

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

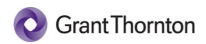
Independent Auditor's Review Report on the Interim Financial Information

As of June 30, 2014



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Independent auditor's review report on interim financial information

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(Free translation from the original issued in Portuguese. In the event of discrepancies, the Portuguese language version prevails. See Note 31 to the financial statements.)

To:

The Shareholders, Board of Directors and Executive Officers of General Shopping Brasil S.A. São Paulo – SP

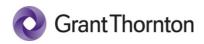
Introduction

We have reviewed the individual and consolidated interim financial information of General Shopping Brasil S.A. (Company), contained in the Quarterly Information Form (ITR) referring to the quarter ended June 30, 2014, which comprise the balance sheet as of June 30, 2014 and the respective income statements for the three and six-month periods then ended and the statements of changes in shareholders' equity and statements of cash flows for the six-month period then ended, including the explanatory notes.

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

Scope of the review

We have conducted our review in accordance with the Brazilian and international interim information review standards (NBC TR 2410 "Review of Interim Financial Information Performed by the Auditor of the Entity" and ISRE 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity", respectively). A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with auditing standards and consequently did not enable us to obtain assurance that we became aware of all significant matters that might 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 (ITR) referred to above was not prepared, in all material respects, in accordance with CPC 21 (R1) applicable to the preparation of Quarterly Information (ITR), and presented in compliance with the standards issued by the Brazilian Securities and Exchange Commission (CVM).

Conclusion on the consolidated interim financial information

Based on our review, we are not aware of any fact that would lead us to believe that the consolidated interim financial information included in the Quarterly Information (ITR) referred to above was not prepared, in all material respects, in accordance with CPC 21 (R1) and IAS 34 applicable to the preparation of Quarterly Information (ITR), and presented in compliance with the standards issued by the Brazilian Securities and Exchange Commission (CVM).

Other matters

Statements of Value Added (SVA)

We have also reviewed the individual and consolidated Statements of Value Added ("SVA") referring to the six-month period ended June 30, 2014, prepared by Company's Management. The presentation of these Statements of Value Added, in the interim information, is required by the standards issued by the Brazilian Securities and Exchange Commission (CVM) that are applicable to the preparation of Quarterly Information (ITR) and is considered as supplementary information under IFRS, which do not require the presentation of the SVA. Such statements were submitted to the same review procedures described above and, based on our review, we are not aware of any fact that would lead us to believe that they were not prepared, in all material respects, in accordance with the individual and consolidated interim financial information taken as a whole.

São Paulo, the 13th of August of 2014.

Nelson Fernandes Barreto Filho

Melson Bonerator

Assurance (Partner

Grant Thornton

Auditores Independentes

Balance sheets as of June 30, 2014 and December 31, 2013

(In thousands of Reais, except where otherwise indicated)

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

ASSETS

		Company (B	R GAAP)	Consolidated (BR GAAP and IFRS		
	Notes	06/30/2014	12/31/2013	06/30/2014	12/31/2013	
Current assets						
Cash and cash equivalents	3	1,873	1,760	186,194	171,461	
Financial investments	3	62,199	61,568	62,199	61,568	
Linked financial investments	4	-	-	70,100	74,857	
Accounts receivable	5	-	-	67,739	70,422	
Taxes to be offset	6	327	518	20,036	16,057	
Investment property held for sale	7	-	-	113,129	-	
Other accounts receivable	8	15,922	15,479	24,058	18,551	
Total current assets		80,321	79,325	543,455	412,916	
Noncurrent assets						
Related parties	9	34,862	7,014	40,973	34,817	
Judicial deposits and escrow funds	-	16	-	2,340	2,167	
Linked financial investments	3	-	-	978	-	
Other accounts receivable	8	124	-	1,523	1,356	
		35,002	7,014	45,814	38,340	
Investments	10	555,784	552,012	-	-	
Investment properties	11	-	-	1,608,973	1,625,013	
Fixed assets	12	30,873	30,985	73,765	81,227	
Intangible assets	13	12,568	12,319	78,441	78,701	
		599,225	595,316	1,761,179	1,784,941	
Total noncurrent assets		634,227	602,330	1,806,993	1,823,281	
Total assets		714,548	681,655	2,350,448		

Balance sheets as of June 30, 2014 and December 31, 2013

(In thousands of Reais, except where otherwise indicated)

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

LIABILITIES AND SHAREHOLDERS' EQUITY

		Company (Bi	R GAAP)	Consolidated (BR GAAP and IFRS)	
	Notes	06/30/2014	12/31/2013	06/30/2014	12/31/2013
Current liabilities					
Accounts payable to suppliers	-	857	1,283	35,003	75,321
Loans and financing	14	12,279	30,231	134,607	146,390
Accounts payable – Real Estate purchases	-	-	-	347	7,000
Salaries, vacation pay, and related charges	-	2,690	2,460	3,981	3,497
Taxes payable	-	485	357	44,975	34,310
Tax installment plans	17	288	240	4,622	6,010
Real Estate Credit Bills (CCI)	15	-	-	46,954	140,966
Amounts payable to related parties	9	280,177	222,527	15,610	16,783
Revenue from property transfer to be appropriated	18	-	-	7,805	7,997
Other accounts payable	16	1,132	1,132	32,127	28,848
Total current liabilities		297,908	258,230	326,031	467,122
Noncurrent liabilities					
Loans and financing	14	-	9,082	1,034,630	1,051,667
Revenue from property transfer to be appropriated	18	-		35,471	29,048
Tax installment plans	17	1,184	229	11,244	7,663
Deferred income taxes	25	-	-	33,660	33,773
Provision for civil and labor risks	19	-	-	1,952	1,543
Real Estate Credit Bills (CCI)	15	-		602,367	353,052
Provision for losses with investments in subsidiaries	10	277,209	288,842	-	-
Other accounts payable	16	-	-	166,846	167,057
Total noncurrent assets		278,393	298,153	1,886,170	1,643,803
Shareholders' equity	20				
Capital stock	-	317,813	317,813	317,813	317,813
Revaluation reserves and subsidiaries	-	58,072	58,183	107,867	107,978
Accumulated losses	-	(237,638)	(250,724)	(287,433)	(300,519)
		138,247	125,272	138,247	125,272
Total liabilities and shareholders' equity		714,548	681,655	2,350,448	2,236,197

Income Statement for the three-month period and six-month period ended June 30, 2014 and 2013

(In thousands of Reais, except where otherwise indicated)

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

			Company (BR GAAP)			Consolidated (BR	GAAP and IFRS)	
	Notes	04/01/2014 to 06/30/2014	01/01/2014 to 06/30/2014	04/01/2013 to 06/30/2013	01/01/2013 to 06/30/2013	04/01/2014 to 06/30/2014	01/01/2014 to 06/30/2014	04/01/2013 to 06/30/2013	01/01/2013 to 06/30/2013
Net revenues	21	-	-	-	-	61,298	122,320	52,457	102,105
Cost of rents and services provided	22	-	-	-	-	(14,946)	(29,121)	(11,729)	(23,402)
Gross profit		<u> </u>			-	46,352	93,199	40,728	78,703
Operating expenses and revenues									
General expenses and administrative expenses	23	(8,292)	(15,244)	(7,754)	(14,260)	(15,463)	(29,003)	(14,083)	(25,104)
Other net operating revenues	26	7,489	13,120	7,068	12,346	4,523	10,464	38,880	40,288
Equity income	10	1,488	15,405	(40,170)	(45,727)	-	-	51	47
Operating (losses)/income before financial income		685	13,281	(40,856)	(47,641)	35,412	74,660	65,576	93,934
Financial income	24	(665)	(306)	(3,763)	(4,242)	(30,826)	(49,917)	(100,138)	(130,460)
(Losses) / income before income taxes		20	12,975	(44,619)	(51,883)	4,586	24,743	(34,562)	(36,526)
Current income taxes	25	-	-	-	-	(4,663)	(11,881)	(10,073)	(15,389)
Deferred income taxes	25	-	-	-	-	97	113	16	32
Net (loss) profit for the period		20	12,975	(44,619)	(51,883)	20	12,975	(44,619)	(51,883)
Attributable to controlling shareholders	-	20	12,975	(44,619)	(51,883)	20	12,975	(44,619)	(51,883)
Basic (loss) profit per share – R\$	20	0.00	0.26	(0.88)	(1.03)	0.00	0.26	(0.88)	(1.03)

Statements of changes in equity for the six-month period ended June 30, 2014 and 2013

(In thousands of Reais, except where otherwise indicated)

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	Revaluation					
	Capital stock	reserve in subsidiaries	Accumulated losses	Total Company's equity		
Balances as of December 31, 2012	317,813	58,350	(133,290)	242,873		
Loss for the period	-	-	(51,883)	(51,883)		
Realization of the revaluation reserve	-	(111)	111	-		
Balances as of June 30, 2013	317,813	58,239	(185,062)	190,990		
Balances as of December 31, 2013	317,813	58,183	(250,724)	125,272		
Profit for the period	-	-	12,975	12,975		
Realization of the revaluation reserve	-	(111)	111	-		
Balances as of June 30, 2014	317,813	58,072	(237,638)	138,247		

Statements of cash flows for the six-month period ended June 30, 2014 and 2013

(In thousands of Reais, except where otherwise indicated)

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

	Company (B	R GAAP)	Consolidated (BR G	AAP and IFRS)
	06/30/2014	12/31/2013	06/30/2014	12/31/2013
Cash flow from operating activities				
Net (loss) profit for the period	12,975	(51,883)	12,975	(51,883)
Adjustments to reconcile net income for the period to net cash and cash				
equivalents (used in)/ provided by operating activities				
Depreciation/ amortization	1,608	349	14,101	11,723
Reversal of provision for civil and labor risks		_	409	(555)
Deferred income taxes	-	-	(113)	(32)
Income taxes	-	_	11,881	15,389
Financial charges on loans, financing, CCI, and perpetual bond	3,154	731	111,143	85,618
Financial charges on tax installment plans	193	-	718	650
Exchange variances	-	-	(56,628)	69,731
Gain and losses on sale on investments properties	-	-	-	(14,624)
Unrealized losses derivative instrument transactions	-	-	(4,235)	(36,974)
Equity income	(15,405)	45,727	-	(47)
Increase/ (decrease) in operating liabilities				
Accounts receivable	•	(13,328)	2,683	(9,875)
Taxes recoverable	191	-	(3,979)	(2,676)
Other accounts receivable	(567)	-	(5,674)	(10,677)
Judicial deposits and escrow funds	(16)	-	(173)	(80)
Increase/ (decrease) in operating liabilities				
Accounts payable to suppliers	(426)	349	(40,318)	29,203
Taxes	1,203	(283)	10,665	4,063
Salaries and related social charges	230	541	484	404
Revenue from property transfer to be appropriated		-	6,231	5,149
Other accounts payable	-	103	3,070	202,753
Cash (used in) / provided by operations	3,140	(17,694)	63,240	297,260
Payment of interest	(3,256)	(618)	(87,552)	(67,999)
Income and social contribution taxes paid	-	-	(116)	(15,672)
Net cash (used in) / provided by operating activities	(116)	(18,312)	(24,428)	213,589
Cash flow from investments activities				
Disposals of intangible assets	999	-	999	-
Linked nad non linked financial investments	(631)	-	3,148	(127,409)
Acquisition of fixed assets, investments properties and intangible assets	(2,743)	(3,527)	(111,664)	(219,326)
Receipts from the sale of Investment properties	-	-	5,283	78,950
Net cash used in investing activities	(2,375)	(3,527)	(102,234)	(267,785)
Cash flow from financing activities				
Raisings of loans, financing, CCI	-	52,000	336,245	143,326
Cost of the obtainment of loans, financing, and CCI	-	(160)	(11,522)	1,395
Amortization of the principal amount of loans, financing and CCI	(26,952)	(2,500)	(166,072)	(28,699)
Payment of the principal amount of tax installment plans		(68)	(3,274)	(2,573)
Payment of accounts payable - Real Estate purchases	(246)	-	(6,653)	-
Related parties	29,802	34,252	(7,329)	3,975
Net cash provided by financing activities	2,604	83,524	141,395	117,424
Net increase in cash and cash equivalents	113	61,685	14,733	63,228
Cash and cash equivalents				
At the beginning of the period	1,760	2,505	171,461	252,678
At the end of the period	1,873	64,190	186,194	315,906
Net increase in cash and cash equivalents	113	61,685	14,733	63,228
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Statements of value added for the six-month period ended June 30, 2014 and 2013

(In thousands of Reais, except where otherwise indicated)

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

	Company (B	Company (BR GAAP)		GAAP and IFRS)
	06/30/2014	12/31/2013	06/30/2014	12/31/2013
Revenues				
Revenues from rent, services provided, and other items	-		133,391	110,431
	-	-	133,391	110,431
Outsourced services and materials				
Outsourced services, materials, and other items	(5,102)	(5,217)	(33,860)	(26,256)
Gross value (consumed)/added	(5,102)	(5,217)	99,531	84,175
Depreciation and amortization	(1,608)	(1,190)	(14,101)	(11,725)
Net value (consumed)/ added to the Company	(6,710)	(6,407)	85,430	72,450
Value added received upon transfer				
Equity income	15,405	(45,727)	-	47
Financial income	3,304	(58)	73,921	63,899
Other items	13,120	12,346	10,465	40,288
Distribution of value added (consumed)	25,119	(39,846)	169,816	176,684
Distribution of value added/ (consumed)				
Payroll				
Direct compensation	5,579	5,012	7,559	6,761
Benefits	1,108	1,006	2,055	1,620
FGTS	355	331	418	396
INSS	1,420	1,366	1,895	1,748
Taxes				
Federal	-	-	19,138	22,441
Municipal	72	22	1,938	1,242
Return on third-party capital				
Financial expenses	3,610	4,300	123,838	194,359
Return on the company's own capital				
Net (loss) profit for the period	12,975	(51,883)	12,975	(51,883)
	25,119	(39,846)	169,816	176,684
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Notes to the individual and consolidated interim financial information for the three and six-month periods ended June 30, 2014 and 2013

(Amounts expressed in thousands of Brazilian Reals, except where otherwise indicated)

1. Operations

General Shopping Brasil S.A. (Company) was set up on March 6, 2007 and, as from March 31, 2007, after successive ownership changes through which the interest held in the capital of the companies with shopping mall activities, as well as interest held in the capital stock of companies that provide services to the shopping malls, was grouped, respectively, into two distinct companies: (a) Levian Participações e Empreendimentos Ltda. and (b) Atlas Participações Ltda. Currently the Company's interest in the capital of the companies with activities in shopping centers are grouped in Levian Participações Empreendimentos Ltda. and Securis Administradora e Incorporadora Ltda.

The Company trades its stock at BM&FBOVESPA, under the following abbreviation GSHP3.

The immediate and final parent of the Company is Golf Participações Ltda., established in Brazil.

The Company's head offices are located in São Paulo – SP, at Avenida Angélica, nº 2.466, conjunto 221.

The individual and consolidated interim financial Information of General Shopping Brasil S.A. referring to the quarter ended June 30, 2014 was completed and approved by the Board of Executive Officers of the Company on August 13, 2014.

The individual and consolidated interim financial Information of the Company referring to the quarter ended June 30, 2014 comprises the Company and its subsidiaries, (collectively referred to as Group and individually referred as entities of the Group).

General Shopping Brasil S.A. and its subsidiaries (hereinafter referred to as the Company) are engaged in: (a) managing their own assets and third-party assets; (b) holding interest in chattel business; and (c) real estate development and associated or similar activities.

The Company's direct and indirect subsidiaries that were included in the consolidated financial statements are:

- ABK do Brasil Empreendimentos e Participações Ltda. (ABK), the business activity of which is to manage its own assets and hold interest in other companies. Currently, ABK holds an ideal fraction of 50% in Internacional Guarulhos Auto Shopping Center Ltda., and holds 49.9% interest in the stock of Nova União Administradora e Incorporadora S.A.;
- ALTE Telecom Comércio e Serviços Ltda. (ALTE): is engaged in providing web server services, multimedia communication services, and voice over internet protocol (VOIP). On April 10, 2013, the corporate name was changed from ALTE Administradora e Incorporadora Ltda. to ALTE Telecom Comércio e Serviços Ltda., and, its business activity, which previously included managing its own assets, promoting ventures of any nature, and holding ownership interest in ventures or companies of any nature;
- Andal Administradora e Incorporadora Ltda. (Andal), the business activity of which is to manage its own assets and hold interest in other companies. Currently, Andal holds an ideal fraction of 99.9% in Suzano Shopping Center;
- Ast Administradora e Incorporadora Ltda. (Ast), the business activity of which is to manage its own assets and third-party assets, real estate development, hold interest in other companies and real estate ventures and lease security equipment and video cameras;
- Atlas Participações Ltda. (Atlas), the business activity of which is to manage its own assets and hold interest in other companies. Currently, Atlas holds full ownership interest in I Park Estacionamentos Ltda., Energy Comércio e Serviços de Energia Ltda., Wass Comércio e Serviços de Água Ltda., General Shopping Brasil Administradora e Serviços Ltda., Internacional Guarulhos Auto Shopping Center Ltda., Vide Serviços e Participações Ltda, Ast Administradora e Incorporadora Ltda., GS Park Estacionamentos Ltda.; ALTE Telecom Comércio e Serviços Ltda., and 90% in BR Brasil Retail Administradora e Incorporadora S.A.;
- Bac Administradora e Incorporadora Ltda. (Bac), the business activity of which is real estate
 development;
- BOT Administradora e Incorporadora Ltda. (BOT), the business activity of which is real
 estate development. BOT holds 100% interest in the member units of Manzanza Consultoria e
 Administração de Shopping Centers Ltda. This company's corporate name was changed from
 BR Outlet Administradora e Incorporadora Ltda. to BOT Administradora e Incorporadora
 Ltda. on April 25, 2011;
- Brassul Shopping Administradora e Incorporadora Ltda. (Brassul), the business activity of which is to manage its own assets and third-party assets and real estate development. Brassul holds 99.99% interest in the member units of Sale Empreendimentos e Participações Ltda.;
- Cly Administradora e Incorporadora Ltda. (Cly), the business activity of which is to manage its own assets and third-party assets, real estate development and hold ownership interest in other companies and real estate ventures. Cly holds 60% interest in Internacional Shopping Guarulhos:

- **Delta Shopping Empreendimentos Imobiliários Ltda.** (**Delta**), the business activity of which is to manage its own assets and third-party assets, real estate development and hold ownership interest in other companies and real estate ventures. Delta holds 0.01% interest in Suzano Shopping Center;
- Eler Administradora e Incorporadora Ltda. (Eler): the business activity of which is to manage its own assets and third-party assets, real estate development and hold ownership interest in other companies and real estate ventures. Eler holds 34% interest in Internacional Shopping Guarulhos;
- Energy Comércio e Serviços de Energia Ltda. (Energy) is engaged in purchasing, selling and leasing equipment for the generation, transfer and distribution of energy and in providing installation, maintenance and consulting services. Currently, Energy provides services referring to the lease of equipment for the generation, transfer and distribution of energy to Internacional Shopping Guarulhos, Internacional Guarulhos Auto Shopping Center, Shopping Light, Santana Parque Shopping, Suzano Shopping, Outlet Premium São Paulo, Parque Shopping Barueri, Outlet Premium Brasília, Outlet Premium Salvador, and Shopping do Vale;
- ERS Administradora e Incorporadora Ltda. (ERS), the business activity of which is to manage its own assets and third-party assets and real estate development. ERS owns 98% of the land where Shopping Outlet Premium Rio de Janeiro is being built;
- FLK Administradora e Incorporadora Ltda. (FLK), the business activity of which is to manage its own assets and third-party assets and real estate development. FLK owns 50% of the Outlet Premium in Bahia;
- Fonte Administradora e Incorporadora Ltda. (Fonte), the business activity of which is to manage its own assets and third-party assets, and real estate development. Fonte owns 51% of the Shopping Sulacap in Rio de Janeiro;
- Fundo de Investimento Imobiliário (FII Top Center), the business activity of which includes, (a) the acquisition of the property that composes the shopping mall called Top Center and (b) in other real estate projects, as long as approved by the Members' General Meeting, aiming at earning revenues by means of the valuation of the properties, the lease and sales of properties that integrate its real estate assets, as allowed by Fundo's regulation, by law and by the provisions issued by the Brazilian Securities and Exchange Commission (CVM). FII Top Center holds 100% interest in Top Center Shopping;
- GAX Administradora e Incorporadora Ltda. (GAX): the business activity of which is to manage its own assets and third-party assets, real estate development, and hold interest in other companies and real estate ventures. GAX holds 50% interest in Outlet Premium São Paulo;
- General Shopping Brasil Administradora e Serviços Ltda. (GSB Administradora), the business activity of which is to manage its own assets and third-party assets, provide management services to commercial centers and buildings, provide other complementary, supplementary services or services associated with its activities, in addition to hold interest in other companies, whatever type they may be. Currently, GSB Administradora is the administrator of Internacional Guarulhos Shopping Center, Suzano Shopping Center, Poli Shopping Osasco, Poli Shopping, Prudente Parque Shopping, Cascavel JL Shopping, Shopping do Vale, Top Center, Outlet Premium São Paulo, Outlet Premium Brasília, Unimart Shopping, Parque Shopping Barueri, Shopping Bonsucesso, Shopping Light, Outlet Premium Salvador and Parque Shopping Sulacap;

