BRASKEM SA Form 6-K February 14, 2014

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 February, 2014 (Commission File No. 1-14862)
BRASKEM S.A.
(Exact Name as Specified in its Charter) N/A (Translation of registrant's name into English)
Rua Eteno, 1561, Polo Petroquimico de Camacari Camacari, Bahia - CEP 42810-000 Brazil (Address of principal executive offices)
Indicate by check mark whether the registrant files or will file annual reports under cover Form 20-F or Form 40-F. Form 20-FX Form 40-F
Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1).
Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7)
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 NoX
If "Yes" is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b): 82

Braskem S.A.		
Financial Statements		
at December 31, 2013 and 2012		
and Independent Auditors' Report		

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Independent auditor's report
To the Board of Directors and Shareholders Braskem S.A.
We have audited the accompanying financial statements of Braskem S.A. ("Parent Company"), which comprise the balance sheet as at December 31, 2013 and the statements of operations and comprehensive income, changes in equit and cash flows for the year then ended, and a summary of significant accounting policies and other explanatory information.
We have also audited the accompanying consolidated financial statements of Braskem S.A. and its subsidiaries ("Consolidated"), which comprise the consolidated balance sheet as at December 31, 2013 and the consolidated statements of operations and comprehensive income, changes in equity and cash flows for the year then ended, and a summary of significant accounting policies and other explanatory information.

Management's responsibility for the financial statements

Management is responsible for the preparation and fair presentation of the parent company financial statements in accordance with accounting practices adopted in Brazil, and for the consolidated financial statements in accordance with the International Financial Reporting Standards (IFRS) issued by the International Accounting Standards Board (IASB) and accounting practices adopted in Brazil, and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

Auditor's responsibility

Our responsibility is to express an opinion on these financial statements based on our audit. We conducted our audit in accordance with Brazilian and International Standards on Auditing. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion on the parent company financial statements

In our opinion, the parent company financial statements referred to above present fairly, in all material respects, the financial position of Braskem S.A. as at December 31, 2013, and its financial performance and its cash flows for the year then ended, in accordance with accounting practices adopted in Brazil.

Opinion on the consolidated financial statements

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of Braskem S.A. and its subsidiaries as at December 31, 2013, and their financial performance and their cash flows for the year then ended, in accordance with the International Financial Reporting Standards (IFRS) issued by the International Accounting Standards Board (IASB) and accounting practices adopted in Brazil.

Emphasis of matter

As discussed in note 2 to these financial statements, the parent company financial statements have been prepared in accordance with accounting practices adopted in Brazil. In the case of Braskem S.A., these practices differ from IFRS applicable to separate financial statements only in relation to the measurement of investments in subsidiaries, associates and jointly-controlled entities based on equity accounting, while IFRS requires measurement based on cost or fair value. Our opinion is not qualified in respect of this matter.

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Other matters
Supplementary information - statements of value added
We also have audited the parent company and consolidated statements of value added for the year ended December 31, 2013, which are the responsibility of the Company's management. The presentation of these statements is required by the Brazilian corporate legislation for listed companies, but they are considered supplementary information for IFRS. These statements were subject to the same audit procedures described above and, in our opinion, are fairly presented, in all material respects, in relation to the financial statements taken as a whole.
Salvador, February 13, 2014
PricewaterhouseCoopers
Auditores Independentes CRC 2SP000160/O-5 "F" BA
Fábio Cajazeira Mendes
Contador CRC 1SP196825/O-0 "S" BA

Braskem S.A.

Balance sheet at December 31

All amounts in thousands of reais

Assets	Note 2.1.1(a)	2013	Consolidated 2012 Revised	Pa 2013	arent Company 2012 Revised
Current assets					
Cash and cash equivalents	6	4,335,859	3,287,622	2,425,078	1,627,928
Financial investments	7	86,719	172,146	86,535	155,535
Trade accounts receivable	8	2,810,520	2,326,480	3,814,830	1,834,491
Inventories	9	5,033,593	4,102,055	2,848,700	2,478,550
Taxes recoverable	11	2,237,213	1,476,211	1,246,858	1,005,842
Dividends and interest on capital		150	2,645	78,031	130,145
Prepaid expenses		62,997	54,013	19,778	14,153
Related parties	10	124,487	13,912	100,173	13,906
Insurance claims	13	27,691	160,981	21,556	160,981
Other receivables	14	240,218	818,434	148,755	761,450
		14,959,447	12,414,499	10,790,294	8,182,981
Non-current assets held for sale	1(b)(xxvi)	37,681	277,828		
	e 2.1.1(b)				
		14,997,128	12,692,327	10,790,294	8,182,981
Non-current assets					
Financial investments	7	20,779	34,489	20,774	34,088
Trade accounts receivable	8	61,875	37,742	60,328	35,710
Advances to suppliers	9	116,714		116,714	
Taxes recoverable	11	1,285,990	1,527,134	899,751	1,026,391
Deferred income tax and social contribution	22	2,653,606	2,062,009	1,769,683	1,100,611
Judicial deposits	12	209,910	179,618	194,397	164,443
Related parties	10	133,649	127,627	404,668	988,589
Insurance claims	13	139,497	47,255	138,308	45,649
Other receivables	14	278,871	218,279	112,497	153,466
Investments in subsidiaries and jointly-controlled investments	15	115,385	118,787	10,479,371	9,591,644
Other investments		6,501	6,948	6,123	6,575
Property, plant and equipment	16	25,413,548	21,176,785	11,650,667	11,794,385

Intangible assets	17	2,912,630	2,940,966	2,225,326	2,241,565
		33,348,955	28,477,639	28,078,607	27,183,116
Total assets		48,346,083	41,169,966	38,868,901	35,366,097

Braskem S.A.

Balance sheet at December 31

All amounts in thousands of reais

Continued

Liabilities and shareholders' equity	Note	2013	Consolidated 2012	Par 2013	ent Company 2012
	2.1.1(a)		Revised		Revised
Current liabilities					
Trade payables		10,421,687	8,897,597	8,845,414	6,446,898
Borrowings	18	1,248,804	1,836,028	1,283,046	1,887,811
Project finance	19	25,745			
Derivatives operations	20.2	95,123	293,378	20,751	293,378
Payroll and related charges		490,816	349,176	320,548	249,275
Taxes payable	21	445,424	342,789	316,408	245,173
Dividends and interest on					
capital		131,799	5,369	129,022	2,160
Advances from customers	26	297,403	237,504	38,274	257,079
Sundry provisions	23	105,856	52,264	60,991	11,930
Post-employment benefits	25	158,137	147,175	158,122	147,175
Accounts payable to related					
parties	10			127,629	206,991
Other payables	27	174,007	385,577	54,501	29,478
		13,594,801	12,546,857	11,354,706	9,777,348
Non-current liabilities held for sale	2.1.1(b)		109,770		
		13,594,801	12,656,627	11,354,706	9,777,348
Non-current liabilities					
Borrowings	18	17,353,687	15,675,610	11,721,414	10,534,287
Project finance	19	4,705,661			
Derivatives operations	20.2	396,040		396,040	
Taxes payable	21	902,875	1,164,753	839,531	1,059,225
Accounts payable to related					
parties	10			5,148,743	3,667,754
Long-term incentives	24	9,274	10,405	9,274	10,405
Deferred income tax and social					
contribution	22	2,393,698	2,138,622	1,095,410	1,015,743
Post-employment benefits	25	44,054	36,602		
Provision for losses on					
subsidiaries and					
jointly-controlled investments				149,213	119,375

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Advances from customers		152,635	204,989	53,807	80,463
Sundry provisions	23	449,694	363,411	226,007	144,782
Other payables	27	662,330	266,963	281,646	343,652
		27,069,948	19,861,355	19,921,085	16,975,686
Shareholders' equity	29				
Capital		8,043,222	8,043,222	8,043,222	8,043,222
Capital reserve		232,430	797,979	232,430	797,979
Revenue reserves		410,149		410,149	
Other comprehensive income		(1,092,691)	337,411	(1,092,691)	337,411
Treasury shares		(48,892)	(48,892)		
Accumulated loss			(565,549)		(565,549)
Total attributable to the					
Company's shareholders		7,544,218	8,564,171	7,593,110	8,613,063
Non-controlling interest	2.1.2	137,116	87,813		
		7,681,334	8,651,984	7,593,110	8,613,063
Total liabilities and shareholders' equity		48,346,083	41,169,966	38,868,901	35,366,097

Braskem S.A.

Statement of operations

Years ended December 31

All amounts in thousands of reais, except earnings (loss) per share

	Note 2.1.1(b)	2013	Consolidated 2012 Revised	P: 2013	arent Company 2012
Continued operations					
Net sales revenue Cost of products sold	31	40,969,490 (35,820,761)	36,160,327 (32,709,068)	23,542,490 (20,469,552)	20,634,400 (18,217,333)
Gross profit		5,148,729	3,451,259	3,072,938	2,417,067
Income (expenses)					
Selling and distribution		(1,000,749)	(990,365)	(597,341)	(589,072)
General and administrative		(1,077,934)	(1,071,029)	(669,978)	(695,828)
Research and development Results from equity		(115,812)	(106,197)	(85,806)	(81,653)
investments Other operating income	15(c)	(3,223)	(25,807)	298,241	290,414
(expenses), net	33	(211,090)	333,457	122,701	392,159
Operating profit		2,739,921	1,591,318	2,140,755	1,733,087
Financial results	34				
Financial expenses		(2,549,111)	(3,926,209)	(2,098,965)	(3,404,722)
Financial income		773,138	531,928	703,449	364,389
		(1,775,973)	(3,394,281)	(1,395,516)	(3,040,333)
Profit (loss) before income tax and social contribution		963,948	(1,802,963)	745,239	(1,307,246)
Current and deferred income tax and social contribution	22	(456,910)	783,111	(235,542)	576,103
		(456,910)	783,111	(235,542)	576,103
Profit (loss) for the period of continued operations		507,038	(1,019,852)	509,697	(731,143)
Discontinued operations results	5				

Profit from disco operations Current and defe tax and social co	erred income		424,860 (143,313) 281,547		
Profit (loss) for the year		507,038	(738,305)	509,697	(731,143)
Attributable to:					
Company's share	eholders	509,697	(731,143)		
Non-controlling	interest 2.1.2	(2,659)	(7,162)		
Profit (loss) for the year		507,038	(738,305)		

Braskem S.A.

Statement of operations

Years ended December 31 All amounts in thousands of reais

Continued

	Note 2.1.1(b)	2013	Consolidated 2012 Revised	2013	Parent Con
Profit (loss) for the year		507,038	(738,305)	509,697	(73
Other comprehensive income or loss: Items that may be reclassified subsequently to profit or loss:					
Fair value of cash flow hedge		(127,520)	16,238	(118,000)	
Income tax and social contribution		40,120	(5,522)		
		(87,400)	10,716		·
Fair value of cash flow hedge of foreign subsidiaries				(7,140)	
Exchange variation of foreign sales hedge	20.2.1(b.iii)	(2,303,540)		(2,303,540)	
Income tax and social contribution		783,204		783,204	
		(1,520,336)		(1,520,336)	
Foreign currency translation adjustment		221,270	78,780	205,249	
Total		(1,386,466)	89,496	(1,400,107)	
Items that will not be reclassified to profit or loss:					
Defined benefit plan actuarial (loss) gain Income tax and social contribution		169	(18,204) 6,388	169	(1
Total		169	(11,816)	169	(1
Total other comprehensive income (loss)		(1,386,297)	77,680	(1,399,938)	
Total comprehensive income (loss) for the year		(879,259)	(660,625)	(890,241)	(67
Attributable to:					
Company's shareholders - continued operations		(890,241)	(952,128)		
Company's shareholders - discontinued operations			281,547		
Non-controlling interest		10,982	9,956		

Total comprehensive income (loss) for the year

(879,259)

(660,625)

			P	Parent Con
		2013		
	Note	Basic and diluted	Basic	D
	2.1.1(b)		Revised	R
Profit (loss) per share attributable to the				1
shareholders of the Company				1
of continued operations at the end of the year (R\$)	30			•
Earnings per share - common		0.6403	(1.2718)	(1
Earnings per share - preferred shares class "A"		0.6403	(1.2718)	(1
Earnings per share - preferred shares class "B"		0.6062		1
Profit (loss) per share attributable to the				
shareholders of the Company				Ţ
of discontinued operations at the end of the year				Ţ
(R\$)	5			•
Earnings per share - common			0.3536	•
Earnings per share - preferred shares class "A"			1.2718	
Profit (loss) per share attributable to the				
shareholders of the Company				•
at the end of the year (R\$)				•
Earnings per share - common		0.6403	(0.9182)	(0
Earnings per share - preferred shares class "A"		0.6403	(0.9182)	(0
Earnings per share - preferred shares class "B"		0.6062	-	

Braskem S.A.

Statement of changes in equity

All amounts in thousands of reais

	Note	Capital	Capital reserve	_	Tax incentives	-	ue reserves Additional dividends proposed	Other comprehensive	Tre
At December 31, 2011		8,043,222	845,998	87,710	4,547	16,457	482,593	315,586	(6
Comprehensive income for the period: Loss for the period Fair value of cash flow hedge, net of taxes Foreign currency translation adjustment								10,716 61,662 72,378	
Equity valuation adjustments: Realization of deemed cost of jointly-controlled investment, net of taxes Realization of additional property, plant and equipment								(952)	
price-level restatement, net of taxes Actuarial loss with								(27,236) (11,816)	

post-employment benefits, net of taxes					(40,004)
Contributions and distributions to shareholders: Additional dividends approved at Shareholders' Meeting Capital loss from non-controlling interest Write-off				(482,593)	
non-controlling by investments					
sale Loss on interest in subsidiary Write-off gain on					(5,917)
interest in subsidiary by sale Repurchase of treasury shares					(4,632)
Cancellation of					
shares Absorption of	(48,019)				
losses	(87,710) (48,019) (87,710)	(4,547) (4,547)	(16,457) (16,457)	(482,593)	(10,549)
At December 31, 2012 (Revised) 2.1.1(a) 8,043,222	797,979				337,411
Comprehensive income for the period: Profit for the period Exchange variation of foreign sales					
hedge, net of taxes Fair value of cash					(1,520,336)
flow hedge, net of taxes Foreign currency translation					(85,020) 205,249

(3

adjustment	

At December 31, 2013	8,043,222	232,430	26,895	28,412	354,842	(1,092,691)	
dividends proposed Returns Earnings		(565,549)	26,895	28,412 28,412	354,842 354,842	(1,961)	
Loss on interest in subsidiary Legal reserve Mandatory minimum dividends Additional			26,895			(1,961)	
shareholders: Absorption of losses Capital increase from non-controlling interest	29	(565,549)					
Contributions and distributions to						(28,034)	
of taxes Actuarial loss with post-employment benefits, net of taxes						(967) 169	
jointly-controlled investment, net of taxes Realization of additional property, plant and equipment price-level restatement, net						(27,236)	
Equity valuation adjustments: Realization of deemed cost of iointly controlled						(1,400,107)	
adjustment						(1,400,107)	

Braskem S.A.

Statement of changes in equity

All amounts in thousands of reais

	Note	Capital	Capital reserve	Legal reserve	Tax incentives		Reven Returns Earnings	ue reserves Additional dividends proposed		Tre
At December 31, 2011		8,043,222	845,998	87,710	4,547	16,457		482,593	315,586	(1
Comprehensive income for the period: Loss for the period Fair value of cash flow hedge, net of taxes Foreign currency translation adjustment									10,716 61,662 72,378	
Equity valuation adjustments: Realization of deemed cost of jointly-controlled investment, net of taxes									(952)	
Realization of additional property, plant and equipment price-level restatement, net of taxes Actuarial loss with post-employment benefits, net of									(27,236) (11,816)	

taxes					(40,004)
Contributions and distributions to shareholders: Additional dividends approved at Shareholders'					
Meeting Capital loss from				(482,593)	
non-controlling interest Write-off non-controlling					(5,917)
by investments sale					(4,632)
Repurchase of treasury shares Cancellation of	(40.010)				
shares Absorption of	(48,019)				
losses	(87,710) (48,019) (87,710)	(4,547) (4,547)	(16,457) (16,457)	(482,593)	(10,549)
At December 31, 2012 (Revised) 2.1.1(a) 8,043,222	797,979				337,411
Comprehensive income for the period: Profit for the period					
Exchange variation of foreign sales					
hedge, net of taxes Fair value of cash					(1,520,336)
flow hedge, net of taxes Foreign currency translation					(85,020)
adjustment					205,249 (1,400,107)
Equity valuation adjustments: Realization of deemed cost of					(967)

jointly-controlled investment, net of taxes Realization of additional property, plant and equipment price-level restatement, net of taxes Actuarial loss with post-employment benefits, net of taxes						(27,236) 169 (28,034)
Contributions and distributions to shareholders: Absorption of losses Capital increase from non-controlling interest Legal reserve Mandatory minimum dividends Additional dividends proposed Returns Earnings	29	(565,549) (565,549)	26,895 26,895	28,412 28,412	354,842 354,842	(1,961)
At December 31, 2013	8,043,222	232,430	26,895	28,412	354,842	(1,092,691)

Braskem S.A.

