

Individual and consolidated financial statements and independent auditors' report At June 30, 2020





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Financial Statements for the six-month period ended June 30, 2020

Management Report

We are the largest, completely-domestically-owned retail food chain in Brazil and the fourth largest retail food company in Brazil, with operations in the supermarket, cash-and-carry, wholesale, furniture and household appliance, baking and delicatessen sectors. Over the past 34 years we have established ourselves as one of the largest wholesalers in Brazil and the largest in the North and North-east regions of the country, boasting upwards of 19,415 points of sale supported by more than 1,750 sales representatives in the wholesale segment. Our conglomerate is present in 54 cities with physical stores in the states of Maranhão, Pará and Piauí.

Our physical stores come in the following formats: cash and carry and wholesale delivery stores under the brands Mix Atacarejo and Armazém Mateus respectively; Hiper Mateus supermarkets, supermarkets and convenience stores and retail stores operating under the brands Mateus Supermercado and Mateus Hipermercado; white and brown goods, bazaar and furniture, also in the retail segment, operating under the brand Eletro Mateus, Bumba Meu Pão bakeries, and a delicatessen, in addition to a fruit and vegetable operation to supply the company's stores. As a complementary service for consumers, we also offer easy payment terms on our *MateusCard* and Crednosso credit cards.

Our operations meet our consumers' requirements and their constantly changing shopping habits by way of a chain consisting of 137 stores, which as of June 30, 2020 consisted of 29 cash-and-carry stores, 24 supermarkets, 2 hypermarkets, 66 household appliance stores, 16 neighborhood stores, supplied by 9 distribution centers, operating under the brands Mix Atacarejo, Supermercado Mateus, Eletro Mateus and Camiño Supermercados, and a burgeoning e-commerce platform. In addition to the states of Maranhão, Pará and Piauí, we also operate in the wholesale segment in the states of Tocantins, Bahia and Ceará by way of our Armazém Mateus brand. The 2019 figures confirm the Group's strength and vocation for growth. We closed 2019 with 120 stores and sales of R\$ 9.9 billion, enjoying average growth in the last seven years (CAGR) of 20% of net revenue. Our EBITDA was R\$ 462 million, with a margin of 9.0% and accumulated net income in the period of R\$ 297 million, with a net margin of 6%.

Work, dedication and creating opportunities are imprinted in our DNA. In these 34 years we have put together a highly qualified management team consisting of experienced professionals most of whom have been at the company for more than 10 years and have had the chance to work in several departments, thus providing a holistic view of the company. Despite the fallout from the pandemic, in 2020 we have enjoyed organic growth, opening 18 new stores, 6 in the format Mix Atacarejo, 1 in the format Mateus Supermercados, 9 Eletro Mateus and 2 Camiño, recording growth of 34.0% through June 30, 2020 compared with the same period of 2019. We are currently one of the largest job creators in our segment, with more than 30 thousand direct employees in the states where we operate.

We offer financial services to our consumers via *MateusCard*, a credit card provided in partnership with Banco Bradesco¹, which allows customers to pay for their purchases in up to 24 installments with payment beginning up to 40 days after the purchase is made. *MateusCard* boosts our retail, cash-and-carry, wholesale and household appliance operations by providing competitive payment terms. There are currently 220 thousand accounts with 300 thousand active cards (main cardholders and additional cardholders). We also provide CREDNOSSO, a financial solution created to intermediate in the payment of the employees of the Group's companies, but which over time has been expanded to create various benefits for employees and the outside public. Crednosso currently provides competitive advantages such as: registered retail purchases, bill payments, bank transfers and discounts at drugstore chains. The card is accepted at 186 ATMs and it has 112 thousand Private Label cards.

Our strategy

Our long-term goal is to strengthen our leadership position in the cash-and-carry, wholesale and retail segments in the North/Northeast by consolidating our multichannel strategy, harnessing all our formats and businesses. This specifically translates into:

Further cementing our regional footprint and leadership by expanding our physical stores into new geographies. As of June 30, 2020 we were running 137 stores under the brands Mateus Supermercados, Mix Atacarejo, Eletro Mateus and Armazém Mateus, 32 more than the number of physical stores at the start of 2019. We intend to further consolidate our leadership position by organically growing all our formats and brands. To capture more and benefit from potential growth in demand in certain North/Northeast regions, and from demographic changes in Brazil's towns and cities and changing consumer habits, we expect to open a significant number of new stores in the years ahead, with rapid expansion of our footprint in the fast-growing formats: Cash & Carry and neighborhood stores (Camiño). To bolster this strategy we intend to maintain our policy of constantly monitoring the competition so that we can offer consumers a unique mix of products at more attractive prices.

Maintaining financial discipline. We have implemented measures and strategies that are consistently and efficiently maintaining cash and liquidity at suitable levels, while maintaining financial leverage low. We also have full capacity to honor all our short and long-term financial commitments through the cash generation and resources currently available to us. Management has been looking after our finances diligently, enabling us to successfully deliver on our capital expansion and investment plans. Another factor in our advantage is that the Company's short and long-term debts are diluted over its cash flow, enabling us to exert a more efficient control without compromising the Group's working capital.

Expansion via complete multichannel service. Given the rising purchasing power of Brazil's social classes, we will continue our highly successful strategy of growing through multiple sales channels, opening physical stores in shopping centers and in the high street, and expanding our e-commerce operations. By integrating and consolidating our sales channels, we also believe we can increase the scope and reach of our points-of-sale, promoting sales alternatives to get us as close possible to all consumer profiles, meeting their various requirements whenever they are shopping. Our main multichannel initiatives include: a) Mateus Online, our e-commerce platform *mateusonline.com.br* focused on non-food products. The platform offers a wide range of products through an online purchasing interface and post-sales service. Although this is the new business within the group (starting up in January 2019), it has been a resounding success with customers and enjoyed greater than expected growth.

Mateus Online is now delivering to 34 cities in the states of Maranhão and Pará with an average ticket of R\$ 804.00 and average product delivery time of 3 days. Mateus Online's sales grossed R\$ 22.2 million in 2019. At the height of the pandemic, in June 2020, the store grossed R\$ 4.5 million.; b) **Canto do Chef**, e-commerce focusing on the transforming market, traders and restaurants. This operation currently has an average ticket of R\$ 985.00 and serves the metropolitan regions of Belém (PA) and São Luís (MA). c) **App Super – Mercado do Futuro**, an app-based sales platform that uses Delivery and Drive Thru logic. The business is expanding and now has 12 stores in 5 cities of Maranhão, Pará and Piauí. The application went online in April 2020 with sales of R\$ 4.2 million, grossing R\$ 7.4 million in May that year at the height of the pandemic, which saw lockdown measures being introduced in São Luís(MA). In June, it grossed R\$ 5.3 million, as the economy got back to normal. Expanding our knowledge of the retail food sector and household appliance retail sector, and the purchasing habits of our consumers. We continually carry out market surveys to better understand the main trends in the retail food, household appliance, electric and electronic product and furniture segments, such as benchmarking analyses and consumer behavior surveys. We believe that these surveys allow us to anticipate and act on market trends and transformations, delivering the best opportunities, offering sought-after services and providing our consumers with the best experiences.

To continually bolster our culture based on teamwork-driven performance, nurturing leadership and professional commitment, and cultivating the development, retention and attraction of talent. As a part of Mateus Group, our culture is entirely results-driven through clearly defined targets. We also instill these values in our people in pursuit of our mission of becoming the largest Brazilian corporate group in the food sector, underpinned by ethics, hard work and efficiency, always seeking the respect of our customers, inspiring our people and honoring our business partners. We believe we have created a corporate culture that encourages the attraction and integration of talent, teamwork and skilling with responsibility, meritocracy and diversity. We intend to continually reinforce this culture, in order to further enhance our capacity to develop a talented team of highly qualified professionals and thus cement our leadership position in the wholesale, cash-and-carry and retail segments in Brazil.

Summary financials - Consolidated

The table below presents our financials for the specified periods:

	6-month period ended June 30						
	2020	AH	2019				
Net Revenue	5,124,041	27%	4,040,505				
Gross Profit	1,297,468	29%	1,007,820				
Gross Margin	25%		25%				
Net Margin	6%		4%				
Net Income	297,176	80%	167,035				
EBITDA	478,261	62%	295,316				
EBITDA Margin	9.33%		7.3%				
Adjusted EBITDA ¹	415,158	62%	255,944				
Adjusted EBITDA margin ¹	8.1%		6.3%				

(*) The Adjusted EBITDA is defined as the adjusted EBITDA in the item "Other revenues(expenses)" in the statement of income. EBITDA consists of the "Net income for the year" (or period) adjusted by "Net finance income", "Income and social contribution taxes" and "Depreciation and amortization" expenses. EBITDA, Adjusted EBITDA and Adjusted EBITDA Margin including the impacts of IFRS 16 are not financial performance metrics under the accounting practices adopted in Brazil or IFRS and should not be considered as alternatives to net income or metrics for operational performance, operational cash flow or liquidity.

	At June 30	At December 31
	2020	2019
Gross Debt	1,201,553	900,213
Cash and cash equivalents	944,126	398,263
Securities	14,603	14,608
Net Debt	242,824	487,342

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Management Report - Performance Analysis

Six-month period ended June 30, 2020 (Consolidated) compared with the six-month period ended June 30, 2019 (Consolidated)

STATEMENT OF INCOME

STATEMENTS OF INCOME (in R\$ thousands)	6/30/2020	AV	6/30/2019	AV	АН
NET REVENUE FROM SALES OF GOODS AND SERVICES	5,124,041	100% -75%	4,040,505	100% -75%	27% 26%
Cost of goods sold and services rendered	(3,020,573)	-73%	(3,032,003)	-7376	20%
GROSS PROFIT	1,297,468	25%	1,007,820	25%	29%
OPERATING INCOME (EXPENSES)	(918,491)	-18%	(787,022)	-19%	17%
Sales	-	0%	-	0%	
General and administrative	(918,247)	-18%	(784,068)	-19%	17%
Share of profit (loss) of equity-accounted investees	-	0%	-	0%	
Other net operating income (expenses)	(244)	0%	(2,954)	0%	9 2%
NET INCOME BEFORE FINANCIAL INCOME/LOSS	378,977	7%	220,798	5%	72%
FINANCIAL INCOME/LOSS	(81,801) 35,410	-2% 1%	(53,763) 46,044	-1% 1%	52% -23%
Finance revenue Finance costs	(117,211)	-2%	(99,807)	-2%	17%
OPERATIONAL PROFIT BEFORE INCOME AND SOCIAL CONTRIBUTION TAXES	297,176	6%	167,035	4%	78%
INCOME TAX AND SOCIAL CONTRIBUTION	-	0%	-	0%	
Current	-	0%	-	0%	
Deferred	-	0%	-	0%	
NET INCOME FOR THE YEAR	297,176	6%	167,035	4%	78%

Net Revenue

Net revenue in the six-month period ended June 30, 2020 was R\$ 5,124 million compared with R\$ 4,040 million in the same period of 2019, a change of R\$ 1,083 million or 26%. This increase is primarily driven by higher net sales thanks to the maturation of stores opened the previous year and the Company's organic growth in 2020. The cash-and-carry segment saw net sales rise by 58%, Camino stores by 8%, external sales by 22%, supermarket sales by 8%, and household appliances and hypermarket sales by 3%. Note that most of this growth occurred in the second quarter of 2020, because of the COVID-19 pandemic. Sales in the second quarter rose by 23% compared with the first quarter of 2020. For further information see the table below.

Management Report - Performance Analysis

Gross profit

Gross profit in the six-month period ended June 30, 2020 was R\$ 1,297 million compared with R\$ 1,007 million in the same period of 2019, a change of R\$ 289 million or 29%. Gross profit accounted for 25% and 25% of net revenue in the six-month periods ended June 30, 2020 and 2019, respectively. This increase is substantially attributed to the higher sales volumes across all segments. Stated as a percentage of net sales, our gross profit margin shrank by some 1.4% due to the change in the sales mix and the opening of new stores.

General and administrative expenses

General and administrative expenses in the six-month period ended June 30, 2020 amounted to R\$ 918 million compared with R\$ 784 million in the same period of 2019, a change of R\$ 129 million or 16%. General and administrative expenses accounted for -18% and -19% of net revenue in the six-month periods ended June 30, 2020 and 2019, respectively. This increase was partly driven by higher costs and funds to pay for the expansion of operations across all segments, partly offset by lower administrative and logistical expenses secured by cost enhancement initiatives, such as the centralization and distribution of fruit and veg and refrigerated product sectors.

Net finance income

Net finance income in the six-month period ended June 30, 2020 was R\$ 82 million compared with R\$ 54 million in the same period of 2019, a change of R\$ 28 million or 52%. Net finance income accounted for -2% and -1% of net revenue in the six-month periods ended June 30, 2020 and 2019, respectively. This increase is primarily due to the implementation of IFRS 16, which led to an increase in lease interest of R\$ 14.5 million, an increase in bank transaction expenses, credit card fee expenses and discounts awarded.

Net income for the year

Net income for the six-month period ended June 30, 2020 was R\$ 297 million compared with R\$ 167 million in the same period of 2019, a change of R\$ 131 million or 78%. Net income before income and social contribution taxes accounted for 6% and 4% of net revenue in the six-month periods ended June 30, 2020 and 2019, respectively. This increase is primarily attributed to higher sales and the dilution of operating, general and administrative expenses thanks to the enhancement of logistics and centralizing the distribution of sectors such as fruit and veg and refrigerated products.

Management Report - Performance Analysis

Investments

In 2Q20 Mateus Group's investments amounted to R\$ 201 million, primarily used to open the new stores below:

In R\$ THOUSANDS	06/30/2020 ¹	06/30/20191	AH	2019 ¹	2018¹	AH
Land	0	30	-100%	91	67	36%
Buildings		-		-	-	0%
Plant and equipment	39,848	7,418	437%	7,644	27,543	-72%
Furniture and fixtures	6,366	2,649	140%	5,093	5,813	-12%
Vehicles	69	495	-86%	962	588	64%
IT equipment	5,367	2,544	111%	5,138	4,137	24%
Building work in progress	7,330	36,053	-80%	170,668	86,302	98 %
Construction in progress	5,434	-	0%	2,350	1,525	54%
Buildings on rented property	136,328	11,818	1054%	8,962	18,201	-51%
Total	200,742	61,008	229%	200,908	144,176	39%

¹ Consolidated Financial Statements

		Jun/2020)		Jun/2019)		2017			2018			2019	
Segment	START	OPENINGS	TOTAL												
HYPER/SUPER	25	0	25	23	0	23	20	3	23	23	0	23	23	2	25
MIX	23	6	29	17	3	20	13	1	14	14	3	17	17	6	23
APPLIANCES	58	9	67	46	5	51	33	1	34	34	12	46	46	12	58
CAMINO	14	2	16	10	1	11	0	4	4	4	6	10	10	4	14
TOTAL	120	17	137	96	9	105	66	9	75	75	21	96	96	24	120

Independent auditor's report on the individual and consolidated financial statements

Grant Thornton Auditores Independentes

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To the Shareholders and Directors of Grupo Mateus S.A. São Luís – MA

Opinion

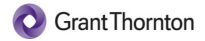
We have audited the individual and consolidated financial statements of the company Grupo Mateus S.A. ("Company"), which comprise the statement of financial position as at June 30, 2020 and the related statements of income, the comprehensive statements of income, the statement of changes in shareholders' equity and statements of cash flows for the period then ended, and notes to the financial statements, including significant accounting policies.

In our opinion, the aforementioned individual and consolidated financial statements present fairly, in all material respects, the individual and consolidated financial position of Grupo Mateus S.A. as of June 30, 2020, and the individual and consolidated performance of its operations and individual and consolidated cash flows for the period then ended, in conformity with accounting practices adopted in Brazil and the International Financial Reporting Standards (IFRS) issued by the International Accounting Standards Board (IASB).

