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Company Information / Capital breakdown

Number of shares (In thousands)	Current quarter 06/30/2020
Paid-in Capital	
Common shares	1,596,717
Preferred shares	0
Total	1,596,717
Treasury shares	
Common shares	300
Preferred shares	0
Total	300

A free translation from Portuguese into English of Quarterly Information prepared in Brazilian currency in accordance with NBC TG 21 and IAS 34 - Interim Financial Reporting and with the rules issued by the Brazilian Securities and Exchange Commission (CVM) applicable to the preparation of Quarterly Information (ITR)

Individual Financial Statements / Statement of Financial Position - Assets

(In thousands of reais)

Account code	Account description	Current quarter 06/30/2020	Prior year 12/31/2019
1	Total assets	28,685,000	24,238,000
1.01	Current assets	16,358,000	12,351,000
1.01.01	Cash and cash equivalents	4,690,000	1,320,000
1.01.03	Trade accounts receivable	4,671,000	5,111,000
1.01.04	Inventories	5,286,000	4,550,000
1.01.06	Taxes recoverable	1,128,000	1,029,000
1.01.07	Prepaid expenses	176,000	53,000
1.01.08	Other current assets	407,000	288,000
1.01.08.03	Other	407,000	288,000
1.01.08.03.01	Related parties	191,000	151,000
1.01.08.03.02	Financial instruments – fair value hedge	0	2,000
1.01.08.03.20	Other assets	216,000	135,000
1.02	Noncurrent assets	12,327,000	11,887,000
1.02.01	Long-term receivables	5,830,000	5,478,000
1.02.01.04	Accounts receivable	263,000	366,000
1.02.01.07	Deferred taxes	1,425,000	1,431,000
1.02.01.09	Receivables from related parties	65,000	86,000
1.02.01.10	Other noncurrent assets	4,077,000	3,595,000
1.02.01.10.04	Financial instruments	0	43,000
1.02.01.10.05	Taxes recoverable	3,346,000	2,793,000
1.02.01.10.06	Judicial deposits	580,000	609,000
1.02.01.10.20	Other accounts receivable	151,000	150,000
1.02.02	Investments	1,137,000	973,000
1.02.03	Property and equipment	4,800,000	4,889,000
1.02.03.01	Property and equipment in operation	1,247,000	1,277,000
1.02.03.02	Right of Use - Lease	3,553,000	3,612,000
1.02.04	Intangible assets	560,000	547,000

Individual Financial Statements / Statement of Financial Position - Liabilities (In thousands of reais)

Account code	Account description	Current quarter 06/30/2020	Prior year 12/31/2019
2	Total liabilities	28,685,000	24,238,000
2.01	Current liabilities	13,929,000	15,657,000
2.01.01	Social and labor obligations	433,000	389,000
2.01.02	Trade accounts payable	5,195,000	7,232,000
2.01.03	Tax obligations	171,000	194,000
2.01.04	Loans and financing	5,235,000	4,944,000
2.01.05	Other obligations	2,895,000	2,898,000
2.01.05.01	Payables to related parties	126,000	121,000
2.01.05.02	Others	2,769,000	2,777,000
2.01.05.02.04	Deferred revenue	366,000	369,000
2.01.05.02.07	Trade accounts payable – agreement	539,000	647,000
2.01.05.02.08	Transfer from third parties	402,000	515,000
2.01.05.02.09	Lease liabilities	663,000	607,000
2.01.05.02.20	Other liabilities	799,000	639,000
2.02	Noncurrent liabilities	9,707,000	8,003,000
2.02.01	Loans and financing	3,107,000	957,000
2.02.02	Other obligations	5,042,000	5,247,000
2.02.02.02	Other	5,042,000	5,247,000
2.02.02.02.03	Deferred revenue	1,159,000	1,266,000
2.02.02.02.05	Tax obligations	24,000	25,000
2.02.02.02.06	Lease liabilities	3,820,000	3,936,000
2.02.02.02.20	Other liabilities	39,000	20,000
2.02.04	Provisions	1,558,000	1,799,000
2.02.04.01	Provisions for tax, social security, labor and civil contingencies	1,558,000	1,799,000
2.03	Equity	5,049,000	578,000
2.03.01	Paid-in capital	5,038,000	2,903,000
2.03.02	Capital reserves	1,396,000	-857,000
2.03.05	Retained earnings/accumulated losses	-1,342,000	-1,420,000
2.03.08	Other comprehensive income (loss)	-43,000	-48,000

Individual Financial Statements / Statement of Profit or Loss

(In thousands of reais)

Account	Account description	Current quarter 04/01/2020 to	SCE - 01/01/2020 to	Same quarter of prior year 04/01/2019 to 06/30/2019	SCE - 01/01/2019 to
code	Account description	06/30/2020	06/30/2020		06/30/2019
3.01	Revenue from sales and/or services	5,277,000	11,623,000	5,534,000	11,166,000
3.02	Cost of goods and/or services sold	-3,406,000	-7,802,000	-3,954,000	-7,978,000
3.03	Gross profit	1,871,000	3,821,000	1,580,000	3,188,000
3.04	Operating income/expenses	-1,561,000	-3,176,000	-1,510,000	-2,901,000
3.04.01	Selling expenses	-1,184,000	-2,443,000	-975,000	-1,912,000
3.04.02	General and administrative expenses	-169,000	-296,000	-188,000	-322,000
3.04.05	Other operating expenses	-202,000	-443,000	-222,000	-444,000
3.04.05.01	Depreciation and amortization	-180,000	-361,000	-158,000	-308,000
3.04.05.05	Other operating income (expenses), net	-22,000	-82,000	-64,000	-136,000
3.04.06	Equity pickup	-6,000	6,000	-125,000	-223,000
3.05	Income before finance income (costs) and taxes	310,000	645,000	70,000	287,000
3.06	Finance income (costs)	-199,000	-515,000	-246,000	-486,000
3.07	Income (loss) before income taxes	111,000	130,000	-176,000	-199,000
3.08	Income and social contribution taxes	-46,000	-52,000	14,000	-13,000
3.09	Net income (loss) from continuing operations	65,000	78,000	-162,000	-212,000
3.11	Income/loss for the period	65,000	78,000	-162,000	-212,000
3.99	Earnings per share (reais/share)				
3.99.01	Basic earnings per share				
3.99.01.01	Registered common shares	0.04920	0.05921	-0.12518	-0.16353
3.99.02	Diluted earnings per share				
3.99.02.01	Registered common shares	0.04859	0.05851	-0.12525	-0.16353

Individual Financial Statements / Statement of Comprehensive Income

(In thousands of reais)

Account code	Account description	Current quarter 04/01/2020 to 06/30/2020	SCE - 01/01/2020 to 06/30/2020	Same quarter of prior year 04/01/2019 to 06/30/2019	SCE - 01/01/2019 to 06/30/2019
4.01	Net income for the period	65,000	78,000	-162,000	-212,000
4.02	Other comprehensive income (loss)	-31,000	5,000	10,000	10,000
4.02.02	Fair value of financial instruments	-46,000	8,000	1,000	4,000
4.02.03	Taxes on fair value of financial instruments	15,000	-3,000	0	-1,000
4.02.08	Equity pickup on other comprehensive income of investees	0	0	9,000	7,000
4.03	Comprehensive income (loss) for the period	34,000	83,000	-152,000	-202,000

Individual Financial Statements / Statement of Cash Flows - Indirect Method (In thousands of reais)

Account code	Account description	SCE - 01/01/2020 to 06/30/2020	SCE - 01/01/2019 to 06/30/2019
6.01	Net cash from operating activities	-2,588,000	-1,885,000
6.01.01	Cash from operations	1,019,000	1,112,000
6.01.01.01	Net income (loss) for the period	78,000	-212,000
6.01.01.03	Depreciation and amortization	444,000	376,000
6.01.01.04	Equity pickup	-6,000	223,000
6.01.01.05	Deferred income and social contribution taxes	51,000	13,000
6.01.01.07	Unrealized interest and monetary difference	295,000	348,000
6.01.01.08	Provision for contingencies, net of reversals	79,000	182,000
6.01.01.09	Share-based payment	26,000	3,000
6.01.01.10	Allowance for expected credit losses	297,000	261,000
6.01.01.11	Loss on disposal of property and equipment and intangible assets	-4,000	26,000
6.01.01.12	Estimated impairment loss of inventories	-27,000	48,000
6.01.01.16	Deferred revenue recognized in profit or loss	-110,000	-165,000
6.01.01.17	Write-off of right of use and lease liabilities	-17,000	-3,000
6.01.01.19	Discounts received – leases	-83,000	0
6.01.01.20	Other	-4,000	12,000
6.01.02	Changes in assets and liabilities	-3,611,000	-3,006,000
6.01.02.01	Trade accounts receivable	256,000	-543,000
6.01.02.02	Inventories	-709,000	-667,000
6.01.02.03	Taxes recoverable	-522,000	-83,000
6.01.02.04	Related parties, net	-34,000	-200,000
6.01.02.06	Judicial deposits	48,000	39,000
6.01.02.07	Prepaid expenses	-123,000	-133,000
6.01.02.10	Other assets	-82,000	-141,000
6.01.02.11	Trade accounts payable	-2,149,000	-801,000
6.01.02.12	Tax obligations	-23,000	-46,000
6.01.02.13	Social and labor obligations	44,000	-96,000
6.01.02.15	Contingencies	-383,000	-334,000
6.01.02.16	Transfer to third parties	-113,000	-20,000
6.01.02.20	Other liabilities	179,000	19,000
6.01.03	Other	4,000	9,000
6.01.03.02	Dividends received from investees	4,000	9,000
6.02	Net cash from investing activities	-240,000	-267,000
6.02.01	Acquisition of property and equipment and intangible assets	-135,000	-244,000
6.02.03	Financial instruments	0	-23,000
6.02.07	Capital increase in subsidiary	-105,000	0
6.03	Net cash from financing activities	6,198,000	-646,000
6.03.01	Fundraising	5,856,000	2,455,000
6.03.02	Repayment of principal	-3,404,000	-2,525,000
6.03.03	Payment of interest	-191,000	-137,000
6.03.05	Repayment of principal - lease	-185,000	-235,000
6.03.06	Payment of interest - lease	-192,000	-204,000
6.03.07	Funds from issue of shares	4,455,000	0
6.03.08	Capital increase - Parent Company	1,000	0
6.03.09	Payment of share issue costs	-142,000	0
6.05	Increase (decrease) in cash and cash equivalents	3,370,000	-2,798,000
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Individual Financial Statements / Statement of Cash Flows - Indirect Method (In thousands of reais)

Account		SCE - 01/01/2020 to	SCE - 01/01/2019 to
code	Account description	06/30/2020	06/30/2019
6.05.01	Opening balance of cash and cash equivalents	1,320,000	2,989,000
6.05.02	Closing balance of cash and cash equivalents	4,690,000	191,000

Individual Financial Statements / Statement of Changes in Equity / SCE - 01/01/2020 to 06/30/2020 (In thousands of reais)

Account			capital reserves, options granted	eari	Retained nings/accumulat	Other comprehensive	
code	Account description	Paid-in capital and		Income reserves	ed losses	income (loss)	Equity
5.01	Opening balances	2,903,000	-857,000	0	-1,420,000	-48,000	578,000
5.03	Adjusted opening balances	2,903,000	-857,000	0	-1,420,000	-48,000	578,000
5.04	Capital transactions with shareholders	2,135,000	2,253,000	0	0	0	4,388,000
5.04.01	Capital increases	2,229,000	0	0	0	0	2,229,000
5.04.02	Share issue costs	-94,000	0	0	0	0	-94,000
5.04.03	Recognized options granted	0	26,000	0	0	0	26,000
5.04.08	Premium on subscription of shares	0	2,227,000	0	0	0	2,227,000
5.05	Total comprehensive income	0	0	0	78,000	5,000	83,000
5.05.01	Net income for the period	0	0	0	78,000	0	78,000
5.05.02	Other comprehensive income	0	0	0	0	5,000	5,000
5.05.02.01	Adjustments to financial instruments	0	0	0	0	8,000	8,000
5.05.02.02	Taxes on adjustments to financial instruments	0	0	0	0	-3,000	-3,000
5.07	Closing balances	5,038,000	1,396,000	0	-1,342,000	-43,000	5,049,000

Individual Financial Statements / Statement of Changes in Equity / SCE - 01/01/2019 to 06/30/2019 (In thousands of reais)

Account			apital reserves, options granted	earı	Retained nings/accumulat	Other comprehensive	
code	Account description	Paid-in capital and t	reasury shares	Income reserves	ed losses	income	Equity
5.01	Opening balances	2,899,000	-871,000	13,000	0	-42,000	1,999,000
5.03	Adjusted opening balances	2,899,000	-871,000	13,000	0	-42,000	1,999,000
5.04	Capital transactions with shareholders	0	5,000	0	0	0	5,000
5.04.03	Recognized options granted	0	5,000	0	0	0	5,000
5.05	Total comprehensive income (loss)	0	0	0	-212,000	10,000	-202,000
5.05.01	Net income for the period	0	0	0	-212,000	0	-212,000
5.05.02	Other comprehensive income	0	0	0	0	10,000	10,000
5.05.02.01	Adjustments to financial instruments	0	0	0	0	4,000	4,000
5.05.02.02	Taxes on adjustments to financial instruments Equity pickup on comprehensive income -	0	0	0	0	-1,000	-1,000
5.05.02.03	subsidiaries and associates	0	0	0	0	7,000	7,000
5.07	Closing balances	2,899,000	-866,000	13,000	-212,000	-32,000	1,802,000

Individual Financial Statements / Statement of Value Added

(In thousands of reais)

Account code	Account description	SCE - 01/01/2020 to 06/30/2020	SCE - 01/01/2019 to 06/30/2019
7.01	Revenue	13,585,000	12,573,000
7.01.01	Sales of goods, products and services	13,882,000	12,834,000
7.01.04	Allowance for/Reversal of doubtful accounts	-297,000	-261,000
7.02	Materials acquired from third parties	-10,673,000	-9,784,000
7.02.01	Costs of sales	-8,772,000	-8,518,000
7.02.02	Materials, power, services from suppliers and other	-1,934,000	-1,244,000
7.02.03	Loss/recovery of assets	33,000	-22,000
7.03	Gross value added	2,912,000	2,789,000
7.04	Retentions	-444,000	-376,000
7.04.01	Depreciation, amortization and depletion	-444,000	-376,000
7.05	Net value added	2,468,000	2,413,000
7.06	Value added received from transfers	192,000	-177,000
7.06.01	Share of profit of a subsidiary, an associate and a joint venture	6,000	-223,000
7.06.02	Finance income	186,000	46,000
7.07	Total value added to be distributed	2,660,000	2,236,000
7.08	Value added distributed	2,660,000	2,236,000
7.08.01	Employee benefits expense	1,037,000	1,279,000
7.08.01.01	Salaries	785,000	823,000
7.08.01.02	Benefits	110,000	120,000
7.08.01.03	Unemployment Compensation Fund (FGTS)	66,000	93,000
7.08.01.04	Other	76,000	243,000
7.08.01.04.01	Labor claims	66,000	229,000
7.08.01.04.02	Other personnel expenses	10,000	14,000
7.08.02	Taxes and contributions	936,000	631,000
7.08.02.01	Federal taxes	400,000	448,000
7.08.02.02	State taxes	503,000	146,000
7.08.02.03	Local taxes	33,000	37,000
7.08.03	Debt remuneration	609,000	538,000
7.08.03.01	Interest	701,000	532,000
7.08.03.02	Rents	-101,000	1,000
7.08.03.03	Other	9,000	5,000
7.08.04	Equity remuneration	78,000	-212,000
7.08.04.03	Profits withheld/loss for the period	78,000	-212,000