Statement of cash flows

Years ended December 31

All amounts in thousands of reais

Note 2.1.1(b)	2013	Consolidated 2012 Revised	Parc 2013	ent Company 2012
Profit (loss) before income tax and social contribution	1			
and after of discontinued operations				
results	963,948	(1,378,103)	745,239	(1,307,246)
Adjustments for reconciliation of profit (loss)				
Depreciation, amortization and depletion	2,056,088	1,924,265	1,302,531	1,193,976
Results from equity				
investments 15(c)	3,223	25,807	(298,241)	(290,414)
Interest and monetary and exchange				
variations, net	1,341,770	2,442,973	1,253,324	2,000,307
Other	9,175	294,199	4,298	240,675
	4,374,204	3,309,141	3,007,151	1,837,298
Changes in operating working capital				
Held-for-trading financial investments	97,693	16,716	69,982	16,216
Trade accounts receivable	(492,851)	(625,130)	(2,092,346)	(681,681)
Inventories	(927,435)	(566,025)	(431,948)	(495,689)
Taxes recoverable	(448,378)	(458,763)	(68,650)	(302,375)
Prepaid expenses	(8,915)	49,707	(5,626)	45,956
Other receivables	(27,019)	(529,103)	140,710	(710,879)
Trade payables	742,649	2,165,530	1,718,970	1,394,075
Taxes payable	(127,443)	(430,789)	(262,176)	(324,774)
Long-term incentives	(1,131)	(4,808)	(1,132)	(4,808)
Advances from customers	6,344	206,044	(299,268)	245,761
Sundry provisions	139,858	94,382	87,934	52,522
Other payables	308,734	389,032	226,212	326,513
Cash from operations	3,636,310	3,615,934	2,089,813	1,398,135
Interest paid	(1,123,691)	(1,006,840)	(630,918)	(583,738)
Income tax and social contribution paid	(54,828)	(37,283)	(33,569)	(35,403)
Net cash generated by operating activities	2,457,791	2,571,811	1,425,326	778,994

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Proceeds from the sale of fixed assets Proceeds from the sale of investments Cash effect from incorporated (discontinued)	2,576 689,868	115,846	689,868	
subsidiary	9,985	(141,348)		394
Acquisitions of investments in subsidiaries and associates	(86)		(414,464)	(84,282)
Acquisitions to property, plant and equipment	(5,656,440)	(2,792,853)	(1,145,447)	(1,375,908)
Acquisitions of intangible assets	(25,748)	(15,734)	(24,782)	(13,384)
Held-for-maturity and available for sale financial				
investments	25,645	(218)	38,211	19,453
Net cash used in investing activities	(4,954,200)	(2,834,307)	(856,614)	(1,453,727)
Short-term and long-term debt				
Obtained borrowings	6,317,022	6,665,938	5,161,555	4,058,052
Payment of borrowings	(7,300,718)	(5,493,015)	(6,070,448)	(4,760,048)
Project finance 19				
Obtained funds	4,562,343			
Related parties			1 272 541	1 022 120
Obtained loans Payment of loans			1,373,541 (253,248)	1,823,138 (366,861)
Net current transactions			17,072	(157,210)
Dividends paid	(35)	(482,051)	(34)	(482,051)
Non-controlling interests in subsidiaries	35,628	(20,295)	(31)	(102,031)
Repurchase of treasury shares	22,020	(36,694)		(36,694)
Net cash provided by financing activities	3,614,240	633,883	228,438	78,326
Exchange variation on cash of foreign subsidiaries	(69,594)	(36,037)		
Increase in cash and cash equivalents	1,048,237	335,350	797,150	(596,407)
Represented by				
Cash and cash equivalents at the				
beginning for the period	3,287,622	2,952,272	1,627,928	2,224,335
Cash and cash equivalents at the end for	4 225 050	2 207 (22	0.405.070	1 (07 000
the period	4,335,859	3,287,622	2,425,078	1,627,928
Increase in cash and cash equivalents	1,048,237	335,350	797,150	(596,407)

Braskem S.A.

Statement of value added

Years ended December 31 All amounts in thousands of reais

Continued and discontinued		Consolidated		Parent Company	
Continued and discontinued operations	Note 2.1.1(b)	2013	2012 Revised	2013	2012
Revenue		47,209,844	43,376,748	27,817,793	25,248,033
Sale of goods, products and services including discontinued operations Other income (expenses),	5,	47,384,014	42,647,728	27,658,207	24,868,066
net Allowance for doubtful		(146,837)	779,083	178,263	410,617
accounts Inputs acquired from third parties Cost of products, goods and		(27,333) (39,860,100)	(50,063) (37,141,063)	(18,677) (23,356,597)	(30,650) (21,144,265)
services sold Material, energy,		(38,455,954)	(35,782,490)	(22,465,636)	(20,324,249)
outsourced services and others Impairment of assets		(1,405,722) 1,576	(1,353,377) (5,196)	(890,744) (217)	(820,111) 95
Gross value added		7,349,744	6,235,685	4,461,196	4,103,768
Depreciation, amortization and depletion		(2,056,088)	(1,933,776)	(1,302,531)	(1,193,976)
Net value added produced by the entity		5,293,656	4,301,909	3,158,665	2,909,792
Value added received in transfer Results from equity		770,744	519,926	1,002,029	655,020
investments Financial income Other		(3,223) 773,138 829	(14,179) 532,012 2,093	298,241 703,449 339	290,414 364,389 217
Total value added to distribute		6,064,400	4,821,835	4,160,694	3,564,812
Personnel		860,593	807,804	514,818	505,687
Direct compensation Benefits		663,251 146,004	608,193 150,947	398,369 77,422	378,082 91,665

	FGTS (Government				
	Severance Pay Fund)	51,338	48,664	39,027	35,940
Taxes, fo	ees and contributions	1,984,334	653,659	925,046	254,347
	Federal	1,076,431	(174,029)	348,495	(440,584)
	State	891,151	805,363	571,631	687,777
	Municipal	16,752	22,325	4,920	7,154
Remune	ration on third parties'				
capital	•	2,712,435	4,098,677	2,211,133	3,535,921
-	Financial expenses				
	(including exchange				
	variation)	2,524,737	3,908,924	2,081,922	3,391,552
	Rentals	187,698	189,753	129,211	144,369
Remune	ration on own capital	507,038	(738,305)	509,697	(731,143)
	Profit (loss) for the year	509,697	(1,012,690)	509,697	(731,143)
	Non-controlling interests in		,		, , ,
	profit (loss) for the period	(2,659)	(7,162)		
	Profit from discontinued	,	, , ,		
	operations		281,547		
Value ad	lded distributed	6,064,400	4,821,835	4,160,694	3,564,812

• The statement of value added is not a required part of a set of financial statements under the standards issued by the International Accounting Standards Board ("IASB").

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Notas explicativas da Administração às demonstrações

financeiras em 31 de dezembro de 2013

Valores expressos em milhares de reais, exceto quando indicado de outra forma

1 Operations

Braskem S.A. (hereinafter "Parent Company") is a public corporation headquartered in Camaçari, Bahia ("BA"), which jointly with its subsidiaries (hereinafter "Braskem" or "Company"), operates 36 industrial units, 29 of which in the Brazilian states of Alagoas ("AL"), BA, Rio de Janeiro ("RJ"), Rio Grande do Sul ("RS") and São Paulo ("SP"), 5 are located in the United States, in the states of Pennsylvania, Texas and West Virginia and 2 are located in Germany. These units produce thermoplastic resins – polyethylene ("PE"), polypropylene ("PP") and polyvinyl chloride ("PVC"), as well as basic petrochemicals - such as ethylene, propylene butadiene, toluene, xylene and benzene, as well as gasoline, diesel and LPG (Liquefied Petroleum Gas), and other petroleum derivatives.

Additionally, Braskem is also engaged in the import and export of chemicals, petrochemicals and fuels, the production, supply and sale of utilities such as steam, water, compressed air, industrial gases, as well as the provision of industrial services and the production, supply and sale of electric energy for its own use and use by other companies. Braskem also invests in other companies, either as a partner or as shareholder.

The Company is controlled by Odebrecht S.A. ("Odebrecht"), which directly and indirectly holds interests of 50.11% and 38.32% in its voting and total capital, respectively.

The issue of these financial statements was authorized by the Company's Board of Directors on February 12, 2014.

(a) Significant operating events

(i) In 2012, Sunoco Chemicals, Inc. ("Sunoco") formally informed the Management of Braskem America, Inc. ("Braskem America") of its alternative plan to supply feedstock to the PP plant in Pennsylvania, after having announced in December 2011 the definitive shutdown of operations of its refinery. The definitive termination of the supply agreement occurred on June 8, 2012, upon payment of the respective compensation set forth in the contract, in the

amount of R\$235,962 (Note 33).

Despite the termination of the supply agreement, operations at the unit were maintained through other propylene supply sources.

Another important and fundamental step in maintaining the operations at the plant was the acquisition of a propylene splitter unit from Sunoco on June 29, 2012. This unit transforms refinery-grade propylene into polymer-grade propylene. With the acquisition, Braskem America expanded its supply sources, since the supply of refinery-grade propylene is more abundant in the U.S. market. This acquisition does not represent a business combination, since it does not meet the definitions required by IFRS 3 and its corresponding pronouncement issued by the Committee of Accounting Pronouncements ("CPC") (CPC 15 (R1)).

- (ii) On August 17, 2012, the Company inaugurated, in Marechal Deodoro, Alagoas, a new plant with annual production capacity of 200 kton of PVC*, which expanded Braskem's total installed capacity to 710 kton*. Total investment in the plant was approximately R\$1 billion.
- (iii) On September 13, 2012, the Company inaugurated, in the Triunfo Petrochemical Complex in the state of RS, a new plant with annual production capacity of 103 kton of butadiene*, which expanded Braskem's total installed capacity to 477 kton*. Total investment was approximately R\$300 million.

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Notas explicativas da Administração às demonstrações

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(b) Corporate events

- (i) On January 27, 2012, the controlling shareholder of Braskem, at the time, BRK Investimentos Petroquímicos S.A. ("BRK") was proportionally spun-off. In the spin-off, a part of the shares issued by Braskem that were held by BRK was delivered to Petróleo Brasileiro S.A. Petrobras ("Petrobras"). With the spin-off, BRK became a wholly-owned subsidiary of Odebrecht Serviços e Participações ("OSP") and maintained ownership of shares corresponding to 50.11% and 28.23% of the voting and total capital of Braskem, respectively. On the same date, the merger of Petrobras Química S.A. Petroquisa ("Petroquisa") into Petrobras was approved and Petrobras became the holder of 47.03% and 35.95% of the voting and total capital of Braskem, respectively.
- (ii) On February 27, 2012, the company Braskem International GmbH ("Braskem Áustria") was incorporated with the purpose of holding equity interests in other companies, and conducting financial and commercial operations. The capital stock was fully paid up by the Parent Company, a sole partner, in the amount of R\$81 (EUR 35 thousand).
- (iii) On February 28, 2012, the Extraordinary Shareholders' Meeting ("ESM") of the Parent Company approved the merger of the subsidiary Ideom Tecnologia Ltda. ("Ideom"), based on its net book value as of December 31, 2011, in the amount of R\$20,762, pursuant to the terms and conditions set forth in the protocol and justification dated February 6, 2012.
- (iv) On April 30, 2012, the capital stock of the subsidiaries Braskem Petroquímica S.A. ("Braskem Petroquímica") and Rio Polímeros S.A. ("Riopol") was increased in the amounts of R\$649,639 and R\$738,799, respectively, without the issue of new shares. The increases occurred through utilization of the balances recorded under advance for future capital increase.
- (v) On June 27, 2012, Braskem Áustria incorporated Braskem Petroquímica Ibérica, S.L. ("Braskem Espanha"), which has capital of R\$8 (EUR 3 thousand). The purpose of this subsidiary is to hold equity interests in other companies.

- (vi) On June 30, 2012, BRK was merged into its parent company OSP, which changed its interest to 50.11% and 38.11% of the voting and total capital of the Parent Company, respectively, held directly and indirectly.
- (vii) On August 27, 2012, Braskem Áustria incorporated Braskem Áustria Finance GmbH ("Braskem Áustria Finance"), which has paid up capital of R\$47 (EUR 18 thousand). The subsidiary's purpose is to raise funds in international financial markets.
- (viii) On September 3, 2012, a capital increase at the subsidiary Braskem Distribuidora Ltda. ("Braskem Distribuidora") was approved, with the transfer of the facilities comprising the Water Treatment Unit (WTU) of the Basic Petrochemicals Unit at the Camaçari Petrochemical Complex (BA), in the amount of R\$75,024, which corresponds to the residual book value of the assets in this unit, along with the change in the type of company to a corporation operating under the new corporate name of Braskem Distribuidora S.A.
- (ix) On November 5, 2012, in an ESM, approval was given for the increase in the capital stock of the subsidiary Braskem Idesa S.A.P.I. ("Braskem Idesa"), in the amount of R\$41,573 (MXN\$266.666 thousand), through the issue of 86,052 Class "A" shares, which was fully paid in by the Parent Company. Subsequently, part of the capital was returned to the non-controlling shareholder, which resulted in an increase in the interest held by the Parent Company in the capital stock of Braskem Idesa, from 65% to 75%.

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Notas explicativas da Administração às demonstrações

financeiras em 31 de dezembro de 2013

Valores expressos em milhares de reais, exceto quando indicado de outra forma

- (x) On November 9, 2012, the ESM approved the change in the company name of Braskem Distribuidora to Distribuidora de Águas Camaçari S.A. ("Braskem Distribuidora").
- (xi) On December 11, 2012, through a series of corporate decisions, the subsidiary Braskem America became a wholly owned subsidiary of Braskem Europe GmbH ("Braskem Alemanha").
- (xii) On December 17, 2012, the ESM approved the change in the type of company of Braskem Petroquímica S.A. to a limited liability company, with the new corporate name Braskem Petroquímica Ltda. ("Braskem Petroquímica").
- (xiii) On December 28, 2012, the Parent Company and Braskem Participações S.A. ("Braskem Participações") entered into a private instrument for the purchase and sale of shares through which it sold all shares of the subsidiary Braskem Distribuidora (Note 5).
- (xiv) On December 28, 2012, the Parent Company entered into a private instrument for the purchase and sale of shares through which it sold its interest in the subsidiary Cetrel S.A. ("Cetrel") (Note 5).
- (xv) Braskem and Petroquímica de Venezuela S.A. ("Pequiven") decided to concentrate their estimated investments in Venezuela in the jointly-controlled investment Polipropileno Del Sur ("Propilsur"). As a result of this decision, the shareholders meeting held in 2012 decided to withdraw the interest held by Braskem in the jointly-controlled investment Polietilenos de America ("Polimerica").
- (xvi) On January 24, 2013, Braskem Participações acquired from Braskem Chile Ltda. ("Braskem Chile"), 215,552 common shares issued by Braskem Argentina S.A. ("Braskem Argentina") for CLP\$21,667 thousand.

(xvii) On May 15, 2013, the ESM approved the increase in the capital stock of the subsidiary Braskem Idesa, without the issue of new shares, in the amount of R\$141,620 (MXN\$850,061 thousand), through capital injection of R\$106,214 (MXN\$637,546 thousand) by the Parent Company and R\$35,406 (MXN\$212,515 thousand) by the non-controlling shareholder.

(xviii) On July 1, 2013, the Parent Company acquired 2 thousand common shares of Odebrecht Comercializadora de Energia S.A. ("OCE"), equivalent to 20% of the capital of that company, whose main corporate purpose is to buy and sell energy in the spot market. Due to the provisions in the shareholders' agreement, OCE was classified as a jointly-controlled investment..

- (xix) On August 30, 2013, the ESM approved the merger of Riopol with Braskem Qpar S.A. ("Braskem Qpar") and the increase in its capital from R\$4,252,353 to R\$7,131,165, through the issue of 293,604,915 common shares.
- (xx) On September 19, 2013, the parent company and Braskem Austria acquired the shares issued by Braskem Mexico and held by Braskem Participações and Braskem Importação e Exportação Ltda. ("Braskem Importação") for R\$1,803 and R\$1, respectively.
- (xxi) On November 1, 2013, approval was given to increase the capital of the subsidiary Distribuidora de Águas Triunfo S.A. ("DAT") through the transfer of assets of the WTU at the Basic Petrochemicals Unit in the Triunfo Petrochemical Complex in RS, amounting to R\$37,561. On December 27, 2013, approval was given to a capital increase of R\$151 through the transfer of assets, after which the capital increased to R\$37,717.

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Notas explicativas da Administração às demonstrações

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Valores expressos em milhares de reais, exceto quando indicado de outra forma

(xxii) On November 21, 2013, Braskem Mexico constituted Braskem Mexico Servicios S. de R. L. de C.V. ("Braskem Mexico Serviços"), whose capital amounts to MXN\$3 thousand. The purpose of this subsidiary is to provide services to Braskem Mexico.

