

Ourofino S.A. and Subsidiaries

Individual and consolidated interim condensed financial statements for the quarter and six-month periods ended June 30, 2025 and report on the review of individual and consolidated interim condensed financial statements.

(A free translation of the original report in Portuguese containing financial information)







KPMG Auditores Independentes Ltda.
Avenida Presidente Vargas, 2.121
Salas 1401 a 1405, 1409 e 1410 - Jardim América
Edifício Times Square Business
14020-260 - Ribeirão Preto/SP - Brasil
Caixa Postal 457 - CEP 14001-970 - Ribeirão Preto/SP - Brasil
Telefone +55 (16) 3323-6650
kpmg.com.br

Report on review of the individual and consolidated interim accounting information

To the Shareholders, Board of Directors and Management of **Ourofino S.A.**Cravinhos – São Paulo

Introduction

We have reviewed the accompanying individual and consolidated interim financial statements of Ourofino S.A. (the "Company"), identified as Parent and Consolidated, respectively, included in the Interim Financial Information Form (ITR) for the quarter ended June 30, 2025, which comprises the individual and consolidated balance sheet as of June 30, 2025 and the related statements of income and of comprehensive income for the three and six-months periods then ended and statements of changes in equity and of cash flows for the six-month periods then ended, including the explanatory notes.

The Executive Board is responsible for the preparation of the individual and consolidated interim financial statements in accordance with technical pronouncement CPC 21 (R1) - Interim Financial Reporting and international standard IAS 34 - Interim Financial Reporting, issued by the International Accounting Standards Board - IASB, as well as for the presentation of these statements in accordance with the standards issued by the Brazilian Securities and Exchange Commission (CVM), applicable to the preparation of the Interim Financial Information (ITR). Our responsibility is to express a conclusion on these interim financial statements based on our review.

Scope of review

We conducted our review in accordance with Brazilian and International Standards on Review of Interim Financial Information (NBC TR 2410 and ISRE 2410 - Review of Interim Financial Information Performed by the Independent Auditor of the Entity, respectively). A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with the 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 individual and consolidated interim financial statements

Based on our review, nothing has come to our attention that causes us to believe that the accompanying individual and consolidated interim financial statements included in the interim financial information referred to above were not prepared, in all material respects, in accordance with technical pronouncement CPC 21 (R1) and international standard IAS 34, applicable to the preparation of the ITR, and presented in accordance with the standards issued by the CVM.

Other matters Statements of value added

The interim financial statements referred to above include the individual and consolidated statements of value added (DVA) for the six-month period ended **June 30**, 2025, prepared under the responsibility of the Company's Executive Board and disclosed as supplemental information for purposes of the international standard IAS 34. These statements have been subject to review procedures performed together with the ITR to reach a conclusion on whether they were reconciled with the individual and consolidated interim financial statements and accounting records, as applicable, and whether their form and content are in accordance with the criteria set out in technical pronouncement CPC 09 - Statement of Value Added. Based on our review, nothing has come to our attention that causes us to believe that these statements of value added were not appropriately prepared, in all material respects, in relation to the criteria defined in this standard and consistently with the individual and consolidated interim financial statements taken as a whole.

Ribeirão Preto, August 05, de 2025

KPMG Auditores Independentes Ltda. CRC 2SP-027666/O-5 F SP (Original report in Portuguese signed by)

Daniel Marino de Toledo Contador CRC 1SP249851/O-8

Balance Sheet as of June 30, 2025 and December 31, 2024

(In thousands of Brazilian reais)



Associa	Note	Parent o	company	Consol	idated	Liabilities and Equity N		Parent c	ompany	Consol	Consolidated	
Assets	Note	06/30/25	12/31/24	06/30/25	12/31/24	Liabilities and Equity	Note	06/30/25		06/30/25	12/31/24	
Current assets	4	6,529	120,710	147,599	233,957	Current assets						
Cash and cash equivalents	5	0,525	120,710	234,070	354,295	Trade account payables	12	174	341	143,309	113,048	
Trade accounts receivable	6			409,975	265,432	Derivative financial instruments	26.1	174	5-1	2,072	322	
Inventories and advances to suppliers	7	2,639	2,158	12,637	13,185	Loans and financing	13			52,077	56,890	
Taxes recoverable	,	2,033	2,130	12,037	13,103	Salaries and payroll charges	13	838	1.646	43,267	44,420	
Income tax and		22	954	16,054	17,966	Taxes payable		104	4,469	5,998	11,722	
social contribution recoverable	23	15,348	39,631	267	146	Income tax and social contribution payable		20.	376	5,722	3,807	
Related parties	23	56	412	13,311	6,612	Related parties	23	83	113	5,167	95	
Other assets		24,594	163,865	833,913	891,593	Dividends and interest on equity	23	03	31,903	3,107	31,903	
Total current assets		2-1/55-1	105/005	000/010	031/035	Leases	23	81	73	6,680	6,024	
Total cultent assets						Commissions on sales		01	75	748	6,534	
						Other liabilities		13	416	11,710	16,490	
						Total current liabilities		1,293	39,337	276,750	291,255	
Non-current	7			1,119	302	Non-current						
Taxes recoverable						Loans and financing	13			354,279	302,464	
Income tax and	8			27,645	31,284	Provision for legal proceedings	14			4,399	6,042	
and social contribution	6			14,362	16,414	Leases			42	8,026	9,754	
Inventories and advances to suppliers		250	250	1,265	1,025	Other liabilities		11,347	9,581	26,953	18,772	
Other assets		250	250	44,391	49,025	Total non-current liabilities		11,347	9,623	393,657	337,032	
Total long-term receivables												
						Total liabilities		12,640	48,960	670,407	628,287	
						Equity	15					
						Capital	13	479,689	599,823	479,689	599,823	
						Treasury shares		(5,125)	(5,125)	(5,125)	(5,125	
	9	644,950	641,141			Options granted		6,678	7,693	6,678	7,693	
Investments in subsidiaries	10	424	102	337,938	337,343	Profit reserve		131,968	135,064	131,968	135,064	
Property, plant and equipment	11		102	111,760	106,745	Equity valuation adjustments		18,074	18,943	18,074	18,943	
Intangible assets		645,624	641,493	494,089	493,113	Net income for the period		26,294	10,515	26,294	10,515	
Total non-current assets		0.15/02.1	011/133	434,003	155/115	Total equity of the controlling shareholders		657,578	756,398	657,578	756,398	
Total non carrent assets						rotal equity of the controlling shareholders		037,070	750,550	037,370	750,550	
						Non-controlling interest				17	21	
						Total equity		657,578	756,398	657,595	756,419	
Total assets		670,218	805,358	1,328,002	1,384,706	Total liabilities and equity		670,218	805,358	1,328,002	1,384,706	



Statement of Profit or Loss

Three- and six-month periods ended June 30, 2025 and 2024

In thousands of Brazilian reais unless otherwise stated



		Parent company					
		202	25	20:	24		
	Note	Quarter	6 months	Quarter	6 months		
General and administrative expenses	17	(2,925)	(5,958)	(2,733)	(5,068)		
Equity in the results of investees	9	26,843	30,923	19,356	34,424		
Other income (expenses), net	18	-	2	(12)	(17)		
Operating profit		23,918	24,967	16,611	29,339		
Financial revenues		349	1,372	321	480		
Financial expenses		(22)	(45)	(36)	(71)		
Financial result	19	327	1,327	285	409		
Net income for the period	_	24,245	26,294	16,896	29,748		

		Consolidated			
	Note	202	25	202	24
	Note	Quarter	6 months	Quarter	6 months
Net sales revenue	16	259,194	448,760	217,214	395,604
Cost of sales	17	(125,898)	(223,608)	(112,605)	(205,401)
Gross profit	-/ -	133,296	225,152	104,609	190,203
Selling expenses	17	(60,395)	(113,644)	(53,745)	(99,912)
Expenses on research and innovation	17	(15,822)	(28,850)	(11,162)	(22,065)
General and administrative expenses	17	(16,215)	(32,083)	(13,869)	(27,093)
Other income (expenses), net	18	(42)	(1,181)	427	5,977
Operating profit	_	40,822	49,394	26,260	47,110
Financial revenues	-	4,604	8,709	8,108	16,285
Financial expenses		(8,746)	(16,647)	(9,095)	(18,535)
Derivative financial instruments, net		(3,344)	(3,230)	96	(328)
Foreign exchange variation, net		3,421	3,119	(386)	65
Financial result	19	(4,065)	(8,049)	(1,277)	(2,513)
Income before income tax and	-				
social contribution		36,757	41,345	24,983	44,597
Income tax and social contribution	20				
Current		(10,001)	(12,399)	(17,060)	(23,023)
Deferred		(2,513)	(2,655)	8,973	8,171
Net income for the period	_	24,243	26,291	16,896	29,745
Attributable to:					
the Company's shareholders		24,245	26,294	16,896	29,748
Non-controlling interest		(2)	(3)		(3)
	_	24,243	26,291	16,896	29,745
Basic and diluted earnings per share attributable					
to the Company's shareholders during the period (in Brazilian reais)	21	0.45092	0.48903	0.31424	0.55327



Statement of Comprehensive Income

Three- and six-month periods ended June 30, 2025 and 2024

In thousands of Brazilian reais unless otherwise stated



Net income for the period

Other comprehensive income (loss)
Items that will be reclassified to profit or loss
Exchange variation on investment

	_					_	
Total	comp	rehei	ısive	income	for	the	period

	Parent company											
	20	25	2024									
Note	Quarter	6 months	Quarter	6 months								
	24,245	26,294	16,896	29,748								
9	870	(869)	479	1,937								
	25,115	25,425	17,375	31,685								

Consolidated

	Note	2025		2024		
	Note	Quarter	6 months	Quarter	6 months	
Net income for the period		24,243	26,291	16,896	29,745	
Other comprehensive income (loss) Items that will be reclassified to profit or loss Exchange variation on investment	9	870	(870)	478	1,938	
Total comprehensive income for the period		25,113	25,421	17,374	31,683	
Attributable to: the Company's shareholders Non-controlling interest		25,115 (2)	25,425 (4)	17,375 (1)	31,685 (2)	
		25,113	25,421	17,374	31,683	



