Condensed interim financial information as of June 30, 2022

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Independent auditors' review report on condensed interim financial information

To the Shareholders, Board of Directors and Management of Prumo Participações e Investimentos S.A.

Rio de Janeiro – RJ

Introduction

We have reviewed the condensed statements of financial position of Prumo Participações e Investimentos S.A. ("Company"), as of June 30, 2022, and the related condensed statements of profit or loss, statements of comprehensive income (loss), statements of changes in shareholders' equity and statements of cash flows for the three-month period then ended, including the explanatory notes.

Management is responsible for the preparation and fair presentation of the condensed interim financial information in accordance with standard CPC 21(R1) - Demonstração Intermediária. Our responsibility is to express a conclusion on this condensed interim financial information based on our review.

Scope of review

We conducted our review in accordance with Brazilian and International Interim Financial Information Review Standards (NBC TR 2410 - Revisão de Informações Intermediárias Executada pelo Auditor da Entidade and ISRE 2410 - Review of Interim Financial Information Performed by the Independent Auditor of the Entity). A review of condensed interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures.

A review is substantially less in scope than an audit conducted in accordance with International Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

Conclusion on the condensed interim financial information

Based on our review, nothing has come to our attention that causes us to believe that the accompanying condensed interim financial information, as of June 30, 2022, are not prepared, in all material respects, in accordance with CPC 21 (R1) – Interim Financial Reporting.

Rio de Janeiro, August 01, 2022

KPMG Auditores Independentes Ltda CRC SP-014428/O-6 F-RJ

Juliana Ribeiro de Oliveira CRC RJ-095335/O-0

Condensed statements of financial position as of June 30, 2022 and December 31, 2021

(In thousands of Reais)

Assets	ote	06/30/2022	12/31/2021
Current			
Cash and cash equivalents	4	2,245	11,025
Escrow deposits	8	57,855	63,792
Recoverable taxes	5	4,005	3,745
Loan with related parties	6	-	73,355
Dividends receivable	6	148,271	-
Derivatives 8 and	. 13	1,632	-
Other accounts receivable	_	11	11
Total current assets		214,019	151,928
Non-current			
Deferred tax assets	9	-	63
Loan with related parties	6	153,792	87,171
Investments	7	877,094	972,704
Intangible assets	_	16	16
Total non-current assets	_	1,030,902	1,059,954
Total assets	_	1,244,921	1,211,882

Condensed statements of financial position as of June 30, 2022 and December 31, 2021

(In thousands of Reais)

Liabilities	Note	06/30/2022	12/31/2021
Current			
Trade payables		70	20
Loans and borrowings	8	29,453	29,394
Taxes payable	10	42	102
Accounts payable to related parties	6	52	66
Derivatives	8 and 13	<u> </u>	183
Total current liabilities	-	29,617	29,765
Non-current			
Deferred tax	9	554	-
Loans and borrowings	8	1,421,281	1,523,053
Total non-current liabilities	<u>-</u>	1,421,835	1,523,053
Equity	11		
Share capital		10	10
Profit reserve		2	2
Accumulated losses	-	(206,543)	(340,948)
Total equity	-	(206,531)	(340,936)
Total liabilities and equity	=	1,244,921	1,211,882

Condensed statements of profit or loss

Three and six-month periods ended June $30,\,2022$ and 2021

(In thousands of Reais)

		Six months		Three	months
	Note	1/1/2022 to 6/30/2022	1/1/2021 to 6/30/2021	4/1/2022 to 6/30/2022	4/1/2021 to 6/30/2021
Operating expenses					
Administrative expenses		(95)	(134)	(95)	(103)
Provision for asset impairment		1	(5)	8	2
Other Operating income		14			306
		(80)	(139)	(87)	205
Financial income (costs)	12				
Financial income		328,953	234,521	76,774	222,385
Financial costs		(304,889)	(253,312)	(256,693)	(62,852)
		24,064	(18,791)	(179,919)	159,533
Share of profit of equity-accounted investees	7	111,038	109,264	49,851	48,130
Profit (loss) before taxes		135,022	90,334	(130,155)	207,868
Current income and social contribution tax	10	-	-	-	-
Deferred income and social contribution taxes	10	(617)	36	(2,868)	1,160
Net income (loss) for the period		134,405	90,370	(133,023)	209,028

Condensed statements of comprehensive income (loss)

