



OI S.A. – EM RECUPERAÇÃO JUDICIAL

(a corporation (sociedade anônima) organized and existing under the laws of the Federative Republic of Brazil)

Subscription and Election Rights for Creditors of Oi S.A.'s outstanding

10.000% Cash / 12.000% PIK Senior Secured Notes due 2025

(CUSIP No. P7354P AA2 and ISIN No. USP7354PAA23)

and

NQB Facility and ECA Facilities (each, as defined below)

The Offers (as defined below) expire at 5:00 p.m., New York City time, on July 1, 2024, unless extended by us in our sole discretion or otherwise earlier terminated (such time and date, as the same may be extended, the “*Expiration Time*”). In order for an Eligible Creditor (as defined below) to subscribe for the New Priority Notes (as defined below) and receive the Option 1 Recovery (as defined below) as a novation and replacement of its Existing Claims (as defined below), such Eligible Creditor must (i) submit an executed and completed Election Form (as defined below) to the Subscription Agent (as defined below) at or prior to the Expiration Time, (ii) solely with respect to Existing 2025 Notes (as defined below), validly tender (and not validly withdraw) such Existing 2025 Notes at or prior to the Expiration Time, and (iii) other than in the case of an Eligible Creditor constituting a DIP Roll Holder (as defined below) (to the extent of its applicable DIP Obligations), fund the cash purchase price of such subscribed for New Priority Notes to the Escrow Account (as defined below) such that such funds are received by the Subscription Agent within two Business Days (and prior to 5:00 P.M., New York City time, on such second Business Day) following receipt of e-mail confirmation of such Eligible Creditor's subscription amount from the Subscription Agent, unless extended by us in our sole discretion (such time and date, as the same may be extended, the “*Subscription Time*”). See “*Description of the Offers—Elections*.” In order for a Creditor (as defined below) to receive the Option 2 Recovery or the applicable Payout Recovery (each, as defined below), such Creditor must (i) submit a completed Election Form to the Subscription Agent at or prior to the Expiration Time and (ii) solely with respect to Existing 2025 Notes, validly tender (and not validly withdraw) such Existing 2025 Notes at or prior to the Expiration Time. A Creditor that does not subscribe for New Priority Notes nor elect to receive the Option 2 Recovery or a Payout Recovery shall receive the Default Recovery (as defined below). Tendered Existing 2025 Notes and submitted Election Forms may be withdrawn in accordance with the terms of the Offers prior to 5:00 p.m., New York City time, on July 1, 2024, unless extended by us in our sole discretion (such time and date, as the same may be extended, the “*Withdrawal Deadline*”), but not thereafter unless required by applicable law. The Offers are being made subject to, and are conditioned upon, the satisfaction or waiver of certain conditions. See “*Conditions to the Offers*.”

Oi S.A. – Em Recuperação Judicial (“*Oi*,” “*we*,” “*us*” or the “*Company*”) is hereby offering to each creditor (a “*Creditor*”) of Existing Claims with respect to:

- (i) the Company's 10.000% cash / 12.000% PIK Senior Secured Notes due 2025 (the “*Existing 2025 Notes*”);
- (ii) loans under that certain US\$671,479,642.10 Facility Agreement, dated June 21, 2018 (as amended, the “*\$671 Million ECA Facility*”), among the Company (as successor by merger in interest to Telemar Norte Leste S.A. – Em Recuperação Judicial (“*Telemar*”)), as borrower, the guarantors from time to time party thereto, the financial institutions from time to time party thereto, as lenders, and China Development Bank, as agent (“*CDB*”);
- (iii) loans under that certain US\$79,897,423.00 Facility Agreement, dated July 27, 2018 (as amended, the “*NQB Facility*”), among the Company, as borrower, the persons from time to time party thereto, as lenders, and Kroll Agency Services Limited (as successor in interest to Lucid Agency Services Limited, as agent, the “*NQB Agent*”);
- (iv) loans under that certain US\$29,689,623.54 Facility Agreement, dated July 26, 2018 (as amended, the “*\$29 Million ECA Facility*”), among the Company (as successor in interest to Telemar), as borrower, the guarantors from time to time party thereto, the financial institutions from time to time party thereto, as lenders, and Wilmington Trust (London) Limited, as agent (“*WT London*”);
- (v) loans under that certain US\$682,901,603.71 Facility Agreement, dated July 17, 2018 (as amended, the “*\$682 Million ECA Facility*”), among the Company (as successor in interest to Telemar), as borrower, the guarantors from time to time party thereto, the financial institutions from time to time party thereto, as lenders, and WT London, as agent; and/or
- (vi) loans under that certain US\$229,770,382.59 Facility Agreement, dated July 17, 2018 (as amended, the “*\$229 Million ECA Facility*” and collectively with the \$671 Million ECA Facility, the \$29 Million ECA Facility and the \$682 Million ECA Facility, the “*ECA Facilities*”), among the Company, as borrower, the guarantors from time to time party thereto, the financial institutions from time to time party thereto, as lenders, and WT London,

the right, subject to the terms and conditions of this rights offering memorandum (this “*Offering Memorandum*”), to either:

- (a) solely in the case of an Eligible Creditor, subscribe for up to its Priority Notes Pro Rata Portion (as defined below) of up to U.S.\$505,000,000 aggregate principal amount (the “*Maximum Principal Amount*”) of the Company's new 10.000% / 13.500% PIK Toggle Senior Secured Notes due 2027 (the “*New Priority Notes*”); and, upon the valid purchase of its allocation of New Priority Notes by such Eligible Creditor, its Existing Claims shall be novated and replaced with (1) an aggregate principal amount equal to the lesser of (x) the aggregate amount of its Existing Claims and (y) its Roll-Up Notes Pro Rata Portion (as defined below), of the U.S. Dollar equivalent amount of R\$6.75 billion aggregate principal amount of the Company's new 8.50% PIK Subordinated Secured Notes Units (the “*Roll-Up Notes*”), consisting of (I) the U.S. Dollar equivalent amount of R\$4.50 billion aggregate principal amount of 8.50% PIK Subordinated Secured Series A Notes due 2028 (the “*Series A Notes*”) and (II) the U.S. Dollar equivalent amount of R\$2.25 billion aggregate principal amount of 8.50% PIK Subordinated Secured Series B Notes due 2028 (the “*Series B Notes*”), and (2) its Shares Pro Rata Portion (as defined below) of newly issued common shares of the Company representing up to 80% of the total capital stock of the Company (the “*New Shares*”) and together with the Roll-Up Notes, the “*Option 1 Recovery*”), which New Shares may (at the election of the Eligible Creditor) be represented by American Depositary Shares (“*ADSs*”); or
- (b) have its Existing Claims novated and replaced on a dollar-for-dollar basis for new loans, consisting of (1) an aggregate principal amount (equal to 8% of such Eligible Creditor's Existing Claims) of Subordinated Loans due 2044 (the “*2044 Loan*”) and (2) an aggregate principal amount (equal to 92% of such Eligible Creditor's Existing Claims) of Subordinated Loans due 2050 (the “*2050 Loan*”), and together with the 2044 Loan the “*Option 2 Recovery*”; or
- (c) receive an entitlement to a payout under the RJ Plan as consideration for such Eligible Creditor's full amount of Existing Claims (each, a “*Payout Recovery*”) of one of the following (1) solely in the case of a Creditor holding no more than R\$5,000 of Existing Claims, a full cash payment of such Existing Claims up to R\$5,000; (2) solely in the case of a Creditor holding more than R\$5,000 of Existing Claims, a cash payment of R\$5,000 (and an automatic waiver of any amount of Existing Claims in excess of R\$5,000); (3) solely in the case of a Creditor holding Existing Claims under the NQB Facility and holding no more than U.S.\$10,000 of total Existing Claims, a full cash payment of all of such Creditor's Existing Claims up to U.S.\$10,000 on December 31, 2024; and (4) solely in the case of a Creditor holding Existing Claims under the NQB Facility and holding more than U.S.\$10,000 but no more than U.S.\$20,000 of total Existing Claims, a full cash payment of all of such Creditor's Existing Claims up to U.S.\$20,000 on December 31, 2026.

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Participating in the Offers involves risks. See the “Risk Factors” section of this Offering Memorandum.

May 31, 2024

The offers to either (i) subscribe for New Priority Notes (the “**Subscription**”) and receive the Option 1 Recovery for Existing Claims or (ii) have Existing Claims novated and replaced with the Option 2 Recovery or (iii) have Existing Claims novated and replaced with the applicable Payout Recovery (each an “**Election Offer**” and together with the Subscription, the “**Offers**”) are being made pursuant to the RJ Plan and in accordance with this Offering Memorandum.

The Offers are being conducted as part of our judicial reorganization (the “**Restructuring**”), which commenced on January 31, 2023, when we and certain of our subsidiaries (collectively with the Company, the “**RJ Debtors**”) commenced a preliminary proceeding (the “**Preliminary Proceeding**”) by jointly filing an application (the “**Preliminary Application**”) in the 7th Business Court of Judicial District of the Capital of the State of Rio de Janeiro (the “**RJ Court**”) seeking various protective measures in preparation of a judicial reorganization (*recuperação judicial*) proceeding (the “**2023 RJ Proceeding**”) under Brazilian Bankruptcy Law No. 11,101/2005 (the “**Brazilian Bankruptcy Law**”). On February 2, 2023, the RJ Court entered an order provisionally granting the protective measures sought in the Preliminary Application for thirty days (the “**Preliminary Order**”). On March 1, 2023, the RJ Debtors filed a new request for the 2023 RJ Proceeding before the RJ Court, which was granted by the RJ Court on March 16, 2023. On March 28, 2023, the Supreme Court of Justice of England and Wales issued orders recognizing the 2023 RJ Proceeding as a foreign main proceeding for the RJ Debtors in accordance with the UNCITRAL Model Legislation – “United Nations Commission on International Trade Law” on Cross-Border Insolvency, as established in Annex 1 of the 2006 Cross-Border Insolvency Regulation (S.I. 2006 n° 1030 – “**Orders of Recognition**”). In parallel, on March 29, 2023, the United States Bankruptcy Court for the Southern District of New York (the “**U.S. Bankruptcy Court**”) issued an order recognizing the 2023 RJ Proceeding as the foreign main proceeding for each of the RJ Debtors under Chapter 15 of Title 11 of the United States Code (such title, the “**Bankruptcy Code**”). On April 19, 2024, creditors of the RJ Debtors approved our judicial reorganization plan (the English translation of which is attached as Appendix A hereto, the “**RJ Plan**”) at the general creditors’ meeting (the “**GCM**”). On May 28, 2024, the RJ Court confirmed the RJ Plan (the “**Brazilian Confirmation Order**”), effective on May 29, 2024 (the “**RJ Effective Date**”). The RJ Debtors intend to implement the Restructuring through the 2023 RJ Proceeding and any other insolvency proceedings that are reasonably necessary to implement the Restructuring in other jurisdictions (the “**Ancillary Proceedings**”) and, together with the 2023 RJ Proceeding, the “**Restructuring Proceedings**”), including proceedings seeking recognition of the 2023 RJ Proceeding under Chapter 15 of the Bankruptcy Code in the United States. Under the Brazilian Bankruptcy Law, confirmation of the RJ Plan results in the novation of all obligations of the RJ Debtors’ existing prior to the filing of the Restructuring Proceedings that are subject to proceedings with the new indebtedness and shares described below and is binding on the RJ Debtors and all creditors subject to it. See Appendix A and “Judicial Reorganization” for more information.

As used in this Offering Memorandum, “**Existing Claims**” refers to the “Class III Financial Claims” under the RJ Plan, which covers the credits and obligations owed by an RJ Debtor and due to financial creditors under the Existing 2025 Notes, the ECA Facilities and the NQB Facility (collectively the “**Specified Existing Debt**”), and other contracts, obligations and/or triggering events occurring before March 1, 2023, in each case, as provided for in Article 41 (Item III) and Article 83 (Item VI) of the Brazilian Bankruptcy Law (the creditors of such “Class III Financial Claims”, the “**RJ Class III Creditors**”). **For the avoidance of doubt, each RJ Class III Creditor must elect the same election option with respect to all of its Existing Claims.**

Concurrently with the Offers and pursuant to the RJ Plan, the Company is offering RJ Class III Creditors holding Existing Claims denominated in Brazilian *Reais* (the “**Brazilian Offer**”), the right to either (i) subscribe for new priority debentures (the “**New Priority Debentures**”) (and receive the Option 1 Recovery) or (ii) elect to receive the Option 2 Recovery or (iii) elect to receive a Payout Recovery, on terms consistent with those set forth in this Offering Memorandum. Any participation of RJ Class III Creditors holding Existing Claims denominated in Brazilian *Reais* in such Brazilian Offer shall be considered for purposes of the pro rata calculations related to the calculation of the Priority Notes Pro Rata Portion and the Roll-Up Notes Pro Rata Portion and the allocation of the New Priority Notes, the Option 1 Recovery and the Option 2 Recovery as set forth in this Offering Memorandum. For purposes of such calculations all Existing Claims denominated in U.S. Dollars shall be converted into Brazilian *Reais* in accordance with the RJ Plan at an exchange rate equal to U.S.\$1.00 = R\$5.0567 (the “**Applicable Exchange Rate**”).

The calculation of Existing Claims includes the principal amount of debt held by a RJ Class III Creditor plus accrued and unpaid interest to, but excluding, March 1, 2023 (“**Accrued Interest**”). The Accrued Interest per U.S.\$1,000 of principal amount of Specified Existing Debt is set forth in the table below. The total amount of Existing Claims outstanding as of the date hereof is R\$29,134,930,615.12 (or U.S.\$5,761,649,023.10, based on the Applicable Exchange Rate).

Existing Claims	Principal Amount (in R\$ / US\$)	Accrued Interest (through Mar 1, 2023)	Accrued Interest per U.S.\$1,000 of principal amount (in US\$)	Total Existing Claims (in R\$ / US\$)
Existing 2025 Notes.....	R\$8,361,541,681.90 / US\$1,653,557,000.00	R\$478,465,996.24 / US\$94,620,206.11	US\$57.22	R\$8,840,007,678.14 / US\$1,748,177,206.11
\$671 Million ECA Facility	R\$3,701,383,737.47 / US\$731,976,138.09	R\$10,795,702.57 / US\$2,134,930.40	US\$2.92	R\$3,712,179,440.04 / US\$734,111,068.49
NQB Facility	R\$539,809,673.31 / US\$106,751,374.08	R\$5,398,096.73 / US\$1,067,513.74	US\$10.00	R\$545,207,770.04 / US\$107,818,887.82
\$29 Million ECA Facility	R\$163,657,515.21 / US\$32,364,489.73	R\$477,334.43 / US\$94,396.43	US\$2.92	R\$164,134,849.64 / US\$32,458,886.16
\$682 Million ECA Facility	R\$3,764,344,786.92 / US\$744,427,153.46	R\$10,979,339.13 / US\$2,171,245.90	US\$2.92	R\$3,775,324,126.05 / US\$746,598,399.36
\$229 Million ECA Facility	R\$1,266,558,662.61 / US\$250,471,386.99	R\$3,694,129.49 / US\$730,541.56	US\$2.92	R\$1,270,252,792.10 / US\$251,201,928.55
Other “Class III Claims”	R\$10,781,039,937.61 / US\$2,132,030,758.72	R\$7,862,723.33 / US\$1,554,911.97	US\$0.73	R\$10,788,902,660.94 / US\$2,133,585,670.68
New “Class III Claims”	R\$38,921,298.17 / US\$7,696,975.93	—	—	R\$38,921,298.17 / US\$7,696,975.93
Total	R\$28,617,257,293.21 / US\$5,659,275,277.00	R\$517,673,321.91 / US\$102,373,746.10	US\$79.62	R\$29,134,930,615.12 / US\$5,761,649,023.10

Note Purchase Agreement; DIP Conversion

Pursuant to that certain Second Amended and Restated Note Purchase Agreement, dated April 19, 2024 (as amended, supplemented or otherwise modified from time to time, the “**Note Purchase Agreement**”), certain holders party thereto (such holders together with any designated affiliates, the “**DIP Roll Holders**”) have, subject to the terms and conditions set forth therein, agreed to convert (the “**DIP Conversion**”) a corresponding amount, on a dollar for dollar basis, of their existing debtor-in-possession obligations under the Note Purchase Agreement (the “**DIP Obligations**”) into an aggregate principal amount of New Priority Notes equal to (i) the Maximum Principal Amount *minus* (ii) the cash proceeds actually received (including by way of escrow) by the Company from RJ Class III Creditors (other than DIP Roll Holders to the extent of their applicable DIP Obligations) that have validly subscribed for New Priority Notes or New Priority Debentures pursuant to the Subscription and the Brazilian Offer, respectively. As of May 15, 2024, approximately U.S.\$349 million aggregate amount of DIP Obligations (together with fees (other than any conversion fees) payable to such DIP Roll Holders) are outstanding and would potentially be subject to the DIP Conversion; and the Company estimates that, as of July 15, 2024, approximately U.S.\$503 million aggregate amount of DIP Obligations (together with fees (other than any conversion fees) payable to such DIP Roll Holders) would be outstanding and potentially subject to the DIP Conversion. In addition to being entitled to receive New Priority Notes up to the Maximum Principal Amount of New Priority Notes pursuant to the DIP Conversion and the related Option 1 Recovery, DIP Roll Holders are entitled to receive a 19% conversion fee, payable in a corresponding additional principal amount of New Priority Notes, on the aggregate amount of DIP Obligations (together with fees (other than any conversion fees)) held by DIP Roll Holders as of the Settlement Date. **Accordingly, after giving effect to the payment of such conversion fee, the aggregate principal amount of New Priority Notes is expected to be approximately U.S.\$600 million.**

Subscription for New Priority Notes and Option 1 Recovery

Pursuant to the terms of the RJ Plan and this Offering Memorandum, each Eligible Creditor that holds Specified Existing Debt on the Expiration Date (for such Creditor for its Specified Existing Debt, the “**Record Date**”; which, “Record Date” does not apply with respect to Existing 2025 Notes, it being understood the holders of which will receive the applicable recovery pursuant to the standard and customary procedures of DTC) may subscribe for the New Priority Notes. In order to validly subscribe for New Priority Notes pursuant to the terms of this Offering Memorandum, an Eligible Creditor must subscribe for and purchase its allocated New Priority Notes by:

- (i) with respect to an Eligible Creditor that holds Existing 2025 Notes, validly tendering (and not validly withdrawing) its Existing 2025 Notes pursuant to the Automated Tender Offer Program (“**ATOP**”) instituted by The Depository Trust Company (“**DTC**”) at or prior to the Expiration Time;
- (ii) with respect to any Eligible Creditor, gaining access to the website maintained by the Subscription Agent at <https://deals.is.kroll.com/oi> (the “**Election Website**”) and delivering to the Subscription Agent a properly completed and duly executed election form attached as Appendix H hereto (the “**Election Form**”), such that the Election Form is received by the Subscription Agent at or prior to the Expiration Time; and
- (iii) other than in the case of an Eligible Creditor that is a DIP Roll Holder (to the extent of its applicable DIP Obligations), funding the purchase price (100% of the principal amount thereof) of the aggregate principal amount of New Priority Notes (as set forth in such Eligible Creditor’s Subscription Confirmation (as defined below)) into the Escrow Account such that such funds are received by the Subscription Agent within two Business Days (and prior to 5:00 P.M., New York City time, on such second Business Day) following receipt by such Eligible Creditor of the Subscription Confirmation.

Each Eligible Creditor will indicate in its Election Form the aggregate principal amount of New Priority Notes that it wishes to subscribe and purchase (its “**Commitment Amount**”). To the extent the Company receives Commitment Amounts for an aggregate principal amount of New Priority Notes and New Priority Debentures in excess of the Maximum Principal Amount, the subscription amount of each Eligible Creditor shall be calculated based on such Eligible Creditor’s Priority Notes Pro Rata Portion; *provided* that in no event shall an Eligible Creditor be required to subscribe for and purchase more New Priority Notes than its Commitment Amount. Accordingly, if an Eligible Creditor’s Priority Notes Pro Rata Portion would otherwise entitle such Eligible Creditor to receive more New Priority Notes than its Commitment Amount, such Eligible Creditor will only receive New Priority Notes up to its Commitment Amount and the balance of such unsubscribed for New Priority Notes shall be allocated to the DIP Roll Holders in accordance with the Note Purchase Agreement. As used herein, an Eligible Creditor’s “**Priority Notes Pro Rata Portion**” is calculated based on the aggregate amount of Existing Claims held by such Eligible Creditor *over* the aggregate amount of Existing Claims held by RJ Class III Creditors that elected to subscribe for New Priority Notes and/or New Priority Debentures pursuant to the Subscription or the Brazilian Offer, as applicable. For the avoidance of doubt, a single Election Form may be submitted on behalf of, and in respect of, Eligible Claims of one or more funds or entities (i) advised or managed by the same advisor, manager or asset manager (or similar institution, collectively, an “**Applicable Manager**”) and/or (ii) any affiliate of any of the foregoing parties mentioned in clause (i) (collectively, the “**Managed Entities**”) and any and all entitlements, allocations and sources of funds (or conversion of DIP Obligations) may be deemed assigned between or among such Managed Entities as set forth in the Election Form. An Applicable Manager may elect to present one Election Form that includes entitlements, allocations and sources of funds with respect to some or all of its Managed Entities (and, for the avoidance of doubt, any applicable Managed Entity that is not covered by such Election Form may still present an Election Form on its own behalf).

Following the valid delivery of an Election Form (and, if applicable, the valid tender of Existing 2025 Notes) by an Eligible Creditor (or an Applicable Manager on its behalf), the Subscription Agent shall review such Election Form and e-mail such Eligible Creditor or Applicable Manager (other than any DIP Roll Holder to the extent of their applicable DIP Obligations) confirming (the “**Subscription Confirmation**”) (i) the aggregate principal amount of New Priority Notes (and the purchase price thereof) to be purchased by such Eligible Creditor and (ii) the escrow account to fund such purchase price (the “**Escrow Account**”). Eligible Creditors (other than DIP Roll Holders to the extent of their applicable DIP Obligations) will be required to fund the cash purchase price set forth in the Subscription Confirmation to the Escrow Account such that such funds are received by the Subscription Agent by the Subscription Time, which is the date that is two Business Days (and prior to 5:00 P.M., New York City time, on such second Business Day) following receipt by such Eligible Creditor of the Subscription Confirmation. For the avoidance of doubt, the allocation of the New Priority Notes and the Option 1 Recovery among DIP Roll Holders (to the extent of their applicable DIP Obligations) will be subject to the terms of the Note Purchase Agreement.

Pursuant to, and subject to the terms of the RJ Plan, with respect to the Existing Claims of each Eligible Creditor that purchased (or converted into, in the case of any DIP Roll Holders pursuant to the DIP Conversion) New Priority Notes pursuant to the Subscription (each a “**New Money Creditor**”), such Existing Claims shall, pursuant to the RJ Plan, be novated and replaced with the following:

(i) **Roll-Up Notes**

an amount of the Company’s Roll-Up Notes equal to the lesser of (x) the aggregate amount of such New Money Creditor’s Existing Claims and (y) a *pro rata* portion of the Roll-Up Notes (based on such New Money Creditor’s aggregate principal amount of New Priority Notes purchased pursuant to the Subscription (or converted into, in the case of any DIP Roll Holders pursuant to the DIP Conversion) *over* the Maximum Principal Amount (such *pro rata* portion for an New Money Creditor, its “**Roll-Up Notes Pro Rata Portion**”)); *provided* that if any New Money Creditor’s Roll-Up Notes Pro Rata Portion exceeds its Existing Claims, (a) such surplus Roll-Up Notes will be distributed among the other New Money Creditors according to the allocation mechanics outlined in this clause (i), excluding such New Money Creditor and its respective New Priority Notes from the Maximum Principal Amount and (b) such New Money Creditor will not receive any New Shares as outlined in clause (ii) below; and

(ii) **New Shares**

with respect to any New Money Creditor with Existing Claims which exceed the principal amount of Roll-Up Notes allocable to such New Money Creditor pursuant to clause (i) above, a *pro rata* portion of New Shares (or ADSs, at the election of such New Money Creditor) based on (x) the Existing Claims of such New Money Creditor over (y) the aggregate amount of Existing Claims held by RJ Class III Creditors that elected to subscribe for New Priority Notes and/or New Priority Debentures pursuant to the Subscription or the Brazilian Offer, as applicable (such *pro rata* portion for an New Money Creditor, its “**Shares Pro Rata Portion**”); *provided* that the percentage of the total capital stock of the Company represented by the New Shares that will be issued to New Money Creditors will be reduced to the extent any existing holder of shares of the Company exercises its preemptive rights, which if exercised, will require the Company to apply such cash proceeds received from any such exercise to repay the New Priority Notes and New Priority Debentures on a *pro rata* basis; *provided further* that, in the event that the aggregate of New Shares received by all New Money Creditors is less than 80% of the total capital stock of the Company (subject to the existing holders of shares exercising preemptive rights), the balance of the New Shares will be distributed among the New Money Creditors according to the allocation mechanics outlined in this clause (ii);

provided that, all Existing Claims of each New Money Creditor remaining after deduction (on a dollar-for-dollar basis) of the principal amount of Roll-Up Notes allocable to such New Money Creditor pursuant to clause (i) above (if any) will be novated and replaced with such New Money Creditor’s Shares Pro Rata Portion, and to the extent of any remaining Existing Claims, cancelled.

See “*Description of the Offers—Elections.*” For a description of the New Priority Notes, the Roll-Up Notes, the New Shares and ADSs, see “*Summary—Summary of the New Priority Notes*”, “*Summary—Summary of the Roll-Up Notes*” and “*Summary—Summary of the New Shares and American Depositary Shares*”, respectively.

New Priority Notes

The New Priority Notes will be issued under an indenture, substantially in the form attached as Appendix B hereto (the “**New Priority Notes Indenture**”) to be entered into by the Company, as issuer, Oi Brasil Holdings Coöperatief U.A. (“**Oi Brasil Holdings**”), Portugal Telecom International Finance B.V. (“**Portugal Telecom**”), Rio Alto Participações S.A. (“**Rio Alto**”), SEREDE Serviços de Rede S.A. (“**SEREDE**”) and Brasil Telecom Call Center S.A. (“**Brasil Telecom**”) as subsidiary guarantors (collectively, the “**Subsidiary Guarantors**”), and UMB Bank, N.A., as trustee (the “**Priority Notes Trustee**”), transfer agent, paying agent and registrar. The New Priority Notes will mature on June 30, 2027. Interest on the New Priority Notes will accrue from the Settlement Date (as defined below) and will be payable quarterly in arrears on March 31, June 30, September 30, and December 31 of each year, commencing on September 30, 2024. Such interest will be paid on each interest payment date (i) in cash, at a rate per annum of 10.00% or (ii) in the sole discretion of the Company, at a fixed rate of 13.500% per annum, of which (A) 7.50% shall be payable in cash (“**Priority Notes Cash Interest**”) and (B) 6.00% shall be payable by increasing the outstanding principal amount of the New Priority Notes or by issuing paid-in-kind New Priority Notes in the Company’s sole discretion (“**PIK**”); *provided* that for the first two interest payments, the Priority Notes Cash Interest will be payable in PIK unless the Company provides written notice to pay all or a portion of the interest for such period in cash. For the avoidance of doubt, although Eligible Creditors (other than DIP Roll Holders to the extent of their applicable DIP Obligations) are required to fund the purchase price for the Priority Notes prior to the Settlement Date, interest will not start accruing until the Settlement Date. See “*Risk Factors—Risks Relating to the Offers—Interest on the New Priority Notes will not accrue until the Settlement Date.*”

The New Priority Notes will be secured by the following collateral (the “**Collateral**”) pursuant to the terms of the New Priority Notes Indenture and the applicable collateral documents (the “**Collateral Documents**”) and subject to the terms of an intercreditor agreement, substantially in the form attached as Appendix F hereto (the “**Intercreditor Agreement**”), to be entered into by the Company, the Subsidiary Guarantors, GLAS Trust Company LLC, as collateral agent (the “**Collateral Agent**”) and as intercreditor agent (the “**Intercreditor Agent**”), the Priority Notes Trustee, and any other representative or agent of each class of secured parties from time to time party thereto:

- (i) a security interest, in the form of a fiduciary lien under the laws of Brazil (*alienação fiduciária de ações*), over 100% of the Company’s and Rio Alto’s capital stock of V.Tal Rede Neutra de Telecomunicações S.A. (“**V.Tal**”) and such security interest, the “**V.Tal Fiduciary Lien**”;
- (ii) security interests, in the form of (x) a fiduciary lien under the laws of Brazil (*alienações fiduciárias*), over certain real estate properties (the “**Real Estate Properties Fiduciary Lien**”) and (y) a fiduciary assignment of rights and escrow account under the laws of Brazil (*cessão fiduciária de direitos creditórios e contas vinculadas*), over (a) the proceeds of any sale of specified real estate properties and (b) the escrow accounts into which the proceeds in (a) above shall be deposited (the “**Real Estate Proceeds Lien**” and, together with the Real Estate Properties Fiduciary Lien, the “**Real Estate Liens**”);

- (iii) a security interest, in the form of a fiduciary assignment of rights and escrow accounts under the laws of Brazil (*cessão fiduciária de direitos creditórios e contas vinculadas*) with respect to (a) the final net proceeds due to the Company from the arbitration procedure No. CCI 26470/PFF/RLS commenced by the Company against ANATEL, filed with the International Chamber of Commerce (ICC) on August 18, 2021, after the deductions made in accordance with the *Termo de Autocomposição para a Adaptação dos Contratos de Concessão do STFC para o Regime de Autorização* in terms and conditions materially consistent with the Annex 3.1.6 of the Reorganization Plan and (b) receivables due to the Company in connection with certain PIS/COFINS claims, which are the subject of (i) the Writ of Mandamus (*mandado de segurança*) No. 0035134-30.2008.4.01.3400 pending judgment with the First Section of the Regional Federal Court of the First Circuit; (ii) the Writ of Mandamus (*mandado de segurança*) No. 0008588-75.2010.4.02.5101 pending judgment with the Second Chamber of the Supreme Court of Justice; and (iii) any other actions for recovery of unduly paid debt (*ações de repetição de indébito*) or suits for damages that may be pursued by the Company or its Affiliates in connection with (i) and (ii); and (c) the escrow accounts into which proceeds in (a) and (b) above shall be deposited (the “**ANATEL and PIS/COFINS Proceeds Lien**”);
- (iv) following the consummation of the ClientCo Contributions (as defined in the New Priority Notes Indenture), a security interest, in the form of a fiduciary lien under the laws of Brazil (*alienação fiduciária de ações*), over, at all times, 100% of the Company’s capital stock of one or more entities formed or to be formed for the business of providing fiber optics broadband services to end customers (including retail customers, small-office-home-office customers and small-to-medium enterprises) and associated services (“**ClientCo**” and such security interest, the “**ClientCo Fiduciary Lien**”);
- (v) following the ClientCo Shares Sale Date (as defined in the New Priority Notes Indenture), a security interest, in the form of a fiduciary assignment of rights under the laws of Brazil (*Contrato de Vinculação de Receitas, Cessão Fiduciária e Outras Avenças*), over (a) 50% of specified proceeds received by the Company related to telecommunication services and (b) the escrow accounts into which the proceeds in (a) above shall be deposited (the “**B2B Cash Flow Lien**”); and
- (vi) a security interest, in the form of a fiduciary assignment under the laws of Brazil (*alienação fiduciária*), over 100% of the Company’s optical network terminals (the “**ONT Fiduciary Lien**”).

The Intercreditor Agreement will, among other things, set forth the payment priority of the New Priority Notes with respect to proceeds from dispositions of Collateral (including upon an enforcement event) as well as the mechanics with respect to any enforcement of the Collateral. See Appendix F hereto.

For a description of the New Priority Notes, see “*Summary—Summary of the New Priority Notes*” and the New Priority Notes Indenture attached as Appendix B hereto.

Roll-Up Notes

The Roll-Up Notes will be issued under an indenture, substantially in the form attached as Appendix C hereto (the “**Roll-Up Notes Indenture**”) to be entered into by the Company, as issuer, the Subsidiary Guarantors, as guarantors, and UMB Bank, N.A., as trustee (the “**Roll-Up Notes Trustee**” and together with the Priority Notes Trustee, the “**New Trustee**”), transfer agent, paying agent and registrar. The Roll-Up Notes will be issued as notes units in the U.S. Dollar equivalent amount of R\$6.75 billion aggregate principal amount, consisting of (a) the U.S. Dollar equivalent amount of R\$4.50 billion aggregate principal amount of Series A Notes and (b) the U.S. Dollar equivalent amount of R\$2.25 billion aggregate principal amount of Series B Notes. The Series A Notes will mature on December 31, 2028, and the Series B Notes will initially mature on December 31, 2028, and, upon the Election Date (as defined below), if any, the Series B Notes will mature on December 31, 2030. Interest on the Roll-Up Notes will accrue from the RJ Effective Date and will be payable semi-annually in arrears on June 30 and December 31 of each year, commencing on December 31, 2024. Such interest will be paid on each interest payment date by increasing the outstanding principal amount of each of the Series A Notes and Series B Notes, as applicable, or by issuing paid-in-kind Roll-Up Notes in the Company’s sole discretion, in each case, at a PIK rate per annum equal to 8.50%.

The Roll-Up Notes will be fully subordinated in right of payment to the priority secured debt (including the New Priority Notes and New Priority Debentures, among other debt), and have the payment priority as set forth in the Intercreditor Agreement. In addition, pursuant to the Roll-Up Notes Indenture, on or after June 30, 2027, the Company’s board of directors (the “**Board of Directors**”) may elect (the date of such election, the “**Election Date**”) to automatically cause the Series B Notes to both (i) mature on December 31, 2030 and (ii) become “limited recourse” obligations of the Company on and after the Election Date. Accordingly, after the Election Date, if any, (1) the Series B Notes and the notes units will mature on December 31, 2030, (2) the Series B Notes shall be limited recourse obligations of the Company, with recourse being limited solely to the Collateral, and shall not be obligations or responsibilities of, or guaranteed by, any other person (other than the applicable grantors with respect to the Collateral); *provided* that the Company and Subsidiary Guarantors will remain bound by the Intercreditor Agreement, the escrow agreements, the terms of any outstanding debt documents and the Collateral Documents and shall ensure collateral proceeds are duly made available for the discharge of the Series B Notes in accordance with the terms of the Intercreditor Agreement, and (3) none of the officers, directors, shareholders or agents of the Company, the Subsidiary Guarantors, the Roll-Up Notes Trustee, the Intercreditor Agent, the Collateral Agent, any of their respective affiliates or any other person shall be personally liable to make any payments of principal, interest or any other sum owing under the Series B Notes. The Company will have no material assets available for payments on the Series B Notes other than the Collateral. Accordingly, after the Election Date, if any, after the Collateral has been fully realized and exhausted, all sums due but still unpaid in respect of the Series B Notes shall be extinguished, and the holders shall not have the right to proceed against the Company, the Subsidiary Guarantors, the Roll-Up Notes Trustee, the Intercreditor Agent, the Collateral Agent, any of their respective affiliates or any of their respective officers, directors, shareholders or agents for the satisfaction of any monetary claim or for any deficiency judgment remaining after foreclosure of any property included in the Collateral but shall have the right to sue any Obligor for breach of contract of and/or any Obligor or any other party for the gross-negligence or willful miscount of any such party and take any steps required to enforce the Intercreditor Agreement, the Collateral Documents and the escrow agreements. There shall be no conditions for the Company’s Board of Directors to make such election other than Company providing the holders and the Roll-Up Notes Trustee five business days’ prior written notice of such election. See “*Risks Factors—Risks Relating to the Roll-Up Notes—The Maturity Date of the Series B Notes may be Extended and the Series B Notes may Become Limited Recourse Obligations Without Consent of the Holders.*”

By electing to subscribe for the New Priority Notes and having its Existing Claims novated and replaced with Roll-Up Notes, each Eligible Creditor will be deemed to agree to the terms of the Roll-Up Notes Indenture, including the subordination provisions set forth in Section 13.19 of the Roll-Up Notes Indenture and the maturity extension and limited recourse provisions set forth in Section 2.15 of the Roll-Up Notes Indenture.

The Roll-Up Notes will be secured by the Collateral pursuant to the terms of the Roll-Up Notes Indenture and the Collateral Documents and subject to the terms of the Intercreditor Agreement. The Intercreditor Agreement will, among other things, set forth the payment priority of the Roll-Up Notes with respect to proceeds from any dispositions of Collateral (including about any enforcement event) as well as the mechanics with respect to any enforcement of the Collateral. See [Appendix F](#) hereto.

For a description of the Roll-Up Notes, see “*Summary—Summary of the Roll-Up Notes*” and the Roll-Up Notes Indenture attached as [Appendix C](#) hereto.

Eligible Creditors

The Subscription offer is being made, and the New Priority Notes, Roll-Up Notes, and the related guarantees will be initially issued only (a) in the United States to Creditors holding Existing Claims who are either (i) “qualified institutional buyers” (as defined in Rule 144A (“**Rule 144A**”) under the U.S. Securities Act of 1933, as amended (the “**Securities Act**”)) or (ii) institutional “accredited investors” as defined in Rule 501 of Regulation D promulgated under the Securities Act, or (b) outside the United States to Creditors holding Existing Claims who are persons other than U.S. persons as defined in Regulation S under the Securities Act (“**Regulation S**”). The Creditors holding Existing Claims who have certified to us that they are eligible to participate in the Subscription and receive the New Priority Notes and Roll-Up Notes pursuant to at least one of the foregoing conditions are referred to as “**Eligible Creditors**.” Only Eligible Creditors are authorized to participate in the Subscription and, accordingly, receive the New Priority Notes and Roll-Up Notes. Accordingly, the New Priority Notes, the Roll-Up Notes, and any guarantees related to the foregoing have not been, and will not be, registered under the Securities Act, or under any U.S. state securities laws. For the avoidance of doubt, while the New Shares will not be registered under the Securities Act such New Shares qualify for the exemption from registration provided by Bankruptcy Code section 1145 and will be freely tradeable (subject to certain exceptions as described in “*Certain Transfer Restrictions*”).

Option 2 Recovery

Pursuant to the terms of the RJ Plan and this Offering Memorandum, each Creditor that holds Specified Existing Debt on the Record Date may elect to receive, as a novation and replacement of all of its Existing Claims (on a dollar-for-dollar basis), the Option 2 Recovery, consisting of (1) an aggregate principal amount (equal to 8% of such Creditor’s Existing Claims) of 2044 Loans and (2) an aggregate principal amount (equal to 92% of such Creditor’s Existing Claims) of 2050 Loans by:

- (i) with respect to a Creditor that holds Existing 2025 Notes, validly tendering (and not validly withdrawing) such Existing 2025 Notes pursuant to ATOP at or prior to the Expiration Time; and
- (ii) with respect to each Creditor, gaining access to the Election Website and delivering to the Subscription Agent a properly completed and duly executed Election Form, such that the Election Form is received by the Subscription Agent at or prior to the Expiration Time.

2044 Loan

The 2044 Loan will be incurred pursuant to a loan agreement, substantially in the form attached as [Appendix D](#) hereto (the “**2044 Loan Agreement**”) to be entered into by the Company, as borrower, the lenders party thereto, and Kroll Agency Services (US) LLC, as administrative agent. The 2044 Loan will mature on December 31, 2044. No interest will be paid on the 2044 Loan denominated in U.S. Dollars. In addition, the 2044 Loan will be unsecured and subordinated obligations of the Company, fully subordinated in right of payment to any secured debt (including the New Priority Notes, the New Priority Debentures and the Roll-Up Notes, among other debt), as set forth in Section 5.03 of the 2044 Loan Agreement. For a description of the 2044 Loan, see “*Summary—Summary of the 2044 Loan*” and the 2044 Loan attached as [Appendix D](#) hereto.

2050 Loan

The 2050 Loan will be incurred pursuant to a loan agreement, substantially in the form attached as [Appendix E](#) hereto (the “**2050 Loan Agreement**”) to be entered into by the Company, as borrower, the lenders party thereto, and Kroll Agency Services (US) LLC, as administrative agent. The 2050 Loan will mature on December 31, 2050. No interest will be paid on the 2050 Loan denominated in U.S. Dollars. In addition, the 2050 Loan will be unsecured and subordinated obligations of the Company, fully subordinated in right of payment to any secured debt (including the New Priority Notes, the New Priority Debentures and the Roll-Up Notes, among other debt), as set forth in Section 5.03 of the 2050 Loan Agreement. Following the repayment of all secured debt, the Company will allocate 50% of its consolidated net income to amortize the 2050 Loan. In addition, following the repayment of all secured debt, the Company has the ability to repay the 2050 Loan at a repayment price equal to 10% of the outstanding principal amount thereof. For a description of the 2044 Loan, see “*Summary—Summary of the 2050 Loan*” and the 2050 Loan attached as [Appendix E](#) hereto.

Payout Recovery

Pursuant to the terms of the RJ Plan and this Offering Memorandum, a Creditor that holds Specified Existing Debt on the Record Date may elect to receive, as a novation and replacement of all of its Existing Claims, the applicable Payout Recovery, by:

- (i) with respect to a Creditor that holds Existing 2025 Notes, validly tendering (and not validly withdrawing) such Existing 2025 Notes pursuant to ATOP at or prior to the Expiration Time; and
- (ii) with respect to each Creditor, gaining access to the Election Website and delivering to the Subscription Agent a properly completed and duly executed Election Form, such that the Election Form is received by the Subscription Agent at or prior to the Expiration Time.

Each Payout Recovery option is as follows:

- (i) solely in the case of a Creditor holding no more than R\$5,000 of Existing Claims, such Creditor may elect to receive a Payout Recovery in the form of a full cash payment of all of its Existing Claims up to R\$5,000;
- (ii) solely in the case of a Creditor holding more than R\$5,000 of Existing Claims, such Creditor may elect to receive a Payout Recovery in the form of a cash payment of R\$5,000 as consideration of all of its Existing Claims (and an automatic waiver of any amount of Existing Claims in excess of R\$5,000);
- (iii) solely in the case of a Creditor holding Existing Claims under the NQB Facility and holding no more than U.S.\$10,000 of total Existing Claims, such Creditor may elect to receive a Payout Recovery as consideration of all of its Existing Claims in the form of a full cash payment of all of such Creditor's Existing Claims up to U.S.\$10,000 on December 31, 2024; and
- (iv) solely in the case of a Creditor holding Existing Claims under the NQB Facility and holding more than U.S.\$10,000 but no more than U.S.\$20,000 of total Existing Claims, such Creditor may elect to receive a Payout Recovery as consideration of all of its Existing Claims in the form of a full cash payment of all of such Creditor's Existing Claims up to U.S.\$20,000 on December 31, 2026.

The Payout Recovery shall exist under the RJ Plan and no separate instrument is expected to be issued with respect thereto.

Default Recovery

To the extent any Creditor does not either validly fund the purchase price (or in the case of DIP Roll Holders, convert its DIP Obligations pursuant to and subject to the conditions in the Note Purchase Agreement) for New Priority Notes (and elect to receive the Option 1 Recovery) or elect to receive the Option 2 Recovery or a Payout Recovery with respect to its Existing Claims in accordance with the terms of the Offers, then, such Existing Claims will, pursuant to the terms of the RJ Plan, be automatically cancelled and novated with a right to receive from the Company the payment in full of such Existing Claims in five equal annual installments commencing with the first installment on the last business day of December 2048 and continuing on each one-year anniversary thereof (the “**Default Recovery**”). No interest will be due or payable with respect to such Existing Claims and, after the repayment of all other indebtedness (including the New Priority Notes, the Roll-Up Notes, the 2044 Loan and the 2050 Loan), the Company may repay such Existing Claims at a redemption price of 15% of the principal amount thereof. See “*Risk Factors—Risks Relating to the Offers—Creditors will receive the Default Recovery if they do not participate in the Offers.*”

For the avoidance of doubt, any Creditor who fails to fund (or, in the case of DIP Roll Holders, convert pursuant to and subject to the conditions in the Note Purchase Agreement) or whose funds are not timely received by the Subscription Agent, will only be entitled to receive the Default Recovery. The Default Recovery shall exist under the RJ Plan and no separate instrument is expected to be issued with respect thereto.

Non-Litigation Commitment

Pursuant to Section 9.3 of the RJ Plan and subject to the terms, stipulations and conditions set forth therein, each Creditor that validly participates in an Offer and subscribes for New Priority Notes, receives the Option 1 Recovery, receives the Option 2 Recovery and/or receives a Payout Recovery (other than Creditors selecting Section 4.2.1(i) and Section 4.2.1(ii) of the RJ Plan) shall be deemed to have agreed to Section 9.3 of the RJ Plan, which, among other things requires such Creditor to (i) suspend or cause the stay of actions among the RJ Debtors and their respective Affiliates, subsidiaries, associated entities, guarantors and their respective, officers, directors, administrators and former administrators, including their predecessors and successors and refrain from filing any new actions against any such parties, and (ii) grant the releases and waivers of the RJ Debtors with respect to the Existing Claims as of the Settlement Date. Suits related in Section 9.3.3 of the RJ Plan, as to, among other things, any future breach of the RJ Plan, debt instruments or any Collateral are excluded from the Non-Litigation Commitment.

Elections

As set forth above, in order to have Existing Claims accepted for novation and replacement pursuant to the Offers, (i) a Creditor must validly deliver to the Subscription Agent via e-mail at oisa@is.kroll.com a properly completed and executed Election Form at or prior to the Expiration Time and make an election (an “**Election**”) to either (1) subscribe for the New Priority Notes and receive the Option 1 Recovery, (2) receive the Option 2 Recovery or (3) receive the applicable Payout Recovery, and, (ii) with respect only to a Creditor that holds Existing 2025 Notes, validly (or instruct its broker, dealer, custodian bank or other nominee, as applicable, to tender (and not validly withdraw) its Existing 2025 Notes pursuant to the ATOP procedures instituted by DTC at or prior to the Expiration Time. Only Eligible Creditors shall be permitted to subscribe for the New Priority Notes and receive the Option 1 Recovery. **Each Creditor must make the same election with respect to its entire amount of Existing Claims.**

The Election Form permits an Eligible Creditor to assign the subscription and purchase of the New Priority Notes to (i) any funds or entities administered or managed by such Eligible Creditor or that is advised or managed by the same advisor or manager of such Eligible Creditor; or (ii) any Affiliate of such Eligible Creditor or the parties described in clause (i), in which case such Eligible Creditor shall be deemed, for all purposes, to have validly elected and participated in Option 1 Recovery, in each case, so long as such assignee is a “qualified institutional buyer” (as defined in Rule 144A under the Securities Act), an institutional “accredited investor” as defined in Rule 501 of Regulation D promulgated under the Securities Act, or a person other than a U.S. person in accordance with Regulation S. For purposes of the assignment hereby provided, (a) “**Affiliate**” shall mean any individual, firm, company, corporation, unincorporated association, partnership, trust or other legal entity or administrative decision that is not subject to questioning in the Judiciary directly or indirectly Controlling, Controlled by or under common Control with such person; and (b) “**Control**” shall mean pursuant to art. 116 of the Brazilian Corporation Law (Law No. 6.404, dated December 15, 1976, as amended), (x) the ownership of members’ rights that permanently ensure to its holder the majority of votes in corporate resolutions and the power to elect the majority of the company’s managers; and (y) the effective use of such power to direct the corporate activities and guide the operation of the company’s bodies.

In addition, the Election Form will permit a Creditor to designate an Affiliate or other third party to receive all or any portion of the Option 1 Recovery, Option 2 Recovery or a Payout Recovery; *provided* that (i) Eligible Creditors holding Existing 2025 Notes shall only be permitted to assign Roll-Up Notes to which it would otherwise be entitled with respect to such Existing 2025 Notes in connection with the Offers by selecting the corresponding option in ATOP (“**Option 4**”) as set forth in more detail in “*Description of the Offers—Elections*” and (ii) Eligible Creditors of Existing Claims shall not be permitted

to assign any Roll-Up Notes to any person other than to (a) a “qualified institutional buyer” (as defined in Rule 144A under the Securities Act), (b) an institutional “accredited investor” as defined in Rule 501 of Regulation D promulgated under the Securities Act, or (c) a person other than a U.S. person in accordance with Regulation S.

For the avoidance of doubt, other than as set forth above, the right to participate in or receive any securities in connection with the Election Offer may not be sold, transferred, assigned or given away to anyone unless the corresponding Existing Claim is validly transferred prior to the relevant Record Date.

With respect to Creditors holding Existing 2025 Notes, as described above, in order to validly participate in an Offer, such Creditors must (i) make their election in ATOP at or prior to the Expiration Time, (ii) deliver their Election Forms at or prior to the Expiration Time and (iii) if applicable, fund the purchase price (100% of the principal amount thereof) of such subscribed for New Priority Notes to the Escrow Account such that such funds are received by the Subscription Agent within two Business Days (and prior to 5:00 P.M., New York City time, on such second Business Day) following receipt of the Subscription Confirmation Creditors should not send any funds until they have received the Subscription Confirmation from the Subscription Agent. Failure to timely follow such procedures will result in such Creditor being deemed to not have validly tendered its Existing 2025 Notes in the Offer.

The Election Form may be accessed at <https://deals.is.kroll.com/oi>.

Change of Election, Withdrawal and Expiration Time

A Creditor cannot change its Election with respect to Existing 2025 Notes already tendered or Election Forms submitted, but a Creditor may validly withdraw previously tendered Existing 2025 Notes and withdraw its Election Form and validly re-tender them with a new Election at or prior to the Expiration Time. However, after the Withdrawal Deadline, a Creditor’s tendered Existing 2025 Notes and Election Forms may not be withdrawn and re-tendered, and therefore such Creditor’s Election may not be changed after such time. Tenders of Existing 2025 Notes and submissions of Election Forms made pursuant to the Offers may be validly withdrawn at any time prior to the Withdrawal Deadline by following the procedures described herein under the caption “*Description of the Offers—Election Procedures—Changes in Elections; Withdrawals.*” In the event of a termination of the Offers, Existing 2025 Notes tendered pursuant to the Offers will be promptly returned to the tendering Creditors.

Minimum Denominations

Existing 2025 Notes may be tendered only in principal amounts equal to minimum denominations of U.S.\$1,000 and integral multiples of U.S.\$1,000 in excess thereof. In addition, to avoid issuing New Priority Notes, Roll-Up Notes, 2044 Loans or 2050 Loans in principal amounts other than integral multiples of U.S.\$1.00, if necessary, we will round down to the nearest U.S.\$1.00 principal amount with respect to each participating Creditor. Similarly, in order to avoid issuing fractional amounts of New Shares, if necessary, we will round down to the nearest whole share with respect to each participating Creditor.

Conditions

Notwithstanding any other provision of this Offering Memorandum, our obligation to accept Subscriptions and/or Existing Claims for novation and replacement is subject to, and conditioned upon, the satisfaction or waiver of the conditions set forth under “*Conditions to the Offers.*” In particular, the occurrence of the Settlement Date (as defined below) is conditioned upon the U.S. Bankruptcy Court entering an order granting full force and effect to the RJ Plan and the Brazilian Confirmation Order in the United States (the “**U.S. Enforcement Order**”). No assurance can be given that these and any other conditions will be satisfied or waived.

Settlement of the Offers

Subject to all conditions to the Offers having been either satisfied or waived by us, on the date selected by the Company and notified to Creditors as the settlement date (the “**Settlement Date**”):

- (i) Eligible Creditors who have validly purchased the New Priority Notes pursuant to the Subscription shall receive the New Priority Notes and the Option 1 Recovery, other than the New Shares (including New Shares represented by ADSs), as full consideration for such Eligible Creditors’ Existing Claims (and such Existing Claims shall be cancelled, other than the right to receive the New Shares (including New Shares represented by ADSs, if applicable, under the RJ Plan);
- (ii) Creditors who validly elected to receive the Option 2 Recovery shall receive their applicable portion of the Option 2 Recovery as full consideration for such Creditors’ Existing Claims (and such Existing Claims shall be cancelled);
- (iii) Creditors who validly elected to receive a Payout Recovery shall be entitled under the RJ Plan to receive such applicable Payout Recovery pursuant to the terms of the RJ Plan as full consideration for such Creditors’ Existing Claims (and such Existing Claims shall be cancelled); and
- (iv) to the extent any Creditor does not either validly subscribe for New Priority Notes (and elect to receive the Option 1 Recovery) or elect to receive the Option 2 Recovery or a Payout Recovery with respect to its Existing Claims in accordance with the terms of the Offers, such Creditor shall receive the Default Recovery as full consideration for such Creditors’ Existing Claims (and such Existing Claims shall be cancelled).

With respect to the Option 1 Recovery, in the event that an Eligible Creditor fails to comply, for any reason, with its obligation to purchase (or convert an applicable amount of existing DIP Obligations pursuant to and subject to the conditions in the Note Purchase Agreement into) New Priority Notes, the principal amount of Roll-Up Notes to be received by such Eligible Creditor shall be reduced in proportion to the portion due and not timely paid by such Eligible Creditor, and such Eligible Creditor shall instead receive the Default Recovery with respect to such Existing Claims in accordance with the RJ Plan.

No separate instrument is expected to be issued in connection with any Payout Recovery or the Default Recovery, as the right to receive such recovery shall exist under the RJ Plan. The issuance of the New Shares (and, if applicable, the ADSs) will not occur on the Settlement Date. The Company shall

deliver the New Shares (and, if applicable, the ADSs) pursuant to the RJ Plan to the accounts indicated in the applicable Election Forms following the required capital increase set forth in the RJ Plan. See “*Risk Factors—Risks Related to the Offers—Delivery of the New Shares (and, if applicable, the ADSs) will not occur on the Settlement Date.*”

Other

To the extent we are legally permitted to do so pursuant to the terms of the RJ Plan and the Note Purchase Agreement, we expressly reserve the absolute right, in our sole discretion, at any time (i) to waive any condition to any Offers; (ii) to amend any of the terms of the Offers; (iii) to terminate any Offer; (iv) to extend the Withdrawal Deadline; or (v) to extend or amend the Expiration Time, in each case (other than clause (iv)) without extending the Withdrawal Deadline or otherwise reinstating withdrawal rights of Creditors. The foregoing rights are in addition to the right to delay the acceptance for purchase, novation, replacement or exchange of Existing Claims tendered pursuant to any Offer, as applicable, subject to Rule 14e-1 under the U.S. Securities Exchange Act of 1934, as amended (the “**Exchange Act**”). Unless otherwise provided, any waiver, amendment, modification or termination of any Offer will apply to all Existing Claims.

Exercising your Subscription right or making an Election and holding or receiving the New Priority Notes, the Option 1 Recovery, the Option 2 Recovery or the Payout Recovery involve a high degree of risk. You should carefully review the risks and uncertainties described under the heading “Risk Factors” in this Offering Memorandum before you electing to participate in any Offer.

CUSIP and ISIN Numbers

The CUSIP and ISIN numbers for the Existing 2025 Notes set forth on the cover page were assigned to us, and are included solely for the convenience of the Creditors holding the Existing 2025 Notes. None of the Company, the Subscription Agent or any other person is responsible for the selection or use of the CUSIP and ISIN numbers, and no representation is made as to their correctness on the Existing 2025 Notes or as indicated in this Offering Memorandum.

None of the New Priority Notes, the Option 1 Recovery, the Option 2 Recovery nor the Payout Recovery have been approved or recommended by any U.S. federal, state or foreign jurisdiction or regulatory authority. Furthermore, those authorities have not been requested to confirm the accuracy or adequacy of this Offering Memorandum. Any representation to the contrary is a criminal offense. None of the New Priority Notes, the Roll-Up Notes nor the guarantees (collectively, the “Securities”) or the New Shares (including New Shares represented by ADSs, as applicable) have been registered under the Securities Act, or any state securities laws. Accordingly, any Securities issued pursuant to this Offering Memorandum, will be subject to restrictions on transferability and resale and may not be transferred or resold except as permitted under the Securities Act and other applicable securities laws, pursuant to registration or exemption therefrom. The New Shares (including New Shares represented by ADSs, as applicable) as a result of being offering, issued and distributed to Bankruptcy Code section 1145 upon receipt of the U.S. Enforcement Order, (i) will not be “restricted securities” as defined in Rule 144(a)(3) under the Securities Act, and (ii) (A) will be freely tradeable and transferable without registration under the Securities Act in the United States by any recipient thereof that is not an “affiliate” of the Company as defined in Rule 144(a)(1) under the Securities Act, subject to the provisions of Bankruptcy Code section 1145(b)(1) relating to the definition of an underwriter in Bankruptcy Code section 1145(b), and (B) may not be transferred by any recipient thereof that is an “affiliate” of the Company as defined in Rule 144(a)(1) under the Securities Act except pursuant to an effective registration statement under the Securities Act or an available exemption therefrom (including by complying with the conditions of Rule 144 under the Securities Act with respect to “control securities”). The 2044 Loans and 2050 Loans shall be subject to the transfer restrictions set forth in Section 10.04 of the 2044 Loan Agreement and Section 8.04 of the 2050 Loan Agreement, respectively.

This Offering Memorandum has been prepared on the basis that in any Member State of the European Economic Area (“EEA”) which has implemented the Prospectus Directive (each, a “Relevant Member State”) the Offers will be made pursuant to an exemption under the Prospectus Directive from the requirement to publish a prospectus for such Offers. Accordingly, any person making or intending to make an offer in that Relevant Member State of securities which are the subject of any Offer contemplated in this Offering Memorandum may only do so in circumstances in which no obligation arises for the Company to publish a prospectus pursuant to Article 3 of the Prospectus Directive or supplement a prospectus pursuant to Article 16 of the Prospectus Directive, in each case, in relation to such offer. The Company has not authorized, nor does it authorize, the making of any offer of securities in circumstances in which an obligation arises for the Company to publish or supplement a prospectus for such offer. The expression “Prospectus Directive” means Directive 2003/71/EC (as amended including by Directive 2010/73/EU) and includes any relevant implementing measure in the Relevant Member State.

None of the Securities nor New Shares (including New Shares represented by ADSs, as applicable) are intended to be offered, sold or otherwise made available to and should not be offered, sold or otherwise made available to any retail investor in the EEA. For these purposes, a retail investor means a person who is one (or more) of: (i) a retail client as defined in point (11) of Article 4(1) of Directive 2014/65/EU (“MiFID II”); or (ii) a customer within the meaning of Directive (EU) 2016/97 (“IDD”), where that customer would not qualify as a professional client as defined in point (10) of Article 4(1) of MiFID II; or (iii) not a qualified investor as defined in the Prospectus Directive. Consequently, no key information document required by Regulation (EU) No 1286/2014 (the “PRIIPs Regulation”) for offering or selling such securities or otherwise making them available to retail investors in the EEA has been prepared and therefore offering or selling such securities or otherwise making them available to any retail investor in the EEA may be unlawful under the PRIIPs Regulation.

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The terms the “company,” “we,” “our” or “us,” as used herein, refer to Oi S.A. – In Judicial Reorganization and its consolidated subsidiaries unless otherwise stated or indicated by context. The term “Oi” as used herein refers to Oi S.A. – In Judicial Reorganization and not its subsidiaries.

We are responsible for the information contained in this Offering Memorandum. We have not authorized anyone to provide any information other than that contained in this Offering Memorandum prepared by or on behalf of us. We take no responsibility for, and can provide no assurance as to the reliability of, any other information that others may give you. You should assume that the information in this Offering Memorandum is accurate only as of the date on the front cover of this Offering Memorandum, regardless of the time of delivery of this Offering Memorandum or any sale or receipt, as applicable, of the New Priority Notes, Option 1 Recovery, Option 2 Recovery or Payout Recovery. Our business, financial condition, results of operations and prospects may change after the date on the front cover of this Offering Memorandum. We are not making an offer to sell or exchange, as applicable, the New Priority Notes, Option 1 Recovery, Option 2 Recovery or Payout Recovery in any jurisdiction where the offer, sale or exchange is not permitted.

This Offering Memorandum does not constitute an offer, or a solicitation of an offer, of any of the New Priority Notes, Option 1 Recovery, Option 2 Recovery or Payout Recovery by any person in any jurisdiction in which it is unlawful for such person to make an offer or solicitation. Neither the delivery of this Offering Memorandum nor any issue of the New Priority Notes, Option 1 Recovery, Option 2 Recovery or Payout Recovery made hereunder shall under any circumstances imply that there has been no change in our affairs or the affairs of our subsidiaries or that the

information set forth in this Offering Memorandum is correct as of any date subsequent to the date of this Offering Memorandum.

We are relying on exemptions from registration under the Securities Act for offers and sales of securities that do not involve a public offering. The New Priority Notes, Roll-Up Notes and the related guarantees offered hereby are subject to restrictions on transferability and resale and may not be transferred or resold in the United States, except as permitted under the Securities Act and applicable U.S. state securities laws pursuant to registration or exemption from them. By purchasing the New Priority Notes or receiving the Option 1 Recovery, Option 2 Recovery and/or Payout Recovery, you will be deemed to have made the acknowledgements, representations, warranties and agreements described under the heading “*Certain Transfer Restrictions.*” You should understand that you may be required to bear the financial risks of your investment in the New Priority Notes, Option 1 Recovery, Option 2 Recovery or Payout Recovery for an indefinite period of time.

We have prepared this Offering Memorandum for use solely in connection with the Offers being made outside of Brazil. This Offering Memorandum is personal to the offeree to whom it has been delivered and does not constitute an offer to any other person or to the public in general to acquire the New Priority Notes, Option 1 Recovery, Option 2 Recovery or Payout Recovery. Distribution of this Offering Memorandum to any person other than the offeree and those persons, if any, retained to advise that offeree with respect thereto, is unauthorized, and any disclosure of any of its contents without our prior written consent is prohibited. Each offeree, by accepting delivery of this Offering Memorandum, agrees to the foregoing and agrees not to make any photocopies of this Offering Memorandum in whole or in part.

We, having made all reasonable inquiries and having taken all reasonable care to ensure that such is the case, confirm that the information contained in this Offering Memorandum is true and accurate in all material respects. The opinions and intentions we express in this Offering Memorandum are honestly held, and there are no other facts, the omission of which would make this Offering Memorandum, as a whole, or any such information contained in this Offering Memorandum or the expression of any such opinions or intentions, misleading. We accept responsibility accordingly. This Offering Memorandum summarizes certain documents and other information, and we refer you to them for a more complete understanding of what we discuss in this Offering Memorandum. In making an investment decision, you must rely on your own examination of the Company and the terms of the Offers and the New Priority Notes, Option 1 Recovery, Option 2 Recovery or Payout Recovery, including the merits and risks involved.

We are not making any representation to any purchaser of the New Priority Notes, Option 1 Recovery, Option 2 Recovery or Payout Recovery regarding the legality of an investment in such securities under any investment law or similar laws or regulations. You should not consider any information in this Offering Memorandum to be advice whether legal, business, accounting or tax. You should consult your own attorney or other professional for any legal, business, accounting or tax advice regarding an investment in the New Priority Notes, Option 1 Recovery, Option 2 Recovery or Payout Recovery.

In making an investment decision, you must rely on your own examination of our business and the terms of this Offering Memorandum, including the merits and risks involved. The New Priority Notes, Option 1 Recovery, Option 2 Recovery or Payout Recovery and the guarantees have not been registered with, recommended or approved by the SEC, the Brazilian Securities Commission (*Comissão de Valores Mobiliários*) (the “CVM”), or any other federal or state securities commission or any other regulatory authority, and neither the SEC, the CVM nor any other securities commission or regulatory authority has approved or disapproved of the New Priority Notes, Option 1 Recovery, Option 2 Recovery or Payout Recovery or the guarantees or determined whether this Offering Memorandum is truthful or complete. Any representation to the contrary is a criminal offense.

You must comply with all applicable laws and regulations in force in any jurisdiction in which you purchase, offer or sell the New Priority Notes, Option 1 Recovery, Option 2 Recovery or Payout Recovery or possess or distribute this Offering Memorandum and must obtain any consent, approval or permission required for your purchase, offer or sale of the New Priority Notes, Option 1 Recovery, Option 2 Recovery or Payout Recovery under the laws and regulations in force in any jurisdiction to which you are subject or in which you make such purchases, offers or sales. None of us or our affiliates will have any responsibility therefor.

This Offering Memorandum has been prepared on the basis that all offers of the New Priority Notes, Roll-Up Notes and New Shares will be made pursuant to an exemption under Directive 2003/71/EC (and amendments thereto,

including Directive 2010/73/EU, to the extent implemented in the Relevant Member State of the European Economic Area (the “EEA”)), or, together with any applicable implementing measures in any Member State of the EEA, the Prospectus Directive, from the requirement to produce a prospectus for offers of the New Priority Notes and Option 1 Recovery. Accordingly, any person making or intending to make any offer within the EEA of the New Priority Notes, Roll-Up Notes and New Shares should only do so in circumstances in which no obligation arises for us to produce a prospectus for that offer.

See “*Risk Factors*” for a description of certain factors relating to an investment in the New Priority Notes, Option 1 Recovery, Option 2 Recovery or Payout Recovery, including information about our business. We do not make any representation to you regarding the legality of an investment by you under applicable legal investment or similar laws. You should consult with your own advisors as to legal, tax, business, financial and related aspects of a purchase or receipt of the New Priority Notes, Option 1 Recovery, Option 2 Recovery or Payout Recovery.

NOTICE TO INVESTORS WITHIN BRAZIL

THE NEW PRIORITY NOTES AND NEW SHARES (AND RELATED GUARANTEES) HAVE NOT BEEN, AND WILL NOT BE, REGISTERED WITH THE CVM. THE NEW PRIORITY NOTES AND NEW SHARES MAY NOT BE OFFERED OR SOLD IN BRAZIL, EXCEPT IN CIRCUMSTANCES THAT DO NOT CONSTITUTE A PUBLIC OFFERING OR UNAUTHORIZED DISTRIBUTION UNDER BRAZILIAN LAWS AND REGULATIONS. THE NEW PRIORITY NOTES AND NEW SHARES (AND RELATED GUARANTEES) HAVE NOT AND WILL NOT BE ISSUED, PLACED, DISTRIBUTED, OFFERED OR TRADED IN THE BRAZILIAN CAPITAL MARKETS, EXCEPT IN CIRCUMSTANCES THAT DO NOT CONSTITUTE A PUBLIC OFFERING OR UNAUTHORIZED DISTRIBUTION UNDER BRAZILIAN LAWS AND REGULATIONS. ANY PUBLIC OFFERING OR DISTRIBUTION, AS DEFINED UNDER BRAZILIAN LAWS AND REGULATIONS, OF THE NEW PRIORITY NOTES AND NEW SHARES IN BRAZIL IS NOT LEGAL WITHOUT PRIOR REGISTRATION UNDER LAW NO. 6,385/76, AS AMENDED (*LEI DO MERCADO DE CAPITAIS*), OR THE CAPITAL MARKETS LAW, AND CVM RULE NO. 160/2022, ISSUED BY THE CVM ON JULY 13, 2022, AS AMENDED. DOCUMENTS RELATING TO THE RIGHTS OFFERING, AS WELL AS INFORMATION CONTAINED THEREIN, MAY NOT BE SUPPLIED TO THE PUBLIC IN BRAZIL (AS THE OFFERING OF THE NEW PRIORITY NOTES AND NEW SHARES IS NOT A PUBLIC OFFERING OF SECURITIES IN BRAZIL), NOR BE USED IN CONNECTION WITH ANY OFFER, SUBSCRIPTION OR SALE OF THE NEW PRIORITY NOTES AND NEW SHARES TO THE PUBLIC IN BRAZIL. PROSPECTIVE INVESTORS WISHING TO OFFER OR ACQUIRE THE NEW PRIORITY NOTES AND NEW SHARES WITHIN BRAZIL SHOULD CONSULT WITH THEIR OWN COUNSEL AS TO THE APPLICABILITY OF REGISTRATION REQUIREMENTS OR ANY EXEMPTION THEREFROM.

NOTICE TO LUXEMBOURG INVESTORS

THE TERMS AND CONDITIONS RELATING TO THIS OFFERING MEMORANDUM HAVE NOT BEEN APPROVED BY AND WILL NOT BE SUBMITTED FOR APPROVAL TO THE LUXEMBOURG FINANCIAL SERVICES AUTHORITY (*COMMISSION DE SURVEILLANCE DU SECTEUR FINANCIER*) FOR PURPOSES OF PUBLIC OFFERING OR SALE IN THE GRAND DUCHY OF LUXEMBOURG (“LUXEMBOURG”). ACCORDINGLY, THE NEW PRIORITY NOTES, THE ROLL-UP NOTES, THE NEW SHARES AND GUARANTEES MAY NOT BE OFFERED OR SOLD TO THE PUBLIC IN LUXEMBOURG, DIRECTLY OR INDIRECTLY, AND NEITHER THIS OFFERING MEMORANDUM, NO INDENTURE NOR ANY OTHER CIRCULAR, PROSPECTUS, FORM OF APPLICATION, ADVERTISEMENT OR OTHER MATERIAL RELATED TO SUCH OFFER MAY BE DISTRIBUTED, OR OTHERWISE BE MADE AVAILABLE IN OR FROM, OR PUBLISHED IN, LUXEMBOURG EXCEPT OR IN CIRCUMSTANCES WHERE THE OFFER BENEFITS FROM AN EXEMPTION TO OR CONSTITUTES A TRANSACTION OTHERWISE NOT SUBJECT TO THE REQUIREMENT TO PUBLISH A PROSPECTUS FOR THE PURPOSE OF THE LAW OF JULY 10, 2005 ON PROSPECTUSES FOR SECURITIES, AS AMENDED.

TIMETABLE FOR THE OFFERS

Please take note of the following important dates and times in connection with the Offers. We reserve the right to extend any of these dates in accordance with the RJ Plan.

Date	Calendar Date	Event
Launch Date	May 31, 2024	Commencement of the Offers.
Expiration Time/Record Date.....	5:00 p.m., New York City time, July 1, 2024.	<p>The deadline for (i) the Subscription Agent to receive completed Election Forms from Creditors and (ii) solely in the case of holders of the Existing 2025 Notes, such holders to validly tender their Existing 2025 Notes.</p> <p>For the avoidance of doubt, the Record Date does not apply with respect to Existing 2025 Notes, the holders of which will receive the applicable recovery pursuant to the standard and customary procedures of DTC.</p>
Withdrawal Deadline.....	5:00 p.m., New York City time, July 1, 2024.	The deadline for Creditors to validly withdraw Existing 2025 Notes and submitted Election Forms.
Subscription Time	5:00 p.m., New York City time on the second Business Day following receipt of a Subscription Confirmation, unless extended by us in our sole discretion.	The deadline for the Subscription Agent to receive payment in the Escrow Account from Eligible Creditors (other than the DIP Roll Holders) for subscribed New Priority Notes. Following the valid delivery of an Election Form (and, if applicable, the valid tender of Existing 2025 Notes) by an Eligible Creditor (or an Applicable Manager on its behalf), the Subscription Agent shall review such Election Form and provide a Subscription Confirmation to such Eligible Creditor or Applicable Manager (other than any DIP Roll Holder to the extent of their applicable DIP Obligations).
Settlement Date	Subject to all conditions to the Offers having been either satisfied or waived by the Company, a date selected by the Company and notified to Creditors as the settlement date.	<p>The date on which (i) Creditors will receive the New Priority Notes, the Roll-Up Notes (if applicable), the Option 2 Recovery (if applicable) and the entitlement under the RJ Plan to the Payout Recovery or Default Recovery, as applicable and (ii) Existing Claims will be cancelled.</p> <p>The issuance of the New Shares (and, if applicable, the ADSs) will not occur on the Settlement Date.</p>

PRESENTATION OF FINANCIAL AND OTHER INFORMATION

Financial Information

Our consolidated financial statements for the year ended December 31, 2023 and 2022 have been prepared in accordance with International Financial Reporting Standards (“**IFRS**”), as issued by the International Accounting Standards Board (“**IASB**”). The functional currency of the Company and most of its subsidiaries is the Brazilian *real*.

Our audited consolidated financial statements as of and for the years ended December 31, 2023 (our “**2023 Financial Statements**”) and as of and for the years ended December 31, 2022 (our “**2022 Financial Statements**” and together with our 2023 Financial Statements, the “**Audited Consolidated Financial Statements**”) are each available on the Company’s website at <https://ri.oi.com.br/en/financial-information/results/> and are each incorporated by reference into this Offering Memorandum. No other information on the website referenced above is deemed to be incorporated by reference into this Offering Memorandum.

Currency and Rounding

We have made rounding adjustments to certain figures and percentages included in this Offering Memorandum. Accordingly, numerical figures presented as totals in some tables may not be an exact arithmetic aggregation of the figures that precede them.

The exchange rate of the *real* against the U.S. dollar, (i) as of December 31, 2023, was R\$4.8525 per \$1.00 and (ii) as of December 31, 2022, was R\$5.2171 per \$1.00, in each case, according to the Central Bank of Brazil (*Banco Central do Brasil*) (the “**Brazilian Central Bank**”). For purposes of calculations under the RJ Plan and the Offers, amounts of Existing Claims, the New Priority Notes, the Option 1 Recovery, the Option 2 Recovery, a Payout Recovery and the Default Recovery, all Existing Claims denominated in U.S. Dollars shall be converted into Brazilian *Reais* at an exchange rate equal to U.S.\$1.00 = R\$5.0567 (the “**Applicable Exchange Rate**”). All references herein to (1) “U.S. dollars,” “dollars,” “U.S.\$” or “US\$” are to U.S. dollars and (2) the “*real*,” “*reais*” or “R\$” are to the Brazilian *real*.

SPECIAL NOTE REGARDING FORWARD-LOOKING STATEMENTS

We make forward-looking statements in this Offering Memorandum that are subject to risks and uncertainties. These forward-looking statements include information about possible or assumed future results of our business, financial condition and results of operations, liquidity, plans and objectives. In some cases, you can identify forward-looking statements by terminology such as “believe,” “may,” “estimate,” “continue,” “anticipate,” “intend,” “should,” “plan,” “expect,” “predict,” “potential,” or the negative corollary of these terms or other similar expressions. The statements we make regarding the following subject matters are forward-looking by their nature. All statements related to our future financial condition contained in this Offering Memorandum, including business strategy, budgets, cost projections, and management plans and goals for future operations, are “forward-looking statements.” These statements can be identified by the use of expressions such as “may,” “will,” “could,” “expect,” “intend,” “believe,” “plan,” “anticipate,” “estimate,” or “continue,” or the negative forms thereof, or similar terms. Although we believe that the expectations reflected in these forward-looking statements are reasonable, no assurance can be provided with respect to these statements. Because these statements are subject to risks and uncertainties, actual results may differ materially and adversely from those expressed or implied by such forward-looking statements. Factors that could cause actual results to differ materially and adversely from those contemplated in such forward-looking statements include but are not limited to:

- our ability to implement the transactions contemplated in the RJ Plan and improve our financial position and results of operations;
- material adverse changes in economic conditions in Brazil or the other countries in which we have operations and investments;
- the Brazilian government’s telecommunications policies that affect the telecommunications industry and our business in Brazil in general, including issues relating to the remuneration for the use of our network in Brazil, and changes in or developments of ANATEL regulations applicable to us;
- the cost and availability of financing;
- the effects of intense competition in Brazil and the other countries in which we have operations and investments;
- the general level of demand for, and changes in the market prices of, our services;
- the departure of key members of our management, or our inability to attract and retain qualified members;
- our ability to implement our corporate strategies in order to expand our customer base and increase our average revenue per user;
- political, regulatory and economic conditions in Brazil, notably with respect to inflation, exchange rate fluctuation of the *real*, interest rates fluctuation and the political environment in Brazil;
- the outcomes of legal and administrative proceedings to which we are or become a party;
- changes in telecommunications technology that could require substantial or unexpected investments in infrastructure or that could lead to changes in our customers’ behavior; and
- the other factors referred to under the caption “Risk Factors” and otherwise in this Offering Memorandum.

Some of these factors are analyzed in greater detail in “Risk Factors.” The forward-looking statements contained herein are valid only as of the date they were made, and therefore, potential investors should not unduly rely on such forward-looking statements. These warnings should be taken into account in connection with any forward-looking statement, oral or written, that we may make in the future. We assume no obligation to update publicly or to revise any such forward-looking statements after we distribute this Offering Memorandum, for the purpose of reflecting subsequent events or developments or the occurrence of unexpected events. Because of these uncertainties, you should not make any investment decision based on these estimates and forward-looking statements.

SUMMARY

This summary highlights certain selected information and does not contain all the information that you should consider before deciding to participate in an Offer. You should read the entire Offering Memorandum carefully, including the information presented under “Risk Factors” and our Audited Consolidated Financial Statements (and the notes thereto) incorporated by reference into this Offering Memorandum, before making an investment decision.

Overview

We are one of the largest telecommunications services providers in Brazil generating core net operating revenue of approximately R\$10 billion generated in the year ended December 31, 2023. The Company is a critical source of telecom services to the people of Brazil due to its unique presence nationwide. We recently emerged from our first judicial reorganization proceeding that commenced in 2016 (the “**2016 RJ Proceeding**”). The 2016 RJ Proceeding was effective in that it preserved our business and operations, maintained tens of thousands of jobs, and resulted in a comprehensive restructuring of our business and balance sheet. Unfortunately, we encountered several unpredictable headwinds that, coupled with significant remaining financial debt, rendered our capital structure unsustainable over the long term. Moreover, we experienced a faster than expected decline in revenues from our historical fixed line business, which, combined with delays in expected regulatory reform restricted our ability to reduce corresponding costs. Additionally, we faced a tougher macroeconomic environment, including a significant increase of inflation and domestic interest rates in Brazil, which was exacerbated by the COVID-19 pandemic, as well as delays in the M&A process. None of the foregoing circumstances were anticipated at the time of the 2016 RJ Proceeding resulting in a higher than expected cash consumption. As a result, it was necessary to commence the judicial reorganization (*recuperação judicial*) proceeding (the “**2023 RJ Proceeding**”) to protect our assets, operations, and employees. See “*Judicial Reorganization*” for a description of our 2023 RJ Proceeding.

We continue to provide a wide range of services, including but not limited to: (i) broadband coverage, especially via fiber optics, for retail and large businesses throughout more than 400 Brazilian cities, which is the most in the country; (ii) connection services and ICT solutions for B2B customers, and (iii) fixed-line telecommunication services, including network usage, television and data transmission services. Additionally, we provide broadband coverage to urban schools and supply telecom services to rural areas lacking in other basic services such as mail, banks and hospitals. Servicing 90% of Brazilian municipalities, we meet a broad range of telecommunication needs for a large and varied customer base that includes residential customers, corporate customers of various sizes and governmental agencies. We are also a major player in the Brazilian economy: we currently, directly or indirectly, employ over 20,000 employees.

Recent Developments

Judicial Reorganization

On January 31, 2023, the RJ Debtors commenced a preliminary proceeding (the “**Preliminary Proceeding**”) by jointly filing an application (the “**Preliminary Application**”) in the 7th Business Court of Judicial District of the Capital of the State of Rio de Janeiro (the “**RJ Court**”) seeking various protective measures in preparation of a judicial reorganization (*recuperação judicial*) proceeding (the “**2023 RJ Proceeding**”) under Brazilian Bankruptcy Law No. 11,101/2005 (the “**Brazilian Bankruptcy Law**”). On February 2, 2023, the RJ Court entered an order provisionally granting the protective measures sought in the Preliminary Application for thirty days (the “**Preliminary Order**”). On March 1, 2023, the RJ Debtors filed a new request for the 2023 RJ Proceeding before the RJ Court, which was granted by the RJ Court on March 16, 2023. On March 28, 2023, the Supreme Court of Justice of England and Wales issued orders recognizing the 2023 RJ Proceeding as a foreign main proceeding for the RJ Debtors in accordance with the UNCITRAL Model Legislation – “United Nations Commission on International Trade Law” on Cross-Border Insolvency, as established in Annex 1 of the 2006 Cross-Border Insolvency Regulation (S.I. 2006 n° 1030 – “**Orders of Recognition**”). In parallel, on March 29, 2023, the U.S. Bankruptcy Court issued an order recognizing the 2023 RJ Proceeding as the foreign main proceeding for each of the RJ Debtors under Chapter 15 of the of Title 11 of the United States Code (such title, the “**Bankruptcy Code**”). On April 19, 2024, creditors of the RJ Debtors approved the Company’s judicial reorganization plan (the English translation of which is attached as Appendix A hereto, the “**RJ Plan**”) at the general creditors’ meeting (the “**GCM**”). On May 28, 2024, the RJ Court confirmed the RJ Plan (the “**Brazilian Confirmation Order**”), effective on May 29, 2024 (the “**RJ Effective Date**”). The RJ Debtors intend to implement the Restructuring through the RJ Plan in the 2023 RJ Proceeding and in any other insolvency proceedings

that are reasonably necessary to implement the Restructuring in other jurisdictions (the “**Ancillary Proceedings**” and, together with the 2023 RJ Proceeding, the “**Restructuring Proceedings**”), including proceedings seeking recognition of the 2023 RJ Proceeding under Chapter 15 of the Bankruptcy Code in the United States. Under the Brazilian Bankruptcy Law, approval of the RJ Plan results in the discharge of all obligations existing prior to the filing of the Restructuring Proceedings (and the novation thereof with the new indebtedness described below) and is binding on the RJ Debtors and all creditors subject to it. See Appendix A and “Judicial Reorganization” for more information.

Corporate Headquarters

Our principal executive office is located at Rua Jangadeiros, no 48, Ipanema, Rio de Janeiro, Rio de Janeiro, Brazil, and our telephone number at this address is +55 (21) 98067-4288.

SUMMARY OF THE OFFERS

The following summary describes the principal terms of the Offers, but is not intended to be complete. This summary is subject to and qualified in its entirety by reference to the RJ Plan. See the information under the heading “Description of the Offers” in this Offering Memorandum and the RJ Plan for a more detailed description of the terms and conditions of the Offers.

- The Offers** We are offering to each Creditor of Existing Claims with respect to the Company’s Existing 2025 Notes, the NQB Facility and the ECA Facilities, the right, subject to the terms and conditions of this Offering Memorandum, to either:
- (i) solely in the case of an Eligible Creditor, subscribe for up to its Priority Notes Pro Rata Portion of up to U.S.\$505,000,000 aggregate principal amount (the “**Maximum Principal Amount**”) of New Priority Notes; and, upon the valid purchase of its allocation of New Priority Notes by such Eligible Creditor, its Existing Claims shall be novated and replaced with the Option 1 Recovery;
 - (ii) have its Existing Claims novated and replaced on a dollar-for-dollar basis with the Option 2 Recovery; or
 - (iii) receive an entitlement to a Payout Recovery under the RJ Plan as consideration for such Eligible Creditor’s full amount of Existing Claims.

The Offers are being conducted as part of our judicial reorganization (the “**Restructuring**”), which commenced on January 31, 2023, when we and certain of our subsidiaries (collectively with the Company, the “**RJ Debtors**”) commenced a Preliminary Proceedings by jointly filing an application (the “**Preliminary Application**”) in the 7th Business Court of Judicial District of the Capital of the State of Rio de Janeiro (the “**RJ Court**”) seeking various protective measures in preparation of a judicial reorganization (*recuperação judicial*) proceeding (the “**2023 RJ Proceeding**”) under Brazilian Bankruptcy Law No. 11,101/2005 (the “**Brazilian Bankruptcy Law**”). On April 19, 2024, creditors of the RJ Debtors approved our judicial reorganization plan (the English translation of which is attached as Appendix A hereto, the “**RJ Plan**”) at the general creditors’ meeting (the “**GCM**”). On May 28, 2024, the RJ Court confirmed the RJ Plan (the “**Brazilian Confirmation Order**”), effective on May 29, 2024 (the “**RJ Effective Date**”). See Appendix A and “Judicial Reorganization” for more information.

As used in this Offering Memorandum, “**Existing Claims**” refers to the “Class III Financial Claims” under the RJ Plan, which covers the credits and obligations owed by an RJ Debtor and due to financial creditors under the Existing 2025 Notes, the ECA Facilities and the NQB Facility (collectively the “**Specified Existing Debt**”), and other contracts, obligations and/or triggering events occurring before March 1, 2023, in each case, as provided for in Article 41 (Item III) and Article 83 (Item VI) of the Brazilian Bankruptcy Law (the creditors of such “Class III Financial Claims”, the “**RJ Class III Creditors**”). **For the avoidance of doubt, each RJ Class III Creditor must elect the same election option with respect to all of its Existing Claims.**

- Concurrent Offers and Elections** Concurrently with the Offers and pursuant to the RJ Plan, the Company is offering RJ Class III Creditors holding Existing Claims denominated in Brazilian *Reais* (the “**Brazilian Offer**”), the right to either (i) subscribe

for new priority debentures (the “**New Priority Debentures**”) (and receive the Option 1 Recovery) or (ii) elect to receive the Option 2 Recovery or (iii) elect to receive a Payout Recovery, on terms consistent with those set forth in this Offering Memorandum. Any participation of RJ Class III Creditors holding Existing Claims denominated in Brazilian *Reais* in such Brazilian Offer shall be considered for purposes of the pro rata calculations related to the calculation of the Priority Notes Pro Rata Portion (as defined below) and the Roll-Up Notes Pro Rata Portion (as defined below) and the allocation of the New Priority Notes, the Option 1 Recovery and the Option 2 Recovery as set forth in this Offering Memorandum. For purposes of such calculations all Existing Claims denominated in U.S. Dollars shall be converted into Brazilian *Reais* at an exchange rate equal to U.S.\$1.00 = R\$5.0567 (the “**Applicable Exchange Rate**”). See “*Description of the Offers—The Offers—Calculation of Existing Claims*” for more information.

New Priority Notes and Option 1

Recovery.....

Pursuant to the RJ Plan and this Offering Memorandum, each Eligible Creditor may subscribe for and purchase up to the Maximum Principal Amount of the Company’s 10.000% / 13.500% PIK Toggle Senior Secured Notes due 2027 (the “**New Priority Notes**”).

Pursuant to, and subject to the terms of the RJ Plan, with respect to the Existing Claims of each Eligible Creditor that purchased (or converted into, in the case of any DIP Roll Holders pursuant to the DIP Conversion) New Priority Notes pursuant to the Subscription (each a “**New Money Creditor**”), such Existing Claims shall, pursuant to the RJ Plan, be novated and replaced with the following:

(i) Roll-Up Notes

an amount of the Company’s Roll-Up Notes equal to the lesser of (x) the aggregate amount of such New Money Creditor’s Existing Claims and (y) a *pro rata* portion of the Roll-Up Notes (based on such New Money Creditor’s aggregate principal amount of New Priority Notes purchased pursuant to the Subscription (or converted into, in the case of any DIP Roll Holders pursuant to the DIP Conversion) *over* the Maximum Principal Amount (such *pro rata* portion for an New Money Creditor, its “**Roll-Up Notes Pro Rata Portion**”)); *provided* that if any New Money Creditor’s Roll-Up Notes Pro Rata Portion exceeds its Existing Claims, (a) such surplus Roll-Up Notes will be distributed among the other New Money Creditors according to the allocation mechanics outlined in this clause (i), excluding such New Money Creditor and its respective New Priority Notes from the Maximum Principal Amount and (b) such New Money Creditor will not receive any New Shares as outlined in clause (ii) below; and

(ii) New Shares

with respect to any New Money Creditor with Existing Claims which exceed the principal amount of Roll-Up Notes allocable to such New Money Creditor pursuant to clause (i) above, a *pro rata* portion of New Shares (or ADSs, at the election of such New Money Creditor) based on (x) the Existing Claims of such New Money Creditor *over* (y) the aggregate amount of Existing Claims held by RJ Class III Creditors that elected to subscribe for New

Priority Notes and/or New Priority Debentures pursuant to the Subscription or the Brazilian Offer, as applicable (such *pro rata* portion for an New Money Creditor, its “**Shares Pro Rata Portion**”); *provided* that the percentage of the total capital stock of the Company represented by the New Shares that will be issued to New Money Creditors will be reduced to the extent any existing holder of shares of the Company exercises its preemptive rights, which if exercised, will require the Company to apply such cash proceeds received from any such exercise to repay the New Priority Notes and New Priority Debentures on a pro rata basis; *provided further* that in the event that the aggregate of New Shares received by all New Money Creditors is less than 80% of the total capital stock of the Company (subject to the existing holders of shares exercising preemptive rights), the balance of the New Shares will be distributed among the New Money Creditors according to the allocation mechanics outlined in this clause (ii);

provided that all Existing Claims of each New Money Creditor remaining after deduction (on a dollar-for-dollar basis) of the principal amount of Roll-Up Notes allocable to such New Money Creditor pursuant to clause (i) above (if any) will be novated and replaced with such New Money Creditor’s Shares Pro Rata Portion, and to the extent of any remaining Existing Claims, cancelled.

Option 2 Recovery

Pursuant to the RJ Plan and this Offering Memorandum, each Creditor that holds Specified Existing Debt on the Record Date may elect to receive, as a novation and replacement of all of its Existing Claims (on a dollar-for-dollar basis), the Option 2 Recovery, consisting of:

- (i) an aggregate principal amount (equal to 8% of such Creditor’s Existing Claims) of Subordinated Loans due 2044 (the “**2044 Loan**”); and
- (ii) an aggregate principal amount (equal to 92% of such Creditor’s Existing Claims) of Subordinated Loans due 2050 (the “**2050 Loan**”, and together with the 2044 Loan the “**Option 2 Recovery**”).

Payout Recovery

Pursuant to the RJ Plan and this Offering Memorandum, a Creditor that holds Specified Existing Debt on the Record Date may elect to receive, as a novation and replacement of all of its Existing Claims, one of the following Payout Recoveries:

- (i) solely in the case of a Creditor holding no more than R\$5,000 of Existing Claims, such Creditor may elect to receive a Payout Recovery in the form of a full cash payment of all of its Existing Claims up to R\$5,000; or
- (ii) solely in the case of a Creditor holding more than R\$5,000 of Existing Claims, such Creditor may elect to receive a Payout Recovery in the form of a cash payment of R\$5,000 as consideration of all of its Existing Claims (and an automatic waiver of any amount of Existing Claims in excess of R\$5,000); or
- (iii) solely in the case of a Creditor holding Existing Claims under the NQB Facility and holding no more than U.S.\$10,000 of total Existing Claims, such Creditor may elect to receive a Payout Recovery as consideration of all of its Existing Claims in the

form of a full cash payment of all of such Creditor's Existing Claims up to U.S.\$10,000 on December 31, 2024; or

- (iv) solely in the case of a Creditor holding Existing Claims under the NQB Facility and holding more than U.S.\$10,000 but no more than U.S.\$20,000, a full Existing Claims, such Creditor may elect to receive a Payout Recovery as consideration of all of its Existing Claims, in the form of a full cash payment of all of such Creditor's Existing Claims up to U.S.\$20,000 on December 31, 2026.

Default Recovery

To the extent any Creditor does not either validly fund the purchase price (or in the case of DIP Roll Holders, convert its DIP Obligations pursuant to and subject to the conditions in the Note Purchase Agreement) for New Priority Notes (and elect to receive the Option 1 Recovery) or elect to receive the Option 2 Recovery or a Payout Recovery with respect to its Existing Claims in accordance with the terms of the Offers, then, such Existing Claims will, pursuant to the terms of the RJ Plan, be automatically cancelled and novated with a right to receive from the Company the payment in full of such Existing Claims in five equal annual installments commencing with the first installment on December 31, 2048 and continuing on each one-year anniversary thereof (the "**Default Recovery**"). No interest will be due or payable with respect to such Existing Claims and, after the repayment of all other indebtedness (including the New Priority Notes, the Roll-Up Notes, the 2044 Loan and the 2050 Loan), the Company may repay such Existing Claims at a redemption price of 15% of the principal amount thereof. See "*Risk Factors—Risks Relating to the Offers—Creditors will receive the Default Recovery if they do not participate in the Offers.*"

For the avoidance of doubt, any Creditor who fails to fund (or, in the case of DIP Roll Holders, convert pursuant to and subject to the conditions in the Note Purchase Agreement) or whose funds are not timely received by the Subscription Agent, will only be entitled to receive the Default Recovery. The Default Recovery shall exist under the RJ Plan and no separate instrument is expected to be issued with respect thereto.

Eligible Creditors

The right to subscribe for New Priority Notes (the "**Subscription**") is being made, and the New Priority Notes, Roll-Up Notes, and the related guarantees will be initially issued only (a) in the United States to Creditors holding Existing Claims who are either (i) "qualified institutional buyers" (as defined in Rule 144A ("**Rule 144A**") under the U.S. Securities Act of 1933, as amended (the "**Securities Act**")) or (ii) institutional "accredited investors" as defined in Rule 501 of Regulation D promulgated under the Securities Act, or (b) outside the United States to Creditors holding Existing Claims who are persons other than U.S. persons as defined in Regulation S under the Securities Act ("**Regulation S**"). The Creditors holding Existing Claims who have certified to us that they are eligible to participate in the Subscription and receive the Option 1 Recovery pursuant to at least one of the foregoing conditions are referred to as "**Eligible Creditors.**" Only Eligible Creditors are authorized to participate in the Subscription and, accordingly, receive the New Priority Notes and Roll-Up Notes. Accordingly, the New Priority Notes, the Roll-Up Notes and any guarantees related to the foregoing have not been, and will not be, registered under the Securities Act, or under any U.S. state securities laws. For the avoidance of doubt, while the New Shares will not be registered under the Securities Act such New

Shares qualify for the exemption from registration provided by Bankruptcy Code section 1145 and will be freely tradeable (subject to certain exceptions as described in “*Certain Transfer Restrictions*”).

DIP Roll Holders Pursuant to that certain Second Amended and Restated Note Purchase Agreement, dated April 19, 2024 (as amended, supplemented or otherwise modified from time to time, the “**Note Purchase Agreement**”), certain holders party thereto (such holders together with any designated affiliates, the “**DIP Roll Holders**”) have, subject to the terms and conditions set forth therein, agreed to convert (the “**DIP Conversion**”) their existing debtor-in-possession obligations under the Note Purchase Agreement (the “**DIP Obligations**”) into an aggregate principal amount of New Priority Notes equal to (i) the Maximum Principal Amount *minus* (ii) the cash proceeds actually received (including by way of escrow) by the Company from RJ Class III Creditors (other than DIP Roll Holders) that have validly subscribed for New Priority Notes or New Priority Debentures pursuant to the Offers and the Brazilian Offer, respectively.

As of May 15, 2024, approximately U.S.\$349 million aggregate amount of DIP Obligations (together with fees (other than any conversion fees) payable to such DIP Roll Holders) are outstanding and would potentially be subject to the DIP Conversion; and the Company estimates that, as of July 15, 2024, approximately U.S.\$503 million aggregate amount of DIP Obligations (together with fees (other than any conversion fees) payable to such DIP Roll Holders) would be outstanding and subject to the DIP Conversion.

In addition to being entitled to receive New Priority Notes up to the Maximum Principal Amount of New Priority Notes pursuant to the DIP Conversion and the related Option 1 Recovery, DIP Roll Holders are entitled to receive a 19% conversion fee, payable in a corresponding additional principal amount of New Priority Notes, on the aggregate amount of DIP Obligations (together with fees (other than any conversion fees)) held by DIP Roll Holders as of the Settlement Date. **Accordingly, after giving effect to the payment of such conversion fee, the aggregate principal amount of New Priority Notes is expected to be approximately U.S.\$600 million.**

Expiration Time..... The Offers expire at 5:00 p.m., New York City time, on July 1, 2024, unless extended or earlier terminated by us in our sole discretion or otherwise earlier terminated (such time and date, as the same may be extended, the “**Expiration Time**”) or otherwise earlier terminated.

Withdrawal Deadline Tendered Existing 2025 Notes and submitted Election Forms may be withdrawn in accordance with the terms of the Offers prior to 5:00 p.m., New York City time, on July 1, 2024, unless extended by us in our sole discretion (such time and date, as the same may be extended, the “**Withdrawal Deadline**”), but not thereafter unless required by applicable law.

Settlement Date..... Subject to all conditions to the Offers having been either satisfied or waived by us, the Company shall select a date for settlement of the Offers and notify Creditors of such date (the “**Settlement Date**”).

New Priority Notes Subscription

Procedures

In order to validly subscribe for New Priority Notes pursuant to the terms of this Offering Memorandum, an Eligible Creditor must subscribe for and purchase its allocated New Priority Notes by:

- (i) with respect to an Eligible Creditor that holds Existing 2025 Notes, validly tendering (and not validly withdrawing) its Existing 2025 Notes pursuant to the Automated Tender Offer Program (“**ATOP**”) instituted by The Depository Trust Company (“**DTC**”) at or prior to the Expiration Time;
- (ii) with respect to any Eligible Creditor, gaining access to the website maintained by the Subscription Agent at <https://deals.is.kroll.com/oi> (the “**Election Website**”) and delivering to the Subscription Agent (via e-mail at oisa@is.kroll.com) a properly completed and duly executed election form attached as Appendix H hereto (the “**Election Form**”), such that the Election Form is received by the Subscription Agent at or prior to the Expiration Time; and
- (iii) other than in the case of an Eligible Creditor that is a DIP Roll Holder, funding the purchase price (100% of the principal amount thereof) of the aggregate principal amount of New Priority Notes (as set forth in such Eligible Creditor’s Subscription Confirmation (as defined below)) into the Escrow Account such that such funds are received by the Subscription Agent within two Business Days (and prior to 5:00 P.M., New York City time, on such second Business Day) following receipt by such Eligible Creditor of the Subscription Confirmation.

Each Eligible Creditor will indicate in its Election Form the aggregate principal amount of New Priority Notes that it wishes to subscribe and purchase (its “**Commitment Amount**”). To the extent the Company receives Commitment Amounts for an aggregate principal amount of New Priority Notes and New Priority Debentures in excess of the Maximum Principal Amount, the subscription amount of each Eligible Creditor shall be calculated based on such Eligible Creditor’s Priority Notes Pro Rata Portion; *provided* that in no event shall an Eligible Creditor be required to subscribe for and purchase more New Priority Notes than its Commitment Amount. Accordingly, if an Eligible Creditor’s Priority Notes Pro Rata Portion would otherwise entitle such Eligible Creditor to receive more New Priority Notes than its Commitment Amount, such Eligible Creditor will only receive New Priority Notes up to its Commitment Amount and the balance of such unsubscribed for New Priority Notes shall be allocated to the DIP Roll Holders in accordance with the Note Purchase Agreement. As used herein, an Eligible Creditor’s “**Priority Notes Pro Rata Portion**” is calculated based on the aggregate amount of Existing Claims held by such Eligible Creditor *over* the aggregate amount of Existing Claims held by RJ Class III Creditors that elected to subscribe for New Priority Notes and/or New Priority Debentures pursuant to the Subscription or the Brazilian Offer, as applicable. For the avoidance of doubt, a single Election Form may be submitted on behalf of, and in respect of, Eligible Claims of one or more funds or entities (i) advised or managed by the same advisor, manager or asset manager (or similar institution, collectively, an “**Applicable Manager**”) and/or (ii) any affiliate of any of the foregoing parties mentioned in clause (i) (collectively, the

“**Managed Entities**”) and any and all entitlements, allocations and sources of funds (or conversion of DIP Obligations) may be deemed assigned between or among such Managed Entities as set forth in the Election Form. An Applicable Manager may elect to present one Election Form that includes entitlements, allocations and sources of funds with respect to some or all of its Managed Entities (and, for the avoidance of doubt, any applicable Managed Entity that is not covered by such Election Form may still present an Election Form on its own behalf).

Following the valid delivery of an Election Form (and, if applicable, the valid tender of Existing 2025 Notes) by an Eligible Creditor (or an Applicable Manager on its behalf), the Subscription Agent shall review such Election Form and e-mail such Eligible Creditor or Applicable Manager (other than any DIP Roll Holder to the extent of their applicable DIP Obligations) confirming (the “**Subscription Confirmation**”) (i) the aggregate principal amount of New Priority Notes (and the purchase price thereof) to be purchased by such Eligible Creditor and (ii) the escrow account to fund such purchase price (the “**Escrow Account**”). Eligible Creditors (other than DIP Roll Holders to the extent of their applicable DIP Obligations) will be required to fund the cash purchase price set forth in the Subscription Confirmation to the Escrow Account such that such funds are received by the Subscription Agent by the Subscription Time, which is the date that is two Business Days (and prior to 5:00 P.M., New York City time, on such second Business Day) following receipt by such Eligible Creditor of the Subscription Confirmation. For the avoidance of doubt, the allocation of the New Priority Notes and the Option 1 Recovery among DIP Roll Holders (to the extent of their applicable DIP Obligations) will be subject to the terms of the Note Purchase Agreement.

