

QUARTERLY INFORMATION 1Q2020

LUPATECH S.A. – IN JUDICIAL RECOVERY
CNPJ/MF nº 89.463.822/0001-12
NIRE 35.3.0045756-1
Publicly-Held Company with Authorized Capital –
New Market

Management Report

THIS IS A FREE TRANSLATION OF THE ORIGINAL TEXT IN PORTUGUESE
IN CASE OF DIVERGENCE OF INTERPRETATION, THE PORTUGUESE TEXT WILL PREVAIL

Message from the Administration

Context

As of the date of this report, the GDP performance of 1Q20 had not yet been released by IBGE, but the preliminary indicators produced by the Central Bank and FGV indicate the persistence of the stagnant economic environment or even a retraction.

In this quarter, however, Lupatech's performance detached itself from the scenario of economic stagnation. The numbers speak for themselves:

- **Net revenue growth over 70% over the same quarter last year and 50% over the previous quarter.**
- Sales were significantly more profitable, with a Gross Margin of 27%, compared to 15% in the previous quarter.
- **Positive adjusted EBITDA of the Valves business, at R \$ 680 thousand, or 5% of net revenue.**
- Growth in total Adjusted EBITDA, with a significant reduction in losses. The loss of R\$ 0.8 million represents 5% of net revenue. In 4Q19 the loss was R\$ 2.6 million or 28% of revenue. In the same quarter of the previous year, losses of R\$ 7.2 million represented 85% of revenue.

Note that in terms of Adjusted EBITDA, we are very close to the “break even” of this metric.

This superior performance was rooted in the work we have been doing both on the commercial front, with smarter and more aggressive pricing, and in improving our operations, with the relentless pursuit of better supply costs in Asia. It is the result of a virtuous cycle: more sales, more competitive costs, more sales, more competitive costs.

It must be mentioned that the company's adequate capitalization contributed to the results. Throughout 2019, and especially after 3Q19, we maintained better liquidity levels, which allowed us to dare and enjoy the results.

Ahead of this long-cultivated performance improvement, it is particularly frustrating to have to deal with the consequences of the Covid-19 pandemic, which will inevitably lead to some setback, especially in industrial businesses. On the other hand, considering the volumes for which Petrobras requested proposals in 1Q20, the Oil&Gas business can counter this setback - in the medium term and if Petrobras actually proceeds with the purchases.

As mentioned in the previous quarter's report, Petrobras bid a significant volume of valves and anchoring ropes. **During the year, the company tendered around R\$ 305 million and was able**

to achieve the best price on items equivalent to approximately R\$ 203 million. Most of the tenders refers to contracts with no purchase obligation by Petrobras. To date, the company has signed contracts in the amount of R\$ 35 million, and for other cases, the bidding procedures are ongoing.

Coronavirus (COVID-19)

It is not yet possible to measure all the financial and economic effects of the Coronavirus pandemic (COVID-19), nor the full extent of its impact on the company's activities. However, it is already possible to report important impacts observed and make prognoses, without the intention of exhausting all possibilities.

With regard to supplies, we face delays in the manufacture and transportation of imported products, but these have gradually been regularized and will not have a material impact on business. As for domestic supplies, there was an impact both in manufacturing and in the logistics of raw materials and components - but due to the assortment of existing stocks, the impact on delivery times has been mild.

As of the 2nd half of March, there was a slight reduction in the inflow of inquiries and orders from industrial valve customers, which intensified in April. Consultations fell by approximately 60%. The order backlog took a little longer to be affected and has been decreasing more gradually - this is because there is typically a gap of 1 to 3 months between issuing a quote and receiving the corresponding order.

In the businesses directed to the oil market, there was no substantial change in commercial activity that can be attributed to Covid-19. On the contrary, the period was marked by high activity by Petrobras, which has been quoting substantial values since the beginning of the year. Petrobras and some relevant customers have requested postponement of receipt of orders due to measures taken by the authorities in the locations where their deposits are located or for other logistical and financial issues.

No order cancellation movements attributable to Covid-19 have been observed so far.

The fall in the price of oil has not caused customers to request modifications of existing contracts. However, it is believed that, if the decline persists for a prolonged period, the postponement of large projects linked to the pre-salt may affect demand.

Administrative and production activities. As of March 16, the company has taken several preventive measures aimed at producing the “social distancing” recommended by the authorities. Most of the administrative employees started to work on a home-office basis, and the production teams were divided into work shifts, when possible, in order to mitigate the odds of a total interruption of activities. All conduct recommendations for removal of people with symptoms are being implemented. As the company has been working with idleness, it is likely that part of the delays resulting from the introduced inefficiencies will be mitigated, but there are manufacturing sectors that can constitute relevant bottlenecks if they have to be stopped.

From a financial perspective, with regard to inflows of funds, the company observed delays and requests for payment extensions by several customers. Transactions involving assets were postponed and may eventually be cancelled by the interested parties.

The substantial depreciation of the Real generated short-term effects, with the increase in the cost of purchasing imported inputs, to be used in the manufacturing of products already ordered at contracted prices. On the other hand, national manufactures become more competitive. In the long run, high exchange rates substantially burdens the company's liabilities.

Judicial Recovery

In spite of the fact that we are making every effort to conclude the necessary measures to survey the Judicial Recovery, the situation imposed by the Covid-19 pandemic produced imbalances in the face of the premises on which the recovery plan was based.

In the first moments of the crisis, the combination of all the effects described generated a liquidity shrinkage, in an environment where banks and other entities withdrew. Several mitigating measures have made it possible to regularize liquidity. Short- and probably medium-term business plans will be affected. In this sense, the company has been taking steps to recalibrate the conditions of its judicial reorganization plan in the face of new premises and to protect itself from unforeseen situations. On April 15, the court of the 1st bankruptcy and judicial recoveries court in São Paulo granted the company the possibility of offering creditors an amendment to the approved judicial recovery plan. Despite the company not being in default with any of its obligations arising from the current judicial reorganization plan, the same decision ruled out the possibility of bankruptcy in the event that a future default occurs during the pandemic period, until new offered terms have been appreciated by the creditors' general meeting.

In this sense, the company plans to call its creditors once again discuss the impact of the crisis and evaluate the proposed adjustment to the terms of the plan, focusing mainly on preserving short-term liquidity and re-balancing foreign currency debts.

Asset recovery and recapitalization

Our efforts to recover assets and recapitalize the company will not escape unscathed from the current pandemic, given the liquidity contraction and the cooling of oil investments. It will be fatally harder and slower to sell assets. Some advanced efforts were in fact suspended or postponed by stakeholders.

However, some other measures that we have been seeking to ensure liquidity have paid off. The company was successful in an agreement to release a balance of R\$ 1.8 million in escrow account with the acquirer of Metalúrgica Ipê. It was also possible to conclude part of the federal tax refund process for one of the subsidiaries, in the updated amount of R \$ 19 million. These resources have been able to overcome the strong initial impacts of the crisis and will contribute to the execution of the contracts that are likely to arise from ongoing tenders.

Rafael Gorenstein
Director President and of Investor Relations

Financial-Economic Performance

Net Revenue (R\$ thd)	1Q19	1Q20	4Q19	1Q20
Products	8,393	14,240	9,330	14,240
Valves	8,352	14,231	9,321	14,231
Ropes and Composites	42	9	10	9
Services	31	55	34	55
Oilfield Services	31	55	34	55
Total	8,424	14,294	9,364	14,294

For comparison purposes, as from 1Q20, we changed the composition of the Products business segment:

- Valves: encompasses the Industrial Valves and Oil and Gas Valves businesses, as well as other ancillary equipment such as filters, joints and connections, metal-mechanical components cast and/or machined for third parties in our units and downhole oil tools.
- Ropes and Composites: includes products made from advanced materials such as high-strength synthetic fibers and composites, and associated services. The main product is high resistance polyester ropes used in offshore applications, mainly deep water mooring. We also manufacture artifacts from composite materials – fiber reinforced plastic (glass, carbon, aramid fibers), mainly tubular elements.

Valves

We had an increase in sales of 70% in 1Q20 compared to 1Q19 and an increase of 53% compared to 4Q19, which reflects the resumption of the Company's volumes and the success in its growth efforts undertaken in the period.

The result of the sales would have been better had it not been for the deliveries that were postponed at the request of some customers due to difficulties imposed by the Covid-19 pandemic.

Ropes and Composites

The revenues presented result from the sale of waste and inventories, as the plants did not operate in the compared periods.

Services

The revenues that make up this segment are derived from the settlement of inventory balances, not referring to regular operations.

Order Backlog

As of March 31, 2020, the Company's order backlog and contracts with an obligation to purchase ("Order Backlog") in Brazil totaled R\$ 12.3 million. On the same date, the company had a balance in supply contracts with no purchase obligation in the amount of R\$ 8.3 million. Bids for which the respective orders have not been issued are not included in this figure.

Relevant to mention that the balance of contracts with no purchase obligation on the date of publication of this report amounted to R\$ 42.9 million.

Gross Profit and Gross Margin

Gross Profit (R\$ thd)	1Q19	1Q20	4Q19	1Q20
Products	(1,055)	3,911	1,561	3,911
Gross Margin - Products	-12.6%	27.5%	16.7%	27.5%
Services	13	(15)	(165)	(15)
Gross Margin - Services	n/a	n/a	n/a	n/a
Total	(1,041)	3,896	1,396	3,896
Gross Margin - Total	-12.4%	27.3%	14.9%	27.3%
Depreciation Products	1,611	1,455	1,491	1,455
Gross Profit without Depreciation	556	5,366	3,052	5,366
Gross Margin without Depreciation Products	7%	38%	33%	38%

*n/a - not applied

Products

When comparing 1Q20 compared to 4Q19 and 1Q19, there is an important improvement in gross margins (with and without depreciation), as a result of the company's progressive efforts to increase sales and to improve its profitability of sales,

Depreciation expense has a high weight on our margins due to the high fixed capital in a scenario of low activity level. Excluding depreciation that does not matter in disbursement of resources, the margin in 1Q20 compared to 4Q19 increased by 5% and in the 1Q20 x 1Q19 comparison, the margin increased by 31%.

Services

The service segment margins do not come from productive activities, only from the sale of remaining stocks.

Expenses

Expenses (R\$ thd)	1Q19	1Q20	4Q19	1Q20
Total Sales Expenses	1,393	1,952	2,299	1,952
Sales Expenses - Products	1,390	1,951	2,264	1,951
Sales Expenses - Services	3	1	36	1
Total Administrative Expenses	5,891	4,581	6,711	4,581
Administrative Expenses - Products	3,214	2,592	3,973	2,592
Administrative Expenses - Services	2,200	1,989	2,138	1,989
Administrative Expenses - Corporate	477	0	600	0
Management Fees	720	2,173	1,305	2,173
Total Sales, Administratives and Management Fees	8,004	8,705	10,316	8,705

Selling Expenses

In the comparison 1Q20 versus 4Q19 in the Valve Segment, expenses increased due to revenue growth. The same can be said in the 1Q20 x 1Q19 comparison. In proportion to Net Revenue, there was a slight dilution of selling expenses.

In the Ropes and Composites business, selling expenses remained at the same low level, due to inactivity.

In the Services Segment, the amount recorded in 4Q19 refers to the recording of a provision for losses on customer credits. In 1Q20, we did not have any accounting records of this nature.

Administrative Expenses

In this quarter there was a reclassification of administrative expenses between the company's businesses. However, it can be seen in the general comparison that expenses in 1Q20 are lower than in 4Q19, mainly due to the reduction in expenses with services and attorney fees. In comparison with 1Q19, the reduction mainly refers to terminations, resulting from the process of terminating various sites that occurred in 2019.

Management Compensation

The increase in 1Q20 refers to the approval by the Board of Directors of variable remuneration for the years 2017 and 2018. The associated credits were used by the executives for the subscription of shares through the exercise of options under the 2019 Plan.

Other Revenues and Operational (Expenses)

Other Operating (Expenses) (R\$ thd)	1Q19	1Q20	4Q19	1Q20
Products	1,560	167	(8,588)	167
Expenses with Idleness - Products	(2,266)	(3,118)	(3,676)	(3,118)
Services	(3,965)	(9,486)	1,140	(9,486)
Expenses with Idleness - Services	(874)	(101)	(263)	(101)
Total	(5,545)	(12,538)	(11,387)	(12,538)

In 1Q20, the following factors stand out:

- (i) R\$ 3.2 million in expenses with production idleness;
- (ii) R\$ 4.5 million corresponding to the negative net effect of adjustments for impairment and the result of the sale of assets;
- (iii) R\$ 2.9 million increase due to updates to contingent processes (mainly labor) according to the analysis of legal advisors;
- (iv) R\$ 1.9 million in expenses with judicial deposits and write-off of advances from suppliers;

Financial Result

Financial Results (R\$ thd)	1Q19	1Q20	4Q19	1Q20
Income from Financial Investments	21	43	130	43
Monetary Variation	295	356	542	356
Present value adjustment	-	14,734	1,995	14,734
Interest on Receivables	3	1	3	1
Others	1,266	1	145	1
Financial Revenue*	1,585	15,135	2,815	15,135
(Expense) Reversal of Interest Expenses	(3,414)	(1,392)	(1,407)	(1,392)
Fair value adjustment	(2,120)	-	(162)	-
Discount Granted	-	-	(1)	-
(Provision) Reversal of Provision for Interest on Suppliers	1,099	(931)	(413)	(931)
Fines and Interest on Taxes	(205)	(101)	(655)	(101)
IOF, Banking Expenses and Others	(1,757)	(382)	(1,060)	(382)
Financial Expense*	(6,397)	(2,806)	(3,698)	(2,806)
Net Financial Results*	(4,812)	12,329	(883)	12,329
Exchange Variance Revenue	9,955	28,762	17,293	28,762
Exchange Variance Expenses	(12,147)	(84,373)	(10,639)	(84,373)
Net Exchange Variance	(2,192)	(55,611)	6,654	(55,611)
Net Financial Results - Total	(7,004)	(43,282)	5,771	(43,282)

* Excluding Exchange Variance

Financial Revenue

The variations in Financial Revenue in the comparison between 1Q20 versus 4Q19 and versus 1Q19 are mainly due to the recognition of Present Value Adjustment revenue recognized in the quarter.

Financial Expenses

When comparing 1Q20 compared to 4Q19, financial expenses decreased mainly due to the reduction in bank expenses, iof and interest on taxes paid in the period. In the comparison between 1Q20 versus 1Q19, the reduction is justified by the lower incidence of interest paid in the quarter and the absence of adjustment expenses to present value that in the current quarter resulted in financial income.

Net Exchange Variation

In 1Q20 versus 4Q19, the Net Exchange Variation resulted in expenses due to the 29.0% appreciation of the dollar. In the 1Q20 x 1Q19 comparison, the dollar appreciated 33.4%. Note that exchange rate variations on the equity of companies controlled abroad have a counterpart directly in Shareholders' Equity.

Adjusted EBITDA from Operations

EBITDA Adjusted (RS thd)	1Q19	1Q20	4Q19	1Q20
Products	(2,838)	680	(373)	680
Margin	-33.8%	4.8%	-4.0%	4.8%
Services	(4,315)	(1,526)	(2,240)	(1,526)
Margin	n/a	n/a	n/a	n/a
Total	(7,153)	(846)	(2,612)	(846)
Margin	-84.9%	-5.9%	-27.9%	-5.9%

note: net service values for minority interests

Adjusted Ebitda Reconciliation (RS thd)	1Q19	4Q19	1Q20
Gross Profit	(1,041)	1,396	3,896
SG&A	(7,284)	(9,011)	(6,533)
Management Fees	(720)	(1,304)	(2,173)
Depreciation and Amortization	1,900	1,756	1,706
Other Operating Expenses	(5,545)	(11,386)	(12,538)
Ebitda	(12,690)	(18,548)	(15,642)
Result of disposal or write-off of assets	-	18,531	3,389
Provisions for Losses, Impairment, Net Result on Disposal of Assets,	987	2,124	3,080
Idle expenses	3,140	3,939	2,461
Expenses with Restructuring and Other Extraordinary Expenses	1,410	(8,659)	5,865
Adjusted EBITDA	(7,153)	(2,612)	(846)

Adjusted EBITDA for Products in 1Q20 improved compared to 4Q19 mainly due to the better performance in Valve sales, followed by greater profitability. The same goes for the 1Q20 x 1Q19 comparison. In Ropes and Composites, there was no revenue from operations in the period.

The Services business improved in 1Q20 due to the reduction in legacy management costs.

	1Q20		
Reconciliação do Ebitda Ajustado (RS mil)	Products	Services	Total
Gross Profit	3,911	(15)	3,896
SG&A	(4,543)	(1,989)	(6,533)
Management Fees		(2,173)	(2,173)
Depreciation and Amortization	1,455	251	1,706
Other Operating Expenses	(2,951)	(9,587)	(12,538)
Ebitda	(2,128)	(13,513)	(15,642)
Result of disposal or write-off of assets	(8)	3,397	3,389
Provisions for Legal Proceedings	(163)	3,243	3,080
Idle expenses	2,359	102	2,461
Restructuring Process and Other Extraordinary Expenses	620	5,245	5,865
Adjusted EBITDA	680	(1,526)	(846)

Non-recurring expenses in 1Q20 refer mainly to provisions for losses due to the non-recoverability of assets and updating of contingent processes, and extraordinary expenses related to judicial recovery.

Net Result

Net Result (RS thd)	1Q19	1Q20	4Q19	1Q20
Result Before Income Tax and Social Contribution	(18,558)	(60,256)	(12,237)	(60,256)
Income Tax and Social Contribution - Current	(1,543)	(109)	(19)	(109)
Income Tax and Social Contribution - Deferred	505	(3,507)	(436)	(3,507)
Result of Discontinued Operations	-	-	-	-
Net Result	(19,596)	(63,872)	(12,692)	(63,872)
Net Result per 1,000 shares	(2.00)	(22.33)	(10.64)	(22.33)

Predominantly competed for the negative result of 1Q20 of R\$ 63.9 million, the R\$ 55.6 of negative exchange variation resulting from the appreciation of the dollar in the quarter.

Operating Working Capital

Working Capital (RS thd)	4Q19	1Q20
Accounts Receivable	10,795	13,295
Inventories	30,436	29,923
Advances of suppliers	7,826	7,783
Recoverable taxes	38,271	43,496
Suppliers	11,638	12,268
Advances from Customers	5,171	5,122
Taxes payable	13,846	16,100
Payroll and charges	7,997	6,167
Employed Working Applied	48,676	54,840
Working Capital Variance	7,995	6,164

When comparing 1Q20 with 4Q19, we note an increase in working capital employed. This increase is mainly due to the increase in our accounts receivable, due to higher sales, and the tax recoverable account.

Cash and cash equivalents

Cash and cash equivalents (RS tl)	4Q19	1Q20
Cash and Cash Equivalents	5,834	2,129
Securities-restricted	-	1,800
Total	5,834	3,929

The reduction in 1Q20 x 4Q19 refers to working capital employed to fulfill the order book and replenish stocks. The amount of bonds and securities is due to reclassification for the short term.

Debts

Debts (RS thd)	4Q19	1Q20
Short Term	23,381	23,005
Credits subject to Judicial Recovery	3,685	4,058
Credits not subject to Judicial Recovery	14,509	14,798
Debentures Convertible into Shares	5,187	4,149
Long Term	125,395	142,368
Credits subject to Judicial Recovery	125,395	142,368
Total Debts	148,776	165,373
Cash and Cash Equivalents	5,834	2,129
Securities-restricted	-	1,800
Net Debt	142,942	161,444

The increase in indebtedness in 1Q20 x 4Q19, mainly refers to the update of the debt of judicial recovery both in the short and long term.

Investment Balances

Investments (RS thd)	4Q19	1Q20	Var. %	Var. (RS)
Others Investments	51,039	51,039	0.0%	-
Fixed Assets	84,155	81,678	-2.9%	(2,477)
Intangible Assets	87,010	86,705	-0.4%	305
Total	222,204	219,422	-1.3%	(2,782)

The reduction presented in 1Q20 compared to 4Q19 is justified by the demobilization of equipment from the service units.

Discontinued Operations:

On September 12, 2019, the entities that comprised the Oilfield Services Colombia division ceased to be part of the society. For analysis purposes, all the results obtained by it previously are no longer included in this report.