Three and six-month periods ended June $30,\,2022$ and 2021

(In thousands of Reais)

	Six m	onths	Three n	nonths
	1/1/2022 to 6/30/2022	1/1/2021 to 6/30/2021	4/1/2022 to 6/30/2022	4/1/2021 to 6/30/2021
Net income (loss) for the period	134,405	90,370	(133,023)	209,028
Total comprehensive income for the period	134,405	90,370	(133,023)	209,028

Condensed statements of changes in equity

Periods ended June 30, 2022 and 2021 (In thousands of reais)

(In thousands of Reais)

	Share capital	Profit reserve	Accumulated losses	Total equity (deficit)
Balance as of December 31, 2020	10	2	(304,627)	(304,615)
Net profit/ for the period	-	-	90,370	90,370
Balance at June 30, 2021	10	2	(214,257)	(214,245)
Balance at December 31, 2021	10	2	(340,948)	(340,936)
Net profit/ for the period	-		134,405	134,405
Balance at June 30, 2022	10	2	2 (206,543)	(206,531)

Condensed statements of cash flows

Six-month period ended June 30, 2022 and 2021

(In thousands of Reais)

	06/30/2022	06/30/2021
Cash flows from operating activities		
Profit before tax	135,022	90,334
Expenses (income) not affecting cash:		
Share of profit of equity-accounted investees	(111,038)	(109,264)
Offsetting tax	(515)	-
Others	(3)	5
Monetary variance and interest	(36,223)	4,242
Amortization of transaction costs	7,730	7,672
	(5,027)	(7,011)
(Increase) decrease in assets and increase (decrease) in liabilities:		
Income tax on loan	192	778
Recoverable taxes	(260)	7,741
Trade payables	50	(72)
Taxes payable	(60)	(734)
Accounts payable to related parties	(14)	(1,671)
Other assets and liabilities	(183)	106
Net cash used in operating activities	(5,302)	(863)
Cash flows produced by investment activities		
Dividends	58,376	-
Loans granted to related parties	(66,621)	-
Loans received from related parties - Interest	1,088	4,410
Loans received from related parties - Principal	73,010	124,437
Net cash from investing activities	65,853	128,847
Cash flows from financing activities		
Loans settled with third parties	(8,561)	(11,931)
Interest paid	(57,855)	(57,630)
Hedge	(2,915)	(8,349)
110050	(2,510)	(0,0.2)
Net cash used in financing activities	(69,331)	(77,910)
Increase (decrease) in cash and cash equivalents	(8,780)	50,074
Cash and cash equivalents at beginning of year	11,025	65,281
Cash and cash equivalents at end of year	2,245	115,355
Increase (decrease) in cash and cash equivalents	(8,780)	50,074

Notes to the condensed interim financial information

(In thousands of Reais, except when indicated otherwise)

1 The Company and its operations

Prumo Participações e Investimentos S.A. ("Prumo Participações" or "Company"), located at the address Rua do Russel, 804, 5° andar, Glória, Rio de Janeiro was incorporated in 2015 in order to acquire interests in other companies as a shareholder. The Company carries out its operations via the joint venture Ferroport ("joint subsidiary") with Anglo American Participações Minério de Ferro Ltda. ("Anglo American").

Ferroport began operating in October 2014. The company occupies a 300-hectare area (unreviewed) at Porto do Açu Port to process, handle and store iron ore and is the co-owner of an offshore structure (T1) consisting of an access pier, approach channel, breakwater and pier with two berths for loading iron ore. In 2022 Ferroport loaded a total of 8.92 million tonnes (unreviewed) of iron ore, in 55 vessels (unreviewed) (5.4 million tonnes (unreviewed) in 36 vessels (unreviewed) during the six-month period ended June 2021).

2 List of Investees

		Equity	Equity
		interest	interest
	Country	06/30/2022	12/31/2021
D			
Direct joint subsidiary:			
Ferroport	Brazil	50.00%	50.00%

3 Basis of presentation, preparation of the condensed interim financial information and significant accounting practices

a. Statement of compliance

The condensed interim financial information were prepared in accordance with CPC 21 (R1) – Interim Statements issued by the Accounting Pronouncements Committee ("CPC").

The condensed interim financial information should be read in conjunction with the financial statements as of December 31, 2021, approved on March 14, 2021, prepared in accordance with the accounting practices adopted in Brazil ("BR GAAP").