**Election Procedures for Option 2
Recovery or a Payout Recovery**

Each Creditor that holds Specified Existing Debt on the Record Date may elect to receive, as a novation and replacement of all of its Existing Claims (on a dollar-for-dollar basis), either the Option 2 Recovery or a Payout Recovery by:

- (i) with respect to a Creditor that holds Existing 2025 Notes, validly tendering (and not validly withdrawing) such Existing 2025 Notes pursuant to ATOP at or prior to the Expiration Time; and
- (ii) with respect to each Creditor, gaining access to the Election Website (<https://deals.is.kroll.com/oi>) and delivering to the Subscription Agent (via e-mail at oisa@is.kroll.com) a properly completed and duly executed Election Form, such that the Election Form is received by the Subscription Agent at or prior to the Expiration Time.

Conditions to the Offers.....

Notwithstanding any other provision of this Offering Memorandum, our obligation to accept Subscriptions and/or Existing Claims for novation and replacement is subject to, and conditioned upon, the satisfaction or waiver of the conditions set forth under “Description of the Offers—Conditions to the Offers.” In particular, the occurrence of the Settlement Date (as defined below) is conditioned upon the U.S. Bankruptcy Court entering an order granting full force and effect to the RJ Plan and the Brazilian Confirmation Order in the United States (the “**U.S. Enforcement Order**”). No assurance can be given that these and any other conditions will be satisfied or waived.

Changes in Elections; Withdrawal...

A Creditor cannot change its Election with respect to Existing Claims already tendered or submitted, but a Creditor may validly withdraw previously tendered Existing 2025 Notes and withdraw its Election Form and validly re-tender them with a new Election at or prior to the Expiration Time. However, after the Expiration Time, a Creditor's tendered Existing 2025 Notes and Election Forms may not be withdrawn and re-tendered, and therefore such Creditor's Election may not be changed after such time. Tenders of Existing 2025 Notes and submissions of Election Forms made pursuant to the Offers may be validly withdrawn at any time prior to the Expiration Time by following the procedures described herein under the caption "*Description of the Offers—Election Procedures—Changes in Elections; Withdrawals.*"

In the event of a termination of the Offers, Existing 2025 Notes tendered pursuant to the Offers will be promptly returned to the tendering Creditors.

Assignments

The Election Form permits an Eligible Creditor to assign the subscription and purchase of the New Priority Notes to (i) any funds or entities administered or managed by such Eligible Creditor or that is advised or managed by the same advisor or manager of such Eligible Creditor; or (ii) any Affiliate of such Eligible Creditor or the parties described in clause (i), in which case such Eligible Creditor shall be deemed, for all purposes, to have validly elected and participated in Option 1 Recovery, in each case, so long as such assignee is a "qualified institutional buyer" (as defined in Rule 144A under the Securities Act), an institutional "accredited investor" as defined in Rule 501 of Regulation D promulgated under the Securities Act, or a person other than a U.S. person in accordance with Regulation S. For purposes of the assignment hereby provided, (a) "**Affiliate**" shall mean any individual, firm, company, corporation, unincorporated association, partnership, trust or other legal entity or administrative decision that is not subject to questioning in the Judiciary directly or indirectly Controlling, Controlled by or under common Control with such person; and (b) "**Control**" shall mean pursuant to art. 116 of the Brazilian Corporation Law (Law No. 6.404, dated December 15, 1976, as amended), (x) the ownership of members' rights that permanently ensure to its holder the majority of votes in corporate resolutions and the power to elect the majority of the company's managers; and (y) the effective use of such power to direct the corporate activities and guide the operation of the company's bodies.

In addition, the Election Form will permit a Creditor to designate an Affiliate or other third party to receive all or any portion of the Option 1 Recovery, Option 2 Recovery or a Payout Recovery; *provided* that (i) Eligible Creditors holding Existing 2025 Notes shall only be permitted to assign Roll-Up Notes to which it would otherwise be entitled with respect to such Existing 2025 Notes in connection with the Offers by selecting ("**Option 4**") as set forth in more detail in "*Description of the Offers—Elections*" and (ii) Eligible Creditors of Existing Claims shall not be permitted to assign any Roll-Up Notes to any person other than to (a) a "qualified institutional buyer" (as defined in Rule 144A under the Securities Act), (b) an institutional "accredited investor" as defined in Rule 501 of Regulation D promulgated under the Securities Act, or (c) a person other than a U.S. person in accordance with Regulation S.

For the avoidance of doubt, other than as set forth above, the right to participate in or receive any securities in connection with the Election

Offers may not be sold, transferred, assigned or given away to anyone unless the corresponding Existing Claim is validly transferred prior to the relevant Record Date.

Extensions, Termination and

Amendments

To the extent we are legally permitted to do so and pursuant to the terms of the RJ Plan and the Note Purchase Agreement, we expressly reserve the absolute right, in our sole discretion, at any time (i) to waive any condition to any Offers; (ii) to amend any of the terms of the Offers; (iii) to terminate any Offer; (iv) to extend the Withdrawal Deadline; or (v) to extend or amend the Expiration Time, in each case (other than clause (iv)) without extending the Withdrawal Deadline or otherwise reinstating withdrawal rights of Creditors. The foregoing rights are in addition to the right to delay the acceptance for purchase, novation, replacement or exchange of Existing Claims tendered pursuant to any Offer, as applicable, subject to Rule 14e-1 under the U.S. Securities Exchange Act of 1934, as amended (the “**Exchange Act**”). Unless otherwise provided, any waiver, amendment, modification or termination of any Offer will apply to all Existing Claims.

Non-Litigation Commitment

Pursuant to Section 9.3 of the RJ Plan and subject to the terms, stipulations and conditions set forth therein, each Creditor that validly participates in an Offer and subscribes for New Priority Notes, receives the Option 1 Recovery, receives the Option 2 Recovery and/or receives a Payout Recovery (other than Creditors selecting Section 4.2.1(i) and Section 4.2.1(ii) of the RJ Plan) shall be deemed to have agreed to Section 9.3 of the RJ Plan, which, among other things requires such Creditor to (i) suspend or cause the stay of actions among the RJ Debtors and their respective Affiliates, subsidiaries, associated entities, guarantors and their respective, officers, directors, administrators and former administrators, including their predecessors and successors and refrain from filing any new actions against any such parties, and (ii) grant the releases and waivers of the RJ Debtors with respect to the Existing Claims as of the Settlement Date. Suits related in Section 9.3.3 of the RJ Plan, as to among other things, any future breach of the RJ Plan, debt instrument or any Collateral are excluded from the Non-Litigation Commitment.

See “*Description of the Offers—Miscellaneous—Non-Litigation Commitment*”.

Certain Tax Consequences

For a discussion of certain Brazilian and United States income tax considerations of the Offers, see “*Taxation*.”

Subscription Agent

Kroll Issuer Services Limited (“**Kroll**” and in its capacity as Subscription Agent, the “**Subscription Agent**”).

Risk Factors

See “*Risk Factors*” for a discussion of factors you should carefully consider before deciding to participate in an Offer.

SUMMARY OF THE NEW PRIORITY NOTES

The following is a brief summary of some of the terms of the New Priority Notes. This summary is subject to and qualified in its entirety by reference to the New Priority Notes Indenture, including the form of notes attached thereto. For the terms of the New Priority Notes, see the New Priority Notes Indenture attached hereto as Appendix B. Capitalized terms used in this section but not defined herein shall have the meaning provided to such term in the New Priority Notes Indenture.

Issuer	Oi S.A. – In Judicial Reorganization (the “ Company ”).
New Priority Notes	10.000% Cash /13.500% PIK Toggle Senior Secured Notes due 2027.
Principal Amount	Up to U.S.\$505,000,000.
Subsidiary Guarantors.....	Each of (i) Oi Brasil Holdings Coöperatief U.A., (ii) Portugal Telecom International Finance B.V., (iii) Rio Alto Participações S.A., (iv) SEREDE Serviços de Rede S.A., (v) Brasil Telecom Call Center S.A. and (vi) each other Subsidiary of the Company (other than an Excluded Subsidiary that may from time to time provide a Subsidiary Guarantee, (collectively, the “ Subsidiary Guarantors ”).
Subsidiary Guarantees.....	Each Subsidiary Guarantor will unconditionally and irrevocably guarantee (the “ Subsidiary Guarantees ”) all the Company’s obligations under the New Priority Notes.
Maturity Date	June 30, 2027.
Interest Rate.....	The Company will pay interest on the New Priority Notes (i) in cash, at a rate per annum of 10.000%, payable or (ii) in the sole discretion of the Company, at a fixed rate of 13.500% per annum, of which (A) 7.500% is payable in cash (the “ Priority Notes Cash Interest ”) and (B) 6.000% shall be payable by increasing the outstanding principal amount of New Priority Notes or by issuing paid-in-kind New Priority Notes in the Company’s sole discretion (PIK); <i>provided</i> that for the first two interest payment dates, the Priority Notes Cash Interest shall be payable in PIK unless the Company provides written notice (at least 15 Business Days prior to such interest payment date) to pay all or a portion of the interest for such period in cash.
Interest Payment Dates.....	Interest shall be payable quarterly on March 31, June 30, September 30 and December 31 of each year, commencing on September 30, 2024.
Ranking	The New Priority Notes and Subsidiary Guarantees will be senior secured obligations and will rank equal in right of payment with all of our and each Subsidiary Guarantor’s existing and future senior indebtedness. The New Priority Notes and related Subsidiary Guarantees will be secured, by liens on the Collateral pursuant to the terms of and with the priority set forth in the Intercreditor Agreement, subject to the liens securing the Company’s obligations under any existing and future permitted liens.
Collateral.....	The following assets (collectively, the “ Collateral ”) shall secure the New Priority Notes pursuant to the Collateral Documents and with the priority and ranking set out in the Intercreditor Agreement: <ul style="list-style-type: none"> (i) a security interest, in the form of a fiduciary lien under the laws of Brazil (<i>alienação fiduciária de ações</i>), over 100% of the Company’s and Rio Alto’s capital stock of V.Tal Rede Neutra

de Telecomunicações S.A, (“**V.Tal**” and such security interest, the “**V.Tal Fiduciary Lien**”);

- (ii) security interests, in the form of (x) a fiduciary lien (*alienações fiduciária*), over certain real estate properties (the “**Real Estate Properties Fiduciary Lien**”) and (y) a fiduciary assignment of rights and escrow account under the laws of Brazil (*cessão fiduciária de direitos creditórios e contas vinculadas*), over (a) the proceeds of any sale of specified real estate properties and (b) the escrow accounts into which the proceeds in (a) above shall be deposited (the “**Real Estate Proceeds Lien**” and, together with the Real Estate Properties Fiduciary Lien, the “**Real Estate Liens**”);
- (iii) a security interest, in the form of a fiduciary assignment of rights and escrow accounts under the laws of Brazil (*cessão fiduciária de direitos creditórios e contas vinculadas*) with respect to (a) the final net proceeds due to the Company from the arbitration procedure No. CCI 26470/PFF/RLS commenced by the Company against ANATEL, filed with the International Chamber of Commerce (ICC) on August 18, 2021, after the deductions made in accordance with the *Termo de Autocomposição para a Adaptação dos Contratos de Concessão do STFC para o Regime de Autorização* in terms and conditions materially consistent with the Annex 3.1.6 of the Reorganization Plan and (b) receivables due to the Company in connection with certain PIS/COFINS claims, which are the subject of (i) the Writ of Mandamus (*mandado de segurança*) No. 0035134-30.2008.4.01.3400 pending judgment with the First Section of the Regional Federal Court of the First Circuit; (ii) the Writ of Mandamus (*mandado de segurança*) No. 0008588-75.2010.4.02.5101 pending judgment with the Second Chamber of the Supreme Court of Justice; and (iii) any other actions for recovery of unduly paid debt (*ações de repetição de indébito*) or suits for damages that may be pursued by the Company or its Affiliates in connection with (i) and (ii); and (c) the escrow accounts into which proceeds in (a) and (b) above shall be deposited (the “**ANATEL and PIS/COFINS Proceeds Lien**”);
- (iv) following the consummation of the ClientCo Contributions, a security interest, in the form of a fiduciary lien under the laws of Brazil (*alienação fiduciária de ações*), over, at all times, 100% of the Company’s capital stock of one or more entities formed or to be formed for the business of providing fiber optics broadband services to end customers (including retail customers, small-office-home-office customers and small-to-medium enterprises) and associated services (“**ClientCo**” and such security interest, the “**ClientCo Fiduciary Lien**”);
- (v) following the ClientCo Shares Sale Date, a security interest, in the form of a fiduciary assignment of rights under the laws of Brazil (*Contrato de Vinculação de Receitas, Cessão Fiduciária e Outras Avenças*), over (a) 50% of specified proceeds received by the Company related to telecommunication services and (b) the escrow accounts into which the proceeds in (a) above shall be deposited (the “**B2B Cash Flow Lien**”); and

- (vi) a security interest, in the form of a fiduciary assignment under the laws of Brazil (*alienação fiduciária*), over 100% of the Company's optical network terminals (the “**ONT Fiduciary Lien**”).

Unless otherwise extended, the Company will agree to create a valid and enforceable perfected Lien in and on all the Collateral pursuant to the terms of the Collateral Documents and the Intercreditor Agreement with the payment priority set forth in the Intercreditor Agreement, to the Collateral Agent (i) in the case of Collateral related to the Real Estate Properties Fiduciary Lien, in accordance with the timeline and target dates provided for in Schedule E to the New Priority Notes Indenture; and (ii) in the case of any other Collateral, on the Restructuring Closing Date. See “*Risk Factors—Risks Relating to the New Money Notes and Roll-Up Notes— Before the creation and perfection of the Real Estate Properties Fiduciary Lien, the obligations under the notes and the Subsidiary Guarantees may not be fully secured.*”

Collateral Documents.....

In connection with the issuance of the New Priority Notes, the Collateral Agent (or a designated subagent on its behalf) will (on behalf of the holders of secured debt) enter into each of (a) the V.Tal Fiduciary Lien Agreement, (b) the Real Estate Lien Agreements, (c) the B2B Cash Flow Agreement, (d) the ANATEL and PIS/COFINS Receivables Lien Agreement, (e) the ClientCo Fiduciary Lien Agreement, (f) the ONT Fiduciary Lien Agreement and (g) any other document entered into at any time by the Company creating any Collateral to secure the Securities the following collateral documents (the “**Collateral Documents**”).

“**ANATEL and PIS/COFINS Receivables Lien Agreement**” means the ANATEL and PIS/COFINS Fiduciary Receivables Lien Agreement (*Contrato de Cessão Fiduciária de Direitos Creditórios*) entered into on or around the Settlement Date between the Company and the Collateral Agent relating to the ANATEL and PIS/COFINS Proceeds Lien, pledged for the benefit of the secured parties.

“**B2B Cash Flow Agreement**” means the Fiduciary Assignment Agreement (*Contrato de Vinculação de Receitas, Cessão Fiduciária e Outras Avenças*) entered into on or around the Settlement Date between the Company and the Collateral Agent, related to the B2B Cash Flow Lien.

“**ClientCo Fiduciary Lien Agreement**” means the Fiduciary Transfer of Shares Agreement (*Contrato de Alienação Fiduciária de Ações e Outras Avenças*) entered into on or around the Settlement Date between the Company and the Collateral Agent relating to the ClientCo Fiduciary Lien.

“**ONT Fiduciary Lien Agreement**” means the Fiduciary Assignment Agreement (*Contrato de Alienação Fiduciária de Bens Móveis e Outras Avenças*) entered into on or around the Settlement Date between the Company and the Collateral Agent related to the ONT Fiduciary Lien.

“**Real Estate Lien Agreements**” means each of (i) the Fiduciary Lien Agreements over Real Estate Properties Fiduciary Lien Agreement (*Instrumentos Particulares de Alienação Fiduciária de Bens Imóveis e Outras Avenças*) entered into on or around the Settlement Date between the Company and the Collateral Agent, relating to the Real Estate

Properties Fiduciary Lien, and (ii) the Fiduciary Assignment of Proceeds from the Sale of Properties Agreement and Other Covenants (*Contrato de Vinculação de Receitas, Alienação Fiduciária e Outras Avenças Oriundos da Venda de Imóveis*) entered into on or around the date hereof between the Company and the Collateral Agent, relating to the Real Estate Proceeds Lien.

“**V.Tal Fiduciary Lien Agreement**” means the Fiduciary Transfer of Shares Agreement (*Contrato de Alienação Fiduciária de Ações*) entered into on or around the Settlement Date between the Company and the Collateral Agent.

Amendments

Provisions of the New Priority Notes Indenture, Collateral Documents and Intercreditor Agreement may be amended or waived with the consent of holders holding a majority of the New Priority Notes, other than (i) with respect to certain customary “sacred” rights, which will require the consent of holders holding at least 75% of the aggregate outstanding principal amount of New Priority Notes and (ii) the release of all or substantially all of the Collateral or change or alter the priority of Liens in the Collateral, in each case except as otherwise permitted under the terms of the Indenture, the Intercreditor Agreement and the Collateral Documents, which will require the consent of holders holding at least 75% of the aggregate outstanding principal amount of New Priority Notes.

The consent of holders holding 100% of the aggregate outstanding principal amount of New Priority Notes shall be required for any amendment, modification, supplement or waiver of the covenants relating to “Payments for Consent and Pro Rata Opportunities”.

See Article 9 of the New Priority Notes Indenture.

Change of Control

Upon the occurrence of a Change of Control, we may be required, at the option of the holders to make an offer to purchase the New Priority Notes at a price equal to 101% of their aggregate principal amount (including any PIK Securities) plus accrued and unpaid interest thereon to, but excluding, the date of purchase and Additional Amount, if any.

See Section 4.06 of the New Priority Notes Indenture.

Optional Redemption

At any time, and from time to time, we may redeem the New Priority Notes, at our option, in whole or in part, at a redemption price equal to 100% of the outstanding principal amount, plus accrued and unpaid interest (including an amount of cash equal to all accrued and unpaid PIK Interest) due thereon up to, but excluding, the date of redemption; *provided* that if there would be less than U.S.\$100.0 million outstanding following such redemption, the Company will redeem 100% of the outstanding New Priority Notes.

See Section 3.01 of the New Priority Notes Indenture.

Mandatory Redemption

The terms of the New Priority Notes Indenture provide that the Company is required to mandatorily redeem the New Priority Notes at a redemption price equal to 100% of the principal amount thereof, subject to the terms of the Intercreditor Agreement and to the extent a redemption is required by the Intercreditor Agreement. The following

sets forth the application of proceeds with respect to specified mandatory redemption events:

- (1) Upon any sale of V.Tal shares, the Net Cash Proceeds will be applied:
 - a. *first*, to pay all outstanding obligations under the New Priority Notes Indenture; the New Priority Debentures; and the V.Tal Debentures (the “**First Priority Obligations**”), *pro rata*;
 - b. *second*, to pay all outstanding Unsecured ToP Obligations (as defined in the New Priority Notes Indenture);
 - c. *third*, to pay up to U.S.\$100.0 million of any Company Retained Debt (as defined in the New Priority Notes Indenture), if any;
 - d. *fourth*, to pay all outstanding Roll-Up Notes and Subordinated Secured Debentures, *pro rata*;
 - e. *fifth*, to pay all outstanding Company Retained Debt, if any; and
 - f. *sixth*, to the Company.
- (2) Upon any sale of ClientCo shares, the Net Cash Proceeds will be applied:
 - a. *first*, to pay all outstanding First Priority Obligations, *pro rata*;
 - b. *second*, to pay all outstanding Unsecured ToP Obligations;
 - c. *third*, (i) 60% to pay all outstanding Roll-Up Notes and Subordinated Secured Debentures, *pro rata*, and (ii) 40% to the Company up to an aggregate maximum amount of R\$5.5 billion (the “**Ordinary Course Proceeds Cap**”), and thereafter, to pay all outstanding Roll-Up Notes and Subordinated Secured Debentures, *pro rata*; and
 - d. *fourth*, to the Company.
- (3) Upon any Asset Sale of assets constituting Real Estate Collateral, the Net Cash Proceeds will be applied:
 - a. prior to the ClientCo Disposition, to an escrow account which, will then be applied pursuant to clause (b) below following the ClientCo Disposition; and
 - b. on and following a ClientCo Disposition, as follows:
 - i. with respect to Net Cash Proceeds received prior to May 29, 2025, and up to a maximum of R\$100,000,000, to the Company;
 - ii. with respect to Net Cash Proceeds received prior to May 29, 2025 in excess of R\$100,000,000 but equal to or less than R\$400,000,000:
 - (A) 30% to the Company; and
 - (B) 70% as follows:
 - (1) *first*, to pay all outstanding Unsecured ToP Obligations;

- (2) *second*, to pay up to U.S.\$100.0 million of any Company Retained Debt, if any;
 - (3) *third*, to pay all outstanding First Priority Obligations, *pro rata*;
 - (4) *fourth*, to pay all outstanding Roll-Up Notes and Subordinated Secured Debentures, *pro rata*; and
 - iii. with respect to Net Cash Proceeds received in excess of R\$400,000,000:
 - (1) *first*, to pay all outstanding Unsecured ToP Obligations;
 - (2) *second*, to pay up to U.S.\$100.0 million of any Company Retained Debt, if any;
 - (3) *third*, to pay all outstanding First Priority Obligations, *pro rata*;
 - (4) *fourth*, to pay all outstanding Roll-Up Notes and Subordinated Secured Debentures, *pro rata*; and
 - (5) *fifth*, to the Company.
- (4) Upon any sale of shares of Oi Soluções S.A., the Net Cash Proceeds will be applied:
 - a. *first*, to pay the Activation Fee Debt (to the extent applicable);
 - b. *second* to pay all outstanding First Priority Obligations, *pro rata*;
 - c. *third*, to pay all outstanding Unsecured ToP Obligations;
 - d. *fourth*, to pay all outstanding Roll-Up Notes and Subordinated Secured Debentures, *pro rata*; and
 - e. *fifth*, to the Company.
- (5) Upon the sale of certain assets constituting Collateral (other than the V.Tal shares and ClientCo shares, Real Estate Collateral or PIS/COFINS Collateral), the Net Cash Proceeds will be applied:
 - a. *first*, to pay all outstanding First Priority Obligations, *pro rata*;
 - b. *second*, to pay all outstanding Unsecured ToP Obligations;
 - c. *third*:
 - i. 60% to pay Company Retained Debt (if any) and outstanding Roll-Up Notes and Subordinated Secured Debentures, *pro rata*; and
 - ii. 40% to the Company up to the Ordinary Course Proceeds Cap, and thereafter, all Net Cash proceeds shall be paid to pay outstanding the Roll-Up Notes and Subordinated Secured Debentures, *pro rata*; and
 - d. *fourth*, to the Company.

The above summary is subject to Section 3.02 of the New Priority Notes Indenture and the Intercreditor Agreement.

Additional Amounts All payments of principal and interest in respect of the New Priority Notes will be made without withholding or deduction for or on account of any Local Taxes, unless such withholding or deduction is required by law. In the event we are required to withhold or deduct amounts for any taxes or other governmental charges, we will pay such additional amounts as are necessary to ensure that the holders of the New Priority Notes receive the same amount as such holders would have received without such withholding or deduction, subject to certain exceptions.

See Section 4.14 of the New Priority Notes Indenture.

Covenants The New Priority Note Indenture will contain covenants that, among other things, will limit our ability and the ability of our subsidiaries to:

- incur additional indebtedness;
- create certain liens;
- sell assets;
- engage in transactions with affiliates;
- pay dividends on, redeem or repurchase our capital stock;
- enter into sale and leaseback transactions; and
- consolidate, merge or transfer all or substantially all of our assets and the assets of our subsidiaries on a consolidated basis.

These covenants are subject to important exceptions and qualifications as provided in Article 4 and Article 5 of the New Priority Notes Indenture.

Payments for Consent; Pro Rata Opportunities

The Company shall not, and shall not permit any of its subsidiaries to, directly or indirectly, pay or cause to be paid any consideration to or for the benefit of any holder of New Priority Notes for or as an inducement to any consent, waiver or amendment of any of the terms or provisions of the New Priority Notes Indenture or the New Priority Notes unless such consideration is offered to be paid and is paid to all holders of the New Priority Notes that consent, waive or agree to amend in the time frame set forth in the solicitation documents relating to such consent, waiver or agreement.

The Company shall not, and shall not permit any of its subsidiaries to, directly or indirectly, enter into any transaction or series of transactions (whether through privately negotiated sales, exchange offer, or otherwise) pursuant to the provisions of Article 9 of the New Priority Notes Indenture (together, a “**Restructuring Transaction**”) if the effect of such Restructuring Transaction would be to subordinate or reduce the priority of all or any portion of the New Priority Notes, or impair the principal amount or other payment terms of the New Priority Notes, or provide for the exchange of all or any portion of the notes into any other instrument (whether in the form of debt or equity or otherwise), unless each holder of New Priority Notes is offered the same opportunity to participate on a pro rata basis in such Restructuring Transaction (including with respect to providing new financing to the Company or

any of its subsidiaries or their successors and assigns); *provided* that the foregoing shall not apply to bona fide fees paid to holders of New Priority Notes as compensation for backstopping debt or equity rights offering in connection with such Restructuring Transaction.

Events of Default

Events of default that permit acceleration of principal or interest (including accrued or unpaid interest) of the New Priority Notes shall be subject to the terms and provisions of the New Priority Notes Indenture and the Intercreditor Agreement. For a list of events of default that will permit acceleration of the principal of the New Priority Notes plus accrued and unpaid interest, see Article 6 of the New Priority Notes Indenture.

However, the rights of the holders of the New Priority Notes with respect to the Collateral securing New Priority Notes may be limited pursuant to the terms of the Intercreditor Agreement. Under the Intercreditor Agreement, if amounts or commitments remain outstanding under the certain priority ranking debt, actions taken in respect of Collateral securing the New Priority Notes, including the ability to cause the commencement of enforcement proceedings against such Collateral and to control the conduct of those proceedings, will require the consent of holders in accordance with the threshold established in the Intercreditor Agreement and may not require the approval of the majority of the holders of the New Priority Notes, including with respect to (i) the exercise of remedies against us, including enforcement of the Collateral, and (ii) other instructions that may be provided to the Collateral Agent in accordance with the terms of the Intercreditor Agreement, in each case subject to the voting threshold for such decisions under the Intercreditor Agreement. As a result, the holders of the New Priority Notes and the Trustee may not have the ability to control or direct these actions, even if the rights of the holders of the New Priority Notes are adversely affected. Each decision made in accordance with the terms of the Collateral Documents will be binding upon the Trustee and the holders of the New Priority Notes and each other party to the relevant secured debt. See *“Risk Factors—Risks Relating to the New Priority Notes and the Roll-Up Notes—The Intercreditor Agreement entered into in connection with the indentures limits the rights of the holders of the notes and their control with respect to the Collateral securing the notes”* and Section 9.01 of the New Priority Notes Indenture.

Use of Proceeds

We intend to use the cash proceeds from the issuance of the New Priority Notes to repay outstanding DIP Obligations which are not otherwise converted into New Priority Notes pursuant to and subject to the conditions in the Note Purchase Agreement, and any remaining proceeds for general corporate purposes.

Form and Denomination.....

The New Priority Notes will be issued in registered form in minimum denominations of U.S.\$1.00 and integral multiples of U.S.\$1.00 in excess thereof. The New Priority Notes will be issued in the form of global notes in fully registered form without interest coupons. The global notes will be exchangeable or transferable, as the case may be, for definitive certificated notes in fully registered form without interest coupons only in limited circumstances.

See Article 2 of the New Priority Notes Indenture.

Settlement	The New Priority Notes will be delivered in book-entry form through the facilities of the DTC for the accounts of its participants, including Euroclear and Clearstream.
Certain Transfer Restrictions	The New Priority Notes and Subsidiary Guarantees have not been and will not be registered under the Securities Act or the laws of any other jurisdiction. The New Priority Notes and Subsidiary Guarantees will be subject to limitations on transfers, as described in the New Priority Notes Indenture, and may only be resold in transactions exempt from or not subject to the registration requirements of the Securities Act.
Listing	The Company will use commercially reasonable efforts to obtain and maintain listing of the New Priority Notes on the Singapore Exchange Securities Trading Limited or such other comparable listing authority, exchange or system as it may reasonably decide.
Governing Law	The New Priority Notes Indenture, the New Priority Notes, and the Subsidiary Guarantees will be governed by, and construed in accordance with, the laws of the State of New York. The Collateral Documents will be governed by, and construed in accordance with, the laws of Brazil.
Trustee	UMB Bank N.A., as trustee (the “ New Priority Notes Trustee ”).
Collateral Agent	GLAS Trust Company LLC, as collateral agent (the “ Collateral Agent ”).
Intercreditor Agent	GLAS Trust Company LLC, as intercreditor agent (the “ Intercreditor Agent ”).

SUMMARY OF THE ROLL-UP NOTES

The following is a brief summary of some of the terms of the Roll-Up Notes. This summary is subject to and qualified in its entirety by reference to the Roll-Up Notes Indenture, including the form of notes attached thereto. For the terms of the Roll-Up Notes, see the Roll-Up Notes Indenture attached hereto as Appendix C. Capitalized terms used in this section but not defined herein shall have the meaning provided to such term in the Roll-Up Notes Indenture.

Issuer	Oi S.A. – In Judicial Reorganization (the “ Company ”).
Roll-Up Notes.....	8.50% PIK Subordinated Secured Notes Units (the “ Roll-Up Notes ”), consisting of 8.50% PIK Subordinated Secured Series A Notes due 2028 (the “ Series A Notes ”) and 8.50% PIK Subordinated Secured Series B Notes due 2028 (the “ Series B Notes ”).
Principal Amount	The U.S. Dollar equivalent amount of R\$6.75 billion aggregate principal amount of Roll-Up Notes, consisting of (i) the U.S. Dollar equivalent amount of R\$4.50 billion aggregate principal amount of Series A Notes and (ii) the U.S. Dollar equivalent amount of R\$2.25 billion aggregate principal amount Series B Notes.
Subsidiary Guarantors.....	Each of (i) Oi Brasil Holdings Coöperatief U.A., (ii) Portugal Telecom International Finance B.V., (iii) Rio Alto Participações S.A., (iv) SEREDE Serviços de Rede S.A., (v) Brasil Telecom Call Center S.A. and (vi) each other Subsidiary of the Company (other than an Excluded Subsidiary that may from time to time provide a Subsidiary Guarantee, collectively, the “ Subsidiary Guarantors ”).
Subsidiary Guarantees.....	Each Subsidiary Guarantor will unconditionally and irrevocably guarantee (the “ Subsidiary Guarantees ”) all of the Company’s obligations under the Roll-Up Notes.
Maturity Date	With respect to the Series A Notes, December 31, 2028 and with respect to the Series B Notes, initially and subject to the Election Date (if any), December 31, 2028.
Interest Rate.....	The Company will pay interest on the Roll-Up Notes at a fixed rate of 8.50% per annum, by increasing the outstanding principal amount of each of the Series A Notes and Series B Notes, as applicable, or by issuing paid-in-kind.
Interest Payment Dates.....	Interest shall be payable semi-annually on June 30 and December 31 of each year, commencing on December 31, 2024.
Ranking	Subject to the Election Date (if any) (with respect to the Series B Notes), the Roll-Up Notes and Subsidiary Guarantees will (i) be our and the Subsidiary Guarantors’ subordinated secured obligations; (ii) be secured by the Collateral pursuant to, and with the priority required by, the terms of the Intercreditor Agreement, subject to the liens securing the Company’s obligations under any existing and future permitted liens; (iii) rank senior in right of payment to all our and the Subsidiary Guarantors other existing and future unsecured Indebtedness to the extent of the value of the Collateral, and any outstanding amounts due after the foreclosure of the Collateral owed by us or the Subsidiary Guarantors will rank senior to all our and the Subsidiary Guarantors unsecured Indebtedness outstanding subject to the RJ Plan and have the payment priority as set forth in the Intercreditor Agreement; (iv) be

effectively junior to all our and the Subsidiary Guarantors existing and future Indebtedness that is secured by Liens on assets that do not constitute Collateral, to the extent of the value of the assets securing such secured Indebtedness; (v) be subordinated to liabilities preferred by statute; and (vi) be subordinated to all our and the Subsidiary Guarantors existing and future Priority Secured Debt (as defined in the Roll-Up Notes Indenture), in each case as set forth in the Intercreditor Agreement.

Collateral..... The Collateral that secures the New Priority Notes shall also secure the Roll-Up Notes pursuant to the Collateral Documents and with the priority and ranking set out in the Intercreditor Agreement.

Amendments The amendment provisions of the Roll-Up Notes Indenture shall be consistent with that set forth in the New Priority Notes Indenture.

See Article 8 of the Roll-Up Notes Indenture.

Change of Control Upon the occurrence of a Change of Control, we may be required, at the option of the holders to make an offer to purchase the Roll-Up Notes at a price equal to 101% of their aggregate principal amount plus accrued and unpaid interest (including any PIK Securities) thereon to, but excluding, the date of purchase.

See Section 4.06 of the Roll-Up Notes Indenture.

Extension Election for Series B

Notes On or after June 30, 2027, the Company’s board of directors (the “**Board of Directors**”) may elect (the date of such election, the “**Election Date**”) to automatically cause the Series B Notes to both (i) mature on December 31, 2030 and (ii) become “limited recourse” obligations of the Company on and after the Election Date. Accordingly, after the Election Date, if any, (1) the Series B Notes and the notes units will mature on December 31, 2030, (2) the Series B Notes shall be limited recourse obligations of the Company, with recourse being limited solely to the Collateral, and shall not be obligations or responsibilities of, or guaranteed by, any other person (other than the applicable grantors with respect to the Collateral); *provided* that the Company and Subsidiary Guarantors will remain bound by the Intercreditor Agreement, the escrow agreements, the terms of any outstanding debt documents and the Collateral Documents and shall ensure collateral proceeds are duly made available for the discharge of the Series B Notes in accordance with the terms of the Intercreditor Agreement, and (3) none of the officers, directors, shareholders or agents of the Company, the Subsidiary Guarantors, the Roll-Up Notes Trustee, the Intercreditor Agent, the Collateral Agent, any of their respective affiliates or any other person shall be personally liable to make any payments of principal, interest or any other sum owing under the Series B Notes. The Company will have no material assets available for payments on the Series B Notes other than the Collateral. Accordingly, after the Election Date, if any, after the Collateral has been fully realized and exhausted, all sums due but still unpaid in respect of the Series B Notes shall be extinguished, and the holders shall not have the right to proceed against the Company, the Subsidiary Guarantors, the Roll-Up Notes Trustee, the Intercreditor Agent, the Collateral Agent, any of their respective affiliates or any of their respective officers, directors, shareholders or agents for the

satisfaction of any monetary claim or for any deficiency judgment remaining after foreclosure of any property included in the Collateral but shall have the right to sue any Obligor for breach of contract and/or any Obligor or any other party for the gross-negligence or willful miscount of any such party and take any steps required to enforce the Intercreditor Agreement, the Collateral Documents and the escrow agreements. There shall be no conditions for the Company's Board of Directors to make such election other than Company providing the holders and the Roll-Up Notes Trustee five business days' prior written notice of such election.

Optional Redemption.....

Solely to the extent that all Priority Secured Debt (as defined in the Roll-Up Notes Indenture) has been (or, following any redemption, will be) redeemed or repurchased in full and is no longer outstanding, at any time, and from time to time, we may redeem the Roll-Up Notes, at our option, in whole or in part, at a redemption price equal to 100% of the outstanding principal amount, plus accrued and unpaid interest (including an amount of cash equal to all accrued and unpaid PIK Interest) due thereon up to, but excluding, the date of redemption; *provided* that (x) if there would be less than U.S.\$100.0 million outstanding amount of Roll-Up Notes following such redemption, the Company will redeem 100% of the outstanding Roll-Up Notes and (y) no redemption of Series B Notes may occur unless and until the Series A Notes have been (or are concurrently) repaid in full and no longer outstanding. For the avoidance of doubt, any redemption shall be applied first to the Series A Notes until redeemed in full and then to the Series B Notes.

See Section 3.01 of the Roll-Up Notes Indenture.

Mandatory Redemption.....

Subject to the terms of the Intercreditor Agreement and to the extent a redemption is required by the Intercreditor Agreement the Company is required to mandatorily redeem the Roll-Up Notes upon the same events set forth in the New Priority Notes Indenture, subject to the priority of payment set forth in the Intercreditor Agreement.

See Section 3.02 of the Roll-Up Notes Indenture for the provisions related to mandatory redemptions.

Additional Amounts

All payments of principal and interest in respect of the Roll-Up Notes will be made without withholding or deduction for or on account of any Local Taxes, unless such withholding or deduction is required by law. In the event we are required to withhold or deduct amounts for any taxes or other governmental charges, we will pay such additional amounts as are necessary to ensure that the holders of the Roll-Up Notes receive the same amount as such holders would have received without such withholding or deduction, subject to certain exceptions. See Section 4.14 of the Roll-Up Notes Indenture.

Covenants.....

The Roll-Up Notes Indenture will contain covenants that, among other things, will limit our ability and the ability of our subsidiaries to:

- incur additional indebtedness;
- create certain liens, including priority liens;

- sell assets;
- engage in transactions with affiliates;
- pay dividends on, redeem or repurchase our capital stock;
- enter into sale and leaseback transactions; and
- consolidate, merge or transfer all or substantially all of our assets and the assets of our subsidiaries on a consolidated basis.

These covenants are subject to important exceptions and qualifications as provided in Article 4 and Article 5 of the Roll-Up Notes Indenture.

Events of Default

Events of default that permit acceleration of principal or interest (including accrued or unpaid interest) of the Roll-Up Notes shall be subject to the terms and provisions of the Roll-Up Notes Indenture and the Intercreditor Agreement. For a list of events of default that will permit acceleration of the principal of the Roll-Up Notes plus accrued and unpaid interest, see Article 6 of the Roll-Up Notes Indenture.

However, the rights of the holders of the Roll-Up Notes with respect to the Collateral securing the Priority Secured Debt may be limited pursuant to the terms of Collateral Documents. Under the Collateral Documents, if amounts or commitments remain outstanding under the Priority Secured Debt, actions taken in respect of Collateral securing our obligations under the Priority Secured Debt, including the ability to cause the commencement of enforcement proceedings against such Collateral and to control the conduct of those proceedings, will require the consent of holders in accordance with the threshold established in the Collateral Documents and may not require the approval of the majority of the holders of the Roll-Up Notes, including with respect to (i) the exercise of remedies against us, including enforcement of the Collateral, and (ii) other instructions that may be provided to the Collateral Agent in accordance with the terms of the Collateral Documents, in each case subject to the voting threshold for such decisions under the Collateral Documents. As a result, the holders of the Roll-Up Notes and the Trustee may not have the ability to control or direct these actions, even if the rights of the holders of the Roll-Up Notes are adversely affected. Each decision made in accordance with the terms of the Collateral Documents will be binding upon the Trustee and the holders of the Roll-Up Notes and each other party to the relevant Priority Secured Debt. See *“Risk Factors—Risks Relating to the New Priority Notes and the Roll-Up Notes—The Intercreditor Agreement entered into in connection with the indentures limits the rights of the holders of the notes and their control with respect to the Collateral securing the notes”* and Section 12.07 of the Roll-Up Notes Indenture.

Form and Denomination.....

The Roll-Up Notes will be issued in registered form in minimum denominations of U.S.\$1.00 and integral multiples of U.S.\$1.00 in excess thereof. The Roll-Up Notes will be issued in the form of global notes in fully registered form without interest coupons. The global notes will be exchangeable or transferable, as the case may be, for definitive certificated notes in fully registered form without interest coupons only in limited circumstances.

	See Article 2 of the Roll-Up Notes Indenture.
Settlement	The Roll-Up Notes will be delivered in book-entry form through the facilities of the DTC for the accounts of its participants, including Euroclear and Clearstream.
Certain Transfer Restrictions	<p>The Roll-Up Notes and Subsidiary Guarantees have not been and will not be registered under the Securities Act or the laws of any other jurisdiction. The Roll-Up Notes and Subsidiary Guarantees will be subject to limitations on transfers, as described in the Roll-Up Notes Indenture, and may only be resold in transactions exempt from or not subject to the registration requirements of the Securities Act.</p> <p>Moreover, the Series A Notes and Series B Notes may only be transferred as part of the Notes Units and will not trade separately.</p>
Listing	The Company will use commercially reasonable efforts to obtain and maintain listing of the Roll-Up Notes on the Singapore Exchange Securities Trading Limited or such other comparable listing authority, exchange or system as it may reasonably decide..
Governing Law	The Roll-Up Notes Indenture, the Roll-Up Notes, and the Subsidiary Guarantees will be governed by, and construed in accordance with, the laws of the State of New York. The Collateral Documents will be governed by, and construed in accordance with, the laws of Brazil.
Trustee	UMB Bank N.A., as trustee (the “ Roll-Up Notes Trustee ”).
Collateral Agent	GLAS Trust Company LLC, as collateral agent (the “ Collateral Agent ”).
Intercreditor Agent	GLAS Trust Company LLC, as intercreditor agent (the “ Intercreditor Agent ”).

SUMMARY OF THE 2044 LOAN AGREEMENT AND THE 2050 LOAN AGREEMENT

The following is a brief summary of some of the terms of the 2044 Loan and 2050 Loan. This summary is subject to and qualified in its entirety by reference to the 2044 Loan Agreement and 2050 Loan Agreement. For the terms of the 2044 Loan and 2050 Loan, see the 2044 Loan Agreement and 2050 Loan Agreement attached hereto as Appendix D and Appendix E, respectively. Capitalized terms used in this section but not defined herein shall have the meaning provided to such term in the 2044 Loan Agreement and 2050 Loan Agreement, as applicable.

Instruments	Subordinated Loan due 2044 (the “ 2044 Loan ”) Subordinated Loan due 2050 (the “ 2050 Loan ”).
Borrower	Oi S.A. – In Judicial Reorganization (the “ Company ”).
Principal Amount	With respect to the 2044 Loan, an aggregate principal amount equal to 8% of its Existing Claims of Creditors electing the Option 2 Recovery. With respect to the 2050 Loan, an aggregate principal amount equal to 92% of its Existing Claims of Creditors electing the Option 2 Recovery.
Maturity Date	With respect to the 2044 Loan, December 31, 2044. With respect to the 2050 Loan, December 31, 2050.
Interest Rate	None.
Amortization	Solely with respect to the 2050 Loan, following the repayment of all secured debt of the Company, the Company will allocate 50% of its consolidated net income to amortize the 2050 Loan. See Section 2.02 of the 2050 Loan Agreement.
Optional Prepayment	Prepayable, in full or in part, at any time without penalty or premium. In addition, following repayment of all secured debt, the Company has the ability to repay the 2050 Loan at a repayment price equal to 10% of the outstanding principal amount thereof.
Representations and Warranties.	No representations and warranties other than with respect to good standing and enforceability.
Affirmative Covenants	None, other than: (i) payment obligations under the 2044 Loan and 2050 Loan and (ii) maintenance of corporate existence. See Article V of the 2044 Loan Agreement and Article V of the 2050 Loan Agreement.
Negative Covenants	None.
Events of Default	Limited to the following (subject to certain notice and grace periods): (i) non-payment when due; (ii) bankruptcy or similar events (other than the Restructuring and any order in foreign proceedings in respect of the Restructuring); and (iii) failure to comply with covenants. See Article VI of the 2044 Loan Agreement and Article VI of the 2050 Loan Agreement.
Amendments	Customary thresholds for amendments; <i>provided</i> customary “sacred rights” requires consent of at least 75% of outstanding principal amount. See Section 8.02 of the 2044 Loan Agreement and Section 8.02 of the 2050 Loan Agreement.

Transfers/Assignments	Other than during an Event of Default or transfers to affiliates, transfers or assignments require consent of the Company (with deemed consent provided after 10 business days of written notice to the Company). See Section 8.04 of the 2044 Loan Agreement and Section 8.04 of the 2050 Loan Agreement
Subordination	<p>The 2044 Loan and 2050 Loan will be unsecured and subordinated obligations of the Company, fully subordinated in right of payment to any secured debt (including the New Priority Notes, the New Priority Debentures and the Roll-Up Notes).</p> <p>See Section 5.03 of the 2044 Loan Agreement and Section 5.03 of the 2050 Loan Agreement.</p>
Governing Law	The 2044 Loan Agreement and 2050 Loan Agreement will be governed by, and construed in accordance with, the laws of the State of New York.
Administrative Agent	Kroll Agency Services (US) LLC, as administrative agent.

SUMMARY OF EACH PAYOUT RECOVERY

The following is a brief summary of some of the terms of the Payout Recovery. This summary is subject to and qualified in its entirety by reference to the RJ Plan. For the terms of the Payout Recovery, see the RJ Plan attached hereto as Appendix A.

Pursuant to the terms of this Offering Memorandum, a Creditor that holds Specified Existing Debt on the Record Date may elect to receive, as a novation and replacement of all of its Existing Claims, one of the following:

- (i) solely in the case of a Creditor holding no more than R\$5,000 of Existing Claims, a full cash payment of such Existing Claims up to R\$5,000;
- (ii) solely in the case of a Creditor holding no more than R\$5,000 of Existing Claims, a cash payment of R\$5,000 (and an automatic waiver of any amount of Existing Claims in excess of R\$5,000);
- (iii) solely in the case of a Creditor holding Existing Claims under the NQB Facility and holding no more than U.S.\$10,000 of total Existing Claims, a full cash payment of all such Creditor's Existing Claims up to U.S.\$10,000 on December 31, 2024; and
- (iv) solely in the case of a Creditor holding Existing Claims under the NQB Facility and holding more than U.S.\$10,000 but no more than U.S.\$20,000 of Existing Claims, a full cash payment of all of such Creditor's Existing Claims up to U.S.\$20,000 on December 31, 2026.

No separate instrument is expected to be issued in connection with any Payout Recovery, as the right to receive such recovery shall exist under the RJ Plan. See Sections 4.1.2 and 4.2.11 of the RJ Plan attached hereto as Appendix A for more information on the Payout Recovery.

SUMMARY OF THE NEW SHARES AND AMERICAN DEPOSITARY SHARES

The following is a brief summary of some of the terms of the New Shares and ADSs. For the terms of the New Shares and ADSs, see Section 4.2.2.3 (Capital Increase - Capitalization of Credits) of the RJ Plan attached hereto as Appendix A, “Description of the New Shares” and “Description of American Depositary Shares”

New Shares..... Oi S.A.’s common shares (the “**Common Shares**”) are listed and traded in B3 under the symbol “OIBR3” and “OIBR4.”

For a description of the New Shares, see “*Description of the New Shares.*”

American Depositary Shares ADSs representing Oi’s common and preferred shares are traded on the over-the-counter market in the United States under the symbols “OIBZQ” and “OIBRQ”, respectively.

For a description of the ADSs, see “*Description of the American Depositary Shares.*”

RISK FACTORS

Participation in an Offer involves a high degree of risk. You should carefully consider the risks and uncertainties described below and the other information in this Offering Memorandum before deciding to participate in the Offers. The risks described below are not the only ones facing us, the Subsidiary Guarantors, the New Priority Notes, the Option 1 Recovery, the Option 2 Recovery, any Payout Recovery, the Default Recovery or investments in Brazil in general, but are the risks that we currently consider material. Our business, financial condition or results of operations could be materially adversely affected by any of these risks. Additional risks not presently known to us or that we currently deem immaterial may also impair our business operations.

This Offering Memorandum also contains forward-looking statements that involve risks and uncertainties. See “Special Note Regarding Forward-Looking Statements.” Our actual results could materially adversely differ from those anticipated in these forward-looking statements as a result of certain factors, including the risks facing us, the Subsidiary Guarantors, the New Priority Notes, the Option 1 Recovery, the Option 2 Recovery, any Payout Recovery, the Default Recovery or investments in Brazil described below and elsewhere in this Offering Memorandum. Terms used but not defined in this section shall have the meaning provided to such terms in the applicable definitive documentation related to such instrument.

Risks Relating to our Restructuring

In the course of our Restructuring, bankruptcy may be declared in respect of our operations.

In the course of our Restructuring, bankruptcy may be declared in respect of our operations (i) as a result of any failure to comply with any obligation established in the RJ Plan; (ii) as a result of any default on installment payments owed to the Brazilian national treasury and the National Social Security Institute (*Instituto Nacional da Seguridade Social*, or INSS) renegotiated within the terms of special legislation; (iii) in the event any attempt to strip a RJ Debtor of its assets is identified that materially adversely affects our liquidity to the detriment of creditors not subject to restructuring, including the Brazilian national treasury; (iv) as a result of a default in our obligations that are not subject to the Restructuring, on the assumption that the conditions set forth in article 94 of the Brazilian Bankruptcy Law are met or (v) in the case the Settlement Date does not occur on or prior to July 15, 2024 (unless such date is extended pursuant to the terms of the RJ Plan). The consummation of these events, together or separately, could lead to the conversion of the 2023 RJ Proceeding into bankruptcy (*falência*) in Brazil, whereby a court-appointed Judicial Administrator would collect and dispose of all of the Company’s assets for the repayment of outstanding debts.

The RJ Plan may be modified prior to the Settlement Date pursuant to Brazilian Bankruptcy Law and the Intercreditor Agreement will be finalized after the date hereof and prior to the Settlement Date.

The RJ Plan may be modified pursuant to Brazilian Bankruptcy Law or by order of the RJ Court to the extent the RJ Court determines that any of the proposed terms are unlawful. In addition, the terms of the Intercreditor Agreement shall be consistent with the term sheet attached as Appendix F hereto; *provided* that the final terms of the Intercreditor Agreement shall be prepared by the Company in conformity with such term sheet and, subject to the terms of the Note Purchase Agreement, with any such changes (i) as are made to conform with the agreed terms of the RJ Plan, (ii) do not materially adversely effect the purchasers of the New Priority Notes or Roll-Up Notes, or (iii) are consented to by purchasers of a majority of the New Priority Notes or Roll-Up Notes. By electing to subscribe for the New Priority Notes and receive the Option 1 Recovery, you acknowledge and agree that you understand that the terms of the draft indenture may be amended without your consent.

By electing to subscribe for new priority notes, you acknowledge and agree that you understand that the terms of the draft indenture may be amended without your consent.

If we fail to comply with the termination conditions set forth in the RJ Plan, the restructuring proceeding may be terminated and we may be declared bankrupt under Brazilian Bankruptcy Law.

If any termination conditions of the RJ Plan are not met (a “**Termination Condition**”), the RJ Plan will be automatically terminated, unless the unsecured creditors through adherence agreements or by resolution of a meeting of creditors called for this purpose approve (i) a waiver of, or changes to, all or any part of the Termination Conditions or (ii) a new RJ Plan, subject to, as the case may be, the express consent of the RJ Debtors. Notwithstanding the

foregoing, there is no assurance or requirement under Brazilian Bankruptcy Law that the RJ Court will allow a vote from a plan amendment or alternative plan prior to the automatic conversion.

In the event that the Plan is terminated, we cannot predict (1) whether our creditors will agree on a modification of the RJ Plan that will garner sufficient support from our creditors and be confirmed by the RJ Court, (2) what modifications the RJ Plan may suffer and the impact of these modifications on the Company, or (3) whether our creditors would seek, or the RJ Court would determine *sua sponte*, to declare the RJ Debtors bankrupt, a determination under Brazilian law that is generally followed by a liquidation of the debtors. The termination of the RJ Plan and the materialization of any of these events after such termination would materially adversely affect us, including in relation to our ability to operate as a going concern.

Risks Relating to the Offers

You must comply with the election procedures set forth herein to validly participate in an Offer.

Creditors who wish to make a valid election with respect to an Offer must act promptly to gain access to the Election Website and deliver to the Subscription Agent a properly completed and duly executed Election Form at or prior to the Expiration Time. In addition, Eligible Creditors that hold Existing 2025 Notes are also required to validly tender (and not validly withdraw) such Existing 2025 Notes pursuant to DTC's ATOP at or prior to the Expiration Time and Eligible Creditors who subscribe for New Priority Notes are required to fund the cash purchase price of such subscribed for New Priority Notes to the Escrow Account such that such funds are received by the Subscription Agent by the Subscription Time, which is the date that is two Business Days (and prior to 5:00 P.M., New York City time, on such second Business Day) following receipt by such Eligible Creditor of the Subscription Confirmation. Therefore, all Creditors who would like to participate in an Offer should be sure to allow enough time for the necessary documents to be timely received by the Subscription Agent. We have the sole discretion to determine whether an Election follows the proper procedures. You bear the risk of delivery of all documents, and neither we nor the Subscription Agent has any responsibility for such documents and payments.

Failure to make a valid election or participate in an Offer with respect to Existing Claims in accordance with the terms of the Offers will result in such Existing Claims being automatically cancelled and novated with a right to receive from the Company the Default Recovery as full consideration for such Creditors' Existing Claims. Neither the Payout Recovery nor Default Recovery will be evidenced by separate instruments and shall be issued solely pursuant to the RJ Plan. Moreover, all Existing Claims of Creditors participating in an Offer, other than the right to receive New Shares (and ADSs, if applicable) under the RJ Plan shall be cancelled on the Settlement Date.

The Offers are subject to conditions, and it may be cancelled, delayed or amended.

The consummation of the Offers is subject to the satisfaction or waiver of certain conditions as set forth in this Offering Memorandum. We have the right to terminate or withdraw, in our sole discretion, subject to applicable law, the Offers at any time and for any reason, subject to applicable law. Even if the Offers are consummated, it may not be consummated on the timetable set forth at the beginning of this Offering Memorandum. If the Offers are terminated or cancelled for any reason, then we will not issue you any of the New Priority Notes, the Option 1 Recovery, the Option 2 Recovery or a Payout Recovery, and we will not have any obligation with respect to the Offers. In addition, we may amend or make changes to the terms of the Offers or modify the Expiration or Subscription Time of the Offers at any time for any reason, subject to applicable law.

We are not making a recommendation as to whether you should participate in an Offer.

None of our Board of Directors or officers, the Subscription Agent, the Trustee, the Intercreditor Agent or the Collateral Agent or any affiliate of them is making any recommendation to any Creditor whether to participate or refrain from participating in an Offer and none of them has authorized any person to make any such recommendation. The consideration offered in the Offers does not reflect any independent valuation and does not take into account events or changes in the financial markets (including interest rates) after the commencement of the Offers. The Company has not obtained or requested a fairness opinion from any banking or other firm as to the fairness of the consideration offered in the Offers. Creditors are urged to evaluate carefully all information in this Offering Memorandum, consult their own legal, investment and tax advisors and make their own decisions whether to participate in any offer.

Delivery of the New Shares (and, if applicable, the ADSs) will not occur on the Settlement Date.

The delivery of the New Shares (and, if applicable, the ADSs) is subject to certain regulatory approvals in Brazil. Until such regulatory approvals are obtained by the Company, the capital increase providing for the issuance of the New Shares (and, if applicable, the ADSs) will not be formalized by the Company's board of directors. As a result, as of the Settlement Date holders who will receive the Option 1 Recovery will only have a right to receive such New Shares (and, if applicable, the ADSs) on a future date to be determined and which is outside of the Company's control. On the Settlement Date, Eligible Creditors who have validly purchased the New Priority Notes pursuant to the Subscription shall receive the New Priority Notes and the Roll-Up Notes, as full consideration for such Eligible Creditors' Existing Claims (and such Existing Claims shall be cancelled, other than the right to receive the New Shares (including New Shares represented by ADSs, if applicable) which shall exist under the RJ Plan.

The amount of New Shares issuable to each Eligible Creditor that elects an Option 1 Recovery is subject to proration and may be further reduced if existing shareholders exercise their preemptive rights.

Subject to the terms of the RJ Plan, the total amount of New Shares that each Holder that elects an Option 1 Recovery will receive will depend on the total number of Eligible Creditors that make a similar Election and the aggregate principal amount of New Priority Notes purchased pursuant to the Subscription or New Priority Debentures purchased pursuant to the Brazilian Offer which will determine the *pro rata* portion of New Shares allocable to Eligible Creditors; *provided* that the percentage of the total capital stock of the Company represented by the New Shares that will be issued to New Money Creditors will be reduced to the extent any existing holder of shares of the Company exercises its preemptive rights, which if exercised, will require the Company to apply such cash proceeds received from any such exercise to repay the New Priority Notes and New Priority Debentures on a *pro rata* basis.

The amount of New Priority Notes and Roll-Up Notes or Option 2 Recovery issuable to each Creditor that elects an Option 1 Recovery or Option 2 Recovery, respectively, is subject to proration and may be reduced by the amount of participation in these Offers and the Brazilian Offers.

Subject to the terms of the RJ Plan, the total amount of New Priority Notes and Roll-Up Notes or Option 2 Recovery that each Holder that elects an Option 1 Recovery or Option 2 Recovery will receive, respectively, will depend on the total number of Creditors that make a similar Election in these Offers and/or the Brazilian Offers. Any participation of RJ Class III Creditors holding Existing Claims denominated in Brazilian Reais in the Brazilian Offer shall be considered for purposes of the *pro rata* calculations related to the allocation of the New Priority Notes, Roll-Up Notes and the Option 2 Recovery set forth in this Offering Memorandum.

By participating in an Offer you will be deemed to have agreed to a non-litigation commitment.

Each Creditor that either validly participates in an Offer and subscribes for New Priority Notes, receives the Option 1 Recovery, receives the Option 2 Recovery and/or receives a Payout Recovery (other than Creditors selecting Section 4.2.1(i) and Section 4.2.1(ii) of the RJ Plan) shall be deemed to have agreed to Section 9.3 of the RJ Plan, which, among other things requires such Creditor to (i) suspend or cause the stay of actions among the RJ Debtors and their respective Affiliates, subsidiaries, associated entities, guarantors and their respective, officers, directors, administrators and former administrators, including their predecessors and successors and refrain from filing any new actions against any such parties, and (ii) grant the releases and waivers of the RJ Debtors with respect to the Existing Claims as of the Settlement Date. As a result, you will no longer be able to commence, continue or threaten any litigation against the RJ Debtors with respect to any of your Existing Claims.

By purchasing the New Priority Notes and/or receiving the Option 1 Recovery or Option 2 Recovery, you will be subject to risks as holders of the New Priority Notes, Roll-Up Notes, 2044 Loan and 2050 Loan.

If you purchase the New Priority Notes (and receive the Option 1 Recovery) or elect to receive the Option 2 Recovery offered hereunder, you will be subject to the risks relating to the New Priority Notes and Roll-Up Notes, risks relating to the Collateral, risks relating to the New Shares and ADSs and risks relating to the 2044 Loan and 2050 Loan, each as described below.

Risks Relating to the New Priority Notes and the Roll-Up Notes

The indentures governing each of the applicable series of notes will permit the incurrence of additional debt.

We and our subsidiaries may be able to incur substantial additional indebtedness, including secured indebtedness, or provide guarantees in the future, subject to certain limitations set forth in the indentures. The terms of the indentures governing each of the New Priority Notes and the Roll-Up Notes (together, the “**New Notes**”) will restrict, but will not completely prohibit, the Company, or its subsidiaries (including, the Subsidiary Guarantors) from incurring additional secured and unsecured indebtedness. In addition, the indentures will not prevent us from incurring other liabilities that do not constitute indebtedness. See Section 4.02 of the New Priority Notes Indenture and Section 4.02 of the Roll-Up Notes Indenture.

The level of our indebtedness could have important consequences to you, including the following:

- it may limit our ability to borrow money to fund our working capital needs and capital expenditures;
- it may limit our flexibility in planning for, or reacting to, changes in our business and future business opportunities;
- it may make us more vulnerable to a downturn in our business or in the economy of Brazil or the international economy; and
- a portion of our cash flow from operations will be dedicated to the repayment of our indebtedness, and will not be available for other purposes.

There would be a material adverse effect on our business and financial condition if we are unable to service our indebtedness or obtain additional financing as needed.

We may be unable to purchase the New Notes upon a specified change of control event, which would result in defaults under the indentures governing the New Notes.

The indentures will require us to make an offer to repurchase the New Notes upon the occurrence of a specified change of control event at a purchase price equal to 101% of the principal amount of the New Notes, plus accrued interest (including PIK Interest) to the date of the purchase. Any financing arrangements we may enter may require repayment of amounts outstanding upon the occurrence of a change of control event and limit our ability to fund the repurchase of your Notes in certain circumstances. It is possible that we will not have sufficient funds at the time of the change of control triggering event to make the required repurchase or that restrictions in our financing arrangements will not allow the repurchases. See Section 4.06 of the New Priority Notes Indenture and Section 4.06 of the Roll-Up Notes Indenture.

The New Notes will be secured only by the Collateral and will be effectively subordinated to the rights of our and the Subsidiary Guarantors’ existing and future secured creditors to the extent of the value of any assets (other than the Collateral) securing such other obligations and may be contractually subordinated to any other priority lien obligations.

The New Notes will be our senior secured obligations and will rank equal in right of payment with all of our existing and future senior indebtedness. The New Notes will be secured, by liens on the Collateral pursuant to the terms of and with the priority set forth in the Intercreditor Agreement, subject to the liens securing the Company’s obligations under any existing and future permitted indebtedness. Subject to the limitations contained in the indentures, we are permitted to incur additional indebtedness, including secured indebtedness. Although the indentures will limit our ability to incur additional indebtedness, and to incur liens to secure such indebtedness, these restrictions are subject to a number of qualifications and exceptions and, under certain circumstances, debt incurred in compliance with these restrictions could be substantial. To the extent that we incur additional indebtedness, the risks associated with our substantial leverage described above, including our possible inability to service our debt, would increase. Certain types of this permitted indebtedness (such as the issuance of PIK Notes as such term will be defined in the indentures) may be secured on a *pari passu* basis with the New Notes. Thus, the holders of the New Notes will receive distributions from any foreclosure proceeds of our assets constituting Collateral for the New Notes

on a *pro rata* basis with future senior secured creditors that have a payment priority and *pari passu* security interest in the Collateral equal to such Notes and junior to senior secured creditors that have a payment priority or senior security interest in the Collateral.

The Intercreditor Agreement will provide for a specified application of proceeds upon a disposition of Collateral in the ordinary course and upon enforcement of Collateral. See Appendix F hereto and “*Summary of the New Priority Notes—Collateral*”. Accordingly, depending on the payment priority for such type of Collateral, you may be unable to recover on Collateral due to the prior claims of other secured debtholders on all proceeds realized from the sale and/or enforcement of such Collateral.

Further, our subsidiaries are separate and distinct legal entities and other than with respect to the Subsidiary Guarantors, have no obligation, contingent or otherwise, to pay any amounts due pursuant to the New Priority Notes or Roll-Up Notes, or to make any funds available therefore, whether by dividends, loans, distributions or other payments. Claims of creditors of our subsidiaries that do not guarantee the New Priority Notes or Roll-Up Notes will generally have priority as to the assets of such subsidiaries over our claims and over claims of the holders of our indebtedness, including the New Notes. Thus, the creditors of such non-guarantor subsidiaries have direct claims on such subsidiaries and their assets and the claims of holders of the New Notes are “structurally subordinated” to any existing and future liabilities of such subsidiaries. As a result, upon any distribution to the creditors of any such subsidiary in bankruptcy, liquidation, reorganization or similar proceedings, or following acceleration of our indebtedness or an event of default under such indebtedness, the lenders of the indebtedness of such subsidiaries will be entitled to be repaid in full from the proceeds of any assets of such subsidiaries, before any payment is made to holders of the New Notes from such proceeds.

We may not receive the desired sale price as part of the required sale process for the capital stock of ClientCo and/or V.tal.

The RJ Plan provides for certain steps and requirements to be followed in connection with the sale of the capital stock of ClientCo and V.Tal. The net cash proceeds of any such sale is required to be used to repay creditors pursuant to the terms of the Intercreditor Agreement. There is no guarantee that the Company will be able to sell the capital stock of ClientCo and/or V.Tal, and if sold, what consideration (and the value thereof) shall be received by the Company. Moreover, in connection with a sale of ClientCo, subject to the consent of specified creditors, the Company has right under the RJ Plan to retain or withhold up to R\$1.5 billion; and if such consent is not obtained, to incur secured indebtedness in lieu thereof. Any failure to sell the capital stock of ClientCo and/or V.tal, or to receive adequate consideration for such assets, will have a material adverse effect on the ability of the Company to repay the New Notes.

The Maturity Date of the Series B Notes may be Extended and the Series B Notes may Become Limited Recourse Obligations Without Consent of the Holders.

Pursuant to the Roll-Up Notes Indenture, the Board of Directors may, in its sole discretion and without the consent of any holders, elect on or after the Election Date to automatically cause the Series B Notes to (i) mature on December 31, 2030 and (ii) become “limited recourse” obligations of the Company on or after the Election Date. As a result, the Series B Notes shall be limited recourse obligations of the Company, with recourse being limited solely to the Collateral, and shall not be obligations or responsibilities of, or guaranteed by, any other person; *provided that* the Company and Subsidiary Guarantors will remain bound by the Intercreditor Agreement, the escrow agreements, the terms of any outstanding debt documents and the Collateral Documents and shall ensure collateral proceeds are duly made available for the discharge of the Series B Notes in accordance with the terms of the Intercreditor Agreement, and none of the officers, directors, shareholders or agents of the Company, the Subsidiary Guarantors, the Roll-Up Notes Trustee, the Intercreditor Agent, the Collateral Agent, any of their respective affiliates or any other person shall be personally liable to make any payments of principal, interest or any other sum owing under the Series B Notes. Accordingly, after the Election Date, if any, after the Collateral has been fully realized and exhausted, all sums due but still unpaid in respect of the Series B Notes shall be extinguished, and the holders shall not have the right to proceed against the Company, the Subsidiary Guarantors, the Roll-Up Notes Trustee, the Intercreditor Agent, the Collateral Agent, any of their respective affiliates or any of their respective officers, directors, shareholders or agents for the satisfaction of any monetary claim or for any deficiency judgment remaining after foreclosure of any property included in the Collateral but shall have the right to sue any Obligor for breach of contract and/or any Obligor or any other party for the gross-negligence or willful miscount of any such party and take any steps required to enforce the

Intercreditor Agreement, the Collateral Documents and the escrow agreements. There shall be no conditions for the Company's Board of Directors to make such election other than Company providing the holders and the Roll-Up Notes Trustee five business days' prior written notice of such election. By electing to subscribe for the New Priority Notes and exchanging Existing Claims for Roll-Up Notes, each Creditor will be deemed to agree to the terms of the Roll-Up Notes Indenture, including the maturity extension and limited recourse provisions therein.

The proceeds of any sale or liquidation of the Collateral following an Event of Default may not be sufficient to satisfy payments due on the New Priority Notes or Roll-Up Notes.

The Intercreditor Agreement will provide for the application of proceeds upon enforcement, as follows: (1) with respect to the First-Priority Obligations (including the New Priority Notes) (i) V.Tal Collateral Proceeds and ClientCo Collateral Proceeds on a first-priority basis, (ii) the B2B Collateral Proceeds on a second-priority basis and (iii) the Real Estate Collateral Proceeds on a third-priority basis and (2) with respect to the Roll-Up Obligations (including the Roll-Up Notes) (i) ClientCo Collateral Proceeds on a third-priority basis and (ii) V.Tal Collateral Proceeds and the Real Estate Collateral Proceeds on a fourth-priority basis. In addition, the indentures will contemplate that, under certain circumstances, a portion or all of the Collateral securing the New Notes will be released. See “—*There are circumstances other than repayment or discharge of the notes under which the Collateral will be released automatically, without your consent or the consent of the Trustee.*” If an event of default occurs and the New Priority Notes or Roll-Up Notes are accelerated, the New Priority Notes or Roll-Up Notes will rank equally with the holders of all of our other unsubordinated and unsecured indebtedness and other liabilities with respect to assets that do not constitute Collateral (to the extent that the liens in the Collateral are not previously released) and will be subordinated to all existing and future indebtedness and other liabilities that are secured by assets that do not constitute Collateral, to the extent of the value of the assets securing such indebtedness or liabilities. As a result, if the value of the Collateral is less than the amount of the claims of the holders of the New Notes and any *pari passu* or senior secured obligations, no assurance can be provided that the holders of the New Notes would receive any substantial recovery from assets that do not constitute Collateral.

In addition, the Collateral securing the New Notes may be subject to Liens permitted under the terms of the indentures governing the New Notes, whether arising before, on or after the date the New Notes are issued. By operation of law, certain of those Liens will have priority over the claims of the Intercreditor Agent and the holders in the Collateral securing the New Notes. The existence of any Permitted Liens could adversely affect the value of the Collateral as well as the ability of the Intercreditor Agent to realize or foreclose on such Collateral.

There also can be no assurance that the Collateral will be saleable or that there will be buyers with the financial and regulatory capability to acquire and operate the Collateral, and, even if saleable, the timing of its liquidation is uncertain. To the extent that Liens or other rights granted to third parties encumber the Collateral, such third parties have or may exercise rights and remedies with respect to the Collateral subject to such Liens that could adversely affect the value of the Collateral and the ability of the Collateral Agent to realize or foreclose on the Collateral. By its nature, some or all of the Collateral may be illiquid and may have no readily ascertainable market value. In the event that a bankruptcy case is commenced by or against us, if the value of the Collateral is less than the amount of principal and accrued and unpaid interest on the New Notes and all other senior secured obligations, interest may cease to accrue on the New Notes from and after the date the bankruptcy petition is filed. In the event of a foreclosure, liquidation, bankruptcy or similar proceeding, we cannot assure you that the proceeds from any sale or liquidation of the Collateral will be sufficient to pay the obligations due under the New Notes.

Before the creation and perfection of the Real Estate Properties Fiduciary Lien, the obligations under the notes and the Subsidiary Guarantees may not be fully secured.

The Real Estate Properties Fiduciary Lien may not be perfected on the Settlement Date pending certain filings and other actions (including, without limitation, certain required registrations and records with the applicable notaries or registries) necessary for the creation and perfection of such security interests in favor of the Collateral Agent for the benefit of the New Notes and any other applicable secured party. Before the creation and perfection of the Real Estate Properties Fiduciary Lien, the Company's obligations under the New Notes and the Subsidiary Guarantors' obligations under the Subsidiary Guarantees will not be fully secured.

Accordingly, in the event of a foreclosure, liquidation, bankruptcy or similar proceeding before the Real Estate Properties Fiduciary Lien in favor of the holder of the New Notes are created and perfected, the Company's obligations

under the New Priority Notes and the Subsidiary Guarantors' obligations under the Subsidiary Guarantees will rank equally in right of payment to all of their respective unsecured unsubordinated indebtedness and the proceeds from any sale or liquidation of Collateral would not be required to be applied to the payment of the Company's obligations under the New Notes and the Subsidiary Guarantors' obligations under the Subsidiary Guarantees.

Pursuant to the indentures and the Intercreditor Agreement and the Collateral Documents, the Company and the Subsidiary Guarantors will have the obligation to ensure that all Real Estate Properties Fiduciary Lien are duly created and enforceable and perfected, to the extent required by the related Collateral Documents not later than, (i) in the case of Collateral related to the Real Estate Properties Fiduciary Lien, in accordance with the timeline and target dates to be set forth in the indentures, which may take up to a year in some cases. As a result, the holders of the New Notes may not have the ability to foreclose, or control decisions in respect of, a portion or all of any Collateral until such time as an enforceable and perfected security interest, as applicable, has been created in such Collateral.

Moreover, the failure to properly perfect the Real Estate Properties Fiduciary Lien could materially adversely affect the Intercreditor Agent's ability to enforce its rights with respect to the Real Estate Collateral for the benefit of the holders of the New Notes and any other applicable secured party. Accordingly, there exists the risk of a loss of the practical benefits of the liens thereon or of the priority of the liens securing the New Notes and the Subsidiary Guarantees.

The Intercreditor Agreement entered into in connection with the indentures limits the rights of the holders of the notes and their control with respect to the Collateral securing the notes.

The rights of the holders of the New Notes with respect to the Collateral may be limited pursuant to the terms of the Intercreditor Agreement. Under the Intercreditor Agreement, if amounts or commitments remain outstanding under certain priority ranking debt, actions taken in respect of Collateral securing our obligations under the New Notes, including the ability to cause the commencement of enforcement proceedings against such Collateral and to control the conduct of those proceedings, will require the consent of holders in accordance with the threshold established in the Intercreditor Agreement and may not require the approval of the majority of the holders of the New Priority Notes or Roll-Up Notes, including with respect to (i) the exercise of remedies against us, including enforcement of the Collateral, and (ii) other instructions that may be provided to the Collateral Agent in accordance with the terms of the Intercreditor Agreement, in each case subject to the voting threshold for such decisions under the Intercreditor Agreement. As a result, the holders of the New Notes and the Trustee may not have the ability to control or direct these actions, even if the rights of the holders of the New Notes are adversely affected. Each decision made in accordance with the terms of the Intercreditor Agreement will be binding upon the Trustee, Collateral Agent and the holders of the New Notes and each other party to the relevant secured debt. See Appendix F hereto and Section 12.01 of each Indenture.

It may be difficult for you to enforce judgments against us or against our directors and executive officers.

We are incorporated as a corporation under the laws of Brazil and substantially all of our assets are located in Brazil. In addition, all of our directors and executive officers reside outside the United States and all or a significant portion of the assets of such persons may be located outside the United States. As a result, it may not be possible for investors to effect service of process within the United States or other jurisdictions outside Brazil upon such persons, or to enforce against such persons judgments of U.S. courts, including judgments predicated upon the civil liability provisions of the U.S. federal securities laws or the laws of such other jurisdictions.

In the event of a U.S. bankruptcy, holders of the notes may be deemed to have an unsecured claim to the extent that their obligations in respect of the New Priority Notes or Roll-Up Notes exceed the fair market value of the Collateral.

In any U.S. bankruptcy proceeding with respect to the Company or any of the Subsidiary Guarantors, it is possible that the bankruptcy trustee, the debtor-in-possession or competing creditors will assert that the fair market value of the Collateral with respect to the New Priority Notes or Roll-Up Notes on the date of the bankruptcy filing was less than the then-current principal amount of the New Priority Notes or Roll-Up Notes. Upon a finding by the U.S. bankruptcy court that the New Priority Notes or Roll-Up Notes are under-secured, the claims in the bankruptcy proceeding with respect to the New Priority Notes or Roll-Up Notes would be bifurcated between a secured claim and an unsecured claim, and the unsecured claim would not be entitled to the benefits of security in the Collateral. In such

event, the secured claims of the holders of Notes would be limited to the value of the Collateral. Other consequences of a finding that the New Notes are under-secured would be, among other things, a lack of entitlement on the part of the New Notes to receive post-petition interest and a lack of entitlement on the part of the unsecured portion of Notes to receive other “adequate protection” under the Bankruptcy Code. In addition, if any payments of post-petition interest had been made at the time of such finding that the New Priority Notes or Roll-Up Notes are under-secured, those payments could be re-characterized by the bankruptcy court as a reduction of the principal amount of the secured claim with respect to the New Priority Notes or Roll-Up Notes.

U.S. bankruptcy laws may limit your ability to realize value from the Collateral.

To the extent the Company does become a debtor under U.S. bankruptcy laws, a secured creditor such as a holder of the New Notes would be prohibited from repossessing its security from a debtor in a bankruptcy case, or from disposing of security repossessed from such debtor, without bankruptcy court approval, which may not be given. Moreover, the Bankruptcy Code permits the debtor to continue to retain and use collateral even though the debtor is in default under the applicable debt instruments, provided that the secured creditor is given “adequate protection.” The meaning of the term “adequate protection” under the Bankruptcy Code may vary according to circumstances, but it is generally intended to protect the value of the secured creditor’s interest in the collateral as of the commencement of the bankruptcy case and may include cash payments or the granting of additional or replacement security if and at such times as the bankruptcy court in its discretion determines that the value of the secured creditor’s interest in the collateral is declining during the pendency of the bankruptcy case. A bankruptcy court may determine that a secured creditor may not require compensation for a diminution in the value of its collateral if the value of the collateral exceeds the debt it secures.

In view of the lack of a precise definition of the term “adequate protection” under the Bankruptcy Code and the broad discretionary power of a bankruptcy court, it is impossible to predict:

- how long payments under the New Notes could be delayed following commencement of a U.S. bankruptcy case;
- whether or when the Collateral Agent could repossess or dispose of the Collateral;
- the value of the Collateral at the time of the bankruptcy petition; or
- whether or to what extent holders of the New Notes would be compensated for any delay in payment or loss of value of the Collateral through the requirement of “adequate protection.”

Brazilian bankruptcy laws may be less favorable to you than bankruptcy and insolvency laws in other jurisdictions.

The Company is incorporated under the laws of the Federative Republic of Brazil, and as such, Brazilian law may govern insolvency proceedings applicable to them. The insolvency laws of the Federative Republic of Brazil may not be as favorable to your interests as creditors as the laws of the United States or other jurisdictions with which you may be familiar.

We are subject to certain fraudulent transfer and conveyance statutes, which may adversely affect holders of the notes.

Our obligations under the New Notes will be guaranteed by the Subsidiary Guarantors. The indentures will limit the liability of each Subsidiary Guarantor on its Subsidiary Guarantee to the maximum amount that such Subsidiary Guarantor can incur without risk that its Subsidiary Guarantee will be subject to avoidance as a fraudulent transfer. We cannot assure you that this limitation will protect such Subsidiary Guarantees from fraudulent transfer challenges or, if it does, that the remaining amount due and collectible under the Subsidiary Guarantees would suffice, if necessary, to pay the New Notes in full when due. In a bankruptcy case in the United States which was reinstated by the United States Court of Appeals for the Eleventh Circuit on other grounds, this kind of provision was found to be ineffective to protect Subsidiary Guarantees; we cannot provide any assurance that U.S. courts in other circuits or non-U.S. courts, including courts in Brazil, would not adopt a similar position. The courts in Brazil (as well as a U.S. court presiding over any bankruptcy proceeding) could apply general U.S. principles of fraudulent conveyance to restrict the enforceability of the Subsidiary Guarantees by the Subsidiary Guarantors. Under U.S. state fraudulent transfer or

conveyance laws and comparable provisions of U.S. federal bankruptcy law, if any such law were deemed to apply, the New Notes or the Subsidiary Guarantees (or the Liens granted to secure the obligations thereunder) could be voided as a fraudulent transfer or conveyance if (i) we or either of the Subsidiary Guarantors, as applicable, issued the New Notes or incurred the Subsidiary Guarantees with the intent of hindering, delaying or defrauding creditors, or (ii) we or any of the Subsidiary Guarantors, as applicable, received less than reasonably equivalent value or fair consideration in return for either issuing the New Notes or incurring the Subsidiary Guarantees and, in the case of (ii) only, one of the following is also true at the time thereof:

- we or any of the Subsidiary Guarantors, as applicable, were insolvent or rendered insolvent by reason of the issuance of the New Notes or the incurrence of the Subsidiary Guarantees;
- the issuance of the New Notes or the Subsidiary Guarantees left us or any of the Subsidiary Guarantors, as applicable, with an unreasonably small amount of capital to carry on the business;
- we or any of the Subsidiary Guarantors intended to, or believed that we or such Subsidiary Guarantor would, incur debts beyond our or such Subsidiary Guarantor's ability to pay as they mature; or
- we or any of the Subsidiary Guarantors was a defendant in an action for money damages, or had a judgment for money damages docketed against us or such Subsidiary Guarantor if, in either case, after final judgment, the judgment is unsatisfied.

If a court were to find that the issuance of the New Notes or the Subsidiary Guarantees was a fraudulent transfer or conveyance, the court could void the payment obligations under the New Notes or such Subsidiary Guarantee, avoid the Liens granted to secure the obligations under the New Notes or the Subsidiary Guarantees, or further subordinate the New Notes or such Subsidiary Guarantee to presently existing and future indebtedness of ours or of the related Subsidiary Guarantor, or require the holders of the New Priority Notes or Roll-Up Notes to repay any amounts received with respect to such Subsidiary Guarantee. In the event of a finding that a fraudulent transfer or conveyance occurred, you may not receive any repayment of the New Notes. Further, the voidance of the New Priority Notes or Roll-Up Notes could result in an Event of Default with respect to our other debt that could result in acceleration of such debt.

As a general matter, value is given for a transfer or an obligation if, in exchange for the transfer or obligation, property is transferred or an antecedent debt is secured or satisfied. A debtor will generally not be considered to have received value in connection with a debt offering if the debtor uses the proceeds of that offering to make a dividend payment or otherwise retire or redeem equity securities issued by the debtor. In addition, a bankruptcy court may find that a Subsidiary Guarantor received less than fair consideration or reasonably equivalent value for its Subsidiary Guarantee or Lien to the extent that it did not receive a direct or indirect benefit from the issuance of the New Priority Notes or Roll-Up Notes.

As courts in different jurisdictions measure insolvency differently, we cannot be certain as to the standards a court would use to determine whether or not we or the Subsidiary Guarantors were solvent or rendered insolvent at the relevant time or, regardless of the standard that a court uses, that the issuance of the Subsidiary Guarantees would not be further subordinated to our or any of the Subsidiary Guarantors' other debt. Generally, however, an entity would be considered insolvent if, at the time it incurred indebtedness:

- the sum of its debts, including contingent liabilities, was greater than the fair saleable value of all of its assets; or
- the present fair saleable value of its assets was less than the amount that would be required to pay its probable liability on its existing debts, including contingent liabilities, as they become absolute and mature; or
- it could not pay its debts as they become due.

There are circumstances other than repayment or discharge of the New Priority Notes or Roll-Up Notes under which the Collateral will be released automatically, without your consent or the consent of the Trustee.

Under various circumstances, all or a portion of the Collateral may be released, including:

- upon payment in full of the New Priority Notes or Roll-Up Notes;
- upon a legal defeasance or covenant defeasance under the Indenture as set forth in Section 8.02 and Section 8.03 of the indentures;
- to the extent of any Collateral owned by a Subsidiary Guarantor, upon the release of such Subsidiary Guarantor's Guarantee of the New Priority Notes or Roll-Up Notes pursuant to the terms of the indentures;
- automatically upon a sale or disposition of Collateral permitted to be made under the indentures;
- automatically pursuant to and in accordance with the terms of the Intercreditor Agreement; or
- in connection with an amendment, modification, release, waiver or any required document regarding the Collateral and permitted by the New Priority Notes Indenture, Roll-Up Notes Indenture or the related Collateral Documents.

In addition, the Subsidiary Guarantee of a Subsidiary Guarantor will be released in connection with a sale of such Subsidiary Guarantor in a transaction not prohibited by the indentures. See Section 11.02 of the indentures.

The security interests are expected to be granted to the Collateral Agent rather than directly to you. In Brazil assets are not capable or cannot cost-effectively be pledged to more than one party at the same time and the granting of such lien for the benefit of the obligations under the notes will be dependent, in part, on the agreement of a common agent for such purposes.

The ability of the Intercreditor Agent or Collateral Agent, as applicable, to enforce certain of the Collateral securing the New Notes may be restricted by local Brazilian law. The security interests in the Collateral that will secure our obligations under the New Notes and the obligations of the Subsidiary Guarantors under the Subsidiary Guarantees will not be granted directly to the holders of the New Notes but will be granted only in favor of the Collateral Agent. The indentures governing the Notes will provide that only the Collateral Agent has the right to enforce the Collateral Documents. As a consequence, holders of New Notes will not have direct security interests and will not be entitled to take enforcement action in respect of the Collateral securing the New Notes, except through the Collateral Agent and subject to the Intercreditor Agreement.

In addition, in accordance with applicable law or the law governing any applicable Collateral Document (including foreign law), certain security interests (or security interests over certain assets) may not be (or customarily are not) granted to more than one collateral agent, trustee or similar representative, or such a security interest may not be granted to more than one collateral agent, trustee or similar representative in the interests of limiting the cost of more than one grant of security, including with respect to the notarization and the registration for perfection of any relevant security documents.

In addition, holders of the New Notes bear some risk associated with a possible insolvency or bankruptcy of the Intercreditor Agent or Collateral Agent, which could in particular, under certain circumstances, result in a delay in enforcement, diminishing value or even loss of the security interests or guarantees.

Judgments of Brazilian courts enforcing obligations of the Company under the indentures would be payable only in reais.

If proceedings are brought in the courts of Brazil seeking to enforce the Company's obligations under the New Priority Notes or Roll-Up Notes, the Company would not be required to discharge its obligations in a currency other than *reais*. Any judgment obtained against the Company in Brazilian courts in respect of any payment obligations under the guarantees would be expressed in *reais* equivalent to the U.S. dollar amount of such payment at the exchange

rate published by the Brazilian Central Bank on (1) the date of the payment, (2) the date on which such judgment is rendered, (3) the actual due date of the obligations, or (4) on the date in which the lawsuit is filed, in which case the amount would be subject to a monetary adjustment as determined by the relevant court. We cannot assure you that this amount in reais will afford you full compensation of the amount sought in any such litigation.

Restrictions on the movement of currency out of Brazil may impair the ability of holders of the notes to receive interest and other payments on the notes.

The Brazilian government may impose temporary restrictions on the conversion of Brazilian currency into foreign currencies and on the remittance to foreign investors of proceeds of their investments in Brazil. Brazilian law permits the government to impose these restrictions whenever there is a serious imbalance in Brazil's balance of payments or there are reasons to foresee a serious imbalance.

If the financial mechanisms for the transfer of *reais* and conversion into U.S. dollars are not available, the Company may have to rely on a special authorization from the Brazilian Central Bank to make payments under the New Priority Notes and Roll-Up Notes in U.S. dollars or, alternatively, be required to make such payments with funds that the Company hold outside Brazil. The Company cannot assure you that any such Brazilian Central Bank approval would be obtained or that such approval would be obtained on a timely basis or that it will have such funds available.

The Brazilian government-imposed remittance restrictions for approximately six months in 1990. Similar restrictions, if imposed in the future, would impair or prevent the conversion of interest or principal payments on the New Priority Notes and Roll-Up Notes from *reais* into U.S. dollars and the remittance of U.S. dollars abroad to holders of the New Priority Notes and Roll-Up Notes. The Brazilian government may take similar measures in the future.

The price of the New Priority Notes and Roll-Up Notes may be subject to volatility.

The market price of the New Priority Notes and Roll-Up Notes, when issued, could be subject to significant fluctuations due to various factors, including actual or anticipated fluctuations in our financial performance, losses of key personnel, economic downturns, political events in the jurisdictions in which we operate, changes in financial estimates by securities analysts, the introduction of new products or technologies by us or our competitors, or our failure to meet expectations of analysts or investors.

An active trading market for the New Priority Notes and Roll-Up Notes may not develop.

The New Priority Notes and Roll-Up Notes, when issued, will constitute a new issue of securities, for which there is no existing market. The Company cannot provide any assurances regarding the development of a market for the New Priority Notes or Roll-Up Notes, the ability of holders of the New Priority Notes and Roll-Up Notes to sell New Priority Notes and Roll-Up Notes, or the price at which such holders may be able to sell their New Priority Notes and Roll-Up Notes. If an active trading market were to develop, the New Priority Notes and Roll-Up Notes could trade at prices that vary depending on many factors, including prevailing interest rates, our results of operations and financial condition, prospects for other companies in our industry, political and economic developments in and affecting Brazil, the risk associated with Brazilian issuers of similar securities and the market for similar securities. If an active trading market for the New Priority Notes and Roll-Up Notes does not develop or is interrupted, the market price and liquidity of the New Priority Notes and Roll-Up Notes may be materially adversely affected.

The notes will be subject to transfer restrictions that could limit investors' ability to resell the notes.

The New Notes (including any guarantees thereof) have not been and will not be registered under the Securities Act or any state securities laws, and the Company is not required to and currently does not plan on making any such registration. The New Notes may not be offered, transferred or sold except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act, and applicable state securities laws. Prospective investors should be aware that investors may be required to bear the financial risks of this investment for an indefinite period of time.

Risks Relating to the 2044 Loan and 2050 Loan (together, the Loans)

The Loans will be unsecured and will be effectively subordinated to our senior secured indebtedness.

The Company's obligations under the Loans will not be secured by any of our or our subsidiaries' assets. Our borrowings under the Loans will be unsecured. The Loans will be effectively subordinated to all of our secured debt (including the New Priority Notes, the New Priority Debentures and the Roll-Up Notes, among other debt) and other obligations to the extent of the value of the assets securing such obligations. In addition, the loan agreements governing the Loans will permit us to incur additional secured indebtedness, subject to certain restrictions.

If we were to become insolvent or otherwise fail to make payments on the Loans, holders of our secured obligations would be paid first and would receive payments from the assets securing such obligations before the holders of the Loans would receive any payments. Holders of the Loans will participate ratably with all holders of our unsecured indebtedness that is deemed to be of the same class as the Loans and all of our other general creditors, based upon the respective amounts owed to each holder or creditor, in our remaining assets. You therefore may not be fully repaid in the event we become insolvent or otherwise fail to make payments on the Loans.

The Loans will be structurally subordinated to debt of all of our subsidiaries.

The Loans will not be guaranteed by any of our subsidiaries. The Loans will be structurally subordinated to the debt of all of our subsidiaries to the extent of the value of their assets, and holders of the Loans will not have any claim as a creditor against any subsidiary. All obligations of each subsidiary will have to be satisfied before any of the assets of such subsidiary would be available for distribution, upon a liquidation or otherwise, to us.

The loan agreements governing the Loans contain very limited covenants and will not protect you in the event of a highly leveraged transaction.

The terms of the Loans will not afford you protection in the event of a highly leveraged transaction that may adversely affect you, including a reorganization, recapitalization, restructuring, merger or other similar transactions involving us or our subsidiaries.

The loan agreements governing the Loans do not:

- require us to maintain any financial ratios or specific levels of net worth, revenues, income, cash flow or liquidity and, accordingly, does not protect the lenders in the event we experience significant adverse changes in our financial condition;
- limit our ability to incur indebtedness or to engage in sale/leaseback transactions;
- restrict our subsidiaries' ability to incur indebtedness;
- restrict our ability to repurchase or prepay any other of our indebtedness;
- restrict our ability to make investments or to repurchase or pay dividends or make other payments in respect of our common stock or other securities;
- restrict our ability to enter into highly leveraged transactions; or
- require us to repurchase the Loans in the event of a change in control.

As a result of the foregoing, when evaluating the terms of the Loans, you should be aware that the terms of the loan agreements governing the Loans do not restrict our ability to engage in, or to otherwise be a party to, a variety of corporate transactions, circumstances and events that could have an adverse impact on your investment in the Loans.

Risks Relating to the New Shares and ADSs

We cannot guarantee the outcomes or the effects that the restructuring will have on our operations and the trading price of our New Shares.

The Company is undergoing a Restructuring, and we are unable to guarantee the outcome or the effects that our Restructuring will have on our operations and the trading price of our New Shares. On April 19, 2024, creditors of the RJ Debtors approved our RJ Plan at the GCM pursuant to which the Company seeks to (i) restructure the Company's financial debt, reducing its value and lengthening its maturity dates so that revenues from new services offered through high-speed fiber optics can reach the level of maturity necessary for business sustainability; (ii) provide an injection of new money into the Company so that it can continue to fulfill its obligations and make the necessary investments, including through the sale of UPIs; and (iii) guarantee financial support so that the Company can continue carrying out its activities while looking for alternatives to provide a viable solution for the necessary adjustments to the concession of fixed telephone services and its obligations.

Pursuant to the Preliminary Order, which was later confirmed by the decision that granted the Restructuring, with respect to the RJ Debtors:

- any clauses of agreements that could accelerate our indebtedness were suspended;
- the enforceability of all the obligations arising from financial instruments entered into with institutions and their affiliates and any successors/assignees for any credit subject to potential restructuring under the Brazilian Bankruptcy Law, including obligations that we guarantee, was suspended;
- all (1) effects of default, including penalties, (2) rights to contractual setoff and (3) claims for settlement of derivative transactions were suspended;
- any attachments, seizures, searches or restraints on assets arising from judicial or extrajudicial claims, without prior analysis by the court, were suspended;
- all contracts necessary for the operation of the RJ Debtors, including credit lines and supplies, were deemed to be in full force and effect; and
- any determinations for registrations in debtor databases related to credits subject to the restructuring proceeding were suspended.

Moreover, the Restructuring seeks to: (1) preserve the corporate purpose of the Company and our economic group's operations; (2) preserve existing jobs and promote the creation of new jobs; (3) enable our economic group to overcome its financial crisis; (4) prevent the bankruptcy of the Company; (5) enable our economic group to establish a new productive capacity and an independent and sustainable financial position; and (6) facilitate new investments in our operations.

Holders of New Shares or ADSs may not receive any dividends or interest on shareholders' equity.

According to Oi's bylaws and the Brazilian Corporate Law, Oi must pay its shareholders at least 25% of Oi's consolidated annual net income as dividends or interest on shareholders' equity, as calculated and adjusted in accordance with the Brazilian Corporate Law. This adjusted net income may be capitalized, used to absorb losses or otherwise retained as allowed under the Brazilian Corporate Law and Oi's bylaws and may not be available to be paid as dividends or interest on shareholders' equity. Holders of New Shares or ADSs may not receive any dividends or interest on shareholders' equity in any given year due to the dividend preference of Preferred Shares. Additionally, the Brazilian Corporate Law allows a publicly traded company like Oi to suspend the mandatory distribution of dividends in any particular year if Oi's board of directors informs Oi's shareholders at the ordinary general shareholders' meeting that such distributions would be inadvisable in view of Oi's financial condition or cash availability and subject to approval of the general shareholders' meeting. In addition, the members of Oi's fiscal council must issue an opinion with respect to the suspension of the mandatory distribution of dividends and Oi's board of directors must submit to the CVM the justification for such suspension.

Holders of ADSs are not entitled to attend shareholders' meetings and may only vote through the depositary.

Under Brazilian law, only shareholders registered as such in Oi's corporate books may attend Oi's shareholders' meetings. All New Shares underlying our ADSs are registered in the name of the depositary. Consequently, a holder of ADSs is not entitled to attend Oi's shareholders' meetings. Holders of ADSs may exercise the voting rights with respect to New Shares represented by our ADSs only in accordance with the applicable deposit agreement relating to the ADSs. There are practical limitations upon the ability of holders of ADSs to exercise their voting rights due to the additional steps involved in communicating with holders of ADSs. For example, Oi is required to publish a notice of Oi's shareholders' meetings in certain newspapers in Brazil. To the extent that holders of New Shares is entitled to vote at a shareholders' meeting, they will be able to exercise their voting rights by attending the meeting in person or voting by proxy. By contrast, holders of ADSs will receive notice of a shareholders' meeting by mail from the depositary following Oi's notification to the depositary of the shareholders' meeting and Oi's request that the depositary inform holders of ADSs of the shareholders' meeting. To exercise their voting rights, holders of ADSs must instruct the depositary on a timely basis. This voting process will take longer for holders of ADSs than for holders of New Shares. If the depositary fails to receive timely voting instructions for all or part of ADSs, the depositary will assume that the holders of those ADSs are instructing it to give a discretionary proxy to a person designated by us to vote their ADSs, except in limited circumstances.

We cannot assure you that holders of ADSs will receive the voting materials in time to ensure that such holders can instruct the depositary to vote New Shares underlying their ADSs. In addition, the depositary and its agents are not responsible for failing to carry out voting instructions of the holders of ADSs or for the manner of carrying out those voting instructions. Accordingly, holders of ADSs may not be able to exercise voting rights, and they will have no recourse if the New Shares underlying their ADSs are not voted as requested.

Holders of New Shares or ADSs in the United States may not be entitled to participate in future preemptive rights offerings of Common Shares or Preferred Shares.

Under Brazilian law, if Oi offers to issue new shares in exchange for cash or assets as part of a capital increase, Oi generally must grant its shareholders the right to purchase a sufficient number of the offered shares to maintain their existing ownership percentage. Rights to purchase shares in these circumstances are known as preemptive rights. Oi may not legally be permitted to allow holders of New Shares or ADSs in the United States to exercise any preemptive rights in any future capital increase unless either (1) Oi files a registration statement with the SEC with respect to that offering of shares, or (2) that offering of shares qualifies for an exemption from the registration requirements of the Securities Act. At the time of any future capital increase, Oi will evaluate the costs and potential liabilities associated with filing a registration statement with the SEC and any other factors that Oi considers important in determining whether to file such a registration statement. Oi is not obligated to file a registration statement in connection with any future capital increase, and Oi cannot assure the holders of New Shares or ADSs in the United States that it will file a registration statement with the SEC to allow them to participate in a preemptive rights offering. As a result, the equity interest of such holders in Oi may be diluted.

Holders of ADSs may face difficulties in serving process on or enforcing judgments against us and other persons.

Oi is incorporated as a corporation under the laws of Brazil and substantially all of Oi's assets are located in Brazil. In addition, all of Oi's directors and executive officers reside outside the United States and all or a significant portion of the assets of such persons may be located outside the United States. As a result, it may not be possible for holders of ADSs to effect service of process within the United States or other jurisdictions outside Brazil upon such persons, or to enforce against such persons judgments of U.S. courts, including judgments predicated upon the civil liability provisions of the U.S. federal securities laws or the laws of such other jurisdictions.

Holders of ADSs may face difficulties in protecting their interests because, as a Brazilian company, Oi is subject to different corporate rules and regulations, and Oi's shareholders may have fewer and less well-defined rights.

Holders of Common ADSs are not direct shareholders of Oi and are unable to enforce the rights of shareholders under Oi's bylaws and the Brazilian Corporate Law.

Oi's corporate affairs are governed by Oi's by-laws and the Brazilian Corporate Law, which differ from the legal principles that would apply if Oi were incorporated in a jurisdiction in the United States, such as the State of Delaware or New York, or elsewhere outside Brazil. Even if a holder of ADSs surrenders its ADSs and becomes a direct shareholder, its rights as a holder of common shares under the Brazilian Corporate Law to protect its interests relative to actions by Oi's board of directors may be fewer and less well-defined than under the laws of those other jurisdictions.

Although insider trading and price manipulation are crimes under Brazilian law, the Brazilian securities markets are not as highly regulated and supervised as the U.S. securities markets or the markets in some other jurisdictions. In addition, rules and policies against self-dealing or for preserving shareholder interests may be less well-defined and enforced in Brazil than in the United States and certain other countries, which may put holders of common shares and ADSs at a potential disadvantage. Corporate disclosures also may be less complete or informative than those of a public company in the United States or in certain other countries.

Trading on over-the-counter markets may be volatile and sporadic, which could depress the market price of the ADSs and make it difficult for holders to resell Oi's ADSs.

On October 1, 2021, OTC Markets Group, Inc. began publishing quotations for the ADS in the "pink sheets" under the trading symbol OIBZQ. Trading in stock quoted on over the counter markets is often thin, volatile, and characterized by wide fluctuations in trading prices due to many factors that may have little to do with our operations or business prospects. This volatility could depress the market price of the ADSs for reasons unrelated to operating performance. Moreover, the over the counter markets are not a stock exchange, and trading of securities on the over the counter markets is often more sporadic than the trading of securities listed on other stock exchanges such as the NYSE, the NASDAQ Stock Market or the American Stock Exchange. Accordingly, holders of ADSs may have difficulty reselling such securities.

Oi is not listed on a national securities exchange in the United States and has not implemented various corporate governance measures that may be applicable to companies listed on such an exchange.

Oi's shares are not listed on a national securities exchange in the United States and is not required to do so. The standards applicable to Oi are considerably different than the standards applied to issuers listed on a national securities exchange. For example, Oi is not required to have and does not have, among other things:

- a majority of independent members of Oi's board of directors;
- a compensation committee or a nominating or corporate governance committee of Oi's board of directors;
- regularly scheduled executive sessions with only non-management directors; or
- at least one executive session of solely independent directors each year.

Oi expects to follow certain home country corporate governance practices in lieu of certain requirements applicable to U.S. issuers and you will not be provided with the benefits such corporate governance requirements. Accordingly, Oi's shareholders will not have the same protection afforded to shareholders of issuers that are subject to all of the corporate governance requirements of a national securities exchange, which could make its New Shares and ADSs less attractive to some investors or could otherwise harm the market price of the New Shares and ADSs.

Holders of ADSs may not be entitled to a jury trial with respect to claims arising under the deposit agreement, which could result in less favorable outcomes to the plaintiff(s) in any such action.

The deposit agreement governing the ADSs provides that, to the fullest extent permitted by law, ADS holders waive the right to a jury trial of any claim they may have against Oi or the ADS depositary arising out of or relating to common shares, the ADSs or the deposit agreement, including any claim under the U.S. federal securities laws.

If Oi or the ADS depositary opposed a jury trial demand based on the waiver, the court would determine whether the waiver was enforceable based on the facts and circumstances of that case in accordance with the applicable state and federal law. To Oi's knowledge, the enforceability of a contractual pre-dispute jury trial waiver in connection with claims arising under the federal securities laws has not been finally adjudicated by the United States Supreme Court. However, Oi believes that a contractual pre-dispute jury trial waiver provision is generally enforceable,

including under the laws of the State of New York, which govern the ADS deposit agreement, by a federal or state court in the City of New York, which has non-exclusive jurisdiction over matters arising under the ADS deposit agreement. In determining whether to enforce a contractual pre-dispute jury trial waiver provision, courts will generally consider whether a party knowingly, intelligently and voluntarily waived the right to a jury trial. Oi believes that this is the case with respect to the ADS deposit agreement and the ADSs. You may wish to consult legal counsel regarding the jury waiver provision before acquiring ADSs.

