TENARIS SA Form 6-K May 07, 2007

FORM 6 - K

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

Report of Foreign Private Issuer Pursuant to Rule 13a - 16 or 15d - 16 of the Securities Exchange Act of 1934

As of May 7, 2007

TENARIS, S.A. (Translation of Registrant's name into English)

TENARIS, S.A.
46a, Avenue John F. Kennedy
L-1855 Luxembourg
(Address of principal executive offices)

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

Form 20-F x Form 40-F

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 No x

If "Yes" is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2 (b): 82-.-

The attached material is being furnished to the Securities and Exchange Commission pursuant to Rule 13a-16 and Form 6-K under the Securities Exchange Act of 1934, as amended. This report contains Tenaris' Consolidated Condensed Interim Financial Statements for the three -month period ended March 31, 2007.

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: May 7, 2007

Tenaris, S.A.

By: /s/ Cecilia Bilesio Cecilia Bilesio Corporate Secretary

TENARIS S.A.

CONSOLIDATED CONDENSED INTERIM FINANCIAL STATEMENTS

MARCH 31, 2007

46a, Avenue John F. Kennedy - 2nd Floor. L - 1855 Luxembourg

CONSOLIDATED CONDENSED INTERIM INCOME STATEMENT

(all amounts in thousands of U.S. dollars, unless otherwise stated)

Three-month 2007

Notes

Continuing operations

(Un

Net sales Cost of sales	2 2 & 3	2,425,299 (1,291,498)
Gross profit Selling, general and administrative expenses Other operating income (expense), net	2 & 4	1,133,801 (374,267) (1,937)
Operating income Interest income Interest expense Other financial results	5 5 5	757,597 22,191 (57,727) (13,043)
<pre>Income before equity in earnings of associated companies and income tax Equity in earnings of associated companies</pre>		709,018 25,907
Income before income tax Income tax		734,925 (225,531)
Income for continuing operations	-	509,394
Discontinued operations Income for discontinued operations		-
Income for the period	-	509,394
Attributable to: Equity holders of the Company Minority interest	-	480,304 29,090 509,394
	-	
Earnings per share attributable to the equity holders of the Company during the period Weighted average number of ordinary shares (thousands)		1,180,537
Earnings per share (U.S. dollars per share)		0.41
Earnings per ADS (U.S. dollars per ADS)		0.81

The ratio of ordinary shares per American Depositary Shares (ADSs) was changed from a ratio of one ADS equal to ten ordinary shares to a new ratio of one ADS equal to two ordinary shares. The implementation date for this change was April 26, 2006, for shareholders of record at April 17, 2006. Earnings per ADS reflected above have been adjusted for this change in the conversion ratio.

The accompanying notes are an integral part of these consolidated condensed interim financial statements. The report of the Independent Registered Public Accounting Firm on these consolidated condensed interim financial statements is issued as a separate document. These consolidated condensed interim financial statements should be read in conjunction with our audited Consolidated Financial Statements and notes for the fiscal year ended December 31, 2006.

CONSOLIDATED CONDENSED INTERIM BALANCE SHEET

(all amounts in thousands of U.S. dollars)		At March	31, 2007	
ASSETS	Notes		dited)	
Non-current assets Property, plant and equipment, net Intangible assets, net Investments in associated companies Other investments Deferred tax assets Receivables	6 6	2,978,406 2,826,641 453,483 26,807 293,353 39,330	6,618,020	2, 2,
Current assets Inventories Receivables and prepayments Current tax assets		2,437,796 268,845 160,676		2,
Trade receivables Other investments Cash and cash equivalents		1,642,841 188,688 1,634,812	6,333,658	1, 1,
Total assets			12,951,678	
EQUITY Capital and reserves attributable to the Company's equity holders Share capital Legal reserves Share premium Currency translation adjustments Other reserves Retained earnings		1,180,537 118,054 609,733 29,023 28,143 3,877,888	5 , 843 , 378	1, 3,
Minority interest			387,552	
Total equity			6,230,930	
LIABILITIES Non-current liabilities Borrowings Deferred tax liabilities Other liabilities Provisions Trade payables		2,765,327 978,204 193,339 84,405 354	4,021,629	2,
Current liabilities Borrowings Current tax liabilities Other liabilities Provisions Customer advances Trade payables		632,858 693,545 217,241 22,729 365,861 766,885	2,699,119	

Total liabilities 6,720,748

Total equity and liabilities 12,951,678

Contingencies, commitments and restrictions to the distribution of profits are disclosed in Note 7.

