Companhia Vale do Rio Doce Form 6-K June 22, 2006

United States Securities and Exchange Commission Washington, D.C. 20549 FORM 6-K **Report of Foreign Private Issuer**

Pursuant to Rule 13a-16 or 15d-16 of the

Securities Exchange Act of 1934 For the month of June 2006

Companhia Vale do Rio Doce

Avenida Graça Aranha, No. 26 20030-900 Rio de Janeiro, RJ, Brazil (Address of principal executive office)

(Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F.)

> (Check One) Form 20-F b Form 40-F o

(Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1))

> (Check One) Yes o No b

(Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7))

> (Check One) Yes o No b

(Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby furnishing information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.)

(Check One) Yes o

(If Yes is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b). 82-.)

Press Release

Signature Page

CVRD settles 2006 iron ore and pellet prices with Chinese steelmakers

Rio de Janeiro, June 21, 2006 Companhia Vale do Rio Doce (CVRD), the world s largest iron ore producer, announces that it concluded the iron ore price negotiations with the Chinese steelmakers. As an outcome, prices of iron ore fines, lumps and pellet feed (Carajás and Southern System) increased by 19% relatively to reference prices for 2005, while the price for blast furnace pellets (São Luís and Tubarão) was reduced by 3%.

CVRD reinforces its long-term commitment with clients, investing a significant amount of resources in the expansion of production capacity and logistics of iron ore and pellets. Its capex budget for 2006 allocated US\$2.1 billion for investment in this line of business. Currently, the Company is developing seven projects for capacity expansion of iron ore and pellets, which will come on stream between 2006 and 2008.

For further information, please contact:

Roberto Castello Branco: roberto.castello.branco@cvrd.com.br +55-21-3814-4540 Alessandra Gadelha: alessandra.gadelha@cvrd.com.br +55-21-3814-4053 Daniela Tinoco: daniela.tinoco@cvrd.com.br +55-21-3814-4946 Marcelo Silva Braga: marcelo.silva.braga@cvrd.com.br +55-21-3814-4353

Fábio Lima: fabio.lima@cvrd.com.br +55-21-3814-4271

This press release may contain statements that express management s expectations about future events or results rather than historical facts. These forward-looking statements involve risks and uncertainties that could cause actual results to differ materially from those projected in forward-looking statements, and CVRD cannot give assurance that such statements will prove correct. These risks and uncertainties include factors: relating to the Brazilian economy and securities markets, which exhibit volatility and can be adversely affected by developments in other countries; relating to the iron ore business and its dependence on the global steel industry, which is cyclical in nature; and relating to the highly competitive industries in which CVRD operates. For additional information on factors that could cause CVRD s actual results to differ from expectations reflected in forward-looking statements, please see CVRD s reports filed with the Brazilian Comissão de Valores Mobiliários and the U.S. Securities and Exchange Commission.

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Signatures

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

COMPANHIA VALE DO RIO DOCE (Registrant)

Date: June 22, 2006 By: /s/ Roberto Castello Branco

Roberto Castello Branco Director of Investor Relations

lations or similar misdemeanors).

Couche-Tard, directly or indirectly, owns 362 shares of Common Stock beneficially (which includes 100 shares of Common Stock owned by Purchaser) and 262 shares of Common Stock of record. Purchaser, directly or indirectly, owns beneficially, and of record, 100 shares of Common Stock. Except for the shares of Common Stock owned by Couche-Tard and Purchaser, none of the Couche-Tard Participants owns beneficially, directly or indirectly, or of record but not beneficially, any securities of Casey s or any parent or subsidiary of Casey s.

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The following table sets forth the purchases and sales of shares of Common Stock by Couche-Tard in the past two years. No part of the purchase price or market value of these shares of Common Stock was represented by funds borrowed or otherwise obtained for the purpose of acquiring or holding such shares of Common Stock. On June 1, 2010, Couche-Tard transferred 100 shares of Common Stock to Purchaser.

Purchase or Sale of Shares of Common Stock by

	Couche-Tard in Past Two Years	
Date of Purchase or Sale		Amount Purchased or (Sold)
09/24/2009		102,800
09/25/2009		17,200
10/02/2009		400
10/05/2009		21,400
10/14/2009		300
10/16/2009		30,400
10/19/2009		6,900
10/20/2009		51,005
10/21/2009		170,500
10/22/2009		9,107
10/23/2009		37,600
10/26/2009		13,700
10/27/2009		23,900
10/28/2009		42,700
10/29/2009		67,700
10/30/2009		122,800
11/02/2009		114,200
11/03/2009		85,800
11/04/2009		29,700
11/05/2009		31,800
11/06/2009		68,838
11/10/2009		9,600
11/11/2009		59,100
11/12/2009		90,400
11/13/2009		119,500
11/30/2009		69,900
12/01/2009		8,200
12/03/2009		73,800
12/04/2009		3,900
12/08/2009		139,400
12/09/2009		13,200
12/17/2009		33,126
12/18/2009		36,705
03/24/2010		24,442
03/25/2010		40,542
03/26/2010		28,800
03/29/2010		45,666
03/30/2010		32,212
03/31/2010		28,023
04/01/2010		17,002
04/05/2010		100
04/07/2010		39,894
04/08/2010		13,100
04/09/2010		(1,975,000)