If you or any other holders or beneficial owners of ADSs bring a claim against Oi or the ADS depositary in connection with matters arising under the ADS deposit agreement or the ADSs, including claims under federal securities laws, you or such other holder or beneficial owner may not be entitled to a jury trial with respect to such claims, which may have the effect of limiting and discouraging lawsuits against Oi or the ADS depositary. If a lawsuit is brought against Oi or the ADS depositary under the ADS deposit agreement, it may be heard only by a judge or justice of the applicable trial court, which would be conducted according to different civil procedures and may result in different outcomes than a trial by jury would have had, including results that could be less favorable to the plaintiff(s) in any such action.

Nevertheless, if this jury trial waiver provision is not permitted by applicable law, an action could proceed under the terms of the ADS deposit agreement with a jury trial. No condition, stipulation or provision of the ADS deposit agreement or ADSs serves as a waiver by any holder or beneficial owner of ADSs or by Oi or the ADS depositary of compliance with any substantive provision of the U.S. federal securities laws and the rules and regulations promulgated thereunder.

If holders of ADSs exchange them for Common Shares, they may risk temporarily losing, or being limited in, the ability to remit foreign currency abroad and certain Brazilian tax advantages.

The Brazilian custodian for the New Shares underlying our ADSs has obtained an electronic registration number with the Brazilian Central Bank to allow the depositary to remit U.S. dollars abroad. ADS holders benefit from the electronic certificate of foreign capital registration from the Brazilian Central Bank obtained by the custodian for the depositary, which permits it to convert dividends and other distributions with respect to the Common Shares into U.S. dollars and remit the proceeds of such conversion abroad. If holders of our ADSs decide to exchange them for the underlying Common Shares, they will be required to appoint a Brazilian financial institution to act as their legal representative who shall be responsible, among other things, for keeping and updating the investors' certificates of registrations with the Brazilian Central Bank, as provided in CMN Resolution No. 4,373. Investors will only be able to remit U.S. dollars abroad if the relevant new electronic certificate of foreign capital registration in connection with the Common Shares is previously obtained. If such investors fail to obtain or update the relevant certificates of registration, it may result in additional expenses and may cause delays in receiving distributions.

In addition, if holders of our ADSs exchange our ADSs for Common Shares, generally they may be subject to a less favorable tax treatment on the proceeds from any sale of our Common Shares.

Holders of New Shares will be subject to, and holders of ADSs could be subject to, Brazilian income tax on capital gains from sales of New Shares or ADSs.

According to Article 26 of Brazilian Law No. 10,833/2003, if a holder not deemed to be domiciled in Brazil for Brazilian tax and regulatory purposes, or a Non-Brazilian Holder, disposes of assets located in Brazil, the transaction will be subject to taxation in Brazil, even if such disposition occurs outside Brazil or if such disposition is made to another Non-Brazilian Holder. Accordingly, on the disposition of Common Shares, which are considered assets located in Brazil, the Non-Brazilian Holder will be subject to income tax on the gains assessed, following the rules described under "Taxation—Brazilian Tax Considerations" regardless of whether the transactions are conducted in Brazil or abroad and with a Brazilian resident or not. A disposition of our ADSs, however, involves the disposal of a non-Brazilian asset, which in principle should not be subject to taxation in Brazil. Nevertheless, in the event that the concept of "assets located in Brazil" is interpreted to include our ADSs, this tax law could result in the imposition of withholding taxes on the disposition of our ADSs made by Non-Brazilian Holders. Due to the fact that, as of the date of this Offering Memorandum, Article 26 of Brazilian Law No. 10,833/2003 has no judicial guidance as to its application to ADSs, we are unable to predict which interpretation would ultimately prevail in Brazilian courts.

If a United States person is treated as owning at least 10% of Oi's shares, such holder may be subject to adverse U.S. federal income tax consequences.

If a United States person is treated as owning (directly, indirectly or constructively) at least 10% of the value or voting power of Oi's shares, such person may be treated as a "United States shareholder" with respect to each "controlled foreign corporation" in our group (if any). If United States shareholders own (or are treated as owning) more than 50% of the value or voting power of Oi's shares, Oi would (and our non-U.S. subsidiaries could) be treated as controlled foreign corporations. In addition, if our group includes one or more U.S. subsidiaries, certain of our non-U.S. subsidiaries could be treated as controlled foreign corporations (regardless of whether we are treated as a controlled foreign corporation). A United States shareholder of a controlled foreign corporation may be required to report annually and include in its U.S. taxable income its pro rata share of "Subpart F income," "global intangible low-taxed income" and investments in U.S. property by controlled foreign corporations, regardless of whether we make any distributions. An individual that is a United States shareholder with respect to a controlled foreign corporation generally would not be allowed certain tax deductions or foreign tax credits that would be allowed to a United States shareholder that is a U.S. corporation. Failure to comply with these reporting obligations may subject you to significant monetary penalties and may prevent the statute of limitations with respect to your U.S. federal income tax return for the year for which reporting was due from starting. We cannot provide any assurances that we will assist investors in determining whether we or any of our non-U.S. subsidiaries are treated as a controlled foreign corporation or whether such investor is treated as a United States shareholder with respect to any of such controlled foreign corporations or furnish to any United States shareholders information that may be necessary to comply with the aforementioned reporting and tax paying obligations. Certain of our shareholders may be United States shareholders. The determination of controlled foreign corporation status is complex and includes attribution rules, the application of which is not entirely certain. A United States investor should consult its advisors regarding the potential application of these rules to an investment in Oi's New Shares or ADSs.

If the Company is characterized as a passive foreign investment company ("PFIC") in any taxable year, U.S. Holders (including holders of New Shares or ADSs) may be subject to adverse U.S. federal income tax consequences..

A non-U.S. corporation will be a PFIC for U.S. federal tax purposes in any taxable year in which, after taking into account the income and assets of the corporation and certain subsidiaries pursuant to applicable look-through rules, either:

- (i) at least 75 per cent of its gross income is "passive income"; or
- (ii) at least 50 per cent of the average quarterly value of its gross assets (which may be determined in part by the market value of such corporation's New Shares, which is subject to change) is attributable to assets that produce "passive income" or are held for the production of "passive income."

Passive income for this purpose generally includes dividends, interest, royalties, rents, and certain gains from commodities (other than commodities sold in an active trade or business) and securities transactions.

For purposes of the PFIC asset test, the aggregate fair market value of the assets of a publicly traded foreign corporation generally is treated as being equal to the sum of the aggregate value of the outstanding stock and the total amount of the liabilities of such corporation (the "**Market Capitalization**"). In addition, a non-U.S. corporation that directly or indirectly owns at least 25 percent by value of the stock of another corporation is treated as if it held its proportionate share of the assets of such other corporation and received directly its proportionate share of the income of such other corporation. If a non-U.S. corporation is a PFIC for any year during which a U.S. Holder holds its New Shares or ADSs, it will generally continue to be treated as a PFIC with respect to such U.S. Holder for all succeeding years during which the U.S. Holder holds its New Shares or ADSs even if the non-U.S. corporation's assets and income cease to meet the threshold requirements for PFIC status.

The Company has not made a determination as to whether it was a PFIC in 2023 and does not expect to do so. In any case, because PFIC status is determined annually based on the Company's income, assets and activities for the entire taxable year, it is not possible to determine whether the Company will be characterized as a PFIC for the taxable year ending December 31, 2024, or for any subsequent year, until after the close of the year. Accordingly, there can

be no assurance that the Company will not be considered a PFIC for any taxable year. The Company has not obtained an opinion from counsel regarding its PFIC status for any taxable period.

If the Company is or becomes a PFIC (except as discussed below), any excess distribution (generally a distribution in excess of 125% of the average distribution over a three-year period or shorter holding period for the New Shares or ADSs) and realized gain will be treated as ordinary income and will be subject to tax as if (1) the excess distribution or gain had been realized ratably over the U.S. Holder's holding period, (2) the amount deemed realized in each year had been subject to tax in each such year at the highest marginal rate for such year (other than income allocated to the current period or any taxable period before the Company became a PFIC, which would be subject to tax at the U.S. Holder's regular ordinary income rate for the current year and would not be subject to the interest charge discussed below), and (3) the interest charge generally applicable to underpayments of tax had been imposed on the taxes deemed to have been payable in those years. U.S. Holders should consult their own tax advisors regarding the tax consequences that would arise if the Company were treated as a PFIC.

If the Company is a PFIC for any taxable year during which a U.S. Holder holds the New Shares or ADSs and any of its non-United States subsidiaries is also a PFIC, a U.S. Holder would be treated as owning a proportionate amount (by value) of the shares of the lower-tier PFIC for purposes of the application of these rules. U.S. Holders are urged to consult their own tax advisors about the application of the PFIC rules to any of the Company's subsidiaries.

In relation to the election that may be available to U.S. Holders (as defined below) to change the manner in which U.S. Holders are taxed if we are a PFIC, see "*Taxation—Certain U.S. Federal Income Tax Considerations—Ownership and Disposition of the New Shares and ADSs—Passive Foreign Investment Company Considerations.*"

Risks Relating to the Company

After giving pro forma effect to the Restructuring, we will be highly leveraged with a substantial amount of secured indebtedness outstanding.

Our level of indebtedness could have important adverse consequences to you, including the risks that:

- our ability to obtain additional financing for working capital, capital expenditures, strategic investments or general corporate purposes may be impaired in the future;
- we may not be able to refinance our existing indebtedness and renew, extend or replace our letters of credit on terms that are favorable to us or at all;
- a substantial portion of our cash flows from operations must be dedicated to the payment of principal and interest on our indebtedness, decreasing the amount of cash available for other purposes;
- our level of indebtedness may prevent us from raising the funds necessary to repurchase all of the New Priority Notes and Roll-Up Notes upon the occurrence of a change of control event; and
- our failure to comply with the restrictive covenants contained in the instruments governing our indebtedness, which, among other things, limit our ability to incur debt and sell assets, could result in an event of default that, if not cured or waived, could have a material adverse effect on our business or our prospects.

In addition, our strategy to reduce our leverage over time may not be successful, which could further emphasize the risk described above.

The Company is subject to numerous judicial and administrative proceedings, which could materially adversely affect its business, results of operations and financial condition.

The Company is subject to numerous judicial, administrative and arbitration proceedings. The Company classifies the risk of loss in legal and administrative proceedings as "probable", "possible" and "remote". The Company makes provisions for "probable" risk, but not for "possible" and "remote".

The Company is not required to disclose or record provisions for proceedings that the Company's management classifies as a "remote" risk of loss, since the amounts involved in some of these proceedings considered to have a "remote" risk of loss can be substantial. Consequently, the Company's losses could be significantly greater than the amounts for which there is provision.

If an adverse award is rendered against the Company in judicial or administrative proceedings, the results of its operations and its financial condition could be adversely and significantly affected. Even for the amounts provisioned for contingencies with a "probable" risk of loss, a decision against the Company would have an effect on the cash flow, if the Company is required to pay these amounts. There is no assurance that the provision made by the Company will be effectively equal to the amounts of any adverse judicial awards. Unfavorable decisions in these lawsuits may, therefore, reduce liquidity and adversely affect the Company's business, financial condition and results of operations.

The Company's operation depends on its ability to maintain, improve and efficiently operate the following sectors: accounting, billing, customer service, information technology and management of information systems and rely on the collection service delivery systems of companies with which the Company maintains interconnection agreements.

Modern data processing systems are vital to the Company's growth and ability to monitor costs, deliver monthly bills to customers, process their orders, provide customer service and achieve satisfactory operational performance. The Company cannot assure that it will be able to successfully operate and improve its accounting, information and data processing systems. Any failure in the accounting, information, billing and processing systems of the long-distance operators with which the Company maintains cooperation agreements may impair its ability to receive payments from customers and satisfactorily meet their needs, which could adversely and materially affect its business, financial condition and results of operations.

The Company's operations depend on an infrastructure that includes elements owned and managed by an affiliated company and third parties. Any system failure may cause delays or interruptions in the service, which may bring losses to the Company.

A failure in the leased network or in the support systems of the Company and its subsidiaries may result in delays or interruptions in the services provided and impact its ability to offer customers adequate services. Some of the risks to networks and infrastructure include, without limitation: (i) physical damage to fiber optic, metallic or radio networks, whether local access or long distance; (ii) electricity surges and blackouts; (iii) software defects; (iv) failures for reasons beyond the reach of third parties; (v) security breaches; and (vi) natural disasters. The occurrence of any of these events could cause interruptions and reduce the Company's ability to adequately provide services to its customers, which could reduce its operating revenues or cause it to incur additional expenses. In addition, the occurrence of any of these events may subject the Company to fines and other sanctions imposed by the National Telecommunications Agency ("ANATEL"), affecting its business and results of operations.

In addition to damage to its systems, the Company is also subject to risks arising from dependence on the leased network and elements owned and managed by third parties and/or affiliated companies that may terminate the contractual instruments maintained with the Company, interrupting or reducing the Company's capacity to provide its services properly, leading to possible loss to the Company due to a drop in revenues and an increase in expenses.

We face a number of cybersecurity risks that, if not properly addressed, could have an adverse effect on our business.

We face a number of cybersecurity risks that could cause business losses, including, without limitation, contamination (intentional or accidental) of our networks and systems by third parties with whom we exchange data, equipment failures, unauthorized access and loss of confidential customer data and employees and/or proprietary data of persons inside or outside the organization, causing systems degradation or unavailability of services, penetration of our information technology systems and platforms by malicious third parties and infiltration by malware (such as computer viruses) in our systems and data leaks. Cyberattacks against businesses have increased in frequency, scope and potential damage in recent years. Furthermore, cyberattack perpetrators are not restricted to particular groups or individuals. These attacks can be perpetrated by Company employees or third parties operating in the region, including in jurisdictions where law enforcement to combat such attacks is non-existent or ineffective. We may fail to protect our operating and IT systems and platforms against these threats. Furthermore, as cyberattacks continue to evolve, we

may incur significant time and costs in trying to modify or improve our protective measures or to investigate or remediate a potential vulnerability. The inability to operate our networks and systems due to cyberattacks, even for a limited period, could result in significant expenses and/or loss of market share for other operators. The costs associated with a major cyberattack can include costly incentives offered to existing customers and business partners to stay in business, plus expenses for cybersecurity measures and the use of alternative funds, lost revenue from business interruption, and lawsuits, as well as legal and regulatory sanctions. If it is not possible to adequately deal with such cybersecurity risks, or the operational network and information systems are compromised, there could be an adverse effect on the Company's business, financial condition and results of operations. The risks of cyberattacks have intensified due to the measures we adopted to combat the COVID-19 pandemic, mainly the institution of a remote work policy for our employees. As our managers and employees have access to our information systems from their remote locations, demands on our security systems have increased. While we have implemented measures to prevent unauthorized access to our systems by compromising these remote access points, it is not possible to assure that perpetrators of this type of attack will always be prevented from accessing our information systems.

We may be harmed by violations of anti-corruption laws or international trade controls.

We are required to comply with Brazilian anti-corruption laws, including Law No. 12.846/2013 ("**Brazilian Anti-Corruption Law**"), as well as the anti-corruption laws of other jurisdictions. The Brazilian Anti-Corruption Law and similar anti-corruption laws in other jurisdictions generally prohibit companies and their intermediaries from making improper payments to government officials or other persons for the purpose of obtaining or retaining business. Our policies enforce compliance with these anti-corruption laws. We operate, including through our subsidiaries, in countries recognized as places where governmental and commercial corruption exists. Additionally, we are required to comply with applicable sanctions, export/import controls, customs laws, and anti-money laundering laws of Brazil and other relevant jurisdictions (collectively, "**International Trade Controls**"). Such International Trade Controls may prohibit or restrict our ability to, directly or indirectly, conduct activities or dealings in, with, or involving certain countries or territories, as well as with or involving individuals or entities that are the subject of International Trade Controls-related prohibitions or restrictions. For example, our ability to engage, including through our subsidiaries and other companies outside of Brazil in which we have a minority investment, in direct and indirect transactions, activities or other dealings with Brazilian and foreign persons (including but not limited to government bodies and embassies, telecom operators, and telecommunications equipment suppliers) could be adversely impacted by the imposition of export or sanctions-related prohibitions or restrictions on our contractual counterparties.

Recent years have seen a substantial increase in enforcement of anti-corruption laws and International Trade Controls, with more frequent and aggressive investigations and prosecutions by the United States Department of Justice and the SEC, as well as increased enforcement by regulators outside of that country and an increased number of criminal and civil proceedings against legal entities and individuals. It cannot be assured that our internal control policies and procedures will protect us from unlawful or criminal acts perpetrated by any of our employees, employees of any of our subsidiaries or third-party intermediaries or agents. Investigations of alleged violations of applicable anti-corruption laws or International Trade Controls can be expensive and disruptive. Violations of these laws may result in criminal or civil penalties, inability to deal with current or future partners (whether as a result of express prohibitions or to avoid the appearance of illegality), preliminary injunctions against future conduct, loss of profits, direct or indirect prohibitions on entering into contracts with certain types of companies, loss of authorizations or other restrictions that could jeopardize our activities and harm the Company's business, financial condition, results of operations or liquidity.

We may be subject to conflicts of interest in future transactions with related parties and affiliates.

We have entered into, and may in the future enter into, agreements with affiliates and/or other related parties. Although we have no obligation to enter into transactions with affiliates and related parties, and if we do enter into any such transactions we have agreed that we will do so under terms negotiated on an arm's length basis, conflicts of interests may arise from our relationship with such affiliates and related parties, which may adversely affect, interrupt or alter our relationship with other companies and materially adversely affect our results of operations. The development of partnerships in the markets in which we operate generates risks relating to the partners' ability to exploit the assets together. Any inability of the Company and its partners to exploit these assets could have a negative effect on our strategy, and all these risks could negatively affect the Company's results.

The departure of key members of the Company's management, or the inability to attract and retain qualified members to join it, could have a material adverse effect on its business.

The Company's ability to maintain a competitive position and achieve growth strategies depends on its management. The Company cannot assure that it will be successful in continuing to attract and retain qualified members to join its management. The departure of any of the key members of the Company's management, or the inability to attract and retain qualified personnel to join it, could have a material adverse effect on the Company's business, financial situation and results of operations.

Risks Relating to Our Industry

We face significant competition in the Brazilian market and increasing competition from other services, which could adversely affect our results of operations.

The Company faces competition across the country from other operators in all of its core activities. In the "Residential Services" segment, we compete with other landline voice service operators, especially Claro S.A., a subsidiary of América Móvil S.A.B. de C.V. ("**Claro**"), and Telefônica Brasil S.A., a subsidiary of Telefônica S.A. ("**Telefônica Brasil**"). In addition to Claro and Telefônica Brasil, the "Residential Services" segment competes for broadband subscribers with numerous local and regional broadband service providers, some of which are already significant and are publicly traded on the stock exchange, such as Desktop, Unifique and Brisanet. Lastly, this residential segment competes for TV and broadband subscribers with Claro and SKY Brasil Serviços Ltda. ("**SKY**") and Telefônica Brasil. In the "Personal Mobility Services" segment, the Company completed the closing and the transition plan of its mobile UPI in April 2022 with Telefônica Brasil, Claro and TIM Participações S.A., a subsidiary of Telecom Italia S.p.A. ("**TIM**"). In the "B2B Services" segment, the Company competes with all of these competitors for small and medium companies (SMEs) and corporate subscribers (including government entities) to landline and mobile services.

The main competitors, Telefônica Brasil, TIM and Claro, are controlled by multinational companies that have more significant marketing and financial resources, in addition to greater capacity to access capital in a timely manner under favorable conditions.

As a result of competition in mobile services, we anticipate that (1) the number of landlines in operation will continue to decline rapidly as some of our customers phase out their landline services in favor of mobile services; and (2) the use of existing landlines to make voice calls will continue to decline rapidly as customers replace landline calls in favor of cellular calls due to the widespread use of "all-net" plans, which allow customers to make calls from any landline or mobile line to any operator for a fixed monthly fee, in addition to applications that allow calls over the Internet (Voice over Internet Protocol, – "**VoIP**"), such as Facebook Messenger and WhatsApp. The reduction in the number of landline in operation harmed and will continue to harm the Company's net operating revenue and margins.

The main drivers of competition in the broadband segment are stability and quality of service, in addition to speed and price, with discounts normally offered in the form of service packages. Claro and Telefônica Brasil offer broadband services at speeds equivalent to those of the Company and both offer integrated voice, broadband and pay-TV, usually in the form of packages, in the residential services market through a single network infrastructure, or through partnerships with over the top service providers ("**OTTs**") for jointly offering streaming services. In addition, an expressive number, today already the majority, of local and regional operators are competing in the broadband space that offers domestic fiber (FTTH) at competitive prices. Future offers from our competitors with aggressive prices or the offer of additional services could harm the Company's net operating revenue and results of operations. In June 2022, V.Tal, a neutral network infrastructure operator, was partially sold to BTG Pactual. The Company maintained a minority interest in V.Tal and will be its main client. This change in the Company's operating model, now based on infrastructure leasing, causes it to lose competitiveness based on the capabilities of its own and exclusive network, which could lead to even more competitiveness in the broadband sector.

The Company offers pay-TV services in the regions where it provides residential services. The pay-TV market in Brazil has been facing a sustained drop in the number of subscribers since 2015 due to the financial crisis, piracy and the increase in the effect of abandoning fixed lines due to the widespread use of OTT services in Brazil, such as Netflix, Globoplay, Disney+, Amazon Prime Video, HBO Max and others.

The telecommunications industry is subject to frequent technological changes. The Company's ability to remain competitive depends on its ability to implement new technologies, and it is difficult to predict how new technologies may affect its business.

Companies in the telecommunications industry must adapt to rapid and significant technological changes, which are often difficult to predict. The mobile telecommunications segment, in particular, has experienced rapid and significant technological development, in addition to frequent progress in data transmission capacity, quality and speed. We expect the emergence of new products and technologies and the continued evolution of current products and technologies. For example, in 2021, ANATEL held radio frequency auctions in the 5G spectrum. The advent of new products and technologies may have several consequences. Our future success depends on our ability to anticipate and adapt to technological changes in a timely manner. Technological changes could take our equipment obsolete or inefficient, which could affect our competitiveness and force us to increase investments to remain competitive. These new products and technologies may reduce the price of our services by offering cheaper alternatives and creating new digital services. For example, personal mobile service operators have felt and continue to feel increasing competition from OTT providers, which deliver content (such as WhatsApp, Skype) via the internet rather than an operator's network. OTT providers are increasingly competitive as customers move from mobile voice communications and SMS to voice and data communications over the internet, via computers and smartphone or tablet apps. In addition, as a telecom service provider, we face more legal, regulatory and tax barriers than OTT service providers, which increase costs relative to the latter and prevent full competition.

We may not obtain the expected benefits from our investments if more advanced technologies are adopted in the market. Even if we adopt these new technologies quickly, it is possible that the Company will not be able to maintain the same level of competitiveness.

We may not be able to respond to the trend towards consolidation in the Brazilian telecommunications market.

The Brazilian telecommunications market is subject to consolidation. Mergers and acquisitions can change market dynamics, create competitive pressures, force small competitors to find partners and require adjustments to the Company's operations, marketing strategies and product portfolio. For example, in March 2015, Telefónica S.A. acquired from Vivendi S.A. all the shares of GVT Participações S.A., the parent company of Global Village Telecom S.A. This acquisition increased Telefónica's share in the Brazilian telecommunications market, and we understand that this trend will continue in the industry as players seek economies of scale. Since 2019, there has been a sequence of purchases and mergers of regional providers, a process intensified in 2021 with initial public offerings on the stock exchange. The regional provider Unifone, for example, after an injection of capital, carried out 18 acquisitions of companies and fiber network assets in the last three years that added a significant number of ports/HP in the timeframe. Since 2020, there has also been a movement towards the creation of neutral fiber optic network vehicles, mainly on the part of large operators, such as Oi S.A., Telefônica Brasil and TIM Participações S.A. In 2021, there was also the participation of broadband operators in the 5G auction, aiming to expand their capacity to serve customers through a high-speed wireless access network.

The entry of new participants in the market with significant financial resources or possible changes in the strategy of current operators may change the competitive environment of the Brazilian market. We may not be able to keep pace with these changes, affecting our ability to compete effectively and harming our business, financial condition and results of operations.

It is possible that additional joint ventures, mergers and acquisitions occur between telecommunications operators for landline services, with the participation of even large operators, as recently occurred with mobile. If such consolidation occurs, there may be increased competition in the market. It is possible that we will not be able to adequately react to the price pressures resulting from the consolidation in our market, harming the Company's business, financial situation and results of operations. We may also consider possible mergers or acquisitions in response to changes in the competitive environment, which would divert resources from other areas of activity of the Company.

The telecommunications industry is highly regulated. Changes in laws and regulations may materially adversely affect the Company's results.

The telecommunications sector is highly regulated by ANATEL. ANATEL regulates, among other activities, rates, service quality and universalization and technical aspects of the telecommunications network, as well as competition between operators. Changes in laws, new concessions, authorizations or licenses or the imposition of additional obligations or universalization costs, among other factors, may harm the Company's business, financial situation and results of operations.

Currently, Oi provides telecommunications services both under the public and the private regime. Under the public regime, the Company provides fixed telephony services, through a concession agreement. The regulation applicable to services provided under the public regime is considerably more restrictive and burdensome. As such, several corporate movements taken by providers under the public regime (concessionaires) may be subject to ANATEL's control. For instance, ANATEL has the authority to analyze corporate transactions involving concessionaires and the assets that are used to support the service's provision (i.e., reversible assets). In this sense, the Company may face regulatory restrictions and depend on ANATEL's approval for transactions involving assets of Oi's economic group, including with regards to the constitution and enforcement of Collateral.

On October 3, 2019, the President of Brazil enacted Law No. 13.879, which amends the General Telecommunications Law to allow, among other things, the adaptation of the modality of granting telecommunications services from concession to authorization, starting to operate in the private regime and thereby eliminating several obligations currently imposed by the concession regime. On the other hand, operators may be required to assume obligations to make additional investments, mainly relating to the expansion of broadband services. The cost value of the additional investments as compensation for the elimination of these obligations will be subject to discussion between the parties, with ANATEL being assigned the authority to make the final assessment. In addition, the new law allows operators to renew their concession for additional 20 year periods without limitation, as long as, at least 30 months before each expiration date, operators have performed the obligations required by the respective concession and express their interest in the concession renewal. Prior to the approval of Law No. 13.879, Oi's concession agreements would expire in 2025, with no possibility of renewal. In February 2020, ANATEL proposed regulations to implement Law No. 13.879, including the rules that will govern the conversion of concessions into authorizations. In this regard, on February 10, 2021, Resolution No. 741 was published, which approves the Regulations on the Adaptation of STFC Concessions into Authorizations for the same service. In July 2023, ANATEL defined the values required for migration. The deadline for concessionaires to submit its migration proposal to ANATEL has been suspended by the Agency. Currently, the Company is negotiating the conditions for migration, including the values required, within the context of a consensual solution with ANATEL, before the Federal Audit Court ("TCU", in the Portuguese acronym). As a result of such negotiation, the Company expects to enter into a settlement agreement with ANATEL upon TCU's validation to migrate its concession agreements into authorizations. However, as of the date of this annual report, it is not possible to predict the outcome of negotiations with ANATEL.

It is not possible to predict whether ANATEL or the Brazilian government will adopt other policies for the telecommunications sector in the future, nor the effect of such policies on the Company's businesses and those of its competitors. If any changes to the regulatory regime or new regulations applicable to the Company are adopted which increase its compliance costs, either through mandatory capital expenditures, increased service requirements, increased costs for renewing our authorizations and licenses, increased exposure to regulatory fines, etc., such changes and regulations could significantly harm the Company's business, financial condition and results of operations.

In this regard, on December 30, 2020, Oi filed with ANATEL a Request for Arbitration regarding matters relating to its concession agreements. The arbitration has already been initiated by the International Chamber of Commerce (ICC) and is currently suspended, due to the referred negotiations held between Oi and ANATEL.

Risks Relating to Brazil

The Brazilian government has exercised, and continues to exercise, significant influence over the Brazilian economy. This influence, as well as Brazilian political and economic conditions, could materially adversely affect our business, results of operations and financial condition.

Almost all of our operations and customers are located in Brazil. Accordingly, our financial condition and results of operations are substantially dependent on Brazil's economy. The Brazilian government frequently intervenes in the Brazilian economy and occasionally makes significant changes in policies and regulations. The Brazilian government's actions to control inflation and other regulations and policies have in the past involved, among other measures, increases in interest rates, changes in tax policies, price controls, currency devaluations, capital controls, limits on imports and other actions. We have no control over, and cannot predict, the measures or policies that the Brazilian government may adopt in the future. Our business, results of operations and financial condition may be adversely affected by changes in public policies at the federal, state and municipal levels, related to taxes, currency exchange control, as well as other factors, such as:

- applicable regulations and increase fines for any violations of law applied by the Brazilian government, including through the ANP, as well as state and local governments;
- expansion or contraction of the Brazilian economy, as measured by the variation of Brazil's gross domestic product;
- interest rates;
- currency depreciation and other fluctuations in exchange rates;
- inflation rates;
- liquidity of domestic capital and financial markets;
- fiscal policy and the applicable tax regime;
- social and political instability;
- energy shortages; and
- other diplomatic, political, social and economic developments in or affecting Brazil.

Uncertainty over whether the Brazilian government will implement changes in policy or regulation affecting these or other factors in the future may contribute to economic uncertainty in Brazil and to heightened volatility in the securities issued abroad by Brazilian companies. Historically, the political scenario in Brazil has influenced the performance of the Brazilian economy in the past; in particular, political crises have affected the confidence of investors and the public in general, which adversely affected the economic development in Brazil. These and other future developments in the Brazilian economy and governmental policies may materially adversely affect us.

Political instability may adversely affect us.

Brazil's political environment has historically influenced, and continues to influence, the performance of the country's economy. Political crises have affected and continue to affect investor confidence and that of the general public, which resulted in economic deceleration and heightened volatility in the securities issued by Brazilian companies.

Brazilian markets have experienced volatility due to corruption scandals and allegations, including the "Lava Jato," "Zelotes" and "Greenfield" investigations. As a result, a number of politicians, including congressman and officers of numerous major state-owned and private companies in Brazil, have resigned or been arrested. These investigations led companies to face downgrades from rating agencies, funding restrictions and a reduction in their revenues.

Given the relatively significant weight of the companies cited in the investigation in relation to the Brazilian economy, this could have an adverse effect on Brazil's growth prospects in the near to medium term. Negative effects on a number of companies may also impact the level of investments in infrastructure in Brazil, which may lead to lower economic growth in the near to medium term. Persistently poor macroeconomic conditions resulting from, these investigations and their consequences could have a material adverse effect on us.

We cannot predict whether the allegations will lead to further political and economic instability or whether new allegations against government officials will arise in the future. In addition, we cannot predict the outcome of any such allegations nor their effect on the Brazilian economy, which may materially adversely affect us and our capacity to repay our Indebtedness.

In addition, political demonstrations in Brazil over the last few years have affected the development of the Brazilian economy and investors' perceptions of Brazil. For example, street protests, which started in mid-2013 and continued through 2016, demonstrated the public's dissatisfaction with the worsening Brazilian economic condition (including an increase in inflation and fuel prices as well as rising unemployment), and the perception of widespread corruption. Moreover, on October 30, 2022, Luiz Inácio Lula da Silva won the Brazilian presidential election and took office on January 1, 2023. Since 2023, the current administration has adopted an interest rate cutting cycle in terms of the fiscal policy as a result of a domestic disinflationary process and a normalization of global production chains. In 2024, the current context requires caution among the upside risks for new inflationary pressures. In this context, we cannot predict which policies the administration may adopt or change during its term or the effect that any such policies might have on our business and on the Brazilian economy. Any such new policies or changes to current policies may have a material adverse effect on us. Furthermore, uncertainty over whether the Brazilian government will implement reforms or changes in policy or regulation in the future may contribute to economic uncertainty in Brazil and to heightened volatility in the securities offered by companies with significant operations in Brazil.

If Brazil were to experience higher inflation, our margins may be reduced. Government measures to curb inflation may have material adverse effects on the Brazilian economy and on us.

Brazil has in the past experienced extremely high rates of inflation, which led its government to pursue monetary policies that have contributed to one of the highest real interest rates in the world. Since the introduction of the *Real Plan* in 1994, the annual rate of inflation in Brazil has decreased significantly, as measured by the National Broad Consumer Price Index (*Índice Nacional de Preços ao Consumidor Amplo*) ("**IPCA**"). Inflation and the Brazilian government's inflation containment measures, principally through monetary policies, have had and may have significant effects on the Brazilian economy and our business. Tight monetary policies with high interest rates may restrict Brazil's growth and the availability of credit. Conversely, more lenient policies and lower interest rates may trigger higher inflation, with the consequent reaction of sudden and significant interest rate increases, which could have a material adverse effect on the Brazilian economic growth and us.

If Brazil were to experience high inflation in the future, our operating costs such as payroll expenses and materials may increase and our operating and net margins may decrease. Inflationary pressures may also curtail our ability to access the international financial markets and may lead to further government intervention in the economy, including the introduction of government policies that may adversely affect the overall performance of the Brazilian economy. In addition, most of our operating costs are denominated in *reais* and incurred in Brazil, which therefore exposes us to the effects of inflation in Brazil, which may adversely affect us.

Political, economic and social developments and the perception of risk in other countries, especially emerging market countries, may adversely affect the market value of our securities.

The market for securities issued by a company that is significantly exposed to the Brazilian market and economy, such as us, may be influenced, to varying degrees, by economic and market conditions in other countries, especially other Latin American and other emerging market countries. The reaction of investors to developments in one country may cause the capital markets in other countries to fluctuate. Adverse economic conditions in other countries have at times resulted in significant outflows of funds from Brazil including, for example, in economic crises in Greece, Spain, Portugal, Ireland and Italy. The Brazilian economy is also affected by international economic and market conditions generally. These factors could materially adversely affect the market value of our securities and impede our ability to access the international capital markets and finance our operations in the future on terms acceptable to us or at all.

Exchange rate instability may adversely affect our financial condition and expected results of operations.

In past decades, the Brazilian currency has experienced frequent and substantial variations in relation to the U.S. dollar and other foreign currencies. Between 2003 and mid-2008, the *real* appreciated significantly against the U.S. dollar due to the stabilization of the macroeconomic environment and a strong increase in foreign investment in Brazil, with the exchange rate reaching R\$1.56 per U.S.\$1.00 in August 2008. As a result of the crisis in the global financial markets since mid-2008, the *real* depreciated 31.9% against the U.S. dollar over the course of 2008 and reached R\$2.34 per U.S.\$1.00 on December 31, 2008. Between 2009 and 2010, the *real* once again appreciated significantly against the U.S. dollar, reaching R\$1.67 per U.S.\$1.00 at the end of 2010. Since 2010, the *real* has generally depreciated against the U.S. dollar, reaching a high of R\$5.94 per U.S.\$1.00 in May 2020 during the COVID-19 pandemic. The *real* has since appreciated against the U.S. dollar — as of December 31, 2022, the exchange rate was R\$5.22 per U.S.\$1.00 and as of December 31, 2023, the exchange rate was R\$4.85 per U.S.\$1.00 — and, if the *real* appreciates significantly against the U.S. dollar, our results of operations may be adversely affected.

Changes in Brazilian tax laws may have an adverse impact on our results of operations.

The Brazilian government frequently implements changes to tax regimes that affect us and our customers. These changes include changes in the prevailing tax rates and, on occasion, enactment of temporary taxes, the proceeds of which are earmarked for designated governmental purposes. Some of these changes may result in increases in our tax payments, which can adversely impact industry profitability and increase the prices of our products, restrict our ability to do business in our existing markets and could otherwise adversely affect us. There can be no assurance that we will be able to maintain our prices, projected cash flow and/or profitability following increases in Brazilian taxes applicable to us, our subsidiaries or our operations.

On December 20, 2023, the Brazilian Congress approved a tax reform that will revoke the existing consumption tax system in place since the 1960s, resulting in the enactment of Constitutional Amendment No. 132/2023 which substantially overhauls the taxation over consumption. The new system will be implemented over a period of seven years starting in 2026 up to 2033. The new regime is inspired by the “Value Added Taxes” system, but is still to be entirely regulated and tax rates have not yet been defined. At the date of this Offering Memorandum, there are ongoing debates at Brazilian Congress regarding the regulation law to be enacted. Accordingly, we cannot anticipate the impact of the tax reform on our operations with any precision as of the date of this Offering Memorandum. The impacts of the reform on any sector of the economy are still uncertain and unpredictable. The executive branch of the Brazilian Federal Government is still expected to begin major reforms concerning corporate taxation in the following months.

The effects of these changes and any other changes that result from enactment of additional tax reforms cannot be quantified and there can be no assurance that any such reforms would not have an adverse effect upon our business.

DESCRIPTION OF THE OFFERS

You should carefully consider the risks and uncertainties described below and other information included in this Offering Memorandum before you decide to participate in the Offers. The following summary describes the principal terms of the Offers and is subject to and qualified in its entirety by reference to the RJ Plan.

The Offers

Pursuant to, and subject to the terms of the RJ Plan, we are offering to each Creditor of Existing Claims with respect to the Company's Existing 2025 Notes, the NQB Facility and the ECA Facilities, the right, subject to the terms and conditions of this Offering Memorandum, to either:

- (i) solely in the case of an Eligible Creditor, subscribe for and purchase up to U.S.\$505,000,000 aggregate principal amount (the **"Maximum Principal Amount"**) of the Company's 10.000% / 13.500% PIK Toggle Senior Secured Notes due 2027 (the **"New Priority Notes"**) and, upon the valid purchase by such Eligible Creditor, its Existing Claims shall be novated and replaced with:
 - (1) an amount of the Company's Roll-Up Notes equal to the lesser of (x) the aggregate amount of its Existing Claims and (y) its Roll-Up Notes Pro Rata Portion (as defined below); and
 - (2) its Shares Pro Rata Portion (as defined below) of newly issued common shares of the Company representing up to 80% of the total capital stock of the Company (the **"New Shares"**) and together with the Roll-Up Notes, the **"Option 1 Recovery"**), which New Shares may (at the election of the Eligible Creditor) be represented by American Depositary Shares (**"ADSs"**); *provided* that the percentage of the total capital stock of the New Money Creditors will be reduced to the extent any existing holder of shares of the Company exercises its preemptive rights, which if exercised, will require the Company to apply such cash proceeds received from any such exercise to repay the New Priority Notes and New Priority Debentures on a pro rata basis.
- (ii) have its Existing Claims novated and replaced on a dollar-for-dollar basis for new loans, consisting of (1) an aggregate principal amount (equal to 8% of such Eligible Creditor's Existing Claims) of Subordinated Loans due 2044 (the **"2044 Loan"**) and (2) an aggregate principal amount (equal to 92% of such Eligible Creditor's Existing Claims) of Subordinated Loans due 2050 (the **"2050 Loan"**), and together with the 2044 Loan the **"Option 2 Recovery"**); or
- (iii) receive an entitlement to a payout under the RJ Plan as consideration for such Eligible Creditor's full amount of Existing Claims (each, a **"Payout Recovery"**) of one of the following (1) solely in the case of a Creditor holding no more than R\$5,000 of Existing Claims, a full cash payment of such Existing Claims up to R\$5,000; (2) solely in the case of a Creditor holding more than R\$5,000 of Existing Claims, a cash payment of R\$5,000 (and an automatic waiver of any amount of Existing Claims in excess of R\$5,000); (3) solely in the case of a Creditor holding Existing Claims under the NQB Facility and holding no more than U.S.\$10,000 of total Existing Claims, a full cash payment of all of such Creditor's Existing Claims up to U.S.\$10,000 on December 31, 2024; and (4) solely in the case of a Creditor holding Existing Claims under the NQB Facility and holding more than U.S.\$10,000 but no more than U.S.\$20,000 of total Existing Claims, a full cash payment of all of such Creditor's Existing Claims up to U.S.\$20,000 on December 31, 2026.

The Offers are being conducted as part of our judicial reorganization (the **"Restructuring"**), which commenced on January 31, 2023, when we and certain of our subsidiaries (collectively with the Company, the **"RJ Debtors"**) commenced a preliminary proceeding (the **"Preliminary Proceeding"**) by jointly filing an application (the **"Preliminary Application"**) in the 7th Business Court of Judicial District of the Capital of the State of Rio de Janeiro (the **"RJ Court"**) seeking various protective measures in preparation of a judicial reorganization (*recuperação judicial*) proceeding (the **"2023 RJ Proceeding"**) under Brazilian Bankruptcy Law No. 11,101/2005 (the **"Brazilian Bankruptcy Law"**). On April 19, 2024, creditors of the RJ Debtors approved our judicial reorganization plan (the English translation of which is attached as Appendix A hereto, the **"RJ Plan"**) at the general creditors' meeting (the **"GCM"**). On May 28, 2024, the RJ Court confirmed the RJ Plan (the **"Brazilian Confirmation Order"**), effective on May 29, 2024 (the **"RJ Effective Date"**). See Appendix A and "Judicial Reorganization" for more information.

As used in this Offering Memorandum, “**Existing Claims**” refers to the “Class III Financial Claims” under the RJ Plan, which covers the credits and obligations owed by an RJ Debtor and due to financial creditors under the Existing 2025 Notes, the ECA Facilities and the NQB Facility (collectively the “**Specified Existing Debt**”), and other contracts, obligations and/or triggering events occurring before March 1, 2023, in each case, as provided for in Article 41 (Item III) and Article 83 (Item VI) of the Brazilian Bankruptcy Law (the creditors of such “Class III Financial Claims”, the “**RJ Class III Creditors**”). **For the avoidance of doubt, each RJ Class III Creditor must elect the same election option with respect to all of its Existing Claims.**

Each Creditor may participate in an Offer by taking the steps described below in “Elections.”

Brazilian Offer

Concurrently with the Offers and pursuant to the RJ Plan, the Company is offering RJ Class III Creditors holding Existing Claims denominated in Brazilian *Reais* (the “**Brazilian Offer**”), the right to either (i) subscribe for new priority debentures (the “**New Priority Debentures**”) (and receive the Option 1 Recovery) or (ii) elect to receive the Option 2 Recovery or (iii) elect to receive a Payout Recovery, on terms consistent with those set forth in this Offering Memorandum. Any participation of RJ Class III Creditors holding Existing Claims denominated in Brazilian *Reais* in such Brazilian Offer shall be considered for purposes of the pro rata calculations related to the calculation of the Priority Notes Pro Rata Portion and the Roll Up Notes Pro Rata Portion and the allocation of the New Priority Notes, the Option 1 Recovery and the Option 2 Recovery as set forth in this Offering Memorandum. For purposes of such calculations all Existing Claims denominated in U.S. Dollars shall be converted into Brazilian *Reais* in accordance with the RJ Plan at an exchange rate equal to U.S.\$1.00 = R\$5.0567 (the “**Applicable Exchange Rate**”).

Calculation of Existing Claims

The calculation of Existing Claims includes the principal amount of debt held by a RJ Class III Creditor plus accrued and unpaid interest to, but excluding, March 1, 2023 (“**Accrued Interest**”). The Accrued Interest per U.S.\$1,000 of principal amount of Specified Existing Debt is set forth in the table below. The total amount of Existing Claims outstanding as of the date hereof is R\$29,134,930,615.12 (or U.S.\$ 5,761,649,023.10, based on the Applicable Exchange Rate).

Existing Claims	Principal Amount (in R\$ / US\$)	Accrued Interest (through Mar 1, 2023)	Accrued Interest Per U.S.\$1,000 of principal amount (in US\$)	Total Existing Claims (in R\$ / US\$)
Existing 2025 Notes	R\$8,361,541,681.90 / US\$1,653,557,000.00	R\$478,465,996.24 / US\$94,620,206.11	US\$57.22	R\$8,840,007,678.14 / US\$1,748,177,206.11
\$671 Million ECA Facility ..	R\$3,701,383,737.47 / US\$731,976,138.09	R\$10,795,702.57 / US\$2,134,930.40	US\$2.92	R\$3,712,179,440.04 / US\$734,111,068.49
NQB Facility	R\$539,809,673.31 / US\$106,751,374.08	R\$5,398,096.73 / US\$1,067,513.74	US\$10.00	R\$545,207,770.04 / US\$107,818,887.82
\$29 Million ECA Facility	R\$163,657,515.21 / US\$32,364,489.73	R\$477,334.43 / US\$94,396.43	US\$2.92	R\$164,134,849.64 / US\$32,458,886.16
\$682 Million ECA Facility ..	R\$3,764,344,786.92 / US\$744,427,153.46	R\$10,979,339.13 / US\$2,171,245.90	US\$2.92	R\$3,775,324,126.05 / US\$746,598,399.36
\$229 Million ECA Facility ..	R\$1,266,558,662.61 / US\$250,471,386.99	R\$3,694,129.49 / US\$730,541.56	US\$2.92	R\$1,270,252,792.10 / US\$251,201,928.55
Other “Class III Claims”	R\$10,781,039,937.61 / US\$2,132,030,758.72	R\$7,862,723.33 / US\$1,554,911.97	US\$0.73	R\$10,788,902,660.94 / US\$2,133,585,670.68
New “Class III Claims”	R\$38,921,298.17 / US\$7,696,975.93	—	—	R\$38,921,298.17 / US\$7,696,975.93
Total	R\$28,617,257,293.21 / US\$5,659,275,277.00	R\$517,673,321.91 / US\$102,373,746.10	US\$79.62	R\$29,134,930,615.12 / US\$5,761,649,023.10

Default Recovery

To the extent any Creditor does not either validly fund the purchase price (or in the case of DIP Roll Holders, convert its DIP Obligations pursuant to and subject to the conditions in the Note Purchase Agreement) for New Priority Notes (and elect to receive the Option 1 Recovery) or elect to receive the Option 2 Recovery or a Payout Recovery with respect to its Existing Claims in accordance with the terms of the Offers, then, such Existing Claims will, pursuant

to the terms of the RJ Plan, be automatically cancelled and novated with a right to receive the Company the payment in full of such Existing Claims in five equal annual installments commencing with the first installment on December 31, 2048 and continuing on each one-year anniversary thereof (the “**Default Recovery**”). No interest will be due or payable with respect to such Existing Claims and, after the repayment of all other indebtedness (including the New Priority Notes, the Roll-Up Notes, the 2044 Loan and the 2050 Loan), the Company may repay such Existing Claims at a redemption price of 15% of the principal amount thereof. See “*Risk Factors—Risks Relating to the Offers—Creditors will receive the Default Recovery if they do not participate in the Offers.*”.

For the avoidance of doubt, any Creditor who fails to fund (or, in the case of DIP Roll Holders, convert pursuant to and subject to the conditions in the Note Purchase Agreement) or whose funds are not timely received by the Subscription Agent, will only be entitled to receive the Default Recovery. The Default Recovery shall exist under the RJ Plan and no separate instrument is expected to be issued with respect thereto.

Eligibility

The Subscription Offer is being made, and New Priority Notes, Roll-Up Notes, and the related guarantees will be initially issued, only (a) in the United States to Creditors holding Existing Claims who are either (i) “qualified institutional buyers” (as defined in Rule 144A (“**Rule 144A**”) under the U.S. Securities Act of 1933, as amended (the “**Securities Act**”)) or (ii) institutional “accredited investors” as defined in Rule 501 of Regulation D promulgated under the Securities Act, or (b) outside the United States to Creditors holding Existing Claims who are persons other than U.S. persons as defined in Regulation S under the Securities Act (“**Regulation S**”). The Creditors holding Existing Claims who have certified to us that they are eligible to participate in the Subscription and receive the New Priority Notes and Roll-Up Notes pursuant to at least one of the foregoing conditions are referred to as “**Eligible Creditors**.” Only Eligible Creditors are authorized to participate in the Subscription and receive the New Priority Notes and Roll-Up Notes. Accordingly, the New Priority Notes, the Roll-Up Notes and any guarantees related to the foregoing have not been, and will not be, registered under the Securities Act, or under any U.S. state securities laws. For the avoidance of doubt, while the New Shares will not be registered under the Securities Act such New Shares qualify for the exemption from registration provided by Bankruptcy Code section 1145 and will be freely tradeable (subject to certain exceptions as described in “*Certain Transfer Restrictions*”).

Elections

New Priority Notes Subscription Procedures

In order to validly subscribe for New Priority Notes pursuant to the terms of this Offering Memorandum, an Eligible Creditor must subscribe for and purchase its allocated New Priority Notes by:

- (i) with respect to an Eligible Creditor that holds Existing 2025 Notes, validly (or have its broker, dealer, custodian bank or other nominee, as applicable) tendering (and not validly withdrawing) its Existing 2025 Notes pursuant to ATOP of The Depository Trust Company (“**DTC**”) at or prior to the Expiration Time;
- (ii) with respect to any Eligible Creditor, gaining access to the website maintained by the Subscription Agent at <https://deals.is.kroll.com/oi> (the “**Election Website**”) and delivering to the Subscription Agent (via e-mail at oisa@is.kroll.com) a properly completed and duly executed election form attached as Appendix H hereto (the “**Election Form**”), such that the Election Form is received by the Subscription Agent at or prior to the Expiration Time; and
- (iii) other than in the case of an Eligible Creditors that is a DIP Roll Holder, funding the purchase price (100% of the principal amount thereof) of for the aggregate principal amount of New Priority Notes (as set forth in such Eligible Creditor’s Subscription Confirmation (as defined below)) into the Escrow Account such that such funds are received by the Subscription Agent within two Business Days (and prior to 5:00 P.M., New York City time, on such second Business Day) following receipt by such Eligible Creditor of the Subscription Confirmation.

Each Eligible Creditor will indicate in its Election Form the aggregate principal amount of New Priority Notes that it wishes to subscribe and purchase (its “**Commitment Amount**”). To the extent the Company receives Commitment Amounts for an aggregate principal amount of New Priority Notes and New Priority Debentures in excess of the Maximum Principal Amount, the subscription amount of each Eligible Creditor shall be calculated based

on such Eligible Creditor's Priority Notes Pro Rata Portion; provided that in no event shall an Eligible Creditor be required to subscribe for and purchase more New Priority Notes than its Commitment Amount. Accordingly, if an Eligible Creditor's Priority Notes Pro Rata Portion would otherwise entitle such Eligible Creditor to receive more New Priority Notes than its Commitment Amount, such Eligible Creditor will only receive New Priority Notes up to its Commitment Amount and the balance of such unsubscribed for New Priority Notes shall be allocated to the DIP Roll Holders in accordance with the Note Purchase Agreement. As used herein, an Eligible Creditor's "**Priority Notes Pro Rata Portion**" is calculated based on the aggregate amount of Existing Claims held by such Eligible Creditor over the aggregate amount of Existing Claims held by RJ Class III Creditors that elected to subscribe for New Priority Notes and/or New Priority Debentures pursuant to the Subscription or the Brazilian Offer, as applicable. For the avoidance of doubt, a single Election Form may be submitted on behalf of, and in respect of, Eligible Claims of one or more funds or entities (i) advised or managed by the same advisor, manager or asset manager (or similar institution, collectively, an "**Applicable Manager**") and/or (ii) any affiliate of any of the foregoing parties mentioned in clause (i) (collectively, the "**Managed Entities**") and any and all entitlements, allocations and sources of funds (or conversion of DIP Obligations) may be deemed assigned between or among such Managed Entities as set forth in the Election Form. An Applicable Manager may elect to present one Election Form that includes entitlements, allocations and sources of funds with respect to some or all of its Managed Entities (and, for the avoidance of doubt, any applicable Managed Entity that is not covered by such Election Form may still present an Election Form on its own behalf).

Following the valid delivery of an Election Form (and, if applicable, the valid tender of Existing 2025 Notes) by an Eligible Creditor (or an Applicable Manager on its behalf), the Subscription Agent shall review such Election Form and e-mail such Eligible Creditor or Applicable Manager (other than any DIP Roll Holder to the extent of their applicable DIP Obligations) confirming (the "**Subscription Confirmation**") (i) the aggregate principal amount of New Priority Notes (and the purchase price thereof) to be purchased by such Eligible Creditor and (ii) the escrow account to fund such purchase price (the "**Escrow Account**"). Eligible Creditors (other than DIP Roll Holders to the extent of their applicable DIP Obligations) will be required to fund the cash purchase price set forth in the Subscription Confirmation to the Escrow Account such that such funds are received by the Subscription Agent by the Subscription Time, which is the date that is two Business Days (and prior to 5:00 P.M., New York City time, on such second Business Day) following receipt by such Eligible Creditor of the Subscription Confirmation. For the avoidance of doubt, the allocation of the New Priority Notes and the Option 1 Recovery among DIP Roll Holders (to the extent of their applicable DIP Obligations) will be subject to the terms of the Note Purchase Agreement.

Pursuant to, and subject to the terms of the RJ Plan, with respect to the Existing Claims of each Eligible Creditor that purchased (or converted into, in the case of any DIP Roll Holders pursuant to the DIP Conversion) New Priority Notes pursuant to the Subscription (each a "**New Money Creditor**"), such Existing Claims shall, pursuant to the RJ Plan, be novated and replaced with the following:

(i) **Roll-Up Notes**

an amount of the Company's Roll-Up Notes equal to the lesser of (x) the aggregate amount of such New Money Creditor's Existing Claims and (y) a pro rata portion of the Roll-Up Notes (based on such New Money Creditor's aggregate principal amount of New Priority Notes purchased pursuant to the Subscription (or converted into, in the case of any DIP Roll Holders pursuant to the DIP Conversion) over the Maximum Principal Amount (such *pro rata* portion for an New Money Creditor, its "**Roll-Up Notes Pro Rata Portion**")); *provided* that if any New Money Creditor's Roll-Up Notes Pro Rata Portion exceeds its Existing Claims, (a) such surplus Roll-Up Notes will be distributed among the other New Money Creditors according to the allocation mechanics outlined in this clause (i), excluding such New Money Creditor and its respective New Priority Notes from the Maximum Principal Amount and (b) such New Money Creditor will not receive any New Shares as outlined in clause (ii) below; and

(ii) **New Shares**

with respect to any New Money Creditor with Existing Claims which exceed the principal amount of Roll-Up Notes allocable to such New Money Creditor pursuant to clause (i) above, a *pro rata* portion of New Shares (or ADSs, at the election of such New Money Creditor) based on (x) the Existing Claims of such New Money Creditor *over* (y) the aggregate amount of Existing Claims held by RJ Class III Creditors that elected to subscribe for New Priority Notes and/or New Priority Debentures pursuant to the Subscription or the Brazilian Offer, as applicable (such *pro rata* portion for an New Money Creditor,

its “**Shares Pro Rata Portion**”); *provided* that the percentage of the total capital stock of the Company represented by the New Shares that will be issued to New Money Creditors will be reduced to the extent any existing holder of shares of the Company exercises its preemptive rights, which if exercised, will require the Company to apply such cash proceeds received from any such exercise to repay the New Priority Notes and New Priority Debentures on a pro rata basis; *provided further* that in the event that the aggregate of New Shares received by all New Money Creditors is less than 80% of the total capital stock of the Company (subject to the existing holders of shares exercising preemptive rights), the balance of the New Shares will be distributed among the New Money Creditors according to the allocation mechanics outlined in this clause (ii);

provided that all Existing Claims of each New Money Creditor remaining after deduction (on a dollar-for-dollar basis) of the principal amount of Roll-Up Notes allocable to such New Money Creditor pursuant to clause (i) above (if any) will be novated and replaced with such New Money Creditor’s Shares Pro Rata Portion, and to the extent of any remaining Existing Claims, cancelled.

Election Procedures for Option 2 Recovery or a Payout Recovery

Each Creditor that holds Specified Existing Debt on the Record Date may elect to receive, as a novation and replacement of all of its Existing Claims, either the Option 2 Recovery or a Payout Recovery by:

- (iii) with respect to a Creditors that holds Existing 2025 Notes, validly tendering (and not validly withdrawing) such Existing 2025 Notes pursuant to ATOP at or prior to the Expiration Time; and
- (iv) with respect to each Creditor, gaining access to the Election Website (<https://deals.is.kroll.com/oi>) and delivering to the Subscription Agent (via e-mail at oisa@is.kroll.com) a properly completed and duly executed Election Form, such that the Election Form is received by the Subscription Agent at or prior to the Expiration Time.

General

Only Eligible Creditors shall be permitted to subscribe for the New Priority Notes and receive the Option 1 Recovery. Each Creditor must make the same election with respect to its full Existing Claims.

With respect to Creditors holding Existing 2025 Notes, as described above, in order to validly participate in an Offer, such Creditors must (i) make their election in ATOP at or prior to the Expiration Time, (ii) deliver their Election Forms at or prior to the Expiration Time, including such Creditor’s Voluntary Offering Instruction number (a “**VOI Number**”) corresponding to the election of such Creditor’s Existing 2025 Notes to participate in an Offer, and (iii) if applicable, fund the purchase price (100% of the principal amount thereof) of such subscribed for New Priority Notes to the Escrow Account such that such funds are received by the Subscription Agent within two Business Days (and prior to 5:00 P.M., New York City time, on such second Business Day) following receipt of the Subscription Confirmation by such Eligible Creditor of the Subscription Confirmation. **Creditors should not send any funds until they have received the Subscription Confirmation of their subscription amount from the Subscription Agent. Failure to timely follow such procedures, including obtaining and providing your VOI Number, will result in such Creditor being deemed to not have validly tendered its Existing 2025 Notes in the Offer.**

In order to obtain a VOI Number, Creditors holding Existing 2025 Notes through a broker, dealer, commercial bank, trust company or other nominee (a “**Nominee**”) should consult with such Nominee. **To ensure you are able to obtain your VOI Number as issued to your Nominee by DTC, among other things, you should arrange for your Nominee to submit an election relating to your Existing 2025 Notes in advance of the Expiration Time, as well as instruct your Nominee, if any, to submit an election relating to your Existing 2025 Notes separately from the Existing 2025 Notes being submitted by any other investor for whom such institution is acting as a Nominee. Your VOI number associated with your participation in an offer is required to be included on your properly completed Election Form.**

After the Subscription Time (or, after the Expiration Time, with respect to any Creditor that did not validly exercise its Subscription right or make an Election at or prior to the Expiration Time), any attempt to exercise such Subscription right or to make an Election by any entity shall be null and void and the Subscription Agent shall not honor any such exercise of Subscription rights or making of an Election, regardless of when the documents relating to such exercise or Election were sent.

The payments made in connection with the Subscription right, shall be deposited and held by the Subscription Agent in the Escrow Account set forth in the Election Form, which account shall be maintained until the Settlement Date. The Subscription Agent shall not use such funds for any other purpose prior to such date and shall not encumber or permit such funds to be encumbered with any lien or similar encumbrance. Such funds will only be released to the Company substantially concurrently with the issuance of the New Priority Notes and Option 1 Recovery on the Settlement Date.

If there is any reduction of funding amount set forth in your Subscription request (e.g., due to any computational or other error in a Subscription request or due to any other disqualification) or if the Offers are terminated or otherwise are not completed, any excess funded amount received by the Subscription Agent will be returned, without interest, as soon as practicable to the tendering Eligible Creditors. Unless otherwise waived by the Company in its sole discretion, in the event an Eligible Creditor makes a payment but does not properly complete the Election Form, on or promptly following the Settlement Date, the Subscription Agent shall return such payment to such Eligible Creditor. Under no circumstances will any Eligible Creditor be entitled to receive interest in respect of the amounts funded to the Subscription Agent.

“Option 4”

In connection with its Option 1 Recovery, an Eligible Creditor holding Existing 2025 Notes shall be permitted to assign the receipt of Roll-Up Notes to which it would otherwise be entitled in connection with the Offers by selecting “Option 4”. If such an Eligible Creditor selects “Option 4”, then its Existing 2025 Notes will be placed into a separate contra-CUSIP number that is specific to Existing 2025 Notes for which “Option 4” was selected (all such Existing 2025 Notes, the **“Option 4 Notes”**). Any Eligible Creditor selecting “Option 4” for any of its Existing 2025 Notes shall be required to provide settlement and other customary information on its Election Form; failure to provide such information will result in settlement delays for the applicable Roll-Up Notes. On the Settlement Date, the Option 4 Notes shall be cancelled, and, on or about the Settlement Date (or potentially later for certain Roll-Up Notes, if the required information has not yet been provided), the corresponding Roll-Up Notes shall be settled manually into DTC through customary procedures (e.g., DWACs) into the applicable accounts, pursuant to the information provided on the applicable Election Form.

Change of Election, Withdrawal/Revocation and Expiration Time

A Creditor cannot change its Election with respect to Existing 2025 Notes already tendered or Election Forms submitted, but a Creditor may validly withdraw previously tendered Existing 2025 Notes and withdraw its Election Form and validly re-tender them with a new Election at or prior to the Expiration Time. However, after the Withdrawal Deadline, a Creditor’s tendered Existing 2025 Notes and Election Forms may not be withdrawn and re-tendered, and therefore such Creditor’s Election may not be changed after such time.

If a given Creditor does not validly elect to subscribe at or before the Expiration Time, or if the Subscription Agent for any reason does not receive from a given Creditor a timely and duly completed Election Form and, if applicable, payment of such Creditor’s (other than DIP Roll Holders) aggregate purchase price by the Subscription Time, such Creditor shall be deemed to have relinquished and irrevocably waived its right to participate in the Offers.

In the event of a termination of the Offers, Existing 2025 Notes tendered pursuant to the Offers will be promptly returned to the tendering Creditors.

Assignments

The Election Form permits an Eligible Creditor to assign the subscription and purchase of the New Priority Notes to (i) any funds or entities administered or managed by such Eligible Creditor or that is advised or managed by the same advisor or manager of such Eligible Creditor; or (ii) any Affiliate of such Eligible Creditor or the parties described in clause (i), in which case such Eligible Creditor shall be deemed, for all purposes, to have validly elected and participated in Option 1 Recovery, in each case, so long as such assignee is a “qualified institutional buyer” (as defined in Rule 144A under the Securities Act), an institutional “accredited investor” as defined in Rule 501 of Regulation D promulgated under the Securities Act, or a person other than a U.S. person in accordance with Regulation S. For purposes of the assignment hereby provided, (a) **“Affiliate”** shall mean any individual, firm, company, corporation, unincorporated association, partnership, trust or other legal entity or administrative decision that is not subject to questioning in the Judiciary directly or indirectly Controlling, Controlled by or under common Control with

such person; and (b) “**Control**” shall mean pursuant to art. 116 of the Brazilian Corporation Law (Law No. 6.404, dated December 15, 1976, as amended), (x) the ownership of members’ rights that permanently ensure to its holder the majority of votes in corporate resolutions and the power to elect the majority of the company’s managers; and (y) the effective use of such power to direct the corporate activities and guide the operation of the company’s bodies.

In addition, the Election Form will permit a Creditor to designate an Affiliate or other third party to receive all or any portion of the Option 1 Recovery, Option 2 Recovery or a Payout Recovery; *provided* that (i) Eligible Creditors holding Existing 2025 Notes shall only be permitted to assign Roll-Up Notes to which it would otherwise be entitled with respect to such Existing 2025 Notes in connection with the Offers by selecting the corresponding option in ATOP (“**Option 4**”) as set forth in more detail in “*Description of the Offers—Elections*” and (ii) Eligible Creditors of Existing Claims shall not be permitted to assign any Roll Up Notes to any person other than to (a) a “qualified institutional buyer” (as defined in Rule 144A under the Securities Act), (b) an institutional “accredited investor” as defined in Rule 501 of Regulation D promulgated under the Securities Act, or (c) a person other than a U.S. person in accordance with Regulation S.

For the avoidance of doubt, other than as set forth above, the right to participate in or receive any securities in connection with the Election Offers may not be sold, transferred, assigned or given away to anyone unless the corresponding Existing Claim is validly transferred prior to the relevant Record Date.

Minimum Denominations

Existing 2025 Notes may be tendered only in principal amounts equal to minimum denominations of U.S.\$1,000 and integral multiples of U.S.\$1,000 in excess thereof. In addition, to avoid issuing New Priority Notes, Roll-Up Notes, 2044 Loans or 2050 Loans in principal amounts other than integral multiples of U.S.\$1.00, if necessary, we will round down to the nearest U.S.\$1.00 principal amount with respect to each participating Creditor. Similarly, in order to avoid issuing fractional amounts of New Shares, if necessary, we will round down to the nearest whole share with respect to each participating Creditor.

Conditions to the Offers

Notwithstanding any other provision of this Offering Memorandum, our obligation to accept Subscriptions and/or Existing Claims for novation and replacement is subject to, and conditioned upon, the satisfaction or waiver of the certain conditions set forth. In particular, the occurrence of the Settlement Date (as defined below) is conditioned upon the U.S. Bankruptcy Court entering an order granting full force and effect to the RJ Plan and the Brazilian Confirmation Order in the United States (the “**U.S. Enforcement Order**.”) No assurance can be given that these and any other conditions will be satisfied or waived.

Settlement of the Offers

Subject to all conditions to the Offers having been either satisfied or waived by us, on the date selected by the Company and notified to Creditors as the settlement date (the “**Settlement Date**”):

- (i) Eligible Creditors who have validly purchased the New Priority Notes pursuant to the Subscription shall receive the New Priority Notes and the Option 1 Recovery (other than the New Shares (including New Shares represented by ADSs)) as full consideration for such Eligible Creditors’ Existing Claims (and such Existing Claims shall be cancelled, other than the right to receive the New Shares (including New Shares represented by ADSs, if applicable, under the RJ Plan);
- (ii) Creditors who validly elected to receive the Option 2 Recovery shall receive their applicable portion of the Option 2 Recovery as full consideration for such Creditors’ Existing Claims (and such Existing Claims shall be cancelled);
- (iii) Creditors who validly elected to receive a Payout Recovery shall be entitled under the RJ Plan to receive such applicable Payout Recovery pursuant to the terms of the RJ Plan as full consideration for such Creditors’ Existing Claims (and such Existing Claims shall be cancelled); and
- (iv) to the extent any Creditor does not either validly subscribe for New Priority Notes (and elect to receive the Option 1 Recovery) or elect to receive the Option 2 Recovery or a Payout Recovery with respect to its Existing Claims in accordance with the terms of the Offers, such Creditor shall receive the Default

Recovery as full consideration for such Creditors' Existing Claims (and such Existing Claims shall be cancelled).

With respect to the Option 1 Recovery, in the event that an Eligible Creditor fails to comply, for any reason, with its obligation to purchase (or convert an applicable amount of existing DIP Obligations pursuant to and subject to the conditions in the Note Purchase Agreement into) New Priority Notes, the principal amount of Roll-Up Notes to be received by such Eligible Creditor shall be reduced in proportion to the portion due and not timely paid by such Eligible Creditor, and such Eligible Creditor shall instead receive the Default Recovery with respect to such Existing Claims in accordance with the RJ Plan.

No separate instrument is expected to be issued in connection with any Payout Recovery or the Default Recovery, as the right to receive such recovery shall exist under the RJ Plan. The issuance of the New Shares (and, if applicable, the ADSs) will not occur on the Settlement Date. The Company shall deliver the New Shares (and, if applicable, the ADSs) pursuant to the RJ Plan to the accounts indicated in the applicable Election Forms following the required capital increase set forth in the RJ Plan. See *“Risk Factors—Risks Related to the Offers—Delivery of the New Shares (and, if applicable, the ADSs) will not occur on the Settlement Date.”*

DIP Roll Holders

Pursuant to that certain Second Amended and Restated Note Purchase Agreement, dated April 19, 2024 (as amended, supplemented or otherwise modified from time to time, the **“Note Purchase Agreement”**), certain holders party thereto (such holders together with any designated affiliates, the **“DIP Roll Holders”**) have, subject to the terms and conditions set forth therein, agreed to convert (the **“DIP Conversion”**) their existing debtor-in-possession obligations under the Note Purchase Agreement (the **“DIP Obligations”**) into an aggregate principal amount of New Priority Notes equal to (i) the Maximum Principal Amount *minus* (ii) the cash proceeds actually received (including by way of escrow) by the Company from RJ Class III Creditors (other than DIP Roll Holders) that have validly subscribed for New Priority Notes or New Priority Debentures pursuant to the Offers and the Brazilian Offer, respectively.

As of May 15, 2024, approximately U.S.\$349 million aggregate amount of DIP Obligations (together with fees (other than any conversion fees) payable to such DIP Roll Holders) are outstanding and would potentially be subject to the DIP Conversion; and the Company estimates that, as of July 15, 2024, approximately U.S.\$503 million aggregate amount of DIP Obligations (together with fees (other than any conversion fees) payable to such DIP Roll Holders) payable to such DIP Roll Holders) would be outstanding and subject to the DIP Conversion.

In addition to being entitled to receive New Priority Notes up to the Maximum Principal Amount of New Priority Notes pursuant to the DIP Conversion and the related Option 1 Recovery, DIP Roll Holders are entitled to receive a 19% conversion fee, payable in a corresponding additional principal amount of New Priority Notes, on the aggregate amount of DIP Obligations (together with fees (other than any conversion fees)) held by DIP Roll Holders as of the Settlement Date. **Accordingly, after giving effect to the payment of such conversion fee, the aggregate principal amount of New Priority Notes is expected to be approximately U.S.\$600 million.**

Specific Procedures for Creditors tendering Existing 2025 Notes

For a Creditor to tender Existing 2025 Notes validly pursuant to an Offer, such Existing 2025 Notes must be transferred pursuant to the procedures for book-entry transfer described below and a confirmation of such book-entry transfer must be received by the Subscription Agent at or prior to the Expiration Time, as the case may be. It is your responsibility to validly tender your Existing 2025 Notes.

As described above, in order to validly participate in an Offer, Creditors tendering Existing 2025 Notes must (i) make their election in ATOP at or prior to the Expiration Time, (ii) deliver its Election Form at or prior to the Expiration Time, including such Creditor's VOI Number corresponding to the election of such Creditor's Existing 2025 Notes to participate in an Offer, and (iii) if applicable, fund the purchase price (100% of the principal amount thereof) of such subscribed for New Priority Notes to the Escrow Account such that such funds are received by the Subscription Agent by the Subscription Time, which is the date that is two Business Days (and prior to 5:00 P.M., New York City time, on such second Business Day) following receipt by such Eligible Creditor of the Subscription Confirmation.

A defective tender of Existing 2025 Notes, including not providing your VOI Number in the Election Form, and which defect is not cured by such Creditor prior to the Expiration Time or waived by the Company, will

not constitute a valid tender of Existing 2025 Notes, and will result in such Creditor receiving the Default Recovery.

In order to obtain a VOI Number, Creditors holding Existing 2025 Notes through a broker, dealer, commercial bank, trust company or other nominee (a “**Nominee**”) should consult with such Nominee. To ensure you are able to obtain your VOI Number as issued to your Nominee by DTC, among other things, you should arrange for your Nominee to submit an election relating to your Existing 2025 Notes in advance of the Expiration Time, as well as instruct your Nominee, if any, to submit an election relating to your Existing 2025 Notes separately from the Existing 2025 Notes being submitted by any other investor for whom such institution is acting as a Nominee. **Your VOI number associated with your participation in an Offer is required to be included on your properly completed Election Form.**

If you have any questions or need help in tendering your Existing 2025 Notes, please contact the Subscription Agent, whose addresses and telephone numbers are listed on the back cover page of this Offering Memorandum.

All of the Existing 2025 Notes were issued in book-entry form, and all of the Existing 2025 Notes are currently represented by one or more global certificates held for the account of DTC. We have confirmed with DTC that the Existing 2025 Notes may be tendered using the ATOP procedures instituted by DTC.

Tender of Existing 2025 Notes held through a Custodian

Any beneficial owner whose Existing 2025 Notes are registered in the name of a broker, dealer, commercial bank, trust company or other nominee and who wishes to tender Existing 2025 Notes should contact the registered Creditor promptly and instruct such Creditor to tender Existing 2025 Notes on such beneficial owner’s behalf. Any beneficial owner of Existing 2025 Notes held through DTC or its nominee, through authority granted by DTC, may direct the DTC participant through which that beneficial owner’s Existing 2025 Notes are held in DTC to tender Existing 2025 Notes on that beneficial owner’s behalf. If such beneficial owner wishes to tender such Existing 2025 Notes himself or herself, such beneficial owner must, prior to tendering such Existing 2025 Notes, either make appropriate arrangements to register ownership of the Existing 2025 Notes in such beneficial owner’s name (if permitted) or otherwise follow the procedures described below. The transfer of record ownership (if permitted) may take considerable time.

Beneficial owners should be aware that their broker, dealer, commercial bank, trust company or other nominee may establish its own earlier deadlines for participation in an Offer. Accordingly, beneficial owners wishing to participate in an Offer should contact their broker, dealer, commercial bank, trust company or other nominee as soon as possible in order to determine the times by which such owner must take action in order to participate in an Offer.

Tender of Notes Held Through DTC

To effectively tender Existing 2025 Notes that are held through DTC, DTC participants should electronically transmit their acceptance through ATOP (and thereby tender Existing 2025 Notes), for which the Offers will be eligible. Upon receipt of such Holder’s acceptance through ATOP, DTC will edit and verify the acceptance and send an Agent’s Message (as defined below) to the Tender Agent for its acceptance. If you hold your Existing 2025 Notes through Clearstream Banking, société anonyme (“**Clearstream**”) or Euroclear Bank S.A./N.V., as operator of the Euroclear System (“**Euroclear**”), you must also comply with the applicable procedures of Clearstream or Euroclear, as applicable, in connection with a tender of Existing 2025 Notes. Both Clearstream and Euroclear are indirect participants in the DTC system.

The term “Agent’s Message” means a message, transmitted by DTC to and received by the Subscription Agent and forming a part of the Book-Entry Confirmation, which states that DTC has received an express acknowledgment from a tendering participant, which acknowledgment states that such participant has received and agrees to be bound by this Offering Memorandum and the Company may enforce the terms thereof against such participant.

Book-Entry Delivery Procedures

Any financial institution that is a participant in DTC may make book-entry tender of Existing 2025 Notes by causing DTC to transfer such Existing 2025 Notes into the Subscription Agent’s account in accordance with ATOP. Delivery of documents to DTC does not constitute delivery to the Subscription Agent. The confirmation of a book-entry transfer into the Subscription Agent’s account at DTC as described above is referred to herein as a “**Book-Entry Confirmation.**”

Representations, Warranties and Undertakings

By submitting a valid electronic acceptance instruction as set forth above with respect to its Existing 2025 Notes, each Creditor represents, warrants and undertakes to the Company and the Subscription Agent that:

- (i) such Creditor has received and reviewed this Offering Memorandum, understands and agrees to be bound by all the terms of the applicable Offer and has full power and authority to tender the Existing 2025 Notes;
- (ii) the Existing 2025 Notes are, at the time of acceptance, and will continue to be, until the novation and replacement thereof on the Settlement Date or the termination or withdrawal of the Offers, or, in the case of Existing 2025 Notes in respect of which the tender has been revoked, the date on which such tender is validly revoked, held by it;
- (iii) such Creditor acknowledges that all authority conferred or agreed to be conferred pursuant to these representations, warranties and undertakings and every obligation of such Creditor shall be binding upon the successors, assigns, heirs, executors, administrators, trustees in bankruptcy and legal representatives of such Creditor and shall not be affected by, and shall survive, the death or incapacity of such Creditor;
- (iv) if Existing 2025 Notes are accepted by the Company for novation and replacement, such Creditor acknowledges that the value date for delivery and receipt will be the Settlement Date;
- (v) the Existing 2025 Notes that are the subject of the electronic acceptance instruction will, on the Settlement Date, be transferred by such Creditor with full title guarantee free from all liens, charges and encumbrances and together with all rights attached thereto;
- (vi) such Creditor is not a person to whom it is unlawful to make an offer pursuant to the applicable Offer under applicable law; and
- (vii) subject to and effective upon the acceptance for purchase of, and payment for, the Existing 2025 Notes tendered therewith, it (1) irrevocably sells, assigns and transfers to or upon the order of the Company all right, title and interest in and to all Existing 2025 Notes tendered thereby, (2) waives any and all other rights with respect to Existing 2025 Notes (including, without limitation, the waiver of any existing, past or future defaults and their consequences in respect of Existing 2025 Notes and the corresponding indenture), (3) releases and discharges us from any and all claims such Creditor may have now, or may have in the future, arising out of, or related to, Existing 2025 Notes, including, without limitation, any claims that such Creditor is entitled to receive additional principal or interest payments with respect to Existing 2025 Notes or to participate in any redemption or defeasance of Existing 2025 Notes and (4) irrevocably constitutes and appoints the Subscription Agent as the true and lawful agent and attorney-in-fact of such Creditor with respect to any such tendered Existing 2025 Notes, with full power of substitution and resubstitution (such power of attorney being deemed to be an irrevocable power coupled with an interest) to (a) deliver certificates representing such Existing 2025 Notes, or transfer ownership of such Existing 2025 Notes on the account books maintained by DTC, together, in any such case, with all accompanying evidences of transfer and authenticity, to us and (b) present such Existing 2025 Notes for transfer on the relevant security register.

Miscellaneous

Oversubscription

Subject to the DIP Conversion, there are no oversubscription rights with respect to the ability for Eligible Creditors to Subscribe for more than their pro rata share (based on its aggregate amount of Existing Claims) of New Priority Notes.

Validity of Exercise of Subscription rights and Elections

All questions concerning the timeliness, viability, form and eligibility of any exercise of Subscription rights or Elections shall be determined by the Company, whose good faith determinations shall be final and binding. The Company may waive any defect or irregularity, or permit a defect or irregularity to be corrected within such times as the Company determines, or reject the purported exercise of any Subscription rights or Elections. Election Forms

shall be deemed not to have been received or accepted until all irregularities have been waived or corrected within such time as the Company determines in its reasonable discretion. None of the Company or the Subscription Agent shall be under any duty to give notification of any defect or irregularity in connection with the submission of Election Form or incur any liability for failure to give such notification.

Non-Litigation Commitment

Pursuant to Section 9.3 of the RJ Plan and subject to the terms, stipulations and conditions set forth therein, each Creditor that validly participates in an Offer and subscribes for New Priority Notes, receives the Option 1 Recovery, receives the Option 2 Recovery and/or receives a Payout Recovery (other than Creditors selecting Section 4.2.1(i) and Section 4.2.1(ii) of the RJ Plan) shall be deemed to have agreed to Section 9.3 of the RJ Plan, which, among other things requires such Creditor to (i) suspend or cause the stay of actions among the RJ Debtors and their respective Affiliates, subsidiaries, associated entities, guarantors and their respective, officers, directors, administrators and former administrators, including their predecessors and successors and refrain from filing any new actions against any such parties, and (ii) grant the releases and waivers of the RJ Debtors with respect to the Existing Claims as of the Settlement Date. Suits related in Section 9.3.3 of the RJ Plan, as to, among other things, any future breach of the RJ Plan, debt instruments or any Collateral are excluded from the Non-Litigation Commitment.

No Recommendation

None of our Board of Directors or officers nor the Subscription Agent, administrative agent, the transfer agent, the Collateral Agent or the Trustee is making any recommendation regarding your exercise of Subscription rights or making of an Election. Further, we have not authorized anyone to make any recommendation. You should carefully review the risks and uncertainties described under the heading “Risk Factors” of this Offering Memorandum before you exercise your Subscription rights or make an Election.

No Appraisal or Similar Rights

Neither the RJ Plan, the New Priority Notes Indenture, Roll-Up Notes Indenture, 2044 Loan Agreement, 2050 Loan Agreement nor applicable law gives Creditors any appraisal or similar rights to request a court or other person to value their outstanding Existing Claims.

DESCRIPTION OF THE NEW SHARES

Set forth below is a brief discussion of certain significant provisions of our bylaws and Brazilian Corporate Law. In Brazil, a company's by-laws (estatuto social) are the principal governing document of a corporation (sociedade anônima). This summary also includes relevant provisions of the RJ Plan. In case of a conflict and/or discrepancy between the RJ Plan and Oi's by-laws' rules, the RJ Plan shall prevail. This is a descriptive summary, and therefore may not contain all of the information that may be important to you.

General

Oi's registered name is Oi S.A. – In Judicial Reorganization, and its registered office is located in the City of Rio de Janeiro, State of Rio de Janeiro, Brazil. Oi's registration number with the Board of Trade of the State of Rio de Janeiro is No. 33.3.0029520-8. Oi has been duly registered with the CVM under No. 1131-2 since March 27, 1980. Oi has an indefinite term of existence.

As of December 31, 2023, Oi had outstanding share capital of R\$32,538,937,370,000 comprised of 660,303,745 total shares, consisting of 644,531,021 issued Common Shares and 15,772,724 issued Preferred Shares, including 64,404,968 Common Shares and 181,175 Preferred Shares held in treasury.

During the General Shareholders Meeting held on May 10, 2024, the reverse split of all Common and Preferred shares issued by the Company both at the ratio of 10:1 was approved. As a result of the reverse split, the 644,531,021 Common Shares and 15,772,724 Preferred Shares now represent 64,453,102 Common Shares and 1,577,272 Preferred Shares, respectively.

All of Oi's outstanding capital stock is fully paid in. Oi's shares have no par value. Under Brazilian Law No. 6,404/76, as amended ("**Brazilian Corporate Law**"), the aggregate number of Oi's non-voting and limited voting preferred shares may not exceed a half of Oi's capital stock.

In addition, Oi's by-laws provide for an authorized capital whereby Oi's Board of Directors may approve any capital increase (without the need of submitting the capital increase to shareholders' approval) within the limit of a number of Common Shares that results in a capital stock equivalent to R\$38,038,701,741.49, provided that no Preferred Shares are issued by Oi either in public or private subscriptions.

Section 4.2.2.3 of the RJ Plan provides for the issuance of New Shares up to the limit set out in Oi's by-laws. Any such capital increase must comply with the terms of the RJ Plan and Oi's by-laws.

Corporate Purposes

Under Article 2 of Oi's by-laws, Oi's corporate purposes are: to offer all categories of telecommunications services and perform all activities required or useful for the operation of these services, in conformity with its concessions, authorizations and permits. For achieving those purposes, Oi may include third parties' goods, as well as:

- participate in the capital of other companies;
- incorporate wholly-owned subsidiaries for the performance of activities that are consistent with its corporate purposes and recommended to be decentralized;
- promote the importation of goods and services that are necessary to the performance of activities consistent with its corporate purposes;
- provide services of maintenance and installation of network infrastructure and lease of physical means, including for the placement of equipment, as well as perform activities related to access, storage, presentation, movement, retrieval and transmission of information, including consulting, project development, execution, implementation, marketing, operation, maintenance (technical assistance) and billing of systems related to these activities and other value-added services;

- operate in the specialized retail and wholesale trade of telecommunication services and telephony, communication, information technology and computer products, supplies and equipment;
- carry out the rental, maintenance, resale, operation, marketing and distribution of equipment, appliances and accessories, as well as the management, security and monitoring of mobile appliances, always in accordance with the licenses that confer such exploitation rights;
- commercialize, including, but not limited to, dispose of, buy, sell, lend, lease for free, rent, donate goods and/or commodities necessary or useful for the operation of telecommunications services;
- perform study and research activities aimed at the development of the telecommunications and technology sector;
- enter into contracts and agreements with other telecommunications companies or other persons or entities to assure the operations of its services, with no loss of its attributions and responsibilities;
- develop, build and operate telecommunications networks and provide value added services, in particular: (i) alternative local access to data, video and voice ancillary services; (ii) internet access; and (iii) distribution of content in various formats, applications and additional services owned or provided by third parties;
- offer and manage content and connectivity solutions for data access, storage, presentation, movement and retrieval;
- sell, license and assign the use of software;
- provide online movie rental subscription service, owned by Oi and/or by third parties, via the internet;
- distribute video on demand content from any available technology;
- provide Electronic Mass Communication Packaging services on a subscription basis;
- transmit publicity and advertising via the Internet, as well as provide promotion and marketing services;
- provide intermediation, billing and collection services against its customers and those of third parties;
- provide help-desk and customer support services, related to telecommunications and information technology and security, as well as maintain and manage any and all relationships with the end user and the user derived from Oi's activities;
- offer and exploit integrated solutions, manage and provide services related to: (i) data center, including cloud, hosting and colocation; (ii) storage, processing and managing data, information, text, images, videos, applications and information systems and akin; (iii) information technology, (iv) information and communication security; (v) electronic security system, and (vi) internet of things; and
- perform other activities related to the above corporate purposes.

Board of Directors

Oi's by-laws currently provide for a Board of Directors composed from 7 to 9 effective members, out of which at least 20% shall be independent members. In connection with the RJ Plan, following the RJ Equitization, a new Board of Directors shall be elected (the "**New Board of Directors**"). Members who are absent at meetings will be entitled to appoint in writing a substitute among the present members to vote in their stead. Under Oi's by-laws, any matters subject to the approval of Oi's Board of Directors can be approved only by a majority of votes of the members of Oi's Board of Directors attending the relevant meeting. In the event of a tie, the chairman of the Board of Directors

shall cast the deciding vote. Under Oi's by-laws, Oi's Board of Directors may only deliberate if a majority of its members are present at a duly convened meeting.

Oi's Board of Directors is presided over by the chairman of the Board of Directors and, in his or her absence, on an interim basis, by the vice-chairman of the Board of Directors and, in his or her absence, on an interim basis, by another member appointed by the chairman or, if no such member has been appointed, by another member appointed by the other members in attendance. Pursuant to Oi's by-laws, the chairman and vice-chairman of Oi's Board of Directors are elected by the members of the Oi's Board of Directors during their first meeting following their election. Oi's by-laws provide that the positions of chairman of Oi's Board of Directors and Oi's chief executive officer or principal executive may not be held by the same person.

Each member of the Board will serve a two-year term, reelection being allowed. Members of the Board of Directors may not be removed from office, except due to gross mistake, willful misconduct, gross negligence, abuse of term of office or violation of fiduciary duties in accordance with applicable law. For more information about the members of the Oi's Board of Directors, see "*Management—Board of Directors*."

The following paragraphs describe the material provisions of Oi's by-laws and of the Brazilian Corporate Law that apply to the members of Oi's Board of Directors.

Election of Directors

The members of Oi's Board of Directors are elected at general meetings of shareholders for concurrent two-year terms and are eligible for reelection. Generally, members of Oi's Board of Directors are subject to removal at any time with or without cause at a general meeting of shareholders. The election of Board of Directors follows the rules established by Oi's by-laws and the Brazilian Corporate Law.

The tenure of the members of the Board of Directors and board of executive officers is conditioned on such members signing a Term of Consent (*Termo de Anuência dos Administradores*) in accordance with the Level 1 Corporate Governance Listing Segment of the B3 and complying with applicable legal requirements.

Qualification of Directors

There is no minimum share ownership or citizenship or residency requirement to qualify for membership on Oi's Board of Directors. Oi's by-laws do not require the members of its Board of Directors to be residents of Brazil. The tenure of the members of the Board of Directors will be conditioned on the appointment of a representative who resides in Brazil, with powers to receive service of process in proceedings initiated against such member based on the corporate legislation, by means of a power-of-attorney with a validity term of at least three years after the end of such member's term of office. Pursuant to Oi's by-laws, Oi's directors may not (1) hold positions, particularly positions in advisory, management or audit committees, of companies that compete with Oi or its subsidiaries, and (2) may not have conflicts of interest with Oi or its subsidiaries.

Pursuant to Oi's by-laws, at least 20% of the members of Oi's Board of Directors must be independent as defined in the listing regulations of the Novo Mercado segment of the B3 and must be expressly declared as independent in the shareholders' meeting that elects them, being also considered as independent the members elected as per article 141, paragraphs 4 and 5 of the Brazilian Corporate Law. All of the members of Oi's Board of Directors are independent, except for one that currently is the CEO of the Company.

Fiduciary Duties and Conflicts of Interest

All members of Oi's Board of Directors owe fiduciary duties to Oi and all of Oi's shareholders. Under the Brazilian Corporate Law, if one of Oi's directors or executive officers has a conflict of interest with Oi in connection with any proposed transaction, such director or executive officer may not vote in any decision of Oi's Board of Directors or of Oi's board of executive officers, as the case may be, regarding such transaction and must disclose the nature and extent of his or her conflicting interest for inclusion in the minutes of the applicable meeting.

Any transaction in which one of Oi's directors or executive officers may have an interest, including any financings, can only be approved on reasonable and fair terms and conditions that are no more favorable than the terms and conditions prevailing in the market or offered by third parties. If any such transaction does not meet this requirement, then the Brazilian Corporate Law provides that the transaction may be held null and the interested director or executive officer must return to Oi any benefits or other advantages that he or she obtained from, or as result of, such transaction. Under the Brazilian Corporate Law and CVM Resolution No. 70 ("RCVM 70"), upon the request of a shareholder who owns at least 5.0% of Oi's total share capital, Oi's directors and executive officers must reveal to Oi's shareholders at an ordinary meeting of Oi's shareholders certain transactions and circumstances that may give rise to a conflict of interest. In addition, Oi or any shareholder who owns 1% or more of Oi's capital stock may bring an action for civil liability against directors and executive officers for any losses caused to Oi as a result of a conflict of interest.

Compensation

Under Oi's by-laws, the holders of Common Shares approve the aggregate compensation payable to Oi's Board members officers and audit committee. Subject to this approval, Oi's Board of Directors establishes the individual compensation of each of its members and of Oi's executive officers based on the aggregate compensation defined by the shareholders.

Mandatory Retirement

Neither the Brazilian Corporate Law nor Oi's by-laws establish any mandatory retirement age for Oi's directors or executive officers.

Capital Stock

Under the Brazilian Corporate Law, the number of Oi's issued and outstanding non-voting shares or shares with limited voting rights, such as Preferred Shares, may not exceed a half of Oi's total outstanding capital stock.

Each Common Share entitles its holder to one vote at Oi's annual and extraordinary shareholders' meetings. Holders of Common Shares are not entitled to any preference in respect of dividends or other distributions or otherwise in case of Oi's liquidation.

Preferred Shares are non-voting, except in limited circumstances, and do not have priority over Common Shares in the case of Oi's liquidation. See "*Voting Rights*" for information regarding the voting rights acquired by Oi's preferred shares due to the lack of payment of dividends.

Shareholders' Meetings

Under the Brazilian Corporate Law, Oi's shareholders must hold their ordinary annual meeting in the four (4) months following the end of the fiscal year to:

- approve or reject the financial statements approved by Oi's Board of Directors, including any recommendation by Oi's Board of Directors for the allocation of net profit and distribution of dividends; and
- elect members of Oi's Board of Directors (upon expiration of their two-year terms) and members of Oi's audit committee.

In addition to the annual shareholders' meetings, holders of Common Shares have the power to determine any matters related to changes in Oi's corporate purposes and to pass any resolutions they deem necessary to protect and enhance Oi's development whenever Oi's interests so require, by means of extraordinary shareholders' meetings.

Oi convenes shareholders' meetings, including the annual shareholders' meeting, by publishing a notice in the national edition of *Valor Econômico*, a Brazilian newspaper. Under the Brazilian Corporate Law, on the first call of any meeting, the notice must be published no fewer than three times, beginning at least 21 calendar days prior to the scheduled meeting date. CVM recommends that companies that have issued ADSs must publish their notice at least

30 days prior to the scheduled meeting date. Oi publishes notices of meetings 30 calendar days prior to the scheduled meeting date. The notice must contain the meeting's place, date, time, agenda and, in the case of a proposed amendment to Oi's by-laws, a description of the subject matter of the proposed amendment, among other regulatory formalities provided in CVM resolutions.

Oi's Board of Directors are responsible for calling and convening the shareholders' meeting. Under the Brazilian Corporate Law and RCVM 70, shareholders' meetings may also be called by Oi's shareholders as follows:

- by any of Oi's shareholders if, under certain circumstances set forth in the Brazilian Corporate Law, Oi's directors do not convene a shareholders' meeting required by law within 60 days;
- by shareholders holding at least 1% of Oi's total share capital if, after a period of eight days, Oi's directors fail to call a shareholders' meeting that has been requested by such shareholders; and
- by shareholders holding at least 5% of either Oi's total voting share capital or Oi's total non-voting share capital, if after a period of eight days, Oi's directors fail to call a shareholders' meeting for the purpose of installing the audit committee as requested by such shareholders.

In addition, Oi's audit committee may call a shareholders' meeting if Oi's Board of Directors delay the calling of the annual shareholders' meeting for more than 1 month or at any other time to consider any urgent and serious matters.

Each shareholders' meeting shall be convened and presided over by the chairman of the Board of Directors or his or her valid proxy. In the case of absence of the chairman or his or her proxy, the meeting shall be convened and presided over by the vice-chairman of the Board of Directors or his or her valid proxy. In the case of absence of the vice-chairman or his or her proxy, the meeting shall be convened and presided by any director present at the meeting and chosen by the other directors attending the meeting. The chairman of the meeting shall be responsible for choosing the secretary of the meeting.

In order for a valid action to be taken at a shareholders' meeting, shareholders representing at least 25% of Oi's issued and outstanding voting share capital must be present on first call. However, shareholders representing at least two-thirds of Oi's issued and outstanding voting share capital must be present on first call at a shareholders' meeting called to amend Oi's by-laws, as provided in the Brazilian Corporate Law. If the meeting is not installed in first call, Oi's Board of Directors may issue a second call by publishing a notice as described above at least eight calendar days prior to the scheduled meeting. Except as otherwise provided by law, the quorum requirements do not apply to a meeting held on the second call which shall be installed with the attendance of any number of shareholders. Holders of non-voting shares may attend a shareholders' meeting and take part in the discussion of matters submitted for consideration.

Voting Rights

Under the Brazilian Corporate Law and Oi's by-laws, each Common Share entitles its holder to one vote at Oi's shareholders' meetings. Preferred Shares generally do not confer voting rights, except in limited circumstances described below. Oi may not restrain or deny any voting rights without the consent of the majority of the shares affected. Whenever the shares of any class of share capital are entitled to vote, each share is entitled to one vote.

Voting Rights of Common Shares

Except as otherwise provided by law, resolutions of a shareholders' meeting are passed by a simple majority vote of the holders of Common Shares present or represented at the meeting, without taking abstentions into account. Under the Brazilian Corporate Law, the approval of shareholders representing at least half of Oi's outstanding voting shares is required for the following matters:

- creation of preferred shares or increase of an existing class without maintaining its ratio to the other classes;

- change of preference, privilege or condition of redemption or amortization conferred upon one or more classes of preferred shares, or creation of a new and more favored class;
- reducing the mandatory dividend set forth in Oi's by-laws in any specific fiscal year;
- changing its corporate purpose;
- merging Oi (or of Oi's shares) into another company, or consolidating Oi with another legal entity, subject to the conditions set forth in the Brazilian Corporate Law;
- participating in a centralized group of companies (grupo de sociedades) as defined under the Brazilian Corporate Law and subject to the conditions set forth in the Brazilian Corporate Law;
- winding-up of the company and termination of its state of liquidation;
- creating any founders' shares (partes beneficiárias) entitling the holders thereof to participate in Oi's profits;
- spinning-off of all or any part of Oi;
- change of Oi's dispute resolution mechanism to arbitration; and
- creation of a class of multiple voting common shares.

Decisions on the transformation of Oi into another form of company require the unanimous approval of Oi's shareholders, including the holders of Preferred Shares.

Oi is required to give effect to shareholders' agreements that contain provisions regarding the purchase or sale of Oi's shares, preemptive rights to acquire Oi's shares, the exercise of the right to vote Oi's shares or the power to control Oi, if these agreements are filed at Oi's headquarters in Rio de Janeiro. Brazilian Corporate Law requires the chairman of any meeting of shareholders or Board of Directors to disregard any vote taken by any of the parties in breach of any existing shareholders' agreement that has been duly filed with Oi. No shareholders' agreement affecting Oi's shares has been filed at Oi's headquarters in Rio de Janeiro up to date.

Under the Brazilian Corporate Law, neither Oi's by-laws nor actions taken at a shareholders' meeting may deprive any of Oi's shareholders of certain specific essential rights, including:

- the right to participate in the distribution of Oi's profits;
- the right to participate in any remaining residual assets in the event of Oi's liquidation;
- the right to supervise the management;
- the right to preemptive rights in the event of an issuance of Oi's shares, debentures convertible into Oi's shares or subscription bonuses, other than as provided in the Brazilian Corporate Law;
- the right not to be unjustifiably diluted in any issuance of shares, participation certificates convertible into shares and/or warrants; and
- the right to withdraw from Oi under the circumstances specified in the Brazilian Corporate Law.

Voting Rights of Minority Shareholders

Pursuant to Brazilian Corporate Law, shareholders holding shares representing not less than 5% of Oi's voting capital stock have the right to request that Oi adopt a cumulative voting procedure for the election of the members of

Oi's Board of Directors. This procedure must be requested by the required number of shareholders at least 48 hours prior to a shareholders' meeting.

Under the Brazilian Corporate Law, shareholders that are not controlling shareholders, but that together hold either:

- Preferred Shares representing at least 10% of Oi's total share capital; or
- Common Shares representing at least 15% of Oi's voting capital,

have the right to appoint one member to Oi's Board of Directors at Oi's annual shareholders' meeting. If no group of holders of Common Shares or Preferred Shares meets the thresholds described above, shareholders holding Common Shares or Preferred Shares representing at least 10% of Oi's total capital stock are entitled to combine their holdings to appoint one member to Oi's Board of Directors through the separate election proceeding. In the event that minority holders of Common Shares and/or holders of non-voting Preferred Shares elect a director and the cumulative voting procedures described above are also used, Oi's controlling shareholders, if any, always retain the right to elect at least one member more than the number of members elected by the other shareholders, regardless of the total number of members of Oi's Board of Directors. The shareholders seeking to exercise these minority rights must prove that they have held their shares for not less than three months preceding the shareholders' meeting at which the director will be appointed.

Under Oi's by-laws, holders of Preferred Shares may appoint, by separate voting, one board member.

In accordance with the Brazilian Corporate Law, the holders of Preferred Shares are entitled to elect one effective member and the respective alternate to Oi's audit committee in a separate election. Minority shareholders have the same right as long as they jointly represent 10% or more of the voting shares. The other shareholders with the right to vote may elect the remaining members and alternates of the audit committee, who, in any event, must exceed the number of members elected in the separate election by the holders of Preferred Shares and the minority shareholders.

Voting Rights of Preferred Shares

General rule is that holders of Preferred Shares are not entitled to vote on any matter, except:

- with respect to the election of a member of Oi's Board of Directors by holders of Preferred Shares holding at least 10% of Oi's total share capital as described above;
- with respect to the election of a member and alternate member of Oi's fiscal council as described above;
- with respect to the approval of the contracting of foreign entities related to the controlling shareholders of Oi, if any, to provide management services, including technical assistance. In these cases, Preferred Shares will have the right to vote separately from the Common Shares;
- with respect to the approval of the contracting of foreign entities related to the controlling shareholders of Oi, if any, to provide management services, including technical assistance, the remuneration for which shall not exceed 0.1% of Oi's consolidated annual sales for fixed switched telephone service, net of taxes; and
- in the limited circumstances described below.

The Brazilian Corporate Law and Oi's by-laws provide that Preferred Shares will acquire unrestricted voting rights and will be entitled to vote together with Common Shares on all matters put to a vote in Oi's shareholders' meetings if the Minimum Preferred Dividend (as determined in accordance with Oi's by-laws and Brazilian Corporate Law) is not paid for a period of three consecutive years. As a result of Oi's failure to pay the Minimum Preferred Dividend for 2014, 2015 and 2016, holders of Preferred Shares obtained full voting rights on April 28, 2017, the date that Oi's annual shareholders' meeting approved its financial statements for fiscal year 2016.

This voting right will continue until the date on which Oi pays the Minimum Preferred Dividend for the then-most recently completed fiscal year, which will occur only after the full payment of the debts listed in the Clause 8.1 of the RJ Plan.

Wind-up

Oi may be winded-up in accordance with the provisions of Brazilian law. In the event of Oi's extrajudicial wind-up, a shareholders' meeting will determine the manner of Oi's wind-up and appoint Oi's liquidator and Oi's audit committee that will function during the liquidation period.

Upon Oi's wind-up, Preferred Shares do not have a liquidation preference over Common Shares in respect of the distribution of Oi's net assets, but shall be entitled to unrestricted voting rights. In the event of Oi's liquidation, the assets available for distribution to Oi's shareholders would be distributed to Oi's shareholders in an amount equal to their pro rata share of Oi's legal capital. If the assets to be so distributed are insufficient to fully compensate all of Oi's shareholders for their legal capital, each of Oi's shareholders would receive a pro rata amount (based on their pro rata share of Oi's legal capital) of any assets available for distribution.

Preemptive Rights

Under the Brazilian Corporate Law, each of Oi's shareholders has a general preemptive right to subscribe for Oi's shares or securities convertible into Oi's shares in any capital increase, on a pro rata basis to its shares in Oi's capital stock.

