UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

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REPORT OF FOREIGN PRIVATE ISSUER PURSUANT TO RULE 13a-16 OR 15d-16 UNDER THE SECURITIES EXCHANGE ACT OF 1934

August 2022

Commission File Number 1-14728

LATAM Airlines Group S.A.

(Translation of Registrant's Name Into English)

Presidente Riesco 5711, 20th floor Las Condes Santiago, Chile (Address of principal executive offices)

Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F:							
Form 20-F ⊠	Form 40-F □						
Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1): \Box							
Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7): \Box							

LATAM AIRLINES GROUP S.A.

The following exhibit is attached:

EXHIBIT NO.	. DESCRIPTION	
99.1	Interim Consolidated Financial Statements	

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

Date: August 10, 2022 LATAM AIRLINES GROUP S.A.

By: /s/ Ramiro Alfonsín
Name: Ramiro Alfonsín

Title: CFO



INTERIM CONSOLIDATED FINANCIAL STATEMENTS

JUNE 30, 2022

CONTENTS

Interim Consolidated Statement of Financial Position	1
Interim Consolidated Statement of Income by Function	3
Interim Consolidated Statement of Comprehensive Income	4
Interim Consolidated Statement of Changes in Equity	5
Interim Consolidated Statement of Cash Flows - Direct Method	7
Notes to the Interim Consolidated Financial Statements	8

CLP - CHILEAN PESO
ARS - ARGENTINE PESO
US\$ - UNITED STATES DOLLAR

THUS\$ - THOUSANDS OF UNITED STATES DOLLARS

MUS\$ - MILLIONS OF UNITED STATES DOLLARS COP - COLOMBIAN PESO

COP - COLOMBIAN PESO BRL/R\$ - BRAZILIAN REAL

THR\$ - THOUSANDS OF BRAZILIAN REAL

Contents of the Notes to the interim consolidated financial statements of LATAM Airlines Group S.A. and Subsidiaries.

Notes	Page
1 - General information	8
2 - Summary of significant accounting policies	11
2.1. Basis of Preparation	11
2.2. Basis of Consolidation	24
2.3. Foreign currency transactions	25
2.4. Property, plant and equipment	26
2.5. Intangible assets other than goodwill	27
2.6. Borrowing costs	27
2.7. Losses for impairment of non-financial assets	27
2.8. Financial assets	28
2.9. Derivative financial instruments and hedging activities	29
2.10. Inventories	30
2.11. Trade and other accounts receivable	30
2.12. Cash and cash equivalents	30
2.13. Capital	31
2.14. Trade and other accounts payables	31
2.15. Interest-bearing loans	31
2.16. Current and deferred taxes	31
2.17. Employee benefits	32
2.18. Provisions	33
2.19. Revenue recognition	33
<u>2.20. Leases</u>	34
2.21. Non-current assets (or disposal groups) classified as held for sale	36
2.22. Maintenance	36
2.23. Environmental costs	36
3 - Financial risk management	37
3.1. Financial risk factors	37
3.2. Capital risk management	53
3.3. Estimates of fair value	53
4 - Accounting estimates and judgments	56
5 - Segmental information	59
6 - Cash and cash equivalents	60
7 - Financial instruments	61
8 - Trade and other accounts receivable current, and non-current accounts receivable	62
9 - Accounts receivable from/payable to related entities	65
10 - Inventories	66
11 - Other financial assets	67
12 - Other non-financial assets	68
13 - Non-current assets and disposal group classified as held for sale 14 - Investments in subsidiaries	69
	70
15 - Intangible assets other than goodwill 16 - Property, plant and equipment	73 76
<u>10 - Property, prant and equipment</u>	76

i

17 - Current and deferred tax	82
18 - Other financial liabilities	87
19 - Trade and other accounts payables	97
20 - Other provisions	99
21 - Other non financial liabilities	101
22 - Employee benefits	102
23 - Accounts payable, non-current	104
<u>24 - Equity</u>	104
25 - Revenue	108
26 - Costs and expenses by nature	109
27 - Other income, by function	111
28 - Foreign currency and exchange rate differences	112
29 - Loss per share	120
30 - Contingencies	121
31 - Commitments	142
32 - Transactions with related parties	144
33 - Share based payments	145
34 - Statement of cash flows	146
35 - Events subsequent to the date of the financial statements	149

INTERIM CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

	Note	As of June 30, 2022	As of December 31, 2021
ASSETS		ThUS\$ Unaudited	ThUS\$
Cash and cash equivalents		Ondudited	
Cash and cash equivalents	6 - 7	1,133,350	1,046,835
Other financial assets	7 - 11	155,186	101,138
Other non-financial assets	12	163,037	108,368
Trade and other accounts receivable	7 - 8	1,046,228	902,672
Accounts receivable from related entities	7 - 9	1,336	724
Inventories	10	341,554	287,337
Current tax assets	17	27,972	41,264
Total current assets other than non-current assets (or disposal groups) classified as held for sale		2,868,663	2,488,338
Non-current assets (or disposal groups) classified as held for sale	13	143,424	146,792
			-,-
Total current assets		3,012,087	2,635,130
		5,012,007	2,000,100
Non-current assets			
Other financial assets	7 - 11	18,257	15,622
Other non-financial assets	12	142,451	125,432
Accounts receivable	7 - 8	11,555	12,201
Intangible assets other than goodwill	15	1,065,485	1,018,892
Property, plant and equipment	16	9,478,411	9,489,867
Deferred tax assets	17	29,123	15,290
Total non-current assets		10,745,282	10,677,304
Total assets		13,757,369	13,312,434
		13,737,309	13,312,434

INTERIM CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

LIABILITIES AND EQUITY	Note	As of June 30, 2022 ThUS\$	As of December 31, 2021 ThUS\$
LIABILITIES		Unaudited	ποσφ
Current liabilities			
Other financial liabilities	7 - 18	5,449,761	4,453,451
Trade and other accounts payables	7 - 19	5,239,238	4,860,153
Accounts payable to related entities	7 - 9	224,864	661,602
Other provisions	20	30,967	27,872
Current tax liabilities	17	3,999	675
Other non-financial liabilities	21	2,566,976	2,332,576
Total current liabilities		13,515,805	12,336,329
Non-current liabilities	7 . 40	6.000.056	E 0 40 E00
Other financial liabilities	7 - 18	6,203,056	5,948,702
Accounts payable	7 - 23	266,142	472,426
Other provisions Deferred tax liabilities	20 17	853,710	712,581
	22	348,049 56,839	341,011
Employee benefits Other non-financial liabilities	22	505,428	56,233 512,056
Total non-current liabilities	21		
		8,233,224	8,043,009
Total liabilities		21,749,029	20,379,338
EQUITY			
Share capital	24	3,146,265	3,146,265
Retained earnings/(losses)	24	(9,744,377)	(8,841,106)
Treasury Shares	24	(178)	(178)
Other reserves		(1,385,110)	(1,361,529)
Parent's ownership interest		(7,983,400)	(7,056,548)
Non-controlling interest	14	(8,260)	(10,356)
Total equity		(7,991,660)	(7,066,904)
Total liabilities and equity		13,757,369	13,312,434

INTERIM CONSOLIDATED STATEMENTS OF INCOME BY FUNCTION

For the 6 months period ended
June 30,

For the 3 months period ended June 30,

		o dire c	, ,	bune :	,
	Note	2022	2021	2022	2021
		ThUS\$	ThUS\$	ThUS\$	ThUS\$
		Unaud	ited	Unaud	ited
Revenue	25	4,093,151	1,668,053	2,176,214	825,853
Cost of sales	26	(3,770,428)	(2,063,416)	(2,008,317)	(1,019,616)
Gross margin		322,723	(395,363)	167,897	(193,763)
Other income	27	91,967	133,815	49,873	62,851
Distribution costs	26	(201,581)	(122,657)	(117,382)	(63,265)
Administrative expenses	26	(233,137)	(180,288)	(120,974)	(91,554)
Other expenses	26	(304,114)	(148,988)	(165,402)	(72,017)
Restructuring activities expenses	26	(203,440)	(777,969)	(155,690)	(686,447)
Other gains/(losses)	26	(15,411)	40,535	(17,717)	44,182
Loss from operation activities		(542,993)	(1,450,915)	(359,395)	(1,000,013)
Financial income		10,233	11,832	5,670	4,363
Financial costs	26	(465,820)	(382,527)	(206,422)	(188,880)
Foreign exchange gains/(losses)		86,906	43,681	38,158	57,008
Result of indexation units		(2,798)	(337)	(324)	(144)
Loss before taxes		(914,472)	(1,778,266)	(522,313)	(1,127,666)
Income tax (expense) / benefits	17	8,933	572,318	(1,962)	355,389
NET LOSS FOR THE PERIOD		(905,539)	(1,205,948)	(524,275)	(772,277)
Loss attributable to owners of the parent		(903,271)	(1,200,504)	(523,198)	(769,637)
Loss attributable to non-controlling interest	14	(2,268)	(5,444)	(1,077)	(2,640)
Net Loss for the period		(905,539)	(1,205,948)	(524,275)	(772,277)
LOSS PER SHARE					
Basic loss per share (US\$)	29	(1.48954)	(1.97970)	(0.86278)	(1.26917)
Diluted loss per share (US\$)	29	(1.48954)	(1.97970)	(0.86278)	(1.26917)

INTERIM CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

For the 6 months For the 3 months period ended period ended June 30, June 30, 2022 2021 2022 2021 Note ThUS\$ ThUS\$ ThUS\$ ThUS\$ Unaudited Unaudited (1,295,948) NET LOSS (772,277)(905,539)(524,275)Components of other comprehensive income that will not be reclassified to income before taxes Other comprehensive income, before taxes, gains (losses) by new measurements on defined benefit plans 24 (4,861)8,756 (436)4,660 Total other comprehensive (loss) that will not be reclassified to income before taxes (4,861)8,756 (436)4,660 Components of other comprehensive income that will be reclassified to income before taxes Currency translation differences Gains (losses) on currency translation, before tax (18, 186)(19,467)95,030 (21,158)95,030 Other comprehensive loss, before taxes, currency translation differences (18, 186)(19,467)(21,158)Cash flow hedges Gains (losses) on cash flow hedges before taxes 18 11,930 18,476 3,639 23,305 Reclassification adjustment on cash flow hedges before tax (11,849)(3,500)(2,960)(4,919)Amounts removed from equity and included in the carrying amount of non-financial assets (liabilities) that were acquired or incurred through a highly probable hedged forecast transaction, before tax (1,110)(1,110)(431)Other comprehensive income (losses), before taxes, cash flow hedges (1,029)14,976 18,386 Change in value of time value of options Losses on change in value of time value of options before tax (1,681)(11,973)(4,876)(14,612)Reclassification adjustments on change in value of time value of options before tax 6,499 1,308 3,055 1,797 Other comprehensive income (losses), before taxes, changes in the time value of the options 4,818 (10,665)(1,821)(12,815)Total other comprehensive income (loss) that will be reclassified to income before taxes (14,397)(15,156)92,778 (15,587)Other components of other comprehensive income (loss), before taxes 92,342 (19,258)(6,400)(10,927)Income tax relating to other comprehensive income that will not be reclassified to income Income (loss) tax relating to new measurements on defined benefit plans 17 228 (2,351)25 (1,252)Income tax relating to other comprehensive income (loss) that will not be reclassified to income 228 (2,351)25 (1,252)Income tax relating to other comprehensive income (loss) that will be reclassified to income Income tax related to cash flow hedges in other comprehensive income (loss) (221)(141)379 (459)Income taxes related to components of other comprehensive loss will be reclassified to income (221)(141)379 (459)92,746 (19,251)(8,892)(12,638)Total Other comprehensive (loss) Total comprehensive income (loss) (924,790)(1,214,840)(431,529)(784,915)(782,997) (926,852) (1,210,663)Comprehensive income (loss) attributable to owners of the parent (431,249)Comprehensive income (loss) attributable to non-controlling interests noncontrolling interests 2,062 (4,177)(280)(1,918)

The accompanying Notes 1 to 35 form an integral part of these interim consolidated financial statements.

TOTAL COMPREHENSIVE INCOME (LOSS)

(924,790)

(1,214,840)

(431,529)

(784,915)

INTERIM CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

							able to owne		ent					
							ige in other r	eserves						
	Note	Share capital ThUS\$	Treasury shares ThUS\$	Currency translation reserve ThUS\$	Cash flow hedging reserve ThUS\$	Gains (Losses) from changes in the time value of the options ThUS\$	Actuarial gains or losses on defined benefit plans reserve	Shares based payments ThUS\$	Other sundry reserve	Total other reserve ThUS\$	Retained earnings/ (losses) ThUS\$	Parent's ownership interest	Non-controlling interest ThUS\$	Total equity ThUS\$
Equity as of January 1, 2022		3,146,265	(178)	(3,772,159)	(38,390)	(17,563)	(18,750)	37,235	2,448,098	(1,361,529)	(8,841,106)	(7,056,548)	(10,356)	(7,066,904)
Total increase (decrease) in equity														
Net income/(loss) for the period	24										(903,271)	(903,271)	(2,268)	(905,539)
Other comprehensive income				(22,517)	(1,250)	4,818	(4,632)			(23,581)		(23,581)	4,330	(19,251)
Total comprehensive income				(22,517)	(1,250)	4,818	(4,632)			(23,581)	(903,271)	(926,852)	2,062	(924,790)
Transactions with shareholders Increase (decrease) through transfers and other														
changes, equity	24-33												34	34
Total transactions with shareholders													34	34
Closing balance as of June 30, 2022 (Unaudited)		3,146,265	(178)	(3,794,676)	(39,640)	(12,745)	(23,382)	37,235	2,448,098	(1,385,110)	(9,744,377)	(7,983,400)	(8,260)	(7,991,660)

INTERIM CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

							utable to own		arent					
	Note	Share capital ThUS\$	Treasury shares ThUS\$	Currency translation reserve ThUS\$	Cash flow hedging reserve ThUS\$	Gains (Losses) from changes in the time value of the options	Actuarial gains or losses on defined benefit plans reserve	Shares based payments reserve ThUS\$	Other sundry reserve	Total other reserve ThUS\$	Retained earnings/(losses) ThUS\$	Parent's ownership interest ThUS\$	Non- controlling interest ThUS\$	Total equity ThUS\$
Equity as of January 1, 2021		3,146,265	(178)	(3,790,513)	(60,941)		(25,985)	37,235	2,452,019	(1,388,185)	(4,193,615)	(2,435,713)	(6,672)	(2,442,385)
Increase (decrease) by application of new accounting standards Initial balance restated Total increase (decrease) in	2 - 24	3,146,265	(178)	(3,790,513)	380 (60,561)	(380) (380)	(25,985)	37,235	2,452,019	(1,388,185)	(4,193,615)	(2,435,713)	(6,672)	(2,442,385)
equity Net income/(loss) for the period	24	_	_	-	_	_	-	_	_	_	(1,200,504)	(1,200,504)	(5,444)	(1,205,948)
Other comprehensive income		_	_	(20,734)	14,835	(10,665)	6,405	_	_	(10,159)	_	(10,159)	1,267	(8,892)
Total comprehensive income				(20,734)	14,835	(10,665)	6,405			(10,159)	(1,200,504)	(1,210,663)	(4,177)	(1,214,840)
Transactions with shareholders				(20,754)	14,055	(10,005)	0,405			(10,133)	(1,200,304)	(1,210,003)	(4,177)	(1,214,040)
Increase (decrease) through transfers and other changes, equity Total transactions with	24-33	_				_			(3,751)	(3,751)		(3,751)	375	(3,376)
shareholders									(3,751)	(3,751)		(3,751)	375	(3,376)
Closing balance as of June 30, 2021 (Unaudited)		3,146,265	(178)	(3,811,247)	(45,726)	(11,045)	(19,580)	37,235	2,448,268	(1,402,095)	(5,394,119)	(3,650,127)	(10,474)	(3,660,601)

INTERIM CONSOLIDATED STATEMENTS OF CASH FLOWS - DIRECT METHOD

For the period ended June 30,

	NT .	2022	,	
	Note	2022	2021 ThUS\$	
	=	ThUS\$ Unaudited		
		Unaudit	ed	
Cash flows from operating activities				
Cash collection from operating activities		4 500 000	1 000 516	
Proceeds from sales of goods and services		4,700,096	1,893,716	
Other cash receipts from operating activities		47,069	30,664	
Payments for operating activities		(D. 2 00, 0.60)	(4.540.545)	
Payments to suppliers for goods and services		(3,799,969)	(1,713,747)	
Payments to and on behalf of employees		(519,223)	(477,191)	
Other payments for operating activities		(132,406)	(47,158)	
Income taxes (paid)		(8,411)	(30,402)	
Other cash inflows (outflows)	34	(56,282)	(23,358)	
Net cash (outflow) inflow from operating activities	_	230,874	(367,476)	
Cash flows from investing activities				
Other cash receipts from sales of equity or debt instruments of other entities		417	-	
Other payments to acquire equity or debt instruments of other entities		(331)	(198)	
Amounts raised from sale of property, plant and equipment		18,825	-	
Purchases of property, plant and equipment		(212,550)	(83,708)	
Purchases of intangible assets		(26,680)	(24,940)	
Interest received		351	6,471	
Other cash inflows (outflows)	34	6,300	(425)	
Net cash (outflow) inflow from investing activities	_	(213,668)	(102,800)	
Cash flows from financing activities	34			
Amounts raised from short-term loans		2,779,476	369,898	
Loans from Related Entities		234,363	130,102	
Loans repayments		(1,870,614)	(30,383)	
Payments of lease liabilities		(10,718)	(88,958)	
Payments of loans to related entities		(728,903)	-	
Interest paid		(243,511)	(64,428)	
Other cash (outflows) inflows	34	(70,021)	(3,803)	
Net cash inflow (outflow) from financing activities	-	90,072	312,428	
Net (decrease) increase in cash and cash equivalents before effect of exchanges rate change	_	107,278	(157,848)	
Effects of variation in the exchange rate on cash and cash equivalents		(20,763)	(3,027)	
Net (decrease) increase in cash and cash equivalents	_	86,515	(160,875)	
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF PERIOD	6	1,046,835	1,695,841	
CASH AND CASH EQUIVALENTS AT THE END OF PERIOD	6	1,133,350	1,534,966	
	=	1,133,330	1,334,300	

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS

AS OF JUNE 30, 2022 (UNAUDITED)

NOTE 1 - GENERAL INFORMATION

LATAM Airlines Group S.A. (the "Company") is an open stock company registered with the Commission for the Financial Market under No. 306, whose shares are listed in Chile on the Electronic Stock Exchange of Chile - Stock Exchange and the Santiago Stock Exchange. After Chapter 11 filing, the ADR program is no longer trading on NYSE. Since then Latam's ADR are trading in the United States of America on the OTC (Over-The-Counter) markets. LATAM Airlines Group S.A. and certain of its direct and indirect affiliates are currently subject to a reorganization process in the United States of America under Chapter 11 of Title 11 of the United States Code at the United States Bankruptcy Court for the Southern District of New York (the "Chapter 11 Proceedings").

Its main business is the air transport of passengers and cargo, both in the domestic markets of Chile, Peru, Colombia, Ecuador and Brazil, as well as in a series of regional and international routes in America, Europe and Oceania. These businesses are developed directly or by its subsidiaries in Ecuador, Peru, Brazil, Colombia, Argentine and Paraguay. In addition, the Company has subsidiaries that operate in the cargo business in Chile, Brazil and Colombia.

The Company is located in Chile, in the city of Santiago, on Avenida Presidente Riesco No. 5711, Las Condes commune.

As of June 30, 2022, the Company's statutory capital is represented by 606,407,693 ordinary shares without nominal value. All shares are subscribed and paid considering the capital reduction that occurred in full, after the legal period of three years to subscribe the balance of 466,382 outstanding shares, of the last capital increase approved in August of the year 2016.

The major shareholders of the Company are Delta Air Lines who own 20% of the shares and the Cueto Group, which through the companies Costa Verde Aeronáutica S.A., Costa Verde Aeronáutica SpA, and Inv. Costa Verde Ltda y Cia at CPA., owns 16.39% of the shares issued by the Company.

As of June 30, 2022, the Company had a total of 2,220 shareholders in its registry. At that date, approximately 14.03% of the Company's capital stock was in the form of ADRs.

As of June 30, 2022, the Company had an average of 30,131 employees, ending this year with a total number of 30,622 people, distributed in 4,467 Administration employees, 15,864 in Operations, 6,841 Cabin Crew and 3,450 Command crew.

The main subsidiaries included in these consolidated financial statements are as follows:

a) Percentage ownership

		Country	Functional	As June 30, 2022			As December 31, 2021		
Tax No.	Company	of origin	Currency	Direct	Indirect	Total	Direct	Indirect	Total
	_			%	%	%	%	%	%
					Unaudited				
96.969.680-0	Lan Pax Group S.A. and Subsidiaries	Chile	US\$	99.8361	0.1639	100.0000	99.8361	0.1639	100.0000
Foreign	Latam Airlines Perú S.A.	Peru	US\$	23.6200	76.1900	99.8100	23.6200	76.1900	99.8100
93.383.000-4	Lan Cargo S.A.	Chile	US\$	99.8940	0.0041	99.8981	99.8940	0.0041	99.8981
Foreign	Connecta Corporation	U.S.A.	US\$	0.0000	100.0000	100.0000	0.0000	100.0000	100.0000
Foreign	Prime Airport Services Inc. and Subsidiary	U.S.A.	US\$	0.0000	100.0000	100.0000	0.0000	100.0000	100.0000
96.951.280-7	Transporte Aéreo S.A.	Chile	US\$	0.0000	100.0000	100.0000	0.0000	100.0000	100.0000
96.631.520-2	Fast Âir Almacenes de Carga S.A.	Chile	CLP	0.0000	100.0000	100.0000	0.0000	100.0000	100.0000
Foreign	Laser Cargo S.R.L.	Argentina	ARS	0.0000	100.0000	100.0000	0.0000	100.0000	100.0000
Foreign	Lan Cargo Overseas Limited and	ŭ							
_	Subsidiaries	Bahamas	US\$	0.0000	100.0000	100.0000	0.0000	100.0000	100.0000
96.969.690-8	Lan Cargo Inversiones S.A. and Subsidiary	Chile	US\$	0.0000	100.0000	100.0000	0.0000	100.0000	100.0000
96.575.810-0	Inversiones Lan S.A. and Subsidiaries	Chile	US\$	99.9000	0.1000	100.0000	99.9000	0.1000	100.0000
96.847.880-K	Technical Trainning LATAM S.A.	Chile	CLP	99.8300	0.1700	100.0000	99.8300	0.1700	100.0000
Foreign	Latam Finance Limited	Cayman Island	US\$	100.0000	0.0000	100.0000	100.0000	0.0000	100.0000
Foreign	Peuco Finance Limited	Cayman Island	US\$	100.0000	0.0000	100.0000	100.0000	0.0000	100.0000
Foreign	Profesional Airline Services INC.	U.Š.A.	US\$	100.0000	0.0000	100.0000	100.0000	0.0000	100.0000
Foreign	Jarletul S.A.	Uruguay	US\$	99.0000	1.0000	100.0000	99.0000	1.0000	100.0000
Foreign	LatamTravel S.R.L.	Bolivia	US\$	99.0000	1.0000	100.0000	99.0000	1.0000	100.0000
76.262.894-5	Latam Travel Chile II S.A.	Chile	US\$	99.9900	0.0100	100.0000	99.9900	0.0100	100.0000
Foreign	TAM S.A. and Subsidiaries (*)	Brazil	BRL	63.0901	36.9099	100.0000	63.0901	36.9099	100.0000

^(*) As of June 30, 2022, the indirect participation percentage on TAM S.A. and Subsidiaries is from Holdco I S.A., a company over which LATAM Airlines Group S.A. it has a 99.9983% share on economic rights and 51.04% of political rights. Its percentage arises as a result of the provisional measure No. 863 of the Brazilian government implemented in December 2018 that allows foreign capital to have up to 100% of the property.

b) Financial Information

		Statement of financial position					Net Income		
		As of June 30, 2022		As of December 31, 2021			For the period ended June 30,		
			T 1 1 11		•	T 1 1 11		2022	2021
Tax No.	Company	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Gain /(l	
		ThUS\$	ThUS\$ Unaudited	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$ Unaudi	ThUS\$ ited
96.969.680-0	Lan Pax Group S.A. and Subsidiaries (*)	475,142	1,742,307	(1,268,001)	432,271	1,648,715	(1,236,243)	(66,433)	(28,722)
Foreign	Latam Airlines Perú S.A.	510,325	466,892	43,433	484,388	417,067	67,321	(23,888)	(103,940)
93.383.000-4	Lan Cargo S.A.	692,135	546,474	145,661	721,484	537,180	184,304	(37,899)	(15,675)
Foreign	Connecta Corporation	62,571	20,435	42,136	61,068	19,312	41,756	379	1,079
Foreign	Prime Airport Services Inc. and Subsidiary (*)	27,445	28,116	(672)	24,654	25,680	(1,026)	354	232
96.951.280-7	Transporte Aéreo S.A.	424,515	306,813	117,702	471,094	327,955	143,139	(25,102)	(31,611)
96.631.520-2	Fast Air Almacenes de Carga S.A.	17,253	10,779	6,474	18,303	10,948	7,355	(56)	(927)
Foreign	Laser Cargo S.R.L.	(4)	-	(4)	(5)	-	(5)	-	-
Foreign	Lan Cargo Overseas Limited and Subsidiaries (*)	37,608	15,575	22,023	36,617	14,669	21,940	80	(78,786)
96.969.690-8	Lan Cargo Inversiones S.A. and Subsidiary (*)	198,593	137,266	4,364	202,402	113,930	23,563	(19,198)	1,275
96.575.810-0	Inversiones Lan S.A. and Subsidiaries (*)	1,237	45	1,192	1,284	45	1,239	(47)	(27)
96.847.880-K	Technical Trainning LATAM S.A.	2,207	463	1,744	2,004	467	1,537	371	(260)
Foreign	Latam Finance Limited	1,310,733	1,740,960	(430,227)	1,310,733	1,688,821	(378,088)	(52,139)	(52,839)
Foreign	Peuco Finance Limited	1,307,721	1,307,721	-	1,307,721	1,307,721	-	-	-
Foreign	Profesional Airline Services INC.	60,529	57,033	3,496	61,659	58,808	2,851	645	622
Foreign	Jarletul S.A.	20	1,117	(1,097)	24	1,116	(1,092)	(6)	(48)
Foreign	LatamTravel S.R.L.	94	107	(13)	64	132	(68)	54	(4)
76.262.894-5	Latam Travel Chile II S.A.	369	1,236	(867)	588	1,457	(869)	1	6
Foreign	TAM S.A. and Subsidiaries (*)	2,932,934	3,818,467	(885,533)	2,608,859	3,257,148	(648,289)	(228,570)	(344,281)

(*) The Equity reported corresponds to Equity attributable to owners of the parent, it does not include Non-controlling participation.

In addition, special purpose entities have been consolidated: 1. Chercán Leasing Limited, intended to finance advance payments of aircraft; 2. Guanay Finance Limited, intended for the issue of a securitized bond with future credit card payments; 3. Private investment funds; 4. Vari Leasing Limited, Yamasa Sangyo Aircraft LA1 Kumiai, Yamasa Sangyo Aircraft LA2 Kumiai, earmarked for aircraft financing. These companies have been consolidated as required by IFRS 10.

All entities over which Latam has control have been included in the consolidation. The Company has analyzed the control criteria in accordance with the requirements of IFRS 10. For those subsidiaries that filed for bankruptcy under Chapter 11 (See note 2 to the consolidated financial statements), although in this reorganization process in certain cases decisions are subject to authorization by the Court, considering that the Company and various subsidiaries filed for bankruptcy before the same Court, and before the same judge, the Court generally views the consolidated entity as a single group and management considers that the Company continues to maintain control over its subsidiaries and therefore have considered appropriate to continue to consolidate these subsidiaries.

Changes occurred in the consolidation perimeter between January 1, 2021 and June 30, 2022, are detailed below:

- (1) Incorporation or acquisition of companies
- On January 21, 2021, Transporte Aéreos del Mercosur S.A. puchased 2,392,166 preferred shares of Inversora Cordillera S.A. consequently, the shareholding composition of Inversora Cordillera S.A. is as follows: Lan Pax Group S.A. with 90.5% and Transporte Aéreos del Mercosur S.A. with 9.5%.
- On January 21, 2021, Transporte Aéreos del Mercosur S.A. purchased 53,376 preferred shares of Lan Argentina S.A. consequently, the shareholding composition of Lan Argentina S.A. is as follows: Inversora Cordillera S.A. with 95%, Lan Pax Group S.A. with 4% and Transporte Aéreos del Mercosur S.A. with 1%.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The following describes the principal accounting policies adopted in the preparation of these consolidated financial statements.

2.1. Basis of Preparation

These consolidated financial statements of LATAM Airlines Group S.A. as of June 30, 2022 and for the six month period ended June 30, 2022 and 2021, have been prepared in accordance with International Accounting Standard 34 (IAS 34) Interim Financial Reporting as issued by the International Accounting Standards Board (IASB).

The consolidated financial statements have been prepared under the historic-cost criterion, although modified by the valuation at fair value of certain financial instruments.

The preparation of the consolidated financial statements in accordance with IFRS requires the use of certain critical accounting estimates. It also requires management to use its judgment in applying the Company's accounting policies. Note 4 shows the areas that imply a greater degree of judgment or complexity or the areas where the assumptions and estimates are significant to the consolidated financial statements.

The consolidated financial statements have been prepared in accordance with the accounting policies used by the Company for the consolidated financial statements 2021, except for the standards and interpretations adopted as of January 1, 2022.

- (a) Application of new standards for the year 2022:
- (a.1.) Accounting pronouncements with implementation effective from January 1, 2022:

_	Date of issue	Effective Date:
(i) Standards and amendments		_
Amendment to IFRS 3: Business combinations.	May 2020	01/01/2022
Amendment to IAS 37: Provisions, contingent liabilities and contingent assets.	May 2020	01/01/2022
Amendment to IAS 16: Property, plant and equipment.	May 2020	01/01/2022
Improvements to International Information Standards Financial (2018-2020 cycle) IFRS 1: First-time adoption of international financial reporting standards, IFRS 9: Financial Instruments, illustrative examples accompanying IFRS 16: Leases, IAS 41: Agriculture	May 2020	01/01/2022

The application of these accounting pronouncements as of January 1, 2022, had no significant effect on the Company's consolidated financial statements.

(b) Accounting pronouncements not in force for the financial years beginning on January 1, 2022:

_	Date of issue	Effective Date:
(i) Standards and amendments		
Amendment to IAS 12: Income taxes.	May 2021	01/01/2023
Amendment to IAS 8: Accounting policies, changes in accounting estimates and error.	February 2021	01/01/2023
Amendment to IAS 1: Presentation of financial statements and IFRS practice statements 2	February 2021	01/01/2023
Amendment to IFRS 4: Insurance contracts.	June 2020	01/01/2023
Amendment to IFRS 17: Insurance contracts.	June 2020	01/01/2023
Amendment to IAS 1: Presentation of financial statements.	January 2020	01/01/2024
IFRS 17: Insurance contracts	May 2017	01/01/2023
Initial Application of IFRS 17 and IFRS 9 — Comparative Information (Amendment to IFRS 17)	December 2021	An entity that elects to apply the amendment applies it when it first applies IFRS 17
Amendment to IFRS 10: Consolidated financial statements and IAS 28: Investments in associates and joint ventures.	September 2014	Not determined

The Company's management estimates that the adoption of the standards, amendments and interpretations described above will not have a significant impact on the Company's consolidated financial statements in the exercise of their first application.

(c) Chapter 11 Filing and Going Concern

The accompanying consolidated financial statements have been prepared on a going concern basis, which contemplates the realization of assets and the satisfaction of liabilities in the normal course of business. As disclosed in the accompanying consolidated financial statements, the Company incurred a net loss attributable to owners of the parent of US\$ 903 million for the period ended June 30, 2022. As of that date, the Company has a negative working capital of US\$ 10,504 million and will require additional working capital during 2022 to support a sustainable business operation. As of June 30, 2022, the company has negative equity of US\$ 7,983 million, which corresponds to the attributable equity to the owners of the parent.

LATAM Group passenger traffic for the period ended June 30, 2022 increased by 152.0% compared to the same period in 2021 (decreasing by 32.5% compared to the same period in 2019).

In June 2022, the group's revenues amounted to approximately 63.7% of revenues for the same period in 2019. At this time, the pace to meet the pre-COVID demand is uncertain and highly dependent on the evolution of the COVID-19 pandemic in the markets in which LATAM Group operates, therefore, management cannot make specific predictions as to this timing, but considers it reasonable to expect that the pace of the demand recovery will be different for each country.

On May 25, 2020 the Board resolved unanimously that LATAM Airlines should initiate a reorganization process in the United States of America according to the rules established in the Bankruptcy Code by filing a voluntary petition for relief in accordance with the same.

On May 26, 2020 (the "Initial Petition Date"), LATAM Airlines Group S.A. and certain of its direct and indirect subsidiaries (collectively, the "Initial Debtors") filed voluntary petitions for reorganization (the "Initial Bankruptcy Filing") under chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") in the United States Bankruptcy Court for the Southern District of New York. On July 7, 2020 (the "Piquero Petition Date"), Piquero Leasing Limited ("Piquero") also filed a petition for reorganization with the Bankruptcy Court (the "Piquero Bankruptc y Filing"). On July 9, 2020 (together with the Initial Petition Date and Piquero Petition Date, as applicable, the "Petition Date"), TAM S.A. and certain of its subsidiaries in Brazil (collectively, the "Subsequent Debtors" and, together with the Initial Debtors and Piquero, the "Debtors") also filed petitions for reorganization (together with the Initial Bankruptcy Filing and the Piquero Bankruptcy Filing, the "Bankruptcy Filing"), as a consequence of the prolonged effects of the COVID-19 Pandemic. The Bankruptcy Filing for each of the Debtors (each one, respectively, a "Petition Date") is being jointly administered under the caption "In re LATAM Airlines Group S.A. et al." Case Number 20-11254. The Debtors have been operating their businesses as "debtors-in-possession" under the jurisdiction of the Bankruptcy Court and in accordance with the applicable provisions of the Bankruptcy Code and orders of the Bankruptcy Court.

The Bankruptcy Filing is intended to permit the Company to reorganize and improve liquidity, wind down unprofitable contracts and amend its capacity purchase agreements to enable sustainable profitability. The Company's goal is to develop and implement a plan of reorganization that meets the standards for confirmation under the Bankruptcy Code.

As part of their overall reorganization process, the Debtors also have sought and received relief in certain non-U.S. jurisdictions. On May 27, 2020, the Grand Court of the Cayman Islands granted the applications of certain of the Debtors for the appointment of provisional liquidators ("JPLs") pursuant to section 104(3) of the Companies Law (2020 Revision). On June 4, 2020, the 2nd Civil Court of Santiago, Chile issued an order recognizing the Chapter 11 proceeding with respect to the LATAM Airlines Group S.A., Lan Cargo S.A., Fast Air Almacenes de Carga S.A., Latam Travel Chile II S.A., Lan Cargo Inversiones S.A., Transporte Aéreo S.A., Inversiones Lan S.A., Lan Pax Group S.A. and Technical Training LATAM S.A. All remedies filed against the order have been rejected and the decision have become final. Finally, on June 12, 2020, the Superintendence of Companies of Colombia granted recognition to the Chapter 11 proceedings. On July 10, 2020, the Grand Court of the Cayman Islands granted the Debtors' application for the appointment of JPLs to Piquero Leasing Limited.

Operation and Implication of the Bankruptcy Filing

The Debtors continue to operate their businesses and manage their properties as debtors-in-possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. As debtors-in-possession, the Debtors are authorized to engage in transactions within the ordinary course of business without prior authorization of the Bankruptcy Court. The protections afforded by the Bankruptcy Code allow the Debtors to operate their business without interruption, and the Bankruptcy Court has granted additional relief including, inter alia, the authority, but not the obligation, to (i) pay amounts owed under certain critical airline agreements; (ii) pay certain third-parties who hold liens or other possessory interests in the Debtors' property; (iii) pay employee wages and continue employee benefit programs; (iv) pay prepetition taxes and related fees; (v) continue insurance and surety bond programs; (vi) pay certain de minimis litigation judgements or settlements without prior approval of the Bankruptcy Court; (vii) pay fuel suppliers; and (viii) pay certain foreign vendors and certain vendors deemed critical to the Debtors' operations.

As debtors-in-possession, the Debtors may use, sell or lease property of their estates, subject to the Bankruptcy Court's approval if not otherwise in the ordinary course of business.

Plan of Reorganization

On November 26, 2021, the Debtors filed a joint plan of reorganization (as amended or revised, the "Plan") and the related disclosure statement (as amended or revised, the "Disclosure Statement") with the Bankruptcy Court. As detailed in the Disclosure Statement, the Plan is supported by a restructuring support agreement executed among the Debtors, creditors holding more than 70% of the general unsecured claims asserted against LATAM Airlines Group S.A., and holders of more than 50% of LATAM Airlines Group S.A.'s existing equity (the "Restructuring Support Agreement" or "RSA"). From time to time in the Chapter 11 Cases, the Debtors filed revised versions of the Plan and associated Disclosure Statement. On February 10, 2022 the Debtors executed a joinder Agreement to the RSA (each joinder agreement a "W&C Creditor Group Joinder Agreement"), effective as of February 10, 2022 under which certain creditors agreed to commitments made by the Commitment Parties under the RSA.

On March 21, 2022, the Bankruptcy Court entered an order approving the adequacy of the Disclosure Statement and procedures for the solicitation with respect to the Plan (the "Disclosure Statement Order"). Pursuant to the Disclosure Statement Order, the Debtors distributed the solicitation version of the Plan, the Disclosure Statement (as approved), voting ballots and certain other solicitation materials to creditors. On April 12, 2022, the Debtors filed a supplement to the Plan (the "Plan Supplement"), including the following materials: (a) the proposed Amended and Restated By-Laws of Reorganized LATAM Parent (which will be implemented subject to obtaining the necessary shareholders' approval; (b) the List of Directors of Reorganized LATAM Parent; (c) the Executory Contracts and Unexpired Leases Rejected by the Debtors (which did not include any rejected executory contracts or unexpired leases other than as provided under the Plan); (d) the Executory Contracts and Unexpired Leases Assumed by the Debtors; (e) the Executory Contracts and Unexpired Leases Assumed and Assigned by the Debtors; (f) the Disputed Claims Schedule; (g) the Preserved Causes of Action; (h) the Corporate Incentive Plan Term Sheet; (i) the Registration Rights Agreement; (j) the Illustrative Certification and Subscription Form; (k) the New Convertible Notes Term Sheets; and (l) the Shareholders' Agreement.

In accordance with the Restructuring Support Agreement, on January 12, 2022 the Debtors filed a motion seeking approval to enter into a backstop commitment agreement with certain shareholders, and a backstop commitment agreement with certain of creditors (the "Backstop Agreements"). On March 15, 2022, the Bankruptcy Court issued a memorandum decision approving the Debtors' entry into the Backstop Agreements, and issued a corresponding order (the "Backstop Order") on March 22, 2022. While certain parties sought to immediately appeal the Backstop Order to the U.S. District Court for the Southern District of New York (the "District Court"), the District Court dismissed their appeal as interlocutory, meaning that it could not be appealed at that time as of right, and the District Court would only consider appeals of the Backstop Order, if any, once the Bankruptcy Court had confirmed the Plan.

The Debtors received objections to the Plan from certain parties, including the United States Trustee, the Official Committee of Unsecured Creditors (the "Committee"), Banco del Estado de Chile in its capacity as indenture trustee under certain Chilean local bonds issued by LATAM Parent ("BancoEstado"), an ad hoc group of unsecured claimants and a group of holders of claims against LATAM affiliate TAM Linhas Aéreas S.A. Following the Plan objection deadline, the Debtors participated in mediation with BancoEstado, the Committee and the parties to the RSA in an effort to resolve their objections to the Plan and related disputes, which proved successful. On May 11, 2022, the Debtors filed a revised version of the Plan reflecting the terms of a settlement with the parties.

At a hearing held on May 17, 18 and 20, 2022, the Bankruptcy Court considered the remaining objections that had not been resolved pursuant to the settlement. On June 18, 2022, the Bankruptcy Court issued a memorandum decision approving the Plan and overruling all remaining objections (the "Memorandum Decision"), and entered an order confirming the Plan (the "Confirmation Order").

Certain parties in interest have since appealed the Bankruptcy Court's decisions. On June 21, 2022, the Ad Hoc Group of Unsecured Claimants filed a notice of appeal of the memorandum decision and order approving entry into the Backstop Agreements, as well as the Memorandum Decision approving the Plan and the Confirmation Order

On June 27, 2022, the Ad Hoc Group of Unsecured Creditors filed a motion seeking to stay the Confirmation Order pending appeal. On July 16, 2022, the Motion to Stay was denied by the Bankruptcy Court and the appeal remains pending before the District Court. On June 23, 2022, the TLA Claimholders Group also filed a motion seeking to stay the Confirmation Order pending appeal or, in the alternative, an affirmative injunction requiring the Debtors to fund an escrow account in the amount of the outstanding post-petition interest. On July 8, 2022, the Bankruptcy Court issued a bench memorandum and order denying the TLA Claimholder's motion to stay and the appeal remains pending before the District Court. On June 28, 2022, Columbus Hill Capital Management ("Columbus Hill") filed a notice of appeal of the Memorandum Decision and the Confirmation Order, which it later withdrew on July 5, 2022. On July 13, 2022, the Debtors filed a motion to approve a settlement agreement with Columbus Hill, which was granted by the Bankruptcy Court on July 21, 2022, bringing full and final resolution to the Columbus Hill appeal and any other potential objections from this claimant.

The Plan provides for the infusion of up to approximately US\$ 8.19 billion through a mix of new equity, convertible notes, and debt, which will enable the Company to exit Chapter 11 with appropriate capitalization to effectuate its business plan. Upon emergence, the Company is expected to have total debt of approximately US\$ 7.26 billion and liquidity of approximately US\$ 2.67 billion. Specifically, the Plan outlines that:

- The Company intends to launch an US\$ 800 million common equity rights offering, open to all shareholders in accordance with their preemptive rights under applicable Chilean law, and fully backstopped by the parties participating in the RSA;
- Three distinct classes of convertible notes will be issued by the Company, all of which will be preemptively offered to shareholders. To the extent not subscribed by the Company's shareholders during the respective preemptive rights period:
 - New Convertible Notes Class A will be provided to certain general unsecured creditors of the Company in settlement of their allowed claims under the Plan;
 - New Convertible Notes Class B will be subscribed and purchased by the shareholders parties to the RSA; and
 - New Convertible Notes Class C will be provided to certain general unsecured creditors in exchange for a combination of new money to the Company
 and the settlement of their allowed claims under the Plan, subject to certain limitations and holdbacks by backstopping parties;
- General unsecured creditors that elect to receive New Convertible Notes Class A or New Convertible Notes Class C will also be entitled to receive a one-time
 cash distribution, distributed among the general unsecured creditors that opt to receive New Convertible Notes Class A and C. Such additional cash
 distribution starts at approximately \$212 million, and is subject to certain increases and reductions as provided in the Plan, including among other things, the
 difference between Company's actual EBITDAR during 2022.
- And the EBITDAR outlined in the Company's business plan. The convertible notes belonging to the New Convertible Notes Classes B and C will be provided, totally or partially, in consideration of a new money contribution for the aggregate amount of approximately US\$ 4.64 billion fully backstopped by the parties to the RSA.
- In lieu of receiving New Convertible Notes Class A or New Convertible Notes Class C (and the aforementioned one-time cash distribution), general unsecured creditors could also opt to receive New Local Notes to be issued by LATAM. As provided in the Plan, such notes are to be issued in UF, up to the equivalent of US\$ 180 million. As of this date, the term for electing to receive this New Local Notes has expired, and based on the elections made in the United States, the aggregate amount of the issuance of the New Local Notes is UF 3,818,042 (equal to approximately US\$ 130 million).

