NATIONAL STEEL CO Form 6-K August 29, 2018

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 6-K

Report of Foreign Private Issuer Pursuant to Rule 13a-16 or 15d-16 of the Securities Exchange Act of 1934

For the month of August, 2018 Commission File Number 1-14732

COMPANHIA SIDERÚRGICA NACIONAL

(Exact name of registrant as specified in its charter)

National Steel Company

(Translation of Registrant's name into English)

Av. Brigadeiro Faria Lima 3400, 20° andar São Paulo, SP, Brazil 04538-132

(Address of principal executive office)

Indicate by check mark whether the registrant files or will file annual reports under cover Form 20-F or Form 40-F. Form 20-FX Form 40-F
Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.
Yes NoX

Quarterly Financial Information - June 30, 2018 - CIA SIDERURGICA NACIONAL

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Company Information / Capital Breakdown

Number of Shares	Current Quarter
(Units)	06/30/2018
Paid-in Capital	
Common	1,387,524,047
Preferred	0
Total	1,387,524,047
Treasury Shares	
Common	7,409,500
Preferred	0
Total	7,409,500
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Parent Company Financial Statements / Balance Sheet - Assets (R\$ thousand)

		Current Quarter	Previous Year
Code	Description	06/30/2018	12/31/2017
1	Total Assets	41,201,900	42,365,935
1.01	Current assets	9,535,097	7,642,103
1.01.01	Cash and cash equivalents	1,814,024	393,504
1.01.02	Financial investments	738,917	716,461
	Financial investments at amortized		
1.01.02.03	cost	738,917	716,461
1.01.03	Trade receivables	2,565,308	2,966,706
1.01.04	Inventory	3,503,179	2,951,352
1.01.08	Other current assets	913,669	614,080
1.01.08.03	Others	913,669	614,080
1.02	Non-current assets	31,666,803	34,723,832
1.02.01	Long-term assets	2,334,005	2,267,226
1.02.01.10	Other non-current assets	2,334,005	2,267,226
1.02.02	Investments	19,853,205	22,894,885
1.02.03	Property, plant and equipment	9,425,539	9.502,411
1.02.04	Intangible assets	54,054	59,310

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Parent Company Financial Statements / Balance Sheet – Liabilities (R\$ thousand)

		Current Quarter	Previous Year
Code	Description	06/30/2018	12/31/2017
2	Total liabilities	41,201,900	42,365,935
2.01	Current liabilities	10,971,960	9,175,980
2.01.01	Payroll and related taxes	144,058	133,774
2.01.02	Trade payables	2,408,545	1,787,392
2.01.03	Tax payables	115,368	86,496
2.01.04	Borrowings and financing	7,656,751	6,578,171
2.01.05	Other payables	602,567	515,561
2.01.06	Provisions	44,671	74,586
2.01.06.01	Provision for tax, social security, labor		
2.01.00.01	and civil risks	44,671	74,586
2.02	Non-current liabilities	23,268,369	26,162,582
2.02.01	Long term Borrowings and financing	19,490,198	22,454,846
2.02.02	Other payables	43,879	57,599
2.02.03	Deferred Taxes	254,930	570,559
2.02.04	Provisions	3,479,362	3,079,578
2.02.04.01	Provision for tax, social security, labor		
2.02.04.01	and civil risks	597,533	555,459
2.02.04.02	Other provisions	2,881,829	2,524,119
2.02.04.02.03	Provision for environmental liabilities		
2.02.04.02.03	and decommissioning of assets	185,518	248,918
2.02.04.02.04	Pension and healthcare plan	908,721	908,721
2.02.04.02.05	Provision for losses on investments	1,787,590	1,366,480
2.03	Shareholders' equity	6,961,571	7,027,373
2.03.01	Share Capital	4,540,000	4,540,000
2.03.02	Capital reserves	32,720	30
2.03.04	Profit reserves	180,712	0
2.03.04.02	Earnings reserves	238,976	238,976
2.03.04.09	Treasury shares	(58,264)	(238,976)
2.03.05	Accumulated profit/(losses)	1,340,624	(1,291,689)
2.03.08	Other comprehensive income	867,515	3,779,032

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Parent Company Financial Statements / Statements of Income (R\$ thousand)

	•	Current Quarter	Year to date p	orevious year	YTD previous year
		04/01/2018 to	01/01/2018 to		
Code	Description	06/30/2018	06/30/2018	06/30/2017	06/30/2017
	Revenues from sale of goods				
3.01	and rendering of services Costs from sale of goods and	3,022,426	6,051,403	2,307,558	4,793,774
3.02	rendering of services	(2,408,202)	(4,745,575)	(2,048,091)	(4,007,404)
3.03	Gross profit	614,224	1,305,828	259,467	786,370
3.04	Operating (expenses)/income	786,875	2,419,646	89,717	(62,329)
3.04.01	Selling expenses	(150,748)	(305,410)	(199,237)	(362,762)
	General and administrative	, , ,	. , , ,	,	, , ,
3.04.02	expenses	(58,370)	(131,913)	(59,481)	(120,060)
3.04.04	Other operating income	(495,179)	1,443,735	2,082	5,664
3.04.05	Other operating expenses	(108,365)	(212,180)	(45,599)	(121,471)
	Equity in results of affiliated				
3.04.06	companies	1,599,537	1,625,414	391,952	536,300
	Profit before financial income				
3.05	(expenses) and taxes	1,401,099	3,725,474	349,184	724,041
3.06	Financial income (expenses)	(1,015,928)	(1,408,790)	(1,006,543)	(1,298,726)
3.06.01	Financial income	34,345	64,671	51,152	132,880
3.06.02	Financial expenses	(1,050,273)	(1,473,461)	(1,057,695)	(1,431,606)
	Net exchange differences over				
3.06.02.01	financial instruments	(679,337)	(681,333)	(452,812)	(145,635)
3.06.02.02	Financial expenses	(370,936)	(792,128)	(604,883)	(1,285,971)
3.07	Profit (loss) before taxes Income tax and social	385,171	2,316,684	(657,359)	(574,685)
3.08	contribution	775,279	315,629	(2,035)	921
	Profit (loss) from continued	•		,	
3.09	operations	1,160,450	2,632,313	(659,394)	(573,764)
3.11	Profit (loss) for the year	1,160,450	2,632,313	(659,394)	(573,764)
0.00.01.01	Cammanahara	0.05507	1 00004	(0.40507)	(0.40070)
3.99.01.01	Common shares	0,85507	1,92664	(0.48587)	(0.42278)
3.99.02.01	Common shares	0,85507	1,92664	(0.48587)	(0.42278)

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Parent Company Financial Statements / Statements of Comprehensive Income (R\$ thousand)

		Current	ent Same quarter YTD prev		
		Quarter	Year to date	previous year	year
		04/01/2018 to	01/01/2018 to	04/01/2017 to	01/01/2017 to
Code	Description	06/30/2018	06/30/2018	06/30/2017	06/30/2017
4.01	(Loss) profit for the year	1,160,450	2,632,313	(659,394)	(573,764)
4.02	Other comprehensive income	(1,380,051)	(2,911,517)	12,992	180,784
	Actuarial gains over pension plan				
4.02.01	of affiliates, net of taxes	29	59	28	58
	Cumulative translation				
4.02.04	adjustments for the year	(25,962)	11,996	169,101	129,458
	Fair value through other				
4.02.05	comprehensive income	0	(1,559,680)	65,199	118,498
	(Loss) /Gain on the percentage				
4.02.10	change in investments	(105)	(105)	0	2,814
	(Loss) /Gain on cash flow hedge				
4.02.11	accounting	(1,333,289)	(1,351,935)	(198,906)	(65,862)
	Realization of cash flow hedge				
	accounting reclassified to income				
4.02.13	statement	0	13,732	5,319	21,721
	(Loss)/Gain on net investment				
	hedge from investments in				
4.02.14	affiliates	(20,073)	(24,933)	(27,749)	(25,903)
	(Loss)/Gain on business				
4.02.15	combination	(651)	(651)	0	0
	Comprehensive income for the				
4.03	year	(219,601)	(279,204)	(646,402)	(392,980)

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Parent Company Financial Statements / Statements of Cash Flows – Indirect Method (R\$ thousand) Year to date YTD previous year

			YID previous year
		01/01/2018 to	01/01/2017 to
Code	Description	06/30/2018	06/30/2017
6.01	Net cash from operating activities	5,387,880	(376,178)
6.01.01	Cash from operations	951,730	542,306
6.01.01.01	Profit (loss) for the period	2,632,313	(573,764)
	Financial charges in borrowing and financing		
6.01.01.02	raised	767,512	1,169,977
	Financial charges in borrowing and financing		
6.01.01.03	granted	(20,029)	(26,238)
6.01.01.04	Depreciation, depletion and amortization	293,978	339,643
6.01.01.05	Equity in results of affiliated companies	(1,625,414)	(536,300)
6.01.01.06	Deferred tax	(315,629)	(921)
	Provision for tax, social security, labor, civil		
6.01.01.08	and environmental risks	12,159	5,893
6.01.01.09	Monetary and exchange variations, net	679,172	197,168
6.01.01.10	Updated shares - VJR	(1,417,544)	0
	Write-off of property, plant and equipment		
6.01.01.12	and Intangible assets	14	(121)
	Provision for environmental liabilities and		
6.01.01.13	decommissioning of assets	(63,400)	(37,937)
6.01.01.14	Others	8,598	4,906
6.01.02	Changes in assets and liabilities	4,436,150	(918,484)
6.01.02.01	Trade receivables - third parties	(35,143)	(222,676)
6.01.02.02	Trade receivables - related parties	(166,203)	(32,950)
6.01.02.03	Inventories	(551,827)	(490,860)
6.01.02.04	Receivables - related parties/dividends	5,611,807	1,040,902
6.01.02.05	Tax assets	(303,186)	(84,645)
6.01.02.06	Judicial deposits	(17,120)	(13,081)
6.01.02.10	Trade payables	621,153	168,799
6.01.02.11	Payroll and related taxes	10,284	26,529
6.01.02.12	Taxes in installments – REFIS	28,871	9,006
6.01.02.14	Payables to related parties	32,776	10,569
6.01.02.16	Interest paid	(820,629)	(1,307,039)
	•	. ,	, , ,

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6.01.02.17	Interest received	1,522	187
6.01.02.19	Others	23,845	(23,225)
6.02	Net cash used in investing activities	(270,024)	(205,240)
6.02.01	Advance for future capital increase	(15,207)	(14,737)
6.02.02	Purchase of property, plant and equipment	(200,662)	(210,069)
6.02.08	Intercompany loans granted	(79,505)	(16,540)
6.02.09	Intercompany loans received	8,429	7,297
6.02.10	Exclusive funds	0	(656)
6.02.11	Financial Investments, net of redemption	(22,456)	29,465
	Cash received upon disposal of Usiminas'		
6.02.12	shares	39,377	0
6.03	Net cash used in financing activities	(3,697,336)	(343,573)
6.03.01	Borrowings and financing raised	118,245	0
6.03.02	Transactions cost - Borrowings and financing	(24,025)	0
6.03.05	Amortization of borrowings and financing	(703,020)	(299,219)
	Amortization of borrowings and financing -		
6.03.06	related parties	(3,301,938)	(44,354)
6.03.08	Sale of treasury shares	213,402	0
	Exchange rate on translating cash and cash	•	
6.04	equivalents	0	115
	Increase (decrease) in cash and cash	-	
6.05	equivalents	1,420,520	(924,876)
	Cash and equivalents at the beginning of the	_, :_ = , = =	(0=:,0::0)
6.05.01	year	393,504	1,466,746
6.05.02	Cash and equivalents at the end of the year	1,814,024	541,870
0.00.02	Sash and equivalents at the end of the year	1,014,024	341,070

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Parent Company Financial Statements / Statement of Changes in Equity - 01/01/2018 to 06/30/2018 (R\$ thousand)

Capital

			reserve, granted				
			options and		Retained earnings	Other	
			•	_	•	comprehensives	
Code	Description	capital	shares	reserve	losses)	income	equity
5.01	Opening balances Adjusted	4,540,000	30	0	(1,291,689)	3,779,032	7,027,373
5.03	opening balances Capital	4,540,000	30	0	(1,291,689)	3,779,032	7,027,373
5.04	transaction with shareholders	0	32,690	180,712	0	0	213,402
5.04.05	Treasury shares sold	0	0	180,712	0	0	180,712
5.04.09	Gain on disposal of Usiminas' shares Total	0	32,690 0	0	0	0	32,690
5.05	comprehensive income				2,632,313	(2,911,517)	(279,204)
5.05.01	Profit (loss) for	0	0	0	2 (22 212	0	2 622 212
5.05.02	the period Other comprehensive	0	0	0	2,632,313 0	0	2,632,313
	income Translation	0	0	0	0	(2,911,517)	(2,911,517)
5.05.02.04	adjustments for the year					11,996	11,996
5.05.02.08	Actuarial gains/(losses) on pension plan, net		0	0	0	59	59

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	of taxes Available-for-sale	e 0	0	0	0		
5.05.02.09	assets, net of						
	taxes	0	•	•		(1,559,680)	(1,559,680)
	(Loss) / gain on	0	0	0	0		
5.05.02.10	the percentage change in						
	investments					(105)	(105)
	(Loss) / gain on	0	0	0	0		
5.05.02.11	cash flow hedge						
0.00.02	accounting, net					(1, 220, 202)	(1 220 202)
	of taxes (Loss) / gain on	0	0	0	0	(1,338,203)	(1,338,203)
5.05.02.13	foreign	O	O	U	O		
0.00.0=0	investments					(24,933)	(24,933)
	(Loss) / gain on	0	0	0	0		
5.05.02.14	business					()	()
	combination					(651)	(651)
5.07	Closing balance	4,540,000	32,720	180,712	1,340,624	867,515	6,961,571

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Parent Company Financial Statements / Statement of Changes in Equity - 01/01/2017 to 06/30/2017 (R\$ thousand)

			Capital reserve, granted options and		Retained earnings	Other	
		Paid-in	treasury	Earnings	(accumulated	comprehensiveS	Shareholders'
Code	Description	capital		reserve	losses)		equity
5.01	Opening balances	4,540,000	30	0	(1,301,961)	2,956,459	6,194,528
5.03	Adjusted opening balances Total	4,540,000	30	0	(1,301,961)	2,956,459	6,194,528
5.05	comprehensive						
0.00	income	0	0	0	(573,764)	180,784	(392,980)
5.05.04	Profit (loss) for				(0.0), 0.1		(==,==,
5.05.01	the period '	0	0	0	(573,764)	0	(573,764)
	Other						
5.05.02	comprehensive						
	income	0	0	0	0	180,784	180,784
	Translation						
5.05.02.04	4 adjustments for						
	the year	0	0	0	0	129,458	129,458
	Actuarial						
5 05 02 08	gains/(Losses) on						
3.03.02.00	perision plan, net						
	of taxes	0	0	0	0	58	58
	Available-for-sale						
5.05.02.09	assets, net of			_	_		
	taxes	0	0	0	0	118,498	118,498
	(Loss) / gain on						
5.05.02.10	the percentage						
	change in	0	0	^	0	2.014	2 01 4
5.05.02.11	investments	0	0	0	0	2,814	2,814 (44,141)
5.05.02.1		U	U	U	U	(44,141)	(44,141)
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(Loss) / gain on cash flow hedge accounting, net of taxes (Loss) / gain on

5.05.02.13 foreign

investments 0 0 0 0 (25,903) (25,903) 5.07 Closing balance 4,540,000 30 0 (1,875,725) 3,137,243 5,801,548

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Parent Company Financial Statements / Statement of Value Added (R\$ thousand)

