NanoString Technologies Inc Form CT ORDER March 25, 2019

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49.1%
41,331
32.5%
57,085
38.8%
35,271
10.2%
50,801
16.8%
70,817
55.7%
71,623
48.6%
345,946
100%
302,270
100.0%
127,146
100%
147,254
100.0%

344,163
99.5%
276,766
91.6%
121,653
95.7%
146,430
99.4%
1,783
0.5%
25,504
8.4%
5,494
4.3%
4.370
824

Gross Profit & Margin

Gafisa's adjusted gross profit totaled R\$104.4 million in 2Q18, substantial growth compared to 1Q18 (+76.5%) and 2Q17 (+740.2%), boosted by sales of projects with better margins. Positive sales performance also drove adjusted gross profit growth in 1H18, which totaled R\$163.5 million, 392.0% higher than in 1H17. It is worth mentioning the gradual inversion of the Company's financial performance curve, signaled by higher net revenue versus 1Q18 (+41.6%), and 2Q17 (+105.3%) and in 1H18 (+81.7%).

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Adjusted gross margin in 2Q18 was 34.5%, 680 bps higher than 1Q18 and 2,610 bps vs. 2Q17. In 1H18, gross margin totaled 31.7%, 2,000 bps higher than in 1H17.

Table 11 – Gross Margin (R\$ 000)

302,271213,397 41.6% 147,254 105.3% 515,668 283,792 81.7% 72,824 22,862 218.5% (14,403) -605.6% 95,686 (31,570) -403.1% 24.1% 10.7% 1340 bps -9.8% 3390 bps 18.6% -11.1% 2970 bps 31,542 36,272 -13.0% 26,824 17.6% 67,814 64,800 4.7% 104,366 59,134 76.5% 12,421 740.2% 163,500 33,230 392.0% 34.5% 27.7% 680 bps 8.4% 2610 bps 31.7% 11.7% 2000 bps

¹ Adjusted by capitalized interests.

Selling, General and Administrative Expenses (SG&A)

General and administrative expenses totaled R\$39.5 million in 1H18, 16.1% lower than in 1H17. This decrease reflects the Company's diligence in its continued efforts to cut costs.

In 1H18, selling expenses totaled R\$52.4 million, 30.2% higher than in 1H17. This increase reflects the initiatives which resulted in successful launches in the period, reminding that no launch took place in 1H17. At the same way, quarter-over-year, expenses came to R\$28.1 million, 15.8% higher than in 1Q18. It is worth mentioning that these rates were lower than higher gross sales rates during the same periods, i.e., up 38.3% and 68.5% in 2Q18 and 1H18, respectively.

Thus, selling, general and administrative expenses came to R\$49.0 million in 2Q18, 13.9% and 19.6% higher than in 1Q18 and 2Q17, respectively. In 1H18, expenses totaled R\$91.9 million, 5.2% higher than in 1H17.

Table 12 – SG&A Expenses (R\$ 000)

(28,110) (24,279) 15.8% (21,184) 32.7% (52,389) (40,240) 30.2% (20,845) (18,696) 11.5% (19,738) 5.6% (39,541) (47,107) -16.1% (48,955)(42,975) 13.9% (40,922) 19.6% (91,930)(87,347) 5.2%

In 1H18, other operating revenues/expenses totaled R\$29.9 million, 41.6% lower than in 1H17. In 2Q18, other operating revenues/expenses totaled R\$17.7 million, up 45.2% from 1Q18, and down 43.9% from 2Q17, driven by litigation expenses. The table below breaks down these expenses.

Table 13 – Other Operating Revenues/Expenses (R\$ 000)

(15,747) (11,776) 33.7% (30,041) -47.6% (27,523) (46,777) -41.2%
(1,972) (429) 359.7% (1,528) 29.1% (2,401) (4,494) -46.6%
(17,719) (12,205) 45.2% (31,569) -43.9% (29,924)(51,271) -41.6%

Adjusted EBITDA

Adjusted EBITDA totaled R\$29.2 million in 2Q18, in line with the positive trend seen in the first quarter of the year. This result reflects on the improved margins already explained.

Table 14 – Adjusted EBITDA (R\$ 000)

	(29,359)	(55,924)	-47.5%	(180,004)	-83.7%	(85,284)	(229,401)	-62.8%
	-	-	-	(9,545)	-100.0%	-	98,175	-100.0%
	(29,359)	(55,924)	-47.5%	(170,459)	-82.8%	(85,284)	(327,576)	-74.0%
	19,082	19,950	-4.4%	33,390	-42.9%	39,032	61,950	-37.0%
	1,432	232	517.2%	949	50.9%	1,664	2,295	-27.5%
	5,140	3,985	29.0%	8,875	-42.1%	9,125	17,583	-48.1%
	31,542	36,272	-13.0%	26,824	17.6%	67,814	64,800	4.7%
	1,369	(91)	-1604.3%	(424)	-422.9%	1,278	1,703	-25.0%
	(42)	(1,179)	-96.4%	(100)	-58.0%	(1,221)	(50)	2342.0%
	-	-	-	35,891	-100.0%	-	66,915	-100.0%
	29,164	3,245	798.7%	(65,054)	-144.8%	32,408	(112,380)	-128.8%
nda	shares							

¹ Sale of Tenda shares.

Financial Result

In 2Q18, financial result totaled R\$3.7 million, 30.1% lower than in 1Q18 and 59.4% lower than in 2Q17. In 1H18, financial results of R\$9.1 million came 46.8% lower than the same period last year. These decreases mainly reflect the interest rate drop incurred on cash and cash equivalents in the period.

Financial expenses totaled R\$22.8 million in 2Q18, 9.8% and 46.4% lower than in 1Q18 and 2Q17. In 1H18, financial expenses came to R\$48.1 million, down 39.1% from 1H17, mainly due to the capital increase in 1H18 and debt reduction. Therefore, net financial result was negative R\$39.0 million in 1H18, a reduction of 37.0% versus 1H17, an effect of the higher cash position.

Net Income

In 2Q18, the Company posted a net loss of R\$29.4 million, compared to a net loss of R\$55.9 million in 1Q18 and R\$170.6 million in 2Q17. In 1H18, net loss totaled R\$85.3 million, down 74.0% versus 1H17.

Table 15 – Net Income (R\$ 000)

302,271213,397 4 72,824 22,862 23 24.1% 10.7% 13	18.5% (14,403)		(31,570) -403.1%
104,366 59,134 7	76.5% 12,421	740.2% 163,500	33,230 392.0%
34.5% 27.7% 68	80 bps 8.4%	2610 bps 31.7%	11.7% 2000 bps
29,164 3,245 79	98.7% (65,054)	-144.8% 32,408	(112,380) -128.8%
9.6% 1.5% 81	10 bps -44.2%	5380 bps 6.3%	-39.6% 4590 bps
	- (9,545)	-100.0% -	98,175 -100.0%
(29,359)(55,924) -4	47.5% (170,459) -82.8% (85,284)	(327,576) -74.0%
	- (35,891)	-100.0% -	(66,915) -100.0%
(29,359)(55,924) -4	47.5% (134,568) -78.2% (85,284)	(260,661) -67.3%

¹ Adjusted by capitalized interests;

² Adjusted by note 1, by expense with stock option plan (non-cash) and minority shareholders. EBITDA does not consider Alphaville's equity income;

³ Sale of Tenda shares;

⁴ Adjusted by item 3.

Backlog of Revenues and Results

The backlog of results to be recognized under the PoC method totaled R\$262.8 million in 2Q18, with margin to be recognized of 37.5%, up 50 bps from 1Q18 and 170 bps higher than in 2Q17. The backlog performance is a reflexion of the effective execution of launches in the period, signaling a positive outlook for revenue volume and backlog results over coming quarters.

Table 16 – Backlog Results (REF) (R\$ 000)

	701,634	625,251	12.2%	450,923	55.6%				
	(438,806)	(393,999)	11.4%	(289,632)	51.5%				
	262,828	231,253	13.7%	161,291	63.0%				
	37.5%	37.0%	50 bps	35.8%	170 bps				
Note: Backlog results net of PIS/COFINS taxes (3.65%) and excluding the impact of PVA									
(Present Value Adjustment) method	(Present Value Adjustment) method according to Law No. 11.638.								

Backlog results comprise the projects restricted by condition precedent.

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BALANCE SHEET

Cash and Cash equivalents and Marketable Securities

On June 30, 2018, cash and cash equivalents and marketable securities totaled R\$212.9 million, 3.9% higher than on March 31, 2018.

Receivables

At the end of 2Q18, total accounts receivables totaled R\$1.5 billion, a 10.5% increase compared to 1Q18. It is worth mentioning that out of this total, R\$367.3 million or 49% are expected to be received this year.

Table 17 – Total Receivables (R\$ 000)

1,485,485	1,344,256	10.5%	1,278,530	16.2%
195,199	186,897	4.4%	208,230	-6.3%
562,072	508,421	10.6%	602,295	-6.7%
728,214	648,938	12.2%	468,005	55.6%

1,485,485 1,344,256 10.5% 1,278,530 16 Notes: ST – Short term | LT- Long term | PoC – Percentage of Completion Method.

Receivables from developments: accounts receivable not yet recognized according to PoC and BRGAAP

Receivables from PoC: accounts receivable already recognized according to PoC and BRGAAP.

Table 18 – Receivables Schedule (R\$ 000)

757,271	367,304	238,097	92,724	54,179	4,967
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Cash Generation

Operating cash generation was R\$26.7 million in 2Q18, due to the higher volume of projects delivered in the quarter and the positive performance of launches. In 1H18, operating cash generation was negative R\$45.2 million, mainly impacted by a negative result in the previous quarter.

Table 19 – Cash Generation (R\$ 000)

	204,938	212,897
	57,476	7,959
	983,468	964,770
	-121,430	-18,698
	250,766	-
	-71,860	26,657
	-71,860	-45,203
¹ Cash and cash equivaler	nts. and market	able securities.

Liquidity

In 2Q18, gross debt reached R\$964.8 million, down 1.9% vs. 1Q18 and 27.3% vs 2Q17. Net debt totaled R\$751.9 million, down 3.4% and 32.4% vs. 1Q18 and 2Q17, respectively.

The Company's Net Debt/Shareholders' Equity ratio at the end of 2Q18 was 82.8%, compared to 83.1% in 1Q18, and much lower compared to the 126.1% recorded in 2Q17, mainly due to the Company's capital increase and renegotiations made in 1Q18, which reduced debt and increased the cash position in the period.

Table 20 – Debt and Investor Obligations (R\$ 000)

-	-	0.0%	150,890	-100.0%
223,663	168,041	33.1%	130,817	71.0%
594,917 146,190 964,770 964,770 212,897 751,873	686,728 128,699 983,468 983,468 204,938 778,530	-13.4% 13.6% -1.9% -1.9% 3.9% -3.4%	861,930 183,339 1,326,976 1,326,976 214,573 1,112,403	-31.0% -20.3% -27.3% -27.3% -0.8% -32.4%
908,570	936,904	-3.0%	1,378,424	-34.1%
82.8%	83.1%	-30 bps	80.7%	210 bps
17.3%	9.8%	750 bps	7.2%	1010 bps

¹ Cash and cash equivalents and marketable securities.

Out of total debt, 28.7%, or R\$277.0 million, referred to total debt maturing in the short term, compared to 34.1% at the end of 1Q18. On June 30, 2018, the consolidated debt average cost stood at 11.55% p.a. The debt renegotiation and the capital increase allowed the Company to restructure its debt profile, resulting in gradual deleverage and a lower average rate, the benefits of which should be seen over the coming quarters.

Table 21 – Debt Maturity

CDI + 3% / IPCA + 8.37% / CDI + 5.25% / CDI + 3.75% TR + 8.30% to				
14.20% 594,917 / 12.87% / 143% CDI 135% CDI / CDI /	185,286	253,631	147,301	8,699
2.5% / CDI + 3% / CDI + 4.25%	69,858	21,215	55,174	(57)
	277,019	431,698 44.7%		
	66.9%	20.0%	59,5%	100.7%
	33.1%	41.2%	40,5%	-0.7%
38.3%	/ 61.7%			

The Company is committed to deleveraging, which can be seen in the gradual reduction of net debt.

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SUBSEQUENT EVENTS

Extraordinary Shareholders' Meeting Call Notice

On July 31. 2018, Gafisa received a correspondence from shareholder GWI Asset Management S.A. (GWI) requesting a call notice for an Extraordinary Shareholders' Meeting (ESM) within eight days from that date to resolve on the removal of all members of the Board of Directors and the election of new members.

On August 2, the Company informed GWI that said Call Notice Request should be supplemented by additional material required by applicable law, including the names of candidates appointed or supported by GWI, so as to include them in the mandatory remote voting list. This information shall be released to the market until the date of publication of the first announcement of ESM call notice.

Both correspondences were filed at the Brazilian Securities and Exchange Commission (CVM) and released to the market on August 2 by means of a Material Fact, and on August 7, GWI replied to the Company.

The Board of Directors' Meeting was called to be held on August 14^h,2018, the agenda will be the call notice of Extraordinary General Meeting. Gafisa will keep the market informed on the development of this matter.

Rule Changes for Housing Loans

The Brazilian National Monetary Council (CMN) approved several changes in housing loan rules, including, but not limiting, the increase of value of properties which can be acquired by means of the Housing Financial System (SFH) and the Government Severance Indemnity Fund for Employees (FGTS) to R\$1.5 million. These changes will take effect in January 2019 for a six-year duration.

The implementation of all these rules that unlock the business environment may benefit the real estate sector and contribute to a turnover effect on the market. However, it is worth mentioning that these rules will be gradually implemented and their effect will not be seen immediately. Despite the implementation schedule of these measures adopted by CMN, the ceiling increase, which will take place on the beginning of next year, may increase the liquidity of projects at this price level, as consumers will have access to additional housing financing instruments.

São Paulo, August 9, 2018.

Alphaville Urbanismo SA releases its results for the second quarter of 2018.

Financial Results

In 2Q18, net revenues were R\$20 million and net loss was R\$-198 million.

Net	20	106	50	112	-60%	-5%
revenues	20	100	50	TTC.	-0070	-570
Net income	-198	-290	-120	-223	n.a	n.a

For further information, please contact our Investor Relations team at ri@alphaville.com.br or +55 11 3038-7131.