Consolidated Financial Statements / Statement of Financial Position - Assets (In thousands of reais)

Account code	Account description	Current quarter 06/30/2020	Prior year 12/31/2019
1	Total assets	28,987,000	24,424,000
1.01	Current assets	16,429,000	12,452,000
1.01.01	Cash and cash equivalents	4,743,000	1,364,000
1.01.03	Trade accounts receivable	4,672,000	5,112,000
1.01.04	Inventories	5,302,000	4,565,000
1.01.06	Taxes recoverable	1,151,000	1,050,000
1.01.07	Prepaid expenses	178,000	54,000
1.01.08	Other current assets	383,000	307,000
1.01.08.03	Other	383,000	307,000
1.01.08.03.01	Related parties	134,000	139,000
1.01.08.03.02	Financial instruments – fair value hedge	0	2,000
1.01.08.03.20	Other assets	249,000	166,000
1.02	Noncurrent assets	12,558,000	11,972,000
1.02.01	Long-term receivables	5,936,000	5,573,000
1.02.01.04	Accounts receivable	263,000	366,000
1.02.01.07	Deferred taxes	1,471,000	1,467,000
1.02.01.09	Receivables from related parties	102,000	123,000
1.02.01.10	Other noncurrent assets	4,100,000	3,617,000
1.02.01.10.04	Financial instruments	0	43,000
1.02.01.10.05	Taxes recoverable	3,347,000	2,794,000
1.02.01.10.06	Judicial deposits	602,000	629,000
1.02.01.10.20	Other accounts receivable	151,000	151,000
1.02.02	Investments	170,000	145,000
1.02.03	Property and equipment	4,920,000	5,009,000
1.02.03.01	Property and equipment in operation	1,329,000	1,369,000
1.02.03.02	Right of use - Lease	3,591,000	3,640,000
1.02.04	Intangible assets	1,532,000	1,245,000

Consolidated Financial Statements / Statement of Financial Position - Liabilities (In thousands of reais)

Account code	Account description	Current quarter 06/30/2020	Prior year 12/31/2019
2	Total liabilities	28,987,000	24,424,000
2.01	Current liabilities	14,027,000	15,733,000
2.01.01	Social and labor obligations	445,000	401,000
2.01.02	Trade accounts payable	5,241,000	7,278,000
2.01.03	Tax obligations	175,000	198,000
2.01.04	Loans and financing	5,235,000	4,944,000
2.01.05	Other obligations	2,931,000	2,912,000
2.01.05.01	Payables to related parties	93,000	119,000
2.01.05.02	Other	2,838,000	2,793,000
2.01.05.02.04	Deferred revenue	394,000	369,000
2.01.05.02.07	Trade accounts payable – agreement	539,000	647,000
2.01.05.02.08	Transfer to third parties	407,000	515,000
2.01.05.02.09	Lease liabilities	667,000	609,000
2.01.05.02.20	Other liabilities	831,000	653,000
2.02	Noncurrent liabilities	9,911,000	8,113,000
2.02.01	Loans and financing	3,107,000	957,000
2.02.02	Other obligations	5,175,000	5,285,000
2.02.02.02	Other	5,175,000	5,285,000
2.02.02.02.03	Deferred revenue	1,245,000	1,266,000
2.02.02.02.05	Tax obligations	24,000	25,000
2.02.02.02.06	Lease liabilities	3,867,000	3,974,000
2.02.02.02.20	Other liabilities	39,000	20,000
2.02.03	Deferred taxes	6,000	6,000
2.02.04	Provisions	1,623,000	1,865,000
2.02.04.01	Provisions for tax, social security, labor and civil contingencies	1,623,000	1,865,000
2.03	Equity - Consolidated	5,049,000	578,000
2.03.01	Paid-in capital	5,038,000	2,903,000
2.03.02	Capital reserves	1,396,000	-857,000
2.03.05	Retained earnings/accumulated losses	-1,342,000	-1,420,000
2.03.08	Other comprehensive income (loss)	-43,000	-48,000

Consolidated Financial Statements / Statement of Profit or Loss

(In thousands of reais)

			Sar	ne quarter of prior	
Account code	Account description	Current quarter 04/01/2020 to 06/30/2020	SCE - 01/01/2020 to 06/30/2020	year 04/01/2019 to 06/30/2019	SCE - 01/01/2019 to 06/30/2019
3.01	Revenue from sales and/or services	5,280,000	11,619,000	6,024,000	12,354,000
3.02	Cost of goods and/or services sold	-3,418,000	-7,809,000	-4,344,000	-8,927,000
3.03	Gross profit	1,862,000	3,810,000	1,680,000	3,427,000
3.04	Operating income/expenses	-1,557,000	-3,170,000	-1,584,000	-3,101,000
3.04.01	Selling expenses	-1,185,000	-2,444,000	-1,157,000	-2,306,000
3.04.02	General and administrative expenses	-180,000	-307,000	-198,000	-340,000
3.04.05	Other operating expenses	-204,000	-444,000	-239,000	-475,000
3.04.05.01	Depreciation and amortization	-181,000	-363,000	-168,000	-328,000
3.04.05.05	Other operating income (expenses), net	-23,000	-81,000	-71,000	-147,000
3.04.06	Equity pickup	12,000	25,000	10,000	20,000
3.05	Income before finance income (costs) and taxes	305,000	640,000	96,000	326,000
3.06	Finance income (costs)	-200,000	-518,000	-274,000	-536,000
3.07	Income (loss) before income taxes	105,000	122,000	-178,000	-210,000
3.08	Income and social contribution taxes	-40,000	-44,000	16,000	-2,000
3.09	Net income (loss) from continuing operations	65,000	78,000	-162,000	-212,000
3.11	Consolidated income (loss) for the period	65,000	78,000	-162,000	-212,000
3.11.01	Attributable to shareholders of parent company	65,000	78,000	-162,000	-212,000
3.99	Earnings per share (reais/share)				

Consolidated Financial Statements / Statement of Comprehensive Income

(In thousands of reais)

		Same quarter of prior				
		Current quarter		year		
Account		04/01/2020 to	SCE - 01/01/2020 to	04/01/2019 to	SCE - 01/01/2019 to	
code	Account description	06/30/2020	06/30/2020	06/30/2019	06/30/2019	
4.01	Consolidated net income for the period	65,000	78,000	-162,000	-212,000	
4.02	Other comprehensive income (loss)	-31,000	5,000	10,000	10,000	
4.02.02	Fair value of financial instruments	-46,000	8,000	14,000	14,000	
4.02.03	Taxes on fair value of financial instruments	15,000	-3,000	-4,000	-4,000	
4.03	Consolidated comprehensive income (loss) for the period	34,000	83,000	-152,000	-202,000	
4.03.01	Attributable to shareholders of parent company	34,000	83,000	-152,000	-202,000	

Consolidated Financial Statements / Cash Flow Statement - Indirect Method (In thousands of reais)

Account code	Account description	SCE - 01/01/2020 to 06/30/2020	SCE - 01/01/2019 to 06/30/2019
6.01	Net cash from operating activities	-2,630,000	-2,529,000
6.01.01	Cash from operating activities	1,013,000	1,019,000
6.01.01.01	Net income (loss) for the period	78,000	-212,000
6.01.01.03	Depreciation and amortization	455,000	415,000
6.01.01.04	Equity pickup	-25,000	-20,000
6.01.01.05	Deferred income and social contribution taxes	43,000	2,000
6.01.01.07	Unrealized interest and monetary difference	299,000	369,000
6.01.01.08	Provision for contingencies, net of reversals	85,000	221,000
6.01.01.09	Share-based payment	26,000	3,000
6.01.01.10	Allowance for expected credit losses	297,000	304,000
6.01.01.11	Loss on disposal of property and equipment and intangible assets	-3,000	32,000
6.01.01.12	Estimated impairment loss of inventories	-27,000	56,000
6.01.01.16	Deferred revenue recognized in profit or loss	-113,000	-166,000
6.01.01.17	Write-off of right of use and lease liabilities	-18,000	-3,000
6.01.01.19	Discounts received – leases	-83,000	0
6.01.01.20	Other	-1,000	18,000
6.01.02	Changes in assets and liabilities	-3,643,000	-3,549,000
6.01.02.01	Trade accounts receivable	256,000	-301,000
6.01.02.02	Inventories	-710,000	-249,000
6.01.02.03	Taxes recoverable	-593,000	-63,000
6.01.02.04	Related parties, net	-21,000	38,000
6.01.02.06	Judicial deposits	46,000	36,000
6.01.02.07	Prepaid expenses	-124,000	-127,000
6.01.02.10	Other assets	-83,000	-134,000
6.01.02.11	Trade accounts payable	-2,151,000	-2,048,000
6.01.02.12	Tax obligations	47,000	-75,000
6.01.02.13	Social and labor obligations	44,000	-121,000
6.01.02.15	Contingencies	-391,000	-371,000
6.01.02.16	Transfer to third parties	-108,000	-23,000
6.01.02.20	Other liabilities	145,000	-111,000
6.01.03	Other	0	1,000
6.01.03.01	Income and social contribution taxes paid	0	-4,000
6.01.03.02	Dividends received from investees	0	5,000
6.02	Net cash from investing activities	-185,000	-277,000
6.02.01	Acquisition of property and equipment and intangible assets	-134,000	-255,000
6.02.02	Disposal of property and equipment and intangible assets	2,000	1,000
6.02.03	Financial instruments	0	-23,000
6.02.08	Acquisition of subsidiary, net of cash	-53,000	0
6.03	Net cash from financing activities	6,194,000	-667,000
6.03.01	Fundraising	5,856,000	2,455,000
6.03.02	Repayment of principal	-3,404,000	-2,525,000
6.03.03	Payment of interest	-191,000	-137,000
6.03.05	Repayment of principal - lease	-186,000	-249,000
6.03.06	Payment of interest - lease	-195,000	-211,000
6.03.07	Funds from issue of shares	4,455,000	0
6.03.08	Capital increase - Parent Company	1,000	0

Consolidated Financial Statements / Statement of Cash Flows - Indirect Method (In thousands of reais)

Account code	Account description	SCE - 01/01/2020 to 06/30/2020	SCE - 01/01/2019 to 06/30/2019
6.03.09	Payment of share issue costs	-142,000	0
6.05	Increase (decrease) in cash and cash equivalents	3,379,000	-3,473,000
6.05.01	Opening balance of cash and cash equivalents	1,364,000	3,711,000
6.05.02	Closing balance of cash and cash equivalents	4,743,000	238,000

Consolidated Financial Statements / Statement of Changes in Equity - SCE - 01/01/2020 to 06/30/2020 (In thousands of reais)

Account code	Account description	Paid-in capital	Capital reserves, options granted and treasury shares	Income e	Retained earnings/accum ulated losses	Other comprehensive income (loss)	Equity	Noncontrolling interests	Equity - Consolidated
5.01	Opening balances	2,903,000	-857,000	0	-1,420,000	-48,000	578,000	0	578,000
5.03	Adjusted opening balances Capital transactions with	2,903,000	-857,000	0	-1,420,000	-48,000	578,000	0	578,000
5.04	shareholders	2,135,000	2,253,000	0	0	0	4,388,000	0	4,388,000
5.04.01	Capital increases	2,229,000	0	0	0	0	2,229,000	0	2,229,000
5.04.02	Share issue costs	-94,000	0	0	0	0	-94,000	0	-94,000
5.04.03	Recognized options granted	0	26,000	0	0	0	26,000	0	26,000
5.04.08	Premium on subscription of shares	0	2,227,000	0	0	0	2,227,000	0	2,227,000
5.05	Total comprehensive income	0	0	0	78,000	5,000	83,000	0	83,000
5.05.01	Net income for the period	0	0	0	78,000	0	78,000	0	78,000
5.05.02	Other comprehensive income	0	0	0	0	5,000	5,000	0	5,000
5.05.02.01	Adjustments to financial instruments	0	0	0	0	8,000	8,000	0	8,000
5.05.02.02	Taxes on adjustments to financial instruments	0	0	0	0	-3,000	-3,000	0	-3,000
5.07	Closing balances	5,038,000	1,396,000	0	-1,342,000	-43,000	5,049,000	0	5,049,000

Consolidated Financial Statements / Statement of Changes in Equity - SCE - 01/01/2019 to 06/30/2019 (In thousands of reais)

Account code	Account description	Paid-in capital	Capital reserves, options granted and treasury shares	Income e	Retained earnings/accum ulated losses	comprehensive	Equity	Noncontrolling interests	Equity - Consolidated
5.01	Opening balances	2,899,000	-871,000	13,000	0	-42,000	1,999,000	0	1,999,000
5.03	Adjusted opening balances Capital transactions with	2,899,000	-871,000	13,000	0	-42,000	1,999,000	0	1,999,000
5.04	shareholders	0	5,000	0	0	0	5,000	0	5,000
5.04.03	Recognized options granted	0	5,000	0	0	0	5,000	0	5,000
5.05	Total comprehensive income (loss)	0	0	0	-212,000	10,000	-202,000	0	-202,000
5.05.01	Net income for the period	0	0	0	-212,000	0	-212,000	0	-212,000
5.05.02	Other comprehensive income	0	0	0	0	10,000	10,000	0	10,000
5.05.02.01	Adjustments to financial instruments	0	0	0	0	14,000	14,000	0	14,000
5.05.02.02	Taxes on adjustments to financial instruments	0	0	0	0	-4,000	-4,000	0	-4,000
5.07	Closing balances	2,899,000	-866,000	13,000	-212,000	-32,000	1,802,000	0	1,802,000

Consolidated Financial Statements / Statement of Value Added

(In thousands of reais)

Account code	Account description	SCE - 01/01/2020 to 06/30/2020	SCE - 01/01/2019 to 06/30/2019
7.01	Revenue	13,594,000	14,062,000
7.01.01	Sales of goods, products and services	13,887,000	14,365,000
7.01.02	Other revenues	4,000	1,000
7.01.04	Allowance for/Reversal of doubtful accounts	-297,000	-304,000
7.02	Materials acquired from third parties	-10,643,000	-9,957,000
7.02.01	Costs of sales	-8,709,000	-8,237,000
7.02.02	Materials, power, services from suppliers and other	-1,966,000	-1,694,000
7.02.03	Loss/recovery of assets	32,000	-26,000
7.03	Gross value added	2,951,000	4,105,000
7.04	Retentions	-455,000	-415,000
7.04.01	Depreciation, amortization and depletion	-455,000	-415,000
7.05	Net value added	2,496,000	3,690,000
7.06	Value added received from transfers	213,000	72,000
7.06.01	Share of profit of a subsidiary, an associate and a joint venture	25,000	20,000
7.06.02	Finance income	188,000	52,000
7.07	Total value added to be distributed	2,709,000	3,762,000
7.08	Value added distributed	2,709,000	3,762,000
7.08.01	Employee benefits expense	1,069,000	1,321,000
7.08.01.01	Salaries	806,000	854,000
7.08.01.02	Benefits	114,000	132,000
7.08.01.03	Unemployment Compensation Fund (FGTS)	67,000	86,000
7.08.01.04	Other	82,000	249,000
7.08.01.04.01	Labor claims	66,000	231,000
7.08.01.04.02	Other personnel expenses	16,000	18,000
7.08.02	Taxes and contributions	948,000	2,050,000
7.08.02.01	Federal taxes	411,000	1,200,000
7.08.02.02	State taxes	504,000	808,000
7.08.02.03	Local taxes	33,000	42,000
7.08.03	Debt remuneration	614,000	603,000
7.08.03.01	Interest	706,000	588,000
7.08.03.02	Rents	-101,000	9,000
7.08.03.03	Other	9,000	6,000
7.08.04	Equity remuneration	78,000	-212,000
7.08.04.03	Profits withheld/loss for the period	78,000	-212,000

Individual and Consolidated Interim Financial Information

Via Varejo S.A.

