

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

Interim financial statements accompanied by the report on the review of quarterly information

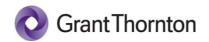
September 30, 2020





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Report on the review quarterly information

Grant Thornton Auditores Independentes

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To the Management, Board of Directors and Shareholders of **Padtec Holding S.A.**Campinas – SP

Introduction

We have audited the individual and consolidated interim financial statements of Padtec Holding S.A ("Company"), contained in the Quarterly Information Form (ITR) for the quarter ended September 30, 2020, which comprise the balance sheet as at September 30, 2020, and the statement of profit and loss and statement of comprehensive loss for the three and nine month ended on that date and statement of changes in equity, and statement of cash flows for the nine-month period ended on that date, including the corresponding explanatory notes.

Management is responsible for preparing the individual and consolidated interim financial information in accordance with NBC TG 21 - Interim Statement and the international standard IAS 34 - Interim Financial Reporting, issued by the International Accounting Standards Board (IASB), as well as the presentation of these information in a manner consistent with the rules issued by the Brazilian Securities and Exchange Commission, applicable to the preparation of the Quarterly Information (ITR). Our responsibility is to express a conclusion on this interim financial information based on our review.

Review Scope

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

Conclusion on the individual and consolidated interim information

Based on our review, we are not aware of any facts that would lead us to believe that the interim, individual and consolidated financial information included in the aforementioned quarterly information 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 in a manner consistent with the rules issued by the Securities and Exchange Commission.



Other Matters

Statement of added value

The aforementioned quarterly information includes the individual and consolidated statements of added value (DVA) for the nine-month ended September 30, 2020, prepared under the responsibility of the Company's management and presented as supplementary information for purposes of IAS 34. These statements have been subject to review procedures performed in conjunction with the review of the quarterly information, to determine whether they are reconciled with the interim accounting information and accounting records, as applicable, and whether their form and content are in accordance with with the criteria defined in NBC TG 09 - Statement of Added Value. Based on our review, we are not aware of any facts that would lead us to believe that these statements of added value were not prepared, in all material respects, according to the criteria defined in this Standard and a consistent manner concerning the individual interim financial information and consolidated figures are taken together.

Campinas, November 10, 2020

Élica Daniela da Silva Martins Assurance Partner

Grant Thornton Auditores Independentes

Balance Sheet as of September 30, 2020 and December 31, 2019

(In thousands of Brazilian reais)

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

	_	Parent Co	mpany	Consolidated		
Assets	Note _	09/30/20	12/31/19	09/30/20	12/31/19	
Current						
Cash and cash equivalents	4	1	1	50,134	3,328	
Accounts receivable	5	-	-	99,423	-	
Inventories	6	-	-	52,639	-	
Recoverable Taxes	7	1,711	1,630	19,487	1,657	
Sales financing operation	18	-	-	34,913	-	
Other credits	9	488	-	2,688	-	
Total current assets	_	2,200	1,631	259,284	4,985	
Non-current assets held for sale						
Non-current assets held for sale	11 _	<u> </u>	255	<u> </u>	255	
Total non-current assets held for sale	_	<u> </u>	255	<u> </u>	255	
Non-current						
Accounts receivable	5	-		2,377	-	
Recoverable Taxes	7	240	240	9,846	10,097	
Related Parties	10	-	2,585	-	-	
Restricted Financial investments	8	-	-	19,291	-	
Sales financing operation	18	-	-	9,556	-	
Judicial Deposits	22.1	11,289	11,099	12,672	11,771	
Other credits	9	937	1,008	2,917	1,008	
Investments	12.1	115,036	35,811	-	35,515	
Fixed Assets	13	13	16	15,460	16	
Intangible Assets	14 _	24	24	27,756	24	
Total non-current assets	_	127,539	50,783	99,875	58,431	
Total assets	_	129,739	52,669	359,159	63,671	

Balance Sheet as of September 30, 2020 and December 31, 2019

(In thousands of Brazilian reais)

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

	_	Parent Co	mpany	Consolidated		
Liability	Note _	09/30/20	12/31/19	09/30/20	12/31/19	
Current						
Loans and financing	17	-	-	46,289	-	
Commercial Leasing Operations	19	-	-	2,688	-	
Suppliers	15	-	-	33,897	151	
Forfaiting	16	-	-	5,632	-	
Related Parties	10	1,566	-	1,308	-	
Payable taxes and contributions	20	1	12	7,604	769	
Payable taxes and contributions in installment	21	-	-	7,134	2,956	
Social Contributions	23	193	126	20,511	127	
General Provisions	22.2	-	-	2,531	188	
Sales financing operation	18	-	-	34,913	-	
Other Accounts Payable		168	260	2,608	285	
Total current liabilities	_	1,928	398	165,115	4,476	
Non-current						
Provisions for Labor and tax risks	22.1	22,347	22,780	42,494	30,948	
Loans and financing	17		-	33,065	· -	
Commercial Leasing Operations	19	-	_	1,296	_	
Payable taxes and contributions in installments	21	240	240	12,253	9,899	
Sales financing operation	18	-	-	9,556	· -	
Provision for loss on investment	12.2	9,844	10,903	<u> </u>	-	
Total non-current liabilities	_	32,431	33,923	98,664	40,847	
Total liabilities	_	34,359	34,321	263,779	45,323	
Equity						
Capital stock	25.1	199,211	131,846	199,211	131,846	
Capital reserve	25.2	(2,674)	(2,674)	(2,674)	(2,674)	
Accumulated losses		(91,191)	(100,542)	(91,191)	(100,542)	
Currency Translation Adjustments	25.3	599		599	-	
Other comprehensive income	25.4	(10,565)	(10,282)	(10,565)	(10,282)	
Total of shareholders' equity	_	95,380	18,348	95,380	18,348	

Statements of profit and loss for the period ended September 30, 2020 and 2019

(In thousands of Brazilian Reais, except earnings (loss) per share, expressed in Brazilian reais)

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

		Period July 1st to September 30th		Period July 1st to September 30th		Period January 1st to September 30th		Period January 1st to September 30th	
		Parent Co	mpany	Consolidated		Parent Company		Consolidated	
	Note	09/30/20	09/30/19	09/30/20	09/30/19	09/30/20	09/30/19	09/30/20	09/30/19
Net operating revenue	27	-	-	63,353	-	-	-	87,161	-
Cost of goods sold and services rendered	28		-	(40,302)	-	<u>-</u> _		(54,418)	<u>-</u>
Gross Profit		-	-	23,051	-	-	-	32,743	-
Operational income (expenses)									
Administrative Expenses Commercial Expenses Research and development Expenses Equity income Other operating expenses (income), net	29.1 29.1 29.1 12.4 29.2	(926) - - 9,935 (1,198)	2,102 - - 3,642 (42)	(5,923) (5,525) (7,433) - 4,202	2,292 - - 5,585 (419)	(2,777) - - 12,275 (207)	(249) - - 8,112 (24)	(9,395) (7,052) (9,021) (476) 3,393	(513) - - 8,182 50
Profit / (losses) before financial income (expenses)		7,811	5,702	8,372	7,458	9,291	7,839	10,192	7,719
Financial result									
Financial income Financial expenses	30.1 30.2	6 (16)	4 (1)	3,288 (4,431)	43 48	111 (51)	28 (2)	3,860 (5,021)	141 (7)
Profit (loss) before Income tax and social contribution		7,801	5,705	7,229	7,549	9,351	7,865	9,031	7,853
Income tax and social contribution Current Deferred	31.1	-	-	572 -	37 (1,881)	-	-	320	12 -
Net profit in the period		7,801	5,705	7,801	5,705	9,351	7,865	9,351	7,865
Result attributable to:									
Controlling shareholders		7,801	5,705	7,801	5,705	9,351	7,865	9,351	7,865
Net profit in the period		7,801	5,705	7,801	5,705	9,351	7,865	9,351	7,865
Profit per share Basic earnings per share Diluted earnings per share	26 26					0.1192 0.1192	0.4812 0.4812	0.1192 0.1192	0.4812 0.4812

Statements of comprehensive income (loss) for the period ended September 30, 2020 and 2019

(In thousand of Brazilian reais)

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

	Period July 1st to	Septemer 30th	Period January 1st to September 30th		
	Parent Company ar	nd Consolidated	Parent Company and Consolidated		
	09/30/20	09/30/19	09/30/20	09/30/19	
Net profit in the period	7,801	5,705	9,351	7,865	
Items that may be reclassified after the income statement: Other comprehensive income					
Translation adjustments of the balance of subsidiaries abroad	(124)	(80)	(283)	(455)	
Comprehensive income in the period	7,677	5,625	9,068	7,410	
Comprehensive income attributable to: Controlling shareholders	7,677	5,625	9,068	7,410	
Comprehensive income in the period	7,677	5,625	9,068	7,410	

Statement of changes in equity for the period ended September 30, 2020 and 2019

(In thousand of Brazilian reais)

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

Parent Company and Consolidated Equity Cumulative Accrued Total of Capital valuation conversion Losses/ shareholder Note Capital stock adjustment **Profits** 's equity reserve adjustment Balances at December 1, 2018 131,846 (8,472) (1,424) (2,674)(105,981)13,295 Profit in the period 7,865 7,865 Adjustment exchange variation of subsidiaries (455)(455)(2,674) (8,472) (1,879) 131,846 (98,116) Balances at September 30, 2019 20,705

	Parent Company and Consolidated						
			Currency		Cumulative	Accrued	Total of
		Capital	Translation	Equity valuation	conversion	Losses/	shareholders'
	Capital stock	reserve	Adjustments	adjustment	adjustment	Profits	equity
Balances at December 31, 2019	131,846	(2,674)	-	(8,663)	(1,619)	(100,542)	18,348
Profit in the period	-	-	-		-	9,351	9,351
Exchange variation adjustment of subsidiaries	-	-	-	-	(283)	-	(283)
Capital stock	67,365	-	-	-	-	-	67,365
Currency Translation Adjustments 25.2	-	-	599	-	-	-	599
Balances at September 30, 2020	199,211	(2,674)	599	(8,663)	(1,902)	(91,191)	95,380

Statements of cash flows for the period ended September 30, 2020 and 2019

(In thousand of Brazilian Reais)