Statements of Changes in Equity

Three- and six-month periods ended June 30, 2025 and 2024

In thousands of Brazilian reais



		Attributable to the shareholders of the Parent Company									
					Profit r						
	Note	Share capital	Treasury shares	Long-term incentives granted	Legal reserve	Profit retention reserve	Adjustments for equity assessment	Accumulated profits	Total	Non-controlling shareholders interests	Total Net Equity
As of January 01, 2025		599,823	(5,125)	7,693	36,441	98,623	18,943		756,398	21	756,419
Comprehensive income (loss) for the period Net income for the period Exchange variation on investment	9						(869)	26,294	26,294 (869)	(3) (1)	26,291 (870)
Total comprehensive income for the period							(869)	26,294	25,425	(4)	25,421
Contributions and distributions to shareholders: Return of capital to shareholders Supplementary dividends distributed Long-term incentive granted	15 (a) 15 (b)	(120,134)		(1,015)		(3,096)			(120,134) (3,096) (1,015)		(120,134) (3,096) (1,015)
Total shareholder contributions		(120,134)		(1,015)		(3,096)			(124,245)		(124,245)
As of June 30, 2025		479,689	(5,125)	6,678	36,441	95,527	18,074	26,294	657,578	17	657,595
As of January 01, 2024		599,823	(5,125)	8,013	29,724	39,984	16,955		689,374	21	689,395
Comprehensive income (loss) for the period Net income for the period Exchange variation on investment	9						1,937	29,748	29,748 1,937	(3) 1	29,745 1,938
Total comprehensive income for the period							1,937	29,748	31,685	(2)	31,683
Contributions and distributions to shareholders: Interest on equity and dividends paid Long-term incentive granted Total shareholder contributions	15 (b)			(594) (594)		(31,000)			(31,000) (594) (31,594)		(31,000) (594) (31,594)
As of June 30, 2024	:	599,823	(5,125)	7,419	29,724	8,984	18,892	29,748	689,465	19	689,484



Statement of Cash Flows

Three- and six-month periods ended June 30, 2025 and 2024

In thousands of Brazilian reais unless otherwise stated



	Note -	Parent company		Consolidated		
	Note	2025	2024	2025	2024	
Net income for the period		26,294	29,748	26,291	29,745	
Adjustments for: Current and deferred income tax and social contribution	20			15.054	14.052	
Expected credit losses	20 5			15,054 (26)	14,852 (32)	
Provision for inventory losses and write-offs	3			13,615	17,361	
Equity in the results of investees	9	(30,923)	(34,424)	13/013	17,501	
Depreciation and amortization	10 and 11	73	32	19,032	18,467	
Provision for impairment of intangible assets	11			654		
Gain (loss) on disposal of property, plant and equipment	18			(116)	(132)	
Gain (loss) on disposal of intangible assets	18			(666)	(375)	
Interest and monetary/foreign exchange variations, net			2	11,976	16,764	
Derivative financial instruments	14			3,230	328 2,274	
Provision (reversal) for legal proceedings Long-term incentives	14	1,108	1,470	(225) 2,573	(2,469)	
Fair value adjustment		8	1,470	1,207	2,317	
Changes in working capital:						
Trade accounts receivable				116,574	67,779	
Inventories and advances to suppliers				(156,655)	(58,169)	
Taxes recoverable		457	975	361	(6,142)	
Other assets		256	(116)	(7,075)	(1,727)	
Trade accounts payable		(197)	109	39,552	26,917	
Taxes payable		(4,364)	(2,041)	(5,111)	(4,111)	
Other liabilities	_	(940)	295	(6,975)	5,597	
Interest paid on loans and financing	25			(12,091)	(14,848)	
Interest paid on leases		(8)	(5)	(747)	(918)	
Income tax and social contribution paid	_	(382)	(2.0==)	(9,965)	(13,506)	
Net cash from (used in) operating activities	_	(8,618)	(3,955)	50,467	99,972	
Cash flows from investing activities:						
Investment in intangible assets	11			(10,792)	(12,360)	
Purchase of property, plant and equipment	10	(395)	10.000	(13,630)	(6,017)	
Distribution of dividends and interest on equity (i)		50,000	19,000	965	392	
Proceeds from sale of property, plant and equipment Amount received from the sale of intangible assets				667	392 375	
Net cash from (used in) investing activities	_	49,605	19,000	(22,790)	(17,610)	
Cash flows from financing activities:						
New loans and financing	25			67,500	11,875	
Repayments of loan and financing	25			(21,060)	(34,837)	
Lease payments		(34)	(16)	(3,434)	(2,605)	
Return of capital to shareholders	15 (a)	(120,134)	` ´	(120,134)	, , ,	
Payment of dividends and interest on equity	29	(35,000)	(18, 168)	(35,000)	(18, 168)	
Realized derivative financial instruments	_			(1,480)	(94)	
Net cash used in financing activities	_	(155,168)	(18,184)	(113,608)	(43,829)	
Increase (decrease) in cash and cash equivalents, net		(114,181)	(3,139)	(85,931)	38,533	
Cash and cash equivalents at the beginning of the period		120,710	6,447	233,957	304,029	
Foreign exchange gains (losses) on cash and cash equivalents				(427)	684	
Cash and cash equivalents at the end of the period	4 =	6,529	3,308	147,599	343,246	

(i) Income from dividends and interest on equity in the Parent Company is classified as investing activities as it refers to returns on investments.

Non-cash transactions in financing activities are presented in Note 25.

Statements of Value Added

Three- and six-month periods ended June 30, 2025 and 2024 In thousands of Brazilian reais unless otherwise stated



		Parent company		Consolidated	
	Note	2025	2024	2025	2024
Revenues:					
Gross revenues from sales and services				495,941	437,535
Other revenues, net				264	1,011
Income from construction of own assets				10,091	9,548
Expected credit gains (losses)	5			26	32
				506,322	448,126
Inputs acquired from third parties:					
Cost of sales and services				(167, 133)	(138,017)
Materials, electricity, third-party services and other		(1,322)	(1,054)	(118,323)	(108,588)
Losses on assets, net				(14,017)	(17,019)
Gross value added (distributed)		(1,322)	(1,054)	206,849	184,502
Depreciation and amortization	10 and 11_	(73)	(32)	(19,032)	(18,467)
Net value added (distributed) produced by the entity		(1,395)	(1,086)	187,817	166,035
Value added received through transfer:					
Equity in the results of investees	9	30,923	34,424		
Finance income		1,476	480	16,402	22,855
Royalties		100	100	103	103
Other		4	4	363	320
Total value added to be distributed		31,108	33,922	204,685	189,313
Distribution of value added					
Personnel:					
Direct compensation		4,049	3,131	85,227	73,255
Benefits		87	96	15,119	14,526
FGTS		63	62	6,081	6,030
Taxes, charges and contributions:					
Federal		543	802	36,780	29,455
State		24	5	9,004	9,020
Municipal		3		359	308
Remuneration of third parties' capital:					
Interests		45	70	23,942	25,154
Rentals			8	1,671	1,812
Other				211	8
Equity remuneration:		26.204	20.740	26.204	20.740
Retained income (loss)		26,294	29,748	26,294	29,748
Non-controlling interest	_			(3)	(3)
Value added distributed	_	31,108	33,922	204,685	189,313

Notes to the individual and consolidated financial statements for the quarter ended June 30, 2025

In thousands of Brazilian reais unless otherwise stated

1. General Information

Ouro Fino S.A. (the "Company") is a publicly-held corporation headquartered in the city of Cravinhos, State of São Paulo. The Company's shares are traded in the Brazilian stock exchange, B3 S.A. - Brasil, Bolsa, Balcão.

The Company and its subsidiaries (collectively, the "Group") operate in the animal health industry, specifically in the development, production and sale of veterinary drugs, vaccines and other products for production and companion animals.

At an Extraordinary General Meeting held on July 17, 2024, the Company's shareholders approved, among other matters, the change of the corporate name from "Ouro Fino Saúde Animal Participações S.A." to "Ourofino S.A." and the addition of activities existing in the Company's corporate purpose.

At this same Meeting, the "Incorporation Protocol and Justification" of the subsidiary Ouro Fino Agronegócio Ltda. by the Company was approved, subject to compliance with certain suspensive conditions.

Notes to the individual and consolidated financial statements for the quarter ended June 30, 2025

In thousands of Brazilian reais unless otherwise stated



2. List of controlled entities

The consolidated financial statements include the financial statements of the Company and its subsidiaries prepared for each period. Control is obtained when the Company: (i) holds the power on the investee; (ii) is exposed to or has rights to variable returns as a result of its involvement with the investee and (iii) has the ability to provide direction to the significant activities of the investee.

The Group's subsidiaries are listed below.

				06/	30/25	12/3	31/24
	Name	Country	Business	Direct interest	Share Indirect	Direct interest	Share Indirect
(i)	Ouro Fino Saúde Animal Ltda.	Brazil	Research, development, production and sale of veterinary drugs, vaccines and other products. Sales in the domestic market are carried out through the company mentioned in item (ii). Sales in the foreign market are carried out directly with third parties and through the companies mentioned in items (iii) and (iv). This company also manufactures to third parties upon order.	100.00%		99.99%	
(ii)	Ouro Fino Agronegócio Ltda.	Brazil	Sales in the domestic market of veterinary drugs, vaccines and other products for production animals and companion animals purchased from the company mentioned in item (i) and (v) and from third parties.	100.00%		100.00%	
(iii)	Ouro Fino de México, S.A. de CV	Mexico	Sales, exclusively in Mexico, of veterinary drugs and other products purchased from the company mentioned in item (i).		99.92%		99.92%
(iv)	Ouro Fino Colômbia S.A.S	Colombia	Sales, exclusively in Colombia, of veterinary drugs and other products purchased from the company mentioned in item (i).		100.00%		100.00%
(v)	Regenera Medicina Avançada Ltda.	Brazil	Research, development, manufacturing, and trade of therapeutic protocols involving mesenchymal stem cells and derivatives for companion animals.		Merged into Ouro Fino Saúde Animal Ltda. on May 1, 2025		100.00%



Notes to the individual and consolidated financial statements for the quarter ended June 30, 2025

In thousands of Brazilian reais unless otherwise stated



3. Basis of preparation

Statement of compliance (with IFRS and accounting practices adopted in Brazil)

The interim condensed financial statements were prepared in accordance with the Brazilian technical pronouncement CPC 21 (R1) - Interim Financial Reporting, and with international accounting standard IAS 34 - "Interim Financial Reporting", issued by the International Accounting Standards Board - (IASB), and are presented in accordance with the standards issued by the Brazilian Securities Commission (CVM) applicable to the preparation of Quarterly Statements (ITR).

