TELEFONICA DATA BRASIL HOLDING S.A. Form CB August 10, 2006

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

Form CB TENDER OFFER/RIGHTS OFFERING NOTIFICATION FORM (AMENDMENT NO. _____)

Please place an X in the box(es) to designate the appropriate rule provision(s) relied upon to file this Form:

Securities Act Rule 801 (Rights Offering) o
Securities Act Rule 802 (Exchange Offer) x
Exchange Act Rule 13e-4(h)(8) (Issuer Tender Offer) o
Exchange Act Rule 14d-1(c) (Third Party Tender Offer) o
Exchange Act Rule 14e-2(d) (Subject Company Response) o
Filed or submitted in paper if permitted by Regulation S-T Rule 101(b)(8) o

Note: Regulation S-T Rule 101(b)(8) only permits the filing or submission of a Form CB in paper by a party that is not subject to the reporting requirements of Section 13 or 15(d) of the Exchange Act.

Telefônica Data Brasil Holding S.A.

(Name of Subject Company)

Telefonica Data Brazil Holding Inc.

(Translation of Subject Company\\ S Name into English (if applicable))

Federative Republic of Brazil

(Jurisdiction of Subject Company\(\sigma\) Incorporation or Organization)

Telecomunicações de São Paulo S.A. - Telesp

(Name of Person(s) Furnishing Form)

American Depositary Shares CUSIP 879370104 Preferred Shares ISIN BRTDBHACNPR9

(Title of Class of Subject Securities)

(CUSIP Number of Class of Securities (if applicable))

Daniel de Andrade Gomes ☐ Investor Relations Officer Rua Martiniano de Carvalho 851 ☐ 17 Floor CEP 01321-001 ☐ São Paulo ☐ SP - Brazil

(Name, Address (including zip code) and Telephone Number (including area code) of Person(s) Authorized to Receive Notices and Communications on Behalf of Subject Company)

Not applicable

(Date Tender Offer/Rights Offering Commenced)

^{*} An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid control number. Any member of the public may direct to the Commission any comments concerning the accuracy of this burden estimate and any suggestions for reducing this burden. This collection of information has been reviewed by OMB in accordance with the clearance requirements of 44 U.S.C. 3507.

PART I - INFORMATION SENT TO SECURITY HOLDERS

Item 1. Home Jurisdiction Documents

The following exhibit is attached to this Form CB as Exhibits A:

- Press Release published by Telesp announcing the right of withdrawal and the payment of interim dividends and interests on the company\(\sigma \) net worth
- Press Release published by TDBH announcing the right of withdrawal and the payment of interim dividends and interests on the company∏s net worth

Item 2. Informational Legends

PART II - INFORMATION NOT REQUIRED TO BE SENT TO SECURITY HOLDERS

Not applicable

PART III - CONSENT TO SERVICE OF PROCESS

A Form F-X was filed by Telecomunicações de São Paulo on March 14, 2006, concurrent with Telecomunicações de São Paulo s first filing of Form CB on such date.

PART IV - SIGNATURES

After due inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

/S/ Daniel de Andrade Gomes
(Signature)

Daniel de Andrade Gomes □ Investor Relations Officer
(Name and Title)

São Paulo, August 03, 2006
(Date)

Exhibits A

TELECOMUNICAÇÕES DE SÃO PAULO S. A. | TELESP

Announces the Right of Withdrawal and the Payment of Interim Dividends and Interests on the Company \square s Net Worth

August 03, 2006 (04 pages)

For more information, please contact:

Daniel de Andrade Gomes TELESP, São Paulo, Brazil Tel.: (55-11) 3549-7200 Fax: (55-11) 3549-7202

E-mail: dgomes@telefonica.com.br

URL: www.telefonica.com.br

(São Paulo ☐ Brazil; August 03, 2006) The management of Telecomunicações de São Paulo S/A ☐TELESP (NYSE:

TSP; BOVESPA: TLPP) announces the following:

Telecomunicações de São Paulo S.A. [] TELESP ([]TELESP[]) an Telefônica Data Brasil Holding S.A. ([]TDBH[]) inform their shareholders and the market in general that, considering the resolutions taken in the Extraordinary General Shareholders[] Meetings of TELESP and TDBH held on April 28, 2006 and published in the *Diario Oficial do Estado de São Paulo* and other major newspapers on June 28, 2006, and considering the unanimous decision of the 10th Chamber of the Private Right Section of the Justice Court of the state of São Paulo (10a Câmara da Seção de Direito Privado do Tribunal de Justiça do Estado de São Paulo) disclosed through Relevant Fact dated as of July 27, 2006, whose summary was published by *Diario Oficial do Estado de São Paulo, Poder Judiciário,* Section 1, Part 1, Page 65, on July 28, 2006, the merger of TDBH into TELESP is fully approved, effective on July 28, 2006.

Complementing the Relevant Fact of July 27, 2006 and the Notice to Shareholders of May 23, 2006, the following additional clarifications are attached regarding: (i) the exercise of the right of withdrawal by the dissident shareholders of TDBH; (ii) the process of issuance of shares of TELESP in lieu of the shares of TDBH that will be canceled as a result of the merger; and (iii) the payment of Dividends and Interests on the Company□s Net Worth by TELESP to the shareholders of TDBH that will receive shares of TELESP as a consequence of the merger.

I) RIGHT OF WITHDRAWAL

Dissident Shareholders: The period for the exercise of the right of withdrawal for the dissident shareholders of TDBH started on July 28, 2006, according to the relevant fact published on that date. The right of withdrawal can be exercised by the owners of common or preferred shares of TDBH registered as such on March 09, 2006, in the terms of item 8.5 of the relevant fact dated as of March 09, 2006. The value of reimbursement for the shares of TDBH is the one informed in item 8.4 of the relevant fact dated on March 09, 2006. For TDBH ADS holders, under Brazilian law the right of withdrawal relating to the preferred shares which underlie the ADRs is vested in the Depositary for the TDBH ADR program, which is the registered holder of such preferred shares in Brazil. Under the deposit agreement for the TDBH ADR program, TDBH ADS holders do not have the right to request the Depositary to exercise the right of withdrawal in respect of such shares; therefore the Depositary will not exercise such right.

This exchange offer or business combination is made for the securities of a foreign company. The offer is subject to disclosure requirements of a foreign country that are different from those of the United States. Financial statements included in the document, if any, have been prepared in accordance with foreign accounting standards that may not be comparable to the financial statements of United States companies.

It may be difficult for you to enforce your rights and any claim you may have arising under the federal securities laws, since the issuer is located in a foreign country, and some or all of its officers and directors may be residents of a foreign country. You may not be able to sue a foreign company or its officers or directors in a foreign court for violations of the U.S. securities laws. It may be difficult to compel a foreign company and its affiliates to subject themselves to a U.S. court suggested in a foreign company and its affiliates to subject themselves to a U.S. court suggested in a foreign company and its affiliates to subject themselves to a U.S. court suggested in a foreign company and its affiliates to subject themselves to a U.S. court suggested in a foreign company and its affiliates to subject themselves to a U.S. court suggested in a foreign company and its affiliates to subject themselves to a U.S. court suggested in a foreign company and its affiliates to subject themselves to a U.S. court suggested in a foreign company and its affiliates to subject themselves to a U.S. court suggested in a foreign company and its affiliates to subject themselves to a U.S. court suggested in a foreign company and its affiliates to subject themselves to a U.S. court suggested in a foreign company and its affiliates to subject themselves to a U.S. court suggested in a foreign company and its affiliates to subject themselves to a U.S. court suggested in a foreign company and its affiliates to subject themselves to a U.S. court suggested in a foreign company and its affiliates to subject themselves to a U.S. court suggested in a foreign company and its affiliates to subject themselves to a U.S. court suggested in a foreign company and its affiliates to subject themselves to a U.S. court suggested in a foreign company and its affiliates to subject themselves to a U.S. court suggested in a foreign c

You should be aware that the issuer may purchase securities otherwise than under the exchange offer, such as in open market or privately negotiated purchases.

1.2 <u>Deadline to exercise the right:</u> The right of withdrawal may be exercised by the shareholders referred in item 1.1 above that wish to do so from **July 28, 2006** until **August 28, 2006**.