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

		Parent Co	mpany	Consolidated	
	Note	09/30/20	09/30/19	09/30/20	09/30/19
Cash flow from operating activities					
Profit / (losses) in the period before taxes		9,351	7,865	9,031	7,865
Adjustment to reconcile the net income with the cash					
generated by (applied on) operational activities:		2	2	2.025	2
Depreciation and amortization Interest and monetary variance on loans		2	2	3,925 1,702	2
Provision for doubtful accounts		(3)	-	(7,739)	-
Creational (reversal) of general provisions		- '	-	70	-
Provisions for Labor and tax risks		(433)	(3,286)	977	(3,294)
Provisions for obsolescence of inventory		- (12,275)	- (6,270)	1,061 476	(6,340)
Equity accounting in the earnings Creational (reversal) liabilities overdraft		(12,275)	(1,842)	-	(1,842)
Disposal of fixed and intangible assets		1	2	105	2
Reduction (increase) in operational assets:					
Accounts receivable		3	-	(22,078)	-
Inventories		-	-	(3,390)	-
Non-current assets held for sale Recoverable Taxes		255 (81)	-	255 (3,908)	-
Income tax and social contribution		(61)	(1,343)	(3,706)	(1,839)
Transactions with related parties		2,585	-	-	-
Sales financing operation		-	-	970	-
Judicial deposits		(190)	(4,787)	(901)	(447)
Other account receivable		(417)	567	(1,091)	1,242
Increase (reduction) in operating liabilities:					
Commercial leasing operations		-	-	(923)	-
Suppliers		-	-	2,596	(6)
Forfaiting Social Contributions		- 67	- 19	1,724 3,797	- 13
Payable taxes and contributions		(11)	17	273	(398)
Transactions with related parties		-	-	(980)	-
Sales financing operations		-	-	(970)	-
Income tax and social contribution - paid		-	(22)	320	(687)
Debt charges - paid Other Accounts Payable		(92)	(68)	(1,460) 442	(246)
		(72)			
Net cash used in operational activities	-	(1,238)	(9,162)	(15,716)	(5,975)
Cash Flow of Investment Activities		(227)		(22/)	
Increase in Capital in controlled companies (Cash) Financial Application		(336)	-	(336) (5,285)	-
Acquisition of fixed and intangible assets		-	8,772	(4,903)	5,597
Mutual agreement of related parties		1,566	417	-	-
Not and the formation and the		1 220	0.100	(10.524)	F F07
Net cash used in investing activities	•	1,230	9,189	(10,524)	5,597
Net cash used in investing activities Paid-in capital		8	_	8	_
Additions of loans and financing	17.2	-	-	25,000	-
Payment the loans and finacing - Principal amount	17.1	-	-	(6,255)	-
Net cash provided by financing activities		8	<u> </u>	18,753	-
Exchange variation of cash in foreign currency		-	-	(283)	-
Reduction in Cash and Cash Equivalents			27	(7,770)	(378)
Cash and Cash Equivalents of Combining Companies		-	-	54,576	-
Cash and Cash Equivalents at the start of the period		1		3,328	3,594
Cash and Cash Equivalents at the end of the period		1	27	50,134	3,216
	=				_

Statements of value added for the period ended September 30, 2020 and 2019

(In thousand of Brazilian reais)

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

<u>-</u>	Parent Company		Consolidated	
<u>-</u>	09/30/20	09/30/19	09/30/20	09/30/19
1 - Revenue	3	-	123,105	-
1.1. Sales of merchandise, goods and services	-		115,366	-
1.2. Allowance for doubtful accounts	3	-	7,739	-
2 - Inputs acquired from third parties	(1,383)	(1,687)	(48,091)	(3,680)
2.1. Costs of products, goods and services sold	-	-	(33,919)	-
2.2. Energy, third party services and other operating expenses	(1,670)	(132)	(10,594)	(1,988)
2.3. Loss / recovery of assets values	287	(1,555)	(3,578)	(1,692)
3 - Withholdings	(2)	(2)	(3,925)	(2)
3.1. Depreciation and amortization	(2)	(2)	(3,925)	(2)
4 - Net added value	(1,382)	(1,689)	71,089	(3,682)
5 - Added value received in tranfers	12,386	11,525	3,384	11,739
5.1. Equity in the earnings	12,275	8,112	(476)	8,182
5.2. Financial income	111	28	3,860	141
5.3. Others	-	3,385	-	3,416
6 - Total added value to distribute	11,004	9,836	74,473	8,057
7 - Distribution of added value	11,004	9,836	74,473	8,057
7.1. Personnel and charges	1,343	1,501	25,656	1,592
Direct Compensation	1,059	1,153	19,786	1,244
Benefits	256	276	4,520	276
Goverment Severance Indemnity Fund (FGTS)	28	72	1,350	72
7.2. Taxes, charges and contributions	212	283	32,998	(1,592)
Federais	212	283	23,214	(1,592)
State	-	-	9,229	-
City	-	-	555	-
7.3. Compensation from third-party equity capital	98	187	6,468	192
Financial expenses	51	2	5,021	7
Leases	47	185	1,447	185
7.4. Remuneration of shareholders' equity	9,351	7,865	9,351	7,865
Withheld profit	9,351	7,865	9,351	7,865

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

Management's notes to the individual and consolidated interim financial information for the period ended September 30, 2020

(In thousand of Brazilian reais, unless otherwise stated)

1. General information

1.1. Operational context

Padtec Holding S.A. ("Company", B3: PDTC3) (previously denominated Ideiasnet S.A. or "Ideiannet"), started its operations as an investment company in Internet projects in 2000, the year it went public in B3. Its focus was to invest in technology companies with rapid growth in several areas of activity, such as SaaS (from English Software as a Service) in the security and construction industry, technology in the financial and payments sector, digital commerce, digital media, mobility, broadband and optical. For many years, the Company has positioned itself as a technology venture capital in Brazil, actively participating in all stages of development of its investees, consolidating itself as a reference in the sector and was synonymous with entrepreneurship with a high level of Corporate Governance.

1.2. The merger of Padtec S.A. Shares by the Company

The Company's Management had been studying Padtec's Merger of Shares operation, according to Article 252 of the "Lei das S.A", for about two years.

On April 6, Ideiasnet convened an Extraordinary General Meeting to resolve on the Merger of Shares. On June 1, 2020, the Company merged shares issued by Padtec S.A., as approved in the EGM of April 27, 2020, then its only asset, with the consequent conversion of Padtec S.A. into its wholly-owned subsidiary. Today, the Company is the sole shareholder of Padtec S.A., a privately held company.

For this consolidated financial information, full consolidation of Padtec S.A. was considered as of June 1, 2020, the date on which the shares were merged.

PADTEC S.A

Balance sheet on June 1st, 2020 (In thousand of Brazilian Reais)

(III thousand of Brazillan recass)	Consolidated		Consolidated
Assets		Liability	
Current		Current	
Cash and cash equivalents	54,576	Loans and financing	39,623
Accounts receivable	69,606	Commercial Leasing Operations	2,716
Inventories	50,310	Suppliers	31,150
Recoverable Taxes	13,657	Forfaiting	3,908
Sales financing operation	36,548	Related Parties	2,288
Other credits	1,525	Payable taxes and contributions Payable taxes and contributions in installment	9,099 234
Total current assets	226,222	Social Contributions	17.156
		General Provisions	2,273
		Sales financing operation	36,548
		Other Accounts Payable	1,996
Non-current		Total current liabilities	146,991
Accounts receivable	2,377	•	
Recoverable Taxes	14	Non-current	
Restricted Financial investments	14,006	Provisions for Labor and tax risks	11,082
Sales financing operation	8,891	Loans and financing	20,744
Judicial Deposits	513	Commercial Leasing Operations	2,191
Other credits	1,980	Payable taxes and contributions in installments	3,192
		Sales financing operation	8,891
Investments	-		
Fixed Assets	17,033	Total non-current liabilities	46,100
Intangible Assets	25,270		40,100
Total non-current assets	70,084	Equity	
		Capital stock	230,003
		Capital reserve	21
		Accumulated losses	(124,829)
		Currency Translation Adjustments	(1,980)
		Total of shareholders' equity	103,215
Total assats	20/ 20/	Takal of Bakilikka and about baldes 1 22	20/ 22/
Total assets	296,306	Total of liabilities and shareholders' equity	296,306

However, for a better understanding of this report, the following are the pro forma Profit Statements of Padtec Holding S.A. on September 30, 2020, considering the consolidation of Padtec S.A. on January 1, 2020:

	Consolidated - Pro forma		
	09/30/20	09/30/19	
Net operating revenue	165,582	152,647	
Cost of goods sold and services rendered	(109,295)	(108,860)	
Gross Profit	56,287	43,787	
Operational income (expenses)			
Administrative Expenses Commercial Expenses Research and development Expenses Other operating expenses (income), net	(17,693) (15,287) (19,824) 3,951 (48,853)	(17,516) (16,842) (18,888) 5,970 (47,276)	
Income before taxes	7,434	(3,489)	
Financial income Financial expenses	11,770 (17,790)	13,184 (20,473)	
Profit / (losses) before financial income (expenses)	1,414	(10,778)	
Income tax and social contribution Current	(403)	(1,494)	
Profit (loss) for the period from continuing operations	1,011	(12,272)	
Discontinued operations			
Net income of discontinued operations	7,423	25,140	
Profit for the period from discontinued operations	7,423	25,140	
Profit for the period	8,434	12,868	

The Company has direct and indirect interests in the following subsidiaries:

	Participation %					
	09/30/20		12/31	/19		
	Direct	Indirect	Direct	Indirect		
Chenonceau Participações S.A (a)	100.00%		100.00%			
Automatos Participações Ltda. (b)	100.00%		100.00%			
Padtec S.A (c)	100.00%			34.16%		
Sucursal Argentina (d)		100.00%		100.00%		
Padtec EUA (e)		100.00%		100.00%		
Padtec Colômbia (f)		100.00%		100.00%		
Padtec Chile (g)		100.00%		100.00%		

- (a) Chenonceau is a non-operating company whose objective is to hold interests in other companies and holds a minority interest in Batanga Media Inc. This minority interest was subject to *impairment* (loss recognition) in December 2019, as Management understands that the Company has a low probability of recovering the value of that investment;
- **(b)** Automatos Participações is a non-operating company whose purpose is to hold interests in other companies. It currently has no investment;
- (c) Padtec S / A, is a privately held company, is operational focused on the development, manufacture, and commercialization of *turnkey* solutions for optical systems. Its portfolio includes equipment for corporate access, Data Center *Interconnect, Storage Area Network Extension*, metropolitan networks, and terrestrial multi-terabit long-distance networks.
- (d) Padtec Sucursal Argentina is an operating company set up as a branch in 2007 whose primary objective is to perform sales activities, resell Group's products and provide implementation, operation and maintenance services. The Company holds a 100% equity interest;
- (e) Padtec Estados Unidos da América is an operating company established in the USA, in the state of Georgia. An operating company set up in February 2014 primarily to resell Group's products and provide implementation, operation and maintenance services. The Company holds a 100% equity interest;
- (f) Padtec Colômbia is an operating company established in Colombia in the state / province of Bogotá. An operating company set up as a branch in October 2014 whose primary objective is to resell Group's products and provide implementation, operation and maintenance services. The Company holds a 100% equity interest;
- (g) Padtec Chile is an operating company established in Chile. An operating company set up in June 2019, with 100% of its shares subscribed by Padtec Sucursal Argentina. The main objective is to perform sales activities, to resell Group's products and provide implementation, operation and maintenance services.

1.3. Covid-19 Impacts

Management has been constantly evaluating the impact of Covid-19 on the operations and the equity and financial position of the Company and its subsidiaries, to implement appropriate measures to mitigate impacts on operations. Up to the date of authorization for the issuance of this interim accounting information, the following measures have been taken and the main matters that are under constant monitoring are listed below:

- Implementation of home office for the administrative, commercial and technology areas since March 2020 which should last until the end of January 2021;
- Monitoring and evaluation of delivery and payment deadlines of international raw material suppliers, and so far there are no indications of significant risks of delay that may impact operations;
- Evaluation of contractual conditions for loans and financing. In the first semester, the payment terms of the installments of principal were postponed by 6 months with the BNDES, in order to mitigate any liquidity risks.
- Monitoring of customers' default risk, and therefore there is no significant impact to be disclosed;
- Extension of the deadline for payment of federal PIS (Social Integration Program) and Cofins
 (Contribution to Social Security Financing) taxes related to the first half of 2020 of approximately R\$
 1,800, to November 2020, according to published decree.

