Estácio Participações S.A. Quarterly information (ITR) at

Quarterly information (ITR) at September 30, 2016 and report on review of quarterly information (A free translation of the original in Portuguese)

Report on review of quarterly information

To the Board of Directors and Stockholders EstácioParticipações S.A.

We have reviewed the accompanying parent company and consolidated interim accounting information of EstácioParticipações S.A. ("the Company"), included in the Quarterly Information Form (ITR) for the quarter ended September 30, 2016, comprising the balance sheet as at September 30, 2016 and the statements of income for the quarter and nine-month periods then ended, and the statements of changes in equity and cash flows for the nine-month period then ended, and a summary of significant accounting policies and other explanatory information.

Management is responsible for the preparation of the parent company and consolidated interim accounting information in accordance with the accounting standard CPC 21, Interim Financial Reporting, of the Brazilian Accounting Pronouncements Committee (CPC) and International Accounting Standard (IAS) 34, Interim Financial Reporting, issued by the International Accounting Standards Board (IASB), as well as the presentation of this information in accordance with the standards issued by the Brazilian Securities Commission (CVM), applicable to the preparation of the Quarterly Information (ITR). Our responsibility is to express a conclusion on this interim accounting information based on our review.

Scope of review

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

Conclusion on the interim information

Based on our review, nothing has come to our attention that causes us to believe that the accompanying parent company and consolidated interim accounting information included in the quarterly information referred to above has not been prepared, in all material respects, in accordance with CPC 21 and IAS 34 applicable to the preparation of the Quarterly Information, and presented in accordance with the standards issued by the CVM.

Other matters - Statements of value added

We have also reviewed the parent company and consolidated statements of value added for the ninemonth period ended September, 2016. These statements are the responsibility of the Company's management, and are required to be presented in accordance with standards issued by the CVM applicable to the preparation of Quarterly Information (ITR) and are considered supplementary information under IFRS, which do not require the presentation of the statement of value added. These statements have been submitted to the same review procedures described above and, based on our review, nothing has come to our attention that causes us to believe that they have not been prepared, in all material respects, in a manner consistent with the parent company and consolidated interim accounting information taken as a whole.

Emphasis of matter - Re-presentation of corresponding amounts

As mentioned in Note 2.3 to the Quarterly Information, in the quarter ended June 30, 2016, transactions considered not to be in compliance with the Company's standards and policies were identified, giving rise to adjustments that affect the 2015 comparative figures, which are being restated as established by Pronouncement 23 - Accounting policies, changes in accounting estimates and correction of errors, of the Brazilian Accounting Pronouncements Committee (CPC). The aforementioned Note also informs that the Company concluded, in the quarter ended September 30, 2016, the process of investigation of the amounts involved, and did not identify inconsistencies in its Quarterly Information other than those already identified and measured in the prior quarter. Management informs that, in relation to the process of improvement of internal controls, based on its best assessment, no additional significant adjustments will be identified. Our conclusion is not qualified in respect of this matter.

Rio de Janeiro, November 10, 2016

PricewaterhouseCoopers Auditores Independentes CRC 2SP000160/O-5 "F" RJ

Claudia Eliza Medeiros de Miranda Accountant CRC 1RJ087128/O-0

Balance sheet

All amounts in thousands of reais

(A free translation of the original in Portuguese)

		Parent Company		Consolidated			Parent Company		Consolidated
Assets	September 30, 2016	December 31, 2015 (Re-presented - Note 2.3)	September 30, 2016	December 31, 2015 (Re-presented - Note 2.3)	Liabilities and equity	September 30, 2016	December 31, 2015 (Re-presented – Note 2.3)	September 30, 2016	December 31, 2015 (Re-presented – Note 2.3)
Current assets					Current liabilities				
Cash and cash equivalents (Note 3)	373	429	71,258	48,410	Accounts payable	1,092	1,353	59,255	75,024
Marketable securities (Note 3)	201,719	424,050	504,164	645,350	Borrowings (Note 11)	223,208	271,831	240,502	291,346
Swap differential receivable Accounts receivable (Note 4)		24,820	912.487	24,820 648,289	Salaries and social charges (Note 12) Taxes payable (Note 13)	356 347	250 295	208,692 61,276	128,238 80,095
Advances to employees/third parties	2		24,952	28,778	Monthly tuitions received in advance	347	295	21,261	23,547
Related parties (Note 5)	2,423	2,189	21,002	20,770	Advances under agreements	1,800	1,800	2,887	2,887
Prepaid expenses (Note 6)	2	119	55,856	62,176	Taxes payable in installments (Note 14)	,	,	3,285	2,254
Dividends receivable	6	136,731			Related parties (Note 5)	4,302	4,295	380	512
Interest on capital receivable	1,275	1,275			Dividends payable	2	115,111	2	115,111
Taxes and contributions (Note 7) Others	34,384 128	26,395 362	92,333 36,290	93,733 35,204	Price of acquisition payable (Note 15) Others	3	3	52,047 51,704	41,980 6,562
Others	120	302	36,290	35,204	Others			51,704	0,302
	240,312	616,370	1,697,340	1,586,760		231,110	394,938	701,291	767,556
Non-current assets Long-term receivables Trade receivables (Note 4) Related parties (Note 5)			313,947 1,101	445,505	Non-current liabilities Long-term payables Borrowings (Note 11) Contingencies (Note 16)	534,451	726,587	570,668 69,200	758,302 33.057
Prepaid expenses (Note 6)			5,850	11,798	Advances under agreements	750	2,101	1,203	3,368
Judicial deposits (Note 16)	2,421	2,373	129,216	108,912	Taxes payable in installments (Note 14)		2,.0.	16,307	17,372
Deferred taxes (Note 26)	,	,	77,097	53,998	Deferred taxes (Note 26)	11,609	16,669	25,721	36,078
Taxes and contributions (Note 7)	186	2,844	34,785	32,627	Provision for asset decommissioning			17,507	16,559
Others			14,774	17,186	Price of acquisition payable (Note 15)			40,466	61,101
	2,607	5,217	576,770	670,026	Others	30	30	17,457	15,254
	2,001	0,217	070,770	010,020		546,840	745,387	758,529	941,091
Investments									
In subsidiaries (Note 8)	2,540,086	2,262,159			Equity (Note 17)				
Others			228	228	Share capital	1,130,818	1,064,934	1,130,818	1,064,934
					Share issue costs	(26,852)		(26,852)	(26,852)
	2,540,086	2,262,159	228	228	Capital reserves	663,131	661,820	663,131	661,820
Intangible assets (Note 9)	814,699	829,454	1,475,511	1,488,678	Revenue reserves Treasury shares	955,336 (146,430)	1,010,666 (137,603)	955,336 (146,430)	1,010,666 (137,603)
Property and equipment (Note 10)	53	90	529,778	535,920	Retained earnings	243,804	(137,003)	243,804	(137,003)
reporty and equipment (receive)			020,110	000,020	Trotainod ourningo	210,001		210,001	
	3,354,838	3,091,703	2,005,517	2,024,826		2,819,807	2,572,965	2,819,807	2,572,965
	3,357,445	3,096,920	2,582,287	2,694,852					
Total assets	3,597,757	3,713,290	4,279,627	4,281,612	Total liabilities and equity	3,597,757	3,713,290	4,279,627	4,281,612

The accompanying notes are an integral part of this quarterly information.

Statement of income Nine-month period ended September 30 All amounts in thousands of reais unless otherwise stated

(A free translation of the original in Portuguese)

	Parent Compan		Consolidated		
	2016	2015 (Re-presented - Note 2.3)	2016	2015 (Re-presented - Note 2.3)	
Continuing operations Net operating revenue (Note 21) Cost of services rendered (Note 22)			2,387,638 (1,323,520)	2,194,822 (1,233,844)	
Gross profit			1,064,118	960,978	
Operating income (expenses) Selling expenses (Note 23) General and administrative expenses (Note 23) Equity in the results of subsidiaries (Note 8) Other operating income (Note 24)	(32,644) 342,425 998	(24,899) 440,168 1,224	(348,255) (415,163) (4,066)	(231,287) (330,351) 13,309	
Operating profit	310,779	416,493	296,634	412,649	
Finance income (Note 25) Finance costs (Note 25)	51,731 (123,831)	118,315 (153,225)	145,201 (206,289)	161,799 (194,285)	
Finance result, net	(72,100)	(34,910)	(61,088)	(32,486)	
Profit before income tax and social contribution Current and deferred income tax (Note 26) Current and deferred social contribution (Note 26)	238,679 3,769 1,356	381,583 3,946 1,429	235,546 6,799 1,459	380,163 5,773 1,022	
Earnings for the period attributable to the stockholders	243,804	386,958	243,804	386,958	
Basic earnings per share (Note 20)	0.76909	1.22465	0.76909	1.22465	
Diluted earnings per share (Note 20)	0.76684	1.22465	0.76684	1.22465	

There was no comprehensive income for the periods ended September 30, 2016 and 2015.

Statement of changes in equity

All amounts in thousands of reais

(A free translation of the original in Portuguese)

		-			Capital reserves	Reve	enue reserves			
	Share capital	Share issue costs	Long-term incentives	Share premium	Options granted	Legal	Profit retention	Treasury shares	Retained earnings	Total
At January 1, 2015 Stock options exercised (Note 17) Options granted (Note 19) Long-term incentives (Note 19) ILP payment with treasury shares (Note 17)	1,053,098 11,836	(26,852)	2,478 2,789 (3,784)	595,464	44,794 14,670	52,780	623,201	(24,851) 3,784		2,320,112 11,836 14,670 2,789
Treasury shares acquired (Note 17) Profit for the period								(104,822)	386,959	(104,822) 386,959
At September 30, 2015 Stock options exercised (Note 17)	1,064,934	(26,852)	1,483	595,464	59,464	52,780	623,201	(125,889)	386,959	2,631,544
Options granted (Note 19) Long-term incentives (Note 19) Treasury shares acquired (Note 17) Profit for the period Allocation of profit			929		4,480			(11,714)	62,836	4,480 929 (11,714) 62,836
Transfer to reserves Capital increase Proposed dividends						24,234	255,121 55,330		(279,355) (55,330) (115,110)	(115,11 <u>0</u>)
At December 31, 2015 (Re-presented - Note 2.3) Stock options exercised (Note 17) Options granted (Note 19) Long-term incentives (Note 19)	1,064,934 10,554	(26,852)	2,412 2,592	595,464	63,944 2,411	77,014	933,652	(137,603)		2,572,965 10,554 2,411 2,592
ILP payment with treasury shares (Note 17) Treasury shares acquired (Note 17) Profit for the period Capital increase	55,330		(3,692)				(55,330)	3,692 (12,519)	243,804	(12,519) 243,804
At September 30, 2016	1,130,818	(26,852)	1,312	595,464	66,355	77,014	878,322	(146,430)	243,804	2,819,807

Statement of cash flows Nine-month period ended September 30

All amounts in thousands of reais

(A free translation of the original in Portuguese)

	Parent Company		Consolidated	
	2016	2015	2016	2015
Cash flows from operating activities Profit before income tax and social contribution	238,679	381,583	235,546	380,163
Adjustments to reconcile profit with cash from operations				
Depreciation and amortization Amortization of funding costs	14,947 743	15,128 683	139,040 743	116,056 683
Provision for impairment of trade receivables	740	003	129,982	93,862
Options granted – stock options provision Income on financial investments	(20,632)	(64,780)	2,411 (39,300)	14,670 (104,328)
Provision for contingencies	5	(01,700)	`87,655	36,529
Update of trade receivables - FIES Present value - trade receivables - FIES			(9,112) (12,473)	
Adjusted tax credits	(2,258)		(6,715)	(3,438)
Interest on borrowings Equity in the results of subsidiaries	85,959 (342,425)	62,013 (440,168)	87,619	62,971
(Gain) loss on the disposal of property and equipment and intangible assets	, , ,	, , ,	14,019	(3,563)
Others	(1,350)	(1,350)	7,719	6,389
	(26,332)	(46,891)	637,134	599,994
Changes in assets and liabilities Marketable securities held for trading	242,963	117,996	180,486	61,782
Increase in trade receivables	242,903	117,990	(239,468)	(640,542)
Decrease (increase) in other assets	234	2,032	(1,069)	(1,369)
Decrease (increase) in advances to employees/third-parties Decrease in prepaid expenses	(2) 117	361 182	3,825 6,320	6,192 20
Decrease (increase) in taxes and contributions	(3,073)	(14,515)	5,957	(46,222)
Increase (decrease) in trade payables	(261)	1,268	(16,022)	(18,712)
Increase (decrease) in taxes payable Increase in salaries and social charges	117 106	839 57	(43,236) 79,795	6,186 84.610
Increase (decrease) in monthly tuitions received in advance	100	O,	(2,286)	(8,965)
Labor/civil convictions	(5)		(51,511)	(37,048)
Price of acquisition payable Provision for decommissioning of assets			(16,912) (1)	(9,500) (14)
Increase (decrease) in other liabilities		(30)	47,345	3,331
(Decrease) in taxes paid in installments			(195)	(3,681)
(Increase) decrease in non-current assets (Increase) decrease in judicial deposits	(48)	(18)	8,363 (20,304)	(12,854) 5,168
(, ,	213,816	61,281	578,221	8,886
latanat asid on homein	(70.550)	(20,000)	(70.550)	(20.040)
Interest paid on borrowings Corporate Income Tax (IRPJ) and Social Contribution on Net income (CSLL) paid	(72,550)	(36,899)	(72,550) (1,322)	(36,842) (3,289)
Net cash provided by (used in) operating activities	141,266	24,382	504,349	(49,017)
Cash flows from investing activities:				
Property and equipment Intangible assets	(157)	(22)	(73,909) (51,902)	(94,999) (48,012)
Goodwill on the acquisition of investments	(157)	(33)	(7,170)	(85,774)
Aquisition of subsidiary companies, net of cash obtained on the acquisition			(49)	45,567
Dividends received Advance for future capital increase	310,208 (103,981)	(223,180)		
Net cash provided by (used in) investing activities	206,070	(223,213)	(133,030)	(183,218)
Cash flows from financing activities Capital increase due to the stock options exercised	10,554	11,836	10,554	11,836
Treasury shares acquired	(12,519)	(104,822)	(12,519)	(104,822)
Dividends paid	(115,109)	(101,168)	(115,109)	(101,168)
Intercompanies loans paid Proceeds from issuance of debentures	(227)	(407) 187,000	(1,233)	(275) 187,000
New borrowings and financing		201,375	20,248	205,558
Gains on derivative instruments - SWAP Repayment of borrowings	25,565 (255,656)	(30,996) 35,958	25,565 (275,977)	(30,996) 28,679
Net cash provided by (used in) financing activities	(347,392)	198,776	(348,471)	195,812
Increase (decrease) in cash and cash equivalents	(56)	(55)	22,848	(36,423)
Cash and cash equivalents at the beginning of the period Cash and cash equivalents at the end of the period	429 373	249 194	48,410 71,258	48,011 11,588
(Decrease) increase in cash and cash equivalents	(56)	(55)	22,848	(36,423)

Statement of value added Nine-month period ended September 30

All amounts in thousands of reais

(A free translation of the original in Portuguese)