- General Shopping Finance Limited (General Shopping Finance) is a company
 headquartered in the Cayman Islands that is engaged in performing activities and transactions
 relating to the Company or its subsidiaries. General Shopping Finance holds 42.84% of the
 member units of Levian Participações e Empreendimentos Ltda.;
- GS Finance II Limited (GS Finance II) is a company headquartered in the Cayman Islands
 that is engaged in performing activities and transactions relating to the Company or its
 subsidiaries;
- **GS Investments Limited (GS Investments)** is a company headquartered in the Cayman Islands that is engaged in performing activities and transactions relating to the Company or its subsidiaries. GS Investments holds 87,4% of the member units of Securis Administradora e Incorporadora Ltda.;
- GS Park Estacionamentos Ltda. (GS Park): is engaged in managing parking lots for motor
 vehicles of all kinds, of their own or owned by third parties. Currently, GS Park is in charge of
 managing the parking lots of Outlet Premium Salvador and Parque Shopping Sulacap;
- I Park Estacionamentos Ltda. (I Park) is engaged in exploiting the specific motor vehicle parking business, for both its own vehicles and vehicles owned by third parties, by managing such parking lots. Currently, I Park is in charge of managing the parking lots of Internacional Guarulhos Auto Shopping Center, Internacional Guarulhos Shopping Center, Shopping Light, Santana Parque Shopping, Suzano Shopping Center, Cascavel JL Shopping, Outlet Premium São Paulo, Outlet Premium Brasilia, Unimart, Shopping do Vale, Poli Shopping Osasco, Parque Shopping Barueri, Shopping Bonsucesso and Parque Shopping Prudente;
- Indui Administradora e Incorporadora Ltda. (Indui): the business purpose of which is to manage its own assets and third-party assets, and real estate development. Indui holds 50% interest in Outlet Premium Brasília;
- Internacional Guarulhos Auto Shopping Center Ltda. (ASG Administradora), the business activity of which is to manage its own assets and third-party assets, provide management services to commercial centers and buildings, provide other complementary, supplementary services or services associated with its activities, in addition to hold interest in other companies, whatever type they may be. Currently, ASG Administradora is the administrator of Internacional Guarulhos Auto Shopping Center;
- Intesp Shopping Administradora e Incorporadora Ltda. (Intesp), the business activity of which is to manage its own assets and third-party assets and real estate development. Intesp holds 99.5% interest in Poli Shopping Osasco;
- Jud Administradora e Incorporadora Ltda. (Jud), the business activity of which is to manage its own assets and third-party assets, real estate development and hold ownership interest in other companies and real estate ventures. Jud holds 100% interest in the member units of FII Top Center. On April 30, 2014, Jud Administradora was absorbed by Securis Administradora e Incorporadora Ltda.;

- Levian Participações e Empreendimentos Ltda. (Levian), the business activity of which is to manage its own assets, hold interest in other companies and other complementary and associated activities. Currently, Levian holds an ideal fraction of 50% in Internacional Guarulhos Auto Shopping Center, 0.5% in Prudente Parque Shopping, in Poli Shopping Osasco and in Shopping Unimart, and 0.5% in the venture that is being built in the City of Atibaia. Levian also holds interest in ABK do Brasil – Empreendimentos e Participações Ltda. (99.3%), Poli Shopping Center Empreendimentos Ltda. (100%), Send Empreendimentos e Participações Ltda. (90.9%), Nova União Administradora e Incorporadora S.A. (49.9%), Lux Shopping Administradora e Incorporadora Ltda. (100%), Lumen Shopping Administradora e Incorporadora Ltda. (100%), Delta Shopping Empreendimentos Imobiliários Ltda. (100%), Intesp Shopping Administradora e Incorporadora Ltda. (100%), PP Administradora e Incorporadora Ltda. (100%), Paulis Shopping Administradora e Incorporadora Ltda. (100%), Fonte Administradora e Incorporadora Ltda. (100%), POL Administradora e Incorporadora Ltda. (100%), BOT Administradora e Incorporadora Ltda. (100%), Vul Administradora e Incorporadora Ltda. (100%), Zuz Administradora e Incorporadora Ltda. (100%), Cly Administradora e Incorporadora Ltda. (100%), Bud Administradora e Incorporadora Ltda. (100%), Bac Administradora e Incorporadora Ltda. (100%), Brassul Shopping Administradora e Incorporadora Ltda. (100%), Mai Administradora e Incorporadora Ltda. (100%), FLK Administradora e Incorporadora Ltda. (100%), Premium Outlet Administradora e Incorporadora Ltda. (100%), BR Outlet Administradora e Incorporadora Ltda. (100%), Jauá Administradora e Incorporadora Ltda. (100%), Securis Administradora e Incorporadora Ltda. (12,6%) and Atlas Participações Ltda. (100%);
- Lumen Shopping Administradora e Incorporadora Ltda. (Lumen), the business activity of which is to manage its own assets and third-party assets, hold interest in chattel business and in real estate business, real estate development and associated or similar activities. On June 26, 2007, Lumen entered into a Private Instrument of Real Estate Sale and Transfer of Property Use Rights of the commercial property where Shopping Light has been constituted and installed. The interest held by Lumen in the transfer of property use rights is 61.957%;
- Lux Shopping Administradora e Incorporadora Ltda. (Lux), the business activity of which is to manage its own assets and third-party assets and real estate development. Lux is the owner of the building where Shopping Light is established and holds 23.043% interest in the transfer of property use rights;
- MAI Administradora e Incorporadora Ltda. (MAI), the business activity of which is to manage its own assets and third-party assets and real estate development;
- Manzanza Consultoria e Administração de Shopping Centers Ltda. (Manzanza) is
 engaged in providing consulting and management services for shopping malls and managing its
 own assets. Manzanza is the owner of the land where a shopping mall is being built in Atibaia;
- Nova União Administradora e Incorporadora S.A. (Nova União), the business activity of which is to manage its own assets and third-party assets, hold interest in chattel business and in real estate business, real estate development and associated or similar activities. Nova União holds 6% interest in Internacional Shopping Guarulhos;
- Park Shopping Administradora Ltda. (Park Shopping Administradora), the business activity of which is to manage its own assets and third-party assets, real estate development and hold ownership interest in other companies and real estate ventures. Park Shopping Administradora holds 100% of the member units of Sulishopping Empreendimentos Ltda. and 9.1% of the member units of Send Empreendimentos e Participações Ltda. Park Shopping holds 2.09% interest in Santana Parque Shopping. On April 30, 2014, Park Shopping absorbed its subsidiary Sulishopping and was absorbed by Securis Administradora e Incorporadora Ltda.;

- Paulis Shopping Administradora e Incorporadora Ltda. (Paulis), the business activity of
 which is to manage its own assets and third-party assets and real estate development;
- POL Administradora e Incorporadora Ltda. (POL) is engaged in developing real estate ventures:
- Poli Shopping Center Empreendimentos Ltda. (Poli Empreendimentos) is engaged in exploiting the shopping mall industry by leasing its own properties or subleasing third-party leased properties. Currently, Poli Empreendimentos holds 50% interest in Poli Shopping Center;
- PP Administradora e Incorporadora Ltda. (PP), the business activity of which is to manage
 its own assets and third-party assets and real estate development. PP holds 99.5% interest in
 Prudente Parque Shopping;
- Sale Empreendimentos e Participações Ltda. (Sale) is engaged in purchasing, selling, leasing, urbanizing, mortgaging, developing, building and managing its own real estate or third-party real estate or jointly owned real estate. Sale holds 84.4% interest in Shopping do Vale;
- SB Bonsucesso Administradora e Incorporadora S.A. (SB Bonsucesso), the business activity of which is to manage its own assets and third-party assets and real estate development. SB Bonsucesso holds 63.4% interest in Shopping Bonsucesso;
- Securis Administradora e Incorporadora Ltda. (Securis), the business activity of which is to manage its own assets and third-party assets and real estate development. Securis holds 100% of the member units of the following companies: Andal Administradora e Incorporadora Ltda., Bail Administradora e Incorporadora Ltda., Cristal Administradora e Incorporadora Ltda., ERS Administradora e Incorporadora Ltda., GAX Administradora e Incorporadora Ltda., SB Bonsucesso Administradora e Incorporadora S.A., XAR Administradora e Incorporadora Ltda. Bavi Administradora e Incorporadora Ltda., Druz Administradora e Incorporadora Ltda., Eler Administradora e Incorporadora Ltda., Indui Administradora e Incorporadora Ltda, and holds 0.1% interest in Shopping Bonsucesso. As from April 30, 2014, it began to hold 100% interest in FII Top Center, due to the incorporation of Jud Administradora e Incorporadora Ltda.;
- Send Empreendimentos e Participações Ltda. (Send), is engaged in managing its own assets and holding interest in other companies. Send holds 100% of the member units of Uniplaza Empreendimento Participação e Administração de Centro de Compras Ltda.; 85.5% of interest in Cascavel JL Shopping and 31.74% of the interest in Santana Parque Shopping;
- Sulishopping Empreendimentos Ltda. (Sulishopping) is engaged in exploiting the shopping mall industry by leasing its own properties or subleasing third-party leased properties. Sulishopping holds 16.17% interest in Santana Parque Shopping. On April 30, 2014, Sulishopping was absorbed by its parent Park Shopping Administradora e Incorporadora Ltda.;
- Uniplaza Empreendimentos Participações e Administração de Centros de Compras Ltda. (Uniplaza), the business activity of which is to manage its own assets and third-party assets and its own and third-party commercial centers, real estate development and hold ownership interest in other companies and real estate ventures. Uniplaza holds 99.5% interest in Unimart Shopping;
- Vide Serviços e Participações Ltda. (Vide) is engaged in providing services referring to
 institutional disclosures, managing its own properties and third-party properties, real estate
 development and holding interest in other companies and real estate ventures;
- Vul Administradora e Incorporadora Ltda. (Vul), the business activity of which is to manage its own assets and third-party assets, real estate development and hold ownership interest in other companies and real estate ventures. Vul is the owner of 63.5% of the venture that is being built, Parque Shopping Maia;

- Wass Comércio e Serviços de Águas Ltda. (Wass) is engaged in leasing water exploration, treatment and distribution equipment, as well as providing installation, maintenance and consultancy services, inherent. Currently, Wass is in charge of leasing water exploration, treatment and distribution equipment to Internacional Guarulhos Shopping Center, Internacional Guarulhos Auto Shopping Center, Cascavel JL Shopping, Shopping Light, Prudente Parque Shopping, Suzano Shopping, Santana Parque Shopping, Outlet Premium São Paulo, Outlet Premium Brasilia, Shopping do Vale, Parque Shopping Barueri, Poli Shopping, Shopping Bonsucesso, and Outlet Premium Salvador;
- XAR Administradora e Incorporadora Ltda. (XAR), the business activity of which is to manage its own assets and third-party assets, real estate development, hold interest in other companies and in real estate ventures. Currently, XAR holds 48% interest in Parque Shopping Barueri;
- Zuz Administradora e Incorporadora Ltda. (Zuz), the business activity of which is to
 manage its own assets and third-party assets, real estate development and hold interest in other
 companies and real estate ventures;
- The following subsidiaries are engaged in managing their own assets and third-party assets, and real estate development: Bud Administradora e Incorporadora Ltda. (Bud), BR Outlet Administradora e Incorporadora Ltda. (BR Outlet), Premium Outlet Administradora e Incorporadora Ltda. (Premium Outlet), Jauá Administradora e Incorporadora Ltda. (Jauá), Cristal Administradora e Incorporadora Ltda. (Cristal), Bail Administradora e Incorporadora Ltda. (Bail),), Bavi Administradora e Incorporadora Ltda. (Bavi) and Druz Administradora e Incorporadora Ltda. (Druz), Tequs Administradora e Incoporadora Ltda. (Tequs), Ardan Administradora e Incorporadora Ltda. (Ardan), Pentar Administradora e Incoporadora Ltda. (Pentar), Rumb Administradora e Incorporadora Ltda. (Rumb), Vanti Administradora e Incorporadora Ltda (Vanti). BR Brasil Retail Administradora e Incorporadora S.A. is engaged in developing and managing projects that involve planning, ownership interest and development of retail and wholesale companies, as well as acquiring, creating and managing companies that operate in the retail sector, franchises, master franchises, franchisor companies and/or companies with potential to become franchisors, all of which operating in Brazil. These companies have no transactions as of June 30, 2014.

The Company holds direct interest in the following ventures as of June 30, 2014 and 2013:

		06/30/2014			06/30/2013	
	Interest	Total GLA (m²)	Own GLA (m²)	Interest	Total GLA (m²)	Own GLA (m²)
Shopping Mall						
Poli Shopping Guarulhos	50.0%	4,527	2,264	50.0%	4,527	2,264
Internacional Shopping	100.0%	76,845	76,845	100.0%	75,958	75,958
Auto Shopping	100.0%	11,477	11,477	100.0%	11,477	11,477
Shopping Light	85.0%	14,140	12,019	85.0%	14,140	12,019
Santana Parque Shopping	50.0%	26,538	13,269	50.0%	26,538	13,269
Suzano Shopping	100.0%	19,583	19,583	100.0%	19,583	19,583
Cascavel JL Shopping	85.5%	8,877	7,590	85.5%	8,877	7,590
Top Center Shopping	100.0%	6,369	6,369	100.0%	6,369	6,369
Parque Shopping Prudente	100.0%	15,148	15,148	100.0%	15,148	15,148
Poli Shopping Osasco	100.0%	3,218	3,218	100.0%	3,218	3,218
Shopping do Vale	84.4%	16,487	13,913	84.4%	16,487	13,913
Unimart Shopping Campinas	100.0%	14,961	14,961	100.0%	14,961	14,961
Outlet Premium São Paulo	50.0%	17,716	8,858	50.0%	17,716	8,858
Parque Shopping Barueri	48.0%	37,420	17,962	48.0%	37,420	17,962
Outlet Premium Brasília	50.0%	16,094	8,047	50.0%	16,094	8,047
Shopping Bonsucesso	63.5%	24,437	15,517	100.0%	24,437	24,437
Outlet Premium Salvador	52.0%	14,964	7,781	-	-	-
Parque Shopping Sulacap	51.0%	29,059	14,820	-	-	-
		357,860	269,641		312,950	255,073

2. Presentation of financial statements and significant accounting practices adopted

2.1. Preparation basis

2.1.1. Compliance statement

The Company's financial statements comprise:

- the interim consolidated financial information prepared in accordance with CPC 21(R1) –
 Interim Financial Statements and with international standards IAS 34 Interim Financial
 Reporting, issued by the International Accounting Standard Board (IASB) and presented in
 conformity with the standards issued by the Brazilian Securities and Exchange Commission
 (CVM), applicable to the preparation of interim financial information (ITR);
- the Company's interim individual financial information prepared in accordance with CPC 21(R1) – Interim Financial Statements and presented in conformity with the standards issued by the Brazilian Securities and Exchange Commission (CVM), applicable to the preparation of interim financial information (ITR).

The accounting practices adopted in Brazil comprise the practices included in the Brazilian corporate legislation and the technical pronouncements, guidelines and technical interpretations issued by the Brazilian Financial Accounting Standards Board (CPC) and approved by the Brazilian Securities and Exchange Commission (CMV). The Company adopted all of the standards, standard reviews and interpretations issued by the CPC, IASB and other regulatory bodies that were in effect as of June 30, 2014.

The Parent Company's interim individual financial information presents the evaluation of the investments in subsidiaries and joint ventures using the equity method of accounting, according to the Brazilian legislation in force. Thus, such individual interim financial information does not comply with the IFRS, which require the evaluation of said investments in the Parent Company's separate financial statements at their fair value or cost.

Since there are no differences between the consolidated shareholder's equity and the consolidated P&L assignable to the shareholders of the Parent Company, stated in the interim consolidated financial information prepared in accordance with the IFRS and the accounting practices adopted in Brazil, and the shareholder's equity and the Parent Company's P&L, stated in the interim individual financial information prepared in accordance with the accounting practices adopted in Brazil, the Company chose to present such interim, individual and consolidated, financial information in only one set, side by side.

The information regarding (i) the basis for preparing and presenting the quarterly information, (ii) the summary of the significant accounting practices and (iii) the use of estimates and judgment did not suffer any changes in relation to the information disclosed in Note 2 to the Annual Financial Statements for the year ended December 31, 2013 (hereinafter referred to as "Financial Statements as of December 31, 2013"), published on April 09, 2014 in the Official Gazette of the State of São Paulo and Valor Econômico newspaper and disclosed through the following websites: www.cvm.gov.br, www.bmfbovespa.com.br and www.generalshopping.com.br.

Such interim financial information is in compliance with Circular Letter CVM/ SNC/ SEP No. 03/2011 and should be read together with the financial statements for the fiscal year ended in December 31, 2013, since its purpose is to provide an update of activities, events and significant circumstances in relation to those financial statements.

2.2. Consolidation basis

The interim consolidated financial information was prepared by considering the historical cost as the base value and includes the financial statements of the Company and of its subsidiaries, closed on the same reference date, and in conformity with the accounting practices described in Note 2.

Control is obtained when the Company has the power to control the financial and operating policies of an entity to earn benefits from its activities. In the applicable cases, the existence and the effect of potential voting rights, which as currently exercisable or convertible, are taken into consideration when assessing whether the Company controls, or not, another entity. The subsidiaries are fully consolidated as from the date on which the control is transferred to the Company and they cease to be consolidated, where applicable, as from the date on which the control ceases.

The subsidiaries were fully consolidated including the assets accounts, liabilities accounts, revenues accounts and expenses accounts according to the nature of each account, complemented with the elimination of (a) investment and equity balances; (b) checking account balances and other balances that integrate the assets and/or liabilities held between the consolidated companies; and (c) revenues and expenses, as well as unrealized profits, where applicable, arising from business transactions between the consolidated companies. The Company does not have any non-controlling interest to be presented.

The profit or loss of the subsidiaries (including real estate investment funds) acquired or disposed of during the year are included in the income statement as from the date of the effective acquisition or up to the date of the disposal, as applicable. The consolidated financial statements are presented in Brazilian Reals, the Company's functional currency. The Company reviewed the accounting practices adopted by the subsidiaries abroad and did not identify any differences as compared to the practices adopted in Brazil, to be adjusted in the shareholders' equity and in the income for the year of such investments before determining the profit or loss and the equity adjustments.

The interim consolidated financial information includes the transactions of the Company and of the following subsidiaries, the percentage interest of which, held as of balance sheet date, is summarized as follows:

Direct subsidiaries		Consolidation criterion	% – 06/30/2014 – Interest in the capital	% – 12/31/2013 – Interest in the capital
General Shopping Finance Full 100%	subsidiaries			
SF Innance Full 100%				100%
Indirect subsidiaries				100%
Delian				100%
ABK Full 99.3% Ardar Full 100% Ardan (not operating) Full 100% ASCA Gurinistradora Full 100% ASS Administradora Full 100% Ast Full 100% Ast Full 100% Allas Full 100% Bail (not operating) Full 100% Bail (not operating) Full 100% Bail (not operating) Full 100% Brouter (not operating) Full 100% Br Retail (not operating) Full 100% Br Retail (not operating) Full 100% Brassul Full 100% Brassul Full 100% Brassul Full 100% Brassul Full 100% Cy Full 100% Cy Full 100% Druz (not operating) Full 100% Druz (not operating) Full <th< td=""><td>vestments</td><td>Full</td><td>100%</td><td>100%</td></th<>	vestments	Full	100%	100%
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Vide Full 100% Vul Full 100%				100%
Vul Full 100%	(not operating)			-
				100%
VV 455				100%
XAR Full 100%				100% 100%
Zuz Full 100% Zuz Full 100%				100%

2.3. New standards, amendments and interpretations of standards and legislation that are still not in force as of June 30, 2014

	Standard	Subject Matter	Mandatory for fiscal years beginning on or after
(a)	IFRS 9	Financial instruments	January 1, 2015

(a) IFRS 9 Financial Instruments: IFRS 9 has already been issued and completes the first part of the project to replace IAS 39 "Financial instruments: recognition and measurement". IFRS 9 uses a single approach to determine whether a financial asset is measured at amortized cost or fair value. The approach in IFRS 9 is based on how an entity manages its financial instruments (its business model) and the contractual cash flow characteristics of the financial assets. The new standard also requires a single impairment method to be used. The IFRS 9 also bring changes in IAS 32 and IFRS 7. This standard becomes effective for fiscal years that start on January 1, 2015 and thereafter;

Company's Management is evaluating this new standard and material effects are not expected on the financial statements of the Company on account of it adopting this new standard.

Management performed an initial evaluation of the provisions contained in Provisional Measure 627, dated November 11, 2013 ("MP 627") converted into Law 12,973 of May 13, 2014 and did not identify significant impacts to be disclosed. This Law will become effective as from January 2015.

3. Cash and cash equivalents and financial investments

	Com	pany	Consolidated		
	06/30/2014	12/31/2013	06/30/2014	12/31/2013	
Cash and banks					
In Brazilian Reals					
Cash	8	6	14	29	
Banks	9	64	3,732	12,561	
In US Dollars					
Banks (a)	-	-	343	462	
	17	70	4,089	13,052	
Financial investments					
In Brazilian Reals					
CDB (b)	351	257	17,311	116,460	
Interest bearing account	1,505	1,433	4,046	3,968	
Investment fund	-	-	-	-	
Exclusive investment fund (c)					
Cash	-	-	10	10	
Fixed income	-	-	9,047	1,926	
LTN	-	-	39,892	-	
LFT	-	-	77,788	11,567	
CDB	-	-	-	23,279	
Financial bills	-	-	26,612	-	
Other investment with low risk	-	-	7,399	1,199	
	1,856	1,690	182,105	158,409	
Total cash and cash equivalents	1,873	1,760	186,194	171,461	
Current financial investments (d)	62,199	61,568	62,199	61,568	
Non-current financial investments		-	978		
Total financial investments	62,199	61,568	63,177	61,568	

- (a) As of June 30, 2014, out of the total balance of R\$ 4,089 (consolidated), the amount of R\$ 343 is deposited in a checking account abroad and is indexed at the US Dollar. As of December 31, 2013, out of the total balance of R\$ 13,052 (consolidated), the amount of R\$ 462 was deposited in a checking account abroad and was indexed at the US Dollar;
- **(b)** Funds invested in Investment Funds of Banco Itaú S.A., with average yield of 99.5% of the changes in the CDI rate;
- (c) As of June 30, 2014, the Exclusive Investment Fund portfolio is substantially composed of securities issued by Brazilian financial institutions and highly liquid federal government bonds, recorded at their realization values, which yield, on average, 101.4 % of the changes in the CDI rate. Such fund does not have any significant obligations with third parties and such obligations are limited to asset management fees and other services inherent in fund transactions:
- (d) Funds invested in the Real Estate Investment Fund.

Financial investments classified as cash and cash equivalents are investments that may be redeemed within 90 days, composed of highly liquid securities, convertible into cash and that have an insignificant risk of changes in value.

4. Linked financial investments

	Conso	lidated
	06/30/2014	12/31/2013
CDB (a)	70,100	74,857
Total	70,100	74,857

(a) Amount deposited in financial investments relating to the advance payment received on the sale of 36.5% of the improvements that will be made to Parque Shopping Maia to Fundo de Investimento Imobiliário General Shopping Ativo e Renda – FII, as described in Note 16.b. The amount is invested in CDB with daily liquidity.

5. Trade notes receivable

	Consol	idated
	06/30/2014	12/31/2013
Rents receivable	81.828	84,511
Allowance for doubtful accounts	(14,089)	(14,089)
Total	67,739	70,422

The trade notes receivable are stated at the nominal values of the securities that represent the credits, including, where applicable, yields, inflation adjustments earned and effects arising from linearizing the revenue, calculated on a pro rata day basis up to the balance sheet date. Such nominal amounts correspond, approximately, to their respective present values because they are realizable within the short term.