Considering all the analyzes performed on aspects related to the possible impacts of Covid-19 on its businesses and those of its subsidiaries, until the period ended September 30, 2020, the Company concluded that there were no material effects on its interim financial information. However, the financial and economic effect for the Company and its subsidiaries will depend on the outcome of the crisis and its macroeconomic impacts, especially about the retraction in economic activity. The Company and its subsidiaries will continue to constantly monitor the effects of the crisis and the impacts on their operations and financial statements.

2. Presentation of Interim Financial Statements

2.1. Statement of Compliance

The parent company and consolidated interim financial information were prepared according to International Accounting Standards *International Financial Reporting Standards (IFRS)*, issued according to the *International Accounting* Standards Board (IASB), and the accounting practices adopted in Brazil.

The accounting practices adopted in Brazil include those included in the Brazilian corporate law and the technical pronouncements, guidelines, and technical interpretations issued according to the Accounting Pronouncements Committee (CPC) and approved by the Securities and Exchange Commission (CVM) (especially CPC 21 (R1) - Interim Financial Statements) and by the Federal Accounting Council. The accounting practices used in the preparation of the Quarterly Information for September 30, 2020, are consistent with those used in the preparation of the Quarterly Information for September 30, 2019, and Financial Statements for December 31, 2019, jointly disclosed for the purpose of Comparation.

The Company's management declares and confirms that all relevant information, contained in the individual and consolidated interim financial information (Parent Company) and consolidated, are being evidenced and correspond to the information used by the Company's management in its management.

Approval of interim accounting information

The individual and consolidated interim financial information for the period ended September 30, 2020, was approved and authorized by the Company's Board of Directors at a meeting held on November 10, 2020.

2.2. Basis of measurement

The financial statements were prepared based on historical cost, except for the following items recorded in the balance sheets: i) derivative financial instruments measured at a fair value, ii) financial instruments measured at a fair value through P&L; and iii) debt instruments at fair value through other comprehensive income.

2.3. Use of estimates and judgments

In applying the accounting policies of the Company and its subsidiaries, the management should exercise judgment, estimates and assumptions about the carrying amounts of assets, liabilities, revenues and expenses.

Accounting estimates may differ from their actual results. Thus, the Company Administration reviews the continuous estimates and assumptions adopted, based on historical experience and other factors considered relevant. Adjustments arising from these revisions are recognized in the period in which estimates are reviewed and applied.

The main accounting accounts that require the adoption of premises and estimates, which are subject to a greater degree of uncertainty and which have a risk of resulting in a material adjustment if these assumptions and estimates suffer significant changes in periods subsequent are:

- Explanatory Note No. 5 Accounts receivable from customers (allowance for loan losses: main assumptions regarding the expected credit loss expectation);
- **Explanatory Note No. 6** Inventory (provision for inventory realization and obsolescence: main assumptions regarding the expected loss of the inventory);
- Note No. 13 Property, plant and equipment (application of defined useful lives and main assumptions in relation to recoverable values);
- Explanatory Note No. 14 Intangible (main assumptions regarding recoverable values);
- **Explanatory Note No. 19** Commercial Leasing Operations (determining whether a contract contains a lease);
- Note No. 22.1 Provisions for labor, tax and civil risks (recognition and measurement: main assumptions about the probability of outflows);
- Note No. 22.2 Other Provisions (recognition and measurement: main assumptions about the probability of outflows).

2.4. Functional and reporting currency

The financial statements are presented in Brazilian Reais, which is the functional and presentation currency of the Company (Parent Company). The functional currency of the subsidiaries in the United States and Argentina is in the US dollar and in the Colombia is in the Colombian peso. The conversion effects of functional currency of foreign subsidiaries for the real are recorded in equity as other comprehensive income - investment conversion effects abroad. All balances were rounded to the nearest thousand, except when otherwise indicated.

2.5. Statement of Value Added

The Company prepared the individual and consolidated Statements of Added Value ("DVA") under the terms of Technical Pronouncement CPC 09 - Statement of added value, which are presented as an integral part of the financial statements according to accounting practices adopted in Brazil and as supplementary information to the financial statements in IFRSs, as it is not a predicted or mandatory statement according to IFRSs.

3. Accounting Practices

Except for the changes disclosed below, the interim accounting information was prepared based on the same accounting policies described in Notes Nos. 3.1 to 3.11 disclosed in the financial statements for the year ended December 31, 2019, published on March 20, 2020. The reflection of changes in accounting policies also is expected in the consolidated financial statements for the year ended December 31, 2020.

New and revised standards and interpretations already issued, effective for periods beginning on or after January 1, 2020:

- CPC 00 (R2) Conceptual Framework for Financial Reporting (applicable from January 1, 2020). The revision of the standard establishes changes in CPC 00 (R1) with emphasis on: the purpose of the financial report; definitions of assets, liabilities, equity, income, and expenses; criteria for the inclusion of assets and liabilities in the financial statements (recognition) and guidance on when to remove them (derecognition); bases of measurement and guidance on when to use them and concepts and guidance on presentation and dissemination:
- IAS 1 / CPC 26 and IAS 8 / CPC 23 Modifies the definition of "material", clarifying aspects of the application of materiality in the information disclosed;
- IFRS 3 / CPC 15 Definition of business This amendment constitutes a revision of the definition of "business" for the purpose of accounting for business combinations;
- Review of technical pronouncements No. 14 Establishes changes in several pronouncements, interpretations, and technical guidelines;
- Review of technical pronouncements 15 Changes to technical pronouncements due to the definition of the term "Reference Interest Rate Reform", regarding hedge accounting;
- IFRS 17 / CPC 50 Insurance contracts.

IFRS 17 replaces IFRS 4 / CPC11 - Insurance contracts. The purpose of the amendment is to ensure that an entity provides relevant information that reliably represents the essence of these contracts, through a consistent accounting model.

4. Cash and Cash Equivalent

	Parent Co	mpany	Consolidated		
	09/30/20	12/31/19	09/30/20	12/31/19	
Cash	-	-	98	-	
Cash Bank deposits	-	-	7,618	595	
Security	-	-	139	-	
Financial investments of liquid ratio	1	1	42,279	2,733	
	1	1	50,134	3,328	

Accounting investments with highly liquidity short-term refer to investments in CDB (Certificate of Deposit), remunerated between the rates of 94% to 100% of the CDI (Interbank Deposit Certificate), in a referenced fund DI and RF Long Term Fund and are subject to an insignificant risk of change in value. The funds' objectives are to seek profitability around 97% to 100% of the CDI (Interbank Deposit Certificate). On December 31, 2019, the average remuneration was 77.7% of the CDI.

5. Trade Receivable

	Parent Con	npany	Consolidated		
	09/30/20	12/31/19	09/30/20	12/31/19	
Accounts Receivable: Referred in domestic currency Referred in foreign currency (a)	880 -	883 -	84,624 17,180	883 -	
	880	883	101,804	883	
(+) Provision of revenue - Oi (b) (+) Judicial Recovery Oi (e)	-	-	12,032 3,347	-	
(-) Allowance for doubtful accounts (c) (-) Provision for recognition of revenue outside the accrual period (d)	(880)	(883) -	(10,437) (4,946)	(883)	
	-	<u>.</u>	101,800		
Current Assets Non Current Assets	-	<u>-</u>	99,423 2,377	<u>.</u>	
			101,800		

- (a) Consolidated represented by US\$ 3,046;
- (b) In 2019, the subsidiary Padtec S.A. signed an amendment to the contract with the telecommunications operator Oi, to supply equipment, materials and provide services for the implementation of new DWDN systems, as well as for the expansion of the network. The object of the contract is divided into two parts: (a) "common parts" associated with the installation of the equipment; and (b) portion associated with the use of the 10G, 100G, or 200G equivalent transponder. Common parts comprise common hardware, software, materials, and associated services. These items will be billed 100% after delivery of the product and/or after the issuance of the Term of Acceptance Experimental (TAF). Licenses used will be billed quarterly after auditing how many are properly in use. The balance receivable in the third quarter of 2020 is R\$ 12,032 referring to 850 licenses. The subsidiary recognizes the license revenue when it satisfies a performance obligation when transferring the good or service (that is, an asset) promised to the client, as required by accounting practices adopted in Brazil and IFRSs. These amounts are written off quarterly effectively with the realization for the use of the installed capacity;
- (c) Allowance for loan losses are recorded based on individual analyzes of amounts receivable, based on incurred losses and expected credit losses that may occur in the collection of credits;
- (d) Provision for reversal of revenue recognition outside the accrual period ("cut-off");
- (e) Oi Group applied for judicial reorganization on June 20, 2016, based on the Bankruptcy and Judicial Reorganization Law (Law No. 11,101 / 2005). On March 14, 2018, the Company adhered to Clause 4.3.5.2 of Oi's Judicial Reorganization Plan, which states that: "the securities that are part of the judicial reorganization will be paid with a 10% discount in 4 annual installments, equal and successive, plus TR + 0.5% per year, with the first installment due on the last business day of the first year after the expiry of the term for choosing the credit payment option. Up to now, Padtec S.A. received two installments related to the Plan.

In the reporting periods, the Company and its subsidiaries have past-due receivables for which no allowance was recognized. These amounts refer to independent customers with no recent history of default and that are not expected to be in default. The aging list of trade receivables is as follows:

	Parent Company		Consolidated	
	09/30/20	12/31/19	09/30/20	12/31/19
On maturity date	-	-	82,497	-
Overdue from 01 to 30 days	-	-	1,150	-
Overdue from 31 to 60 days	-	-	186	-
Overdue from 61 to 90 days	-	-	1,557	-
Overdue from 91 to 120 days	-	-	3,843	-
Overdue from 121 to 150 days	-	-	325	-
Overdue from 151 to 180 days	-	-	277	-
Overdue from 181 to 360 days	-	-	1,268	-
Overdue from 361 to 730 days	-	-	264	-
Overdue over 730 days	880	883_	10,437	883_
	880	883	101,804	883

The balances of accounts receivable from customers for exposure to the risk of losses on balances receivable are shown below:

	Parent Company		Consolidated	
	09/30/20	12/31/19	09/30/20	12/31/19
Overdue from 731 to 1095 days	880	883	1,332	883
Overdue from 1096 to 1460 days	-	-	573	-
Overdue from 1461 to 1825 days	-	-	2,865	-
Overdue from 1826 to 2190 days	-	-	1,199	-
Overdue from 2191 to 2555 days	-	-	2,035	-
Overdue over 2556 days	 -	<u> </u>	2,433	
	880	883	10,437	883

The changes in the provision in the period are as follows:

Allowance for doubtful accounts

		Parent Company				
	12/31/19			09/30/20	ı	
	Initial Balance	Addition to th	ne provision	Reversa	1 !	Final balance
Allowance for doubtful accounts	(883)		<u> </u>		3	(880)
Total	(883)	_	<u> </u>		3	(880)
			Consolidated	I		
	12/31/19			09/30/20		
	Initial Balance	nitial Balance by consolidation	Addition to the p	provision	Reversal	Final balance
Allowance for doubtful accounts	(883)	(17,292)		(77)	7,815	(10,437)
Total	(883)	(17,292)		(77)	7,815	(10,437)

6. Inventories

-	Consolidated			
	09/30/20	12/31/19		
Finished goods	15,196	-		
Work in process	1,084	-		
Raw materials	34,016	-		
Resale materials	2,062	-		
Import in progress	2,516	-		
Inventory in possession of third parties (a)	8,295	-		
Provision for obsolesce and slow turnover (b) _	(10,530)			
_	52,639	-		

- (a) Refers substantially to raw materials under manufacturing process and pieces of equipment held as guarantee by customers;
- (b) Refers to an allowance for inventory obsolescence and slow-moving inventory items. For this estimate, discontinued inventories are considered materials out of the quality standard and items with no movements whose realization is considered unlikely by Management, since newer technologies and/or solutions are available in the market. The provision for the realization of inventories is constituted based on the analysis of the sales prices charged, net effects of taxes and fixed expenses incurred in sales efforts.