Pate		Pare	nt Company	Consolidated		
Educational services	_			2016		
Other revenue Provision for unpairment of trade receivables Provision for unpairment of trade receivables Provision for unpairment of trade receivables (93,862)				2 472 406	2 271 338	
Provision for impairment of trade receivables						
Diter selling expenses 145,189 12,286 12,888 145,189 1						
Materials, nerry and outsourced services						
Materials, energy and outsourced services				2,312,164	2,188,814	
Contingencies (5) (87,655) (36,529)		(12.907)	(6.722.)	(420.040)	(200 502)	
Cross value added			(6,723)			
Cross value added Depreciation and amortization (13,812) (6,723) (1,785,669 (1,753,689) (116,056) 1,753,689 (116,056) Net value added generated by the entity (28,759) (21,851) (1,5128) (137,785) (116,056) 1,637,637 Value added received through transfer Equity in results of subsidiaries (151,731) (183,15) (145,201) (161,799)	·	(13,812)	(6,723)	(526,495)	(435,121)	
Depreciation and amortization (14,947) (15,128) (137,785) (116,056) Net value added generated by the entity (28,759) (21,851) 1,647,884 1,637,637 Value added received through transfer Equity in results of subsidiaries 342,425 440,168 145,201 161,799 Chiers S1,731 118,315 145,201 161,799 Chiers S3,4535 559,148 141,910 175,948 Total value added to distribute S3,7297 1,789,794 1,813,585 Distribution of value added Work remuneration 2,542 1,972 785,904 736,142 Benefits S6,767 S8,142 53,990 Chiers S8,451 S8,142 S9,990 Chiers S8,451 S8,451 S8,451 S9,990 Chiers S8,451 S9,990 S8,451 S9,990 Chiers S8,451 S9,990 S9,901 Chiers S8,451 S9,990 S9,901 S9,901		(40.040)	(0.700)	. 705.000	4 750 000	
Net value added generated by the entity (28,759) (21,851) 1,647,884 1,637,687 Value added received through transfer Equity in results of subsidiaries Interest income 342,425 440,168 1 Equity in results of subsidiaries Interest income 51,731 118,315 145,201 161,799 Others 394,535 559,148 141,910 175,948 Total value added to distribute 38,6776 537,297 1,789,794 1,813,586 Distribution of value added 2,542 1,972 785,904 736,142 Benefits 5 1 36,451 25,054 Benefits 5 1 36,451 25,054 Government Severance Indemnity Fund for Employees (FGTS) 2,547 1,973 880,497 815,182 Taxes, charges and contributions 3(3,323) (4,095) 187,331 171,419 State 3(3,323) (4,095) 288,117 270,827 Third-party capital remuneration interest 122,748 152,461 201,442 192,791 Rentals 122,						
Value added received through transfer Equity in results of subsidiaries 342,425 440,168 118,315 145,201 161,799 173,731 118,315 145,201 141,149	•					
Equity in results of subsidiaries 342,425 440,168 145,201 161,799 1665 (3.291) 14,149 175,948 18,315 18,315 145,201 14,149 175,948 18,315 18,3	Net value added generated by the entity	(28,759)	(21,851)	1,647,884	1,637,637	
Discrist income 18,731 118,315 145,201 161,799 1665 16,291 14,140 175,948 18,315 145,201 14,140 175,948 18,3155 159,148 141,910 175,948 18,315,855 18	Value added received through transfer					
Others 379 665 (3,291) 14,149 394,535 559,148 141,910 175,948 Total value added to distribute 365,776 537,297 1,789,794 1,813,585 Distribution of value added Work remuneration 2,542 1,972 785,904 736,142 Benefitis 5 1 36,451 25,054 Government Severance Indemnity Fund for Employees (FGTS) 2,547 1,973 880,497 815,186 Taxes, charges and contributions 7 1,973 880,497 815,186 Federal (3,323) (4,095) 187,331 171,419 State (3,323) (4,095) 288,117 270,827 Municipal (3,323) (4,095) 288,117 270,827 Third-party capital remuneration 122,748 152,461 201,442 192,791 Rentals 122,748 152,461 201,442 192,791 Own capital remuneration 122,748 152,461 377,376 340,614 <						
Total value added to distribute 394,535 559,148 141,910 175,948 1813,585 1818,1858 181						
Total value added to distribute 365,776 537,297 1,789,794 1,813,585 Distribution of value added Vork remuneration 2,542 1,972 785,904 736,142 Work remuneration 2,542 1,972 785,904 736,142 Benefits 5 1 36,451 25,054 Government Severance Indemnity Fund for Employees (FGTS) 2,547 1,973 880,497 815,186 Taxes, charges and contributions 1 1,973 880,497 815,186 Federal (3,323) (4,095) 187,331 171,419 State (3,323) (4,095) 187,331 171,419 State (3,323) (4,095) 288,117 270,827 Third-party capital remuneration 1 122,748 152,461 201,442 192,791 Interest 1 122,748 152,461 377,376 340,614 Own capital remuneration 243,804 386,958 243,804 386,958 Retained earnings 243,804 386,958 <td< td=""><td>Others</td><td>379</td><td>665</td><td>(3,291)</td><td>14,149</td></td<>	Others	379	665	(3,291)	14,149	
Distribution of value added Work remuneration 2,542 1,972 785,904 736,142 25,054 26,054 26,054 26,054 26,054 27,042 27,141 27,141 27,141 27,0827		394,535	559,148	141,910	175,948	
Work remuneration 2,542 1,972 785,904 736,142 Benefits 5 1 36,451 25,054 Government Severance Indemnity Fund for Employees (FGTS) 5 1 36,451 25,054 Taxes, charges and contributions 2,547 1,973 880,497 815,186 Taxes, charges and contributions (3,323) (4,095) 187,331 171,419 State 6 7 6 7 7 99,401 Municipal (3,323) (4,095) 288,117 270,827 Third-party capital remuneration Interest 122,748 152,461 201,442 192,791 Rentals 122,748 152,461 377,376 340,614 Own capital remuneration Retained earnings 243,804 386,958 243,804 386,958 Own capital remuneration Retained earnings 243,804 386,958 243,804 386,958	Total value added to distribute	365,776	537,297	1,789,794	1,813,585	
Work remuneration 2,542 1,972 785,904 736,142 Benefits 5 1 36,451 25,054 Government Severance Indemnity Fund for Employees (FGTS) 5 1 36,451 25,054 Taxes, charges and contributions 2,547 1,973 880,497 815,186 Taxes, charges and contributions (3,323) (4,095) 187,331 171,419 State 6 7 6 7 7 99,401 Municipal (3,323) (4,095) 288,117 270,827 Third-party capital remuneration Interest 122,748 152,461 201,442 192,791 Rentals 122,748 152,461 377,376 340,614 Own capital remuneration Retained earnings 243,804 386,958 243,804 386,958 Own capital remuneration Retained earnings 243,804 386,958 243,804 386,958	Distribution of value added					
Benefits Government Severance Indemnity Fund for Employees (FGTS) 5						
Government Severance Indemnity Fund for Employees (FGTS) 58,142 53,990 2,547 1,973 880,497 815,186 Taxes, charges and contributions (3,323) (4,095) 187,331 171,419 State Nunicipal (3,323) (4,095) 288,117 270,827 Third-party capital remuneration Interest Rentals 122,748 152,461 201,442 192,791 Rentals 122,748 152,461 377,376 340,614 Own capital remuneration Retained earnings 243,804 386,958 243,804 386,958 243,804 386,958 243,804 386,958	Direct remuneration	2,542	1,972	785,904	736,142	
Taxes, charges and contributions 2,547 1,973 880,497 815,186 Federal (3,323) (4,095) 187,331 171,419 State 6 7 Municipal 100,780 99,401 Third-party capital remuneration Interest 122,748 152,461 201,442 192,791 Rentals 122,748 152,461 377,376 340,614 Own capital remuneration 122,748 152,461 377,376 340,614 Own capital remuneration 243,804 386,958 243,804 386,958 Retained earnings 243,804 386,958 243,804 386,958		5	1			
Taxes, charges and contributions (3,323) (4,095) 187,331 171,419 State 6 7 Municipal (3,323) (4,095) 288,117 270,827 Third-party capital remuneration Interest 122,748 152,461 201,442 192,791 Rentals 122,748 152,461 377,376 340,614 Own capital remuneration Retained earnings 243,804 386,958 243,804 386,958 243,804 386,958 243,804 386,958	Government Severance Indemnity Fund for Employees (FGTS)			58,142	53,990	
Federal State (3,323) (4,095) 187,331 171,419 Municipal 6 7 Municipal (3,323) (4,095) 288,117 270,827 Third-party capital remuneration Interest 122,748 152,461 201,442 192,791 Rentals 122,748 152,461 377,376 340,614 Own capital remuneration Retained earnings 243,804 386,958 243,804 386,958 243,804 386,958 243,804 386,958		2,547	1,973	880,497	815,186	
Federal State (3,323) (4,095) 187,331 171,419 Municipal 6 7 Municipal (3,323) (4,095) 288,117 270,827 Third-party capital remuneration Interest 122,748 152,461 201,442 192,791 Rentals 122,748 152,461 377,376 340,614 Own capital remuneration Retained earnings 243,804 386,958 243,804 386,958 243,804 386,958 243,804 386,958	Tayon sharens and contributions					
Municipal 100,780 99,401 Third-party capital remuneration Interest Rentals 122,748 152,461 201,442 192,791 Rentals 122,748 152,461 377,376 340,614 Own capital remuneration Retained earnings 243,804 386,958 243,804 386,958 243,804 386,958 243,804 386,958		(3,323)	(4,095)	187,331	171,419	
Comparison Com					7	
Third-party capital remuneration Interest Rentals 122,748 152,461 201,442 192,791 175,934 147,823 147,823 122,748 152,461 377,376 340,614 Own capital remuneration Retained earnings 243,804 386,958 243,804 386,958 243,804 386,958	Municipal			100,780	99,401	
Interest Rentals 122,748 152,461 201,442 192,791 175,934 192,791 147,823 122,748 152,461 377,376 340,614 Own capital remuneration Retained earnings 243,804 386,958 243,804 386,958 243,804 386,958 243,804 386,958		(3,323)	(4,095)	288,117	270,827	
Interest Rentals 122,748 152,461 201,442 192,791 175,934 192,791 147,823 122,748 152,461 377,376 340,614 Own capital remuneration Retained earnings 243,804 386,958 243,804 386,958 243,804 386,958 243,804 386,958	Third-party capital remuneration					
Own capital remuneration Retained earnings 243,804 386,958 243,804 386,958 243,804 386,958 243,804 386,958	Interest	122,748	152,461			
Own capital remuneration Retained earnings 243,804 386,958 243,804 386,958 243,804 386,958 243,804 386,958	Rentals			175,934	147,823	
Retained earnings 243,804 386,958 243,804 386,958 243,804 386,958 243,804 386,958		122,748	152,461	377,376	340,614	
Retained earnings 243,804 386,958 243,804 386,958 243,804 386,958 243,804 386,958	Own capital remuneration					
		243,804	386,958	243,804	386,958	
Value added distributed <u>365,776</u> 537,297 1,789,794 1,813,585		243,804	386,958	243,804	386,958	
	Value added distributed	365,776	537,297	1,789,794	1,813,585	

(A free translation of the original in Portuguese)

EstácioParticipações S.A.

Notes to the financial statements at September 30, 2016 All amounts in thousands of reals unless otherwise stated

1 Operations

EstácioParticipações S.A. ("Estácio" or "Company") and its subsidiaries (together the "Group") have as their main activities the development and/or administration of activities and/or institutions in the college and professional education areas and other areas associated to education, to the administration of own assets and business, and the interest, as partner or shareholder, in other companies or enterprises in Brazil.

The Company is a corporation headquartered at Avenida Venezuela, 43, in the Municipality and State of Rio de Janeiro, incorporated by the private subscription of shares on March 31, 2007, and currently listed on the New Market.

The Group has twenty-two companies, including EstácioParticipações, nineteen of which are sponsors of college institutions, incorporated as limited-liability companies, and has one University, nine University Centers and forty-three colleges, distributed in twenty-three States of the country and in the Federal District.

On August 15, 2016, Estácio and Kroton announced that at the Extraordinary General Meeting of Estácio and the Extraordinary General Meeting of Kroton, the stockholders approved the combination of the businesses of the Companies, as provided for in the protocol and rationale for the merger of Estácio's shares by Kroton dated July 8, 2016. The effectiveness of the resolutions voted on at said General Meetings is subject to the approval of the Administrative Council for Economic Defense (CADE).

The Company's Board of Directors, in a meeting held on November 9, 2016, authorized the disclosure of this quarterly information.

2 Summary of significant accounting policies

2.1 Interim accounting information

The parent company and consolidated quarterly information are being presented in conformity with the standards issued by the Brazilian Securities Commission (CVM), the Technical Pronouncement CPC 21 (R1), "Interim Financial Reporting" issued by the Brazilian Accounting Pronouncements Committee (CPC) and the International Accounting Standard (IAS) 34 issued by the International Accounting Standards Board (IASB).

As described in Note 4 to maintain the comparison between the periods presented, the Company reclassified the amount of R\$ 445,505 from current assets to non-current assets in the financial statements at December 31, 2015, as a result of the renegotiation of receivables from FIES through 2018.

2.2 Accounting policies

In the quarterly information, the accounting policies are presented in a manner consistent with the accounting practices adopted in the parent company and consolidated financial statements for the year ended December 31, 2015. Accordingly, the quarterly information should be read together with the financial statements for the year ended December 31, 2015.

(A free translation of the original in Portuguese)

EstácioParticipações S.A.

Notes to the financial statements at September 30, 2016 All amounts in thousands of reals unless otherwise stated

2.3 Re-presentation of comparative figures

In the quarter ended June 30, 2016 transactions considered not consistent with the standards and policies of the Company were identified. Consequently, the Company began, during that quarter, an investigation process to determine the existence of any inconsistencies in its Quarterly Information (ITR) and its operating processes and, as a result of the investigation then in progress, identified and measured erros, which affected both the results of the six-month period ended June 30, 2016 and the results of prior years and periods.

In the quarter ended September 30, 2016, the Company completed the mentioned investigation process and did not identify any adjustments other than those identified and measured in the previous quarter related to periods and years prior to 2016. Management has maintained its ongoing process for improvement of the Company's internal controls and, according to its best estimate, material additional adjustments are not expected to be identified.

The table below presents a summary of the adjustments recorded in comparative figures and the oldest period presented, in accordance with CPC 23 – Accounting Policies, Changes in Accounting Estimates and Correction of Errors, as well as a summary of the nature of these adjustments.

	At March 31	At December 31		
	2016	2015	2014	
Trade receivable (1) Others trade receivables (2) Taxes recoverable (3)	(7,801)	(36,723) (734)	(35,829) (7,196) (5,294)	
Faculty awards (4) Publicity and advertising (5) Contingencies (6)	6,877 467	(170) 925 (10,706)	(5,416) (11,814) (1,975)	
IR and CS effects on adjustments	29	3,013	4,292	
Total adjustments	(428)	(44,395)	(63,232)	

- (1) Refers to payment slips canceled and/or fully accrued related to students without proper written contracts;
- (2) Refers to a credit note to a collection consulting company for the receipt of a sold portfolio;
- (3) Refers to expired tax credits of acquired companies;
- (4) Refers to awards to faculty members recorded on an accrual basis;
- (5) Refers to publicity and advertising recorded considering the airing of the advertisement;
- (6) Refers to the provision for success fees in judicial disputes.

The parent company and consolidated financial statements at December 31, 2015 and the quarterly and nine-month period ended September 30, 2015, presented for comparison purposes, were adjusted and are being re-presented, as shown below. The Company's management believes that, with such adjustments, the financial information of the Company has presented, more appropriately, its financial position.

Notes to the financial statements at September 30, 2016 All amounts in thousands of reais unless otherwise stated

(a) **Balance sheets**

					P	arent Company	
	At January 1, 2015			At December 31, 2015			
	Originally presented	Adjustment	Re-presented	Originally presented	Adjustment	Re-presented	
Asset			· -	· ·			
Current							
Taxes recoverable	12,463	(1,030)	11,433	27,425	(1,030)	26,395	
Others current assets	547,278		547,278	589,975		589,975	
Non-current							
Investments	1,679,111	(62,267)	1,616,844	2,368,821	(106,662)	2,262,159	
Others	859,765		859,765	834,761		834,761	
Total assets	3,098,617	(63,297)	3,035,320	3,820,982	(107,692)	3,713,290	
Liabilities							
Current	129,437		129,437	394,938		394,938	
Non-current	576,320	(65)	576,255	745,452	(65)	745,387	
Equity							
Share capital and other reserves	1,668,982		1,668,982	1,699,902		1,699,902	
Revenue reserves	723,878	(63,232)	660,646	980,690	(63,232)	917,458	
Retained earnings (losses)					(44,395)	(44,395)	
Total liabilities and equity	3,098,617	(63,297)	3,035,320	3,820,982	(107,692)	3,713,290	
Total liabilities and equity	3,098,617	(63,297)	3,035,320	3,820,982	(107,692)	3,713,290	

						Consolidated
	At January 1, 2015			At December 31, 2015		
	Originally presented	Adjustment	Re-presented	Originally presented	Adjustment	Re-presented
Assets						
Current						
Trade receivable	533,277	(35,829)	497,448	720,841	(72,552)	648,289
Taxes recoverable	70,624	(5,294)	65,330	99,027	(5,294)	93,733
Others credits	40,182	(7,196)	32,986	43,134	(7,930)	35,204
Others current assets	831,667		831,667	809,534		809,534
Non-current						
Deferred taxes	31,168	4,292	35,460	46,693	7,305	53,998
Others	2,007,268	<u> </u>	2,007,268	2,640,854	<u> </u>	2,640,854
Total assets	3,514,186	(44,027)	3,470,159	4,360,083	(78,471)	4,281,612
Liabilities						
Current						
Trade payables	49,806	11,814	61,620	59,237	15,787	75,024
Salaries and social charges	121,614	5,416	127,030	122,652	5,586	128,238
Others current liabilities	227,345		227,345	564,294		564,294
Non-current						
Contingencies	26,883	1,975	28,858	25,274	7,783	33,057
Others non-current liabilities	695,678	,	695,678	908,034	,	908,034
Equity						
Share capital and other reserves	1,668,982		1,668,982	1,699,902		1,699,902
Revenue reserves	723,878	(63,232)	660,646	980,690	(63,232)	917,458
Retained earnings (losses)					(44,395)	(44,395)
Total liabilities and equity	3,514,186	(44,027)	3,470,159	4,360,083	(78,471)	4,281,612

Notes to the financial statements at September 30, 2016

All amounts in thousands of reais unless otherwise stated

(b) Statement of income

			<u> </u>			
		Year ended De	ecember 31, 2015		Year ended D	ecember 31, 2015
	Originally presented	Adjustment	Re-presented	Originally presented	Adjustment	Re-presented
Net operating revenue				2,939,422	(7,956)	2,931,466
Cost of services rendered				(1,660,508)	(170)	(1,660,678)
Selling expenses (*)				(335,334)	(35,655)	(370,989)
General and administrative expenses	(34,744)		(34,744)	(448,184)	(10,706)	(458,890)
Equity in the results of subsidiaries	564,472	(44,395)	520,077			
Other operating income (expenses)	1,635		1,635	20,499	7,079	27,578
Finance results	(53,745)		(53,745)	(31,660)		(31,660)
Deferred income tax and social contribution	7,056		7,056	439	3,013	3,452
Earnings for the year attributable to the stockholders	484,674	(44,395)	440,279	484,674	(44,395)	440,279
Basic earnings per share	1.53655	(0.14279)	1.39375	1.53655	(0.14279)	1.39375
Diluted earnings per share	1.53655	(0.14279)	1.39375	1.53655	(0.14279)	1.39375

Parent Company

Consolidated

^(*) Comprises payment slips canceled and/or fully accrued related to students without proper written contracts (R\$ 36,580) and publicity and advertising recorded considering the airing of the advertisement (R\$ 925).