		Year to date	Previous year
Codo	Description	01/01/2018 to	01/01/2017 to
Code 7.01	Description Revenues	06/30/2018 8,921,260	06/30/2017 5,904,126
	Sales of products and rendering of	0,921,200	3,904,120
7.01.01	services	7,510,773	5,916,515
7.01.02	Other revenues	1,417,769	2,146
	Allowance for (reversal of) doubtful	1,117,703	2,110
7.01.04	debts	(7,282)	(14,535)
7.00	Raw materials acquired from third	, , ,	, , ,
7.02	parties	(5,547,855)	(4,525,385)
7.02.01	Cost of sales and services	(5,005,624)	(4,042,279)
7.02.02	Materials, electric power, outsourcing		
	and other	(531,846)	(484,983)
7.02.03	Impairment/recovery of assets	(10,385)	1,877
7.03	Gross value added	3,373,405	1,378,741
7.04	Retentions	(293,978)	(339,643)
7.04.01	Depreciation, amortization and	(202.070)	(220.642)
7.05	depletion Wealth created	(293,978)	(339,643)
7.05 7.06	Value added received	3,079,427 1,808,704	1,039,098 712,535
7.06.01	Equity in results of affiliates companies	1,625,414	536,300
7.06.02	Financial income	64,671	132,880
7.06.02	Others	118,619	43,355
7.06.03.01	Others and exchange gains	118,619	43,355
7.07	Wealth for distribution	4,888,131	1,751,633
7.08	Wealth distributed	4,888,131	1,751,633
7.08.01	Personnel	620,986	610,446
7.08.01.01	Salaries and wages	461,154	454,795
7.08.01.02	Benefits	127,157	124,005
7.08.01.03	Severance payment (FGTS)	32,675	31,646
7.08.02	Taxes, fees and contributions	46,885	239,662
7.08.02.01	Federal	(91,083)	181,132
7.08.02.02	State	137,965	58,519

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7.08.02.03	Municipal	3	11
7.08.03	Remuneration on third-party capital	1,587,947	1,475,289
7.08.03.01	Interest	792,128	1,285,666
7.08.03.02	Leases	4,499	5,612
7.08.03.03	Others	791,320	184,011
7.08.03.03.01	Others and exchange losses	791,320	184,011
7.08.04	Remuneration on Shareholders' capital	2,632,313	(573,764)
7 00 04 02	Retained earnings (accumulated		
7.08.04.03	losses)	2,632,313	(573,764)

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Quarterly Financial Information - June 30, 2018 - CIA SIDERURGICA NACIONAL

Version:

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Consolidated Financial Statements / Balance Sheet - Assets (R\$ thousand)

		Current Quarter	Previous Year
Code	Description	06/30/2018	12/31/2017
1	Total Assets	46,204,540	45,209,970
1.01	Current assets	13,086,676	11,881,496
1.01.01	Cash and cash equivalents	3,511,332	3,411,572
1.01.02	Financial investments	741,184	735,712
	Financial investments measured at		
1.01.02.03	amortized cost	741,184	735,712
1.01.03	Trade receivables	2,388,157	2,276,215
1.01.04	Inventory	5,131,411	4,464,419
1.01.08	Other current assets	1,314,592	993,578
1.01.08.03	Others	1,314,592	993,578
1.02	Non-current assets	33,117,864	33,328,474
1.02.01	Long-term assets	2,671,027	2,591,594
	Financial investments measured at		
1.02.01.03	amortized cost	7,712	0
1.02.01.07	Deferred tax assets	65,548	63,119
1.02.01.10	Other non-current assets	2,597,767	2,528,475
1.02.02	Investments	5,340,373	5,499,995
1.02.03	Property, plant and equipment	17,807,367	17,964,839
1.02.04	Intangible assets	7,299,097	7,272,046

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Consolidated Financial Statements / Balance Sheet - Liabilities (R\$ thousand)

(III IIIOUSAIIU)		Current Quarter	Previous Year
Code	Description	06/30/2018	12/31/2017
2	Total liabilities	46,204,540	45,209,970
2.01	Current liabilities	10,456,884	10,670,050
2.01.01	Payroll and related taxes	264,689	252,418
2.01.02	Trade payables	3,226,249	2,460,774
2.01.03	Tax payables	316,129	264,097
2.01.04	Borrowings and financing	5,831,919	6,526,902
2.01.05	Other payables	732,693	1,059,901
2.01.06	Provisions	85,205	105,958
	Provision for tax, social security, labor		
2.01.06.01	and civil risks	85,205	105,958
2.02	Non-current liabilities	27,526,328	26,251,691
2.02.01	Borrowings and financing	24,594,168	22,983,942
2.02.02	Other payables	135,346	129,323
2.02.03	Deferred tax liabilities	859,593	1,173,559
2.02.04	Provisions	1,937,221	1,964,867
	Provision for tax, social security, labor		
2.02.04.01	and civil risks	749,757	719,133
2.02.04.02	Other provisions	1,187,464	1,245,734
	Provision for environmental liabilities		
2.02.04.02.03	and decommissioning of assets	278,743	337,013
2.02.04.02.04	Pension and healthcare plan	908,721	908,721
2.03	Consolidated Shareholders' equity	8,221,328	8,288,229
2.03.01	Share Capital	4,540,000	4,540,000
2.03.02	Capital reserves	32,720	30
2.03.04	Profit reserves	180,712	0
2.03.04.02	Earnings reserves	238,976	238,976
2.03.04.09	Treasury shares	(58,264)	(238,976)
2.03.05	Accumulated profit/(losses)	1,340,624	(1,291,689)
2.03.08	Other comprehensive income	867,515	3,779,032
0.00.00	Profit attributable to the	1 250 757	1 260 256
2.03.09	non-controlling interests	1,259,757	1,260,856

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Consolidated Financial Statements / Statements of Income (R\$ thousand)

-	•	Current	Same quarter YTD previo		
		Quarter	Year to date	orevious year	year
		04/01/2018 to	01/01/2018 to	04/01/2017 to	01/01/2017 to
Code	Description	06/30/2018	06/30/2018	06/30/2017	06/30/2017
	Revenues from sale of goods				
3.01	and rendering of services	5,687,014	10,752,964	4,310,609	8,722,205
	Costs from sale of goods and				
3.02	rendering of services	(4,123,918)	(7,808,661)	(3,325,893)	(6,419,367)
3.03	Gross profit	1,563,096	2,944,303	984,716	2,302,838
3.04	Operating (expenses)/income	(19,767)	1,237,936	(651,325)	(1,217,660)
3.04.01	Selling expenses	(471,509)	(928,012)	(479,275)	(849,067)
	General and administrative			,	,
3.04.02	expenses	(117,675)	(225,248)	(112,418)	(230,877)
3.04.04	Other operating income	683,857	2,629,444	5,647	12,146
3.04.05	Other operating expenses	(141,753)	(290,412)	(104,672)	(210,360)
	Equity in results of affiliated				
3.04.06	companies	27,313	52,164	39,393	60,498
	Profit before financial income				
3.05	(expenses) and taxes	1,543,329	4,182,239	333,391	1,085,178
3.06	Financial income (expenses)	(989,064)	(1,582,768)	(828,619)	(1,325,843)
3.06.01	Financial income	47,878	90,774	88,710	205,229
3.06.02	Financial expenses	(1,036,942)	(1,673,542)	(917,329)	(1,531,072)
	Net exchange differences over			,	,
3.06.02.01	financial instruments	(548,435)	(661,779)	(233,939)	(61,195)
3.06.02.02	Financial expenses	(488,507)	(1,011,763)	(683,390)	(1,469,877)
3.07	Profit (loss) before taxes	554,265	2,599,471	(495,228)	(240,665)
	Income tax and social			,	,
3.08	contribution	635,422	76,711	(144,728)	(281,676)
	Profit (loss) from continued			,	,
3.09	operations	1,189,687	2,676,182	(639,956)	(522,341)
	Consolidated Profit (loss) for				
3.11	the year	1,189,687	2,676,182	(639,956)	(522,341)
	Profit attributable to the			, ,	, ,
3.11.01	controlling interests	1,160,450	2,632,313	(659,394)	(573,764)
	-			, ,	, , ,
					0.4

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3.11.02	Profit attributable to the non-controlling interests	29,237	43,869	19,438	51,423
3.99.01.01 3.99.02.01	Common shares Common shares	0.85507 0.85507	1.92664 1.92664	(0.48587) (0.48587)	(0.42278) (0.42278)
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Consolidated Financial Statements / Statement of Comprehensive Income (R\$ thousand)

		Current				
		Quarter 04/01/2018 to		04/01/2017 to	year 01/01/2017 to	
Code	Description	06/30/2018	06/30/2018	06/30/2017	06/30/2017	
4.01	Consolidated profit (loss) for the vear	1,189,687	2,676,182	(639,956)	(522,341)	
4.02	Other comprehensive income	(1,380,051)	(2,911,517)	12,992	180,784	
4.02.01	Actuarial gains over pension plan of affiliates, net of taxes	29	59	28	58	
4.02.04	Cumulative translation adjustments for the year	(25,962)	11,996	169,101	129,458	
4.02.05	Fair value through other comprehensive income	0	(1,559,680)	65,199	118,498	
4.02.09	(Loss)/gain on the percentage change in investments (Loss)/gain on cash flow hedge	(105)	(105)	0	2,814	
4.02.10	accounting Realization of cash flow hedge	(1,333,289)	(1,351,935)	(198,906)	(65,862)	
4.02.12	accounting reclassified to income statement	0	13,732	5,319	21,721	
4.02.13	(Loss)/gain on hedge of net investment in foreign operations.	(20,073)	(24,933)	(27,749)	(25,903)	
4.02.14	(Loss)/gain on business combination	(651)	(651)	0	0	
4.03	Consolidated comprehensive income for the year	(190,364)	(235,335)	(626,964)	(341,557)	
4.03.01	Attributed to controlling Shareholders	(219,601)	(279,204)	(646,402)	(392,980)	

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Attributed to non-controlling Shareholders 4.03.02

43,869 29,237 19,438 51,423

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Consolidated Financial Statements / Statements of Cash Flows – Indirect Method (R\$ thousand)

		Year to date	YTD previous year 01/01/2017 to
Code	Description	01/01/2018 to 06/30/2018	06/30/2017
6.01	Net cash from operating activities	797,064	(491,240)
6.01.01	Cash from operations	2,062,922	1,712,893
6.01.01.01	Profit (loss) attributable to the controlling interests	2,632,313	(573,764)
6.01.01.02	Profit (loss) attributable to the non-controlling interests	43,869	51,423
6.01.01.03	Financial charges in borrowing and financing raised	944,337	1,324,092
6.01.01.04	Financial charges in borrowing and financing granted	(23,126)	(37,123)
6.01.01.05	Depreciation, depletion and amortization	641,437	767,676
6.01.01.06	Equity in in results of affiliated companies	(52,164)	(60,498)
6.01.01.07	Deferred tax	(390,225)	94,862
6.01.01.08	Provision for tax, social security, labor, civil and environmental risks	7,948	10,520
6.01.01.09	Monetary and exchange variations, net	806,521	164,655
6.01.01.10	Gain (loss) from derivative financial instruments	0	(18,241)
6.01.01.12	Updated shares - VJR	(1,417,544)	0
6.01.01.16	Write-down of property, plant and equipment and Intangible assets	1,864	36,175
6.01.01.18	Provision for environmental liabilities and decommissioning of assets	(58,270)	(35,558)
6.01.01.19	Net gain from sale of subsidiary abroad	(1,149,892)	0

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6.05.02	Cash and equivalents at the end of the year	3,511,332	3,591,339
6.05.01	beginning of the year	3,411,572	4,871,162
6.05	cash equivalents Cash and equivalents at the	99,760	(1,279,823)
6.04	and cash equivalents Increase (decrease) in cash and	(19,394)	(1,554)
6.03.08	Treasury shares sold Exchange rate on translating cash	213,402	0
6.03.07	Dividends and interest on equity	(502,002)	0
6.03.05	financing	(2,844,093)	(399,140)
	financing Amortization of borrowings and	(51,606)	0
6.03.03	Transaction cost - Borrowings and	/E1 COC\	^
6.03.01	Borrowings and financing	1,518,608	0
6.03	Net cash used in financing activities	(1,665,691)	(399,140)
6.02.16	Usiminas' shares	39,377	0
0.00.40	Cash received from disposal of	1,327,030	O
6.02.15	subsidiary abroad	1,524,830	0
	redemption Cash received from the sale of	(13,184)	23,226
6.02.13	Financial Investments, net of	(3.2.3.2.4)	22.222
6.02.12	Intercompany loans received	0	12,116
6.02.11	Intercompany loans granted	(77,467)	(15,188)
6.02.10	Acquisition of intangible assets	(557)	(274)
6.02.09	financial instruments	0	19,657
6 02 00	Receivable/payable from derivative	•	•
6.02.03	equipment	(485,218)	(427,426)
	Purchase of property, plant and	,	(001,000,
6.02	Net cash used in investing activities	987,781	(387,889)
6.01.02.17	Others	45,343	(77,253)
6.01.02.15	Interest paid Interest received - Related Parties	(1,030,309)	8,678
6.01.02.12	Payables to related parties Interest paid	(1,030,309)	(1,502,635)
6.01.02.10 6.01.02.12	Taxes in installments – REFIS	45,229 11,101	(60,177) (10,199)
6.01.02.09	Payroll and related taxes	15,306 45,330	39,141
6.01.02.08	Trade payables	793,203	296,934
6.01.02.06	Judicial deposits	(20,972)	(23,484)
6.01.02.05	Tax assets	(163,620)	(60,014)
6.01.02.04	Receivables - related parties	1,279	(2,809)
6.01.02.03	Inventories	(889,353)	(448,196)
6.01.02.02	Trade receivables - related parties	(13,683)	18,306
6.01.02.01	Trade receivables - third parties	(59,382)	(382,425)
6.01.02	Changes in assets and liabilities	(1,265,858)	(2,204,133)
6.01.01.20	Others	75,854	(11,326)

Quarterly Financial Information - June 30, 2018 - CIA SIDERURGICA NACIONAL

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Consolidated Financial Statements / Statements of Changes in Equity - 01/01/2018 to 06/30/2018 (R\$ thousand)

Capital
reserve,
granted
options

Code	Description		options and treasury l shares		Retained earnings (accumulated co losses)	Other omprehensive S income	hareholders'N equity	lon-con intere
	Opening	Japitai	3114100	. 5551 10	100000		oquity	
5.01	balances Adjusted	4,540,000	30	0	(1,291,689)	3,779,032	7,027,373	1,2
5.03	opening							
	balances Capital	4,540,000	30	0	(1,291,689)	3,779,032	7,027,373	1,2
5.04	transaction with							
	shareholders	0	32,690	180,712	0	0	213,402	
5.04.05	Treasury shares	•	•	100 710	^	•	100 710	
	sold	0	0	180,712	0	0	180,712	
5.04.09	Gain on disposal of Usiminas'							
5.04.09	shares	0	32,690	0	0	0	32,690	
	Total	U	52,030	U	U	U	32,090	
5.05	comprehensive							
2.00	income	0	0	0	2,632,313	(2,911,517)	(279,204)	
E 0E 04	Profit (loss) for		-		, ,	()-	(-, -, -,	
5.05.01	the year	0	0	0	2,632,313	0	2,632,313	
	Other							
5.05.02	comprehensive							
	income	0	0	0	0	(2,911,517)	(2,911,517)	
	Translation							
5.05.02.0	4 adjustments for							
	the year	0	0	0	0	11,996	11,996	
5.05.02.0	8	0	0	0	0	59	59	

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	Actuarial gains on pension plan, net of taxes Available-for-sale							
5.05.02.0	9assets, net of							
	taxes	0	0	0	0	(1,559,680)	(1,559,680)	
	(Loss) / gain on							
5.05.02.1	the percentage							
	change in investments	0	0	0	0	(105)	(10E)	
	(Loss) / gain on	U	U	U	U	(105)	(105)	
	hodgo							
5.05.02.1	1 accounting, net							
	of taxes	0	0	0	0	(1,338,203)	(1,338,203)	
	(Loss) / gain on					(, , , ,	(, , , ,	
	hedge of net							
5.05.02.1	3 investment in							
	foreign							
	operations	0	0	0	0	(24,933)	(24,933)	
	(Loss)/gain on							
5.05.02.1	4business	0	0	0	0	(054)	(054)	
	combination	0	0	0	0	(651)	(651)	
5.06	Internal changes in shareholders'							
5.06	equity	0	0	0	0	0	0	
	Non-controlling	U	U	U	U	U	U	
5.06.04	interests in							
	affiliates	0	0	0	0	0	0	
5.07	Closing balance		32,720		1,340,624	867,515	6,961,571	

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Quarterly Financial Information - June 30, 2018 - CIA SIDERURGICA NACIONAL

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Consolidated Financial Statements / Statements of Changes in Equity - 01/01/2017 to 06/30/2017 (R\$ thousand)