Quarter ended June 30, 2020 with Independent Auditor's Report







Via Varejo S.A. (the "Company" or "Via Varejo"), either directly or through its subsidiaries, operates in the retail market of electronics, appliances, telephony and furniture through its flagship stores "Casas Bahia" and "Ponto Frio", in addition to the e-commerce platforms "pontofrio.com.br", "casasbahia.com.br" and "extra.com.br". It is headquartered in the city of São Caetano do Sul, state of São Paulo, Brazil. The Company is listed on the special segment Novo Mercado (New Market) of B3 S.A. - Brasil, Bolsa, Balcão ("B3"), with the highest corporate governance standard, under ticker symbol "VVAR3".

At June 30, 2020, the Company had 28 Distribution Centers and warehouses and conducted sales through 1,071 active branches (857 of Casas Bahia and 214 of Ponto Frio). Of the total number of stores, 291 were located in shopping malls and 780 were street stores throughout the country.

Presentation and preparation of the individual and consolidated interim financial information

2.1. Basis of preparation and presentation and statement of compliance

The individual and consolidated interim financial information have been prepared in accordance with the International Financial Reporting Standards (IFRS) issued by the International Accounting Standards Board ("IASB") and also with the accounting practices adopted in Brazil issued by Brazil's Financial Accounting Standards Board - FASB ("CPC"), and approved by the Brazilian Securities and Exchange Commission ("CVM"), and discloses all significant information inherent in individual and consolidated interim financial information, and only such information, which is consistent with that used by management.

2.2. Basis of measurement and functional and presentation currency of the individual and consolidated interim financial information

The individual and consolidated interim financial information adopts the Brazilian real (R\$) as the functional and presentation currency, and is stated in millions of reais (R\$). This information have been prepared on a historical cost basis, except for certain financial instruments measured at fair value and share-based payments.

2.3. Statement of compliance

In compliance with CVM Rule No. 505/2006, authorization to issue the individual and consolidated interim financial information for the six-month period ended June 30, 2020 was granted by the Company's Board of Directors on August 12, 2020.

2.4. Statement of relevance

The Company management applied Accounting Guidance OCPC 7 and CVM Rule No. 727/14, meeting the minimum requirements and, at the same time, disclosing only relevant information that assists readers in decision making.

2.5. Significant accounting judgments, estimates and assumptions

The preparation of the individual and consolidated interim financial information requires the use of certain accounting estimates and also the exercise of judgment by management in the process of applying the accounting policies. Accordingly, actual results may differ from these estimates.

Estimates and assumptions are reviewed on an ongoing basis. The effects of such reviews are recognized in the periods in which estimates are reviewed and in any affected future periods. Assets and liabilities subject to these estimates and assumptions include impairment losses on accounts receivable, inventories and intangible assets with indefinite useful life, deferred income and social contribution taxes, provision for litigation and contingencies, fair value of assets and liabilities, and measurement of financial instruments.

2.6 Impacts of COVID-19

Recently, the World Health Organization (WHO) declared that the coronavirus (COVID-19) outbreak constitutes a global-scale pandemic. The referred to pandemic has already had significant impacts, including closing of commercial establishments, creation of challenging working conditions and interruption of the global supply chain, which may affect the availability of certain goods sold by the Company. In addition, the significant increase in COVID-19 cases in the Brazilian regions where the Company operates, combined with the measures adopted to contain the outbreak and preserve the well-being and health of its employees, led to the temporary closing of its physical stores from March 21, 2020.



During the second guarter, due to the implementation of new strategies and investments in technology, the Company increased its online sales substantially. Additionally, the stores reopened according to the schedules and safety standards defined by the States and Municipalities. The number of stores in operation as at June 30, 2020 was 639. The Company has been adopting a series of measures to mitigate the impacts generated by COVID-19 on its operations, including: (i) establishment of two special committees aiming at faster decision making and the Company's reaction to possible new challenges arising from the COVID-19 pandemic; (ii) adoption of cash preservation measures, so that the Company has the necessary resources for its operations while the crisis generated by the pandemic lasts; (iii) inventory optimization, with state-of-the-art goods and in a quantity sufficient to face a possible slowdown of the industry or reduction in the supply; (iv) improvement of the online channel, with a robust platform that will bear a possible increase in demand from physical stores to the digital media and alignment with logistics providers, seeking to mitigate any adverse impacts on home delivery services; (v) home office for employees, in compliance with the protocols established by the relevant public authorities; and (vi) creation of a 0800 hotline to reply any questions our employees may have about COVID-19 and the measures the Company has been adopting to face the pandemic.

However, at this time, neither the Company nor its management is able to accurately predict or estimate the impact on future results of operations, cash flows or the Company's future financial condition, since COVID-19 continues to impact economic activity worldwide and represents the risk that the Company, employees, service providers, suppliers, customers and other business partners may be prevented from carrying out certain business activities for an indefinite period, including due to stoppages that may be requested by government authorities as a preventive measure.

Main risks associated with COVID-19 to the Company's operations

a) Going concern risk

The risks arising from disease outbreaks and health epidemics, notably those arising from the pandemic caused by COVID-19, may contribute significantly to the deterioration of the economic conditions in Brazil and worldwide, and may cause, among other consequences: (i) risk of shortages, since the large countries that produce electrical components are located on the Asian continent, which was the most impacted initially by the pandemic. It is estimated that China alone accounts for 42% of the electronic components imported by the Brazilian industry in the sector; (ii) obtaining financing for operations or refinancing debt becoming more difficult or costly in the future; (iii) jeopardize the financial position of certain customers and suppliers and; (iv) reduce investment programs.

The Company has been constantly monitoring and maintained purchases amid the pandemic in order to mitigate the risk of shortages. Additionally, the Company extended debts of approximately R\$4 billion with an average maturity of 60 days to approximately 1.3 years, which added to capitalization through the subsequent issue of Company shares of approximately R\$4.4 billion, results in the sum of the measures to reinforce and preserve cash, totaling R\$8.4 billion.

The Company understands that there is no evidence of any going concern risk. However, unexpected changes in the future that deteriorate the economic and business environment, or significant changes in the economy or financial market that result in an increase in risk perception or a reduction in liquidity and refinancing capacity, if manifested at a greater intensity than that anticipated in the scenarios contemplated by management, may lead the Company to review its projections and, eventually affect the Company's ability to meet its obligations and/or lead to the recognition of losses due to impairment of its assets.

b) Risk of losses based on the realizable value of inventories

Accounting Pronouncement CPC 16 - Inventories establishes that the Company measures its inventories at the lower of cost or net realizable value. The net realizable value is the estimated sale price in the ordinary course of business, less estimated completion costs and directly related selling expenses. The Company evaluates on a monthly basis whether inventories are stated at their realizable value and, when applicable, records impairment losses on inventories. To that end, the Company uses the estimated sale price in the ordinary course of business as an assumption. The total amount of estimated loss to net realizable value is presented in Note 7.





The expected impairment losses on financial assets were calculated based on the credit risk analysis. The Company considers the determining aspects of the portfolio's credit risk, such as the history of losses. In addition, the Company assesses economic factors that may affect expected credit losses. In this process, internal data and exogenous variables are observed, such as the percentage of unemployment reported in the Brazilian National Household Sampling Survey (PNAD).

The maximum exposure to the Company's credit risk, net of impairment losses on financial assets, refers to the amount of accounts receivable and the amount of the effective risk of losses on trade accounts receivable, which are presented in Note 6.

d) Risk related to impairment of property and equipment

Property and equipment items should be recognized at the lower of the carrying amount and the recoverable amount, the former representing the sum of the historical cost and the accumulated depreciation of the asset. The recoverable amount is the higher of the value in use and fair value less costs to sell. If the carrying amount of the asset exceeds the recoverable amount, the excess amount is recognized in P&L for the year.

The Company tests its property and equipment items for impairment on an annual basis, assessing the existence of internal or external evidence that the assets are recognized at amounts that exceed their recoverable amount. This evidence is substantially defined by a recurring loss of profitability of cash-generating units and macroeconomic conditions reasonably different from the last impairment test, among others, by virtue of the macroeconomic scenario. The Company carried out new analyses regarding the need to reduce its assets to their recoverable amount. See Note

e) Covenants

Accounting Pronouncement CPC 26 - Presentation of Financial Statements determines that when an entity breaks a covenant related to a long-term loan (debt or interest coverage ratio, for instance) at the end or before the end of the reporting period, making the liability overdue and payable at the creditor's request, the liability must be classified as current even if the creditor has agreed, after the reporting date and before the date the financial statements were authorized for issue, not to require the accelerated settlement as a result of the breach of covenant. The liability must be classified as current since, at the reporting date, the entity does not have an unconditional right to defer its settlement for at least twelve months after that date.

The maintenance of the contractual maturity of promissory notes and debentures at their original maturities is subject to covenants, which are being regularly complied with. Key covenant compliance indicators are stated in Note 13.d.

2.7. Acquisitions

During the second half of 2020, the Company completed the acquisition of two companies. The completion of these acquisitions and the integration between the Company's systems and those of the new subsidiaries are another step in the turnaround process that the Company has been going through. The acquisitions are further detailed below:

a) ASAPLog

On April 27, 2020, the Company announced the acquisition of ASAPLog through its subsidiary and logistics operator of the group, VVLog Logística Ltda. ASAPLog is a technology company and operates in the logistics industry ("LogTec"), specializing in solutions for urban logistics, in addition to connecting carriers in the long distance stages, making the transactional process (between sellers, delivery companies and customers) much more efficient. In recent years, ASAPLog has been transforming the delivery process of small ecommerce retailers, with an easy-to-use platform, favoring crowdshipping as a solution for last mile delivery, with a wide network of independent couriers.

This acquisition is, therefore, a relevant contribution to the accelerated development of the Company's logistics technology, and it will bring strong support to explore the integration of its logistics network, including controlling the management of Mini Hubs ("shipping from store"), drastically reducing logistics cost and delivery time. It is also relevant for the improvement of solutions for the Company's marketplace partners ("sellers").





On May 21, 2020, the Company announced that it has completed the acquisition of CarrierEQ, Inc. ("Airfox") through its subsidiary Lake Niassa Empreendimentos e Participações Ltda. Airfox is an American fintech located in Boston that will operate as a technological innovation hub, among other activities. As at June 30, 2020, Airfox holds 99.99% interest in banQi Instituição de Pagamento Ltda ("banQi"). banQi is the Company's digital account platform. The integration of the application allows users access to services such as deposit and cash withdrawal at stores, as well as the option to settle payment booklets, payment slips and bills, and make transfers and mobile recharges through the application.

In accordance with CPC 15 (R1) - Business Combination, the Company will complete the fair value measurement of net assets acquired on May 21, 2020, within the 12 months from the date of the business combination. The Company does not expect significant changes from the valuation of net assets acquired and of intangible assets already identified.

The preliminary fair value of identifiable assets and liabilities on the date of acquisition of Airfox is presented below:

Statement of financial position	Provisional fair value on acquisition 05.21.2020
Current assets Intangible assets - software Noncurrent assets	56 89 14
	159
Current liabilities Noncurrent liabilities Equity	75 102 (18) 159

The goodwill from the acquisition amounts to R\$182, which comprise the difference paid by the Company, in the amount of R\$164, in relation to the fair value of the acquiree's equity. It is mainly attributed to the synergies expected from the integration of the entity to the Company's existing businesses.

The cash disbursement for the acquisition of the subsidiary, net of the cash acquired, is R\$50, which corresponds to the amount of R\$102 paid in 2020 net of the cash acquired of R\$52.

2.8. Follow-on offering shares

On June 3, 2020, the initial offering of 220,000,000 common shares was approved at a Meeting of the Board of Directors (RCA), with restricted placement efforts, which could be increased by up to 35%, i.e. up to 77,000,000 common shares ("Additional Shares"), depending on demand.

The closing price of common shares issued by the Company on B3 on June 3, 2020, was R\$13.48 (this is merely an indication of the Price per Share), which could vary upwards or downwards, according to the conclusion of the Bookbuilding Procedure. Thus, the total amount of the Restricted Offer, based on this indicative Price per Share, would be R\$2,965,600,000.00, without considering the placement of Additional Shares, or R\$4,003,560,000.00, considering the placement of Additional Shares.

The price per share was set at R\$15.00 by the Board of Directors after completion of the procedure to determine the investment intentions of professional investors, and the Company's capital increased by R\$4,455,000,000.00, through the issue of 297,000,000 new shares, within the limit of the authorized capital, as approved at the Board of Directors' Meeting held on June 15, 2020.

The net resources deriving from the Restricted Offer were allocated to (i) investments in technology and logistics, innovation and development; and (ii) optimization of the Company's capital structure, including replenishment of working capital.

3. Revised pronouncements and interpretations issued but not yet adopted

Those IFRSs issued/amended by the IASB that are effective for the year beginning in 2020 had no impact on the Company's interim financial information, except for the amendments mentioned below. In addition, the IASB issued/revised certain IFRSs, whose adoption is scheduled for 2021 or later, and the Company is assessing the impacts of the adoption of these standards on its Financial Statements:

- Amendment to IAS 1 Classification of liabilities as current or noncurrent: It clarifies aspects to be considered for the classification of liabilities as current or noncurrent liabilities. This amendment is effective for annual reporting periods beginning on or after January 1, 2022. The Company does not expect significant impacts on its financial statements.
- Amendment to IFRS 16 Leases In May 2020, the IASB issued amendments to IFRS 16 Leases regarding COVID-19 related benefits granted to lessees under lease contracts. On July 7, 2020, through Ruling No. 859/20, CVM approved amendments to Accounting Pronouncement CPC 06 (R2) Leases, which is equivalent to IFRS 16. The aforementioned Resolution applies to fiscal years beginning on or after January 1, 2020.

As a practical expedient, lessees may choose not to assess whether a benefit granted under a lease contract in connection with COVID-19 is a lease modification and instead to account for the resulting changes in lease payments in profit or loss for the period. The Company and its subsidiaries applied the practical expedient to all benefits granted under lease contracts in accordance with the requirements of Ruling No. 859/20.

4. Significant accounting practices

For cases in which there were no significant changes in the nature of the accounting balances or in the Company's policies, detailed information disclosed in the financial statements for the year ended December 31, 2019 have not been fully reproduced in this quarterly information. Therefore, this quarterly information shall be read in conjunction with the financial statements for 2019, published on March 25, 2020.

Consolidation

In preparing the individual and consolidated interim financial information, financial information from subsidiaries closed at the same reporting date and consistent with the Company's accounting policies was used.