					F	Parent Company	
	Qua	rter ended Sept	tember 30, 2015	Nine-month period ended Sep		tember 30, 2015	
	Originally presented	Adjustment	Re-presented	Originally presented	Adjustment	Re-presented	
Net operating revenue							
Cost of services rendered							
Selling expenses	(9,021)		(9,021)	(24,899)		(24,899)	
General and administrative expenses	177,695	(30,421)	147,274	472,786	(32,618)	440,168	
Other operating income (expenses)	406		406	1,224		1,224	
Finance results	(14,132)		(14,132)	(34,910)		(34,910)	
Deferred income tax and social contribution	2,099		2,099	5,375		5,375	
Earnings for the periods attributable to the stockholders	157,047	(30,421)	126,626	419,576	(32,618)	386,958	
Basic earnings per share	0.49703	0.09628	0.40075	1.32788	(0.10323)	1.22465	
Diluted earnings per share	0.49703	0.09628	0.40075	1.32788	(0.10323)	1.22465	

						Consolidated	
		Quarter ended Sep	tember 30, 2015	Nine-month p	period ended Sept	eriod ended September 30, 2015	
	Originally presented	Adjustment	Re-presented	Originally presented	Adjustment	Re-presented	
Net operating revenue	724,592	(15,592)	709,000	2,221,251	(26,429)	2,194,822	
Cost of services rendered	(384,187)	1,805	(382,382)	(1,237,454)	3,610	(1,233,844)	
Selling expenses	(70,868)	(18,699)	(89,567)	(219,274)	(12,013)	(231,287)	
General and administrative expenses	(113,490)		(113,490)	(330,351)		(330,351)	
Other operating income (expenses)	6,634		6,634	13,309		13,309	
Finance results	(12,217)		(12,217)	(32,486)		(32,486)	
Deferred income tax and social contribution	6,583	2,065	8,648	4,581	2,214	6,795	
Earnings for the periods attributable to the stockholders	157,047	(30,421)	126,626	419,576	(32,618)	386,958	
Basic earnings per share	0.49703	0.09628	0.40075	1.32788	(0.10323)	1.22465	
Diluted earnings per share	0.49703	0.09628	0.40075	1.32788	(0.10323)	1.22465	

Notes to the financial statements at September 30, 2016

All amounts in thousands of reais unless otherwise stated

(c) Statement of cash flows

		Parent Company Nine-month period ended September 30, 2015			Consolidated Nine-month period ended September 30, 2015		
	Nine-mo						
	Originally presented	Adjustment	Re-presented	Originally presented	Adjustment	Re-presented	
Net cash used in operating activities	35,288	(10,906)	24,382	(38,386)	(10,631)	49,017	
Net cash used in investing activities	(223,214)	1	(223,213)	(183,219)	1	(183,218)	
Net cash used in financing activities	187,871	10,905	198,776	185,182	10,630	195,812	
Increase in cash and cash equivalents	(55)		(55)	(36,423)		(36,423)	

Note: Considering that the adjustments had effects on the line items related to operating activities only, there was no change in net amounts.

(d) Statement of value added

	Parent Company Nine-month period ended September 30, 2015					Consolidated
				Nine-mon	th period ended Se	ptember 30, 2015
	Originally presented	Adjustment	Re-presented	Originally presented	Adjustment	Re-presented
Educational services revenue Inputs acquired from third parties Retentions Equity in results of subsidiaries	(6,723) (15,128) 472,786	(32,618)	(6,723) (15,128) 440,168	2,239,070 (420,947) (116,054)	(50,256) (14,174) (2)	2,188,814 (435,121) (116,056)
Other value received in transfer	118,980		118,980	175,945	3	175,948
Value added to distribute	569,915	(32,618)	537,297	1,878,014	(64,429)	1,813,585
Wok remuneration Taxes, charges and contributions Others	1,973 (4,095) 152,461		1,973 (4,095) 152,461	844,783 273,041 340,614	(29,597) (2,214)	815,186 270,827 340,614
Own capital remuneration - retained earnings	419,576	(32,618)	386,958	419,576	(32,618)	386,958

Notes to the financial statements at September 30, 2016 All amounts in thousands of reals unless otherwise stated

2.4 Business combinations

The acquistions and purchase commitments carried out in 2016 and 2015 are as follows:

FaculdadeNossaCidade (FNC)

On September 3, 2015, Estácio acquired, through its indirect subsidiary Sociedade Educacional Atual Da Amazônia Ltda, ("ATUAL"), all the shares of Centro Educacional Nossa Cidade Ltda,, for the amount of R\$ 90,000, which less the net debt of the Company at the closing date declared by the sellers, amounting to R\$ 13,790, totaling R\$ 76,210, to be paid as follows: R\$ 38,807 at the operating closing date with financial resources and through debt assumption and general obligations; and the remaining balance will be amortized within 42 (forty two) months as from the operations's closing date, The transaction does not include the purchase of the real estate.

FNC, founded in 2005, has approximately 8,700 students, 16,580 total autorized vacancies, with 24 college courses in maturing stage and 11 graduation courses included in its portfolio, besides the technical courses, In 2013, it was assessed by MEC and rated with a 3, in a scale 1 – 5, in the Course General Index ("ÍndiceGeral de Cursos – IGC"), The acquisition's objective is to widen Estacio's capilarity in college education in the State of São Paulo, aggregating a course portfolio which covers all the main segments with high demand by the job market, among which we highlight Law, Engineering and Architecture, Health, Degrees, Management and Technologists.

The considerations paid, the accounting balances of the acquired assets and assumed liabilities at the acquisition date and the allocation of the purchase price determined based on the fair value of the acquired assets and assumed liabilities are as follows:

	FNC
Acquisition amount Cash	20.007
	38,807
Commitments to be paid	37,403
Total Consideration	76,210
Net assumed liabilities at book value	8,762
Goodwill	84,972
Allocation of goodwill	8,226
Trademark	896
License to operate	10,463
Students portfolio	(6,659)
Deferred income tax and social contribution	72,046
Goodwill	84,972
	FNC
Cash and cash equivalents	1,108
Accounts receivable	2,733
Sundry credits	944
Taxes and contributions	52
Property and equipment	3,008
Intangible assets	32
Borrowings	(8,185)
Trade payables	(3,648)
Salaries and social charges	(1,646)
Taxes payables	(1,652)
Others	(1,508)
Net assumed liabilities at book value	(8,762)

Notes to the financial statements at September 30, 2016

All amounts in thousands of reais unless otherwise stated

(ii) Faculdades Integradas de Castanhal Ltda, (FCAT)

On November 17, 2015, Estácio acquired, through its indirect subsidiary Sociedade Educacional Atual Da Amazônia Ltda, ("ATUAL"), all of the quotas of Faculdades Integradas de Castanhal Ltda,, for R\$ 26,000, which, less the net indebtedness of Atual at the closing date stated by the sellers, amounting to R\$ 5,974, plus a conditional instalment of R\$ 2,000, due to the recognition of the civil Engineering course that was approved, amounts to R\$ 22,026, to be paid as follows: R\$ 12,926 in financial resources, paid in cash, and the remaining balance through one installment of R\$ 3,900 paid on May 17, 2016 and another four annual installments of R\$ 1,300 to be paid as from November 17, 2016, The transaction did not include the purchase of the property.

FCAT, founded in 2007, has around 2,700 students, 9,225 total authorized vacancies, with 12 undergraduate courses in its portfolio and 24 graduate courses, besides the extension courses, In 2013, it was evaluated by MEC, which issued an Institution Concept ("Conceito Institucional - CI) 4, from a scale of 1-to-5 range, The consolidation of the activities in the State of Pará will make the company's expansion possible in a market it already acts in, thus becoming the largest private higher education institution of Pará in face-to-face courses, Besides, it complements the offer of a course portfolio that already covered all the main segments with job market high demand, with special focus for the Law, Health and Management areas, Finally, the operation in the city will allow the exploration of important gains of academic quality, efficiency and scale.

In the period ended September 30, 2016, the purchase price payable was adjusted by R\$ 1,431, generating a reduction in goodwill from R\$ 21,552 (in the year ended December 31, 2015) to R\$ 20,121.

The following table shows the paid considerations, the accounting balances of the acquired balances and assumed liabilities at the acquisition date and the allocation of the purchase price determined based on the fair value of the acquired assets and assumed liabilities:

	<u>FCAT</u>
Acquisition amount	40.000
Cash Commitments to be paid	12,926 7,669
Total Consideration	20,595
Net assumed liabilities at book value	5,624
Goodwill	26,219
Allocation of goodwill Trademark	3,637 515
License to operate	5,087
Students portfolio	(3,141)
Deferred income tax and social contribution	20,121
Goodwill	26,219
	FCAT
Cash and cash equivalents	316
Accounts receivable	1,076
Sundry credits Property and equipment	272 2,081
Intangible assets	7
Borrowings	(24)
Trade payables Salaries and social charges	(273) (2,608)
Taxes payables	(1,934)
Installment	(4,491)
Contingencies	(46)
Net assumed liabilities at book value	(5,624)

Notes to the financial statements at September 30, 2016 All amounts in thousands of reals unless otherwise stated

(iii) Sociedade Empresarial de Estudos Superiores e Tecnológicos Sant´Ana Ltda, (FUFS)

On March 10, 2016, Estácio acquired, through its indirect subsidiary Sociedade Educacional Atual Da Amazônia Ltda, ("ATUAL"), all of the quotas of Sociedade Empresarial de Estudos Superiores e Tecnológicos Sant'Ana Ltda,, for R\$ 9,500 to be paid as follows: R\$ 850 through assumption of debt; R\$ 4,950 in cash; R\$ 700 within 90 days; R\$ 1,000 within 48 months and R\$ 2,000 within 60 months, Amounts not paid in cash will be restated based on the Amplified Consumer Price Index (IPCA), The transaction does not include the purchase of properties.

FUFS, founded in 2012, has around 1,500 students, 2,760 total authorized vacancies, with 5 graduate courses in its portfolio in the maturation phase, In 2011, the entity was evaluated by the Ministry of Education and Culture (MEC), and rated 3 in the Institutional Concept evaluation in a scale of 1 to 5, It is located in the city of Feira de Santana, the second largest municipality in the State of Bahia, which comprises about 36 municipalities within its area of influence, which, together, total approximately 1,3 million inhabitants, The acquisition aims to expand the reach of Estácio in higher education courses in the State of Bahia, by adding a portfolio of courses in the health area, specifically Nursing, Biomedicine, Physiotherapy, Nutrition and Radiology, It was identified that there is a significant demand for graduates of these courses by the labor market in the region, Finally, developing operations in the city will allow obtaining important gains in academic quality, efficiency and scale.

The following table shows the paid considerations, the accounting balances of the acquired assets and assumed liabilities at the acquisition date and the allocation of the purchase price previously determined based on the fair value of the acquired assets and assumed liabilities:

	FUFS
Acquisition amount Cash Commitments to be paid	4,950 3,700
Total Consideration	8,650
Identifiable net assets acquired Goodwill	(49) 8,601
	FUFS
Accounts receivable Sundry credits Property and equipment Intangible assets Borrowings Trade payables Salaries and social charges Taxes payables Installments	1,569 18 758 11 (694) (253) (659) (540)
Net assets acquired at book value	49

2.5 Explanatory notes not presented in this quarterly information

The quarterly information is presented in conformity with CPC 21 (R1), IAS 34 and the standards issued by the CVM, Based on these facts, and according to the assessment of the Company's management about the significant impacts of the information to be disclosed, the explanatory notes described below were not presented in this quarterly information, The other notes are presented so as to allow the perfect understanding of this quarterly information if they are read together with the notes disclosed in the financial statements for the year ended December 31, 2015.

Notes to the financial statements at September 30, 2016

All amounts in thousands of reais unless otherwise stated

Explanatory notes not presented in this quarterly information:

- Summary of significant accounting policies.
- Critical accounting estimates and judgments.
- Assumptions for the calculation of the fair value of the stock option plans and the impairment of non-financial assets already disclosed in the notes to the financial statements at December 31, 2015.
- Insurance.
- Other information.

3 Cash and cash equivalents and marketable securities

	Parent Company			Consolidated
	September 30, 2015	December 31, 2015	September 30, 2015	December 31, 2015
Cash and banks	373	429	71,258	48,410
Cash and cash equivalents	373	429	71,258	48,410
Bank Deposit Certificates (CDB) Agribusiness Credit Note (LCA)	28,148	55,938	49,843 3,324	80,137 3,052
Investment funds	147,177	57,355	374,272	176,103
Repurchase agreements Savings bond	26,394	310,757	76,472 253	385,843 215
Marketable securities	201,719	424,050	504,164	645,350

Changes in the balance of marketable securities in comparison with December 31, 2015 mainly relate to the repayment of the loan obtained from Banco Itaú (line 4131) in the amount of R\$ 227,131 (Note 11).

The Bank Deposit Certificates (CDBs) are remunerated at the average Interbank Deposit Certificate (CDI) rate of 100.1% at September 30, 2016 (100.9% at December 31, 2015), Investments in Agribusiness Credit Notes (LCA) are remunerated based on the CDI rate variation, at 86.0% at September 30, 2016 (86.0% at December 31, 2015).

The exclusive investment fund is remunerated at the average Interbank Deposit Certificate (CDI) and is backed by financial allocations in fund quotas, CDBs, Financial Bills (LFs), government securities and repurchase agreements with first-tier banks and issuers.

Repurchase agreements backed by first-tier debentures are recorded at the fair value, bearing interest at the average of 100.4% of the CDI at September 30, 2016 (100.7% of the CDI at December 31, 2015).

The Company has a Financial Investments and Derivatives Policy that stipulates that investments must be in low risk marketable securities with highly-rated financial institutions, At September 30, 2016, the operations earn interest based on the variation of the Interbank Deposit Certificate (CDI) rate.

At September 30, 2016 and December 31, 2015, all the Company's marketable securities were classified as "held for trading".

Notes to the financial statements at September 30, 2016

All amounts in thousands of reais unless otherwise stated

4 Accounts receivable

			Consolidated
	September 30, 2016	December 31, 2015 (Re-presented)	January 1, 2015 (Re-presented)
Monthly tuition	387,914	412,124	306,051
Student Financing Fund (FIES) (a)	864,363	768,832	231,591
Agreements and exchanges	14,858	13,748	26,985
Receivables on credit cards (b)	74,709	34,941	23,012
Renegotiated receivables	101,358	66,473	38,715
	1,443,202	1,296,118	626,354
Provision for doubtful credits	(199,318)	(172,023)	(122,099)
Amounts to be identified	(1,809)	(2,187)	(6,807)
(-) Adjustment to present value (a)	(15,641)	(28,114)	
	1,226,434	1,093,794	497,448
Current assets	912,487	648,289	497,448
Non-current assets	313,947	445,505	
	1,226,434	1,093,794	497,448

The aging of trade receivables in the long-term is as follows:

	Consolidated
September 30,	December 31,
2016	2015
	153,631
313,947	291,874
313,947	445,505

(a) Accounts receivable from the Student Financing Fund (FIES) are represented by educational loans obtained by students from Caixa Econômica Federal (CEF) and the National Education Development Fund (FNDE), whereby the financed funds, during the year 2015, are transferred monthly by CEF and Banco do Brasil to a specific bank account, This amount has been used to pay the social security contributions and federal taxes and converted into cash by means of auctions of Brazilian National Treasury securities, These receivables presented a growth of 12% at September 30, 2016 compared to December 31, 2015, due to the increase in the FIES student base and by the postponement of transfers by the federal government as from the end of 2014.

On February 3, 2016, the Company renegotiated with government agencies the receipt of receivables from FIES in three installments, with the following maturities: 25% in June 2016, 25% in June 2017 and 50% in June 2018, These installments will be restated based on the variation of the Amplified Consumer Price Index (IPCA), At December 31, 2015, the Company recorded R\$ 28,114 as a corresponding entry to the net revenue of adjustments to present value of the receivable, considering the average discount rate of 13.38% p.a., and this amount has been restated according to its realization, At September 30, 2016, this adjustment amounted to R\$ 15,641, As described in Note 2.1, the Company reclassified the amount of R\$ 445,505 from current assets to non-current assets at December 31, 2015.

Notes to the financial statements at September 30, 2016 All amounts in thousands of reais unless otherwise stated

At September 30, 2016, the provision for credit risk of "Student Financing Fund" (FIES) amounted to R\$ 17,457 (R\$ 15,254 at December 31, 2015) and it is recorded in "Others" in

long-term liabilities, the provision is established as follows:

- (i) For FIES students with guarantor, a provision was made for 2.25% of the accounts receivable with this characteristic, considering the assumptions of 15% exposure to credit risk on an estimated 15% of default.
- (ii) For the uncovered risk of FGEDUC, with enrollment since April 2012, a provision was made for 10% of the receivables under the responsibility of the sponsors (and the Guarantor Fund is responsible for the remaining 90%) on the 15% exposure to credit risk on an estimate of 15% of default, i,e, 0.225%.
- (iii) For the uncovered risk of FGEDUC, with enrollment up to March 2012, a provision was made for 20% under the responsibility of the sponsors (and the Guarantor Fund is responsible for the remaining 80%) on the 15% exposure to credit risk on an estimate of 15% of default, i.e. 0.450%.

Additionally, the Company found that a small number of the students that are FIES beneficiaries had failed to achieve the academic performance required to participate in the program.

Thus, while reconciling the students' information on file with the academic performance required to participate in the program, and even remove from the student basis those who have not attained the minimum academic performance.

At June 30, 2016, the Company recorded a provision, based on its best estimate, of R\$ 42,895, presented under the following headings of the financial statements: (i) "Selling Expenses - Provision for impairment of trade receivables - FIES" and (ii) "Other payables" in current liabilities, Up to December 31, 2016, the Company intends to complete the mentioned analysis.

(b) A substantial part of the receivables on credit cards arises from the negotiation of defaulted monthly tuitions.

The provision for impairment of trade receivables considers all the notes past due for more than 180 days, except for educational credits arising from federal government programs and receivables from UNISEB's student's portfolio belonging to our partners (Polos), plus renegotiated agreements with low expectation of realization.

In order to confirm the appropriateness of the criteria used, the Company compared the historical losses on receivables in relation to revenues earned (including students who have not enrolled with FIES) for the last 5 years, with the provision established at September 30, 2016, and concluded that it is sufficient to cover any future losses, It should be noted that receivables overdue for more than 360 days are fully written off.