(xxiii) On November 27, 2013, Common Industries Ltd. ("Common") repurchased 49,995 of its shares held by Braskem Qpar for US\$2,591 thousand. On the same date, Braskem Incorporated Limited ("Braskem Inc") acquired 5 common shares of Common, also held by Braskem Qpar, for US\$259. Furthermore, on the same date Common canceled the shares and Braskem Inc. became the sole shareholder.

(xxiv) On December 17, 2013, the Parent Company entered into a share sales agreement ("Agreement") with Solvay Argentina S.A. ("Solvay Argentina"), through which it committed to acquire, upon the fulfillment of certain conditions provided for in the Agreement ("Acquisition"), shares representing 70.59% of the total and voting capital of Solvay Indupa S.A.I.C. ("Solvay Indupa").

Solvay Indupa, which produces PVC and caustic soda, has two integrated production sites located in: (i) Santo André, (SP), with the capacity to produce 300 kton of PVC* and 170 kton of caustic soda*; and (ii) Bahía Blanca in the Province of Buenos Aires, Argentina, with the capacity to produce 240 kton of PVC* and 180 kton of caustic soda*.

The Agreement provides for the acquisition by Braskem of 292,453,490 shares representing 70.59% of the total and voting capital of Solvay Indupa that are held by Solvay Argentina, at the price of US\$ 0.085, to be paid upon the settlement of the acquisition. The acquisition price is based on the Enterprise Value of US\$ 290 million.

Meanwhile, Solvay Indupa holds, as of December 31, 2013, (i) 158,534,671 shares in Solvay Indupa do Brasil S.A. ("Indupa Brasil") representing 99.99% of the total and voting capital of Indupa Brasil; and (ii) 1,010,638 shares in Solalban Energía S.A. ("Solalban") representing 58.00% of the total and voting capital of Solalban. As a result of the Acquisition, Braskem will become an indirect shareholder of Indupa Brasil and of Solalban.

As a result of the Acquisition, Braskem carried out a public tender offer on December 18, 2013 for shares representing 29.41% of the capital of Solvay Indupa traded on the Buenos Aires Stock Exchange - BCBA, pursuant to governing legislation, and also plans to cancel the registration of Solvay Indupa at the Securities and Exchange Commission of Brazil - ("CVM").

The conclusion and effective implementation of the acquisition is subject to, among other operational conditions, approval by Brazil's antitrust agency Administrative Council for Economic Defense – ("CADE").

(xxv) On December 30, 2013, Quantiq changed its corporate type to limited liability company, with its new name being Quantiq Distribuidora Ltda.

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Notas explicativas da Administração às demonstrações

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(**xxvi**) On December 31, 2013, the parent company entered into a share sales agreement with Odebrecht Ambiental ("OA"), through which it sold its interest in the subsidiary DAT for R\$315 million, to be received during 2014.

The investments in DAT are shown in the balance sheet as "non – current assets held for sale". DAT did not register results or hold liabilities in the year ended on December 31, 2013, and held only fixed assets.

The change of administration with the consequent transfer of management of the DAT operations will only occur in 2014.

* Unaudited

(c) Net working capital

On December 31, 2013, net working capital at the Parent Company was negative R\$564,412 (negative R\$1,594,367 in 2012). On the other hand, consolidated net working capital was positive R\$1,402,327 (2012 – R\$35,700). The consolidated figures are used in the management of working capital, since the Company uses mechanisms to transfer funds between the companies efficiently without jeopardizing the fulfillment of the commitments of each of the entities forming the consolidated statements. For this reasons, any analysis of the Parent Company's working capital will not reflect the actual liquidity position of the consolidated group.

Braskem also has three revolving credit lines that may be used at any time (Note 4.3).

(d) Effect of foreign exchange variation

The Company is exposed to foreign exchange variation on the balances and transactions made in currencies other than its functional currencies, particularly in U.S. dollar, such as financial investments, trade accounts receivable, trade

payables, borrowings and sales. In addition to the exchange effect of the U.S. dollar in relation to the Brazilian real, Braskem is exposed to the U.S. dollar through its subsidiaries abroad, particularly in Euros and Mexican peso. The balances of assets and liabilities are translated based on the exchange rate at the end of each period, while transactions are based on the effective exchange rate on the date of each operation.

The following table shows the U.S. dollar average and end-of-period exchange rates for the fiscal years in this report:

Effect of foreign exchange variation

End of period rate

U.S. dollar - Brazilian real, 2013	2.3426	U.S. dollar - Mexican peso, 2013	13.1005	U.S. dollar - euro, 2013	0.7261
U.S. dollar - Brazilian real, 2012	2.0435	U.S. dollar - Mexican peso, 2012	13.0327	U.S. dollar - euro, 2012	0.7582
Appreciation of the U.S. dollar in relation to the Brazilian real	14.64%	Appreciation of the U.S. dollar in relation to the Mexican peso		Devaluation of the U.S. dollar in relation to the euro	-4.23%
Average rate					
U.S. dollar - Brazilian real, 2013	2.3455	U.S. dollar - Mexican peso, 2013	13.0088	U.S. dollar - euro, 2013	0.7296
U.S. dollar - Brazilian real,					
2012	2.0778	U.S. dollar - Mexican peso, 2012	12.8647	U.S. dollar - euro, 2012	0.7619

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Notas explicativas da Administração às demonstrações

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Valores expressos em milhares de reais, exceto quando indicado de outra forma

2 Summary of significant accounting policies

The principal accounting policies applied in the preparation of these financial statements are described below. These policies have been consistently applied to the years presented, with the exception of the cases mentioned in Note 2.1.1.

2.1 Basis of preparation and presentation of the financial statements

The financial statements have been prepared under the historical cost convention and were adjusted, when necessary, to reflect the fair value of assets and liabilities.

The preparation of financial statements requires the use of certain critical accounting estimates. It also requires Management to exercise its judgment in the process of applying the Company's accounting policies. The areas involving a higher degree of judgment or complexity, or areas where assumptions and estimates are significant to the consolidated financial statements are disclosed in Note 3.

2.1.1 Revised

The financial statements of 2012 was retrospectively revised to reflect (a) the effects of the retroactive application of CPC 33 (R1) and IAS 19. The income statements for 2012 was also retrospectively revised to reclassify (b) the results from discontinued operations to continuing operations of IQ Soluções & Química S.A. ("Quantiq") and IQAG Armazéns Gerais Ltda. ("IQAG") resulting from the Company's decision to not sell assets previously held for sale.

In additional, the Company revised the "Other comprehensive income or loss" at the statement of operations separating the items between "Items that will be reclassified subsequently to profit or loss" and "Items that will not be reclassified to profit and loss".

(a) Post-employment benefits plans

Until 2012, actuarial gains and losses arising from actuarial remeasurement were not recognized if they were lower than 10% (a) of the present value of the defined benefit obligation; and (b) of the fair value of any assets of the plan. The accounting practice adopted in accordance with CPC 33 (R1) and IAS 19 is in note 2.20.

Notas explicativas da Administração às demonstrações

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(b) Held-for-sale assets

The Management of the Company decided to maintain the investments in Quantiq and IQAG. Hence, the Company is consolidating the effects of the income statements with retroactive effect in 2012. The Company recorded charges of R\$7,300 related to amortization and depreciation in 2013. The effect of those expenses for prior year is immaterial as the decision to classify these investments as held for sale occurred on December 07, 2012.

The assets and liabilities of these companies in 2012 are being shown under the items "Non-current assets held for sale" and "Liabilities related to non-current assets held for sale".

Consolidated information from the balance sheets of Quantiq and IQAG:

	2012
Assets	
Cash and cash equivalents	9,985
Trade accounts receivable	17,897
Inventories	106,386
Property, plant and equipment	56,727
Intangible assets	13,246
Other	73,587
Total assets	277,828
Liabilities	
Trade payables	101,893
Borrowings	1,095
Payroll and related charges	5,232
Other	1,550

Total liabilities	109,770
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Notas explicativas da Administração às demonstrações

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The effects of the resubmission of items (a) and (b) are shown below:

Balance sheet

2012

			Consolidated			ent company
Assets	Published	(a) Post- employment benefits	Revised	Published	(a) Post- employment benefits	Revised
Current assets and non-current assets held for sale	12,692,327		12,692,327	8,182,981		8,182,981
Non-current Deferred income tax and social contribution Investments in subsidiaries and	2,055,621	6,388	2,062,009	1,100,611		1,100,611
jointly-controlled investments Other non-current assets	86,842 26,328,788		,	9,571,515 16,522,806	(11,816)	9,559,699 16,522,806
	28,471,251	6,388	28,477,639	27,194,932	(11,816)	27,183,116
Total assets	41,163,578	6,388	41,169,966	35,377,913	(11,816)	35,366,097
Liabilities						
Current liabilities and non-current liabilities held for sale	12,656,627		12,656,627	9,777,348		9,777,348

Non-current	t
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Total l	iabilities and equity	41,163,578	6,388	41,169,966	35,377,913	(11,816)	35,366,097
		8,663,800	(11,816)	8,651,984	8,624,879	(11,816)	8,613,063
	Non-controlling interest	87,813		87,813			
	Total attributable to the Company's shareholders	8,575,987	(11,816)	8,564,171	8,624,879	(11,816)	8,613,063
Equity	Other comprehensive income Other equity	349,227 8,226,760	(11,816)	337,411 8,226,760	349,227 8,275,652	(11,816)	337,411 8,275,652
		19,843,151	(11,816)	19,861,355	16,975,686		16,975,686
	Other non-current liabilities	17,704,529	18,204	17,722,733	15,959,943		15,959,943
	Deferred income tax and social contribution	2,138,622	18,204	2,138,622	1,015,743		1,015,743

Notes to the financial statements

Years ended December 31

All amounts in thousands of reais

Statement of operations

				2012
			(b) Assets held	Consolidated
		Published	for sale	Revised
Continued operat				
Net sales revenue		35,513,397	646,930	36,160,327
	Cost of products sold	(32,209,958)	(499,110)	(32,709,068)
Gross profit		3,303,439	147,820	3,451,259
Income (expenses	s)			
_	Selling and distribution	(968,337)	(22,028)	(990,365)
	General and administrative	(998,261)	(72,768)	(1,071,029)
	Research and development	(106,198)	1	(106,197)
	Results from equity investments	(25,807)		(25,807)
	Other operating income (expenses), net	333,767	(310)	333,457
Operating profit		1,538,603	52,715	1,591,318
Financial results				
	Financial expenses	(3,902,499)	(23,710)	(3,926,209)
	Financial income	530,182	1,746	531,928
		(3,372,317)	(21,964)	(3,394,281)
Profit (loss) befor	re income tax and			
social contributio	n	(1,833,714)	30,751	(1,802,963)
	Current and deferred income tax and			
	social contribution	793,376	(10,265)	783,111
		793,376	(10,265)	783,111
Profit (loss) for th	ne period of continued operations	(1,040,338)	20,486	(1,019,852)

Discontinued o	perations	results
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Discontinued ope	lations results			
	Profit (loss) from discontinued operations	451,262	(26,402)	424,860
	Current and deferred income tax and			
	social contribution	(149,229)	5,916	(143,313)
		302,033	(20,486)	281,547
Loss for the year		(738,305)		(738,305)
Attributable to:				
	Company's shareholders	(731,143)		(731,143)
	Non-controlling interest	(7,162)		(7,162)
		(738,305)		(738,305)

Notes to the financial statements

Years ended December 31

All amounts in thousands of reais

Statement of comprehensive income

		(b) Post-employment	nsolidated		Parent (b) Post-employment
	Published	benefits	Revised	Published	benefits
Loss for the year	(738,305)		(738,305)	(731,143)	
Other comprehensive income or loss: Items that may be reclassified subsequently to profit or loss					
Fair value of cash flow hedge	16,238		16,238	16,238	
Income tax and social contribution	(5,522)		(5,522)	(5,522)	
	10,716		10,716	10,716	
Foreign currency translation adjustment	78,780		78,780	61,662	
Total	89,496		89,496	72,378	
Items that will not be reclassified to profit or loss:					
Defined benefit plan actuarial (loss) gain		(18,204)	(18,204)		(18,204)
Income tax and social contribution		6,388	6,388		6,388
Total		(11,816)	(11,816)		(11,816)
Total other comprehensive income or loss	89,496	(11,816)	77,680	72,378	(11,816)
Total comprehensive income or loss for the year	(648,809)	(11,816)	(660,625)	(658,765)	(11,816)
Attributable to:					
Company's shareholders - continued operations	(940,312)	(11,816)	(952,128)		
Company's shareholders - discontinued operations	281,547		281,547		
Non-controlling interest	9,956		9,956		

Total comprehensive income or loss for the year (648,809) (11,816) (660,625)

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Braskem S.A.

Notes to the financial statements
Years ended December 31
All amounts in thousands of reais
2.1.2 Consolidated financial statements
The consolidated financial statements were prepared and presented in accordance with accounting practices adopted in Brazil, including the standards issued by the CPC, and in accordance with the IFRS issued by the IASB.
(a) Consolidation
The financial statements of subsidiaries and specific purpose entities included in the consolidated financial statements have been prepared in accordance with the same accounting practices as those adopted by the parent company.
The consolidation process provided for in pronouncements CPC 36 (R3) and IFRS 10 corresponds to the sum of balance sheet accounts and profit and loss, in addition to the following eliminations:
a) the investments of the Parent Company in the equity of subsidiaries;
b) balance sheet accounts between companies;
c) income and expenses arising from commercial and financial operations carried out between companies; and
d) the portions of profit and loss for the year and assets that correspond to unrealized gains and unrealized losses with third parties on transactions between companies.

Notes to the financial statements

Years ended December 31

All amounts in thousands of reais

The consolidated financial statements comprise the financial statements of the Parent Company and the following entities:

		Total i	nterest - %
	Headquarters (Country)	2013	2012
Direct and Indirect subsidiaries			
Braskem Alemanha	Germany	100.00	100.00
Braskem America Finance Company			
("Braskem America Finance")	USA	100.00	100.00
Braskem America, Inc. ("Braskem America")	USA	100.00	100.00
Braskem Argentina S.A. ("Braskem Argentina")	Argentina	100.00	100.00
Braskem Austria	Austria	100.00	100.00
Braskem Austria Finance	Austria	100.00	100.00
Braskem Chile	Chile	100.00	100.00
Braskem Espanha	Spain	100.00	100.00
Braskem Finance Limited ("Braskem Finance")	Cayman Islands	100.00	100.00
Braskem Idesa	Mexico	75.00	75.00
Braskem Idesa Servicios S.A. de CV			
("Braskem Idesa Serviços")	Mexico	75.00	75.00
Braskem Importação	Brazil	100.00	100.00
Braskem Incorporated Limited ("Braskem Inc")	Cayman Islands	100.00	100.00
Braskem México Serviços	Mexico	100.00	
Braskem México, S de RL de CV ("Braskem			
México")	Mexico	100.00	100.00
Braskem Netherlands B.V ("Braskem Holanda")	Netherlands	100.00	100.00
Braskem Participações	Brazil	100.00	100.00
Braskem Petroquímica	Brazil	100.00	100.00
Braskem Petroquímica Chile Ltda.			
("Petroquímica Chile")	Chile	100.00	100.00
Braskem Qpar	Brazil	100.00	100.00
Common	British Virgin Islands	100.00	100.00
DAT	Brazil	100.00	
IQAG	Brazil	100.00	100.00
Lantana Trading Co. Inc. ("Lantana")	Bahamas	100.00	100.00

Norfolk Trading S.A. ("Norfolk")	Uruguay	100.00	100.00
Politeno Empreendimentos Ltda. ("Politeno			
Empreendimentos")	Brazil	100.00	100.00
Quantiq	Brazil	100.00	100.00
Riopol	Brazil		100.00
Specific Purpose Entity ("SPE") Fundo de Investimento Multimercado Crédito Privado Sol ("FIM Sol") Fundo de Investimento Caixa Júpiter	Brazil	100.00	100.00
Multimercado Crédito Privado Longo Prazo ("Fundo Júpiter)	Brazil	100.00	100.00

Notes to the financial statements

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(a.i) Non-controlling interest in the equity and results of operations of the Company's subsidiaries

	Adjusted shareholders'		Adjusted profit (loss)	
	2013	equity 2012	2013	the period 2012
Braskem Idesa Total	137,116 137,116	87,813 87,813	(2,659) (2,659)	(7,162) (7,162)

(a.ii) Reconciliation between equity and profit (loss) for the year of parent company and consolidated

				Profit	(loss) for the
		Shareho	lders' equity		period
	Note	2013	2012	2013	2012
	2.1.1(a)		Revised		
Parent Company		7,593,110	8,613,063	509,697	(731,143)
Braskem shares owned by					
subsidiary Braskem Petroquímica		(48,892)	(48,892)		
Non-controlling interest of					
Braskem Idesa		137,116	87,813	(2,659)	(7,162)
Consolidated		7,681,334	8,651,984	507,038	(738,305)

2.1.3 Parent company financial statements

The Parent Company financial statements have been prepared in accordance with accounting practices adopted in Brazil, following the provisions in Federal Law 6,404/76, and subsequent amendments ("Brazilian Law of Corporations"), and the standards issued by CPC, and are disclosed together with the consolidated financial statements. The accounting practices adopted in Brazil applicable to the Parent Company financial statements differ from

International Financial Reporting Standards ("IFRS") only in relation to the valuation of investments in subsidiaries and associates based on the equity accounting method, instead of cost or fair value in accordance with IFRS.