Equity interest in subsidiaries

	06.30.2020		
Investments	Direct interest	Indirect interest	
Subsidiaries			
Indústria de Móveis Bartira Ltda. ("Bartira")	99.99%	0.01%	
Globex Administração e Serviços Ltda. ("GAS")	99.99%	0.01%	
Lake Niassa Empreendimentos e Participações Ltda. ("LAKE")	99.99%	0.01%	
VVLog Logística Ltda. ("VVLog")	99.99%	0.01%	
Globex Administradora de Consórcio Ltda. ("GAC")	99.99%	0.01%	
Cnova Comércio Eletrônico S.A. ("Cnova Brasil")	100.00%	-	
Asap Log Ltda. ("ASAPLog")	-	100.00%	
Carrier EQ, LLC ("Airfox)	-	100.00%	
BanQi Instituição de Pagamento Ltda. ("banQi")	-	100.00%	

5. Cash and cash equivalents

a) Breakdown of balances

		Individual		Consolidated	
	Weighted average rate	06.30.2020	12.31.2019	06.30.2020	12.31.2019
Cash and banks		108	132	125	136
Short-term investments - repurchase agreements	101.05% of CDI p.a.	4,578	1,152	4,614	1,191
Sweep accounts	8.24% of CDI p.a. (i)	4	36	4	37
	, ,,	4,690	1,320	4,743	1,364

(i) These refer to investment of funds available in checking account with daily profitability linked to the Interbank Deposit Certificate (CDI) rate, automatically redeemed on the first business day following that of the investment (D+1).



6. Trade accounts receivable

a) Breakdown of balances

	Individual		Conso	lidated
	06.30.2020	12.31.2019	06.30.2020	12.31.2019
Credit card companies	2,666	3,004	2,666	3,004
Consumer financing - CDCI (i)	2,339	2,529	2,339	2,529
Trade accounts receivable – B2B (ii)	222	206	222	206
Allowance for expected credit losses	(476)	(489)	(476)	(489)
Other accounts receivable	183	227	184	228
	4,934	5,477	4,935	5,478
Current Noncurrent	4,671 263	5,111 366	4,672 263	5,112 366

- (i) These correspond to receivables from time sales financed through Direct Consumer Credit with Seller Intervention (CDCI), according to Note 13(a)(i), payable in up to 24 months, with days sales outstanding of
- (ii) These refer to sales made to other legal entities for resale or own use.

b) Changes in allowance for expected credit losses

	Individual		Conso	lidated
	06.30.2020	06.30.2019	06.30.2020	06.30.2019
Balance at beginning of period	(489)	(427)	(489)	(498)
Expected loss recorded for the period	(297)	(261)	(297)	(304)
Write-off of accounts receivable	310	260	310	302
Balance at end of period	(476)	(428)	(476)	(500)
Current	(435)	(389)	(435)	(461)
Noncurrent	(41)	(39)	(41)	(39)



c) Aging list of accounts receivable, before allowance for expected credit losses

Credit card companies
Consumer financing - CDCI
Trade accounts receivable - "B2B"
Other accounts receivable

					Indiv	idual					
		06.30	.2020					12.31	.2019		
		Ove	rdue			Overdue					
Falling due	Within 30 days	31 - 60 days	61-90 days	Above 90 days	Total	Falling due	Within 30 days	31 - 60 days	61-90 days	Above 90 days	Total
2,655	2	2	3	4	2,666	3,004				-	3,004
2,003	132	85	42	77	2,339	2,328	95	40	28	38	2,529
213	6	1	-	2	222	194	4	2	1	5	206
178	2	2	-	1	183	225	-	-	-	2	227
5,049	142	90	45	84	5,410	5,751	99	42	29	45	5,966

Credit card companies Consumer financing - CDCI Trade accounts receivable - "B2B" Other accounts receivable

					Conso	lidated					
		06.30.	.2020					12.31.	.2019		<u> </u>
		Over	rdue					Over	due		<u> </u>
Falling due	Within 30 days	31 - 60 days	61-90 days	Above 90 days	Total	Falling due	Within 30 days	31 - 60 days	61-90 days	Above 90 days	Total
2,655	2	2	3	4	2,666	3,004			_	-	3,004
2,003	132	85	42	77	2,339	2,328	95	40	28	38	2,529
213	6	1	-	2	222	194	4	2	1	5	206
178	2	2	-	2	184	226	-	-	-	2	228
5,049	142	90	45	85	5,411	5,752	99	42	29	45	5,967









Inventories

a) Breakdown of balances

	Indiv	ridual	Consolidated		
	06.30.2020	12.31.2019	06.30.2020	12.31.2019	
Stores	1,609	2,184	1,609	2,184	
Distribution centers	3,707	2,431	3,723	2,445	
Storeroom	12	14	12	15	
Estimated impairment loss	(42)	(79)	(42)	(79)	
	5,286	4,550	5,302	4,565	

b) Changes in estimated impairment losses

	Indivi	dual	Consolidated		
	06.30.2020	06.30.2019	06.30.2020	06.30.2019	
Balance at beginning of period	(79)	(50)	(79)	(102)	
Reversals (additions)	27	(48)	27	(56)	
Realized losses	10	26	10	46	
Balance at end of period	(42)	(72)	(42)	(112)	

8. Taxes recoverable

a) Breakdown of balances

	Individual		Individual Consolid			lidated
	06.30.2020	12.31.2019	06.30.2020	12.31.2019		
State VAT (ICMS) recoverable (i)	3,130	2,757	3,133	2,758		
PIS and COFINS recoverable (ii)	1,011	751	1,013	752		
Income and social contribution taxes	224	208	241	225		
Social Security Tax (INSS) recoverable	99	98	99	98		
State VAT (ICMS) recoverable on property and equipment (i)	1	1	2	2		
Other	9	7	10	9		
	4,474	3,822	4,498	3,844		
Current Noncurrent	1,128 3,346	1,029 2,793	1,151 3,347	1,050 2,794		

(i) The expected realization of ICMS recoverable and ICMS recoverable on property and equipment is as follows:

At June 30, 2020	Individual	Consolidated
6-month period of 2020	172	176
2021	294	295
2022	363	363
2023	406	406
2024	479	479
2025 to 2027	1,417	1,416
	3,131	3,135

This ICMS credit realization plan is monitored periodically in order to ensure compliance with the established assumptions, which are reassessed based on business events, allowing a better credit realization.

With respect to credits that cannot yet be immediately offset, the Company management, based on a technical recovery study that considers future growth expectations and consequent offset with debts arising from its operations, believes that future offset is feasible. The studies mentioned are prepared and reviewed periodically based on information extracted from the strategic planning previously approved by the Company's Board of Directors. For the individual and consolidated interim financial information for the period ended June 30, 2020, the Company management has monitoring controls over compliance with the plan established annually, reassessing and including new elements that contribute to realization of the ICMS recoverable balance, as shown in the table above.



The credit is realized through refund from the state finance departments, requiring evidence of the operations that generated the Company's right to refund, such as tax documents and digital files. This methodology is determined by the legislation of each state, and is duly complied with by the Company.

<u>Previously unused credits - Decision of the Federal Supreme Court of Brazil ("STF") on reimbursement of ICMS-ST</u>

In the first quarter of 2020, the balance of R\$89 relating to previously unused credits was recorded, in addition to the balances that had already been recorded in prior years, arising from an additional review of operations subject to ICMS-ST (tax substitution). The Company sought such credits based on the decision handed down by the Federal Supreme Court of Brazil ("STF") under general resonance, which authorized taxpayers to reimburse the ICMS-ST overpaid for the cases in which the tax base used as a reference for payment is higher than the price applied for sale to the final consumer. This amount corresponds to the states of Minas Gerais (MG), Paraná (PR), São Paulo (SP) and Rio de Janeiro (RJ), and was matched against the cost of goods sold.

(ii) PIS and COFINS recoverable are expected to be realized as follows:

At June 30, 2020	Individual	Consolidated
6-month period of 2020	268	270
2021	569	569
2022	174	174
	1,011	1,013

Decision of the Federal Supreme Court of Brazil ("STF") on ICMS in the PIS and COFINS tax base

Since adoption of the non-cumulative PIS and COFINS regime, the Company has been pleading in court the right to deduct ICMS and ICMS-ST from the PIS and COFINS tax base. With the judgment of this matter by the STF under general resonance on March 15, 2017, as well as the Decision published on October 2, 2017, calculation is now made considering the respective deductions.

In December 2018, the Company disposed of part of the right to the credits from these suits to a third party, for the total amount of R\$50. In December 2019, an additional disposal was made for R\$50. Both disposals were recorded under Revenue from sale of goods and services, pursuant to the Company's accounting policy.

In August 2019, a final favorable decision was handed down on the proceeding in which the Company pleaded the right to exclude ICMS from the PIS and COFINS tax base. These credits total R\$266 (restated), of which R\$152 should be transferred to the entity entitled to the credits, as mentioned above.

The remaining credits of R\$114, which are not part of the Credit Grant Deed, are owned by the Company and were recorded under PIS and COFINS recoverable, with the principal of R\$64 recorded as "Cost of sales and services", and monetary restatement of R\$50 as "Finance income (costs), net".

These credits have already been approved by the Brazilian Internal Revenue Service (RFB) and offset by the Company with federal tax debts amounting to R\$59.

In May 2020, according to a release of material information, the Company obtained a favorable decision in another proceeding addressing the right to exclude ICMS from the PIS and COFINS base. The amount reported for this portion of credits totaled R\$374 (restated). After a calculation review, the Company identified that the amount is R\$364 recorded under "PIS and COFINS recoverable", with the principal amount of R\$241 under "Unused tax credits" and monetary restatement of R\$123 under "Finance income (costs), net".

The Company is awaiting judgment of the motion for clarification filed by the Attorney General of the National Treasury ("PGFN"), as well as the possible limitation of its effects in time. The Company's legal advisors, however, understand that the decision to apply the limitation of the effects in time will not restrict the rights of the lawsuit filed.

The Company is a party to lawsuits that still await a final decision under which, in management's best estimate, the effects of such credits, from 2010 to February 2017, total approximately R\$35 as of June 30, 2020 (R\$484 as of December 31, 2019). These amounts consider monetary restatement and are net of lawyers' fees and of the portion of the disposal conducted.



Related parties

	Assets (liabilities), net			Income (expenses), net				
	Indiv	ridual		lidated	Individual			lidated
	06.30.2020	12.31.2019	06.30.2020	12.31.2019	06.30.2020	06.30.2019 Restated (*)	06.30.2020	06.30.2019 Restated (*)
Parent company (**)								
Companhia Brasileira de Distribuição ("CBD") (c), (d), (e), (f)	-	-	-	-	-	(9)	-	(11)
Subsidiaries								
Indústria de Móveis Bartira Ltda. ("Bartira") (b), (d), (e)	25	9	-	-	(150)	(253)	-	-
Globex Administração e Serviços Ltda. (d)	-	-	-	-	-	(1)	-	-
Asaplog Ltda. (e)	(1)	-	-	-	-	-	-	-
VVLog Logística Ltda. ("VVLog") (e)	-	1	-	-	-	(72)	-	-
Cnova Comércio Eletrônico S.A. ("Cnova Brasil") (d), (e), (g)	-	-	-	-	-	(244)	-	-
Associates	(4)	(40)	(4)	(4.0)	(6)	(0)	(6)	(5)
Financeira Itaú CBD S.A. ("FIC") (a)	(1)	(13)	(1)	(13)	(6)	(3)	(6)	(5) 2
Banco Investored Unibanco S/A ("BINV") (a)	(1)	5	(1)	5	(3)	2	(3)	
Sendas Distribuidora S.A. ("Sendas") (d) (**)	-	-	-	-	-	- (4)	-	3
Greenyellow do Brasil Energia e Serviços Ltda. ("Greenyellow") (d) (**) Other	-	-	-	-	-	(4)	-	(4)
	(323)	(285)	(298)	(288)	(117)	15	(122)	16
Casa Bahia Comercial Ltda. ("CB") (d), (f)	(301)	(283)	(300)	(296)	(276)	(569)	(131)	10
	(301)	(203)	(300)	(290)	(270)	(309)	(131)	
Leases	4 400	1 100	4 4 4 5		(50)	(F.4)	(00)	(55)
Right-of-use asset	1,120	1,123	1,147	1,151	(58)	(54)	(60)	(55)
Lease liabilities	(1,551)	(1,522)	(1,590)	(1,590)	(92)	(92)	(95)	(92)
	(431)	(399)	(443)	(439)	(150)	(146)	(155)	(147)
Receivables from related parties	256	237	236	262				
Current	191	151	134	139				
Noncurrent	65	86	102	123				
Payables to related parties	(126)	(121)	(93)	(119)				
Current	(126)	(121)	(93)	(119)				
Noncurrent	-	-	-	-				

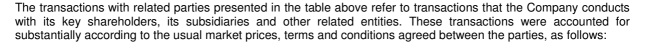
^(*) The balances were restated in accordance with memorandum circular CVM/SNC/SEP/No. 02/2019 with retrospective effects on the application of CPC 06 (R2) / IFRS 16.





^(**) On June 14, 2019, CBD disposed of the totality of the interest held in the Company. As a result, Sendas and Greenyellow are no longer related parties, as they belong to the CBD group.





a) Loans and financing with FIC and BINV

The Company operates as a banking agent for services operated by FIC and BINV, which purchase credit card receivables from the Company. This operation generates amounts to be transferred, indicated as accounts payable to related parties and amounts receivable for services rendered, indicated as accounts receivable from related parties. The result of these operations is presented in the column "Income (expenses), net" in the table above, and classified as "Revenue from sale of goods and services", in the Company's statement of profit or loss.

FIC and BINV are credit card operators that issue cards and finance purchases for customers. In the period ended June 30, 2020, the balance of credit cards receivables from FIC and BINV totaled R\$90 (R\$202 as of December 31, 2019). These balances are recorded as "Accounts receivable" under "Credit card companies", as shown in Note 6(a).

For the six-month period ended June 30, 2020, the Company recognized R\$9 (R\$9 for the six-month period ended June 30, 2019) in finance costs arising from the sale of credit card receivables.

b) Intercompany loans with subsidiaries

For six-month period ended June 30, 2020, the Company recorded intercompany loans with subsidiary Bartira, monetarily restated at the average rate below:

	06.30.2020	12.31.2019
Indústria de Móveis Bartira Ltda. ("Bartira")	110.0%	110.0%
VVLog Logística Ltda. ("VVLog")	-	105.0%

c) Transactions with CBD

CBD is the Company's guarantor in an insurance distribution agreement, and guarantor in counter-guarantee and property lease agreements. There is also reimbursement of lease expenses between the parties.

The Company also acquires food vouchers and benefits for its employees from CBD, at prices similar to those of the competition. No expenses were recorded for the six-month period ended June 30, 2020 (R\$26 for the six-month period ended June 30, 2019).

d) Lease and provision of services

Via Varejo has leases with CBD, Sendas and GAS. Furthermore, the Company and its subsidiary Bartira have lease contracts regarding 296 properties, including distribution centers and commercial and administrative buildings, entered into under specific conditions with Casa Bahia Comercial ("CB") and its shareholders, pursuant to Association Agreement entered into by Via Varejo, CBD, CB and CB's shareholders.



The breakdown of the lease contracts' amounts is as follows:

	Consolidated						
	06.30.2020	12.31.2019	06.30.2020	12.31.2019			
Statement of financial position	Right of use	Right of use	Lease liabilities	Lease liabilities			
Casa Bahia Comercial Ltda.	1,147	1,151	(1,590)	(1,590)			
		Consol	idated				
	06.30.2020	06.30.2019 Restated (*)	06.30.2020	06.30.2019 Restated (*)			
Statement of profit or loss	Depreciation	Depreciation	Interest on lease	Interest on lease			
Casa Bahia Comercial Ltda.	(60)	(55)	(95)	(92)			

^(*) The balances were restated in accordance with memorandum circular CVM/SNC/SEP/No. 02/2019 with retrospective effects on the application of CPC 06 (R2) / IFRS 16.