The Company's maximum exposure to credit risk is the book value of the abovementioned trade notes receivable. To mitigate such risk, the Company follows the practice of (i) analyzing the types of collection (rents, services and other items), considering the average history of losses, (ii) Management periodically monitoring its clients' equity and financial position, (iii) establishing credit limits, (iv) analyzing credits that have been past due for more than 180 days and (v) permanently monitoring their debit balance, among other practices. The client portfolio that has not been accrued refers to clients whose individual analysis of their financial position did not show that they would not be realizable.

In order to evaluate the quality of the credit of potential clients, the Company considers the following assumptions: the amount of the guarantee offered must cover at least 12 months of occupancy costs (rent, plus common charges and promotion funds, multiplied by 12); the guarantees accepted (properties, letter of guarantee, insurance, etc); the good standing of the individuals and legal entities involved in the rental (partners, guarantors, debtors) and the use of SERASA¹ as reference for consultations.

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¹ A credit reporting agency.

The composition of the trade notes receivable billed, per maturity period, is the following:

	Consolidated		
	06/30/2014	12/31/2013	
Not yet due	51,849	55,640	
Past due			
Past due for 1 to 30 days	3,239	3,280	
Past due for 31 to 60 days	1,689	1,809	
Past due for 61 to 90 days	2,297	2,034	
Past due for 91 to 180 days	3,712	4,137	
Past due for over 180 days	19,042	17,611	
•	29,979	28,871	
Total	81,828	84,511	

As of June 30, 2014, the amount of R\$ 4,953 from trade notes receivable (R\$ 3,522 as of December 31, 2013) has been past due for over 180 days, but has not been accrued. The Company did not complement the allowance for doubtful accounts in the quarter ended June 30, 2014 because it understands that the other past due amounts have been duly negotiated with the clients and there have not been any significant changes in the quality of their credit, and the amounts are considered recoverable.

6. Taxes recoverable

	Company		Conso	lidated
	06/30/2014	12/31/2013	12/31/2013	06/30/2014
Income Tax Withholdings (IRRF) on financial investments	132	132	12,950	11,461
IRRF recoverable	103	294	2,246	1,892
Services Tax (ISS)	-	-	320	275
PIS and COFINS recoverable	78	78	669	371
IRPJ – advance payments	-	-	2,232	876
CSLL – advance payments	-	-	793	317
Other taxes recoverable	14	14	826	865
Total	327	518	20,036	16,057

7. Investment property held for sale

a) As disclosed by means of a material event on July 14, 2014, the Company, by means of its subsidiaries Securis Administradora e Incorporadora Ltda. and Send Empreendimentos e Participações Ltda., entered into the Private Instrument for Promise of Sale of Real Estate Ideal Fractions ("Promise of Sale") by and between Acapurana Participações S.A., a non-related party, for the purpose of disposing of all of its 50% interest in the venture called "SANTANA PARQUE SHOPPING", for a total acquisition price of R\$ 144,549.

The transaction will only be consummated after certain preceding conditions provided for in the Promise of Sale have been fulfilled. In the event the preceding conditions provided for in the Promise of Sale are fulfilled and the transaction referred to above is consummated, the Company will no longer hold any direct or indirect interest in the venture called "SANTANA PARQUE SHOPPING".

b) As disclosed by means of a material event on August 13, 2014, the Company, by means of its subsidiary Securis Administradora e Incorporadora Ltda., entered into the Private Instrument for Promise of Sale and Other Agreements ("Promise of Sale") by and between Clavas Empreendimentos Imobiliários Ltda., for the purpose of disposing of all of its 100% interest in the venture called "TOP CENTER", for the total acquisition price of R\$ 145,500, subject to adjustments provided for in the Promise of Sale.

The transaction will only be consummated after certain preceding conditions provided for in the Promise of Sale have been fulfilled. In the event the preceding conditions provided for in the Promise of Sale are fulfilled and the transaction referred to above is consummated, the Company will no longer hold any direct or indirect interest in the venture called "TOP CENTER".

8. Other accounts receivable

	Company		Conso	lidated
	06/30/2014	12/31/2013	06/30/2014	12/31/2013
Insurance expenses to be appropriated	77	84	415	563
Advances to suppliers	34	65	10,296	6,359
Prepaid labor benefits	205	106	223	118
Expenses to be appropriated	122	18	832	268
Other costs and expenses to be appropriated	350	344	350	743
Construction work security deposit – shopkeeper	-	-	760	760
Amounts receivable from other ventures	8,381	8,109	6,573	3,172
Dividends receivable	6,433	6,433	-	_
Commissions to be appropriated	-	-	4,186	2,853
Start-up charges	-	-	1,516	4,364
Other accounts receivable	444	320	430	707
Total	16,046	15,479	25,581	19,907
Current assets	15,922	15,479	24,058	18,551
Noncurrent assets	124	-	1,523	1,356

9. Third-party transactions

a) Balances and transactions with related parties

During the course of the Company's business, the controlling shareholders, the subsidiaries and the civil condominiums (jointly-owned properties) enter into financial and commercial transactions among themselves, which include: (i) the provision of consulting services and operating assistance relating to the supply of water and energy and to the electrical installations; (ii) management of shopping malls; (iii) management of shopping mall parking lots; (iv) commercial lease agreements; and (v) agreements and decisions made with respect to condominium rules.

Generally speaking, all of the terms and conditions of the agreements entered into by and between the Company and related parties are in accordance with the terms and conditions that are usually adopted in loan agreements on commutative and market bases, as if the loan occurred with a non-related party, except for the balance of loan agreements on which financial charges are not levied.

Management individually negotiates agreements with related parties, analyzing their terms and conditions in the light of the terms and conditions usually adopted in the market, the particularities of each transaction, including timeframes, amounts, compliance with quality standards, thus having the agreement with the related party reflect the option that best meets the interests of the Company with respect to timeframes, amounts and quality conditions, when compared with other similar providers.

As of June 30, 2014, there is R\$ 316 for the six-month period, regarding invoices issued by Lopes Dias Arquitetura company, for providing architecture services.

The balances as of June 30, 2014 and December 31, 2013, in Parent Company's financial statements, are presented below:

	Com	Company		
	06/30/2014	12/31/2013		
Assets	<u>-</u>	-		
General Shopping Finance (a)	1,933	1,932		
General Shopping Investments (a)	3,311	3,311		
Securis (c)	29,012	1,312		
Other assets	606	459		
Total	34,862	7,014		

	Com	Company		
	06/30/2014	12/31/2013		
Liabilities		-		
Atlas (b)	1,600	1,600		
Levian (b)	258,540	200,890		
Vul (b)	20,037	20,037		
Total	280,177	222,527		

- (a) They refer to costs to issue perpetual bonds paid by the Company;
- **(b)** They refer to the other loans on which no financial charges are levied and which have no maturity dates.
- (c) Increase due to the incorporation of subsidiaries Park Shopping Administradora e Incorporadora Ltda. and Jud Administradora e Incorporadora Ltda.

The balances as of June 30, 2014 and December 31, 2013, in the consolidated, are shown below:

	Consolidated		
	06/30/2014	12/31/2013	
Assets			
Associação Lojistas Poli	29	 29	
Associação Lojistas ASG	9	9	
BR Partners Consultoria Especializada (d)	 652	 652	
BR Partners Bahia Empreendimentos Imob.	3,391	-	
Condomínio Civil Suzano Shopping Center (c)	471	474	
Condomínio Unimart Campinas (c)	1,030	1.006	
Condomínio Outlet Premium SP (c)	30	60	
Condomínio Unimart Atibaia(c)		435	
Condomínio Outlet Premium Alexânia (c)	2.546	2.546	
Condomínio do Vale (c)		668	
Condomínio Prudente (c)		 127	
Condomínio ASG (c)	425	611	
Condomínio Barueri (c)	316	316	
Condomínio Shopping Light (c)		649	
Condomínio Top Center (c)	 428	1,103	
Condomínio Bonsucesso (c)	3,396	1.399	
Condomínio Parque Shop Sulacap (c)		717	
Condomínio Volunt. Civil Parque Shop Maia (c)	635	238	
Condomínio ISG (c)	4.061	3,059	
Fundo de Investimento Imobiliário Sulacap – FII	653	653	
Golf Participações Ltda. (a)	18,493	17,421	
Tenants	1,024	580	
MCLG Empreendimentos e Participações S.A. (d)	1,024	1	
Nova Poli Shopping Center	102	<u>'</u> 102	
Individuals (c)	1,781	1,781	
PNA Empreendimentos Imobiliários Ltda.	 146	1,761 146	
RB Capital Serviços de Crédito Ltda.	140 17	140 17	
Other assets (c)	17 145	17 18	
Total	40,973	34,817	

	Consol	Consolidated		
	06/30/2014	12/31/2013		
Liabilities	·	-		
SAS Venture LLC (b)	15,509	16,768		
Other liabilities (c)	101	15		
Total	15,610	16,783		

- (a) The loan to the controlling shareholder is subject to financial charges of 1% per month. There is no timeframe to receive it;
- (b) Upon ownership reorganization, the capital stock of the subsidiary "Park Shopping Administradora" was reduced and has been being returned to the then shareholder SAS Ventures LLC, in 15 equal, semi-annual installments, since September 14, 2007. Translation adjustments based on the US dollar and financial charges of 10.5% per year are levied on the total debt. In April 2014 the subsidiary Park Shopping Administradora was incorporated by the Securis Administradora e Incorporadora;
- (c) On the other loans no financial charges are levied and there are no definite maturity dates;
- (d) They refer to expenses paid to build Outlet Brasília that were the responsibility of BR Partners and MCLG Empreendimentos (partners in the venture).

b) Management compensation

In the six-month period ended June 30, 2014 and 2013, management fees, in the consolidated, were allocated to P&L in "General and administrative expenses" and such fees did not exceed the limit approved by the shareholders.

In the six-month period ended June 30, 2014 and 2013, short-term benefits (pays, salaries, Social Security taxes, profit sharing and medical assistance) were paid to Company's management, which amounted to R\$ 2,640 and R\$ 2,130, respectively, as described below:

	Conso	Consolidated		
	06/30/2014			
Management fees	1,965	1,692		
Variable compensation and related charges	393	364		
Benefits	282	74		
Total	2,640	2,130		

No amount was paid by way of: (i) post-employment benefits (pensions, other retirement benefits, post-employment life insurance and post-employment medical assistance); (ii) long-term benefits (leaves due to years of service or other leaves, jubilees or other benefits for years of service and benefits for long-term disability); and (iii) share-based compensation.

The global compensation of R\$ 10,119 for fiscal year 2014 (R\$ 8,220 for fiscal year 2013) was approved at the Ordinary Shareholders' General Meeting held on April 30, 2014.

10. Investments

		Income/ (loss) for	Shareholders' equity (capital	Equity	Balances of investments			
	held	units held	stock	the year	deficiency)	accounting	06/30/2014	12/31/2013
Direct subsidiaries								
Investments								
Levian	57.16	486,650,597	851,323	6,673	972,273	3,781	555,751	551,970
GS Finance II	100	50,000	81	(9)	33	(9)	33	42
				6,664	972,306	(3,772)	555,784	552,012
Provision for losses								
on investments in subsidiaries								
General Shopping Finance	100	50,000	81	20,818	(173,201)	20,818	(169,732)	(190,550)
GS Investments	100	50,000	-	(9,185)	(76,506)	(9,185)	(107,477)	(98,292)
				11,633	(249,707)	11,633	(277,209)	(288,842)
Net balance				18,297	722,599	15,405	278,575	263,170

	% – Interest held	Number of shares and member units held	Capital stock	Income/ (loss) for the year	Shareholders' equity (capital deficiency)
Indirect subsidiaries					
Levian					
ABK	99.30%	131,163,028	130,535	1,321	138,363
Atlas	100%	3,268,672	3,816	5,584	23,684
Bac	100%	10,000	10	(1)	(14,629)
Bot	100%	51,331,650	51,332	(850)	63,989
BROutlet	100%	10,000	10	(0)	5_
Brassul	100%	25,630,617	29,734	(850)	35,921
Bud	100%	10,000	10	(1)	5
Cly	100%	10,000 72.870.112	10 72.870	8,604	97,565 74.083
Delta FLK	100%		12,870	(48)	
Fonte	100%	10,000 24,199,060	56,834	(5,246)	12,943 43,981
Intesp	100%	11,130,316	11,130	(3,240)	13,743
Jauá	100%	10,000	10	(1)	(2)
Lumen	100%	1,902,593	8,348	1,681	18,891
Lux	100%	22,938,043	22,938	269	29,435
MAI	100%	10,000	1,410	(1)	1,398
Manzanza	100%	16,975,480	21,078	(1,081)	18,937
NovaUnião	100%	4,332,000	4,332	1,582	17,897
Paulis	100%	10,000	10	462	1,046
POL	100%	7,723,297	58,922	2,269	51,813
PP	100%	18,670,574	24,806	736	28,659
Poli	100%	10,000	597	(118)	8,753
PremiumOutlet	100%	10,000	10	(0)	7
Sale	100%	14,702,069	14,702	(287)	22,583
Send	100%	288,999,513	289,000	7,272	288,435
Uniplaza	100%	10,000	42,948	(125)	60,058
Vul	100%	21,872,001	57,272	(3,063)	52,490
Zuz	100%	58,139,780	58,140	330	98,944
Atlas					
Alte	100%	10,000	50	(606)	(914)
ASG Administradora	100%	20	20	(9)	104
Ast	100%	270,081	1,497	477	3,651
BR Brasil Retail	90%	90,000	0	(262)	(262)
Energy	100%	10,000	10	698	25,975
GS Park	100%	10,000	10	98	94
GSB Administradora	100%	1,906,070	1,906	2,669	9,468
Ipark Vide	100% 100%	3,466,160 10,000	3,466	835	26,673
Wass	100%	10,000	10 10	(43) 1,755	(106) 13,700
GS Investments	100%	10,000		1,733	13,700
Andal	100%	10,000	5,068	1,162	8,656
Ardan	100%	10,000	3,008	1,102	3,030
Bail	100%	10,000	10	(10)	(8)
Bavi	100%	10,000	10	(8)	(9)
Cristal	100%	10,000	10	(<u>0)</u>	8
Druz	100%	10,000	10	(1)	8
Eler	100%	10,000	10	(2,968)	2,959
ERS	100%	10,000	29,598	(18)	29,082
FII Top Center	100%	600,000	9,793	(1,175)	(865)
GAX	100%	10,000	10	(1,339)	(2,432)
Indui	100%	10,000	10	(1,395)	(1,490)
Pentar	100%	10,000	10		10
Rumb	100%	10,000	10	-	10
SB Bonsucesso	100%	93,292,158	93,292	(2,525)	131,679
Securis	100%	195,727,788	174,757	(8,039)	169,567
Tequs	100%	10,000	10	-	10
Vanti	100%	10,000	10	-	10
XAR	100%	10,000	787	(1,916)	(4,984)

The movement for the quarter ended June 30, 2014 is the following:

Balance as of December 31, 2013	263,170
Equity accounting	15.405
Balance as of June 30, 2014	278,575

11. Investment properties

		Consolidated						
	_	06/30/2014			12/31/2013			
	% – Depreciation rate	Cost	Accumulated depreciation	Net value	Cost	Accumulated depreciation	Net value	
Land	-	316,627	-	316,627	338,517	-	338,517	
Buildings	2 to 4%	973,270	(61,817)	911,453	1,025,378	(62,173)	963,205	
Construction in progress	-	380,893	-	380,893	323,291	-	323,291	
Total		1,670,790	(61,817)	1,608,973	1,687,186	(62,173)	1,625,013	

Movement of investment properties for the quarter ended June 30, 2014:

		Consolidated							
	12/31/2013	Additions	Capitalized financial charges	Depreciation	Transfer for investment properties held for sale	Disposal	Transfer	06/30/2014	
Land	338.517	971		_	(20.467)	(2.619)	225	316.627	
Buildings	963,205	1,043		(8,950)	(87,088)	(13)	43,256	911,453	
Construction in progress	323,291	89,012	14,089	-	-	(2,018)	(43,481)	380,893	
	1,625,013	91,026	14,089	(8,950)	(107,555)	(4,650)	-	1,608,973	

As of March 31, 2007 the Company, based on an appraisal report prepared by independent specialist appraisers, DLR Engenheiros Associados Ltda., recorded the revaluation of the land, buildings and installations accounts, having the "Revaluation reserve" account as their balancing item in shareholders' equity.

As of June 30, 2014 and December 31, 2013, the amount of investment properties was composed as follows:

	Residua	ıl value
	06/30/2014	12/31/2013
ADI/ de Deseil Ferrance discontes a Destinio a 7 - (ADI/)	05.005	05.004
ABK do Brasil Empreendimentos e Participações (ABK)	25,025	25,201
Andal Administradora e Incorporadora Ltda. (Andal)	65,941	64,627
Bail Administradora e Incorporadora Ltda (Bail)	11,486	11,226
Brassul Shopping Administradora e Incorporadora Ltda. (Brassul)	4,162	4,164
CLY Administradora e Incorporadora Ltda. (CLY)	123,572	123,934
Delta Administradora e Incorporadores Ltda. (Delta)	10,438	10,486
ERS Administradora e Incorporadores Ltda. (ERS)	33,465	32,312
Eler Administradora e Incorporadores Ltda. (ELER) (a)	62,669	-
Fundo de Investimento Imobiliário (FII)		50,458
FLK Administradora e Incorporadores Ltda. (FLK)	69,949	63,822
Fonte Administradora e Incorporadora Ltda. (Fonte)	188,583	179,299
GAX Administradora e Incorporadora Ltda ('GAX')	49,534	48,568
GS Finance Limited (GSFINANCE)	66,071	52,243
GS Investments Limited (GS Investments)	1,478	1,139
INDUI Administradora e Incorporadora Ltda ('INDUI')	48,721	49,773
Intesp Shopping Administradora e Incorporadora Ltda. (Intesp)	10,723	10,773
Levian Participações e Empreendimentos Ltda. (Levian)	27,639	27,841
Lumen Participações e Empreendimentos Ltda. (Lumen)	17,902	17,998
MAI Administradora e Incorporadora Ltda. (MAI)	1,392	1,617
Manzanza Consultoria e Adm. de Shopping Centers Ltda. (Manzanza)	41,607	40,220
Nova União Administradora e Incorporadora S.A. (Nova União) (a)	15,503	78,620
Park Shopping Administradora Ltda (Park Shopping Administradora) (b)	-	2,418
Paulis Administradora e Incorporadora Ltda. (Paulis) (b)	-	138
Poli Center Empreendimentos Ltda. (Poli)	7,461	7,548
PP Administradora e Incorporadora Ltda. (PP)	32,832	33,078
POL Administradora e Incorporadora Ltda. (POL)	21	22
Sale Empreendimentos e Participações Ltda. (Sale)	24,420	24,666
SB Bonsucesso Administradora e Incorporadora Ltda. (SB Bonsucesso)	74,028	74,103
Send Empreendimentos e Participações Ltda. (Send) (b)	50,793	91,846
Sulishopping Empreendimentos Ltda (Sulishopping) (b)	-	18,709
Uniplaza Empreendimentos e Participações de Centro de Compras Ltda. (Uniplaza)	103,700	104,456
Vul Administradora e Incorporadora Ltda. (VUL)	301,017	235,204
XAR Administradora e Incorporadora Ltda. (XAR)	138,642	138,371
Outros	199	133
Total	1,608,973	1,625,013

- (a) The subsidiary "Nova União" disposed of 34% of its interest in Internacional Shopping for the subsidiary "Eler";
- (b) The subsidiaries "Park Shopping", "Send" and "Sulishopping" ceased to have investment property due to "Santana Parque Shopping" having been transferred to the current assets as "Investment property held for sale";
- (c) The Brazilian Real Estate Investment Funds (FII) ceased to have investment property, due to the ventured called "Top Center" having been transferred to the current assets as "Investment property held for sale".

Investment properties given to guarantee loans are described in Notes 14 and 15.

Evaluation at fair value

The fair value of each investment property under construction was determined by the appraisal performed by a specialist independent firm (CB Richard Ellis).

The methodology adopted to appraise such investment properties at fair value is the one prescribed by The Royal Institution of Chartered Surveyors (R.I.C.S.), in Great Britain, and by the Appraisal Institute in the United States, which are internationally used and well known for appraisal cases and other analyses.

All of the calculations are based on the physical qualification analysis of the property studied and on the several pieces of information obtained in the market, which are properly treated to be used in determining the value of the venture.

For the appraisals, ten-year cash flows were prepared, not considering the inflation that might exist in that period. The average discount rate applied to the cash flow was 10.08% and the average capitalization rate (perpetuity) adopted in the 10th year was 7.48%.

