

# Magazine Luiza S.A. and Subsidiaries

Quarterly Information - ITR

June 30, 2024

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

#### Independent auditor's review report on quarterly information

To the Shareholders, Board of Directors and Officers of **Magazine Luiza S.A.**Franca - SP

#### Introduction

We have reviewed the individual and consolidated interim financial information of Magazine Luiza S.A. ("Company") contained in the Quarterly Information Form (ITR) for the quarter ended June 30, 2024, which comprises the statement of financial position as at June 30, 2024 and the related statements of profit or loss, of comprehensive income, of changes in equity, and of cash flows for the three- and sixmonth periods then ended, and notes to the individual and consolidated interim financial information, including material accounting policies and other explanatory information.

#### Responsibility of the executive board for the interim financial information

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

#### Scope of review

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

#### Conclusion on the individual and consolidated interim financial information

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



#### Other matters

#### Statements of value added

The quarterly information referred to above includes the individual and consolidated statements of value added (SVA) for the six-month period ended June 30, 2024, prepared under the responsibility of the Company's executive board, and presented as supplementary information for IAS 34 purposes. These statements were subject to review procedures conducted jointly with the review of the quarterly information for the purpose of concluding whether they are reconciled with the interim financial information and accounting records, as applicable, and whether their form and content are in accordance with the criteria defined in NBC TG 09 – Statement of Value Added. Based on our review, nothing has come to our attention that causes us to believe that these statements of value added were not prepared, in all material respects, pursuant to such standard and consistently with the individual and consolidated interim financial information taken as a whole.

São Paulo, August 8, 2024.

ERNST & YOUNG Auditores Independentes S/S Ltda. CRC-SP-034519/O

Alexandre Rubio Accountant CRC- SP-223361/O



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

#### Magazine Luiza S.A.

# Statements of financial position at June 30, 2024 and December 31, 2023 (In thousands of reais - R\$)

	Note	Individual		Conso	lidated
	Note	06/30/2024	12/31/2023	06/30/2024	12/31/2023
Assets					
Current assets					
Cash and cash equivalents	5	703,360	1,113,662	1,207,384	2,593,346
Marketable securities	6	415,093	578,311	739,117	779,072
Accounts receivable	7	2,646,762	3,919,547	4,544,906	5,885,450
Inventories	8	6,107,256	6,383,303	7,195,243	7,497,299
Accounts receivable from related parties	9	1,624,331	1,675,950	1,457,310	1,273,718
Taxes recoverable	10	1,465,769	1,475,359	1,662,863	1,680,511
Income and social contribution taxes recoverable	11	101,366	79,374	222,685	177,024
Other current assets		111,515	84,208	356,839	334,743
Total current assets	-	13,175,452	15,309,714	17,386,347	20,221,163
Noncurrent assets					
Accounts receivable	7	107,360	72,691	107,360	72,691
Taxes recoverable	10	2,372,953	2,409,362	2,395,464	2,464,245
Deferred income and social contribution taxes	11	2,669,298	2,513,695	3,098,002	2,836,852
Judicial deposits	23	1,287,448	1,260,289	1,819,725	1,734,546
Other noncurrent assets		118,743	104,365	127,776	113,671
Long-term receivables	-	6,555,802	6,360,402	7,548,327	7,222,005
Investments in subsidiaries	12	4,765,607	4,629,769	_	-
Investments in joint ventures	13	565,476	322,516	565,476	322,516
Right of use - lease	14	3,117,072	3,282,873	3,158,387	3,343,054
Property and equipment	15	1,586,332	1,650,996	1,797,706	1,841,522
Intangible assets	16	1,112,959	1,055,626	4,521,171	4,504,807
-	-	11,147,446	10,941,780	10,042,740	10,011,899
Total noncurrent assets	-	17,703,248	17,302,182	17,591,067	17,233,904

30,878,700	32,611,896	34,977,414	37,455,067	



# Statements of financial position at June 30, 2024 and December 31, 2023 (In thousands of reais - R\$)

	Note	Individual		Consc	olidated	
	Note	06/30/2024	12/31/2023	06/30/2024	12/31/2023	
Liabilities and equity						
Current liabilities						
Trade accounts payable	17	5,703,250	6,008,527	6,438,041	6,965,980	
Trade accounts payable - agreement	18	2,343,402	2,312,134	2,350,814	2,358,092	
Partners and other deposits	19	-	-	1,480,423	1,765,149	
Loans and financing	20	36,271	2,928,459	57,145	2,954,347	
Salaries, vacation pay and social charges		239,616	224,974	441,951	401,867	
Taxes payable		117,945	229,494	270,290	359,971	
Accounts payable to related parties	9	197,244	325,607	96,356	100,961	
Lease	14	454,161	493,861	469,230	508,359	
Deferred revenue	21	122,407	122,407	146,260	145,899	
Other current liabilities	22	1,174,912	1,268,164	1,680,413	1,847,502	
Total current liabilities		10,389,208	13,913,627	13,430,923	17,408,127	
Noncurrent liabilities						
Loans and financing	20	4,000,289	4,000,278	4,400,574	4,400,508	
Taxes payable		1,634	2,024	4,447	4,837	
Accounts payable to related parties	9	400,000	-		· <u>-</u>	
Lease	14	2,921,549	3,020,488	2,951,235	3,069,796	
Deferred income and social contribution taxes	11	-	-	158,287	105,122	
Provision for tax, civil, and labor contingencies	23	1,187,191	996,505	1,894,030	1,619,166	
Deferred revenue	21	877,042	938,246	1,032,106	1,102,758	
Other noncurrent liabilities	22	127,829	130,194	131,854	134,219	
Total noncurrent liabilities		9,515,534	9,087,735	10,572,533	10,436,406	
Total liabilities		19,904,742	23,001,362	24,003,456	27,844,533	
Equity	24					
Capital		13,602,498	12,352,498	13,602,498	12,352,498	
Capital reserve		(2,551,876)	(2,087,258)	(2,551,876)	(2,087,258)	
Treasury shares		(529,913)	(990,603)	(529,913)	(990,603)	
Legal reserve		137,442	137,442	137,442	137,442	
Income reserve		319,837	319,837	319,837	319,837	
Equity adjustments		(55,563)	(121,382)	(55,563)	(121,382)	
Net income for the period		`51,533 <sup>°</sup>	-	`51,533 <sup>°</sup>	-	
Total equity		10,973,958	9,610,534	10,973,958	9,610,534	
Total liabilities and equity		30,878,700	32,611,896	34,977,414	37,455,067	



# Statements of profit or loss Six-month periods and quarters ended June 30, 2024 and 2023 (In thousands of reais - R\$)

			Six-mont	n period			Quai	rter	
	Note	Indivi	dual	Consol	idated	Indivi	dual	Consoli	dated
		06/30/2024	06/30/2023	06/30/2024	06/30/2023	06/30/2024	06/30/2023	06/30/2024	06/30/2023
Not called account	05	45.050.400	44.570.700	40.040.000	47,000,500		7.007.507		0.570.050
Net sales revenue	25	15,279,460	14,579,720	18,249,232	17,639,590	7,533,074	7,037,567	9,009,967	8,572,256
Cost of goods resold and services rendered	26	(10,904,490)	(10,796,853)	(12,703,557)	(12,691,652)	(5,322,377)	(5,155,067)	(6,227,688)	(6,103,611)
Gross profit		4,374,970	3,782,867	5,545,675	4,947,938	2,210,697	1,882,500	2,782,279	2,468,645
Operating income (expenses)									
Selling expenses	27	(2,746,274)	(2,570,657)	(3,353,673)	(3,241,460)	(1,390,973)	(1,289,886)	(1,693,735)	(1,597,042)
General and administrative expenses	27	(456,996)	(436,522)	(679,539)	(634,215)	(231,805)	(233,630)	(339,921)	(325,798)
Expected credit losses		(216,328)	(183,377)	(229,149)	(204,027)	(103,214)	(89,197)	(109,965)	(105,066)
Depreciation and amortization	14 15 16	(521,741)	(503,679)	(645,943)	(627,601)	(260,749)	(253,231)	(323,270)	(319,801)
Equity pickup	12 13	117,040	(26,232)	42,535	(33,911)	31,757	(5,859)	35,627	(21,794)
Other operating income (expenses), net	27 28	55,472	(156,840)	13,994	(226,319)	34,768	(79,850)	(19,300)	(135,067)
	•	(3,768,827)	(3,877,307)	(4,851,775)	(4,967,533)	(1,920,216)	(1,951,653)	(2,450,564)	(2,504,568)
Operating income (loss) before finance income (costs)		606,143	(94,440)	693,900	(19,595)	290,481	(69,153)	331,715	(35,923)
Finance income		284,216	254,490	327,204	364,449	152,070	123,467	170,086	171,187
Finance costs		(956,505)	(1,297,516)	(1,111,708)	(1,528,904)	(487,061)	(591,514)	(571,165)	(703,283)
Finance income (costs)	29	(672,289)	(1,043,026)	(784,504)	(1,164,455)	(334,991)	(468,047)	(401,079)	(532,096)
Operating loss before income and social contribution taxes		(66,146)	(1,137,466)	(90,604)	(1,184,050)	(44,510)	(537,200)	(69,364)	(568,019)
Current and deferred income and social contribution taxes	11	117,679	444,499	142,137	491,083	68,118	235,454	92,972	266,273
Income (loss) for the period	-	51,533	(692,967)	51,533	(692,967)	23,608	(301,746)	23,608	(301,746)
Income (loss) attributable to:	•								
Controlling shareholders	-	51,533	(692,967)	51,533	(692,967)	23,608	(301,746)	23,608	(301,746)
Earnings (loss) per share									
Basic (reais per share)	24	0.070	(1.036)	0.070	(1.036)	0.032	(0.451)	0.032	(0.451)
Diluted (reais per share)	24	0.070	(1.036)	0.070	(1.036)	0.032	(0.451)	0.032	(0.451)
See accompanying notes.	=	<u>.</u>	· .		· ·		<u> </u>		



Statements of comprehensive income (loss)
Six-month periods and quarters ended June 30, 2024 and 2023
(In thousands of reais - R\$)

	Six-month period		Quar	ter
	Individual and Consolidated		Individual and C	Consolidated
	06/30/2024	06/30/2023	06/30/2024	06/30/2023
Income (loss) for the period	51,533	(692,967)	23,608	(301,746)
Items that may be subsequently recycled to profit or loss:				
Investments valued under the equity method - share in other comprehensive income (OCI) Tax effects	(1,097) 373	(5,492) 1,867	(471) 160	(3,154) 1,072
Total items that may be subsequently recycled to profit or loss	(724)	(3,625)	(311)	(2,082)
Financial assets measured at FVOCI	(65,095)	-	(77,336)	-
Total comprehensive income (loss) for the period, net of taxes	(14,286)	(696,592)	(54,039)	(303,828)
Attributable to:				
Controlling shareholders	(14,286)	(696,592)	(54,039)	(303,828)



# Statements of changes in equity Six-month periods and quarters ended June 30, 2024 and 2023 (In thousands of reais - R\$)

						Income reserve		Detelorat		
	Note	Capital	Capital reserve	Treasury shares	Legal reserve	Reserve for working capital increase	Tax incentive reserve	Retained earnings (accumulated losses)	Equity adjustmen ts	Total
Balances at December 31, 2022		12,352,498	(1,896,383)	(1,245,809)	137,442	83,660	1,215,281	-	2,012	10,648,701
Stock option plan Treasury shares sold or delivered in	24	-	7,141	-	-	-	-	-	-	7,141
stock option plans and business combinations Loss for the period	24	-	(171,708)	216,706	-	-	-	- (692,967)	-	44,998 (692,967)
·		-	(164,567)	216,706	-	-	<u> </u>	(692,967)	-	(640,828)
Other comprehensive income: Equity adjustments			-	-	-	-	-	-	3,625	3,625
Balances at June 30, 2023		12,352,498	(2,060,950)	(1,029,103)	137,442	83,660	1,215,281	(692,967)	5,637	10,011,498
Balances at December 31, 2023		12,352,498	(2,087,258)	(990,603)	137,442	-	1,215,281	(895,444)	(121,382)	(9,610,534)
Capital increase	24	1,250,000	-	-	-	-	-	-	-	1,250,000
Stock option plan Treasury shares sold or delivered in	24	-	16,739	-	-	-	-	-	-	16,739
stock option plans and business combinations	24	-	(481,357)	460,690	-	-	-	-	-	(20,667)
Net income for the period	24	4 250 000	(464 649)	460,600	-	-	-	51,533 51,533	-	51,533
Other comprehensive income:		1,250,000	(464,618)	460,690	-	-	-	51,555	-	1,297,605
Equity adjustments			-	-		-	-	-	65,819	65,819
Balances at June 30, 2024		13,602,498	(2,551,876)	(529,913)	137,442	-	1,215,281	(843,911)	(55,563)	10,973,958



# Magazine Luiza S.A. Statements of cash flows Six-month periods ended June 30, 2024 and 2023 (In thousands of reais - R\$)