Capital

		Date to	reserve, granted options and		Retained earnings	Other	Ohamah - Lilaa - !!	Non
Code	Description	capital	-	arnings reserve	(accumulated losses)	comprehensive income		von-con in
5.01	Opening balances Adjusted	4,540,000	30	-	(1,301,961)	2,956,459	6,194,528	1,
5.03	-	4,540,000	30	-	(1,301,961)	2,956,459	6,194,528	1,
5.05	comprehensive income	-	-	-	(573,764)	180,784	(392,980)	
5.05.01	Profit (loss) for the year Other	-	-	-	(573,764)	0	(573,764)	
5.05.02	comprehensive income Translation	-	-	-	0	180,784	180,784	
5.05.02.04	4adjustments for the year Actuarial gains	-	-	-	0	129,458	129,458	
5.05.02.08	8 on pension plan, net of taxes Available-for-sale	-	-	-	0	58	58	
5.05.02.09	9 assets, net of taxes	-	-	-	0	118,498	118,498	
5.05.02.10	0 (Loss) / gain on the percentage	-	-	-	0	2,814	2,814	

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	change in investments (Loss) / gain on hedge						
5.05.02.1	accounting, net	-	-	-			
	of taxes				0	(44,141)	(44,141)
	(Loss) / gain on					(, ,	, ,
	hedge of net						
5.05.02.13	3 investment in	-	-	-			
	foreign						
	operations				0	(25,903)	(25,903)
	Internal changes						
5.06	in shareholders'	-	-	-			
	equity				0	0	0
	Non-controlling						
5.06.04	interests in	-	-	-			
	affiliates				0	0	0
5.07	Closing balance	4,540,000	30	-	(1,875,725)	3,137,243	5,801,548

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Quarterly Financial Information - June 30, 2018 - CIA SIDERURGICA NACIONAL

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Consolidated Financial Statements / Statements of Value Added (R\$ thousand)

,		Year to date	Previous year 01/01/2017 to
		01/01/2018 to	
Code	Description	06/30/2018	06/30/2017
7.01	Revenues	14,932,077	9,995,812
	Sales of products and rendering of		
7.01.01	services	12,344,277	10,005,651
7.01.02	Other revenues	2,596,309	4,412
	Allowance for (reversal of) doubtful		
7.01.04	debts	(8,509)	(14,251)
	Raw materials acquired from third		
7.02	parties	(8,431,578)	(6,570,310)
7.02.01	Cost of sales and services	(7,017,393)	(5,241,057)
	Materials, electric power, outsourcing		
7.02.02	and other	(1,421,574)	(1,297,496)
7.02.03	Impairment/recovery of assets	7,389	(31,757)
7.03	Gross value added	6,500,499	3,425,502
7.04	Retentions	(641,437)	(767,676)
	Depreciation, amortization and		
7.04.01	depletion	(641,437)	(767,676)
7.05	Wealth created	5,859,062	2,657,826
7.06	Value added received	317,251	360,365
7.06.01	Equity in results of affiliates companies	52,164	60,498
7.06.02	Finance income	90,774	205,229
7.06.03	Others	174,313	94,638
7.06.03.01	Others and exchange gains	174,313	94,638
7.07	Wealth for distribution	6,176,313	3,018,191
7.08	Wealth distributed	6,176,313	3,018,191
7.08.01	Personnel	1,135,853	1,114,933
7.08.01.01	Salaries and wages	890,340	869,017
7.08.01.02	Benefits	203,732	197,980
7.08.01.03	Severance payment (FGTS)	41,781	47,936

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7.08.02	Taxes, fees and contributions	512,001	791,757
7.08.02.01	Federal	335,940	638,338
7.08.02.02	State	163,664	142,565
7.08.02.03	Municipal	12,397	10,854
7.08.03	Remuneration on third-party capital	1,852,277	1,633,842
7.08.03.01	Interest	1,011,763	1,469,572
7.08.03.02	Leases	13,702	14,196
7.08.03.03	Others	826,812	150,074
7.08.03.03.01	Others and exchange losses	826,812	150,074
7.08.04	Remuneration on Shareholders' capital Retained earnings (accumulated	2,676,182	(522,341)
7.08.04.03	losses)	2,632,313	(573,764)
	Non-controlling interests in retained		
7.08.04.04	earnings	43,869	51,423
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Quarterly Financial Information – June 30, 2018 – CIA SIDERURGICA NACIONAL 1

Comments on the Company's Consolidated Performance

São Paulo, August 7, 2018

2Q18 Earnings Release

Companhia Siderúrgica Nacional (CSN) (BM&FBOVESPA: CSNA3) (NYSE: SID) **announces today its results for the second quarter of 2018 (1Q18)** in Brazilian reais, and its consolidated financial statements, which are presented in accordance with International Financial Reporting Standards (IFRS), issued by the International Accounting Standards Board (IASB), and with the accounting practices adopted in Brazil, which are fully convergent with international accounting standards, issued by the Accounting Pronouncements Committee (CPC) and approved by the Brazilian Securities and Exchange Commission (CVM), pursuant to CVM Instruction 485 of September 1, 2010. The comments presented herein refer to the Company's second quarter of 2018 (2Q18) and comparisons refer to the first quarter of 2018 (1Q18) and second quarter of 2017 (2Q17). The Brazilian real/US dollar exchange rate was R\$3.8558 as at June 30, 2018, R\$3.3238 as at March 31, 2018 and R\$3.3082 as at June 31, 2017.

2Q18 financial and operating highlights

• **Generation of adjusted EBITDA of R\$1,420MM**, an increase of 58% compared to the 2Q17 and 14% compared to the 1Q18, with EBITDA margin of 24%, due to better performance

in all segments.

- Increase in steel sales volume in the domestic market reached 798 thousand tons, an increase of 22% compared to the same period in 2017.
- Mining adjusted EBITDA reached R\$533MM, an increase of 21% compared to the 1Q18, with iron ore sale volumes increase, foreign exchange gains and better realized price against the Platts index, reaching EBITDA margin of 40%.
- Increase of 10% in cement sales compared to the 1Q18, totaling 890 thousand tons EBITDA of R\$42MM compared to R\$12MM in the 1Q18.
- Free cash flow, before financing activities, totaled R\$1.598MM in the 2Q18, compared to R\$521MM in the 1Q18.
- **Net profit of R\$1,190MM in the 2Q18**, due to the gain accrued from the sale of CSN LLC, totaling R\$2,7 billion for the year.
- Completion of the amortization process with Caixa Econômica Federal, opens an important path for debt reprofiling, away from short-term amortizations.

Steel sales (thousand tons) - Domestic market - Subsidiaries abroad - Export	1,174 652 457 64		798	13% 22% (2%) 15%	3% 2% 3% 23%
Iron ore sales (thousand tons) - Domestic market - Foreign market	1,307	7,474 1,309 6,165	1,376	4% 5% 4%	9% 5% 10%
Consolidated result (R\$ million) Net revenue Gross profit Adjusted EBITDA ¹	4,311 985	5,066 1,381 1,242	1,563	32% 59% 58%	12% 13% 14%
Adjusted net debt² Adjusted cash/cash equivalents Adjusted net debt/adjusted EBITDA	•	•	4,357	1% (4%) (0.33)x	2% 42% (0.48)x

¹ Adjusted EBITDA is calculated based on net profit/loss, plus depreciation and amortization, income tax, net finance income (costs), share of profit (loss) of investees and other operating income (expenses), and includes the proportionate share of EBITDA of the jointly-owned subsidiaries MRS Logística and CBSI. Adjusted EBITDA includes 100% in CSN Mineração, 37.27% in MRS and 50% in CBSI.

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Quarterly Financial Information – June 30, 2018 – CIA SIDERURGICA NACIONAL 1

² Adjusted net debt and adjusted cash account for 100% stake in CSN Mineração, 37.27% in MRS and 50% in CBSI.

CSN's consolidated result

- In the 2Q18, **net revenue** totaled R\$5,687 million, an increase of **12%** and **32%** compared to the 1Q18 and 2Q17, respectively. The improvement in performance compared to the 1Q18 was due to the increase in steel product prices, increase in volumes and prices in the mining segment and expansion of the railway logistics, cement and energy segments.
- In the 2Q18, **cost of sales** totaled R\$4.124 million, an increase of **12**% compared to the 1Q18, due to the larger volume of sales in the period and increase in raw material prices (coal and coke) as a result of the US dollar appreciation against Brazilian real, as well as increase in general manufacturing costs.
- In the second quarter of 2018, **gross profit** totaled R\$1,563 million, a significant increase of **59%** compared to the 2Q17, and increase in gross margin by 4.7 p.p. against the same comparison basis, from 22.8% to 27.5%, due to the recovery of the steel and mining margin.
- In the 2Q18, **general and administrative expenses** totaled R\$113 million, a decrease from **2.5% (2Q17) to 2.0% (2Q18)** of net revenue. **Selling expenses** totaled R\$470 million, or 8.3% of net revenue, a reduction of **2.8 p.p.** compared to the 2Q17 (11.1% of net revenue).

- In the 2Q18, **other net income** totaled R\$542 million arising mainly from the gain on the sale of CSN LLC (R\$1,150 million), partially compensated for the depreciation of Usiminas' shares in the period, representing a loss of R\$516 million at fair value through profit or loss.
- In the 2Q18, **net financial result,** totaled R\$989 million. **Financial expenses** (**ex-exchange variation**) continue to decrease, by virtue of the decrease in Selic rate, generating a **reduction of R\$195MM** compared to the 2Q17. Monetary and exchange variations were strongly impacted by exchange variation in the period, generating a negative amount of R\$ 1,905 million, with the increase in *hedge accounting* positions softening the final result.

Financial Result - IFRS	(829)	(594)	(989)
Financial Revenues	84	43	48
Financial Expenses	(912)	(637)	(1,037)
Financial Expenses (ex-exchange rates variation)	(683)	(523)	(489)
Result with Exchange Rate Variation	(229)	(113)	(548)
Monetary and Exchange Rate Variation	(461)	(138)	(1,905)
Hedge Accounting	227	24	1,353
Derivatives Result	5	1	3

• **Share of profit of investees** totaled R\$27 million in the **2Q18**, compared to R\$25 million in the 1Q18, mainly due to the better results in MRS.

MRS Logística	54	33	46	39%	(15%)
CBSI	1	1	1	-	-
TLSA	(5)	(3)	(8)	167%	60%
Arvedi Metalfer BR	1	0	(2)	-	-
Eliminations	(11)	(6)	(10)	67%	(9%)
Share of profit of investees	40	25	27	8%	(33%)

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• In the **2Q18**, the Company recorded **net profit of R\$1,190 million**, compared to the net profit of R\$1,486 million in the 1Q18, due to the recognition of the sale of CSN LLC and partial reversal of the provision for recognition of deferred income tax gains.

Net profit (loss) for the period	(640) 1,4861,190) -	(20%)
(-) Depreciation	356 305 313	2 (12%)	2%
(+) Income tax and social contribution	145 559 (635) -	-
(+) Finance income (costs), net	829 594 989	9 19%	66%
EBITDA (ICVM 527)	689 2,9441,85	169 %	(37%)
(+) Other operating income (expenses)	99(1,797) (542) -	(70%)
(+) Share of loss of investees	(39) (25) (27) (31%)	8%
(-) Proportional EBITDA in jointly-owned subsidiaries	147 119 13	4 (9%)	13%
Adjusted EBITDA	896 1.2421.420	58%	14%

¹The Company's adjusted EBITDA excludes equity interest and other operating income (expenses) as these items should not be considered when calculating the cash flow generated from operating activities.

• Adjusted EBITDA totaled R\$1,420 million, compared to R\$1,242 million in the 1Q18, an increase of 14% due to an improvement in all segments. Adjusted EBITDA margin reached 23.9%, an increase of 0.4 p.p. compared to the previous quarter.

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Adjusted EBITDA margin is calculated based on Adjusted EBITDA divided by Adjusted net revenue, which includes 100% stake in CSN Mining, 37.27% in MRS and 50% in CBSI, beginning December/15.

Free Cash Flow

In **2Q18**, generation of operating cash, measured by Free Cash Flow, was R\$ 1,598 million, influenced by the sale of LLC. Considering only the recurring operation, R\$ 73MM was generated in the period, due to the negative variation of working capital, impacted by higher inventories. In the last 12 months, recurring Free Cash Flow reached R\$ 1,395 million.

Debt

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In June 30, 2018, adjusted net debt totaled R\$27,125 million, while net debt/EBITDA ratio, calculated based on the adjusted EBITDA for the last twelve months, reached 5.34x. In the quarter, the deleveraging effects from the increased EBITDA LTM, in addition to the sale of LLC, reduced the net debt/EBITDA ratio by 0.8x. However, these effects were partially offset by the exchange rate changes on the debt, representing a final reduction of 0.48x.

Foreign exchange exposure

The net foreign exchange exposure of the consolidated balance sheet was US\$1,035 million as at June 30, 2018, as shown in the table below. It should be noted that within the net foreign exchange exposure, a liability of US\$1.0 billion is included in line item "Borrowings and financing" related to the perpetual bond, which, due to its nature, will not require disbursement for settlement of the principal amount in the foreseeable future.

The hedge accounting adopted by CSN correlates the projected export inflow in US dollars with part of the scheduled debt payments in the same currency. As a result, the exchange rate changes in the US dollar-denominated debt is temporarily recorded in equity and subsequently recorded in profit or loss when revenues in US dollars from exports occur. In this quarter, the increased number of US debt instruments designated as hedge accounting, increased with additional export volumes, mitigated further volatility.

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Cash	244	593
Trade receivables	322	329
Other	4	9
Total assets	571	931
Borrowings and financing	(4,236)	(4,237)
Trade payables	(175)	(202)
Trade payables	(175)	(202)
Other payables	(5)	(4)
		(4)
Total liabilities	(4.417)	(4 442)
	(4,417)	(4,443)
Natural foreign exchange		
exposure (assets - liabilities)	(3,846)	(3,512)
Derivatives, net	-	-
Cash flow hedge accounting	1,307	2,477
Foreign exchange exposure,		
net	(2,539)	(1,035)
Perpetual bond	1,000	1,000
Foreign exchange exposure,	2,000	2,000
net (ex-bond)	(1,539)	(35)
Het (ex-bolid)	(±,339)	(33)

Investments

Investments totaled R\$263 million in the 2Q18, an increase of 18% compared to the 1Q18, arising mainly due to the project seasonality. The increase in steel expenses refers to the investments for the improvement of coking and sintering performance.

Steel	92	102	119	168	481	65	134
Mining	60	106	115	97	378	116	99
Cement	24	20	34	40	118	23	13
Logistics	13	11	19	33	76	18	15
Other	0	0	6	6	12	2	2
Total investments -							
IFRS	190	239	293	344	1,065	223	263

Working capital

To calculate working capital, CSN adjusts its assets and liabilities as demonstrated below:

- Trade receivables: excludes dividends receivable, advances to employees and other receivables;
- Inventories: excludes warehouse, which is not part of the cash conversion cycle, and will be subsequently recorded in property, plant and equipment when consumed;
- Advanced taxes: solely composed of income tax and social contribution included in line item "Recoverable taxes":
- Taxes payable: composed of line item "Taxes payable", in current liabilities, plus taxes in installments;
- Advances from customers: recognized in line item "Other payables", in current liabilities;

Accordingly, working capital invested in the Company's business **totaled R\$2,959 million in the 2Q18, increasing the financial cycle in 5 days**, compared to the **1Q18**, mainly due to the trucker strike and high raw material prices, which impacted the increase in inventories by R\$394 million compared to the prior quarter.

