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 November 10, 2005

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- \cdot -

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 as of September 30, 2005.

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: November 10, 2005

Tenaris, S.A.

By: /s/ Cecilia Bilesio
Cecilia Bilesio
Corporate Secretary

TENARIS S.A.

CONSOLIDATED CONDENSED INTERIM FINANCIAL STATEMENTS

SEPTEMBER 30, 2005

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

Consolidated condensed interim income statement

<pre>(all amounts in thousands of U.S. dollars, unless otherwise stated)</pre>		Three-month per September		Nine-month period ended September 30,	
	Notes	2005	2004	2005	2004
			(Unaudit	:ed)	
Net sales Cost of sales	3 4	1,640,385 (962,929)	1,007,157 (641,293)	4,837,623 (2,871,831)	2,863,352 (1,939,405)
Gross profit Selling, general and administrative expenses Other operating income (expense), net	5	,	,	1,965,792 (603,530) 9,265	,
Operating income Financial income (expense), net	6	475,215 (5,141)	201,859 (3,132)	1,371,527 (89,591)	458,142 (22,455)
Income before equity in earnings (losses) of associated companies and income tax Equity in earnings of associated companies		470,074 26,502	198,727 17,300		435,687 56,969
Income before income tax Income tax		496,576 (145,678)	216,027 (67,204)	1,376,880 (404,392)	492,656 (167,184)
Income for the period (1)	:	350,898 ===================================	148,823	972,488 ==	325, 472
Attributable to (1): Equity holders of the Company Minority interest		318,897 32,001	141,599 7,224	896,587 75,901	317,281 8,191
	:	350,898 ===================================	148,823 ====================================	972,488 ===================================	325,472
Earnings per share attributable to the equity he period (1)	olders of the	e Company during th	e		
Weighted average number of ordinary shares in issue (thousands)		1,180,537	1,180,537	1,180,537	1,180,497
Earnings per share (U.S. dollars per share)		0.27	0.12	0.76	0.27

(1) Prior to December 31, 2004 minority interest was shown in the income statement before net income, as required by International Financial Reporting Standards in effect. For periods beginning on or after January 1, 2005, IAS 1 (revised) requires that income for the period as shown on the income statement not exclude minority interest. Earnings per share, however, continue to be calculated on the basis of net income attributable solely to the equity holders of the Company (see Note 2 (a)).

The month per low characters of the control of the

Consolidated condensed interim balance sheet

(all amounts in thousands of U.S. dollars)		At September	30, 2005	At December	31, 2004
	Notes	Unaudi)			
ASSETS Non-current assets Property, plant and equipment, net Intangible assets, net (see Note 2 (b)) Investments in associated companies Other investments Deferred tax assets Receivables	8 8	2,222,228 160,036 233,177 25,251 169,560 75,766	2,886,018	2,164,601 49,211 99,451 24,395 161,173 151,365	2,650,196
Current assets Inventories Receivables and prepayments Current tax assets Trade receivables Other investments Cash and cash equivalents		1,445,100 160,961 112,188 1,163,876 144,659 567,773	3,594,557	1,269,470 279,450 94,996 936,931 119,666 311,579	3,012,092
Total assets		=	6,480,575		5,662,288 =======
EQUITY (see Note 2 (a)) Capital and reserves attributable to the Company's equity holders Share capital Legal reserves Share premium Other distributable reserve Currency translation adjustments Retained earnings		1,180,537 118,054 609,733 - (47,477) 1,425,471	3,286,318	1,180,537 118,054 609,733 82 (30,020) 617,538	2,495,924
Minority interest			252,354		165,271
Total equity			3,538,672	-	2,661,195
LIABILITIES Non-current liabilities Borrowings Deferred tax liabilities Other liabilities Provisions Trade payables		642,434 350,474 160,454 45,042 3,874	1,202,278	420,751 371,975 172,442 31,776 4,303	1,001,247
Current liabilities Borrowings Current tax liabilities Other liabilities Provisions Customer advances Trade payables		383,971 357,279 183,736 28,947 171,039 614,653	1,739,625	838,591 222,735 194,945 42,636 108,847 592,092	1,999,846
Total liabilities		-	2,941,903	-	3,001,093
Total equity and liabilities		=	6,480,575	=	5,662,288 =======

Contingencies, commitments and restrictions to the distribution of profits are disclosed in Note 9.