Pursuant to the Plan and Backstop Agreements, LATAM will also raise up to US\$ 500 million through a new revolving credit facility and approximately US\$ 2.25 billion in total new money debt financing, consisting of either a new term loan or new notes.

In the coming months, the Company will be focusing on the implementation of the corporate actions necessary to complete the exit from the Chapter 11 reorganization process. On July 5, 2022, LATAM obtained parent shareholder approval of the requisite transactions and securities offerings contemplated in the Plan (see note 35). The Debtors will next focus on obtaining the registration of shares and bonds from the securities registry of the Financial Market Commission (the "CMF"), the Chilean securities authority, and the offering of new convertible bonds and newly issued shares, as well as responding to the challenges to the Backstop Agreements, Memorandum Decision and Confirmation Order on appeal.

Going Concern

These Consolidated Financial Statements have also been prepared on a going concern basis, which contemplates continuity of operations, realization of assets and satisfaction of liabilities in the ordinary course of business. Accordingly, the Consolidated Financial Statements do not include any adjustments relating to the recoverability of assets and classification of liabilities that might be necessary should the Debtors be unable to continue as a going concern.

As a result of the Chapter 11 proceedings, the satisfaction of the Company's liabilities and funding of ongoing operations are subject to material uncertainty as a product of the COVID-19 pandemic and the impossibility of knowing its duration at this date and, accordingly, a material uncertainty exists that may cast significant doubt or raise substantial doubt as contemplated by Public Company Oversight Board ("PCAOB" standards) on the Company's ability to continue as a going concern. There is no assurance that the Company will be able to emerge successfully from Chapter 11. Additionally, there is no assurance that long-term funding would be available at rates and on terms and conditions that would be financially acceptable and viable to the Company in the long term. If the Company is unable to generate additional working capital or raise additional financing when needed, it may not able to reinitiate currently suspended operations as a result of the COVID-19 pandemic, which could adversely affect the value of the Company's common stock, or render it worthless. Additionally, in connection with the Chapter 11 Filing, material modifications could be made to the Company's fleet and capacity purchase agreements. These modifications could materially affect the Company's financial results going forward, and could result in future impairment charges.

Chapter 11 Milestones

Notice to Creditors - Effect of the Automatic Stay

The Debtors have notified all known current or potential creditors that the Chapter 11 Cases were filed. Pursuant to the Bankruptcy Code and subject to certain limited exceptions, the filing of the Chapter 11 Cases gave rise to an automatic, worldwide injunction that precludes, among other things, any act to (i) obtain possession of property of or from the Debtors' estates, (ii) create, perfect or enforce any lien against property of the Debtors' estates; (iii) exercise control over property of the Debtors' estates, wherever in the world that property may be located; and further enjoined or stayed (iv) suspended the commencement or continuation of any judicial, administrative or other action or proceeding against the debtor that could have been commenced before the Petition Date or efforts to recover a claim against the Debtors that arose before the Petition Date. Vendors are being paid for goods furnished and services provided postpetition in the ordinary course of business.

Appointment of the Creditors' Committee

On June 5, 2020, the United States Trustee for Region 2 appointed an official committee of unsecured creditors (the "Committee") in the Initial Chapter 11 Cases. The United States Trustee has not solicited additional members for the Committee as a result of TAM S.A. or any of its applicable subsidiaries joining the Bankruptcy Filing. Since the formation of the Committee, three Committee members—Compañía de Seguros de Vida Consorcio Nactional de Seguros S.A., AerCap Holdings N.V., and Aircastle Limited—have resigned from the Committee. The Office of the United States Trustee has not appointed replacements for these members. No trustee or examiner has been appointed in any of these Chapter 11 Cases. No other official committee has been solicited or appointed.

Assumption, Amendment & Rejection of Executory Contracts & Leases

Pursuant to the Bankruptcy Code and the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), the Debtors are authorized to assume, assign or reject certain executory contracts and unexpired leases. Absent certain exceptions, the Debtors' rejection of an executory contract or an unexpired lease is generally treated as prepetition breach, which entitles the contract counterparty to file a general unsecured claim against the Debtors and simultaneously relives the Debtors from their future obligations under the contract or lease. Further, the Debtors' assumption of an executory contract or unexpired lease would generally require the Debtors to cure outstanding defaults under such contract or lease.

On June 28, 2020, the Bankruptcy Court authorized the Debtors to establish procedures for the rejection of certain executory contracts and unexpired leases and on September 24, 2020, the Bankruptcy Court authorized the Debtors to establish procedures for the rejection of certain unexpired aircraft lease agreements, aircraft engine agreements and the abandonment of certain related assets. In accordance with these rejection procedures, the Bankruptcy Code and the Bankruptcy Rules the Debtors have or will reject certain contracts and leases (see notes 16, 18 and 26). Relatedly, the Bankruptcy Court approved the Debtors' request to extend the date by which the Debtors may assume or reject unexpired non-residential, real property leases until December 22, 2020. Pursuant to the Disclosure Statement Order, the Debtors have until the Effective Date of the Plan (as defined in the Plan) to assume or reject executory contracts and unexpired leases.

Further, the Debtors have filed or will file motions to reject certain aircraft and engine leases and related agreements:

Bankruptcy Court approval date:

January 29, 2021

April 23, 2021

May 14, 2021

June 17, 2021

June 24, 2021

November 3, 2021

January 5, 2022

March 22, 2022 May 18, 2022 Asset rejected:

- (i) 2 Airbus A320-family aircraft
- (i) 1 Airbus A350-941 aircraft
- (i) 6 Airbus A350 aircraft
- (i) 1 Airbus A350-941 aircraft
- (i) 3 Airbus A350-941 aircraft
- (i) 1 Rolls-Royce Trent XWB-84K engine;
- (ii) 1 Rolls-Royce International Aero Engine AG V2527M-A5;
- (i) General Terms Agreement between Rolls-Royce PLC and Rolls-Royce Totalcare Services Limited and TAM Linhas Aereas S.A.;
- (i) 1 International Aero Engines AG V2527-A5 engine; and
- (i) Framework Deed Relating to the purchase and leaseback of ten used Airbus A330-200 aircraft, nine new Airbus A350-900 aircraft, four new Boeing 787-9 aircraft and two new Boeing 787-8 aircraft.

As of June 30, 2022, and as a result of these contract rejections, performance obligations with the lenders and lessors were extinguished and the Company lost control over the related assets resulting in the derecognition of the assets and the liabilities associated with these aircraft. See note 16, 18 and 26. All accounting effects were recorded as Restructuring activities expenses during the year ending December 31, 2020 and 2021 as Restructuring activities expenses.

The Debtors also have filed or will file motions to enter into certain new aircraft lease agreements, including:

Bankruptcy Court Approval Date:

March 8, 2021 April 12, 2021

May 30, 2021

August 31, 2021

Eshansan 22 202

February 23, 2022 March 17, 2022 March 17, 2022 March 17, 2022 March 18, 2022

April 14, 2022

June 29, 2022

Counterparty / Aircraft

Vermillion Aviation (nine) Limited, Aircraft MSNs 4860 and 4827

Wilmington Trust Company, Solely in its Capacity as Trustee, Aircraft MSNs 6698, 6780, 6797, 6798, 6894, 6895, 6899, 6949, 7005, 7036, 7081

UMB Bank N.A., Solely in its Capacity as Trustee, Aircraft MSNs 38459, 38478, 38479, 38461

(i) Avolon Aerospace Leasing Limited or its Affiliates, Aircraft MSNs 38891, 38893, 38895 (ii) Sky Aero Management Ltd. Ten Airbus A320neo

Vmo Aircraft Leasing, Two Boeing 787-9

Avolon Aerospace Leasing Limited, Two Airbus A321neo

Air Lease Corporation, Three Airbus A321NX AerCap Ireland, Two Airbus A321-200NEO

CDB Aviation Lease Finance DAC, Two Airbus A321NX

Macquarie Aircraft Leasing Services (Ireland) Ltd., One Airbus A320-233

UK Export Finance, Four Boeing 787-9

In addition, the Debtors also have filed or will file motions to enter into certain aircraft lease amendment agreements which have the effect of, among other things, reducing the Debtors' rental payment obligations and extension on the lease term. Certain amendments also involved updates to related financing arrangements. These amendments include:

Bankruptcy Court Approval Date:

April 14, 2021

April 15, 2021 April 27, 2021 May 4, 2021

May 5, 2021

May 27, 2021

May 28, 2021 May 30, 2021

July 1, 2021

July 8, 2021 July 15, 2021 Amended Lease Agreement/Counterparty

- (1) Bank of Utah
- (2) AWAS 5234 Trust
- (3) Sapucaia Leasing Limited, PK Airfinance US, LLC and PK Air 1 LP Aviator IV 3058, Limited

Bank of America Leasing Ireland Co.,

- (1) NBB Grosbeak Co., Ltd, NBB Cuckoo Co., Ltd., NBB-6658 Lease Partnership, NBB-6670 Lease Partnership and NBB Redstart Co. Ltd.
- (2) Sky High XXIV Leasing Company Limited and Sky High XXV Leasing Company Limited
- (3) SMBC Aviation Capital Limited
- (1) JSA International US Holdings LLC and Wells Fargo Trust Company N.A.
- (2) Orix Aviation Systems Limited
- (1) Shenton Aircraft Leasing 3 (Ireland) Limited.
- (2) Chishima Real Estate Company, Limited and PAAL Aquila Company Limited MAF Aviation 1 Designated Activity Company
- (1) IC Airlease One Limited
- (2) UMB Bank, National Association, Macquarie Aerospace Finance 5125-2 Trust and Macquarie Aerospace Finance 5178 Limited
- (3) Wilmington Trust SP Services (Dublin) Limited
- (4) Aercap Holdings N.V.
- (5) Banc of America Leasing Ireland Co.
- (6) Castlelake L.P.
- EX-IM Fleet

Greylag Goose Leasing 38887 Designated Activity Company

- (1) ECAF I 40589 DAC
- (2) Wells Fargo Company, National Associates, as Owner Trustee
- (3) Orix Aviation Systems Limited
- (4) Wells Fargo Trust Company, N.A.

July 20, 2021

July 27, 2021

August 30, 2021

- (1) Avolon AOE 62 Limited
- (2) Avolon Aerospace (Ireland) AOE 99 Limited, Avolon Aerospace (Ireland) AOE 100 Limited, Avolon Aerospace (Ireland) AOE 101 Limited, Avolon Aerospace (Ireland) AOE 102 Limited, Avolon Aerospace (Ireland) AOE 103 Limited, Avolon Aerospace AOE 134 Limited
- (1) Merlin Aviation Leasing (Ireland) 18 Limited
- (2) JSA International U.S. Holdings, LLC
- (1) Yamasa Sangyo Aircraft LA1 Kumiai and Yamasa Sangyo Aircraft LA2 Kumiai
- (2) Dia Patagonia Ltd. and DIa Iguazu Ltd.

Condor Leasing Co., Ltd., FC Initial Leasing Ltd., Alma Leasing Co., Ltd., and FI Timothy Leasing Ltd.

- (3) Platero Fleet
- (4) SL Alcyone Ltd.
- (5) NBB Crow Co., Ltd.
- (6) NBB Sao Paulo Lease Co., Ltd., NBB Rio Janeiro Lease Co., Ltd. And NBB Brasilia Lease LLC
- (7) Gallo Finance Limited
- (8) Orix Aviation Systems Limited

The lease amendment agreements were accounted as lease modifications and the impacts are disclosed in notes 16 and 18.

In relation to several of these lease amendment agreements, the Debtors have entered or will enter into claims settlement stipulations for prepetition amounts due upon assumption of those agreements.

Other Key Filings

On June 16, 2021, the Committee filed two motions seeking standing to prosecute certain claims on behalf of the Debtors against Delta Airlines, Inc. (the "Delta Motion") and Qatar Airways O.C.S.C. (the "Qatar Motion", and together with the Delta Motion, (the "Standing Motions"), which were opposed by certain parties. The Standing Motions were scheduled to be heard at a hearing on July 30, 2021. The Bankruptcy Court proposed that the parties mediate certain matters related to the claims raised in the Standing Motions in the first instance. The Bankruptcy Court asked that the parties coordinate to select a mediator and establish a proposed plan for the mediation. On August 31, 2021, the Bankruptcy Court entered an order appointing the Honorable Allan L. Gropper (Ret.) as mediator, and the parties subsequently began mediating these matters. On October 15, 2021, the mediator issued a notice terminating the mediation, noting that the mediation had failed. In connection with the negotiation of the RSA, the Plan provides for the full settlement and release for Qatar and Delta of all potential claims described in the Standing Motions. On April 11, 2022, the Debtors filed stipulations regarding the tolling of the statute of limitations on the Delta and Qatar claims, which the Bankruptcy Court entered on April 11, 2022, extending the statute of limitations period in which complaints could timely be brought by 90 days. On July 1, 2022, the Debtors filed stipulations regarding the tolling of the statute of limitations by an additional 120 days.

On April 27, 2022, the Debtors filed a motion to (i) sell one Rolls-Royce Trent XWB-84 engine free and clear of all liens, interests and encumbrances and (ii) perform obligations under a sale and purchase agreement with a letter of intent with Willis Lease Finance Corporation. On May 27, 2022, the Bankruptcy Court entered an order approving the motion.

On April 29, 2022, the Debtors filed a settlement and assumption motion relating to one Boeing 767-316F aircraft leased to Aerotransportes Mas de Carga, S.A. de C.V. ("Mas Air") by LAN Cargo S.A., as lessee. As part of the agreements, the parties agreed to an early termination of the aircraft lease, certain redelivery terms and the settlement of all claims associated with the return of the aircraft. On May 31, 2022, the Bankruptcy Court entered an order approving the motion.

Statements and Schedules

On September 8, 2020, the Debtors filed with the Bankruptcy Court schedules and statements of financial affairs setting forth, among other things, the assets and liabilities of the Debtors (the "Statements and Schedules"). The Statements and Schedules are prepared according to the requirements of applicable bankruptcy law and are subject to further amendment or modification by the Debtors. On August 13, 2021 and December 3, 2021, the Debtors filed amended schedules. The Company is also required to file "Monthly Operating Reports" (MOR), to account for the receipt, administration and disposition of property during the pendency of the Chapter 11 Cases.

Although the Debtors believe that these materials provide the information required under the Bankruptcy Code or orders of the Bankruptcy Court, they are nonetheless unaudited and prepared in a format different from the consolidated financial reports historically prepared by LATAM in accordance with IFRS (International Financial Reporting Standards). Certain of the information contained in the Statements and Schedules may be prepared on an unconsolidated basis. Accordingly, the Debtors believe that the substance and format of these materials do not allow meaningful comparison with their regularly publicly-disclosed consolidated financial statements. Moreover, the materials filed with the Bankruptcy Court are not prepared for the purpose of providing a basis for an investment decision relating to the Debtors' securities, or claims against the Debtors or for comparison with other financial information required to be reported under applicable securities law.

Intercompany and Affiliate Transactions

The Debtors are authorized to continue performing certain postpetition intercompany and affiliate transactions in the ordinary course of business, including transactions with non-debtor affiliates, and to honor obligations in connection with such transactions; provided, however, the Debtors shall not make any cash payments on account of prepetition transactions with affiliates absent permission from the Bankruptcy Court, including any repayments on any prepetition loans to non-debtor affiliates pursuant to any such transactions. Out of an abundance of caution, the Debtors have also sought and received Bankruptcy Court approval to contribute capital, capitalize intercompany debt and issue shares between certain debtor affiliates.

On January 10, 2022, the Official Committee of Unsecured Creditors filed an objection with respect to an intercompany claim asserted by LATAM Finance Ltd. against Peuco Finance Ltd. The Bankruptcy Court held a hearing on the objection on March 10, 2022. Post-hearing briefs were submitted by the parties on March 17, 2022, and closing arguments were held on March 18, 2022. On April 29, 2022, the Court entered a decision and order overruling the objection (the "Intercompany Claim Decision"). On May 13, 2022, the Committee appealed the Intercompany Claim Decision to the District Court. On May 26, 2022 the District Court granted a joint motion of the Debtors and the Committee to stay such appeal until the effective date of the Plan.

Debtor-in-Possession Financing and Exit Financing

On September 19, 2020, the Bankruptcy Court entered an order authorizing the Debtors to obtain postpetition "debtor-in-possession financing" in the form of a multidraw term loan facility consisting of two tranches in an aggregate principal amount of up to US\$ 2.45 billion (the "Tranche A/C DIP Loan" and, the credit agreement relating to such loan, the "Original DIP Credit Agreement") (see note 3.1 c)). On October 18, 2021, the Bankruptcy Court entered an order authorizing the Debtors to enter into a third tranche of secured financing for US\$ 750 million (the "Tranche B DIP Loan"), as provided for in the Original DIP Credit Agreement (the Tranche B DIP Loan, together with the Tranche A/C DIP Loan, the "Original DIP Loan"). On March 18, 2022, the Court entered an order authorizing the Debtors to enter into an amendment and restatement of the Original DIP Credit Agreement (the "A&R DIP Loan"), which included a replacement tranche A DIP loan of up to US\$ 2.05 billion and a replacement tranche C DIP loan of up to US\$ 1.650 billion. The Debtors closed the A&R DIP Loan on April 8, 2022 and certain of the proceeds of the US\$ 3.7 billion A&R DIP Loan were used to repay the obligations under the Original DIP Loan in full.

On June 10, 2022 the Debtors entered into debt commitment letters (the "Exit Financing Commitment Letters") providing commitments from various lenders for (i) an approximately \$1.17 billion a junior debtor-in-possession term loan facility (the "Junior DIP Facility"); (ii) a \$500,000,000 debtor-in-possession and exit revolving credit facility (the "Revolving Facility"), (iii) a \$750,000,000 debtor-in-possession and exit term loan B credit facility (the "Bridge to 5Y Notes Facility") and (v) \$750,000,000 of commitments for a \$750,000,000 debtor-in-possession and exit bridge loan facility (the "Bridge to 5Y Notes Facility") together with the Bridge to 5Y Notes Facility, the "Bridge Facilities"; together with the Credit Facilities, the "Debt Facilities"). The principal amounts of each of the Debt Facilities (other than the Revolving Facility Proposal) may be increased so long as any such increase is offset by a corresponding decrease in other Debt Facilities. On June 24, 2022, the Bankruptcy Court entered an order authorizing the Debtors to enter into the commitment letters for the Junior DIP Facility and the Debt Facilities. The Debt Facilities have been structured as debtor-in possession facilities that will close during the pendency of the Chapter 11 Cases. The Debt Facilities have been structured to remain in place after the emergence of the Debtors from the Chapter 11 Cases, subject to the satisfaction of certain conditions at emergence (the "Conversion Date"). On the Conversion Date the Debt Facilities will be automatically converted into financing for the reorganized Debtors. The Junior DIP Financing would be fully repaid prior to emergence from the Chapter 11 Case and would not be converted into exit financing for the reorganized Debtors.

Establishment of Bar Dates and Claims Reconciliation

On September 24, 2020, the Bankruptcy Court entered an order (the "Bar Date Order") establishing December 18, 2020, as the general deadline (the "General Bar Date") by which persons or entities who believe they hold any claims against any Debtor that arose prior to the Petition Date, as applicable to each Debtor, must have submitted written documentation of such claims (a "Proof of Claim"). The General Bar Date was not applicable to governmental units, which must have submitted Proofs of Claims by January 5, 2021 (the "Governmental Bar Date"). Finally, as more fully described in the Bar Date Order, claims with respect to rejected contracts or unexpired leases may be subject to a deadline later than the General Bar Date (the "Rejection Bar Date" and, together with the General Bar Date and the Governmental Bar Date, the "Bar Dates"). Any person or entity that fails to timely file its Proof of Claim by the applicable Bar Date will be forever barred from asserting their claim and will not receive any distributions made as part of the ultimate plan of reorganization. Notice of the Bar Dates, as well as instructions on how to file Proof of Claims, were sent to all known creditors and published in various newspapers in the United States and South America.

On December 17, 2020, the Court entered an order (the "Supplemental Bar Date Order") establishing a supplemental bar date of February 5, 2021 (the "Supplemental Bar Date"), for certain non-U.S. claimants not otherwise subject to the General Bar Date. The Supplemental Bar Date applies only to those entities and individuals specifically identified in the Supplemental Bar Date Order. Any person or entity that fails to timely file its Proof of Claim by the Supplemental Bar Date will be forever barred from asserting their claim and will not receive any distributions made as part of the ultimate plan of reorganization.

Following the close of the General Bar Date and the Supplemental Bar Date, the Debtors have continued the process of reconciling approximately 6,509 submitted claims, including those related to the Debtors fleet obligations, and have developed procedures to streamline the claims process. The Company has already filed objections to a number of claims and anticipates continuing to do so in the coming months. Although many objections have been entered on an omnibus basis, some claims disputes will likely require individualized adjudication by the Bankruptcy Court. Further, on March 18, 2021, the Bankruptcy Court entered an order approxing alternative dispute resolution procedures to resolve certain claims disputes outside of the Bankruptcy Court. As of June 30, 2022, the Debtors have objected to or have resolved through claims withdrawals, stipulations and court orders approximately 4,426 claims with a total value of approximately US\$ 113.6 billion. As noted above, the Debtors have also entered into claims stipulations in connection with their lease amendment agreements. As the Debtors continue to reconcile claims against the Company's books and records, they will object to and contest such claims that they determine are not valid or are not asserted in the proper amount or classification and will resolve other claims disputes in and outside of the Bankruptcy Court.

A Claim is recorded as a liability when it has a present obligation, whether legal or constructive, as a result of a past event, it is probable that an outflow of resources will be required to settle the obligation and a reliable estimate of the obligation amount can be made. As of June 30, 2022, approximately 1,048 of the Claims filed against the LATAM Group are still being reconciled and so at this time the amounts of such Claims cannot be reliably estimated.

2.2. Basis of Consolidation

(a) Subsidiaries

Subsidiaries are all the entities (including special-purpose entities) over which the Company has the power to control the financial and operating policies, which are generally accompanied by a holding of more than half of the voting rights. In evaluating whether the Company controls another entity, the existence and effect of potential voting rights that are currently exercisable or convertible at the date of the consolidated financial statements are considered. The subsidiaries are consolidated from the date on which control is passed to the Company and they are excluded from the consolidation on the date they cease to be so controlled. The results and flows are incorporated from the date of acquisition.

Balances, transactions and unrealized gains on transactions between the Company's entities are eliminated. Unrealized losses are also eliminated unless the transaction provides evidence of an impairment loss of the asset transferred. When necessary in order to ensure uniformity with the policies adopted by the Company, the accounting policies of the subsidiaries are modified.

To account for and identify the financial information revealed when carrying out a business combination, such as the acquisition of an entity by the Company, is to apply the acquisition method provided for in IFRS 3: Business combination.

(b) Transactions with non-controlling interests

The Group applies the policy of considering transactions with non-controlling interests, when not related to loss of control, as equity transactions without an effect on income.

(c) Sales of subsidiaries

When a subsidiary is sold and a percentage of participation is not retained, the Company derecognizes assets and liabilities of the subsidiary, the non-controlling and other components of equity related to the subsidiary. Any gain or loss resulting from the loss of control is recognized in the consolidated income statement by function in Other gains (losses).

If LATAM Airlines Group S.A. and Subsidiaries retain an ownership of participation in the sold subsidiary, and does not represent control, this is recognized at fair value on the date that control is lost, the amounts previously recognized in Other comprehensive income are accounted as if the Company had disposed directly from the assets and related liabilities, which can cause these amounts are reclassified to profit or loss. The percentage retained valued at fair value is subsequently accounted using the equity method.

(d) Investees or associates

Investees or associates are all entities over which LATAM Airlines Group S.A. and Subsidiaries have significant influence but have no control. This usually arises from holding between 20% and 50% of the voting rights. Investments in associates are booked using the equity method and are initially recognized at their cost.

2.3. Foreign currency transactions

(a) Presentation and functional currencies

The items included in the financial statements of each of the entities of LATAM Airlines Group S.A. and Subsidiaries are valued using the currency of the main economic environment in which the entity operates (the functional currency). The functional currency of LATAM Airlines Group S.A. is the United States dollar which is also the presentation currency of the consolidated financial statements of LATAM Airlines Group S.A. and Subsidiaries.

(b) Transactions and balances

Foreign currency transactions are translated to the functional currency using the exchange rates on the transaction dates. Foreign currency gains and losses resulting from the liquidation of these transactions and from the translation at the closing exchange rates of the monetary assets and liabilities denominated in foreign currency are shown in the consolidated statement of income by function except when deferred in Other comprehensive income as qualifying cash flow hedges.

(c) Adjustment due to hyperinflation

After July 1, 2018, the Argentine economy was considered, for purposes of IFRS, hyperinflationary. The consolidated financial statements of the subsidiaries whose functional currency is the Argentine Peso have been restated.

The non-monetary items of the statement of financial position as well as the income statement, comprehensive incomes and cash flows of the group's entities, whose functional currency corresponds to a hyperinflationary economy, adjusted for inflation and re-expressed in accordance with the variation of the consumer price index ("CPI"), at each presentation date of its financial statements. The re-expression of non-monetary items is made from the date of initial recognition in the statements of financial position and considering that, the financial statements are prepared under the historical cost criterion.

Net losses or gains arising from the re-expression of non-monetary items and income and costs recognized in the consolidated income statement under "Result of indexation units".

Net gains and losses on the re-expression of opening balances due to the initial application of IAS 29 are recognized in the consolidated retained earnings.

Re-expression due to hyperinflation will be recorded until the period or exercise in which the economy of the entity ceases to be considered as a hyperinflationary economy, at that time, the adjustments made by hyperinflation will be part of the cost of non-monetary assets and liabilities.

The comparative amounts in the consolidated financial statements of the Company are presented in a stable currency and are not adjusted for subsequent changes in the price level or exchange rates.

(d) Group entities

The results and the financial situation of the Group's entities, whose functional currency is different from the presentation currency of the consolidated financial statements, of LATAM Airlines Group S.A., which does not correspond to the currency of a hyperinflationary economy, are converted into the currency of presentation as follows:

(i) Assets and liabilities of each consolidated statement of financial position presented are translated at the closing exchange rate on the consolidated statement of financial position date;

- (ii) The revenues and expenses of each income statement account are translated at the exchange rates prevailing on the transaction dates, and
- (iii) All the resultant exchange differences by conversion are shown as a separate component in other comprehensive income, within "Gain (losses) from exchange rate difference, before tax".

For those subsidiaries of the group whose functional currency is different from the presentation currency and, moreover, corresponds to the currency of a hyperinflationary economy; its restated results, cash flow and financial situation are converted to the presentation currency at the closing exchange rate on the date of the consolidated financial statements.

The exchange rates used correspond to those fixed in the country where the subsidiary is located, whose functional currency is different to the U.S. dollar.

2.4. Property, plant and equipment

The land of LATAM Airlines Group S.A. and Subsidiaries, are recognized at cost less any accumulated impairment loss. The rest of the Properties, plants and equipment are recorded, both in their initial recognition and in their subsequent measurement, at their historical cost, restated for inflation when appropriate, less the corresponding depreciation and any loss due to deterioration.

The amounts of advances paid to the aircraft manufacturers are activated by the Company under Construction in progress until they are received.

Subsequent costs (replacement of components, improvements, extensions, etc.) are included in the value of the initial asset or are recognized as a separate asset, only when it is probable that the future economic benefits associated with the elements of property, plant and equipment, they will flow to the Company and the cost of the item can be determined reliably. The value of the replaced component is written off. The rest of the repairs and maintenance are charged to income when they are incurred.

The depreciation of the properties, plants and equipment is calculated using the linear method over their estimated technical useful lives; except in the case of certain technical components which are depreciated on the basis of cycles and hours flown. This charge is recognized in the captions "Cost of sale" and "Administrative expenses".

The residual value and the useful life of the assets are reviewed and adjusted, if necessary, once a year. Useful lives are detailed in Note 17 (d).

When the value of an asset exceeds its estimated recoverable amount, its value is immediately reduced to its recoverable amount.

Losses and gains from the sale of property, plant and equipment are calculated by comparing the consideration with the book value and are included in the consolidated statement of income.

2.5. Intangible assets other than goodwill

(a) Airport slots and Loyalty program

Airport slots and the Loyalty program correspond to intangible assets with indefinite useful lives and are annually tested for impairment as an integral part of the CGU Air Transport.

Airport Slots correspond to an administrative authorization to carry out operations of arrival and departure of aircraft, at a specific airport, within a certain period of time

The Loyalty program corresponds to the system of accumulation and exchange of points that is part of TAM Linhas Aereas S.A.

The airport slots and Loyalty program were recognized at fair value under IFRS 3, as a consequence of the business combination with TAM S.A. and Subsidiaries.

(b) Computer software

Licenses for computer software acquired are capitalized on the basis of the costs incurred in acquiring them and preparing them for using the specific software. These costs are amortized over their estimated useful lives, for which the Company has defined useful lives between 3 and 10 years.

Expenses related to the development or maintenance of computer software which do not qualify for capitalization, are shown as an expense when incurred. The personnel costs and other costs directly related to the production of unique and identifiable computer software controlled by the Company, are shown as intangible Assets other than Goodwill when they have met all the criteria for capitalization.

(c) Brands

The Brands were acquired in the business combination with TAM S.A. and Subsidiaries and, recognized at fair value under IFRS 3. The Company has defined a useful life of five years, period in which the value of the brands will be amortized.

2.6. Borrowing costs

Interest costs incurred for the construction of any qualified asset are capitalized over the time necessary for completing and preparing the asset for its intended use. Other interest costs are recognized in the consolidated statement of income by function when accrued.

2.7. Losses for impairment of non-financial assets

Goodwill and intangible assets that have an indefinite useful life are not subject to amortization and are tested annually for impairment, or more frequently if events or changes in circumstances indicate that they might be impaired. Assets subject to amortization are tested for impairment losses whenever any event or change in circumstances indicates that the carrying amount may not be recoverable. An impairment loss is recognized for the excess of the carrying amount of the asset over its recoverable amount. The recoverable amount is the fair value of an asset less the costs for sale or the value in use, whichever is greater. For the purpose of evaluating impairment losses, assets are grouped at the lowest level for which there are largely independent cash inflows (cash generating unit. Non-financial assets, other than goodwill, that would have suffered an impairment loss are reviewed if there are indicators of reversal of losses. Impairment losses are recognized in the consolidated statement of income by function under "Other gains (losses)".

2.8. Financial assets

The Company classifies its financial assets in the following categories: at fair value (either through other comprehensive income, or through gains or losses), and at amortized cost. The classification depends on the business model of the entity to manage the financial assets and the contractual terms of the cash flows.

The group reclassifies debt investments when, and only when, it changes its business model to manage those assets.

In the initial recognition, the Company measures a financial asset at its fair value plus, in the case of a financial asset classified at amortized cost, the transaction costs that are directly attributable to the acquisition of the financial asset. Transaction costs of financial assets accounted for at fair value through profit or loss are recorded as expenses in the consolidated statement of income by function.

(a) Debt instruments

The subsequent measurement of debt instruments depends on the group's business model to manage the asset and cash flow characteristics of the asset. The Company has two measurement categories in which the group classifies its debt instruments:

Amortized cost: the assets held for the collection of contractual cash flows where those cash flows represent only payments of principal and interest are measured at amortized cost. A gain or loss on a debt investment that is subsequently measured at amortized cost and is not part of a hedging relationship is recognized in income when the asset is derecognized or impaired. Interest income from these financial assets is included in financial income using the effective interest rate method.

Fair value through profit or loss: assets that do not meet the criteria of amortized cost or fair value through other comprehensive income are measured at fair value through profit or loss. A gain or loss on a debt investment that is subsequently measured at fair value through profit or loss and is not part of a hedging relationship is recognized in profit or loss and is presented net in the consolidated statement of income by function within other gains / (losses) in the period or exercise in which it arises.

(b) Equity instruments

Changes in the fair value of financial assets at fair value through profit or loss are recognized in other gains / (losses) in the consolidated statement of income by function as appropriate.

The Company evaluates in advance the expected credit losses associated with its debt instruments recorded at amortized cost. The applied impairment methodology depends on whether there has been a significant increase in credit risk.

2.9. Derivative financial instruments and hedging activities

Until December 31, 2020 the Company recognized the hedging derivatives in accordance with IAS 39, as of January 1, 2021 the Company changed the recognition of these derivatives in accordance with IFRS 9 and continues to recognize under this same standard the derivatives that do not qualify as hedges.

Initially at fair value on the date on which the derivative contract was made and are subsequently valued at their fair value. The method to recognize the resulting loss or gain depends on whether the derivative designated as a hedging instrument and, if so, the nature of the item being hedged.

The Company designates certain derivatives as:

- (a) Hedge of an identified risk associated with a recognized liability or an expected highly- Probable transaction (cash-flow hedge), or
- (b) Derivatives that do not qualify for hedge accounting.

At the beginning of the transaction, the Company documents the economic relationship between the hedged items existing between the hedging instruments and the hedged items, as well as its objectives for risk management and the strategy to carry out various hedging operations. The Company also documents its assessment, both at the beginning and on an ongoing basis, as to whether the derivatives used in the hedging transactions are highly effective in offsetting the changes in the fair value or cash flows of the items being hedged.

The total fair value of the hedging derivatives is booked as Other non-current financial asset or liability if the remaining maturity of the item hedged is over 12 months, and as an other current financial asset or liability if the remaining term of the item hedged is less than 12 months.

Derivatives not booked as hedges are classified as Other financial assets or liabilities.

(a) Cash flow hedges

The effective portion of changes in the fair value of derivatives that are designated and qualify as cash flow hedges is shown in the statement of other comprehensive income. The loss or gain relating to the ineffective portion is recognized immediately in the consolidated statement of income by function under other gains (losses). Amounts accumulated in equity are reclassified to profit or loss in the periods or exercise when the hedged item affects profit or loss, when these amounts correspond to hedge derivatives of highly probable items that give rise to non-financial assets or liabilities, in which case, they are recorded as part of non-financial assets or liabilities.

For fuel price hedges, the amounts shown in the statement of other comprehensive income are reclassified to results under the line item Cost of sales to the extent that the fuel subject to the hedge is used.

Gains or losses related to the effective part of the change in the intrinsic value of the options are recognized in the cash flow hedge reserve within equity. Changes in the time value of the options related to the part are recognized within Other Consolidated Comprehensive Income in the costs of the hedge reserve within equity.

When hedging instrument mature, is sold or fails to meet the requirements to be accounted for as hedges, any gain or loss accumulated in the statement of Other comprehensive income until that moment, remains in the statement of other comprehensive income and is reclassified to the consolidated statement of income when the hedged transaction is finally recognized.

When it is expected that the hedged transaction is no longer going to occur, the gain or loss accumulated in the statement of other comprehensive income is taken immediately to the consolidated statement of income by function as "Other gains (losses)".

(b) Derivatives not booked as a hedge

The changes in fair value of any derivative instrument that is not booked as a hedge are shown immediately in the consolidated statement of income in "Other gains (losses)".

2.10. Inventories

Inventories, are shown at the lower of cost and their net realizable value. The cost is determined on the basis of the weighted average cost method (WAC). The net realizable value is the estimated selling price in the normal course of business, less estimated costs necessary to make the sale.

Trade and other accounts receivable

Commercial accounts receivable are initially recognized at their fair value and subsequently at their amortized cost in accordance with the effective rate method, less the provision for impairment according to the model of the expected credit losses. The Company applies the simplified approach permitted by IFRS 9, which requires that expected lifetime losses be recognized upon initial recognition of accounts receivable.

In the event that the Company transfers its rights to any financial asset (generally accounts receivable) to a third party in exchange for a cash payment, the Company evaluates whether all risks and rewards have been transferred, in which case the account receivable is derecognized.

The existence of significant financial difficulties on the part of the debtor, the probability that the debtor goes bankrupt or financial reorganization are considered indicators of a significant increase in credit risk.

The carrying amount of the asset is reduced as the provision account is used and the loss is recognized in the consolidated income statement under "Cost of sales". When an account receivable is written off, it is regularized against the provision account for the account receivable.

2.12. Cash and cash equivalents

Cash and cash equivalents include cash and bank balances, time deposits in financial institutions, and other short-term and highly liquid investments and a low risk of loss of value.

2.13. Capital

The common shares are classified as net equity.

Incremental costs directly attributable to the issuance of new shares or options are shown in net equity as a deduction from the proceeds received from the placement of shares.

2.14. Trade and other accounts payables

Trade payables and other accounts payable are initially recognized at fair value and subsequently at amortized cost.

2.15. Interest-bearing loans

Financial liabilities are shown initially at their fair value, net of the costs incurred in the transaction. Later, these financial liabilities are valued at their amortized cost; any difference between the proceeds obtained (net of the necessary arrangement costs) and the repayment value, is shown in the consolidated statement of income during the term of the debt, according to the effective interest rate method.

Financial liabilities are classified in current and non-current liabilities according to the contractual payment dates of the nominal principal.

Current and deferred taxes

The tax expense for the period or exercise comprises income and deferred taxes.

The current income tax expense is calculated based on tax laws in enacted the date of statement of financial position, in the countries in which the subsidiaries and associates operate and generate taxable income.

Deferred taxes are recognized, on the temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements. However, deferred income tax is not accounted for if it arises from the initial recognition of an assets or a liability in a transaction other than a business combination that at the time of the transaction does not affect the accounting or the taxable profit or loss. Deferred tax is determined using the tax rates (and laws) that have been enacted or substantially enacted at the date of the consolidated statements of financial position, and are expected to apply when the related deferred tax asset is realized or the deferred tax liability discharged.

Deferred tax assets are recognized only to the extent it is probable that the future taxable profit will be available against which the temporary differences can be utilized.

The tax (current and deferred) is recognized in the statement of income by function, unless it relates to an item recognized in other comprehensive income, directly in equity. In this case the tax is also recognized in other comprehensive income or, directly in the statement of income by function, respectively.

Deferred tax assets and liabilities are offset if, and only if:

- (a) there is a legally enforceable right to set off current tax assets and liabilities, and
- (b) the deferred tax assets and liabilities relate to income taxes levied by the same taxation authority on either: (i) the same taxable entity, or (ii) different taxable entities which intend to settle current tax liabilities and assets on a net basis, or to realise the assets and settle the liabilities simultaneously, in each future period in which significant amounts of deferred tax liabilities or assets are expected to be settled or recovered.

2.17. Employee benefits

(a) Personnel vacations

The Company recognizes the expense for personnel vacations on an accrual basis.

(b) Share-based compensation

The compensation plans implemented based on the shares of the Company are recognized in the consolidated financial statements in accordance with IFRS 2: Share-based payments, for plans based on the granting of options, the effect of fair value is recorded in equity with a charge to remuneration in a linear manner between the date of grant of said options and the date on which they become irrevocable, for the plans considered as cash settled award the fair value, updated as of the closing date of each reporting period or exercise, is recorded as a liability with charge to remuneration.

(c) Post-employment and other long-term benefits

Provisions are made for these obligations by applying the method of the projected unit credit method, and considering estimates of future permanence, mortality rates and future wage increases determined on the basis of actuarial calculations. The discount rates are determined by reference to market interest-rate curves. Actuarial gains or losses are shown in other comprehensive income.

(d) Incentives

The Company has an annual incentives plan for its personnel for compliance with objectives and individual contribution to the results. The incentives eventually granted consist of a given number or portion of monthly remuneration and the provision is made on the basis of the amount estimated for distribution.

(e) Termination benefits

The group recognizes termination benefits at the earlier of the following dates: (a) when the group terminates laboral relation; and (b) when the entity recognizes costs for a restructuring that is within the scope of IAS 37 and involves the payment of terminations benefits.

2.18. Provisions

Provisions are recognized when:

- (i) The Company has a present legal or constructive obligation as a result of a past event;
- (ii) It is probable that payment is going to be required to settle an obligation; and
- (iii) A reliable estimate of the obligation amount can be made.
- 2.19. Revenue from contracts with customers
- (a) Transportation of passengers and cargo

The Company recognizes the sale for the transportation service as a deferred income liability, which is recognized as income when the transportation service has been lent or expired. In the case of air transport services sold by the Company and that will be made by other airlines, the liability is reduced when they are remitted to said airlines. The Company periodically reviews whether it is necessary to make an adjustment to deferred income liabilities, mainly related to returns, changes, among others.

Compensations granted to clients for changes in the levels of services or billing of additional services such as additional baggage, change of seat, among others, are considered modifications of the initial contract, therefore, they are deferred until the corresponding service is provided.

(b) Expiration of air tickets

The Company estimates on a monthly basis the probability of expiration of air tickets, with refund clauses, based on the history of use of the same. Air tickets without a refund clause expired on the date of the flight in case the passenger does not show up.

(c) Costs associated with the contract

The costs related to the sale of air tickets are activated and deferred until the moment of providing the corresponding service. These assets are included under the heading "Other current non-financial assets" in the Consolidated Classified Statement of Financial Position.

(d) Frequent passenger program

The Company maintains the following loyalty programs: LATAM Pass and LATAM Pass Brasil, whose objective is building customer loyalty through the delivery of miles or points.

These programs give their frequent passengers the possibility of earning LATAMPASS's miles or points, which grant the right to a selection of both air and non-air awards. Additionally, the Company sells the LATAMPASS miles or points to financial and non-financial partners through commercial alliances to award miles or points to their customers.

To reflect the miles and points earned, the loyalty program mainly includes two types of transactions that are considered revenue arrangements with multiple performance obligations: (1) Passenger Ticket Sales Earning miles or points (2) miles or points sold to financial and non-financial partner

(1) Passenger Ticket Sales Earning Miles or Points.

In this case, the miles or points are awarded to customers at the time that the company performs the flight.

To value the miles or points earned with travel, we consider the quantitative value a passenger receives by redeeming miles for a ticket rather than paying cash, which is referred to as Equivalent Ticket Value ("ETV"). Our estimate of ETV is adjusted for miles and points that are not likely to be redeemed ("breakage").

The balance of miles and points that are pending to redeem are included on deferred revenue.

(2) Miles sold to financial and non-financial partner

To value the miles or points earned through financial and non-financial partners, the performance obligations with the client are estimated separately. To calculate these performance obligations, different components that add value in the commercial contract must be considered, such as marketing, advertising and other benefits, and finally the value of the points awarded to customers based on our ETV. The value of each of these components is finally allocated in proportion to their relative prices. The performance obligations associated with the valuation of the points or miles earned become part of the Deferred Revenue, and the remaining performance obligations, are recorded as revenue when the miles or points are delivered to the client.

When the miles and points are exchanged for products and services other than the services provided by the Company, the income is recognized immediately, when the exchange is made for air tickets of any airline of LATAM Airlines Group S.A. and subsidiaries, the income is deferred until the air transport service is provided.

The miles and points that the Company estimates will not be exchanged are recognized in the results based on the consumption pattern of the miles or points effectively exchanged by customers. The Company uses statistical models to estimate the probability of exchange, which is based on historical patterns and projections.

(e) Dividend income

Dividend income is recognized when the right to receive payment is established.

2.20. Leases

The Company recognizes contracts that meet the definition of a lease, as a right of use asset and a lease liability on the date when the underlying asset is available for use.

Assets for right of use are measured at cost including the following:

- The amount of the initial measurement of the lease liability;
- Lease payment made at or before commencement date;
- Initial direct costs, and
- Restoration costs.

The assets by right of use are recognized in the statement of financial position in Properties, plants and equipment.

Lease liabilities include the net present value of the following payments:

- Fixed payments including in substance fixed payment.
- Variable lease payments that depend on an index or a rate;
- The exercise price of a purchase option, if it is reasonably certain to exercise that option.

The Company determines the present value of the lease payments using the implicit rates for the aircraft leasing contracts and for the rest of the underlying assets, uses the incremental borrowing rate.

Lease liabilities are recognized in the statement of financial position under Other financial liabilities, current or non-current.

Interest accrued on financial liabilities is recognized in the consolidated statement of income in "Financial costs".

Principal and interest are present in the consolidated cash flow as "Payments of lease liability" and "Interest paid", respectively, in cash flows use in financing activities

Payments associated with short-term leases without purchase options and leases of low-value assets are recognized on a straight-line basis in profit or loss at the time of accrual. Those payments are presented in cash flows use in operation activities.