Attachments
Annex I - Income Statements (R\$ Thousand)

	1Q19	1Q20	% Change
Net Revenue From Sales	8,424	14,294	70%
Cost of Goods and Services Sold	(9,465)	(10,398)	10%
Gross Profit	(1,041)	3,896	-474%
Operating Income/Expenses	(13,561)	(20,870)	54%
Selling	(1,393)	(1,952)	40%
General and Administrative	(5,891)	(4,581)	-22%
Management Fees	(720)	(2,173)	202%
Equity pick-up	(12)	374	-3217%
Other Operation Income (Expenses)	(5,545)	(12,538)	126%
Net Financial Result	(7,004)	(43,282)	518%
Financial Income	1,585	15,135	855%
Financial Expenses	(6,397)	(2,806)	-56%
Net Exchange Variance	(2,192)	(55,611)	2437%
<u>Loss Before Income Tax and Social Contribution</u>	<u>(21,606)</u>	<u>(60,256)</u>	<u>179%</u>
Provision Income Tax and Social Contribution - Current	(2)	(109)	5350%
Provision Income Tax and Social Contribution - Deferred	505	(3,507)	-794%
Loss from Discontinued Operations	1,507	-	n/a
<u>Gain (Loss) for the Period</u>	<u>(19,596)</u>	<u>(63,872)</u>	<u>226%</u>

Annex II - Reconciliation of EBITDA Adjusted (R\$ Thousand)

	1Q19	1Q20	% Change
Adjusted EBITDA from Continuing Operations	(7,153)	(846)	-88%
Expenses with Restructuring and Other Extraordinary Expenses	(1,410)	(5,865)	316%
Provisions for Losses, Impairment and Net Result on Disposal of Assets	(987)	(6,470)	556%
EBITDA from Operations	(9,550)	(13,181)	38%
Depreciation and Amortization	(1,900)	(1,706)	-10%
Equity Pick-up	(12)	374	-3217%
Net Financial Result	(7,004)	(43,282)	518%
Income Tax and Social Contribution - Current and Deferred	503	(3,616)	-819%
Idleness Expenses	(3,140)	(2,461)	-22%
Result Discontinued Operations	1,507	-	n/a
Net Income (Loss)	(19,596)	(63,872)	226%

Annex III - Consolidated Balance Sheets (R\$ Thousand)

	<u>4Q19</u>	<u>1Q20</u>	<u>% Change</u>
Total Asset	504,628	507,785	1%
Current Assets	184,200	197,043	7%
Cash and Cash Equivalents	5,834	2,129	-64%
Securities-restricted	-	1,800	n/a
Accounts Receivable	10,795	13,295	23%
Inventories	30,436	29,923	-2%
Recoverable Taxes	38,271	43,496	14%
Other Accounts Receivable	21,203	16,524	-22%
Prepaid Expenses	1,165	1,531	31%
Advances to Suppliers	7,826	7,783	-1%
Assets Classified as Held for Sale	68,670	80,562	17%
Non-Current Assets	320,428	310,742	-3%
Securities-restricted	1,788	-	-100%
Judicial Deposits	24,987	23,570	-6%
Recoverable Taxes	55,136	51,447	-7%
Other Accounts Receivable	13,026	13,026	0%
Assets Classified as Held for Sale	3,287	3,277	0%
Investments	51,039	51,039	0%
Property, Plant and Equipment	84,155	81,678	-3%
Intangible Assets	87,010	86,705	0%
Total Liabilities and Shareholders' Equity	504,628	507,785	1%
Current Liabilities	68,364	67,649	-1%
Suppliers - Not Subject to Judicial Recovery	7,627	8,493	11%
Suppliers - Subject to Judicial Recovery - Class I	737	366	-50%
Suppliers - Subject to Judicial Recovery	3,274	3,409	4%
Loans and Financing - Not Subject to Judicial Recovery	14,509	14,798	2%
Loans and Financing - Subject to Judicial Recovery	3,685	4,058	10%
Debentures Convertible into Shares	5,187	4,149	-20%
Provisions Payroll and Payroll Payable	7,997	6,167	-23%
Commissions Payable	410	542	32%
Taxes Payable	13,846	16,100	16%
Obligations and Provisions for Labor Risks - Subject to Judicial Recovery	94	94	0%
Advances from Customers	5,171	5,122	-1%
Other Accounts Payable	4,909	3,402	-31%
Provision for Contratual Fines	918	949	3%
Non-Current Liabilities	336,699	364,535	8%
Suppliers - Subject to Judicial Recovery	56,689	60,882	7%
Loans and Financing - Subject to Judicial Recovery	125,395	142,368	14%
Taxes Payable	17,294	17,571	2%
Deferred Income Tax and Social Contribution	67,056	70,563	5%
Provision for Contingencies	58,013	58,679	1%
Obligations and Provisions Labor Risks - Subject to Judicial Reorganization	7,040	6,271	-11%
Other Accounts Payable	4,179	4,589	10%
Provision for Negative Equity in Subsidiaries	1,033	3,612	250%
Shareholders' Equity	99,565	75,601	-24%
Capital Stock	1,885,266	1,889,550	0%
Capital reserve	2,875	2,875	0%
Capital Transaction Reserve	136,183	136,183	0%
Stock Options	13,600	13,549	0%
Equity Valuation Adjustment	151,261	186,936	24%
Accumulated Losses	(2,089,620)	(2,153,492)	3%

Annex IV – Statements of the Consolidated Cash Flow (R\$ Thousand)

	1Q19	1Q20	% Change
CASH FLOW FROM OPERATING ACTIVITIES			
Loss for the year	(19,596)	(63,872)	226%
Adjustments:			
Depreciation and Amortization	3,269	1,706	-48%
Equity Pick-up	12	(374)	-3217%
Income from sale of property, plant and equipment	13,010	5,235	-60%
Financial charges and exchange variation on financing	5,043	57,872	1048%
Reversal (Provision) for loss due to non-recoverability of assets	(3,808)	(1,848)	-51%
Deferred Income Tax and Social Contribution	(2,234)	3,507	-257%
Losses on Inventory Obsolescence	(2,086)	(1,589)	-24%
(Reversal) Allowance for doubtful accounts	43	303	605%
Adjustment to present value	2,121	(14,733)	-795%
	(1,946)	38,214	-3784%
Changes in Assets & Liabilities			
(Increase) Decrease in Accounts Receivable	(2,962)	(2,817)	-5%
(Increase) Decrease in Inventories	2,480	2,102	-15%
(Increase) Decrease in Recoverable Taxes	(3,092)	1,134	-137%
(Increase) Decrease in Other Assets	5,088	6,091	20%
(Increase) Decrease in Suppliers	(1,000)	6,271	-727%
(Increase) Decrease in Taxes Payable	4,435	2,430	-45%
(Increase) Decrease in Others Accounts Payable	148	(46,731)	-31675%
Cash Flow from Operating Activities	(1,075)	(7,099)	560%
CASH FLOW FROM INVESTMENT ACTIVITIES			
Payment of capital in subsidiaries	1,103	-	n/a
Securities-restricted	-	-	n/a
Securities - restricted account	91	31	-66%
Proceeds from the sale of fixed assets	7,377	626	-92%
Aquisition of Property, Plant and Equipment	(311)	(207)	-33%
Aquisition of Intangible Assets	(42)	(2)	-95%
Fluxo de Caixa Proveniente das (Utilizado nas) Atividades de Investimento	8,218	448	-95%
CASH FLOW FROM FINANCING ACTIVITIES			
Borrowing and financing	24,009	2,709	-89%
Payment of loans and financing - Related Parties	(27,053)	(3,009)	-89%
Convertible Debentures in Stocks	(1,037)	(1,038)	0%
Payment of loans and financing	(446)	-	n/a
Cash Flow from Financing Activities	(4,527)	2,946	-165%
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS			
At the Beginning of the Period	1,245	5,834	369%
At the End of the Period	3,861	2,129	-45%

About Lupatech – In Judicial Recovery

Lupatech S.A. - In Judicial Recovery is a Brazilian company of products and services of high added value focusing the oil and gas sector. The businesses are organized in two segments: Products and Services. The Products Segment offers, mainly for the oil and gas sector, valves, anchoring cables for production platforms, industrial valves and equipment for well completion and pipe coating, as well as a relevant participation in the gas compressor segment company natural vehicle. The Service Segment offers services, workover, well intervention, inspection and repair.

LUPATECH S.A. - IN JUDICIAL RECOVERY

BALANCE SHEET
(In R\$ Thousands)

ASSETS	Note	Parent		Consolidated	
		03/31/2020	12/31/2019	03/31/2020	12/31/2019
CURRENT ASSETS					
Cash and cash equivalents	4.1	146	176	2,129	5,834
Securities-restricted	4.2	1,800	-	1,800	-
Accounts receivables	5	7,745	5,427	13,295	10,795
Inventories	6	25,785	25,385	29,923	30,436
Recoverable taxes	7	7,560	1,371	43,496	38,271
Deferred income tax and social contribution		-	-	-	-
Advances to suppliers		679	929	7,783	7,826
Other accounts receivable	8	5,983	6,153	16,524	21,203
Prepaid expenses		1,514	1,134	1,531	1,165
Accounts receivable - related parties	15.1	37,410	48,478	-	-
Assets classified as held for sale	28	3,236	3,236	80,562	68,670
Total current assets		<u>91,858</u>	<u>92,289</u>	<u>197,043</u>	<u>184,200</u>
NON-CURRENT ASSETS					
Other Credits		1	1	1	1
Judicial deposits	17.3	1,694	1,694	23,569	24,986
Securities-restricted	4.2	-	1,788	-	1,788
Recoverable taxes	7	33,349	39,713	51,447	55,136
Accounts receivable - related parties	15.1	28,294	21,930	-	-
Other accounts receivable	8	7,098	7,098	13,026	13,026
Assets classified as held for sale	28	3,083	3,092	3,277	3,287
Investments					
Direct and indirect associated companies	9.1	253,644	210,283	-	-
Other investments		1	1	587	587
Investment property	9.3	28,510	28,510	50,452	50,452
Fixed assets	10	56,077	57,014	81,678	84,155
Intangibles					
Goodwill	11	55,414	55,414	82,166	82,166
Other intangibles	11	4,245	4,535	4,539	4,844
Total Non-current assets		<u>471,410</u>	<u>431,073</u>	<u>310,742</u>	<u>320,428</u>
TOTAL DO ATIVO		<u>563,268</u>	<u>523,362</u>	<u>507,785</u>	<u>504,628</u>

The notes are an integral part of the financial statements.

LUPATECH S.A. - IN JUDICIAL RECOVERY

BALANCE SHEET

(In R\$ Thousands)

LIABILITIES AND SHAREHOLDERS' EQUITY	Note	Parent		Consolidated	
		03/31/2020	12/31/2019	03/31/2020	12/31/2019
CURRENT LIABILITIES					
Suppliers - not subject to Judicial Recovery	12	4,374	3,569	8,493	7,627
Suppliers - subject to Judicial Recovery Class I	12	366	737	366	737
Suppliers - subject to Judicial Recovery	12	3,409	3,274	3,409	3,274
Loans and financing - not subject to Judicial Recovery	13	9,877	9,589	14,798	14,509
Loans and financing - subject to Judicial Recovery	13	2,574	2,429	4,058	3,685
Debenture	14	4,149	5,187	4,149	5,187
Provisions payroll and payroll payable		5,672	5,673	6,167	7,997
Commissions payable		541	409	542	410
Taxes payable		10,130	8,757	16,100	13,846
Obligations for labor risks and creditors- subject to Judicial Recovery		94	94	94	94
Advances from customers		1,045	2,027	5,122	5,171
Provision contractual fines		790	759	949	918
Other accounts payable		2,276	3,787	3,402	4,909
Related Parties - mutual and loans	15.1	54,565	40,657	-	-
Total current liabilities		99,862	86,948	67,649	68,364
NON-CURRENT LIABILITIES					
Suppliers - subject to Judicial Recovery	12	60,882	56,689	60,882	56,689
Loans and financing - subject to Judicial Recovery	13	66,844	65,398	142,368	125,395
Loans and financing - not subject to Judicial Recovery	13	-	-	-	-
Deferred income tax and social contribution	16	36,742	36,374	70,563	67,056
Taxes payable		13,128	13,092	17,571	17,294
Provision for contingencies	17.1	8,773	8,854	58,679	58,013
Obligations and provisions labor risks - subject to judicial Recovery		6,271	7,040	6,271	7,040
Other accounts payable		2,028	1,572	4,589	4,179
Related Parties - mutual and loans	15.1	189,525	146,797	-	-
Provision for negative equity in subsidiaries	9.2	3,612	1,033	3,612	1,033
Total non-current liabilities		387,805	336,849	364,535	336,699
SHAREHOLDERS' EQUITY					
Capital stock	18	1,889,550	1,885,266	1,889,550	1,885,266
Capital reserve to be realized		2,875	2,875	2,875	2,875
Capital transaction reserve		136,183	136,183	136,183	136,183
Stock options		13,549	13,600	13,549	13,600
Equity valuation adjustments		186,936	151,261	186,936	151,261
Retained earnings / Accumulated losses		(2,153,492)	(2,089,620)	(2,153,492)	(2,089,620)
Parents company's interest		75,601	99,565	75,601	99,565
Non-controlling interests		-	-	-	-
Total shareholders' equity		75,601	99,565	75,601	99,565
TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY		563,268	523,362	507,785	504,628

The notes are an integral part of the financial statements.

LUPATECH S/A - IN JUDICIAL RECOVERY

STATEMENT OF INCOME
ON MARCH 31, 2020 AND 2019
(In R\$ Thousands)

	Note	Parent		Consolidated	
		03/31/2020	03/31/2019	03/31/2020	03/31/2019
NET REVENUE FROM SALES	22	13,935	8,083	14,294	8,424
COST OF GOODS AND SERVICES SOLD	26	(9,489)	(6,625)	(10,398)	(9,465)
Profit (loss) gross		4,446	1,458	3,896	(1,041)
OPERATING INCOME/EXPENSES					
Selling	26	(1,915)	(1,370)	(1,952)	(1,393)
General and administrative	26	(4,148)	(2,276)	(4,581)	(5,891)
Management compensation	15.2	978	(720)	(2,173)	(720)
Equity pick-up	9.1	(3,429)	(8,085)	374	(12)
Other operating income (expenses)	25	(5,061)	(2,760)	(12,538)	(5,545)
OPERATING LOSS BEFORE FINANCIAL RESULTS		(9,129)	(13,753)	(16,974)	(14,602)
FINANCIAL RESULTS					
Financial income	24	1,572	1,269	15,135	1,585
Financial expenses	24	(2,666)	(6,173)	(2,806)	(6,397)
Exchange variation, net	24	(53,280)	(1,335)	(55,611)	(2,192)
LOSS BEFORE INCOME TAX AND SOCIAL CONTRIBUTION		(63,503)	(19,992)	(60,256)	(21,606)
INCOME TAX AND SOCIAL CONTRIBUTION					
Current	16	-	-	(109)	(2)
Deferred	16	(369)	396	(3,507)	505
LOSS FOR THE PERIOD		(63,872)	(19,596)	(63,872)	(21,103)
PROFIT FROM DISCONTINUED OPERATIONS	29	-	-	-	1,507
LOSS FOR THE PERIOD		(63,872)	(19,596)	(63,872)	(19,596)
NET INCOME (LOSS) PER SHARE (In Reais)					
Parent company's interest		(63,872)	(19,596)	(63,872)	(19,596)
Non-controlling interest		-	-	-	-
LOSS PER SHARE (In Reais)					
BASIC earnings per share	23	(22.32957)	(1.99917)	(22.32957)	(1.99917)
Diluted per share	23	(22.32957)	(1.99917)	(22.32957)	(1.99917)

The notes are an integral part of the financial statements.

LUPATECH S/A - IN JUDICIAL RECOVERY

STATEMENT OF COMPREHENSIVE INCOME
ON MARCH 31, 2020 AND 2019
(In R\$ Thousands)

	Note	Parent		Consolidated	
		03/31/2020	03/31/2019	03/31/2020	03/31/2019
LOSS FOR THE PERIOD		(63,872)	(19,596)	(63,872)	(19,596)
OTHER COMPREHENSIVE INCOME					
Exchange variation on investments abroad	9.1	35,675	904	35,675	904
Implementation of the equity valuation adjustment		-	(3,740)	-	(3,740)
COMPREHENSIVE INCOME OF THE PERIOD		<u>(28,197)</u>	<u>(22,432)</u>	<u>(28,197)</u>	<u>(22,432)</u>
TOTAL COMPREHENSIVE INCOME ALLOCATED TO:					
Participation of controlling shareholders		(28,197)	(22,432)	(28,197)	(22,432)
Non-controlling interests		-	-	-	-

The notes are an integral part of the financial statements.

LUPATECH S/A - IN JUDICIAL RECOVERY

STATEMENT CASH FLOW - INDIRECT METHOD
ON MARCH 31, 2020 AND 2019
(In R\$ Thousands)

	Note	Parent		Consolidated	
		03/31/2020	03/31/2019	03/31/2020	03/31/2019
CASH FLOW FROM OPERATING ACTIVITIES					
Loss for the period		(63,872)	(19,596)	(63,872)	(19,596)
Depreciation and amortization	10 e 11	1,531	1,676	1,706	3,269
Reversal (Provision) for losses by non-recoverability of assets	10 e 11	-	-	(1,848)	(3,808)
Equity pick-up	9.1	3,429	8,085	(374)	12
Result on sale of fixed assets		1	124	5,235	13,010
Financial expenses, net		49,761	5,504	57,872	5,043
Extraordinary losses and adjustment to market value with inventories		-	3,140	-	-
Deferred income tax and social contribution		(366)	(396)	3,507	(2,234)
Inventory Obsolescence	6	(40)	(170)	(1,589)	(2,086)
(Reversal) Estimated losses for doubtful accounts	5	303	30	303	43
Adjustment to fair value	24	(2,581)	(254)	(14,733)	2,121
Options granted and cumulative translation adjustment		(51)	-	38,214	(1,946)
(Increase) decrease in operating assets:					
Accounts receivable		(2,621)	(271)	(2,817)	(2,962)
Inventories		(360)	(3,003)	2,102	2,480
Recoverable taxes		909	26	1,134	(3,092)
Other assets		40	98	6,091	5,088
(Increase) decrease in operating liabilities:					
Suppliers		6,272	322	6,271	(1,000)
Taxes payable		1,265	1,471	2,430	4,435
Others accounts payable		(2,725)	1,432	(46,731)	148
Cash flow from operating activities		(9,105)	(1,782)	(7,099)	(1,075)
CASH FLOW FROM INVESTING ACTIVITIES					
Payment of capital in subsidiaries		(8,536)	(10,356)	-	1,103
Securities-restricted	4.2	1	74	31	91
Resources from sale of fixed assets		-	-	626	7,377
Asset Acquisition	10	(294)	(4)	(207)	(311)
Additions to the intangible	11	(1)	(42)	(2)	(42)
Net cash provided by (used in) investment activities		(8,830)	(10,328)	448	8,218
CASH FLOW FROM FINANCING ACTIVITIES					
Proceeds from loans and financing		3,740	6,291	2,709	24,009
Proceeds from loans and financing - Related parties		13,928	11,347	-	-
Capital Increase (Reduction)	18	4,284	1,103	4,284	-
Payments of loans and financing		(3,009)	(5,595)	(3,009)	(27,053)
Convertible debentures in share	14	(1,038)	(1,037)	(1,038)	(1,037)
Payments of loans and financing - Interest		-	-	-	(446)
Net cash provided by (used in) financing activities		17,905	12,109	2,946	(4,527)
(REDUCTION) NET INCREASE OF CASH AND CASH EQUIVALENTS					
		(30)	(1)	(3,705)	2,616
Cash and cash equivalents at the beginning of period		176	135	5,834	1,245
Cash and cash equivalents at the end of period		146	134	2,129	3,861

The notes are an integral part of the financial statements.

LUPATECH S/A - IN JUDICIAL RECOVERY
CONSOLIDATED STATEMENT OF CHANGES SHAREHOLDER'S EQUITY
ON MARCH 31, 2020 AND 2019

(In R\$ Thousands)

	Note	Capital stock	Capital reserves, options granted	Accumulated profit/loss	Equity valuation adjustments	Parents company's interest	Non-controlling interest	Total shareholders' equity
BALANCE ADJUSTMENT IN DECEMBER 31, 2018		1,873,761	152,607	(2,063,442)	121,681	84,607	48,588	133,195
Capital increase		1,103	-	-	-	1,103	-	1,103
Loss of period		-	-	(19,596)	-	(19,596)	(1,467)	(21,063)
Exchange variation on investments abroad	9.1	-	-	-	904	904	-	904
Non-controlling interest		-	-	-	-	-	4,772	4,772
Carrying out equity valuation adjustment	9.1	-	-	-	(3,740)	(3,740)	-	(3,740)
BALANCE ADJUSTMENT IN MARCH 31, 2019		1,874,864	152,607	(2,083,038)	118,845	63,278	51,893	115,171
BALANCE ADJUSTMENT IN DECEMBER 31, 2019		1,885,266	152,658	(2,089,620)	151,261	99,565	-	99,565
Capital increase		4,284	-	-	-	4,284	-	4,284
Net loss of period		-	-	(63,872)	-	(63,872)	-	(63,872)
Exchange variation on investments abroad	9.1	-	-	-	35,675	35,675	-	35,675
Options Granted		-	(51)	-	-	(51)	-	(51)
BALANCE ADJUSTMENT IN MARCH 31, 2020		1,889,550	152,607	(2,153,492)	186,936	75,601	-	75,601

The notes are an integral part of the financial statements.

LUPATECH S/A - IN JUDICIAL RECOVERY

STATEMENT OF ADDED VALUE

ON MARCH 31, 2020 AND 2019

(In R\$ Thousands)

	Note	Parent		Consolidated	
		03/31/2020	03/31/2019	03/31/2020	03/31/2019
REVENUE					
Sales of goods, products and services (IPI including)	22	16,393	9,798	16,776	35,795
Reversal of provision for losses due to non-recoverability of assets		-	-	-	3,707
Other revenues	25	168	425	5,040	10,149
Reversal (estimated) of losses on doubtful accounts	5	(303)	(30)	(305)	(43)
		16,258	10,193	21,511	49,608
ACQUIRED FROM THIRD PARTIES					
Cost of products, goods and services sold		(4,282)	(2,200)	(3,774)	(6,817)
Materials, energy, and other outsourced services		(3,010)	(1,352)	(6,835)	(9,892)
Provision for impairment of assets		-	-	(124)	(14,686)
Other expenses	25	(5,229)	(3,185)	(17,454)	(6,180)
		(12,521)	(6,737)	(28,187)	(37,575)
GROSS ADDED VALUE					
		3,737	3,456	(6,676)	12,033
DEPRECIATION AND AMORTIZATION					
	10 e 11	(1,531)	(1,676)	(1,706)	(3,269)
NET ADDED VALUE GENERATED BY THE COMPANY					
		2,206	1,780	(8,382)	8,764
ADDED VALUE RECEIVED IN TRANSFER					
Equity pick-up	9.1	(3,429)	(8,085)	374	(12)
Financial income	24	8,855	14,332	43,897	11,777
		5,426	6,247	44,271	11,765
TOTAL ADDED VALUE TO BE DISTRIBUTED					
		7,632	8,027	35,889	20,529
DISTRIBUTION OF ADDED VALUE					
		7,632	8,027	35,889	20,529
Staff:					
Direct compensation		4,901	5,186	5,705	16,703
Benefits		3,622	3,617	4,171	12,214
FGTS		975	1,134	1,175	2,775
Taxes and contributions:		304	435	359	1,714
Federal		3,327	1,826	6,792	3,829
States		1,975	945	5,430	2,637
Municipal		1,322	851	1,332	1,162
Remuneration of third party capital:		30	30	30	30
Interest and other financial expenses	24	63,276	20,611	87,264	19,593
Rent		63,229	20,571	87,179	19,448
Remuneration (loss) from equity:		47	40	85	145
Loss for the period		(63,872)	(19,596)	(63,872)	(19,596)
Non-controlling interests		(63,872)	(19,596)	(63,872)	(18,129)
		-	-	-	(1,467)

The notes are an integral part of the financial statements.