The accompanying notes are an integral part of these consolidated condensed interim financial statements. The report of the Independent Registered Public Accounting Firm on these consolidated condensed interim financial statements is issued as a separate document. These consolidated condensed interim financial statements should be read in conjunction with our audited Consolidated Financial Statements and notes for the fiscal year ended December 31, 2006.

CONSOLIDATED CONDENSED INTERIM STATEMENT OF CHANGES IN EQUITY (all amounts in thousands of U.S. dollars)

			-	ty holders o	of the Compan	У
	Share	Legal	Share	Other Reserves	Currency translation adjustment	Earning
Balance at January 1, 2007	1,180,537	118,054	609 , 733	28 , 757	3,954	3,397,5
Currency translation differences Change in equity reserves Acquisition and decrease of	-	-	-		25 , 069	
minority interest Dividends paid in cash Income for the period	- - -	- - -	- - -	- - -	- - -	480 , 3
Balance at March 31, 2007					29,023	
			_	-	of the Compan	-
	Share	Legal	Share	Other Reserves (**)		Retained
Balance at January 1, 2006	1,180,537	118,054	609 , 733	2,718	(59,743)	1,656,5
Currency translation differences	-	-	-	_	4,925	

Balance at March 31, 2006	1,180,537	118,054	609,733	30,801	(54,818)	2,076,1
Dividends paid in cash Income for the period	-	- -	- -	- -	- -	419,6
Change in equity reserves Acquisition and increase of minority interest	_	_	_	28,083	_	

(*) Retained Earnings calculated in accordance with Luxembourg Law are disclosed in Note 7. (**) See Note 1. See also Note 28 (c) of our audited Consolidated Financial Statements for the fi December 31, 2006.

The accompanying notes are an integral part of these consolidated condensed interim financial statement Registered Public Accounting Firm on these consolidated condensed interim financial separate document. These consolidated condensed interim financial statements should be read in consolidated Financial Statements and notes for the fiscal year ended December 31, 2006.

CONSOLIDATED CONDENSED INTERIM CASH FLOW STATEMENT

Investments in short terms securities

	Thre
(all amounts in thousands of U.S. dollars)	2007
Cash flows from operating activities	
Income for the period	509,
Adjustments for: Depreciation and amortization	100,
Income tax accruals less payments	125,
Equity in earnings of associated companies	(25,
Interest accruals less payments, net	45,
Income from disposal of investment	
Changes in provisions	(7,
Changes in working capital	(90,
Other, including currency translation adjustment	31,
Net cash provided by operating activities	688 ,
Cash flows from investing activities	(110
Capital expenditures	(119,
Acquisitions of subsidiaries and minority interest (see Note 8) Decrease in subsidiaries	(1, (1,
Proceeds from disposal of property, plant and equipment and intangible assets	2,
	·
Changes in restricted bank deposits	

(5,

(125 ,
(3,
48,
(360,
(316,
246,
1,365,
2,
246,
1,614,
2007
1,634,
(20,
1,614,

The accompanying notes are an integral part of these consolidated condensed interim financial sta Independent Registered Public Accounting Firm on these consolidated condensed interim financial s separate document. These consolidated condensed interim financial statements should be read in co Consolidated Financial Statements and notes for the fiscal year ended December 31, 2006.

NOTES TO THE CONSOLIDATED CONDENSED INTERIM FINANCIAL STATEMENTS

Index to the notes to the consolidated condensed interim financial statements $% \left(1\right) =\left(1\right) +\left(1$

- 1 General information and basis of presentation
- 2 Segment information
- 3 Cost of sales
- 4 Selling, general and administrative expenses
- 5 Financial income (expenses), net
- 6 Property, plant and equipment and Intangible assets, net
- 7 Contingencies, commitments and restrictions to the distribution of profits
- 8 Business acquisitions, incorporation of subsidiaries and other significant events
- 9 Discontinued operations
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NOTES TO THE CONSOLIDATED CONDENSED INTERIM FINANCIAL STATEMENTS (In the notes all amounts are shown in U.S. dollars, unless otherwise stated)

1 General information and basis of presentation

Tenaris S.A. (the "Company" or "Tenaris"), a Luxembourg corporation (societe anonyme holding), was incorporated on December 17, 2001 as a holding company for investments in steel pipe manufacturing and distribution companies. The Company consolidates its subsidiary companies, as detailed in Note 32 to the audited Consolidated Financial Statements for the year ended December 31, 2006.