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Consolidated Income Statement

	2010	1010						MALIC
	2Q18	1Q18	Q/Q (%)	2Q17	Y/Y (%)	1H18	1H17	Y/Y (%
Net Revenue	302,271	213,397	41.6%	147,253	105.3%	515,668	283,792	81.7%
Operating Costs	(229,447)	(190,535)	20.4%	(161,656)		(419,982)	(315,362)	33.2%
Gross Profit	72,824	22,862	218.5%	(14,403)	-605.6%	95,686	(31,570)	-403.19
Gross Margin	24.1%	10.7%	1338 bps	-9.8%	3387 bps	18.6%	-11.1%	2968 bps
Operating Expenses	(81,711)	(59,783)	36.7%	(121,817)	-32.9%	(141,495)	(231,811)	-39.0%
Selling Expenses	(28,110)	(24,279)	15.8%	(21,184)	32.7%	(52,389)	(40,240)	30.2%
General and Administrative Expenses	(20,845)	(18,696)	11.5%	(19,738)	5.6%	(39,541)	(47,107)	-16.1%
Other Operating Revenue/Expenses	(17,719)	(12,205)	45.2%	(31,569)	-43.9%	(29,924)	(51,271)	-41.6%
Depreciation and Amortization	(5,140)	(3,985)	29.0%	(8,875)	-42.1%	(9,125)	(17,583)	-48.1%
Equity Income	(9,897)	(618)	1501.5%	(40,451)	-75.5%	(10,516)	(75,610)	-86.1%
Operational Result	(8,887)	(36,921)	-75.9%	(136,220)	-93.5%	(45,809)	(263,381)	-82.6%
Financial Income	3,737	5,344	-30.1%	9,206	-59.4%	9,081	17,076	-46.8%
Financial Expenses	(22,819)	(25,294)	-9.8%	(42,596)	-46.4%	(48,113)	(79,026)	-39.1%
Net Income Before Taxes on Income	(27,969)	(56,871)	-50.8%	(169,610)	-83.5%	(84,841)	(325,331)	-73.9%
Income Tax and Social Contribution	(1,432)	(232)	517.2%	(949)	50.9%	(1,664)	(2,295)	-27.5%
Net Income After Taxes on Income	(29,401)	(57,103)	-48.5%	(170,559)	-82.8%	(86,505)	(327,626)	-73.6%
Continued Op. Net Income	(29,401)	(57,103)	-48.5%	(170,559)	-82.8%	(86,505)	(327,626)	-73.6%
Discontinued Op. Net Income	-	-	-	(9,545)	-100.0%	-	98,175	-100.09
Minority Shareholders	(42)	(1,179)	-96.4%	(100)	-58.0%	(1,221)	(50)	2342.0
Net Income	(29,359)	(55,924)	-47.5%	(180,004)	-83.7%	(85,284)	(229,401)	-62.8%

Consolidated Balance Sheet

	2Q18	1Q18	Q/Q(%)	2Q17	Y/Y(%)
Current Assets Cash and Cash	14,161	23,654	-40.1%	37,979	-62.7%
equivalents Securities	198,736	181,284	9.6%	176,594	12.5%
Receivables from clients Properties for sale	562,072 777,405	508,421 849,737	10.6% -8.5%	602,295 996,928	-6.7% -22.0%
Other accounts receivable	104,086	115,928	-10.2%	105,812	-1.6%
Prepaid expenses and other	4,125	5,136	-19.7%	5,903	-30.1%
Land for sale Subtotal	34,212 1,694,797	65,798 1,749,958	-48.0% -3.2%	3,270 1,928,781	946.2% -12.1%
Long-term Assets					
Receivables from clients Properties for sale Other Subtotal	195,199 370,192 114,656 680,047	186,897 336,511 91,568 614,976	4.4% 10.0% 25.2% 10.6%	208,230 582,445 194,880 985,555	-6.3% -36.4% -41.2% -31.0%
Intangible. Property and Equipment	41,011	41,005	0.0%	45,318	-9.5%
Investments	466,987	479,445	-2.6%	731,405	-36.2%
Total Assets	2,882,842	2,885,384	-0.1%	3,691,059	-21.9%
Current Liabilities					
Loans and financing Debentures Obligations for purchase	255,144 21,875	324,376 11,408	-21.3% 91.8%	654,200 174,242	-61.0% -87.4%
of land advances	148,536	142,766	4.0%	194,787	23.7%
from customers					
Material and service suppliers	94,632	99,165	-4.6%	73,249	29.2%
Taxes and contributions Other Subtotal	55,554 298,213 873,954	52,016 325,760 955,491	6.8% -8.5% -9.0%	46,343 337,235 1,480,056	19.9% -11.6% -46.0%
Long-term liabilities Loans and financings Debentures Obligations for Purchase of Land and	485,963 201,788 182,723	491,051 156,633 134,924	-1.0% 28.8% 35.4%	391,069 107,465 71,149	24.3% 87.8% 156.8%

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advances from customers					
Deferred taxes	74,473	74,473	0.0%	100,405	-25.8%
Provision for Contingencies	90,516	78,293	15.6%	81,515	11.0%
Other Subtotal	64,855 1,100,318	57,615 992,989	12.6% 10.8%	80,976 832,579	-19.9% 32.2%
	1,100,010	552,505	10.070	052,575	52.270
Shareholders' Equity Shareholders' Equity Minority Shareholders Subtotal	905,948 2,622 908,570	934,236 2,668 936,904	-3.0% -1.7% -3.0%	1,374,347 4,077 1,378,424	-34.1% -35.7% -34.1%
Total Liabilities and Shareholders' Equity	2,882,842	2,885,384	-0.1%	3,691,059	-21.9%

Consolidated Cash Flow

	2Q18	2Q17	1H18	1H17
Net Income (Loss) before taxes	(27,970)	(277,330)	(84,841)	(325,331)
Expenses/revenues that do not impact	9,829	205,663	17,897	185,362
working capital				
Depreciation and amortization	5,140	8,875	9,125	17,583
Impairment	(16,061)	(4,097)	(25,237)	(11,141)
Expense with stock option plan	1,369	(425)	1,278	1,703
Unrealized interest and fees. Net	3,563	16,974	7,344	42,735
Equity Income	9,898	40,451	10,516	75,610
Provision for guarantee	(2,459)	(1,714)	(3,293)	(3,315)
Provision for contingencies	15,306	30,041	26,833	46,777
Profit Sharing provision	1,273	4,120	2,504	8,357
Provision (reversal) for doubtful accounts	(8,200)	3,558	(11,153)	7,699
Gain / Loss of financial instruments	-	160	(20)	(646)
Provision for impairment of discontinued	-	215,440	-	-
operation Stock sale update		(107 720)		
Clients	- (61,143)	(107,720) 82,890	- (92,202)	- 158,442
Properties held for sale	86,298	82,890	(92,202) 167,766	147,467
Other accounts receivable	(7,118)	(5,985)	(11,626)	401
Prepaid expenses and differed sales	1,011	936	1,410	(3,355)
expenses	1,011	550	1,410	(3,333)
Obligations on land purchase	53,569	(22,239)	22,425	(29,761)
Taxes and contributions	3,538	(789)	9,124	(5,499)
Suppliers	(3,450)	9,455	(3,340)	(419)
Payroll, charges and provision for bonuses	(129)	1,517	365	1,814
Other liabilities	(12,964)	(19,945)	(42,767)	
Related party operations	(3,188)	(4,130)	(8,457)	(9,703)
Taxes paid	(1,432)	(949)	(1,664)	(2,295)
Cash provided by/used in operating activities	-	18,504	-	51,959
/discontinued operation				
Net cash from operating activities	36,851	70,110	(25,910)	140,108
Investment Activities	-	-	-	-
Purchase of fixed and intangible asset	(5,146)	(7,080)		(10,696)
Capital contribution in subsidiaries	(1,781)	518	(2,280)	441
Redemption of securities. collaterals and	196,157	471,458	666,060	687,475
credits	(212,000)	(424.022)		(640,422)
Securities application and restricted lending	(213,609)	(434,932)		
Cash provided by/used in investment	-	99,707	-	48,663
activities / discontinued operation Discontinued operation transaction costs		(9,545)	-	(9,545)
Receivable from exercise of preemptive	-	(9,545) 219,510		(9,545) 219,510
rights Tenda	-	219,910	_	219,910
rights relia				

Net cash from investment activities Funding Activities	(24,379) -	339,636 -	(91,595) -	295,425
Related party contributions Addition of loans and financing Amortization of loans and financing	- 158,392 (180,653)	(1,999) 110,687 (387,998)	210,330	
Assignment of credit receivables. net Related Parties Operations	- 296	- 1,933	-	21,513 6,268
Sale of treasury shares	-	7	-	317
Cash provided by/used in financing activities/ discontinued operation	-	(10,601)	-	24,089
Capital Increase Subscription and integralization of ordinary	-	-	167 250,599	-
shares				
Net cash from financing activities Net cash variation for sales operations	(21,965) -	(287,971) (107,610)		(302,377) (124,711)
Increase (decrease) in cash and cash equivalents	(9,493)		(14,366)	
Beginning of the period End of the Period	23,654 14,161	23,814 37,979	28,527 14,161	29,534 37,979
Increase (decrease) in cash and cash equivalents	(9,493)	14,165	(14,366)	8,445

Gafisa is one Brazil'sleading residential and commercial properties development and construction companies. Founded over 60 years ago. the Company is dedicated to growth and innovation oriented to enhancing the well-being. comfort. and safety of an increasing number of households. More than 15 million square meters have been built. and approximately 1.100 projects delivered under the Gafisa brand - more than any other company in Brazil. Recognized as one of the foremost professionally managed homebuilders. Gafisa'sbrand is also one of the most respected, signifying both quality and consistency. In addition to serving the upper-middle and upper class segments through the Gafisa brand. the Company also participates through its 30% interest in Alphaville, a leading urban developer in the national development and sale of residential lots. Gafisa S.A. is a Corporation traded on the Novo Mercado of the B3 – BrasilBolsa. Balcão (B3:GFSA3) and is the only Brazilian homebuilder listed on the New York Stock Exchange (NYSE:GFA) with an ADR Level III. which ensures best practices in terms of transparency and corporate governance.

This release contains forward-looking statements about the business prospects. estimates for operating and financial results and Gafisa's growth prospects. These are merely projections and. as such. are based exclusively on the expectations of management concerning the future of the business and its continued access to capital to fund the Company's business plan. Such forward- looking statements depend. substantially. on changes in market conditions. government regulations. competitive pressures. the performance of the Brazilian economy and the industry. among other factors; therefore. they are subject to change without prior notice.

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Gafisa S.A.

Notes to the quarterly information

June 30, 2018

(Amounts in thousands of Brazilian Reais, except as otherwise stated)

1. Operations

Gafisa S.A. ("Gafisa" or "the Company") is a publicly traded company with its registered office at Avenida das Nações Unidas, 8.501, 19th floor, in the city and state of São Paulo, Brazil, and commenced its operations in 1997 with the objectives of: (i) promoting and managing all forms of real estate ventures on its own behalf or for third parties (in the latter case, as a construction company or proxy); (ii) selling and purchasing real estate properties; (iii) providing civil construction and civil engineering services; (iv) developing and implementing marketing strategies related to its own and third party real estate ventures; and (v) investing in other companies with similar objectives.

The Company has stocks traded at B3 S.A. – Brasil, Bolsa, Balcão (former BM&FBovespa) and the New York Stock Exchange (NYSE), reporting its financial information to the Brazilian Securities and Exchange Commission (CVM) and the U.S. Securities and Exchange Commission (SEC).

The Company enters into real estate development projects with third parties through Special Purpose Partnerships ("Sociedades de Propósito Específico" or "SPEs") or through the formation of consortia and condominiums. Such companies share management and operating structures, and corporate, management and operating costs with the Company. These SPEs, condominiums and consortia operate solely in the real estate industry and are linked to specific ventures.

On February 28, 2018, the Board of Directors partially ratified the capital increase approved at the Extraordinary Shareholders' Meeting held on December 20, 2017, in view of the subscription full payment of 16,717,752 new common shares, at a price per share of R\$15.00, of which R\$0.01 is allocated to capital,

and R\$14.99 is allocated to the capital reserve, totaling R\$167 and R\$250,599, respectively. This capital increase is part of the Company's plans for reinforcing the availability of cash, and strengthening its capital structure in view of the current level of indebtedness, as well as making viable the Company's strategic and operational positioning for a new cycle of the real estate market.

Gafisa S.A.

Notes to the quarterly information

June 30, 2018

(Amounts in thousands of Brazilian Reais, except as otherwise stated)

2. Presentation of quarterly information and summary of significant accounting policies

2.1. Basis of presentation and preparation of individual and consolidated quarterly information

On August 9, 2018, the Company's Board of Directors approved this individual and consolidated quarterly information of the Company and authorized their disclosure.

The Individual Quarterly Information (ITR) was prepared in accordance with Technical Pronouncement (CPC) 21 (R1) – "Interim Financial Reporting", and the consolidated interim financial information was prepared in accordance with Technical Pronouncement (CPC) 21 (R1) – "Interim Financial Reporting" as well as with International Accounting Standard (IAS) 34 – "Interim Financial Reporting", considering the guidance provided in Circular Letter/CVM/SNC/SEP 01/2018 related to the application of Technical Guidance - OCPC 04, issued by the CPC and approved by the Brazilian Securities and Exchange Commission (CVM) and the Federal Accounting Council (CFC), regarding the recognition of revenue over time, as well as being presented consistently with the rules issued by the CVM applicable to the preparation of ITR.

Except for the changes described in Note 3, the quarterly information was prepared using the same accounting practices, judgments, estimates and assumptions adopted for the presentation and preparation of the financial statements for the year ended December 31, 2017. Therefore, the corresponding quarterly information should be read together with the financial statements as at December 31, 2017.

The individual quarterly information of the Company is not considered to be in compliance with the International Financial Reporting Standards (IFRS), since it considers the capitalization of interest on

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qualifying assets of investees in the individual quarterly information of the Company.

The quarterly information was prepared on a going concern basis. Management periodically assesses the Company's ability to continue as going concern when preparing the quarterly information.

All amounts reported in the accompanying quarterly information are in thousands of Brazilian Reais, except where otherwise stated.

The other explanations related to this note were not subject to material changes relative to the disclosures in Note 2.1 to the individual and consolidated financial statements as at December 31, 2017.

Gafisa S.A.

Notes to the quarterly information

June 30, 2018

(Amounts in thousands of Brazilian Reais, except as otherwise stated)

2. Presentation of quarterly information and summary of significant accounting policies --Continued

2.1. Basis of presentation and preparation of individual and consolidated quarterly information --Continued

2.1.1. Consolidated quarterly information

The accounting practices were consistently adopted for all of the subsidiaries included in the consolidated quarterly information, and the fiscal year of these companies is the same as that of the Company. See further details in Note 9.

The other explanations related to this note were not subject to material changes relative to the disclosures in Note 2.1.1 to the individual and consolidated financial statements as at December 31, 2017.

2.1.2. Statement of Cash Flow

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In view of the disclosure of the discontinued operations related to Construtora Tenda S.A. in 2017, and in line with CPC 03 – Statement of Cash Flow and CPC 31 – "Non-current Assets Held for Sale and Discontinued Operations", the information on operating, financing and investment activities related to discontinued operations are presented in separate lines in the Statement of Cash Flow of the Company for the periods ended June 30, 2017. Accordingly, the line item "Foreign Exchange Gains and Losses on Cash and Cash Equivalents", shown in the Statement of Cash Flow for the period ended June 30, 2017, refers to the net increase (decrease) in cash and cash equivalents related to discontinued operations and is being presented in this line item as it is impossible to change the line item's name in this Quarterly Information Form.

Gafisa S.A.

Notes to the quarterly information

June 30, 2018

(Amounts in thousands of Brazilian Reais, except as otherwise stated)

3. New standards, changes and interpretation of standards issued and not yet adopted

The following standards are in effect beginning on January 1, 2018:

(i) IFRS 15 – "Revenue from Contracts with Customers" (CPC 47) introduces new requirements for measurement and timing of revenue recognition. For the specific case of the real estate development sector, maintaining the POC revenue recognition method or adopting the method of keys, for example, depends on the contractual analyses made by Management. In view of Letter CVM/SNC/SEP/ 01/2018, issued by CVM's technical area, which instructed entities to continue following the provisions of OCPC 04 – "Application of the Technical Interpretation 02 to the Brazilian Real Estate Development Entities", currently in effect, the Company continued to recognize revenue using the PoC method for the period ended June 30, 2018.

(ii) IFRS 9 – "Financial Instruments" (CPC 48) includes, among other matters, new models for the classification and measurement of financial instruments, and the measurement of prospective expected credit losses for financial and contractual assets.

Based on management's evaluation, the Company concluded that the new classification requirements did not have a significant impact on the recognition of financial assets measured at fair value.

Additionally, according to CPC 48, expected losses are measured using one of the following bases: 12 month expected credit losses, and lifetime expected credit losses. Therefore, the Company measured the allowance of the expected credit losses on contracts sold, which is recorded together with the recognition of

the respective revenue.

The impact of the first-time adoption on the opening statement of financial position as at January 1, 2018 is as follows:

	C Originally reported balances	Company Impact of application of CPC 48 (Note 5)	Balances after application of CPC 48 as of 01/01/2018	Originally reported balances	Consolidated Impact of application of CPC 48 (Note 5)	Balances after
Statement of financial posi	tion					
Assets						
Trade accounts						
receivable of						
development and						
services	371,228	(16,869)	354,359	484,761	(16,869)	467,892
Other current assets	998,284		998,284	1,248,164	-	1,248,164
Total current assets	1,369,512	. (16,869)	1,352,643	1,732,925	(16,869)	1,716,056
Total non-current assets	2,169,397		2,169,397	1,145,213	-	1,145,213
Total Assets	3,538,909	(16,869)	3,522,040	2,878,138	(16,869)	2,861,269
Liabilities						
Total current liabilities	1 094 507	,	1 094 507	1 010 606		1 010 606
Total non-current	1,984,597	-	1,984,597	1,213,686	-	1,213,686
liabilities	798,755	-	798,755	905,048	_	905,048
Total equity	755,557			•		
Total liabilities and	700,007	(10,000)	, 50,000	, 00,404	(10,000)	, 12,000
equity	3,538,909	(16,869)	3,522,040	2,878,138	(16,869)	2,861,269

The other explanations related to this note were not subject to material changes relative to the disclosures in Note 3 to the individual and consolidated financial statements as at December 31, 2017.