Lupatech S/A – In Judicial Recovery

Explanatory notes to interim financial statements, individual and consolidated, contained in the information of March 31, 2020

(In thousands of Reais, except Net loss per share, or when indicated)

1 Operational context

Lupatech S/A – In Judicial Recovery (“Company”) and its subsidiaries and associates (jointly “Group”) is an anonymous society with headquarters in Nova Odessa, State of São Paulo, with shares negotiated at the stock market of São Paulo (“B3” LUPA3) and at the counter market on USA by means of its ADR (LUPAQ). The group, which has 274 employees, operates in manufacturing (**Products segment**) producing mainly industrial valves; valves for oil and gas; cables for anchoring oil platforms; well completion equipment; fiberglass artifacts, including, but not limited to, tubes for coating oil pipelines, generally marketed together with associated inspection and repair services.

Until September 11, 2019, the company operated in the oil services business (**Services segment**), a business from which various assets remain in the process of demobilization, as well as the legacy associated with it.

Operational continuity

The Lupatech Group seeks to overcome the economic-financial crisis and restructure its business through the process of judicial recovery, according to the plan of judicial recovery presented to its creditors, with the goal of preserving its entrepreneurial activity, recover its position of prominence as one of the most relevant economic groups on Brazil related to the sector of oil and gas, as well as to keep itself as a source of generation of riches, tributes and jobs.

The Company was successful in certain measures since the filing of the request of Judicial Recovery which rendered viable the injection of substantial resources in its operations. Between such measures, is highlighted the receipt of substantial amounts of its main customer, the sale of equity participations and sales of property, plant and equipment.

Also, relevant to the recovery process were the creation of a Specific Purpose Company and the issue of debentures in the first quarter of 2018 (R\$29,313) for the primary purpose of effecting the payment of Class I creditors, and the issuance of subscription warrants (R\$340,453) in the last quarter of 2018, to promote the payment of Class II, III and IV creditors of the Judicial Reorganization.

In the scenarios developed by management, estimates indicate the need to obtain additional financial resources to raise working capital levels to support the resumption of operations. Such resources could come from, for example, and not limited to, new credit lines, capital increase with or without conversion of debt, sale of assets or equity interests, restitution of tax credits and re profiling of liabilities. Management pursues all these options.

Accordingly, during 2019, the Company promoted a capital call in a private offering to its shareholders and concluded the negotiation of the remaining equity interest of Lupatech Holandês,

which controlled the Colombian Services company in the amount of US\$5,500 in cash and US \$ 1,098 equipment.

The company has litigations and initiatives to reduce its liabilities. In 2019, the Company obtained favorable movements in relation to the dispute with BNDES over extra-bankruptcy credits, which led to the remeasurement of the liability by the responsible legal advisors. There was a favorable decision to contest the credits of the contest and the release of guarantees, both listed in class III, resulting in a reduction of liabilities in this class in the amount of R\$18,766.

The Lupatech S / A was entitled to the reimbursement of PIS and COFINS about the ICMS, referring to taxes paid from December 2001 to December 2014, which may be offset against future debts or refunded to the company, after the appropriate administrative and / or judicial measures have been taken, which take the necessary time to take effect. The partial res judicata from this decision occurred in October, and the company continues to dispute the right to reimburse overpaid taxes from 2015.

The above-mentioned fundraising measures, if carried out as expected, will provide the working capital needed to raise the level of activity and service debt in the short term. In the longer term, the Company may require additional funds to finance its resumption, in amounts that will depend on the speed of the resumption itself. To meet this need, the Company undertakes measures that may have substantial effects in the medium term, such as the restitution of tax credits and the arbitral or judicial pursuit of contractual rights and reparations with various counterparties. To meet this need, the Company undertakes measures that could have a substantial effect in the medium term.

Certain business units have had their operations substantially affected by oil and gas market conditions, the economic crisis in Brazil and the repercussions of the Judicial Reorganization process, with their level of activity and limited operational performance. In the Company's assessment, these units will resume operating at higher levels as the business environment normalizes, whenever the resources required for their working capital are granted.

Recently, from the end of 2019 and the beginning of the year 2020, Petrobras and other customers demanded bids of substantial value for the Oil and Gas Valves and Anchoring Ropes business units. Such events are important indicators of the expected resumption of activity in the industry.

Strategic opportunities to accelerate business resumption and / or mitigate continuity risks through mergers and acquisitions are continuously monitored by management.

During the three-month period ended March 31, 2020, the Company incurred a loss before income tax and social contribution of R\$63,503 in the parent company and R\$60,256 in the consolidated (loss before income tax and social contribution of R\$19,992 in the parent company and R \$ 21,606 in the consolidated in the three-month period ended March 31, 2019) and on March 31, 2020, the total current liabilities of the Company exceeded current assets by R\$8,004 in the parent company, and consolidated the total current assets exceeded the total current liabilities by R\$129,394 (As of December 31, 2019 the total current assets exceeded the total current liabilities by R\$5,341 at the parent company, and in the consolidated the total current assets exceeded the total current liabilities in R\$115,836). Despite the improvement in results, continuity depends not only on improving performance, but also on the Company's success in obtaining additional resources needed to supply working capital and debt service.

1.1 Judicial Recovery

I. *Process of Judicial Recovery of the Lupatech Group*

On May 25, 2015, Lupatech S / A and its direct and indirect subsidiaries (Lupatech Group) obtained the approval of the Board of Directors for the judicial reorganization of the Company, pursuant to Article 122, sole paragraph, of Law 6.404/76.

On that same date, Lupatech S/A and its subsidiaries: Lupatech Finance Limited; Amper Amazonas Perfurações Ltda; Itacau Agenciamentos Marítimos Ltda; Lochness Participações S/A; Lupatech – Equipamentos e Serviços para Petróleo Ltda; Lupatech – Perfuração e Completação Ltda; Matep S/A Máquinas e Equipamentos; Mipel Indústria e Comércio de Válvulas Ltda; Prest Perfurações Ltda; Sotep Sociedade Técnica de Perfuração S/A, have brought, in the district of São Paulo, the request for judicial recovery before the judgment of the 1st Court of Bankruptcy and Judicial Recoveries of the district of São Paulo, which was granted on June 22, 2015. Alta Administração Judicial Ltda was appointed as the judicial administrator.

Initially, the Lupatech Group filed a Judicial Recovery Plan, approved by the creditors at the General Meeting and ratified by Judgment of the 1st Court of Bankruptcy, Judicial Recovery and Arbitration Related Disputes of the Capital of São Paulo on December 11, 2015. Subsequently, in June 27, 2016, the 2nd Reserved Chamber of Business Law of the Court of Justice of the State of São Paulo granted court injunctions filed by two creditors, annulling the approval decision of the Lupatech Group's Judicial Recovery Plan.

The Company continues to pursue, by special appeal, the cancellation of a fine for delaying litigation improperly applied by the São Paulo Court of Justice, which annulled the Judicial Recovery Plan previously presented.

On September 5, 2016, a new Lupatech Group Judicial Reorganization plan was submitted to the court of origin, meeting the criteria established in the judgments of the 2nd Chamber of Business Law of the São Paulo State Court of Justice, which had been approved. on November 8, 2016, by the Lupatech Group General Meeting of Creditors, having been ratified by the Court of First Instance, Judicial Reorganization and Arbitral Conflicts of the State of São Paulo, without reservations, on February 15, 2017. In view of the final approval of the court, the indemnity period against the approval of the plan expired on March 13, 2017. The Group Management assessed that the absence of subsequent damages fully confirmed the legality of the plan and its effects from the approval of the sovereign decision of the Company. Therefore, the Lupatech Group and all creditors subject to compliance with the plan and legally bound to comply with the plan as of this date.

On July 2, 2019, the Lupatech Group Judicial Administrator submitted the General Table of Credits to the Court, to which the Lupatech Group filed a list of labor and civil creditors illiquid by ongoing lawsuits, which was upheld with subsequent court decision that such credits, insofar as they originate before the application for Judicial Reorganization, are subject to the terms of the Plan.

The Company used three strategies to settle commitments with Class I creditors. The first, corresponding to up to five minimum wages related to strictly salary credits maturing in the three months preceding the date of the request, was paid in cash to the respective labor creditors. duly complied with article 54, sole paragraph, of the Bankruptcy Law. The second, without attribution of relevance, was the payment of creditors through the conversion of credit into debentures of Lupatech

S/A, and the third occurred through the awarding of the shares of the special purpose company (SPE), in the form of art. 50 XVI of Law No. 11,101.

In this context, on November 28, 2017, the Company announced the 3rd issue of mandatorily convertible debentures of Lupatech S / A in the amount of up to R\$30,000. The issue was completed on January 31, 2018 with a subscription of R\$29,313. The charge was directed to Class I creditors and creditors not subject to Judicial Reorganization, and the preemptive right was granted to shareholders.

On October 29, 2018, the Lupatech Group submitted a proposal for adjustments to the payment flow of the Class III unsecured creditors, which consisted in deferring part of the initial payments in exchange for a 0.3% increase in the interest rate. RT + 3.3% per year). The General Meeting of Creditors met on November 30, 2018 and approved the company's proposal. The AGC's decision was submitted to the appellate court and it was ratified, with the respective approval decision being final and without any appeal being filed within the term.

On that same date, the Board of Directors approved the issuance of three million, four hundred and four thousand, five hundred and twenty-eight (3,404,528) Subscription Warrants for payment of 50% of Class III and IV creditors' debt and 35% of Class II creditors. The Bonds were issued and registered in the name of the creditors entitled to such, and the Judicial Recovery Judgment authorizing the Company to hold in treasury the securities corresponding to the creditors who, due to lack of information, due to operational impossibility or lack of liquidity in their could not have their Bonus book entry.

II. Regarding the Judicial Reorganization Plan, approved by the creditors at the general meeting held on November 08, 2016, and ratified on February 15, 2017, by the court of the 1st Bankruptcy, Judicial Reorganization and Arbitration Conflict Court of the State of São Paulo Paulo.

The adoption of following recovery measures of the envisaged by the Plan has as objectives: (i) carry out the rescheduling of liabilities from the Lupatech Group, allowing their future discharge; (ii) allow the entry of cash flow to maintain and promote the activities of the Lupatech Group; (iii) to alienate certain assets considered non-essential to the economic activities of the Lupatech Group; (iv) obtain new resources from the capital market to accelerate the recovery; and (v) through the uplift of the Lupatech Group, allow the generation of jobs and the payment of taxes.

a. Recovery measures

The Plan uses the following means of recovery, in the form of article 50 of the Bankruptcy Law: (i) granting of special terms and conditions for payment of the obligations of the Lupatech Group, with the equalization of financial charges, taking as a starting point the date of the distribution of the request of judicial recovery; (ii) increase of social capital by issuing securities, with possible changes in corporate control; (iii) partial sale, sale or lease of assets of the Lupatech Group; (iv) constitution of a society of specific purpose for the transfer of goods intended for the payment of creditors; and (v) other measures to be eventually subject to prior approval of the Judgment of Recovery.

Increase of capital: In order to allow the injection of new capital, at any time after the Judicial approval of the Plan, the Lupatech Group can perform one or more calls for increase of social capital of Lupatech, which may be intended to creditors under the Plan, creditors that are not subject to the Plan, and/or third party investors, as the case may be.

The Plan provides for the delivery of warrants to class II, III and IV creditors. To date, Lupatech 3,404,528 (three million, four hundred and four thousand, five hundred and twenty-eight), which, if exercised, will be converted into the same number of shares, part of which remains in treasury waiting for the credits to be paid to become liquid or operationally possible for their delivery. Credits are exchanged by granting a subscription bonus for every one hundred reais of credit - proportionally changeable ratio in the event of a reverse split, split or stock bonus. The exercise price of the issued securities is R\$0.88 per share.

In the event of any capital increase allowing the capitalization of credits subject to the Plan, the exercise of the right to participate in said capital increase will be, always, optional to the creditors, and will always be granted in an equal manner to each of the classes of creditors subject to the plan or the whole basis of creditors under the Plan. In the event of a capital increase contemplating both creditors subject to the Plan and third party investors, the conditions of the subscription of shares offered should be the same for both.

Warranties: To ensure the acquisition of new resources, preserved the rights of creditors with real warranty, the Group Company may, in addition to giving personal guarantees, constitute real and fiduciary warranties: (i) from the consolidation of ownership in favor of the Lupatech Group, over the property located in São Leopoldo; and (ii) from the eventual elimination of warranties given to Creditors with Real Warranty, over any of the unencumbered assets.

Sale of assets: The Lupatech Group, upon the judicial approval of the Plan, may dispose of the permanent assets described in the Plan, through (i) competitive procedure; (ii) private contract signed at a price not lower than that stated in appraisal reports prepared by a specialized company; or (iii) private auction, to be held by a company specializing in the valuation and sale of assets through face-to-face auctions or via the Internet. The net proceeds from such disposals will be used to pay obligations arising from labor law, tax and social security charges, and obligations set forth in the Plan.

Disposal of Isolated Productive Units (UPIs): The Lupatech Group, from the Judicial homologation of the Plan, may sell the UPIs described in the Plan. The sale of UPIs may be made jointly or separately, through a competitive procedure including, including, one or more UPIs or permanent assets. The net proceeds from such disposals will be used to pay obligations arising from labor law, tax and social security charges, and obligations set forth in the Plan.

Any alienation of UPIs by means of competitive procedure shall be carried out respecting the provisions of the respective notices, in accordance with the Bankruptcy Law, and met the other conditions provided for in this Plan. It is at the discretion of the Lupatech Group opt for any of the modalities of competitive procedure provided for in articles 142 to 145 of the Bankruptcy Law.

The UPIs that are sold by competitive procedure will be free of any liens, and their respective purchasers will not respond to any debt or contingency of the Lupatech Group, including those of tax and labor nature, in accordance with Article 60 and 141 of the Bankruptcy Law.

In the event of disposal of any of UPIs envisaged in the Plan by means of a competitive procedure, the Lupatech Group may include, as an integral part of the IPU, accession of any rights of use, costly and temporary in nature, about the buildings in which are located the equipment which constitute the UPIs alienated.

Disposal of assets of businesses not rehabilitating: The Lupatech Group may also divest assets

owned by foreign societies in which holds participation or control, not members of the Judicial Recovery. The net proceeds arising from such disposals will join in the cash of those rehabilitating, and shall be used for the payment of obligations arising out of labor legislation, tax burden and social welfare, and obligations laid down in the Plan.

Disposal of assets given in real or fiduciary warranty: Upon the prior consent of the creditor holding the collateral and / or in accordance with the law or the Plan, the Lupatech Group may sell to third parties goods given in real or fiduciary warranty. The resources arising from the alienation of such goods will be used for the discharge of credits held by the creditor with real warranty or by the creditor with fiduciary warranty. Eventual surplus values shall be used for the payment of obligations arising out of labor legislation, tax burden and social welfare, and obligations laid down in the Plan.

Constitution of SPEs: In order to enable or facilitate the sale of any goods of the permanent asset or of the UPIs described in the Plan, as the case may be, the Lupatech Group may, individually or jointly, transfer one or more of these assets or UPIs to societies of specific purpose constituted by the Lupatech Group.

Approval for alienation of assets: Without prejudice to the hypotheses of alienation of assets and alienation of assets given in real guarantee or fiduciary, will be permitted any other modality of alienation, replacement or encumbrance of goods upon authorization of Judgment of Recovery or approval by the General Meeting of Creditors, complied with the terms of the laws and contracts applicable to such assets. Closed the Judicial Recovery, the Lupatech Group may freely alienate any goods of its circulating or permanent asset, observed the charges borne on such goods, not being applicable anymore the restrictions provided for in this Plan or in art. 66 of the Bankruptcy Law, being, however, subject to the usual restrictions contained in the social contracts and statutes of the societies in the Lupatech Group and new debt instruments, as the case may be.

Termination of Judicial Reorganization: Upon completion of the Judicial Reorganization, Lupatech Group may dispose of its assets and resources without imposing the restrictions and limitations set forth in the Plan.

b. *Restructuring of credits subject to the Plan*

Observing the provisions in Article 61 of the Bankruptcy Law, all Credits Subject to the Plan, which will be paid by Lupatech and by Lupatech Finance as main debtors, as the case may be, in solidarity with the other societies in the Lupatech Group, which remain as co-obligated and debtors in solidarity, with express waiver of any benefit of order.

The credits subject to the Plan shall be paid within the time limits and forms set out in the Plan, for each class of Creditors Subject to the Plan, even if the contracts which gave rise to Credits Subject to the Plan have laid down in a different way. With the referred novation, all obligations, covenants, financial indexes, hypotheses of netting, fines, as well as any other contractual obligations that are incompatible with the conditions of this Plan, shall cease from being applicable.

The credits not subject to the Plan would be paid in the form originally contracted or in the form that is agreed between the Lupatech Group and its respective creditor, additionally, if applicable, through the implementation of measures envisaged in the Plan.

In order to reduce payment administration costs, a minimum amount of payment to creditors subject to the Plan of two hundred and fifty reais per creditor subject to the Plan qualified in the list of creditors in classes III and IV, limited to the balance shall be respected. of their respective credit subject to the Plan.

The payment methods provided to creditors of Classes II, III, and IV are intended not only to reschedule a substantial part of the credit to be made in cash; but also, allow lenders to benefit from the economic uplift pursued by the Lupatech Group through the exercise of the subscription bonuses offered in exchange for part of their credit.

Credits that have their rating contested by the Lupatech Group or any interested party under the Bankruptcy Law can only be paid after the judgment determining the qualification of the disputed claim has been finalized, subject to the terms of the Bankruptcy Law, the deadlines for payment start only after the final decision has been passed.

In the event of an increase in any credit, or the inclusion of new credit as a result of any credit challenge or judgment of any lawsuit, the respective amount (in case of inclusion) or additional amount (in case of increase) will be paid through proportional distribution of the value in future installments. Any increase or inclusion of any Credit in the list of creditors during the payment term will not give the creditor whose credits are increased any right to retroactive or proportional payment of installments already paid.

c. *Restructuring of Labor Credits*

The payment measures provided to the Labor creditors were and have been fulfilled as presented in the Judicial Reorganization Plan.

The disputed labor claims to be settled by the Labor Court must be paid in the manner established in the respective agreements duly approved by the Labor Court in a final decision. Under no circumstances can the disputed labor claims be treated more beneficially than that given to undisputed labor claims.

d. *Restructuring of credits with real warranty*

In addition to the payment provided for above, the Lupatech Group may, at any time and upon the consent of the respective collateralised creditor, make the total or partial payment of the balance of the respective collateralised credit through: (i) the payment in kind any of the assets pledged as collateral in favor of the collateralised creditor; (ii) the payment of credits held by the Lupatech Group, in an amount sufficient to cover the balance of the respective collateralised Credit; or (iii) the delivery of proceeds from the disposal of any of the assets pledged as collateral to the creditor with collateral, either under the Plan, upon court authorization, or under Article 60 of the Bankruptcy Law.

In the event that the alternative payment occurs only partially, the respective collateralised creditor shall release excessive collateral in favor of the Lupatech Group under the Plan.

e. *Restructuring of unsecured credits*

Unsecured credits denominated in foreign currencies will be calculated in reais based on the exchange rate on the date of the request and will be paid under conditions similar to those provided

for in the Plan, subject to the variation of the Central Bank's official exchange rate on the business of the day prior to the exchange. payment. Exchange variation will be calculated as the difference between the original amount of the foreign currency unsecured credit and the amounts actually paid in foreign currency.

The Lupatech Group will ensure the payment, in cash, of at least two thousand reais per unsecured creditor, both in domestic and foreign currency, up to the limit of the value of their respective unsecured credit. In the event that such minimum amount exceeds 50% of unsecured credit, only the remaining balance of unsecured credit will be paid for the delivery of Subscription Bonus.

The payment of the unsecured credits of the Noteholders will be made under conditions similar to those provided for in the Plan, subject to exchange variation, upon payment of 50% of the amount of the respective unsecured credit, including principal and interest and charges, through the delivery of New Notes. And payment of 50% of the value of the respective unsecured credit, equivalent to the remaining balance of the principal, through the payment of Warrants.

Cancellation of current Notes: Upon judicial approval of the Plan, and after obtaining a court decision in Chapter 15 recognizing the effectiveness of the Plan in US territory, the Notes currently held by the Noteholders will be deemed to be canceled in their entirety, which will be replaced by the New Notes, to be issued within 180 days of obtaining the court decision in Chapter 15.

f. Restructuring of Credits from Micro Enterprises (ME) and Small Businesses (SB)

The Lupatech Group will guarantee the payment, in cash, of at least two thousand reais per ME and EPP lender, up to the amount of its respective ME and EPP credit. In the event that such minimum amount exceeds 50% of the ME and EPP credit, only the remaining balance of the ME and EPP credit will be paid for the delivery of the Subscription Bonuses.

