NATIONAL TELEPHONE CO OF VENEZUELA Form SC 13D/A October 03, 2006

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D/A

Under the Securities Exchange Act of 1934 (Amendment No. 12)*

COMPANIA ANONIMA NACIONAL TELEFONOS DE VENEZUELA (CANTV)

(Name of Issuer)

NATIONAL TELEPHONE COMPANY OF VENEZUELA (CANTV)

(Translation of Name of Issuer into English)

CLASS D COMMON SHARES,

NOMINAL VALUE Bs. 36.90182224915 PER SHARE (the Class D Shares)

AMERICAN DEPOSITARY SHARES EACH REPRESENTING

SEVEN CLASS D SHARES (the ADSs)

(Title of Class of Securities)

P3055Q103 (Class D Shares); 204421101 (ADSs)

(CUSIP Number)

Marianne Drost, Esq.

Senior Vice President, Deputy General Counsel and Corporate Secretary

Verizon Communications Inc.

140 West Street, New York, New York 10007

(212) 395-1000

(Name, Address and Telephone Number of Person Authorized to

Receive Notices and Communications)

with copies to:

Matias A. Vega, Esq.

Curtis, Mallet-Prevost, Colt & Mosle LLP

101 Park Avenue

New York, New York 10178

(212) 696-6000

October 2, 2006

(Date of Event Which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), Rule 13d-1(f) or Rule 13d-1(g), check the following box. o

* The remainder of this cover page shall be filled out for a reporting person s initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be filed for the purpose of Section 18 of the Securities Exchange Act of 1934 (Act) or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

```
CUSIP No. P3055Q103 (Class D Shares)
            204429101 (ADSs)
       Names of Reporting Persons
       Verizon Communications Inc.
  1
       I.R.S. Identification Nos. of above persons (entities only)
       23-2259884
       Check the Appropriate Box if a Member of a Group (see instructions)
  2
       (a) o
       (b) o
       SEC Use Only
  3
       Source of Funds (see instructions)
  4
       Not applicable
       Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)
  5
       None
       Citizenship or Place of Organization
  6
       State of Delaware
                    Sole Voting Power
               7
                    Class D Shares:
                                      28,009,177*
 Number of
                    ADSs:
                                     4,001,311
   Shares
                    Shared Voting Power
Beneficially
               8
```

Class D Shares: None

Owned by ADSs: None

Each Sole Dispositive Power

Reporting 9

Class D Shares: 28,009,177*

Person ADSs: 4,001,311

With Shared Dispositive Power

10

Class D Shares: None ADSs: None

Aggregate Amount Beneficially Owned by Each Reporting Person

11

Class D Shares 28,009,177*

ADSs: 4,001,311

Check if the Aggregate Amount in Row (11) Excludes Certain Shares(see instructions)

12

Not applicable

Percent of Class Represented by Amount in Row (11)

13

6.5% (the 4,001,311 ADSs represent 28,009,177 Class D Shares, which represent approximately 6.5% of the total Class D Shares outstanding).

Type of Reporting Person (see instructions)

14

HC

-2-

^{*} The 4,001,311 ADSs represent 28,009,177 Class D Shares. Because the holder may exchange ADSs for Class D Shares, the Reporting Persons may be deemed to beneficially own 28,009,177 Class D Shares.

```
CUSIP No. P3055Q103 (Class D Shares)
            204429101 (ADSs)
       Names of Reporting Persons
       GTE Corporation
  1
       I.R.S. Identification Nos. of above persons (entities only)
       13-1678633
       Check the Appropriate Box if a Member of a Group (see instructions)
  2
       (a) o
       (b) o
       SEC Use Only
  3
       Source of Funds (see instructions)
  4
       Not applicable
       Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)
  5
       None
       Citizenship or Place of Organization
  6
       State of New York
                    Sole Voting Power
               7
                    Class D Shares:
                                      28,009,177*
 Number of
                    ADSs:
                                     4,001,311
   Shares
                    Shared Voting Power
Beneficially
               8
```

Class D Shares: None

Owned by ADSs: None

Each Sole Dispositive Power

Reporting 9

Class D Shares: 28,009,177*

Person ADSs: 4,001,311

With Shared Dispositive Power

10

Class D Shares: None ADSs: None

Aggregate Amount Beneficially Owned by Each Reporting Person

11

Class D Shares 28,009,177*

ADSs: 4,001,311

Check if the Aggregate Amount in Row (11) Excludes Certain Shares(see instructions)

12

Not applicable

Percent of Class Represented by Amount in Row (11)

13

6.5% (the 4,001,311 ADSs represent 28,009,177 Class D Shares, which represent approximately 6.5% of the total Class D Shares outstanding).

