



82- SUBMISSIONS FACING SH

02042203

MICROFICHE CONTROL LABEL



REGISTRANT'S NAME

Suzano Petroquímica SA

*CURRENT ADDRESS

Av. Brigadeiro Faria Lima

1355-9th Floor

Sao Paulo, Brazil 01452-919

**FORMER NAME

**NEW ADDRESS

PROCESSED

JUL 01 2002

THOMSON
FINANCIAL

FILE NO. 82-

346734667

FISCAL YEAR

12/31/01

* Complete for initial submissions only ** Please note name and address changes

INDICATE FORM TYPE TO BE USED FOR WORKLOAD ENTRY:

12G3-2B (INITIAL FILING)

AR/S (ANNUAL REPORT)

12G32BR (REINSTATEMENT)

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DATE

6/21/01

FEDERAL PUBLIC SERVICE
SECURITIES AND EXCHANGE COMMISSION
STANDARD FINANCIAL STATEMENTS
COMMERCIAL, INDUSTRIAL COMPANIES AND OTHERS

Basis Period 12/31/2001
Corporation Law

01.01-IDENTIFICATION

1-CVM CODE 01926-7	2-COMPANY'S NAME SUZANO PETROQUÍMICA S/A	3-C.N.P.J. 04.705.090/0001-77
4 -NIRE 35 300 187865		

01.02-HEADQUARTERS

1-COMplete ADDRESS Av. Brigadeiro Faria Lima, 1355-9th floor		2-BOROUGH OR DISTRICT Pinheiros	
3-ZIP CODE 01452-919	4-CITY São Paulo		5-ST S.P.
6-CITY CODE 11	7-TELEPHONE 3037-9060	8- TELEPHONE 3037.9061	9- TELEPHONE 3037.9000
10-TELEX		AR/S	
11-CITY CODE 11	12-TELEFAX 3814.8326	13-TELEFAX 3037.9076	14 - TELEFAX 3812.0981
15-E-MAIL amagon@suzano.com.br			

01.03 - MARKET RELATIONS DIRECTOR (MAILING ADDRESS)

1-NAME ADHEMAR MAGON			
2- COMPLETE ADDRESS Av. Brigadeiro Faria Lima, 1355 - 9th floor		3- BOROUGH OR DISTRICT Pinheiros	
4-ZIP CODE 01452-919	5-CITY São Paulo		6- ST S.P
7 - CITY CODE 11	8 - TELEPHONE 3037.9060	9 - TELEPHONE 3037.9061	10 - TELEPHONE 3037.9000
11 - TELEX			
12 - CITY CODE 11	13 - TELEFAX 3814-8326	14 - TELEFAX 3037.9076	15 - TELEFAX 3812.0981
16-E-MAIL amagon@suzano.com.br			

01.04 - REFERENCE/ AUDITOR

FISCAL YEAR	1 - DATE OF FISCAL YEAR BEGINNING	2 - DATE OF FISCAL YEAR END
1 - ULTIMATE	09/25/2001	12/31/2001
2 - PENULTIMATE		
3 - ANTEPENULTIMATE		
4 - NAME OF AUDITOR KPMG - Auditores Independentes		
6 - NAME OF THE RESPONSIBLE THENICAL José Luiz Ribeiro de Carvalho		

02 JUN 17 AM 11:03

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1-CVM CODE 01926-7	2-COMPANY'S NAME SUZANO PETROQUÍMICA S/A	3-C.N.P.J. 04.705.090/0001-77
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01.05-CAPITAL STOCK STRUCTURE

Quantity of Shares (In thousand)	1 12/31/2001	2	3
Paid-in Capital			
1- Common	97,375	0	0
2- Preferred	123,820	0	0
3- Total	221,195	0	0
In Treasury			
4- Common	0	0	0
5- Preferred	0	0	0
6- Total	0	0	0

01.06 - COMPANY'S CHARACTERISTICS

1- TYPE OF COMPANY Commercial and Industrial Company
2- SITUATION Operating
3- TYPE OF EQUITY CONTROL Private National
4- ACTIVITY CODE 1170000 - Management and Equity interest in other companies
5 - MAIN ACTIVITY Equity interest in other Companies
6- TYPE OF CONSOLIDATION Total

01.07 -SUBSIDIARIES/ AFFILIATES EXCLUDED IN CONSOLIDATED FINANCIAL STATEMENTS

1- Item	2- General Taxpayers' Register	3- Name
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01.08 - BENEFITS IN CASH

1-Item	2-Event	3-Approval	4-Benefit	5-Beginning of Payment	6-Type of Share	7-Value of benefit Per Share
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01.09-MARKET RELATIONS DIRECTOR

1-Date 02/14/2002	2-Signature
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02.01-BALANCE SHEET - ASSETS (In thousand of Reais-R\$)

1- CODE	2- DESCRIPTION	3- 12/31/2001	4-	5-
1	Total assets	777,862	0	0
1.01	Current assets	12,275	0	0
1.01.01	Availabilities	11,981	0	0
1.01.01.01	Cash and cash equivalents	7	0	0
1.01.01.02	Marketable securities	11,974	0	0
1.01.02	Creditors	294	0	0
1.01.02.01	Bills receivable	294	0	0
1.01.03	Inventories	0	0	0
1.01.04	Others	0	0	0
1.02	Long term assets	51,549	0	0
1.02.01	Accounts receivable	0	0	0
1.02.02	Loans with related companies	51,549	0	0
1.02.02.01	Loans with affiliated companies	0	0	0
1.02.02.02	Loans with subsidiaries companies	15,532	0	0
1.02.02.03	Loans with related companies	36,017	0	0
1.02.03	Other	0	0	0
1.03	Permanent assets	714,038	0	0
1.03.01	Investments	713,949	0	0
1.03.01.01	In affiliated companies	0	0	0
1.03.01.02	In subsidiaries companies	707,270	0	0
1.03.01.02.01	Suzano Química Ltda.	542,345	0	0
1.03.01.02.02	SPP-Nemo S.A. Indl. E Coml. Exportadora	164,925	0	0
1.03.01.03	Other Investments	6,679	0	0
1.03.01.03.01	Unamortized goodwill (discount)	6,679	0	0
1.03.02	Property, plants and equipments	89	0	0
1.03.02.01	Lands	89	0	0
1.03.03	Deferred charges	0	0	0
1.03.03.01	Pre-operational expenses	0	0	0
1.03.03.02	Discount Eurobonus issue	0	0	0
1.03.03.03	Micro-computers software	0	0	0
1.03.03.04	Other	0	0	0

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02.02-BALANCE SHEET - LIABILITIES - (In thousand of Reais - R\$)

1- CODE	2- DESCRIPTION	3- 12/31/2001	4-	5-
2	Total liabilities	777,862	0	0
2.01	Current liabilities	14,528	0	0
2.01.01	Loans and financings	14,212	0	0
2.01.02	Debentures	0	0	0
2.01.03	Suppliers	0	0	0
2.01.04	Taxes, rates and contributions	0	0	0
2.01.05	Dividends payable	0	0	0
2.01.06	Provisions	208	0	0
2.01.06.01	Income tax and social contribution	208	0	0
2.01.07	Debts with related companies	0	0	0
2.01.08	Others	108	0	0
2.01.08.01	Accrued salaries and payroll taxes	108	0	0
2.02	Long term liabilities	22,748	0	0
2.02.01	Loans and financings	22,748	0	0
2.02.02	Debentures	0	0	0
2.02.03	Provisions	0	0	0
2.02.04	Loans from related companies	0	0	0
2.02.05	Others	0	0	0
2.03	Future accounting periods results	0	0	0
2.05	Shareholders' equity	740,586	0	0
2.05.01	Paid-in-capital	794,383	0	0
2.05.01.01	Atualized paid-in-capital	794,383	0	0
2.05.02	Capital reserves	0	0	0
2.05.03	Revaluation reserves	0	0	0
2.05.03.01	Own assets	0	0	0
2.05.03.02	From subsidiaries/ affiliated companies	0	0	0
2.05.04	Revenue reserves	0	0	0
2.05.04.01	Legal	0	0	0
2.05.04.02	Reserve required by company by-laws	0	0	0
2.05.04.03	Reserves for contingencies	0	0	0
2.05.05	Accumulated profits/ losses	(53,797)	0	0

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03.01 - STATEMENTS OF THE FISCAL YEAR INCOME (In thousand of Reais-R\$)

1-CODE	2-DESCRIPTION	3- FROM 09/25/2001	4- FROM	5- FROM
		TO 12/31/2001	TO	TO
3.01	GROSS REVENUE OF SALES AND/OR SERVICES	0	0	0
3.02	DEDUCTION OF GROSS REVENUE	0	0	0
3.03	NET REVENUE OF SALES AND/OR SERVICES	0	0	0
3.04	COST OF GOODS AND/OR SERVICES SOLD	0	0	0
3.05	GROSS PROFIT	0	0	0
3.06	OPERATING EXPENSES/REVENUES	(47,593)	0	0
3.06.01	SALES EXPENSES	0	0	0
3.06.01.01	ACCRUED SALARIES AND PAYROLL TAXES	0	0	0
3.06.01.02	FREIGHT AND STORES	0	0	0
3.06.01.03	RENTS AND LEASES	0	0	0
3.06.01.04	PROFESSIONAL SERVICES	0	0	0
3.06.01.05	OTHERS	0	0	0
3.06.02	GENERAL AND ADMINISTRATIVE	(258)	0	0
3.06.02.01	ACCRUED SALARIES AND PAYROLL TAXES	(258)	0	0
3.06.02.02	PROFESSIONAL SERVICES	0	0	0
3.06.02.03	RENTS AND LEASES	0	0	0
3.06.02.04	DEPRECIATION	0	0	0
3.06.02.05	INCOME TAX AND CONTRIBUTIONS	0	0	0
3.06.02.06	OTHER	0	0	0
3.06.03	FINANCIAL	894	0	0
3.06.03.01	FINANCIAL REVENUES	1,389	0	0
3.06.03.02	FINANCIAL EXPENSES	(495)	0	0
3.06.04	OTHER OPERATING REVENUES	0	0	0
3.06.04.01	INSURANCE COMPENSATION	0	0	0
3.06.04.02	PROVISION TO LOSS IN SHARES	0	0	0
3.06.05	OTHER OPERATING EXPENSES	0	0	0
3.06.05.01	MONETARY CORRECTION OF BALANCE SHEET	0	0	0
3.06.06	INCOME OF SHAREHOLDERS' EQUITY	(48,229)	0	0
3.07	OPERATING INCOME	(47,593)	0	0
3.08	NON-OPERATING INCOME	0	0	0
3.08.01	REVENUES	0	0	0
3.08.02	EXPENSES	0	0	0
3.09	INCOME BEFORE TAXES AND PROFIT SHARING	(47,593)	0	0
3.10	PROVISION FOR INCOME TAX AND SOCIAL CONTRIBUTION	(208)	0	0
3.11	DEFERRED INCOME TAX	0	0	0
3.12	STATUTORY PROFIT SHARING AND CONTRIBUTION	0	0	0
3.12.01	PROFIT SHARING	0	0	0
3.12.02	CONTRIBUTIONS	0	0	0
3.13	REVERSAL OF OWN CAPITAL INTERESTS	0	0	0
3.15	INCOME/LOSS FOR THE PERIOD	(47,801)	0	0
	NUMBER OF SHARES (WITHOUT SHARES IN TREASURY - IN THOUSAND)	221,195	0	0
	INCOME PER SHARE	0	0	0
	LOSS PER SHARE	(0.21610)	0	0

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04.01 - STATEMENTS OF CHANGES IN FINANCIAL POSITION (In thousand of Reais-R\$)

1-CODE	2-DESCRIPTION	3- FROM 09/25/01 TO 12/31/01	4- FROM TO	5- FROM TO
4.01	SOURCE OF FUNDS	62,420	0	0
4.01.01	OPERATIONS	430	0	0
4.01.01.01	INCOME/ LOSS OF THE PERIOD	(47,801)	0	0
4.01.01.02	VAL. DON'T REPR. CHANGE IN CURRENT ASSETS	48,231	0	0
4.01.01.02.01	DEPRECIATION, DEPLATION AND AMORTIZATION	2	0	0
4.01.01.02.02	EQUITY INTEREST IN SUBSIDIARIES AND AFFILIATED COMPANIES	48,229	0	0
4.01.02	FROM STOCKHOLDERS	1	0	0
4.01.02.01	PAYMENT-IN-FULL OF CAPITAL	1	0	0
4.01.03	FROM THIRD PARTIES	61,989	0	0
4.01.03.01	NONCURRENT LOANS	92	0	0
4.01.03.02	TRANSFER FROM NONCURRENT ASSETS TO CURRENT ASSETS	45,745	0	0
4.01.03.03	EFFECT IN WORKING CAPITAL DUE TO THE MERGER OF CIA. SUZANO	16,152	0	0
4.02	APPLICATIONS	64,673	0	0
4.02.01	PROPERTY, PLANT AND EQUIPAMENT INVERSIONS	45,745	0	0
4.02.02	NONCURRENT ASSETS	18,928		
4.03	INCREASE/ DECREASE IN WORKING CAPITAL	(2,253)	0	0
4.04	CHANGES IN CURRENT ASSETS	12,275	0	0
4.04.01	CURRENT ASSETS IN THE BEGINNING OF FISCAL YEAR	0	0	0
4.04.02	CURRENT ASSETS IN THE FISCAL YEAR END	12,275	0	0
4.05	CHANGES IN CURRENT LIABILITIES	14,528	0	0
4.05.01	CURRENT LIABILITIES IN THE BEGINNING OF YEAR	0	0	0
4.05.02	CURRENT LIABILITIES IN THE END OF THE YEAR	14,528	0	0

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05.01 - STATEMENTS OF CHANGES IN SHAREHOLDERS' EQUITY FROM 09/25/2001 TO 12/31/2001 (In thousand of Reals-R\$)

1-CODE	2-DESCRIPTION	3- CAPITAL STOCK	4-CAPITAL RESERVES	5- REVALUATION RESERVES	6-APPROPRIATED RETAINED EARNINGS	7- ACCUMULATED INCOME/ LOSS	8-SHAREHOLDERS' EQUITY
5.01	BEGINNING BALANCE	0	0	0	0	0	0
5.02	PREVIOUS YEARS ADJUSTMENTS	0	0	0	0	(5,996)	(5,996)
5.03	INCREASE/ DECREASE OF CAPITAL STOCK	794,383	0	0	0	0	794,383
5.04	REALIZATION OF RESERVES	0	0	0	0	0	0
5.05	TREASURY SHARES	0	0	0	0	0	0
5.06	INCOME/ LOSS OF THE PERIOD	0	0	0	0	(47,801)	(47,801)
5.07	DESTINATIONS	0	0	0	0	0	0
5.08	OTHERS	0	0	0	0	0	0
5.09	FINAL BALANCE	794,383	0	0	0	(53,797)	740,586

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06.01 - CONSOLIDATED BALANCE SHEET - ASSETS (In thousand of Reais-R\$)

1-CODE	2-DESCRIPTION	3- 12/31/2001	4-	5-
1	Total Assets	1,846,847	0	0
1.01	Current Assets	764,185	0	0
1.01.01	Availabilities	411,606	0	0
1.01.01.01	Cash and Cash Equivalents	217,850	0	0
1.01.01.02	Marketable Securities	193,756	0	0
1.01.02	Receivables	222,530	0	0
1.01.02.01	Bills Receivable	145,961	0	0
1.01.02.02	Other Creditors	13,870	0	0
1.01.02.03	Taxes Recoverable	61,106	0	0
1.01.02.04	Deferred Income Tax	1,593	0	0
1.01.03	Inventories	129,173	0	0
1.01.03.01	Finished Goods	72,863	0	0
1.01.03.02	Work-in-Progress Products	673	0	0
1.01.03.03	Raw Materials	28,873	0	0
1.01.03.04	Maintenance and miscellaneous materials	26,764	0	0
1.01.03.04.01	Prepaid expenses	0	0	0
1.01.04	Other	876	0	0
1.01.04.01	Prepaid expenses	876		
1.02	Long Term Assets	121,053	0	0
1.02.01	Receivables	0	0	0
1.02.02	Receivables from Related Companies	27,264	0	0
1.02.02.01	From Affiliates	27,264	0	0
1.02.02.02	From Subsidiaries	0	0	0
1.02.02.03	From Other Related Companies	0	0	0
1.02.03	Other	93,789	0	0
1.02.03.01	Taxes Recoverable	56,516	0	0
1.02.03.02	Deferred Income Tax	13,488	0	0
1.02.03.03	Others Creditors	23,785	0	0
1.03	Permanent Assets	961,609	0	0
1.03.01	Investments	54,738	0	0
1.03.01.01	In Affiliates	0	0	0
1.03.01.02	In Subsidiaries	0	0	0
1.03.01.03	Other Investments	54,738	0	0

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1.03.01.03.01	Other Investments	54,738	0	0
1.03.02	Property, Plant and Equipment	617,624	0	0
1.03.02.01	Buildings	100,334	0	0
1.03.02.02	Machinery, Equipment and Installations	758,940	0	0
1.03.02.03	Other Fixed Assets	64,170	0	0
1.03.02.04	Accumulated Depreciation	(470,704)	0	0
1.03.02.05	Constructions-in-progress	164,884	0	0
1.03.02.06	Lands	0	0	0
1.03.03	Deferred	289,247	0	0
1.03.03.01	Pre-Operational Expenses and Payroll Taxes	496,572	0	0
1.03.03.02	Other	1,939	0	0
1.03.03.03	Accumulated Amortization	(209,264)	0	0

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06.02 - CONSOLIDATED BALANCE SHEET - LIABILITIES (In thousand of Reais-R\$)

1-CODE	2-DESCRIPTION	3- 12/31/2001	4-	5-
2	Total Liabilities	1,846,847	0	0
2.01	Current Liabilities	269,452	0	0
2.01.01	Loans	121,761	0	0
2.01.02	Debentures	0	0	0
2.01.03	Suppliers	62,208	0	0
2.01.04	Taxes and Contributions	26,188	0	0
2.01.04.01	Taxes Payable	26,188	0	0
2.01.05	Dividends Payable	4,469	0	0
2.01.06	Provisions	5,541	0	0
2.01.06.01	Income Tax and Social Contribution	5,541	0	0
2.01.06.02	Contingencies	0	0	0
2.01.07	Debts with Related Companies	23,465	0	0
2.01.08	Other	25,820	0	0
2.01.08.01	Exchange Agreements Advances	5,032	0	0
2.01.08.02	Accounts Payable	20,788	0	0
2.02	Noncurrent Liabilities	511,878	0	0
2.02.01	Loans and financings	461,972	0	0
2.02.01.01	Loans and financings	461,972	0	0
2.02.02	Debentures	0	0	0
2.02.03	Provisions	0	0	0
2.02.04	Debts with Related Companies	0	0	0
2.02.05	Others	49,906	0	0
2.02.05.01	Income Tax and Social Contributions	5,429	0	0
2.02.05.02	Provisions for Contingencies	18,907	0	0
2.02.05.03	Other	25,570	0	0
2.03	Income of Future Years	32,595	0	0
2.04	Minority Interest	292,336	0	0
2.05	Shareholders' Equity	740,586	0	0
2.05.01	Paid-in-capital	794,383	0	0
2.05.01.01	Atualized Paid-in-capital	794,383	0	0
2.05.02	Capital Reserves	0	0	0
2.05.02.01	Fiscal Incentives	0	0	0
2.05.02.02	Treasury Shares Sale	0	0	0
2.05.02.03	Monetary Correction-Law 8200/91	0	0	0
2.05.03	Revaluation Reserves	0	0	0

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01926-7		SUZANO PETROQUÍMICA S/A		04.705.090/0001-77	
2.05.03.01	Own Assets	0	0	0	0
2.05.03.02	Subsidiaries/ Affiliates	0	0	0	0
2.05.04	Profit Reserves	0	0	0	0
2.05.04.01	Legal	0	0	0	0
2.05.04.02	Statutory	0	0	0	0
2.05.04.03	For Contingencies	0	0	0	0
2.05.04.04	Profits to Achieve	0	0	0	0
2.05.04.05	Retaining of Profits	0	0	0	0
2.05.04.06	Special to Non Distributed Dividends	0	0	0	0
2.05.04.07	Other Profit Reserves	0	0	0	0
2.05.05	Unappropriated Retained Earnings	(53,797)	0	0	0