Except as set forth above, no Couche-Tard Participant has, to their knowledge, purchased or sold any securities of Casey s within the last two years; provided that such securities may have been purchased or sold without their knowledge for accounts of such Couche-Tard Participants managed by independent investment managers having control over the purchase and sale decisions with respect thereto.

Except for an understanding between Couche-Tard and Purchaser that Couche-Tard will transfer any shares of Common Stock that it owns, beneficially or of record, to Purchaser and that Purchaser will vote any shares of Common Stock at the direction of Couche-Tard at any meeting of the shareholders of Casey s, none of the Couche-Tard Participants is, or was within the past year, a party to any contract, arrangement or understanding with any person with respect to any securities of Casey s including, but not limited to, joint ventures, loan or option arrangements, puts or calls, guarantees against loss or guarantees of profit, division of losses or profits, or the giving or withholding of proxies.

No associate (as defined in Rule 14a-1 promulgated under the Exchange Act) of the Couche-Tard Participants owns beneficially, directly or indirectly, any securities of Casey s.

None of the Couche-Tard Participants nor any of their respective associates had or will have a direct or indirect material interest in any transaction since the beginning of the last fiscal year of Casey s or any currently proposed transaction to which Casey s or any of its subsidiaries was or is to be a participant in which the amount involved exceeds \$120,000.

None of the Couche-Tard Participants or any of their associates has any arrangement or understanding with any person with respect to any future employment by Casey s or its affiliates, or with respect to any future transactions to which Casey s or any of its affiliates will or may be a party.

Additional Information Regarding the Nominees

There are no material proceedings to which any Nominee or any of their respective associates is a party adverse to Casey s or any of its subsidiaries or has a material interest adverse to Casey s or any of its subsidiaries.

None of the Nominees has held any position or office with Casey s.

Except as disclosed herein, there are no arrangements or understandings between the Nominees and any other person pursuant to which any such Nominee was or is to be selected as a director or nominee to the Board.

No family relationships exist among the Nominees or between any Nominee and any director or executive officer of Casey s.

None of the Nominees has carried on an occupation or employment, during the past five years, with Casey s or any corporation or organization which is or was a parent, subsidiary or other affiliate of Casey s, and none of the Nominees has ever served on the Board.

None of the Nominees has been involved in any legal proceedings in the preceding ten years which are described in Item 401(f) of Regulation S-K promulgated under the Securities Act of 1933 (<u>Regulation S-K</u>), and which must be disclosed as material for purposes of an evaluation of the integrity or ability of any person nominated to become a director under the federal securities laws.

None of the Nominees was at any time during the most recent fiscal year of Casey s, a director, officer, beneficial owner of more than ten percent of any class of equity securities of Casey s registered pursuant to Section 12 of the Exchange Act or otherwise subject to Section 16 of the Exchange Act with respect to Casey s because of the requirements of Section 30 of the Investment Company Act of 1940 or Section 17 of the Public Utility Holding Company Act of 1935, and none of the Nominees failed to file on a timely basis any forms or reports required by Section 16(a) of the Exchange Act during the most recent fiscal year or prior fiscal years.

Couche-Tard and Purchaser believe that each of the Nominees would be considered an independent director of Casey s within the meaning of Item 407(a) of Regulation S-K.

None of the Nominees nor any of their associates has received any cash compensation, cash bonuses, deferred compensation, compensation pursuant to plans, or other compensation, from, or in respect of, services rendered on behalf of Casey s that is required to be disclosed under Item 402 of Regulation S-K, or is subject to any arrangement described in Item 402 of Regulation S-K.

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ANNEX B SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS,

DIRECTORS AND MANAGEMENT OF CASEY S

The information in this <u>Annex B</u> is derived from (1) Casey s Proxy Statement, (2) the Schedule 13G filed with the SEC by BlackRock, Inc. on January 29, 2010 and (3) the Schedule 13G filed with the SEC by Advisory Research, Inc. on February 12, 2010.