Basis for opinion

We conducted our audit in accordance with Brazilian and international auditing standards. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the individual and consolidated financial statements section of our report. We are independent of the Company and its subsidiaries in accordance with the ethical requirements set out in the Professional Code of Ethics for Accountants and the Professional Standards issued by the Federal Accounting Council, and we have fulfilled our ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

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Key audit matters

Key Audit Matters (KAMs) are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the individual and consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Adoption of accounting pronouncements CPC 06 (R2) and IFRS 16 – Leases (Notes 10 and 17)

Why the matter was determined to be a KAM

As disclosed in Notes 10 and 17 to the financial statements as of December 31, 2019, on January 01, 2019 the Company adopted the new accounting standard NBC TG 06 (R3) - Leases, the equivalent of IFRS 16 – Leases issued by the International Accounting Standards Board - IASB, using the modified respective approach, considering the right of use equal to the lease liability at the initial adoption date. Comparative information was not re-presented.

The adoption of IFRS16/NBC TG 06 (R3) was a key audit matter, as it required significant judgment by Company management to determine the incremental interest rate and lease terms, which are key estimates used to calculate the right-of-use asset and lease liability. Changes to these estimates could significantly impact the amounts recognized by the Company.

Due to the judgment involved in determining the lease term and the complexity involved in determining the assumptions used to determine the discount rates to calculate the lease liability and the materiality of the impacts that this rate change could have on the measurement of the lease liability and asset right of use and the materiality of the disclosures of the effects triggered by the initial adoption of CPC 06 (R2) / IFRS 16, we consider this to be a key audit matter.

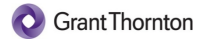
How the matter was addressed in our audit

Our audit procedures in this area included, among others:

- Assessing the Company's accounting practices to determine lease terms;
- Ascertaining the incremental interest rate from official bank documents;
- We selected a sample of lease contracts to determine the mathematical accuracy of the right-of-use asset and lease liability determined by the Company by relying on the contractual data;
- We tested the integrity and accuracy of the data used in the calculations made by Company management;
- We also assessed whether the disclosures in the individual and consolidated financial statements took the material information into account, especially relating to the specific disclosure requirements relating to the standard's transition and its accounting impacts.

Based on the evidence obtained through the procedures summarized above, we consider that the amounts recognized as right-of-use assets and lease liabilities and the related disclosures are acceptable within the context of the individual and consolidated financial statements taken as a whole for the period ended June 30, 2020.

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Provisions for risks (Note 20)

Why the matter was determined to be a KAM

The Company is party to judicial and administrative, civil, tax and labor proceedings, for which Management estimates the amounts involved, discloses them and makes a provision for cases it rates as a probable defeat.

This area remains the focus of our audit due to its materiality, complexity, subjective nature and critical judgments exercised by management to determine the chance of defeat assigned to each case, the measurement and definition of the recognition and/or disclosure of a provision. Changes in these assessments and/or judgments could have material impacts on the Company's financial statements.

How the matter was addressed in our audit

Our audit procedures in this area included, among others, updating our understanding of material internal controls involving the identification, making of the provision and the disclosures in notes to the financial statements.

We also updated our understanding of the calculation method used, which uses the historic assessment of defeat in similar proceedings and the opinions of legal advisers.

We confirmed the information with the law firms handling the judicial and administrative cases regarding the assessment of the chances of defeat, the completeness of the information and the value of the provisions. We discussed with management and its legal advisers the chances of defeat evaluated for significant cases.

In our opinion the criteria and premises adopted by management to determine the provision for risks and the disclosures made are consistent with the opinions of the legal advisers when analyzed in the context of the individual and consolidated financial statements taken as a whole for the period ended June 30, 2020.

Recognition of commercial agreement (Note 24)

Why the matter was determined to be a KAM

Mateus Group receives significant commercial discounts under agreements negotiated with its suppliers. These commercial agreements vary according to the negotiations, and range from agreements on purchase volumes, price reductions and/or differences, margin replenishment, proceeds (% of purchases), cooperative advertising and other special negotiations. The form of discount varies according to the conditions established in the supply agreements, which permits factoring and the bonus receipt of goods. Supplier bonuses are measured and recognized based on the contracts and agreements signed, and

Supplier bonuses are measured and recognized based on the contracts and agreements signed, and recorded in profit and loss as the corresponding inventory is sold.

Due to the large volume of transactions, the materiality of the amounts involved and the degree of judgment exercised by Mateus Group regarding the nature and performance of the obligations established in the agreements negotiated with suppliers and the estimates to determine the amounts to be recorded and the period during which the proceeds from the agreement should be charged to the cost of goods sold in the individual and consolidated financial statements, we consider this to be a key audit matter.

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How the matter was addressed in our audit

Our audit procedures in this area included, among others:

- We assessed the design and implementation of internal controls deemed as key to the commercial agreements and procurement process;
- We recalculated the amounts "commercial agreements proceeds" receivable for a sample of
 purchase transactions. We assessed the terms established in the agreement, recalculated the
 proceeds receivable, compared them against the carrying amount, examined subsequent financial
 settlement and/or receipt of the bonus goods by examining the purchase invoice;
- We carried out the sampling for other commercial agreements (price reduction/difference, store opening, cooperative advertising etc.), obtained the supporting documentation for the agreements made, including evidence of subsequent financial settlement and/or deduction for receipt of the bonus goods, by examining the purchase invoice;
- We also observed the due date in the supporting documentation and validated the entire aging list
 presented by the Company. We also evaluated the adequacy of the recognition of entries selected for
 testing;
- We analyzed the monthly changes in balances recognized with commercial discounts in relation to sales costs, taking into account trends, seasonal factors and historic information; and
- We also assessed whether the disclosures in the individual and consolidated financial statements take the material information about commercial discounts into account.

Based on the evidence obtained through the aforesaid procedures, we consider the recorded balances of Commercial agreements and related disclosures to be acceptable within the context of the individual and consolidated financial statements taken as a whole for the period ended June 30, 2020.

Government grants - ICMS (Note 26)

Why the matter was determined to be a KAM

Under the state legislation, the subsidiary Armazém Mateus S.A. qualifies for the Special Arrangement Agreement – ICMS, which consists of using the presumed credit on the reduction of the ICMS Calculation Base, which results in 2% of the full amount of tax owed to Maranhão state in internal and interstate sales operations.

Government grants are recognized in profit or loss on a systematic basis over the period in which the entity recognizes the expenses which the grants are intended to compensate. This accounting concept applies because management believes that the government grant is received from a source other than shareholders and arises from a management act in benefit of the entity and the entity earns them through compliance with their conditions and meeting the envisaged obligations.

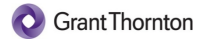
Due to the materiality of the amounts involved and the fact the assumptions made to determine the accounting concept could impact the amount recognized in the individual and consolidated financial statements, we consider this to be a key audit matter.

How the matter was addressed in our audit

Our audit procedures in this area included, among others:

- With the assistance of our tax experts, inquiries submitted to Mateus Group tax personnel and sample-based testing, we understood the methodology used to record government grants in the financial statements;
- We recalculated the ICMS government grant and evaluated the adequacy of the revenue and cost balances, in addition to the records; and
- We also evaluated whether the disclosures in the individual and consolidated financial statements include the material information, especially that related to the premises and conditions of CPC technical pronouncement CPC 07 (R1) - Government Subsidies (IAS 20).

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Based on the evidence obtained through the aforesaid procedures, we consider acceptable the balances recorded by Mateus Group to determine the ICMS Government Grants recorded in the individual and consolidated financial statements taken as a whole for the period ended June 30, 2020.

Emphasis of matter

Restatement of the interim individual and consolidated financial statements as of June 30, 2020 and 2019 and the individual and consolidated financial statements for the year ended December 31, 2019.

We draw attention to Note 2.5 related to the restatement and respective reissuances of the interim individual and consolidated financial statements as of June 30, 2020 and 2019 and the individual and consolidated financial statements as of December 31, 2019 to reflect the enhancement of certain disclosures, as requested by the Brazilian Securities Commission (CVM). We previously audited the interim financial statements as of June 30, 2020 and the financial statements for the year ended December 31, 2019 and reviewed the interim financial statements as of June 30, 2020 and the financial statements for the year ended December 31, 2019 and reviewed the interim financial statements as of June 30, 2020. The interim individual and consolidated financial statements for the aforementioned year and periods are therefore being restated on this date, September 17, 2020. Due to the reissuance of these individual and consolidated financial statements mentioned in Note 2.5, we are issuing this new audit report on the aforesaid financial statements. Our conclusion has not been qualified regarding this matter.

Other matters

Statements of added value

The Individual and Consolidated Statements of Added Value (DVA) for the period ended June 30, 2020, which are the responsibility of Company Management and are presented as supplementary information under IFRS, were subject to audit procedures conducted in conjunction with the audit of the Company's financial statements. To form our opinion we evaluated whether these statements have been reconciled against the financial statements and accounting records, as applicable, and whether their form and content comply with the criteria set out in CPC Technical Pronouncement 09 –" Statements of Added Value". In our opinion, these statements of added value have been adequately prepared, in all material respects, in accordance with this Standard and are consistent with the individual and consolidated financial statements taken as a whole.

Other information accompanying the individual and consolidated financial statements and auditor's report

Management is responsible for the other information. The other information comprises the Management Report.

Our opinion on the individual and consolidated financial statements does not cover the Management Report and we do not express any form of audit conclusion thereon.

In connection with our audit of the individual and consolidated financial statements, our responsibility is to read the Management Report and, in doing so, consider whether the report is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work that we have performed, we conclude that there is a material misstatement of this Management Report, then we are required to report that fact. We have nothing to report in this regard.

Responsibilities of management and those charged with governance for the individual and consolidated financial statements

Company Management is responsible for the preparation and fair presentation of the individual and consolidated financial statements in accordance with Brazilian generally accepted accounting principles



and the International Financial Reporting Standards (IFRS) issued by the International Accounting Standards IFRS, and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the individual and consolidated financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

Those charged with the governance of the Company and its subsidiaries are responsible for overseeing the financial reporting process.

Auditors' responsibilities for the audit of the individual and consolidated financial statements

Our objectives are to obtain reasonable assurance about whether the individual and consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. 'Reasonable assurance' is a high level of assurance, but is not a guarantee that an audit conducted in accordance with Brazilian auditing standards and ISAs will always detect a material misstatement when it exists.

Misstatements can arise from fraud or error and are considered material if, individually or in aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with Brazilian auditing standards and ISAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the individual and consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company and its subsidiaries' internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, then we are required to draw attention in our auditors' report to the related disclosures in the individual and consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Company to cease to continue as a going concern.

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- We evaluated the overall presentation, structure and content of the financial statements, including the disclosures, and whether the individual and consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- We obtained sufficient appropriate audit evidence regarding the financial information of the entities or business activities within Mateus Group to express an opinion on the individual and consolidated financial statements. We are responsible for the direction, supervision and performance of Mateus Group audit. We remain solely responsible for our audit opinion.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including significant deficiencies in internal control that we possibly identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and communicate with them all relationships and other matters that may reasonably be thought to bear on our independence and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Belo Horizonte, September 17, 2020

Daniel Menezes Vieira

Assurance Partner

Grant Thornton Auditores Independentes

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Balance sheets as of June 30, 2020 and December 31, 2019

(Free translation from the original issued in Portuguese. In the event of any discrepancies, the Portuguese language version shall prevail.)

(In thousands of reais - R\$)

ASSETS

		Parent co	mpany	Consolidated		
	Notes	30/06/2020	31/12/2019	30/06/2020	31/12/2019	
Current assets						
Cash and cash equivalents	4	-	-	944,126	398,263	
Trade and other receivables	6	-	-	964,031	817,536	
Inventories	7	-	-	1,587,934	1,497,411	
Recoverable taxes	8	-	-	26,293	52,579	
Other assets		433	433	11,679	14,496	
Total current assets		433	433	3,534,063	2,780,285	
Noncurrent assets						
Financial investments	5	-	-	14,603	14,608	
Related parties	19	-	-	48,406	74,651	
Recoverable taxes	8	-	-	89,579	26,477	
Other assets	-	-	-	479	818	
Judicial deposits	20	-	-	13,300	11,912	
Right-of-use assets	10	-	-	464,426	391,809	
Investment	11	2,252,423	1,888,565	-	-	
Intangible assets	-	_,,	-	450	-	
Property, plant and equipment	9	-	-	965,038	820,776	
Total noncurrent assets		2,252,423	1,888,565	1,596,281	1,341,051	
Total assets		2,252,856	1,888,998	5,130,344	4,121,336	

Balance sheets as of June 30, 2020 and December 31, 2019

(Free translation from the original issued in Portuguese. In the event of any discrepancies, the Portuguese language version shall prevail.)

LIABILITIES

		Parent co	mpany	Consolidated		
	Notes	30/06/2020	31/12/2019	30/06/2020	31/12/2019	
Current liabilities						
Trade payables	12	-	-	694,082	549,924	
Loans and financing	13	-	-	196,125	159,759	
Debentures	14	-	-	29,884	30,503	
Labor liabilities	15	-	-	200,715	127,104	
Tax liabilities	16	-	-	94,707	60,067	
Payable taxes in installments	18	-	-	1,406	1,269	
Lease liabilities	17	-	-	78,374	64,392	
Other liabilities	-	-	-	54,547	17,156	
Total current liabilities				1,349,840	1,010,174	
Non-current liabilities						
Loans and financing	13	-	-	516,638	236,345	
Debentures	14	-	-	458,906	473,606	
Payable taxes in installments	18	-	-	4,517	4,614	
Provision for risks	20	-	-	15,155	15,088	
Lease liabilities	17	-	-	382,650	325,858	
Related parties	19	-	-	86,479	106,364	
Total noncurrent liabilities		-	-	1,464,345	1,161,875	
Equity	21					
Paid in capital	21.a			4 000 000		
AFAC - Advance for future capital increase	21.a 21.c	1,863,829	911,201	1,863,829	911,201	
	21.c	44,217	44,056	44,217	44,056	
Legal reserve Profit retention reserve	21.0	46,688	46,688	46,688	46,688	
	20	298,122	887,053	298,122	887,053	
Equity attributable to controlling shareholders	-	2,252,856	1,888,998	2,252,856	1,888,998	
Equity attributable to noncontrolling interests	-	-	-	63,303	60,289	
Total shareholders' equity		2,252,856	1,888,998	2,316,159	1,949,287	
Total liabilities and shareholders' equity		2,252,856	1,888,998	5,130,344	4,121,336	

Statements of income for the financial periods as of June 30, 2020 and 2019

(Free translation from the original issued in Portuguese. In the event of any discrepancies, the Portuguese language version shall prevail.)

(In thousands of Reais, except for basic and diluted earnings per share - in reais - R\$)

			Parent co	mpany		Consolidated			
	Notes	1/1/2020 to 6/30/2020	1/1/2019 to 6/30/2019	4/1/2020 to 6/30/2020	4/1/2019 to 6/30/2019	1/1/2020 to 6/30/2020	1/1/2019 to 6/30/2019	4/1/2020 to 6/30/2020	4/1/2019 to 6/30/2019
Net operating revenue	23		-			5,124,041	4,040,505	2,707,958	2,034,917
Cost of sales	24	-	-	-	-	(3,826,573)	(3,032,685)	(1,994,816)	(1,529,402)
Gross profit		-	-	-	-	1,297,468	1,007,820	713,142	505,515
Operating income (expenses)									
General, administrative and selling expenses	24	-			-	(918,247)	(784,068)	(477,746)	(403,251)
Share of profit (loss) of equity-accounted investees	11	297,153	167,014	189,211	63,092	-		-	-
Other operating income (expenses), net		-	-		-	(244)	(2,954)	16	(1,093)
Total		297,153	167,014	189,211	63,092	(918,491)	(787,022)	(477,730)	(404,344)
Operating income before financial income/expenses		297,153	167,014	189,211	63,092	378,977	220,798	235,412	101,171
Finance result									
Finance revenue	25	-	-	-	-	35,410	46,044	18,110	26,768
Finance costs	25	-	-	-	-	(117,211)	(99,807)	(64,312)	(64,850)
Total		-	-	-	-	(81,801)	(53,763)	(46,202)	(38,082)
Profit before income tax and social contribution		297,153	167,014	189,211	63,092	297,176	167,035	189,210	63,089
Current income tax and social contribution	22		-	-		-		-	-
Deferred income tax and social contribution	22		-			-		-	-
Total		-	-	-	-	-	-	-	-
Net income for the year		297,153	167,014	189,211	63,092	297,176	167,035	189,210	63,089
Net income attributable to noncontrolling shareholders			-	-		23	21	(1)	(3)
Net income attributable to controlling shareholders		297,153	167,014	189,211	63,092	297,153	167,014	189,211	63,092
Weighted average of shares in the year (in thousands)		1,863,829	911,201	911,201	911,201				
Basic and diluted net income per share in the year - R\$	28	0.16	0.18	0.21	0.07				

Statements of comprehensive income for the financial periods as of June 30, 2020 and 2019

(Free translation from the original issued in Portuguese. In the event of any discrepancies, the Portuguese language version shall prevail.)

