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VIVENDI

December 1, 2009

To confirm the November 13 and December 1, 2009 press releases, Vivendi specifies the following additional information regarding the acquisition of a controlling interest in GVT (Holding) S.A.:

Of a total of 24,934,700 common shares issued by GVT that are the object of the call option agreements, Vivendi has already exercised rights to acquire 8,520,000 shares. Following one of the two call option agreements entered into by Vivendi with Tyrus Capital LLP, Vivendi has agreed to exercise the call options in the following order:

-firstly, the call options over 11,634,700 shares provided for in the call option agreement over such number of shares (8,520,000 call options under such agreement having already been exercised)

-secondly, the right to purchase the 13,300,000 shares provided for in the call option agreement over such number of shares.

In accordance with the referred call option agreements, Tyrus Capital LLP irrevocably granted to Vivendi the option to purchase, at Vivendi's sole discretion, all or part of the shares that are the object of the call option agreements. Tyrus Capital LLP represented to Vivendi that on the date of transfer of the shares it will have full valid legal title to all shares to be delivered.

In relation to 11,634,700 shares, Tyrus Capital LLP has additionally represented to Vivendi that on the date of the call option agreement over such number of shares it had the absolute, unconditional right (other than any requirement of notice given by Tyrus Capital LLP) to obtain the referred shares.

Vivendi is unable to make any public disclosure relating to information on rights of third parties such as Tyrus Capital or counterparties of Tyrus Capital.

Vivendi also confirms that it has the option to exercise its rights to purchase the remaining 16,414,700 shares that are object of the call option agreements until February 19, 2010 at the latest.

The present precisions are being made as requested by the Brazilian Securities Commission ("CVM") as determined by OFICIO/CVM/SEP/GEA-4/N°277/2009, dated November 30, 2009.

Important Disclaimers

The tender offer referred to the press release issued on November 13., 2009 will not be made directly or indirectly in the United States of America, or by use of the U.S. mail or any U.S. means or instrumentality of U.S. interstate or foreign commerce or any facility of a U.S. national securities exchange. This includes, but is not limited to, facsimile transmission, electronic mail, telex, telephone and the internet. Accordingly, copies of the above mentioned Press Release and any related offering materials are not being, and must not be, mailed or otherwise transmitted or distributed in or into the United States of America.