The following tables sets forth information relating to the ownership of shares of Common Stock by (1) each person, including any group, known by us to be the beneficial owner of more than five percent of the outstanding shares of Common Stock as of the date indicated in the footnotes, (2) each of the directors of Casey s as of July 29, 2010, (3) each of the named executive officers of Casey s as of July 29, 2010 and (4) all of the executive officers and directors of Casey s as a group as of July 29, 2010, except, in the case of clauses (2), (3) and (4), the information regarding the KSOP Shares is provided as of April 30, 2010 (as discussed in footnote 2 to the Directors and Executive Officers table below).

Five Percent Beneficial Owners

Name and Address of Beneficial Owner	Amount and Nature of Beneficial Ownership	Percent of Class
BlackRock, Inc.	3,873,892(1)	7.61%
40 East 52nd Street		
New York, NY 10022		
Advisory Research, Inc.	2,567,933(2)	5.04%

180 North Stetson Street

Suite 5500

Chicago, IL 60601

- (1) Based on the Schedule 13G filed with the SEC by BlackRock, Inc. (BlackRock) on January 29, 2010, which indicates that BlackRock had sole voting power over 3,873,892 shares of Common Stock and sole dispositive power over 3,873,892 shares of Common Stock.
- (2) Based on the Schedule 13G filed with the SEC by Advisory Research, Inc. (<u>Advisory Research</u>) on February 12, 2010, which indicates that Advisory Research had sole voting power over 2,567,933 shares of Common Stock and sole dispositive power over 2,567,933 shares of Common Stock.

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Directors and Executive Officers

Name of Beneficial Owner	Direct Ownership	Shares Subject to Options(1)	KSOP Shares(2)	Total Amount and Nature of Beneficial Ownership(3)	Percent of Class(4)
Diane C. Bridgewater	2,000	6,000		8,000	*
Johnny Danos	9,175	12,000		21,175	*
Kenneth H. Haynie	29,162	18,000		47,162	*
H. Lynn Horak	2,000			2,000	*
William C. Kimball	5,131	12,000		17,131	*
Jeffrey M. Lamberti	27,000	4,000		31,000	*
Richard A. Wilkey	2,000	2,000		4,000	*
Robert J. Myers	38,000	20,000	7,444	65,444	*
Terry W. Handley		40,000	9,780	49,780	*
William J. Walljasper		32,000	4,912	36,912	*
Sam J. Billmeyer		30,000	3,966	33,966	*
All executive officers and directors as a group (12 persons)(5)	118,968	200,500	28,937	348,405	*

^{*} Less than 1%

- (1) Consisting of shares (which are included in the totals) that are subject to acquisition within 60 days of July 29, 2010 through the exercise of stock options granted under the Casey s 2000 Stock Option Plan or the Casey s Non-Employee Directors Stock Option Plan, but which cannot be presently voted by the executive officers or non-employee directors holding the options.
- (2) The amounts shown (which are included in the totals) consist of shares of Common Stock allocated to the named executive officers accounts in the Casey s 401(k) Plan as of April 30, 2010 (the most recent allocation made by the Trustee of the Casey s 401(k) Plan) over which the officer exercises voting power. Under the trust agreement creating the Casey s 401(k) Plan, the shares of Common Stock held by the Trustee are voted by the Trustee in accordance with the participants directions or, if no directions are received, in the same manner and proportion as the Trustee votes shares for which the Trustee does receive timely instructions.
- (3) Except as otherwise indicated, the amounts shown are the aggregate numbers of shares of Common Stock attributable to the individuals direct ownership of shares of Common Stock, shares subject to the exercise of options within 60 days of July 29, 2010 and KSOP Shares.
- (4) For purposes of determining the Percent of Class, all shares of Common Stock subject to stock option awards which were not exercisable within 60 days of July 29, 2010 were assumed to have been issued.
- (5) Includes the current directors and the Board's nominees for election to the Board and Terry W. Handley, William J. Walljasper, Sam J. Billmeyer and Julia L. Jackowski.

ANNEX C FORM OF PROXY CARD

PRELIMINARY COPY SUBJECT TO COMPLETION

YOUR VOTE IS IMPORTANT

Please take a moment now to vote your shares of Common Stock of Casey s General Stores, Inc.

for the upcoming Annual Meeting of Shareholders.

PLEASE REVIEW THE PROXY STATEMENT

AND VOTE TODAY IN ONE OF THREE WAYS:

1. Vote by Telephone Please call toll-free in the U.S. or Canada at 1-866-547-4641, on a touch-tone telephone. If outside the U.S. or Canada, call 215-521-1343. Please follow the simple instructions. You will be required to provide the unique control number printed below.

OR

2. Vote by Internet Please access https://www.proxyvotenow.com/caseys, and follow the simple instructions. Please note you must type an s after http. You will be required to provide the unique control number printed below.