The reconciliation of the aging of trade receivables with the provision for impairment of trade receivables is presented below:

	September 30, 2016	Decemebr 31, 2015 (Re-presented)	January 31, 2015 (Re-presented)
Accounts receivable overdue for more than 180 days Supplementary provision for agreements	158,542 40,776	128,343 43,680	114,998 7,101
Provision for doubtful credits	199,318	172,023	122,099

Notes to the financial statements at September 30, 2016

All amounts in thousands of reais unless otherwise stated

The composition of receivables by age is as follows:

	Consolidate					dated
	September 30, 2016	<u>%</u>	December 31, 2015	<u>%</u>	January 1, 2015	<u>%</u>
FIES	864,363	60	768,832	59	231,591	37
PRONATEC	10,170	1	28,408	2	25,766	4
Partners (Polos)	5,302	1	4,131	1	5,723	1
Not yet due	138,270	9	52,255	4	40,395	7
Overdue for up to 30 days	89,112	6	81,255	6	51,587	8
Overdue from 31 to 60 days	43,200	3	76,430	6	55,780	9
Overdue from 61 to 90 days	22,297	1	75,020	6	45,704	7
Overdue from 91 to 179 days	111,946	8	81,444	6	54,810	9
Overdue for more than 180 days	158,542	11	128,343	10	114,998	18
	1,443,202	100	1,296,118	100	626,354	100

The aging of the agreements for accounts receivable provision is as follows:

	Septemb er 30, 2016	<u>%</u>	December 31, 2015	<u>%</u>	January 1, 2015	<u>%</u>
Not yet due	47,253	47	36,719	55	15,030	39
Overdue for up to 30 days	7,941	8	5,224	8	4,232	11
Overdue from 31 to 60 days	6,839	6	3,839	6	2,759	7
Overdue from 61 to 90 days	6,032	6	2,908	4	2,280	6
Overdue from 91 to 179 days	13,111	13	7,238	11	5,876	15
Overdue for more than 180 days	20,182	20	10,545	16	8,538	22
	101,358	100	66,473	100	38,715	100

The amount of R\$ 40,776, related to the agreement with low expectation of realization are demonstrated below, It should be noted that the amounts of R\$ 43,680 and R\$ 7,101 related to previous years have resulted from the restatement described in Note 2.3).

	September 30, 2016	%	December 31, 2015	%	January 1, 2015	%
Not yet due	23,803	58	30,481	70	5,701	80
Overdue for up to 30 days	3,422	9	2,259	5	679	10
Overdue from 31 to 60 days	3,652	9	2,393	5	721	10
Overdue from 61 to 90 days	3,806	9	2,015	5		
Overdue from 91 to 179 days	6,093	15	6,532	15		
	40,776	100	43,680	100	7,101	100

Changes in the consolidated provision for impairment of receivables were as follows:

Monthly tuition and fees at December 31, 2014 (Re-presented) Gross increase in the provision for impairment Recovered amounts Net effect of the provision Write-offs (i)	122,099 204,586 (100,734) 103,852 (55,086)
Monthly tuition and fees at September 30, 2015 (Re-presented)	170,865
Gross increase in the provision for impairment Recovered amounts Net effect of the provision Write-offs (i)	66,282 (25,947) 40,335 (39,177)
Monthly tuition and fees at December 31, 2015 (Re-presented)	172,023
Gross increase in the provision for impairment Recovered amounts Net effect of the provision Write-offs (i)	235,256 (105,038) 130,218 (102,923)
Monthly tuition and fees at September 30, 2016	199,318

(i) Write-off of bills overdue for more than 360 days.

Notes to the financial statements at September 30, 2016

All amounts in thousands of reais unless otherwise stated

For the period ended September 30, 2016 and 2015, expenses with the provision for impairment of trade receivables (Note 23), recognized in the statement of income as selling expenses, are as follows (consolidated):

		Consolidated		
	2016	(Re-presented)		
Supplementary provision (i) Sale of client portfolio Provision for impairment of trade receivables acquired upon acquisition Others	130,218 (341) (247) 352	103,852 (7,255) (2,735)		
	129,982	93,862		

⁽i) In order to facilitate the understanding and to allow a direct reconciliation of the provision for impairment of trade receivables between the balance sheet and statement of income for the period, the Company believes that this change should consider the consolidated amount not recovered after 180 days from the due date as supplementary amounts, and the consolidated amount received/renegotiated relating to bills not settled up to the previous month as recovered amounts.

5 Related-party transactions

The related-party transactions were carried out on terms equivalent to those prevailing on the transactions with independent parties, according to item 23 of Technical Pronouncement CPC 05, and are as follows:

	F	Parent Company	Consolidate		
	September 30, 2016	December 31, 2015	September 30, 2016	December 31, 2015	
Current assets					
Current account					
SESES	2,232	1,998			
Nova Academia do Concurso	1	1			
FAL	2	2			
FATERN	3	3			
IREP	163	163			
Atual	4	4			
SEAMA	4	4			
Editora	6	6			
FARGS	2	2			
São Luís	3	3			
FACITEC	3	3			
Subsidiaries	2,423	2,189			
Non-current assets					
Related parties			1,101		

Notes to the financial statements at September 30, 2016

All amounts in thousands of reais unless otherwise stated

	F	Parent Company	Consolidated		
	September 30, 2016	December 31, 2015	September 30, 2016	December 31, 2015	
Current liabilities					
Current account					
SESES	4,224	4,217			
IREP	65	65			
Atual	3	3			
Nova Academia	3	3			
FAL	1	1			
Fatern	2	2			
Seama	4	4			
	4,302	4,295			
Related parties (i)			380	512	

⁽i) At September 30, 2016, the amount payable of R\$ 380 (R\$ 512 at December 31, 2015) refers to service providers related to board Members.

For the period ended September 30, 2016 and 2015, the Group did not obtain financial results on intercompany loans.

6 Prepaid expenses

	Pa	rent Company	Consolidated		
	September 30,2016	December 31, 2015	September 30, 2016	December 31, 2015	
Insurance Municipal Real Estate Tax (IPTU) to be appropriated	2	119	888 2,557	982	
Teaching materials (i)			18,560	19,548	
Anticipation of vacation pay and charges (ii) Registration fee - Ministry of Education (MEC)			32,912 3,199	44,400 3,464	
Sponsorship (2016 Olympic Games)			3,199	1,579	
Technical-pedagogical cooperation - Santa Casa			2,379	2,334	
Other prepaid expenses			1,211	1,667	
Total	2	119	61,706	73,974	
Current assets	2	119	55,856	62,176	
Non-current assets			5,850	11,798	
	2	119	61,706	73,974	

⁽i) It refers to the costs incurred for copyright, printing and postage for the production of education material to be used in the subsequent period, They are recorded as prepaid expenses and allocated during the period they are used, after being effectively delivered.

Notes to the financial statements at September 30, 2016

All amounts in thousands of reais unless otherwise stated

7 Taxes and contributions

	Parent Company							
	September 30, 2016	December 31, 2015 (Re-presented)	January 1, 2015 (Re-presented)	September 30, 2016	December 31, 2015 (Re-presented)	January 1, 2015 (Re-presented)		
Withholding Income Tax (IRRF) Corporate Income Tax (IRPJ) / Social	4,736	9,135	11,011	13,555	19,841	16,467		
Contribution on Net Income (CSLL) Provision for expired IRRF credits (*)	29,620	20,920 (1,030)	4,898 (1,030)	70,383	72,328 (5,294)	18,081 (5,294)		
Social Integration Program (PIS)	6	6	6	483	395	29,142		
Social Contribution on Revenues (COFINS)	25	25	25	1,774	1,698	1,425		
Services Tax (ISS)	77	77	77	38,261	30,552	22,471		
National Institute of Social Security (INSS) Government Severance Indemnity Fund for				2,490	6,317	7,658		
Employees (FGTS)				57	408	454		
Tax on Financial Transactions (IOF) Others	106	106	106	115		115 148		
	34,570	29,239	15,093	127,118	126,360	90,667		
Current assets	34,384	26,395	11,433	92,333	93,733	65,330		
Non-current assets	186	2,844	3,660	34,785	32,627	25,337		
	34,570	29,239	15,093	127,118	126,360	90,667		
(*) See Note 2.3								

8 Investments in subsidiaries

(a) Parent Company Estácio Participações S.A.

r arent company Estació i articipações o.A.	Sej	ptember 30, 2016	December 31, 20		
	Investments	Losses on investments	Investments	Losses on investments	
Sociedade de Ensino Superior Estácio de Sá Ltda, ("SESES") Sociedade de Ensino Superior, Médio e Fundamental Ltda, ("IREP") Nova Academia do Concurso - Cursos Preparatórios Ltda, ("NACP")	1,282,364 1,169,862 18.148		1,218,043 977,208 18,312		
União dos Cursos Superiores SEB Ltda, ("UNISEB")	69,712	(30)	48,596	(30)	
	2,540,086	(30)	2,262,159	(30)	

The subsidiaries' information is as follows:

								Seni	tember 30, 2016
	Interest	Number of quotas	Total assets	Total liabilities	Equity	Goodwill	Deferred income tax on goodwill from downstream merger	Total	Equity in the results of subsidiaries
Seses Irep Nova Academia de Concurso Editora (*) Uniseb Operacional	100% 100% 100% 100% 100%	557,077 445,444 10,905 251 22,337	1,646,482 1,513,932 6,040 31 88,593	364,118 406,512 1,910 66 16,651	1,282,364 1,107,420 4,130 (35) 71,942	62,442 14,018 5	(2,230)	1,282,364 1,169,862 18,148 (30) 69,712	105,718 217,956 (2,365) 21,116
			3,255,078	789,257	2,465,821	76,465	(2,230)	2,540,056	342,425
	Interest	Number of quotas	Total assets	Total liabilities	Equity	Goodwill	Deferred income tax on goodwill from downstream merger	Total	Equity in the results of subsidiaries
Seses Irep Nova Academia de Concurso Editora (*) Uniseb Operacional	100% 100% 100% 100% 100%	461,077 370,774 9,855 250 22,337	1,476,233 1,225,718 6,245 31 75,604	258,190 310,952 1,951 66 24,778	1,218,043 914,766 4,294 (35) 50,826	62,442 14,018 5	(2,230)	1,218,403 977,208 18,312 (30) 48,596	185,808 302,712 (254) 22,647
			2,783,831	595,937	2,187,894	76,465	(2,230)	2,262,129	510,913

^(*) Provision for net capital deficiency recorded under "Others" in current liabilities.

Notes to the financial statements at September 30, 2016

All amounts in thousands of reais unless otherwise stated

The global changes in the investments in subsidiaries in the period ended September 30, 2016 and in the year ended December 31, 2015 are as follows:

Investments in subsidiaries at December 31, 2014 (Re-presented)	1,626,038
Equity in the results of subsidiaries (Re-presented) Advance for future capital increase Proposed dividends Options granted and long-term incentives	510,913 239,070 (136,730) 22,868
Investments in subsidiaries at December 31, 2015 (Re-presented)	2,262,159
Equity in the results of subsidiaries Advance for future capital increase Supplementary dividends of 2015 Options granted and long-term incentives	342,425 103,981 (173,482) 5,003
Investments in subsidiaries at September 30, 2016	2,540,086

The accounting information of the subsidiaries used in the application of the equity accounting method were related to the base date September 30, 2016.

The direct subsidiaries' investments are as follows:

(b) Subsidiary Sociedade de Ensino Superior, Médio e Fundamental Ltda. ("IREP"):

	30, 2016	31, 2015
Sociedade Educacional Atual da Amazônia ("ATUAL")	525,983	409,587
ANEC - Sociedade Natalense de Educação e Cultura ("FAL")	16,216	13,866
Sociedade Universitária de Excelência Educacional do Rio Grande do Norte ("FATERN")	34,789	31,762
	576,988	455,215

Notes to the financial statements at September 30, 2016 All amounts in thousands of reais unless otherwise stated

The subsidiaries ("IREP")' information is as follows:

								September 30, 2016
	Interest	Number of quotas	Total Assets	Total liabilities	Equity	Goodwill	Total	Equity in the result of investees
ATUAL FAL FATERN	100% 100% 100%	33,684 14,018 9,160 _	702,641 10,003 23,528	192,161 1,863 3,718	510,480 8,140 19,810	15,503 8,076 14,979	525,983 16,216 34,789	66,787 (1,571) 3,028
		=	736,172	197,742	538,430	38,558	576,988	68,244
							Dec	ember 31, 2015
	Interest	Number of quotas	Total Assets	Total liabilities	Equity	Goodwill	Total	Equity in the result of investees
ATUAL FAL FATERN	100% 100% 100%	22,977 11,408 9,160	672,662 7,849 23,435	278,578 2,059 6,652	394,084 5,790 16,783	15,503 8,076 14,979	409,587 13,866 31,762	54,374 (1,317) 4,629
		=	703,946	287,289	416,657	38,558	455,215	57,686

Notes to the financial statements at September 30, 2016

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The global changes of the investments of the direct subsidiary Sociedade de Ensino Superior, Médio e Fundamental Ltda. ("IREP") in subsidiaries in the period ended September 30, 2016 and in the year ended December 31, 2015 are as follows:

Investments in subsidiaries at December 31, 2014	394,171
Equity Advance for future capital increase Proposed dividends	57,686 74,462 (71,104)
Investments in subsidiaries at December 31, 2015	455,215
Equity Advance for future capital increase	68,244 53,529
Investments in subsidiaries at September 30, 2016	576,988

(c) Subsidiary Sociedade Educacional Atual da Amazônia ("ATUAL"):

, ,	September 30, 2016	December 31, 2015
Uniuol Gestão de EmpreendimentosEducacionais e Participações S.A. ("UNIUOL")	4,365	3,834
Idez Empreendimentos Educacionais Sociedade Simples Ltda. ("IDEZ")	4,460	3,695
Sociedade Educacional da Amazônia ("SEAMA")	47,161	39,266
Sociedade Educacional do Rio Grande do Sul S/S Ltda. ("FARGS")	17,308	15,370
Unisãoluis Educacional S.A ("UNISÃOLUIS")	112,905	71,317
Instituto de Ensino Superior Social e Tecnológico Ltda. ("FACITEC")	42,675	36,101
Associação de Ensino de Santa Catarina ("AŠSESC")	7,100	6,913
Instituto de Estudos Superiores da Amazônia ("IESAM")	75,873	63,662
Centro de Assistência ao Desenvolvimento de formação Profissional Unicel Ltda. ("LITERATUS")	56,422	44,435
Centro de Ensino Unificado de Teresina ("CEUT")	37,161	34,071
FaculdadeNossaCidade ("FNC")	83,554	75,455
Faculdades Integradas de Castanhal Ltda. ("FCAT")	21,399	20,150
Sociedade Empresarial de Estudos Superiores e Tecnológicos Sant'ana Ltda. ("FUFS")	10,094	
	520,477	414,269

Information on ATUAL's subsidiaries is as follows:

								September 30, 2016
	Interest	Number of quotas	Total Assets	Total Liabilities	Equity	Goodwill	Total	Equity in the result of subsidiaries
UNIUOL	100%	3.066	3.705	296	3.409	956	4.365	(1,068)
IDEZ	100%	3.744	3,540	1.127	2,413	2.047	4.460	(485)
SEAMA	100%	3,232	33,470	4.344	29,126	18.035	47.161	7.896
FARGS	100%	4,881	12,855	3,602	9,253	8,055	17,308	638
SÃO LUIS	100%	220	94,932	9,396	85,536	27,369	112,905	41.588
FACITEC	100%	6.051	21,051	5.030	16,021	26,654	42,675	6,574
ASSESC	100%	2,500	3,421	1,044	2.377	4,723	7,100	187
IESAM	100%	2,400	67.089	18,013	49.076	26,797	75.873	12.211
LITERATUS	100%	35,227	47,200	16,992	30,208	26,214	56,422	(1,742)
CEUT	100%	2,408	17,888	8,295	9,593	27,568	37,161	4,439
FNC	100%	20,928	17,290	5,782	11,508	72,046	83,554	6,698
FCAT	100%	100	7.069	5,791	1,278	20.121	21,399	(940)
FUFS		150	2,215	722	1,493	8,601	10,094	(1,547)
			331,725	80,434	251,291	269,186	520,477	74,449
							De	ecember 31, 2015
								Equity in the
		Number of		Total				result of
	Interest	quotas	Total Assets	Liabilities	Equity	Goodwill	Total	subsidiaries
UNIUOL	100%	3.066	2.490	(388)	2.878	956	3.834	(1.504)
IDEZ	100%	3,744	2,887	1,239	1,648	2.047	3,695	(346)
SEAMA	100%	3,232	31,546	10,315	21,231	18,035	39,266	9,779
FARGS	100%	4,280	8,920	1,605	7,315	8.055	15,370	2,629
SÃO LUIS	100%	220	91,152	47,204	43,948	27,369	71,317	58,039
FACITEC	100%	6,051	19,149	9,702	9,447	26,654	36,101	8,891
ASSESC	100%	2,500	3,314	1.124	2.190	4.723	6,913	416
IESAM	100%	2,400	64,841	27,976	36,865	26,797	63,662	18,654
LITERATUS	100%	29,251	38,715	20,494	18,221	26,214	44,435	(1,975)
CEUT	100%	2,408	15,103	8,600	6,503	27,568	34,071	7,750
FNC	100%	9,880	11,142	7,733	3,409	72,046	75,455	1,124
FCAT	100%	100	4,973	6,375	(1,402)	21,552	20,150	480
			294,232	141,979	152,253	262,016	414,269	103,937

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The global changes of the investments of the direct subsidiary Sociedade Educacional Atual da Amazônia ("ATUAL") in subsidiaries in the period ended September 30, 2016 and in the year ended December 31, 2015 are as follows:

Investments in subsidiaries at December 31, 2014	268,949
Equity Advance for future capital increase Acquisition of Subsidiary Proposed dividends	103,937 29,145 79,906 (67,668)
Investments in subsidiaries at December 31, 2015	414,269
Equity Advance for future capital increase Acquisition of Subsidiary	74,449 24,540 7,219
Investments in subsidiaries at September 30, 2016	520,477

9 Intangible assets

(a) Intangible assets - Parent Company

		December 31, 2015				September 30, 2016
		Cost	Additions	PPA Adjustment (i)	Transfers	Cost
Cost Goodwill on the acquisition of investments (ii Right of use of software Project Integração Goodwill)	780,065 124 32 79,704	157		(25) 25	780,065 99 214 79,704
		859,925	157			860,082
<u>-</u>	Amortization rates	Amortization	Additions	PPA Adjustment (i)	Transfers	Amortization
Amortization Right of use of software Project Integração Goodwill	20% p.a. 20% p.a. 20 to 50% p.a.	(40)	(15) (9) (14,88 <u>8</u>)			(55) (9) (45,31 <u>9</u>)
Net book value		(30,471) 829,454	(14,912) (14,755)			(45,383) 814,699
		December 31, 2014				September 30, 2015
		Cost	Additions	PPA Adjustment (i)	Transfers	Cost
Cost Goodwill on the acquisition of investments (ii) Right of use of software Project Integração)	772,054 99	33	8,011		780,065 99 33
Goodwill		91,841		(12,137)		79,704
		863,994	33	(4,126)		859,901
A	Amortization rates	Amortization	Additions	PPA Adjustment (i)	Transfers	Amortization
Amortization Right of use of software Goodwill	20% p.a. 20 to 50% p.a.	(20) (10,469)	(15) (14,977)			(35) (25,446)
		(10,489)	(14,992)			(25,481)
Net book value		853,505	(14,959)	(4,126)		834,420

⁽i) Handling related to adjustments in the allocation of the purchase price (PPA - Purchase Price Allocation) on the acquisition of UNISEB. (ii) Goodwill is an integral part of the investment line because of the merger of Uniseb Holding.