The movement of provisions for obsolescence and slow turnover is as follows:

	Consolidated			
	06/01/20		09/30/20	
	Initial Balance	Addition to the provision	Reversal	Final balance
Stock	(8,825)	(1,592)	969	(9,448)
Inventory in possession of third parties	(644)	(651)	213	(1,082)
Total	(9,469)	(2,243)	1,182	(10,530)

7. Recovarable Taxes

	Parent Co	Consolidated		
	09/30/20	12/31/19	09/30/20	12/31/19
Tax on Circulation of Goods and Services - ICMS	-	-	693	-
Industrialized product tax forwarding in transit - IPI	-	-	30	-
Financial credit (a)	-	-	2,899	-
Social Integration Program - PIS	4	4	153	6
Contribution to Social Security Financing - COFINS	15	16	716	23
Social contribution over net profit - CSLL (c)	-	-	1,634	198
Advance of Corporate Income Tax - IRPJ (c)	1,692	1,607	6,483	3,364
Special Tax Regularization Program - PERT (b)	240	240	8,143	8,143
National Institute of Social Security - INSS	-	-	680	13
Withholding income tax - IRRF	-	-	1,250	-
Withholding of public agencies	-	-	4,031	-
Others	- .	3	2,621	7
	1,951	1,870	29,333	11,754
Current Assets	1,711	1,630	19,487	1,657
Non-current assets	240	240	9,846	10,097
	1,951	1,870	29,333	11,754

- (a) Financial Credit: In December 2019, the amendment to Law No. 8,248 / 1991 (Law of Informatics) by Law No. 13,969 / 2019 was published, effective from April 1, 2020, until December 2029. With the new law, the tax incentive becomes the receipt of financial credit proportional to the R&D investments made in advance. The financial credit is calculated quarterly and will be used to pay federal taxes controlled by the Brazilian Federal Revenue Secretary;
- (b) Tax Loss Credits and CSLL Negative Base used to pay the PERT debit balance (see Note No. 21 b);
- (c) Negative balances arising from overpayments due to mandatory monthly advances.

8. Restrict Financial Investments

As of September 30, 2020, the Company had a total of R\$ 19,291, regarding to:

- a) Financial investment in Safra Bank committed investments of R\$8,955 (R\$ 9,749 in 2019), CDB mode (Bank Deposit Certificate), given the letter of bail, which in turn guarantees the debt to Banco BNDES. The average remuneration rate for this application is 100% of the CDI;
- b) FIDC operation with the Sifra Group of R\$ 5,134 (R\$ 5,038 em 2019) in long -term senior quotas of FIC FIDC OSHER, in order to finance customers and anticipate (receivables) resources. The rate of 125% of the CDI;
- c) Banco Bradesco's financial investment of R\$ 5,202 CDB, of which R\$ 3,260 for judicial guarantee insurance (referring to the inclusion of ICMS in the PIS and Cofins calculation basis) and R\$ 1,941 given as guarantee of the letter of guarantee, which guarantees the debt with FINEP. The average rate of return is 99% of the CDI.

9. Other Receivables

	Parent C	company	Consolidated		
	09/30/20	12/31/19	09/30/20	12/31/19	
Avais Officer (a)	913	913	913	913	
Receivable credits value (b)	-	-	1,980	-	
Rental guarantee deposit	-	35	175	35	
Payroll Advance	19	-	752	-	
Other advances	-	-	1,079	-	
Others credits receivable	493	60	706_	60	
	1,425	1,008	5,605	1,008	
Current Assets	488	-	2,688	-	
Non-current assets	937	1,008	2,917	1,008	
	1,425	1,008	5,605	1,008	

- (a) The Company was a guarantor in Bank Credit Note No. 1,250, issued by Officer SA Distribuidora de Produtos de Tecnologia, then under judicial recovery ("Officer"), in favor of BCV - Banco de Crédito e Varejo SA, a member of the BMG Financial Group. On November 6, 2015, the Company, as guarantor, signed a Private Instrument of Assumption and Debt Confession, whereby (i) fully assumed the debt for which it was already obliged and (ii) renegotiated the payment terms. Due to the assumption of the debt, the Company was subrogated to the bankruptcy credit previously owed by Officer;
- **(b)** Amounts receivable from the Mecominas Group, related to the domain and possession of the credit rights of the CDB issued by Banco Neon, remunerated at 100% of the CDI maturing in October 2022.

10. Related Parties

The Company has the following companies as controlling shareholders with a relevant interest:

- a) Fundação CPqD Centro de Pesquisa e Desenvolvimento em Telecomunicações;
- b) BNDES Participações S.A (BNDESPAR).

The direct and indirect equity interests of the Company with its subsidiaries are described in Note No. 1.

Controlling shareholders, subsidiaries and affiliates, entities with joint control and entities under common control that somehow have significant influences over the Company and its subsidiaries were considered as related parties.

The main transactions and respective nature are listed below:

- **a) Mutual:** Financial transactions performed between the Company and its subsidiaries. The balance of asset and liability loan does not provide for interest charges, as these are transactions entered into with wholly-owned subsidiaries, with a maturity of less than one year;
- b) Technology development services: An agreement was made with CPqD Foundation to perform research & development activities. The amounts relating to technological services with CPqD Foundation result from the Company's and its subsidiaries investments in a center of excellence in optical communication for the development of innovative technologies for use in all the solutions Padtec S.A offers to the market, performed at prices and under market conditions:
- c) Sale of products: Refers to the sale of finished products between Padtec S.A. and its subsidiaries, performed under conditions considered by the Company to be similar to those of the market at the time of the negotiation, in line with the internal policies pre -established by the Management;

- **d) Leasing:** Expense paid monthly, referring to the building lease of the headquarters of Padtec S.A. with CPqD Foundation, performed at prices and under market conditions;
- **e)** Other assets and liabilities: Transactions between CPqD and Padtec S.A., referring to expenses with infrastructure and administrative expenses according to the apportionment defined between contractual parties.

In addition to the balances that are listed, Padtec S.A has a loan and financing agreement with BNDES, described in Note No. 18.

The summary of related party transactions is as follows:

-	Parent Company		Consolidated				
_	09/30/	20	12/31/19	09/30/20			
A 4-	Padtec	Total	Total	Fundação CPqD Padt	ec Argentina	Padtec Colômbia	Total
Assets							
Mutual (a)	<u> </u>	<u> </u>	2,585	<u> </u>	-		
<u>-</u>		<u> </u>	2,585		-		
Non-current assets	<u> </u>		2,585				
-			2,585		-		
Liability							
Services of technology development (b) Mutual (a)	- 1,566	- 1,566	-	1,308 -	-	- -	1,308 -
-	1,566	1,566	-	1,308	-		1,308
Current Liabilities	1,566	1,566		1,308			1,308
-	1,566	1,566	-	1,308	-	<u> </u>	1,308
Revenue							
Sales of goods (c)	-	-	-	-	1,348	1,287	2,635
-	<u> </u>		_	<u> </u>	1,348	1,287	2,635
Expenses / Costs							
Services of technology development (b) Lease (d) Other Services (e)	- - -		-	182 1,411 3		- - -	182 1,411 3
- -			-	1,596			1,596

Key management personnel compensation

The compensation paid to Executive Officers, Board of Directors and Supervisory Board members is set by the General Shareholders Meeting and is consistent with market standards. The amount approved for 2020 is R\$8,000. Management compensation relating to September 30, 2020 was R\$510 in the Parent Company and R\$ 1,718 in the Consolidated. This amount included fixed and variable compensation. Short-term benefits include a fixed compensation and social security charges (contributions to the social security – National Institute for Social Security (INSS)).

The Company does not have any other postemployment obligations and does not grant any other long-term benefits, such as length-of-service leave or other seniority benefits. The Company does not grant either any severance benefits to members of its senior management in addition to those defined in the employment contract, signed between them and the Company.

11. Assets classified as held for sale

	Parent (Parent Company		Consolidated		
	09/30/20	12/31/19	09/30/20	12/31/19		
Property (a)		255		255		
	<u> </u>	<u>255</u>		255_		

(a) Property

The Company had 15 properties as collateral for sureties granted in a fiduciary sale agreement on the sale of the investee Latin and Ventures. On September 30, 2015, the Company classified these properties as "assets held for sale" as a result of the court decision issued in May of that same year, guaranteeing the right to sell the properties.

In December 2019, the Company entered into a purchase and sale agreement for 11 units and a purchase and sale promise for the other 4 units, for the total amount of R\$ 1,000, having received R\$ 744 in that month. In January 2020, R\$ 203 was received for three other properties and in June 2020, R\$ 52 was received for the last property.

12. Investments and provision for uncovered liabilities

The summary accounting information of the Company's subsidiaries, including the total values of assets, liabilities, uncovered liabilities, income and loss for the year, are presented below:

12.1. Breakdown of investments

-	Parent Company		Consolidated	
Participation in subsidiaries	09/30/20	12/31/19	09/30/20	12/31/19
Chenonceau Participações S.A. Padtec S.A.	293 114,743	296 35,515	<u> </u>	- 35,515
=	115,036	35,811	<u> </u>	35,515

12.2. Provision of uncovered liabilities

	Parent Company			
	09/30/20	12/31/19		
Participation in subsidiaries:				
Automatos Participações Ltda.	(9,844)	(10,903)		
	(9,844)	(10,903)		

12.3. Summarized subsidiaries' financial information

	Automatos Participações Ltda.		Chenonceau F S.A		Padtec S.A.	
	09/30/20	12/31/19	09/30/20	12/31/19	09/30/20	12/31/19
Capital	15,966	15,631	18,696	18,696	230,003	230,003
Total assets	10,681	11,001	293	2,882	334,493	296,983
Total liability	20,525	21,904	-	2,586	219,750	193,017
Equity	(9,844)	(10,903)	293	296	114,743	103,966
Outcome of the fiscal year	723	2,689	(3)	(2,232)	12,031	9,500
Amount of shares (in thousands)	15,966	15,631	18,696	18,696	230,003	230,003
Amount of owned shares (in thousands)	15,966 15,631		18,696 18,696		230,003	230,003
Percentage of Participation	100.00%	100.00%	100.00%	100.00%	100.00%	34.16%

12.4. Summary of financial information of jointly-ownedç- subsidiaries

	Padtec S.A Argen		Padted	:EUA	Padtec Colômbia		
	09/30/20	12/31/19	09/30/20	12/31/19	09/30/20	12/31/19	
Capital	2,160	2,160	17,765	15,384	949	3,210	
Total assets	3,334	1,631	936	429	5,454	4,753	
Total liability	1,557	616	334	13	6,084	3,301	
Equity	1,777	1,015	602	416	(630)	1,452	
Outcome of the fiscal year	652	(6)	(2,216)	(4,073)	(2,092)	(632)	
Amount of shares (in thousands)	2,160	2,160	17,765	15,384	1,456	1,456	
Amount of owned shares (in thousands)	2,160 2,160		17,765 15,384		1,456	1,456	
Percentage of Participation	100.00%	100.00%	100.00% 100.00%		100.00%	100.00%	

12.5. Change in investments (Parent)

		utomatos Participações Ltda		Chenonceau Participações S.A		Ideiasventures Participações S.A		Padtec S.A		Total	
	09/30/20	12/31/19	09/30/20	12/31/19	09/30/20	12/31/19	09/30/20	12/31/19	09/30/20	12/31/19	
Initial Balance of investments	-	-	296	2,528	-	-	35,515	32,663	35,811	35,191	
Initial balance loss of investment	10,903	10,903	-	-	-	-	-	-	10,903	10,903	
Capital reduction	-	-	-	-		-	-	(191)	-	(191)	
Payment of capital	-	-	-	-	-	-	67,357	-	67,357	-	
Financial application (redemption)	336	160	-	-	-	679	-	-	336	839	
Currency Translation Adjustments	-	-	-	-	-	-	599	-	599	-	
Turnover of equity share	723	745	(3)	(2,232)	-	1,841	11,555	3,238	12,275	3,592	
Exchange rate variation on investments (accrued)	-	-	-	-	-	-	(283)	(195)	(283)	(195)	
Others	(2,118)	(905)	-	-	-	(2,520)	-	-	(2,118)	(3,425)	
Balance of provision for losses in subsidiaries	(9,844)	(10,903)	-	-	-	-	-	-	(9,844)	(10,903)	
Final balance of investiments			293	296			114,743	35,515	115,036	35,811	

^(*) Share control resulting from the corporate reorganization.