(III thousands of reals - Ny)		Indivi	dual	Consoli	dated	
	Note	06/30/2024	06/30/2023	06/30/2024	06/30/2023	
Cash flows from operating activities		00/00/2024	00/00/2020	00/00/2024	00/00/2023	
Income (loss) for the period		51,533	(692,967)	51,533	(692,967)	
Adjustments to reconcile net income (loss) for the period to cash flows from		,	, , ,	,	, , ,	
operating activities:						
Income and social contribution taxes recognized in P&L	11	(117,679)	(444,499)	(142,137)	(491,083)	
Depreciation and amortization	14 15 16	521,741	503,679	645,943	627,601	
Accrued interest on loans, financing and lease	14 20	475,976	623,710	502,798	655,070	
Gain (loss) on marketable securities		(10,678)	(14,908)	(10,678)	(10,864)	
Equity pickup	12 13	(117,040)	26,232	(42,535)	33,911	
Changes in the provision for losses on assets		346,169	276,852	352,764	289,622	
Provision for tax, civil, and labor contingencies	23	214,589	67,005	330,462	90,351	
Income (loss) from write-off of assets	00	641	712	(271)	992	
Appropriation of deferred revenue	28	(61,204)	(30,883)	(71,305)	(42,337)	
Stock option plan expenses  Adjusted net income (loss) for the period	,	16,483 1,320,531	40,914 355,847	16,739 1,633,313	57,620 517,916	
Adjusted liet income (loss) for the period		1,320,331	333,647	1,033,313	317,910	
(Increase) decrease in operating assets:		4 0 4 0 0 0 0	050.050	4 000 004	0.17.405	
Accounts receivable		1,012,962	850,953	1,079,504	917,435	
Marketable securities		173,896	102,057	50,633	(71,032)	
Inventories		184,180 55,010	176,076 1,372,764	204,811	237,722 1,171,180	
Accounts receivable from related parties			, ,	(180,201)	, ,	
Taxes recoverable Judicial deposits		(197,976)	53,149 (35,176)	(181,215) (85,179)	4,416 (50,186)	
Other assets		(27,159) (41,685)	(79,594)	(36,200)	(215,472)	
Changes in operating assets		1,159,228	2,440,229	852,153	1,994,063	
		,,	, -, -	,	, ,	
Increase (decrease) in operating liabilities: Trade accounts payable		(305,277)	(412,946)	(527,939)	(628,342)	
Partners and other deposits		(303,277)	(412,940)	(284,726)	(78,824)	
Salaries, vacation pay and social charges		14,642	(12,357)	40,084	(8,937)	
Taxes payable		66,392	47,085	86,141	45,177	
Accounts payable to related parties		271,637	(14,717)	(4,605)	(58,674)	
Other liabilities		(100,247)	(296,527)	(198,264)	(257,032)	
Changes in operating liabilities	•	(52,853)	(689,462)	(889,309)	(986,632)	
Income and social contribution taxes paid		(2,124)	_	(27,929)	(17,645)	
Dividends received		(2,124)	142,912	(27,323)	43,092	
Cash flows from operating activities	•	2,424,782	2,249,526	1,568,228	1,550,794	
oush nows from operating activities	•	2,424,702	2,243,020	1,000,220	1,000,704	
Cash flows from investing activities		/ ·	(0.4. =0.=)	()	(400.000)	
Acquisition of property and equipment	14 15	(59,405)	(61,765)	(98,633)	(100,250)	
Acquisition of intangible assets	16	(178,786)	(179,899)	(232,475)	(234,205)	
Capital increase at subsidiary and joint venture	12	(268,403)	(144,714)	(200,000)	(500,000)	
Payment for acquisition of subsidiary		-	(509,102)	(14,483)	(523,033)	
Sale of exclusivity agreement and right of operation	-	/E0C E04\	835,668	(E4E E04)	835,668	
Cash flows used in investing activities		(506,594)	(59,812)	(545,591)	(21,820)	
Cash flows from financing activities						
Repayment of loans and financing	20	(2,300,000)	-	(2,301,708)	(4,451)	
Payment of interest on loans and financing	20	(914,816)	(347,582)	(942,002)	(376,767)	
Payment of lease	14	(241,605)	(251,228)	(251,387)	(264,638)	
Payment of interest on lease	14	(153,337)	(159,071)	(156,224)	(161,660)	
Increase (decrease) in trade accounts payable - agreement		31,268	(1,011,972)	(7,278)	(1,040,893)	
Capital increase	,	1,250,000	(4.700.050)	1,250,000	(4.040.400)	
Cash flows used in financing activities	•	(2,328,490)	(1,769,853)	(2,408,599)	(1,848,409)	
Increase (decrease) in cash and cash equivalents		(410,302)	419,861	(1,385,962)	(319,435)	
Cash and cash equivalents at beginning of period		1,113,662	808,764	2,593,346	2,420,045	
Cash and cash equivalents at end of period		703,360	1,228,625	1,207,384	2,100,610	
	•					
Increase (decrease) in cash and cash equivalents	;	(410,302)	419,861	(1,385,962)	(319,435)	



#### Statements of value added Six-month periods ended June 30, 2024 and 2023 (In thousands of reais - R\$)

	Individual		Conso	lidated
	06/30/2024	06/30/2023	06/30/2024	06/30/2023
Revenues	40.000.000	47.000.540		04 404 540
Sales of goods, products and services	18,200,677	17,393,518	22,241,761	21,404,512
Allowance for expected credit losses, net of reversals Other operating income	(216,328) 197.989	(183,377) 33.742	(229,149) 221.935	(204,027) 36.897
Other operating income	18,182,338	17,243,883	22,234,547	21,237,382
Bought-in inputs	10,102,330	17,240,000	22,204,047	21,207,002
Cost of goods resold and services rendered	(11,771,075)	(11,509,885)	(13,570,625)	(13,401,479)
Materials, energy, third-party services and other expenses	(2,239,009)	(2,176,052)	(2,841,451)	(2,699,645)
Loss/recovery of receivables	(97,487)	13,114	(94,639)	(18,732)
	(14,107,571)	(13,672,823)	(16,506,715)	(16,119,856)
Gross value added	4,074,767	3,571,060	5,727,832	5,117,526
Depreciation and amortization	(521,741)	(503,679)	(645,943)	(627,601)
Net value added produced by the Company	3,553,026	3,067,381	5,081,889	4,489,925
Value added received in transfer				
Equity pickup	117,040	(26,232)	42,535	(33,911)
Finance income	284,216	254,490	327,204	364,449
Total value added to be distributed	3,954,282	3,295,639	5,451,628	4,820,463
Distribution of value added				
Personnel and charges:				
Salaries	836,563	801,151	1,174,586	1,190,655
Benefits	126,206	151,476	192,192	228,181
Unemployment Compensation Fund (FGTS)	60,813	63,949	107,217	111,402
Taxes, charges and contributions:	1,023,582	1,016,576	1,473,995	1,530,238
Federal	250,455	97.772	649,647	478,151
State	1,596,809	1,511,556	2,002,138	1,854,481
Local	58,137	50,116	87,960	79,402
	1,905,401	1,659,444	2,739,745	2,412,034
Debt remuneration:				
Interest	855,975	1,219,675	912,923	1,422,823
Rent	39,555	31,885	42,270	37,821
Other	78,236	61,026	231,162	110,514
Equity remuneration:	973,766	1,312,586	1,186,355	1,571,158
Retained profit (accumulated losses)	51,533	(692,967)	51,533	(692,967)
	3,954,282	3,295,639	5,451,628	4,820,463



#### Notes to quarterly information

#### 1. Operations

Magazine Luiza S.A. ("Company") is a publicly-held corporation listed under the special segment called "Novo Mercado" of B3 S.A. – Brasil, Bolsa, Balcão, under ticker symbol "MGLU3" and is primarily engaged in the retail sale, through physical stores, e-commerce and its SuperApp, which is an application that offers products and services from Magazine Luiza, its subsidiaries, as well as from commercial partners ("sellers") through the marketplace platform. The joint venture entity Luizacred (Note 13) offers loans, financing and insurance services to its customers. It is headquartered in the city of Franca, São Paulo State, and its parent and holding company is LTD Administração e Participação S.A.

Magazine Luiza S.A. and its subsidiaries are hereinafter referred to as "Company" for purposes of this report, unless otherwise stated.

As at June 30, 2024, the Company owned 1,246 stores and 21 distribution centers (1,287 stores and 21 distribution centers as at December 31, 2023) located in all regions in Brazil. The Company also operates on the electronic commerce sites www.magazineluiza.com.br, www.epocacosmeticos.com.br, www.netshoes.com.br, www.zattini.com.br, www.shoestock.com.br, www.kabum.com.br, www.estantevirtual.com.br, and related mobile apps, as well as through the food delivery apps AiQfome, Tônolucro and Plus Delivery.

#### Agreement between Magazine Luiza and AliExpress

In June 2024, the Company signed a memorandum of understanding with AliExpress (Alibaba group's marketplace platform), in which AliExpress will start selling items from its Choice product line on the Company's digital channels, which has curation, better cost-benefit, and shorter delivery times for customers. Magazine Luiza, in turn, will start offering its own stock products on the Brazilian AliExpress platform. This partnership aims to expand the assortment of products offered and greater frequency of purchases on the Company's marketplace platform, as well as to increase sales of products from its own inventories, as a seller in another marketplace platform.

On August 8, 2024, the Board of Directors authorized the issue of this quarterly information.



#### 2. Presentation and preparation of the quarterly information

#### 2.1. Accounting policies

The quarterly financial information is presented in thousands of reais ("R\$"), which is the Company's functional and presentation currency.

The individual and consolidated quarterly information was prepared in accordance with accounting pronouncement CPC 21 (R1) and IAS 34 (Interim financial reporting), and is presented in a manner consistent with the standards issued by the Brazilian Securities and Exchange Commission (CVM).

The practices, policies and key accounting judgments and sources of uncertainty about estimates adopted in the preparation of the individual and consolidated quarterly information are consistent with those adopted and disclosed in the notes to the financial statements for the year ended December 31, 2023, which were disclosed on March 18, 2024 and should be read together.

The objective of the statement of value added (SVA) is to present information on the wealth created by the Company and its subsidiaries and its distribution over a given period. It is presented as required by the rules issued by the Brazilian Securities and Exchange Commission (CVM), as this statement is not provided for nor mandatory under the International Financial Reporting Standards (IFRS).

Management adopts the accounting policy of presenting the interest paid as financing activity and the dividends received as operating activity in the Statements of Cash Flows.

#### 3. New accounting standards, amendments and interpretations

The amended standards and interpretations effective for the year beginning January 1, 2024 did not affect this interim financial information. A number of other revised standards and interpretations are underway by the IASB and the Company will assess them in due course.

# 4. Notes to the financial statements as of December 31, 2023 that are not presented in this quarterly information

The quarterly information is presented in accordance with accounting pronouncements CPC 21 (R1) and IAS 34 - Interim Financial Reporting, issued by the International Accounting Standards Board (IASB), in compliance with the provisions contained in CVM/SNC/SEP Memorandum Circular No. 003/2011 of April 28, 2011. The preparation of this quarterly information involves judgment by the Company's management in connection with the relevance and changes that should be disclosed in the explanatory notes. Accordingly, this quarterly information presents selected explanatory notes and does not include all explanatory notes disclosed in the financial statements for the year ended December 31, 2023. As permitted by Memorandum Circular No. 03/2011, issued by the Brazilian Securities and Exchange Commission (CVM), the following explanatory notes and their references to the financial statements as of December 31, 2023 are not presented:

- Significant accounting policies and practices (Note 3); and
- Significant accounting judgments and sources of uncertainties in estimates (Note 4).



#### 5. Cash and cash equivalents

		Individual		Conso	lidated
	Rate	06/30/2024	12/31/2023	06/30/2024	12/31/2023
Cash Banks		125,687 28.938	77,723 72.988	126,793 81.358	78,780 104,866
Short-term deposits	From 88% to 103% of the CDI	548,735	962,951	940,441	2,359,144
Investment funds	From 97% to 100% of the CDI	· <u>-</u>	-	58,792	50,556
	_	703,360	1,113,662	1,207,384	2,593,346

Credit risk and sensitivity analyses are described in Note 31.

#### 6. Marketable securities

		Indiv	idual	Conso	lidated
	Rate	06/30/2024	12/31/2023	06/30/2024	12/31/2023
	100% to 105% of				
Investment funds	the CDI	5,014	4,809	5,014	4,809
Receivables investment funds		45,284	49,263	8,673	3,248
Funds of one:	(a)				
Federal government securities		364,795	524,239	725,430	771,015
	-	415,093	578,311	739,117	779,072

<sup>(</sup>a) Refers to fixed income funds of one held with Banco Itaú S.A. and Banco do Brasil S.A. As of June 30, 2024 and December 31, 2023, the portfolio comprised the investments described in the table above, which are linked to securities and financial transactions and referenced to the variation of the Interbank Deposit Certificate (CDI), with the objective of returning to the average yield of 100% of the CDI for the Company.

Credit risk and sensitivity analyses are described in Note 31.

#### 7. Accounts receivable

	Individual		Conso	lidated	
	06/30/2024	12/31/2023	06/30/2024	12/31/2023	
Trade accounts receivable:					
Credit cards (a)	1,421,122	2,776,422	3,143,716	4,499,274	
Debit cards (a)	9,617	11,739	9,666	11,788	
Direct consumer credit (b)	1,534,771	1,321,089	1,534,771	1,321,089	
Customer services (c)	456,799	377,909	481,772	403,952	
Other receivables (d)	4,591	4,566	115,176	159,684	
Total trade accounts receivable	3,426,900	4,491,725	5,285,101	6,395,787	
From commercial agreements (e)	138,102	235,290	184,319	302,974	
Allowance for expected credit losses	(433,768)	(366,096)	(440,042)	(371,939)	
Present value adjustment	(377,112)	(368,681)	(377,112)	(368,681)	
	2,754,122	3,992,238	4,652,266	5,958,141	
Current assets	2,646,762	3,919,547	4,544,906	5,885,450	
Noncurrent assets	107,360	72,691	107,360	72,691	



#### 7. Accounts receivable (Continued)

Days sales outstanding is of 38 and 46 days, individual and consolidated, respectively, as of June 30, 2024 (45 and 53 days, individual and consolidated, respectively, as of December 31, 2023).

- (a) Accounts receivable arising from sales made through credit and debit cards, which the Company receives from the buyers in amounts, terms and number of installments defined at the time the products are sold. The consolidated information includes receivables from buyers transacted through Fintech Magalu, to be transferred to the partners (sellers) as described in Note 19. As of June 30, 2024, the Company recorded credits assigned to certain buyers and financial institutions amounting to R\$3,869,249 (R\$2,678,944 as of December 31, 2023), individual, and R\$6,183,771 (R\$5,337,901 as of December 31, 2023), consolidated, on which a discount ranging from 103.7% to 108.7% of the CDI is applied. Through assignment of receivables from cards, the Company transfers to the acquirers and financial institutions all risks from customer receivables and, thus, settles the amounts receivable related to these credits.
- (b) Refers to receivables from sales financed by the Company and by other financial institutions.
- (c) Refers substantially to sales intermediated by the Company for Luizaseg and Cardif do Brasil Seguros e Garantias S.A. The Company allocates to its partners the extended warranty and other insurance, in full, in the month following the sale, and receives from customers in accordance with the agreed transaction term. Additionally, receivables for marketplace services and other services are allocated to this account.
- (d) Refers mostly to receivables for transportation services of subsidiaries Magalog and GFL Logística to third parties, as well as services rendered and entries in Fintech Magalu's payment accounts.
- (e) Refers to bonuses to be received from suppliers, arising from the fulfillment of the purchase volume or promotional campaigns, as well as from agreements that define the share of suppliers in disbursements related to advertising and promotion (joint advertising). The balance presented is net of the amounts offset with balances payable from the respective suppliers, provided for in the partnership agreement between the parties. The amounts offset totaled R\$381,036, individual (R\$574,333 as of December 31, 2023), and R\$391,899, consolidated (R\$602,197 as of December 31, 2023).

Changes in allowance for expected credit losses are as follows:

Opening balance
(+) Additions
(-) Write-offs
Closing balance

Indiv	idual	Consolidated					
06/30/2024	12/31/2023	06/30/2024	12/31/2023				
(366,096)	(266,709)	(371,939)	(270,761)				
(254,302)	(519,702)	(255,519)	(522,579)				
186,630	420,315	187,416	421,401				
(433,768)	(366,096)	(440,042)	(371,939)				

The credit risk analysis is detailed in Note 31.