Notes to the financial statements at September 30, 2016 All amounts in thousands of reais unless otherwise stated

(b) Intangible assets - Consolidated

	December 31, 2015					September 30, 2016
	Cost	Additions per acquisition	Additions	Reductions	Reclassifications	Cost
Cost			_			
Goodwill on the acquisition of investments	1,190,676		7,170			1,197,846
Right of use of software	189,336	11	32,667	(52)	(245)	221,717
Integration and distance learning project	17,859		439	` ,	, ,	18,298
CSC	1,940		96			2,036
Learning Center	66,507		4,613			71,120
Relationship Center	2,348					2,348
Hemispheres	1,346					1,346
IT architecture	21,093		2,818			23,911
Online class material	7,208		281			7,489
Knowledge Factory - EAD	22,373		4,301			26,674
Goodwill	170,244					170,244
Others	19,002		6,687			25,689
	1,709,932	11	59,072	(52)	(245)	1,768,718

	Dec	ember 31, 2015					September 30, 2016
	Amortization rates	Amortization	Additions per acquisition	Additions	Reductions	Reclassifications	Amortization
Amortization							
Goodwill on the acquisition of investments	Indefinite	(6,924)					(6,924)
Right of use of software	20% p.a.	(108,352)		(29,981)	52	14	(138,267)
Integration and distance learning project	20% p.a.	(14,234)		(1,025)			(15,259)
CSC	20% p.a.	(1,940)					(1,940)
Learning Center	5% p.a.	(13,563)		(2,251)			(15,814)
Relationship Center	20% p.a.	(2,347)		(1)			(2,348)
Hemispheres	20% p.a.	(1,341)		(5)			(1,346)
IT architecture	17% to 20% p.a.	(2,896)		(2,729)			(5,625)
Online class material	20% p.a.	(3,450)		(1,086)			(4,536)
Knowledge Factory - EAD	5% p.a.	(1,855)		(874)			(2,729)
Goodwill	20% to 50% p.a.	(61,425)		(31,294)			(92,719)
Others	20% p.a.	(2,927)		(2,773)			(5,700)
		(221,254)		(72,019)	52	14	(293,207)
Net book value		1,488,678	11	(12,947)		(231)	1,475,511

	December 31, 2014						September 30, 2015
	Cost	Additions per acquisition	Additions	PPA Adjustment (i)	Reductions	Reclassifications	Cost
Cost							
Goodwill on the acquisition of investments	1,088,374		85,774	8,011			1,182,159
Right of use of software	138,435	18	34,455			2,111	175,019
Integration and distance learning project	16,769		569				17,338
CSC	1,940						1,940
Learning Center	61,103		3,515				64,618
Relationship Center	2,348						2,348
Hemispheres	1,346						1,346
IT architecture	15,851		2,758				18,609
Online class material	6,384		89				6,473
Knowledge Factory - EAD	16,931		4,040				20,971
Goodwill	153,092			(12,137)			140,955
Others	11,824		2,586		(3)		14,407
	1,514,397	18	133,786	(4,126)	(3)	2,111	1,646,183

⁽i) Handling related to adjustments in the allocation of the purchase price (PPA - Purchase Price Allocation) on the acquisition of UNISEB.

	Dece	ember 31, 2014						September 30, 2015
	Amortization rates	Amortization	Additions per acquisition	Additions	PPA Adjustment (i)	Reductions	Reclassifications	Amortization
Amortization								
Goodwill on the acquisition of investments	Indefinite	(6,924)						(6,924)
Right of use of software	20% p.a.	(71,744)	(2)	(25,342)			(1,380)	(98,468)
Integration and distance learning project	20% p.a.	(13,084)		(863)				(13,947)
CSC	20% p.a.	(1,940)						(1,940)
Learning Center	5% p.a.	(10,818)		(1,923)				(12,741)
Relationship Center	20% p.a.	(1,878)		(352)				(2,230)
Hemispheres	20% p.a.	(1,072)		(202)				(1,274)
Online class material	20% p.a.	(2,168)		(894)				(3,062)
Knowledge Factory - EAD	5% p.a.	(942)		(576)				(1,518)
Goodwill	20% to 50% p.a.	(27,991)		(25,080)				(53,071)
Others	20% p.a.	(408)		(394)				(802)
		(138,969)	(2)	(55,626)			(1,380)	(195,977)
Net book value		1,375,428	16	78,160	(4,126)	(3)	731	1,450,206

⁽i) Handling related to adjustments in the allocation of the purchase price (PPA - Purchase Price Allocation) on the acquisition of UNISEB.

Notes to the financial statements at September 30, 2016

All amounts in thousands of reais unless otherwise stated

At September 30, 2016 and December 31, 2015, goodwill on acquisition of investments was comprised as follows:

	Pare	ent Company	Consolida	
	September 30,2016	December 31, 2015	September 30,2016	December 31, 2015
Goodwill on acquisition of investments net of				
accumulated amortization				
IREP			89,090	89,090
ATUAL			15,503	15,503
Seama			18,035	18,035
ldez			2,047	2,047
Uniuol			956	956
Fargs			8,055	8,055
São Luis			27,369	27,369
Facitec			26,654	26,654
Assesc			4,723	4,723
lesam			26,797	26,797
Literatus			26,214	26,214
Ceut			27,568	27,568
FNC (Note 2,4)			72,046	72,046
FCAT (Note 2,4)			20,121	21,552
FUFS (Note 2,4)			8,601	
FAL			8,076	8,076
FATERN			14,979	14,979
Nova Academia			14,018	14,018
EstácioEditora			5	5
Uniseb	9,371	9,371	9,371	9,371
Uniseb Holding	770,694	770,694	770,694	770,694
	780,065	780,065	1,190,922	1,183,752

The Company carries out annual analyses for impairment purposes, the last being for the year ended December 31, 2015, relative to goodwill on investment acquisitions and mergers, based on expected future profitability, considering projections of future results for the next 10 years, Asset impairment testing did not result in the need to recognize losses, The assumptions used are disclosed in the notes to the financial statements for the year ended December 31, 2015.

Notes to the financial statements at September 30, 2016 All amounts in thousands of reais unless otherwise stated

10 Property and equipment

Property and equipment - Parent Company

	_	December 31, 2015			September 30, 2016
	-	Cost	Additions	Disposals	Cost
Cost Computers and peripherals Installations	_	9,075 33		(5)	9,070 33
	=	9,108		(5)	9,103
	Depreciation rate	Depreciation	Additions	Disposals	Depreciation
Depreciation Computers and peripherals Installations	25% p.a. 8,3% p.a.	(9,015) (3)	(35) (<u>2</u>)	5	(9,045) (5)
	-	(9,018)	(37)	5	(9,050)
Net book value	=	90	(37)		53
	_	December 31, 2014			September 30, 2015
		Cost	Additions	Disposals	Cost
Cost Computers and peripherals Facilities	_	9,075 33			9,075 <u>33</u>
		9,108			9,108
	Depreciation rate	Depreciation	Additions	Disposals	Depreciation
Depreciation Computers and peripherals Facilities	25% p.a. 8,3% p.a.	(8,846)	(134) (2)		(8,980) (2)
	<u>.</u>	(8,846)	(136)		(8,982)
Net book value	-	262	(136)		126

Notes to the financial statements at September 30, 2016 All amounts in thousands of reais unless otherwise stated

Property and equipment – Consolidated

	December 31, 2015						September 30, 2016
	Cost	Additions per acquisition	Additions	Disposals	Transfers	Reclassifications	Cost
Cost							
Land	19,373			(78)			19,295
Buildings	135,010	148	371	(202)	1,834		137,161
Third-parties' properties improvements	217,109		2,832		17,089		237,030
Furniture and utensils	97,042	158	6,140	(7,322)		(5)	96,013
Computers and peripherals	156,778	54	13,229	(22,452)		354	147,963
Machinery and equipment	101,303	153	16,180	(14,574)		(354)	102,708
Physical/hospital activities equipment	48,201	141	2,067	(6,380)		, ,	44,029
Library	138,397	142	4,730	(3,305)		80	140,044
Facilities	42,025	58	6,812	,		171	49,066
Tablets	47,019			(220)			46,799
Others	12,116		242	(1,551)		166	10,973
Construction in progress	31,575		21,306	(, ,	(18,923)		33,958
Demobilization	11,627						11,627
Total	1,057,575	854	73,909	(56,084)		412	1,076,666

Notes to the financial statements at September 30, 2016 All amounts in thousands of reais unless otherwise stated

	Annual depreciation rates %	December 31, 2015						September 30, 2016
		Depreciation	Additions per acquisitions	Additions	Disposals	Transfers	Reclassifications	Depreciation
Depreciation								
Buildings	1,67% p.a.	(49,794)	(7)	(1,847)	151			(51,497)
Third-parties' properties improvements	11,11% p.a.	(118,886)		(16,459)				(135,345)
Furniture and utensils	8,33% p.a.	(51,546)	(18)	(7,134)	5,198		9	(53,491)
Computers and peripherals	25% p.a.	(109,376)	(13)	(14,444)	20,251			(103,582)
Machinery and equipment	8,33% p.a.	(66,129)	(18)	(10,511)	11,966			(64,692)
Physical/ hospital activities equipment	6,67% p.a.	(18,516)	(16)	(1,932)	2,280			(18,184)
Library	5% p.a.	(59,351)	(17)	(4,323)	1,240		(14)	(62,465)
Facilities	8,33% p.a.	(12,331)	(7)	(2,534)			(9)	(14,881)
Tablets	20% p.a.	(18,731)		(6,958)	108			(25,581)
Others	14,44% p.a.	(6,445)		(683)	871		(167)	(6,424)
Demobilization		(10,550)		(196)				(10,746)
Total		(521,655)	(96)	(67,021)	42,065		(181)	(546,888)
Net book value		535,920	758	6,888	(14,019)		231	529,778

Notes to the financial statements at September 30, 2016 All amounts in thousands of reais unless otherwise stated

	December 31, 2014						September 30, 2015
	Cost	Additions per acquisition	Additions	Disposals	Transfers	Reclassifications	Cost
Cost							
Land	19,373						19,373
Buildings	112,249		606		21,627		134,482
Third-parties' properties improvements	210,895		7,608		(9,215)		209,288
Furniture and utensils	78,870	2,004	14,272	(339)	, , ,	(2)	94,805
Computers and peripherals	120,413	859	8,231	(576)		26	128,953
Machinery and equipment	96,357	927	3,343	(4,752)			95,875
Physical/ hospital activities equipment	41,425		6,348	(178)			47,595
Library	126,883	232	7,261	, ,			134,376
Facilities	27,135	183	12,670	(2)			39,986
Tablets	45,459		1,631	(8)			47,082
Others	12,371	120	1,061	(5 5)		(1,405)	12,092
Construction in progress	7,771		31,968	()	(12,412)	(, ,	27,327
Demobilization	11,638			<u>(11</u>) _			11,627
Total	910,839	4,325	94,999	(5,921)		(1,381)	1,002,861

Notes to the financial statements at September 30, 2016 All amounts in thousands of reais unless otherwise stated

	Annual depreciation rates %	December 31, 2014	A 1 100					September 30, 2015
		Depreciation	Additions per acquisitions	Additions	Disposals	Transfers	Reclassifications	Depreciation
Depreciation								
Buildings	1,67% p.a.	(47,277)		(1,778)		(217)		(49,272)
Third-parties' properties improvements	11,11% p.a.	(97,480)		(15,712)		217		(112,975)
Furniture and utensils	8,33% p.a.	(41,802)	(482)	(6,591)	138			(48,737)
Computers and peripherals	25% p.a.	(94,866)	(491)	(10,560)	1,020		(2)	(104,899)
Machinery and equipment	8,33% p.a.	(60,594)	(180)	(9,866)	8,237			(62,403)
Physical/ hospital activities equipment	6,67% p.a.	(16,133)		(1,752)	63			(17,822)
Library	5% p.a.	(50,762)	(5)	(4,816)	4			(55,579)
Facilities	8,33% p.a.	(9,440)	(39)	(2,000)	4			(11,475)
Tablets	20% p.a.	(10,357)		(6,495)				(16,852)
Others	14,44% p.a.	(6,126)	(106)	(668)	24		652	(6,224)
Demobilization		(10,291)		(190)	(3)			(10,484)
		(445,128)	(1,303)	(60,428)	9,487		650	(496,722)
Net book value		465,711	3,022	34,571	3,566		(731)	506,139

Notes to the financial statements at September 30, 2016

All amounts in thousands of reais unless otherwise stated

In the period ended September 30, 2016, the depreciation recognized in the statement of income was as follows (consolidated):

	2016
Depreciation	(67,022)
Depreciation Additives	(67,022) 1,25 <u>5</u>
	(65,767)

As mentioned in Note 11, certain assets acquired through financing were used as a financing guarantee, The Company and its Subsidiaries have not pledged any other of its properties to secure transactions.

Machinery and It equipment include the following amounts where the Group is a lessee under a finance lease:

illiance lease.		December 31, 2015			September 30, 2016
		Cost	Additions	Disposals	Cost
Cost Finance leases					
Capitalized		91,470	17,425	(10,563)	98,332
		91,470	17,425	(10,563)	98,332
	Depreciation rate	Depreciation	Additions	Disposals	Depreciation
Depreciation Finance leases Capitalized	25% p.a.	(51,909)	(17,921)	9,857	(59,973)
		(51,909)	(17,921)	9,857	(59,973)
Net book value		39,561	(496)	(706)	38,359

The Group leases various vehicles and machinery under non-cancelable lease agreements, The lease terms are between three to four years, after which the ownership of the assets is transferred to the Group, All the Group's leases are recognized by the operation's net present value.

Notes to the financial statements at September 30, 2016

All amounts in thousands of reais unless otherwise stated

11 Borrowings

_		Parent Company			Consolidated
Туре	Financial charges	September 30, 2016	December 31, 2015	September 30, 2016	December 31, 2015
In local currency					
Lease agreements – Colortel Lease agreements – Assist Lease agreements – CIT Lease agreements – Total Service Lease agreements – Springer Lease agreements – Bayde Lease agreements – Bayde Lease agreements – Bradesco Lease agreements – Bradesco Leasing IBM Leasing Carimă Borrowing – IFC Funding cost of IFC First issue of debentures Second issue of debentures Third issue of debentures Funding cost of debentures Funding cost of debentures Borrowing – FEE BNB Borrowing – FEE BNB Borrowing – Banco Itaú line 4131 Borrowing – Banco Itaú line 4131 Borrowing – IRIEP Borrowing – IRIEP Borrowing – IRIEP Borrowing – IRIEP Borrowing – Itaú S/A – "Giro Parcelado"	INPC + 0,32% p.a. INPC p.a. 8% p.a. IGPI-DI/FGV p.a. IGPM+1% p.a. IGPH-DI/FGV p.a. 1,14% p.m. IGPWFG p.a. CDI Over p.d. + 2% p.m. IGPI-DI/FGV p.a. CDI +1,53% p.a. CDI +1,53% p.a. CDI +1,18% p.a. CDI +1,18% p.a. CDI +1,18% p.a. CDI +1,12% CDI 3% p.a. 9,5% p.a. USD + 1,46% p.a. 6% p.a. 0,82% p.m.	44,538 (7,447) 210,785 320,728 187,440 (1,467)	50,064 (1,859) 202,941 309,223 194,168 (1,933) 242,761 3,053	6,611 3,833 44 42 738 30 30,158 4 44,538 (7,447) 210,785 320,728 187,440 (1,467) 673 11,378 3,082	6,902 468 202 64 42 3,101 105 51 25,355 109 50,064 (1,859) 202,941 309,223 194,168 (1,933) 1,345 10,737 242,761 3,053 1,200
Borrowing – Itaú S/A - "Giro Parcelado" Borrowing – Itaú S/A - "Giro Parcelado"	0,81% p.m. 1,19% p.m.				833 716
		757,659	998,418	811,170	1,049,648
Current liabilities Non-current liability		223,208 534,451	271,831 726,587	240,502 570,668	291,346 758,302
		757,659	998,418	811,170	1,049,648

The costs of funding to be settled amounted to R\$ 8,914 at September 30, 2016, being R\$ 7,447 related to the borrowings from IFC (R\$ 361 of the 1st borrowing, R\$ 1,292 of the 2nd borrowing and R\$ 5,794 of the 3rd borrowing) and R\$ 1,467 to the debentures.

The maturity of amounts recorded in non-current liabilities at September 30, 2016 and December 31, 2015 is as follows:

	Parent Company		Consolidated	
	September 30, 2016	December 31, 2015	September 30, 2016	December 31, 2015
2017	62,985	255,413	63,451	259,742
2018	228,946	228,852	232,003	232,274
2019	228,969	228,843	252,274	248,925
2020	9,276	9,300	11,314	11,023
2021	2,951	2,854	9,156	4,577
2022	430	430	1,103	866
2023	430	430	745	430
2024	430	430	587	430
2025	34	35	35	35
Non-current liability	534,451	726,587	570,668	758,302

The funds raised through the issues are being used to reinforce the Company's cash and to deal with the expansion and investments policy.

The Group's borrowings are denominated in Brazilian reais. The only loan in U.S, dollars was settled on March 14, 2016, on its original maturity date.

Notes to the financial statements at September 30, 2016

All amounts in thousands of reais unless otherwise stated

In March 2016, the Company entered into a loan agreement with the International Finance Corporation (IFC), in the amount in Brazilian reais equivalent to U\$ 100 million, which can be used within 12 months, Of this total amount U\$\$ 50 million related to Loan A will be obtained with the IFC and the other half related to Loan B with Banco Santander, To ensure that the transaction will be pegged to the Brazilian currency, the Company will always contract swap transactions on a jointly and automatic basis.