Under Oi's by-laws, Oi's Board of Directors or Oi's shareholders, as the case may be, may decide not to extend preemptive rights to Oi's shareholders with respect to any issuance of Oi's shares, debentures convertible into Oi's shares or warrants made in connection with a public exchange made to acquire control of another company or in connection with a public offering or sale through a stock exchange. The preemptive rights are transferable and must be exercised within a period of at least 30 days following the publication of notice of the issuance of shares or securities convertible into Oi's shares. Holders of ADSs may not be able to exercise the preemptive rights relating to Oi's shares underlying their ADSs unless a registration statement under the Securities Act is effective with respect to those rights or an exemption from the registration requirements of the Securities Act is available. Oi is not obligated to file a registration statement with respect to the shares relating to these preemptive rights or to take any other action to make preemptive rights available to holders of ADSs, and Oi is not required to file any such registration statement.

Redemption, Amortization, Tender Offers and Rights of Withdrawal

Oi's by-laws or Oi's shareholders at a shareholders' meeting may authorize Oi to use its profits or reserves to redeem or amortize Oi's shares in accordance with conditions and procedures established for such redemption or amortization. The Brazilian Corporate Law defines "redemption" (*resgate de ações*) as the payment of the value of the shares in order to permanently remove such shares from circulation, with or without a corresponding reduction of Oi's share capital. The Brazilian Corporate Law defines "amortization" (*amortização*) as the distribution to the shareholders, without a corresponding capital reduction, of amounts that they would otherwise receive if Oi were liquidated. If an amortization distribution has been paid prior to Oi's liquidation, then upon Oi's liquidation, the shareholders who did not receive an amortization distribution will have a preference equal to the amount of the amortization distribution in the distribution of Oi's capital.

The Brazilian Corporate Law authorizes Oi's shareholders to approve in a shareholders' meeting the redemption of Oi's shares not held by Oi's controlling shareholders, if any, if after a tender offer effected for the purpose of delisting Oi as a publicly held company, Oi's controlling shareholders, if any, increase their participation in Oi's total share capital to more than 95%. The redemption price in such case would be the same price paid for Oi's shares in any such tender offer.

The Brazilian Corporate Law and Oi's by-laws also require the acquirer of control (in case of a change of control) or the controlling shareholder (in case of delisting or a substantial reduction in liquidity of Oi's shares) to make a tender offer for the acquisition of the shares held by minority shareholders under certain circumstances described

below under “—Mandatory Tender Offers.” The shareholder can also withdraw its capital from Oi under certain circumstances described below under “—Rights of Withdrawal.”

Mandatory Tender Offers

The Brazilian Corporate Law (as regulated by CVM Resolution No. 160) requires that if the Common Shares are delisted from the B3 or there is a substantial reduction in liquidity of the Common Shares, as defined by the CVM, in each case as a result of purchases by Oi’s controlling shareholders, Oi’s controlling shareholders must effect a tender offer for acquisition of the remaining Common Shares at a purchase price equal to the fair value of the Common Shares taking into account the total number of outstanding Common Shares. Oi’s by-laws require the cancellation of Oi’s registration as a public company with the CVM or Oi’s delisting from the Level 1 Corporate Governance Listing Segment of the B3 be preceded by a public tender offer for acquisition of all of the capital stock of Oi based on a fair market valuation of Oi’s capital stock, in accordance with the Brazilian Corporate Law and the regulations issued by the CVM. The requirement to conduct a mandatory tender offer preceding Oi’s delisting from the Level 1 Corporate Governance Listing Segment of the B3 may be avoided if Oi instead joins the Novo Mercado or Level 2 Corporate Governance Listing Segment of the B3 or, certain conditions being met, in the case of a voluntary withdrawal from the Level 1 Corporate Governance Listing Segment of the B3.

Oi’s by-laws and the Brazilian Corporate Law require that any transaction or series of transactions that results in a change of control of Oi be preceded by a public offer for the purchase of all of Oi’s capital stock by the prospective purchaser in order to ensure the equitable treatment of all of Oi’s shareholders, in accordance with the rules of the Novo Mercado segment of the B3.

Rights of Withdrawal

The Brazilian Corporate Law provides that, in certain limited circumstances, a dissenting shareholder may withdraw its equity interest from Oi and be reimbursed by Oi for the value of the Common Shares or Preferred Shares that it then holds.

This right of withdrawal may be exercised by the dissenting or non-voting holders (including any holder of Preferred Shares) in the event that the holders of a majority of all outstanding Common Shares authorize:

- a reduction of the mandatory dividend set forth in Oi’s by-laws;
- to create Preferred Shares or to increase the existing classes of Preferred Shares, without maintaining the proportion with the remaining classes of Preferred Shares, except if provided for and authorized in the by-laws, subject to the conditions set forth in the Brazilian Corporate Law;
- changes in the preferences, advantages and conditions of redemption or amortization of one or more classes of Preferred Shares, or the creation of a new class with greater privileges, subject to the conditions set forth in the Brazilian Corporate Law;
- a change in Oi’s corporate purpose;
- spinning off of all or any part of Oi, if such spin-off results in (1) a change in Oi’s business purpose (except if the spun-off assets revert to a company whose main purpose is the same as Oi’s), (2) a reduction of the mandatory dividend set forth in Oi’s by-laws, or (3) Oi’s participation in a centralized group of companies; or
- in one of the following transactions in which the shares held by such holders do not meet liquidity and dispersion thresholds under the Brazilian Corporate Law:
 - the merger of Oi with another company, or the consolidation of Oi, in a transaction in which Oi is not the surviving entity;

- the transfer of all of the outstanding shares of another company to Oi in an *incorporação de ações* transaction; or
- Oi's participation in a centralized group of companies.

Dissenting or non-voting shareholders are also entitled to withdraw in the event that the entity resulting from a merger or spin-off does not have its shares listed in an exchange or traded in the secondary market within 120 days from the shareholders' meeting that approved the relevant merger or spin-off.

Notwithstanding the above, in the event that Oi is consolidated or merged with another company, becomes part of a centralized group of companies, or acquires the control of another company for a price in excess of certain limits imposed by the Brazilian Corporate Law, holders of any type or class of Oi's shares or the shares of the resulting entity that have minimal market liquidity and are dispersed among a sufficient number of shareholders will not have the right to withdraw. For this purpose, shares that are part of the Ibovespa index are considered liquid, and sufficient dispersion will exist if the controlling shareholder, the parent company or other companies under its control hold less than half of the total number of outstanding shares of that type or class. In case of a spin-off, the right of withdrawal will only exist if (1) there is a change in the corporate purpose, (2) there is a reduction in the mandatory dividend, or (3) the spin-off results in Oi's participation in a centralized group of companies.

Only shareholders who own shares on the date of publication of the first notice convening the relevant shareholders' meeting or the material fact notice concerning the relevant transaction is published, whichever is earlier, will be entitled to withdrawal rights. Shareholders will only be entitled to exercise withdrawal rights with respect to the shares held by them from such date until the date withdrawal rights are exercised.

The redemption of shares arising out of the exercise of any withdrawal rights would be made at the book value of the shares, determined on the basis of Oi's most recent audited balance sheet approved by Oi's shareholders. If the shareholders' meeting approving the action that gave rise to withdrawal rights occurred more than 60 days after the date of the most recent approved audited balance sheet, a shareholder may demand that its shares be valued on the basis of a balance sheet prepared specifically for this purpose.

The right of withdrawal lapses 30 days after the date of publication of the minutes of the shareholders' meeting that approved the action that gave rise to withdrawal rights, except when the resolution is approved pending confirmation by the holders of Preferred Shares (such confirmation to be given at an extraordinary meeting of such holders of Preferred Shares to be held within one year). In this event, the 30-day period for dissenting shareholders begins at the date of publication of the minutes of the extraordinary meeting of such holders of Preferred Shares. Oi's shareholders may reconsider any resolution giving rise to withdrawal rights within 10 days after the expiration of the exercise period of withdrawal rights if Oi's management believes that the withdrawal of shares of dissenting shareholders would jeopardize Oi's financial stability.

Liability of Oi's Shareholders for Further Capital Calls

Neither Brazilian law nor Oi's by-laws require any capital calls. Oi's shareholders' liability for capital calls is limited to the payment of the issuance price of any shares subscribed or acquired.

Inspection of Corporate Records

Shareholders that own 1% or more of Oi's outstanding share capital have the right to inspect Oi's corporate records, including shareholders' lists, corporate minutes, financial records and other documents of Oi, if (1) Oi or any of its officers or directors have committed any act contrary to Brazilian law or Oi's by-laws, or (2) there are grounds to suspect that there are material irregularities in Oi. However, in either case, the shareholder that desires to inspect Oi's corporate records must obtain a court order authorizing the inspection.

Disclosures of Share Ownership

Brazilian regulations require that (1) each of Oi's direct or indirect controlling shareholders, if any, and (2) any person or group of persons representing a person that has directly or indirectly acquired or sold an interest that would

result in an increase or decrease corresponding to 5%, or any 5% multiple thereof, of the total number of Oi's shares of any type or class to disclose its or their share ownership or divestment to Oi, and Oi is responsible for transmitting such information to the CVM and the market. In addition, if a share acquisition results in, or is made with the intention of, change of control or company's management structure, as well as acquisitions that cause the obligation of performing a tender offer, the persons acquiring such number of shares are required to publish a statement containing certain required information about such acquisition.

Oi's controlling shareholders, if any, members of Oi's Board of Directors, board of executive officers, fiscal council and members of other bodies created pursuant to Oi's by-laws with technical or consulting functions must file a statement of any change in their holdings of Oi's shares with the CVM and the Brazilian stock exchanges on which Oi's securities are traded. Oi also must disclose any trading of its shares by Oi or Oi's controlled or related companies.

Form and Transfer

Common Shares and Preferred Shares are in book-entry form, registered in the name of each shareholder or its nominee. In order to hold Common Shares, non-Brazilian investors may be required to take additional measures, including registering its holding of Common Shares as a foreign investment with the Brazilian Central Bank, which may take more time than required of Brazilian investors. The transfer of Oi's shares is governed by Article 35 of the Brazilian Corporate Law, which provides that a transfer of shares is effected by Oi's transfer agent, Banco do Brasil S.A., by an entry made by the transfer agent in its books, upon presentation of valid written share transfer instructions to Oi by a transferor or its representative. When Common Shares or Preferred Shares are acquired or sold on a Brazilian stock exchange, the transfer is effected on the records of Oi's transfer agent by a representative of a brokerage firm or the stock exchange's clearing system. The transfer agent also performs all the services of safe-keeping of Oi's shares. Provided that the provisions of Resolution No. 4,373 are observed, transfers of Oi's shares by a non-Brazilian investor are made in the same manner and are executed on the investor's behalf by the investor's local agent. If the original investment was registered with the Brazilian Central Bank pursuant to foreign investment regulations, the non-Brazilian investor is also required to amend, if necessary, through its local agent, the electronic certificate of registration to reflect the new ownership.

The B3 operates a central clearing system, the CSD. A holder of Oi's shares may choose, at its discretion, to participate in this system, and all shares that such shareholder elects to be put into the clearing system are deposited in custody with the CSD (through a Brazilian institution that is duly authorized to operate by the Brazilian Central Bank and maintains a clearing account with the CSD). Shares subject to the custody of the CSD are noted as such in Oi's registry of shareholders. Each participating shareholder will, in turn, be registered in the register of the CSD and will be treated in the same manner as shareholders registered in Oi's books.

DESCRIPTION OF AMERICAN DEPOSITARY SHARES

*The following is a summary of the material provisions of the deposit agreement (the “**ADS Deposit Agreement**”), pursuant to which the ADSs are to be issued. This summary is subject to and qualified in its entirety by reference to the ADS Deposit Agreement, including the form of the ADR attached thereto. A copy of the form of ADS Deposit Agreement is attached as Appendix G hereto. Capitalized terms used in this section but not defined herein shall have the meaning provided to such term in the ADS Deposit Agreement.*

General

The Bank of New York Mellon, as depositary (the “**ADS Depositary**”) will register and deliver ADSs. Each ADS represents five Common Shares (or a right to receive five Common Shares), deposited with the principal São Paulo office of Itaú Unibanco S.A., as custodian (the “**ADS Custodian**”). Each ADS also represents any other securities, cash or other property which may be held by the ADS Depositary under the ADS Deposit Agreement.

During the General Shareholders Meeting held on May 10, 2024, the reverse split of all Common and Preferred shares issued by the Company both at the ratio of 10:1 was approved. As a result of the reverse split, the ratio of ADSs will be adjusted such that the number of ADSs per common shares will not change. Following the reverse split, which shall become effective as of June 17, 2024, the new ratio of common shares to ADSs will be 1:20 and the new ratio of preferred shares to ADSs will be 1:100.

You may hold ADSs either (A) directly (i) by having an ADR, which is a certificate evidencing a specific number of ADSs, registered in your name, or (ii) by having ADSs registered in your name in the Direct Registration System, or DRS, or (B) indirectly by holding a security entitlement in ADSs through your broker or other financial institution. If you hold ADSs directly, you are a registered ADS holder (an “**ADS Holder**”). This description assumes you are an ADS Holder. If you hold ADSs indirectly, you must rely on the procedures of your broker or other financial institution to assert the rights of ADS Holders described in this section. You should consult with your broker or financial institution to find out what those procedures are.

DRS is a system administered by The Depository Trust Company, also referred to as DTC, pursuant to which the ADS Depositary may register the ownership of uncertificated ADSs, which ownership shall be confirmed by periodic statements sent by the ADS Depositary to the registered holders of uncertificated ADSs.

As an ADS holder, Oi will not treat you as one of its shareholders, and you will therefore not have shareholder rights established by Brazilian law and by Oi’s bylaws. Since the ADS Depositary is the registered holder of all Common Shares underlying the ADSs, the ADS Depositary will be treated as Oi’s shareholder. The ADS Deposit Agreement among Oi, the ADS Depositary and all holders of Oi’s ADSs, sets forth the rights of all ADS Holders, as well as the rights and obligations of the ADS Depositary. New York law governs the ADS Deposit Agreement and the ADSs. The following is a summary of the material provisions of the ADS deposit Agreement. For more complete information, you should read the entire ADS Deposit Agreement and the form of ADR relating to the ADSs.

Fees and Expenses

The depositary collects fees for the delivery and surrender of ADSs directly from investors depositing shares or surrendering ADSs or from intermediaries acting for them. The depositary also collects fees for making distributions to investors by deducting those fees from the amounts distributed or by selling a portion of distributable property to pay the fees. The depositary may collect its annual fee for depositary services by deductions from cash distributions or by directly billing investors or by charging the book-entry system accounts of participants acting for them. The depositary may generally refuse to provide fee-attracting services until its fees for those services are paid.

Persons depositing or withdrawing shares or holders of ADSs must pay:

- US\$5.00 (or less) per 100 ADSs (or portion thereof) for the issuance of ADSs, including issuances resulting from a distribution of shares or rights or other property;

- US\$5.00 (or less) per 100 ADSs (or portion thereof) for the cancellation of ADSs for the purpose of withdrawal, including in the event of the termination of the applicable deposit agreement relating to our ADSs;
- US\$0.02 (or less) per ADS (or portion thereof) for any cash distribution;
- US\$0.02 (or less) per ADS (or portion thereof) per calendar year for depositary services;
- in the event of distributions of securities, a fee equivalent to the fee for the execution and delivery of ADSs referred to above, which would have been charged, as a result of the deposit of such securities (treating such securities as Common Shares or Class A Preferred Shares, as the case may be, for the purposes of this fee);
- registration or transfer fees for the transfer and registration of shares on Oi's share register to or from the name of the depositary or its agent when you deposit or withdraw shares;
- expenses of the depositary for (1) cable, telex and facsimile transmissions (when expressly provided in the applicable deposit agreements relating to our ADSs), and (2) converting foreign currency to U.S. dollars;
- taxes and other governmental charges the depositary or the custodian have to pay on any ADS or share underlying an ADS, for example, stock transfer taxes, stamp duty or withholding taxes, as necessary; and
- any charges incurred by the depositary or its agents for servicing the deposited securities, as necessary.

Subject to certain terms and conditions, the depositary has agreed to reimburse Oi for certain expenses it incurs that are related to administration and maintenance of the ADS program, including but not limited to investor relations expenses or any other ADS program-related expenses. In addition, the Depositary has agreed to pay its standard out-of-pocket expenses for providing services to registered DR holders, including but not limited to expenses of postage and envelopes for mailing annual and interim financial reports, printing and distributing dividend checks, electronic filing of U.S. IRS tax reporting, mailing required tax forms, stationery, postage, facsimile, and telephone calls.

During the year ended December 31, 2023, we received no reimbursements from the depositary of our ADSs.

Dividends and Other Distributions

How will ADS Holders receive dividends and other distributions on the Common Shares?

The ADS Depositary has agreed to pay to ADSs Holders the cash dividends or other distributions it or the ADS Custodian receives on Common Shares or other deposited securities, after deducting its fees and expenses. You will receive these distributions in proportion to the number of Common Shares your ADSs represent.

Cash

The ADS Depositary will convert any cash dividend or other cash distribution Oi pays on the Common Shares into U.S. dollars, if it can do so on a reasonable basis and can transfer the U.S. dollars to the United States. If that is not possible or if any government approval is needed and cannot be obtained, the ADS deposit Agreement allows the ADS Depositary to distribute the foreign currency only to those ADS Holders to whom it is possible to do so. It will hold the foreign currency it cannot convert for the account of the ADS Holders who have not been paid. It will not invest the foreign currency and it will not be liable for any interest.

Before making a distribution, any withholding taxes or other governmental charges that must be paid will be deducted. The ADS Depositary will distribute only whole U.S. dollars and cents and will round fractional cents to the nearest whole cent. If the real-to-dollar exchange rate fluctuates during a time when the ADS Depositary cannot convert the foreign currency, you may lose some or all of the value of the distribution.

Shares

The ADS Depositary may distribute additional ADSs representing any Common Shares Oi distributes as a dividend or free distribution. The ADS Depositary will only distribute whole ADSs. It will sell Common Shares which would require it to deliver a fractional ADS and distribute the net proceeds in the same manner and subject to the same conditions as if such amount were a cash dividend or other cash distribution. If the ADS Depositary does not distribute additional ADSs, the outstanding ADSs will also represent the Common Shares. The ADS Depositary may sell a portion of the distributed Common Shares sufficient to pay its fees and expenses in connection with that distribution.

Rights to Purchase Additional Shares

If Oi offers holders of its securities any rights to subscribe for additional Common Shares or any other rights, the ADS Depositary may make these rights available to ADS Holders. If the ADS Depositary decides it is not legal and practical to make the rights available but that it is practical to sell the rights, the ADS Depositary will use reasonable efforts to sell the rights and distribute the proceeds in the same way as it does with cash. The ADS Depositary will allow rights that are not distributed or sold to lapse. In that case, you will receive no value for them.

If the ADS Depositary makes rights available to ADS Holders, it will exercise the rights and purchase the Common Shares on your behalf. The ADS Depositary will then deposit the Common Shares and deliver ADSs to the persons entitled to them. It will only exercise rights if you pay it the exercise price and any other charges the rights require you to pay.

U.S. securities laws may restrict transfers and cancellation of the ADSs represented by Common Shares purchased upon exercise of rights. For example, you may not be able to trade these ADSs freely in the United States. In this case, the ADS Depositary may deliver restricted depositary Common Shares that have the same terms as the ADSs described in this section except for changes needed to put the necessary restrictions in place.

Other Distributions

The ADS Depositary will send to ADS Holders anything else Oi distributes on deposited securities in any manner it may reasonably deem equitable and practicable for accomplishing such distribution. If in the opinion of the ADS Depositary such a distribution is deemed not to be feasible, the ADS Depositary may either sell the property Oi distributed and distribute the net proceeds in the same manner and subject to the same conditions as if such amount were a cash dividend or other cash distribution or it may hold the distributed property, in which case ADSs will also represent the newly distributed property. However, the ADS Depositary is not required to distribute any securities (other than ADSs) to ADS Holders unless it receives satisfactory evidence from Oi that it is legal to make that distribution. The ADS Depositary may sell a portion of the distributed securities or property sufficient to pay its fees and expenses in connection with that distribution.

The ADS Depositary is not responsible if it decides that it is unlawful or impractical to make a distribution available to any ADS Holders. Oi has no obligation to register ADSs, Common Shares, rights or other securities under the Securities Act. Oi also has no obligation to take any other action to permit the distribution of ADSs, Common Shares, rights or anything else to ADS holders. This means that you may not receive the distributions Oi makes on Common Shares or any value for them if it is illegal or impractical for Oi to make them available to you.

Deposit, Withdrawal and Cancellation

How are ADSs issued?

The ADS Depositary will deliver ADSs if you or your broker deposits Common Shares or evidence of rights to receive Common Shares with the ADS Custodian. Upon payment of its fees and expenses and of any taxes or charges, such as stamp taxes or stock transfer taxes or fees, the ADS Depositary will register the appropriate number of ADSs in the names you request and will deliver the ADSs to or upon the order of the person or persons that made the deposit.

How can ADS Holders withdraw the deposited securities?

ADSs Holders may surrender their ADSs at the ADS Depositary's corporate trust office. Upon payment of its fees and expenses and of any taxes or charges, such as stamp taxes or stock transfer taxes or fees, the ADS Depositary will deliver the Common Shares and any other deposited securities underlying the ADSs to the ADS Holder or a person the ADS Holder designates at the office of the ADS Custodian. Or, at your request, risk and expense, the ADS Depositary will deliver the deposited securities at its corporate trust office, if feasible.

ADS Holders have the right to cancel their ADSs and withdraw the underlying Common Shares at any time except:

- when temporary delays arise because: (1) the ADS Depositary has closed its transfer books or Oi has closed its transfer books, (2) the transfer of Common Shares is blocked to permit voting at a shareholders' meeting, or (3) Oi is paying a dividend on its Common Shares;
- when you owe money to pay fees, taxes and similar charges; and
- when it is necessary to prohibit withdrawals in order to comply with any U.S. or foreign laws or governmental regulations that apply to ADSs or to the withdrawal of Common Shares or other deposited securities.

This right of withdrawal may not be limited by any other provision of the ADS Deposit Agreement.

How do ADS Holders interchange between certificated ADSs and uncertificated ADSs?

You may surrender your ADR to the ADS Depositary for the purpose of exchanging your ADR for uncertificated ADSs. The ADS Depositary will cancel that ADR and will send to the ADS Holder a statement confirming that the ADS Holder is the registered holder of uncertificated ADSs.

Upon receipt by the ADS Depositary of a proper instruction from a registered holder of uncertificated ADSs requesting the exchange of uncertificated ADSs for certificated ADSs, the ADS Depositary will execute and deliver to the ADS Holder an ADR evidencing those ADSs.

Voting Rights

How do you vote?

The Common Shares entitle their holders to vote on all matters presented to a vote of shareholders of Oi as set forth under "Description of the New Shares—Voting Rights."

ADS Holders do not have voting rights but may instruct the ADS Depositary to vote the number of deposited Common Shares their ADSs represent. The ADS Depositary will notify ADS Holders of shareholders' meetings and arrange to deliver Oi's voting materials to them if Oi asks it to. Those materials will describe the matters to be voted on and explain how ADS Holders may instruct the ADS Depositary how to vote. For instructions to be valid, they must reach the ADS Depositary by a date set by the ADS Depositary.

Otherwise, you won't be able to exercise your right to vote unless you withdraw the Common Shares. However, you may not know about the meeting enough in advance to withdraw the Common Shares.

The ADS Depositary will try, as far as practical, subject to the laws of Brazil and of Oi's by-laws, to vote or to have its agents vote the Common Shares or other deposited securities as instructed by ADS Holders. The ADS Depositary will only vote or attempt to vote as instructed or as provided in the following sentence. If Oi requested the ADS Depositary to solicit your voting instructions at least 30 days before the meeting date but the ADS Depositary does not receive your instructions by the date it set, the ADS Depositary will consider you to have given instructions to give a discretionary proxy to a person designated Oi by with respect to the number of Common Shares your ADSs represent and the ADS Depositary will give that discretionary proxy, except that the ADS Depositary will not give a

discretionary proxy if Oi informs the ADS Depositary that (i) Oi does not wish to receive it, (ii) substantial opposition to the question to be voted exists, or (iii) that matter would materially and adversely affects the rights of holders of Common Shares.

Oi cannot assure you that you will receive the voting materials in time to ensure that you can instruct the ADS Depositary to vote the Common Shares represented by your ADSs. In addition, the ADS Depositary and its agents are not responsible for failing to carry out voting instructions or for the manner of carrying out voting instructions. This means that you may not be able to exercise the right to vote the Common Shares represented by your ADSs and there may be nothing you can do if the Common Shares represented by your ADSs are not voted as you requested.

In order to give you a reasonable opportunity to instruct the ADS Depositary as to the exercise of voting rights relating to deposited securities, if Oi requests the ADS Depositary to act, Oi agrees to give the ADS Depositary notice of any such meeting and details concerning the matters to be voted upon at least 30 days in advance of the meeting date.

Payment of Taxes

You will be responsible for any taxes or other governmental charges payable on your ADSs or on the deposited securities represented by any of your ADSs. The ADS Depositary may refuse to register any transfer of your ADSs or allow you to withdraw the deposited securities represented by your ADSs until such taxes or other charges are paid. The ADS Depositary may apply payments owed to you or sell deposited securities represented by your ADSs to pay any taxes owed and you will remain liable for any deficiency. If the ADS Depositary sells deposited securities represented by your ADSs, it will, if appropriate, reduce the number of ADSs held by you to reflect the sale and pay to you any proceeds, or send to you any property, remaining after it has paid the taxes.

Reclassifications, Recapitalizations and Mergers

If Oi either (i) changes the nominal or par value of the Common Shares, (ii) reclassifies, splits up or consolidates any of the deposited securities or (iii) distributes securities on the Common Shares that are not distributed to you, *then* the cash, Common Shares or other securities received by the ADS Depositary will become deposited securities; and each ADS will automatically represent its equal share of the new deposited securities.

If Oi recapitalizes, reorganizes, merges, liquidates, sells all or substantially all of its assets, or takes any similar action, *then* the ADS Depositary may, and will if Oi asks it to, distribute some or all of the cash, Common Shares or other securities it received; and it may also deliver new ADRs or ask you to surrender your outstanding ADRs in exchange for new ADRs identifying the new deposited securities.

Amendment and Termination

How may the ADS Deposit Agreement be amended?

Oi may agree with the ADS Depositary to amend the ADS Deposit Agreement and the ADRs without your consent for any reason. If an amendment adds or increases fees or charges, except for taxes and other governmental charges or expenses of the ADS Depositary for registration fees, facsimile costs, delivery charges or similar items, or prejudices a substantial right of ADS Holders, it will not become effective for outstanding ADSs until 30 days after the ADS Depositary notifies ADS Holders of the amendment. At the time an amendment becomes effective, you are considered, by continuing to hold your ADSs, to agree to the amendment and to be bound by the ADRs and the ADS Deposit Agreement as amended.

How may the ADS Deposit Agreement be terminated?

The ADS Depositary will terminate the ADS Deposit Agreement at Oi's direction by mailing notice of termination to the applicable ADS Holders then outstanding at least 30 days prior to the date fixed in such notice for such termination. The ADS Depositary may also terminate the ADS Deposit Agreement by mailing notice of termination

to Oi and the applicable ADS Holders if 60 days have passed since the ADS Depositary told Oi it wants to resign but a successor ADS Depositary has not been appointed and accepted its appointment.

The ADS Depositary may terminate the ADS Deposit Agreement on as little as 15 days' notice if it believes it may be subject to legal liability because Oi failed to provide information required by Brazilian government regulators.

After termination, the ADS Depositary and its agents will do the following under the ADS Deposit Agreement but nothing else: collect distributions on the deposited securities, sell rights and other property, and deliver Common Shares and other deposited securities upon cancellation of ADSs. Four months after termination, the ADS Depositary may sell any remaining deposited securities by public or private sale. After that, the ADS Depositary will hold the money it received on the sale, as well as any other cash it is holding under the ADS Deposit Agreement for the pro rata benefit of the ADS Holders that have not surrendered their ADSs. It will not invest the money and has no liability for interest. The ADS Depositary's only obligations will be to account for the money and other cash. After termination, Oi's only obligations will be to indemnify the ADS Depositary and to pay fees and expenses of the ADS Depositary that Oi agreed to pay.

Limitations on Obligations and Liability

Limits on Oi's Obligations and the Obligations of the ADS Depositary; Limits on Liability to ADS Holders

The ADS Deposit Agreement expressly limits Oi's obligations and the obligations of the ADS Depositary. It also limits Oi's liability and the liability of the ADS Depositary. Oi and the ADS Depositary:

- are only obligated to take the actions specifically set forth in the ADS Deposit Agreement without negligence or bad faith;
- are not liable if Oi is or it is prevented or delayed by law or circumstances beyond Oi's control from performing Oi's or its obligations under the ADS Deposit Agreement;
- are not liable if Oi or it exercises discretion permitted under the ADS Deposit Agreement;
- are not liable for the inability of any ADS Holder to benefit from any distribution on deposited securities that is not made available to ADS Holders under the terms of the ADS Deposit Agreement, or for any special, consequential or punitive damages for any breach of the terms of the ADS Deposit Agreement;
- have no obligation to become involved in a lawsuit or other proceeding related to the ADSs or the ADS Deposit Agreement on your behalf or on behalf of any other person;
- are not liable for the acts or omissions of any securities depositary, clearing agency or settlement system; and
- may rely upon any documents Oi believes or it believes in good faith to be genuine and to have been signed or presented by the proper person.

In the ADS Deposit Agreement, Oi and the ADS Depositary agree to indemnify each other under certain circumstances.

Requirements for Depositary Actions

Before the ADS Depositary will deliver or register a transfer of an ADS, make a distribution on an ADS, or permit withdrawal of Common Shares, the ADS Depositary may require:

- payment of stock transfer or other taxes or other governmental charges and transfer or registration fees charged by third parties for the transfer of any Common Shares or other deposited securities;

- satisfactory proof of the identity and genuineness of any signature or other information it deems necessary; and
- compliance with regulations it may establish, from time to time, consistent with the ADS Deposit Agreement, including presentation of transfer documents.

The ADS Depositary may refuse to deliver ADSs or register transfers of ADSs generally when the transfer books of the ADS Depositary or Oi's transfer books are closed or at any time if the ADS Depositary or Oi thinks it advisable to do so.

Direct Registration System

In the ADS Deposit Agreement, all parties to the ADS Deposit Agreement acknowledge that the DRS and Profile Modification System, or Profile, will apply to uncertificated ADSs upon acceptance thereof to DRS by DTC. DRS is the system administered by DTC pursuant to which the ADS Depositary may register the ownership of uncertificated ADSs, which ownership shall be evidenced by periodic statements sent by the ADS Depositary to the registered holders of uncertificated ADSs. Profile is a required feature of DRS which allows a DTC participant, claiming to act on behalf of a registered ADS Holder, to direct the ADS Depositary to register a transfer of those ADSs to DTC or its nominee and to deliver those ADSs to the DTC account of that DTC participant without receipt by the ADS Depositary of prior authorization from the ADS Holder to register that transfer.

In connection with and in accordance with the arrangements and procedures relating to DRS/Profile, the parties to the ADS Deposit Agreement understand that the ADS Depositary will not verify, determine or otherwise ascertain that the DTC participant which is claiming to be acting on behalf of an ADS Holder in requesting registration of transfer and delivery described in the paragraph above has the actual authority to act on behalf of the ADS Holder (notwithstanding any requirements under the Uniform Commercial Code). In the ADS Deposit Agreement, the parties agree that the ADS Depositary's reliance on and compliance with instructions received by the ADS Depositary through the DRS/Profile System and in accordance with the ADS Deposit Agreement, shall not constitute negligence or bad faith on the part of the ADS Depositary.

Shareholder Communications; Inspection of Register of Holders of ADSs

The ADS Depositary will make available for your inspection at its office all communications that it receives from Oi as a holder of deposited securities that Oi makes generally available to holders of deposited securities. The ADS Depositary will send you copies of those communications if Oi asks it to. You have a right to inspect the register of ADS Holders, but not for the purpose of contacting those holders about a matter unrelated to Oi's business or the ADSs.

Jury Trial Waiver

The ADS Deposit Agreement provides that, to the extent permitted by law, ADS holders waive the right to a jury trial of any claim they may have against Oi or the ADS Depositary arising out of or relating to Common Shares, the ADSs or the ADS Deposit Agreement, including any claim under the U.S. federal securities laws. If Oi or the ADS Depositary opposed a jury trial demand based on the waiver, the court would determine whether the waiver was enforceable in the facts and circumstances of that case in accordance with applicable case law.

JUDICIAL REORGANIZATION

On January 31, 2023, the RJ Debtors commenced a preliminary proceeding (the “**Preliminary Proceeding**”) by jointly filing an application (the “**Preliminary Application**”) in the 7th Business Court of Judicial District of the Capital of the State of Rio de Janeiro (the “**RJ Court**”) seeking various protective measures in preparation of a judicial reorganization (*recuperação judicial*) proceeding (the “**2023 RJ Proceeding**”) under Brazilian Bankruptcy Law No. 11,101/2005 (the “**Brazilian Bankruptcy Law**”). On February 2, 2023, the RJ Court entered an order provisionally granting the protective measures sought in the Preliminary Application for thirty days (the “**Preliminary Order**”). On March 1, 2023, the RJ Debtors filed a new request for the 2023 RJ Proceeding before the RJ Court, which was granted by the RJ Court on March 16, 2023. On March 28, 2023, the Supreme Court of Justice of England and Wales issued orders recognizing the 2023 RJ Proceeding as a foreign main proceeding for the RJ Debtors in accordance with the UNCITRAL Model Legislation – “United Nations Commission on International Trade Law” on Cross-Border Insolvency, as established in Annex 1 of the 2006 Cross-Border Insolvency Regulation (S.I. 2006 n° 1030 – “**Orders of Recognition**”). In parallel, on March 29, 2023, the U.S. Bankruptcy Court issued an order recognizing the 2023 RJ Proceeding as the foreign main proceeding for each of the RJ Debtors under Chapter 15 of the of Title 11 of the United States Code (such title, the “**Bankruptcy Code**”). On April 19, 2024, creditors of the RJ Debtors approved the Company’s judicial reorganization plan (the English translation of which is attached as Appendix A hereto, the “**RJ Plan**”) at the general creditors’ meeting (the “**GCM**”). On May 28, 2024, the RJ Court confirmed the RJ Plan (the “**Brazilian Confirmation Order**”), effective on May 29, 2024 (the “**RJ Effective Date**”). The RJ Debtors intend to implement the Restructuring through the RJ Plan in the 2023 RJ Proceeding and in any other insolvency proceedings that are reasonably necessary to implement the Restructuring in other jurisdictions (the “**Ancillary Proceedings**” and, together with the 2023 RJ Proceeding, the “**Restructuring Proceedings**”), including proceedings seeking recognition of the 2023 RJ Proceeding under Chapter 15 of the Bankruptcy Code in the United States. Under the Brazilian Bankruptcy Law, approval of the RJ Plan results in the discharge of all obligations existing prior to the filing of the Restructuring Proceedings (and the novation thereof with the new indebtedness described below) and is binding on the RJ Debtors and all creditors subject to it. See Appendix A and “Judicial Reorganization” for more information.

Recognition Proceedings in the United States

On February 8, 2023, the foreign representative for the RJ Debtors commenced Chapter 15 cases (the “**Chapter 15 Cases**”) before the U.S. Bankruptcy Court of the Southern District of New York (the “**U.S. Bankruptcy Court**”), and on February 13, 2023, the U.S. Bankruptcy Court provided certain provisional relief pending the decision to recognize the 2023 RJ Proceeding. On March 29, 2023, the U.S. Bankruptcy Court entered an order recognizing the 2023 RJ Proceeding as the foreign main proceeding for the RJ Debtors (the “**U.S. Recognition Order**”). Upon granting of the U.S. Recognition Order, a stay period automatically commenced, preventing the filing, in the United States, of any actions against such RJ Debtors or their assets located within the territorial jurisdiction of the United States. On May 29, 2024, the foreign representative for the RJ Debtors filed a motion with the U.S. Bankruptcy Court seeking a judicial order that will grant, among other things, full force and effect to the RJ Plan and the Brazilian Confirmation Order in the United States (the “**U.S. Enforcement Order**”).

MANAGEMENT

Executive Officers

The following table sets forth the name and position of the executive officers of the Company.

<u>Name</u>	<u>Age</u>	<u>Position</u>
Mateus Affonso Bandeira.....	54	Chief Executive Officer
Cristiane Barretto Sales	55	Chief Financial and Investor Relations Officer
Rogério Takayanagi	49	Retail/Business Director

Mateus Affonso Bandeira. Mr. Bandeira has been acting as Chief Executive Officer of Oi since February 2024. He has also been a member of the Board of Directors of Vibra Energia since 2019, of Intelbras since 2022, of Marcopolo since 2022 and of V.tal – Rede Neutra de Telecomunicações S.A. since 2023 and an independent member of the Board of Directors of CVC Corp, since august 2023. Between 2011 and 2017, he was Partner-President and CEO of FALCONI – Consultores de Resultados. He was also previously a member of the Boards of Directors of Banco Pan, PDG Realty, Terra Santa Agro and Hospital Moinhos de Vento. He was a member of the Deliberative Council of Fundação Estudar between 2012 and 2017. In addition, he was President of Banrisul and Investor Relations Director and member of the CoA, Director/Undersecretary of the Treasury of Rio Grande do Sul (“RS”), Secretary of Planning and Management of RS. He also served in the Federal Senate, in the Ministry of Finance and in the Secretariat of Agriculture of RS. Mr. Bandeira holds a degree in Computer Science from the Catholic University of Pelotas, and holds a specialization in Corporate Finance and Management from FGV and the Federal University of Rio Grande do Sul. He also has an MBA from the University of Pennsylvania Wharton School of Business and a specialization for CEOs (OPM) from Harvard Business School.

Cristiane Barretto Sales. Ms. Sales, our Chief Financial and Investors Relations Officer, has over 32 years of experience in finance, 30 of which were spent in publicly traded companies. Directly prior to occupying the position of CFO at Oi, she held the position of Executive Director of Planning and Financial Management at Claro Brazil. Before that, Cristiane was a Board Member and CFO at Contax. She also worked for 15 years in the Telefônica/Vivo group as Financial Director of Tele Leste Celular Participações for operations in Bahia and Sergipe, and subsequently held, at Vivo Brazil, several executive positions in the Finance area, including CFO. Cristiane started her career at Arthur Andersen, where she worked for 10 years, reaching the position of Senior Audit Manager. In this experience, she was responsible for the areas of Planning and Budgeting, Treasury, Investor Relations, Accounting, Mergers and Acquisitions, Auditing, among other specific projects related to business profitability, cost efficiency and operational turn around. Ms. Sales has a degree in Business Administration, an Executive MBA and has completed training by the IBGC in the Board of Directors course. She has been a member of the Board of EY Entrepreneurial Winning Women since 2018, a group dedicated to mentoring women entrepreneurs.

Rogério Takayanagi. Mr. Takayanagi has been at Oi since April 2020 and is responsible for the Strategy and Transformation Department, where he has been one of those responsible for conducting the Company’s transformation process and its strategic plans. He is also a member of the Board of Directors of V.Tal – Rede Neutra de Telecomunicações S.A. He has more than 25 years of experience in the Telecom sector, with responsibility for various areas such as marketing, innovation and startups, sales, operations, corporate finance, M&A, strategy, and technology. He has worked in Brazil and abroad, having acted as a consultant and executive at companies such as Promon, Value Partners, and TIM. Mr. Takayanagi is an electrical engineer graduated from Escola Politécnica de São Paulo, with a postgraduate degree in business administration from FGV-SP.

Board of Directors

Our Board of Directors is the sole responsible body for managing our affairs and ensuring that our operations are organized in a satisfactory manner. The current members of our Board of Directors are set forth below. Pursuant to the RJ Plan, the Company is required, in accordance with applicable law and regulatory approvals, to replace three current board members with three new members identified in Annex 7.3 of the RJ Plan. Such new board members must, except in the cases of resignation, supervening impediment or vacancy provided for by law, remain on the board

until the election of new members of the board following the required capital increased pursuant to Section 4.2.2.3 of the RJ Plan.

Current Board of Directors

Name	Position	Age	Date of Appointment
Eleazar de Carvalho Filho	Chairman	66	2023
Marcos Grodetzky	Vice Chairman	67	2023
Claudia Quintella Woods	Director	48	2023
Henrique José Fernandes Luz.....	Director	68	2023
Paulino do Rego Barros Jr.....	Director	67	2023
Armando Lins Netto.....	Director	55	2023
Mateus Affonso Bandeira.....	Director	54	2023
Raphael Manhães	Director	41	2023
Rodrigo Modesto de Abreu	Director	54	2023

Eleazar de Carvalho Filho. Mr Carvalho is a founding partner of Virtus BR Partners – an independent financial consulting firm – and Sinfonia Capital. Prior to founding Virtus BR Partners, Eleazar was a partner and CEO of Unibanco Banco de Investimento, President of BNDES, and CEO of UBS Brasil. Previously, Eleazar was responsible for the corporate finance division of Banco Garantia in the Rio de Janeiro office, director and treasurer of Alcoa Aluminum, and director of the international area of Crefisul (Citigroup). Eleazar has extensive experience as a director of large listed companies in Brazil and abroad, and was a member of the boards of directors of Brookfield Renewable Partners L.P, Tele Norte Leste Participações, Petrobras, Companhia Vale do Rio Doce, Eletrobrás, Alpargatas, Companhia Brasileira de Distribuição (Pão de Açúcar Group/Cnova N.V), among others, and was also Chairman of BHP Billiton Brasil. Currently, Eleazar is a member of the Board of Directors of Brookfield Renewable Corporation and TechnipFMC plc, as well as an alternate member of the Board of Directors of V.tal – Rede Neutra de Telecomunicações S.A. He is also the Chairman of the Board of Trustees of the Brazilian Symphony Orchestra Foundation. Eleazar holds a B.A. in Economics from New York University and an M.A. in International Relations from The Johns Hopkins University. Mr. Eleazar serves on three Boards of Directors of publicly-held companies, including Oi.

Marcos Grodetzky. Mr. Grodetzky has been Vice-President of the Board of Directors of Oi S.A. since September 2018 and member of said Board since January 2018. Previously he served as alternate member of the Board of Directors of Oi S.A. from September 2015 until July 2016 and as effective member from July 2016 until September 2016. He is currently Chairman of the Board of Directors of BS2 Bank, Adiq Instituição de Pagamentos and Celleria Farmacêutica S.A., as well as an alternate member of the Board of Directors of V.tal – Rede Neutra de Telecomunicações S.A. He is a founding partner of Mediator Assessoria Empresarial Ltda., a company that since 2011 aids with mediation between companies and shareholders, in addition to offering strategic and financial consulting services. Until October 2013, Mr. Marcos Grodetzky was Executive Chairman of DGB S.A., a logistics holding company belonging to Grupo Abril S.A. and parent company of 6 other companies such as Dinap – Distribuidora Nacional de Publicações, Magazine Express Comercial Imp e Exp de Revistas, Entrega Fácil Logística Integrada, FC Comercial e Distribuidora, Treelog S.A. – Logística e Distribuição, and TEX Courier (Total Express). Between the years 2002 and 2011, he was vice president of finance and investor relations for Telemar/Oi, Aracruz Celulose/Fibria e Cielo S.A. For 25 years he worked on the Corporate, investment bank and international areas of the banks Citibank, Nacional Unibanco, Safra and HSBC. He graduated in Economics from the Federal University of Rio de Janeiro in 1978 and participated in the Senior Management Program of INSEAD /FDC in 1993. Mr. Marcos serves on three Boards of Directors of publicly-held companies, including Oi.

Claudia Quintella Woods. Ms. Woods has experience in strategic planning, marketing and sales and proven expertise in digital and multinational start-ups. She is currently the CEO of We Work Latin America since July 2021. Previously, she served as Managing Director of Uber Brazil from February 2019 to June 2021 and as Retail Director and Executive Superintendent of Digital Channels of Banco Original. Prior to that, she held the positions of Chief Executive Officer of Webmotors.com, Director of Marketing and Digital Products of Walmart.com, Chief Executive Officer of Netmovies, Director of Marketing and Intelligence for Latin America of Clickon, Managing Director of Predicta, Senior Product Manager of L'Oréal Brazil, Relationship Marketing Manager of Ibest Company and Senior Consultant of Kaiser Associates. Ms. Woods holds a Bachelor of Arts degree from Bowdoin College, with a double major in Environmental Sciences and Spanish and a secondary focus in Economics. She holds a master's degree in

Business Administration from the COPPEAD Institute of the Federal University of Rio de Janeiro (UFRJ) and holds a specialization in Building Ventures in Latin America from Harvard Business School. Ms. Wood serves on three Board of Directors of publicly-held companies (Oi, AmBev and Casas Bahia).

Henrique José Fernandes Luz. Mr. Luz serves as member of the Board of Directors of the Maringá Group (composed of closed capital companies from the steel, energy, mining and sugar-energy sectors), of Oi S.A. and IRB RE. He acted as chairman of the Board of Directors of Celleria Farmacêutica and as chairman of the Board of Directors of IBEF – Instituto Brasileiro de Executivos de Finanças, and as a member of the Board of Directors of IBGC – Brazilian Institute of Corporate Governance from 2018 to 2021, acting as its Chairman from 2019 to 2021. He was a partner and member of the executive leadership committee of the company PwC – PricewaterhouseCoopers in a career of 43 years until 2018. Graduated in Accounting in 1978 from the School of Political and Economic Sciences of Rio de Janeiro (Conjunto Universitário Candido Mendes), he attended several courses and executive programs at Harvard, Darden, London (Ontario) Business School, Universidad de Buenos Aires and Singularity University. He also serves as Vice President of the Board of the Museum of Modern Art of São Paulo and is a Board member of the Syrian Lebanese Hospital and the Dorina Nowill Foundation for the Blind. Academic, holder of Chair 59 of the Brazilian Academy of Accounting. Mr. Henrique serves on two Boards of Directors of publicly-held companies – IRB Re and Oi.

Paulino do Rego Barros Jr. Mr. Barros Jr. has been a member of the Board of Directors of Oi S.A. since September 2018 and Chairman of Operations of the Board of Directors of Equifax-Boa Vista Serviços LTDA, since August 2023, having been a member of the Board of Directors of Boa Vista Serviços (BOAS3.SA), since the initial public offering in October 2020, as well as Coordinator of the Strategy, Operational Execution and Financial Risks Committee of the BVS. He served from September 2017 to April 2018 as interim CEO of Equifax, Inc., headquartered in Atlanta, Equifax is a global leader in technology and information solutions, operating in 24 countries and employing approximately 10,000 employees worldwide. Previously, Paulino led the company's business in the Asia-Pacific region (July to September 2017) and from November 2015 to June 2017 led the company's U.S. Information Solutions (USIS) business, Equifax's largest business unit during the period. From April 2010 to October 2015, he led Equifax's international business unit with responsibility for Latin America, Europe, Asia Pacific and Canada. Prior to joining Equifax, in November 2008 he founded PB & C – Global Investments (LLC), an international investment and advisory firm, which he has chaired since its inception. From January 2007 to November 2008, he was President of Global Operations at AT&T. He held various executive positions at BellSouth Corporation from December 2000 to January 2007, before BellSouth was acquired by AT&T, in January 2007, including Corporate Product Director, President of BellSouth Latin America, Regional Corporate Vice President of Latin America, and Director of Planning and Operations for BellSouth International. From February 1996 to December 2000 he worked at Motorola, Inc., having held the position of Corporate Vice President and General Manager – Latin America Group and the position of Corporate Vice President and General Manager of Market Operations – Americas, for the mobile business unit. He has also held various positions at The NutraSweet Company as well at Monsanto Company in the U.S. and Latin America. Between 2012 and 2015 he also served on the Advisory Board of Cingular Wireless, Converged Services Group, Alianza – BellSouth Corporation Latino Association, NII Holdings (NASDAQ: NIHD) – Advisor and member of the Risk Committee, and between 2018 and 2020 he was part of the Crisis Response Advisory Board of McKinsey & Company, Inc. From 2006 to 2010 he served on the Audit and Finance Committee of Westminster Schools and the Red Cross, Georgia-US chapter between 2005 and 2008, both non-profit. He holds a degree in Mechanical and Electrical Engineering from the School of Industrial Engineering and the School of Engineering of São José dos Campos, in São Paulo, and a master's degree in Business Administration (MBA) from Washington University in St. Louis. Mr. Paulino serves on only one Board of Directors of publicly-held company (Oi) in Brazil.

Armando Lins Netto. Mr. Netto has been the CEO of the various business of the American fintech Corpay in Brazil since June 2014, including the automatic payment company, Sem Parar, and other specialist payment method companies and, in December 2023 he took on the presidency of the Americas in the area of payment vehicles. From 2006 to 2014, Mr. Armando also served as Vice President at TIVIT, a multinational digital solutions company based in Brazil, and was responsible for the business and technology services from December 2010 to May 2014. Prior that, he was Executive Officer in the backing sector of Unisys from 2004 until 2006 and a consultant at McKinsey & Company in the São Paulo and London offices from 1999 to 2004. Mr. Netto holds a bachelor's degree in Mechanical Engineering from Universidade Federal do Pará (UFPA – 1990), a master's degree in Mechanical Engineering from the Universidade Estadual de Campinas (UNICAMP – 1993) and a PhD in Mechanical Engineering from the University of California, Berkeley (UCB – 1999). Mr. Armando serves on only one Board of Directors of publicly-held company (Oi).

Mateus Affonso Bandeira. See “–Executive Officers.”

Raphael Manhães. Mr. Manhães is a Partner at Manhães Martins Sociedade Individual de Advocacia since 2023. He has been a full member of the Boards of Directors of Oi S.A. (since 2021) and of Light S.A. (since 2023), and of the Fiscal Councils of Vale S.A. (since 2015), of Americanas S.A. (since 2023) and of Embraer (since 2024). In the last five years, among others, he has been a member of the Boards of Directors of Light S.A. (2018 to 2019) and Eternit S.A. (from 2015 to 2020), and of the Fiscal Councils of Oi (2019 to 2021), Light S.A. (2014 to 2018) and Companhia Paranaense de Energia – Copel (2022 to 2023). Mr. Raphael serves on two Boards of Directors of publicly-held company, Oi and Light.

Rodrigo Modesto de Abreu. Mr. Rodrigo Abreu currently is Operating Partner at Pátria Investimentos, and acted as Oi’s CEO from January 2020 and January 2024. Previously he served as (i) member of Oi’s Board of Directors until October 2019 (leaving the position to join the Company’s Board of Directors); (ii) Chief Executive Officer of Quod - Gestora de Inteligencia de Crédito S.A., a database management company focused on the Positive Register created by the five largest Brazilian banks; (iii) Managing partner of Giau Consultoria Empresarial Ltda., a business management consulting firm; (iv) Director of Vogel Soluções em Telecomunicações e Informática S.A., a company that operates fiber optic telecommunication services; (v) President and CEO of TIM Participações S.A. (public company, where he also served as a member of the Board of Directors) and TIM Celular S.A., telecommunications operating companies; (vi) President of Cisco Systems do Brasil, an information technology company, and General Manager of Cisco Systems for North Latin America and the Caribbean; (vii) President of Nortel Networks do Brasil, a telecommunications equipment company; and (viii) CEO of Promon Tecnologia Ltda and Promon IP Ltda., technology services companies, having started his career in the Promon group. On March 16, 2023 he was again elected as a member of Oi’s Board of Directors. Mr. Rodrigo Abreu holds a degree in Electrical Engineering from the State University of Campinas in 1991 and an MBA in General Administration from the Stanford Graduate School of Business, in 2000.

CERTAIN RELATIONSHIPS AND RELATED PARTY TRANSACTIONS

Our Board of Directors approves related party transactions that are on an arm's length basis and on market terms and conditions. We are currently not party to any transaction with, and have not made any loans to, any of our directors or senior management, and have not provided any guarantees for the benefit of such persons, nor are there any such transactions contemplated with any such persons. For information regarding the Company's related party transactions, see Note 26 to each of our 2022 Financial Statements and our 2023 Financial Statements.

TAXATION

The following discussion contains a description of certain material Brazilian and United States federal income tax considerations that may be relevant to a Creditor's election to participate in an Offer. This summary does not describe all of the tax considerations that may be relevant to you or your situation, particularly if you are subject to special tax rules. You should consult your own tax advisors about the tax consequences of participating in an Offer, including the relevance to your particular situation of the considerations discussed below, as well as of state, local and other tax laws.

This summary is based upon tax laws of Brazil and the United States as in effect on the date of this Offering Memorandum, which are subject to change, possibly with retroactive effect, and to differing interpretations.

Brazilian Taxation

The following discussion is a general description of certain Brazilian tax aspects of participating in the Offer to (i) subscribe and purchase the New Priority Notes and/or (ii) participate in Option 1 Recovery or Option 2 Recovery applicable to a holder of the New Priority Notes, or Roll-Up Notes, or 2050 Loan, or 2044 Loan or New Shares/ADSs that is an individual, entity, trust or organization resident or domiciled outside Brazil for tax purposes (“**Non-Resident Holder**”). The discussion is based on the tax laws of Brazil as in effect on the date hereof and is subject to any change in the Brazilian law that may come into effect after such date as well as to the possibility that the effect of such change in the Brazilian law may be retroactive and apply to rights created on or prior to the date thereof. The information set forth below is intended to be a general description only and does not purport to be a comprehensive description of all the tax aspects of the New Priority Notes, or Roll-Up Notes, or 2050 Loan, or 2044 Loan or New Shares/ADSs. Therefore, each Non-Resident Holder should consult his/her/its own tax advisor concerning the Brazilian tax consequences in respect of the New Priority Notes, or Roll-Up Notes, or 2050 Loan, or 2044 Loan or New Shares/ADSs.

Investors should note that, as to the discussion below, other income tax rates or treatment may be provided for in any applicable tax treaty between Brazil and the country where the Non-Resident Holder is domiciled. This summary does not address any tax issues that affect solely the Company, such as deductibility of expenses.

Pursuant to Brazilian law, the Non-Resident Holder may invest the New Shares under Resolution 4,373 of September 2014 of the National Monetary Council (a “**4,373 Holder**”).

Interest or Principal Payment Under the New Priority Notes, or Roll-Up Notes, or 2050 Loan, or 2044 Loan

Generally, interest remitted abroad is subject to withholding tax at the rate of 15%, except in the case of a Non-Resident Holder that is domiciled or resident in a “Favorable Tax Jurisdiction” or, in certain cases, subject to a “Privileged Tax Regime” (see definitions below), in which case the withholding tax is levied at a rate of 25%. See “—*Discussion on Favorable Tax Jurisdictions.*”.

The payment of the principal under the New Priority Notes, or the Roll-Up Notes, or the 2050 Loan, or the 2044 Loan should not be subject to withholding taxes in Brazil.

Gains Realized from the Sale or Other Disposition of the New Priority Notes, or of the Roll-Up Notes, or of the 2050 Loan, or of the 2044 Loan

Generally, capital gains generated outside Brazil as a result of a transfer of assets located outside Brazil between non-Brazilian residents are not subject to taxation in Brazil. On the other hand, capital gains realized on the sale or disposition of assets located in Brazil by a Non-Resident Holder are subject to taxation in Brazil regardless of whether the acquirer is resident or domiciled in Brazil, according to Section 26 of Law No. 10,833, enacted on December 29, 2003.

In this sense, even though the Company is incorporated under the laws of Brazil, since the New Priority Notes and the Roll-Up Notes are issued, traded and registered abroad, there are grounds to argue that they should not fall within the definition of assets located in Brazil for purposes of Law No. 10,833.

However, considering the general and unclear scope of Law No. 10,833 and the absence of judicial guidance in respect thereof, the New Priority Notes or the Roll-Up Notes may be deemed assets located in Brazil, especially because the Company is domiciled in Brazil. Likewise, the 2050 Loan and the 2044 Loan could be deemed as assets located in Brazil for the purposes of Law No. 10,833. In this scenario, gains recognized by a Non-Brazilian Holder from the sale or other disposition of the New Priority Notes, or of the Roll-Up Notes, or of the 2050 Loan, or of the 2044 Loan to either a non-resident or a resident in Brazil may be subject to withholding tax in Brazil at progressive rates, as provided by Law No. 13,259, enacted on March 16, 2016, that may vary from 15.0% to 22.5% depending on the amount of the gain: (i) 15% for the part of the gain up to R\$5.0 million, (ii) 17.5% for the part of the gain that exceeds R\$5.0 million but does not exceed R\$10.0 million, (iii) 20% for the part of the gain that exceeds R\$10.0 million but does not exceed R\$30.0 million, and (iv) 22.5% for the part of the gain that exceeds R\$30.0 million. In case the Non-Resident Holder making the sale or disposition is located in Favorable Tax Jurisdiction the gains will be subject to a flat 25% rate. See “—*Discussion on Favorable Tax Jurisdictions.*”

Lower rates may be applicable to such gains as provided for in an applicable tax treaty entered into between Brazil and the country where the Non-Brazilian Holder is resident.

Dividends Under the New Shares/ADSs

As of the date of this Offering Memorandum, dividends paid to a Non-Brazilian Holder of the New Shares/ADSs are not subject to withholding tax in Brazil to the extent that such amounts are related to profits generated after January 1, 1996. Dividends paid from profits generated before January 1, 1996 may be subject to Brazilian withholding tax at varying rates, according to the tax legislation applicable to each corresponding year.

Interest on Shareholders' Equity Under the New Shares/ADSs

Law No. 9,249, dated December 26, 1995, as amended, allows a Brazilian corporation, such as Oi, to make distributions to shareholders of interest on shareholders' equity on top of or as an alternative to making dividend distributions, and treat those payments as a deductible expense for purposes of calculating Brazilian corporate income tax, and, since 1998, social contribution on net profit as well, as long as the limits described below are observed and the payment is approved at a general meeting of shareholders. These distributions may be paid in cash. For tax purposes, such interest are calculated by multiplying the Long Term Interest Rate (TJLP), as determined by the Brazilian Central Bank from time to time, by the sum of determined Brazilian company's net equity accounts. The amount of the deduction may not exceed the greater of:

- 50% of net income (after the deduction of social contribution on net profit but before taking into account the provision for corporate income tax and the amounts attributable to shareholders as interest on shareholders' equity) for the period in respect of which the payment is made; and
- 50% of the sum of retained profits and profits reserves as of the date of the beginning of the period in respect of which the payment is made.

Payment of interest on shareholders' equity to a Non-Brazilian Holder is subject to withholding tax at the rate of 15%, or 25% if the Non-Brazilian Holder is domiciled in a country or location that is considered to be a Favorable Tax Jurisdiction. See “—*Discussion on Favorable Tax Jurisdictions.*”

These payments of interest on shareholders' equity may be included, at their net value, as part of any mandatory dividend. To the extent payment of interest on net equity is so included, Oi is required to distribute to shareholders an additional amount to ensure that the net amount received by them, after payment of the applicable withholding income tax, plus the amount of declared dividends, is at least equal to the mandatory dividend.

Payments of interest on shareholders' equity are decided by Oi's shareholders, at its annual shareholders meeting, on the basis of recommendations of its board of directors. No assurance can be given that Oi's board of directors will not recommend that future distributions of profits should be made by means of interest on shareholders' equity instead of by means of dividends.

Taxation of Gains Realized from the Sale or Other Disposition of the New Shares or ADSs

Under Law No. 10,833, the gain on the disposition or sale of assets located in Brazil by a Non-Brazilian Holder, whether to another non-Brazilian resident or to a Brazilian resident, may be subject to withholding income tax on capital gains in Brazil.

With respect to the disposition of the New Shares, as they are assets located in Brazil, the Non-Brazilian Holder should be subject to withholding tax on the gains assessed, following the rules described below, regardless of whether the transactions are conducted in Brazil or with a Brazilian resident.

With respect to ADSs, although the matter is not entirely clear, arguably the gains realized by a Non-Brazilian Holder upon their disposition would not be taxed in Brazil, on the basis that ADSs are not “assets located in Brazil” for the purposes of Law No. 10,833. We cannot assure you, however, that the Brazilian tax authorities or the Brazilian courts will agree with this interpretation, considering the general and unclear scope of Law No. 10,833 and the absence of judicial guidance in respect thereof. As a result, gains on a disposition of ADSs by a Non-Brazilian Holder to a Brazilian resident, or even to a non-Brazilian resident, in the event that courts determine that ADSs would constitute assets located in Brazil, may be subject to income tax in Brazil according to the rules applicable to the New Shares, as described below.

As a general rule, gains realized as a result of a disposition of the New Shares or ADSs are the positive difference between the amount realized on the transaction and the acquisition cost of the New Shares or ADSs.

Under Brazilian law, income tax rules on such gains can vary depending on the domicile of the Non-Brazilian Holder, the type of registration of the investment by the Non-Brazilian Holder with the Brazilian Central Bank and how the disposition is carried out, as described below.

Gains realized on a disposition of shares carried out on a Brazilian stock exchange (which includes the organized over-the-counter market) are:

- exempt from income tax when realized by a Non-Brazilian Holder that (1) is a 4,373 Holder, and (2) is not a resident in a country or location which is defined as a Favorable Tax Jurisdiction. See “—*Discussion on Favorable Tax Jurisdictions.*”; or
- subject to income tax at a rate of up to 25% in any other case, including a case of gains assessed by a Non-Brazilian Holder that is a 4,373 Holder resident of a country or location defined as a Favorable Tax Jurisdiction. In these cases, a withholding tax of 0.005% of the sale value will be applicable and can be later offset with the eventual income tax due on the capital gain. This 0.005% withholding tax is not levied on day trade transactions, which are subject to a rate of 1%.

Any other gains assessed on a disposition of the New Shares that is not carried out on a Brazilian stock exchange are subject to withholding income tax at a rate of up to 25%. In the case that these gains are related to transactions conducted on the Brazilian non-organized over-the-counter market with intermediation, a withholding tax of 0.005% will also be applicable and can be offset against the income tax due on the capital gain. This 0.005% withholding is tax not levied in day trade transactions.

In the case of redemption of the New Shares or capital reduction by a Brazilian corporation, such as Oi, the positive difference between the amount effectively received by the Non-Brazilian Holder and the proportional acquisition cost of the redeemed assets is treated, for tax purposes, as capital gain derived from sale or exchange of shares not carried out on a Brazilian stock exchange, and is therefore subject to withholding tax at rates of up to 25%, as the case may be.

The deposit of Oi's shares in exchange for ADSs may be subject to Brazilian income tax on capital gains at the rate up to 22,5%, or 25% in case of a Non-Brazilian Holder located in a Favorable Tax Jurisdiction, if the acquisition cost of the shares is lower than their corresponding market value. In such case, the difference between the market value and the acquisition cost may be considered a capital gain. In some circumstances, there may be arguments to claim that this taxation is not applicable in the case of a Non-Brazilian Holder that is a 4,373 Holder and is not a resident in a Favorable Tax Jurisdiction. The availability of these arguments to any specific Non-Resident Holder will

depend on the circumstances of such holder. Prospective holders of the New Shares should consult their own tax advisors as to the tax consequences of the deposit those shares in exchange for ADSs.

The withdrawal of ADSs in exchange for the underlying shares is not subject to Brazilian income tax, as far as the regulatory rules in respect to the registration of the investment before the Brazilian Central Bank are duly observed.

Any exercise of preemptive rights relating to the New Shares or ADSs will not be subject to Brazilian taxation. Any gain on the sale or disposition or assignment of preemptive rights relating to the New Shares, including the sale or assignment carried out by the depositary, on behalf of Non-Brazilian Holders of ADSs, will be subject to Brazilian income taxation according to the same rules applicable to the sale or disposition of the New Shares (see above). Tax authorities may attempt to tax such gains even when sale or assignment of such rights takes place outside Brazil, based on the provisions of Law No. 10,833/03.

There can be no assurance that the current favorable tax treatment to 4,373 Holders will continue in the future.

Discussion on Favorable Tax Jurisdictions and Privileged Tax Regimes

A Favorable Tax Jurisdiction (as provided by Law No. 9.430, enacted on December 27, 1996 as amended by Law No. 14.596, enacted on June 14, 2023) is a jurisdiction that does not impose any income tax or which imposes it at a maximum rate lower than 17% or in a country or location where laws impose restrictions on the disclosure of ownership composition or securities ownership or do not allow for the identification of the beneficial owner of income attributed to non-residents.

On June 24, 2008, Law No. 11,727 was enacted providing for the concept of “Privileged Tax Regime”, which is more comprehensive than the Favorable Tax Jurisdiction concept. The definition of Privileged Tax Regime was amended by Law No. 14.596, enacted on June 14, 2023. The concept of Privileged Tax Regimes encompasses the countries and jurisdictions that: (i) does not tax income or taxes income at a maximum rate lower than 17%; (ii) grants tax advantages to a non-resident entity or individual (a) without requiring substantial economic activity in the jurisdiction of such non-resident entity or individual or (b) to the extent such non-resident entity or individual does not conduct substantial economic activity in the jurisdiction of such non-resident entity or individual; (iii) does not tax income generated abroad, or imposes tax on income generated abroad at a maximum rate lower than 17%, or (iv) restricts the ownership disclosure of assets and ownership rights or restricts disclosure about economic transactions.

Normative Instruction No. 1.037/2010 lists the (1) Favorable Tax Jurisdictions and (2) the Privileged Tax Regimes.

Although we believe that the best interpretation of the current tax legislation should lead to the conclusion that the above-mentioned Privileged Tax Regime concept should not apply for purposes any withholding tax on the New Priority Notes, or Roll-Up Notes, or 2050 Loan, or 2044 Loan or New Shares/ADSs, we cannot assure you whether subsequent legislation or interpretations by the Brazilian tax authorities will deem otherwise. Currently, the understanding of the Brazilian tax authorities is that the rate of 15% would apply to interest or interest on shareholders’ equity paid to beneficiaries of Privileged Tax Regimes (Tax Ruling n. 575/2017) in connection with the New Priority Notes, or Roll-Up Notes, or 2050 Loan, or 2044 Loan or New Shares/ADSs. In any case, if Brazilian tax authorities determine that payments made to a Non-Resident Holder under a Privileged Tax Regime are subject to the same rules applicable to payments made to Non-Resident Holders located in a Favorable Tax Jurisdiction, the withholding tax applicable to such payments could be assessed at a rate up to 25%.

We recommend that Non-Resident Holders consult their own tax advisors from time to time to verify any possible tax consequences arising of Normative Ruling No. 1,037/2010, as amended.

Tax on Foreign Exchange Transactions (IOF/Exchange)

Pursuant to Decree No. 6,306, of December 14, 2007, as amended, conversions of foreign currency into Brazilian currency or vice versa are subject to the tax on foreign exchange transactions (“**IOF/Exchange**”), including foreign exchange transactions in connection with payments made to Non-Resident Holders. Currently, the IOF/Exchange rate is 0.38% for most foreign exchange transactions. According to Section 15-B of Decree No. 6,306, the settlement of exchange transactions in connection with foreign fundings or loans, for both inflow and outflow of proceeds into and from Brazil (including the payment of interest), are generally subject to IOF/Exchange at a zero percent rate.

Any inflow of funds related to investments carried out on the Brazilian financial and capital markets by a 4,373 Holder is currently subject to the IOF/Exchange Tax at a rate of zero percent. Foreign exchange transactions related to outflows of funds in connection with investments carried out on the Brazilian financial and capital markets are subject to the IOF/Exchange Tax at a rate of zero percent.

The IOF/Exchange Tax also levies at a zero percent rate in case of dividends and interest on shareholders' equity paid by a Brazilian corporation to Non-Brazilian Holders.

The purchase of ADSs by a Non-Brazilian Holder outside Brazil generally does not require the execution of a foreign exchange agreement with the Brazilian Central Bank. If this is the case, the IOF/Exchange Tax is not due. The IOF/Exchange Tax is levied at a zero percent rate in connection with foreign exchange agreements, without any actual flows of funds, which are required for a cancellation of ADSs and exchange for shares traded on a Brazilian stock exchange.

Despite the above, in any case, the Brazilian Government is allowed to reduce the IOF/Exchange rate at any time down to 0% or increase the IOF/Exchange rate at any time up to 25%, but only with respect to future foreign exchange transactions.

Tax on Transactions Involving Securities (IOF/Securities Tax)

Brazilian law imposes a Tax on Transactions Involving Bonds and Securities, or IOF/Bonds and Securities, due on transactions involving bonds and securities, including those carried out on a Brazilian stock exchange, futures and commodities exchanges.

The rate of IOF/Bonds and Securities applicable to most transactions involving shares and ADSs is currently zero, although the Brazilian government may increase such rate at any time up to 1.5% of the transaction amount per day, but only in respect of future transactions.

The transfer (*cessão*) of shares traded on a Brazilian stock exchange for the issuance of depositary receipts to be traded outside Brazil, such as ADSs, is currently subject to the IOF/Bonds and Securities at a zero percent rate.

Stamp, Transfer or Similar Taxes

Generally, there are no stamp, transfer or other similar taxes in Brazil applicable to the transfer, assignment or sale of the New Priority Notes, or Roll-Up Notes, or 2050 Loan, or 2044 Loan or New Shares/ADSs outside Brazil, nor any inheritance, gift or succession tax applicable to the ownership, transfer or disposition of the New Priority Notes, or Roll-Up Notes, or 2050 Loan, or 2044 Loan or New Shares/ADSs, except for gift and inheritance taxes imposed in some states of Brazil on gifts and bequests by a Non-Resident Holder to individuals or entities domiciled or residing within such Brazilian states.

THE ABOVE DESCRIPTION IS NOT INTENDED TO CONSTITUTE A COMPLETE ANALYSIS OF ALL BRAZILIAN TAX CONSEQUENCES RELATING TO THE OWNERSHIP OF THE NEW PRIORITY NOTES, THE ROLL-UP NOTES, THE 2050 LOAN, THE 2044 LOAN THE NEW SHARES/ADSs. NON-RESIDENT HOLDERS SHOULD CONSULT THEIR OWN TAX ADVISORS CONCERNING THE TAX CONSEQUENCES OF THEIR PARTICULAR SITUATIONS.

Certain U.S. Federal Income Tax Consequences

The following is a discussion of certain U.S. federal income tax consequences to U.S. Holders (defined below) that hold Existing 2025 Notes with respect to the Offers and the Default Recovery and the ownership and disposition of New Priority Notes, Roll-Up Notes, and New Shares and ADSs (the “**New Notes/Shares**”) acquired pursuant to the Offers. This discussion, however, does not purport to be a comprehensive discussion of all tax considerations that may be relevant to a particular person's decision with respect to the foregoing and, except as expressly provided herein, does not address the U.S. federal income tax considerations that may be relevant to the ownership or disposition of Option 2 Recovery or the Default Recovery Instruments (as defined below). U.S. Holders holding interests in the NQB Facility or the ECA Facilities are urged to consult their tax advisors regarding the consequences of disposing of such interests in connection with the Offers and Default Recovery and of the consequences of acquiring, owning, and disposing of New Notes/Shares, including as to the recognition of capital gain or ordinary income, with or without the

receipt of cash. In addition, U.S. Holders receiving Option 2 Recovery or Default Recovery Instruments are urged to consult their tax advisors regarding the consequences of acquiring, owning, and disposing of Option 2 Recovery or Default Recovery Instruments, including as to the recognition of capital gain or ordinary income, with or without the receipt of cash. As used herein, “New Shares” shall also be deemed to refer to “ADSS,” except where the context otherwise requires.

This discussion applies only to a U.S. Holder that owns Existing 2025 Notes, and (to the extent such U.S. Holder will acquire New Notes/Shares pursuant to the Offers) will own such New Notes/Shares, as capital assets, within the meaning of Section 1221 of the U.S. Internal Revenue Code of 1986, as amended (the “**Code**”), for U.S. federal income tax purposes. This discussion is based on the Code, its legislative history, U.S. Treasury regulations promulgated under the Code (the “**Regulations**”), and administrative rulings and judicial interpretations thereof, in each case as in effect of the date of this memorandum. All of the foregoing authorities are subject to change, which change could apply retroactively and could affect the tax consequences described below. No ruling will be sought from the U.S. Internal Revenue Service (the “**IRS**”) with respect to any statement or conclusion in this discussion, and there can be no assurance that the IRS will not challenge such statement or conclusion in the following discussion or, if challenged, that a court will uphold such statement or conclusion.

In addition, this discussion does not describe all of the tax consequences that may be relevant in light of a U.S. Holder’s particular circumstances, including any U.S. state, local or non-U.S. tax law, the Medicare tax on net investment income, and any estate or gift tax laws, and it does not describe differing tax consequences applicable to U.S. Holders subject to special rules, such as:

- certain banks or financial institutions;
- regulated investment companies and real estate investment trusts;
- dealers or traders in securities that use a mark-to-market method of tax accounting;
- insurance companies;
- persons that hold Existing 2025 Notes or will hold New Notes/Shares as part of a hedge, straddle, conversion transaction, constructive sale, wash sale, integrated transaction or similar transaction;
- persons liable for the alternative minimum tax;
- persons required for U.S. federal income tax purposes to accelerate the recognition of any item of gross income with respect to Existing 2025 Notes or New Notes/Shares as a result of such income being recognized on an applicable financial statement;
- persons whose functional currency for U.S. federal income tax purposes is not the U.S. dollar;
- entities or arrangements classified as partnerships or pass-through entities for U.S. federal income tax purposes or holders of equity interests therein;
- tax-exempt entities, “individual retirement accounts” or “Roth IRAs”;
- certain U.S. expatriates;
- persons that own, directly, indirectly or constructively, 5% or more of the total voting power or value of all of the Company’s outstanding stock; or
- persons owning Existing 2025 Notes or New Notes/Shares in connection with a trade or business conducted outside the United States.

U.S. Holders should consult their tax advisors concerning the U.S. federal, state, local and non-U.S. tax consequences of acquiring, owning and disposing of Existing 2025 Notes and/or New Notes/Shares in their particular circumstances.

For purposes of this discussion, a “**U.S. Holder**” is a person that, for U.S. federal income tax purposes, is a beneficial owner of Existing 2025 Notes or New Notes/Shares, as applicable, and is:

- an individual citizen or resident alien of the United States;
- a corporation, or other entity taxable as a corporation for U.S. federal income tax purposes, created or organized in or under the laws of the United States, any state therein or the District of Columbia;
- an estate, the income of which is subject to U.S. federal income taxation regardless of its source; or
- a trust if a court within the United States is able to exercise primary supervision over its administration and one or more United States persons have the authority to control all substantial decisions of the trust or otherwise if the trust has a valid election in effect under current Regulations to be treated as a United States person.

If an entity or arrangement that is classified as a partnership for U.S. federal income tax purposes owns Existing 2025 Notes or New Notes/Shares, the U.S. federal income tax treatment of a partner will generally depend on the status of the partner and the status and activities of the partnership. Partnerships owning Existing 2025 Notes or New Notes/Shares and partners in such partnerships should consult their tax advisors as to the particular U.S. federal income tax consequences to them of the Offers, Default Recovery and ownership and disposition of the New Notes/Shares.

THE DISCUSSION OF U.S. FEDERAL INCOME TAX CONSIDERATIONS SET OUT BELOW IS FOR GENERAL INFORMATION ONLY. ALL U.S. HOLDERS SHOULD CONSULT THEIR TAX ADVISORS CONCERNING THE TAX CONSEQUENCES OF THE OFFERS, THE DEFAULT RECOVERY, AND THE OWNERSHIP AND DISPOSITION OF NEW NOTES/SHARES IN LIGHT OF THEIR PARTICULAR CIRCUMSTANCES, INCLUDING THE APPLICABILITY AND EFFECT OF OTHER FEDERAL, STATE, LOCAL, NON-U.S. AND OTHER TAX LAWS, AND POSSIBLE CHANGES IN TAX LAW.

General Treatment of the Subscription and Option 1 Recovery

Although the matter is not free from doubt, the Company, to the extent it is required to take a position, intends to treat the Subscription and the receipt of Option 1 Recovery as separate transactions for U.S. federal income tax purposes, wherein holders of Existing 2025 Notes are treated as (i) acquiring New Priority Notes in exchange for cash and (ii) exchanging their Existing 2025 Notes for Option 1 Recovery, and the remainder of this discussion assumes that such treatment is respected. There can be no assurance, however, that the IRS will not successfully assert a contrary position. For example, the Subscription and the receipt of Option 1 Recovery could be treated as an integrated transaction, wherein holders of Existing 2025 Notes are treated as exchanging cash and Existing 2025 Notes for New Priority Notes and Option 1 Recovery. In such case, it is possible that U.S. Holders may have different tax bases or holding periods in their New Priority Notes and Option 1 Recovery than is contemplated below. In addition, in such case, it is possible that the New Priority Notes and Roll-Up Notes may have different issue prices, and thus more or less original issue discount (“**OID**”), than is contemplated below. U.S. Holders should consult their tax advisors regarding possible alternative U.S. federal income tax treatments of the Subscription and Option 1 Recovery, including as to the potential application of Section 351 of the Code.

This discussion assumes that New Priority Notes and Roll-Up Notes will be treated as indebtedness for U.S. federal income tax purposes; however, the Company has not conducted an analysis to determine whether the New Priority Notes or the Roll-Up Notes are treated as indebtedness for U.S. federal income tax purposes, and its U.S. counsel expresses no opinion as to the classification of the New Priority Notes or the Roll-Up Notes as indebtedness for U.S. federal income tax purposes. If the New Priority Notes or Third Lien Notes are treated as equity for U.S. federal income tax purposes, the consequences to a U.S. Holder of owning and disposing of the New Priority Notes or the Roll-Up Notes, as the case may be, generally will be comparable to the consequences described below with respect to the New Shares.

Exchange of Existing 2025 Notes for Option 1 Recovery or Option 2 Recovery

Under general principles of federal income tax law, the modification of a debt instrument creates a deemed exchange upon which gain or loss is realized if the modified debt instrument differs materially either in kind or in

extent from the original debt instrument (a “**significant modification**”). A modification of a debt instrument that is not a significant modification does not create a deemed exchange. Under applicable Regulations, the modification of a debt instrument is a significant modification if, based on all the facts and circumstances and taking into account all modifications of the debt instrument collectively (other than modifications that are subject to special rules), the legal rights or obligations that are altered and the degree to which they are altered are “economically significant.”

The Company expects, and the rest of this discussion assumes, that the exchange of Existing 2025 Notes for Option 1 Recovery or Option 2 Recovery pursuant to the Offers will result in a significant modification of the Existing 2025 Notes for U.S. federal income tax purposes. Accordingly, the exchange of the Existing 2025 Notes will be treated as an exchange for U.S. federal income tax purposes. Under this treatment, U.S. Holders that exchange Existing 2025 Notes for Option 1 Recovery or Option 2 Recovery generally will recognize gain or loss unless such exchange is treated as a recapitalization for U.S. federal income tax purposes.

Whether an exchange qualifies as a recapitalization depends on whether both the property exchanged and the property received are considered “stock” or “securities” for U.S. federal income tax purposes. The New Shares are stock for this purpose. The term “securities” is not defined in the Code or in applicable Regulations and has not been clearly defined by judicial decisions. The classification of a debt instrument as a security is a determination based on all facts and circumstances, including, but not limited to, (i) the term of the debt instrument, (ii) whether or not the instrument is secured, (iii) the degree of subordination of the debt instrument, (iv) the ratio of debt to equity of the issuer, and (v) the riskiness of the business of the issuer. Certain authorities have held that the term to maturity of a debt instrument is one of the most significant factors in determining whether it qualifies as a security. In this regard, debt instruments with a term of more than ten years generally have been treated as securities while debt instruments with a term of five years or less generally have not been treated as securities. The Existing 2025 Notes have a term of approximately seven years. The Roll-Up Notes (which, in addition the New Shares, comprise the Option 1 Recovery) have an initial term of approximately four and a half years, and the 2044 Loan and 2050 Loan (which comprise the Option 2 Recovery) have terms of approximately 20 and 26 years, respectively. In Revenue Ruling 2004-78, the IRS held that a debt instrument with a term to maturity of two years was a “security” for this purpose because it was received in a reorganization in exchange for a security and the new debt instrument bore the same terms (other than the interest rate) as the original security. It is unclear to what extent, if any, this ruling supports the treatment of the Roll-Up Notes as securities.

Although the matter is not free from doubt, the Company, to the extent it is required to take a position, intends to treat the exchange of Existing 2025 Notes for the Option 1 Recovery and the exchange of the Existing 2025 Notes for the Option 2 Recovery each as a recapitalization for U.S. federal income tax purposes, and, except as otherwise described herein, the remainder of this discussion assumes such treatment is respected. However, there can be no assurance that the IRS will not successfully assert a contrary position. U.S. Holders should consult their tax advisors regarding the treatment of the exchanges as recapitalizations for U.S. federal income tax purposes.

Tax Consequences of the Exchange of Existing 2025 Notes for Option 1 Recovery

If the Existing 2025 Notes are treated as securities for U.S. federal income tax purposes, the exchange of Existing 2025 Notes for New Shares and Roll-Up Notes generally will constitute a recapitalization for U.S. federal income tax purposes. In that case, subject to the discussion below regarding payment of accrued but unpaid interest (under “—Taxation of Exchange Consideration Allocable to Accrued and Unpaid Interest”), a U.S. Holder that exchanges Existing 2025 Notes for Roll-Up Notes and New Shares generally will not recognize any gain or loss on such exchange, except that if the Roll-Up Notes are not treated as securities, the U.S. Holder should recognize gain, but not loss, in an amount equal to the lesser of (x) the amount of gain realized on the exchange and (y) the issue price of the Roll-Up Notes (as determined below under “—Issue Price of the Roll-Up Notes”). The amount of gain realized in the exchange would generally be equal to the excess, if any, of (i) the sum of the issue price of the Roll-Up Notes and the fair market value of the New Shares received in the exchange, over (ii) the U.S. Holder’s adjusted tax basis in the Existing 2025 Notes surrendered for such Third Lien Notes and New Shares. Subject to the application of the market discount rules discussed below under “—Market Discount,” such gain generally should be capital gain, and generally should be long-term capital gain if, at the time of such disposition, the U.S. Holder’s holding period for the Existing 2025 Note exceeds one year.

A U.S. Holder's adjusted tax basis in the Existing 2025 Notes surrendered in the exchange (if the Roll-Up Notes are not treated as securities, decreased by the issue price of the Roll-Up Notes received and increased by any gain recognized on the exchange) generally will be allocated among the New Shares and (except to the extent not treated as securities) the Roll-Up Notes received in the exchange in proportion to the relative fair market values of the New Shares and (except to the extent not treated as securities) the Roll-Up Notes. The New Shares and (except to the extent not treated as securities) the Roll-Up Notes generally will have a holding period that includes the holding period during which the U.S. Holder held the Existing 2025 Notes surrendered in the exchange. If the Roll-Up Notes are not treated as securities, a U.S. Holder's tax basis in the Roll-Up Notes will equal the fair market value (which, as discussed below, may be the issue price) of the Roll-Up Notes, and the U.S. Holder's holding period in the Roll-Up Notes will begin the day following the Settlement Date.

U.S. Holders are urged to consult their tax advisors regarding whether the Roll-Up Notes constitute securities for U.S. federal income tax purposes.

Tax Consequences of the Exchange of Existing 2025 Notes for Option 2 Recovery

If both the Existing 2025 Notes and the Option 2 Recovery are treated as securities (or stock) for U.S. federal income tax purposes, the exchange of Existing 2025 Notes for the Option 2 Recovery generally will constitute a recapitalization for U.S. federal income tax purposes. In that case, subject to the discussion below regarding payment of accrued but unpaid interest (under “—Taxation of Exchange Consideration Allocable to Accrued Interest and Unpaid Interest”), a U.S. Holder that exchanges Existing 2025 Notes for Option 2 Recovery generally will not recognize any gain or loss on such exchange. A U.S. Holder's adjusted tax basis in the Existing 2025 Notes surrendered in the exchange generally will be allocated among the portion of 2044 Loan and 2050 Loan received in the exchange in proportion to the relative fair market values of such portions. The portions of the 2044 Loan and 2050 Loan received generally will have a holding period that includes the holding period during which the U.S. Holder held the Existing 2025 Notes surrendered in the exchange.

Exchange of Existing 2025 Notes for Payout Recovery

With respect to payments received by U.S. Holders pursuant to the Payout Recovery in exchange for their Existing 2025 Notes, such a U.S. Holder generally would recognize gain or loss in an amount equal to the difference between (i) the amount of the cash received on such retirement (except to the extent such amount is attributable to accrued and unpaid interest, which would be treated as described below in “—Taxation of Exchange Consideration Allocable to Accrued and Unpaid Interest”) and (ii) the U.S. Holder's adjusted tax basis in the Existing 2025 Notes retired. Subject to the application of the market discount rules discussed below under “—Market Discount,” gain or loss recognized by a U.S. Holder upon the retirement of an Existing 2025 Note generally should be capital gain or loss, and generally should be long-term capital gain or loss if, at the time of such disposition, the U.S. Holder's holding period for the Existing 2025 Note exceeds one year. The deductibility of capital losses is subject to limitations.

Exchange of Existing 2025 Notes for Default Recovery

The characterization of the Default Recovery is unclear for U.S. federal income tax purposes. Although not free from doubt, the Company, to the extent that it is required to take a position, intends to take the position that the obligation to pay the Default Recovery constitutes an instrument (the “**Default Recovery Instrument**”) that is stock or a security for U.S. federal income tax purposes, and, except as otherwise described herein, the remainder of this discussion assumes such treatment is respected. U.S. Holders are urged to consult their tax advisors regarding the characterization of the Default Recovery.

If both the Existing 2025 Notes and the Default Recovery Instrument are considered stock or securities for U.S. federal income tax purposes, the exchange of Existing 2025 Notes for the Default Recovery Instruments generally will constitute a recapitalization for U.S. federal income tax purposes. In that case, subject to the discussion below regarding payment of accrued but unpaid interest (under “—Taxation of Exchange Consideration Allocable to Accrued and Unpaid Interest”), a U.S. Holder that exchanges Existing 2025 Notes for Default Recovery Instruments generally will not recognize any gain or loss on such exchange. A U.S. Holder's adjusted tax basis in the Existing 2025 Notes surrendered in the exchange generally will be the basis of the Default Recovery Instrument received. The

Default Recovery Instrument generally will have a holding period that includes the holding period during which the U.S. Holder held the Existing 2025 Notes surrendered in the exchange.

Market Discount

If a U.S. Holder acquired Existing 2025 Notes after their original issuance with market discount, any gain recognized on the exchange of those Existing 2025 Notes for Option 1 Recovery, Option 2 Recovery, Payout Recovery, or Default Recovery generally will be treated as ordinary income to the extent of the market discount that accrued during such U.S. Holder's period of ownership of such Existing 2025 Notes, unless such U.S. Holder previously elected to include market discount in income as it accrued for U.S. federal income tax purposes. For these purposes, market discount generally is the excess, if any, of the adjusted issued price of an Existing 2025 Note over the U.S. Holder's initial tax basis in such Existing 2025 Note, if such excess exceeds a statutorily defined de minimis amount. If the exchange of the Existing 2025 Notes for the Option 2 Recovery or the Default Recovery constitutes a recapitalization for U.S. federal income tax purposes, any accrued market discount not included in income generally will carry over to the portion of the 2044 Loan and portion of the 2050 Loan received or to the Default Recovery Instruments, as applicable. If the exchange of the Existing 2025 Notes for the Option 1 Recovery constitutes a recapitalization for U.S. federal income tax purposes wherein each of the Existing 2025 Notes and the Roll-Up Notes are treated as securities for U.S. federal income tax purposes, it is not clear whether the accrued market discount on such Existing 2025 Notes will carry over only to the Roll-Up Notes or, rather, will be apportioned among the Roll-Up Notes and New Shares based on their respective fair market value, and then taxed as ordinary income to the U.S. Holder when the Roll-Up Notes or New Shares, as applicable, are disposed of by sale, retirement or other disposition.

U.S. Holders are urged to consult their own tax advisors regarding potential alternative characterizations of the exchanges for U.S. federal income tax purposes.

Taxation of Exchange Consideration Allocable to Accrued and Unpaid Interest

The treatment of a payment on a debt instrument that is in default is unclear. Under the Regulations, such payment is treated as first a payment of interest to the extent of accrued and unpaid interest and then return of principal. However, there is judicial authority that holds such payment is allocated proportionately between principal and unpaid interest. In addition, certain legislative history indicates that an allocation of consideration as between principal and interest provided in a plan of reorganization is binding for U.S. federal income tax purposes. In the Roll-Up Notes Indenture the parties expressed their intention to treat the Option 1 Recovery as allocated for U.S. federal income tax purposes first as a payment of the outstanding principal amount of the Existing 2025 Notes, and to the extent such consideration exceeds the outstanding principal amount, to any accrued and unpaid interest in respect of such Existing 2025 Notes, unless otherwise required by applicable law.

Although not free from doubt, a U.S. Holder that is an accrual method taxpayer and that receives Option 1 Recovery, Option 2 Recovery, Payout Recovery, or Default Recovery generally should not recognize any taxable income on the portion of the Roll-Up Notes, New Shares, portion of the 2044 Loan, portion of the 2050 Loan, Payout Recovery, or Default Recovery Instrument, as applicable, that are received and allocable to accrued but unpaid interest. Conversely, although not free from doubt, such a U.S. Holder may be able to recognize a deductible loss to the extent of any accrued interest that was previously included in its income but was not paid in full. Such loss may be ordinary, but the tax law is unclear on this point.

A U.S. Holder that is a cash method taxpayer and that receives Roll-Up Notes, New Shares, a portion of the 2044 Loan, a portion of the 2050 Loan, Payout Recovery, or Default Recovery Instrument, as applicable, generally will recognize as ordinary income an amount equal to accrued and unpaid interest on its Existing 2025 Notes. The portion of the Roll-Up Notes, New Shares, portion of the 2044 Loan, portion of the 2050 Loan, Payout Recovery, or Default Recovery Instrument, as applicable, that are allocable to the accrued but unpaid interest generally should have an adjusted tax basis equal to the amount of such accrued and unpaid interest.

Acquisition, Ownership, and Disposition of the New Priority Notes

Contingencies

Holders of the New Priority Notes may require the Company to redeem their New Priority Notes in the event of a Change of Control (see “*Section 4.06 of the New Priority Notes Indenture*”). In addition, if any existing holder of shares of the Company exercises its preemptive rights, the Company will be required to apply such cash proceeds received from any such exercise to repay the New Priority Notes (and the New Priority Debentures) on a pro rata basis. Under the Regulations, if, based on all the facts and circumstances as of the date on which the New Priority Notes are issued, there is a remote likelihood that a contingent redemption option will be exercised, it is assumed that such redemption will not occur and such option will not cause the New Priority Notes to be treated as contingent payment debt instruments (“**CPDIs**”). The Company believes that, as of the expected issue date of the New Priority Notes, the likelihood of such events occurring is for this purpose remote. The Company’s determination is not binding on the IRS, and if the IRS were to challenge this determination, U.S. Holders may be required to accrue income on the New Priority Notes that is in excess of stated interest, and to treat as ordinary income rather than capital gain any income realized on the taxable disposition of such New Priority Notes before the resolution of the contingency. In the event that such contingency were to occur, it would affect the amount and timing of the income that U.S. Holders recognize. U.S. Holders are urged to consult their own tax advisors regarding the potential application to the New Priority Notes of the CPDI rules and the consequences thereof. The remainder of this discussion assumes that the New Priority Notes will not be treated as CPDIs.

Interest Payment on the New Priority Notes / Original Issue Discount

The New Priority Notes will be treated as issued with OID if the excess of the New Priority Note’s stated redemption price at maturity over its issue price equals or exceeds a de minimis amount (0.25% of the New Priority Note’s stated redemption price at maturity multiplied by the number of complete years from its issue date to the maturity). The stated redemption price at maturity is the sum of all payments provided by the debt instrument other than “qualified stated interest.” Qualified stated interest is stated interest that is unconditionally payable in cash or property (other than debt instruments of the issuer) at least annually at a single fixed rate. U.S. Holders, whether on the cash or accrual method of accounting for U.S. federal income tax purposes, generally must include the OID in gross income (as ordinary income) as it accrues (on a constant yield to maturity basis), regardless of whether cash attributable to such OID is received at such time. If a substantial amount of the New Priority Notes are issued for money, the issue price of the New Priority Notes will be the first price at which a substantial amount of the New Priority Notes is sold to the investors for cash, excluding sales to bond houses, brokers or similar persons or organizations acting in the capacity of underwriter, placement agent or wholesaler. If a substantial amount of the New Priority Notes are not issued for money, then the issue price of the New Priority Notes generally should be the fair market value of New Priority Notes, determined as of the issue date. The New Priority Notes generally should be treated as publicly traded for U.S. federal income tax purposes if the New Priority Notes are traded on an “established market,” within the meaning of applicable Regulations, at any time during a 31-day period ending 15 days after the issue date of the New Priority Notes. The issue date of the New Priority Notes generally should be the Settlement Date.

As described above, the Company will pay interest on the New Priority Notes (i) at a fixed rate of 10% per annum, payable in cash or (ii) in the sole discretion of the Company, at a fixed rate of 13.5% per annum, of which 7.5% is payable in cash and 6% is payable in PIK; provided that for the first two interest payment dates, the portion that is payable in cash shall be payable in PIK unless the Company provides written notice (at least 15 business days prior to such interest payment date) to pay such interest in cash. Under applicable Regulations, the New Priority Notes are treated as having alternative payment schedules and are treated as having qualified stated interest to the extent of the lowest fixed rate at which qualified stated interest would be payable under any schedule. Given the Company’s ability to pay all interest in PIK for the first two interest payment dates, the amount of qualified stated interest with respect to the New Priority Notes would be less than 7.5% (appropriately adjusted to take into account that interest on the first two interest payments dates may be paid entirely in PIK). In general, amounts treated as qualified stated interest on the New Priority Notes will be taxable to U.S. Holders as ordinary income at the time it is received or accrued, depending on the U.S. Holder’s method of accounting for United States federal income tax purposes.

In general, the amount of OID included in income by a U.S. Holder of a New Priority Note will be the sum of the “daily portions” of OID on such New Priority Note for all days during the taxable year that the U.S. Holder held such New Priority Note. The daily portions of OID are determined by allocating to each day in an accrual period a ratable portion of the OID allocable to that accrual period. Accrual periods may be any length and may vary in length over the term of the New Priority Note, provided that no accrual period is longer than one year and each scheduled payment

of principal or interest occurs on either the final day or the first day of an accrual period. The amount of OID on a New Priority Note allocable to each accrual period other than the final accrual period is determined by multiplying the “adjusted issue price” (as defined herein) of the New Priority Note at the beginning of the accrual period by the “yield to maturity” (as defined herein) of such New Priority Note (determined on the basis of compounding at the close of each accrual period and properly adjusted for the length of such period), reduced by qualified stated interest allocable to the accrual period. OID allocable to a final accrual period is the difference between the amount payable at maturity, other than a payment of qualified stated interest, and the adjusted issue price at the beginning of the final accrual period. Special rules will apply for calculating OID for an initial short accrual period. The yield to maturity of a New Priority Note is the discount rate that causes the present value of all payments on the New Priority Note to equal the issue price of the New Priority Note. The adjusted issue price of a New Priority Note at the beginning of an accrual period will generally be the sum of its issue price (determined as set forth above) and the amount of OID allocable to all prior accrual periods, reduced by the amount of all cash payments made with respect to such New Priority Note in all prior accrual periods, other than payments of qualified stated interest. The issue date of the New Priority Notes will be the Settlement Date.

Under applicable Regulations, for purposes of determining the yield to maturity of the New Priority Notes, the Company will be deemed to have exercised an option if the exercise of that option would lower the yield of the New Priority Notes for U.S. federal income tax purposes. Conversely, if the exercise of such option would increase the yield of the New Priority Notes for U.S. federal income tax purposes, the Company will be deemed to not exercise such option. For purposes of computing the yield to maturity of the New Priority Notes and the amount of OID attributable to each accrual period, the Company intends to take the position that the Company and each holder are entitled to use a payment schedule in which all of the stated interest of 10% per annum on the New Priority Notes is initially assumed to be paid in cash (rather than PIK interest). This assumption is made solely for U.S. federal income tax purposes and does not constitute a representation by the Company regarding the likelihood that interest on the New Priority Notes will be paid in cash. If, contrary to this assumption, any PIK interest is actually paid on the New Priority Notes, then solely for the purposes of recomputing the OID accruals on the New Priority Notes going forward, the New Priority Notes will be treated as retired and reissued on the date of such change in circumstances for an amount equal to their then adjusted issue price and the yield to maturity on the New Priority Notes will be redetermined taking into account such change in circumstances.

Any PIK interest, together with the original New Priority Note, will be treated as a single debt instrument for U.S. federal income tax purposes.

The rules regarding OID are complex and the rules described above may not apply in all cases. Accordingly, prospective beneficial owners should consult their own tax advisors regarding their application. The amount included in the income of a U.S. Holder will include the gross amount before deduction of Brazilian taxes, and will include any additional amounts in respect thereof.

Interest and OID accruals on the New Priority Notes will be treated as foreign source income for U.S. federal income tax purposes. The rules governing the foreign tax credit are complex and recently issued Regulations addressing foreign tax credits impose additional requirements for foreign taxes to be eligible for a foreign tax credit, and there can be no assurance that those requirements will be satisfied. A recent notice from the IRS indicates that the U.S. Department of the Treasury and the IRS are considering proposing amendments to such regulations and allows, subject to certain conditions, taxpayers to defer the application of many aspects of such regulations for taxable years beginning on or after December 28, 2021 and ending before the date that further IRS guidance is released. The limitation on foreign taxes eligible for the U.S. foreign tax credit is calculated separately with respect to specific “baskets” of income. Interest on the New Priority Notes generally will constitute “passive category income,” or, in the case of certain U.S. Holders, “general category income.” As an alternative to the tax credit, a U.S. Holder may elect to deduct such taxes (the election would then apply to all foreign income taxes such U.S. Holder paid in that taxable year). You are urged to consult your tax advisor regarding the availability of the foreign tax credit, or a deduction, under your particular circumstances.

Sale, Exchange, Retirement or Other Taxable Disposition of New Priority Notes

Upon the sale, exchange, retirement or other taxable disposition of a New Priority Note by a U.S. Holder, such Holder will recognize taxable gain or loss equal to the difference, if any, between the amount realized on the sale,

exchange, retirement or other taxable disposition (other than accrued but unpaid stated interest which will be taxable as interest to the extent not already included in income by the U.S. Holder), and such Holder's adjusted tax basis in the New Priority Note determined as described above ((x) increased by the amount of OID previously included in income by such U.S. Holder, and (y) decreased by any payments previously received by such U.S. Holder other than payments of qualified stated interest). If a Brazilian tax is withheld on the sale, exchange or other disposition, the amount realized by a U.S. Holder will include the gross amount of the proceeds of that sale, exchange or other disposition before deduction of the Brazilian tax. Any such gain or loss will generally be capital gain or loss. Under current law, the maximum marginal U.S. federal income tax rate applicable to the gain recognized by a non-corporate U.S. Holder, generally will be lower than the maximum marginal U.S. federal income tax rate applicable to ordinary income (other than certain dividends) if such Holder's holding period for the New Priority Notes exceeds one year (*i.e.*, such gain is long-term capital gain). Any gain or loss realized on the sale, exchange, retirement or other taxable disposition of a New Priority Note generally will be treated as U.S. source gain or loss, as the case may be for foreign tax credit purposes. As discussed above, the rules governing the foreign tax credit are complex and recently issued Regulations addressing foreign tax credits impose additional requirements for foreign taxes to be eligible for a foreign tax credit, and there can be no assurance that those requirements will be satisfied. A recent notice from the IRS indicates that the U.S. Department of the Treasury and the IRS are considering proposing amendments to such regulations and allows, subject to certain conditions, taxpayers to defer the application of many aspects of such regulations for taxable years beginning on or after December 28, 2021 and ending before the date that further IRS guidance is released. As an alternative to the tax credit, a U.S. Holder may elect to deduct such taxes (the election would then apply to all foreign income taxes such U.S. Holder paid in that taxable year). You are urged to consult your tax advisor regarding the availability of the foreign tax credit, or a deduction, under your particular circumstances. The deductibility of capital losses is subject to limitations.

Substitution of the Company

The Company may, subject to certain conditions, be replaced and substituted by any Wholly-Owned Subsidiary as principal debtor in respect of the New Priority Notes (see Section 10.01 of the New Priority Notes Indenture). Depending on the circumstances of such substitution, there may be certain adverse tax consequences to holders, including the recognition of gain or loss and the creation of additional OID. In addition, the Substituted Debtor and the Company will be required to indemnify and hold harmless each noteholder against all taxes or duties which may be incurred or levied against such holder as a result of any substitution described under Section 10.01 of the New Priority Notes Indenture and which would not have been so incurred or levied had such substitution not been made. Holders are urged to consult their own tax advisors regarding any potential adverse tax consequences to them that may result from a substitution of the Company as principal debtor.