These consolidated condensed interim financial statements have been prepared in accordance with IAS 34, "Interim Financial Reporting". The accounting policies used in the preparation of these consolidated condensed interim financial statements are consistent with those used in the audited consolidated financial statements for the year ended December 31, 2006. These consolidated condensed interim financial statements should be read in conjunction with the audited Consolidated Financial Statements for the year ended December 31, 2006, which have been prepared in accordance with International Financial Reporting Standards ("IFRS").

Certain comparative amounts have been reclassified to conform to changes in presentation in the current year.

The preparation of consolidated condensed interim financial statements in conformity with IFRS requires management to make certain accounting estimates and assumptions that might affect the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities as of the balance sheet dates, and also the reported amounts of revenues and expenses for the reported periods. Actual results may differ from these estimates.

Material intercompany transactions and balances between Tenaris subsidiaries have been eliminated in consolidation. However, some financial gains and losses do arise from intercompany transactions because certain subsidiaries use their respective local currencies as their functional currency for accounting purposes. Such gains and losses are included in the consolidated income statement under Other financial results.

The Company applies hedge accounting treatment for certain qualifying financial instruments. These transactions are classified as cash flow hedges (mainly currency forward contracts on highly probable forecast transactions and interest rate swaps). The effective portion of the fair value of derivatives that are designated and qualify as cash flow hedges is recognized in equity. Amounts accumulated in equity are charged in the income statement in the periods when the hedged item affects profit or loss. The gain or loss relating to the ineffective portion is recognized in the income statement. The fair value of the Company's derivative financial instruments (asset or liability) is reflected on the Balance Sheet.

For transactions designated and qualifying for hedge accounting, the Company documents at the time of designation of the transaction the relationship between hedging instruments and hedged items, as well as its risk management objectives. The Company also documents its assessment at hedge designation and at each period end of whether the derivatives that are used in hedging transactions are expected to be effective in offsetting changes in cash flows of hedged items. At March 31, 2007, the effective portion of designated cash flow hedges amounts to \$1.5 million and is included in Other reserves in equity.

These consolidated condensed interim financial statements were approved for issue by the Tenaris Board of Directors on May 4, 2007.

2 Segment information

Reportable operating segments

(all amounts in thousands of U.S. dollars)	Tubes	Projects	Other	Total Continuin operations
Three-month period ended March 31, 2007 Net sales Cost of sales		124,410 (82,216)	•	2,425,2
Gross profit Selling, general and administrative expenses Other operating income (expenses), net	(337,215)	42,194 (17,642) 1,758	(19,410)	
Operating income	722,028	26,310	9 , 259	757,5
Depreciation and amortization	89,720	4,425	6,342	100,4
Three-month period ended March 31, 2006 Net sales Cost of sales		96,225 (63,025)		
Gross profit Selling, general and administrative expenses Other operating income (expenses), net				(216,6
Operating income	572 , 232	16,310	8 , 567	597,1
Depreciation and amortization	46,710	4,865	2,667	54,2

Geographical information

(all amounts in thousands of U.S. dollars)				Middle		Tot
	North	South		East &	Far East &	Conti
	America	America	Europe	Africa	Oceania	opera
Three-month period ended March 31, 2007				(Unav	ıdited)	
Net sales	802,140	428,775	426,615	601,250	166,519	2,425
Depreciation and amortization	59,319	24,439	14,848	197	1,684	100
Three-month period ended March 31, 2006						
Net sales	467,599	343,374	306,552	331,070	173 , 296	1,621
Depreciation and amortization	15,422	22,510	14,616	209	1,485	54

Allocation of net sales to geographical segments is based on customer location. Allocation of depreciation and amortization is based on the geographical location of the underlying assets.

There are no revenues from external customers attributable to the Company's country of incorporation (Luxembourg). The South American segment comprises principally Argentina, Brazil and Venezuela. The European segment comprises

principally France, Germany, Italy, Norway, Romania and the United Kingdom. The North American segment comprises Canada, Mexico and the USA. The Middle East and Africa segment comprises principally Egypt, Nigeria, Saudi Arabia and the United Arab Emirates. The Far East and Oceania segment comprises principally China, Indonesia, Japan and South Korea.