2 Basis of preparation

2.1 Declaration of conformity (with respect to the IFRS and CPC Standards)

The consolidated quarterly information was prepared in accordance with International Financial Reporting Standards (IFRS) issued by the International Accounting Standards Board (IASB) and also in accordance with accounting practices adopted in Brazil (BR GAAP).

The parent company's individual quarterly information was prepared in accordance with BR GAAP.

The Company's Management states that all relevant information specific to the financial information, and only it, is being disclosed, and that it corresponds to that used by it in its management.

The issuance of the Company's information, for the period ended March 31, 2020, individual and consolidated, was authorized by the Board of Directors on May 14, 2020.

In compliance with CVM Circular Letter No. 003/2011, of April 28, 2011, we present below the explanatory notes included in the most recent annual financial statements (year ended December 31, 2019), which, due to the absence of material Relevant changes in the three-month period ended March 31, 2020 are not being repeated or included in full in this quarterly information:

Explanatory notes not included for the period of three months ended March 31, 2020	Location of the note in full annual financial statements for the fiscal year 2019
Main accounting practices	Note nº 3
Other accounts payable	Note nº 19
Taxes payable	Note nº 21
Liabilities at fair value	Note nº 22

2.1.1 *Earnings Statement Previously disclosed*

In view of the existence of discontinued operations for the 2019 financial year, due to the negotiation of the remaining equity interest of Lupatech OFS Coöperatief U.A. and Lupatech OFS S.A.S, the Company is presenting, in note 29, the income statement for the three-month period ended on March 31, 2019, to separately classify the result of discontinued operations.

2.2 **Functional currency and presentation currency**

This quarterly information is presented in Reais, which is the Company's functional currency. All balances have been rounded to the nearest thousands, except where otherwise indicated.

2.3 **Measurement basis**

The quarterly information was prepared based on historical cost, except for certain financial instruments measured at their fair values.

2.4 **Basis of consolidation and investments in subsidiaries**

The consolidated quarterly information includes the financial statements of Lupatech S / A - In Judicial Recovery and its subsidiaries.

2.4.1 *Controlled companies*

The Group controls an entity when it is exposed to, or has rights over, the variable returns arising from their involvement with the entity and has the ability to affect those returns by exerting its power over the entity. The financial statements of subsidiaries are included in the consolidated financial statements from the date on which the Group obtains control until the date that the control ceases to exist.

In the three-month period ended March 31, 2020, the financial information of subsidiaries is recognized using the equity method.

The consolidated financial statements include the financial statements of Lupatech S/A - In Judicial Recovery and its direct or indirect subsidiaries, as shown below:

Direct and indirect subsidiaries	Direct and Indirect participation (%)	
	03/31/2020	12/31/2019
Direct participation		
Mipel Ind. e Com. de Válvulas Ltda. - In Judicial Recovery - (Brazil)	100.00	100.00
Lupatech Equipamentos e Serviços para Petróleo Ltda.- In Judicial Recovery - (Brazil)	100.00	100.00
Lupatech Finance Limited - In Judicial Recovery - (Cayman)	100.00	100.00
Recu S.A. - (Argentina)	95.00	95.00
Lupatech Oil&Gas Coöperatief U.A. - (Holanda)	5.00	5.00
Lochness Participações S/A - In Judicial Recovery - (Brazil)	100.00	100.00
Indirect participation		
Recu S.A. - (Argentina)	5.00	5.00
Lupatech Oil&Gas Coöperatief U.A. - (Holanda)	95.00	95.00
Lupatech Perfuração e Completação Ltda. - In Judicial Recovery - (Brazil)	100.00	100.00
Sotep Sociedade Técnica de Perfurações S/A - In Judicial Recovery - (Brazil)	100.00	100.00
Prest Perfurações Ltda. - In Judicial Recovery - (Brazil)	100.00	100.00
Itacau Agenciamentos Marítimos Ltda. - In Judicial Recovery - (Brazil)	100.00	100.00
Matep S.A. Máquinas e Equipamentos - In Judicial Recovery - (Brazil)	100.00	100.00
Amper Amazonas Perfurações Ltda. - In Judicial Recovery - (Brazil)	100.00	100.00
UNAP International Ltd. - (Cayman)	100.00	100.00

Transactions eliminated on consolidation

Intra-group balances and transactions, and any unrealized revenues or expenses arising from intragroup transactions, are eliminated. Unrealized gains arising from transactions with subsidiaries accounted for under the equity method are eliminated against the investment in the proportion of the Group's interest in the investee. Unrealized losses are eliminated in the same manner as unrealized gains, but only to the extent that there is no evidence of impairment.

2.4.2 *Jointly controlled companies*

Jointly controlled are all entities whose financial and operating policies can be conducted by the Group, in conjunction with other shareholder(s), normally operated through agreements of the shareholders. On the financial statements of the parent company and in the consolidated, the participations in jointly controlled entities are recognized by using the equity method.

The Company owns participation in the following jointly controlled companies: Luxxon Participações Ltda e Aspro do Brasil Sistemas de Compressão p/ GNV Ltda., as shown below, in March 31 of 2020:

Jointly-owned subsidiaries	Direct and indirect participation (%)	
	03/31/2020	12/31/2019
Direct participations		
Luxxon Participações Ltda. - (Brazil) (*)	45.20	45.20
Direct participations		
Aspro do Brasil Sistemas de Compressão Ltda. - (Brazil) (*)	45.20	45.20

(*) Joint Venture

2.4.3 *Business Combination*

Business combinations are registered using the acquisition method when the control is transferred to the Group. The consideration transferred is usually measured at fair value, as well as the net identifiable assets acquired. Any gain that arises on the transaction is tested annually for evaluation

of loss by reducing the amount recoverable. Gains in an advantageous purchase are recognized immediately in the result. The transaction costs are recorded in the result as they are incurred, except the costs related to the issuance of debt instruments or assets.

The consideration transferred does not include amounts relating to the payment of pre-existing relations. These amounts are generally recognized in the result of the period.

Any contingent consideration payable is measured at its fair value at the date of acquisition. If the contingent consideration is classified as equity instrument, then she is not remeasured and the settlement is registered within the net worth. The remaining contingent considerations are remeasured at fair value on each date of report and subsequent changes to fair value are recorded in the result of the period.

If any event of business combination or other transaction or similar corporate event that affects the Options with the dilution of shareholding position that the Beneficiary would do justice, the Administrative Council shall amend the Contract of Option of Purchase of Ordinary Shares, in up to 30 days from the date of the referred event, to ensure that the Beneficiaries remain with sufficient Options for the acquisition of the prescribed percentage of shares of the Company hired, in compliance with the new shareholding composition, where the schedule of exercise of the Options provided for in the contract is preserved, kept the percentages and deadlines of exercise defined therein. The above provisions reach only the Corporate Events contracted in the period of 36 months from the signing of the Contract, limited to operations of up to R\$150,000.

3 Standards, amendments and interpretation of standards

In force

The following new standards were approved and issued by the IASB, effective January 1, 2019. The Company adopted the new standards and management assessed the impacts of its adoption, not identifying adjustments for disclosure.

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

The new standard replaces IAS 17 - "Leasing Operations" and corresponding interpretations and determines that the tenants will have to recognize the liability of future payments and the right of usage of the leased asset for virtually all leasing contracts, including the operational, which may place outside the scope of this new standard certain short-term contracts or contracts of small amounts. The recognition criteria and measurement of leases in the financial statements of lessors are substantially maintained.

Management evaluated the new pronouncement and, considering its quarterly transactions, did not identify changes that could have an impact on the Company's financial statements.

The following technical interpretation was approved by the Accounting Pronouncements Committee:

ICPC 22 / IFRIC 23 - Uncertainties Regarding Tax Treatments

This interpretation clarifies how to apply the recognition and measurement requirements of CPC 32 Income Taxes (IAS 12 Income Taxes) when there is uncertainty about the treatment of income tax. In such circumstances, an entity shall recognize and measure its current or deferred tax assets or liabilities, applying the requirements of CPC 32 / IAS 12 based on taxable income (tax loss),

tax bases, unused tax losses, unused tax credits and tax rates determined on the basis of this interpretation.

This interpretation came into effect as of annual periods beginning on or after January 1, 2019 and its impacts were assessed by the Company's Management, with no material impact on the financial statements.

There are no other standards, changes and interpretations of standards issued and not yet adopted that may, in Management's opinion, have a significant impact on the results or shareholders' equity disclosed by the Company.

4 Cash and cash equivalents and titles and restricted securities

4.1 Cash and cash equivalents

The balances of cash and cash equivalents are composed as follows:

	Parent		Consolidated	
	03/31/2020	12/31/2019	03/31/2020	12/31/2019
<u>Cash and banks</u>				
Brazil	15	47	26	180
Total	15	47	26	180
<u>Financial Investments</u>				
Bank deposit certificate	131	129	2,103	5,654
Total	131	129	2,103	5,654
Cash and cash equivalents	146	176	2,129	5,834

The values of cash equivalents are related to applications of immediate liquidity, with insignificant risk of change in value and refer to resources invested in fixed income and a certificate of deposit. The rates of remuneration of financial applications of certificate of deposit have as parameter the Interbank Certificate of Deposit - CDI.

4.2 Bonds and securities – Restricted

As of March 31, 2020, the Company has R\$1,800, recorded as “Securities - restricted” in current assets (R\$1,788 in non-current assets, as of December 31, 2019), in the parent company and in the consolidated, referring to deposit from guarantee to payment of indemnifiable liabilities, according to the contractual purchase and sale clause of the Metalúrgica Ipê unit to Duratex, called Escrow Account, applied in CDB.

5 Accounts receivable from customers

	Parent		Consolidated	
	03/31/2020	12/31/2019	03/31/2020	12/31/2019
Local market	11,544	9,087	17,212	14,823
Export	761	597	1,209	795
	<u>12,305</u>	<u>9,684</u>	<u>18,421</u>	<u>15,618</u>
Less: allowance for doubtful accounts	(4,560)	(4,257)	(5,126)	(4,823)
	<u>7,745</u>	<u>5,427</u>	<u>13,295</u>	<u>10,795</u>
Current	7,745	5,427	13,295	10,795
Non-Current	-	-	-	-

In the three-month period ended March 31, 2020, an estimated loss of doubtful loans in the amount of R\$303 was recognized in the parent company and in the consolidated.

In the three-month period ended March 31, 2019, the estimated loss for doubtful accounts in the amount of R\$30 was recognized in the parent company and R\$43 in the consolidated.

6 Inventory

	Parent		Consolidated	
	03/31/2020	12/31/2019	03/31/2020	12/31/2019
Finished goods	2,506	4,639	3,959	6,073
Goods for resale	3,036	1,604	4,849	3,408
Work in progress	8,494	7,733	12,846	12,109
Raw material	17,975	17,675	43,261	45,427
Losses on inventory obsolescence	(6,226)	(6,266)	(34,992)	(36,581)
Total	<u>25,785</u>	<u>25,385</u>	<u>29,923</u>	<u>30,436</u>

In the three-month period ended March 31, 2020, there was a reversal in the result, corresponding to losses with obsolescence of inventories in the amount of R\$40 in the parent company and R\$1,589 in the consolidated, as shown in the movement below:

	Parent		Consolidated	
	03/31/2020	12/31/2019	03/31/2020	12/31/2019
Opening balance for the period	(6,266)	(6,753)	(36,581)	(35,516)
Loss estimate	(1)	(153)	(67)	(2,078)
Reversal	41	640	1,656	1,013
Final balance	<u>(6,226)</u>	<u>(6,266)</u>	<u>(34,992)</u>	<u>(36,581)</u>

In the three-month period ended March 31, 2019, there was a reversal in the result, corresponding to losses with obsolescence of inventories in the amount of R\$170 in the parent company and in the consolidated, R\$102 was recognized in the consolidated.

7 Taxes to be recovered

	Parent		Consolidated	
	03/31/2020	12/31/2019	03/31/2020	12/31/2019
Value-added Tax on Sales and Services (ICMS) recoverable	10,276	10,612	10,664	10,995
PIS and COFINS on ICMS	28,485	28,485	29,812	29,812
Excise Tax (IPI) recoverable	1,428	1,403	1,681	1,657
Social Integration Program (PIS) recoverable	52	28	435	412
Social Contribution on Revenues (COFINS) recoverable	236	128	1,881	1,778
Corporate Income Tax (IRPJ) advances	-	-	9	-
IRF and IRPJ recoverable	247	224	43,166	41,355
CSLL recoverable	107	88	7,038	6,986
National Institute of Social Security (INSS) Contribution recoverable	5	46	37	193
Service tax (ISS) recoverable	-	-	34	34
Other	73	70	186	185
Total	40,909	41,084	94,943	93,407
Current	7,560	1,371	43,496	38,271
Non-Current	33,349	39,713	51,447	55,136

The origin of the credits listed above is as follows:

- **IPI, PIS and COFINS to recover** – stem, basically, from credits over purchases of raw materials used in the exported products and sale of products taxed at zero rate. The realization of these credits has been performed through compensation with other federal taxes.
- **Income tax and social contribution to recover** - are arising from taxes over profit, paid the largest over previous years, or in the form of anticipation in the current exercise, and of tax withheld at the source over financial transactions and services provided by third parties. These taxes are being compensated with payable taxes determined of the same nature r request for refund, where applicable.
- **ICMS** - refers to credits over acquisitions of inputs used in the manufacturing of products whose sale is subject to the reduced basis of calculation of ICMS, as well as claims over acquisitions of inputs used in the manufacturing of products intended for export.
- **PIS e COFINS about the ICMS** – refers to the amount determined by the company due to the transit in a partial decision of a favorable decision to exclude the ICMS from the PIS and COFINS calculation basis.

Actions have been taken to use these accumulated tax credits, either for their consumption in the operation, compensation with debts or cash refund.

8 Other receivable accounts

As of March 31, 2020, the Company has the following balances recorded as other accounts receivable in current and non-current assets, as shown below:

	Parent		Consolidated	
	03/31/2020	12/31/2019	03/31/2020	12/31/2019
Other accounts receivable - Current				
Advances to employees	255	316	279	340
Profits and dividends receivable	-	-	1,664	1,664
Other receivables	1,170	1,278	1,648	1,839
Convertible debentures in share	4,558	4,559	12,933	17,360
Total	5,983	6,153	16,524	21,203
Other accounts receivable - Non-current				
Loans receivable from related Unifit	6,935	6,935	6,935	6,935
Loans receivable from related Luxxon	163	163	6,091	6,091
Total	7,098	7,098	13,026	13,026

9 Investments

9.1 Investments in subsidiaries and affiliates

	Parent		Consolidated	
	03/31/2020	12/31/2019	03/31/2020	12/31/2019
In affiliates	247,579	204,218	-	-
Joint venture	-	-	-	-
In subsidiaries	-	-	-	-
Total	247,579	204,218	-	-
Goodwill on acquisition of investments	6,065	6,065	-	-
Total	253,644	210,283	-	-

Investment	Mipel	Recu	LESP	Finance	LO&G	LOFS	Lochness	Parent	
								03/31/2020	12/31/2019
Amount of share or quotas									
Ordinary shares (thd)	-	3,000	-	-	-	-	716,004		
Capital stock quotas (thd)	21,425	-	391,430	50	-	-	-		
Participation %	100	95	100	100	5	-	100		
Shareholders' equity	838	363	31,446	108,238	2,996	-	97,077		
Income (Loss) for the year	(1,009)	-	(3,616)	(198)	(576)	-	(8,964)		
Unrealized profits	(341)	-	-	-	-	-	-		
Changes in investments									
Starting balance in period	1,539	287	34,354	82,836	141	-	85,061	204,218	184,022
Advance for future capital increase	-	-	-	-	-	-	8,535	8,535	1,292
Capital increase	-	-	-	-	-	-	-	-	55,211
Sale of interest in subsidiary	-	-	-	-	-	-	-	-	(18,662)
Equity income	(1,042)	-	(3,617)	9,848	(28)	-	(8,964)	(3,803)	(32,212)
Equity valuation adjustment	-	58	709	15,554	37	-	22,271	38,629	14,567
Final balance in the period	497	345	31,446	108,238	150	-	106,903	247,579	204,218

The social reasons of subsidiaries and affiliates are the following: Mipel - Mipel Ind. Com. Válvulas Ltda. - In Judicial Recovery; Recu - S/A; LESP - Lupatech - Equipamentos e Serviços para Petróleo Ltda. - In Judicial Recovery; Finance - Lupatech Finance Limited - In Judicial Recovery; Finance II - Lupatech II Finance Limited; LNC - Lupatech Netherlands Coöperatief U.A. and Lochness Participações S/A - In Judicial Recovery.

The result of the equity is composed as follows:

	Parent		Consolidated	
	03/31/2020	03/31/2019	03/31/2020	03/31/2019
In affiliates	(3,803)	(8,073)	-	-
In joint venture	374	(12)	374	(12)
Total	(3,429)	(8,085)	374	(12)

9.2 Investments in jointly controlled (*joint venture*)

Luxxon Participações Ltda is the jointly controlled entity of the Lupatech Group with Axxon Group. The Company shares with the other partners the joint management of the relevant activities of this entity.

On March 31, 2020, the Company recognized investments in joint venture (Luxxon Participações Ltda), as a provision for unrecognized liabilities, in the amount of R\$3,612 (R\$1,033 on December 31, 2019).

Jointly controlled investments are measured using the equity method.

9.3 Investment Property

It consists of land and built area, located in Macaé in Rio de Janeiro, Caxias do Sul in Rio Grande do Sul and Nova Odessa in São Paulo.

There are no operational activities carried out on the Macaé property - RJ. The properties located in Caxias do Sul - RS and Nova Odessa - SP are partially occupied with administrative and manufacturing activities. These unused portions are reserved for another destination that may be more profitable and efficient for the Company, namely, leasing, real estate development or long-term sale.

According to a technical report made in 2019 by an independent company, the total fair value calculated for properties and portions of properties intended for investment is R \$ 50,452 on December 31, 2019.

	Parent			Consolidated		
	Land	Building and construction	Total	Land	Building and construction	Total
Balance on December 31, 2019	26,477	2,033	28,510	46,779	3,673	50,452
Additions	-	-	-	-	-	-
Balance on March 31, 2020	26,477	2,033	28,510	46,779	3,673	50,452

10 Fixed Assets

	Weighted average rate of depreciation % p.p.	Parent		Consolidated	
		03/31/2020	31/12/2019	03/31/2020	12/31/2019
		net	net	net	net
Land	-	5,969	5,969	5,903	5,903
Building and construction	2%	26,521	26,485	35,119	35,191
Machinery and equipment	9%	16,626	17,412	14,129	16,187
Molds and matrixes	15%	358	392	452	491
Industrial facilities	5%	5,376	5,469	7,018	7,118
Furniture and fixtures	9%	667	690	443	477
Date processing equipments	14%	77	74	18	18
Improvements	2%	145	146	768	774
Vehicles	19%	39	46	3	1
Casks	-	-	-	2	2
Advances for fixed assets acquisitions	-	-	-	8,640	8,396
Construction in progress	-	299	331	9,183	9,597
Total		56,077	57,014	81,678	84,155

Synthesis of movement of the Fixed Assets:

Gross Cost	Parent								
	Land	Building and construction	Machinery and equipment, molds and matrixes	Industrial facilities and improvements	Furniture and fixtures	Date processing equipments	Construction in progress	Others	Total
Balance on December 31, 2019	5,969	35,031	89,663	11,717	3,848	3,913	331	488	150,960
Additions	-	213	24	1	1	12	43	-	294
Transfers	-	37	-	38	-	-	(75)	-	-
Disposal	-	-	(4)	-	-	-	-	-	(4)
Balance on March 31, 2020	5,969	35,281	89,683	11,756	3,849	3,925	299	488	151,250

Parent									
	Land	Building and construction	Machinery and equipment, molds and matrixes	Industrial facilities and improvements	Furniture and fixtures	Date processing equipments	Construction in progress	Others	Total
Accumulated depreciation									
Balance on December 31, 2019	-	(8,546)	(71,859)	(6,102)	(3,158)	(3,839)	-	(442)	(93,946)
Additions	-	(224)	(843)	(133)	(24)	(9)	-	(7)	(1,240)
Disposal	-	-	3	-	-	-	-	-	3
Reclassification to assets held for sale	-	10	-	-	-	-	-	-	10
Balance on March 31, 2020	-	(8,760)	(72,699)	(6,235)	(3,182)	(3,848)	-	(449)	(95,173)

Parent									
	Land	Building and construction	Machinery and equipment, molds and matrixes	Industrial facilities and improvements	Furniture and fixtures	Date processing equipments	Construction in progress	Others	Total
Net fixed assets									
Balance on December 31, 2019	5,969	26,485	17,804	5,615	690	74	331	46	57,014
Balance on March 31, 2020	5,969	26,521	16,984	5,521	667	77	299	39	56,077

Consolidated									
	Land	Building and construction	Machinery and equipment, molds and matrixes	Industrial facilities and improvements	Furniture and fixtures	Date processing equipments	Construction in progress	Others	Total
Gross Cost									
Balance on December 31, 2019	5,903	48,270	101,109	15,713	4,551	5,486	9,597	8,725	199,354
Additions	-	213	58	1	1	12	42	(120)	207
Disposal	-	-	(12,407)	-	(120)	(403)	(900)	(154)	(13,984)
Transfer	-	37	-	38	-	-	(75)	-	-
Capitalized financial effect	-	-	-	-	-	-	-	363	363
Reversal of provision for impairment of assets	-	-	1,848	-	-	-	-	-	1,848
Reclassification for assets held for sale	-	(1)	(7,182)	-	120	402	(4,010)	155	(10,516)
Effect of the conversion of subsidiaries abroad	-	-	16,450	-	-	-	4,529	-	20,979
Balance on March 31, 2020	5,903	48,519	99,876	15,752	4,552	5,497	9,183	8,969	198,251

Consolidated									
	Land	Building and construction	Machinery and equipment, molds and matrixes	Industrial facilities and improvements	Furniture and fixtures	Date processing equipments	Construction in progress	Others	Total
Gross Cost									
Balance on December 31, 2019	-	(13,079)	(84,431)	(7,821)	(4,074)	(5,468)	-	(326)	(115,199)
Additions	-	(331)	(878)	(145)	(25)	(11)	-	(9)	(1,399)
Disposal	-	-	7,446	-	120	403	-	154	8,123
Effect of the conversion of subsidiaries abroad	-	-	(6,732)	-	-	-	-	-	(6,732)
Reclassification for assets held for sale	-	10	(700)	-	(130)	(403)	-	(143)	(1,366)
Balance on March 31, 2020	-	(13,400)	(85,295)	(7,966)	(4,109)	(5,479)	-	(324)	(116,573)

Consolidated									
	Land	Building and construction	Machinery and equipment, molds and matrixes	Industrial facilities and improvements	Furniture and fixtures	Date processing equipments	Construction in progress	Others	Total
Net property, plant and equipment									
Balance on December 31, 2019	5,903	35,191	16,678	7,892	477	18	9,597	8,399	84,155
Balance on March 31, 2020	5,903	35,119	14,581	7,786	443	18	9,183	8,645	81,678

Property, plant and equipment are subject to liability guarantees as of March 31, 2020, which are liabilities in the following amounts:

Guaranteed liabilities	Fixed assets	
	Parent	Consolidated
Taxation (Tax executions)	14,791	14,949
Loans and financing	36,557	39,528
Total	51,348	54,477

11 Intangibles

	Weighted rates of amortization % p.p.	Parent		Consolidated	
		03/31/2020	12/31/2019	03/31/2020	12/31/2019
		net	net	net	net
Goodwill (*)	-	55,414	55,414	82,166	82,166
Software and other licenses	20%	2,345	2,553	2,383	2,606
New projects developments	20%	1,900	1,982	2,156	2,238
Total		59,659	59,949	86,705	87,010

(*) In the Parent Company represents the balance of gain of the incorporated subsidiaries.