Without other significant fundings in the period, the contractual conditions of other effective borrowings remain unchanged compared to those presented in the financial statements at December 31, 2015.

12 Salaries and social charges

	P	Parent Company		onsolidated
	September 30, 2016	December 31, 2015	September 30, 2016	December 31, 2015
Salaries and social charges payable Provision for vacation pay Provision for 13 th month salary	356	250	102,592 39,443 66,657	92,741 35,497
	356	250	208,692	128,238

13 Taxes payable

		T arent company		Consolidated		
	September 30, 2016		September 30, 2016			
ISS payable IRRF payable PIS and COFINS payable IOF	5 53 288	5 49 240	13,909 10,860 2,919 384	16,051 4,319		
	346	294	28,072	35,750		
IRPJ payable CSLL payable	1	1	24,460 8,744			
	1	1	33,204	44,345		
	347	295	61,276	80,095		

Parent Company

Consolidated

14 Taxes payable in installments

	Consolidated		
	September 30,	December 31,	
	2016	2015	
IRPJ	4,071	3,824	
CSLL	235	253	
FGTS	1,456	1,497	
ISS	2,917	373	
PIS	1,930	1,869	
COFINS	573	487	
INSS	6,130	8,402	
IPTU	116	114	
OTHERS	2,164	2,807	
	19,592	19,626	
Current liabilities	3,285	2,254	
Non-current liability	16,307	17,372	
	19,592	19,626	

Notes to the financial statements at September 30, 2016

All amounts in thousands of reais unless otherwise stated

The amount of installments is adjusted based on the Special System for Settlement and Custody (SELIC) rate on a monthly basis.

These refer basically to taxes and social security contributions payable in installments to Municipalities, the Brazilian Federal Revenue Service and Social Security, and the payment flow is as follows:

		Consolidated		
	September 30, 2016	December 31, 2015		
2016		1,275		
2017	1,436	3,000		
2018	2,584	991		
2019 to 2029	12,287	12,106		
	16,307	17,372		

15 Price of acquisition payable

	Consolidat		
	September 30, 2016	December 31, 2015	
FAL FATERN UNIUOL		309 590 182	
FACITEC SÃO LUIS	5,547 17,837	7,770 16,150	
IESAM	15,024	16,459	
LITERATUS	5,470	6,395	
CEUT	6,908	7,277	
FNC	32,838	38,663	
FCAT	5,615	9,286	
FUFS	3,274		
	92,513	103,081	
Current liabilities			
Non-current liability	52,047	41,980	
	40,466	61,101	
	92,513	103,081	

These basically refer to the amount payable to the former owners for the acquisition of related companies, subjected monthly to one the following rates: Special System for Settlement and Custody (SELIC), Amplified Consumer Price Index (IPCA) or the Interbank Deposit Certificate (CDI), depending on the contract.

Notes to the financial statements at September 30, 2016

All amounts in thousands of reais unless otherwise stated

The table below analyzes the Group's acquisition price payable into relevant maturity groupings based on the remaining period at the balance sheet date to the contractual maturity date:

				Consolidated
	Less than 1 year	Between 1 and 2 years	Between 2 and 5 years	Total
At September 30, 2016				
FACITEC	2,697	2,850		5,547
SAO LUIS	17,837			17,837
IESAM	2,404	2,404	10,216	15,024
LITERATUS	2,650	2,650	170	5,470
CEUT	3,720	1,594	1,594	6,908
FNC	21,892	10,946		32,838
FCAT	2,807	1,404	1,404	5,615
FUFS	202		3,072	3,274
	54,209	21,848	16,456	92,513

16 Contingencies

The Company's subsidiaries are parties in various civil, labor and tax proceedings at different court levels, Management, based on the opinion of its external legal advisors, recorded a provision for an amount considered sufficient to cover expected losses arising from pending litigation.

At September 30, 2016 and December 31, 2015, the provision for contingencies was comprised as follows:

				Consolidated
	September 30, 2016		December 31, 2015 (Re-presented	
	Contingencies	Judicial deposits	Contingencies	Judicial deposits
Civil Labor Tax	16,835 43,559 8,806	15,476 100,124 13,616	2,253 24,475 6,329	13,615 83,692 11,605
	69,200	129,216	33,057	108,912

The changes in the provision for contingencies are as follows:

	Tax	Labor	Civil	Total
At December 31, 2015	6,329	24,475	2,253	33,057
Additions	3,097	73,063	19,016	95,176
Reversals	(620)	(2,879)	(4,022)	(7,521)
Write-offs	 -	(51,100)	(412)	(51,512)
At September 30, 2016	8,806	43,559	16,835	69,200

Notes to the financial statements at September 30, 2016

All amounts in thousands of reais unless otherwise stated

For the periods ended September 30, 2016 and 2015, the expense for the provision for contingencies, recognized in the statement of income as "general and administrative expenses", was as follows:

	2016	2015
Composition of results Additions	95.176	44,269
Reversals	(7,521)	(7,740)
Contingencies	<u>87,655</u>	36,529
Cost of services rendered (Note 23)	42,535	25,987
General and administrative expenses (Note 24)	45,120	10,542
	87,655	36,529

(a) Civil

Most proceedings mainly involve claims for indemnity for moral and property damages arising from incorrect collections, late issue of diplomas, among other matters of an operational and/or educational nature, as well as some actions involving real estate law.

The provisions recognized for civil lawsuits are due to the following:

Matters	Amounts
Incorrect collection	5,385
Real estate	4,530
Issue of certificates of completion/diplomas and graduation	1,397
Accreditation and cancelation of the program	1,145
Enrollment	1,106
FIES	494
System access	154
Prouni	119
Transfer	71
Success fees	1,306
Others*	1,128
	16,835

(b) Labor

The main labor claims refer to overtime, unused vacation time, recognition of employment relationship, salary parity and salary differences arising from the decrease in the working hours of certain professors.

The provisions recognized for labor lawsuits are due to the following:

Matters	Amounts
Salary differences + reduction of working time + FGTS + notice	15,617
Overtime + suppression Inter + Intra	8,166
Moral/property damage/moral harassment	5,431
Employer's social security payment	3,303
Fees	2,857
Deviation from agreed position and salary equalization	2,181
Fines (Article 467 CLT, article 477 CLT and CCT/ACT)	785
Correction CTPS + indirect repeal + recognition of employment relationship	484
Allowances (health hazards/night shift pay/improvement/length of service/risk premium)	420
Tenure	252
Vacation pay	243
Success fees	364
Others*	3,456
	43,559

^(*) Other claims in addition to those listed above (resulting from them) and union fees.

Notes to the financial statements at September 30, 2016

All amounts in thousands of reais unless otherwise stated

(c) Tax

The tax proceedings mainly relate to tax immunity, escalation of social security contributions arising from PROUNI and exclusion of scholarships from the ISS calculation basis.

The provisions related to tax proceedings are as follows:

Matters	Amounts
Penalty - PROCON	254
Penalty imposed alleging noncompliance with record-keeping and reporting obligations	84
Services Tax	36
Social security related fine	6
Success fees	8,426
	8,806

(d) Possible losses, not provided for in the balance sheet

The Company has the following tax, civil and labor litigation involving risks of loss classified by management as possible, based on the evaluation of the legal advisors, In accordance with this risk assessment and the provision-related criteria adopted by the Company, certain contingencies are not provided for, as follows:

,		Consolidated
	September 30, 2016	December 31, 2015
Tax	871,493	686,352
Civil	107,276	136,623
Labor	77,655	23,629
	1,056,424	822,975

⁽a) The balance at December 31, 2015 was restated, considering that it previously had not included any monetary restatement.

Among the main proceedings not provided for in the financial statements, we highlight:

- (i) In 2011, the Brazilian Federal Revenue Secretariat (SRF) issued two tax assessment notices, due to alleged debts of social security contributions for the period from January 2006 to January 2007 and non-compliance with record-keeping and reporting obligations, The referred defenses were filed with the Special SRF Office for the Largest Taxpayers of the State of Rio de Janeiro (DEMAC/RJO). In August 2012, an administrative lower court sentence was rendered, which partially granted the Company's objections, to recognize the extinguishment of right and exclude the entries of the period from January to July 2006, the other inspection arguments were maintained. The Company filed appeals, which are waiting judgment by the Board of Tax Appeals. The total amount involved, disregarding the effects of the extinguishment of right, is R\$ 224,951. According to the opinion of the external legal advisors, the risk of loss in these cases remains possible;
- (ii) In 2009, SESES filed a common civil action against the Federal Government/Federal Tax Authorities, through which it claims authorization to pay the social security contributions, according to the graduation provided by Article 13 of Law 11,096/05 ("PROUNI Law"), with the beginning of the graduation as from the 1st month that a general meeting took place that authorized the change of its legal nature to a company for profit, in February 2007, consequently resulting in the following gradation for the payment of the social security contributions by SESES: 20% in 2007; 40% in 2008; 60% in 2009; 80% in 2010; and 100% in 2011, notwithstanding the understanding of INSS inspectors, who claim that the five-year period for

Notes to the financial statements at September 30, 2016

All amounts in thousands of reais unless otherwise stated

application of the escalated rates as defined in Article 13 of the PROUNI Law should start to be counted as from the date of publication of such Law, which occurred in 2005. On August 7, 2012, the Federal Regional Court (TRF) favorably judged the Company's appeal. According to the mentioned decision, the enjoyment begins as from the date of the Stockholders' Meeting that changed the legal nature of SESES and not the publication date of the Prouni Act. On August 9, 2015, the appeal to the High Court of Justice (STJ) filed by the Federal Tax Authorities was rejected. Currently, the suit is awaiting judgment of the appeal filed by Federal Tax Authorities. The outside legal advisors assessed this case as a possible loss and the estimated amount involved is R\$ 15,368;

(iii) Given the divergence of understanding of Article 13 of Law 11,096/05 ("PROUNI Act"), as mentioned in item (ii) above, Tax Foreclosures were issued by the National Treasury aimed at the judicial recovery of debts related to the alleged differences in payments of social security contributions. Embargoes were imposed on these executions, which are still being tried, The total amount involved is R\$ 148,358. According to the opinion of the external legal advisors, the risk of loss in these cases remains possible.

17 Equity

(a) Share capital

Capital may be increased by the Board of Directors, regardless of any amendment to the bylaws, up to the limit of 1,000,000,000 shares. At September 30, 2016, share capital is represented by 317,896,418 common shares.

The Company's shareholding structure at September 30, 2016 and December 31, 2015 is as follows:

			Com	mon shares
Stockholders	September 30, 2016	<u></u>	December 31, 2015	<u></u> %
Officers and directors Treasury Others (*)	45,326,778 9,498,058 263,071,582	14,3 3,0 82,7	39,887,769 8,896,878 267,900,352	12,6 2,8 84,6
	317,896,418	100,0	316,684,999	100,0

(*) Free float,

At the Board of Directors' meeting held on April 30, 2015, the private issue of 1,216,788 nominative common shares was approved, with no par value, which resulted in the consequent increase of the Company's capital by R\$ 11,415, within the limit of the authorized capital, in order to meet the exercise of options granted to the beneficiaries of the stock option plan.

At the Board of Directors' meeting held on August 5, 2015, the private issue of 38,327 nominative common shares was approved, with no par value, which resulted in the consequent increase of the Company's capital by R\$ 421, within the limit of the authorized capital, in order to meet the exercise of options granted to the beneficiaries of the stock option plan.

At the Annual and Extraordinary General Meeting held on April 27, 2016, a capital increase in the amount of R\$ 55,330 was approved, which exceeded the Company's revenue reserves, as provided for by article 199 of Law 6,404/76 and article 29, letter "e" of the Company's bylaws.

Notes to the financial statements at September 30, 2016

All amounts in thousands of reais unless otherwise stated

At the Board of Directors' meeting held on April 29, 2016, the private issue of 493,518 nominative common shares was approved, with no par value, which resulted in the consequent increase of the Company's capital by R\$ 3,807, within the limit of the authorized capital, in order to meet the exercise of options granted to the beneficiaries of the stock option plan.

At the Board of Directors' meeting held on September 14, 2016, the private issue of 717,901 nominative common shares was approved, with no par value, which resulted in the consequent increase of the Company's capital by R\$ 6,747, within the limit of the authorized capital, in order to meet the exercise of options granted to the beneficiaries of the stock option plan.

(b) Changes in shares

At December 31, 2015	316,684,999
Issue of common shares in connection with the exercise of options granted	
Minutes of the Meeting of the Board of Directors held on April 29, 2016	493,518
Minutes of the Meeting of the Board of Directors held on September 14, 2016	717,901
	<u></u>
At September 30, 2016	317,896,418

(c) Treasury shares

At the Board of Directors' Meeting on August 6, 2015, the Board approved the 4th Program for Repurchase of the Company's shares on the stock exchange, up to 9,500,550 common shares, equivalent to 3,00% of the Company's capital,

	Number	Average cost	Balance
Treasury shares at December 31, 2015	8,896,878	15,47	137,603
Treasury shares acquired ILP payment with treasury shares	837,700 (236,520)	14,94 15,61	12,519 (3,692)
Treasury shares at September 30, 2016	9,498,058	15,42	146,430

(d) Capital reserves

(d,1) Share premium

The share premium reserve refers to the difference between the subscription price that the stockholders pay for the shares and their par value. Since this is a capital reserve, it can only be used to increase capital, offset losses, redeem, reimburse or purchase shares or pay cumulative dividends on preferred shares.

The amount of the share premium in the quarterly information in the period ended September 30, 2016 and in the year ended December 31, 2015 is as follows:

		Parent Company		
	September 30, 2016	December 31, 2015		
Tax reserve Undistributed profits (i) Special reserve for goodwill on merger Share premium	3 96,477 85 	3 96,477 85 498,899		
	595,464	595,464		

⁽i) Profits earned prior to the Company's conversion into a profit-oriented company.

Notes to the financial statements at September 30, 2016

All amounts in thousands of reais unless otherwise stated

The premium on issue of shares is represented as follows:

	September 30, 2016
Subscription of 17,853,127 shares Amount paid for the 17,853,127 shares	(23,305) 522,204
Share premium	498,899

(d,2) Options granted

The Company recorded the Capital Reserve for Stock Options granted in the amount of R\$ 2,411 during the period ended September 30, 2016 (R\$ 19,150 during the year ended December 31, 2015), as mentioned in Note 19 (b). As required by the applicable technical accounting pronouncement, the fair value of options was determined on the grant date and has been recognized over the vesting period up to the date of this quarterly information.

(d,3) Long-term incentive

The Company recorded a capital reserve for long-term incentives (Note 19 (c)) in the amount of R\$ 2,592 during the period ended September 30, 2016 (R\$ 3,718 during the year ended December 31, 2015).

(e) Revenue reserves

On December 31, 2015, from the results accumulated by the Company, R\$ 255,121 was allocated to the profit retention reserve (2014 - R\$ 230,525) to finance the investments expected in the Company's capital budget, prepared by management, was approved at the Annual General Meeting of Stockholders held on April 27, 2016.

18 Financial instruments and sensitivity analysis of financial assets and liabilities

The Company's financial assets and liabilities at September 30, 2016 and December 31, 2015, are recorded in the balance sheet at amounts that are consistent with those prevailing in the market, Information about the criteria, assumptions and limitations used in the market value calculations did not change in relation to the information related to the financial statements for the year ended December 31, 2015.

Financial risk factors

All operations of the Group are carried out with prime banks, which minimizes risks, Management records a provision for impairment of receivables at an amount considered sufficient to cover possible losses on the collection of receivables; the risk of incurring losses on billed amounts is duly measured and accounted for, The main market risk factors that affect the Group's business are as follows:

(a) Credit risk

This risk relates to any difficulties experienced in collecting amounts for services rendered.

The Group is also subject to credit risk from its financial investments.

Notes to the financial statements at September 30, 2016

All amounts in thousands of reais unless otherwise stated

The credit risk relating to the rendering of services is minimized by a strict control of the student base and active management of default levels and dispersion of balances.

With respect to the credit risk associated with financial institutions, the Company and its subsidiaries operate in accordance with the financial investments and derivatives policy approved by the Board of Directors, The balances of cash and cash equivalents, marketable securities and judicial deposits are held at financial institutions with AA to AAA credit rating according to the credit rating agencies Standard & Poor's, Fitch and Moody's.

(b) Interest rate risk

The Group is exposed to fluctuations in the Interbank Deposit Certificate (CDI) rate, which is used to adjust the balance of its short-term investments and debts, Additionally, any increase in interest rates could drive up the cost of student loans, including loans under the FIES and PRAVALER program, and reduce the demand for the courses.

(c) Foreign exchange rate risk

The Group's income is not subject to changes due to exchange rate volatility, because the Group has not carried out significant transactions in foreign currency.

At September 30, 2016, the Company has not recorded any position in derivatives, Its exposure to foreign exchange risk mainly related to the loan in U,S, dollars, which was hedged by the swap transaction and was settled on March 14, 2016, on its original maturity date.

(d) Liquidity risk

Liquidity risk consists of the possibility that the Group may not have sufficient funds to meet its financial commitments due to the different settlement terms of its rights and obligations.

The Group's liquidity and cash flow control is monitored on a daily basis by the Group's financial management department, in order to ensure that cash flows from operations and funding, when necessary, are sufficient to meet its commitment schedule, not generating liquidity risks for the Group. There was no significant change in the financial liabilities of the Group as at September 30, 2016 compared to December 31, 2015.

The table below analyzes the Group's non-derivative financial liabilities into relevant maturity groupings based on the remaining period at the balance sheet date to the contractual maturity date.

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

				Consolidated
	Less than 1 year	Between 1 and 2 years	Between 2 and 5 years	Over 5 years
At September 30, 2016				
Trade payables	59,255			
Borrowings	309,475	306,934	361,264	3,552
Finance lease liabilities	14,869	3,608	18,870	4,082
Price of acquisition payable	52,162	24,253	21,753	
Related parties	4,302			
At December 31, 2015				
Trade payables	75,024			
Borrowings	350,687	368,257	558,589	7,350
Finance lease liabilities	15,565	864	19,970	
Price of acquisition payable	42,161	31,289	40,586	
Related parties	4,295			

Notes to the financial statements at September 30, 2016 All amounts in thousands of reals unless otherwise stated

(e) Sensitivity analysis

CVM Resolution 550, of October 17, 2008, establishes that publicly-held companies must disclose, in a specific note, qualitative and quantitative information on all their financial instruments, recognized or not as assets or liabilities in their balance sheet.