1.3 Procedure:

Shareholders participating in the Stock Exchanges Custody Program must exercise the right of withdrawal through Broker Dealers.

Shareholders whose shares are in custody at Banco ABN AMRO Real S.A. must exercise the right of withdrawal at the branches of the bank.

1.4 <u>Payment:</u> The payment to the shareholders that exercise the right of withdrawal will take place from **September 01, 2006** on.

II) TRADING AND ISSUANCE OF SHARES

2.1 <u>Trading of shares:</u>

Regardless of the implementation of the merger on July 28, 2006, under the terms of article 227, paragraph 3 of the Law 6404/76, the São Paulo Stock Exchange ([Bovespa]]) establishes that due to operational reasons, the shares of TDBH must remain traded separately from the shares of TELESP until the end of the period to exercise the right of withdrawal. Therefore, the shares of TDBH and TELESP are being traded as follows:

- a) The sale of shares of TDBH through bank agreements will be suspended from August 24, 2006 on;
- b) The over-the-counter transfer of shares of TDBH, as well as the blockage of OTA (Share Transfer Orders) at the depositary bank (Banco ABN AMRO Real S.A.) for brokers will be suspended from August 30, 2006 on;
- Shareholders of TDBH requesting transfer, sell or blockage of shares will be served until August 29, 2006;
- d) From August 30, 2006 on, the shares of TDBH will no longer be traded;
- e) The trading of shares of TELESP in the stock exchanges will not be stopped;
- f) From September 04, 2006 on, the new shares of TELESP issued as a result of the merger will be credited.

2.2 <u>Issuance of Shares of TELESP:</u>

a) According to item 5.4 of the Relevant Fact of March 09, 2006, the exchange of shares of TDBH by new shares of TELESP will be carried out according to the following table:

EXCHANGE RATIO [] ECONOMIC AND FINANCIAL VALUE		
Common shares	1 share of TELESP for each group of 75,389 shares of TDBH	
Preferred shares	1 share of TELESP for each group of 75,389 shares of TDBH	
ADS1	1 ADS of TELESP for each group of 1.50778 ADSs of TDBH	

b) From September 11, 2006 on, or any previous date that may be informed by the management of TELESP, the sale of shares through bank agreements, as well as the over-the-counter transfers will be retaken, while the transactions will already include the shares of TELESP issued as a consequence of the merger of TDBH.

 $^{^{}m 1}$ Each ADS of TDBH represents 50,000 preferred shares of the Company.

III) PAYMENT OF DIVIDENDS AND INTERESTS ON THE COMPANY∏S NET WORTH

3.1 Interim Dividend ☐ Fiscal Year 2006:

We inform the shareholders of TDBH that the payment of Interim Dividends of TELESP will begin on September 22, 2006 to the holders of common and preferred shares of TELESP issued in lieu of the common and preferred shares of TDBH. Such dividends will be paid in accordance with the resolutions taken by the Board of Directors of TELESP at the Meeting held on May 23, 2006, ad referendum of the General Shareholders Meeting of 2007, according to the Notice to Shareholders of May 23, 2005. The Interim Dividends will be granted to the holders of new common and preferred shares of TELESP at the time of the actualization of the records of TELESP to reflect the issuance of new shares for the former shareholders of TDBH (scheduled to take place by the end of the day on August 29, 2006) and they amount to R\$32,820,151.36 (thirty two million, eight hundred twenty thousand, one hundred fifty one Reais and thirty two cents), according to the table below, whose values will be corrected by the variation of the CDI, from June 26, 2006 (date in which the Interim Dividends for the shareholders of TELESP were paid) until September 22, 2006, date in which the respective resources will be put at the disposal of those entitled to them:

Type of Share	Common	Preferred (*)
Amount per share of TELESP: R\$	2.166017518411	2.382619270253

(*) 10% higher than the amount granted to each common share, in accordance with article 7 of the Company\(\pi\) s bylaws.

Said distribution is based on the retained earnings reported in the last annual balance sheet of TELESP as of December 31, 2005 and the earnings of the balance sheet of the 1st quarter ended on March 31, 2006, and in accordance with article 28 of Telesp\(\text{S}\) bylaws and articles 204 and 205 of the Law 6404/76.

