NATIONAL TELEPHONE CO OF VENEZUELA Form SC TO-C

October 16, 2001

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE TO (RULE 14d-100)

Tender Offer Statement Pursuant to Section 14(d)(1) or 13(e)(1) of the Securities Exchange Act of 1934

COMPANIA ANONIMA NACIONAL TELEFONOS DE VENEZUELA (CANTV)

Name of Subject Company

NATIONAL TELEPHONE COMPANY OF VENEZUELA (CANTV)

(Translation of Subject Company's name into English)

COMPANIA ANONIMA NACIONAL TELEFONOS DE VENEZUELA (CANTV)

(Name of Person(s) Filing Statement)

American Depositary Shares

(each representing the right to receive 7 Class D shares of common stock of Compania Anonima Nacional Telefonos de Venezuela (CANTV), par value Bs.36.90182224915 per share)

(Title of Class of Securities)

204421101

(CUSIP Number of Class of Securities)

Armando Yanes, Chief Financial Officer Compania Anonima Nacional Telefonos de Venezuela (CANTV) Avenida Libertador Centro Nacional de Telecomunicaciones Nuevo Edificio Administrativo Piso.1, Apartado Postal 1226

Caracas, Venezuela 1010 Telephone: (58) 212-500-6800

(Name, address and telephone numbers of person authorized to receive notices and communications on behalf of the persons filing statement)

Copies to:

Robert W. Mullen, Jr., Esq. and Lawrence Lederman, Esq. Milbank, Tweed, Hadley & McCloy LLP

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CALCULATION OF FILING FEE

Transaction Amount of

valuation*	filing fee
Not applicable.	Not applicable.

- * Set forth the amount on which the filing fee is calculated and state how it was determined.
- [x] Check the box if the filing relates solely to preliminary communications made before the commencement of a tender offer.

Check the appropriate boxes below to designate any transactions to which the statement relates:

- [_] third-party tender offer subject to Rule 14d-1.
- [x] issuer tender offer subject to Rule 13e-4.
- [_] going-private transaction subject to Rule 13e-3.
- [_] amendment to Schedule 13D under Rule 13d-2.

Check the following box if the filing is a final amendment reporting the results of the tender offer. [_]

[COMPANY LOGO]

Paul Caminiti/Hugh Burns/Jonathan Gasthalter Citigate Sard Verbinnen (212) 687-8080

CANTV BOARD AUTHORIZES 15% SHARE REPURCHASE AT \$30 PER ADS AND EXTRAORDINARY DIVIDEND OF \$4.89 PER ADS

Board To Consider Paying An Ordinary Dividend At Increased Rate in Future

Caracas, Venezuela and New York, New York - October [15], 2001 - Compania Anonima Nacional Telefonos de Venezuela (CANTV) (Caracas: TDV; NYSE: VNT) today announced that its Board of Directors met today and decided on details of the proposed Third Stock Repurchase Program and extraordinary dividend to be submitted for the approval of its shareholders at the Special Shareholder Meeting to be held on October 24, 2001.

The Board also instructed management to conduct a study of the Company's dividend policy and to make recommendations to the Board concerning the ability of the Company to pay ordinary dividends at an increased rate in the future based on the strong cash flows of the Company.

Gustavo Roosen, President and Chief Executive Officer of CANTV, said, "The actions taken by the CANTV Board today with respect to the extraordinary dividend and Third Stock Repurchase Program, which are subject to shareholder approval at the Extraordinary Shareholders' Assembly on October 24th, are designed to deliver immediate value to the Company's shareholders. We urge shareholders to approve the extraordinary dividend and stock repurchase. We believe they provide a superior alternative to the AES offer, which the Board

has determined is not in the best interests of CANTV or its shareholders."

Roosen concluded, "During its deliberations, the Board took into account that none of the factors identified in its previously recommended rejection of the AES offer had changed in any way."

The Third Stock Repurchase Program would authorize the repurchase by CANTV of up to 15% of its outstanding capital stock at a price of U.S. \$30.00 per American Depositary Share (ADS) (each ADS representing seven Class D shares of the Company's common stock) or approximately \$4.29 per share. The Company announced its intention to initiate a tender offer for 15% of its outstanding capital stock at a price of \$30.00 per ADS or approximately \$4.29 per share. The self tender would be subject to customary conditions, but unlike the AES offer, would not be conditioned on a tender of a minimum number of shares and ADSs.