The accounting policies adopted in Brazil comprise those included in Brazilian Corporate Law and technical pronouncements, guidelines and interpretations issued by the Accounting Pronouncements Committee - CPC, which were approved by the Federal Accounting Board - CFC and the Brazilian Securities and Exchange Commission - CVM.

These condensed interim financial statements have been prepared using the same basis of preparation and accounting policies consistent with those adopted in the preparation of the financial statements as of December 31, 2024, and should be read in conjunction with those financial statements.

The explanatory note disclosures that did not undergo significant changes or that involved immaterial events and transactions compared to December 31, 2024, have not been fully repeated in these condensed interim financial statements. However, selected information has been included to explain the main events and transactions that occurred, in order to provide an understanding of the changes in the financial position and operating performance of the Company and its subsidiaries since the publication of the December 31, 2024 financial statements.

As there is no difference between the consolidated equity and the consolidated income attributable to the shareholders of the parent company and the parent company's equity and income, included in the individual and consolidated financial statements prepared in compliance with IFRSs and accounting practices adopted in Brazil, the Company decided to present these individual and consolidated financial statements in a single set, side by side.

These condensed interim financial statements are presented in Brazilian Reais, which is the functional currency of the Company and its subsidiaries. All balances have been rounded to the nearest thousand unless otherwise noted. The accounting information of each subsidiary included in the Company's consolidation, as well as that used as the basis for investment valuation under the equity method, is prepared using the functional currency of each entity.

In preparing these individual and consolidated condensed interim financial statements, Management made judgments, estimates, and assumptions that affect the application of the Company's accounting policies and the reported amounts of assets, liabilities, revenues, and expenses. Actual results may differ from these estimates. Estimates and assumptions are reviewed continuously and have not undergone significant changes in the preparation of this interim information in relation to the financial statements as of December 31, 2024.

All relevant information pertaining to the financial statements, and only such information, is being disclosed and corresponds to that used by Management in its operations.

The presentation of the individual and consolidated statements of value added ("SVA") is required by the Brazilian corporate legislation and the accounting practices adopted in Brazil for listed companies. The SVA has been prepared in compliance with the criteria



Notes to the individual and consolidated financial statements for the quarter ended June 30, 2025

In thousands of Brazilian reais unless otherwise stated



defined in Technical Pronouncement CPC 09 - Statement of Value Added. IFRSs do not require the presentation of this statement and, as a result, under IFRS, the presentation of such statement is considered supplementary information, without prejudice of the set of interim condensed financial statements.

The issue of this individual and consolidated interim condensed financial statements was authorized for disclosing by the Board of Directors on August 5, 2025.

4. CASH AND CASH EQUIVALENTS

These comprise cash on hand and at banks, as well as financial investments consisting of Repurchase Agreements (Repos) and CDBs, yielding on average 94.92% of the Interbank Deposit Certificate (CDI) rate variation (December 31, 2024 - average of 98.0% of CDI rate).

	Parent company		Consol	idated
	06/30/25	12/31/24	06/30/25	12/31/24
Cash:				
In local currency			13	12
In foreign currency			79	85
			92	97
Banks:				
In local currency	55	35	8,811	5,007
In foreign currency			3,549	5,595
	55	35	12,360	10,602
Financial investments - cash and cash equivalents (i): In local currency				
Bank Deposit Certificate (CDB)	2,206	36,926	58,720	132,969
Repo and others	4,268	83,749	76,427	90,289
	6,474	120,675	135,147	223,258
Total cash and cash equivalents	6,529	120,710	147,599	233,957

Financial investments as cash equivalents in the amount of R\$135,147 (R\$223,258 as of December 31, 2024) are mainly aimed at maintaining the Group's liquidity to cover the needs of operating activities. Such investments include the feature of immediate redemption with no loss of profitability.

Notes to the individual and consolidated financial statements for the quarter ended June 30, 2025

In thousands of Brazilian reais unless otherwise stated



5. TRADE ACCOUNTS RECEIVABLE (CONSOLIDATED)

	06/30/25	12/31/24
In local currency		
Accounts receivable	223,707	326,947
Expected credit losses	(1,348)	(1,375)
	222,359	325,572
In foreign currency		
Accounts receivable	11,711	28,723
	11,711	28,723
Current	234,070	354,295

The analysis of the maturity of trade receivables is as follows:

	06/30/25	12/31/24
To be due:		
Up to three months	195,140	270,493
From three to six months	29,654	77,797
Over six months	2,127	4,061
	226,921	352,351
Past due:		
Up to three months	7,005	1,951
From three to six months	218	
Over six months	1,274	1,368
	8,497	3,319
	235,418	355,670

The Group's Executive Board has adopted the measurement of expected credit losses based on the lifetime of the instruments, using the simplified approach, considering the history of changes and losses. As a general rule, notes overdue over 180 days represent a significant indication of loss, and are assessed individually, considering existing guarantees.

Changes in allowance for expected losses were as follows:

	06/30/25	06/30/2024
Opening balance	1,375	2,445
Additions (reversals), net	(26)	(32)
Foreing exchange variation	(1)	
Closing balance	1,348	2,413

Additions to and reversals of the expected credit losses on account receivables were recorded in the statement of profit or loss for the quarter under "Selling expenses" (Note 17). The Group's Executive Board analyzes on an annual basis the provisioned balance and the amounts are written off from the provision account when there is no expectation of recovering the funds.



Notes to the individual and consolidated financial statements for the quarter ended June 30, 2025

In thousands of Brazilian reais unless otherwise stated



6. INVENTORIES AND ADVANCES TO SUPPLIERS (CONSOLIDATED)

	06/30/25	12/31/24
Finished goods	161,024	88,664
Raw materials	106,731	76,369
Packaging materials	21,656	20,476
Semi-finished and work-in-progress products	17,287	19,594
Imports in transit	70,341	30,288
Advances to suppliers	8,677	6,894
Others	24,259	23,147
Total current	409,975	265,432
Advances to suppliers	14,362	16,414
Total non-current	14,362	16,414

Inventories have been written down to net realizable value. The reductions in accounting balances and reversals are included in "Cost of Sales" in the statement of profit or loss.

The change in provisions for inventory losses is presented below:

	06/30/25	06/30/2024
Opening balance	38,508	22,319
Additions, net	10,049	14,715
Write-Offs	(16,772)	(4,600)
Foreign exchange variation	(36)	63
Closing balance	31,749	32,497

7. TAXES RECOVERABLE

	Parent c	ompany	Consolidated	
	06/30/25	12/31/24	06/30/25	12/31/24
Value-Added Tax on Sales and Services (ICMS) IRRF PIS and COFINS ICMS, PIS and COFINS on purchase	2,566	2,085	2,281 3,651	4,482 2,084 1,212
of PPE			951	360
Excise Tax (IPI)			993	825
Others	73	73	5,880	4,524
Total	2,639	2,158	13,756	13,487
Current assets	2,639	2,158	12,637	13,185
Non-current			1,119	302

Notes to the individual and consolidated financial statements for the quarter ended June 30, 2025

In thousands of Brazilian reais unless otherwise stated



8. DEFERRED INCOME TAX AND SOCIAL CONTRIBUTION (CONSOLIDATED)

a) Composition, nature and realization of deferred taxes

	06/30/25	12/31/24
Temporary differences		
Provisions	29,970	36,249
Provision for inventory losses	11,810	14,589
Provisions for personnel expenses	8,621	10,774
Provision for commissions	1,378	3,720
Provision for legal proceedings	1,496	1,219
Provision for impairment of intangible assets	1,936	1,714
Provision for expected losses	423	453
Other	4,306	3,780
Unrealized profit on inventories	11,605	8,269
Revaluation surplus - business combination		918
	41,575	45,436
Tax debits on: Temporary differences		
Deemed cost of lands	(7,878)	(7,878)
Expenditure on internally generated assets (Lei do Bem)	(6,052)	(6,274)
	(13,930)	(14,152)
Total assets, net	27,645	31,284

Deferred income tax and social contribution are presented net, by entity, in the balance sheet.

Net changes in the deferred tax account were as follows:

	06/30/25	06/30/2024
Opening balance	31,284	21,888
Accumulated income tax and social contribution losses		(1,941)
Derivative financial instruments		(62)
Provisions	(6,213)	5,557
Unrealized profit on inventories	3,336	4,617
Expenditure on internally generated assets	222	
Revaluation surplus - business combination (*)	(918)	59
Foreign exchange variation (*)	(66)	20
Closing balance	27,645	30,138

^(*) Refers to the translation adjustment of the subsidiaries Ouro Fino de México, S.A. de CV and Ouro Fino Colombia S.A.S recognized in equity, in addition to the reversal of the fair value surplus of the subsidiary Ouro Fino Colômbia S.A.S.

At the parent company, deferred tax assets are not recognized because it is not probable that there will be future taxable profits available for the Company to use their benefits. In the period ended June 30, 2025, the total deferred income tax and social contribution asset accumulated on tax losses and negative bases not recognized is R\$50,471 (December 31, 2024 - R\$49,598).



Notes to the individual and consolidated financial statements for the quarter ended June 30, 2025

In thousands of Brazilian reais unless otherwise stated



9. INVESTMENTS (PARENT COMPANY)

a) Changes in investments

	ratetic company			
	06/30/25	06/30/2024		
Opening balance	641,141	664,281		
Equity in the results of investees	30,923	34,424		
Long-term incentive	(627)	(465)		
Dividends received (i)	(25,618)	(11,300)		
Exchange variation on foreign investment	(869)	1,937		
Closing balance	644,950	688,877		

- (i) For the period ended June 30, 2025, the quotaholders of the subsidiaries Ouro Fino Saúde Animal Ltda. and Ouro Fino Agronegócio Ltda. approved and paid dividends to the parent company Ouro Fino S.A. in the amounts of R\$20,618 and R\$5,000 (June 30, 2024 - Ouro Fino Agronegócio Ltda. (R\$11,300)), respectively.
- b) Summarized financial information

The tables below present summarized financial information of the subsidiaries.