(In thousands of reais - R\$)

		Parent c	ompany		Consolidated					
	1/1/2020 to 6/30/2020	1/1/2019 to 6/30/2019	4/1/2020 to 6/30/2020	4/1/2019 to 6/30/2019	1/1/2020 to 6/30/2020	1/1/2019 to 6/30/2019	4/1/2020 to 6/30/2020	4/1/2019 to 6/30/2019		
Net income for the period	297,153	167,014	189,211	63,092	297,176	167,035	189,210	63,089		
Other comprehensive income	-		-			-	-	-		
Total comprehensive income for the year	297,153	167,014	189,211	63,092	297,176	167,035	189,210	63,089		
Total net income attributable to:										
Owners of the Company					297,153	167,014	189,211	63,092		
Noncontrolling shareholders					23	21	(1)	(3)		
Total comprehensive income for the year					297,176	167,035	189,210	63,089		

Statement of changes in shareholders' equity for the periods ended June 30, 2020 and 2019

(Free translation from the original issued in Portuguese. In the event of any discrepancies, the Portuguese language version shall prevail.)

(In thousands of reais - R\$)

		Advance for		Controlling	Interests from			
	Paid in capital	future increase	Legal reserve	profit rete Tax Reserve	Retained earnings	shareholders' equity	noncontrolling shareholders	Shareholders' equity
Balances at December 31, 2018	911,201	33,800	29,808	566,332	-	1,541,141	59,279	1,600,420
Net income for the period		-	-	-	167,014	167,014	21	167,035
Balances at June 30, 2019	911,201	33,800	29,808	566,332	167,014	1,708,155	59,300	1,767,455
Balances at December 31, 2019	911,201	44,056	46,688	887,053	-	1,888,998	60,289	1,949,287
Advance for future capital increase	-	66,683	-	-	-	66,683	2,991	69,674
Capital increase	952,628	(66,522)	-	(886,084)	-	22	-	22
Net income for the period	-	-	-	-	297,153	297,153	23	297,176
Balances at June 30, 2020	1,863,829	44,217	46,688	969	297,153	2,252,856	63,303	2,316,159

Statements of cash flows for the financial periods as of June 30, 2020 and 2019

(Free translation from the original issued in Portuguese. In the event of any discrepancies, the Portuguese language version shall prevail.)

(In thousands of reais - R\$)

	N	B		.	
	Notes	Parent cor 30/06/2020	npany 06/30/2019	Consolid 30/06/2020	ated 06/30/2019
Cash flows from operating activities		·			
Profit before income and social contribution taxes		297,153	167,014	297,176	164,848
Adjustment to reconcile net income for the period to net cash					
provided by operating activities:					
Depreciation and amortization	9 and 10	-	-	99,284	74,518
Lease liabilities remeasurement	17	-	-	17,401	19,966
Provision for obsolescence and breakages	7	-	-	591	-
Allowance for expected credit losses	6	-	-	7,638	2,671
Interest on loans, financing and debentures provisioned for	13 and 14	-	-	35,464	28,573
Property, plant and equipment disposals	9		-	2,898	379
Provision for risks	20		-	67	-
Share of profit (loss) of equity-accounted investees	11	(297,153)	(167,014)	-	-
Increase (decrease) in operating assets:					
Trade and other receivables	6	-	-	(154,132)	223,091
Inventories	7	-	-	(91,114)	38,283
Recoverable taxes	8	-	-	(36,816)	(949)
Judicial deposits	18	-	-	(1,388)	53
Other assets	-	-	-	3,156	10,490
Increase (decrease) in operating liabilities:					
Trade payables	12	-	-	144,158	(241,774)
Labor and tax obligations	15 and 16	-	-	108,251	23,154
Payable taxes in installments	18	-	-	40	920
Other liabilities	-	-	-	37,391	(2,501)
Net cash provided by operations		-	-	470,065	341,722
Interest paid	13 and 14	-		(15,208)	(19,943)
Net cash provided by operations			-	454,857	321,779
Cash flows from investing activities					
Acquisition of property, plant and equipment	9	-	-	(200,742)	(61,008)
Intangible assets		-	-	(450)	(3,383)
Investment in securities	5	-	-	5	4,082
Net cash used in investment activities			-	(201,187)	(60,309)
Cash flow from financing activities					
Obtainment of loans and financing and debentures	13 and 14			275 450	11 200
Related parties transactions	19	-	-	375,150	44,390
Advance for future capital increase	-	-	-	6,360	10,145
Amortization of loans and financing and debentures	13 and 14	-	-	66,683	-
Payment of lease liability		-	-	(94,066)	(143,532)
Net cash provided by (used in) financing activities	17		-	<u>(61,934)</u> 292,193	(48,530) (137,527)
Increase in cash and cash equivalents				545,863	123,943
				<u> </u>	<u>·</u>
Cash and cash equivalents at beginning of period	4	-	-	398,263	262,678
Cash and cash equivalents at period-end	4	-		944,126	386,621
Increase in cash and cash equivalents				545,863	123,943
·					

Statement of added value for the financial periods as of June 30, 2020 and 2019

(Free translation from the original issued in Portuguese. In the event of any discrepancies, the Portuguese language version shall prevail.)

(In thousands of Reais - R\$, except for basic and diluted earnings per share - in reais)

	Parent company		Consolidated	
	30/06/2020	06/30/2019	30/06/2020	06/30/2019
Revenue				
Sales of merchandise, goods and services	-	-	6,047,006	4,721,880
Creation of allowance for doubtful accounts	-	-	(7,637)	-
	-	-	6,039,369	4,721,880
Inputs acquired from third parties				
Cost of goods, merchandise and services sold	-	-	(3,810,688)	(2,984,510)
Materials, energy, third-party services and others	-	-	(326,763)	(299,345)
		-	(4,137,451)	(3,283,855)
Gross added value		-	1,901,918	1,438,025
Depreciation and amortization				
Depreciation and amortization	-	-	(99,284)	(71,191)
Net value added		_	1,802,634	1,366,834
Transferred added value				
Share of profit (loss) of equity-accounted investees	297,153	167,014	-	-
Financial revenue	-	-	35,410	46,044
Total added value to be distributed	297,153	167,014	1,838,044	1,412,878
Personnel				
Direct compensation	-	-	(316,761)	(263,627)
Benefits	-	-	(20,677)	(16,465)
Government Severance Indemnity Fund for Employees (FGTS)	-	-	(30,863)	(23,907)
	-	-	(368,301)	(303,999)
Taxes, charges and contributions				
Federal	-	-	(474,974)	(365,194)
State	-	-	(541,501)	(399,939)
Municipal	-	-	(1,694)	(2,700)
	-	-	(1,018,169)	(767,833)
Return on debt capital				
Interest	-	-	(115,059)	(89,020)
Rents	-	-	(39,343)	(84,995)
Interest on own capital	-	-	(154,402)	(174,015)
Net income attributable to controlling shareholders	(297,153)	(167,014)	(297,153)	(167,014)
Non-controlling interests in retained earnings	(297,103)	(107,014)	,	(167,014)
	(297,153)	(167,014)	(23) (297,176)	(167,035)
Total distributed added value	(297,153)	(167,014)	(1,838,044)	(1,412,878)
	(201,100)	((1,500,011)	(1,12,010)

Management notes to the individual and consolidated financial statements for the period ended June 30, 2020 and the financial year ended December 31, 2019

(Amounts stated in thousands of Reais - R\$, unless stated otherwise)

1. Reporting entity

Grupo Mateus S.A. ("Company" or "Mateus Group") is a holding company with the core activity of holding equity interests in other companies. It was founded on June 13, 2016 under the name of Exitus Holdings S.A., based in São Luís, Maranhão state. The parent company's main investment is its equity interests in Armazém Mateus S.A. and Mateus Supermercados S.A., which operate in the wholesale and retail, household appliance, mix and industrial segments by way of the subsidiary Indústria de Pães e Massas Mateus Ltda.

	Interest in total capital		
Investees	6/30/2020	12/31/2019	
Subsidiaries			
Armazém Mateus S.A. (a)	99.99%	99.99%	
Mateus Supermercados S.A. (b)	99.99%	99.99%	
Indústria de Pães e Massas Mateus (c)	98.00%	98.00%	
Rio Balsas Participações e Empreendimentos Ltda. (d)	99.99%	-	
Posterus Supermercados Ltda. (e)	96.27%	-	
Indústrias Blanco Ltda. (f)	-	99.99%	
Braslub Distribuidora Ltda. (g)	<u>-</u>	99.99%	

(a) Armazém Mateus S.A. ("Armazém"), a privately held joint-stock company founded on April 26, 1989, having its registered office in São Luís, Maranhão state. It is engaged in the wholesale trading of goods in general in the north and north-east of Brazil;

(b) Mateus Supermercados S.A. ("Supermercado"), a privately held joint-stock company founded on August 18, 2000, having its registered office in São Luís, Maranhão state. It is engaged in the retail trading of goods in general in the north and north-east of Brazil through its supermarket chain;

- (c) Indústria de Pães e Massas Mateus Ltda. ("Indústria de Pães") is a limited liability company founded on June 19, 2007, having its registered office in São Luís, Maranhão state. It is engaged in the manufacturing and wholesale trading of cookies, biscuits, cakes, bread and pasta, whose operations primarily take place within the Company;
- (d) Rio Balsas Participações e Empreendimentos Ltda. ("Rio Balsas") is a limited liability company founded on June 09, 2007, having its registered office in São Luís, Maranhão state, operating as a holding company for non-financial institutions, whose operations primarily take place within the Company;
- (e) Posterus Supermercados Ltda. ("Posterus") is a limited liability company founded on March 21, 2017, having its registered office in São Luís, Maranhão state. It is engaged in the retail trade of goods in general, especially food products, a supermarket whose operations primarily take place within the Company.
- (f) Indústrias Blanco Ltda. ("Indústria Blanco") is a limited liability company founded on June 19, 2019, having its registered office in São Luís, Maranhão state. It is engaged in the production of unrefined sugar and other natural sweeteners, whose operations primarily take place within the Company. This Company was no longer an investee at the base date of this report;
- (g) Braslub Distribuidora Ltda. ("Braslub") is a limited liability company founded on September 19, 2016 under the trading name Mega Distribuidora, having its registered office in Davinópolis, Maranhão state, engaged in the wholesale trade of lubricant, which was not operational as of FY 2019. This Company was no longer an investee at the base date of this report.

1.1. The impacts of Covid-19

Covid-19 was discovered in 2019 in China and spread around the world quickly. On March 11, 2020 the World Health Organization (WHO) declared it to be a pandemic.

The disease's impact has also hit the economy, which suffered and is still suffering substantial disruption. Companies have therefore been exposed to a series of strategic and operational risks, such as delays in or interruption to the supply of raw materials, changing consumer demands, higher costs, logistical shortfalls leading to late deliveries, employee health and safety issues, insufficient workforce and challenges on importing and exporting produce.

In light of this situation, the Company is continually monitoring developments related to the virus and has taken the measures described below. For the time being it does not expect the Company's operations to be impacted.

- We have introduced safety measures to protect the health of our customers and employees in line with WHO guidelines and state decrees;
- Lead times and prices are being negotiated with suppliers to improve relations during the pandemic and to avoid increases in product prices being passed through to customers;
- Constant supply of distribution centers and stores, greater efforts to improve the "Mateus APP" by rolling out the delivery system.

The pandemic has resulted in a significant and atypical increase in the flow of customers and sales on the same period of 2019, with 24.25% in Retail and 21.61% in Wholesale. A greater impact was witnessed in the appliances sector as the respective stores had to close during the pandemic by order of state decree.

The Company evaluated accounting estimates and found it was not necessary to adopt new criteria beyond that adopted by it, such as the provision for inventory losses, allowance for doubtful accounts or possible impairment impacts.

New measures were assessed for the financial sector, especially accounts payable and receivable by way of the collection sector, which evaluated the payment terms and interest rates awarded to customers.

The Company reached the overall conclusion that despite the magnitude of the pandemic and impacts unleashed by it, it was not necessary to significantly adjust the information and operational continuity thereof. We will constantly monitor the developments of this situation and disclose new measures as/when necessary.

2. Presentation of individual and consolidated financial statements and basis of preparation

2.1. Statement of compliance and basis of preparation

The Company's individual and consolidated financial statements ("Financial Statements") have been prepared in accordance with the accounting practices adopted in Brazil ("BR GAAP") and the International Financial Reporting Standards ("IFRS") issued by the International Accounting Standards Board ("IASB").

Pursuant to OCPC 07 - Disclosures of General Financial and Accounting Reports, Management represents that all material information relevant to individual and consolidated financial statements, and that alone, is being disclosed, as used by it in its management.

The accounting practices adopted in Brazil include the policies established in Brazilian Corporate Law as well as the pronouncements, instructions and interpretations issued by the Accounting Pronouncements Committee (CPC), approved by the Brazilian Securities Commission (CVM) and Federal Accounting Council (CFC).

The individual and consolidated financial statements have been prepared based on historical cost, except for certain financial instruments measured at fair value, as described below under description of significant accounting policies. Historical cost is generally based on the fair value of the consideration given in exchange for assets.

The preparation of financial statements requires the use of certain critical accounting estimates. It also requires management to exercise its judgment in the process of applying the accounting policies. The areas involving a higher degree of judgment or complexity, or areas where assumptions and estimates are significant to the parent company and financial statements are disclosed in Note 3.

2.2. Statement of Added Value ("DVA")

Mateus Group has prepared the Statements of Value Added (DVA) pursuant to technical pronouncement CPC 09 - Statement of Added Value. They are presented as an integral part of the financial statements in accordance with BR GAAP applicable to publicly-held companies, while under IFRS they represent additional information.

2.3. Use of judgments and estimates

The preparation of the individual and consolidated financial statements requires Management to make estimates and assumptions that could affect the reported amounts of certain assets, liabilities, revenue and expenses and disclosures in the notes. Settlement of transactions involving these estimates may result in amounts significantly different from those recorded in the financial statements due to the probability treatment inherent in the estimation process.

Mateus Group reviews its estimates and assumptions at least annually to ensure they are reasonable in the light of previous experience and the current economic situation. In addition to using estimates, Mateus Group Management is obliged to exercise its judgment to determine the appropriate accounting treatment for certain transactions and activities and how it should be applied.

The main estimates and judgments used to prepare these individual and consolidated financial statements are related to:

- Note 6 formation of the allowance for doubtful accounts;
- Note 7 The main assumptions underlying the net realizable value of inventory;
- Note 17 Leases;
- Note 20 Measurement of provisions for contingencies and other provisions related to the business, the main assumptions about the probability and scale of any outflow of proceeds;
- Note 22 Recognition of deferred tax assets and availability of future taxable profit against which tax losses carried forward can be used.

2.4. Consolidation procedures and investments in subsidiaries

The consolidated financial statements include the financial statements of the Company and its subsidiaries. Control is the power to govern the financing and operating policies and to appoint or dismiss a majority of executive board or board of directors members of an entity so as to reap the rewards of its activities.

Based on its bylaws and the shareholder agreement, Mateus Group Management controls the companies listed in Note 1 and therefore fully consolidates these companies.

The NCI in consolidated companies is presented in the consolidated statement of income and changes in equity.

The equity income method is used to recognize the subsidiaries' income in the Company's individual financial statements.

The main consolidation adjustments include the following eliminations:

 Balances of assets and liabilities accounts, and revenue and expenses between the parent company, subsidiaries or between subsidiaries, so that the consolidated financial statements effectively present balances of accounts receivable and payable with third parties. Interest in the capital and net income (loss) for the year of subsidiaries.

The financial year of the consolidated subsidiaries is the same as the Company's. All intergroup transactions and balances are completely eliminated in the consolidated financial statements. Transactions between the Company and its subsidiaries are carried out on terms agreed upon between the parties.

