BRASIL TELECOM SA Form 6-K December 30, 2002

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 6-K

REPORT OF FOREIGN ISSUER
PURSUANT TO RULE 13a-16 OR 15d-16 OF THE
SECURITIES EXCHANGE ACT OF 1934

THROUGH DECEMBER 27, 2002

(Commission File No. 1-15256)

BRASIL TELECOM S.A.

(Exact name of Registrant as specified in its Charter)

BRAZIL TELECOM COMPANY

(Translation of Registrant□s name into English)

SIA Sul, Área de Serviços Públicos , Lote D, Bloco B Brasília, D.F., 71.215-000 Federative Republic of Brazil

(Address of Registrant□s principal executive offices)

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

Form 20-F Form 40-F

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

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

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

Yes No

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

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Free Translation

BRASIL TELECOM S.A.

CNPJ Corporate Taxpayer Identification 76.535.764/0001-43 Board of Trade NIRE 53 3 0000622 9 Publicly Traded Company

MATERIAL FACT MINUTES OF THE BOARD OF DIRECTORS MEETING Held on december 27, 2002

Date and time: December 27, 2002, at 01:00 p.m.

Place: In the City and State of Rio de Janeiro, at Av. Presidente Wilson nº 231, 28º andar (parte).

Summons: Letter sent on December 19, 2002.

<u>Presences:</u> The following members of the Board of Directors of Brasil Telecom S.A. (BT): Ricardo Wiering Barros, Eduardo Seabra Fagundes, Márcio Koch Gomes dos Santos, Francisco Ribeiro Magalhães Filho and Eduardo Cintra Santos.

Board: Chairman: Mr. Eduardo Seabra Fagundes. Secretary: Mr. Antonio Amaro Ribeiro de Oliveira e Silva.

Deliberations:

It was decided by the present members that the minutes hereby will be drawn up as a summary.

 $\textbf{1.} \ \textbf{The present members of the Board of Directors, by unanimity, deliberated the following:}$

(i)	art the car De and	approve, based on article 1 of the CVM Instruction 10/80, as amended, in § 1, incision \[\begin{align*} \begin		
		The acquisition has the objective of investing resources available for this end, derived from the		
		account [Other Capital Reserves];		
		The Company may purchase, to be kept in treasury or to be cancelled, or for future sales, preferred		
		shares up to the limit of 18,078,192,281 (eighteen billion, seventy-eight million, one hundred and		
		ninety-two thousand, two hundred and eighty-one) preferred shares in treasury, which corresponds to 10% (ten percent) of the preferred shares in circulation. The Company has 3,602,489,041 (three		
		billion, six hundred and two million, four hundred and eighty-nine thousand, forty-one) preferred		
		shares in treasury, as of December 26, 2002;		
	П	The acquisition will be valid for 3 (three) months, beginning on January 2, 2003;		
	П	According to article 5 of the CVM Instruction 10/80, there are 186,363,831,785 (one hundred and		
	_	eighty-six billion, three hundred and sixty-three million, eight hundred and thirty-one thousand, seven		
		hundred and eighty-five) shares in circulation in the market as of December 26, 2002, being		
		5,581,908,967 (five billion, five hundred and eighty one million, nine hundred and eight thousand, nine		
		hundred and sixty-seven) common shares and 180,781,922,818 (one hundred and eighty billion, seven		
		hundred and eighty-one million, nine hundred and twenty-two thousand, eight hundred and eighteen)		
	_	preferred shares;		
		The operations for the acquisition and/or sale of these shares will occur at market price and will be		
		mediated by the brokers Unibanco CVM S.A., with headquarters at Rua da Quitanda, 157/3 rd floor, São Paulo [] SP, ZIP code 01.012-010; Itaú CV S.A., with headquarters at Rua Boa Vista, 185/3 rd floor, São		
		Paulo \square SP, ZIP code 01.012-010; ital CV S.A., with headquarters at Rua Boa vista, 163/5 filoof, Sao		
		Avenida Brigadeiro Faria Lima, 3,064/13 th floor, São Paulo [] SP, ZIP code 01.451-000.		
The	e ac	equisition of the shares hereby approved will be conducted by the Executive Board of the Company, and will		
	be subject to the norms established by the Buyback Committee and respected by the Board of Directors of the			
		any.		

Rio de Janeiro, December 27, 2002.

Eduardo Seabra Fagundes Chairman of the Meeting	Antonio Amaro Ribeiro de Oliveira e Silva Secretary of the Meeting
Members of the Board of Directors present:	
Eduardo Seabra Fagundes	Ricardo Wiering de Barros
Marcio Koch Gomes dos Santos	Eduardo Cintra Santos
Francisco Ribeiro de Magalhães Filho	

SIGNATURE

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

Date: December 27, 2002

BRASIL TELECOM S.A.

By: <u>/s/ Carla Cico</u> Name: Carla Cico

Title: President and Chief Executive Officer

(2)02/18/2005 A 22,500 (2)02/18/2015 Common Stock 22,500 (2) 22,500 D

Reporting Owners

Reporting Owner Name / Address Relationships

Director 10% Owner Officer Other

LOWE DAVID M 88 11TH AVENUE NE MINNEAPOLIS, MN 55413

Vice President

Signatures

Lowe

By: Kristen C. Nelson For: David M.

02/21/2005

**Signature of Reporting Person

Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- (1) Dividends paid pursuant to the Graco Employee Stock Ownership Plan, exempt under Rule 16b-3(c).
- (2) Employee stock option granted pursuant to the Graco Inc. Stock Incentive Plan in transaction exempt under Rule 16b-3. The stock option becomes exercisable in four equal annual installments, commencing one year after the date of the grant.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.

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