The table below demonstrates the overall amounts of the appraisal at fair value as of December 31, 2013 and the respective interest held by the Company in investment properties:

	Consolidate	ed – 12/31/2013
	100%	Interest held by the Company
Total	3,628,000	2,753,983

12. Fixed assets

		Company							
	•	06/30/2014				12/31/2013			
	% - Depreciation		Accumulated	Net		Accumulated			
	rate	Cost	depreciation	value	Cost	depreciation	Net value		
Buildings	2 to 4	3,824	(704)	3,120	3,824	(628)	3,196		
Installations	8 to 15	1,095	(231)	864	1,048	(177)	871		
Furniture and fixtures	8 to 15	483	(130)	353	488	(123)	365		
Machinery and equipment	8 to 15	125	(36)	89	124	(33)	91		
Computers and									
peripherals	15 to 25	1,180	(630)	550	1,167	(540)	627		
Improvement in third-									
party leasehold	8 to 15	353	(41)	312	276	(26)	250		
Advances to suppliers	-	25,585	-	25,585	25,585	-	25,585		
Total		32,645	(1,772)	30,873	32,512	(1,527)	30,985		

		Consolidated						
		06/30/2014				12/31/2013		
	% - Depreciation		Accumulated	Net		Accumulated		
	rate	Cost	depreciation	value	Cost	depreciation	Net value	
Buildings	2 to 4	3,824	(704)	3,120	3,824	(628)	3,196	
Installations	8 to 15	17,966	(3,961)	14,005	18,741	(4,682)	14,059	
Furniture and fixtures	8 to 15	7,511	(2,749)	4,762	8,176	(2,721)	5,455	
Machinery and equipment	8 to 15	27,851	(4,947)	22,904	35,261	(5,403)	29,858	
Vehicles	15 to 25	93	(67)	26	93	(63)	30	
Computers and								
peripherals	8 to 15	2,635	(1,863)	772	2,723	(1,859)	864	
Improvement in third-								
party leasehold	8 to 15	6,599	(4,161)	2,438	7,147	(4,595)	2,552	
Advances to suppliers	-	25,738	-	25,738	25,213	-	25,213	
Total		92,217	(18,452)	73,765	101,178	(19,951)	81,227	

Movement of fixed assets as stated below for the quarter ended June 30, 2014:

	Company							
-	12/31/2013	Additions	Depreciation	Transfers	06/30/2014			
Buildings	3,196	-	(76)	-	3,120			
Installations	871	41	(54)	6	864			
Furniture and fixtures	365	1	(7)	(6)	363			
Machinery and equipment	91	1	(3)	-	89			
Computers and peripherals	627	13	(90)	-	550			
Improvement in third-party leasehold	250	77	(15)	-	312			
Advances to suppliers	25,585	-	-	-	25,585			
Total	30,985	133	(245)	=	30,873			

			С	onsolidated			
	12/31/2013	Additions	Depreciation	Transfers	Transfer for investment properties held for sale	Disposal	06/30/2014
Buildings	3,196	-	(64)	(12)	-	-	3,120
Installations	14,059	1,487	(779)	1,146	-	(1,433)	14,480
Furniture and fixtures	5,455	60	(282)	(20)	(923)	(3)	4,287
Machinery and equipment	29,858	806	(1,234)	(122)	(4,643)	(1,761)	22,904
Vehicles	30	-	(4)	-	-	-	26
Computers and peripherals	864	60	(63)	(78)	(8)	(2)	773
Improvement in third-party leasehold	2,552	202	(277)	(40)	-	-	2,437
Advances to suppliers	25,213	1,868	-	(874)	-	(469)	25,738
Total	81,227	4,483	(2,703)	-	(5,574)	(3,668)	73,765

13. Intangible assets

		Consolidated							
			06/30/2014			12/31/2013			
	% – Amortization rate	Cost	Accumulated amortization	Net value	Cost	Accumulated amortization	Net value		
Indefinite useful life									
Goodwill - acquisition of SALE (a)		5,541	(556)	4,985	5,541	(556)	4,985		
Goodwill - acquisition of Shopp UNIMART (b)		22,410	(2,241)	20,169	22,410	(2,241)	20,169		
Goodwill - acquisition of SB Bonsucesso (d)		16,925	-	16,925	16,925	-	16,925		
Brands and patents		3,710	-	3,710	3,670	-	3,670		
Definite useful life									
Software	20	20,362	(5,454)	14,908	18,553	(4,058)	14,495		
Right to use Shopping LIGHT (c)	2.38	8,966	(1,026)	7,940	8,749	(945)	7,804		
Right to use Shopping Suzano (e)	1.67	4,505	(1,276)	3,229	4,505	(826)	3,679		
Right to renew contracts (f)	10	7,970	(1,395)	6,575	7,970	(996)	6,974		
Total		90,389	(11,948)	78,441	88,323	(9,622)	78,701		

- (a) On December 13, 2007, the Company, through one of its subsidiaries, Brassul, purchased 100% of the member units of Sale, which holds 84.39% of the total Gross Leasable Area (GLA) of Shopping do Vale. The aforementioned transaction generated goodwill of R\$5,541 and has the future profitability expectation as its economic grounds. As from fiscal year beginning on January 1, 2009, the systematic accounting amortization of goodwill due to the expectation of future profitability ceased completely, remaining only the application of the annual impairment test;
- (b) On December 28, 2007, the Company, through one of its subsidiaries, Send, purchased 100% of the member units of Uniplaza, which holds 100% of the total GLA of Shopping Unimart. The aforementioned transaction generated goodwill of R\$ 22,410 and has the future profitability expectation as its economic grounds. As from fiscal year beginning on January 1, 2009, the systematic accounting amortization of goodwill due to the expectation of future profitability ceased completely, remaining only the application of the annual impairment test;
- (c) On June 6, 2007, the Company pledged to pay R\$ 5,589 for the right to use 50.1% of Shopping Light. The aforementioned right has a 42-year term and will be amortized within this time on a straight-line basis. On March 16, 2011, Lumen assigned to Lux 3.15% of the interest held in the right to use Shopping Light, and, on this same date, Lux pledged to pay R\$ 2,480 for the right to use 19.89% of Shopping Light to EMURB. On January 2, 2012, the subsidiary Lumen increased 15% of its interest in Shopping Light, for R\$ 2,092;
- (d) On August 17, 2012, the Company, through one of its subsidiaries, Securis, purchased 100% of the member units of SB Bonsucesso Administradora de Shoppings S.A., which holds 100% of the total GLA of Shopping Bonsucesso. The aforementioned transaction generated goodwill of R\$16,925 and has the future profitability expectation as its economic grounds;
- (e) On July 30, 2012, the Company pledged to pay to the Municipal Government of Suzano the amount of R\$ 4,505 for property right use with charges of an area totaling 11,925.71 m² in the City of Suzano/SP to set up shopping malls. Such right has a 60-year term and is amortized over that period on a straight-line basis;
- (f) By means of an appraisal report, we identified as an intangible asset with definite useful life, arising from the acquisition of 100% of the shares of SB Bonsucesso Administradora de Shopping S.A., the right to renew contracts (contract management), which refers to the automatic renewal of lease contracts of the tenants of Shopping Bonsucesso. The method used was the discounted cash flow method with a 10-year useful life span.

The movement of the intangible assets for the quarter ended June 30, 2014 is the following:

	Consolidated							
		Amortization	10/01/00/0					
	Useful life span	method	12/31/2013	Additions	Amortization	06/30/2014		
Indefinite useful life								
Goodwill - acquisition of Sale	-	-	4,985	-	-	4,985		
Goodwill - acquisition of Shopping						20.460		
Unimart	-	-	20,169	-	-	20,169		
Goodwill - acquisition of SB Bonsucesso	-	-	16,925		-	16,925		
Brands and patents	<u>-</u>		3,670	40		3,710		
Definite useful life								
Software	5 years	Straight line	14,497	1,809	(1,398)	14,908		
Right to use Shopping Light	42 years	Straight line	7,804	217	(81)	7,940		
Right to use Shopping Suzano	60 years	Straight line	3,678	-	(449)	3,229		
Right to renew contracts	10 years	Straight line	6,973	-	(398)	6,575		
Total	•	-	78,701	2,066	(2,326)	78,441		

14. Loans and financing

		% - Contractual		Company		
	Currency	rates p.a.	Maturity	06/30/2014	12/31/2013	
Loans and financing						
Banco Pan (k)	R\$	5.8% + CDI	2015	7,358	12,234	
Banco Pan (n)	R\$	5.8% + CDI	2015	4,921	8,201	
Banco BCV (o)	R\$	4.5% + CDI	2015	-	8,082	
Banco Indusval (I)	R\$	5.6% + CDI	2015	-	10,795	
Total				12,279	39,312	
Current liabilities				12,279	30,230	
Noncurrent liabilities				-	9,082	

		% - Contractual		Consol	Consolidated	
	Currency	rates p.a.	Maturity	06/30/2014	12/31/2013	
Loans and financing						
Perpetual bonds (a)	U\$	10%		557.716	591.984	
Perpetual bonds (b)	U\$	12%	-	335.806	356.099	
Banco Nacional de Desenvolvimento Econômico e Social (BNDES) PINE FINAME (c)	R\$	8.70%	2019	915	1,003	
Banco Nacional de Desenvolvimento Econômico e Social (BNDES) HSBC FINEM (g)	R\$	6.5% + TJLP	2017	12,310	14,108	
Banco Nacional de Desenvolvimento Econômico e Social (BNDES) HSBC FINEM (h)	R\$	5.5% + Selic	2017	10,501	11,550	
Banco Nacional de Desenvolvimento Econômico e Social (BNDES) ABC FINEM (i)	R\$	5.3% + TJLP	2017	4,116	4,824	
Banco Nacional de Desenvolvimento Econômico e Social (BNDES) ABC FINEM (j)	R\$	5.3% + Exchange	2017	2,798	3,487	
Banco HSBC (d)	R\$	3.2% + CDI	2017	8,457	9,865	
BBM – CCB (e)	R\$	5.6%+CDI	2014	4,203	9,740	
BBM – CCB (m)	R\$	6.8% + CDI	2014	2,247	5,181	
Debentures – SB Bonsucesso (f)	R\$	2.7% + CDI	2022	30,826	32,684	
Debentures – SB Bonsucesso (f)	R\$	7.5% + IPCA	2022	37,760	36,050	
Banco Pan (k)	R\$	5.8% + CDI	2015	7,358	12,234	
Banco Pan (n)	R\$	5.8% + CDI	2015	4,921	8,201	
Banco BCV (o)	R\$	4.5% + CDI	2015	-	8,082	
Banco Indusval (I)	R\$	5.6%+CDI	2015	-	10,795	
Banco HSBC (p)	R\$	3.3% + CDI	2014	64,750	60,088	
Banco Nordeste do Brasil (q)	R\$	3.53%	2025	22,130	22,082	
Banco Itaú - FINEM (r)	R\$	5.3% + TJLP	2020	28,589	-	
Banco Itaú – FINEM (s)	R\$	5.3% + SELIC	2020	7,343	-	
Banco Itaú – FINEM (u)	R\$	3.5%	2020	989		
Banco Votorantim (t)	R\$	3.9% + CDI	2016	25,502	-	
Total				1,169,237	1,198,057	
Current liabilities				134,607	146,390	
Noncurrent liabilities				1,034,630	1,051,667	

(a) On November 9, 2010, the subsidiary General Shopping Finance obtained, by issuing perpetual bonds, the amount of US\$ 200,000 corresponding to R\$ 339,400, as of the date it was obtained. The perpetual bonds are denominated in US dollars, with quarterly payments of interest at the rate of 10% per year. General Shopping Finance has the option to repurchase the perpetual bonds as from November 9, 2015. According to the perpetual bond issue prospect, the funds obtained are intended for the advance settlement of the CCI and for investing in "greenfields" and expansions. All of the subsidiaries, except for GSB Administradora, ASG Administradora and FII Top Center, have given sureties to guarantee the transaction. The cost of issue of the perpetual bonds was R\$ 11,483 and the effective cost of the transaction totaled 10.28%.

- On April 19, 2011, the subsidiary General Shopping Finance obtained, by issuing perpetual bonds, the amount of US\$ 50,000 corresponding to R\$ 78,960, as of the date it was obtained. The perpetual bonds are denominated in US dollars, with quarterly payments of interest at the rate of 10% per year. General Shopping Finance has the option to repurchase the perpetual bonds as from November 9, 2015. All of the subsidiaries, except for GSB Administradora, ASG Administradora and FII Top Center, have given sureties to guarantee the transaction. The cost of issue of the perpetual bonds was R\$ 758 and the effective cost of the transaction totaled 10.28%;
- (b) On March 20, 2012, the subsidiary GS Investments Limited obtained, by issuing perpetual bonds, the amount of US\$ 150,000 corresponding to R\$ 271,530, as of the date it was obtained. The perpetual bonds are denominated in US dollars, with interest of 12% per year paid every six months up to the 5th year counting from the date of issue, after the 5th year through the 10th year counting from the date of issue, 5 Year US Treasury Constant Maturity plus 11.052% per year, paid every six months, and from the 10th year onwards, USD LIBOR rate for three months plus 10.808% and 1% paid every quarter. The issuer may defer the interest indefinitely and on the amounts deferred there will be levy of interest at the applicable rate indicated above, plus 1% per year. When the interest is deferred, the Company will only be able to distribute the equivalent to 25% of the net income referring to the minimum mandatory dividends provided for by the Brazilian legislation. GS Investments Limited may totally or partially redeem the bonds at its own discretion in the 5th year counting from the date of issue, in the 10th year counting from the date of issue, and at each interest payment date after then. The bonds will be guaranteed by the sureties from General Shopping and from the following subsidiaries: General Shopping do Brasil S.A., Ast Administradora e Incorporadora Ltda., BOT Administradora e Incorporadora Ltda., BR Outlet Administradora e Incorporadora Ltda., Brassul Shopping Administradora e Incorporadora Ltda., Bud Administradora e Incorporadora Ltda., Cly Administradora e Incorporadora Ltda., Delta Shopping Empreendimentos Imobiliários Ltda., ERS Administradora e Incorporadora Ltda., FLK Administradora e Incorporadora Ltda., Intesp Shopping Administradora e Incorporadora Ltda., I Park Estacionamentos Ltda., Levian Participações e Empreendimentos Ltda., Lumen Shopping Administradora e Incorporadora Ltda., Lux Shopping Administradora e Incorporadora Ltda., MAI Administradora e Incorporadora Ltda., Manzanza Consultoria e Administração de Shopping Centers Ltda., Poli Shopping Center Empreendimentos Ltda., PP Administradora e Incorporadora Ltda., Premium Outlet Administradora e Incorporadora Ltda., Sale Empreendimentos e Participações Ltda., Securis Administradora e Incorporadora Ltda., Send Empreendimentos e Participações Ltda., Sulishopping Empreendimentos Ltda., Uniplaza Empreendimentos, Participações e Administração de Centros de Compra Ltda., Vide Serviços e Participações Ltda., Vul Administradora e Incorporadora Ltda., and Zuz Administradora e Incorporadora Ltda. The cost of issue of the perpetual bonds was R\$ 12,581. There are no financial covenants in the perpetual bond issue transactions. The covenants refer to: (i) the limitation of encumbrances on the assets (except for the encumbrances allowed, including the BNDES financing, the refinancing of existing transactions and certain securitizations, among others), where the proportion of the non-encumbered assets/unsecuritized debts should be maintained pari passu with the conditions given to encumbered assets/securitized debts; (ii) limitation of sale and lease-back transactions concerning current assets with maturity exceeding three years, under the same conditions of (i) above and (iii) limitation of transactions with affiliates, building in, merging, or transferring of assets:

- (c) Financing obtained during the last quarter of 2011 for the acquisition of equipment to build Parque Shopping Barueri through the FINAME line of credit of the BNDES in the amount of R\$ 937 and the rate of 8.7% per year. In January 2012, R\$ 105 was added to the existing agreement. The duration of the agreement is 96 months, with a grace period of 24 months and 72 months of amortization;
- (d) On June 13, 2012, the amount of R\$ 11,400 plus charges of 100% of the changes in the CDI rate, plus 3.2% interest per year was obtained through a Bank Credit Bill from Banco HSBC. The agreement duration is 60 months, with a grace period of 12 months for the payment of the principal and the payment of quarterly interest.
 As disclosed in Note 27, the Company entered into swap instrument against interest rate risks. Thus, the active index edge is denominated at the CDI rate plus 3.202% per year. However, the passive index edge is denominated at the IPCA rate plus 7.590% per year. The net effect of the debt considering the derivative financial instrument entered into produces the same effect as that of the changes in the IPCA rate plus 4.453% interest per year;
- (e) On October 22, 2012, the amount of R\$ 20.000 was obtained by issuing a Bank Credit Bill from Banco BBM S.A. at the rate of 5.6% interest per year and changes in the CDI rate. The duration of the agreement is 24 months;
- (f) On October 26, 2012, the Debenture Trust Deed of the 1st issue of unsecured bonds SB Bonsucesso Administradora de Shoppings S.A, not convertible into shares, with additional security interest and personal guarantee, into two types (DI and IPCA) for public distribution with restricted placement efforts, was signed. The total amount of the debentures is R\$ 78,000, debts in the DI series of R\$ 39,000 with the rate of 2.75% per year + CDI rate, with monthly amortization of the principal and interest and a total duration of 120 months. The IPCA series in the amount of R\$ 39,000 has a 7.5% rate per year + IPCA, with monthly payments, annual amortization, and total duration of 10 years (120 months);
- (g) On October 30, 2012, R\$ 13,685 was released by means of a FINEM/BNDES financing transaction. Such transaction was performed by HSBC Bank Brasil S.A., at the rate of 6.5% per year + TJLP² with total duration of 60 months, where 12 months refer to the grace period and 48 months refer to amortization.

 As disclosed in Note 27, the Company entered into swap instrument against interest rate risks. Thus, the active index edge is denominated at 6.5% per year + TJLP. However, the passive index edge is denominated at IPCA plus 6.9% per year. The net effect of the debt considering the derivative financial instrument entered into produces the same effect as that of the changes in the IPCA rate plus 4.319% interest per year;
- (h) On October 30, 2012, the amount of R\$ 10,264 with charges of 100% of the changes in the CDI rate plus 5.5% interest per year was obtained through Bank Credit Bill from Banco HSBC. The duration of the agreement is 60 months, with a 12-month grace period to pay the principal and to pay the quarterly interest.
 As disclosed in Note 27, the Company entered into swap instrument against interest rate risks. Thus, the active index edge of the derivative instrument is denominated at 100% of the changes in the CDI rate plus 5.5% per year. However, the passive index edge is denominated at IPCA plus 7.97% per year. The net effect of the debt considering the derivative financial instrument entered into produces the same effect as that of the changes in the IPCA rate plus 6.456% of interest per year;

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² Long-term interest rate.

- (i) On November 9, 2012, R\$ 7,100 was released through a BNDES Automático financing transaction. Such transaction was performed by Banco ABC Brasil S.A. at the rate of 5.3% per year + TJLP with a total duration of 60 months, where 9 months represent the grace period and 51 months refer to amortization;
- (j) On November 9, 2012, R\$ 2,700 million was released through a BNDES Automático financing transaction. Such transaction was performed by Banco ABC Brasil S.A. at the rate of 5.3% per year + translation adjustments with a total duration of 60 months, where 9 months represent the grace period and 51 months refer to amortization;
- (k) On March 27, 2013, the amount of R\$ 20,000 was obtained through the issuance of a Bank Credit Bill from Banco Panamericano S.A., at the rate of 5.8% interest per year and changes in the CDI rate. The duration of the agreement is 24 months;
- (I) On July 18, 2013, the amount of R\$ 12,000 was obtained through the issuance of a Bank Credit Bill from Banco Indusval S.A., at the rate of 5.662% interest per year and changes in the CDI rate. The duration of the agreement is 24 months;
- (m) On September 9, 2013, the amount of R\$ 7,000 was obtained through the issuance of a Bank Credit Bill from Banco BBM S.A., at the rate of 6.80% interest per year and changes in the CDI rate. The duration of the agreement is 14 months;
- (n) On September 20, 2013, the amount of R\$ 10,000 was obtained through the issuance of a Bank Credit Bill from Banco Panamericano S.A., at the rate of 5.80% interest per year and changes in the CDI rate. The duration of the agreement is 18 months;
- (o) On September 10, 2013, the amount of RS 10,000 was obtained through the issuance of a Bank Credit Bill from Banco de Crédito e Varejo S.A., at the rate of 4.53% interest per year and changes in the CDI rate. The duration of the agreement is 18 months. Early settlement in June:
- (p) On November 8, 2013, the amount of R\$60,000 was obtained through the issuance of a Bank Credit Bill from Banco HSBC Bank Brasil S.A, at the rate of 3.30% interest and changes in the CDI rate per year. The duration of the agreement is 12 months;
- (q) On November 13, 2013, the amounts of R\$ 15.344 and R\$ 7,942, totalizing R\$ 23,286 were obtained through Brazilian Northeast Fund of Financing (FNE) from Banco do Nordeste do Brasil S.A, at the rate of 3.53% interest per year. The duration of the agreement is 139 months;
- (r) On February 24, 2014, R\$ 28,009 was released by means of a FINEM/BNDES financing transaction. Such transaction was performed by Banco Itaú BBA S.A., at the rate of 5.3% per year + TJLP with total duration of 84 months, where 12 months refer to the grace period and 72 months refer to amortization;
- (s) On February 24, 2014, R\$ 7,002 was released by means of a FINEM/BNDES financing transaction. Such transaction was performed by Banco Itaú BBA S.A., at the rate of 4.6% per year + SELIC with total duration of 84 months, where 12 months refer to the grace period and 72 months refer to amortization;
- (t) On February 28, 2014, the amount of R\$ 25,000 was obtained through the issuance of a Bank Credit Bill from Votorantim S.A, at the rate of 3.90% interest and changes in the CDI rate per year. The duration of the agreement is 24 months, where 12 months refer to the grace period and for quarterly amortization installments;
- (u) On April 22, 2014, R\$ 985 was released by means of a FINEM/BNDES financing transaction. Such transaction was performed by Banco Itaú BBA S.A., at the rate of 3.5% per year with total duration of 83 months, where 11 months refer to the grace period and 72 months refer to amortization.

The agreements do not provide for the maintenance of financial indicators (indebtedness, coverage of expenses with interest etc.).

The composition of the installments as of June 30, 2014, per maturity year, is demonstrated below:

Con		

	1 169 237
2019 onwards	929,244
2018	16,749
2017	24,778
2016	34,781
2015	52,085
2014	111,600
Year	-

Because the obtainments through the issuance of perpetual bonds do not have a maturity date, such obtainments were classified as debt payable from 2019 onwards.

The movement of loans and financing for the quarter ended June 30, 2014 is the following:

	Company	Consolidated
Balance as of December 31, 2013	39,313	1,198,057
Obtainment of loans and financing	-	61,245
Cost of obtainment	-	(816)
Amortization of cost of obtainment	496	4,323
Payments – principal	(26,952)	(43,223)
Payments – interest	(3,236)	(61,323)
Translation adjustments	-	(56,628)
Financial charges	2,658	67,602
Balance as of June 30, 2014	12,279	1,169,237

Financial charges and transaction costs

Financial charges and transaction costs of loans and financing are capitalized and allocated to P&L because the duration of the instrument entered into has been elapsing according to the amortized cost, using the effective interest rate method.