Until July 1, 2019 (date of the partial spin off of Cnova Brasil with the subsequent merger of the spun-off portion by Via Varejo), Via Varejo offered its products at the website of its subsidiary Cnova Brasil, paying a commission for the use of the subsidiary's sales platform. The Company recognized, until the date of the spin-off, an expense of R\$20 for the six-month period ended June 30, 2019. From the partial spin-off, Via Varejo began to operate directly the e-commerce and marketplace businesses previously operated by Cnova Brasil.

In 2018, the Company entered into a service agreement with Greenyellow to implement energy efficiency solutions in certain branches, with the objective of monitoring and ensuring the reduction of electricity consumption. Greenyellow receives a percentage of the energy cost reduction as compensation. Greenyellow is also a supplier of certain fixed assets classified under Facilities in the Company's property and equipment.

e) Purchase and sale of goods and services

In the six-month periods ended June 30, 2020 and June 30, 2019, the Company conducted the following related party transactions:

		Income (expenses), net		
Counterparty	Transaction	06.30.2020	06.30.2019	
Cnova	Sale of goods	-	13	
CBD	Commission for intermediation of purchase	-	20	
Bartira	Purchase of goods	(150)	(254)	
VVLog	Freight services	-	(73)	
Cnova	Purchase of goods	-	(225)	

f) Association agreement between Via Varejo, CBD and CB and related covenants

On July 1, 2010, the First Amendment to the Association Agreement ("Association Agreement") was entered into by Via Varejo, CBD and CB, which, among other rights, guaranteed Via Varejo the right to be indemnified, in respect of losses and damages, by CBD and CB, regarding certain lawsuits and reimbursement of expenses related to facts or acts whose origin or triggering event had occurred under the responsibility of the former controlling shareholders of Via Varejo (formerly Globex Utilidades) and of the companies included in the Association Agreement.

As provided in the Association Agreement, after the six-year period from the closing date of the transaction, which occurred on November 8, 2016, the procedures referring to indemnification related to new lawsuits were terminated and negotiations between the parties began for collection and settlement of existing balances relating to such losses and damages.

On July 4, 2017, the Company entered into an Agreement with CB, together with CBD, to (i) settle losses and damages already incurred until November 8, 2016; (ii) define new criteria to determine liabilities for losses and damages related to contingencies; (iii) hold periodic meetings in which each party must present the losses and damages incurred as from November 9, 2016, to be indemnified by the other party; and (iv) set up guarantees to meet CB's obligation to indemnify in relation to the contingencies. This Agreement was approved by the Company's Board of Directors and by CBD on July 24, 2017. CB partner sureties were provided as guarantees for compliance with said Agreement, as well as mortgages on properties owned by CB, in an amount sufficient to cover the total potential contingencies identified on November 8, 2016.

On October 24, 2018, the Company and CB, jointly with CBD, entered into an Amendment to the Agreement with a view to improving its criteria and clarifying certain clauses and conditions, thus enabling the settlement of outstanding balances presented in the periodic meetings.

The Company has maintained the contractual terms of the Association Agreement and related amendments until the date of approval of this interim financial information.

g) Key management personnel compensation

Expenses related to total key management personnel compensation (Statutory Officers and members of the Board of Directors), recorded in the statement of profit or loss for the six-month periods ended June 30, 2020 and June 30, 2019 are as follows:

		06.30.2020	
	Short-term benefits	Share-based payment	Total
Executive Board	4	17	21
Board of Directors	4	-	4
	8	17	25
		06.30.2019	
	Short-term benefits	Share-based payment	Total
Executive Board	9	1	10
Board of Directors	2	-	2
	11	1	12

Individual



10. Investments

a) Balances and changes

	marriadai				
	Lake	Bartira	Cnova Brasil	Other	Total
Balance at December 31, 2018 – restated (*)	107	758	(57)	72	880
Future capital contribution (i)	-	-	96		96
Equity pickup - P&L	20	(3)	(242)	2	(223)
Distribution of dividends	(4)	-	-	(5)	(9)
Equity pickup - other comprehensive income	<u>-</u> _		7	<u> </u>	7
Balance at June 30, 2019 – restated (*)	123	755	(196)	69	751
	Individual				
	Lake	Bartira	Cnova Brasil	Other	Total
Balance at December 31, 2019	150	735	16	72	973
Capital increase (ii)	162				100
	102	-	-	-	162
Equity pickup - P&L	17	- (14)	-	- (1)	2
Equity pickup - P&L Unrealized income		(14) 4		(1) -	2 4
	17 - (4)	4	- - - -	<u>-</u>	2 4 (4)
Unrealized income	17 -		- - - - 16	(1) - - - 71	2

^(*) The balances were restated in accordance with memorandum circular CVM/SNC/SEP/No. 02/2019 with retrospective effects on the application of CPC 06 (R2) / IFRS 16.

- (i) In 2019, the Company increased the capital of subsidiary Cnova Brasil by R\$96, by converting debts with Via Varejo.
- (ii) In 2020, the Company increased the capital of subsidiary Lake by R\$162, with R\$105 in cash and R\$57 from Convertible Notes issued by Airfox in favor of Via Varejo. For further information, see Note 2.7(b).

Consolidated

	FIC	BINV	Total	
Balance at December 31, 2018	79	29	108	
Equity pickup	15	5	20	
Distribution of dividends	(3)	(2)	(5)	
Balance at June 30, 2019	91	32	123	
	FIC	Consolidated BINV	Total	
		DIIIV		
Balance at December 31, 2019	108	37	145	
Equity pickup	21_	4	25	
Balance at June 30, 2020	129	41	170	

b) Summarized financial information of associates

FIC and BINV

These are financial institutions created with the objective of financing sales directly to CBD and Via Varejo customers. BINV is the result of the association of the Company with Banco Itaú Unibanco S.A., while FIC is the result of the association of CBD and the Company with Banco Itaú Unibanco S.A. The Company has significant influence on investments, but not control over them. The share in the total voting capital of FIC and BINV corresponds to 14.24% and 50.00%, respectively, arising from the investments of subsidiary Lake.



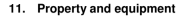
Information on the associates deemed material by the Company for equity pickup calculation purposes is as follows:

	FIC		BINV	
Statement of financial position	06.30.2020	12.31.2019	06.30.2020	12.31.2019
Current assets	6,179	7,086	629	640
Noncurrent assets	46	51		
Total assets	6,225	7,137	629	640
Current liabilities	5.178	6.185	554	563
Noncurrent liabilities	3,176	21	2	363
		- :	_	-
Equity (i)	1,031	931	73	74
Total liabilities and equity	6,225	7,137	629	640
Statement of profit or loss	06.30.2020	06.30.2019	06.30.2020	06.30.2019
Revenue	604	573	51	39
Operating income	242	175	12	16
Net income	144	108	7	10

⁽i) The calculation of the investment considers the investee's equity, less the special goodwill reserve, which is the exclusive right of Itaú Unibanco S.A.

There are no significant restrictions related to investments held by the Company.





a) Breakdown of balances and changes

		Individual					Consolidated					
	Baland	e at 06.30.2020	0	Baland	e at 12.31.201	9	Balance a	at 06.30.2020		Balar	nce at 12.31.20	19
	Coet	ccumulated epreciation	Net	Cost	ccumulated lepreciation	Net	Cost	umulate d reciation	Net	Cost	Accumulated depreciation	Net
Land	11	-	11	12		12	15	-	15	15	-	15
Buildings	15	(8)	7	15	(8)	7	20	(13)	7	20	(13)	7
Leasehold improvements	1,081	(424)	657	1,069	(391)	678	1,083	(424)	659	1,072	(391)	681
Machinery and equipment	231	(144)	87	225	(135)	90	422	(280)	142	416	(264)	152
I I equipment	514	(363)	151	503	(333)	170	517	(365)	152	506	(334)	172
Facilities Furniture and fixtures	160 324	(56) (180)	104 144	152 311	(60) (163)	92 148	180 327	(64) (183)	116 144	172 313	(68) (165)	
Vehicles	324 5	(4)	144	5	(4)	140	15	(103)	8	17	(8)	
Construction in progress	70	(.,	70	63	(· /	63	70	-	70	64	(0)	64
Other	57	(42)	15	54	(38)	16	58	(42)	16	55	(38)	
	2,468	(1,221)	1,247	2,409	(1,132)	1,277	2,707	(1,378)	1,329	2,650	(1,281)	1,369
			Ind	ividual					Cor	nsolidated		
	Balance at 12.31.2018	Additions	Write-offs	Depreciation	Transfers	Balance at 06.30.2019	Balance at 12.31.2018	Additions	Write- offs	Depreciation	Transfers	Balance at 06.30.2019
Changes in 2019	1,29	108	(23)	(86)	(2)	1,290	1,444	112	(27)	(100)	(2)	1,427
	Individual					Consolidated						
	Balance at 12.31.2019	Additione	Write-offs	Depreciation	Transfers	Balance at 06.30.2020	Balance at 12.31.2019	Additions	Write- offs	Depreciation	Transfers	Balance at 06.30.2020
Changes in 2020	1,27	7 67	1	(94)	(4)	1,247	1,369	68	(2)	(102)	(4)	1,329







b) Classification of depreciation and amortization of Property and equipment and Intangible assets in the statement of profit or loss

In the six-month periods ended June 30, 2020 and June 30, 2019, the Company recognized the following depreciation and amortization amounts in cost of goods and services sold:

		Indiv	idual	Consolidated		
		06.30.2020	06.30.2019	06.30.2020	06.30.2019	
Depreciation	and	19	19	27	33	

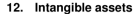
c) Impairment tests of property and equipment

The recoverable amount of the CGUs was determined by means of a calculation based on the value in use considering cash projections for the next five years. The following assumptions were used in the calculation: (i) growth rate for the five-year period 2020-2024, according to the Company's strategic planning; (ii) average sales growth rate of 10.2% for the fourth and fifth years; and (iii) discount rate representing the Company's weighted average cost of capital. The inflation rate of 3.5% p.a. was considered for all periods.

As disclosed in Note 2.6, by virtue of the macroeconomic scenario, the Company conducted other analyses regarding the need to reduce the recoverable amount of its assets. These new analyses were performed considering the same assumptions used in preparing the annual Financial Statements; however, the projections used for the impairment tests were revised considering the current scenario of the COVID-19 outbreak, as well as restating the discount rates and the carrying amounts of the assets. The analyses identified the need to partially reverse the impairment balances previously recorded in view of the significant improvement in the Company's weighted average cost of capital.

As a result of this analysis, in the period ended June 30, 2020, an impairment in the amount of R\$7 (R\$31 at December 31, 2019) was recorded relating to 20 stores.





a) Breakdown of balances and changes

		Individual					Consolidated								
	В	alance at 06.3	0.2020		Ba	lance a	t 12.31.2019			Balance	at 06.30.20	20	Ba	alance at 12.31.2	019
	Cost	Accumulate d amortization	Ne	t Co	st	Accum amortiz		Net	Cos	st	cumulate d ortization	Net	Cost	Accumulated amortization	Net
Goodwill (i)			-				-	-		812	-	812	627		627
Software under development	133		-	133	181		-	181		133	-	133	181	-	181
Software and licenses	672	(302)	370	573		(282)	291		771	(309)	462	578	(284)	294
Contractual rights (ii)	251	(196)	55	251		(177)	74		251	(196)	55	251	(178)	73
Trademarks and patent (iii)	s -		-	-	-		-	-		46	-	46	46	-	46
Favorable contract (iv)	-		-	-	-		-	-		36	(14)	22	36	(13)	23
Goodwill (v)	69	(67)	2	68		(67)	1		69	(67)	2	68	(67)	1
	1,125	(565)	560	1,073		(526)	547	2	,118	(586)	1,532	1,787	(542)	1,245
			li	ndividual								Consoli	dated		
	Balance at 12.31.2018	Additione	Write- offs	Amortizati	on Tr	ansfers	Balance a 06.30.201		nce at .2018	Additio	ons Write	e-offs A	mortization	Transfers	Balance at 06.30.2019
Changes in 2019	625	5 86	(3)		40)	2	. 6	570	1,373	'	94	(6)	(61)) 2	1,402
			Ind	ividual								Consolid	ated		
	Balance at 12.31.2019	Additions	Write- offs	Amortization	Tran		Balance at 06.30.2020	Balance 12.31.20		dditions	Write- offs	Busines combinati		ation Transfers	Balance at 06.30.2020
Changes in 2020	547	72	3	(66		4	560		245	74	4	2	273	(68) 4	1,532

- (i) Goodwill: The Company records goodwill arising from the acquisition of: (i) Bartira in 2013, in the amount of R\$627; (ii) ASAPLog in 2020, in the amount of R\$3; and (iii) Airfox in 2020, in the amount of R\$182.
- (ii) Contractual rights: The Company's contractual rights refer to re-acquisition of insurance intermediation rights and extended warranty. The useful lives of these assets were established based on the end date of the re-acquired rights.
- (iii) Trademarks and patents: As a result of Bartira's business combination, a value for this brand was recognized in the amount of R\$46 based on the royalties relief methodology, which represents the remuneration that would be adopted in the market for the use of the brand had it not been acquired.
- (iv) Favorable contract: As part of Bartira's business combination, the property used by Bartira is leased from the lessor Casa Bahia Comercial Ltda. The measurement was made using information from comparable transactions in the market.
- (v) Goodwill: Refers to amounts paid to former owners of points of sale.

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b) Impairment testing of intangible assets

The Company analyzes, at least annually, if there is any indication that intangible assets with finite useful lives are not capable of generating future economic benefits through the generation of revenue from the sale of products or services, cost reduction, or other benefits resulting from the use of the asset by the Company.

In the year ended December 31, 2019, management performed an analysis together with its information technology department about whether the projects in question were economically feasible. Those cases in which intangible assets were not likely to generate economic benefits and/or whose maintenance was not in line with the strategy of the Company's new management were discontinued. As a consequence, balances recorded until then were reduced to their recoverable amount, which resulted in a write down to P&L of R\$142.

In the period ended June 30, 2020, the Company did not identify any other intangible assets that management has assessed as not capable of generating future economic benefits. It should also be mentioned that, due to the temporary closing of its physical stores (as mentioned in the material information disclosed on March 21, 2020), the Company decided to focus its investments on e-commerce. The Company decided at that time to concentrate investments in logistics, infrastructure and especially in technology.

13. Loans and financing

a) Breakdown of balances

		Indiv	ridual	Consolidated		
	Rate	06.30.2020	12.31.2019	06.30.2020	12.31.2019	
CDCI (i)	6.25% p.a.	3,834	3,746	3,834	3,746	
Loans in local currency (ii)	6.60% p.a.	2,504	-	2,504	-	
Debentures (iii)	6.33% p.a.	2,001	500	2,001	500	
Promissory notes (iv)	2.50% p.a.	3	1,528	3	1,528	
Loans in foreign currency	-	-	127	-	127	
		8,342	5,901	8,342	5,901	
Current		5,235	4,944	5,235	4,944	
Noncurrent		3,107	957	3,107	957	
Financial instruments – fair value hedge	-	-	(2)	-	(2)	
Total loans and financing, net of swap long		8,342	5,899	8,342	5,899	

(i) CDCI

Direct Consumer Credit with Seller Intervention ("CDCI") operations correspond to the financing of sales in installments to customers, through financial institutions (see Note 6(a)). The rates are fixed for each contract entered into. At June 30, 2020, the weighted average of the rates adopted by financial institutions for CDCI operations was 6.25% p.a. (6.40% p.a. as of December 31, 2019).