2.2 Operating segment reporting

This information is prepared and presented consistently with the internal report provided to the Chief Executive Officer, who is the main operating decision-maker and responsible for allocating resources and assessing performance of the operating segments (Note 36).

The determination of results per segment takes into consideration transfers of goods and provision of services between segments that are considered arm's length sales and stated based on market prices.

2.3 Foreign currency translation

(a) Functional and presentation currency

The functional and presentation currency of the Company is the real, determined in accordance with CPC 02 (R2) and IAS 21.

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Notes to the financial statements

Years ended December 31

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(b) Brazilian real as functional currency

The company has a few companies abroad that also use the real as their functional currency. Foreign currency transactions and balances are translated into the functional currency using the foreign exchange rates prevailing at the dates of the transactions or at year end, as applicable. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year-end foreign exchange rates of monetary assets and liabilities denominated in foreign currencies are recognized in the statement of operations as "financial income" and "financial expenses", respectively, except those designated for hedge accounting, which are, in this case, deferred in equity as cash flow hedges.

(c) Functional currency other than the Brazilian real

Some subsidiaries and a jointly-controlled investment have a different functional currency from that of the Parent Company, as follows:

				Braskem		Braskem		
		Braskem Idesa	Braskem	México	Braskem	America	Braskem	Braskem
Dagar Harry	Braskem	Commissor	Márias	Comicas	A a a a	Einanas	Alamanha	Áustria
Propilsur	Idesa	Serviços	México	Serviços	America	Finance	Alemanha	Austria
USD	MXN	MXN	MXN	MXN	USD	USD	EUR	EUR

USD = U.S. dollar

EUR = Euro

MXN = Mexican peso

- assets and liabilities for each balance sheet presented are translated at the closing rate at the date of that balance sheet;
- equity is converted at the historical rate, that is, the foreign exchange rate prevailing on the date of each transaction; and
- income and expenses for each statement of operations are translated at the monthly average rate.

The financial statements of these companies are translated into reais based on the following rules:

All resulting exchange differences are recognized as a separate component of equity in the account "other comprehensive income". When a foreign investment is partially or fully written off for any reason, the respective exchange differences recorded in equity are recognized in the statement of operations as part of the gain or loss on the transaction.

2.4 Cash and cash equivalents

Cash and cash equivalents include cash in hand, deposits held at call with banks and highly liquid investments with maturities of three months or less. They are convertible into a known amount and subject to an immaterial risk of change in value (Note 6).

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Notes to 1	the financial statements
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2.5	Financial assets
2.5.1	Classification and measurement
	assets are classified as held for trading, loans and receivables held to maturity. This classification depends pose for which they were acquired.
	ancial assets are derecognized when the corresponding rights to receive cash flows have been received or d and the Company has transferred substantially all risks and rewards of ownership of the related assets.
	expenses with the acquisition or sale of held-for-trading financial assets are expensed in the statement of s. For the other financial assets, these expenses, when significant, are added to their respective fair value.
(a) frequently	Held-for-trading financial assets – these are measured at fair value and they are held to be actively and traded in the short term. The assets in this category are classified as current assets.
Derivative	es are also categorized as held for trading unless they are designated for hedge accounting (Note 2.6).
	trading financial assets are carried at fair value on an ongoing basis. Gains or losses arising from changes in alue of these financial assets are presented in "financial results" in the period in which they arise.

(b) Loans and receivables - these are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. The Company's loans and receivables comprise loans to related parties and accounts with associates (Note 10), trade accounts receivable (Note 8), other accounts receivable (Note 14), cash and cash equivalents (Note 6) and financial investments (Note 7).
Loans and receivables are carried at amortized cost using the effective interest method. These assets are stated at cost of acquisition, plus earnings accrued, against profit or loss for the year.
Assets held to maturity – the Company's held-to-maturity financial investments comprise mainly quotas of investment funds in credit rights.
2.5.2 Impairment of financial assets
The Company permanently assesses the existence of objective evidence that a financial asset, classified as loans and receivables or held-to-maturity is impaired. The criteria the Company uses to determine that there is objective evidence of an impairment loss include:
a) significant financial difficulty of the issuer or debtor;
b) a breach of contract by the issuer or debtor, such as a default or delinquency in interest or principal payments;
c) it becomes probable that the debtor will enter bankruptcy or other financial reorganization; or
d) the disappearance of an active market for that financial asset because of financial difficulties.
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Notes to the financial statements

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Losses are recorded when there is objective evidence of impairment as a result of one more events that occurred after the initial recognition of the asset and that loss event has an impact on the future cash flows that can be reliably estimated.

The amount of any impairment loss is measured as the difference between the asset's carrying amount and the present value of future cash flows carried to their future value at market rates and discounted at the financial asset's original effective interest rate. This methodology does not apply to the calculation of the provision for impairment.

The methodology adopted by the Company for recognizing the provision for impairment is based on the history of losses and considers the sum of (i) 100% of the amount of receivables past due for over 180 days; (ii) 50% of the amount of receivables past due for over 90 days; (iii) 100% of the amount of receivables under judicial collection (iv) all the receivables from the first renegotiation maturing within more than 24 months; and (v) 100% of the receivables arising from a second renegotiation with customers. Receivables from related parties are not considered in this calculation.

2.6 Derivative and non-derivative financial instruments and hedging activities

Derivatives are recognized at fair value on an ongoing basis. The recognition of the gain or loss in profit or loss depends on whether the derivative is designated as a hedging instrument.

(a) Designated as hedge accounting

Management may designate certain derivatives as hedges of a particular risk associated with a recognized asset or liability or a highly probable forecast transaction. It may also designate non-derivative financial instruments as hedge for highly probable future sales in foreign currency (cash flow hedge). The Company documents at the inception of the transaction the relationship between hedging instruments and hedged items, as well as its risk Management

objectives and strategy for undertaking various hedging transactions. It also documents its assessment, on an ongoing basis, of whether the derivatives that are used in hedging transactions are highly effective in offsetting changes in fair values or cash flows of hedged items.

The effective portion (i) of the changes in the fair value of hedge derivatives and (ii) of the exchange variation of financial liabilities designated and qualified as sales flow hedge is recognized in equity, under "other comprehensive income". These amounts are transferred to profit or loss for the periods in which the hedged item affects the financial results. The ineffective portion is recognized immediately in the statement of operations as "financial result".

When the hedge instrument matures or is sold or when it no longer meets the criteria for hedge accounting, it is prospectively discontinued and any cumulative gain or loss in equity remains in equity and is recognized in profit or loss when the hedged item or transaction affects profit or loss. If the hedged item or transaction is settled in advance, discontinued or is not expected to occur, the cumulative gain or loss in equity is immediately transferred to "financial result".

The cash flow hedge transactions carried out by the Company are described in Note 20.2.1(b).

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Notes to the financial statements

Years ended December 31

All amounts in thousands of reais

(b) Derivatives at fair value through profit or loss

Derivatives not designated as hedge instruments are classified as current assets or liabilities. Changes in the fair value of these derivative instruments are recognized immediately in the statement of operations under "financial results", regardless of the instrument contracted.

2.7 Trade accounts receivable

Trade accounts receivable are recognized at the amount billed net of the allowance for doubtful accounts. The Company's billing period is generally 30 days; therefore, the amount of the trade accounts receivable corresponds to their fair value on the date of the sale (Note 8).

2.8 Inventories

Inventories are stated at the lower between the average acquisition or production cost or at the estimated retail price, net of taxes. The Company determines the cost of its production using the absorption method, and uses the weighted average cost to determine the value of its inventories.

2.9 Discontinued operations

The Company classifies as discontinued the operations related to cash generating units or reportable operating segment that have been divested or are undergoing divestment and are classified as held-for-sale.

Profit or loss from discontinued operations is presented in a single item on the statement of operations for the fiscal

year. In addition, detailed information is also reported, as follows:
(i) revenue, cost of sales, general and administrative expenses and profit or loss before income tax and social contribution;
(ii) income tax and social contribution;
(iii) gains from the sale of assets that comprise the discontinued operation; and
(iv) income tax and social contribution related to item (iii) above.
Profit or loss from discontinued operations is recognized after eliminating the revenues and expenses arising from any commercial and financial operations carried out among the companies.
2.10 Investments in subsidiaries
The Company controls an entity when it is exposed or entitled to variable returns on account of its involvement with the entity and is capable of affecting these returns through its power over the entity.
Investment gains and losses arising from transactions with non-controlling shareholders are directly recorded in equity in "other comprehensive income". These gains and losses are transferred to profit or loss for the year when the Company ceases to have control over the related subsidiary.
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Notes to the financial statements

Years ended December 31

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The Company recognizes, in the Parent Company's financial statements, a provision for losses in subsidiaries at an amount equivalent to the net capital deficiency of these subsidiaries. This provision is recorded in non-current liabilities with a contra-entry to the account "results from equity investments".

The unrealized gains in operations between the Parent Company and its subsidiaries that are still recorded in the assets held by the Company are fully eliminated from the financial statements of the Parent Company.

2.11 Investments in associates and other investments

Associates are all entities over which the Company has the power to participate in the financial and operating decisions without having control (significant influence). Investments in associates are initially accounted for at cost and subsequently using the equity method and they may include possible goodwill identified on acquisition, net of any accumulated impairment loss.

Unrealized gains on transactions between the Company and its associates are eliminated to the extent of the Company's interest in these investments.

Other investments are stated at acquisition cost, less provision for adjustments to market value, when applicable.

2.12 Investments in jointly-controlled investments

Jointly-controlled investments are all entities over which the Company shares, under an agreement, control with one or more parties. Investments in jointly-controlled investments are initially accounted for at cost and subsequently using the equity method.

The unrealized gains in operations between the Company and its jointly-controlled investments are eliminated proportionately to its interest in these investments.

2.13 Property, plant and equipment

Property, plant and equipment is stated at cost net of accumulated depreciation and provision for impairment, when applicable. The cost includes:

- (a) the acquisition price and the financial charges incurred in borrowings during the phase of construction (Note 16), and all other costs directly related with making the asset usable; and
- (b) the fair value of assets acquired through business combinations.

The financial charges are capitalized on the balance of the projects in progress using (i) an average funding rate of all borrowings; and (ii) the portion of the foreign exchange variation that corresponds to a possible difference between the average rate of financing in the internal market and the rate mentioned in item (i).

The machinery, equipment and installations of the Company require inspections, replacement of components and maintenance in regular intervals. The Company makes shutdowns in regular intervals that vary from two to six years to perform these activities. These shutdowns can involve the plant as a whole, a part of it, or even relevant pieces of equipment, such as industrial boilers, turbines and tanks. Shutdowns that take place every six years, for example, are usually made for the maintenance of industrial plants as a whole. Costs of materials and outsourced services that are directly attributable to these shutdowns are capitalized when (i) it is probable that future economic benefits associated with these costs will flow to the Company; and (ii) these costs can be measured reliably. Expenses with each scheduled shutdown are included in property, plant and equipment items that were the subject matter of the stoppage and are fully depreciated until the beginning of the following related stoppage.

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The expenditures with personnel, the consumption of small materials, maintenance and the related services from third parties are recorded, when incurred, as production costs.
Property, plant and equipment items are depreciated on a straight-line basis. The average depreciation and depletion rates used, determined based on the useful lives of the assets, are presented in Note 16.
Projects in progress are not depreciated. Depreciation begins when the assets are available for use.
The Company does not attribute a residual value to assets due to its insignificance.
2.14 Intangible assets
The group of accounts that comprise the intangible assets is the following:
(a) Goodwill based on future profitability
The existing goodwill was determined in accordance with the criteria established by the accounting practices adopted in Brazil before the adoption of the CPC and IFRS pronouncements and represent the excess of the amount paid over

the amount of equity of the entities acquired. Upon adoption of the CPC and IFRS pronouncements in 2009, the Company applied the exemption related to business combinations prior to January 1, 2009 and did not remeasure these amounts. This goodwill has not been amortized since that date and it is tested annually for eventual impairment.

(b) Trademarks and patents

The technologies acquired from third parties, including those acquired through business combination, are recorded at the cost of acquisition and/or fair value and other directly attributed costs, net of accumulated amortization and provision for impairment, when applicable. Technologies that have defined useful lives and are amortized using the straight-line method based on the term of the purchase agreement (between 10 and 20 years)

Expenditures with research and development are accounted for in profit or loss as they are incurred.

(c) Contractual customer and supplier relationships

Contractual customer and supplier relationships arising from a business combination were recognized at fair value at the respective acquisition dates. These contractual customer and supplier relationships have a finite useful life and are amortized using the straight-line method over the term of the respective purchase or sale agreement (between 14 and 28 years).

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(d) Software

Software is recorded at cost net of accumulated amortization. Cost includes the acquisition price and/or internal development costs and all other costs directly related with making the software usable. All software booked has defined useful life estimated between 3 and 10 years and is amortized using the straight-line method. Costs associated with maintaining computer software programs are recognized in profit or loss as incurred.

2.15 Impairment of non-financial assets

Assets that have indefinite useful lives, as goodwill based on future profitability, are not subject to amortization and are tested annually for impairment. This goodwill is allocated to the Cash Generating Units ("CGU") or operating segments for the purposes of impairment testing.

Assets that that have defined useful lives are reviewed for impairment whenever events or circumstances indicate that the carrying amount may not be recoverable.

An impairment loss is recognized when the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of (i) an asset's fair value less costs to sell; (ii) and its value in use. Taking into consideration the peculiarities of the Company's assets, the value used for assessing impairment is the value in use, except when specifically indicated otherwise. The value in use is estimated based on the present value of future cash flows (Note 16(a)).

For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are identifiable cash flows that can be CGUs or operating segments.

2.16 Trade payables

Trade payables are obligations arising from the acquisition of goods or services in the ordinary course of business and they are recorded at the amount billed. When applicable, they are recorded at present value based on interest rates that reflect the term, currency and risk of each transaction. The Company calculates the adjustment to present value for operations that have material impact on its financial statements.

2.17 Borrowings

Borrowings are recognized initially at fair value and net of the transaction costs incurred in structuring the transaction, when applicable. Subsequently, borrowings are presented with the charges and interest in proportion to the period incurred.

2.18 Provisions

Provisions are recognized in the balance sheet when (i) the Company has a present legal, contractual or constructive obligation as a result of past events, (ii) it is probable that an outflow of financial resources will be required to settle the obligation and (iii) the amount can be reliably estimated.

The provisions for tax, labor and other contingencies are recognized based on Management's expectation of probable loss in the respective proceedings and supported by the opinion of the Company's external legal advisors (Note 23).

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The contingencies assumed in a business combination for which an unfavorable outcome is considered possible are recognized at their fair value on the acquisition date. Subsequently, and until the liability is settled, these contingent liabilities are measured at the higher of the amount recorded in the business combination and the amount that would be recognized under CPC 25 and IAS 37.

Provisions are measured at the present value of the expenditures required to settle the obligation using a rate before tax effects that reflects current market assessments. The increase in the provision due to passage of time is recognized in "financial results".

2.19 Current and deferred income tax and social contribution

The income tax ("IR") and social contribution ("CSL") recorded in the year are determined on the current and deferred tax basis. These taxes are calculated on the basis of the tax laws enacted at the balance sheet date in the countries where the Company operates and are recognized in the statement of operations, except to the extent they relate to items recorded in equity.

Deferred income tax and social contribution are recognized on temporary differences between the tax bases of assets and liabilities and their carrying amounts in the financial statements. On the other hand, the deferred income tax and social contribution are not accounted for if they arise from the initial recognition of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting, nor taxable profit or loss.

Deferred income tax and social contribution assets are recognized to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilized based on projections of future results prepared and based on internal assumptions and future economic scenarios that will allow for their utilization. The amounts accounted for and projections are regularly reviewed.

Deferred income tax and social contribution assets and liabilities are presented net in the balance sheet when there is a legally enforceable right to offset them upon the calculation of current taxes. Accordingly, deferred tax assets and liabilities in different companies or countries are generally presented separately, and not on a net basis.

Management periodically evaluates positions taken by the Company in income tax returns with respect to situations in which applicable tax regulation is subject to interpretation.

2.20 Post-employment benefits

The Company sponsors a defined contribution plan and defined benefit plans.

(i) Defined contribution plan

For the defined contribution plan, the Company pays contributions to private pension plan on contractual or voluntary bases. As soon as the contributions are paid, the Company does not have any further obligations related to additional payments.