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07.01 - CONSOLIDATED STATEMENTS OF THE FISCAL YEAR INCOME (In thousand of Reais-R\$)

1-CODE	2-DESCRIPTION	3- FROM 09/25/2001		4- FROM	4- FROM
		TO	12/31/2001	TO	TO
3.01	Gross Revenue of Sales and/or Services		409,699	0	0
3.02	Deduction of Gross Revenue		(96,669)	0	0
3.03	Net Sales and/or Services		313,030	0	0
3.04	Cost of Products and/or Services rendered		(250,005)	0	0
3.05	Gross Profit		63,025	0	0
3.06	Operating Expenses/Revenues		(85,235)	0	0
3.06.01	Sales Expenses		(20,005)	0	0
3.06.02	General and Administrative		(14,031)	0	0
3.06.02.01	General And Administrative		(12,894)	0	0
3.06.02.02	Directors Fees		(1,137)	0	0
3.06.03	Financial		(56,397)	0	0
3.06.03.01	Financial Revenues		4,649	0	0
3.06.03.02	Financial Expenses		(61,046)	0	0
3.06.04	Other Operating Revenues		9,538	0	0
3.06.04.01	Other (Expenses) Revenues		0	0	0
3.06.04.02	Other Operating Revenues		9,538	0	0
3.06.05	Other Operating Expenses		0	0	0
3.06.06	Income of Shareholders' Equity		(4,340)	0	0
3.07	Operating Income		(22,210)	0	0
3.08	Nonoperating Income		(2,107)	0	0
3.08.01	Revenues		0	0	0
3.08.02	Expenses		(2,107)	0	0
3.09	Income Before Taxes And Profit Sharing		(24,317)	0	0
3.10	Provision For Income Tax And Social Contribution		(13,296)	0	0
3.11	Deferred Income Tax		0	0	0
3.12	Statutory Profit Sharing And Contribution		(1,679)	0	0
3.12.01	Profit Sharing		(1,679)	0	0
3.12.01.01	Employees		(1,679)	0	0
3.12.02	Contributions		0	0	0
3.13	Reversal of interest on own capital		0	0	0
3.14	Minority Interest		(7,826)	0	0
3.15	Income/Loss For The Period		(47,118)	0	0
	Number Of Shares (Without Shares In Treasury - In		221,195	0	0
	Income Per Share		0		
	Loss Per Share		(0,21302)		

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08.01-CONSOLIDATED STATEMENTS OF CHANGES IN FINANCIAL POSITION (In thousand of Reais-R\$)

1-CODE	2-DESCRIPTION	3- FROM 09/25/01 TO 12/31/01	4- FROM TO	5- FROM TO
4.01	Source of funds	618,009	0	0
4.01.01	Operations	(36,951)	0	0
4.01.01.01	Income/ Loss of the period	(39,292)	0	0
4.01.01.02	Val. don't repr. change in current assets	2,341	0	0
4.01.01.02.01	Depreciation, deplation and amortization	18,115	0	0
4.01.01.02.02	Book value of permanent assets disposed	1,091	0	0
4.01.01.02.03	Reversal of deferred income tax	(1,095)	0	0
4.01.01.02.04	Monetary variation of noncurrent assets and liabilities	(31,209)	0	0
4.01.01.02.05	Equity interest in subsidiaries and affiliated companies companies	4,340	0	0
4.01.01.02.06	Dividends of subsidiaries/affiliated companies	336	0	0
4.01.01.02.07	Provision for contingencies	4,476	0	0
4.01.01.02.08	Other (revenues) expenses	6,287	0	0
4.01.02	From stockholders	1	0	0
4.01.02.01	Payment-in-full of capital	1	0	0
4.01.03	From third parties	654,959	0	0
4.01.03.01	Noncurrent loans	186,241	0	0
4.01.03.02	Noncurrent loans entrance	22,181	0	0
4.01.03.03	Effect in woking capital due to the merger of Cia.Suzano SUZANO	446,458	0	0
4.01.03.04	Other	79	0	0
4.02	Applications	123,276	0	0
4.02.01	Property, plant and equipment inversions	54,610	0	0
4.02.02	Inversion in investments	955	0	0
4.02.03	Inversions in deferred	8,662	0	0
4.02.04	Noncurrent assets	33,890	0	0
4.02.05	Distribution of dividends	4,253	0	0
4.02.06	Transfer from noncurrent liabilities to current liabilities	20,886	0	0
4.02.07	Other	20	0	0
4.03	Increase/ Decrease in working capital	494,733	0	0
4.04	Changes in current assets	764,185	0	0
4.04.01	Current assets in the beginning of fiscal year	0	0	0
4.04.02	Current assets in the end of fiscal year	764,185	0	0
4.05	Changes in current liabilities	269,452	0	0
4.05.01	Current liabilities in the beginning of fiscal year	0	0	0
4.05.02	Current liabilities in the end of the fiscal Year	269,452	0	0

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09.01 - INDEPENDENT AUDITORS' REPORT - WITHOUT EXCEPTION

The Board of Directors and Shareholders
Suzano Petroquímica S.A
São Paulo - SP

We have examined the balance sheet of Suzano Petroquímica S.A and the consolidated balance sheet of the Company and its subsidiaries for the period from September 25 (inception date) to December 31, 2001 and the related statements of income, changes in shareholders' equity and changes in financial position for the period then ended. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audit. We did not audit the financial statements of the subsidiaries Politeno Indústria e Comércio S.A and Polipropileno Participações S.A, which statements reflect total assets constituting 19,08% and 33,10% respectively, and 26,60% and 33,64% respectively of total revenues. Those statements were audited by other auditors whose reports have been furnished to us, and our opinion, insofar as it relates to the amounts included for these subsidiaries, is based solely on the report of the other auditors.

Our examination was conducted in accordance with auditing standards generally accepted in Brazil and included: (a) planning of the audit work, considering the materiality of the balances, the volume of transactions and the accounting systems and internal accounting controls of the Company; (b) verification, on a test basis, of the evidence and records which support the amounts and accounting information disclosed; and (c) evaluation of the most significant accounting policies and estimates adopted by Company's management as well as the presentation of the financial statements taken as a whole.

In our opinion, based on our audit and the report of the other auditors, the financial statements referred to above present fairly, in all material respects, the financial position of Suzano Petroquímica S.A and the consolidated financial position of the Company and its subsidiaries as of December 31, 2001, and the results of their operations, the changes in their shareholders' equity and changes in their financial position for the period then ended, in conformity with accounting principles derived from the Brazilian Corporation Law.

January 31, 2002

KPMG Auditores Independentes
CRC 2SP014428/O-6

José Luiz Ribeiro de Carvalho
Contador CRC 1SP1441128/O-2

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10.01 - MANAGEMENT REPORT

In the Relevant Fact widely released on September 26, 2001, the Board of Directors of **COMPANHIA SUZANO DE PAPEL E CELULOSE** informed the market that studies were being carried out regarding the convenience and opportunity of unifying into an independent company, organized as a publicly held company, the interest held in companies that operated in the petrochemical industry. The main objective of segregating the pulp and paper business from the interest in companies of the petrochemical sector was to achieve greater flexibility and management autonomy for each of Suzano's activities, and grant greater transparency to the conduction of business, thus allowing a better understanding on the part of the investors and the market in general, according to corporate governance principles.

In order to expedite the implementation of the decision to be made, on September 25, 2001, NemoFeffer S/A, the controlling shareholder of Companhia Suzano de Papel e Celulose, held a General Meeting and created a Company named Suzano Petroquímica S/A, in order to transfer to this company part of the assets of Companhia Suzano de Papel e Celulose represented by its interest in companies of the petrochemical industry.

Thus, in the General Meeting held on November 30, 2001, the shareholders of Companhia Suzano de Papel e Celulose approved its partial spin-off and the merger of the spun-off part of the assets by Suzano Petroquímica S/A; this merger was approved in a General Meeting on the same date, by increasing its Capital Stock to R\$ 794.382.910,44, with NemoFeffer S/A holding 99.99% of its voting capital.

Once the process was concluded, the Company became the holder, through companies wholly-owned by SPP-Nemo S/A Industrial e Comercial Exportadora and Suzano Química Ltda., of the following interest in the total capital of the companies below:

Through SPP-Nemo S/A Industrial e Comercial Exportadora

Politeno Indústria e Comércio S/A..... 30.7%

Through Suzano Química Ltda.

Polipropileno Participações S/A. 70.7%

Polibrasil Participações S/A 50.0%

Petroflex Indústria e Comércio S/A 20.1%

Rio Polímeros S/A 33.3%

Suzanopar Petroquímica Ltda. 100.0%

STRATEGIC POSITIONING

Suzano Petroquímica is implementing two important projects that will definitely place it on the forefront as one of the most important groups operating in the petrochemical field in the country, and constitute a solid basis for its continuous growth in the industry. Both the Gas-Chemical Complex in Rio de Janeiro, conducted by Rio Polímeros S/A, and the new polypropylene plant in Mauá (São Paulo) of Polibrasil Resinas S/A are extremely attractive due to their utilization of competitive raw-materials, scale production, modern process technology and a privileged location in relation to the major Brazilian consumer market, the Southeast region. These two projects are being carried out through partnerships established by the Company with important national and international petrochemical groups, aiming at the shared and optimized management of the business. After the implementation of these projects, the capacity of the affiliates of Suzano Petroquímica will have an increase of 715 thousand tons/year, reaching the manufacture of 1,865 thousand tons/year of petrochemical products.

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10.01 - MANAGEMENT REPORT

The chart below shows the products and installed production capacities of the petrochemical companies that are affiliates of Suzano Petroquímica.

In thousand tons/year	POLIBRASIL (*)	POLITENO	PETROFLEX	RIO (**) POLÍMEROS	TOTAL CAPACITY
Polyethylene		340		540	880
Polypropylene	625				625
Elastomers			360		360
TOTAL	625	340	360	540	1,865

(*) Includes new project

(**) Project

The Management

SUBSIDIARY/AFFILIATED COMPANIES

During the year 2001, the national petrochemical industry, as well as other industrial segments, suffered the impact of the decrease in the economic activity occurred in the Country, due to the energy-saving program, the increase in the interest rates and exchange instability. According to data published by the Associação Brasileira da Indústria Química – ABIQUIM, (Brazilian Association of the Chemical Industry) between 2000 and 2001 there was a retraction in the domestic demand for thermoplastic resins, which includes polyethylene and polypropylene, among other products, each with its particular pattern of demand behavior. The thermoplastic resins produced by companies affiliated to Suzano Petroquímica are the polyethylene, by Politeno, and the polypropylene by Polibrasil Resinas. In 2001, while there was a retraction in the national demand for polyethylene, following the global trend for thermoplastic resins, there was an increase in the polypropylene demand, in comparison with the previous year. Another petrochemical segment where an affiliate of Suzano Petroquímica operates is that of synthetic rubbers, through Petroflex which also suffered a decrease in demand in 2001.

The international petrochemical market was also unfavorable to the activities of the industry, due to the high surplus of petrochemical products in the world and the decrease in demand in the main world markets. This scenario was further aggravated by the crisis in Argentina, an important business partner to Brazil, and by the terrorist attacks suffered by the USA on September 11, 2001 that extended the slowdown in the economy already experienced by that country. Within this context, the increased competitiveness of Brazilian products arising from the exchange devaluation, occurred in 2001, was not sufficient to stimulate the growth in the exports of petrochemical products in the period.

Despite this unfavorable conjuncture, the petrochemical companies affiliated to the Company engaged in a great effort to overcome the adverse scenario shown in 2001, and achieved a good performance during the period.

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10.01 - MANAGEMENT REPORT

SPP-Nemo S/A Industrial e Comercial Exportadora

Politeno Indústria e Comércio S.A.

Located in Camaçari (BA) with a production capacity of 340 thousand tons/year, Politeno manufactures low density (PEBD), low density linear (PELBD) and high density (PEAD) polyethylenes used for the manufacture of bags, packaging films, containers, bottles, kitchenware and household items, in addition to the copolymer of ethylene-vinyl acetate (EVA), used for the manufacture of foam rubber for shoe soles and adhesives.

In 2001 there was very strong competition in the domestic polyethylene market, due to the weak internal demand for this resin, and the pressure of imported products caused by surplus inventories of the product worldwide. Another factor that contributed to the difficulties in the polyethylene market in 2001 was the crisis in Argentina, one of the major markets for domestic exporters of the resin, among which Politeno, that was forced to stop its exports to that country in the second semester of 2001, due to the increasing deterioration of the economic situation there. The company pursued other business alternatives that would meet its interests and, in spite of the retraction in the national demand, and all the conditions that were adverse to the accomplishment of business in the period, it managed to maintain a level of sales in 2001 equivalent to that of the previous year, without overly compromising the margins recorded for the fiscal year.

Politeno had gross sales of R\$ 849,7 million in 2001 recording net income of R\$ 48,4 million. The company distributed interim dividends for 2001 in the amount of R\$ 15 million.

For the second consecutive year Politeno received recognition for its efforts in quality-related programs and was again shortlisted for the National Quality Prize (PNQ).

Suzano Química Ltda.

Rio Polímeros S.A.

Rio Polímeros is building the Gas-Chemical Complex of Rio de Janeiro near the Refinaria Duque de Caxias - REDUC, in the Municipality of Duque de Caxias (RJ); this comprises an ethane and propane pyrolysis unit - fractions of natural gas - to be extracted from natural gas, which will supply the polyethylene plant, with an installed production capacity of 520,000 tons/year of ethane and a high density (PEAD) low density (PEBD) and low density linear polyethylenes (PELBD) plants, with total installed manufacturing capacity of 540 thousand tons/year of polyethylenes. Its commercial operation is scheduled for the beginning of 2005 and it will be an important economic and development driver for the State of Rio de Janeiro.

The Gas-Chemical Complex of Rio de Janeiro will be a pioneer in Brazil in the use of natural gas fractions as raw material for the production of ethane, a basic product used in the petrochemical industry for the production of polyethylene, and it will be also the first integrated petrochemical project of the country having ethane and polyethylene plants located in the same area.

A total investment of US\$ 1,080 billion is planned, of which US\$ 650 million should come from credit facilities granted by the BNDES, by the Export-Import Bank of the United States ("US Ex-Im Bank") and from a syndicate of international commercial banks associated to the "Istituto per I Servizi Assicurativi del Commercio Estero" ("SACE"), an Italian export credit agency. The remaining US\$ 430 million shall be invested by the shareholders of Suzano Química Ltda., União de Indústrias Petroquímicas S/A - Unipar, Petrobras Química S/A - Petroquisa and BNDES Participações S/A - BNDESPAR. Capital funding by the Rio Polímeros shareholders shall be proportional to their interest in the company's capital stock, which is 33.33% for Suzano Química, 33.33% for Unipar, 16.67% for Petroquisa and 16.67% for BNDESPAR.

Some of the contracts for this project have already been signed, such as: (i) the engineering, construction and erection contract with the ABB Lummus/Snamprogetti Consortium; (ii) the ethane and propane supply agreement with Petrobras; (iii) the technology licensing agreement with Unipol® for production of

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polyethylene with Univation Technologies; and (iv) the documents that govern the corporate relations among the Rio Polímeros shareholders.

The list of documents required for implementation of the project was complemented by the signature of two major contracts in 2001: (1) the contract for the export of polyethylenes to the American trading company Vinmar that will buy 150 thousand tons/year of polyethylenes in the four first years of operation of Rio Polímeros, and 100 thousand tons/year in the six years following. This contract is considered by foreign lenders as an important hedge mechanism for the project, since it will generate revenues in dollars; and 2) the agreement for rendering packaging and shipping services with the Belgium company Katoen Natie, with large experience in similar operations in the international and Brazilian petrochemical industry.

During 2001 the structuring of the loan package for funding the Rio Polímeros venture was completed, a significant advance for the accomplishment of this project. The contracts and agreements required for release of the funds were prepared and discussed and on October 26, 2001, the loan agreements, the documents whereby the shareholders commit themselves to provide their part in the investment, and all other documents related to the procedures for release of funds, loan amortization and financial management of Rio Polímeros for the duration of the loan were properly executed. Lenders and investors should release the first installment of the funds in February 2002.

Relying on the actual progress already obtained in the project activities, the Rio Polímeros shareholders authorized the execution of various civil engineering services and site preparation; earthmoving work has already been completed in the area where the new plants of Rio Polímeros will be located. On November 15, 2001, the ABB Lummus/Snamprogetti Consortium was authorized to actually begin execution of the project and within forty (40) months as from that date, they should deliver the manufacturing plants, already operative, to Rio Polímeros.

In addition to the engineering work and earthmoving services, all other expenditures incurred, up to the end of 2001, were borne by and paid with the shareholders own capital, representing an investment in an amount equivalent to US\$ 94.2 million, of which US\$ 31.4 million correspond to the amount paid by Suzano Química.

Suzano Química Ltda.

Polibrasil Participações S.A./ Polipropileno S.A./ Polibrasil Resinas S.A.

Polibrasil Resinas manufactures polypropylene resins in three industrial units located in Duque de Caxias (RJ), Mauá (SP) and Camaçari (BA), with a total installed production capacity of 450 thousand tons/year. Polypropylene is largely used to make kitchenware and household items, parts for the car-making industry and household appliances, in addition to packaging for the food, cosmetic and pharmaceutical industry. Furthermore, Polibrasil Resinas has a wholly-owned subsidiary, Polibrasil Compostos S/A, with installed production capacity of 24 thousand tons/year of polypropylene compounds, used in large scale by the car-making industry for making bumpers, internal dashboards and other items.

Among the thermoplastic resins, polypropylene was one of the few products for which there was an increase in the internal demand in 2001 compared to the year 2000. The segments that had a more significant growth in 2001 were that of packaging films for the food and tobacco industry and plastic injection for kitchenware and household items. It should be highlighted that in the segment of household items the market replaced with domestic products, the imported polypropylene items, mainly originated from the Asian countries, as a reaction to the devaluation of the Real.

In the external market, the retraction of the American economy had a domino effect on the international petrochemical industry, increasing inventories worldwide and pushing down the prices for the resin. Despite the highly competitive international market, Polibrasil was able to maintain, in 2001, a level of export sales equivalent to that of the previous year.

The gross sales of Polibrasil Resinas were R\$ 908,1 million in 2001 recording net income of R\$ 21,6 million. The company is building a new polypropylene production unit in Mauá (SP), with a production capacity of 300 thousand tons/year, demanding total investments in the order of US\$ 215 million; the new plant will use Spheripol® production technology owned by Basell, one of Polibrasil's shareholders, and a leading

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international company in the production of polypropylene. Raw material for the new plant will be supplied by Petroquímica União S.A. – PQU, and by Petrobras, from its Refinery in Capuava (RECAP), according to long-term supply agreements already executed. For the supply of raw material from RECAP a propane splitter unit is being built in that refinery.

One of the main features of this project, in addition to its world scale production, cutting-edge technology and its location in the major consumer market of the resin, is the fact that half of the raw material is supplied by a petrochemical complex (PQU) and the other half by an oil refinery (RECAP) which places it in an unique situation regarding the safety of supply logistics, allied to economic attractiveness.

All along the year 2001, together with Tecnimont and Promon, the companies contracted to build the new plant and the splitter, Polibrasil made a considerable work effort so that the plant may have its start-up in December 2002, according to the construction schedule.

For making the total investment of US\$ 215 million, loans were obtained from BNDES, in the amount of R\$ 100 million, and from ABN Amro Bank and FMO, a Dutch export credit agency, in the total amount of US\$ 90 million; both loans were approved on the 22nd of May, 2001. During the year 2001, Polibrasil used an amount of approximately R\$ 98 million from these credit facilities for development of the engineering design of the new plant and of the splitter.

Suzano Química Ltda.

Petroflex Indústria e Comércio S.A.

Petroflex is the largest manufacturer of synthetic rubber in Latin-America, detaining 78% of the Brazilian market of elastomers. It has three industrial plants located in Duque de Caxias (RJ), Triunfo (RS) and Cabo (PE), with a total installed production capacity of 360 thousand tons/year. Its main product is the styrene-butadiene rubber (SBR) and its main consumers are the manufacturers of pneumatic tires, “camelbacks” (rubber bands for tire recapping) and shoe-makers. The company is increasing its array of products and its activities in other markets, such as the production of polybutadiene rubber (BR), nitrilic rubber (NBR), thermoplastic rubbers (TR), and hydroxylated liquid polybutadiene (PBLH) among other products.