13. Property, plant and equipment

	-	Parent Comp	oany	
	Computer equipment	Furniture and appliances	Telephony Devices	Total
Balances on December 31, 2019	10	10	1	20
Cost Accumulated depreciation	18 (10)	19 (11)	(1)	38 (22)
		(/	(.)	(==/
Balances on December 31, 2019	8	8	-	16
Depreciation	(1)	(2)		(3)
Balances at Sepmteber 30, 2020	7	6	-	13
Cost	18	19	1	38
Accumulated depreciation	(11)	(13)	(1)	(25)
Balances at September 30, 2020	7	6	-	13

	Consolidated							
	Machinery and equipments	Computer equipment	Furniture and appliances	Telephony Devices	Others	Right of use lease (a)	Total	
Balances on December 31,2019								
Cost	-	18	19	1	-	-	38	
Accumulated depreciation		(10)	(11)	(1)	-	-	(22)	
Balances on December 31,2019		8	8	-	-	-	16	
Cost - Initial balance by consolidation	21,555	7,441	2,481	21	226	6,043	37,767	
Accumulated depreciation - Initial balance by consolidation	(14,627)	(3,728)	(1,241)	(19)	-	(1,135)	(20,750)	
Acquisitions	138	510	8	-	-	-	656	
Disposals (acquisitions)	(39)	(1)	-	-	-	-	(40)	
Disposals (depreciation)	(4)	7	2	-	-	(47)	(42)	
Depreciation	(575)	(526)	(85)	-	(129)	(832)	(2,147)	
Balances at September 30, 2020	6,448	3,711	1,173	2	97	4,029	15,460	
Cost	21,654	7,968	2,508	22	226	6,043	38,421	
Accumulated depreciation	(15,206)	(4,257)	(1,335)	(20)	(129)	(2,014)	(22,961)	
Balances at September 30, 2020	6,448	3,711	1,173	2	97	4,029	15,460	

a) The right-to-use asset refers to the lease agreement of the Company's administrative headquarters (see explanatory Note No. 19)

The following table presents the average rates of depreciation of fixed assets in the period described below:

	In year	% per year	
Machinery and equipments	02 to 10 years	10% per year a 50% per year	
Computer equipment	01 to 05 years	20% per year a 100% per year	
Furniture and appliances	06 to 15 years	6.67% per year to 16.67% per year	
Thelephony devices	04 to 10 years	10% per year to 25% per year	
Others	05 years	20% per year	

14. Intangible

	Parent Com	pany
	Brands and patents	Total
Balances on December 31, 2019 Cost	24	24
Balances on December 31, 2019	24	24
Acquisitions	24	24
Balances at September 30, 2020	24	24

	Consolidated						
	Software	Brands and patents	Technical information license	Projects under development	Total		
Balances on December 31,2019 Cost	-	24	-	-	24_		
Balances on December 31,2019	-	24	-	-	24		
Cost - Initial balance by consolidation	9,804	3	3,889	28,475	42,171		
Accumulated amortization - Initial balance by consolidation	(5,432)	-	(3,845)	(7,625)	(16,902)		
Acquisitions	433	-	563	3,251	4,247		
Disposals (amortization)	(6)	-	-	-	(6)		
Amortization	(379)	-	(129)	(1,270)	(1,778)		
Balances at September 30, 2020	4,420	27	478	22,831	27,756		
Cost	10,237	27	4,452	31,726	46,442		
Accumulated amortization	(5,817)	-	(3,974)	(8,895)	(18,686)		
Balances at September 30, 2020	4,420	27	478	22,831	27,756		

^(*) Development projects: refer to new technologies that are being developed and meet the recognition criteria related to the completion and use of assets and generation of future economic benefits.

The following table shows the average amortization rates for intangible assets in the period:

	In year	% per year
Software	05 years	20% per year
Projects under development	05 to 10 years	10% per year a 20% per year

15. Suppliers

	Consoli	dated
	09/30/2020	12/31/19
Domestic suppliers	5,298	151
International suppliers	28,599	<u>-</u>
	33,897	151

16. Forfaiting

The Company has an agreement with a Banco do Brasil's financial institution to allow domestic suppliers to early collect their receivables. Under this operation, suppliers assign receivables from sales of goods to financial institutions. The consolidated balance on September 30, 2020 is R\$ 5,632, with a maximum term of 180 days.

17. Loans and Financing

			-	Consolid	dated
Modality	Agreed rate	Due date	Guarantee	09/30/20	12/31/19
Domestic currency					
Working Capital - Banco do Brasil	CDI + 3.50% to 5.00% per year	05/10/19 until 04/10/22	-	26,836	-
Working Capital - Itaú	CDI + 2.50% per year	02/29/16 until 07/30/21	-	15,107	-
Working Capital - Safra	CDI + 5.53% per year	04/26/21 until 09/24/24	Receivables	10,019	
Working Capital - Daycoval	10.08% to 14.02% per year	06/29/20 until 06/29/22	-	15,004	-
FINEM - BNDES	TJLP + 1.70 per year	04/15/17 until 01/15/23	Bank guarantee	8,492	-
Finep	TR + 2.80% per year	04/15/20 until 02/15/32	Bank guarantee	3,896	-
			- -	79,354	-
Current liabilities				46,289	-
Non-current liabilities			_	33,065	-
			=	79,354	

Repayment schedule by year of maturity:

-						Consoli	dated						
2020	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	Total
17,538	36,232	16,967	3,480	2,457	374	374	374	374	374	374	374	62	79,354

17.1. Payments

During the from June 1st to September 30th, R\$ 6,697 was paid in the consolidated, referring to interest and principal on loans.

17.2. Reconciliation of liabilities resulting from operating and financing activities

Until September 2020, the subsidiary Padtec S.A, raised funds to strengthen its working capital as follows:

Banco do Brasil

In May 2020, R\$ 10,000 was raised, indexed to CDI + 5% per year. The principal will be paid in 2 installments, the first in October 2020 and the second in April 2021 with monthly interest payments. This loan makes up the balance of the April 1, 2020 merger.

In June 2020, it raised R\$ 5,000 indexed to CDI + 4.8% per year. The principal will be paid in 2 installments, the first on December 2020, and the second on June 2021, with monthly interest payments.

Banco Daycoval

In May 2020, R\$ 5,000 was raised at a rate of 14.02% per year. The principal will be paid in a single installment in November 2021 with monthly interest payments. This loan makes up the balance of the April 1, 2020 merger.

In June 2020, it raised R\$ 10,000 indexed at a rate of 10.08% per year. Interest will be paid in 24 consecutive monthly installments as of July 2020, and the principal in 18 consecutive monthly installments, also from the same date.

Banco Safra

In September 2020, R\$ 10,000 was raised, indexed to the CDI rate + 5.53% per year. Interest will be paid in 48 consecutive monthly installments as of October 2020 and the principal in 42 consecutive monthly installments as of April 2021.

17.3. Reconciliation of liabilities from operating and financing activities

	Consolidated
Balances on December 31,2019	
Inicial balance by consolidation	60,367
Interest expense	1,702
Interest payment	(1,460)
Acquired loans	25,000
Amortization	(6,255)
Cash flow from operating and financing activities	79,354
Balances on September 30, 2020	79,354

18. Financing operations

The Company has recorded until September 30, 2020, financial operations of Vendor and FIDC in the amount of R\$ 34,913 in current liabilities and R\$ 9,556 in non-current liabilities. The entry for this entry is recorded in current and non-current assets. The operations are described as follows:

18.1. Vendor operations

The subsidiary Padtec S.A. executed vendor operations (factoring) contracts with Banco do Brasil, Banco Safra, Banco Industrial, Banco Paulista, Banco Alfa and Banco Daycoval, which consist of sales financing operations based on the principle of credit assignment. To date, Banco do Brasil, Banco Safra, Banco Industrial, Banco Paulista, Banco Alfa and Banco Daycoval granted to 25 customers of the Company credits upon Financing Promise Agreements in the overall limit amount of R\$86,899, maturing up to September 2022, which were used for them to acquire products and implementation services provided by the Company. In September 30, 2020, there was no default. As at September 30, 2020, the amount recorded is R\$32,234, current, and R\$8,765, non-current.

18.2. Credit rights investment fund operation (FIDC)

The Credit Rights Investment Fund was created in October 2019 by Padtec S.A together with other shareholders. Padtec S.A holds a 25% interest and the other shareholders hold a 75% interest. The Fund is managed by the Sifra Group, with the objective of financing clients and anticipating resources (receivables). The credit limit will be R\$ 20 million. The assignment fee for Padtec receivables is 1.50% per month, with a figure limit to the investment amount described below. Padtec should invest R\$ 5 million in senior shares of FIC FIDC OSHER, with remuneration of 125% of the CDI. This investment will be recorded with a chattel mortgage in favour of the Sifra Group, to exclusively guarantee Padtec operations. Until September 30, 2020, 3 customers of the Company was granted credit under the FIDC operation contract in the total amount of R\$ 5,196 million, with maturity up to June 2022, used for the acquisition of products and services for the implementation of the Company. Until September 30, 2020, there was no default and the amount recorded is R\$ 2,679 in current liabilities and R\$ 791 recorded in non-current liabilities.

19. Commercial Leasing Operations

The Company and its subsidiaries maintains a commitment arising from an operating lease agreement for the property where its administrative headquarters are located. The lease normally lasts three years, with the option to renew the lease after this period and do not have purchase option clauses at the end of the lease. The lease payment is adjusted annually by the IGPM, and to reflect market values the real rate of 7.47% was applied. The effect of this accounting is the recording of R\$ 4,029 in property, plant and equipment, with a corresponding entry to the obligation to rent in current liabilities of R\$ 2,688 and non-current liabilities of R\$ 1,296.