Type of Reporting Person (see instructions)

14

HC

-3-

^{*} The 4,001,311 ADSs represent 28,009,177 Class D Shares. Because the holder may exchange ADSs for Class D Shares, the Reporting Persons may be deemed to beneficially own 28,009,177 Class D Shares.

```
CUSIP No. P3055Q103 (Class D Shares)
            204429101 (ADSs)
       Names of Reporting Persons
       Verizon International Holdings Inc.
  1
       I.R.S. Identification Nos. of above persons (entities only)
       06-1460807
       Check the Appropriate Box if a Member of a Group (see instructions)
  2
       (a) o
       (b) o
       SEC Use Only
  3
       Source of Funds (see instructions)
  4
       Not applicable
       Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)
  5
       None
       Citizenship or Place of Organization
  6
       State of Delaware
                    Sole Voting Power
               7
                    Class D Shares:
                                      28,009,177*
 Number of
                                      4,001,311
                    ADSs:
   Shares
                    Shared Voting Power
Beneficially
               8
```

Class D Shares: None

Owned by ADSs: None

Each Sole Dispositive Power

Reporting 9

Class D Shares: 28,009,177*

Person ADSs: 4,001,311

With Shared Dispositive Power

10

Class D Shares: None ADSs: None

Aggregate Amount Beneficially Owned by Each Reporting Person

11

Class D Shares 28,009,177*

ADSs: 4,001,311

Check if the Aggregate Amount in Row (11) Excludes Certain Shares(see instructions)

12

Not applicable

Percent of Class Represented by Amount in Row (11)

13

6.5% (the 4,001,311 ADSs represent 28,009,177 Class D Shares, which represent approximately 6.5% of the total Class D Shares outstanding).

Type of Reporting Person (see instructions)

14

HC

-4-

^{*} The 4,001,311 ADSs represent 28,009,177 Class D Shares. Because the holder may exchange ADSs for Class D Shares, the Reporting Persons may be deemed to beneficially own 28,009,177 Class D Shares.

```
CUSIP No. P3055Q103 (Class D Shares)
            204429101 (ADSs)
       Names of Reporting Persons
       GTE Venezuela S.a r.l.
  1
       I.R.S. Identification Nos. of above persons (entities only)
       Not applicable
       Check the Appropriate Box if a Member of a Group (see instructions)
  2
       (a) o
       (b) o
       SEC Use Only
  3
       Source of Funds (see instructions)
  4
       Not applicable
       Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)
  5
       None
       Citizenship or Place of Organization
  6
       Luxembourg
                    Sole Voting Power
               7
                    Class D Shares:
                                      28,009,177*
 Number of
                    ADSs:
                                     4,001,311
   Shares
                    Shared Voting Power
Beneficially
               8
```

Class D Shares: None

Owned by ADSs: None

Each Sole Dispositive Power

Reporting 9

Class D Shares: 28,009,177*

Person ADSs: 4,001,311

With Shared Dispositive Power

10

Class D Shares: None ADSs: None

Aggregate Amount Beneficially Owned by Each Reporting Person

11

Class D Shares 28,009,177*

ADSs: 4,001,311

Check if the Aggregate Amount in Row (11) Excludes Certain Shares(see instructions)

12

Not applicable

Percent of Class Represented by Amount in Row (11)

13

6.5% (the 4,001,311 ADSs represent 28,009,177 Class D Shares, which represent approximately 6.5% of the total Class D Shares outstanding).

Type of Reporting Person (see instructions)

14

HC

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^{*} The 4,001,311 ADSs represent 28,009,177 Class D Shares. Because the holder may exchange ADSs for Class D Shares, the Reporting Persons may be deemed to beneficially own 28,009,177 Class D Shares.

```
CUSIP No. P3055Q103 (Class D Shares)
            204429101 (ADSs)
       Names of Reporting Persons
       GTE Venholdings B.V.
  1
       I.R.S. Identification Nos. of above persons (entities only)
       98-0347727
       Check the Appropriate Box if a Member of a Group (see instructions)
  2
       (a) o
       (b) o
       SEC Use Only
  3
       Source of Funds (see instructions)
  4
       Not applicable
       Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)
  5
       None
       Citizenship or Place of Organization
  6
       Netherlands
                    Sole Voting Power
               7
                    Class D Shares:
                                      28,009,177*
 Number of
                    ADSs:
                                     4,001,311
   Shares
                    Shared Voting Power
Beneficially
               8
```