Synthesis of movement of the intangible:

	Parent			
	Goodwill on acquisition of investments	Softwares and other licenses	Development of new products	Total
Custo do intangível bruto				
Balance on December 31, 2019	55,414	13,245	10,304	78,963
Additions	-	-	1	1
Balance on March 31, 2020	55,414	13,245	10,305	78,964

	Parent			
	Goodwill on acquisition of investments	Softwares and other licenses	Development of new products	Total
Acculated Amortization				
Balance on December 31, 2019	-	(10,692)	(8,322)	(19,014)
Additions	-	(208)	(83)	(291)
Balance on March 31, 2020	-	(10,900)	(8,405)	(19,305)

	Parent			
	Goodwill on acquisition of investments	Softwares and other licenses	Development of new products	Total
Net Intangible Assets				
Balance on December 31, 2019	55,414	2,553	1,982	59,949
Balance on March 31, 2020	55,414	2,345	1,900	59,659

	Consolidated			
	Goodwill on acquisition of investments	Softwares and other licenses	Development of new products	Total
Gross intangible cost				
Balance on December 31, 2019	79,890	16,306	11,652	107,848
Additions	-	-	2	2
Balance on March 31, 2020	79,890	16,306	11,654	107,850

	Consolidated			
	Goodwill on acquisition of investments	Softwares and other licenses	Development of new products	Total
Gross intangible cost				
Balance on December 31, 2019	2,276	(13,700)	(9,414)	(20,838)
Additions	-	(223)	(84)	(307)
Balance on March 31, 2020	2,276	(13,923)	(9,498)	(21,145)

	Consolidated			
	Goodwill on acquisition of investments	Softwares and other licenses	Development of new products	Total
Net Intangible Assets				
Balance on December 31, 2019	82,166	2,606	2,238	87,010
Balance on March 31, 2020	82,166	2,383	2,156	86,705

Below is a summary of the allocation of the goodwill balance by cash-generating unit level:

UGCs	Goodwill on acquisition of investments			
	Investments (Note nº 9)		Intangible	
	Parent		Consolidated	
	03/31/2020	12/31/2019	03/31/2020	12/31/2019
Products Segment				
Mipel Industria e Comércio de Válvulas Ltda	6,065	6,065	6,065	6,065
Unidade Lupatech Ropes	55,414	55,414	55,414	55,414
Lupatech – Equipamentos e Serviços para Petróleo – Unidade Fiberware	-	-	20,687	20,687
Total	61,479	61,479	82,166	82,166
Investment	6,065	6,065	-	-
Intangible Assets	55,414	55,414	82,166	82,166

Goodwill is allocated to cash-generating units for which they can be identified in the cash flows of the Cash-Generating Units - “CGU”.

The goodwill allocated to the Carbonox and Valmicro group of units is not relevant in comparison with the total book value of the goodwill, which is why individual information from these CGUs is not being presented.

Below is a summary of the amounts recorded as a loss due to the non-recoverability of goodwill per Cash Generating Unit:

UGCs	Goodwill on acquisition of investments	Impairment	Net Goodwill
Products Segment			
Mipel Industria e Comércio de Válvulas Ltda (Group of units)	6,065	-	6,065
Lupatech S/A - CSL Unit	125,414	(70,000)	55,414
Lupatech – Equipamentos de Serviços para Petróleo – Oil Tools Unit	9,149	(9,149)	-
Tecval Unit	55,680	(55,680)	-
Lupatech - Equipamentos de Serviços para petróleo - Monitoring Systems Unit	9,884	(9,884)	-
Lupatech – Equipamentos de Serviços para Petróleo – Unit Fiberware	20,687	-	20,687
Services Segment			
Lupatech – Equipamentos de Serviços para petróleo Unit	59,227	(59,227)	-
Total	286,106	(203,940)	82,166

12 Suppliers

	03/31/2020						12/31/2019					
	Parent			Consolidated			Parent			Consolidated		
	Current	Non-current	Total	Current	Non-current	Total	Current	Non-current	Total	Current	Non-current	Total
Suppliers												
Subject to Judicial Recovery												
Domestic Suppliers	3,638	106,402	110,040	3,638	106,402	110,040	3,874	99,628	103,502	3,874	99,628	103,502
Export Suppliers	137	16,901	17,038	137	16,901	17,038	137	16,901	17,038	137	16,901	17,038
(-) Present value adjustment	-	(62,421)	(62,421)	-	(62,421)	(62,421)	-	(59,840)	(59,840)	-	(59,840)	(59,840)
	3,775	60,882	64,657	3,775	60,882	64,657	4,011	56,689	60,700	4,011	56,689	60,700
Not Subject to Judicial Recovery												
Domestic Suppliers	4,180	-	4,180	8,297	-	8,297	3,492	-	3,492	7,549	-	7,549
Export Suppliers	194	-	194	196	-	196	77	-	77	78	-	78
	4,374	-	4,374	8,493	-	8,493	3,569	-	3,569	7,627	-	7,627
Total suppliers	8,149	60,882	69,031	12,268	60,882	73,150	7,580	56,689	64,269	11,638	56,689	68,327

Under the current Judicial Recovery plan, 50% of the unsecured creditors of suppliers will be paid through the payment of subscription bonuses and the remaining 50% will be paid in cash within 15 years, with interest and correction at a variable rate equivalent to TR + 3% per year for Class IV and TR + 3.3% per year for Class III, to be paid respectively 30 days or in four quarterly installments after the maturity of the last principal proposed in the terms of payments of the unsecured creditors

of the new Plan.

On March 31, 2020, an adjustment to present value was made on suppliers subject to judicial reorganization in the amount of R\$2,581 (R\$3,097 on December 31, 2019).

The balance of adjustment to present value on suppliers subject to judicial recovery on March 31, 2020 is R\$62,421 (R\$59,840 on December 31, 2019) in the parent company and in the consolidated, considering the discount rate of 13.65% per year.

13 Loans and financing

Description	Index	Weighted interest rates	03/31/2020						12/31/2019					
			Parent			Consolidated			Parent			Consolidated		
			Current	Non-current	Total	Current	Non-current	Total	Current	Non-current	Total	Current	Non-current	Total
Subject to Judicial Recovery														
Local currency														
Secured creditors	FIXO	3,00% a.a. + TR	1,496	39,583	41,079	1,496	39,583	41,079	1,495	39,650	41,145	1,495	39,650	41,145
Working capital / expansion			1,496	39,583	41,079	1,496	39,583	41,079	1,495	39,650	41,145	1,495	39,650	41,145
(-) Present value adjustment			-	(17,320)	(17,320)	-	(17,320)	(17,320)	-	(17,798)	(17,798)	-	(17,798)	(17,798)
Unsecured creditors	FIXO	3,3% a.a. + TR	1,078	86,845	87,923	1,078	86,845	87,923	934	86,364	87,298	934	86,364	87,298
Working capital / expansion			149	13,655	13,804	149	13,655	13,804	130	13,580	13,710	130	13,580	13,710
Working capital / expansion			128	11,688	11,816	128	11,688	11,816	111	11,624	11,735	111	11,624	11,735
Working capital / expansion			277	15,562	15,839	277	15,562	15,839	235	15,475	15,710	235	15,475	15,710
Research and development funding			62	5,728	5,790	62	5,728	5,790	55	5,696	5,751	55	5,696	5,751
Debentures			462	40,212	40,674	462	40,212	40,674	403	39,989	40,392	403	39,989	40,392
(-) Adjustment to present value			-	(42,264)	(42,264)	-	(42,264)	(42,264)	-	(42,818)	(42,818)	-	(42,818)	(42,818)
Foreign currency														
Unsecured creditors	FIXO	3,3% a.a. + TR	-	-	-	1,484	126,876	128,360	-	-	-	1,256	98,164	99,420
Notesholders			-	-	-	1,484	126,876	128,360	-	-	-	-	-	-
(-) Adjustment to present value			-	-	-	-	(51,352)	(51,352)	-	-	-	-	(38,167)	(38,167)
			2,574	66,844	69,418	4,058	142,368	146,426	2,429	65,398	67,827	3,685	125,395	129,080
Not subject to Judicial Recovery														
Local currency														
Working capital / expansion	CDI	5,27% a.a.	2,765	-	2,765	2,765	-	2,765	2,692	-	2,692	2,692	-	2,692
Working capital / expansion	TJLP	5,09% a.a.	5,034	-	5,034	8,648	-	8,648	5,034	-	5,034	8,648	-	8,648
Discounted titles	-	2,00% a.m.	863	-	863	863	-	863	648	-	648	648	-	648
Credit limit	FIXO	7,00% a.m.	1	-	1	2	-	2	-	-	-	1	-	1
Foreign currency														
Working capital / expansion	DÓLAR	7,48% a.a.	1,214	-	1,214	2,520	-	2,520	1,215	-	1,215	2,520	-	2,520
			9,877	-	9,877	14,798	-	14,798	9,589	-	9,589	14,509	-	14,509
			12,451	66,844	79,295	18,856	142,368	161,224	12,018	65,398	77,416	18,194	125,395	143,589

Under the Judicial Recovery Plan in force, 35% of the secured claims subject to the Judicial Recovery must be paid through the payment of subscription bonuses and the remaining 65% will be paid in cash within 15 years, with interest increase and monetary restatement at a variable rate equivalent to TR + 3% per annum, to be paid 30 days after the maturity of the last installment of the principal, as proposed in the terms of payments of the secured creditors of the new Plan.

In the case of unsecured loans and financing, in accordance with the Judicial Recovery Plan in force, 50% will be paid through the payment of subscription bonuses and the remaining 50% will be paid in cash within 15 years, with (Class IV) or TR + 3.3% pa and 0.4% in foreign currency (Class III), to be paid in 30 days (Class IV) or four quarterly installments (Class III) after the maturity of the last installment of the principal, as approved in the terms of payments of the unsecured creditors of the new Plan.

In the quarter ended March 31, 2020, there was an adjustment to the present value of loans and financing subject to judicial recovery in the amount of R \$ 1,032 at the parent company (R \$ 4,637 on December 31, 2019) and R\$12,153 in the consolidated (R\$ 2,644 as of December 31, 2019).

The balance of adjustment to present value on loans and financing subject to judicial recovery on March 31, 2020 is R\$59,584 (R\$60,616 on December 31, 2019) at the parent company and R\$ 110,936 (R\$98,783 on December 31, 2019) in the consolidated, considering the discount rate of 13.65% per year.

The maturities of the non-current installments of financing are as follows:

Maturity	Parent		Consolidated	
	03/31/2020	12/31/2019	03/31/2020	12/31/2019
2021	2,806	2,806	4,062	4,062
2022	3,282	3,282	4,995	4,995
2023	4,116	4,116	6,628	6,628
2024	6,785	6,785	10,780	10,780
2025	7,955	7,955	12,711	12,711
From 2026	41,900	40,454	103,192	86,219
	66,844	65,398	142,368	125,395

Loan and financing guarantees were granted as follows, with a position on March 31, 2020:

		Value of the guarantee			
		Parent		Consolidated	
		Book value*	Appraisal report value**	Book value*	Appraisal report value**
Subject and not subject to Judicial Recovery					
Local currency	Garantee				
Working capital / expansion	Mortgage / Buildings	33,961	112,207	34,355	134,149
Working capital / expansion	Machinery and equipment	2,596	2,540	5,173	5,005
		36,557	114,747	39,528	139,154

* Net values of depreciation.

** Valuation according to reports prepared by Appraisal Evaluations and Engineering Ltda. in 2018 and 2019.

Due to the Plan of Judicial Recovery, the bonds and debentures started being treated and registered with the loans subject to judicial recovery, on non-current liabilities, due to its classification as unsecured creditors of the Plan, where they accrue interest and monetary correction at a variable rate equivalent to TR + 3.3% per year in Reais, as determined for payment of these creditors in the New Plan of Judicial Recovery.

14 Debentures

Third Issuance of Debentures

Aiming the payment of part of the credits of labor nature, and other credits not subject to the Plan of Judicial Recovery, the Board has approved, in a meeting held in November 28 of 2017, the 3rd issuance of debentures convertible into ordinary stocks of issuing of the Company, in a single series, of the unsecured kind, for private placement, within the limit of the authorized capital, in the amount of thirty million reais, upon issuance of 30.000.000 of Debentures.

The Issuance respected the preemptive right of the Company's shareholders and was directed to the payment of Class I Judicial Reorganization credits and to holders of other credits.

On February 5 of 2018, was held at RCA, the partial approval of the 3rd Issuance of Debentures of the Company, as approved in the meeting of the Administrative Council held on November 28 of 2017, in the amount of R\$29,313, upon the issuance of 29,313,394 Debentures, within the limit of the authorized capital of the Company.

Considering the total amount of the issuance of 30,000,000 of Debentures, still remained 686,606 unsubscribed Debentures, which were canceled by the Company, in accordance with the Issuance.

The conclusions of the Company's stock conversion processes were as follows:

Event	Conversion Date	Common shares (units)	Conversion of Debentures into R\$
Completion of the process of converting debentures into shares of the Company	February 28, 2018	5,265,949	15,482
1st Mandatory Conversion of Debentures into Company Shares	February 28, 2018	470,456	1,383
2nd Mandatory Conversion of Debentures into Company Shares	June 18, 2018	358,682	1,055
3rd Mandatory Conversion of Debentures into Company Shares	August 20, 2018	364,282	1,070
4th Mandatory Conversion of Debentures into Company Shares	November 21, 2018	369,542	1,087
5th Mandatory Conversion of Debentures into Company Shares	February 27, 2019	375,225	1,103
6th Mandatory Conversion of Debentures into Company Shares	May 29, 2019	380,467	1,119
7th Mandatory Conversion of Debentures into Company Shares	August 30, 2019	386,318	1,136
8th Mandatory Conversion of Debentures into Company Shares	November 22, 2019	392,168	1,153
9th Mandatory Conversion of Debentures into Company Shares	March 02, 2020	397,923	1,170

The balance of Debentures remaining on March 31, 2020 recorded in Current Liabilities is R \$ 4,149 (R\$5,187 on December 31, 2019).

The main characteristics of the 3rd issuance of debentures are:

Series:	Only
Date of issue:	12/18/2017 (for all legal purposes)
Expiration Date:	Without time of expiration
Quantity issued:	29.313.394
Par value:	R\$1.00
Value of the issue:	R\$29.313

Convertibility:

The Debentures are mandatorily convertible into ordinary shares issued by the Company, at the discretion of the debenture holders, in accordance with the conditions and options below:

- a) in up to 10 working days counted from the Date of Payment of Debentures, the debenture holders could request the conversion of up to 100% of the Debentures held by them in shares, of R\$2.94 per share. The calculation for conversion of Debentures resulted from the division between (i) the nominal unit value of the Debentures, plus the remuneration and (ii) the conversion price of \$2.94 per ordinary share issued by the Company. Any fractions resulting from the calculation for conversion were disregarded; or
- b) within 10 working days from the date of payment of Debentures, if the debenture holders have not requested the convertibility of its Debentures pursuant to the terms and conditions set forth in the item (a) above, the Debentures will be mandatorily converted into Shares, according to the periodicity, percentage and price indicated below:

:

Conversion Dates	Percentage to be converted from Debentures of each of Debenturist	Price per share in R\$
February 15, 2018	10%	2.94
May 15, 2018	7.5%	2.94
August 15, 2018	7.5%	2.94
November 15, 2018	7.5%	2.94
February 15, 2019	7.5%	2.94
May 15, 2019	7.5%	2.94
August 15, 2019	7.5%	2.94
November 15, 2019	7.5%	2.94
February 15, 2020	7.5%	2.94
May 15, 2020	7.5%	2.94
August 15, 2020	7.5%	2.94
November 15, 2020	7.5%	2.94
February 15, 2021	7.5%	2.94

In the event of the Action completing 22 consecutive trading sessions with closing values above the price of the last conversion performed, the debenture holder may, at his sole discretion, during the 10 calendar days following, anticipate the last conversion provided in accordance with the schedule above. Closed the period of 10 calendar days for the exercise of the faculty of early conversion, if the conditions for early conversion are cleared again, the debenture holders may, at his sole discretion, make new conversions in advance on the same terms. In these cases, the Debentures will be converted in accordance with the schedule, with the remuneration calculated on a pro rata temporis up to the date of early conversion.

The debenture holder that holds more than one Debenture can group the fractions of shares that he has rights over, with the aim of achieving an integer, so as to receive the largest possible number of shares. After the fractional shares resulting from the conversion of Debentures of each debenture holder being grouped, only whole quantities of shares shall be delivered to the referred debenture holder, disregarding any fraction.

The number of shares to be delivered per Debenture will be simultaneous and proportionally adjusted to capital increases by subsidy, splitting or groupings of ordinary and/or preferred shares issued by the Company, any title, which might occur starting from the date of issuance, without any cost to the holders of Debentures and the same proportion established for such events.

Subscription and payment:

The Debentures subscribed were paid on January 31, 2018 ("Date of Subscription"), the subscription price corresponding to its nominal value per unit, without monetary updating, interest or other charges. The Debentures were paid in cash, upon the act of subscription ("Date of Payment"), outside the scope of B3, with Undisputed labor credits, as defined in the Plan of Judicial Recovery, or credits held by a society of specific purpose as a result of the assumption of labor credits, or with other credits, in all cases held in regards to the Company, upon the payment with the corresponding credits. The sums paid by holders of right of preference, in accordance with Article 171, paragraph 2 and paragraph 3 of the Corporation Law, must be delivered in proportion to holders of paid credits.

For each R\$1.00 (one real) in undisputed labor credits, loans held by the SPE or other credits, was subscribed and paid R\$1.00 (one real) of nominal value of Debenture, disregarding fractions of the real so that the payment of the whole number of debentures immediately below the value of the credit.

The Debentures that were not subscribed, as well as Debentures subscribed which have not been paid pursuant to the terms and conditions set forth in the Scripture of Issuance, have been canceled.

Remuneratory Interest:

Each Debenture does justice to the remuneration, as from the date of payment, calculated by the referential rate, calculated and published by the Central Bank of Brazil ("TR"), increased exponentially from a spread or surcharge of 6% per year, calculated on the basis of 252 working days, calculated in a composed form, annually, pro rata temporis per day, on the par value per unit of the Debentures, since the date of payment (additionally) until the date of notice to shareholders, which must occur at the end of each period of capitalization, to be calculated in accordance with the Scripture of Issuance.

The Remuneration pro rata temporis will be added to the percentage of the par value per unit of the Debentures for the purpose of conversion on each date of conversion, as described in the table above, occurring in the last payment on February 15, 2021, the date on which, mandatorily, any remaining balance will be converted into shares. This provision also applies to early conversion.

Optional early redemption total or partial and partial optional amortization:

The Company may, at its sole discretion and regardless of the willingness of the debenture holders perform, at any time, (i) the total early redemption; and/or (ii) the partial early redemption of the Debentures, limited to 98% of the balance of the par value per unit of the Debentures.

On the occasion of the optional early redemption or the optional early amortization, the Debenture Holders will make justice to the receipt the par value per unit of the Debentures, plus the remuneration of Debentures, calculated pro rata temporis since the date of payment until the date of effective payment of the optional early redemption or the optional early amortization. There will be no payment of prizes.

The optional early redemption or the optional early amortization may only occur through the sending of communication from the Company to the debenture holders, with minimum prior notice of 5 working days from the date envisaged for the execution of the optional early redemption or the optional early amortization, stating (i) the amount to be paid for the Debentures to be redeemed or amortized, as applicable; (ii) the date of execution of the optional early redemption or the optional early amortization; and (iii) other information necessary for the operationalization of the redemption or amortization of the Debentures.