	06/30/25					
	Subsidiaries					
	Di	rect	Indire	ect		
	Ouro Fino Saúde Animal Ltda.	Ouro Fino Agronegócio Ltda.	Ouro Fino de México, S.A. de C.V.	Ouro Fino Colômbia S.A.S		
Current Assets Liabilities	472,564 (164,165)	483,428 (237,506)	25,218 (6,772)	30,121 (20,529)		
Current assets, net	308,399	245,922	18,446	9,592		
Non-current Assets Liabilities	476,225 (376,119)	19,243 (6,192)	2,128	2,996		
Non-current assets, net	100,106	13,051	2,128	2,996		
Equity	408,505	258,973	20,574	12,588		

Notes to the individual and consolidated financial statements for the quarter ended June 30, 2025





	12/31/24							
	Subsidiaries							
	Di	rect		Indirect				
	Ouro Fino Saúde Animal Ltda.	Ouro Fino Agronegócio Ltda.	Regenera Medicina Avançada Ltda.	Ouro Fino de México, S.A. de C.V.	Ouro Fino Colômbia S.A.S			
Current assets Assets Liabilities	466,500 (184,494)	402,328 (192,841)	683 (13)	29,652 (7,565)	25,596 (18,984)			
Current assets, net	282,006	209,487	670	22,087	6,612			
Non-current Assets Liabilities	468,090 (321,259)	26,881 (8,013)	(1,040)	2,587	4,384 (1,418)			
Non-current assets (liabilities), net	146,831	18,868	(1,040)	2,587	2,966			
Equity deficiency	428,837	228,355	(370)	24,674	9,578			

c) Reconciliation of the financial statements on investments

		Subsidiaries				
		Ouro Fino Saúde Animal Ltda.		Ouro Fino Agronegócio Ltda.		otal
	06/30/25	06/30/2024	06/30/25	06/30/2024	06/30/25	06/30/2024
Equity as of January 1	428,837	404,978	228,355	275,901	657,192	680,879
Net income for the period	1,640	27,732	35,760	15,653	37,400	43,385
Long-term incentive	(485)	(356)	(142)	(109)	(627)	(465)
Dividends paid	(20,618)		(5,000)	(11,300)	(25,618)	(11,300)
Exchange variation on foreign investment	(869)	1,937			(869)	1,937
Equity as of June 30	408,505	434,291	258,973	280,145	667,478	714,436
Percentage equity interest - %	100.00%	99.99%	100.00%	100.00%		
Share of investments	408,505	434,291	258,973	280,145	667,478	714,436
Unrealized profit on inventories	(22,528)	(25,559)			(22,528)	(25,559)
Carrying amount of the investment in Parent Company	385,977	408,732	258,973	280,145	644,950	688,877

Notes to the individual and consolidated financial statements for the quarter ended June 30, 2025

In thousands of Brazilian reais unless otherwise stated



10. PROPERTY, PLANT AND EQUIPMENT (CONSOLIDATED)

Change:	As of January 01, 2025	Additions	Foreign exchange variation	Transfers	Write-Offs	Depreciation	As of June 30, 2025
Right of Use - Leases (i)	13,128	2,022			(118)	(3,296)	11,736
Land	24,985						24,985
Buildings and improvements	172,289		(1)	64		(2,640)	169,712
Machinery, equipment and							
industrial facilities	110,053	1,457	(3)	476	(45)	(5,514)	106,424
Vehicles and tractors	4,056	395	(123)		(670)	(862)	2,796
Furniture and fixtures	4,549	302	(3)			(379)	4,469
IT equipment	4,561	1,902	(11)		(138)	(1,172)	5,142
Construction in progress	2,539	9,581		(540)			11,580
Others	1,183	(7)				(82)	1,094
	337,343	15,652	(141)	-	(971)	(13,945)	337,938

Change:	As of January 01, 2024	Additions	Transfers	Foreign exchange variation	Write-Offs	Depreciation	As of June 30, 2024
Right of Use - Leases (i)	4,627	11,231			(369)	(2,582)	12,907
Land	24,985						24,985
Buildings and improvements	177,023			2		(2,627)	174,398
Machinery, equipment and							
industrial facilities	107,551	1,292	4,896	4	(267)	(5,408)	108,068
Vehicles and tractors	4,646	133		194	(130)	(871)	3,972
Furniture and fixtures	4,401	349		7	(6)	(386)	4,365
IT equipment	6,809	246		23	(39)	(1,598)	5,441
Construction in progress	1,883	3,980	(4,896)				967
Others	1,221	17				(79)	1,159
	333,146	17,248		230	(811)	(13,551)	336,262

(i) The right-of-use balance refers to lease contracts, mainly fleets and forklifts.

		06/30/25			Average		
Balance breakdown:	Cost	Accumulated depreciation	Net	Cost	Accumulated depreciation	Net	annual depreciation rates
Right of Use - Leases Land	22,740 24,985	(11,004)	11,736 24,985	21,189 24,985	(8,061)	13,128 24,985	32.51%
Buildings and improvements Machinery, equipment and	219,584	(49,872)	169,712	219,521	(47,232)	172,289	2.44%
industrial facilities	212,104	(105,680)	106,424	210,256	(100,203)	110,053	6.35%
Vehicles, tractors and aircraft	7,549	(4,753)	2,796	9,199	(5,143)	4,056	19.14%
Furniture and fixtures	13,281	(8,812)	4,469	12,984	(8,435)	4,549	9.78%
IT equipment	24,288	(19,146)	5,142	22,930	(18,369)	4,561	19.96%
Construction in progress	11,580		11,580	2,539		2,539	
Others	3,883	(2,789)	1,094	3,890	(2,707)	1,183	8.51%
	539,994	(202,056)	337,938	527,493	(190,150)	337,343	

In the six-month period ended June 30, 2025, loan costs were capitalized in the amount of R\$278 (June 30, 2024 - R\$230) referring to construction in progress balances, at an average annual rate of 7.60% (June 30, 2024 - 6.61%).

During the period, no element was identified that its assets may be recorded at a value exceeding their recoverable amount.

Notes to the individual and consolidated financial statements for the quarter ended June 30, 2025

In thousands of Brazilian reais unless otherwise stated



11. INTANGIBLE (CONSOLIDATED)

Change:	As of January 1st, 2025	Additions	Foreign exchange variation	Provision for impairment	Amortization	As of June 30, 2025
Goodwill on company acquisition Development and	618					618
registration of products	97,764	10,781	(35)	(643)	(3,528)	104,339
Computer software	8,363	11	(1)	(11)	(1,559)	6,803
	106,745	10,792	(36)	(654)	(5,087)	111,760

Change:	As of January 01, 2024	Additions	Foreign exchange variation	Amortization	As of June 30, 2024
Goodwill on company acquisition Trademarks and licenses purchased Development and	618 5				618 5
registration of products	79,358	12,173	75	(3,141)	88,465
Computer software	12,680	187	4	(1,775)	11,096
	92,661	12,360	79	(4,916)	100,184

	06/30/25						
Balance breakdown:	Cost	Provision for impairment	Accumulated amortization	Net	Useful life		
Goodwill on company acquisition Trademarks and licenses purchased	618 2,200		(2,200)	618	Undefined		
Product development and registration	172,416	(4,329)	(63,748)	104,339	10 years		
Computer software	52,514	(1,405)	(44,306)	6,803	5 years		
Others	1,333		(1,333)				
	229,081	(5,734)	(111,587)	111,760			

	12/31/24				
Balance breakdown:	Cost	Provision for impairment	Accumulated amortization	Net	Useful life
Goodwill on company acquisition Trademarks and licenses purchased	618 2,200		(2,200)	618	Undefined
Product development and registration	161,673	(3,686)	(60,223)	97,764	10 years
Computer software	52,504	(1,394)	(42,747)	8,363	5 years
Others	1,333		(1,333)		
	218,328	(5,080)	(106,503)	106,745	

Product development and registration refers to expenses incurred in new veterinary drugs and its amortization is recognized under "Selling costs" (Note 17).

In the period ended June 30, 2025, provisions and write-offs representing R\$654 are related to projects that were discontinued or postponed by Management decision.



Notes to the individual and consolidated financial statements for the quarter ended June 30, 2025

In thousands of Brazilian reais unless otherwise stated



12. TRADE ACCOUNTS PAYABLE

In local currency
In foreign currency

Parent company		Consolidated			
06/30/25	12/31/24	06/30/25	12/31/24		
174	341	66,910	69,198		
		76,399	43,850		
174	341	143,309	113,048		

13. LOANS AND FINANCING (CONSOLIDATED)

	Financial charges incurred	Final maturity	06/30/25	12/31/24
In local currency				
FINEP	Weighted average rate of 7.60% p.a. (December 31, 2024 - 6.57% p.a.)	2036	346,857	291,324
BNDES - FINEM	Weighted average rate of 12.04% p.a. (December 31, 2024 - 10.55% p.a.)	2032	44,651	51,193
Working capital (i)	Average rate of 14.24% p.a. (December 31, 2024 - 20.15% p.a.)	2025		271
Working capital (i)	Average rate of 11.20% p.a. (December 31, 2024 - 12.62% p.a.)	2025	12,632	13,270
Reverse factoring	Average rate of 20.51% p.a.			
3	(December 31, 2024 - 15.21% p.a.)		2,216	3,296
			406,356	359,354
Current			52,077	56,890
Non-current			354,279	302,464
			406,356	359,354

⁽i) Loans and financing obtained by the subsidiaries Ouro Fino Colombia S.A.S and Ouro Fino de México, S.A. de CV.

a) Guarantees for loans and financing

Financing for Research, Innovation and Product Development, contracted by subsidiary Ouro Fino Saúde Animal Ltda. with FINEP, is collateralized by: (i) bank-issued guarantees, in the amount of R\$349,981; and (ii) guarantee from the parent company Ouro Fino S.A., under which no charges are levied.

Working capital loans are collateralized by personal guarantees of the parent company and/or controlling shareholders, as well as lease transactions and transactions under Finame program, which are also backed by security interest through the fiduciary sale of financed assets.

BNDES-FINEM transaction requires compliance with ratios previously defined in the agreement, annually: Net Debt/EBITDA ratio equal to or lower than 3.0, and General Indebtedness equal to or lower than 0.70, both on a consolidated basis. The Group expects to comply with the covenants within 12 months after the reporting date, and in the event of non-compliance, the debt becomes due immediately.

The carrying amounts of loans and financing are close to their fair values.



Notes to the individual and consolidated financial statements for the quarter ended June 30, 2025

In thousands of Brazilian reais unless otherwise stated



The breakdown of long-term loans and financing is as follows:

	06/30/25	12/31/24
From 1 to 2 years	43,055	34,868
From 2 to 3 years	50,930	43,868
From 3 to 4 years	50,930	43,868
From 4 to 5 years	25,465	43,868
Over five years	183,899	135,992
	354,279	302,464

14. PROVISION FOR LEGAL PROCEEDINGS

14.1 **Probable losses**

The Group companies are parties to labor, civil and tax litigation in progress, which are being discussed at the administrative and judicial levels, and, where applicable, are supported by judicial deposits. The provision for probable losses arising from these matters is estimated and periodically adjusted by the Executive Board, supported by the opinion of its external legal advisors.