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Assets	6,252	6,252	6,924	672	672
Trade receivables	2,300	2,146	2,269	123	(31)
Inventories	3,744	4,064	4,458	394	714
Prepaid taxes	207	42	197	155	(10)
Liabilities	2,655	3,869	3,965	96	1,310
Trade payables	2,078	3,253	3,226	(27)	1,148
Payroll and related taxes	294	233	265	31	(30)
Taxes payable	183	288	337	50	154
Advances from customers	100	95	137	42	37
Working capital	3,597	2,383	2,959	576	(638)
Receipt	41	33	31	(2)	(10)
Payment	59	79	70	(9)	11
Inventories	106	99	97	(2)	(9)
Financial cycle	88	53	58	5	(30)

Business segment reporting

The Company maintains integrated operations in five business segments: steel, mining, logistics, cement and energy. The main assets and/or companies comprising each segment are presented below:

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Beginning 2013, the Company no longer proportionally consolidated its jointly-owned subsidiaries Namisa, MRS and CBSI. For purposes of preparation and presentation of the information by business segment, Management maintained the proportional consolidation of the jointly-owned subsidiaries, as historically presented. For purposes of reconciliation of the consolidated result, the amounts recorded by these companies are not included in "Corporate expenses/elimination". After the closing of 2015, after the combination of the mining assets (Casa de Pedra, Namisa and Tecar), the consolidated result includes this new company's information as a whole.

Net revenue by segment - 2Q18 (R\$ million)

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Adjusted EBITDA by segment - 2Q18 (R\$ million)

Net revenue Domestic market	4,093 2,421	1,331 225	64 64	370 370	113 113	152 152	(437) (661)	5,687 2,684
Foreign market	1,672	1,106	-	-	-	-	225	3,003
CPV	(3,276)	(855)	(49)	(262)	(74)	(122)	513	(4,124)
Gross profit	817	477	15	108	39	30	77	1,563
SG&A	(264)	(45)	(9)	(25)	(7)	(21)	(218)	(589)
Depreciation	155	102	5	64	4	34	(52)	312
Proportional EBITDA -								
jointly-owned	-	-	-	-	-	-	134	134
subsidiaries Adjusted								
EBITDA	708	533	12	147	36	42	(59)	1,420
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Net revenue	3,674	1,152	66	331	91	131	(378)	5,066
Domestic market	2,291	219	66	331	91	131	(612)	2,515
Foreign market	1,384	933	-	-	-	-	234	2,551
CPV	(2,900)	(795)	(46)	(244)	(66)	(125)	493	(3,685)
Gross profit	774	356	20	87	24	5	115	1,381
SG&A	(234)	(21)	(10)	(23)	(7)	(20)	(249)	(564)
Depreciation Proportional	150	106	4	65	4	27	(51)	305
EBITDA - jointly-owned	-	-	-	-	-	-	119	119
subsidiaries								
Adjusted EBITDA	690	442	14	128	22	12	(66)	1,242
Net revenue	3,055	1,067	52	364	111	114	(452)	4,311
Domestic market	3,055 1,749	1,067 246	52 52	364 364	111 111	114 114	(452) (674)	4,311 1,963
Domestic		-						
Domestic market Foreign	1,749	246	52				(674)	1,963

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jointly-owned subsidiaries **Adjusted EBITDA**

usidiai les								
justed ITDA	327	408	12	163	39	0	(53)	896

CSN's Steel Results

According to the World Steel Association (WSA), the **global crude steel production** totaled **453.9** million tons (Mton) in the 2Q18, an **increase of 5.4%** compared to the 2Q17. **Asia** produced **319.6** Mton in the 2Q18, an **increase of 6.3%** compared to the same period in 2017, while the **European Union** and **North America** increased by **1.7%** and **2.7%**, respectively, on the same comparison basis.

• In the **2Q18**, CSN's **plate production** totaled 996 thousand tons, a decrease of 5% compared to the 1Q18 due to corrective maintenance. In turn, the **production of flat rolled products in the 2Q18 remained stable** compared to the 1Q18 and 4% above compared to the 2Q17, totaling 981 thousand tons. **According to the Brazilian Steel Institute (IABr)**, in the second quarter of 2018, **the domestic sales** totaled **6.4 million** tons of steel, **an increase of 5%** compared to the prior year. The **apparent consumption** totaled **5.1 million** tons, **an increase of 9%** compared to the same period of last year. **Brazilian steel production** totaled **8.5 million** tons, **an increase of 1%**.

Plate production	1,070	1,050	996	(5%)	(7%)
Third-party plates	38	0	0	-	(100%)
Total plates (UPV + third parties)	1,1081	,050	997	(5%)	(10%)
Total flat rolled products	943	978	981	0%	4%
Total long rolled products	56	40	53	31%	(5%)

• CSN's **total sales** reached 1,321 thousand tons of steel products in the **2Q18**, an increase of **3%** and **13%** compared to the 1Q18 and 2Q17, respectively.

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- In the **2Q18** the steel volume sold by CSN in the **domestic market** totaled 798 thousand tons, an increase of **2%** compared to the 1Q18 and 22% compared to the 2Q17. Out of this total, 748 thousand tons refers to flat steel products and 50 thousand tons to long steel products. The **expansion of the automotive and OEM market significantly increased hot rolled flat steel products (+29% YoY) and galvanized items (+38% YoY).**
- In the **foreign market**, CSN's sales in the **2Q18** totaled 523 thousand tons, an increase of 5% compared to the immediately prior quarter. In this period, 74 thousand tons were directly exported and 449 thousand tons were sold by foreign subsidiaries, out of which 142 thousand tons by LLC, 212 thousand tons by SWT and 95 thousand tons by Lusosider.

• In the 2Q18, CSN maintained its high **market share of coated products** as a percentage of total sales volume (44% in the 2Q18), following the strategy of adding more value to its product mix. Sales of coated products such as galvanized items and metallic sheets accounted for 56% of flat steel sales, considering all markets in which the Company operates. In the **foreign market**, the market share of coated products increased from 81% in the 1Q18 to 84% of flat steel sales in the 2Q18.

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According to **ANFAVEA**(National Association of Automobile Manufacturers), in the second quarter of 2018, the production of vehicles, light commercial vehicles, trucks and busestotaled 734,774 thousand units, an increase of 12.73%, compared to the same period of prior year. The exports, in turn, reduced the performance, totaling 198,816 thousand vehicles sold, a decrease of 2% compared to the same period of prior year. Anfavea estimates an increase of 11.9% in vehicles produced in 2018, for 3.02 million units.

According to **ABRAMAT**(Brazilian Association of Building Material Industry), the accumulated **building material sales**decreased by **4,7%**through June 2018, compared to the June 2017, however, the association estimates an increase of 1,5% in the industry revenues, despite a reduction of 0,4% in 1H18.

According to **IBGE** (Brazilian Institute of Geography and Statistics), **home appliance production**referring to data accumulated from 12 months to May, **registered a 13.8% increase**, compared to the same period accumulated in 2017.

According to **INDA** (National Institute of Steel Distributors) in the **2Q18**, distribution purchases **increased by 11.2%** compared to the 2Q17. **Accumulated imports in the 2Q18 increased by 16.9%**compared to the same period in 2017, a total volume of 335.8 thousand tons.

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- **Net steel revenue** totaled R\$4,093 million in the 2Q18, an increase of **11%** and **34%** compared to the 1Q18 and 2Q17, respectively, mainly due to an increase in sales in the domestic and foreign markets and higher average steel prices, both in the domestic market (+3% compared to the 1Q18) and foreign market (+17% compared to the 1Q18).
- **Cost of sales** in **the 2Q18**increased by 13% compared to the 1Q18, totaling R\$3,276 million, mainly due to the increase in raw material prices (coal HCC, coke and pellets) and corrective maintenance.
- **Plate production cost** in the **2Q18** totaled R\$1,635/t, an increase of 11% compared to the 1Q18. The increase in the prices of the main raw materials was also impacted by the exchange rate variation in the period.
- **Adjusted EBITDA** totaled R\$708 million in the **2Q18**, an increase of 2.6% compared to R\$690 million in the 1Q18, due to the increase in sales volume, as well as the challenging scenario during the trucker strike. The adjusted EBITDA margin in the 2Q18 reached 17.3%, or a decrease of 1.5 p.p. compared to the immediately prior quarter.

CSN's Mining Results

In the **2Q18**, the steel production in China was 238 Mt, reaching a record quarterly production and representing an increase of 13% compared to 1Q18. However, the cut in production of sintering and trade tensions have negatively impacted prices. In this regard, **iron ore price ratio in the 2Q18 reached US\$65.35/dmt (Platts, Fe62%, N. China), on average, a decrease of 12% compared to the 1Q18**. The US dollar variation between the periods was 11.1%, which offset, in domestic currency, the decrease in iron ore prices.

The drop in the overall supply of high silica ore resulted in a strong reduction of 50% in the market discount of this impurity in 2Q18, compared to the 1Q18.

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In regards to **maritime freight**, the BCI-C3 (Tubarão-Qingdao) route reached an average of US\$17.41/wmt in the **2Q18**, **an increase of 16%**compared to the prior quarter driven by higher transoceanic volumes and superior oil prices.

- In the **2Q18**, **iron ore production totaled** 6.7 million tons, an increase of 10% compared to the 1Q18, mainly due to the mining plan, lower rainfall index of the period and efforts to mitigate the restrictions imposed by the truck drivers' strike. **Iron ore purchases** totaled 1,878 thousand tons in the **2Q18**, an increase of 26% compared to the 1Q18.
- **Iron ore sales** totaled 8.1 million tons in the **2Q18**, an increase of 9% compared to the 1Q18, out of which 1.4 million tons were sold to Presidente Vargas Plant (+5%).

Iron ore production Ore purchased from third parties	7,948 6,129 167 1,487	,	10% 26%	(15%) 1.027%
Total production + purchases	8,114 7,616	8,621	13%	6 %
Sales to UPV	1,307 1,309	1,376	5%	5%
Volume sold to third parties	6,511 6,165	6,754	10%	4%
Total sales	7.818 7.474	8.130	9%	4%

The production and sales volumes considered a 100% stake in CSN Mineração.

In the **2Q18**, **mining net revenue** totaled R\$1,331 million, an increase of **16%** compared to the immediately prior quarter due to the decrease in sales volumes (+9%) and appreciation of the US dollar against Brazilian real. The CIF + FOB unit revenue in the **2Q18** totaled **US\$56.8/wmt**, an increase of 2% compared to the prior quarter, due to improved quality and higher demand for low alumina products.

Realized iron ore price by CSN Mineração

(CIF + FOB* - US\$/wmt delivered in China)

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- **Mining sales cost** totaled R\$855 million in the **2Q18**, an increase of 7% compared to the 1Q18, due to the increase in the sales volume in the period (+9%).
- Despite the decrease in the Platts index in the quarter compared to the prior quarter, adjusted EBITDA margin reached 40% in the 2Q18, or an increase of 1.7 p.p. compared to the 1Q18, and adjusted EBITDA reached R\$533 million in the 2Q18, an increase of 21% compared to the 1Q18, due to the increased volume, lower unit cost of iron ore volume in vessels and better realized price, in addition to the US dollar appreciation of 11.1% against Brazilian real.

CSN's Logistics Results

Railway logistics: In the **2Q18**, **net revenue** totaled R\$370 million, generating **adjusted EBITDA** of R\$147 million and **adjusted EBITDA** margin of 40%.

Port logistics: In the **2Q18**, Sepetiba Tecon shipped 114 thousand tons of steel products, in addition to 98 thousand tons of general cargo and approximately 56 thousand containers. In the 2Q18, **net revenue** totaled R\$64 million, due to the significant increase in general cargo volume and balance against container and steel volumes, generating **adjusted EBITDA** of R\$12 million and **adjusted EBITDA margin** of 18%.

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Container volume (thousand units)	39	65	56	(13%)	45%
Steel volume (thousand ton)	212	219	114	(48%)	(46%)
General cargo volume (thousand ton)	1	31	98	215%	17.991%

CSN's Energy Results

According to **EPE** (Energy Research Company), domestic electric consumption in **Brazil** decreased by **0.4**% in June over the same period of the previous year. The industrial segment posted an increase in energy consumption of **1.9**% in the first half of 2018 versus the same period last year. The residential and commercial sectors increased energy consumption by **1.5**% and **0.4**%, respectively, against the same period in 2017.

In the **2Q18**, **net energy revenue** totaled R\$113 million (+24% compared to the 1Q18) due to the increase in energy sales in the free market, with **adjusted EBITDA** of R\$36 million and **adjusted EBITDA margin** of 32%.

CSN's Cement Results

In the **second quarter of 2018**, **cement sales in the domestic market** totaled 12.9 million tons, according to the preliminary industry data, disclosed by the **SNIC** (National Cement Industry Union), an increase of solely **0.14%** compared to the second quarter of 2017.

According to the **SNIC** data, **sales volume in the second quarter was significantly impacted** due to the trucker strike, representing a decrease of 20.3% in May compared to the same period in 2017.

In the **2Q18**, **CSN's cement sales** totaled 890 thousand tons, an increase of 10% compared to the 1Q18, representing **net revenue** of R\$152 million, despite of the adverse strike scenario. Adjusted **EBITDA** reached R\$42 million (+248%), with **adjusted EBITDA** margin of 28%, or an increase of 18.6 p.p. compared to the prior quarter, mainly due to the increased prices and volumes.

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Total production	841	775	876	13%	4%
Total sales	831	806	890	10%	7%

Capital market

In the **second quarter of 2018**, the CSN's shares depreciated by 1.8%, while the Ibovespa index depreciated by 14%. The daily traded volume (CSNA3) on B3, in turn, totaled R\$81.2 million. On the New York Stock Exchange (NYSE), the Company's American Depositary Receipts (ADRs) depreciated by 24%, while Dow Jones increased by 2.65%. The daily traded volume (SID) of the Company's ADRs on NYSE totaled US\$6.3 million.

Number of shares (in thousands)	1,387,524
Market value	
Closing price (R\$/share)	7.86
Closing price (US\$/ADR)	2.02
Market value (R\$ million)	10,906
Market value (US\$ million)	2,832
Total return including dividends and interest on canital	

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CSNA3	(1.8%)
SID	(24%)
Ibovespa	(14%)
Dow Jones	2.65%
Volume	
Daily average (thousand shares)	9,422
Daily average (R\$ thousand)	81,222
Daily average (thousand ADRs)	2,641
Daily average (US\$ thousand)	6,310
Source: Bloomberg	

Some of the statements contained herein are forward-looking statements that express or imply expected results, performance or events. These perspectives include future results that may be influenced by historical results and the statements under 'Outlook'. Actual results, performance or events may differ materially from those expressed or implied by the forward-looking statements as a result of several factors, such as the general and economic conditions in Brazil and other countries, interest rate and exchange rate levels, protectionist measures in the USA, Brazil and other countries, changes in laws and regulations and general competitive factors (on a global, regional or national basis).

SALES VOLUME CONSOLIDATED (thousand tonnes)

Flat Steel	<u>592</u>	<u>737</u>	<u>748</u>	<u>11</u>	<u> 156</u>
Slabs	-	-	-	-	-
Hot Rolled	216	271	278	7	62
Cold Rolled	117	157	142	(15)	25
Galvanized	191	242	263	21	72
Tin Plates	68	67	66	(1)	(2)
Long Steel UPV	60	45	50	5	(10)
DOMESTIC MARKET	652	782	798	16	146
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Flat Steel	<u>316</u>	<u>280</u>	<u>310</u>	<u>30</u>	<u>(6)</u>
Hot Rolled	14	35	24	(11)	10
Cold Rolled	24	17	26	9	2
Galvanized	232	191	200	9	(32)
Tin Plates	46	37	61	24	15
Long Steel (profiles) FOREIGN	205	216	212	(4)	7
MARKET	521	496	523	27	2
Flat Steel	909	1,017	1,059	<u>42</u>	<u>150</u>
Slabs	-	-	-	-	-
Hot Rolled	230	306	301	(5)	71
Cold Rolled	141	174	168	(6)	27
Galvanized	423	433	463	30	40
Tin Plates	115	104	126	22	11
Long Steel UPV	60	45	50	5	(10)
Long Steel (profiles) TOTAL MARKET	205	216	212	(4) 44	7 147

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(Expressed in thousands of reais – R\$, unless otherwise stated)

1. DESCRIPTION OF BUSINESS

Companhia Siderúrgica Nacional "CSN", also referred to as "the Company" or "Parent Company", is a publicly-held company incorporated on April 9, 1941, under the laws of the Federative Republic of Brazil (Companhia Siderúrgica Nacional, its subsidiaries, associates and joint ventures are collectively referred to herein as the "Group"). The Company's registered office is located in São Paulo, SP, Brazil.

CSN is listed on the São Paulo Stock Exchange (B3 S.A.- Brasil, Bolsa, Balcão) and on the New York Stock Exchange (NYSE). Accordingly, the Company reports its information to the Brazilian Securities and Exchange Commission (CVM) and the U.S. Securities and Exchange Commission (SEC).