20. Taxes and contributions payables

	Parent Company		Consolidated	
	09/30/20	12/31/19	09/30/20	12/31/19
Tax on Circulation of Goods and Services - ICMS	-	-	2,777	-
Corporate Income Tax - IRPJ	-	-	558	548
Excise Tax - IPI	-	-	2,434	-
Social Contribution on Net Income - CSLL	-	-	203	196
Social Integration Program - PIS	1	4	253	4
Contribution to Social Security Financing - COFINS	-	-	1,197	2
Service tax - ISS	-	-	148	12
Others	<u> </u>	8	34	7
	1	12	7,604	769
Current liabilities	1	12	7,604	769
Non-current liabilities			<u> </u>	
	1	12	7,604	769

The Company and its subsidiaries adhered to the extension of the payment period for PIS and Cofins, referring to the month of May, which will be paid until November 2020.

21. Taxes and contributions payable in installments

	Parent Company		Consolidated	
	09/30/20	12/31/19	09/30/20	12/31/19
ICMS - Tax on Circulation of Goods and Services - Installment (a)	-	-	6,326	-
PERT - Special Tax Regularization Program (b)	240	240	9,539	9,539
ISS - Service tax - Installment (c)	-	-	3,288	3,316
Others			234	
	240	240	19,387	12,855
Current liabilities	-	-	7,134	2,956
Non-current liabilities	240	240_	12,253	9,899
	240	240	19,387	12,855

- (a) Padtec S.A. joined the tax refinancing program to pay its ICMS debts in installments, according to Joint Resolution SP/PGE 02/12 and SF 72/12, in the amount of R\$15,466, the outstanding balance of which at September 30, 2020 was R\$ 6,326, with final maturity by the end of January, 2023.
- (b) The consolidated amount is represented mainly by the federal tax debts of the subsidiary Automatos Participações included in the Special Tax Regularization Program ("PERT"), instituted by the Federal Government through Law 13,496 of October 24, 2017. After payment of the amounts corresponding to the entry of 5% of the consolidated debt for adhesion to PERT, the Company and the subsidiary Automatos Participações completed the consolidation stages of the installments made and waited for the Federal Revenue Service to include debts and credits for tax loss and tax base negative calculation of CSLL already informed for full settlement of the outstanding balance;
- **(c)** The consolidated amount is represented by the municipal tax debts of the subsidiary Automatos Participações.

22. Provision

22.1. Provisions for labor, tax and civil risks

The Company and its subsidiaries are parties to lawsuits and administrative proceedings before various courts and government agencies, arising from the normal course of their operations, involving tax, civil, labor, and other matters. As a rule, provision is made for amounts classified as probable risk of loss.

	Parent Company			
	12/31/19	12/31/19 09/30/20		
	Initial Balance	Addition to the provision	Reversals	Final balance
Labor (a)	19,006	1,463	(997)	19,472
Cível (b)	3,774		(899)	2,875
Total	22,780	1,463	(1,896)	22,347
Judicial Deposits (d)	(11,099)	(336)	146	(11,289)
Total	11,681	1,127	(1,750)	11,058

	Consolidated				
	12/31/19		09/30/20		
	Initial Balance	Initial Balance by consolidated	Addition to the provision	Reversals	Final balance
Labor (a)	19,709	2,856	1,509	(1,874)	22,200
Cível (b)	11,239	1,810	2,688	(2,982)	12,755
Tax (c)	-	6,131	1,716	(593)	7,254
Administrative	-	285		-	285
Total	30,948	11,082	5,913	(5,449)	42,494
Judicial Deposits (d)	(11,771)	(513)	(907)	519	(12,672)
Total	19,177	10,569	5,006	(4,930)	29,822

(a) Labor

Labor claims – Lawsuits started by ex-employees of subsidiaries and ex-subsidiaries (*Officer*, Pini, *Softcorp*/Latin eVentures e ETML - Empresa de Telefonia Multiusuário S.A) already divested, claiming labor rights.

(b) Civel

The main processes are described as follows:

Civil Actions Fontes Participações e Administração Ltda. — Padtec Holding S.A. is a defendant in three civil lawsuits filed by the company Fontes Participações e Administração Ltda., Namely: 0014757-87.2014.8.16.0001 (precautionary action); 0021446-50.2014.8.16.0001 (main proceedings); and 0009306-47.2015.8.16.0001 (accountability action). Such processes deal with the validity of the guarantees given by Fontes (fiduciary sale of real estate instruments) in favor of Padtec Holding S.A. in connection with the sale of the former investee Softcorp and the amounts due to Padtec Holding S.A. versus the amount executed by it through the guarantees. The processes are proceeding together, apart from the main process, which is still in the knowledge phase, where we await the hearing of a last witness from the plaintiff expected for March 2021.

Civil Enforcement Actions filed by ABX Gestão e Administração Ltda. ("ABX") in the face of the investee Automatos Participações- These are two processes of the same nature, involving these parties, with the number 1008328-05.2014.8.26.0100 presenting a probable risk on September 30, 2020, and therefore provisioned. More details on these actions are described in item (d) below. In July 2020, the parties entered into a judicial agreement, already ratified, whose resources (approximately R\$ 6 million) were received in October / 2020. After the fulfillment of the obligations defined in the agreement, these processes will be closed and archived, and the corresponding provisions and judicial deposits written off (see Note No. 5)

(c) Tax

The main processes are described as follows:

IPI

For the sale of accessories for incentive products from IPI unaccompanied by final products, supposedly not complying with the requirement to enjoy the tax benefit provided for in the Information Law then in force. The subsidiary Padtec S.A. was assessed for the years 2011 and 2012, totaling a risk of R\$ 2,311 and made a provision for the years 2015 to 2018 of R\$ 1,863.

ISSQN

Notice of Infraction issued by the Municipality of Belo Horizonte, referring to the collection of ISSQN at the rate of 5% for alleged services rendered and a fine for issuing a document other than that established in the municipal tax legislation, by the company PSG - Padtec Serviços Globais de Telecomunicações Ltda (incorporated by the subsidiary Padtec S.A.), by its subsidiary established in the city of Belo Horizonte / MG, from April 2015 to July 2016; and the other referring to a fine for issuing a document other than that established in the municipal tax legislation in the same period, with a tax loss, totaling R\$ 2,298.

(d) Judicial Deposits

The amounts refer essentially to judicial deposits held in the name of the Parent Company as follows:

- On February 1, 2017, Ideiasnet FIP I and the other shareholders of the investee Montpellier Participações SA ("Montpellier") concluded the sale of Montpellier, a holding company that holds 69.1% of the share capital of Tectotal Tecnologia sem Complicações SA, for CDF Central de Funcionamento Tecnologia e Participações SA ("CDF"). According to the terms and conditions established in the purchase and sale agreement, Ideiasnet FIP I was entitled to the amount of R\$ 5,163 for the sale of its 78.6% stake in Montpellier, which was deposited in court by CDF in the records of a civil enforcement action extrajudicial title, no 0195266-33.2011.8.26.0100, filed by ABX Gestão e Administração Ltda. ("ABX") against Automatos Participações. As of September 30, 2020, this lawsuit had a remote risk of loss for the Company;
- On June 14, 2017, the Company and its then subsidiary Ideiasventures Participações SA suffered judicial blockages in the amount of R\$ 4,275 within the scope of another civil enforcement action filed also by ABX against Automatos (no 1008328-05.2014.8.26.0100).
 As of September 30, 2020, this lawsuit presented a probable loss risk for the Company.
- In July 2020, the Company, its subsidiary Automatos and ABX entered into a judicial agreement, ending the two processes above and others related to the same demands. With this, Automatos will be able to withdraw the judicial deposits made in the records of the process no 0195266-33.2011.8.26.0100. As the inflow of such funds had not materialized until September 30, 2020, the effects of the aforementioned agreement, which has already been ratified in court, were not reflected in the third quarter of 2020.

In the consolidated, there are other lawsuits with a total value at risk of R\$ 74,363, of which R\$ 57,575 refer to tax risks, R\$ 12,101 labor, R\$ 5,755 civil and R\$ 136 administrative assessed by legal advisors as being at possible risk of loss on September 30, 2020, for which no provision was recorded, given that the accounting practices adopted in Brazil do not require accounting. Below is a breakdown of the main tax proceedings:

- ICMS The subsidiary Padtec S.A. has a tax enforcement proceeding related to the ICMS tax, which is at the appeal stage, in the amount of R\$ 6,206
- The subsidiary Padtec S.A. holds an assessment notice issued by the Brazilian Federal Revenue Service regarding differences in the payment of Import Tax (II), Industrialized Products Tax (IPI), and PIS and Cofins calculated as a result of the divergence in the tax classification imported products. The defense is at the administrative level, in the amount of R\$ 1,609. The object is only a regulatory fine of 1% on the customs value, which is why we exclude from the contingency the part that was not the object of the appeal;
- The subsidiary Padtec S.A. holds an assessment notice issued by the Federal Revenue Service of Brazil regarding the collection of PIS and Cofins calculated on a non-cumulative basis, covering the period from January 2009 to December 2010. The process is in the Service Tax Control and Monitoring of the Sorocaba Federal Revenue Service and awaits the judgment of the challenge, in the amount of R\$ 5,759;

- The subsidiary Padtec S.A. has notices of infraction and impugnation of a fine due to alleged non-compliance with the Basic Productive Process (PPB), selling products with undue use of the tax benefit of reduction of the Tax on Industrialized Products (IPI) in 2011 and 2012. According to the inspection, Padtec S.A. would have unduly taken advantage of the reduction in the Tax on Industrialized Products (IPI) considering the improper use of the tax benefit established by Law No. 8,248 / 1991, in the total amount of R\$ 38,086. On 01/03/2018 Padtec S.A. received a subpoena from judgment 09-65,347, which dismissed the objection presented and maintained the launch. Voluntary appeals to Carf filed on 01/31/2018. On 09/26/2019, in the judgment of the Voluntary Appeal, the process was converted into diligence.
- PerDComp Federal Taxes These are Reimbursement Requests linked to the Compensation Statements, of the subsidiary Padtec SA, with credits arising from overpayment of taxes (IPI, Cofins, Cide, several), non-cumulative, referring to various periods in full rejected and not approved. The case files are at the National Center for Process Management of the Federal Revenue Service in Ribeirão Preto - SP.

22.2. Other Provisions

-	Consolidated										
	12/31/19										
•	Initial Balance	Initial Balance by consolidation	Addition to the provision	Reversals	Final balance						
Provision for commission (a)	-	886	153	(377)	662						
Warranty repair (b)	-	1,387	342	(9)	1,720						
Others	188	<u> </u>	4	(43)	149						
Total	188	2,273	499	(429)	2,531						

- (a) Refers to the accrual for commissions on sales made to customers at the percentage of 0.4% to 4% or fixed amounts of monthly salaries, pursuant to the clauses of the contract;
- (b) Recognized to meet expenditures relating to products, including warranty and contractual obligations;

23. Social Contributions

09/30/20 12/31/19		09/30/20	12/31/19	
-	-	2,353	-	
-	-	1,800	-	
88	67	6,935	68	
105	59	8,886	59	
-	-	458	-	
-	-	79	-	
193	126	20,511	127	
	- 88 105 - 	88 67 105 59 	2,353 1,800 88 67 6,935 105 59 8,886 458 - 79	

24. Private Pension Plan

The Padtec S.A sponsors 02 pension plan for employees, managed by Fundação Sistel de Seguridade Social. Pension plans are established as a defined contribution plan ("InovaPrev") or defined benefit ("CPqDPrev").

Under the defined benefit, the contribution and benefit amount is defined when the plan is contracted, and costing is determined by actuarial calculations, to ensure that the plan can be granted and maintained. Under the defined contribution plan, the benefit amount is consistently adjusted, according to the applicable account balance maintained on behalf of the participant, which, in turn, results from the contribution amounts, contribution time, income arising from investments made, among other variables.