Consolidated condensed interim statement of changes in equity (all amounts in thousands of U.S. dollars)

	Attributable to equity holders of the Company							
	Share Capital	Legal Reserves	Share		Currency translation	Retained	Interest (see	Total
								(Unaudited)
Balance at January 1, 2005 Effect of adopting IFRS 3 (see	1,180,537	118,054	609,733	82	(30,020)	•	·	2,661,195
Note 2 (b))			- 		-	110,775 		110,775
Adjusted balance at January 1, 2005 Currency translation differences Acquisition and increase of	1,180,537	118,054 -	609,733	82	(30,020) (17,457)		165,271 18,137	2,771,970 680
Acquisition and increase or minority interest Dividends paid in cash Income for the period	- - -	- - -	- - -	(82) -			969 (207,435) 972,488
Balance at September 30, 2005	1,180,537	118,054	609,733	-	(47,477)	1,425,471	252,354	3,538,672
		Attributa	ble to equi	ty holders of	the Company		Minority	
		Legal Reserves	Share Premium	Other Distributable Reserve	Currency translation adjustments	Retained Earnings	Interest (see Note 2)	Total
Balance at January 1, 2004	1,180,288		609,269	96,555	(34, 194)			(Unaudited) 1,961,264
Currency translation differences Capital Increase and acquisition of minority interest Dividends paid in cash Income for the period		-	-	-	(16,855)	-	(344)	(17,199)
	249 - -	25 - -	464 - -	82 (96,555 -	- - -	(38,498)	(23)	20,662 (135,076) 325,472
Balance at September 30, 2004	1,180,537	118,054	609,733	82	(51,049)	150,116	147,650	2,155,123

^(*) The Distributable Reserve and Retained Earnings calculated according to Luxembourg Law are disclosed in Note 9 (iv).

The month per low characters of 2000

Consolidated condensed interim cash flow statement

	Nine-month period ended	
(all amounts in thousands of U.S. dollars)	2005	2004
	(Unaudited)	
Cash flows from operating activities Income for the period Adjustments for:	972,488	325,472
Depreciation and amortization Income tax accruals less payments	156,654 104,425	150,369 35,936
Equity in earnings of associated companies Interest accruals less payments, net Changes in provisions	(94,944) 3,006 (423)	(56,969) 7,130 7,010
Proceeds from Fintecna arbitration award net of BHP settlement (See Note 9 (i))	66,594	-
Chánges in working capital (1) Other, including currency translation adjustment	(301 376)	(411,928) (10,736)
Net cash provided by operating activities	931,973 ====================================	46,284
Cash flows from investing activities		
Capital expenditures Capital increase and acquisitions of subsidiaries and associated companies	(194, 428)	
(see Note 10) Convertible loan to associated companies Cost of disposition of property, plant and equipment and intangible assets	(48,002) (39,944) 5 413	(97,555) - 10,292
Dividends and distributions received from associated companies Changes in restricted bank deposits	59,127 10,060	10,292 40,595
Investments in short term securities Reimbursement from trust funds	(144,659) 119,666	- -
Net cash used in investing activities	(232,767)	(169,146)
Cash flows from financing activities	(400 544)	(405.050)
Dividends paid Dividends paid to minority interest in subsidiaries Proceeds from borrowings	(199,511) (7,924) 775,930	(135,053) (23) 456,192
Repayments of borrowings	(1,019,006)	(163,063)
Net cash (used in) provided by financing activities	(450,511) ============	=======================================
Increase in cash and cash equivalents Movement in cash and cash equivalents	248,695	35,191
At beginning of the period Effect of exchange rate changes	293,824 (11,057)	238,030 2,984
Increase in cash and cash equivalents	248, 695	35,191
At September 30,	531,462 ============	276, 205 ========
Non-cash financing activities: Conversion of debt to equity in subsidiaries	-	13,072
Cash and cash equivalents	At September 3	80,
	2005	2004
Cash and bank deposits Bank overdrafts Restricted bank deposits		287,424 (11,219)
	531,462	