Authorization for the conclusion of the preparation of these condensed interim financial information was given by Management on August 01, 2022.

These condensed interim financial information consider subsequent events to be events that could have an impact up to the reporting date.

The accounting policies mentioned and adopted in these condensed interim financial information are consistent with those followed in the preparation of the Company's financial statements for the year ended December 31, 2021 and concluded on March 14, 2021.

b. Basis of preparation

The condensed interim financial information have been prepared on the historical cost basis, except for certain financial instruments which have been measured at fair value through profit and loss.

c. Functional currency and reporting currency

These condensed interim financial information are presented in Real, which is the Company's functional currency. All balances have been rounded off to the nearest thousand, except where specified otherwise.

d. Use of estimates and judgments

Judgments, estimates and assumptions are used to measure and recognize certain assets and liabilities in the Company's condensed interim financial information. These estimates took into account experience from past and current events, assumptions about future events and other objective and subjective factors.

The Company reviews its estimates and assumptions at least annually. There are no significant items subject to these estimates.

The accounting policies described in detail throughout these condensed interim financial information have been applied consistently and are being presented by the Company.

4 Cash and cash equivalents

	06/30/2022	12/31/2021
Cash and banks	27	6
Cash equivalents	2 224	11.025
Investment Fund	2,224	11,025
	2,251	11,031
Estimated impairment loss allowance	(6)	(6)
	2,245	11,025

The balance of cash and banks as of June 30, 2022 and December 31, 2021 consists of current accounts and investment fund holdings at Banco Santander S/A and Citibank, that are promptly convertible into a known cash amount and are subject to an insignificant risk of impairment.

5 Recoverable taxes

The recoverable taxes break down as follows:

	06/30/2022	12/31/2021
Income tax withheld at source ("IRRF") Income tax on loan ("IRPJ")	4,005	3,684 61
	4,005	3,745

6 Related-party transactions

The Company adopts practices of Corporate Governance and/or recommendations required by law. Furthermore, the Company's Corporate Governance Policy establishes that the members of the Board of Directors must monitor and administrate any potential conflicts of interest among the executive officers, the members of the Board and the partners, in such a way as to avoid the inappropriate use of Company assets and, especially, abusive conduct in transactions between related parties.

In compliance with Corporation Law, all members of the Company's Board of Directors are prohibited from voting in any assembly or meeting of the Board, or from acting in any operation or business transaction in which there are interests in conflict with those of the Company.

The main balances of related-party assets and liabilities as of June 30, 2022 and December 31, 2021, as well as the related-party transactions that affected the condensed statements of profit or loss for the period, are the result of transactions between the Company and its joint venture and shareholder as follows:

	Accounts re	Accounts receivable	
Loan with related parties	06/30/2022	12/31/2021	
Prumo Logística	153,792	87,171	
Ferroport	, -	73,355	
Dividends receivable			
Ferroport 1	148,271		
	302,063	160,526	
Current	148,271	73,355	
Noncurrent	153,792	87,171	

¹ On April 29, 2022, at the Annual Shareholders' Meeting, the Board of Directors of Ferroport approved the proposal for the distribution of dividends related to profits for the year 2021, in the amount of R\$ 413,294 (50% Prumo Participações – R\$ 206,647).

In June 2022, the first payment of dividends to shareholders was made, in the amount of R\$116,752 (50% Prumo Participações – R\$58,376).

	Accounts payable	
Accounts payable - debit notes	06/30/2022	12/31/2021
Prumo Logistica – Transaction costs	52	66
	52	66
The table below demonstrates the effect on profit or loss:	Finance in	ncome
	06/30/2022	06/30/2021
Loan interest Ferroport	874	5,132
	874	5,132

Management Compensation

Company Management is compensated by the parent company Prumo Logística.

Maturity and interest

Prumopar currently has an interest-free intercompany loan with Prumo Logística. Intercompany loans are not subject to agreements or guarantees.

The Intercompany Loan granted by Prumo Participações to Ferroport was fully repaid on March 14th, 2022.

Prumo Logística should reimburse all pending amounts by December 31, 2031.