The results of the subsidiaries acquired or sold during the year are included in the consolidated statements of income as from the effective acquisition date through the effective sale date, as applicable.

Changes in equity interests not resulting in a change of control

The Company records at historic cost interests resulting from corporate reorganizations acquired from related parties with no economic substance. The difference between the cost and acquisition price is recorded in equity, when the transaction takes place between companies under joint control. The transactions do not qualify as a business combination under CPC 15R/IFRS 3R.

2.5 Restatement of the interim individual and consolidated financial statements

As per the enhancements requested by the Brazilian Securities Commission (CVM) and in line with Technical Pronouncement CPC 23 / IAS 8 – Accounting Policies, Changes in Accounting Estimates and Errors and CPC 26 (R1) / IAS 1 – Presentation of Financial Statements, the interim financial statements as of June 30, 2020 (previously approved by management on August 14, 2020) are being restated in order to enhance the following issues:

i) Note 17 - Lease liability - disclosures were included related to the potential right to recoverable PIS and COFINS, comparison of the inflation effects against the real and indicative flow from assets which were not subject to the requirements of items 22 to 49 of CPC 06 (R2) – Leases;

ii) Note 21 – Equity, item "a) Share capital " – we adjusted the distributed percentages of equity interests held by shareholders as of June 30, 2020 (there was no change to the number of shares per shareholder).

3. Significant accounting policies

The main accounting practices adopted by the Company and its subsidiaries are as follows:

a) Foreign currency translation

(i) Functional and presentation currency

The items included in the Company and its subsidiaries' financial statements are measured in the currency of the main economy in which they operate ("functional currency"). The financial statements are presented in Reais (R\$), the functional currency and presentation currency of the Company and its subsidiaries.

(ii) Transactions and balances

Foreign-currency transactions are translated into the functional currency at the exchange rates prevailing on the transaction or valuation dates, on which the items are remeasured. Exchange gains and losses resulting from the settlement of these transactions and the translation at the exchange rates at the end of the financial year for monetary assets and liabilities denominated in foreign currency are recognized in current profit or loss.

b) Financial instruments

Financial assets and financial liabilities are recognized in the statement of financial position when the Company becomes a party to the contractual provisions of the instruments.

The financial assets and liabilities are initially measured at fair value. The transaction costs directly attributable to the acquisition or issuance of financial assets and liabilities are added to or subtracted from the fair value of financial assets or liabilities, when applicable, upon initial recognition. Transaction costs directly attributable to the acquisition of financial assets and liabilities at fair value through profit or loss are immediately recognized in profit or loss.

Financial assets

All regular acquisitions or sales of financial assets are recognized and derecognized as of the trading date. Regular acquisitions or sales consist of financial asset acquisitions or sales requiring the delivery of assets within the time frame established by a market practice or standard.

All financial assets recognized are subsequently measured in their entirety at amortized cost or fair value, depending on their classification.

Classification of financial assets

The debt instruments meeting the following conditions are subsequently measured at amortized cost:

- The financial asset is maintained within a business model with the objective of maintaining financial assets in order to receive contractual cash flows.
- The contractual terms of the financial asset generate the cash flows on specific dates that solely constitute payments of principal and interest on the outstanding principal.

The debt instruments meeting the following conditions are subsequently measured at fair value through other comprehensive income:

- The financial asset is held within a business model whose objective is achieved by collecting contractual cash flows and selling financial assets;
- The contractual terms of the financial asset generate the cash flows on specific dates that solely constitute payments of principal and interest on the outstanding principal.

In general, all other financial assets stated are subsequently measured at fair value through profit or loss.

In addition to this, the Company can make the following irrevocable option/designation upon initial recognition of a financial asset:

- The Company can irrevocably elect to present subsequent changes to the fair value of the investment in equity instruments in other comprehensive income, if certain criteria are met (see item (ii) below);
- The Company can irrevocably designate an investment in debt instruments that meets the criteria for amortized cost or fair value through other comprehensive income as measured at fair value through profit or loss if by doing this the Company eliminates or significantly reduces an accounting mismatch.

(i) Amortized cost and effective interest rate method

The effective interest rate method is used to calculate the amortized cost of a debt instrument and to allocate its interest revenue for the respective period.

For financial assets, except for financial assets acquired or originated subject to impairment (i.e., assets subject to impairment upon initial recognition), the effective interest rate is the rate that precisely discounts estimated future cash receipts (including all fees and points paid or received, that constitute an integral part of the effective interest rate, transaction costs and other premiums or discounts), excluding expected credit losses, over the expected life of the debt instrument or a shorter period, where appropriate, for the initial recognition date of the gross carrying amount of the debt instrument. For acquired or originated financial assets subject to impairment, an effective interest rate adjusted to the credit is calculated by discounting the estimated future cash flows, including expected credit losses, for the amortized cost of the debt instrument at the date of initial recognition.

The amortized cost of a financial asset is the value at which the financial asset is measured upon initial recognition, less amortization of the principal, plus the accumulated amortization using the effective interest method of any difference between that initial amount and the maturity amount adjusted for any loss allowance. The gross carrying amount of a financial asset is the amortized cost of a financial asset, before adjusting for any loss allowance.

Interest revenue is recognized using the effective interest method for debt instruments measured subsequently to amortized cost. Except for acquired or originated credit-impaired financial assets, for financial assets the interest revenue is calculated by applying the effective interest rate to the gross carrying amount of the financial asset, except for financial assets that subsequently become credit-impaired financial assets (see below). For financial assets that subsequently become credit-impaired, the Company recognizes interest revenue by applying the effective interest rate to the amortized cost of the financial asset. If in subsequent reporting periods, the credit risk of the credit-impaired financial instrument improves so that the financial asset is no longer credit-impaired, the interest revenue is recognized by applying the effective interest rate to the gross carrying amount of the financial asset.

For credit-impaired acquired or originated financial assets, the Company recognizes interest revenue by applying the effective interest rate adjusted to the amortized cost of the financial asset subsequent to initial recognition.

The calculation does not reverse the gross base even if the financial asset's credit risk improves subsequently meaning the financial asset is no longer credit-impaired.

Interest revenue is recognized in profit or loss under "Finance income" (Note-22).

(ii) Equity instruments at fair value through other comprehensive income

At initial recognition, the Company can elect the irrevocable option (instrument by instrument) to designate investments in equity instruments at fair value through other comprehensive income. The designation at fair value through other comprehensive income is not permitted if the investment in equity instruments is held for trading or a contingent consideration is recognized by an acquirer in a business combination.

A financial asset is held-for-trading if it:

- Was acquired mainly for selling in the short term;
- On initial recognition it is part of a portfolio of identified financial instruments jointly managed by Mateus Group and for which there is a recent actual pattern of short-term profit-taking;
- It is a derivative (except for a derivative that is a financial guarantee contract or a designated and effective hedging instrument).

Investments in equity instruments measured at fair value through other comprehensive income are initially measured at fair value plus transaction costs. They are subsequently measured at fair value with gains and losses resulting from fair value changes recognized in other comprehensive income and accumulated in the investment revaluation reserve. Accumulated gains or losses are not reclassified to profit or loss upon the sale of the investments in equity instruments, on the contrary, they are transferred to retained earnings.

Dividends on such equity instrument investments are recognized in profit or loss in accordance with IFRS 9 (CPC 48) unless the dividend clearly represents a recovery of part of the cost of the investment. Dividends are included in "Financial revenue" in profit or loss.

(iii) Financial assets at fair value through profit or loss

Financial assets not meeting the criteria to be measured at amortized cost (see item (i) above) are measured at fair value through profit or loss. Debt instruments not meeting the criteria to be measured at amortized cost (see item (i) above) are classified at fair value through profit or loss.

Debt instruments not meeting the criteria to be measured at amortized cost or at fair value through other comprehensive income (see items (i) and (ii) above) are classified at fair value through profit or loss.

Financial liabilities and equity

Classification as debt or shareholders' equity

Debt and equity instruments are classified as financial liabilities or shareholders' equity according to the nature of the contractual agreement and the definitions of financial liability and equity instrument.

Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued by the Company are recognized when the funds are received, net of direct issuance costs.

Equity instrument buybacks are recognized and deducted directly from equity. No gain or loss is recognized in profit or loss resulting from the purchase, sale, issuance or cancellation of the Company's equity instruments.

Financial liabilities

All financial liabilities are subsequently measured at amortized cost by the effective interest rate method or at fair value through profit or loss.

However, the financial liability resulting from a financial assets transfer does not qualify for derecognition or when the ongoing involvement approach applies, the financial guarantee contracts issued by the Company are measured according to the specific accounting policies described below.

Financial liabilities at fair value through profit or loss

Financial liabilities are classified at fair value through profit or loss when the financial liability is: (i) a contingent consideration from an acquirer in a business combination; (ii) held for trading; or (iii) designated at fair value through profit or loss.

A financial liability is classified as held-for-trading if it:

- Was acquired mainly for buyback in the short term;
- On initial recognition, is a part of a portfolio of identified financial instruments that the Company manages together and has a recent actual pattern of short-term profit-taking.

Except for a financial liability held for trading or a contingent consideration from an acquirer in a business combination, the financial liability can be designated at fair value through profit or loss upon initial recognition if:

- This designation eliminates or significantly reduces a measurement or recognition inconsistency that would otherwise arise; or the financial liability is part of a group of financial assets or financial liabilities or both that is managed and whose performance is evaluated on a fair value basis, in accordance with a documented risk management or investment strategy, and information about the group is provided internally on that basis;
- The financial liability is part of a contract containing one or more embedded derivatives, and CPC 48 permits that the combined contract be fully designated at fair value through profit or loss.

Financial liabilities subsequently carried at amortized cost

Financial liabilities that are not: (i) a contingent consideration from an acquirer in a business combination; (ii) held for trading; or (iii) designated at fair value through profit or loss, are subsequently measured at amortized cost by the effective interest rate method. The effective interest rate method is used to calculate the amortized cost of a financial liability and to allocate its interest expenses for the respective period. The effective interest rate is the rate that precisely discounts estimated future cash payments (including all fees and points paid or received, that constitute an integral part of the effective interest rate, transaction costs and other premiums or discounts) over the estimated life of the financial liability or a shorter period (where appropriate), to the amortized cost of the financial liability.

c) Cash and cash equivalents

The balance presented consists of amounts with immediate liquidity held to honor short-term commitments, swiftly convertible into cash, and subject to an insignificant risk of impairment.

d) Short-term investments

These consist of temporary investments held through maturity, convertible into cash more than 90 days from the investment date. They are recognized at cost plus income accrued as of the reporting date not exceeding market or realization value.

e) Trade and other receivables

Accounts receivable primarily consists of receivables from the sales activities of its subsidiaries Armazém Mateus S.A. and Mateus Supermercados S.A., from retail and wholesale operations and credit card receivables.

They consist of active financial instruments classified at "amortized cost".

Trade accounts receivable are initially recognized at the amount billed and adjusted to present value when applicable, and include the respective direct taxes the Company is responsible for. The estimated losses on doubtful accounts is recognized, when necessary, based on the estimated capacity of the borrower to pay the amount owed and the time the receivable has been overdue.

Under CPC 48 - Financial Instruments, accounts receivable is derecognized when the Company delivers control and transfers to the buyer substantially all of the associated risks and rewards.

f) Inventory

Under CPC 16, inventory is recorded at average cost and includes all components of the cost of purchasing the sold goods and takes into account discounts and commercial returns negotiated with the suppliers.

Inventories are measured at the lower of average cost and net realizable value. Net realizable value is the estimated selling price in the ordinary course of business, less the estimated additional costs of completion necessary to make the sale.

The Company regularly adjusts the realization of inventory due to losses and damages and to reflect the elimination of profit in the inventory of the subsidiary Supermercado Mateus S.A., where a substantial part of the transactions purchasing products from Supermercado take place with its related party Armazém Mateus S.A.

Provisions for inventory losses are recorded based on percentages applied to slow-moving inventory goods and average inventory losses.

g) Property, plant and equipment

Property, plant and equipment is stated at acquisition or construction cost, plus interest capitalized during the construction period, when applicable, in the case of qualifying assets, less accumulated depreciation and the allowance for impairment losses on discontinued assets without expectation of reuse or realization. Depreciation is computed by the straight-line method, based on the estimated useful life of each asset, at the rates stated in Note 9.

The estimated useful life and depreciation methods are reviewed at the end of each year and the effects of any changes in estimates are recognized prospectively. The balance of property, plant and equipment includes all expenses allocable to the assets during their construction and/or preoperating test phases.

Items of property, plant and equipment are derecognized upon disposal or when no future economic benefits are expected from their ongoing use or disposal. Any gain or loss on derecognition of assets are recognized in profit or loss.

Repairs and maintenance are charged to profit or loss during the financial period in which they are incurred. The cost of major refurbishments is included in the carrying value of the asset when future economic benefits exceed the performance initially expected for the asset. Refurbishment expenses are depreciated over the remaining useful life of the related asset.

h) Leases

Lease usage rights

The Company recognizes a right-of-use asset at the commencement date of the lease (i.e. when the underlying asset is available for use).

Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any new remeasurement of the lease liabilities.

The cost of right-of-use assets includes recognized lease liabilities, initial direct costs incurred and lease payments made up to the start date. Right-of-use assets are depreciated on a straight-line basis for the shorter of the lease term and the estimated useful life of the assets.

Leases payable

At the lease start date, the Company recognizes the lease liabilities measured at present value of the lease payments to be made over the lease term. Variable lease payments not depending on an index or rate are recognized as expenses in the period in which the event or condition that triggers those payments occurs.

The Company uses both the initial measurement and the remeasurement of observable nominal rates when calculating the present value of lease payments.

Short-term leases and low-value assets

The Company applies recognition exemptions for short-term leases (i.e. leases that terminate within 12 months as from the start date and not contain a purchase option). It also applies the recognition exemption awarded to low value assets for leases of office equipment considered low value. Short-term lease payments and low-value leases are recognized by the straight-line method as an expense over the lease term.

i) Asset impairment testing

The Company analyzes its assets for impairment annually. If such evidence is found, the asset's recoverable value is estimated. The recoverable value of an asset is the higher of: **(a)** its fair value less costs to sell and **(b)** its value in use. The value in use is equal to the discounted cash flows (before tax) deriving from the continuous use of the asset. When the residual carrying amount of the asset exceeds its recoverable value, the Company shall recognize (provision for) the impairment for this asset. For impairment testing purposes, assets are grouped at the lowest levels for which there are separately identifiable cash flows (Cash-generating Units - CGUs).

Under CPC 01 - Asset Impairment, definite-lived intangible assets and property, plant and equipment are tested for impairment whenever events or changes in the market indicate that the recoverable value of an individual amount and/or a cash generating unit (CGU) could be lower than its carrying amount. Individual assets or groups of assets are tested for impairment, by comparing their carrying amount against their recoverable value, defined as the maximum fair value less selling costs and value in use. Value in use is the present value of the future cash flows expected to be derived from an asset. An impairment loss is recognized if the recoverable amount is lower than the carrying amount. Impairment losses of property, plant and equipment, investment funds and intangible assets (except goodwill) can be reversed in future periods, providing that the carrying amount increase attributable to the reversal does not exceed the carrying amount that would have been determined, net of depreciation or amortization, had impairment not been recognized for the assets in prior years. No impairment was identified for non-financial assets in the period ended June 30, 2020.

j) Provisions

A provision is recognized when the Company has a legal or unofficial obligation as a result of past events, and it is probable that an outflow of economic benefits will be required to settle the obligation, which can be reliably estimated. When the Company expects a provision to be reimbursed, in part or full, for example as a result of an insurance contract, the reimbursement is recognized as a separate value, but only when the reimbursement is a virtual certainty.

k) Loans, financings, and debentures

Loans, financing and debentures are recognized initially at fair value, net of transaction costs incurred. Borrowings are subsequently carried at amortized cost. Any difference between the proceeds (net of transaction costs) and the settlement value is recognized in the statement of income over the period of the borrowings using the effective interest method.

Loans are classified as current liabilities unless the Company has an unconditional right to defer settlement of the liability for at least 12 months after the reporting period.

Financing costs that are directly attributed to the acquisition, construction or production of a qualifying asset, i.e. an asset that requires a long time to be concluded for the purpose of use or sale, are capitalized as part of the asset's cost when it is probable that they will result in future economic benefits for the entity and that such costs can be reliably measured. Other financing costs are recorded as an expense in the period they are incurred in.