(1) In 2004, includes USD55.1 million corresponding to the first installment paid in connection with the final settlement of BHP claim

.....

NOTES TO THE CONSOLIDATED CONDENSED INTERIM FINANCIAL STATEMENTS

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

- 1 Basis of presentation
- 2 Impact of New Accounting Pronouncements: International Financial Reporting Standards
- 3 Segment information
- 4 Cost of sales
- 5 Selling, general and administrative expenses
- 6 Financial income (expenses), net
- 7 Dividends per share
- 8 Property, plant and equipment and Intangible assets, net
- 9 Contingencies, commitments and restrictions to the distribution of profits
- 10 Business acquisitions, incorporation of subsidiaries and other significant events
- 11 Related party disclosures

nine-month period ended September 30, 2005

NOTES TO THE CONSOLIDATED CONDENSED INTERIM FINANCIAL STATEMENTS (In the notes all amounts are shown in U.S. dollars, unless otherwise stated)

1 Basis of presentation

Tenaris S.A. (the "Company" or "Tenaris"), a Luxembourg corporation (societe anonyme holding), was incorporated on December 17, 2001 for the purpose of holding investments in steel pipe manufacturing and distribution companies. The Company consolidates its subsidiary companies, as detailed in Note 32 to audited Consolidated Financial Statements for the year ended December 31, 2004, and modified as discussed in Note 10 to these consolidated condensed interim financial statements.

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, 2004, except for the impact of changes resulting from the adoption of new accounting pronouncements, as discussed in Note 2. These consolidated condensed interim financial statements should be read in conjunction with the audited Consolidated Financial Statements for the year ended December 31, 2004.

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

The preparation of consolidated condensed interim financial statements requires management to make 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, the fact that the functional currency of the Company's subsidiaries differ results in the generation of foreign exchange gains (losses) that are included in the consolidated condensed interim income statement under "Financial income (expense), net".

These consolidated condensed interim financial statements were approved by the Board of Directors of Tenaris on November 8, 2005.

2 Impact of New Accounting Pronouncements: International Financial Reporting Standards

In December 2003, as a part of the IASB's project to improve International Financial Reporting Standards, the IASB released revisions to certain standards including: IAS 1, "Presentation of Financial Statements"; IAS 16, "Property, Plant and Equipment"; IAS 24, "Related Party Disclosures" and IAS 33, "Earnings per Share". The revised standards apply to annual periods beginning on or after January 1, 2005. In addition, during 2004 International Financial Reporting Standard (IFRS) 3, "Business Combinations" was issued. Adoption of new or revised standards has been made in accordance with the respective transition provisions.

The main impacts to the Company's consolidated financial statements are:

(a) Presentation of minority interest

TAS 1 (revised) requires disclosure on the face of the income statement of an entity's income or loss for the period and the allocation of that amount between "income or loss attributable to minority interest" and "income or loss attributable to equity holders of the Company". Earnings per share continue to be calculated on the basis of net income attributable solely to the equity holders of the entity. Also, for periods beginning on or after January 1, 2005 minority interest is included within equity in the consolidated balance sheet and is no longer shown as a separate category in the Liabilities section of the balance sheet. This change resulted in an increase of U.S. \$165.3 million in the Company's reported equity at January 1, 2005.