		G 1 00		Nonc		
	_	Cash effect				
Loan	12/31/2021	Principal received / (settled)	Interest received	Interest and exchange variance	Income tax withheld at source	06/30/2022
Prumo Logistica Ferroport	87,171 73,355	66,621 (73,010)	(1,088)	935	(192)	153,792
	160,526	(6,389)	(1,088)	935	(192)	153,792

				Noncash effect			
		Cash effe	ect				
Loan	12/31/2020	Principal received / (settled)	Interest received	Interest and exchange variance	Income tax withheld at source	12/31/2021	
Prumo Logistica Ferroport	300,379	87,171 (226,897)	(8,616)	9,987	(1,498)	87,171 73,355	
_	300,379	(139,726)	(8,616)	9,987	(1,498)	160,526	

7 Investments

a. Equity interests

		06/30/2022								
	Direct investee	% interest	Number of shares/ (thousand)	Assets	Liabilities	Equity	Capital	Capital reserve	Profit reserve	Retained Earnings
	Ferroport	50%	1,080	2,810,905	1,056,717	1,754,188	1,197,152	94,589	179,800	282,647
						12/31/2021				
	Direct investee	% interest	Number of shares/ (thousand)	Assets	Liabilities	Equity	Capital	Capital reserve	Profit reserve	Profits to be allocated
	Ferroport	50%	1,080	2,666,038	720,631	1,945,407	1,197,152	94,589	179,800	473,866
b.	Change Direct inv		12/31	1/2021		profit of equ	•	Dividends	,	06/30/2022
	Ferroport		97	2,704		111	,038	(206,648)		877,094
			97	2,704		111	,038	(206,648)		877,094
	Direct inv	vestee		12/31/2		Share of pro accoun	ofit of equ nted inves		12	2/31/2021
	Ferroport			749	,919		222,	785		972,704
				749	<u>,919</u>		222,	785		972,704

8 Loans and borrowings

		06/30/2022				
Loan	Due date	Rates in %	Principal	Interest	Total	Total
Loan						
Senior Secured Bonds	12/31/2031 ^I	Dollar + 7.50% p.a	1,534,248	-	1,534,248	1,643,691
(-) Transaction cost			(83,514)	-	(83,514)	(91,244)
			1,450,734		1,450,734	1,552,447
Current			29,453	-	29,453	29,394
Noncurrent			1,421,281	-	1,421,281	1,523,053

The interest paid is being classified under financing in the condensed cash flow statements.

The principal amortization schedule in the contract presents percentages for minimum payments and allows payments above the established percentage, which reduce the forthcoming legal percentages.

In June 30, 2022, the Company paid R\$ 8,561 of principal amortization and interest in the amount of R\$ 57,855. As the Company is in compliance with the target amortization schedule, which requires higher payments than the legal amortization schedule, this payment exceeded the legal payment obligations. Therefore, the Company is already in compliance with the legal schedule obligations for the next 18 months.

The Brazilian Real exchange rate depreciated against the US Dollar exchange rate in the second quarter of 2022. Since the Company, in compliance with its Hedging Program, has entered into non-deliverable forward agreement (NDFs) to purchase dollar to protect its cash position and will continue to do so over the following months, the Company does not expect a material negative cashflow impact regarding exchange rate variations on the semi-annual payment of the Bonds.

The Intercompany Loan granted by Prumo Participações to Ferroport was fully repaid on March 14th, 2022. The Company's income from this moment on will come from Ferroport through dividend's distribution and capital reductions.

Escrow Deposits

Prumo Participações has one open reserve account, as requested by the financing contract: The Debt Service Reserve Account ("DSRA"), which contains 6 months of the minimum principal payment plus interest payable in the period. As of June 30, 2022, DSRA had BRL 57,855 deposited (BRL 63,792 as of December 31,2021).

Non-deliverable forward (NDF)

The Company's cash inflows from 2022 on are going to come from Ferroport through dividend's distribution and capital reductions in Reais

Via the issuance of senior debt contracts, the Company contracted a Hedging Program that determines the Company shall enter into NDFs (non-deliverable forwards) every month to buy US Dollars and sell Reais in an amount equal to 1/6 of the semi-annual payment to hedge the debt payments and funding in reserve accounts maturing in June and December.

Guarantees provided

The Company submitted the following security for the senior debt contracts: (i) Statutory lien of the Ferroport shares for Prumo Participações; (ii) Statutory lien on the shares of Prumo Participações held by the parent company Prumo; (iii) Statutory lien on the loan between Prumo Participações and Ferroport and (iv) Statutory Lien of credit receivables and accounts.