In comparison with the year 2000 there was a decrease of 10% in the domestic demand for synthetic rubber in 2001 due to the same factors previously mentioned that caused the slowdown in the domestic economy during the year. Considering the relevant participation that Petroflex has in the Brazilian market, the retraction in the local demand caused a proportional decrease in the company’s domestic sales in 2001. Performance of the external market during the period was not very good either, since the reduction in the economic activity of the United States resulted in a surplus of the product at world level.

Notwithstanding the decrease in the volume of the company’s global sales in 2001, the devaluation of the Real contributed to improve the Revenues of Petroflex during the year, because the price of its products tend to accompany the international market where they are quoted in dollars. Thus, in 2001 Petroflex had gross sales of R\$ 768,7 million, recording net income of R\$ 11,0 million.

Suzano Química Ltda.

Suzanopar Petroquímica Ltd.

This is a wholly-owned offshore company, merged by the spin-off Companhia Suzano de Papel e Celulose with investments in foreign currency, which are required to meet the obligations undertaken under the construction projects of Rio Polímeros and of the new unit of Polibrasil.

EQUITY SITUATION

The main investments in the Petrochemical area were:

Allocation of R\$ 31,8 million by Companhia Suzano de Papel e Celulose to Suzano Química during fiscal year 2001 until the date of the spin-off, that were directed to Rio Polímeros. After the spin-off, Suzano

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Petroquímica made investments through Suzano Química Ltda. of R\$ 23,6 million in Polibrasil and R\$ 17,2 million in Rio Polímeros.

STOCK MARKET

Since October 2001, the CVM - Comissão de Valores Mobiliários (Brazilian SEC) is analyzing the application for the registration of Suzano Petroquímica S.A. as a publicly owned company. After this registration has been granted the shareholders of Companhia Suzano de Papel e Celulose shall receive shares of Suzano Petroquímica of the same type and class, and in the same proportion of their shares in Companhia Suzano de Papel e Celulose.

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11.01 - EXPLANATORY NOTES

Notes to the financial statements

(in thousands of Reais - R\$)

Period from September 25, 2001 (inception date) to December 31, 2001

1 - Operations

The Company was formed on September 25, 2001 for the purpose of holding equity interests in several petrochemical companies.

2 - Corporate aspects

The Management Board Meeting of November 13, 2001 approved the transfer to Suzano Petroquímica S.A. of the net assets related to the petrochemical activities resulting from the partial spin-off of Companhia Suzano Papel e Celulose. The net assets related to the petrochemical activities are comprised of direct and indirect investments in several companies operating in this industry. The valuation of the net assets was based on the carrying amounts stated in the accounting records of Companhia Suzano Papel e Celulose as at October 31, 2001 as described in the Protocol and Justification of Partial Spin-off of Companhia Suzano de Papel e Celulose dated November 13, 2001.

The Extraordinary General Shareholders' Meeting of November 30, 2001 approved the incorporation of the petrochemical net assets resulting from the partial spin-off from Companhia Suzano de Papel e Celulose in accordance with the basis and conditions contained in the aforementioned Protocol and Justification.

The net assets spun-off from Companhia Suzano de Papel e Celulose as at October 31, 2001, supported by an appraisal report issued by an independent appraiser and incorporated into the Suzano Petroquímica S.A., is summarized below:

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11.01 - EXPLANATORY NOTES

ASSETS

Current assets

Cash and cash equivalents 30,000

Noncurrent Assets

Related companies 12

Loan - Polipropileno Participações S.A. 9,661

Loan - Petroflex Indústria e Comércio S.A. 22,948

Advance for future capital increase - SPP-Nemo S.A.Industrial e

Comercial Exportadora 45,745

78,366

Permanent assets

Investments

Suzano Química Ltda. 599,062

SPP-Nemo S.A. Industrial e Comercial Exportadora 116,689

Goodwill on SPP-Nemo S.A. Industrial e Comercial Exportadora 6,679

722,430

Property plant and equipment 91

Total assets

830,887

LIABILITIES

Current liabilities

Financing investment Petroflex 9,648

Financing investment Politenio 4,201

13,849

Noncurrent liabilities

Financing investment Politenio 22,656

Total liabilities

36,505

RESULTING FROM THE SPIN-OFF

794,382

3 - Financial statements

The financial statements were prepared in accordance with the accounting practices derived from the Brazilian Corporation Law and the rules from Brazilian Securities Exchange Commission (CVM).

Description of significant accounting policies:

Foreign Currency – All assets and liabilities in foreign currencies are translated into Reais at the exchange rate in effect at the balance sheet date. Resulting exchange gains or losses are included in the determination of earnings;

Marketable securities - are recorded at cost plus income accrued to the balance sheet date, which does not exceed market value;

Allowance for doubtful debts - established on a basis considered sufficient to cover possible losses on the realization of accounts receivable;

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11.01 - EXPLANATORY NOTES

Inventories - are valued at the lower of average cost of acquisition or production, which does not exceed market value;

Investments - In subsidiaries and affiliates companies were valued using the equity method, and other investments were valued at cost, less any provisions for losses:

Property, plant and equipment - is recorded at acquisition cost, formation or construction cost plus revaluation for certain assets. Depreciation is provided using the straight-line method at rates that take into account the estimated useful lives of the assets;

Deferred charges and goodwill - are recorded at cost and are amortized over a 10 year term; goodwill to amortize is based on future economic benefits and is amortized over a 10 year period;

Income and social contribution taxes - Income tax is calculated at the rate of 25% of adjusted taxable income, less small income relief. Social contribution tax is calculated at the rate of 9% (12% in January 2000) of adjusted book income. Deferred income and social contribution taxes were calculated on accumulated tax losses, on the negative basis for social contribution tax and on temporary differences, and are classified under current assets, non-current assets and non-current liabilities;

Deferred income - refers to non-amortized discounts on acquisition of consolidated companies;

Translation method for foreign subsidiaries - the financial statements of foreign subsidiaries were translated from their domestic currency equivalent using the relevant exchange rate in effect at the balance sheet date. When applicable, accounting practices were adjusted to those of the parent company;

Recognition of inflation effects - The fixed assets and shareholders' equity accounts were price-level restated up to December 31, 1995, at which point monetary correction of the balance sheet was revoked from Brazilian Corporation Law in accordance with Law 9249/95.

4 - Consolidated financial statements

The consolidated financial statements include the financial statements of Suzano Petroquimica S.A. and its direct and indirect subsidiaries, and of the subsidiaries as a group, as shown below:

	Direct and indirect subsidiaries		Joint controlled subsidiaries	
	Voting	Total	Voting	Total
Suzano Química Ltda.	100.00%	100.00%		
Suzanopar Petroquímica Ltd.	100.00%	100.00%		
Polibrasil Participações S.A.			50.00%	50.00%
Polipropileno S.A.			97.32%	96.75%
Polibrasil Resinas S.A.			100.00%	100.00%
Polibrasil Compostos S.A.			100.00%	100.00%
Norcom Compostos Termoplásticos do NE S.A.			100.00%	100.00%
Polipropileno Participações S.A.	75.21%	70.68%		
Nordeste Química S.A.- Norquisa			8.90%	10.93%
Copene-Petroquímica do Nordeste S.A.			58.41%	23.06%
Petroflex Indústria e Comércio S.A.			20.14%	20.12%
Rio Polímeros S.A.			33.33%	33.33%
SPP- Nemo S.A. Industrial e Comercial Exportadora	100.00%	100.00%		
Politeno Indústria e Comércio S.A.			35.00%	30.71%
Politeno Empreendimentos Ltda.			99.99%	99.99%
Nordeste Química S.A.- Norquisa			12.47%	11.11%

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11.01 - EXPLANATORY NOTES

Description of main consolidation procedures:

- a) Elimination of inter company assets and liabilities account balances;
- b) Elimination of investment in the subsidiaries' capital, reserves and appropriated retained earnings;
- c) Elimination of inter company income and expense balances and unearned income arising from inter company transactions;
- d) Identification of minority interests in the consolidated financial statements;
- e) For the joint ventures, the elements making up their financial statements were grouped and eliminated (if applicable) from the consolidated financial statements in proportion to the parent company's interest.

A reconciliation of the loss for the year and shareholders' equity is presented below:

	<u>Loss for the year</u>	<u>shareholders' equity</u>
Consolidated	(47,118)	740,586
Adjustments in shareholders' equity of subsidiaries/ affiliates and others	(683)	
Parent company	<u>(47,801)</u>	<u>740,586</u>

5 - Trade accounts receivable - Consolidated

Domestic customers	167,331
Foreign customers	34,300
Advance on exchange contracts	(43,162)
Allowance for doubtful debts	(12,508)
	<u>145,961</u>

6 - Inventories - Consolidated

Finished goods	72,863
Work-in-progress	673
Raw materials	28,873
Maintenance and miscellaneous materials	26,764
	<u>129,173</u>

7 - Deferred taxes

Deferred taxes were computed, mainly by subsidiaries, on temporary differences between the tax base for assets and liabilities and their respective financial statement values, tax losses carried forward and negative social contribution bases, calculated in accordance with Brazilian laws and regulations.

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11.01 - EXPLANATORY NOTES

The main components of the deferred tax balances are presented below:

	Suzano Química Ltda.	SPP-Nemo S.A. Indl. Coml. Exp.	Norquisa/ Copene	Polibrasil Participações S.A.	Total
Tax losses carried forward	6,735	26,764	3,890	7,434	44,823
Goodwill amortization			1,764		1,764
Provision for contingencies			4,671	4,702	9,373
Pension fund			1,975		1,975
Others			174		174
	<u>6,735</u>	<u>26,764</u>	<u>12,474</u>	<u>12,136</u>	<u>58,109</u>

8 - Investments

Subsidiaries	Parent company		
	Suzano Química Ltda.	SPP-NEMO S.A. Indl. Coml. Exp.	Total
Base date of the financial statements	12.31.01	12.31.01	
Ownership Interest	100,00%	100,00%	
Shareholders' equity	542.345	164.925	
Investment balance at spin-off date	599.062	116.689	715.751
Subscription		45.745	
Prior year adjustments - pension fund	(5.592)	(405)	
Equity interest	(51.125)	2.896	(48.229)
December 31, 2001	<u>542.345</u>	<u>164.925</u>	<u>707.270</u>
Goodwill		6.679	6.679
TOTAL	<u>542.345</u>	<u>171.604</u>	<u>713.949</u>
	<u>Consolidated</u>		
Investments valued at cost			
Petroquímica União S.A.	33.385		
Other	21.353		
	<u>54.738</u>		

All related party financial statements were based on December 31, 2001 balances and examined by other independent auditors.

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11.01 - EXPLANATORY NOTES

The consolidated statements of income and of changes in financial position refer to the period between the balance sheets dates that served for the merger by spin-off of Companhia Suzano de Papel e Celulose and the year end financial statements, as presented below:

	<u>Period</u>	
Suzano Quimica Ltda.	11.01.01	12.31.01
Polibrasil Participações S.A.	10.01.01	12.31.01
Petroflex Indústria e Comércio S.A.	10.01.01	12.31.01
Polipropileno Participações S.A.	10.01.01	12.31.01
Rio Polímeros S.A.	11.01.01	12.31.01
Suzanopar Petroquimica Ltd.	11.01.01	12.31.01
SPP-NEMO S.A. Indl. Coml. Exportadora	11.01.01	12.31.01
Politeno Indústria e Comércio S.A.	10.01.01	12.31.01

For a better presentation of direct controlled subsidiaries Suzano Química S.A and SPP-NEMO S.A. Industrial e Comercial Exportadora, the changes of these investments and the financial statements of the related companies for the last 2 years, are presented below:

FEDERAL PUBLIC SERVICE
SECURITIES AND EXCHANGE COMMISSION
STANDARD FINANCIAL STATEMENTS
COMMERCIAL, INDUSTRIAL COMPANIES AND OTHERS

Basis Period 12/31/2001
Corporation Law

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Statement of Investments in subsidiaries

	SUZANO QUÍMICA LTDA.					SPP-NEMO S.A.
	Polibrasil Participações S.A.	Petroflex Indústria e Comércio S.A.	Polipropileno Participações S.A.	Rio Polímeros S.A.	Suzanopar Petroquímica Ltd.	Indl. Coml. Exp. Politeno Indústria e Comércio S.A.
a) Ownership Interest						
December 31, 2000						
voting capital	50,00%	20,14%	75,21%			35,00%
total capital	50,00%	20,12%	70,68%			30,71%
December 31, 2001						
voting capital	50,00%	20,14%	75,21%	33,33%	100,00%	35,00%
total capital	50,00%	20,12%	70,68%	33,33%	100,00%	30,71%
b) Information on subsidiaries/affiliates						
Adjusted shareholders' equity	282.269	101.215	35.688		290.187	381.892
Adjusted results for the period	16.724	10.979	(5.156)		237	47.240
c) Investments						
January 1st, 2000	108.903	26.336	28.260			
Purchase and subscriptions				17.544		114.233
Discount (goodwill)						15.695
Dividends						(6.997)
Equity interest	15.317	(3.320)	3.221			3.472
December 31, 2000	124.220	23.016	31.481	17.544	-	126.403
Purchase and subscriptions	9.796			49.002	378.994	
Investment Reduction					(35.180)	
Dividends						(13.232)
Prior Year Adjustments		(4.787)	(804)			(405)
Equity interest	7.118	2.135	(5.451)		(53.527)	21.484
December 31, 2001	141.134	20.364	25.226	66.546	290.287	134.250

Stock Market Price at BOVESPA
(in thousand shares)

31/12/2001 - PNA	100,00				
26/12/2001 - PN			1,30		
06/07/2001 - ON					4,00
26/12/2001 - PNA					10,50
28/12/2001 - PNB					7,05

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The balance sheets and statements of income of the main subsidiaries and affiliates are shown below:

	Petrobrás Participações		Petrofina		Polipropileno Participações		Rio Polímeros		Poliuretano		Suzanoar Petroquímica Ltd.	
	consolidated		consolidated		consolidated		pre-operational		consolidated		2001	
	2001	2000	2001	2000	2001	2000	2001	2000	2001	2000		
Assets												
Current assets	269,113	205,668	213,218	228,122	135,821	137,006	30,029	12,438	394,623	361,180		290,319
Cash and cash equivalents	36,920	52,478	60,420	139,488	42,939	80,753	27,428	11,865	67,832	129,296		290,152
Trade accounts receivable	95,181	66,359	64,528	(7,780)	31,290	25,314			159,173	137,631		
Inventories	104,214	66,798	74,422	76,522	32,044	17,857			88,414	52,364		
Deferred taxes	24,649	14,806	9,014	16,516	24,555	5,334	2,595		67,830	29,304		
Other assets	8,150	5,247	4,834	3,376	4,993	7,748	6	573	11,374	12,585		167
Noncurrent assets	21,326	19,211	10,387	17,500	41,046	33,869	987	2,899	56,741	50,899		
Related companies					9,755	4,864			9,918	4,812		
Deferred taxes	21,085	18,970	5,068	8,571	18,080	16,099			19,635	17,621		
Other assets	241	241	5,319	8,929	13,211	12,906	987	2,899	27,188	28,466		
Permanent assets	381,964	298,435	288,551	285,607	434,388	245,733	217,017	37,605	585,412	407,839		
Investments	83,845	86,198	4,398	4,472	12,555	11,364			18,594	17,378		
Property, plant and equipment	222,188	141,218	284,153	280,689	262,013	215,224	153,041	13,637	400,873	362,102		
Deferred charges	75,931	71,019		486	159,820	19,145	63,976	23,968	165,945	28,359		
Total	672,403	523,334	512,156	531,229	611,255	416,608	248,033	52,942	1,036,776	819,918		290,319
Liabilities and shareholders' equity												
Current liabilities	112,774	103,549	160,230	193,782	105,599	58,510	36,869	310	155,485	122,492		32
Loans	38,142	46,028	87,675	138,138	49,720	39,649			62,139	45,759		
Other liabilities	74,632	57,521	72,555	55,644	55,879	18,861	36,869	310	93,346	76,734		32
Noncurrent liabilities	241,894	136,568	250,711	223,070	262,514	118,073	11,525		275,363	139,594		
Loans	186,953	108,426	109,880	120,975	237,571	102,927			253,240	122,473		
Other liabilities	54,941	28,142	140,831	102,095	24,943	15,146	11,525		22,123	17,121		
Deferred income	25,165	25,165			1,798	2,224			1,828	2,261		
Minority interests	10,301	9,612			205,656	193,263			209,099	196,499		
Shareholders' equity	282,269	248,440	101,215	114,397	35,668	44,538	199,639	52,632	395,001	359,072		290,287
Total	672,403	523,334	512,156	531,229	611,255	416,608	248,033	52,942	1,036,776	819,918		290,319
Statements of income												
Net sales and services	714,674	649,037	654,678	572,327	359,955	316,696			983,860	928,013		
Cost of products sold	(598,671)	(527,389)	(539,945)	(490,522)	(303,273)	(257,630)			(783,882)	(720,334)		
Gross profit	116,003	121,648	114,733	81,805	56,682	59,066			199,978	207,679		
Operating expenses	(64,259)	(52,015)	(37,113)	(49,964)	(20,949)	(17,337)			(78,821)	(57,404)		(33)
Financial - net	(26,127)	(20,968)	(61,866)	(48,452)	(39,476)	(10,411)			(43,687)	(13,736)		270
Equity interest in affiliates					504	(471)			513	(883)		
Operating income (loss)	25,617	48,665	15,754	(16,611)	(3,239)	30,847			77,883	135,656		237
Nonoperating income (expense)	134	(40)	1,936	(2,447)	(1,283)	37			(1,291)	(2,773)		
Income tax	(8,466)	(17,381)	(5,419)	(5,419)	(2,020)	(8,013)			(27,366)	(41,382)		
Employee profit sharing scheme			(1,292)		(172)	(1,005)			(3,571)	(3,486)		
Minority interest	(561)	(1,073)			1,558	(19,839)			1,584	(19,316)		
Net income (loss) for the year	16,724	30,171	10,979	(19,058)	(5,156)	2,027			47,239	68,699		237

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Related companies

Parent company

	Assets	
	Current	Noncurrent
	Other debtors	Advance for future capital increase
With consolidated companies:		
Suzano Química Ltda.		15,520
Polipropileno Participações S.A.	12,359	
Petroflex Indústria e Comércio S.A.	23,658	
total	<u>36,029</u>	<u>15,520</u>
With non-consolidated companies:		
Cia. Suzano de Papel e Celulose (1)	<u>284</u>	
TOTAL	<u><u>284</u></u>	<u><u>15,520</u></u>

(1) The amount is related to the cash balance transferred in the spin-off Cia Suzano de Papel e Celulose.
Principal loans made to affiliated companies

Polipropileno Participações S.A. - R\$ 12,359 – interest of 1% at month + IGPM.

Petroflex Indústria e Comércio S.A. - R\$ 23,658 – interest equal to 110% of the interbank deposit rate (CDI/CETIP).

Consolidated

	Assets		Liabilities
	Current	Noncurrent	Current
	Trade accounts receivable	Loans	Accounts payable
Parent company with non-consolidated companies	284		
Non-consolidated portion of affiliates			
Petroflex Indústria e Comércio S.A.		14,138	
Related parties in consolidated of affiliates		13,126	23,465
TOTAL	<u><u>284</u></u>	<u><u>27,264</u></u>	<u><u>23,465</u></u>

9 - Property, plant and equipment

	Average annual depreciation rate	Consolidated	Parent company
Buildings	3.3% a 4%	100,334	
Machinery and equipment	3.33% a 20%	758,940	
Other fixed assets	10% a 20%	21,039	91
		880,313	91
Accumulated depreciation		(470,704)	(2)
		409,609	89
Construction-in-progress		164,884	
Land		19,865	
Other fixed assets		23,266	
		<u><u>617,624</u></u>	<u><u>89</u></u>

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10 – Deferred charges – Consolidated

	Technology	Pre-operating expenses	Goodwill	Other	Amortization	Total
Polibrasil Participações S.A.	43,657	32,808	7,057	1,939	(40,438)	45,023
Polipropileno Participações S.A.		135,685	135,859		(111,724)	159,820
Politeno Indústria e Comércio S.A.		66,555	46,947		(57,102)	56,400
Rio Polímeros S.A.		21,325				21,325
Suzano Petroquímica S.A.			6,679			6,679
	<u>43,657</u>	<u>256,373</u>	<u>196,542</u>	<u>1,939</u>	<u>(209,264)</u>	<u>289,247</u>

11 – Loans

	<u>Consolidated total</u>	<u>Parent company</u>	
		<u>Current</u>	<u>Noncurrent total</u>
Investment financing	36,960	14,212	36,960
BNDES	24,451		
FINAME	2,011		
Debentures	89,845		
Foreign currency loans	265,187		
Other	165,279		
	<u>583,733</u>	<u>14,212</u>	<u>22,748</u>
Current assets	<u>121,761</u>	<u>14,212</u>	
Noncurrent assets	<u>461,972</u>		<u>22,748</u>

The Company's principal loans and financing were contracted under the following terms and conditions:

R\$ 9,849 relating to the purchase of privatization shares of Petroflex Indústria e Comércio S.A. accrues interest at 4.5% p.a. plus indexation according to the IGP-M (General Market Price Index), amortized in semi annual installments, maturing in 2002;

R\$ 27,111 relating to the purchase of privatization shares of Politeno Indústria e Comércio S.A. accrues interest at 6.5% p.a. plus indexation according to the TR (Reference Rate) amortized in semi annual installments, maturing in 2006.