The Company analyzes the financing agreements of aircrafts, mainly considering characteristics such as:

- (a) That the Company initially acquired the aircraft or took an important part in the process of direct acquisition with the manufacturers.
- (b) Due to the contractual conditions, it is virtually certain that the Company will execute the purchase option of the aircraft at the end of the lease term.

Since these financing agreements are "substantially purchases" and not leases, the related liability is considered as a financial debt classified under IFRS 9 and continues to be presented within the "Other financial liabilities" described in Note 19. On the other hand, the aircraft are presented in Property, Plants and Equipment, as described in Note 17, as "own aircraft".

The Group qualifies as sale and lease transactions, operations that lead to a sale according to IFRS 15. More specifically, a sale is considered as such if there is no option to purchase the goods at the end of the lease term.

If the sale by the seller-lessee is classified as a sale in accordance with IFRS 15, the underlying asset is derecognized, and a right-of-use asset equal to the portion retained proportionally of the amount of the asset is recognized.

If the sale by the seller-lessee is not classified as a sale in accordance with IFRS 15, the transferred assets are kept in the financial statements and a financial liability equal to the sale price is recognized (received from the buyer-lessor).

The Company has applied the practical solution allowed by IFRS 16 for those contracts that meet the established requirements and that allows a lessee to choose not to evaluate if the concessions that it obtains derived from COVID-19 are a modification of the lease.

2.21. Non-current assets or disposal groups classified as held for sale

Non-current assets (or disposal groups) classified as assets held for sale are shown at the lesser of their book value and the fair value less costs to sell.

2.22. Maintenance

The costs incurred for scheduled heavy maintenance of the aircraft's fuselage and engines are capitalized and depreciated until the next maintenance. The depreciation rate is determined on technical grounds, according to the use of the aircraft expressed in terms of cycles and flight hours.

In case of aircraft include in property, plant and equipment, these maintenance cost are capitalized as Property, plant and equipment, while in the case of aircraft on right of use, a liability is accrued based on the use of the main components is recognized, since a contractual obligation with the lessor to return the aircraft on agreed terms of maintenance levels exists. These are recognized as Cost of sales.

Additionally, some contracts that comply with the definition of lease establish the obligation of the lessee to make deposits to the lessor as a guarantee of compliance with maintenance and return conditions. These deposits, often called maintenance reserves, accumulate until a major maintenance is performed, once made, the recovery is requested to the lessor. At the end of the contract period, there is comparison between the reserves that have been paid and required return conditions, and compensation between the parties are made if applicable.

The unscheduled maintenance of aircraft and engines, as well as minor maintenance, are charged to results as incurred.

2.23. Environmental costs

Disbursements related to environmental protection are charged to results when incurred or accrue.

NOTE 3 - FINANCIAL RISK MANAGEMENT

3.1. Financial risk factors

The Company is exposed to different financial risks: (a) market risk, (b) credit risk, and (c) liquidity risk. The program overall risk management of the Company aims to minimize the adverse effects of financial risks affecting the company.

(a) Market risk

Due to the nature of its operations, the Company is exposed to market factors such as: (i) fuel-price risk, (ii) exchange -rate risk (FX), and (iii) interest -rate risk.

The Company has developed policies and procedures for managing market risk, which aim to identify, quantify, monitor and mitigate the adverse effects of changes in market factors mentioned above.

For the foregoing, Management monitors the evolution of fuel price levels, exchange rates and interest rates, quantifies exposures and their risk, and develops and executes hedging strategies.

(i) Fuel-price risk:

Exposure:

For the execution of its operations the Company purchases a fuel called Jet Fuel grade 54 USGC, which is subject to the fluctuations of international fuel prices.

Mitigation:

To hedge the risk exposure fuel, the Company operates with derivative instruments (swaps and options) whose underlying assets may be different from Jet Fuel, such as West Texas Intermediate ("WTI") crude, Brent ("BRENT") crude and distillate Heating Oil ("HO"), which have a high correlation with Jet Fuel and greater liquidity.

Fuel Hedging Results:

During the period ended June 30, 2022, the Company recognized gains of US\$ 11.9 million for fuel hedging net of premiums in the costs of sales for the year. During the period ended June 30, 2021, the Company recognized gains of US\$ 2.2 million for fuel hedging net of premiums in the costs of sales for the year.

As of June 30, 2022, the market value of the fuel positions amounted to US\$11.0 million (positive).. At the end of December 2021, this market value was US\$ 17.6 million (positive).

The following tables show the level of hedge for different periods:

Positions as of June 30, 2022 (*) (Unaudited)

Maturities

	Q322	Q422	Q123	Q223	Total
Percentage of coverage over the expected volume of consumption	16%	13%	0%	0%	7%

(*) The percentage shown in the table considers all the hedging instruments (swaps and options).

After the end of the quarter, LATAM celebrated new fuel hedge contracts, increasing its fuel hedge position. At July 31, 2022, the following percentage of fuel consumption was hedged: 16% for 3Q22, 21% for 4Q22, 8% for 1Q23 and 8% for 2Q23.

Positions as of December 31, 2021 (*)			Maturities		
	Q122	Q222	Q322	Q422	Total
Percentage of coverage over the expected volume of consumption	25 [%]	30%	17 [%]	14%	22%

(*) The volume shown in the table considers all the hedging instruments (swaps and options).

Sensitivity analysis

A drop in fuel price positively affects the Company through a reduction in costs. However, also negatively affects contracted positions as these are acquired to protect the Company against the risk of a rise in price. The policy therefore is to maintain a hedge-free percentage in order to be competitive in the event of a drop in price.

The current hedge positions are booked as cash flow hedge contracts, so a variation in the fuel price has an impact on the Company's net equity.

The following tables show the sensitivity of financial instruments according to reasonable changes in the price of fuel and their effect on equity.

The calculations were made considering a parallel movement of US\$ 5 per barrel in the underlying reference price curve at the end of June 2022 and the end of December 2021. The projection period was defined until the end of the last fuel hedging contract in force, corresponding to the last business day of the fourth quarter of the year 2022.

Benchmark price (US\$ per barrel)	Positions as of June 30, 2022 effect on Equity (MUS\$)	Positions as of December 31, 2021 effect on Equity (MUS\$)
	Unaudited	
+5	+0.1	+2.7
-5	-0.1	-3.3
	38	

Given the fuel hedging structure during first semester – 2022, which considers a portion free of hedges, a vertical drop of 5 dollars in the JET reference price (considered as the monthly daily average), would have meant an impact of approximately US\$ 55.1 million lower fuel cost. For the same period, a vertical rise of 5 dollars in the JET reference price (considered as the monthly daily average), would have meant an approximate impact of US\$ 55.1 million in higher fuel costs.

(ii) Foreign exchange rate risk:

Exposure:

The functional and presentation currency of the financial statements of the Parent Company is the US dollar, so that the risk of the Transactional and Conversion exchange rate arises mainly from the Company's business, strategic and accounting operating activities that are expressed in a monetary unit other than the functional currency.

The subsidiaries of LATAM are also exposed to foreign exchange risk whose impact affects the Company's Consolidated Income.

The largest operational exposure to LATAM's exchange risk comes from the concentration of businesses in Brazil, which are mostly denominated in Brazilian Real (BRL), and are actively managed by the company.

At a lower concentration, the Company is also exposed to the fluctuation of other currencies, such as: Euro, Pound sterling, Australian dollar, Colombian peso, Chilean peso, Argentine peso, Paraguayan Guarani, Mexican peso, Peruvian Sol and New Zealand dollar.

Mitigation:

The Company mitigates currency risk exposures by contracting hedging or non-hedging derivative instruments or through natural hedges or execution of internal operations.

Exchange Rate Hedging Results (FX):

As of June 30, 2022, the Company recognized gains of US\$ 1.2 million for FX hedging derivatives net of premiums in sales revenue for the year. At the end of December 2021, the Company did not recognize gains or losses for FX hedging derivatives.

As of June 30, 2022, the market value of hedging FX derivative positions is US\$3.2 million (positive). As of June 30, 2022, the Company has current hedging FX derivatives for MUS\$70. As of December 30, 2021, the Company has no current hedging FX derivatives.

During the period ended June 30, 2022, the Company recognized losses of US\$ 1.8 million for FX non-hedging derivatives, net of premiums in the costs of sales for the year. As of June 30, 2022, the Company does not maintain current non-hedged FX derivatives. At the end of December 2021, the Company did not recognize gains or losses for FX non-hedging derivatives.

Sensitivity analysis:

A depreciation of the R\$/US\$ exchange rate, negatively affects the Company's operating cash flows, however, also positively affects the value of the positions of derivatives contracted.

The following table shows the sensitivity of current hedging FX derivative instruments according to reasonable changes in the exchange rate and its effect on equity.

Appreciation (depreciation) of R\$/US\$	Effect on equity as of June 30, 2022 (MUS\$)	Effect on equity as of June 30, 2021 (MUS\$)
	Unaudited	Unaudited
-10%	-3.6	-
+10%	+1.6	-

As of June 30, 2022 and December 31, 2021 the Company had no current FX derivatives for BRL.

Impact of Exchange rate variation in the Consolidated Income Statements (Foreign exchange gains/(losses))

In the case of TAM S.A., whose functional currency is the Brazilian real, a large part of its liabilities is expressed in US dollars. Therefore, when converting financial assets and liabilities, from dollar to real, they have an impact on the result of TAM S.A., which is consolidated in the Company's Income Statement.

In order to reduce the impact on the Company's result caused by appreciations or depreciations of $R \$, the Company has executed internal operations to reduce the net exposure in US $\$ for TAM S.A.

The following table shows the impact of the Exchange Rate variation on the Consolidated Income Statement when the R\$/US\$ exchange rate appreciates or depreciates by 10%:

Appreciation (depreciation)	Effect on Income Statement for the period ended June 30, 2022	Effect on Income Statement for the period ended June 30, 2021
of R\$/US\$	(MUS\$)	(MUS\$)
	Unaudited	Unaudited
-10%	+75.9	+159.54
+10%	-75.9	-130.53

Impact of the exchange rate variation in the Equity, from translate the subsidiaries financial statements into US Dollars (Cumulative Translate Adjustment)

Due to the functional currency of TAM S.A. and Subsidiaries is the Brazilian real, the Company presents the effects of the exchange rate fluctuations in Other comprehensive income (Cumulative Translation Adjustment) by converting the Statement of financial position and Income statement of TAM S.A. and Subsidiaries from their functional currency to the U.S. dollar, which is the presentation currency of the consolidated financial statement of LATAM Airlines Group S.A. and Subsidiaries.

The following table shows the impact on the Cumulative Translation Adjustment include in Other comprehensive income recognized in Total equity in the case of appreciate or depreciate 10% the exchange rate R\$/US\$:

Appreciation (depreciation) of R\$/US\$	Effect at June 30, 2022 MUS\$	Effect at December 31, 2021 MUS\$
	Unaudited	
-10%	+159.54	+96.66
+10%	-130.53	-79.09

(iii) Interest -rate risk:

Exposure:

The Company is exposed to fluctuations in interest rates affecting the markets future cash flows of the assets, and current and future financial liabilities.

The Company is exposed in one portion to the variations of London Inter-Bank Offer Rate ("LIBOR") and other interest rates of less relevance are Brazilian Interbank Deposit Certificate ("IDC"). Because the publication of LIBOR will cease for June 2023, the company has begun to migrate to the adoption of SOFR as an alternative rate, which will materialize with the termination of LIBOR.

Regarding rate exposure, a portion of the company's variable financial debt maintains exposure to the LIBOR rate. However, all these contracts will fully migrate to the SOFR rate with a deadline of 2023. Said migration is stipulated within each of the financial debt contracts subject to the LIBOR rate.

Of the company's financial debt subject to variable rates, 42% of the contracts maintain exposure to the LIBOR rate, and 58% are exposed to the SOFR rate. All of these contracts will be exposed to the SOFR rate starting in 2023.

Lastly, it should be noted that there are no additional risks to mention in relation to this matter.

Mitigation:

Currently 63% (40% as of December 31, 2021) of the debt is fixed to fluctuations in interest rates. Most of said debt is indexed to a reference rate based on LIBOR.

To mitigate the effect of those derivatives that will be affected by the transition from LIBOR to SOFR, the Company is evaluating adherence to the ISDA protocol in the case of derivatives and is following the recommendations of the relevant authorities, including the Alternative Reference Rates Committee. ("ARRC") in the case of debt, in line with the measures generally adopted by the market for the replacement of LIBOR in debt contracts.

Rate Hedging Results:

During the period ended June 30, 2022, the Company recognized losses of US\$ 2.4 million (negative) corresponding to the recognition in income for premiums paid.

As of June 30, 2022, the Company, the value of interest rate derivative positions amounted to MUS\$ 8.6 (positive), as of December 31, 2021, the Company did not maintain interest rate derivative positions in force.

As of June 30, 2022, the Company recognized gains of US\$ 1.1 million (positive) corresponding to the settlement of the derivative, which was recorded against the right-of-use asset. At the end of December 2021, the Company did not recognize gains or losses for this same concept.

Sensitivity analysis:

The following table shows the sensitivity of changes in financial obligations that are not hedged against interest-rate variations. These changes are considered reasonably possible, based on current market conditions each date.

Increase (decrease) futures curve in libor 3 months	Positions as of June 30, 2022 effect on profit or loss before tax (MUS\$)	Positions as of December 31, 2021 effect on profit or loss before tax (MUS\$)
	Unaudited	
+100 basis points	+50.66	-46.31
-100 basis points	-50.66	+46.31

A large part of the derivatives of current rates are recorded as cash flow hedge contracts, therefore, a variation in interest rates has an impact on the market value of the derivatives, whose changes affect the equity of the entity. Society.

The calculations were made by vertically increasing (decreasing) 100 base points of the interest rate curve, both scenarios being reasonably possible according to historical market conditions.

Increase (decrease) interest rate curve	Positions as of June 30, 2022 effect on equity	Positions as of December 31, 2021 effect on equity
interest rate curve	1 0	1 0
	(MUS\$)	(MUS\$)
	Unaudited	
+100 basis points	+19.31	-
-100 basis points	-2.15	-

The sensitivity calculation hypothesis must assume that the forward curves of interest rates will not necessarily reflect the real value of the compensation of the flows. In addition, the interest rate structure is dynamic over time.

During the periods presented, the Company has not recorded amounts for ineffectiveness in the consolidated income statement for this type of coverage.

As of December 31, 2021, the Company had no current interest rate derivative positions. The above calculations were made by vertically increasing (decreasing) 100 basis points of the three-month LIBOR futures curve, both scenarios being reasonably possible based on historical market conditions.

The assumptions of sensitivity calculation must assume that forward curves of interest rates do not necessarily reflect the real value of the compensation flows. Moreover, the structure of interest rates is dynamic over time.

On March 5, 2021, the ICE Benchmark Administration ("IBA") announced that, as a result of little access to the information necessary for calculating rates, the publication of the 1-week, 2-months USD rates will cease to be published on December 31, 2021 and the remaining terms will cease on June 30, 2023. Although the adoption of alternative rates is voluntary, the impending discontinuation of LIBOR makes it essential that market participants consider moving to alternative rates such as SOFR and that they have appropriate alternative language in existing contracts that reference the discontinuation of LIBOR. Regarding exposure to rates on the debt side, it remains significant exposure to LIBOR. However, all contracts will have definitive migration at the SOFR rate with a deadline of 2023. Said migration is stipulated within each of the contracts existing. Currently, 98% of contracts maintain interest rate exposure LIBOR. All these contracts will have exposure to the SOFR rate from the year 2023.

(b) Credit risk

Credit risk occurs when the counterparty does not meet its obligations to the Company under a specific contract or financial instrument, resulting in a loss in the market value of a financial instrument (only financial assets, not liabilities). The client portfolio as of June 30, 2022 increased by 28% when compared to the balance as of December 31, 2021, mainly due to an increase in passenger transport operations (travel agencies and corporate) that increased by 62 % in its sales, mainly affecting the forms of payment credit card 68%, and cash sales 34%. In relation to the cargo business, it presented an increase in its operations of 3.2% compared to December 2021. In the case of clients who were left with debt and that management considered risky, the corresponding measures were taken to consider their expected credit loss. The provision at the end of June 2022 had an increase of 11% compared to the end of December 2021, as a result of an increase in the portfolio.

The Company is exposed to credit risk due to its operational activities and its financial activities, including deposits with banks and financial institutions, investments in other types of instruments, exchange rate transactions and contracting derivative instruments or options.

To reduce the credit risk related to operational activities, the Company has implemented credit limits to limit the exposure of its debtors, which are permanently monitored for the LATAM network, when deemed necessary, agencies have been blocked for cargo and passenger businesses.

(i) Financial activities

Cash surpluses that remain after the financing of assets necessary for the operation are invested according to credit limits approved by the Company's Board, mainly in time deposits with different financial institutions, private investment funds, short-term mutual funds, and easily-liquidated corporate and sovereign bonds with short remaining maturities. These investments are booked as Cash and cash equivalents and other current financial assets.

In order to reduce counterparty risk and to ensure that the risk assumed is known and managed by the Company, investments are diversified among different banking institutions (both local and international). The Company evaluates the credit standing of each counterparty and the levels of investment, based on (i) their credit rating, (ii) the equity size of the counterparty, and (iii) investment limits according to the Company's level of liquidity. According to these three parameters, the Company chooses the most restrictive parameter of the previous three and based on this, establishes limits for operations with each counterparty.

The Company has no guarantees to mitigate this exposure.

Additionally, section 345(b) of the Chapter 11 of the US Bankruptcy Code imposes restrictions on, among other things, the institutions where the Debtors can hold their cash. In particular, it establishes that cash should be held in what are called Authorized Bank Depositories, which are US Banking Institutions that are accepted by the US Trustee Program of the US Department of Justice. Such Authorized Bank Depositories have generally agreed with the US Trustee Program to maintain collateral of no less than 115% of the aggregate funds on deposit (in excess of FDIC insurance limit) by (i) surety bond or (ii) US Treasury securities. Consequently, pursuant to Section 345(b), as implemented through an agreement with the Office of the United States Trustee, as of the year end the Company held the majority of its cash and equivalents in Banks in the US that are depositories authorized by Office of the United States Trustee for the Southern District of New York. Otherwise, the DIP Facility contains certain restrictions on new investments made by the Debtors during the term of the facility.

(ii) Operational activities

The Company has four large sales "clusters": travel agencies, cargo agents, airlines and credit-card administrators. The first three are governed by International Air Transport Association, international ("IATA") organization comprising most of the airlines that represent over 90% of scheduled commercial traffic and one of its main objectives is to regulate the financial transactions between airlines and travel agents and cargo. When an agency or airline does not pay their debt, they are excluded from operating with IATA's member airlines. In the case of credit-card administrators, they are fully guaranteed by 100% by the issuing institutions.

Under certain of the Company's credit card processing agreements, the financial institutions have the right to require that the Company maintain a reserve equal to a portion of advance ticket sales that have been processed by that financial institution, but for which the Company has not yet provided the air transportation. Additionally, the financial institutions have the ability to require additional collateral reserves or withhold payments related to receivables to be collected if increased risk is perceived related to liquidity covenants in these agreements or negative balances occur.

The exposure consists of the term granted, which fluctuates between 1 and 45 days.

One of the tools the Company uses for reducing credit risk is to participate in global entities related to the industry, such as IATA, Business Sales Processing ("BSP"), Cargo Account Settlement Systems ("CASS"), IATA Clearing House ("ICH") and banks (credit cards). These institutions fulfill the role of collectors and distributors between airlines and travel and cargo agencies. In the case of the Clearing House, it acts as an offsetting entity between airlines for the services provided between them. A reduction in term and implementation of guarantees has been achieved through these entities. Currently the sales invoicing of TAM Linhas Aéreas S.A. related with travel agents and cargo agents for domestic transportation in Brazil is done directly by TAM Linhas Aéreas S.A.

Credit quality of financial assets

The external credit evaluation system used by the Company is provided by IATA. Internal systems are also used for particular evaluations or specific markets based on trade reports available on the local market. The internal classification system is complementary to the external one, i.e. for agencies or airlines not members of IATA, the internal demands are greater.

To reduce the credit risk associated with operational activities, the Company has established credit limits to abridge the exposure of their debtors which are monitored permanently (mainly in case of operational activities of TAM Linhas Aéreas S.A. with travel agents). The bad-debt rate in the principal countries where the Company has a presence is insignificant.

(c) Liquidity risk

Liquidity risk represents the risk that the Company does not have sufficient funds to pay its obligations.

Due to the cyclical nature of its business, the operation and investment needs, along with the need for financing, the Company requires liquid funds, defined as Cash and cash equivalents plus other short-term financial assets, to meet its payment obligations. On May 26, 2020, the Company and its subsidiaries in Chile, Peru, Colombia, Ecuador and the United States began a voluntary process of reorganization and restructuring of their debt under the protection of the Chapter 11 of the United States, to which on July 9, the Brazilian subsidiary and certain of its subsidiaries were included, in order to preserve the group's liquidity. In light of the unprecedented impact COVID-19 has had on the global aviation industry, this reorganization process provides LATAM with the opportunity to work with the group's creditors, and main stakeholders, to reduce its debt and obtain new sources of financing, providing the company with the tools to adapt the group to this new reality.

The balance of liquid funds, future cash generation and the ability to obtain financing, provides the Company with alternatives to meet future investment and financing commitments.

As of June 30, 2022, the balance of liquid funds is US\$ 1,133 million (US \$ 1,047 million as of December 31, 2021), which are invested in short-term instruments through financial entities with a high credit rating classification.

As of June 30, 2021, LATAM maintains a committed revolving credit facility (Revolving Credit Facility) for a total amount of US\$ 600 million, which is fully drawn. This line is secured by and subject to the availability of collateral (i.e. aircraft, engines and spare parts).

After filing Chapter 11 protection, the company received authorization from the Bankruptcy Court for the "debtors in possession" (DIP) financing, in the form of a multi-draw term loan facility in an aggregate principal amount of up to US\$ 3.2 billion divided in Tranche A, B and C. Initially, Tranches A and C were committed for a total of US\$2.45 billion. To date, these three tranches are fully committed after the approval on October 18 of a proposal to grant financing under Tranche B of the DIP for a total of US\$750 million, thus allowing LATAM to access lower financing costs in the next disbursements of the DIP financing.

Pursuant to the terms of the DIP Agreement, the Debtors must maintain consolidated liquidity of at least US\$400 million, considering the undrawn line of the DIP, and meet certain milestones with respect to the Chapter 11 Procedure.

On April 8, 2022, a consolidated and modified text (the "Reconsolidated and Modified DIP Credit Agreement") of the Existing DIP Credit Agreement was signed, which modifies and recasts said agreement and repays the pending payment obligations under it. (that is, under its Tranches A, B and C). The total amount of the Consolidated and Modified DIP Credit Agreement is US\$3.7 billion. The Revised and Amended DIP Credit Agreement (i) includes certain reductions in fees and interest compared to the Existing DIP Credit Agreement; and (ii) contemplates an expiration date in accordance with the calendar that LATAM foresees to emerge from the Chapter 11 Procedure. Regarding the latter, the scheduled expiration date of the Consolidated and Modified DIP Credit Agreement considers possible extensions that, in certain cases, may even reach November 30, 2022.

The Consolidated and Amended DIP Credit Agreement is made up of Tranche A of US\$2,050 million, contributed by JPMorgan Chase Bank and some entities and funds belonging to a syndicate organized by JPM; and Tranche C for a total of US\$1,650 contributed by some parties to the Restructuring Support Agreement ("RSA") entered into within the framework of the Reorganization Plan presented by LATAM. Likewise, on April 8, 2022, the first disbursement took place under it for the amount of US\$2,750 million destined to repay the previous Existing DIP Credit Agreement. Subsequently, on April 28, 2022, an amendment to said contract was signed, extending the expiration date from August 8, 2022 to October 14, 2022.

The detail of the amounts by Tranche of the Consolidated and Modified DIP Credit Agreement is summarized in the following table:

		As of June 30, 2022		As of December 31, 2021			
	Committed Withdrew Available			Committed	Available		
Tranche	amount	amount	amount	amount	amount	amount	
	MUS\$	MUS\$	MUS\$ MUS\$		MUS\$	MUS\$	
		Unaudited					
Tranche A	2,050	2,050	=	1,300	876	424	
Tranche B	-	-	-	750	300	450	
Tranche C	1,650	700	950	1,150	774	376	
Total	3,700	2,750	950	3,200	1,950	1,250	

Class of liability for the analysis of liquidity risk ordered by date of maturity as of June 30, 2022 (Unaudited) Debtor: LATAM Airlines Group S.A. and Subsidiaries, Tax No. 89.862.200-2 Chile.

				Up to	More than 90 days	More than one to	More than three to	More than				Anı	nual
		Creditor		90	to one	three	five	five		Nominal		Effective	Nominal
Tax No.	Creditor	country	Currency	days	year	years	years	years	Total	value	Amortization	rate	rate
Loans to exp	porters			ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$		%	%
0-E	CITIBANK	U.S.A.	US\$	127,455	-	-	-	-	127,455	114,000	At Expiration	3.06	3.06
76.645.030-	ITAU	61.11	****								At Expiration		
K 0-E	HSBC	Chile England	US\$ US\$	22,252 13,675	-	-	-	-	22,252 13,675	20,000 12,000	At Expiration	4.20 4.15	4.20 4.15
0-E	HSBC	Eligialiu	0.34	13,073		-	-	_	13,073	12,000	At Expiration	4.13	4.13
Bank loans													
97.023.000-	CORPBANCA										Quarterly		
9	CANGANDED	Chile	UF	10,851		-	-	-	10,851	9,777	0 . 1	3.35	3.35
0-E 0-E	SANTANDER	Spain	US\$ UF	1,077	2,517	97,558	-		101,152	97,558	Quarterly	4.32	4.32
0-E	CITIBANK	U.S.A.	UF	58,950	-	-	-	-	58,950	58,950	At Expiration	3.10	3.10
Obligations	with the public												
97.030.000-	BANCO ESTADO										At Expiration		
7		Chile	UF	205,881	14,184	24,228	28,367	348,676	621,336	486,514	•	4.81	4.81
0-E	BANK OF NEW YORK	U.S.A.	US\$	236,250	104,125	860,125	828,000	· -	2,028,500	1,500,000	At Expiration	7.16	6.94
C 1	11												
Guaranteed o		****	****	40 455	22.222	40.004	127.010	00.00=	005 400	101 =0=	0 1	4 40	4 40
0-E	BNP PARIBAS	U.S.A.	US\$	19,455	23,396	46,884	47,019	88,385	225,139	191,765	Quarterly	1.48	1.48
0-E	WILMINGTON TRUST COMPANY	U.S.A.	US\$	933	4,990	29,851	36,337	89,263	161,374	144,358	Quarterly / Monthly	1.60	1.60
Other guaran	nteed obligation												
0-E	CREDIT AGRICOLE	France	US\$	284,522	-	_	-	-	284,522	273,199	At Expiration	2.67	2.67
0-E	MUFG	U.S.A.	US\$	18,170	47.031	89,818	-	-	155,019	142,388	Ouarterly	3.75	3.75
0-E	CITIBANK	U.S.A.	US\$	600,000	-	-	-	-	600,000	600,000	At Expiration	4.95	4.95
0-E	BANK OF UTAH	U.S.A.	US\$	-	2,546,504	-	-	-	2,546,504	2,546,504	At Expiration	20.01	12.66
0-E	EXIM BANK	U.S.A.	US\$	326	1,299	13,259	31,002	30,649	76,535	69,962	Quarterly	1.84	1.84
Financial lea		F	TICE	602					602	COC	Owner	2.00	2.22
0-E 0-E	CREDIT AGRICOLE CITIBANK	France U.S.A.	US\$ US\$	692 17,556	25,071	1.660	-	-	692 44,287	686 45,667	Quarterly	3.68 2.73	3.23 2.09
0-E 0-E	BNP PARIBAS		US\$	6,773		8,318	-		42,374	41,229	Quarterly	2.73	2.09
0-E 0-E	NATIXIS	U.S.A. France	US\$	3,980	27,283 34,369	67,248	65,214	123,371	294,182	252,195	Quarterly Ouarterly	2.63	2.03
0-E 0-E	US BANK	U.S.A.	US\$	18,118	72,248	104,083	05,214	123,3/1	194,449	186,370	J	4.05	2.06
0-E 0-E	PK AIRFINANCE	U.S.A.	US\$	1,764	6,480	7,886			16,130	15,472	Quarterly Quarterly	1.88	1.88
0-E	EXIM BANK	U.S.A.	US\$	2,870	12,161	120,971	223,267		564,470	505,061	Quarterly	3.03	2.21
0-E	BANK OF UTAH	U.S.A.	US\$	7,742	25,243	50,867	54,241	139,462	277,555	228,915	Monthly	6.45	6.53
O L	Difficor of the	0.5.71.	0.04	7,742	20,240	30,007	54,241	100,402	277,000	220,313	1410HtHIIY	0.45	0.55
Others loans													
0-E	OTHERS (**)		US\$	55,447	-	-	-	-	55,447	55,447	At Expiration	-	-
	TOTAL			1,714,739	2,946,901	1,522,756	1,313,447	1,025,007	8,522,850	7,598,017	•		
				1,714,700	2,540,501	1,022,730	1,010,447	1,020,007	0,022,000	,,550,017			

^(*) Note that the liabilities reflect their contractual obligations in force at June 30, 2022

^(**) Obligation with creditors for executed letters of credit.

Class of liability for the analysis of liquidity risk ordered by date of maturity as of June 30, 2022 (Unaudited) Debtor: TAM S.A. and Subsidiaries, Tax No. 02.012.862/0001-60, Brazil.

				I In to	More than 90 days		More than three to	More than				Ann	
		Creditor		Up to 90	to one	one to three	five	five		Nominal		Effective	Nominal
Tax No.	Creditor	country	Currency	days	year	years	years	years	Total	value	Amortization	rate	rate
Bank loar	ns			ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$		%	%
0-E	NCM	Netherland	s US\$	990	-	-	-	-	990	943	Monthly	6.01	6.01
0-E	MERRIL LYNCH CREDIT PRODUCTS LLC	U.S.A.	BRL	277,527	-	-	-	-	277,527	277,527	Monthly	3.95	3.95
Financial	losses												
i manciai	reases												
0-E	NATIXIS	France	US\$	778	1,996	4,080	10,056	-	16,910	16,524	Quarterly	2.74	2.74
0-E	GA TELESIS LLC	U.S.A.	US\$	763	2,378	5,016	4,761	5,715	18,633	10,356	Monthly	14.72	14.72
Others Lo	pans												
0-E	Deustche Bank (**)	Brazil	US\$	19,331	-	-	-	-	19,331	19,331	At expiration	-	-
	TOTAL			299,389	4,374	9,096	14,817	5,715	333,391	324,681			

^(*) Note that the liabilities reflect their contractual obligations in force at June 30, 2022

^(**) Obligation with creditors for executed letters of credit

Class of liability for the analysis of liquidity risk ordered by date of maturity as of June 30, 2022 (Unaudited) Debtor: LATAM Airlines Group S.A. and Subsidiaries, Tax No. 89.862.200-2, Chile.

					More than	More than	More than						
				Up to	90 days	one to	three to	More than				Ann	
		Creditor		90	to one	three	five	five		Nominal		Effective	Nominal
Tax No.	Creditor	country	Currency	days	year	years	years	years	Total	value	Amortization	rate	rate
				ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$		%	%
Lease Liabili													
-	AIRCRAFT	OTHERS	US\$	70,445	914,859	754,240	752,880	1,009,700	3,502,124	3,135,888	-	-	-
-	OTHER ASSETS	OTHERS	US\$	8,960	18,406	40,611	15,084	8,749	91,810	83,015	-	-	-
			UF	640	768	256	79	291	2,034	1,418	-	-	-
			COP	4	3	28	-	-	35	32	-	-	-
			EUR	213	82	98	-	-	393	384	-	-	-
			PEN	7	5	76	-	-	88	78	-	-	-
Tunda and ad	har against namhlag												
rrade and ou	her accounts payables OTHERS	OTHERS	US\$	950,579	152,752				1,103,331				
-	OTHERS	UTHERS	CLP	220,782	43	-	-	-	220,825	-	-	-	-
			BRL	333,377	5,993				339,370				
			Other	333,377	3,333	_	-	_	333,370	-	-	-	-
			currency	441,719	2,725	_	_	_	444,444	_	_	_	_
Accounts par	yable to related parties currents (*)		currency	441,713	2,725				,				
Foreign	Inversora Aeronáutica Argentina S.A	. Argentina	US\$	-	10	-	-	-	10	-	-	-	-
Foreign	Delta Airlines	U.S.A	US\$	-	76,085	-	_	-	76,085	-	-	-	_
Foreign	Patagonia Seafarms INC	U.S.A	CLP	-	7	-	-	-	7	-	-	-	-
81.062.300-	Costa Verde Aeronautica S.A.												
4		Chile	CLP	-	59,505	-	-	-	59,505	-	-	-	-
Foreign	QA Investments Ltd	Jersey Channel											
		Islands	US\$	-	74,381	-	-	-	74,381	-	-	-	-
Foreign	Lozuy S.A.	Uruguay	US\$		14,876				14,876		-	-	-
	Total			2,026,726	1,320,500	795,309	768,043	1,018,740	5,929,318	3,220,815			
	Total consolidated			4,040,854	4,271,775	2,327,161	2,096,307	2,049,462	14,785,559	11,143,513			

^(*) Trade and other accounts payables include claims resulting from Chapter 11 negotiation and are subject to settlement in accordance with the Reorganization plan.

Class of liability for the analysis of liquidity risk ordered by date of maturity as of December 31, 2021 Debtor: LATAM Airlines Group S.A. and Subsidiaries, Tax No. 89.862.200-2 Chile.

Tax No.	Creditor	Credito:	r Currency	Up to 90 days	More than 90 days to one year	More than one to three years	More than three to five years	More than five years	Total	Nominal value	Amortization	And Effective rate	nual Nominal rate
Loans to exp	oorters		*	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$		%	%
07 018 000	CITIBANK										At Expiration		
1	CITIBILITY	U.S.A	US\$	115,350	_	_	_	_	115,350	114,000	71t Expiration	2.96	2.96
97.030.000-	ITAU	0.01	004	110,000					110,000	11 1,000	At Expiration	2.50	2.50
7		Chile	US\$	20,140	-	-	-	-	20,140	20,000	•	4.20	4.20
0-E	HSBC	England	US\$	12,123	-	-	-	-	12,123	12,000	At Expiration	4.15	4.15
Bank loans													
97.023.000-	CORPBANCA										Quarterly		
9		Chile	UF	10,236	-	-	-	-	10,236	10,106	. ,	3.35	3.35
0-E	SANTANDER	Spain	US\$	751	2,604	106,939	-	-	110,294	106,427	Quarterly	2.80	2.80
0-E	CITIBANK	U.S.A.	UF	60,935	-	-	-	-	60,935	60,935	At Expiration	3.10	3.10
Obligations v	with the public												
97.030.000-											At Expiration		
7		Chile	UF	36,171	179,601	31,461	31,461	369,537	648,231	502,897		4.81	4.81
0-E	BANK OF NEW YORK	U.S.A.	US\$	184,188	104,125	884,188	856,000	-	2,028,501	1,500,000	At Expiration	7.16	6.94
Cuanantand	abligations												
Guaranteed of 0-E	BNP PARIBAS	U.S.A.	US\$	17,182	19,425	40,087	41,862	95,475	214,031	198,475	Quarterly	1.48	1.48
0-E 0-E	MUFG	U.S.A.	US\$	29,652	17,921	36,660	37,829		177,359	166,712	Quarterly	1.46	1.40
0-E	WILMINGTON TRUST COMPANY	U.S.A.	US\$	933	4,990	29,851	36,337	89,263	161,374		Quarterly / Monthly		1.60
		0.00.0			.,		0 0,00	00,200	,	,	Q		
	nteed obligation												
0-E	CREDIT AGRICOLE	France	US\$	273,199	-	-	-		273,199	273,199	At Expiration	1.82	1.82
0-E	MUFG	U.S.A.	US\$	8,150	46,746	94,062	14,757		163,715	156,933	Quarterly	1.72	1.72
0-E	CITIBANK	U.S.A.	US\$	613,419	-	-	-	-	613,419	600,000	At Expiration	2.00	2.00
0-E	BANK OF UTAH	U.S.A.	US\$	-	1,858,051	- 2.255	10.546	-		1,644,876	At Expiration	22.71	12.97
0-E	EXIM BANK	U.S.A.	US\$	271	1,173	3,375	10,546	55,957	71,322	62,890	Quarterly	1.84	1.84
Financial lea	ase												
0-E	CREDIT AGRICOLE	France	US\$	699	1,387	-	_	_	2,086	2,052	Quarterly	3.68	3.23
0-E	CITIBANK	U.S.A.	US\$	19,268	59,522	5,721	-	-	84,511	83,985	Quarterly	1.37	0.79
0-E	BNP PARIBAS	U.S.A.	US\$	7,351	26,519	21,685	-	-	55,555	54,918	Quarterly	1.56	0.96
0-E	NATIXIS	France	US\$	5,929	34,328	59,574	59,930	130,131	289,892	261,458	Quarterly	2.09	2.09
0-E	US BANK	U.S.A.	US\$	18,158	72,424	133,592	6,573		230,747	219,667	Quarterly	4.03	2.84
0-E	PK AIRFINANCE	U.S.A.	US\$	853	5,763	10,913	-	-	17,529	16,851	Quarterly	1.88	1.88
0-E	EXIM BANK	U.S.A.	US\$	2,758	11,040	61,167	249,466	269,087	593,518	533,127	Quarterly	2.88	2.03
Others loans													
0-E	OTHERS (**)		US\$	55,819	_	_	_	_	55,819	55,819	At Expiration		_
	TOTAL		204		2.445.610	1,519,275	1 244 701	1,064,747			- it Enpirement		
	101111			1,493,535	2,445,619	1,519,2/5	1,344,761	1,064,747	7,867,937	6,801,685			

^(*) Note that the liabilities reflect their contractual obligations in force at December 31, 2021

^(**) Obligation with creditors for executed letters of credit.

Class of liability for the analysis of liquidity risk ordered by date of maturity as of December 31, 2021 Debtor: TAM S.A. and Subsidiaries, Tax No. 02.012.862/0001-60, Brazil.

Tax No. Bank loar	Creditor	Creditor country	Currency	Up to 90 days ThUS\$	More than 90 days to one year ThUS\$	More than one to three years ThUS\$	More than three to five years ThUS\$	More than five years ThUS\$	Total ThUS\$	Nominal value ThUS\$	Amortization	Ann Effective rate %	Nominal rate %
0-E	NCM	Netherland	s US\$	990	-	-	-	-	990	943	Monthly	6.01	6.01
0-E	MERRIL LYNCH CREDIT PRODUCTS LLC	U.S.A.	BRL	185,833	_	_	_	_	185,833	185,833	Monthly	3.95	3.95
0-E	BANCO BRADESCO	Brazil	BRL	74,661	-	-	-	-	74,661	74,661	Monthly	4.33	4.33
Financial	leases												
0-E	NATIXIS	France	US\$	486	2,235	4,080	11,076	-	17,877	17,326	Quarterly	2.74	2.74
0-E	GA TELESIS LLC	U.S.A.	US\$	762	2,706	4,675	4,646	5,077	17,866	10,999	Monthly	14.72	14.72
Others Lo	oans												
0-E	Deustche Bank (**)	Brazil	US\$	20,689	-	-	-	_	20,689	20,689	At Expiration	-	_
	TOTAL			283,421	4,941	8,755	15,722	5,077	317,916	310,451			

Note that the liabilities reflect their contractual obligations in force at December 31, 2021 Obligation with creditors for executed letters of credit

Class of liability for the analysis of liquidity risk ordered by date of maturity as of December 31, 2021 Debtor: LATAM Airlines Group S.A. and Subsidiaries, Tax No. 89.862.200-2, Chile.

				Up to	More than 90 days	More than one to	More than three to	More than				Ann	nal
		Creditor		90	to one	three	five	five		Nominal		Effective	Nominal
Tax No.	Creditor	country	Currency	days	year	vears	years	vears	Total	value	Amortization	rate	rate
			Garrene	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$		%	%
Lease Liabili	ty											, ,	, ,
_	AIRCRAFT	OTHERS		694,568	469,568	767,629	811,843	778,613	3,522,221	2,883,657	-	-	-
-	OTHER ASSETS	OTHERS		9,859	11,820	22,433	23,365	8,651	76,128	73,615	-	-	-
			UF	1,759	982	245	76	231	3,293	2,621	-	-	-
			COP	2	7	35	-	-	44	42	-	-	-
			EUR	198	112	293	-	-	603	599	-	-	-
			PEN	4	7	97	-	-	108	103	-	-	-
Trade and otl	her accounts payables												
-	OTHERS	OTHERS	IIS\$	665,645	165,085	_		_	830,730	830,730		_	_
	OTHERS	OTTLERO	CLP	214,224	4,912	_	-	_	219,136	219,136	-	_	_
			BRL	365,486	5,258	_	_	_	370,744	370,744	_	_	-
			Other	000,100	0,200				G. 0,	0.0,			
			currency	542,304	3,719	-	-	-	546,023	546,023	-	-	-
	yable to related parties currents (*)		ŭ										
Foreign	Inversora Aeronáutica Argentina												
	S.A.	Argentina		-	5	-	-	-	5	5	-	-	-
Foreign	Delta Airlines	U.S.A	US\$	-	2,268	-	-	-	2,268	2,268	-	-	-
Foreign	Patagonia Seafarms INC	U.S.A	US\$	-	7	-	-	-	7	7	-	-	-
81.062.300-	Costa Verde Aeronautica S.A.	Chile	US\$		175,819				175,819	175,819			
4 Foreign	QA Investments Ltd	Jersey	03\$	-	1/5,019	-	-	-	1/5,019	1/5,019	-	-	-
roleigh	QA IIIVestillellis Liti	Channel											
		Islands	US\$	_	219,774	_	_	_	219,774	219,774	_	_	
Foreign	QA Investments 2 Ltd	Jersey	СБФ		213,774				213,774	213,774			
	Q	Channel											
		Islands	US\$	_	219,774	_	-	-	219,774	219,774	-	_	-
Foreign	Lozuy S.A.	Uruguay	US\$	-	43,955	_	-	_	43,955	43,955	-	-	-
		J J											
	Total			2,494,049	1,323,072	790,732	835,284	787,495	6,230,632	5,588,872			
				<u> </u>									
	Total consolidated				0.000	0.040.00	0.405.505			10 =01 000			
	Total Collsolluateu			4,271,005	3,773,632	2,318,762	2,195,767	1,857,319	14,416,485	12,701,008			

^(*) Trade and other accounts payables include claims resulting from Chapter 11 negotiation and are subject to settlement in accordance with the Reorganization plan.

The Company has fuel, interest rate and exchange rate hedging strategies involving derivatives contracts with different financial institutions.

At the end of 2021, the Company maintained guarantees for US\$ 5.5 million corresponding to derivative transactions. As of June 30, 2022, the Company maintains guarantees for US\$4.3 million corresponding to derivative transactions. The decrease was due to: i) lower subscription of coverage contracts than expiration thereof and ii) changes in fuel prices, changes in exchange rates and interest rates.

Capital risk management

The objectives of the Company, in relation to capital management are: (i) to meet the minimum equity requirements and (ii) to maintain an optimal capital structure.

The Company monitors contractual obligations and regulatory requirements in the different countries where the group's companies are domiciled to ensure faithful compliance with the minimum equity requirement, the most restrictive limit of which is to maintain positive liquid equity.

Additionally, the Company periodically monitors the short and long term cash flow projections to ensure that it has sufficient cash generation alternatives to meet future investment and financing commitments.

The international credit rating of the Company is the result of the ability to meet long-term financial commitments. As of June 30, 2022, and as a consequence of the expected decline in demand due to the COVID-19 pandemic and the Company's filing for voluntary protection under the U.S. Chapter 11 reorganization statute, Standard & Poor's, Moody's y Fitch Ratings withdrew their credit ratings for LATAM

3.3. Estimates of fair value.

At June 30, 2022, the Company maintained financial instruments that should be recorded at fair value. These are grouped into two categories:

Derivative financial instruments:

This category includes the following instruments:

- Interest rate derivative contracts,
- Fuel derivative contracts,
- Currency derivative contracts.