Provisions are as follows:

	06/30/25	12/31/24
Tax	3,635	3,548
Labor	751	1,629
Civil	13	865
	4,399	6,042

The net change in the provision for legal proceedings for the period is as follows:

	06/30/25	06/30/2024
Opening balance	6,042	5,022
Additions	125	3,192
Reversals	(1,700)	(918)
Foreign exchange variation	(68)	93
	4,399	7,389



Notes to the individual and consolidated financial statements for the quarter ended June 30, 2025

In thousands of Brazilian reais unless otherwise stated



14.2 Possible losses

The Group companies are parties to tax, labor and civil lawsuits involving risks of loss classified by the Executive Board as possible, based on the assessment of the legal advisors, for which no provision for estimated possible losses has been recorded.

Possible contingencies are as follows:

		06/30/25			12/31/24			
	Administrative	Judicial	Total	Administrative	Judicial	Total		
Tax	74,877	16,799	91,676	69,352	16,144	85,496		
Labor		7,042	7,042		7,532	7,532		
Civil	1	3,346	3,347	2	3,289	3,291		
	74,878	27,187	102,065	69,354	26,965	96,319		

Tax risks refer mainly to tax assessment notices related to PIS, COFINS, and ICMS. The tax assessment notice related to PIS/COFINS, amounting to R\$66,764 (December 31, 2024 - R\$65,591), was issued by tax authorities against the subsidiary Ouro Fino Saúde Animal Ltda. in May 2019, regarding taxable events that took place in calendar year 2014, and requiring the payment of PIS and COFINS differences calculated under the one-time tax treatment, for not including transactions of Ouro Fino Agronegócio Ltda. and Ouro Fino Pet Ltda.

For ICMS, the discussion involves questions related to alleged ICMS credits arising from operations for energy acquisition used in the Company's industrial process, subject to the tax replacement regime, in the amount of R\$8,802 (December 31, 2024 - R\$8,394). Furthermore, the Group is involved in other tax proceedings totaling the amount of R\$16,110 (December 31, 2024 - R\$11,512).

15. EQUITY

a) Capital

As of June 30, 2025, the share capital comprises 53,949,006 common shares (53,949,006 common shares as of December 31, 2024) all fully subscribed and paid-up and with no par value.

At an Extraordinary General Meeting held on October 29, 2024, the Company's shareholders approved the reduction of the Company's share capital in the total amount of R\$120,134, considering the excess amount, without cancellation of shares, through a cash distribution to shareholders, pursuant to article 173 of the Brazilian Corporations Law ("Capital Reduction"). The Company emphasizes that the approved Capital Reduction is aligned with its value creation strategy for all shareholders, without compromising its growth or investment capacity. Payment was made on January 31, 2025.

b) Allocation of profit

According to the bylaws, profit will be allocated as follows:

- 5% to the legal reserve, limited to 20% of share capital.
- Minimum dividend of 25% of profit adjusted according to Article 202 of Law 6.404.
- The remaining balance will be distributed as approved at a Shareholders' Meeting by



Notes to the individual and consolidated financial statements for the quarter ended June 30, 2025

In thousands of Brazilian reais unless otherwise stated



shareholders representing at least 2/3 (two thirds) of the voting shares, in compliance with the applicable legal provisions.

c) Equity valuation adjustments

These relate to the effect from adoption of the deemed cost method to record land in subsidiaries from January 1, 2009, as well as to all foreign exchange rate differences resulting from the translation of the balance sheet and profit or loss of subsidiaries abroad.

d) Share-Based Compensation Plan - Long-Term Incentive

At the Extraordinary Shareholder's Meeting held on January 29, 2021, the shareholders approved the Long-Term Share-Based Incentive Plan ("ILP Plan") of the Company.

ILP Plan aims to allow eligible persons, subject to certain conditions established in the Programs, to receive Shares with the purpose of: (i) stimulating the Company's social purpose expansion, (ii) aligning the interests of eligible persons to those of Company's shareholders, (iii) encourage the value creation for the Company and (iv) share risks and gains equitably among shareholders, managers and employees.

ILP Plan is managed by the Board of Directors and the Share-based compensation will be made through the signing of ILP agreements, which shall specify the base number of shares, terms and conditions for the transfer of shares by the Company to the beneficiaries, final term for receiving Share-based compensation, share price and payment conditions.

General Characteristics of ILP Plan

ILP Plan features: (i) "Performance Shares granted" from 2021, with a forecast for 5 grants until 2025; (ii) grants made annually following market practices; (iii) 3-year vesting period, with performance goals measured at the end of the grace period; (iv) performance indicators and performance goals defined in each grant; and (v) termination rules following good market practices.

ILP Plan will be settled through treasury shares, being treated as compensation (charges via payroll), but with the possibility of settlement in cash and commitment of up to 2% of the Company's Capital.

The Programs' Performance goals are linked to Net Income and the Performance of the Company's Shares, with 60% weight for Net Income and 40% weight for the appreciation of Shares.

The measurement for Net Income will be assessed based on the compound profit, that is, 3 years together, with margin for variations up or down during the period, having an adjusted starting number of the net income of the year prior to the grant considering the goals set by the Executive Board.

For the measurement of the starting share price, the average value weighted by the trading volume of the last 30 trading sessions prior to the end date of the vesting period will be considered (the amount will be adjusted by the payment of dividends in the period using the concept of Total Shareholder Return).

The fair value of these shares was calculated using the Monte Carlo simulation, which takes into account the historical share volatility and the acceleration/penalty curve for the quantity delivered as a result of performance.



Notes to the individual and consolidated financial statements for the quarter ended June 30, 2025

In thousands of Brazilian reais unless otherwise stated



In the period ended June 30, 2025, upon completion of the vesting period, the Group's Executive Board evaluated the performance indicators established in the Plan and concluded that the stipulated targets were not met. As a result, the full reversal of the provision recognized during the vesting period, including INSS and FGTS charges, in the amount of R\$1,358, was recognized in the statement of profit or loss. In the period ended June 30, 2024, an expense of R\$295 had been recognized.

16. NET SALES REVENUE (CONSOLIDATED)

The reconciliation between gross sales and net revenue is as follows:

	2025		2024	
	Quarter	6 months	Quarter	6 months
In Brazil:				
Gross sales and services	259,276	442,712	213,447	393,486
Taxes and deductions on sales	(28,088)	(49,469)	(23,757)	(44,371)
	231,188	393,243	189,690	349,115
Abroad:				
Gross sales	30,571	58,409	27,860	47,022
Taxes and deductions on sales	(2,565)	(2,892)	(336)	(533)
	28,006	55,517	27,524	46,489
,	259,194	448,760	217,214	395,604

Net revenue by operating segment is disclosed in Note 27.



Notes to the individual and consolidated financial statements for the quarter ended June 30, 2025

In thousands of Brazilian reais unless otherwise stated



17. COSTS AND EXPENSES BY NATURE

		Parent c	ompany	
	20	25	20	24
	Quarter	6 months	Quarter	6 months
Canada administrativa avanana				
General and administrative expenses Personnel expenses	2,100	4,617	1,984	4,046
Outsourced services	464	816	325	502
Travel expenses	117	201	406	504
Depreciation and amortization	56	73	16	32
Others	188	251	2	(16)
	2,925	5,958	2,733	5,068
		Consoli	dated	
	20	25	20	24
	Quarter	6 months	Quarter	6 months
Cost of sales (i)				
Variable costs (materials and supplies)	93,794	153,109	59,299	112,228
Personnel expenses	19,856	37,687	20,660	40,450
Outsourced services	8,222	15,211	8,273	16,467
Depreciation and amortization	6,160	12,269	5,504	11,558
Electricity	3,314	6,671	4,493	9,083
Provision for inventory losses Others	(8,283) 2,835	(6,723) 5,384	11,575 2,801	10,115 5,500
Others	125,898	223,608	112,605	205,401
Selling expenses		223/000	112,005	200/101
Personnel expenses	27,274	53,802	22,107	43,443
Sales team expenses	15,519	27,251	17,302	28,522
Freight expenses	8,574	15,166	8,592	15,397
Outsourced services	5,932	11,005	4,184	8,959
Depreciation and amortization	1,832	3,607	1,757	3,478
Telecommunication and energy	118	222	183	351
Others	1,146	2,591	(380)	(238)
	60,395	113,644	53,745	99,912
Expenses on research and innovation				
Personnel expenses	4,782	9,145	4,014	7,786
Outsourced services	7,962	14,135	7,432	11,624
Depreciation and amortization	697	1,407	728	1,487
Telecommunication and energy	41	80	44	107
Others	2,340	4,083	(1,056)	1,061
	15,822	28,850	11,162	22,065
General and administrative expenses				
Personnel expenses	10,441	20,615	8,694	17,313
Outsourced services	3,039	6,482	2,730	5,305
Depreciation and amortization	953	1,781	958	1,944
Travel expenses	287	459	688	1,062
Telecommunication and energy Expenses with vehicles	161 69	296 253	80 5	233
Donations and sponsorships	32	253 44	13	32 27
Others	1,233	2,153	701	1,177
	16,215	32,083	13,869	27,093
	218,330	398,185	191,381	354,471

⁽i) The change in "cost of sales" in the period also refers to the result of the variables of volume sold between the periods.



Notes to the individual and consolidated financial statements for the quarter ended June 30, 2025

In thousands of Brazilian reais unless otherwise stated



18. OTHER REVENUES (EXPENSES), NET

Gains on sales of scrap, rentals and other Federal, state, municipal taxes and fees Other losses

Federal, state, municipal taxes and fees (i) Gain (loss) on disposal of intangible assets Gain on disposal and write-off of PP&E Gains (losses) on sales of scrap, rentals and other Provision for impairment of intangible assets (ii) Other losses

Parent company					
20	25	20	24		
Quarter	6 months	Quarter	6 months		
47	94	28	62		
(13)	(21)	(3)	(6)		
(34)	(71)	(37)	(73)		
-	2	(12)	(17)		

Consolidated				
20	2025		24	
Quarter	6 months	Quarter	6 months	
752	615	3,235	9,161	
331	666	264	375	
42	158	122	132	
(823)	(1,312)	(92)	313	
-	(654)			
(344)	(654)	(3,102)	(4,004)	
(42)	(1,181)	427	5,977	

- During the six-month period ended June 30, 2024, the Group recognized non-recurring PIS and COFINS credits in the amount of R\$6,186 and ICMS credits in the amount of R\$2,378. PIS and COFINS credits relate mainly to inputs used in the Research and Development area, which after assessing the Federal Revenue's understanding, according to COSIT Normative Opinion No. 05/18, the Group's Executive Board discussed with its legal advisors and concluded that Research and Development activities are extremely relevant and direct related to the Group's core activity and the ICMS credits are primarily related to bonus operations and acquisitions of intermediate products In the six-month period ended June 30, 2025, the Group recognized non-recurring PIS and COFINS credits in the amount of R\$1,197, related to expenses with rental of uniforms for industrial employees and storage expenses of single-phase products.
- (ii) Refer to provisions and write-offs of projects discontinued or postponed by Management decision (Note 11).