The shareholders of TDBH that exercise the right of withdrawal will not be entitled to the dividends distributed by TELESP.

3.2 <u>Interests on the Company \(\sigma\) Net Worth \(\pi\) Fiscal Year 2006:</u>

We inform the shareholders of TDBH that the payment of Interests on the Company Net Worth of TELESP related to the fiscal year 2006 will begin on September 22, 2006 to the holders of common and preferred shares of TELESP issued in lieu of the common and preferred shares of TDBH, in accordance with article 9 of the Law #9249/95 and Instruction #207/96 of the Comissão de Valores Mobiliários. Such payment is in accordance with the resolutions taken by the Board of Directors of TELESP at the Meeting held on May 23, 2006, ad referendum of the General Shareholders Meeting of 2007, according to the Notice to Shareholders of May 23, 2006. The Interests on the Company Net Worth will be granted to the holders of new common and preferred shares of TELESP at the time of the actualization of the records of TELESP to reflect the issuance of new shares for the former shareholders of TDBH (scheduled to take place by the end of the day on August 29, 2006) and they amount to R\$8,137,663.60 (eight million, one hundred thirty seven thousand, six hundred sixty three Reais and sixty cents) and after withholding the income tax of 15% comes to a net amount of R\$6,917,014.06 (six million, nine hundred seventeen thousand, fourteen Reais and six cents), according to the table below, whose values will be corrected by the variation of the CDI, from June 26, 2006 (date in which the Interests on the Company Net Worth for the shareholders of TELESP were paid) until September 22, 2006, date in which the respective resources will be put at the disposal of those entitled to them:

Amount per share of TELESP: R\$	Immune or Exempt Legal Entities (gross value)	Withholding tax (15%)	Taxed Legal Entities and Individuals (net value)
Common Shares	0.537057910488	0.080558686573	0.456499223915
Preferred Shares (*)	0.590763701537	0.088614555230	0.502149146307

^{(*) 10%} higher than the amount granted to each common share, in accordance with article 7 of the Company∏s bylaws.

The corresponding credit will be made in the Company accounting records on August 29, 2006, on an individual basis for each shareholder, based on the positions in the shareholder registry book by the end of the day, on August 29, 2006. The shareholders of TDBH that exercise the right of withdrawal will not be entitled to the Interests on the Company SNet Worth distributed by TELESP.

The Immune or Exempt Legal Entities, according to the current legislation, must provide proof of such condition until September 11, 2006 to the Gerenciamento de Ações Escriturais of Banco ABN AMRO Real S.A., the depositary bank of Telesp, located at Av. Brigadeiro Luis Antonio, 1827 [] 8º andar [] Bloco B - CEP: 01317-002[] Bela Vista [] São Paulo [] SP.

According to the established in the sole paragraph of article 29 of TELESP□s bylaws, such Interests on the Company□s Net Worth may be charged to the minimum mandatory dividend of the fiscal year 2006.

3.3 <u>Income Tax Withholding:</u>

- a) An income tax of 15% is withheld at the source when paying Interests on the Company S Net Worth;
- b) Dividends are exempt of Income Tax Withholding, according to the Law #9245/95;
- Over the corrected values due to the variation of the CDI on the Interests on the Company□s Net Worth and Dividends, an income tax of 15% will be withheld at the source at the time of the payment;
- d) No income tax will be withheld in the case of immune or exempt legal entities that provide proof of such condition within the established deadline.

3.4 Payment:

- a) The new shareholders of TELESP, originated from the merger of TDBH into TELESP with shares in custody at the CBLC will receive through their Agents.
- b) The other new shareholders of TELESP, originated from the merger of TDBH into TELESP must go directly to the branches of Banco ABN AMRO Real S.A.

3.5 Additional Information:

Dividends and Interests on the Company s Net Worth not claimed within the period of 03 (three) years after the date of the beginning of the payment will be forfeited in favor of the Company (Law #6404 of December 15, 1976, Article 287, II, a).