I) Revenue recognition

Revenue is measured at the fair value of the consideration received or receivable in exchange for goods or services, excluding taxes on sales and net of any benefits awarded to customers (returns and commercial discounts). The Company recognizes revenue when: (i) significant risks and rewards of ownership have been transferred to the customer, (ii) recovery of the consideration is probable, (iii) the associated costs and possible return of goods can be reliably estimated, (iv) there is no ongoing involvement with the goods sold and (v) and the amount of revenue can be measured reliably. The adjustment to present value is made and recorded under accounts receivable and charged to net operating revenue. Revenue is measured net of returns and commercial discounts.

m) Government grants

Government grants are not recognized until there is reasonable certainty that the Company will meet the conditions imposed and that the grants will be received. These grants are recognized under "net operating revenue" in the years when the Company expenses the corresponding costs the grants intend to offset. Upon transferring the net income for the year to equity, the amounts are allocated according to their nature, Investment Subsidy or costing method subsidy, which is added to profit or loss for the year.

n) Cost of goods sold

The costs of goods sold consists of the cost of acquisitions net of discounts and bonuses received from suppliers, inventory changes and logistics costs.

Management appropriates to net income for the year bonuses received from suppliers as/when the inventory generating the bonus is realized.

o) Income taxes

Current taxes

The provision for income tax is based on the taxable earnings for the year. Taxable income differs from profit as reported in the statement of income as it excludes items of income or expenses that are taxable or deductible in other years and it further deducts items that are never taxable or deductible. The Company calculates the provision for income tax at the rates in force, as follows:

- Corporate Income Tax (IRPJ): rate of 15% plus the rate of 10% for taxable earnings in excess of R\$ 240.
- Social Contribution Tax on Net Income (CSLL): calculated at the rate of 9%.

The current income and social contribution tax expense is calculated according to tax legislation enacted by the year-end date, and Brazilian tax regulations.

Management periodically reviews the positions stated in the income tax return, regarding situations in which the applicable tax regulation may be interpreted in different forms and accrues provisions, when applicable, according to the amounts that are expected to be paid to the Revenue Service.

Deferred taxes

Deferred income tax ("deferred tax") is calculated on temporary differences at the end of each financial year between assets and liabilities in the financial statements and the tax base used to determine the taxable income, including the balance of tax losses, when applicable. Deferred tax liabilities are generally recognized on all taxable temporary differences and deferred tax assets are recognized on all deductible temporary differences, only when it is likely that the Company will generate future taxable earnings in an amount sufficient for these deductible temporary differences to be used.

The recovery of the balance of deferred tax assets is reviewed at the end of each reporting period, and when it is no longer likely that future taxable earnings will be available to permit the recovery of the entire asset, or part thereof, the balance of the asset is adjusted to the amount expected to be recovered.

Deferred tax assets and liabilities are measured by the rate applicable in the period over which the liability is expected to be settled or the asset realized, based on the rates established in the existing tax legislation at the end of each financial year, when the new legislation has been substantially improved. Deferred tax assets and liabilities are measured based on the tax consequences that result from the way the Company expects to recover or settle the carrying amount of these assets and liabilities at the end of each financial year.

Deferred tax assets and liabilities are only offset when there is a legal right to offset the current tax asset against the current tax liability for taxes administrated by the same tax authority and the Company intends to settle the amount net of its current tax assets and liabilities.

p) Profit sharing

When applicable, the proposal for distribution of dividends and interest on equity made by Company Management and that is within the share equivalent to the minimum non-discretionary dividend is recorded as liabilities in 'Dividends payable' because it is considered as a mandatory obligation set forth in the Company's by-laws. However, in the applicable cases, the portion of dividends and interest on equity exceeding the minimum mandatory dividend, declared by Management after the accounting period embraced by the financial statements but before the date the issuance of the financial payments was authorized, is recorded in the item 'Dividends and interest on equity', in equity, with effects disclosed in a note to the financial statements.

q) Adjustment of assets and liabilities to present value

Monetary assets and liabilities as adjusted to their present value at initial recognition of the transaction, taking into account the contractual cash flows, the implicit and explicit interest rates, based on the market rates used for transactions similar to the respective assets and liabilities. Subsequently, these effects are reallocated to finance income or cost, in profit or loss, using the related discount rate and the amortized cost method.

r) Basic and diluted net income per share

The Company calculates the earnings per share by using the weighted average number of shares in the respective period, pursuant to technical pronouncement CPC 41. The Company does not have dilutive factors to measure dilutive earnings per share, and the basic and diluted earnings per share are therefore the same.

s) Change in accounting policies and disclosures:

Revisions and new interpretations of accounting pronouncements

The new standards below issued by the IASB and enacted by the CFC became effective from January 01, 2019. The Company adopted them as mentioned below.

(i) CPC 06 (R2) / IFRS 16 - Leases

CPC 06 (R2) came into force for annual reporting periods commencing on or after January 01, 2019 and replaces CPC 06 (R1) - Leases (IAS 17) and corresponding interpretations. It essentially states that all commercial lease contracts, be they operating or financial, should be recorded by recognizing the assets and liabilities involved, where certain short-term contracts might not be subject to this new standard.

At the start date of a lease contract, the lessee recognizes a liability relating to the lease payments (i.e. a lease liability) and an asset representing the right to use the underlying asset during the lease term (i.e. right-of-use assets). Lessors are obliged to separately recognize the interest expense on the lease liability and the depreciation expense on right-of-use assets. Lessors should also revalue the lease liability in the case of certain events (for example, a change to the lease term). The lessor will generally recognize the value of the revalued lease liability as an adjustment to the right-of-use assets.

The lessee may opt to adopt the standard using the full retrospective approach or modified respective approach. The standard's transitory provisions permit certain exemptions.

Initial adoption

The Company adopted the standard CPC 06 with the respective approach and a cumulative effect on the initial adoption date (i.e. from January 01, 2019, considering the right of use equal to the lease liability at the initial adoption date). Comparative information was not represented. Management assessed the impact on its financial statements caused by the initial adoption of the standard, as explained in Notes 10 and 17.

The Company only classified property rental contracts as leases in accordance with the standard. The parent company does not have changes in rent. The liabilities were measured at the present value of the remaining lease payments, discounted at incremental rates of 8.5% per annum as of January 01, 2019, obtained at the main banks with which the Company has a relationship, the initial adoption of which is shown in the table below, without impacts on equity.

Consolidated

Property, plant and equipment - Right-of-use (note 9)	268,663
Liabilities	
Commercial lease - short-term	58,310
Commercial lease - long-term	214,853
Total	268,663

(ii) IFRIC 23 - Uncertainty over Income Tax Treatments

Introduces recognition and measurement procedures of standard IAS 12 when uncertainty surrounds the income tax treatment for current and deferred tax assets and liabilities based on taxable earnings, tax losses, taxable bases, unused tax losses, unused tax credits and tax rates.

Management did not identify material impacts on its financial statements resulting from the initial adoption of the standard.

(iii) IAS 19 - Changes to the Plan in Cases of Reduction or Settlement

Clarifies procedures for measuring and recognizing in profit or loss the effects of reductions and settlements in employee benefit plans.

Management did not identify material impacts on its financial statements resulting from the initial adoption of the standard.

Standards effective from 2020

Whilst encouraged by the IASB, the early adoption of standards in Brazil is not permitted by the CPC. The following standard has been revised by the IASB, but is not in force for FY 2019:

(i) Alterations to CPC 15 (R1): Business Definition

In October 2018 the IASB issued alterations to the business definition in IFRS 3, with these alterations reflected in review 14 of the CPC, altering CPC 15 (R1) to help entities determine whether an acquired set of activities and assets constitutes a business or not. They clarify the minimum requisites for a company, eliminate the assessment as to whether market participants can substitute any absent element, include guidelines to help entities assess whether an acquired process is substantive, outline better business and products definitions and introduce an optional fair value concentration test. New illustrative cases have been supplied along with the alterations.

As the alterations are applied prospectively to transactions or other events occurring on the date or after the initial application, the Company and its subsidiaries will not be affected by these alterations at the transition date.

(ii) IAS 1 and IAS 8 - Defining Materiality

Clarifies materiality issues for classification of the accounting standard where this concept applies.

Management does not expect material impacts on its financial statements resulting from the adoption of the standard.

4. Cash and cash equivalents

	Consoli	Consolidated		
	6/30/2020	12/31/2019		
Cash	306	16,217		
Banks	227,246	269,893		
Short-term investments	716,574	112,153		
Total	944,126	398,263		

Short-term investments yield an average rate of 100% of the Interbank Deposit Certificate (CDI) as of June 30, 2020 and December 31, 2019 in CDBs - short-term Bank Deposit Certificates, readily convertible to known amounts of cash, and that are subject to an insignificant risk of impairment.

5. Short-term investments (noncurrent)

	Consolidated		
	6/30/2020	12/31/2019	
Banco do Nordeste do Brasil S.A. Reserves (*)	13,751	14,034	
Banco do Nordeste do Brasil S.A. Capitalization	852	574	
Total	14,603	14,608	

(*) Deposit made to secure payment of the financing loan from Banco do Nordeste do Brasil, held in long-term financial investments.

Over the entire contractual terms the Companies should maintain restricted funds in these reserve accounts intended to receive the entire surplus funds from operating activities in accordance with the contracted facility.

These short-term investments are classified as noncurrent assets as they are subject to an impairment risk if redeemed before the term. On average they are redeemed after 05 years.

6. Trade and other receivables

a) Aging list

	Consolida	ited	
	6/30/2020	12/31/2019	
Notes receivable	375,799	378,936	
Credit card	618,747	461,477	
Subtotal	994,546	840,413	
Allowance for doubtful accounts	(30,515)	(22,877)	
Total	964,031	817,536	

See below the changes in the allowance for doubtful accounts:

Balance at 12/31/2019	Change	Balance at 6/30/2020
(22,877)	(7,638)	(30,515)
Balance at 12/31/2018	Change	Balance at 6/30/2019
(22,017)	(2,761)	(24,778)

The Company and its subsidiaries always measure the estimated loss on doubtful accounts at an amount equal to the Expected Credit Losses (PCE). Estimated credit losses on trade accounts receivable are estimated using a provision matrix based on the debtor's past default history and an analysis of the debtor's current financial position, adjusted for factors specific to the borrowers, general economic conditions in the sector where the borrowers operate and an assessment of the current and projected status of conditions at the reporting date.

As of June 30, 2020 and December 31, 2019 there is no accounts receivable submitted as security by the Company and its subsidiaries.

b) Aging list

	6/30/2020	12/31/2019
Neither past due nor impaired	750,655	645,430
Accounts receivable - overdue:		
1 to 30 days	153,233	96,372
31 to 60 days	26,588	36,053
61 to 90 days	13,891	12,571
91 to 180 days	14,820	15,052
Over 180 days	35,359	34,935
Total	994,546	840,413

7. Inventory

	Consolidated		
	06/30/2020	12/31/2019	
Goods for resale	1,576,462	1,487,047	
Provision for obsolescence and breakages (a)	(5,262)	(4,671)	
Inventory bonus (b)	(782)	(3,705)	
Advance to suppliers	17,516	18,740	
Total	1,587,934	1,497,411	

Change in the provision for obsolescence and breakages:

Balance at 12/31/2018	Change	Balance at 6/30/2019	Balance at 12/31/2019	Change	Balance at 6/30/2020
(1,443)	-	(1,443)	(4,671)	(591)	(5,262)

(a) The nature of the wholesale operations entails major internal movement of goods. These movements result in inherent losses, such as losses during transportation, losses due to incorrect handling, storage losses, deterioration or quality losses, losses due to expiration, losses due to conditioning, losses due to sampling of goods and losses caused by theft in the distribution center. The Company and its subsidiaries monitor these occurrences via a specific department and take the applicable measures to diminish the occurrence thereof.

(b) The Company and its subsidiaries appropriate to net income for the year bonuses received from suppliers as/when the inventory generating the bonus is realized. Inventory bonuses received and not realized amount to R\$ 782 as of June 30, 2020 (R\$ 3,705 as of December 31, 2019).

As of June 30, 2020 and December 31, 2019 there is no inventory submitted as security by the Company and its subsidiaries.

8. Recoverable taxes

	Consolidated	
	6/30/2020	12/31/2019
Value-Added Tax on Sales and Services (ICMS) recoverable	5,543	4,465
Value-Added Tax on Sales and Services (ICMS) recoverable - CIAP (a)	31,805	23,738
Corporate Income Tax (IRPJ) recoverable	729	729
Income tax on short-term investments	1,195	1,182
Social Contribution on Net Income (CSLL) recoverable	262	262
Social Integration Program (PIS) (a)	13,737	8,748
Social Security Contribution (Cofins)	62,601	39,932
Total	115,872	79,056
Current	26,293	52,579
Noncurrent	89,579	26,477
Total	115,872	79,056

(a) This mainly refers to credits on the acquisition of property, plant and equipment. The noncurrent portion essentially consists of tax credits, expected to be realized in the long term.

Management has periodically evaluated the growth of these accumulated tax credits and the required provision for losses, in order to use them. These taxes are realized based on growth projections, operating issues and the generation of debts to consume these credits by Mateus Group companies.

In

In 01 year	26,293
_01 to 02 years	89,579
Total	115,872

Consolidated

9. Property, plant and equipment

	% - weighted average	Balance at ghted average12/31/2019				Balance at 6/30/2020
	deprec. rate p.a.	Consolidated	Additions	Write-offs	Transfers _	Consolidated
Cost						
Land	-	10,516			-	10,516
Buildings	-	25,300	-	-	-	25,300
Machinery and equipment	-	326,219	39,848	(137)	7,954	373,884
Furniture and fixtures		97,088	6,366		673	104,127
Vehicles	-	29,765	69	_	_	29,834
IT equipment		31,133	5,367		72	36,572
Building work in progress		2,350	7,330		295	9,975
Property, plant and equipment in progress (a)	-	300,244	5,434	(2,761)	(8,994)	293,923
Buildings on rented property (b)	-	438,781	136,328	-	-	575,109
Total		1,261,396	200,742	(2,898)	-	1,459,240
Depreciation						
Buildings	4	(9,256)	(1,550)		-	(10,806)
Machinery and equipment	10	(132,843)	(18,018)	-	-	(150,861)
Furniture and fixtures	10	(43,759)	(4,892)			(48,651)
Vehicles	20	(24,418)	(1,353)			(25,771)
IT equipment	20	(20,382)	(2,587)		_	(22,969)
Buildings on rented property	10	(209,962)	(25,182)	-		(235,144)
Total		(440,620)	(53,582)	-	-	(494,202)
Balance		820,776	147,160	(2,898)	-	965,038

	% - weighted average deprec. rate p.a.	Balance at 12/31/2018 Consolidated	Additions	Write-offs	 Transfers	Balance at 6/30/2019 Consolidated
Cost						
Land	<u>-</u>	425	30	-	-	455
Buildings	<u>-</u>	25,300	-	-	-	25,300
Machinery and equipment	-	248,637	56,764	(7)	205	305,599
Furniture and fixtures	_	79,838	941	(5)	353	81,127
Vehicles	-	28,762	495	(50)	-	29,207
IT equipment	-	25,539	2,414	(2)	-	27,951
Building work in progress	-	-	1,119	(561)	(558)	-
Property, plant and equipment in progress (a)	-	222,277	36,053	(49,030)	-	209,300
Buildings on rented property (b)	-	429,819	12,475	(7)	-	442,287
Total		1,060,597	110,291	(49,662)	-	1,121,226
Depreciation						
Buildings	4	(8,242)	(505)		-	(8,747)
Machinery and equipment	10	(104,591)	(13,204)			(117,795)
Furniture and fixtures	10	(35,471)	(7,110)			(42,581)
Vehicles	20	(19,126)	(2,636)	1	-	(21,761)
IT equipment	20	(16,141)	(1,823)			(17,964)
Buildings on rented property	10	(172,201)	(20,655)	1	-	(192,855)
Total		(355,772)	(45,933)	2	-	(401,703)
Balance		704,825	64,358	(49,660)	-	719,523

(a) Consists of construction work and expansions in distribution centers and stores under the Company and its subsidiaries' expected growth plan;

(b) Consists of construction work and expansions in the distribution centers rented from Tocantins Participações e Empreendimentos Ltda.