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Gafisa S.A.

Notes to the quarterly information

June 30, 2018

(Amounts in thousands of Brazilian Reais, except as otherwise stated)

4. Cash and cash equivalents and short term investments

4.1. Cash and cash equivalents

	Company		Consolidated	
	06/30/2018	12/31/2017	06/30/2018	12/31/2017
Cash and banks Total cash and cash equivalents	3,765	7,461	14,161	28,527
(Note 20.i.d, 20.ii.a and 20.iii)	3,765	7,461	14,161	28,527

4.2. Short term investments

	Company		Consolidated	
	06/30/2018	12/31/2017	06/30/2018	12/31/2017
Fixed-income funds	158,977	62,676	159,219	66,885
Government bonds (LFT) (a)	-	1,164	-	1,207
Securities purchased under resale agreements (a)	2,493	2,913	2,493	3,019
Bank certificates of deposit (b)	26,786	36,847	26,839	37,025
Restricted cash in guarantee for loans	351	366	351	366
Restricted credits	8,592	6,979	9,834	10,433

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Total short term investments

(Note 20.i.d, 20.ii.a and 20.iii)	197,199	110,945	198,736	118,935
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(a) On January 12, 2018 the Company discontinued Fundo Square, settling the LFT transactions and the securities linked to Fundo Like. As at June 30, 2018, the IOF-exempt securities purchased under resale agreement include earned interests ranging from 50% to 73% of Interbank Deposit Certificates (CDI).

(b) As at June 30, 2018, Bank Certificates of Deposit (CDBs) include interest earned through the statement of financial position's reporting date, ranging from 90% to 101.2% (from 90% to 100.8% as at December 31, 2017) of Interbank Deposit Certificates (CDI) rate.

The other explanations related to this note were not subject to material changes relative to the disclosures in Note 4.2 to the financial statements as at December 31, 2017.

5. Trade accounts receivable of development and services

	Company		Consolidated	
	06/30/2018	12/31/2017	06/30/2018	12/31/2017
Real estate development and sales (-) Allowance for doubtful accounts (-) Present value adjustments Services, construction and other receivables	673,141 (38,675) (18,819) 14,278	563,070 (32,959) (12,448) 14,167	773,792 (38,675) (20,782) 42,936	717,006 (32,959) (14,887) 14,918
Total trade accounts receivable of development and services	629,925	531,830	757,271	684,078
(Note 20.i.d and 20.ii.a)				
Current Non-current	458,056 171,869	371,228 160,602	562,072 195,199	484,761 199,317

Gafisa S.A.

Notes to the quarterly information

June 30, 2018

(Amounts in thousands of Brazilian Reais, except as otherwise stated)

5. Trade accounts receivable of development and services -- Continued

The current and non-current portions have the following maturities:

Maturity	Company Consolidat 06/30/201812/31/2017 06/30/201812/3			
Past due:	41,463	33,935	55,829	70,403
Up to 90 days	8,398	9,338	9,796	17,861
From 91 to 180 days	76,150	80,708	97,340	100,581
Over 180 days	126,011	123,981	162,965	188,845
Falling due:	207,263	280,801	239,197	329,821
2018	214,065	90,498	254,886	114,718
2019	87,461	74,821	98,447	89,099
2020	47,652	3,527	55,561	4,414
2021	4,967	3,609	5,672	5,027
2022 onwards	561,408	453,256	653,763	543,079
(-) Present value adjustment(-) Allowance for doubtful accounts	(18,819)	(12,448)	(20,782)	(14,887)
	(38,675)	(32,959)	(38,675)	(32,959)
	629,925	531,830	757,271	684,078

The change in the allowance for doubtful accounts for the period ended June 30, 2018 is as follows:

	Company and
	Consolidated
Balance as at December 31, 2017	(32,959)
CPC 48 first-time adoption at 01/01/2018 (Note 3)	(16,869)
Additions (Note 22)	(362)
Write-offs / Reversals (Note 22)	11,515
Balance as at June 30, 2018	(38,675)

The other explanations related to this note were not subject to material changes in relative to the disclosures in Note 5 to the financial statements as at December 31, 2017.

Gafisa S.A.

Notes to the quarterly information

June 30, 2018

(Amounts in thousands of Brazilian Reais, except as otherwise stated)

6. Properties for sale

	Company		Consolidated		
	06/30/2018	12/31/2017	06/30/2018	12/31/2017	
Land (-) Provision for loss on realization of land (-) Present value adjustments Property under construction (Note 29) Completed units (-) Provision for loss on realization of properties under construction and	466,969 (94,998) (17,584) 374,643 266,449	493,422 (98,752) (9,689) 410,797 327,842	525,548 (94,998) (17,684) 481,605 320,424	544,057 (98,752) (9,829) 507,619 359,601	
completed units	(67,298)	(80,710)	(67,298)	(80,710)	
Total properties for sale	928,181	1,042,910	1,147,597	1,221,986	
Current portion Non-current portion	616,566 311,615	753,748 289,162	777,405 370,192	882,189 339,797	

In the period ended June 30, 2018, the change in the provision for loss on realization is summarized as follows:

Company and

Consolidated (179,462)

Balance as at December 31, 2017

Reclassification of land available for sale (Note 8.1) Write-offs (a) Balance as at June 30, 2018

(a) The value of write-offs refers to the respective units sold over the period.

The amount of properties for sale offered as guarantee for financial liabilities is described in Note 12.

The other explanations related to this note were not subject to material changes relative to the disclosures in Note 6 to the financial statements as at December 31, 2017.

7. Other assets

	Comp	any	Consolie	dated
	06/30/2018	12/31/2017	06/30/2018	12/31/2017
Advances to suppliers Recoverable taxes (IRRF, PIS, COFINS, among	5,235	2,081	6,435	5,358
others)	23,924	26,808	30,761	33,623
Judicial deposits (Note 16)	92,566	80,903	95,357	83,523
Total other assets	121,725	109,792	132,553	122,504
Current portion Non-current portion	33,389 88,336	47,640 62,152	42,026 90,527	58,332 64,172

Gafisa S.A.

Notes to the quarterly information

June 30, 2018

(Amounts in thousands of Brazilian Reais, except as otherwise stated)

8. Non-current assets held for sale

8.1 Land available for sale

The changes in land available for sale are summarized as follow:

	Cost	Company Provision for impairment	Net balance	Cost	Consolidated Provision for impairment	Net balance
Balance as at December 31, 2017 Reclassification to Properties for	113,824	(68,827)	44,997	233,522	(131,170)	102,352
Sale (Note 6) Additions (Note 23) Reversals/ Write-offs (a) Balance as at June 30, 2018	(40,262) 237 (11,481) 62,318	33,924	(36,765) 237 22,443 30,912	(40,262) 274 (127,916) 65,618	96,267	(36,765) 274 (31,649) 34,212

(a) The amount of write-offs over the period mainly refers to the sale of land in June 2018, located in the city of Salvador, Bahia, through the SPEs Manhattan Residencial 02 and Manhattan Comercial 02, for the amount of R\$28,500, of which R\$12,060 was receivable in 24 months, and the remaining balance of R\$16,440 was to be settled within up to 45 days.

8.2 Non-current assets held for sale and profit or loss of discontinued operations

	Compa 06/30/2018	any 06/30/2017	Consolio 06/30/2018	dated 06/30/2017
Reversal of impairment loss (i) Portion related to payable for sale	-	215,440	-	215,440
of shares (iii) Transaction costs Impairment loss on Tenda's profit	:	(107,720) (9,545)	:	(107,720) (9,545)
or loss Tenda's profit or loss for the	-	(22,780)	-	(22,780)
period ended June 30, 2017 (ii) Profit or loss of discontinued	-	22,780	-	22,780
operations	-	98,175	-	98,175

(i) The measurement of non-current assets held for sale at the lower of the carrying value and the fair value less cost to sell. For the period ended May 4, 2017, the fair value of discontinued operations was adjusted, considering the weighted average price per share for the exercise of preemptive rights at R\$12.12.

(ii) Amount of profit or loss from discontinued operations, net of the eliminations related to intercompany transactions.

(iii) Amount of R\$107,720 related to the obligation to sell 50% of Construtora Tenda S.A.'s shares for the price of R\$8.13 per share, settled on May 4, 2017, reflected in the profit or loss of discontinued operations, in order to reflect the difference between the fair value of the group of assets held for sale and the effective selling price.

For the period ended May 4, 2017, the Company carried out the remeasurement of the fair value of the disposal group held for sale, related to Construtora Tenda S.A., considering the weighted average value per share for exercising preemptive rights traded over the period between March 17 and 31, 2017, as measurement basis, leading to the price of R\$12.12 per share, and, accordingly, valuing Construtora Tenda S.A. at R\$754,460.

The main line items of the statements of profit or loss and cash flow of the subsidiary Tenda are as follow:

Statement of profit or loss	Period ended 05/04/2017	<u>Cash flow</u>	Period ended 05/04/2017
Net operating revenue	404,737	Operating activities	51,959
Operating costs	(269,144)	Investing activities	48,663
Operating expenses, net	(104,310)	Financing activities	24,089
	(5,723)	-	

Depreciation and	
amortization	
Income from equity method	
investments	269
Financial income	
(expenses)	101
Income tax and social	
contribution	(4,519)
	21,411
Non-controlling interests	(1,369)
Net income for the year	22,780

Gafisa S.A.

Notes to the quarterly information

June 30, 2018

(Amounts in thousands of Brazilian Reais, except as otherwise stated)

9. Investments in subsidiaries and jointly controlled investees

(i) Information on subsidiaries, jointly-controlled investees and associates

Subsidiaries:		rest in ca 0/2018 12/			Total liabilities	Equity and a for future o increa 6/30/201812	capital se	Profit (loss yea 06/30/20180	r	6/30
Gafisa SPE- 130 Emp. Imob. Ltda. Gafisa SPE-111	-	100%	100%	79,257	11,556	67,701	69,956	(2,255)	(8,463)	6
Emp. Imob. Ltda. Maraville Gafsa SPE	-	100%	100%	66,187	3,925	62,262	62,073	188	(66)	e
Emp. Imob. Ltda. Gafisa SPE-89 Emp.	-	100%	100%	67,105	11,009	56,096	56,743	(648)	3,037	5
Imob. Ltda. Gafisa SPE - 51 Emp.	-	100%	100%	57,850	6,820	51,030	51,214	(183)	21	5
lmob. Ltda. Gafisa SPE-127	-	100%	100%	48,449	2,503	45,946	45,968	(22)	208	4
Emp. Imob. Ltda.		100%	100%	46,534	597	45,937	46,135	(197)	(234)	4

Gafisa SPE -	_								
72 Emp.	-								
Imob. Ltda.	100%	100%	44,193	488	43,705	43,809	(104)	76	4
Gafisa SPE	-		,			,	(<i>)</i>		
121 Emp.									
lmob. Ltda.	100%	100%	45,640	1,952	43,688	44,372	(684)	(552)	4
Gafisa SPE -	-								
104 Emp.									
Imob. Ltda.	100%	100%	123,939	80,726	43,213	40,744	2,469	1,039	4
Gafisa	-								
SPE-122									
Emp. Imob.	1000/	1000/	47.001	A 75 A	40 447		(0.000)	075	
Ltda.	100%	100%	47,201	4,754	42,447	49,255	(6,808)	675	4
Gafisa SPE-110	-								
Emp. Imob.									
Ltda.	100%	100%	40,692	818	39,874	40,084	(210)	54	3
Gafisa SPE -	-	10070	40,002	010	00,014	10,001	(210)	01	ŭ
120 Emp.									
Imob. Ltda.	100%	100%	37,976	534	37,442	37,469	(27)	(35)	3
SPE Parque	-		,			,	()	()	
Ecoville Emp.									
Imob. Ltda.	100%	100%	39,447	9,450	29,997	30,909	(912)	(777)	2
Gafisa	-								
SPE-107									
Emp. Imob.				_				<i>i</i>	
Ltda.	100%	100%	29,526	5	29,521	29,522	(2)	(5)	2
Gafisa	-								
SPE-134									
Emp. Imob. Ltda.	100%	100%	20 070	2 0 2 5	20.252	29,635	(202)	1 160	~
Gafisa SPE-	100%	100%	32,278	3,025	29,253	29,035	(382)	1,168	4
129 Emp.	-								
Imob. Ltda.	100%	100%	27,775	1,018	26,757	26,913	(156)	(2,548)	2
Gafisa	-	10070		1,010	20,101	20,010	(100)	(2,010)	-
SPE-41 Emp.									
Imob. Ltda.	100%	100%	26,604	10	26,594	26,581	13	(4)	2
Gafisa SPE-	-		,			,			
132 Emp.									
Imob. Ltda.	100%	100%	38,693	14,593	24,100	24,142	(43)	(1,325)	2
Verdes	-								
Pracas									
Incorp. Imobi.									
SPE Ltda.	100%	100%	25,952	3,104	22,848	22,565	283	301	2
Gafisa	-								
SPE-112									
Emp. Imob. Ltda.	100%	100%	01 00F	95	21,830	01 001	/4\	(0)	~
Gafisa SPE -	-	100%	21,925	90	21,030	21,831	(1)	(3)	4
126 Emp.	-								
Imob. Ltda.	100%	100%	19,538	13	19,525	19,548	(23)	(737)	
			. 0,000		,		()	(,	
								40	

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Gafisa SPE	_								
46 Emp.	-								
Imob. Ltda.	100%	100%	17,763	172	17,591	17,557	34	(337)	
Edsp 88	-	10070	•••••	•••		17,00.	Ψ.		1
Participações									
S.A.	100%	100%	29,216	12,667	16,549	16,466	83	132	
Manhattan	-		•	,	,				
Square Em.									
Im. Res. 02									
Ltda	100%	100%	18,858	2,486	16,372	36,026	(38)	-	1
Gafisa SPE	-								
30 Emp.	1000/	1000/	40 407	004	10.000	40.070	c	(75)	
Imob. Ltda.	100%	100%	16,487	204	16,283	16,276	6	(75)	
Gafisa SPE-92 Emp.	-								
Imob. Ltda.	100%	100%	15,768	120	15,648	15,663	(15)	21	
Gafisa	-	10070	10,700		10,040	10,000		<u> </u>	1
SPE-106									
Emp. Imob.									
Ltda.	100%	100%	15,596	5	15,591	15,596	(5)	(1)	- 1
Gafisa	-		-		-	-			
Vendas									
Interm.									
Imobiliaria									J
Ltda	100%	100%	20,545	5,562	14,983	17,727	(2,745)	(6,238)	1
Gafisa SPE	-								
33 Emp. Imob. Ltda.	100%	100%	196,324	182,539	13,785	13,480	305		
Gafisa SPE	100 /0	100 /0	190,324	102,000	13,705	13,400	305	-	
71 Emp.	-								
Imob. Ltda.	100%	100%	12,655	178	12,477	12,505	(28)	(1,170)	- 1
Gafisa SPE	-	10070	.=,		•=, •• •	,	()	(,,,	
65 Emp.									
lmob. Ltda.	100%	100%	11,320	284	11,036	11,014	22	(651)	1
Gafisa SPE	-								
36 Emp.									
Imob. Ltda.	100%	100%	9,193	349	8,844	8,872	(27)	(54)	
Gafisa	-								
SPE-81 Emp.	1000/	1000/	0.000	070	0.446	0.440	(04)	(+ ~ +)	
Imob. Ltda.	100%	100%	9,288	872	8,416	8,440	(24)	(161)	
Manhattan Square Em.	-								
Im. Com. 02									
Ltda	100%	100%	9,487	1,233	8,254	17,958	30	_	
Gafisa	-	10070	0,407	1,200	0,204	17,000			
SPE-38 Emp.									
lmob. Ltda.	100%	100%	7,947	1	7,946	7,948	(2)	2	
Gafisa	-		-		-				
SPE-109									
Emp. Imob.									
Ltda.	65%	65%	7,233	57	7,176	7,181	(5)	(34)	
0								40	

Consolidated Cash Flow

Gafisa SPE-37 Emp. Imob. Ltda. Gafisa	-	100%	100%	7,118	483	6,635	6,663	(28)	(83)	
SPE-90 Emp. Imob. Ltda. Gafisa SPE -	-	100%	100%	8,501	2,075	6,426	6,470	(44)	(1)	
123 Emp. Imob. Ltda. Gafisa SPE-87 Emp.	-	100%	100%	15,595	10,009	5,586	6,101	(515)	(4,944)	
Imob. Ltda. OCPC01 Adjustment –		100%	100%	5,392	384	5,008	5,069	(61)	(144)	
,	(a)			- 52,531	- 9,452	- 43,079	- 48,004	- (8,092)	۔ 5,756	2
Subtotal Subsidiaries				1,453,578	386,127	1,067,451	1,114,484	(20,853)	(16,152)	1,08

Gafisa S.A.