Transactions not involving cash or cash equivalents

	_	Cash Flow			Noncas	sh effect	
	12/31/2021	Secured / (settled)	Interest paid (financing)	Addition of transaction costs	Interest and exchange variance	Amortization of transaction costs	06/30/2022
Loans and borrowings	1,552,447	(8,561)	(57,855)		(43,027)	7,730	1,450,734
	1,552,447	(8,561)	(57,855)		(43,027)	7,730	1,450,734
	_		Cash Flow		Noncas	sh effect	
	12/31/2020	Secured / (settled)	Interest paid (financing)	Addition of transaction costs	Interest and exchange variance	Amortization of transaction costs	12/31/2021
Loans and borrowings	1,491,134	(69,395)	(121,423)	(1,165)	237,958	15,338	1,552,447
	1,491,134	(69,395)	(121,423)	(1,165)	237,958	15,338	1,552,447

9 Deferred taxes

The Company records deferred income and social contribution tax assets and liabilities at the rate of 34%. Brazilian tax legislation allows tax losses to be offset against future taxable income for an indefinite term. However, this offsetting is limited to 30% of the taxable income in each accrual period.

The carrying amount of the deferred tax asset is revised and restated periodically, while the projections shall be restated annually, unless material factors occur that can modify them.

As of June 30, 2022 and December 31, 2021 the balance of deferred income and social contribution tax asset not recognized was R\$ 173,933 and R\$ 153,430 respectively.

The origin of the deferred income and social contribution taxes is presented below:

	06/30/2022	12/31/2021
Deferred tax assets (liabilities)		
Provision for hedge settlements	(554)	63
Total deferred taxes	(554)	63

10 Taxes and social contributions payable

	06/30/2022	12/31/2021
PIS/COFINS PIS/COFINS/CSLL - Withheld	41 1	102
	42	102

The reconciliation between the tax expense as calculated by the combined statutory rates and the income and social contribution tax expense charged to net income is presented below:

	Six m	onths	Three months		
	01/01/2022 to 06/30/2022	01/01/2021 to 06/30/2021	04/01/2022 to 06/30/2022	to	
Profit (loss) before income and social contribution taxes	135,022	90,334	(130,155)	207,868	
Income and social contribution taxes at the rate (34%)	(45,908)	(30,714)	44,253	(70,675)	
Adjustment to determine the effective rate					
Tax credits not recognized – Temporary differences	28,041	21,428	(53,717)	-	
Tax credits not recognized – Tax loss	(20,503)	(27,828)	(10,353)	70,675	
Equity income	37,753	37,150	16,949	-	
Other				(1,160)	
Total income and social contribution taxes	(617)	36	(2,868)	(1,160)	
Effective rate	-0.46%	0.04%	2.20%	-0.56%	
Current	-	-	_	-	
Deferred	(617)	36	(2,868)	(1,160)	
Total income and social contribution taxes	(617)	36	(2,868)	(1,160)	

11 Equity

a. Share capital

The Company's ownership structure as of June 30, 2022 and December 31, 2021 is as follows:

	06/30/2022		12/31/2021		
Charabaldar	Quantity of common		Quantity common shares	0/	
Shareholder	shares (thousand)	%	(thousand)	%	
FP NewCo Prumo Logística	820,362	100.00	820,362	100.00	
	820,362	100.00	820,362	100.00	

On June 10, 2022, Prumo Logística S.A. ("Prumo"), sole shareholder of FP NewCo S.A. "FP NewCo", resolved and approved the payment of the subscribed capital stock of FP NewCo in assets, through the transfer of the PrumoPar shares to the Company's capital stock, under the terms of article 8 of the Brazilian Corporation Law, the said amount being duly supported by the amount provided for in the Appraisal Report, with which the underwriter expressly agrees.

b. Reserves

The Executive Board will present to the General Meeting for approval a proposal about the allocation of the net income that remains after the following deductions or increases have been made in this order:

- *i.* 5% (five percent) to form the legal reserve, until it has reached 20% (twenty percent) of the share capital. Formation of the legal reserve may be waived in financial years where the balance of said reserve plus the capital reserves exceeds 30% (thirty percent) of the share capital.
- *ii.* amount allocated to the formation of reserves for contingencies and reversal of those formed in previous years;
- iii. amount allocated to the constitution of the Unrealized Profit Reserve
- **iv.** 25% (twenty-five percent) for payment of the minimum mandatory dividends to the shareholders.