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(ii) Defined benefit plan
The defined benefit plans are financed by the payment of contributions to pension funds and the use of actuarial assumptions is necessary to measure the liability and the expenses of the plans, as well as the existence of actuaria gains and losses.
The liability recognized in respect of these plans is the present value of the defined benefit obligation at the balanc sheet date, less the fair value of plan assets, adjusted by actuarial gains or losses and past-service costs.
The cost components of defined-benefit plans are recognized as follows:
(i) actuarial gains and losses from the actuarial remeasurement are recognized under "other comprehensive income".
(ii) costs of past services are recognized as profit or loss as they are incurred; and
(iii) the net amount of interest on the assets and liabilities of the plan are recorded in the financial results of the year.
2.21 Contingent assets and liabilities and judicial deposits

The recognition, measurement and disclosure of contingent assets and liabilities and judicial deposits are performed in accordance with CPC 25 and IAS 37 as follows:

- (i) Contingent assets are not recognized in the books, except when Management considers, supported by the opinion of its external legal advisors, the gain to be virtually certain or when there are secured guarantees or for which a favorable final and unappealable decision has been rendered.
- (ii) Contingent liabilities are not recognized, except when Management considers, supported by the opinion of its external legal advisors, that the chances of an unfavorable outcome is probable. For unrecognized contingencies, the Company discloses the main proceedings for which an unfavorable outcome is assessed as a possible in (Note 28).
- (iii) Judicial deposits are maintained in non-current assets without the deduction of the related provisions for contingencies or legal liabilities, unless such deposit can be legally offset against liabilities and the Company intends to offset such amounts.

2.22 Distribution of dividends

The distribution of dividends to shareholders of the company is recognized based on Brazilian Corporation Law and on the bylaws of the Company.

Upon closing the balance sheet, the amount corresponding to the minimum mandatory dividend (Note 29(b)) is registered in current liabilities under "dividends and interest on capital" since it is considered a legal obligation provided for in the bylaws of the Company. The portion of dividends that exceeds the minimum mandatory amount is represented in "additional proposed dividend", in the "revenue reserves" group under shareholders' equity. Once approved by the shareholders' meeting, this portion is transferred to current liabilities.

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2.23 Recognition of sales revenue
Sales revenue comprises the fair value of the consideration received or receivable for the sale of goods and services in the ordinary course of the Company's activities. Revenue is shown net of taxes, returns and rebates.
Revenue from the sale of goods is recognized when (i) the amount of revenue can be reliably measured and the Company no longer has control over the goods sold; (ii) it is probable that future economic benefits will be received by the Company; and (iii) all legal rights and risks and rewards of ownership have been transferred to the customer. The Company does not make sales with continued Management involvement. Most of Braskem's sales are made to industrial customers and, in a lower volume, to resellers.
The moment at which the legal right, as well as the risks and rewards, are substantially transferred to the customer and determined as follows:
(i) for contracts in which the Company is responsible for freight and insurance, the legal right, as well as the risks and rewards, are transferred to the customer after the good is delivered at the contractually agreed destination;
(ii) for contracts in which the freight and insurance are the responsibility of the customer, the risks and rewards are transferred at the moment the goods are delivered at the client's shipping company; and
(iii) for contracts in which the delivery of the goods involves the use of pipelines, particularly basic petrochemicals, the risks and rewards are transferred immediately after the Company's official measures, which is the point of delivery of the goods and transfer of their ownership.

The cost of freight services related to sales, transfers to storage facilities and product transfers are included in cost of sales.

2.24 Rules, changes and interpretation applied for the first time in 2013

Braskem applied for the first time in 2013 the effects of CPC 33 (R1) and IAS 19 – "Employee benefits" (Note 2.1.1 (a)) and the amendment of CPC 26 (R1) and IAS 1 – "Presentation of Financial Statements" including the disclosure of profits and losses in other comprehensive income that will affect or not the result of the period at the Financial of Operations.

There are other changes applied for the first time in 2013. Nonetheless, they have no impact to the Company financial statements.

2.25 Rules, changes and interpretations of standards that will be in force in 2014

Rules, changes and interpretations of standards that will be in force in 2014 and have not been adopted early by the Company:

IAS 32 – "Financial Instruments: Presentation" provides further clarification in addition to the application guidance in IAS 32 on the requirement to offset financial assets and liabilities in the balance sheet. The standard will be applicable as of January 1, 2014. This standard has not yet been issued by the CPC.

IFRS 10, IFRS 12 and IAS 27 - "Investment Entities" – in October 2012, IASB issued an amendment to the IFRS 10, IFRS 12 and IAS 27 standards, which defines investment entities and introduces an exception to the consolidation of subsidiaries by investment entities, also establishing the accounting treatment in these cases.

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All amounts in thousands of reais

These will be applicable as of January 1, 2014. These standards have not yet been issued by the CPC.

The Company analyzed these standards and concluded that there will be no impacts on its consolidated financial statements.

2.26 Rules, changes and interpretations of standards that are not yet in force

Rules, changes and interpretations of standards that currently are not in force and have not been adopted early by the Company:

IFRS 9 – "Financial Instruments" outlines the requirements for the classification, measurement and recognition of financial assets and liabilities IFRS 9 was issued in November 2009 and October 2010 and substitutes the paragraphs in IAS 39 related to the classification and measurement of financial instruments. IFRS 9 required classification of financial assets into two categories: measured at fair value and measured at amortized cost. Classification is determined when the financial asset is initially recognized. Classification depends on the business model of the entity and the characteristics of the cash flow arrangements of the financial instruments. For financial liabilities, the standard maintains most of the requirements under IAS 39. The main change is when the fair value option is adopted for financial liabilities, in which case the portion of change in fair value that is attributable to changes in the credit risk of the entity is registered in "other comprehensive income" and not in the statement of operations, except for cases in which this results in accounting mismatches. The standard will be applicable as of January 1, 2015. This standard has not yet been issued by the CPC.

3 Application of critical accounting practices and judgments

Critical estimates and judgments

Critical estimates and judgments are those that require the most difficult, subjective or complex judgments by Management, usually as a result of the need to make estimates that affect issues that are inherently uncertain. Estimates and judgments are continually reassessed and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. Actual results can differ from planned results due to differences in the variables, assumptions or conditions used in making estimates

In order to provide an understanding of the way the Company forms its judgments on future events, the variables and assumptions used in estimates are presented below:

3.1 Deferred income tax and social contribution

The Company keeps a permanent record of deferred income tax and social contribution on the following bases: (i) tax losses and social contribution tax loss carryforwards; (ii) temporarily non-taxable and nondeductible income and expenses, respectively; (iii) tax credits and expenses that will be reflected in the books in subsequent periods; and (iv) asset and liability amounts arising from business combinations that will be treated as income or expenses in the future and that will not affect the calculation of income tax and social contribution.

The recognition and the amount of deferred taxes assets depend on the generation of future taxable income, which requires the use of an estimate related to the Company's future performance. This information is in the Business Plan, which is approved by the Board of Directors. This plan is prepared by the Executive Board using as main variables the price of the products manufactured by the Company, price of naphtha, expected market growth, Gross Domestic Product ("GDP"), exchange variation, interest rate, inflation rate and fluctuations in the

Braskem S.A.

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supply and demand of inputs and finished products are obtained from expert external consultants, historical performance and results of the Company and its capacity to generate taxable income, improvement in the utilization rates of the Company's plants based on market growth and internal programs focused on operational efficiency, specific incentives from the Brazilian government for the petrochemical sector in Brazil. The Company annually reviews the projection of taxable income. If this projection shows that the taxable income will not be sufficient to absorb the deferred tax, the corresponding portion of the asset that cannot be recovered is written off.

The tax losses and negative social contribution bases do not expire under the Brazilian taxation regime, as do tax losses in Germany.

3.2 Fair value of derivative and non-derivative financial instruments

The Company evaluates the derivative financial instruments at their fair value and the main sources of information are the stock exchanges, commodities and futures markets, disclosures of the Central Bank of Brazil and quotation services like Bloomberg and Reuters. Nevertheless the high volatility of the foreign exchange and interest rate markets in Brazil caused, in certain periods, significant changes in future rates and interest rates over short periods of time, leading to significant changes in the market value of swaps and other financial instruments. The fair values recognized in its financial statements may not necessarily represent the amount of cash that the Company would receive or pay upon the settlement of the transactions.

The fair values of non-derivative, quoted financial instruments are based on current bid prices. If the market for a financial asset and for unlisted securities is not active, the Company establishes fair value by using valuation techniques. These include the use of recent arm's length transactions, reference to other instruments that are substantially the same, discounted cash flow analysis, and option pricing models that make maximum use of market inputs and rely as little as possible on information provided by the Company's Management.

3.3 Useful life of assets

The Company recognizes the depreciation and depletion of its long-lived assets based on their useful life estimated by independent appraisers and approved by the Company's technicians taking into consideration the experience of these professionals in the Management of Braskem's plants. The useful lives initially established by independent appraisers are reviewed at the end of every year by the Company's technicians in order to check whether they need to be changed. In December 2013, this analysis concluded that the useful lives applied in 2013 should be maintained in 2014.

The main factors that are taken into consideration in the definition of the useful life of the assets that compose the Company's industrial plants are the information of manufacturers of machinery and equipment, volume of the plants' operations, quality of preventive and corrective maintenance and the prospects of technological obsolescence of assets.

The Company's Management also decided that (i) depreciation should cover all assets value because when the equipment and installations are no longer operational, they are sold by amounts that are absolutely immaterial; and (ii) land is not depreciated because it has an indefinite useful life.

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The useful lives applied to the assets determined the following average depreciation and depletion rates:

		(%)
	2013	2012
Buildings and improvements	3.42	3.59
Machinery, equipment and installations	7.23	7.25
Mines and wells	8.96	9.01
Furniture and fixtures	10.28	10.75
IT equipment	21.21	20.50
Lab equipment	9.30	9.90
Security equipment	9.83	9.99
Vehicles	20.02	18.71
Other	15.86	19.54

3.4 Business combination

In accordance with CPC 15(R1) and IFRS 3, the Company must allocate the cost of the assets acquired and the contingencies and liabilities assumed based on their estimated fair values on the acquisition date.

The Management of the Company exercises a significant amount of judgment when measuring tangible assets, identifying and measuring intangible assets, identifying and measuring risks and contingencies, measuring other assets acquired and liabilities assumed and determining remaining useful lives. The use of assumptions in risk measurements and assessments may result in estimated amounts that differ from the assets acquired and liabilities assumed. The Company contracts specialized companies to support it in these activities.

If the future results are not consistent with the estimates and assumptions used, the Company may be exposed to losses that may be material.

3.5 Impairment test for tangible and intangible assets

(a) Tangible and intangible assets with defined useful lives

On the balance sheet date, the Company makes an analysis to determine if there is evidence that the amount of long-lived tangible assets and intangible assets with defined useful lives will not be recoverable. This analysis is based on the business plan prepared and approved annually by the Management of the Company (Note 3.1).

When some indication that the amount of these assets will not be recovered is identified, the Company compares the book value of such assets with the respective values in use. For this test, the Company uses the cash flow that is prepared based on the Business Plan. The assets are allocated to the CGUs as follows:

Basic petrochemicals operating segment:

- CGU UNIB Bahia: represented by assets of the basic petrochemicals plants located in the BA;
- CGU UNIB South: represented by assets of the basic petrochemicals plants located in the RS;
- CGU UNIB Southeast: represented by assets of the basic petrochemicals plants located in the states of RJ and SP;

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Polyolefins operating segment:
• CGU Polyethylene: represented by assets of the PE plants located in Brazil;
• CGU Polypropylene: represented by assets of the PP plants located in Brazil;
• CGU Renewables: represented by the Green PE plant located in Brazil;
 Vinyls operating segment: CGU Vinyls: represented by assets of PVC plants and chloride soda located in Brazil;
International businesses operating segment:
• CGU Polypropylene USA: represented by assets of PP plants located in the United States;
CGU Polypropylene Germany: represented by assets of PP plants located in Germany;
Chemical Distribution operating segment:
 represented by assets of the subsidiaries Quantiq and IQAG.

(b) Goodwill based on future profitability and intangible assets with indefinite useful lives

Whether there are indications that the amount of an asset may not be recovered or not, the balances of goodwill from future profitability arising from business combinations and intangible assets with indefinite useful lives are tested for impairment at least once a year at the balance sheet date.

For the purposes of testing impairment, the Company allocated the goodwill existing at the CGU UNIB South and in the Polyolefins and Vinyls operating segments. The Company's Management allocated the goodwill to the Polyolefins segment based on the way this goodwill is internally managed. The existing goodwill was generated in a business combination that resulted in the simultaneous acquisition of polypropylene and polyethylene plants. The main raw materials of these plants were already supplied by the Parent Company, which allowed for the obtainment of significant synergies in the operation. These synergies were one of the main drivers of that acquisition. Accordingly, the Company's Management tested this goodwill and assets for impairment in the ambit of their operating segment since the benefits of the synergies are associated with all units acquired.

3.6 Provisions and contingent liabilities

The contingent liabilities and provisions that exist at the Company are mainly related to discussions in the judicial and administrative spheres arising from primarily labor, pension, civil and tax lawsuits and administrative procedures.

Braskem's Management, based on the opinion of its external legal advisors, classifies these proceedings in terms of probability of loss as follows:

Probable loss – these are proceedings for which there is a higher probability of loss than of a favorable outcome, that is, the probability of loss exceeds 50%. For these proceedings, the Company recognizes a provision that is determined as follows:

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- (i) labor claims the amount of the provision corresponds to the amount to be disbursed as estimated by the Company's legal counsels;
- (ii) tax claims the amount of the provision corresponds to the value of the matter plus charges corresponding to the variation in the Selic rate; and
- (iii) other claims the amount of the provision corresponds to the value of the matter.

Possible loss – these are proceedings for which the possibility of loss is greater than remote. The loss may occur, however, the elements available are not sufficient or clear to allow for a conclusion on whether the trend is for a loss or a gain. In percentage terms, the probability of loss is between 25% and 50%. For these claims, except for the cases of business combinations, the Company does not recognize a provision and mentions the most significant ones in a note to the financial statements (Note 28). In business combination transactions, in accordance with the provision in CPC 15 (R1) and IFRS 3, the Company records the fair value of the claims based on the assessment of loss (Note 23). The amount of the provision corresponds to the value of the matter, plus charges corresponding to the variation in the Selic rate, multiplied by the probability of loss.

Remote loss – these are proceedings for which the risk of loss is small. In percentage terms, this probability is lower than 25%. For these proceedings, the Company does not recognize a provision not does it disclose them in a note to the financial statements regardless of the amount involved.

The Company's Management believes that the estimates related to the outcome of the proceedings and the possibility of future disbursement may change in view of the following: (i) higher courts may decide in a similar case involving another company, adopting a final interpretation of the matter and, consequently, advancing the termination of the of a proceeding involving the Company, without any disbursement or without implying the need of any financial settlement of the proceeding; and (ii) programs encouraging the payment of the debts implemented in Brazil at the Federal and State levels, in favorable conditions that may lead to a disbursement that is lower than the one that is recognized in the provision or lower than the value of the matter.

4 Risk Management

Braskem is exposed to market risks arising from variations in commodity prices, foreign exchange rates and interest rates, credit risks of its counterparties in cash equivalents, financial investments and trade accounts receivable, and liquidity risks to meet its obligations from financial liabilities.

Braskem adopts procedures for managing market and credit risks that are in conformity with the financial policy approved by the Board of Directors on August 9, 2010. The purpose of risk Management is to protect the cash flows of Braskem and reduce the threats to the financing of its operating working capital and investment programs.

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Notes to the financial statements

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4.1 Market risks

Braskem prepares a sensitivity analysis for foreign exchange rate and interest rate risks to which it is exposed, which is presented in Note 20.4.

(a) Exposure to commodity risks

Braskem is exposed to the variation in the prices of various commodities and, in general, seeks to transfer the variations caused by fluctuations in market prices. In addition, the Company entered into derivative operations to hedge against the exposure to risks arising from isolated transactions involving the commodities naphtha and ethylene (Note 20.2.1).

(b) Exposure to foreign exchange risk

Braskem has commercial operations denominated in or pegged to foreign currencies. Braskem's inputs and products have prices denominated in or strongly influenced by international prices of commodities, which are usually denominated in U.S. dollar. Additionally, Braskem has long-term loans in foreign currencies that expose it to variations in the foreign exchange rate between the functional currency (Brazilian real, Mexican peso and Euro) and the foreign currency, in particular the U.S. dollar. Braskem manages its exposure to foreign exchange risk through the combination of debt, financial investments, accounts receivable and raw material purchases denominated in foreign currencies and through derivative operations. Braskem's financial policy for managing foreign exchange risks provides for the maximum and minimum coverage limits that must be observed and which are continuously monitored by its Management.

On December 31, 2013, Braskem prepared sensitivity analyses for exposures to the risks of fluctuations in Euro and U.S. dollar, as informed in Note 20.4.

(c) Exposure to interest rate risk

Braskem is exposed to the risk that a variation in floating interest rates causes an increase in its financial expense due to payments of future interest. Debt denominated in foreign currency subject to floating rates is mainly subject to fluctuations in Libor. Debt denominated in local currency is mainly subject to the variation in the Long-Term Interest Rate ("TJLP") and in the Interbank Certificate of Deposit ("daily CDI") rate.