The Group's main operating activities are divided into five (5) segments as follows:

Steel:

The Company's main industrial facility is the Presidente Vargas steelworks ("UPV"), located in the city of Volta Redonda, State of Rio de Janeiro. This segment consolidates all operations related to the production, distribution and sale of flat steel, long steel, metallic containers and galvanized steel. In addition to the facilities in Brazil, CSN has operations in the United States, Portugal and Germany aimed at gaining markets and providing excellent services to end consumers. Its steel is used in home appliances, civil construction and automobile industries.

• Mining:

The production of iron ore is developed in the city of Congonhas, State of Minas Gerais.

Iron ore is sold basically in the international market, especially in Europe and Asia. The prices charged in these markets are historically cyclical and subject to significant fluctuations over short periods of time, driven by several factors related to global demand, strategies adopted by the major steel producers, and the foreign exchange rate. All these factors are beyond the Company's control. The ore transportation is carried out through Terminal de Carvão e Minérios do Porto de Itaguaí – ("TECAR"), a solid bulk terminal, one of the four terminals that comprise the Itaguaí Port, in State of Rio de Janeiro. Imports of coal and coke are also carried out through this terminal by providing services to CSN's steel segment.

The Company's mining activities also comprise exploitation of tin in the State of Rondônia, to supply the needs of the UPV. The surplus of these raw materials is sold to subsidiaries and third parties.

Cement:

CSN entered the cement market boosted by the synergy between this activity and its existing businesses. Next to the Presidente Vargas Steelworks (UPV) in Volta Redonda (RJ), the Company installed a new business unit that produces CP-III type cement using slag produced by the UPV's blast furnaces. It also exploits limestone and dolomite at the Arcos unit in the State of Minas Gerais, to meet the needs of the UPV and of the cement plant.

In the fourth quarter of 2016, the Company started the operation of its second clinker production line in Arcos/MG. As a result, the Company is self-sufficient in the production of cement, with an installed capacity of 4.7 million tons per year.

Logistics

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Railroads:

CSN has interests in three railroad companies: MRS Logística S.A., which manages the Southeast Railway System of the former Rede Ferroviária Federal S.A. ("RFFSA"), Transnordestina Logística S.A. ("TLSA") and FTL - Ferrovia Transnordestina Logística S.A. ("FTL"), which has the concession to operate the former Northeast Railway System of RFFSA, in the States of Maranhão, Piauí, Ceará, Rio Grande do Norte, Paraíba, Pernambuco and Alagoas, with TLSA being responsible for the rail links of Missão Velha-Salgueiro, Salgueiro-Trindade, Trindade-Eliseu Martins, Salgueiro-Porto de Suape and Missão Velha-Porto de Pecém (Railway System II), still under construction and FTL being responsible for the rail links of São Luiz-Mucuripe, Arrojado-Recife, Itabaiana-Cabedelo, Paula Cavalcante-Macau and Propriá-Jorge Lins (Railway System I).

Ports:

The Company operates in the State of Rio de Janeiro, through its subsidiary Sepetiba Tecon S.A., the Container Terminal ("TECON") and through its subsidiary CSN Mineração S.A – ("CSN Mineração")., TECAR, both at the Itaguaí Port. Locate in the Bay of Sepetiba, they have privileged highway, railroad and maritime access.

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At TECON, shipment of CSN's steel products, movement of containers, storage, consolidation and deconsolidation of cargo are carried out and, at TECAR, the shipment of iron ore to overseas market and the unloading of coal and other products, such as petroleum coke, sulfur and zinc concentrate for our own use and for several customers.

Energy:

As energy is fundamental to its production process, the Company has electric energy generation assets to guarantee its self-sufficiency.

Note 26 - "Segment Information" details the financial information per CSN's business segment.

Going Concern

The interim financial information was prepared based on the normal continuity of its business.

Negotiations in progress for reprofiling part of the debts do not jeopardize the Company's operating continuity and Management does not have any other relevant operational restructuring plan that implies a change to the conclusion of the operational continuity. Further disclosures on the bases for evaluating the operational continuity were made in the disclosures of this subject included in the financial statements of December 31, 2017, approved by Management on March 26, 2018.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

2.a) Basis of preparation

The Group's parent company and consolidated condensed interim financial information ("condensed quarterly information") have been prepared and are being presented in accordance with accounting practices adopted in Brazil based on the provisions of the Brazilian Corporate Law, pronouncements, guidelines and interpretations issued (CPC), standards issued by the Brazilian Securities and Exchange Commission ("CVM") and International Financial Reporting Standards ("IFRS") issued by the International Accounting Standard Board (IASB) and highlight all the relevant information of the interim financial statements, and only this information, is being disclosed and corresponds to the information used by the Company's management in its activities

The condensed interim financial information has been prepared and is being presented in accordance with CPC 21 (R1) - "Interim Financial Reporting" and IAS 34 - "Interim Financial Reporting", consistently with the standards issued by the CVM.

The significant accounting policies applied in this condensed interim financial information are consistent with the policies described in Note 02 to the Company's financial statements for the year ended December 31, 2017, filed with CVM.

This condensed interim financial information does not include all requirements of annual or full financial statements and, accordingly, should be read in conjunction with the Company's financial statements for the year ended December 31, 2017.

Therefore, in this condensed interim financial information the following notes are not repeated, either due to redundancy or to the materiality in relation to those already presented in the annual financial statements:

Note 02 – Summary of significant accounting policies

Note 08 - Investments

Note 15 - Taxes in installments

Note 16 - Provision for tax, social security, labor, civil and environmental risks and judicial deposits

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Note 26 – Employee benefits

Note 27 – Commitments

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The parent company and consolidated condensed interim financial information was approved by Management on August 07, 2018.

2.b) Basis of presentation

The consolidated condensed interim financial information is presented in Brazilian reais R\$, which is the Company's principal functional currency and the Group's presentation currency.

Transactions in foreign currencies are translated into the functional currency using the exchange rates in effect at the dates of the transactions or valuations when items are remeasured. The asset and liability balances are translated at the exchange rates prevailing at the end of the reporting period. As of June 30, 2018, US\$1 is equivalent to R\$3.8558 (R\$3.3080 as of December 31, 2017) and €1 is equivalent to R\$4.5032 (R\$3.9693 as of December 31, 2017), according to the rates obtained from the Central Bank of Brazil website.

2.c) Basis of consolidation

The accounting policies have been consistently applied to all consolidated companies. The consolidated condensed interim financial statements for the period ended June 30, 2018 and year ended December 31, 2017 include the following direct and indirect subsidiaries and joint ventures, as well as the exclusive funds, as described below:

Companies

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Companies	Equity interests (%) 06/30/2018 12/31/2017 Core business		
Direct interest in subsidiaries: full consolidation			
CSN Islands VII Corp.	100.00	100.00 Financial transactio	
CSN Islands XI Corp.	100.00	100.00 Financial transactio	
CSN Islands XII Corp.	100.00	100.00 Financial transactio	
CSN Minerals S.L.U. (1)	-	100.00 Equity interests	
CSN Export Europe, S.L.U. (1)	-	100.00 Financial transactio	
CSN Metals S.L.U. (1)	-	100.00 Equity interests and	
CSN Americas S.L.U. (1)	-	100.00 Equity interests and	
CSN Steel S.L.U.	100.00	100.00 Equity interests and	
TdBB S.A (*)	100.00	100.00 Equity interests	
Sepetiba Tecon S.A.	99.99	99.99 Port services	
Minérios Nacional S.A.	99.99	99.99 Mining and Equity in	
Companhia Florestal do Brasil	99.99	99.99 Reforestation	
Estanho de Rondônia S.A.	99.99	99.99 Tin Mining	
Companhia Metalúrgica Prada	99.99	99.99 Manufacture of con	
CSN Gestão de Recursos Financeiros Ltda. (*)	99.99	99.99 Management of fun	
CSN Mineração S.A.	87.52	87.52 Mining and Equity in	
CSN Energia S.A.	99.99	99.99 Sale of electric pow	
FTL - Ferrovia Transnordestina Logística S.A.	91.69	90.78 Railroad logistics	
Nordeste Logística S.A.	99.99	99.99 Port services	
Aceros México CSN (2)	1.00	Commercial represe	
Indirect interest in subsidiaries: full consolidation			
Companhia Siderúrgica Nacional LLC(3)		100.00 Steel	
Lusosider Projectos Siderúrgicos S.A.	99.94	99.94 Equity interests and	
Lusosider Aços Planos, S. A.	99.99	99.99 Steel and Equity int	
CSN Resources S.A.	100.00	100.00 Financial transactio	
Companhia Brasileira de Latas	99.99	99.99 Sale of cans and co	
Companhia de Embalagens Metálicas MMSA	99.67	99.67 Production and sale	

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Companhia de Embalagens Metálicas - MTM

99.67 Production and sale

99.67

CSN Steel Holdings 1, S.L.U.	100.00	100.00 Financial transactio
CSN Productos Siderúrgicos S.L.	100.00	100.00 Financial transactio
Stalhwerk Thüringen GmbH	100.00	100.00 Production and sale
CSN Steel Sections UK Limited (*)	100.00	100.00 Sale of long steel
CSN Steel Sections Polska Sp.Z.o.o	100.00	100.00 Financial transactio
CSN Asia Limited	100.00	100.00 Commercial represe
CSN Mining Holding, S.L	87.52	87.52 Financial transactio
CSN Mining GmbH	87.52	87.52 Financial transactio
CSN Mining Asia Limited	87.52	87.52 Commercial represe
Aceros México CSN (2)	99.00	100.00 Commercial represe
Lusosider Ibérica S.A.	99.94	99.94 Steel, industrial and
CSN Mining Portugal, Unipessoal Lda.	87.52	87.52 Commercial represe
Companhia Siderúrgica Nacional LLC ⁽³⁾	100.00	Import and distribut
Direct interest in joint operations: proportionate consolidation		
Itá Energética S.A.	48.75	48.75 Electric power gene
Consórcio da Usina Hidrelétrica de Igarapava	17.92	17.92 Electric power cons
Direct interest in joint ventures: equity method		
MRS Logística S.A.	18.64	18.64 Railroad transportat
Aceros Del Orinoco S.A.	31.82	31.82 Dormant company
CBSI - Companhia Brasileira de Serviços de Infraestrutura	50.00	50.00 Equity interests and
Transnordestina Logística S.A.	46.30	46.30 Railroad logistics
Indirect interest in joint ventures: equity method		
MRS Logística S.A.	16.30	16.30 Railroad transporta
Direct interest in associates: equity method		
Arvedi Metalfer do Brasil S.A.	20.00	20.00 Metallurgy and Equ

^(*) Dormant companies, therefore, they are presented in note 10.a., where information on companies accounted for under the equity method and fair value through profit or loss and comprehensive income are disclosed;

Events in 2018

(1) On February 6, 2018, the Spanish commercial registry recognized the merger by absorption of the companies by CSN Steel, S.L.U., date from which the companies were considered legally extinct, before third parties and for the purposes of commercial law, the merger is retroactive to the date of December 28, 2017.

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- (2) Transfer of 1% stake in Aceros Mexico from CSN Steel to Companhia Siderúrgica Nacional on February 1, 2018.
- (3) On June 5, 2018 CSN LLC had its corporate name changed to "Heartland Steel Processing, LLC". On the same date, a new company was incorporated under the name "Companhia Siderúrgica Nacional, LLC", a wholly owned subsidiary of Heartland Steel Processing, LLC. On June 28, 2018, Companhia Siderúrgica Nacional, LLC., became a wholly-owned subsidiary of CSN Steel and, on June 29, 2018, Heartland Steel Processing, LLC was sold to Steel Dynamics, Inc. The remaining assets are registered at Companhia Siderúrgica Nacional, LLC, a subsidiary of CSN Steel (see note 4).

Exclusive funds

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	Equity in		
Exclusive funds Direct interest: full consolidation	06/30/2018	12/31/2017	Core business
Diplic II - Private credit balanced mutual fund	100.00	100.00	Investment fund
Caixa Vértice - Private credit balanced mutual fund	100.00	100.00	Investment fund
VR1 - Private credit balanced mutual fund	100.00	100.00	Investment fund

3. ADOPTION OF NEW ACCOUNTING PRACTICES

The Company applied as of January 1, 2018, the IFRS 09 Financial Instruments (corresponding to CPC 48) and IFRS 15 Revenues from Contracts with Customers (corresponding to CPC 47), both of which were approved by CVM in November 2016 as well as interpretation IFRIC 22, corresponding to ICPC 21, approved in July 2017. IFRS 09 and 15 replaced IAS 39 Financial Instruments: Recognition and Measurement and IAS 18 Revenue and related interpretations, respectively.

The Company decided to adopt the modified transition method for the implementation of the new standards, where any transitory adjustment is recognized in retained earnings on January 1, 2018, without comparative adjustment and whose impacts are being detailed below:

• IFRS 9 / CPC 48 Financial instruments

The new pronouncement includes new rules on the classification and measurement of financial assets, as well as impairment of assets and new practices for hedge accounting, which are simplified below:

Classification and measurement - IFRS 9 establishes that financial assets should be classified and measured in one of three categories: amortized cost, fair value through other comprehensive income (VJORA) and fair value through profit or loss (VJR). The categories of held-to-maturity, loans and receivables and available for sale that were part of the scope of IAS 39, were removed.

Impairment of assets- the "incurred losses" model is replaced by an "estimated credit loss" model, where it is no longer necessary for a loss event to occur before recognition of the impairment loss. The model uses a two-pronged approach, in which the provision will be measured for expected credit losses for 12 months or for the entire life of the asset. These changes did not bring impacts to the Company.

Hedge Accounting - a new general hedge accounting model was included, which does not change, but fundamentally the types of hedge relationship or requirements for measurement and recognition of ineffectiveness. These changes did not bring impacts to the Company.

The main effect of the adoption of IFRS 09 is presented in note 14.II, referring to the classification from January 1, 2018 and measurement of the investment in Usinas Siderúrgicas de Minas Gerais S.A. - Usiminas and Panatlântica S.A. at fair value through profit or loss (VJR) and obtained a gain of R\$ 1.4 billion (gross) as of June 30, 2018 recorded in other operating income and expenses (Note 24).

• IFRS 15 / CPC 47 Revenue from contract with customer

Revenue from contracts with customers - IFRS 15 establishes a new concept for revenue recognition, replacing IAS 18 Revenue, IAS 11 - Construction Contracts and related interpretations. The Company adopted IFRS 15 using the modified retrospective method, which does not require the restatement of comparative information

The new pronouncement establishes a five-step model for determining the recognition of revenue from customer contracts, as follows:

- **Identification of the contract:** identify when there is an agreement and the parties involved.

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- **Identify the performance obligations**: from the definitive agreement, analyze the contractual promises, in order to identify which promised items can be considered as performance obligations.
- **Determine the price of the obligation**: The transaction price is the value of the consideration that the entity expects to receive by transferring the control of the promised goods and services, the value of the transaction can include fixed values, variable values or both.
- **Transaction Price Allocation**: At the time of signing the contract, the transaction price must be allocated to each performance obligation.
- **Recognize Revenue**: Revenue recognition occurs at the time (or to the extent that) meets a performance obligation by transferring control of a good or service to a customer.

Analyzing the topic "identification of performance obligations", the Company identified in its operations the following performance obligations

- Sale of finished products: the transfer of risks and benefits coincides with the transfer of control of the products, thus, the moment of recognition of revenue from product sales was not impacted by the adoption of this new standard.

- **Provision of service**: in the main services provided by the Company, the revenue recognition coincides with the conclusion of the service, therefore without impacts by the adoption of this standard.
- Freight / insurance liability in CFR / CIF incoterms: the freight service in the CFR and CIF modalities will be considered a separate service and therefore a separate performance obligation, with allocation of part of the price of the transaction recognized in profit or loss, according to the effective provision of the service over time.

The effect of the difference in the recognition of the portion of revenue allocated to freight does not significantly affect the Company's income. Therefore, such revenue will not be presented separately in the Company's financial statements.