The aging list of trade accounts receivable and receivables from commercial agreements is as follows:

	Tı	rade accounts	receivable		From commercial agreements				
	Individ	ual	Conso	lidated	Indiv	idual	Conso	lidated	
	06/30/2024	12/31/2023	06/30/2024	12/31/2023	06/30/2024	12/31/2023	06/30/2024	12/31/2023	
Falling due:									
Within 30 days	297,851	260,305	468,529	518,713	20,048	68,101	37,023	104,260	
31 to 60 days	211,404	649,945	234,400	711,865	21,059	85,859	34,562	105,250	
61 to 90 days	172,819	654,591	343,183	705,456	68,073	75,016	76,420	76,026	
91 to 180 days	1,074,075	1,428,606	2,076,652	2,053,521	10,723	623	11,023	623	
181 to 360 days	1,291,161	1,172,876	876 <b>1,765,370</b> 2,064,631		-	22	100	22	
More than 361 days	116,481	99,618	116,697	99,618	-	-	-		
·	3,163,791	4,265,941	5,004,831	6,153,804	119,903	229,621	159,128	286,181	
Overdue:									
Within 30 days	65,492	56,855	82,653	73,054	1,005	1,803	4,906	8,574	
31 to 60 days	46,331	38,272	46,331	38,272	15,088	1,738	15,637	2,272	
61 to 90 days	40,834	34,915	40,834	34,915	156	363	972	1,774	
91 to 180 days	110,452	95,742	110,452	95,742	1,950	1,765	3,676	4,173	
	263,109	225,784	280,270	241,983	18,199	5,669	25,191	16,793	
<u>-</u>									
_	3,426,900	4,491,725	5,285,101	6,395,787	138,102	235,290	184,319	302,974	



#### 8. Inventories

Goods for resale Consumption materials Provisions for inventory losses

Indiv	idual	Consolidated				
06/30/2024	12/31/2023	06/30/2024	12/31/2023			
6,295,822	6,511,511	7,403,857	7,641,437			
23,862 (212,428)	23,088 (151,296)	33,771 (242,385)	35,423 (179,561)			
6,107,256	6,383,303	7,195,243	7,497,299			

As of June 30, 2024, the Company recorded inventories of goods for resale given in guarantee of legal proceedings, under enforcement, in the amount of R\$10,588 (R\$21,650 as of December 31, 2023).

Changes in the provision for inventory losses are shown below:

Opening balance Set-up of provision Inventories written off or sold Closing balance

Indivi	dual	Consolid	dated
06/30/2024	12/31/2023	06/30/2024	12/31/2023
(151,296)	(162,468)	(179,561)	(184,484)
(91,867)	(47,928)	(97,245)	(62,269)
30,735	59,100	34,421	67,192
(212,428)	(151,296)	(242.385)	(179.561)





# 9. Transactions with related parties

		Assets (	Liabilities)			P&L for the six	-month period			P&L for th	e quarter	
	Indiv	ridual	Consol	idated	Indivi	dual	Consol	idated	Individ	dual	Consoli	idated
Company	06/30/2024	12/31/2023	06/30/2024	12/31/2023	06/30/2024	06/302023	06/30/2024	06/30/2023	06/30/2024	06/30/2023	06/30/2024	06/30/2023
Luizacred (i)												
Commissions for services rendered	1,220	1,915	1,220	1,915	120,306	123,368	120,306	123,368	58,469	61,390	58,469	61,390
Credit card	1,201,871	1,125,171	1,387,803	1,222,793	(116,857)	(205,234)	(116,857)	(205,234)	(78,122)	(79,437)	(78,122)	(79,437)
Transfers of receivables	(63,043)	(84,061)	(63,043)	(84,061)	-		-	-	• • •	` ' -	· · · · · ·	-
Reimbursement of shared expenses	39,939	45,523	39,939	45,523	53,694	74,866	53,694	74,866	25,333	38,901	25,333	38,901
	1,179,987	1,088,548	1,365,919	1,186,170	57,143	(7,000)	57,143	(7,000)	5,680	20,854	5,680	20,854
Luizaseg (ii)						044.740		044.740		407 707		407 707
Commissions for services rendered	-	-	-	-	-	241,748	-	241,748	-	127,787	-	127,787
Total - joint ventures	1,179,987	1,088,548	1,365,919	1,186,170	57,143	234,748	57,143	234,748	5,680	148,641	5,680	148,641
Netshoes (iii)												
Commissions for services rendered	32,939	(71,090)	-	-	7,399	10,401	-	-	3,008	5,096	-	-
Promissory notes	(200,000)										-	
Émana Oceanifelana (b.)	(167,061)	(71,090 <b>)</b>	-	-	7,399	10,401	-	-	3,008	5,096	-	-
Época Cosméticos (iv) Commissions for services rendered	714	690			2,390	2,140			1,192	415		
Commissions for services rendered	/ 14	090	-	-	2,390	2,140	-	-	1,192	413	-	-
Kabum (v)												
Commissions for services rendered	9,660	8,210	-	-	7,325	2,811	-	-	4,540	2,171	-	-
Promissory notes	(200,000)	-	-	-		-	-	-		-	-	<u>-</u>
	(190,340)	8,210	-	-	7,325	2,811	-	-	4,540	2,171	-	-
Luiza Administradora de Consórcio (vi)												
Commissions for services rendered	-	1,210	-	-	7,609	8,616	-	-	3,854	4,462	-	-
Dividends receivable Group of consortia	31	6,454 44	- 31	44	-		-	-	-	-	-	-
Group or consortia	31	7.708	31	44	7,609	8,616	-	<u>-</u>	3,854	4,462	-	
Magalog (vii)	31	7,700	31	***	7,003	0,010	-	-	3,034	4,402	-	-
Transfers of receivables	(124,513)	(106,178)	_	-	_				_	_	_	-
Freight	-	-	-	-	(926,016)	(862,615)	-	-	(400,100)	(440,128)	-	-
	(124,513)	(106,178)	-	-	(926,016)	(862,615)	-	-	(400,100)	(440,128)	-	-
Fintech Magalu (viii)												
Transfers of receivables	333,484	450,686	-	-	(112,570)	(153,312)	-	-	(27,603)	(68,414)	-	-
Jovem Nerd (ix)												
Placement of advertisement	(219)	-	-	-	(219)	(381)	-	-	4	(275)	-	-
	` '				` '	` ,				` ,		
Luizalabs (x)												
System development		(14,774)				12	-	-		118	-	
Total Subsidiaries	(147,904)	275,252	31	44	(1,014,082)	(992,328)	•	-	(415,105)	(496,555)	-	
MTG Participações (xi)												
Rent and other transfers	(4,703)	(2,744)	(4,703)	(2,744)	(44,527)	(36,766)	(44,527)	(36,766)	(22,264)	(20,794)	(22,264)	(20,794)
PJD Agropastoril (xii)	( .,. 55)	(=,, )	( .,. 55)	(=, )	(, ==. )	(00,100)	(,02.)	(00,100)	(==,== .)	(20,101)	(,	(20,701)
Rent, freight and other transfers	(62)	(56)	(62)	(56)	(467)	(488)	(467)	(488)	(232)	(235)	(232)	(235)
LH Participações (xiii)		` '		` ′		` ′	, ,	, ,	` '	, ,		` -
Rent	(223)	(216)	(223)	(216)	(1,336)	(1,295)	(1,336)	(1,295)	(668)	(647)	(668)	(647)
ASENOVE Administração (xiv)		(4.5)		(4=)		(07)		(67)		(4.1)		/**
Rent ETCO – SCP (xv)	-	(15)	-	(15)	-	(87)	-	(87)	-	(44)	-	(44)
Agency fee					(3,402)	(4,135)	(3,402)	(4,135)	(1,524)	(1,742)	(1,524)	(1,742)
Marketing expenses	(8)	(10,426)	(8)	(10,426)	(106,313)	(129,228)	(106,313)	(129,228)	(47,610)	(54,445)	(47,610)	(54,445)
3	(8)	(10,426)	(8)	(10,426)	(109,715)	(133,363)	(109,715)	(133,363)	(49,134)	(56,187)	(49,134)	(56,187)
Total other related parties	(4,996)	(13,457)	(4,996)	(13,457)	(156,045)	(171,999)	(156,045)	(171,999)	(72,298)	(77,907)	(72,298)	(77,907)
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Total related parties	1,027,087	1,350,343	1,360,954	1,172,757	(1,112,984)	(929,579)	(98,902)	62,749	(481,723)	(425,821)	(66,618)	70,734





#### 9. Transactions with related parties (Continued)

Other related parties marketable	Assets (Liabilities)			P&L for the six-month period				P&L for the quarter				
Other related parties – marketable securities	Indiv	idual	Conso	lidated	Individual		Consolidated		Individual		Consolidated	
Securities	06/30/2024	12/31/2023	06/30/2024	12/31/2023	06/30/2024	06/30/2023	06/30/2024	06/30/2023	06/30/2024	06/30/2023	06/30/2024	06/30/2023
Funds of one – classified as Marketable securities (xvi)	364,795	524,239	725,430	771,015	10,466	16,657	10,466	16,657	4,980	6,257	4,980	6,257

	Indiv	idual	Consolidated		
Reconciliation	06/30/2024	12/31/2023	06/30/2024	12/31/2023	
Accounts receivable from related parties	1,624,331	1,675,950	1,457,310	1,273,718	
Accounts payable to related parties	(597,244)	(325,607)	(96,356)	(100,961)	
	1,027,087	1,350,343	1,360,954	1,172,757	

- (i) The transactions with Luizacred, a joint venture with Banco Itaúcard S.A., relate to the following activities:
  - (a) Receivables under private label credit cards and finance costs with advance of such receivables;
  - (b) Balance receivable from the sale of products financed to customers by Luizacred, received by the Company;
  - (c) Commissions on services provided monthly by the Company, including attraction of new customers, management and administration of consumer credit transactions, control and collection of financing granted, indication of insurance linked to financial services and products. The amounts payable (current liabilities) refer to the receipt of customer installments at the Company's store cashiers, which are transferred to
- (ii) The equity interest and control held by Magazine Luiza S.A. in Luizaseg was sold to NCVP Participações Societárias S.A., a subsidiary of Cardif do Brasil Seguros e Previdência S.A., on October 31, 2023, as described in Note 13 to the financial statements as of December 31, 2023. Therefore, Luizaseg is no longer considered a related party under CPC 05 Related Party Disclosures.
- (iii) The amounts of Netshoes, a wholly-owned subsidiary, refer to commissions for sales made via the Parent Company's marketplace platform and to promissory notes entered into with Magazine Luiza, to be settled on October 20, 2024.
- (iv) Transactions with Época Cosméticos, a wholly-owned subsidiary, refer to commissions for sales made via the Parent Company's marketplace platform.
- (v) The transactions with KaBuM, a wholly-owned subsidiary, refer to commissions for sales made via the Parent Company's marketplace platform and to promissory notes entered into with Magazine Luiza, to be settled on December 1, 2025.
- (vi) The amounts receivable (current assets) from Luiza Consortium (LACs), a wholly-owned subsidiary, refer to proposed dividends and commissions for sales made by the Parent Company as an agent for consortium operations. The amounts payable (current liabilities) refer to unrealized transfers to LAC relating to consortia installments received by the Parent Company through cashiers at the points of sale.
- (vii) Transactions with Magalog, a wholly-owned subsidiary, refer to freight expenses and transfer of receivables.
- (viii) Transactions with Fintech Magalu, a wholly-owned subsidiary, refer to commissions receivable for sales made via its platform by Marketplace sellers, as well as fees paid for the use of the sub-acquisition operation offered.
- (ix) Transactions with Jovem Nerd, a wholly-owned subsidiary, refer to advertising.
- (x) This refers to provision of system development services by the subsidiary Luizalabs Computação e Sistemas de Informação.
- (xi) Transactions with MTG Administração, Assessoria e Participações S.A., controlled by the same controlling shareholders of the Company, refer to expenses with rent of commercial buildings for its stores, as well as distribution centers, and reimbursement of expenses.
- (xii) Transactions with PJD Agropastoril Ltda., a company controlled by the Company's indirect controlling shareholders, refer to expenses with truck rentals for shipping of goods.
- (xiii) Transactions with LH Agropastoril, Administração Participações Ltda., controlled by the same controlling shareholders of the Company, refer to expenses with rent of commercial buildings and central office.
- (xiv) Transactions ASENOVE Administração e Participações Ltda., controlled by a controlling shareholder of the Company, refer to expenses with rent of commercial building.
- (xv) Transactions with ETCO Sociedade em Conta de Participação, whose participating partner is a company controlled by the chairman of the Company's Board of Directors, refer to contracts for provision of promotion and advertising services, including transfers related to broadcasting, media production and graphic creation services.
- (xvi) This refers to investments, redemptions and income from funds of one (ML Renda Fixa Crédito Privado FI and BB MGL Fundo de Investimento RF Longo Prazo Note 6 Marketable securities).



#### 9. Transactions with related parties (Continued)

#### Management compensation

	06/30/2	024	06/30/2	023
	Board of Directors	Statutory Board	Board of Directors	Statutory Board
Fixed and variable compensation	2,761	4,094	2,000	4,377
Stock option plan	523	3.124	2.953	11.421

The Company does not offer post-employment benefits, severance pay, or other long-term benefits. Short-term benefits for the statutory board correspond to those granted to the other Company employees, and certain eligible employees are beneficiaries of a share-based incentive plan, as mentioned in Note 24. The Company's internal policy determines the payment of Profit Sharing to its employees. These amounts are accrued on a monthly basis by the Company, according to estimated achievement of goals. Total management compensation was approved at the Annual General Meeting held on April 24, 2024, in which the limit of R\$34,085 was established for 2024.

#### 10. Taxes recoverable

	Indiv	idual	Consol	idated
	06/30/2024	12/31/2023	06/30/2024	12/31/2023
ICMS recoverable (a) PIS and COFINS recoverable (b)	2,380,952 1,454,157	2,460,626 1,420,482	2,424,285 1,611,538	2,506,638 1,618,975
Other	1,454,157 3,613	3,613	22,504	19,143
	3,838,722	3,884,721	4,058,327	4,144,756
Current assets Noncurrent assets	1,465,769 2,372,953	1,475,359 2,409,362	1,662,863 2,395,464	1,680,511 2,464,245

- (a) Refer to accumulated credits of Company State VAT (ICMS) and due to tax substitution, arising from the application of different rates on interstate receiving and shipping operations. These credits are realized through a request for reimbursement and offsetting of debts of the same nature to the States of origin of the credit.
- (b) In a judgment held in 2023, the High Court of Justice (STJ) established its understanding in the sense of the non-levy of Contribution Tax on Gross Revenue for Social Integration Program (PIS) and Contribution Tax on Gross Revenue for Social Security Financing (COFINS) on discounts, bonuses and rebates received by retail companies from their suppliers. Thus, based on judicial precedents and on the legal advisors' opinion, the Company completed the calculations and amendments in 2023 of the PIS/COFINS accessory obligations for the periods prior to 2023, with a view to excluding the bonuses received from the tax base. As a result, the Company recorded the effects of the reduction of PIS/COFINS debts and the consequent return of the credits overused in the past to the taxes recoverable account, as previously unused credits that have been offset with federal tax debts. In June 2024, the Company reassessed the calculation methodology for the exclusion of ICMS from the PIS/COFINS tax bases considering the final decisions handed down on lawsuits filed and, as a result, recognized the amount of R\$160,788 under Other operating income, net.