In the year, Braskem held swap contracts (Note 20.2.1) in which it: (i) receives the pre-contractual rate and pays the CDI overnight rate; and (ii) receives Libor and pays a fixed rate.

On December 31, 2013, Braskem prepared a sensitivity analysis for the exposure to the floating interest rates Libor, CDI and TJLP, as informed in Notes 20.4(f), (g) and (h).

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Notes to the financial statements

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4.2 Exposure to credit risk

The transactions that subject Braskem to the concentration of credit risks are mainly in current accounts with banks, financial investments and trade accounts receivable in which Braskem is exposed to the risk of the financial institution or customer involved. In order to manage this risk, Braskem maintains bank current accounts and financial investments with major financial institutions, weighting concentrations in accordance with the credit rating and the daily prices observed in the Credit Default Swap market for the institutions, as well as netting contracts that minimize the total credit risk arising from the many financial transactions entered into by the parties.

On December 31, 2013, Braskem held netting contracts with Banco Citibank S.A., HSBC Bank Brasil S.A. – Banco Múltiplo, Banco Itaú BBA S.A., Banco Safra S.A., Banco Santander S.A., Banco Votorantim S.A., Banco West LB do Brasil S.A., Banco Caixa Geral – Brasil S.A., and Banco Bradesco S.A. Approximately 36% of the amounts held in cash and cash equivalents (Note 6) and financial investments (Note 7) are contemplated by these agreements, whose related liabilities are accounted for under "borrowings" (Note 18). The effective netting of these amounts is possible only in the event of default by one of the parties.

With respect to the credit risk of customers, Braskem protects itself by performing a rigorous analysis before granting credit and obtaining secured and unsecured guarantees when considered necessary.

The maximum exposure to credit risk of non-derivative financial instruments on the reporting date is the sum of their carrying amounts less any provisions for impairment losses. On December 31, 2013, the balance of trade accounts receivable was net of allowance for doubtful accounts of R\$282,753 (2012 - R\$256,884) (Note 8).

4.3 Liquidity risk

Braskem has a calculation methodology to determine operating cash and minimum cash for the purpose of, respectively: (i) ensuring the liquidity needed to comply with obligations of the following month; and (ii) ensuring that the Company maintains liquidity during potential crises. These amounts are calculated based on the projected operating cash generation, less short-term debts, working capital needs and other items.

Some of Braskem's borrowing agreements had financial covenants that linked net debt and the payment of interest to its consolidated EBITDA (earnings before interest, tax, depreciation and amortization) (Note 18), which were monitored on a quarterly basis by the Company's Management. These agreements were settled in the third quarter of 2012 and the Company no longer holds commitments of this nature.

Additionally, Braskem has three revolving credit lines that may be used without restrictions in the amounts of: (i) US\$350 million for a period of 4 years as from November 2012; and (ii) US\$250 million for a period of 5 years as from August 2011; and (iii) R\$450 million for a period of 3 years as from December 2012. These credit facilities enable Braskem to reduce the amount of cash it holds. As of December 31, 2013, none of these credit lines had been used.

The table below shows Braskem's financial liabilities by maturity, corresponding to the period remaining between the balance sheet date and the contractual maturity date. These amounts are calculated from undiscounted cash flows and may not be reconciled with the balance sheet.

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					Consolidated
	Until one year	Between one and two years	Between two and five years	More than five years	Total
Financial liabilities					
Trade payables	10,421,687				10,421,687
Borrowings	1,291,993	3,896,070	3,875,378	20,445,519	29,508,960
Project finance	29,317	106,888	720,944	6,588,359	7,445,508
Derivatives	95,123	(68,128)	464,168		491,163
Other payables (i)		133,416	142,326	370,420	646,162
At December 31, 2013	11,838,120	4,068,246	5,202,816	27,404,298	48,513,480

⁽i) Refers to amounts payable to non-controlling shareholders of Braskem Idesa and amounts payable to BNDES Participações S.A., as part of the business combination with Quattor, in the amounts of R\$370,420 and R\$275,742, respectively.

4.4 Capital Management

The ideal capital structure, according to Braskem's Management, considers the balance between own capital and the sum of all payables less the amount of cash and cash equivalents and investments. This composition meets the Company's objectives of perpetuity and of offering an adequate return to shareholders and other stakeholders. This structure also permits borrowing costs to remain at adequate levels to maximize shareholder remuneration.

Due to the impact of the U.S. dollar on the Company's operations, the Management of Braskem believes that the own capital used for capital Management purposes should be measured in this currency and on a historical basis. Moreover, the Company may temporarily maintain a capital structure that is different from this ideal. This occurs, for example, during periods of growth, when the Company may finance a large portion of its projects through borrowings, provided that this option maximizes return for shareholders once the financed projects start operating. In order to adjust and maintain the capital structure, the Management of Braskem may also consider the sale of non-strategic assets, the issue of new shares or even adjustments to dividend payments.

As is also the case of liquidity, capital is not managed at the Parent Company level, but rather at the consolidated level.

5 Discontinued operations

In the last quarter of 2012, the Management of the Company divested its interests in the capital of Cetrel and Braskem Distribuidora.

The accounting practices used to recognize and measure these transactions are described in Note 2.9.

• Cetrel

Braskem held 54.2% of the total and voting capital of Cetrel, whose activities include effluent treatment, industrial waste Management, air and water monitoring, laboratory services and environmental consulting services.

This investment was sold, on December 28, 2012, to Odebrecht Ambiental (Note 1(b.xiv)) for R\$208,100. The sale price defined by the parties was confirmed by a specialized company contracted for this purpose, which issued a favorable fairness opinion regarding the price. The amount was fully received in 2013.

With this sale, Braskem recognized a gain of R\$48,827 in 2012.

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The results of Cetrel for 2012 and the gain from its divestment are presented in the line "profit or loss from discontinued operations" in the consolidated statements of operations and detailed in item (a) of this Note.

The operating profit or loss of Cetrel was presented under segment information as "Other segments" (Note 36).

• Braskem Distribuidora

Braskem held 100% of the capital of Braskem Distribuidora, whose business activities include the production of demineralized, clear drinking water and managing the fire water reservoir.

This investment was sold on December 28, 2012 to Odebrecht Ambiental for R\$444,000. The sale price defined by the parties was confirmed by a specialized company, which issued a favorable fairness opinion regarding the price. The amount was fully received in 2013.

With this sale, Braskem recognized a gain of R\$359,892 in 2012.

The results of Braskem Distribuidora for 2012 and the gain from its divestment are presented in the line "profit or loss from discontinued operations" in the consolidated statements of operations and detailed in item (a) of this Notes.

The operating results of Braskem Distribuidora were presented in the segment information as "Other segments" (Note 36).

Notes to the financial statements

Years ended December 31

All amounts in thousands of reais

(a) Gains or losses from discontinued operations

Consolidated statements of discontinued operations.

	Note 2.1.1(b)	2012 Revised
Net sales revenue	2.1.1(0)	81,703
Cost of products sold		(48,660)
Gross profit		33,043
Selling, General and administrative expenses		(30,592)
Other operating income, net		5,209
Operating loss		7,660
Financial results		8,481
Gain on sale of equity investments		408,719
Profit before income tax and social contribution		424,860
Current and deferred income tax and social contribution		(143,313)
Discontinued operations results		281,547

This information is presented after eliminating the operations between companies in the group.

Notes to the financial statements

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(b) Cash flow statements from discontinued operations

Consolidated cash flow statements from discontinued operations.

Profit before income tax and social contribution	Note 2.1.1(b)	2012 Revised 424,860
Adjustments for reconciliation of profit		
Depreciation, amortization and depletion Interest and monetary and exchange variations, net		10,644 2,964
Gain on sale of equity investments Other adjustments		(408,719) 1,276
		31,025
Changes in operating working capital		2,642
Net cash generated by operating activities		33,667
Acquisitions to property, plant and equipment Acquisitions of intangible assets		(33,883) (732)
Net cash used in investing activities		(34,615)
Short-term and long-term debt		
Payment of borrowings Non-controlling interests in subsidiaries		(19,423) 9,930
Net cash used in financing activities		(9,493)
Increase in cash and cash equivalents		(10,441)

Represented by

Cash and cash equivalents at the beginning of the period	141,804
Cash and cash equivalents at the end of the period	131,363

Decrease in cash and cash equivalents

(10,441)

Notes to the financial statements

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(c) Statement of value added for discontinued operations

Consolidated statements of value added from discontinued operations.

Revenue	Other revenue and	Note 2.1.1(b)	2012 Revised 409,246
	Other revenue, net		409,246
Inputs acquired from third	parties		(208)
•	Cost of products, goods and services sold		(167)
	Material, energy, outsourced services and others		(41)
Gross value added			409,038
Depreciation, amortization	and depletion		(2,019)
Net value added produced b	by the entity		407,019
Value added received in tra	nsfer		13,511
	Non-controlling interests in subsidiaries		11,628
	Financial income		84
	Other		1,799
Total value added to distrib	pute		420,530
Taxes, fees and contribution	ns		138,980
,	Federal		138,965
	Municipal		15
Remuneration on third par	ties' capital		3
•	Financial expenses (including exchange variation)		3

Remuneration on own capital Result from discontinued operations		281,547
		281,547
Value added distribute	ed	420,530
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Notes to the financial statements

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All amounts in thousands of reais

6 Cash and cash equivalents

		2013	Consolidated 2012	Par 2013	rent Company 2012
Cash and banks (i Cash equivalents:	•	987,824	398,142	131,210	9,332
•	Domestic market	1,906,790	1,293,164	1,835,423	1,278,816
	Foreign market (i)	1,441,245	1,596,316	458,445	339,780
Total		4,335,859	3,287,622	2,425,078	1,627,928

(i) The amount of R\$656,427 corresponds to cash and bank balance and R\$153,448 corresponds to cash equivalents abroad of Braskem Idesa, available for its use on the project.

Investments in Brazil are mainly represented by fixed-income instruments and time deposits held by the exclusive FIM Sol fund. Investments abroad mainly comprise fixed-income instruments issued by first-class financial institutions (time deposit) with high market liquidity.

7 Financial investments

		Consolidated		Parent Company		
	2013	2012	2013	2012		
Held-for-trading						
Investments in FIM Sol	61,670	50,803	61,670	50,803		

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	Investments in foreign currency		3,773	5,256	3,773	5,256
	Shares		1,170	3,023	1,170	3,023
Loans and 1	receivables					
	Investments in FIM Sol			77,469		77,469
	Investments in local currency			513		513
Held-to-ma	turity					
	Quotas of investment funds in credit rights	(i)	40,696	52,559	40,696	52,559
	Restricted deposits			1,281		
	Time deposit investment		189	15,731		
	Investments in foreign currency	(ii)	469,376	307,639		
	Compensation of investments in foreign					
	currency	(ii)	(469,376)	(307,639)		
Total			107,498	206,635	107,309	189,623
In current as	esets		86,719	172,146	86,535	155,535
In non-curre	ent assets		20,779	34,489	20,774	34,088
Total			107,498	206,635	107,309	189,623

- (i) On December 31, 2013, the Parent Company held junior subordinated shares issued by receivables-backed investment funds. These shares are measured by their redemption value and are held until the conclusion of operations of said funds. The funds issue two other types of shares that enjoy priority in compensation over the junior subordinated shares. The risk related to the operations of these funds is limited to the value of the shares held by the Parent Company.
- (ii) On December 31, 2013, Braskem Holanda had financial investments held to maturity that are irrevocably offset, by an export prepayment agreement of the Parent Company, in the amount of US\$200 million, as provided for in the credit assignment agreement entered into between these two companies and Banco Bradesco (Note 18). This accounting offset was carried out in accordance with CPC 39 and IAS 32, which provide for the possibility of offsetting financial instruments when there is intent and rightfully executable right to realize an asset and settle a liability simultaneously.

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8 Trade accounts receivable

		Parent Company		
	2013	2012	2013	2012
Consumers				
Domestic market	1,578,008	1,038,673	1,203,071	790,518
Foreign market	1,577,140	1,582,433	2,872,881	1,283,605
Allowance for doubtful accounts	(282,753)	(256,884)	(200,794)	(203,922)
Total	2,872,395	2,364,222	3,875,158	1,870,201
In current assets	2,810,520	2,326,480	3,814,830	1,834,491
In non-current assets	61,875	37,742	60,328	35,710
Total	2,872,395	2,364,222	3,875,158	1,870,201

The breakdown of trade accounts receivable by maturity is as follows:

	Consolidated		Parent Company		
	2013	2012	2013	2012	
Accounts receivables not past due	2,650,938	2,051,353	2,283,066	1,397,535	
Past due securities:					
Up to 90 days	246,740	350,476	699,467	429,715	
91 to 180 days	8,393	5,814	593,583	28,654	
As of 180 days	249,077	213,463	499,836	218,219	
	3,155,148	2,621,106	4,075,952	2,074,123	
Allowance for doubtful accounts	(282,753)	(256,884)	(200,794)	(203,922)	
Total customers portfolio	2,872,395	2,364,222	3,875,158	1,870,201	

The changes in the balance of the allowance for doubtful accounts are presented below:

Consolidated		Parent Company		
2013	2012	2013	2012	

Balance of provision at the end of the year	(282,753)	(256,884)	(200,794)	(203,922)
Transfers (of) to non-current assets held for sale	(21,786)	21,786		
Write-off by investment sale		818		
Write-offs	23,250	27,374	21,805	15,799
Provision in the year	(27,333)	(53,255)	(18,677)	(30,650)
Balance of provision at the beginning of the year	(256,884)	(253,607)	(203,922)	(189,071)

The Company realizes part of its trade accounts receivable through the sale of trade notes to funds that acquire receivables. These operations are not entitled to recourse, for which reason the trade notes are written-off at the moment of the operation.

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9 Inventories

	Consolidated		Parent company		
	2013	2012	2013	2012	
Finished goods	3,429,979	2,622,736	1,717,416	1,417,380	
Raw materials, production inputs and packaging	1,113,272	1,175,451	851,448	908,298	
Maintenance materials	230,822	211,517	122,848	113,118	
Advances to suppliers	236,672	61,385	190,931	10,969	
Imports in transit and other	139,562	30,966	82,771	28,785	
Total	5,150,307	4,102,055	2,965,414	2,478,550	
In current assets	5,033,593	4,102,055	2,848,700	2,478,550	
In non-current assets	116,714		116,714		
Total	5,150,307	4,102,055	2,965,414	2,478,550	

Advances to suppliers and expenditures with imports in transit are mainly related to operations for the acquisition of the main raw material.

10 Related parties

The Parent Company and its subsidiaries carry out transactions among themselves and with other related parties in the ordinary course of its operations and activities. The Company believes that all the conditions set forth in the contracts with related parties meet the Company's interests. To ensure that these contracts present terms and conditions that are as favorable to the Company as those it would enter into with any other third parties is a permanent objective of Braskem's Management.

(a) Consolidated

Balances

					Current			N
	Trade accounts receivable	Rela Receivable	ated parties Other receivable		Total	Rela Loan agreements	ated parties Other receivable	
Jointly-controlled investment								
Refinaria de Petróleo Riograndense S.A. ("RPR")				150(i)	150			
Riografidense S.A. (RFR)				150(1) 150	150 150			
Associated companies								
Borealis Brasil S.A. ("Borealis")	11,368	187			11,555			
	11,368	187			11,555			
Related companies								
Odebrecht and subsidiaries	440		78,068	37,436(ii)	115,944			782,565 (
Petrobras and subsidiaries	99,018	9,925		42,013(ii)		67,348	66,301	
Other	15,135				15,135			
	114,593	9,925	114,375	79,449	318,342	67,348	66,301	782,565
Total	125,961	10,112	114,375	79,599	330,047	67,348	66,301	782,565

⁽i) Amount in "dividends and interest on capital payable".

⁽ii) Amounts related to raw material suppliers.

⁽iii) Amount of R\$665,851 in "Property, plant and equipment" related to ongoing construction works and R\$116,714 related raw material supply.

Notes to the financial statements

Years ended December 31

All amounts in thousands of reais

	Income statement transactions from January to December 31, 20 Purchases				
		of		Cost of	
	Sales of products	raw materials, services and utilities	Financial income (expenses)	production/general and administrative expenses	
Jointly-controlled investment					
RPR	18,775	39,640			
	18,775	39,640			
Associated companies					
Borealis	291,836				
	291,836				
Related companies					
Odebrecht and subsidiaries	23,707	284,433			
Petrobras and subsidiaries	1,369,882	15,980,040	4,525		
Other	34,014	4,625			
	1,427,603	16,269,098	4,525		
Post employment benefit plan Odebrecht Previdência Privada					
("Odeprev")				19,703	
(· ·)				19,703	
Total	1,738,214	16,308,738	4,525	19,703	

Balances at December 31, 2012

Assets Liabilities Non-current Current

Current

	Trade accounts receivable	Current							
		Rela Receivable	ated parties Other receivable	Other	Total	Related parties Loan agreements	Other receivable	Total	Trade payables
Jointly-controlled investment RPR				2,645(i) 2,645	2,645 2,645				
Associated companies Borealis	1,017 1,017				1,204 1,204				
Related companies Odebrecht and subsidiaries Petrobras and				652,100(i	i)652,100				1,388
subsidiaries Sansuy	95,462 15,640 111,102		13,725 13,725	652,100	109,187 15,640 776,927	62,822 62,822			1,505,754 1,507,142
Total	112,119	187	13,725	654,745	780,776	62,822	64,805	127,627	1,507,142

⁽i) Amount in "dividends and interest on capital receivable".