The main risks to the Group's operations refer to changes in the CDI (Interbank Deposit Certificate) rate.

CVM Instruction 475, of December 17, 2008, requires the presentation of information on financial instruments, in a specific note, as well as disclosure of the sensitivity analysis.

With respect to borrowings in Brazilian reais, these refer to transactions for which the carrying amount approximates their market value.

Investments at the Interbank Deposit Certificate (CDI) rate are recorded at fair value, in accordance with quotations disclosed by the respective financial institutions, Most of the other investments refer to bank deposit certificates and repurchase agreements and, therefore, the value recorded for these securities does not differ from the market value.

For purposes of verifying the sensitivity of the index in the financial investments to which the Company was exposed on the base date of September 30, 2016, three different scenarios were defined. Based on the CDI rate officially published by CETIP on September 30, 2016 (14,13% p.a.), this rate was used as the probable scenario for the year. Rate changes of 25% and 50% were then calculated.

For each scenario, the "gross financial revenue and financial expenses" were calculated, disregarding the effect of taxes on the investment yields. The base date used for the portfolio was September 30, 2016, with projections for one year and verification of the sensitivity of the CDI for each scenario.

Notes to the financial statements at September 30, 2016

All amounts in thousands of reais unless otherwise stated

			CDI in	crease scenario
	Risk	Scenario (I)	Scenario (II)	Scenario (III)
Transactions Financial investments R\$ 504,164	CDI	14,13% 71,238	17,66% 89,048	21,20% 106,858
Debentures I	CDI+1,50	15,84%	19,43%	23,01%
R\$ 210,785		(33,392)	(40,950)	(48,508)
Debentures II	CDI+1,18	15,48%	19,05%	22,63%
R\$ 320,728		(49,638)	(61,102)	(72,565)
Debentures III	112% CDI	15,95%	19,98%	24,02%
R\$ 187,440		(29,904)	(37,452)	(45,027)
IFC I	CDI+1,53	15,88%	19,46%	23,05%
R\$ 30,855		(4,899)	(6,005)	(7,112)
IFC II	CDI+1,69	16,06%	19,65%	23,24%
R\$ 13,683		(2,197)	(2,689)	(3,180)
Net position		(48,792)	(59,150)	(69,534)
			CDI de	ecrease scenario
_	Risk	Scenario (I)	Scenario (II)	Scenario (III)
Transactions Financial investments R\$ 504,164	CDI	14,13% 71,238	10,60% 53,429	7,07% 35,619
Debentures I	CDI+1,50	15,84%	12,26%	8,67%
R\$ 210,785		(33,392)	(25,835)	(18,277
Debentures II	CDI+1,18	15,48%	11,90%	8,33%
R\$ 320,728		(49,638)	(38,175)	(26,711
Debentures III	112% CDI	15,95%	11,94%	7,95%
R\$ 187,440		(29,904)	(22,384)	(14,893
IFC I	CDI+1,53	15,88%	12,29%	8,70%
R\$ 30,855		(4,899)	(3,792)	(2,685
IFC II	CDI+1,69	16,06%	12,47%	8,87%
R\$ 13,683		(2,197)	(1,706)	(1,214
Net position		(48,792)	(38,463)	(28,161

(f) Capital management

The Company's debt in relation to the share capital at the end of the period is presented by the consolidated data as follows:

			Consolidated
	September 30,	December 31,	January 1,
	2016	2015	2015
		(Re-presented)	(Re-presented)
Total liabilities	811,170	1,049,648	1,140,530
(-) Cash and cash equivalents	(71,258)	(48,410)	(48,011)
Net debt	739,912	1,001,238	541,162
Equity	2,819,807	2,572,965	2,320,112
Net debt on equity	0,26	0,39	0,23

(g) Fair value of financial instruments

At September 30, 2016 and December 31, 2015, the carrying values of the Company's financial instruments approximate their fair value.

Notes to the financial statements at September 30, 2016 All amounts in thousands of reals unless otherwise stated

The Group's financial instruments were classified as loans and receivables or other financial liabilities, except marketable securities (Note 3), classified as securities held for trading (Level 2).

The fair value of financial instruments traded in active markets (such as trading and available-for-sale securities) is based on quoted market prices at the balance sheet date. A market is regarded as active if quoted prices are readily and regularly available from an exchange, dealer, broker, industry group, pricing service, or regulatory agency, and those prices represent actual and regularly occurring market transactions on an arm's length basis. The quoted market price used for financial assets held by the Group is the current bid price. These instruments are included in Level 1, Instruments included in Level 1 comprise primarily equity investments of IBOVESPA 50 classified as trading or available-for-sale securities.

The fair value of financial instruments that are not traded in an active market (for example, over-the-counter derivatives) is determined by using valuation techniques. These valuation techniques maximize the use of observable market data where it is available and rely as little as possible on Group-specific estimates, If all significant information required to fair value an instrument are adopted by the market, the instrument will be included in Level 2.

If one or more of the significant inputs is not based on observable market data, the instrument is included in Level 3.

(h) Offsetting of financial instruments

There were no significant assets or liabilities subject to offset during the period ended September 30, 2016 and the year ended December 31, 2015.

19 Management compensation

(a) Compensation

For the periods ended September 30, 2016 and 2015, total compensation (salaries and profit sharing) paid to the Company's directors, officers and main executives amounted to R\$ 9,102 and R\$ 14,999, respectively. These amounts are within the limits established at the corresponding General Meetings of Stockholders.

The Company and its subsidiaries do not grant post-employment benefits, employment termination benefits or other long-term benefits to its management and employees (except for the stock option plan described in Note 19(b).

(b) Stock option plan

The history and the details of the stock option plans did not change in relation to the information included in the financial statements for the year ended December 31, 2015.

At September 30, 2016, the number of options granted which were exercised totaled 10,556,842 (R\$ 80,086), and the total shares granted amounted to 18,372,623 (R\$ 176,716).

Notes to the financial statements at September 30, 2016 All amounts in thousands of reais unless otherwise stated

Total options granted which were exercised in the most recent quarters are as follows:

	Exercised options
December 24, 2014	7,660,075
December 31, 2014	7,660,975
March 31, 2015	7,660,975
June 30, 2015	9,267,228
September 30, 2015	9,305,555
December 31, 2015	9,305,555
March 31, 2016	9,305,555
June 30,2016	9,838,941
September 30, 2016	10,556,842

As from 2013, the Company started to use for the calculation of the fair value of the options of each grant the Binomial model, but the old grants will not be changed, according to the standards established by Technical Pronouncement CPC 10, which will continue being calculated by the Black and Scholes model.

Notes to the financial statements at September 30, 2016

All amounts in thousands of reais unless otherwise stated

The assumptions used to determine each grant, based on the Black-Scholes model, are described as follows:

Toggan Publish Mary Ma	Program			Fair Value	Price of the underlying	Expected Annual	Expected	Risk-free		Number of options	
Fragmen Phi/080		period	date			Volatility	Dividendss	interest risk	(years)	granted	options
Triggers Park Par											
Triggen P Ju July 1998 1998 1999 1998 1999 1998 1999 1998 1999 1998 1999 1998 1999 1998 1999 1998 1999 1998 1999 1998 1999 1998 1999 1998 1999 1998 1999 1998 1999 1998 1999 1998 1999 1											
Tergenen I Juni 1008											
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Program IP Seption 401/2000 A11/2000 A11/2000 </td <td></td>											
Tought T									8		
Toggen Page	Program 1P Sep/08					56.00%				663,645	
Program D Septide Al-Appool Al-Appo											
Pages Page				_	_						_
Pages Page											
Pages Page											
Program D Prof P											
Program 19 Int Part											
Program P Jun Program							1.72%		10		
Troggen IP InVIDIGE COM. 4 (15/2011) 4 (1		4/14/2014	4/15/2024	R\$ 2.11	R\$ 7.90	63.99%	1.72%	6.83%	10	90,909	72,729
Program P Sey/00	_										
Program P Sept/09											
Program P Sey109											
Program 19 Sept/09											
Program Par May 10											
Program P Jan/10					_						
Program P Jan/10			4/15/2021		R\$ 8.01		0.93%		10		
Program P Jan/10											
Program IP Marl/10											
Program IP Mary/10											
Program IP May/10											
Program IP Mary/10											
Program IP Maryl 0. 4/14/2014	_										
Program 2P Mory/10											0
Program 2P May/10	Program 1P Mar/10	4/14/2015	4/14/2025	R\$ 4.43	R\$ 7.88	62.20%	1.01%	6.21%	10	90,909	0
Program 2P May/10											
Program 2P Mony/10											
Program 2P May/10											
Program 2P Jul/10											
Program 2P Jul/10											
Program 2P Iu/10 4/14/2015 4/14/2015 4/14/2015 4/14/2015 4/14/2015 1/12/2015 RS 3.83 S.8.88% 1.52% 6.25% 10 129,684 60,936 Program 2P NoV/10 Cons. 4/15/2011 1/12/2002 RS 3.83 65.88% 5.88% 9 30,000 0 Program 2P NoV/10 Cons. 4/15/2011 1/12/2002 RS 3.48 RS 5.56 57.60% 1.52% 5.88% 9 30,000 0 Program 3P Jan/11 4/15/2012 1/15/2002 RS 3.48 85.56 57.60% 1.52% 5.88% 8 30,000 0 Program 3P Jan/11 4/15/2013 4/15/2022 RS 1.03 1.56.55% 1.14% 5.79% 10 183,861 10,170 Program 3P Jan/11 4/14/2015 4/14/2015 8.54.60 RS 1.03 1.56.55% 1.14% 5.79% 10 183,807 51,072 Program 3P Jan/11 4/14/2015 4/14/2015 8.5.60 RS 1.03 56.55% 1.14% 5.79% 10 183,807 </td <td></td> <td>4/14/2012</td> <td>_</td> <td>_</td> <td>_</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td>·</td>		4/14/2012	_	_	_						·
Program 2P In/J 100	Program 2P Jul/10	4/14/2013	4/14/2023	R\$ 2.72	R\$ 8.83	58.84%	1.52%	6.25%	10	129,684	48,438
Program 2P Nov/10 Cons. 4/15/2011 11/3/2020 R 52.48 R 88.86 57.60% 1.52% 5.88% 9 30.000 0 Program 2P Nov/10 Cons. 4/14/2012 11/3/2020 R 53.44 R 88.86 57.60% 1.52% 5.88% 8 30.000 0 Program 3P Inn/11 4/15/2012 4/15/2022 R 51.99 R 51.031 56.55% 1.14% 5.79% 10 183.861 10.170 Program 3P Inn/11 4/14/2013 4/14/2023 R 52.07 R 51.031 56.55% 1.14% 5.79% 10 183.807 51.072 Program 3P Inn/11 4/14/2015 4/14/2026 R 54.60 R 51.031 56.55% 1.14% 5.79% 10 183.807 51.072 Program 3P Inn/11 4/14/2016 4/14/2026 R 54.60 R 51.031 56.55% 1.14% 5.79% 10 183.807 51.072 Program 3P Inn/11 6/14/2016 4/14/2026 R 54.60 R 51.031 56.55% 1.14% 5.79% 10 183.807 51.072 Program 3P Inn/11 6/14/2016 4/14/2026 R 54.60 R 51.031 56.55% 1.14% 5.79% 10 183.807 51.072 Program 3P Inn/11 6/14/2016 4/14/2026 R 54.60 R 51.031 56.55% 1.14% 5.79% 10 183.807 51.072 Program 3P Inn/11 6/14/2013 4/14/2026 R 54.60 R 51.031 56.55% 1.14% 5.79% 10 183.807 51.072 Program 3P Inn/11 6/14/2013 4/14/2013 R 52.07 R 51.004 R 54.59% 1.14% 5.79% 8 3 0.000 0 Program 3P Inn/11 6/14/2013 4/14/2018 R 52.07 R 51.004 8 54.59% 1.14% 5.79% 8 8 30.000 0 Program 3P Apr/11 4/14/2013 4/14/2018 R 52.72 R 51.004 54.39% 1.32% 6.20% 10 165.324 12.717 Program 3P Apr/11 4/14/2013 4/14/2018 R 52.72 R 51.004 54.39% 1.32% 6.20% 10 165.340 12.717 Program 3P Apr/11 4/14/2014 4/14/2018 R 52.92 R 51.004 54.39% 1.32% 6.20% 10 165.240 61.011 Program 3P Apr/11 4/14/2015 4/14/2015 R 52.92 R 51.004 54.39% 1.32% 6.20% 10 165.240 61.011 Program 3P Apr/11 4/14/2016 4/14/2016 R 52.60 R 57.84 R 51.66% 1.65% 4.29% 10 234.000 42.000 Program 4P Apr/12 4/14/2014 4/14/2014 R 52.60 R 57.84 R 51.66% 1.65% 4.29% 10 234.000 42.000 Program 4P Apr/12 4/14/2016 4/14/2016 R 52.60 R 57.84 S 51.66% 1.65% 4.29% 10 234.000 42.000 Program 4P Apr/12 4/14/2016 4/14/2016 R 52.60 R 57.84 S 51.66% 1.65% 4.29% 10 234.000 0.00 Program 4P Apr/12 4/14/2016 4/14/2016 R 52.60 R 57.84 S 51.66% 1.65% 4.29% 10 234.000 0.00 Program 4P Apr/12 4/14/2016 4/14/2016 R 52.60 R 57.84 S 51.66% 1.65% 4.29% 10 234.000 0.00 Program 4P Apr/12 4/14/2016 4/14											
Program 3P Ind/11 4/14/2012 11/3/2022 R5 19 R5 10.31 F6.55% 1.14% 5.79% 10 183,861 10,170 Program 3P Ind/11 4/14/2013 4/14/2023 R5 19.03 R5 10.31 F6.55% 1.14% 5.79% 10 183,807 35,592 Program 3P Ind/11 4/14/2014 4/14/2014 R5 3.72 R5 10.31 F6.55% 1.14% 5.79% 10 183,807 35,592 Program 3P Ind/11 4/14/2014 4/14/2014 R5 3.72 R5 10.31 F6.55% 1.14% 5.79% 10 183,807 51,072 Program 3P Ind/11 4/14/2014 4/14/2015 R5 4.25 R5 10.31 F6.55% 1.14% 5.79% 10 183,807 51,072 Program 3P Ind/11 4/14/2016 14/14/2016 R5 4.06 R5 10.31 F6.55% 1.14% 5.79% 10 183,807 51,072 Program 3P Ind/11 4/14/2016 14/14/2016 R5 4.06 R5 10.31 F6.55% 1.14% 5.79% 10 183,807 51,072 Program 3P Ind/11 4/14/2016 R5 4.06 R5 10.31 F6.55% 1.14% 5.79% 10 183,807 51,072 Program 3P Ind/11 4/14/2016 R5 4.06 R5 10.31 F6.55% 1.14% 5.79% 10 183,807 51,072 Program 3P Ind/11 4/14/2013 R5 2.00 R5 10.31 F6.55% 1.14% 5.79% 8 30,000 0 0 Program 3P Ind/11 4/14/2013 R5 2.01 R5 10.04 R5 10.04 F6.55% 1.14% 5.79% R5 10.04 F6.55% 1.14% 5.79% 10 183,807 51,072 Program 3P Ind/11 4/14/2013 R5 2.77 R5 10.04 F6.55% 1.14% 5.79% R5 10.04 F6.55% 1.14% F6.20% R5 10.04 F6.55% 1.15% 6.20% R5 10.04 F6.55% R5							l				
Program 3P Jan/11											
Program 3P Jan/11											
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^(*) Market price on the respective grant dates.