The month period ended deptember 60, 2000

2 Impact of New Accounting Pronouncements: International Financial Reporting Standards (Cont'd)

(b) Goodwill and negative goodwill

Prior to January 1, 2005 goodwill was amortized on a straight line basis over its estimated useful life, not to exceed 15 years, and tested for impairment at each balance sheet date in the event indicators of impairment were present. As required by IFRS 3, the Company ceased amortization of goodwill for periods beginning on or after January 1, 2005. In addition, accumulated amortization as of December 31, 2004 has been netted against the cost of the goodwill. Furthermore, for years ending on or after December 31, 2005 goodwill is required to be tested annually for impairment, as well as when there are indicators of impairment. Amortization of goodwill expense included in the nine-month period ended September 30, 2004 amounted to U.S. \$6.7 million.

IFRS 3 also requires accumulated negative goodwill at December 31, 2004 to be derecognized through an adjustment to retained earnings. The derecognition of negative goodwill in this manner resulted in an increase of U.S. \$110.8 million in the beginning balance of the Company's equity at January 1, 2005. Amortization of negative goodwill income included in the nine-month period ended September 30, 2004 amounted to U.S. \$6.4 million.

(c) Financial instruments: recognition and measurement In accordance with the transition provisions of IAS 39 (revised), the Company designated financial assets previously recognized as "available for sale" as "financial assets carried at fair value through profit or loss". Accordingly, the Company changed the classification of these financial assets using the new designation in its financial statements.

Segment information

Primary reporting format: business segments

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

	W	elded & Other Metallic			
	Seamless	Products	Energy	0ther	Total
Nine-month period ended September 30, 2005			(Unaudited)		
Net sales Cost of sales	3,667,049 (1,987,376)	636,849 (425,808)	362,593 (354,959)	171,132 (103,688)	4,837,623 (2,871,831)
Gross profit	1,679,673	211,041	7,634	67,444	1,965,792
Depreciation and amortization	133,040	11, 185	1,973	10,456	156,654
Nine-month period ended September 30, 2004					
Net sales Cost of sales	2,267,064 (1,448,587)	270,405 (193,146)	277,290 (268,936)	48,593 (28,736)	2,863,352 (1,939,405)
Gross profit	818,477	77,259	8,354	19,857	923,947
Depreciation and amortization	134,933	9,194	2,674	3,568	150,369

The month per last ended deptember 30, 2000

Segment information (Cont'd)

Secondary reporting format: geographical segments

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

	South America	Europe	North America	Middle East & Africa	Far East & Oceania	Total
Nine-month period ended September 30, 2005			(Un	audited)		
Net sales	1,353,356	1,114,478	1,281,329	636,435	452,025	4,837,623
Depreciation and amortization	62,151	53,755	, ,	,	4,773	156,654
Nine-month period ended September 30, 2004						
Net sales	568,401	850,059	763,821	382,025	299,046	2,863,352
Depreciation and amortization	67,953	48,400	,	,	4,889	150,369

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.

4 Cost of sales

	Nine-month period September 30	
(all amounts in thousands of U.S. dollars)	2005	2004
	(Unaudited))
Inventories at the beginning of the period	1,269,470	831,879
Plus: Charges of the period		
Raw materials, energy, consumables and other	2,242,620	1,514,506
Services and fees	243,318	183,242
Labor cost	313,733	259,470
Depreciation of property, plant and equipment	134,778	127,731
Amortization of intangible assets	4,278	7,700
Maintenance expenses	75,507	57,926
Provisions for contingencies	1,200	156
Allowance for obsolescence	6,808	9,309
Taxes	2,317	1,933
0ther	22,902	9,889
	3,047,461	2,171,862
Less: Inventories at the end of the period	(1,445,100)	(1,064,336)
	2,871,831	1,939,405