#### 11. Income and social contribution taxes

#### a) Income and social contribution taxes recoverable

Corporate Income Tax (IRPJ) and Social Contribution Tax on Net Profit (CSLL) recoverable Withholding Income Tax (IRRF) recoverable

Indiv	idual	Consolidated					
06/30/2024	12/31/2023	06/30/2024	12/31/2023				
814	17	91,638	73,301				
100,552	79,357	131,047	103,723				
101,366	79,374	222,685	177,024				



#### 11. Income and social contribution taxes (Continued)

#### b) Reconciliation of the tax effect on loss before income and social contribution taxes

		Six-mont	h period			Qua	rter	
	Indivi	dual	Consol	idated	Indivi	dual	Consol	idated
	06/30/2024	06/30/2023	06/30/2024	06/30/2023	06/30/2024	06/30/2023	06/30/2024	06/30/2023
Loss before income and social contribution taxes Current statutory rate	(66,146) 34%	(1,137,466) 34%	(90,604) 34%	(1,184,050) 34%	(44,510) 34%	(537,200) 34%	(69,364) 34%	(568,019) 34%
Expected income and social contribution tax credit at current rates	22,490	386,738	30,805	402,577	15,133	182,648	23,584	193,126
Reconciliation to effective rate (effects of application of tax rates):								
Exclusion - equity pickup Unrecognized deferred IR/CS - Netshoes/Kabum	39,794 -	(8,919)	14,462 -	(11,530) 18,264	10,798 -	(1,992)	12,113 -	(7,410) 10,993
Effect of government grant (1)	30,373	68,204	67,812	73,912	16,028	55,778	36,438	58,614
Interest of taxes paid in error (2)	26,179	1,135	28,332	1,135	25,597	(921)	26,670	(921)
Goodwill amortization		-	6,120	-		. ,	3,060	` _
Other permanent exclusions, net	(1,157)	(2,659)	(5,394)	6,725	562	(59)	(8,893)	11,871
Income and social contribution tax debt	117,679	444,499	142,137	491,083	68,118	235,454	92,972	266,273
Current Deferred	(5,366) 123,045	- 444,499	(33,290) 175,427	(29,511) 520,594	(5,366) 73,484	- 235,454	(18,257) 111,229	(17,218) 283,491
Total	117,679	444,499	142,137	491,083	68,118	235,454	92,972	266,273
Effective rate	177.9%	39.1%	156.9%	41.5%	153.0%	43.8%	134.0%	46.9%

<sup>(1)</sup> In performing its regular activities, the Company is entitled to a number of tax benefits granted by the states. Based on the concept brought by Supplementary Law No. 160/2017, these benefits are considered investment grants and, according to CPC 07 – Government grants and assistance, they are recorded in the statement of profit or loss for the year.

<sup>(2)</sup> On September 24, 2021, in a decision of the Federal Supreme Court with recognized general repercussion effect, the levy of IRPJ and CSLL on amounts related to the Selic (Central Bank benchmark rate) received due to claim to refund taxes paid in error was declared unconstitutional. The Company has a writ of mandamus, dated before the judgment of the Federal Supreme Court, whose subject matter is precisely the recognition of the illegitimacy of the levy of IRPJ and CSLL on Selic in tax credits. Based on the decision of the STF, the Company permanently excluded these amounts from the tax base, considering that it is likely that the decision will be accepted by the tax authorities, pursuant to ICPC 22 – Uncertainty over Income Tax Treatments (equivalent to IFRIC 23).



#### 11. Income and social contribution taxes (Continued)

#### c) Deferred income and social contribution taxes

Breakdown and changes in balances of deferred income and social contribution tax assets and liabilities:

# Deferred income and social contribution taxes on: Income and social contribution tax loss Allowance for expected credit losses Provision for inventory losses Provision for present value and fair value adjustments Provision for tax, civil, and labor contingencies Provision for stock option plan Temporary differences on leases Temporary differences on fair value in acquisitions Judicial deposits Deferred tax credits (1) Other provisions Deferred income and social contribution tax assets (liabilities)

		Individual				Consolidated	d
Balance at 12/31/2023	P&L	Equity	Balance at 06/30/2024	Balance at 12/31/2023	P&L	Equity	Balance at 06/30/2024
1,796,415	(4,055)		1,792,360	2,056,572	(1,651)	_	2,054,921
124.603	23,140	-	147,743	128.573	23,140	-	151,713
51,441	20,785	-	72,226	51,918	21,306	-	73,224
95,037	3,730	32,558	131,325	95,037	3,730	32,558	131,325
338,811	64,834		403,645	494,557	94,928	_	589,485
134,637	6,405	-	141,042	134,637	6,405	-	141,042
125,996	7,401	-	133,397	125,996	7,401	-	133,397
(41,679)		-	(41,679)	(230,040)	20,940	-	(209,100)
617 <sup>′</sup>	717	-	1,334	617	717	-	1,334
(102, 149)	-	-	(102,149)	(131,605)	-	-	(131,605)
(10,034)	88	-	(9,946)	5,468	(1,489)	-	3,979
2,513,695	123,045	32,558	2,669,298	2,731,730	175,427	32,558	2,939,715

	Individual			Consolidated	
Balance at 12/31/2022	P&L	Balance at 06/30/2023	Balance at 12/31/2022	P&L	Balance at 06/30/2023
1,033,410	421,024	1,454,434	1,096,109	453,795	1,549,904
90,681	18,819	109,500	90,681	18,819	109,500
55,239	(7,027)	48,212	55,542	(6,842)	48,700
83,998	(13,481)	70,517	83,998	(13,481)	70,517
277,044	19,738	296,782	392,931	21,175	414,106
127,528	2,795	130,323	127,528	2,795	130,323
102,967	10,761	113,728	102,967	10,761	113,728
(41,679)	-	(41,679)	(258,028)	46,581	(211,447)
617	(11)	606	617	(11)	606
(102,149)	-	(102,149)	(131,605)	-	(131,605)
(1,728)	(8,119)	(9,847)	16,798	(12,998)	3,800
1,625,928	444,499	2,070,427	1,577,538	520,594	2,098,132

<sup>(1)</sup> Refers to temporary exclusions from the income and social contribution tax bases related to recognition of tax credits, the tax benefits of which are observed at a time other than upon recognition.



#### 11. Income and social contribution taxes (Continued)

#### c) Deferred income and social contribution taxes (Continued)

Breakdown of deferred income and social contribution taxes by company

	Balance at 12/31/2023	Deferred tax assets	Deferred tax liabilities	Balance at 06/30/2024
Individual	2,513,695	2,669,298	-	2,669,298
Netshoes	194,230	205,207	(20,457)	184,750
KaBuM	(86,277)	37,694	(80,883)	(43,189)
Luiza Consortium	(1,625)	29,923	(33,293)	(3,370)
Época Cosméticos	40,150	53,785	_	53,785
Magalog	80,859	83,641	-	83,641
Softbox	7,918	10,017	-	10,017
Fintech Magalu	(17,220)	8,437	(23,654)	(15,217)
Consolidated	2,731,730	3,098,002	(158,287)	2,939,715

The balance of deferred income and social contribution tax assets recorded is limited to amounts whose realization is supported by projections of future taxable bases, approved by management.

#### 12. Investments in subsidiaries

#### a) Changes in investments in subsidiaries

Changes in investments in direct subsidiaries presented in the individual financial statements are as follows:

#### Position at 06/30/2024

Financial Information	Netshoes	KaBuM	Época Cosméticos	Fintech Magalu	Luiza Consortium	Magalog	Luizalabs
Shares/units of interest	1,514,532,428	1,976,774	34,405,475	2,000,000	6,500	16,726	23,273,616
Interest (%)	100%	100%	100%	100%	100%	100%	100%
Current assets	550,278	1,350,999	169,531	2,357,796	208,295	309,390	61,460
Noncurrent assets	964,571	329,891	305,134	491,846	45,613	371,144	307,951
Current liabilities	531,868	479,453	113,546	2,147,184	103,719	382,067	79,488
Noncurrent liabilities	326,553	630,583	131,276	181,279	35,567	40,334	9,154
Capital	636,140	250,882	145,955	490,489	50,050	364,346	200,263
Equity	656,428	570,854	229,843	521,179	114,622	258,133	280,769
Net revenue	762,515	1,466,879	266,034	417,360	70,787	1,026,722	11,146
Net income (loss)	6,226	35,716	(14,221)	63,653	19,113	(1,561)	(6,676)

Changes	Netshoes	KaBuM	Época Cosméticos	Fintech Magalu	Luiza Consortiu m	Magalog	Luizalabs	Total
Balance at December 31, 2023	1,287,661	1,980,246	285,829	457,526	95,508	237,526	285,473	4,629,769
Future capital contribution	1,231	-	-	-	-	30,212	36,960	68,403
Other comprehensive income	299	-	-	-	-	-	-	299
Action plan	(140)	(2,460)	(212)	-	-	(1,336)	(3,221)	(7,369)
Equity pickup	(4,199)	20,689	(14,221)	63,653	19,114	(2,722)	(7,809)	74,505
Balance at June 30, 2024	1,284,852	1,998,475	271,396	521,179	114,622	263,680	311,403	4,765,607



#### 12. Investments in subsidiaries (Continued)

#### a) Changes in investments in subsidiaries (Continued)

#### Position at 12/31/2023

Financial Information	Netshoes	KaBuM	Época Cosméticos	Fintech Magalu	Luiza Consortium	Magalog	Luizalabs
Shares/units of interest	1.514.532.428	1,976,774	34.405.475	2.000.000	6.500	16.726	23,273,616
Interest (%)	100%	100%	100%	100%	100%	100%	100%
Current assets	757,326	1,792,889	237,502	2,586,682	176,963	310,045	74,216
Noncurrent assets	577,362	149,343	263,429	502,194	40,678	375,375	272,247
Current liabilities	538,958	796,678	164,570	2,433,064	93,290	407,497	83,373
Noncurrent liabilities	314,205	607,954	92,086	198,286	28,843	47,105	9,382
Capital	634,910	250,882	145,955	490,489	50,050	334,134	163,303
Equity	648,811	537,600	244,275	457,526	95,508	230,818	253,708
Net revenue	1,836,116	3,226,979	580,429	937,131	130,062	2,067,693	24,170
Net income (loss)	177,725	87,749	(22,476)	105,805	26,419	(116,432)	(7,176)

Changes	Netshoes	KaBuM	Época Cosméticos	Fintech Magalu	Luiza Consortiu m	Magalog	Luizalabs	Total
Balance at December 31.								
2022	1,168,083	1,922,997	270,263	430,028	75,363	275,124	237,873	4,379,731
Future capital contribution	4,238	_	37,950	22,010	-	79,627	37,451	181,276
Other comprehensive								
income	(356)	-	-	-	-	-	-	(356)
Action plan	(186)	(1,864)	92	(317)	-	(138)	18,103	15,690
Dividends paid	-	-	-	(100,000)	(6,275)	-	-	(106, 275)
Equity pickup	115,882	59,113	(22,476)	105,805	26,420	(117,087)	(7,954)	159,703
Balance at December 31,								
2023	1,287,661	1,980,246	285,829	457,526	95,508	237,526	285,473	4,629,769

#### b) Reconciliation of the carrying amount

Subsidiary	Equity	Goodwill from acquisition	Revaluation surplus (1)	Balance at 06/30/2024
Netshoes KaBuM Época Cosméticos Fintech Magalu Luiza Consortium Magalog Luizalabs	656,428 570,854 229,843 521,179 114,622 258,133 280,769 2,631,828	486,718 710,909 36,826 - 3,756 25,421 1,263,630	141,706 716,712 4,727 - 1,791 5,213 870,149	1,284,852 1,998,475 271,396 521,179 114,622 263,680 311,403 4,765,607

(1) Refers to the difference in the fair value of assets and liabilities allocated to the acquisition price.

Subsidiary	Equity	Goodwill from acquisition	Revaluation surplus (1)	Balance at 06/30/2023
Netshoes	468,146	486,718	203,547	1,158,411
KaBuM Época Cosméticos	508,923 275,058	710,911 36,826	746,764 4,728	1,966,598 316,612
Fintech Magalu Luiza Consortium	394,992 93,497	-	-	394,992 93,497
Magalog Luizalabs	236,721 233,854	3,756 25,421	3,281 6,732	243,758 266,007
	2,211,191	1,263,632	965,052	4,439,875

<sup>(1)</sup> Refers to the difference in the fair value of assets and liabilities allocated to the acquisition price.



# 13. Investments in joint ventures

#### Position at 06/30/2024

Interest	Luizacred
Shares/units of interest	31,056,244
Interest (%)	50%
Current assets	17,209,383
Noncurrent assets	1,575,265
Current liabilities	17,543,804
Noncurrent liabilities	99,760
Capital	996,000
Equity	1,141,084
Net revenue	2,219,080
Net income	84,152

Changes	Luizacred
Balance at December 31, 2023	322,516
Capital increase	200,000
Other comprehensive income	425
Unearned income/difference in practice	460
Equity pickup	42,075
Balance at June 30, 2024	565,476

#### Position at 12/31/2023

Interest	Luizacred
Shares/units of interest	31,056,244
Interest (%)	50%
Current assets	17,659,293
Noncurrent assets	1,755,990
Current liabilities	18,665,838
Noncurrent liabilities	93,358
Capital	596,000
Equity	656,087
Net revenue	4,463,614
Loss for the year	(97,807)

Changes	Luizacred	Luizaseg	Total
Opening balance at December 31, 2022	370,550	(31,717)	338,833
Sale of joint venture	-	48,961	48,961
Other comprehensive income	(50)	4,539	4,489
Dividends	-	(50,757)	(50,757)
Unrealized income	920	(7,953)	(7,033)
Equity pickup	(48,904)	36,927	(11,977)
Closing balance at December 31, 2023	322,516	-	322,516



#### **13. Investments in joint ventures** (Continued)

#### Total investments in joint ventures

	06/30/2024	12/31/2023
Luizacred (a)	570,542	328,044
Luizacred – Difference in practice (b)	(5,066)	(5,528)
	565,476	322,516

- (a) Interest of 50% of the voting capital representing the contractually agreed sharing of the control of the business, requiring the unanimous consent of the parties about significant decisions and financial and operating activities. Luizacred is joint venture held with Banco Itaúcard S.A. and is engaged in the supply, distribution and trade of financial products and services to customers at the Company's chain of stores.
- (b) Adjustment of difference in accounting practice related to recognition of revenue arising from the association agreement between the parties described in Note 21, item b.

#### 14. Leases

The Company acts as a lessee in agreements mainly related to real estate (physical stores, distribution centers and administrative units). Since 2019, the Company recognizes these agreements in accordance with CPC 06 (R2)/IFRS 16, in the statement of financial position as right of use and lease liability.