In the event of execution of optional early redemption optional early amortization, the Company may make the compensation with eventual credits that it holds against the Debenture Holders, in accordance with Article 368 and following of the Civil Code, outside the scope of the B3.

Dilution:

As was assured to the current shareholders of the Company their right of preference pursuant to Article 57, paragraph 1, and Article 171, paragraph 3, of the Law of Corporations, only dilution occurred by not exercising the right of preference. Otherwise, the shareholders have maintained their respective shares in the social capital. The price of conversion of Debentures into shares issued by the Company in the context of the Issuance was fixed without undue dilution to the current shareholders of the Company, under the terms of Section III of the paragraph 1 of article 170 of the Law of Corporations.

15 Related parties

15.1 Parent Company

The balances and transactions between the Company and its subsidiaries, which are its related parties, have been eliminated in the consolidation. The details in regards to transactions between the parent company and its subsidiaries are presented below:

	Parent				03/31/2020	12/31/2019
	SABR	Mipel Sul	Lupatech Finance	LESP		
Assets						
Current						
Accounts receivable	-	793	-	-	793	1,012
Other accounts receivable	1,972	2,979	-	31,666	36,617	47,466
Non-current						
Mutual and loans	28,294	-	-	-	28,294	21,930
	<u>30,266</u>	<u>3,772</u>	<u>-</u>	<u>31,666</u>	<u>65,704</u>	<u>70,408</u>
Liabilities						
Current						
Accounts payable	-	360	-	-	360	55
Other accounts payable	2,571	-	1,251	1,205	5,027	2,473
Mutual and loans	-	-	-	49,179	49,179	38,129
Non-current						
Mutual and loans	-	-	189,524	-	189,524	146,797
	<u>2,571</u>	<u>360</u>	<u>190,775</u>	<u>50,384</u>	<u>244,090</u>	<u>187,454</u>
					03/31/2020	03/31/2019
Income						
Purchases	-	14	-	-	14	1,509
Financial income	8	-	-	-	8	5
Financial expenses	-	-	170	-	170	107
Exchange variation	-	-	15	-	15	-
	<u>8</u>	<u>14</u>	<u>185</u>	<u>-</u>	<u>207</u>	<u>1,621</u>

	Parent						
	Transaction date	Duration	Interest rate	Amount R\$	Balance US\$	03/31/2020	12/31/2019
Assets mutual							
Foreign currency							
Contract 1	jul-14	Indeterminate	105% do DI-Cetip	20,992	6,725	28,007	21,714
Contract 2	dez-14	Indeterminate	12,000% a.a.	288	55	287	216
				<u>21,280</u>	<u>6,780</u>	<u>28,294</u>	<u>21,930</u>
Liabilities mutual							
Foreign currency							
Contract 4	dez-15	Indeterminate	-	36,951	9,460	49,178	38,129
Contract 5	jan-18	Indeterminate	0,4% a.a.	225,416	36,456	189,525	146,797
				<u>262,367</u>	<u>45,916</u>	<u>238,703</u>	<u>184,926</u>
				<u>262,367</u>	<u>45,916</u>	<u>238,703</u>	<u>184,926</u>

The transactions are carried out in accordance with the conditions agreed between the parties.

The foreign currency loan and loan contracts between Parent and Lupatech Finance are presented on March 31, 2020 for the net amount of R\$189,525 (remaining balance of R\$146,797 on December 31, 2019) in the parent company's liabilities.

The Company has, as of March 31, 2020 loan agreement with Unifit - Industrial Wire Unit Timbaúba Ltda in the amount of R \$ 6,935, the same balance reported at December 31, 2019. This amount is recorded in other accounts receivable in non-current assets.

The Company has a loan agreement with the jointly-owned subsidiary Luxxon Participações Ltda in the amount of R\$6,091 on March 31, 2020, the same balance was presented on December 31, 2019. This amount is recorded in other accounts receivable in non-current assets.

a. Clearances granted

The operations with related parties have no warranties related to the operation, limiting itself to ordinary commercial transactions (purchase and sale of inputs), which are not backed by warranties, as well as mutual operations with Group companies, which also have no warranties in their composition.

b. Condition of prices and charges

Intercompany loan agreements in Brazil are monetarily restated at the monthly DI-Cetip market funding rate.

15.2 Key Personel of the Administration

a. Remuneration of the Administration

The amount of R \$ 978 (R \$ 720 in the same period of 2019) comprises fixed remuneration and amounts corresponding to variable remuneration. This variable remuneration recorded in the period refers to amounts originally contracted in the remunerations for the years 2017 and 2018, which were partially provisioned in the results of the respective years, and whose credit in favor of the beneficiaries was determined and authorized by the Board of Directors in January 2020.

15.3 Loans with shareholders

As of March 31, 2020, the loan amount with GPCM, LLC (Affiliate of the shareholder Oilfield Services Holdco LLC) is R\$7,993 (R\$7,766 on December 31, 2019), and is recorded in non-current liabilities with the subject loans judicial recovery.

16 Income tax and social contribution

For companies based in Brazil, depending on the situation of each company, if taxed by the real profit, the provision for income tax is calculated and accounted for at the rate of 15% on the taxable profit, plus an additional of 10%, and to social contribution the rate of 9%, calculated and entered on the profit before the income tax, adjusted in the form of tax legislation. The companies taxed on the basis of presumed profit calculate income tax at the rate of 15%, plus an additional of 10%, and social contribution at the rate of 9%, over an estimated profit of 8% to 32% for income tax and 12% for social contribution levied on the gross revenue from sales and services of subsidiaries, observed the tax rules in force.

a. The. Deferred income tax and social contribution

As of March 31, 2020, the parent company and the consolidated non-current deferred income tax and social contribution balances are presented as shown in the table below:

NON-CURRENT LIABILITIES	Parent		Consolidated	
	03/31/2020	12/31/2019	03/31/2020	12/31/2019
Adjustment to present value of suppliers, fines, loans and debentures	(29,037)	(28,669)	(41,259)	(37,752)
Assigned Cost	-	-	(14,284)	(14,284)
Others	(7,705)	(7,705)	(15,020)	(15,020)
Deferred income tax and social contribution	(36,742)	(36,374)	(70,563)	(67,056)

Deferred income and social contribution taxes are recorded in the income statement on March 31, 2020, referring to the result of the three months ended on this date, in the amounts of R \$ 369 in the

parent company and R\$3,507 in the consolidated (R\$396 in the parent company and R \$ 505 in the consolidated for the three-month period ended March 31, 2019).

b. Reconciliation of income tax and social contribution expenses

	Parent		Consolidated	
	03/31/2020	03/31/2019	03/31/2020	03/31/2019
Income (loss) before taxes from continuing operations	(63,503)	(19,992)	(60,256)	(21,606)
Pre-tax loss from discontinued operations	-	-	-	3,048
Loss before tax	(63,503)	(19,992)	(60,256)	(18,558)
Additions and exclusions				
Equity pick-up	3,429	8,085	(374,00)	12
Provision of losses on inventory obsolescence	(40)	(170)	(1,589)	(2,086)
Provision for losses due to non-recoverability of assets	-	-	(1,848)	(21)
(Reversal) Allowance for doubtful accounts	303	30	303	43
Provision for contingency losses	2,560	870	-	1,399
Non-deductible expenses	6	-	1,856	-
Adjustment to present value	(1,549)	1,663	(14,734)	2,120
Provision for interest on suppliers	841	22	931	(1,099)
Exchange variation provision	53,541	1,327	55,037	1,324
Others	(3,414)	(1,582)	(60,393)	(389)
Calculation basis	(7,826)	(9,747)	(81,067)	(17,255)
Combined Tax Rate	34%	34%	34%	34%
Current income and social contribution taxes of subsidiaries	-	-	(109)	(2)
Deferred income tax and social contribution	(369)	396	(3,507)	505

17 Contingent process and judicial deposits

17.1 Provision for tax, labor and civil risks

The Company, through its lawyers, has discussed some issues of tax nature, labor and civil in the judicial sphere. The provision for tax, labor and civil risks was ascertained by the Administration based on available information and supported by the opinion of their lawyers regarding the expectation of outcome, at an amount considered sufficient to cover losses considered likely that may occur on the basis of unfavorable judicial decisions.

		Parent		Consolidated	
		Expectation of loss		Expectation of loss	
		Possible	Probable	Possible	Probable
Tax (i)					
ICMS - Tax on Circulation of Goods and Services	(1.1)	80,768	-	81,867	-
CSLL - Social Contribution on Net Income	(1.2)	-	-	15,330	-
IRPJ - Corporate Income Tax	(1.3)	17,885	-	135,985	-
INSS - National Institute of Social Security	(1.4)	-	-	1,725	-
IRRF - Withholding Income Tax	(1.5)	49,530	-	49,530	-
IPI - Excise Tax		508	-	508	-
COFINS - Tax for Social Security Financing	(1.6)	-	-	518	-
ISS - Services Tax	(1.7)	-	-	6,962	156
CIDE - Contribution for Intervention in the Economic Domain		-	-	1,093	-
Other tax provisions	(1.8)	890	1,072	19,883	2,148
		149,581	1,072	313,401	2,304
Labor (ii)		2,049	7,505	23,578	46,711
Civil (iii)		22,003	196	42,596	9,664
Total on March 31, 2020		173,633	8,773	379,575	58,679
Total on December 31, 2019		155,887	8,854	357,296	58,013

These figures cover the entirety of the Group's companies and include values in judicial and administrative discussion as well as situations incurred where, even without the existence of releases or formal questioning by the authorities, may signify risks of future losses.

The provision for funds involved in the lawsuits in the amounts set out above (R \$ 8,773 in the parent company and R \$ 58,679 in the consolidated as of March 31, 2020 and R\$8,854 in the parent and R\$58,013 in the consolidated as of December 31, 2019) and referring to the spheres below listed takes into account the probability of probable loss, which is configured when an outflow of economic benefits is presumed in view of the matter discussed, the judgments in each case and the jurisprudential understanding of each case.

The demands with probability of possible loss are excluded from the provision.

The judicial demands are divided into three spheres, being:

(i) *Tax Contingences*

Discussions involving tributes in the state and federal spheres, among these IRPJ, PIS, COFINS, INSS, ICMS and IPI. There are suits in all procedural stages, since the initial instance until the Upper Courts, STJ and STF. The main suits and values are as below:

Main contingent proceedings classified as possible loss as of March 31, 2020

- (i.1) Annulment action that aims to destroy ICMS tax credit, launched due to the fact that Lupatech S / A - In Judicial Reorganization did not collect the tax at the time of the exportation of goods under REPETRO, since such operation is immune to its incidence. The lower court decision was unfavorable to the Company. Her appeal to the Court was dismissed. As a result, Special and Extraordinary Appeals were filed. The first was admitted and the second, inadmissible. An appeal was filed against the decision that did not admit the Company's Extraordinary Appeal. Currently, a decision by the Superior Courts is awaited. Process subject to possible loss of R\$63,577.

Tax foreclosure against Lupatech S / A - In Judicial Reorganization distributed on October 22, 2015, through which the State of São Paulo aims to collect ICMS on imports. The lower court accepted the defense presented to extinguish the Tax Enforcement, which motivated the appeal by the State Treasury. Currently, the appeal is awaited. Process subject to possible loss of R\$8,838.

Annulment lawsuit filed by Lupatech S / A - In Judicial Reorganization against the State of São Paulo, distributed on October 22, 2015, with the objective of deconstructing ICMS debt. In summary, it is argued that the inspection ignored the fact that incoming invoices were issued to cancel improperly issued outgoing invoices. On April 7, 2020, a judgment was rendered, partially deeming the requests to be in order to remove interest charged above the SELIC rate. Publication of the sentence is awaited. Process subject to possible loss of R\$3,101.

Tax Foreclosure of the São Paulo State Treasury against Lupatech S / A - In Judicial Reorganization for collection of ICMS debt and fine, resulting from the tax assessment notice, distributed on September 26, 2012. The company offered real estate under guarantee, being the process has since stalled. Process subject to possible loss of R\$1,858.

- (i.2) Declaratory action filed by Lupatech Perfuração e Completação Ltda - In Judicial Reorganization against the Federal Government, distributed on December 14, 2011, which aims at recognizing the extinction of several debts duly offset at the administrative level through the transmission of PER / DCOMPs. The lower court decision was unfavorable to the Company. The appeal filed by it is awaiting judgment. Process subject to possible loss of R\$2,942.

Infraction notice drawn up by the Federal Revenue of Brazil against Sotep - Sociedade Técnica de Perfuração S / A - In Judicial Recovery, distributed on July 13, 2011, related to the collection of social contributions levied on the payroll, as well as incidents on the remuneration paid, due or credited, to individual taxpayers for the services provided. The administrative defense argues, in summary, that the entry is null, since it was not considered in the calculation of contributions the amounts that were the subject of withholdings made by service providers. The judgment of the First Administrative Instance was unfavorable to the Company. The Voluntary Appeal filed by it is awaiting judgment. Process subject to possible loss of R\$2,037.

Tax foreclosure filed against Lupatech Perfuração e Completação Ltda - In Judicial Recovery, through which the Federal Government aims to collect CSLL credits, resulting from arbitrage of profit. A Pre-execution Exception was filed defending the lack of liquidity of the security, in view of the existence of a decision prior to the enrollment of active debt determining the suspension of the tax credit requirement. The defense was rejected at First Instance, which is why an appeal will be made to the respective Court. In any case, a substantial portion of the debt was canceled at the time of the new administrative judgment. Process subject to possible loss of R\$7,329.

- (i.3) Infraction notice drawn up by the Federal Revenue of Brazil against Lupatech Perfuração e Completação Ltda - In Judicial Recovery, due to alleged irregularities in the calculation of IRPJ, CSLL, PIS and COFINS in fiscal year 2013. The administrative challenge presented by the Company addressed nullity issues by restricting the right of defense and, in relation to the PIS and COFINS launches related to "Sales of Services - National Market" revenues, in the amount of R\$2,965, he defended that these were mere provisions that were part of the January invoicing 2013, not being taxable revenue. The judgment of the First Administrative Instance was unfavorable to the Company. The Voluntary Appeal filed by it is awaiting judgment. Process subject to possible loss of R\$25,462.

Writ of Mandamus filed by Lupatech Perfuração e Completação Ltda - In Judicial Recovery, distributed on June 12, 2017, to guarantee the net right and certain to have analyzed all the documents presented in the administrative impugnation, which demonstrate the mistake made by the Fazendária Authority when arbitrating the Company's profit in the years 2008 and 2009. The requests were deemed partially valid, to cancel the administrative judgment and determine a new judgment, with the analysis of the documents presented by the Company. The partial decision was confirmed by the Court. Possible filing of appeals is awaited. Process subject to possible loss of R\$29,832.

Infringement notice of the Federal Revenue of Brazil, drawn up as a result of the arbitration of the profit of the company Lupatech Perfuração e Completação Ltda - In Judicial Recovery in the calendar year 2010. The arbitration was due to deficiencies in the transmission of the Digital Accounting Bookkeeping (ECD). The administrative defense proved that the arbitration was wrong, since the irregularities pointed out in the ECD were remedied. Currently, the Voluntary Appeal submitted by the Company to CARF is awaiting judgment. Process subject to possible loss of R\$14,615.

Infraction notice drawn up by the Federal Revenue Service of Brazil against Lupatech Perfuração e Completação Ltda - In Judicial Recovery, aiming at the collection of social security contributions and contributions to third parties for the period of 2012. In addition to the nullity issues, the possibility of taxation of incentive bonuses, whether they were paid or just provisioned. Defense

partially accepted in the administrative sphere to reduce the fine qualifies from 150% to 75%. An annulment action is awaited to discuss the amounts maintained by the Administrative Court. Process subject to possible loss of R\$5,853.

Request for compensation from Lupatech Equipamentos e Serviços para Petróleo Ltda - In Judicial Recovery, referring to the negative balance of the IRPJ (2009/2010) that generated collection processes. On August 19, 2015, a statement of non-conformity was presented. It is argued that the non-approval of the compensations no longer considers a rectifying document presented before the decision. Administrative judgment is awaited. Process subject to possible loss of R\$6,130.

Infraction notice drawn up by the Federal Revenue Service against Prest Perfurações Ltda - In Judicial Reorganization to demand a fine resulting from the non-approval of DCOMP's. The unconstitutionality of the fine is defended. Administrative judgment is awaited. Process subject to possible loss of R\$1,721.

Administrative proceeding of the Federal Revenue of Brazil, requesting tax compensation by Sotep - Sociedade Técnica de Perfuração S / A - In Judicial Recovery. Process subject to possible loss of R\$3,400.

Infraction Notice drawn up by the Federal Revenue Service of Brazil against Lupatech S / A - In Judicial Recovery for the constitution of IRPJ and CSLL tax credits for the calendar years 2009 and 2010, due to the alleged irregularity of the anticipation of exclusions resulting from amortization of goodwill. Currently, the merit of the collection is discussed through Annulment Actions. Process subject to possible loss of R\$17,812.

Tax foreclosure filed against Lupatech Perforação e Completação Ltda - In Judicial Reorganization, through which the Federal Government aims to collect IRPJ credits subject to administrative proceedings, resulting from the arbitration of profit. A Pre-execution Exception was filed defending the lack of liquidity of the security, in view of the existence of a decision prior to the enrollment of active debt determining the suspension of the tax credit requirement. The defense was rejected at First Instance, which is why an appeal will be made to the respective Court. In any case, a substantial portion of the debt was canceled at the time of the new administrative judgment. Process subject to possible loss of R\$23,210.

- (i.4) Notice of Infraction issued for the collection of DEBCAD, related to the conversion of an advisory obligation into a principal obligation, consistent with the lack of declaration in GFIP of the contributions due in the period between January 1999 and June 2007, of the company Sotep - Sociedade Técnica de Piercing S / A - In Judicial Recovery. It defends the partial decay of the entry, the nullity due to defective reasons and the need to reduce the fine. Administrative judgment is awaited. Process subject to possible loss of R\$1,725.
- (i.5) Tax Foreclosure filed by the National Treasury against Lupatech S / A - In Judicial Recovery, related to the collection of IRRF debt. The discussion on the merits is dealt with in the writ of mandamus, in which a sentence was handed down recognizing that a substantial portion of the tax credits arising from the administrative proceeding is unfounded. The appeal filed by the Treasury is awaiting judgment. Process subject to possible loss of R\$49,530.

- (i.6) Tax Foreclosure filed by the Municipality of Três Rios - RJ against Sotep - Sociedade Técnica de Perfuração S / A- In Judicial Recovery for collection of ISS for the periods of 2013 and 2014. The Company is awaited. Process subject to possible loss of R\$3,251.
- (i.7) Infraction notice drawn up by the Federal Revenue of Brazil against Lupatech Perfuração e Completação Ltda - In Judicial Recovery to collect fines due to the alleged non-compliance with the special customs regime for temporary admission. It is argued that the legal liturgy was not respected, that it is not possible to apply the 75% fine due to the fact that the entry in question is due to approval, that the tax credit was fully paid under PERT and, in the alternative, that it is not possible to cumulate different fines for the same infraction. Administrative judgment is awaited. Process subject to possible loss of R\$12,305.

Infringement notice drawn up by the Federal Revenue of Brazil against Sotep - Sociedade Técnica de Perfuração S / A - In Judicial Recovery to collect fines due to the alleged breach of the special customs regime for temporary admission. It is argued that the legal liturgy was not respected, that it is not possible to apply the 75% fine due to the fact that the entry in question is due to approval that the tax credit was fully paid under PERT and, in the alternative, that it is not possible to cumulate different fines for the same infraction. Administrative judgment is awaited. Process subject to possible loss of R\$3,437.

(ii) *Labor Contingence*

The Company and its subsidiaries are parties to labor lawsuits related to disputes that mainly involve overtime claims, material and moral damages, unhealthy and dangerous work, among others. None of the complaints refer to individually significant amounts.

(iii) *Civil Contingences*

The main discussions in this area, classified as possible losses, at March 31, 2020 are related to:

- (iii.1) Ordinary bond action filed by Weatherford Indústria e Comércio Ltda. and Weus Holding INC in which they claim misappropriation of confidential technical drawings owned by them. The lawsuit is classified as a probable loss of approximately R\$624, a possible loss of R\$2,080 and a remote loss of R\$52,024. It is currently in the execution / settlement phase of the sentence, pending the conclusion of the works of the engineering expert.
- (iii.2) Return action for losses and damages, company Aerótero Táxi Aéreo S / A, subject to possible loss of R\$4,323.
- (iii.3) Execution of an Extrajudicial Title made by Banco Pine S / A against Lupatech S / A - In Judicial Recovery. Process subject to possible loss of R\$2,788.
- (iii.4) Collection action by Smith International do Brasil Ltda. Process subject to possible loss of R\$2,824.
- (iii.5) Execution of Extrajudicial Title filed by STMS Manutenção Comércio e Serviços de Máquinas Ltda-ME against Lupatech S / A - In Judicial Recovery. Subject to possible loss of R\$2,548.

- (iii.6) Search and Seizure action brought by BNDES - National Bank for Economic Development against Lupatech S.A. - In Judicial Recovery and Lupatech - Equipamentos e Serviços para Petróleo Ltda. - In Judicial Recovery. Process in the knowledge stage, subject to possible loss of R\$15,771.

This is an action aimed at promoting the search and seizure of machines and equipment offered in chattel mortgage on the occasion of financing granted by BNDES to the aforementioned Lupatech Group companies.

Due to the judicial reorganization of the Lupatech Group, on February 1, 2017, the court of the 5th Federal Court of São Paulo, in which the search and seizure action is proceeding, determined the suspension of all expropriating acts and submitted it to the judicial recovery the analysis of the essentiality of said machines and equipment for the operations of the Lupatech Group. The assets belong to the Macaé and Nova Odessa units. The search and seizure action has remained in such a situation ever since.