In the other topics of the new standard, the Company did not identify material measurement impacts in the application of this standard

• IFRIC 22 / ICPC 21 Foreign currency transaction and down payment

Required to apply in January 2018, IFRIC 22, which corresponds to ICPC 21, is to regulate the concepts established in CPC 02 - Effects of Changes in Foreign Exchange Rates and Conversion of Financial Statements, on how to determine the transaction date with the purpose of determining the exchange rate to be used in the initial recognition of an asset, expense or revenue (or part thereof) in the derecognition of non-monetary assets or non-monetary liabilities arising from the payment or early receipt in foreign currency.

Generally speaking, the interpretation deals with transactions in foreign currency in which the Company recognizes a non-monetary asset or non-monetary liability resulting from early payment or receipt, even before the company recognizes the related asset, expense or revenue.

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The consensus of this interpretation clarifies that the transaction date for determining the exchange rate to be used in the case of advances is defined as the date that the entity initially recognizes the non-monetary asset or non-monetary liability arising from the early payment or receipt. In the case of multiple payments or receipts in advance, the company shall determine the transaction date, each payment or advanced receipt.

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As the Company already adopts the practices established by CPC 02, establishing the historical rate at the time of recognition of non-monetary assets and liabilities related to the anticipation, there is no impact resulting from the application of this technical interpretation.

4. SALE OF FOREIGN SUBSIDIARY

In May 2018, Companhia Siderúrgica Nacional ("CSN") announced to its shareholders and to the market, through a Material Fact, the sale by its wholly-owned subsidiary CSN Steel S.L.U., total interest in Companhia Siderúrgica Nacional LLC ("LLC") to Steel Dynamics, Inc. ("SDI"), approved on the same date by the Board of Directors. The LLC is located in the United States with operations in stripping, cold rolling and galvanizing of flat steel.

In June 2018, after fulfilling all the precedent conditions foreseen in the purchase and sale agreement entered into with SDI, the Company concludes the transaction with the transfer of the equity interest and receipt of the base value of the transaction, adjusted in US\$ 400 million, as shown below:

	U\$\$	R\$	
Receipt from the sale of the investment	395,661	1,525,590	
Deposits in guarantee	2,000	7,712	
Contractual expenses and fees (d)	2,339	9,021	
Base value of the transaction (a)	400,000	1,542,323	
Working capital to be received (b)	34,008	131,127	
Net assets LLC (c)	133,445	514,537	
Net gain on sale = (a+b-c-d)	298,224	1,149,892	

The final value of the transaction is still subject to post-closing adjustment, which will be completed between September and October 2018, according to the LLC's working capital ascertained on the closing date.

The net investment, results and cash flows from the sale of the investment are summarized below:

4.a) Balance sheet

	LLC
ASSETS	06/30/2018
Current Assets	418,014
Cash and cash equivalents	760
Trade Receivable	114,266
Inventory	299,373
Other current assets	3,615
Non-current assets	191,431
Other non-current assets	205
Property, plant and equipment	191,226
TOTAL ASSETS	609,445

LIABILITIES

Current Liabilities	89,810
Borrowings and Financing	5,446
Social and Labor obligations	5,526
Trade payables	76,400
Tax payables	1,398
Other payables	1,040
Non-current liabilities	5,098
Borrowings and Financing	5,098

Shareholders' equity (disposal) 514,537

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TOTAL LIABILITIES 609,445

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4.b) Statement of Income

	06/30/2018	06/30/2017
Net Revenues	997,061	472,409
Cost from sale of goods and rendering of services	(888,850)	(388,322)
Gross profit	108,211	84,087
Selling expenses	(24,650)	(10,521)
General and administrative expenses	(15,649)	(9,531)
Other operating expenses, net	(844)	(358)
Profit before financial income (expenses)	67,068	63,677
Financial income (expenses), net	(2,641)	(428)
Profit (loss) before taxes	64,427	63,249
Income tax and Social Contribution	(1,730)	-
Profit (loss) for the period	62,697	63,249

4.c) Statement of Cash Flows

	06/30/2018	06/30/2017
Net cash provided by (used) by operating activities	149,691	(69,216)

Net cash provided by (used) by investing activities	(6,269)	(2,492)
Net cash provided by (used) by financing activities	(176,592)	(1,860)
Increase (decrease) in cash and cash equivalents for the period	(33,170)	(73,568)
Cash and equivalents at the beginning of the year	33,930	112,428
Cash and equivalents at the end of the year	760	38,860

Net cash receipts from the sale of subsidiary LLC

	06/30/2018
Net cash received from the sale of the asset	1,525,590
Cash and cash equivalents transferred on the sale of the assets	(760)
Net cash provided by the sale of assets	1,524,830

5. CASH AND CASH EQUIVALENTS

		Consolidated		Parent Company
	06/30/2018	12/31/2017	06/30/2018	12/31/2017
Current				
Cash and cash equivalents				
Cash and banks	2,083,269	193,702	1,482,367	38,311
Short-term investments				
In Brazil:				
Government securities	1,331	12,100	71	150
Private securities	872,729	644,525	240,020	79,116
	874,060	656,625	240,091	79,266
Abroad:				
Time deposits	554,003	2,561,245	91,566	275,927
Total short-term investments	1,428,063	3,217,870	331,657	355,193
Cash and cash equivalents	3,511,332	3,411,572	1,814,024	393,504
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The funds available established in Brazil, are basically invested in repurchase agreements and Bank Certificate of Deposit ("CDBs") and yield interest based on the floating of Certificates of Interbank Deposits ("CDI") and government securities are basically repurchase agreements backed by National Treasury Notes. The funds are managed by BNY Mellon Serviços Financeiros DTVM S.A. and Caixa Econômica Federal (CEF). The Company invests part of the resources through the investments considered exclusive, and their financial statements were consolidated into the Company's statements. The funds are managed by BNY Mellon Serviços Financeiros DTVM S.A. and Caixa Econômica Federal (CEF).

A significant part of the funds is invested abroad in time deposits in banks considered by management as top rated banks and the returns are based on fixed interest rates.

6. FINANCIAL INVESTMENTS

	Short		Consolidated Long term	Short	Parent Company term
CDB - Bank certificate of deposit	06/30/2018	12/31/2017	06/30/2018	12/31/2017	31/12/2017
(1)	738,790 2,394	716,218 19,494		738,790 127	716,218 243

738,917

716,461

Government securities (2) Time Deposit (3)

		7,712
741,184	735,712	7,712

- 1. Financial investment linked to Bank Certificate of Deposit to secure a letter of guarantee of certain loans.
- 2. Investments in National Treasury Bills (LFT) managed by its exclusive funds.
- 3. Investments in Time Deposit in custody to cover additional expenses of the sale of LLC.

7. TRADE RECEIVABLES

		Parent Company		
	06/30/2018	12/31/2017	06/30/2018	12/31/2017
Trade receivables				
Third parties				
Domestic market	1,492,018	1,290,823	1,192,939	1,056,929
Foreign market	849,298	982,846	95,076	150,264
	2,341,316	2,273,669	1,288,015	1,207,193
Allowance for doubtful debts	(201,312)	(191,979)	(147,674)	(140,392)
	2,140,004	2,081,690	1,140,341	1,066,801
Related parties (note 19 a)	129,071	115,388	998,196	831,993

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	2,269,075	2,197,078	2,138,537	1,898,794
Other receivables				
Dividends receivable (note 19 a) (*)	82,225	41,528	409,537	1,044,242
Advances to employees	27,396	33,942	16,799	22,123
Other receivables	9,461	3,667	435	1,547
	119,082	79,137	426,771	1,067,912
	2,388,157	2,276,215	2,565,308	2,966,706
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(*) In parent company refers mainly to dividends receivable from CSN Mineração S.A. amounting to R\$ 364,595. In 2018, the amount received was R\$ 969,648.

In accordance with the internal sales policy the Group carries out transactions of assignment of receivables without co-obligation in which, after assigning the customer's trade notes/bills and receiving the amounts from each transaction closed, CSN settles the receivables and becomes entirely free from the credit risk of the transaction. This transaction totals R\$284,286 as of June 30, 2018 (R\$181,972 as of December 31, 2017), less the trade receivables.

The gross balance of receivables from third parties is comprised as follows:

		Consolidated		Parent Company
	06/30/2018	12/31/2017	06/30/2018	12/31/2017
Current	1,491,112	1,391,839	593,728	530,774
Past-due up to 30 days	102,987	167,760	40,231	50,141
Past-due up to 180 days	49,906	142,346	19,101	114,230
Past-due over 180 days	697,311	571,724	634,955	512,048
	2,341,316	2,273,669	1,288,015	1,207,193

The movements in the Company's allowance for doubtful debts are as follows:

Consolidated

				Parent Company
	06/30/2018	12/31/2017	06/30/2018	12/31/2017
Opening balance	(191,979)	(172,782)	(140,392)	(124,351)
Estimated losses	(10,312)	(36,697)	(7,282)	(29,270)
Recovery of receivables	979	17,500		13,229
Closing balance	(201,312)	(191,979)	(147,674)	(140,392)

8. INVENTORIES

		Consolidated		Parent Company
	06/30/2018	12/31/2017	06/30/2018	12/31/2017
Finished goods	1,551,916	1,308,802	1,139,047	856,707
Work in progress	1,101,040	1,135,589	921,890	981,204
Raw materials	1,349,832	1,050,588	1,009,974	699,671
Spare Parts	805,712	814,725	440,396	435,827
Iron ore	335,124	278,041	29,533	20,914
Advances to suppliers	122,609	12,514	12,478	8,997
(-) Provision for losses	(134,822)	(135,840)	(50,139)	(51,968)
	5,131,411	4,464,419	3,503,179	2,951,352

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The movements in the provision for inventory losses are as follows:

		Consolidated		Parent Company	
Opening balance	06/30/2018 (135,840)	12/31/2017 (101,176)	06/30/2018 (51,968)	12/31/2017 (37,312)	
Reversal / (losses) for slow-moving and obsolescence	1,018	(34,664)	1,829	(14,656)	
Closing balance	(134,822)	(135,840)	(50,139)	(51,968)	

9. OTHER CURRENT AND NONCURRENT ASSETS

The group of other current and noncurrent assets is comprised as follows:

	Cur	rent	Consoli Non-current		
	06/30/2018	12/31/2017	06/30/2018	12/31	
Judicial deposits (note 17)			361,593	33	
Credits with the PGFN (1)			46,774	4	
Recoverable taxes (2)	1,013,476	866,986	414,586	40	

Prepaid expenses	76,540	50,078	39,019	(
Actuarial asset - related party (note 19 a)			97,509	1
Derivative financial instruments (note 14 I)	4,165			
Securities held for trading (note 14 I)	3,734	2,952		
Iron ore inventory (3)			144,499	14
Northeast Investment Fund – FINOR			26,598	2
Other receivables (note 14 I)			7,077	2
Loans with related parties (nota 19 a e 14 l)	2,556	2,441	655,173	5
Other receivables from related parties (note 19 a)	3,649	3,577	29,770	;
Monetary adjustment related to the Eletrobrás's compulsory loan (4)			755,151	7!
Others	210,472	67,544	20,018	(
	1,314,592	993,578	2,597,767	2,5

- 1. Refers to the excess of judicial deposit originated by the 2009 REFIS program (Tax Debt Refinancing Program). After the settlement of the program amount, the balance of one of the lawsuits was withdrawn by the Company with a court authorization.
- 2. Refers mainly to taxes on revenue (PIS/COFINS) and state VAT (ICMS) recoverable and income tax and social contribution for offset.
- 3. Long-term iron ore inventories that will be used after the implementation of the processing plant, generating as final product the pellet feed, expected to start operating in the first half of 2020.
- 4. This is a net amount, certain and due, arising from a favorable final decision to the Company, which is irreversible and irrevocable, in order to apply the STJ's consolidated position on the subject, which culminated in the conviction of the Eletrobrás to the payment of the correct interest and monetary correction of the Compulsory Loan. The said final decision, as well as the certainty about the amounts involved in the settlement of the judgment (judicial procedure to request the satisfaction of the right), allowed the conclusion that the entry of this value is certain.
- 5. Refers mainly to the adjustment of the transaction price, which is variable according to the calculation of the working capital adjustment of CSN LLC, which is to be paid by Steel Dynamics, Inc. ("SDI"), and is estimated at R\$ 131,127.

10. INVESTMENTS

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The information on the activities of subsidiaries, joint ventures, joint operations, associates and other investments did not have any changes in relation to that disclosed in the Company's financial statements as of December 31, 2017 and, accordingly, the Company decided not to repeat it in the condensed interim financial information as of June 30, 2018.

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Quarterly Financial Information – June 30, 2018 – CIA SIDERURGICA NACIONAL

10.a) Direct interests in subsidiaries, joint ventures, joint operations, associates and other investments

		%		Partic	pation in	06/30/2018	
Companies	Number of si by CSN in Common	 Direct equity interest	Assets	Liabilities	Shareholders' equity	Profit / (loss) for the period	Partic dir
Investments un	der the equity						
method							
Subsidiaries							
CSN Islands VII	20,001,000	100.00	2,459,627	2,753,716	(294,089)	(115,936)	
Corp. CSN Islands XI						,	
Corp.	50,000	100.00	2,925,786	3,016,341	(90,555)	(48,050)	
CSN Islands XII Corp.	1,540	100.00	2,458,104	3,861,051	(1,402,947)	(257,124)	
CSN Minerals	(1)						
Europe, S.L.U.	(1)						
S.L.U.	(1)						
CSN Americas S.L.U.	(1)						
CSN Steel	22,042,688	100.00	4,038,103	301,390	3,736,713	1,710,595	
S.L.U.		99.99	474,034	166,314	307,720	8,475	