15. Real Estate Credit Bills (CCI)

				Consol	idated
	Currency	% – Rate	Maturity	06/30/2014	12/31/2013
Subsidiary					
ABK (a)	R\$	11% + TR	2018	57,884	63,201
Levian (a)	R\$	11% + TR	2018	57,884	63,201
Fundo de Investimento Imobiliário Top Center (b)	R\$	1.9% + IPCA	2020	57,608	58,647
Fonte (c)	R\$	8% + IPCA	2013	-	100,953
Andal (d)	R\$	11% + TR	2022	54,003	56,028
Send (e)	R\$	7% + IPCA	2024	65,980	65,137
Bot (f)	R\$	6.95% + IPCA	2024	51,839	51,247
Pol (g)	R\$	6.9%+IPCA	2025	36,137	35,604
Nova União (h)	R\$	9.9%+TR	2026	267,984	_
				649,321	494,018
Current liabilities				46,954	140,966
Noncurrent liabilities				602,367	353,052

- (a) In June 2008, subsidiaries ABK and Levian obtained resources by issuing CCIs, to securitize the rents receivable referring to the property where Internacional Guarulhos Shopping Center is located. The total amount of the CCIs issued is R\$ 180,000. The amount obtained will be paid in 119 monthly installments (until June 2018), plus 11% interest per year and annual inflation adjustments according to the changes in the Referential Rate (TR). The following were granted to guarantee the CCIs: (i) secured fiduciary sale of the property, with book value of R\$ 201,829; (ii) collateral transfers of credits arising from the agreement; and (iii) statutory lien of the member units of the subsidiary Cly. The costs of obtainment in the amount of R\$ 376 of the CCIs were deducted from the principal and are being amortized in 120 installments on a straight-line basis;
- (b) In April 2010, Fundo de Investimento Imobiliário Top Center, through the subsidiary Jud, obtained resources by issuing CCIs to securitize the rents receivable referring to the property where the fraction of 100% of Top Center is located. The total amount of the CCIs issued is R\$ 60,000. The amount obtained will be paid in 120 monthly installments (up to April 2020) plus 9.90% interest per year and annual inflation adjustments according to the changes in the Extended National Consumer Price Index (IPCA) rate. The following were granted to guarantee the CCIs: (i) secured fiduciary sale of the properties, with book value of R\$ 50,900; (ii) collateral transfer of credits arising from the agreement; and (iii) statutory lien of the member units of the subsidiary Fundo de Investimento Imobiliário Top Center. The costs of obtainment of the CCIs are being deducted from the principal and are being amortized in 120 installments on a straight-line basis;
- (c) In March 2012, the subsidiary Fonte obtained resources by issuing CCIs. The total amount of the CCIs issued is R\$ 80,000. The amount obtained will be paid in a single installment in March 2014, plus 8% interest per year and the accumulated changes in the IPCA/IBGE. The following were granted to guarantee the CCIs: (i) mortgage of the ideal fraction of 51% of the property of the Sulacap project; (ii) statutory lien of certain units of Shopping Guarulhos; (iii) pledge referring to Parque Shopping Sulacap; (iv) collateral transfer of certain assets; and (v) collateral transfer of credit rights referring to Shopping Guarulhos. The cost of the obtainment was R\$ 1,246. The effective cost of the transaction was IPCA + 9.1%;
- (d) In June 2012, the subsidiary Andal obtained resources by issuing CCIs. The total amount of the CCIs issued is R\$ 63,911. The amount obtained will be paid in 120 monthly installments, plus 11% interest per year and annual inflation adjustments according to the changes in the TR rate. The following were granted to guarantee the CCIs: (i) secured fiduciary sale of the property called Shopping Suzano; and (ii) statutory lien of Shopping Suzano's receivables. The cost of the obtainment was R\$ 959. The effective cost of the transaction was TR + 11.17%;
- (e) On November 13, 2012, the subsidiary SEND obtained resources by issuing CCIs on behalf of HABITASEC Securitizadora S.A. in the amount of R\$ 67,600, with a 7% interest rate per year + IPCA. The duration of the transaction is 144 months. The following were granted to guarantee the CCIs: (i) statutory lien of the ideal fraction of the property called Parque Shopping Barueri and (ii) statutory lien of Parque Shopping Barueri's receivables;
- (f) On January 8, 2013, the subsidiary Bot Administradora e Incorporadora Ltda. obtained resources by issuing CCIs on behalf of HABITASEC Securitizadora S.A. in the amount of R\$ 50,814 with a 6.95% interest rate per year + IPCA. The duration of the transaction is 144 months. The following were granted to guarantee the CCIs: (i) statutory lien of the ideal fraction of the property called Outlet Premium and (ii) statutory lien of Outlet Premium's receivables:

- (g) On June 20, 2013, the subsidiary Pol Administradora e Incorporadora Ltda. obtained resources by issuing CCIs on behalf of HABITASEC Securitizadora S.A. in the amount of R\$ 36,965 with a 6.95% interest rate per year + IPCA. The duration of the transaction is 144 months. The following were granted to guarantee the CCIs: (i) statutory lien of the ideal fraction of the property called Outlet Premium Brasília and (ii) statutory lien of Outlet Premium Brasília's receivables;
- (h) On March 26, 2014, the subsidiary **Nova União** obtained resources by issuing CCIs, to securitize the rents receivable referring to the property where Internacional Guarulhos Shopping Center is located. The total amount of the CCIs issued is **R\$ 275,000**. The amount obtained will be paid in 144 monthly installments (until April 2026), plus 9.90% interest per year and annual inflation adjustments according to the changes in the Referential Rate (TR). The following were granted to guarantee the CCIs: (i) secured fiduciary sale of the property, with book value of R\$ 201,829; (ii) collateral transfers of credits arising from the agreement; and (iii) statutory lien of the shares and member units of the subsidiaries Nova União and Eler. The costs of obtainment in the amount of **R\$ 10,706** of the CCIs were deducted from the principal and are being amortized in 144 installments on a straight-line basis.

The agreements do not provided for the maintenance of financial indicators (indebtedness, coverage of expenses with interest etc.).

The composition of the installments as of June 30, 2014, per maturity year, is demonstrated below:

Consolidated as of 06/30/2014

2014	18,937
2015	46,934
2016	53,034
2017	59,858
2018	58,945
2019 onwards	411,613
Total	649,321

The movement of the CCIs for the quarter ended June 30, 2014 is the following:

Consolidated

Balance as of December 31, 2013	494,018
Obtainment of loans and financing	275,000
Cost of obtainment	(10,706)
Amortization of cost of obtainment	738
Payments – principal	(122,849)
Payments – interest	(25,360)
Financial charges	38,480
Balance as of June 30, 2014	649,321

16. Other accounts payable

	Company		Consoli	dated
	06/30/2014	12/31/2013	06/30/2014	12/31/2013
Transfer of key money and rents – partners (a)	-	-	3,648	1,144
Unrealized losses on derivative instrument				
transactions (Note 26)	-	-	2,958	2,563
Payment made to the City Hall of Guarulhos				
referring to the expansion of SB Bonsucesso	-	-	1,219	1,219
Transfer of amounts to condominiums	-	-	-	1,438
Advances from customers	-	-	5,434	1,872
Sales advance of 36.5% Shopping Maia (b)	-	-	167,024	167,024
Advances Outlet Salvador (c)	-	-	6,199	6,199
Other accounts payable	1,132	1,133	12,492	14,446
Total	1,132	1,133	198,974	195,905
Current liabilities	1,132	1,133	32,127	28,848
Noncurrent liabilities			166,847	167,057

- (a) It refers to key money and rents to be transferred to the partners of the following ventures: Parque Shopping Barueri, Outlet Premium São Paulo, Outlet Premium Brasília, and Poli Shopping;
- (b) On June 28, 2013, the ideal fraction of 36.5% of all improvements, accessions and equipment that may be added with the constructing of the Building and Implementation of "Parque Shopping Maia" was sold to Fundo de Investimento General Shopping Ativo e Renda - FII. The funds received as advances have a resctricted financial investment as a balancing item. Such funds are released according to the progress of the construction work (Note 5.c.). The Shopping Mall will be considered finished and ready when it is duly opened, which should occur within 24 months counting from the date the fund shares are paid, with a grace period of 12 months. When the Shopping Mall is delivered, such amount will be accounted for as income from the sale of investment property;
- (c) On June 18, 2013, 48% of the property, associated accessions and present and future improvements of the venture under construction called "Outlet Premium Salvador" was sold to BR Partners Bahia Empreendimentos Imobiliários S.A.

17. Tax installment plans

	Company		Consolic	lated
	06/30/2014	12/31/2013	06/30/2014	12/31/2013
PIS ³ and COFINS ⁴	189	192	4,973	5,519
INSS ⁵	1,283	277	1,302	303
Services Tax (ISS)	-	-	4,136	74
Income taxes (IRPJ ⁶ and CSLL ⁷)	-	-	5,455	7,777
Total	1,472	469	15,866	13,673
Current liabilities	288	240	4,622	6,010
Noncurrent liabilities	1,184	229	11,244	7,663

⁷ Social Tax On Net Income.

³ Tax on Gross Revenues for the Social Integration Program;

⁴ Tax on Gross Revenues for Social Security Financing;

⁵ Brazilian Social Security Institute;

Corporate Income Tax;

In 2009, the Company adhered to the tax installment plan under Law No. 11.941/2009 (REFIS) and to the simplified tax installment plan in the amount of R\$ 5,793.

Management estimates that the balance as of June 30, 2014 of the REFIS tax installment plans and of the simplified tax installment plan referred to above will be settled within 180 and 60 months, respectively, using the number of fixed installments, which are adjusted for inflation according to the Special System for Settlement and Custody (SELIC) rate.

The Company is required to regularly pay current taxes and tax installment plans for it is an essential condition to continue to be entitled to the above-mentioned tax installment plans. As of June 30, 2014, the Company is in full performance of the above payments.

The movement of the debits of the quarter ended June 30, 2014 estimated by the Company, relating to the tax installment plans, including the principal amount increased by interest and penalty in the period, is as follows:

Consolidated

Balance as of December 31, 2013	13,673
New tax installments	5,608
Payment – principal	(3,264)
Payment – interest	(869)
Financial charges	718
Balance as of June 30, 2014	15866

18. Revenues from transfers of property rights to be appropriated The Company accounts for the revenues from the transfers of property rights to be appropriated as liabilities.

The revenues from the transfers of property rights to shopkeepers are allocated to P&L according to the duration of the first lease agreement.

The movement of the agreements and recognition of the revenues in the 1st quarter 2014 is as follows:

Consolidated

Balance as of December 31, 2013	37,045
New agreements	10,773
Revenue recognition	(4,542)
Balance as of June 30, 2014	43,276

19. Provision for civil and labor risks

A provision at an amount considered sufficient to cover probable losses, based on the assessment of external legal advisors, is created for all of the lawsuits that are being contested. The amounts accrued include those referring to tax, labor and civil matters.

There are no judicial deposits linked to such provisions. The provisions are composed as follows:

	Conso	Consolidated		
	06/30/2014	12/31/2013		
Labor (a)	707	445		
Civil (b)	1,245	1,098		
Total	1,952	1,543		

- (a) It refers to the lawsuits involving claims for joint and several liability, overtime and the acknowledgment of employment relationships;
- (b) It refers to the lawsuits due to pecuniary injury and pain and suffering damages, lawsuits referring to the renewal of lease agreements, lawsuits regarding collection of amounts owed, and lawsuits concerning contractual rescissions.

As of June 30, 2014, the Company has other pending lawsuits that amount to approximately R\$ 14,599, the probability of loss of which was rated as possible by the external legal advisors for which no provision has been recorded in the financial statements.

The lawsuits are reassessed from time to time and the provisions are complemented, where necessary.

The movement of the provision for risks for the quarter ended June 30, 2014 is the following:

		Consolidated						
	12/31/2013	12/31/2013 Inclusion Reversal 06/30/20						
Labor	445	504	(243)	706				
Civil	1,098	730	(582)	1,246				
Total	1,543	1,234	(825)	1,952				

20. Shareholders' equity

Capital stock

The Company's capital stock as of June 30, 2014, is R\$ 317,813, represented by 50,480,600 no-par value common shares distributed as follows:

	06/30/2014	12/31/2013
Golf Participações	29,991,307	29,991,307
Banco Fator S.A.	5,060,600	5,060,600
Teton Capital Partners L.P	5,214,500	2,612,700
Board of Directors	10,189	10,189
Executive Officers	10,501	10,001
Other shareholders	10,193,503	12,795,803
Total outstanding shares	50,480,600	50,480,600

The Company is authorized to increase its capital stock up to the limit of 65,000,000 registered shares, regardless of reforms to the articles of incorporation, through decision made by the Board of Directors who is also responsible for establishing the conditions for issuing the shares, including the price, timeframe and payment method. The Company may issue common shares, debentures convertible into common shares and subscription bonus within the limit of the authorized capital. Additionally, at the discretion of the Board of Directors, entitlement to preemptive right may be excluded or the period of time for exercising them may be reduced at the issuances of common shares, debentures convertible into common shares, and subscription bonus, the placement of which is made upon the: (a) sale at a stock exchange or by means of public subscription, or (b) stock swaps, in a public offering of the acquisition of control, in compliance with the law and within the limits of the authorized capital. Finally, the Company may, through a decision made by the Board of Directors and in accordance with the plan approved by the Shareholders at a Shareholders' Meeting, grant stock option or share subscription, without shareholders being entitled to preemptive right, on behalf of Management, employees or individuals that provide services to the Company, or the Company's direct or indirect subsidiaries.

Revaluation reserve

In 2007, the accounting of the revaluation of the Company's assets was deliberated. The taxes levied on such reserve are accounted for in noncurrent liabilities.

The revaluation reserve is being performed by depreciation against retained earnings, net of tax charges.

Diluted earnings/ (loss) per share

The Company does not have any debts convertible into shares, neither stock option granted; therefore, it did not calculate the diluted loss per share.

The table below shows the basic loss per share:

	06/30/2014	06/30/2013
Basic numerator		
Earnings/ (loss) for the period	12,975	(51,883)
Denominator		
Basic weighted average of shares	50,481	50,481
Basic earnigs (loss) per share in (R\$)	0.26	(1.03)

21. Net revenues from rents, services provided and other items

	Consolidated				
	04/01/14 to 06/30/14	01/01/14 to 06/30/14	04/01/13 to 06/30/13	01/01/13 to 06/30/13	
Gross operating revenues					
Rent	47,756	96,219	43,017	84,042	
Services provided	19,070	37,172	14,373	27,627	
·	66,826	133,391	57,390	111,669	
Deductions					
Taxes on rents and services provided	(4,605)	(9,031)	(4,338)	(8,326)	
Discounts and abatements	(923)	(2,040)	(595)	(1,238)	
Net operating revenues from rents, services					
provided and other items	61,298	122,320	52,457	102,105	

22. Cost of rents and services provided per nature

		Consolidated				
	04/01/14 to 06/30/14	01/01/14 to 06/30/14	04/01/13 to 06/30/13	01/01/13 to 06/30/13		
Cost of personnel	(894)	(1,787)	(852)	(1,486)		
Cost of depreciation	(6,490)	(12,493)	(5,136)	(10,536)		
Cost of occupancy	(4,115)	(7,914)	(3,147)	(6,196)		
Cost of outsourced services	(3,447)	(6,927)	(2,594)	(5,184)		
Total	(14,946)	(29,121)	(11,729)	(23,402)		

23. General and administrative expenses per nature

	Parent company				Consolidated			
	04/01/14 to 06/30/14	01/01/14 to 06/30/14	04/01/13 to 06/30/13	01/01/13 to 06/30/13	04/01/14 to 06/30/14	01/01/14 to 06/30/14	04/01/13 to 06/30/13	01/01/13 to 06/30/13
IPTU – Municipal Tax on								
Urban Properties	(37)	(72)	(12)	(22)	(148)	(276)	(44)	(80)
Selling expenses	-	-	-	-	(1,056)	(1.760)	(1,494)	(3,047)
Publicity and advertising	(657)	(737)	(549)	(625)	(1,364)	(2,048)	(2,077)	(2,879)
Preservation of facilities	-	-	-	(1)	(1)	(11)	(25)	(61)
Materials	(40)	(74)	(65)	(131)	(84)	(130)	(119)	(272)
Electric power	(19)	(47)	(36)	(52)	(29)	(69)	(45)	(73)
Expenses with personnel	(4,612)	(8,462)	(4,012)	(7,715)	(5,330)	(10,140)	(4,665)	(9,038)
Expenses with outsourced								
services	(1,023)	(2,042)	(1,108)	(2,028)	(3,339)	(6,741)	(2,425)	(4,359)
Expenses with depreciation								
and amortization	(841)	(1,608)	(610)	(1,190)	(841)	(1,608)	(610)	(1,190)
Rent	(549)	(1,144)	(725)	(1,157)	(526)	(1,182)	(791)	(1,252)
Fees and charges	(11)	(15)	(3)	(26)	(161)	(334)	(68)	(135)
Telephony/internet	(123)	(250)	(117)	(204)	(472)	(1,076)	(141)	(256)
Travel and stay	(95)	(208)	(85)	(256)	(319)	(629)	(130)	(315)
Insurance	(64)	(143)	(125)	(273)	(201)	(290)	(190)	(383)
Messenger services	(34)	(68)	(48)	(110)	(33)	(67)	(48)	(111)
legal expenses	(6)	(14)	(9)	-	(121)	(189)	(187)	(290)
Other expenses	(181)	(360)	(268)	(500)	(1,438)	(2,453)	(469)	(1,364)
Total	(8,292)	(15,244)	(7,754)	(14,260)	(15,463)	(29,003)	(14,083)	(25,104)

24. Financial income

	Parent company					Conse	olidated	
	04/01/14 to 06/30/14	01/01/14 to 06/30/14	04/01/13 to 06/30/13	01/01/13 to 06/30/13	04/01/14 to 06/30/14	01/01/14 to 06/30/14	04/01/13 to 06/30/13	01/01/13 to 06/30/13
Financial revenues								
Interest from financial								
investments	1,269	3,300	29	53	2,011	11,603	1,450	9,257
Transaction devivatives gain	-	-	-	-	5,443	5,443	24,429	24,429
Foreign exchange gain	-	1	-	-	24,988	92,483	1,235	30,209
Monetary Gain	2	4	-	2	1,434	2,355	2	2
Others	-	-	1	3	1	1	-	2
	1,271	3,305	30	58	33,877	111,885	27,116	63,899
Financial expenses								
Interest from loans, financing and CCIs	(1,294)	(2,658)	(3,342)	(3,354)	(48,616)	(90,969)	(37,219)	(70,942)
Loss on transaction with derivatives	-	_	-	_	(12,785)	(24,467)	(2,166)	(13,018)
Monetary loss	(608)	(876)	(7)	(7)	(5,725)	(7,084)	1,918	(1,262)
Foreign Exchange loss	-	(1)	-	(123)	(1,336)	(37,965)	(89,507)	(107,640)
Penalty on tax in arrears	-	-	(76)	(76)	(358)	(536)	(111)	(341)
Others	(34)	(76)	(368)	(740)	4,117	(781)	(169)	(1,156)
	(1,936)	(3,611)	(3,793)	(4,300)	(64,703)	(161,802)	(127,254)	(194,359)
Total	(665)	(306)	(3,763)	(4,242)	(30,826)	(49,917)	(100,138)	(130,460)

25. Corporate Income Tax (IRPJ) and Social Tax on Net Income (CSLL) The IRPJ and the CSLL debited against the income for the period are composed as follows:

	06/30	0/2014	06/30/2013		
	Parent company	Consolidated	Parent company	Consolidated	
Losses before IRPJ and CSLL	12,975	24,743	(51,883)	(36,526)	
Combined rate in force	34%	34%	34%	34%	
Expectation of IRPJ and CSLL tax assets	(4,412)	(8,413)	17,640	12,419	
Effect of IRPJ and CSLL on					
Equity accounting	5,238	-	(15,547)	16	
Other net permanent differences	(34)	1,076	101	(6,290)	
IRPJ and CSLL of prior periods	-	-	-	-	
Deferred IRPJ and CSLL on tax loss and					
temporary differences, not created	(792)	9,435	(2,194)	(5,176)	
IRPJ and CSLL effects of companies taxed					
according to the presumed profit regime (*)	-	(13,866)	-	(16,326)	
IRPJ and CSLL debited against income	-	(11,768)	-	(15,357)	
Current	_	(11,881)	_	(15,389)	
Deferred	-	113	-	32	

(*) The following subsidiaries: Andal, Ast, Alte, Bac, Bail, Bavi, Br Outlet, Brassul, Bud, Cly, Cristal, Druz, Energy, FLK, Indui, Intesp, Jauá, JUD, Lumen, Lux, Mai, Manzanza, Nova União, Park, Polishopping, PP, Pol, Premium Outlet, Sale, Securis, Send, Sulishopping, Uniplaza, Vide, Wass and Zuz, have opted for the presumed profit taxation regime.

Because of the creation of a revaluation reserve in 2007, a tax asset from tax loss and negative CSLL tax base was created, limited to 30% of the deferred IRPJ and CSLL tax liabilities referring to the revaluation.

Deferred IRPJ and CSLL are composed as follows:

	Consolidated		
- -	06/30/2014	12/31/2013	
Tax base			
Provision for civil and labor risks	1,952	1,543	
Allowance for doubtful accounts	14,089	14,089	
Asset revaluation (a)	(129,920)	(130,048)	
Fair value adjustments of investment properties acquired in business combinations (a)	(17,492)	(17,492)	
Right to renew rent contracts	(6,774)	(6,973)	
Depreciation differences – tax and statutory purposes	(17,601)	(13,504)	
Tax loss and negative CSLL tax base (b)	367,807	268,775	
	212,061	116,390	
Approximate combined rate of IRPJ and CSLL	34%	34%	
	72,101	39,573	
Deferred IRPJ and CSLL tax assets not constituted	(105,761)	(73,346)	
Deferred IRPJ and CSLL tax liabilities	(33,660)	(33,773)	

Grounds for realizing deferred IRPJ and CSLL

a) Realization over the period of depreciation of assets on a straight-line basis and/or due to the disposal of non-depreciable items (land);

b) Due to the realization of deferred tax liabilities. No deferred income tax assets arising from tax losses and negative CSLL base, based on future tax profits, were constituted since Management does not have the estimates concerning the existence thereof. Such deferred tax assets will only be recognized when there are consistent perspectives of their realization with future taxable income.

Movement of deferred IRPJ and CSLL

	12/31/2013	Recognized in the income for the year	06/30/2014
Provision for civil and labor risks	436	81	517
Allowance for doubtful accounts	249	-	249
Asset revaluation	(41,678)	32	(41,646)
Adjustment at fair value of investment properties			
acquired in business combinations	(6,433)	-	(6,433)
Right to renew rent contracts	(2,710)	-	(2,710)
Tax loss and negative CSLL tax base	16,363	-	16,363
Total	(33,773)	113	(33,660)

26. Other net operating revenues

	Parent company				Consolidated			
	04/01/14 to 06/30/14	01/01/14 to 06/30/14	04/01/13 to 06/30/13	01/01/13 to 06/30/13	04/01/14 to 06/30/14	01/01/14 to 06/30/14	04/01/13 to 06/30/13	01/01/13 to 06/30/13
Revenue of investment property	_		_	_	617	6,631	78,950	78,950
Cost of investment property	-	-	-	-	(2)	(2,396)	(44,221)	(44,221)
Others	6,966	12,597	1,937	1,937	(276)	83	2,699	3,210
Recovery of expenses	523	523	5,131	10,409	4,184	6,146	1,452	2,349
Total	7,489	13,120	7,068	12,346	4,523	10,464	38,880	40,288

27. Financial instruments by category

The Company's financial instruments were classified according to the following categories:

				Consoli	dated			
		06/30/2	014		12/31/2013			
	Fair value through profit or loss	Loans and receivables	Other liabilities	Total	Fair value through profit or loss	Loans and receivables	Other liabilities	Total
Assets								
Cash and cash								
equivalents	-	186,194	-	186,194	-	171,461	-	171,461
Bound financial								
investments	136,299	-	-	136,299	136,425	-	-	136,425
Derivative financial								
instruments	2,991	-	-	2,991	13,392	-	-	13,392
Trade notes receivable								
and other receivables	-	95,681	-	95,681	-	90,329	-	90,329
Total	139,290	281,875	-	421,165	149,817	261,790	-	411,607
Liabilities								
Loans and financing	-	-	1,169,237	1,169,237	-	-	1,198,057	1.198.057
CCIs	_	-	649,321	649,321			494,018	
Derivative financial								
instruments	3.382	_	_	3.382	2.831	_	_	2,831
Accounts payable to	0,002							
suppliers	-	-	35,003	35,003	-	_	75.321	75,321
Other accounts payable	-	-	198,973	198,973	-		195.905	195,905
Total	3,382	-	2,052,534	2,055,916	2,831	-	1.963.301	1,965,864

27.1. Risk factors

The main source of revenues of the Company and its subsidiaries are rents from storekeepers in shopping malls.