⁽ii) Amount in "other receivables" in the balance sheet.

Notes to the financial statements

Years ended December 31

All amounts in thousands of reais

	Income statement transactions from January to December 31, 20						
		Purchases of		Cost of			
		raw materials,	Financial	production/general			
	Sales	services and	income	and administrative			
	of products	utilities	(expenses)	expenses			
Jointly-controlled investment	_		_	_			
Propilsur			43				
RPR	24,434	42,925	743				
	24,434	42,925	786				
Associated companies							
Borealis	143,477						
	143,477						
Related companies							
Odebrecht and subsidiaries		276,193					
Petrobras and subsidiaries	1,227,344	16,783,645	4,304				
Sansuy	27,871	11,050					
Other	3,150	232,988					
	1,258,365	17,303,876	4,304				
Post employment benefit plan							
Odeprev				24,898			
•				24,898			
Total	1,426,276	17,346,801	5,090	24,898			

Notes to the financial statements

Years ended December 31

All amounts in thousands of reais

(b) Parent Company

Balan

		Current							
	Trade accounts receivable	Rela Receivable	nted Parties Other receivable	Other	Total	Current accounts	Rela Loan agreements	ated Pa O receiv	
Subsidiaries									
Braskem America	47,985		39,287		87,272				
Braskem Argentina	53,415				53,415				
Braskem Chile	12,613				12,613				
Braskem Holanda	265,132				265,132				
Braskem Idesa	23,794	2,742	5,577		32,113				
Braskem Inc	1,759,572		33		1,759,605		9,104		
Braskem Petroquímica	39,332		71	66,300(i)	105,703				
Braskem Qpar	28,905		23,342		52,247	313,417			
Quantiq			596	11,580(i)	12,176				
Other	2,021	263	2,103		4,387	1,742	67		
	2,232,769	3,005	71,009	77,880	2,384,663	315,159	9,171		
Jointly-controlled investment									
RPR				151(i)	151				
				151	151				
Associated companies									
Borealis	11,368	187			11,555				
	11,368				11,555				

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0.025

Total	2.361.786	13.117	87.056	1.538.060	4.000.019	315.159	76.519	12
			-	1,396,323	1,396,323			
FIM Sol				1,396,323(iii				
SPE								
	117,649	9,925	16,047	63,706	207,327		67,348	12
Other	14,980				14,980			
Petrobras and subsidiaries	99,018	9,925	16,04/	28,233(11)	153,223		67,348	12

35,473(ii)

20.222(::)

39,124

(7.240

(i) Amounts in "dividends and interest on capital receivable".

3,651

00.010

(ii) Amounts related raw material supply.

Odebrecht and subsidiaries

- (iii) Amounts in "cash and cash equivalents": R\$1,334,653 and in "financial investments": R\$61,670.
- (iv) Amount of R\$20,000 in "property, plant and equipment", related to ongoing construction works, and R\$116,714 related raw material supply.

Notes to the financial statements

Years ended December 31

All amounts in thousands of reais

Balances at December 31, 2

Liabil

	Trade payables	Borrowings	Accounts to relate Advance			Borrowings	Non Accounts payable to related parties			
			to	Other payable				Current accounts	•	
Subsidiaries										
Braskem America	3,018		34,064	3,170			662,956			662,
Braskem Austria			48,036		48,036		351,390			351,
Braskem Holanda Braskem			41,090		41,090		3,874,252			3,874,
Importação								101		
Braskem Inc	3,863,320	248,544		917	4,112,781	3,720,604		101	98,795	3.819.
Braskem	2,002,020	2.0,6		, , ,	.,112,701	2,720,001			, , , , ,	0,017,
Participações									1,448	1,
Braskem										
Petroquímica	5,625			6	,			138,742		138,
Braskem Qpar	3,692			11	3,703					
Quantiq	327				327			16,782		16,
IQAG Politeno								4,270		4,
Empreendimentos								7		
Empreenamentos	3,875,982	248,544	123,190	4,104	4,251,820	3,720,604	4,888,598		100,243	8,869,
Jointly-controlled investment										
RPR	256				256					
	256				256					
Related companies										
	61,631			335	61,966					

Odebrecht and
subsidiaries
Petrobras and
cubcidiaries

subsidiaries 1,572,473 1,572,473 1,634,104 335 1,634,439

Total 5,510,342 248,544 123,190 4,439 5,886,515 3,720,604 4,888,598 159,902 100,243 8,869

Notes to the financial statements

Years ended December 31

All amounts in thousands of reais

	Income	statement trans	actions from Jar	nuary to December 31, 2013
		Purchases		
		of		Cost of
		raw		
		materials,	Financial	production/general
		services		
	Sales	and	income	and administrative
	of			
	products	utilities	(expenses)	expenses
Subsidiaries				
Braskem America	10,587		(128,204)	
Braskem Argentina	187,316		12,424	
Braskem Austria			(77,554)	
Braskem Chile	31,804		1,456	
Braskem Holanda	436,576		(579,645)	
Braskem Idesa	58,950		48,874	
Braskem Inc	2,018,463	1,802,855	(1,009,651)	
Braskem Petroquímica	481,106	242,168	, , , , ,	
Braskem Qpar	183,902	347,409		
Quantiq	140,070	10,129		
Other	,	,	12	
	3,548,774	2,402,561	(1,732,288)	
Jointly-controlled investment				
RPR	17,680	5,660		
	17,680	5,660		
Associated companies				
Borealis	266,716			
	266,716			
Related companies				
Odebrecht and subsidiaries	23,707	281,218		
Petrobras and subsidiaries	930,354	10,963,823	4,525	
Other	33,995	4,625		
	988,056	11,249,666	4,525	

Post-employment benefit plan Odeprev 15,321 15,321 Total 4,821,226 13,657,887 (1,727,763) 15,321

Notes to the financial statements

Years ended December 31

All amounts in thousands of reais

Balances at Decer

	Trade					Current			
	accounts receivable	Rela Receivable	nted Parties Other receivable	Other		Total	Current accounts	Rela Loan agreements	ited Pa C receiv
Subsidiaries									
Braskem America	20,295	4,011				24,306			
Braskem Argentina	95,273		20			95,293			
Braskem Chile	429					429			
Braskem Holanda	7,588	168	39			7,795			
Braskem Idesa		3,026				3,026			
Braskem Inc	478,182					478,182		7,584	
Braskem Participações		96				96	1,611		
Braskem Petroquímica	5,939			34,000	(i)	39,939	54,085		
Braskem Qpar	1,138		196			1,334	849,437		
Quantiq	610					610			
Lantana								57	
Riopol	5,066		50	93,500	(i)	98,616			
	614,520	7,301	305	127,500		749,626	905,133	7,641	
Jointly-controlled investment									
RPR				2,645	(i)	2,645			
				2,645		2,645			
Associated companies									
Borealis	252	187				439			
	252	187				439			
Related companies									
Odebrecht and subsidiaries				652,148	(ii)	652,148			
Petrobras and subsidiaries	85,566		6,113	- ,	. ,	91,679		62,822	12

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Sansuy		15,609 01,175		6,113	652,148	15,609 759,436		62,822	12
SPE FIM Sol					1,083,190(iii 1,083,190	i)1,083,190 1,083,190			
Total	73	15,947	7,488	6,418	1,865,483	2,595,336	905,133	70,463	12
(i) (ii) (iii)	Amounts in "dividend Amount in "other acco Amount in "cash and o	ounts receiv	able" in the b	alance	sheet.	al investment	es": R\$128,27	1.	

Total

Notes to the financial statements

Years ended December 31

All amounts in thousands of reais

		A 1					Current		
	Trade payables	Advances from customers	Borrowings	Advance	d parties		Total	Borrowings	
				to export	Other payable				Advar to exp
Subsidiaries									
Braskem America				181,639	170		181,809		408,
Braskem Holanda		80		24,382			24,462		2,521,3
Braskem Importação	2 (77 575		E2 400		000		2 721 701	2 245 562	
Braskem Inc	2,677,575 863		53,406		800		2,731,781 863		
Braskem Petroquímica Braskem Qpar	803 40						40		
Quantiq	+∪					1,954(i)			
IQAG						1,757(1	., 1,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
Politeno									
Empreendimentos									
Riopol	954						954		
	2,679,432	80	53,406	206,021	970	1,954	2,941,863	3,245,562	2,930,0
Related companies									
Odebrecht and									
subsidiaries	1,388						1,388		
Petrobras and subsidiaries							1,193,461		
	1,194,849						1,194,849	1	

53,406 206,021

3,874,281

80

3,245,562 2,930,0

970 1,954 4,136,712

⁽i) Amounts in "liabilities related to non-current assets held for sale".

- (ii) Amount in "current accounts".
- (iii) Amount in "trade notes payable".

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Notes to the financial statements

Years ended December 31

All amounts in thousands of reais

	Income state	ement transaction Purchases	ns from January	to December 31, 2012
		of		Cost of
		raw		
		materials, services	Financial	production/general
	Sales of products	and utilities	income (expenses)	and administrative expenses
Subsidiaries				
Braskem America	13,356		(15,722)	
Braskem Argentina	173,400		2,058	
Braskem Chile	23,377		113	
Braskem Finance			1	
Braskem Holanda	444,607		(410,883)	
Braskem Idesa			108	
Braskem Inc	473,398	2,032,821	(593,624)	
Braskem Petroquímica	344,950	218,279	(1)	
Braskem Qpar	29,501	99,532	(22,822)	
Ideom	2	5,500		
Lantana			5	
Riopol	157,483	103,846		
1	1,833,873	2,471,114	(1,040,767)	
Jointly-controlled investment				
Polimerica			28	
Propilsur			43	
RPR	22,509	1,482	743	
	22,509	1,482	814	
Associated companies				
Borealis	125,107 125,107			
Related companies				
Odebrecht and subsidiaries		273,395		
Petrobras and subsidiaries	763,842	10,366,807	4,653	
Sansuy	27,841	11,050		
Other	3,150	231,385		

Post employment benefit plan Odeprev	794,833	10,882,637	4,653	20,382 20,382
Total	2,776,322	13,355,233	(1,035,300)	20,382

As provided for in the Company's bylaws, the Board of Directors has the exclusive power to decide on any contract but those related to the supply of raw materials that exceed R\$ 5,000 per operation or R\$ 15,000 altogether per year. This provision encompasses contracts between the Parent Company and its subsidiaries and any of its common shareholders, directors of the Company, its parent company or subsidiary or its respective related parties. Additionally, the Company has a Finance and Investment Committee that, among other things, monitors the contracts with related parties that are approved by the Board of Directors.

Pursuant to Brazilian Corporation Law, officers and directors are prohibited from: (i) performing any acts of freedom with the use of the Company's assets and in its detriment; (ii) intervening in any operations in which these officers and directors have a conflict of interest with the Company or in resolutions in which they participate; and (iii) receiving, based on their position, any type of personal advantage from third parties, directly or indirectly, without an authorization granted by the competent body.

Braskem S.A.
Notes to the financial statements
Years ended December 31
All amounts in thousands of reais
The related parties have the following relationship with the Company:
• Cetrel: subsidiary of Odebrecht
CNO: subsidiary of Odebrecht
Odebrecht Ambiental: subsidiary of Odebrecht
OCS: subsidiary of Odebrecht
Petrobras: shareholder of Braskem
Petrobras Global Trading BV: subsidiary of Petrobras
Refap: marged by Petrobras
The transactions with related parties, except wholly-owned subsidiaries of the Company, are summarized below:
• Cetrel:
(i) In November 2012, an agreement was executed for the acquisition of reuse water by plants installed in the Camaçari Petrochemical Complex for a period of 15 years and with an estimated value of R\$120 million;
(ii) In August 2010, an agreement was executed for the treatment of the effluents discharged by the plants located in the Camaçari Petrochemical Complex for a period of 4 years and with a total maximum value of R\$60 million.

• CNO:
(i) Braskem – In February 2007, an agreement was executed, with the objective of performing services in the shutdowns for maintenance and inspection in the industrial units. This agreement is valid through February, 15 2014 and provides for a different price for each type of activity carried out by CNO;
(ii) Braskem Idesa – In September 2012, an agreement was executed, for the engineering, procurement and construction services of the Ethylene XXI Project. The contract has an estimated value of US\$3 billion and duration through 2015.
Odebrecht Ambiental:
In September 2009, the Company entered into an agreement for the acquisition of reuse water with Aquapolo (a special purpose entity formed by Odebrecht Ambiental and the water utility Company of Basic Sanitation of São Paulo State ("SABESP") for the production of industrial reuse water) by the plants located in the SP Petrochemical Complex. The agreement is valid through 2053 and has an estimated annual value of R\$65 million.
• Petrobras:
(i) Naphtha
The Parent Company and the subsidiary Braskem Qpar have agreements for the supply of naphtha with Petrobras. The agreements provide for the supply of naphtha to the basic petrochemicals plants located in the Triunfo, Camaçari and SP Petrochemical Complexes. The agreed-upon price of the naphtha is based on several factors, such as the market price of the naphtha itself and a number of oil byproducts, the volatility of the prices of these products in the international markets, the Brazilian real - U.S. dollar exchange rate and the concentration of paraffinic content and contaminants present in the naphtha delivered. The agreement provides for a minimum consumption of 3,800,000 ton a year and a maximum consumption of 7,019,600 tons a year. The subsidiary of Petrobras, Petrobras Global Trading BV, also supplies naphtha to the Company and its subsidiaries.
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Braskem S.A.
Notes to the financial statements
Years ended December 31
All amounts in thousands of reais
(ii) Propylene
Braskem has propylene supply agreements with Petrobras through its refineries for the Company's plants located in the Petrochemical Complexes of Triunfo, RJ and SP. These agreements provide for the full supply of approximately 910,000 tons of propylene a year. The contracted propylene price is based on various international references linked to the most important markets for propylene and polypropylene, particularly the U.S., European and Asian markets.
(iii) Ethane, propane, light refinery hydrocarbons ("HLR") and electricity
The subsidiary Riopol has an agreement with Petrobras for the supply of 392,500 metric tons of ethane a year, 392,500 tons of propane a year, 438,0 N/M³ of HLR a year and 306.6 GWh of electricity a year.
(iv) Fuel oil
Braskem has an agreement with BR Distribuidora, a subsidiary of Petrobras, to supply fuel oil to its unit in the Camaçari Petrochemical Complex.
(v) Sale of various products
The Company supplies to Petrobras and its subsidiaries many products it manufactures, such as solvents, automotive gasoline, butadiene, paraxylene, benzene, toluene, etc. These supplies are not covered by an agreement and take place on a regular basis at market prices.

•	OCS

The Company entered into a risk and insurance Management agreement with OCS, amounting to approximately R\$3.6 million, which may be renewed for another year.

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Notes to the financial statements

Years ended December 31

All amounts in thousands of reais

(c) Key management personnel

The Company considers "Key management personnel" to be the members of the Board of Directors and the Executive Board, composed of the CEO and vice-presidents. Not all the members of the Executive Board are members of the statutory board.

		company and Consolidated
Non-current liabilities	2013	2012
Long-term incentives Total	2,333 2,333	2,897 2,897

	Parent company and Consolidated			
Income statement transactions	2013	2012		
Remuneration				
Short-term benefits to employees and managers	35,380	35,026		
Post-employment benefit	275	214		
Long-term incentives	15	565		
Total	35,670	35,805		

11 Taxes recoverable

	Consolidated	Parent	company
2013	2012	2013	2012

Parent Co	mpany and subsidiaries in Brazil					
	IPI		28,701	32,734	26,307	31,647
	Value-added tax on sales and services					
	(ICMS) - normal operations	(a)	738,282	845,045	410,004	447,086
	ICMS - credits from PP&E		123,354	178,920	93,018	108,910
	Social integration program (PIS) and social					
	contribution on revenue (COFINS) - normal					
	operations	(b)	719,448	484,692	650,355	419,170
	PIS and COFINS - credits from PP&E		269,006	273,693	134,161	147,764
	PIS and COFINS - Law 9,718/98	(c)	24,207	171,140	22,602	158,570
	PIS - Decree-Law 2,445 and 2,449/88	(d)	88,339	104,256	65,801	70,856
	Income tax and social contribution (IR and					
	CSL)	(e)	542,686	452,867	395,214	323,924
	REINTEGRA program	(f)	267,049	217,775	232,507	194,694
	Other		155,965	150,980	116,640	129,612
Foreign su	bsidiaries					
S	Value-added tax	(g)	563,650	90,301		
	Income tax		2,516	942		
Total			3,523,203	3,003,345	2,146,609	2,032,233
Current ass	ets		2,237,213	1,476,211	1,246,858	1,005,842
Non-currer	at assets		1,285,990	1,527,134	899,751	1,026,391
Total			3,523,203	3,003,345	2,146,609	2,032,233

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Notes to the financial statements

Years ended December 31

All amounts in thousands of reais

(a) ICMS – normal operations

The Company has accumulated ICMS credits over the past few years arising mainly from domestic sales subject to deferred taxation and export sales. This accumulation of tax credits was more evident in the states of BA, RS and SP where most production units are concentrated.