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Sepetiba Tecon S.A.	254.015.052						
S.A. Minérios	254,015,052			400.044	04.050	44.000	4 000
Nacional S.A.	66,393,587		99.99	123,241	81,253	41,988	1,692
Valor Justo -							
Minérios						2,123,507	
Nacional Estanho de							
Rondônia S.A.	121,861,697		99.99	47,505	43,906	3,599	(1,374)
Companhia	121,001,007						
Metalúrgica	445.004.000		99.99	701,205	566,431	134,774	(35,058)
Prada	445,921,292			•	,	,	, , ,
CSN Mineração	158,419,480		87.52		4,237,396	8,655,389	317,722
S.A.	130,413,400		07.52	12,892,785	4,207,000	0,000,000	017,722
CSN Energia	43,149		99.99	117,348	37,294	80,054	27,591
S.A. FTL - Ferrovia	,			,	,	,	,
Transnordestina			91.69	406,854	109,587	297,267	(16,865)
Logística S.A.	442,672,357		31.03	400,004	103,307	237,207	(10,000)
Companhia							
Florestal do	41,673,302		99.99	34,956	3,869	31,087	(89)
Brasil							, ,
Nordeste	99,999		99.99	82	55	27	2
Logística	00,000		00.00	02	00	_,	_
CGPAR -							
Construção (2 Pesada S.A.	(1)						
resaua o.a.							
Valor Justo							
Valor Justo Imobilizado -						13 624 534	1 501 581
Valor Justo Imobilizado - CGPAR				26,679,630	15,178,603	13,624,534	1,591,581
Valor Justo Imobilizado - CGPAR Joint-venture an	d			26,679,630	15,178,603	13,624,534	1,591,581
Valor Justo Imobilizado - CGPAR Joint-venture an Joint-operation	d			26,679,630	15,178,603	13,624,534	1,591,581
Valor Justo Imobilizado - CGPAR Joint-venture an Joint-operation Itá Energética			48.75	26,679,630 261,506	15,178,603 17,861	13,624,534 243,645	1,591,581 5,899
Valor Justo Imobilizado - CGPAR Joint-venture an Joint-operation Itá Energética S.A.	253,606,846			261,506	17,861	243,645	5,899
Valor Justo Imobilizado - CGPAR Joint-venture an Joint-operation Itá Energética S.A. MRS Logística		2,673,312	48.75 18.64				
Valor Justo Imobilizado - CGPAR Joint-venture an Joint-operation Itá Energética S.A.	253,606,846	2,673,312		261,506	17,861	243,645	5,899
Valor Justo Imobilizado - CGPAR Joint-venture an Joint-operation Itá Energética S.A. MRS Logística S.A. CBSI - Companhia	253,606,846 26,611,282	2,673,312	18.64	261,506 1,482,334	17,861 800,434	243,645 681,900	5,899 39,605
Valor Justo Imobilizado - CGPAR Joint-venture an Joint-operation Itá Energética S.A. MRS Logística S.A. CBSI - Companhia Brasileira de	253,606,846	2,673,312		261,506	17,861	243,645	5,899
Valor Justo Imobilizado - CGPAR Joint-venture an Joint-operation Itá Energética S.A. MRS Logística S.A. CBSI - Companhia Brasileira de Serviços de	253,606,846 26,611,282	2,673,312	18.64	261,506 1,482,334	17,861 800,434	243,645 681,900	5,899 39,605
Valor Justo Imobilizado - CGPAR Joint-venture an Joint-operation Itá Energética S.A. MRS Logística S.A. CBSI - Companhia Brasileira de Serviços de Infraestrutura	253,606,846 26,611,282	2,673,312	18.64	261,506 1,482,334	17,861 800,434	243,645 681,900	5,899 39,605
Valor Justo Imobilizado - CGPAR Joint-venture an Joint-operation Itá Energética S.A. MRS Logística S.A. CBSI - Companhia Brasileira de Serviços de Infraestrutura Transnordestina	253,606,846 26,611,282	2,673,312	18.64	261,506 1,482,334	17,861 800,434	243,645 681,900	5,899 39,605
Valor Justo Imobilizado - CGPAR Joint-venture an Joint-operation Itá Energética S.A. MRS Logística S.A. CBSI - Companhia Brasileira de Serviços de Infraestrutura Transnordestina Logística S.A.	253,606,846 26,611,282 1,876,146 24,168,304	2,673,312	18.64	261,506 1,482,334 18,004	17,861 800,434 13,968	243,645 681,900 4,036 1,191,621	5,899 39,605 1,688
Valor Justo Imobilizado - CGPAR Joint-venture an Joint-operation Itá Energética S.A. MRS Logística S.A. CBSI - Companhia Brasileira de Serviços de Infraestrutura Transnordestina Logística S.A. Fair Value alocad	253,606,846 26,611,282 1,876,146 24,168,304 o à TLSA na	2,673,312	18.64	261,506 1,482,334 18,004	17,861 800,434 13,968	243,645 681,900 4,036	5,899 39,605 1,688
Valor Justo Imobilizado - CGPAR Joint-venture an Joint-operation Itá Energética S.A. MRS Logística S.A. CBSI - Companhia Brasileira de Serviços de Infraestrutura Transnordestina Logística S.A.	253,606,846 26,611,282 1,876,146 24,168,304 o à TLSA na	2,673,312	18.64	261,506 1,482,334 18,004	17,861 800,434 13,968	243,645 681,900 4,036 1,191,621	5,899 39,605 1,688
Valor Justo Imobilizado - CGPAR Joint-venture an Joint-operation Itá Energética S.A. MRS Logística S.A. CBSI - Companhia Brasileira de Serviços de Infraestrutura Transnordestina Logística S.A. Fair Value alocad perda de controle Associates	253,606,846 26,611,282 1,876,146 24,168,304 o à TLSA na	2,673,312	18.64	261,506 1,482,334 18,004 3,885,604	17,861 800,434 13,968 2,693,983	243,645 681,900 4,036 1,191,621 271,116	5,899 39,605 1,688 (10,561)
Valor Justo Imobilizado - CGPAR Joint-venture an Joint-operation Itá Energética S.A. MRS Logística S.A. CBSI - Companhia Brasileira de Serviços de Infraestrutura Transnordestina Logística S.A. Fair Value alocad perda de controle Associates Arvedi Metalfer	253,606,846 26,611,282 1,876,146 24,168,304 o à TLSA na	2,673,312	18.64	261,506 1,482,334 18,004 3,885,604	17,861 800,434 13,968 2,693,983 3,526,246	243,645 681,900 4,036 1,191,621 271,116 2,392,318	5,899 39,605 1,688 (10,561) 36,631
Valor Justo Imobilizado - CGPAR Joint-venture an Joint-operation Itá Energética S.A. MRS Logística S.A. CBSI - Companhia Brasileira de Serviços de Infraestrutura Transnordestina Logística S.A. Fair Value alocad perda de controle Associates	253,606,846 26,611,282 1,876,146 24,168,304 o à TLSA na	2,673,312	18.64 50.00 46.30	261,506 1,482,334 18,004 3,885,604 5,647,448	17,861 800,434 13,968 2,693,983	243,645 681,900 4,036 1,191,621 271,116	5,899 39,605 1,688 (10,561)
Valor Justo Imobilizado - CGPAR Joint-venture an Joint-operation Itá Energética S.A. MRS Logística S.A. CBSI - Companhia Brasileira de Serviços de Infraestrutura Transnordestina Logística S.A. Fair Value alocad perda de controle Associates Arvedi Metalfer	253,606,846 26,611,282 1,876,146 24,168,304 o à TLSA na	2,673,312	18.64 50.00 46.30	261,506 1,482,334 18,004 3,885,604 5,647,448	17,861 800,434 13,968 2,693,983 3,526,246	243,645 681,900 4,036 1,191,621 271,116 2,392,318	5,899 39,605 1,688 (10,561) 36,631

	42,944	25,070	17,874	(1,617)
Classified at fair value through profit or loss and comprehensive income (note 13 I)	•	·	·	, , ,
Usiminas Panatlântica			2,016,946 23,972	
Tanadanioa			2,040,918	
Other investments Profits on			, ,	
subsidiaries ' inventories			(73,468)	(996)
Others			63,439	(185)
Total			(10,029)	(1,181)
investments			18,065,615	1,625,414
Classification of investments in the balance sheet				
Investments in assets Investments			19,853,205	
with equity deficit			(1,787,590)	
			18,065,615	

- (1) On February 6, 2018, the Spanish commercial registry recognized the merger by absorption of the companies by CSN Steel, S.L.U., date from which the companies were considered legally extinct, before third parties and for the purposes of commercial law, the merger is retroactive to the date of December 28, 2017.
- (2) Company sold in July 2017, to the subsidiary CSN Mineração.

The number of shares, the balances of assets, liabilities and shareholders' equity, and the amounts of profit/(loss) for the period refer to the interests held by CSN in those companies.

10.b) Movement in investments in subsidiaries, joint ventures, joint operations, associates and other investments

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	06/30/2018	Consolidated 12/31/2017	06/30/2018	Parent Company 12/31/2017
Opening balance of investments	5,499,995	4,568,451	22,894,885	22,703,508
Opening balance of loss			(1,366,480)	(1,019,299)
provisions Capital increase		20,579	33,633	80,686
Dividends (1)	(40,827)	(79,189)	(4,972,384)	(2,059,972)
Comprehensive income (2)	(1,559,621)	850,640	(1,532,189)	1,021,099
Equity in results of affiliated	. ,	•	,	, ,
companies (3)	68,514	147,800	1,625,414	901,836
Receipt arising from the sale of	(00.077)		(00.077)	
Usiminas' shares	(39,377)		(39,377)	
Update shares of fair value	1,417,544		1,417,544	
through profit or loss (Note 14 II)	1,417,544		1,417,544	
Write-off of the investment –				(14,055)
disposal of CGPAR				(11,000)
Surplus value of the assets –				(50,009)
CGPAR				, , ,
Capital Transactions - Business combination CGPAR				(35,389)
Amortization of fair value -				
investiment MRS	(5,873)	(11,746)		
Others	18	3,460	4,569	
Closing balance of investments	5,340,373	5,499,995	19,853,205	22,894,885
Balance of provision for	-,,-	-,,	-,,	, ,
investments with negative			(1,787,590)	(1,366,480)
equity				
Total	5,340,373	5,499,995	18,065,615	21,528,405

^{1.} In 2018, refers to the allocation of dividends of subsidiaries CSN Energia, Itá Energética, CSN Mineração, MRS Logística and CSN Steel.

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- 2. Refers to the mark-to-market of investments classified fair value through profit or loss and fair value through other comprehensive income, translation to reporting currency of the foreign investment whose functional currency is not the Real, actuarial gain/loss and gain/loss on investment hedge from investments accounted for under the equity method.
- 3. The reconciliation of the equity in results of joint ventures and associates and the amount recorded in the statement of income are presented below and derive from the elimination of results of CSN's transactions with these companies:

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Quarterly Financial Information – June 30, 2018 – CIA SIDERURGICA NACIONAL 1

	06/30/2018	Consolidated 06/30/2017
Equity in results of affiliated companies	00/30/2010	00/30/2017
• •	70.400	00.000
MRS Logística S.A.	79,190	92,396
CBSI - Companhia Brasileira de Serviços de Infraestrutura	1,688	1,090
Transnordestina	(10,561)	(8,798)
Arvedi Metalfer do Brasil	(1,617)	447
Others	(186)	(552)
	68,514	84,583
Eliminations		
To cost of sales	(19,752)	(21,624)
To taxes	6,716	7,352
Others		
Amortization of fair value - Investment in MRS	(5,873)	(5,873)
Amortization of fair value - Investment in CGPAR		(3,940)
Others	2,559	•
Equity in results of affiliated companies adjusted	52,164	60,498

10.c) Investments in joint ventures and joint operations

The balances of the balance sheet and statement of income of joint ventures are presented below and refer to 100% of the companies' results:

06/30/2018

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		Joint-Operation		
Equity interest (%)	MRS Logística 34.94%	CBSI 50.00%	Transnordestina Logística 46.30%	Itá Energética L 48.75%
Balance sheet				
Current assets				
Cash and cash equivalents	279,664	1,211	17,445	23,676
Advances to suppliers	13,103	107		57
Other current assets	651,799	31,046	61,412	15,724
Total current assets	944,566	32,364	78,857	39,457 1
Non-current assets				
Other non-current assets	683,196	1,131	149,299	26,629
Investments, PP&E and intangible assets	6,324,931	2,511	8,164,096	470,337 6
Total non-current assets	7,008,127	3,642	8,313,395	496,966
Total Assets	7,952,693	36,006	8,392,252	536,423 8
Current liabilities				
Borrowings and financing	650,551		61,569	
Other current liabilities	1,156,416	27,935	122,059	22,301
Total current liabilities	1,806,967	27,935	183,628	22,301
Non-current liabilities	, ,	ŕ	•	ŕ
Borrowings and financing	1,931,986		5,634,924	2
Other non-current liabilities	555,359		-	14,338
Total non-current liabilities	2,487,345		5,634,924	14,338 2
Shareholders' equity	3,658,381	8,071	2,573,700	499,784 3
Total liabilities and shareholders'		ŕ	,	ŕ
equity	7,952,693	36,006	8,392,252	536,423 8
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		Join	01/01/2018 a 06/30/2018 Joint-Operation	
Equity interest (%)	MRS Logística 34.94%	CBSI 50.00%	Transnordestina Logística 46.30%	Itá Energética 48.75%
Statements of Income				
Net revenue	1,732,202	72,079		83,808
Cost of sales and services sold	(1,194,990)	(62,994)		(35,479)
Gross profit	537,212	9,085		48,329
Operating income (expenses)	(115,411)	(4,760)	(7,027)	(29,786)
Finance income (expenses), net Income before income tax and social	(95,259)	(65)	(15,783)	(228)
contribution	326,542	4,260	(22,810)	18,315
Current and deferred income tax	·	ŕ	,	,
and social contribution	(114,063)	(884)		(6,216)
Profit (Loss) for the year, net	212,479	3,376	(22,810)	,

• TRANSNORDESTINA LOGÍSTICA S.A. ("TLSA")

It is in pre-operational phase and will continue as such until the completion of Railway System II. The approved schedule, which estimated the completion of the work by January 2017, is currently under review and discussion with the responsible agencies; however, Management believes that new deadlines for project completion will not have material adverse effects on the expected return on the investment. After analyzing this matter, Management considered as appropriate the use of the accounting basis of operational continuity (going concern) of the project in the preparation of its financial statements.

The assumptions used to evaluate the impairment test in December 2017 remain valid and there is no trigger to justify records of *impairment* in the first quarter.

11. PROPERTY, PLANT AND EQUIPMENT

The information on property, plant and equipment has not changed significantly in relation to that disclosed in the Company's financial statements as of December 31, 2017.

							Consolidated
Balance at	Land	Buildings and Infrastructure	Machinery, equipment and facilities	Furniture and fixtures	Construction in progress	Other (*)	Total
December							
31, 2017	279,740	2,796,947	11,985,920	33,103	2,475,935	393,194	17,964,839
Cost Accumulated	279,740	3,819,929	21,674,362	164,152	2,475,935	669,096	29,083,214
depreciation Balance at		(1,022,982)	(9,688,442)	(131,049)		(275,902)	(11,118,375)
December 31, 2017 Effect of	279,740	2,796,947	11,985,920	33,103	2,475,935	393,194	17,964,839
foreign exchange							125,665
differences	8,782	22,258	88,780	719	3,387	1,739	405.040
Acquisitions Capitalized interest		407	55,472	551	425,244	3,544	485,218
(notes 25							34,485
and 28) Write-off and					34,485		
estimated losses, net of reversal							(1,928)
(note 24)		(80) (70,207)	(1,812) (526,567)	(2) (2,822)	(34)		(610,433)
_							

(191,226)
(770)
1,517
17,807,367
29,472,149
(11,664,782)
17,807,367
(1

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						Par	ent Company
	Land	Buildings and Infrastructure	Machinery, equipment and facilities	Furniture and fixtures	Construction in progress	Other (*)	Total
Balance at December 31, 2017	94,485	1,091,303	7,375,505	13,830	906,851	20,437	9,502,411
Cost	94,485	1,334,093	13,159,644	96,609	906,851	118,888	15,710,570
Accumulated depreciation Balance at		(242,790)	(5,784,139)	(82,779)		(98,451)	(6,208,159)
December	94,485	1,091,303	7,375,505	13,830	906,851	20,437	9,502,411
31, 2017 Acquisitions Capitalized			22,074	97	176,981	1,510	200,662
interest (notes 25 and 28) Write-off and					7,529		7,529
estimated losses, net of reversal (note 24)			(14)				(14)
Depreciation (note 23) Transfers to		(17,227)	(267,484)	(1,282)		(2,729)	(288,722)
other categories of assets			22,612		(22,633)	21	
Others	94,485	1,074,076	7,152,693	5 12,650	3,673 1,072,401	(5) 19,234	3,673 9,425,539

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Balance at June 30, 2018							
Cost	94,485	1,334,096	13,204,305	96,712	1,072,401	120,369	15,922,368
Accumulated depreciation Balance at		(260,020)	(6,051,612)	(84,062)		(101,135)	(6,496,829)
June 30, 2018	94,485	1,074,076	7,152,693	12,650	1,072,401	19,234	9,425,539

The assumptions used for the impairment test in December 2017 are still effective and there is not factor that justifies the recognition of impairment in the quarter.

The breakdown of the projects comprising construction in progress is as follows:

Laviation	Project description	Start date	Completion date	06/30/2018	Consolidated 12/31/2017
Logistics	Current investments for maintenance of current operations.			78,601	106,956
	current operations.			78,601	106,956
Mining	Expansion of Casa			769,661	750,999
	de Pedra Mine capacity production.	2007	2020	(1)	
	Expansion of TECAR export capacity.	2009	2022	280,294	275,811
	Current investments for maintenance of			562,552	408,522
Steel	current operations.			1,612,507	1,435,332
	Supply of 16 torpedo's cars for operation in the steel industry	2008	2019	101,646	99,483

^(*) Refer basically to railway assets such as courtyards, tracks and leasehold improvements, vehicles, hardware, mines, ore deposits, and spare part inventories.

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	Current investments for maintenance of current operations.			(3)	374,589	228,029
					476,235	327,512
Cement					,	•
	Construction of cement plants.	2011	2020	(4)	567,474	554,865
	Current investments for maintenance of current operations.				67,854	51,270
					635,328	606,135
Construction in	n progress				2,802,671	2,475,935

(1) Estimated completion date of the Central Plant Step 1;

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Quarterly Financial Information – June 30, 2018 – CIA SIDERURGICA NACIONAL 1

- (2) Estimated completion date of phase 60 Mtpa;
- (3) Refers substantially to renovation of coke ovens batteries and reuse of carbo-chemical cooling water;
- (4) Refers substantially to the acquisition of new Integrated Cement Plants.