The Company and its subsidiaries have a risk management policy to manage market risks through financial instruments. The main market risks to which the Company is exposed are translation adjustments and the flotation of inflation indexes inherent to its operations. The policy is monitored by the Board of Directors ensuring that the financial instruments do not exceed the limits of the policy, in consonance with the best corporate governance practices. The primary objective of risk management is to protect the Company's cash flows, where the operations must respect the limits of exposure, coverage, maturity and instrument, thus minimizing operating costs. According to their nature, financial instruments may involve known risks, or unknown risks, so it is important that the Company assess potential risks according to the Company's and its subsidiaries' judgment. Therefore, there may be risks with guarantees or without guarantees, depending on circumstantial or legal aspects. The policy allows the Company to use derivative financial instruments only for hedging purposes. The Company is forbidden to enter into any derivatives that result in the net sale of options and structures financial transactions with embedded derivatives.

The main market risk factors that may affect the business of the Company and of its subsidiaries are presented below:

a) Credit risk

The client portfolio is broadly diversified. By means of internal controls, the Company and its subsidiaries permanently monitor the level of their accounts receivable, which limits the risk of bad debt.

The Company's risk management policy allows transactions where cash funds are invested only with first line counterparties, that is, with low credit risk, according to the international rating agencies. The policy allows derivative financial instrument transactions to be directly entered into at BM&FBOVESPA. Both the financial institutions and the brokers must be previously approved by the Risks Management Committee.

b) Liquidity risk

The forecast of the cash flow is performed at the operating entities of the Company by financial professionals that continually monitor liquidity in order to ensure that the Company has sufficient cash to meet its operating needs. Such forecast takes into consideration the plans for financing the debt, the achievement of the internal goals of the balance sheet quotient and, if applicable, external or legal regulatory requisites.

The cash and cash equivalents held by the operating entities, in addition to the balance required for managing working capital, is transferred to the treasury, which substantially invests cash and cash equivalents in CDBs, LTNs and investment funds with their yield linked to the changes in the CDI rate and by choosing instruments with appropriate maturity dates or sufficient liquidity to provide the necessary margin, as established by the above-mentioned provisions.

c) Capital risk

The Company and its subsidiaries manage their capital to make sure that the companies will be able to continue their going concern at the same time that they maximize the return to all of the interested parties or all those involved in their operations by optimizing the balance of the debts and equity.

The capital structure of the Company and of its subsidiaries is formed by net indebtedness (loans and financing and CCIs described in Notes 14 and 15, deducted from cash and cash equivalents and active financial instruments) and by the consolidated shareholders' equity (which includes capital issued and reserves, as presented in Note 20).

Management periodically reviews the capital structure of the Company. As a part of such review, it considers the cost of capital and the risks associated to each class of capital. The indebtedness level as of June 30, 2014 is 1,181%, as follows:

Indebtedness level

The indebtedness level as of June 30, 2014 and December 31, 2013 is the following:

	Consolidated		
	06/30/2014	12/31/2013	
Debt (i)	1,818,559	1,692,075	
Cash and cash equivalents	(186,194)	(171,461)	
Net debt	1,632,365	1,520,614	
Shareholders' equity (ii)	138,247	125,272	
Net indebtedness ratio	1.180%	1.214%	

- (i) Debt is defined as loans and financing and short and long-term CCIs;
- (ii) Shareholders' equity includes all of the Company's capital and reserves, managed as capital.

d) Liquidity risk management

The Company and its subsidiaries manage liquidity risk by maintaining appropriate reserves, bank credit lines e credit lines to obtain loans they deem appropriate, by continually monitoring the forecast and actual cash flows, and by combining the maturity profiles of financial assets and liabilities.

Interest and liquidity risk table

The table below shows the details of the remaining contractual maturity term of the bank liabilities of the Company and its subsidiaries and the contractual amortization periods. The tables have been prepared in accordance with the cash flows not discounted of financial liabilities, on the basis of the closer date on which the Company and its subsidiaries must settle their respective liabilities. The tables include the cash flows of the interest and principal amount.

While the interest flows were post-fixed, the amount not discounted was obtained on the basis of the interest curves at the end of the quarter. The contractual maturity is based on the most recent date in which the Company and its subsidiaries must settle their respective liabilities:

Consolidated	% – Weighted average of the effective interest rate	Less than a month	From one to three months	From three months to a year	From one to five years	For more than five years	
Loans and financing (*)	10.8%	2,547	6,453	34,480	215,538	390,313	649,331
CCI	12.6%	3,939	17,984	112,952	100,988	933,365	1,469,228
Total		6,486	24,437	147,432	316,526	1,323,678	1,818,559

(*) So as to obtain perpetual bonds, the interest to be incurred up to the date of the purchase option and the principal amount were considered and, because they have no maturity dates, they were classified as debt maturing after more than five years.

e) Interest rate risk

• Loans for working capital and CCIs: the Company's subsidiaries also have a series of loan and financing obtained for working capital, as described in Notes 14 and 15, on which average interest rates are levied of up to 14.45% per year.

The Company entered into a set of interest rate swap transactions with Banco HSBC, intended to protect it from the risk of changes in the TJLP and CDI rates associated to the loans described in Note 14, items "d", "g" and "h", respectively. Such agreements have maturity dates and amortization percentages that are identical to the corresponding loan agreements.

The derivative financial instruments are presented as follows:

					Fair	Swap	
Swap beginning date	Notional value	Swap maturity date	Active index edge	Passive index edge	(Active index edge)	Passive index edge	position as of 06/30/2014
06/13/2012	8,376	06/05/2017	CDI + 3.20%	IPCA + 7.590%	8,814	9,863	(1,049)
10/31/2012	8,553	10/16/2017	CDI + 5.50%	IPCA + 7.970%	9,289	9,995	(706)
10/31/2012	11,404	10/16/2017	TJLP + 6.50%	IPCA + 6.900%	11,492	13,119	(1,628)
	28,333				29,595	32,977	(3,382)

The Company's derivatives obey the hierarchy of inputs, as described in CPC 40, and are classified as Level 2 in such hierarchy. In other words, they are obtained by means of prices quoted in active markets for similar instruments, prices quoted for identical or similar instruments in non-active markets and evaluation models for which inputs are observable;

• Accounts payable due to the acquisition or real estate: Company's subsidiaries have amounts payable to unrelated parties relative to the acquisition of properties for the acquisition of Shopping Light, on which financial charges are levied on the basis of the changes in general price indexes. No financial instrument was entered into for the effect of changes in the interest rate to fix the rates of such transactions.

f) Foreign exchange variance risk

The Company, through its subsidiary, has financing and amounts payable to non-related parties entered into in foreign currency in the amount of R\$ 893,523 as of June 30, 2014 (R\$ 948,083 as of December 31, 2013).

The Company measures its exposures according to the Company's own forecasting and budgeting model. Though its subsidiary, the Company entered into a US dollar futures contract at BM&FBOVESPA, with the purpose of protecting its exposure to exchange variation. The main risk that the Company intends to reduce is the exposure to translation adjustments pegged to its liabilities in foreign currency.

As of June 30, 2014, the Company used derivatives to protect translation adjustment risks equivalent to two years of interest payable, referring to the issue of perpetual bonds.

The Company did not enter into derivative or non-derivative instrument transactions to hedge the balance of the principal amount of the perpetual bonds.

To protect the exchange variance of perpetual bonds with call in 2015, the Company uses swap cash flow in USD fixed counter to IGP-M. The swap, recorded in CETIP was standardized to meet the debt coupon payment schedule and was divided into two tranches, having first-class financial institutions as counter parties. The swaps of USD x IGP-M follow the hierarchy of "inputs" are classified as Level 2 of the hierarchy.

					Fair value		
SWAP	Notional				(Active	(Active	Fair value
beginning	value US\$	Swap	Active	Passive index	index	index	as of
date	thousand	maturity date	index edge	edge	edge)	edge)	12/31/2013
04/30/2013	250,000	11/09/2015	USD + 10.00%	IGP-M + 10.70%	82,331	79,916	2,415

To protect the exchange rate of the perpetual bond with a coupon of 12%, the Company uses derivative future dollar contract on the BM&FBOVESPA, in order to mitigate the currency risk of the next two years of interest payable, the strategy of this protection is the recruitment of future dollar with short maturity and monthly run the rollover of derivatives.

Derivatives dollar futures BM&FBOVESPA of the Company follow the hierarchy of "inputs", as described in CPC 40, are classified as Level 1 of the hierarchy, i.e., are obtained by means of negotiated prices (unadjusted) in active markets.

Exposure period	Payment of coupons – next 2 years (US\$ thousand)	Notional value of the Hedge – derivatives (US\$ thousand)	Cover	Type of derivative instrument	Instrument maturity date	Initial price of derivatives (R\$/ US\$)	Fair value
2014	9,000	9,000	100%	Future dollar – BM&FBOVESPA	Aug/01/14	2.3352	107
2015	18,000	18,000	100%	Future dollar – BM&FBOVESPA	Aug/01/14	2.3354	213
2016	21,500	21,500	100%	Future dollar – BM&FBOVESPA	Aug/01/14	2.4244	255
Total	48,500	48,500					575

The Company manages and monitors its derivative position on a daily basis. The financial investments in foreign currency have characteristics that are the opposite of those of liabilities in foreign currency. Therefore, the Company uses natural hedge as a hedging instrument.

Sensitivity analysis - derivatives

	Interest Swap – counter										
				Impact on DI/ TJLP curve				In	npact on IPCA	\ curve	
Notional			Fair value	-25%	-50%	-25%	-50%	+25%	+50%	+25%	+50%
value in R\$ thousand	Active index edge	Passive index edge	as of 06/30/14	Adjustment	Adjustment	Fair value	Fair value	Adjustment	Adjustment	Fair value	Fair value
0.070	CDI +	IPCA +	(4.0.40)	(000)	(505)	(4.000)	(4.004)	(0.5.7)	(540)	(4.000)	(4.500)
8,376	3.202%	7.590%	(1,049)	(289)	(585)	(1,338)	(1,634)	(257)	(513)	(1,306)	(1,562)
	CDI +	IPCA +									
8,553	5.500%	7.970%	(705)	(333)	(674)	(1,038)	(1,379)	(298)	(595)	(1,003)	(1,300)
	TJLP +	IPCA +									
11,404	6.500%	6.900%	(1,628)	(200)	(402)	(1,828)	(2,030)	(345)	(690)	(1,973)	(2,318)
28,333			(3,382)	(822)	(1,661)	(4,204)	(5,043)	(900)	(1,798)	(4,282)	(5,180)

	US\$ Swap – counter										
	US-dollar impact Impact on IGP-M curve										
Notional value in USD	Active index	Passive	Fair value as of	-25%	-50%	-25%	-50%	+25%	+50%	+25%	+50% Fair
thousand	edge	index edge	06/30/14	Adjustment	Adjustment	Fair value	Fair value	Adjustment	Adjustment	Fair value	value
250.000	USD + 10%	IGP-M + 10.70%	2.415	(20.603)	(41,186)	(18.188)	(38,771)	(20,005)	(39,989)	(17.589)	(37.574)

Dollar future – BM&FBovespa								
			US-Dolla	ar impact	US-Dollar	impact		
		•	-25%	-50%	-25%	-50%		
Notional value in US\$	Price as of	Fair value as of						
thousands	06/30/2014	(06/30/2014)	Adjustment	Adjustment	Fair value	Fair value		
48,500	R\$ 2.2335/US\$	575	(27,657)	(54,738)	(27,081)	(54,163)		

So as to perform the transactions at BM&FBOVESPA, an initial margin deposit was made by means of private securities of top tier financial institutions, which as of June 30, 2014 totaled R\$ 13,052.

Financial assets, except for those designated at fair value through profit or loss, are evaluated by impairment indicator at the end of each fiscal year. Impairment losses are recognized when there is objective evidence of a reduction in the recoverable amount of a financial asset, as a result of one or more events that have occurred after their initial recognition, with an impact on the estimated future cash flows of such asset.

The criteria that the Company and its subsidiaries use to determine whether there is objective evidence of impairment of a financial asset include:

- significant financial difficulties of issuer or debtor;
- contract breach, such as nonperformance or late payments of interest or principal amount:
- the probability of the debtor declaring bankruptcy or financial reorganization;
- extinguishment of the active market for that financial asset by virtue of financial problems.

The book value of financial assets is directly reduced by impairment losses for all of the financial assets, except for the accounts receivable, where the book value is reduced by using a provision. Subsequent recoveries of amounts previously written off are credited to the provision. Changes in the book value of the provision are recognized in P&L.

g) Sensitivity analysis- loans, financing and CCI

Considering the aforementioned financial instruments, the Company developed a sensitivity analysis, as provided for by Instruction No. 475/2008 issued by the CVM, which requires the presentation of two other scenarios with 25% and 50% impairment of the risks variable considered. Those scenarios may generate impacts on the Company's profit or loss and/or on the future cash flows as described below:

- **base scenario:** maintenance of the levels of interest at the same levels observed as of June 30, 2014:
- **adverse scenario:** impairment of 25% in the principal risk factor of the financial instrument in relation to the level verified as of June 30, 2014;
- **remote scenario:** impairment of 50% in the principal risk factor of the financial instrument in relation to the level verified as of June 30, 2014.

h) Loans, financing and CCI

Assumptions

As described elsewhere above, the Company understands that it is primarily exposed to risks referring to the changes in the TR and IPCA rates, US-dollar translation adjustments, which are the basis for updating a substantial part of the loans, financing and CCIs and perpetual bonds it has entered into. Thus, the table below demonstrates the rates used to calculate the sensitivity analysis:

Assumptions	Base scenario	Adverse scenario	Remote scenario
Rise in the IPCA rate	0.51%	0.64%	0.76%
Rise in the TJLP rate	0.42%	0.52%	0.63%
Rise in the DI rate	0.81%	1.01%	1.21%
Devaluation of the Real as compared to the US Dollar	5.00%	6.25%	7.50%

The net exposure in US Dollars, without considering the effects of derivative instruments is demonstrated below:

	Consolidated Without effects on derivative transactions – 06/30/2014
Loans and financing	893,523
Related parties	15,508
Cash and cash equivalents	(343)
Net exposure	908,688

		<u>Scenarios</u>			
Transaction	Risk	Base	Adverse	Remote	
Interest on loans subject to the changes in the IPCA rate	Rise in the				
,	IPCA rate	123,127	125,690	128,202	
Interest on loans subject to the changes in the TR rate	Rise in the				
	TR rate	296,842	297,350	298,365	
US-Dollar futures contracts (*)	Rise in the				
	Dollar rate	586,366	607,441	629,222	

(*) It is calculated on the net exposure of the Company, without considering the effects of derivative instruments.

The table above shows the effects of interest and changes in the indexes up to the maturity of the contracts.

The interest on the perpetual bonds is fixed. Thus, the sensitivity analysis was not performed.

i) Cash and cash equivalents

Assumptions

As described elsewhere above, the Company understands that it is mainly exposed to the changes in the CDI rate and in foreign exchange rates. Thus, the table below demonstrates the indexes and the rates used to calculate the sensitivity analysis:

Assumptions	Base scenario	Adverse scenario	Remote scenario
Impairment in the CDI rate	11.04%	8.28%	5.52%

Trans	action		Consolidated	
Risk factor	Risk	Base scenario	Adverse scenario	Remote scenario
Subject to the changes in the CDI rate	Decrease in the CDI rate	35.124	26.343	17.562

28. Insurance cover

The Companies and its subsidiaries take out insurance to cover possible risks on their assets and/or civil liabilities.

As of June 30, 2014, the insurance cover is as follows:

Туре	Amount insured
Civil liability	3,300
Comprehensive fire insurance	2,348,129
Loss of profits insurance	509,852
Windstorm / smoke	106,544
Shopping mall operations	50,500
Pain and suffering	18,180
Pecuniary loss	257,695
Employer	11,010

The risk assumptions adopted, given their nature, are not part of the audit scope of the financial statements, consequently, they were not audited by our independent auditors.

29. Information per segment

The information per segment is used by the Company's Management for decision making concerning the allocation of resources and performance assessment.

The accounting practices for the reportable segments are the same as those of the Company, described in Note 2. The P&L per segment consider the items that are directly attributable to the segment, as well as those that may be allocated on a reasonable basis. The assets and liabilities per segment are not being presented, once they are not the subject matter of analyses for Management's strategic decision making.

Therefore, the reportable segments of the Company are the following:

a) Rent

Rent refers to the lease of space to storekeepers and other commercial spaces such as sales stands, lease of commercial spaces for publicity and promotion, exploitation of parking lots, and fees concerning the transfer of rights to use property spaces.

b) Services provided

Services provided refer to the revenue from managing the energy and water supply of shopping malls.

The Company's total revenues are realized in Brazil.

Statements of income per segment

			Consc	lidated		
·		06/30/2014	/30/2014		ation	06/30/2014
	Rent	Services provided	Corporate	Debit	Credit	Consolidated
Revenues from services provided	103,921	40,795		(22,396)		122,320
Cost of rents and services provided	(15,391)	(24,153)		(22,550)	10,423	(29,121)
Gross profit	88,530	16,642	<u> </u>	(22,396)	10,423	93,199
Operating (expenses) revenues	(29,198)	(3,439)	2,124	-	11,974	(18,539)
Operating income before financial income	59,332	13,203	2,124	(22,396)	22,397	74,660
Financial income	(48,372)	(1,850)	305	-	-	(49,917)
Operating income/ (loss) before IRPJ and CSLL	10,960	11,353	2,429	(22,396)	22,397	24,743
Income taxes	(9,959)	(1,809)	-	-	-	(11,768)
Net income/ (loss) for the year	1,001	9,544	2,429	(22,396)	22,397	12,975

			Consol	lidated		
		06/30/2013	60/2013 Eliminatio		ation	06/30/2013
		Services				Consolidated
	Rent	provided	Corporate	Debit	Credit	Consolidated
- <u>-</u>				-		
Revenues from services						
provided	85,781	24,539	-	(8,215)	-	102,105
Cost of rents and services						
provided	(18,831)	(8,715)	-		4,144	(23,402)
Gross profit	66,950	15,824	-	(8,215)	4,144	78,703
.						
Operating (expenses)						
revenues	15,799	(2,726)	(1,914)	-	4,072	15,231
Operating income before						
financial income	82,749	13,098	(1,914)	(8,215)	8,216	93,934
Financial income	1,269	24	(131,753)	7,297	(7,297)	(130,460)
	1,209	24	(131,733)	1,291	(1,291)	(130,400)
Operating income/ (loss)	04.040	40.400	(400.007)	(040)	040	(00 500)
before IRPJ and CSLL	84,018	13,122	(133,667)	(918)	919	(36,526)
Income taxes	(12,670)	(2,687)	-	-	-	(15,357)
Net income/ (loss) for the						
year	71,348	10,435	(133,667)	(918)	919	(51,883)

30. Statements of cash flows

The Company performed the following transactions that do not involve cash and cash equivalents:

	Consol	idated
	06/30/2014	06/30/2013
Interest capitalized in investment properties	14,089	9,603

31. Explanation added to the translation for the English version
The accompanying financial statements were translated into English from the original Portuguese version prepared for local purposes. Certain accounting practices applied by the Company that conform to those accounting practices adopted in Brazil may not conform to the generally accepted accounting principles in the countries where these financial statements may be used.

Victor Poli VeroneziDiretor Presidente

Alessandro Poli Veronezi Diretor de Relações com Investidores

Francisco José RitondaroDiretor Financeiro

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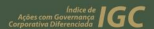


São Paulo, August 14, 2014 – General Shopping Brasil S/A [BM&FBovespa: GSHP3], a company with a significant share of the shopping center industry in Brazil, today announces its results for the second quarter 2014. Except where otherwise stated, the following financial and operational information is presented on a consolidated basis and in thousands of Reais.

2Q14









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Company reports an Adjusted EBITDA of R\$ 42.7 million, 15.8% higher than 2Q13

- General Shopping Brasil S/A reported second quarter 2014 (2Q14) gross revenue of R\$ 66.8 million, representing an increase of 15.8% compared with R\$ 57.7 million in the second quarter of 2013 (2Q13). In the first half of 2014 1H14, gross revenue rose by 18.9% in relation to 1H13, reaching R\$ 133.4 million.
- Consolidated Net Operating Income (NOI) for 2Q14 was R\$ 52.8 million, equivalent to a margin of 86.2% and growth of 14.8% in relation to the R\$ 46.0 million in 2Q13. The Company reported a 1H14 consolidated NOI of R\$ 105.7 million, equivalent to a margin of 86.4% and a growth of 18.0% when compared to 1H13.
- The Company posted Gross Profit in 2Q14 of R\$ 46.4 million, with a margin of 75.6% and growth of 13.6% compared with the R\$ 40.8 million recorded for 2Q13. In 1H14, gross profit amounted to R\$ 93.2 million, representing a margin of 76.2% and growth of 18.2% compared with 1H13.
- Adjusted EBITDA in 2Q14 reached R\$ 42.7 million, that is a margin of 69.7% and a growth of 15.8% in relation to the R\$ 36.9 million for 2Q13. In 1H14, Adjusted EBITDA was R\$ 85.4 million, representing a margin of 69.8% and a growth of 19.6% compared with 1H13.

