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TELEFÓNICA, S.A. de conformidad con lo establecido en el artículo 82 de la Ley del Mercado de Valores, procede por medio del presente escrito a comunicar el siguiente

#### HECHO RELEVANTE

Como continuación al Hecho Relevante registrado por Telefónica el 28 de agosto de 2014 (número de registro 210210), Telefónica, S.A. informa que Vivendi, S.A. ha acordado otorgar exclusividad a Telefónica, S.A. y a Telefónica Brasil, S.A, para la negociación, por un periodo de tres meses, de la oferta presentada por dichas compañías para la adquisición de la compañía Global Village Telecom, S.A. (GVT).

Se acompaña presentación de la operación propuesta.

En Madrid, a 29 de agosto de 2014.

COMISIÓN NACIONAL DEL MERCADO DE VALORES - MADRID -



# Creating the Leading Integrated Telco in Brazil

29 August 2014

Telefónica, S.A. Investor Relations

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## **Transaction Summary**

	<ul> <li>Telefónica and Telefónica Brasil have entered into an exclusivity agreement with Vivendi in relation to their binding offer to acquire 100% of GVT</li> </ul>	
	<ul> <li>Total implied consideration for 100% of GVT of €7.45bn, through a combination of cash and a stake in the enlarged Telefónica Brasil</li> </ul>	
	(i) €4.66bn of cash, financed through a capital increase at Telefónica Brasil	
	(ii) 12.0% stake in the enlarged Telefónica Brasil (after capital increase)	
Key Terms	<ul> <li>Telefónica offered Vivendi the opportunity to swap, a 4.5% stake in the enlarged Telefónica Brasil in return for a voting stake of 8.3% in Telecom Italia held by Telefónica</li> </ul>	
	<ul> <li>Vivendi to decide at the time of signing of the definitive agreements if it wishes to receive the Telecom Italia shares</li> </ul>	
	<ul> <li>Cooperation between Telefónica and Vivendi's subsidiaries globally for the distribution of media content</li> </ul>	
	<ul> <li>Transaction to unlock significant value, with synergies of at least €4.7bn NPV</li> </ul>	
	<ul> <li>Exclusivity period of 3 months</li> <li>Circuit and finitian encounter of the Minerelline encounter of the Minerell</li></ul>	
Expected Key Dates	Signing of definitive agreements after Vivendi's workers' council review	
	Telefónica Brasil shareholders' approval required at Telefónica Brasil's General Meeting	
	<ul> <li>Transaction expected to close in mid 2015, following clearance from relevant authorities</li> </ul>	



### **Proposed Transaction Structure**

#### Transaction Summary

#### Total consideration of €7.45bn

- Acquisition of GVT by Telefónica Brasil for a combination of cash and a stake in the enlarged Telefónica Brasil
  - €4.66bn in cash, financed through a capital increase at Telefónica Brazil
  - ii. 12.0% stake in the enlarged Telefónica Brasil (after capital increase)
- Vivendi could request that, Telefónica exchanges 1,110m Telecom Italia ordinary shares (8.3% of voting capital) it owns for 4.5% stake in the enlarged Telefónica Brasil

#### Pre Transaction Structure

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#### 2 Post Capital Raise and Contribution in Kind





### **Transaction Rationale**

1 GVT's Attractive Standalone Business	<ul> <li>Strong NGN with more than 10.4m Homes Passed in 152 cities/21 Brazilian states</li> <li>More than 2.5m UBB clients (86%&gt;10Mbps), of which 92% outside Sao Paulo</li> <li>Sustained double-digit growth (26% revenue CAGR 10-13) with further potential</li> <li>Strong management track record underpinned by impressive operating and financial performance</li> </ul>
2 Creating a Leading Integrated Operator with Nationwide Footprint and Focus in high value segments	<ul> <li>Leading integrated operator with nationwide footprint and a 29% revenue share <ul> <li>Leader in mobile and UBB, well positioned in high value segments in both services</li> <li>Enables Telefónica Brasil to offer high quality quad-play products</li> </ul> </li> <li>Accelerating growth profile both at Telefónica and Telefónica Brasil</li> <li>Reinforced competitive positioning: <ul> <li>Mobile: bundling services and supporting LTE deployment by leveraging GVT's extensive fiber network</li> <li>Fixed in Sao Paulo: optimizing fiber deployment by transferring operational best practices to VIVO</li> <li>Corporate/SME: improving profitability, competitive positioning and quality of services by migrating to owned infrastructure</li> </ul> </li> </ul>



## Transaction Rationale (Cont'd)

3	
Value	<ul> <li>NPV of total synergies of at least €4.7bn, net of integration costs</li> </ul>
Crystallization	Net savings from year one
through Significant	Annual run-rate of operating and revenue synergies of at least €450 m; c70% of run-rate synergies by year 2017
Synergies	<ul> <li>Revenue synergies (20% of the total):</li> </ul>
	Cross-selling synergies on similar customers profile, corporate and wholesale
	Improved customer satisfaction and loyalty
	<ul> <li>OpEx and CapEx synergies (49% of the total):</li> </ul>
>€4.7 bn	Leveraging GVT's fibre network for LTE deployment
>e4.7 bit	Lower direct costs as a result of higher scale
	<ul> <li>Incremental value from additional financial, fiscal and other synergies (31% of the total)</li> </ul>
	<ul> <li>Highly experienced management team with a proven track record of integration</li> </ul>
4 Value Creation	Accelerating growth profile
for Telefónica	<ul> <li>Unlocks significant value for Telefónica Brasil shareholders</li> </ul>
Brasil	<ul> <li>Improved profitability and enhanced cash flow generation for enlarged entity</li> </ul>
Shareholders	<ul> <li>Increases financial flexibility, with no incremental leverage</li> </ul>
	<ul> <li>Maintaining optionality for potential additional sector evolution</li> </ul>
5	<ul> <li>Accelerating growth profile</li> </ul>
Value Creation	<ul> <li>Unlocks significant value for Telefónica shareholders</li> </ul>
for Telefónica Shareholders	<ul> <li>Credit-neutral financing structure, allowing leverage ratios to improve while</li> </ul>
	improving market positioning in a core market
	<ul> <li>Positive impact on Telefónica's cash flow generation profile</li> </ul>
	<ul> <li>FCF accretive from year 1 of full operation</li> </ul>
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## 2 Leading Integrated Telco Operator in Brazil