Depreciation is recognized based on the estimated useful life of each asset, and is reviewed at the end of each year. Based on their analyses, the Company and its subsidiaries did not detect evidence that could change the useful life or reduce the realization value of its assets as of June 30, 2020 and December 31, 2019.

The subsidiaries took out loans for the acquisition, construction or production of an asset, which requires a substantial period of time to be completed for the intended use or sale (qualifying asset). The loan interest attributed to the property, plant and equipment is capitalized as part of the respective cost of the assets during their construction. From the date the corresponding asset comes into operation, the capitalized costs are depreciated over the estimated useful life of the asset.

As of June 30, 2020 and December 31, 2019 the Company and its subsidiaries had items of property, plant and equipment securing loans and financing in the amounts of R\$ 82,562 and R\$ 267,096 respectively.

The consolidated loan costs capitalized in the period ended June 30, 2020 amounted to R\$ 284,350 (R\$ 59,613 at December 31, 2019). The rate adopted to determine the loan arrangement costs eligible for capitalization was 4.65% (12.09% as of December 31, 2019) of the CDI rate, corresponding to the effective interest rate of the loans taken out by the subsidiaries.

10. Right-of-use assets

	% weighted	Balance at 12/31/2019		Write-	Balance at 6/30/2020
	rate p.a.	Consolidated	Additions	offs	Consolidated
Cost					
Lease right of use	-	453,048	118,319	-	571,367
Depreciation	18.72	(61,239)	(45,702)	-	(106,941)
Total		391,809	72,617	-	464,426
	% - weighted average	Balance at e 1/1/2019		Write-	Balance at 12/31/2019
	deprec. rate p.a.	Consolidated	Additions	offs	Consolidated
Cost					
Lagon right of yoo		226.040	407 000		452 040

 Lease right of use
 326,019
 127,029
 453,048

 Depreciation
 13.52
 (57,356)
 (3,883)
 (61,239)

 Total
 268,663
 123,146
 391,809

(a) The lease right-of-use is amortized over the total length of the lease agreement between the Company and the lessor (related party, see Note 19), for the term of 01 to 20 years.

The changes to the right-of-use in the period ended June 30, 2020 were as follows:

The R\$ 326,019 recognized upon initial adoption in 2019 did not affect the cash flow statements and the lease right-of-use depreciation of R\$ 57,356 was recognized as operating cost in the year.

The Company determined its discount rates of 8.85% after consulting financial institutions and based on the weighted average borrowing rates for the year.

11. Investments (parent company)

	6/30/2020	12/31/2019
Interests in subsidiaries		
Indústria de Pães e Massas Mateus Ltda.	41,347	40,498
Indústria Blanco Ltda.	<u> </u>	9,816
Armazém Mateus S.A.	2,076,788	1,790,653
Mateus Supermercados S.A.	56,930	47,598
Posterus Supermercados Ltda.	66,583	
Rio Balsas Part. e Empreend. Ltda.	10,775	-
Total	2,252,423	1,888,565

a) Braslub Distribuidora Ltda. is a limited company founded on September 19, 2016. It was not operational as of December 31, 2019 and its immaterial equity did not include any equity income. Braslub was no longer a subsidiary at June 30.

Investment summary

	Inte	rest	Eq	uity	Share	capital	Net ir	ncome	Unrealize	d profit
	2020	2019	2020	2019	2020	2019	2020	2019	2020	2019
Interests in subsidiaries										
Indústria de Pães e Massas										
Mateus Ltda. (a)	98%	98%	42,166	41,324	50	50	426	2,770	25	-
_Indústria Blanco Ltda. (b)		99.99%	-	9,823	-	50	-	(435)		-
Armazém Mateus S.A.	99.99%	99.99%	2,077,637	1,820,196	1,036,262	1,036,262	180,464	332,915	-	-
Mateus Supermercados S.A.	99.99%	99.99%	78,631	76,590	71,641	71,641	968	2,152	8,289	293
Posterus Supermercados Ltda.	96.27%	-	68,729		69,098		62		418	-
Rio Balsas Participações e										
Empreendimentos Ltda.	99.99%	-	10,776	-	2,200	-	(58)	-	-	-

Change

Parent company	Indústria de Pães e Massas Mateus Ltda.	Posterus Supermercados	Rio Balsas	Indústria Blanco Ltda.	Armazém Mateus S.A.	Mateus Supermercados S.A.	Total
Balance at December 31, 2018	37,783	-	-	-	1,457,773	45,152	1,540,708
Share of profit (loss) of equity-accounted investees	2,715		-	(440)	332,880	2,153	337,308
(-/+) Unrealized profit on inventory	-	-	-			293	293
Capital contribution	-	-	-	10,256	-	-	10,256
Balance at December 31, 2019	40,498	-	-	9,816	1,790,653	47,598	1,888,565
Share of profit (loss) of equity-accounted investees	824	60	(58)	598	286,773	1,600	289,797
(-/+) Unrealized profit on inventory	25	418	-	-	-	7,856	8,299
(-) Inventory bonus	-		-		(638)	(124)	(762)
(-) Investment reversal	-		-	(10,414)		-	(10,414)
Capital contribution	-	66,105	10,833	-	-	-	76,938
Balance at June 30, 2020	41,347	66,583	10,775	-	2,076,788	56,930	2,252,423

(a) Indústria de Pães came under the control of Mateus Group (Exitus) on January 24, 2018, under the assignment of rights over the shares held by the shareholder Ilson Mateus in Indústria de Pães e Massas Mateus Ltda., in the amount of R\$ 33,800, which reflects the carrying amounts of equity in this investee at the transaction date, as the operation took place between related parties comprising the same economic group and under joint control;

(b) Indústrias Blanco came under the control of Mateus Group (Exitus) on June 13, 2019 by way of its limited company articles of incorporation by which Mateus Group (Exitus) acquired 99.99% of its shares and therefore its share control.

12. Trade payables

	Consolidated		
	6/30/2020	12/31/2019	
Products	623,412	522,980	
Services	29,107	16,589	
Property, plant and equipment	24,455	9,985	
Consumption	17,108	370	
Total	694,082	549,924	

Commercial agreements

Include commercial agreements and supplier discounts. These amounts are established in contracts and include amounts for discounts on volume purchases, joint marketing programs, freight reimbursements and other similar programs. The receipt takes place via discounts from invoices payable to suppliers, according to the terms of the supply agreements, so that payments take place at the net amount.

13. Borrowings and financing

	Consolidated		
	6/30/2020	12/31/2019	
Leasing (a)	72,365	46,391	
Working capital (b)	546,441	293,811	
Machinery and equipment financing (Finame) (c)	93,957	55,902	
Total	712,763	396,104	
Current	196,125	159,759	
Noncurrent	516,638	236,345	
Total	712,763	396,104	

(a) Financing to open new units and renovate existing distribution centers incurs annual interest ranging from 1.01% to 1.81% plus restatement by the Long-Term Interest Rate (TJLP), and is secured by the financed items themselves in the amount of R\$ 1,358, plus partner aval. Final maturity is on November 30, 2023;

(b) Working capital loans are realized to avoid delays in payments and generate cash flow from credit sales made, especially in the bazaar and household appliance sectors with annual interest rates ranging from 7.06% to 19.13% + CDI. They are secured by partner aval. Final maturity is on June 12, 2026;

(c) Financing for the Acquisition of Machinery and Equipment (Finame) incurs annual interest ranging from 3.0 to 3.5% plus restatement by UR - TJLP varying between 5.0% in the PSI format - BNDES Investment Funding Program and secured by the financed items themselves and partner aval. Final maturity is on January 15, 2025. The change in the current and noncurrent balances of loans and financing in the financial years ended June 30, 2020 and December 31, 2019 is shown below:

	12/31/2019	Funding	Restatements	Principal	Interest	6/30/2020
Leasing	46,391	33,674	3,485	-8,159	-3,026	72,365
Machinery and Equipment Financing (Finame)	55,902	57,126	4,410	-16,572	-6,909	93,957
Working capital	293,811	284,350	13,467	-39,914	-5,273	546,441
Total	396,104	375,150	21,362	-64,645	-15,208	712,763
	12/31/2018	Funding	Restatements	Principal	Interest	6/30/2019
Leasing	35,374	1,244	2,589	(5,943)	(2,583)	30,681
Financing	61,478	29,033	7,942	(31,442)	(8,699)	58,312
Loans	364,649	14,113	3,332	(78,350)	(8,661)	295,083
Total	461,501	44,390	13,863	(115,735)	(19,943)	384,076

The long-term maturities break down as follows:

	6/30/2020	12/31/2019
2021	96,028	82,305
2022	175,190	64,847
2023	109,347	37,338
2024	73,522	22,693
2025	39,541	15,810
2026 onwards	23,010	13,352
Total	516,638	236,345

Covenants

Under the loans and financing contracts, the Company and its subsidiaries undertake to comply with various covenants under pain of early maturity of the debt. These covenants include maintaining guarantees, not incurring protests in the name of the Company and its subsidiaries, not closing deposit accounts at the bank, not filing for judicial reorganization, taking out mandatory insurance, guarantees, and other requirements. These covenants are monitored and complied with in accordance with the contracts. The Company and its subsidiaries are not aware of any facts or circumstances that would indicate a situation of non-compliance or non-performance of covenants.

Guarantees and security

The investees "Mateus Supermercado S.A". and "Armazém Mateus S.A." are joint guarantors and intervening guarantors in the loans and financing of the related party "Tocantins Participações e Empreendimentos Ltda.".

The loans of "Tocantins Participações e Empreendimentos Ltda." secured by the aforesaid companies amounted to R\$ 254,092 as of June 30, 2020, as shown below:

Description	6/30/2020	12/31/2019
CRI Financing - Real Estate Loan (Itaú)	58,242	61,761
Real Estate Receivables Certificates - CRI 212 (XP Investimentos)	195,850	
Total	254,092	61,761

14. Debentures

		Consolidated					
	12/31/2019	Funding	Interest	Amortization	6/30/2020		
Single series (a)			-		-		
Single series (b)	231,490	-	6,266	(6,266)	231,490		
Series 1 (c)	57,405	-	1,583	(6,976)	52,012		
Series 2 (c)	30,844	-	319	(5,800)	25,363		
Series 1 (d)	147,496	-	4,986	(4,986)	147,496		
Series 2 (d)	36,874	-	948	(5,393)	32,429		
Total	504,109	-	14,102	(29,421)	488,790		
Current	30,503				29,884		
Noncurrent	473,606	-	-	-	458,906		
Total	504,109	-	-	-	488,790		

	Consolidated					
	12/31/2018	Funding	Interest	Amortization	6/30/2019	
Single series (a)	35,258	<u> </u>	2,268	(7,470)	30,056	
Series 1 (c)	62,271		3,156	(5,300)	60,127	
Series 2 (c)	33,458		1,427	(6,427)	28,458	
Series 1 (d)	160,000	-	6,066	(6,066)	160,000	
Series 2 (d)	40,000	-	1,793	(2,534)	39,259	
Total	330,987	-	14,710	(27,797)	317,900	
Current	37,264				37,011	
Noncurrent	293,723	-	-	-	280,889	
Total	330,987	-	-	-	317,900	

- (a) On December 20, 2014 Mateus Supermercados issued a single series of ordinary registered nonconvertible debentures amounting to R\$ 60,000 and R\$ 100 per debenture, maturing on December 20, 2021 and yielding 100% of the DI rate, plus 2.3% p.a. The debentures are waived from the requirement to register for distribution at the Brazilian Securities Commission (CVM) established by Article 19 (main section) of Law 6.385 enacted December 7, 1976 and subsequent amendments thereto, pursuant to Article 6 of CVM Instruction 476/2009, as this is a public offering with restricted distribution efforts;
- (b) On November 12, 2019 Mateus Supermercados issued a single series of ordinary registered debentures nonconvertible into company shares or shares of other companies or securities of any nature amounting to R\$ 230,000 and R\$ 1000 per debenture, maturing on November 12, 2026 and yielding 100% of the DI rate, plus 2.00% p.a. The debentures are waived from the requirement to register for distribution at the Brazilian Securities Commission CVM established by Article 19 (main section) of Law 6.385 enacted December 7, 1976 and subsequent amendments thereto, pursuant to Article 6 of CVM Instruction 476/2009, as this is a public offering with restricted distribution efforts;
- (c) On January 10, 2017 Armazém Mateus issued two series of ordinary registered nonconvertible debentures, with series 1 amounting to R\$ 60,000, and series 2 to R\$ 40,000 and R\$ 1 per debenture maturing on January 10, 2025 and January 10, 2022 respectively. The Series 1 debentures yield the change in the 100% DI rate plus 3.30% p.a. The Series 2 debentures yield the change in the 100% DI rate plus 3.10% p.a. Both issuances are waived from the requirement to register for distribution at the Brazilian Securities Commission CVM established by Article 19 (main section) of Law 6.385 enacted December 7, 1976 and subsequent amendments thereto, pursuant to Article 6 of CVM Instruction 476/2009, as this is a public offering with restricted distribution efforts;
- (d) On November 14, 2018 Armazém Mateus issued two series of ordinary registered nonconvertible debentures, with series 1 amounting to R\$ 160,000, and series 2 to R\$ 40,000 and R\$ 1 per debenture maturing on November 14, 2026 and November 14, 2023 respectively. The Series 1 debentures yield the change in the 100% DI rate plus 2.35% p.a. The Series 2 debentures yield the change in the 100% DI rate plus 2.18% p.a. Both issuances are waived from the requirement to register for distribution at the Brazilian Securities Commission CVM established by Article 19 (main section) of Law 6.385 enacted December 7, 1976 and subsequent amendments thereto, pursuant to Article 6 of CVM Instruction 476/2009, as this is a public offering with restricted distribution efforts.

See below the general terms of the subsidiaries' debentures:

Series	Number in circulation	Compensation	Payment of interest
Single			
series	6,000	100% DI + 2.30%	Quarterly through August 2015 and quarterly through maturity
Single			Quarterly through November 2021 and monthly through
series	230,000	100% DI + 2.00%	maturity
			Quarterly through January 2019 and quarterly through
Series 1	60,000	100% DI + 3.30%	maturity
			Quarterly through January 2018 and quarterly through
Series 2	40,000	100% DI + 3.10%	maturity
Series 1	160,000	100% DI + 2.35%	Quarterly through August 2020 and monthly through maturity
Series 2	40,000	100% DI + 2.18%	Quarterly through May 2019 and monthly through maturity

Guarantees for the first and second issuances

Statutory assignment contract between Armazém Mateus, the trustee, and Banco Bradesco S.A., as the lead bank, in accordance with the provisions of article 66-B, of Law 4.728/65, as reworded by article 55 of Law 10.931/04.

Covenants

Under the financing contract, the subsidiaries Armazém Mateus and Mateus Supermercados undertake to perform the following covenants under pain of early maturity of the debt:

- Annual calculation within the debt amortization period of the net debt over "Earnings Before Interest, Taxes, Depreciation and Amortization - EBITDA", which should remain within the limit of 2 to 2.5%;
- **b)** Other contractual terms such as using the funds in the distribution center and supplying it with inventory, amongst others.

As of June 30, 2020 and December 31, 2019 the subsidiaries were in compliance with the applicable covenants.

Maturity of long-term payments

At June 30, 2020 and December 31, 2019, the long-term installments mature as follows:

	Consolio	Consolidated		
	6/30/2020	12/31/2019		
2021	49,590	64,292		
2022	94,056	94,056		
2023	90,815	90,815		
2024	82,667	82,667		
2025	75,167	75,165		
2026 onwards	66,611	66,611		
Total	458,906	473,606		

15. Labor obligations

	Consoli	Consolidated		
	6/30/2020	12/31/2019		
Payroll payable	40,084	37,977		
Provision for vacations	73,881	68,094		
Provision for 13 th month salary	27,562	-		
Severances payable	321	284		
Trade Union Fees	104	174		
INSS payable	43,287	13,714		
Income Tax Withheld at Source (IRRF)	1,334	2,439		
Government Severance Indemnity Fund (FGTS)	14,142	4,422		
Total	200,715	127,104		

16. Tax liabilities

	Consolidated		
	6/30/2020	12/31/2019	
Value-Added Tax on Goods and Services (ICMS)	52,146	46,821	
PIS and Cofins withheld at source	345	365	
PIS and Cofins payable	33,500	2,843	
Corporate Income Tax (IRPJ)	5,125	6,118	
Social Contribution on Net Income (CSLL)	1,875	2,237	
Other	1,408	1,407	
Services tax (ISS)	308	276	
Total	94,707	60,067	

17. Lease liability

The lease liability will be amortized over the total time of the lease agreement signed by the Company and the lessor, for the term of 15 years.