Consolidated Financial Highlights						
R\$ thousand	2Q13	2Q14	Chg.	1H13	1H14	Chg.
Gross Revenue	57,684	66,826	15.8%	112,231	133,391	18.9%
Rent (Shopping Malls)	43,310	47,756	10.3%	84,604	96,219	13.7%
Services	14,374	19,070	32.7%	27,627	37,172	34.5%
NOI - Consolidated	46,031	52,842	14.8%	89,556	105,692	18.0%
Adjusted EBITDA	36,918	42,743	15.8%	71,367	85,361	19.6%
Adjusted Net Result	(76,984)	20	-	(84,248)	9,739	-
Adjusted FFO	(71,163)	7,351	-	(72,371)	23,840	-
NOI Margin	87.3%	86.2%	-1.1 p.p.	87.2%	86.4%	-0.8 p.p.
Adjusted EBITDA Margin	70.0%	69.7%	-0.3 p.p.	69.5%	69.8%	0.3 p.p.
Adjusted Net Result Margin	-146.0%	0.03%	-	-82.1%	8.0%	-
Adjusted FFO Margin	-134.9%	12.0%	-	-70.5%	19.5%	-
Gross Revenue per m²	226.15	247.83	9.6%	440.00	494.97	12.5%
NOI per m²	180.46	195.97	8.6%	351.10	392.19	11.7%
Adjusted EBITDA per m²	144.74	158.52	9.5%	279.79	316.75	13.2%
Adjusted Net Result per m²	(301.81)	0.07	-	(330.29)	36.14	-
Adjusted FFO per m²	(278.99)	27.26	-	(283.73)	88.46	-
Own GLA - Average in the Period (m ²)	255,073	269,641	5.7%	255,073	269,491	5.7%
Own GLA - End of the Period (m ²)	255,073	269,641	5.7%	255,073	269,641	5.7%



MANAGEMENT COMMENTS

With the end of the second quarter 2014, the Company's management is pleased to report its operating and financial performance shown in the following reports and financial statements, commented below.

The year-on-year Increase of 5.7% in the Company's own GLA (Gross Leasable Area) in 2Q14 should be seen in the context of the continued impact on growth - and previously reported - reflecting the opening of Parque Shopping Sulacap and Outlet Premium Salvador, partially offset by a decrease with the fractional sale of Shopping Bonsucesso, all these events taking place during 2013.

In 2Q14, the Company recorded a slight decline in occupancy rates from 96.7% in 2Q13 to 96.4%.

Sales and rentals on a comparative same area basis recorded a discrepancy with Same Area Rentals rising by 9.9% in 2Q14 in relation to 2Q13 while Same Area Sales increased by 14.9%. However, the monthly performance presents sales growth being proportionally much higher in April 2014 in relation to April 2013 while, on the other hand, weaker rents growth concentrated in May 2014 relative to May 2013. Nevertheless, the gap between sales and rentals provides a cushion of revenues from tenants to sustain rentals in the event of a possible downturn in sales performance going forward.

In terms of total gross revenue for 2Q14, the Company posted a growth of 15.8% on 2Q13 (breaking down into an increase of 10.3% in revenue from rentals and 32.7% in revenue from services) to reach R\$ 66.8 million. Despite a year-on-year increase, a comparison with the immediately preceding quarter (1Q14) reveals stability and therefore indicative of a deceleration in growth performance.

The Company reported an increase in consolidated Net Operating Income (NOI) for 2Q14 against 2Q13 of 14.8% to reach R\$ 52.8 million and equivalent to a margin of 86.2%. Adjusted EBITDA in the same period showed a rise of 15.8% to R\$ 42.7 million corresponding to a margin of 69.7%. Both margins and volumes were stable in comparison to the immediately preceding quarter.

The Company registered an improved net Financial Result from negative R\$ 30.8 million in 2Q14 to the negative R\$ 100.1 million in 2Q13. In 2Q14, one should notice a positive net foreign exchange currency effect of approximately R\$ 15.5 million (more details can be found under Financial Instruments in the financial release).

As previously mentioned and in some cases already performed, possibilities of divesting stakes in the Company's assets at attractive prices could be examined in the normal course of business. In this context and subsequent to the second quarter 2014, the Company, through its respective subsidiaries, has signed purchase and sale commitments to sell its stakes of 50% in Santana Parque Shopping and 100% in Top Center, subject to certain precedent conditions, as already published in Material Facts at the time. The Company shall publish the necessary information once and if these transactions are completed.

Finally, following agreement on timing with storeowners, opening of Parque Shopping Maia is set for April 2015.

Once again, we would like to thank our employees, storeowners, customers and visitors for their contribution.

Alessandro Poli Veronezi, Investor Relations Officer

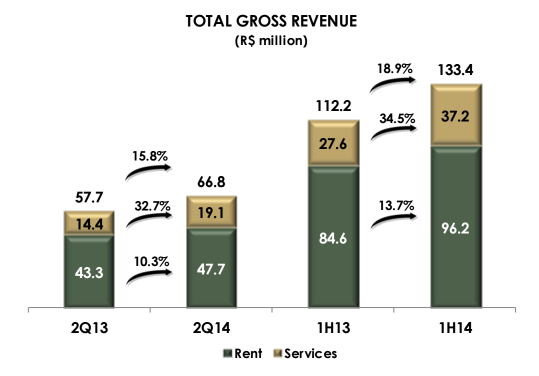


GROSS REVENUE

The Company's total gross revenue in the quarter was R\$ 66.8 million, a 15.8% increase on 2Q13. In 1H14, gross revenue amounted to R\$ 133.4 million, a year-on-year growth of 18.9%.

Gross revenue from rents in 2Q14 was R\$ 47.7 million, accounting for 71.5% of total gross revenue and an increase of 10.3% in relation to 2Q13. Key factors driving this growth were: the opening of Outlet Premium Salvador and Parque Shopping Sulacap in October 2013 in addition to organic growth and annual readjustments of lease agreements. In 1H14, this revenue was R\$ 96.2 million, a growth of 13.7% compared with 1H13.

Gross Revenue from services in 2Q14 amounted to R\$ 19.1 million, equivalent to a growth of 32.7% relative to 2Q13, and R\$ 37.2 million in 1H14, 34.5% higher than compared with 1H13.



RENTAL REVENUE

The Company's rental revenue totaled R\$ 47.7 million in 2Q14, comprising minimum rent, percentage on sales, key money, advertising and straight-lining revenue.

Rental Revenue Breakdown - Management						
R\$ million	2Q13	2Q14	Chg.	1H13	1H14	Chg.
Minimum Rent	31.3	35.1	12.0%	62.0	69.7	12.5%
Percentage on Sales	5.1	4.3	-15.7%	9.1	9.6	6.3%
Key Money	1.7	2.1	25.8%	3.3	4.6	36.6%
Advertising	3.0	4.1	35.8%	5.8	8.0	37.9%
Straight-lining Revenue	2.2	2.1	-2.2%	4.4	4.3	-2.3%
Total	43.3	47.7	10.3%	84.6	96.2	13.7%

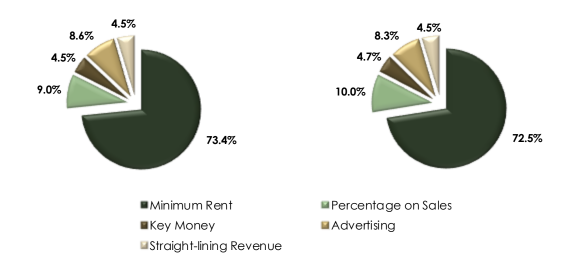
Minimum rental revenue in 2Q14 increased to R\$ 3.8 million or 12.0% compared with 2Q13. The Company reported growth of R\$ 7.7 million in 1H14 compared with 1H13 or 12.5%.

Percentage on sales rental revenue declined 15.7% year-on-year. Compared with 1H13, the Company recorded an increase of 6.3% for this item.

Temporary rentals (advertising) amounted to R\$ 4.1 million in 2Q14, a growth of 35.8% or R\$ 1.1 million on 2Q13 and R\$ 8.0 million in 1H14, a growth of 37.9% in relation to 1H13.

In 2Q14, minimum rental revenues represented 73.4% of total rental income compared with 72.3% in 2Q13. In 1H14, minimum rental revenues accounted for 72.5% of total rental income compared with 73.2% in 1H13.

RENTAL REVENUE BREAKDOWN - 2Q14 RENTAL REVENUE BREAKDOWN - 1H14



SERVICES REVENUE

In 2Q14, services revenue amounted to R\$ 19.1 million, a growth of 32.7% in relation to the same period in 2013. In 1H14, revenue from services was R\$ 37.2 million, an increase of 34.5% compared with 1H13.

Services Revenue Breakdov	vn - Managament					
R\$ million	2Q13	2Q14	Chg.	1H13	1H14	Chg.
Parking	10.8	14.0	30.5%	19.8	26.8	35.1%
Energy	0.8	1.3	67.3%	2.0	2.4	24.9%
Water	1.5	1.5	-6.6%	2.9	3.3	11.2%
Management	1.3	2.3	75.1%	2.9	4.7	60.5%
Total	14.4	19.1	32.7%	27.6	37.2	34.5%

Parking lot revenues in 2Q14 were R\$ 14.0 million, a growth of R\$ 3.2 million or 30.5% higher than 2Q13. This increase reflects the beginning of operations at Parque Shopping Sulacap and the initial collection of parking lot fees at Parque Shopping Prudente. Revenues from other operations also reported growth. In 1H14, parking lot revenues were R\$ 26.8 million, a growth of 35.1% compared with 1H13.

Energy supply management revenues were R\$ 1.3 million in 2Q14, an increase of R\$ 0.5 million, or 67.3%. This result reflects new operations as well as an improvement in spot purchase costs with a positive impact on margins. In 1H14, this item accounted for revenue of R\$ 2.4 million, a 24.9% growth compared with 1H13.

Revenue from water supply management accounted for income of R\$ 1.5 million in 2Q14, reflecting stability in relation to 2Q13. In 1H14, revenue was R\$ 3.3 million compared with R\$ 2.9 million for the same period in 2013.

REVENUE DEDUCTIONS (TAXES, DISCOUNTS AND CANCELLATIONS).

Taxes, discounts and cancellations from gross revenue totaled R\$ 5.5 million in 2Q14, representing 8.3% of gross revenue as against 8.6% in 2Q13. In 1H14, this same item totaled R\$ 11.1 million, 8.3% of gross revenue as compared with 8.5% in 1H13.

Sales taxes (PIS/COFINS/ISS) were R\$ 4.6 million in 2Q14, representing an increase of R\$ 0.3 million in relation to 2Q13. This variation is due to growth in sales revenue as well as a change in tax regime from real to presumed profit at certain group companies. In 1H14, sales taxes were R\$ 9.0 million, a growth of R\$ 0.7 million in relation to 1H13.

During the quarter under review, discounts and cancellations were R\$ 0.9 million, a R\$ 0.3 million growth compared with 2Q13. In 1H14, the Company reported total discounts and cancellations of R\$ 0.8 million compared with 1H13.

RENTAL AND SERVICES NET REVENUE

Net Revenue amounted to R\$ 61.3 million in 2Q14, a year-on-year increase of 16.2% when compared to the same period in 2013. In 1H14, the net revenue was R\$ 122.3 million, 19.2% higher than in 1H13.

RENTAL AND SERVICES COSTS

In 2Q14, the rental and services costs recorded a growth of 25.4% to R\$ 14.9 million. For the first six months of the year, these costs amounted to R\$ 29.1 million, 22.5% greater than in 1H13.

Rental and Services Costs - N	Management					
R\$ million	2Q13	2Q14	Chg.	1H13	1H14	Chg.
Personnel	0.8	0.9	4.8%	1.5	1.8	20.3%
Depreciation	5.2	6.5	24.5%	10.7	12.5	16.9%
Occupancy	3.3	4.1	26.1%	6.4	7.9	23.2%
Third parties	2.6	3.4	32.9%	5.2	6.9	33.6%
Total	11.9	14.9	25.4%	23.8	29.1	22.5%

Personnel Costs

Personnel costs were R\$ 0.9 million in this quarter compared with R\$ 0.8 million in 2Q13. This cost increase reflects salary readjustments and the new operations implemented during the period. In 1H14, personnel costs were R\$ 1.8 million, 20.3% greater than 1H13.

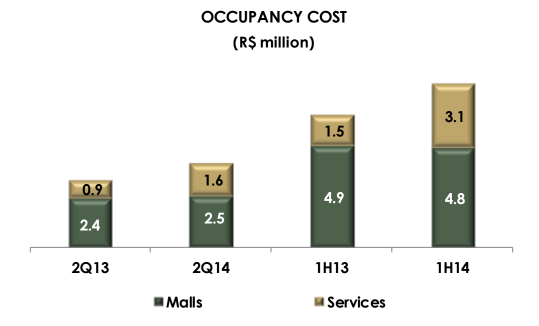


Depreciation Costs

Depreciation costs were R\$ 6.5 million in 2Q14, 24.5% greater than 2Q13. In 1H14, the Company's depreciation costs were R\$ 12.5 million, 16.9% higher than in 1H13.

Occupancy Costs

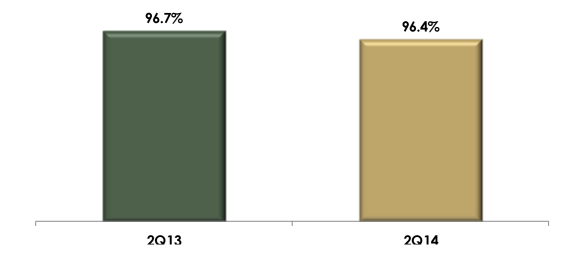
Occupancy costs during the quarter totaled R\$ 4.1 million, R\$ 0.8 million more than 2Q13. In 1H14, this item amounted to R\$ 7.9 million, growth of R\$ 1.5 million or 23.2% higher than 1H13.



Shopping center occupancy costs were R\$ 2.5 million in 2Q14, an increase of R\$ 0.1 million in relation to 2Q13. In 1H14, occupancy costs were R\$ 4.8 million, a decline of R\$ 0.1 million in relation to 1H13.

In 2Q14, occupancy costs of services amounted to R\$ 1.6 million, a growth of R\$ 0.7 million compared with 2Q13. In 1H14, the Company registered occupancy costs of services of R\$ 3.1 million, an increase of R\$ 1.6 million in relation to 1H13.

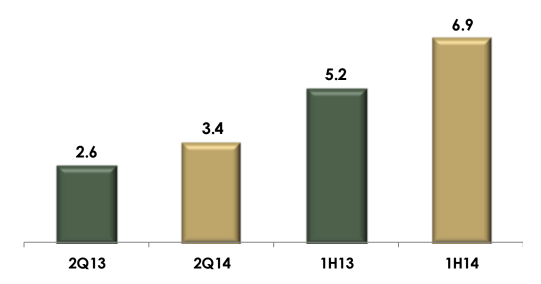
OCCUPANCY RATE PERFORMANCE



Third Parties Services Costs

The cost of third parties services in 2Q14 with respect to parking lot overheads was R\$ 3.4 million, a growth of R\$ 0.8 million compared with 2Q13. This increase was largely driven by initial parking operations at Parque Shopping Sulacap and the collection of parking fees at Parque Shopping Prudente as well as increases in other operations. In 1H14, third parties services costs were R\$ 6.9 million, R\$ 1.7 million higher than in 1H13.

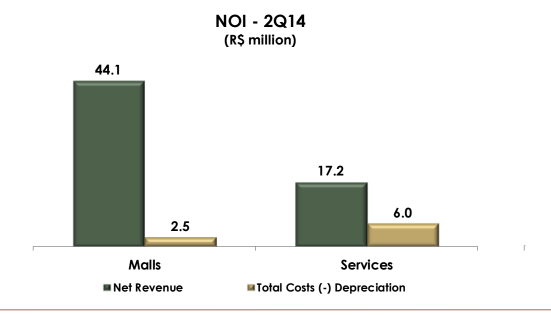




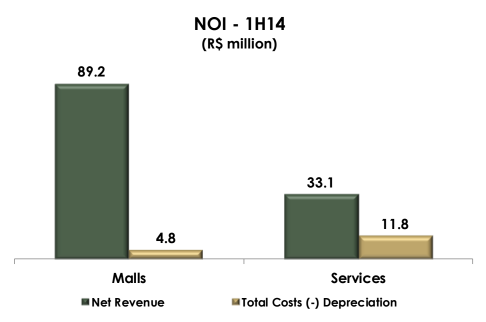
GROSS PROFIT

Gross profit in 2Q14 was R\$ 46.4 million, equivalent to a gross margin of 75.6%, and a growth of 13.6% in relation to the R\$ 40.8 million in 2Q13. In 1H14, the Company posted a gross profit of R\$ 93.2 million, a margin of 76.2% and an increase of 18.2% compared with 1H13.

In 2Q14, the Company's consolidated NOI was R\$ 52.8 million. The NOI from malls operations was R\$ 41.6 million and from services, R\$ 11.2 million.



In 1H14, consolidated NOI was R\$ 105.7 million, malls operations accounting for R\$ 84.4 million and services for the remaining R\$ 21.3 million.



GENERAL AND ADMINISTRATIVE EXPENSES

General and administrative expenses in 2Q14 were R\$ 15.5 million, representing an increase of 9.8%, compared with 2Q13. In 1H14, this same item was R\$ 29.0 million, 15.3% greater than 1H13.

General and Administrative Expenses - Management									
R\$ million	2Q13	2Q14	Chg.	1H13	1H14	Chg.			
Publicity and Advertising	(2.1)	(1.4)	-34.3%	(2.9)	(2.1)	-28.9%			
Personnel	(4.7)	(5.3)	14.2%	(9.0)	(10.1)	12.2%			
Third Parties	(2.2)	(3.3)	50.8%	(4.2)	(6.7)	61.3%			
Commercialization Expenses	(1.5)	(1.1)	-29.3%	(3.1)	(1.8)	-42.4%			
Non-recurring Expenses	(0.2)	-	-	(0.2)	-	_			
Other Expenses	(3.3)	(4.4)	27.8%	(5.7)	(8.3)	43.7%			
Total	(14.0)	(15.5)	9.8%	(25.1)	(29.0)	15.3%			

During the quarter under review, the Company recorded a net rise of R\$ 1.5 million in administrative expenses. This reflected (i) an increase in personnel expenses due to annual wage bargaining agreements in addition to an increase in staffing for new operations; and (ii) an increase in other expenses, partially offset by (iii) the reduction in publicity and advertising overheads.

OTHER OPERATING REVENUES

Other operating revenues are largely made up of the recovery of costs and expenses paid out by the Company for account of shopping center tenants and other recoveries in general. In 2Q14, other operating revenues were R\$ 4.6 million as opposed to R\$ 38.8 million in 2Q13 when the result was inflated by the sale of a 36.5% stake in Shopping Bonsucesso to the real estate investment fund *Fundo de investimento Imobiliário General Shopping Ativo* e *Renda – FII* (non-recurring item). In 1H14, the other operating revenues item was R\$ 10.5 million and in 1H13, R\$ 40.2 million.



Other Operating Revenues - Management						
R\$ million	2Q13	2Q14	Chg.	1H13	1H14	Chg.
Recovery of Condominium Expenses	2.0	1.1	-48.2%	2.9	3.1	6.7%
Gain on Investment Properties Sale	34.7	-	-	34.7	3.4	-90.2%
Recovery (other)	2.1	3.5	63.7%	2.6	4.0	49.6%
Total	38.8	4.6	-88.4%	40.2	10.5	-74.0%

NET FINANCIAL RESULT

The net financial result in 2Q14 was a negative R\$ 30.8 million compared with a negative financial result of R\$ 100.1 million in 2Q13. In this context, the currency exchange effect on the debt principal of our perpetual bond has a non-cash effect. In 1H14, the Company recorded a negative R\$ 49.9 million net financial result compared with a negative R\$ 130.5 million in 1H13.

Interest expenses on the financing of greenfield projects are being capitalized during construction and will then be amortized once the shopping centers become operational.

Net Financial Result - Management						
R\$ million	2Q13	2Q14	Chg.	1H13	1H14	Chg.
Revenues	27.2	33.9	24.6%	64.0	111.9	74.8%
Interest on financial investments	1.5	2.1	38.4%	9.3	11.6	25.3%
Exchange Variation - Asset	1.2	25.0	-	30.2	92.5	206.1%
Monetary Variation - Asset	-	1.4	-	1	2.4	-
Derivative Operational Gain	24.5	5.4	-78.0%	24.5	5.4	-77.7%
Expenses	(127.3)	(64.7)	-49.2%	(194.5)	(161.8)	-16.8%
Interest on loans, financing and CCIs	(14.3)	(24.4)	71.2%	(26.6)	(41.5)	56.1%
Perpetual Bonds Debt	(22.9)	(24.2)	5.4%	(44.3)	(49.5)	11.5%
Derivative Operational Loss	(2.1)	(12.8)	-	(13.0)	(24.5)	88.0%
Exchange Variation - Liability	(89.5)	(1.3)	-98.5%	(107.7)	(37.9)	-64.7%
Monetary Variation - Liability	1.9	(5.7)	-	(1.3)	(7.1)	461.3%
Charges of taxes in installments	(0.1)	(0.4)	202.0%	(0.3)	(0.5)	53.8%
Other	(0.3)	4.1	-	(1.3)	(0.8)	-32.6%
Total	(100.1)	(30.8)	-69.2%	(130.5)	(49.9)	-61.7%

FINANCIAL INSTRUMENTS

The Risk Management Policy is designed to protect the Company against changes that could affect liquidity through the use of financial derivatives or financial investments in US dollars. The Board of Directors is responsible for monitoring and deciding on eventual policy changes.

Speculative transactions are prohibited under the policy and any instrument used must have the objective of mitigating risk. All operations are controlled through the daily marking-to-market monitoring and on the basis of risk limits as supplied by an outsourced consultancy to the Company's Financial Division.

No derivative is classified as a hedge according to the Brazilian Accounting Standards Committee's CPC 38 definition and therefore is not booked according to Hedge Accounting practices.

EXCHANGE RISK

Since the bond issue, the company's strategy has been to maintain at least two years of interest payments hedged against currency risk. This hedge can be realized through operations conducted in Brazil or abroad. These operations may include derivative instruments and must adhere to the criteria of cost and profitability.

The Company transacts futures contracts on the BM&FBovespa as well as cash flow swap operations with top tier institutions, switching currency rate variation for the IGP-M price index in order to protect interest rate payments on the perpetual bond issued in 2010.

The Company maintains futures contracts on the BM&FBovespa only in order to protect interest payments on the perpetual bond issued in 2012.

The daily adjustments of the futures contracts on the BM&FBovespa during 2Q14 have already had an impact on the Company's cash position.