In addition to the parent company's liabilities, the principal loans and financing reported in the consolidated statements include loans and financing obtained by the following companies:

POLIBRASIL PARTICIPAÇÕES S.A./ POLIPROPILENO S.A./ POLIBRASIL RESINAS S.A.

Banco do Brasil – R\$ 25,756 – Privatization program, IGPM + 6.5% p.a. – amortized in semi annual installments, maturing in 2006.

Financiamento (Spheripol/Splitter) – R\$ 49,061 – resources obtained from BNDES (R\$ 100 million) –TJLP + 5% p.a. and from FMO (Holland Development Bank) (US\$ 90 milhões) – Libor + 4.2%p.a.

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Baselltech USA Inc. – R\$ 25,554 – supply of technology, exchange variation plus interest of 8% p.a., falling due in 2007.

Import financing - R\$10,165 - Foreign exchange variation plus interest of 6.5% to 7.5% p.a.

POLITENO INDÚSTRIA E COMÉRCIO S.A./ NORQUISA/COPENE

Foreign currency – R\$ 49,456 – variable interest rate from 0.3% to 4.85% p.a. over LIBOR or fixed interest rate of 3.25% to 10.875% p.a.

Local currency – BNDES - R\$ 24,451 – interest from 3% to 11% p.a.;

Foreign securities – Eurobonds – R\$ 13,146 – foreign exchange variation + interest of 9% p.a.

Debentures – R\$ 18,880 – 1st series – interest rate of 110% of CDI amortized in semi annual installments beginning at April, 2002 – 2nd series- IGPM + 13.25% p.a. interest with annual installments beginning at October, 2002. Both series mature by October 1st, 2006.

PETROFLEX INDÚSTRIA E COMÉRCIO S.A.

Local currency – R\$ 9,132 – interest from 10.6% to 13.3% p.a.

Advances on exchange contracts – R\$ 14,285 – foreign exchange variation + 5.9% p.a.

Debentures

Foreign currency – R\$ 3,528 – LIBOR plus interest of 1.5% p.a. maturing in 2004

Local currency – R\$ 12,801 – CDI + 1% p.a. maturing in 4 quarterly installments beginning March, 01, 2002.

POLIPROPILENO PARTICIPAÇÕES S.A. / NORQUISA / COPENE

Local currency – R\$ 67,768 - fixed interest rate from 3% to 11% p.a. + price level restated.

Foreign currency – R\$ 126,830 – variable interest rate from 0.625% to 4.85% p.a. over LIBOR and fixed interest rate from 7.91% to 10.875% p.a.;

Foreign securities – Eurobonds – R\$ 38,043 – foreign exchange variation + interest of 9% p.a.

Debentures – R\$ 54,636 – 1st series – 110% of CDI interest with semi annual installments beginning April, 2002 – 2nd series- IGPM + 13.25% p.a. income with annual installments beginning October, 2002. Both series mature by October 1st, 2006.

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Non-current financing and loans mature as follows:

	<u>Consolidated</u>	<u>Parent Company</u>
2003	78,299	5,687
2004	81,796	5,687
2005	70,826	5,687
2006 onwards	231,051	5,687
	<u>461,972</u>	<u>22,748</u>

12 – Shareholders' equity

Capital comprises 221.195.380 shares without par value, 97.375.446 common shares with voting rights and 123.819.934 preferred shares with no voting rights.

Until the registration as a public held company at the Securities and Exchange Commission (CVM) is obtained, the company's shares are traded together with the shares of Companhia Suzano de Papel e Celulose. Each share of Companhia Suzano de Papel e Celulose entitles the owner of receiving one share of the same type.

The Company's by-law establish a minimum dividend of 25%, calculated on adjusted net income for the year and the formation of a special reserve for the future increase in capital, amounting to 90% of the remaining value after the appropriation to the legal reserve and allocation of dividends, with the result of adequately securing operations and guaranteeing the continued distribution of dividends.

13 – PRIOR YEARS ADJUSTMENTS – Pension Plan (CVM 371)

As required by Deliberation CVM n° 371, that approved Ibracon's NPC 26 – “accounting of employees benefits”, the joint venture sponsor by Petrobras Social Security Fund – PETROS – have chosen to record on the year ending 2001 the actuarial deficit of the pension plan on accumulated losses denominated “Prior Year Adjustment – Pension Plan”.

14 - Financial instruments

The estimated market value of financial instruments included in the balance sheets at December 31, 2000 and what they represent differently in the financial statements are as follows:

Parent company and consolidated

	<u>Account balance</u>	<u>Market value</u>
Loans and financing: in local currency	36,960	33,025

By December 31, 2001, Copene had swap contracts on the amount of US\$ 92 million maturing between October 28 and December 23, 2001, with the objective of reducing the impact of eventual national currency devaluation over liabilities and obligations in dollars.

15 – Insurance coverage

It is the policy of the Company and its subsidiaries to maintain sufficient insurance coverage on fixed assets and inventories subject to risk, according to the advice of their insurance consultants.

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16 – Contingent Liabilities

Guarantees provided by the Company to its subsidiaries as at December 31, 2001, due to the spin off of Companhia Suzano de Papel e Celulose, are as follows (in process of regularization).

Petroflex Indústria e Comércio S.A.

BNDES	11,638
Banco do Brasil - privatization Coperbo	3,326
	<u>14,964</u>

Politeno Indústria e Comércio S.A.

IFC - plant modernization	4,758
	<u>4,758</u>

Polibrasil Resinas S.A.

Credit Line FMO	36,025
BNDES	13,038
	<u>49,063</u>
sub- total	<u>68,785</u>

Guarantees provided by Suzano Petroquimica, after the spin-off.

Rio Polímeros S.A.

Banco do Brasil	55,607
	<u>55,607</u>

Total	<u>124,392</u>
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**FEDERAL PUBLIC SERVICE
SECURITIES EXCHANGE COMMISSION
ANNUAL INFORMATION - IAN**

Basis Period 12/31/2001

01.01-IDENTIFICATION

1-CVM CODE 01926 7	2-COMPANY'S NAME SUZANO PETROQUÍMICA S.A.	3-CNPJ 04.705.090/0001-77
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4-TRADE NAME	
5-ANTERIOR TRADE NAME SUZANO PETROQUÍMICA S/A	6-NIRE 35 30018786 5

01.02-HEADQUARTERS

1-FULL ADDRESS Av. Brigadeiro Faria Lima, 1355-5 th to 10 th and 9 th floors				2-BOROUGH OR DISTRICT Pinheiros	
3-ZIP 01452-919		4-CITY São Paulo		5-ST SP	
6-CITY CODE 011	7-TEL. 3037-9060	8-TEL. 3037-9061	9-TEL. 3037-9070	10-TELEX	
11-CITY CODE (011)		12-FAX 3037-9076		13-FAX 814.8326	14-FAX
12-E-MAIL amagon@suzano.com.br					

01.03 - SHAREHOLDERS' DEPARTMENT

1-NAME Ivete Nobuko Mizukawa							
2-OCCUPATION Manager							
3- ADDRESS Av. Brigadeiro Faria Lima, 1355-10 th floor			4-BOROUGH OR DISTRICT Pinheiros		5-ZIP 01452-919	6-CITY São Paulo	7-ST SP
8-CITY CODE (011)	9-TEL. 3037-9070	10-TEL. 3037-9071	11-TEL. 3037-9074		12-TELEX		
18-CITY CODE (011)	14-FAX 3037-9076	15-FAX. 3812-0981	16-FAX				
17-E-MAIL imizukawa@suzano.com.br							

OTHER PLACE OF SHAREHOLDERS ATTENDANCE

18-ITEM 01	19-PLACE Banco Itaú S.A.- São Paulo	20-ST SP	21-CITY CODE	22-TEL. 3247.1909
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02 JUN 17 AM 11:03

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01.04-INVESTOR RELATIONS DIRECTOR (mailing address)

1-NAME Adhemar Magon				
2- ADDRESS Av.Brig. Faria Lima, 1355 - 9 th floor			3-BOROUGH OR DISTRICT Pinheiros	
4-ZIP 01452-919	5-CITY São Paulo	6-ST SP		
7-CITY CODE 011	8-TEL. 3037-9060	9-TEL. 3037-9061	10-TEL. 3037-9000	11-TELEX
12-CITY CODE 011	13-FAX 3814. 8326	14-FAX 3037-9076	15-FAX 3812-0981	
16-E-MAIL amagon@suzano.com.br				

01.05-REFERENCE -INDEPENDENT AUDITOR

1-DATE OF BEGINNING OF LAST FISCAL YEAR 09.25.2001	2-DATE OF END OF LAST FISCAL YEAR 12.31.2001
3-DATE OF BEGINNING OF FISCAL YEAR IN PROGRESS 01.01.2002	4-DATE OF END OF FISCAL YEAR IN PROGRESS 12.31.2002
5- AUDITOR COMPANY'S NAME KPMG AUDITORES INDEPENDENTES	6-CVM CODE 00063-9
7- NAME OF RESPONSIBLE José Luiz Ribeiro de Carvalho	8-GRT OF RESPONSIBLE TECHNICIAN 007.769.948-32

01.06-COMPANY'S CHARACTERISTICS

1-REGISTERED AT STOCK EXCHANGE <input type="checkbox"/> BVBAAL <input type="checkbox"/> BVMESB <input type="checkbox"/> BVPR <input type="checkbox"/> BVRJ <input type="checkbox"/> BVST <input type="checkbox"/> BVES <input type="checkbox"/> BVPP <input type="checkbox"/> BVRG <input checked="" type="checkbox"/> BOVESPA				
2-MKT PLACE FOR SECURITIES TRNAS. Stock Exchange	3-SITUATION Operating	4-ACTIVITY CODE 1170000	5-ACTIVITY Holding company	

01.07-EQUITY CONTROL/SECURITIES

1-TYPE OF EQUITY CONTROL National Private
2-SECURITIES ISSUED BY COMPANY <input checked="" type="checkbox"/> STOCKS <input type="checkbox"/> REDEMABLE STOCKS <input type="checkbox"/> COMMON DEBENTURES <input type="checkbox"/> DEB. CONVERTIBLE IN STOCKS <input type="checkbox"/> FOUNDERS' CAPITAL STOCK

**FEDERAL PUBLIC SERVICE
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01.08-PUBLICATION OF DOCUMENTS

1-NOTICE TO STOCKHOLDERS ON AVAILABILITY OF FINANCIAL STATEMENTS (Art. 133. law 6404/76)	2-MINUTES OF ORDINARY GENERAL MEETING IN WHICH STATEMENTS ARE APPROVED
3-CALL FOR ORDINARY GENERAL MEETING TO APPROVE FINANCIAL STATEMENTS	4-PUBLICATION OF FINANCIAL STATEMENTS

01.09-NEWSPAPERS WHERE COMPANY'S ANNOUNCEMENTS APPEAR

01-NAME GAZETA MERCANTIL	03-ST SP
02-NAME DIÁRIO OFICIAL DO ESTADO DE SÃO PAULO	04-ST SP

01.10-INVESTOR RELATIONS DIRECTOR

1-DATE 03/12/2002	2-SIGNATURE
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02.01- MEMBERS OF THE BOARD OF DIRECTORS AND MANAGEMENT BOARD

1-ITEM	2-MANAGER	3-CPF	4-ELECTED ON	5-TERM OF OFFICE	6-CODE	7-FUNCTION
01	Boris Tabacof	000.616.035-20	25.09.01	(*) OGM/2002	2	BD - Chairman
02	Augusto Esteves de Lima Jr.	002.295.478-34	25.09.01	OGM/2002	2	BD - Vice-Chairman
03	David Feffer	882.739.628-49	25.09.01	OGM/2002	3	BD/MB - Member and President Director
04	Daniel Feffer	011.769.138-08	25.09.01	OGM/2002	3	BD/MB - Member and Vice President Director
05	Jorge Feffer	013.965.718-50	25.09.01	OGM/2002	2	BD - Member
06	José Carlos Penteado Masagão	019.091.698-20	25.09.01	OGM/2002	2	BD - Member
07	Armando Guedes Coelho	002.702.611-68	25.09.01	OGM/2002	1	MB -Superintendent Director
08	Adhemar Magon	047.059.398-91	25.09.01	OGM/2002	1	MB - Investor Relations Director

(*) OGM - Ordinary General Meeting

CODE: 1- Member of Management Board

2- Member of Board of Directors

3- Member of Board of Directors and Management Board

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SECURITIES EXCHANGE COMMISSION
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02.02-PROFESSIONAL EXPERIENCE AND EDUCATION BACKGROUND OF EACH MEMBER OF THE BOARD OF DIRECTORS AND THE MANAGEMENT BOARD

BORIS TABACOF

Date of Birth: July 28, 1928

Chairman of Board of Directors

Education Background: Graduated in Civil Engineering at "Escola Politécnica da Universidade da Bahia".

Professional Experience: From 1965 to 1970. he was the Finance Secretary ("Secretário da Fazenda") of the State of Bahia during the term of office of Governor Lomanto Júnior and Governor Luiz Vianna Filho. From 1988 to 1989. he was the President of Banco do Estado de São Paulo – BANESPA (Bank of the State of São Paulo). From 1970 to 1975 he was Superintendent Director of Safra's Financial Group; Director of Suzano Group companies from 1975 to 1988; Executive Vice-President of Group Sharp S.A. Electronic Equipments in 1988; Superintendent Director of Bahia Sul Celulose S/A., from 1998 to 1993; Member of the Board of the "Associação de Comércio Exterior do Brasil"; Vice-President of CIESP. ("Centro das Indústrias do Estado de São Paulo"); Chairman of the Superior Board of Economy of FIESP - Federação das Indústrias do Estado de São Paulo; Chairman of Brazilian Pulp and Paper Association - BRACELPA; Member of the Board of "Ação Comunitária do Brasil; Vice-President of SEPACO – Social Services to Paper, Cardboard and Cortex of State of São Paulo; Vice-President of "Sociedade Israelita Hospital Albert Einstein; Member of Advisory Committee on Paper and Wood Products of FAO-ONU-Roma; Member of Director Board of "ABRACE – Associação Brasileira dos Grandes Consumidores de Energia"; Chairman of "Comitê Brasileiro – Britain Brazil Business Forum; Chairman of "Assembléia do Instituto dos Produtores de Pasta e Eucalipto – Lisboa; Member of the Board of "Conselho Curador da Fundação Mudes – Rio de Janeiro. He is Chairman of Board of Directors of Cia. Suzano de Papel e Celulose; Vice-President of Board of Directors of NemoFeffer S.A.; and permanent member of the Board of Directors of Bahia Sul Celulose S/A.

AUGUSTO ESTEVES DE LIMA JUNIOR

Date of Birth: July 01, 1919

Vice-President of Board of Directors of Suzano Petroquímica S.A.

Education Background: Graduated in Law at University of São Paulo.

Professional Experience: He is a legal advisor of the following companies: AEG do Brasil Produtos Elétricos e Eletrônicos Ltda.; Artur Eberhardt S.A. – Indústrias Reunidas; Companhia Suzano de Papel e Celulose; Indústrias Arteb S.A. and Rolamentos FAG LTDA. He is also a member of Board of Directors of the following companies: Artur Eberhardt S/A – Indústrias Reunidas; Banco ABN AMRO S/A.; Real Previdência e Seguros S/A.; Banco Alfa de Investimento S/A.; Financeira Alfa S/A –

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02.02-PROFESSIONAL EXPERIENCE AND EDUCATION BACKGROUND OF EACH MEMBER OF THE BOARD OF DIRECTORS AND THE MANAGEMENT BOARD

Crédito. Financiamento e Investimento; Alfa Seguros e Previdência S/A.; Alfa Arrendamento Mercantil S/A; Alfa Corretora de Câmbio e Valores Mobiliários S/A.; Cia. de Cimento Portland Itaú;

Indústrias Arteb S/A.; Polpar S/A.; and Bahia Sul Celulose S/A . He is Vice-President of Board of Directors of Cia. Suzao de Papel e Celulose; and Chairman of the Board of Directors of NemoFeffer S.A. He is member of the Advisory Board of VVD Volkswagen Corretagem de Seguros Ltda. and Director of Taluk S.A.

DAVID FEFFER

Date of Birth: November 13, 1956

President Director and Member of Board of Directors of Suzano Petroquímica S.A.

Education Background: Industrialist, with specialization in Companies Management at IMEDE in Switzerland.

Professional Experience: Hi is Executive Director of Suzano since 1993. He began professional activities in 1973, as trainee in the areas of production and photocomposition of Gráfica Colibri. From 1973 to 1974 he worked in the áreas of production. transformation and printing of plastic packages in Cartográfica Francisco Mazza. In 1974 he began in Reforestation Division of Companhia Suzano de Papel e Celulose. From 1977 to 1978 as trainée he worked in various áreas of production. programming and control. From 1978 to 1979 he became Manager of the Transportation Division in the same company. He is elected Director of Vocal – Comércio de Veículos Ltda.; President Director of SPP Nemo S.A. – Industrial e Comercial Exportadora; Vice-President of Premesa S.A. He is President of the Board of Directors of Bahia Sul Celulose S.A.; Vice-Presidente of The Board of Directors and Alternate Member of Advisory Board of Polipropileno S.A.; Chairman of Advisory Boards of Polibrasil Resinas S.A. and Polibrasil Participações S.A.; Vice Chairman of Board of Directors of Polipropileno Participações S.A.; President Director of Suzano Química Ltda.; Chairman of Board of Directors of Politeno Indústria e Comércio S.A. He is also the President Director and permanent member of Board of Directors of Cia. Suzano de Papel e Celulose; Vice-President Director of NemoFeffer S.A. and Vice Chairman of Board of Directors and President Director of Polpar S.A.

DANIEL FEFFER

Date of Birth: October 28, 1959

Vice-President Director and Member of Board of Directors of Suzano Petroquímica S.A.

Education Background: Graduated in Law at Mackenzie University.

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02.02-PROFESSIONAL EXPERIENCE AND EDUCATION BACKGROUND OF EACH MEMBER OF THE BOARD OF DIRECTORS AND THE MANAGEMENT BOARD

Professional Experience: He is Director of Cia. Suzano since April 1997. In 1977 he was Assistant of "Gabinete da Secretaria de Cultura do Estado de São Paulo. From 1978 to 1982 he worked in the commercial department of Cia. Suzano; from 1982 to 1984 he was trainee in the law office Idel Aronis.

From 1984- to 1985 he was Assistant of Director of Cia. Suzano de Papel e Celulose, and in 1985 he became Manager in Communications and Marketing. He was Manager of Special Products from 1987 to 1989 and was Director of Suzano's "A" and "C" Divisions from 1992 to 1997. Since 1989 he is Technician Director of Lazam Corretores de Seguros Ltda. and since 1991, Director of Nemonorte Imóveis e Participações Ltda. He is Corporate Vice-President Director and member of Board of Directors of Cia. Suzano de Papel e Celulose; President Director of NemoFeffer S.A. and Polpar S.A.; Chairman of Board of Directors of Polipropileno Participações S.A.; Vice President Director of Suzano Química Ltda.; Chairman of Advisory Board of Polipropileno S.A.; Vice President Director of SPP-Nemo S.A. Industrial e Comercial Exportadora; Permanent member of the Board of Directors of Bahia Sul Celulose S.A.; Alternate member of the Board of Directors of Politeno Indústria e Comércio S.A. and President Director of Premesa S.A.

JORGE FEFFER

Date of Birth: October 19, 1960

Member of the Board of Directors of Suzano Petroquímica S.A.