The Company's Management has been prioritizing a series of actions so as to maximize the use of these credits and, currently, it does not expect losses on their realization. Among the actions carried out by Management are:

- Agreement with the Government of RS, maintaining the full deferral of ICMS on the imports, reduction in the ICMS tax levied on domestic operations with naphtha and limiting the use of accumulated ICMS credits to R\$ 8,500 per month for offsetting monthly ICMS payable by the units in that state;
- Maintenance of the Agreement with the Government of BA, which ensures the effective enforcement of State Decree No. 11,807 of October 27, 2009, which (i) full deferral of the ICMS tax on domestic and imported naphtha acquired in that state and; (ii) capped at R\$9,100 per month the use of cumulative ICMS tax credits that can be deducted from the debt balance between April 2011 and March 2014, and the amount of R\$ 5,907 per month between April 2014 and March 2018; and
- In SP, Decree 59,232/13 allowed deferral of the ICMS tax on naphtha, propylene and ethylene produced in Brazil or imported, acquired in this state, which enabled Braskem to use the accumulated ICMS credits.

(b) PIS and COFINS

The Company has PIS and COFINS tax credits arising materially from the internal outflows promoted by the deferment of taxes and sales destined to foreign markets and those related to the acquisition of property, plant and equipment.

The realization of these credits occurs in two ways: (i) offset of overdue or falling due liabilities related to taxes levied by the Federal Revenue Service; or (ii) cash reimbursement.

(c) **PIS and COFINS – Law 9,718/98**

This account contains credits arising from legal discussions on the constitutionality of some aspects of Law No. 9,718/98. These credits are used to offset the federal taxes payable and have been restated by the basic interest rate (Selic). In 2013, Braskem offset the amount of R\$144,184 (2012 - R\$15,729).

(d) PIS – Decree-Laws 2,445 and 2,449/88

This item includes credits arising from decisions in lawsuits that challenged the constitutionality of Decree Laws No. 2,445 and No. 2,449/88. In 2013, Braskem offset the amount of R\$13,311 (2012 - R\$90,561)

(e) Income tax and social contribution

This account contains IR and CSL credits arising from prepayments in years that did not present taxable income at year end in addition to the taxes withheld on financial investments and restatements by the Selic basic interest rate. These credits will be realized by offsetting other federal taxes and witholdings payable.

Braskem S.A.
Notes to the financial statements Years ended December 31 All amounts in thousands of reais
(f) REINTEGRA Program
The REINTEGRA program aims to refund to exporters the federal taxes levied on the production chain for goods sold abroad. The amount to be refunded is equivalent to 3% of all export revenue and such credits may be made in two ways: (i) by offsetting own debits overdue or undue related to taxes levied by the Federal Revenue Service; or (ii) by a cash reimbursement.
In accordance with Provisional Presidential Decree ("PPD") 601, the program was valid until December 31, 2013.
In the fiscal year ended December 31, 2013, the Company recognized credits in the amount of R\$229,742 (2012 - R\$228,052) (Note 11) and offset the amount of R\$180,468 (2012 - R\$28,201).
(g) Value added tax – subsidiaries abroad
On December 31, 2013, this line included:
(i) R\$16,111 from sales by Braskem Alemanha to other countries. These credits are reimbursed in cash by the local government; and
(ii) R\$541,904 from purchases of machinery and equipment for the Ethylene XXI project (Note 16). These credits will be reimbursed in cash by the local government after validating the credits according to established tax procedures.

12 Judicial deposits – non-current assets

		2013	Consolidated 2012	2013	Parent company 2012
Judicial deposit	īs —				
	Tax contingencies	137,631	101,499	134,103	95,816
	Labor and social security				
	contingencies	62,621	73,177	50,637	63,712
	Other	9,658	4,942	9,657	4,915
Total		209,910	179,618	194,397	164,443

As of December 31, 2013, a portion of the deposits is associated with legal proceedings for which the probability of loss is possible (Note 23) and a portion is associated with proceedings for which the probability of loss is remote.

In addition, on December 31, 2013, the Company maintains escrow deposits amounting to R\$54,793 (2012 - R\$44,163) related to legal proceedings for which the chance of loss was deemed as probable. Such deposits are offset by their respective provisions.

13 Insurance claims

On December 31, 2013, this item under current and non-current was as follows:

- (i) R\$119,937 related to damages receivable from losses that occurred in the furnaces, electric system and equipment of the Basic Petrochemicals unit of the Camaçari Complex (BA);
- (ii) R\$37,823 related to damages receivable from losses at the Chlor-Alkali and PVC plants in the state of AL.

Braskem S.A.
Notes to the financial statements
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In 2013, the Company received R\$178,190, mainly relating to the losses at UNIB BA in December 2010 and February 2011.
14 Other accounts receivable (consolidated)
(a) Current
The main balances forming this line under current assets are:
(i) R\$95,149 in advances to service suppliers (2012 - R\$91,090);
(ii) R\$34,101 from operations for hedge accounting (Note 20.2.1(b)); and
(iii) During fiscal year 2013, Braskem received from Odebrecht Ambiental the amount of R\$689,868 related to the divestment of the interests in Cetrel and Braskem Distribuidora.
(b) Non-current
The main balances under this item in non-current assets are:

(i) Eletrobras compulsory loans

The compulsory loan created to benefit Eletrobras was instituted by Law 4,156/62 with the objective of financing the power industry. The amounts owed were charged monthly on the electricity bills of companies that surpassed a certain level of consumption. This compulsory loan was in force between 1962 and 1993.

Between 2001 and 2003, the merged companies Trikem S.A., Copesul – Companhia Petroquímica do Sul S.A. ("Copesul"), Companhia Alagoas Industrial – Cinal ("Cinal") and the subsidiaries Alclor Química de Alagoas Ltda. ("Alclor") and Braskem Petroquímica filed lawsuits claiming credits arising from amounts unduly paid to Eletrobras as compulsory loan, interest and monetary adjustment.

The Superior Court of Justice (STJ) appeased the matter in favor of the taxpayers upon the judgment of RESP No. 1003955 and RESP No. 1028592 made after repetitive appeals under Article 543-C of the Civil Procedure Code, establishing this decision to all cases that address this matter. Meanwhile, through the judgment of the Interlocutory Appeal No. 735933 lodged by Eletrobras, the Federal Supreme Court (STF) consolidated the understanding of the STJ in the sense that the discussion over the matter relates to ordinary law.

In 2011, the lawsuits of Trikem S.A. and Braskem Petroquímica received final and unappealable decisions by the STJ, which exhausted the option of appealing these decisions. Accordingly, based on the opinion of its external legal advisors, the Company recognized in 2011 the corresponding credits, which, as per its understanding, are uncontested, amounting to R\$51,000 and R\$29,000, respectively, for the lawsuits of Trikem and Braskem Petroquímica. In 2012, the Company received the amount of R\$21,932 related to part of the credits of the Braskem Petroquímica lawsuit.

In 2012, the lawsuits of Copesul and Cinal also received final and unappealable decisions by the STJ. In 2013, the Alclor case received the final and unappealable judgment. Th amount for 2013 of deemed uncontestable in relation to the companies Copesul, Cinal and Alclor, which totaled R\$13,339.

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Notes to the financial statements

Years ended December 31

All amounts in thousands of reais

The amounts recorded correspond to 60% of the total claimed and the legal counsels assess as probable the chance of obtaining a favorable outcome for receiving the remaining 40%.

On December 31, 2013, the balance of this account is R\$71,895 (2012 – R\$71,895).

(ii) R\$137,345, from operations to hedge accounting (Note 20.2.1(b).

15 Investments

(a) Information on investments

	Interest in total capital		· ·	Adjusted net profit (loss) for the period		Adjusted equity	
	Note Direct	Direct and Indirect	2013	2012	2013	2012	
	2.1.1(a)			Revised		Revised	
Subsidiaries							
Braskem Alemanha	5.66	100.00	(35,123)	(21,739)	1,056,093	961,450	
Braskem America		100.00	14,731	313,839	940,124	810,315	
Braskem America Finance		100.00	342	1,221	1,448	(4,206)	
Braskem Argentina	96.77	100.00	3,529	3,385	11,379	7,850	
Braskem Austria	100.00	100.00	(3,536)		(4,097)	81	
Braskem Austria Finance		100.00	(18)		25	47	
Braskem Chile	99.02	100.00	81	239	1,863	1,782	
Braskem Espanha		100.00	(17)		(9)	8	
Braskem Holanda	100.00	100.00	24,120	(35,227)	1,333,390	1,188,368	
Braskem Finance	100.00	100.00	(27,129)	(26,439)	(144,558)	(117,429)	
Braskem Idesa	75.00	75.00	(10,700)	(19,131)	548,465	351,249	
Braskem Idesa Serviços		75.00	2,032	422	5,138	2,726	
Braskem Importação	0.04	100.00	(3)	(1)	201	203	

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Braskem Inc.		100.00	100.00	(152,332)	113,839	153,021	301,829
Braskem México		99.97	100.00	(5,076)	(2,682)	271,654	
Braskem Participações		100.00	100.00	1,664	(3,171)	(558)	(1,945)
Braskem Petroquímica		100.00	100.00	132,256	71,417	1,647,845	1,593,973
Braskem Qpar		98.61	100.00	189,702	(185,967)	5,601,077	2,536,089
Common			100.00	(73,623)	643	(12)	7,550
DAT		100.00	100.00			37,681	
IQAG		0.12	100.00	3,241	1,750	7,184	3,942
Lantana			100.00	(84)	(88,816)	(592)	(544)
Norfolk			100.00	(64,240)	8,074	(103)	70,069
Petroquímica Chile		97.96	100.00	(1,536)	(173)	4,999	6,535
Politeno Empreendimentos		99.98	100.00	(9)	576	598	607
Quantiq		99.90	100.00	15,738	31,440	243,584	249,383
Riopol	(i)				235,965		2,632,337
Jointly-controlled investment							
RPR		33.20	33.20	1,871	24,335	124,980	128,591
OCE	(ii)	20.00	20.00	402		689	
Propilsur		49.00	49.00	(4,445)	(556)	109,300	109,695
Associates							
Borealis		20.00	20.00	5,492	16,102	166,746	165,459
Companhia de Desenvolvimento							
Rio Verde ("Codeverde")		35.97	35.97	(596)	(596)	46,342	46,342

⁽i) Company merged into Braskem Qpar in September 2013.

⁽ii) Shares acquired in July 2013 (Note 1(b.xviii)).

Braskem S.A.
Notes to the financial statements Years ended December 31 All amounts in thousands of reais
(a.1) Description of the investments
The operations of subsidiaries and jointly-controlled investments of Braskem are as follows:
Braskem America –production and sale of PP.
• Braskem Argentina; Petroquímica Chile; Braskem Chile and Braskem Holanda –sale of products in the international market.
• Braskem Áustria –holding interests in the capital of other companies and conducting financial and commercial operations.
Braskem Alemanha –production and sale of PP.
Braskem Espanha –holding interests in the capital of other companies.
• Braskem Finance, Braskem America Finance and Braskem Áustria Finance – centralizing the raising of funds abroad.
Braskem Idesa _construction of an industrial complex for the production of PE

•	Braskem México; Braskem Idesa Serviços and Braskem Mexico Serviços –provide services to Braskem Idesa.
•	Braskem Importação –import, export and sale of petrochemical naphtha, oil and its byproducts.
• open	Braskem Inc. – sale of naphtha and other products, in addition to carrying out Braskem's usual financial funding rations.
•	Braskem Participações –investment in the equity of other companies.
• ther	Braskem Petroquímica and Braskem Qpar – production of basic petrochemicals such as ethane and propane, and moplastic resins, such as PE and PP.
• petr	Politeno Empreendimentos –participation in industrial projects and ventures, asset Management, sales of ochemical products and the investment in the equity of other companies;
•	Propilsur –installing the PP production unit in Venezuela.
•	RPR –refining, processing and sale and import of oil, its byproducts and correlated products.
•	IQAG –providing storage services to third parties.
	Quantiq –distribution, marketing and manufacture of petroleum-based solvents and of petrochemical ufacturers, in the distribution and marketing of process oils, other petroleum-based inputs, intermediate chemicals tial chemicals and pharmacons.
•	OCE – purchase and sale of electricity in the spot market.

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Notes to the financial statements

Years ended December 31

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(b) Changes in investments – parent company

	Note	Balance at	Mangan	Acquisition	Capital	Dividends and interest
Subsidiaries and jointly-controlled investment	Note 2.1.1(a)	2012 Revised	Merger	of snares	increase	on equity o
Substituties and joining controlled investment	2.1.1(u)	Heviseu				
Domestic subsidiaries		4 450 500				(7 0.000)
Braskem Petroquímica		1,452,589	2.070.012			(78,000)
Braskem Qpar		3,367,628	2,878,812		27.712	
Distribuidora de Águas Triunfo		607			37,712	
Politeno Empreendimentos		607				(21.526)
Quantiq		253,272	(2.070.012)			(21,536)
Riopol			(2,878,812)			
RPR		42,698		2	55	
OCE		7,747,211		2 2	55 37,767	(99,536)
		7,747,211		2	31,101	(99,330)
Foreign subsidiaries						
Braskem Alemanha		53,753				
Braskem Argentina		7,850				
Braskem Austria		81				
Braskem Chile		1,782				
Braskem Holanda		1,177,221				
Braskem Idesa		263,437			114,964	
Braskem Inc.		301,829				()
Braskem México				1,447	260,856	
Petroquímica Chile		6,535				
		1,812,488		1,447	375,820	(1
Total subsidiaries and jointly-controlled investment		9,559,699		1,449	413,587	(99,536)
Associates						
Domestic subsidiaries						
Borealis		31,945				
Nitrocolor					38	
Total associates		31,945			38	
Total subsidiaries, jointly-controlled investment						
and associates		9,591,644		1,449	413,625	(99,536)

⁽i) Settlement of contingencies by this subsidiary that were reflected in the Parent Company at the time of its acquisition (Note 23 (c.2)).

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Notes to the financial statements

Years ended December 31

All amounts in thousands of reais

(c) Breakdown of equity accounting results

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	2013	Consolidated 2012	2013	Paren	t company 2012
Equity in results of subsidiaries, associate and					
jointly-controlled	(3,223)	(22,199)	428,432		410,413
Amortization of fair value adjustment			(101,321)	(i)	(93,262)
Provision for losses on investments			(29,055)		(28,199)
Other		(3,608)	185		1,462
	(3,223)	(25,807)	298,241		290,414

- (i) Amortization of fair value adjustments comprises the following:
- R\$97,885, related to the amortization of fair value adjustments on the assets and liabilities from the acquisition of Quattor. This amount is distributed in the following items of the consolidated statement of operations: "net sales revenue" of R\$17,722; "cost of sales" of R\$92,106; "general and administrative expenses" of R\$91, and "financial results" of R\$13,794. The effect of deferred income tax and social contribution was R\$25,828.
- R\$3,436 related to the amortization of fair value adjustments on property, plant and equipment of the subsidiary Braskem Petroquímica.

Notes to the financial statements

Years ended December 31

All amounts in thousands of reais

16 Property, plant and equipment

	Note	Land	Buildings and Improvements	Machinery, Equipment and Facilities	Stoppage in	Other	Consolid T
Cost		417,077	1,749,193	24,514,118	4,057,731	805,160	31,543
Accumulated depreciation/depletion			(699,935)	(9,296,148)		(370,411)	
Balance as of December 31, 2012		417,077	1,049,258	15,217,970	4,057,731	434,749	21,176
Acquisitions Capitalized financial charges Foreign currency translation adjustment Transfers by concluded projects	18(f)	6,820	9,524 31,178	*	362,528 426,684 (1,087,668)	5,812 2,504 114,188	362 527 8
Transfers to intangible Other disposals, net of depreciation/depletion			(798)	(3,450)	(28,653) (4,361)	(76) (1,659)	(28, (10,
Depreciation / depletion			(73,526)	(1,783,223)		(79,693)	
Transfers of "non-current assets held for sale"	(i)	5,162	31,484	15,500		3,220	56
Non-current assets held for sale	(ii)	(151)	(790)	(15,804)	-	(1,485)	(37,
Net book value		428,908	1,047,161	14,627,013	8,832,906	477,560	25,413
Cost		428,908	1,830,245	25,671,115	8,832,906	936,228	37,699
Accumulated depreciation/depletion			(783,084)	(11,044,102)		(458,668)	(12,285,
Balance as of December 31, 2013		428,908	1,047,161	14,627,013	8,832,906	477,560	25,413

⁽i) Transfer of assets from Quantiq and IQAG from "non-current assets held for sale".

(ii)