The Company's currency exposure position for the next 24 months as of June 30, 2014 is shown in the following table:

Financial Instruments				
US\$ thousand	2014	2015	2016	24 months
Exposure	21,500	43,000	21,500	86,000
Total hedge with derivative instruments	21,500	43,000	21,500	86,000
Coverage	100%	100%	100%	100%

Derivative Instrument - Future Dollar BM&FBovespa	2014	2015	2016	24 months
Initial price - R\$/US\$*	2.3352	2.3354	2.4244	2.3748
Notional value in US\$ thousands	9,000	18,000	21,500	48,500
Fair value in R\$ thousands	107	213	255	575

Derivative Instrument - Swap USD x IGP-M	2014	2015	2016	24 months
Initial price - R\$/US\$***	2.0000	2.0000	-	2.0000
Notional value in US\$ thousands	12,500	25,000	-	37,500
Fair value in R\$ thousands	(315)	2,731	-	2,415

^{*}The initial price is calculated on the basis of the entry price of the operation plus the differences arising from the monthly rollovers.

INTEREST RATE RISK

The Company has executed interest rate swaps in order to transform debt indexed to the CDI (Interbank Deposit Rate) and TJLP (Long Term Interest Rate) to the IPCA (Amplified Consumer Price Index). These swap contracts carry maturity dates and percentages of amortization which match the corresponding loan agreements.

Swap Start Data	Notional Remaining In R\$ thousand	Swap Maturity Date	Long Position	Short Position	Fair Value at 6/30/2014
Jun/2012	8,376	06/05/17	CDI + 3.202%	IPCA + 7.59%	(1,049)
Oct/2012	8,553	10/16/17	CDI + 5.500%	IPCA + 7.97%	(705)
Oct/2012	11,404	10/16/17	TJLP + 6.500%	IPCA + 6.90%	(1,628)
TOTAL	28,333				(3,382)

INCOME TAX AND SOCIAL CONTRIBUTION (CURRENT AND DEFERRED)

The Company reported income tax and social contribution charges in 2Q14 of R\$ 4.6 million against R\$ 10.1 million in 2Q13. In 2Q13, the effective tax rate was influenced by sale of the stake in Shopping Bonsucesso, on which there was an income tax and social contribution payment of R\$ 2.1 million (non-recurring). In 1H14, income tax and social contribution charges were R\$ 11.8 million, a reduction of R\$ 3.6 million in relation to 1H13.

^{**}The negotiated exchange rate to convert the amount in US dollars to Reais.



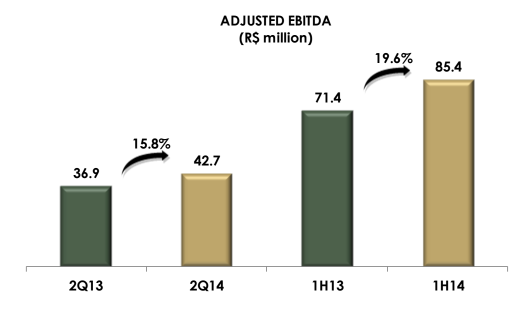
ADJUSTED NET RESULT

In 2Q14, the Company reported an adjusted net result of R\$ 20 thousand compared with a negative adjusted net result of R\$ 77.0 million in 2Q13. In 1H14, the adjusted net result was R\$ 9.7 million compared with a negative adjusted net result of R\$ 84.2 million in 1H13.

ADJUSTED EBITDA

Adjusted EBITDA in 2Q14 was R\$ 42.7 million, equivalent to an EBITDA margin of 69.7%, and a 15.8% increase over the total for the preceding year of R\$ 36.9 million. In 1H14, adjusted EBITDA reached R\$ 85.4 million, reflecting a margin of 69.8% and a growth of 19.6% compared with 1H13.

Adjusted EBITDA Reconciliation - Management									
R\$ million	2Q13	2Q14	Chg.	1H13	1H14	Chg.			
Net income	(44.6)	-	-	(51.8)	12.9	-125.0%			
(+) Income Tax and Social Contribution	10.1	4.6	-54.7%	15.4	11.8	-23.7%			
(+) Net Financial Income	100.1	30.8	-69.2%	130.5	49.9	-61.7%			
(+) Depreciation and Amortization	5.8	7.3	25.9%	11.8	14.2	18.7%			
EBITDA	71.4	42.7	-40.2%	105.9	88.8	-16.2%			
(+) Non-Recurring Expenses	(34.5)	-	-	(34.5)	(3.4)	-			
Adjusted EBITDA	36.9	42.7	15.8%	71.4	85.4	19.6%			
Adjusted EBITDA Margin	70.0%	69.7%	-0.3 p.p.	69.5%	69.8%	0.3 p.p.			



CAPITAL STRUCTURE

The Company's gross debt as at June 30, 2014 amounted to R\$ 1,818.6 million. As of March 31, 2014, debt stood at R\$ 1,855.4 million.

Considering the Company's cash position (cash and cash equivalents and other financial investments) of R\$ 319.5 million as at June 30, 2014, total net debt was R\$ 1,499.1 million. In 1Q14, net debt was R\$ 1,408.3 million.



Financial Institution	Maturity	Index	Interest	06/30/2014	2014	2015	2016	2017	2018	2019	2020	2021	2022	After 2022
BANCO HSBC S.A.	jun/17	CDI	3.2%	8.5	1.4	2.8	2.8	1.5	-	-	-	_	-	1011
BNDES - PINE FINAME	sep/19	-	8.7%	0.9	0.1	0.2	0.1	0.2	0.2	0.1	-	-	-	
BNDES - HSBC FINEM	oct/17	SELIC	5.5%	10.5	1.6	3.2	3.2	2.5	-	-	-	-	-	
BNDES - HSBC FINEM	oct/17	TJLP	6.5%	12.3	1.9	3.7	3.7	3.0	-	-	-	-	-	
BNDES - ABC FINEM	may/17	TJLP	5.3%	4.1	0.7	1.4	1.4	0.6	-	-	-	-	-	
BNDES - ABC FINEM	may/17	USD	5.3%	2.8	0.4	1.0	1.0	0.4	-	-	-	-	-	
BNDES - ITAÚ CCB	nov/20	TJLP	6.5%	28.6	0.8	4.7	4.7	4.7	4.7	4.7	4.3	-	-	
BNDES - ITAÚ CCB	nov/20	SELIC	5.3%	7.3	0.4	1.2	1.2	1.2	1.2	1.1	1.0	-	-	
BNDES - ITAÚ CCB	nov/20	-	3.5%	1.0	-	0.2	0.2	0.2	0.2	0.1	0.1	-	-	
CCB - BANCO PAN (A)	mar/15	CDI	5.8%	7.4	5.0	2.4	-	-	-	-	-	-	-	
CCB - BANCO PAN (B)	mar/15	CDI	5.8%	4.9	3.4	1.5	-	-	-	-	-	-	-	
CCB - BBM (A)	oct/14	CDI	5.6%	4.2	4.2	-	-	-	-	-	-	-	-	
CCB - BBM (B)	oct/14	CDI	6.8%	2.2	2.2	-	-	-	-	-	-	-	-	
CCB - VOTORANTIM	feb/16	CDI	3.9%	25.5	-	19.5	6.0	-	-	-	-	-	-	
DEBÊNTURES - SB BONSUCESSO	oct/22	CDI	2.8%	30.8	1.7	3.9	3.9	3.9	3.9	3.9	4.0	3.9	1.7	
DEBÊNTURES - SB BONSUCESSO	oct/22	IPCA	7.5%	37.8	4.1	4.4	4.4	4.4	4.4	4.5	4.4	4.4	2.8	
BANCO HSBC S.A.	oct/14	CDI	3.3%	64.8	64.8	-	-	-	-	-	-	-	-	
BNB	jun/25	-	3.5%	22.1	-	2.0	2.2	2.2	2.2	2.3	2.3	2.2	2.2	
CCI - ITAÚ BBA	jun/18	TR	11.0%	115.9	9.2	23.4	27.0	31.2	25.1	-	-	-	-	
CCI - RB CAPITAL	apr/20	IPCA	9.9%	57.6	2.9	7.5	8.7	9.9	11.3	12.9	4.4	-	-	
CCI - SANTANDER	jun/22	TR	11.0%	54.0	2.1	5.0	5.5	6.1	6.8	7.6	8.4	9.4	3.1	
CCI - HABITASEC	nov/24	IPCA	7.0%	66.0	2.1	4.9	5.2	5.6	6.0	6.4	6.9	7.3	7.8	1-
CCI - HABITASEC	jun/25	IPCA	7.0%	36.1	1.1	2.4	2.6	2.8	3.0	3.2	3.4	3.7	3.9	1
CCI - HABITASEC	dec/24	IPCA	7.0%	51.8	1.7	3.7	4.0	4.2	4.5	4.8	5.2	5.5	6.0	1
CCI - ITAÚ	apr/26	TR	9.9%	268.0	-	-	-	-	2.2	37.5	37.5	37.6	37.6	11:
SENIOR PERPETUAL BONDS*		USD	10.0%	557.7	8.6	-	-	-	-	-	-	-	-	54
SUBORDINATED PERPETUAL BONDS*		USD	12.0%	335.8	10.2	-	-	-	-	-	-	-	-	32
Total Debt	·			1,818.6	130.6	99.0	87.8	84.6	75.7	89.1	81.9	74.0	65.1	1.030

^{*}Perpetual bonds with call possibility

The rating agencies which monitor the Company (Fitch and Moody's) adopt the criterion of considering 50% of the subordinated perpetual bond issue as capital.

SUBSEQUENT EVENTS

In July 14, 2014 through the subsidiaries "SECURIS ADMINISTRADORA E INCORPORADORA LTDA." and "SEND – EMPREENDIMENTOS E PARTICIPAÇÕES LTDA", signed a PRIVATE PURCHASE AND SALE AGREEMENT IN NOTIONAL FRACTIONS OF REAL ESTATE PROPERTIES ("Purchase and Sale Agreement") with ACAPURANA PARTICIPAÇÕES S.A, for the purpose of selling our entire stake of 50% in the commercial enterprise denominated "SANTANA PARQUE SHOPPING", for the total acquisition price of R\$ 144,548,894.50. The conclusion of the operation is contingent on the fulfillment of certain Precedent Conditions enshrined in the Purchase and Sale Agreement. Should the Precedent Conditions in the Purchase and Sale Agreement be satisfied and the above operation consummated, then the Company will cease to hold any direct or indirect stake in the commercial enterprise denominated "SANTANA PARQUE SHOPPING".

In August 13, 2014 through the subsidiary "SECURIS ADMINISTRADORA E INCORPORADORA LTDA.", signed a PURCHASE AND SALE COMMITMENT AGREEMENT AND OTHER COVENANTS ("Purchase and Sale Commitment") with CLAVAS EMPREENDIMENTOS IMOBILIÁRIOS LTDA, for the purpose of selling our entire stake of 100% in the commercial enterprise denominated TOP CENTER, for the total acquisition price of R\$145,500,000.00, subject to adjustments contemplated in the Purchase and Sale Commitment. The conclusion of the operation is contingent on the fulfillment of certain Precedent Conditions enshrined in the Purchase and Sale Commitment. Should the Precedent Conditions in the Purchase and Sale Commitment be satisfied and the above operation consummated, then the Company will cease to hold any direct or indirect stake in the commercial enterprise denominated TOP CENTER.



RS thousand	MANAGEMENT			Adjustment and CF		ACCOUNTING		
	2Q13	2Q14	Chg.	2Q13	2Q14	2Q13	2Q14	Chg.
Gross Operating Revenue	57,684	66,826	15.8%	(294)	-	57,390	66,826	16.4%
Revenue from Rents	43,310	47,756	10.3%	(294)	-	43,016	47,756	11.0%
Revenue from Services	14,374	19,070	32.7%	-	-	14,374	19,070	32.7%
Revenue Deductions	(4,943)	(5,528)	11.8%	10	-	(4,933)	(5,528)	12.1%
Pis / Cofins	(3,707)	(3,771)	1.7%	11	-	(3,696)	(3,771)	2.0%
ISS	(641)	(835)	30.3%	(1)	-	(642)	(835)	30.1%
Discounts	(595)	(922)	55.0%	-	-	(595)	(922)	55.0%
Net Operating Revenue	52,741	61,298	16.2%	(284)	-	52,457	61,298	16.9%
Rents and Services Costs	(11,921)	(14,946)	25.4%	192	-	(11,729)	(14,946)	27.4%
Personnel	(853)	(894)	4.8%	-	-	(853)	(894)	4.8%
Depreciation	(5,211)	(6,490)	24.5%	76	-	(5,135)	(6,490)	26.4%
Occupancy	(3,263)	(4,115)	26.1%	116	-	(3,147)	(4,115)	30.8%
Third Parties	(2,594)	(3,447)	32.9%	-	-	(2,594)	(3,447)	32.9%
Gross Profit	40,820	46,352	13.6%	(92)	-	40,728	46,352	13.8%
Operating Expenses	24,789	(10,940)	-	59	-	24,848	(10,940)	-
General and Administrative	(14,089)	(15,463)	9.8%	6	-	(14,083)	(15,463)	9.8%
Other Operating Revenues	38,878	4,523	-88.4%	2	-	38,880	4,523	-88.4%
Equity Income Result	-	-	-	51	-	51	-	-
Income Before Financial Result	65,609	35,412	-46.0%	(33)	-	65,576	35,412	-46.0%
Financial Results	(100,138)	(30,826)	-69.2%	-	-	(100,138)	(30,826)	-69.2%
Result Before Income Tax and Social Contribution	(34,529)	4,586	-	(33)	-	(34,562)	4,586	-
Income Tax and Social Contribution	(10,090)	(4,566)	-54.7%	33	-	(10,057)	(4,566)	-54.6%
Net Result in the period	(44,619)	20	-	-	-	(44,619)	20	-

	М.	MANAGEMENT			s CPC 18	ACCOUNTING			
R\$ thousand	MANAGEMENT			and CP	C 19	Accounting			
	1H13	1H14	Chg.	1H13	1H14	1H13	1H14	Chg.	
Gross Operating Revenue	112,231	133,391	18.9%	(563)	-	111,668	133,391	19.5%	
Revenue from Rents	84,604	96,219	13.7%	(563)	-	84,041	96,219	14.5%	
Revenue from Services	27,627	37,172	34.5%	-	-	27,627	37,172	34.5%	
Revenue Deductions	(9,582)	(11,071)	15.5%	19	-	(9,563)	(11,071)	15.8%	
Pis / Cofins	(7,103)	(7,369)	3.7%	19	-	(7,084)	(7,369)	4.0%	
ISS	(1,241)	(1,662)	33.9%	-	-	(1,241)	(1,662)	33.9%	
Discounts	(1,238)	(2,040)	64.8%	-	-	(1,238)	(2,040)	64.8%	
Net Operating Revenue	102,649	122,320	19.2%	(544)	-	102,105	122,320	19.8%	
Rents and Services Costs	(23,780)	(29,121)	22.5%	378	-	(23,402)	(29,121)	24.4%	
Personnel	(1,486)	(1,787)	20.3%	-	-	(1,486)	(1,787)	20.3%	
Depreciation	(10,687)	(12,493)	16.9%	151	-	(10,536)	(12,493)	18.6%	
Occupancy	(6,423)	(7,914)	23.2%	227	-	(6,196)	(7,914)	27.7%	
Third Parties	(5,184)	(6,927)	33.6%	-	-	(5,184)	(6,927)	33.6%	
Gross Profit	78,869	93,199	18.2%	(166)	-	78,703	93,199	18.4%	
Operating Expenses	15,133	(18,539)	-	98	-	15,231	(18,539)	-	
General and Administrative	(25,153)	(29,003)	15.3%	49	-	(25,104)	(29,003)	15.5%	
Other Operating Revenues	40,286	10,464	-74.0%	2	-	40,288	10,464	-74.0%	
Equity Income Result	-	-	-	47	-	47	-	-	
Income Before Financial Result	94,002	74,660	-20.6%	(68)	-	93,934	74,660	-20.5%	
Financial Results	(130,465)	(49,917)	-61.7%	5	-	(130,460)	(49,917)	-61.7%	
Result Before Income Tax and Social Contribution	(36,463)	24,743	-	(63)	-	(36,526)	24,743	-	
Income Tax and Social Contribution	(15,420)	(11,768)	-23.7%	63	-	(15,357)	(11,768)	-23.4%	
Net Result in the period	(51,883)	12,975	-	-	-	(51,883)	12,975	-	

R\$ thousand	MANAC	SEMENT			
ký moosana	MANAGEMENT				
ASSETS	06/30/2014	12/31/2013			
CURRENT ASSETS					
Cash and Cash Equivalents	186,194	171,461			
Financial Application	62,199	61,568			
Restricted Cash	70,100	74,857			
Accounts Receivable	67,739	70,422			
Recoverable Taxes	20,036	16,057			
Property, Plant and Equipment destined for sales	113,129	_			
Other Receivables	24,058	18,551			
Total Current Assets	543,455	412,916			
NON-CURRENT ASSETS					
Related Parties	40,973	34,817			
Deposits and Guarantees	2,340	2,167			
Restricted Cash	978	-			
Other Accounts Receivable	1,523	1,356			
Investment Property	1,608,973	1,625,013			
Property, Plant and Equipment	73,765	81,227			
Intangible	78,441	78,701			
Total Non-Current Assets	1,806,993	1,823,281			
Total Assets	2,350,448	2,236,197			

LIABILITIES AND SHAREHOLDERS' EQUITY		
CURRENT LIABILITIES		
Suppliers	35,003	75,321
Loans and Financing	134,607	146,390
Payable Accounts - Purchase of Properties	347	7,000
Payroll and Related Charges	3,981	3,497
Taxes and Contributions	44,975	34,310
Taxes to be paid in Installments	4,622	6,010
Real Estate Credit Notes - CCI	46,954	140,966
Related Parties	15,610	16,783
Revenue from disposals to be appropriated	7,805	7,997
Other Payables	32,127	28,848
TOTAL CURRENT LIABILITIES	326,031	467,122
NON-CURRENT LIABILITIES		
Loans and financing	1,034,630	1,051,667
Cession revenues to be recognized	35,471	29,048
Taxes to be paid in Installments	11,244	7,663
Deferred Taxes and Social Contribution	33,660	33,773
Provision for Labor and Civil Risks	1,952	1,543
Real Estate Credit Notes - CCI	602,367	353,052
Other Payables	166,846	167,057
Total Non-Current Liabilities	1,886,170	1,643,803
Sharahaldara Equiba	100 047	125,272
Shareholders Equity Total Liabilities and Shareholders Equity	138,247	125,272



R\$ thousand	06/30/2014	06/30/2013
CASH FLOW FROM OPERATING ACTIVITIES		
Profit / (loss) in the period	12,975	(51,883
Adjustments for reconciliating net profit in the period with net cash generated (used) by		•
operating activities:		
Depreciation and Amortization	14,101	11,72
Provision / (Recognition) for labor and civil risks	409	(555
Income taxes and Social Contribution deferred	(113)	(32
Income taxes and Social Contribution	11,881	15,389
Financial charges on loans, financing, CCI and perpetual bonds	111,143	85,618
Financial charges on taxes paid in installments	718	650
Exchange Variation	(56,628)	69,73
Gain / Loss on unrealized with derivative transactions	-	(14,624
Gain or loss on disposal of investments properties	(4,235)	(36,974
Equity Pick Up	-	(47
(Increase) Decrease in Operating Assets:		
Accounts Receivable	2,683	(9,875
Recoverable Taxes	(3,979)	(2,676
Other receivables	(5,674)	(10,677
Deposits and Guarantees	(173)	(80
Increase (Decrease) in Operating Liabilities:		
Suppliers	(40,318)	29,200
Taxes, Charges and Contributions	10,665	4,063
Salaries and Social Charges	484	404
Cession Revenue to be recognized	6,231	5,149
Other Payables	3,070	202,753
Cash Generated from Operating Activities	63,240	297,260
Payment of Interest	(87,552)	(67,999
Income taxes and Social Contribution paid	(116)	(15,672
Net Cash used in Operating Activities	(24,428)	213,589
CASH FLOW FROM INVESTMENT ACTIVITIES		
Assets write-off	999	-
Restricted Cash	3,148	(127,409
Acquisition of property and intangible assets	(111,664)	(219,326
Proceeds from sale of investments properties	5,283	78,950
Net Cash Used in Investment Activities	(102,234)	(267,785)
CASH FLOW FROM FINANCING ACTIVITIES		
Issuance of Loans, Financing and CCI	336,245	143,326
Costs on issuance of Loans, Financing and CCI and Perpetual Bonds	(11,522)	1,395
Amortization of principal of loans, financing and CCI	(166,072)	(28,699
Payment of principal on installment of taxes	(3,274)	(2,573
Payment of accounts payable - purchase of property	(6,653)	-
Related Parties	(7,329)	3,975
Net Cash Generated from Financing Activities	141,395	117,424
NET (REDUCTION)/INCREASE OF CASH AND CASH EQUIVALENTS	14,733	63,228
Cash and Cash Equivalents		
Closing period	186,194	315,90
	171,461	252,678

 $\textbf{Note:} \ \textbf{The operational and financial indicators were not subject to auditing by our independent auditors.}$



GLOSSARY

Adjusted EBITDA Gross profit less operating expenses, plus depreciation and amortization

together with non-recurring expenses.

Adjusted EBITDA per m² Adjusted EBITDA divided by average own GLA in the period.

Adjusted FFO Funds From Operations: Adjusted Net Profit + Depreciation + Amortization.

Adjusted net results Net Results plus non-recurring expenses.

Adjusted net results per

m²

Adjusted Net Results divided by average own GLA in the period.

Advertising Rental of marketing space for the promotion of products and services.

Anchor Stores Large and well known stores that carry special marketing and structural

features, representing an attraction to consumers, ensuring a permanent flow

and uniform consumer traffic in all areas of shopping centers.

CPC 06 Statement issued by the Brazilian Committee on Accounting Pronouncements

which refers to straight-lining revenue.

FFO per m² FFO divided by average own GLA in the period.

Malls Common areas of shopping centers (corridors) for the leasing of stands, kiosks

and similar.

Minimum Rent Base rent as defined under the rental contract.

NOI Net Operating Income: Net Revenue less cost of rents and services, plus

depreciation and amortization.

NOI per m² NOI divided by average own GLA in the period.

Occupancy Rate Rented GLA at the shopping center.

Own GLAGross leasable area weighted by the company's interest in the shopping

centers.

Percentage of Sales Rent Difference between minimum rent and the rent from sales percentage.

Satellite Stores Small and specialized stores intended for general commerce.

Total GLAGross leasable area is the sum total of all the areas available for leasing in the

shopping centers except for kiosks and third party areas.

Vacancy Rate Unrented GLA at the shopping center.