(ii) Borrowings in domestic currency

On June 29, 2020, the Company entered into Bank Credit Notes (CCB) contracts, in the amount of R\$2,503, at CDI + 3.82% p.a. and maturing within 2 (two) years, with grace period for principal of 6 (six) months and quarterly amortization from December 2020, upon payment of quarterly interest.



(iii) Debentures

On December 23, 2019, the Company made the 4th issue of simple, non-convertible debentures in a single series. The Company issued 500,000 (five hundred thousand) debentures at the par value of R\$1,000.00 (one thousand reais), at CDI + 0.99% p.a., final amortization and semiannual interest, which were publicly distributed with restricted placement efforts pursuant to CVM Ruling No. 476/2009. The debentures mature within two years from the issue date, and the funds raised were used to extend the Company's debt maturity profile.

On June 25, 2020, the Company made the 5th issue of simple, non-convertible debentures in 2 (two) series. 650,000 (six hundred and fifty thousand) debentures were issued at the par value of R\$1,000.00 (one thousand reais) for the 1st series and 850.00 (eight hundred and fifty thousand) debentures at the par value of R\$1,000.00 (one thousand reais) for the 2nd series, at CDI + 3.75% p.a. and CDI + 4.25% p.a. respectively, with final amortization and quarterly interest, which were publicly distributed with restricted placement efforts pursuant to CVM Ruling No. 476/2009. The 1st series matures within 1 year and the 2nd series matures within 2 years from the issue date, and the funds raised were used to extend the Company's debt maturity profile.

(iv) Promissory notes

On September 10, 2019, the Company made the 2nd issue of commercial promissory notes, in a single series. The Company issued 1,500 (one thousand five hundred) notes with a nominal value per unit of R\$1, at 119% of CDI, which were publicly distributed with restricted placement efforts pursuant to CVM Ruling No. 476/2009. The amounts raised were used to optimize cash flow in the ordinary course and management of the Company's business. The maturity of the promissory notes will be in September 2020. On June 25, 2020, the Company redeemed 1,497 (one thousand four hundred and ninety-seven) notes outstanding of the second issue, thus contributing to the extension of the Company's debt maturity profile.



b) Changes

The table below shows the changes in the cash flow financing activities.

	Individual	Consolidated
Balance at December 31, 2018	4,321	4,325
Cash flows from financing activities		
Funds raised (i)	2,455	2,455
Amortization (i)	(2,525)	(2,525)
Payment of interest (i)	(137)	(137)
Non-cash changes		
Interest incurred (i)	143	143
Swap	9	9
Foreign exchange difference	(4)	(4)
Balance at June 30, 2019	4,262	4,266
Balance at December 31, 2019	5,899	5,899
Cash flows from financing activities		
Funds raised (ii)	5,856	5,856
Amortization (ii)	(3,404)	(3,404)
Payment of interest (ii)	(191)	(191)
Non-cash changes		
Interest incurred (ii)	190	190
Swap	(4)	(4)
Foreign exchange difference	(4)	(4)
Balance at June 30, 2020	8,342	8,342

⁽i) At June 30, 2019, the amounts related only to CDCI operations included funding of R\$2,455, amortization of R\$2,514, payment of interest of R\$121, and interest incurred of R\$119.

c) Aging list of loans and financing recognized in noncurrent liabilities

Year	Individual	Consolidated
6-month period of 2021	1,494	1,494
2022	1,613	1,613
Total	3,107	3,107

d) Covenants

The Company constantly monitors significant indicators, such as the consolidated financial leverage ratio, which is total net debt divided by Earnings Before Interest, Tax, Depreciation and Amortization Adjusted (Adjusted EBITDA).

Promissory notes and debentures

The maintenance of the contractual maturity of promissory notes and debentures at their original maturities is subject to covenants, which are being regularly complied with. The key covenant compliance indicators are the following:

Covenants on net debt:

- (i) Adjusted net debt not to exceed Equity and
- (ii) Ratio between adjusted net debt and adjusted EBITDA for verification related to all quarters

In the period ended June 30, 2020, the Company fully complied with all covenants related to loans and financing.

⁽ii) At June 30, 2020, the amounts related only to CDCI operations included funding of R\$1,853, amortization of R\$1,796, payment of interest of R\$82, and interest incurred of R\$113.



14. Financial risk management

a) Breakdown of financial instruments

The key financial instruments and related amounts recorded in the interim financial information, by category, are as follows:

	Individual		Conso	lidated	
	06.30.2020	12.31.2019	06.30.2020	12.31.2019	
Financial assets					
Amortized cost					
Cash and cash equivalents	4,690	1,320	4,743	1,364	
Trade accounts receivable (except credit card	2,268	2,473	2,269	2,474	
companies)	2,200	2,475	2,203	2,474	
Related parties	256	237	236	262	
Fair value through other comprehensive income					
Credit card companies	2,666	3,004	2,666	3,004	
Fair value through profit or loss					
Financial instruments – fair value hedge	-	2	-	2	
Financial liabilities					
Trade accounts payable	(5,195)	(7,232)	(5,241)	(7,278)	
Trade accounts payable – agreement	(539)	(647)	(539)	(647)	
Loans and financing	(8,342)	(5,774)	(8,342)	(5,774)	
Lease liabilities	(4,483)	(4,543)	(4,534)	(4,583)	
Related parties	(126)	(121)	(93)	(119)	
Transfer to third parties	(402)	(515)	(407)	(515)	
Fair value through profit or loss					
Loans and financing	-	(127)	-	(127)	

The Company's treasury operations are regularly reported to the Financial Committee, the Board of Directors' advisory body, and, if necessary, directly to the Board of Directors, which approves the policies to be followed by the Company's treasury department. The most significant risks to which the Company is exposed are related to market risks arising from changes in basic interest rates, exchange differences, liquidity and credit risks. The Company monitors such risks and the respective impacts on financial projections.

b) Market risk

To calculate the sensitivity analysis, the interest rate risk for asset and liability balances presented by the Company at June 30, 2020 is the decrease in the CDI percentage, since the total balance of short-term investments exceeded the balance of loans and financing indexed to the same interest rate type.

(i) Basic interest rate

The Company raises loans and financing in local currency from the major financial institutions, at fixed and floating rates, among which the CDI, to cover working capital and investment needs. Likewise, the Company makes short-term investments by reference to the CDI as part of its cash management strategy.

The sensitivity analysis prepared considered an estimate of the net effect on P&L for the next 12 months. Three scenarios were considered. In scenario I, the annual interest rate was defined based on the CDI curve obtained from B3 for the maturity dates of transactions, limited to 12 months, at the rate of 2.80% p.a. Scenarios II and III considered interest rate increases of 25% and 50%, respectively.



The table below shows the basic interest rate risk sensitivity analysis, with the possible net impact on P&L for each scenario:

		Consolidated	Sensitivity analysis		
Transactions	Risk	Balance at 06.30.2020	Scenario I	Scenario II	Scenario III
Short-term investments	CDI decrease	4,618	110	83	55
Bank loans (*)	CDI decrease	(4,508)	(291)	(259)	(226)
Impact on P&L - expense			(181)	(176)	(171)

^(*) Does not include CDCI loan agreements as these are subject to fixed interest rates. The sensitivity analysis of the derivative financial instrument is presented below.

(ii) Exchange rate and interest on foreign currency loans

The Company had loans in foreign currency hedged by swap contracts, as described below:

		Contrac	ct date			Individual and consolidated		
Foreign currency loans	Counterparty	Reference amount US\$ million	Reference amount R\$ million	Contract date	Maturity date	Fair value 06.30.2020	Fair value 12.31.2019	
(hedged	Itaú	(30)	(117)	07/06/2018	01/15/2020		(127)	
item)		(30)	(117)				(127)	
Financia	al instruments – fair	value hedge						
Long position	n	30	117			-	127	
Short positio	n	(30)	(117)				(125)	
Net swap po	sition						2	

Derivative financial instruments and financial instruments designated as hedged items were accounted for at fair value.

Gains and losses on swap contracts, whether realized or not, are recorded as "Finance income (costs), net". The balance receivable or payable, at fair value, is recorded as "Financial instruments - fair value hedge", according to the net value of the respective instrument. In the six-month period ended June 30, 2020, the Company did not conduct transactions with derivative financial instruments and consequently there was no recognized gain or loss in profit or loss resulting from fair value measurement (loss of R\$6 in the six-month period ended June 30, 2019).

c) Liquidity risk

The Company adopts the policy of maintaining sufficient short-term investments, loans and lines of credit to meet short- and long-term cash needs. The Company regularly monitors cash forecasts that include, upon the respective maturities, the settlement of contracted financial assets and liabilities. The Company's Treasury department maintains sufficient lines of credit to meet the expected working capital needs. Sensitivity analyses are carried out on a regular basis to assess the impact on the Company's liquidity position, in case the existing lines of credit are not renewed.



The table below shows the undiscounted cash flows of the financial liabilities held by the Company. The table includes principal and interest, calculated until the maturity of the financial liabilities. Accordingly, the balances presented may not match the statements of financial position balances.

				06.30.2	2020			
		Individ	dual			Conso	lidated	
	Within 1 year	1 to 5 years	Above 5 years	Total	Within 1 year	1 to 5 years	Above 5 years	Total
Trade accounts payable	5,195	-		5,195	5,241	-	-	5,241
Trade accounts payable – agreement	552	-	-	552	552	-	-	552
Loans and financing	5,557	3,241	-	8,798	5,557	3,241	-	8,798
Lease liabilities	931	3,801	1,453	6,185	938	3,836	1,480	6,254
Related parties	126	-	-	126	93	-	-	93
Transfer to third parties	402	-	-	402	407	-	-	407
	12,763	7,042	1,453	21,258	12,788	7,077	1,480	21,345

d) Credit risk

The Company is exposed to credit risk for cash and cash equivalents held with financial institutions, in the position of accounts receivable generated in commercial transactions, as well as in non-recurring transactions, such as sale of non-financial assets.

To minimize credit risk in relation to cash and cash equivalent balances, the Company adopts policies that restrict its relationship with banks to financial institutions validated by the Financial Committee and approved by the Board of Directors. The authorized banks are classified as top-tier banks. This policy also establishes monetary limits and concentration of risks that are regularly updated.

The credit risk relating to accounts receivable balances is mitigated as a significant portion of the Company's sales takes place with credit cards, which are substantially securitized with the credit card companies. Sales financed through Direct Consumer Credit with Seller Intervention ("CDCI") are lines of credit acquired from Bradesco, Safra and Banco do Brasil, with the objective of customer financing with the Company's intervention. Under this method, the Company holds the credit risk, adopting careful procedures when granting the credit. The balance receivable from customers is dispersed, with no representative individual amounts.

Estimates of impairment of financial assets are calculated according to the Company's accounting policy, as described in Note 6(a). Balances of these estimates at June 30, 2020 and December 31, 2019 were considered sufficient by management to cover possible losses on the receivables portfolio.



e) Capital management

The objective of the Company management is to ensure an adequate credit risk rating, in addition to a well-established proportion of third-party capital, in order to support the business and maximize shareholders' value. The Company manages the capital structure and monitors the financial position considering changes in economic conditions. The Company is not subject to any capital requirements of regulatory agencies.

	Consolidated					
	06.30.	2020	12.31.	2019		
	With CDCI	CDCI		Without CDCI		
Cash and cash equivalents	4,743	4,743	1,364	1,364		
Loans and financing	(8,342)	(4,508)	(5,901)	(2,155)		
Financial instruments – fair value hedge (assets)	-	-	2	2		
Trade accounts payable – agreement (i)	(539)	(539)	(647)	(647)		
Net cash (debt)	(4,138)	(304)	(5,182)	(1,436)		
Equity	5,049	5,049	578	578		
Net debt ratio	(0.82)	(0.06)	(8.97)	(2.48)		

⁽i) Trade accounts payable - agreement: these refer to financial liabilities characterized by prepayments to suppliers, through financial institutions, whose maturities have been postponed. Due to the characteristics of commercial negotiation of deadlines between suppliers and the Company, these financial liabilities were included in programs for advancing funds through the Company's lines of credit with financial institutions, at the implied financial cost of 5.96% p.a. at June 30, 2020 (6.18% p.a. at December 31, 2019). The Company understands that this transaction is of a specific nature and classifies it separately from "Trade accounts payable".

f) Fair value measurement

At June 30, 2020, the Company maintained certain financial assets and liabilities, for which the disclosure of fair value measurement is required under CPC 40 (IFRS 7), as shown in the table below:

	06.30.2020				
	Individual		Consol	idated	
	Book value	Fair value	Book value	Fair value	
Amortized cost	<u>-</u>				
Consumer financing - CDCI (i)	2,339	2,506	2,339	2,506	
Loans and financing - CDCI (ii)	(3,834)	(3,870)	(3,834)	(3,870)	
Fair value through other comprehensive income					
Credit card companies (ii)	2,666	2,666	2,666	2,666	

⁽i) These are classified at level 3, as non-observable inputs are used for fair value measurement. For this calculation, the Company used as assumption the CDCI receivables portfolio and the expectation of loss on the notes, as well as the average discount rate of trade notes.

The Company evaluated and concluded that, except for those indicated in the previous table, most of its financial assets and liabilities are equivalent to their book values, mainly due to their short-term maturities.

The Company's financial instruments are not traded on organized markets and will be held until their maturity, except for the financial assets of Credit card companies.

⁽ii) These are classified at level 2, as readily observable market inputs are used, such as interest rate projections, spot and future exchange rate parity quotes, and negotiations with independent parties.



15. Taxes payable

a) Breakdown of balances

	Individual		Consolidated	
	06.30.2020	12.31.2019	06.30.2020	12.31.2019
ICMS payable	143	166	143	167
Special Tax Settlement Program (PERT) (i)	27	27	27	27
Withholding Income Tax (IRRF) payable	16	19	16	19
Income and social contribution taxes payable	-	-	-	1
Other	9	7	13	9
	195	219	199	223
Current	171	194	175	198
Noncurrent	24	25	24	25

⁽i) The Company enrolled with the Special Tax Settlement Program ("PERT") established by Provisional Executive Order ("MP") No. 783/2017, which allows the settlement of debts with the Brazilian Internal Revenue Service ("SRFB") and the Brazilian General Attorney's Office of the National Treasury ("PGFN").

16. Current and deferred income and social contribution taxes

a) Reconciliation of income and social contribution tax income (expense)

	Individual		Consolidated	
	06.30.2020	06.30.2019 restated (*)	06.30.2020	06.30.2019 restated (*)
Income (loss) before taxes	130	(199)	122	(210)
Income and social contribution taxes at the statutory rate of 34%	(44)	68	(41)	71
Equity pickup	2	(76)	9	7
Unrecognized tax loss (i)	-	-	-	(84)
Other permanent differences	(10)	(5)	(12)	4
Effective income and social contribution taxes	(52)	(13)	(44)	(2)
Current tax recognized through profit or loss	(1)	-	(1)	-
Deferred tax recognized through profit or loss	<u>(51)</u>	(13)	(4 3)	(2)
Income and social contribution tax income (expenses)	(52)	(13)	(44)	(2)

^(*) The balances were restated in accordance with memorandum circular CVM/SNC/SEP/No. 02/2019 with retrospective effects on the application of CPC 06 (R2) / IFRS 16.