Notes to the quarterly information

June 30, 2018

(Amounts in thousands of Brazilian Reais, except as otherwise stated)

9. Investments in subsidiaries and jointly controlled investees -- Continued

(i) Information on subsidiaries, jointly-controlled investees and associates -- Continued

Jointly-controlled		Interest in capi	tal - %	Total assets	Total liabilities	Equity and for future increa	capital	Profit (loss yea	
investees:		06/30/2018 12/3	1/2017 0	6/30/2018	06/30/2018	06/30/2018 1	2/31/2017	06/30/2018 0	6/30/2017
Gafisa SPE-116 Emp. Imob. Ltda. Gafisa E Ivo Rizzo SPE-47 Emp.	-	50%	50%	95,408	10,176	85,232	116,085	(20,852)	(3,559)
Imob. Ltda. Parque Arvores	(h)	80%	80%	33,195	795	32,400	32,393	6	5
Empr. Imob. Ltda.	(b)	50%	50%	34,721	2,851	31,870	30,616	1,472	2,943
	- (b)	50%	50%	31,868	3,022	28,846	28,143	702	(9,805)
Park Emp. Im. Spe Ltda		50%	50%	61,957	38,855	23,102	19,858	798	(2,478)
FIT 13 SPE Emp. Imobiliários Ltda. Atins Emp. Imob.s	-	50%	50%	23,158	2,174	20,984	20,885	98	(74)
Ltda. Performance	-	50%	50%	27,685	7,689	19,996	18,998	998	(23)
Gafisa General Severiano Ltda Other (*)	(b)	50% 50%	50% 50%	11,686 135,409	200 71,547	11,486 63,862	11,371 84,740	114 (1,890)	20 (879)

Consolidated Cash Flow

Subtotal Jointly-controlled investees				455,087	137,309	317,778	363,089	(18,554)	(13,850)
Associates: Alphaville Urbanismo S.A.	(e)	30%	30%	2,098,027	2,529,361	(431,335)	(141,290)	(290,045)	(223,050)
Citta Ville SPE Emp. Imob. Ltda. Other (*)	-	50%	50%	17,578 1,144	4,672 21	12,906 1,123	12,555 1,119	368 6	(1,982) 14
Subtotal Associates				2,116,749	2,534,054	(417,306)	(127,616)	(289,671)	(225,018)
Subtotal subsidia investees and ass		tly-contro	olled	4.025.414	3.057.490	967.923	1,349,957	(329,078)	(255,020)
Goodwill based on inventory surplus									
(Note 9.iii) Goodwill from remeasurement of investment in associate	- (c)								
Total investments									

(*)Includes companies with investment balances below R\$ 5,000.

Provision fo net capital deficiency (d):				Total liabilities	Equity and for future increa 06/30/20181	capital ase	Profit (loss yea 06/30/20180	ŕ	Inve 06/30/20
Reserva das Palmeiras Incorp. SPE Ltda. Manhattan Square Em.	100%	100%	880	4,034	(3,154)	1,597	(4,751)	(187)	(3,1
lm. Res. 01 Ltda Gafisa SPE 128 Emp.	50% 100%	50% 100%	3,589 49,138	7,141 50,645	(3,552) (1,507)	(2,481) (1)	(723) (1,506)	(1)	(1,77 (1,50

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Imob. Ltda. Manhattan Square Em. Im. Com. 01 Ltda Other (*)	50%	50%	4,298 149	6,414 1,045	(2,116) (896)	(1,573) (2,252)	(100) 4,425	(743) (6,352)	(1,0 ! (8!
Total provision for net capital deficiency			58,054	69,279	(11,225)	(4,710)	(2,655)	(7,283)	(8,39
Total Income from equity method investments (*)Includes compan	nies with ir	nvestment	balances be	elow (R\$ 5,	,000).				

Gafisa S.A.

Notes to the quarterly information

June 30, 2018

(Amounts in thousands of Brazilian Reais, except as otherwise stated)

9. Investments in subsidiaries and jointly controlled investees -- Continued

(a) Financial charges of the Company not appropriated to the profit or loss of subsidiaries, as required by paragraph 6 of OCPC01.

(b) The Company recorded an expense of R\$791 in Income arising from equity method investments for the period ended June 30, 2018 related to the recognition, by jointly-controlled entities, of prior year adjustments, in accordance with the ICPC09 (R2) – Individual, Separate and Consolidated Financial Statements and the Equity Method of Accounting.

(c) Amount related to the goodwill arising from the remeasurement of the portion of the remaining investment of 30% in the associate AUSA, in the amount of R\$273,900.

(d) The provision for net capital deficiency is recorded under the heading "Other payables" (Note 15).

(e) In view of the net capital deficiency of AUSA, and in line with CPC 18 (R2) – Investments in Associates, Subsidiaries and Joint Ventures, the Company discontinued the recognition of its interest in future losses after reducing to zero the carrying amount of the 30% interest.

(ii) Information on significant investees

Significant investee: Other investees: Subsidiaries

Associates

Alphaville Jointly-controlled Urbanismo S.A. investees 06/30/201812/31/2017 06/30/201812/31/201706/30/201812/31/2017

Cash and cash equivalents	Not available	43,478	1,418	10,645	34,156	49,912	890	773
Current assets	Not available	1,049,221	1,174,291	1,499,490	410,086	499,438	18,719	18,826
assets	Not available	1,195,723	279,287	294,787	45,001	47,030	3	4
Current liabilities	Not available	413,469	313,963	590,836	116,272	149,100	2,730	2,923
Non-current liabilities	Not available	1,947,452	72,164	88,956	21,037	34,280	1,963	2,233
Net revenue	106,139	06/30/2017 111,603	06/30/2018 73,693	06/30/2017 0 74,754	06/30/20180 31,996)6/30/2017 0 22,806	6/30/20180 360	6/30/2017 (2,844)
Operating costs Depreciation	Not available Not	n/a	(88,825)	(68,590)	(42,366)	(25,760)	(353)	1,417
and Amortization Financial	available Not	n/a	(694)	(259)	(3)	(391)	-	-
income (expenses) Income tax	available Not	n/a	(3,425)	(1,959)	(2,816)	(4,798)	1	6
and social contribution Profit (loss) from	available	n/a	(1,666)	(2,280)	(932)	(395)	(20)	(17)
Continuing Operations	(290,045)	(223,050)	(20,853)	(16,152)	(18,554)	(13,8500	374	(1,968)

(iii) Changes in investments

	Company Co	nsolidated
Balance as at December 31, 2017	1,598,153	479,126
Income from equity method investments	(30,051)	(9,719)
Capital contribution (decrease)	2,670	2,670
Transfer of investments with net capital deficiencies	3,154	-
Dividends receivable	(5,000)	(5,023)
Write-off of goodwill based on inventory surplus (Note 9.i)	(462)	-
Reversal of impairment of property of subsidiary	(29,350)	-
Other investments	(26)	(67)
Balance as at June 30, 2018	1,539,088	466,987

Consolidated Cash Flow

The other explanations related to this note were not subject to material changes relative to the disclosures in Note 9 to the financial statements as at December 31, 2017.

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Gafisa S.A.

Notes to the quarterly information

June 30, 2018

(Amounts in thousands of Brazilian Reais, except as otherwise stated)

10. Property and equipment

During the period ended June 30, 2018, the changes in property and equipment items are summarized below.

			Co	ompany 100% depreciated			Conso	olidated	100% depreciated
Type Cost	12/31/2017	Addition	Write-off	items	06/30/20181	12/31/2017	Addition	Write-off	items
Hardware Leasehold improvements and	9,567	1,305	(117)	(2,486)	8,269	9,729	1,349	(109)	(2,512)
installations Furniture and	5,166	29	(60)	-	5,135	5,272	28	(60)	-
fixtures Machinery and	675	-	-	(20)	655	907	-	-	(104)
equipment Sales stands	2,640 9,547 27,595	- 3,860 5,194	(1,080) (1,257)	(172) (2,678)	2,640 12,155 28,854	2,640 13,881 32,429	- 5,241 6,618	- (1,080) (1,249)	(, ,
Accumulated depreciation Hardware	(1,283)	(1,594)	101	2,486	(290)	(1,291)	(1,615)	101	2,512
									- /

Consolidated Cash Flow

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Furniture and									
fixtures	(419)	(34)	-	20	(433)	(632)	(39)	-	104
Machinery and		· · ·				· · ·	、 <i>,</i>		
equipment	(1,872)	(132)	-	-	(2,004)	(1,872)	(132)	-	-
Sales stands	(2,671)	(2,139)	1,080	172	(3,558)	(4,615)	(2,688)	1,080	1,579
	(7,876)	(4,158)	1,241	2,678	(8,115)	(10,087)	(4,743)	1,241	4,195
Total property									
and equipment	19,719	1,036	(16)	-	20,739	22,342	1,875	(8)	-

The other explanations related to this note were not subject to material changes in relative to the disclosures in Note 10 to the financial statements as at December 31, 2017.

11. Intangible assets

and

During the period ended June 30, 2018, the changes in intangible asset items were as summarized below.

	Company								
	12/31/2017				06/30/2018				
	Delense			outination	100% amortized	Delanas			
	Balance	Addition Write	e-aown Am	ortization	items	Balance			
Software – Cost	31,931	1,424	-	-	(24)	33,331			
Software – Amortization	(14,501)	-	-	(3,523)	24	(18,000)			
Other	-	1,018	-	(286)	-	732			
Total intangible assets	17,430	2,442	-	(3,809)	-	16,063			

	Consolidated 0						
					100% amortized		
	Balance	Addition Wri	te-down Amo	ortization	items	Balance	
Software – Cost Software – Amortization	32,658 (14,965)	1,424 -	-	- (3,634)	(24) 24	34,058 (18,575)	

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Other	587	1,018	-	(286)	-	1,319		
Total intangible assets	18,280	2,442	-	(3,920)	-	16,802		

The other explanations related to this note were not subject to material changes relative to the disclosures in Note 11 to the financial statements as at December 31, 2017.

(A free translation of the original report in Portuguese as published in Brazil)

Gafisa S.A.

Notes to the quarterly information

June 30, 2018

(Amounts in thousands of Brazilian Reais, except as otherwise stated)

12. Loans and financing

		Annual interest	Company		Consolidated	
Туре	Maturity	Annual interest rate	06/30/2018 1	2/31/2017 0	6/30/2018 1	2/31/2017
		8.30% to 14.19% + TR				
National Housing System - SFH /SFI	August 2018 to July 2021	12.87% and 143% of CDI	515,860	598,047	594,917	733,103
Certificate of Bank Credit - CCB (i)	June 2019 to June 2021	e135% of CDI 2.5%/ 3%/ 4.25%/ 5%+CDI	146,190	164,083	146,190	164,082
Total loans and finand 30.ii)	cing (Note 20.i.d, 2	20.ii.a, 20.iii and	662.050	762.130	741,107	897,185
Current portion			188,342	386,605	203,206	442,073
Current portion – reclassification for non-fulfillment of covenant			51.938	39,000	51,938	39,000
Current portion Non-current portion			240,280 421,770	425,605 336,525	255,144 485,963	481,073 416,112
Consolidated Cash Flo	w					54

The current and non-current portions have the following maturities:

	Compan	у	Consolidated			
Maturity	06/30/2018	12/31/2017	06/30/2018	12/31/2017		
2018	135,055	425,605	147,148	481,073		
2019	162,320	235,076	205,049	287,227		
2020	247,193	92,118	271,353	116,799		
2021	117,482	9,331	117,557	12,086		
	662,050	762,130	741,107	897,185		

In line with the conditions of the investor's subscription commitment, the Company renegotiated with the creditors the postponement of maturing debt in the amount of R\$456,316 from 2018 and 2019 to 2020 and 2021, which was ratified through the Board of Directors' approval of the capital increase on February 28, 2018 (Note 18.1).

The Company and its subsidiaries have restrictive covenants applicable to certain loans and financing that limit their ability to perform certain actions, such as issuing debt, and may require the acceleration or refinancing of loans if the Company does not fulfill such covenants. In view of the breach of the covenants of a CCB transaction, in relation to which the Company negotiated a waiver with the creditor, who agreed to the breach of net indebtedness (Note 31 (ii)), the non-current portions of this transaction were reclassified to the short term in the amount of R\$51,938. The Company analyzed the other debt agreements and did not identify any impact on cross-covenants in relation to such breach.

The ratios and minimum and maximum amounts required under restrictive covenants for loan and financing transactions are as follow:

	06/30/2018	12/31/2017
Loans and financing	00 750/	100.000/
Net debt cannot exceed 70% of equity plus noncontrolling interests (a) Total accounts receivable ⁽¹⁾ plus inventory required to be below zero or 2.0	82.75%	126.08%
times over venture debt ⁽²⁾	4.48 times	3.62 times
Total accounts receivable ⁽¹⁾ plus inventory of completed units required to be		
below zero or 2.0 times over net debt less venture debt (2)	11.49 times	7.51 times
Total debt, less venture debt, less cash and cash equivalents and short term		
investments ⁽³⁾ , cannot exceed 75% of equity plus non-controlling interests	17.27%	29.54%
Total receivables ⁽¹⁾ plus unappropriated income plus total inventory of completed units required to be 1.5 time over the net debt plus payable for	2.07 times	1.93 time

purchase of properties plus unappropriated costTotal accounts receivable⁽¹⁾ plus total inventory required to be below zero or2.0 times over net debt3.55 times

3.55 times 2.77 times

⁽¹⁾ Total receivables, whenever mentioned, refers to the amount reflected in the Statement of Financial Position plus the amount not yet recognized according to PoC.

⁽²⁾ Venture debt and secured guarantee debt refer to SFH debts, defined as the sum of all disbursed borrowing contracts for which funds were provided by the SFH.

⁽³⁾ Cash and cash equivalents and short term investments refer to cash and cash equivalents and marketable securities.

(a) For the year ended December 31, 2017, the covenant limit is 100%, according to the waiver obtained from the creditor.

Gafisa S.A.

Notes to the quarterly information

June 30, 2018

(Amounts in thousands of Brazilian Reais, except as otherwise stated)

12. Loans and financing -- Continued

The following table shows the summary of financial expenses and charges and the capitalized portion within the line item "Properties for sale".

	Company	y	Consoli	dated
	06/30/2018	06/30/2017	06/30/2018	06/30/2017
Total financial charges for the year Capitalized financial charges (Note 30.i) Subtotal (Note 24)	42,587 (4,618) 37,969	85,709 (23,616) 62,093	52,172 (16,643) 35,529	98,763 (44,104) 54,659
Financial charges included in "Properties for sale":				
Opening balance Capitalized financial charges	290,631 4,618	329,651 23,616	301,025 16,643	343,231 44,104
Charges recognized in profit or loss (Note 23)	(59,584)	(43,680)	(67,814)	(64,800)
Closing balance (Note 6)	235,665	309,587	249,854	322,535

The recorded amount of properties for sale offered as guarantees for loans, financing and debentures is R\$662,297 (R\$796,800 as at December 31, 2017).

The other explanations related to this note were not subject to material changes relative to the disclosures in Note 12 to the financial statements as at December 31, 2017.