(*) Corresponds to Dalmine Energie operations.

3 Cost of sales

	Three-month period ended March 31,		
(all amounts in thousands of U.S. dollars)	2007	2006	
	(Unaudi		
Inventories at the beginning of the period	2,372,308	1,376,113	
Plus: Charges of the period			
Raw materials, energy, consumables and other	960,370	807 , 014	
Services and fees	106,826	84,348	
Labor cost	164,570	108 , 987	
Depreciation of property, plant and equipment	56,798	47 , 740	
Amortization of intangible assets	404	1,130	
Maintenance expenses	47,194	25 , 080	
Provisions for contingencies	4,735	=	
Allowance for obsolescence	(2,768)	4,946	
Taxes	988	1,013	
Other	17,869	7 , 753	
	1,356,986	1,088,011	
Less: Inventories at the end of the period	(2,437,796)	(1,491,632	
	1,291,498	972 , 492	
From Discontinued operations	· · · · -	(156, 165	
	1,291,498	816 , 327	

4 Selling, general and administrative expenses

	Three-month period ended March 31,		
(all amounts in thousands of U.S. dollars)	2007	2006	
	(Unaudite	ed)	
Services and fees	43,348	25 , 438	
Labor cost	92,333	58 , 650	
Depreciation of property, plant and equipment	2,692	1,896	
Amortization of intangible assets	40,593	3 , 909	
Commissions, freight and other selling expenses	117,337	87 , 593	
Provisions for contingencies	14,122	211	

Allowances for doubtful accounts	3,705	1,901
Taxes	34 , 672	21 , 350
Other	25,465	16 , 936
	374,267	217 , 884
From Discontinued operations	-	(1,244
	374,267	216,640

Financial income (expenses), net

	Three-mont M
(all amounts in thousands of U.S. dollars)	2007
Interest expense Interest income	(U (57,727) 22,191
<pre>Interest net Net foreign exchange transaction results and changes in fair value of derivative instruments Other</pre>	(35,536) (11,122) (1,921)
Other financial results	(13,043)
Net financial results From Discontinued operations	(48,579) -
	(48,579)

Each comparative item included in this note differs from its corresponding line in the income statement because it includes discontinued operations' results.

6 Property, plant and equipment and Intangible assets, net

(all amounts in thousands of U.S. dollars)	Net Property, Plant and Equipment	Net Intangible Assets
	(Unaudited)	(Unaudited)
Three-month period ended March 31, 2007		
Opening net book amount	2,939,241	2,844,498
Currency translation differences	6,191	10,626
Transfers	(94)	94
Additions	114,647	5,265
Disposals	(2,693)	_
Reclassifications	(19,396)	7,155
Depreciation / Amortization charge	(59,490)	(40,997)
At March 31, 2007	2,978,406	2,826,641

7 Contingencies, commitments and restrictions to the distribution of profits

This note should be read in conjunction with Note 26 to the Company's audited Consolidated Financial Statements for the year ended December 31, 2006. Significant changes or events since the date of such financial statements are the following:

Asbestos-related Litigation

In addition to the previously known 13 civil proceedings for work-related injuries arising from the use of asbestos in its manufacturing processes during the period from 1960 to 1980, 18 asbestos-related out-of-court claims and 1 civil party claim, 21 new asbestos-related out-of-court claims and 1 asbestos civil proceedings have been notified to Dalmine during 2007; no claims were dismissed or settled. Accordingly, as of March 31, 2007, the total asbestos-related claims pending against Dalmine are 54 (of which, 3 are covered by insurance). Aggregate settlement costs to date are Euro 3.8 million. Dalmine estimates that its potential liability in connection with the claims above that are not yet settled is approximately Euro 20.4 million (\$ 27.2 million) of which Euro 7.8 million (\$10.4 million) relate to the claims and proceedings notified to Dalmine during 2007.

7 Contingencies, commitments and restrictions to the distribution of profits (Cont'd)

Asbestos-related Litigation (Cont'd)

Accruals for Dalmine's potential liability are based on the average of the amounts paid by Dalmine for asbestos-related claims plus an additional amount related to some reimbursements requested by the social security authority. The maximum potential liability is not determinable as in some cases the requests for damages do not specify amounts, and instead is to be determined by the court. The timing of payment of the amounts claimed is not presently determinable.