Changes in the right of use in the six-month periods ended June 30, 2024 and 2023 were as follows:

	Individu	al	Consc	olidated
	2024	2023	2024	2023
Balance at December 31, 2023	3,282,873	3,473,159	3.343.054	3.511.497
Additions/remeasurements	155,597	335,839	159,079	351,892
Direct costs	· -	17,640	, <u>-</u>	17,640
Write-offs	(43,289)	(61,992)	(55,126)	(61,992)
Depreciation	(278,109)	(295,811)	(288,620)	(310,076)
Balance at June 30	3,117,072	3,468,835	3,158,387	3,508,961
Breakdown at June 30				
Cost value	5,703,036	5,498,183	5,798,419	5,595,013
Accumulated depreciation	(2,585,964)	(2,029,348)	(2,640,032)	(2,086,052)
	3,117,072	3,468,835	3,158,387	3,508,961



#### 14. Leases (Continued)

Changes in the right of use in the six-month periods ended June 30, 2024 and 2023 were as follows:

	Indivi	Individual		idated
	2024	2023	2024	2023
Balance at December 31, 2023 Additions/remeasurements Payment of principal Payment of interest Accrued interest	3,514,349 152,830 (241,605) (153,337) 153,337	3,651,663 345,988 (251,228) (159,071) 148,292	3,578,155 156,296 (251,387) (156,224) 156,224	3,693,516 362,042 (264,638) (161,660) 150,881
Write-offs	(49,864)	(67,059)	(62,599)	(67,059)
Balance at June 30	3,375,710	3,668,585	3,420,465	3,713,082
Balance at June 30 Current liabilities Noncurrent liabilities	454,161 2,921,549	452,255 3,216,330	469,230 2,951,235	467,092 3,245,990

#### 15. Property and equipment

Changes in property and equipment in the six-month periods ended June 30, 2024 and 2023 were as follows:

	Individual		Consolidated	
	2024	2023	2024	2023
Balance at December 31, 2023	1,650,996	1,769,292	1,841,522	1,955,479
Additions	59,405	44,125	98,633	82,610
Write-offs	(1,890)	(592)	(1,236)	(882)
Depreciation	(122,179)	(110,632)	(141,213)	(126,476)
Balance at June 30	1,586,332	1,702,193	1,797,706	1,910,731
Cost value	2,799,792	2,724,404	3,191,251	3,095,182
Accumulated depreciation	(1,213,460)	(1,022,211)	(1,393,545)	(1,184,451)
	1,586,332	1,702,193	1,797,706	1,910,731

No indication of impairment was identified in the six month-period ended June 30, 2024.



#### 16. Intangible assets

Changes in intangible assets in the six-month periods ended June 30, 2024 and 2023 were as follows:

	Individ	Individual		lidated
	2024	2023	2024	2023
Balance at December 31, 2023	1,055,626	896,749	4,504,807	4,427,510
Additions	178,786	179,899	232,475	234,205
Write-offs	· •	(120)	-	(110)
Amortization	(121,453)	(97,236)	(216,111)	(191,049)
Balance at June 30	1,112,959	979,292	4,521,171	4,470,556
Breakdown at June 30				
Cost value	1,894,981	1,528,300	5,973,418	5,503,810
Accumulated amortization	(782,022)	(549,008)	(1,452,247)	(1,033,254)
	1,112,959	979,292	4,521,171	4,470,556

#### 17. Trade accounts payable

Goods for resale Other trade accounts payable Present value adjustment

Indiv	Individual		lidated
06/30/2024	12/31/2023	06/30/2024	12/31/2023
5,658,759	5,961,917	6,349,184	6,864,636
152,530	214,106	204,285	275,396
(108,039)	(167,496)	(115,428)	(174,052)
5.703.250	6.008.527	6.438.041	6.965.980

Trade accounts payable are initially recorded at present value, against Inventories. The reversal of the present value adjustment is accounted for under Cost of goods resold and services rendered, upon lapse of the term.

#### 18. Trade accounts payable - agreement

	Indivi	Individual		Consolidated	
	06/30/2024	06/30/2024 12/31/2023		12/31/2023	
Trade accounts payable - agreement	2,343,402	2,312,134	2,350,814	2,358,092	

The Company has agreements with partnering banks to structure a reverse factoring transaction with its main suppliers in relation to which the Company is the legitimate debtor. In this transaction, suppliers transfer to the bank the right to receive the notes in exchange for early receipt. The bank then becomes the creditor, and the Company settles the note on the same date agreed upon with its supplier. In addition, by confirming the existence of suppliers' receivables, the Company guarantees to the banks the certainty and liquidity of their maturities and, as a result, receives a premium from the banks, which is recognized as finance income in the same period the transaction is entered into. The transactions outstanding at June 30, 2024 were contracted with an average term of 38 days (63 days as of December 31, 2023).



#### 19. Partners and other deposits

Transfers to sellers – marketplace (a)
Payment arrangements to be settled (b)
Digital accounts - customers and sellers (c)

Consolidated					
06/30/2024 12/31/2023					
1,347,845 102 132,476	1,547,508 217 217,424				
1,480,423	1,765,149				

- (a) This refers to amounts to be transferred to partners in the marketplace regarding purchases made by customers on Magazine Luiza's digital platform of products sold by partner storeowners (sellers) and transacted by Fintech Magalu.
- (b) Refers substantially to amounts transacted by Fintech Magalu customers using prepaid cards in accredited commercial facilities, to be settled with the corresponding acquirers.
- (c) This corresponds to deposits made by customers and sellers in Fintech Magalu's digital accounts and prepaid payment accounts.

#### 20. Loans and financing

Type	Charges	Guarantee	Sugrantes Final Individual		Guarantos Final	idual	Conso	lidated
Туре	Charges	Guarantee	maturity	06/30/2024	12/31/2023	06/30/2024	12/31/2023	
Promissory notes (a)	100% of CDI + 1.25% p.a.	Clean		-	2,041,610	-	2,041,610	
Debentures – restricted offer (b)	100% of CDI + 1.25% p.a.	Clean	Dec/26	4,036,560	4,886,798	4,457,102	5,310,568	
Other	113.5% of CDI p.a.	Clean	Oct/25	-	329	617	2,677	
	•			4,036,560	6,928,737	4,457,719	7,354,855	
Current liabilities				36,271	2,928,459	57,145	2,954,347	
Noncurrent liabilities				4,000,289	4,000,278	4,400,574	4,400,508	

- (a) On April 30, 2021, the Company carried out the 5<sup>th</sup> issue of promissory notes, including 1,500 (one thousand, five hundred) promissory notes with a par value of R\$1,000,000 (one million reais) each, at the cost of 100% of CDI + 1.25% p.a. The amounts raised were used to improve the cash flow in the ordinary course and management of the Company's business. The promissory notes were settled on April 26, 2024, in the total amount of R\$2,121,848.
- (b) The Company raised R\$800 million on January 15, 2021 through the 9<sup>th</sup> issue of debentures, via public distribution and with restricted placement efforts, with yield of CDI + 1.25% p.a. and maturing on January 15, 2024. On October 14 and December 23, 2021, according to the debt extension strategy, the Company carried out the 10<sup>th</sup> and 11<sup>th</sup> issues of unsecured nonconvertible debentures, for public distribution with restricted placement efforts. 4,000,000 (four million) shares were issued with a par value of R\$R\$1,000 (one thousand reais) each, with final maturities on October 15 and December 23, 2026, at the cost of 100% of CDI + 1.25% p.a. The main purpose of the amount raised was to increase the Company's working capital. On July 5, 2022, the subsidiary KaBum carried out the 1<sup>st</sup> issue of unsecured nonconvertible debentures, for public distribution with restricted placement efforts. 400,000 (four hundred thousand) debentures were issued with a par value of R\$1,000 (one thousand reais) each, with final maturities on July 13, 2025, at a cost of 100% CDI +1.25% p.a. for the purpose of extending debt. The guarantor of this agreement is the parent Magazine Luiza.

#### Reconciliation of cash flows from operating and financing activities

Balance at December 31, 2023
Payment of principal
Payment of interest
Accrued interest
Balance at June 30

Individ	Individual		idated
2024	2023	2024	2023
6,928,737	6,677,179	7,354,855	7,108,754
(2,300,000)	-	(2,301,708)	(4,451)
(914,816)	(347,583)	(942,002)	(376,764)
322,639	475,418	346,574	504,189
4.036.560	6.805.014	4.457.719	7.231.728



#### 20. Loans and financing (Continued)

#### Maturity schedule

The maturity schedule of loans and financing is as follows:

Maturity	Individual	Consolidated
2024	36,271	57,145
2025	2,000,000	2,400,285
2026	2,000,289	2,000,289
	4,036,560	4,457,719

#### Covenants

Debentures issued by the Company and its subsidiary Kabum are subject to covenants corresponding to maintenance of the adjusted net debt-to-EBITDA ratio below 3.0 times. Adjusted net debt corresponds to the sum of all loans and financing, including debentures, excluding cash and cash equivalents, short-term investments and marketable securities, and credit card receivables not paid in advance. Adjusted EBITDA is calculated in accordance with CVM Ruling No. 527, of October 4, 2012, excluding operational events (revenue/expenses) of an extraordinary nature. At June 30, 2024, the Company was in compliance with the covenants, which are measured quarterly.

#### 21. Deferred revenue

#### Deferred revenue with third parties:

Exclusivity agreement with Cardif (a)
Exclusivity agreement with Banco Itaúcard S.A. (b)
Exclusivity agreement for payment arrangements (c)
Other agreements

#### Deferred revenue with related parties:

Agreement with Luizacred (b)

Total deferred revenue

**Current liabilities Noncurrent liabilities** 

Individual		Consolidated	
06/30/2024	12/31/2023	06/30/2024	12/31/2023
843,691	888,096	843,691	888,096
63,250	69,000	63,250	69,000
-	-	166,650	176,725
41,769	48,195	54,036	59,474
948,710	1,005,291	1,127,627	1,193,295
50,739	55,362	50,739	55,362
999,449	1,060,653	1,178,366	1,248,657
122,407	122,407	146,260	145,899
877,042	938,246	1,032,106	1,102,758

<sup>(</sup>a) On May 10, 2023, Luizaseg entered into a new strategic partnership agreement with companies of the Cardif group and Luizaseg, aiming to extend the rights and obligations set forth in the agreements between the parties then in effect for an additional 10-year period, effective from July 1, 2023 to December 31, 2033. This agreement enabled a cash inflow of R\$835,669 to the Company, with a negotiated net front fee of R\$932,500 and amounts returned for the early maturity of the previous agreements of R\$96,831. The recognition of the Company's revenue resulting from this agreement is allocated to P&L over the term of the agreement, part of which is conditioned on the achievement of certain goals.

<sup>(</sup>b) On September 27, 2009, the Company entered into a partnership agreement with Itaú Unibanco Holding S.A. ("Itaú") and Banco Itaucard S.A., under which the Company granted to Luizacred the exclusive right to offer, distribute, and sell financial products and services in its chain of stores for a 20-year period. Under the aforementioned partnership, Itaú institutions paid the amount of R\$R\$250,000 in cash, of which: (i) R\$230,000 refers to the completion of the negotiation itself, without the right of recourse, and (ii) R\$20,000 is subject to achievement of profitability goals in Luizacred. Said targets were fully achieved by the end of 2014.



#### 21. Deferred revenue (Continued)

On December 29, 2010, the parties signed the first addendum to the partnership agreement with Luizacred, extending the exclusive right to offer, distribute and sell financial products and services at the chain of stores then acquired in the Northeast of Brazil (Lojas Maia) for a 19-year period. As consideration, Luizacred paid R\$160,000 to the Company, which is recognized in P&L over the term of the agreement. As part of this partnership agreement, the amount of R\$20,000, mentioned in the paragraph above, was increased to R\$55,000.

On December 16, 2011, the Company entered into a second addendum to the partnership agreement with Luizacred, due to acquisition of New-Utd ("Lojas do Baú"). As consideration, Luizacred paid R\$48,000 to the Company, which is recognized in P&L over the remaining agreement term.

(c) On October 21, 2022, the Company, through its indirect subsidiary Hub Pagamentos S.A., entered into an agreement with Mastercard Brasil Soluções de Pagamento Ltda to encourage payment arrangements between companies, whereby Mastercard has the exclusive right to issue cards for a period of 10 years. As consideration for such exclusivity, Mastercard paid R\$200,000 to the Company, which is recognized in P&L over the term of the agreement.

#### 22. Other current and noncurrent liabilities

	Indiv	riduai	Conso	lidated
	06/30/2024	12/31/2023	06/30/2024	12/31/2023
Sales pending delivery, net of returns Amounts to be transferred to partners (a) Specialized services Freight payable	416,192 204,276 645 156,596	460,585 220,482 - 151,491	613,965 222,561 11,931 284,550	587,541 282,068 10,552 348,207
Marketing payable Payables for acquisitions (b)	125,409 288,125	142,921 316,953	183,734 339,431	202,177 383,221
Other	111,498	105,926	156,095	167,955
	1,302,741	1,398,358	1,812,267	1,981,721
Current liabilities Noncurrent liabilities	1,174,912 127,829	1,268,164 130,194	1,680,413 131,854	1,847,502 134,219

<sup>(</sup>a) Transfers of amounts carried out through sales of services (insurance, technical assistance, furniture installations, etc.) from partners intermediated by the Company in its physical stores.

#### 23. Provision for tax, civil, and labor contingencies

In relation to labor, civil and tax proceedings in progress whose likelihood of loss has been assessed as probable by the legal advisors, the Company set up a provision, which is management's best estimate of the future disbursement. Changes in the provision for tax, civil and labor contingencies are shown below:

#### Individual

Balances at December 31, 2023:	
Additions	
Reversals	
Payments	
Restatement	
Balances at June 30, 2024	1

Tax	Civil	Labor	Total
891,046	22,339	83,120	996,505
189,978	11,200	3,463	204,641
(22,909)	(1,004)		(23,913)
• • •	(6,853)	(17,050)	(23,903)
33,861	-	-	33,861
1,091,976	25,682	69,533	1,187,191

<sup>(</sup>b) The consideration payable for acquisitions of companies includes a subscription warrant of up to 5 million common shares (50.0 million shares before the reverse split) issued by the Company (MGLU3) for acquisition of KaBuM, and up to 480 thousand shares (4.8 million shares before the reverse split), referring to the acquisition of other companies, subject to the achievement of goals agreed in the purchase contracts.



#### 23. Provision for tax, civil and labor contingencies (Continued)

#### Consolidated

	Tax	Civil	Labor	Total
Balances at December 31, 2023:	1,507,384	24,673	87,109	1,619,166
Additions	309,144	33,097	12,966	355,207
Reversals	(61,493)	(1,648)	(656)	(63,797)
Payments	(21,512)	(15,870)	(18,216)	(55,598)
Restatement	39,158	-	(106)	39,052
Balances at June 30, 2024	1,772,681	40,252	81,097	1,894,030

As of June 30, 2024, the nature of the Company's major proceedings classified by management, based on the opinion of its legal advisors, as probable risk of loss, as well as legal obligations for which amounts have been deposited in court, included in the provisions above, is as follows:

#### a) <u>Tax contingencies</u>

The Company is a party to administrative and legal proceedings involving tax matters assessed as probable loss, for which provisions have been set up. In addition to these proceedings, the Company records a provision for other legal disputes, for which judicial deposits have been made, as well as provisions related to the business combinations carried out in prior years. Tax contingencies are presented below:

Indiv	Individual		lidated		
06/30/2024	12/31/2023	06/30/2024	12/31/2023		
494,072	486,731	755,959	890,913		
597,878	404,289	1,016,696	616,445		
26	26	26	26		
1,091,976	891,046	1,772,681	1,507,384	•	
	06/30/2024 494,072 597,878 26	06/30/2024       12/31/2023         494,072       486,731         597,878       404,289         26       26	06/30/2024       12/31/2023       06/30/2024         494,072       486,731       755,959         597,878       404,289       1,016,696         26       26       26	06/30/2024         12/31/2023         06/30/2024         12/31/2023           494,072         486,731         755,959         890,913           597,878         404,289         1,016,696         616,445           26         26         26         26	

<sup>&</sup>lt;sup>1</sup> The amount reported herein includes a provision of R\$303,408, individual, and R\$590,543, consolidated, related to ICMS – Rate Difference on operations intended for the final consumer, where the Company understands that the likelihood of loss for certain States are greater than that of gain. The other proceedings on this matter are described in item e) (ii) below.