nine-month period ended deptember 30, 2003

Selling, general and administrative expenses

	Nine-month peri September	
(all amounts in thousands of U.S. dollars)	2005	2004
	(Unaudite	ed)
Services and fees Labor cost Depreciation of property, plant and equipment Amortization of intangible assets Commissions, freight and other selling expenses Provisions for contingencies Allowances for doubtful accounts Taxes Other	159,578 7,465 10,133 212,174 9,629 6,059 65,282 43,020	178,317 13,220 9,504 40,753 30,387
Financial income (expense), net		
	Nine-month per September	
(all amounts in thousands of U.S. dollars)	2005	2004
Interest expense Interest income Net foreign exchange transaction losses and changes in fair value of derivative instruments Other	15,449 (70,162)	(32,435)

Dividends per share

Dividends paid in 2005 and 2004 were approximately U.S. \$199.5 million and U.S. \$135.1 million, respectively, corresponding to U.S. \$0.169 and U.S. \$0.114 per share, respectively.

Property, plant and equipment and Intangible assets, net

	Net Property, Plant and Equipment	Net Intangible Assets
(all amounts in thousands of U.S. dollars) Nine-month period ended September 30, 2005	(Unaudited)	(Unaudited)
Opening net book amount	2,164,601	49,211
Effect of adopting IFRS 3 (see Note 2 (b))	<u>-</u>	110,775
Currency translation differences	(42,828)	12
Transfers	3	(3)
Additions	180,836	13,592
Disposals	(5,352)	(61)
Increase due to business acquisition	67,211	921
Depreciation/ Amortization charge	(142, 243)	(14,411)
At September 30, 2005	2,222,228	160,036

(89,591)

(22,455)

in the month per rou chaca deptember 30, 2003

9 Contingencies, commitments and restrictions to the distribution of profits

This note should be read in conjunction with Note 25 included in the Company's audited Consolidated Financial Statements for the year ended December 31, 2004. Significant changes or events since the date of the annual report are the following:

(i) Arbitration proceeding against Fintecna

On December 28, 2004, an arbitral tribunal rendered a final award in the arbitration proceeding against Fintecna S.p.A. ("Fintecna"), an Italian state-owned entity and successor to ILVA S.p.A, the former owner of Dalmine S.p.A. ("Dalmine"). In this arbitration proceeding, Tenaris sought indemnification from Fintecna for amounts paid or payable by Dalmine to a consortium led by BHP Billiton Petroleum Ltd. ("BHP") as indemnification for the failure of an underwater pipeline manufactured and sold prior to the privatization of Dalmine. Pursuant to this final award, Fintecna paid Tenaris a total amount of euros 93.8 million (approximately U.S. \$124.9 million) on March 15, 2005. In addition, on March 29, 2005, Tenaris prepaid a total of British pounds 30.4 million plus interest (approximately U.S. \$57.0 million) corresponding to payment in full of its liability under the terms of the settlement agreement with BHP. No charges against income resulted from this payment, as Tenaris had previously recorded a provision related to this matter. As a result of these settlements, the arbitration proceedings have been definitively concluded and Tenaris has no further oustanding obligations under the BHP settlement agreement.

(ii) Tax matters: Application of inflationary adjustment correction deduction

On February 11, 2005, Siderca S.A.I.C. ("Siderca") was granted the right to participate in the promotional tax regime established by Argentine Law 25,924 under which it could potentially earn certain tax benefits. As a condition to receive these benefits, Siderca withdrew its claim against the Argentine fiscal authorities seeking relief through the application of the inflationary adjustment correction in the calculation of its income tax liability for the year ended December 31, 2002. On February 21, 2005, Siderca paid ARP \$69.4 million (U.S. \$23.8 million). No charges against income resulted from this payment, as Tenaris had previously recorded a provision related to this matter.