Maverick litigation

On December 11, 2006, The Bank of New York ("BNY"), as trustee for the holders of Maverick 2004 4% Convertible Senior Subordinated Notes due 2033 issued pursuant to an Indenture between Maverick and BNY ("Noteholders"), filed a complaint against Maverick and Tenaris in the United States District Court for the Southern District of New York. The complaint alleges that Tenaris's acquisition of Maverick triggered the "Public Acquirer Change of Control" provision of Indenture, asserting breach of contract claim against Maverick for refusing to deliver the consideration specified in the Public Acquirer Change of Control provision of the Indenture to Noteholders who entered their notes for such consideration. This complaint seeks a declaratory judgement that Tenaris's acquisition of Maverick was a Public Acquirer Change of Control under the Indenture, and asserts claims for tortuous interference with contract and unjust enrichment against Tenaris. Defendants filed a motion to dismiss the complaint, or in the alternative, for summary judgment on March 13, 2007. Plaintiff filed a motion for partial summary judgment on the same date. Opposition papers to the motions were filed due April 20, 2007, and reply papers are due May 15, 2007.

Tenaris believes that these claims are without merit. Accordingly, no provision was recorded in these financial statements. Were plaintiff to prevail, Tenaris estimates that the recovery would be approximately \$50 million.

European Commission Fine

On January 25, 2007, the Court of Justice of the European Commission confirmed the December 8, 1998 decision by the European Commission to fine eight international steel pipe manufacturers, including Dalmine, for violation of European competition laws. Pursuant to the Court's decision, Dalmine is required to pay a fine of Euro 10.1 million (\$13.3 million). Since the infringements for which the fine was imposed took place prior to the acquisition of Dalmine by Tenaris in 1996, Dalmine's former owner, who had instructed Dalmine to appeal, is required and has acknowledged its responsibility to pay 84.1% of the fine. The remaining 15.9% of the fine has been paid out in 2007 of the provision that Dalmine established in 1999 for such proceeding.

Employee retention and incentive program

Tenaris has adopted an employee retention and long term incentive program effective from January 1, 2007. Pursuant to this program, certain senior executives will be granted a number of units equivalent in value to the equity book value per share (excluding minority interest). The units will be vested over a period of four years and the Company will redeem vested units following a period of ten years from the grant date, or when the employee leaves the Company, at the equity book value per share at the time of payment. Beneficiaries will also receive a cash amount per unit equivalent to the dividend paid per share whenever the Company pays a dividend to its shareholders.

Compensation under this program is not expected to exceed 35% in average of the total annual compensation of the beneficiaries.

The total value of the units granted to date under the program, considering the number of units and the book value per share as of March 31, 2007, is \$4.7 million. The Company has recorded a total liability of \$5.8 million taking into account expected industry growth and discount rate.

7 Contingencies, commitments and restrictions to the distribution of profits (Cont'd)

Transportation commitment

Tenaris entered into transportation capacity agreements with Transportadora de Gas del Norte S.A. for capacity of 1,000,000 cubic meters per day until 2017. As of March 31, 2007, the outstanding value of this commitment was approximately \$61.0 million. Tenaris also expects to obtain additional gas transportation capacity of 315,000 cubic meters per day until 2027. This commitment is subject to the enlargement of certain pipelines in Argentina, which enlargement is expected to be completed by 2008.

Restrictions to the distribution of profits and payment of dividends

As of March 31, 2007, shareholders' equity as defined under Luxembourg law and regulations consisted of the following:

(all amounts in thousands of U.S. dollars) Share capital

(unaudited) 1,180,537

Legal reserve	118,054
Share premium	609,733
Retained earnings including net income for the three-month period	
ended March 31, 2007	1,976,626
Total shareholders equity in accordance with Luxembourg law	3,884,950

At least 5% of the Company's net income per year, as calculated in accordance with Luxembourg law and regulations, must be allocated to the creation of a legal reserve equivalent to 10% of the Company's share capital. As of March 31, 2007, this reserve is fully allocated and additional allocations to the reserve are not required under Luxembourg law. Dividends may not be paid out of the legal reserve.

Tenaris may pay dividends to the extent, among other conditions, that it has distributable retained earnings calculated in accordance with Luxembourg law and regulations.

At March 31, 2007, Tenaris' retained earnings under Luxembourg law totalled \$1,976.6 million, as detailed below.

