Vivo Participacoes S.A. Form 6-K April 13, 2006

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 April, 2006

Commission File Number 1-14493

VIVO PARTICIPAÇÕES S.A.

(Exact name of registrant as specified in its charter)

VIVO Holding Company

(Translation of Registrant's name into English)

Av. Roque Petroni Jr., no.1464, 6th floor part, "B"building 04707-000 - São Paulo, SP Federative Republic of Brazil (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 _____

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____

CONSOLIDATED FORM Management and Related Persons' Negotiation of Securities Issued by the Company Article 11 - CVM Instruction # 358/2002

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In March 2006, the only operations with securities and derivatives were those presented below, in compliance with Article 11 - CVM Instruction # 358/2002 (1):

		Con	npan	y Name: VIVO) Participaç	ões S.A.				
Group and Related Persons		(X)	()		()					
		Board of Directors	Μ	lanagement	Audit Committee		Technical and Consulting Committees			
				Initial Ba	lance					
Securities/ Derivatives		Securities Characteristics (2)		Quantity		%				
Same Class and Type		Total								
Shares			omme	imon		<u>5</u>	0.0000		0.0000	
Shares	Shares Pr		eferre	erred 11		L	0.0000		0.0000	
				Operations in	the Month					
Securities / Derivatives	Stock	tock Characteristics (2)		Intermediary	Operation	Day	Quantity	Pric	e Volume $(R\$)(3)$	
Shares		Common								
Shares		Preferred								
				Final Bal	ance*					
Securities/ Derivatives		Securities Characteristics (2)		Quantity	%					
					Same Class and Type		e	Total		
Shares		Common		110	0.0000			0.0000		
Shares		Preferred		1.796	0.0000			0.0000		

Corporate Restructuring: The shareholders of Tele Centro Oeste Celular Participações S/A, Tele Sudeste Celular Participações S.A., Tele Leste Celular Participações S.A. and Celular CRT Participações S.A. have become shareholders of Vivo Participações S/A.

CONSOLIDATED FORM Management and Related Persons' Negotiation of Securities Issued by the Company Article 11 - CVM Instruction # 358/2002

In March 2006, the only operations with securities and derivatives were those presented below, in compliance with Article 11 - CVM Instruction # 358/2002 (1):

Company Name: VIVO Participações S.A.							
Group and	() (X)		()	()			
Related Persons	Board of Directors	Management	Audit Committee	Technical and Consulting Committees			
Initial Balance							
Securities/ Derivatives	Securities C	characteristics (2)	Quantity	%			
Same Class and Type		Total					

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Shares		Common		0	0			0.0000	
Shares		Preferred		0		0.0000		0.0000	
Operations in the Month									
Securities / Derivatives	Stock Characteristics (2)		Intermediary	Operation	Day	Quantity	Price	Volume (R\$) (3)	
Shares	Common								
Shares		Preferred							
Final Balance*									
Securities/ Derivatives		Securities Characteristics (2)		Quantity	%				
					Same Class and Type			Total	
Shares		Common		0		0.0000		0.0000	
Shares		Preferred		154	0.0000		0	0.0000	

Corporate Restructuring: The shareholders of Tele Centro Oeste Celular Participações S/A, Tele Sudeste Celular Participações S.A., Tele Leste Celular Participações S.A. and Celular CRT Participações S.A. have become shareholders of Vivo Participações S/A.

(1) When filing in the form, delete the lines that do not have any information.

(2) Issue/Series, convertibility, simple, term, guaranties, type/class, among others.

(3) Quantity multiplied by price.

Note: Consolidated data must provide information by group: Directors, Management (which have not been included in the Board of Directors), among others.

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: April 12, 2006

TELESP CELULAR PARTICIPAÇÕES S.A.

By:

/s/ Ernesto Gardelliano

Ernesto Gardelliano Investor Relations Officer

FORWARD-LOOKING STATEMENTS

This press release 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,

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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.