(iii) Commitments

- a) On March 15, 2005 Complejo Siderurgico de Guayana C.A. ("Comsigua") prepaid 100% of the amount owed to the International Finance Corporation ("IFC"), for approximately U.S. \$42.5 million, related with project financing loans. Tenaris has applied to the IFC for release from its proportional guarantee commitment of Comsigua's project loan.
- b) As discussed in Note 25 to the audited Consolidated Financial Statements for the year ended December 31, 2004, Dalmine Energie S.p.A. entered into two agreements with Eni S.p.A. Gas & Power Division for the purchase of natural gas with certain take-or-pay provisions. The outstanding value of these commitments at September 30, 2005, amount to approximately euros 1,017 million (approximately U.S. \$1,225 million).

_ ______

- 9 Contingencies, commitments and restrictions to the distribution of profits (Cont'd)
- (iv) Restrictions to the distribution of profits and payment of dividends

As of September 30, 2005, shareholders' equity as defined under Luxembourg law and regulations consisted of the following:

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

Total shareholders equity according to Luxembourg law	2,848,991
Retained earnings including net income for the nine month period ended September 30, 2005	940,667
Share premium	609,733
Legal reserve	118,054
Share capital	1,180,537

At least 5% of the 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 share capital. As of September 30, 2005, this reserve is fully allocated and additional allocations to the reserve are not required under Luxembourg law. Dividends may not be paid from this reserve.

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

At September 30, 2005, the distributable reserve, including retained earnings, of Tenaris under Luxembourg law totalled U.S. \$940.7 million, as detailed below.

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

Distributable reserve at December 31, 2004 under Luxembourg law Dividends and distributions received	536,541 285,838
Other income and expenses for the nine-month period ended September 30, 2005 Dividends paid	317,799 (199,511)
Distributable reserve at September 30, 2005 under Luxembourg law	940,667

- 10 Business acquisitions, incorporation of subsidiaries and other significant events
- (a) The financial assets held in trust funds at December 31, 2004 (U.S. \$119.7 million) were received in shares of two wholly-owned Chilean subsidiaries (Inversiones Berna S.A. and Inversiones Lucerna S.A.) on January 1, 2005.
- (b) On May 4, 2005, the Company completed the acquisition of 97% of the equity in S.C. Donasid S.A., a Romanian steel producer, for approximately U.S. \$47.9 million in cash and assumed liabilities. The shares of Siprofer A.G. and Donasid Service s.r.l. were also acquired as part of this transaction.

Business acquisitions, incorporation of subsidiaries and other significant events (Cont'd)

The assets and liabilities arising from the acquisitions are as a follows:

	Nine-month period ended September 30, 2005(Unaudited)	
(all amounts in thousands of U.S. dollars)		
Other assets and liabilities (net) Property, plant and equipment Goodwill	(41,755) 67,211 921	
Net assets acquired Minority Interest	26,377 (969)	
Purchase consideration Liabilities paid as part of purchase agreement	25, 408 22, 594	
Total disbursement related to S.C. Donasid S.A. and related companies	48,002	

(c) Capitalization of Convertible Debt of Consorcio Siderurgia Amazonia, Ltd. ("Amazonia") and Exchange of Interests in Amazonia and Ylopa Servicos de Consultadoria Lda. ("Ylopa") for shares of Ternium S.A. ("Ternium")

On February 3, 2005, Ylopa exercised its option to convert the convertible debt it held in Amazonia into common stock. As a result, Tenaris' ownership stake in Amazonia increased from 14.5% to 21.2%, and its indirect ownership in Sidor C.A. ("Sidor") increased from 8.7% to 12.6%.

On September 9, 2005, the Company exchanged its 21.2% equity interest in Amazonia and its 24.4% equity interest in Ylopa, for 209,460,856 shares in Ternium, a new company formed by the Techint group to consolidate its Latin American holdings in flat and long steel producers Siderar S.A.I.C., Sidor C.A. and Hylsamex, S.A de C.V. The Techint group is an international group of companies with operations focused primarily in the steel and energy sectors which are controlled or over which significant influence is exercised by San Faustin N.V. (a Netherlands Antilles corporation and controlling shareholder of Tenaris). As a result of the exchange, which was carried out based on fair values as determined by an internationally recognized investment bank engaged for this purpose, Tenaris obtained an ownership interest of approximately 17.9% in Ternium.