CONTROL NUMBER:

You may vote by telephone or Internet 24 hours a day, 7 days a week.

Your telephone or Internet vote authorizes the named proxies to vote your shares in the same manner

as if you had marked, signed and returned a proxy card.

OR

3. Vote by Mail If you do not wish to vote by telephone or over the Internet, please complete, sign, date and return the proxy card in the envelope provided, or mail to: Alimentation Couche-Tard Inc., c/o Innisfree M&A Incorporated, FDR Station, P.O. Box 5155, New York, NY 10150-5155.

q TO VOTE BY MAIL PLEASE DETACH PROXY CARD HERE AND SIGN, DATE AND RETURN IN THE POSTAGE-PAID ENVELOPE PROVIDED Q

ALIMENTATION COUCHE-TARD INC. AND ACT ACQUISITION SUB, INC.

RECOMMEND YOU VOTE FOR EACH OF THE FOLLOWING PROPOSALS:

PROPOSAL 1: Election of Directors.

(01) Howard W. Bates FOR ALL WITHHOLD ALL

(02) Hugh L. Cooley

(03) G. Terrence Coriden ·· ··

(04) Mickey Kim

(05) D.O. Mann

(06) Kevin J. Martin

(07) David B. McKinney

(08) Marc E. Rothbart

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To withhold authority to vote for any nominee(s), mark FOR ALL and write the number(s) of the nominees on the line below.

PROPOSAL 2: Repeal any new by-laws or amendment the Second Amended and Restated By-Laws of Casey of General Stores, Inc. (the <u>By-Laws</u>) adopted by the Bourectors of Casey of General Stores, Inc., without share approval, after June 10, 2009 (which is the date of the lapublicly disclosed amendment to the By-Laws as of the of the proxy statement) and prior to the time of adoption this proposal by the shareholders of Casey of General Stores.	s oard of cholder ast date 1 of	FOR	AGAINST 	ABSTAIN
PROPOSAL 3: Ratify the appointment of KPMG LLP independent registered public accounting firm of Casey General Stores, Inc. for the fiscal year ending April 30,	S	FOR	AGAINST	ABSTAIN
		••	••	
	Date:		, 2010	
	Signature			
	Signature (i	if held jointly	·)	

Please sign exactly as name appears hereon. If the stock is registered in the names of two or more persons, each should sign. When signing as attorney, executor, administrator, trustee, guardian, etc., give full title as such. Corporations should provide full name of corporation and title of authorized officer signing the proxy. If signer is a partnership, please sign in partnership name by authorized person.

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Title(s), if any

PLEASE VOTE TODAY!

SEE REVERSE SIDE

FOR THREE EASY WAYS TO VOTE.

 $\ q\ TO\ VOTE\ BY\ MAIL\ PLEASE\ DETACH\ PROXY\ CARD\ HERE\ AND\ SIGN,\ DATE\ AND\ RETURN\ IN\ THE\ POSTAGE-PAID\ ENVELOPE\ PROVIDED\ q$

PRELIMINARY COPY SUBJECT TO COMPLETION

CASEY S GENERAL STORES, INC.

Proxy Solicited by ALIMENTATION COUCHE-TARD INC. and ACT ACQUISITION SUB, INC. for the

2010 Annual Meeting of Shareholders of Casey s General Stores, Inc.

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- The undersigned acknowledges receipt of the Proxy Statement, dated [], 2010, of Alimentation Couche-Tard R Inc. and ACT Acquisition Sub, Inc. relating to the 2010 Annual Meeting of Shareholders of Casey s General
- Stores, Inc. to be held on September 23, 2010 at 9:00 a.m., Central Time, at Casey's Corporate Headquarters,

 One Convenience Plyd. Ankany Love, and at any adjournments or postponements thereof and any special
- One Convenience Blvd., Ankeny, Iowa, and at any adjournments or postponements thereof and any special meeting that may be called in lieu thereof (the <u>2010 Annual Meeting</u>), and hereby appoints Alain Bouchard,
- **X** Brian P. Hannasch and Raymond Paré and each of them proxies, with full power of substitution with the powers the undersigned would possess if personally present, to vote, as directed herein, all shares of common
- Y stock, no par value, of the undersigned in Casey s General Stores, Inc. at the 2010 Annual Meeting.

This proxy will be voted as specified herein and, unless otherwise directed, will be voted <u>FOR</u> Proposals 1, 2 and 3. In their discretion, the proxies are authorized to vote upon such other business as may properly come before the 2010 Annual Meeting.

The undersigned hereby revokes all proxies previously given by the undersigned to vote at the 2010 Annual Meeting.

YOUR VOTE IS VERY IMPORTANT PLEASE VOTE TODAY.

(Continued and To Be Signed On Reverse Side)

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