São Paulo, August 03, 2006

TELECOMUNICAÇÕES DE SÃO PAULO S.A. - TELESP

Pedro Lucas Antón Lázaro Investor Relations Director

TELEFÔNICA DATA BRASIL HOLDING S.A.

Gilmar Roberto Pereira Camurra Investor Relations Director

TELEFÔNICA DATA BRASIL HOLDING S.A.

Announces the Right of Withdrawal and the Payment of Interim Dividends and Interests on the Company S Net Worth

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For more information, contact:

Daniel de Andrade Gomes

TELEFÔNICA DATA BRASIL HOLDING S.A.

Tel.: (55-11) 3549-7200 Fax: (55-11) 3549-7202

E-mail: dgomes@telefonica.com.br

URL: www.telefonica.com.br

(São Paulo ∏ Brazil; August 03, 2006) ∏ The Management of Telefônica Data Brasil Holding S.A. (NYSE: TDBPY;

BOVESPA: TDBH) announces the following:

Telecomunicações de São Paulo S.A. [] TELESP ([]TELESP[]) an Telefônica Data Brasil Holding S.A. ([]TDBH[]) inform their shareholders and the market in general that, considering the resolutions taken in the Extraordinary General Shareholders [] Meetings of TELESP and TDBH held on April 28, 2006 and published in the *Diario Oficial do Estado de São Paulo* and other major newspapers on June 28, 2006, and considering the unanimous decision of the 10th Chamber of the Private Right Section of the Justice Court of the state of São Paulo (10a Câmara da Seção de Direito Privado do Tribunal de Justiça do Estado de São Paulo) disclosed through Relevant Fact dated as of July 27, 2006, whose summary was published by *Diario Oficial do Estado de São Paulo, Poder Judiciário, Section 1*, Part 1, Page 65, on July 28, 2006, the merger of TDBH into TELESP is fully approved, effective on July 28, 2006.

Complementing the Relevant Fact of July 27, 2006 and the Notice to Shareholders of May 23, 2006, the following additional clarifications are attached regarding: (i) the exercise of the right of withdrawal by the dissident shareholders of TDBH; (ii) the process of issuance of shares of TELESP in lieu of the shares of TDBH that will be canceled as a result of the merger; and (iii) the payment of Dividends and Interests on the Company□s Net Worth by TELESP to the shareholders of TDBH that will receive shares of TELESP as a consequence of the merger.

I) RIGHT OF WITHDRAWAL

Dissident Shareholders: The period for the exercise of the right of withdrawal for the dissident shareholders of TDBH started on July 28, 2006, according to the relevant fact published on that date. The right of withdrawal can be exercised by the owners of common or preferred shares of TDBH registered as such on March 09, 2006, in the terms of item 8.5 of the relevant fact dated as of March 09, 2006. The value of reimbursement for the shares of TDBH is the one informed in item 8.4 of the relevant fact dated on March 09, 2006. For TDBH ADS holders, under Brazilian law the right of withdrawal relating to the preferred shares which underlie the ADRs is vested in the Depositary for the TDBH ADR program, which is the registered holder of such preferred shares in Brazil. Under the deposit agreement for the TDBH ADR program, TDBH ADS holders do not have the right to request the Depositary to exercise the right of withdrawal in respect of such shares; therefore the Depositary will not exercise such right.

This exchange offer or business combination is made for the securities of a foreign company. The offer is subject to disclosure requirements of a foreign country that are different from those of the United States. Financial statements included in the document, if any, have been prepared in accordance with foreign accounting standards that may not be comparable to the financial statements of United States companies.

It may be difficult for you to enforce your rights and any claim you may have arising under the federal securities laws, since the

issuer is located in a foreign country, and some or all of its officers and directors may be residents of a foreign country. You may not be able to sue a foreign company or its officers or directors in a foreign court for violations of the U.S. securities laws. It may be difficult to compel a foreign company and its affiliates to subject themselves to a U.S. court judgment.

You should be aware that the issuer may purchase securities otherwise than under the exchange offer, such as in open market or privately negotiated purchases.

1.2 <u>Deadline to exercise the right:</u> The right of withdrawal may be exercised by the shareholders referred in item 1.1 above that wish to do so from **July 28**, **2006** until **August 28**, **2006**.