Financial Investments:

This category includes the following instruments:

- Investments in short-term Mutual Funds (cash equivalent)
- Private investment funds.

The Company has classified the fair value measurement using a hierarchy that reflects the level of information used in the assessment. This hierarchy consists of 3 levels (I) fair value based on quoted prices in active markets for identical assets or liabilities, (II) fair value calculated through valuation methods based on inputs other than quoted prices included within level 1 that are observable for the asset or liability, either directly (that is, as prices) or indirectly (that is, derived from prices) and (III) fair value based on inputs for the asset or liability that are not based on observable market data.

The fair value of financial instruments traded in active markets, such as investments acquired for trading, is based on quoted market prices at the close of the period using the current price of the buyer. The fair value of financial assets not traded in active markets (derivative contracts) is determined using valuation techniques that maximize use of available market information. Valuation techniques generally used by the Company are quoted market prices of similar instruments and / or estimating the present value of future cash flows using forward price curves of the market at period end.

The following table shows the classification of financial instruments at fair value, depending on the level of information used in the assessment:

		As of June	30, 2022		As of December 31, 2021				
	Fair	value measurer conside		ues	Fair	value measurer conside	0	ues	
	Fair value	Level I	Level II	Level III	Fair value	Level I	Level II	Level III	
	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	
		Unaud	lited						
Assets									
Cash and cash equivalents	24,434	24,434	-	-	26,025	26,025	-	-	
Short-term mutual funds	24,434	24,434	-	-	26,025	26,025	-	-	
Other financial assets, current	23,584	277	23,307	-	26,467	1,637	17,641	-	
Fair value interest rate derivatives	6,311	-	6,311		-	-	-	-	
Fair value of fuel derivatives	10,967	-	10,967	-	17,641	-	17,641	-	
Fair value of foreign currency derivative	3,760	-	3,760		-	-	-	-	
Cross currencies Swap	2,269	-	2,269		-	-	=	-	
Private investment funds	277	277	-	-	347	347	-	-	
Domestic and foreign bonds	-	-	-	-	1,290	1,290	-	-	
Liabilities									
Other financial liabilities, current	5,671	-	5,671	-	5,671	-	5,671	-	
Fair value of interest rate derivatives	2,734	-	2,734	-	2,734	-	2,734	-	
Currency derivative not registered as hedge									
accounting	2,937	-	2,937	-	2,937	-	2,937	-	
			54						

Additionally, at June 30, 2022, the Company has financial instruments which are not recorded at fair value. In order to meet the disclosure requirements of fair values, the Company has valued these instruments as shown in the table below:

	As of June	30, 2022	As of December 31, 2021		
	Book	Fair	Book	Fair	
	value	value	value	value	
	ThUS\$	ThUS\$	ThUS\$	ThUS\$	
	Unaud	ited			
Cash and cash equivalents	1,108,916	1,108,916	1,020,810	1,020,810	
Cash on hand	5,803	5,803	2,120	2,120	
Bank balance	715,136	715,136	558,078	558,078	
Overnight	286,779	286,779	386,034	386,034	
Time deposits	101,198	101,198	74,578	74,578	
Other financial assets, current	118,848	118,848	74,671	74,671	
Other financial assets	118,848	118,848	74,671	74,671	
Trade debtors, other accounts receivable and Current accounts receivable	1,046,228	1,046,228	902,672	902,672	
Accounts receivable from entities related, current	1,336	1,336	724	724	
Other financial assets, not current	18,257	18,257	15,622	15,622	
Accounts receivable, non-current	11,555	11,555	12,201	12,201	
Other current financial liabilities	5,444,090	5,357,242	4,447,780	4,339,370	
Accounts payable for trade and other accounts payable, current	5,239,238	5,239,238	4,860,153	4,860,153	
Accounts payable to entities related, current	224,864	224,864	661,602	662,345	
Other financial liabilities, not current	6,203,056	5,798,009	5,948,702	5,467,594	
Accounts payable, not current	266,142	266,142	472,426	472,426	

The book values of accounts receivable and payable are assumed to approximate their fair values, due to their short-term nature. In the case of cash on hand, bank balances, overnight, time deposits and accounts payable, non-current, fair value approximates their carrying values.

The fair value of other financial liabilities is estimated by discounting the future contractual cash flows at the current market interest rate for similar financial instruments (Level II). In the case of Other financial assets, the valuation was performed according to market prices at period end. The book value of Other financial liabilities, current or non-current, do not include lease liabilities.

The amounts of the other accounts receivable and other financial liabilities included as fair value do not include the impact on valuation as a result of the chapter 11 process.

NOTE 4 - ACCOUNTING ESTIMATES AND JUDGMENTS

The Company has used estimates to value and record some of the assets, liabilities, income, expenses and commitments. Basically, these estimates refer to:

(a) Evaluation of possible losses due to impairment of intangible assets with indefinite useful life

Management conducts an impairment test annually or more frequently if events or changes in circumstances indicate potential impairment. An impairment loss is recognized for the amount by which the carrying amount of the cash generating unit (CGU) exceeds its recoverable amount.

Management's value-in-use calculations included significant judgments and assumptions relating to revenue growth rates, exchange rate, discount rate, inflation rates, fuel price. The estimation of these assumptions requires significant judgment by the management, as these variables feature inherent uncertainty; however, the assumptions used are consistent with Company's forecasts approved by management. Therefore, management evaluates and updates the estimates as necessary, in light of conditions that affect these variables. The main assumptions used as well as the corresponding sensitivity analyses are shown in Note 15.

(b) Useful life, residual value, and impairment of property, plant, and equipment

The depreciation of assets is calculated based on the linear model, except for certain technical components depreciated on cycles and hours flown. These useful lives are reviewed on an annual basis according to the Company's future economic benefits associated with them.

Changes in circumstances such as: technological advances, business model, planned use of assets or capital strategy may render the useful life different to the lifespan estimated. When it is determined that the useful life of property, plant, and equipment must be reduced, as may occur in line with changes in planned usage of assets, the difference between the net book value and estimated recoverable value is depreciated, in accordance with the revised remaining useful life.

The residual values are estimated according to the market value that said assets will have at the end of their life. The residual value and useful life of the assets are reviewed, and adjusted if necessary, once a year. When the value of an asset is greater than its estimated recoverable amount, its value is immediately reduced to its recoverable amount.

The Company has concluded that the Properties, Plant and Equipment cannot generate cash inflows to a large extent independent of other assets, therefore the impairment assessment is made as an integral part of the only Cash Generating Unit maintained by the Company, Air Transport. The Company checks when there are signs of impairment, whether the assets have suffered any impairment losses at the Cash Generated Unit level.

(c) Recoverability of deferred tax assets

Management records deferred taxes on the temporary differences that arise between the tax bases of assets and liabilities and their amounts in the financial statements. Deferred tax assets on tax losses are recognized to the extent that it is probable that future tax benefits will be available to offset temporary differences.

The Company applies significant judgment in evaluating the recoverability of deferred tax assets. In determining the amounts of the deferred tax asset to be accounted for, management considers tax planning strategies historical profitability, projected future taxable income (considering assumptions such as: growth rate, exchange rate, discount rate, fuel price online with those used in the impairment analysis of the group's cash-generating unit) and the expected timing of reversals of existing temporary differences.

(d) Air tickets sold that will not be finally used.

The Company records the sale of airline tickets as deferred income. Ordinary revenue from the sale of tickets is recognized in the income statement when the passenger transport service is provided or expires due to non-use. The Company evaluates monthly the probability of expiration of the air tickets, with return clauses, based on the history of use of the air tickets. A change in this probability could have an impact on revenue in the year in which the change occurs and in future years.

As of June 30, 2022, deferred income associated with air tickets sold amounts to ThUS\$1,481,831 (ThUS\$1,126,371 as of December 31, 2021). A hypothetical change of one percentage point in the behavior of the passenger regarding the use would translate into an impact of up to ThUS\$ 8,094 per month.

(e) Valuation of miles and points awarded to holders of loyalty programs, pending use.

As of June 30, 2022, the deferred income associated with the LATAM Pass loyalty program amounts to ThUS\$1,234,476 (ThUS\$1,285,732 as of December 31, 2021). A hypothetical change of one percentage point in the exchange probability would translate into a cumulative impact of ThUS\$28,032 in the results of 2022 (ThUS\$27,151 in 2021). Deferred income associated with the LATAM Pass Brasil loyalty program (See Note 21) amounts to ThUS\$163,854 as of June 30, 2022 (ThUS\$192,381 as of December 31, 2021). A hypothetical change of two percentage points in the probability of exchange would translate into a cumulative impact of ThUS\$6,986 in the results of 2022 (ThUS\$5,100 in 2021).

Management used statistical models to estimate the miles and points awarded that will not be redeemed, by the programs members (breakage) which involved significant judgments and assumptions relating the historical redemption and expiration activity and forecasted redemption and expiration patterns.

The management in conjunction with an external specialist developed a predictive model of non-use miles or points, which allows to generate non-use rates on the basis of historical information, based on behavior of the accumulation, use and expiration of the miles or points.

(f) Provisions needs, and their valuation when required

In the case of known contingencies, the Company records a provision when it has a present obligation, whether legal or constructive, as a result of a past event, it is probable that an outflow of resources will be required to settle the obligation and a reliable estimate of the obligation amount can be made. The assessment of contingencies inherently involves the exercise of significant judgment and estimates of the outcome of future events, the likelihood of loss being incurred and when determining whether a reliable estimate of the loss can be made. The Company assesses its liabilities and contingencies based upon the best information available, uses the knowledge, experience and professional judgment to the specific characteristics of the known risks. This process facilitates the early assessment and quantification of potential risks in individual cases or in the development of contingent matters. If we are unable to reliably estimate the obligation or conclude no loss is probable but it is reasonably possible that a loss may be incurred, no provision is recorded but the contingency is disclosed in the notes to the consolidated financial statements.

Company recognized as the present obligation under an onerous contract as a provision when a contract under which the unavoidable costs of meeting the obligations under the contract exceed the economic benefits expected to be received under it.

(g) Leases

(i) Discount rate

The discount rate used to calculate the lease debt corresponds, for each aircraft, to the implicit interest rate calculated by the contractual elements and residual market values. The implicit rate of the contract is the discount rate that gives the aggregate present value of the minimum lease payments and the unguaranteed residual value.

For assets other than aircraft, the estimated lessee's incremental borrowing rate, derived from information available at the lease commencement date, was used to determine the present value of the lease payments. We consider our recent debt issuances as well as publicly available data for instruments with similar characteristics when calculating our incremental borrowing rates.

A decrease of one percentage point in our estimate of the rates used in the determination of the lease liabilities of the new and the modifications of fleet contracts registered as of June 30, 2022 would increase the lease liability by approximately US\$100 million.

(ii) Lease term

In determining the lease term, all facts and circumstances that create an economic incentive to exercise an extension option are considered. Extension options (or periods after termination options) are only included in the lease term if it is reasonably certain that the lease will be extended (or not terminated). This is reviewed if a significant event or significant change in circumstances occurs that affects this assessment and is within the lessee's control.

These estimates are made based on the best information available on the events analyzed.

In any case, it is possible that events that may take place in the future make it necessary to modify them in future periods, which would be done prospectively.

NOTE 5 - SEGMENTAL INFORMATION

As of June 30, 2022, the Company considers that it has a single operating segment, Air Transport. This segment corresponds to the route network for air transport and is based on the way in which the business is managed, according to the centralized nature of its operations, the ability to open and close routes, as well as reassignment (airplanes, crew, personnel, etc.) within the network, which implies a functional interrelation between all of them, making them inseparable. This segment definition is one of the most common in the worldwide airline industry.

The Company's revenues by geographic area are as follows:

	For the 6 mon ende At June	d	For the 3 months period ended At June 30,		
	2022	2021	2022	2021	
	ThUS\$	ThUS\$	ThUS\$	ThUS\$	
		Unaudi	ted		
Peru	385,131	158,654	202,093	90,280	
Argentina	89,301	36,786	47,420	21,085	
U.S.A.	506,527	254,094	266,780	133,768	
Europe	385,428	120,246	189,903	66,196	
Colombia	265,453	138,798	137,742	69,570	
Brazil	1,475,226	489,448	835,577	235,018	
Ecuador	118,806	76,086	63,081	39,885	
Chile	704,285	279,127	344,326	122,645	
Asia Pacific and rest of Latin America	162,994	114,814	89,292	47,406	
Income from ordinary activities	4,093,151	1,668,053	2,176,214	825,853	
Other operating income	91,967	133,815	49,873	62,851	

The Company allocates revenues by geographic area based on the point of sale of the passenger ticket or cargo. Assets are composed primarily of aircraft and aeronautical equipment, which are used throughout the different countries, so it is not possible to assign a geographic area.

The Company has no customers that individually represent more than 10% of sales.

NOTE 6 - CASH AND CASH EQUIVALENTS

	As of June 30, 2022 ThUS\$ Unaudited	As of December 31, 2021 ThUS\$
Cash on hand	5,803	2,120
Bank balances	715,136	558,078
Overnight	286,779	386,034
Total Cash	1,007,718	946,232
Cash equivalents		
Time deposits	101,198	74,578
Mutual funds	24,434	26,025
Total cash equivalents	125,632	100,603
Total cash and cash equivalents	1,133,350	1,046,835

Balances include Cash and Cash equivalent from the Group's Companies that file for Chapter 11. Due to a motion approved by the US bankruptcy court these balances can only be used on normal course of business activities and invested in specific banks also approved on the motion.

Cash and cash equivalents are denominated in the following currencies:

Currency	As of June 30, 2022 ThUS\$ Unaudited	As of December 31, 2021 ThUS\$
Argentine peso	9,110	7,148
Brazilian real	155,615	89,083
Chilean peso	27,253	9,800
Colombian peso	13,651	13,535
Euro	9,353	7,099
US Dollar	893,416	886,627
Other currencies	24,952	33,543
Total	1,133,350	1,046,835

NOTE 7 - FINANCIAL INSTRUMENTS

Financial instruments by category

As of June 30, 2022 (Unaudited)

	Measured at amortized	At fair value with changes	Hedge	
Assets	cost	in results	derivatives	Total
	ThUS\$	ThUS\$	ThUS\$	ThUS\$
Cash and cash equivalents	1,108,916	24,434	=	1,133,350
Other financial assets, current (*)	131,602	277	23,307	155,186
Trade and others accounts receivable, current	1,046,228	-	-	1,046,228
Accounts receivable from related entities, current	1,336	-	-	1,336
Other financial assets, non current	18,257	-	-	18,257
Accounts receivable, non current	11,555	-	-	11,555
Total	2,317,894	24,711	23,307	2,365,912
	Measured at amortized	At fair value with changes	Hedge	
Liabilities	cost	in results	derivatives	Total
	ThUS\$	ThUS\$	ThUS\$	ThUS\$
Other financial liabilities, current	5,444,090	2,937	2,734	5,449,761
Trade and others accounts payable, current	5,239,238	-	-	5,239,238
Accounts payable to related entities, current	224,864	-	=	224,864
Other financial liabilities, non-current	6,203,056	-	-	6,203,056
Accounts payable, non-current	266,142			266,142
Total	17,377,390	2,937	2,734	17,383,061

^(*) The value presented as fair value with changes in the result, corresponds mainly to private investment funds; and as measured at amortized cost correspond to guarantees delivered.

	Measured at amortized	At fair value with changes	Hedge	
Assets	cost	in results	derivatives	Total
	ThUS\$	ThUS\$	ThUS\$	ThUS\$
Cash and cash equivalents	1,020,810	26,025	-	1,046,835
Other financial assets, current (*)	83,150	347	17,641	101,138
Trade and others accounts receivable, current	902,672	-	-	902,672
Accounts receivable from related entities, current	724	-	-	724
Other financial assets, non current	15,622	-	-	15,622
Accounts receivable, non current	12,201	-	-	12,201
Total	2,035,179	26,372	17,641	2,079,192
	Measured at amortized	At fair value with changes	Hedge	
Liabilities	cost	in results	derivatives	Total
Liabilities	ThUS\$	ThUS\$	ThUS\$	ThUS\$
Other financial liabilities, current	4,447,780	2,937	2,734	4,453,451
Trade and others accounts payable, current	4,860,153	-	-	4,860,153
Accounts payable to related entities, current	661,602	-	-	661,602
Other financial liabilities, non-current	5,948,702	-	-	5,948,702
Accounts payable, non-current	472,426	-	-	472,426
Total	16,390,663	2,937	2,734	16,396,334

^(*) The value presented as initial designation as fair value through profit and loss, corresponds mainly to private investment funds; and as measured at amortized cost they correspond to the guarantees granted.

NOTE 8 - TRADE AND OTHER ACCOUNTS RECEIVABLE CURRENT, AND NON- CURRENT ACCOUNTS RECEIVABLE

	As of June 30, 2022	As of December 31, 2021
	ThUS\$	ThUS\$
	Unaudited	
Trade accounts receivable	1,005,919	785,952
Other accounts receivable	141,757	209,925
Total trade and other accounts receivable	1,147,676	995,877
Less: Expected credit loss	(89,893)	(81,004)
Total net trade and accounts receivable	1,057,783	914,873
Less: non-current portion – accounts receivable	(11,555)	(12,201)
Trade and other accounts receivable, current	1,046,228	902,672

The fair value of trade and other accounts receivable does not differ significantly from the book value.

To determine the expected credit losses, the Company groups accounts receivable for passenger and cargo transportation; depending on the characteristics of shared credit risk and maturity.

	A	s of June 30, 2022		As December 31, 2021				
	Expected	Gross book	Impairment loss	Expected	Gross book	Impairment loss		
Portfolio maturity	loss rate (1)	value (2)	Provision	loss rate (1)	value (2)	Provision		
	%	ThUS\$	ThUS\$	%	ThUS\$	ThUS\$		
		Unaudited						
Up to date	1%	784,116	(5,435)	1%	591,210	(8,806)		
From 1 to 90 days	13%	146,163	(18,522)	10%	116,613	(11,840)		
From 91 to 180 days	54%	12,730	(6,927)	31%	11,376	(3,567)		
From 181 to 360 days	61%	5,928	(3,594)	72%	3,863	(2,766)		
more of 360 days	97%	56,982	(55,415)	86%	62,890	(54,025)		
Total		1,005,919	(89,893)		785,952	(81,004)		

⁽¹⁾ Corresponds to the consolidated expected rate of accounts receivable.

Currency balances composition of the Trade and other accounts receivable and non-current accounts receivable are as follow:

	As of	As of
	June 30,	December 31,
Currency	2022	2021
	ThUS\$	ThUS\$
	Unaudited	
Argentine Peso	23,221	7,282
Brazilian Real	477,471	361,745
Chilean Peso	36,285	53,488
Colombian Peso	3,871	5,658
Euro	23,075	24,143
US Dollar	448,615	441,079
Korean Won	2,756	844
Mexican Peso	4,614	2,428
Australian Dollar	10,501	62
Pound Sterling	16,887	12,728
Uruguayan Peso (New)	25	860
Swiss Franc	1,642	360
Japanese Yen	762	106
Swedish crown	670	488
Other Currencies	7,388	3,603
Total	1,057,783	914,873

⁽²⁾ The gross book value represents the maximum credit risk value of trade accounts receivables.

The movements of the provision for impairment losses of the Trade Debtors and other accounts receivable are as follows:

	Opening		(Increase)	Closing
Periods	balance	Write-offs	Decrease	balance
	ThUS\$	ThUS\$	ThUS\$	ThUS\$
From January 1 to June 30, 2021 (Unaudited)	(122,193)	17,978	(6,247)	(110,462)
From July 1 to December 31, 2021 (Unaudited)	(110,462)	8,457	21,001	(81,004)
From January 1 to June 30, 2022 (Unaudited)	(81,004)	2,656	(11,545)	(89,893)

Once pre-judicial and judicial collection efforts are exhausted, the assets are written off against the allowance. The Company only uses the allowance method rather than direct write-off, to ensure control.

The historical and current renegotiations are not very relevant, and the policy is to analyze case by case to classify them according to the existence of risk, determining if their reclassification corresponds to pre-judicial collection accounts.

The maximum credit-risk exposure at the date of presentation of the information is the fair value of each one of the categories of accounts receivable indicated above.

	As of June 30, 2022			As of December 31, 2021		
	Gross exposure according to balance	Gross impaired exposure	Exposure net of risk concentrations	Gross exposure according to balance	Gross Impaired exposure	Exposure net of risk concentrations
	ThUS\$	ThUS\$ Unaudited	ThUS\$	ThUS\$	ThUS\$	ThUS\$
Trade accounts receivable	1,005,919	(89,893)	916,026	785,952	(81,004)	704,948
Other accounts receivable	141,757	-	141,757	209,925	-	209,925

There are no relevant guarantees covering credit risk and these are valued when they are settled; no materially significant direct guarantees exist. Existing guarantees, if appropriate, are made through IATA.

NOTE 9 - ACCOUNTS RECEIVABLE FROM/PAYABLE TO RELATED ENTITIES

(a) Accounts Receivable

					As of	As of
			Country		June 30,	December 31,
Tax No.	Related party	Relationship	of origin	Currency	2022	2021
					ThUS\$	ThUS\$
					Unaudited	
Foreign	Qatar Airways	Indirect shareholder	Qatar	US\$	1,321	703
Foreign	TAM Aviação Executiva e Taxi Aéreo	Common shareholder	Brazil			
	S.A.			BRL	-	2
87.752.000-5	Granja Marina Tornagaleones S.A.	Common shareholder	Chile	CLP	3	6
76.335.600-0	Parque de Chile S.A.	Related director	Chile	CLP	2	2
96.989.370-3	Rio Dulce S.A.	Related director	Chile	CLP	1	4
96.810.370-9	Inversiones Costa Verde Ltda. y CPA.	Related director	Chile	CLP	9	7
	Total current assets				1,336	724

(b) Current accounts payable

					Current li	abilities
Tax No.	Related party	Relationship	Country of origin	Currency	As of June 30, 2022	As of December 31, 2021
					ThUS\$ Unaudited	ThUS\$
Foreign	Delta Airlines, Inc.(*)	Shareholder	U.S.A.	US\$	76,085	2,268
Foreign	Inversora Aeronáutica Argentina S.A.	Related director	Argentina	US\$	10	5
Foreign	Patagonia Seafarms INC	Related director	U.S.A.	US\$	7	7
81.062.300-4	Costa Verde Aeronautica S.A.	Common shareholder	Chile	US\$	59,505	175,819
Foreign	QA Investments Ltd (**)	Common shareholder	Jersey Channel Islands	US\$	74,381	219,774
Foreign	QA Investments 2 Ltd (**)	Common shareholder	Jersey Channel Islands	US\$		210 774
Fausi en	I C A (**)	Common shousholder			14.070	219,774
Foreign	Lozuy S.A. (**)	Common shareholder	Uruguay	US\$	14,876	43,955
	Total current and non current liabilities				224,864	661,602

^(*) includes the portion of tranche C of the DIP loan (See note 3.lc)

Transactions between related parties have been carried out on arm's length conditions between interested and duly-informed parties. The transaction terms for the Liabilities of the period 2022 correspond from 30 days to 1 year of maturity, and the nature of the settlement of transactions are monetary.

^(**) Corresponds to the portion of Tranche C of the DIP loan (See Note 3.1c)

NOTE 10 - INVENTORIES

The composition of Inventories is as follows:

	As of	As of
	June 30,	December 31,
	2022	2021
	ThUS\$	ThUS\$
	Unaudited	
Technical stock (*)	305,428	250,327
Non-technical stock (**)	36,126	37,010
Total	341,554	287,337

(*) Correspond to spare parts and materials that will be used in own maintenance services as well as those of third parties.

(**) Consumption of services on board, uniforms and other indirect materials

These are valued at their average acquisition cost net of their obsolescence provision according to the following detail:

	As of June 30, 2022	As of December 31, 2021
	ThUS\$ Unaudited	ThUS\$
Provision for obsolescence Technical stock	75,508	64,455
Provision for obsolescence Non-technical stock	4,545	5,785
Total	80,053	70,240

The resulting amounts do not exceed the respective net realization values.

As of June 30, 2022, the Company registered ThUS\$ 52,157 (ThUS\$ 9,131 as of June 30, 2021) in results, mainly related to on-board consumption and maintenance, which is part of the Cost of sales.

NOTE 11 - OTHER FINANCIAL ASSETS

(a) The composition of other financial assets is as follows:

	Current	Assets	Non-current assets		Total Assets		
	As of June 30, 2022 ThUS\$ Unaudited	As of December 31, 2021 ThUS\$	As of June 30, 2022 ThUS\$ Unaudited	As of December 31, 2021 ThUS\$	As of June 30, 2022 ThUS\$ Unaudited	As of December 31, 2021 ThUS\$	
(a) Other financial assets							
Private investment funds	277	347	-	-	277	347	
Deposits in guarantee (aircraft)	12,754	7,189	2,759	2,758	15,513	9,947	
Guarantees for margins of derivatives	4,260	5,451	-	-	4,260	5,451	
Other investments	-	-	493	493	493	493	
Domestic and foreign bonds	-	1,290	-	-	-	1,290	
Other guarantees given	114,588	69,220	15,005	12,371	129,593	81,591	
Subtotal of other financial assets	131,879	83,497	18,257	15,622	150,136	99,119	
(b) Hedging derivative asset							
Cross currency swap of currencies	2,269	-	-	-	2,269	-	
Fair value of interest rate derivatives	6,311	-	=	-	6,311	-	
Fair value of foreign currency derivatives	3,760	-	-	-	3,760	-	
Fair value of fuel price derivatives	10,967	17,641		<u> </u>	10,967	17,641	
Subtotal of derivative assets	23,307	17,641	-	<u>-</u>	23,307	17,641	
Total Other Financial Assets	155,186	101,138	18,257	15,622	173,443	116,760	

The different derivative hedging contracts maintained by the Company at the end of each fiscal year are described in Note 18.

(b) The balances composition by currencies of the Other financial assets are as follows:

Type of currency	As of June 30, 2022 ThUS\$ Unaudited	As of December 31, 2021 ThUS\$
Argentine peso	13	16
Brazilian real	23,034	9,775
Chilean peso	4,254	4,502
Colombian peso	784	1,727
Euro	6,993	4,104
U.S.A dollar	135,086	93,247
Other currencies	3,279	3,389
Total	173,443	116,760

NOTE 12 - OTHER NON-FINANCIAL ASSETS

The composition of other non-financial assets is as follows:

	Curren	t assets	Non-curre	ent assets	Total Assets		
	As of June 30, 2022	As of December 31, 2021	As of June 30, 2022	As of December 31, 2021	As of June 30, 2022	As of December 31, 2021	
	ThUS\$ Unaudited	ThUS\$	ThUS\$ Unaudited	ThUS\$	ThUS\$ Unaudited	ThUS\$	
(a) Advance payments							
Aircraft insurance and other	18,460	12,331	-	-	18,460	12,331	
Others	11,885	11,404	2,288	2,002	14,173	13,406	
Subtotal advance payments	30,345	23,735	2,288	2,002	32,633	25,737	
(b) Contract assets (1)							
GDS costs	7,564	6,439	-	-	7,564	6,439	
Credit card commissions	17,810	10,550	-	-	17,810	10,550	
Travel agencies commissions	12,966	8,091	<u> </u>	<u>=</u>	12,966	8,091	
Subtotal advance payments	38,340	25,080			38,340	25,080	
(c) Other assets							
Sales tax	90,730	57,634	35,236	33,212	125,966	90,846	
Other taxes	3,364	1,661	-	-	3,364	1,661	
Contributions to the International Aeronautical							
Telecommunications Society ("SITA")	258	258	739	739	997	997	
Contributions to							
Universal Air Travel Plan "UATP"	-	-	20	20	20	20	
Judicial deposits	-	-	104,168	89,459	104,168	89,459	
Subtotal other assets	94,352	59,553	140,163	123,430	234,515	182,983	
Total Other Non - Financial Assets	163,037	108,368	142,451	125,432	305,488	233,800	
(1) Movement of Contracts assets:							
				Cumulative translation			
		Initial balance ThUS\$	Activation ThUS\$	adjustment ThUS\$	Amortization ThUS\$	Final balance ThUS\$	
		ΠΟΟΨ	πουψ	ΠΟυψ	πουψ	111.ΟΟΨ	
From January 1 to June 30, 2021 (Unaudited)		15,476	19,952	(13,795)	(8,516)	13,117	
From July 1 to December 31, 2021 (Unaudited)		13,117	47,695	7,115	(42,847)	25,080	
From January 1 to June 30, 2022 (Unaudited)		25,080	53,586	(3,703)	(36,623)	38,340	
		68					
		00					

NOTE 13 - NON-CURRENT ASSETS AND DISPOSAL GROUP CLASSIFIED AS HELD FOR SALE

Non-current assets and disposal group classified as held for sale at June 30, 2022 and December 31, 2021, are detailed below:

	As of June 30, 2022	As of December 31, 2021
	ThUS\$	ThUS\$
	Unaudited	
Current assets		
Aircraft	98,430	99,694
Engines and rotables	44,613	46,724
Other assets	381	374
Total	143,424	146,792

The balances are presented at the lower of book value and fair value less cost to sell. The fair value of these assets was determined based on quoted prices in active markets for similar assets or liabilities. This is a level II measurement as per the fair value hierarchy set out in Note 3.3 (2). There were no transfers between levels for recurring fair value measurements during the year.

Assets reclassified from Property, plant and equipment to Non-current assets or groups of assets for disposal classified as held for sale.

During 2020, eleven Boeing 767 aircraft were transferred from the Property, plant and equipment item, to the Non-current assets item or groups of assets for disposal classified as held for sale. During 2021, the sale of five aircraft were completed. Additionally, during the year 2022, the sale of an aircraft was completed.

During the third quarter of the year 2021, associated with the fleet restructuring plan, there were transferred from the Property, plant and equipment component of spare parts and engines to the Non-current assets or groups of assets for disposal classified as held for sale. Additionally, during the year 2022, some materials and spare parts of this same fleet were transferred to the caption Non-current assets or groups of assets for disposal classified as held for sale.

During 2022, six A320 family aircraft were transferred from the Property, plant and equipment item, to the Non-current assets item or groups of assets for disposal classified as held for sale of which during the year 2022 the sale of an aircraft was completed.

During the year ended December 31, 2021, adjustments were recognized for an expense of US\$ 85 million to record these assets at their net realizable value, which were recorded as expenses of restructuring activities. Additionally, during the 2022 period, adjustments were recognized for US\$ 25 million expense to record these assets at their net realizable value, and since the fleet restructuring process had already been completed, these adjustments were recorded in the result as part of Other expenses. by function.

The detail of the fleet classified as non-current assets and disposal group classified as held for sale is as follows:

	As of	As of
	June 30,	December 31,
Aircraft	2022	2021
	Unaudited	
Boeing 767	5	6
Airbus A320-200	5	
Total	10	6

NOTE 14 - INVESTMENTS IN SUBSIDIARIES

(a) Investments in subsidiaries

The Company has investments in companies recognized as investments in subsidiaries. All the companies defined as subsidiaries have been consolidated within the financial statements of LATAM Airlines Group S.A. and Subsidiaries. The consolidation also includes special-purpose entities.

Detail of significant subsidiaries:

			Owne	rship
Name of significant subsidiary	Country of incorporation	Functional currency	As of June 30, 2022	As of December 31, 2021
			%	%
			Unaudited	
Latam Airlines Perú S.A.	Peru	US\$	99.81000	99.81000
Lan Cargo S.A.	Chile	US\$	99.89395	99.89395
Lan Argentina S.A. (*)	Argentina	ARS	100.00000	100.00000
Transporte Aéreo S.A.	Chile	US\$	100.00000	100.00000
Latam Airlines Ecuador S.A.	Ecuador	US\$	100.00000	100.00000
Aerovías de Integración Regional, AIRES S.A.	Colombia	COP	99.22180	99.20120
TAM S.A.	Brazil	BRL	100.00000	100.00000

(*) See Note 1

The consolidated subsidiaries do not have significant restrictions for transferring funds to the controlling entity in the normal course of operations, except for those imposed by Chapter 11, on dividend payments prior to the application for protection.

Income for the period ended June 30, 2022

		Statement of financial position as of June 30, 2022						June 30, 2022	
			Non-			Non-			
	Total	Current	current	Total	Current	current		Net	
Name of significant subsidiary	Assets	Assets	Assets	Liabilities	Liabilities	Liabilities	Revenue	Income/(loss)	
	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	
			Unau	dited			Una	udited	
Latam Airlines Perú S.A.	510,325	478,143	32,182	466,892	464,134	2,758	536,082	(18,200)	
Lan Cargo S.A.	692,135	406,274	285,861	546,474	490,152	56,322	108,195	(37,899)	
Lan Argentina S.A.	167,319	163,797	3,522	132,955	101,121	31,834	1,044	(172,321)	
Transporte Aéreo S.A.	424,515	134,436	290,079	306,813	267,651	39,162	204,684	(25,102)	
Latam Airlines Ecuador S.A.	111,501	108,271	3,230	100,160	83,432	16,728	50,063	(2,192)	
Aerovías de Integración Regional, AIRES S.A.	101,811	98,327	3,484	157,908	145,801	12,107	178,637	(42,216)	
TAM S.A. (*)	2,932,934	1,469,712	1,463,222	3,818,467	2,965,838	852,629	1,794,490	(228,797)	

		Statement of fi		for the period ine 30, 2021				
			Non-			Non-		
	Total	Current	current	Total	Current	current		Net
Name of significant subsidiary	Assets	Assets	Assets	Liabilities	Liabilities	Liabilities	Revenue	Income/(loss)
	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$
							Un	audited
Latam Airlines Perú S.A.	484,388	454,266	30,122	417,067	414,997	2,070	169,037	(79,192)
Lan Cargo S.A.	721,484	452,981	268,503	537,180	488,535	48,645	104,591	(15,675)
Lan Argentina S.A.	162,995	158,008	4,987	119,700	98,316	21,384	(1,603)	(101,044)
Transporte Aéreo S.A.	471,094	184,235	286,859	327,955	275,246	52,709	80,108	(31,611)
Latam Airlines Ecuador S.A.	112,437	108,851	3,586	97,111	80,861	16,250	22,513	(3,953)
Aerovías de Integración Regional, AIRES S.A.	70,490	67,809	2,681	87,749	75,621	12,128	71,441	(31,226)
TAM S.A. (*)	2,608,859	1,262,825	1,346,034	3,257,148	2,410,426	846,722	636,290	(342,025)

^(*) Corresponds to consolidated information of TAM S.A. and subsidiaries

(b) Non-controlling interest

			As of	As of	As of	As of
			June 30,	December 31,	June 30,	December 31,
Equity	Tax No.	Country of origin	2022	2021	2022	2021
			%	%	ThUS\$	ThUS\$
			Unaudited		Unaudited	
Latam Airlines Perú S.A	Foreign	Peru	0.19000	0.19000	(7,491)	(13,035)
Lan Cargo S.A. and Subsidiaries	93.383.000-4	Chile	0.10196	0.10196	(26)	2,481
Americonsult de Guatemala S.A.	Foreign	Guatemala	0.87000	0.87000	3	=
Americonsult S.A. and Subsidiaries	Foreign	Mexico	0.20000	0.20000	(6)	(6)
Americonsult Costa Rica S.A.	Foreign	Costa Rica	0.20000	0.20000	2 2	
Linea Aérea Carguera de Colombia S.A.	Foreign	Colombia	9.54000	9.54000	(1,295)	(422)
Aerolíneas Regionales de Integración Aires						
S.A.	Foreign	Colombia	0.78236	0.79880	(446)	(145)
Transportes Aereos del Mercosur S.A.	Foreign	Paraguay	5.02000	5.02000	999	769
Total					(8,260)	(10,356)

		Country	For the 6 months period ended At June 30,		For the 6 months period ended At June 30,		For the 3 months period ende At June 30,	
Incomes	Tax No.	of origin	2022	2021	2022	2021	2022	2021
	-		%	%	ThUS\$	ThUS\$	ThUS\$	ThUS\$
			Unaudite	ed	Unaudi	ted	Unaudi	ted
Latam Airlines Perú								
S.A	Foreign	Peru	0.19000	0.19000	(1,197)	(5,211)	(642)	(2,421)
Lan Cargo S.A. and Subsidiaries	93.383.000-4	Chile	0.10196	0.10196	(68)	(75)	(38)	(50)
Inversora Cordillera								
S.A. and Subsidiaries	Foreign	Argentina	-	-	(22)	(13)	(12)	(3)
Lan Argentina S.A.	Foreign	Argentina	-	-	(6)	(4)	(3)	(2)
Americonsult S.A. and Subsidiaries	Foreign	Mexico	0.20000	0.20000	3	-	4	-
Linea Aérea Carguera de								
Colombia S.A.	Foreign	Colombia	9.54000	9.54000	(873)	151	(285)	14
Aerolíneas Regionales de Integración Aires								
S.A.	Foreign	Colombia	0.78236	0.79880	(336)	(252)	(241)	(203)
Transportes Aereos del Mercosur S.A.								
(*)	Foreign	Paraguay	5.02000	5.02000	231	(40)	140	25
Total					(2,268)	(5,444)	(1,077)	(2,640)

NOTE 15 - INTANGIBLE ASSETS OTHER THAN GOODWILL

The details of intangible assets are as follows:

	Classes of inta (ne	O	Classes of inta (gro	· ·
	As of	As of	As of	As of
	June 30,	December 31,	June 30,	December 31,
	2022	2021	2022	2021
	ThUS\$	ThUS\$	ThUS\$	ThUS\$
	Unaudited		Unaudited	
Airport slots	623,655	587,214	623,655	587,214
Loyalty program	203,002	190,542	203,002	190,542
Computer software	164,635	136,135	515,022	463,478
Developing software	74,117	104,874	74,969	105,673
Trademarks (1)	-	-	39,124	36,723
Other assets	76	127	1,315	1,315
Total	1,065,485	1,018,892	1,457,087	1,384,945

a) Movement in Intangible assets other than goodwill:

				Trademarks and	
	Computer	Developing	Airport	loyalty program	
	software Net	software	slots (2)	(1) (2)	Total
	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$
Opening balance as of January 1, 2021	139,341	68,521	627,742	210,955	1,046,559
Additions	-	35,944	-	-	35,944
Withdrawals	-	-	-	-	-
Transfer software	989	(230)	-	-	759
Foreign exchange	1,667	185	22,974	7,950	32,776
Amortization	(21,249)	-	-	(3,883)	(25,132)
Closing balance as of June 30, 2021 (Unaudited)	120,748	104,420	650,716	215,022	1,090,906
Opening balance as of July 1, 2021	120,748	104,420	650,716	215,022	1,090,906
Additions	-	46,854	-	-	46,854
Withdrawals	(275)	(429)	-	=	(704)
Transfer software	45,155	(45,427)	-	(352)	(624)
Foreign exchange	(5,238)	(544)	(63,502)	(22,226)	(91,510)
Amortization	(24,128)	-	-	(1,902)	(26,030)
Closing balance as of December 31, 2021	136,262	104,874	587,214	190,542	1,018,892
Opening balance as of January 1, 2022	136,262	104,874	587,214	190,542	1,018,892
Additions	104	26,863	-	-	26,967
Withdrawals	(2,947)	-	-	-	(2,947)
Transfer software	55,248	(57,982)	525	-	(2,209)
Foreign exchange	2,734	362	35,916	12,460	51,472
Amortization	(26,690)		_		(26,690)
Closing balance as of June 30, 2022 (Unaudited)	164,711	74,117	623,655	203,002	1,065,485

⁽¹⁾ In 2016, the Company resolved to adopt a unique name and identity, and announced that the group's brand will be LATAM, which united all the companies under a single image.

The estimate of the new useful life is 5 years, equivalent to the period necessary to complete the change of image.

As of June 30, 2022, the TAM brand is fully amortized.

See Note 2.5

The amortization of each period is recognized in the consolidated income statement in the administrative expenses. The cumulative amortization of computer programs, brands and other assets as of June 30, 2022, amounts to ThUS \$ 391,602 (ThUS \$ 366,053 as of December 31, 2021).

b) Impairment Test Intangible Assets with an indefinite useful life

As of June 30, 2022, the Company maintains only the CGU "Air Transport".

The CGU "Air transport" considers the transport of passengers and cargo, both in the domestic markets of Chile, Peru, Argentina, Colombia, Ecuador and Brazil, as well as in a series of regional and international routes in America, Europe, Africa and Oceania.

As of June 30, 2022, no indications of impairment have been identified for the Air Transport CGU, which require a new impairment test to be carried out.

The Company reached this conclusion after reviewing the main indicators and background observed as of June 2022.

As of December 31, 2021, in accordance with the accounting policy, the Company performed the annual impairment test.

The recoverable amount of the CGU was determined based on calculations of the value in use. These calculations use projections of 5 years cash flows after taxes from the financial budgets approved by the Administration. Cash flows beyond the budgeted period are extrapolated using growth rates and estimated average volumes, which do not exceed long-term average growth rates.

Management's cash flow projections included significant judgements and assumptions related to annual revenue growth rates, discount rate, inflation rates, the exchange rate and price of fuel. The annual revenue growth rate is based on past performance and management's expectations of market development in each of the countries in which it operates. The discount rates used, for the CGU "Air transport", are determined in US dollars, after taxes, and reflect specific risks related to the relevant countries of each of the operations. Inflation rates and exchange rates are based on the data available from the countries and the information provided by the Central Banks of the various countries where it operates, and the price of fuel is determined based on estimated levels of production, the competitive environment of the market in which they operate and their commercial strategy.

The recoverable values were determined using the following assumptions:

		CGU
		Air transport
Annual growth rate (Terminal)	%	1.1 - 2.5
Exchange rate (1)	R\$/US\$	5.4 - 5.7
Discount rate based on the weighted average		
Cost of Capital (WACC)	%	8.60 - 10.60
Fuel Price from future prices curves		
Commodities markets	US\$/barrel	71 - 73

(1) In line with expectations of the Central Bank of Brazil.

The result of the impairment test, which includes a sensitivity analysis of its main variables, showed that the calculated recoverable values exceed the book value of the cash-generating unit, and therefore no impairment was detected.

The CGU is sensitive to annual growth rates, discounts and exchange rates and fuel price. The sensitivity analysis included the individual impact of changes in critical estimates in determining recoverable amounts, namely:

	Increase	Decrease rate	Increase
	WACC	Terminal growth	fuel price
	Maximum	Minimal	Maximum US\$/
	%	%	barrel
Air Transportation CGU	10.6	1.1	100 - 114

In none of the above scenarios an impairment of the cash-generating unit was identified.

NOTE 16 - PROPERTY, PLANT AND EQUIPMENT

The composition by category of Property, plant and equipment is as follows:

	Gross Book Value		Accumulated	depreciation	Net Book Value		
	As of June 30, 2022 ThUS\$	As of December 31, 2021 ThUS\$	As of June 30, 2022 ThUS\$	As of December 31, 2021 ThUS\$	As of June 30, 2022 ThUS\$	As of December 31, 2021 ThUS\$	
	Unaudited	11105\$	Unaudited	11105\$	Unaudited	111055	
a) Property, plant and equipment							
Construction in progress (1)	430,596	473,797	-	-	430,596	473,797	
Land	44,399	43,276	-	-	44,399	43,276	
Buildings	113,313	121,972	(53,430)	(61,521)	59,883	60,451	
Plant and equipment	11,101,418	11,024,722	(4,632,462)	(4,462,706)	6,468,956	6,562,016	
Own aircraft (3) (4)	10,409,618	10,377,850	(4,388,327)	(4,237,585)	6,021,291	6,140,265	
Other (2)	691,800	646,872	(244,135)	(225,121)	447,665	421,751	
Machinery	27,028	25,764	(25,087)	(23,501)	1,941	2,263	
Information technology equipment	151,867	146,986	(134,473)	(130,150)	17,394	16,836	
Fixed installations and accessories	150,099	147,402	(114,796)	(108,661)	35,303	38,741	
Motor vehicles	50,973	49,186	(45,928)	(44,423)	5,045	4,763	
Leasehold improvements	183,518	248,733	(39,092)	(115,758)	144,426	132,975	
Subtotal Properties, plant and equipment	12,253,211	12,281,838	(5,045,268)	(4,946,720)	7,207,943	7,335,118	
b) Right of use							
Aircraft (3)	5,457,036	5,211,153	(3,242,760)	(3,109,411)	2,214,276	2,101,742	
Other assets	239,810	243,014	(183,618)	(190,007)	56,192	53,007	
Subtotal Right of use	5,696,846	5,454,167	(3,426,378)	(3,299,418)	2,270,468	2,154,749	
Total	17,950,057	17,736,005	(8,471,646)	(8,246,138)	9,478,411	9,489,867	

⁽¹⁾ As of June 30, 2022, includes advances paid to aircraft manufacturers for ThUS\$ 364,482 (ThUS\$ 368,625 as of December 31, 2021)

⁽²⁾ Consider mainly rotables and tools.