Under the regulations of these plans, costing varies according to a contribution table based on salary ranges, from 1% to 8% of the participants' compensation.

As of September 30, 2020, the Company has no actuarial liabilities arising from this pension plan, since the plan has reported financial balance.

Contributions made in the consolidated amounted to R\$ 1,077 as of September 30, 2020, which were recorded as an expense in the income statement for the period. The sponsor's contributions in the second quarter were deducted from the excess funds of the Risk Coverage Fund, as agreed between the parties. The Risk Coverage Fund has the purpose of accumulating the resources provided by the Self-sponsored and Sponsoring Participants through the Risk Contributions.

25. Shareholder's equity

25.1. Capital

The merger of shares issued by Padtec S.A. by the Company, with the consequent conversion of Padtec into its wholly-owned subsidiary, under the terms of article 252 of Law 6,404 / 1976 ("Lei das S.A"), was approved at an extraordinary general meeting held on April 27, 2020. This transaction was also approved, on the same date, by the General Meeting of Padtec shareholders. Company shareholders who held their shares on an uninterrupted basis from March 27, 2020, to April 27, 2020, were entitled to exercise the right of withdrawal, according to article 252, paragraph 1 of the "Lei das S.A.", and should manifest expressly intends to exercise such right within 30 (thirty) days, ending on May 29, 2020. However, none of the Company's shareholders exercised such withdrawal right. Accordingly, on June 1, 2020, the Company concluded the merger of Padtec S.A. shares, when new common shares were issued and delivered to the then shareholders of that investee, who received 7.113682675 new shares issued by Padtec Holding S.A.to replace each share issued by Padtec S.A owned by it. The determination of such replacement ratio was agreed by the signatories of the Merger Agreement entered into as part of the transaction, including the management of the Company, and started from the net equity value of the shares issued by each Company at market prices on September 30, 2019 ("Base Date"). This transaction generated a capital increase of R\$ 67,365, resulting from the merger of Padtec S.A.'s shares.

As of September 30, 2020, the Company's subscribed and paid-in capital is R\$ 199,211, divided into 78,450 book-entry common shares, with no par value.

	09/3	0/20	12/31/19		
	Number of shares	% of Participation	Number of shares	% of Participation	
Fundação CPqD - Centro de Pesquisa e Desenvolvimento em Telecomunicações	43,075,127	54.91%	-	0.00%	
BNDES Participações S.A BNDESPAR	18,084,240	23.05%	-	0.00%	
LMC Brazil, LLC	3,927,649	5.01%	3,927,649	24.03%	
Total Returns Investments LLC	-	0.00%	2,407,579	14.73%	
Itaú Unibanco S.A	-	0.00%	1,943,360	11.89%	
Truetech Participações Ltda	-	0.00%	1,069,238	6.54%	
Others	13,362,763	17.03%	6,995,740	42.80%	
Total	78,449,779	100.00%	16,343,566	100.00%	

25.2. Capital Reserve

Corresponding to gains or losses in the change in the participation of subsidiaries without loss of control.

25.3. Currency translation adjustments

Corresponding to the difference between the acquisition value and the book value, in the change in the interest of subsidiaries without loss of control, resulting in the goodwill on the capital transaction in the amount of R\$ 599.

25.4. Other comprehensive income

Equity valuation adjustment

Refers to the accumulated translation adjustments for all foreign currency differences resulting from the conversion of the financial statements of operations abroad.

25.5. Dividends

The Company's bylaws establish that 25% of the profit for the year, adjusted pursuant to Article 202 of Law 6404/76, is paid as mandatory minimum dividends, when profit for that year is recorded.

26. Earnings (loss) per share

The basic earnings per share are calculated by dividing the profit attributable to the Company's shareholders by the weighted average number of common shares issued in the year.

The diluted earnings per share is calculated by adjusting the weighted average number of outstanding common shares to assume the conversion of all potential diluted common shares by the stock options, and number of shares that could have been bought is determined at fair value, based on the monetary value of all subscription rights linked to outstanding stock options.

The number of shares calculated as described above is compared to the number of shares issued, assuming the vesting period for the stock options. The following shows basic and diluted earnings per share as of September 30, 2020 and 2019:

Parent Company and Consolidated

09/30/20	09/30/19
9,351	7,865
78,450	16,344
0.1192	0.4812
	9,351 78,450

27. Net Operating Revenue

	Period July 01st to 9 Consolid		Period January 01st to September 30th Consolidated		
	09/30/20	09/30/19	09/30/20	09/30/19	
Gross operating revenue	87,563	-	120,201	-	
Product	73,954	-	97,942	-	
Service	13,609	-	22,259	-	
Taxes levied on sales	(21,424)	-	(28,205)	-	
Returns and cancellations	(2,786)		(4,835)		
Net operating revenue	63,353		87,161		

28. Cost of sales and services

	Period July 01st to 3	<u> </u>	Period January 01st to September 30th Consolidated		
	09/30/20	09/30/19	09/30/20	09/30/19	
Material	(24,366)	-	(33,497)	_	
Labor	(8,337)	-	(10,833)	-	
Overhead expenses	(7,599)	-	(10,088)	-	
	(40,302)	-	(54,418)	-	

29. Operating income (expenses)

29.1. Administrative, selling and research and development

	Period July 01st to 5	September 30th	Period July 01st to September 30th		Period January 01st to	September 30th	Period January 01st to September 30th		
	Parent Co	mpany	Consolic	Consolidated Parent Company		pany	Consolidated		
	09/30/20	09/30/19	09/30/20	09/30/19	09/30/20	09/30/19	09/30/20	09/30/19	
Personal expenses and payroll taxes	(594)	(444)	(12,362)	(427)	(1,555)	(1,814)	(16,192)	(1,970)	
Outside services	(194)	(421)	(1,719)	(330)	(675)	(1,136)	(2,731)	(1,269)	
Selling and marketing expenses	(67)	(16)	(156)	(17)	(185)	(115)	(282)	(117)	
General and administrative expenses	(71)	(61)	(3,394)	57	(315)	(254)	(4,738)	(182)	
Lease of properties and equipment	-	(40)	(83)	(40)	(47)	(185)	(176)	(185)	
Others	-	(9)	(1,167)	(52)	-	(31)	(1,349)	(84)	
Provision for contingencies	-	3,138	-	3,146	-	3,334	-	3,342	
Other provisions		(45)		(45)	<u>-</u>	(48)	<u> </u>	(48)	
	(926)	2,102	(18,881)	2,292	(2,777)	(249)	(25,468)	(513)	

Reported as follow:

	Period July 01st to September 30th Parent Company		Period July 01st to September 30th Consolidated		Period January 01st to Parent Com		Period January 01st to September 30th Consolidated	
	09/30/20	09/30/19	09/30/20	09/30/19	09/30/20	09/30/19	09/30/20	09/30/19
Administrative Expenses	(926)	2,102	(5,923)	2,292	(2,777)	(249)	(9,395)	(513)
Selling Expenses	=	-	(5,525)	-	-	-	(7,052)	-
Research and development Expenses		-	(7,433)			-	(9,021)	-
	(926)	2,102	(18,881)	2,292	(2,777)	(249)	(25,468)	(513)

29.2. Other operating income (expenses), net

	Period July 01st to September 30th		Period July 01	Period July 01st to September 30th		st to September 30th	Period January 01st to September 30th	
-	Parent Com	npany	Cor	nsolidated	Paren	t Company	Consolidated	
	09/30/20	09/30/19	09/30/20	09/30/19	09/30/20	09/30/19	09/30/20	09/30/19
PERT discount	-	-	-	(278)	-	-	-	-
Gain in write off of supliers	-	-	-	-	-	-	1	-
Administrative indemnity	-	-	(6)	-	-	-	(11)	-
Labor indemnity	(90)	-	(350)	-	(90)	-	(350)	=
Loss/gain for asset held for sale	-	(52)	-	(52)	(345)	(42)	(345)	(42)
SOP expense	-	-	-	-	(406)	-	(406)	-
Loss of account receivables from customers	-	-	(2,187)	-	-	-	(2,302)	-
Provision for doubtful accounts	-	-	7,592	-	3	-	7,738	-
Provision labor contingencies	(1,108)	-	(820)	-	(330)	-	(86)	=
Provision tax contingencies	-	-	346	-	-	-	(1,789)	-
Provision civil contingencies	-	-	(95)	-	961	-	1,886	-
Provision administrative contingencies	-	-	(278)	-	-	-	(943)	=
Others	<u> </u>	10		(89)		18		92
	(1,198)	(42)	4,202	(419)	(207)	(24)	3,393	50

30. Financial income (costs)

30.1. Financial income

	Period July 01st to September 30th Parent Company		Period July 01st to September 30th Consolidated			1st to September 30th at Company	Period January 01st to September 30th Consolidated	
	09/30/20	09/30/19	09/30/20	09/30/19	09/30/20	09/30/19	09/30/20	09/30/19
Financial investment income Interest on financial transactions Other revenues	7 - (1)	4 - -	406 300 2,582	44 - (1)	112 - (1)	12 - 16	687 533 2,640	125 - 16
	6	4	3,288	43	111	28	3,860	141

30.2. Financial costs

	Period July 01st to September 30th Parent Company		Period July 01st to September 30th		Period January (O1st to September 30th	Period January 01st to September 30th	
			Consolidated Parent Company			nt Company	Consolidated	
	09/30/20	09/30/19	09/30/20	09/30/19	09/30/20	09/30/19	09/30/20	09/30/19
Interest on loans and financial operations	-	-	(1,439)	-	-	-	(1,873)	-
Financial operation expense	-	-	(9)	-	-	-	(69)	-
Other expenses	(16)	(1)	(2,983)	48	(51)	(2)	(3,079)	(7)
	·							
	(16)	- 1	(4,431)	48	(51)	(2)	(5,021)	(7)

31. Current Income tax and social contribution

31.1. Current

The reconciliation of tax expenses calculated by applying the combined tax rate and the income tax and social contribution expense charged to profit or loss is as follows:

	Period July 01st to September 30th		Period July 01st to	September 30th	Period January 01st	to September 30th	Period January 01st to September 30th		
	Parent 0	Company	Consol	idated	Parent Co	ompany	Conso	lidated	
	09/30/20	09/30/19	09/30/20	09/30/19	09/30/20	09/30/19	09/30/20	09/30/19	
Profit before Taxes	7,801	5,705	7,229	7,549	9,351	7,865	9,031	7,853	
Equity income	(9,935)	(3,642)	-	(5,585)	(12,275)	(8,112)	476	(8,182)	
11.196/05 Law	-	-	(2,299)	-	-	-	(2,802)	-	
(+/-) other additions and exclusions	1,106	(3,060)	(8,750)	(1,533)	(227)	(3,287)	(11,570)	(3,181)	
Provision / Reversal for obsolescence of inventory	-	-	781	-	-	-	1,018	-	
Provision / Reversal of contingencies	1,108	(3,060)	847	(3,455)	(287)	(3,286)	1,135	(3,262)	
Provision / Reversal revenue	-	-	(4,140)	-	-	-	(7,720)	-	
Provision / Reversal of bad debt	-	-	(7,593)	-	-	-	(7,736)	-	
Losses on amounts receivable	-	-	2,187	-	-	-	2,302	-	
Provision / Reversal others	-	-	1,005	-	(344)	-	1,404	-	
Financial credits	-	-	(2,870)	-	-	-	(4,010)	-	
Deferred tax PERT			-	(11)	-	-	-	1,881	
Other additions and exclusions	(2)	-	1,033	1,933	404	(1)	2,037	(1,800)	
Profit /fiscal loss (IR base)	(1,028)	(997)	(3,820)	431	(3,151)	(3,534)	(4,865)	(3,510)	
Income Tax	-	-	392	(1,355)	-	-	218	12	
Social contribution	-	-	180	(489)	-	-	102	-	
Income tax and current CSLL		-	572	(1,844)		-	320	12	

32. Financial instruments and risk management

32.1. Financial Instruments by category

The Company and its subsidiaries manage their financial instruments through operating strategies and internal controls to ensure liquidity, profitability and security. The Company does not make speculative investments. The results obtained from these operations are in line with the policies and strategies defined by Management.