#### b) Civil contingencies

The provision for civil contingencies of R\$25,682, individual, and R\$40,252, consolidated, as of June 30, 2024 (R\$22,339, individual, and R\$24,673, consolidated, as of December 31, 2023), refers to claims arising mainly from customers about possible defects of products.

#### c) <u>Labor contingencies</u>

The Company is a party to various labor claims, substantially involving incurred overtime. The provision amount of R\$69,533, individual, and R\$81,097, consolidated, as of June 30, 2024 (R\$83,120, individual, and R\$87,109, consolidated, as of December 31, 2023) reflects the risk of probable loss assessed by the Company management together with its legal advisors.



#### 23. Provision for tax, civil and labor contingencies (Continued)

#### d) Judicial deposits

To cover tax, civil and labor contingencies, the Company has judicial deposits in the amount of R\$1,287,448, individual, and R\$1,819,725, consolidated, at June 30, 2024 (R\$1,260,289, individual, and R\$1,734,546, consolidated, at December 31, 2023). The main deposits are related to lawsuits challenging the payment of ICMS Rate Difference (Difal), in the amount of R\$797,737, individual, and R\$1,001,269, consolidated, at June 30, 2024 (R\$794,849, individual, and R\$973,054, consolidated, at December 31, 2023).

#### e) Contingent liabilities - possible loss

The Company is a party to other tax proceedings and discussions assessed by management as possible risk of loss, based on the opinion of its legal advisors. Accordingly, no provision was set up for such proceedings and discussions. The amounts related to discussions involving taxes are as follows:

Federal	
State	
Local	

Individ	dual	Consoli	dated
06/30/2024	12/31/2023	06/30/2024	12/31/2023
791,467	2,050,131	1,011,417	2,262,858
1,639,197	1,750,891	2,002,882	2,179,401
6,239	5,557	6,241	5,557
2,436,903	3,806,579	3,020,540	4,447,816

The main tax suits assessed as possible loss are as follows:

- (i) Legal proceeding in which the Company discusses with the tax authorities the nature/concept of the bonuses/reimbursements of its suppliers for PIS/COFINS taxation purposes, in addition to discussions on the classification of certain expenses related to its core business as inputs for purposes of PIS/COFINS credits. In view of the progress of the discussion, with decisions favorable to taxpayers, internal and external legal advisors assess the likelihood of loss as possible tending to remote;
- (ii) Proceedings in which the Company discusses with certain Brazilian states the unconstitutionality and illegality of the collection of the ICMS Rate Difference (Difal) on interstate sales to final consumers who do not pay such tax in transactions that occurred as of 2022, due to the noncompliance by the taxing entities with the tax principle whereby a tax rate may not be increased in the same year of enactment of the law and the rules determined by Supplementary Law No. 190/2022. On November 29, 2023, the Federal Supreme Court (STF) ruled on the matter in Direct Claims of Unconstitutionality Nos. 7066, 7078 and 7070 and, in view of (a) the uncertainty about the assumptions considered by the Court, (b) the obscurity, omissions and flaws identified in the judgment of the trial, published on May 6, 2024, and (c) the lack of definitiveness of said decision, the Company's internal and external legal advisors classify the likelihood of loss in some states as possible;
- (iii) Various notices served, for which the Company discusses the collection of ICMS credits taken on the purchase of goods from certain suppliers, as they took advantage of a tax benefit granted by another state;
- (iv) Risk related to non-reversal of taxes on physical inventory losses. In addition, the Company monitors the developments of all discussions every quarter so that, in the event of a change in the scenario, risk assessments and possible losses will also be reassessed.



The risks involved in the proceedings are constantly evaluated and reviewed by management. The Company is also contesting civil and labor administrative proceedings for which the likelihood of loss was assessed as possible loss, but the amounts of which are immaterial for disclosure.

#### 24. Equity

#### a) Capital

At the Annual and Special Shareholders' Meeting held on April 24, 2024, the reverse split of the common shares issued by the Company was approved, at a ratio of 10:1, so that each lot of 10 shares would be grouped into 1 share, without any change in the capital value.

At the Board of Director's Meeting held on January 26, 2024, a capital increase ("Capital Increase") was approved in the amount of R\$1.25 billion, fully guaranteed by the controlling shareholders and Banco BTG Pactual S.A. and its affiliates ("BTG"). The capital increase, to be carried out within the limit of authorized capital provided for in the Company's Bylaws, includes the issue, for private subscription, of 64,102,564 common book-entry shares and without par value (641,025,641 shares before the reverse split), at the issue price of R\$19.50 per share (R\$1.95 before the reverse split), totaling R\$1.25 billion. This capital increase is intended to accelerate investments in technology, including the expansion of Luizalabs, evolution of the marketplace platform and optimization of the Company's capital structure.

Thus, considering the effects of the private capital increase and the reverse split carried out, as of June 30, 2024 and December 31, 2023, the Company's shareholding structure comprising common registered book-entry shares without par value is presented as follows:

Controlling shareholders
Outstanding shares
Treasury shares
Total

06/30/2024		12/31/2023		
Number of shares	Interest %	Number of shares	Interest %	
422,482,099	57.17	379,241,088	56.19	
313,463,158	42.42	289,950,033	42.96	
3,049,991	0.41	5,701,563	0.84	
738,995,248	100.00	674,892,684	100.00	

Shares held by controlling shareholders who are members of the Board of Directors and/or the executive board are included in the controlling shareholders' line.

Under article 7 of the Bylaws, the Company may increase capital pursuant to article 168 of Law No. 6404/76, with the issue of 38.397.435 new common shares.



#### 24. Equity (Continued)

#### b) Capital reserve

#### Stock option plan – 2<sup>nd</sup> grant of the Stock option plan

The second grant of the Stock option plan was approved on October 25, 2013. On this occasion, 3,883,123 options (38,831,232 options before the reverse split) were granted and the strike price was set at R\$3.00 (R\$0.30 before the reverse split). The maximum term of exercise of this plan is of 12 years, as of the date of its signature, provided that the beneficiary remains linked to the Company and all the plan vesting periods have been fulfilled. The fair value of each option granted was estimated on the grant date using the Black & Scholes option pricing model, considering the following assumptions:

Assumption	2 <sup>nd</sup> Grant
Expected average life of options (a)	5.5 years
Annualized average volatility	37.9%
Risk-free interest rate	6%
Weighted average fair value of options granted	R\$ 1.90

<sup>(</sup>a) Represents the period in which the options are believed to be exercised and takes into account the average turnover of the plan's beneficiaries.

There were 28,493 exercisable stock options as of June 30, 2024 (284,928 options before the reverse split). In the six-month period ended June 30, 2024, there were no changes in active stock options.

#### Share-based payment plan

The Company has a long-term incentive plan based on shares, which was approved at the Special General Meeting held on April 20, 2017. The purpose of the plan is to regulate the granting of incentives tied to common shares issued by the Company through programs to be implemented by the Board of Directors. Managing officers, employees and service providers of the Company, its subsidiaries and joint ventures are eligible to participate.

The key plan objectives are as follows: (a) increase the Company's ability to attract and retain talent; (b) reinforce the culture of sustainable performance and seek the development of managing officers, employees and service providers, aligning the interests of shareholders with those of the eligible professionals; and (c) foster the Company's expansion and the achievement and surpassing of its business goals and fulfillment of its corporate objectives, in line with the interests of shareholders, through the long-term commitment of the beneficiaries.



#### **24. Equity** (Continued)

#### b) Capital reserve (Continued)

Share-based payment plan (Continued)

The following table shows the balance (quantity) of shares granted as of June 30, 2024:

			After the reverse split		Before the reverse split	
Type of program	Grant date	Maximum vesting period	Position of granted shares	Fair value <sup>1</sup>	Position of granted shares	Fair value <sup>1</sup>
4 <sup>th</sup> Matching share	April 15, 2020	5 years	28,534	R\$109.63	285,340	R\$10.96
5 <sup>th</sup> Matching share	May 4, 2021	5 years	41,864	R\$198.60	418,640	R\$19.86
6 <sup>th</sup> Restricted share	May 4, 2021	3 years	31,760	R\$198.60	317,600	R\$19.86
7 <sup>th</sup> Restricted share	July 4, 2022	3 years	725,340	R\$21.60	7,253,400	R\$2.16
10 <sup>th</sup> Restricted share	October 25, 2023	5 years	1,925,267	R\$14.40	19,252,670	R\$1.44
			2,752,765	R\$22.21	27,527,650	R\$2.22

<sup>(1)</sup> Refers to the weighted average fair value calculated in each program.

In addition to the plans mentioned above, the Company has commonly used, in its acquisition processes, the negotiation of part of the acquisition price as consideration in shares issued by it ("MGLU3") to the former owners of the acquired companies. The number of committed shares at June 30, 2024 is 479,824, already considering the effect of the reverse split, which must be delivered to the former owners by August 2026, part linked to the achievement of certain targets and part negotiated at a fixed price. Additionally, the Company issued, in the process of acquiring KaBuM, subscription warrants of up to 5 million common registered book-entry shares with no par value (50 million before the reverse split), subject to the fulfillment of certain goals.

#### c) <u>Treasury shares</u>

At January 1, 2023 Disposed of in the period At December 31, 2023 Disposed of in the period At June 30, 2024

After the rever	se split	1		
Number of shares	Amount <sup>1</sup>	Number of shares	Amount <sup>1</sup>	
7,170,438	1,245,809	71,704,378	1,245,809	
(1,468,874)	(255,206)	(14,688,744)	(255,206)	
5,701,564	990,603	57,015,634	990,603	
(2,651,573)	(460,690)	(26,515,726)	(460,690)	
3,049,991	529,913	30,499,908	529,913	

The reduction in the balance of treasury shares is equal to the weighted average of the cost incurred to acquire the shares. Any gain or loss in relation from the disposal of treasury shares is recorded as capital reserve. The value of the MGLU3 share at June 30, 2024 was of R\$12.05.



#### 24. Equity (Continued)

#### d) Equity adjustments

In the period June 30, 2024, the Company records the amount of R\$55,563 (R\$121,382 as of December 31, 2023) under equity adjustments, related to the fair value adjustments of financial assets.

#### e) Earnings (loss) per share

Basic and diluted earnings (losses) per share already considering the effects of the reverse split are calculated as follows:

	Basic earnings		Diluted earnings	
In thousands	06/30/2024	06/30/2023 b)	06/30/2024	06/30/2023 b)
Total number of common shares Effect of treasury shares Effect of exercise of stock option plans (a)	738,995,248 (3,049,991) -	674,892,685 (5,923,114)	738,995,248 (3,049,991) 4,881,613	674,892,685 (5,923,114) 6,956,393
Weighted average number of outstanding common shares	735,945,257	668,969,571	740,826,870	675,925,964
Income (loss) for the period ended: Earnings (loss) per share (in reais):	51,533 0.070	(692,967) (1.036)	51,533 0.070	(692,967) (1.036)
Income (loss) for the quarter ended: Earnings (loss) per share (in reais):	23,608 0.032	(301,746) (0.451)	23,608 0.032	(301,746) (0.451)

<sup>(</sup>a) Considers the effect of exercisable shares in accordance with the share-based plans disclosed above.

<sup>(</sup>b) Restated columns considering the effect of the reverse split of common shares issued by the Company, at a ratio of 10:1, approved on April 24, 2024.



# 25. Net sales revenue

		Six-month	period		Quarter				
	Individ	Individual		dated	Individ	dual	Consolidated		
	06/30/2024	06/30/2023	06/30/2024	06/30/2023	06/30/2024	06/30/2023	06/30/2024	06/30/2023	
Retail - resale of goods	17,620,238	16,964,602	20,531,642	19,994,524	8,609,683	8,139,111	10,083,031	9,661,637	
Retail - provision of services	1,233,153	1,102,510	1,852,317	1,709,483	652,745	562,844	926,159	860,660	
Other services	-	-	323,442	253,484	-	-	168,147	123,646	
Gross revenue	18,853,391	18,067,112	22,707,401	21,957,491	9,262,428	8,701,955	11,177,337	10,645,943	
Retail - resale of goods	(3,461,742)	(3,397,724)	(4,071,271)	(3,990,255)	(1,671,069)	(1,612,537)	(1,983,115)	(1,905,601)	
Retail - provision of services	(112,189)	(89,668)	(287,020)	(146,529)	(58,285)	(51,851)	(84,377)	(82,834)	
Other services	-	` <u>-</u>	(99,878)	(181,117)	•	` <u>-</u>	(99,878)	(85,252)	
Taxes and returns	(3,573,931)	(3,487,392)	(4,458,169)	(4,317,901)	(1,729,354)	(1,664,388)	(2,167,370)	(2,073,687)	
Net sales revenue	15,279,460	14,579,720	18,249,232	17,639,590	7,533,074	7,037,567	9,009,967	8,572,256	

# 26. Cost of goods resold and services rendered

		Six-month	period		Quarter					
	Individual		Consolidated		Individ	lual	Consolidated			
	06/30/2024	06/30/2023	06/30/2024	06/30/2023	06/30/2024	06/30/2023	06/30/2024	06/30/2023		
Cost of goods resold	(10,904,490)	(10,796,853)	(12,684,515)	(12,679,217)	(5,322,377)	(5,155,067)	(6,218,470)	(6,097,150)		
Cost of services rendered		-	(19,042)	(12,435)	-	-	(9,218)	(6,461)		
Costs	(10,904,490)	(10,796,853)	(12,703,557)	(12,691,652)	(5,322,377)	(5,155,067)	(6,227,688)	(6,103,611)		



# 27. Information on the nature of expenses and other operating income

The Company presented the statement of profit or loss using classification of expenses based on function. Information of the nature of these expenses recognized in the statement of profit or loss is presented below:

		Six-month	n period			arter		
	Indivi	dual	Consol	idated	Indivi	dual	Consoli	dated
	06/30/2024	06/30/2023	06/30/2024	06/30/2023	06/30/2024	06/30/2023	06/30/2024	06/30/2023
Personnel expenses (a)	(1,208,587)	(1,196,084)	(1,514,456)	(1,555,655)	(610,141)	(598,828)	(763,705)	(797,065)
Expenses with service providers	(1,424,310)	(1,549,326)	(1,575,942)	(1,636,122)	(685,507)	(750,655)	(853,527)	(797,836)
Depreciation and amortization - sales	(239,208)	(244,508)	(325,357)	(297,422)	(61,270)	(115,109)	(105,593)	(128,281)
Depreciation and amortization - administrative	(282,533)	(259,171)	(320,586)	(330, 179)	(199,479)	(138,122)	(217,677)	(191,520)
Other	(514,901)	(418,609)	(928,820)	(910,217)	(292,362)	(253,883)	(435,724)	(463,006)
	(3,669,539)	(3,667,698)	(4,665,161)	(4,729,595)	(1,848,759)	(1,856,597)	(2,376,226)	(2,377,708)
Classified by function as:								
Selling expenses	(2,746,274)	(2,570,657)	(3,353,673)	(3,241,460)	(1,390,973)	(1,289,886)	(1,693,735)	(1,597,042)
General and administrative expenses	(456,996)	(436,522)	(679,539)	(634,215)	(231,805)	(233,630)	(339,921)	(325,798)
Depreciation and amortization	(521,741)	(503,679)	(645,943)	(627,601)	(260,749)	(253,231)	(323,270)	(319,801)
Other operating income, net (Note 28)	55,472	(156,840)	13,994	(226,319)	34,768	(79,850)	(19,300)	(135,067)
	(3,669,539)	(3,667,698)	(4,665,161)	(4,729,595)	(1,848,759)	(1,856,597)	(2,376,226)	(2,377,708)

<sup>(</sup>a) The Company provides its employees with medical assistance benefits, dental reimbursement, life insurance, food vouchers, transportation vouchers, scholarships, child day care allowance ("cheque-mãe"), in addition to a stock option plan for eligible employees, as described in Note 24.