⁽³⁾ Given the Chapter 11 Procedure, during 2021, 13 aircraft were rejected, of which 4 belong to Property, plant and equipment, (4 A350) and 9 belong to Assets by right of use, (2 A320, 7 A350).

⁽⁴⁾ As of June 30, 2022, six A320 aircraft were classified under non-current assets or groups of assets for disposal as held for sale

(a) Movement in the different categories of Property, plant and equipment:

	Construction in progress ThUS\$	Land ThUS\$	Buildings net ThUS\$	Plant and equipment net	Information technology equipment net ThUS\$	Fixed installations & accessories net ThUS\$	Motor vehicles net ThUS\$	Leasehold improvements net ThUS\$	Property, Plant and equipment net ThUS\$
Opening balance as of January 1, 2021	377,961	42,979	65,207	7,698,969	14,831	49,199	396	74,408	8,323,950
Additions	3,226	-	92	200,515	284	5	-	4,822	208,944
Disposals	-	-	-	(3)	-	(66)	(4)	-	(73)
Rejection fleet (*)	-	-	-	(469,878)	-	-	-	(46,816)	(516,694)
Retirements	-	-	-	(18,384)	-	(21)	-	-	(18,405)
Depreciation expenses			(2,355)	(308,400)	(2,338)	(4,260)	(33)	(7,186)	(324,572)
Foreign exchange	36	757	584	19,817	(95)	455	(1)	19	21,572
Other increases (decreases) (**)	5,081	-	-	(80,545)	460	762	1	121,706	47,465
Changes, total	8,343	757	(1,679)	(656,878)	(1,689)	(3,125)	(37)	72,545	(581,763)
Closing balance as of June 30, 2021 (Unaudited)	386,304	43,736	63,528	7,042,091	13,142	46,074	359	146,953	7,742,187
Opening balance as of July 1,									
2021	386,304	43,736	63,528	7,042,091	13,142	46,074	359	146,953	7,742,187
Additions	81,166	1,550	-	362,508	6,171	1	17	1,721	453,134
Disposals	=	=	-	(166)	(26)	(243)	(13)	-	(448)
Retirements	(279)	-	-	(26,300)	(212)	(1,864)	-	(26)	(28,681)
Depreciation expenses	-	-	(1,719)	(311,949)	(2,007)	(4,044)	(28)	(4,463)	(324,210)
Foreing exchange	(1,756)	(2,010)	(1,417)	(39,016)	(309)	(2,207)	(11)	(13,093)	(59,819)
Other increases (decreases)	8,362	<u> </u>	59	(458,451)	77	1,024	1	1,883	(447,045)
Changes, total	87,493	(460)	(3,077)	(473,374)	3,694	(7,333)	(34)	(13,978)	(407,069)
Closing balance as of									
December 31, 2021	473,797	43,276	60,451	6,568,717	16,836	38,741	325	132,975	7,335,118
Opening balance as of January 1, 2022	473,797	43,276	60,451	6,568,717	16,836	38,741	325	132,975	7,335,118
				204.45					201 - 10
Additions	6,194	-	-	284,465	4,271	113	89	6,617	301,749
Disposals Retirements	(21)	-	-	(4,140)	(2)	(264)	- (2)	(200)	(4,406)
	(31)	-	(1.520)	(12,441)	(21)	(824)	(3)	(290)	(13,610)
Depreciation expenses Foreign exchange	(2,130)	1,122	(1,529) 1,077	(315,527)	(2,777)	(4,043) 2,334	(23) (29)	(7,807) 6,868	(331,706) 20,230
Other increases (decreases)	(2,130)	1,122	1,077	10,500	2	2,334	(29)	0,000	20,230
(**)	(47,234)	1	(116)	(56,403)	(915)	(754)	(74)	6,063	(99,432)
Hamavinflation Augustin									
Hyperinflation Argentina Changes, total	(43,201)	1,123	(568)	(93,060)	558	(3,438)	(40)	11,451	(127,175)
Closing balance as of June 30, 2022 (Unaudited)	430,596	44,399	59,883	6,475,657	17,394	35,303	285	144,426	7,207,943

Include aircraft lease rejection due to Chapter 11. As of December 31, 2021, it includes the lease contract amendment of two B787 aircraft ThUS\$ (397,569) and six A320N aircraft ThUS\$ (284,952).

(b) Right of use assets:

			Net right
			of use
	Aircraft	Others	assets
	ThUS \$	ThUS \$	ThUS \$
Opening balances as of January 1, 2021	2.338.042	68.277	2.406.319
Additions	241.180	10	241.190
Fleet rejection (*)	(573.047)	(4.577)	(577.624)
Depreciation expense	(170.918)	(7.256)	(178.174)
Cumulative translate adjustment	249	1.081	1.330
Other increases (decreases)	(95.194)	(179)	(95.373)
Total changes	(597.730)	(10.921)	(608.651)
Final balances as of June 30, 2021 (Unaudited)	1.740.312	57.356	1.797.668
Opening balances as of July 1, 2021	1.740.312	57.356	1.797.668
Additions	296.815	1.396	298.211
Depreciation expense	(146.698)	(9.341)	(156.039)
Cumulative translate adjustment	(823)	(3.014)	(3.837)
Other increases (decreases) **	212.136	6.610	218.746
Total changes	361.430	(4.349)	357.081
Final balances as of December 31, 2021	2.101.742	53.007	2.154.749
Opening balances as of January 1, 2022	2.101.742	53.007	2.154.749
Additions	251.548	1.014	252.562
Depreciation expense	(133.150)	(8.290)	(141.440)
Cumulative translate adjustment	921	1.635	2.556
Other increases (decreases)	(6.785)	8.826	2.041
Total changes	112.534	3.185	115.719
Final balances as of June 30, 2022 (Unaudited)	2.214.276	56.192	2.270.468

^(*) Include aircraft lease rejection due to Chapter 11.

^(**) Include the amendment of 92 aircraft lease contract (1 A319, 37 A320, 12 A320N, 19 A321, 1 B767, 6 B777 and 16 B787).

(c) Composition of the fleet

			Aircraft included in Property, plant and equipment		Aircraft included as Rights of use assets		Total fleet	
			As of	As of	As of	As of	As of	As of
	Aircraft	Model	June 30,	December 31,	June 30,	December 31,	June 30,	December 31,
			2022	2021	2022	2021	2022	2021
			Unaudited		Unaudited		Unaudited	
Boeing 767		300ER	14	16	=	=	14	16
Boeing 767		300F	14(1)	12(1)	1	1	15(1)	13(1)
Boeing 777		300ER	4	4	6	6	10	10
Boeing 787		800	4	4	6	6	10	10
Boeing 787		900	2	2	18	15	20	17
Airbus A319		100	40	37	1	7	41	44
Airbus A320		200	88	94	40(2)	39	128	133
Airbus A320		NEO	1	-	13	12	14	12
Airbus A321		200	19	18	30	31	49	49
		Total	186	187	115	117	301	304

- (1) One aircraft leased to Aerotransportes Mas de Carga S.A. de C.V.
- (2) An aircraft with a short-term operating lease is not considered value for right of use.
- (d) Method used for the depreciation of Property, plant and equipment:

Method		Useful life (years)	
		minimum	maximum
Buildings	Straight line without residual value	20	50
Plant and equipment	Straight line with residual value of 20% in the short-haul fleet and 36% in		
	the long-haul fleet. (*)	5	30
Information technology equipment	Straight line without residual value	5	10
Fixed installations and accessories	Straight line without residual value	10	10
Motor vehicle	Straight line without residual value	10	10
Leasehold improvements	Straight line without residual value	5	8
Assets for rights of use	Straight line without residual value	1	25

^(*) Except in the case of the Boeing 767 300ER and Boeing 767 300F fleets that consider a lower residual value, due to the extension of their useful life to 22 and 30 years respectively. Additionally, certain technical components are depreciated based on cycles and hours flown.

- (e) Additional information regarding Property, plant and equipment:
- (i) Property, plant and equipment pledged as guarantee:

Description of Property, plant and equipment pledged as guarantee:

	As of June 30, 2022		0,	As o Decembe 2021	r 31,		
Guarantee	Creditor	Committed	FI .	Existing	Book	Existing	Book
agent (1)	company	Assets	Fleet	Debt	Value	Debt	Value
				ThUS\$	ThUS\$	ThUS\$	ThUS\$
				Unaudi	ted		
Wilmington	MUFG	Aircraft and					
		engines	Airbus A319	53,284	244,968	58,611	259,036
Trust Company			Airbus A320	46,660	219,923	51,543	227,604
			Boeing 767	42,443	159,669	46,779	168,315
			Boeing 777	144,358	137,883	144,358	141,620
Credit Agricole	Credit Agricole	Aircraft and					
		engines	Airbus A319	1,073	6,007	1,073	6,419
			Airbus A320	139,192	113,069	139,192	117,130
			Airbus A321 /	20 =22	20.055	20 = 22	25.425
			A350	30,733	20,066	30,733	27,427
			Boeing 767	10,404	31,669	10,404	30,958
			Boeing 787	91,797	35,893	91,797	38,551
David Of Healt	DND Davibaa	A : Ct 3					
Bank Of Utah	BNP Paribas	Aircraft and	D i 707	101.765	226.072	100 475	222 501
Citibank N.A.	Citibank N.A.	engines	Boeing 787	191,765	226,873	198,475	233,501
Citibank N.A.	Citidank N.A.	Aircraft and	Airbus A319	27.026	45 271	27.026	45.040
		engines	Airbus A319 Airbus A320	27,936 128,030	45,271 168,173	27,936 128,030	45,849 181,224
			Airbus A320 Airbus A321	41,599	70,857	41,599	75,092
			Airbus A321 Airbus A350	15,960	15,000	15,960	26,507
			Airbus B767	90,846	169,711	90,846	181,246
			Airbus B787	23,156	16,405	23,156	17,036
			Rotables	162,477	134,846	162,477	134,846
			Kotables	102,477	134,040	102,477	154,040
UMB Bank	MUFG	Aircraft and					
סוווע בייוט	WIOTG	engines	Airbus A320	164,417	133,548	166,712	258,875
Total direct guarantee		-		1,406,130	1,949,831	1,429,681	2,171,236

 $^{(1) \ \} For the syndicated loans, the Guarantee \ Agent \ represent \ different \ creditors.$

The amounts of the current debt are presented at their nominal value. The net book value corresponds to the assets granted as collateral.

Additionally, there are indirect guarantees associated with assets registered in properties, plants and equipment whose total debt as of June 30, 2022, amounts to ThUS\$ 1,132,540 (ThUS\$ 1,200,382 as of December 31, 2021). The book value of the assets with indirect guarantees as of June 30, 2022, amounts to ThUS\$ 2,773,161 (ThUS\$ 2,884,563 as of December 31, 2021).

As of December 31, 2021, given Chapter 11, four aircraft corresponding to Property, plant and equipment were rejected, of which four had direct guarantees and one indirect guarantee.

As of June 30, 2022, the Company keeps valid letters of credit related to assets by right of use according to the following detail:

			Value	Release
Creditor Guarantee	Debtor	Туре	ThUS\$	date
GE Capital Aviation Services Ltd.	Latam Airlines Group S.A.	Three letters of credit	12,198	Dec 6, 2022
Merlin Aviation Leasing (Ireland) 18 Limited	Tam Linhas Aéreas S.A.	Two letters of credit	3,852	Mar 15, 2023
RB Comercial Properties 49				
Empreendimentos Imobiliarios LTDA	Tam Linhas Aéreas S.A.	One letter of credit	26,831	Apr 29, 2023
			42,881	

(ii) Commitments and others

Fully depreciated assets and commitments for future purchases are as follows:

	As of	As of
	June 30,	December 31,
	2022	2021
	ThUS\$	ThUS\$
	Unaudited	
Gross book value of fully depreciated property, plant and equipment still in use	228,085	223,608
Commitments for the acquisition of aircraft (*)	10,770,000	10,800,000

(*) According to the manufacturer's price list.

Purchase commitment of aircraft

Manufacturer	2022-2028	Total
	Unaudited	
Airbus S.A.S.	69	69
A320-NEO Family	69	69
The Boeing Company	2	2
Boeing 787-9	2	2
Total	71	71

As of June 30, 2022, as a result of the different aircraft purchase contracts signed with Airbus SAS, 69 Airbus A320 family aircraft remain to be received with deliveries between 2022 and 2028. The approximate amount, according to the manufacturer's list prices, is ThUS \$ 10,170,000.

As of June 30, 2022, as a result of the different aircraft purchase contracts signed with The Boeing Company, 2 Boeing 787 Dreamliner aircraft remain to be received with delivery dates between 2023. The approximate amount, according to list prices from the manufacturer, is ThUS \$ 600,000.

As of June 30, 2022, as a result of the different aircraft operating lease agreements signed with AerCap Holdings N.V., 8 Airbus aircraft of the A320 family remain to be received with a delivery date of 2023.

As of June 30, 2022, as a result of the different aircraft operating lease contracts signed with ORIX Aviation Systems Ltd., one Boeing aircraft of the B787 family remain to be received with a delivery date of 2022.

(iii) Capitalized interest costs with respect to Property, plant and equipment.

		For the period ended June 30,	
		2022 20	
		Unaudite	ed
Average rate of capitalization of capitalized interest costs	%	5.78	4.18
Costs of capitalized interest	ThUS	\$ 6,342	6,101

NOTE 17 - CURRENT AND DEFERRED TAXES

In the period ended June 30, 2022, the income tax provision was calculated for such period, applying the partially semi-integrated taxation system and a tax rate of 27%, in accordance with the Law No. 21,210, which modernizes the Tax Legislation, published in the Journal of the Republic of Chile, dated February 24, 2020.

The net result for deferred tax corresponds to the variation of the year, of the assets and liabilities for deferred taxes generated by temporary differences and tax losses.

For the permanent differences that give rise to a book value of assets and liabilities other than their tax value, no deferred tax has been recorded since they are caused by transactions that are recorded in the financial statements and that will have no effect on spending tax for income tax.

(a) Current taxes

(a.1) The composition of the current tax assets is the following:

	Current	t assets	Non-cur	rent assets	Total	l assets	
	As of	As of	As of	As of	As of	As of	
	June 30,	December 31,	June 30,	December 31,	June 30,	December 31,	
	2022	2021	2022	2021	2022	2021	
	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	
	Unaudited		Unaudited		Unaudited		
Provisional monthly payments (advances)	18,948	32,086	-	-	18,948	32,086	
Other recoverable credits	9,024	9,178	-	-	9,024	9,178	
Total current tax assets	27,972	41,264		-	27,972	41,264	

(a.2) The composition of the current tax liabilities are as follows:

	Current l	liabilities	Non-curre	nt liabilities	Total liabilities		
	As of	As of	As of	As of	As of	As of	
	June 30,	December 31,	June 30,	December 31,	June 30,	December 31,	
	2022	2021	2022	2021	2022	2021	
	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	
	Unaudited		Unaudited		Unaudited		
Income tax provision	3,999	675	-	-	3,999	675	
Total current tax liabilities	3,999 675				3,999	675	

(b) Deferred taxes

The balances of deferred tax are the following:

	Ass	ets	Liabilities		
Concept	As of June 30, 2022	As of December 31, 2021	As of June 30, 2022	As of December 31, 2021	
	ThUS\$ Unaudited	ThUS\$	ThUS\$ Unaudited	ThUS\$	
Properties, Plants and equipment	(1,036,426)	(1,128,225)	82,073	80,468	
Assets by right of use	757,770	715,440	(61)	(68)	
Amortization	(54,881)	(44,605)	10	10	
Provisions	73,441	111,468	79,092	74,047	
Revaluation of financial instruments	(15,727)	(16,575)	-	-	
Tax losses	286,266	358,284	(101,704)	(87,378)	
Intangibles	-	-	269,684	254,155	
Other	18,680	19,503	18,955	19,777	
Total	29,123	15,290	348,049	341,011	

The balance of deferred tax assets and liabilities are composed primarily of temporary differences to be reversed in the long term.

Movements of Deferred tax assets and liabilities

(b.1) From January 1 to June 30, 2021 (Unaudited)

	Opening balance Assets/(liabilities) ThUS\$	Recognized in consolidated income ThUS\$	Recognized in comprehensive income ThUS\$	Exchange rate variation ThUS\$	Ending balance Asset (liability) ThUS\$
Property, plant and equipment	(1,396,337)	156,217	-	-	(1,240,120)
Assets for right of use	229,255	13,873	-	-	243,128
Amortization	(65,148)	14,853	=	=	(50,295)
Provisions	144,030	(80,694)	(2,351)	-	60,985
Revaluation of financial instruments	(18,133)	1,193	(141)	=	(17,081)
Tax losses (*)	1,557,737	476,185	-	-	2,033,922
Intangibles	(270,681)	(176)	=	(10,415)	(281,272)
Others	(187)	(31)		<u> </u>	(218)
Total	180,536	581,420	(2,492)	(10,415)	749,049

(b.2) From July 1 to December 31, 2021 (Unaudited)

	Opening	Recognized in	Recognized in	Exchange	Ending
	balance	consolidated	comprehensive	rate	balance
	Assets/(liabilities)	income	income	variation	Asset (liability)
	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$
Property, plant and equipment	(1,240,120)	31,427	=	=	(1,208,693)
Assets for right of use	243,128	472,380	-	-	715,508
Amortization	(50,295)	5,680	=	=	(44,615)
Provisions	60,985	(23,132)	(432)	-	37,421
Revaluation of financial instruments	(17,081)	423	83	-	(16,575)
Tax losses (*)	2,033,922	(1,588,260)	-	-	445,662
Intangibles	(281,272)	(1,218)	=	28,335	(254,155)
Others	(218)	(56)	=	-	(274)
Total	749,049	(1,102,756)	(349)	28,335	(325,721)

(b.3) From January 1 to June 30, 2022 (Unaudited)

	Opening balance	Recognized in consolidated	Recognized in comprehensive	Exchange rate	Ending balance
	Assets/(liabilities)	income	income	variation	Asset (liability)
	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$
Property, plant and equipment	(1,208,693)	90,194	=	-	(1,118,499)
Assets for right of use	715,508	42,323	-	-	757,831
Amortization	(44,615)	(10,276)	=	-	(54,891)
Provisions	37,421	(43,300)	228	-	(5,651)
Revaluation of financial instruments	(16,575)	1,069	(221)	-	(15,727)
Tax losses (*)	445,662	(57,692)	-	-	387,970
Intangibles	(254,155)	969	=	(16,498)	(269,684)
Others	(274)	(1)	_	<u> </u>	(275)
Total	(325,721)	23,286	7	(16,498)	(318,926)

Unrecognized deferred tax assets:

Deferred tax assets are recognized to the extent that it is probable that the corresponding tax benefit will be realized in the future. In total the company has not recognized deferred tax assets for ThUS\$ 2,950,420 at June 30, 2022 (ThUS\$ 2,638,473 as of December 31, 2021) which include deferred tax assets related to negative tax results of ThUS\$ 9,640,437 at June 30, 2022 (ThUS\$ 9,030,059 at December 31, 2021).

(*) As stated in note 2c), on November 26th, 2021 the Company filed a Reorganization Plan and Disclosure Statement in which, among other ítems, financial forecasts are included together with the proposed issuance of new shares and convertible bonds. With the referred information, the Company management updated its analysis on the recoverability of deferred tax assets and determined that during the time covered by the financial forecast it will not be probable that part of such deferred tax assets may offset future taxable profits. Therefore, the Company during the fourth quarter of 2021 derecognized deferred tax assets not considered recoverable in the amount of THUS\$1,251,912.

	For the 6 months June 30	•	For the 3 months period ende June 30,		
	2022	2021	2022	2021	
	ThUS\$	ThUS\$	ThUS\$	ThUS\$	
		Unaudi	ted		
Current tax expense					
Current tax expense	(14,353)	(9,102)	(12,818)	(4,487)	
Adjustment to previous period's current tax	-		-	<u>-</u>	
Total current tax expense, net	(14,353)	(9,102)	(12,818)	(4,487)	
Deferred tax expense					
Deferred expense for taxes related to the creation and reversal of temporary differences	23,286	581,420	10,856	359,876	
Total deferred tax expense, net	23,286	581,420	10,856	359,876	
Income tax (expense) benefit	8,933	572,318	(1,962)	355,389	
Composition of income/(loss) tax expense:	For the Consenting		Familia 2 manda		
	For the 6 months 1	perioa enaea	For the 3 months	1	
	June 20	n n	June 20	•	
	June 30		June 30	Ď,	
	2022	2021	2022	2021	
			2022 ThUS\$	Ď,	
Current tax expense, net, foreign	2022	2021 ThUS\$	2022 ThUS\$	2021	
Current tax expense, net, foreign Current tax expense, net, Chile	2022 ThUS\$	2021 ThUS\$ Unaudi	2022 ThUS\$ ted	2021 ThUS\$	
1	2022 ThUS\$ (6,074)	2021 ThUS\$ Unaudi (8,886)	2022 ThUS\$ ted (5,602)	2021 ThUS\$	
Current tax expense, net, Chile Total current tax expense, net	2022 ThUS\$ (6,074) (8,279) (14,353)	2021 ThUS\$ Unaudi (8,886) (216)	2022 ThUS\$ ted (5,602) (7,216) (12,818)	2021 ThUS\$ (4,311) (176)	
Current tax expense, net, Chile	2022 ThUS\$ (6,074) (8,279)	2021 ThUS\$ Unaudi (8,886) (216) (9,102)	2022 ThUS\$ ted (5,602) (7,216)	2021 ThUS\$ (4,311) (176) (4,487)	
Current tax expense, net, Chile Total current tax expense, net Deferred tax expense, net, foreign	2022 ThUS\$ (6,074) (8,279) (14,353)	2021 ThUS\$ Unaudi (8,886) (216) (9,102)	2022 ThUS\$ ted (5,602) (7,216) (12,818)	2021 ThUS\$ (4,311) (176) (4,487)	
Current tax expense, net, Chile Total current tax expense, net Deferred tax expense, net, foreign Deferred tax expense, net, Chile	2022 ThUS\$ (6,074) (8,279) (14,353) (961) 24,247	2021 ThUS\$ Unaudi (8,886) (216) (9,102) 358 581,062	2022 ThUS\$ ted (5,602) (7,216) (12,818) (575) 11,431	2021 ThUS\$ (4,311) (176) (4,487) 218 359,658	

2 6\$ 46,908	2021 ThUS\$ Unaudi 480,131	2022 % ited	2021 %
•	Unaudi	, •	%
46,908		ted	
46,908	480,131		
		(27.00)	(27.00)
10,107	-	(1.11)	-
19,739	26,461	(2.16)	(1.49)
478	382	(0.05)	(0.02)
18,727)	(10,825)	2.05	0.61
44,291	138,137	(4.84)	(7.77)
53,965)	(145,563)	27.77	8.19
39,898)	83,595	4.36	(4.70)
37,975)	92,187	26.02	(5.18)
8,933	572,318	(0.98)	(32.18)
1	478 118,727) 44,291 53,965) 39,898) 37,975)	478 382 18,727) (10,825) 44,291 138,137 53,965) (145,563) 39,898) 83,595 37,975) 92,187	478 382 (0.05) 18,727) (10,825) 2.05 44,291 138,137 (4.84) 53,965) (145,563) 27.77 39,898) 83,595 4.36 37,975) 92,187 26.02

Deferred taxes related to items charged to equity:

	For the 6 months June 3	•	For the 3 months period ended June 30,		
	2022	2021	2022	2021	
	ThUS\$	ThUS\$	ThUS\$	ThUS\$	
		Unaudi	ted		
Aggregate deferred taxation of components of other comprehensive income	7	(2,492)	404	(1,711)	

NOTE 18 - OTHER FINANCIAL LIABILITIES

The composition of other financial liabilities is as follows:

	As of	As of
	June 30, 2022	December 31, 2021
	ThUS\$	ThUS\$
	Unaudited	11105\$
Current	Ollaudited	
(a) Interest bearing loans	4,900,740	3,869,040
(b) Lease Liability	543,350	578,740
(c) Hedge derivatives	2,734	2,734
(d) Derivative non classified as hedge accounting	2,937	2,937
Total current	5,449,761	4,453,451
Non-current		
(a) Interest bearing loans	3,525,591	3,566,804
(b) Lease Liability	2,677,465	2,381,898
Total non-current	6,203,056	5,948,702
	0,205,050	5,5 10,7 02
(a) Interest bearing loans		
Obligations with credit institutions and debt instruments:		
Obligations with Credit institutions and debt institutions.		
	As of	As of
	June 30,	December 31,
	2022	2021
	ThUS\$	ThUS\$
	Unaudited	
Current		
Loans to exporters	159,963	159,161
Bank loans	473,931	415,087
Guaranteed obligations (5)(6)	23,390	75,593
Other guaranteed obligations (1)(3)(8)(9)	3,517,544	2,546,461
Subtotal bank loans	4,174,828	3,196,302
Obligation with the mobile	45.4.0.40	200.245
Obligation with the public Financial leases (4)(5)(6)(7)	454,042 191,320	396,345 199,885
Other loans	80,550	76,508
Total current (2)	4,900,740	3,869,040
Total Current (2)	4,900,740	3,009,040
Non-current		
Bank loans	97,558	106,751
Guaranteed obligations (5)(6)	312,301	434,942
Other guaranteed obligations	163,648	178,961
Subtotal bank loans	573,507	720,654
Obligation with the public	1,845,285	1,856,853
Financial leases (4)(5)(6)(7)	1 100 700	989,297
	1,106,799	000,207
Total non-current (2)	3,525,591	3,566,804
Total non-current (2) Total obligations with financial institutions (2)		

87

- (1) During March and April 2020, LATAM Airlines Group S.A. it drew down the entire (US\$ 600 million) of the committed credit line "Revolving Credit Facility (RCF)". The line is guaranteed with collateral made up of aircraft, engines and spare parts, which remains fully withdrawn at the end of the period.
- (2) On May 26, 2020, LATAM Airlines Group S.A. and its subsidiaries in Chile, Peru, Colombia and Ecuador availed themselves, in court for the southern district of New York, to the protection of Chapter 11 of the bankruptcy law of the United States. Under Section 362 of the Bankruptcy Code. The same happened for TAM LINHAS AÉREAS S.A and certain subsidiaries (all LATAM subsidiary in Brazil), on July 9, 2020. Having filed for Chapter 11 automatically suspends most actions against LATAM and its subsidiaries, including most actions to collect financial obligations incurred before the date of receipt of Chapter 11 or to exercise control over the property of LATAM and its subsidiaries. Consequently, although the bankruptcy filing may have led to breaches of some of the obligations of LATAM and its subsidiaries, the counterparties cannot take any action as a result of said breaches.

At the end of the period, Chapter 11 retains most of the actions on the debtors so the repayment of the debt is not accelerated. The Group continues to present its financial information as of June 30, 2022, including its interest bearing loan and leases, in accordance with the originally agreed conditions, pending future agreements that it may reach with its creditors under Chapter 11. For those agreements that have already been modified or extinguished, the financial information has been properly presented according to the new contracts' terms and conditions.

(3) On September 29, 2020, LATAM Airlines Group S.A. entered into a ThUS\$ 2,450 Debtor-in-Possession financing (the "DIP Financing"), consisting of a ThUS\$ 1,300 Tranche A Facility and a ThUS\$1,150 Tranche C Facility, of which ThUS\$ 750 are committed by related parties. The obligations under the DIP Financing are secured by collateral consisting of certain assets of LATAM and certain of its subsidiaries, including, but not limited to, equity, certain engines and spare parts.

On October 8, 2020, LATAM made a partial withdrawal for MUS\$ 1,150 from Tranche A and Tranche C, and then, on or around June 22, 2021, LATAM made an additional withdrawal for MUS\$ 500 from Tranche A and Tranche C.

On October 18, 2021, LATAM Airlines Group S.A. obtained court approval for a Tranche B ("Tranche B") of the Debtor-in-Possession ("DIP") Financing for up to a total of US\$ 750 million. The obligations of this Tranche B, like the previous tranches, are guaranteed with the same guarantees granted by LATAM and its subsidiaries subject to the Chapter 11 Procedure, without limitation, pledges on shares, certain engines and spare parts. The following turns of the DIP must be made to Tranche B until the proportion turned of the latter is equal to that of the previous tranches. Once this ratio is equal, spins are pro-rata.

On November 10, 2021, the company made a partial transfer for MUS\$ 200 from Tranche B and later on December 28, 2021, LATAM made a new transfer for MUS\$ 100. After these transfers, LATAM still It has ThUS\$1,250 of line available for future transfers.

On March 14, 2022, LATAM made a transfer for MUS\$ 38.6 from Tranche A, MUS\$ 227.3 from Tranche B and MUS\$ 34.1 from Tranche C.

The DIP has an expiration date of April 8, 2022, subject to a potential extension, at LATAM's decision, for an additional 60 days in the event that LATAM's reorganization plan has been confirmed by a United States Court order. for the Southern District of New York, but the plan is not withdrawn.

- (4) On March 31, 2021, the United States Court for the Southern District of New York approved and, subsequently, on April 13, 2021, issued an order approving the motion presented by the Company to extend certain leases of 3 aircraft.
- (5) On June 17, 2021, the United States Court for the Southern District of New York approved the motion presented by the Company to reject the lease of an aircraft financed under a financial lease in the amount of ThUS \$ 130.7.
- (6) On June 30, 2021, the United States Court for the Southern District of New York approved the motion filed by the Company to reject the lease contract for 3 aircraft financed under a financial lease in the amount of ThUS\$ 307.4.
- (7) On November 1, 2021, the United States Court for the Southern District of New York approved the motion filed by the Company to reject the lease contract for 1 engine financed under a financial lease in the amount of ThUS\$ 19.5.
- (8) On February 17, 2022, LATAM submitted an initial proposal (the "Consolidated and Modified Initial DIP Financing Proposal") of a consolidated and modified text of the contract called Super-Priority Debtor-In-Possession Term Loan Agreement before the Court of Bankruptcies of the Southern District of New York.
- (9) On March 14, 2022, the Board of Directors of the Company unanimously of the independent directors, agreed to approve the New Consolidated and Modified DIP Financing Proposal, subject to the approval of the Court. On March 14, 2022, a new consolidated and modified text of the Existing DIP Credit Agreement was presented to the Court for its approval (the "New Consolidated and Modified DIP Credit Agreement"). The New Consolidated and Modified DIP Credit Agreement (i) fully refinances and replaces Tranches A, B and C existing in the Existing DIP Credit Agreement; (ii) contemplates an expiration date in accordance with the calendar that the Debtors anticipate to emerge from the Chapter 11 Procedure; and (iii) includes certain reductions in fees and interest compared to the Existing DIP Credit Agreement and the Consolidated and Amended DIP Initial Financing Proposal.

On April 8, 2022, a consolidated and modified text (the "Reconsolidated and Modified DIP Credit Agreement") of the Existing DIP Credit Agreement was signed, which modifies and recasts said agreement and repays the pending payment obligations under it. (that is, under its Tranches A, B and C). The total amount of the Consolidated and Modified DIP Credit Agreement is US\$3.7 billion. The Revised and Amended DIP Credit Agreement (i) includes certain reductions in fees and interest compared to the Existing DIP Credit Agreement; and (ii) contemplates an expiration date in accordance with the calendar that LATAM foresees to emerge from the Chapter 11 Procedure. Regarding the latter, the scheduled expiration date of the Consolidated and Modified DIP Credit Agreement is August 8, 2022, subject to possible extensions that, in certain cases, can even reach November 30, 2022.

Likewise, on April 8, 2022, the initial disbursement took place under the Consolidated and Modified DIP Credit Agreement for the amount of US\$ 2,750 million. On April 28, 2022, an amendment to said contract was signed, extending the expiration date from August 8, 2022 to October 14, 2022.

Balances by currency of interest bearing loans are as follows:

Currency	As of June 30, 2022	As of December 31, 2021
	ThUS\$	ThUS\$
	Unaudited	
Brazilian real	398,564	338,953
Chilean peso (U.F.)	632,565	639,710
US Dollar	7,395,202	6,457,181
Total	8,426,331	7,435,844

Interest-bearing loans due in installments to June 30, 2022 (Unaudited)
Debtor: LATAM Airlines Group S.A. and Subsidiaries, Tax No. 89.862.200-2, Chile.

						Nomina	l values					Accounti	ng values					
				** .	More than	More than	More than		m . 1	**	More than		More than		m . 1			
				Up to	90 days	one to	three to	More than	Total	Up to	90 days	one to	three to	More than	Total		Ann	_
T N	Con Press	Creditor	C	90	to one	three	five	five	nominal	90	to one	three	five	five	accounting	A	Effective	
Tax No.	Creditor	country	Currency	days ThUS\$	year ThUS\$	years ThUS\$	years ThUS\$	years ThUS\$	value ThUS\$	days ThUS\$	year ThUS\$	years ThUS\$	years ThUS\$	years ThUS\$	value ThUS\$	Amortization	rate %	rate %
Loans to ex	norters			111055	111055	111055	11105\$	11105\$	111055	11105\$	111055	11105\$	111055	111055	111055		%	%
0-E	CITIBANK	U.S.A.	US\$	114,000	-	-	-	-	114,000	124,791	-	-	-	-	124,791	At Expiration	3.06	3.06
76.645.030 K	ITAU	Chile	US\$	20,000	_				20,000	21.937					21,937	At Expiration	4.20	4.20
0-E	HSBC	England	US\$	12,000	_	_	_	-	12,000	13,235	_	_	_	_	13,235	At Expiration	4.15	4.15
Bank loans		Liigiunu	000	12,000					12,000	10,200					10,200	Tit Empiration	1110	1110
97.023.000	-																	
9	CORPBANCA	Chile	UF	9,777	-	-	-	-	9,777	11,074	-	-	-	-	11,074	Quaterly	3.35	3.35
0-E	SANTANDER	Spain	US\$	-	-	97,558	-	-	97,558	175	-	97,558	-	-	97,733	Quaterly	4.32	4.32
0-E	CITIBANK	U.S.A.	UF	58,950	-	-	-	-	58,950	63,124	-	-	-	-	63,124	At Expiration	3.10	3.10
Ohligations	a saish sha mahli a																	
97.030.000	with the public																	
7	BANCOESTADO) Chile	UF	154,477	_	_	_	332,037	486,514	214,821	_	_	_	343,546	558,367	At Expiration	4.81	4.81
	BANK OF NEW															•		
0-E	YORK	U.S.A.	US\$	-	-	700,000	800,000	-	1,500,000	239,221	-	698,450	803,289	-	1,740,960	At Expiration	7.16	6.94
	obligations	*** **	T T C C	6.065	40.005	20.052	20.225	440 404	404 505		40.005	25.642	25.004	445.040	404 000	0 . 1	4.40	1 10
0-E	BNP PARIBAS WILMINGTON	U.S.A.	US\$	6,967	10,327	28,052	28,235	118,184	191,765	7,454	10,327	27,643	27,981	117,918	191,323	Quaterly	1.48	1.48
	TRUST																	
0-E	COMPANY	U.S.A.	US\$	1.149	4,450	29,250	32,747	76,762	144,358	1,149	4,450	29,250	32,747	76,762	144,358	Quaterly/Monthly	1.60	1.60
0-L	SWAP Received	0.5.71.	ООФ	1,143	4,430	25,250	32,747	70,702	144,550	1,143	-,-50	23,230	32,747	70,702	144,550	Quaterry/Honding	1.00	1.00
	- aircraft	-	US\$	10	-	-	-	_	10	10	-	-	-	-	10	Quaterly	-	-
Other guara	anteed obligations																	
	CREDIT	_	****															
0-E	AGRICOLE	France	US\$	273,199	22.777	02.000	-	-	273,199	281,705	22.777		-	-	281,705	At Expiration	2.67	2.67
0-E 0-E	MUFG CITIBANK	U.S.A. U.S.A.	US\$ US\$	14,925 600,000	33,777	93,686	-	-	142,388 600,000	15,481 600,091	33,777	93,686	-	-	142,944 600.091	Quaterly At Expiration	3.75 4.95	3.75 4.95
0-E	BANK OF UTAH		US\$	000,000	2,546,504	-	-	-	2,546,504	000,091		-		-	2,586,279	At Expiration	20.01	12.66
0-E	EXIM BANK	U.S.A.	US\$		2,340,304	7,140	29,207	33,615	69,962	211	2,300,273	7,140	29,207	33,615	70,173	Quaterly	1.84	1.84
O L	Ellin Billin	0.0111	000			7,110	23,207	55,015	05,502			7,110	23,207	55,015	70,175	quaterry	1.01	1.01
Financial le	eases																	
	CREDIT																	
0-E	AGRICOLE	France	US\$	686	-	-	-	-	686	690	-	-	-	-	690	Quaterly	3.68	3.23
0-E	CITIBANK	U.S.A.	US\$	19,334	23,044	3,289	-	-	45,667	19,449	23,043	3,266	-	-	45,758	Quaterly	2.73	2.09
0-E	BNP PARIBAS	U.S.A.	US\$	6,511	19,789	14,929		-	41,229	6,636	19,789	14,821	-	-	41,246	Quaterly	2.63	2.03
0-E	NATIXIS	France	US\$	9,854	10,625	52,603	55,063	124,050	252,195	14,696	10,625	52,372	54,823	123,508	256,024	Quaterly	2.10	2.10
0-E	US BANK PK	U.S.A.	US\$	16,791	50,949	118,630	-	-	186,370	17,793	50,949	112,651	-	-	181,393	Quaterly	4.05	2.84
0-E	AIRFINANCE	U.S.A.	US\$	1,733	4,621	9,118		_	15,472	1,921	4,620	9,118	_	_	15,659	Quaterly	1.88	1.88
0-E	EXIM BANK	U.S.A.	US\$		- 1,021	69,435	213,597	222,029	505,061	1,820	- 1,020	68,594	211,011	219,341	500,766	Quaterly	3.03	2.21
0-E	BANK OF UTAH		US\$	2,292	10,702	30,500	35,639	149,782	228,915	4,736	10,702	30,500	35,639	147,872	229,449	Monthly	6.45	6.45
				, , , _	., ,_	,	,.	-,	-,	,	.,	,-	,	,	.,			
Others loan																		
0-E	Various (**)		US\$	55,447					55,447	55,447					55,447	At Expiration	-	-
	Total			1,378,102	2,714,788	1,254,190	1,194,488	1,056,459	7,598,027	1,717,667	2,754,561	1,245,049	1,194,697	1,062,562	7,974,536			

^(*) Note that the obligations are due to expire and contractual obligations, for not presenting any resolution of chapter 11. (**) Obligation to creditors for executed letters of creditresolution.

Interest-bearing loans due in installments to June 30, 2022 (Unaudited) Debtor: TAM S.A. and Subsidiaries, Tax No. 02.012.862/0001-60, Brazil

					Nomina	al values					Accounti	ng values					
			Up to	More than 90 days	More than one to	More than three to	More than	Total	Up to	More than 90 days	More than one to	More than three to	More than	Total		Anr	nual
	Creditor		90	to one	three	five	five	nominal	90	to one	three	five	five	accounting		Effective	Nominal
Tax No.	Country	Currency	days	year	years	years	years	value	days	year	years	years	years	value	Amortization	rate	rate
Bank loans			ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$		%	%
0- E NCM	Netherlands	US\$	943	-	_	_	_	943	994	_	_	_	_	994	Monthly	6.01	6.01
0- Merril Lynch E Credit Products															Ž		
LLC	U.S.A.	BRL	277,527	-	-	-	-	277,527	398,564	-	-	-	-	398,564	Monthly	3.95	3.95
Financial lease																	
0- E NATIXIS	France	US\$	728	1,385	3,861	10,550	-	16,524	894	1,385	3,861	10,550	-	16,690	Quaterly	2.74	2.74
0- E GA Telessis LLC	U.S.A.	US\$	498	986	2,733	2,845	3,294	10,356	586	986	2,733	2,845	3,294	10,444	Monthly	14.72	14.72
Others loans																	
0- DEUTCHEBANK E (*)	Brazil	US\$	19,331	_	_	_	_	19,331	25,103	_	_	_	_	25,103	At Expiration	_	_
Total			299,027	2,371	6,594	13,395	3,294	324,681	426,141	2,371	6,594	13,395	3,294	451,795			
Total consolidated			1,677,129	2,717,159	1,260,784	1,207,883	1,059,753	7,922,708	2,143,808	2,756,932	1,251,643	1,208,092	1,065,856	8,426,331			

^(*) Obligation to creditors for executed letters of credit

						Nomin	al values					Account	ing values					
		Creditor		Up to	More than 90 days to one	More than one to three	More than three to five	More than	Total nominal	Up to	More than 90 days to one	More than one to three	More than three to five	More than	Total accounting		Anı	nual Nominal
Tax No.	Creditor	country	Currency	days	year	years	years	years	value	days	year	years	years	years	value	Amortization	rate	rate
	· !			ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	•	%	%
Loans to ex	porters																	
0-E	CITIBANK	U.S.A.	US\$	114,000	-	-	-	-	114,000	123,366	-	-	-	-	123,366	At Expiration	2.96	2.96
76.645.030 K	- ITAU	Chile	US\$	20,000		_	_	_	20,000	22,742	_	_	_	_	22,742	At Expiration	4.20	4.20
0-E	HSBC	England	US\$	12,000	-	-	-	-	12,000	13,053	-	-	-	-	13,053	At Expiration	4.15	4.15
Bank loans																		
97.023.000																		
9	CORPBANCA	Chile	UF	10,106	-	-	-	-	10,106	11,040	-	-	-	-	11,040	Quaterly	3.35	3.35
0-E	SANTANDER	Spain	US\$	-	-	106,427	-	-	106,427	135	-	106,427	-	-	106,562	Quaterly	2.80	2.80
0-E	CITIBANK	U.S.A.	UF	60,935	-	-	-	-	60,935	64,293	-	-	-	-	64,293	At Expiration	3.10	3.10
	with the public																	
97.030.000 7	- BANCOESTADO	Chile	UF		159,679			343,218	502.897	49,584	159,679			355,114	564,377	At Expiration	4.81	4.81
,	BANK OF NEW	Cille	UF	-	133,073	-	-	343,210	302,037	45,304	135,075	-	-	333,114	304,377	At Expiration	4.01	4.01
0-E	YORK	U.S.A.	US\$	-	-	700,000	800,000	-	1,500,000	187,082	-	698,450	803,289	-	1,688,821	At Expiration	7.16	6.94
Guaranteed	obligations																	
0-E	BNP PARIBAS	U.S.A.	US\$	16,079	12,412	34,958	37,891	97,135	198,475	17,926	12,412	34,044	37,466	96,379	198,227	Quaterly	1.48	1.48
0-E	MUFG	U.S.A.	US\$	29,054	11,661	32,639	34,970	58,388	166,712	31,375	11,661	32,188	34,733	57,983	167,940	Quaterly	1.64	1.64
	WILMINGTON TRUST																	
0-E	COMPANY	U.S.A.	US\$	-	2,209	24,703	32,327	85,119	144,358	-	2,209	24,703	32,327	85,119	144,358	Quaterly/Mensua	3.17	1.60
	SWAP Received																	
	- aircraft	-	US\$	10	-	-	-	-	10	10	-	-	-	-	10	Quaterly	-	-
Other guara	anteed obligations																	
0.5	CREDIT	P	TICC	272 100					272 100	274 402					274 402	A . There is not been	1.00	1.00
0-E 0-E	AGRICOLE MUFG	France U.S.A.	US\$ US\$	273,199 7,551	33,131	91,435	24,816	-	273,199 156,933	274,403 8,259	33,131	91,255	24,816	-	274,403 157,461	At Expiration Quaterly	1.82 1.72	1.82 1.72
0-E	CITIBANK	U.S.A.	US\$	7,551	600,000	91,435	24,010	-	600,000	95	600,000	91,255	24,010	_	600,095	At Expiration	2.00	2.00
0-E	BANK OF UTAH		US\$	-		-	-	-	1,644,876	-	1,630,390	-	-	-		At Expiration	22.71	12.97
0-E	EXIM BANK	U.S.A.	US\$	-	-	-	25,876	37,014	62,890	183	-	-	25,876	37,014	63,073	Quaterly	1.84	1.84
Financial le	2200																	
I manciai ie	CREDIT																	
0-E	AGRICOLE	France	US\$	682	1,370	_	-	-	2,052	694	1,370	-	-	-	2,064	Quaterly	3.68	3.23
0-E	CITIBANK	U.S.A.	US\$	19,101	52,371	12,513	-	-	83,985	19,198	52,371	12,359	-	-	83,928	Quaterly	1.37	0.79
0-E	BNP PARIBAS	U.S.A.	US\$	7,216	19,537	28,165	-	-	54,918	7,313	19,537	27,905	-	-	54,755	Quaterly	1.56	0.96
0-E	NATIXIS	France	US\$	1,335	15,612	52,010	54,443	138,058	261,458	4,472	15,612		54,064	137,430	263,225	Quaterly	2.09	2.09
0-E	US BANK	U.S.A.	US\$	16,601	50,373	135,201	17,492	-	219,667	17,755	50,373	127,721	17,188	-	213,037	Quaterly	4.03	2.84
0.5	PK	TIC A	US\$	800	2.042	11 503	647		16.051	903	2.042	11 500	647		16.05.4	Overtenis	1.88	1.00
0-E 0-E	AIRFINANCE EXIM BANK	U.S.A. U.S.A.	US\$ US\$	800	3,842	11,562	248,354	284,773	16,851 533,127	1,771	3,842	11,562	244,490	280,341	16,954 526,602	Quaterly Quaterly	2.88	1.88 2.03
			2.54				2 .0,00 1	1,770	555,127	_,,,,_			_ : 1, 100	250,5 11	520,002	-q_anerry	2.00	2.00
Others loan			****															
0-E	Various (**)		US\$	55,819					55,819	55,819					55,819	At Expiration	-	-
	Total			644,488	2,607,073	1,229,613	1,276,816	1,043,705	6,801,695	911,471	2,592,587	1,218,261	1,274,896	1,049,380	7,046,595			

^(*) Note that the obligations are due to expire and contractual obligations, for not presenting any resolution of chapter 11. (**) Obligation to creditors for executed letters of creditresolution.