The change in leases payable was as follows:

	% - weighted average amort rate p.a	Balance at 1/1/2019 Consolidated	Additions	Write-offs	Balance at 12/31/2019 Consolidated	Additions	Write-offs	Balance at 6/30/2020 Consolidated
Cost								
Lease liability	-	421,858	319,145	(82,763)	658,240	221,317	(63,000)	816,557
(-) Unappropriated interest	43.54	(153,195)	(134,761)	19,966	(267,990)	(104,944)	17,401	(355,533)
Total		268,663	184,384	(62,797)	390,250	116,373	(45,599)	461,024
Current		53,810			64,392	-	-	78,374
Noncurrent		214,853			325,858	-	-	382,650

The amounts classified in noncurrent liabilities break down as follows by year of maturity:

Year of maturity	Consolidated
	6/30/2020
2021	59,951
2022	40,695
2023	38,162
2024	35,441
2025 onwards	295,944
Embedded interest	(87,543)
Total	382,650

The indication of the potential right to recoverable Pis and Cofins not measured of the lease cash flows is shown below:

	Nominal	Adjusted to present value	
Cash flow	Consolidated	Consolidated	
Lease consideration	636,598	453,048	
Potential PIS/Cofins (9.25%)	58,885	41,907	

The inflationary effects in the comparison period against the real flow, using the IGP-M rate estimated by FGV for 2020 of 4.3%, are as follows:

Right-of-use assets		Lease Liabilities	
	Consolidated		Consolidated
Real flow	6/30/2020	Real flow	6/30/2020
Right-of-use	571,367	Lease liability	816,557
Depreciation	(106,941)	Finance cost	(355,533)
	464,426		461,024
	Consolidated		Consolidated
Inflation-restated flow	6/30/2020	Inflation-restated flow	6/30/2020
Right-of-use	595,936	Lease liability	851,669
Depreciation	-111,539	Finance cost	-370,821
	484,396		480,848

Assets which were not subject to the requisites of items 22 to 49 of CPC 06 (R2) – Leases, which are short-term or low-value leases, impacted profit as follows:

	Consol	dated
	1/1/2020 to 	1/1/2020 to 12/31/2019
Property rental	(38,601)	(52,295)
	(38,601)	(52,295)

18. Payment of taxes in installments

	Consolidated		
	6/30/2020	12/31/2019	
ICMS financing (a)	1,382	1,332	
Refis financing (b)	3,004	3,179	
Federal tax financing (c)	1,537	326	
IRPJ financing (d)	-	1,046	
Total	5,923	5,883	
Current	1,406	1,269	
Noncurrent	4,517	4,614	
Total	5,923	5,883	

		6/30/2020			12/31/2019		
		Fines and			Fines and		
	Value of principal	interest	Total	Value of principal	interest	Total	
Current							
ICMS financing (a)	494	161	655	446	145	591	
Refis financing (b)	345	183	528	333	174	507	
Federal tax financing (c)	173	50	223	39	12	51	
IRPJ financing (d)	-	-	-	96	24	120	
Total current	1,012	394	1,406	914	355	1,269	
Noncurrent							
ICMS financing (a)	543	184	727	553	188	741	
Refis financing (b)	1,574	902	2,476	1,716	956	2,672	
Federal tax financing (c)	992	322	1,314	210	65	275	
IRPJ financing (d)	-	-	-	695	231	926	
Total noncurrent	3,109	1,408	4,517	3,174	1,440	4,614	

(a) 07 ICMS financing programs were entered by June 30, 2020, over 24, 36, 48 and 60 installments, maturing in 2021, 2023, 2024 and 2025. ICMS financing programs were entered in 2019, over 36, 48 and 60 installments, maturing in 2022, 2023 and 2024 respectively. In 2018 ICMS taxes were financed over 48 installments, with final payment in August 2022.

(b) In 2014, Mateus Supermercados entered the Refis tax financing program introduced by Law 12.996, enacted June 18, 2014, mature in February 2032 and consisting of 175 installments.

(c) In 2017 federal taxes were financed over 120 installments, with final payment in April 2027.

(d) In 2011 IRPJ taxes were financed over 180 installments, with final payment in August 2030.

There were no guarantees or attachment of assets related to the tax financing carried out by the Company and its subsidiaries.

The long-term maturities break down as follows:

	Consoli	Consolidated		
	6/30/2020	12/31/2019		
2021	742	758		
2022	719	734		
2023	423	433		
2024	387	395		
2025	387	395		
2026 onwards	1,859	1,899		
Total	4,517	4,614		

19. Related-party transactions

	Consolidated	
	6/30/2020	12/31/2019
Non-current assets		
Tocantins Participações e Empreendimentos Ltda. (c)	42,891	62,908
Armazém Mateus	3	-
Mateus Eletrônica Ltda. (d)	3,885	3,988
Posterus Supermercados Ltda.	-	5,928
It Happens Ltda. (a)	1,627	1,827
Total	48,406	74,651
Non-current liabilities		
Mateus Locações e Empreendimentos Ltda. (e)	56,578	78,578
Rio Balsas Participações e Empreendimentos Ltda	-	8,122
Industria de Pães e Massas	6	-
Indústrias Blanco Ltda (h)	10,504	-
Invicta Produtos Farmacêuticos Ltda. (f)	14,444	19,185
Tocantins Participações e Empreendimentos Ltda. (g)	4,946	216
Mateus Supermercados Ltda.	1	-
Posterus Supermercados Ltda. (b)	-	263
Total	86,479	106,364
Lease liabilities		
Tocantins Participações e Empreendimentos Ltda. (h)	461,024	390,250
Rent expenses		
Rio Balsas Participações e Empreendimentos Ltda.		29,388
Finance lease expenses		
Tocantins Participações e Empreendimentos Ltda.	14,561	19,510

(a) It Happens Ltda.

The balance consists of outstanding invoices for the provision of services by It Happens Ltda. that do not incur interest. This balance matures contractually in 2020.

(b) Posterus Supermercados Ltda.

The balance consists of invoices issued by Posterus Supermercados Ltda. that do not incur interest. This balance matures contractually in 2020.

(c) Tocantins Participações e Empreendimentos Ltda.

The balance consists of receivables of Armazém Mateus S.A. that do not incur interest. This balance matures contractually in 2020.

(d) Mateus Eletrônica Ltda.

The balance consists of Supermercado receivables on sales made to Mateus Eletrônica Ltda. that do not incur interest. This balance matures contractually in 2020.

(e) Mateus Locações e Empreendimentos Ltda.

Armazém handles its own logistics and distribution using vehicles rented from Mateus Locações. The company stopped renting vehicles in 2013. This balance matures contractually in 2020.

(f) Invicta Produtos Farmacêuticos Ltda.

The balance consists of R\$ 14,444 with Armazém Mateus S.A., primarily for diaper supplies. This balance matures contractually in 2020.

(g) Tocantins Participações e Empreendimentos Ltda.

The balance of R\$ 4,946 denotes the rental of properties rented by Tocantins Part. e Empreendimentos Ltda. to Mateus Supermercados S.A. to carry out its operations under the rental contract. This balance matures contractually in 2020. No interest is charged. The amount recorded as a lease liability is also a balance payable to Tocantins. For further information see Note 18.

(h) Indústria Blanco Ltda.

The balance consists of R\$ 10,504 for the sale of goods to Armazém Mateus and Mateus Supermercados.

Compensation of key management personnel of the Company and its subsidiaries

The group has no Board of Directors and there are therefore no amounts to be presented. The table below shows the D&O compensation paid:

	6/30/2020	12/31/2019
Short-term D&O compensation	143	404
Total	143	404

20. Provision for risks

The Company and its subsidiaries are party to judicial and administrative proceedings in courts and government agencies, arising from the normal course of operations, involving tax, civil and labor issues. Based on information from its legal advisers, an analysis of the pending legal proceedings, and previous experience with regards to amounts claimed for tax claims, Management recorded a provision at June 30, 2020 and December 31, 2019 in an amount considered sufficient to cover the estimated probable losses.

a) The provision for risks classified as probable losses is as follows:

Consolidated		
6/30/2020	12/31/2019	
15,155	15,088	
15,155	15,088	
	6/30/2020 15,155	

See below the change in provisions:

	Labor	Тах	Civil	Total
Balances at December 31, 2018	2,057	485	380	2,922
Change	9,347	1,958	861	12,166
Balances at December 31, 2019	11,404	2,443	1,241	15,088
Change	67	-	-	67
Balances at June 30, 2020	11,471	2,443	1,241	15,155

The Company and its subsidiaries are also party to a number of judicial labor and civil proceedings arising out of the normal course of operations, which the legal advisors have rated as possible and remote defeats. As of June 30, 2020 the proceedings rated as a possible defeat and not therefore provisioned for amount to R\$ 10,233 (R\$ 7,176 as of December 31, 2019).

The Mateus Group companies are party to a number of administrative and tax proceedings resulting from complaints and assessment notices resulting from tax audits. The main proceedings to which Mateus Group companies are party are as follows:

Labor

Mateus Group companies are primarily party to proceedings relating to labor claims filed through administrative proceedings brought by former employees, government agencies, outsourced employees etc. Most of the cases address working hours, work-related accidents and claims regarding compliance with the labor legislation.

Civil

Mateus Group is party to proceedings originating from disputes taking place inside stores resulting in material or moral damages for customers.

• Tax claims

Mateus Group is continually party to tax audits resulting in assessment notices for discrepancies and information submitted to the government agencies responsible.

Judicial deposits - noncurrent assets

The Company and its subsidiaries have judicial deposits relating to tax, labor and civil provisions, which break down as follows:

	Consolie	Consolidated		
	6/30/2020	12/31/2019		
Labor and civil proceedings	13,300	11,912		
Total	13,300	11,912		

21. Equity

a) Share capital

The paid-in share capital as of June 30, 2020 is R\$ 1,863,829, consisting of 1,863,829,195 registered shares worth R\$ 1,00 each (R\$ 911,201 as of December 31, 2019 consisting of 911,201,000 registered shares worth R\$ 1,00 each).

	6/30/2020 Shares	%	12/31/2019 Shares	%
Ilson Mateus Rodrigues	983,148,486	52.75	464,712,510	51.00
Maria Barros Pinheiro	717,485,181	38.49	363,751,440	39.92
Ilson Mateus Rodrigues Junior	81,597,764	4.38	41,368,525	4.54
Denílson Pinheiro Rodrigues	81,597,764	4.38	41,368,525	4.54
Total	1,863,829,195	100	911,201,000	100

b) Calculating dividends and allocating profit

6/30/2020 12/31/2019

Net income for the period/year	297,176	337,601
(-) Formation of legal reserve (5%)	(14,859)	(16,880)
Net income for the period/year after making the legal reserve	282,317	320,721
Minimum mandatory dividend (25%)	70,579	80,180

At the meeting held March 18, 2020 the shareholders mutually agreed not to pay out the minimum mandatory dividends, instead using them to improve and expand Mateus Group's economic activities.

The bylaws of Armazém Mateus S.A. and Mateus Supermercados S.A. require that 5% of the net income for the year be allocated to the legal reserve, which shall not exceed 20% of the share capital, as determined by Law 6.404/76. The net income for the financial year shall therefore be distributed amongst the shareholders as follows:

- (i) 25% to the payment of dividends to the shareholders, adjusted in accordance with Law 6.404/76;
- (ii) The remaining balance shall be allocated as established by the General Meeting.

c) Advance for future capital increase and capital subscription

On December 31, 2018 the shareholder Ilson Mateus made the following advances for future capital increases:

- Advance for future capital increase of the Company on January 24, 2018, via the assignment of rights over the shares held by the shareholder Ilson Mateus in Indústria de Pães e Massas Mateus Ltda., in the amount of R\$ 33,800, which reflects the carrying amounts of equity in this investee at the transaction date, as the operation took place between related parties comprising the same economic group and under joint control. For further information see Note 11 Investments;
- Advance for future capital increase of the subsidiary Armazém Mateus S.A., on March 31, 2018, in the amount of R\$ 58,355, in cash, to be paid into the share capital at the next Annual General Meeting.

On December 31, 2019 the shareholder Ilson Mateus made the following advances for future capital increases:

i) Advance for future capital increase of the Company on June 13, 2019, via the assignment of rights over the shares held by the shareholder IIson Mateus in Indústria Blanco Ltda., in the amount of R\$ 10,256, which reflects the carrying amounts of equity in this investee at the transaction date, as the operation took place between related parties comprising the same economic group and under joint control. Indústria Blanco Ltda. was founded on June 13, 2019, receiving a capital contribution in cash from the shareholder IIson Mateus in the amount of R\$ 10,256.

On June 30, 2020 the shareholder Ilson Mateus made the following advances for future capital increases:

- i) Advance for future capital increase of the Company on June 30, 2020, via the assignment of rights over the shares held by the shareholder Ilson Mateus in Posterus Supermercados Ltda., in the amount of R\$ 66,105, which reflects the carrying amounts of equity in this investee at the transaction date, as the operation took place between related parties comprising the same economic group and under joint control. Posterus Supermercados Ltda. was founded on June 30, 2017.
- ii) Advance for future capital increase of the Company on June 30, 2020, via the assignment of rights over the shares held by the shareholder Ilson Mateus in Rio Balsas Participações e Empreendimentos Ltda., in the amount of R\$ 10,834, which reflects the carrying amounts of equity in this investee at the transaction date, as the operation took place between related parties comprising the same economic group and under joint control. Rio Balsas Participações e Empreendimentos Ltda. was founded on July 09, 2007.
- iii) By way of its 1st bylaws amendment, on June 30, 2020 the company Indústria Blanco Ltda was no longer a subsidiary of Grupo Mateus S.A, with the reversal of the AFAC (Advance for future capital increase) of R\$ 10,256 which reflects the carrying amount of the parent company's equity.

22. Income and social contribution taxes

a) Breakdown of the deferred income and social contribution taxes

As of June 30, 2020 the Company did not have any net deferred tax assets (R\$ 0 as of December 31, 2019), calculated on non-deductible temporary differences at the combined rate of 34%. The Company opted not to write off the deferred tax asset it was entitled to as there was no prospect of making taxable earnings.

6/30/2020 12/31/2019

Allowance for loan losses	30,515	22,877
Provisions for nonrealization of inventories	5,263	4,670
Provision for civil, labor and tax contingencies	15,155	15,088
Total	50,933	42,635
Income and social contribution taxes on the temporary fiscal difference (34%)	17,317	14,496
(-) Valuation allowance	(17,317)	(14,496)

Total deferred IR and CSSL recorded -

The Company's subsidiaries Armazém Mateus and Mateus Supermercados have qualified for tax incentives in their operations, where these incentives are being excluded from income and social contribution taxes in the respective financial years these incentives are recognized in. In line with supplementary law 160 enacted August 07, 2017, all tax incentives and benefits are now classified as investment subsidies, and taxation thereof is deferred until these amounts have been distributed to the Company's shareholders. For further information see Note 26.

At the subsidiaries Armazém Mateus and Supermercados Mateus these incentives generated profits of R\$ 2,655,295 in the period 2013 to June 30, 2020. Distributing these amounts would generate income and social contribution taxes payable of approximately R\$ 902,800. The Company does not expect to pay out these amounts and no deferred income tax liability was therefore recognized in its financial statements.