In the judicial reorganization records, with the exception of the assets belonging to the Macaé unit, the others were declared by the court as essential for the operations of the Lupatech Group. Despite this position, in a decision issued on July 29, 2019, and after an intense judicial debate on the matter, the judicial reorganization court decided on the possibility of the resumption of the search and seizure action by the BNDES considering the expiration of the "stay period", provided for in the legislation. Said decision was appealed, and its understanding was maintained by the São Paulo Court of Justice.

Notwithstanding, the Lupatech Group also questions in the judicial reorganization records (i) the soundness of the guarantee, due to the existence of defects in its constitution, as well as (ii) the effective value of the BNDES credit that should be considered as extra-bankrupt, that is, covered by the fiduciary sale (if any) of said machines and equipment.

There is still no judicial position regarding these questions, however the Judicial Administrator has already expressed a favorable opinion on the Company's position in the sense that the credit to be considered as extra-bankruptcy in favor of BNDES is equivalent to the forced liquidation value of the machines and equipment, estimated approximately R\$3.5 million.

The main discussions in this area, classified as possible losses, at March 30, 2020 are related to:

- (iii.7) Indemnity action by Meio dia Refeições Industriais Ltda - EPP, against Lupatech Perfuração e Completação Ltda - In Judicial Recovery. Process subject to probable loss of R\$4,760.
- (iii.8) Action for damages from the company Aeróleo Taxi Aéreo S / A. Process subject to probable loss of R\$3,204.

The change in the provision balance, as of March 31, 2020, is as follows:

	Parent				Consolidated			
	Tax	Labor	Civil	Total	Tax	Labor	Civil	Total
Balance on December 31, 2019	1,051	7,613	190	8,854	2,278	46,317	9,418	58,013
Additions	21	19	6	46	26	3,185	218	3,429
Write-offs	-	(127)	-	(127)	-	(2,791)	28	(2,763)
Balance on March 31, 2020	1,072	7,505	196	8,773	2,304	46,711	9,664	58,679

17.2 Contingent Assets

The statement containing information on contingent assets, according to the opinion of its legal advisors, is detailed below with the possibility of gain.

	Probability of probable gain	
	Parent	Consolidated
Tax (i)	4,219	8,084
Civil (ii)	15,059	65,366
Balance on March 31, 2020	19,278	73,450
Balance on December 31, 2019	18,544	73,054

(i) Tax Contingencies

The Company is the author of several lawsuits at the state and federal levels, in which the following matters are discussed:

Main active contingent proceedings refer to:

- The Lupatech Group has lawsuits seeking recognition of the exclusion of ICMS from the PIS and COFINS calculation basis. The matter was decided by the STF in general repercussion, reason why the company expects that these processes deal with favorable decisions. Because they are still subject to dispute, subject to effects of possible modulation in response to opposing tax liens by the Treasury, the accounting treatment of contingent assets is maintained until the elements are present to recognize the corresponding tax credits.

(i) Civil Contingences

Main active contingent proceedings refer to:

- Arbitration proceeding against Cordoaria São Leopoldo and José Teófilo Abu Jamra aiming at the application of contractual penalties for breach of a non-competition agreement resulting from the acquisition of the Mooring Ropes unit. The procedure is in the process of clarifying the sentence, pending the Court to issue the final decision on the case.
- The Company is entitled to be reimbursed to the nominal limit of R\$50,000 referring to losses that it may incur as a result of possible contingencies not known, according to the indemnity clause provided for in the Investment Agreement. On April 4, 2017, the Company filed with the Market Arbitration Chamber a request to initiate arbitration against GP Investments and its vehicles seeking compensation for losses incurred by the Company and arising from (i) contingencies not known to the San Antonio Companies, and (ii) breach of obligations and breach of statements and guarantees. It is also claimed in the arbitration to increase the nominal limit of R\$50,000 for indemnities.

17.3 Judicial deposits

The Company presents the following balances of judicial deposits, on March 31 of 2020, which are tied to the contingent liabilities:

	Judicial deposits	
	Parent	Consolidated
Tax Contingencies	3	3,021
Labor contingencies	1,557	19,198
Civil contingencies	134	1,350
Balance on March 31, 2020	1,694	23,569
Balance on December 31, 2019	1,694	24,986

18 Net equity

a. Capital stock

The current paid social capital is composed only by ordinary shares, with 100% of right to Tag Along:

	Parent and Consolidated	
	Quantity of share Thousand	Capital stock R\$
Balance on December 31, 2019	22,515	1,885,266
Mandatory conversion of debentures into shares	398	1,170
Issuance of new shares	2,121	3,114
Balance on March 31, 2020	25,034	1,889,550

In accordance with the Judicial Reorganization Plan approved on February 16, 2017, the Group used as one of its strategies to settle its commitments to Class I Creditors the Conversion of credits into debentures of Lupatech S / A. As a result of the conversion of debentures into shares of the Company, the capital increased by R\$25,758 in the period contemplated between February 28, 2018 until March 2, 2020.

On January 10, 2020 and February 11, 2020, according to the minutes of the meetings disclosed on the respective dates, the Board of Directors ratified the Company's capital increase through partial exercise of the options granted. The increase was R\$3,114.

b. Dividends

To shareholders is ensured, annually, the mandatory distribution of minimum dividends corresponding to 25% of the adjusted net profit in the terms of corporate legislation.

c. Asset evaluation adjustments

The Company recognizes in this caption the effect of exchange rate variations on investments in subsidiaries abroad and on goodwill arising on acquisitions of investments abroad, whose functional currency follows that to which the operation abroad is subject. The accumulated effect will be reversed to the income for the year as a gain or loss only in the event of disposal or write-off of the investment. As of March 31, 2020, the balance for adjustment to equity appraisal is R\$186,936 (R\$151,261 as of December 31, 2019).

d. Option granted

As of March 31, 2020, the reserve balance of options granted is R\$13,549 (R\$13,600 as of December 31, 2019).

e. Capital Reserve

In accordance with the Plan of Judicial Recovery of the Lupatech Group, was hired in definitive character the exchange of part of the liabilities subject to the Plan for subscription bonuses to be issued within 2 years of the judicial approval of the Plan. In this way, with the sole purpose of complying with the accounting standards, the Company has applied the provisions of ICPC 16. Thus, the values of passive exchanged per subscription bonus (R\$298,493 in December 31, 2016) and adjustment to the estimated fair value (R\$292,152 in December 31, 2016) were recorded as capital reserve to be executed in the net amount of R\$6,341.

On October 29, 2018 Lupatech S.A. - In Judicial Recovery announced to its shareholders and the general public that its Board of Directors approved the 1st Issue of Subscription Warrants in a single and onerous series in the amount of R\$340,453. The issue occurred within the scope of the Judicial Recovery Plan of the Company and other companies of its group, to promote the payment of creditors of Classes II, III and IV of the Judicial Recovery whose credits came to pay off the Subscription Warrants.

A total of 3,404,528 of subscription bonuses were issued, at the ratio of 1 bonus for each R\$100.00 (one hundred reais) in debt. The bonds were subscribed and paid up on December 11, 2018 ("Subscription Term").

The Subscription Warrants may be exercised, during their term, by the fixed price of R\$0.88 per Share.

Following the Judicial Recovery Plan, of the total amount issued, R\$326,746 was allocated to creditors, and part remains in the Company's possession until it is operationally possible to surrender to creditors, in which a fair value of R\$0.88 per bond, and a capital reserve of R\$2,875 was recorded. The remaining balance of R\$13,707 refers to the reserve subscribed for gross contingencies subject to recovery.

19 Financial instruments**19.1 Financial Risk Management*****Financial risk factors***

The Company's activities expose it to several financial risks: market risk (including currency risk, interest rate risk of fair value, interest rate risk of cash flow and price risk), credit risk and liquidity risk. The program of global risk management of the Group focuses on the unpredictability of financial markets and seeks to minimize potential adverse effects on the financial performance of the Group, through the use of derivative financial instruments to protect certain exposures.

Risk management is performed by the central treasury, according to the established principles, except for the jointly controlled, which are shared with other controlling shareholders. The treasury of the Group identifies and evaluates the Company's position against eventual financial risks in cooperation with the operational units of the Group. The Administrative Council establishes principles for the

management of global risk, as well as for specific areas, such as foreign exchange risk, interest rate risk, and usage of derivative and non-derivative financial instruments.

(i) *Exchange rate risk*

The Company operates internationally and is exposed to foreign exchange risk arising from exposures of some currencies, especially regarding the American dollar.

The exchange rate risk stems from commercial and financial operations, assets and liabilities recognized and liquid investments in operations abroad.

The Administration has established principles of management of exchange rate risk that require the Company to manage its exchange rate risk in relation to its functional currency. To manage its foreign exchange risk arising from commercial operations, the Company seeks to even out its trade balance between purchases and sales in currencies other than the functional currency. The credit availabilities and restrictions faced by the Company, limit significantly the possibilities of hiring foreign exchange derivatives, commonly used in the management of exchange rate risk.

The Company has certain investments in overseas operations, whose net assets are exposed to foreign exchange risk.

As of March 31, 2020 and December 31, 2019, the Company and its subsidiaries had assets and liabilities denominated in US dollars, as shown in the tables below:

Items	Amounts in US dollar thousands			
	Parent		Consolidated	
	03/31/2020	12/31/2019	03/31/2020	12/31/2019
Accounts receivable	-	126	-	126
Other assets	-	-	9,791	14,915
Related parties - Assets	5,442	5,441	-	-
Loans and financing	(234)	(301)	(25,176)	(25,291)
Related parties - Liabilities	(45,916)	(45,880)	-	-
Other obligations	-	(19)	(147)	(201)
Net exposure in Dollar	(40,708)	(40,633)	(15,532)	(10,451)

On March 31, 2020, the quotation of the US dollar against the real was US\$1.00 = R\$5.1987 (US \$1.00 = R\$4.0307 on December 31, 2019). If the real currency depreciates 10% against the official US dollar at the end of the year, with all other variables being maintained, the impact on the result is a loss of approximately R\$13,967 in the parent company and R\$5,329 in the consolidated.

Sensitivity analysis of variations in foreign currency, the variations in the rate of interest and the risks involving operations with derivatives

As mentioned above, the Company is exposed to risks of fluctuation of the interest rate and to foreign currencies (different from its functional currency, the "Real"), mainly to the US dollar on their loans and financing. The analysis takes into consideration 3 fluctuation scenarios on these variables. In the definition of the scenarios used, the Administration believes that the following assumptions can be made, with their respective odds, however it should be noted that these assumptions are exercises of judgment made by the Administration and that can generate significant variations in relation to actual results calculated on the basis of market conditions, which cannot be estimated with certainty on this date for the complete profile of the estimates.

As determined by the CVM by means of the Instruction 475, the Administration of the Company presents the sensitivity analysis, considering:

Scenario of interest rate and parity of the North American dollar (US\$) in relation to the real (R\$) likely, estimated by the Administration:

Interest rate for the year of 2020: 3%
US\$: 4.28

Scenario of interest rate and parity of the North American dollar (US\$) in relation to the real (R\$) possible, with deterioration of 25% (twenty five percent) on the risk variable considered as likely:

Interest rate for the year of 2020: Increase to 3.8%
US\$: 5.35

Scenario of interest rate and parity of the North American dollar (US\$) in relation to the real (R\$) remote, with deterioration of 50% (fifty per cent), on the risk variable considered as likely:

Interest rate for the year of 2020: Increase to 4.5%
US\$: 6.42

The impact presented in the table below refers to the period of 1 year of projection:

Operating	Risk	Scenario as per description above					
		Parent			Consolidated		
		Probable	Possible	Remote	Probable	Possible	Remote
Loans and financing	US\$ hike	231	38	307	624	(103)	417
Loans and financing	Interest rate hike	13	17	20	19	24	28
Mutual contracts	US\$ hike	42,317	6,969	56,255	-	-	-
Total (gain) loss		42,561	7,024	56,582	643	(79)	445

(ii) *Risk of cash flow or fair value associated with interest rate*

The Group's interest rate risk arises from long-term loans. Loans taken out at variable rates expose the Group to cash flow interest rate risk. The Group's loans at variable rates are mainly maintained in "Reais". In order to minimize possible impacts arising from these fluctuations, the Company adopts diversification practices, alternating the contracting of its debts, aiming at adapting them to the market.

The Group analyzes its exposure to interest rate in a dynamic way. Are simulated different scenarios considering refinancing, renovation of existing positions, financing and hedge alternatives. On the basis of these scenarios, the Group defines a reasonable change in the interest rate and calculates the impact over the outcome. For each simulation is used the same change in interest rate for all currencies. The scenarios are designed only for the liabilities that represent the main positions with interest.

Based on the simulations carried out, considering the Group's indebtedness profile on March 31, 2020, the impact on the result, after calculating income tax and social contribution, with a variation of around 0.11 percentage points in variable interest rates, considering that all other variables were kept constant, would correspond to an increase of approximately R \$ 20 in the year of interest expense. The simulation is carried out on a quarterly basis to verify that the maximum loss potential is within the limit determined by Management.

The credit and cash restrictions faced by the Company significantly limit the possibilities for managing interest rate risk.

(iii) *Credit risk*

The credit risk is managed corporately. The credit risk arises from cash and cash equivalents, derivative financial instruments, deposits in banks and financial institutions, as well as exposures of credit to customers. For banks and financial institutions are accepted titles of entities classified by the Company's Administration as first line. The individual risk limits are determined based on internal or external ratings in accordance with limits set by the Administration. The use of credit limits is monitored regularly and recorded when applicable provision for credits of dubious settlement.

The selectivity of its clients, as well as the monitoring of sales financing terms by business segment and individual position limits, are procedures adopted in order to minimize any default problems in its accounts receivable. Our revenues show amounts involving the Petrobras customer, directly and indirectly, which responded in the three-month period ended March 31, 2020 about 13% (9% in the three-month period ended March 31, 2019) of total revenues Company and its subsidiaries.

(iv) *Liquidity risk*

The prudent management of liquidity risk implies maintaining cash, bonds and sufficient securities, availabilities of capture by means of revolving credit facilities and the ability to liquidate market positions. Because of the dynamic nature of the Group's businesses, the treasury maintains flexibility in capturing through the maintenance of revolving credit facilities.

The board monitors the level of liquidity of the Group, considering the expected cash flow, which comprehends unused credit lines, cash and cash equivalents. This is typically done at corporate level on the Group, in accordance with the practice and the limits established by the Group. These limits vary by location to take into account the liquidity of the market in which the Company operates. Furthermore, the principles of liquidity management of the Group involve the projection of cash flows in the major currencies and the consideration of the level of liquid assets necessary to achieve these projections, the monitoring of indexes of liquidity of the financial statement in relation to internal and external regulatory requirements and the maintenance of plans for debt financing.

19.2 Fair Value Estimation

The fair value of financial assets and liabilities, which have standard terms and conditions and are traded in active markets, is determined on the basis of observed prices in those markets.

The fair value of other financial assets and liabilities (with the exception of derivative instruments) is determined in accordance with pricing models that use as a basis the estimated discounted cash flows, from the prices of similar instruments practiced on transactions performed in an observable current market.

The fair value of derivative instruments is calculated using quoted prices. When these prices are not available, is used the analysis of discounted cash flow through the yield curve, applicable in accordance with the duration of the instruments for the derivatives without options. For the derivatives containing options, pricing models of options are used.

The main financial assets and liabilities of the Company are described below, as well as the criteria for its appreciation/evaluation:

a. Cash, cash equivalents and titles and securities – restricted

The estimated value of the market was calculated based on the present value of future cash disbursement, using interest rates that are available to the Company and the evaluation indicates that the market values, in relation to the accounting balances, are as below, on March 31,2020:

Items	Parent		Consolidated	
	Book value	Fair Value	Book value	Fair Value
Cash and cash equivalents	146	146	2,129	2,129
Marketable securities	1,800	1,800	1,800	1,800

b. Loans and financing

The balances in cash and cash equivalents and in titles and securities have their values similar to accounting balances, considering the swing and liquidity that they present. The table below presents this comparison, on March 31,2020:

Items	Parent		Consolidated	
	Book value	Fair Value	Book value	Fair Value
Loans and financing not judicial recovery	9,877	9,336	14,798	14,139
Loans and financing judicial recovery	69,418	69,418	146,426	146,426
Total	79,295	78,754	161,224	160,565

19.3 Financial Instruments by Category

Synthesis of the financial instruments by category:

	Parent			
	03/31/2020		12/31/2019	
	Amortized cost	Fair Value by Result	Amortized cost	Fair Value by Result
Financial Assets				
Securities-restricted	1,800	1,800	1,788	1,788
Accounts receivable	7,745	7,745	5,427	5,427
Cash and cash equivalents	146	146	176	176
Related parties	65,704	65,704	70,408	70,408
Total	75,395	75,395	77,799	77,799

	Parent					
	03/31/2020			12/31/2019		
	Judicial Recovery	Not subject to Judicial Recovery		Judicial Recovery	Not subject to Judicial Recovery	
	Creditors list	Financial liabilities at amortized cost	Fair Value by Result	Creditors list	Financial liabilities at amortized cost	Fair Value by Result
Financial Liabilities						
Loans and financing	69,418	9,877	79,295	67,827	9,589	77,416
Suppliers	64,657	4,374	69,031	60,700	3,569	64,269
Related parties	-	244,090	244,090	-	187,454	187,454
Total	134,075	258,341	392,416	128,527	200,612	329,139

	Consolidated			
	03/31/2020		12/31/2019	
	Amortized cost	Fair Value by Result	Amortized cost	Fair Value by Result
Financial Assets				
Securities-restricted	1,800	1,800	1,788	1,788
Accounts receivable	13,295	13,295	10,795	10,795
Cash and cash equivalents	2,129	2,129	5,834	5,834
Total	17,224	17,224	18,417	18,417

	Consolidated					
	03/31/2020			12/31/2019		
	Judicial Recovery	Not subject to Judicial Recovery	Fair Value by Result	Judicial Recovery	Not subject to Judicial Recovery	Fair Value by Result
	Creditors list	Financial liabilities at amortized cost		Creditors list	Financial liabilities at amortized cost	
Financial Liabilities						
Loans and financing	146,426	14,798	161,224	129,080	14,509	143,589
Suppliers	64,657	8,493	73,150	60,700	7,627	68,327
Total	211,083	23,291	234,374	189,780	22,136	211,916

20 Insurance Coverage

Is the principle of the Company, to maintain insurance coverage to for goods of the immovable asset and stocks which are subject to risks, in the "Comprehensive Business" modality. Also, possesses coverage of insurance against general civil liability, as shown below:

Insurance purpose	Amount secured	
	03/31/2020	
- Comprehensive business insurance	R\$	68,834
- General civil responsibility insurance	R\$	14,136
- International freight insurance *	US\$	400

* Amounts in US dollar thousands.

The scope of our auditors' work does not include the issuance of an opinion on the sufficiency of insurance coverage, which was determined by the Company's Management and considers it sufficient to cover eventual claims.

21 Purchase option plan of shares– “Stock option

On May 19 of 2017, at a Meeting of the Administrative Council, was approved the granting of options to Mr. Rafael Gorenstein and Mr. Paulo Prado da Silva, in accordance with the Plan of Concession of Option of Share Purchasing approved at an Extraordinary General Meeting held on April 12 of 2017, being the contracts of Option of Purchase of Ordinary Shares celebrated in individual form, with each of the beneficiaries and the Company.

The general conditions proposed in the Plan of Option and the main objectives are the following:

- Encourage the resumption of historic levels of operational activity of the Company and the attendance of the established business goals, through the creation of incentives for alignment of the interests and objectives of key professionals of the Company with its shareholders, in particular the fulfillment of the obligations contained in its Plan of Judicial Recovery;

- Enable the Company to obtain and keep the services of its key professionals, offering them as an added benefit, the opportunity to become shareholders of the Company, in the terms, conditions and forms envisioned in this Plan; and
- Promote the good performance of the Company and of the interests of shareholders through a long-term commitment on the part of its key professionals.

To Mr. Rafael Gorenstein, current Director President and of Relations with Investors of the Company, option to subscribe up to 5% of the social capital of the Company that, as of March 31, 2020, amounts to 1.251.701 ordinary shares; and

To Mr. Paulo Prado da Silva, current Officer without specific designation has the option to subscribe up to 1.5% of the Company's capital stock, which as of March 31, 2020, is equivalent to 375,510 common shares.

For both of them, the acquisition price of the shares is R\$1.176 (one real and one hundred and seventy-six hundredths of reais) per share and must be paid in national currency within 10 days from the date the Board of Directors Board of Directors to approve the capital increase, with a term to exercise the 7-year option, from April 27, 2017.

The right to exercise the Option will be obtained in successive and annual installments of 20%, the first installment being exercisable from the date of signing the Contract, and the other 80% may be exercised at the end of subsequent years, from the first year inclusive, totaling, therefore, 4 years for the acquisition of the right over the total number of Options. The purchase price of the Options not yet exercised will be adjusted to be the lowest between R\$2.35 and 80% of the price established in the Corporate Event. The provisions above only affect the Corporate Events contracted in the 36-month period, as from the signing of the Contract, limited to operations of up to R\$150,000.

On May 13, 2019, the Extraordinary Shareholders' Meeting approved the New Stock Option Plan for the Company's shares, in order to facilitate the attraction and retention of key professionals, enabling and encouraging the subscription of shares with held credits against the Company arising from fixed or variable remuneration, with the consequent preservation of cash. The 2019 Plan complements the 2017 Plan as it consists of options for a shorter term of exercise, of 24 (twenty four) months, starting on July 11, 2019 according to the Board of Directors' Meeting, held on the same date.