19. FINANCIAL RESULT

		Farent company			
	20	25	20	24	
	Quarter	6 months	Quarter	6 months	
Finance income:					
Revenue from financial investments	349	1,362	321	469	
Inflation adjustment Other		8 2		9	
Other					
	349	1,372	321	480	
Finance expenses:					
Interest paid	(4)	(9)	(9)	(9)	
Finance charges			(1)	(1)	
Other	(18)	(36)	(26)	(61)	
	(22)	(45)	(36)	(71)	
Finance result	327	1,327	285	409	

Notes to the individual and consolidated financial statements for the quarter ended June 30, 2025

In thousands of Brazilian reais unless otherwise stated



	Consolidated				
	202	25	202	24	
	Quarter	6 months	Quarter	6 months	
Finance income: Revenue from financial investments Interest received Inflation adjustment Other	4,490 101 10 3 4,604	8,386 262 36 25 8,709	7,683 392 16 17 8,108	15,489 726 43 27 16,285	
Finance expenses: Interest paid Finance charges Other	(8,122) (522) (102)	(15,366) (1,033) (248)	(8,179) (791) (125)	(16,828) (1,411) (296)	
	(8,746)	(16,647)	(9,095)	(18,535)	
Derivative financial instruments, net: Gains on derivatives (foreign exchange variation) Losses on derivatives (interest)	(3,344)	(3,230)	97 (1)	(327) (1)	
	(3,344)	(3,230)	96	(328)	
Foreign exchange variation, net	3,421	3,119	(386)	65	
Finance Result	(4,065)	(8,049)	(1,277)	(2,513)	

20. INCOME TAX AND SOCIAL CONTRIBUTION EXPENSE

The Company and its subsidiaries Ouro Fino Saúde Animal Ltda. and Ouro Fino Agronegócio Ltda. calculate income tax and social contribution under the "Taxable Income" method, at the rates of 25% for income tax and 9% for social contribution. The subsidiaries located in Mexico and Colombia calculate their taxes based on the respective local regulations. Therefore, there is no direct correlation between the amounts presented in the consolidated statement of profit or loss and those that would have been obtained by applying the aforementioned standard rates.

The income tax and social contribution expense is reconciled to the standard rates as shown below:

	Parent company				
	20	25	20	24	
	Quarter	6 months	Quarter	6 months	
Earnings before income tax and					
social contribution	24,245	26,294	16,896	29,748	
Statutory tax rates	34%	34%	34%	34%	
	(8,244)	(8,940)	(5,744)	(10,114)	
Reconciliation for effective tax:					
Permanent differences:					
Equity in the results of investees	9,127	10,514	6,581	11,704	
Unrecognized deferred taxes	(881)	(1,571)	(832)	(1,589)	
Other	(2)	(3)	(5)	(1)	
Income tax and social contribution	-	-	-	-	

Notes to the individual and consolidated financial statements for the quarter ended June 30, 2025

In thousands of Brazilian reais unless otherwise stated



	Consolidated			
	20	25	202	24
	Quarter	6 months	Quarter	6 months
Earnings before income tax and				
social contribution	36,757	41,345	24,983	44,597
Statutory tax rates	34%	34%	34%	34%
	(12,497)	(14,057)	(8,494)	(15,163)
Reconciliation for effective tax:				
Permanent differences:				
RD&I Benefit	984	984	1,423	2,995
Calculation adjustments on subsidiary			(70)	(210)
taxed under presumptive income regime Calculation adjustments on subsidiaries abroad		6	(70)	(210)
taxed at the rate in effect in their respective countries	(103)	(75)	(31)	(798)
Use of tax loss from previous periods	(103)	(73)	(31)	405
Unrecognized deferred taxes	(881)	(1,571)	(832)	(1,589)
Other	(17)	(341)	(83)	(492)
Income tax and social contribution	(12,514)	(15,054)	(8,087)	(14,852)
Reconciliation with the statement of profit or loss:				
Current	(10,001)	(12,399)	(17,060)	(23,023)
Deferred	(2,513)	(2,655)	8,973	8,171
	(12,514)	(15,054)	(8,087)	(14,852)
Effective rate	-34.05%	-36.41%	-32.37%	-33.30%

21. BASIC AND DILUTED EARNINGS PER SHARE

Basic and diluted earnings per share are calculated by dividing the earnings attributable to the Company's shareholders by the weighted average number of common shares outstanding during the period.

Net income for the period attributable to the Company's shareholders Weighted average number of common shares outstanding in the period (in thousands of shares) Basic and diluted earnings per share

20	2025		24
Quarter	6 months	Quarter	6 months
24,245	26,294	16,896	29,748
53,768	53,768	53,768	53,768
0.45092	0.48903	0.31424	0.55327

The Company has no outstanding common shares that could cause dilution or convertible debt into common shares. Thus, basic and diluted earnings per share are equivalent.

22. EMPLOYEE BENEFITS

a) Private pension plan - defined contribution

The Group companies sponsor a defined contribution pension plan for their employees. The plan is managed by Brasilprev Seguros e Previdência S.A. Contributions from the companies to the plan in the half-year period ended June 30, 2025 amounted to R\$527 (R\$557 as of June 30, 2024).



Notes to the individual and consolidated financial statements for the quarter ended June 30, 2025

In thousands of Brazilian reais unless otherwise stated



b) Short-term incentives

The Group offers a short-term incentive program ("ICP") to its employees, calculated based on quantitative and qualitative goals established by the Executive Board. For the half-year period ended June 30, 2025, the impact of the short-term incentive was R\$6,978 (R\$4,597 as of June 30, 2024).

c) Long-term Incentive Plan - "Phantom Units"

At the Extraordinary Shareholders' Meeting held on September 23, 2022, the shareholders approved the creation of the new Grant Program under the Long-Term Incentive Plan and, subsequently, on the minutes of the Board of Directors meeting held on October 19, 2022, the Long-Term Incentive Plan ("Phantom Units") was approved, replacing the Restricted Share-Based Compensation Plan ("RSU").

The purpose of *Phantom Units* is to incentivize Eligible Persons, aiming to: (i) encourage the expansion of the Company's corporate goals, (ii) align the interests of Eligible Persons with those of the Company's shareholders, (iii) enable the Company to attract and retain Eligible Persons, (iv) foster the creation of value to the Company and (v) share long-term risks and gains, indirectly, by means of the Shares upside, on an equal basis between shareholders and Eligible Persons.

General Characteristics of the Plan

Each beneficiary will be entitled to receive, in Brazilian currency, the higher of: (i) the Share price at B3 on the last day of the vesting period, or (ii) the result of EBITDA multiples, and the vesting period ranges from 3 to 7 years.

The Plan will be settled in cash and its fair value will be measured at the end of each period.

The Plan's fair value is measured based on the share price (closing) or EBITDA multiples. For the half-year period ended June 30, 2024, the plan was calculated based on EBITDA multiples and, therefore, the Group recognized expenses, including INSS charges, in the amount of R\$4,876 (June 30, 2024 - R\$3,780).

Notes to the individual and consolidated financial statements for the quarter ended June 30, 2025

In thousands of Brazilian reais unless otherwise stated



23. RELATED-PARTY BALANCES AND TRANSACTIONS

a) Balances and main transactions

	Parent c	Parent company		idated
	06/30/25	12/31/24	06/30/25	12/31/24
Current assets:				
Interest on equity receivable Ouro Fino Saúde Animal Ltda. Ouro Fino Agronegócio Ltda.	15,165	14,382 25,166		
Other assets (i) Condomínio Rural Ouro Fino Ouro Fino Química Ltda.	183	83	84 183	63 83
	15,348	39,631	267	146
Current liabilities:				
Dividends and interest on equity payables Shareholders Trade accounts payable		31,903		31,903
Ouro Fino Hong Kong Limited. Other liabilities (i)			4,778	
Ouro Fino Saúde Animal Ltda. Ouro Fino Agronegócio Ltda.	82 1	113		
Neotech Soluções Ambientais Ltda. Ouro Fino Química Ltda.			164 225	95
	83	32,016	5,167	31,998

(i) Other assets and liabilities

Other assets and liabilities are represented by the reimbursement of expenses, especially those incurred with the Shared Services Center ("CSC"), under the expense sharing agreement entered into on September 30, 2014.

	Parent company		Consol	idated
	06/30/25	06/30/2024	06/30/25	06/30/2024
Main transactions:				
Purchase of inputs				
Ouro Fino Hong Kong Limited.			(9,002)	
Product sales revenue				
Condomínio Rural Ouro Fino			67	46
Shared Services Center (CSC) reimbursement (i)				
Ouro Fino Saúde Animal Ltda.	(200)	(90)		
Ouro Fino Agronegócio Ltda.	57	(1)		
Royalties				
Condomínio Rural Ouro Fino			3	3
Ouro Fino Química Ltda.	100	100	100	100
Expenses on rentals and condominia				
Condomínio Rural Ouro Fino			(1,388)	(1,462)
Other expenses, net				
Ouro Fino Saúde Animal Ltda.	(74)	(106)		
Ouro Fino Química Ltda.	(6)		(1,105)	(550)
Incineration services				
Neotech Soluções Ambientais Ltda.			(446)	(395)
	(123)	(97)	(11,771)	(2,258)

Notes to the individual and consolidated financial statements for the quarter ended June 30, 2025

In thousands of Brazilian reais unless otherwise stated



b) Management compensation

Key management personnel include the members of the Board of Directors and the officers appointed pursuant to the Company's bylaws whose compensation is approved at the Annual Shareholders' Meeting. The compensation paid or payable to key management personnel for their services is described below:

	06/30/25	06/30/2024
Share-based payments	2,370	1,705
Salaries	1,992	1,793
Variable compensation	872	359
Labor charges	744	438
Direct and indirect benefits	124	88
	6,102	4,383

Despite the fact that the Company's Executive Board does not consider share-based payments as compensation, the amounts under this heading are recorded in this Note, as required by Technical Pronouncement CPC 05 - Related-party Disclosures.