The extraordinary dividend would be in the amount of approximately 520 Bolivars per share, equivalent to approximately U.S. \$4.89 per ADS at current exchange rates, representing an estimated aggregate dividend of approximately U.S. \$550 million, based on the number of shares expected to be outstanding following the consummation of the planned self tender. The extraordinary dividend is to be payable in two equal installments, one of 284 Bolivars per share payable on December 10, 2001 following the conclusion of the planned self tender by the Company and the other of 236 Bolivars per share payable on March 19, 2002.

In addition, the Board also approved a resolution to submit to the approval of CANTV's shareholders a program pursuant to which each Class C Shareholder, consisting of CANTV employees, former employees and retirees, will be permitted to sell to two employee trusts up to the number of Class C shares held by such holder as of October 15, 2001 that would have been repurchased under the Third Stock Repurchase Program. Such sales may be made following the conclusion of CANTV's tender offer and following the payment by the Company of the first portion of the extraordinary dividend. Each Class C shareholder will be entitled to receive the Bolivar equivalent of approximately U.S. \$4.29 per share to be offered in CANTV's planned tender offer. Any shares sold by a Class C shareholder after October 15, 2001 will reduce the amount of shares that the employee trusts will be required to purchase from the Class C shareholder.

The Company also announced that it has filed a petition today with the CNV requesting that the AES tender offer be extended so that it ends at the same time as CANTV's self tender.

All actions taken today by CANTV's Board were approved by all non-AES directors, including the Class B and Class C directors representing the Venezuelan Government and CANTV employees.

IMPORTANT INFORMATION

YOU SHOULD READ CANTY'S SOLICITATION/RECOMMENDATION STATEMENT ON SCHEDULE 14D-9 WHEN IT IS FILED WITH THE SEC BECAUSE IT WILL CONTAIN IMPORTANT INFORMATION. YOU WILL BE ABLE TO OBTAIN A FREE COPY OF

THE SOLICITATION/RECOMMENDATION STATEMENT, AND ANY OTHER FILINGS WITH THE SEC CONTAINING INFORMATION ABOUT CANTV, WITHOUT CHARGE, AT THE SEC'S INTERNET SITE (HTTP://www.sec.gov). Copies of any filings containing information about cantv can also be obtained, without charge, by directing a request to compania anonima

NACIONAL TELEFONOS DE VENEZUELA, AVENIDA LIBERTADOR, CENTRO NACIONAL DE TELECOMINICACIONES, NUEVO EDIFICIO ADMINISTRATIVO, PISO.1, APARTADO POSTAL 1226, CARACAS, VENEZUELA 1010, ATTENTION: INVESTOR RELATIONS.

About CANTV

CANTV is a full service telecommunications provider in Venezuela with 2.6 million access lines in service, 1.9 million cellular subscribers and 303,000 Internet users as of June 30, 2001. CANTV was privatized in December 1991 when VenWorld Telecom, C.A., a consortium led by GTE Corporation (currently Verizon Communications Inc.), originally acquired 40% of CANTV's equity share capital, as well as operating control, from the Venezuelan Government.

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[COMPANY LETTERHEAD]

October 15, 2001

To our ADS holders:

Today, your Board approved, for submission to the shareholders of CANTV at a special meeting to be held on October 24, 2001, proposals for (1) an extraordinary dividend in an amount of Bs. 520 per share, equivalent to approximately US\$4.89 per ADS at current exchange rate, representing an estimated aggregate dividend of approximately U.S.\$550 million, payable in two installments, and (2) the purchase of 15% of the company's outstanding capital stock at a price up to US\$30.00 per ADS.

The proposals, which are intended to provide attractive alternatives to the AES offer, are described in the enclosed press release issued by the company.

Your vote is important. I urge you to vote in support of these proposals by checking both boxes on the proxy card sent to you by The Bank of New York in favor of the dividend and share repurchase proposals.

Sincerely yours,

/s/ Gustavo Roosen

Gustavo Roosen President, Chairman and Chief Executive Officer

If you have any questions or need further assistance in voting your shares, please call:

Georgeson [LOGO] Shareholder

17 State Street, 10th Floor
New York, NY 10004
Call Toll Free (800) 223-2064
Banks and Brokers call collect (212) 440-9800