Education Background: Fundação Armando Álvares Penteado – Faculdade de Administração de Empresas.

Professional Experience: He was adviser in "Secretaria de Estado de Cultura, Ciência e Tecnologia, em 1978; from 1978 to 1979 he was trainee in SLW Corretora de Câmbio e Valores Ltda. In 1979 he began to work in Cia. Suzano de Papel e Celulose, as Assistant of Planning; from 1980 to 1985 he was analyst of Organization and Systems; Assistant Management Board since 1985. He was also Manager of Sales Administration in Agaprint Informática Ltda., in 1992; from 1994 to 1996 he was Director of Standard Businesses Unit in the same company and in 1995 he became Superintendent Director until 1999. He is member of Board of Directors of Cia. Suzano de Papel e Celulose; Vice-President Director of NemoFeffer S.A.; Director of Premesa S.A. and alternate member of Board of Directors of Petroflex Indústria e comércio S.A.; Executive Director of Nemonorte Imóveis e Participações Ltda. and Superintendent Director of Agaprint Embalagens Ltda.

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02.02-PROFESSIONAL EXPERIENCE AND EDUCATION BACKGROUND OF EACH MEMBER OF THE BOARD OF DIRECTORS AND THE MANAGEMENT BOARD

JOSÉ CARLOS PENTEADO MASAGÃO

Date of Birth: March 19, 1945

Member of Board of Directors of Suzano Petroquímica S.A.

Education Background: Graduated in 1968 in Law at University of São Paulo and majored in 1973 at Fundação Getúlio Vargas.

Professional Experience: His first professional experience was at Companhia Nitroquímica Brasil (Votorantim Grup). where he was chief of the Legal Department. He was Deputy Director at TDE – Tenenge Engenharia S.A. He is working in Cia. Suzano de Papel e Celulose for over 18 years, where currently he is Vice President Director. He is also Director of NemoFeffer S.A. and of Polipropileno Participações S.A. and Executive Director of Suzano Química Ltda. He is Permanent member of Board of Directors of Peroflex Indústria e Comércio S.A.; Alternate member of Advisory Boards of Polibrasil Resinas S.A and Polibrasil Participações S/A; and Alternate member of Boards of Directors of Politeno Indústria e Comércio S/A and Rio Polímeros S/A.

ADHEMAR MAGON

Date of Birth: July 15, 1943

Investor Relations Director of Suzano Petroquímica S.A.

Education Background: Graduated in Companies Administration at Pontificia Universidade Católica de São Paulo.

Professional Experience: From 1962 to 1963 he was Assistant of Engineering and New Works of Road System and Public Works Secretary. From 1964 to 1972 he was Chief of Department of Supply and Importation of Indústrias de Papéis Rio Verde S/A. From 1972 to 1981 he was Financial Manager at Cia. Suzano de Papel e Celulose, where he works until this date as Vice-President and Investor Relations Director. He is also Director of NemoFeffer S.A. and Polpar S.A.. accumulating in the both of companies, the function of Investor Relations Director. He is Director of Suzano Química Ltda.; Executive Director of SPP-Nemo S/A Industrial e Comercial Exportadora. He is permanent member of the Boards of Directors of Politeno Indústria e Comércio S/A , Petroflex Indústria e Comércio S/A and Rio Polímeros S/A. He is also permanent member of the Board of Directors, Superintendent and Investor Relations Director of Polipropileno Participações S.A. He is also, Director and Member of the Advisory Board of Polibrasil Participações S/A.; Pemanent member of the Advisory Board of Polibrasil Resinas S/A; Permanent member of the Advisory Board and Board of Directors of Polipropileno S.A. He is Vice-President of Board of Directors of Bahia Sul Celulose S.A.

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**02.02-PROFESSIONAL EXPERIENCE AND EDUCATION BACKGROUND OF EACH MEMBER OF THE
BOARD OF DIRECTORS AND THE MANAGEMENT BOARD**

ARMANDO GUEDES COELHO

Date of Birth: August 23, 1939

Superintendent Director of Suzano Petroquímica S.A

Education Background: Graduated in Chemical Engineering at Escola Nacional de Química (Universidade Federal do Rio de Janeiro)

Professional Experience: He began works at 1964, in Petróleo Brasileiro S.A. – PETROBRAS, where he was Director, from 1981 to 1982. From 1982 to 1985 he was Chairman of Petrobras Química S.A. – PETROQUISA; from 1985 to 1986 – Chairman of Petrobras Comércio Internacional S.A. – INTERBRAS; from 1989 to 1990 – Superintendent Director and Chairman of Advisory Board of

Fábrica Carioca de Catalisadores FCC. He is Vice-President of Cia. Suzano de Papel e Celulose. He is Director and permanent member of Advisory Board of Polibrasil Participações S.A.; permanent member of Board of Directors and Advisory Board of Polibrasil Resinas S.A. He is also permanent member of Boards of Directors of Politeno Indústria e Comércio S.A. and Petroquímica União S.A.; Chairman of Board of Directors of Petroflex Indústria e Comércio S.A.; permanent member of Board of Directors of Polipropileno Participações S.A.; First Vice-President of Board of Directors of Rio Polímeros S.A.; Executive Director of Suzano Química Ltda. and alternate member of Board of Directors of Bahia Sul Celulose S.A. He is Vice President of ABIQUIM. He is also, Chairman of Conselho Empresarial de Energia da Federação das Indústrias do Rio de Janeiro – FIRJAN.

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03.01-EVENTS REFERRING TO CAPITAL DISTRIBUTION

1-EVENT	2-DATE OF EVENT	3-NATURAL PERSON AND CORPORATION	4-INSTITUTIONAL INVESTORS	5-SHAREHOLDER'S AGREEMENT	6-PREFERRED STOCKS WITH VOTING RIGHTS
Extraordinary General Meeting	11/30/2001	815	65	NO	NO

03.02- POSITION OF STOCKHOLDERS HOLDING MORE THAN 5% OF STOCKS WITH VOTING RIGHTS

1- Item	2-Company's Name	3- CPF/CNPJ	4-Nationality	5-ST	6-Common Stocks Quantity In thousand	7-%	8- Preferred Stocks Quantity In thousand	9-%	10-Total Quantity In thousand	11-%	12-Capital Stock Composition 30/11/2001
01	NemoFeffer S/A	60.651809/0001-05	brazilian	SP	97,365	99.99	137	0.11	97,502	44.08	
97	Treasury's stocks				0		0	0	0		
98	Other				10	0.01	123,683	99.89	123,693	55.92	
99	Total				97,375	100.00	123,820	100.00	221,195	100.00	

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03.03-CAPITAL STOCK DISTRIBUTION OF THE MAJOR STOCKHOLDERS UNTIL NATURAL PERSON LEVEL

1- Item	2- CONTROLLING COMPANY		2- DATE OF CAPITAL STOCK COMPOSITION		7 - %	8- Preferred Stocks Quantity	9 - %	10-Total Quantity	11-%	12-Capital Stock Composition	
	NEMOFEFFER S.A.		04.26.2001								
0101	2-Name/Company's Name	3- CPF/CNPJ	4-Nationality	5-ST	Common Stocks Quantity	28,997,368	72.49	22,228,099	65.38	51,225,467	69.22
	Espólio de Max Feffer	006.296.428-34	brazilian	SP							
0102	Fanny Feffer	688.071.208-87	brazilian	SP	11,002,630		27.51	7,620,440	22.41	18,623,070	25.17
0103	Other				2		0.00	4,151,461	12.21	4,151,463	5.61
0199	Total				40,000,000		100.00	34,000,000	100.00	74,000,000	100.00

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04.01-CAPITAL STOCK COMPOSITION

1 - DATE OF THE LAST AMENDMENT: 11/30/2001

2-I T E M	3-TYPE OF STOCKS	4-NOMINATIVE OR WRITING	5-FACE VALUE (REAIS-R\$)	6-QUANTITY OF STOCKS (THOUSAND)	7-SUBSCRIBED (R\$ THOUSAND)	8-PAID IN (R\$ THOUSAND)
01	COMMON	NOMINATIVE		97,375	349,706	349,706
02	PREFERRED	NOMINATIVE		123,820	444,677	444,677
03	PREFERRED - CLASS "A"					
04	PREFERRED - CLASS "B"					
05	PREFERRED - CLASS "C"					
06	PREFERRED CLASS "D"					
07	PREFERRED CLASS "E"					
08	PREFERRED CLASS "F"					
09	PREFERRED CLASS "G"					
10	PREFERRED CLASS "H"					
11	OTHER CLASSES					
99	TOTAL			221,195	794,383	794,383

04.02-SUBSCRIBED CAPITAL STOCK AND AMENDMENTS IN THE LAST THREE YEARS

1-ITEM	2-DATE OF AMENDMENT	3-CAPITAL STOCK (R\$ THOUSAND)	4-VALUE OF AMENDMENT (R\$ THOUSAND)	5-ORIGIN OF AMENDMENT	6-ISSUED STOCKS QUANTITY (THOUSAND)	8- ISSUE STOCK PRICE - (R\$)
01	09/25/2001	1-	0	Initial Capital	1	1,0000000000
02	11/30/2001	794,383	794,382	Merger of spun off part of company	221,194	0,0000000000
03						
04						
05						
06						

04.04-AUTHORIZED CAPITAL STOCK

1-QUANTITY (THOUSAND) 0	2-VALUE (R\$ THOUSAND) 0	3-DATE OF AUTHORIZATION
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06.03-STATUTORY CONDITIONS OF CAPITAL STOCK

1-ITEM	2-SHARE TYPE	3-SHARE CLASS	4-% CAPITAL STOCK	5-% TYPE OF PERMANENT DIVIDEND	6-% TYPE OF MINIMUM DIVIDEND	7-% TYPE OF CUMULATIVE DIVIDEND	8-CALCULATION BASE	9-REIMBURSEMENT OF CAPITAL STOCK	10-PREMIUM	11-VOTING RIGHTS
01	COMMON		44.02	-	25.00	0.00	NET INCOME	NO	NO	YES
02	PREFERRED		55.98	-	25.00	0.00	NET INCOME	YES	NO	NO

06.04 - STATUTORY AMENDMENT

1-DATE OF LAST BYLAWS AMENDMENT 11/30/2001	2-COMPULSORY DIVIDEND (% OF NET INCOME) 25.00
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7.01- EARNINGS AND PARTICIPATION OF ADMINISTRATORS IN PROFIT

1-PARTICIPATION OF ADMINISTRATORS IN THE PROFIT	2-VALUE OF GLOBAL EARNINGS OF THE MEMBERS OF BOARD OF DIRECTORS AND MANAGEMENT BOARD - (R\$ thousand)	3-PERIODICITY
YES	900.00	MONTHLY

07.02-PARTICIPATIONS AND CONTRIBUTIONS IN THE LAST THREE YEARS

1 - FINAL DATE OF THE LAST FISCAL YEAR: 12/31/2001

2 - FINAL DATE OF PENULTIMATE FISCAL YEAR:

3 - FINAL DATE OF ANTEPENULT FISCAL YEAR:

4- ITEM	5 - DESCRIPTION PARTICIPATIONS AND CONTRIBUTIONS	6 - AMOUNT OF THE LAST FISCAL YEAR (In Thousand of Reais)	7 - AMOUNT OF THE PENULTIMATE FISCAL YEAR (In Thousand of Reais)	8 - AMOUNT OF THE ANTEPENULT FISCAL YEAR (In Thousand of Reais)
01	PARTICIPATIONS - CREDITORS			
02	PARTICIPATIONS - EMPLOYEES			
03	PARTICIPATIONS OF ADMINISTRATORS			
04	PARTICIPATIONS FOUNDERS'CAPITAL STOCK			
05	RELIEF FUND CONTRIBUTIONS			
06	PENSION FUND CONTRIBUTIONS			
07	OTHER CONTRIBUTIONS			
08	NET PROFIT IN THE YEAR			
09	NET LOSS IN THE YEAR	-47.801		

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07.03-EQUITY IN SUBSIDIARIES AND/OR AFFILIATED COMPANIES

1- I T E M	2-SUBSIDIARY/AFFILIATED COMPANIES' NAME	3- CNPJ	4- CLASSI- FICA- TION	5- % OF PARTICIPATION IN SUBSIDIARY/ AFFILIATED'S CAPITAL STOCK	6- % OF INVESTMENT IN THE CAPITAL OF INVESTED COMPANIES	7- TYPE OF COMPANY
01	SPP-NEMO S/A INDL.COML.EXPORTAD.	46.078.432/0001-16	3	100.00	22,27	1
02	SUZANO QUÍMICA LTDA.	00.975.444/0001-42	3	100.00	7.33	1
03	SUZANOPAR PETROQ.LTD		3	100.00	39.20	1
04	POLITENO IND. E COM.S/A	13.603.683/0001-13	2	30.71	18.13	1
05	POLIBRASIL PARTICIPAÇÕES S/A	00.987.397/0001-57	3	50.00	22.44	1
06	POLIPROPILENO S/A	13.604.087/0001-58	2	96.75	20.72	1

4-CLASSIFICATION: 1 - PUBLICLY HELD SUBSIDIARY
2 - PUBLICLY HELD AFFILIATED COMPANY
3 - CLOSED CORPORATION SUBSIDIARY
4 - CLOSED CORPORATION AFFILIATE

7- TYPE OF COMPANY: 1 - COMMERCIAL COMPANIES, INDUSTRIES AND OTHERS
2 - FINANCIAL INSTITUTION
3 - INSURANCE COMPANY

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09.01 – COMPANY'S OUTLINE HISTORY

Suzano Petroquímica S.A. was incorporated at September 25, 2001, to operate in industry and trade of petrochemical products; and to participate of any company as a partner or as a shareholder.

In Extraordinary General Meeting the company merged the spun-off part of liquid equity of Companhia Suzano de Papel e Celulose, relating to the activities in the petrochemical area, increasing the capital stock to R\$ 794,382,910.44, through the issuance of Ninety-seven million, three hundred and seventy-four thousand, four hundred and fifty-eight (97,374,458) common shares and One hundred and twenty-three million, eight hundred and nineteen thousand, nine hundred and twenty-two (123,819,922) preferred shares, to be assigned to the shareholders of Companhia Suzano de Papel e Celulose.

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09.02-CHARACTERISTICS OF THE COMPANY'S AREA OF ACTIVITY

Suzano Petroquímica S.A. is a holding company, with relevant interest in petrochemical companies, mainly in the segments of resins of polypropylene, polyethylene and elastomers.

The company participates in other companies of the mentioned segments, through its subsidiaries SPP-Nemo S.A. Industrial e Comercial Exportdora and Suzano Química Ltda.

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17.01-OPERATIONS WITH ASSOCIATED COMPANIES

Suzano Petroquímica S/A presented balances with the following subsidiaries and affiliated companies at the end of 2001 fiscal year:

Parent company

	<u>Current</u>	<u>Assets</u>	
		<u>Noncurrent</u>	
	<u>Other debtors</u>	<u>loans</u>	<u>Advance for future capital increase</u>
With consolidated companies:			
Suzano Química Ltda.		12	15,520
Polipropileno Participações S.A.		12,359	
Petroflex Indústria e Comércio S.A.		23,658	
total		<u>36,029</u>	<u>15,520</u>
With non-consolidated companies:			
Cia. Suzano de Papel e Celulose (1)	<u>284</u>		
TOTAL	<u>284</u>	<u>36,029</u>	<u>15,520</u>

(1) The amount is related to the cash balance transferred in the spin-off Cia Suzano de Papel e Celulose.

Principal loans made to affiliated companies

Polipropileno Participações S.A. - R\$ 12,359 – interest of 1% ao mês + IGPM.

Petroflex Indústria e Comércio S.A. - R\$ 23,658 – interest equal to 110% of the interbank deposit rate (CDI/CETIP).

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18.01- BY-LAWS

CHAPTER I

Name, headquarters, term and corporate object

Article 1 SUZANO PETROQUÍMICA S.A. is a corporation ruled by these Bylaws and by the applicable legal provisions, operating in a responsible and ethical form in respect to human rights.

Article 2 The company has its headquarters and court of jurisdiction in the city of São Paulo, State of São Paulo.

Sole Paragraph

The Management shall decide upon the opening and closing of branches and warehouses.

Article 3 The company shall operate for an indefinite period of time.

Article 4 The object of the company is:

- a) the production and sales of petrochemical products;
- b) the participation as a partner or as shareholder in any corporation.

CHAPTER II

Capital and Shares

Article 5 The capital stock is "Seven hundred and ninety-four million, three hundred and eighty-two thousand, nine hundred and ten reais and forty-four cents (R\$ 794.382.910,44), totally paid up and divided into two hundred and twenty-one million, one hundred and ninety-five thousand, three hundred and eighty (221,195,380) nominative shares, with no-par value, of which Ninety-seven million, three hundred and seventy-five thousand, four hundred and forty-six (97,375,446) are common shares and One hundred and twenty-three million, eight hundred and nineteen thousand, nine hundred and thirty-four (123,819,934) are preferred shares.

Sole Paragraph

By resolution of the General Meeting, the capital stock may be increased when proposed by the Officers, with the favorable opinion of the Board of Directors.

Article 6 The preferred shares shall be entitled to the following benefits:

- a) priority in capital reimbursements, without any premium;
- b) same dividend payout per stock as the common shares;
- c) receive under equal conditions with the ordinary shares, any bonus stocks resulting from capitalized reserves or funds of whatever nature or even from the fractionation of shares;
- d) all other rights assigned to the common stock, except for the provisions of the first paragraph of this Article.

Paragraph One

The preferred shares shall not be entitled to voting rights.

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Paragraph Two

According to resolution of the General Meeting, the company shall be entitled to issue preferred shares, or to increase the preferred shares of the existing classes, at any time, irrespective of proportion with any other stock. However, the stockholders' legal preemptive rights shall always be observed. Moreover, the amount of preferred shares with no voting rights shall not exceed two thirds (2/3) of the capital stock. The creation or the increase of preferred stock may also be carried out in compliance with stockholders' request as stipulated in Article 7 of these Bylaws.

Paragraph Three

The General Meeting that authorizes an increase in the capital stock shall stipulate how the first subsequent dividend shall be calculated with regard to the new shares.

Paragraph Four

In case of capital increase through the incorporation of reserves or funds of whatever nature, the new shares, if issued, shall be in proportion to the number, type and classes of the existing shares. In addition, each new stock shall be identical, in all respects, to the previous shares from which they derive, even as regards the right to receive in full the same dividend provided in these Bylaws for the type or class of such stock.

Article 7

The stockholder is entitled to request the partial or total change of his common shares into preferred shares and, in this case, each common share will be changed simply into a preferred share, observing the maximum limit set in Paragraph Two of the previous article.

**CHAPTER III
The General Meeting**

Article 8

The Ordinary General Meeting shall be held in one of the four (4) months following the closing of the company's financial year; the Extraordinary Meeting shall be held when called by the Chairman of the Board of Directors, by the Chief Executive Officer, by at least two-thirds of the members of the Board of Directors, or when applicable by law.

Article 9

The General Meeting will be installed by the Chairman of the Board of Directors, or, in his absence, by the Chief Executive Officer, or by their respective deputies appointed as per articles 15 and 19 - item "a" of these Bylaws. The stockholders shall then elect the Chairman of the General Meeting who shall invite one of the attendants of the Meeting to be the secretary.

**CHAPTER IV
Management of the Company**

Article 10

The company has the following management bodies:
a) Board of Directors;

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b) Management Board.

Article 11 The Board of Directors is a deliberative college body and the company shall be represented solely by the Management Board.

Article 12 The Board of Directors and the Management Board shall serve for one-year terms, and the members shall remain in office until the investiture of the new members, reelection being permitted.

Article 13 The Ordinary General Meeting shall establish the annual global remuneration of the Board of Directors and of the Management Board, and it shall be incumbent upon these organs to resolve upon the allocation of the defined amount, among their respective members.

SECTION I
BOARD OF DIRECTORS

Article 14 The Board of Directors is formed by five (5) to nine (9) members, elected by the General Meeting, which shall appoint from among them the Chairman and the Deputy Chairman.

Sole Paragraph

It shall be incumbent upon the Chairman of the Board of Directors to:

- a) represent the Board of Directors before third parties;
- b) suggest to the Board of Directors the general guidelines for carrying out the corporate businesses to be transmitted to the Management Board;
- c) prepare all elements required for the practice of all acts incumbent upon the Board of Directors;
- d) keep the Board of Directors informed about the performance of the Management Board.