(all amounts in thousands of U.S. dollars)	(unaudited)
Retained earnings at December 31, 2006 under Luxembourg law	1,527,096
Dividends received	458 , 698
Other income and expenses for the three-month period ended March 31, 2007	(9,168)
Retained earnings at March 31, 2007 under Luxembourg law	1,976,626

- 8 Business acquisitions, incorporation of subsidiaries and other significant events
- (a) Acquisition of Hydril Company ("Hydril")

On February 12, 2007, Tenaris announced that is has entered into a definitive merger agreement to acquire Hydril for \$97 per share of Hydril's common stock and \$97 per share of Hydril's Class B common stock, payable in cash.

On May 2, 2007, Hydril's shareholders meeting approved the merger agreement. Closing will occur in May 7, 2007. To finance the acquisition and the payment of related obligations and to refinance existing debt, Tenaris and the subsidiary that will merge with and into Hydril have entered into syndicated term loan facilities in an aggregate principal amount of \$2.0 billion.

Hydril is a North American manufacturer of premium connections and pressure control products for oil and gas drilling and production. For 2006, Hydril reported revenues of \$503 million, operating income of \$132.2 million and net income of \$91.3 million under US GAAP.

- 8 Business acquisitions, incorporation of subsidiaries and other significant events (Cont'd)
- (b) Acquisition of Maverick Tube Corporation ("Maverick")

On October 5, 2006, Tenaris completed its acquisition of Maverick, pursuant to which, Maverick merged with and into a wholly owned subsidiary of Tenaris. On

that date, Tenaris paid \$65 per share in cash for each issued and outstanding share of Maverick's common stock. The value of the transaction at the acquisition date was \$3,160 million, including Maverick's financial debt. Tenaris began consolidating Maverick's balance sheet and results of operations in the fourth quarter of 2006.

Goodwill arising on the acquisition of Maverick, \$1,125 million is the difference between the acquisition price and the fair value on the acquisition date of the identifiable tangible and intangible assets and liabilities determined mainly by independent valuation. This goodwill reflects the opportunity for Tenaris to increase its presence in North America, primarily in the OCTG market.

(c) Minority Interest

During the three-month period ended March 31, 2007, additional shares of Silcotub and Dalmine were acquired from minority shareholders for an aggregate purchase price of approximately \$1.8 million.

9 Discontinued operations

Sale of a 75% interest in Dalmine Energie

On December 1, 2006, Tenaris completed for \$58.9 million the sale of a 75% participation of Dalmine Energie, its Italian supply business, to E.ON Sales and Trading GmbH, a wholly owned subsidiary of E.ON Energie AG ("E.ON") and an indirect subsidiary of E.O.N AG. Following consummation of the sale, Tenaris maintains a 25% interest in Dalmine Energie. As a result of this transaction, Tenaris has de-consolidated Dalmine Energie and recognized a \$40.0 million gain in the fourth quarter of 2006.

As per the sale agreement, Tenaris has an irrevocable option to sell to E.ON, at any time during the one year exercise period (in two years from the date of the sale agreement), its 25% remaining interest in Dalmine Energie for a purchase price in cash of EUR 13.0 million plus interests. Also, E.ON has an irrevocable option to purchase from Tenaris, at any time during the one year exercise period (in two years from the date of the sale agreement), Tenaris' 25% remaining interest in Dalmine Energie for a purchase price in cash of EUR 17.5 million plus interests and adjustments.

Analysis of the result of discontinued operations:

	March 31, 2006
Net sales	161,261
Cost of sales	(156, 165)
Gross profit	5,096
Selling, general and administrative expenses	(1,244)
Other operating income (expense), net	(55)
Operating income	3 , 797
Interest income	86
Interest expense	(244)
Other financial results	301
Income before equity in earnings of associated companies and income tax	3,940
Equity in earnings of associated companies	-
Income before income tax	3,940

Income tax	(1,307)
Income for the period from discontinued operations	2,633

Cash from discontinued operations increased by \$2.5 million in the period ended March 31, 2006.

10 Related party disclosures

Sales of goods

The Company is controlled by San Faustin N.V., a Netherlands Antilles corporation, which owns 60.45% of the Company's outstanding shares through its wholly-owned subsidiary I.I.I. Industrial Investments Inc., a Cayman Islands corporation. Tenaris' directors and executive officers as a group own 0.2% of the Company's outstanding shares, while the remaining 39.4% is publicly traded. The ultimate controlling entity of the Company is Rocca & Partners S.A., a British Virgin Islands corporation.