Ownership and Disposition of the Roll-Up Notes

Treatment

Because the Series A Notes and the Series B Notes comprising the Roll-Up Notes are not separately tradable, the Company, to the extent that it is required to take a position, intends to treat the Roll-Up Notes as a single debt instrument for U.S. federal income tax purposes, and the remainder of this discussion assumes that the Roll-Up Notes will be treated as a single debt instrument for U.S. federal income tax purposes.

Contingencies

Holders of the Roll-Up Notes may require the Company to redeem their Roll-Up Notes in the event of a Change of Control (see Section 4.06 of the Roll-Up Notes Indenture). Under applicable Regulations, if, based on all the facts and circumstances as of the date on which the Roll-Up Notes are issued, there is a remote likelihood that a contingent redemption option will be exercised, it is assumed that such redemption will not occur and such option will not cause the Roll-Up Notes to be treated as CPDIs. The Company believes that, as of the expected issue date of the Roll-Up Notes, the likelihood of such events occurring is for this purpose remote. The Company's determination is not binding on the IRS, and if the IRS were to challenge this determination, U.S. Holders may be required to accrue income on the Roll-Up Notes that is in excess of stated interest, and to treat as ordinary income rather than capital gain any income realized on the taxable disposition of such Roll-Up Notes before the resolution of the contingency. In the event that such contingency were to occur, it would affect the amount and timing of the income that U.S. Holders recognize.

U.S. Holders are urged to consult their own tax advisors regarding the potential application to the Roll-Up Notes of the CPDI rules and the consequences thereof. The remainder of this discussion assumes that the Roll-Up Notes will not be treated as CPDIs.

Issue Price of the Roll-Up Notes

U.S. Holders that exchange their Existing 2025 Notes for Option 1 Recovery will be treated for U.S. federal income tax purposes as exchanging their Existing 2025 Notes for a unit that consists of the Roll-Up Notes and New Shares (“Units”). U.S. Holders of Units will be required to allocate the issue price of the Units (determined below) between the Roll-Up Notes and the New Shares based on their relative fair market values (as determined by the Company and made available to holders as described below). The issue price of the Units generally will depend on whether Existing 2025 Notes and/or the Roll-Up Notes and New Shares are “publicly traded” for U.S. federal income tax purposes. The Roll-Up Notes and New Shares and/or the Existing 2025 Notes generally will be treated as publicly traded for U.S. federal income tax purposes if such Roll-Up Notes and New Shares or Existing 2025 Notes, as the case may be, are traded on an “established market,” within the meaning of applicable Regulations, at any time during a 31-day period ending 15 days after the issue date of the Units. The issue date of the Units is the Settlement Date.

If the constituent components of the Units are publicly traded, the issue price of the Units will be the aggregate fair market value of the constituent components of the Units on the Settlement Date. If the constituent components of the Units are not publicly traded and the Existing 2025 Notes are publicly traded, the issue price of the Units will be the fair market value of the Existing 2025 Notes exchanged for the Units.

Within ninety (90) days of the issuance of the Roll-Up Notes, the Company will make reasonably available its determination as to whether the Roll-Up Notes and New Shares were considered publicly traded as of the Settlement Date, the issue price of the Unit, and the allocation of the issue price of the Units among the Roll-Up Notes and New Shares. The Company’s allocation of the issue price of the Units among the Roll-Up Notes and New Shares is binding on each U.S. Holder, unless such Holder explicitly discloses in a statement attached to the Holder’s U.S. federal income tax return that it is taking a different position. U.S. Holders should consult their tax advisors concerning the determination of the issue price of the Units received and the tax consequences thereof.

Interest Payment on the Roll-Up Notes / Original Issue Discount

The Roll-Up Notes will be treated as issued with OID if the excess of the Roll-Up Note’s stated redemption price at maturity over its issue price (as described under the heading “Issue Price of the Roll-Up Notes”) equals or exceeds a de minimis amount (0.25% of the Roll-Up Note’s stated redemption price at maturity multiplied by the number of complete years from its issue date to the maturity). The stated redemption price at maturity is the sum of all payments provided by the debt instrument other than “qualified stated interest.” Qualified stated interest is stated interest that is unconditionally payable in cash or property (other than debt instruments of the issuer) at least annually at a single fixed rate. U.S. Holders, whether on the cash or accrual method of accounting for U.S. federal income tax purposes, generally must include the OID in gross income (as ordinary income) as it accrues (on a constant yield to maturity basis), regardless of whether cash attributable to such OID is received at such time.

Interest on the Roll-Up Notes is payable as PIK interest at a rate of 8.5% per annum. Such PIK interest generally will be treated as OID. In addition, there generally will be additional OID if and to the extent that the issue price of the Roll-Up Notes is less than their stated principal amount.

In general, the amount of OID included in income by a U.S. Holder of a Roll-Up Note will be the sum of the “daily portions” of OID on such Roll-Up Note for all days during the taxable year that the U.S. Holder held such Roll-Up Note. The daily portions of OID are determined by allocating to each day in an accrual period a ratable portion of the OID allocable to that accrual period. Accrual periods may be any length and may vary in length over the term of the Roll-Up Note, provided that no accrual period is longer than one year and each scheduled payment of principal or interest occurs on either the final day or the first day of an accrual period. The amount of OID on a Roll-Up Note allocable to each accrual period is determined by multiplying the “adjusted issue price” (as defined herein) of the Roll-Up Note at the beginning of the accrual period by the “yield to maturity” (as defined herein) of such Roll-Up Note (determined on the basis of compounding at the close of each accrual period and properly adjusted for the length of such period). The yield to maturity of a Roll-Up Note is the discount rate that causes the present value of all payments

on the Roll-Up Note to equal the issue price of the Roll-Up Note. The adjusted issue price of a Roll-Up Note at the beginning of an accrual period will generally be the sum of its issue price (determined as set forth above) and the amount of OID allocable to all prior accrual periods, reduced by the amount of all cash payments made with respect to such Roll-Up Note in all prior accrual periods. The issue date of the Roll-Up Notes will be the Settlement Date.

Any PIK interest, together with the original Roll-Up Note, will be treated as a single debt instrument for U.S. federal income tax purposes.

The rules regarding OID are complex and the rules described above may not apply in all cases. Accordingly, prospective beneficial owners should consult their own tax advisors regarding their application. The amount included in the income of a U.S. Holder will include the gross amount before deduction of Brazilian taxes, and will include any additional amounts in respect thereof.

OID accruals on the Roll-Up Notes will be treated as foreign source income for U.S. federal income tax purposes. As discussed above, the rules governing the foreign tax credit are complex and recently issued Regulations addressing foreign tax credits impose additional requirements for foreign taxes to be eligible for a foreign tax credit, and there can be no assurance that those requirements will be satisfied. A recent notice from the IRS indicates that the U.S. Department of the Treasury and the IRS are considering proposing amendments to such regulations and allows, subject to certain conditions, taxpayers to defer the application of many aspects of such regulations for taxable years beginning on or after December 28, 2021 and ending before the date that further IRS guidance is released. The limitation on foreign taxes eligible for the U.S. foreign tax credit is calculated separately with respect to specific “baskets” of income. Interest on the Roll-Up Notes generally will constitute “passive category income,” or, in the case of certain U.S. Holders, “general category income.” As an alternative to the tax credit, a U.S. Holder may elect to deduct such taxes (the election would then apply to all foreign income taxes such U.S. Holder paid in that taxable year). You are urged to consult your tax advisor regarding the availability of the foreign tax credit, or a deduction, under your particular circumstances.

Treatment of Bond Premium and Acquisition Premium

If a U.S. Holder’s tax basis upon acquisition of a Roll-Up Note under the exchange is greater than the Roll-Up Note’s stated redemption price at maturity (i.e., the sum of all amounts payable on the Roll-Up Notes), the U.S. Holder will be considered to have acquired the Roll-Up Note with “bond premium” for U.S. federal income tax purposes. Accordingly, such U.S. holder would not be required to include OID in income with respect to the Roll-Up Notes. If U.S. Holders hold Roll-Up Notes with bond premium, the U.S. Holders should consult their own tax advisors regarding the application of these rules.

A U.S. Holder that has an adjusted basis in a Roll-Up Note immediately after the exchange which is less than or equal to the stated redemption price at maturity and greater than the issue price of the Roll-Up Note (any such excess being “acquisition premium”) and that does not have in effect an election to accrue all interest on the Roll-Up Note on a constant yield basis, may reduce the daily portions of OID on the Roll-Up Note by a fraction, the numerator of which is the excess of the U.S. Holder’s basis in its Roll-Up Note immediately after the exchange over the Roll-Up Note’s issue price, and the denominator of which is the excess of the sum of all amounts payable on the Roll-Up Note after the date of the acquisition over the Roll-Up Note’s issue price.

Sale, Exchange, Retirement or Other Taxable Disposition of Roll-Up Notes

Upon the sale, exchange, retirement or other taxable disposition of a Roll-Up Note by a U.S. Holder, such Holder will recognize taxable gain or loss equal to the difference, if any, between the amount realized on the sale, exchange, retirement or other taxable disposition (other than accrued but unpaid stated interest which will be taxable as interest to the extent not already included in income by the U.S. Holder), and such Holder’s adjusted tax basis in the Roll-Up Note determined as described above, decreased by the amount of any amortized premium and any payment received on the Roll-Up Notes, and increased by any accrued OID and any market discount that was previously included in income. If a Brazilian tax is withheld on the sale, exchange or other disposition, the amount realized by a U.S. Holder will include the gross amount of the proceeds of that sale, exchange or other disposition before deduction of the Brazilian tax. Any such gain or loss will generally be capital gain or loss. Under current law, the maximum marginal U.S. federal income tax rate applicable to the gain recognized by a non-corporate U.S. Holder generally will be lower

than the maximum marginal U.S. federal income tax rate applicable to ordinary income (other than certain dividends) if such Holder's holding period for the Roll-Up Notes exceeds one year (i.e., such gain is long-term capital gain). Any gain or loss realized on the sale, exchange, retirement or other taxable disposition of a Roll-Up Note generally will be treated as U.S. source gain or loss, as the case may be, for foreign tax credit purposes. As discussed above, the rules governing the foreign tax credit are complex and recently issued Regulations addressing foreign tax credits impose additional requirements for foreign taxes to be eligible for a foreign tax credit, and there can be no assurance that those requirements will be satisfied. A recent notice from the IRS indicates that the U.S. Department of the Treasury and the IRS are considering proposing amendments to such regulations and allows, subject to certain conditions, taxpayers to defer the application of many aspects of such regulations for taxable years beginning on or after December 28, 2021 and ending before the date that further IRS guidance is released. As an alternative to the tax credit, a U.S. Holder may elect to deduct such taxes (the election would then apply to all foreign income taxes such U.S. Holder paid in that taxable year). You are urged to consult your tax advisor regarding the availability of the foreign tax credit, or a deduction, under your particular circumstances. The deductibility of capital losses is subject to limitations.

Substitution of the Company and Extension of the Series B Notes

The Company may, subject to certain conditions, be replaced and substituted by any Wholly-Owned Subsidiary as principal debtor in respect of the Roll-Up Notes (see Section 10.01 of the Roll-Up Notes Indenture). In addition, on or after June 30, 2027, the Company may elect to automatically cause the Series B Notes to (i) mature on December 31, 2030, and (ii) become "limited recourse" obligations of the Company and Subsidiary Guarantors on or after the date of such election. Depending on the circumstances of such substitution or change in the recourse nature of the Series B Notes, there may be certain adverse tax consequences to holders, including the recognition of gain or loss and the creation of additional OID.

In addition, in the case of a substitution, the Substituted Debtor and the Company will be required to indemnify and hold harmless each noteholder against all taxes or duties which may be incurred or levied against such holder as a result of any substitution described under Section 10.01 of the Roll-Up Notes Indenture and which would not have been so incurred or levied had such substitution not been made.

Holders are urged to consult their own tax advisors regarding any potential adverse tax consequences to them that may result from a substitution of the Company and/or any extension of the Series B Notes.

Ownership and Disposition of the New Shares and ADSs

Treatment of ADSs

In general, for U.S. federal income tax purposes, a holder of an ADS evidencing a New Share will be treated as the beneficial owner of New Shares represented by the ADS.

Distributions on the New Shares or ADSs

Subject to the discussion below under "—Passive Foreign Investment Company Rules," in general, the gross amount of a distribution made with respect to a New Share or ADS will, to the extent made from the current or accumulated earnings and profits of the Company, as determined under U.S. federal income tax principles, constitute a dividend to a U.S. Holder for U.S. federal income tax purposes. Non-corporate U.S. Holders may be taxed on dividends from a qualified foreign corporation at the lower rates applicable to long-term capital gains (i.e., gains with respect to capital assets held for more than one year). A foreign corporation is treated as a qualified foreign corporation with respect to dividends received from that corporation on New Shares or ADSs that are readily tradable on an established securities market in the United States. However, neither the New Shares (which are expected to be traded on B3) nor the ADSs (which are expected to be traded on the over-the-counter market) are expected to be readily tradable on an established securities market in the United States for this purpose. Thus, dividends that the Company pays on the New Shares and ADSs are not expected to meet the conditions required for these reduced tax rates.

Furthermore, a U.S. Holder's eligibility for such preferential rate is subject to certain holding period requirements and the non-existence of certain risk reduction transactions with respect to the ADSs. Such dividends will not be eligible for the dividends received deduction generally allowed to corporate U.S. Holders. Subject to the discussion

below under “—*Passive Foreign Investment Company Rules*,” if a distribution exceeds the amount of the current and accumulated earnings and profits of the Company, it will be treated as a non-taxable return of capital to the extent of the U.S. Holder’s tax basis in the New Shares or ADSs on which it is paid and thereafter as capital gain. The Company does not maintain calculations of the earnings and profits of the Company under U.S. federal income tax principles. Therefore, U.S. Holders should expect that distributions by the Company generally will be treated as dividends for U.S. federal income tax purposes.

A dividend paid in reais will be includible in the income of a U.S. Holder at its value in U.S. dollars calculated by reference to the prevailing spot market exchange rate in effect on the day it is received by the U.S. Holder in the case of the New Shares or, in the case of a dividend received in respect of ADSs, on the date the dividend is received by the depositary, whether or not the dividend is converted into U.S. dollars. Assuming the payment is not converted at that time, the U.S. Holder will have a tax basis in reais equal to that U.S. dollar amount, which will be used to measure gain or loss from subsequent changes in exchange rates. Any gain or loss realized by a U.S. Holder that subsequently sells or otherwise disposes of reais, which gain or loss is attributable to currency fluctuations after the date of receipt of the dividend, will be ordinary gain or loss. The amount of any distribution of property other than cash will be the fair market value of such property on the date of distribution.

The gross amount of any dividend paid (which will include any amounts withheld in respect of Brazilian taxes) with respect to any New Shares or ADSs will be subject to U.S. federal income taxation as foreign source dividend income, which may be relevant in calculating a U.S. Holder’s foreign tax credit limitation. The rules governing the foreign tax credit are complex and recently issued Regulations addressing foreign tax credits impose additional requirements for foreign taxes to be eligible for a foreign tax credit, and there can be no assurance that those requirements will be satisfied. A recent notice from the IRS indicates that the U.S. Department of the Treasury and the IRS are considering proposing amendments to such regulations and allows, subject to certain conditions, taxpayers to defer the application of many aspects of such regulations for taxable years beginning on or after December 28, 2021 and ending before the date that further IRS guidance is released. The limitation on foreign taxes eligible for the U.S. foreign tax credit is calculated separately with respect to specific “baskets” of income. For this purpose, the dividends should generally constitute “passive category income,” or in the case of certain U.S. Holders, “general category income.” As an alternative to the tax credit, a U.S. Holder may elect to deduct such taxes (the election would then apply to all foreign income taxes such U.S. Holder paid in that taxable year). U.S. Holders are urged to consult their own tax advisors regarding the availability of the foreign tax credit, or a deduction, under their particular circumstances.

Sale, Exchange or Other Disposition of New Shares or ADSs

A deposit or withdrawal of New Shares by a U.S. Holder in exchange for the ADS that represent such New Shares will not result in the realization of gain or loss for U.S. federal income tax purposes. Subject to the discussion below under “—*Passive Foreign Investment Company Rules*,” a U.S. Holder generally will recognize capital gain or loss upon a sale, exchange or other disposition of a New Shares or ADSs held by the U.S. Holder or the depositary, as the case may be, in an amount equal to the difference between the U.S. Holder’s adjusted basis in its New Shares or ADSs (determined in U.S. dollars) and the U.S. dollar amount realized on the sale, exchange or other disposition. If a Brazilian tax is withheld on the sale, exchange or other disposition, the amount realized by a U.S. Holder will include the gross amount of the proceeds of that sale, exchange or other disposition before deduction of the Brazilian tax. In the case of a non-corporate U.S. Holder, the maximum marginal U.S. federal income tax rate applicable to capital gain generally will be lower than the maximum marginal U.S. federal income tax rate applicable to ordinary income (other than, as discussed above, certain dividends) if such Holder’s holding period for such New Shares or ADSs exceeds one year (i.e., such gain is a long-term capital gain). Capital gain, if any, realized by a U.S. Holder on the sale, exchange or other disposition of New Shares or ADSs generally will be treated as U.S. source income for U.S. foreign tax credit purposes. As discussed above, the rules governing the foreign tax credit are complex and recently issued Regulations addressing foreign tax credits impose additional requirements for foreign taxes to be eligible for a foreign tax credit, and there can be no assurance that those requirements will be satisfied. A recent notice from the IRS indicates that the U.S. Department of the Treasury and the IRS are considering proposing amendments to such regulations and allows, subject to certain conditions, taxpayers to defer the application of many aspects of such regulations for taxable years beginning on or after December 28, 2021 and ending before the date that further IRS guidance is released. As an alternative to the tax credit, a U.S. Holder may elect to deduct such taxes (the election would then apply to all foreign income taxes such U.S. Holder paid in that taxable year). U.S. Holders are urged to

consult their own tax advisors regarding the availability of the foreign tax credit, or a deduction, under their particular circumstances. The deductibility of capital losses is subject to limitations under the Code.

With respect to the sale or exchange of New Shares or ADSs, the amount realized generally will be the U.S. dollar value of the payment received determined on (1) the date of receipt of payment in the case of a cash basis U.S. Holder, and (2) the date of disposition in the case of an accrual basis U.S. Holder. If the New Shares or ADSs are treated as traded on an “established securities market,” a cash basis taxpayer, or, if it elects, an accrual basis taxpayer, will determine the U.S. dollar value of the amount realized by translating the amount received at the spot rate of exchange on the settlement date of the sale or exchange.

Other Brazilian Taxes

Any Brazilian IOF/Exchange Tax or IOF/Bonds and Securities Tax (as discussed under “—Brazilian Tax” above) may not be treated as a creditable foreign tax for U.S. federal income tax purposes, although a U.S. Holder may be entitled to deduct such taxes if it elects to deduct all of its foreign income taxes. As discussed above, the rules governing the foreign tax credit are complex and recently issued Regulations addressing foreign tax credits impose additional requirements for foreign taxes to be eligible for a foreign tax credit, and there can be no assurance that those requirements will be satisfied. A recent notice from the IRS indicates that the U.S. Department of the Treasury and the IRS are considering proposing amendments to such regulations and allows, subject to certain conditions, taxpayers to defer the application of many aspects of such regulations for taxable years beginning on or after December 28, 2021 and ending before the date that further IRS guidance is released. U.S. Holders should consult their tax advisors regarding the U.S. federal income tax consequences of these taxes.

Passive Foreign Investment Company Considerations

A non-U.S. corporation will be a passive foreign investment company (“**PFIC**”) for U.S. federal tax purposes in any taxable year in which, after taking into account the income and assets of the corporation and certain subsidiaries pursuant to applicable look-through rules, either:

- (i) at least 75% of its gross income is “passive income”; or
- (ii) at least 50% of the average quarterly value of its gross assets (which may be determined in part by the market value of such corporation’s New Shares, which is subject to change) is attributable to assets that produce “passive income” or are held for the production of “passive income.”

Passive income for this purpose generally includes dividends, interest, royalties, rents, and certain gains from commodities (other than commodities sold in an active trade or business) and securities transactions.

For purposes of the PFIC asset test, the aggregate fair market value of the assets of a publicly traded foreign corporation generally is treated as being equal to the sum of the aggregate value of the outstanding stock and the total amount of the liabilities of such corporation (the “**Market Capitalization**”). In addition, a non-U.S. corporation that directly or indirectly owns at least 25% by value of the stock of another corporation is treated as if it held its proportionate share of the assets of such other corporation and received directly its proportionate share of the income of such other corporation. If a non-U.S. corporation is a PFIC for any year during which a U.S. Holder holds its New Shares or ADSs, it will generally continue to be treated as a PFIC with respect to such U.S. Holder for all succeeding years during which the U.S. Holder holds its New Shares or ADSs even if the non-U.S. corporation’s assets and income cease to meet the threshold requirements for PFIC status.

The Company has not made a determination as to whether it was a PFIC in 2023 and does not expect to do so. In any case, because PFIC status is determined annually based on the Company’s income, assets and activities for the entire taxable year, it is not possible to determine whether the Company will be characterized as a PFIC for the taxable year ending December 31, 2024, or for any subsequent year, until after the close of the year. Accordingly, there can be no assurance that the Company will not be considered a PFIC for any taxable year. The Company has not obtained an opinion from counsel regarding its PFIC status for any taxable period.

If the Company is or becomes a PFIC (except as discussed below), any excess distribution (generally a distribution in excess of 125% of the average distribution over a three-year period or shorter holding period for the New Shares or ADSs) and realized gain will be treated as ordinary income and will be subject to tax as if (1) the excess distribution or gain had been realized ratably over the U.S. Holder's holding period, (2) the amount deemed realized in each year had been subject to tax in each such year at the highest marginal rate for such year (other than income allocated to the current period or any taxable period before the Company became a PFIC, which would be subject to tax at the U.S. Holder's regular ordinary income rate for the current year and would not be subject to the interest charge discussed below), and (3) the interest charge generally applicable to underpayments of tax had been imposed on the taxes deemed to have been payable in those years. U.S. Holders should consult their own tax advisors regarding the tax consequences that would arise if the Company were treated as a PFIC.

If the Company is a PFIC for any taxable year during which a U.S. Holder holds the New Shares or ADSs and any of its non-United States subsidiaries is also a PFIC, a U.S. Holder would be treated as owning a proportionate amount (by value) of the shares of the lower-tier PFIC for purposes of the application of these rules. U.S. Holders are urged to consult their own tax advisors about the application of the PFIC rules to any of the Company's subsidiaries.

If the Company were a PFIC, a U.S. Holder of the New Shares or ADSs may be able to make certain elections that may alleviate certain of the tax consequences referred to above. Where a company that is a PFIC meets certain reporting requirements, a U.S. Holder can avoid certain adverse PFIC consequences described above by making a "qualified electing fund," or QEF, election to be taxed currently on its proportionate share of the PFIC's ordinary income and net capital gains. However, the Company does not intend to comply with the necessary accounting and record keeping requirements that would allow a U.S. Holder to make a QEF election with respect to the Company.

If the New Shares or ADSs are "marketable stock," a U.S. Holder may make a mark-to-market election with respect to New Shares or ADSs, as the case may be. If a U.S. Holder makes the mark-to-market election, for each year in which the Company is a PFIC, the U.S. Holder will generally include as ordinary income the excess, if any, of the fair market value of the New Shares or ADSs, as the case may be, at the end of the taxable year over their adjusted tax basis, and will be permitted an ordinary loss in respect of the excess, if any, of the adjusted tax basis of the New Shares or ADSs over their fair market value at the end of the taxable year (but only to the extent of the net amount of previously included income as a result of the mark-to-market election). If a U.S. Holder makes the election, the U.S. Holder's tax basis in the New Shares or ADSs, as the case may be, will be adjusted to reflect the amount of any such income or loss. Any gain recognized on the sale or other disposition of New Shares or ADSs in a year that the Company is a PFIC will be treated as ordinary income, and any loss recognized on the sale or other disposition of New Shares or ADSs in such a year will be treated as ordinary loss (but only to the extent of the net amount of previously included income as a result of the mark-to-market election). Any such amounts of ordinary income will not be eligible for the favorable tax rates applicable to dividend income received from qualified foreign corporations or long-term capital gains. The New Shares or ADSs will be considered "marketable stock" if they are traded on a qualified exchange, other than in de minimis quantities, on at least 15 days during each calendar quarter. The ADSs are not expected to be traded on a qualified exchange. The B3, on which the New Shares are expected to be traded, may constitute a qualified exchange for this purpose, provided the B3 meets certain trading volume, listing, financial disclosure, surveillance and other requirements set forth in applicable Regulations. However, the Company cannot be certain that New Shares will continue to trade on the B3, or that the New Shares will be traded on at least 15 days in each calendar quarter in other than de minimis quantities. U.S. Holders should be aware, however, that if the Company were determined to be a PFIC, the interest charge regime described above could be applied to indirect distributions or gains deemed to be attributable to U.S. Holders in respect of any of the Company's subsidiaries that also may be determined to be a PFIC, and the mark-to-market election generally would not be effective for such subsidiaries. Each U.S. Holder should consult its own tax advisor to determine whether a mark-to-market election is available and the consequences of making an election if the Company were characterized as a PFIC.

If a U.S. Holder owns New Shares or ADSs during any year in which the Company was a PFIC, such U.S. Holder generally must file IRS Form 8621 (or any successor form) with respect to the Company, generally with the U.S. Holder's federal income tax return for that year, unless specified exceptions apply.

Foreign Currency

U.S. Holders should consult their tax advisors regarding the consequences of any transactions undertaken in, or the receipt or disposition of any amount denominated in, any currency other than the U.S. dollar.

Foreign Financial Asset Reporting

Individuals that own “specified foreign financial assets” with an aggregate value in excess of certain thresholds generally are required to file an information report (IRS Form 8938) with respect to such assets with their tax returns. The Existing 2025 Notes, New Priority Notes, the Roll-Up Notes, the New Shares, the 2044 Loan, the 2050 Loan, and the Default Recovery Instrument generally will constitute specified foreign financial assets subject to these reporting requirements, unless they are held in an account at certain financial institutions. Under certain circumstances, an entity may be treated as an individual for purposes of these rules. Substantial penalties may apply if the U.S. Holder fails to provide the required information. U.S. Holders should consult their tax advisers regarding these reporting requirements.

Information Reporting and Backup Withholding

Information reporting and backup withholding may apply to the exchange of Existing 2025 Notes and ownership and disposition of the New Priority Notes, the Roll-Up Notes, the New Shares, the ADSs, the 2044 Loan, the 2050 Loan, and the Default Recovery Instrument by a U.S. Holder, unless the U.S. Holder is a corporation or otherwise establishes a basis for exemption. Backup withholding may apply to reportable payments unless the U.S. Holder makes the required certification, including providing its taxpayer identification number or otherwise establishes a basis for exemption.

Backup withholding is not an additional tax. Any amount withheld may be credited against a U.S. Holder’s U.S. federal income tax liability or refunded to the extent it exceeds the U.S. Holder’s liability, provided the required information is timely furnished to the IRS.

JURISDICTIONAL RESTRICTIONS

The distribution of this Offering Memorandum is restricted by law in certain jurisdictions. Persons into whose possession this Offering Memorandum comes are required to inform themselves of and to observe any of these restrictions. This Offering Memorandum does not constitute, and may not be used in connection with, an offer or solicitation by anyone in any jurisdiction in which an offer or solicitation is not authorized or in which the person making an offer or solicitation is not qualified to do so or to any person to whom it is unlawful to make an offer or solicitation. None of us or the Subscription Agent accept any responsibility for any violation by any person of the restrictions applicable in any jurisdiction.

CERTAIN TRANSFER RESTRICTIONS

Eligible Creditors

None of the New Priority Notes, the Roll-Up Notes, nor the guarantees (collectively, the “**Securities**”) or the New Shares (including New Shares represented by the ADSs) have been registered, and they will not be registered, under the U.S. Securities Act or any other applicable securities laws. Accordingly, none of the Securities or New Shares (including New Shares represented by the ADSs) may be offered or sold except pursuant to an effective registration statement or pursuant to transactions exempt from, or not subject to, registration under the Securities Act. Accordingly, the Offers are being made only:

- in the United States to Eligible Creditors holding Existing Claims who are either (i) “qualified institutional buyers” (as defined in Rule 144A) under the Securities Act or (ii) institutional “accredited investors” as defined in Rule 501 of Regulation D promulgated under the Securities Act; or
- outside of the United States, to Eligible Creditors holding Existing Claims who are persons other than U.S. persons as defined in Regulation S; or
- with respect to the New Shares (including New Shares represented by the ADSs) pursuant to section 1145 of the Bankruptcy Code.

The New Shares (including New Shares represented by ADSs, as applicable) as a result of being offered, issued and distributed pursuant to Bankruptcy Code section 1145 upon receipt of the U.S. Enforcement Order, (i) will not be “restricted securities” as defined in Rule 144(a)(3) under the Securities Act, and (ii) (A) will be freely tradeable and transferable without registration under the Securities Act in the United States by any recipient thereof that is not an “affiliate” of the Company as defined in Rule 144(a)(1) under the Securities Act, subject to the provisions of Bankruptcy Code section 1145(b)(1) relating to the definition of an underwriter in Bankruptcy Code section 1145(b), and (B) may not be transferred by any recipient thereof that is an “affiliate” of the Company as defined in Rule 144(a)(1) under the Securities Act except pursuant to an effective registration statement under the Securities Act or an available exemption therefrom (including by complying with the conditions of Rule 144 under the Securities Act with respect to “control securities”).

Creditors Representations and Restrictions on Resale and Transfer of Securities

Each holder of any of the Securities and each owner of any beneficial interest therein will be deemed, by its acceptance or purchase thereof, to have represented and agreed as follows:

- (i) It is purchasing the New Priority Notes and receiving (in exchange for its Existing Claims) the Roll-Up Notes, the New Shares and the ADSs (if applicable) for its own account or an account with respect to which it exercises sole investment discretion and it and any such account is either (a) a qualified institutional buyer or accredited investor or (b) a non-U.S. person that is outside the United States.
- (ii) It acknowledges that none of the Securities have been registered under the Securities Act or with any securities regulatory authority of any jurisdiction and may not be offered or sold within the United States or to, or for the account or benefit of, U.S. persons except as set forth below.
- (iii) It will not resell or otherwise transfer any of the Securities except (a) to us, (b) within the United States to a qualified institutional buyer or accredited investor in a transaction complying with Rule 144A under the Securities Act, (c) outside the United States in compliance with Rule 903 or 904 under the Securities Act, (d) pursuant to another exemption from registration under the Securities Act (if available) or (e) pursuant to an effective registration statement under the Securities Act.
- (iv) It agrees that it will give to each person to whom it transfers any of the Securities, any restrictions on transfer of such Securities.

- (v) It acknowledges that prior to any proposed transfer of Securities (other than pursuant to an effective registration statement or in respect of Securities sold or transferred either pursuant to (a) Rule 144A or (b) Regulation S) the holder of such Securities may be required to provide certifications relating to the manner of such transfer as provided in the New Priority Notes Indenture, Roll-Up Notes Indenture and Bylaws of the Company and Brazilian Corporate Law, as applicable.
- (vi) It acknowledges that we and other persons will rely upon the truth and accuracy of the foregoing acknowledgements, representations and agreements and agrees that if any of the acknowledgements, representations and agreements deemed to have been made by its purchase or receipt of Securities no longer accurate, it will promptly notify us. If it is acquiring Securities as a fiduciary or agent for one or more investor accounts, it represents that it has sole investment discretion with respect to each such account and it has full power to make the foregoing acknowledgements, representations and agreements on behalf of each account.

For further discussion of the requirements (including the presentation of transfer certificates) under the New Priority Notes Indenture and Roll-Up Notes to effect exchanges or transfers of interest in global notes and certificated notes, see the “*Book Entry, Delivery and Form for New Priority Notes and Roll-Up Notes.*”

The 2044 Loan and the 2050 Loan

The 2044 Loans and 2050 Loans shall be subject to the transfer restrictions set forth in Section 10.04 of the 2044 Loan Agreement and Section 8.04 of the 2050 Loan Agreement, respectively.

BOOK ENTRY, DELIVERY AND FORM FOR NEW PRIORITY NOTES AND ROLL-UP NOTES

Form of Notes and Exchanges

For more information regarding the form of New Priority Notes and transfers or exchanges thereof, see Section 2.01, Section 2.06 and Appendix A of the New Priority Notes Indenture.

For more information regarding the form of Roll-Up Notes and transfers or exchanges thereof, see Section 2.01, Section 2.06 and Appendix A of the Roll-Up Notes Indenture.

Depository Procedures

The following description of the operations and procedures of DTC, Euroclear and Clearstream is provided solely as a matter of convenience. These operations and procedures are solely within the control of the respective settlement systems and are subject to changes by them. We take no responsibility for these operations and procedures and urge investors to contact the system or their participants directly to discuss these matters.

DTC has advised us that DTC is a limited purpose trust company created to hold securities for its participating organizations (collectively, the “participants”) and to facilitate the clearance and settlement of transactions in those securities between participants through electronic book entry changes in accounts of its participants. The participants include securities brokers and dealers, banks, trust companies, clearing corporations and certain other organizations. Access to DTC’s system is also available to other entities such as banks, brokers, dealers and trust companies that clear through or maintain custodial relationship with a participant, either directly or indirectly (collectively, the “indirect participants”). Persons who are not participants may beneficially own securities held by or on behalf of DTC only through the participants or the indirect participants. The ownership interests in, and transfers of ownership interests in, each security held by or on behalf of DTC are recorded on the records of the participants and indirect participants.

DTC has also advised us that, pursuant to procedures established by it:

- (1) upon deposit of the global notes, DTC will credit the accounts of participants with applicable portions of the principal amount of the global notes; and
- (2) ownership of these interests in the global notes will be shown on, and the transfer of ownership of these interests will be effected only through, records maintained by DTC (with respect to the participants) or by the participants and the indirect participants (with respect to other owners of beneficial interests in the global notes).

DTC has advised us that its current practice, upon receipt of any payment in respect of securities such as the New Priority Notes or Roll-Up Notes (including principal and interest) is to credit the accounts of the relevant participants with the payment on the payment date unless DTC has reason to believe it will not receive payment on such payment date. Each relevant participant is credited with an amount proportionate to its beneficial ownership of an interest in the principal amount of the relevant security as shown on the records of DTC. Payments by the participants and the indirect participants to the beneficial owners of the New Priority Notes or Roll-Up Notes will be governed by standing instructions and customary practices and will be the responsibility of the participants or the indirect participants and will not be our responsibility or that of DTC or the Trustee. Neither the issuer nor the Trustee will be liable for any delay by DTC or any of its participants in identifying the beneficial owners of the New Priority Notes or Roll-Up Notes, and the issuer and the Trustee may conclusively rely on and will be protected in relying on instructions from DTC or its nominee for all purposes.

Subject to the transfer restrictions set forth under “Transfer Restrictions,” transfers between participants in DTC will be effected in accordance with DTC’s procedures, and will be settled in same-day funds, and transfers between participants in Euroclear and Clearstream will be effected in accordance with their respective rules and operating procedures.

Subject to compliance with the transfer restrictions applicable to the New Priority Notes and/or Roll-Up Notes described herein, cross market transfers between the participants in DTC, on the one hand, and Euroclear or Clearstream participants, on the other hand, will be effected through DTC in accordance with DTC’s rules on behalf

of Euroclear or Clearstream, as the case may be, by its respective depositary; however, such cross market transactions will require delivery of instructions to Euroclear or Clearstream, as the case may be, by the counter-party in such system in accordance with the rules and procedures and within the established deadlines (Brussels time) of such system. Euroclear or Clearstream, as the case may be, will, if the transaction meets its settlement requirements, deliver instructions to its respective depositary to take action to effect final settlement on its behalf of delivering or receiving interests in the relevant global note in DTC, and making or receiving payment in accordance with normal procedures for same-day funds settlement applicable to DTC. Euroclear participants and Clearstream participants may not deliver instructions directly to the depositories for Euroclear or Clearstream.

DTC has advised us that it will take any action permitted to be taken by a holder of New Priority Notes or Roll-Up Notes only at the direction of one or more participants to whose account DTC has credited the interests in the global notes and only in respect of such portion of the aggregate principal amount of the Participating 2024 Notes as to which such participant or participants has or have given such direction.

Although DTC, Euroclear and Clearstream have agreed to the foregoing procedures to facilitate transfers of interests in the Rule 144A global notes and the Regulation S global notes among participants in DTC, Euroclear and Clearstream, they are under no obligation to perform or to continue to perform such procedures, and may discontinue such procedures at any time. Neither the issuer nor the Trustee nor any of their respective agents will have any responsibility for the performance by DTC, Euroclear or Clearstream or their respective participants or indirect participants of their respective obligations under the rules and procedures governing their operations.

APPENDIX A – ENGLISH TRANSLATION OF RJ PLAN

[ATTACHED]



Doc. No. I-36333

I, the undersigned, Sworn Public Translator and Commercial Interpreter, with full faith and credit throughout the Federative Republic of Brazil, duly appointed and commissioned by the Board of Trade of the State of Paraná (JUCEPAR) and registered therewith under No. 12/200-T, DO HEREBY CERTIFY AND ATTEST that a document set forth in the Portuguese language was presented to me for translation into English, which I have lawfully performed, by virtue of my Official Capacity, as follows:

RESTATED JUDICIAL REORGANIZATION PLAN OF OI S.A. – UNDER JUDICIAL REORGANIZATION

PORTUGAL TELECOM INTERNATIONAL FINANCE BV – UNDER JUDICIAL REORGANIZATION
OI BRASIL HOLDINGS COÖPERATIEF UA – UNDER JUDICIAL REORGANIZATION

April 19, 2024

OI S.A. – under Judicial Reorganization (“Oi” or “Company”), publicly-held corporation, registered with the CNPJ/MF under No. 76.535.764/0001-43, with headquarters and main establishment in Rua do Lavradio nº 71, Centro, Rio de Janeiro - RJ, CEP 20230-070; **PORTUGAL TELECOM INTERNATIONAL FINANCE B.V. – under Judicial Reorganization** (“PTIF”), legal entity under private law incorporated in accordance with the Laws of the Netherlands, with registered office in Amsterdam, Delflandllan 1 (Queens Tower), Office 806, 1062 EA, and main establishment in this city of Rio de Janeiro; and **OI BRASIL HOLDINGS COÖPERATIEF U.A. – under Judicial Reorganization** (“Oi Coop”), legal entity under private law incorporated in accordance with the Laws of the Netherlands, with registered office in Amsterdam, Delflandllan 1 (Queens Tower), Office 806, 1062 EA, and main establishment in this city of Rio de Janeiro (being Oi, PTIF and Oi Coop hereinafter jointly referred to as “Oi GroupM” or “Companies under Reorganization”), present, in records of judicial reorganization process No. 0090940-03.2023.8.19.0001 (migrated from case No. 0809863-36.2023.8.19.0001 – PJe) (“Judicial Reorganization”), ongoing before the 7th Business Court of the Judicial District of Rio de Janeiro State Capital-RJ (“Judicial Reorganization Court”), in compliance with the provisions of Art. 53 of the LRF, the following joint judicial reorganization plan (“Plan”), under the terms and conditions set forth below:

1. DEFINITIONS AND INTERPRETATION STANDARDS

1.1. Definitions. Terms and expressions used in this Plan in capital letters will have the meanings attributed to them in **Annex 1.1**. The terms defined in **Annex 1.1** do not prejudice other definitions that may be introduced throughout the Plan.

1.2. Construction Rules.

1.2.1. The Plan must be read and interpreted following the rules provided in this **Clause 1.2** and its annexes.

1.2.2. Whenever the context requires, the definitions contained herein will be applied both in the singular and plural, and the masculine gender will include the feminine and vice versa.

1.2.3. The headings and titles of the clauses hereof are for informational reference purposes only. They do not limit or affect the meaning of the clauses, paragraphs or items they apply.

1.2.4. Except as otherwise expressly provided herein, the attachments and documents mentioned herein are integral parts of the Plan for all legal purposes, and their content is binding. References to any document or other instruments include all its changes, substitutions, consolidations, and respective complementation, except as otherwise



provided.

1.2.5. Except as otherwise expressly provided herein, references to chapters, clauses, items or annexes apply to chapters, clauses, items and annexes hereof.

1.2.6. Under the terms of Applicable Legislation, unless expressly provided otherwise herein, all references to Debtors must be interpreted to include the legal entities that succeed them in their obligations due to the corporate reorganization provided herein.

1.2.7. The use of the terms “inclusive”, “including,” and other similar terms in this Plan followed by any statement, term, or generic subject cannot be interpreted to limit such statement, term or matter to the specific items or matters inserted immediately after such word — as well as the similar items or matters — shall, on the contrary, be deemed to refer to all other items or matters that could reasonably be placed within the broadest possible scope of such statement, term or matter, and such terms shall always be interpreted as if they were accompanied of the term “exemplarily”.

1.2.8. References to statutory provisions and laws shall be construed as referring to such legal provisions or laws that are in effect on the date of this plan or the date determined explicitly by the context.

1.2.9. All terms provided for in this Plan will be counted in the manner provided for in art. 132 of the Civil Code, excluding the start and expiration dates. If the final term is on a day other than a Business Day, it will be automatically extended to the immediately subsequent Business Day.

1.2.10. The terms mentioned herein not expressly mentioned in Business Days will be counted in calendar days.

1.2.11. Except as otherwise expressly provided in this Plan: (a) *in the event of a conflict between clauses hereof, the clause containing a specific provision shall prevail over the clause containing generic provisions;* (b) *in the event of a conflict between the provisions of the annexes and/or documents mentioned herein and the provisions hereof, the Plan shall prevail;* and (c) *in the event of a conflict between the provisions hereof and the obligations set forth in any contracts entered into by the Companies under Reorganization and/or its Affiliates before the Date of Request, the Plan shall prevail.*

2. GENERAL CONSIDERATIONS

2.1. Oi Group and its Operations. The history of Oi Group began with the privatization of telecommunications services in Brazil in 1998.

On that occasion, and following the General Telecommunications Law No. 9.472/97 and the General Grants Plan approved by the Federal Government Decree, Brazil was divided into regions. The private assumption of the provision of public telecommunications services, regulated and supervised by a Regulatory Agency, announced the legal model chosen by Brazil for granting private individuals the provision of public service.

Mobile and broadband internet were still in their infancy. The Switched Fixed Telephone Service (“STFC”), provided through an extensive copper infrastructure network covering several areas of the country, was the main focus of the Federal Government's universalization and the most critical source of revenue generation for telecommunications services.

In the auction for the sale of shareholding control of the Public-Utility Companies that were then part of the Telebrás System, Telemar Norte Leste S.A. (“Telemar”, part of the Oi Group and incorporated into Oi on May 3, 2021) gained control of the Companies in the Region I (North, except AC and RO, Southeast, except SP and Northeast). Brasil Telecom S.A. (“Brasil Telecom”, currently Oi) took control of the Companies in Region II (South, Midwest, AC and RO).

Nowadays, this scenario of STFC's preponderance has changed radically. Technological



evolution, the massive investments made by the Oi Group since then and the revolution in how Brazilians access digital content and interact have meant that that model has been surpassed.

Firstly, mobile access grew dramatically in Brazil, which was greatly helped by the interconnection rules and values adopted by the Regulatory Agency.

Subsequently, access to broadband through new technologies, both fixed (fiber optics, for example) and mobile (3G, 4G and, more recently, 5G), led to the growth of digital services and the use of telecommunications services, especially the Personal Mobile Service and the Multimedia Communication Service, to provide an immense variety of services, which became, in practice, substitutes for the STFC, causing the relevance of the service subject to the grant to be progressively reduced.

What is certain is that the asset that Oi Group acquired in the past has become, to a large extent, obsolete and, at the same time, very costly to maintain due to the difficulty and delay in adapting the regulatory framework to the new reality of services. Although relevant in 1998, the obligations maintained have long ceased to make sense due to the sharp decline in the attractiveness and importance of fixed telephony.

In this context, the loss of relevance of fixed telephony in the new context of service provision, associated with the scope and costs necessary to fulfill all concession obligations, were determining elements in the drastic reduction in the profitability of the Oi Group's operations, which culminated in 2016 with its request for the First Judicial Reorganization.

In addition to all this, a severe financial crisis and the precariousness of Brazilian fiscal indicators catapulted Oi's debt, especially high due to the need for investments to anticipate the fulfillment of universalization targets imposed by ANATEL and, on that occasion, to allow the acceleration of the exploration of mobile services (in 2022 by Telemar and, in 2004, by Brasil Telecom, currently Oi).

The level of debt was significantly impacted by high Brazilian inflation rates, coupled with the depreciation of the national currency against the U.S. Dollar. Therefore, unlike its direct competitors, which were financed through its parent companies abroad, with much lower interest rates and inflation, Oi was massively impacted by its capital structure.

To make matters worse, the acquisition of Brasil Telecom, made possible through an amendment to the decree of the General Grant Plan (Decree No. 6.654/2008) and approved with several conditions and obligations by ANATEL at the end of 2008 (Act No. 7.828/2008), ended up revealing contingencies that generated significant losses of cash and results for the operation and that generate, until today, significant inefficiencies.

For all of this, in June 2016, Oi filed a request for judicial reorganization, an institute created precisely to allow the solution of a momentary crisis of a viable company, guaranteeing the company's survival and the maintenance of productive sources and jobs.

Thus, on June 29, 2016, Oi had its request for judicial reorganization granted by the Judicial Reorganization Court, which recognized the company's viability and, mainly, the importance of its survival not only for its creditors but also for its thousands of employees and Brazil.

The First Judicial Reorganization Plan, amended in 2020 ("Amendment to the First Judicial Reorganization Plan"), was right to contemplate the sale of one of its main assets, Oi Móvel ("UPI Mobile Assets"), in addition to the sale operation of the Torres Units ("UPIs Torres"), Datacenters ("UPI Data Center") and the control of the Infrastructure Unit ("UPI InfraCo"). It was necessary to review the Company's strategy and sell some assets to give Oi more lightness and agility and allow investment in other assets, such as fiber, considered more strategic and profitable, after exhaustive assessments of market conditions and future trends for the telecommunications sector.

In addition to the sale of assets, it was necessary to initiate a profound structural reorganization movement internally, reducing hierarchy levels, implementing new operational and work models, reviewing the organization's cultural guidelines and strengthening the Company's governance pillars.

The new Oi that emerged from this transformation process is a company focused on providing fiber optic connectivity and digital services for residential, business and



corporate users, focusing on the client-centric model. Structurally, Oi S.A. forms the company, focused on B2C SMEs; Oi Soluções, the connectivity and IT solutions branch for B2B; V.tal, in which Oi holds a relevant equity interest; and by two companies, Serede and Tahto, which are wholly-owned subsidiaries of Oi and represent two essential elements in the transformation process.

Despite all the work carried out from 2016 to 2022, with all actions and commitments strictly fulfilled, as will be seen later, in the face of factors beyond its control, Oi had to resort to the judiciary again with a second request for judicial reorganization to maintain its activities, guaranteeing thousands of jobs, an important supply chain and the payment of billions of Brazilian Reais in taxes.

This new Plan presented to creditors seeks to find a viable solution for resolving the Company's financial debt, thus achieving a sustainable capital structure and promoting a balance between the operational results generated and its past and future financial commitments. It is worth noting that, in parallel, Oi is still aiming, on the regulatory front, to resolve the legacy operation and the various issues associated with the fixed telephony grant, including arbitration before ANATEL and the migration of the STFC grant to the authorization regime.

Finally, it is important to emphasize to the market and all other stakeholders that these negotiations have no impact on the day-to-day operations. Oi continues and will continue to fulfill its operational obligations with employees, partners and suppliers, which are essential for maintaining revenue and generating results for its sustainability.

2.2. Structure of Oi Group and its Affiliates. All Companies under Reorganization operate in a coordinated and integrated manner under single corporate, operational, financial, administrative and managerial control, exercised by the parent company, Oi, as illustrated in the organization chart below:

[The document bears a chart with the following content:]

Oi S.A – Under Judicial Reorganization

20.65% (4) (6) (7)	100%	50% (4)	100%	50% (1) (4)	10% (2)	100%	50% (3) (4)
V.TAL – Rede Neutra de Telecomunicações S.A.	Rio Alto Investimentos e Participações S.A.	Companhia AIX de Participações	Brasil Telecom Call Center S.A.	Companhia ACT de Participações	Pharol SGPS S.A.	SEREDE Serviços de Rede S.A.	Paggo Soluções e Meio de Pagamentos S.A.
[-]	1.50%	[-]	[-]	[-]	[-]	[-]	[-]
Caption (1) Telefônica Brasil S.A. holds 50% of the shares (2) Oi Investimentos Internacionais S.A. and PT Participações SGPS S.A. each hold 01 share of Pharol. (3) Cielo S.A. holds 50% of the shares. (4) Existence of Shareholders' Agreement. (5) Telecomunicações Públicas de Timor S.A. holds 54.01% of the shares. (6) The remaining shares are held by Fundos BTG Pactual Infraco Master Fundo de Investimento em Participações Multiestratégia, BTG Pactual Infraco Co-Investors Fund, BTG Pactual Economia Real Master Fundo de Investimento em Participações Multiestratégia and Rio Alto Investimentos e Participações S.A. (7) Oi S.A. – Under Judicial Reorganization and Rio Alto Investimentos e Participações S.A. jointly hold 31.21% of the shares.							

[Continuation of the table:]

100%	100%	100%	100%	100%	100%	100%		
Pointer Networks S.A.	Oi Brasil Holdings Cooperatief U.A. – Under Judicial Reorganization	CVTEL BV	Portugal Telecom International Finance B.V. - Under Judicial Reorganization	PT Participações SGPS S.A.	Oi Serviços Financeiros S.A.	Oi Soluções S.A.		
40%	[-]			100%	76.14%	3.06% (5)	5.64%	100%
Limited Liability Company “Ver Ukraine”				Oi Investimentos Internacionais S.A.	Telecomunicações Públicas de Timor S.A.	Timor Telecom, S.A.,	Fidelidade de Moçambique – Companhia de Seguros S.A.	Africatel – Management de GmBH
[-]	[-]			[-]	[-]	54.01%	[-]	[-]

With specific regard to the Companies under Reorganization, Oi is registered with the CVM - Securities Exchange Commission, with its shares traded on B3 S.A. – Brasil, Bolsa, Balcão (“B3”) under the codes OIBR3 and OIBR4. The ADRs - “American Depositary Receipts” representing common and preferred shares issued thereby are being traded on the over-the-counter market in the United States under the trading codes “OIBZQ” and “OIBRQ”, respectively. The Company's share capital is pulverized.

Oi is a public-utility company for the public service considered essential for fixed telephony in almost all of Brazil (all states except São Paulo and some municipalities in



Minas Gerais, Paraná, Goiás and Mato Grosso do Sul) and, as successor by incorporation of Oi Móvel, also provides the conditioned access service (pay TV), as well as the multimedia communication service, making use of the physical cable structure and network of the former Telemar Norte Leste S.A.

PTIF and OI COOP are wholly owned subsidiaries of the controlling company Oi, registered in the Netherlands, and were used as investment vehicles by the Oi Group. These vehicles do not carry out operational activities, having only acted, even before the First Judicial Reorganization of Oi, as its *longa manus* to raise funds in the international market, resources that were used to finance the group's activities in Brazil. Thus, all managerial, administrative and financial decisions of the Oi Group, including concerning the investment mentioned above vehicles incorporated abroad, emanate from and depend on its controlling company, Oi, in Brazil, which, still as a joint and several obligee, concentrated the issuance of the new debt securities replacing the old ones, issued from its Dutch vehicles and assumes the debts still remaining on them.

In addition to the single direction and clearly integrated activities, the companies in the Oi Group have a close economic relationship, given the existence of contracts, guarantees and obligations that bind the companies to each other, making them financially dependent on each other.

2.3. Measures Implemented during the First Judicial Reorganization. Since the filing of the First Judicial Reorganization, the Oi Group has implemented several measures to restructure its financial debt and to implement its new strategic business plan, among them: (i) capital increases provided for in the First Judicial Reorganization Plan; (ii) sale of part of its *non-core* assets; and (iii) sale of non-current assets.

The capital increases were carried out between July 2018 and January 2019. In the first capital increase, a substantial part of the Oi Group's debt was converted into capital when 1,514,299,603 (one billion, five hundred and fourteen million, two hundred and ninety-nine thousand, six hundred and three) new common shares and 116,480,467 (one hundred and sixteen million, four hundred and eighty thousand, four hundred and sixty-seven) subscription bonuses, reducing the net liabilities of the Debtors by more than BRL 11,000,000,000.00 (eleven billion Brazilian Reais).

In the second capital increase, shareholders and backstopper investors subscribed and paid in 3,225,806,451 (three billion, two hundred and twenty-five million, eight hundred and six thousand, four hundred and fifty-one) new common shares, representing a contribution of new resources at Oi, for a total value of BRL 4,000,000,000.00 (four billion Brazilian Reais).

The sale of the non-core assets of the Oi Group was also a mechanism used by the Companies under Reorganization in the First Judicial Reorganization to restructure their debt. Among the operations carried out, the Oi Group sold its shareholdings in PT Ventures SGPS, S.A., completed on January 24, 2020, and Cabo Verde Telecom S.A., completed on May 21, 2019. The transfer of part of the *non-core* assets of the Debtors to other strategic investors in the telecommunications sector allowed a true operational transformation of the Oi Group.

In addition to selling non-core assets, a large part of Oi Group's non-current assets was sold in the form of UPI in the strict terms of art. 60 of the LRFs have undergone extensive bidding processes, with the regulatory and bidding approvals necessary for their closure.

Following this model, Oi Group carried out the sale (i) of the telecommunications network operation based on fiber optics in the form of UPI InfraCo, in a transaction that totaled BRL12,923,338,290.68 (twelve billion, nine hundred and twenty-three million, three hundred and thirty-eight thousand, two hundred and ninety Brazilian Reais and sixty-eight cents); (ii) of the telephony and data operation in the mobile communications market, in



the form of UPI Mobile Assets, with an adjusted closing price of BRL15,922,235,801.48 (fifteen billion, nine hundred and twenty-two million, two hundred and thirty-five thousand, eight hundred and one Brazilian Reais and forty-eight cents); and (iii) of passive infrastructure, in the form of UPIs Torres and UPI Data Center, for the amounts of BRL1,077,000,000 (one billion and seventy-seven million Brazilian Reais) and BRL325,000,000.00 (three hundred and twenty-five million Brazilian Reais), respectively.

The Oi Group also entered into a legal transaction for the sale of Lemvig RJ Infraestrutura e Redes de Telecomunicações S.A., owner of part of Oi's reversible and non-reversible tower infrastructure, to NK 108 Empreendimentos e Participações S.A. ("Operação Torres II"), winner of the bidding procedure carried out on August 22, 2022, within the scope of the First Judicial Reorganization of the Oi Group. Operation Torres II was disclosed to the market in a material fact of July 12, 2023.

In addition to the sales of *non-core* assets and the UPIs provided for in the Amendment to the First Judicial Reorganization Plan, the Oi Group also sold several properties listed in **Annex 3.1.3** of the Amendment as mentioned above to the First Judicial Reorganization Plan. Likewise, aiming to strengthen and optimize their corporate structure, the Companies under Reorganization, after incorporating Oi Internet into Oi Móvel and the companies Copart 4 Participações S.A. and Copart 5 Participações S.A. into Telemar and Oi, respectively, carried out the incorporation of Oi Móvel and from Telemar at Oi.

The entire process of selling the Oi Group's assets was carried out under the supervision of the Judicial Reorganization Court, the bankruptcy trustee appointed to act in that process, the Rio de Janeiro State Public Prosecution, the ANATEL, the other regulatory agencies in the sector, the CADE and the Oi Group's creditors. Assets were sold in strict legal terms and with the highest possible level of transparency.

The performance of the Oi Group throughout the First Judicial Reorganization was guided to ensure compliance with all its obligations, which was reflected in the payment of approximately BRL25 billion of credits subject to that process, of which (i) BRL11.6 billion through conversion of debt into capital (Oi's shares); (ii) BRL4.6 billion in favor of the National Bank for Economic and Social Development – BNDES; (iii) BRL2.4 billion to its partner suppliers; (iv) approximately BRL425 million for small creditors in mediation programs; (v) more than BRL730 million to labor creditors; (vi) more than BRL1.93 billion in favor of ANATEL, through conversion into income from judicial deposits; and (vii) BRL3.5 billion in interest to qualified bondholders.

ANATEL's credit, which at the time was approximately BRL20.2 billion, was reduced to BRL9.1 billion, to be paid in 126 (one hundred and twenty-six) installments, restated over time, with the initial installments being paid through the conversion into income of judicial deposits linked to such credits, through a specific transaction, carried out following the legislative changes brought about by Laws No. 13.988/2020 and No. 14.112/2020, and with the First Judicial Reorganization Plan.

In the context of the First Judicial Reorganization, more than 35 (thirty-five) thousand creditors subject to it had their credits fully settled. In addition to these creditors, Oi Group also paid off, through the payment system established by the Judicial Reorganization Court, the entire stock of first priority claims, whose payment requests had been forwarded to the Receiver, which, at the time, totaled the approximate value of BRL291,400,000.00 (two hundred and ninety-one million and four hundred thousand Brazilian Reais).

2.4. Reasons for the New Crisis. Despite all the measures adopted by the Oi Group to implement its new strategic business plan, as set out in the Amendment to the First Judicial Reorganization Plan, and all financial obligations having been fulfilled until the conclusion of that process, the Oi Group's uplifting was affected for reasons beyond its will and control, forcing it to seek, once again, judicial protection to implement a new stage of its



complex restructuring.

Among the events that contributed to the Oi Group's new crisis is the delay in approval by regulatory and competition defense bodies to carry out the sales operations of UPI Mobile Assets and UPI InfraCo. This delayed the closing of the sale of these assets by almost two (two) years and, consequently, the receipt of the price necessary to implement its strategic business plan.

During this period, the Oi Group needed to direct its cash towards investments necessary to maintain the level and quality of operation of the assets to be sold, thus ensuring that the appraisal values would not suffer negative impacts, allowing such assets to be sold under the terms of contracts signed with the winners of bidding processes.

The COVID-19 pandemic also frustrated almost all of the premises that served as the basis of the Amendment to the First Judicial Reorganization Plan. The unexpected variation in the financial ratios indicated in Ernst & Young's feasibility study caused the Oi Group's financial expenses to become substantially higher than predicted in the Amendment to the First Judicial Reorganization Plan.

The changes in economic indicators, combined with the substantial increase in the value of the North American currency, meant that the Oi Group's capital structure became very disconnected from its new business reality. At the same time, this greatly impacted its net cash flow position due to having to bear heavy costs to maintain the sold businesses and financial expenses from bridge loans for longer than expected.

All of this, combined with the continued precariousness of the credit market, required the Oi Group to once again turn to its main financial creditors to seek a solution to better balance its financial debt and cash generation in the short and medium term.

The pandemic crisis also impacted production and supply logistics for the domestic market due to the exacerbated and unexpected increase in inflation. Between 2020 and 2022, the Oi Group also faced a loss of fixed-line customers much more pronounced than the forecasts that served as the basis for the Amendment to the First Judicial Reorganization Plan.

Even in the face of a new reality, with revenue from its operations at a much lower value than the historical volume, the Oi Group continued to be forced to bear the high costs of contracts with a minimum obligation provision ("Take or Pay"), related to the supply and satellite capacity and the provision of services and/or lease of infrastructure to Oi Group, despite being no longer compatible with the reality of the Company and not bringing any economic benefit to the company, due to the very low consumption of the services covered by such contracts.

The Oi Group also had the frustration of an important cash inflow expected for the year 2022 after the acquirers of UPI Mobile Assets questioned the legitimacy of the receipt by the Debtors of the retained value of a portion of approximately 10% (ten percent) of the acquisition price of the assets. The dispute ended through an agreement within the scope of arbitration that was established between the Oi Group and the acquirers of UPI Mobile Assets relating to the question mentioned above and which resulted in the receipt of BRL821,418,121.47 (eight hundred and twenty-one million, four hundred and eighteen thousand, one hundred and twenty-one Brazilian Reals and forty-seven cents), representing 50% (fifty percent) of the amount previously expected by Oi as part of the retained price.

Not to mention the pressure that the high-speed fiber optic supply market has specifically ended up suffering in recent years; indeed, as a result of the country's macroeconomic challenges over the last few years, new providers ended up under pressure due to the increase in financial costs on debts raised to promote their growth, leading to price competition in the sector becoming too fierce, even though unsustainable way for some of these providers. In addition to this, there was also greater default and "churn" in the user



base due to limited payment capacity, which had a double impact on the original plan: frustration with the growth of the connected home base predicted by Oi and a reduction in the average revenue per user foreseen in its investment plan, caused by the impossibility of entirely passing on the increase in costs to its public tariffs.

Another factor that contributed to the situation that led Oi to this Judicial Reorganization concerns Sky's withdrawal from acquiring, in the form of the signed instrument of commitment and the sale process approved by the Judicial Reorganization Court, the customer base of Oi's pay TV. This continued to impose significant costs for acquiring content and providing satellite capacity to continue serving customers of this service, which, as expected, should be discontinued with the sale to Sky. Despite taking measures provided for in the legal system, given the frustration of the deal with Sky, the fact is that resources in the amount of approximately BRL737,000,000.00 (seven hundred and thirty-seven million Brazilian Reais) were no longer received; in addition, it is important to repeat it, to maintaining the costs of acquiring content and providing satellite capacity.

There are also the regulatory aspects linked to the grant of public telephony service, which has always imposed – and continued to impose, after successive revisions of the General Plan of Universalization Targets – a significant burden on the Companies under Reorganization, given the evolution of the technological, competitive environment and demand associated to the services, without there being corresponding regulatory evolution on the part of the granting authority.

In fact, despite the profound change that occurred in the sector, with the migration of consumption patterns to services that are more in line with social reality (i.e., mobile voice and data), the level of obligations applicable to the grant did not follow this movement. The high burden of maintaining the continuity of the grant of an already technologically outdated service eroded the economic basis of the grant agreement, imposing relevant losses for the Oi Group. This, in fact, is one of the topics discussed in the arbitration procedure initiated by Oi against ANATEL.

One cannot ignore the fact that the delay in resolving the regulatory framework, with the migration from the grant regime to authorization and the adequate definition of the compensation amounts owed by ANATEL to Oi, resulted in not only the continuation of considerable disbursements for the maintenance of the old landline telephone service, whose non-sustainability and imbalance have already been recognized by ANATEL for some time but also the maintenance of contracts with minimum expected obligations (Take or Pay) that impose net and definite obligations for the Company without compensation for the use of the minimum contracted capacity.

This entire situation significantly restricted the Oi Group's available resources, making it impossible to continue its regular operations without further adjustments to its capital structure.

2.5. Reasons for the Joint Plan. PTIF and OI COOP are wholly-owned subsidiaries of the parent company Oi and investment vehicles of the Oi Group, incorporated under the Laws of the Netherlands. These vehicles do not carry out operational activities, having only acted to raise funds on the international market to finance the group's activities in Brazil. All management, administrative, and financial decisions of the Oi Group, including those concerning the investment mentioned above vehicles, emanate from its controlling company, Oi, in Brazil. Furthermore, in the First Judicial Reorganization, the creditors and the court of the Judicial Reorganization approved the substantial consolidation, and a single and restated judicial reorganization plan was presented and approved so that the Companies under Reorganization were jointly and severally obliged to pay the debts subject to the effects of judicial reorganization.

Furthermore, following the provisions of the First Judicial Reorganization Plan, Oi, as a



joint and several debtor, concentrated on issuing new debt securities to replace the old ones issued from its Dutch vehicles.

2.6. Economic-Financial and Operational Viability of the Oi Group. The Oi Group plays an essential role in the Brazilian telecommunications market and the national economic scenario.

The Oi Group currently has approximately 4,400 direct employees in addition to almost 15,000 indirect employees, mainly in its controlled companies providing call center services (Tahto) and Network Maintenance and Expansion (Serede). This is in addition to almost 22 thousand jobs impacted by Oi's operations, allocated to thousands of suppliers and service providers that orbit the Company.

Furthermore, from January 2020 to date, Oi has collected more than BRL 12 billion Brazilian Reais in taxes to public coffers at the municipal, state and federal levels. Even during its First Judicial Reorganization, the Company complied with all its tax obligations, having even adhered to amnesty or installment programs that are advantageous for companies undergoing judicial reorganization, equating part of its tax liabilities.

Oi is also the only provider of telecommunications services in just over 3,000 of the 5,568 Brazilian municipalities. Furthermore, it continues to be the first and largest provider of telecommunications services to strategic clients in Brazil, such as the Brazilian Armed Forces, the TSE and several TREs, in organizing elections. This feature of Oi was, for example, absolutely relevant in offering the three-digit number (111) in support of the Federal Government during the COVID-19 pandemic.

When it announced its Strategic Investment Plan, Oi disclosed to the market its strategy to be a relevant player in Brazil's broadband market.

Since then, it has made massive investments in improving and expanding its national fiber optic network, to the point of having managed, through the creation of a vehicle company to concentrate this transmission network and its sale in a competitive judicial process, to maximize its value and obtain the necessary resources to pay its obligations while also generating resources to continue expanding its customer network.

The sale of Control of the corporate vehicle holding this neutral fiber asset within the scope of the First Judicial Reorganization allowed Oi to obtain relevant resources for its operation and maintain a relevant shareholding in this fiber company, which will undoubtedly allow it to benefit from the appreciation that the company is already showing in the market.

At the same time, despite adverse market conditions, Oi has been increasing its market share in the provision of telecommunications services through high-speed optical fiber. Today, more than 4 million customers enjoy a service that is recognized as high-quality. In fact, Oi is the leader in access in the municipalities where it has fiber optic infrastructure and was also the top-rated national fiber optic internet company by customers among broadband operators with national coverage, according to data analysis from the Survey of Satisfaction and Perceived Quality 2022, carried out by ANATEL.

With the Company focused on its customers and, after the implementation of the restructuring object of the First Judicial Reorganization, now lighter concerning the assets it carries, Oi can explore its sales DNA, exploring and offering new and strategic services, which add value to its network and provide new experiences to its customers. Through Oi Soluções, Oi has gained space in the Corporate and Information Technology Services market, thus seeking a mix of products with greater added value for its operation.

In summary, the restructuring measures provided for in this new Judicial Reorganization Plan, which include, but are not limited to, the renegotiation of take or pay obligations, in the form attested by the Economic-Financial Report attached to it, are intended to equate



the Oi's capital structure and re-profile its debt, adapting it to the Company's new operational reality.

In this sense, as Oi has been announcing to the market and its *stakeholders*, this new Plan's main objectives are: (i) to restructure the Company's financial debt, reducing its value and lengthening its maturity dates so that revenues from new services offered through high-speed fiber optics can reach the level of maturity necessary for business sustainability; (ii) provide an injection of new money into the Company so that it can continue to fulfill its obligations and make the necessary investments, including through the sale of UPIs; (iii) guarantee financial support so that the Oi Group can continue carrying out its activities while looking for alternatives to provide a viable solution for the necessary adjustments to the concession of fixed telephone services and its obligations.

The feasibility of the Plan and the measures provided for its recovery of the Oi Group is attested to and confirmed by the Economic-Financial Report, according to Art. 53, II and III of the LRF, which is included in the **Annex 2.6** to this Plan.

2.7. Restructuring Measures Implemented and in Progress. As informed in a Material Fact released by the Company on October 27, 2022, Oi hired Moelis & Company to assist it in negotiating with its main creditors, aiming to optimize its debt profile to adapt it to its new operational reality of a company, as a provider of high-speed telecommunications services through broadband, in addition to Information Technology and Corporate services, in compliance with its strategic planning.

Despite all the Company's efforts, together with its financial advisor, Oi could not successfully negotiate with its primary financial creditors using the levers and alternatives available in the First Judicial Reorganization Plan.

Furthermore, as mentioned, the dispute involving UPI Mobile Assets culminated in an agreement that resulted in the receipt of BRL821,418,121.47 (eight hundred and twenty-one million, four hundred and eighteen thousand, one hundred and twenty-one Brazilian Reais and forty-seven cents), representing 50% (fifty percent) of the value previously expected by Oi concerning the price portion retained at the closing of the transaction.

In the regulatory sphere, despite the judicial authorization to carry out Operation Towers II, it was, at first, partially allowing the use of the resources arising therein in an excessively restrictive manner. Once approval was obtained from ANATEL more broadly, the Company began to direct the resources arising from the operation within the limits defined by ANATEL in its act of consent to comply with its obligations. The transaction's closing and disbursement of the preliminary purchase price occurred in July 2023.

Also on the regulatory *front*, Oi, since the end of 2020, initiated arbitration proceedings before the International Chamber of Commerce (“CCI”) aiming to recognize its right to compensation corresponding to the entire period in which it spent providing services of switched fixed telephony without due observance of the economic-financial balance that must permeate any and all public service concessions, as well as compensation for the period of unsustainability identified by ANATEL without any corrective measure adopted by the Regulatory Agency. Associated with this, Oi, supported by this recognition published by ANATEL, also seeks that the Regulatory Agency adopts the necessary measures to correct the direction of the concession to make it sustainable, as it has to be, in the face of the absolute decline and anachronism of the obligations related to the concession and the social importance that, today, can be seen in the aforementioned fixed telephone service.

Since August 2023, controversies between Oi and ANATEL have been submitted to the Consensual Solution Procedure established by Normative Instruction No. 91 of December 22, 2022, published by the Federal Audit Court (“TUCU”). This culminated in the suspension arbitration before the ICC. As part of this procedure, a Consensual Solution



Committee (“CSC”) was created, which includes members of the TCU, ANATEL, the Ministry of Communications and Oi.

Currently, CSC is discussing a proposed consensual solution, which would enable, in an amicable manner, the termination of fixed-line telephone concession contracts with the transition to STFC authorization with a reduced scope and defined term. The expectation is that this agreement will be signed in 2024. This outcome will make an essential reduction in Oi's regulatory liabilities possible, reinforcing its *business plan* and helping its recovery.

In addition to the facts mentioned above, Oi entered into an agreement with ANATEL under the terms of Laws No. 13,988/2020, No. 10,480/2002 and No. 10,522/2002, as amended by Law No. 14,112/2020, and Ordinances No. 249/2020 and No. 333/2020, to consider the credit held by the Regulatory Agency within the scope of the First Judicial Reorganization. According to the agreement mentioned above, under the terms of the transaction renegotiation instrument, ANATEL granted Oi a discount of 54.99% (fifty-four point ninety-nine percent) on the total amount of its credit, with payment being initiated through the withdrawal of judicial deposits and the remaining balance will be paid in 126 (one hundred and twenty-six) non-linear installments until 2033, which was punctually fulfilled by Oi under the strict agreed conditions until the communication of temporary suspension of payments presented on December 29, 2023, given the negotiations related to the context of the Plan and the potential consensual solution.

In parallel to all this, on April 21, 2023, Oi, with the assistance of its external advisors, to facilitate the restructuring of certain debts of the Company and support its ongoing operations, entered into with a group of international financial creditors representing the majority of (i) holders of 10%/12% Senior PIK Toggle Notes due in 2025 issued by Oi, on July 27, 2018, and secured, jointly and severally, by Telemar and Oi Móvel, both incorporated into Oi, in addition to Oi Coop and PTIF and (ii) holders of credits against Oi arising from agreements with *Export Credit Agencies*, long-term financing, in the “*debtor in possession*” modality, the subject of a *Note Purchase Agreement*, with the guarantee formalized through fiduciary sale of shares held by Oi in V.tal – Rede Neutra de Telecomunicações S.A. (“V.tal”), as per disclosed to the market in a Material Fact of the same date (“Original Emergency DIP”).

The Original Emergency DIP was subsequently amended to improve conditions for the Oi Group, including additional liquidity of USD125,000,000.00 (one hundred and twenty-five million U.S. Dollars) for the Company, cost reduction, simplification and improvement of conditions, in addition to meeting the Oi Group's short-term working capital needs and investment to maintain its activities (“Updated Original Emergency DIP”). In this sense, the Original Emergency DIP documents were amended to provide for the new agreed conditions as disclosed to the market in the Material Fact of December 20, 2023.

The Reorganization Court authorized the contracting of the Updated Original Emergency DIP on January 8, 2024, and the disbursement of the amounts related to the additional liquidity to the Company was made on January 26, 2024.

As previously stated, one of the commercial conditions necessary for the rebalancing of the Oi Group necessarily involves the search for an appropriate solution for the negotiation and submission of its onerous long-term liabilities with some of its leading suppliers, represented by future minimum payment obligations (minimum obligation contractual clauses - Take or Pay), due over a period of more than 10 (ten) additional years, which are entirely dissociated from the Company's operational reality and even from the regulatory framework in which it is inserted.

These minimum, net and definite obligations, accepted in the remote past, are duly listed in the Receiver's List of Creditors under the Law. It turns out, as previously explained, that, given the delay in the composition between Oi and ANATEL regarding the change in the



regulatory framework and the frustration of the alienation of the pay-TV customer base to Sky, in the form approved by the Judicial Reorganization Court, Oi still needs and has been negotiating with these suppliers of Take or Pay obligations, a way to obtain a considerable reduction in its minimum obligations, helping its debt structure and guaranteeing its preservation in the medium and long term.

In this context, Oi received from V.tal a binding unilateral proposal to support its Plan, which would include the acquisition of Oi's obsolete metallic infrastructure scrap and the removal, storage, regularization and sale of this scrapped material.

In the context of the proposal, Oi and V.tal signed on October 27, 2023, according to the Material Fact disclosed to the market on the same date, the Onerous Transfer Instrument of Scrap and Other Covenants and other related documents, including fiduciary sale instruments on the scrap owned by Oi and receivables arising from the possible sale of network cables and scrap and amendment to the Agreement for Assignment of Right to Use of Unlit Optical Fiber Spectrum Fraction, concluded on December 20, 2013, and subsequently amended, between the Company and Globenet Cabos Submarinos S.A. (succeeded by absorption by V.tal) ("Scrap Operation"). The Scrap Operation complied with ANATEL's regulations and was authorized by the Judicial Reorganization Court.

Operation Scrap will allow for an essential reduction in Oi's obligations, considering the values of these credits indicated as first priority claims "LTLA Agreement" in the Receiver's List of Creditors.

3. MAIN MEANS OF REORGANIZATION

3.1. Overview. The Oi Group proposes the adoption of the measures listed below as a way to overcome its current and momentary economic-financial crisis, which are detailed in the specific sections hereof, following the LRF and other applicable Laws:

3.1.1. Restructuring of Bankruptcy Credits. The Oi Group will carry out restructuring and equalization of its liabilities relating to Bankruptcy Credits and First-Priority Claims whose holders wish to be Compliant First-Priority Creditors, adapting them to their payment capacity by changing the term, charges and form of payment in the terms established in **Article 4 e seq.**

3.1.1.1. The Companies under Reorganization will use their best efforts to cancel the respective securities issued and currently in existence, observing the provisions of the legislation applicable to each of the jurisdictions to which the Companies under Reorganization are subject, and may take all applicable and necessary measures in any and all applicable jurisdictions, including Brazil, Portugal, the United States of America and the United Kingdom, to comply with their respective applicable legislation and implement the measures provided herein, and may, in these cases, consult third parties related to debt securities issued abroad, such as, for example, depository institutions, to ensure that the measures to be implemented are under the legislation of the respective jurisdictions.

3.1.1.2. Subrogation of Oi. Payment of Class III Credits will always be due and made by Oi following the terms and conditions described in this Plan so that the Bankruptcy Creditors will become creditors of Oi and no longer of the Company under Reorganization, which is its respective original debtor. As a result of the Judicial Homologation of the Plan, Oi will assume and be subrogated to all the rights and obligations of the other Companies under Reorganization that are the respective original debtor of the Bankruptcy Credits, except for Intercompany Credits, which will remain with the original debtor. Any Credits held by Oi due to payments made under this Plan that result in the subrogation of the respective obligations towards the other Companies under Reorganization will be considered and treated as Intercompany Credits for the purposes hereof, including payment.



3.1.2. Sale and Encumbrance of Assets. Oi Group, (i) at any time after the Approval Date, (i.1) may dispose of or encumber the assets listed in **Annex 5.1**; (i.2) may promote the disposal, assignment or encumbrance of the assets listed in the **Annex 4.2.8.3**, according to **Clause 4.2.8.3**; (i.3) shall promote the disposal of the assets listed in **Annexes 5.2.1(iii)(a) and 5.2.1(iii)(b)**, according to **Clause 4.2.9.6**; (i.4) may dispose of, assign or encumber the rights and/or receivables arising from Arbitration Process No. 26470/PFF pending before the ICC, following the terms and conditions established under the Consensual Solution Procedure, whose self-composition term shall be entered into in terms materially consistent with the conditions set forth in **Annex 3.1.6**; (i.5) shall promote the sale of the Properties; (i.6) shall take the necessary measures to dispose of or encumber the assets eventually received by Oi as part of the payment of the acquisition price under the Bidding Procedure for the sale of UPI ClientCo; (i.7) shall promote organized disposal processes for UPI ClientCo, under **Clause 5.2 et seq.**; and (i.8) may promote any Encumbrance of assets provided for in this Plan; and (ii) at any time after the implementation of the New Governance, (ii.1) may dispose of or encumber any other (ii.1.1) assets that are part of its permanent (non-current) assets, including those listed in **Annexes 3.1.2 and 4.2.2.2.1(f)(I)**; (ii.1.2) assets that are part of its current assets, and (ii.1.3) rights arising from final or unappealable judicial or arbitration decisions in favor of the Companies under Reorganization; and (ii.2) may promote organized disposal processes for UPI V.tal, according to **Clause 5.2 et seq.**, observing, in any case, those disposals and Encumbrances that are prerogatives conferred on Oi Group, as provided for in items (i.1), (i.2), (i.4), (ii.1) and (ii.2) above.

3.1.2.1. In any cases provided for in items (i) to (ii) of **Clause 3.1.2**, the sale, assignment and/or Encumbrance may occur in the form of arts. 60, 60-A, 66, 140, 141 and 142 of the LRF, as Oi Group deems most efficient, including extrajudicially and directly to any interested parties, regardless of the new approval of the Bankruptcy Creditors or the Judicial Reorganization Court (unless expressly provided otherwise in this Plan), or obtaining a specific judicial permit to formalize the sale, assignment and/or Encumbrance in question with the competent real estate registries, provided that the terms and conditions of this Plan, the applicable Law and any necessary and applicable contractual and/or regulatory requirements, authorizations or limitations, notably concerning ANATEL and Cade, and those provided for in Oi's Bylaws or the other Companies under Reorganization, are observed, without prejudice to the provisions of **Clause 4.2.9.6**, the maintenance of any rights of V.tal derived from lending contracts on the Real Estate.

3.1.2.2. The following disposals, assignments and/or Encumbrances are ratified through and under the Approval of the Plan, subject to Judicial Approval of the Plan, (i) of assets held in the ordinary course of the Company's business between the end of the First Judicial Reorganization and the Request Date reported in the Judicial Reorganization records; (ii) of rights and/or receivables arising from Arbitration Process No. 26470/PFF being processed before the CCI, subject to the terms and conditions established for this purpose within the scope of the Consensual Solution Procedure, whose self-composition term must be concluded in terms materially consistent with the conditions set out in **Annex 3.1.6**; (iii) those authorized or determined by judicial or arbitration decisions, whether final or not, or by Law until the Homologation Date.

3.1.2.3. In the sale of UPI(s), the UPI(s) and the acquirer(s) will not succeed in the obligations of the Oi Group of any nature according to art. 60, sole paragraph, and in art. 141, item II of the LRF and art. 133, paragraph one, item II of Law No. 5.172/1966, including tax, tax and non-tax, environmental, regulatory, administrative, criminal, anti-corruption, civil, commercial, consumer, labor and social security obligations.

3.1.2.3.1. The provisions of **Clause 3.1.2.3** shall apply after the Judicial Approval of



the Plan, regardless of the form that may be implemented for the sale or assignment of the UPI(s), applying, as the case may be, the provisions of arts. 60, sole paragraph, 60-A, 142, 144 or 145 of the LRF.

3.1.2.4. In the sale of the other real or personal property of the Oi Group (including any assets received by Oi due to a donation in payment for the sale of UPIs under the terms of this Plan, as applicable), which do not constitute or form UPIs, whether such assets are sold individually or in blocks, directly or indirectly, through their contribution to the capital of any company of the Oi Group and the sale of the quotas or shares issued by it, the acquirer(s) will not succeed in the obligations of the Oi Group of any nature, according to the provisions of art. 66, paragraph three, 141, item II and in art. 142 of the LRF, including obligations of an environmental, regulatory, administrative, anti-corruption or labor nature, except for obligations related to the sold property (*propter rem*), such as urban land and land tax (“IPTU”) and condominium, in the event of the sale of the Properties, subject, notwithstanding the provisions of **Clause 4.2.9.6**, the maintenance of any rights of V.tal derived from lending contracts on the Properties.

3.1.2.4.1. Subject to **Clause 7.2**, the Companies under Reorganization shall prepare and submit to the Creditors Restructuring Option I and the Secured Take or Pay Creditors – Option I, an annual sales plan for the sale of the Properties within 30 (thirty) Business Days from the Approval Date (“Sales Plan”), which shall necessarily provide for a minimum annual sale amount of BRL100,000,000.00 (one hundred million Brazilian Reais) (“Minimum Annual Sales Amount”). In the years following the Approval of the Plan and until full payment of the New Financing, the Unsecured ToP Debt 2024/2025 Reinstated – Option I and the Roll-Up Debt, the Debtors must present to the Creditors Restructuring Option I and to Unsecured Take or Pay Creditors – Option I the Sales Plan for the years mentioned above until January 31 of each year, which the Companies may change under Reorganization to replace the Properties to be sold in a given year and as long as the Minimum Annual Value of Sales is respected.

3.1.2.4.1.1. Subject to the provisions of **Clause 3.1.2.4.1.2** below and, in any case, until full payment of the New Financing, the Roll-Up Debt and the Unsecured ToP Debt 2024/2025 Reinstated – Option I, the Creditors Restructuring Option I and the Unsecured Take or Pay Creditors – Option I will be entitled to monitor the sale of the Properties and compliance with the Sales Plan and, for this purpose, will be entitled to request and receive information regarding the process of sale of the Properties and compliance with the Sales Plan.

3.1.2.4.1.2. Until the implementation of the New Governance, it will be up to the *Watchdog* to monitor compliance with the Sales Plan, which, to this end, will have the duties established in **Clause 7.2.5**.

3.1.3. New Resources. Oi Group may prospect for new resources and adopt the measures provided for in **Clause 5.4 et seq.**, without the need for a new authorization from the Bankruptcy Creditors or the Judicial Reorganization Court, by contracting new credit lines, financing of any nature or other forms of funding, including in the capital market and with the offer of guarantees, to be approved under the terms of Oi's Bylaws or the other Companies under Reorganization, as applicable, and provided that the terms and conditions set forth in this Plan and in the LRF are observed and/or any necessary contractual or regulatory requirements, authorizations or limitations are obtained, notably concerning ANATEL and Cade, as applicable. Any new resources will have an extra-bankruptcy nature for the purposes of the provisions of the LRF unless otherwise agreed upon between the parties. Any other operations to prospect for new resources not provided for in **Clause 5.4 et seq.** of this Plan may only occur after implementing the New Governance.



3.1.4. Corporate Reorganization. The Oi Group may carry out Corporate Reorganization operations and adopt the measures provided for in **Clause 6**, aiming to obtain a more efficient and appropriate structure for the implementation of the proposals provided for in this Plan (including the constitution and sale of UPIs), the continuity of its activities, the implementation of its strategic business plan, and as long as the terms and conditions set out in this Plan and the LRF are observed, and any necessary contractual or regulatory requirements, authorizations or limitations are observed and/or obtained, notably concerning ANATEL and CADE, as applicable. Any other Corporate Reorganization operations not provided for in **Clause 6** hereof may only occur after implementing New Governance.

3.1.5. Judicial Deposits. After the plan's Judicial Approval, the Oi Group may immediately withdraw the full amount of Judicial Deposits not used for payments in the ways provided herein.

3.1.6. ANATEL Agreement. The Oi Group shall enter into a self-composition term within the scope of the Consensual Solution Procedure in terms materially consistent with the conditions set forth in Annex 3.1.6 to enable, in an amicable manner, the termination of fixed telephony concession contracts with authorization from the STFC.

4. CREDIT RESTRUCTURING

4.1. Labor Credits – Class I. Subject to the provisions of art. 45, paragraph three of the LRF, this Plan does not change the amount or the original conditions for payment of Labor Credits, as indicated in the List of Creditors of the Judicial Administrator, including the Labor Credits owned by the Labor Creditors Judicial Deposits and the Fundação Atlântico Labor Credit, which will be paid, equated, extinguished or paid in full following conditions identical to those currently existing, as the case may be, under the terms (i) renewed under the First Judicial Reorganization Plan; or (ii) the judicial or administrative decision of the Labor Court, as applicable, regarding the payment of the respective Labor Credit.

4.1.1. Illiquid Labor Credits. Labor Credits not yet recognized or qualified on the date of the Judicial Approval will be paid to the Labor Creditor after the final decision that closes the respective Process and approves the amount due, with due recognition by the Oi Group, as follows:

(a) Grace period: 180 (one hundred and eighty) days from the date of the final and unappealable decision referred to in **Clause 4.1.1**.

(b) Installments: Payment in five (5) equal and successive monthly installments, the first being due on the first Business Day after the end of the grace period referred to in item (a) above, and the others on the same day of the subsequent months, using a Judicial Deposit in the records of the Process in which the respective Labor Creditor is a party or using a deposit to be made in a bank account to be previously indicated by the respective Labor Creditor, as decided by the Oi Group and at its sole discretion.

4.2. Unsecured Credits – Class III. Except for Class III Credits held by Unsecured Creditors, as expressly provided for in this Plan and according to art. 45, paragraph three of the LRF, will not be affected and restructured by this Plan (including those that, according to the choice of payment made by its holder in the context of the First Judicial Reorganization, will be restructured and paid under the terms of **Clause 4.3.7 et seq.** of the First Judicial Reorganization Plan or **Clause 4.3.6** of the First Judicial Reorganization Plan), each Unsecured Creditor holding Class III Credits may choose, at its discretion, to have all of their respective Class III Credits paid as provided for in this **Clause 4.2**, provided that the conditions and requirements applicable to each Unsecured Creditor and their respective Class III Credits are observed, with no possibility of dividing the value of



the Class III Credit among said options, exception for the cases in which a certain portion of the Class III Credit of the respective Unsecured Creditor must be paid following a specific payment option provided for in this Plan due to its origin.

4.2.1. Linear Payment of Class III Credits. Except as otherwise provided herein:

(i) **Unsecured Creditors holding Class III Credits equal to or less than BRL5,000.00 (five thousand Brazilian Reais).** The Unsecured Creditors holding Class III Credits in the total amount of up to BRL5,000.00 (five thousand Brazilian Reais) may choose, under the terms of **Clause 4.4**, to receive in full the amount of their Class III Credit contained in the List of Creditors of the Judicial Administrator (a) primarily by withdrawing the amount of the Judicial Deposit in their respective Proceeding against the Oi Group within 30 (thirty) days from the Approval Date; or (b) in a single installment, through a deposit to be made by the Companies under Reorganization, in national currency, within 30 (thirty) days from the Approval Date, in a bank account to be indicated by the Unsecured Creditor holding Class III Credits when choosing the Payment Option; and

(ii) **Unsecured Creditors holding Class III Credits greater than BRL5,000.00 (five thousand Brazilian Reais).** Unsecured Creditors holding Class III Credits in an amount exceeding BRL 5,000.00 (five thousand Brazilian Reais) may opt, under the terms set out in **Clause 4.4**, to receive the total amount of BRL 5,000.00 (five thousand Brazilian Reais), including when applicable, any and all procedural costs and expenses incurred by the Unsecured Creditor in question. By making the option provided for in **Clause 4.2.1(ii)**, the respective Unsecured Creditor holding Class III Credits will automatically waive the right to receive payment of the amount of its Class III Credit that exceeds BRL5,000.00 (five thousand Brazilian Reais) and will grant the Companies under Reorganization, at the same time as the Choice of Payment Option, full, irrevocable and irreversible discharge of the amount that exceeds BRL5,000.00 (five thousand Brazilian Reais).

4.2.2. Restructuring Option I. Unsecured Creditors who (i) hold exclusively Financial Credits; (ii) comply with the Non-Litigation, Discharge and Waiver Commitment provided in **Clause 9.3**; and (iii) agree to participate in the New Financing and timely send Oi the New Financing Adhesion Terms, according to **Clause 5.4.1.3**, may, according to **Clause 4.4**, choose to receive payment of their respective Class III Credits following the terms and conditions of this **Clause 4.2.2 et seq.** ("**Restructuring Option I Credits**" and "**Restructuring Option I Creditors**", respectively).

4.2.2.1. Roll-Up Debt. Oi will issue debt in the total amount of BRL6,750,000,000.00 (six billion, seven hundred and fifty million Brazilian Reais) ("**Total Roll-Up Debt Amount**"), in two (2) tranches, the first tranche in the amount of BRL4,500,000,000.00 (four billion and five hundred million Brazilian Reais) ("**Tranche 1 Roll-Up Debt**") and the second tranche in the amount of BRL2,250,000,000.00 (two billion, two hundred and fifty million Brazilian Reais) ("**Tranche 2 Roll-Up Debt**"), for payment of part of the Restructuring Option I Credits, duly converted by the Conversion Exchange Rate, when applicable ("**Roll-Up Debt**"), following the terms and conditions described in the sub-clauses below and the respective Roll-Up Debt Instruments.

4.2.2.2. Oi may issue (i) Roll-Up Debentures for Class III Credits in Brazilian Reais, subject to the terms and conditions set forth in **Annex 4.2.2.2.1(A)**; and/or (ii) Roll-Up Notes for Class III Credits in Dollars, which shall provide equivalent terms and conditions (except only for the necessary adjustments due to the respective applicable Laws), subject to the terms and conditions set forth in **Annex 4.2.2.2.1(B)**. In any event, Tranche 1 Roll-Up Debt and Tranche 2 Roll-Up Debt will be part of a single Roll-Up Debt Instrument, whether in Brazilian Reais or Dollars.



4.2.2.2.1. Tranche 1 Roll-Up Debt. Tranche 1 Roll-Up *Debt*, in the total amount of BRL4,500,000,000.00 (four billion, five hundred million Brazilian Reais) (“Total Amount of Tranche 1 Roll-Up Debt”), will comply with the following minimum terms and conditions:

(a) Date of Issue: It will be the date so defined in the respective Roll-Up Debt Instruments, as applicable, which must occur until July 15, 2024, and may be extended by mutual agreement by Oi and the Creditors Restructuring Option I (by Resolution of Creditors Restructuring Option I). The Roll-Up Debt shall be issued, in form and content satisfactory to the Restructuring Option I Creditors (upon Resolution of Creditors Restructuring Option I), acting in good faith, substantially on the terms and conditions set forth in **Annex 4.2.2.2.1(A) and Annex 4.2.2.2.1(B)** on the same date as the New Financing and, if applicable, the Participatory Debt and the *A&E Reinstated Debt*.

(b) Allocation: Subject to the total value of Class III Credits held by the respective Restructuring Option I Creditor contained in the Receiver's List of Creditors, each Restructuring Option I Creditor will be entitled to a percentage of the Value of Roll-Up Debt Tranche 1 proportional to the amount actually disbursed by such Restructuring Option I Creditor in the context of the New Financing – Restructuring Option I Creditors and will receive an equivalent amount of debentures and/or notes issued in Roll-Up Debt Tranche 1.

(c) Payment of Principal: The principal amount of Roll-Up Debt Tranche 1 will be amortized in a single installment (*bullet*) on the last Business Day of December 2028 (“Roll-Up Debt Tranche 1 Maturity Date”).

(d) Interest and Monetary Correction: Class III Credits will bear interest from the Homologation Date to the date of actual payment, to be capitalized every six months to the principal amount and paid, in cash, on the Maturity Date of Tranche 1 Roll-Up Debt. For Class III Credits originally denominated in (i) Dollars, an annual interest rate of 8.5% (eight point five percent) will be applied; and (ii) Brazilian Reais, an annual interest rate corresponding to that applicable to Class III Credits originally denominated in Dollars will be applied, to be calculated based on the market closing curves disclosed in Bloomberg's information system, from the Business Day immediately before the date of the General Meeting of Creditors that resolves on the Approval of the Plan.

(e) Optional Redemption or Extraordinary Amortization: Oi may redeem or amortize, at any time and at its sole discretion, under the terms to be provided for in the respective Roll-Up Debt Instruments and the Intercreditor Agreement, including under the terms of **Clause 5.3**, without levying any penalty and through the payment of the face value of the respective debt instrument and capitalized interest until the date of exercise of the option, all or, *pro rata*, part of the debentures and notes issued under Tranche 1 Roll-Up Debt and outstanding, provided that the Bridge Loan (if made), the New Financing, the Unsecured ToP Debt 2024/2025 Reinstated – Option I have been previously and fully paid off.

(f) Guarantees: The Roll-Up Debt will be guaranteed by the assets listed in **Annex 4.2.2.2.1(f)(I)**, on a *pro-rata* basis, subject to the terms and conditions set forth in the Roll-Up Security Instruments listed in **Annex 4.2.2.2.1(f)(II)**, which are under negotiation and will be finalized in good faith between Oi and Restructuring Option I Creditors, Third Parties New Financing and Unsecured ToP Debt Creditors Reinstated – Option I, and approved by Resolution of the Restructuring Option I Creditors, Resolution of the Third Parties New Financing and Resolution of the Unsecured ToP Debt Creditors Reinstated – Option I, respectively, as well as the waterfall and other terms set forth in the Intercreditor Agreement, substantially in the form of **Annex 4.2.2.2.1 (f)(III)**. The securities granted under this **Clause 4.2.2.2.1(f)** are, as applicable, subject to regulatory



authorizations on the Properties or third parties, necessary due to lending agreements entered into on the Properties for the benefit of V.tal.

(g) Release of Guarantees: In the event of disposal of the assets listed in **Annex 4.2.2.2.1(f)(I)**, the Encumbrances provided for in the **item (f)** above must be released on the closing date of the respective disposal ("Disposal Closing Date"), so that the respective operations can be carried out and completed, provided that (*i.a.*) on the same Disposal Closing Date, the payment of the price of the respective asset is fully made in a linked bank account (*escrow account*) held by Oi and which will be sold on a fiduciary basis for the benefit of the Restructuring Option I Creditors, Third Parties New Financing and Creditors of Reinstated Unsecured ToP Debt – Option I, and (*i.b.*) the escrow account agreement shall establish the obligation to distribute the Surplus Cash Generation (*Cash Sweep*) under the terms provided for in **Clause 5.3**, on the Business Day following the Closing Date of Sale of said asset; or (*ii*) if the payment of the acquisition price of the asset in the context of the respective Bidding Procedure involves payment of assets, such assets, unless otherwise approved by Resolution of the Restructuring Option I Creditors, Resolution of the Third Parties New Financing and Resolution of the Unsecured ToP Debt Creditors Reinstated – Option I, will be Encumbered, through a guarantee constituted and perfected prior to the Closing Date of Sale, under a condition precedent, becoming effective concurrently with the release of the security, subject, in this case, to the terms and conditions set forth in **item (f)** above.

(h) Other Contractual Conditions: The other conditions applicable to debentures issued under the Roll-Up Debt will be described in the Roll-Up Debenture Deed, subject to **Annex 4.2.2.1.1(A)**, and the other conditions applicable to notes issued under the Roll-Up Debt will be described in the Roll-Up Notes Deed, subject to **Annex 4.2.2.2.1(B)**.

4.2.2.2.2. Tranche 2 Roll-Up Debt. The Tranche 2 Roll-Up Debt will be issued solely through the Roll-Up Notes, both for Class III Credits in Dollars and for Class III Credits in Reais, duly converted at the Conversion Exchange Rate, in the total amount of BRL2,250,000,000.00 (two billion, two hundred and fifty million Brazilian Reais) ("Total Tranche 2 Roll-Up Debt Amount"), subject to the following minimum terms and conditions:

(a) Date of Issue: It will be the date so defined in the respective Roll-Up Debt Instruments, as applicable, which must occur until July 15, 2024, and may be extended by mutual agreement by Oi and the Creditors Restructuring Option I (by Resolution of Creditors Restructuring Option I). The Roll-Up Debt shall be issued, in form and content satisfactory to the Restructuring Option I Creditors (upon Resolution of the Restructuring Option I Creditors), acting in good faith, substantially on the terms and conditions set forth in **Annex 4.2.2.2.1(B)** on the same date as the New Financing, and, if applicable, the Participatory Debt and the A&E Reinstated Debt.

(b) Allocation: Subject to the total amount of Class III Credits held by the respective Creditor Restructuring Option I contained in the List of Creditors of the Trustee, each Creditor Restructuring Option I will be entitled to a percentage of the Total Amount of Tranche 2 Roll-Up Debt proportional to the amount actually disbursed by such Creditor Restructuring Option I in the context of the New Financing – Creditors Restructuring Option I and will receive an equivalent amount of notes issued in Tranche 2 Roll-Up Debt.

(c) Principal Payment: The principal amount of Tranche 2 Roll-Up Debt will be amortized in a single installment (*bullet*) on the last Business Day of December 2028, extendable until the last Business Day of December 2030, as provided for in the respective Debt Instruments ("Tranche 2 Roll-Up Debt Maturity Date").

(d) Interest and Monetary Correction: Remunerative interest will be



accrued on Class III Credits from the Approval Date until the date of actual payment, to be capitalized every six months to the principal amount and paid, in cash, on the Maturity Date of Tranche 2 Roll-Up Debt. For Class III Credits originally denominated in (i) Dollars, an annual interest rate of 8.5% (eight point five percent) will be applied; and (ii) Brazilian Reais, an annual interest rate corresponding to that applicable to Class III Credits originally denominated in Dollars will be applied, to be calculated based on the market closing curves disclosed in *Bloomberg's* information system, from the Business Day immediately before the date of the General Meeting of Creditors that resolves on the Approval of the Plan.

(e) Mandatory Redemption or Extraordinary Amortization: Oi shall redeem or amortize, after December 31, 2028, under the terms to be provided for in the respective Roll-Up *Debt Instrument*, without incurring any penalty and through the payment of the principal amount, capitalized interest and any other charges incurred up to the date of exercise of the option, all or, *pro rata*, part of the notes issued under Tranche 2 Roll-Up Debt and outstanding, provided that the Bridge Loan (if made), the New Financing, the Unsecured ToP Debt 2024/2025 Reinstated – Option I and Tranche 1 Roll-Up Debt have been previously and fully paid off.

(f) Optional Redemption or Extraordinary Amortization: Oi may redeem or amortize, at any time and at its sole discretion, under the terms to be provided for in the respective Roll-Up *Debt Instrument*, without levying any penalty and through the payment of the principal amount, capitalized interest and any other charges incurred until the date of exercise of the option, all or, on a *pro-rata basis*, part of the notes issued under the Roll-Up Debt Tranche 2 and outstanding, provided that the Bridge Loan (if made), the New Financing, the Unsecured ToP Debt 2024/2025 Reinstated – Option I and Tranche 1 Roll-Up Debt have been previously and fully paid off.

(g) Guarantees: The Roll-Up Debt will be guaranteed by the assets listed in **Annex 4.2.2.2.1(f)(I)**, on a *pro-rata basis*, subject to the terms and conditions set forth in the Roll-Up Security Instruments, listed in **Annex 4.2.2.2.1(f)(II)**, which are under negotiation and will be finalized in good faith between Oi and Restructuring Option I Creditors, Third Parties New Financing and Unsecured ToP Debt Creditors Reinstated – Option I, and approved by Resolution of the Restructuring Option I Creditors, Resolution of the Third Parties New Financing and Resolution of the Unsecured ToP Debt Creditors Reinstated – Option I, respectively, as well as the *waterfall* and other terms set forth in the *Intercreditor Agreement*, substantially in the form of **Annex 4.2.2.2.1(f)(III)**. The guarantees granted under this **Clause 4.2.2.2.2(g)** are, as applicable, subject to regulatory authorizations on the Real Estate and third parties, necessary due to lending contracts on Real Estate.