Notes to the financial statements at September 30, 2016

All amounts in thousands of reais unless otherwise stated

The assumptions used to determine each grant, based on the Binomial model, are described as follows:

	Ford of success	F		Price of the	From a stand Americal	Consisted	Diele fee	F-4:4-1:6-	Number of autions	Novebou of James d
Program	End of grace period	date	Fair Value	underlying asset	Expected Annual Volatility	Expected Dividendss	Risk-free interest risk	(years)	Number of options granted	options
Program 5P 3	4/15/2014	4/15/2024	R\$ 6.37	R\$ 15.33	39.85%	0.00%	11.02%	10	144,000	0
Program 5P 3	4/15/2015	4/15/2025	R\$ 7.02	R\$ 15.33	39.85%	0.00%	11.02%	10	144,000	21,000
Program 5P 3	4/15/2016	4/15/2026	R\$ 7.60	R\$ 15.33	39.85%	0.00%	11.02%	10	144,000	102,000
Program 5P 3	4/15/2017	4/15/2027	R\$ 8.11	R\$ 15.33	39.85%	0.00%	11.02%	10	144,000	102,000
Program 5P 3	4/15/2018	4/15/2028	R\$ 8.58	R\$ 15.33	39.85%	0.00%	11.02%	10	144,000	102,000
Program 6P Oct/13	4/15/2014	4/15/2024	R\$ 5.05	R\$ 17.48	28.80%	0.00%	11.99%	10	265,000	5000
Program 6P Oct/13	4/15/2015	4/15/2025	R\$ 5.79	R\$ 17.48	28.80%	0.00%	11.99%	10	265,000	5,000
Program 6P Oct/13	4/15/2016	4/15/2026	R\$ 6.40	R\$ 17.48	28.80%	0.00%	11.99%	10	265,000	19,000
Program 6P Oct/13	4/15/2017	4/15/2027	R\$ 6.94	R\$ 17.48	28.80%	0.00%	11.99%	10	265,000	38,000
Program 6P Oct/13	4/15/2018	4/15/2028	R\$ 7.43	R\$ 17.48	28.80%	0.00%	11.99%	10	265,000	38,000
Program 6P Jul/14	4/15/2015	4/15/2025	R\$ 15.13	R\$ 16.79	26.43%	0.00%	11.99%	10	608,000	0
Program 6P Jul/14	4/15/2016	4/15/2026	R\$ 15.76	R\$ 16.79	26.43%	0.00%	11.99%	10	608,000	80,000
Program 6P Jul/14	4/15/2017	4/15/2027	R\$ 16.41	R\$ 16.79	26.43%	0.00%	11.99%	10	608,000	510,000
Program 6P Jul/14	4/15/2018	4/15/2028	R\$ 17.05	R\$ 16.79	26.43%	0.00%	11.99%	10	608,000	510,000
Program 6P Jul/14	4/15/2019	4/15/2029	R\$ 17.65	R\$ 16.79	26.43%	0.00%	11.99%	10	608,000	510,000
Program 6P Jul/14 Cons.	4/15/2015	7/4/2024	R\$ 15.09	R\$ 16.79	28.80%	0.00%	11.99%	9	162,500	0
Program 6P Jul/14 Cons.	4/15/2016	7/4/2024	R\$ 15.69	R\$ 16.79	28.80%	0.00%	11.99%	8	162,500	0
Program 6P Aug/14	4/15/2015	4/15/2025	R\$ 14.48	R\$ 16.88	26.68%	0.00%	11.99%	10	60,000	0
Program 6P Aug/14	4/15/2016	4/15/2026	R\$ 15.10	R\$ 16.88	26.68%	0.00%	11.99%	10	60,000	28,000
Program 6P Aug/14	4/15/2017	4/15/2027	R\$ 15.74	R\$ 16.88	26.68%	0.00%	11.99%	10	60,000	28,000
Program 6P Aug/14	4/15/2018	4/15/2028	R\$ 16.38	R\$ 16.88	26.68%	0.00%	11.99%	10	60,000	28,000
Program 6P Aug/14	4/15/2019	4/15/2029	R\$ 16.98	R\$ 16.88	26.68%	0.00%	11.99%	10	60,000	28,000
Program 6P Aug/14 Cons.	4/15/2015	8/1/2024	R\$ 14.43	R\$ 16.88	28.80%	0.00%	11.99%	9	50,000	0
Program 6P Aug/14 Cons.	4/15/2016	8/1/2024	R\$ 15.02	R\$ 16.88	28.80%	0.00%	11.99%	8	50,000	0
Program 7P Oct/14	4/15/2015	4/15/2025	R\$ 8.58	R\$ 25.40	28.80%	0.00%	11.99%	10	177,800	16,000
Program 7P Oct/14	4/15/2016	4/15/2026	R\$ 9.71	R\$ 25.40	28.80%	0.00%	11.99%	10	177,800	37,000
Program 7P Oct/14	4/15/2017	4/15/2027	R\$ 10.64	R\$ 25.40	28.80%	0.00%	11.99%	10	177,800	55,000
Program 7P Oct/14	4/15/2018	4/15/2028	R\$ 11.47	R\$ 25.40	28.80%	0.00%	11.99%	10	177,800	55,000
Program 7P Oct/14	4/15/2019	4/15/2029	R\$ 12.24	R\$ 25.40	28.80%	0.00%	11.99%	10	177,800	55,000
Program 8P Oct/15	4/15/2016	4/15/2026	R\$ 5.45	R\$ 13.15	28.80%	0.00%	11.99%	10	196,600	2,000
Program 8P Oct/15	4/15/2017	4/15/2027	R\$ 6.42	R\$ 13.15	28.80%	0.00%	11.99%	10	196,600	18,400
Program 8P Oct/15	4/15/2018	4/15/2028	R\$ 7.20	R\$ 13.15	28.80%	0.00%	11.99%	10	196,600	18,400
Program 8P Oct/15	4/15/2019	4/15/2029	R\$ 7.88	R\$ 13.15	28.80%	0.00%	11.99%	10	196,600	18,400
Program 8P Oct/15	4/15/2020	4/15/2030	R\$ 8.47	R\$ 13.15	28.80%	0.00%	11.99%	10	196,600	18,400
9 Program Apr/16	4/15/2017	4/15/2027	R\$ 6.02	R\$ 11.87	54.57%	0.00%	12.93%	10	80,000	0
9 Program Apr/16	4/15/2018	4/15/2027	R\$ 6.66	R\$ 11.87	54.57%	0.00%	12.93%	10	80,000	0
9 Program Apr/16	4/15/2019	4/15/2027	R\$ 7.14	R\$ 11.87	54.57%	0.00%	12.93%	10	80,000	0
9 Program Apr/16	4/15/2020	4/15/2027	R\$ 7.52	R\$ 11.87	54.57%	0.00%	12.93%	10	80,000	0
9 Program Apr/16	4/15/2021	4/15/2027	R\$ 7.83	R\$ 11.87	54.57%	0.00%	12.93%	10	80,000	0
9 Program Apr/16 Cons.	4/15/2017	4/29/2017	R\$ 3.17	R\$ 11.87	54.57%	0.00%	12.93%	2	450,000	0
9 Program Apr/16 Cons.	4/15/2018	4/29/2018	R\$ 4.43	R\$ 11.87	54.57%	0.00%	12.93%	2	450,000	0
10 Program Jul 16	4/15/2018	4/15/2027	R\$ 6.89	R\$ 15.12	59.18%	0.00%	12.50%	10	186,000	0
10 Program Jul 16	4/15/2018	4/15/2027	R\$ 7.89	R\$ 15.12	59.18%	0.00%	12.50%	10	186,000	0
10 Program Jul 16	4/15/2019	4/15/2027	R\$ 8.61	R\$ 15.12	59.18%	0.00%	12.50%	10	186,000	0
10 Program Jul 16	4/15/2020	4/15/2027	R\$ 9.18	R\$ 15.12	59.18%	0.00%	12.50%	10	186,000	0
10 Program Jul 16	4/15/2021	4/15/2027	R\$ 9.64	R\$ 15.12	59.18%	0.00%	12.50%	10	186,000	0

^(*) Market price on the respective grant dates.

The Company recognizes on a monthly basis the stock options, granted in a capital reserve account with a corresponding entry in the statement of income, of R\$ 2,411 for the period ended September 30, 2016 (R\$ 19,150 for the year ended December 31, 2015).

The change in the number of stock options outstanding and their related weighted average exercise prices is as follows:

Statutory Board

	Septe	September 30, 2016		
	Average exercise price per share	Options - thousands	Average exercise price per share	Options - thousands
January 1	13.73	921,660	8.28	501,961
Granted	15.82	748,013	14.37	870,171
Exercised	10.03	222,852	8.92	450,472
	19.52	1,446,821	13.73	921,660

Notes to the financial statements at September 30, 2016 All amounts in thousands of reals unless otherwise stated

Board of Directors

	Sept	ember 30, 2016	Dec	cember 31, 2015
	Average exercise price per share	Options - thousands	Average exercise price per share	Options - thousands
January 1 Granted	8.01 0.00	188,130	6.76 17.91	30,630
Exercised Forfeited (i)	0.00 0.00 8.01	0,00 0,00 188,130	16.66	212,500 55,000
,,	0.00	0,00	8.01	188,130

⁽i) In the second quarter of 2016, upon the end of the term of office of the Board of Directors, unexercised options were forfeited.

(c) Special Program for Long-term Incentive

The Special Program for Long-term Incentive for Statutory Officers (ILP), approved at the Board of Directors' Meeting on January 28, 2014 and ratified by the Annual/Extraordinary General Meeting of April 30, 2014, was granted in order to improve the corporate governance practices of the Company and strengthen incentives for the retention and long-term stability of the Statutory Directors, within the context of a listed company with spread share control.

The Program has the Company's statutory officers as the beneficiaries, and was structured in the form of variable remuneration, whose value depends on the value of its shares, which may be settled in cash or shares, the entity ruling the form of settlement. Currently, the Company estimates to settle with shares held in treasury. On February 5, 2015, the Letter CVM/SEP/GEA-2/No, 034/2014, issued by the CVM, approved the Company's request (filed on August 25, 2014) to use the treasury shares in its Long-term compensation program (ILP).

The remuneration under this program will be paid in four annual installments, maturing on April 30, 2015, April 30, 2016, April 30, 2017 and April 30, 2018, calculated by multiplying the specific number of shares (being such a quantity called "Reference Shares") at market value on the last trading day of the BM&F BOVESPA immediately preceding the year in which each payment will occur. The sum of the quantity of the Reference Shares to be granted to all beneficiaries taken together will be 994,080.

It should be noted that the payment of each annual installment of compensation payable under the Program is conditional upon discussion and approval by the Company's stockholders, at the annual general meeting in the related year, as part of the overall remuneration fixed for the Company's management.

Additionally, at the sole discretion of the Board of Directors, one or more installments of compensation provided, may be paid by delivery of shares that the Company has held in treasury, provided it is in strict accordance with the Brazilian Corporate Legislation and the regulations of the Brazilian Securities Commission.

On April 17, 2015 and May 20, 2016, the payments of the Long-term Incentive Program, of 236,520 shares (R\$ 3,784) and 236,520 shares (R\$ 3,692) respectively, were carried out.

The value of the provision of the program at September 30, 2016 is R\$ 1,312 (R\$ 2,412 at December 31, 2015).

Notes to the financial statements at September 30, 2016

All amounts in thousands of reais unless otherwise stated

20 Earnings per share

The Company sets out below the information on basic and diluted earnings per share.

(a) Basic earnings per share

	2016	2015
Numerator Profit for the year	243,804	386,958
Denominator (in thousands of shares) Weighted average number of shares outstanding	317,004	315,974
Basic earnings per share	0.76909	1.22465

(b) Diluted earnings per share

	2016	2015
Numerator Profit for the year	243,804	386,958
Denominator (in thousands of shares) Weighted average number of shares outstanding	317,004	315,974
Potential increase in the number of shares relating to the share option plan	930	
Adjusted weighted average number of shares outstanding	317,934	315,974
Diluted earnings per share	0.76684	1.22465

21 Net revenue from services rendered

	Consoli		
	2016	2015	
Gross operating revenue	3,655,663	3,241,038	
Gross revenue deductions Grants - scholarships Return of monthly tuition and charges Discounts granted Taxes FGEDUC Others (*)	(1,268,025) (1,066,568) (6,273) (18,662) (99,693) (61,810) (15,019)	(1,046,216) (878,930) (11,783) (12,699) (90,140) (52,664)	
Net operating revenue	2,387,638	2,194,822	
(*) Refers to the on lending to EAD partners (Polos).			

22 Costs of services rendered

	Consolidated		
	2016	2015	
Personnel and social charges	(934,658)	(876,253)	
Labor contingencies	(42,535)	(25,987)	
Electricity, water, gas and telephone	(33,783)	(33,540)	
Rents, condominium fees and IPTU	(183,779)	(161,903)	
Mailing and courier expenses	(1,575)	(3,542)	
Depreciation and amortization	(62,633)	(60,884)	
Teaching material	(22,703)	(34,230)	
Outsourced security and cleaning services	(41,854)	(37,505)	
Costs of services rendered	(1,323,520)	(1,233,844)	

Notes to the financial statements at September 30, 2016

All amounts in thousands of reais unless otherwise stated

23 **Expenses by nature**

	Par	rent Company	Consolidated	
	2016	2015	2016	2015
Selling Impairment of trade receivables Advertising Sales and marketing Others (i)			(129,982) (136,180) (36,904) (45,189)	(93,862) (105,931) (29,209) (2,285)
			(348,255)	(231,287)
General and administrative expenses Personnel and social charges Outsourced services Consumption material Maintenance and repairs Depreciation and amortization (ii) Educational covenants Travels and accommodation Institutional events (ii) Provision for contingencies Copies and bookbinding	(3,055) (7,754) (33) (15,690) (412) (104) (11) (5)	(2,353) (2,875) (53) (15,811) (222) (134)	(123,742) (71,427) (24,54) (26,180) (75,895) (8,215) (6,507) (16,254) (45,120) (6,015)	(106,644) (59,420) (2,332) (27,391) (55,855) (5,735) (8,269) (27,263) (10,542) (3,925)
Insurance Cleaning supplies	(4,573)	(2,449)	(5,099) (2,455)	(3,547) (1,902)
Transportation Car rental	(12)	(9)	(3,666)	(2,383) (1,790)
Others	(995)	(993)	(20,221)	(13,353)
	(32,644)	(24,899)	(415,163)	(330,351)

24 Other operating income (expenses)

	Parent Company		Consolidated	
	2016	2015	2016	2015
Income from agreements	1,225	1,224	2,008	2,106
Income from rentals			6,724	7,254
Business intermediations			114	1,276
Web class income				321
Write-off of residual value of fixed assets (i)			(13,195)	
Other operating income (expenses)	(227)		283	2,352
	998	1,224	(4,066)	13,309
(i) These refer basically to physical inventory of fixed assets.				

25 Finance income and costs

	Parent Company		Consolidated	
	2016	2015	2016	2015
Finance income				
Late payment fine and interest			19,183	14,843
Update of accounts receivable - FIES			28,903	
Earnings from financial investments	20,970	36,741	48,300	59,174
Monetary variation gains	2,258	2,492	7,812	8,369
Exchange variation gains	27,958	22,483	27,960	22,491
Derivative financial instruments gains - SWAP	471	56,564	471	56,564
Adjustment to present value - FIES			12,473	
Others	74	35	99	358
	51,731	118,315	145,201	161,799
Finance costs				
Banking expenses	(1,472)	(517)	(9,801)	(7,765)
Interest and financial charges	(84,155)	(62,082)	(102,834)	(72,077)
Financial discounts (i)			(29,713)	(11,928)
Monetary variation losses			(12,638)	(9,339)
Derivative financial instruments losses - SWAP	(26,036)	(25,568)	(26,036)	(25,568)
Exchange variation losses	(10,958)	(64,270)	(10,964)	(64,272)
Others	(1,210)	(788)	(14,303)	(3,336)
	(123,831)	(153,225)	(206,289)	(194,285)

⁽i) This value corresponds to the discounts granted upon renegotiation of overdue monthly tuition.

⁽i) In 2016, it refers mainly to the provision described in Note 4 (a). (ii) This balance includes the amortization of funding costs of R\$ 743.

Notes to the financial statements at September 30, 2016

All amounts in thousands of reais unless otherwise stated

26 Income tax and social contribution

Reconciliation of income tax and social contribution determined at statutory rates and taxes recognized in the statement of income for the periods ended September 30, 2016 and 2015 is as follows:

	Parent Company		Consolidated	
	2016	2015	2016	2015
Profit before income tax and social contribution	238,679	381,583	235,546	380,163
Combined statutory rate of income tax and social contribution - $\ensuremath{\%}$	34	34	34	34
Income tax and social contribution at the statutory rates	(81,151)	(129,738)	(80,086)	(129,255)
Goodwill from mergers Depreciation (b) Leasing Adjustment to present value	(4)		1,069 (197) 4,241	1,359 422 (285)
Equity in the results of subsidiaries Amortization of goodwill Non-deductible expenses (a) Options granted LP provision - employees	116,425 (5,062)	149,657 (5,092) (120)	(10,640) (1,358) (1,701)	(7,981) (1,081) (5,936)
Tax losses not registered Decommissioning expenses Provision for contingencies	(30,131)	(14,707)	(32,978) (390) (11,544)	(24,672) (545) 176
Provision for impairment of receivables (b) Monthly tuitions to be canceled and billed Provision for Fies risk Others	(77)		(733) 5,587 (15,364) <u>763</u>	(3,749) (1,949) (777) 294
			(143,331)	(173,979)
Tax benefits Tax incentive – PROUNI Tax incentive – Lei Rouanet			108,778 2,051	146,970 673
Current income tax and social contribution on the results for the period			(32,502)	(26,336)

(a) These primarily refer to expenses for sponsorships, donations and gifts.(b) Non-deductible amount of provision for impairment of trade receivables refers to students with outstanding payments overdue for more than 180 days, and the provision for the cancelation of monthly pay slips.

	Parent Company		Consolidated	
	2016	2015	2016	2015
Current income tax and social contribution Deferred income tax and social contribution Income tax and social contribution from the prior periods	5,125	5,051 324	(32,502) 33,456 7,304	(26,336) 24,317 8,814
	5,125	5,375	8,258	6,795

At September 30, 2016, the Company recorded deferred tax assets on temporary differences of R\$ 51,376. The breakdown of the tax effects of temporary differences which originated the deferred tax assets is summarized below:

Notes to the financial statements at September 30, 2016

All amounts in thousands of reais unless otherwise stated

			Parent Company			Consolidated
	September 30, 2016	December 31, 2015	January 1, 2015	September 30, 2016	December 31, 2015	January 1, 2015
			(Re-presented)			(Re-presented)
Adjustment to present value				5,318	9,559	
Provision for contingencies				22,769	9,385	10,976
Provision for impairment of receivables	77			3,012	6,045	1,780
Monthly fees to bill					(555)	
Monthly tuitions to be canceled				5,091	1,615	4,398
Provision for decommissioning				3,653	3,586	3,526
Provision for impairment of fixed assets Goodwill	(11,690)	(16,734)	(27,593)	(26,173)	(36,314)	(39,191)
Provision for risk - Fies	(11,000)	(10,104)	(27,000)	20,551	5,187	1,259
Options granted recognized				25,878	24,177	8,704
Decommissioning adjustment				1,999	1,676	323
Incorporated goodwill				(10,547)	(10,069)	(7,621)
Depreciation	4			(1,069)	(-,,	(/- /
Tax losses				894	894	2,584
Other assets		65	65		2,734	1,751
	(11,609)	(16,669)	(27,528)	51,376	17,920	(11,511)
Assets				77,097	53,998	34,837
Liabilities	(11,609)	(16,669)	(27,528)	(25,721)	(36,078)	(46,348)
	(11,609)	(16,669)	(27,528)	51,376	17,920	(11,511)

The realization of the deferred tax effect on temporary differences recorded at September 30, 2016 is linked to the realization of the provision which gave rise to this credit. Consequently, it is not currently possible to present expected annual realization, since the Company's management is not yet able to forecast the timing of the realization of the provision for contingencies and the provision for decommissioning.

At September 30, 2016, the subsidiary IREP accounted for a deferred income tax and social contribution liability amounting to R\$ 9,060 due to the tax depreciation of goodwill generated upon acquisition of the companies merged into it.

At September 30, 2016, the Company had tax credits arising from income tax and social contribution losses amounting to R\$ 67,919 (R\$ 37,788 at December 31, 2015) that are not yet accounted for, because it is not possible to state at this time that their realization is considered probable.

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