						Nomina	al values					Accounti	ng values					
				Up to	More than 90 days	More than one to	More than three to	More than	Total	Up to	More than 90 days	More than one to	More than three to	More than	Total		Ann	ıual
		Creditor		90	to one	three	five	five	nominal	90	to one	three	five	five	accounting		Effective	Nominal
Tax No.		Country	Currency		year	years	years	years	value	days	year	years	years	years		Amortization		rate
Bank loa	ans			ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$		%	%
0-E	NCM	Netherlands	US\$	619	-	324	-	-	943	666	-	324	-	-	990	Monthly	6.01	6.01
0-E	BANCO BRADESCO	Brazil	BRL	74,661	-	-	-	-	74,661	98,864	-	-	-	-	98,864	Monthly	4.33	4.33
	Merril Lynch Credit Products																	
0-E	LLC	U.S.A.	BRL	185,833	-	-	-	-	185,833	240,089	-	-	-	-	240,089	Monthly	3.95	3.95
Financia lease	l																	
0-E	NATIXIS	France	US\$	433	2,482	2,872	11,539	-	17,326	637	2,481	2,872	11,539	_	17,529	Quaterly	2.74	2.74
0-E	GA Telessis LLC	U.S.A.	US\$	320	1,147	2,695	2,850	3,987	10,999	409	1,147	2,695	2,850	3,987	11,088	Monthly	14.72	14.72
Others loans																		
	DEUTCHEBANK	,														At		
0-E	(*)	Brazil	US\$	20,689	-	-	-	-	20,689	20,689	-	-	-	-	20,689	Expiration	-	-
	Total			282,555	3,629	5,891	14,389	3,987	310,451	361,354	3,628	5,891	14,389	3,987	389,249			
	Total consolidated	l		927,043	2,610,702	1,235,504	1,291,205	1,047,692	7,112,146	1,272,825	2,596,215	1,224,152	1,289,285	1,053,367	7,435,844			

^(*) Obligation to creditors for executed letters of credit

(b) Lease Liability:

The movement of the lease liabilities corresponding to the years reported are as follow:

	Aircraft	Others	Lease Liability total
	ThUS\$	ThUS\$	ThUS\$
Opening balance as January 1, 2021	3,026,573	94,433	3,121,006
New contracts	241,240	15	241,255
Lease termination (*)	(724,193)	(5,454)	(729,647)
Renegotiations	(66,919)	(2,817)	(69,736)
Payments	(90,862)	(12,748)	(103,610)
Accrued interest	57,806	4,297	62,103
Exchange differences	-	1,354	1,354
Cumulative translation adjustment	-	2,473	2,473
Other increases (decreases)	(27,542)	-	(27,542)
Changes	(610,470)	(12,880)	(623,350)
Closing balance as of June 30,2021 (Unaudited)	2,416,103	81,553	2,497,656
Opening balance as July 1, 2021	2,416,103	81,553	2,497,656
New contracts	277,238	860	278,098
Lease termination (*)	-	154	154
Renegotiations	168,405	8,534	176,939
Payments	(4,969)	(11,444)	(16,413)
Accrued interest	30,439	4,037	34,476
Exchange differences	-	2,002	2,002
Cumulative translation adjustment	-	(4,805)	(4,805)
Other increases (decreases)	(3,555)	(3,914)	(7,469)
Changes	467,558	(4,576)	462,982
Closing balance as of December 31,2021 (Unaudited)	2,883,661	76,977	2,960,638
Opening balance as January 1, 2022	2,883,661	76,977	2,960,638
New contracts	243,479	1,010	244,489
Lease termination (*)	-	-	-
Renegotiations	(55,153)	7,886	(47,267)
Payments	(1,577)	(12,538)	(14,115)
Accrued interest	65,477	5,501	70,978
Exchange differences	-	(220)	(220)
Cumulative translation adjustment	5	2,685	2,690
Other increases (decreases)	-	3,622	3,622
Changes	252,231	7,946	260,177
Closing balance as of June 30,2022 (Unaudited)	3,135,892	84,923	3,220,815

(*) Fleet rejections of the period

The company recognizes the interest payments related to the lease liabilities in the consolidated result under Financial expenses (See Note 26 (d)).

(c) Hedge derivatives

					Total l	nedge	
	Current l	iabilities	Non-curre	nt liabilities	derivatives		
	As of	As of	As of	As of	As of	As of	
	June 30,	December 31,	June 30,	December 31,	June 30,	December 31,	
	2022	2021	2022	2021	2022	2021	
	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	
	Unaudited		Unaudited		Unaudited		
Fair value of interest rate derivatives	2,734	2,734	<u>-</u> _	<u> </u>	2,734	2,734	
Total hedge derivatives	2,734	2,734			2,734	2,734	

(d) Derivatives that do not qualify for hedge accounting

					Total deriv	atives of	
	Current l	iabilities	Non-currer	nt liabilities	no coverage		
	As of	As of	As of	As of	As of	As of	
	June 30,	December 31,	June 30,	December 31,	June 30,	December 31,	
	2022	2021	2022	2021	2022	2021	
	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	
	Unaudited		Unaudited		Unaudited		
Derivative of foreign currency not registered							
as hedge	2,937	2,937		<u>-</u>	2,937	2,937	
Total derived not qualify as hedge accounting	2,937	2,937		-	2,937	2,937	

The foreign currency derivatives correspond to options, forwards and swaps.

Hedging operation

The fair values of net assets/ (liabilities), by type of derivative, of the contracts held as hedging instruments are presented below:

	AS 01	AS 01
	June 30,	December 31,
	2022	2021
	ThUS\$	ThUS\$
	Unaudited	
Interest rate swaps (1)	5,846	(2,734)
Fuel options (2)	10,967	17,641
Foreign currency derivative R\$/US\$ (3)	3,760	-

 $\Delta c \circ f$

 $\Delta c \cap f$

- (1) They cover the significant variations in the cash flows associated with the market risk implicit in the increases in the 3-month LIBOR interest rate, SOFR, among others, for long-term loans originated by the acquisition or rental of aircraft and Bank credits. These contracts are recorded as cash flow hedge contracts.
- (2) Hedge significant variations in cash flows associated with market risk implicit in the changes in the price of future fuel purchases. These contracts are recorded as cash flow hedges.
- (3) Hedge significant variations in expected cash flows associated with the market risk implicit in changes in exchange rates, particularly the BRL/R\$. These contracts are recorded as cash flow hedge contracts.

The Company only maintains cash flow hedges. In the case of fuel hedges, the cash flows subject to such hedges will occur and will impact results in the next 12 months from the date of the consolidated statement of financial position.

All hedging operations have been performed for highly probable transactions, except for fuel hedge. See Note 3.

Since none of the hedges resulted in the recognition of a non-financial asset, no portion of the result of derivatives recognized in equity was transferred to the initial value of that type of asset.

The amounts recognized in comprehensive income during the period and transferred from net equity to income are as follows:

	For the 6 monted Jun		For the 3 mon ended Jur	
	2022	2021	2022	2021
	ThUS\$	ThUS\$	ThUS\$	ThUS\$
		Unaudi	ted	
Debit (credit) recognized in comprehensive income during the period	18,862	4,311	10,046	(5,571)
Debit (credit) transferred from net equity to income during the period	(10,795)	2,192	(5,350)	1,292

See note 24 f) for reclassification to profit or loss for each hedging operation and Note 17 b) for deferred taxes related.

NOTE 19 - TRADE AND OTHER ACCOUNTS PAYABLES

The composition of Trade and other accounts payables is as follows:

	As of	As of
	June 30,	December 31,
	2022	2021
	ThUS\$	ThUS\$
	Unaudited	
urrent		
(a) Trade and other accounts payables	2,107,970	1,966,633
(b) Accrued liabilities	3,131,268	2,893,520
Total trade and other accounts payables	5,239,238	4,860,153
a) Trade and other accounts payable:		
	As of	As of
	June 30	December 31,
	2022	2021
	ThUS\$	ThUS\$
	Unaudited	
rade creditors	1,528,677	1,460,832
ther accounts payable	579,293	505,802
Total	2,107,970	1,966,633

The details of Trade and other accounts payables are as follows:

	As of	As of
	June 30,	December 31,
	2022	2021
	ThUS\$	ThUS\$
	Unaudited	
Maintenance	361,461	375,144
Suppliers technical purchases	351,312	328,811
Boarding Fees	199,817	171,128
Professional services and advisory	198,508	129,682
Handling and ground handling	161,945	176,142
Leases, maintenance and IT services	141,315	143,586
Aircraft Fuel	111,039	77,171
Other personnel expenses	95,373	90,410
Airport charges and overflight	91,863	104,241
Marketing	61,713	49,865
Services on board	60,365	56,072
Jol Fleet	35,300	9,891
Air companies	28,489	32,152
Crew	13,178	12,007
Land services	6,274	6,553
Bonus Payable	3,549	11,144
Others	186,469	192,634
Total trade and other accounts payables	2,107,970	1,966,633
(b) Liabilities accrued:		
(e) Zaomino decided.		
	As of	As of
	June 30,	December 31,
	2022	2021
	ThUS\$	ThUS\$
	Unaudited	111004
Aircraft and engine maintenance (*)	1,401,520	1,166,181
Accrued personnel expenses	85,253	59,327
Accounts payable to personnel (**)	30,559	58,153
Other settled claims (****)	1,575,005	1,575,005
Others accrued liabilities (***)	38,931	34,854
Total accrued liabilities	3,131,268	2,893,520

- (*) In addition to the account payable for maintenance in the normal course of operations, this amount includes some claims agreed with aircraft lessors, related to maintenance.
- (**) Profits and bonus participation (Note 22 letter b).
- (***) Corresponds to accrued liabilities that do not fall into the classification of the concepts mentioned in the table.
- (****) This amount includes some agreed fleet claims, associated with the negotiations resulting from the Chapter 11 process.

The balances of commercial accounts and other accounts payable include the amounts that will be part of the reorganization agreement, product of the entry into the Chapter 11 Procedure on May 26, 2020, and on July 9 for LATAM subsidiaries in Brazil.

NOTE 20 - OTHER PROVISIONS

	Current l	iabilities	Non-curren	t liabilities	Total Lia	abilities
	As of June 30, 2022	As of December 31, 2021	As of June 30, 2022	As of December 31, 2021	As of June 30, 2022	As of December 31, 2021
	ThUS\$ Unaudited	ThUS\$	ThUS\$ Unaudited	ThUS\$	ThUS\$ Unaudited	ThUS\$
Provision for contingencies (1)						
Tax contingencies	25,641	24,330	598,116	490,217	623,757	514,547
Civil contingencies	4,932	3,154	115,718	92,955	120,650	96,109
Labor contingencies	394	388	114,815	98,254	115,209	98,642
Other	-	-	22,714	21,855	22,714	21,855
Provision for European						
Commission investigation (2)			2,347	9,300	2,347	9,300
Total other provisions (3)	30,967	27,872	853,710	712,581	884,677	740,453

(1) Provisions for contingencies:

The tax contingencies correspond to litigation and tax criteria related to the tax treatment applicable to direct and indirect taxes, which are found in both administrative and judicial stage.

The civil contingencies correspond to different demands of civil order filed against the Company.

The labor contingencies correspond to different demands of labor order filed against the Company.

The Provisions are recognized in the consolidated income statement in administrative expenses or tax expenses, as appropriate.

- (2) Provision made for proceedings brought by the European Commission for possible breaches of free competition in the freight market.
- (3) Total other provision as of June 30, 2022, and December 31, 2021, include the fair value correspond to those contingencies from the business combination with TAM S.A and subsidiaries, with a probability of loss under 50%, which are not provided for the normal application of IFRS enforcement and that only must be recognized in the context of a business combination in accordance with IFRS 3.

Movement of provisions:

		European		
	Legal	Commission	Onerous	
	claims (1)	Investigation (2)	Contracts	Total
	ThUS\$	ThUS\$	ThUS\$	ThUS\$
Opening balance as of January 1, 2021	558,036	10,097	44,000	612,133
Increase in provisions	66,722	-	-	66,722
Provision used	(43,641)	-	-	(43,641)
Difference by subsidiaries conversion	14,435	-	-	14,435
Reversal of provision	(29,267)	-	(44,000)	(73,267)
Exchange difference	(111)	(358)	<u>-</u>	(469)
Closing balance as of June 30, 2021 (Unaudited)	566,174	9,739	-	575,913
Opening balance as of July 1, 2021 (Unaudited)	566,174	9,739	-	575,913
Increase in provisions	336,507	=	-	336,507
Provision used	(40,856)	=	=	(40,856)
Difference by subsidiaries conversion	(39,966)	=	-	(39,966)
Reversal of provision	(89,762)	-	-	(89,762)
Exchange difference	(944)	(439)	-	(1,383)
Closing balance as of December 31, 2021	731,153	9,300	-	740,453
Opening balance as of January 1, 2022	731,153	9,300	-	740,453
Increase in provisions	208,476	-	-	208,476
Provision used	(19,157)	-	=	(19,157)
Difference by subsidiaries conversion	26,947	-	-	26,947
Reversal of provision	(61,008)	(6,630)	-	(67,638)
Exchange difference	(4,081)	(323)	<u> </u>	(4,404)
Closing balance as of June 30, 2022 (Unaudited)	882,330	2,347	-	884,677

(1) Accumulated balances include a judicial deposit delivered in guarantee, with respect to the "Fundo Aeroviario" (FA), for MUS\$ 72, made in order to suspend the collection and the application of a fine. The Company is discussing in Court the constitutionality of the requirement made by FA calculated at the ratio of 2.5% on the payroll in a legal claim. Initially the payment of said contribution was suspended by a preliminary judicial decision and about 10 years later, this same decision was reversed. As the decision is not final, the Company has deposited the securities open until that date, in order to avoid collection processing and the application of the fine.

Finally, if the final decision is favorable to the Company, the deposit made and payments made later will return to TAM. On the other hand, if the court confirms the first decision, said deposit will become a final payment in favor of the Government of Brazil. The procedural stage as of June 30, 2022 is described in Note 30 in the Role of the case 2001.51.01.012530-0.

(2) European Commission Provision

Provision constituted on the occasion of the process initiated in December 2007 by the General Competition Directorate of the European Commission against more than 25 cargo airlines, among which is Lan Cargo SA, which forms part of the global investigation initiated in 2006 for possible infractions of free competition in the air cargo market, which was carried out jointly by the European and United States authorities.

With respect to Europe, the General Directorate of Competition imposed fines totaling € 799,445,000 (seven hundred and ninety-nine million four hundred and forty-five thousand Euros) for infractions of European Union regulations on free competition against eleven (11) airlines, among which are LATAM Airlines Group SA and its subsidiary Lan Cargo S.A., For its part, LATAM Airlines Group S.A. and Lan Cargo S.A., jointly and severally, have been fined for the amount of € 8,220,000 (eight million two hundred twenty thousand euros), for these infractions, an amount that was provisioned in the financial statements of LATAM. On January 24, 2011, LATAM Airlines Group S.A. and Lan Cargo S.A. They appealed the decision before the Court of Justice of the European Union. On December 16, 2015, the European Court resolved the appeal and annulled the Commission's Decision. The European Commission did not appeal the judgment, but on March 17, 2017, the European Commission again adopted its original decision to impose on the eleven lines original areas, the same fine previously imposed, amounting to a total of € 776,465,000 Euros. In the case of LAN Cargo and its parent, LATAM Airlines Group S.A. imposed the same fine mentioned above. On May 31, 2017 Lan Cargo S.A. and LATAM Airlines Group S.A. requested the annulment of this Decision to the General Court of the European Union. We presented our defense in December 2017. On July 12, 2019, we participated in a hearing before the European Court of Justice in which we confirmed our request for annulment of the decision or a reduction in the amount of the fine instead. On March 30, 2022, the European Court issued its ruling and reduced the amount of our fine from € 8,220,000 Euros to € 2,240,000 Euros. This ruling can be appealed by both parties before June 15, 2022. Likewise, on December 17, 2020, the European Commission had presented a proof of claim for the total amount of the fine of € 8,220,000 Euros before the Court of New York dealing with the financial reorganization procedure requested by LATAM Airlines Group, S.A. and LAN Cargo, S.A. (Chapter 11) in May 2020. The amount of this claim could be modified subject to the eventual appeal of the ruling of the European Court. The procedural stage as of June 30, 2022 is described in Note 30 in section 2 lawsuits received by LATAM Airlines Group S.A. and Subsidiaries.

NOTE 21 - OTHER NON-FINANCIAL LIABILITIES

	Current liabilities		Non-current liabilities		Total Liabilities	
	As of	As of	As of	As of	As of	As of
	June 30,	December 31,	June 30,	December 31,	June 30,	December 31,
	2022	2021	2022	2021	2022	2021
	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$
	Unaudited		Unaudited		Unaudited	
Deferred revenues (1)(2)	2,499,706	2,273,137	505,428	512,056	3,005,134	2,785,193
Sales tax	12,559	3,870	-	-	12,559	3,870
Retentions	26,776	31,509	-	-	26,776	31,509
Other taxes	5,962	4,916	-	-	5,962	4,916
Other sundry liabilities	21,973	19,144	<u>-</u>	<u> </u>	21,973	19,144
Total other non-financial liabilities	2,566,976	2,332,576	505,428	512,056	3,072,404	2,844,632

Deferred Income Movement

			Deferred inco	me				
	Initial balance	(1) Recognition	Use	Loyalty program (Award and redeem)	Expiration of tickets	Translation Difference	Others provisions	Final balance
	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$
From January 1 to June 30, 2021 (Unaudited)	2,738,888	1,254,224	(1,263,330)	(22,171)	3,320	(102,800)	5,551	2,613,682
From July 1 to December 31, 2021 (Unaudited)	2,613,682	2,919,368	(2,790,015)	10,080	(117,547)	150,376	(751)	2,785,193
From 1 de January to June 30, 2022 (Unaudited)	2,785,193	4,226,467	(3,766,883)	(103,922)	(140,364)	8,620	(3,977)	3,005,134

- (1) The balance includes mainly, deferred income for services not provided as of June 30, 2022 and December 31, 2021; and for the frequent flyer LATAM Pass program.
 - LATAM Pass is LATAM's frequent flyer program that allows rewarding the preference and loyalty of its customers with multiple benefits and privileges, through the accumulation of miles or points that can be exchanged for tickets or for a varied range of products and services. Clients accumulate miles or LATAM Pass points every time they fly in LATAM and other connections associated with the program, as well as buy in stores or use the services of a vast network of companies that have agreements with the program around the world.
- (2) As of June 30, 2022, Deferred Income includes ThUS \$ 27,103 corresponding to the balance to be accrued from the committed compensation from Delta Air Lines, Inc., which is recognized in Income Statement, based on the estimation of differentials of income, until the implementation of the strategic alliance. During the period, the Company has recognized ThUS \$ 30,408 for this concept.

Additionally, the Company maintains a balance of ThUS \$ 29,507 in the Trade accounts payable item of the Statement of Financial Position, corresponding to the compensation of costs to be incurred.

NOTE 22 - EMPLOYEE BENEFITS

	As of	As of
	June 30,	December 31,
	2022	2021
	ThUS\$	ThUS\$
	Unaudited	
Retirements payments	35,987	35,075
Resignation payments	5,499	5,817
Other obligations	15,353	15,341
Total liability for employee benefits	56,839	56,233

(a) The movement in retirements and resignation payments and other obligations:

		(decrease)				
		current		Actuarial		
	Opening	service	Benefits	(gains)	Currency	Closing
	balance	provision	paid	losses	translation	balance
	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$
From January 1 to June 30, 2021 (Unaudited)	74,116	(15,024)	(3,991)	8,756	(1,965)	61,892
From July 1 to December 31, 2021						
(Unaudited)	61,892	3,633	(1,145)	1,262	(9,409)	56,233
From January 1 to June 30, 2022 (Unaudited)	56,233	13,220	(2,824)	(4,860)	(4,930)	56,839

Increase

The principal assumptions used in the calculation to the provision in Chile, are presented below:

		eriod ended ne 30,
Assumptions	2022	2021
	Una	udited
Discount rate	6.50%	4.31%
Expected rate of salary increase	5.23%	3.00%
Rate of turnover	5.14%	5.14%
Mortality rate	RV-2014	RV-2014
Inflation rate	4.41%	3.06%
Retirement age of women	60	60
Retirement age of men	65	65

The discount rate corresponds to the 20 years Central Bank of Chile Bonds (BCP). The RV-2014 mortality tables correspond to those established by the Commission for the Financial Market of Chile and; for the determination of the inflation rates; the market performance curves of BCU Central Bank of Chile papers have been used and BCP long term at the scope date.

The calculation of the present value of the defined benefit obligation is sensitive to the variation of some actuarial assumptions such as discount rate, salary increase, rotation and inflation.

The sensitivity analysis for these variables is presented below:

	Effect on the liability	
	As of June 30, 2022 ThUS\$ Unaudited	As of December 31, 2021 ThUS\$
Discount rate	(0.000)	(0.640)
Change in the accrued liability an closing for increase in 100 p.b.	(2,660)	(2,642)
Change in the accrued liability an closing for decrease of 100 p.b.	2,986	2,959
Rate of wage growth		
Change in the accrued liability an closing for increase in 100 p.b.	2,871	2,849
Change in the accrued liability an closing for decrease of 100 p.b.	(2,634)	(2,613)
(b) The liability for short-term:		
	As of	As of
	June 30,	December 31,
	2022	2021
	ThUS\$	ThUS\$
	•	11103\$
	Unaudited	
Profit-sharing and bonuses (*)	30,559	58,153

(*) Accounts payables to employees (Note 19 letter b)

The participation in profits and bonuses related to an annual incentive plan for achievement of certain objectives.

(c) Employment expenses are detailed below:

	For the 6 months period ended June 30,		For the 3 r ended Jur	
	2022	2021	2022	2021
	ThUS\$	ThUS\$	ThUS\$	ThUS\$
		Unaudited		
Salaries and wages	466,204	383,418	232,890	188,280
Short-term employee benefits	52,537	42,353	28,247	21,803
Other personnel expenses	55,145	40,680	28,496	22,059
Total	573,886	466,451	289,633	232,142

NOTE 23 - ACCOUNTS PAYABLE, NON-CURRENT

	As of	As of
	June 30,	December 31,
	2022	2021
	ThUS\$	ThUS\$
	Unaudited	
Aircraft and engine maintenance	160,426	276,816
Fleet (JOL)	40,000	124,387
Airport and Overflight Taxes	24,038	26,321
Provision for vacations and bonuses	14,144	14,545
Other sundry liabilities	27,534	30,357
Total accounts payable, non-current	266,142	472,426

NOTE 24 - EQUITY

(a) Capital

The Company's objective is to maintain an appropriate level of capitalization that enables it to ensure access to the financial markets for carrying out its medium and long-term objectives, optimizing the return for its shareholders and maintaining a solid financial position.

The paid capital of the Company at June 30, 2022 amounts to ThUS\$ 3,146,265 divided into 606,407,693 common stock of a same series (ThUS\$ 3,146,265 divided into 606,407,693 shares as of December 31, 2021), a single series nominative, ordinary character with no par value. There are no special series of shares and no privileges. The form of its stock certificates and their issuance, exchange, disablement, loss, replacement and other similar circumstances, as well as the transfer of the shares, is governed by the provisions of the Corporate Law and its regulations.

(b) Subscribed and paid shares

The following table shows the movement of authorized and fully paid shares previously described above:

Movement fully paid shares

	N° of shares	Movement value of shares (1) ThUS\$	Cost of issuance and placement of shares (2) ThUS\$	Paid- in Capital ThUS\$
Paid shares as of January 1, 2021	606,407,693	3,160,718	(14,453)	3,146,265
There are no movements of shares paid during the 2021 period	<u>=</u>	<u> </u>	<u>-</u> _	<u> </u>
Paid shares as of December 31, 2021	606,407,693	3,160,718	(14,453)	3,146,265
Paid shares as of January 1, 2022	606,407,693	3,160,718	(14,453)	3,146,265
There are no movements of shares paid during the 2022 period	<u> </u>	<u> </u>	_ _	<u>-</u>
Paid shares as of June 30, 2022	606,407,693	3,160,718	(14,453)	3,146,265

- (1) Amounts reported represent only those arising from the payment of the shares subscribed.
- (2) Decrease of capital by capitalization of reserves for cost of issuance and placement of shares established according to Extraordinary Shareholder's Meetings, where such decreases were authorized.

(c) Treasury stock

At June 30, 2022, the Company held no treasury stock. The remaining of ThUS\$ (178) corresponds to the difference between the amount paid for the shares and their book value, at the time of the full right decrease of the shares which held in its portfolio.

(d) Reserve of share- based payments

Movement of Reserves of share- based payments:

	Opening	Stock	Closing
Periods	balance	option plan	balance
	ThUS\$	ThUS\$	ThUS\$
From January 1 to June 30, 2021 (Unaudited)	37,235	-	37,235
From July 1 to December 31, 2021 (Unaudited)	37,235	-	37,235
From January 1 to June 30, 2022 (Unaudited)	37,235	-	37,235

These reserves are related to the "Share-based payments" explained in Note 33.

(e) Other sundry reserves

Movement of Other sundry reserves:

		Transactions with non- controlling		
Periods	Opening balance	interest	Legal Reserves	Closing balance
	ThUS\$	ThUS\$	ThUS\$	ThUS\$
From January 1 to June 30, 2021 (Unaudited)	2,452,019	(3,383)	(368)	2,448,268
From July 1 to December 31, 2021 (Unaudited)	2,448,268	-	(170)	2,448,098
From January 1 to June 30, 2022 (Unaudited)	2,448,098	-	-	2,448,098

Balance of Other sundry reserves comprise the following:

	As of June 30, 2022	As of December 31, 2021
	ThUS\$	ThUS\$
	Unaudited	
Higher value for TAM S.A. share exchange (1)	2,665,692	2,665,692
Reserve for the adjustment to the value of fixed assets (2)	2,620	2,620
Transactions with non-controlling interest (3)	(216,656)	(216,656)
Others	(3,558)	(3,558)
Total	2,448,098	2,448,098

- (1) Corresponds to the difference between the value of the shares of TAM S.A., acquired by Sister Holdco S.A. (under the Subscriptions) and by Holdco II S.A. (by virtue of the Exchange Offer), which is recorded in the declaration of completion of the merger by absorption, and the fair value of the shares exchanged by LATAM Airlines Group S.A. as of June 22, 2012.
- (2) Corresponds to the technical revaluation of the fixed assets authorized by the Commission for the Financial Market in the year 1979, in Circular No. 1529. The revaluation was optional and could be made only once; the originated reserve is not distributable and can only be capitalized.
- (3) The balance as of June 30, 2022 corresponds to the loss generated by: Lan Pax Group S.A. e Inversiones Lan S.A. in the acquisition of shares of Aerovías de Integración Regional Aires S.A. for ThUS \$ (3,480) and ThUS \$ (20), respectively; the acquisition of TAM S.A. of the minority interest in Aerolinhas Brasileiras S.A. for ThUS \$ (885), the acquisition of Inversiones Lan S.A. of the minority participation in Aires Integra Regional Airlines S.A. for an amount of ThUS \$ (2) and the acquisition of a minority stake in Aerolane S.A. by Lan Pax Group S.A. for an amount of ThUS \$ (21,526) through Holdco Ecuador S.A. (3) The loss due to the acquisition of the minority interest of Multiplus S.A. for ThUS \$ (184,135) (see Note 1), (4) and the acquisition of a minority interest in Latam Airlines Perú S.A through Latam Airlines Group S.A for an amount of ThUS \$ (3,225) and acquisition of the minority stake in LAN Argentina S.A. and Inversora Cordillera through Transportes Aéreos del Mercosur S.A. for an amount of ThUS \$ (3,383).

(f) Reserves with effect in other comprehensive income.

Movement of Reserves with effect in other comprehensive income:

	Currency		Gains (Losses) on change on	Actuarial gain or loss on	
	translation	Cash flow	value of time	defined benefit	
	reserve	hedging reserve	value of options	plans reserve	Total
	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$
Opening balance as of January 1, 2021	(3,790,513)	(60,941)	-	(25,985)	(3,877,439)
Increase (decrease) due to application of new accounting standards	-	380	(380)	-	-
Opening balance as of January 1, 2021	(3,790,513)	(60,561)	(380)	(25,985)	(3,877,439)
Change in fair value of hedging instrument recognised in OCI	-	18,063	(11,973)	-	6,090
Reclassified from OCI to profit or loss	-	(3,500)	1,308	-	(2,192)
Deferred tax	-	(141)	-	-	(141)
Actuarial reserves by employee benefit plans	-	-	-	8,755	8,755
Deferred tax actuarial IAS by employee benefit plans	-	-	-	(2,350)	(2,350)
Translation difference subsidiaries	(20,734)	413	<u>-</u> _	<u>-</u>	(20,321)
Closing balance as of June 30, 2021 (Unaudited)	(3,811,247)	(45,726)	(11,045)	(19,580)	(3,887,598)
Opening balance as of July 1, 2021	(3,811,247)	(45,726)	(11,045)	(19,580)	(3,887,598)
Change in fair value of hedging instrument recognised in OCI	-	21,539	(11,719)	-	9,820
Reclassified from OCI to profit or loss	-	(13,141)	5,201	-	(7,940)
Deferred tax	-	83	-	-	83
Actuarial reserves by employee benefit plans	-	-	-	1,262	1,262
Deferred tax actuarial IAS by employee benefit plans	-	-	-	(432)	(432)
Translation difference subsidiaries	39,088	(1,145)	-	-	37,943
Closing balance as of December 31, 2021 (Unaudited)	(3,772,159)	(38,390)	(17,563)	(18,750)	(3,846,862)
Opening balance as of January 1, 2022	(3,772,159)	(38,390)	(17,563)	(18,750)	(3,846,862)
Derivatives valuation gains (losses)	-	10,199	(1,681)	-	8,518
Change in fair value of hedging instrument recognised in OCI	-	-	-	-	-
Reclassified from OCI to profit or loss	-	(11,849)	6,499	-	(5,350)
Reclassification of OCI to the value of the hedged asset	-	(1,110)	-	-	(1,110)
Deferred tax	-	(221)	-	-	(221)
Actuarial reserves by employee benefit plans	-	-	-	(4,860)	(4,860)
Deferred tax actuarial IAS	-	-	-	228	228
Translation difference subsidiaries	(22,517)	1,731			(20,786)
Closing balance as of June 30, 2022 (Unaudited)	(3,794,676)	(39,640)	(12,745)	(23,382)	(3,870,443)

(f.1) Cumulative translate difference

These are originated from exchange differences arising from the translation of any investment in foreign entities (or Chilean investments with a functional currency different to that of the parent), and from loans and other instruments in foreign currency designated as hedges for such investments. When the investment (all or part) is sold or disposed and a loss of control occurs, these reserves are shown in the consolidated statement of income as part of the loss or gain on the sale or disposal. If the sale does not involve loss of control, these reserves are transferred to non-controlling interests.

(f.2) Cash flow hedging reserve

These are originated from the fair value valuation at the end of each period of the outstanding derivative contracts that have been defined as cash flow hedges. When these contracts expire, these reserves should be adjusted, and the corresponding results recognized.

(f.3) Reserves of actuarial gains or losses on defined benefit plans

Correspond to the increase or decrease in the obligation present value for defined benefit plan due to changes in actuarial assumptions, and experience adjustments, which are the effects of differences between the previous actuarial assumptions and the actual event.

(g) Retained earnings/(losses)

Movement of Retained earnings/(losses):

	Opening	Result for		Closing
Periods	balance	the period	Dividends	balance
	ThUS\$	ThUS\$	ThUS\$	ThUS\$
From January 1 to June 30, 2021 (Unaudited)	(4,193,615)	(1,200,504)	-	(5,394,119)
From July 1 to December 31, 2021 (Unaudited)	(5,394,119)	(3,446,987)	-	(8,841,106)
From January 1 to June 30, 2022 (Unaudited)	(8,841,106)	(903,271)	-	(9,744,377)

(h) Dividends per share

During the Period 2022 and year 2021 no dividend was paid.

NOTE 25 - REVENUE

The detail of revenues is as follows:

	For the 6 months period ended June 30,		For the 3 months period ended June 30,	
	2022	2021	2022	2021
	ThUS\$	ThUS\$	ThUS\$	ThUS\$
		Unaudited		
Passengers	3,199,624	952,670	1,713,385	455,691
Cargo	893,527	715,383	462,829	370,162
Total	4,093,151	1,668,053	2,176,214	825,853

NOTE 26 - COSTS AND EXPENSES BY NATURE

(a) Costs and operating expenses

The main operating costs and administrative expenses are detailed below:

	For the 6 months period ended June 30,		For the 3 months pe 30,	riod ended June	
	2022	2022	2021	2022	2021
	ThUS\$	ThUS\$	ThUS\$	ThUS\$	
		Unau	lited		
Aircraft fuel	1,699,477	533,076	948,908	267,474	
Other rentals and landing fees (*)	479,875	333,746	255,430	167,537	
Aircraft rental (**)	143,284	15,045	73,676	15,045	
Aircraft maintenance	300,285	205,686	144,741	103,231	
Comisions	70,510	30,217	41,951	15,263	
Passenger services	70,311	31,319	36,957	15,529	
Other operating expenses	595,928	337,799	337,320	161,429	
Total	3,359,670	1,486,888	1,838,983	745,508	

^(*) Lease expenses are included within this amount (See Note 2.21)

^(**) Beginning on second quarter 2021, the Company amended its Aircraft Lease Contracts which included lease payment based on Power by the Hour (PBH) at the beginning of the contract and then switches to fixed-rent payments. A right of use asset and a lease liability was recognized as result of those amendments at the date of modification of the contract, even if they initially have a variable payment period. As a result of the application of the lease accounting policy, the right of use assets continues to be amortized on a straight-line basis over the term of the lease from the contract modification date. The expenses for the year include both: the lease expense for variable payments (Aircraft Rentals) as well as the expenses resulting from the amortization of the right of use assets from the beginning of the contract (included in the Depreciation line, letter b)) and interest from the lease liability (included in Lease Liabilities, letter c)).

	For the 6 months period ended June 30,		For the 3 months period ended June 30,	
	2022 2021	2022	2021	
	ThUS\$	ThUS\$	ThUS\$	ThUS\$
	Unaudited			
Payments for leases of low-value assets	11,101	10,805	4,534	5,279
Total	11,101	10,805	4,534	5,279
		_		

(b) Depreciation and amortization

Depreciation and amortization are detailed below:

	1	For the 6 months period ended June 30,		eriod ended June	
	2022	2022 2021		2021	
	ThUS\$	ThUS\$	ThUS\$	ThUS\$	
		Unau	dited		
Depreciation (*)	549,014	536,878	269,426	256,155	
Amortization	26,690	25,132	14,033	12,646	
Total	575,704	562,010	283,459	268,801	

(*) Included within this amount is the depreciation of the Properties, plants and equipment (See Note 16 (a)) and the maintenance of the aircraft recognized as assets by right of use. The maintenance cost amount included in the depreciation line for the period ended June 30, 2022 is ThUS \$ 213,649, ThUS \$ 137,192 for the same period in 2021.

(c) Financial costs

The detail of financial costs is as follows:

	For the 6 months period ended June 30,		For the 3 months possible 30,	
	2022	2021	2022	2021
	ThUS\$	ThUS\$	ThUS\$	ThUS\$
		Unaud	dited	
Bank loan interests	355,204	263,526	147,702	130,186
Financial leases	20,515	19,681	11,443	11,147
Lease liabilities	72,312	71,493	38,070	32,276
Other financial instruments	17,789	27,827	9,207	15,271
Total	465,820	382,527	206,422	188,880

Costs and expenses by nature presented in this Note plus the Employee expenses disclosed in Note 22, are equivalent to the sum of cost of sales, distribution costs, administrative expenses, other expenses and financing costs presented in the consolidated statement of income by function.

(d) Restructuring activities expenses

The Restructuring activities expenses are detailed below:

For the 6 months period ended June For the 3 months period ended June 30, 30, 2022 2021 2022 2021 ThUS\$ ThUS\$ ThUS\$ ThUS\$ Unaudited Fair value adjustment of fleet available for sale 45,650 Rejection of aircraft lease contract 500,545 483,078 Rejection of IT contracts 2,487 1,265 Employee restructuring plan (*) 10,684 8,160 5,927 1,950 Legal advice 117,148 39,946 60,763 24,993 Renegotiation of fleet contracts 71,108 176,270 86,446 176,270 Others 2,013 7,398 1,289 156 Total 203,440 777,969 155,690 686,447

(*) See note 2.1, letter c.

NOTE 27 - OTHER INCOME, BY FUNCTION

Other income, by function is as follows:

	For the 6 months period ended June 30,		For the 3 months period ended Jun 30,	
	2022	2021	2022	2021
	ThUS\$	ThUS\$	ThUS\$	ThUS\$
		Unaud	dited	
Tours	10,256	1,723	4,610	732
Aircraft leasing	7,375	3,611	6,715	990
Customs and warehousing	15,584	12,478	9,676	6,137
Maintenance	5,135	11,095	2,459	6,855
Non-air LATAM Pass exchanges	19,053	15,980	7,419	7,501
Other miscellaneous income (*)	34,564	88,928	18,994	40,636
Total	91,967	133,815	49,873	62,851

^(*) Included within this amount are ThUS\$30,408 in June 2021 and ThUS\$82,299 in June 2021 corresponding to the compensation of Delta Air Lines Inc for the JBA signed in 2019.

NOTE 28 - FOREIGN CURRENCY AND EXCHANGE RATE DIFFERENCES

The functional currency of LATAM Airlines Group S.A. is the US dollar, also it has subsidiaries whose functional currency is different to the US dollar, such as the chilean peso, argentine peso, colombian peso, brazilian real and guaraní.

The functional currency is defined as the currency of the primary economic environment in which an entity operates and in each entity and all other currencies are defined as foreign currency.

Considering the above, the balances by currency mentioned in this Note correspond to the sum of foreign currency of each of the entities that make LATAM Airlines Group S.A. and Subsidiaries.