Class D Shares: None

Owned by ADSs: None

Each Sole Dispositive Power

Reporting 9

Class D Shares: 28,009,177*

Person ADSs: 4,001,311

With Shared Dispositive Power

10

Class D Shares: None ADSs: None

Aggregate Amount Beneficially Owned by Each Reporting Person

11

Class D Shares 28,009,177*

ADSs: 4,001,311

Check if the Aggregate Amount in Row (11) Excludes Certain Shares(see instructions)

12

Not applicable

Percent of Class Represented by Amount in Row (11)

13

6.5% (the 4,001,311 ADSs represent 28,009,177 Class D Shares, which represent approximately 6.5% of the total Class D Shares outstanding).

Type of Reporting Person (see instructions)

14

HC

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Amendment No. 12 to Schedule 13D

This is the twelfth amendment (<u>Amendment No. 1</u>2) to the Statement on Schedule 13D originally filed by GTE Corporation and GTE Venezuela Incorporated on December 9, 1996 and amended on December 18, 1996, December 23, 1998, July 13, 2000, October 10, 2001, October 16, 2001, October 22, 2001, November 5, 2001, December 6, 2001, March 6, 2002, April 3, 2006 and July 5, 2006, relating to the Class D Common Shares, nominal value Bs. 36.90182224915 per share (the <u>Class D Shares</u>), and American Depository Shares, each representing seven Class D Shares (the <u>ADS</u>s) of Compania Anonima Nacional Telefonos de Venezuela (the <u>Issuer</u>). Capitalized terms used herein but not defined have the meanings ascribed to them in the initial Statement on Schedule 13D, as amended through the date hereof (the <u>Schedule 13D</u>). The Schedule 13D is hereby amended as follows:

^{*} The 4,001,311 ADSs represent 28,009,177 Class D Shares. Because the holder may exchange ADSs for Class D Shares, the Reporting Persons may be deemed to beneficially own 28,009,177 Class D Shares.

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SIGNATURE

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EX-99.1: AMENDMENT NO. 2 TO STOCK PURCHASE AGREEMENT

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Item 4. Purpose of Transaction

The information in Item 4 of the Schedule 13D is hereby amended by adding the following at the end thereof: On October 2, 2006, Buyer and Sellers entered into Amendment No. 2 to the Stock Purchase Agreement (<u>Amendment No. 2</u>). Amendment No. 2 extends to December 29, 2006 the date by which, if the Sale has not been consummated, Buyer or Sellers may thereafter unilaterally terminate the Stock Purchase Agreement (unless the failure of the Sale to be consummated is attributable to a material breach by the party so seeking to terminate the Stock Purchase Agreement). A copy of Amendment No. 2 is attached hereto as Exhibit 1.

Item 7. Material to Be Filed as Exhibits

Exhibit Index

Exhibit No. Description

Amendment No. 2 to Stock Purchase Agreement, dated as of October 2, 2006, by and among GTE Venezuela S.a r.l., Verizon International Holdings, Inc. and Oarsman Investments B.V.

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SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: October 3, 2006

VERIZON COMMUNICATIONS INC.

/s/ John W. Diercksen

By: John W. Diercksen

GTE CORPORATION

/s/ Marianne Drost

By: Marianne Drost

VERIZON INTERNATIONAL HOLDINGS

INC.

/s/ J. Goodwin Bennett

By: J. Goodwin Bennett

GTE VENEZUELA S.A R.L.

By: VERIZON INTERNATIONAL HOLDINGS INC., MANAGER

/s/ J. Goodwin Bennett

By: J. Goodwin Bennett

GTE VENHOLDINGS B.V.

By: VERIZON INTERNATIONAL HOLDINGS INC., MANAGING DIRECTOR

/s/ J. Goodwin Bennett

By: J. Goodwin Bennett

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Exhibit Index

Exhibit No. Description

Amendment No. 2 to Stock Purchase Agreement, dated as of October 2, 2006, by and among GTE Venezuela S.a r.l., Verizon International Holdings, Inc. and Oarsman Investments B.V.

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