13. Debentures

Company and

Program/placement	Principal - R\$	Annual interes	t Final maturity	Consolid 06/30/2018 1	
Ninth placement (i)	23,853	CDI + 3.00%	January 2021	23,138	49,877
Tenth placement (ii)	36,667	IPCA + 8.37%	January 2021	46,570	71,011
Eleventh placement – 1 st series A (iii)	80,502	CDI + 5.25%	February 2020	79,809	86,825
Twelfth placement (iv) (a)	75,402	CDI + 3.75%	July 2020	74,146	-
Total debentures (Nota 20.	i.d, 20.ii.a, 20.iii	and 30.ii)		223.663	207.713
Current portion Non-current portion				21,875 201,788	88,177 119,536

(a) On May 21, 2018, the Company approved the Twelfth Private Placement of Non-convertible Debentures, with general guarantee, in a sole series in the total amount of R\$76,000, with final maturity in July 2020. The proceeds from the placement will be used for the development of select real estate ventures, and arer guaranteed by the conditional sale of real estate receivables and the purchase of completion bonds related to a specific venture. The face value of the Placement will accrue interest at the cumulative variations of the Interbank Deposit (DI) rate plus a surcharge equivalent to 3.75% p.a..

In the period ended June 30, 2018, the Company made the following payments:

	Face Value placement	Interest payable	Total amortization
(i)	26,342	1,848	28,190
(ii)	18,333	9,129	27,462
(iii)	7,307	4,801	12,108
(iv)	598	183	781
. ,	52,580	15,961	68,541

The maturities of current and non-current installments are as follows:

Maturity	Company and Consolidated 06/30/2018 12/31/20		
2018	12,088	88,177	
2019	38,930	51,530	
2020	138,266	68,006	
2021	34,379	-	
	223,663	207,713	

Gafisa S.A.

Notes to the quarterly information

June 30, 2018

(Amounts in thousands of Brazilian Reais, except as otherwise stated)

13. Debentures--Continued

In line with the conditions applicable to the investor's subscription commitment, the Company renegotiated with the creditors the postponement of debt maturities from 2018 and 2019 to 2020 and 2021, which was ratified through the Board of Directors' approval of the capital increase on February 28, 2018 (Note 18.1).

The Company has complied with the restrictive covenants of debentures up to the reporting date of this quarterly information. The ratios and the minimum and maximum amounts required under such restrictive covenant are as follows:

	06/30/2018	12/31/2017
Ninth placement Total account receivable ⁽¹⁾ plus inventory required to be below zero or 2.0 times over net debt Net debt cannot exceed 100% of equity plus noncontrolling interests	3.55 times 82.75%	2.77 times 126.08%
Tenth placement Total account receivable ⁽¹⁾ plus inventory required to be below zero or 2.0 times over net debt less venture debt ⁽²⁾ Total debt less venture debt ⁽²⁾ , less cash and cash equivalents and short	16.99 times	11.83 times
term investments ^{((3)} , cannot exceed 75% of equity plus noncontrolling interests	17.27%	29.54%

⁽¹⁾ Total receivables, whenever mentioned, refers to the amount reflected in the Statement of Financial Position plus the amount not yet recognized according to the PoC.

⁽²⁾ Venture debt and secured guarantee debt refer to SFH debts, defined as the sum of all disbursed borrowing contracts for which funds were provided by SFH.

⁽³⁾ Cash and cash equivalents and short term investments refer to cash and cash equivalents and marketable securities.

The other explanations related to this note were not subject to material changes relative to the disclosures in Note 13 to the financial statements as at December 31, 2017.

14. Obligations assumed on assignment of receivables

The transactions related to the assignment of the receivable portfolio are as follow:

	Company		Consolidated	
	06/30/2018	12/31/2017	06/30/2018	12/31/2017
Obligation CCI June/2011	453	769	1,013	1,502
Obligation CCI December/2011	422	1,729	422	1,827
Obligation CCI July/2012	15	29	15	29
Obligation CCI November/2012	-	-	2,409	2,491
Obligation CCI December/2012	3,207	3,796	3,207	3,796
Obligation CCI November/2013	734	876	2,499	2,850
Obligation CCI November/2014	1,438	1,772	2,123	3,191
Obligation CCI December/2015	4,263	5,126	9,041	10,523
Obligation CCI March/2016	9,161	10,463	9,876	11,287
Obligation CCI May/2016	6,162	7,623	7,977	9,548
Obligation CCI August/2016	7,702	7,525	7,821	7,574
Obligation CCI December/2016	10,319	13,710	10,600	14,158
Obligation CCI March/2017	13,838	15,357	14,057	15,487
Obligation FIDC	-	37	39	130
Total obligations assumed on assignment of receivables				
(Note 20.i.d and 20.ii.a)	57,714	68,812	71,099	84,393

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Current portion	21,468	23,953	27,720	31,001	
Non-current potion	36,246	44,859	43,379	53,392	

Gafisa S.A.

Notes to the quarterly information

June 30, 2018

(Amounts in thousands of Brazilian Reais, except as otherwise stated)

14. Obligations assumed on assignment of receivables -- Continued

The current and non-current portions have the following maturities:

	Company	Consolida	ted	
Maturity	06/30/2018	12/31/2017	06/30/2018	12/31/2017
2018	10,640	23,953	14,936	31,001
2019	17,064	16,588	20,493	20,042
2020	12,163	11,645	14,812	14,068
2021	7,425	7,299	9,279	8,967
2022 onwards	10,422	9,327	11,579	10,315
	57,714	68,812	71,099	84,393

The other explanations related to this note were not subject to material changes relative to the disclosures in Note 14 to the financial statements as at December 31, 2017.

15. Other payables

Consolidated

	06/30/2018	12/31/2017	06/30/2018	12/31/2017
Cancelled contract payables	42,116	42,976	63,309	61,367
Warranty provision Long term PIS and COFINS (deferred and	22,777	26,070	22,777	26,070
payable)	7,397	3,627	8,979	5,446
Provision for net capital deficiency (Note 9.i.d)	8,390	2,630	2,835	2,063
Long term suppliers (Note 20.i.d) Share-based payment - Phantom Shares (Note	3,131	2,324	3,878	3,187
18.3)	3,561	4,060	3,561	4,060
Other liabilities	-	9,001	1,258	9,288
Total other payables	87,372	90,688	106,597	111,481
Current portion	66,309	83,647	85,121	104,386
Non-current portion	21,063	7,041	21,476	7,095

16. Provisions for legal claims and commitments

In the period ended June 30, 2018, the changes in the provision are summarized as follows:

Company	Civil lawsuits 1	Tax proceedings		Total
Balance as at December 31, 2017	138,481	759		195,443
Additional provision (Note 23)	21,024	8		27,523
Payment and reversal of unused provision (i)	(31,371)	(71)	(10,537)	(41,979)
Balance as at June 30, 2018	128,134	696	52,157	180,987
Current portion	75,772	696	16,224	92,692
Non-current portion	52,362	-	35,933	88,295
Consolidated	Civil lawsuits	Tax proceedings	Labor claims	Total
Balance as at December 31, 2017	138,636	759	58,982	198,377
Additional provision (Note 23)	21,024	8	6,491	27,523
Payment and reversal of unused	(31,370)	(71)	(11,251)	(42,692)
Balance as at December 31, 2017	138,636	759	58,982	198,377
Additional provision (Note 23)	21,024	8	6,491	27,523

(i) Of this amount, R\$10,000 refers to the payment of an arbitration case and R\$5,700 refers to the payment of a lawsuit related to construction defect in a venture which initial liability rests with a former shareholder of the Company.

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Notes to the quarterly information

June 30, 2018

(Amounts in thousands of Brazilian Reais, except as otherwise stated)

16. Provisions for legal claims and commitments -- Continued

(a) Civil lawsuits, tax proceedings and labor claims

As of June 30, 2018, the Company and its subsidiaries deposited in court the amount of R\$92,566 (R\$80,903 in 2017) in the individual financial statements, and R\$95,357 (R\$83,523 in 2017) in the consolidated financial statements (Note 7).

	Company		Consolidat	ed
	06/30/2018	12/31/2017	06/30/2018	12/31/2017
Civil lawsuits	47,873	40,837	49,368	42,147
Tax proceedings	29,750	24,679	30,626	25,500
Labor claims	14,943	15,387	15,363	15,876
Total (Note 7)	92,566	80,903	95,357	83,523

(i) Lawsuits with a likelihood of loss considered possible

As at June 30, 2018, the Company and its subsidiaries are aware of other civil, labor and tax lawsuits and risks. Based on the history of probable lawsuits and a specific analysis of the main claims, the

measurement of the claims with a likelihood of loss considered possible amounted to R\$337,318 (R\$350,843 in 2017) in the Company's financial statements and R\$340,714 (R\$357,089 in 2017) in the consolidated financial statements, based on the average past outcomes adjusted to reflect current estimates. The Company's Management believes it is not necessary to recognize a provision for any eventual losses.

Company Consolidated 06/30/201812/31/201706/30/201812/31/2017

Civil lawsuits	250,383	251,341	250,426	251,402
Tax proceedings	47,004	45,150	47,204	45,240
Labor claims	39,931	54,352	43,084	60,447
Total	337,318	350,843	340,714	357,089

(b) Payables related to the completion of real estate ventures

There was no material change relative to the information disclosed in Note 16(i)(b) to the financial statements as at December 31, 2017.

(c) Other commitments

In addition to the commitments mentioned in Notes 6, 12 and 13, the Company has commitments related to the rental of two commercial properties where its facilities are located, at a monthly cost of R\$393 indexed to the IGP-M/FGV variation. The rental term is from one to eight years and there is a fine in case of contract cancellation corresponding to six months' rent or in proportion to the period remaining to the contract's maturity time. The estimated minimum future payments for commercial property rentals (cancellable leases) totals R\$30,539, considering the period remaining to the contract's maturity, as follows.

		Consolidated		
	Payment estimate	06/30/2018		
2018		2,358		
2019		4,926		
2020		5,123		
2021		5,328		
2022 onwards		12,804		

Consolidated Cash Flow

The other explanations related to this note were not subject to material changes relative to the disclosures in Note 16 to the financial statements as at December 31, 2017.

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(Amounts in thousands of Brazilian Reais, except as otherwise stated)

17. Payables for purchases of properties and advances from customers

		Company		Consolidated	
	Maturity	06/30/2018	12/31/2017	06/30/2018	12/31/2017
Payables for purchase of	July 2018 to September				
properties	2022	117,942	104,361	130,985	118,201
Adjustment to present value Advances from customers		(17,615)	(9,718)	(18,207)	(10,352)
Development and sales Barter transaction - Land (Note		45,758	61,039	55,235	63,748
30) Total payables for purchases of properties and advances from customers (Notes 20.i.d and		113,349	113,608	163,246	137,237
20.ii.a)		259,434	269,290	331,259	308,834
Current portion Non-current portion		112,751 146,683	132,098 137,192	148,536 182,723	156,457 152,377

The current and non-current portions have the following maturities:

	Company		Consolidated		
Maturity	06/30/2018	12/31/2017	06/30/2018	12/31/2017	

2018	82,353	132,098	109,826	156,457
2019	53,300	61,212	72,759	67,632
2020	45,246	40,771	58,008	40,987
2021	30,955	19,553	37,291	19,553
2022 onwards	47,580	15,656	53,375	24,205
	259,434	269,290	331,259	308,834

18. Equity

18.1. Capital

On February 28, 2018, the Board of Directors partially ratified the capital increase approved at the Extraordinary Shareholders' Meeting held on December 20, 2017, in view of the subscription and full payment of 16,717,752 new common shares at a price per share of R\$15.00, of which R\$0.01 per share was allocated to capital, and R\$14.99 per share was allocated to the capital reserve, totaling R\$167 and R\$250,599, respectively.

Therefore, as at June 30, 2018, the Company's authorized and paid-in capital amounts to R\$2,521,319 (R\$2,521,152 in 2017), represented by 44,757,914 (28,040,162 in 2017) registered common shares, with no par value, of which 932,776 (938,044 in 2017) were held in treasury in both periods.

According to the Company's articles of incorporation, the capital may be increased without the need to make amendments to it, upon a resolution by the Board of Directors, which shall set the conditions for issuance within the limit of 71,031,876 (seventy one million thirty one thousand eight hundred and seventy six) common shares..

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June 30, 2018

(Amounts in thousands of Brazilian Reais, except as otherwise stated)

18. Equity --Continued

18.1. Capital -- Continued

In the period ended June 30, 2018 and year ended December 31, 2017 no treasury shares were purchased. Additionally, in the period ended June 30, 2018, the Company transferred 5,268 shares (112,203 in 2017) related to the exercise of options under the stock option plan for common shares by the beneficiaries, for which it received a total amount of R\$0.4 (R\$818 in 2017).

Туре	GFSA3	R\$ Weighted average	% % - on shares	Market val thous	• • •	Carrying v thousa	
Acquisition date	Amount (i)	price	outstanding	06/30/2018	12/31/2017 (06/30/2018 1	2/31/2017
11/20/2001	44,462	38.9319	0.10%	460	910	1,731	1,731
Changes in 2013:							
Acquisitions	1,372,096	51.9927	3.14%	14,187	28,073	71,339	71,339
Changes in 2014:							
Acquisitions	3,243,947	35.5323	7.43%	33,542	66,371	115,265	115,265
Transfers	(405,205)	43.3928	-0.93%	(4,190)	(8,290)	(17,583)	(17,583)

	Edgar Filing: NanoString Technologies Inc - Form CT ORDER								
	Cancellations Changes in 2015:	(2,039,086)	44.9677	-4.67%	(21,084)	(41,720)	(91,693)	(91,693)	
	Acquisitions	884,470	27.3124	2.03%	9,145	18,096	24,157	24,157	
	Transfers	(90,622)	33.3473	-0.21%	(937)	(1,854)	(3,022)	(3,022)	
	Cancellations	(2,225,020)	33.3543	-5.10%	(23,007)	(45,524)	(74,214)	(74,214)	
	Changes in 2016:								
	Acquisitions	334,020	26.0254	0.77%	3,454	6,834	8,693	8,693	
	Transfers	(68,814)	31.2290	-0.16%	(711)	(1,408)	(2,149)	(2,149)	
	Changes in 2017:								
	Transfers	(112,203)	30.6142	-0.26%	(1,160)	(2,296)	(3,435)	(3,435)	
	Changes in 2018:								
	Tra/nsfers	(5,268)	30.5619	-0.01%	(54)	-	(161)	-	
	Total	932,776	31.0128	2.14%	9,646	19,192	28,928	29,089	
۲)	Market value	calculated bas	sed on the clos	sing share pri	ce on June 30	0. 2018 at B	\$10.34 (B\$2	20.46 in	

(*) Market value calculated based on the closing share price on June 30, 2018 at R\$10.34 (R\$20.46 in 2017) not considering the effects of occasional volatility.

(i) Amount shown adjusted by the reverse split of shares at the ratio of 13.483023074 to 1, performed on March 23, 2017.

The Company holds shares in treasury acquired in 2001 as guarantees for the enforcement of lawsuits (Note 16(a)(i)).

The change in the number of outstanding shares is as follows:

	Common shares - In thousands
Outstanding shares as at December 31, 2017	26,972
Subscription of shares	16,718
Change in shares held by the members of the management of	
the Company	(34)
Outstanding shares as at June 30, 2018	43,656
Weighted average shares outstanding (Note 27)	40,826

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Notes to the quarterly information

June 30, 2018

(Amounts in thousands of Brazilian Reais, except as otherwise stated)

18. Equity --Continued

18.2. Stock option plan

Expenses incurred in relation to the granting of stock options are recorded in the line item "General and administrative expenses" (Note 23) and showed the following effects on profit or loss for the periods ended June 30, 2018 and 2017:

	06/30/2018	06/30/2017
Equity-settled stock option plan	1,777	2,336
Phantom Shares	(499)	(633)
Total option grant expenses (Note 23)	1,278	1,703

The Company has a total of six stock option plans using common shares, launched in 2012, 2013, 2014, 2015, 2016 and 2018 which follows the rules established in the Stock Option Plan of the Company.