(h) Release of Guarantees: In the event of disposal of the assets listed in **Annex 4.2.2.2.1(f)(I)**, the Encumbrances provided for in **item (g)** above must be released on the Closing Date of Sale, so that the respective operations can be carried out and completed, provided that (*i.a.*) on the same Closing Date of Sale, the payment of the price of the respective asset is fully made in a linked bank account (*escrow account*) held by Oi and which will be sold on a fiduciary basis for the benefit of the Restructuring Option I Creditors, Third Parties New Financing and Unsecured ToP Debt Creditors Reinstated – Option I, and (*i.b*) the *escrow account* agreement shall establish the obligation to distribute the Surplus Cash Generation (Cash Sweep) under the terms provided for in **Clause 5.3**, on the Business Day following the Closing Date of Sale of said asset; or (*ii*) if the payment of the acquisition price of the asset in the context of the respective Bidding Procedure involves the payment of assets, such assets, unless otherwise approved by Resolution of the Restructuring Option I Creditors, Resolution of the Third Parties New Financing and



Resolution of the Unsecured ToP Debt Creditors Reinstated <- Option I, will be Encumbered, through a guarantee constituted and perfected before the Closing Date of Sale, under a condition precedent, becoming effective concurrently with the release of the guarantee, subject, in this case, to the terms and conditions set forth in **item (g)** above.

(i) Other Contractual Conditions: The other conditions applicable to the notes issued under Tranche 2 Roll-Up Debt will be described in the respective Roll-Up Debt Instrument, in a form and content satisfactory to the Restructuring Option I Creditors (by Resolution of the Restructuring Option I Creditors), acting in good faith, substantially under the terms and conditions set forth in **Annex 4.2.2.1.1(B)**. The Roll-Up Debt Instrument will contain the provision that, on or after June 30, 2027, Oi may resolve to extend the Tranche 2 Roll-Up Debt Maturity Date until December 31, 2030, in which case the Restructuring Option I Creditors may not charge or demand from the Oi Group the payment of the principal amount of the Tranche 2 Roll-Up Debt, capitalized interest and other charges and penalties that may be levied on the respective Roll-Up Debt Instrument, waiving the right to seek the satisfaction of such amounts through the execution of any other asset included in the assets of the Companies under Reorganization and/or file for bankruptcy of the Companies under Reorganization, based on the default of the obligation to pay any balance that may remain after the foreclosure of the guarantees constituted on the assets referred to in **Annex 4.2.2.2.1(f)(I)**.

4.2.2.2.3. The Total Roll-Up Debt Amount indicated in **Clause 4.2.2.1** is the total amount to be made available by Oi for issuance of Roll-Up Debt Tranche 1 and Roll-Up Debt Tranche 2. For each BRL 1.00 (one Brazilian Real) of Roll-Up Debentures issued under the terms and in the form of the deed of Roll-Up Debentures, BRL 1.00 (one Brazilian Real) of the Credit Restructuring Option I of the respective Creditor Restructuring Option I. Subject to the provisions of **Clause 4.2.2.2.2(i)**, for each USD 1.00 (one U.S. Dollar) of Roll-Up Notes issued under the terms and in the form of the deed of Roll-Up Notes, USD 1.00 (one U.S. Dollar) of the Credit Restructuring Option I of the respective Restructuring Option I Creditor will be paid.

4.2.2.2.4. Construction Rules. In the event of a conflict of interpretation between the provisions hereof and the obligations set out in the respective Roll-Up Debt Instrument after its execution, said instrument will prevail, provided that the respective Roll-Up Debt Instrument must reflect, at least, the terms and conditions set out in this **Clause 4.2.2.1**.

4.2.2.2.5. Defaulting Restructuring Option I Creditors. In the event that a certain Restructuring Option I Creditor fails to comply, for any reason, with its obligation assumed in the context of the New Financing ("Defaulting Restructuring Option I Creditor") and its commitment is not assumed by another Restructuring Option I Creditor, the Total Roll-Up Debt Amount, and consequently the Total Tranche 1 Roll-Up Debt Amount and the Total Tranche 2 Roll-Up Debt Amount, will be reduced in proportion to the portion due and that was defaulted by the respective Defaulting Restructuring Option I Creditor in the context of the New Financing, and the entire Class III Credit of such Defaulting Restructuring Option I Creditor will be restructured pursuant to **Clause 4.2.12**.

4.2.2.3. Capital Increase – Capitalization of Credits. Oi will carry out a capital increase to be approved by Oi's Board of Directors, within the limit of the authorized capital provided for in Oi's Bylaws, with the consequent issuance by private subscription (that is, without registration with the CVM) of new common shares issued by Oi, pursuant to arts. 170, paragraph one and 171, paragraph two, of the Brazilian Corporation Law and other applicable legal provisions, which enable the subscription and payment of new shares by (a) Restructuring Option I Creditors, by capitalizing part of the respective remaining balance of Restructuring Option I Credit after payment under the terms of **Clause 4.2.2.1**, *pro rata* to Class III Credits held by the Restructuring Option I



Creditors, subject to the provisions of **Clause 4.2.2.3.1** ("New Shares Capitalization of Credits"); and (b) shareholders holding common shares issued by Oi outstanding on the occasion of the Capital Increase – Capitalization of Credits that exercise their respective preemptive right through a cash contribution ("Capital Increase – Capitalization of Credits").

4.2.2.3.1. The Capital Increase – Capitalization of Credits will be carried out in an amount sufficient to allow (i) the capitalization of part of the remaining balance of the Credits Restructuring Option I, after the payment of part of the Credits of the Restructuring Option I Creditor pursuant to **Clause 4.2.2.1**; and (ii) the receipt by such Restructuring Option I Creditors of New Shares Capitalization of Credits that, together, represent up to 80% (eighty percent) of Oi's total capital stock, subject to the preemptive right of Oi's shareholders at the time of the Capital Increase – Capitalization of Credits, pursuant to art. 171 of the Brazilian Corporation Law.

4.2.2.3.2. The issue price of the New Credit Capitalization Shares will be fixed in due course by Oi's Board of Directors, subject to the parameters, terms and conditions provided for in the Brazilian Corporation Law, including the provisions of art. 170 of the Brazilian Corporation Law, and a portion may be allocated to the capital reserve and the remainder to Oi's capital stock.

4.2.2.3.2.1. For the purposes of capitalizing Class III Credits in U.S. Dollars in the context of the Capital Increase – Capitalization of Credits, such credits will be converted to the national currency based on the Exchange Rate Conversion.

4.2.2.3.3. The issuance of the New Credit Capitalization Shares will comply with the terms and conditions provided for in the Brazilian Corporation Law, including the preemptive right provided for in art. 171, *caput* and paragraph two of the Brazilian Corporation Law, as applicable, and the New Credit Capitalization Shares will confer the same rights conferred by the other common shares issued by Oi outstanding.

4.2.2.3.4. In the event of the exercise of the right of first refusal by Oi shareholders on the occasion of the Capital Increase – Capitalization of Credits, the amounts must be paid by the respective shareholders in cash and will be delivered in a *pro rata* manner, to the Restructuring Option I Creditors, whose Restructuring Option I Credits will be capitalized, provided that, in this case, the percentage of Oi's total share capital mentioned above to be held by such Unsecured Creditors after the conclusion of the Capital Increase – Capitalization of Credits must be proportionally reduced.

4.2.2.3.5. The execution of the Capital Increase – Capitalization of Credits will be subject to approval or prior analysis by ANATEL and CADE, as applicable, obliging Oi, upon sending the applicable information and documents by the Unsecured Creditors, to adopt all necessary measures with the aforementioned bodies to obtain the aforementioned approval or prior analysis.

4.2.2.3.6. Each Restructuring Option I Creditor may choose, at its discretion and until the approval of the Capital Increase – Capitalization of Credits by the Board of Directors, to (i) waive, in whole or in part, the *pro rata* portion of the New Shares Capitalization of Credits to which it would be entitled due to the subscription and payment of the Capital Increase – Capitalization of Credits **4.2.2.3** under the terms of the Term of Waiver of Receipt of the New Shares Capitalization of Credits contained in **Annex 4.2.2.3.6** in which case the amount of the subscription and payment of the Capital Increase – Capitalization of Credits shall be reduced in proportion to the waived portion; or (ii) transfer to any Person ("Transferee New Shares Capitalization of Credits"), in whole or in part, its right to receive said portion of the New Shares Capitalization of Credits to which it would be entitled due to the subscription and payment of the Capital Increase – Capitalization of Credits under the terms of **Clause 4.2.2.3** so that the Transferee New Shares Capitalization of Credits



will be entitled to the receipt of said portion of the New Shares Capitalization of Credits under the same terms applicable to the respective Restructuring Option I Creditor originating, becoming considered a Restructuring Option I Creditor concerning the New Shares Capitalization of Credits.

4.2.2.3.6.1. The Restructuring Option I Creditor that transfers, in whole or in part, its right to receive its portion of the New Credit Capitalization Shares shall, until the date on which the Notice to Shareholders disclosing the beginning of the term for the exercise of the preemptive right of Oi's shareholders concerning the Capital Increase – Credit Capitalization, inform Oi about the Transferee New Credit Capitalization Shares, which shall provide the Company with the necessary information for the applicable regulatory approvals.

4.2.2.3.7. Any Creditor Restructuring Option I who, under the terms of **Clause 4.2.2.3.6**, chooses to waive, or transfer, in whole or in part, to a Transferee New Shares Capitalization of Credits, its right to receive the *pro rata* portion of the New Shares Capitalization of Credits to which it will be entitled due to the subscription and payment of the Capital Increase – Capitalization of Credits under the terms of **Clause 4.2.2.3**, recognizes, through the Approval of the Plan (and subject to the Judicial Approval of the Plan), that (i) its Credit Restructuring Option I corresponding to the New Shares Capitalization of Credits to which the respective Restructuring Option I Creditor would be entitled will be discharged, and said waiver or transfer of right will not affect the right of the other Restructuring Option I Creditors, nor will it grant additional rights to the Restructuring Option I Creditor that waives or transfers said rights, being certain that the respective waiver or transfer of right (a) will not affect the allocations of the Total Amount of Tranche 1 Roll-Up Debt and the Total Amount of Tranche 2 Roll-Up Debt, which shall be carried out as if such waiver or transfer of right has not been carried out; and (b) shall not affect the amount of debentures issued under Tranche 1 Roll-Up Debt and notes issued under Tranche 1 Roll-Up Debt and Tranche 2 Roll-Up Debt that the Restructuring Option I Creditor in question and that the other Restructuring Option I Lenders are entitled to, which calculations shall be carried out as if such waiver or transfer of right has not been carried out; and (ii) said waiver or transfer of right does not alter or modify the Payment Option Choice carried out under the Plan, nor does it limit, in any respect, the commitments assumed by the Restructuring Option I Creditor under the Plan, the New Financing and the Restructuring Option I, including the Non-Litigation, Discharge and Waiver Commitment provided for in **Clause 9.3** of the Plan.

4.2.2.3.8. For clarification purposes, in any of the cases (i) or (ii) of **Clause 4.2.2.3.6** above, the rights of the Restructuring Option I Creditor regarding the Roll-Up Debt and the New Financing will not be affected.

4.2.3. Restructuring Option II. The Unsecured Creditors may expressly choose, under the terms and conditions set forth in **Clause 4.4**, to receive payment of their respective Class III Credits in accordance with the terms and conditions of this **Clause 4.2.3 et seq.** (“**Restructuring Option II Credits**” and “**Restructuring Option II Creditors**”, respectively).

4.2.3.1. A&E Reinstated Debt. Oi will restructure 8% (eight percent) of the Restructuring Option II Credits, through this **Clause 4.2.3.1** and its sub-clauses below, in accordance with the following terms and conditions (“**Reinstated A&E Debt**”):

(a) **Date of Issue:** It will be the date so defined in the respective Reinstated A&E Debt Instruments, as applicable, which must occur until July 15, 2024, and may be extended by mutual agreement between Oi and the Creditors Restructuring Option II. The A&E Debt shall be issued on the same date as the New Financing, the Roll-Up Debt and, if applicable, the Participatory Debt.

(b) **Payment of Principal:** The principal amount will be amortized in a



single installment (*bullet*), on the last Business Day of December 2044 ("Reinstated A&E Debt Maturity Date").

(c) Interest and Monetary Correction: Class III Credits will bear interest from the Homologation Date to the date of actual payment, to be capitalized to the principal amount and paid, in cash, on the Maturity Date of the *Reinstated A&E Debt*. For Class III Credits originally denominated in Brazilian Reais, an annual interest rate of 50% (fifty percent) of the Interbank Deposit Certificate (CDI) will be applied. No interest will be charged for Class III Credits originally denominated in Dollars.

(d) Other Contractual Conditions: The other conditions applicable to *Reinstated A&E Debt* will be described in the Reinstated A&E Debt Instruments, substantially in the form of **Annex 4.2.3.1(d)**.

4.2.3.2. Participatory Debt. Oi will issue the Participatory Debt to the respective Restructuring Option II Creditors in Brazilian Reais and in Dollar, in accordance with the terms and conditions established in the **Annex 4.2.3.2**, for payment of 92% (ninety-two percent) of the Restructuring Option II Credits, in accordance with the following terms and conditions:

(a) Date of Issue: It will be the date so defined in the Participatory Debt Instrument, as applicable, which must occur until July 15, 2024, and may be extended by mutual agreement between Oi and the Restructuring Option II Creditors. The Participating Debt shall be issued on the same date as the New Financing, the Roll-Up Debt and, if applicable, the *A&E Reinstated Debt*.

(b) Payment of Principal: The Participatory Debt will be amortized (i) in only one installment (*bullet*), on the Maturity Date of the Participatory Debt; or (ii) in advance, in part, by allocating 50% (fifty percent) of Oi's Net Income, on a *pro rata basis*, among the holders of the Participatory Debt, provided that the New Financing, the Unsecured ToP Debt 2024/2025 Reinstated – Option I and the Secured ToP Debt 2024/January 2025 Reinstated, the Roll-Up Debt, the Bridge Loan, if applicable, have been fully paid ("Participative Debt Early Amortization Date").

(c) Maturity Date: The Participating Debt will mature on the last Business Day of December 2050 ("Participating Debt Maturity Date").

(d) Interest and Monetary Correction: Class III Credits will bear interest from the Approval Date to the date of actual payment, to be capitalized to the principal amount and paid, in cash, on the Maturity Date of the Participating Debt or on the Date of Early Amortization of Participating Debt, as applicable. For Class III Credits originally denominated in Brazilian Reais, an annual interest rate of 0.5% (zero point five percent) will be applied. No interest will be charged for Class III Credits originally denominated in Dollars.

(e) Prepayment Option: Oi will have the option, at its sole discretion, at any time, to prepay, on a *pro rata basis*, the amounts due under this **Clause 4.2.3.2**, through the payment of 10% (ten percent) of the principal amount and capitalized interest until the date of exercise of the option, provided that the Bridge Loan (if made), the New Financing, the Unsecured ToP Debt 2024/2025 Reinstated – Option I and the Secured ToP Debt 2024 /January 2025 Reinstated, the Roll-Up *Debt* have been previously and fully paid off. If Oi exercises the prepayment option provided for in this item, the amount equivalent to 90% (ninety percent) of the principal amount and capitalized interest until the date of exercise of the prepayment option of the Class III Credits restructured under this **Clause 4.2.3.2** will be considered as a discount for the purposes hereof.

(f) Other Contractual Conditions: The other conditions applicable to the Participatory Debt are described in the instrument of the **Annex 4.2.3.2** ("Participatory Debt Instrument").



(g) **Rules of Interpretation:** In the event of a conflict of interpretation between the provisions hereof and the obligations set out in the respective Participating Debt Instruments after its execution, said instrument will prevail, provided that the respective Participating Debt Instruments must reflect, at least, the terms and conditions set out in this **Clause 4.2.3.2**.

4.2.3.3. The Unsecured Creditor who wishes to receive payment of their respective Class III Credits in accordance with the terms and conditions of this **Clause 4.2.3** shall assume and be in compliance with the Non-Litigation, Discharge and Waiver Commitment of the **Clause 9.3** with respect to the totality of their Credits.

4.2.4. Bankruptcy Credits Regulatory Agencies. In compliance with the provisions of art. 45, paragraph three of the LRF, Bankruptcy Credits Regulatory Agencies will not be affected or restructured by this Plan.

4.2.4.1. The provisions of **Clause 4.2.4** are without prejudice to the prerogative of the parties to enter into a transaction involving the Bankruptcy Credits Regulatory Agencies, including, but not limited to, the installments provided for in Law No. 10.522 of June 19, 2002, the terms of which shall be entered into in terms materially consistent with the conditions set forth in **Annex 3.1.6**. In the event of supervenience of legal rule, agreement or administrative, judicial or arbitral decision that allows or determines an alternative way to settle or guarantee the Bankruptcy Credits Regulatory Agencies, the Companies under Reorganization will take all measures to adhere to such alternatives.

4.2.5. Credits from Supplier Creditors.

4.2.5.1. Supply Credits – First Judicial Reorganization. In compliance with the provisions of art. 45, paragraph three of the LRF, the Supply Credits owned by the Supplier Creditors, including the Partner Supplier Creditors, which were novated under the terms of the First Judicial Reorganization Plan, will not be affected. It will not be restructured under the terms of this Plan, being certain that their payment terms will remain identical to those currently existing and applicable to such Supply Credits, as novated under the First Judicial Reorganization Plan.

4.2.5.2. New Supply Credits. Supplier Creditors holding Supply Credits that have not been novated under the terms of the First Judicial Reorganization Plan and that do not choose to receive payment for such Supply Credits differently, in accordance with the applicable payment options provided herein, will receive payment of the aforementioned Supply Credits under the terms and conditions set out below:

- (a) **Grace Period:** Until the last Business Day of December 2045.
- (b) **Installments:** Amortization of the principal in five (5) annual, equal and successive installments, the first being due on the first Business Day after the grace period referred to in item (a) above, and the others on the same day of subsequent years.
- (c) **Interest and Monetary Correction:** The Supply Credits (or any remaining balances) originally denominated in (i) Brazilian Reais will be adjusted annually by TR, as of the Approval or Recognition Date of the Plan in the jurisdiction of the Supplier Creditor, as applicable, and paid together with the last installment referred to in item (b) above; and (ii) Dollars or Euros, will not be adjusted and will not bear interest.
- (d) **Prepayment Option:** Oi will have the option, at its sole discretion, at any time, to prepay the amounts due under this **Clause 4.2.5.2**, by paying 15% (fifteen percent) of the principal amount and capitalized interest until the date of exercise of the option, provided that the Bridge Loan (if made), the New Financing, the Unsecured ToP Debt Reinstated – Option I, Unsecured ToP Debt - Option II, the Secured ToP Debt Reinstated, the Roll-Up Debt, the A&E Debt Reinstated and, if made, the Bridge Loan have been previously and fully settled. If Oi exercises the prepayment option provided for



in this item, the amount equivalent to 85% (eighty-five percent) of the principal amount and capitalized interest until the date of exercise of the prepayment option of the Supply Credits restructured under this **Clause 4.2.5.2** will be considered as a discount for the purposes hereof.

4.2.5.2.1. For the sake of clarity, Creditors holding Supply Credits who do not choose, under the terms of **Clause 4.4**, to receive payment of such Supply Credits in the form of **Clauses 4.2.6 to 4.2.9** (as applicable) or fail to comply with the obligations and commitments assumed to receive their Credits in the forms established in such Clauses will be paid in the form of **Clause 4.2.5.2** above, and the general payment modality established in **Clause 4.2.12** is not applicable to them.

4.2.6. Credits from Partner Supplier Creditors. Notwithstanding the provisions of **Clause 4.2.5** above, considering the importance of maintaining the supply of goods, contents, rights and services to the Oi Group, the Partner Supplier Creditors may choose, under the terms of **Clause 4.4**, the payment option provided for in this **Clause 4.2.6** to receive their respective Supply Credits that do not arise from loans or financing granted to the Oi Group, provided that (i) they are not Transacted Credits or Credits arising from obligations with a take or pay nature and that must be restructured under the terms of **Clauses 4.2.8, 4.2.9 or 4.2.10**; (ii) they comply with the requirements to be considered Partner Supplier Creditors; and (iii) they are in compliance with the Non-Litigation, Discharge and Waiver Commitment provided for in **Clause 9.3**. The Partner Supplier Creditors who have validly and correctly chosen the option provided for in this **Clause 4.2.6** during the Payment Option Choice Period will be paid in accordance with the following terms and conditions, subject to the provisions of **Clauses 4.2.6.3 and 4.2.6.4** and the limit of the amounts of the respective Class III Credits contained in the List of Creditors of the Trustee:

(i) **Supply Credits up to the limit of BRL100,000.00 (one hundred thousand Brazilian Reais) (inclusive) (or the equivalent in Dollars or Euros converted by the Conversion Exchange Rate).** The Supply Credits owned by the Partner Supplier Creditors will be paid in a single installment, without interest or monetary correction, within 45 (forty-five) days from the end of the Payment Option Choice Period, to be carried out by the respective Unsecured Creditor pursuant to **Clause 4.4**.

(ii) **Supply Credits above BRL100,000.00 (one hundred thousand Brazilian Reais) and up to the limit of BRL1,000,000.00 (one million Brazilian Reais) (inclusive) (or the equivalent in Dollars or Euros converted by the Exchange Conversion Rate).** The Supply Credits owned by the Partner Supplier Creditors will be paid in twelve (12) equal and successive monthly installments, the first installment being due on the twenty-fifth (25th) (a) of the month following the full disbursement of the New Financing; or (b) of October 2024, whichever occurs first, and the other installments on the same day of the subsequent months, without interest or monetary correction.

(iii) **Supply Credits above BRL1,000,000.00 (one million Brazilian Reais) and up to the limit of BRL10,000,000.00 (ten million Brazilian Reais) (inclusive) (or the equivalent in Dollars or Euros converted by the Exchange Conversion Rate).** The Supply Credits owned by the Partner Supplier Creditors will be paid with a discount of 10% (ten percent), in six (6) quarterly, equal and successive installments, the first installment being due (a) on the 15th (fifteenth) of the 12th (twelfth) month following the full disbursement of the New Financing; or (b) on September 15, 2025, whichever occurs first, and the other installments on the same day of the subsequent periods, without interest or monetary correction.

(iv) **Supply Credits above BRL10,000,000.00 (ten million Brazilian Reais) (or the equivalent in Dollars or Euros converted at the Conversion Exchange**



Rate). The Supply Credits owned by the Partner Supplier Creditors will be paid with a discount of 10% (ten percent), in six (6) equal and successive semiannual installments, the first installment being due(a) on the 28th (twenty-eighth) day of the 18th (eighteenth) month following the full disbursement of the New Financing; or (b) March 28, 2026, whichever occurs first, and the other installments on the same day of the subsequent periods, without interest or monetary correction.

4.2.6.1. The Partner Supplier Creditors who hold Supply Credits in an amount greater than BRL100,000.00 (one hundred thousand Brazilian Reais) and up to BRL1,000,000.00 (one million Brazilian Reais) (inclusive) (or the equivalent in Dollars or Euros converted at the Conversion Exchange Rate) may choose, at the time of choosing the credit payment option to be carried out under the terms of **Clause 4.4**, to receive all their respective Supply Credits in a single installment, with a discount of 25% (twenty-five percent), (i) within 60 (sixty) days after the full disbursement of the New Financing; or (ii) on November 1, 2024, whichever occurs first.

4.2.6.2. The Supply Credits of the Partner Supplier Creditors who have chosen the payment option provided for in **Clause 4.2.6 et seq.** may be offset against net credits and certain held by Oi against the respective Partner Supplier Creditor, according to **Clause 10.13**, provided that the respective Partner Supplier Creditor expressly agrees such offset.

4.2.6.3. In the event that a certain Partner Supplier Creditor (i) fails to comply with the Non-Litigation, Discharge and Waiver Commitment; or (ii) upon request by any of the Companies under Reorganization, refuses to provide goods, content, rights and services under the terms and conditions (a) of the contracts entered into before the Order Date and practiced until the Order Date; or (b) as mutually agreed or practiced between the respective Partner Supplier Creditor and the Oi Group after the Order Date, in both cases of items (a) and (b) above, until the beginning of the payment of their respective Supply Credits under the terms provided for in **Clause 4.2.6**, as applicable, such Partner Supplier Creditor will have all of their respective Supply Credits paid pursuant to **Clause 4.2.5.2**.

4.2.6.4. In the event of any non-compliance or refusal mentioned in items (i) and (ii) of **Clause 4.2.6.3** occurs after the beginning of payment of the Supply Credits of the respective Partner Supplier Creditor, such Partner Supplier Creditor will have the remaining portion of its Supply Credits paid pursuant to **Clause 4.2.5.2**, notwithstanding the eventual liability of the respective Partner Supplier Creditor for losses and damages arising from said non-compliance.

4.2.6.5. In the event that a certain Partner Supplier Creditor assigns to any Person, pursuant to **Clause 10.11**, part or all of its Supply Credits after choosing the payment option provided for in this **Clause 4.2.6** made within the Payment Option Choice Period, such Person will be entitled to payment of said Supply Credits under the same terms applicable to the respective original Partner Supplier Creditor and within the limit of the respective Supply Credit, in any case, provided that (a) the respective original Partner Supplier Creditor is in compliance with the Non-Litigation, Discharge and Waiver Commitment and maintains the supply of goods, contents, rights and services to the Oi Group provided for in the contracts entered into before the Order Date under the same terms and conditions practiced until the Order Date; and (b) such Person assumes and remains in compliance with the other commitments applicable to Partner Supplier Creditors.

4.2.6.5.1. In the event that the originating Partner Supplier Creditor fails to comply with any of the commitments applicable to Partner Supplier Creditors after payment of part or all of the respective Supply Credits in favor of the respective Person assigning its rights, such Person will be subject to the penalties provided for in **Clauses 4.2.6.3 and 4.2.6.4**, as



applicable.

4.2.7. Transacted Credits from Suppliers. The Transacted Credits held by the Partner Supplier Creditors will be paid under the terms, conditions and periods currently existing and originally negotiated and agreed with the Oi Group in the respective transaction instruments, without the application of any fine or penalty to the Oi Group. Any installments of payments due by the Oi Group to Partner Supplier Creditors other than Transacted Credits will be paid under the terms of **Clause 4.2.6 et seq.**, according to the option to be made by the respective Partner Supplier Creditor under the terms of **Clause 4.4.**

4.2.8. Credits from Secured Take or Pay Creditors. The Credits arising from Take or Pay obligations (including Extra Bankruptcy Credits) held by the Secured Take or Pay Creditors, not yet settled, in whole or in part, will be restructured and paid as follows: (a) the amounts due in the period between January 1, 2024 and February 15, 2025, under the terms and conditions set forth in **Clause 4.2.8.1**; and (b) the amounts due in the period between February 16, 2025 and July 21, 2027 under the terms and conditions set forth in **Clause 4.2.8.2.**

4.2.8.1. Period 2024/January 2025. Credits arising from Take or Pay obligations due between January 1, 2024 and February 15, 2025 will be restructured as follows: (i) *discount of 60% (sixty percent)* on such Credits; (ii) payment of 30% (thirty percent) of said Credits under conditions identical to those currently existing and applicable to such Credits, regardless of the termination of the respective agreement; and (iii) restructuring of 10% (ten percent) of said Credits, under the terms and conditions set forth below ("Secured ToP Debt 2024/January 2025 Reinstated"):

(a) Payment of Principal: The principal amount will be amortized on July 31, 2027, and in a single installment (*bullet*) ("Secured ToP Debt Maturity Date 2024/January 2025 Reinstated").

(b) Interest and Monetary Correction: The Secured ToP Debt 2024/January 2025 *Reinstated* will be corrected by the variation of the Broad National Consumer Price Index ("IPCA") as of January 1, 2027. There will be no default interest.

4.2.8.1.1. The Company may use the amount equivalent to 70% (seventy percent) of all Credits arising from Take or Pay obligations paid in the period between January 1, 2024, and January 31, 2024, for the purpose of paying amounts due under **Clause 4.2.8.1(ii)** upon offset until such an amount is fully offset.

4.2.8.2. Period February 2025/ July 2027. On Credits arising from Take or Pay obligations due between February 16, 2025 and July 31, 2027, a discount of 62% (sixty-two percent) will be applied, and the remaining balance will be paid in monthly, equal and successive installments due on the 15th of each month, from the Approval Date until July 2027 ("Secured ToP Debt February 2025/ July 2027 Reinstated" and, together with the Secured ToP Debt 2024/January 2025 *Reinstated*, "Secured ToP Debt Reinstated").

4.2.8.3. In return for the restructuring of the Credits arising from Take or Pay obligations owned by the Secured Take or Pay Creditors, Oi may transfer to the Secured Take or Pay Creditors the assets of the pay TV operation, SeaC, the satellite TV subscriber base and associated terminal equipment, as well as the other assets, rights and obligations related to the pay TV operation listed in **Annex 4.2.8.3**, in the form of UPIs or not and at the discretion of the respective Secured Take or Pay Creditor, as provided for in the **Clauses 3.1.2 and 5.1** of this Plan, provided that such *Secured* Take or Pay Creditors notify Oi within ninety (90) days from the Approval Date, informing its interest in receiving such assets.

4.2.8.3.1. In the event that the Secured Take or Pay Creditors notify Oi in a timely



manner of their interest in receiving the assets listed in **Annex 4.2.8.3**, the respective transfer of the assets to the *Secured Take or Pay Creditors* will be subject to the regulatory and third-party authorizations that may be necessary and applicable, and Oi and the respective *Secured Take or Pay Creditors* will negotiate a transitional service provision agreement (TSA), for a maximum period of twelve (12) months from the date of execution of said agreement, at no cost to the *Secured Take or Pay Creditors*, whose execution cost for Oi may not exceed twenty-four million Brazilian Reais (BRL24,000,000.00) per year.

4.2.8.3.2. Regardless of the form adopted for the transfer of the assets, rights and obligations related to the pay-TV operation listed in the **Annex 4.2.8.3**, the *Secured Take or Pay Creditors* will receive them free of any Encumbrance or restrictions. They will not succeed or respond together with the Companies under Reorganization in any of their obligations regardless of their nature, including, but not limited to, those of an environmental, regulatory, administrative, criminal, anti-corruption, tax or labor nature, pursuant to arts. 60, sole paragraph, 66, paragraph three, 141, II and 142, V, of the LRF.

4.2.8.4. The *Secured Take or Pay Creditors* who wish to receive the payment of their respective Credits arising from obligations with a Take or Pay nature under the terms of this **Clause 4.2.8** shall (i) expressly choose, under the terms of **Clause 4.4**, during the Term of Choice of the Payment Option, to receive in the form of **Clause 4.2.8**, at which time the Companies under Reorganization and the *Secured Take or Pay Creditor* will automatically agree to (a) the termination of the supply contracts to which they are parties, which will occur on February 15, 2025, unless otherwise agreed between the parties, without any indemnity, penalty or additional cost to be incurred by the Companies under Reorganization, in addition to the payments provided for in **Clauses 4.2.8.1 and 4.2.8.2** and any other obligations provided for in this Plan, which will remain due regardless of the termination of the contract at the initiative of any of the parties and on any date; and (b) the submission of Credits held by them to the terms and conditions of this Clause, even if not submitted to this Judicial Reorganization; and (ii) be in compliance, any time, with the Commitment of Non-Litigation, Discharge and Waiver provided for in **Clause 9.3**.

4.2.8.4.1. Oi undertakes to no longer demand and/or use the goods or services subject to the respective contracts immediately after the end of the aforementioned contracts, which will take effect on February 15, 2025. The respective *Secured Take or Pay Creditor* is assured the right to make such goods or services available to third parties.

4.2.8.5. The provisions of **Clauses 4.2.6.3 and 4.2.6.4** shall apply to *Secured Take or Pay Creditors* who fail to comply, at any time, with their Non-Litigation, Discharge and Waiver Commitment.

4.2.8.6. Notwithstanding the provisions of this **Clause 4.2.8**, the Companies under Reorganization undertake to maintain in force the guarantees, including those provided by third parties, related to Credits arising from Take or Pay obligations held by the *Secured Take or Pay Creditors* originally provided for in the respective original contracts and in the same amounts currently practiced.

4.2.9. Credits of Unsecured Take or Pay Creditors – Option I. Unsecured Take or Pay Creditors who agree to adhere to this Plan with all of their Credits, including their Extra-Bankruptcy Credits held against the Debtors related to the agreements listed in **Annex 4.2.9.5.1**, whether or not listed in this Judicial Reorganization, and agree to adhere to the payment option provided for in this **Clause 4.2.9**, under the terms set forth in **Clause 4.4** (“Unsecured Take or Pay Creditors - Option I”), will have all of these Credits restructured and paid as follows: (a) the amounts due until the Order Date, under the terms and conditions set forth in **Clause 4.2.9.1**; (b) the amounts due between the Order Date and December 31, 2023, under the terms and conditions set forth in **Clause 4.2.9.2**; (c) the amounts due in the period between January 1, 2024, and December 31, 2025, under the



terms and conditions set forth in **Clause 4.2.9.3**; and (d) the amounts due between January 1, 2026, and June 30, 2027, under the terms and conditions set forth in **Clause 4.2.9.4**.

4.2.9.1. Period to Order Date. The Credits due until the Order Date, consisting of services provided and/or infrastructure leasing by the Unsecured Take or Pay Creditors – Option I and not paid by the Companies under Reorganization, will be paid under the terms and conditions set forth in **Clause 4.2.6(iv) (Credits from Partner Supplier Creditors - Supply Credits above BRL10,000,000.00 (ten million Brazilian Reais))**.

4.2.9.2. Period between Order Date and December 31, 2023. The Credits due between the Order Date and December 31, 2023, consisting of services provided and/or leasing of infrastructure by the Unsecured Take or Pay Creditors – Option I between the Order Date and December 31, 2023 and not paid by the Companies under Reorganization, as well as any and all amounts due by the Companies under Reorganization to the Unsecured Take or Pay Creditors – Option I in any other capacity than for services provided and/or leasing of infrastructure between the Order Date and December 31, 2023 and not paid by the Companies under Reorganization, will be paid under the original conditions provided for in the respective contracts within ninety (90) days from the Judicial Approval of the Plan.

4.2.9.3. Period between 2024/2025. The Credits due between January 1, 2024 and December 31, 2025 will be restructured as follows: (i) 20% (twenty percent) discount on the amounts due for services provided and/or infrastructure leasing during said period; (ii) payment of 20% (twenty percent) of the amounts due for services provided and/or infrastructure leasing during said period will be paid under the original conditions provided for in the respective contracts; and (iii) restructuring of 60% (sixty percent) of the amounts due for services provided and/or infrastructure leasing during said period will be restructured and paid as follows (“Unsecured ToP Debt 2024/2025 Reinstated – Option I”):

(a) Payment of Principal: The principal amount will be amortized, in a single installment (*bullet*), on June 30, 2027 (“Unsecured ToP Debt Maturity Date 2024/2025 Reinstated – Option I”).

(b) Interest and Monetary Correction: The Unsecured ToP Debt 2024/2025 *Reinstated – Option I* will be adjusted by the IPCA variation as of January 1, 2024. There will be no default interest.

(c) Early Amortization: Subject to the terms set forth in **Clause 5.3.5**, in the event of (i) the sale of any Real Estate, the amounts obtained by the Companies under Reorganization will be deposited in the Real Estate Escrow Account and, after the Closing Date of Sale of UPI ClientCo, distributed to the Creditors observing the order provided for in **Clause 5.3.4** and the provisions of **Clause 5.3.4.3**; and (ii) the sale of any other assets provided for in Clause 5.3., the amounts obtained by the Companies under Reorganization will be distributed to the Creditors observing the order provided for and the provisions of **Clause 5.3.4**.

(d) Guarantees: Unsecured ToP Debt 2024/2025 *Reinstated – Option I* will be guaranteed by the assets listed in **Annex 4.2.2.2.1(f)(I)**, on a *pro rata basis*, subject to the terms and conditions set forth in the Security Instruments, listed in **Annex 4.2.2.2.1(f)(II)**, which are under negotiation and will be finalized in good faith between Oi and Restructuring Option I Creditors, Third Parties New Financing and Unsecured ToP Debt Creditors *Reinstated – Option I*, and approved by Resolution of the Restructuring Option I Creditors, Resolution of the Third Parties New Financing and Resolution of the Unsecured ToP Debt Creditors *Reinstated – Option I*, respectively, and in the *Intercreditor Agreement*, substantially in the form of **Annex 4.2.2.2.1(f)(III)**. The guarantees granted under this **Clause 4.2.9.3(d)** are, as applicable, subject to regulatory authorizations applicable to Real Estate and third parties, necessary due to a lending agreement on Real



Estate for the benefit of V.tal.

(e) Release of Guarantees: In the event of disposal of the assets listed in **Annex 4.2.2.2.1(f)(I)**, the Encumbrances provided for in **item (d)** above must be released on the Closing Date of Sale so that the respective operations can be carried out and completed, provided that (i.a.) on the same Closing Date of Sale, the payment of the price of the respective asset is fully made in a linked bank account (*escrow account*) held by Oi and which will be sold on a fiduciary basis for the benefit of the Restructuring Option I Creditors, Third Parties New Financing and Unsecured ToP Debt Creditors Reinstated – Option I, and (i.b) the *escrow account* agreement shall establish the obligation to distribute the Surplus Cash Generation (Cash Sweep) under the terms provided for in **Clause 5.3**, on the Business Day following the Closing Date Disposal of said asset; or (ii) if the payment of the acquisition price of the asset in the context of the respective Bidding Procedure involves the payment of assets, such assets unless otherwise approved by Resolution of Restructuring Option I Creditors, Resolution of the Third Parties New Financing, and Resolution of the Unsecured ToP Debt Creditors Reinstated – Option I, will be Encumbered, through a guarantee constituted and perfected prior to the Sale Closing Date, under a condition precedent, becoming effective concurrently with the release of the guarantee, subject, in this case, to the terms and conditions set forth in **item (d)** above.

4.2.9.4. Period between 2026/2027. On the Credits owned by the Unsecured Take or Pay Creditors – Option I due between January 1, 2026 and June 30, 2027, a discount of 35% (thirty-five percent) will be applied to the amounts due for services provided and/or infrastructure lease during said period and the remaining balance will be paid under the same conditions as those provided for in the respective contracts (“Unsecured ToP Debt Reinstated 2026/2027 – Option I” and, together with the Unsecured ToP Debt Reinstated 2024/2025 – Option I, the “Unsecured ToP Debt Reinstated – Option I”).

4.2.9.5. Period from July 1, 2027. The infrastructure lease agreements and commercial exploitation right assignment agreements, listed in the **Annex 4.2.9.5**, entered into between Oi and the Unsecured Take or Pay Creditors - Option I that choose to restructure all of their Credits under the terms of this **Clause 4.2.9** will be automatically terminated on July 1, 2027, without any penalty, indemnity or future financial obligations to the parties.

4.2.9.6. Unless otherwise agreed with the respective *Unsecured* Take or Pay Creditor - Option I and subject to the provisions of **Clause 4.2.9.7**, Oi shall, by December 31, 2024 (“Date-Limit Transfer Real Estate and Selected Towers”), transfer to the respective Unsecured Take or Pay Creditor - Option I, as provided for in **Clause 5.2.4 of this Plan or otherwise permitted pursuant to arts. 60, 60-A, 66, 140, 141 and 142 of the LRF** (i) the ownership of the Towers owned by Oi in relation to which the respective *Unsecured* Take or Pay Creditor – Option I holds the right to use, as indicated in **Annex 5.2.1(iii)(a)** (“Selected Towers Collection”); and (ii) the ownership/possession of the Properties, as listed in **Annex 5.2.1(iii)(b)**, limited to the amount of BRL40,000,000.00 (forty million Brazilian Reais) per Unsecured Take or Pay Creditor – Option I (“Selected Properties Collection”), subject to the conditions agreed between each *Unsecured* Take or Pay Creditor – Option I, as applicable, and V.Tal.

4.2.9.6.1. The Selected Towers Collection and the Selected Real Estate Collection will be granted to the capital stock of SPEs (being one or more SPEs for each *Unsecured* Take or Pay Creditor), through corporate or contractual operations, and such SPEs must be sold to the Unsecured Take or Pay Creditors – Option I as provided for in **Clause 5.2.4 of this Plan or otherwise permitted in the form of arts. 60, 60-A, 66, 140, 141 and 142 of the LRF**, provided that it is agreed with the Unsecured Take or Pay Creditors - Option I.



4.2.9.6.2. The sale referred to in this **Clause 4.2.9.6**, regardless of the form chosen for its realization, will be implemented without succession of the acquirer(s) to the obligations of the Oi Group of any nature, pursuant to art. 60, sole paragraph, and in art. 141, item II of the LRF and art. 133, paragraph one, item II of Law No. 5.172/1966, including tax, tax and non-tax, environmental, regulatory, administrative, criminal, anti-corruption, civil, commercial, consumer, labor and social security obligations.

4.2.9.6.3. The Companies under Reorganization shall, with respect to their own equipment, previously vacate the *sites*, the subject of the Selected Towers Collection and the Selected Real Estate Collection, with total demobilization of such equipment at their own expense, proving such demobilization by sending a photographic report and other procedures provided for in the respective contracts entered into between Oi and the *Unsecured Take or Pay Creditors – Option I*. In the event that Oi intends to occupy one or more *sites*, the subject of the Selected Towers Collection and the Selected Real Estate Collection after July 1, 2027, the Parties shall negotiate, in good faith, new contractual provisions to discipline the occupation and use of the *sites* by Oi, including, but not limited to, the amount of the respective pecuniary consideration for the lease, terms, penalties and hypotheses of closure, subject to the conditions agreed between each *Unsecured Take or Pay Creditor – Option I*, as applicable, and V.Tal. The respective *Unsecured Take or Pay Creditor– Option I* is not obliged to lease any *site* to Oi if the Parties do not reach a good term after negotiating in good faith.

4.2.9.6.4. After the sale referred to in this **Clause 4.2.9.6**, the respective *Unsecured Take or Pay Creditors – Option I* will be fully responsible for all costs and expenses related to the Selected Real Estate Collection, as a new holder, and Oi's collection of any remuneration, reimbursements or apportionment arising from the use of the respective land of the Selected Real Estate Collection is prohibited, except for any obligation whose taxable event is prior to the acquisition and transfer.

4.2.9.7. With respect to the transfer of the Selected Real Estate Collection:

4.2.9.7.1. Suppose it is not possible to carry out the transfer by the Selected Properties and Towers Transfer Deadline Date. In that case, Oi undertakes to, by such Selected Properties and Towers Transfer Deadline, enter into purchase and sale promises for the Selected Properties included in the Selected Properties Collection transferred with the corresponding SPEs Real Estate and Selected Tower. It is understood that the credit arising from the execution of these purchase and sale promises must be capitalized or converted into capital of the corresponding SPEs Real Estate and Selected Tower before its transfer to the *Unsecured Take or Pay Creditors - Option I* acquirers. Any costs of transferring the assets of the Selected Real Estate Collection levied on the sale and purchase operation provided for in this Clause will be borne by Oi.

4.2.9.7.2. In the event that it is not possible to definitively transfer a certain Selected Property to the respective SPE, the *Unsecured Take or Pay Creditor – Option I* will have the right to request the replacement with another Real Estate owned by Oi, to be defined by mutual agreement between Oi and the *Unsecured Take or Pay Creditor – Option I*, in a similar amount to compose the Selected Property Collection and provided that it is already the subject of a lending or similar agreement between Oi and the respective *Unsecured Take or Pay Creditor – Option I*.

4.2.9.8. Regarding the Selected Towers Collection:

4.2.9.8.1. By June 1, 2027, Oi shall enter into with each *Unsecured Take or Pay Creditor - Option I* lending agreements effective as of July 1, 2027 relating to (a) the Real Estate, not part of the Selected Real Estate Collection; or (b) the Third Party Real Estate, provided that, in both cases, the respective *Unsecured Take or Pay Creditor - Option I* has Towers installed that integrate the Select Tower Collection, so that the respective



Unsecured Take or Pay Creditor - Option I may remain using said Properties until their respective disposal by Oi or until the final date of the respective original assignment of use agreement entered into with the Unsecured Take or Pay Creditor - Option I, whichever occurs first, subject to the exceptions agreed between the parties, subject to the conditions agreed between each Unsecured Take or Pay Creditor – Option I, as applicable, and V.Tal.

4.2.9.8.2. Subject to the conditions agreed between each *Unsecured* Take or Pay Creditor – Option I, as applicable, and V.Tal, the loan agreement to be entered into between Oi and a certain *Unsecured* Take or Pay Creditor Option I shall provide that (i) Oi may dispose of the Real Estate, the subject of the respective agreement at any time; (ii) in any event of disposal, the *Unsecured* Take or Pay Creditor - Option I will have the preemptive right to acquire the Real Estate to be disposed of, including the procedure for exercising this preemptive right; (iii) the Unsecured Take or Pay Creditor - Option I will be responsible for all costs and expenses related to the Estate Estate, the subject of the loan agreement, in the share in which such Unsecured Take or Pay Creditor – Option I uses the respective Property, after July 1, 2027.

4.2.9.8.3. Notwithstanding the provisions of **Clause 4.2.9.8.2**, Oi will transfer, at the discretion of the respective Unsecured Take or Pay Creditor – Option I to the corresponding SPE Real Estate and Selected Towers, the instruments entered into with the owner of the Real Estate in which the Towers that are part of the Selected Towers Collection are installed, provided that (i) in the corresponding Property the only existing installation is a tower that is part of said Selected Towers Collection; and (ii) the transfer is not contrary to applicable Laws. Oi will not bear any burden arising from the eventual non-acceptance by the respective owner of the aforementioned Real Estate, when applicable, provided that Oi has followed the applicable contractual procedures.

4.2.9.8.4. Notwithstanding the provisions of **Clause 4.2.9.8.2**, in cases where the assignment is not possible due to the provisions of **Clause 4.2.9.8.3(i)**, Oi, upon request of the Unsecured Take or Pay Creditor – Option I, will make the best efforts to negotiate, together with the Unsecured Take or Pay Creditor – Option I, with the respective owner of the Real Estate, the segregation of the respective contract in order to individualize the use of the space occupied by the Tower, subject to the conditions agreed between each Unsecured Take or Pay Creditor – Option I, as applicable, and V.Tal.

4.2.9.9. The *Unsecured* Take or Pay Creditors – Option I who wish to receive payment of their respective Credits under the terms of this **Clause 4.2.9** shall (i) agree to expressly adhere to the payment option provided for in this **Clause 4.2.9**, during the Payment Option Choice Period, under the terms provided for in **Clause 4.4**, at which time they will automatically agree to subject the Credits held by them to the terms and conditions of this Clause, even if not submitted to this Judicial Reorganization; and (ii) be in compliance, at any time, with the Non-Litigation, Discharge and Waiver Commitment provided for in **Clause 9.3**.

4.2.9.10. The provisions of **Clauses 4.2.6.3 and 4.2.6.4** shall apply to Unsecured Take or Pay Creditors - Option I who fail to comply, at any time, with their Non-Litigation, Discharge and Waiver Commitment.

4.2.10. Unsecured Supplier Take or Pay Credits – Option II. Alternatively to the payment option provided for in **Clause 4.2.9**, the Unsecured Take or Pay Creditors who choose, pursuant to **Clause 4.4**, the payment option provided for in this **Clause 4.2.10** (“Unsecured Take or Pay Creditors – Option II”) will have all their Credits, including their Extra-Bankruptcy Credits held against the Companies under Reorganization, whether or not listed in this Judicial Reorganization, restructured and paid as follows: (a) with respect to the amounts, net and certain, due, in accordance with the respective agreements, in the period between February 1, 2024, and December 31, 2025, under the terms and conditions



provided for in **Clause 4.2.10.1**; and (b) concerning the amounts, net and certain, due, in accordance with the respective agreements, as of January 1, 2026, under the terms and conditions provided for in **Clause 4.2.10.2**.

4.2.10.1. Period 2024/2025. On the Credits, net and certain, due, in accordance with the respective agreements, between February 1, 2024 and December 31, 2025, a discount of 60% (sixty percent) will be applied, and the remaining balance will be paid under the same conditions as those currently existing and applicable to such Credits in the respective agreements (“Unsecured ToP Debt Reinstated – Option II”).

4.2.10.2. Period from 2026. Unsecured Take or Pay Companies under Reorganization and Creditors – Option II may unilaterally terminate, with effect from January 1, 2026, the supply contracts to which they are parties and whose payment flows have been affected in the form of this restructuring option, provided that, in this case, a discount of 100% (one hundred percent) will be applied to its Credits due from January 1, 2026, without any compensation, penalty or cost to be incurred by the Companies under Reorganization or by Unsecured Take or Pay Creditors – Option II.

4.2.10.3. The *Unsecured* Take or Pay Creditors – Option II shall (i) expressly agree to adhere to the payment option provided for in this **Clause 4.2.10**, during the Payment Option Choice Period, at which time they will automatically agree to the possibility of the Under-recovery Parties terminating in advance, at their sole discretion, the supply contracts to which they are parties, pursuant to **Clause 4.2.10.2** above; and (ii) be in compliance, at any time, with the Non-Litigation, Discharge and Waiver Commitment provided for in **Clause 9.3**.

4.2.10.4. The provisions of **Clauses 4.2.6.3 and 4.2.6.4** shall apply to Unsecured Take or Pay Creditors - Option I who fail to comply, at any time, with their Non-Litigation, Discharge and Waiver Commitment.

4.2.11. Non-Qualified Ex-Bondholders Credits. Considering the nature and profile of the Non-Qualified Ex-Bondholders, Oi will make the payment of the Non-Qualified Ex-Bondholders Credits as follows:

(i) Non-Qualified Ex-Bondholders Credits up to **USD10,000.00**. The Non-Qualified Ex-Bondholders holding Non-Qualified Ex-Bondholders Credits in the amount of up to USD10,000.00 (ten thousand Dollars) (inclusive), according to the List of Creditors of the Trustee, may choose, in accordance with the terms and term provided for in **Clause 4.4**, to receive in full their Non-Qualified Ex-Bondholders Credits, in a single installment, without discount, without interest or correction, until December 31, 2024, *provided that* such Non-Qualified Ex-Bondholders (a) prove, at the time of choosing the payment option, that they are holders of Non-Qualified Ex-Bondholders Credits in the maximum amount of up to USD10,000.00 (ten thousand Dollars) (inclusive), according to the List of Creditors of the Trustee; and (b) are in compliance with the Non-Litigation, Discharge and Waiver Commitment provided for in **Clause 9.3**.

(ii) Non-Qualified Ex-Bondholders Credits up to **USD20,000.00**. Non-Qualified Ex-Bondholders who hold Non-Qualified Ex-Bondholders Credits in an amount greater than USD10,000.00 (ten thousand Dollars) and up to USD20,000.00 (twenty thousand Dollars) (inclusive), according to the List of Creditors of the Trustee, may choose, in accordance with the terms and term provided for in **Clause 4.4**, to receive in full their Non-Qualified Ex-Bondholders Credits, in a single installment, without discount, without interest or correction, until December 31, 2026, *provided that* such Non-Qualified Ex-Bondholders (a) prove, at the time of choosing the payment option, that they are holders of Non-Qualified Ex-Bondholders Credits in the maximum amount of up to USD20,000.00 (twenty thousand Dollars) (inclusive) according to the List of Creditors of the Trustee; and (b) are in compliance with the Non-Litigation, Discharge and Waiver



Commitment provided for in **Clause 9.3.**

(iii) Non-Qualified Ex-Bondholders Credits over **USD20,000.00**. Non-Qualified Ex-Bondholders who hold Non-Qualified Ex-Bondholders Credits in an amount greater than USD20,000.00 (twenty thousand Dollars), according to the List of Creditors of the Trustee, may choose, in accordance with the terms and term provided for in **Clause 4.4**, to receive their Non-Qualified Ex-Bondholders Credits in accordance with one of the other payment options provided for in this Plan, among those provided for in **Clauses 4.2.1, 4.2.2 or 4.2.3**, subject, in any case, to the requirements and conditions for choosing the respective options. For the sake of clarity, such Non-Qualified Ex-Bondholders who hold Non-Qualified Ex-Bondholders Credits in an amount greater than USD20,000.00 (twenty thousand Dollars) may not choose the payment options provided for in items "(i)" and "(ii)" above and waive the right to receive the portion of their respective Non-Qualified Ex-Bondholders Credits that exceeds the amount of USD20,000.00 (twenty thousand Dollars).

4.2.11.1. If a Non-Qualified Ex-Bondholder (i) does not expressly and timely express its option to receive payment of its respective Non-Qualified Ex-Bondholders Credit in accordance with the terms and conditions set forth in this **Clause 4.2.11 et seq.**; or (ii) does not comply with the requirements set forth in this **Clause 4.2.11 et seq.** to receive payment of its respective Non-Qualified Ex-Bondholders Credit, such Non-Qualified Ex-Bondholder will have all of its Non-Qualified Ex-Bondholders Credit allocated for payment pursuant to **Clause 4.2.12**.

4.2.12. General Payment Method. In compliance with the provisions of art. 45, paragraph three of the LRF, the Unsecured Credits renewed under the terms of **Clauses 4.3.6** of the First Judicial Reorganization Plan will not be affected and will not be restructured under the terms of this Plan. It is certain that their payment terms will remain identical to those currently existing and applicable to such Unsecured Credits, as renewed under the First Judicial Reorganization Plan. Notwithstanding the provisions of this **Clause 4.2.12**, the Unsecured Credits (or the respective and any remaining balances) indicated in **Clause 4.2.12.1** shall be paid in the original currency, as described below:

- (a) **Grace Period:** Until the last Business Day of 2048.
- (b) **Installments:** Amortization of the principal in 5 (five) annual, equal and successive installments, the first falling due on the last Business Day after the grace period referred to in item (a) above, and the rest on the same day in subsequent years.
- (c) **Interest and Monetary Correction:** Class III Credits (or any remaining balances) originally denominated in (i) Brazilian Reais will be adjusted annually by TR, as of the Approval Date or the Recognition of the Plan in the jurisdiction of the Supplier Creditor, as applicable, and paid together with the last installment referred to in item (b) above; and (ii) U.S. Dollars or Euros, will not be corrected and will not bear interest.
- (d) **Prepayment Option:** Oi will have the option, at its sole discretion, at any time, to prepay the amounts due under this **Clause 4.2.12**, through the payment of 15% (fifteen percent) of the principal amount and capitalized interest until the date of exercise of the option, provided that the Bridge Loan (if made), the New Financing, the Unsecured ToP Debt Reinstated – Option I, Unsecured ToP Debt Reinstated– Option II, Secured ToP Debt Reinstated, Roll-Up Debt and A&E Debt Reinstated have been previously and fully paid off. If Oi exercises the prepayment option provided for in this item, the amount equivalent to 85% (eighty-five percent) of the principal amount and capitalized interest until the date of exercise of the prepayment option of the Unsecured Credits restructured under this **Clause 4.2.12** will be considered as a discount for the purposes hereof.

4.2.12.1. Except as otherwise provided in this Plan, the General Payment Method provided for in **Clause 4.2.12** applies to Unsecured Credits(a) whose holder chooses such



payment method, pursuant to **Clause 4.4**; (b) whose holder, for any reason, until receipt of full payment of its respective Unsecured Credit restructured under the terms of this Plan, fails to comply with its Non-Litigation, Discharge and Waiver Commitment provided for in **Clause 9.3**, as applicable; or (c) that cannot be paid for any of the other modalities provided for in this Plan, notably in the event that (i) the Unsecured Creditor does not validly, correctly and in a timely manner indicate the option to pay its respective Unsecured Credit, pursuant to **Clause 4.4**; (ii) the Partner Supplier Creditor, once requested by any of the Companies under Reorganization, refuses to supply goods and/or services provided for in the contracts entered into before the Order Date under the same terms and conditions practiced until the Order Date by the respective Partner Supplier Creditor for the Companies under Reorganization, as provided for in **Clause 4.2.6.3**; (iii) there is materialization of Illiquid Credits, under the terms of **Clause 4.5**; (iv) there is the qualification of Late Credits, under the terms of **Clause 4.7**; (v) there is the increase of Credits, under the terms of **Clause 4.8**; (vi) there is the reclassification of Credits, under the terms of **Clause 4.9**; or (vii) classification in the concept of Defaulting Restructuring Option I Creditors, under the terms of **Clause 4.2.2.2.4** ("Unsecured Creditors – General Payment Method").

4.2.13. Intercompany Credits.

4.2.13.1. Intercompany Credits in Brazilian Reais. The Companies under Reorganization may, within 18 (eighteen) months of the Approval Date and as long as the New Governance is implemented, agree on an alternative way of extinguishing Intercompany Credits in Brazilian Reais under their terms and conditions applicable on the Request Date, including, but not limited to payment, corporate restructuring operations, capital increases and reductions and meeting of accounts in accordance with the Law, as long as it does not involve the disbursement of cash or money by the Companies under Reorganization. The Companies under Reorganization will pay the remaining Intercompany Credits in Brazilian Reais from 25 (twenty-five) years after the end of payment of the Credits provided for in the form of **Clause 4.2.12**, as follows:

(a) Installments: Amortization of the principal in five (5) annual, equal and successive installments, the first being due on the last Business Day of the end of the term provided for in **Clause 4.2.13.1**, and the others on the same day of the subsequent years.

(b) Interest and Restatement: The Intercompany Credits in Brazilian Reais will be adjusted annually by the TR as of the Approval Date, and paid together with the last installment referred to in item (a) above.

4.2.13.2. Intercompany Credits in Dollars or Euros. The Companies under Reorganization may, within 18 (eighteen) months of the Approval Date and as long as the New Governance is implemented, agree on an alternative way of extinguishing Intercompany Credits in U.S. Dollars or Euros under their terms and conditions applicable on the Request Date, including, but not limited to payment, corporate restructuring operations, capital increases and reductions and meeting of accounts in accordance with the Law, as long as it does not involve the disbursement of cash or money by the Companies under Reorganization. The Companies under Reorganization will pay the Intercompany Credits denominated in U.S. Dollars or Euros remaining, starting 25 (twenty-five) years after the end of the payment of the Credits provided for in the form of **Clause 4.2.12**, as follows:

(a) Installments: Amortization of the principal in five (5) annual, equal and successive installments, the first being due on the last Business Day of the end of the term provided for in **Clause 4.2.13.2**, and the others on the same day of the subsequent years.

(b) Interest and Monetary Correction: No interest or monetary correction.

4.3. Bankruptcy Credits – ME/EPP. In compliance with the provisions of art. 45,



paragraph three of the LRF, the ME/EPP Credits, according to the amounts indicated in the List of Creditors of the Trustee, will not be affected and will not be restructured under the terms of this Plan and the respective payment terms will remain identical to those currently existing, as the case may be, under the terms (i) renewed under the terms of the First Judicial Reorganization Plan; or (ii) originally negotiated and agreed with the Oi Group.

4.4. Choice of Payment Option. For the purposes of the provisions of **Clause 4.2**, the Creditors shall, within a period of up to 30 (thirty) days from the Approval Date, ("Payment Option Choice Period") (except in the case of Creditors who wish to choose the payment option provided for in **Clause 4.2.1**, whose applicable term will be 20 (twenty) calendar days from the Approval Date), choose between the payment options of their respective Credits, as available in this Plan, through the electronic platforms <https://credor.oi.com.br/> or <https://deals.is.kroll/oi>, as applicable to their Credits, informing, at the same time, the bank account data in which the payment must be made, if applicable, as well as presenting other information that may be necessary ("Payment Option Choice").

4.4.1. The Companies under Reorganization are not responsible for any non-compliance with the choice and information provided by the Creditor under the terms hereof, for the untimely choice, or for any legal or regulatory impediment of the Creditor to receive the payment of their Credits under the terms of the chosen payment option, in which case they will be exempt from the obligation to make the respective payment, the provisions of **Clause 10.5.1**.

4.4.2. The Deadline for Choosing the Payment Option may be extended by the Companies under Reorganization, provided that they send notification to the Creditors within a maximum period of up to three (3) Business Days after the end of the Deadline for Choosing the Payment Option, provided that such extension does not delay the implementation acts in accordance with the deadlines provided for in this Plan, including the deadline for contracting the New Financing.

4.4.3. If a certain Creditor grants a power of attorney to a representative of the Company prior to the date of the General Meeting of Creditors, with powers to vote on the Plan on its behalf and indicating the payment option provided for in the Plan and the details of the bank account in which the payment must be made, such Creditor will be exempt from choosing to pay their respective Credits under the terms of this **Clause 4.4**, and must present the information that may be necessary to obtain the applicable regulatory approvals.

4.4.4. Except as otherwise provided herein, in particular the provisions of **Clause 4.2** and **Clause 4.4.4.1**, considering the alternative nature of the payment options set forth in **Article 4**, the choice of each Creditor shall necessarily be restricted to only one of the aforementioned options, except in the event that a certain portion of the Class III Credit of the respective Unsecured Creditor must be paid in accordance with a specific payment option provided for in this Plan due to its origin.

4.4.4.1. Agents (*trustee* or representatives of holders of Credits originated in the *ECA Facility Agreements*) representing more than one Creditor may choose different payment options applicable to their represented, provided that each represented Creditor may not voluntarily receive payment of their respective Credits through more than one payment option, except as provided in **Clause 4.4.4** above.

4.4.5. The choice expressed by the respective Bankruptcy Creditor on the electronic platform made available by Oi at the electronic address <https://credor.oi.com.br/> will be irrevocable and irreversible and cannot be subsequently changed for any reason except upon express agreement by the Companies under Reorganization.

4.4.6. The Creditor who is proven to be unable, for technical or operational reasons, to



choose the payment option of their respective credits through the platform made available by Oi at the electronic address to be disclosed in due course by the Companies under Reorganization, may send the choice of the payment option within the same period provided for in **Clause 4.4** and under the terms of **Annex 4.4.6**, by mail to Oi's mailbox No. 532, CEP 20.070-972, Rio de Janeiro-RJ, and must inform the bank account data in which their respective Credit must be paid.

4.4.7. The Creditor who does not choose the payment option of their respective credits within the term and forms established in this Plan will receive their respective Credit as provided for in **Clause 4.2.12** above.

4.4.8. The Payment Option Choices by the Unsecured Creditors holding Financial Credits in foreign currency and/or holders of Credits novated and restructured under the terms of **Clause 4.3.3.1** of the First Judicial Reorganization Plan ("Foreign Financial Creditors") will only be considered valid if the respective Unsecured Creditor makes its choice of payment in a timely and individual manner through the electronic platform <https://deals.is.kroll/oi> or directly with Kroll Issuer Services Limited ("Specialized Agent").

4.4.9. The Specialized Agent shall be responsible for consolidating the payment choices made individually by the Foreign Financial Creditors and submitting to Oi the list of all choices between the applicable payment options provided for in **Clause 4.2 et seq.** made by such Financial Creditors individually.

4.4.9.1. Oi will request Agent of the *Facility Agreements*, to the *trustee* of the 2025 Bonds and the Specialized Agent to inform the Foreign Financial Creditors about the procedure for Choosing the Payment Option on an individual basis applicable to such Foreign Financial Creditors.

4.4.9.2. Holders of the 2025 Bonds must make their Choice of Payment Option through (i) Automatic Offering Program – ATOP System; (ii) Deposit or Withdrawal at the Custodian – DWAC, in accordance with regular procedures; or (iii) other applicable means. The choice of payment option by holders of 2025 Bonds will be made in accordance with the Law applicable to 2025 Bonds, and must occur simultaneously and until the Deadline for Choosing the Payment Option. While the Payment Option Choice Term is in progress, the holders of the 2025 Bonds may withdraw their choices and resubmit them as many times as they wish until the final date of the Payment Option Choice Term, or until the last possible date under applicable Law, whichever is later. Oi may, but will not be obliged to, accept the withdrawal of payment choices after the end date of that period. Holders of 2025 Bonds who choose to pay their Credits under Restructuring Option I or Restructuring Option II will receive their securities through the *Depository Trust Company – DTC*, according to regular procedures.

4.5. Principal and Interest Discount Order. For all purposes, any discount or discount applied to the Credits to be restructured hereunder shall be applied first to the interest that is due and payable, and only thereafter to the portion of principal.

4.6. Illiquid Credits. Illiquid Credits are fully subject to the terms and conditions hereof and the effects of Judicial Reorganization. Illiquid Credits at the time of the Plan's Approval date that materialize and are recognized by judicial or arbitration decision that makes them net, final and unappealable, or by agreement between the parties, including the result of Mediation/Conciliation/Agreement, provided that based on criteria established by the case law of the Superior Court of Justice or the Supreme Federal Court, will be paid in the manner provided for in **Clause 4.2.12**, except when otherwise provided herein.

4.6.1. For the sake of clarity, any Bankruptcy Creditors whose Illiquid Credits materialize and are recognized by a judicial or arbitral decision that makes them liquid, final and



unappealable, or by agreement between the parties, before the Approval Date, must choose the payment option of their respective Bankruptcy Credits under the terms of **Clause 4.4** and will be paid according to the form of the chosen payment option.

4.7. Late Credits. In the event of recognition of Credits by judicial or arbitration decision, final and unappealable, or agreement between the parties, after the Approval Date, they will be considered Late Credits and must be paid in accordance with the classification and criteria established in this Plan for the class in which the Delayed Credits in question must be enabled and included, provided that, in the event that the Late Credits involve Class III Credits, their respective payments must be made in the manner provided in **Clause 4.2.12**.

4.8. Modification of the Value of Credits. In the event of modification of the value of any of the Credits already recognized and inserted in the List of Creditors of the Trustee by judicial or arbitral decision, final and unappealable, or, even if subject to judicial decision, by agreement by the Companies under Reorganization or agreement between the parties, the altered value of the respective Credit must be paid under the terms provided for in this Plan, being certain that, if a certain Class III Credit has been increased, the increased portion of the Class III Credit in question ("**Major Portion of Class III Credits**") must be paid under the terms of **Clause 4.2.12**, unless the increase of the Class III Credit occurs until the end of the Term of Choice of the Payment Option provided for in **Clause 4.4** of this Plan, in which case the Major Portion of Class III Credits must be paid according to the payment option chosen by the respective Unsecured Creditor to receive the Class III Credit that is subject to increase.

4.9. Credit Reclassification. If, by judicial or arbitration decision, final and unappealable, or agreement between the parties, the reclassification of any of the Credits to Class III Credits is determined, the reclassified Credit must be paid under the terms and conditions set out in **Clause 4.2.12**.

4.10. Compliant Extra-Bankruptcy Creditors. Post-petition Creditors who wish to receive their First priority Claims in the form of one of the payment options provided herein, may do so, as long as they inform the Companies under Reorganization within a period of up to 30 (thirty) days from the Approval Date and comply with all requirements applicable to the respective payment option chosen.

4.11. Release of Withheld Amount. Following the Judicial Approval of the Plan, the Companies under Reorganization will, at their sole discretion, release amounts that were withheld as a result of the rules for retaining portions of amounts contained in certain supply contracts entered into with certain Unsecured Creditors, due to assessment risk of possible future financial loss for the Oi Group, given that the release of the amounts retained to the respective Unsecured Creditors will only be carried out if and when proven by the respective Unsecured Creditor, in the strict terms of the supply contract, that the risk of financial loss for the Companies under Reorganization that justified their retention no longer exists.

5. FUNDS FOR PAYMENT OF CREDITORS

5.1. Sale and Encumbrance of Assets. As a way of raising funds necessary to fulfill the obligations of this Plan, Oi Group, (i) at any time after the Approval Date, (i.1) may dispose of or encumber the assets listed in **Annex 5.1**; (i.2) may promote the disposal, assignment or encumbrance of the assets listed in **Annex 4.2.8.3**, pursuant to **Clause 4.2.8.3**; (i.3) shall promote the disposal of the assets listed in **Annexes 5.2.1(iii)(a)** and **5.2.1(iii)(b)**, pursuant to **Clause 4.2.9.6**; (i.4) shall promote the disposal of the Real Estate; (i.5) shall promote organized disposal processes for UPI ClientCo, pursuant to **Clause 5.2 et seq.**; (i.6) shall take the necessary measures to dispose of or encumber the assets



eventually received by Oi as part of the payment of the acquisition price under the Bidding Procedure for the disposal of UPI ClientCo; and (i.7) may promote any Encumbrance of assets provided for in this Plan; and (ii) at any time after the implementation of the New Governance, (ii.1) may dispose of or encumber any other (ii.1.1) assets that are part of its permanent assets (non-current), including those listed in **Annexes 3.1.2 and 4.2.2.2.1(f)(I); (ii.1.2)** assets that are part of its current assets, and (ii.1.3) rights arising from final and unappealable judicial or arbitration decisions in favor of the Companies under Reorganization; and (ii.2) may promote organized disposal processes for UPI V.tal, pursuant to **Clause 5.2 et seq.** In any case, Oi may promote (i) the disposal, assignment or Encumbrance provided for in this Plan for other purposes, including the rights and/or receivables arising from Arbitration Proceeding No. 26470/PFF pending before the ICC, in accordance with the terms and conditions established under the Consensual Settlement Procedure, whose self-composition term shall be in terms materially consistent with the conditions set forth in **Annex 3.1.6**, and (ii) those disposals and Encumbrances that are prerogatives conferred on Oi Group, as provided for in items (i.1), (i.2), (i.4), (ii.1) and (ii.2) above.

5.1.1. The sales or encumbrances provided for in **Clause 5.1** may occur in the form of arts. 60, 60-A, 66, 140, 141 and 142 of the LRF, regardless of the new approval of the Bankruptcy Creditors or the Judicial Reorganization Court (unless expressly provided otherwise herein), or the obtaining of a specific judicial permit to formalize the sale, assignment and/or Encumbrance in question with the competent real estate registries, provided that the terms and conditions hereof of the Law and, if applicable, any necessary and applicable contractual and/or regulatory requirements, authorizations or limitations, notably with regard to ANATEL and CADE, and those provided for in the Bylaws of Oi or the other Companies under Reorganization.

5.1.2. The Companies under Reorganization will make their best efforts with the aim of benefiting from opportunities for the sale of assets, including those arising from possible changes in the regulatory model, always observing the provisions of **Clause 5.1** and the interests of the Companies under Reorganization and of Creditors, subject to obligations still pending fulfillment before Creditors under the terms hereof.

5.1.3. As provided for in the **Clause 5.1** above, the Companies under Reorganization may, after the implementation of the New Governance, promote the sale or Encumbrance of assets that are not listed in **Annexes 3.1.2 and 5.1**, *provided that* (i) any requirements or authorizations provided for in the Bylaws of Oi or the other Companies under Reorganization are followed; (ii) any necessary and applicable contractual and/or regulatory requirements, authorizations or limitations; (iii) the maintenance of any third party rights derived from lending contracts on the Properties; and (iv) while the Judicial Reorganization is not closed, *provided that* it is approved by the Judicial Reorganization Court, except as otherwise provided in **Clause 3.1.2**.

5.1.4. As established in **Clause 3.1.2.4**, in the sale of movable or immovable property of the Oi Group, which constitute or not UPIs, including the sale of such property individually or in block, directly or indirectly, through the contribution of the same in the capital of any company and the sale of the quotas or shares issued by it, the acquirer(s) will not succeed in the obligations of any nature of the Oi Group, pursuant to art. 66, paragraph three, art. 141, item II, and art. 142 of the LRF, including environmental, regulatory, administrative, anti-corruption and labor obligations, except for obligations related to the sold property (*propter rem*), such as, in the case of real estate, IPTU and condominium.

5.2. Constitution and Sale of UPIs. Subject to the terms set forth in **Clause 5.1**, as a way to increase the measures aimed at their economic and financial recovery and facilitate the process of disposal of assets, the Under-recovery Parties shall constitute and organize



the UPIs described in **Clause 5.2.1** (together, the "**UPIs Defined**") to be sold, individually or in blocks, in whole or in part, unless expressly established otherwise in this Plan, without the UPI(s) and the acquirer(s) succeeding the Under-recovery Parties in any debts, contingencies and obligations of any nature, including in relation to obligations of a fiscal, tax and non-tax, environmental, regulatory, administrative, civil, consumer, commercial, labor, social security, criminal and anti-corruption nature, pursuant to arts. 60, sole paragraph, 141, items II and 142 of the LRF and art. 133, paragraph one, item II of Law no. 5.172/1966. After implementing the New Governance, the Companies under Reorganization will be able to constitute UPIs other than the UPIs Defined.

5.2.1. Constitution of the UPIs Defined. The UPIs Defined described in items (i), (ii) and (iii) below may or could, as applicable, be constituted by carrying out and implementing corporate reorganization operations that the Companies under Reorganization deem more efficient and convenient, including, without limitation, in the form of specific purpose companies, to whose capital the Companies under Reorganization may transfer the goods and assets listed in Annexes that are applicable (in each case, a "**SPE**").

(i) **Composition of UPI ClientCo.** The Companies under Reorganization may constitute one or more UPIs ClientCo and each UPI ClientCo will be composed of 100% (one hundred percent) of the shares issued by an SPE (each, an "**SPE ClientCo**"), to whose capital stock the Companies under Reorganization must contribute or transfer, through corporate or contractual operations, all or a portion, as applicable, of the assets, liabilities, obligations and rights described in **Annex 5.2.1(i)**, as defined by the Companies under Reorganization ("**ClientCo Collection**" and "**UPI ClientCo**", respectively). All other assets, liabilities, obligations and rights that are not transferred by the Companies under Reorganization to the SPE ClientCo (or to the SPEs ClientCo, as applicable) and that do not make up the ClientCo Collection will not be part of the UPI(s) ClientCo and will not be part of the judicial sale, continuing in the ownership and obligation of the Companies under Reorganization.

(a) Oi shall (i) sign the instrument provided for in **Annex 5.2.1(i)(b)**, through which Oi will grant a fiduciary lien on 100% (one hundred percent) of the shares issued by SPE ClientCo (or each SPE ClientCo, as applicable) to Third-Parties New Financing, New Financing Creditors, Bridge Loan Creditors, if applicable, Unsecured ToP Debt Creditors 2024/2025 Reinstated – Option I and Roll-Up Debt Creditors, and (ii) register the instrument provided for in **Annex 5.2.1(i)(b)** before all notaries and books necessary for the improvement of such guarantee; in any case, observing the order of priority provided for in **Annex 4.2.2.2.1(f)(I)** and in the Intercreditor Agreement, which will remain effective and valid until the Closing Date of Sale of UPI ClientCo.

(ii) **Composition of UPI V.tal.** If sold, UPI V.tal will be composed of the assets, liabilities, obligations and rights described in **Annex 5.2.1(ii)** ("**V.tal Collection**") and may be organized in the form of an SPE to whose capital stock the Companies under Reorganization must contribute or transfer, through corporate or contractual operations, the entire V.tal Collection ("**SPE V.tal**"). All other assets, liabilities, obligations and rights not described as V.tal Collection in **Annex 5.2.1(ii)** will not be part of UPI V.tal. They will not be part of the judicial sale, continuing in the ownership and obligation of the Companies under Reorganization or other SPE, if so established in this Plan.

(a) Oi shall (i) sign an instrument through which it will grant a fiduciary sale on 100% (one hundred percent) of the shares issued by SPE V.tal to the Third Parties New Financing, New Financing Creditors, Bridge Loan Creditors, if applicable, Unsecured ToP Debt Creditors 2024/2025 Reinstated – Option I and Roll-Up Debt Creditors, and (ii) register the instrument provided for in item (i) above before all



notaries and books necessary for the improvement of such guarantee; in any case, observing the order of priority provided for in **Annex 4.2.2.2.1(f)(I)** and in the *Intercreditor Agreement*, which will remain effective and valid until the Closing Date of Sale of UPI V.tal.

(iii) **Composition of the UPIs Real Estate and Selected Towers.** Each UPI Real Estate and Selected Towers will be composed of 100% (one hundred percent) of the shares issued by a respective SPE (“SPEs Real Estate and Selected Towers”), to whose capital stock the Companies under Reorganization must contribute or transfer, through corporate or contractual operations, the respective assets, liabilities, contracts, obligations and rights described in **Annex 5.2.1(III)(a)** (“Selected Towers Collection”) and **Annex 5.2.1(III) (b)**(“Selected Real Estate Collection” and “UPIs Real Estate and Selected Towers”), as previously discussed and agreed with the respective purchasers of the UPIs Real Estate and Selected Towers. All other assets, liabilities, obligations and rights that are not transferred by the Companies under Reorganization to the SPEs Real Estate and Selected Towers and that do not make up the Selected Real Estate Collection or the Selected Towers Collection will not be part of the UPIs Real Estate and Selected Towers. They will not be part of the judicial sale, continuing in the ownership and obligation of the Companies under Reorganization.

5.2.1.1. Transfer of the Collections of the UPIs Defined and Operation of the SPEs. The Companies under Reorganization will contribute and transfer the UPIs Defined Assets to the respective SPEs Defined, in the form and until the date of execution of the respective purchase and sale agreements or other later date to be provided for in the respective purchase and sale agreements, as applicable, so that the SPEs Defined, when transferred to their respective purchasers, can operate the respective UPIs Defined Assets independently and with the necessary authorizations.

5.2.2. Sale of UPI ClientCo and UPI V.tal. Notwithstanding other terms and conditions provided in the respective Notice, it is subject to the provisions of the following clauses and the arts. 60, 60-A, 66-A and 142 of the LRF, UPI(s) ClientCo and UPI V.tal will be sold in court, in whole or in part, jointly or separately, free and clear of any Lien through a bidding process in the form of closed proposals, as authorized by art. 142, item IV of the LRF, after the issuance and signature of the respective auction notice by the interested parties and upon the transfer of the shares issued by each SPE UPI Defined, as applicable, without the UPI(s) and the respective acquirer(s) succeeding the Companies under Reorganization in any debts, contingencies and obligations of any nature, including concerning tax and non-tax, environmental, regulatory, administrative, civil, commercial, consumer, labor, criminal, anti-corruption and social security obligations, pursuant to arts. 60, sole paragraph, 141, items II and 142 of the LRF and art. 133, paragraph one, item II of Law No. 5.172/1966 (“Bidding Procedure”).

5.2.2.1. Sale of UPI ClientCo. The Bidding Procedure for the sale of UPI ClientCo (or UPIs ClientCo, as applicable) will be carried out in up to two rounds, in the form of closed proposals, according to the rules defined in **Clause 5.2.2 et seq.**, and in the respective notice of sale.

5.2.2.1.1. Purpose of the Sale. The purpose of the sale shall be 100% (one hundred percent) of the shares issued by SPE ClientCo (or SPEs ClientCo, as applicable) held by Oi and its Affiliates, which shall correspond, at all times, to 100% (one hundred percent) of the shares issued by SPE ClientCo (or all SPEs ClientCo, as applicable), free and clear of any Encumbrance, pursuant to articles 60, sole paragraph, 141, items II and 142 of the LRF and article 133, paragraph one, item II of Law No. 5.172/1996. Until the Closing Date of Sale of UPI ClientCo (or UPIs ClientCo, as applicable), all shares issued by SPE ClientCo (or SPEs ClientCo, as applicable) shall remain Encumbered under the



terms of this Plan, and such guarantee shall be released on the Closing Date Disposal of UPI ClientCo (or UPIs ClientCo, as applicable), provided that in accordance with the terms set forth in this Plan.

5.2.2.1.1.1. In the event that multiple UPIs ClientCo are formed, the UPIs ClientCo may be sold to different acquirers, provided that the following minimum conditions are met: (i) all acquirers must meet the Minimum Qualification Requirements, (ii) all UPIs ClientCo must be sold in the same Bidding Procedure; (iii) in the First Sale Round of UPI ClientCo, the aggregate sale value of all UPIs ClientCo must comply with the Minimum Price of UPI ClientCo; and (iv) the closing of all sale operations of all UPIs ClientCo must occur simultaneously, on the same Closing Date; and the Restructuring Option I Creditors (according to the Resolution Restructuring Option I Creditors) and the Unsecured ToP Debt Creditors 2024/2025 Reinstated – Option I (according to Resolution of the Unsecured ToP Debt Creditors 2024/2025 Reinstated – Option I), may waive the requirements set forth in items (ii), (iii) and (iv) above.

5.2.2.1.2. **First Round.** The notice of sale of the first round ("UPI ClientCo Notice – First Round") must be presented to the Judicial Reorganization Court and published in the Electronic Justice Gazette within thirty (30) calendar days from the Approval Date and will contain the following terms and conditions for the first round of the Bidding Procedure for the sale of UPI ClientCo ("First Sale Round of UPI ClientCo"):

(i) **Minimum Price of UPI ClientCo and Payment Method:** For the purposes of the First Sale Round of UPI ClientCo, only proposals with cash payment offers, in cash and in national currency, will be considered valid and may be accepted. The minimum price for the sale of UPI ClientCo (or, in the case of multiple ClientCo UPIs, the minimum price of all UPIs ClientCo considered together) will be BRL7,300,000,000.00 (seven billion and three hundred million Brazilian Reais) for Oi ("Minimum Price of UPI ClientCo").

(ii) **First Round Hearing of UPI ClientCo and Winning Proposal**
UPI ClientCo: The closed proposals presented in the First Disposal Round of UPI ClientCo will be opened during a hearing to be designated within thirty (30) calendar days from the date of publication of the UPI ClientCo Notice – First Round, on a date to be designated in the UPI ClientCo Notice –First Round ("First Round Hearing of UPI ClientCo"), within which the proposal presenting the highest acquisition price to UPI ClientCo will be declared the winner, provided that it is necessarily equal to or greater than the Minimum Price of UPI ClientCo ("Winning Proposal of UPI ClientCo") for full payment in cash. In the event that multiple UPIs ClientCo are formed, the determination of the Winning Proposals of UPI ClientCo will consider the added value of the best proposals for the sale of all UPIs ClientCo, subject to the terms of **Clause 5.2.2.1.1.1.**

(iii) **Resolution on Proposals Lower than the Minimum Price of UPI ClientCo:** If, in the First Sale Round of UPI ClientCo, Oi receives only (i) proposals for the acquisition of UPI ClientCo, in cash, in amounts lower than the Minimum Price of UPI ClientCo; or (ii) proposals for the acquisition of UPIs ClientCo, in cash, whose sum of the prices offered by the bidders does not reach the Minimum Price of UPI ClientCo (in both cases, the "Proposals Lower than the Minimum Price of UPI ClientCo"), the First Round Hearing of UPI ClientCo must be suspended, and the Judicial Administration must submit, within two (2) Business Days from the First Round Hearing of UPI ClientCo, all Proposals Lower than the Minimum Price of UPI ClientCo to the analysis and resolution: (iii.1) of the Restructuring Option I Creditors; and (iii.2) of the Unsecured ToP Debt Creditors 2024/2025 Reinstated – Option I.

(a) Within 10 (ten) days from the receipt of the Proposals Lower than the Minimum Price of UPI ClientCo, the Restructuring Option I Creditors (according



to Resolution of the Restructuring Option I Creditors) and the Unsecured ToP Debt Creditors 2024/2025 Reinstated – Option I (according to the Resolution of the Unsecured ToP Debt Creditors 2024/2025 Reinstated – Option I) shall resolve whether any of the Proposals Lower than the Minimum Price of UPI ClientCo are acceptable and communicate their decision to the Judicial Administration, subject to the provisions of **Clause 5.2.3.2**, in which case the Proposal(s) Lower than the accepted Minimum Price of UPI ClientCo will be considered the Winning Proposal(s), except that the Restructuring Option I Creditors and the ToP Unsecured Debt Creditors 2024/2025 Reinstated – Option I may not, without the prior and express consent of the Third Party New Financing, resolve to accept any Proposals Lower than the Minimum Price of UPI ClientCo that do not result in the full, full and updated amount of the New Financing – Third Parties.

(b) If the resolution by the Restructuring Option I Creditors and the Unsecured ToP Debt Creditors 2024/2025 Reinstated – Option I does not occur or the result of the resolution is not communicated to the Judicial Administration within the period provided for above, all Proposals Below the Minimum Price of UPI ClientCo will be considered automatically rejected. The Judicial Administration shall communicate the result of the resolution to the Judicial Reorganization Court within two (2) Business Days after the end of the period provided for above. For clarification purposes, Oi will not have the right to veto the resolution of the Restructuring Option I Creditors and the Unsecured ToP Debt Creditors 2024/2025 Reinstated – Option I, under the terms of this Clause, nor to impose on the Restructuring Option I Creditors and the Unsecured ToP Debt Creditors 2024/2025 Reinstated – Option I, the acceptance of any Proposals Lower than the Minimum Price of UPI ClientCo.

5.2.2.1.3. Closing of the First Round and Beginning of the Second Sale Round of UPI ClientCo. A second round of the Bidding Procedure for the sale of UPI ClientCo ("Second Sale Round of UPI ClientCo") will be held if one of the following hypotheses occurs:

- (i) At the First Round Hearing of UPI ClientCo, Oi did not receive any proposals;
- (ii) At the First Hearing Round of UPI ClientCo, Oi did not receive any cash proposal that meets the minimum requirements necessary for the Bidding Process for the sale of UPI ClientCo;
- (iii) At the First Hearing Round of UPI ClientCo, Oi did not receive offers for all UPIs ClientCo formed;
- (iv) At the First Round Hearing of UPI ClientCo, Oi receives only Proposals below the Minimum Price of UPI ClientCo and such Proposals below the Minimum Price of UPI ClientCo are rejected by the Restructuring Option I Creditors and the Unsecured ToP Debt Creditors 2024/2025 Reinstated – Option I, pursuant to **Clause 5.2.2.1.2(iii)**;

5.2.2.1.3.1. Within three (3) Business Days from the occurrence of any of the events described in **Clause 5.2.2.1.3**, Oi will provide notice on the website www.recjud.com.br, pursuant to the UPI ClientCo Notice – First Round, communicating the closure of the First Sale Round of UPI ClientCo and, consequently, the beginning of the Second Sale Round of UPI ClientCo.

5.2.2.1.4. UPI ClientCo Notice – Second Round. The notice of sale of the second round that ("UPI ClientCo Notice – Second Round") (i) must be submitted by the Companies under Reorganization for review and approval by the Restructuring Option I Creditors and Unsecured ToP Debt Creditors 2024/2025 Reinstated – Option I within five (5) calendar days from the publication provided for in **Clause 5.2.2.1.3.1** above; and (ii) reviewed and deliberated, cumulatively, by the (a) Restructuring Option I Creditors



(according to Resolution of the Restructuring Option I Creditors); and (b) the Unsecured ToP Debt Creditors 2024/2025 Reinstated – Option I (according to the Resolution of the Unsecured ToP Debt Creditors 2024/2025 Reinstated – Option I), subject to the provisions of **Clause 5.2.3.2**.

5.2.2.1.4.1. The review and resolution of the UPI ClientCo Notice – Second Round by the Restructuring Option I Creditors and the Unsecured ToP Debt Creditors 2024/2025 Reinstated – Option I must be communicated to the Judicial Administration within five (5) days from the date on which the UPI ClientCo Notice – Second Round is submitted to the respective Creditors. If the resolution by the Restructuring Option I Creditors and the Unsecured ToP Debt Creditors 2024/2025 Reinstated - Option I is not communicated to the Judicial Administration within the prescribed period, the UPI ClientCo Notice – Second Round will be considered automatically rejected. The Judicial Administration shall communicate the result of the resolution to Oi within one (1) Business Day from the end of the term established above or from the date on which it is notified of the resolution of the Restructuring Option I Creditors and Unsecured ToP Debt Creditors 2024/2025 Reinstated – Option I, whichever occurs first.

5.2.2.1.5. **Second Round.** The UPI ClientCo Notice – Second Round will contain the following terms and conditions for the second round of the Bidding Procedure for the sale of UPI ClientCo (“Second Sale Round of UPI ClientCo”):

(i) **Price and Payment Method:** For the purposes of the Second Sale Round UPI ClientCo, there will be no minimum price for the sale of UPI ClientCo (or UPIs ClientCo, as applicable), and proposals may be accepted that provide for any forms of payment or a combination thereof, including (a) cash payment; (b) compensation, delivery, cancellation, forgiveness or any other similar measure for the purpose of implementing the respective transaction, the entirety or portion of Extra Bankruptcy Credits (including interest and monetary correction) held by New Financing Creditors or Third Parties New Financing and/or their Affiliates, provided that (b.1) arising from obligations contracted by Oi and already duly provided or finalized by the respective bidder; and (b.2) recognized by the Companies under Reorganization; and/or (c) payment of ClientCo Permitted Assets, which must be free and clear of any Encumbrance.

(ii) **Second Round Hearing of UPI ClientCo:** The closed proposals presented in the Second Sale Round of UPI ClientCo (“Second Round Proposals of UPI ClientCo”) will be opened during a hearing to be held within fifteen (15) calendar days from the date of publication of the UPI ClientCo Notice – Second Round (“Second Round Hearing of UPI ClientCo”). The Second Hearing Round of UPI ClientCo will be limited to the opening of the Second Round Proposals of UPI ClientCo, and there will be no declaration or deliberation on the Winning Proposal of UPI ClientCo during the Second Round Hearing of UPI ClientCo. The Second Round Hearing of UPI ClientCo shall be suspended immediately after the opening of the Second Round Proposals of UPI ClientCo, to enable the resolution procedure provided in **Clause 5.2.2.1.5(iii)** below.

(iii) **Resolution on the Winning Proposal(s) of UPI ClientCo:** The Judicial Administration shall submit, within two (2) Business Days from the Second Round Hearing of UPI ClientCo, all proposals received pursuant to **Clause 5.2.2.1.5(i)** and/or at the Second Round Hearing of UPI ClientCo to the analysis and resolution (iii.1) of the Restructuring Option I Creditors; and (iii.2) of the Unsecured ToP Debt Creditors 2024/2025 Reinstated – Option I, regardless of the amounts and conditions offered by the respective bidders.

(a) Within ten (10) days from the receipt of the Second Round Proposals of UPI ClientCo, the Restructuring Option I Creditors (according to Resolution of the Restructuring Option I Creditors) and the Unsecured ToP Debt Creditors 2024/2025



Reinstated – Option I (according to Resolution of the Unsecured ToP Debt Creditors 2024/2025 Reinstated – Option I) shall deliberate whether any of the Second Round Proposals of UPI ClientCo are acceptable and communicate their decision to the Judicial Administration, subject to the provisions of **Clause 5.2.3.2**, in which case the Second Round Proposal(s) of UPI ClientCo accepted will be considered the Winning Proposal(s), except that the Restructuring Option I Creditors and the Unsecured ToP Debt Creditors 2024/2025 Reinstated – Option I may not, without the prior and express consent of the Third Parties New Financing, resolve to accept any Second Round Proposals of UPI ClientCo that do not result in the full, cash, discharge of the total and updated amount of the New Financing – Third Parties.

(b) If the resolution by the Restructuring Option I Creditors and the Unsecured ToP Debt Creditors 2024/2025 Reinstated – Option I does not occur or the result of the resolution is not communicated to the Judicial Administration within the period provided for above, all Proposals Second Round of UPI ClientCo will be considered automatically rejected. The Judicial Administration shall communicate the result of the resolution to the Judicial Reorganization Court within one (1) Business Day after the end of the period provided for above. For clarification purposes, Oi shall not have the right of veto over the resolution of the Restructuring Option I Creditors and Unsecured ToP Debt Creditors 2024/2025 *Reinstated* – Option I, pursuant to this Clause.

(iv) **Oi Binding.** By virtue and operation of this Plan and the UPI ClientCo Notice – Second Round, Oi will be formally and irrevocably bound to the Winning Proposal, being obliged to perform all acts useful or necessary for the implementation of the transaction provided for in the Winning Proposal, including the negotiation in good faith and execution of the purchase and sale agreement and other ancillary instruments, until the Closing Date of Sale of UPI ClientCo, observing that the Companies under Reorganization will not be obliged to bear unreasonable transaction implementation costs and/or outside market standards. For clarification purposes, Oi will not have the right to reject or veto the Winning Proposal, nor to impose on the Restructuring Option I Creditors and the Unsecured ToP Debt Creditors 2024/2025 Reinstated – Option I, the acceptance of any Second Round Proposals of UPI ClientCo, as well as other terms and conditions that are not expressly provided for in the UPI ClientCo Notice – Second Round.

(v) **Deadline:** In the event that the Winning Proposal is declared in the Second Sale Round of UPI ClientCo, the Closing Date of Sale of UPI ClientCo shall occur until September 10, 2024 ("Closing Date of the Second Sale Round of UPI ClientCo"), and such Closing Date of the Second Sale Round of UPI ClientCo may be extended by resolution and approval of the Restructuring Option I Creditors (as per Resolution of the Restructuring Option I Creditors) and the Unsecured ToP Debt Creditors 2024/2025 Reinstated – Option I (as per Resolution of the Unsecured ToP Debt Creditors 2024/2025 Reinstated – Option I).

5.2.2.1.6. UPI ClientCo Net Sale Revenue Withheld Amount. Oi's Board of Directors may, within five (5) calendar days from the resolution of the Winning Proposal(s) of UPI ClientCo, resolve on the need for Oi to withhold up to BRL1,500,000,000.00 (one billion and five hundred million Brazilian Reais) from the cash portion of UPI ClientCo's Net Sales Revenue related to the sale of UPI ClientCo for investments in its own activities or those of its Affiliates ("Withholding Amount"). If, for any reason after the closing of the sale of UPI(s) ClientCo, Oi is unable or not authorized to withhold the total amount of BRL1,500,000,000.00 (one billion, five hundred million Brazilian Reais) of the Net Revenue from the Sale of UPI ClientCo ("Total Withholding Amount"), Oi's Board of Directors may resolve and define the necessary amount that will



need to be raised, which, added to any amount that it has effectively managed to withhold from the Net Revenue from the Sale of UPI ClientCo, may not exceed the Total Withholding Amount and inform, within five (5) days of said resolution, the amount to be raised under the terms of **Clause 5.4.3** to the Creditors of the New Financing, Third Parties New Financing and Unsecured ToP Debt Creditors 2024/2025 Reinstated – Option I. In this case, Oi may offer as collateral for the Additional Permitted Indebtedness the assets listed in **Annex 5.4.3**, which will observe the order of priority (*waterfall*) also described in **Annex 5.4.3** and the rules established in the *Intercreditor Agreement*.

5.2.2.1.6.1. Oi shall, within five (5) Business Days from the date of the resolution by its Board of Directors, reasonably request authorization ("Withholding Request"), cumulatively, from (i) Restructuring Option I Creditors (according to Resolution of the Restructuring Option I Creditors) and (ii) Unsecured ToP Debt Creditors 2024/2025 Reinstated – Option I (according to Resolution of Unsecured ToP Debt Creditors 2024/2025 Reinstated – Option I), subject to the provisions of **Clause 5.2.3.2**), to withhold the Withholding Amount indicated by the Board of Directors.

5.2.2.1.6.1.1. The resolution by the Restructuring Option I Creditors and the Unsecured ToP Debt Creditors 2024/2025 Reinstated – Option I on the Withholding Request must be communicated to the Judicial Administration within 15 (fifteen) Business Days from the date on which the Restructuring Option I Creditors and Unsecured ToP Debt Creditors 2024/2025 Reinstated – Option I are notified of the Withholding Request. If the resolution by the Creditors does not occur or the result of such resolution is not communicated to the Judicial Administration within the period provided for above, the Withholding Request will be considered automatically rejected. The Judicial Administration must communicate the result of the deliberation by the Creditors to Oi within one (1) Business Day after the end of the period set out above.

5.2.2.1.6.2. The Restructuring Option I Creditors and the Unsecured ToP Debt Creditors 2024/2025 Reinstated – Option I may accept or reject, in whole or in part, the Withholding Request made by the Companies under Reorganization, observing that, in the event of rejection, in whole or in part, or absence of communication to the Judicial Administration, the Companies under Reorganization will be authorized to raise the Additional Permitted Indebtedness, in the amount corresponding to the difference or totality of the Retention Amount, the subject of the Withholding Request, as applicable, pursuant to **Clause 5.4.3**.

5.2.2.1.6.3. If a certain Restructuring Option I Creditor, Third Party New Financing or Unsecured ToP Debt Creditor 2024/2025 Reinstated – Option I is the bidder of a closed proposal submitted, such bidder will be prevented from resolving on Proposal(s) Lower than the Minimum Price of UPI ClientCo and the Withholding Request and, for this purpose, the respective Resolution Quorum applicable to the group of such bidder will not take into account the amount of Credits owned by such bidder.

5.2.2.1.7. **Other UPI ClientCo Conditions.** The closed proposals to be submitted by the interested parties must comply, in addition to the Minimum Qualification Requirements provided for in this Plan, with the following requirements, notwithstanding other conditions and requirements provided for in the UPI ClientCo Notice: (i) acquisition of all shares issued by SPE ClientCo or each SPE ClientCo, as applicable; (ii) express adherence to the terms and conditions set forth in the UPI ClientCo Notice; (iii) agreement with the format and procedure of the Bidding Procedure for the sale of UPI ClientCo established in this Plan and the UPI ClientCo Notice; and (iv) the obligation of the interested party to declare itself expressly bound and obliged to follow all the terms, conditions and obligations established in this Plan regarding the sale of UPI ClientCo, as well as other possible conditions that may be defined until the date of publication of the



UPI ClientCo Notice.

5.2.2.1.8. Release of Warranties. In the event of sale of the UPI(s) ClientCo, and provided that it is carried out strictly under the terms provided for in the Plan, the Encumbrances constituted in favor of the Creditors of the New Financing, Third Parties New Financing, Bridge-Loan Creditors, the Unsecured ToP Debt Creditors 2024/2025 Reinstated – Option I, Creditors of the Roll-Up Debt, as applicable and, if applicable, of the Creditors of the Additional Permitted Indebtedness, and that fall on the ClientCo Collection or on the shares issued by SPE ClientCo must be released on the Closing Date of Sale of UPI ClientCo, so that the respective operations can be carried out and completed, provided that (*i.a.*) on the same Closing Date of Sale of UPI ClientCo, the payment of the price of the respective asset is fully made in a linked bank account (*escrow account*) held by Oi and which will be sold on a fiduciary basis for the benefit of Restructuring Option I Creditors, Third Parties New Financing and Reinstated Unsecured ToP Debt Creditors – Option I, and (*i.b.*) the escrow account agreement shall establish the obligation to make the distribution of the Generation of Surplus Cash (Cash Sweep) under the terms provided for in **Clause 5.3**, on the Business Day following the Closing Date of UPI ClientCo of said asset; or (*ii*) if the payment of the acquisition price of UPI ClientCo in the context of the respective Bidding Procedure involves payment of assets, such assets, unless otherwise approved by Resolution of the Restructuring Option I Creditors, Resolution of the Third Parties New Financing and Resolution of the Unsecured ToP Debt Creditors Reinstated – Option I, will be Encumbered, through a guarantee constituted and perfected prior to the Closing Date of Sale, in favor of the New Financing Creditors, Third Parties New Financing, Unsecured ToP Debt Creditors Reinstated – Option I, Creditors of the Roll-Up Debt and, if applicable, the Allowed Additional Indebtedness Creditors, and such guarantee is constituted and perfected before all necessary notaries and books until the Closing Date of Sale of UPI ClientCo, under a condition precedent, becoming effective concurrently with the release of the guarantee, subject, in this case, to the terms and conditions set forth in the *Intercreditor Agreement*.

5.2.2.2. Sale of UPI V.tal. Subject to the terms of **Clause 5.1(ii.2)**, the Bidding Procedure for the sale of UPI V.tal may be carried out under the terms of **Clause 5.2.2.2 et seq.**, in the form of closed proposals, according to the rules defined in this Plan and in the respective notice of sale (“UPI V.tal Notice”).

5.2.2.2.1. UPI V.tal Notice. The UPI V.tal Notice shall be reviewed and approved, cumulatively, by Restructuring Option I Creditors (according to the Resolution of the Restructuring Option I Creditors).

5.2.2.2.1.1. The review and approval of the UPI V.tal Notice by the Restructuring Option I Creditors must be communicated to the Judicial Administration within 15 (fifteen) days from the date on which the respective Creditors are notified of the UPI V.tal Notice. If the resolution by the Restructuring Option I Creditors is not communicated to the Judicial Administration within the prescribed period, the UPI V.tal Notice will be considered automatically rejected. The Judicial Administration must communicate the resolution result to Oi within one (1) Business Day.

5.2.2.2.2. Purpose of the Sale. The purpose of the sale will be up to 100% (one hundred percent) of the shares issued by, as applicable, (*i*) Total held by Oi and its subsidiaries at the time of completion of said transaction; *or* (*ii*) SPE Total; in both cases of items (*i*) and (*ii*), free and clear of any Lien, pursuant to articles 60, sole paragraph, 141, items II and 142 of the LRF and article 133, paragraph one, item II of Law no. 5.172/1996. Until the Closing Date of Sale of UPI V.tal (or UPIs V.tal, as applicable), all shares issued by V.tal or SPE V.tal, as applicable, shall remain Encumbered under the terms of this Plan.

5.2.2.2.3. Minimum Price of UPI V.tal. The minimum aggregate price



for the sale of UPI V.tal to be provided for in the UPI V.tal Notice will be the amount to be paid in cash, in national currency, of BRL8,000,000,000.00 (eight billion Brazilian Reais) to Oi ("Minimum Price of UPI V.tal"), except that the Minimum Price of UPI V.tal may be proportionally changed to reflect any change in the V.tal Collection until the date of publication of the UPI V.tal Notice.

5.2.2.2.4. Resolution on Proposals below the Minimum Price of UPI V.tal. If Oi receives only bids for the acquisition of UPI V.tal, in cash, in amounts lower than the Minimum Price of UPI V.tal ("Proposals Lower than the Minimum Price of UPI V.tal"), all Proposals Lower than the Minimum Price of UPI V.tal must be submitted for analysis and resolution: of the Restructuring Option I Creditors.