1.3 <u>Procedure:</u>

Shareholders participating in the Stock Exchanges Custody Program must exercise the right of withdrawal through Broker Dealers.

Shareholders whose shares are in custody at Banco ABN AMRO Real S.A. must exercise the right of withdrawal at the branches of the bank.

1.4 <u>Payment:</u> The payment to the shareholders that exercise the right of withdrawal will take place from **September 01, 2006** on.

II) TRADING AND ISSUANCE OF SHARES

2.1 <u>Trading of shares:</u>

Regardless of the implementation of the merger on July 28, 2006, under the terms of article 227, paragraph 3 of the Law 6404/76, the São Paulo Stock Exchange ([Bovespa]]) establishes that due to operational reasons, the shares of TDBH must remain traded separately from the shares of TELESP until the end of the period to exercise the right of withdrawal. Therefore, the shares of TDBH and TELESP are being traded as follows:

- a) The sale of shares of TDBH through bank agreements will be suspended from August 24, 2006 on;
- b) The over-the-counter transfer of shares of TDBH, as well as the blockage of OTA (Share Transfer Orders) at the depositary bank (Banco ABN AMRO Real S.A.) for brokers will be suspended from August 30, 2006 on;
- C) Shareholders of TDBH requesting transfer, sell or blockage of shares will be served until August 29, 2006:
- d) From August 30, 2006 on, the shares of TDBH will no longer be traded;
- e) The trading of shares of TELESP in the stock exchanges will not be stopped;
- f) From September 04, 2006 on, the new shares of TELESP issued as a result of the merger will be credited.

2.2 <u>Issuance of Shares of TELESP:</u>

a) According to item 5.4 of the Relevant Fact of March 09, 2006, the exchange of shares of TDBH by new shares of TELESP will be carried out according to the following table:

EXCHANGE RATIO [] ECONOMIC AND FINANCIAL VALUE		
Common shares	1 share of TELESP for each group of 75,389 shares of TDBH	
Preferred shares	1 share of TELESP for each group of 75,389 shares of TDBH	
ADS1	1 ADS of TELESP for each group of 1.50778 ADSs of TDBH	

¹ Each ADS of TDBH represents 50,000 preferred shares of the Company.

b) From September 11, 2006 on, or any previous date that may be informed by the management of TELESP, the sale of shares through bank agreements, as well as the over-the-counter transfers will be retaken, while the transactions will already include the shares of TELESP issued as a consequence of the merger of TDBH.

III) PAYMENT OF DIVIDENDS AND INTERESTS ON THE COMPANY∏S NET WORTH

3.1 <u>Interim Dividend ☐ Fiscal Year 2006:</u>

We inform the shareholders of TDBH that the payment of Interim Dividends of TELESP will begin on September 22, 2006 to the holders of common and preferred shares of TELESP issued in lieu of the common and preferred shares of TDBH. Such dividends will be paid in accordance with the resolutions taken by the Board of Directors of TELESP at the Meeting held on May 23, 2006, ad referendum of the General Shareholders Meeting of 2007, according to the Notice to Shareholders of May 23, 2005. The Interim Dividends will be granted to the holders of new common and preferred shares of TELESP at the time of the actualization of the records of TELESP to reflect the issuance of new shares for the former shareholders of TDBH (scheduled to take place by the end of the day on August 29, 2006) and they amount to R\$32,820,151.36 (thirty two million, eight hundred twenty thousand, one hundred fifty one Reais and thirty two cents), according to the table below, whose values will be corrected by the variation of the CDI, from June 26, 2006 (date in which the Interim Dividends for the shareholders of TELESP were paid) until September 22, 2006, date in which the respective resources will be put at the disposal of those entitled to them:

Type of Share	Common	Preferred (*)
Amount per share of TELESP: R\$	2.166017518411	2.382619270253

(*) 10% higher than the amount granted to each common share, in accordance with article 7 of the Company stylaws.

Said distribution is based on the retained earnings reported in the last annual balance sheet of TELESP as of December 31, 2005 and the earnings of the balance sheet of the 1st quarter ended on March 31, 2006, and in accordance with article 28 of Telesp\(\text{S}\) bylaws and articles 204 and 205 of the Law 6404/76.