Subsequently, on October 27, 2005, Usinas Siderurgicas de Minas Gerais S.A. reached agreement with Ternium to exchange its interests in Amazonia, Ylopa and Siderar S.A.I.C., plus additional consideration of approximately U.S. \$114.1 million provided as a convertible loan, for an equity stake in Ternium. As a result of this transaction, Tenaris current ownership stake in Ternium corresponds to 15.0% of Ternium's outstanding common stock.

In addition, as of September 30, 2005, Tenaris had also extended two loans totaling approximately U.S. \$39.9 million to Ternium. The amount of these loans correspond to the the amount of excess cash distributions received from Amazonia during the second and third quarters of 2005. The loans are convertible into shares of Ternium at the discretion of Tenaris upon the occurrence of any of two events: 1) maturity of the loan in July and August 2011; and, 2) an event of default as defined in certain loan agreements between Ternium and its banks. The conversion price under events (1) and (2) will be based on a fair value opinion by a major bank contracted for that purpose by Tenaris. It is not currently possible to estimate the price at which a conversion could take place. In the event of an initial public offering of shares by Ternium, conversion is mandatory and the conversion price will be the net price set at the initial public offering.

Because the exchange is a transaction between companies under common control, Tenaris has recorded its ownership interest in Ternium at the carrying value of the investments exchanged, Amazonia and Ylopa. At the transaction date, the carrying value of Amazonia and Ylopa was U.S. \$229.7 million.

- Business acquisitions, incorporation of subsidiaries and other significant events (Cont'd)
 - For the quarter ended September 30, 2005, Tenaris recognized its proportional earnings in Amazonia and Ylopa, which amounted to U.S. \$26.5 millon. In the future, Tenaris will recognize earnings from its investment in Ternium to the extent of its proportional ownership.
- (d) On May 18, 2005, Siat S.A., a subsidiary of Tenaris, and Acindar Industria Argentina de Aceros S.A. ("Acindar") signed a letter of intent pursuant to which Siat confirmed its intention to acquire Acindar's welded pipe assets and facilities located in Villa Constitucion, province of Santa Fe, Argentina, for approximately U.S. \$28.0 million. Completion of this acquisition is subject to due diligence findings and negotiation of definitive documentation and other precedent conditions, including the approval of the Argentine antitrust authorities (Comision Nacional de Defensa de la Competencia).
- 11 Related party disclosures

The Company is controlled by San Faustin N.V., a Netherlands Antilles corporation, which owns 60.45% of the Company's outstanding shares, either directly or through its wholly-owned subsidiary I.I.I. Industrial Investments Inc., a Cayman Islands corporation. The Company's directors and executive officers as a group own 0.2% of the Company's outstanding shares, while the remaining 39.35% is publicly traded. San Faustin N.V. is controlled by Rocca & Partners, a British Virgin Islands corporation.

Transactions and balances disclosed as with "Associated" companies are those with companies in which Tenaris owns 20% to 50% of the voting rights or over which Tenaris exerts significant influence, 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 following transactions were carried out with related parties:

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

	Nine-month period ended September 30, 2005	Associated (1)	Other	Total
(i)	Transactions	ASSOCIATED (I)	Other	TOTAL
	(a) Sales of goods and services Sales of goods Sales of services	78,584 3,649	63,709 7,263	
		82,233	70,972	153,205
	(b) Purchases of goods and services Purchases of goods Purchases of services	31,215 12,057 43,272	46,907	58, 964
(i)	Nine-month period ended September 30, 2004 Transactions	Associated (1)	Other	Total
	(a) Sales of goods and services Sales of goods Sales of services		32,197 7,354	
		9,933	39,551 =======	49,484