(a) Within 10 (ten) days from the receipt of the Proposals Below the Minimum Price of UPI V.tal, the Restructuring Option I Creditors (according to the Resolution of the Restructuring Option I Creditors) shall decide whether any of the Proposals Below the Minimum Price of UPI V.tal are acceptable and communicate their decision to the Judicial Administration, subject to the provisions of **Clause 5.2.3.2**, in which case the Proposal Below the Minimum Price of UPI V.tal accepted will be considered the Winning Proposal. The cash resources determined with the Winning Proposal will be distributed under the terms of **Clause 5.3.2**. If the Winning Proposal contemplates any payment in goods or rights, such Winning Proposal shall ensure full payment, in cash, of the New Financing - Third Parties.

(b) If the resolution by the Restructuring Option I Creditors does not occur or the result of the resolution is not communicated to the Judicial Administration within the period provided for above, all Proposals Below the Minimum Price of UPI V.tal will be considered automatically rejected. The Judicial Administration shall communicate the result of the resolution to the Judicial Reorganization Court within two (2) Business Days after the end of the period provided for above. For clarification purposes, Oi will not have the right to veto the resolution of the Restructuring Option I Creditors, under the terms of this Clause, nor to impose on the Restructuring Option I Creditors, the acceptance of any Proposals Lower than the Minimum Price of UPI V.tal.

5.2.2.2.5. Payment Method UPI V.tal. The UPI V.tal Notice shall provide that the sale value of the UPI V.tal shall be paid in cash, in national currency, unless otherwise approved by the Restructuring Option I Creditors (according to Resolution of the Restructuring Option I Creditors), in any case subject to the provisions of **Clause 5.2.3.2**, and except that the Restructuring Option I Creditors may not, without the prior and express consent of the Third Parties New Financing, resolve to accept any proposals that do not result in the full discharge, in cash, of the total and updated amount of the New Financing – Third Parties.

5.2.2.2.6. The performance of the Bidding Procedure for the sale of UPI V.tal will be at the discretion of Oi's administrative bodies and will not be mandatory.

5.2.2.2.7. Other UPI V.tal Conditions. The closed proposals to be submitted by the interested parties must comply, in addition to the Minimum Qualification Requirements provided for in this Plan, with the following requirements, without prejudice to other conditions and requirements provided for in the UPI V.tal Notice (i) the express adherence to the terms and conditions set forth in the UPI V.tal Notice; (ii) the agreement with the format and procedure of the Bidding Procedure for the sale of UPI V.tal established in this Plan; and (iii) the obligation of the interested party to declare itself expressly bound and obliged to follow all the terms, conditions and obligations established in this Plan regarding the sale of UPI V.tal, as well as other possible conditions that may be defined until the date of publication of the UPI V.tal Notice.

5.2.2.2.8. Release of Warranties. In the event of sale of UPI V.tal, and



provided that it is carried out strictly under the terms provided for in the Plan, the Encumbrances that fall on the V.tal Collection must be released on the Closing Date of Sale of UPI V.tal, so that the respective operations can be carried out and completed, provided that (i.a.) on the same Closing Date of Sale, the payment of the price of the respective asset is fully made in a linked bank account (escrow account) held by Oi and which will be sold on a fiduciary basis for the benefit of the Creditors Restructuring Option I, Third Parties New Financing and Unsecured ToP Debt Creditors Reinstated – Option I, and (i.b) the *escrow account* agreement shall establish the obligation to distribute the Surplus Cash Generation (Cash Sweep) under the terms provided for in **Clause 5.3**, on the Business Day following the Closing Date of Sale of said asset; or (ii) if the payment of the acquisition price of UPI V.tal in the context of the respective Bidding Procedure involves payment of assets, such assets, unless otherwise approved by Resolution of Restructuring Option I Creditors, Resolution of Third Parties New Financing and Resolution of the Unsecured ToP Debt Creditors Reinstated – Option I, will be Encumbered in favor of the New Financing Creditors, Third Parties New Financing, Unsecured ToP Debt Creditors Reinstated – Option I, Creditors of the Roll-up Debt and, if applicable, of the Creditors of the Additional Permitted Indebtedness, and such guarantee will be constituted and perfected before all necessary notaries and books until the Closing Date of Sale of UPI ClientCo, under a condition precedent, becoming effective concomitantly with the release of the guarantee, observing, in this case, the terms and conditions provided for in the *Intercreditor Agreement*.

5.2.3. General Rules of the Bidding Procedures. The Bidding Procedure for the sale of each UPI Defined must comply with all the terms and conditions contained in this Plan, the applicable legislation and regulations, including compliance with and obtaining any necessary regulatory requirements, authorizations or limitations, notably with regard to ANATEL and Cade, and the respective notice, and the Companies under Reorganization are hereby authorized to request the Judicial Reorganization Court that the auction notice, to be drawn up after the conclusion of a certain Bidding Procedure, provides that its effectiveness is conditioned to the effective fulfillment of the conditions precedent provided for in the purchase and sale agreement applicable to the respective UPI Defined. For clarification purposes, each Bidding Procedure must be made in the closed proposal modality, so that the respective Binding Proposals will remain confidential until the date and time designated for their disclosure under the terms of the respective Bid Notice.

5.2.3.1. Notice of the Bidding Procedure. The terms and conditions of the Bidding Procedure (as defined below) for the sale of each of the UPIs Defined will be provided for in a notice to be presented in the records of the Judicial Reorganization by the Companies under Reorganization and timely published in the Electronic Justice Gazette of the Court of Justice of the State of Rio de Janeiro and in a widely circulated newspaper, which will include, among other rules: (a) deadline for qualification and for carrying out the respective Bidding Procedure; (b) deadline and conditions for carrying out an Audit, if applicable; (c) the procedures to be adopted in each Bidding Procedure, including the order of presentation and opening of Binding Proposals and the criteria to define the winning proposals, and in any case must comply with the minimum rules provided for in this Plan.

5.2.3.2. Coordination of Creditors' Resolutions. The Trustee shall coordinate all resolutions of the Creditors provided for in **Clause 5.2.2**, which shall be responsible for the timely determination of the quorum for resolution of the respective matters. When applicable, for the purposes of calculating the interests of the Restructuring Option I Creditors, Third-Parties New Financing and Unsecured ToP Debt Creditors 2024/2025 Reinstated – Option I who hold Credits in foreign currency in the respective Creditors' resolutions, the value of such Credits as converted into national currency based on the



Conversion Exchange Rate.

5.2.3.3. Waiver of Judicial Evaluation. The Companies under Reorganization, acting with transparency and good faith, considering the peculiarities and unique characteristics of the assets that form the UPIs Defined and aiming at the speed of the necessary procedures for the implementation of the sale of the UPIs Defined and the reduction of costs in the procedure, notwithstanding the provisions of this Plan, waive the performance of the judicial evaluation in the Bidding Procedures for the sale of the UPIs Defined, with which the Creditors hereby agree upon approval of this Plan. Subject only to the Judicial Approval of the Plan, the Creditors and the Companies under Reorganization hereby waive any rights, defenses or prerogatives exclusively concerning the lack of judicial evaluation in the Bidding Procedures provided herein.

5.2.3.4. Prior Audit. The Companies under Reorganization shall, within the scope of each Bidding Procedure (i) make available to those interested in participating in the Bidding Procedure, by signing a confidentiality agreement and any other documents or carrying out measures aimed at preserving the interests of the Companies under Reorganization and complying with the applicable legal rules, including those related to competitive aspects, access to documents and information related to the respective UPI Defined and the assets, obligations and rights that comprise it to carry out a legal, financial and accounting audit, and independent evaluation of said documents and information by the interested parties ("Audit"); (ii) make available a responsible team to answer the interested parties' doubts about the assets, obligations and rights that make up the respective UPI Defined; (iii) grant the interested parties reasonable access to the assets and liabilities transferred, or to be transferred to each UPI Defined; and (iv) take all other necessary and appropriate measures to regularize the Bidding Procedure. The terms and conditions for carrying out the Audit of each UPI Defined will be included in the respective Notice.

5.2.3.5. Minimum Qualification Requirements. Those interested in participating in the Bidding Procedures must express their interest within 7 (seven) Business Days from the publication of the respective Notice ("Qualification"). Notwithstanding the financial criteria and other documents and conditions that may be required in each Notice under the terms of this Plan, each interested party in participating in any Bidding Procedure must demonstrate, through its Qualification notification, the fulfillment of the following minimum qualification requirements ("Minimum Qualification Requirements"), under penalty of disqualification by Oi, except that any interested parties that have submitted an UPI ClientCo Binding Proposal and/or UPI V.tal Binding Proposal that have been accepted by the Companies under Reorganization and by the Creditors under the terms of the respective resolutions will be exempt from demonstrating compliance with the Minimum Qualification Requirements:

- (i) the interested party must indicate the Bidding Procedure in which it wishes to participate, also indicating the UPI Defined for whose acquisition it intends to submit a proposal;
- (ii) the interested party, by itself and/or its Affiliates, must submit a proposal for the acquisition of the UPI Defined that it wishes, observing the forms of payment allowed in each Bidding Procedure, as well as the terms and other conditions provided for in the draft of the respective purchase and sale agreement, in this Plan and in the respective Notice;
- (iii) the interested party must present proof of existence and regularity duly issued by the bodies responsible for registering the interested party;
- (iv) in the case of a legal entity, the interested party must submit a copy of the respective articles of incorporation, as well as a corporate document proving the



individuals or legal entities holding the capital of the legal entity in question;

(v) the interested party must submit a bank reference statement from at least two (2) first-rate financial institutions attesting to their economic, financial and equity capacity to participate in the respective Bidding Procedure;

(vi) the interested party must present proof that it has sufficient resources or means to meet the payment of the minimum price of the respective UPI Defined, upon presentation of an irrevocable and irreversible letter of credit from a financial institution registered with the Central Bank of Brazil; and

(vii) the interested party must expressly agree to the terms and conditions of this Plan and the respective Notice without any exceptions.

5.2.3.6. Sale and Purchase Agreement. After the determination of the Winning Proposal, the bidder of the Winning Proposal and/or its Affiliates must enter into a purchase and sale agreement with Oi for the acquisition of the UPI Defined that it has acquired in the respective Bidding Procedure in terms usually adopted for operations of this nature, within a maximum period of 90 (ninety) calendar days from the date of issuance of the Auction Notice, which may be extended by Oi, provided that it is approved by Resolution of the Restructuring Option I Creditors, Resolution of the Third Parties New Financing and Resolution of the Unsecured ToP Debt Creditors Reinstated – Option I. If Oi receives a Binding Proposal for a certain Bidding Procedure, the purchase and sale agreement of the respective UPI Defined must be entered into substantially in the form of the draft that appears as an annex to the respective Notice.

5.2.3.7. Notice of Purchase. The Judicial Reorganization Court (i) will approve the Winning Proposal of each UPI Defined; and (ii) will issue a Notice of Purchase in favor of the winner of the Bidding Procedure of each UPI Defined and/or any Affiliate of such winner. The Notice of Purchase shall constitute a document capable of proving the judicial acquisition of the respective UPI Defined, with the absence of succession of the acquirer in any debts and/or obligations of the Companies under Reorganization and/or any other companies of the Oi Group, according to arts. 60, sole paragraph, 60-A, 141, items II and 142 of the LRF and art. 133, paragraph one, item II of Law No. 5.172/1966.

5.2.3.7.1. As long as the disposals of all UPIs Defined are not completed, under penalty of non-compliance with the Plan, (i) the UPIs Defined may not assume or subrogate to any debt or obligation; and (ii) the Oi Group may not dispose of, transfer, encumber or otherwise dispose of the assets that make up the UPIs Defined, except as provided for in this Plan.

5.2.3.7.2. The assets, assets and rights that will compose the UPIs (i) are essential and are fully linked to the fulfillment of this Plan, for all legal purposes and effects, regardless of the transfer of such assets to the respective UPIs Defined, under the terms of this Plan; and (ii) may not be subject to premonitory annotation, attachment, seizure, sequestration or any type of constriction for the benefit or to ensure the right of any third party, whether they hold Credits or not of any nature against the Oi Group.

5.2.4. Sale of the UPIs Real Estate and Selected Towers. Subject to the provisions of the following clauses and in arts. 60, 60-A, 66-A and 142 of the LRF, the UPIs Real Estate and Selected Towers will be sold in court, in whole or in part, together, jointly or separately, free and clear of any Encumbrance, by direct sale, by Oi, of 100% (one hundred percent) of the shares issued by each of the SPEs Real Estate and Selected Towers to the Unsecured Take or Pay Creditors – Option I, due to the particularity of the assets that make up each UPI Real Estate and Selected Towers. By mutual agreement between Oi and the respective Unsecured Take or Pay Creditor – Option I and subject to compliance with applicable regulatory conditions, the Selected Towers Collection will be transferred, in whole or in part, directly and without the need to contribute to the capital of SPE Real



Estate e Selected Towers before the Deadline for Transfer of Real Estate and Selected Towers.

5.2.4.1. The acquisition price of each SPE that integrates UPI Real Estate and Selected Towers will be paid by the respective Unsecured Take or Pay Creditor – Option I (or any of its Affiliates) upon payment of part of the Credits of the Unsecured Take or Pay Creditor – Option I in an amount equivalent to the value of the Selected Towers Collection and the Selected Real Estate Collection.

5.2.4.2. In the transfer of each UPI Real Estate and Selected Towers, pursuant to **Clause 5.2.4**, the Encumbrance of the shares issued by SPE Real Estate e Torres or the Selected Real Estate and Towers, in favor of the Unsecured Take or Pay Creditors – Option I, as applicable, owned by Oi provided for in this Plan shall be released on the Closing Date of Sale of the UPIs Real Estate and Selected Towers, so that the respective operation can be carried out and completed.

5.2.4.3. As a result of the sale of the UPIs Real Estate and Selected Towers as described above, the SPEs Real Estate and Selected Towers will not be liable for any obligations of the Companies under Reorganization, including those established in the Plan, such as the obligations to pay Bankruptcy Credits, and the Unsecured Take or Pay Creditors – Option I acquiring the shares issued by the SPEs Real Estate and Selected Towers will not succeed the Companies under Reorganization in any of their debts or obligations or any other companies of the Oi Group, pursuant to arts. 60, sole paragraph, 60-A, 141, items II and 142 of the LRF and art. 133, paragraph one, item II of Law No. 5.172/1966.

5.2.4.4. The Unsecured Take or Pay Creditors – Option I acquiring the shares issued by the SPEs Real Estate e Selected Towers shall enter into an instrument with Oi to formalize the acquisition of each UPI Real Estate e Selected Towers in terms usually adopted for operations of this nature within 60 (sixty) days from the Approval Date. In the event that it is not possible to definitively transfer a certain Selected Property to the respective SPE, the Unsecured Take or Pay Creditor – Option I will have the right to request the replacement with another Real Estate owned by Oi, to be defined by mutual agreement between Oi and the respective Unsecured Take or Pay Creditor – Option I, in a similar amount to compose the Selected Real Estate Collection, and if it has not been carried out by December 31, 2025 and if there is no other Real Estate owned by Oi that has a similar value and is transferable, Oi will compensate the Unsecured Take or Pay Creditor – Option I in the equivalent amount by reducing the future discounts provided for in this Plan.

5.2.4.5. **Preemptive Rights.** The sale of the UPIs Real Estate and Selected Towers must respect the preemptive right and other rights granted to third parties and Take or Pay Creditors - Option I on the assets that are part of the Selected Real Estate Collection and the Selected Towers Collection within the scope of the applicable instruments, including Take or Pay contracts.

5.2.4.6. The purchasers of the UPIs Real Estate and Selected Towers must follow the terms of any contracts for the assignment of the right of use, to which the Real Estate and Selected Towers that make up the acquired UPI collection are subject.

5.2.4.7. **Preservation of Sales of UPIs.** It is assured, under the terms of arts. 74 and 131 of the LRF, the preservation, in any event, of any and all acts of sale concerning the sale of the UPIs Defined, provided that they are practiced in accordance with the provisions of this Plan.

5.3. **Generation of Surplus Cash (Cash Sweep).** After full payment of the Updated Original Emergency dip and subject to the provisions of **Clause 5.3.5**, the Companies under Reorganization will allocate (i) Net Revenue from the Sale of UPI ClientCo; (ii) Net



Revenue from the Sale of UPI V.tal; (iii) Net Revenue from the Sale of Assets; and (iv) Net Revenue from the Sale of Real Estate, in accordance with the following terms and conditions:

5.3.1. Net Revenue from the Sale of UPI ClientCo. Oi will allocate UPI ClientCo's Net Sales Revenue in the following order:

- (i) the amount corresponding to the Withholding Amount, whose Withholding Request has been approved by the Restructuring Option I Creditors and the Unsecured ToP Debt Creditors 2024/2025 Reinstated – Option I, pursuant to **Clauses 5.2.2.1.6 et seq.**, will be allocated to Oi to make investments in its own activities and/or those of its Affiliates;
- (ii) the amount equivalent to 100% (one hundred percent) of the remaining balance of the Net Revenue from the Sale of UPI ClientCo after the retention and destination provided for in **item (i)** above, as applicable, will be used to fully amortize the New Financing and, if applicable, the Bridge Loan, on a *pro rata* basis;
- (iii) after the full amortization of the New Financing and, if paid, the Bridge Loan, the amount equivalent to 100% (one hundred percent) of any balance of the Net Sales Revenue of UPI ClientCo will be used to fully amortize the Unsecured ToP Debt 2024/2025 Reinstated – Option I, on a *pro rata* basis;
- (iv) after the full amortization of the Unsecured ToP Debt 2024/2025 Reinstated – Option I, the amount equivalent to (a) 60% (sixty percent) of any balance of the Net Revenue from the Sale of UPI ClientCo will be used to redeem or amortize all or part, on a *pro rata basis*, of the Roll-Up Debt; and (b) 40% (forty percent) of any balance of the Net Revenue from the Sale of UPI ClientCo may be used by Oi for investments in its own activities or those of its Affiliates, provided that, until the full amortization of the Roll-Up Debt, the funds arising from the sale of assets under this Plan that are effectively allocated to Oi, including the Retention Amount, must observe the total and aggregate limit of BRL4,500,000,000.00 (four billion, five hundred million Brazilian Reais) ("Oi Liquidity Limit").

5.3.2. Net Sales Revenue of UPI V.tal. Oi will allocate the Net Sales Revenue of UPI V.tal in the following order:

- (i) the amount equivalent to 100% (one hundred percent) of the Net Sales Revenue of UPI V.tal will be used to fully amortize the New Financing and, if applicable, the Bridge Loan, on a *pro rata* basis;
- (ii) after the full amortization of the New Financing and, if paid, the Bridge Loan, the amount equivalent to 100% (one hundred percent) of any balance of the Net Revenue from the Sale of UPI V.tal will be used to fully amortize the Unsecured ToP Debt 2024/2025 Reinstated – Option I, on a *pro rata* basis;
- (iii) after the full amortization of the Unsecured ToP Debt 2024/2025 Reinstated – Option I, the amount equivalent to USD100,000,000.00 (one hundred million Dollars) of any balance of the Net Sales Revenue of UPI V.tal will be used to amortize the Additional Permitted Indebtedness, if applicable; and
- (iv) after the full amortization of the Unsecured ToP Debt 2024/2025 Reinstated – Option I and, if applicable, the Additional Permitted Indebtedness, up to the limit of USD100,000,000.00 (one hundred million Dollars), the amount equivalent to (a) 60% (sixty percent) of any balance of the Net Revenue from the Sale of UPI V.tal will be used to redeem or amortize all or part, on a *pro rata basis*, of the Roll-Up Debt; and (b) 40% (forty percent) of any balance of the Net Revenue from the Sale of UPI V.tal will be used by Oi for investments in its own activities or those of its Affiliates provided that the Oi Liquidity Limit provided in **Clause 5.3.1(iv)** is always followed.



5.3.3. Net Revenue from Sale of Assets. Notwithstanding the provisions of **Clauses 5.3.1 and 5.3.2** above and **Clause 5.3.4** below, Oi will allocate the amounts of Net Revenue from the Sale of Assets as follows:

- (i) the amount equivalent to 100% (one hundred percent) of the Net Revenue from the Sale of Assets will be used to fully amortize the New Financing and, if applicable, the Bridge Loan, on a *pro rata* basis;
- (ii) after the full amortization of the New Financing and, if paid, the Bridge Loan, the amount equivalent to 100% (one hundred percent) of any balance of the Net Revenue from the Sale of Assets will be used to fully amortize the Unsecured ToP Debt 2024/2025 Reinstated – Option I, on a *pro rata* basis;
- (iii) after the full amortization of the Unsecured ToP Debt 2024/2025 Reinstated – Option I, the amount equivalent to (a) 60% (sixty percent) of any balance of the Net Revenue from the Sale of Assets will be used to redeem or amortize all or part, on a *pro rata basis*, of the Roll-Up Debt; and (b) 40% (forty percent) of any balance of the Net Revenue from the Sale of Assets will be used by Oi for investments in its own activities or those of its Affiliates, provided that it is always observed the Oi Liquidity Limit provided for in **Clause 5.3.1(iv)**.

5.3.4. Net Revenue from the Sale of Real Estate. Oi will allocate the Net Revenue from the Sale of Real Estate in the following order:

(i) **Net Revenue from the Sale of Real Estate accumulated in the 12 months following the Approval Date limited to BRL100,000,000.00.** The accumulated Net Revenue from the Sale of Real Estate received by Oi in the 12 (twelve) months following the Homologation Date, limited to the aggregate amount of BRL100,000,000.00 (one hundred million Brazilian Reais), will be 100% (one hundred percent) used by Oi for investments in its own activities or those of its Affiliates;

(ii) **Net Revenue from the Sale of Real Estate above BRL100,000,000.00 or in the 12 months following the Approval Date, limited to BRL400,000,000.00.** The accumulated Net Revenue from the Sale of Real Estate received by Oi (a) in the amount that exceeds BRL100,000,000.00 or (b) in the 12 (twelve) months following the Homologation Date, in any case, limited to the aggregate amount of BRL400,000,000.00 (four hundred million Brazilian Reais), will be allocated as follows:

(a) 70% (seventy percent) will be deposited in the Real Estate Escrow Account and will be allocated as follows:

(1.1) the amount equivalent to 100% (one hundred percent) of the Net Revenue from the Sale of Real Estate will be used to fully amortize the Unsecured ToP Debt 2024/2025 Reinstated – Option I, on a *pro rata basis*;

(1.2) after the full amortization of the Unsecured ToP Debt 2024/2025 Reinstated– Option I, the amount equivalent to 100% (one hundred percent) of any balance of the Net Revenue from the Sale of Real Estate will be used to fully amortize the Additional Permitted Indebtedness, if applicable;

(1.3) after the full amortization of the Unsecured ToP Debt 2024/2025 Reinstated – Option I and, if applicable, the Additional Permitted Indebtedness, the amount equivalent to 100% (one hundred percent) of any balance of the Net Revenue from the Sale of Real Estate will be used to fully amortize the New Financing and, if applicable, the Bridge Loan, on a *pro rata basis*;

(1.4) after the full amortization of the New Financing and, if applicable, the Bridge Loan, the amount equivalent to 100% (one hundred percent) of any balance of the Net Revenue from the Sale of Real Estate will be used to fully amortize the Roll-Up Debt, on a *pro rata basis*.



(b) the amount equivalent to 30% (thirty percent) will be used by Oi for investments in its own activities or those of its Affiliates, provided that the Oi Liquidity Limit provided for in **Clause 5.3.1(iv)** is always followed.

(iii) **Net Revenue from the Sale of Real Estate accumulated above BRL400,000,000.00.** The accumulated Net Revenue from the Sale of Real Estate received by Oi above BRL400,000,000.00 (four hundred million Brazilian Reais) will be 100% (one hundred percent) deposited in the Escrow Real Estate Account and distributed as follows:

(a) the amount equivalent to 100% (one hundred percent) of the Net Revenue from the Sale of Real Estate will be used to fully amortize the Unsecured ToP Debt 2024/2025 *Reinstated* – Option I, on a *pro rata basis*;

(b) after the full amortization of the Unsecured ToP Debt 2024/2025 *Reinstated*– Option I, the amount equivalent to 100% (one hundred percent) of any balance of the Net Revenue from the Sale of Real Estate will be used to fully amortize the Additional Permitted Indebtedness, if applicable;

(c) after the full amortization of the Unsecured ToP Debt 2024/2025 *Reinstated* – Option I and, if applicable, the Additional Permitted Indebtedness, the amount equivalent to 100% (one hundred percent) of any balance of the Net Revenue from the Sale of Real Estate will be used to fully amortize the New Financing and, if applicable, the Bridge Loan, on a *pro rata basis*; and

(d) after the full amortization of the New Financing and, if applicable, the Bridge Loan, the amount equivalent to 100% (one hundred percent) of any balance of the Net Revenue from the Sale of Real Estate will be used to fully amortize the Roll-Up *Debt*, on a *pro rata basis*.

5.3.4.1. If the Companies under Reorganization have not obtained net proceeds from the accumulated sales of the Properties of BRL100,000,000.00 (one hundred million Brazilian Reais) within 12 (twelve) months following the Judicial Approval of the Plan, any net proceeds from sales of Properties from the 12th (twelfth) month following the Judicial Approval of the Plan will be divided in the form of item (ii) and (iii) above.

5.3.4.2. The funds destined for the creditors, according to **Clause 5.3.4**, will be deposited in the Real Estate Escrow Account with priority of payment of the Unsecured ToP Debt 2024/2025 *Reinstated* – Option I and the funds will only be released when the UPI ClientCo is sold, for cash or any other asset, under the terms of **Clause 5.2.2.1**.

5.3.4.3. Real Estate Escrow Account. In the event of disposal of any Real Estate before the Closing Date of Sale of UPI ClientCo, the Companies under Reorganization shall deposit the amounts related to the respective Net Revenue from the Sale of Real Estate in a linked account held by the Companies under Reorganization, to be constituted by them ("Real Estate Escrow Account"), which may only be distributed, pursuant to **Clause 5.3.4**, after the Closing Date of Sale of UPI ClientCo, within the period established in the Real Estate Escrow Account agreement. If the Companies under Reorganization dispose of Real Estate after the Closing Date of Sale of UPI ClientCo, the amounts related to the respective Net Revenue from the Sale of Real Estate due to the Creditors will be distributed bimonthly by the Companies under Reorganization, subject to the provisions of **Clause 5.3.4**.

5.3.4.4. The Companies under Reorganization shall grant, on the date of creation of the Real Estate Escrow Account, a guarantee on the Real Estate Escrow Account to the Unsecured ToP Debt 2024/2025 *Reinstated* – Option I, which will have priority over said guarantee and to the New Financing, subject to the payment order (waterfall) and other terms provided for in the Intercreditor Agreement.

5.3.5. Distribution of Cash Sweep resources. The distribution of the amounts related to



the *Cash Sweep* described in **Clauses 5.3** will occur, subject to the rules and priorities described therein, with the consequent proportional reduction of the balance of the respective Credits and limited to the value of the respective Credits, as applicable. Any remaining balance of the Credits after the payment resulting from the *Cash Sweep* will be recalculated and adjusted under the terms of this Plan and its payment will comply with the provisions, respectively, in the **Clauses 4.2.8, 4.2.9 and 4.2.2**, as the case may be.

5.4. Forms of Financing. As an essential factor for maintaining the adequate working capital of the Companies under Reorganization and its Affiliates and to enable the payment of Extra-Bankruptcy Credits, including the Updated Original Emergency DIP, as well as part of the Bankruptcy Credits after the Judicial Approval of the Plan, Oi (i) will contract the New Financing provided for in **Clause 5.4.1**; (ii) will contract the Bridge Loan provided for in **Clause 5.4.2**; and (iii) may contract the Additional Permitted Indebtedness, subject to the terms and conditions set forth in **Clause 5.4.3**.

5.4.1. New Financing. Oi will contract new resources in the total amount of up to USD655,000,000.00 (six hundred and fifty-five million Dollars), which may not be less than USD650,000,000.00 (six hundred and fifty million Dollars) or the equivalent in Brazilian Reais, being (a) up to USD505,000,000.00 (five hundred and five million Dollars), which may not be less than USD500,000,000.00 (five hundred million Dollars) or the equivalent in Brazilian Reais ("New Financing Value – Restructuring Option I Creditors") to be granted by the Restructuring Option I Creditors ("Creditors of the New Financing" and "New Financing – Restructuring Option I Creditors", respectively); and (b) USD150,000,000.00 (one hundred and fifty million Dollars), or the equivalent in Brazilian Reais ("New Financing Value – Third Parties") to be granted by any Person other than the Restructuring Option I Creditors ("Third Parties New Financing" and "New Financing – Third Parties." The New Financing – Third Parties and the New Financing – Creditors Restructuring Option I are defined, together, as the "New Financing").

5.4.1.1. Priority Nature. The New Financing will be considered priority extra-bankruptcy financing and will enjoy absolute priority over all other payment obligations due by the Companies under Reorganization, subject to the provisions of arts. 66, 67, 69 *et seq.* and 84 of the LRF. With the Judicial Approval of the Plan, the Companies under Reorganization may contract the New Financing without the need for a new authorization by the General Meeting of Creditors or by the Judicial Reorganization Court, including for the constitution of the guarantees, and any modification in the degree of appeal of the Judicial Approval of the Plan will not change the extra-bankruptcy and super priority nature of the New Financing, pursuant to arts. 69-A and 69-B of the LRF.

5.4.1.2. Allocation of Funds. Oi will allocate 100% (one hundred percent) of the Total Value of the New Financing primarily to amortize or refinance the balance of the Updated Original Emergency DIP (including all its charges due up to the date of its payment), if any, including through the conversion provided for in **Clause 5.4.1.3.1(i)**. Oi will use any remaining balance, after the amortization of the balance of the Original Updated Emergency DIP (including all its charges due up to the date of its payment) for the fulfillment of its obligations, subject to the terms of this Plan.

5.4.1.3. Adherence to New Financing. Subject to the provisions of **Clause 5.4**, each Person who wishes to participate in the New Financing must send to Oi within 30 (thirty) days from the Approval Date and in accordance with **Clause 10.7**, the New Financing Adhesion Agreement contained in **Annex 5.4.1.3**, duly completed and signed by the respective Person or its representatives.

5.4.1.3.1. Commitment to Adhere to New Financing – Restructuring Option I Creditors. To support the Judicial Reorganization and the uplift of the Oi Group, the Creditors of the Updated Original Emergency DIP entered into a commitment with Oi to



support the New Financing – Restructuring Option I Creditors, through which they may (i) convert their Extra-Bankruptcy Credits arising from the Updated Original Emergency DIP or, if applicable, the Bridge Loan into a portion of the New Financing – Restructuring Option I Creditors, in the proportion of USD1.00/USD1.00 (or the equivalent in Brazilian Reais) of Extra-Bankruptcy Credits to each USD1.00/USD1.00 (or the equivalent in Brazilian Reais) of New Financing – Restructuring Option I Creditors; and/or (ii) disburse the remaining amount, in cash, of the total New Financing – Restructuring Option I Creditors, if the amount converted is not sufficient to reach the New Financing Value – Restructuring Option I Creditors (“New Financing Difference – Restructuring Option I Creditors”), provided that all applicable conditions provided for in this Plan and the New Financing Instruments – Restructuring Option I Creditors are met. On the other hand, the Creditors of the Updated Original Emergency DIP and the Bridge Loan, as applicable, will be entitled to receive the *Conversion Fee*, under the terms provided for in **Clause 5.4.1.3.4.**

5.4.1.3.1.1. The Restructuring Option I Creditors may, at their sole discretion, determine the allocation of the New Financing Difference – Restructuring Option I Creditors among all or part of the Restructuring Option I Creditors, if applicable, provided that, and in any circumstance, the totality of the New Financing – Restructuring Option I Creditors is effectively achieved.

5.4.1.3.2. **Commitment to Adhere to New Financing – Third Parties.** As a form of support to the Judicial Reorganization and the uplift of the Oi Group, the third party, through the delivery to Oi of the Term of Adhesion to the New Financing – Third Parties, undertook to support the New Financing – Third Parties, through which it undertook to disburse the New Financing – Third Parties, by (a) converting its Extra Bankruptcy Credits arising from the Bridge Loan, if applicable, into a portion of the New Financing – Third Parties, in the proportion of USD1.00/USD1.00 (or the equivalent in Brazilian Reais) of Extra Bankruptcy Credits for each USD1.00/USD1.00 (or the equivalent in Brazilian Reais) of New Financing – Third Parties; and/or (b) the disbursement, in cash, of the total amount of the New Financing – Third Parties, if the amount converted is not sufficient to reach the New Financing – Third Parties; in any case, provided that all applicable conditions set forth in this Plan and in the New Financing Instruments – Third Parties are met. On the other hand, the New Financing Third Parties will be entitled to receive the Support Fee under the terms provided for in **Clause 5.4.1.3.5.**

5.4.1.3.3. **Mandatory Credit Conversion.** Notwithstanding the provisions of **Clause 5.4.1.3.1**, the instrument to be entered into by the Companies under Reorganization for the contracting of the Bridge Loan under the terms of **Clause 5.4.2** shall provide that each Bridge Loan Creditor shall be obliged to convert the amount of the Bridge Loan granted to Oi into a portion of the New Financing, in the proportion of BRL1.00/USD1.00 of the amount of the Bridge Loan granted for each BRL1.00/USD1.00 of New Financing. In this case, each Bridge Loan Creditor will be entitled to receive the *Conversion Fee* under the terms provided for in **Clause 5.4.1.3.4.**

5.4.1.3.4. **Conversion Fee.** Each Creditor that converts its Extra-Bankruptcy Credits arising from the Updated Original Emergency DIP or the Bridge Loan into part of the New Financing – Restructuring Option I Creditors, under the terms set forth in **Clause 5.4.1.3.1**, will be entitled to receive a conversion rate, under the terms set forth in the New Financing Instruments and in the amount proportional to the amount of its Extra-Bankruptcy Credits (“*Conversion Fee*”).

5.4.1.3.5. **Support Fee.** Each Third New Financing that undertakes to support the New Financing – Third Parties, pursuant to **Clause 5.4.1.3.2**, will be entitled to receive a support fee, under the terms provided for in the New Financing Instruments and in the amount proportional to the New Financing – Third Parties actually disbursed (“Support



Fee”).

5.4.1.4. Contracting of New Financing. For the contracting of the New Financing, Oi will issue (i) New Financing Notes – Restructuring Option I Creditors in Dollar or Debentures New Financing – Restructuring Option I Creditors in Brazilian Reais; and (ii) New Financing Notes – Third Parties in Dollar or Debentures New Financing – Third Parties in Brazilian Reais (being **items (i) and (ii)**, "New Financing Instruments"), which must provide substantially equal terms and conditions (except only for the necessary adjustments due to the respective applicable Laws) and observe the following minimum terms and conditions:

(a) **Issue Date:** It will be the date so defined in the respective New Financing Instruments, which must occur until July 15, 2024, and may be extended by mutual agreement by Oi, the New Financing Creditors and the Third Parties New Financing. The New Financing shall be issued on the same date as the Roll-Up Debt, the Participating Debt and the *A&E Reinstated Debt*, in form and content satisfactory to the Restructuring Option I Creditors (by Resolution of the Restructuring Option I Creditors) and the Third Parties New Financing (by Resolution of Third Parties New Financing), acting in good faith, substantially on the terms and conditions set forth in **Annex 5.4.1** on the date defined in the respective New Financing Instrument.

(b) **Payment of Principal:** The principal amount will be amortized, in only one installment (*bullet*), on June 30, 2027 ("New Financing Maturity Date").

(c) **Interest and Monetary Correction:** In the event that the New Financing is granted in Dollars, the Companies under Reorganization may choose between (a) interest of 10.0% (ten percent) per year, to be paid quarterly starting on the last day of the third month after the Issue Date provided for in **item (a)** above, and the first and second interest payments will be fully capitalized at the principal amount and the other payments will be made in cash; or (b) interest of 13.5% (thirteen point five percent) per year, of which 7.5% (seven point five percent) will be paid quarterly, in cash, starting on the last day of the third month after the Issue Date provided for in **item (a)** above and 6.0% (six percent) will be capitalized quarterly at the principal amount and paid on the New Financing Maturity Date. In the event that the New Financing is granted in Brazilian Reais, the Companies under Reorganization may choose between (a) interest of 15.99% (fifteen point ninety-nine percent) per year, to be paid quarterly starting on the last day of the third month after the Issue Date provided for in **item (a)** above, and the first and second interest payments will be capitalized to the principal amount and the other payments will be made in cash; or (b) interest of 20.06% (twenty point zero six percent) per year, of which 13.04% (thirteen point zero four percent) will be paid quarterly, in cash, starting on the last day of the third month after the Issue Date provided in **item (a)** above and 7.02% (seven point zero two percent) will be capitalized quarterly to the principal amount and paid on the New Financing Maturity Date.

(d) **Guarantees:** The New Financing will be guaranteed by the assets listed in **Annex 4.2.2.2.1(f)(I)**, on a *pro rata basis*, subject to the terms and conditions set forth in the New Financing Guarantee Instruments, listed in **Annex 4.2.2.2.1(f)(II)**, which are under negotiation and will be finalized in good faith between Oi and Restructuring Option I Creditors, Third Parties New Financing and Unsecured ToP Debt Creditors Reinstated – Option I, and approved by Resolution of the Restructuring Option I Creditors, Resolution of the Third Parties New Financing and Resolution of the Unsecured ToP Debt Creditors Reinstated – Option I, respectively, as well as the payment order (*waterfall*) and other terms provided for in the *Intercreditor Agreement*, substantially in the form of **Annex 4.2.2.2.1(f)(III)**, observing, in any case, the impossibility of annulment or declaration of ineffectiveness of such guarantees in the form of art. 66-A of the LRF.



(e) **Release of Guarantees:** In the event of sale of the assets listed in **Annex 4.2.2.2.1(f)(I)**, the Encumbrances provided for in **item (d)** above must be released on the Closing Date of Sale, so that the respective operations can be carried out and completed, provided that (*i.a.*) on the same Closing Date of Sale, the payment of the price of the respective asset is fully made in a linked bank account (escrow account) held by Oi that must be sold on a fiduciary basis for the benefit of the Restructuring Option I Creditors, Third Parties New Financing and Unsecured ToP Debt Creditors Reinstated – Option I, and (*i.b.*) the *escrow* account agreement shall establish the obligation to distribute the Surplus Cash Generation (Cash Sweep) under the terms provided for in **Clause 5.3**, on the Business Day following the Closing Date of Sale of said asset; or (*ii*) if the payment of the acquisition price of the asset in the context of the respective Bidding Procedure involves the payment of assets, such assets, unless otherwise approved by Resolution of the Restructuring Option I Creditors, Resolution of the Third Parties New Financing and Resolution of the Unsecured ToP Debt Creditors of Reinstated – Option I, will be Encumbered, through a guarantee constituted and perfected before the Closing Date of Sale, under a condition precedent, becoming effective concurrently with the release of the guarantee, subject, in this case, to the terms and conditions set forth in **item (d)** above.

(f) **Priority of New Financing.** The amounts disbursed under the New Financing – Restructuring Option I Creditors are classified as Extra Bankruptcy Credits, *pari passu* with the New Financing – Third Parties, and with priority over the other Bankruptcy and Extra Bankruptcy Credits of the Companies under Reorganization, pursuant to arts. 67, 69, 69-A *et seq.*, and 84, I-B, of the LRF, provided that the Original Updated Emergency DIP and the Bridge Loan have been previously and fully paid.

(g) **Interpretation Rules:** In the event of a conflict of interpretation between the provisions of this Plan and the obligations set forth in the respective New Financing Instruments, said instrument shall prevail, provided that the New Financing Instruments shall reflect, at least, the terms and conditions set forth in this **Clause 5.4.1** and in **Annex 5.4.1**.

5.4.1.4.1. The New Financing – Creditors Restructuring Option I may be granted to the Debtors by the Restructuring Option I Creditors or (*i*) any funds or entities administered or managed by said Restructuring Option I Creditor or that is advised or managed by the same advisor or manager of said Restructuring Option I Creditor; or (*ii*) any Affiliate of such Restructuring Option I Creditor or the parties described in **item (i)**. The Restructuring Option I Creditor shall be deemed, for all purposes, to have validly elected and participated in the Restructuring Option I if any of the parties mentioned in **items (i) and (ii)** of this **Clause 5.4.1.4.1** has timely submitted the commitment to adhere to the New Financing – Restructuring Option I Creditors, pursuant to **Clause 5.4.1.3** above.

5.4.2. Bridge Loan. The Companies under Reorganization will raise (*i*) after the Approval Date; or (*ii*) if accepted by the Bridge-Loan Creditors, after the Approval of the Plan, provided that it is previously approved by the Court of Judicial Reorganization, new funds, in the total amount in Reais equivalent to up to USD135,796,059.00 (one hundred and thirty-five million, seven hundred and ninety-six thousand and fifty-nine Dollars) (“**Bridge-Loan Limit**”), through a bridge loan to be contracted in the form of the instrument in **Annex 5.4.2(i)**, secured in the form of the instruments in **Annex 5.4.2(ii)** (“**Bridge Loan**”), subject to the obligations assumed in the context of the Updated Original Emergency DIP.

5.4.2.1. The Bridge Loan will preferably be granted by the Creditors of the Updated Original DIP Financing, who must confirm their financing commitment by April 19, 2024. In the event that by April 19, 2024, the Creditors of the Updated Original DIP



Financing do not confirm their financing commitment or remain silent, the Companies under Reorganization will be automatically authorized by the Bankruptcy Creditors who are Creditors of the Updated Original DIP Financing to seek financing alternatives in the market to raise an amount equivalent to the Bridge Loan from any Person and will have a *waiver* from such Creditors of the Updated Original DIP Financing and the other Creditors of the Updated Original DIP Financing in the respective instruments for such contracting.

5.4.3. Permitted Additional Indebtedness. If (i) the Withholding Amount approved by the Restructuring Option I Creditors, the New Financing Third Parties and the Unsecured ToP Debt Creditors 2024/2025 Reinstated – Option I, pursuant to **Clause 5.2.2.1.6**, is less than BRL1,500,000,000.00 (one billion and five hundred million Brazilian Reais), or (ii) no Withholding Amount is approved, Oi will be authorized to raise financial resources from third parties in an amount corresponding to the difference between BRL1,500,000,000.00 (one billion and five hundred million Brazilian Reais) and the Withholding Amount effectively approved, if applicable (“Additional Permitted Indebtedness”). In this case, Oi may offer as collateral for the Additional Permitted Indebtedness the assets listed in **Annex 5.4.3**, which will follow the order of priority (*waterfall*) also described in **Annex 5.4.3** and the rules established in the *Intercreditor Agreement*.

5.5. Additional Capital Increases. Except as allowed under the terms hereof, the Company may also carry out, at any time after implementing the New Governance, without the need for prior authorization from the Bankruptcy Creditors at the General Creditors' Meeting, and provided that any requirements, authorizations or necessary regulatory limitations, notably with regard to ANATEL and CADE, are observed and/or obtained new capital increases through public or private subscription, as well as Authorized Capital Increases, given that the resources raised by the Companies under Reorganization through said capital increases will not be post-petition in nature for the purposes of the provisions of the LRF, as they do not represent payment obligations.

5.5.1. Capital Increases in Companies under Reorganization. After the implementation of the New Governance, Oi may also, if necessary and without the prior authorization of the Bankruptcy Creditors at the General Meeting of Creditors, (i) approve, subscribe and pay capital increases in other Companies under Reorganization; and/or (ii) make a loan via intercompany for the transfer of funds to other Companies under Reorganization.

6. CORPORATE REORGANIZATION

6.1. The Companies under Reorganization may carry out (a) at any time, including before the implementation of the New Governance, the corporate reorganization operations described in **Annex 6.1(A)**, as well as operations provided for in this Plan or that enable the implementation of this Plan; and (b) after the implementation of the New Governance, the corporate reorganization operations described in **Annex 6.1(B)** and other corporate reorganization operations that may be timely defined by the Companies under Reorganization, pursuant to art. 50 of the LRF, such as spin-off, merger or incorporation of shares of one or more companies, transformation, dissolution or liquidation between the Companies under Reorganization and/or any of their Affiliates, always with the objective of optimizing their operations and obtaining a more efficient structure, maintaining their activities, increasing their results and implementing their strategic plan, thus contributing to the fulfillment of the obligations contained in this Plan, in any case, provided that they are approved by the applicable corporate bodies of the respective Companies under Reorganization, obtaining government authorizations, if applicable and necessary, and observing the obligations of the Companies under Reorganization assumed before Extra-Bankruptcy Creditors.



7. CORPORATE GOVERNANCE

7.1. Regular Conduct of Business. From the Approval of the Plan and until the implementation of the New Governance, the Companies under Reorganization undertake to conduct their operations and activities (and the operations and activities of their Affiliates) with zeal and diligence, in compliance with the Law, observing that the Companies under Reorganization do not resolve or perform any of the acts listed in **Annex 7.1** ("Restricted Matters"), unless (i) they are expressly provided for in this Plan; (ii) they are carried out to enable the implementation of the Plan or in accordance with the Plan; or (iii) they have been previously authorized in writing by the Extraordinary Resolution of the Restructuring Option I Creditors.

7.2. Judicial Supervisor (Watchdog). For the purposes of observing the activities of the Companies under Reorganization and supervising the sale of Real Estate, pursuant to **Clause 7.2.5**, the appointment of one of the companies indicated by Unsecured Creditors listed in **Annex 7.2** as Judicial Supervisor (*Watchdog*) will be defined by Resolution of the Restructuring Option I Creditors and Resolution of the Unsecured ToP Debt Creditors Reinstated – Option I, within five (5) Business Days from the Approval Date, which will remain in their charge until the implementation of the New Governance. It is certain that the non-appointment of the Judicial Supervisor (*Watchdog*) under the terms established herein and any consequences of the lack of appointment will not be considered non-compliance by the Companies under Reorganization with this Plan.

7.2.1. The Judicial Supervisor (*Watchdog*) will be independent, without bond of any nature, present or past, with the Creditors of the New Financing or with the Companies under Reorganization.

7.2.2. The Companies under Reorganization will allow the Judicial Supervisor (*Watchdog*) (i) to have access to all documents and financial, economic and operational information of Oi and its Affiliates, including balance sheets, revenues, cash flow, bank account statements, including information about the Properties ("Company Information"); (ii) participate, without the right to vote or demonstrate, as a mere listener, in any and all general meetings, board of directors meetings or meetings of any statutory or non-statutory committees or administrators of the Companies under Reorganization; and (iii) have access to any and all documents and information relating to the implementation of this Plan, including access to each and every document and meeting related to the mergers and acquisitions and asset sales processes, including information about the Real Estate Properties.

7.2.3. While appointed, the Judicial Supervisor (*Watchdog*) will also be responsible for monitoring compliance with the Sales Plan under the terms of **Clause 3.1.2.4.1 and sub-clauses**. In this sense, the Judicial Supervisor (*Watchdog*) will have the following attributions: (i) update, monthly or whenever reasonably requested by the Creditors Restructuring Option I and by the Unsecured Take or Pay Creditors – Option I on the process of sale of the Properties; (ii) monitor the receipt of proposals and negotiations by the Companies under Reorganization and/or by the real estate broker eventually chosen to carry out the sale of the Properties; (iii) monitor the transactions of the Real Estate Escrow Account and monitor the funds deposited in the Real Estate Escrow Account; (iv) update, semi-annually or whenever reasonably requested by the Creditors Restructuring Option I and the Unsecured Take or Pay Creditors – Option I, the value of the Real Estate and provide a written report on the Restructuring Option I Creditors and the Unsecured Take or Pay Creditors – Option I regarding the valuations; and (v) submit reports quarterly or less frequently, if requested by the Restructuring Option I Creditors and the Secured Take or Pay Creditors – Option I in compliance with the provisions of this Plan, regarding the valuation, process of sale of the Real Estate and movements of the Real Estate Escrow



Account; and (vi) monitor the Sales Plan.

7.2.3.1. Companies under Reorganization must provide the Judicial Supervisor (*Watchdog*) with access to all information and documents considered necessary by the respective Judicial Supervisor (*Watchdog*) for the proper performance of their duties, provided that the confidentiality obligations assumed by the Judicial Supervisor are observed (*Watchdog*) pursuant to **Clause 7.2.4** below.

7.2.4. The Judicial Supervisor (*Watchdog*) will enter into a confidentiality agreement with the Companies under Reorganization, substantially under the terms of **Annex 7.2.4**, for the purpose of accessing Information of the Company and its Affiliates that is confidential.

7.2.4.1. The Judicial Supervisor (*Watchdog*) may not pass on any Information of the Company and its Affiliates that is confidential without first carrying out the proper treatment of the information received.

7.2.4.1.1. In order to give due treatment to the information, the Judicial Supervisor (*Watchdog*) must aggregate, anonymize and/or modify the format of the information, as well as adopt any other measure that, in its opinion, is necessary to ensure the confidentiality of the Company's sensitive information, including with respect to the recipients of the information provided. If deemed necessary, the Judicial Supervisor (*Watchdog*) may also request that the shared information be restricted to external advisors of the recipients, who must enter into a confidentiality agreement with the Companies under Reorganization.

7.2.4.1.2. To the extent that the Company's Information is not confidential, the New Financing Creditors may request access to it directly from the Judicial Supervisor (*Watchdog*). If any of the New Financing Creditors wishes to have access to Company Information that is confidential, they must request it from the Judicial Supervisor (*Watchdog*), who will be responsible for giving due treatment to the information to be provided, pursuant to **Clause 7.2.4.1.1**.

7.2.5. Sale of Real Estate. The Judicial Supervisor (*Watchdog*) will have the following attributions in relation to the sale of the Properties: (i) update the Restructuring Option I Creditors and the Unsecured Take or Pay Creditors - Option I, monthly or whenever reasonably requested by the Restructuring Option I Creditors and the Unsecured Take or Pay Creditors - Option I, on the process of sale of the Properties; (ii) monitor the receipt of proposals and negotiations by the Companies under Reorganization and/or by the real estate broker eventually chosen to carry out the sale of the Properties; (iii) monitor the transactions of the Real Estate Escrow Account and monitor the funds deposited in the Real Estate Escrow Account; (iv) update, monthly or whenever reasonably requested by the Restructuring Option I Creditors and the Unsecured Take or Pay Creditors - Option I, the value of the Real Estate and provide a written report to the Restructuring Option I Creditors and the Unsecured Take or Pay Creditors - Option I regarding the valuations; and (v) submit reports, if requested by the Restructuring Option I Creditors and the Unsecured Take or Pay Creditors - Option I in compliance with the provisions of this Plan, regarding the valuation, sale process of the Real Estate and movements of the Real Estate Escrow Account; and (vi) monitor the Sales Plan.

7.2.5.1. The charge conferred on the Judicial Supervisor (*Watchdog*) with respect to the Properties will end when the payment of the Unsecured ToP Debt 2024/2025 *Reinstated* – Option I.

7.2.6. Under no circumstances may the Judicial Supervisor (*Watchdog*) adopt measures that imply the exercise of control over Oi or its Affiliates until the necessary regulatory approvals are obtained.

7.3. Board of Directors. Within 10 (ten) days from the Approval Date, the Companies



under Reorganization will take the necessary measures so that the three (3) new members identified in **Annex 7.3** are appointed to replace three (3) members of Oi's current Board of Directors under the terms of the applicable Law, subject to the effectiveness of the possession of such three (3) new members to the applicable regulatory approvals.

7.3.1. The three (3) new members of the Board of Directors listed in **Annex 7.3** must remain in their positions on the Board of Directors until the election of new members of the Board of Directors at an extraordinary general meeting of Oi to be held after the conclusion of the Capital Increase – Capitalization of Credits (“New Governance”), except in the cases of resignation, supervening impediment or vacancy provided for by Law.

7.3.2. Oi will make its best efforts to obtain the regulatory approvals necessary for the effective inauguration of the three (3) new members of the Board of Directors.

8. ADDITIONAL COMMITMENTS

8.1. Dividend Payments. The Companies under Reorganization will be authorized, after the full settlement of the obligations related to the Updated Original Emergency dip, the New Financing, the Bridge Loan, the Unsecured ToP Debt 2024/2025 Reinstated – Option I, the Secured ToP Debt 2024/January 2025 Reinstated and the Roll-Up Debt, to declare or make the payment of any dividend, return of capital or make any other payment or distribution on (or related to) the shares of its issues (including any payment in relation to any merger or consolidation involving the Companies under Reorganization), provided that the obligations of the Companies under Reorganization assumed before Extra Bankruptcy Creditors are followed. Excepted from the restriction provided for in this **Clause 8.1** are the declaration or payment of (a) dividends, return of capital or make any other payment or distribution exclusively from one Company under Reorganization to another Company under Reorganization and, in this case, any restrictions may only be imposed after the Capital Increase – Capitalization of Credits; or (b) payments by any Company under Reorganization to dissenting shareholders in accordance with applicable law.

8.2. Obligations To Do. Through this Plan, the Companies under Reorganization undertake to, during the course of the Judicial Reorganization and until full compliance with the obligations assumed in this Plan, (a) conduct business under the terms of **Clause 7.1**; (b) follow all the terms, conditions and limitations established in this Plan; and (c) comply with all obligations assumed in this Plan.

9. PLAN EFFECTS

9.1. Binding of the Plan. As of the Judicial Approval of the Plan, the provisions of this Plan bind the Companies under Reorganization, their shareholders and partners, the Bankruptcy Creditors, the Adhering Extra-Bankruptcy Creditors and their assignees and successors, pursuant to art. 59 of the LRF.

9.1.1. The Approval of the Plan (subject to the Judicial Approval of the Plan) constitutes authorization and binding consent of the Bankruptcy Creditors so that the Companies under Reorganization may, within the limits of the Law and the terms of this Plan and its Annexes, adopt any and all measures that are appropriate and necessary for the implementation of the measures provided for in this Plan and its Annexes, including (i) obtaining judicial, extrajudicial or administrative measure (whether in accordance with any insolvency law or within the scope of any procedure of a main or incidental nature) pending or to be initiated by the Companies under Reorganization, any of the representatives of the Companies under Reorganization or any representative of the Judicial Reorganization in any jurisdiction other than Brazil for the purpose of giving force, validity and effect to the Judicial Reorganization, the Plan and its implementation; and (ii) the establishment of procedures for (a) Bankruptcy Creditors not resident in Brazil



to express their choice as to the option to pay their respective Bankruptcy Credits, without prejudice to the provisions of **Clauses 4.4, 4.4.3 and 4.4.8**; (b) payment of Bankruptcy Credits held by of said Bankruptcy Creditors not resident in Brazil in the applicable manner, as provided for in this Plan; and (c) to ensure the equitable treatment of Bankruptcy Creditors, deduct from the amounts of the Credits to be paid by the Companies under Reorganization, under the terms of this Plan, to the Bankruptcy Creditors, resident or not in Brazil, indicated in the List of Creditors of the Judicial Administrator, any and all amounts received by such creditors of the Companies under Reorganization and/or arising from the eventual disposal, liquidation or foreclosure of their assets in other jurisdictions, as applicable.

9.2. Novation. With the Judicial Approval of the Plan, the Plan will imply the novation of Bankruptcy Credits, in accordance with the provisions of art. 59 of the LRF, which will be paid under the terms of this Plan. Due the novation resulting from the Judicial Approval of the Plan, all terms, conditions, *covenants*, financial indexes, hypotheses of early maturity, restrictions, among others, and all obligations and guarantees of any nature relating to the Contracted Bankruptcy Credits and/ or provided by Companies under Reorganization will be extinguished and will no longer be applicable to Companies under Reorganization (and any co-obligors, guarantors, Affiliates, successors, assignees, administrators, former administrators, successors or assignees), being replaced, in all its terms (except if and when otherwise provided herein), by the provisions hereof or of the Annexes hereto. The novation resulting from the Judicial Approval of the Plan will imply the extinction and respective cancellation, release or termination, as the case may be, of any and all financial obligations and guarantees provided by the Companies under Reorganization, subject to Judicial Reorganization, arising from bonds and securities, financial contracts, as well as any other financial instrument paid hereunder, provided that, in case the Plan provides the issuance of a new debt instrument, the extinction and respective cancellation, release or termination will only occur after the issuance of the referred new debt instrument.

9.2.1. For clarification purposes, the novation referred to herein due to the Judicial Approval of the Plan does not extend to bank guarantees and insurance guarantees or any other form of guarantee provided by third parties in favor of the Companies under Reorganization to ensure the Judgments in the records of the legal actions that have the subject to bankruptcy credits, regardless of the novation or extinction of their obligations in favor of the Companies under Reorganization.

9.3. Commitment of Non-Litigation, Discharge and Waiver. The Non-Litigating Creditors, by operation and force of this Plan, undertake, individually and not jointly, irrevocably and irreversibly, subject to the Exclusions of the Commitment of Non-Litigation, Discharge and Waiver, to (i) suspend or cause to be suspended (even if the suspension results in extinction without judgment on the merits) any and all ongoing Claims against the Companies under Reorganization, in Brazil or abroad (and any co-obligors, guarantors, Affiliates, successors, assignees, administrators, former administrators) since the Judicial Approval of the Plan and until the occurrence of each Discharge Event applicable to each Non-Litigating Creditor (“Demand Suspension Period”); and (ii) refrain from taking any enforcement action or filing any Demand (including incidents for disregard of legal personality) against the Companies under Reorganization, in Brazil or abroad (and any co-obligors, guarantors, Affiliates, successors, assignees, administrators, former administrators); or (iii) grant the Demand Discharges and Waivers as provided for in **Clause 9.3.4**, directly, immediately and automatically, from the occurrence of each Discharge Event, *ipso facto*, without the need for practice of any additional act (“Commitment of Non-Litigation, Discharge and



Waiver”).

9.3.1. The obligations provided for in **Clause 9.3 *et seq.*** are considered to be assumed, irrevocably and irreversibly, by the Non-Litigating Creditors and at the time of choosing any of the options referred to in **Clause 4.2.2** (Restructuring Option I), **Clause 4.2.3** (Restructuring Option II), **Clause 4.2.6** (Credits of Partner Supplier Creditors), **Clause 4.2.8** (Secured Take or Pay Credits), **Clause 4.2.9** (Unsecured Take or Pay Credits – Option I) and **Clause 4.2.10** (Unsecured Take or Pay Credits – Option II).

9.3.2. The Companies under Reorganization and the Non-Litigating Creditors agree and establish, based on the provisions of art. 6, I of the LRF, that during the Period of Suspension of Claims there will be a suspension of the statute of limitations of the respective rights of Non-Litigating Creditors.

9.3.3. Exclusions from the Commitment of Non-Litigation, Discharge and Waiver.

The following are excluded and not covered by the Commitment of Non-Litigation, Discharge and Waiver (“Exclusions from the Commitment of Non-Litigation, Discharge and Waiver”): (a) Claims brought by Non-Litigating Creditors against the Companies under Reorganization in connection with legal acts, facts, relationships and transactions occurred or entered into [after April 20, 2024], including, but not limited to, the New Financing and, if carried out, the Bridge Loan; (b) Claims related to the inclusion of the respective Credits in the List of Creditors or the amount of such Credits provided for in the List of Creditors, provided that the Creditors involved in such Claims have expressly chosen one of the payment options provided for in this Plan or adhered to this Plan under the terms of **Clause 4.10** to receive the entirety of their respective Credits held against the Companies under Reorganization, regardless of any favorable decision to the respective Creditors; (c) any Claim promoted by any Non-Litigating Creditor for the fulfillment of obligations provided for in the Plan, in its Annexes and other instruments related to the Plan, including, but not limited to, any agreements to support the Plan, debt and guarantee instruments granted, subject to the terms of the respective instruments; (d) Claims promoted by Creditors in relation to the Updated Emergency DIP and its guarantees, under the terms of the respective instruments; and (e) Claims in the exercise of the right of defense by any Creditor against Claims promoted by any Company under Reorganization, including but not limited to any claims arising from agreements to support the Plan, debt and guarantee instruments granted, subject to the terms of the respective instruments.

9.3.4. Discharges and Waivers of Claims. Except for the hypothesis of **Clause 10.2** and subject to the Exclusions of the Non-Litigation, Discharge and Waiver Commitment, the occurrence of the Discharge Event(s) specified below will imply, directly, immediately and automatically, *ipso facto*, without the need to practice any additional act, the waiver of the right to file new Claims and the granting, by all Non-Litigating Creditors (on behalf of themselves and their Affiliates, their successors, assignees, agents, agents, consultants, advisors and representatives, in any capacity) involved in each Discharge Event, of full, broad, full, absolute, unconditional, irrevocable and irreversible discharge, in favor of the Debtors [(and any co-obligees, guarantors, Affiliates, successors, assignees, administrators, former administrators)], exclusively with respect to the Claims and their respective Bankruptcy Credits or Extra Bankruptcy Credits, as applicable, restructured through this Plan (“Discharge and Waiver of Claims”).

(i) **Event of Discharge I - Restructuring Option I:** Automatically after the cumulative verification (i) of the issuance of Roll-Up Debts under **Clause 4.2.2.1**, as applicable; and (ii) the completion of the Capital Increase – Capitalization of Credits with the receipt of the New Shares Capitalization of Credits by the Restructuring Option I Creditors, as applicable, the Restructuring Option I Creditors will be granted, on a voluntary basis, the Discharges and Waivers of Claims provided for in **Clause 9.3.4**



(“Event of Discharge I”);

(ii) Discharge Event II - Restructuring Option II: Automatically after the cumulative verification (i) of the issuance of the A&E Reinstated Debt under the terms of **Clause 4.2.3.1**; and (ii) of the issuance of the Participating Debts under the terms of **Clause 4.2.3.2**, the Restructuring Option II Creditors will be granted, on a voluntary basis, the Discharges and Waivers of Claims provided for in **Clause 9.3.4** (“Discharge Event II”);

(iii) Discharge Event III – Partner Supplier Creditors: Automatically upon receipt of payment of the amount equivalent to 10% (ten percent) of the amount of their respective Credits under the terms of **Clause 4.2.6**, Creditors who choose to have their respective Unsecured Credits restructured under the terms of the option for Partner Supplier Creditors will be granted, on a voluntary basis, the Discharges and Waivers of Claims provided for in **Clause 9.3.4** (“Discharge Event III”);

(iv) Event of Discharge IV – Secured Take or Pay Creditors: Automatically upon receipt of payment of the amount equivalent to 10% (ten percent) of the amount of their respective Credits under the terms of **Clause 4.2.8**, the Secured Take or Pay Creditors Suppliers who choose to have their respective Credits restructured under the terms of **Clause 4.2.8** will be granted, on a voluntary basis, the Discharges and Waivers of Claims provided for in **Clause 9.3.4** (“Event of Discharge IV”) (“Event of Discharge IV”); and

(v) Event of Discharge V – Unsecured Take or Pay Creditors – Option I: Automatic and immediately after the full transfer of the Selected Towers Collection and the Selected Real Estate Collection, pursuant to **Clause 4.2.9.6 et seq.**, Unsecured Take or Pay Creditors who choose to have their respective Credits restructured pursuant to **Clause 4.2.9** will be granted, on a voluntary basis, the Discharges and Waivers of Claims provided for in **Clause 9.3.4** above (“Event of Discharge V”); and

(vi) Discharge Event VI – Unsecured Take or Pay Creditors – Option II: Automatically upon receipt of payment of the amount equivalent to 10% (ten percent) of the amount of their respective Credits under the terms of **Clause 4.2.10.1**, Creditors who choose to have their respective Unsecured Take or Pay Credits restructured under the terms of **Clause 4.2.10** will be granted, on a voluntary basis, the Discharges and Waivers of Claims provided for in **Clause 9.3.4** above (“Discharge Event VI”).

9.3.5. Termination of Claims. Subject to the provisions of **Clause 9.3.3**, Creditors who choose to have their respective Class III Credits restructured under the terms of **Clause 4.2.2** (Restructuring Option I), **Clause 4.2.3** (Restructuring Option II), **Clause 4.2.6** (Credits of Partner Supplier Creditors), **Clause 4.2.8** (Secured Take or Pay Credits), **Clause 4.2.9** (Unsecured Take or Pay Credits – Option I) and **Clause 4.2.10** (Unsecured Take or Pay Credits – Option II), as applicable, irrevocably and irreversibly undertake to request (or cause to be requested), within five (5) days from the respective Discharge Event under the terms of **Clause 9.3.4**, the extinction, with resolution of the merits, of the existing Claims against the Companies under Reorganization (and any co-obligors, guarantors, Affiliates, successors, assignees, administrators, former administrators), without charge to any party and with irrevocable waiver of the appeal period, pursuant to art. 487, III, “b” of the Brazilian Code of Civil Procedure.

9.3.6. Except as otherwise provided in the respective transaction, each of the Non-Litigating Creditors and the Companies under Reorganization agree, establish and undertake, irrevocably and irreversibly, if applicable, to (i) bear the payment of the respective legal or administrative costs pending payment arising from or possibly necessary for the suspension or extinction of Demands under this **Clause 9.3**, as applicable, including qualifications and credit objections, if determined by the competent Court; and (ii) pay in full and solely with the payment of contractual and/or loss fees due



or fixed in favor of their respective lawyer(s) appointed to sponsor the Demand, in cases of extinction of demands, in any capacity, whether as a result of requests for suspension or requests for extinction, including in the context of qualifications and credit challenges, each party is obliged to make the best efforts to obtain from their respective lawyers the waiver of the fees of loss of suit; undertaking, in any case, to remain reciprocally harmless and to reimburse the other party, as applicable, for the amounts eventually charged and actually disbursed by the respective party in relation to items “(i)” and “(ii)” above which were not their responsibility under this Clause, within up to 5 (five) days of receipt of the notification sent to the respective party responsible for such amounts, informing about the charge and disbursement or on the date on which the charge becomes due, whichever occurs first, plus legal charges. For *the sake of clarity*, (a) any judicial or administrative costs and expenses already incurred by either party will be their responsibility and will not be reimbursed by the other party, regardless of what the competent Court determines; and (b) the amounts related to the expert fees will always be the responsibility of the claimant of the expertise or prorated if it has been determined ex officio by the competent Court or required by both parties, pursuant to art. 95 of the Brazilian Code of Civil Procedure. This Clause does not apply to the obligations to pay costs and expenses assumed by the Companies under Reorganization, under the terms of the instruments provided for in this Plan or in its Annexes.

9.3.7. Subject to the provisions of **Clause 9.3.3** and except for the hypothesis provided for in **Clause 10.2**, with the Judicial Approval of the Plan, the Bankruptcy Creditors, except for the Labor Creditors, may no longer, (i) file or proceed in any and all Claims of any nature against the Companies under Reorganization related to any Bankruptcy Credit, except as provided in art. 6, paragraph one, of the LRF in relation to Proceedings in which Illiquid Credits are being discussed; (ii) execute any judgment, judicial decision or arbitration award against the Companies under Reorganization related to any Bankruptcy Credit ; (iii) pledge or encumber any assets of the Companies under Reorganization to satisfy their respective Bankruptcy Credits; (iv) create, perfect, foreclose or execute any security interest on the assets and rights of the Companies under Reorganization to ensure the payment of Bankruptcy Credit; (v) claim any right to offset their respective Bankruptcy Credit against any credit due to the Companies under Reorganization; and (vi) seek the satisfaction of their Bankruptcy Credit by any other means, other than that provided for in this Plan, including through the settlement of bank guarantee letters, guarantee insurance or any other form of guarantee presented by the Companies under Reorganization.

9.3.7.1. For the purposes of the provisions of **Clause 9.3.7**, item (vi) above and by virtue of the Judicial Approval of the Plan, the Companies under Reorganization may request the relief and return to the issuing institutions of any guarantees, such as bank letters of guarantee and guarantee insurance, presented by the Oi Group with the aim of ensuring the Courts in the records of legal actions that have as their object competitive credits, observing the obligations assumed by the Companies under Reorganization before the public authorities within the scope of agreements and transactions carried out in accordance with the Law.

9.4. Cancellation of Protests. The Judicial Approval of the Plan will result in the cancellation of any and all protests with the Registry of Deeds and Documents that originate in Bankruptcy Credit, as well as in the definitive exclusion of the name of the Companies under Reorganization in the records of any credit protection agencies when the note originates from Bankruptcy Credit.

9.5. Formalization of documents and other measures. Except with respect to Restructuring I Creditors and Third-Parties New Financing, Oi Group, the purchasers of any assets owned by any of the Companies under Reorganization and the Creditors and



their representatives and attorneys shall perform all acts and sign all contracts and other documents that, in form and substance, are necessary or appropriate to comply with and implement the provisions of this Plan and any agreements to support the Plan.

9.6. Plan Modification. The Oi Group may submit amendments, alterations or modifications to the Plan at any time after the Approval Date, provided that such amendments, alterations or modifications are accepted and approved by the Bankruptcy Creditors, pursuant to LRF, and in the cases of **Clause 9.6.2**, of the Unsecured Take or Pay Creditors – Option I.

9.6.1. Binding Effect of Plan Modifications. The amendments, alterations or modifications to the Plan will bind the Oi Group, its Bankruptcy Creditors and their respective assignees and successors as of their approval by the Bankruptcy Creditors pursuant to arts. 45, 45-A or 58, *caput* or §1 of the LRF.

9.6.2. Amendments Affecting the Credits of the Unsecured Take or Pay Creditors – Option I. Any amendments, alterations or modifications to the Plan that change the payment terms provided for in the **Clauses 4.2.9.3, 5.3 and 9.6.2**, as well as the annexes mentioned therein and their sub-clauses, may only be implemented with the favorable vote of the holders of more than 75% (seventy-five percent) of the balance of the Unsecured Take or Pay Creditors – Option I at the time of the respective resolution ("Resolution of the Unsecured Take or Pay Debt Creditors – Option I").

9.7. Economic Equivalence in Compliance with the Plan. In the event that any of the operations and conditions provided for in this Plan, which does not involve cash payment to the Bankruptcy Creditors, is not possible to be implemented by the Companies under Reorganization, either by expiring the deadlines provided for implementing such operations, for regulatory reasons or for any other reason that is not attributable to the Companies under Reorganization, the Companies under Reorganization will adopt the necessary measures in order to ensure an equivalent economic result for the Bankruptcy Creditors or as agreed in the respective Purchase and Sale Agreements of the UPIs Torres and Selected Real Estate, observing, in any scenario, the hypotheses provided for in this Plan that require the approval of the Restructuring Option I Creditors (according to the Resolution of the Restructuring Option I Creditors), the Third Parties New Financing (according to the Resolution of the Third Party New Financing) and/or the Unsecured ToP Debt Creditors 2024/2025 Reinstated – Option I (according to the Resolution of the Unsecured Take or Pay Debt Creditors 2024/2025 Reinstated – Option I).

9.8. Ratification of Acts. The Approval of the Plan (subject to the Judicial Approval of the Plan) will imply the approval and ratification of all regular management acts practiced by the Companies under Reorganization to implement their restructuring, especially those adopted in the course of the Judicial Reorganization, including, but not limited to, the acts necessary for the restructuring as proposed in herein, the execution of the Updated Original Emergency DIP, as well as all other acts and actions necessary for the full implementation and consummation hereof and the Judicial Reorganization, which are expressly authorized, validated and ratified for all legal purposes, including and especially Art. 66, 74 and 131 of the LRF.

9.9. Disclaimer and Waiver.

9.9.1. Disclaimer and Waiver of Exempt Parties. As a result of the Judicial Approval of the Plan, the Creditors expressly release the Exempt Parties from any and all liability for the regular management acts performed before or after the Order Date until the date of the Plan Approval, pursuant to **Clause 7.1**, including with respect to the restructuring provided for in this Plan, granting the Exempt Parties broad, shallow, general, irrevocable and irreversible discharge of all property, criminal and moral rights and claims that may arise



from said acts in any capacity. Any irregular acts of management are not covered by this Clause.

10. MISCELLANEOUS

10.1. Conditions Precedent. The effectiveness of this Plan is subject to (i) Approval of the Plan; and (ii) Judicial Approval of the Plan.

10.2. Resolution Condition. Notwithstanding the conditions precedent stipulated in **Clause 10.1**, the following are resolution conditions of the Plan: (a) the non-receipt by the Company of the total and full amount (a.1) of the New Financing until July 15, 2024, except if any extension is negotiated by mutual agreement between Oi and the Creditors of the New Financing and the Third Parties New Financing, pursuant to **Clause 5.4.1.4(a)**; and (a.2) the Bridge Loan within eight (8) Business Days from the date of sending the *request notice* provided for in the Bridge-Loan Debt Instruments; (b) the non-verification of the conditions precedent of effectiveness, unless eventually waived, under the Consensual Solution Procedure; (c) the resolution of the self-composition term entered into under the Consensual Solution Procedure; (d) the execution of a self-composition term under the Consensual Solution Procedure in terms materially inconsistent with the main conditions contained in **Annex 3.1.6**; and (e) the non-completion of the Bidding Procedure for the sale of UPI ClientCo until the Closing Date of the Second Round of Sale of UPI ClientCo (including if extended pursuant to **Clause 5.2.2.1.5(iv)**) ("Plan Resolution Conditions"). Once any Resolution Condition of the Plan is verified, the Plan and its stipulations will be automatically terminated, with the consequent maintenance and/or reconstitution of the rights and guarantees of the Creditors under the conditions originally contracted, as if the Plan had not been approved, except in the case of any fines or penalties provided for hereunder for non-compliance with obligations assumed by Creditors during the term of the Plan, which the Companies may charge under Reorganization under the terms provided herein.

10.2.1. In the event of implementation of any of the Resolution Conditions, the administrations of the Companies under Reorganization are hereby authorized, by virtue of the Approval of the Plan, to take all necessary measures to convene a new General Meeting of Creditors, to resolve on the approval of an alternative judicial reorganization plan or a modification to the Plan, in the best interest of the Companies under Reorganization, pursuant to the terms of art. 35, I, "a", of the LRF.

10.3. Obligations to Do and Not to Do. Through this Plan, the Companies under Reorganization undertake to, during the course of the Judicial Reorganization and until the full discharge of the obligations provided for in this Plan, (a) conduct the activities and operations of the Oi Group in accordance with the regular management acts, subject to the Restricted Matters provided for in **Annex 7.1**; (b) observe all the terms, conditions and limitations established in this Plan; and (c) comply with all obligations assumed in this Plan.

10.3.1. Notwithstanding the provisions of **Clause 10.3** above, the Companies under Reorganization undertake to adopt the measures that are within their reach and are necessary for this Plan to be recognized as effective, enforceable and binding in the applicable foreign jurisdictions, to the extent that such recognition is necessary for the implementation of the measures provided for in this Plan concerning the respective Creditors.

10.4. Credits in Foreign Currency. For payment purposes, except for the express agreement of the Creditor in favor of the conversion of its respective Credit from foreign currency to national currency or as otherwise provided herein, credits originally registered in foreign currency will be maintained in the respective original currency for all legal



purposes and will be paid in accordance with the provisions hereof. Unsecured Creditors holding Credits registered in foreign currency may, at their sole discretion, choose to convert their credit into national currency, and must, to this end, expressly inform this option at the time and together with the sending of the respective fidelity agreement indicating the payment option, in which case the respective Class III Credit will be converted at the Exchange Rate Conversion.

10.4.1. Notwithstanding the foregoing and provided that it does not affect the rights of other Bankruptcy Creditors, the Companies under Reorganization may extend the terms provided for herein that are applicable to Unsecured Creditors holding Credits registered in foreign currency exclusively to comply with rules or procedures provided for in foreign legislation, if necessary.

10.5. Payment Methods. Except as otherwise provided herein, the amounts owed to Creditors, under the terms hereof, will be paid by direct transfer of resources, by means of electronic check (TED), or by Brazilian instant payment (PIX) or, in the case of creditors holding Class III Credits in U.S. Dollars, by remitting amounts to the account of the respective foreign creditor, to be informed individually by the Creditor when making the payment choice in accordance with **Clause 4.4**. In the case of Financial Credits, the payment will be made directly in the applicable systems of liquidation and custody before the trustee or the agents.

10.5.1. The payments provided for in this Plan will be made only after the availability and submission by the Bankruptcy Creditors of their updated registration data and bank account information on the electronic platform made available by Oi at the electronic address to be disclosed in due course by the Companies under Reorganization. Suppose the Bankruptcy Creditor does not make the aforementioned information available and sends it in a timely manner or that it is prevented due to legal or regulatory reasons so that the Companies under Reorganization can make the respective payment on the dates and deadlines set out herein. In that case, it will not be considered non-compliance with the Plan. There will be no fines, monetary correction or late payment charges for payments that have not been made on the dates and deadlines set out herein due to the Bankruptcy Creditors not having made the aforementioned information available and sent it in a timely manner.

10.5.2. The documents of the effective transfer of resources will serve as proof of payment of the respective amounts actually paid by the Companies under Reorganization.

10.6. Payment Dates. In the event that any payment or obligation provided herein is expected to be made or satisfied on a day other than a Business Day, such payment or obligation may be made or satisfied, as the case may be, on the immediately following Business Day, without characterizing the lack of timeliness of the Companies under Reorganization or implying the application of Financial Charges. Likewise, in view of any payment obligations dependent on acts not yet performed, the Companies under Reorganization will make every effort to make payments on the earliest possible date, in accordance with the system hereof.

10.7. Communications. All notifications, requests and other communications to Oi Group, required or permitted hereby, to be effective, must be made in writing and will be considered carried out when sent by email with proof of delivery, observing the data contact number below:

Oi S.A. - under Judicial Reorganization

Email: rjoi@oi.net.br

C/o: Cristiane Barretto Sales, Thalles Eduardo Silva Gracelacio da Paixão, Pedro França, Luis Plaster and Daniella Geszikter Ventura



10.8. Creditors' Consent. The Bankruptcy Creditors are fully aware that the deadlines, terms and conditions for satisfying their Credits are changed hereby and that the Clauses, terms and conditions set out in the First Judicial Reorganization Plan will no longer be applicable to the Companies under Reorganization or the Bankruptcy Creditors and their respective Credits unless expressly provided otherwise herein. The Bankruptcy Creditors, in the exercise of their autonomy of will, declare that they expressly agree with the aforementioned changes, under the terms set out herein.

10.9. Severability of Plan Forecasts. If the Reorganization Court considers any term or provision of the Plan invalid, void or ineffective, the validity and effectiveness of the other provisions will not be affected. The Companies under Reorganization must propose new provisions to replace those declared invalid, null or ineffective to maintain the purpose established herein.

10.10. Maximum Payment. The Bankruptcy Creditors will not receive from Oi Group, under any circumstances, any amounts that exceed the amount established herein for the payment of their Bankruptcy Credits, which must always comply with the provisions of the Receiver's Creditor List.

10.11. Assignment of Credits. Except as otherwise provided herein or in the instruments issued pursuant hereto, the Bankruptcy Creditors may assign their Bankruptcy Credits or rights to participate in such Bankruptcy Credits to other Bankruptcy Creditors or third parties, and such assignment will only be considered effective and will produce effects provided that (i) the assignment is notified to the Oi Group and the Judicial Administration at least five (5) days in advance of the payment dates; (ii) the notification is accompanied by proof that the assignees have irrevocably received and accepted the terms and conditions established herein (including, but not limited to, payment conditions), and that they are aware that the credit assigned is a Bankruptcy Credit subject to the provisions of the Plan; (iii) the assignment or promise of assignment is immediately communicated to the Reorganization Court, in accordance with Art. 39, paragraph seven of the LRF. The provisions of **items (i) to (iii)** above do not apply to New Financing Creditors and Restructuring Option I Creditors, who may assign their Credits freely and regardless of prior notification and/or agreement of the Companies under Reorganization.

10.12. Subrogation. For clarification purposes, in the event that any party is subrogated, in any capacity and at any time, to the rights of a particular Bankruptcy Creditor over the respective Bankruptcy Credits, such party will be entitled to payment of said Bankruptcy Credits under the same terms applicable to the respective Bankruptcy Creditor.

10.13. Compensation of Credits. After the implementation of the New Governance, the Companies under Reorganization will have the option, but not the obligation, at their sole discretion, to settle all or part of the remaining balance of the Bankruptcy Credits held by their Supplier Creditors and Intercompany Creditors, through the use of any credits, advances, benefits, bonuses or equivalents, that the Companies under Reorganization have against the respective Creditor, to offset Bankruptcy Credits, pursuant to art. 368 onward of the Brazilian Civil Code. For the avoidance of doubt, any remaining balance of the Bankruptcy Credit of a given Creditor after the compensation provided for in this Clause has been made will receive the treatment provided for in the payment option for their Bankruptcy Credits, as chosen or applicable to the respective Creditor, under the terms hereof.

10.14. Amendments Prior to Plan Approval. The Companies under Reorganization reserve the right, in accordance with the Law, to amend this Plan until the date of Plan Approval, including in order to complement the protocol with additional documents and translations of related documents.



10.15. Powers of the Oi Group to implement the Plan.

10.15.1. Approval of the Plan followed by Judicial Approval of the Plan will empower Oi, through its legal representatives, to take all necessary measures to implement the Plan.

10.15.2. After the Judicial Approval of the Plan, Oi Group is hereby authorized to adopt all necessary measures to (i) submit the Approval of the Plan to the insolvency proceedings in progress before the *Bankruptcy Court of the Southern District of New York (Chapter 15)* and the Supreme Court of Justice of England and Wales, to give effect to the Plan in the United States and the United Kingdom, respectively, binding the Creditors domiciled and established there, as well as (ii) initiate and/or proceed with other judicial, extrajudicial or administrative proceedings, whether insolvency or otherwise, in jurisdictions other than the Federative Republic of Brazil, including in the United States and the Netherlands, as necessary for the implementation of this Plan, including, but not limited to, insolvency proceedings or procedures necessary for the implementation of the provisions of this Plan, notably under the applicable Law of the United States of America and the Netherlands. Auxiliary processes abroad may not change the terms and conditions of this Plan.

10.16. Applicable Law. Except as otherwise provided in this Plan or the debt instruments issued pursuant to **Clauses 4.2.2.1, 4.2.3.1, 5.4 e 5.4.1.3.1**, the rights, duties and obligations arising from this Plan shall be governed, interpreted and performed in accordance with the laws in force in the Federative Republic of Brazil, subject to the applicable laws for each of the Annexes.

10.17. Dispute Resolution and Choice of Venue. All controversies or disputes that arise or are related hereto, including Creditors' claims regarding the value of their respective Bankruptcy Credits, may, at the discretion of the Companies under Reorganization, be previously submitted to a Mediation procedure in accordance with the rules of the Mediation and Arbitration Chamber of Fundação Getúlio Vargas/RJ or alternatively from the Permanent Center for Consensual Methods of Dispute Resolution of the Rio de Janeiro State Appellate Court. Suppose the controversies or disputes in question are not resolved in Mediation. In that case, they will be resolved (i) by the Judicial Reorganization Court until the end of the Judicial Reorganization process with the final and unappealable decision of the approval; and (ii) by any business court of the Central Courthouse of the Judicial District of Rio de Janeiro after the end of the Judicial Reorganization process with the final and unappealable decision of the approval. For the sake of clarity, this provision does not apply to instruments issued or entered into by the Companies under Reorganization for implementation or in connection with this Plan, including, but not limited to, any agreements to support the Plan and debt and guarantee instruments granted under this Plan, in relation to which the terms of the respective instruments will be followed.

The Plan is signed by the duly constituted legal representatives of the Oi Group.

Rio de Janeiro, April 19, 2021.

(Remainder of page intentionally left blank. Signature sheet on the following page.)

(Signature page of the Restated Judicial Reorganization Plan of Oi S.A. – under Judicial Reorganization, Portugal Telecom International Finance BV – under Judicial Reorganization and Oi Brasil Holdings Coöperatief UA – under Judicial Reorganization signed on April 19, 2024)

Signed: [illegible signature]

Oi S.A. – under Judicial Reorganization

Signed: [illegible signature]

PORTUGAL TELECOM INTERNATIONAL FINANCE B.V. – under Judicial Reorganization



Signed: [illegible signature]

OI BRASIL HOLDINGS COÖPERATIEF U.A. – under Judicial Reorganization

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ANNEX 1.1

DEFINITIONS

"Receiver" means the offices of Wald Administração de Falências e Empresas em



Recuperação Judicial Ltda., with headquarters at Rua General Venâncio Flores, nº 305, 10º andar, Leblon, Rio de Janeiro – RJ, CEP 22441-090; K2 Consultoria Econômica, headquartered at Rua Primeiro de Março, no. 23, 14º andar, Centro, Rio de Janeiro – RJ, CEP 20010-000; and Preservar Administração Judicial Perícia e Consultoria Empresarial Ltda. (Preserva-Ação Administração Judicial), headquartered at Avenida Rio Branco, nº 116, 15º andar, Centro, Rio de Janeiro – RJ, as appointed by the Judicial Reorganization Court, pursuant to the decisions rendered, respectively, on February 2, 2023, ratified on March 16, 2023, and on June 25, 2023.

"Affiliates" means, with respect to any Person, any Person directly or indirectly Controlling, Controlled by or under common Control with such Person.

"Sale of Assets" means the transactions of sale of assets under the terms of **Clause 5.1**.

"ANATEL or Regulatory Agency" means the National Telecommunications Agency, created by Law No. 9.472 of July 16, 1997.

"Approval of the Plan" means the approval of this Plan by the Bankruptcy Creditors at the General Meeting of Creditors, pursuant to art. 45, 56-A or 58, *caput* and paragraph one of the LRF, or by means of adhesion terms pursuant to art. 45-A of the LRF. For the purposes hereof, the Approval of the Plan is deemed to occur on the date of the Creditors' Meeting that approves the Plan. In the event of approval under the terms of art. 45-A and art. 58, *caput* and paragraph one of the LRF, the Approval of the Plan on the date of the decision granting the Judicial Reorganization is considered.

"General Meeting of Creditors" means any general meeting of creditors held pursuant to Chapter II, Section IV of the LRF.

"ClientCo Permitted Assets" means (a) the shares issued by V.Tal; and/or (b) shares of companies listed on the B3 and that compose the Bovespa index, with a *market cap* greater than BRL7,300,000,000.00 (seven billion and three hundred million Brazilian Reais), being certain that the value attributed to the respective shares may be determined based on the volume-weighted average price of the shares issued by the respective asset in the ninety (90) days prior to the date of the Bidding Procedure; and/or (c) shares of companies listed on foreign stock exchanges and that compose the S&P500 or FTSE100 index.

"Regular Management Act" means the act performed in good faith by an administrator or director of the Companies under Reorganization, with diligence and loyalty, in compliance with the fiduciary duties in relation to the Companies under Reorganization and the Creditors, within their attributions and powers, without violation of the Law, the Bylaws and the Plan, based on the applicable technique, by means of a disinterested, informed and reflected business decision.

"UPI ClientCo Proposal Hearing" means the hearing to open the proposals formulated for the acquisition of UPI ClientCo with the date and time set out in the respective Notice for the sale of UPI ClientCo, in the presence of the Receiver, Companies under Reorganization and other bidders.

"UPI V.Tal Proposal Hearing" means the hearing to open the proposals formulated for the acquisition of UPI V.tal with the date and time set out in the respective Notice for the sale of UPI V.Tal, in the presence of the Receiver, Companies under Reorganization and other bidders.

"Authorized Capital Increases" means one or more increases in Oi's capital upon resolution of the Board of Directors, through public or private issuance of common or preferred shares, if applicable, until the value of its share capital reaches the limit set out in Oi's Bylaws in moment of carrying out the respective capital increase, and may also, within the aforementioned limit, (i) resolve on the issuance of subscription bonuses and



debentures convertible into shares; or (ii) grant options to purchase shares to administrators, employees of the Company or company under its Control and/or to individuals who provide services thereto, in accordance with the Plan approved by the General Meeting of Creditors without the shareholders having preemptive right to subscribe to these shares

"2025 Bonds" means the 10%/12% Senior PIK Toggle Notes due 2025 issued by Oi, on July 27, 2018, and jointly and severally secured by Oi Móvel S.A. (merged by the Company in February 2022), Telemar Norte Leste S.A. (merged by the Company in May 2021), Oi Coop and PTIF.

"CADE" means the Administration Council for Economic Defense.

"Civil Code" means Federal Law No. 10.406, of January 10, 2002.

"Intercreditor Agreement" means the agreement entered into between the New Financing Third Parties, the New Financing Creditors, the ToP Unsecured Debt Creditors 2024/2025 Reinstated – Option I and the Roll-Up Debt Creditors, subject to the terms and conditions set forth in **Annex 4.2.2.2.2(g)(III)**, which provides for the rules for foreclosure, *waterfall* payment and sharing of guarantees granted under this Plan.

"Control" means, pursuant to art. 116 of the Brazilian Corporation Law, (i) the ownership of members' rights that permanently ensure to its holder the majority of votes in corporate resolutions and the power to elect the majority of the company's managers; and (ii) the effective use of such power to direct the corporate activities and guide the operation of the company's bodies. The expressions and terms "Controller", "Controlled by", "under Common Control" and "Controlled" have the meanings logically resulting from this definition of "Control".

"Creditors of the Updated Original Emergency DIP" means the Extra-Bankruptcy Creditors holding Extra-Bankruptcy Credits held against Oi arising from participation in the Updated Original Emergency DIP.

"Credit of the Updated Original Emergency DIP" means the Extra-Bankruptcy Credits held against Oi arising from participation in the Updated Original Emergency DIP.

"Fundação Atlântico Labor Credit" means the Labor Credit owned by Fundação Atlântico de Seguridade Social, a private pension entity linked to the Oi Group.

"Credits" means the Bankruptcy Credits and First Priority Credits held against the Companies under Reorganization.

"Class III Credits" means the Bankruptcy Credits provided for in arts. 41, item III, and 83, item VI, of the LRF against the Companies under Reorganization, held by Persons other than any of the Companies under Reorganization.

"Bankruptcy Credits" means the credits and obligations to do subject to the effects of the Judicial Reorganization and the terms hereof, overdue or falling due, whose respective contracts, obligations and/or triggering events occurred before the Order Date, regardless of whether they are listed or not in the List of Creditors of the Receiver. This Plan refers to all Bankruptcy Credits, regardless of their nature, except for extra Bankruptcy Credits.

"Bankruptcy Credits Regulatory Agencies" means net non-tax Bankruptcy Credits held by regulatory agencies or arising from obligations imposed due to the resolution of regulatory agencies, including ANATEL. Any administrative fines already considered undue by a decision handed down by the Superior Court of Justice are not included in Regulatory Agency Bankruptcy Credits.

"Supply Credits" means Class III Credits arising from the supply of goods, content, rights and/or non-financial services to the Oi Group and which are not Financial Credits.

"Non-Qualified Ex-Bondholders Credits" means the Class III Credits renewed and restructured pursuant to **Clause 4.3.3.1** of the First Judicial Reorganization Plan owned by



the Non-Qualified Ex-Bondholders.

"Extra Bankruptcy Credits" means the credits held against the Companies under Reorganization that are not subject to the effects of this Plan due to (i) their taxable event being after the Order Date, including, but not limited to, the Updated Original Emergency dip and part of the Unsecured Take or Pay Credits; or (ii) to fall under art. 49, paragraphs three and four of the LRF, or any other legal/judicial rule that excludes them from the effects of this Plan.

"Adhering Extra Bankruptcy Credits" means the Adhering Extra Bankruptcy Credits of the Adhering Extra Bankruptcy Creditors.

"Financial Credits" means Class III Credits (i) arising from operations contracted and carried out by Companies under Reorganization within the scope of the National Financial System with financial institutions, under any modality, as well as other financial credits; and (ii) relating to contracts (facility agreements), debentures or debt securities (bonds) negotiated or issued abroad and regulated by foreign Laws issued by the Companies under Reorganization.

"Gross Credits" means the Bankruptcy Credits (i) object of legal action or arbitration, initiated or not, derived from any legal relationships and contracts existing before the Order Date; (ii) in relation to the amount of which there is a pending dispute or dispute resolution; or (iii) those that, even if they do not fall under items (i) and (ii) above, for any reason do not appear in the List of Creditors of the Trustee.

"Intercompany Credits" means the credits of the Companies under Reorganization arising from loans carried out between them or with their Affiliates as a form of cash management and transfer of resources between the different companies that make up the Oi Group, including resources arising from operations carried out in the international market by the Companies under Reorganization.

"ME/EPP Credits" means the Bankruptcy Credits held by micro-enterprises or small businesses, defined in accordance with Complementary Law No. 123/2006, pursuant to art. 41, item IV of the LRF.

"Restructuring Option Credits I": Means Class III Credits other than Supply Credits, Transacted Credits, Secured Take or Pay Credits or Unsecured Take or Pay Credits, held by the Unsecured Creditors who elect to be paid through the Restructuring Option I provided for in **Clause 4.2.2**.

"Restructuring Option Credits II": Means Class III Credits other than Supply Credits, Transacted Credits, Secured Take or Pay Credits or Unsecured Take or Pay Credits, held by the Unsecured Creditors who elect to be paid through the Restructuring Option II provided for in **Clause 4.2.3**.

"Unsecured Credits" means Class III Credits and Bankruptcy Credits Regulatory Agencies.

"Late Credits" means the Bankruptcy Credits that are included in the list of creditors after the publication of the List of Creditors of the Trustee in the official press in the form of the provisions of art. 7, paragraph two of the LRF, except for those Bankruptcy Credits that have been the subject of a transaction between the Companies under Reorganization and the respective Creditor until the Approval Date.

"Secured Take or Pay Credits" means the Class III Credits indicated as "TOP Contracts" in the list of Bankruptcy Creditors provided for in art. 51, item III of the LRF and/or recognized in the Judicial Administrator's Opinion as original credits of Take or Pay obligations and arising from payment obligations secured by surety, guarantee or guarantee assumed by the Companies under Reorganization for services to be provided by Supplier Creditors in the take or pay modality.



"Unsecured Take or Pay Credits" means the Class III Credits indicated as "TOP Contracts" in the list of Bankruptcy Creditors provided for in art. 51, item III of the LRF and/or recognized in the Judicial Administrator's Opinion as original credits of take or pay obligations and that arise from payment obligations assumed by the Companies under Reorganization for services provided and to be provided and/or lease of infrastructure by Supplier Creditors in the take or pay modality, but not originally secured by guarantee, collateral or surety.

"Labor Credits" means the Bankruptcy Credits derived from labor legislation or arising from an occupational accident, pursuant to art. 41, item I of the LRF.

"Transacted Credits" means Class III Credits arising from agreements entered into between Supplier Creditors, which do not have any type of Demand in progress against any of the Companies under Reorganization before the Order Date, judicially approved, to establish specific forms of payments of their respective Class III Credits.

"Creditors" means all of the creditors referred to in this Plan.

"Bankruptcy Creditors" means the holders of Bankruptcy Credits.

"Extra Bankruptcy Creditors" means the holders of Extra Bankruptcy Credits.

"Adhering Extra-Bankruptcy Creditors" means Extra-Bankruptcy Creditors who wish to receive their Extra-Bankruptcy Credits under this Plan, applicable to Unsecured Creditors, Supplier Creditors, Partner Supplier Creditors or Transacted Supplier Creditors.

"Financial Creditors" means the Unsecured Creditors holding Financial Credits.

"Supplier Creditors" means the Unsecured Creditors holding Supply Credits.

"Partner Supplier Creditors" means the Supplier Creditors that (a) are in compliance with the Non-Litigation, Discharge and Waiver Commitment provided for in **Clause 9.3**, except in the event of a credit verification incident related to the Judicial Reorganization Process or in the cases provided for in **Clause 9.3.3**; (b) have voted in favor of the approval of this Plan, except in case of impediment of voting rights due to art. 43 of the LRF or any other legal impediment; and (c.1.) maintain the supply to the Companies under Reorganization of goods, contents, rights or services, as applicable, without unjustified change of the terms and conditions practiced until the Order Date in relation to the Companies under Reorganization (not being considered unjustified changes resulting from negotiations carried out between the Creditors and the Companies under Reorganization, even after the Order Date); or (c.2) maintained, throughout the term of the respective supply contracts entered into before the Order Date, the commitment to provide the Companies under Reorganization with goods, contents, rights or services, as applicable, without unjustified change of the terms and conditions practiced until the end of the term of the respective supply contracts.

"Non-Litigating Creditors" means any Lender (including its respective Affiliates) that elects to receive payment of its respective restructured Unsecured Credit pursuant to **Clause 4.2.2** (Restructuring Option I), **Clause 4.2.3** (Restructuring Option II) and **Clause 4.2.6** (Credits of Partner Supplier Creditors), **Clause 4.2.8** (Secured Take or Pay Credits), **Clause 4.2.89** (Unsecured Take or Pay Credits – Option I) and **Clause 4.2.8** (Unsecured Take or Pay Credits – Option II).

"Restructuring Option I Creditors": means the Unsecured Creditors who elect to be paid through the Restructuring Option I provided for in **Clause 4.2.2**.

"Restructuring Option II Creditors": means the Unsecured Creditors who elect to be paid through the Restructuring Option II provided for in **Clause 4.2.3**.

"New Financing Participating Creditors" means the Persons participating in the New Financing.

"Unsecured Creditors" means the Creditors holding Class III Credits.



"ME/EPP Bankruptcy Creditors" means the holders of ME/EPP Credits.

"Late Creditors" means the holders of the Late Credits.

"Secured Take or Pay Creditors" means the Partner Supplier Creditors holding the Secured Take or Pay Credits.

"Unsecured Take or Pay Creditors" means the Partner Supplier Creditors holding the Unsecured Take or Pay Credits.

"Labor Creditors" means the holders of Labor Credits.

"Labor Creditors Judicial Deposits" means the Labor Creditors that are parties to lawsuits involving the Companies under Reorganization, in whose records Judicial Deposits have been made.

"Approval Date" means the day of publication of the first-degree decision approving the Plan and granting the Judicial Reorganization.

"Request Date" means the date of filing of the request for judicial reorganization, that is, March 1, 2023.

"New Financing Debentures – Restructuring Option I Creditors" means the debentures to be issued in favor of the Restructuring Option I Creditors due to the New Financing, subject to the terms and conditions set forth in **Annex (B) 5.4.1.**

"New Financing Debentures – Third Parties" means the debentures to be issued in favor of Third Parties due to the New Financing, subject to the terms and conditions set forth in **Annex 5.4.1.**

"Roll-Up Debentures" means the debentures to be issued in favor of the Restructuring Option I Creditors, subject to the terms and conditions set forth in **Annex 4.2.2.1(A).**

"Resolution of Restructuring Option I Creditors" means any resolution between Creditors of the New Financing – Creditors Restructuring Option I provided for in this Plan (excluding that provided for in **Clause 7.1(iii)**), the matter of which will be considered approved by holders of at least 60% (sixty percent) of the total value of the Credits arising from the New Financing – Restructuring Option I Creditors existing at the time of the resolution.

"Extraordinary Resolution of Restructuring Option I Creditors" means any resolution between Creditors of the New Financing – Restructuring Option I Creditors provided for in **Clause 7.1(iii)** of this Plan, the matter of which will be considered approved by vote of holders of more than 50% (fifty percent) of the total value of the Credits arising from the total value of the New Financing – Restructuring Option I Creditors existing at the time of the resolution. Any New Financing Creditor – Restructuring Option I Lenders (together with their affiliates and related parties) that holds more than thirty percent (30%) of the voting power (or their votes, as applicable), will have their vote limited to thirty percent (30%) and, consequently, the denominator used to calculate the voting power will be reduced by the percentage of Credits arising from the New Financing – Restructuring Option I Creditors that is discounted for voting purposes.

"Resolution of Unsecured ToP Debt Creditors 2024/2025 Reinstated – Option I" means any resolution between Unsecured ToP Debt Creditors 2024/2025 Reinstated – Option I provided for in this Plan, the subject matter of which will be considered approved by holders of more than [75% (*seventy-five percent*)] of the total amount of Credits arising from the Unsecured ToP Debt 2024/2025 Reinstated – Option I existing at the time of the resolution.

"Resolution of Third Parties New Financing" means any resolution between Third Parties New Financing provided for in this Plan, the subject matter of which will be considered approved by holders of more than 60% (sixty percent) of the total amount Third Parties New Financing existing at the time of the resolution.



"Resolution of Third Parties New Financing" means any resolution between Third Parties New Financing provided for in this Plan, the subject matter of which will be considered approved by holders of more than 50% (fifty percent) of the total value of the Credits arising from the New Financing – Third Parties existing at the time of the resolution.

"Claim" means, in any degree of jurisdiction or instance, any litigation, action, claim, proceeding, complaint, incident of disregard of legal personality, arbitration procedure, execution, judicial protest, decision, inspection, request for information (including for the initiation of an inspection procedure), collection, notification (judicial or extrajudicial), notice of infraction, subpoena, procedure, investigation, judicial, arbitral or administrative demand, or any other type of investigation, action or proceeding, whether judicial, arbitral, administrative or criminal.