⁽i) The subsidiary Cnova Brasil does not recognize deferred tax assets arising from tax losses as there is no expectation of realization due to losses recorded in prior years. For six-month period ended June 30, 2020, deferred income and social contribution taxes not recognized in the statement of financial position relating to tax loss carryforwards amounted to R\$446 (R\$446 at December 31, 2019).



b) Breakdown of deferred income and social contribution taxes

	Individual		Consolidated	
	06.30.2020	12.31.2019	06.30.2020	12.31.2019
Provision for contingencies	472	547	485	561
Allowance for expected credit losses	162	166	162	166
Income and social contribution tax losses	511	352	573	407
Provision for current expenses	24	40	25	41
Estimated loss on property and equipment and inventories	67	132	67	132
Leases (IFRS 16)	284	286	288	289
Other	46	38	47	38
Total deferred tax assets	1,566	1,561	1,647	1,634
Depreciation and amortization of property and equipment and intangible assets	(141)	(130)	(151)	(140)
PPA Bartira	-	-	(24)	(27)
Other	-	-	(7)	(6)
Total deferred tax liabilities	(141)	(130)	(182)	(173)
	1,425	1,431	1,465	1,461

Deferred income and social contribution taxes are stated in the statement of financial position at the net amount, by taxpaying entity, as follows:

	Indiv	idual	Conso	lidated
	06.30.2020 12.31.2019		06.30.2020	12.31.2019
Deferred tax assets Deferred tax liabilities	1,425 -	1,431	1,471 (6)	1,467 (6)

c) Expected realization of deferred income and social contribution tax assets

Deferred income and social contribution tax assets were recognized as a result of studies prepared by management that show the generation of future taxable profits in an amount sufficient for the full realization of these amounts, in addition to the expected realization of deductible temporary differences, as follows:

At June 30, 2020	Individual	Consolidated
6-month period of 2020	378	384
2021	234	244
2022	173	184
2023	157	167
2024	150	160
Above 5 years	474	508
	1,566	1,647

Individual



17. Provision for contingencies

a) Balances and changes

	Individual				
	Tax	Social security and labor	Civil and others	Total	
Balance at December 31, 2018	114	686	103	903	
Additions of new proceedings and other additions	1	357	60	418	
Write-off of provision due to settlement	-	(300)	(34)	(334)	
Write of provision due to success and other write-offs	(108)	(108)	(44)	(260)	
Monetary restatement	(5)	35	5	35	
Balance at June 30, 2019	2	670	90	762	
Balance at December 31, 2019	2	1,475	322	1,799	
Additions of new proceedings and other additions	-	226	82	308	
Write-off of provision due to settlement	-	(337)	(46)	(383)	
Write of provision due to success and other write-offs	-	(183)	(78)	(261)	
Monetary restatement	-	76	19	95	
Balance at June 30, 2020	2	1,257	299	1,558	
	Consolidated				
	Tax (i)	Social security and labor (ii)	Civil and others (iii)	Total	
Balance at December 31, 2018	149	700	128	977	
Additions of new proceedings and other additions	1	365	104	470	
Write-off of provision due to settlement	-	(306)	(65)	(371)	
Write of provision due to success and other write-offs	(108)	(110)	(55)	(273)	
Monetary restatement	(4)	36	7	39	
Balance at June 30, 2019	38	685	119	842	
Balance at December 31, 2019	39	1,503	323	1,865	
Additions of new proceedings and other additions	-	232	82	314	
Write-off of provision due to settlement	-	(345)	(46)	(391)	
Write of provision due to success and other write-offs	-	(184)	(78)	(262)	
Monetary restatement		78	19	97	
Balance at June 30, 2020	39	1,284	300	1,623	

(i) Tax

Tax proceedings are subject, by law, to monthly restatement, calculated based on index used by each tax jurisdiction. In all proceedings, both interest charges and fines on unpaid amounts, when applicable, were fully computed and provisioned.

At March 31, 2019, the Company reversed the provision for the tax proceeding related to PIS and COFINS credits on advertising expenses, in the amount of R\$108. The Company showed, through technical studies, how essential these expenses have been for sales performance in recent years. Additionally, based on recent opinions of the High Court of Justice ("STJ") and of our external legal advisors, in the event a proceeding is filed, the probability of cash disbursement would be possible.

At June 30, 2020, significant tax proceedings provisioned refer to PIS/COFINS credit amounting to R\$39 (R\$39 at December 31, 2019), whose offset was not approved. The provision was recorded based on the assessment of external legal advisors and corroborated by management.



(ii) Social security and labor

The Company is a party to various labor claims relating to employee severance, as result of the ordinary turnover of its business. At June 30, 2020, the Company maintained a provision in the amount of R\$1,283 (R\$1,503 at December 31, 2019).

The Company has 24,457 ongoing labor claims at June 30, 2020 (28,180 at December 31, 2019). The provision for labor contingencies is calculated based on effective historical losses applied to the total ongoing claims per position.

(iii) Civil and others

The Company is a defendant in civil proceedings. Significant proceedings are:

- Proceedings requesting the renewal of store lease, in which the Company is required to pay
 provisional rent amounts until a final and unappealable decision on the litigation. During the trial
 period of proceedings, the Company recognizes a provision based on the difference between the
 amount paid as provisional rent and the amounts claimed by the lessors. At June 30, 2020, this
 provision totaled R\$40 (R\$44 at December 31, 2019);
- Proceedings involving consumer relations law: The Company has 37,871 ongoing civil proceedings at June 30, 2020 (41,471 at December 31, 2019). The provision is calculated based on effective historical losses, per proceeding type and timing, applied to the total ongoing proceedings. At June 30, 2020, this provision totaled R\$261 (R\$279 at December 31, 2019).

b) Contingent liabilities

(i) The Company is a party to other contingencies that were analyzed by legal advisors and assessed as possible loss which, therefore, are not provisioned, totaling R\$2,125 at June 30, 2020 (R\$2,007 at December 31, 2019), mainly related to:

Tax

- COFINS, PIS, IRPJ, IRRF, CSLL and INSS: (i) administrative and legal proceedings related to offset requests not recognized by the taxation authorities, generated due to credits from favorable court decisions, payment differences and fine for noncompliance with accessory obligations; (ii) tax delinquency notice as a result of PIS and COFINS not levied on amounts deemed by the Brazilian IRS as taxable revenues, such as bonuses paid to suppliers; (iii) use of PIS and COFINS credits relating to advertising expenses and card administration fees; (iv) tax delinquency notice as a result of insufficient offset tax loss balance; (v) other proceedings of less materiality. The amount involved in the referred to proceedings at June 30, 2020 is approximately R\$826 (R\$722 at December 31, 2019).
- ICMS, ISS and Real Estate Tax ("IPTU"): (i) administrative and legal proceedings resulting from ISS not levied on amounts deemed by the municipal tax authorities as service revenue; (ii) tax delinquency notices arising from alleged differences upon crosschecking the information filed with the state finance departments, and ICMS not levied on rendering of extended warranty services; (iii) tax delinquency notices arising from the use of Company's credits for acquisition of goods from suppliers with irregular state registration and fine for noncompliance with accessory obligations; and (iv) other proceedings of less materiality. The amount involved in the referred to delinquency notices at June 30, 2020 is approximately R\$976 (R\$955 at December 31, 2019).
- Mandala goodwill: tax delinquency notice due to the deduction of amortization charges in 2012 and 2013
 relating to goodwill arising from the acquisition of Ponto Frio in calendar year 2009. The restated amount
 of the tax delinquency notice corresponds to IRPJ and CSLL amounting to R\$94 at June 30, 2020 (R\$92
 at December 31, 2019).



Civil and others

At June 30, 2020, the Company is a party to civil contingencies totaling R\$170 (R\$183 at December 31, 2019) that were analyzed by legal advisors and assessed as possible loss which, therefore, are not provisioned.

c) Judicial deposits

The Company is challenging the payment of certain taxes and contributions, as well as social security, labor and civil matters for which supplied appeal bonds (restricted) in amounts equivalent to those pending decisions. This amount is recorded in the Company's assets, as follows:

	Indiv	idual	Consolidated		
	06.30.2020	12.31.2019	06.30.2020	12.31.2019	
Social security and labor	406	517	423	532	
Tax	51	61	55	65	
Civil and others	123	31	124	32	
	580	609	602	629	

d) Collaterals and bank guarantees

At June 30, 2020, the Company offered guarantees in connection with social security, labor, tax and civil proceedings, as follows:

Proceedings	06.30.2020
Social security and labor	1,085
Tax	894
Civil and others	241
	2,220

At June 30, 2020, the Company presents bank guarantees involving commercial agreements on financial services (deferred revenue) and administrative agreements totaling R\$713.

The corporate guarantees granted by Companhia Brasileira de Distribuição at June 30, 2020 total R\$2,516.

18. Leases

a) Breakdown of balances and changes

Right-of-use asset

	Individual	Consolidated
Balance at December 31, 2018 – restated (*)	3,334	3,401
Additions and remeasurements	253	253
Write-offs	(31)	(31)
Depreciation	(253)	(260)
Balance at June 30, 2019 – restated (*)	3,303	3,363
	Individual	Consolidated
Balance at December 31, 2019	3,612	3,640
Business combination	-	11
Additions and remeasurements	208	208
Write-offs	17	17
B 1.1		
Depreciation	(284)	(285)

^(*) The balances were restated in accordance with memorandum circular CVM/SNC/SEP/No. 02/2019 with retrospective effects on the application of CPC 06 (R2) / IFRS 16.



Classification of depreciation of right-of-use asset in the Statement of profit or loss

In the six-month periods ended June 30, 2010 and June 30, 2019, the Company recognized the following depreciation amounts and interest on lease liability under cost of goods and services sold:

	Individual		Consolidated		
	06.30.2020	06.30.2019 restated (*)	06.30.2020	06.30.2019 restated (*)	
Depreciation	64	53	65	57	

Lease liabilities

	Individual	Consolidated
Balance at December 31, 2018 – restated (*)	4,137	4,299
Addition and remeasurement	252	253
Write-offs	(34)	(34)
Payment of principal	(235)	(249)
Payment of interest	(204)	(211)
Interest incurred	204	211
Balance at June 30, 2019 – restated (*)	4,120	4,269
	Individual	Consolidated
Balance at December 31, 2019	4,543	4,583
Business combination	•	13
Addition and remeasurement	208	207
Payment of principal	(185)	(186)
Payment of interest	(192)	(195)
Discounts received	(83)	(83)
Interest incurred	192	195
Balance at June 30, 2020	4,483	4,534
Current	663	667
Noncurrent	3,820	3,867

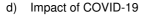
^(*) The balances were restated in accordance with memorandum circular CVM/SNC/SEP/No. 02/2019 with retrospective effects on the application of CPC 06 (R2) / IFRS 16.

b) Aging list of the lease liabilities recognized in noncurrent liabilities

	Individual		Individual				Consolidated	
Year	Gross flow	Embedded interest	Lease liability	Gross flow	Embedded interest	Lease liability		
2021	468	(163)	305	476	(168)	308		
2022	924	(291)	633	933	(296)	637		
2023	845	(244)	601	854	(249)	605		
2024	700	(202)	498	708	(206)	502		
2025	597	(164)	433	605	(168)	437		
Above 5 years	1,720	(370)	1,350	1,755	(377)	1,378		
	5,254	(1,434)	3,820	5,331	(1,464)	3,867		

c) Potential right for PIS and COFINS recoverable

The Company has potential right for PIS and COFINS recoverable embedded in the considerations of leases. In measuring cash flows from leases, tax credits were not recorded, and the potential effects of PIS and COFINS on gross contractual flow at June 30, 2020 amounted to R\$474 in the Individual financial statements and R\$480 in the Consolidated financial statements (R\$492 in the Individual financial statements and R\$499 in the Consolidated financial statements at December 31, 2019).



On March 21, 2020, the Company communicated, through a material news release, that all its physical stores would close due to the restrictions implemented by the authorities to curb the COVID-19 pandemic. In addition, the Company released an announcement to the market on April 17, 2020, in which it informed that, in view of the global economic crisis triggered by the COVID-19 pandemic, management has already been, preventively and in line with the cash preservation measures adopted by several companies in the current context, renegotiating the collection and deferral of payment of rental related to all leased properties (particularly of physical stores that are temporarily closed as a result of the pandemic containment measures). The Company clarified that all rents for March were paid, including any discounts negotiated with the respective owners, without prejudice to other measures required for the renegotiation or deferral of rents of subsequent months. The Company points out that it has given equal treatment to all lessors in the context of renegotiations, including property owners that are related parties, pursuant to the Company's Related Party Transaction Policy, which does not necessarily imply the same result for all negotiations, given the peculiarities and specifics of each lease contract.

e) Presentation of retrospective effects of CPC 06 (R2) / IFRS 16 and MEMORANDUM CIRCULAR/CVM/SNC/SEP No. 02/2019

As disclosed in the financial statement for the year ended December 31, 2019, the Company chose to adopt the full retrospective approach as a transition method at January 1, 2019, recording the effects since the beginning of the first period and; consequently, the comparative periods were restated considering the present value of full lease payment cash flows, without excluding taxes recoverable.

Accordingly, the Company restates, without excluding taxes recoverable, the effects on the statement of financial position for the six-month period ended June 30, 2019, and on the statements of profit or loss for the six-month period ended June 30, 2019, of cash flows and of value added for that same period, to enable comparison with the interim accounting information as at June 30, 2020. Such effects are presented below:

Effects of the	06.30.2019	06.30.2019		
restatement	restated	originally presented	Effects of the restatement	06.30.2019 restated
3 9	4,537	4,966	9	4,975
9 25	764	856	25	881
5 238	3,303	3,127	241	3,368
) 257	(555)	(846)	261	(585)
) (575)	(3,565)	(3,112)	(583)	(3,695)
) 48	(1,802)	(1,850)	48	(1,802)
)	8 9 9 25 5 238 2) 257	8 9 4,537 9 25 764 5 238 3,303 2) 257 (555) 0) (575) (3,565)	Pestatement Pestated Presented	Pestatement Pestated Pestatement Pes

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	individual			Consolidated		
Statement of profit or loss income (expenses)	06.30.2019 originally presented	Effects of the restatement	06.30.2019 restated	06.30.2019 originally presented	Effects of the restatement	06.30.2019 restated
Cost of goods sold and services rendered	(7,971)	(7)	(7,978)	(8,919)	(8)	(8,927)
Selling expenses	(1,906)	(6)	(1,912)	(2,301)	(5)	(2,306)
Depreciation and amortization	(296)	(12)	(308)	(316)	(12)	(328)
Other operating income (expenses), net	(138)	2	(136)	(149)	2	(147)
Finance income (costs), net	(485)	(1)	(486)	(534)	(2)	(536)
Income and social contribution taxes	(21)	8	(13)	(11)	9	(2)
Basic earnings (loss) per share (in reais per share)	(0.15121)		(0.16353)	-		-
Diluted earnings (loss) per share (in reais per share)	(0.15102)		(0.16353)	-		-

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		Individual			Consolidated	
Statement of cash flows – from / (used in)	06.30.2019 originally presented	Effects of the restatement	06.30.2019 restated	06.30.2019 originally presented	Effects of the restatement	06.30.2019 restated
Operating activities	(1,890)	5	(1,885)	(2,539)	10	(2,529)
Financing activities	(641)	(5)	(646)	(657)	(10)	(667)
		Individual			Consolidated	
Statement of value added	06.30.2019 originally presented	Effects of the restatement	06.30.2019 restated	06.30.2019 originally presented	Effects of the restatement	06.30.2019 restated
Total value added to be distributed						
Materials acquired from third parties	(9,773)	(11)	(9,784)	(9,946)	(11)	(9,957)
Retentions	(364)	(12)	(376)	(403)	(12)	(415)
Value added distributed						
Taxes and contributions	639	(8)	631	2,059	(9)	2,050
Debt remuneration	537	1	538	601	2	603
Equity remuneration	(196)	(16)	(212)	(196)	(16)	(212)

