PORTUGAL TELECOM SGPS SA Form 6-K March 29, 2011

## SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

## FORM 6-K

Report of Foreign Private Issuer Pursuant to Rule 13a-16 or 15d-16 of the

Securities Exchange Act of 1934

For the month of March 2011

Commission File Number 1-13758

# PORTUGAL TELECOM, SGPS, S.A.

(Exact name of registrant as specified in its charter)

Av. Fontes Pereira de Melo, 40 1069 - 300 Lisboa, Portugal

(Address of principal executive office)

Indicate by check mark whether the registrant files or will file annual reports under cover Form 20-F or Form 40-F.

Form 20-F x Form 40-F o

Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.

Yes o No x

Press Release | Lisbon | 28 March 2011

#### Update on PT s investment in and strategic partnership with Oi conclusion of the transaction

Following the announcement regarding Portugal Telecom  $\,s\,(\,PT\,\,)$  investment in and strategic partnership with Oi and the completion of the capital increase launched by Oi, PT informs that it has acquired a direct and indirect stake of 25.28% in Telemar Norte Leste (  $\,TMAR\,\,$ ) for a cash consideration of R\$ 8.32 billion.

As a result of the capital increases undertaken as part of PT  $\,$ s investment in Oi, Tele Norte Leste  $\,$ s (  $\,$ TNL  $\,$ ) pro-forma net debt for 2010 was reduced by R\$ 6.0 billion to R\$ 12.7 billion and pro-forma net debt to EBITDA now stands at 1.2x, thus enhancing significantly Oi  $\,$ s financial profile.

As previously stated the corporate governance rights attributed to PT will allow the proportional consolidation of its 25.6% direct and indirect stake in Telemar Participações S.A. ( TmarPart ), which fully consolidates TNL and TMAR. This proportional consolidation will take place from 1 April 2011.

PT s investment in Oi is structured as follows: (1) a 35% stake in AG Telecom Participações S.A. ( AG ); (2) a 35% stake in LF Tel S.A. ( LF ); (3) a 12.07% stake in TmarPart; (4) a 10.49% stake in TNL, and (5) a 9.43% stake in TMAR. These combined investments equate to a 25.28% direct and indirect stake in TMAR of which around two thirds are held directly in listed companies, as detailed below:

	PT	AG	LF	TmarPart	TNL	Others	Total
(Thousand shares)	# Shares % Shares	# Shares %					
AG							
Common	35.09	% n/a	0.09	6 0.0%	0.0%	65.0%	Ď
LF							
Common	35.09	% 0.0	% n/a	0.0%	0.0%	65.0%	Ď
TmarPart							
Common	12.19	% 19.3	% 19.39	6 n/a	0.0%	49.2%	Ď
TNL							
Common	20,752 11.39	% 0.0	% 0.09	6 103,814 56.4%	n/a n/a	59,442 32.3%	184,008
Prefered	28,299 10.09	% 11,413 4.0	% 11,413 4.09	6 0.0%	n/a n/a	232,342 82.0%	283,466
Total	49,051 10.59	% 11,413 2.4	% 11,413 2.49	6 103,814 22.2%	n/a n/a	291,784 62.4%	467,474
TMAR							
Common	0.09	% 0.0	% 0.09	6 0.0%	5 150,971 98.0%	5 3,061 2.0%	154,032
Prefered	32,476 17.19	% 11,240 5.9	% 11,240 5.99	6.9%	91,250 48.0%	5 30,956 16.3%	190,241
Total	32,476 9.49	% 11,240 3.3	% 11,240 3.39	6 13,079 3.8%	5 242,221 70.4%	5 34,017 9.9%	344,273

Portugal Telecom, SGPS, SA

Public company

Nuno Vieira

Avenida Fontes Pereira de Melo, 40

1069-300 Lisbon

Share capital Euro 26,895,375

Registered in the Commercial Registry Office of Lisbon

Portugal and Corporation no. 503 215 058

New York Stock Exchange. Information may be accessed on the Reuters under the symbols PTC.LS and PT and on Bloomberg under the

symbol PTC PL.

nuno.t.vieira@telecom.pt

Tel.: +351 21 500 1701

Fax: +351 21 500 0800

www.telecom.pt

#### PT s Economic Interest in TMAR

Through AG	3.1%		
Through LF	3.1%		
Through TmarPart	2.3%		
Through TNL	7.4%		
Direct in TMAR	9.4%		
Total	25.3%		

PT has also concluded the acquisition of a 16.2% stake in CTX for R\$ 116 million. As a result of this purchase, PT has acquired a direct and indirect stake (via AG and LF) of 42.0% in CTX, which will be proportionally consolidated as from 1 April 2011. CTX fully consolidates Contax. As previously announced, the next step of this transaction includes the merger of Dedic/GPTI with Contax. According to Brazilian securities regulation governing transactions an independent committee will be created to analyse the proposed exchange ratio and make a recommendation to Contax s Board of Directors. The merger is subject to Board of Directors and Shareholders approval at both companies.

Final closing of both transactions announced today will take place up to or on 1 April 2011.

Following the merger, considering the proposed exchange ratio, CTX will acquire R\$ 49.7 million in Contax shares held by PT, PT will subscribe a capital increase in CTX using Contax shares and Contax will repay R\$ 162.6 million intercompany loans that Dedic/GPTI has with PT. As a result, PT will hold a direct and indirect stake in CTX of 44.4%, which will then be proportionally consolidated.

Upon completion of both Oi  $\,$ s and Contax  $\,$ s transactions, PT will proportionally consolidate 25.6% of Oi and 44.4% of CTX and the total combined investment will stand at R\$ 8.2 billion, with an implied EV/2010 EBITDA multiple of 5.8x.

Following these transactions, PT will continue to benefit from a robust balance sheet and significant financial flexibility, with a cash flow profile consistent with its attractive shareholder remuneration policy and an investment grade rating.

#### **SIGNATURE**

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

Date: March 28, 2011

PORTUGAL TELECOM, SGPS, S.A.

By: /s/ Nuno Vieira

Nuno Vieira

**Investor Relations Director** 

#### FORWARD-LOOKING STATEMENTS

This document may contain forward-looking statements. These statements are statements that are not historical facts, and are based on management s current view and estimates of future economic circumstances, industry conditions, company performance and financial results. The words anticipates , believes , estimates , expects , plans and similar expressions, as they relate to the company, are intended to identify forward-looking statements. Statements regarding the declaration or payment of dividends, the implementation of principal operating and financing strategies and capital expenditure plans, the direction of future operations and the factors or trends affecting financial condition, liquidity or results of operations are examples of forward-looking statements. Such statements reflect the current views of management and are subject to a number of risks and uncertainties. There is no guarantee that the expected events, trends or results will actually occur. The statements are based on many assumptions and factors, including general economic and market conditions, industry conditions, and operating factors. Any changes in such assumptions or factors could cause actual results to differ materially from current expectations.