Freight for transportation of goods from the DCs to physical stores and delivery of the resold products to consumers are classified as selling expenses.

# 28. Other operating income, net

		Six-mont	h period		Quarter				
	Indiv	Individual		lidated	Individual		Consol	lidated	
	06/30/2024	06/30/2023	06/30/2024	06/30/2023	06/30/2024	06/30/2023	06/30/2024	06/30/2023	
Appropriation of deferred revenue (a)	61,204	30,883	72,587	42,118	30,602	15,216	36,382	20,847	
Tax credits (b)	160,788	-	163,388	613	160,788	-	163,388	-	
Provision for tax, civil and labor contingencies (c)	(150,966)	(8,489)	(204,936)	20,992	(142,890)	(3,876)	(204,184)	26,205	
Loss on disposal of property and equipment	(1,233)	(5,598)	(86)	(5,593)	(592)	(4,659)	(357)	(4,701)	
Expert fees	(6,769)	(11,480)	(9,232)	(12,877)	(6,769)	(11,480)	(8,085)	(12,292)	
Restructuring and integration expenses	(2,110)	(161,583)	(2,618)	(266, 283)	(2,110)	(74,478)	(2,618)	(160,080)	
Other	(5,442)	(573)	(5,109)	(5,289)	(4,261)	(573)	(3,826)	(5,046)	
Total	55,472	(156,840)	13,994	(226,319)	34,768	(79,850)	(19,300)	(135,067)	

<sup>(</sup>a) Refers to appropriation of deferred revenue for assignment of exclusivity of operation of financial services, as described in Note 21.

<sup>(</sup>b) This refers to the effect of the revision of the methodology applied on PIS/COFINS recoverable arising from the discussion for exclusion of ICMS from the tax bases considering the final decisions, as described in note 10 b).

<sup>(</sup>c) Impact of the provision realized for tax contingencies related to the ICMS Rate Difference, as described in Note 23 a).



# 29. Finance income (costs)

	Six-month period				Quarter			
	Indiv	idual	Conso	lidated	Indivi	dual	Consol	idated
	06/30/2024	06/30/2023	06/30/2024	06/30/2023	06/30/2024	06/30/2023	06/30/2024	06/30/2023
Finance income								
Interest from sales of extended warranty	103,629	63,520	103,626	63,520	63,060	32,962	63,060	32,962
Yield from short-term investments and marketable securities	35,833	36,525	58,353	85,470	14,196	17,038	23,744	41,142
Late payment interest	21,502	17,334	21,581	17,403	10,525	9,051	10,564	9,089
Monetary restatement receivable	123,086	136,375	140,099	170,168	64,123	63,914	70,968	79,513
Other	166	736	3,545	27,888	166	502	1,750	8,481
	284,216	254,490	327,204	364,449	152,070	123,467	170,086	171,187
Finance costs								
Interest on loans and financing	(318,853)	(470,961)	(342,690)	(500,683)	(135,836)	(233,278)	(147,626)	(247,839)
Lease interest	(153,337)	(148,293)	(156,223)	(150,882)	(77,108)	(74,384)	(78,480)	(75,549)
Charges on credit card advances	(342,516)	(481,495)	(463,441)	(644,201)	(197,102)	(174,978)	(265,391)	(244,328)
Provision for loss on interest from extended warranty	(49,471)	(33,297)	(49,471)	(33,297)	(25,216)	(15,598)	(25,216)	(15,598)
Taxes on finance income	(16,691)	(10,283)	(17,777)	(13,788)	(8,429)	(6,949)	(8,486)	(8,897)
Monetary restatement payable	(53,164)	(48,293)	(53,807)	(53,783)	(27,421)	(24,809)	(27,216)	(25,908)
Other (a)	(22,473)	(104,894)	(28,299)	(132,270)	(15,949)	(61,518)	(18,750)	(85,164)
	(956,505)	(1,297,516)	(1,111,708)	(1,528,904)	(487,061)	(591,514)	(571,165)	(703,283)
	(672,289)	(1,043,026)	(784,504)	(1,164,455)	(334,991)	(468,047)	(401,079)	(532,096)

<sup>(</sup>a) Premiums received from banks for confirming the existence of suppliers' receivables, as explained in Note 18, are stated here net of other expenses with negotiation with suppliers.



# 30. Segment information

For financial and operational management purposes, the Company classified its businesses into Retail, Financial Operations, Insurance Operations and Other Services. These divisions are considered the primary segments for information disclosure. The main characteristics of each of the divisions are:

- (a) <u>Retail</u> substantially resale of goods and services in the Company's stores, electronic commerce (traditional e-commerce and marketplace), and food delivery management platform. In the marketplace context, this segment includes information related to Fintech Magalu;
- (b) <u>Financial operations</u> through the joint venture Luizacred, whose main purpose is to provide credit to the Company's customers for the purchase of products;
- (c) Other services sum of the provision of consortium management services through the subsidiary Luiza Administradora de Consórcio, whose main purpose is the management of consortia for the Company's customers, for the acquisition of products; product delivery management services through the subsidiary Magalog; and software development services through the subsidiary Luizalabs.

The Company's sales are entirely carried out in the national territory and, considering retail operations, there is no concentration of customers, as well as of products and services offered.



# **30. Segment information** (Continued)

# Statements of profit or loss

			06/30/2024	ļ	
		Financial	Other		
	Retail	operations	services	Eliminations	Consolidated
0					
Gross revenue	22,383,959	1,109,541	1,322,491	(2,108,590)	22,707,401
Deductions from revenue	(4,244,333)	-	(213,836)	-	(4,458,169)
Net revenue of the segment	18,139,626	1,109,541	1,108,655	(2,108,590)	18,249,232
Costs	(12,689,137)	(136,395)	(14,420)	136,395	(12,703,557)
Gross profit	5,450,489	973,146	1,094,235	(1,972,195)	5,545,675
Selling expenses	(3,326,462)	(256,310)	(1,026,260)	1,255,359	(3,353,673)
General and administrative expenses	(648,142)	(2,507)	(31,397)	2,507	(679,539)
Gains (losses) on allowance for expected credit losses	(229,132)	(609,453)	(17)	609,453	(229,149)
Depreciation and amortization	(623,746)	(2,974)	(22,197)	2,974	(645,943)
Equity pickup	51,118	-	-	(8,583)	42,535
Other operating income	7,965	(31,623)	6,029	31,623	13,994
Finance income	319,690	-	7,514	-	327,204
Finance costs	(1,101,561)	-	(10,147)	-	(1,111,708)
Income and social contribution taxes	151,314	(27,744)	(9,177)	27,744	142,137
Net income for the year	51.533	42,535	8.583	(51,118)	51.533

#### Reconciliation of equity pickup

Equity pickup – Other services (Note 12) Equity pickup – Luizacred (Note 12)

(=) Equity pickup of the retail segment
(-) Effect of elimination – Other services

(=) Consolidated equity pickup

8,583
 42,535
51,118
(8,583)
 42,535

			06/3	30/2023		
	Retail (a)	Financial operations	Insurance operations	Other services	Eliminations (b)	Consolidated
Gross revenue	21,704,007	1,121,438	184,774	1,194,177	(2,246,905)	21,957,491
Deductions from revenue	(4,136,784)	-	-	(181,117)	-	(4,317,901)
Net revenue of the segment	17,567,223	1,121,438	184,774	1,013,060	(2,246,905)	17,639,590
Costs	(12,688,233)	(196,042)	(22,810)	(3,419)	218,852	(12,691,652)
Gross profit	4,878,990	925,396	161,964	1,009,641	(2,028,053)	4,947,938
Selling expenses	(3,164,745)	(276,795)	(131,214)	(1,017,408)	1,348,702	(3,241,460)
General and administrative expenses	(598,220)	(4,176)	(18,306)	(35,995)	22,482	(634,215)
Gains (losses) on allowance for expected credit losses	(192,350)	(690,243)	-	(11,677)	690,243	(204,027)
Depreciation and amortization	(616,377)	(3,014)	(2,920)	(11,224)	5,934	(627,601)
Equity pickup	(125,906)	-	-	-	91,995	(33,911)
Other operating income	(180,039)	(33,867)	1,479	(46,278)	32,386	(226,319)
Finance income	356,385	-	19,405	8,064	(19,405)	364,449
Finance costs	(1,520,367)	-	(41)	(8,537)	41	(1,528,904)
Income and social contribution taxes	469,664	32,628	(14,207)	21,419	(18,421)	491,083
Net income (loss) for the period	(692,965)	(50,071)	16,160	(91,995)	125,904	(692,967)
Reconciliation of equity pickup						
Equity pickup – Other services (Note 12)						(91,995)
Equity pickup – Luizacred (Note 13)						(50,071)

Equity pickup – Luizaseg (Note 13) 16,160 (=) Equity pickup of the retail segment
(-) Effect of elimination – Other services
(=) Consolidated equity pickup (125,906) 91,995 (33,911)



# **30. Segment information** (Continued)

### Statements of profit or loss (Continued)

- (a) The retail segment is represented by the consolidated amounts that include the results of Magazine Luiza S.A., Época Cosméticos, Netshoes, KaBuM, Fintech Magalu, and Aiqfome. In the retail segment, the equity pickup line includes the net results of financial operations, insurance operations and other services, since this amount is contained in the profit or loss of the segment used by the key operations manager.
- (b) The eliminations are mainly represented by the effects of the financial operations and insurance operations segments, which are presented proportionally above, but are included in a single equity pickup line in the Company's consolidated financial statements.
- (c) Transfers of net revenue between operating segments are less than 10% of the combined net revenue of all segments.

### Statement of financial position

		06/30/2024	
		Financial	
	Retail	operations	Other services
Assets			
Cash and cash equivalents	1,061,789	35,982	145,595
Marketable securities and other financial assets	739,117	13,121	-
Accounts receivable	4,614,335	8,727,365	37,931
Inventory of goods for resale	7,195,243	-	-
Investments	1,255,180	-	-
Property and equipment, right of use and intangible assets	8,843,841	26,948	633,423
Other	10,765,882	583,844	523,628
	34,475,387	9,387,260	1,340,577
Liabilities			
Trade accounts payable	6,408,876	-	29,165
Trade accounts payable - agreement	2,350,814	-	· -
Transfers and other deposits	1,480,423	-	-
Loans and financing .	4,457,094	-	625
Lease	3,420,465	-	-
Interbank deposits	-	2,270,309	-
Credit card operations	-	5,823,680	-
Insurance reserves	-	-	-
Provision for tax, civil, and labor contingencies	1,842,067	49,880	51,963
Deferred revenue	1,176,014	-	2,352
Other	2,365,676	677,915	566,769
	23,501,429	8,821,784	650,874
Equity	10,973,958	565,476	689,703
Investment reconciliation			
Luiza Consortium (Nota 12)	114,622		
Magalog (Note 12)	263,680		
Luizalabs (Note 12)	311,403		
Luizacred (Note 13)	565,476		
Total investments in the retail segment	1,255,181		
(-) Effect of elimination – Other services	(689,705)		
(=) Consolidated investment balance	565,476		
( ) Constitution in Continue Maintinue			



# **30. Segment information** (Continued)

# Statement of financial position (Continued)

		12/31/2023	
		Financial	
	Retail	operations	Other services
Assets			
Cash and cash equivalents	2,430,852	28,981	162,494
Marketable securities and other financial assets	779,072	14,871	-
Accounts receivable	5,897,162	9,073,500	60,979
Inventory of goods for resale	7,497,299	-	-
Investments	941,023	-	-
Property and equipment, right of use and intangible assets	9,081,261	29,462	608,122
Other	10,364,534	555,301	440,646
	36,991,203	9,702,115	1,272,241
Liabilities	0.004.070		04.740
Trade accounts payable	6,931,270	-	34,710
Trade accounts payable - agreement	2,358,092	-	-
Transfers and other deposits	1,765,149	-	-
Loans and financing	7,353,948	-	907
Lease	3,578,155		-
Interbank deposits	-	2,799,337	-
Credit card operations	-	5,869,272	-
Insurance reserves	-	-	-
Provision for tax, civil, and labor contingencies	1,559,076	46,679	60,090
Deferred revenue	1,248,165	-	492
Other	2,586,814	664,311	557,535
	27,380,669	9,379,599	653,734
Equity	9,610,534	322,516	618,507
	0,010,001	022,010	010,007
Investment reconciliation			
Subsidiaries (Note 12)			
Luiza Consortium	95,508		
Magalog	230,818		
Luizalabs	253,708		
Fintech Magalu	457,526	•	
11.4	1,037,560		
Joint ventures (Note 13)	000 540		
Luizacred	322,516		
Total investments	1,360,076		
(-) Effect of elimination	(1,037,560)	•	
(=) Consolidated income (losses) on investments	322,516	-	
	522,510		

# 31. Financial instruments

### Accounting policy

### Initial classification and subsequent measurement

Upon initial recognition, financial assets are classified as measured at amortized cost, at fair value through other comprehensive income (FVOCI), or at fair value through profit or loss (FVPL). Financial assets are measured at amortized cost if both of the following conditions are met and if these assets are not measured at FVPL:



Accounting policy (Continued)

*Initial classification and subsequent measurement* (Continued)

- It is held within a business model with the objective to hold financial assets in order to collect contractual cash flows; and
- Its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest (SPPI) on the principal amount outstanding.

A debt instrument is measured at FVOCI if it meets both of the following conditions and is not designated as measured at FVPL:

- It is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets; and
- Its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest (SPPI) on the principal amount outstanding.

All financial assets not classified as measured at amortized cost or at FVOCI, as described above, are classified as at FVPL. A financial asset (other than trade accounts receivable without a significant financing component that is initially measured at the transaction price) is initially measured at fair value, plus, for an item not measured at FVPL, the transaction costs that are directly attributable to its acquisition.