Following are the current exchange rates for the US dollar, on the dates indicated:

	As of June 30,	As of December 31,			
	2022	2021	2020	2019	
	Unaudited				
Argentine peso	125.21	102.75	84.14	59.83	
Brazilian real	5.20	5.57	5.18	4.01	
Chilean peso	932.08	844.69	710.95	748.74	
Colombian peso	4,143.06	4,002.52	3,421.00	3,271.55	
Euro	0.95	0.88	0.81	0.89	
Australian dollar	1.45	1.38	1.30	1.43	
Boliviano	6.86	6.86	6.86	6.86	
Mexican peso	20.10	20.53	19.93	18.89	
New Zealand dollar	1.60	1.46	1.39	1.49	
Peruvian Sol	3.82	3.98	3.62	3.31	
Uruguayan peso	39.60	44.43	42.14	37.24	

Foreign currency

The foreign currency detail of balances of monetary items in current and non-current assets is as follows:

	As of	As of
	June 30,	December 31,
Current assets	2022	2021
	ThUS\$	ThUS\$
	Unaudited	
Cash and cash equivalents	228,583	262,886
Argentine peso	6,530	6,440
Brazilian real	6,059	9,073
Chilean peso	27,184	9,759
Colombian peso	2,899	4,745
Euro	9,353	7,099
U.S. dollar	156,323	195,264
Other currency	20,235	30,506
Other financial assets, current	13,163	12,728
Argentine peso	3	4
Brazilian real	4	4
Chilean peso	4,194	4,440
Colombian peso	109	111
Euro	2,431	1,720
U.S. dollar	5,214	5,242
Other currency	1,208	1,207

Current assets June and 1920 to 1921 t		As of	As of
Other non - financial assets, current ThUSS Utauadired Other non - financial assets, current 17,614 34,613 Argentine peso 4,767 5,715 Brazilian real 909 1,488 Colombian peso 5,866 20,074 Colombian peso 1,460 1,936 U.S. dollar 1,482 1,160 Other currency 6,044 4,173 Trade and other accounts receivable, current 29,775 156,824 Argentine peso 24,969 6,850 Brazilian real 6,24 53 Chilean peso 41,252 47,332 Chilean peso 41,252 47,332 Chilean peso 23,046 24,143 U.S. dollar 77,135 56,676 Other currency 129,328 21,255 Accounts receivable from related entities, current 785 502 Chilean peso 14 19 U.S. dollar 771 403 Tax current assets 14,311 8,674 <		June 30,	December 31,
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Total current assets 572,231 476,227 Argentine peso 36,533 19,331 Brazilian real 7,600 10,665 Chilean peso 76,229 82,365 Colombian peso 7,363 7,050 Euro 36,374 34,968 U.S. Dollar 241,328 259,177	Peruvian sun	9,087	4,450
Argentine peso 36,533 19,331 Brazilian real 7,600 10,665 Chilean peso 76,229 82,365 Colombian peso 7,363 7,050 Euro 36,374 34,968 U.S. Dollar 241,328 259,177	Other currency	902	1,080
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02,0/1			
	Outer currency	100,004	02,071

Non-current assets	As of June 30, 2022	As of December 31, 2021
	ThUS\$	ThUS\$
	Unaudited	
Other financial assets, non-current	13,170	10,700
Brazilian real	3,562	3,326
Chilean peso	60	62
Colombian peso	390	231
Euro	4,562	2,384
U.S. dollar	2,525	2,524
Other currency	2,071	2,173
Other non - financial assets, non-current	10,908	12,197
Argentine peso	31	32
Brazilian real	7,111	6,924
U.S. dollar	3,702	5,241
Other currency	64	-
Accounts receivable, non-current	3,339	3,985
Chilean peso	3,339	3,985
Deferred tax assets	3,791	6,720
Colombian peso	3,302	4,717
U.S. dollar	129	10
Other currency	360	1,993
Total non-current assets	31,208	33,602
Argentine peso	31,200	32
Brazilian real	10,673	10,250
Chilean peso	3,399	4,047
Colombian peso	3,692	4,948
Euro	4,562	2,384
U.S. dollar	6,356	7,775
Other currency	2,495	4,166
	-,	,
115		

The foreign currency detail of balances of monetary items in current liabilities and non-current is as follows:

	Up to 9	Up to 90 days		to 1 year
Current liabilities	As of June 30, 2022	As of December 31, 2021	As of June 30, 2022	As of December 31, 2021
	ThUS\$ Unaudited	ThUS\$	ThUS\$ Unaudited	ThUS\$
Other financial liabilities, current	212,231	179,777	123,645	177,471
Argentine peso	1	1	· -	-
Brazilian real	6	31	-	210
Chilean peso	183,104	135,431	116,617	159,541
Euro	297	259	113	184
U.S. dollar	28,671	43,919	6,868	17,460
Other currency	152	136	47	76
Trade and other accounts payables, current	1,559,570	1,317,418	32,366	50,312
Argentine peso	251,735	234,358	207	2,335
Brazilian real	84,039	70,523	778	653
Chilean peso	281,962	280,405	21,294	44,438
Colombian peso	14,591	7,673	485	1,134
Euro	162,297	134,146	522	887
U.S. dollar	626,060	472,800	2,225	73
Peruvian sol	14,617	2,487	4,787	310
Mexican peso	18,287	11,297	85	29
Pound sterling	40,658	45,096	174	86
Uruguayan peso	1,152	775	51	58
Other currency	64,172	57,858	1,758	309
Accounts payable to related entities, current	-	57	-	-
Chilean peso	-	6	-	-
U.S. dollar	-	51	-	-
Other provisions, current	-	<u>-</u>	9,589	4,980
Chilean peso	-	-	55	25
Other currency	-	-	9,534	4,955
	116			

	Up to 90 days		91 days to 1 year	
	As of	As of	As of	As of
	June 30,	December 31,	June 30,	December 31,
Current liabilities	2022	2021	2022	2021
	ThUS\$	ThUS\$	ThUS\$	ThUS\$
	Unaudited		Unaudited	
Other non-financial liabilities, current	27,509	29,057	-	-
Argentine peso	2,281	1,604	-	-
Brazilian real	496	859	-	-
Chilean peso	121	1,332	-	-
Colombian peso	670	941	-	-
Euro	1,084	1,375	-	-
U.S. dollar	21,623	21,174	-	-
Other currency	1,234	1,772	-	-
Total current liabilities	1,802,527	1,526,331	165,600	232,763
Argentine peso	254,017	235,963	207	2,335
Brazilian real	87,736	71,413	778	863
Chilean peso	465,187	417,174	137,966	204,004
Colombian peso	15,261	8,614	485	1,134
Euro	163,678	135,780	635	1,071
U.S. dollar	676,354	537,944	9,093	17,533
Other currency	140,294	119,443	16,436	5,823

	More than	1 to 3 years	More than 3 to 5 years		More tha	n 5 years
Non-current liabilities	As of June 30, 2022	As of December 31, 2021	As of June 30, 2022	As of December 31, 2021	As of June 30, 2022	As of December 31, 2021
	ThUS\$ Unaudited	ThUS\$	ThUS\$ Unaudited	ThUS\$	ThUS\$ Unaudited	ThUS\$
Other financial liabilities, non-current	25,914	23,205	13,395	15,375	335,330	359,623
Chilean peso	14,511	1,512	-	896	332,037	355,636
Brazillian real	205	86	_	-	-	-
Euro	374	135	_	90	-	_
U.S. dollar	10,757	21,413	13,395	14,389	3,293	3,987
Other currency	67	59	-	- 1,505	-	-
Accounts payable, non-current	49,615	114,097	1,467	1,451	368	342
Chilean peso	41,065	41,456	1,467	1,451	368	342
U.S. dollar	7,250	71,339	-,	-,	-	-
Other currency	1,300	1,302	-	-	-	-
,						
Other provisions, non-current	49,536	49,420	-	-	-	-
Argentine peso	1,540	1,074	-	-	-	-
Brazillian real	34,238	27,532	-	-	-	-
Chilean peso	-	-	-	-	-	-
Colombian peso	189	255	-	-	-	-
Euro	3,760	10,820	-	-	-	-
U.S. dollar	9,809	9,739	-	-	-	-
Don't in the second of the second	4F 10F	44.016				
Provisions for employees benefits, non-current	45,195	44,816	-	-	-	-
Chilean peso	45,195	44,816	-	-	-	-
Total non-current liabilities	170,260	241,538	14,862	16,826	335,698	359,965
Argentine peso	1,540	1,074	-	-	-	_
Brazilian real	34,443	27,618	-	_	-	_
Chilean peso	100,771	87,784	1,467	2,347	332,405	355,978
Colombian peso	189	255	-	-	-	-
Euro	4,134	10,955	-	90	_=	_ =
U.S. dollar	27,816	112,491	13,395	14,389	3,293	3,987
Other currency	1,367	1,361		,	-	-

	As of	As of
	June 30,	December 31,
General summary of foreign currency:	2022	2021
	ThUS\$	ThUS\$
	Unaudited	
Total assets	603,439	509,829
Argentine peso	36,564	19,363
Brazilian real	18,273	20,915
Chilean peso	79,628	86,412
Colombian peso	11,055	11,998
Euro	40,936	37,352
U.S. dollar	247,684	266,952
Other currency	169,299	66,837
Total liabilities	2,488,947	2,377,423
Argentine peso	255,764	239,372
Brazilian real	122,957	99,894
Chilean peso	1,037,796	1,067,287
Colombian peso	15,935	10,003
Euro	168,447	147,896
U.S. dollar	729,951	686,344
Other currency	158,097	126,627
Net position		
Argentine peso	(219,200)	(220,009)
Brazilian real	(104,684)	(78,979)
Chilean peso	(958,174)	(980,875)
Colombian peso	(4,880)	1,995
Euro	(127,511)	(110,544)
U.S. dollar	(482,267)	(419,392)
Other currency	11,202	(59,790)
119		

NOTE 29 - LOSS PER SHARE

	For the 6 months period ended June 30,		For the 3 months period ended June 30,	
Basic loss per share	2022	2021	2022	2021
		Unaud	lited	
Loss attributable to owners of the parent (ThUS\$)	(903,271)	(1,200,504)	(523,198)	(769,637)
Weighted average number of shares, basic	606,407,693	606,407,693	606,407,693	606,407,693
Basic loss per share (US\$)	(1.48954)	(1.97970)	(0.86278)	(1.26917)
	For the 6 months	=	For the 3 months	=
Diluted loss per share	2022	2021	2022	2021
		Unaud	lited	
Loss attributable to owners of the parent (ThUS\$)	(903,271)	(1,200,504)	(523,198)	(769,637)
Weighted average number of shares, basic	606,407,693	606,407,693	606,407,693	606,407,693
Weighted average number of shares, diluted	606,407,693	606,407,693	606,407,693	606,407,693
Diluted loss per share (US\$)	(1.48954)	(1.97970)	(0.86278)	(1.26917)

I. Lawsuits

Lawsuits filed by LATAM Airlines Group S.A. and Subsidiaries 1) Amounts Committed (*) Company Court Case Number Origin Stage of trial ThUS\$ LATAM Airlines Group United Case No. 20-LATAM Airlines Group S.A., On May 26, 2020, LATAM Airlines -0-States Integración Aerovías de Bankruptcy Court for 11254 Group S.A. and 28 subsidiaries (the Aerovías "Initial Debtors") individually filed a the Southern District Regional S.A., LATAM Airlines Integración Regional S.A., LATAM Airlines of New York Peru S.A., LATAM Airlines voluntary reorganization petition with Ecuador S.A., LAN Cargo S.A., U.S. Bankruptcy Court for the Southern Perú S.A., Latam-Airlines Ecuador S.A., TAM Linhas Aereas S.A. and 32 District of New York according to LAN Cargo S.A., TAM subsidiaries began Chapter 11 of the U.S. Bankruptcy Linhas Aereas S.A. and Code. On July 7 and 9, 2020, 9 reorganization in the United additional affiliated debtors (the "Subsequent Debtors," and together 32 affiliates States of America according to Chapter 11 of Title 11 of the U.S. Code. They filed a voluntary with the Initial Debtors, the "Debtors"), petition for Chapter 11 protection including TAM Linhas Aereas S.A., (the "Chapter 11 Procedure") filed a voluntary reorganization petition that granted an automatic with the Court according to Chapter 11 foreclosure suspension for at

least 180 days.

of the U.S. Bankruptcy Code. The cases are pending a decision by Judge James L. Garrity, Jr., of the U.S. Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court"), and they are being administrated jointly under case number 20-11254. On September 18, 2020, the Debtors received approval of the amendment to the Debtor-in-Possession ("DIP") financing proposal filed September 17, 2020 with the Bankruptcy Court. On October 18, 2021, the Bankruptcy Court approved the Borrower's petition for certain additional DIP funding, called "Tranche B." On November 26, 2021, the Debtors submitted a joint reorganization plan together with an informational statement. On March 15, 2022, the Court approved the amendment and the new consolidated text of the DIP Loan Agreement between LATAM and its creditors as well as the Backstop Commitment Agreements in support of the reorganization and financing plan proposed by LATAM and some of its direct and indirect subsidiaries. On March 24, 2022, the Unsecured Creditors Committee (UCC) and some other creditors filed a notice appealing the ruling on the Backstop Commitment Agreements with the Bankruptcy Court, which was also done by the Ad Hoc Group and Banco Estado on March 25, 2022 and by Columbus Hill on April 5, 2022. Judge Garrity approved the Disclosure Statement on March 21, 2022. After the deadline passed to object to the Plan, the Debtors engaged in mediation with Banco Estado, UCC and the parties to the RSA that proved to be successful. The Debtors submitted a revised version of the Plan reflecting the terms of the parties' agreement. On June 18, 2022, the Bankruptcy Court issued an order confirming the Reorganization Plan filed by the Debtors (the "Confirmation Order"). On July 16, 2022 the Bankruptcy Court denied the stay motion and the appeal remains pending before the District Court. On June 23, 2022, the TLA Creditor Class filed a motion to stay the

Confirmation Order pending appeal. On July 8, 2022, the Bankruptcy Court denied the stay motion and the appeal remains pending before the District Court. On July 5, 2022, a Special Shareholders Meeting of LATAM approved implementation of the restructuring Plan and the issuance of the instruments required to move forward with exiting the Chapter 11 Procedure. On July 13, 2022, the Debtors filed a motion on the settlement agreement with Columbus Hill, which was approved by the Bankruptcy Court on July 21, 2022. LATAM has continued with its reconciliation of claims and filing of objections. It is also evaluating, and has rejected some of, its contracts. The review of its existing fleet obligations continues. Now LATAM is focused on implementing the necessary corporate actions to fully exit the Chapter 11 Procedure in the next few months, including the registration of convertible instruments and shares with the Financial Market Commission of Chile.

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plan by creditors. The Superintendency of Companies issued an interim decision on April 22nd in which (i) it recognized the Order of the U.S.

Bankruptcy Court; (ii) authorized the Borrowers to amend the Share Pledge Agreement and Engine Pledge Agreement; and (iii) ordered the Borrowers to inform the Colombia Bankruptcy Court if an appeal was filed against the Order in the U.S. procedure. The deadline to enter an objection expired on April 27, 2022. No remedy was filed, so this interim decision became final. The approval of the restructuring plan by the U.S. Court was filed with the Companies Commission on July 12, 2022.

Company	Court	Case Number	Origin	Stage of trial	Amounts Committed (*) ThUS\$
LATAM Finance Limited	Grand Court of the Cayman Islands	-	Request for a provisional bankruptcy process.	On May 26, 2020, LATAM Finance Limited submitted a request for a provisional liquidation, covered in the reorganization proceeding filed before the Bankruptcy Court of the United States of America, which was accepted on May 27, 2020 by the Grand Court of the Cayman Islands. Currently the proceeding remains open.	-0-
Peuco Finance Limited	Grand Court of the Cayman Islands	-	Request for a provisional bankruptcy process.	On May 26, 2020, Peuco Finance Limited submitted a request for a provisional liquidation, covered in the reorganization proceeding filed before the Bankruptcy Court of the United States of America, which was accepted on May 27, 2020 by the Grand Court of the Cayman Islands. Currently the proceeding remains open.	-0-
Piquero Leasing Limited	Grand Court of the Cayman Islands	-	Request for a provisional bankruptcy process.	On July 07, 2020, Piquero Leasing Limited submitted a request for a provisional liquidation, covered in the reorganization proceeding filed before the Bankruptcy Court of the United States of America, which was accepted on July 10, 2020, by the Grand Court of the Cayman Islands. Currently the proceeding remains open.	-0-
Peuco Finance Limited	Grand Court of the Cayman Islands	-	A petition for a provisional liquidation.	On September 28, 2020, Peuco Finance Limited filed a petition to suspend the liquidation. On October 9, 2020, the Grand Court of Cayman Islands accepted the petition and extended the status of temporary liquidation for a period of 6 months. The lawsuit continues to be active.	-0-
LATAM Finance Limited	Grand Court of the Cayman Islands	-	A petition for a provisional liquidation.	On September 28, 2020, LATAM Finance Limited filed a petition to suspend the liquidation. On October 9, 2020, the Grand Court of Cayman Islands accepted the petition and extended the status of temporary liquidation for a period of 6 months. The lawsuit continues to be active.	-0-
Piquero Leasing Limited	Grand Court of the Cayman Islands	-	A petition for a provisional liquidation.	Piquero Leasing Limited entered a motion to suspend the liquidation on September 28, 2020. The Grand Court of the Cayman Islands granted the motion and extended the provisional liquidation status for 6 months. The procedure continues.	-0-

Company	Court	Case Number	Origin	Stage of trial	Amounts Committed (*) ThUS\$
Peuco Finance Limited	Grand Court of the Cayman Islands	-	A petition for a provisional liquidation.	On May 13, 2021, Peuco Finance Limited filed a petition to suspend the liquidation. On May 18, 2021, the Grand Court of Cayman Islands accepted the petition and extended the status of temporary liquidation until October 9, 2021. The lawsuit continues to be active.	-0-
LATAM Finance Limited	Grand Court of the Cayman Islands	-	A petition for a provisional liquidation.	On May 13, 2021, LATAM Finance Limited filed a petition to suspend the liquidation. On May 18, 2021, the Grand Court of Cayman Islands accepted the petition and extended the status of temporary liquidation until October 9, 2021. The lawsuit continues to be active.	-0-
Piquero Leasing Limited	Grand Court of the Cayman Islands	-	A petition for a provisional liquidation.	On May 13, 2021, Piquero Leasing Limited filed a petition to suspend the liquidation. On May 18, 2021, the Grand Court of Cayman Islands accepted the petition and extended the status of temporary liquidation until October 9, 2021. The lawsuit continues to be active.	-0-
Peuco Finance Limited	Grand Court of the Cayman Islands	-	A petition for a provisional liquidation.	On December 1, 2021, Peuco Finance Limited filed a petition to suspend the liquidation, which was accepted by the Grand Court of Cayman Islands. This extended the status of the provisional liquidation through April 9, 2022. The procedure continues.	-0-
LATAM Finance Limited	Grand Court of the Cayman Islands	-	A petition for a provisional liquidation.	On December 1, 2021, LATAM Finance Limited filed a petition to suspend the liquidation, which was accepted by the Grand Court of Cayman Islands. This extended the status of the provisional liquidation through April 9, 2022. The procedure continues.	-0-
Piquero Leasing Limited	Grand Court of the Cayman Islands	-	A petition for a provisional liquidation.	On December 1, 2021, Piquero Leasing Limited filed a petition to suspend the liquidation, which was accepted by the Grand Court of Cayman Islands. This extended the status of the provisional liquidation through April 9, 2022. The procedure continues.	-0-

2,357

Company Court Case Number Origin Stage of trial

LATAM Airlines Group S.A. y Lan Cargo S.A.

European Commission. Investigation of alleged infringements to free competition of cargo airlines, especially fuel surcharge. On December 26th, 2007, the General Directorate for Competition of the European Commission notified Lan Cargo S.A. and LATAM Airlines Group S.A. the instruction process against twenty five cargo airlines, including Lan Cargo S.A., for alleged breaches of competition in the air cargo market in Europe, especially the alleged fixed fuel surcharge and freight.

On April 14th, 2008, the notification of the European Commission was replied. The appeal was filed on January 24, 2011. On May 11, 2015, we attended a hearing at which we petitioned for the vacation of the Decision based on discrepancies in the Decision between the operating section, which mentions four infringements (depending on the routes involved) but refers to Lan in only one of those four routes; and the ruling section (which mentions one single conjoint infraction).

On November 9th, 2010, the General Directorate for Competition of the European Commission notified Lan Cargo S.A. and LATAM Airlines Group S.A. the imposition of a fine in the amount of THUS\$8.652 (8.220.000 Euros) This fine is being appealed by Lan Cargo S.A. and LATAM Airlines Group S.A. On December 16, 2015, the European Court of Justice revoked the Commission's decision because of European discrepancies. The Commission did not appeal the decision, but presented a new one on March 17, 2017 reiterating the imposition of the same fine on the eleven original airlines. The fine totals 776,465,000 Euros. It imposed the same fine as before on Lan Cargo and its parent, LATAM Airlines Group S.A., totaling 8.2 million Euros. On May 31, 2017 Lan Cargo S.A. and LATAM Airlines Group S.A. filed a petition with the General Court of the European Union seeking vacation of this decision. We presented our defense in December 2017. On July 12, 2019, we attended a hearing before the European Court of Justice to confirm our petition for vacation of judgment or otherwise, a reduction in the amount of the fine. On March 30, 2022, the European Court issued its ruling and lowered the amount of our fine from KUS\$8.652 (8,220,000 Euros) to KUS\$2,484 (2,240,000 Euros). This ruling was appealed by LAN Cargo S.A. and LATAM on June 9, 2022. The other eleven airlines also appealed the ruling affecting them. The European Commission has 2 months and 10 days to respond to each of these appeals. On December 17, 2020, the European Commission had presentaded proof of claim for the total amount of the fine (ThUS\$8.652 (€8,220,000)) to the New York Court hearing the Chapter 11 procedure petitioned by LATAM Airlines Group, S.A. and LAN Cargo, S.A. in May 2020. The amount of this claim has been modified subject to the possible appeal of the ruling of the European Court.

Company	Court	Case Number	Origin	Stage of trial	Committed (*) ThUS\$
Lan Cargo S.A. y LATAM Airlines Group S.A.	In the High Court of Justice Chancery División (England) Ovre Romerike District Court (Norway) y Directie Juridische Zaken Afdeling Ceveil Recht (Netherlands), Cologne Regional Court (Landgerich Köln Germany).		Lawsuits filed against European airlines by users of freight services in private lawsuits as a result of the investigation into alleged breaches of competition of cargo airlines, especially fuel surcharge. Lan Cargo S.A. and LATAM Airlines Group S.A., have been sued in court proceedings directly and/or in third party, based in England, Norway, the Netherlands and Germany.	In the case in England, mediation was held with nearly all the airlines involved in the aim of attempting to reach an agreement. It began in September 2018, and LATAM Airlines Group S.A. reached an agreement for approximately GBP 636,000. A settlement was signed in December 2018 and payment was made in January 2019. This lawsuit ended for all plaintiffs in the class action, except for one who signed a settlement for approximately GBP 222,469.63 in December 2019. The payment was made in January 2020 and concluded the entire lawsuit in England. For the case in Germany, LATAM petitioned the German Court for a suspension on the basis of the financial reorganization petitioned by LATAM Airlines Group S.A. and Lan Cargo S.A. in the United States (Chapter 11) in May 2020. DB Barnsdale AG also filed a claim with the U.S. Court by the deadline that creditors have under Chapter 11 claims. An agreement was reached with Barnsdale AG before the Courts could rule and that ended all claims in Germany. British Airways; KLM; Martinair; Air France; Lufthansa; Lufthansa Cargo and Swiss Air filed claims with the U.S. Court. LATAM opposed these claims and the U.S. Court dismissed and voided them after a review on May 27, 2021. The two proceedings still pending in Norway and the Netherlands are in the evidentiary stages. There has been no activity in Norway since January 2014 and in the Netherlands, since February 2021. The amounts are indeterminate.	-0-
Aerolinhas Brasileiras S.A.	Federal Justice.	0008285- 53.2015.403.6105	An action seeking to quash a decision and petioning for early protection in order to obgain a revocation of the penalty imposed by the Brazilian Competition Authority (CADE) in the investigation of cargo airlines alleged fair trade violations, in particular the fuel surcharge.	This action was filed by presenting a guaranty – policy – in order to suspend the effects of the CADE's decision regarding the payment of the following fines: (i) ABSA: ThUS\$10,438; (ii) Norberto Jochmann: ThUS\$201; (iii) Hernan Merino: ThUS\$ 102; (iv) Felipe Meyer:ThUS\$ 102. The action also deals with the affirmative obligation required by the CADE consisting of the duty to publish the condemnation in a widely circulating newspaper. This obligation had also been stayed by the court of federal justice in this process. Awaiting CADE's statement. ABSA began a judicial review in search of an additional reduction in the fine amount. The Judge's decision was published on March 12, 2019, and we filed an appeal against it on March 13, 2019	9,841
Aerolinhas Brasileiras S.A.	Federal Justice.	0001872- 58.2014.4.03.6105	An annulment action with a motion for preliminary injunction, was filed on 28/02/2014, in order to cancel tax debts of PIS, CONFINS, IPI and II, connected with the administrative process 10831.005704/2006.43	We have been waiting since August 21, 2015 for a statement by Serasa on TAM's letter of indemnity and a statement by the Union. The statement was authenticated on January 29, 2016. A new insurance policy was submitted on March 30, 2016 with the change to the guarantee requested by PGFN. On 05/20/2016 the process was sent to PGFN, which was manifested on 06/03/2016. The Decision denied the company's request in the lawsuit. The court (TRF3) made a decision to eliminate part of the debt and keep the other part (already owed by the Company, but which it has to pay only at the end of the process: KUS\$3,401– R\$ 17.688.528,05). We must await a decision on the Treasury appeal.	7,650

Company	Court	Case Number	Origin	Stage of trial	Amounts Committed (*) ThUS\$
Tam Linhas Aéreas S.A.	Court of the Second Region.	2001.51.01.012530- 0 (linked to the procces 19515.721154/2014- 71, 19515.002963/2009- 12)	Ordinary judicial action brought for the purpose of declaring the nonexistence of legal relationship obligating the company to collect the Air Fund.	Unfavorable court decision in first instance. Currently expecting the ruling on the appeal filed by the company. In order to suspend chargeability of Tax Credit a Guaranty Deposit to the Court was delivered for R\$ 260.223.373,10-original amount in 2012/2013, which currently equals THUS\$72,054. The court decision requesting that the Expert make all clarifications requested by the parties in a period of 30 days was published on March 29, 2016. The plaintiffs' submitted a petition on June 21, 2016 requesting acceptance of the opinion of their consultant and an urgent ruling on the dispute. No amount additional to the deposit that has already been made is required if this case is lost.	72,054
Tam Linhas Aéreas S.A.	Internal Revenue Service of Brazil.	10880.725950/2011- 05	Compensation credits of the Social Integration Program (PIS) and Contribution for Social Security Financing (COFINS) Declared on DCOMPs.	The objection (manifestação de inconformidade) filed by the company was rejected, which is why the voluntary appeal was filed. The case was assigned to the 1st Ordinary Group of Brazil's Administrative Council of Tax Appeals (CARF) on June 8, 2015. TAM's appeal was included in the CARF session held August 25, 2016. An agreement that converted the proceedings into a formal case was published on October 7, 2016. The amount has been reduced after some set-offs were approved by the Department of Federal Revenue of Brazil. We must wait until the due diligence is complete.	32,309

9,500

United States
Court of Appeals
for the Eleventh
Circuit, Florida,
U.S.A.
45th Civil Court
of the Bogota
Circuit in
Colombia.

Court

2013-20319 CA

01

Case Number

The July 30th, 2012 Aerovías de Integración Recional, S.A. (LATAM COLOMBIA) AIRLINES initiated a legal process in Colombia against Regional One INC and Volvo Aero Services LLC, to declare that these companies are civilly liable for moral and material damages caused to LATAM **AIRLINES** COLOMBIA arising from breach contractual obligations of the

aircraft HK-4107. The June 20th, 2013 AIRES SA And / Or LATAM AIRLINES COLOMBIA was notified of the lawsuit filed in U.S. for Regional One INC and Dash 224 LLC for damages caused by aircraft HK-4107 arguing failure of LATAM AIRLINES GROUP S.A. customs duty to obtain import declaration when the aircraft in April 2010 entered Colombia for maintenance required Regional One.

Colombia. This case is being heard by the 45th Civil Court of the Bogota Circuit in Colombia. Statements were taken from witnesses presented by REGIONAL ONE and VAS on February 12, 2018. The court received the expert opinions requested REGIONAL ONE and VAS and given their petition, it asked the experts to expand upon their opinions. It also changed the experts requested by LATAM AIRLINES COLOMBIA. The case was brought before the Court on September 10, 2018 and these rulings are pending processing so that a new hearing can be scheduled. On October 31, 2018, the judge postponed the deadline for the parties to answer the objection because of a serious error brought to light by VAS regarding the translation submitted by the expert. The process has been in the judge's chambers since March 11, 2019 to decide on replacing the damage estimation expert as requested by LATAM AIRLINES COLOMBIA. The one previously appointed did not take office. A petition has also been made by VAS objecting to the translation of the documents in English into Spanish due to serious mistakes, which was served to the parties in October 2018. The 45th Civil Circuit Court issued an order on August 13, 2019 that did not decide on the pending matters but rather voided all actions since September 14, 2018 and ordered the case to be referred to the 46th Civil Circuit Court according to article 121 of the General Code of Procedure. Said article says that court decisions must be rendered in no more than one (1) year as from the service of the court order admitting the claim. If that period expires without any ruling being issued, the Judge will automatically forfeit competence over the proceedings and must give the Administrative Room of the Superior Council of the Judiciary notice of that fact the next day, in addition to referring the case file to the next sitting judge in line, who will have competence and will issue a ruling in no more than 6 months. The case was sent to the 46th Civil Circuit Court on September 4, 2019, which claims that there was a competence conflict and then sent the case to the Superior Court of Bogotá to decide which court, the 45th or 46th, had to continue with the case. The Court decided that 45th Civil Circuit Court should continue with the case, so this Court on 01/15/2020 has reactivated the procedural process ordering the transfer to the parties of the objection presented by VAS for serious error of the translation to Spanish of documents provided in English. On 02/24/2020 it declares that the parties did not rule on the objection presented by VAS and requires the plaintiff to submit an expert opinion of damages corresponding to the claims of the lawsuit through its channel. Since 03/16/20 a suspension of terms is filed in Courts due to the pandemic. Judicial terms were reactivated on July 1, 2020. On September 18, 2020, an expert opinion on damages was submitted that had been requested by the Court. The Court ordered service of the ruling to the parties on December 14, 2020. The defendants, REGIONAL ONE and VAS, filed a motion for reconsideration of this decision, petitioning that the evidence of the expert opinion be eliminated because it was presented late. The motion was denied by the Court.

Company Court Case Number Origin Stage of trial

On April 30, 2021, they petitioned for a clarification and supplement to the opinion, to which the Court agreed in a decision on May 19, 2021, giving the expert 10 business days to respond. The brief of clarification was filed June 2, 2021 and the docket was presented to the Judge on June 3, 2021. The parties were given notice of the objection on July 21, 2021 based on a serious mistake in the opinion presented by Regional One. The case entered the judgment phase on August 5, 2021. On October 7, 2021, the Court set a date for the instruction and judgment hearing, which will be February 3, 2022. Regional One, the defendant, filed a petition for reconsideration on October 13, 2021 that had not been decided on the date of this report. The claim was withdrawn on January 11, 2022 because the matter had been settled before the Bankruptcy Court hearing the Chapter 11 claim. The Court decreed the end of the proceedings because the claims were withdrawn in a ruling issued January 19, 2022. On January 21, 2022, VAS submitted a remedy of reconsideration and, alternatively, an appeal against the interim decision because it did not order costs to be paid to it. The parties were given notice to present a response between February 2 and 4, 2022.

Florida. On June 4, 2019, the State Court of Florida allowed REGIONAL ONE to add a new claim against LATAM AIRLINES COLOMBIA for default on a verbal contract. Given the new claim, LATAM AIRLINES COLOMBIA petitioned that the Court postpone the trial to August 2019 to have the time to investigate the facts alleged by REGIONAL ONE to prove a verbal contract. The facts discovery phase continued, including the verbal statements of the experts of both sides, which have been taking place since March 2020. Given the Covid-19 pandemic and the suspension of trials in the County of Miami-Dade, the Court canceled the trial scheduled for June 2020. In addition, the claims against Aires have been suspended given the request for reorganization filed by LATAM AIRLINES GROUP SA and some of its subsidiaries, including Aires, on May 26, 2020, under Chapter 11 of the United States Bankruptcy Code. Dash, Regional One and VAS filed unsecured claims with the U.S. Bankruptcy Court by the deadline that creditors have according to Chapter 11. On October 18, 2021, Regional One, Dash and LATAM AIRLINES COLOMBIA participated in a third mediation where they agreed on the terms of a global settlement. On December 16, 2021, the Bankruptcy Court for the Southern District of New York global agreement and release. approved the Therefore, Dash and Regional withdrew their claims against Aires in Florida on December 21, 2021, VAS and Regional One informed the Court of a settlement agreement between them. VAS has informally presented a modified Chapter 11 claim to LATAM AIRLINES COLOMBIA in the intent to claim an indemnity of USD\$1,197,539. LATAM AIRLINES COLOMBIA has not yet responded.

Company	Court	Case Number	Origin	Stage of trial	Amounts Committed (*) ThUS\$
Tam Linhas Aéreas S.A.	Internal Revenue Service of Brazil	10880.722.355/2014- 52	On August 19th, 2014 the Federal Tax Service issued a notice of violation stating that compensation credits Program (PIS) and the Contribution for the Financing of Social Security COFINS by TAM are not directly related to the activity of air transport.	An administrative objection was filed on September 17th, 2014. A first-instance ruling was rendered on June 1, 2016 that was partially favorable. The separate fine was revoked. A voluntary appeal was filed on June 30, 2016, which is pending a decision by CARF. On September 9, 2016, the case was referred to the Second Division, Fourth Chamber, of the Third Section of the Administrative Council of Tax Appeals (CARF). In September 2019, the Court rejected the appeal of the Hacienda Nacional. Hacienda Nacional filed a complaint that was denied by the Court. The final calculations of the Federal Income Tax Bureau are pending.	9,797
LATAM Airlines Group S.A.	22° Civil Court of Santiago	C-29.945-2016	The Company received notice of a civil liability claim by Inversiones Ranco Tres S.A. on January 18, 2017. It is represented by Mr. Jorge Enrique Said Yarur. It was filed against LATAM Airlines Group S.A. for an alleged contractual default by the Company and against Ramon Eblen Kadiz, Jorge Awad Mehech, Juan Jose Cueto Plaza, Enrique Cueto Plaza, directors and officers, for alleged breaches of their duties. In the case of Juan Jose Cueto Plaza, enrique Cueto Plaza, enrique Cueto Plaza, it alleges a breach, as controllers of the Company, of their duties under the incorporation agreement. LATAM has retained legal counsel specializing in this area to defend it.	The claim was answered on March 22, 2017 and the plaintiff filed its replication on April 4, 2017. LATAM filed its rejoinder on April 13, 2017, which concluded the argument stage of the lawsuit. A reconciliation hearing was held on May 2, 2017, but the parties did not reach an agreement. The Court issued the evidentiary decree on May 12, 2017. We filed a petition for reconsideration because we disagreed with certain points of evidence. That petition was partially sustained by the Court on June 27, 2017. The evidentiary stage commenced and then concluded on July 20, 2017. Observations to the evidence must now be presented. That period expires August 1, 2017. We filed our observations to the evidence on August 1, 2017. We were served the decision on December 13, 2017 that dismissed the claim since LATAM was in no way liable. The plaintiff filed an appeal on December 26, 2017. Arguments were pled before the Santiago Court of Appeals on April 23, 2019, and on April 30, 2019, this Court confirmed the ruling of the trial court absolving LATAM. The losing party was ordered to pay costs in both cases. On May 18, 2019, Inversiones Ranco Tres S.A. filed a remedy of vacation of judgment based on technicalities and on substance against the Appellate Court decision. The Appellate Court admitted both appeals on May 29, 2019 and the appeals are pending a hearing by the Supreme Court. On August 11, 2021 Inversiones Ranco Tres S.A. requested the	14,222

Supreme Court.

suspension of the hearing of the Appeal, after the recognition by the 2nd Civil Court of Santiago of the foreign reorganization procedure in accordance with Law No. 20,720, for the entire period that said procedure lasts, a request that was accepted by the

Company	Court	Case Number	Origin	Stage of trial	Amounts Committed (*) ThUS\$
TAM Linhas Aéreas S.A.	10th Jurisdiction of Federal Tax Enforcement of Sao Paulo	0061196- 68.2016.4.03.6182	Tax Enforcement Lien No. 0020869-47.2017.4.03.6182 on Profit-Based Social Contributions from 2004 to 2007.	This tax enforcement was referred to the 10th Federal Jurisdiction on February 16, 2017. A petition reporting our request to submit collateral was recorded on April 18, 2017. At this time, the period is pending for the plaintiff to respond to our petition. The bond was replaced. We are waiting for the evidentiary period to begin.	29,903
TAM Linhas Aéreas S.A.	Department of Federal Revenue of Brazil	5002912.29.2019.4.03.6100	A lawsuit disputing the debit in the administrative proceeding 16643.000085/2009-47, reported in previous notes, consisting of a notice demanding recovery of the Income and Social Assessment Tax on the net profit (SCL) resulting from the itemization of royalties and use of the TAM trademark	The lawsuit was assigned on February 28, 2019. A decision was rendered on March 1, 2019 stating that no guarantee was required. Actualmente, debemos esperar la decisión final. On 04/06/2020 TAM Linhas Aéreas S.A. had a favorable decision (sentence). The National Treasury can appeal. Today, we await the final decision.	8,851
TAM Linhas Aéreas S.A	Delegacía de Receita Federal	10611.720630/2017-16	This is an administrative claim about a fine for the incorrectness of an import declaration.	The administrative defensive arguments were presented September 28, 2017. The Court dismissed the Company's appeal in August 2019. Then on September 17, 2019, Company filed a special appeal (CRSF (Higher Tax Appeals Chamber)) that is pending a decision.	17,494
TAM Linhas Aéreas S.A	Delegacía de Receita Federal	10611.720852/2016-58	An improper charge of the Contribution for the Financing of Social Security (COFINS) on an import	We are currently awaiting a decision. There is no predictable decision date because it depends on the court of the government agency.	13,445
TAM Linhas Aéreas S.A	Delegacía de Receita Federal	16692.721.933/2017-80	The Internal Revenue Service of Brazil issued a notice of violation because TAM applied for credits offsetting the contributions for the Social Integration Program (PIS) and the Social Security Funding Contribution (COFINS) that do not bear a direct relationship to air transport (Referring to 2012).	An administrative defense was presented on May 29, 2018. The process has become a judicial proceeding.	25,633
			131		

Company	Court	Case Number	Origin	Stage of trial	Committed (*) ThUS\$
SNEA (Sindicato Nacional das empresas aeroviárias)	União Federal	0012177- 54.2016.4.01.3400	A claim against the 72% increase in airport control fees (TAT-ADR) and approach control fees (TAT-APP) charged by the Airspace Control Department ("DECEA").	A decision is now pending on the appeal presented by SNEA.	75,235
TAM Linhas Aéreas S/A	União Federal	2001.51.01.020420-0	TAM and other airlines filed a recourse claim seeking a finding that there is no legal or tax basis to be released from collecting the Additional Airport Fee ("ATAERO").	A decision by the superior court is pending. The amount is indeterminate because even though TAM is the plaintiff, if the ruling is against it, it could be ordered to pay a fee.	-0-
TAM Linhas Aéreas S/A	Delegacia da Receita Federal	10880- 900.424/2018-07	This is a claim for a negative Legal Entity Income Tax (IRPJ) balance for the 2014 calendar year (2015 fiscal year) because set-offs were not allowed.	The administrative defensive arguments were presented March 19, 2018. An administrative decision is now pending.	13,826
TAM Linhas Aéreas S/A	Department of Federal Revenue of Brazil	19515- 720.823/2018-11	An administrative claim to collect alleged differences in SAT payments for the periods 11/2013 to 12/2017.	A defense was presented on November 28, 2018. The Court dismissed the Company's appeal in August 2019. Then on September 17, 2019, Company filed a voluntary appeal (CRSF (Administrative Tax Appeals Board)) that is pending a decision.	101,930
			132		

Amounts

Company	Court	Case Number	Origin	Stage of trial	Amounts Committed (*) ThUS\$
TAM Linhas Aéreas S/A	Department of Federal Revenue of Brazil	10880.938832/2013- 19	The decision denied the reallocation petition and did not equate the Social Security Tax (COFINS) credit declarations for the second quarter of 2011, which were determined to be in the non-cumulative system	An administrative defense was argued on March 19, 2019. The Court dismissed the Company's defense in December 2020. The Company filed a voluntary appeal to the Brazilian Administrative Council of Tax Appeals (CARF) that is pending a decision.	19,060
TAM Linhas Aéreas S/A	Department of Federal Revenue of Brazil	10880.938834/2013- 16	The decision denied the reallocation petition and did not equate the Social Security Tax (COFINS) credit declarations for the third quarter of 2011, which were determined to be in the non-cumulative system.	An administrative defense was argued on March 19, 2019. The Court dismissed the Company's defense in December 2020. The Company filed a voluntary appeal to the Brazilian Administrative Council of Tax Appeals (CARF) that is pending a decision.	14,176
TAM Linhas Aéreas S/A	Department of Federal Revenue of Brazil	10880.938837/2013- 41	The decision denied the reallocation petition and did not equate the Social Security Tax (COFINS) credit declarations for the fourth quarter of 2011, which were determined to be in the noncumulative system.	An administrative defense was argued on March 19, 2019. The Court dismissed the Company's defense in December 2020. The Company filed a voluntary appeal to the Brazilian Administrative Council of Tax Appeals (CARF) that is pending a decision.	18,438
TAM Linhas Aéreas S/A	Department of Federal Revenue of Brazil	10880.938838/2013- 96	The decision denied the reallocation petition and did not equate the Social Security Tax (COFINS) credit declarations for the first quarter of 2012, which were determined to be in the noncumulative system.	We presented our administrative defense. The Court dismissed the Company's defense in December 2020. The Company filed a voluntary appeal to the Brazilian Administrative Council of Tax Appeals (CARF) that is pending a decision.	11,779
LATAM Airlines Group Argentina, Brasil, Perú, Ecuador, y TAM Mercosur.	Commercial and Civil Trial Court No. 11 of Buenos Aires.	1408/2017	Consumidores Libres Coop. Ltda. filed this claim on March 14, 2017 regarding a provision of services. It petitioned for the reimbursement of certain fees or the difference in fees charged for passengers who purchased a ticket in the last 10 years but did not use it.	Federal Commercial and Civil Trial Court No. 11 in the city of Buenos Aires. After two years of arguments on jurisdiction and competence, the claim was assigned to this court and an answer was filed on March 19, 2019. The Court ruled in favor of the defendants on March 26, 2021, denying the precautionary measure petitioned by the plaintiff. The evidentiary stage has not yet begun in this case.	-0-
TAM Linhas Aéreas S.A	Department of Federal Revenue of Brazil	10.880.938842/2013- 54	The decision denied the petition for reassignment and did not equate the COFINS credit statements for the third quarter of 2012 that had been determined to be in the non-accumulative system.	We presented our administrative defense. The Court dismissed the Company's defense in December 2020. The Company filed a voluntary appeal to the Brazilian Administrative Council of Tax Appeals (CARF) that is pending a decision.	13,641
TAM Linhas Aéreas S.A	Department of Federal Revenue of Brazil	10.880.93844/2013- 43	The decision denied the petition for reassignment and did not equate the COFINS credit statements for the third quarter of 2012 that had been determined to be in the non-accumulative system.	We presented our administrative defense. The Court dismissed the Company's defense in December 2020. The Company filed a voluntary appeal (CARF) that is pending a decision.	12,453
TAM Linhas Aéreas S.A	Department of Federal Revenue of Brazil	10880.938841/2013- 18	The decision denied the petition for reassignment and did not equate the COFINS credit statements for the second quarter of 2012 that had been determined to be in the non-accumulative system.	We presented our administrative defense. The Court dismissed the Company's defense in December 2020. The Company filed a voluntary appeal (CARF) that is pending a decision.	12,330

Company	Court	Case Number	Origin	Stage of trial	Amounts Committed (*) ThUS\$
TAM Linhas Aéreas S.A	Receita Federal de Brasil	10840.727719/2019- 71	Collection of PIS / COFINS tax for the period of 2014.	We presented our administrative defense on January 11, 2020. The Court dismissed the Company's defense in December 2020. The Company filed a voluntary appeal (CARF) that is pending a decision.	35,595
Latam-Airlines Ecuador S.A.	Tribunal Distrital de lo Fiscal	17509-2014-0088	An audit of the 2006 Income Tax Return that disallowed fuel expenses, fees and other items because the necessary support was not provided, according to Management.	On August 6, 2018, the District Tax Claims Court rendered a decision denying the request for a refund of a mistaken payment. An appeal seeking vacation of this judgment by the Court was filed on September 5th and we are awaiting a decision by the Appellate judges. As of December 31, 2018, the attorneys believed that the probability of recovering this sum had fallen to 30%-40% because of the pressure being put by the Executive Branch on the National Court of Justice and the Judiciary in general for rulings not to affect government revenues and because the case involves differences that are based on insufficient documentation supporting the expense. Given the percentage loss (above 50%), the accounting write-off of this recovery has been carried out.	12,505
Latam Airlines Group S.A.	Southern District of Florida. United States District Court	19cv23965	A lawsuit filed by Jose Ramon Lopez Regueiro against American Airlines Inc. and Latam Airlines Group S.A. seeking an indemnity for damages caused by the commercial use of the Jose Marti International Airport in Cuba that he says were repaired and reconditioned by his family before the change in government in 1959.	Latam Airlines Group S.A. was served this claim on September 27, 2019. LATAM Airlines Group filed a motion to dismiss on November 26, 2019. In response, a motion to suspend discovery was filed on December 23, 2019 while the Court was deciding on the motion to dismiss. The process was under a temporary Suspension Order from April 6, 2020 to September 2021 because of the inability to proceed regularly as a result of the indefinite duration and restrictions imposed by the world pandemic. Jose Ramon Lopez Regueiro filed a Second Amendment to the Claim on September 27, 2021 of undetermined amount. The provision is undetermined.	-0-
TAM Linhas Aéreas S.A.	Receita Federal de Brasil	10880.910559/2017- 91	Compensation non equate by Cofins	It is about the non-approved compensation of Cofins. Administrative defense submitted (Manifestação de Inconformidade). The Court dismissed the Company's defense in December 2020. The Company filed a voluntary appeal (CARF) that is pending a decision.	10,633
TAM Linhas Aéreas S.A.	Receita Federal de Brasil	10880.910547/2017- 67	Compensation non equate by Cofins	We presented our administrative defense (Manifestação de Inconformidade). The Court dismissed the Company's defense in December 2020. The Company filed a voluntary appeal (CARF) that is pending a decision.	12,327
TAM Linhas Aéreas S.A.	Receita Federal de Brasil	10880.910553/2017- 14	Compensation non equate by Cofins	We presented our administrative defense (Manifestação de Inconformidade). The Court dismissed the Company's defense in December 2020. The Company filed a voluntary appeal (CARF) that is pending a decision.	11,832

Company	Court	Case Number	Origin	Stage of trial	Amounts Committed (*) ThUS\$
TAM Linhas Aéreas S.A.	Receita Federal de Brasil	10880.910555/2017- 11	Compensation non equate by Cofins	We presented our administrative defense (Manifestação de Inconformidade). The Court dismissed the Company's defense in December 2020. The Company filed a voluntary appeal (CARF) that is pending a decision.	12,493
TAM Linhas Aéreas S.A.	Receita Federal de Brasil	10880.910560/2017- 16	Compensation non equate by Cofins	We presented our administrative defense (Manifestação de Inconformidade). The Court dismissed the Company's defense in December 2020. The Company filed a voluntary appeal (CARF) that is pending a decision.	10,852
TAM Linhas Aéreas S.A.	Receita Federal de Brasil	10880.910550/2017- 81	Compensation non equate by Cofins	We presented our administrative defense (Manifestação de Inconformidade). The Court dismissed the Company's defense in December 2020. The Company filed a voluntary appeal (CARF) that is pending a decision.	12,644

Company	Court	Case Number	Origin	Stage of trial	Amounts Committed (*) ThUS\$
TAM Linhas Aéreas S.A.	Receita Federal de Brasil	10880.910549/2017- 56	Compensation non equate by Cofins	We presented our administrative defense (Manifestação de Inconformidade). The Court dismissed the Company's defense in December 2020. The Company filed a voluntary appeal (CARF) that is pending a decision.	10,589
TAM Linhas Aéreas S.A.	Receita Federal de Brasil	10880.910557/2017- 01	Compensation non equate by Cofins	We presented our administrative defense (Manifestação de Inconformidade). The Court dismissed the Company's defense in December 2020. The Company filed a voluntary appeal (CARF) that is pending a decision.	10,022
TAM Linhas Aéreas S.A.	Receita Federal de Brasil	10840.722712/2020- 05	Administrative trial that deals with the collection of PIS/Cofins proportionality (fiscal year 2015).	We presented our administrative defense (Manifestação de Inconformidade). A decision is pending. The Company filed a voluntary appeal (CARF) that is pending a decision.	28,243
TAM Linhas Aéreas S.A.	Receita Federal de Brasil	10880.978948/2019- 86	It is about the non-approved compensation/reimbursement of Cofins for the 4th Quarter of 2015.	TAM filed its administrative defense on July 14, 2020. A decision is pending. The Company filed a voluntary appeal (CARF) that is pending a decision.	15,961
TAM Linhas Aéreas S.A.	Receita Federal de Brasil	10880.978946/2019- 97	It is about the non-approved compensation/reimbursement of Cofins for the 3th Quarter of 2015	TAM filed its administrative defense on July 14, 2020. A decision is pending. The Company filed a voluntary appeal (CARF) that is pending a decision.	9,668
TAM Linhas Aéreas S.A.	Receita Federal de Brasil	10880.978944/2019- 06	It is about the non-approved compensation/reimbursement of Cofins for the 2th Quarter of 2015	TAM filed its administrative defense on July 14, 2020. A decision is pending. The Company filed a voluntary appeal (CARF) that is pending a decision.	10,256
			136		

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Latam Airlines Group S.A 23° Juzgado Civil C-8498-2020 de Santiago

Case Number

Class Action Lawsuit filed by the National Corporation of Users Consumers and (CONADECUS) against LATAM Airlines Group S.A. for alleged breaches of the Law on Protection Consumer Rights due to flight cancellations caused by the COVID-19 Pandemic, requesting the nullity of possible abusive clauses, the imposition of fines and compensation for damages in defense of the collective of interest consumers. LATAM has hired specialist lawyers to undertake its defense.