Source: Company filings, Anatel and Teleco; Converted to € using average 2013 R\$/€ FX rate

1. Considers retail and corporate segments; Considers América Móvil Brazil only; Considers Oi standalone



## 2 Leading Integrated Telco Operator in Brazil (cont'd)



Fixed-voice accesses - 1Q 2014 (000's) 17,263 VIVO/GVT: #2 15,066 11,100 10,828 4,238 665 0 VIVO: #3 GVT: #4 Telefonica GVT oi GVT omérica 🗿 📀 SKY 🔷 Telefonica vivo TIM vivo 1



Pay-TV accesses - 1Q 2014 (000's)



Source: Company filings, Anatel and Teleco; Converted to € using average 2013 R\$/€ FX rate

1. Considers retail and corporate segments; Considers América Móvil Brazil only; Considers Oi standalone



### 3 Identified Synergies of at Least €4.7bn NPV

Network Combination	<ul> <li>Telefónica Brasil to leverage GVT's extensive metro fiber network to significantly improve its mobile backhaul outside of Sao Paulo (material increase in sites connected via fiber)</li> <li>Telefónica Brasil and GVT to consolidate and jointly plan their backbone to reduce present/future overlap and 3rd party leases</li> </ul>	Operating & Revenue
Increase Wallet Share in High- Value Segment	<ul> <li>Vivo and GVT to combine their product portfolio and commercial capabilities to drive ARPU increase and churn reduction by maximizing penetration of fixed and mobile products on their combined customer base</li> </ul>	Synergies of at least €3.2 bn NPV
Sustainable TV Business Development	<ul> <li>Vivo and GVT to combine and jointly develop the pay-TV business shortening significantly the time to achieving sustainable scale and eliminating duplicated investments</li> </ul>	Additional Financial, Fiscal & other synergies of €1.5 bn NPV
Corporate Structure	<ul> <li>GVT to remain as a separate business unit during an initial period to preserve its performance and operating model, which may limit some short-term synergies</li> </ul>	



# 3 Synergies Value of at Least €4.7bn NPV



- NPV at least €4.7bn:
  - Net savings from year one
  - ► Run-rate operating and revenue synergies at least €450 MM from year 2020; c70% of run rate by 2017



## Attractive Transaction for Telefónica Brazil Shareholders

**OI BDA** 

Pro forma Financial Impact on Telefónica Brazil



#### 5.9% 0.9% 4.1% 4.1% 4.1% 4.1% CAGR 14-16 PRE POST

### OpFCF <sup>(1)</sup> 22.5% 6.6%



#### OIBDA Margin<sup>(2)</sup>



Source: Broker consensus, not adjusted for differences in accounting policies

1. Defined as OIBDA-Capex

2. 2015 (post includes run rate synergies)



## 5 Attractive Transaction for Telefónica Shareholders

Pro forma Financial Impact on Telefónica Group











Source: Broker consensus

1. 1. Defined as OIBDA-Capex

2. 2015 (post includes run rate synergies)

3. Based on run-rate synergies

• FCF Accretion from year 1 of full operation<sup>(3)</sup>



# **6** Transaction Entirely Financed with Equity

Telefónica Cash Commitment	<ul> <li>Transaction entirely financed with equity at both Telefónica and Telefónica Brasil to strengthen Telefónica's capital structure</li> <li>The cash consideration to Vivendi will be fully financed through a capital increase at Telefónica Brasil</li> <li>Telefónica will subscribe its proportionate share of 73.9%, or €3.4 bn, which, in turn, will be funded through a capital increase at Telefónica level</li> </ul>
Key Considerations	<ul> <li>Transaction to strengthen Telefónica's balance sheet</li> <li>Consolidation of GVT financials and value creation from synergies with no incremental debt</li> <li>Reduction of net debt / EBITDA ratio</li> <li>Positive metric impact in short term</li> <li>keeping strong liquidity to accommodate next years debt maturities</li> </ul>



### **Expected Transaction Timetable**





### Closing Remarks: The Perfect Fit

- A natural strategic move in a core market to improve market positioning and growth profile while improving financial flexibility
- In each of its top 3 markets (Spain, Brazil, Germany) Telefónica to be the leader in subscribers and network quality
- Creating a leading integrated Telco in Brazil with a nationwide footprint and high value customer profile, in the largest telecoms market in LatAm
- Significant value creation through at least €4.7bn NPV synergies crystallization
- Reinforces Telefónica's geographical diversification towards key markets
- Transaction to strengthen Telefónica's balance sheet, improving leverage
- Substantial value creation for Telefónica and Telefónica Brazil shareholders
  - Improving growth profile and market positioning, while maintaining intact further optionality
  - Enhancing cash flow generation profile
  - Accretive for Telefónica FCF from year one