The following accounting policies apply to subsequent measurement of financial assets:

- Financial assets measured at FVPL: these assets are subsequently measured at FVPL. Net gains (losses), including interest, are recognized in profit or loss.
- Financial assets at amortized cost: these assets are subsequently measured at amortized cost, using the effective interest method. Amortized cost is reduced by impairment losses. Interest income, possible exchange gains and losses, and *impairment* are recognized in profit or loss. Any gain or loss on derecognition is recognized in profit or loss.
- Financial assets measured at FVOCI: these assets are subsequently measured at FVOCI. Upon derecognition, cumulative gains (losses) in OCI are recycled to profit or loss.

Financial liabilities are classified as measured at amortized cost or at FVPL. A financial liability is classified as measured at fair value through profit or loss if it is classified as held for trading, is a derivative, or is designated as such upon initial recognition. Financial liabilities measured at FVPL are measured at fair value and net gains (losses), including interest, are recognized in profit or loss. Other financial liabilities are subsequently measured at amortized cost, using the effective interest method. Interest expense and exchange gains and losses are recognized in P&L. Any gain or loss on derecognition is also recognized in profit or loss.



### Accounting policy (Continued)

### Derecognition and offsetting

The Company derecognizes a financial asset when its contractual rights to cash flows of the asset expire, or when it transfers the contractual rights to receive cash flows of a financial asset in a transaction in which substantially all risks and rewards of ownership of the financial asset are transferred.

The Company derecognizes a financial liability when the contractual obligation is discharged, canceled or expires. Upon derecognition of a financial liability, the difference between the extinguished book value and the consideration paid (including transferred assets that do not flow through cash or liabilities assumed) is recognized in P&L.

Financial assets or liabilities are offset and the net amount is stated in the statement of financial position when, and only when, the Company has a currently enforceable legal right to offset the amounts and intends to settle on a net basis or realize the asset and settle the liability simultaneously.

### Impairment of financial assets

The Company elected to measure allowance for losses on accounts receivable and other receivables and contractual assets in an amount equal to the lifetime expected credit loss. In determining whether the credit risk of a financial asset has significantly increased since initial recognition and in estimating expected credit losses, the Company considers reasonable and supportable information that is relevant and available without undue cost or effort. This includes quantitative and qualitative information and analyses, based on the Company's experience, on credit assessment, and considering forward looking information, such as macroeconomic assumptions for inflation and sales growth. The Company considers a financial asset to be in default when: - It is unlikely that the creditor will pay its credit obligations in full, without resorting to actions such as realization of the guarantee (if any); or the financial asset is overdue for more than 30 days.

### Measurement of expected credit losses

Expected credit losses are estimates weighted by the probability of credit losses. Credit losses are measured at present value based on all cash shortfalls (i.e., the difference between the cash flows due to the Company in accordance with the contract and the cash flows that the Company expects to receive).

### Financial assets with credit recovery issues

At each reporting date, the Company assesses whether the financial assets recorded at amortized cost and those measured at FVOCI are experiencing recovery issues. A financial asset has credit recovery issues when one or more events occur that adversely impact the financial asset's estimated future cash flows.



# Accounting policy (Continued)

# Financial instruments by category

				Indiv	ridual		Consolidated			
			06/30/2024		12/31	12/31/2023		/2024	12/31/2023	
Financial instruments by category	Classification	Fair value measurement	Book value	Fair value						
Cash and banks Accounts receivable – Credit and debit cards Accounts receivable – Other trade accounts receivable and receivables from	Amortized cost FVOCI	Level 2 Level 2	154,625 1,430,739 1,323,383	154,625 1,430,739 1,323,383	150,711 2,788,161 1,204,077	150,711 2,788,161 1,204,077	208,151 3,153,382 1,498,884	208,151 3,153,382 1,498,884	183,646 4,511,062 1,447,079	183,646 4,511,062 1,447,079
commercial agreements Accounts receivable from related parties Accounts receivable from related parties –	Amortized cost Amortized cost	Level 2 Level 2	422,460	422,460	550,779	550,779	69,507	69,507	50,925	50,925
Credit card Cash equivalents - Bills	FVOCI FVPL	Level 2 Level 2	1,201,871 31,599	1,201,871 31,599	1,125,171 239,537	1,125,171 239,537	1,387,803 31,599	1,387,803 31,599	1,222,793 239,537	1,222,793 239,537
Cash equivalents - CDBs Marketable securities	Amortized cost Amortized cost	Level 2 Level 2	517,136 5,014	517,136 5,014	723,414 4,809	723,414 4,809	908,842 5,014	908,842 5,014	2,119,607 4,809	2,119,607 4,809
Marketable securities Total financial assets	FVPL	Level 2	364,795 5,451,622	364,795 5,451,622	524,239 7,310,898	524,239 7,310,898	725,430 7,988,612	725,430 7,988,612	771,015 10,550,473	771,015 10,550,473

				Indiv	ridual		Consolidated			
			06/30/2024 12/31/2023			/2023	06/30	/2024	12/31/2023	
		Fair value								
Financial instruments by category	Classification	measurement	Book value	Fair value	Book value	Fair value	Book value	Fair value	Book value	Fair value
Suppliers of goods and agreement	Amortized cost	Level 2	8,046,652	8,046,652	8,320,661	8,320,661	8,788,854	8,788,855	9,324,071	9,324,071
Transfers and other deposits	Amortized cost	Level 2		· · ·	· · · · -	· · ·	1,480,423	1,480,423	1,765,149	1,765,149
Loans and financing	Amortized cost	Level 2	4,036,560	4,190,054	6,928,737	6,998,865	4,457,719	4,611,213	7,354,855	7,424,983
Lease	Amortized cost	Level 2	3,375,710	3,375,710	3,514,349	3,514,349	3,420,465	3,420,465	3,578,155	3,578,155
Accounts payable to related parties	Amortized cost	Level 2	597,244	597,244	325,607	325,607	96,356	96,356	100,961	100,961
Other accounts payable - acquisition	Amortized cost	Level 2	288,125	288,125	316,953	316,953	339,431	339,431	383,221	383,221
Total financial liabilities			16,344,291	16,497,785	19,406,307	19,476,435	18,583,248	18,736,743	22,506,412	22,576,540



### Accounting policy (Continued)

#### Fair value measurement

All assets and liabilities that are measured or disclosed at fair value in the financial statements are classified within the fair value hierarchy, as described below, based on the lowest level input that is significant to the overall fair value measurement:

- (a) Level 1 quoted (unadjusted) market prices in active markets for identical assets or liabilities;
- (b) Level 2 valuation techniques for which the lowest level input that is significant to the fair value measurement is either directly or indirectly observable. The Company uses the discounted cash flow technique for its measurements;
- (c) Level 3 valuation techniques for which the lowest level input that is significant to the fair value measurement is not observable.

### Valuation techniques and significant non-observable inputs

Specific valuation techniques used to value financial instruments under Level 2 rules include:

- Quoted market prices or quotes from financial institutions or brokers for similar instruments.
- Discounted cash flows, which consider the present value of expected future payments, discounted at a risk-adjusted rate for the remaining financial instruments.

#### Capital risk management

The primary objective of the Company's capital management is to ensure its ability to continue as a going concern in order to offer return to shareholders and benefits to stakeholders, maintaining an adequate capital structure to reduce cost and maximize the resources to be applied in opening and modernization of stores, new technologies, process improvements, and advanced management methods.

The Company's capital structure comprises financial liabilities, cash and cash equivalents and marketable securities. From time to time, management reviews the capital structure and its ability to settle liabilities, as well as monitors, on a timely basis, the days purchase outstanding in relation to the average term of inventory turnover. Necessary actions are promptly taken in the event of significant imbalances.



# Accounting policy (Continued)

### Liquidity risk management

Ultimate responsibility for liquidity risk management rests with the Company's Finance Board, which prepares an appropriate liquidity risk management model to manage funding needs and liquidity management in the short, medium and long terms. The Company manages liquidity risk by continuously monitoring forecast and actual cash flows, and by matching the maturity profiles of financial assets and liabilities and maintaining close relationships with financial institutions, frequently disclosing information to support credit decisions when in need for external funds.

The table below details the remaining contractual maturity of the Company's financial liabilities and contractual repayment terms. The table was prepared in accordance with the undiscounted cash flows of financial liabilities.

Contractual maturity is based on the earliest date on which the Company is required to settle the respective obligations.

#### Position at 06/30/2024

<u>Individual</u>	Book balance	Up to 1 year	1 to 3 years	More than 3 years	Total
Suppliers of goods and agreement	8,046,652	8,046,652	-	-	8,046,652
Lease	3,375,710	737,190	1,184,120	3,157,508	5,078,818
Loans and financing	4,036,560	36,271	4,000,289	-	4,036,560
Transactions with related parties	597,244	597,244	-	-	597,244
Other accounts payable - acquisition	288,125	167,439	-	132,975	300,414
Consolidated	Book balance	Up to 1 year	1 to 3 years	More than 3 years	Total
Suppliers of goods and agreement	8,788,855	8,788,855		-	8,788,855
Lease	3,420,465	743,686	1,194,555	3,185,332	5,123,573
Loans and financing	4,457,719	457,430	4,000,289		4,457,719
Transactions with related parties	96,356	96,356	-	-	96,356
Other accounts payable - acquisition	339,431	190,232	28,382	142,616	361,230

### Considerations about other financial risks

The Company's business is mostly comprised of the retail trade of consumer goods and insurance, financial and other services, as described in Note 30, segment information. The main market risk factors that affect the Company's business are summarized below:



### Accounting policy (Continued)

### Considerations about other financial risks (Continued)

Credit risk: the credit risk arises from the possibility that the Company may incur losses resulting from the non-receipt of amounts billed to its customers, the consolidated balance of which as of June 30, 2024 was R\$5,285,101 (R\$6,395,787 as of December 31, 2023). A significant portion of the Company's sales are made using the credit card as payment method, which is substantially securitized with the credit card companies. For other accounts receivable, the Company also assesses the risk as low, in view of the natural dispersion of sales due to the large number of customers, but there are no real guarantees of receipt of the total balance of accounts receivable given the nature of the business. Even so, the risk is managed through periodic analysis of the level of default (with consistent criteria to support the requirements of IFRS 9), as well as adoption of more effective forms of collection. As of June 30, 2024, the Company recorded accounts receivable balances that would be overdue or lost, whose terms were renegotiated, in the amount of R\$103,895 (R\$78,591 as of December 31, 2023), which are included in the analysis on the need to set up allowance for expected credit losses. Note 7 provides further information on accounts receivable.

The Company's policy for investing in debt securities (financial investments) is to invest in securities that are assessed by the main credit rating agencies and that have a rating equal to or higher than the sovereign rating (on a global scale). As of June 30, 2024, almost all the investments held by the Company have such a rating level, reaching the amount of R\$963,828 (R\$1,541,262 as of December 31, 2023), individual, and R\$1,738,350 (R\$3,188,772 as of December 31, 2023), consolidated.

Market risk: arises from the possible downturn in retail in the country's economic scenario. Management of the risks involved in these operations is carried out through the establishment of operational and commercial policies, and constant monitoring of the positions assumed. The key related risks include fluctuations of the interest, inflation and exchange rates.

Currency risk: on the date of this quarterly information, the Company did not have significant directly traded foreign exchange transactions. However, many products sold by the Company, especially technology items, are manufactured locally but have various imported components, so their costs may vary with the exchange rate differences. Therefore, management of "indirect" currency risk is closely related to commercial management, price and margin of products and is carried out together with the suppliers, with the objective of not transferring large fluctuations to end customers.

Interest rate risk: the Company is exposed to floating interest rates linked to the Interbank Deposit Certificate (CDI), related to financial investments, loans and financing in reais, for which a sensitivity analysis was carried out, as described below.



### Accounting policy (Continued)

### Considerations about other financial risks (Continued)

As of June 30, 2024, management performed a sensitivity analysis considering a probable scenario and scenarios with decreases and increases of 25% and 50% in expected interest rates. The probable scenario, of decrease and increase in interest rates, was measured using future interest rates published by BM&F BOVESPA and/or BACEN, considering a base rate of CDI at 10.40% p.a.

The expected effects of finance costs on loans and financing, net of income from financial investments, for the next three months are as follows:

	Individual Consolidated	
	06/30/2024	06/30/2024
Bank Deposit Certificates (Note 5)	548,735	940,441
Investment funds (Note 5)	340,733	58,792
Cash equivalents	548,735	999,233
Marketable securities (Note 6)	415,093	739,117
Total cash equivalents and marketable securities	963,828	1,738,350
Loans and financing (Note 20)	(4,036,560)	(4,457,719)
Net exposure		
Finance cost related to interest - exposure to CDI		
Impact on finance income (costs), net of taxes:		
Base scenario – rate of 10.40% p.a.	(142,616)	(160,237)
Scenario of 25% increase – rate of 13.00% p.a.	(178,270)	(200,296)
Scenario of 50% increase – rate of 15.60% p.a.	(213,923)	(240,355)
Scenario of 25% decrease – rate of 7.80% p.a.	(106,962)	(120,178)
Scenario of 50% decrease – rate of 5.20% p.a.	(71,308)	(80,118)

### 32. Statements of cash flows

Changes in statement of financial position accounts that did not impact the Company's cash flows are as follows:

Changes in the fair values of financial assets
Additions - IFRS 16 - Right of use and lease
Stock option plan - subsidiaries

	Individual 06/30/2024 06/30/2023		Consolidated		
			06/30/2024	06/30/2023	
	(724)	(3,635)	(724)	(3,635)	
	155,597	335,839	351,892	351,892	
	(256)	(16,706)	(256)	(16,706)	



# 33. Insurance coverage

The Company has insurance contracts with coverage determined by expert advice, taking into account the nature and degree of risk, at amounts considered sufficient to cover possible losses on its assets and/or liabilities.

Insurance coverage at June 30, 2024 and December 31, 2023 is as follows:

Civil liability D&O Sundry risks – inventories and P&E Vehicles

Individual		Consolidated		
06/30/2024	12/31/2023	06/30/2024	12/31/2023	
100,000	100,000	194,025	194,025	
6,308,645	6,646,341	7,131,260	7,398,581	
20,757	20,695	31,678	32,741	
6,429,402	6,767,036	7,356,963	7,625,347	

# 34. Events after the reporting period

#### Issue of debentures for capital increase at Luizacred

On August 2, 2024, the public offering of 300,000 (three hundred thousand) unsecured non-convertible debentures was approved, in a single series and in its 12<sup>th</sup> issue, with a unit par value of R\$1,000.00 (one thousand reais), totaling R\$300,000,000.00 (three hundred million reais). The debentures will be remunerated at 100% of the accumulated variation of the Interbank Deposit (DI), plus 2.50% per year. The remuneration will be paid semiannually and the nominal value of the debentures will have a single maturity on August 5, 2026. The funds raised will be used to increase the capital of the joint venture Luizacred, through the issue and payment of new registered shares without par value, as part of the course of Luizacred's business and operational planning.