Article 15 The Chairman and the Deputy Chairman of the Board of Directors shall reciprocally act as substitute for one another in their impediments or absence; in the same cases the Chairman of the Board of Directors shall appoint, among the board members, the substitute of any other member of the board; should the Chairman of the Board fail to do this, the Board itself shall carry out such appointment.

Paragraph One

If there is a vacancy in the Board of Directors, a General Extraordinary Meeting shall be convened, in not later than ten (10) days, to resolve upon filling such vacancy if this is required for maintaining the minimum number of members of the Board.

Paragraph Two

The substitutions stipulated in this article shall imply accumulation of duties and of voting rights in the meetings of the Board of Directors, but there will be no accumulation of remuneration and other benefits entitled to the member of the board that has been substituted.

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Article 16 The Board of Directors shall meet when convened by its Chairman or his Deputy Chairman, or by the Chief Executive Officer, and its resolutions shall be approved by majority of the elected members, among which shall be the Chairman or the Deputy Chairman of the Board.

Paragraph One

The formality required in the "caput" of this article shall be dispensed with when the majority of members of the Board of Directors, including the Chairman or the Deputy Chairman are present, and the resolutions, in this case, shall be unanimously approved.

Paragraph Two

Any member of the Board of Directors may appoint one of his fellow members by letter, cable or telefax, to represent him in the meetings of the Board of Directors, whether for the purpose of quorum completion or for voting; in the same manner, voting by letter, cable or telefax shall be permitted when the vote is received at the company's headquarters up to the time of the meeting.

Paragraph Three

The Board of Directors may invite any member of the Management Board who is not already a member of the Board of Directors to attend the board meetings, but these shall not have voting rights.

Article 17 It shall be incumbent upon the Board of Directors:

- a) to establish the general guidelines for carrying out the company's businesses;
- b) to elect and remove the officers of the Management Board;
- c) to follow up on the activities of the Management Officers and to examine, at any time, the company's book and records; to request information on any contracts executed or which are in process of being executed and on any other acts;
- d) to convene the General Meetings, through the Chairman, when deemed necessary or as required by law;
- e) to give opinion on the Management Report and on the Management Accounts;
- f) to appoint and remove the independent auditors;
- g) to authorize capital increases, following proposal made by the Management Board, observing the provisions of Article 5 (five) of these Bylaws;
- h) to authorize the acquisition of shares issued by the Company for their cancellation or for holding in the treasury for later sale;
- i) to resolve upon whether or not to grant preemptive rights to the pre-existing shareholders in the issue of shares, debentures or convertible founder's shares and subscription bonds, the placement of which will be made according to Article 172 of Law No. 6404, of December 15, 1976;
- j) resolve upon the issue of securities, in the country and/or abroad, including promissory notes for public or private distribution, according to specific regulation;

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- k) to resolve upon any appeals that may be lodged pursuant to the first paragraph 20 Article 20, (twenty) of these Bylaws;
- l) to resolve upon the creation of administration Advisory Committees, for restricted and specific purpose and with limited term, which may be extended, and shall be formed by persons appointed by the Board;
- m) to resolve upon the creation of a Special Committee, formed by up to four (4) board members who may resolve, between the dates of the ordinary general meetings and subject to express delegation, on all statutory matters incumbent upon the Board, "ad referendum" of the Board of Directors, submitting the matter for ratification at the first meeting held after such resolution;
- n) to appoint the Investor Relations Officer.

SECTION II
MANAGEMENT BOARD

Article 18 The Company shall have a Management Board composed of three (3) to six (6) members one (1) of which will be the Chief Executive Officer, one (1) Deputy Vice-President, one (1) Director Superintendent, and one (1) to three (3) Executive Officers, who may be elected and removed, at any time by the Board of Directors.

Paragraph One

The Management Board may meet to appoint Deputy Directors, Division Directors or Department Directors to carry out the management of administrative sectors; this appointment, however, shall not imply delegation of any powers, which by law, or according to these bylaws are restricted to the elected Directors, neither does it assign to any person thus appointed, membership to any statutory body of the company, nor modifies the employment relationship of the person with the company.

Paragraph Two

The members of the Management Board shall not bind themselves by surety or guarantee, except on behalf of the company, and of its subsidiaries, affiliates or companies in which they directly or indirectly own equity interest.

Article 19 In case of impediment or absence:

- a) of the Chief Executive Officer, he shall be substituted by the Deputy Vice-President and vice-versa;
- b) of the Director Superintendent, his substitute shall be appointed by the Chief Executive Officer or, in his absence, by the Vice-President.

Paragraph One

In there is a vacancy in the Management Board, the Board of Directors shall meet to resolve upon filling such vacancy, should this be required to maintain the minimum number of members of the Management Board.

Paragraph Two

The substitutions stipulated in this article shall imply accumulation of duties and

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of voting rights but there will be no accumulation of remuneration and other benefits entitled to the substituted member.

Article 20 The Management Board shall meet whenever convened by the Chief Executive Officer or by the Vice President, at least five (5) days in advance. These meetings shall be valid when attended by the majority of the members in office, among which the Chief Executive Officer or the Vice President; the advance period for convening the meeting shall be dispensed with when two thirds (2/3) of the current members of the Management Board are present.

Paragraph One

In all the meetings of the Management Board the resolutions shall be approved by majority of the members. However, if the vote of the Chief Executive Officer or of the Vice President, when substituting for the Chief Executive Officer is defeated in any resolution of the Management Board, the Chief Executive Officer may appeal to the Board of Directors, in which case the resolution appealed of shall be suspended until the decision of the Board of Directors.

Paragraph Two

Any member of the Management Board may appoint one of his fellow members by letter or telefax, to represent him in the meetings of the Management Board, whether for the purpose of quorum completion or for voting; in the same manner, voting by letter, cable or telefax shall be permitted when the vote is received at the company's headquarters up to the time of the meeting.

Article 21 In addition to the powers required for the performance of their corporate duties, the Management Board is invested with powers to perform the following:

- a) enter loan agreements with government or private financial institutions, and, particularly with any department of the Banco do Brasil S/A or of the National Bank for Economic and Social Development (BNDES) being authorized to offer property, plant and equipment as collateral for such loans;
- b) purchase, encumber and sell fixed assets and equity interest in companies in which the Company is or becomes a partner or a shareholder;
- c) to offer guarantees and or sureties on behalf of other companies in which the Company is a partner or a shareholder and on behalf of third parties, in especial cases of relevant interest to the Company, as resolved by the Management Board;
- d) to compromise, waive, desist and execute agreements.

Sole Paragraph

The Management Board shall submit to the Board of Directors a proposal to increase the capital stock as provided in Article 5, Sole Paragraph of these Bylaws.

Article 22 Provided compliance with the provisions of the previous article, the company shall be represented as follows:

- a) jointly by the Chief Executive Officer and by the Vice President;
- b) jointly, by the Chief Executive Officer or by the Vice President and the Director Superintendent;

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- c) jointly by the Director Superintendent and other another Officer, for ordinary administrative acts required in the ordinary course of business, including issue of checks, which shall always be nominative, against company's funds available in financial institutions; however, for the practice of the acts referred to in Article twenty-one (21) of these Bylaws, the company shall be represented as stipulated in letter "a" or "b" of this Article, or by an Attorney-in-fact constituted as per Paragraph Three below.

Paragraph One

The company shall also be represented:

- a) jointly by the Chief Executive Officer or by the Vice President and one (1) Officer;
- b) jointly by the Director Superintendent and one (1) attorney-in-fact, within the limits of power conferred to latter;
- c) jointly by two (2) attorneys-in-fact, within the limits of power conferred to them;
- d) individually, by one (1) attorney-in-fact, for legal purposes within the limits of powers granted, and for especial cases, in which event the power-of-attorney shall be signed by the Chief Executive Officer jointly with the Deputy Vice-President.

Paragraph Two

The Company shall be represented by any of its Officers in the following cases:

- a) representation before any federal, state and municipal agencies, departments of the Banco do Brasil S.A., Customs Authorities, Revenue Service Agencies, Independent Governmental Agency and the Post-Office for administrative purposes;
- b) representation before Labor Courts and Unions, including the appointment of representatives and handling matters related to admission, suspension and dismissal of employees and/or labor settlements.

Paragraph Three

For the constitution of attorneys-in-fact the company may be represented as per letter "a" or "b" in the "caput" of Article 22 of these Bylaws, and when partial delegation is authorized the delegation instruments shall always specify the delegated powers. However, in order to grant power of attorney for representing the company before Labor Courts and Unions, the Company may be represented by the Chief Executive Officer or by the Vice President or by the Director Superintendent, and one (1) Officer.

Paragraph Four

Initial summons served to the company shall only be valid when made to the Chief Executive Officer and Vice President.

Paragraph Five

Except for powers of attorney granting "*ad judicium*" power, all other mandates shall be effective until the 30th of June of the year subsequent to the granting of the mandates, unless a shorter term is stipulated, and, whatever the case, this shall always be mentioned in the respective instrument.

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- Article 23** It shall be solely incumbent upon:
- I. the Chief Executive Officer:
 - a) to represent the company, as plaintiff or defendant, in or out of court, especially for the purpose of personal deposition and, in this case, a special attorney-in-fact or representative may be appointed; the same attributions are extended to the Deputy Vice-President;
 - b) to preside the meetings of the Management Board;
 - c) to conduct all the company's activities together with the Vice President and with the cooperation of the Director Superintendent;
 - II. the Vice President:
 - a) to represent the company, as plaintiff or defendant, in or out of court, especially for the purpose of personal deposition and, in this case, a special attorney-in-fact or representative may be appointed; the same attributions are extended to the Chief Executive Officer;
 - b) to conduct all the company's activities together with the Chief Executive Officer with the cooperation of the Director Superintendent, and other Officers;
 - III. any other Officers
to be responsible for their specific areas of performance as assigned by the Board of Directors, reporting to the Chief Executive Officer and to the Vice President.

CHAPTER V
Fiscal Committee

- Article 24** The Fiscal Committee is a non-permanent body and, when installed in the due form of the law, it shall be formed by three (3) to five (5) members and the same number of deputy members.
- Article 25** In case of impediment or absence, or in the event of vacancy, the members of the Fiscal Committee shall be substituted by their respective deputies.

CHAPTER VI
Financial Statements and Allocation of Net Profits

- Article 26** The fiscal year of the company shall coincide with the calendar year, ending on the 31st of December of each year, when the Management shall prepare the financial statements to be submitted to the General Ordinary Meeting, together with their proposal for destination of the net profits for the year, adjusted as per article 202 of the Corporate Law, with the following deductions as provided therein:
- a) at least five per cent (5%) for the Legal Reserve Fund limited to twenty per cent (20%) of the capital stock;
 - b) if applicable, the amounts required and allowed for the reserves referred to in Articles 195 and 197, respectively, of the Corporate Law;

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- c) at least twenty-five per cent (25%) of the adjusted net profit, for distribution as dividend to all the shareholders, which will be declared and paid in full compliance with any rights, preemptive conditions and benefits of the existing preferred shares, as provided in law and in these Bylaws and, when this is the case, as per the resolutions of the General Meeting;
- d) while required by law, the amount necessary for declaration and payment to the preferred shares of a dividend 10% higher than the dividend to be paid to the common shares;
- e) up to ninety per cent (90%) of the balance maintained as Special Reserve for future capital increase, to assure adequate operating conditions and to guarantee continuation of the annual distribution of dividends. The amount of this Special Reserve shall not exceed ninety-five per cent (95%) of the capital stock.

Paragraph One

The balance of the adjusted net profits shall be allocated as proposed by the Management Board, with a favorable opinion of the Board of Directors by resolution of the Ordinary General Meeting.

Paragraph Two

According to Article 199 of the Corporate Law, the balance of the profit reserves, except the reserves for contingencies and realizable profits, shall not exceed the capital stock. Once this limit is reached, the General Meeting shall resolve whether to use the excess value for capital pay-up, capital stock increase or for dividend distribution.

Paragraph Three

The General Meeting may assign a share in the profits to the Board of Directors and to the Management Board, in the cases, form and within the limits allowed by law.

Article 27

A semiannual balance sheet shall be prepared on the last day of June of each year and the Management Board shall be allowed to:

- a) authorize the declaration and payment of semiannual dividends, as part of annual dividend;
- b) prepare special balance sheets and distribute dividends within shorter periods, as part of the annual dividends, provided that the total semiannual dividend paid in the fiscal year does not exceed the total amount of the capital reserves;
- c) declare interim dividends on account of accrued profits or profit reserves recorded in the last annual or semiannual balance sheet, as part of the annual dividend;
- d) pay interest to stockholders, as remuneration on own equity and, in this case, any amounts thus disbursed may be added to the amount of compulsory dividends foreseen in law or in these Bylaws.

Article 28

The annual financial statements shall be mandatorily audited by independent auditors registered with the Securities and Exchange Commission. Such auditors shall be freely chosen by the Board of Directors.

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**CHAPTER VII
Liquidation**

Article 29 The company shall be liquidated in the cases provided by law.

**CHAPTER VIII
Temporary provisions**

Article 30 The first fiscal year will be closed on 31 of December, 2001.

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**São Paulo, November 30, 2001.
Adhemar Magon
Investor Relations Director**

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19.01-RANKING IN THE COMPETITIVE PROCESS

SUBSIDIARY/AFFILIATED COMPANY

SPP-NEMO S/A INDL. E COM. EXPORTADORA

Not aplicable to the Company, due to it is a company which equity is in a publicly held company, concerning to the activity sector described in the item 19.09 – Characteristics of the Sector of Activity.

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SUBSIDIARY/AFFILIATED COMPANY

COMPANY'S NAME SPP- NEMO S/A INDL. E COML. EXPORTADORA

19.02 ORDER PORTFOLIO IN THE THREE LAST YEARS

1 ITEM	2 ORDER DESCRIPTION	3 LAST FISCAL YEAR (R\$ Thousand)	4. PENULTIMATE FISCAL YEAR (R\$ Thousand)	5. ANTEPENULT FISCAL YEAR (R\$ Thousand)
01	Not applicable to the company	0	0	0
99	Order do not attended	0		

**FEDERAL PUBLIC SERVICE
SECURITIES EXCHANGE COMMISSION
ANNUAL INFORMATION - IAN**

Basis Period 12/31/2001

01.01-IDENTIFICATION

1-CVM CODE 01926 7	2-COMPANY'S NAME SUZANO PETROQUÍMICA S.A.	3-CNPJ 04.705.090/0001-77
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19.03 -RAW MATERIALS AND SUPPLIERS

SUBSIDIARY/AFFILIATED COMPANY

SPP-NEMO S/A INDL. E COML. EXPORTADORA

Not applicable to the Company, due to it is a company which equity is in a publicly held company, concerning to the activity sector described in the item 19.09 – Characteristics of the Sector of Activity.

**FEDERAL PUBLIC SERVICE
SECURITIES EXCHANGE COMMISSION
ANNUAL INFORMATION - IAN**

Basis Period 12/31/2001

01.01-IDENTIFICATION

1-CVM CODE 01926 7	2-COMPANY'S NAME SUZANO PETROQUÍMICA S.A.	3-CNPJ 04.705.090/0001-77
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19.04 – MAIN CUSTOMERS ACCORDING TO PRODUCTS AND/OR SERVICES

SUBSIDIARY/AFFILIATED COMPANY

SPP-NEMO S.A. INDL. E COML. EXPORTADORA

Not applicable to the Company, due to it is a company which equity is in a publicly held company, concerning to the activity sector described in the item 19.09 – Characteristics of the Sector of Activity.

**FEDERAL PUBLIC SERVICE
SECURITIES EXCHANGE COMMISSION
ANNUAL INFORMATION - IAN**

Basis Period 12/31/2001

01.01-IDENTIFICATION

1-CVM CODE 01926 7	2-COMPANY'S NAME SUZANO PETROQUÍMICA S.A.	3-CNPJ 04.705.090/0001-77
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SUBSIDIARY/AFFILIATED COMPANY

SPP-NEMO S/A INDL. E COML. EXPORTADORA

19.06.01 - BALANCE SHEET - ASSETS (R\$ THOUSAND)

1-CODE	2-DESCRIPTION	3-DATE 12/31/2001	4-DATE	5-DATE
1	ASSETS	165,153	0	0
1.1	CURRENT ASSETS	4,028	0	0
1.1.1	CASH AND CASH EQUIVALENTS	3,595	0	0
1.1.2	ACCOUNTS RECEIVABLE	433	0	0
1.1.3	INVENTORIES	0	0	0
1.1.4	OTHER	0	0	0
1.2	NON-CURRENT ASSETS	26,767	0	0
1.2.1	ACCOUNTS RECEIVABLE	0	0	0
1.2.2	RECEIVABLES FROM RELATED COMPANIES	0	0	0
1.2.2.1	FROM AFFILIATES	0	0	0
1.2.2.2	FROM SUBSIDIARIES	0	0	0
1.2.2.3	FROM OTHER RELATED COMPANIES	0	0	0
1.2.3	OTHER	26,767	0	0
1.3	PERMANENT ASSETS	134,358	0	0
1.3.1	INVESTMENTS	134,358	0	0
1.3.1.1	IN AFFILIATES	134,250	0	0
1.3.1.2	IN SUBSIDIARIES	0	0	0
1.3.1.3	OTHER	108	0	0
1.3.2	PROPERTY, PLANT AND EQUIPMENT	0	0	0
1.3.3	DEFERRED CHARGES	0	0	0

**FEDERAL PUBLIC SERVICE
SECURITIES EXCHANGE COMMISSION
ANNUAL INFORMATION - IAN**

Basis Period 12/31/2001

01.01-IDENTIFICATION

1-CVM CODE 01926 7	2-COMPANY'S NAME SUZANO PETROQUÍMICA S.A.	3-CNPJ 04.705.090/0001-77
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SUBSIDIARY/AFFILIATED COMPANY

SPP-NEMO S/A INDL. E COML. EXPORTADORA

19.06.02-BALANCE SHEET - LIABILITIES (R\$ THOUSAND)

1-CODE	2-DESCRIPTION	3-DATE 12/31/2001	4-DATE	5-DATE
2	LIABILITIES	165,153	0	0
2.1	CURRENT LIABILITIES	228	0	0
2.1.1	BANK LOANS	0	0	0
2.1.2	DEBENTURES	0	0	0
2.1.3	SUPPLIERS	0	0	0
2.1.4	TAXES AND CONTRIBUTIONS	16	0	0
2.1.5	DIVIDENDS PAYABLE	0	0	0
2.1.6	PROVISIONS	0	0	0
2.1.7	DEBTS WITH RELATED COMPANIES	0	0	0
2.1.8	OTHER	212	0	0
2.2	LONG-TERM LIABILITIES	0	0	0
2.2.1	LOANS	0	0	0
2.2.2	DEBENTURES	0	0	0
2.2.3	PROVISIONS	0	0	0
2.2.4	DEBTS WITH RELATED COMPANIES	0	0	0
2.2.5	OTHER	0	0	0
2.3	INCOMES OF FUTURE FISCAL YEARS	0	0	0
2.5	STOCKHOLDERS' EQUITY	164,925	0	0
2.5.1	PAID IN CAPITAL	177,419	0	0
2.5.2	CAPITAL RESERVES	1,799	0	0
2.5.3	REVALUATION RESERVES		0	0
2.5.3.1	OWN ASSETS	0	0	0
2.5.3.2	SUBSIDIARIES/AFFILIATES	0	0	0
2.5.4	APPROPRIATED RETAINED EARNINGS	0	0	0
2.5.4.1	LEGAL	0	0	0
2.5.4.2	STATUTORY	0	0	0

**FEDERAL PUBLIC SERVICE
SECURITIES EXCHANGE COMMISSION
ANNUAL INFORMATION - IAN**

Basis Period 12/31/2001

01.01-IDENTIFICATION

1-CVM CODE 01926 7	2-COMPANY'S NAME SUZANO PETROQUÍMICA S.A.	3-CNPJ 04.705.090/0001-77
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2.5.4.3	TO CONTINGENCY	0	0	0
2.5.4.4	PROFITS TO REALIZE	0	0	0
2.5.4.5	WITHHOLDING OF PROFITS	0	0	0
2.5.4.6	SPECIAL FOR DIVIDENDS NON-DISTRIBUTED	0	0	0
2.5.4.7	OTHER	0	0	0
2.5.5	ACCUMULATED PROFITS/LOSSES	(14,293)	0	0