The maximum number of shares that may be issued under this Plan 2019 will not exceed 3,000,000 shares, all common, registered, book-entry and without par value, within the established limit. The acquisition price of the shares is R\$1,176:

- Mr. Rafael Gorenstein, CEO and Investor Relations Officer, option to subscribe up to 2,687,103 (two million, six hundred eighty-seven thousand, one hundred and three);
- Mr. Paulo Prado da Silva, Officer without specific designation of the Company, option to subscribe up to 312,897 (three hundred twelve thousand, eight hundred and ninety-seven).

On November 22, 2019, the Board of Directors' Meeting approved, for the respective key professionals, the future granting of options for the purchase of common shares issued by the Company, subordinated to the Stock Option Plan, and linked to the Compensation Plan Variable.

The exercise price of the option will be R\$1.37 (one real and thirty-seven cents). The term for exercising the stock option for these professionals, expires on April 30, 2021 respecting the quantities and exercise windows:

- 37,184 (thirty-seven thousand, one hundred and eighty-four) options, until October 30, 2019;
- 37,186 (thirty-seven thousand, one hundred and eighty-six) options, until April 30, 2020;
- 37,188 (thirty-seven thousand, one hundred and eighty-six) options, until April 30, 2021.

On December 13, 2019, Messrs. Rafael Gorenstein and Paulo Prado da Silva partially exercised their respective options under Plan 2019, making a total equivalent to 2,083,832 shares, all common, registered, book-entry and without par value, whose increase exercised. The corresponding capital increase was approved by the Board of Directors on January 10, 2020. On February 11, 2020, the capital increase corresponding to the exercise of options equivalent to 37,184 shares, all common, registered, book-entry shares, was approved by the Board of Directors and without nominal value, by key company professionals.

22 Demonstration of net revenues

	Parent		Consolidated	
	03/31/2020	03/31/2019	03/31/2020	03/31/2019
Gross sales and/or services				
In Brazil	16,290	9,663	16,424	9,783
Export	103	135	352	378
	16,393	9,798	16,776	10,161
Deductions for gross sales				
Taxes on sales	(2,458)	(1,715)	(2,482)	(1,737)
Net sales and/or services	13,935	8,083	14,294	8,424

23 Loss per share

a. Basic

Basic loss per share is calculated by dividing the profit attributable to the Company's controlling shareholders by the weighted average number of common shares outstanding during the period.

Items	03/31/2020	03/31/2019
Net Income (Loss) from Continuing and Discontinued Operations	(63,872)	(19,596)
Profit (Loss) attributable to the Company's controlling shareholders	(63,872)	(19,596)
Weighted average number of issued common shares (thousands)	2,860	9,802
Basic Earnings (Loss) per share - R\$	(22.33)	(2.00)

b. Diluted

The diluted loss per share is calculated by adjusting the weighted average number of outstanding common shares to presume the conversion into common shares of the instruments that may cause dilution.

Equity instruments have a dilutive effect when they result in the issuance of shares for a value lower than the prevailing share price.

On December 31, 2019, were verified the dilutive effects related to the stock options of the administrators, as explained in Note 21, to the subscription bonus of the creditors subject to the Judicial Recovery, as described in note 1.2, not yet issued, and to the debentures convertible debentures of the Company's third issuance, as described in note 14. No dilutive effect was observed due to these instruments, either due to the respective exercise prices or due to the impossibility of exercising them.

24 Financial result

Items	Parent		Consolidated	
	03/31/2020	03/31/2019	03/31/2020	03/31/2019
Financial Income				
Income from financial investments	13	4	43	21
Related-party interest income (mutual contract)	8	5	-	-
Present value adjustment	1,549	-	14,734	-
Monetary variance	-	-	356	295
Interest on receivables	1	3	1	3
Other financial income	1	1,257	1	1,266
Total financial income	1,572	1,269	15,135	1,585
Financial Expenses				
Interest on loans and financing	(1,148)	(2,611)	(1,148)	(3,255)
Interest on bonds	-	-	(111)	(93)
Interest on Debentures	(133)	(66)	(133)	(66)
Present value adjustment	-	(1,663)	-	(2,120)
Interest of mutual contract	(170)	(107)	-	-
Provision of interest on suppliers	(841)	(22)	(931)	1,099
Fines and interest on taxes	(144)	(56)	(101)	(205)
IOF, banking expenses and others	(230)	(1,648)	(382)	(1,757)
Total financial expenses	(2,666)	(6,173)	(2,806)	(6,397)
Gain on exchange variance	7,283	13,063	28,762	9,955
Loss on exchange variance	(60,563)	(14,398)	(84,373)	(12,147)
Exchange variance, net	(53,280)	(1,335)	(55,611)	(2,192)

25 Other revenues and operational expenses

Items	Parent		Consolidated	
	03/31/2020	03/31/2019	03/31/2020	03/31/2019
Other operating income				
Reversal of provision for loss of lawsuit	127	18	535	412
Gain on disposal of fixed assets	-	-	626	7,344
Reversal of provision for losses on inventory obsolescence	41	233	1,655	2,217
Recovery of taxes and contributions	-	11	-	11
Reversal of provision for losses due to impairment of assets	-	-	-	3,707
Others	-	163	2,224	1,630
Total other operating income	168	425	5,040	15,321
Total other operating income				
Provision for loss of lawsuit	(2,560)	(870)	(3,784)	(1,400)
Loss on disposal of fixed assets	(1)	(124)	(8,231)	(14,686)
Provision for losses on inventory obsolescence	(1)	(63)	(66)	(131)
Cost of idle production	(986)	(2,102)	(1,588)	(3,140)
Taxes and contributions	(1)	(20)	(25)	(20)
Other	(1,680)	(6)	(3,884)	(1,489)
Total other operating expenses	(5,229)	(3,185)	(17,578)	(20,866)
Other net operating expenses	(5,061)	(2,760)	(12,538)	(5,545)

26 (Expenses) by nature

Itens	Parent		Consolidated	
	03/31/2020	03/31/2019	03/31/2020	03/31/2019
Depreciation and amortization	(1,531)	(1,676)	(1,706)	(1,900)
Raw materials and materials for use and consumptio:	(5,195)	(2,188)	(14,803)	(5,422)
Third party labor and services	(3,137)	(5,479)	(10,974)	(10,652)
Residual value in asset write-off	(1)	(124)	(8,231)	(14,686)
Other (expenses) revenues	(9,939)	(4,709)	(968)	(5,675)
	<u>(19,803)</u>	<u>(14,176)</u>	<u>(36,682)</u>	<u>(38,335)</u>
Classified as:				
Cost of sales	(9,489)	(6,625)	(10,398)	(9,465)
Selling expenses	(1,915)	(1,370)	(1,952)	(1,393)
General and administrative expenses	(4,148)	(2,276)	(4,581)	(5,891)
Management fees	978	(720)	(2,173)	(720)
Other operating expenses	(5,229)	(3,185)	(17,578)	(20,866)
	<u>(19,803)</u>	<u>(14,176)</u>	<u>(36,682)</u>	<u>(38,335)</u>

27 Information by business segment and geographic region

The Administration of the Company has defined the operating segments of the Group, based on the reports used for taking strategic decisions, reviewed by the Administrative Council and considers that the operation markets are segmented on the lines of **Products and Services**, same composition presented in the explanatory note nº 1.

Geographically, the Administration considers the performance of markets in Brazil and South America in general. The distribution by region is considered to be the location of the Group's companies and not the location of the customer.

The revenue generated by the operating segments reported is derived primarily from:

- a. **Products:** anchoring ropes for platforms in deep waters, automated and manual valves for use in application, exploration, production, transportation and refining of petroleum and hydrocarbon chain, equipment for completion of petroleum wells, coating and inspection of drilling and production pipes.
- b. **Services:** the Company continues to demobilize its activities through the sale of equipment.

The sales between the segments were performed as sales between independent parties. The revenue from external parties informed the Executive Directorate was measured in a way consistent with that presented in the demonstration of the result.

The figures relating to the total of the asset are consistent with the balances recorded in the financial demonstrations. These assets are allocated on the basis of the operations of the segment and the physical location of the asset.

The figures relating to the total liabilities are consistent with the balances registered in the financial demonstrations. These liabilities are allocated on the basis of the operations of the segment.

and R\$83,839 in the consolidated (R\$80,562 in current assets and R\$3,277 in non-current assets). As of December 31, 2019, the balance presented at the parent company is R\$3,236 in current assets and R\$3,083 in non-current assets and R\$71,957 in consolidated (R\$68,670 in current assets and R\$ 3,287 in non-current assets).

In the context of the actions for restructuring the Company's operations, the Administration has conducted actions and negotiations which may result in the alienation of certain assets. The alienation of such assets will only be considered highly likely to the extent that there is a prior understanding between the parties and, specially, there is a judicial authorization for the implementation of the business, since such authorization is an essential requirement in the process of judicial recovery.

29 Result of discontinued operation

In the three-month period ended March 31, 2019, the Company presents as a result of discontinued operations the companies Lupatech OFS Coöperatief U.A and Lupatech OFS S.A.S., due to the sale of the remaining equity interest, completed in September 2019.

	<u>03/31/2019</u>
NET REVENUE FROM SALES	25,336
COST OF GOODS AND SERVICES SOLD	(18,814)
Profit gross	<u>6,522</u>
OPERATING INCOME/EXPENSES	
Selling	(256)
General and administrative	(1,084)
OPERATING PROFIT BEFORE FINANCIAL RESULTS	<u>5,182</u>
FINANCIAL RESULTS	
Financial income	30
Financial expenses	(727)
Exchange variation, net	30
Non-controlling interest	(1,467)
PROFIT BEFORE INCOME TAX AND SOCIAL CONTRIBUTION	<u>3,048</u>
INCOME TAX AND SOCIAL CONTRIBUTION	
Current	(1,541)
Deferred	-
PROFIT FROM DISCONTINUED OPERATIONS	<u><u>1,507</u></u>

30 Cash flow from discontinued operations

Cash flow from discontinued operations is as follows:

	<u>Consolidated</u>
	<u>03/31/2019</u>
Cash flow from operating activities	5,078
Cash From Investing Activities	(94)
Cash From Financing Activities	(1,983)
Net increase in cash and cash equivalents	3,001

31 Subsequent events

Coronavirus (COVID-19)

It is not yet possible to measure all the financial and economic effects of the Coronavirus pandemic (COVID-19), nor the full extent of its impact on the company's activities. However, it is already possible to report important impacts observed and make prognoses, without the intention of exhausting all possibilities.

With regard to supplies, we face delays in the manufacture and transportation of imported products, but these have gradually been regularized and will have no material impact on business. As for domestic supplies, there was an impact both in manufacturing and in the circulation of productive inputs - due to the assortment of existing stocks, the impact on delivery times has been slight.

As of the 2nd half of March, there was a slight reduction in the inflow of inquiries and orders from industrial valve customers, which intensified in April. Consultations fell by approximately 60%. The volume of orders took a little longer to be affected and has been decreasing more gradually - this is because there is typically a gap of 1 to 3 months between making the quote and receiving the corresponding order.

In the business directed to the oil market, there was no substantial change in commercial activity that can be attributed to Covid-19. On the contrary, the period was marked by high activity by Petrobras, which has been promoting quotes of substantial values since the beginning of the year. Petrobras and some relevant customers have requested to postpone receipt of orders due to measures taken by the authorities in the locations where their deposits are located or for other logistical and financial issues.

No order cancellation movements attributable to Covid-19 have been observed so far.

The fall in the price of oil was not decisive until the moment of any action by customers to modify existing contracts. However, it is believed that, if the decline persists for a prolonged period, the postponement of large projects linked to the pre-salt may affect demand.

Administrative and production activities. As of March 16, the company has taken several preventive measures aimed at producing the "social withdrawal" recommended by the authorities. Most of the administrative employees started to work on a telecommuting basis, and the production teams were divided into work shifts when possible, in order to mitigate the total interruption of activities. All conduct recommendations for removal of people with symptoms are being implemented. As the company has been working with idleness, it is likely that part of the delays resulting from the introduced inefficiencies will be mitigated, but there are manufacturing sectors that can constitute relevant bottlenecks if they have to be stopped.

From a financial angle, with regard to the inflow of funds, the company observed delays and requests for payment extensions by several customers. Transactions involving assets that were being traded have been postponed and may eventually be subject to withdrawal by interested parties.

The substantial depreciation of the real generated short-term effects, with the increase in the cost of purchasing imported inputs, to be used in the manufacture of products already ordered at contracted prices. On the other hand, national manufactures become more competitive. In the long run, sustaining higher exchange rates substantially burdens the company's liabilities.

In the first moments of the crisis, the combination of all the effects described generated a liquidity shrinkage, in an environment where banks and other entities withdrew. Several mitigating measures have made it possible to regularize liquidity. Business plans in the short and likely medium term will be affected. In this sense, the company has been taking steps to recalibrate the conditions of its judicial reorganization plan in the face of new premises and to protect itself from unforeseen situations. On April 15, the first bankruptcy and bankruptcy court in São Paulo granted the company the possibility of offering creditors an addendum to the approved judicial recovery plan. Despite the Company being in compliance with its obligations arising from the current judicial reorganization plan, the same decision ruled out the possibility of bankruptcy in the event that a future default will occur during the pandemic period, until new conditions have been met appreciated by creditors in general meetings.

Credit monetization

In April 2020, the company made it possible to receive the following credits:

- a) On March 31, 2020, the Company had R\$1,800, recorded as "Securities - restricted" in current assets (R\$1,788 in non-current assets, on December 31, 2019), in the parent company and in the consolidated, referring to the guarantee deposit for the payment of any indemnifiable liabilities, according to the contractual clause for the purchase and sale of the Metalúrgica Ipê unit to Duratex, called Escrow Account, applied in CDB. Through an agreement between the parties in April 2020, establishing contractual guarantees on remaining contingencies, the Company made the withdrawal of these funds.
- b) On March 8, 2019, the subsidiaries Prest Perfurações Ltda - In Judicial Recovery and Sotep Sociedade Técnica de Perfuração S / A - In Judicial Recovery, their requests for refund of IRPJ and CSLL, in the original amount of R\$16,413, were appreciated and recognized by the Federal Revenue of Brazil. The amount referring to the respective refund requests is recorded in the Company's balance sheet, restated by the Selic rate until March 31, 2020 in the amount of R\$27,642. On April 29, 2020, the company received reimbursement of credits corresponding to Sotep Sociedade Técnica de Perfuração S / A - In Judicial Recovery, in the amount of R\$19,012.

REPORT ON THE REVIEW OF QUARTERLY INFORMATION – ITR

To the
Board of Directors and Management
Lupatech S.A. - Under In-Court Reorganization
Nova Odessa – SP

Introduction

We have reviewed the individual and consolidated interim financial information of Lupatech S.A. - Under In-Court Reorganization ("Company"), contained in the Quarterly Information (ITR) for the quarter ended on March 31, 2020, which comprise the balance sheet on March 31, 2020 and the related statements of income and comprehensive income, changes in shareholders' equity and cash flows for the three-month period then ended, including the notes to the financial statements.

The Company's management is responsible for preparing the interim individual financial information in accordance with CPC 21 (R1) - Interim Financial Statements and the consolidated interim financial information in accordance with CPC 21 (R1) and IAS 34 - Interim Financial Reporting, Issued by the International Accounting Standards Board (IASB), as well as for presenting this information in a manner consistent with the standards issued by the Brazilian Securities Commission (CVM), applicable to the preparation of the Quarterly Information (ITR). Our responsibility is to express a conclusion on this interim financial information based on our review.

Scope of Review

We conducted our review in accordance with Brazilian and international standards for review of interim information (NBC TR 2410 - Review of Interim Financial Information Performed by the Entity's Auditor and ISRE 2410 - Review of Interim Financial Information Performed by the Independent Auditor of the Entity, respectively). A review of interim information consists of inquiries, mainly to persons responsible for financial and accounting matters, and in the application of analytical procedures and other review procedures. The scope of a review is significantly less than that of an audit conducted in accordance with auditing standards and therefore has not enabled us to obtain assurance that we are aware of all material matters that could be identified in an audit. Therefore, we do not express an audit opinion.



Conclusion on the individual interim financial information

Based on our review, we are not aware of any fact that would lead us to believe that the individual interim financial information included in the quarterly information referred to above has not been prepared, in all material respects, in accordance with CPC 21 (R1) applicable to Quarterly Information (ITR) and presented in a manner consistent with the standards issued by the Brazilian Securities Commission (CVM).

Conclusion on consolidated interim financial information

Based on our review, we are not aware of any facts that may lead us to believe that the consolidated interim financial information included in the quarterly information referred to above has not been prepared, in all material respects, in accordance with CPC 21 (R1) and IAS 34, issued by the IASB applicable to the preparation of Quarterly Information (ITR) and presented in a manner consistent with the standards issued by the Brazilian Securities Commission (CVM).

Emphasis of matter

In-court reorganization

As mentioned in Note 1.2 to the financial statements, on November 8, 2016, Lupatech S.A. and its direct and indirect subsidiaries had their new in-court reorganization plan approved by the Lupatech Group's Creditors General Meeting, and the plan was ratified by the Judge of the 1st Bankruptcies and In-Court Reorganizations Court of the State of São Paulo, without any restrictions, on December 1, 2016. The Company filed motions to clarify since the notice of ratification did not mention one of the Group companies under in-court reorganization. On February 15, 2017, the court corrected its notice of ratification including the company not mentioned. During the quarter ended on March 31, 2020, no appeal was filed against the ratified plan. Our conclusion is not qualified in respect of this matter.

Material uncertainty related to going concern

This interim financial information, individual and consolidated, of Lupatech S.A. – Under In-Court Reorganization ("Company") for the quarter ended on March 31, 2020 were prepared in accordance with accounting practices applicable to companies under the going concern basis. As mentioned in Note 1.1 to the financial statements, the Company and its subsidiaries have generated recurring losses and during the three-month period ended on March 31, 2020 incurred loss before income tax and social contribution of R\$ 63,503 thousand in Parent and R\$ 60,256 thousand in Consolidated and have not generated cash in an amount sufficient to settle their obligations. These conditions, together with the fact that the Company and its subsidiaries filed for in-court reorganization plan, indicate the existence of a material uncertainty that may raise significant doubt about the Company's and its subsidiaries' ability to continue as a going concern. The reversal of this situation of recurring losses and the difficulty in operational cash generation, as well as the capacity to realize their assets and settle their liabilities in the normal course of the Company's business, depend on the success of the plans to credit and other assets monetization, of the actions to achieve the projections performed, which include resumption of activities and bidding processes, as well as the compliance with the in-court reorganization plan, described in Note 1.2 to the financial statements. Our conclusion is not qualified in respect of this matter.



Material uncertainty regarding the adhesion to the Tax Debt Refinancing Program - PERT

During 2018, the Company carried out the adhesion of several subsidiaries and investees of the Lupatech Group to the Tax Debt Refinancing Program - PERT, established by Provisional Executive Act No. 783/2017 and Law No. 13,496/2017. The Company, through this action, reorganized the amount of R\$ 123,000 thousand of its liabilities related to tax contingencies and obligations, which included discounts on interest, fines and charges in the total amount of R\$ 48,000 thousand. Due to operational issues in the adhesion processes and information processed by Brazilian Federal Revenue Office, until the issue of this report, a significant part (73%) of the adhered liabilities were not consolidated by the Brazilian Federal Revenue Office. The Company, advised by its legal counselors, timely took the required administrative and legal preventive measures to ensure the right to the adhesion process, considered as probable by the legal counselors. Our conclusion is not qualified in respect of this matter.

Restatement of the financial statements previously disclosed

As mentioned in Note 2.1.1, the existence of discontinued operations in 2019, due to the negotiation of the remaining equity interest of the Lupatech OFS Coöperatief U.A. and Lupatech OFS S.A.S, the Company is presenting in Note 29 the income statement for the quarter ended on March 31, 2019, to classify separately the result of discontinued operations. Our conclusion is not qualified in respect of this matter.



Other Matter

Statement of value added

We have also reviewed the individual and consolidated statements of value added (DVA) for the three-month period ended on March 31, 2020, prepared under the responsibility of the Company's management, whose presentation in the interim information is required in accordance with the standards issued by the Brazilian Securities Commission (CVM) applicable to the preparation of the Quarterly Information (ITR) and considered supplementary information under IFRSs, which do not require the presentation of the DVA. These statements have been subject to the same review procedures described above and, based on our review, we are not aware of any facts that may lead us to believe that they have not been prepared, in all material respects, in a manner consistent with the interim accounting information Individual and consolidated financial statements taken as a whole.

São Paulo, May 14, 2020.

Crowe Macro Auditores Independentes
CRC-2SP033508/O-1

A handwritten signature in blue ink that reads "Diego Del Mastro Monteiro".

Diego Del Mastro Monteiro
Accountant – CRC-1SP302957/O-3

A handwritten signature in blue ink that reads "Sérgio Ricardo de Oliveira".

Sérgio Ricardo de Oliveira
Accountant – CRC-1SP186070/O-8



Declaration of directors on the financial statements

In accordance with item VI of article 25 of CVM Instruction No. 480, of December 7, 2009, the Executive Board declares that it has reviewed, discussed and agreed with the Company's Quarterly Information Form for the quarter ended on March 31, 2020.

Nova Odessa, May 14, 2020.

Rafael Gorenstein – Chief Executive and Investor Relations Officer

Paulo Prado da Silva - Director without specific designation



Directors Statement on the Independent Auditors' Opinion

In accordance with item V of article 25 of CVM Instruction No. 480, of December 7, 2009, the Executive Board declares that it has reviewed, discussed and agreed with the independent auditors' report on the Company's Quarterly Information Form for the quarter ended in March 31, 2020.

Nova Odessa, May 14, 2020.

Rafael Gorenstein – Chief Executive and Investor Relations Officer

Paulo Prado da Silva - Director without specific designation