The granted options entitle their holders (beneficiaries) to purchase common shares of the Company's capital, after periods that vary from one to four years of employment (a condition precedent for the exercise of the option) and expire six to ten years after the grant date.

The fair value of options is set on the grant date, and it is recognized as an expense in profit or loss (as counter-entry to equity) during the grace period of the plan, to the extent that services are provided by employees and management members.

The changes in options outstanding during the period ended June 30, 2018 and year ended December 31, 2017, which include their respective weighted average exercise prices, are as follow:

	06/30)/2018 Weighted	2	017 Weighted
	Number of options	average exercise price (Reais)	Number of options	average exercise price (Reais)
Options outstanding at the	-		-	
beginning of the year	841,172	2 16.99	957,35	8 28.50
Options granted	2,685,474	4 15.00		
Options exercised (i) Options forfeited and amount adjustment due to the discontinued operations of Tenda,	(10,973) (0.09)	(112,203	3) (14.65)
net Options outstanding at the end of	(13,934) (0.09)	(3,983	3) (21.07)
the period	3,501,739	9 15.58	841,17	2 16.99

(i) In the period ended June 30, 2018, the amount received through exercised options was R\$0.4 (R\$818 in 2017).

Options outstanding and exercisable as at June 30, 2018, are as follow:

	Options outstanding	Options exercisable				
Number of options	Weighted average remaining contractual life (years)	Weighted average exercise price (Reais)	Number of options	Weighted average exercise price (Reais)		
3,501,739	3.35	15.58	640,044	16.98		

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Notes to the quarterly information

June 30, 2018

(Amounts in thousands of Brazilian Reais, except as otherwise stated)

18. Equity --Continued

18.2. Stock option plan -- Continued

During the period ended June 30, 2018, the Company granted 2,685,474 options in connection with its stock option plans made up of common shares (no options were granted in 2017).

The models used by the Company for pricing granted options are the Binomial model for traditional options and the MonteCarlo model for options in the Restricted Stock Options format.

For period ended June 30, 2018 the fair value of the options granted totaled R\$12,807, determined based on the following assumptions:

	2018
Pricing model	Binomial
Exercise price of options (R\$)	R\$15.00
Weighted average price of options ((R\$)	R\$15.00
Expected volatility $(\%) - (*)$	52%
Expected option life (years)	4.6 years
Dividend income (%)	1.98%
Risk-free interest rate (%)	6.64%

Consolidated Cash Flow

(*)The volatility was determined based on a regression analysis of the ratio of the share volatility of Gafisa S.A. to the Ibovespa index.

18.3. Share-based payment – Phantom Shares

The Company has a total of two cash-settled share-based payment plans with fixed terms and conditions, according to the plans approved by the Company, launched in 2015 and 2016.

As at June 30, 2018, the amount of R\$3,561 (R\$4,060 in 2017), related to the fair value of the phantom shares granted, is recognized in the line item "Other payables" (Note 15).

The other explanations related to this note were not subject to material changes relative to the disclosures in Note 18 to the financial statements as at December 31, 2017.

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Notes to the quarterly information

June 30, 2018

(Amounts in thousands of Brazilian Reais, except as otherwise stated)

19. Income tax and social contribution

The reconciliation of the effective tax rate for the period ended June 30, 2018 and 2017 is as follows:

	Company Consolidated 06/30/201806/30/201706/30/201806/30/2			
Profit (loss) before income tax and social contribution, and statutory interest Income tax calculated at the applicable rate - 34 %	(85,284) 28,997	(327,576) 111,376	(84,841) 28,846	(325,331) 110,612
Net effect of subsidiaries and ventures taxed based on the presumed profit and RET Income from equity method investments Stock option plan Other permanent differences Charges on payables to venture partners Net effect on discontinued operations (a) Recognized (unrecognized) tax credits	(20,880) (604) (777) (108) - (6,628)	(33,196) (794) (836) (247) (25,413) (50,890)	(18,447) (3,362) (604) (777) 241 - (7,561) (1,664)	(11,545) (24,429) (794) (836) (270) (25,413) (49,620) (2,295)
Tax expenses - current Tax income (expenses) - deferred	-	-	(1,664) -	(2,295)

(a) Effect attributable to discontinued operations not reflected in the base of profit before taxes, but with the effect of reducing the entity's tax base.

(i) Deferred income tax and social contribution

As at June 30, 2018 and December 31, 2017, deferred income tax and social contribution are from the following sources:

	Company		Consolidated	
	06/30/2018	12/31/2017	06/30/2018	12/31/2017
Assets				
Provisions for legal claims	61,536	66,451	62,291	67,448
Temporary differences – Deferred PIS and COFINS	14,231	10,117	14,231	10,117
Provisions for realization of non-financial assets	230,357	225,234	230,357	225,234
Temporary differences – CPC adjustment	24,704	20,613	24,704	20,613
Other provisions	22,963	23,397	22,964	23,479
Income tax and social contribution loss carryforwards	330,810	295,860	347,140	310,933
Carry for wards	684,601	641,672	701,687	657,824
Unrecognized tax credits of continued operations (a)	(591,553)	(579,192)	(608,639)	(595,344)
	(591,553)	(579,192)	(608,639)	(595,344)
Liabilities				
Discounts	(2,069)	(2,069)	(2,069)	(2,069)
Temporary differences – CPC adjustments	(106,742)	(104,321)	(106,742)	(104,321)
Differences between income taxed on a cash basis				
	(58,710)	(30,563)	(58,710)	(30,563)
and recorded on an accrual basis		(, ,		
	(167,521)	(136,953)	(167,521)	(136,953)
Total net	(74,473)	(74,473)	(74,473)	(74,473)

(a) Of this amount, R\$5,735 refers to the impact of the first-time adoption of CPC 48 as of January 1st, 2018 (Note 3).

The balances of income tax and social contribution loss carryforwards for offsetting are as follow:

	Income tax	06/30/2018 Social contribution	Company Total	Income tax	12/31/2017 Social contribution	Total
Balance of income tax and social contribution loss carryforwards	972,970	972,970	-	870,176	870,176	-
Deferred tax asset (25%/9%)	243,243	87,567	330,810	217,544	78,316	295,860
Recognized deferred tax asset	24,002	8,642	32,644	23,468	8,449	31,917
Unrecognized deferred tax asset	219,241	78,925	298,166	194,076	69,867	263,943

			Consolidated	l		
	Income tax	06/30/2018 Social contribution	Total	Income tax	12/31/2017 Social contribution	Total
Balance of income tax and social contribution loss carryforwards	1,021,001	1,021,001	-	914,509	914,509	-
Deferred tax asset (25%/9%)	255,250	91,890	347,140	228,627	82,306	310,933
Recognized deferred tax asset	24,002	8,642	32,644	23,468	8,449	31,917
Unrecognized deferred tax asset	231,248	83,248	314,496	205,159	78,357	279,016

The other explanations related to this note were not subject to material changes relative to the disclosures in Note 19 to the financial statements as at December 31, 2017.

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Notes to the quarterly information

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(Amounts in thousands of Brazilian Reais, except as otherwise stated)

20. Financial instruments

The Company and its subsidiaries engage in operations involving financial instruments. These instruments are managed through operational strategies and internal controls aimed at providing liquidity, return and safety. The use of financial instruments for hedging purposes is achieved through a periodical analysis of exposure to the risk that the management intends to cover (exchange, interest rate, etc.) which is submitted to the corresponding Management bodies for approval, and performance of the proposed strategy. The control policy consists of continuously monitoring the contracted conditions in relation to the prevailing market conditions. The Company and its subsidiaries do not use derivatives or any other risky assets for speculative purposes. The results from these operations are consistent with the policies and strategies devised by the Company's management. The Company and its subsidiaries operations are subject to the risk factors described below:

(i) <u>Risk considerations</u>

a) Credit risk

There was no significant change relative to the credit risks disclosed in Note 20(i)(a) to the financial statements as at December 31, 2017.

b) Derivative financial instruments

Consolidated Cash Flow

The Company holds derivative instruments to mitigate the risk arising from its exposure to the volatility of indices and interest rates recognized at fair value in the profit or loss for the year. Pursuant to its treasury policies, the Company does not own or issue derivative financial instruments other than for hedging purposes.

As at June 30, 2018, the Company has the following derivative contract aimed at hedging against interest rate fluctuations, with final maturity in July 2018.

	Reais	eais Percentag		Validity		Gain (loss) not realized on derivative instruments - net	
Swap agreements (Fixed for CDI)	Face value	Original Index – asset position	Swap – liability position	Beginning	End	06/30/2018	
Banco Votorantim S.A.	130,000	130,000CDI + 1.90% 118% CDI 07/22/2014 07/26/2				250	404
0.7 %	Total der	ivative financi	al instrume	nts (Note 20.i.d	and Note 20.ii.a))	404
				No	Current		404

During the period ended June 30, 2018, the income amount of R\$20 (R\$646 in 2017) in the individual and consolidated financial statements, which refers to net result of the interest swap transaction, arising from the payment of the amount of R\$154 and the negative change to market of R\$174, was recognized in the "financial income (expenses)" line in the statement of profit or loss for the year, allowing a correlation between the effect of such transactions and the interest rate fluctuations in the Company's statement of financial position (Note 24).

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Notes to the quarterly information

June 30, 2018

(Amounts in thousands of Brazilian Reais, except as otherwise stated)

20. Financial instruments -- Continued

- (i) Risk considerations -- Continued
- b) Derivative financial instruments -- Continued

The estimated fair value of derivative financial instruments purchased by the Company was determined based on information available in the market and specific valuation methodologies. However, considerable judgment was necessary to interpret market data to give the estimated fair value of each transaction, which may vary upon the financial settlement of transactions.

c) Interest rate risk

There was no significant change relative to the interest rate risk disclosed in Note 20(i)(c) to the financial statements as at December 31, 2017.

d) Liquidity risk

There was no significant change in relation to the liquidity risks disclosed in Note 20(i)(d) to the financial statements as at December 31, 2017.

The maturities of financial instruments in the form of loans, financing, suppliers, payables to venture partners and debentures are as follow:

Period ended June 30, 2018			Company		
	Less than 1			More than 5	
Liabilities	year	1 to 3 years	4 to 5 years	years	Total
Loans and financing (Note 12)	240,280	421,770	-	-	662,050
Debentures (Note 13)	21,875	201,788	-	-	223,663
Obligations assumed on assignment of					
receivables (Note 14)	21,468	22,897	7,456	5,893	57,714
Suppliers (Note 15 and Note 20.ii.a)	77,746	3,131	-	-	80,877
Payables for purchase of properties					
and advances from customers (Note					
17)	112,751	84,284	62,399	-	259,434
	474,120	733,870	69,855	5,893	1,283,738
Assets					
Cash and cash equivalents and short					
term investments (Notes 4.1 and 4.2)	200,964	-	-	-	200,964
Trade accounts receivable (Note 5)	458,056	125,348	46,521	-	629,925
	659,020	125,348	46,521	-	830,889

Period ended June 30, 2018	Consolidated				
	Less than 1		I	More than 5	
Liabilities	year	1 to 3 years	4 to 5 years	years	Total
Loans and financing (Note 12)	255,144	485,963	-	-	741,107
Debentures (Note 13)	21,875	201,788	-	-	223,663
Obligations assumed on assignment of					
receivables (Note 14)	27,720	28,138	9,001	6,240	71,099
Suppliers (Note 15 and Note 20.ii.a)	94,632	3,878	-	-	98,510
Payables for purchase of properties					
and advances from customers (Note					
17)	148,536	113,832	68,891	-	331,259
	547,907	833,599	77,892	6,240	1,465,638
Assets					
Cash and cash equivalents and short					
term investments (Notes 4.1 and 4.2)	212,897	-	-	-	212,897
Trade accounts receivable (Note 5)	562,072	136,053	59,146	-	757,271
· · ·	774,969	136,053	59,146	-	970,168

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Notes to the quarterly information

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(Amounts in thousands of Brazilian Reais, except as otherwise stated)

20. Financial instruments -- Continued

- (i) Risk considerations -- Continued
- d) Liquidity risk -- Continued

Fair value classification

The Company uses the same classification disclosed in Note 20(i)(d) to the financial statements as of December 31, 2017 to determine and disclose the fair value of financial instruments by the valuation technique.

The classification level of the fair value for financial instruments measured at fair value through profit or loss of the Company as of June 30, 2018 and December 31, 2017 is as follows:

	Company Consolidated					
	Fair value classification					
As of June 30, 2018	Level 1	Level 2	Level 3	Level 1	Level 2	Level 3

Financial assets Short-term investments (Note 4.2) Derivative financial instruments (Note 20.i.b)		197,199 250	-	-	198,736 250	-
As of December 31, 2017	Level 1	Company Fa Level 2	air value cla Level 3	Co assification Level 1	onsolidated Level 2	l Level 3
Financial assets Short-term investments (Note 4.2) Derivative financial instruments (Note 20.i.b)	-	110,945 404	-	-	118,935 404	-

In the period ended June 30, 2018, there were no transfers between Levels 1 and 2 of the fair value classification, nor were there transfers between Levels 3 and 2 of the fair value classifications.

(ii) Fair value of financial instruments

a) Fair value measurement

The Company uses the same methods and assumptions disclosed in Note 20(ii)(a) to the financial statements as at December 31, 2017 to estimate the fair value of each financial instrument class for which the estimate of value is practicable.

The most significant carrying values and fair values of financial assets and liabilities as at June 30, 2018 and December 31, 2017, classified into Level 2 of the fair value classification, are as follow:

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(Amounts in thousands of Brazilian Reais, except as otherwise stated)

20. Financial instruments — Continued

(ii) Fair value of financial instruments -- Continued

a) Fair value measurement -- Continued

	06/30/2	2018	12/31/2	2017	
	Carrying		Carrying		Classification
	value	Fair value	value	Fair value	
Financial assets					
Cash and cash equivalents (Note 4.1)	3,765	3,765	7,461	7,461	(*)
Short term investments (Note 4.2)	197,199	197,199	110,945	110,945	• •
Derivative financial instruments (Note					
20(i)(b))	250	250	404	404	(**)
Trade accounts receivable (Note 5)	629,925	629,925	531,830	531,830	(**)
Loans receivable (Note 21.1)	24,129	24,129	22,179	22,179	(**)
Financial liabilities					
Loans and financing (Note 12)	662,050	696,320	762,130	806,977	(**)
Debentures (Note 13)	223,663	240,312	207,713	227,655	
Suppliers	80,877	80,877	88,014	88,014	(**)
Obligations assumed on assignment of			·		. ,
receivables (Note 14)	57,714	57,714	68,812	68,812	(**)

Payables for purchases of properties and	
advances from customers (Note 17)	25
Loans payables (Note 21.1)	1

259,434	259,434	269,290	269,290	(**)
12,306	12,306	10,511	10,511	(**)
12,500	12,500	10,511	10,511	()

	06/30/2	2018	12/31/2	2017	
	Carrying value	Fair value	Carrying value	Fair value	Classification
Financial assets					
Cash and cash equivalents (Note 4.1)	14,161	14,161	28,527	28,527	(*)
Short term investments (Note 4.2) Derivative financial instruments (Note	198,736	198,736	118,935	118,935	
20(i)(b))	250	250	404	404	(**)
Trade accounts receivable (Note 5)	757,271	757,271	684,078	684,078	(**)
Loans receivable (Note 21.1)	24,129	24,129	22,179	22,179	(**)
Financial liabilities					
Loans and financing (Note 12)	741,107	776,840	897,185	944,821	(**)
Debentures (Note 13)	223,663	240,312	207,713	227,655	(**)
Suppliers Obligations assumed on assignment of	98,510	98,510	101,849	101,849	(**)
receivables (Note 14) Payables for purchases of properties and	71,099	71,099	84,393	84,393	(**)
advances from customers (Note 17)	331,259	331,259	308,834	308,834	(**)
Loans payables (Note 21.1)	12,306	12,306	10,511	10,511	

(*) Fair value through profit or loss

(**) Amortized cost

There was no significant change relative to the other information disclosed in Note 20(ii)(a) to the financial statements as at December 31, 2017.