11 Related party disclosures (Cont'd)

(all amounts in thousands of U.S. dollars) (b) Purchases of goods and services $% \left(\frac{1}{2}\right) =\frac{1}{2}\left(\frac{1}{2}\right) +\frac{1}{2}\left(\frac{1}{2}$

	Purchases of goods Purchases of services	24,591 3,499	20,248 35,805	44,839 39,304
			56,053	84,143
	At September 30, 2005	Associated (1)	Other	Total
(ii)	Period-end balances			
	(a) Related to sales/purchases of goods/services			
	Receivables from related parties	24,700	18,707	43,407
	Payables to related parties	(18,464)	(11,421)	(29,885)
		6,236	7,286	
	(b) Other balances Receivables (c) Financial debt	42,023	-	
	Borrowings (2)	(54,034)	-	(54,034)
	At December 31, 2004	Associated (1)	Other	Total
(a) Re	Period-end balances (a) Related to sales/purchases of goods/services			
	Receivables from related parties Payables to related parties	25,593 (4,914)	27,070 (12,487)	52,663 (17,401)
		20,679 =========	14,583	35,262
	 (b) Cash and cash equivalents Time deposits (c) Other balances Trust fund Convertible debt instruments - Ylopa 	- - 121, 955	6	6 119,666 121,955
	(d) Financial debt Borrowings (3)	(51, 457)	- (5,449)	

⁽¹⁾ Includes Condusid C.A. and Ternium S.A. and its subsidiaries.

⁽²⁾ Convertible loan from Sidor C.A. to Matesi (Materiales Siderurgicos S.A.).

⁽³⁾ Includes convertible loan from Sidor to Matesi (Materiales Siderurgicos S.A.) of U.S. \$51.5 million at December 31, 2004.

nine-month period chaca September 30, 2003

11 Related party disclosures (Cont'd)

(iii) Officers and director's compensation

The aggregate compensation of the directors and executive officers earned during the nine-month period ended September 30, 2005 amounted to U.S. \$10.2\$ million.

Carlos Condorelli Chief Financial Officer To the Board of Directors and Shareholders of Tenaris S.A.

We have reviewed the accompanying consolidated condensed interim balance sheet of Tenaris S.A. and its subsidiaries as of September 30, 2005, and the related consolidated condensed interim statements of income for each of the three-month and nine-month periods ended September 30, 2005 and 2004 and the consolidated condensed interim statements of changes in equity and of cash flows for the nine-month periods ended September 30, 2005 and 2004. These consolidated condensed interim financial statements are the responsibility of the Company's management.

We conducted our review in accordance with the standards of the Public Company Accounting Oversight Board (United States). A review of interim financial information consists principally of applying analytical procedures and making inquiries of persons responsible for financial and accounting matters. It is substantially less in scope than an audit conducted in accordance with the standards of the Public Company Accounting Oversight Board (United States), the objective of which is the expression of an opinion regarding the financial statements taken as a whole. Accordingly, we do not express such an opinion.

Based on our review, we are not aware of any material modifications that should be made to the accompanying consolidated condensed interim financial statements for them to be in conformity with International Accounting Standard 34 "Interim Financial Reporting".

We have previously audited in accordance with the standards of the Public Company Accounting Oversight Board (United States), the consolidated balance sheet of Tenaris S.A. and its subsidiaries as of December 31, 2004, and the related consolidated statements of income, of changes in equity and of cash flows for the year then ended (not presented herein); and in our report dated February 23, 2005, we expressed an unqualified opinion on those consolidated financial statements. In our opinion, the information set forth in the accompanying consolidated condensed interim balance sheet as of December 31, 2004, is fairly stated in all material respects in relation to the consolidated balance sheet from which it has been derived.

Buenos Aires, November 8, 2005 3.

PRICE WATERHOUSE & CO. S.R.L.

by /s/ Daniel A. Lopez Lado (Partner)

Daniel A. Lopez Lado