The average estimated useful lives are as follows (in years):

		Consolidated		Parent Company
	06/30/2018	12/31/2017	06/30/2018	12/31/2017
In Years				
Buildings	38	39	41	41
Machinery, equipment and facilities	22	21	24	24
Furniture and fixtures	11	12	13	12
Others	16	17	13	12

12. INTANGIBLE ASSETS

	Goodwill	Customer relationships	Software	Trademarks and patents	Rights and licenses (*)
Balance at December 31, 2017	3,590,931	300,875	73,185	134,137	3,172,469
Cost	3,834,234	513,068	167,162	134,137	3,185,701
Accumulated amortization	(133,973)	(212,193)	(93,977)		(13,232)

Adjustment for accumulated recoverable value	(109,330)				
Balance at December 31, 2017	3,590,931	300,875	73,185	134,137	3,172,469
Effect of foreign exchange differences		38,416	143	18,042	
Acquisitions and expenditures		(25)	582		
Transfer of property, plant and equipment			770		
Write-off and estimated losses, net of reversal		126	(62)		
Amortization (note 23)		(22,278)	(8,726)		
Transfer between groups		(36)	36		
Balance at June 30, 2018	3,590,931	317,078	65,928	152,179	3,172,469
Cost	3,834,234	581,930	223,117	152,179	3,185,701
Accumulated amortization	(133,973)	(264,852)	(157, 189)		(13,232)
Adjustment for accumulated recoverable value	(109,330)				•
Balance at June 30, 2018	3,590,931	317,078	65,928	152,179	3,172,469

(*) Composed mainly by mineral rights with potential of 1,101 million tons (Not reviewed by independent auditors). Amortization is based on production volume.

The average useful lives by nature are as follows (in years):

	06/30/2018	Consolidated 12/31/2017	06/30/2018	Parent Company 12/31/2017
Software Customer relationships	7 13	8 13	9	9

The assumptions used for the impairment test in December 2017 are still effective and there is not factor that justifies the recognition of impairment in the quarter.

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13. BORROWINGS, FINANCING AND DEBENTURES

The balances of borrowings, financing and debentures, which are carried at amortized cost, are as follows:

		Consolidated						
	Rates	Current	liabilities	Non-curre	nt liabilities	Current	liabilities	Non-cu
	p.a. (%)	06/30/2018	12/31/2017	06/30/2018	12/31/2017	06/30/2018	12/31/2017	06/30/2
FOREIGN CURRENCY	(75)							
Prepayment	1% to 3,5%	3,547	2,174	570,658	489,584	3,547	2,174	570,6
Prepayment	3,51% to 8%	1,705,707	788,989	3,357,117	3,607,925	1,705,707	788,989	3,357,
Prepayment Intercompany	3,51% to 8%					960,338	72,019	4,690,
Perpetual bonds	7% 4,14%	5,248	4,503	3,855,800	3,308,000			
Bonds	to 6,88%	168,697	139,184	6,541,738	5,612,342			
Bonds Intercompany	4,14% to 9,13%					2,383	27,450	358,
Intercompany	Libor 6M to 3%					1,313,625	1,113,411	1,749,

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		0 0						
ACC	3.14%	129,208	379,822			129,208	379,822	
Others	1,2% to 8%	192,578	251,630	108,077	197,130			
		2,204,985	1,566,302	14,433,390	13,214,981	4,114,808	2,383,865	10,726,
LOCAL CURRENCY				1 1, 100,000				
	1,3% + TJLP and							
BNDES/FINAME	Fixed 2,5% to	72,380	71,121	928,869	960,872	48,158	43,235	897,6
	6% + 1,5% 110,8%							
Debentures	to 113,7% CDI	518,519	523,252	653,436	770,767	518,519	523,252	653,4
Prepayment	109,5% to 116,5% CDI and	469,792	1,789,737	3,952,288	3,378,333	402,091	1,048,204	2,564,
	fixed of 8% ⁽²⁾ 112,5%							
CCB	and 113% CDI	2,593,221	2,601,352	4,693,000	4,693,000	2,593,221	2,601,352	4,693,0
		3,653,912	4,985,462	10,227,593	9,802,972	3,561,989	4,216,043	8,808,8
Total Borrowing Financing (note	14 I)	5,858,897	6,551,764	24,660,983	23,017,953	7,676,797	6,599,908	19,535,
Transaction Cos Issue Premiums		(26,978)	(24,862)	(66,815)	(34,011)	(20,046)	(21,737)	(44,9
Total Borrowing Financing + Tra Costs	_	5,831,919	6,526,902	24,594,168	22,983,942	7,656,751	6,578,171	19,490,

⁽¹⁾ In February 2018, the Company issued debt securities in the foreign market ("Notes"), through its subsidiary CSN Resources SA, in the amount of US\$ 350 million, with maturity in 2023 and interest of 7.625% per annum. In parallel, a tender offer ("Tender Offer") of the Notes issued by CSN Islands XI Corp. and CSN Resources S.A., subsidiaries of the Company, having repurchased US\$ 350 million in bonds with maturity in 2019 and 2020. The Notes are unconditionally and irrevocably guaranteed by the Company.

⁽²⁾ In February 2018, the Company concluded the renegotiation of its debt of R\$4.9 billion with Banco do Brasil SA ("BB"), related to its own issues of Export Credit Notes plus the issues made by its subsidiary CSN Mineração, moving the maturities from 2018 to 2022 to maturity until December 2024, with a guarantee of part of the preferred shares of Usiminas (USIM5), owned by the Company.

13.a) Maturities of borrowings, financing and debentures presented in noncurrent liabilities

In the first quarter of 2018, the inflation-adjusted principal of long-term borrowings, financing and debentures by maturity year is as follows:

							Consolidated
	Prepayment	Bonds	Perpetual bonds	ССВ	Others	To	otal
2019	1,202,527	1,826,284		1,507,000	422,556	4,958,367	20%
2020	1,969,260	3,365,924		1,508,000	290,819	7,134,003	29%
2021	1,420,383			774,000	175,267	2,369,650	10%
2022	1,442,681			784,000	94,630	2,321,311	9%
2023	1,216,856	1,349,530		120,000	56,793	2,743,179	11%
After 2023	628,356				650,317	1,278,673	5%
Perpetual bonds			3,855,800			3,855,800	16%
	7,880,063	6,541,738	3,855,800	4,693,000	1,690,382	24,660,983	100%
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						Parent	Company
	Prepayment	Bonds	Intercompany	CCB	Others	Total	
2019	1,631,536		1,749,351	1,507,000	411,615	5,299,502	27%
2020	2,854,959			1,508,000	171,697	4,534,656	23%
2021	1,929,362			774,000	171,033	2,874,395	15%
2022	1,981,640			784,000	91,697	2,857,337	15%
2023	822,436			120,000	55,030	997,466	5%
After 2023	1,963,151	358,589			650,042	2,971,782	15%
	11,183,084	358,589	1,749,351	4,693,000	1,551,114	19,535,138	100%

13.b) Borrowings, financing and debentures raised and paid

The table below shows the borrowings, financing and debentures raised and paid during the period:

	06/30/2018	Consolidated 12/31/2017	06/30/2018	Parent Company 12/31/2017
Opening balance	29,510,844	30,441,018	29,033,017	30,248,775
Raised	1,518,608	538,771	118,245	371,000
Payment of principal	(2,844,093)	(1,528,023)	(4,004,958)	(1,652,283)
Payment of charges	(1,030,309)	(2,634,931)	(820,629)	(2,278,089)
Provision of charges	978,822	2,438,555	775,041	2,136,425
Disposal of LLC	(10,544)	, ,	,	, ,
Others (1)	2,302,759	255,454	2,046,233	207,189
Closing balance	30,426,087	29,510,844	27,146,949	29,033,017

1. Includes unrealized exchange and monetary variations.

In the first half of 2018, the Group raised and paid borrowings as shown below:

Raised

				Consolidated
Transaction	Financial Institution	Date	Amount	Maturity
Fixed Rate Notes	BAYER LB	January/18 and June/18	251,628	March/18 and March/19
Bonds	BONY	February/18	1,148,735	February/23
Fixed Rate Notes	JP MORGAN	April /18	118,245	October/18
	Total		1.518.608	

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		Consolidated
Transaction	Principal	Charges
Bonds	1,132,785	304,755
Fixed Rate Notes	446,203	7,753
Debentures	116,666	47,783
Bank Credit Bill		264,170
Export Credit Note	676,403	254,825
Pre - Export Payment	64,934	112,303
BNDES/FINAME	33,298	36,152
Advance contract exchange (ACC)	373,804	2,568
Total	2,844,093	1,030,309

Covenants

The Company's borrowing agreements provide for the fulfillment of certain non-financial obligations, as well as the maintenance of certain parameters and performance indicators, such as the publication of its audited financial statements within the regulatory terms or payment of commission on assumption of risks in case the indicator of net debt to EBITDA reaches the levels set out in such agreements, under penalty of early maturity. Until now, the Company has complied with all financial and non-financial obligations (covenants) of its current contracts.

In the second half of 2018, the Company has provisioned R\$27,500 in the Consolidated (R\$30,843 as of December 31, 2017) and R\$6,544 in the Parent Company (R\$13,413 as of December 31, 2017) for commission on assumption of risks.

13.c) Guarantees

The Company is the guarantor or is liable for the guarantees given to its subsidiaries and joint ventures as follows:

	Currency	Maturities		owings 12/31/2017		eclosure 12/31/2017		ners 12/31/2017
Transnordestina Logísitca	R\$	Up to 09/19/2056 and Indefinite	2,596,504	2,541,347	22,214	22,214	3,866	3,866
FTL - Ferrovia Transnordestina	R\$	11/15/2020	69,405	69,405				
Sepetiba Tecon	R\$	Indefinite						36,308
Cia Metalurgica Prada	R\$	Indefinite			333	333	18,540	18,540
CSN Energia	R\$	Indefinite			2,829	2,829		
CSN Mineração	R\$	12/22/2022	1,500,000	2,000,000				
Estanho de Rondônia	R\$	07/15/2022	3,153	3,153				
Total in R\$			4,169,062	4,613,905	25,376	25,376	22,406	58,714
CSN Islands XI	US\$	09/21/2019	547,094	750,000				
CSN Islands XII	US\$	Perpetual	1,000,000	1,000,000				
CSN Resources	US\$	07/21/2020	1,052,906	1,200,000				
Total em US\$			2,600,000	2,950,000				
CSN Steel S.L.	EUR	1/31/2020	120,000	120,000				
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EUR **Planos** Indefinite 75,000 25,000

Total in EUR 195,000 145,000

10,903,204 10,334,149 Total in R\$

15,072,266 14,948,054 25,376 25,376 22,406 58,714

14. FINANCIAL INSTRUMENTS

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I - Identification and measurement of financial instruments

The Company enters into transactions involving various financial instruments, mainly cash and cash equivalents, including short-term investments, marketable securities, trade receivables, trade payables, and borrowings and financing. The Company also enters into derivative transactions, especially interest rate and foreign exchange rate *swaps*.

Considering the nature of the instruments, the fair value is basically determined by the use of quotations in the open capital market of Brazil and the Commodities and Futures Exchange. The amounts recorded in current assets and liabilities have immediate liquidity or maturity, mostly in terms of less than three months. Considering the term and the characteristics of these instruments, the book values approximate the fair values.

Classification of financial instruments

With the implementation of pronouncements CPC 48/ IFRS9, the classification of financial instruments: held to maturity, loans and receivables and available for sale were replaced by three categories of classification and measurement of financial instruments: amortized cost, fair value through other comprehensive income (VJORA) and fair value through profit or loss (VJR).

			Consolidated	Parent Company			
	Disclosed on 12/31/2017	Applied on 01/01/2018	Balance at 12/31/2017	Disclosed on 12/31/2017	Applied on 01/01/2018	Balance at 12/31/2017	
Assets							
Current		A 1' 1			Α		
Cash and cash	Loans and	Amortized	0 411 570	Loans and	Amortized	202 504	
equivalents Short tem	receivables Loans and	Cost Amortized	3,411,372	receivables Loans and	Cost Amortized	393,504	
investment	receivables	Cost	735 712	receivables	Cost	716,461	
Accounts	Loans and	Amortized	700,712	Loans and	Amortized	710,401	
receivables, net	receivables	Cost	2.197.078	receivables	Cost	1,898,794	
Loans with	Loans and	Amortized	2,107,070	Loans and	Amortized	.,000,701	
related parties	receivables	Cost	2,441		Cost	26,701	
Derivative			,			,	
financial							
instruments	VJR	VJR	-	VJR	VJR	-	
Trading							
securities	VJR	VJR	2,952	VJR	VJR	2,764	
Dividends	Amortized	Amortized		Amortized	Amortized		
receivable	Cost	Cost	41,528	Cost	Cost	1,044,242	
Non-current							
Loans with	Loans and	Amortized		Loans and	Amortized		
related parties	receivables	Cost	554,694	receivables	Cost	444,091	
Other trade	Loans and	Amortized	33 1,00 1	Loans and	Amortized	,	
receivables	receivables	Cost	20,024	receivables	Cost	5,364	
	Available for			Available			
Investments	sale	VJR	2,222,479	for sale	VJR	2,222,434	
1 1 1 100							
Liabilities							
Current	Amortized	Amortized		Amortized	Amortized		
Borrowings and financing	Cost	Cost	6,551,764	Cost	Cost	6,599,908	
Derivative	COSI	Cost	0,551,764	Cost	COSI	0,599,900	
financial							
instruments	VJR	VJR	_	VJR	VJR	<u>-</u>	
	Amortized	Amortized		Amortized	Amortized		
Trade payables	Cost	Cost	2,460,774	Cost	Cost	1,787,392	
Dividends and			, ,			, ,	
interest on	Amortized	Amortized		Amortized	Amortized		
capital	Cost	Cost	510,692	Cost	Cost	2,345	
Non-current	A	A 11 1		A	A		
Borrowings	Amortized	Amortized	00 017 050	Amortized	Amortized	00 400 405	
and financing	Cost	Cost	23,017,953	Cost	Cost	22,486,485	

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				06/30/2018			12
Consolidated	Notes	Fair value through profit or loss	Measured at amortized cost method	Balances	Fair value through profit or loss	Measured at amortized cost method	Bal
Assets							
Current							
Cash and cash equivalents	5		3,511,332	3,511,332		3,411,572	3
Short-term investments	6		741,184	741,184		735,712	
Trade receivables	7		2,269,075	2,269,075		2,197,078	2
Derivative financial instruments	9	4,165		4,165			
Trading securities	9	3,734		3,734	2,952		
Loans - related parties	9		2,556	2,556		2,441	
Dividends receivable	7		82,225	82,225		41,528	
Total		7,899	6,606,372	6,614,271	2,952	6,388,331	6
Non-current							
Other trade receivables	9		7,077	7,077		20,024	
Investments	10	2,040,918	•	2,040,918	2,222,433	_0,0	2
Short-term investments	6	_,,,,,,,,,	7,712	7,712	_,,		
Loans - related parties	9		655,173	655,173		554,694	
Total	-	2,040,918	•	2,710,880	2,222,433	574,718	2
Total Assets		2,048,817	7,276,334	9,325,151	2,225,385	6,963,049	9
Liabilities							
Current							
Borrowings and financing	13		5,858,897	5,858,897		6,551,764	6
Trade payables	.0		3,226,249	3,226,249		2,460,774	2
Dividends and interest on capital	15		54,181	54,181		510,692	_
Total	.0		9,139,327	9,139,327		9,523,230	9
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						- 	

Cons

Non-current

Borrowings and financing Total	13	, ,	24,660,983 24,660,983	23,017,953 23,017,953	23 23
Total Liabilities		33,800,310	33,800,310	32,541,183	32

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				06/30/2018			Parent Company 12/31/2017
Parent Company	Notes	Fair value through profit or loss	Measured at amortized cost method	Balances	Fair value through profit or loss	Measured at amortized cost method	Balances
Assets							
Current Cash and cash							
equivalents	5		1,814,024	1,814,024		393,504	393,504
Short-term investments	6		738,917	738,917		716,461	716,461
Trade receivables	7		2,138,537	2,138,537		1,898,794	1,898,794
Trading securities	9	3,558	_, ,	3,558	2,764	.,,.	2,764
Loans - related parties Dividends	9		17,570	17,570		26,701	26,701
receivable	7		409,537	409,537		1,044,242	1,044,242
Total		3,558	5,118,585	5,122,143			

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