19. Deferred revenue

a) Breakdown of balances

	Individual		Conso	lidated
	06.30.2020	12.31.2019	06.30.2020	12.31.2019
Additional or extended guarantees	1,207	1,260	1,207	1,260
Bradesco	191	240	191	240
Insurance and services	122	128	122	128
Other	5	7	119	7
	1,525	1,635	1,639	1,635
Current	366	369	394	369
Noncurrent	1,159	1,266	1,245	1,266

b) Management's estimate for realization of amounts classified as "Noncurrent"

Year	Individual	Consolidated
6-month period of	176	176
2021		
2022	336	422
2023	320	320
2024	305	305
2025	22	22
Total	1,159	1,245

20. Equity

a) Capital

At June 30, 2020, the Company's paid-up and subscribed capital amounted to R\$5,132 (R\$2,903 at December 31, 2019) and was represented by 1,597,017 common registered no-par-value shares with voting right. In the period ended June 30, 2020, the following capital increases took place:

Date of capital increase	Balance in reais	Number of common shares
02/12/2020 (*)	600,179.02	313,131
03/25/2020 (*)	204,982.26	48,798
05/13/2020(*)	6.08	1,824
06/15/2020 (**)	2,227,500,000.00	297,000,000

^(*) Exercise of stock options

^(**) On 06/15/2020, a public offering of primary distribution of shares totaling R\$4,455 was made. Of that amount, 50% were allocated to capital increase. Costs were incurred in the subsequent issue of shares, amounting to R\$94, net of tax effects.



b) Treasury shares

With the Company's migration to B3's Novo Mercado listing segment and the consequent conversion of all preferred shares issued by the Company into common shares, withdrawal rights were granted to holders of preferred shares who did not attend the Special General Meeting held on September 3, 2018. One shareholder of the Company elected to exercise its withdrawal right, totaling 300 thousand preferred shares, which at the time corresponded to 0.04% of the Company's total preferred shares. The reimbursement amount was calculated based on the Company's Equity at December 31, 2017 (R\$2.29 per share), totaling R\$685,839.75 (six hundred eighty-five thousand, eight hundred thirty-nine reais and seventy-five centavos), paid on October 5, 2018. Those 300 thousand shares were repurchased by the Company and held in treasury.

c) Capital transactions

Differences arising from changes in the equity interest of subsidiaries or investees under common control with CBD are recorded in this account, considering that these are capital transactions, i.e. transactions with shareholders as owners.

d) Capital reserves

(i) Goodwill reserve

The amount recognized in "Special goodwill reserve" derives from the merger of Mandala Empreendimentos e Participações S.A. into the Company on December 22, 2009, a company whose goodwill had been generated upon acquisition of Via Varejo by CBD. The merged goodwill has a provision for integrity of equity of 66% in order to keep the tax benefit that was amortized according to the economic benefit of goodwill. As established in the Merger Agreement of Casa Bahia's Shares entered into on October 5, 2010 (approved at the Special General Meeting held on November 9, 2010), the tax benefit arising from such amortization will be capitalized without issuing new shares, that is, in benefit of all shareholders of Via Varejo.

(ii) Options granted

The Company maintains share-based compensation plans with the purpose of: allowing the participation of the Company's managing officers and employees in its capital and in capital increases arising from earnings to which the referred to managing officers and employees have contributed; fostering the achievement of the Company's corporate purposes; and aligning the interests of the Company's managing officers and employees to those of the Company's shareholders.

Stock option plan (equity-settled transaction)

The expense, including taxes and social charges withheld, relating to the stock option programs and recognized in the six-month period ended June 30, 2020 totaled R\$26 (R\$5 in the six-month period ended June 30, 2019).

Phantom Stock Option Plan

At June 30, 2020, the liabilities corresponding to this premium, including social charges, is recorded in noncurrent liabilities amounting to R\$23 (R\$14 at December 31, 2019). The expense recognized in the six-month period ended June 30, 2020 totaled R\$13 (R\$2 in the six-month period ended June 30, 2019).



(iii) Premium on subscription of shares

The premium on subscription of shares arises when the Company trades its shares and the buyer pays a value per share higher than the equity value; this positive difference must be accounted for as capital reserves. On June 15, 2020, a public offering of primary distribution of common registered book-entry shares without par value was made after approval at a meeting of the Company's Board of Directors, through which 297,000,000 new shares at the price of R\$15.00 (fifteen reais) each were issued, within the limit of the authorized capital; thus, the total amount of the Restricted Offer was R\$4,455,000,000.000 (four billion, four hundred and fifty-five million reais).

The Company determined that, of the price per share of R\$15.00: (i) the amount of R\$7.50 would be allocated to the Company's Capital account, totaling R\$2,227,500,000.00 (two billion, two hundred and twenty-seven million, five hundred thousand reais) in capital increase, and (ii) the remaining amount of R\$7.50 would be allocated to Capital Reserve, under the premium on subscription of shares account, totaling R\$2,227,500,000.00 (two billion, two hundred and twenty-seven million, five hundred thousand reais).

21. Sales and service revenue

a) Breakdown of balances

	Individual		Consol	idated
	06.30.2020	06.30.2019	06.30.2020	06.30.2019
Goods	12,467	11,313	12,469	12,699
Operational finance transactions	831	850	831	850
Services	380	501	383	616
Freight and assembly services	204	170	204	200
Gross sales revenue net of returns and cancelations	13,882	12,834	13,887	14,365
Taxes on goods	(2,135)	(1,533)	(2,144)	(1,855)
Taxes on operational finance transactions	(37)	(39)	(37)	(39)
Taxes on service	(46)	(61)	(46)	(80)
Taxes on freight and assembly services	(41)	(35)	(41)	(37)
Taxes on revenue	(2,259)	(1,668)	(2,268)	(2,011)
Net operating revenue	11,623	11,166	11,619	12,354

22. Expenses by nature

	Individual		Consolidated	
	06.30.2020	06.30.2019 restated (*)	06.30.2020	06.30.2019 restated (*)
Cost with inventories sold	7,464	7,606	7,418	8,431
Personnel expenses	1,144	1,218	1,175	1,302
Third-party service expenses	1,154	571	1,177	857
Freight expenses	469	335	469	420
Allowance for expected credit losses	297	261	297	304
Expenses with labor contingencies	(22)	158	(22)	160
Reversal of tax obligations	-	(108)	-	(108)
Other	35	171	46	207
	10,541	10,212	10,560	11,573
Cost of goods sold and services rendered	7,802	7,978	7,809	8,927
Selling expenses	2,443	1,912	2,444	2,306
General and administrative expenses	296	322	307	340
	10,541	10,212	10,560	11,573

^(*) The balances were restated in accordance with memorandum circular CVM/SNC/SEP/No. 02/2019 with retrospective effects on the application of CPC 06 (R2) / IFRS 16.



23. Other operating income (expenses), net

	Individual		Consolidated	
	06.30.2020	06.30.2019 restated (*)	06.30.2020	06.30.2019 restated (*)
Restructuring expenses (i)	(103)	(121)	(104)	(120)
Gain (loss) on disposal of property and equipment and intangible assets	4	(26)	3	(32)
Other	17	11	20	5
	(82)	(136)	(81)	(147)

^(*) The balances were restated in accordance with memorandum circular CVM/SNC/SEP/No. 02/2019 with retrospective effects on the application of CPC 06 (R2) / IFRS 16.

24. Finance income (costs), net

	Individual		Consolidated	
	06.30.2020	06.30.2019 restated (*)	06.30.2020	06.30.2019 restated (*)
Finance costs				
Cost of debt	(177)	(140)	(178)	(140)
Costs of sales and discount on receivables	(168)	(140)	(168)	(180)
Losses on restatements	(103)	(38)	(105)	(43)
Interest on lease liabilities	(192)	(204)	(195)	(211)
Other finance costs	(61)	(10)	(60)	(14)
Total finance costs	(701)	(532)	(706)	(588)
Finance income				
Yield from cash and cash equivalents	20	8	20	11
Gains on restatements	154	24	154	21
Advances to suppliers	11	14	12	18
Other finance income	1		2	2
Total finance income	186	46	188	52
Finance income (costs), net	(515)	(486)	(518)	(536)

^(*) The balances were restated in accordance with memorandum circular CVM/SNC/SEP/No. 02/2019 with retrospective effects on the application of CPC 06 (R2) / IFRS 16.

⁽i) This line includes, mainly, expenses with logistics adjustments, employment contract termination and labor contingencies, resulting from the implementation of measures to adjust the Company's expense structure, both in the operational and administrative functions.



25. Earnings (loss) per share

a) Table of earnings (loss) per share

The table below shows the determination of net income (loss) available to shareholders and the weighted average number of outstanding shares.

	06.30.2020	06.30.2019 Restated (*)
Basic numerator Basic earnings (loss) allocated and not distributed	78	(212)
Total basic earnings (loss) allocated and not distributed	78	(212)
Basic denominator (in thousands of shares)		
Weighted average number of shares	1,324,097	1,294,065
Basic earnings (loss) per share (in R\$)	0.05921	(0.16353)
Diluted denominator (in thousands of shares)		
Stock options	15,999	-
Weighted average number of shares	1,324,097	1,294,065
Diluted weighted average	1,340,096	1,294,065
Diluted earnings (loss) per share (in R\$)	0.05851	(0.16353)

^(*) The balances were restated in accordance with memorandum circular CVM/SNC/SEP/No. 02/2019 with retrospective effects on the application of CPC 06 (R2) / IFRS 16.

For the period ended June 30, 2019, stock options have no dilutive effect due to the loss recorded.

26. Insurance coverage

At June 30, 2020, the insurance coverage is deemed sufficient by management to cover claims, if any, and is summarized as follows:

Insured assets	Insured perils	Insured amount
Property and equipment and	Named perils	
inventories	·	11,929
Profit	Loss of profits	5,445
Vehicle and other (*)	Losses and damages	115
(*) It does not include cov	rerage of bodywork, which is	s insured at an amount

^(*) It does not include coverage of bodywork, which is insured at an amount equivalent to 100% of the Foundation Institute of Economic Research ("FIPE") table.

The Company has specific policies covering civil and administrative liability risks in the amount of R\$230.

27. Segment information

Operating segments are defined as components of a business for which financial information is available and is evaluated regularly by the chief operating decision maker in deciding how to allocate resources to an individual segment and in assessing the segment performance. Considering that all decisions are made based on consolidated reports and that all decisions relating to strategic, financial, procurement and investment planning and to investment of funds are made on a consolidated basis, it is possible to conclude that the Company operates in one single operating segment in the retail market of electronics, home appliances, telephony and furniture.





A free translation from Portuguese into English of Independent Auditor's Review Report on Quarterly Information prepared in Brazilian currency in accordance with NBC TG 21 and IAS 34 - Interim Financial Reporting and with the rules issued by the Brazilian Securities and Exchange Commission (CVM) applicable to the preparation of Quarterly Information (ITR)

Opinions and Representations / Special Review Report – Unqualified

Independent auditor's review report on quarterly information (ITR)

The Board of Directors, Shareholders and Officers

Via Varejo S.A.

São Paulo - SP

Introduction

We have reviewed the individual and consolidated interim financial information of Via Varejo S.A. (the "Company") contained in the Quarterly Information Form (ITR) for the quarter ended June 30, 2020, which comprise the statement of financial position as at June 30, 2020, and the statements of profit or loss and of comprehensive income for the three- and six-month periods then ended, and the statements of changes in equity and of cash flows for the six-month period then ended, and notes to the interim financial information.

Management is responsible for the preparation of the individual and consolidated interim financial information in accordance with the Accounting Pronouncement NBC TG 21 - Interim Financial Reporting and the international standard IAS 34 - Interim Financial Reporting issued by the International Accounting Standards Board (IASB), as well as for the presentation of this information in accordance with the rules issued by the Brazilian Securities and Exchange Commission (CVM) applicable to the preparation of Quarterly Information (ITR). Our responsibility is to express a conclusion on this interim financial information based on our review.

Scope of review

We conducted our review in accordance with the Brazilian and international standards on review engagements (NBC TR 2410 and ISRE 2410 - Review of Interim Financial Information Performed by the Independent Auditor of the Entity, respectively). A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with auditing standards and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

Conclusion on the individual and consolidated interim information

Based on our review, nothing has come to our attention that causes us to believe that the accompanying individual and consolidated interim financial information included in the quarterly information referred to above is not prepared, in all material respects, in accordance with NBC TG 21 and IAS 34 applicable to the preparation of Quarterly Information (ITR), and is not presented in accordance with the rules issued by the Brazilian Securities and Exchange Commission (CVM).

Other matters

Statements of value added

The quarterly information referred to above includes the individual and consolidated statements of value added (SVA) for the six-month period ended June 30, 2020, prepared under the responsibility of the Company management and presented as supplementary information under IAS 34. These statements have been subject to review procedures performed in conjunction with the review of the quarterly information, in order to determine whether they are reconciled with the interim financial information and accounting records, as applicable, and whether their form and content are in accordance with the criteria defined in NBC TG 09 – Statement of Value Added. Based on our review, nothing has come to our attention that causes us to believe that these statements of value added were not prepared, in all material respects, in accordance with the criteria set forth by this Standard and consistently with the individual and consolidated interim financial information as a whole.

São Paulo, August 12, 2020.

ERNST & YOUNG Auditores Independentes S.S. CRC-2SP034519/O-6

Julio Braga Pinto Accountant CRC-1SP209957/O-2

Opinions and Representations / Executive Board's Representation on the Financial Statements

Executive Board's Representation on the Financial Statements

In compliance with the provisions contained in item VI, paragraph 1, article 25 of Ruling No. 480 of the Brazilian Securities and Exchange Commission (CVM) dated December 7, 2009, the Officers of Via Varejo S.A. (the "Company") state that they have reviewed, discussed and agreed on the Company's quarterly information for the period ended June 30, 2020, authorizing its completion on that date.

São Caetano do Sul (SP), August 12, 2020.

Roberto Fulcherberguer - Chief Executive Officer

Sérgio Augusto França Leme – Administrative Vice President

Abel Ornelas Vieira - Commercial and Operations Vice President

Orivaldo Padilha - Financial Vice President and Investor Relations Officer

Helisson Brigido Andrade Lemos - Digital Innovation and Human Resources Vice President

Opinions and Representations / Executive Board's Representation on the Independent Auditor's Report

Executive Board's Representation on the Independent Auditor's Report

In compliance with the provisions contained in item V, paragraph 1, article 25 of Ruling No. 480 of the Brazilian Securities and Exchange Commission (CVM) dated December 7, 2009, the Officers of Via Varejo S.A. (the "Company") state that they have reviewed, discussed and agreed on the opinions expressed in the independent auditor's report on the Company's quarterly information for the period ended June 30, 2020, authorizing its completion on that date.

São Caetano do Sul (SP), August 12, 2020.

Roberto Fulcherberguer - Chief Executive Officer

Sérgio Augusto França Leme – Administrative Vice President

Abel Ornelas Vieira - Commercial and Operations Vice President

Orivaldo Padilha - Financial Vice President and Investor Relations Officer

Helisson Brigido Andrade Lemos - Digital Innovation and Human Resources Vice President