(b) Risk of debt acceleration

As at June 30, 2018, the Company has loan and financing agreements in effect, with restrictive covenants related to cash generation, debt ratios, and other matters. These restrictive covenants have been observed by the Company and do not restrict its ability to continue as going concern. As mentioned in Note 12, due to the non-fulfillment of the covenants related to a CCB issue, the non-current installments of this transaction were reclassified to the short term. The Company obtained a waiver from the bank to ensure

that the respective covenant may reach up to the limit of 100% for the periods ended June 30, 2018, September 30, 2018 and March 31, 2019, and the year ended December 31, 2018 provided certain suspensive conditions are met up to August 31, 2018, thus not requiring the mandatory acceleration and/or acceleration declaration, and the non-current portions will be reclassified again to the long term in the following quarterly information (Note 31 (ii)).

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Notes to the quarterly information

June 30, 2018

(Amounts in thousands of Brazilian Reais, except as otherwise stated)

20. Financial instruments -- Continued

(iii) Capital stock management

The explanations related to this note were not subject to material changes relative to the disclosures in Note 20(iii) to the financial statements as at December 31, 2017.

The Company includes in its net debt structure: loans and financing, debentures, less cash and cash equivalents and short term investments (cash and cash equivalents and marketable securities):

	Compa	iny	Consolidated		
	06/30/2018	12/31/2017	06/30/2018	12/31/2017	
Loans and financing (Note 12) Debentures (Note 13) (-) Cash and cash equivalents and	662,050 223,663	762,130 207,713	741,107 223,663	897,185 207,713	
short term investments (Notes 4.1 and 4.2) Net debt Equity	(200,964) 684,749 905,948	(118,406) 851,437 755,557	(212,897) 751,873 908,570	(147,462) 957,436 759,404	

Consolidated Cash Flow

(iv) Sensitivity analysis

The sensitivity analysis of financial instruments for the period ended June 30, 2018, except for swap contracts, which are analyzed based on their due dates, describes the risks that may cause material changes in the Company's profit or loss, as provided for by the CVM in its Rule No. 475/08, in order to present a 10%, 25% and 50% increase/decrease in the risk variables considered.

As at June 30, 2018, besides derivative instruments, the Company has the following financial instruments:

a) Short term investments, loans, financing and debentures linked to Interbank Deposit Certificates (CDI);

b) Loans and financing linked to the Referential Rate (TR) and CDI, and debentures linked to the CDI and National Consumer Price Index – Extended (IPCA);

c) Accounts receivable and payables for purchases of properties linked to the National Civil Construction Index (INCC) and General Market Price Index (IGP-M).

For the sensitivity analysis for the period ended June 30, 2018, the Company considered the interest rates of investments, loans and accounts receivable, the CDI rate at 6.39%, TR rate at 0%, INCC rate at 3.64%, IPCA at 4.39% and IGP-M at 6.94%. The scenarios considered were as follow:

Scenario I - Probable: 10% increase/decrease in the risk variables used for pricing

Scenario II - Possible: 25% increase/decrease in the risk variables used for pricing

Scenario III - Remote: 50% increase/decrease in the risk variables used for pricing

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Notes to the quarterly information

June 30, 2018

(Amounts in thousands of Brazilian Reais, except as otherwise stated)

20. Financial instruments -- Continued

(iv) Sensitivity analysis -- Continued

The following chart shows the sensitivity to the risks to which the Company is exposed, considering that the possible effects would impact the future results, based on the exposure shown as of June 30, 2018. The effects on equity are basically same as those on profit or loss.

		Scenario					
		I	II	111	III	II	I
Instrument	Risk	Increase	Increase	Increase D	Decrease D	Decrease D	ecrease
Instrument	RISK	10%	25%	50%	50%	25%	10%
Short term investments	Increase/Decrease of CDI	1,135	2,836	5,673	(5,673)	(2,836)	(1,135)
Loans and financing	Increase/Decrease of CDI	(2,253)	(5,633)	(11,267)	11,267	5,633	2,253
Debentures	Increase/Decrease of CDI	(1,064)	(2,659)	(5,318)	5,318	2,659	1,064
Derivative financial instruments	Increase/Decrease of CDI	(8)	(16)	(30)	25	11	3
		(2,190)	(5,472)	(10,942)	10,937	5,467	2,185

Net effect of CDI variations

Loans and financing	Increase/Decrease of TR	-	-	-	-	-	-
Net effect of TR variations		-	-	-	-	-	-
Debentures	Increase/Decrease of IPCA	(196)	(490)	(979)	979	490	196
Net effect of IPCA variations		(196)	(490)	(979)	979	490	196
Accounts receivable Obligations for the purchase of property	Increase/Decrease of INCC Increase/Decrease of INCC	1,557 (1,163)	3,893 (2,909)	7,786 (5,817)	(7,786) 5,817	(3,893) 2,909	(1,557) 1,163
Net effect of INCC variations		394	984	1,969	(1,969)	(984)	(394)
Accounts receivable	Increase/Decrease of IGP-M	2,037	5,091	10,183	(10,183)	(5,091)	(2,037)
Net effect of IGP-M variations		2,037	5,091	10,183	(10,183)	(5,091)	(2,037)

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Notes to the quarterly information

June 30, 2018

(Amounts in thousands of Brazilian Reais, except as otherwise stated)

21. Related parties

21.1. Balances with related parties

The transactions between the Company and its related companies are made under conditions and prices established between the parties.

	Compar	ıy	Consolidated		
Current accounts	06/30/2018	12/31/2017	06/30/2018	12/31/2017	
Assets Current account:					
Total SPEs	652	1,785	49,631	39,491	
Subsidiaries	-	-	40,966	29,697	
Jointly-controlled investees	619	1,752	8,632	9,761	
Associates Condominium and consortia and	33	33	33	33	
third party works Loan receivables (Note 20.ii.a and	12,178	12,398	12,179	12,399	
30.ii)	24,129	22,179	24,129	22,179	
Dividends receivable	12,972	13,876	-	-	
	49,931	50,238	85,939	74,069	
Current	25,802	28,059	61,810	51,890	
Non-current	24,129	22,179	24,129	22,179	

Liabilities				
Current account:				
Total SPEs	(928,536)	(960,491)	(49,516)	(52,686)
Subsidiaries	(897,001)	(926,418)	(17,981)	(18,613)
Jointly-controlled investees	(22,983)	(25,471)	(22,983)	(25,471)
Associates	(8,552)	(8,602)	(8,552)	(8,602)
Loan payables (Note 20.ii.a and 30.ii)	(12,306)	(10,511)	(12,306)	(10,511)
	(940,842)	(971,002)	(61,822)	(63,197)
Current	(940,842)	(971,002)	(61,822)	(63,197)
Non-current	-	-	-	-

The composition, nature and condition of loan receivables and payables by the Company are shown below. Loan maturities are from July 2018 and are tied to the cash flow from the related ventures.

	Company and Consolidated			
	06/30/2018	12/31/2017	Nature	Interest rate
Lagunas - Tembok Planej. E Desenv. Imob. Ltda. Manhattan Residencial I Target Offices & Mall Total receivable	5,162 645 18,322 24,129	1,791	Construction	12% p.a. + IGPM 10% p.a. + TR 12% p.a. + IGPM
Dubai Residencial Parque Árvores Parque Águas Total payable	4,342 5,772 2,192 12,306	4,673	Construction Construction Construction	6% p.a.

In the period ended June 30, 2018 the recognized financial income from interest on loans amounted to R\$2,289 (R\$905 in 2017) in the Company and consolidated statements (Note 24).

The information regarding management transactions and compensation is described in Note 25.

The other explanations related to this note were not subject to significant changes relative to those disclosed in Note 21 to the financial statements as at December 31, 2017.

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Notes to the quarterly information

June 30, 2018

(Amounts in thousands of Brazilian Reais, except as otherwise stated)

21. Related parties -- Continued

21.2. Endorsements, guarantees and sureties

The financial transactions of subsidiaries are guaranteed by endorsements or sureties in proportion to the Company's interest in the capital stock of such companies, in the amount of R\$241,435 as at June 30, 2018 (R\$317,716 in 2017).

22. Net operating revenue

	Company		Consolidated	
	06/30/2018	06/30/2017	06/30/2018	06/30/2017
Gross operating revenue				
Real estate development, sale, barter				
transactions and construction services	486,317	242,420	552,588	314,577
(Recognition) Reversal of allowance for				
doubtful accounts (Note 5)	11,153	(7,699)	11,153	(7,699)
Taxes on sales of real estate and services	(44,779)	(20,420)	(48,073)	(23,086)
Net operating revenue	452,691	214,301	515,668	283,792

23. Costs and expenses by nature

These are represented by the following:

	Comp	any 06/30/2017	Consolio 06/30/2018	dated 06/30/2017
Cost of real estate development and sale:	00/00/2010	00/00/2017	00/00/2010	00/00/2017
Construction costs	(226,077)	(120,548)	(217,094)	(165,771)
Land costs	(47,963)	(41,073)	(111,251)	(54,428)
Development costs	(13,617)	(13,413)	(16,093)	(16,646)
Capitalized financial charges (Note 12)	(59,584)	(43,680)	(67,814)	(64,800)
Maintenance / warranty	(7,730)	(13,717)	(7,730)	(13,717)
Total cost of real estate development and sale	(354,971)	(232,431)	(419,982)	(315,362)
Commercial expenses:				
Product marketing expenses	(22,237)	(12,389)	(24,825)	(14,521)
Brokerage and sales commission	(15,835)	(13,499)	(19,915)	(15,709)
Customer Relationship Management (CRM) and				
corporate marketing expenses	(6,846)	(8,545)	(7,683)	(9,814)
Other	56	(216)	34	(196)
Total commercial expenses	(44,862)	(34,649)	(52,389)	(40,240)
General and administrative expenses:				
Salaries and payroll charges	(12,562)	(12,133)	(16,584)	(18,796)
Employee benefits	(1,426)	(1,146)	(1,882)	(1,776)
Travel and utilities	(226)	(115)	(298)	(178)
Services	(5,993)	(3,314)	(7,912)	(5,136)
Rentals and condominium fees	(2,311)	(1,817)	(3,051)	(2,815)
IT	(4,294)	(5,142)	(5,668)	(7,965)
Stock option plan (Note 18.2)	(1,278)	(1,703)	(1,278)	(1,703)
Reserve for profit sharing (Note 25.iii)	(2,504)	(8,358)	(2,504)	(8,358)
Other	(284)	(245)	(364)	(380)
Total general and administrative expenses	(30,878)	(33,973)	(39,541)	(47,107)
Other income (expenses), net:				
Expenses related to lawsuits (Note 16)	(27,523)	(46,691)	(27,523)	(46,777)
Other	1,681	(4,477)	(2,401)	(4,494)
Total other income/(expenses), net	(25,842)	(51,168)	(29,924)	(51,271)

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Notes to the quarterly information

June 30, 2018

(Amounts in thousands of Brazilian Reais, except as otherwise stated)

24. Financial income (expenses)

	Company		Consolidated	
	06/30/2018	06/30/2017	06/30/2018	06/30/2017
Financial income				
Income from financial investments	6,414	11,319	6,488	13,519
Derivative transactions (Note 20.i.b)	20	646	20	646
Financial income from loans (Note 21.i)	2,289	905	2,289	905
Other financial income	209	1,851	284	2,006
Total financial income	8,932	14,721	9,081	17,076
Financial expenses				
Interest on funding, net of capitalization (Note 12)	(37,969)	(62,093)	(35,529)	(54,659)
Amortization of transactions costs	(1,765)	(3,310)	(1,765)	(3,310)
Payables to venture partners	=	(314)	-	(314)
Banking expenses	(3,277)	(11,820)	(3,620)	(12,896)
Discount granted and other financial expenses	(6,229)	(8,277)	(7,199)	(7,847)
Total financial expenses	(49,240)	(85,814)	(48,113)	(79,026)

25. Transactions related to management and employees

(i) Management compensation

In the periods ended June 30, 2018 and 2017, the amounts recorded in the line item "General and administrative expenses", related to the compensation of the Company's Management are as follow:

Year ended June 30, 2018	Management c Board of Directors	•	Fiscal Council
Number of members	7	6	3
Fixed compensation for the year (in R\$)			
Salaries/fees	824	2,130	111
Direct and indirect benefits	-	113	-
Other (INSS)	165	426	22
Monthly compensation (in R\$)	165	445	22
Total compensation	989	2,669	133
Profit sharing (Note 25.iii)	-	534	-
Total compensation and profit sharing	989	3,203	133

Year ended June 30, 2017	Management c Board of Directors	•	Fiscal Council
Number of members	7	4	3
Fixed compensation for the year (in R\$)			
Salaries/fees	847	1,337	99
Direct and indirect benefits	-	100	-
Other (INSS)	169	267	20
Monthly compensation (in R\$)	141	223	17
Total compensation	1,016	1,704	119
Profit sharing (Note 25.iii)	-	1,822	-
Total compensation and profit sharing	1,016	3,526	119

In the period ended June 30, 2018, the amount related to the granting of options to the Company's management was R\$1,023 (expense of R\$1,079 in 2017).

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Notes to the quarterly information

June 30, 2018

(Amounts in thousands of Brazilian Reais, except as otherwise stated)

25. Transactions related to management and employees -- Continued

(i) Management compensation -- Continued

The maximum aggregate compensation of the Company's management for the year 2018 was established at R\$23,599 (R\$18,739 in 2017) of fixed and variable compensation, as approved at the Annual Shareholders' Meeting held on April 27, 2018.

On the same occasion the compensation limit of the members of the Company's Fiscal Council for their next term of office, which ends at the Annual Shareholders' Meeting to be held in 2019, was set at 10% of the compensation that, on average, was allocated to each officer of the Company, excluding benefits, representation allowances and profit sharing (R\$261 in 2017).

(ii) <u>Sales transactions</u>

In period ended June 30, 2018, the total transactions of real estate units sold to Management is R\$342 (no transactions took place in 2017) and total balance receivable for sales transactions made was R\$336 (R\$168 in 2017).

(iii) Profit sharing

In the period ended June 30, 2018, the Company recorded a profit sharing expense amounting to R\$2,504 in the Company and consolidated balances (R\$8,358 in 2017) in the line item "General and Administrative Expenses" (Note 23).

	Company and Consolidated		
	06/30/2018 06/30/2		
Executive officers (Note 25.i)	534	1,822	
Other employees	1,970	6,536	
Total profit sharing	2,504	8,358	

The other explanations related to this note were not subject to significant changes relative to those disclosed in Note 25 to the financial statements as at December 31, 2017.

26. Insurance

The liabilities covered by insurance and the respective amounts as at June 30, 2018 were as follow:

Insurance type	Coverage – R\$	
Engineering risks and completion bond	749,13	3
Civil liability (Directors and Officers – D&O)	192,79	0
	941,92	3

The other explanations related to this note were not subject to significant changes relative to those disclosed in Note 26 to the financial statements as at December 31, 2017.

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Notes to the quarterly information

June 30, 2018

(Amounts in thousands of Brazilian Reais, except as otherwise stated)

27. Earnings (loss) per share

The following table shows the calculation of the basic and diluted earnings and loss per share. In view of the loss for the periods ended June 30, 2018 and 2017, shares with dilutive potential are not considered, because the impact would be antidilutive.

	06/30/2018	06/30/2017
Basic numerator Undistributed loss from continuing operations Undistributed profit (loss) from discontinued operations Undistributed loss, available to the holders of common shares	(85,284) - (85,284)	(327,576) 98,175 (229,401)
Basic denominator (in thousands of shares) Weighted average number of shares (Note 18.1)	40,826	26,847
Basic earnings (loss) per share in Reais From continuing operations From discontinued operations	(2.089) (2.089) -	(8.545) (12.202) 3.657
Diluted numerator Undistributed loss from continuing operations Undistributed profit (loss) from discontinued operations Undistributed loss, available to the holders of common shares	(85,284) - (85,284)	(327,576) 98,175 (229,401)

Consolidated Cash Flow

Diluted denominator (in thousands of shares) Weighted average number of shares (Note 18.1) Stock options Anti-dilutive effect Diluted weighted average number of shares	(85,284) 643 (643) (85,284)	(327,576) 348 (348) (327,576)
Diluted earnings (loss) per share in Reais	(2.089)	(8.545)
From continuing operations	(2.089)	(12.202)
From discontinued operations	-	3.657

The other explanations related to this note were not subject to significant changes relative to those disclosed in Note 27 to the financial statements as at December 31, 2017.