12 Finance income (expenses)

	Six mo	onths	Three m	onths
	1/1/2022 to 6/30/2022	1/1/2021 to 6/30/2021	4/1/2022 to 6/30/2022	4/1/2021 to 6/30/2021
Finance income				
Loan interest	874	5,132	-	2,516
Interest on investments	3,313	1,109	2,165	882
Hedge	9,233	3,305	9,233	-
Interest earned	187	334	134	276
Exchange variance on loans	315,346	224,641	65,242	218,711
	328,953	234,521	76,774	222,385
Finance costs				
Interest on loans	(55,462)	(62,100)	(27,403)	(30,027)
Exchange variance on loans	(221,105)	(161,549)	(211,472)	(7,007)
Commission and brokerage fees	(7,732)	(7,675)	(3,865)	(3,846)
Hedge	(10,333)	(11,760)	(3,712)	(11,760)
Taxes on financial revenue	(10,257)	(10,202)	(10,257)	(10,202)
Other		(26)	16	(10)
	(304,889)	(253,312)	(256,693)	(62,852)
	24,064	(18,791)	(179,919)	159,533

13 Financial instruments and risk management

The Company carries out transactions with financial instruments. These instruments are managed through operating strategies and internal controls, aimed at liquidity, profitability and security. The control policy consists of periodically monitoring contract rates versus market rates. The Company does not invest in derivatives or any other risky assets on a speculative basis.

In compliance with senior debt contracts, the company is contracting currency hedges every month to cover the debt service.

The estimated realization values of the Company's financial assets and liabilities were determined through information available in the market and appropriate valuation methodologies. However, market data was used to calculate the fair value. However, it was necessary to interpret market data to estimate the most adequate realization value. Consequently, the estimates below do not necessarily indicate the values that could be realized in the current exchange market.

The concept of fair value states that assets and liabilities should be valued at market prices, in the case of liquid assets, or by using mathematical pricing methods, in other cases. The hierarchy level of the fair value gives priority to unadjusted prices quoted on an active market.

The table below demonstrates the book balances and respective fair values of the financial instruments and segregation of the hierarchal level, included in the balance sheet:

		06/30/2022			12/31/2021			
A	amortized cost	Fair value through other comprehensiv e income	Fair value through profit or loss	Amortized cost	Fair value through other comprehensive income	Fair value through profit or loss		
Assets								
Cash and cash equivalents	2,245	-	-	11,025	-	-		
Escrow account	57,855	-	-	63,792	-	-		
Loan with related parties	153,792	-	-	160,526	-	-		
Dividends	148,271	-	-	-	-	-		
Derivatives	-	-	1,632	-	-	-		
Other accounts receivable	11			11				
	362,174	<u>-</u>	1,632	235,354	<u>-</u>			
Liabilities								
Trade payables	70	_	-	20	-	-		
Derivatives	-	-	-	-	-	183		
Accounts payable to related parties	52	-	-	66	-	-		
Loans and borrowings	1,450,734	-		1,552,447				
	1,450,856			1,552,533	<u>-</u> _	183		

	06/30/2022			12/31/2021		
	Level 1	Level 2	Level 3	Level 1	Level 2	Level 3
Liabilities						
Trade payable	70	-	-	20	-	-
Derivatives	-	-	-	183	-	-
Accounts payable to related parties	52	-	-	66	-	-
Loans and borrowings		1,450,734	- -		1,552,447	
	122	1,450,734	<u> </u>	269	1,552,447	

- (Level 1) Quoted prices (unadjusted) in active markets for identical assets or liabilities.
- (Level 2) Different inputs, except for traded prices in active markets included in Level 1 that are observable for the assets and liabilities, directly (as prices) or indirectly (derived from prices).
- (Level 3) Inputs for the asset or liability that are not based on observable market variables (unobservable inputs).

As of June 30, 2022, loans and financing are measured at amortized cost. The fair value calculated by Management for reference purposes only is R\$1,413,166. (R\$ 1,776,353 as of December 31, 2021).

The carrying amounts of other financial instruments measured at amortized cost are classified as loans and receivables (assets) and other liabilities measured at amortized cost. The carrying amount of these balances approximate fair value.