On 06/25/2020 we were notified of the lawsuit. On 04/07/2020 we filed a motion for reversal against the that declared the action filed by CONADECUS admissible, the decision is pending to date. On 07/11/2020 we requested the Court to comply with the suspension of this case, ruled by the 2nd Civil Court of Santiago, in recognition of the foreign reorganization procedure pursuant to Law No. 20,720, for the entire period that said proceeding lasts, a request that was accepted by the Court. CONADECUS filed a remedy of reconsideration and an appeal against this resolution should the remedy of reconsideration be dismissed. The Court dismissed the reconsideration on August 3, 2020, but admitted the appeal. The appeal is currently pending before the Santiago Court of Appeals. The amount at the moment is undetermined.

Stage of trial

New York Case. Parallel to the lawsuit in Chile, on August 31, 2020, CONADECUS filed on appeal with U.S. Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court") because of the automatic suspension imposed by Section 362 of the U.S. Bankruptcy Code that, among other things, prohibits the parties from filing or continuing with claims that involve a preliminary petition against the Borrowers. CONADECUS petitioned (i) for a stay of the automatic suspension to the extent necessary to continue with the class action against LATAM in Chile and (ii) for a joint hearing by the Bankruptcy Court and the Second Civil Court of Santiago in Chile (the "Chile Insolvency Court") to hear the matters relating to the claims of CONADECUS in Chile. On December 18, 2020, the Bankruptcy Court sustained part of CONADECUS's petition, but only to allow it to continue its appeal against the decision by the 23rd Civil Court of Santiago and solely so that the Court of Appeals can decide whether or not a stay is admissible under Chilean insolvency law. On December 31, 2020, CONADECUS petitioned to continue with its appeal against the decision by the 25th Civil Court that approved the reconciliation between AGRECU and LATAM. On February 9, 2021, the Bankruptcy Court sustained just one of the petitions of CONADECUS. As a result, they can continue their appeal against the decision by the 25th Civil Court that approved the reconciliation of AGRECU and LATAM.

Amounts
Committee
(*)
ThUSS

					(*)
Company	Court	Case Number	Origin	Stage of trial	ThUS\$
Latam Airlines Group S.A	3° Juzgado Civil de Santiago	C-8903-2020	Class Action Lawsuit filed by AGRECU against LATAM Airlines Group S.A. for alleged breaches of the Law on Protection of Consumer Rights due to flight cancellations caused by the COVID-19 Pandemic, requesting the nullity of possible abusive clauses, the imposition of fines and compensation for damages in defense of the collective interest of consumers. LATAM has hired specialist lawyers to undertake its defense.	On July 7, 2020 we were notified of the lawsuit. We filed our answer to the claim on August 21, 2020. A settlement was reached with AGRECU at that hearing that was approved by the Court on October 5, 2020. On October 7, 2020, the 25th Civil Court confirmed that the decision approving the settlement was final and binding. CONADECUS filed a brief on October 4, 2020 to become a party and oppose the agreement, which was dismissed on October 5, 2020. It petitioned for an official correction on October 8, 2020 and the annulment of all proceedings on October 22, 2020, which were dismissed, costs payable by CONADECUS, on November 16, 2020 and November 20, 2020, respectively. LATAM presented reports on the implementation of the agreement on May 19, 2021, November 19, 2021 and May 19, 2022, which concluded its obligation to report on that implementation. CONADECUS still has appeals pending against these decisions. The amount at the moment is undetermined.	-0-
TAM Linhas Aéreas S.A	Receita Federal de Brasil	13074.726429/2021- 41	It is about the non-approved compensation/reimbursement of Cofins for the periods 07/2016 to 06/2017.	TAM filed its administrative defense. (Manifestação de Inconformidade). A decision is pending	15,968
TAM Linhas Aéreas S.A	Receita Federal de Brasil	2007.34.00.009919- 3(0009850- 54.2007.4.01.3400)	A lawsuit seeking to review the incidence of the Social Security Contribution taxed on 1/3 of vacations, maternity payments and medical leave for accident.	A decision is pending	63,319
			138		

Comp	any		Court	Case Number	Origin	Stage of trial	Committed (*) ThUS\$
Tam S/A.	Linhas	Aéreas	Justicia Cível do Rio de Janeiro/RJ	0117185- 03.2013.8.19.0001	MAIS Linhas Aéreas filed a claim seeking an indemnity for alleged loss of profit during the period when one of its aircraft was being repaired at the LATAM Technology Center in Sao Carlos, Sao Paulo.	TAM was ordered to pay an indemnity to Mais Linhas for loss of profit and moral damage, estimated to be R\$48 million. Both parties appealed the decision, but the Rio de Janeiro Court has not issued a ruling on the appeals. Before any appeals decision is rendered, Mais filed a provisional enforcement petition for R\$48 million. TAM appealed that petition on September 21, 2021, and presented guarantee insurance on the record to keep its accounts from being frozen.	8,939
TAM S.A.	Linhas	Aéreas	Delegacía da Receita Federal	13896.720385/2017- 96	It is about the refund request regarding the negative balance of IRPJ, corresponding to the calendar year 2011.	Presented the defense, which was denied by RFB. TAM resource partially accepted. A decision is pending	28,545
TAM S.A.	Linhas	Aéreas	Tribunal del Trabajo de Brasília/DF	0000038- 25.2021.5.10.0017	This civil suit was filed by the National Pilots Union seeking that the company be ordered to pay for meals daily when pilots are on alert status.	The hearing is scheduled for December 5, 2022.	10,931
TAM S.A.	Linhas	Aéreas	Receita Federal de Brasil	13896.720386/2017- 31	This claim is seeking reimbursement of the negative balance of the social tax on net profits (CSLL) from the 2011 calendar year.	The defensive arguments were presented, but the claim was denied by the Brazilian Federal Revenue Agency (RFB). TAM's appeal was sustained in part. Service is pending.	10,276

139

Amounts

- In order to deal with any financial obligations arising from legal proceedings in effect at June 30, 2022, whether civil, tax, or labor, LATAM Airlines Group S.A. and Subsidiaries, has made provisions, which are included in Other non-current provisions that are disclosed in Note 20.
- The Company has not disclosed the individual probability of success for each contingency in order to not negatively affect its outcome.
- Considering the returns of aircrafts and engines made through the reorganization process, in accordance with the regulations established in Chapter 11 of Title 11 of the Bankruptcy Code of the United States of America, which allows the rejection of some contracts, the counterparties could file claims that, in the case of being admitted by the Court, could result in contingent obligations for the Company (Review Note 19 b)
- (*) The Company has reported the amounts involved only for the lawsuits for which a reliable estimation can be made of the financial impacts and of the possibility of any recovery, pursuant to Paragraph 86 of IAS 37 Provisions, Contingent Liabilities and Contingent Assets.
 - II. Governmental Investigations.
- 1) On April 6, 2019, LATAM Airlines Group S.A. received the resolution issued by the National Economic Prosecutor's Office (FNE), which begins an investigation Role No. 2530-19 into the LATAM Pass frequent passenger program. The last activity in this investigation corresponds to request for information received in May 2019.
- 2) On July 9, 2019, LATAM Airlines Group S.A. received the resolution issued by the National Economic Prosecutor's Office (FNE) which begins an investigation Role No. 2565-19 into the Alliance Agreement between LATAM Airlines Group S.A. and American Airlines INC. The most recent activity in this investigation was an official letter received in June of this year, which was answered on June 15, 2022.
- 3) On July 26, 2019, the National Consumer Service of Chile (SERNAC) issued the Ordinary Resolution No. 12,711 which proposed to initiate a collective voluntary mediation procedure on effectively informing passengers of their rights in cases of cancellation of flights or no show to boarding, as well as the obligation to return the respective boarding fees as provided by art. 133 C of the Aeronautical Code. The Company has voluntarily decided to participate in this proceeding, in which an agreement was reached on March 18, 2020, which implies the return of shipping fees from September 1, 2021, with an initial amount of ThUS\$ 5,165, plus ThUS\$ 565, as well as information to each passenger who has not flown since March 18, 2020, that their boarding fees are available. On January 18, 2021, the 14th Civil Court of Santiago approved the aforesaid agreement. LATAM published an abstract of the decision in nationwide newspapers in compliance with the law. LATAM began performance of the agreement on September 3, 2021.
- 4) On October 15, 2019, LATAM Airlines Group S.A. received the resolution issued by the National Economic Prosecuting Authority (FNE) which begins an investigation Role N°2585-19 into the agreement between LATAM Airlines Group S.A. and Delta Airlines, Inc. On August 13, 2021 FNE, Delta and LATAM reached an out-of-court agreement that put an end to this investigation. On 10/28/21, the Tribunal de Defensa de la Libre Competencia approved the out-of-court agreement reached by LATAM and Delta Air Lines with the National Economic Prosecuting Authority.

- 5) LATAM Airlines Group S.A. received a resolution by the National Economic Prosecutor (FNE) on February 1, 2018 beginning Investigation 2484-18 on air cargo carriage. On August 1, 2022, LATAM sent a letter to the FNE accompanying information related to the LATAM Cargo website, complying with the request of the National Economic Prosecutor.
- 6) LATAM Airlines Group S.A. received a resolution by the National Economic Prosecutor (FNE) on August 12, 2021 beginning Investigation N° 2669-21 on compliance with condition VII Res. N° 37/2011 H. TDLC related to restrictions as to certain codeshare agreements. The most recent activity in this investigation was an official letter received in June of this year, which was answered on July 21, 2022.
- 7) On September 16, 2021, the National Consumer Service of Chile (SERNAC) issued the Ordinary Resolution No. 721 which proposed to LATAM Airlines Group S.A. a collective voluntary mediation procedure regarding the execution of solutions offered by the Company to customers during the COVID-19 pandemic. The Company decided to voluntary participate in the mediation procedure, which resulted an agreement on April 20, 2022. Pursuant the agreement, an external auditor will review the fulfillment, by the Company, of the solutions offered to customers between July 17, 2020, and September 16, 2021. Additionally, the external auditor must report to SERNAC any measure aiming to enhance customer service and implemented by the Company between the July 17, 2020, and October 13, 2022, timeframe. The implementation of the agreement began on May 13, 2022.
- 8) Agunsa filed a petition on May 21, 2022, seeking a preparatory preliminary measure requiring the presentation of documents by Aerosan, Depocargo, Sociedad Concesionaria Nuevo Pudahuel and Fast Air. In its petition, Agunsa claims that it was impacted by alleged anticompetitive practices on the import cargo warehousing market at the Arturo Merino Benitez International Airport. Fast Air was notified on June 09, 2022 and on June 13, 2022, Fast Air filed an opposition to this request, which was partially accepted by the Tribunal de Defensa de la Libre Competencia (TDLC). On June 23, 2022, the TDLC suspended the document production hearing initially set for July 1, 2022. On July 19, 2022, the TDLC set the new date for the document production hearing on August 22, 2022. On August 08, 2022, Fast Air's reconsideration appeal was resolved, further reducing the scope of the ordered document request.
- 9) On October 27, 2021, LATAM Airlines Group S.A. received an official letter from the Office of Aviation Consumer Protection of the U.S. Department of Transportation (DOT) asking about the delay in making and/or refusal to make reimbursements to passengers potentially impacted by flight cancellations during the pandemic (March 20, 2020 to July 31, 2021), a potential violation of requirements under 14 CFR Part 259 and 49 U.S.C. § 41712. The most recent activity in this investigation is a response sent by LATAM Airlines Group on July 19, 2022 to a request by the DOT to explain related information provided by LATAM Airlines Group S.A. in December 2021 and March 2022.

NOTE 31 - COMMITMENTS

(a) Commitments for loans obtained

In relation to certain contracts committed by the Company for the financing of the Boeing 777 aircraft, which are guaranteed by Export – Import Bank of the United States of America, commencing on January 1, 2023, limits have been established for some financial indicators of LATAM Airlines Group S.A. on a consolidated basis. Under any circumstance, non-compliance of this limits, does not generate credit acceleration.

The Company and its subsidiaries do not have credit agreements that indicate limits to some financial indicators of the Company or the subsidiaries, with the exception of those detailed below:

Regarding the revolving committed credit line ("Revolving Credit Facility") established with a consortium of twelve banks led by Citibank, with a guarantee of aircraft, engines, spare parts and supplies for a total committed amount of US \$ 600 million, it includes restrictions of minimum liquidity, measured at the Consolidated Company level (with a minimum level of US \$ 750 million) and individually measured for LATAM Airlines Group S.A. companies and TAM Linhas Aéreas S.A. (with a minimum level of US \$ 400 million). Compliance with these restrictions is a prerequisite for using the line; if the line is used, said restrictions must be reported quarterly, and non-compliance with these restrictions will accelerate credit. As of June 30, 2022, this line of credit is fully used.

LATAM's obligations to the lenders of the DIP Financing have a super administrative preference recognized under Chapter 11 of the U.S. Bankruptcy Code with respect to the other liabilities of the company and entities of its corporate group that have filed for Chapter 11 Proceedings ("Related Subsidiaries") prior to the commencement of the Chapter 11 Proceeding.

In addition, in order to secure the debt under the DIP Financing, LATAM and the Related Subsidiaries granted certain guarantees, including, but not limited to, (i) in-rem guarantees to be granted over certain specified assets, such as spare engines, spare inventory, shares in certain subsidiaries (including, but not limited to, (a) a pledge over the shares owned by LATAM in LAN Cargo S.A., Inversiones Lan S.A., Lan Pax Group S.A., LATAM Travel II S.A., Technical Training Latam S.A. and Holdco I S.A., (b) pledge over the shares owned by LAN Cargo S.A. in Transporte Aéreo S.A., Inversiones Lan S.A., Fast Air Almacenes de Carga S.A. and Lan Cargo Inversiones S.A. and (c) pledge over the shares owned by Inversiones LAN S.A. in LAN Cargo S.A., Transporte Aéreo S.A., Lan Pax Group S.A., Fast Air Almacenes de Carga S.A., LATAM Travel Chile II S.A., Technical Training LATAM S.A. and Lan Cargo Inversiones S.A.), among others, under the laws of the jurisdictions in which they are located, (ii) personal guarantees of the Related Subsidiaries and (iii) a in-rem guarantee of general nature over the assets of LATAM and the Related Subsidiaries other than certain "Excluded Assets" comprising, among other things, the aircraft and the "Carve-Out" including, among other things, certain funds assigned for expenses of the Chapter 11 Proceedings.

On January 12, 2022, the company signed the "Backstop Commitment Agreement", which contemplates as one of the causes that enables the termination of the mentioned contract, that the Debtors, at the end of any month, present a liquidity at a lower consolidated level of: (i) US\$ 1.75 billion in January 2022; (ii) US\$ 1.65 billion in February 2022; (iii) US\$ 1.55 billion in March 2022; (iv) US\$ 1.25 billion in April 2022; (v) US\$ 1.2 billion in May 2022; (vi) US\$1.15 billion in June 2022; (vi) US\$ 1.15 billion in July 2022; (vi) US\$1 billion in August 2022, or (vii) US\$ 950 million in September 2022 or any month thereafter. Consolidated liquidity includes unrestricted cash and cash equivalents of LATAM and its subsidiaries and the aggregate principal amount committed and available to be drawn by LATAM and its subsidiaries (taking into account all borrowing base limitations and other restrictions on borrowing) under all revolving credit facilities, including the DIP Financing.

On March 14, 2022, the Bankruptcy Court of the Southern District of New York approved the new proposal of the consolidated and modified text of the contract called Super-Priority Debtor-In-Possession Term Loan Agreement, which was issued on April 8 of 2022 and that contemplates minimum liquidity restrictions of at least US\$400 million at the consolidated level.

(b) Other commitments

At June 30, 2022 the Company has existing letters of credit, certificates of deposits and warranty insurance policies as follows:

Creditor Guarantee	Debtor	Type	Value ThUS\$	Release Date
Superintendencia Nacional de Aduanas				
y de Administración Tributaria	Latam Airlines Perú S.A.	Forty-four letters of credit	176,864	Jul 31, 2022
Lima Airport Partners S.R.L.	Latam Airlines Perú S.A.	Two letters of credit	1,150	Nov 30, 2022
Servicio Nacional de Aduana del Ecuador	Latam Airlines Ecuador S.A.	Four letters of credit	2,130	Aug 5, 2022
Aena Aeropuertos S.A.	Latam Airlines Group S.A.	Three letters of credit	1,109	Nov 15, 2022
American Alternative Insurance	Latam Airlines Group S.A.	Eighteen letters of credit		Nov 9, 2022
Corporation			6,460	
Comisión Europea	Latam Airlines Group S.A.	One letter of credit	2,425	Jul 31, 2022
Metropolitan Dade County	Latam Airlines Group S.A.	Five letters of credit	2,281	Sep 23, 2022
JFK International Air Terminal LLC.	Latam Airlines Group S.A.	One letter of credit	2,300	Jan 27, 2023
Servicio Nacional de Aduanas Isoceles	Latam Airlines Group S.A. Latam Airlines Group S.A.	Six letters of credit One letter of credit	1,779	Jul 30, 2022
BBVA	Latam Airlines Group S.A. Latam Airlines Group S.A.	One letter of credit	41,000 3,869	Aug 6, 2022 Jan 17, 2023
Procon	Tam Linhas Aéreas S.A.	Two insurance policy guarantee	4,236	Sep 20, 2023
União Federal	Tam Linhas Aéreas S.A.	Five insurance policy guarantee	8,817	Feb 4, 2025
Vara das Execuções Fiscais Estaduais Da	Tam Linhas Aéreas S.A.	One insurance policy guarantee	0,017	Apr 15, 2025
Comarca De São Paulo.	Tum Emmas rereas 5.21.	one modrance poncy guarantee	8,859	11p1 10, 2020
Vara das Execuções Fiscais Estaduais Da	Tam Linhas Aéreas S.A.	One insurance policy guarantee	0,000	Jul 5, 2023
Comarca De São Paulo.			1,374	74-5,
Vara das Execuções Fiscais Estaduais Da	Tam Linhas Aéreas S.A.	One insurance policy guarantee	•	Apr 24, 2025
Comarca De São Paulo.		1 3 5	1,472	1 ,
Procon	Tam Linhas Aéreas S.A.	Six insurance policy guarantee	8,312	Apr 1, 2023
17a Vara Cível da Comarca da Capital de	Tam Linhas Aéreas S.A.	One insurance policy guarantee		Jun 25, 2023
João Pessoa/PB.			2,333	
14ª Vara Federal da Seção Judiciária de	Tam Linhas Aéreas S.A.	One insurance policy guarantee		May 29, 2025
Distrito Federal			1,394	
Tribunal de Justição de Rio de Janeiro.	Tam Linhas Aéreas S.A.	One insurance policy guarantee	11,629	Aug 30, 2026
Vara Civel Campinas SP.	Tam Linhas Aéreas S.A.	One insurance policy guarantee	1,638	Jun 14, 2024
JFK International Air Terminal LLC.	Tam Linhas Aéreas S.A.	One insurance policy guarantee	1,300	Jan 25, 2023
7ª Turma do Tribunal Regional Federal da	Tam Linhas Aéreas S.A.	One insurance policy guarantee		Apr 20, 2023
1ª Região.	T 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		42,610	* 100 0000
Bond Safeguard Insurance Company.	Tam Linhas Aéreas S.A.	One insurance policy guarantee	2,700	Jul 20, 2022
Fundacao de Protecao e Defesa do	Tam Linhas Aéreas S.A.	Two insurance policy guarantee	2.210	Nov 17, 2025
Consumidor Procon. Uniao Federal Fazenda Nacional.	Tam Linhas Aéreas S.A.	One incurence policy guarantee	2,319 28,503	Jul 30, 2022
Uniao Federal PGFN.	Tam Linhas Aéreas S.A.	One insurance policy guarantee Three insurance policy guarantee	18,300	Jan 4, 2024
Uniao Federal Fazenda Nacional.	Tam Linhas Aéreas S.A.	One insurance policy guarantee	2,338	Nov 16, 2025
1° Vara de Execuções Fiscais e de Crimes		One insurance policy guarantee	2,550	Dec 31, 2022
contra a Ordem Trib da Com de	Tuni Dinnus / Tereus 5.71.	one modrance poncy guarantee		Dec 51, 2022
Fortaleza.			2,314	
Fundação de Proteção e Defesa do	Tam Linhas Aéreas S.A.	One insurance policy guarantee	,-	Feb 10, 2026
Consumidor Procon.		1 3 5	2,005	•
Fiança TAM Linhas Aéreas x Juiz	Tam Linhas Aéreas S.A.	One insurance policy guarantee		Dec 31, 2022
Federal de uma das varas da Seção				
Judiciária de Brasília.			1,672	
Juizo de Direito da Vara da Fazenda				
Publica Estadual da Comarca Da				
Capital do Estado do Rio de Janeiro.	Tam Linhas Aéreas S.A.	One insurance policy guarantee	1,201	Dec 31, 2022
Municipio Do Rio De Janeiro.	Tam Linhas Aéreas S.A.	One insurance policy guarantee	1,144	Dec 31, 2022
Vara das Execuções Fiscais Estaduais				
Da Comarca De São Paulo.	Tam Linhas Aéreas S.A.	One insurance policy guarantee	1,116	Dec 31, 2022
Fundacao de Protecao e Defesa do	Tam Linhas Aéreas S.A.	One insurance policy guarantee	1.000	Dec 31, 2022
Consumidor Do Estado De São Paulo.	Tara Linkas Africa C A	One in success and it	1,063	D 24 2000
Tribunal de Justição de São Paulo.	Tam Linhas Aéreas S.A.	One insurance policy guarantee	1,485	Dec 31, 2022
Uniao Federal PCEN	Absa Linhas Aereas Brasileira S.A.	Three insurance policy guarantee	28,276	May 19, 2023
Uniao Federal PGFN Tribunal da Justicão do São Paulo	Absa Linhas Aereas Brasileira S.A.	Two insurance policy guarantee	20,492 5 783	Feb 22, 2025
Tribunal de Justição de São Paulo. 3ª Vara Federal da Subseção Judiciária	Absa Linhas Aereas Brasileira S.A. Absa Linhas Aereas Brasileira S.A.	Two insurance policy guarantee One insurance policy guarantee	5,783	Dec 31, 2022 Dec 31, 2022
de Campinas SP	1100a Liiiias Aereas Didsilelia 5.A.	One insurance poincy guarantee	1,819	Dec 31, 2022
7ª Turma do Tribunal Regional Federal da	Absa Linhas Aereas Brasileira S A	One insurance policy guarantee	1,013	May 7, 2023
1ª Região	11000 Dimino ricicus Diusiiciia 0.71.	one modulice policy guarantee	1,662	111uy 7, 2023
9.00			1,002	
			4E0 E22	
			459,533	

Letters of credit related to assets for right of use are included in Note 16 Properties, plants and equipment letter (d) Additional information Properties, plants and equipment, in numeral (i) Properties, plants and equipment pledget at guarantee.

NOTE 32 - TRANSACTIONS WITH RELATED PARTIES

(a) Details of transactions with related parties as follows:

		Nature of relationship with related	Country of	Nature of related parties		Transa amount related pa of June	t with arties As
Tax No.	Related party	parties	origin	transactions	Currency	2022	2021
						ThUS\$	ThUS\$
						Unaud	lited
96.810.370-9	Inversiones Costa Verde Ltda. y CPA.	Related director	Chile	Tickets sales	CLP	30	-
87.752.000-5	Granja Marina Tornagaleones S.A.	Common shareholder	Chile	Services provided	CLP	17	6
67.752.000-5	Granja Marina Tornagaleones S.A.	Common shareholder	Cillie	Services provided	CLP	1/	O
96.989.370-3	Rio Dulce S.A.	Related director	Chile	Tickets sales	CLP	2	1
Foreign	Patagonia Seafarms INC	Related director	U.S.A	Services provided of cargo transport	US\$	_	15
Foreign	Inversora Aeronáutica Argentina S.A.	Related director	Argentina	Real estate leases received	ARS	(35)	(17)
					USD	-	(5)
Foreign	TAM Aviação Executiva e Taxi Aéreo S.A.	Common shareholder	Brazil	Services provided	BRL	3	3
Foreign	Qatar Airways	Indirect shareholder	Qatar	Interlineal received service	US\$	(9,161)	(5,572)
				Interlineal provided service	US\$	11,834	4,577
				Services provided of handling	US\$	418	598
				Services provided / received others	US\$	(1,906)	618
Foreign	Delta Air Lines, Inc.	Shareholder	U.S.A	Interlineal received service	US\$	(41,062)	(2,552)
				Interlineal provided service	US\$	43,094	2,325
				(*) Loans received	US\$	(70,707)	-
				(*) Interest received	US\$	(3,674)	- (4.00)
01 000 000 4		0 1 1 11	Cl :I	Other	US\$	(389)	(192)
81.062.300-4	Costa Verde Aeronautica S.A.	Common shareholder	Chile	(*) Interest received	US\$ US\$	(, ,	(, ,
Eoroign	OA Investments I td	Common shareholder	Jargari Channal	(*) Loans received	022	(62,497)	(34,694)
Foreign	QA Investments Ltd	Common snareholder	Jersey Channel Islands	(*) Loans received	US\$,	(43,367)
				(*) Interest accrued	US\$	(19,454)	(18,095)
Foreign	QA Investments 2 Ltd	Common shareholder	Jersey Channel Islands	(*) Loans received	US\$,	(43,367)
				(*) Interest accrued	US\$,	(18,095)
Foreign	Lozuy S.A.	Common shareholder	Uruguay	(*) Loans received	US\$	(15,624)	(8,674)
				(*) Interest accrued	US\$	(3,891)	(3,619)

(*) Operations corresponding to DIP loans tranche C.

The balances corresponding to Accounts receivable and accounts payable to related entities are disclosed in Note 9.

Transactions between related parties have been carried out under market conditions and duly informed.

(b) Compensation of key management

The Company has defined for these purposes that key management personnel are the executives who define the Company's policies and macro guidelines and who directly affect the results of the business, considering the levels of Vice-Presidents, Chief Executives and Senior Directors.

	For the 6 months ended June 30,		For the 3 mon June 3	
	2022 2021		2022	2021
	ThUS\$	ThUS\$	ThUS\$	ThUS\$
		Unaudi	ted	
Remuneration	5,692	5,045	2,609	2,505
Management fees	647	364	281	261
Non-monetary benefits	345	215	239	107
Short-term benefits	5,631	5,824	2,819	2,910
Termination benefits (*)	1,157	395	15	=
Total	13,472	11,843	5,963	5,783

NOTE 33 - SHARE-BASED PAYMENTS

LP3 compensation plans (2020-2023)

The Company implemented a program for a group of executives, which lasts until March 2023, with a period of enforceability between October 2020 and March 2023, where the collection percentage is annual and cumulative. The methodology is an allocation of quantity of units, where a goal of the value of the action is set.

The bonus is activated, if the target of the share price defined in each year is met. In case the bonus accumulates, up to the last year, the total bonus is doubled (in case the share price is activated).

This Compensation Plan has not yet been provisioned due to the fact that the action price required for collection is below the initial target.

NOTE 34 - STATEMENT OF CASH FLOWS

- (a) The Company has carried out non-monetary transactions mainly related to financial lease and lease liabilities, which are described in Note 18 Other financial liabilities.
- (b) Other inflows (outflows) of cash:

	For the period ended June 30,	
	2022	2021
	ThUS\$	ThUS\$
	Unaudi	ited
Fuel hedge	6,542	2,806
Hedging margin guarantees	56	384
Tax paid on bank transactions	(4,893)	(1,535)
Fuel derivatives premiums	-	(9,236)
Bank commissions, taxes paid and other	(5,359)	(2,996)
Guarantees	(44,026)	(2,604)
Court deposits	(8,602)	(10,177)
Total Other inflows (outflows) Operation flow	(56,282)	(23,358)
Tax paid on bank transactions	-	(425)
Guarantee deposit received from the sale of aircraft	6,300	<u>=</u>
Total Other inflows (outflows) Investment flow	6,300	(425)
Debt Issuance Cost - Stamp Tax	(12,077)	-
Debts Issuance Cost - Legal advice related to debt	(57,944)	(3,803)
Total Other inflows (outflows) Financing flow	(70,021)	(3,803)

(c) Dividends:

As of June 30, 2022 and 2021, there were no disbursements associated with this concept.

(d) Reconciliation of liabilities arising from financing activities:

			Cash fl	lows		Non cash-F	low Movements	
		Obtainment		Payment				
	As of				Legal advice	Interest		As of
	December 31,				related to	accrued		June 30,
Obligations with financial institutions	2021	Capital	Capital	Interests	debt	and others (*)	Reclassifications	2022
	ThUS\$ Unaudited	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$	ThUS\$
Loans to exporters	159,161	-	-	-	-	802	-	159,963
Bank loans	521,838	-	(8,869)	(1,633)	-	60,153	-	571,489
Guaranteed obligations	510,535	-	(7,840)	(6,481)	-	6,589	(167,112)	335,691
Other guaranteed obligations	2,725,422	2,779,476	(1,734,072)	(219,733)	(57,944)	180,972	7,071	3,681,192
Obligation with the public	2,253,198	-	-	-	-	46,129	-	2,299,327
Financial leases	1,189,182	-	(119,833)	(12,267)	-	21,103	219,934	1,298,119
Other loans	76,508	-	-	-	-	4,042	-	80,550
Lease liability	2,960,638	-	(10,718)	(3,397)	-	334,185	(59,893)	3,220,815
Total Obligations with financial institutions	10,396,482	2,779,476	(1,881,332)	(243,511)	(57,944)	653,975	-	11,647,146
			Cash fl	lozure.		Non each E	ow Movements	
		Obtainment	Cash fl			Non cash-F	low Movements	
	A	Obtainment	Cash fl	lows Payment	Logaladaia		ow Movements	Anaf
	As of	Obtainment	Cash fl		Legal advice	Interest	ow Movements	As of
Obligations with financial institutions	December 31,			Payment	related to	Interest accrued		June 30,
Obligations with financial institutions	December 31, 2020	Capital	Capital	Payment Interests	related to debt	Interest accrued and others	Reclassifications	June 30, 2021
Obligations with financial institutions	December 31, 2020 ThUS\$			Payment	related to	Interest accrued		June 30,
	December 31, 2020 ThUS\$ Unaudited	Capital	Capital	Payment Interests	related to debt ThUS\$	Interest accrued and others	Reclassifications ThUS\$	June 30, 2021 ThUS\$
Loans to exporters	December 31, 2020 ThUS\$ Unaudited 151,701	Capital	Capital	Payment Interests	related to debt ThUS\$	Interest accrued and others ThUS\$	Reclassifications	June 30, 2021 ThUS\$
Loans to exporters Bank loans	December 31, 2020 ThUS\$ Unaudited 151,701 525,273	Capital ThUS\$	Capital ThUS\$	Interests ThUS\$	related to debt ThUS\$	Interest accrued and others ThUS\$ 2,726 50,146	Reclassifications ThUS\$	June 30, 2021 ThUS\$ 154,427 575,419
Loans to exporters Bank loans Guaranteed obligations	December 31, 2020 ThUS\$ Unaudited 151,701 525,273 1,318,856	Capital ThUS\$	Capital ThUS\$ (9,955)	Interests ThUS\$ - (10,753)	related to debt ThUS\$	Interest accrued and others ThUS\$ 2,726 50,146 (270,356)	Reclassifications ThUS\$	June 30, 2021 ThUS\$ 154,427 575,419 588,711
Loans to exporters Bank loans Guaranteed obligations Other guaranteed obligations	December 31, 2020 ThUS\$ Unaudited 151,701 525,273 1,318,856 1,939,116	Capital ThUS\$ 369,898	Capital ThUS\$	Interests ThUS\$	related to debt ThUS\$	Interest accrued and others ThUS\$ 2,726 50,146 (270,356) 94,305	Reclassifications ThUS\$ - (439,081)	June 30, 2021 ThUS\$ 154,427 575,419 588,711 2,373,539
Loans to exporters Bank loans Guaranteed obligations Other guaranteed obligations Obligation with the public	December 31, 2020 ThUS\$ Unaudited 151,701 525,273 1,318,856 1,939,116 2,183,407	Capital ThUS\$ 369,898	Capital ThUS\$ - (9,955) (14,734)	Interests ThUS\$ - (10,753) (15,046)	related to debt ThUS\$	Interest accrued and others ThUS\$ 2,726 50,146 (270,356) 94,305 67,004	Reclassifications ThUS\$ - (439,081)	June 30, 2021 ThUS\$ 154,427 575,419 588,711 2,373,539 2,250,411
Loans to exporters Bank loans Guaranteed obligations Other guaranteed obligations Obligation with the public Financial leases	December 31, 2020 ThUS\$ Unaudited 151,701 525,273 1,318,856 1,939,116	Capital ThUS\$ 369,898	Capital ThUS\$ (9,955)	Interests ThUS\$ - (10,753)	related to debt ThUS\$	Interest accrued and others ThUS\$ 2,726 50,146 (270,356) 94,305 67,004 300,852	Reclassifications ThUS\$ - (439,081) - (17)	June 30, 2021 ThUS\$ 154,427 575,419 588,711 2,373,539 2,250,411 1,885,665
Loans to exporters Bank loans Guaranteed obligations Other guaranteed obligations Obligation with the public	December 31, 2020 ThUS\$ Unaudited 151,701 525,273 1,318,856 1,939,116 2,183,407	Capital ThUS\$ 369,898	Capital ThUS\$ - (9,955) (14,734)	Interests ThUS\$ - (10,753) (15,046)	related to debt ThUS\$	Interest accrued and others ThUS\$ 2,726 50,146 (270,356) 94,305 67,004	Reclassifications ThUS\$ - (439,081)	June 30, 2021 ThUS\$ 154,427 575,419 588,711 2,373,539 2,250,411

^(*) During the 2022 period there were no rejections of fleet contracts, for which there is no associated amount of accrued interest and others to this concept. (ThUS\$ (20,106) as of June 30, 2021).

(119,341)

(64,428)

532,105

(1,191,510)

10,380,584

369,898

10,853,860

(e) Advances of aircraft

Total Obligations with financial institutions

Corresponds to the cash flows associated with aircraft purchases, which are included in the statement of consolidated cash flow, in the item Purchases of properties, plants and equipment.

As of June 30, 2022 and 2021, there were no payments associated with this concept.

(f) Additions of property, plant and equipment and Intangibles

Net cash flows from (used in) operating activities Net cash flows from (used in) investment activities Net cash flows from (used in) financing activities

Net increase (decrease) in cash and cash equivalents

Effects of variation in the exchange rate on cash and cash equivalents

	For the period ended	
	At June 30,	
	2022 2021	
	ThUS\$	ThUS\$
	Unaudi	ited
Net cash flows from		
Purchases of property, plant and equiment	212,550	83,708
Additions associated with maintenance	83,429	40,231
Other additions	129,121	43,477
Purchases of intangible assets	26,680	24,940
Other additions	26,680	24,940

(g) The net effect of the application of hyperinflation in the consolidated cash flow statement corresponds to:

_	June 30,							
	2022	2021						
_	ThUS\$	ThUS\$						
	Una	udited						
	687	(7,856)						
	63	-						
	-	=						
	(750)	7,856						

For the period ended

NOTE 35 - EVENTS SUBSEQUENT TO THE DATE OF THE FINANCIAL STATEMENTS

- A. In the Extraordinary Shareholders' Meeting celebrated on July 5, 2022, the following main resolutions were adopted:
- 1. The issuance of three classes of convertible notes into shares of the Company (the "Convertible Notes") for a total amount of US\$ 9,493,269,524. Pursuant to LATAM's plan of reorganization (the "Plan of Reorganization") which was confirmed on June 18, 2022, by the Bankruptcy Court for the Southern District of New York which presides over the reorganization proceeding of the Company and certain of its direct and indirect affiliates under the rules of Chapter 11 of Title 11 of the United States Code, these Convertible Notes are illustratively referred to as the Class A Convertible Notes, Class B Convertible Notes and Class C Convertible Notes, notwithstanding the final denomination thereof at the time of issuance. (i.e., Serie G, Serie H y Serie I, respectively).
- 2. To recognize, for the pertinent purposes, the decreases in capital stock effective as of June 12, 2018 -- by US\$ 23,622,047.25, representing 1,500,000 shares of the compensation plan approved at the Extraordinary Shareholders' Meeting held on June 11, 2013 -- and as of August 19, 2019 -- by US\$ 4,668,320, representing 466,832 shares of the capital increase approved at the Extraordinary Shareholders' Meeting held on August 18, 2016--, for not having been subscribed or paid within the maximum terms established for this purpose; and to state that the capital stock, as a result of the foregoing, amounts to US\$ 3,146,265,152.04, divided into 606,407,693 shares, of one and the same series, with no par value, fully subscribed and paid.
- 3. To increase the capital of the Company by US\$ 10,293,269,524, through the issuance of 605,801,285,307 shares, all common, of one and the same series, without par value, of which: (a) US\$ 9,493,269,524, represented by 531,991,409,513 new shares, to be destined to respond to the conversion of the Convertible Notes (the "Back-up Shares"); and (b) US\$ 800,000,000, represented by 73,809,875,794 new shares, to be offered preferentially to the shareholders and, the unplaced balance, among the shareholders and/or third parties (the "New Common Stock").
- 4. To approve a new text of the Company's by laws, which replaces the current one in its entirety, which contains the amendments to the articles of capital stock adopted by virtue of the previous number, as well as (i) a new text of the second article, regarding the corporate domicile, to establish that it shall be the part of the province of Santiago over which the Santiago Commercial Registry has jurisdiction; (ii) a new text of the fourth article, regarding the corporate purpose, in order to modify in part the order of the activities that compose said purpose; and (iii) other internal reforms, necessary to update its content to the regulations in force or to allow the implementation of the Plan of Reorganization.

5. To broadly empower the Board of Directors so that, within the framework of the resolutions adopted at the Meeting and in accordance with the provisions of the Plan of Reorganization, it may proceed with the issuance of the Convertible Notes, the Back-up Shares and the New Common Stock; negotiate, agree, subscribe and comply with the respective contract for the issuance of the Convertible Notes, as well as any amendment thereto; to fix the placement price of the New Common Stock, in accordance with the rule contained in the second paragraph of Article 23 of the Corporations Regulation; to carry out or arrange all the necessary formalities for the registration of the Convertible Bonds, the Back-up Shares and the New Common Stock in the Securities Registry kept by your Commission; so that, once the Convertible Notes and the New Common Stock have been registered, to resolve and carry out their placement, to represent the Company or arrange for its representation before all types of authorities, entities or persons; to resolve on the procedure for the conversion of the Convertible Notes, and the characteristics and conditions thereof; grant such powers of attorney as may be necessary or convenient to carry out all or part of the foregoing; and, in general, to resolve all situations, modalities, complements and details that may arise or be required in connection with the issuance and placement of the Convertible Notes, the Back-up Shares and the New Common Stock and other related matters approved at the Meeting.

The new ownership structure considered in the Plan of Reorganization was approved by 99.8% of the shares in attendance or represented in the Meeting, which represent 77.5% of the total voting shares issued by LATAM. Among other things, the Plan of Reorganization also contemplates the issuance of new corporate bonds (non-convertible) (the "New Corporate Bonds") for an a total amount of UF 3,818,042. The New Corporate Bonds will be delivered in settlement of claims in respect of which their holders have chosen to participate in the New Corporate Bonds. On July 6, 2022, the Board of Directors of LATAM, agreed the issuance of the New Corporate Bonds.

- B. On July 8, 2022, the registration of the New Corporate Bonds, Convertible Bonds, The New Payment Shares and the Backup Shares was requested in the Registro de Valores de la Comisión para el Mercado Financiero, which is in process as of that date.
- C. On July 20th, 2022, an amendment to the purchase agreement with Airbus S.A.S was signed, to include 17 additional A320NEO aircraft, 13 purchase options for A320NEO family aircraft; confirmed the inclusion of the A321XLR model as part of the agreement and extended the delivery dates of the aircraft until year 2029.
- D. After June 30, 2022 and up to the date of issuance of these financial statements, there is no knowledge of other events of a financial or other nature that significantly affect the balances or interpretation thereof.
- E. The interim consolidated financial statements of LATAM Airlines Group S.A. and Subsidiaries as of June 30, 2022, have been approved in the Extraordinary Session of the Board of Directors on August 9, 2022.