24. INSURANCE

As part of its risk management policy, the Group maintains insurance coverage for operational and civil liability risks. The current policies are in effect for one year, as shown in the table below:

Insured assets	Risks covered	2025
Property, plant and equipment and inventories	Fire, lightning, explosion, electrical damage, windstorm and loss of profits	969,029
General civil liability	Damage to third parties caused during operations	10,000
Civil risks - Management	Damage to third parties arising from acts by members of management in the performance of their duties	40,000

Notes to the individual and consolidated financial statements for the quarter ended June 30, 2025

In thousands of Brazilian reais unless otherwise stated



25. OTHER DISCLOSURES ON CASH FLOWS

	Loans and financing	Cash and cash equivalents	Debt Net
Balance as of January 01, 2025	359,354	(233,957)	125,397
Raising of funds Repayment of principal Payment of interest Reverse factoring Increase (decrease) in cash and cash equivalents and financial investments	67,500 (21,060) (12,091) (1,080)	85,931	67,500 (21,060) (12,091) (1,080) 85,931
Non-cash changes	33,269	85,931	119,200
Capitalized interest Foreign exchange variations and interest	373 13,360	427	373 13,787
Non-cash changes	13,733	427	14,160
Balance as of June 30, 2025	406,356	(147,599)	258,757
Balance as of January 01, 2024	431,974	(304,029)	127,945
Raising of funds Repayment of principal Payment of interest Drawee risk Increase (decrease) in cash and cash equivalents	11,875 (34,837) (14,848) 248	(38,533)	11,875 (34,837) (14,848) 248 (38,533)
Non-cash changes	(37,562)	(38,533)	(76,095)
Capitalized interest Foreign exchange variations and interest	662 15,718	(684)	662 15,034
Non-cash changes	16,380	(684)	15,696
Balance as of June 30, 2024	410,792	(343,246)	67,546

Notes to the individual and consolidated financial statements for the quarter ended June 30, 2025

In thousands of Brazilian reais unless otherwise stated



26. FINANCIAL INSTRUMENTS

26.1 Financial instruments by category

Assets as per balance sheet Cash and cash equivalents Trade receivables Related parties Other assets, except prepaid expenses

Parent c	ompany	Conso	lidated
06/30/25	12/31/24	06/30/25	12/31/2024
Amortized cost	Amortized cost	Amortized cost	Amortized cost
6,529	120,710	147,599 234,070	233,957 354,295
15,348	39,631	267	146
285	662	5,698	4,969
22,162	161,003	387,634	593,367

12/31/24	06/30	06/30/25 12/31/24		/24
Amortized cost	Liabilities measured at fair value through profit or loss	Amortized cost	Liabilities measured at fair value through profit or loss	Amortized cost
341		143,309		113,048
	2,072		322	
		406,356		359,354
113		5,167		95
115		14,706		15,778
9,997		39,411		41,796
10,566	2,072	608,949	322	530,071
	12/31/24 Amortized cost 341 113 115 9,997	12/31/24 06/30 Amortized cost labelities measured at fair value through profit or loss 341 2,072	12/31/24 06/30/25	12/31/24

Liabilities as per balance sheet Trade accounts payable
Derivative financial instruments Loans and financing Related parties Other liabilities

26.2 Financial risk management

The Group is exposed to the following risks resulting from financial instruments:

- Market risks;
- Credit risks; and
- Liquidity risk.

Risk management framework

The Board of Directors is responsible for establishing and overseeing the Group's risk management framework. The Executive Board, in turn, is responsible for developing and monitoring the risk management policies and regularly reporting its activities to the Board.

The Group's risk management policies are designed to identify and analyze the risks to which the Group is exposed, to establish appropriate risk limits and controls, and to monitor risks and compliance with the defined limits. The risk management policies and systems are reviewed regularly to reflect changes in market conditions and in the Group's activities. Through its policies, training programs, and management procedures, the Group seeks to maintain a disciplined and controlled environment in which all employees are aware of their responsibilities and obligations.

Notes to the individual and consolidated financial statements for the quarter ended June 30, 2025





The Group companies' activities expose them to financial risks, mainly related to foreign exchange variations, fluctuations in interest rates, credit and liquidity risks. The objective of risk management is to reduce potential unexpected variations in the results arising from the aforementioned risks. The Group's Executive Board manages its financial risks as the basis for its growth strategy and satisfactory cash flows. The Group has a Finance Committee that establishes management strategies regarding such exposures, which may include the utilization of derivative or nonderivative financial instruments for hedging potential risks.

The Group monitors the levels of exposure to each market risk (foreign exchange variation and interest rate) through an analysis based on accounting exposure and future cash flow projections.

a) Market risks

(i) Foreign exchange risk

This risk arises from the possibility of the Group incurring unexpected losses due to fluctuations in foreign exchange rates which reduce the amount of assets and increase liabilities. The Group is mainly exposed to fluctuation in the U.S. dollar exchange rate.

Where necessary, in order to hedge against foreign exchange risks, derivative transactions are used, mainly swaps and NDF (non-deliverable forward) contracts.

Swaps are classified as derivatives at fair value through profit or loss and are entered into to exchange the charges on loans and financing initially obtained in foreign currency for charges based on the Interbank Deposit Certificate (CDI) rate.

NDFs are classified as derivatives at fair value through profit or loss and were contracted to mitigate possible foreign exchange gains or losses that may be incurred by the Group.

Gains and losses are recognized within "Financial Result" in the statement of profit or loss.

The following table presents the consolidated accounting balances of assets and liabilities, substantially, denominated in U.S. dollars:

	06/30/25	12/31/24
Assets in foreign currency		
Cash and cash equivalents (Note 6)	3,628	5,680
Trade accounts receivable (Note 7)	11,711	28,723
	15,339	34,403
Liabilities in foreign currency		
Trade accounts payable (Note 14)	(81,177)	(43,565)
	(81,177)	(43,565)
Net exposure - liabilities	(65,838)	(9,162)

Notes to the individual and consolidated financial statements for the quarter ended June 30, 2025

In thousands of Brazilian reais unless otherwise stated



Assets and liabilities denominated in foreign currency are regularly monitored through projected cash inflows and outflows related to foreign exchange assets and liabilities. The amount of assets and liabilities in foreign currency fluctuates throughout the year, which may or may not give rise to a mismatch. Consequently, in order to mitigate risks arising from any possible foreign exchange exposure, whenever required, derivative transactions may be entered into.

The table below presents two scenarios, considering the changes in the quotations of the Brazilian real (R\$) against the U.S. dollar (US\$).

				Impact	
Assets/liabilities	Risk	Balance as of 06/30//25	Likely scenario (*) (US\$ 1 = R\$ 5.89)		Scenario 2 (US\$ variation - 50%)
Cash and cash equivalents	US\$ depreciation	3,628	288	(979)	(1,958)
Trade accounts receivable	US\$ depreciation	11,711	930	(3,160)	(6,321)
Trade accounts payable	US\$ appreciation	(81,177)	(6,449)	(21,907)	(43,813)
		(65,838)	(5,231)	(26,046)	(52,092)

		D-1		Impact	
Assets/liabilities	Risk	Balance as of 12/31/24	Likely scenario (*) (US\$ 1 = R\$ 5.65)		
Cash and cash equivalents	US\$ depreciation	5,680	(497)	(1,296)	(2,592)
Trade accounts receivable	US\$ depreciation	28,723	(2,513)	(6,553)	(13,105)
Trade accounts payable	US\$ appreciation	(43,565)	3,811	(9,938)	(19,877)
		(9,162)	801	(17,787)	(35,574)

^{*)} The expected rate for the US Dollar is US\$1=5.89 (December 31, 2024 - US\$1=5.65) (Source: https://www3.bcb.gov.br/expectativas2/#/consultaSeriesEstatisticas)

(ii) Interest rate risk

This risk arises from the possibility that the Group may incur losses due to adverse fluctuations in interest rates. As its interest rate risk primarily arises from loans and financing, the Group seeks to maintain a stable relation between short- and long-term debts. Financial investments are linked to the CDI rate.

The Group's Executive Board continuously monitors market interest rates in order to assess the need to enter into new derivative transactions to hedge against the volatility risk of these rates.

Currently, 100% of the Group's financing transactions are carried out at floating interest rates (December 31, 2024 - 100% at floating rates). The value of floating rate transactions may cause volatility in the average cost of transactions due to the hike, mainly, of TR, TJLP, SELIC and IPC-A and its impact on CDI, and, aiming to minimize this impact, the Group's Executive Board contracts, as necessary, an interest rate hedge transaction, whereby the result for the Company is a cost in percentage of CDI. The risk of fluctuations in the indexes of these transactions is partially mitigated by the volume of funds held in cash.

Notes to the individual and consolidated financial statements for the quarter ended June 30, 2025

In thousands of Brazilian reais unless otherwise stated



The table below presents three scenarios, considering the percentage variations in the average cost of debt operations.

			Current	Current 1 (+1	Scenario ² (+2 p.p)	Scenario ² (+3 p.p)	Impact		
Agreement (*) Index	Balance as of 06/30//25	scenario	Scenario ¹ +1 p.p						
BNDES	TJLP	422	11.81%	12.81%	13.81%	14.81%	(1)	(1)	(1)
BNDES	SELIC	703	18.44%	19.44%	20.44%	21.44%	(4)	(5)	(5)
BNDES	IPCA	43,526	11.26%	12.26%	13.26%	14.26%	(71)	(87)	(103)
Working Capital	IBR	12,632	11.20%	12.20%	13.20%	14.20%	(1)	(10)	(18)
FINEP	TJLP	189,043	9.33%	10.33%	11.33%	12.33%	(266)	(338)	(409)
FINEP	TR	157,814	4.87%	5.87%	6.87%	7.87%	(61)	(123)	(184)
Reverse factoring	PRE	2,216	20.51%						
		406,356					(404)	(564)	(720)

		Balance as of	Current Scenario		Scenario	Scenario ³	Impact		
Agreement (*)	Index	12/31/24		¹ (+1 p.p)			Scenario ¹ +1 p.p		
BNDES	IPCA	46,879	4.76%	5.76%	6.76%	7.76%	(16)	(34)	(51)
BNDES	SELIC	2,644	12.25%	13.25%	14.25%	15.25%	(13)	(15)	(15)
BNDES	TJLP	1,670	7.43%	8.43%	9.43%	10.43%	(2)	(2)	(3)
Working Capital	IBR	13,270	8.99%	9.99%	10.99%	11.99%	(15)	(25)	(35)
Working Capital	TIIE	271	10.24%	11.24%	12.24%	13.24%	(3)	(3)	(3)
FINEP	TJLP	201,185	7.43%	8.43%	9.43%	10.43%	(156)	(233)	(309)
FINEP	TR	90,139	0.99%	1.99%	2.99%	3.99%	(36)	(72)	(107)
Reverse factoring	PRE	3,296	15.21%						
		359,354					(241)	(384)	(523)

b) Credit risks

The Group is potentially subject to credit risk related to trade receivables, financial investments and derivatives.