The Company's financial transactions are subject to the following risk factors:

(i) Market risk Exchange Risk

Risk of change in exchange rates which could be associated to the Company's assets and liabilities. The Company manages the exchange risk from Ferroport to detect and mitigate risks posed by changes in exchange rates underlying global assets and liabilities. The foreign-currency debt therefore exists on debt securities issued in US Dollars by Prumo Participações. The cash flow intended to service the payment of this debt comes monthly from its joint-venture Ferroport, whose revenue is denominated in US Dollars, where the fee for handling iron ore in force is restated annually by the PPI US inflation index.

Ferroport is in the unique situation where its cost structure is denominated in Reais and its monthly revenue is indexed to the US dollar. The joint-venture's operating revenue is therefore exposed to exchange variance risk due to the mismatch between the revenue and cost currencies. The appreciation of the Brazilian Real against the US Dollar could diminish the operational margin and free cash flow of Ferroport. In respect of Prumo Participações' debt, the company is required to enter into NDFs (Non-Deliverable-Forwards) monthly to hedge against exchange variance, in accordance with the financing documents.

The following table provides details on all derivative transactions within the relevant hedging programs, including information on the type of instrument, the nominal value, the maturity, the fair value including credit risk, and amounts paid/received or provisioned for in the period.

Hedge schedule for Non-deliverable Forwards

Company	NDF contra	acted in R\$	Mark-to-ma	rket (MTM)	Accumulated effect Amount receivable/received or payable/paid
		Maturity			
		(year)	06/30/2022	12/31/2021	06/30/2022
Prumo					
Participações	12,108	2022	-	(183)	-
Prumo					
Participações	2,026	2022	162	-	162
Prumo					
Participações	3,377	2022	1,470	<u>-</u>	1,470
			1,632	(183)	1,632
	Prumo Participações Prumo Participações Prumo	Prumo Participações 12,108 Prumo Participações 2,026 Prumo	Prumo Participações 12,108 2022 Prumo Participações 2,026 2022 Prumo	Prumo Participações 12,108 2022 - Prumo Participações 2,026 2022 162 Prumo Participações 3,377 2022 1,470	Maturity (year) 06/30/2022 12/31/2021 Prumo Participações 12,108 2022 - (183) Prumo Participações 2,026 2022 162 - Prumo Participações 3,377 2022 1,470 - Prumo

The table below summarizes the current value of the debt in millions of Reais, with a sensitivity scenario in the exchange rates (USD) suffering positive oscillations of 10%, 20% and 30%.

06/30/2022 Real		USD +10%	USD +20%	USD +30%	
Loan Senior Secured Bonds	1.534.249	1.687.674	1.841.099	1.994.523	
Total	1.534.249	1.687.674	1.841.099	1.994.523	
12/31/2021 Loan	Real	USD +10%	USD +20%	USD +30%	
Senior Secured Bonds	1.643.691	1.808.060	1.972.429	2.136.798	
Total	1.643.691	1.808.060	1.972.429	2.136.798	

(ii) Liquidity risk

The table below denotes the main financial liabilities of the Company as of june 31, 2022. These amounts are gross and are not discounted, and include payments of estimated interest.

	No maturity	Up to 6 months	6 to 12 months	1 to 2 years	2 to 5 years	Over 5 years	Total
Financial liabilities							
Trade payable	-	70	-	-	-	-	70
Accounts payable to							
related parties	-	52	-	-	-	-	52
Loans and borrowings		84,918	65,685	333,771	510,786	1,141,192	2,136,352
Loans and borrowings							
Total by time range	<u> </u>	85,040	65,685	333,771	510,786	1,141,192	2,136,474

(iii) Credit risk

This arises from the possibility of the Company suffering losses due to the default of its counterparties or of financial institutions where they have funds.

The Company also carries out a rating analysis of the financial institutions, through credit reports provided by the "Bank Risk Classification System" - Risk Bank, in order to classify and systematically follow up the risk and performance of each bank.

The balances exposed to credit risk are as follows:

Financial instruments	06/30/2022	12/31/2021
Cash and banks	2,245	11,025
Escrow account	57,855	63,792
Related-party loan	153,792	160,526
Dividend	148,271	-
Other accounts receivable	11	11
Derivatives	1,632	(183)
	363,806	235,171

Members of the Executive Board

Eugenio Leite de Figueiredo CEO

Leticia Nabuco Villa-Forte CFO

Eduardo Quartarone Campos Officer with no specific title

Thiago de Oliveira Ribeiro Accountant CRC-RJ 111771/O-3