**FEDERAL PUBLIC SERVICE
SECURITIES EXCHANGE COMMISSION
ANNUAL INFORMATION - IAN**

Basis Period 12/31/2001

01.01-IDENTIFICATION

1-CVM CODE 01926 7	2-COMPANY'S NAME SUZANO PETROQUÍMICA S.A.	3-CNPJ 04.705.090/0001-77
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SUBSIDIARY/AFFILIATED COMPANY SPP-NEMO S.A. INDL. E COML. EXPORTADORA

19.07-STATEMENTS OF INCOME (R\$ THOUSAND)

1-CODE	2-DESCRIPTION	3-DATE	4-DATE	5-DATE
		From: 01/01/2001 To: 12/31/2001	From: To:	From: To:
3.01	GROSS INCOME OF SALES AND/OR SERVICES	121,286	0	0
3.02	DEDUCTIONS OF GROSS INCOME	(3,723)	0	0
3.03	NET INCOME OF SALES AND SERVICES	117,563	0	0
3.04	SOLD GOODS AND SERVICES COSTS	(102,291)	0	0
3.05	GROSS INCOME	15,272	0	0
3.06	OPERATING EXPENSES/INCOMES	(5,618)	0	0
3.06.1	SELLING EXPENSES	(5,150)	0	0
3.06.2	GENERAL AND ADMINISTRATIVE	(4,003)	0	0
3.06.3	FINANCIAL	(20,583)	0	0
3.06.3.1	FINANCIAL INCOMES	646	0	0
3.06.3.2	FINANCIAL EXPENSES	(21,229)	0	0
3.06.4	OTHER OPERATING INCOMES	1,776	0	0
3.06.5	OTHER OPERATING EXPENSES	0	0	0
3.06.6	EQUITY INTEREST IN SUBSIDIARIES	22,342	0	0
3.07	OPERATING (LOSS) INCOME	9,654	0	0
3.08	NON-OPERATING INCOME	(38)	0	0
3.08.1	INCOMES	0	0	0
3.08.2	EXPENSES	(38)	0	0
3.09	INCOME (LOSS) BEFORE TAXATION AND PARTIC.	9,616	0	0
3.10	INCOME TAX/SOCIAL CONTR./PROVISION	2,211	0	0
3.11	DEFERRED INCOME TAX	0	0	0
3.12	STATUTORY PARTICIPATIONS AND CONTRIBUTION	0	0	0
3.12.1	PARTICIPATIONS	0	0	0
3.12.1.1	EMPLOYEES	0	0	0
3.12.2	CONTRIBUTIONS	0	0	0

**FEDERAL PUBLIC SERVICE
SECURITIES EXCHANGE COMMISSION
ANNUAL INFORMATION - IAN**

Basis Period 12/31/2001

01.01-IDENTIFICATION

1-CVM CODE 01926 7	2-COMPANY'S NAME SUZANO PETROQUÍMICA S.A.	3-CNPJ 04.705.090/0001-77
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SUBSIDIARY/AFFILIATED COMPANY	
SPP-NEMO S/A INDL. E COML. EXPORTADORA	

3.13	OWN CAPITAL INTERESTS REVERSAL	0	0	0
3.15	PROFIT/LOSS OF FISCAL YEAR	11,827	0	0
	SHARES OUTSTANDING AT PERIOD (THOUSAND)	1,379,084	0	0
	NET INCOME PER SHARE	0,00001	0	0
	LOSS PER SHARE		0	0

**FEDERAL PUBLIC SERVICE
SECURITIES EXCHANGE COMMISSION
ANNUAL INFORMATION - IAN**

Basis Period 12/31/2001

01.01-IDENTIFICATION

1-CVM CODE 01926 7	2-COMPANY'S NAME SUZANO PETROQUÍMICA S.A.	3-CNPJ 04.705.090/0001-77
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SUBSIDIARY/AFFILIATED COMPANY

SPP-NEMO S/A INDL. E COML. EXPORTADORA

19.08.01-STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY FROM 01/01/2001 TO 12/31/2001 (R\$ THOUSAND)

1-CODE	2-DESCRIPTION	3-CAPITAL	4-CAPITAL STOCK RESERVES	5-REVALUAT. RESERVES	6-APPROPRIATED RETAINED EARNINGS	7-ACCUMULATED INCOMES/LOSSES	8-TOTAL STOCKHOLDERS' EQUITY
5.1	INITIAL BALANCE	145,772	1,799	0	0	(25,715)	121,856
5.2	PREVIOUS YEARS ADJUSTMENTS					(405)	(405)
5.3	INCREASE/DECREASE CAPITAL	45,745	0	0	0	0	45,745
5.4	REALIZATION OF RESERVES	0	0	0	0	0	0
5.5	TREASURY SHARES	0	0	0	0	11,827	11,827
5.6	INCOME/LOSS OF THE FISCAL YEAR	0	0	0	0	0	0
5.7	DESTINATIONS	0	0	0	0	0	0
5.8	OTHER	(14,098)	0	0	0	0	(14,098)
5.9	FINAL BALANCE	177,419	1,799	0	0	(14,293)	164,925

**FEDERAL PUBLIC SERVICE
SECURITIES EXCHANGE COMMISSION
ANNUAL INFORMATION - IAN**

Basis Period 12/31/2001

01.01-IDENTIFICATION

1-CVM CODE 01926 7	2-COMPANY'S NAME SUZANO PETROQUÍMICA S.A.	3-CNPJ 04.705.090/0001-77
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19.09 - CHARACTERISTICS OF THE AREA OF ACTIVITY

SUBSDIRIARY/AFFILIATED COMPANY

SPP NEMO S/A INDL. E COML. EXPORTADORA

SPP-NEMO S/A Industrial e Comercial Exportadora is a holding company, with assets is composed the equity of 30.71% of the capital stock of Politeno Indústria e Comercio S/A, which is a publicly held company.

**FEDERAL PUBLIC SERVICE
SECURITIES EXCHANGE COMMISSION
ANNUAL INFORMATION - IAN**

Basis Period 12/31/2001

01.01-IDENTIFICATION

1-CVM CODE 01926 7	2-COMPANY'S NAME SUZANO PETROQUÍMICA S.A.	3-CNPJ 04.705.090/0001-77
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19.01 - RANKING IN THE COMPETITIVE PROCESS

SUBSIDIARY/AFFILIATED COMPANY
SUZANO QUÍMICA LTDA.

Not applicable to the company due to the characteristics of its sector activities described in the item 19.09.

**FEDERAL PUBLIC SERVICE
SECURITIES EXCHANGE COMMISSION
ANNUAL INFORMATION - IAN**

Basis Period 12/31/2001

01.01-IDENTIFICATION

1-CVM CODE 01926 7	2-COMPANY'S NAME SUZANO PETROQUÍMICA S.A.	3-CNPJ 04.705.090/0001-77
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SUBSIDIARY/AFFILIATED COMPANY

COMPANY'S NAME SUZANO QUÍMICA LTDA.

19.02 ORDER PORTFOLIO IN THE THREE LAST YEARS

1- ITEM	2- ORDER DESCRIPTION	3- LAST FISCAL YEAR (R\$ Thousand)	4- PENULTIMATE FISCAL YEAR (R\$ Thousand)	5- ANTEPENULT FISCAL YEAR (R\$ Thousand)
01	Not applicable to the company	0	0	0
99	Order do not attended	0		

**FEDERAL PUBLIC SERVICE
SECURITIES EXCHANGE COMMISSION
ANNUAL INFORMATION - IAN**

Basis Period 12/31/2001

01.01-IDENTIFICATION

1-CVM CODE 01926 7	2-COMPANY'S NAME SUZANO PETROQUÍMICA S.A.	3-CNPJ 04.705.090/0001-77
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19.03 -RAW MATERIALS AND SUPPLIERS

SUBSIDIARY/AFFILIATED COMPANY

SUZANO QUÍMICA LTDA.

Not applicable to the company due to the characteristics of its sector activities described in the item 19.09.

**FEDERAL PUBLIC SERVICE
SECURITIES EXCHANGE COMMISSION
ANNUAL INFORMATION - IAN**

Basis Period 12/31/2001

01.01-IDENTIFICATION

1-CVM CODE 01926 7	2-COMPANY'S NAME SUZANO PETROQUÍMICA S.A.	3-CNPJ 04.705.090/0001-77
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19.04 – MAIN CUSTOMERS ACCORDING TO PRODUCTS AND/OR SERVICES

SUBSIDIARY/AFFILIATED COMPANY
SUZANO QUÍMICA LTDA.

Not applicable to the company due to the characteristics of its sector activities described in the item 19.09.

**FEDERAL PUBLIC SERVICE
SECURITIES EXCHANGE COMMISSION
ANNUAL INFORMATION - IAN**

Basis Period 12/31/2001

01.01-IDENTIFICATION

1-CVM CODE 01926 7	2-COMPANY'S NAME SUZANO PETROQUÍMICA S.A.	3-CNPJ 04.705.090/0001-77
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SUBSIDIARY/AFFILIATED COMPANY

SUZANO QUÍMICA LTDA

19.06.01-BALANCE SHEET - ASSETS (R\$ THOUSAND)

1-CODE	2-DESCRIPTION	3-DATE 12/31/2001	4-DATE	5-DATE
1	ASSETS	557,876	0	0
1.1	CURRENT ASSETS	1,585	0	0
1.1.1	CASH AND CASH EQUIVALENTS	127	0	0
1.1.2	ACCOUNTS RECEIVABLE	1,458	0	0
1.1.3	INVENTORIES	0	0	0
1.1.4	OTHER	0	0	0
1.2	NON-CURRENT ASSETS	30,323	0	0
1.2.1	ACCOUNTS RECEIVABLE	0	0	0
1.2.2	RECEIVABLES FROM RELATED COMPANIES	23,588	0	0
1.2.2.1	FROM AFFILIATES	23,588	0	0
1.2.2.2	FROM SUBSIDIARIES	0	0	0
1.2.2.3	FROM OTHER RELATED COMPANIES	0	0	0
1.2.3	OTHER	6,735	0	0
1.3	PERMANENT ASSETS	525,968	0	0
1.3.1	INVESTMENTS	525,968	0	0
1.3.1.1	IN AFFILIATES	228,044	0	0
1.3.1.2	IN SUBSIDIARIES	315,513	0	0
1.3.1.3	OTHER	(17,589)	0	0
1.3.2	PROPERTY, PLANT AND EQUIPMENT	0	0	0
1.3.3	DEFERRED CHARGES	0	0	0

**FEDERAL PUBLIC SERVICE
SECURITIES EXCHANGE COMMISSION
ANNUAL INFORMATION - IAN**

Basis Period 12/31/2001

01.01-IDENTIFICATION

1-CVM CODE 01926 7	2-COMPANY'S NAME SUZANO PETROQUÍMICA S.A.	3-CNPJ 04.705.090/0001-77
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SUBSIDIARY/AFFILIATED COMPANY

SUZANO QUÍMICA LTDA

19.06.02-BALANCE SHEET - LIABILITIES (RS THOUSAND)

1-CODE	2-DESCRIPTION	3-DATE 12/31/2001	4-DATE	5-DATE
2	LIABILITIES	557,876	0	0
2.1	CURRENT LIABILITIES	0	0	0
2.1.1	BANK LOANS	0	0	0
2.1.2	DEBENTURES	0	0	0
2.1.3	SUPPLIERS	0	0	0
2.1.4	TAXES AND CONTRIBUTIONS	0	0	0
2.1.5	DIVIDENDS PAYABLE	0	0	0
2.1.6	PROVISIONS	0	0	0
2.1.7	DEBTS WITH RELATED COMPANIES	0	0	0
2.1.8	OTHER	0	0	0
2.2	LONG-TERM LIABILITIES	15,532	0	0
2.2.1	LOANS	0	0	0
2.2.2	DEBENTURES	0	0	0
2.2.3	PROVISIONS	0	0	0
2.2.4	DEBTS WITH RELATED COMPANIES	15,532	0	0
2.2.5	OTHER	0	0	0
2.3	INCOMES OF FUTURE FISCAL YEARS	0	0	0
2.5	STOCKHOLDERS' EQUITY	542,344	0	0
2.5.1	PAID IN CAPITAL	605,787	0	0
2.5.2	CAPITAL STOCK RESERVES	4	0	0

**FEDERAL PUBLIC SERVICE
SECURITIES EXCHANGE COMMISSION
ANNUAL INFORMATION - IAN**

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01.01-IDENTIFICATION

1-CVM CODE 01926 7	2-COMPANY'S NAME SUZANO PETROQUÍMICA S.A.	3-CNPJ 04.705.090/0001-77
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1-CODE	2-DESCRIPTION	3 -DATE 12/31/2001	4-DATE	5-DATE
2.5.3	REVALUATION RESERVES	4,711	0	0
2.5.3.1	OWN ASSETS	0	0	0
2.5.3.2	SUBSIDIARIES/AFFILIATES	4,711	0	0
2.5.4	APPROPRIATED RETAINED EARNINGS	0	0	0
2.5.4.1	LEGAL	0	0	0
2.5.4.2	STATUTORY	0	0	0
2.5.4.3	TO CONTINGENCY	0	0	0
2.5.4.4	PROFITS TO REALIZE	0	0	0
2.5.4.5	WITHHOLDING OF PROFITS	0	0	0
2.5.4.6	SPECIAL FOR DIVIDENDS NON-DISTRIBUTED	0	0	0
2.5.4.7	OTHER	0	0	0
2.5.5	ACCUMULATED PROFITS/LOSSES	(68,158)	0	0

**FEDERAL PUBLIC SERVICE
SECURITIES EXCHANGE COMMISSION
ANNUAL INFORMATION - IAN**

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01.01-IDENTIFICATION

1-CVM CODE 01926 7	2-COMPANY'S NAME SUZANO PETROQUÍMICA S.A.	3-CNPJ 04.705.090/0001-77
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SUBSIDIARY/AFFILIATED COMPANY

SUZANO QUÍMICA LTDA.

19.07-STATEMENTS OF INCOME (R\$ THOUSAND)

1-CODE	2-DESCRIPTION	3-DATE-From: 01/01/2001 To: 12/31/2001	4-DATE-From: - To:	5-DATE-From: To:
3.01	GROSS INCOME OF SALES AND/OR SERVICES	0	0	0
3.02	DEDUCTIONS OF GROSS INCOME	0	0	0
3.03	NET INCOME OF SALES AND SERVICES	0	0	0
3.04	SOLD GOODS AND SERVICES COSTS	0	0	0
3.05	GROSS INCOME	0	0	0
3.06	OPERATING EXPENSES/INCOMES	(48,463)	0	0
3.06.1	SELLING EXPENSES	0	0	0
3.06.2	GENERAL AND ADMINISTRATIVE	(23)	0	0
3.06.3	FINANCIAL	(145)	0	0
3.06.3.1	FINANCIAL INCOMES	11	0	0
3.06.3.2	FINANCIAL EXPENSES	(156)	0	0
3.06.4	OTHER OPERATING INCOMES	0	0	0
3.06.5	OTHER OPERATING EXPENSES	0	0	0
3.06.6	EQUITY INTEREST IN SUBSIDIARIES	(48,295)	0	0
3.07	OPERATING (LOSS) INCOME	(48,463)	0	0
3.08	NON-OPERATING INCOME	0	0	0
3.08.1	INCOMES	0	0	0
3.08.2	EXPENSES	0	0	0
3.09	INCOME (LOSS) BEFORE TAXATION AND PARTIC.	(48,463)	0	0
3.10	INCOME TAX/SOCIAL CONTR./PROVISION	0	0	0
3.11	DEFERRED INCOME TAX	57	0	0
3.12	STATUTORY PARTICIPATIONS AND CONTRIBUTION	0	0	0
3.12.1	PARTICIPATIONS	0	0	0
3.12.1.1	EMPLOYEES	0	0	0
3.12.2	CONTRIBUTIONS	0	0	0

**FEDERAL PUBLIC SERVICE
SECURITIES EXCHANGE COMMISSION
ANNUAL INFORMATION - IAN**

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01.01-IDENTIFICATION

1-CVM CODE 01926 7	2-COMPANY'S NAME SUZANO PETROQUÍMICA S.A.	3-CNPJ 04.705.090/0001-77
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3.13	OWN CAPITAL INTERESTS REVERSAL	0	0	0
3.15	PROFIT/LOSS OF FISCAL YEAR	(48,406)	0	0
	SHARES OUTSTANDING AT PERIOD (THOUSAND)	604,903	0	0
	NET INCOME PER SHARE	0	0	0
	LOSS PER SHARE	(0.08002)	0	0

**FEDERAL PUBLIC SERVICE
SECURITIES EXCHANGE COMMISSION
ANNUAL INFORMATION - IAN**

Basis Period 12/31/2001

01.01-IDENTIFICATION

1-CVM CODE 01926 7	2-COMPANY'S NAME SUZANO PETROQUÍMICA S.A.	3-CNPJ 04.705.090/0001-77
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SUBSIDIARY/AFFILIATED COMPANY

SUZANO QUÍMICA LTDA.

19.08.01-STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY FROM 01/01/2001 TO 12/31/2001 (RS THOUSAND)

1-CODE	2-DESCRIPTION	3-CAPITAL STOCK	4-CAPITAL RESERVES	5-REVALUAT. RESERVES	6-APPROPRIATED RETAINED EARNINGS	7-ACCUMULATED INCOMES/LOSSES	8-TOTAL STOCKHOLDERS' EQUITY
5.1	INITIAL BALANCE	188,638	4	4,858	0	(14,306)	179,194
5.2	PREVIOUS YEARS ADJUSTMENTS	0	0	0	0	(5,593)	(5,593)
5.3	INCREASE/DECREASE CAPITAL	417,149	0	0	0	0	417,149
5.4	REALIZATION OF RESERVES	0	0	(147)	0	147	0
5.5	TREASURY SHARES	0	0	0	0	0	0
5.6	INCOME/LOSS OF THE FISCAL YEAR	0	0	0	0	(48,406)	(48,406)
5.7	DESTINATIONS	0	0	0	0	0	0
5.8	OTHER	0	0	0	0	0	0
5.9	FINAL BALANCE	605,787	4	4,711	0	(68,158)	542,344

**FEDERAL PUBLIC SERVICE
SECURITIES EXCHANGE COMMISSION
ANNUAL INFORMATION - IAN**

Basis Period 12/31/2001

01.01-IDENTIFICATION

1-CVM CODE 01926 7	2-COMPANY'S NAME SUZANO PETROQUÍMICA S.A.	3-CNPJ 04.705.090/0001-77
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19.09-CHARACTERISTICS OF THE AREA OF ACTIVITY

SUBSIDIARY/AFFILIATED COMPANY

SUZANO QUÍMICA LTDA.

Suzano Química Ltda. is a holding company, with equity in companies of petrochemical area, mainly in the segments of resins of polypropylene, polyethylene and elastomers, of which the more relevant are Polibrasil Participações S/A, a holding company, of which assets are the participations of 96.7% of the capital stock of Polipropileno S/A, which is a publicly held company and of 100% in Suzanopar Petroquímica Ltd., which sector of activity is described in the item 19.09.

**FEDERAL PUBLIC SERVICE
SECURITIES EXCHANGE COMMISSION
ANNUAL INFORMATION - IAN**

Basis Period 12/31/2001

01.01-IDENTIFICATION

1-CVM CODE	2-COMPANY'S NAME	3-CNPJ
01926 7	SUZANO PETROQUÍMICA S.A.	04.705.090/0001-77

SUBSIDIARY/AFFILIATED COMPANY

SUZANOPAR PETROQUÍMICA LTD

19.01-RANKING IN THE COMPETITIVE PROCESS

Not applicable to the company due to the characteristics of its sector activities described in the item 19.09.

**FEDERAL PUBLIC SERVICE
SECURITIES EXCHANGE COMMISSION
ANNUAL INFORMATION - IAN**

Basis Period 12/31/2001

01.01-IDENTIFICATION

1-CVM CODE 01926 7	2-COMPANY'S NAME SUZANO PETROQUÍMICA S.A.	3-CNPJ 04.705.090/0001-77
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SUBSIDIARY/AFFILIATED COMPANY

COMPANY'S NAME SUZANOPAR PETROQUÍMICA LTD
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19.03 ORDER PORTFOLIO IN THE THREE LAST YEARS

1- ITEM	2- ORDER DESCRIPTION	3- LAST FISCAL YEAR (R\$ Thousand)	4- PENULTIMATE FISCAL YEAR (R\$ Thousand)	5- ANTEPENULT FISCAL YEAR (R\$ Thousand)
01	Not applicable to the company	0	0	0
99	Order do not attended	0		

**FEDERAL PUBLIC SERVICE
SECURITIES EXCHANGE COMMISSION
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Basis Period 12/31/2001

01.01-IDENTIFICATION

1-CVM CODE 01926 7	2-COMPANY'S NAME SUZANO PETROQUÍMICA S.A.	3-CNPJ 04.705.090/0001-77
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19.03 -RAW MATERIALS AND SUPPLIERS

**SUBSIDIARY/AFFILIATED COMPANY
SUZANOPAR PETROQUÍMICA LTD**

Not applicable to the company due to the characteristics of its sector activities described in the item
19.09 – Characteristics of the Sector of Activity.