To limit the risk associated with financial assets, especially financial investments and derivative contracts, the Group's Executive Board opts for first-class financial institutions, and therefore, current account balances and financial investments in the amount of R\$147,507 (December 31 2024 - R\$ 233,860) are maintained in financial institutions considered "tier-1", with the majority of banks classified as (BB) by Standard & Poor's.

Trade account receivables-related credit risk is mitigated through a broad customer base and careful selection of customers by business segment (production animals, companion animals, and international operations), in addition to the utilization of guarantees, establishment of individual exposure limits and a well-defined credit policy that utilizes credit risk modeling, through which a credit rating is assigned to each customer, based on the Group's experience in the market.

The Group's Executive Board classifies its customers' portfolio through risk evaluation methodologies developed internally, with the purpose of properly assessing the real risk of its customers. Weights are assigned to each variable, such as the history of payments, length of the business relationship with the Group, how long the company has been operating in the market etc., and a rating is defined for each customer based on a combination of the variables. This credit risk rating ranges from "AA" (the lowest risk) to "E" (the highest risk) (Note 7).

Notes to the individual and consolidated financial statements for the quarter ended June 30, 2025





The balances of trade accounts receivable are classified as shown in the table below.

	06/30/25	12/31/24
AA	86,016	128,296
A	100,252	153,247
В	13,337	21,766
С	18,555	25,624
D	16,933	26,385
E	325	352
	235,418	355,670

The Group has a Credit Committee that establishes guidelines and assesses and monitors the levels of credit risk that the Group is willing to accept in the course of its business.

In addition to the risk mitigating factors established in the credit policies, the Group has credit insurance to cover part of its sales.

The credit quality of financial assets not past due is assessed by reference to external credit ratings (if available) or to historical information about counterparty default rates.

c) Liquidity risk

The Group's Executive Board adopts a policy for managing its financial assets and liabilities, which is monitored by the Financial Department through operating strategies to ensure liquidity, profitability and security.

Cash flow forecasting is based on the approved budget and subsequent adjustments, which take into consideration, in addition to all the operating plans, the plan for raising funds to support planned investments, and the maturity schedule of the debts. The treasury department monitors daily the forecasts included in the cash flow projections to ensure sufficient cash for the Group to meet its operational needs. Additionally, the Group has previously approved the use of credit facilities available to increase and strengthen its liquidity position.

Cash and cash equivalents are primarily invested in highly liquid Repurchase Agreements and CDBs.

The Group maintains its leverage ratio so that it does not jeopardize its payment capacity and investments.

The table below breaks down financial liabilities into relevant maturity buckets, based on the remaining period between the balance sheet date and the contractual maturity date.

Notes to the individual and consolidated financial statements for the quarter ended June 30, 2025





The amounts disclosed in the table are the contractual undiscounted cash flows.

	Consolidated					
	Less than 1 year	Between 1 to 2 years	Between 2 to 5 years	Over 5 years old		
As of June 30, 2025:						
Trade accounts payable	143,309					
Loans and financing (i)	63,734	63,630	171,629	209,216		
Derivative financial instruments, net	2,072					
Related parties	5,167					
Leases (i)	7,723	9,577				
Other liabilities (ii)	68,765	30,032				
	290,770	103,239	171,629	209,216		
As of December 31, 2024:						
Trade accounts payable	113,048					
Loans and financing (i)	77,444	69,311	160,646	145,027		
Derivative financial instruments, net	322					
Dividends and interest on equity	31,903					
Related parties	95					
Leases	8,118	10,961				
Other liabilities (ii)	84,786	4,229	18,772			
	315,716	84,501	179,418	145,027		

- The amounts included in the table above are the contractual undiscounted cash flows, and therefore include future financial charges, and such amounts will not reconcile to the amounts disclosed for loans and financing in the balance sheet.
- (ii) Balances of salaries and social charges, taxes payable, income tax and social contribution payable, sales commissions and other short-term and long-term liabilities are considered.

26.3 Capital management

The Group's Executive Board objectives when managing capital are to safeguard its ability to continue as going concern in order to provide returns for the shareholders, as well as to maintain a strong credit rating in order to support business and maximize value for the shareholders.

The Group's Executive Board manages and adjusts its capital structure considering changes in the economic conditions. The capital structure arises from the selection between own (capital contributions and profit retention) and third-party capital to finance the operations. Capital is monitored on the basis of the financial leverage ratio, measured using indexes.

Notes to the individual and consolidated financial statements for the quarter ended June 30, 2025

In thousands of Brazilian reais unless otherwise stated



As of June 30, 2025 and December 31, 2024, gearing ratios were as follows:

		Consolidated		
	Note	06/30/25	12/31/24	
Loans and financing Cash and cash equivalents	13 4	406,356 (147,599)	359,354 (233,957)	
Net debt		258,757	125,397	
Equity	15	657,595	756,419	
Total capital		916,352	881,816	
Leverage ratio %		28.24	14.22	

27. OPERATIONAL SEGMENTS

The Board of Directors is the chief decision-maker and has determined the following operating segments based on strategic business decisions: Such segments are as follows:

- Production animals sale, in the domestic market, of veterinary drugs, vaccines and other products for cattle, pigs, poultry, sheep, horses and goats.
- Companion animals sale, in the domestic market, of veterinary drugs and other products for dogs and cats.
- International operations sale, in the foreign market, mainly to Latin American countries, of veterinary drugs, vaccines and other products for production and companion animals.

The products are manufactured at the Company's industrial facilities in the city of Cravinhos, State of São Paulo.

Sales are widely dispersed, and therefore, no individual customer accounts for more than 10% of net revenue.

Assets and liabilities, general and administrative expenses, research and innovation expenses, other income (expenses), net, finance income (costs), and income tax and social contribution are analyzed on an aggregate basis, and therefore are not presented by business segment.

Notes to the individual and consolidated financial statements for the quarter ended June 30, 2025

Production

animals

196,796

(104,845)

91,951

In thousands of Brazilian reais unless otherwise stated



Total 259,194

(125,898)

133,296

The results by segment were as follows:

Net sales revenue Cost of sales
Gross profit
Selling expenses
Results by segment
Expenses on research and innovation General and administrative expenses and other expenses Financial results Income tax and social contribution
Unallocated results

Selling expenses	(39,766)	(8,494)	(12,135)		(60,395)
Results by segment	52,185	14,763	5,953		72,901
Expenses on research and innovation General and administrative expenses				(15,822)	(15,822)
and other expenses				(16,257)	(16,257)
Financial results				(4,065)	(4,065)
Income tax and social contribution				(12,514)	(12,514)
Unallocated results				(48,658)	(48,658)
Net income for the period					24,243
	Six-month period ended June 30, 2025				

Companion

animals

34,392

(11, 135)

23,257

Revenues
Cost of sales
Gross profit
Selling expenses
Results by segment
Expenses on research and innov General and administrative expensed and other expenses

ation nses Financial results Income tax and social contribution

Unallocated results
Net income for the period

Business segments						
Production animals	Companion animals	International operations	Unallocated costs	Total		
322,282 (180,801)	70,961 (23,031)	55,517 (19,776)		448,760 (223,608)		
141,481	47,930	35,741		225,152		
(75,566)	(16,661)	(21,417)		(113,644)		
65,915	31,269	14,324		111,508		
			(28,850)	(28,850)		
			(33,264) (8,049) (15,054)	(33,264) (8,049) (15,054)		
			(85,217)	(85,217)		
				26,291		

Quarter ended June 30, 2025 **Business segments**

International

operations

28,006

18,088

(9,918)

Unallocated

costs

Net sales revenue
Cost of sales
Gross profit
Selling expenses
Results by segment
Expenses on research and innovation General and administrative expenses and other expenses Financial results Income tax and social contribution
Unallocated results
Net income for the period

Quarter ended June 30, 2024						
Business segments						
Production animals	Companion animals	International operations	Unallocated costs	Total		
153,935 (90,242)	35,755 (11,456)	27,524 (10,907)		217,214 (112,605)		
63,693	24,299	16,617		104,609		
(34,860)	(8,734)	(10,151)		(53,745)		
28,833	15,565	6,466		50,864		
			(11,162)	(11,162)		
			(13,442)	(13,442)		
			(1,277) (8,087)	(1,277) (8,087)		
			(33,968)	(33,968)		
		-		16,896		

Notes to the individual and consolidated financial statements for the quarter ended June 30, 2025

In thousands of Brazilian reais unless otherwise stated



	Business segments				
	Production animals	Companion animals	International operations	Unallocated costs	Total
Revenues Cost of sales	279,470 (161,367)	69,645 (24,194)	46,489 (19,840)		395,604 (205,401)
Gross profit	118,103	45,451	26,649		190,203
Selling expenses	(65,434)	(16,169)	(18,309)		(99,912)
Results by segment	52,669	29,282	8,340		90,291
Expenses on research and innovation General and administrative expenses				(22,065)	(22,065)
and other expenses				(21,116)	(21,116)
Financial results				(2,513)	(2,513)
Income tax and social contribution				(14,852)	(14,852)
Unallocated results				(60,546)	(60,546)
Net income for the period			:		29,745

The breakdown, by country, of revenue from international operations is as follows:

	06/30/25		06/30/2024		
	Quarter	6 months	Quarter	6 months	
Colombia	13,625	26,211	10,865	20,681	
Mexico	8,051	14,345	8,047	13,948	
Paraguay		3,922	1,084	2,207	
Honduras	1,995	1,995	2,096	2,096	
Chile	1,803	1,803	413	527	
Guatemala	14	1,568	885	885	
Costa Rica	(1,708)	1,133	658	658	
Ecuador	475	475		1,038	
Others	3,751	4,065	3,476	4,449	
	28,006	55,517	27,524	46,489	