28. Segment information

With the completion of the discontinuation of Tenda's operations (Note 8.2), the Company operated only in one segment, according to the nature of its products.

Accordingly, the reports used for making decisions are the consolidated quarterly information, and no longer the analysis by operating segment. Therefore, in line with CPC 22 – "Operating Segments", the Company understands that there are no reportable segments to be disclosed for the periods ended June 30, 2018 and 2017.

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Notes to the quarterly information

June 30, 2018

(Amounts in thousands of Brazilian Reais, except as otherwise stated)

29. Real estate ventures under construction – information and commitments

In order to meet the provisions of paragraphs 20 and 21 of ICPC 02, the recognized revenue amounts and incurred costs are shown in the statement of profit or loss, and the advances received are shown in the account "Payables for purchases of property and advances from customers". The Company table below shows information on the ventures under construction as at June 30, 2018:

	Consolidated 06/30/2018
Unappropriated sales revenue of units sold Unappropriated estimated cost of units sold Unappropriated estimated cost of units in inventory	506,431 (314,417) (179,216)
(i) Unappropriated sales revenue of units sold Ventures under construction: Contracted sales revenue Appropriated sales revenue Unappropriated sales revenue (a)	1,448,351 (941,920) 506,431
 (ii) Unappropriated estimated cost of units sold Ventures under construction: Estimated cost of units Incurred cost of units Unappropriated estimated cost (b) 	(898,483) 584,066 (314,417)

(iii) Unappropriated estimated costs of units in inventory

Ventures under construction: Estimated cost of units Incurred cost of units (Note 6) Unappropriated estimated cost

(660,821) 481,605 (179,216)

(a) The unappropriated sales revenue of units sold is measured based on the face value of contracts, plus contract adjustments less cancellations, net of the levied taxes and adjusted to present value, and does not include ventures that are subject to restrictions due to a suspensive clause (a legal period of 180 days during which the Company can cancel a development) and therefore is not appropriated to profit or loss.

(b) The estimated cost of units sold and in inventory to be incurred does not include financial charges, which are appropriated to properties for sale and profit or loss (cost of real estate sold) in proportion to the real estate units sold as they are incurred.

As at June 30, 2018, the percentage of assets consolidated in the quarterly information related to ventures included in the equity segregation structure of the development stood at 24.6% (18.0% in 2017).

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Notes to the quarterly information

June 30, 2018

(Amounts in thousands of Brazilian Reais, except as otherwise stated)

30. Additional Information on the Statement of Cash Flow

(i) Transactions that did not affect Cash and Cash Equivalents

The Company and its subsidiaries performed the following investing and financing activities that did not affect cash and cash equivalents, which were not included in the statements of cash flow:

	Company		Consolidated	
	06/30/2018	06/30/2017	06/30/2018	06/30/2017
Capital contribution (reduction)	390	(12,281)	390	(12,404)
Capitalized financial charges (Note 12)	(4,618)	(23,616)	(16,643)	(44,104)
Physical barter – Land (Note 17)	(259)	(5,510)	26,009	(15,889)
Refund of capital receivable from Tenda	-	101,616	-	101,616
	(4,487)	60,209	9,756	29,219

(ii) Reconciliation of the asset and liability changes with the cash flow from financing activities

Transactions not affecting Transactions affecting cash cash Funding/ Interest Principal

Company

Consolidated Cash Flow

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	Opening balance 12/31/2017	Receipt	Payment	Payment	Interests and Closing inflation balance adjustment 06/30/2018
Loans, financing and debentures (Notes 12 and 13) Loans (Note 21.1) Paid-in capital (Note 18.1) Capital reserve (Note 18.1)	11,668 (2,521,152)	(179,854) - (167) (250,599) (430,620)	-	211,963 (788) - 211,175	(3,965) (885,713) 943 11,823 - (2,521,319) - (250,599) (3,022) (3,645,808)

	Opening	Transact	ions affec	ting cash	Transactions not affecting cash
Consolidated		Funding/ Receipt		Principal Payment	Interests and Closing inflation balance adjustment 06/30/2018
Loans, financing and debentures (Notes 12 and 13) Loans (Note 21.1) Paid-in capital (Note 18.1) Capital reserve (Note 18.1)	(1,104,897) 11,668 (2,521,152) - (3,614,381)	(167) (250,599)	-	(788)	(7,345) (964,770) 943 11,823 - (2,521,319) (250,599) (6,402) (3,724,865)

31. Subsequent events

(i) 13th Debenture Placement

On July 3, 2018, the Company approved the 13th Private Placement of Non-convertible Debentures, with general guarantee, in a sole series in the total amount of up to R\$90,000, with final maturity in July 2022. The net proceeds from the placement will be fully and exclusively used for the real estate development called "Bosque Marajoara", guaranteed by the conditional sale of real estate receivables and the purchase of completion bonds related to the specific venture. The face value of the Placement will accrue interest at the cumulative variations of Interbank Deposit (DI) rate plus a surcharge equivalent to 3% p.a..

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Notes to the quarterly information

June 30, 2018

(Amounts in thousands of Brazilian Reais, except as otherwise stated)

31. Subsequent events -- Continued

(ii) Waiver for breach of restrictive CCB covenant

As mentioned in Notes 12 and 20, as at June 30, 2018, the Company breached the restrictive covenants related to a CCB issue. Immediately thereafter, the Company started to negotiate with the creditor a waiver for breaching the covenant ratio. On July 31, 2018, the Company obtained a waiver from the bank for: (i) not declaring any acceleration resulting from the breach of the ratios in the fourth quarter of 2017 and the first quarter of 2018, and (ii) approval of a change in respective covenant up to a limit of 100% in the periods ended June 30, 2018, September 30, 2018, and the first quarter of 2019, and the year ended December 31, 2018, upon the fulfillment of certain suspensive conditions up to August 31, 2018. Therefore, no mandatory acceleration and/or acceleration declaration of the CCB was required, and the non-current portions reclassified to the short term as a result of the breach of the covenant will be reclassified again to the long term following the fulfillment of the suspensive conditions in the following quarterly information.

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Notes to the quarterly information

June 30, 2018

(Amounts in thousands of Brazilian Reais, except as otherwise stated)

Other information deemed relevant by the Company

1. SHAREHOLDERS HOLDING MORE THAN 5% OF THE VOTING CAPITAL AND TOTAL NUMBER OF OUTSTANDING SHARES

	06/30/2018 Common shares		
Shareholder	Shares	%	
Outstanding shares GWI Asset Management S.A. Wishbone Management, LP River and Mercantille Management, LLP Treasury shares	23,260,452 9,060,746 6,985,972 4,517,968 938,776	51.97% 20.24% 15.61% 10.09% 2.08%	
Total shares	44,757,914	100.00%	
	06/30/2017 Common shares		
Shareholder	Shares	%	
Outstanding shares Wishbone Management, LP River and Mercantille Management, LLP Pátria Investimentos	18,260,077 4,378,650 2,857,820 1,570,204	65.12% 15.62% 10.19% 5.60%	

Consolidated Cash Flow

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Treasury shares	973,411	3.47%	
Total shares	28,040,162	100.00%	

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Notes to the quarterly information

June 30, 2018

(Amounts in thousands of Brazilian Reais, except as otherwise stated)

Other information deemed relevant by the Company

2. SHARES HELD BY PARENT COMPANIES, MANAGEMENT AND BOARD

06/30/2018 Common shares

Shareholder	Shares	%
Shareholders holding effective control of the Company Board of Directors Executive directors	20,564,686 18,060 150,622	45.95% 0.04% 0.34%
Executive control, board members, officers and fiscal council	20,733,368	46.32%
Treasury shares Outstanding shares in the market (*)	932,776 23,091,770	2.08% 51.59%
Total shares	44,757,914	100.00%
	06/30/2017 Common shares	
Shareholder	Shares	%

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Shareholders holding effective control of the Company Board of Directors Executive directors	8,806,674 43,951 113,977	31.41% 0.16% 0.41%
Executive control, board members, officers and fiscal council	8,964,602	31.97%
Treasury shares Outstanding shares in the market (*)	973,411 18,102,149	3.47% 64.56%
Total shares	28,040,162	100.00%

(*) Excludes shares of effective control, management, board and in treasury.

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Notes to the quarterly information

June 30, 2018

(Amounts in thousands of Brazilian Reais, except as otherwise stated)

Other relevant information

3 – COMMITMENT CLAUSE

The Company, its shareholders, directors and board members undertake to settle, through arbitration, any and all disputes or controversies that may arise between them, related to or originating from, particularly, the application, validity, effectiveness, interpretation, breach and the effects thereof, of the provisions of Law No. 6404/76, the Company's By-Laws, the rules determined by the Brazilian Monetary Council (CMN), by the Central Bank of Brazil and by The Brazilian Securities and Exchange Commission (CVM) as well as the other rules that apply to the operations of the capital market in general, in addition to those established in the New Market Listing Regulation, Participation in the New Market Contract and in the Arbitration Regulations of the Chamber of Market Arbitration.

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Notes to the quarterly information

June 30, 2018

(Amounts in thousands of Brazilian Reais, except as otherwise stated)

Report on Review of Quarterly Information

To the Board of Directors and Shareholders

Gafisa S.A.

Introduction

We have reviewed the accompanying parent company and consolidated interim accounting information of Gafisa S.A. (the "Company"), included in the Quarterly Information Form (ITR) for the quarter ended June 30, 2018, comprising the balance sheet as at that date and the statements of income and comprehensive income for the quarter and six month period then ended, and the statements of changes in equity and cash flow for the six-month period then ended, and a summary of significant accounting policies and other explanatory information.

Management is responsible for the preparation of the parent company interim accounting information in accordance with the accounting standard CPC 21 (R1) – Interim Financial Reporting, of the Brazilian Accounting Pronouncements Committee (CPC), and of the consolidated interim accounting information in accordance with CPC 21 (R1) – Interim Financial Reporting and International Accounting Standard (IAS) 34 - Interim Financial Reporting issued by the International Accounting Standards Board (IASB), including the guidance contained in Ofício Circular/CVM/SNC/SEP 01/2018 related to the application of Orientação OCPC 04, on revenue recognition over time (POC – Percentage of completion), as well as the presentation of this information in accordance with the standards issued by the Brazilian Securities and Exchange Commission (CVM), applicable to the preparation of the Quarterly Information (ITR). Our responsibility is to express a conclusion on this interim accounting information based on our

review.

Scope of review

We conducted our review in accordance with Brazilian and International Standards on Reviews of Interim Financial Information (NBC TR 2410 – Review of Interim Financial Information Performed by the Independent Auditor of the Entity and ISRE 2410 – Review of Interim Financial Information Performed by the Independent Auditor of the Entity, respectively). A review of interim 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 Brazilian and International Standards on Auditing 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 parent company

interim information prepared in accordance

with CPC 21 (R1), including the guidance

contained in Ofício Circular/CVM/SNC/SEP 01/2018

Based on our review, nothing has come to our attention that causes us to believe that the accompanying parent company interim accounting information included in the quarterly information referred to above has not been prepared, in all material respects, in accordance with CPC 21 (R1), including the guidance contained in Ofício Circular/CVM/SNC/SEP 01/2018 related to the application of Orientação OCPC 04, on revenue recognition over time, as well as the presentation of this information in accordance with the standards issued by the Brazilian Securities and Exchange Commission (CVM), applicable to the preparation of the Quarterly Information (ITR).

Gafisa S.A.

Notes to the quarterly information June 30, 2018 (Amounts in thousands of Brazilian Reais, except as otherwise stated) Conclusion on the consolidated interim information prepared in accordance with CPC 21 (R1) and International Accounting Standard IAS 34, including the guidance contained in Ofício Circular/CVM/SNC/SEP 01/2018

Based on our review, nothing has come to our attention that causes us to believe that the accompanying consolidated interim accounting information included in the quarterly information referred to above has not been prepared, in all material respects, in accordance with CPC 21 (R1) and IAS 34, including the guidance contained in Ofício Circular/CVM/SNC/SEP 01/2018 related to the application of Orientação OCPC 04, on revenue recognition over time, as well as the presentation of this information in accordance with the standards issued by the Brazilian Securities and Exchange Commission (CVM), applicable to the preparation of the Quarterly Information (ITR).

Emphasis of matter

As described in Note 2.1, the accompanying parent company interim accounting information was prepared in accordance with the accounting standard CPC 21 (R1) and the consolidated interim accounting information was prepared in accordance with the accounting standard CPC 21 (R1) and IAS 34, including the guidance contained in Ofício Circular/CVM/SNC/SEP 01/2018 related to the application of Orientação OCPC 04, on revenue recognition over time (POC – Percentage of completion), whilst the process of discussion of OCPC 04 is not concluded. Our conclusion is not qualified in respect of this matter.

Other matters

Statements of value added

The quarterly information (ITR) referred to above include the parent company and consolidated statements of value added for the six month period ended June 30, 2018, prepared under the responsibility of the Company's management and presented as supplementary information under IAS 34. These statements have been submitted to review procedures performed in connection with the review of the quarterly information, in order to verify whether they are reconciled with the interim accounting information and accounting records, as applicable, and whether their form and content are presented in accordance with the criteria defined in Pronunciamento Técnico CPC 09 – Statement of Value Added. Based on our review, nothing has come to our attention that causes us to believe that they have not been prepared, in all material respects, in accordance with the criteria defined in this Pronunciamento Técnico and in a manner consistent with the parent company and consolidated interim accounting information taken as a whole.

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Audit and review of prior-year information

The quarterly information (ITR) referred to above includes accounting information corresponding to the statement of income and comprehensive income for the quarter and six month periods ended June 30, 2017, and changes in equity, cash flow and value added for the six month period ended June 30, 2017, obtained from the Quarterly Information (ITR) from that quarter and as well as it includes accounting information corresponding to the balance sheets as of December 31, 2017, obtained from the individual and consolidated financial statements for the year ended December 31, 2017, presented for comparison purposes. The review of the Quarterly Information (ITR) for the quarter ended June 30, 2017 and the examination of the parent company and consolidated financial statements for the year ended December 31, 2017 were conducted under the responsibility of other independent auditors, who have issued review report and audit opinion dated August 10, 2017 and March 8, 2018, respectively, unqualified.

São Paulo, August 9, 2018.

PricewaterhouseCoopers

Auditores Independentes

CRC 2SP000160/O-5

Adriano Formosinho Correia

Contador CRC 1BA029904/O-5

Gafisa S.A.

Notes to the quarterly information

June 30, 2018

(Amounts in thousands of Brazilian Reais, except as otherwise stated)

Reports and statements / Management statement of interim financial information

Management statement of interim financial information

STATEMENT

The management of Gafisa S.A., CNPJ 01.545.826/0001-07, located at Av. Nações Unidas, 8501, 19th floor, Pinheiros, São Paulo, states as per Article 25 of CVM Instruction 480 issued on December 7, 2009 that:

i) Management has reviewed, discussed and agreed with the auditor's conclusion expressed on the report on review interim financial Information for the period ended June 30, 2018; and

ii) Management has reviewed and agreed with the interim information for the period ended June 30, 2018.

São Paulo, August 09, 2018.

GAFISA S.A.

Management

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Gafisa S.A.

Notes to the quarterly information

June 30, 2018

(Amounts in thousands of Brazilian Reais, except as otherwise stated)

Reports and Statements / Management statement on the report on review of interim financial information

Management Statement on the Review Report

STATEMENT

The management of Gafisa S.A., CNPJ 01.545.826/0001-07, located at Av. Nações Unidas, 8501, 19th floor, Pinheiros, São Paulo, states as per Article 25 of CVM Instruction 480 issued in December 7, 2009 that:

i) Management has reviewed, discussed and agreed with the auditor's conclusion expressed on the report on review interim financial Information for the period ended June 30, 2018; and

ii) Management has reviewed and agreed with the interim information for the period ended June 30, 2018.

São Paulo, August 09, 2018.

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Management

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SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized. Date: August 29, 2018

Gafisa S.A.

By:

/s/ Sandro Gamba

Name: Sandro Gamba Title: Chief Executive Officer