The shareholders of TDBH that exercise the right of withdrawal will not be entitled to the dividends distributed by TELESP.

3.2 <u>Interests on the Company⊓s Net Worth □ Fiscal Year 2006:</u>

We inform the shareholders of TDBH that the payment of Interests on the Company Net Worth of TELESP related to the fiscal year 2006 will begin on September 22, 2006 to the holders of common and preferred shares of TELESP issued in lieu of the common and preferred shares of TDBH, in accordance with article 9 of the Law #9249/95 and Instruction #207/96 of the Comissão de Valores Mobiliários. Such payment is in accordance with the resolutions taken by the Board of Directors of TELESP at the Meeting held on May 23, 2006, ad referendum of the General Shareholders Meeting of 2007, according to the Notice to Shareholders of May 23, 2006. The Interests on the Company Net Worth will be granted to the holders of new common and preferred shares of TELESP at the time of the actualization of the records of TELESP to reflect the issuance of new shares for the former shareholders of TDBH (scheduled to take place by the end of the day on August 29, 2006) and they amount to R\$8,137,663.60 (eight million, one hundred thirty seven thousand, six hundred sixty three Reais and sixty cents) and after withholding the income tax of 15% comes to a net amount of R\$6,917,014.06 (six million, nine hundred seventeen thousand, fourteen Reais and six cents), according to the table below, whose values will be corrected by the variation of the CDI, from June 26, 2006 (date in which the Interests on the Company Net Worth for the shareholders of TELESP were paid) until September 22, 2006, date in which the respective resources will be put at the disposal of those entitled to them:

Amount per share of TELESP: R\$	Immune or Exempt Legal Entities (gross value)	Withholding tax (15%)	Taxed Legal Entities and Individuals (net value)
Preferred Shares (*)	0.590763701537	0.088614555230	0.502149146307

^{(*) 10%} higher than the amount granted to each common share, in accordance with article 7 of the Company s bylaws.

The corresponding credit will be made in the Company□s accounting records on August 29, 2006, on an individual basis for each shareholder, based on the positions in the shareholder registry book by the end of the day, on August 29, 2006. The shareholders of TDBH that exercise the right of withdrawal will not be entitled to the Interests on the Company□s Net Worth distributed by TELESP.

The Immune or Exempt Legal Entities, according to the current legislation, must provide proof of such condition until September 11, 2006 to the Gerenciamento de Ações Escriturais of Banco ABN AMRO Real S.A., the depositary bank of Telesp, located at Av. Brigadeiro Luis Antonio, 1827 [] 8º andar [] Bloco B - CEP: 01317-002[] Bela Vista [] São Paulo [] SP.

According to the established in the sole paragraph of article 29 of TELESP\s bylaws, such Interests on the Company\s Net Worth may be charged to the minimum mandatory dividend of the fiscal year 2006.

3.3 <u>Income Tax Withholding:</u>

- a) An income tax of 15% is withheld at the source when paying Interests on the Company S Net Worth;
- b) Dividends are exempt of Income Tax Withholding, according to the Law #9245/95;
- Over the corrected values due to the variation of the CDI on the Interests on the Company□s Net Worth and Dividends, an income tax of 15% will be withheld at the source at the time of the payment;
- No income tax will be withheld in the case of immune or exempt legal entities that provide proof of such condition within the established deadline.

3.4 Payment:

- a) The new shareholders of TELESP, originated from the merger of TDBH into TELESP with shares in custody at the CBLC will receive through their Agents.
- b) The other new shareholders of TELESP, originated from the merger of TDBH into TELESP must go directly to the branches of Banco ABN AMRO Real S.A.

3.5 Additional Information:

Dividends and Interests on the Company S Net Worth not claimed within the period of 03 (three) years after the date of the beginning of the payment will be forfeited in favor of the Company (Law #6404 of December 15, 1976, Article 287, II, a).

São Paulo, August 03, 2006

TELECOMUNICAÇÕES DE SÃO PAULO S.A. - TELESP

Pedro Lucas Antón Lázaro Investor Relations Director

TELEFÔNICA DATA BRASIL HOLDING S.A.

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