**FEDERAL PUBLIC SERVICE
SECURITIES EXCHANGE COMMISSION
ANNUAL INFORMATION - IAN**

Basis Period 12/31/2001

01.01-IDENTIFICATION

1-CVM CODE 01926 7	2-COMPANY'S NAME SUZANO PETROQUÍMICA S.A.	3-CNPJ 04.705.090/0001-77
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19.04 – MAIN CUSTOMERS ACCORDING TO PRODUCTS AND/OR SERVICES

SUBSIDIARY/AFFILIATED COMPANY
SUZANOPAR PETROQUÍMICA LTD

Not applicable to the company due to the characteristics of its sector activities described in the item

19.09. – Characteristics of the Sector of Activity.

**FEDERAL PUBLIC SERVICE
SECURITIES EXCHANGE COMMISSION
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SUBSIDIARY/AFFILIATED COMPANY

SUZANOPAR PETROQUÍMICA LTD

19.06.01-BALANCE SHEET - ASSETS (RS THOUSAND)

1-CODE	2-DESCRIPTION	3-DATE 12/31/2001	4-DATE	5-DATE
1	ASSETS	290,319	0	0
1.1	CURRENT ASSETS	290,319	0	0
1.1.1	CASH AND CASH EQUIVALENTS	290,152	0	0
1.1.2	ACCOUNTS RECEIVABLE	0	0	0
1.1.3	INVENTORIES	0	0	0
1.1.4	OTHER	167	0	0
1.2	NON-CURRENT ASSETS	0	0	0
1.2.1	ACCOUNTS RECEIVABLE	0	0	0
1.2.2	RECEIVABLES FROM RELATED COMPANIES	0	0	0
1.2.2.1	FROM AFFILIATES	0	0	0
1.2.2.2	FROM SUBSIDIARIES	0	0	0
1.2.2.3	FROM OTHER RELATED COMPANIES	0	0	0
1.2.3	OTHER	0	0	0
1.3	PERMANENT ASSETS	0	0	0
1.3.1	INVESTMENTS	0	0	0
1.3.1.1	IN AFFILIATES	0	0	0
1.3.1.2	IN SUBSIDIARIES	0	0	0
1.3.1.3	OTHER	0	0	0
1.3.2	PROPERTY, PLANT AND EQUIPMENT	0	0	0
1.3.3	DEFERRED CHARGES	0	0	0

**FEDERAL PUBLIC SERVICE
SECURITIES EXCHANGE COMMISSION
ANNUAL INFORMATION - IAN**

Basis Period 12/31/2001

01.01-IDENTIFICATION

1-CVM CODE 01926 7	2-COMPANY'S NAME SUZANO PETROQUÍMICA S.A.	3-CNPJ 04.705.090/0001-77
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SUBSIDIARY/AFFILIATED COMPANY

SUZANOPAR PETROQUÍMICA LTD

19.06.02-BALANCE SHEET - LIABILITIES (RS THOUSAND)

1-CODE	2-DESCRIPTION	3-DATE 12/31/2001	4-DATE	5-DATE
2	LIABILITIES	290,319	0	0
2.1	CURRENT LIABILITIES	32	0	0
2.1.1	BANK LOANS	0	0	0
2.1.2	DEBENTURES	0	0	0
2.1.3	SUPPLIERS	0	0	0
2.1.4	TAXES AND CONTRIBUTIONS	0	0	0
2.1.5	DIVIDENDS PAYABLE	0	0	0
2.1.6	PROVISIONS	0	0	0
2.1.7	DEBTS WITH RELATED COMPANIES	0	0	0
2.1.8	OTHER	32	0	0
2.2	LONG-TERM LIABILITIES	0	0	0
2.2.1	LOANS	0	0	0
2.2.2	DEBENTURES	0	0	0
2.2.3	PROVISIONS	0	0	0
2.2.4	DEBTS WITH RELATED COMPANIES	0	0	0
2.2.5	OTHER	0	0	0
2.3	INCOMES OF FUTURE FISCAL YEARS	0	0	0
2.5	STOCKHOLDERS' EQUITY	290,287	0	0
2.5.1	PAID IN CAPITAL	290,050	0	0
2.5.2	CAPITAL STOCK RESERVES	0	0	0
2.5.3	REVALUATION RESERVES	0	0	0
2.5.3.1	OWN ASSETS	0	0	0
2.5.3.2	SUBSIDIARIES/AFFILIATES	0	0	0
2.5.4	APPROPRIATED RETAINED EARNINGS	0	0	0
2.5.4.1	LEGAL	0	0	0
2.5.4.2	STATUTORY	0	0	0
2.5.4.3	TO CONTINGENCY	0	0	0

**FEDERAL PUBLIC SERVICE
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2.5.4.4	PROFITS TO REALIZE	0	0	0
2.5.4.5	WITHHOLDING OF PROFITS	0	0	0
2.5.4.6	SPECIAL FOR DIVIDENDS NON-DISTRIBUTED	0	0	0
2.5.4.7	OTHER	0	0	0
2.5.5	ACCUMULATED PROFITS/LOSSES	237	0	0

**FEDERAL PUBLIC SERVICE
SECURITIES EXCHANGE COMMISSION
ANNUAL INFORMATION - IAN**

Basis Period 12/31/2001

01.01-IDENTIFICATION

1-CVM CODE 01926 7	2-COMPANY'S NAME SUZANO PETROQUÍMICA S.A.	3-CNPJ 04.705.090/0001-77
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SUBSIDIARY/AFFILIATED COMPANY

SUZANOPAR PETROQUÍMICA LTD

19.07-STATEMENTS OF INCOME (RS THOUSAND)

1-CODE	2-DESCRIPTION	3-DATE- From: 01/01/2001 To: 12/31/2001	4-DATE	5-DATE
3.01	GROSS INCOME OF SALES AND/OR SERVICES	0	0	0
3.02	DEDUCTIONS	0	0	0
3.03	SALES AND/OR SERVICES NET INCOME	0	0	0
3.04	SOLD GOODS AND SERVICES COSTS	0	0	0
3.05	GROSS INCOME	0	0	0
3.06	OPERATING EXPENSES/INCOMES	237	0	0
3.06.1	SELLING EXPENSES	0	0	0
3.06.2	GENERAL AND ADMINISTRATIVE	(33)	0	0
3.06.3	FINANCIAL	270	0	0
3.06.3.1	FINANCIAL INCOMES	1,293	0	0
3.06.3.2	FINANCIAL EXPENSES	(1,023)	0	0
3.06.4	OTHER OPERATING INCOMES	0	0	0
3.06.5	OTHER OPERATING EXPENSES	0	0	0
3.05.5.1	FOREIGN EXCHANGE	0	0	0
3.06.6	EQUITY INTEREST IN SUBSIDIARIES	0	0	0
3.07	OPERATING (LOSS) INCOME	(237)	0	0
3.08	NON-OPERATING INCOME	0	0	0
3.08.1	INCOMES	0	0	0
3.08.2	EXPENSES	0	0	0
3.09	INCOME (LOSS) BEFORE TAXATION AND PARTIC.	(237)	0	0
3.10	INCOME TAX/SOCIAL CONTR./PROVISION	0	0	0
3.11	DEFERRED INCOME TAX	0	0	0
3.12	STATUTORY PARTICIPATIONS AND CONTRIBUTION	0	0	0
3.12.1	PARTICIPATIONS	0	0	0
3.12.1.1	EMPLOYEES	0	0	0

**FEDERAL PUBLIC SERVICE
SECURITIES EXCHANGE COMMISSION
ANNUAL INFORMATION - IAN**

Basis Period 12/31/2001

01.01-IDENTIFICATION

1-CVM CODE 01926 7	2-COMPANY'S NAME SUZANO PETROQUÍMICA S.A.	3-CNPJ 04.705.090/0001-77
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3.12.2	CONTRIBUTIONS	0	0	0
3.13	OWN CAPITAL INTERESTS REVERSAL	0	0	0
3.15	PROFIT/LOSS OF FISCAL YEAR	237	0	0
	SHARES OUTSTANDING AT PERIOD (THOUSAND)	125,000	0	0
	NET INCOME PER SHARE	0	0	0
	LOSS PER SHARE	0,00190	0	0

**FEDERAL PUBLIC SERVICE
SECURITIES EXCHANGE COMMISSION
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1-CVM CODE 01926 7	2-COMPANY'S NAME SUZANO PETROQUÍMICA S.A.	3-CNPJ 04.705.090/0001-77
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SUBSIDIARY/AFFILIATED COMPANY SUZANOPAR PETROQUÍMICA LTD
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19.08.01-STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY FROM 01/01/2001 TO 12/31/2001 (RS THOUSAND)

1-CODE	2-DESCRIPTION	3-CAPITAL	4-CAPITAL STOCK RESERVES	5-REVALUAT. RESERVES	6-APPROPRIATED RETAINED EARNINGS	7-ACCUMULATED INCOMES/LOSSES	8-TOTAL STOCKHOLDERS' EQUITY
5.1	INITIAL BALANCE						
5.2	PREVIOUS YEARS ADJUSTMENTS						
5.3	INCREASE/DECREASE CAPITAL	290,050					290,050
5.4	REALIZATION OF RESERVES						
5.5	TREASURY SHARES						
5.6	INCOME/LOSS OF THE FISCAL YEAR					237	237
5.7	DESTINATIONS						
5.8	OTHER						
5.9	FINAL BALANCE	290,050				237	290,287

**FEDERAL PUBLIC SERVICE
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1-CVM CODE 01926 7	2-COMPANY'S NAME SUZANO PETROQUÍMICA S.A.	3-CNPJ 04.705.090/0001-77
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19.09 – CHARACTERISTICS OF THE AREA OF ACTIVITY

SUBSDIRIARY/AFFILIATED COMPANY

SUZANOPAR PETROQUÍMICA LTD

Suzanopar Petroquímica Ltd is a offshore company, a full subsidiary incorporated to spin off of Companhia Suzano de Papel e Celulose, with sources applied in foreign money, needed to attend at liabilities assumed in the projects to settlement of Rio Polímeros S/A and the new plant of Polibrasil.

**FEDERAL PUBLIC SERVICE
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1-CVM CODE 01926 7	2-COMPANY'S NAME SUZANO PETROQUÍMICA S.A.	3-CNPJ 04.705.090/0001-77
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19.01 - RANKING IN THE COMPETITIVE PROCESS

**SUBSIDIARY/AFFILIATED COMPANY
POLIBRASIL PARTICIPAÇÕES S.A.**

Not applicable to the company due to the characteristics of its sector activities described in the item
19.09 – Characteristics of the Activity Sector.

**FEDERAL PUBLIC SERVICE
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SUBSIDIARY/AFFILIATED COMPANY

COMPANY'S NAME POLIBRASIL PARTICIPAÇÕES S.A.

19.04 ORDER PORTFOLIO IN THE THREE LAST YEARS

1- ITEM	2- ORDER DESCRIPTION	3- LAST FISCAL YEAR (R\$ Thousand)	4- PENULTIMATE FISCAL YEAR (R\$ Thousand)	5- ANTEPENULT FISCAL YEAR (R\$ Thousand)
01	Not applicable to the company	0	0	0
99	Order do not attended	0	0	0

**FEDERAL PUBLIC SERVICE
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19.03 -RAW MATERIALS AND SUPPLIERS

**SUBSIDIARY/AFFILIATED COMPANY
POLIBRASIL PARTICIPAÇÕES S.A.**

Not applicable to the company due to the characteristics of its sector activities described in the item 19.09 – Characteristics of the Activity Sector.

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1-CVM CODE 01926 7	2-COMPANY'S NAME SUZANO PETROQUÍMICA S.A.	3-CNPJ 04.705.090/0001-77
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19.04 – MAIN CUSTOMERS ACCORDING TO PRODUCTS AND/OR SERVICES

SUBSIDIARY/AFFILIATED COMPANY
POLIBRASIL PARTICIPAÇÕES S.A.

Not applicable to the company due to the characteristics of its sector activities described in the item

19.09 – Characteristics of the Activity Sector.

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**SUBSIDIARY/AFFILIATED COMPANY
POLIBRASIL PARTICIPAÇÕES S.A.**

19.06.01-BALANCE SHEET - ASSETS (RS THOUSAND)

1-CODE	2-DESCRIPTION	3- 12/31/2001		
1	ASSETS	334,668		
1.1	CURRENT ASSETS	8		
1.1.1	CASH AND CASH EQUIVALENTS	0		
1.1.2	ACCOUNTS RECEIVABLE	8		
1.1.3	INVENTORIES	0		
1.1.4	OTHER	0		
1.2	NON-CURRENT ASSETS	49,502		
1.2.1	ACCOUNTS RECEIVABLE	0		
1.2.2	RECEIVABLES FROM RELATED COMPANIES	49,502		
1.2.2.1	FROM AFFILIATES	0		
1.2.2.2	FROM SUBSIDIARIES	49,502		
1.2.2.3	FROM OTHER RELATED COMPANIES	0		
1.2.3	OTHER	0		
1.3	PERMANENT ASSETS	285,158		
1.3.1	INVESTMENTS	285,158		
1.3.1.1	IN AFFILIATES	0		
1.3.1.2	IN SUBSIDIARIES	285,158		
1.3.1.3	OTHER	0		
1.3.2	PROPERTY, PLANT AND EQUIPMENT	0		
1.3.3	DEFERRED CHARGES	0		

**FEDERAL PUBLIC SERVICE
SECURITIES EXCHANGE COMMISSION
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SUBSIDIARY/AFFILIATE

POLIBRASIL PARTICIPAÇÕES S.A.

19.06.02-BALANCE SHEET - LIABILITIES (R\$ THOUSAND)

1-CODE	2-DESCRIPTION	3- 12/31/2001		
2	LIABILITIES	334,668		
2.1	CURRENT LIABILITIES	2,860		
2.1.1	BANK LOANS	0		
2.1.2	DEBENTURES	0		
2.1.3	SUPPLIERS	0		
2.1.4	TAXES AND CONTRIBUTIONS	0		
2.1.5	DIVIDENDS PAYABLE	2,858		
2.1.6	PROVISIONS	0		
2.1.7	DEBTS WITH RELATED COMPANIES	0		
2.1.8	OTHER	2		
2.1.8.1	ACCOUNTS PAYABLE	2		
2.2	LONG-TERM LIABILITIES	49,539		
2.2.1	LOANS	2,362		
2.2.2	DEBENTURES	0		
2.2.3	PROVISIONS	0		
2.2.4	DEBTS WITH RELATED COMPANIES	0		
2.2.5	OTHER	47,177		
2.2.5.1	INCOMES OF FUTURE FISCAL YEARS	47,177		
2.5	STOCKHOLDERS' EQUITY	282,269		
2.5.1	PAID IN CAPITAL	227,903		
2.5.2	CAPITAL STOCK RESERVES	0		
2.5.3	REVALUATION RESERVES	0		
2.5.3.1	OWN ASSETS	0		
2.5.3.2	SUBSIDIARIES/AFFILIATES	0		
2.5.4	APPROPRIATED RETAINED EARNINGS	54,366		
2.5.4.1	LEGAL	2,861		
2.5.4.2	STATUTORY	8,574		

**FEDERAL PUBLIC SERVICE
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2.5.4.3	TO CONTINGENCY	0		
2.5.4.4	PROFITS TO REALIZE	42,931		
2.5.4.5	WITHHOLDING OF PROFITS	0		
2.5.4.6	SPECIAL FOR DIVIDENDS NON-DISTRIBUTED	0		
2.5.4.7	OTHER	0		
2.5.5	ACCUMULATED PROFITS/LOSSES	0		

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SUBSIDIARY/AFFILIATE

POLIBRASIL PARTICIPAÇÕES S.A.

19.07-STATEMENT OF INCOME (R\$ THOUSAND)

1-CODE	2-DESCRIPTION	3-DATE From: 01/01/2001 To: 12/31/2001	4-DATE	5-DATE
3.01	GROSS INCOME OF SALES AND/OR SERVICES	0		
3.02	DEDUCTIONS	0		
3.03	SALES AND/OR SERVICES NET INCOME	0		
3.04	SOLD GOODS AND SERVICES COSTS	0		
3.05	GROSS INCOME	0		
3.06	OPERATING EXPENSES/INCOMES	17,095		
3.06.1	SELLING EXPENSES	0		
3.06.2	GENERAL AND ADMINISTRATIVE	(58)		
3.06.3	FINANCIAL	0		
3.06.3.1	FINANCIAL INCOMES	0		
3.06.3.2	FINANCIAL EXPENSES	0		
3.06.4	OTHER OPERATING INCOMES	0		
3.06.5	OTHER OPERATING EXPENSES	0		
3.05.5.1	FOREIGN EXCHANGE	0		
3.06.6	EQUITY INTEREST IN SUBSIDIARIES	17,153		
3.07	OPERATING (LOSS) INCOME	17,095		
3.08	NON-OPERATING INCOME	0		
3.08.1	INCOMES	0		
3.08.2	EXPENSES	0		
3.09	INCOME (LOSS) BEFORE TAXATION AND PARTIC.	17,095		
3.10	INCOME TAX/SOCIAL CONTR./PROVISION	0		
3.11	DEFERRED INCOME TAX	0		
3.12	STATUTORY PARTICIPATIONS AND CONTRIBUTION	0		
3.12.1	PARTICIPATIONS	0		
3.12.1.1	EMPLOYEES	0		

**FEDERAL PUBLIC SERVICE
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3.12.2	CONTRIBUTIONS	0		
3.13	OWN CAPITAL INTERESTS REVERSAL	0		
3.15	PROFIT/LOSS OF FISCAL YEAR	17,095		
	SHARES OUTSTANDING AT PERIOD (THOUSAND)	206,381		
	NET INCOME PER SHARE	0.08283		
	LOSS PER SHARE	0		

**FEDERAL PUBLIC SERVICE
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SUBSIDIARY/AFFILIATE

POLIBRASIL PARTICIPAÇÕES S.A.

19.08.01-STATEMENT OF CHANGES IN STOCKHOLDERS' EQUITY FROM 01/01/2001 TO 12/31/2001-(R\$ THOUSAND)

1-CODE	2-DESCRIPTION	3-CAPITAL	4-CAPITAL STOCK RESERVES	5-REVALUAT. RESERVES	6-APPROPRIATED RETAINED EARNINGS	7-ACCUMULATED INCOMES/LOSSES	8-TOTAL STOCKHOLDERS' EQUITY
5.1	INITIAL BALANCE	208,311	0	0	40,129	0	248,440
5.2	PREVIOUS YEARS ADJUSTMENTS						
5.3	INCREASE/DECREASE CAPITAL	19,592					19,592
5.4	REALIZATION OF RESERVES						
5.5	TREASURY SHARES						
5.6	INCOME/LOSS OF THE FISCAL YEAR					17,095	17,095
5.7	DESTINATIONS				14,237	(17,095)	(2,858)
5.7.1	DIVIDENDS PROPOSED					(2,858)	(2,858)
5.7.2	TRANSFER TO RESERVES				14,237	(14,237)	0
5.8	OTHER						
5.9	FINAL BALANCE	227,903	0	0	54,366	0	282,269

**FEDERAL PUBLIC SERVICE
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1-CVM CODE	2-COMPANY'S NAME	3-CNPJ
01926 7	SUZANO PETROQUÍMICA S.A.	04.705.090/0001-77

19.09 – CHARACTERISTICS OF THE AREA OF ACTIVITY

SUBSDIRIARY/AFFILIATED COMPANY
POLIBRASIL PARTICIPAÇÕES S.A.

Polibrasil Participações S.A. is a holding company which assets is composed mainly of the equity of 96.7% of the capital stock of Polipropileno S.A., a publicly held company, of which information are in the respective Annual Information (IAN).