As of December 31, 2019 the subsidiary Armazém Mateus has a tax loss and negative basis of social contribution of R\$ 937,441, on which Management opted not to record deferred income and social contribution taxes as there was no prospect of recording sufficient future taxable earnings to realize the asset, because the tax subsidy was greater than past taxable earnings.

b) Reconciliation of the income and social contribution tax expenses

The income tax and social contribution amounts presented in profit or loss are reconciled to their standard rates as follows:

	6/30/2020	6/30/2019
Profit before income and social contribution taxes	297,176	164,848
Income and social contribution taxes at the rate of 34%	(101,040)	(56,048)
Temporary and permanent differences:		
Permanent additions	-	-
Tax subsidy	101,040	56,048
Other permanent additions and exclusions	-	-
Deferred IR and CS not recorded on differences	-	-
Tax losses not made	-	-
(-) Write-off/addition of deferred IR and CSLL	-	-
Total IR and CSLL on profit	-	-
Current income and social contribution tax	_	-
Deferred income and social contribution taxes	-	-
Total income tax and social contribution revenue	-	-

23. Net sales revenue

	Consol	Consolidated		
	6/30/2020	6/30/2019		
Resale goods	6,148,162	4,806,867		
Services rendered	9,968	6,832		
(-) Deductions from revenue:				
ICMS	(541,503)	(400,545)		
Cofins	(313,108)	(243,272)		
PIS	(67,679)	(52,684)		
ISS	(676)	(383)		
Returns and bonuses	(111,123)	(76,310)		
Total	5,124,041	4,040,505		

Sales taxes primarily consist of ICMS (rate of 0% to 30%), PIS (rate of 0% to 1.65%) and Cofins (rate of 0% to 7.6%).

24. Expenses by nature

Cost of goods sold

The costs of goods sold consists of the cost of acquisitions net of discounts and commercial agreements received from suppliers, inventory changes and logistics costs.

The Commercial Agreement received from suppliers is measured based on the contracts and agreements between the parties. The costs of sales includes the cost of logistical operations administered or outsourced by the Company and its subsidiaries, consisting of storage, handling and freight costs incurred until the goods have been made available for sale. The transportation costs are included in the acquisition costs.

Sales expenses

Sales expenses consist of all expenses incurred by stores, such as wages, marketing, rental, maintenance, credit card administrator expenses etc. Marketing expenses consist of advertising campaigns for each segment Mateus Group operates in.

The main means of communication used by Mateus Group are: radio, television, newspapers and magazines, and the commercial agreement amounts are recognized in profit or loss for the year upon realization.

General and administrative expenses

General and administrative expenses consist of indirect expenses and the cost of corporate units, including purchases and supplies, information technology and financial activities.

	Consoli	dated
	6/30/2020	6/30/2019
Resale cost	(4,044,540)	(3,256,042)
Bonuses and proceeds	217,967	223,357
Personnel expenses	(462,173)	(372,906)
Labor claim settlements	(533)	(1,393)
Depreciation and amortization	(53,582)	(45,933)
Lease depreciation	(45,702)	(28,585)
Water, electricity and telephone	(47,507)	(3,442)
Freight and transportation	(61,920)	(40,809)
Consumables	(33,702)	(31,798)
Services rendered	(69,020)	(61,402)
Taxes	(4,673)	(5,295)
Insurance	(3,689)	(716)
Travel and training	(15,936)	(29,728)
Rent and maintenance charges	(40,472)	(83,293)
Maintenance	(15,887)	(20,401)
Advertising and marketing	(8,347)	(9,545)
General expenses	(55,104)	(48,822)
Total	(4,744,820)	(3,816,753)
Cost of services provided and goods sold	(3,826,573)	(3,032,685)
General, administrative and selling expenses	(918,247)	(784,068)
Total	(4,744,820)	(3,816,753)

25. Finance income

	Consolidated	
	6/30/2020	6/30/2019
Finance revenue		
Interest on payables received	15,862	17,520
Negative goodwill on tax credit rights	-	15,011
Interest on short-term investments	972	2,400
Exchange variance		2,834
Financial discounts obtained	2,140	1,675
Other financial revenue	16,436	6,604
Total financial revenue	35,410	46,044
Tax on Financial Transactions (IOF)	(2)	(146)
Finance costs		
Interest of loans, financing and debentures	(31,413)	(31,950)
Interest paid	(3,276)	(3,929)
Financing interest	(105)	(288)
Finance lease expenses	(17,401)	(10,787)
Bank expenses	(15,650)	(7,701)
Financial loss	(1,415)	(6,643)
Monetary variance losses	(6,814)	-
Other financial expenses	(5)	
Credit card percentage	(37,666)	(29,738)
Discounts awarded	(3,464)	(8,625)
Total financial expenses	(117,211)	(99,807)
Total financial income	(81,801)	(53,763)

26. Government grants

The subsidiary Armazém Mateus S.A. benefited from the Special Arrangement Agreement - ICMS under decree 19.714/2014 issued by Sefaz - MA.

The benefit consists of using the presumed credit on the reduction of the ICMS calculation base, which results in 2% of the full amount of tax owed to Maranhão state in internal and interstate sales operations.

In the period ended June 30, 2020 the subsidiary was entitled to state subsidies of R 316,526 (December 31, 2019: R 448,167).

Government grants shall be recognized in profit or loss on a systematic basis over the period in which the entity recognizes as expenses the related costs for which the grants are intended to compensate, providing the conditions of CPC 07 are met. A government grant may not be credited directly to shareholders' equity.

Arguments in support of the income approach are as follows:

- (a) Because government grants are receipts from a source other than shareholders, they should not be recognized directly in equity but should be recognized in profit or loss in appropriate periods.
- (b) Government grants are rarely gratuitous. The entity earns them through compliance with their conditions and meeting the envisaged obligations. They should therefore be recognized in profit or loss over the periods in which the entity recognizes as expenses the related costs for which the grant is intended to compensate.

(c) As is the case for tax which are expensed in profit or loss, it is logical to record government grants, which are an extension of fiscal policies, as revenue in profit or loss.

27. Financial instruments

a) Policies and categories of financial instruments

The Company understands that financial instruments recognized in the financial statements at carrying amount are substantially similar to those that would be obtained if they were traded in the market, and Management understands that the amounts recorded approximate fair value. The assets and liabilities presented in this note were selected because of their materiality.

Management considered that the likeliest scenario at the maturity of each operation was the B3 market curves (currency and interest). The probable scenario (i) therefore has no impact on the fair value of the financial instruments. For the sole purpose of the sensitivity analysis, scenarios (ii) and (iii) factored in a deterioration of 25% and 50% respectively in the financial instruments' risk variables, in accordance with the rules published by the CVM, for a time frame of up to one year.

The Company disclosed the net exposure of derivative financial instruments, the corresponding financial instruments and certain financial instruments in the sensitivity analysis table below, for each of these scenarios.

The Company's main financial instruments have been classified as follows:

	6/30/2020	12/31/2019
Financial assets at amortized cost		
Cash and cash equivalents	944,126	398,263
Accounts receivable	964,031	817,536
Related-party transactions	48,406	74,651
Short-term investments	14,603	14,608
Total	1,971,166	1,305,058
Total Financial liabilities carried at amortized cost	1,971,166	1,305,058
	1,971,166 712,763	1,305,058 396,104
Financial liabilities carried at amortized cost		
Financial liabilities carried at amortized cost Borrowings and financing	712,763	396,104
Financial liabilities carried at amortized cost Borrowings and financing Debentures	712,763 488,790	396,104 504,109

b) Financial risk factors

The Company's activities expose it to financial and regulatory risks. The Company's risk management policy considers the unpredictability of the financial markets and seeks to mitigate the potential adverse effects on the Company's financial performance. In the period ended June 30, 2020 the Company did not enter into contracts that could be considered derivative instruments.

Risk management is carried out by the Company's treasury, according to policies approved by the executive board. The Company's financial sector detects, assesses and hedges the Company against any financial risks. The Executive Board lays down principles for global risk management and for the specific practices.

i) Market risk

This risk stems from the possibility of the Company suffering losses due to variations to the interest rates, which increase financial expenses on loans and financing obtained in the market.

ii) Credit risk

The risk arises from the possibility of the Company incurring losses as a result of the assets chosen to comprise its investment portfolio, the financial capacity of counterparties in derivatives contracts and difficulties to receive proceeds from sales and nonperformance of obligations to deliver goods or services paid through advances to suppliers.

Credit risk arises from cash and cash equivalents, deposits at banks and other financial institutions, as well as credit exposures, including outstanding receivables.

iii) Risk of early maturity of loans and financing

Risk posed by nonperformance of covenants in the Company's debenture agreement, which are mentioned in Note 14.

iv) Liquidity risk

Liquidity risk is the risk that the Company may not have sufficient cash resources available to settle its obligations due to realization / settlement terms of rights and obligations. Future receipt and payment premises are established to administrate cash liquidity, which are directly monitored by the Treasury Department. The table below presents an analysis of the Company's financial liabilities by age range, for the remaining period in the statement of financial position until the contractual maturity date. The amounts shown in the table are the non-discounted cash flows contracted.

	Less than one year	Between one and two years	Between three and five years	Over five years
At June 30, 2020				
Borrowings and financing	196,125	271,218	222,410	23,010
Debentures	29,884	143,646	248,649	66,611
Trade payables	694,082	-	-	-
Related-party transactions	-	86,479		
At December 31, 2019				
Borrowings and financing	159,759	147,150	75,841	13,354
Debentures	30,503	158,348	248,649	66,609
Trade payables	549,924	-		-
Related-party transactions	_	106,364	<u> </u>	-

c) Capital management

The Company manages its capital with a view to safeguarding its future as a going concern and to yield returns for shareholders and benefits for other stakeholders, in addition to maintaining an ideal capital structure, which can further optimize cost.

In order to maintain or adjust the Company's capital structure, Management can, or propose to, in cases where shareholder approval is required, revise the dividend payment policy, return capital to shareholders or even issue new shares or sell assets to reduce debt levels, for example.

i) Debt index

In line with other companies in the sector, the Company monitors capital based on the financial leverage index. This index denotes the net debt stated as a percentage of total capital. Net debt, in turn, corresponds to total loans (including short- and long-term loans, as demonstrated in the balance sheet), less cash and cash equivalents and short-term investments. Total capital is calculated by adding the shareholders' equity, as demonstrated in the consolidated statement of financial position, to net debt.

The debt ratio at the end of the period ended June 30, 2020 and financial year ended December 31, 2019 is as follows:

6/30/2020		12/31/2019	
Debt	1,201,553	900,213	
Cash and cash equivalents	(944,126)	(398,263)	
Securities	(14,603)	(14,608)	
Net debt	242,824	487,342	
Equity	2,316,159	1,949,287	
Net debt index	0.10	0.25	

d) Interest rate risk

i) Sensitivity analysis for interest rate exposure

The interest rate risk is the risk that the fair value of the future cash flows of a financial investment fluctuates due to changes in market interest rates. The Company is exposed to interest rates on its short-term investments, cash and cash equivalents and securities denominated in the CDI rate and loans and financing denominated in the TJLP rate. Sensitivity analyses were conducted in relation to possible changes in these interest rates.

At the end of the reported period, Management estimated scenarios of changes in the CDI and TJLP rates. The current scenario used the rates in force at the end of the reported period and the probable scenarios used rates according to market expectations.

These rates were subject to an increase and decrease of 25% and 50%, and served as a parameter for the sensitivity tests of adverse scenarios, as shown below.

Projected simulation of the CDI and TJLP rates, as shown below:

	Current scenario	Scenario I (- 50%)	Scenario II (- 25%)	Probable scenario	Scenario III (+25%)	Scenario IV (+50%)
Balance of short-term investments (cash						
equivalents)	716,574	722,952	726,176	729,329	732,554	735,707
Average rate (% of CDI)	-	100%	100%	100%	100%	100%
Projected CDI	-	0.89%	1.34%	1.78%	2.23%	2.67%
Balance of short-term investments	14,603	14,733	14,799	14,863	14,929	14,993
Average rate (% of CDI)	-	100%	100%	100%	100%	100%
Projected CDI	-	0.89%	1.34%	1.78%	2.23%	2.67%
Balance of financing for investment in machinery						
and equipment - FINAME (BNDES)	93,957	102,141	103,287	104,443	105,598	106,754
Interest on financing (TJLP + 6.25%)		8.71%	9.93%	11.16%	12.39%	13.62%
Projected TJLP	-	2.46%	3.68%	4.91%	6.14%	7.37%
Balance of working capital loans	546,441	642,396	649,063	655,784	662,505	669,226
Interest on loans (TJLP + 15.10%)	-	17.56%	18.78%	20.01%	21.24%	22.47%
Projected TJLP		2.46%	3.68%	4.91%	6.14%	7.37%
Leasing balance	72,365	75,166	76,048	76,938	77,829	78,719
Interest on leasing (TJLP + 1.41%)	-	3.87%	5.09%	6.32%	7.55%	8.78%
Projected TJLP	-	2.46%	3.68%	4.91%	6.14%	7.37%
Balance of debentures	488,790	510,932	516,895	522,908	528,920	534,932
Interest on debentures (TJLP + 2.07%)		4.53%	5.75%	6.98%	8.21%	9.44%
Projected TJLP		2.46%	3.68%	4.91%	6.14%	7.37%

ii) Fair value hierarchy of financial instruments

The fair value hierarchy levels 1 to 3 were based on the degree to which the fair value is observable:

- Level 1 fair value measurements are those resulting from quoted prices (unadjusted) in active markets for identical assets or liabilities;
- Level 2 fair value measurements are obtained from inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly (as prices) or indirectly (derived from prices), and
- Level 3 fair value measurements are inputs obtained through appraisal techniques that include information about the asset or liability that is not based on observable market data (unobservable information).

The carrying amounts as of June 30, 2020 of the financial instruments for the Company's assets and liabilities approximate their market values and have been duly presented. The effects of gains and losses are recognized in profit or loss as they are measured and incurred. The financial instruments presented in these financial statements were classified as level 3 in the fair value hierarchy.

The Company does not invest in financial derivatives.

28. Earnings (loss) per share

a) Accounting policy

The Company has two methods for calculating earnings per share: (i) basic earnings (loss); and (ii) diluted earnings (loss). Basic earnings (loss) per share is calculated based on the weighted average number of shares in the free float in the year, except for shares issued to pay dividends and treasury stock.

Diluted earnings (loss) takes into account the weighted average number of shares in the free float in the year, shareholder interests in future years, such as stock options which if exercised by their holders would increase the number of the Company's common and/or preferred shares, diminishing the profits per share.

b) Table of earnings per share

The table below presents the net profit (loss) determined for shareholders and the weighted average of shares in the free float used to calculate the basic and diluted profit (loss) per share, excluding shares bought by the Company and held as treasury stock in each year presented.

To calculate net earnings per share we use the current composition of common shares for the comparative period, as required by CPC 41 - Earnings per Share, maintaining the basic and diluted denominator in comparative bases.

	6/30/2020	6/30/2019
Net income attributable to Company shareholders	297,153	167,014
Weighted average number of common shares (free float)	1,863,829	911,201
Basic net income per share - R\$	0.16	0.18

29. Insurance

The Company and its subsidiaries have a risk management program in order to detect risks and seek insurance coverage consistent with its size and operations. The related parties Armazém Mateus and Mateus Supermercados have taken out insurance policies in amounts below considered sufficient to cover claims determined based on the nature of our business, the risks involved in our operations and the advice of our insurance advisors.

Type of insurance	Insured amount	Award	Term
Operational risk	841,711	4,112	December 02, 2022

30. Transactions not affecting cash

	6/30/2020	12/31/2019
Initial recognition - right-of-use assets	-	421,858

31. Subsequent Events

CONTRACT OF GENERAL TERMS FOR SUBMITTING COLLATERAL

On September 16, 2020 the investees Mateus Supermercado S.A and Armazém Mateus S.A. signed a contract regarding the general terms for collateral submission with the company Tocantins Participações e Empreendimentos Ltda, which regulated the terms and conditions for both parties to submit collateral, in order to perform any and all obligations (including all bonuses, interest, fines, fees, taxes, charges and other expenses) undertaken by the parties to the creditors ("Secured Obligations"). It is hereby agreed that the parties undertake to determine the total outstanding balance of the Obligations Secured by each Party and any difference determined will incur a fee at the rate of 1% (one percent) per annum, as consideration for the secured obligations. The fee should be reviewed annually and adjusted as necessary to reflect the rates usually used by the market for this type of operation. The fee is due until the Secured Obligations have not been fully settled or as long as the Guarantor Party is still a guarantor of the respective Secured Obligations.

32. Authorization to issue the financial statements

Authorization for the issuance of these financial statements was given by the Company's Executive Board on September 17, 2020.

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