At March 31, 2007, the closing price of Ternium shares as quoted on the New York Stock Exchange was \$27.94 per ADS, giving Tenaris' ownership stake a market value of approximately \$642 million. At March 31, 2007, the carrying value of Tenaris' ownership stake in Ternium was approximately \$429 million.

Transactions and balances disclosed as with "Associated" companies are those companies over which Tenaris exerts significant influence in accordance with IFRS, but does not have control. All other transactions with related parties which are not Associated and which are not consolidated are disclosed as "Other".

The transactions and balances with related parties are shown below:

(all amounts in thousands of U.S. dollars)

24,902

	Three-month period ended March 31, 2007	Associated (1)	Other	Tota
(i)	Transactions			
	(a) Sales of goods and services			
	Sales of goods	26,237	12,727	38
	Sales of services	8,377	1,331	9
		· ·	14,058	48
	(b) Purchases of goods and services			
	Purchases of goods	·	6 , 459	72
	Purchases of services	16,881	20,618	37
		83,402	27,077	
	Three-month period ended March 31, 2006			
		Associated (2)	Other	Tota
(i)	Transactions			
	(a) Sales of goods and services			

39

14,391

Sales of services	3,544	631	4
			43
(b) Purchases of goods and services	10 441	5 510	24
Purchases of services	2,116	13,141	15
	21,557	18,651	40
lated party disclosures (Cont'd)			
At March 31, 2007	Associated (1)	Other	Tota
Period-end balances			
(a) Related to sales / purchases of goods / services			
Receivables from related parties Payables to related parties			67 (58
	4,854	4,158	9
(b) Other balances Receivables	2,079	-	2
(c) Financial debt Borrowings (4)	(61,636)	-	(61
At December 31, 2006	Associated (3)	Other	Tota
Period-end balances			
(a) Related to sales / purchases of			
Receivables from related parties			39
Payables to related parties			(51
	(12,520)	1,041	(11
(b) Other balances	2,079	-	2
(c) Financial debt Borrowings (5)	(60,101)	_	(60
	(b) Purchases of goods and services Purchases of goods Purchases of services lated party disclosures (Cont'd) At March 31, 2007 Period-end balances (a) Related to sales / purchases of goods / services Receivables from related parties Payables to related parties (b) Other balances (c) Financial debt Borrowings (4) At December 31, 2006 Period-end balances (a) Related to sales / purchases of goods / services Receivables from related parties Payables to related parties (b) Other balances (c) Financial debt Period-end balances (d) Related to sales / purchases of goods / services Receivables from related parties Payables to related parties (b) Other balances (c) Financial debt	(b) Purchases of goods and services Purchases of goods Purchases of goods Purchases of services 19,441 2,116 21,557 21,557 Associated (1) Period-end balances (a) Related to sales / purchases of goods / services Receivables from related parties Payables to related parties (b) Other balances (c) Financial debt Borrowings (4) At December 31, 2006 At December 31, 2006 Associated (3) Period-end balances (a) Related to sales / purchases of goods / services Receivables (b) Other balances Receivables (c) Financial debt Borrowings (4) At December 31, 2006 Associated (3) Period-end balances (a) Related to sales / purchases of goods / services Receivables from related parties Payables to related payables Payables Payables to related payables Payabl	(b) Purchases of goods and services Purchases of goods and services Purchases of service

⁽¹⁾ Includes Ternium S.A. and its subsidiaries ("Ternium"), Condusid C.A. ("Condusid"), Finma S.A. ("Finma"), Lomond Holdings B.V. group ("Lomond"), Dalmine Energie S.p.A. ("Dalmine Energie") and

Socotherm Brasil S.A. ("Socotherm").

- (2) Includes Ternium and Condusid.
- (3) Includes Ternium, Condusid, Finma, Lomond and Dalmine Energie.
- (4) Includes convertible loan from Sidor to Materiales Siderurgicos S.A. ("Matesi") of \$59.5 mill March 31, 2007.
- (5) Includes convertible loan from Sidor to Matesi of \$58.4 million at December 31, 2006.

Carlos Condorelli CHIEF FINANCIAL OFFICER