Risk management and management of financial instruments are performed through policies, strategy definitions and implementation of control systems, defined by Management and approved by the Board of Directors. The classification of financial assets under IFRS 9 is generally based on the business model in which a financial asset is managed and on the characteristics of contract cash flows.

All financial instrument transactions are recognized in the financial statements of the Company and its subsidiaries, as shown in the table below:

	Parent Company		Consolidated	
	09/30/20	12/31/19	09/30/20	12/31/19
Assets				
Assets at amortized cost				
Accounts receivables	-	-	101,800	-
Fair value through profit				
Cash and Cash Equivalents	1	1	50,134	3,328
Restricted financial investments		-	19,291	
Total	1	1	171,225	3,328
Liabilities				
Liabilities at amortized cost				
Loans and financing (current)	-	-	(46,289)	-
Loans and financing (non-current)	-	-	(33,065)	-
Commercial Leasing Operations (current)	-	-	(2,688)	-
Commercial Leasing Operationa (non-current)	-	-	(1,296)	-
Suppliers	-	-	(33,897)	(151)
Forfaiting			(5,632)	
Total			(122,867)	(151)

32.2. Financial Risk Management

The economic and financial risks reflect, mainly, the behavior of macroeconomic variables and the foreign exchange and interest rates, as well as the features of the financial instruments used by the Company and its subsidiaries. The Company and its subsidiaries have the policy of managing the existing risks conservatively; the main purposes of this policy are to preserve the value and liquidity of financial assets and ensure the inflow of funds for the good development of business.

The exposure of the Company and its subsidiaries to each of these risks, objectives, practices and processes for risk measurement and management and capital management are described below:

32.2.1. Capital risk

The Company and its subsidiaries manage their capital to ensure the continuity of their normal activities while seeking to maximize the return on their operations for all stakeholders or involved in their operations, by optimizing the use of debt instruments and equity.

The capital structure of the Company and its subsidiaries is formed by net indebtedness I (loans, financing and debentures), deducted by cash and cash equivalents, linked cash and financial investments and by the Company's equity.

The Company and its subsidiaries have no financial debt and their net cash ratio is:

	Parent (Parent Company		Consolidated	
	09/30/20	12/31/19	09/30/20	12/31/19	
Debt	-	-	79,354	-	
Cash and Cash Equivalents, Financial Application	1	1	69,425	3,328	
Net debt (net cash)	(1)	(1)	9,929	(3,328)	
Equity	(95,380)	18,348	95,380	18,348	
Net debt (cash) ratio	(0.0000)	(0.0001)	0.1041	(0.1814)	

32.2.2. Credit risk

Credit risk is the risk of the Company incurring a financial loss if a customer or a counterparty to a financial instrument fails to discharge its contractual obligations. To mitigate this risk, the Company and its subsidiaries adopt the procedure of making a detailed analysis of their customers' financial position and constantly monitoring their outstanding debt balances.

For short-term investments, the Company and its subsidiaries only perform transactions with low credit risk and maximum limit of investment balances, as determined by the Company's Management. Management understands that there is no significant risk to which the Company and its subsidiaries are exposed, considering the concentration levels and materiality of the amounts in relation to revenue.

32.2.3. Liquidity Risk

It is the risk of the Company and its subsidiaries having difficulties of discharging their obligations related to financial liabilities settled in cash.

The Management's approach to the liquidity risk is to ensure the payment of obligations, thus, the purpose of maintaining available cash to discharge short-term obligations, allowing for sufficient liquidity to comply falling due obligations, under normal and stress conditions, without generating unacceptable losses or the risk of jeopardizing the Company's and its subsidiaries' reputation.

The Company and its subsidiaries work to align fund availability and fund generation to discharge their obligations on the agreed deadline. Contractual maturity is based on the most recent date when the Company and its subsidiaries should settle the related obligations:

	Consolidated			
	Book value	Until 01 year	01 to 02 years	02 to 06 years
Cash and Cash Equivalents	50,134	50,134	-	-
Restricted financial investments	19,291	19,291	-	-
Accounts Receivable	101,800	99,423	2,377	-
Commercial Leasing Operations	(3,984)	(2,688)	(1,296)	-
Loans and financing	(79,354)	(30,692)	(21,783)	(26,879)
Suppliers	(33,897)	(33,897)	-	-
Forfaiting	(5,632)	(5,632)	<u>-</u>	
Total	48,358	95,939	(20,702)	(26,879)

32.2.4. Currency risk

Arises from possible fluctuations in the exchange rates of the foreign currencies used by the Company and its subsidiaries. Management analyzes and monitors its exposures for decision-making on contracting instruments to hedge the related exposures to foreign currency. Currently, the Company does not have any financial protection instrument.

The net exposure to foreign currency is shown in the table below:

		Consolidated 09/30/20		
		R\$	US\$	
Assets				
	Accounts Receivable	17,180	3,046	
Liabilities				
	Suppliers	(28,599)	(5,070)	
Total		(11,419)	(2,024)	

32.2.5. Interest rate risk

The Company's and its subsidiaries' transactions are indexed to fixed rates whereas transactions at floating rates are subject to the Long-term Interest Rate (TJLP) and the CDI. Accordingly, Management understands que any fluctuations in interest rates would not have a significant impact on the results of the company and its subsidiaries.

The carrying amount of financial instruments that represent the maximum exposure to interest rate risk as of the date of the present interim financial information was:

		Parent Company		Consolidated	
Assets		09/30/20	12/31/19	09/30/20	12/31/19
	Cash and Cash Equivalents	1	1	50,134	3,328
Liabilities					
	Loans and financing	-	-	(79,354)	-
Net ex	xposure	1	1	(29,220)	3,328

32.2.6. Criteria, assumptions and limitations used in calculating fair values

Fair value versus carrying amount

The fair values of financial assets and liabilities, with book values presented on the balance sheet, are as follows:

		Parent 0	Company	Consol	idated
Assets		2020 Fair value and book value	2019 Fair value and book value	2020 Fair value and book value	2019 Fair value and book value
Total	Cash and Cash Equivalents Restricted financial investments Accounts Receivable	1 - - 1	1 - - 1	50,134 19,291 101,800 171,225	3,328 - - - 3,328
Liabilities					
	Loans and financing Commercial Leasing Operations Suppliers Forfaiting	- - - -	- - - -	(79,354) (3,984) (33,897) (5,632)	- - (151)
Total				(122,867)	(151)

- Cash and cash equivalents and restricted financial investments The rates used to calculate yield on the Company's cash and cash equivalents and restricted financial investments, at the end of the year, approximate their fair value for transactions of similar nature, term and risk, so that the carrying amounts of cash and cash equivalents approximate their market values.
- Accounts receivables Accounts receivable from customers are initially recognized at fair value and, subsequently, over the term, adjusted by the effective interest rate, considering the effects and recognition of the measurement of present value;
- Borrowings and financing Borrowings and financing are contracted under market conditions and, therefore, the carrying amounts approximate their fair value for transactions of similar terms, source and risks;
- Commercial leasing operations Operations are recognized at book value that reflects fair value;
- Suppliers suppliers are recognized at a carrying amount that reflects the fair value, since they refer
 to short-term balances.
- Forfaiting Operations are recognized at book value that reflects fair value.

Fair Value Hierarchy

The fair value of a security corresponds to its maturity value (redemption value) brought to present value by the discount factor (referring to the security's maturity date) obtained from the market interest curve in Brazilian Reais.

CPC 40 (R1) and IFRS 7 require the classification based on a three-level hierarchy to measure the financial instruments at fair value, based on observable and unobservable information related to the financial instrument valuation on the measurement date.

The CPC 40 (R1) and the IFRS 7 also define observable information as market data obtained from independent sources and non-observable information as information that reflects market assumptions.

The three fair value hierarchy levels are:

- Level 1: Prices quoted in an active marked for identical instruments;
- Level 2: Observable information other than prices quoted in an active market that are observable for the asset or liability, directly (as prices) or indirectly (price derivatives);
- Level 3: Valuation techniques under which inputs to measure the fair value are not available.

Financial instruments measured at fair value are classified in the Level 2 fair value hierarchy.

32.3. Impairment losses

We explain in Note No. 5 (accounts receivable from customers) the composition of the provision for expected losses on doubtful debts, according to Management's recoverability assessment.

32.4. Sensibility analysis

In accordance with CVM Instruction No. 475/2008, The Company and its subsidiaries conducted a sensitivity analysis of the main risks to which their financial instruments are exposed, basically represented by fluctuations in exchange and interest rates.

When exposure to risk is considered to be active, the risk to be considered is a reduction in the indexes linked due to a consequent negative impact on the Company's results. In the same measure, when exposure to risk is considered passive, the risk is an increase in the indexes linked to it also having a negative impact on the result. In this way, the Company and its subsidiaries are qualifying the risks through the net exposure of the variables (Dollar, CDI, TJLP and Selic), as shown.

			Consolidated	
Exchange rate		Pro <u>bable amo</u> unt	Addition 25%	Addition 50%
	Accounts Receivable Suppliers	17,180 (28,599)	4,295 (7,150)	8,590 (14,300)
Impact on income			(2,855)	(5,710)
			Consolidated	
Interest rate		Pro <u>bable amo</u> unt	Addition 25%	Addition 50%
	Cash and Cash Equivalents Loans and financing	50,134 (79,354)	12,534 (19,839)	25,067 (39,677)
Impact on income			(7,305)	(14,610)

33. Insurance

The Company and its subsidiaries adopt the policy of contracting insurance coverage for assets subject to risks for amounts considered sufficient to cover possible claims, considering the nature of its activity. The risk assumptions adopted by the Company, given their nature, are not part of the audit scope of the interim accounting information and, consequently, were not examined by the independent auditors. The company has approximately R\$ 303 million for risk coverage.

34. Cash flow statement

Equity movements that do not affect the Company's cash flows are as follows:

	Parent Company	Consolidated
	09/30/20	09/30/20
Increased investment with incorporation	(67,956)	(66,758)
Capital increase with equity interest	67,357	67,357
Currency Translation Adjustments	599	(599)

35. Events after the reporting period

a) Receipt of funds related to extrajudicial agreement

In October, the Company received approximately R\$ 6 million related to a judicial agreement entered into within the scope of civil proceedings for which it maintained provisions and judicial deposits in its individual and consolidated interim financial information. With the fulfillment of this agreement, said civil lawsuits will be extinguished and the corresponding provisions and judicial deoposits will be written off in the fourth quarter of 2020 (see Note No. 22)

b) New Funding

In October / 2020, funds were raised by Padtec S.A in the amount of R\$ 6,364 million, from Finep indexed to TR + 2.8% per year.

36. Explanation added to the translation into English

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

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