"Judicial Deposit" means the judicial deposits made by the Oi Group in the scope of lawsuits of any nature, which will be used in the payment of certain credits, as established in this Plan, as well as the deposits made as a result of decisions rendered in the First Judicial Reorganization and in this Judicial Reorganization in connection with the disposal of assets.

"Business Day" means any and all days other than a Saturday, Sunday or public holiday in the City of Rio de Janeiro, State of Rio de Janeiro, except as otherwise expressly provided in this Plan.

"Original Updated Emergency DIP" means the long-term financing, granted to the Company in the "debtor-in-possession" modality, in the amount of up to USD400,000,000.00 (four hundred million Dollars), with a relevant group of financial creditors representing the majority of (i) holders of 10%/12% Senior PIK Toggle Notes maturing in 2025 issued by Oi, on July 27, 2018, and jointly and severally secured by Telemar and Oi Móvel, both incorporated into Oi, in addition to Oi Coop and PTIF; and (ii) holders of credits against Oi arising from agreements with *Export Credit Agencies*, with the guarantee formalized through fiduciary sale of shares owned by Oi in V.tal and whose main conditions are described in **Clause 2.7 of this Plan**.

"Participatory Debts" means, together, the debts to be issued or contracted by Oi for payment of 92% (ninety-two percent) of the Restructuring Option II Creditors for Class III Credits in Brazilian Reais and Dollars, in accordance with the terms and conditions set forth in **Annex 4.2.3.2**.

"Roll-Up Debts" means, together, the Roll-Up Debentures and the Roll-Up Notes.

"Dollar" or **"USD"** means the currency in the United States of America.

"ECA Facility Agreements" means the Loan Agreements originally entered into between Oi S.A. or its subsidiary Telemar Norte Leste and certain *Export Credit Agencies* and which, pursuant to Clause 13.8 of the First Judicial Reorganization Plan, could be assigned to other Creditors or third parties provided that certain conditions are met.

"Financial Charges" means any monetary restatement, interest, fine, penalties, indemnity, inflation, losses and damages, default interest and/or other charges of a similar nature.

"Bylaws" means the bylaws or similar constitutive document of Oi, PTIF and Oi Coop and their Affiliates.

"Euro" means the currency in the European Union.

"Non-Qualified Ex-Bondholders" means individuals, retail, non-professional or qualified investors, who, in the context of the First Judicial Reorganization, held Class III Credits represented by securities issued abroad and regulated by foreign laws, and whose Class III Credits were novated and restructured pursuant to Clause 4.3.3.1 of the First Judicial Reorganization Plan.



“Oi Group” means Oi, Oi Coop and PTIF.

“Judicial Approval of the Plan” means the judicial decision rendered by the Reorganization Court that approves the Plan and grants the Judicial Reorganization to the Oi Group, pursuant to art. 58, *caput* or paragraph one of the LRF.

“Real Estate” means all real estate owned by Oi and/or its Affiliates and/or whose ownership is pending regularization on behalf of Oi or its Affiliates.

“Third-Party Real Estate” means all real estate owned by third parties in which Oi and/or its Affiliates have the right to use, possess and/or exploit.

“Debt Instruments” means the Roll-Up Debt Instruments, Participatory Debt Instrument, *A&E Reinstated Debt Instruments* and New Financing Instruments.

“Roll-Up Debt Instruments” means, together, the Roll-Up Debenture Indenture, the Roll-Up Notes Indenture.

“New Financing Guarantee Instruments” means the instruments to be entered into by Oi, containing the terms and conditions for the offer of the goods and assets listed in **Annex 5.4.1.4(d)(I)**, as collateral in the context of the New Financing.

“Roll-Up Security Instruments” means the instruments to be entered into by Oi, containing the terms and conditions for the offer of the goods and assets listed in **Annex 4.2.2.1(f)(I)**, as a security in the context of the Roll-Up Debt.

“Judicial Reorganization Court” means the court of the 7th Business Court of the Judicial District of the Capital/RJ.

“Reports” means the economic-financial and valuation reports of the assets and assets of the Oi Group, prepared pursuant to art. 53, items II and III of the LRF.

“Economic-Financial Report” means the report that attested and confirmed, pursuant to art. 53, II and III, of the LRF, the feasibility of the Plan and the measures provided for in it for the recovery of the Oi Group, which is included in the **Annex 2.6** of this Plan.

“Law” means any law, regulation, order, sentence or decree issued by any Governmental Authority.

“Corporations Law” means Law No. 6.404, dated December 15, 1976, as amended.

“LRF” means Law No. 11,101, of February 9, 2005, as amended.

“Oi's Net Income” means Oi's financial result in a given fiscal year, after offsetting accumulated losses and the provision for the payment of income tax, social contribution on profit and any other tax or contribution that may be created and due by Oi, as well as the adjustments of art. 202 of the Brazilian Corporation Law, without prejudice to the provisions of paragraphs 4 and 5 of said article.

“Mediation/Conciliation/Agreement” means any procedure to be instituted under the terms of Law No. 13.140, of June 26, 2015, and art. 20-A *et seq.* of the LRF, or any transaction carried out to resolve credit verification incidents, or to make illiquid credits liquid.

“Roll-Up Notes” means, when referred to together, the Tranche 1 Roll-Up Notes and the Tranche 2 Roll-Up Notes to be issued substantially in the form of **Annex 4.2.2.2.1(B)**.

“Encumbrance” means any and all liens or encumbrances, of any nature, including, any promise to sell, option to buy or sell, bond, charges, collateral, restriction, preemptive or first offer right, security right, trust, pledge, mortgage, fiduciary sale, fiduciary assignment, domain reservation, claim, easement, usufruct or any other real right of fruition, collateral or other guarantee, as well as any other claims that have substantially the same effects as the aforementioned institutes. The expressions and terms **“Encumber”**, **“Lien”** and **“Encumbrance”** have the meanings logically arising from this definition of **“Encumbrance”**.



"Companies Under Reorganization" means the Companies Under Reorganization, their Affiliates, subsidiaries, affiliates, associated entities, and other companies belonging to the same group, and their respective shareholders, officers, directors, administrators and former administrators, employees, lawyers, advisors, agents, agents and representatives, including their predecessors and successors.

"Person" means any individual, firm, company, corporation, unincorporated association, partnership, trust or other legal entity or administrative decision that is not subject to questioning in the Judiciary.

"Plan" means this joint judicial reorganization plan, including all amendments, modifications, alterations and additions, and including all Annexs and documents mentioned in the clauses of this Plan.

"First Judicial Reorganization Plan" means the First Judicial Reorganization Plan approved by the creditors at the General Meeting of Creditors held on December 19 and 20, 2017, in accordance with the LRF, and approved by the Judicial Reorganization Court on January 8, 2018, and subsequently amended by means of the Amendment to the Judicial Reorganization Plan approved at the general meeting of creditors held on September 8, 2020 and approved by the Judicial Reorganization Court on October 5, 2020.

"Sales Plan" means the sales plan for the sale of the Properties that must be prepared by the Companies under Reorganization and submitted to the Restructuring Option I Creditors and to the Unsecured Take or Pay Creditors – Option I, pursuant to **Clause 7.2.5**.

"First Judicial Reorganization" means the judicial recovery process of the Company and its wholly-owned, direct and indirect subsidiaries, Oi Móvel S.A. (merged by the Company in February 2022), Telemar Norte Leste S.A. (merged by the Company in May 2021), Copart 4 Participações S.A. (merged by Telemar in January 2019), Copart 5 Participações S.A. (merged by the Company in March 2019), PTIF and Oi Coop, whose processing was granted, on June 29, 2016, by the Judicial Reorganization Court, in the records of judicial reorganization process No. 0203711-65.2016.8.19.0001.

"Consensual Solution Procedure" means the procedure for consensual dispute resolution and conflict prevention related to case TC 020.662-2023-8 that is being processed at the Secretariat for External Control of Consensual Solution and Conflict Prevention (SecexConsensus) of the Federal Court of Accounts.

"Processes" means any and all litigation in the judicial, administrative or arbitration sphere (at any stage, including execution/enforcement of sentence) in progress on the Request Date involving discussion related to any of the Bankruptcy Credits before the Judiciary or Arbitration Court, as applicable, including labor claims.

"Brazilian Real" means the currency in the Federative Republic of Brazil.

"Net Sales Revenue" means the total value of the consideration in cash or in any other way attributed, as the case may be, to the asset sold after the Approval Date, including shares issued by a certain Defined SPE owned by the Companies under Reorganization or its Affiliates, and which are effectively sold to third parties by the Companies under Reorganization, provided that said value will be (a) **net** (x) of the Price Adjustment Amounts; (y) of the applicable Cost Amounts; and (z) as applicable in the case of sale of real estate, of the amounts related to the costs of demobilization/ decommissioning of such real estate; and (b) **adding up** (x) the value of any debts or obligations of the Companies under Reorganization directly or indirectly assumed by the acquirer, except for the liabilities that are part of UPI V.tal and UPI ClientCo, as the case may be, and (y) any Additional Amounts, provided that, in any case, the corresponding amounts will be computed as Net Sales Revenue only if and according to their effective disbursement to the Companies under Reorganization. For the purposes of this definition, (a) **"Additional Amounts"** means the amounts referring to any amounts to be due or released to the



Companies under Reorganization after the closing of the sale of, as the case may be, a certain asset or UPI Defined depending on future events, including installments of forward price, contingent price (*earn-outs*), release of amounts deposited as collateral (*escrow*) and similar events; (b) **“Price Adjustment Amounts”** means the amounts of adjustments to the sale acquisition price of, as the case may be, determined asset or UPI Defined agreed between the Companies under Reorganization and the respective acquirer in the purchase and sale agreement, being certain that any retention or deposit in an escrow account of the price adjustment will not exceed 15% (fifteen percent) of the respective acquisition price, unless a price adjustment in a higher percentage is approved by Creditors' Resolution Restructuring Option I and Resolution of the Unsecured ToP Debt Creditors Reinstated – Option I; and (c) **“Cost Amounts”** means (i) the amounts of costs and expenses demonstrably incurred and necessary for the respective operation (such as costs and expenses with legal, accounting and financial advice and sales commission) limited, jointly, to total amounts equivalent to 3.5% (three point five percent) of the acquisition price for each operation; and (ii) the amounts of taxes paid (or that may be disbursed in the same fiscal year as the closing of the operation or the receipt of the corresponding amount by the Companies under Reorganization) with the triggering event being the sale of the asset or the respective Defined UPI, including any corporate reorganizations necessary for this purpose, being certain that the Companies under Reorganization will be solely responsible for the payment of said taxes.

“UPI V.tal Net Sales Revenue” means the Net Sales Revenue arising from the disposal of UPI V.tal.

“UPI ClientCo Net Sales Revenue” means the Net Sales Revenue arising from the sale of UPI ClientCo.

“Net Asset Sale Revenue” means the Net Sales Revenue arising from the disposal of the assets listed in **Annex 5.3.3**, except for the shares issued by SPE V.tal and SPE ClientCo.

“Net Revenue from the Sale of Real Estate” means the Net Revenue from the Sale arising from the sale of the real estate listed in **Annex 5.3.4**.

“Recognition of the Plan in the Creditor's Jurisdiction” means any and all decisions or court orders necessary for this Plan to produce its regular effects in the jurisdiction applicable to the Creditor in question.

“Judicial Reorganization” means this judicial reorganization process, filed under No. 0090940-03.2023.8.19.0001 (migrated from case No. 0809863-36.2023.8.19.0001 – PJe), in progress before the Judicial Reorganization Court.

“Companies Under Reorganization” means Oi, Oi Coop and PTIF.

“List of Creditors of the Trustee” means the list of creditors prepared by the Trustee pursuant to art. 7, paragraph two of the LRF.

“Corporate Reorganizations” means the corporate reorganization to be carried out pursuant to **Clause 6.1 of this Plan**.

“Sky” means SKY Serviços de Banda Larga Ltda. (CNPJ No. 00.497.373/0001-10).

“Conversion Exchange Rate” means the average Dollar/Brazilian Real sale closing rate of the thirty (30) days prior to the Plan Approval, disclosed by the Central Bank of Brazil, corresponding to 5.0567.

“Towers” means the entire structural assembly capable of supporting the installation of antennas for transmission and radio frequency safely and within the permissible limits of angular deformation - bending plus torsion, including the tower structure, the foundation of the tower structure, tower lighting (including light barrier, photocell controls and wiring, cables), tower work platform, all antenna supports and tower equipment, tower resting platforms, tower stairs (including the Fall Arrest safety cable, guardrail, stays, vertical and



horizontal stretches, the tower's general grounding system (including lightning rods, wires and ground connections for the tower and ground grounding mesh), grounding for the site (including the overall grounding system for the site in relation to fences, walls, doors, containers, gates and power inlets), power input panel where meters are located, concrete foundations and/or shelters metal for power input, power infrastructure from the utility's distribution network, the power input pattern, including ducts, poles and power and fiber optic pipes, junction boxes and materials relating to the perimeter of the site (such as walls, fences, gates, etc.), metallic skids for Radio Base Station, concrete base for Radio Base Station, metallic "eco box" (structure in metallic profiles and floor in checkered sheet metal and variable dimensions) for Radio Base Station, site lighting system, industrial socket for generator (steck), excluding any Operator Equipment that is installed or coupled to the Tower.

"**TR**" means the reference rate established by Law No. 8.177/91, as determined and disclosed by the Central Bank of Brazil, whose product will be added to the balance of the nominal value of the Credit for the purpose of calculating the pecuniary value of the obligations provided herein, and which will be due on the payment dates established herein. In the event of temporary unavailability of the TR, the last disclosed index number will be used instead, calculated *pro rata temporis* per Business Days, however, when the index number due is disclosed, no financial compensation will be applicable. In the absence of verification and/or disclosure of the index number for a period exceeding five (5) Business Days after the expected date for its disclosure, or, even in the case of its extinction or due to legal imposition or judicial determination, the TR must be replaced by the legally determined substitute.

"**TRE**" means Regional Electoral Court.

"**TSE**" means Superior Electoral Court.

"**UPI**" means the isolated production units that will be sold under the terms of art. 60 of the LRF.

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Witness my hand and seal,
Leonardo Abreu
Curitiba, April 23, 2024.

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O(s) nome(s) indicado(s) para assinatura, bem como seu(s) status em 23/04/2024 é(são) :

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PLANO DE RECUPERAÇÃO JUDICIAL CONSOLIDADO DE

OI S.A. – EM RECUPERAÇÃO JUDICIAL

PORTUGAL TELECOM INTERNATIONAL FINANCE BV – EM RECUPERAÇÃO JUDICIAL

OI BRASIL HOLDINGS COÖPERATIEF UA – EM RECUPERAÇÃO JUDICIAL

19 de abril de 2024

OI S.A. – Em Recuperação Judicial (“Oi” ou “Companhia”), sociedade anônima de capital aberto, inscrita no CNPJ/MF sob o nº 76.535.764/0001-43, com sede e principal estabelecimento na Rua do Lavradio nº 71, Centro, Rio de Janeiro - RJ, CEP 20230-070; **PORTUGAL TELECOM INTERNATIONAL FINANCE B.V. – Em Recuperação Judicial** (“PTIF”), pessoa jurídica de direito privado constituída de acordo com as Leis da Holanda, com sede em Amsterdam, Delflandllan 1 (Queens Tower), Office 806, 1062 EA, e principal estabelecimento nesta cidade do Rio de Janeiro; e **OI BRASIL HOLDINGS COÖPERATIEF U.A. – Em Recuperação Judicial** (“Oi Coop”), pessoa jurídica de direito privado constituída de acordo com as Leis da Holanda, com sede em Amsterdam, Delflandllan 1 (Queens Tower), Office 806, 1062 EA, e principal estabelecimento nesta cidade do Rio de Janeiro (sendo Oi, PTIF e Oi Coop em conjunto doravante denominadas como “Grupo Oi” ou “Recuperandas”), apresentam, nos autos do processo de recuperação judicial nº 0090940-03.2023.8.19.0001 (migrado do processo nº 0809863-36.2023.8.19.0001 – PJe) (“Recuperação Judicial”), em curso perante a 7ª Vara Empresarial da Comarca da Capital-RJ (“Juízo da Recuperação Judicial”), em cumprimento ao disposto no art. 53 da LRF, o seguinte plano de recuperação judicial conjunto (“Plano”), nos termos e condições dispostos a seguir:

1. DEFINIÇÕES E REGRAS DE INTERPRETAÇÃO

1.1. Definições. Os termos e expressões utilizados neste Plano em letras maiúsculas terão os significados a eles atribuídos no **Anexo 1.1**. Os termos definidos no **Anexo 1.1** não prejudicam outras definições eventualmente introduzidas ao longo do Plano.

1.2. Regras de Interpretação.

1.2.1. O Plano deve ser lido e interpretado conforme as regras dispostas nesta **Cláusula 1.2** e seus anexos.

1.2.2. Sempre que exigido pelo contexto, as definições contidas neste Plano serão aplicadas tanto no singular quanto no plural e o gênero masculino incluirá o feminino e vice-versa.

1.2.3. Os cabeçalhos e títulos das cláusulas deste Plano servem apenas a título informativo de referência e não limitarão ou afetarão o significado das cláusulas,

parágrafos ou itens aos quais se aplicam.

1.2.4. Exceto quando disposto expressamente de forma diversa neste Plano, os anexos e documentos mencionados neste Plano são partes integrantes do Plano para todos os fins de direito e seu conteúdo é vinculativo. Referências a quaisquer documentos ou outros instrumentos incluem todas as suas alterações, substituições e consolidações e respectivas complementações, salvo se expressamente disposto de forma diversa neste Plano.

1.2.5. Exceto quando disposto expressamente de forma diversa neste Plano, referências a capítulos, cláusulas, itens ou anexos aplicam-se a capítulos, cláusulas, itens e anexos deste Plano.

1.2.6. Nos termos da Lei aplicável, exceto se disposto expressamente de forma diversa neste Plano, todas as referências às Recuperandas devem ser interpretadas de forma a incluir as pessoas jurídicas que as sucederem em suas obrigações, em razão de reorganização societária prevista neste Plano.

1.2.7. A utilização dos termos “inclusive”, “incluindo” e outros termos semelhantes no presente Plano seguidos de qualquer declaração, termo ou matéria genérica não poderá ser interpretada de forma a limitar tal declaração, termo ou matéria aos itens ou matérias específicos inseridos imediatamente após tal palavra — bem como a itens ou matérias similares —, devendo, ao contrário, ser considerada como sendo referência a todos os outros itens ou matérias que poderiam, razoavelmente, ser inseridos no escopo mais amplo possível de tal declaração, termo ou matéria, e tais termos serão sempre interpretados como se estivessem acompanhados do termo “exemplificativamente”.

1.2.8. As referências a disposições legais e a Leis devem ser interpretadas como referências a tais disposições legais e Leis tais como vigentes na data deste Plano ou na data especificamente determinada pelo contexto.

1.2.9. Todos os prazos previstos neste Plano serão contados na forma prevista no art. 132 do Código Civil, excluindo-se o dia do começo e incluindo-se o dia do vencimento, e, se o termo final cair em dia que não seja Dia Útil, será prorrogado,

automaticamente, para o Dia Útil imediatamente posterior.

1.2.10. Os prazos mencionados neste Plano que não forem mencionados expressamente em Dias Úteis serão contados em dias corridos.

1.2.11. Exceto quando disposto expressamente de forma diversa neste Plano: (a) na hipótese de haver conflito entre cláusulas deste Plano, a cláusula que contiver disposição específica prevalecerá sobre a que contiver disposições genéricas; (b) na hipótese de conflito entre as disposições dos anexos e/ou dos documentos mencionados neste Plano e as disposições deste Plano, o Plano prevalecerá; e (c) na hipótese de haver conflito entre as disposições deste Plano e as obrigações previstas em quaisquer contratos celebrados pelas Recuperandas e/ou suas Afiliadas antes da Data do Pedido, o Plano prevalecerá.

2. CONSIDERAÇÕES GERAIS

2.1. Grupo Oi e suas Operações. A história do Grupo Oi começou com a privatização dos serviços de telecomunicações no Brasil em 1998.

Naquela ocasião, e de acordo com a Lei Geral das Telecomunicações nº 9.472/97 e o Plano Geral de Outorgas aprovado pelo Decreto do Governo Federal, o Brasil foi dividido em regiões. A assunção privada da prestação dos serviços públicos de telecomunicações, regulada e fiscalizada por uma Agência Reguladora anunciava o modelo jurídico eleito pelo Brasil para a outorga a particulares da prestação de um serviço público.

O celular e a internet banda larga ainda eram incipientes. O Serviço Telefônico Fixo Comutado ("STFC"), prestado por meio de uma extensa rede de infraestrutura de cobre que cobria várias áreas do país, era o principal foco da universalização pretendida pela União Federal, bem como mais importante fonte geradora de receita dos serviços de telecomunicações.

No leilão de venda de controle acionário das Concessionárias então integrantes do Sistema Telebrás, a Telemar Norte Leste S.A. ("Telemar", parte do Grupo Oi e incorporada na Oi em 3 de maio de 2021) ficou com o controle das Empresas da Região I

(Norte, exceto AC e RO, Sudeste, exceto SP e Nordeste). A Brasil Telecom S.A. (“Brasil Telecom”, hoje Oi) ficou com o controle das Empresas da Região II (Sul, Centro Oeste, AC e RO).

Hoje em dia, este cenário de preponderância do STFC mudou radicalmente. A evolução tecnológica, os maciços investimentos realizados pelo Grupo Oi desde então e a revolução da forma de acessar conteúdos digitais e se relacionar do brasileiro fizeram com que aquele modelo fosse superado.

Primeiramente, foram os acessos móveis que cresceram no Brasil de forma vertiginosa, ajudados, em grande parte, pelas regras e valores de interconexão adotados pela Agência Reguladora.

Posteriormente, o acesso à banda larga por meio de novas tecnologias, tanto fixas (fibra ótica, por exemplo) como móveis (3G, 4G e, mais recentemente, 5G), propiciou o crescimento dos serviços digitais e o uso dos serviços de telecomunicações, especialmente o Serviço Móvel Pessoal e o Serviço de Comunicação Multimídia, para prover uma variedade imensa de serviços, que se tornaram, na prática, substitutos do STFC, fazendo com que a relevância do serviço objeto da concessão fosse progressivamente reduzida.

O certo é que o ativo que o Grupo Oi adquiriu no passado se tornou, em grande medida, obsoleto e, ao mesmo tempo, de manutenção muito custosa, por conta da dificuldade e atraso na adaptação do marco regulatório à nova realidade dos serviços. Embora relevantes em 1998, as obrigações mantidas há muito deixaram de fazer sentido em função da acentuada queda de atratividade e importância da telefonia fixa.

Neste contexto, a perda de relevância da telefonia fixa no novo contexto da prestação dos serviços, associados à abrangência e aos custos necessários para cumprimento de todas as obrigações da concessão, foram elementos determinantes para a drástica redução da lucratividade das operações do Grupo Oi que culminaram, em 2016, com o seu pedido da Primeira Recuperação Judicial.

Além de tudo isso, uma grave crise financeira e a precarização dos indicadores fiscais brasileiros catapultaram a dívida da Oi, especialmente alta pela necessidade de

investimentos para antecipar o cumprimento de metas de universalização impostas pela ANATEL, bem como, naquela ocasião, para permitir a aceleração da exploração dos serviços móveis (em 2022 pela Telemar e, em 2004, pela Brasil Telecom, hoje Oi).

O nível de endividamento foi sensivelmente impactado pelos altos índices de inflação brasileiros, somado à depreciação da moeda nacional frente ao dólar norte americano. Desta feita, diferente do que acontecia com os seus competidores diretos, que se financiavam por meio de suas controladoras no exterior, com juros e inflação muito mais baixos, a Oi foi massivamente impactada na sua estrutura de capital.

Para piorar a situação, a aquisição da Brasil Telecom, viabilizada por meio de alteração no decreto do Plano Geral de Outorgas (Decreto nº 6.654/2008) e aprovada com diversos condicionamentos e obrigações pela ANATEL no final de 2008 (ato nº 7.828/2008), acabou revelando contingências que geraram grandes perdas de caixa e de resultado para a operação e que geram, até hoje, significativas ineficiências.

Por tudo isso, em junho de 2016, a Oi ajuizou pedido de recuperação judicial, instituto criado justamente para permitir a solução de uma crise momentânea de uma empresa viável, garantindo a sobrevivência da empresa e a manutenção da fonte produtiva e empregos.

Foi assim que, em 29 de junho de 2016, a Oi teve seu pedido de recuperação judicial deferido pelo Juízo da Recuperação Judicial, reconhecendo a viabilidade da Companhia e, principalmente, a importância da sua sobrevivência, não apenas para os seus credores, como para os seus milhares de empregados e para o Brasil.

O Plano da Primeira Recuperação Judicial, aditado em 2020 (“Aditamento ao Plano da Primeira Recuperação Judicial”), se mostrou acertado ao contemplar a venda de um dos seus principais ativos, a Oi Móvel (“UPI Ativos Móveis”), além da operação de venda das Unidades de Torres (“UPIs Torres”), Datacenters (“UPI Data Center”) e do controle da Unidade de Infraestrutura (“UPI InfraCo”). Foi necessário rever a estratégia da Companhia e vender alguns ativos para dar mais leveza e agilidade à Oi e permitir o investimento em outros ativos, como a fibra, considerados mais estratégicos e rentáveis, após exaustivas avaliações das condições de mercado e tendências do futuro para o setor de telecomunicações.

Além da venda de ativos, foi preciso dar início internamente a um movimento profundo de reorganização estrutural, com a redução de níveis de hierarquia, implantar novos modelos operacionais e de trabalho, rever as diretrizes culturais da organização e fortalecer os pilares de governança da Companhia.

A nova Oi que surgiu desse processo de transformação é uma empresa voltada para o provimento de conectividade por fibra ótica e serviços digitais para usuários residenciais, empresariais e corporativos, com foco no modelo *client-centric*. Estruturalmente, a companhia é formada pela Oi S.A., voltada para B2C, PME; a Oi Soluções, o braço de conectividade e soluções de TI para B2B; a V.tal, na qual a Oi detém participação acionária relevante; e, por duas empresas, a Serede e a Tahto, que são subsidiárias integrais da Oi e representam dois elementos importantes no processo de transformação.

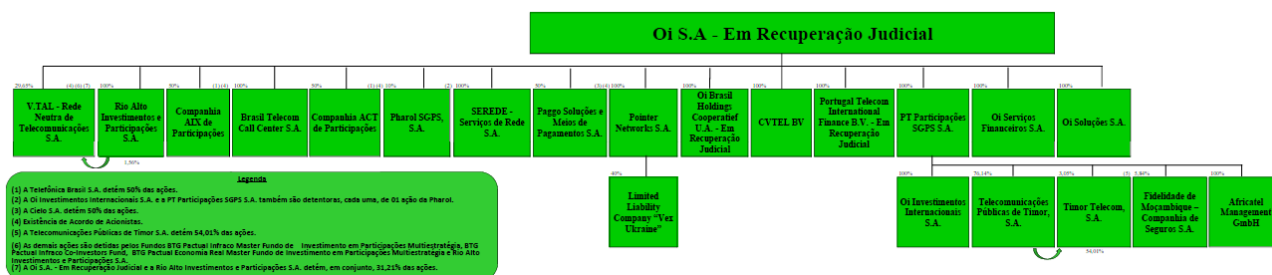
A despeito de todo o trabalho realizado de 2016 a 2022, com todas as ações e compromissos rigorosamente cumpridos, como se verá adiante, em face de fatores que fugiam ao seu controle, a Oi precisou recorrer novamente ao judiciário com um segundo pedido de recuperação judicial para manter as suas atividades, garantindo milhares de empregos, uma importante cadeia de fornecedores e o pagamento de bilhões de Reais em tributos.

Este novo Plano apresentado aos credores procura encontrar uma solução viável para o equacionamento da dívida financeira da Companhia, alcançando assim uma estrutura de capital sustentável, promovendo um equilíbrio entre os resultados operacionais gerados e seus compromissos financeiros passados e futuros. Cabe ressaltar que, paralelamente, a Oi ainda busca, no *front* regulatório, o equacionamento da operação legada e dos diversos temas associados à concessão de telefonia fixa, incluindo a arbitragem perante a ANATEL e a migração da concessão STFC para o regime de autorização.

Por fim, é importante frisar ao mercado e a todos os demais *stakeholders* que essas negociações não geram impacto no dia a dia da operação. A Oi continua e continuará cumprindo com suas obrigações operacionais, com funcionários, parceiros e fornecedores, fundamentais para a manutenção de receita e geração de resultados para

sua sustentabilidade.

2.2. Estrutura do Grupo Oi e suas Afiliadas. Todas as Recuperandas atuam de forma coordenada e integrada sob controle societário, operacional, financeiro, administrativo e gerencial único, exercido pela sociedade controladora, a Oi, conforme ilustra o organograma abaixo:



Com relação especificamente às Recuperandas, a Oi é registrada na CVM - Comissão de Valores Mobiliários, tendo suas ações negociadas na B3 S.A. – Brasil, Bolsa, Balcão (“B3”) sob os códigos OIBR3 e OIBR4. Os ADR’s - “American Depositary Receipts” representativos de ações ordinárias e preferenciais de sua emissão estão sendo negociados no mercado de balcão nos Estados Unidos sob os códigos de negociação “OIBZQ” e “OIBRQ”, respectivamente. O capital social da Companhia é pulverizado.

A Oi é uma empresa concessionária do serviço público considerado essencial de telefonia fixa em quase todo o Brasil (todos os estados exceto São Paulo e alguns municípios de Minas Gerais, Paraná, Goiás e Mato Grosso do Sul) e, na qualidade de sucessora por incorporação da Oi Móvel, também presta o serviço de acesso condicionado (TV por assinatura), bem como o serviço de comunicação multimídia, fazendo, para tanto, uso da estrutura física de cabos e da rede da antiga Telemar Norte Leste S.A.

A PTIF e a OI COOP são subsidiárias integrais da controladora Oi, registradas na Holanda, tendo sido utilizadas como veículos de investimento do Grupo Oi. Tais veículos não exercem atividades operacionais, tendo atuado apenas, antes ainda da Primeira Recuperação Judicial da Oi, como sua *longa manus* para a captação de recursos no mercado internacional, recursos esses que foram vertidos para o financiamento de atividades do grupo no Brasil. Dessa forma, todas as decisões gerenciais,

administrativas e financeiras do Grupo Oi, inclusive com relação aos referidos veículos de investimento constituídos no exterior, emanam e dependem da sua controladora, a Oi, no Brasil, que, ainda como obrigada solidária, concentrou a emissão dos novos títulos de dívida em substituição aos antigos, emitidos a partir dos seus veículos holandeses e assume as dívidas ainda remanescentes nos mesmos.

Além da direção única e das atividades claramente integradas, as empresas do Grupo Oi apresentam uma estreita relação econômica, tendo em vista a existência de contratos, garantias e obrigações que vinculam as empresas entre si, tornando-as financeiramente dependentes umas das outras.

2.3. Medidas Implementadas durante a Primeira Recuperação Judicial. Desde o ajuizamento da Primeira Recuperação Judicial, o Grupo Oi implementou diversas medidas para a reestruturação da sua dívida financeira e para implementação do seu novo plano estratégico de negócios, dentre elas: (i) aumentos de capital previstos no Plano da Primeira Recuperação Judicial; (ii) alienação de parte dos seus ativos *non core*; e (iii) alienação de bens do seu ativo não circulante.

Os aumentos de capital foram realizados entre julho de 2018 e janeiro de 2019. No primeiro aumento de capital, parte substancial da dívida do Grupo Oi foi convertida em capital, ocasião em que foram subscritas 1.514.299.603 (um bilhão, quinhentas e quatorze milhões, duzentas e noventa e nove mil, seiscentas e três) novas ações ordinárias e 116.480.467 (cento e dezesseis milhões, quatrocentas e oitenta mil, quatrocentas e sessenta e sete) bônus de subscrição, reduzindo o passivo líquido das Recuperandas em mais de R\$11.000.000.000,00 (onze bilhões de Reais).

No segundo aumento de capital, acionistas e investidores *backstoppers* subscreveram e integralizaram 3.225.806.451 (três bilhões, duzentas e vinte e cinco milhões, oitocentas e seis mil, quatrocentas e cinquenta e uma) novas ações ordinárias, representando um aporte de novos recursos na Oi, no valor total de R\$4.000.000.000,00 (quatro bilhões de Reais).

A alienação dos ativos *non core* do Grupo Oi também foi um mecanismo utilizado pelas Recuperandas, na Primeira Recuperação Judicial, para reestruturação da sua dívida. Dentre as operações efetivadas, o Grupo Oi realizou a venda das participações

acionárias que detinha na PT Ventures SGPS, S.A., concluída em 24 de janeiro de 2020, e na Cabo Verde Telecom S.A., concluída em 21 de maio de 2019. A transferência de parte dos ativos *non core* das Recuperandas para outros investidores estratégicos do setor de telecomunicações permitiu uma verdadeira transformação operacional do Grupo Oi.

Além da alienação dos ativos *non core*, grande parte dos bens que integravam o ativo não circulante do Grupo Oi foi alienada no formato de UPI nos estritos termos do art. 60 da LRF, tendo passado por extensos processos competitivos, contando com as aprovações regulatórias e concorrenciais necessárias para seu fechamento.

Seguindo esse modelo, o Grupo Oi realizou a venda (i) da operação de rede de telecomunicações baseada em fibra ótica, sob a forma da UPI InfraCo, em uma transação que totalizou R\$12.923.338.290,68 (doze bilhões, novecentos e vinte e três milhões, trezentos e trinta e oito mil, duzentos e noventa Reais e sessenta e oito centavos); (ii) da operação em telefonia e dados no mercado de comunicação móvel, sob a forma da UPI Ativos Móveis, com preço de fechamento ajustado de R\$15.922.235.801,48 (quinze bilhões, novecentos e vinte e dois milhões, duzentos e trinta e cinco mil, oitocentos e um Reais e quarenta e oito centavos); e (iii) de infraestrutura passiva, sob a forma das UPIs Torres e UPI Data Center, pelos valores de R\$1.077.000.000 (um bilhão e setenta e sete milhões de Reais) e R\$325.000.000,00 (trezentos e vinte e cinco milhões de Reais), respectivamente.

O Grupo Oi também celebrou negócio jurídico para alienação da Lemvig RJ Infraestrutura e Redes de Telecomunicações S.A., detentora de parte da infraestrutura de torres reversíveis e não reversíveis da Oi, à NK 108 Empreendimentos e Participações S.A. (“Operação Torres II”), vencedora do procedimento competitivo realizado em 22 de agosto de 2022, no âmbito da Primeira Recuperação Judicial do Grupo Oi. A Operação Torres II foi divulgada ao mercado em fato relevante de 12 de julho de 2023.

Além das vendas dos ativos *non core* e das UPIs previstas no Aditamento ao Plano da Primeira Recuperação Judicial o Grupo Oi também alienou diversos imóveis, os quais estavam listados no **Anexo 3.1.3** do referido Aditamento ao Plano da Primeira Recuperação Judicial. Da mesma forma, visando fortalecer e otimizar sua estrutura societária, as Recuperandas, após incorporarem a Oi Internet na Oi Móvel e as

sociedades Copart 4 Participações S.A. e Copart 5 Participações S.A. na Telemar e na Oi, respectivamente, realizaram a incorporação da Oi Móvel e da Telemar na Oi.

Todo o processo de venda de ativos do Grupo Oi foi realizado sob a fiscalização do Juízo da Recuperação Judicial, do administrador judicial nomeado para atuar naquele processo, do Ministério Público do Estado do Rio de Janeiro, da ANATEL, das demais agências reguladoras do setor, do CADE e dos próprios credores do Grupo Oi, tendo as alienações dos bens sido realizadas nos estritos termos legais e com o maior nível de transparência possível.

A atuação do Grupo Oi, ao longo de toda a Primeira Recuperação Judicial, foi pautada para garantir o cumprimento de todas as suas obrigações, o que foi refletido no pagamento de, aproximadamente, R\$25 bilhões de créditos sujeitos àquele processo, sendo (i) R\$11,6 bilhões mediante conversão de dívida em capital (ações da Oi); (ii) R\$4,6 bilhões em favor do Banco Nacional de Desenvolvimento Econômico e Social – BNDES; (iii) R\$2,4 bilhões aos seus fornecedores parceiros; (iv) aproximadamente R\$425 milhões para pequenos credores em programas de mediação; (v) mais de R\$730 milhões a credores trabalhistas; (vi) mais de R\$1,93 bilhão em favor da ANATEL, por meio de conversão em renda de depósitos judiciais; e (vii) R\$3,5 bilhões em juros aos *bondholders* qualificados.

O crédito da ANATEL que, à época, era de, aproximadamente, R\$20,2 bilhões, foi reduzido para R\$9,1 bilhões, a serem pagos em 126 (cento e vinte e seis) parcelas, corrigidas no tempo, com a quitação das parcelas iniciais por meio da conversão em renda dos depósitos judiciais vinculados a tais créditos, por meio de transação específica, realizada de acordo com as alterações legislativas trazidas pelas Leis nº 13.988/2020 e nº 14.112/2020, e com o Plano da Primeira Recuperação Judicial.

No contexto da Primeira Recuperação Judicial, mais de 35 (trinta e cinco) mil credores sujeitos à Primeira Recuperação Judicial tiveram seus créditos integralmente quitados. Além desses credores, o Grupo Oi também quitou, por meio da sistemática de pagamentos estabelecida pelo Juízo da Recuperação Judicial, todo o estoque de créditos extraconcursais, cujos pedidos de pagamento haviam sido encaminhados ao administrador judicial, que, à época, totalizavam o valor aproximado de R\$ 291.400.000,00 (duzentos e noventa e um milhões e quatrocentos mil Reais).

2.4. Razões da Nova Crise. Apesar de todas as medidas adotadas pelo Grupo Oi para implementação do seu novo plano estratégico de negócios, conforme disposto no Aditamento ao Plano da Primeira Recuperação Judicial, e de todas as obrigações financeiras terem sido cumpridas até o encerramento daquele processo, o soerguimento do Grupo Oi foi afetado por razões alheias à sua vontade e ao seu controle, obrigando-o a buscar, mais uma vez, proteção judicial para implementar nova etapa de sua complexa reestruturação.

Dentre os eventos que contribuíram para a nova crise do Grupo Oi está o atraso da anuência por parte dos órgãos reguladores e de defesa da concorrência para realização das operações de venda das UPI Ativos Móveis e UPI InfraCo, que retardou em quase 2 (dois) anos o fechamento de alienação desses ativos e, consequentemente, o recebimento do preço necessário para implementar seu plano estratégico de negócios.

Durante esse período, o Grupo Oi precisou direcionar o seu caixa para investimentos necessários à manutenção do nível e da qualidade de operação dos ativos a serem alienados, garantindo, com isso, que os valores de avaliação não sofressem impactos negativos, permitindo que tais bens fossem vendidos nos termos dos contratos assinados com os vencedores dos processos competitivos.

A pandemia da Covid-19 também fez com que quase todas as premissas que serviram de base do Aditamento ao Plano da Primeira Recuperação Judicial se frustrassem. A variação inesperada dos índices financeiros indicados no estudo de viabilidade da Ernst & Young fez com que as despesas financeiras do Grupo Oi se tornassem substancialmente maiores do que o previsto no Aditamento ao Plano da Primeira Recuperação Judicial.

As alterações dos indicadores econômicos, aliadas ao aumento substancial do valor da moeda norte-americana, fizeram com que a estrutura de capital do Grupo Oi se tornasse muito desconectada da sua nova realidade empresarial, ao mesmo tempo em que impactava sobremaneira a sua posição líquida de caixa, por ter que arcar com pesados custos para manutenção dos negócios vendidos e despesas financeiras dos empréstimos-ponte por mais tempo do que se esperava.

Tudo isso, aliado à contínua precarização do mercado de crédito exigiu que o Grupo Oi recorresse novamente aos seus principais credores financeiros para buscar uma solução para melhor equilíbrio entre a sua dívida financeira e a sua geração de caixa nos curto e médio prazos.

O estado de crise instalado pela pandemia também impactou na logística de produção e fornecimento para o mercado interno, em razão do aumento, exacerbado e inesperado, da inflação. O Grupo Oi também enfrentou, entre os anos de 2020 e 2022, uma perda de clientes de telefonia fixa muito mais acentuada do que as previsões que serviram de base para o Aditamento ao Plano da Primeira Recuperação Judicial.

Mesmo diante de uma nova realidade, com a receita de suas operações em valor bem inferior ao volume histórico, o Grupo Oi continuou obrigado a arcar com os excessivos custos dos contratos com previsão de obrigação mínima (*take or pay*) relacionados ao fornecimento de capacidade satelital e à prestação de serviços e/ou locação de infraestrutura ao Grupo Oi, apesar de não serem mais compatíveis com a realidade da Companhia e não trazerem qualquer benefício econômico para a empresa, em razão do baixíssimo consumo dos serviços objeto de tais contratos.

O Grupo Oi teve, ainda, a frustração de um importante ingresso de caixa esperado para o ano de 2022, após os adquirentes da UPI Ativos Móveis questionarem a legitimidade do recebimento pelas Recuperandas do valor retido de uma parcela de aproximadamente 10% (dez por cento) do preço de aquisição dos ativos. A disputa teve fim por meio de um acordo no âmbito da arbitragem que foi instaurada entre o Grupo Oi e os adquirentes da UPI Ativos Móveis relativa ao referido questionamento e que resultou no recebimento de R\$821.418.121,47 (oitocentos e vinte e um milhões, quatrocentos e dezoito mil, cento e vinte e um Reais e quarenta e sete centavos), representando 50% (cinquenta por cento) do valor anteriormente esperado pela Oi a título de parcela do preço retida.

Isso sem mencionar a pressão que o mercado de provimento de fibra ótica de alta velocidade acabou, especificamente, sofrendo nestes últimos anos. Com efeito, como resultado dos desafios macroeconômicos do país ao longo dos últimos anos, novos provedores acabaram pressionados pelo incremento dos custos financeiros sobre as dívidas captadas para fomentar o seu crescimento, levando a competição por preço no

setor a se acirrar demasiadamente, ainda que de maneira não sustentável para parte destes provedores. Aliado a isso, houve também o fato de maior inadimplência e “churn” da base de usuários devido à limitação de capacidade de pagamentos, o que impactou duplamente o plano original, na forma de uma frustração do crescimento da base de casas conectadas prevista pela Oi e redução da receita média por usuário prevista no seu plano de investimentos, causada pela impossibilidade de repasse integral de incremento de custos para as suas tarifas de público.

Outro fator que contribuiu para a situação que levou a Oi à esta Recuperação Judicial, diz respeito à desistência da Sky em adquirir, na forma do termo de compromisso assinado e no processo de alienação aprovado pelo Juízo da Recuperação Judicial, a base de clientes de TV por assinatura da Oi. Isso acabou por continuar impondo custos relevantes de aquisição de conteúdo e provimento de capacidade satelital para continuar a atender os clientes deste serviço que, como se esperava, deveriam ser descontinuados com a venda para a Sky. Apesar da tomada de providências previstas no ordenamento jurídico em face da frustração do negócio com a Sky, o fato é que se deixou de auferir recursos da ordem de aproximadamente R\$737.000.000,00 (setecentos e trinta e sete milhões de Reais), além, repise-se, da manutenção dos custos com aquisição de conteúdo e provimento de capacidade satelital.

Há também os aspectos regulatórios ligados à concessão do serviço público de telefonia, que sempre impuseram – e continuaram impondo, após sucessivas revisões do Plano Geral de Metas de Universalização – ônus significativo às Recuperandas, dada a evolução do ambiente tecnológico, competitivo e da demanda associada aos serviços, sem que existisse correspondente evolução regulatória por parte do poder concedente.

De fato, nada obstante a profunda alteração ocorrida no setor, com migração do padrão de consumo para serviços mais aderentes à realidade social (i.e., voz móvel e dados), o nível de obrigações aplicável à concessão não acompanhou esse movimento. A manutenção de elevado ônus para continuidade da concessão de um serviço já tecnologicamente defasado erodiu a base econômica do contrato de concessão, impondo prejuízos relevantes para o Grupo Oi. Esse, inclusive, é um dos temas discutidos no procedimento arbitral instaurado pela Oi em face da ANATEL.

Não se pode ignorar o fato de que o atraso da solução do arcabouço regulatório, com a

migração do regime de concessão para a autorização e a adequada definição dos valores de indenização devidos pela ANATEL à Oi, não apenas implicou na continuidade de desembolsos consideráveis para a manutenção do vetusto serviço de telefonia fixa, cuja insustentabilidade e desequilíbrio já foram reconhecidos pela ANATEL há tempos, mas, também, a manutenção de contratos com obrigações mínimas previstas (*take or pay*) que impõem obrigações líquidas e certas para a Companhia sem a contrapartida do uso da capacidade mínima contratada.

Toda essa situação restringiu significativamente os recursos disponíveis do Grupo Oi, não sendo possível dar continuidade às suas operações regulares sem novo ajuste em sua estrutura de capital.

2.5. Razões para o Plano Conjunto. A PTIF e a OI COOP são subsidiárias integrais da controladora Oi e veículos de investimento do Grupo Oi, constituídos de acordo com as Leis da Holanda. Tais veículos não exercem atividades operacionais, tendo atuado apenas para captar recursos no mercado internacional para o financiamento de atividades do grupo no Brasil. Todas as decisões gerenciais, administrativas e financeiras do Grupo Oi, inclusive com relação aos referidos veículos de investimento, emanam da sua controladora, a Oi, no Brasil. Além disso, na Primeira Recuperação Judicial, os credores e o Juízo da Recuperação Judicial aprovaram a consolidação substancial, tendo sido apresentado e homologado plano de recuperação judicial único e consolidado, de forma que as Recuperandas se obrigaram, solidariamente, pelo pagamento das dívidas sujeitas aos efeitos da recuperação judicial.

Ainda, de acordo com o disposto no Plano da Primeira Recuperação Judicial, a Oi, como obrigada solidária, concentrou a emissão dos novos títulos de dívida em substituição aos antigos, emitidos a partir dos seus veículos holandeses.

2.6. Viabilidade Econômico-Financeira e Operacional do Grupo Oi. O Grupo Oi continua desempenhando um papel relevante no mercado de telecomunicações brasileiro e no cenário econômico nacional.

O Grupo Oi tem, atualmente, aproximadamente 4,4 mil empregados diretos além de quase 15 mil indiretos, principalmente nas suas empresas controladas de prestação de serviços de teletendimento (Tahto) e Manutenção e Expansão de Rede (Serede). Isso

além de quase 22 mil empregos que são impactados pela operação da Oi, alocados em milhares de fornecedores e prestadores de serviços que orbitam a Companhia.

Ademais, a Oi, desde janeiro de 2020 até o presente, recolheu mais de R\$ 12 bilhões de Reais em tributos aos cofres públicos, nas esferas municipal, estadual e federal. Mesmo durante a Primeira Recuperação Judicial, a Companhia cumpriu todas as suas obrigações tributárias, tendo inclusive aderido a programas de anistia ou parcelamento vantajosos para as empresas em recuperação judicial, equacionando parte do seu passivo tributário.

A Oi é, ainda, a única prestadora de serviços de telecomunicações em pouco mais de 3 mil dos 5.568 municípios brasileiros. Além disso, continua sendo a primeira e maior prestadora de serviços de telecomunicações para clientes estratégicos no Brasil, como as Forças Armadas do Brasil, o TSE e vários TREs, na organização das eleições. Esta característica da Oi foi, por exemplo, absolutamente relevante na oferta do tri-dígito (111) em apoio ao Governo Federal durante a pandemia da COVID 19.

Quando anunciou o seu Plano Estratégico de investimentos, a Oi divulgou ao mercado a sua estratégia para ser um *player* relevante no mercado de banda larga no Brasil.

Desde então, realizou maciço investimento no aprimoramento e expansão da sua rede nacional de fibra ótica a ponto de ter conseguido, através da criação de uma empresa veículo para concentrar esta rede de transmissão e a sua alienação em processo competitivo judicial, maximizar o seu valor e obter recursos necessários para pagamento de suas obrigações, gerando ainda recursos para continuar a aumentar a sua rede de clientes.

A alienação de Controle do veículo societário titular desse ativo de fibra neutra no âmbito da Primeira Recuperação Judicial permitiu que a Oi, ao mesmo tempo, obtivesse relevantes recursos para a sua operação e mantivesse participação societária relevante nessa empresa de fibra o que, certamente, permitirá que se beneficie da valorização que a empresa já vem apresentando no mercado.

Paralelamente, a Oi, a despeito das condições adversas do mercado, como dito acima, vem aumentando seu *market share* no provimento de serviços de telecomunicações por

meio de fibra ótica de alta velocidade. Hoje já são mais de 4 milhões de clientes usufruindo de um serviço reconhecido como de alta qualidade. De fato, a Oi é líder em acessos nos municípios onde detém infraestrutura de fibra ótica e foi ainda a empresa nacional de internet por fibra ótica mais bem avaliada pelos clientes, entre as operadoras de banda larga com abrangência nacional, segundo análise de dados da Pesquisa de Satisfação e Qualidade Percebida 2022, realizada pela ANATEL.

Estando a Companhia focada nos seus clientes e, após a implementação da reestruturação objeto da Primeira Recuperação Judicial, agora mais leve em relação aos ativos que carrega, a Oi consegue explorar o seu DNA de venda, explorando e oferecendo serviços novos e estratégicos, que agregam valor à sua rede e proporcionam novas experiências aos seus clientes. Através da Oi Soluções, a Oi tem ganhado espaço no mercado corporativo e de serviços de tecnologia de informação, buscando assim, um mix de produtos com maior valor agregado para a sua operação.

Pretende-se, em resumo, com as medidas de reestruturação previstas neste novo Plano de Recuperação Judicial, que incluem, mas não se limitam, à renegociação de obrigações *take or pay*, na forma atestada pelo Laudo Econômico-Financeiro a ele anexado, equacionar a estrutura de capital da Oi e reperfilar a sua dívida, adequando-a para a nova realidade operacional da Companhia.

Neste sentido, como a Oi vem divulgando ao mercado e aos seus *stakeholders*, este novo Plano tem como principais objetivos: (i) reestruturar a dívida financeira da Companhia, reduzindo o seu valor e alongando os seus prazos de vencimento, de modo que as receitas oriundas dos novos serviços oferecidos através da fibra ótica de alta velocidade possam chegar ao nível de maturidade necessário para a sustentabilidade do negócio; (ii) propiciar injeção de dinheiro novo na Companhia, para que a mesma possa continuar cumprindo as suas obrigações e realizando os investimentos necessários, incluindo mediante a alienação de UPIs; e (iii) garantir um fôlego financeiro para que o Grupo Oi possa seguir desempenhando suas atividades enquanto procura alternativas para viabilizar uma solução viável para os ajustes necessários à concessão dos serviços de telefonia fixa e as suas obrigações.

A viabilidade do Plano e das medidas nele previstas para a recuperação do Grupo Oi é atestada e confirmada pelo Laudo Econômico-Financeiro, nos termos do art. 53, II e III,

da LRF, o qual consta do **Anexo 2.6** deste Plano.

2.7. Medidas de Reestruturação Implementadas e em Andamento. Conforme informado em Fato Relevante divulgado pela Companhia em 27 outubro de 2022, a Oi contratou a Moelis & Company para auxiliá-la na negociação com os seus principais credores, visando a otimizar seu perfil de endividamento, de forma a adaptá-la à nova realidade operacional de empresa, na qualidade de provedora de serviços de telecomunicações de alta velocidade por meio de banda larga, além de serviços de Tecnologia da Informação e Corporativos, em observância ao seu planejamento estratégico.

A despeito de todos os esforços da Companhia, em conjunto com o seu assessor financeiro, a Oi não logrou êxito na negociação com os seus principais credores financeiros com a utilização das alavancas e alternativas disponíveis no Plano da Primeira Recuperação Judicial.

Além disso, como mencionado, a disputa envolvendo a UPI Ativos Móveis culminou em um acordo que resultou no recebimento de R\$ 821.418.121,47 (oitocentos e vinte e um milhões, quatrocentos e dezoito mil, cento e vinte e um Reais e quarenta e sete centavos), representando 50% (cinquenta por cento) do valor anteriormente esperado pela Oi relativamente à parcela de preço retida no fechamento da operação.

Na esfera regulatória, não obstante a autorização judicial para a realização da Operação Torres II, a mesma se deu, em um primeiro momento, de forma parcial, permitindo o uso dos recursos dali provenientes de forma excessivamente restritiva. Obtida a aprovação da ANATEL de forma mais ampla, a Companhia passou a direcionar os recursos provenientes da operação, nos limites definidos pela ANATEL em seu ato de anuência, para dar cumprimento às suas obrigações. O fechamento da operação e desembolso do preço de compra preliminar ocorreram em julho de 2023.

Também no *front* regulatório, a Oi, desde o final de 2020, iniciou procedimento arbitral perante a Câmara de Comércio Internacional (“CCI”) visando ao reconhecimento do seu direito à indenização correspondente a todo o período em que passou prestando serviços de telefonia fixa comutada sem a devida observância do equilíbrio econômico-financeiro que deve permear toda e qualquer concessão de serviços públicos, assim

como indenização pelo período de insustentabilidade identificado pela própria ANATEL sem qualquer medida corretiva adotada pela Agência Reguladora. Associado a isso, a Oi, apoiada nesse reconhecimento publicizado pela própria ANATEL, busca também que a Agência Reguladora adote as providências necessárias para a correção do rumo da concessão de forma a torná-la sustentável, como tem que ser, diante do absoluto declínio e anacronismo das obrigações relacionadas à concessão e da importância social que, hoje, se percebe no referido serviço de telefonia fixa.

Desde agosto de 2023, as controvérsias entre Oi e ANATEL foram submetidas ao Procedimento de Solução Consensual estabelecido pela Instrução Normativa nº 91, de 22 de dezembro de 2022, editada pelo Tribunal de Contas da União ("TCU"), culminando na suspensão da arbitragem perante a CCI. No âmbito desse procedimento, foi constituída Comissão de Solução Consensual ("CSC"), da qual participam membros do TCU, da ANATEL, do Ministério das Comunicações e da Oi.

Atualmente, a CSC discute uma proposta de solução consensual, que viabilize, de forma amigável, o encerramento dos contratos de concessão de telefonia fixa com transição para uma autorização do STFC com escopo reduzido e prazo definido. A expectativa é que esse acordo seja celebrado em 2024. Este desfecho possibilitará importante redução no passivo regulatório da Oi, reforçando o seu *business plan* e auxiliando o seu soerguimento.

Além dos fatos mencionados acima, a Oi celebrou junto à ANATEL um acordo, nos termos das Leis nº 13.988/2020, nº 10.480/2002 e nº 10.522/2002, conforme alterada pela Lei nº 14.112/2020, e das Portarias nº 249/2020 e nº 333/2020, para equacionar o crédito detido pela Agência Reguladora no âmbito da Primeira Recuperação Judicial. Conforme o referido acordo, nos termos do instrumento de repactuação da transação, a ANATEL concedeu à Oi um desconto de 54,99% (cinquenta e quatro vírgula noventa e nove por cento) sobre o valor total do seu crédito, tendo o pagamento sido iniciado por meio do levantamento de depósitos judiciais e o saldo remanescente será quitado em 126 (cento e vinte e seis) parcelas não lineares até 2033, o que foi cumprido pontualmente pela Oi nas estritas condições convencionadas até a comunicação de suspensão temporária de pagamentos apresentada em 29 de dezembro de 2023, em vista das tratativas relacionadas ao contexto do Plano e a potencial solução consensual.

Em paralelo a tudo isso, em 21 de abril de 2023, a Oi, com o auxílio de seus assessores externos, a fim de viabilizar a reestruturação de certas dívidas da Companhia e o suporte às suas operações em andamento, celebrou, com um grupo de credores financeiros internacionais representando a maioria dos (i) detentores de 10%/12% Senior PIK Toggle Notes com vencimento em 2025 emitidas pela Oi, em 27 de julho de 2018, e garantidas, conjunta e solidariamente, pela Telemar e Oi Móvel, ambas incorporadas na Oi, além da Oi Coop e a PTIF; e (ii) titulares de créditos contra a Oi decorrentes de acordos com Agências de Crédito à Exportação (*Export Credit Agencies*), um financiamento de longo prazo, na modalidade “*debtor in possession*”, objeto de um *Note Purchase Agreement*, contando com a garantia formalizada por meio de alienação fiduciária de ações de titularidade da Oi na V.tal – Rede Neutra de Telecomunicações S.A. (“V.tal”), conforme divulgado ao mercado em Fato Relevante da mesma data (“DIP Emergencial Original”).

O DIP Emergencial Original foi posteriormente aditado para melhorar as condições para o Grupo Oi, incluindo uma liquidez adicional de USD 125.000.000,00 (cento e vinte e cinco milhões de Dólares) para a Companhia, redução de custos, simplificação e melhoria das condições, além de satisfazer as necessidades de capital de giro de curto prazo do Grupo Oi e investimento para manutenção de suas atividades (“DIP Emergencial Original Atualizado”). Nesse sentido, os documentos do DIP Emergencial Original foram aditados para prever as novas condições acordadas conforme divulgado ao mercado em Fato Relevante de 20 de dezembro de 2023.

A contratação do DIP Emergencial Original Atualizado foi autorizada pelo Juízo da Recuperação em 8 de janeiro de 2024 e o desembolso dos valores relativos à liquidez adicional à Companhia foi realizado em 26 de janeiro de 2024.

Como dito, uma das condições comerciais necessárias para o reequilíbrio do Grupo Oi passa, necessariamente, pela busca de uma solução adequada para a negociação e submissão dos seus passivos onerosos de longo prazo com alguns dos seus principais fornecedores, representado por obrigações futuras de pagamentos mínimos (cláusulas contratuais de obrigação mínima - *take or pay*), devidas num horizonte de mais de dez anos adicionais, as quais se encontram totalmente dissociadas da realidade operacional da Companhia e mesmo do arcabouço regulatório em que a mesma está inserida.

Estas obrigações mínimas, líquidas e certas, assumidas no passado remoto, estão devidamente listadas na Relação de Credores do Administrador Judicial, na forma da Lei. Ocorre, como explicado anteriormente, que, em face do atraso na composição entre a Oi e a ANATEL quanto à alteração do arcabouço regulatório e a frustração da alienação da base de clientes de TV por assinatura para a Sky, na forma aprovada pelo Juízo da Recuperação Judicial, a Oi ainda precisa e vem negociando com estes fornecedores de obrigações *take or pay*, uma forma de obter redução considerável dessas suas obrigações mínimas, auxiliando a sua estrutura de dívida e garantindo a sua preservação no médio e longo prazo.

Foi neste contexto que a Oi recebeu da V.tal uma proposta unilateral vinculante de apoio ao seu Plano, o que incluiria a aquisição da sucata de infraestrutura metálica obsoleta da Oi, assim como a retirada, armazenamento, regularização e alienação deste material sucateado.

No contexto da proposta, a Oi e a V.tal celebraram, em 27 de outubro de 2023, conforme Fato Relevante divulgado ao mercado na mesma data, o Instrumento de Cessão Onerosa de Sucata e Outras Avenças e demais documentos correlatos, incluindo instrumentos de alienações fiduciárias sobre a sucata de propriedade da Oi e recebíveis decorrentes de eventual venda de cabos de rede e sucata e aditamento ao Acordo de Cessão de Direito de Uso de Fração de Espectro de Fibras Ópticas Apagadas, celebrado em 20 de dezembro de 2013 e subsequentemente aditado, entre a Companhia e a Globenet Cabos Submarinos S.A. (sucrida por incorporação pela V.tal) (“Operação Sucata”). A Operação Sucata, como não poderia deixar de ser, observa a regulamentação da ANATEL e foi autorizada pelo Juízo da Recuperação Judicial.

A Operação Sucata permitirá uma importante redução das obrigações da Oi, levando em consideração os valores destes créditos apontados como créditos extraconcursais “Contrato LTLA” na Relação de Credores do Administrador Judicial.

3. PRINCIPAIS MEIOS DE RECUPERAÇÃO

3.1. Visão Geral. O Grupo Oi propõe a adoção das medidas elencadas abaixo como forma de superar sua atual e momentânea crise econômico-financeira, as quais estão detalhadas nas seções específicas do presente Plano, nos termos da LRF e demais Leis

aplicáveis:

3.1.1. Reestruturação dos Créditos Concurais. O Grupo Oi realizará uma reestruturação e equalização de seu passivo relativo a Créditos Concurais e a Créditos Extraconcurais cujos titulares desejem ser Credores Extraconcurais Aderentes, adequando-os à sua capacidade de pagamento, mediante alteração no prazo, nos encargos e na forma de pagamento, nos termos estabelecidos na **Cláusula 4 e seguintes**.

3.1.1.1. As Recuperandas envidarão seus melhores esforços para cancelar os títulos emitidos e existentes atualmente, observado o disposto nas legislações aplicáveis a cada uma das jurisdições às quais as Recuperandas estão sujeitas, e poderão tomar todas as providências cabíveis e necessárias em toda e qualquer jurisdição aplicável, incluindo Brasil, Portugal, Estados Unidos da América e Reino Unido, a fim de cumprir com as respectivas legislações e implementar as medidas previstas no presente Plano, podendo, nestes casos, consultar terceiros, como, por exemplo, instituições depositárias, de forma a assegurar que as medidas a serem implementadas estejam em conformidade com as legislações das respectivas jurisdições.

3.1.1.2. Sub-rogação da Oi. O pagamento dos Créditos Classe III será devido e realizado sempre pela Oi, de acordo com os termos e condições descritos neste Plano, de forma que os Credores Concurais passarão a ser credores da Oi e não mais da Recuperanda que seja sua respectiva devedora original. Por forma da Homologação Judicial do Plano, a Oi assumirá e se sub-rogará em todos os direitos e obrigações das demais Recuperandas que seja a respectiva devedora original dos Créditos Concurais, exceto pelos Créditos *Intercompany*, que permanecerão com o devedor original. Eventuais Créditos detidos pela Oi por força de pagamentos realizados neste Plano e que importem na sub-rogação das respectivas obrigações perante as demais Recuperandas serão considerados e tratados como Créditos *Intercompany* para os fins deste Plano, inclusive pagamento.

3.1.2. Alienação e Oneração de Ativos. O Grupo Oi, (i) a qualquer tempo após a Data de Homologação, (i.1) poderá alienar ou Onerar os bens listados no **Anexo**

5.1; (i.2) poderá promover a alienação, cessão ou Oneração dos bens listados no **Anexo 4.2.8.3**, nos termos da **Cláusula 4.2.8.3**; (i.3) deverá promover a alienação dos bens listados nos **Anexos 5.2.1(iii)(a)** e **5.2.1(iii)(b)**, nos termos da **Cláusula 4.2.9.6**; (i.4) poderá alienar, ceder ou Onerar os direitos e/ou recebíveis decorrentes do Processo Arbitral n.º 26470/PFF que tramita perante a CCI, de acordo com os termos e condições para tanto estabelecidos no âmbito do Procedimento de Solução Consensual, cujo termo de autocomposição deverá ser celebrado em termos materialmente consistentes com as condições previstas no **Anexo 3.1.6**; (i.5) deverá promover a alienação dos Imóveis; (i.6) deverá tomar as medidas necessárias para alienar ou Onerar os ativos eventualmente recebidos pela Oi como parte do pagamento do preço de aquisição no âmbito do Procedimento Competitivo para a alienação da UPI ClientCo; (i.7) deverá promover processos organizados de alienação para a UPI ClientCo, nos termos da **Cláusula 5.2 e seguintes**; e (i.8) poderá promover qualquer Oneração de bens prevista neste Plano; e (ii) a qualquer tempo após a implementação da Nova Governança, (ii.1) poderá alienar ou Onerar quaisquer outros (ii.1.1) bens integrantes do seu ativo permanente (não circulante), incluindo aqueles listados nos **Anexos 3.1.2** e **4.2.2.2.1(f)(I)**; (ii.1.2) bens integrantes do seu ativo circulante, e (ii.1.3) direitos decorrentes de decisões judiciais ou arbitrais transitadas em julgado ou não em favor das Recuperandas; e (ii.2) poderá promover processos organizados de alienação para a UPI V.tal, nos termos da **Cláusula 5.2 e seguintes**, observadas, em qualquer caso, aquelas alienações e Onerações que sejam prerrogativas conferidas ao Grupo Oi, conforme disposto nos itens (i.1), (i.2),(i.4), (ii.1) e (ii.2) acima.

3.1.2.1. Em qualquer dos casos previstos nos itens (i) a (ii) da **Cláusula 3.1.2**, a alienação, cessão e/ou Oneração poderá ocorrer na forma dos arts. 60, 60-A, 66, 140, 141 e 142 da LRF, da forma que o Grupo Oi entender mais eficiente, inclusive extrajudicialmente e diretamente a eventuais interessados, independentemente de nova aprovação dos Credores Concursais ou do Juízo da Recuperação Judicial (exceto se expressamente previsto de forma diversa neste Plano), ou da obtenção de alvará judicial específico para formalização da alienação, cessão e/ou Oneração em questão junto aos registros de imóveis competentes, desde que observados os termos e condições deste Plano, a Lei aplicável e eventuais exigências, autorizações ou limitações contratuais e/ou

regulatórias necessárias e aplicáveis, notadamente no que diz respeito à ANATEL e ao CADE, e aquelas previstas no Estatuto Social da Oi ou das demais Recuperandas, observada, sem prejuízo do disposto na **Cláusula 4.2.9.6**, a manutenção de eventuais direitos de V.tal derivados de contratos de comodato sobre os Imóveis.

3.1.2.2. Ficam ratificadas por meio e por força da Aprovação do Plano, sujeita à Homologação Judicial do Plano, as alienações, cessões e/ou Onerações (i) de ativos realizadas no curso normal dos negócios da Companhia entre o encerramento da Primeira Recuperação Judicial e a Data do Pedido noticiadas nos autos da Recuperação Judicial; (ii) dos direitos e/ou recebíveis decorrentes do Processo Arbitral n.º 26470/PFF que tramita perante a CCI, observados os termos e condições para tanto estabelecidos no âmbito do Procedimento de Solução Consensual, cujo termo de autocomposição deverá ser celebrado em termos materialmente consistentes com as condições previstas no **Anexo 3.1.6**; (iii) aquelas autorizadas ou determinadas por decisões judiciais ou arbitrais, transitadas em julgado ou não, ou por Lei até a Data de Homologação.

3.1.2.3. Na alienação de UPI(s), a(s) UPI(s) e o(s) adquirente(s) não sucederá(ão) nas obrigações do Grupo Oi de quaisquer naturezas, nos termos do art. 60, parágrafo único e art. 141, inciso II da LRF e do art. 133, parágrafo primeiro, inciso II da Lei nº 5.172/1966, inclusive as obrigações de natureza fiscal, tributárias e não tributárias, ambiental, regulatória, administrativa, penal, anticorrupção, cível, comercial, consumerista, trabalhista e previdenciária.

3.1.2.3.1. O disposto na **Cláusula 3.1.2.3** será aplicável após a Homologação Judicial do Plano, independentemente da forma que vier a ser implementada para alienação ou cessão da(s) UPI(s)(s), aplicando-se, conforme o caso, o disposto nos arts. 60, parágrafo único, 60-A, 142, 144 ou 145 da LRF.

3.1.2.4. Na alienação dos demais bens móveis ou Imóveis do Grupo Oi (incluindo eventuais ativos recebidos pela Oi em razão de dação em pagamento pela alienação de UPIs nos termos deste Plano, conforme aplicável), que não constituírem ou formarem UPIs, sejam tais bens vendidos individualmente ou

em bloco, direta ou indiretamente, mediante o aporte dos mesmos no capital de alguma sociedade do Grupo Oi e a venda das quotas ou ações de sua emissão, o(s) adquirente(s) não sucederá(ão) nas obrigações do Grupo Oi de quaisquer naturezas, nos termos do disposto nos art. 66, §3º, 141, inciso II e no art. 142 da LRF, inclusive as obrigações de natureza ambiental, regulatória, administrativa, anticorrupção ou trabalhista, excepcionadas as obrigações relativas ao próprio bem alienado (*propter rem*), tais como imposto predial e territorial urbano (“IPTU”) e condomínio, nas hipóteses de alienação dos Imóveis, observada, sem prejuízo do disposto na **Cláusula 4.2.9.6**, a manutenção de eventuais direitos de V.tal derivados de contratos de comodato sobre os Imóveis.

3.1.2.4.1. Observada a **Cláusula 7.2**, as Recuperandas deverão elaborar e submeter aos Credores Opção de Reestruturação I e aos Credores *Take or Pay* sem Garantia – Opção I, um plano anual de vendas para alienação dos Imóveis em até 30 (trinta) Dias Úteis da Data de Homologação (“Plano de Vendas”), o qual deverá necessariamente prever um valor mínimo de venda anual de R\$100.000.000,00 (cem milhões de Reais) (“Valor Mínimo Anual de Vendas”). Nos anos subsequentes à Aprovação do Plano e até o pagamento integral do Novo Financiamento, da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I e da Dívida *Roll-Up*, as Recuperandas deverão apresentar aos Credores Opção de Reestruturação I e aos Credores *Take or Pay* sem Garantia – Opção I o Plano de Vendas para referidos anos até 31 de janeiro de cada ano, podendo ser alterado pelas Recuperandas para substituição dos Imóveis a serem alienados em determinado ano e desde que respeitado o Valor Mínimo Anual de Vendas.

3.1.2.4.1.1. Observado o disposto na **Cláusula 3.1.2.4.1.2** abaixo e, em qualquer caso, até o pagamento integral do Novo Financiamento, da Dívida *Roll-Up* e da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I, os Credores Opção de Reestruturação I e os Credores *Take or Pay* sem Garantia – Opção I terão direito de acompanhar a alienação dos Imóveis e o cumprimento do Plano de Vendas e, para tanto, terão direito de requisitar e receber informações a respeito do processo de alienação dos Imóveis e cumprimento do Plano de Vendas.

3.1.2.4.1.2. Até a implementação da Nova Governança, caberá ao Supervisor Judicial (*Watchdog*) acompanhar o cumprimento do Plano de Vendas, o qual, para tanto, terá as atribuições estabelecidas na **Cláusula 7.2.5.**

3.1.3. Novos Recursos. O Grupo Oi poderá prospectar os novos recursos e adotar as medidas previstas na **Cláusula 5.4 e seguintes**, sem a necessidade de nova autorização dos Credores Concurtais ou do Juízo da Recuperação Judicial, mediante a contratação de novas linhas de crédito, financiamentos de qualquer natureza ou outras formas de captação, inclusive no mercado de capitais e com o oferecimento de garantias, a serem aprovados nos termos do Estatuto Social da Oi ou das demais Recuperandas, conforme aplicáveis, e desde que observados os termos e condições dispostos neste Plano e na LRF, e observadas e/ou obtidas eventuais exigências, autorizações ou limitações contratuais ou regulatórias necessárias, notadamente no que diz respeito à ANATEL e ao CADE, conforme aplicáveis. Quaisquer novos recursos terão natureza extraconcursal para fins do disposto na LRF, salvo se acordado de modo diverso entre as partes. Quaisquer outras operações de prospecção de novos recursos não previstas na **Cláusula 5.4 e seguintes** deste Plano só poderão ocorrer após a implementação da Nova Governança.

3.1.4. Reorganização Societária. O Grupo Oi poderá realizar operações de Reorganização Societária e adotar as medidas previstas na **Cláusula 6**, visando à obtenção de uma estrutura mais eficiente e adequada à implementação das propostas previstas neste Plano (incluindo a constituição e alienação de UPIs), à continuidade de suas atividades, à implementação de seu plano estratégico de negócios, e desde que observados os termos e condições dispostos neste Plano e na LRF, e observadas e/ou obtidas eventuais exigências, autorizações ou limitações contratuais ou regulatórias necessárias, notadamente no que diz respeito à ANATEL e ao CADE, conforme aplicáveis. Quaisquer outras operações de Reorganização Societária não previstas na **Cláusula 6** deste Plano só poderão ocorrer após a implementação da Nova Governança.

3.1.5. Depósitos Judiciais. Após a Homologação Judicial do Plano, o Grupo Oi poderá efetuar o imediato levantamento do valor integral dos Depósitos Judiciais

que não tenham sido utilizados para pagamentos, nas formas previstas neste Plano.

3.1.6. Acordo ANATEL. O Grupo Oi deverá celebrar termo de autocomposição no âmbito do Procedimento de Solução Consensual em termos materialmente consistentes com as condições previstas no **Anexo 3.1.6**, de forma a viabilizar, de forma amigável, o encerramento dos contratos de concessão de telefonia fixa para uma autorização do STFC.

4. REESTRUTURAÇÃO DOS CRÉDITOS

4.1. Créditos Trabalhistas – Classe I. Observado o disposto no art. 45, §3º da LRF, este Plano não altera o valor ou as condições originais de pagamento dos Créditos Trabalhistas, conforme indicados na Relação de Credores do Administrador Judicial, incluindo os Créditos Trabalhistas de titularidade dos Credores Trabalhistas Depósitos Judiciais e o Crédito Trabalhista Fundação Atlântico, os quais serão pagos, equacionados, extintos ou quitados integralmente de acordo com condições idênticas àquelas atualmente existentes, conforme o caso, nos termos (i) novados por força do Plano da Primeira Recuperação Judicial; ou (ii) da decisão judicial ou administrativa da Justiça do Trabalho, conforme aplicável, relativa ao pagamento do respectivo Crédito Trabalhista.

4.1.1. Créditos Trabalhistas Ilíquidos. Os Créditos Trabalhistas ainda não reconhecidos ou habilitados na Data de Homologação serão pagos ao Credor Trabalhista após o trânsito em julgado da decisão que encerrar o respectivo Processo e homologar o valor devido, com o devido reconhecimento pelo Grupo Oi, da seguinte forma:

(a) Carência: 180 (cento e oitenta) dias contados da data do trânsito em julgado da decisão referida na **Cláusula 4.1.1.**

(b) Parcelas: Pagamento em 5 (cinco) parcelas mensais, iguais e sucessivas, vencendo-se a primeira no primeiro Dia Útil após o término do prazo de carência referido no item (a) acima, e as demais no mesmo dia dos meses subsequentes, mediante Depósito Judicial nos autos do Processo em

que seja parte o respectivo Credor Trabalhista ou por meio de depósito em conta bancária a ser previamente indicada pelo respectivo Credor Trabalhista, conforme decidido pelo Grupo Oi a seu exclusivo critério.

4.2. Créditos Quirografários – Classe III. Com exceção dos Créditos Classe III de titularidade dos Credores Quirografários que, conforme expressamente previsto neste Plano e nos termos do art. 45, §3º da LRF, não serão afetados e reestruturados por este Plano (incluindo aqueles que, conforme escolha de pagamento realizada pelo seu titular no contexto da Primeira Recuperação Judicial, serão reestruturados e pagos nos termos da **Cláusula 4.3.7 e seguintes** do Plano da Primeira Recuperação Judicial ou da **Cláusula 4.3.6** do Plano da Primeira Recuperação Judicial), cada Credor Quirografário titular de Créditos Classe III poderá optar, à sua discricionariedade, por ter a totalidade de seus respectivos Créditos Classe III pagos na forma prevista nesta **Cláusula 4.2**, desde que observadas as condições e requisitos aplicáveis a cada Credor Quirografário e a seus respectivos Créditos Classe III, sem possibilidade de divisão do valor do Crédito Classe III entre as referidas opções, com exceção das hipóteses em que determinada parcela do Crédito Classe III do respectivo Credor Quirografário deva ser paga de acordo com uma opção de pagamento específica prevista neste Plano em razão de sua origem.

4.2.1. Pagamento Linear de Créditos Classe III. Exceto se disposto de forma contrária neste Plano:

(i) **Credores Quirografários titulares de Créditos Classe III no valor igual ou inferior a R\$5.000,00 (cinco mil Reais).** Os Credores Quirografários titulares de Créditos Classe III no valor total de até R\$5.000,00 (cinco mil Reais) poderão optar, nos termos da **Cláusula 4.4**, pelo recebimento integral do valor do seu Crédito Classe III constante da Relação de Credores do Administrador Judicial (a) prioritariamente mediante levantamento do valor do Depósito Judicial no seu respectivo Processo contra o Grupo Oi, em até 30 (trinta) dias contados da Data de Homologação; ou (b) em uma única parcela, por meio de depósito a ser realizado pelas Recuperandas, em moeda corrente nacional, em até 30 (trinta) dias contados da Data de Homologação, em conta bancária a ser indicada pelo Credor Quirografário titular de Créditos Classe III quando da Escolha da Opção de Pagamento; e

(ii) **Credores Quirografários titulares de Créditos Classe III em valor superior a R\$5.000,00 (cinco mil Reais)**. Os Credores Quirografários titulares de Créditos Classe III em valor superior a R\$5.000,00 (cinco mil Reais) poderão optar, nos termos previstos na **Cláusula 4.4**, pelo recebimento do valor total de R\$5.000,00 (cinco mil Reais), compreendendo, quando for o caso, todas e quaisquer custas e despesas processuais incorridas pelo Credor Quirografário em questão. Ao realizar a opção prevista nesta **Cláusula 4.2.1(ii)**, o respectivo Credor Quirografário titular de Créditos Classe III renunciará automaticamente o direito de receber o pagamento do valor de seu Crédito Classe III que exceder R\$5.000,00 (cinco mil Reais) e outorgará às Recuperandas, no mesmo momento da Escolha da Opção de Pagamento, a mais ampla, rasa, irrevogável e irretratável quitação do valor que exceder R\$5.000,00 (cinco mil Reais).

4.2.2. Opção de Reestruturação I. Os Credores Quirografários que (i) sejam titulares exclusivamente de Créditos Financeiros; (ii) estejam adimplentes com o Compromisso de Não Litigar, Quitação e Renúncia previsto na **Cláusula 9.3**; e (iii) concordarem em participar do Novo Financiamento e tempestivamente enviarem à Oi os Termos de Adesão Novo Financiamento, nos termos da **Cláusula 5.4.1.3**, poderão, nos termos na **Cláusula 4.4**, optar por receber o pagamento dos seus respectivos Créditos Classe III de acordo com os termos e condições desta **Cláusula 4.2.2 e seguintes** ("**Créditos Opção de Reestruturação I**" e "**Credores Opção de Reestruturação I**", respectivamente).

4.2.2.1. Dívida Roll-Up. A Oi realizará a emissão de uma dívida no valor total de R\$6.750.000.000,00 (seis bilhões, setecentos e cinquenta milhões de Reais) ("**Valor Total Dívida Roll-Up**"), em 2 (duas) tranches, sendo a primeira tranche no valor de R\$4.500.000.000,00 (quatro bilhões e quinhentos milhões de Reais) ("**Tranche 1 Dívida Roll-Up**") e a segunda tranche no valor de R\$2.250.000.000,00 (dois bilhões, duzentos e cinquenta milhões de Reais) ("**Tranche 2 Dívida Roll-Up**"), para pagamento de parte dos Créditos Opção de Reestruturação I, devidamente convertidos pela Taxa de Câmbio Conversão, quando aplicável ("**Dívida Roll-Up**"), de acordo com os termos e condições descritos nas subcláusulas abaixo e nos respectivos Instrumentos da Dívida

Roll-Up.

4.2.2.2. A Oi poderá emitir (i) Debêntures *Roll-Up* para Créditos Classe III em Reais, observados os termos e condições previstos no **Anexo 4.2.2.2.1(A)**; e/ou (ii) Notes *Roll-Up* para Créditos Classe III em Dólar, as quais deverão prever termos e condições equivalentes (ressalvadas apenas as adequações necessárias em razão das respectivas Leis aplicáveis), observados os termos e condições previstos no **Anexo 4.2.2.2.1(B)**. Em qualquer hipótese, a Tranche 1 *Dívida Roll-Up* e a Tranche 2 *Dívida Roll-Up* farão parte de um único Instrumento de *Dívida Roll-Up*, seja ele em Reais ou Dólares.

4.2.2.2.1. Tranche 1 Dívida Roll-Up. A Tranche 1 *Dívida Roll-Up*, no valor total de R\$4.500.000.000,00 (quatro bilhões e quinhentos milhões de Reais) ("Valor Total da Tranche 1 Dívida Roll-Up"), observará os seguintes termos e condições mínimos:

(a) Data de Emissão: Será a data assim definida nos respectivos Instrumentos de *Dívida Roll-Up*, conforme aplicável, que deverá ocorrer até 15 de julho de 2024, podendo ser estendida em comum acordo pela Oi e os Credores Opção de Reestruturação I (mediante Deliberação de Credores Opção de Reestruturação I). A *Dívida Roll-Up* deverá ser emitida, em forma e conteúdo satisfatórios aos Credores Opção de Reestruturação I (mediante Deliberação de Credores Opção de Reestruturação I), agindo de boa-fé, substancialmente nos termos e condições estabelecidos no **Anexo 4.2.2.2.1(A)** e **Anexo 4.2.2.2.1(B)** na mesma data do Novo Financiamento e, em sendo o caso, da *Dívida Participativa* e da *Dívida A&E Reinstated*.

(b) Alocação: Observado o valor total dos Créditos Classe III de titularidade do respectivo Credor Opção Reestruturação I constante da Relação de Credores do Administrador Judicial, cada Credor Opção Reestruturação I fará jus a um percentual do Valor da Tranche 1 *Dívida Roll-Up* proporcional ao valor efetivamente desembolsado por tal Credor Opção Reestruturação I no contexto do Novo Financiamento – Credores Opção de Reestruturação I e receberá uma quantidade equivalente de debêntures e/ou notes emitidas na Tranche 1 *Dívida Roll-Up*.

(c) Pagamento do Principal: O valor do principal da Tranche 1 Dívida *Roll-Up* será amortizado em uma única parcela (*bullet*), no último Dia Útil do mês de dezembro de 2028 ("Data de Vencimento da Tranche 1 Dívida *Roll-Up*").

(d) Juros e Correção Monetária: Sobre os Créditos Classe III incidirão juros remuneratórios desde a Data de Homologação até a data do efetivo pagamento, a serem capitalizados semestralmente ao valor do principal e pagos, em dinheiro, na Data de Vencimento da Tranche 1 Dívida *Roll-Up*. Para os Créditos Classe III denominados originalmente em (i) Dólares, será aplicada taxa de juros anual de 8,5% (oito vírgula cinco por cento); e (ii) Reais, será aplicada taxa de juros anual correspondente àquela aplicável aos Créditos Classe III originalmente denominados em Dólares, a ser calculada com base nas curvas de fechamento de mercado divulgadas no sistema de informações da *Bloomberg*, do Dia Útil imediatamente anterior à data da Assembleia Geral de Credores que deliberar sobre a Aprovação do Plano.

(e) Resgate Facultativo ou Amortização Extraordinária: A Oi poderá resgatar ou amortizar, a qualquer tempo e a seu exclusivo critério, nos termos a serem previstos nos respectivos Instrumentos da Dívida *Roll-Up*, e no Contrato entre Credores (*Intercreditor Agreement*), inclusive nos termos da **Cláusula 5.3**, sem a incidência de nenhuma penalidade e por meio do pagamento do valor de face do respectivo instrumento de dívida e dos juros capitalizados até a data de exercício da opção, a totalidade ou, de forma *pro rata*, de parte das debêntures e das notes emitidas âmbito da Tranche 1 Dívida *Roll-Up* e em circulação, desde que o Empréstimo-Ponte (caso realizado), o Novo Financiamento, a Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I tenham sido prévia e integralmente quitados.

(f) Garantias: A Dívida *Roll-Up* será garantida pelos ativos listados no **Anexo 4.2.2.2.1(f)(I)**, de forma *pro rata*, observados os termos e condições previstos nos Instrumentos da Garantia *Roll-Up*, listados no **Anexo 4.2.2.2.1(f)(II)**, os quais estão em negociação e serão finalizados de boa-fé entre a Oi e Credores Opção de Reestruturação I, Terceiros Novo

Financiamento e Credores da Dívida ToP sem Garantia *Reinstated* – Opção I, e aprovados por Deliberação de Credores Opção de Reestruturação I, Deliberação de Terceiros Novo Financiamento e Deliberação dos Credores da Dívida ToP sem Garantia *Reinstated* – Opção I, respectivamente, bem como a ordem de pagamento (*waterfall*) e demais termos previstos no Contrato entre Credores (*Intercreditor Agreement*), substancialmente na forma do **Anexo 4.2.2.2.1(f)(III)**. As garantias outorgadas nos termos desta **Cláusula 4.2.2.2.1(f)** estão, conforme aplicável, sujeitas a autorizações regulatórias sobre os Imóveis ou de terceiros, necessárias em razão de contratos de comodato celebrados sobre os Imóveis em benefício de V.tal.

(g) Liberação de Garantias: Na hipótese de alienação dos ativos listados no **Anexo 4.2.2.2.1(f)(I)**, as Onerações previstas no **item (f)** acima deverão ser liberadas na data de fechamento da respectiva alienação (“Data de Fechamento Alienação”), para que as respectivas operações possam ser realizadas e concluídas, desde que (i.a) na mesma Data de Fechamento Alienação, o pagamento do preço do respectivo ativo seja integralmente feito em conta bancária vinculada (*conta escrow*) de titularidade da Oi e que será alienada fiduciariamente em benefício dos Credores Opção de Reestruturação I, Terceiros Novo Financiamento e Credores da Dívida ToP sem Garantia *Reinstated* – Opção I, e (i.b) o contrato da conta *escrow* deverá estabelecer a obrigação de realizar a distribuição da Geração de Caixa Excedente (*Cash Sweep*) nos termos previstos na **Cláusula 5.3**, no Dia Útil subsequente à Data de Fechamento Alienação do referido ativo; ou (ii) caso o pagamento do preço de aquisição do ativo no contexto do respectivo Procedimento Competitivo envolva dação em pagamento de ativos, tais ativos, salvo se de outro modo aprovado por Deliberação de Credores Opção de Reestruturação I, Deliberação de Terceiros Novo Financiamento e Deliberação dos Credores da Dívida ToP sem Garantia *Reinstated* – Opção I, serão Onerados, por meio de garantia constituída e aperfeiçoada previamente à Data de Fechamento Alienação, sob condição suspensiva, tornando-se eficaz concomitantemente com a liberação da garantia, observados, neste caso, os termos e condições previstos no **item (f)** acima.

(h) Demais Condições Contratuais: As demais condições aplicáveis às

debêntures emitidas no âmbito da Dívida *Roll-Up* estarão descritas na escritura de Debêntures *Roll-Up*, observado o **Anexo 4.2.2.1.1(A)**, e as demais condições aplicáveis às notes emitidas no âmbito da Dívida *Roll-Up* estarão descritas na escritura de Notes *Roll-Up*, observado o **Anexo 4.2.2.2.1(B)**.

4.2.2.2.2. Tranche 2 Dívida Roll-Up. A Tranche 2 *Dívida Roll-Up* será emitida unicamente por meio das Notes *Roll-Up*, tanto para Créditos Classe III em Dólar, quanto para Créditos Classe III em Reais, devidamente convertidos pela Taxa de Câmbio Conversão, no valor total de R\$2.250.000.000,00 (dois bilhões, duzentos e cinquenta milhões de Reais) ("Valor Total da Tranche 2 Dívida Roll-Up"), observados os seguintes termos e condições mínimos:

(a) Data de Emissão: Será a data assim definida nos respectivos Instrumentos de Dívida *Roll-Up*, conforme aplicável, que deverá ocorrer até 15 de julho de 2024, podendo ser estendida em comum acordo pela Oi e os Credores Opção de Reestruturação I (mediante Deliberação de Credores Opção de Reestruturação I). A Dívida *Roll-Up* deverá ser emitida, em forma e conteúdo satisfatórios aos Credores Opção de Reestruturação I (mediante Deliberação de Credores Opção de Reestruturação I), agindo de boa-fé, substancialmente nos termos e condições estabelecidos no **Anexo 4.2.2.2.1(B)** na mesma data do Novo Financiamento, e, em sendo o caso, da Dívida Participativa e da Dívida *A&E Reinstated*.

(b) Alocação: Observado o valor total dos Créditos Classe III de titularidade do respectivo Credor Opção Reestruturação I constante da Relação de Credores do Administrador Judicial, cada Credor Opção Reestruturação I fará jus a um percentual do Valor Total da Tranche 2 Dívida *Roll-Up* proporcional ao valor efetivamente desembolsado por tal Credor Opção Reestruturação I no contexto do Novo Financiamento – Credores Opção de Reestruturação I e receberá uma quantidade equivalente de notes emitidas na Tranche 2 Dívida *Roll-Up*.

(c) Pagamento do Principal: O valor do principal da Tranche 2 Dívida *Roll-Up* será amortizado em uma única parcela (*bullet*), no último Dia Útil do mês de dezembro de 2028, prorrogável até o último Dia Útil do mês de

dezembro de 2030, conforme previsto nos respectivos Instrumentos de Dívida (“Data de Vencimento da Tranche 2 Dívida Roll-Up”).

(d) Juros e Correção Monetária: Sobre os Créditos Classe III incidirão juros remuneratórios desde a Data de Homologação até a data do efetivo pagamento, a serem capitalizados semestralmente ao valor do principal e pagos, em dinheiro, na Data de Vencimento da Tranche 2 Dívida Roll-Up. Para os Créditos Classe III denominados originalmente em (i) Dólares, será aplicada taxa de juros anual de 8,5% (oito vírgula cinco por cento); e (ii) Reais, será aplicada taxa de juros anual correspondente àquela aplicável aos Créditos Classe III originalmente denominados em Dólares, a ser calculada com base nas curvas de fechamento de mercado divulgadas no sistema de informações da *Bloomberg*, do Dia Útil imediatamente anterior à data da Assembleia Geral de Credores que deliberar sobre a Aprovação do Plano.

(e) Resgate Obrigatório ou Amortização Extraordinária: A Oi deverá resgatar ou amortizar, após 31 de Dezembro de 2028, nos termos a serem previstos no respectivo Instrumento de Dívida *Roll-Up*, sem a incidência de nenhuma penalidade e por meio do pagamento do valor de principal, dos juros capitalizados e quaisquer outros encargos incorridos até a data de exercício da opção, a totalidade ou, de forma *pro rata*, de parte das notes emitidas no âmbito da Tranche 2 Dívida *Roll-Up* e em circulação, desde que o Empréstimo-Ponte (caso realizado), o Novo Financiamento, a Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I e a Tranche 1 Dívida *Roll-Up* tenham sido prévia e integralmente quitados.

(f) Resgate Facultativo ou Amortização Extraordinária: A Oi poderá resgatar ou amortizar, a qualquer tempo e a seu exclusivo critério, nos termos a serem previstos no respectivo Instrumento de Dívida *Roll-Up*, sem a incidência de nenhuma penalidade e por meio do pagamento do valor de principal, dos juros capitalizados e quaisquer outros encargos incorridos até a data de exercício da opção, a totalidade ou, de forma *pro rata*, de parte das notes emitidas no âmbito da Dívida *Roll-Up* Tranche 2 e em circulação, desde que o Empréstimo-Ponte (caso realizado), o Novo Financiamento, a Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I e a Tranche 1 Dívida *Roll-*

Up tenham sido prévia e integralmente quitados.

(g) Garantias: A Dívida *Roll-Up* será garantida pelos ativos listados no **Anexo 4.2.2.2.1(f)(I)**, de forma *pro rata*, observados os termos e condições previstos nos Instrumentos da Garantia *Roll-Up*, listados no **Anexo 4.2.2.2.1(f)(II)**, os quais estão em negociação e serão finalizados de boa-fé entre a Oi e Credores Opção de Reestruturação I, Terceiros Novo Financiamento e Credores da Dívida ToP sem Garantia *Reinstated* – Opção I, e aprovados por Deliberação de Credores Opção de Reestruturação I, Deliberação de Terceiros Novo Financiamento e Deliberação dos Credores da Dívida ToP sem Garantia *Reinstated* – Opção I, respectivamente, bem como a ordem de pagamento (*waterfall*) e demais termos previstos no Contrato entre Credores (*Intercreditor Agreement*), substancialmente na forma do **Anexo 4.2.2.2.1(f)(III)**. As garantias outorgadas nos termos desta **Cláusula 4.2.2.2.2(g)** estão, conforme aplicável, sujeitas a autorizações regulatórias sobre os Imóveis e de terceiros, necessárias em razão de contratos de comodato sobre Imóveis.

(h) Liberação de Garantias: Na hipótese de alienação dos ativos listados no **Anexo 4.2.2.2.1(f)(I)**, as Onerações previstas no **item (g)** acima deverão ser liberadas na Data de Fechamento Alienação, para que as respectivas operações possam ser realizadas e concluídas, desde que (*i.a*) na mesma Data de Fechamento Alienação, o pagamento do preço do respectivo ativo seja integralmente feito em conta bancária vinculada (conta *escrow*) de titularidade da Oi e que será ser alienada fiduciariamente em benefício dos Credores Opção de Reestruturação I, Terceiros Novo Financiamento e Credores da Dívida ToP sem Garantia *Reinstated* – Opção I, e (*i.b*) o contrato da conta *escrow* deverá estabelecer a obrigação de realizar a distribuição da Geração de Caixa Excedente (Cash Sweep) nos termos previstos na **Cláusula 5.3**, no Dia Útil subsequente à Data de Fechamento Alienação do referido ativo; ou (*ii*) caso o pagamento do preço de aquisição do ativo no contexto do respectivo Procedimento Competitivo envolva dação em pagamento de ativos, tais ativos, , salvo se de outro modo aprovado por Deliberação de Credores Opção de Reestruturação I, Deliberação de Terceiros Novo Financiamento e Deliberação dos Credores da Dívida ToP sem Garantia

Reinstated – Opção I, serão Onerados, por meio de garantia constituída e aperfeiçoada previamente à Data de Fechamento Alienação, sob condição suspensiva, tornando-se eficaz concomitantemente com a liberação da garantia, observados, neste caso, os termos e condições previstos no **item (g)** acima.

(i) Demais Condições Contratuais: As demais condições aplicáveis às notas emitidas no âmbito da Tranche 2 Dívida *Roll-Up* estarão descritas no respectivo Instrumento de Dívida *Roll-Up*, em forma e conteúdo satisfatórios aos Credores Opção de Reestruturação I (mediante Deliberação de Credores Opção de Reestruturação I), agindo de boa-fé, substancialmente nos termos e condições previstos no **Anexo 4.2.2.1(B)**. O Instrumento de Dívida *Roll-Up* conterá a previsão de que, em ou a partir de 30 de junho de 2027, a Oi poderá deliberar pela extensão da Data de Vencimento da Tranche 2 Dívida *Roll-up* até 31 de dezembro de 2030, hipótese em que os Credores Opção Reestruturação I não poderão cobrar ou exigir do Grupo Oi o pagamento do valor do principal da Tranche 2 Dívida *Roll-Up*, dos juros capitalizados e demais encargos e penalidades eventualmente incidentes no respectivo Instrumento de Dívida *Roll-Up*, renunciando o direito de buscar a satisfação de tais valores mediante a execução de qualquer outro bem integrante do patrimônio das Recuperandas e/ou requerer a falência das Recuperandas, com base no inadimplemento da obrigação de pagamento de qualquer saldo eventualmente remanescente após a excussão das garantias constituídas sobre os ativos referidos no **Anexo 4.2.2.2.1(f)(I)**.

4.2.2.2.3. O Valor Total Dívida *Roll-Up* indicado na **Cláusula 4.2.2.1** é o montante total a ser disponibilizado pela Oi para emissão da Tranche 1 Dívida *Roll-Up* e da Tranche 2 Dívida *Roll-Up*. Para cada R\$1,00 (um Real) de Debêntures *Roll-Up* emitidas nos termos e na forma da escritura de Debêntures *Roll-Up* será pago R\$1,00 (um Real) do Crédito Opção de Reestruturação I do respectivo Credor Opção de Reestruturação I. Observado o disposto na **Cláusula 4.2.2.2.2(i)**, para cada USD1,00 (um Dólar) de Notes *Roll-Up* emitidas nos termos e na forma da escritura de Notes *Roll-Up* será pago USD\$1,00 (um Dólar) do Crédito Opção de Reestruturação I do respectivo Credor Opção de Reestruturação I.

4.2.2.2.4. Regras de Interpretação. Na hipótese de haver conflito de interpretação entre as disposições deste Plano e as obrigações previstas no respectivo Instrumento de Dívida *Roll-Up* após a sua celebração, o referido instrumento prevalecerá, sendo certo que o respectivo Instrumento de Dívida *Roll-Up* deverá refletir, no mínimo, os termos e condições previstos nesta **Cláusula 4.2.2.1.**

4.2.2.2.5. Credores Opção de Reestruturação I Inadimplentes. Na hipótese de determinado Credor Opção de Reestruturação I deixar de cumprir, por qualquer motivo, com sua obrigação assumida no contexto do Novo Financiamento ("Credor Opção de Reestruturação I Inadimplente") e seu compromisso não for assumido por outro Credor Opção de Reestruturação I, o Valor Total Dívida *Roll-Up*, e consequentemente o Valor Total da Tranche 1 Dívida *Roll-Up* e o Valor Total da Tranche 2 Dívida *Roll-Up*, serão reduzidos na proporção da parcela devida e que foi inadimplida pelo respectivo Credor Opção de Reestruturação I Inadimplente no contexto do Novo Financiamento, e a totalidade do Crédito Classe III de tal Credor Opção de Reestruturação I Inadimplente será reestruturada nos termos da **Cláusula 4.2.12.**

4.2.2.3. Aumento de Capital – Capitalização de Créditos. A Oi realizará um aumento de capital a ser aprovado pelo Conselho de Administração da Oi, dentro do limite do capital autorizado previsto no Estatuto Social da Oi, com a consequente emissão por subscrição privada (ou seja, sem registro na CVM) de novas ações ordinárias de emissão da Oi, na forma dos arts. 170, §1º e 171, §2º, da Lei das Sociedades por Ações e demais disposições legais aplicáveis, que viabilize a subscrição e integralização de novas ações pelos (a) Credores Opção de Reestruturação I, mediante a capitalização de parte do respectivo saldo remanescente de Crédito Opção de Reestruturação I após o pagamento nos termos da **Cláusula 4.2.2.1**, de forma *pro rata* aos Créditos Classe III detidos pelos Credores Opção de Reestruturação I, observado o disposto na **Cláusula 4.2.2.3.1** ("Novas Ações Capitalização de Créditos"); e (b) acionistas titulares de ações ordinárias de emissão da Oi em circulação por ocasião do Aumento de Capital – Capitalização de Créditos que exercerem seu respectivo direito de

preferência mediante aporte em dinheiro (“Aumento de Capital – Capitalização de Créditos”).

4.2.2.3.1. O Aumento de Capital – Capitalização de Créditos será realizado em valor suficiente para permitir (i) a capitalização de parte do saldo remanescente dos Créditos Opção de Reestruturação I, após o pagamento de parte dos Créditos de Credores Opção de Reestruturação I nos termos da **Cláusula 4.2.2.1**; e (ii) o recebimento por tais Credores Opção de Reestruturação I de Novas Ações Capitalização de Créditos que, em conjunto, representem até 80% (oitenta por cento) do capital social total da Oi, observado o direito de preferência dos acionistas da Oi por ocasião do Aumento de Capital – Capitalização de Créditos, nos termos do art. 171 da Lei das Sociedades por Ações.

4.2.2.3.2. O preço de emissão das Novas Ações Capitalização de Créditos será oportunamente fixado pelo Conselho de Administração da Oi, observados os parâmetros, termos e condições previstos na Lei das Sociedades por Ações, incluindo o disposto no art. 170 da Lei das Sociedades por Ações, sendo que uma parcela poderá ser destinada à reserva de capital e o restante ao capital social da Oi.

4.2.2.3.2.1. Para fins da capitalização de Créditos Classe III em Dólar no contexto do Aumento de Capital – Capitalização de Créditos, tais créditos serão convertidos para a moeda corrente nacional com base na Taxa de Câmbio Conversão.

4.2.2.3.3. A emissão das Novas Ações Capitalização de Créditos observará os termos e condições previstos na Lei das Sociedades por Ações, incluindo o direito de preferência previsto no art. 171, *caput* e §2º da Lei das Sociedades por Ações, conforme aplicável, e as Novas Ações Capitalização de Créditos conferirão os mesmos direitos conferidos pelas demais ações ordinárias de emissão da Oi em circulação.

4.2.2.3.4. Na hipótese de exercício do direito de preferência pelos acionistas da Oi por ocasião do Aumento de Capital – Capitalização de Créditos, as

importâncias deverão ser pagas pelos respectivos acionistas em dinheiro e serão entregues, de forma *pro rata*, aos Credores Opção de Reestruturação I cujos Créditos Opção de Reestruturação I serão capitalizados, sendo certo que, neste caso, o percentual do capital social total da Oi mencionado acima a ser devido por tais Credores Quirografários após a conclusão do Aumento de Capital – Capitalização de Créditos deverá ser proporcionalmente reduzido.

4.2.2.3.5. A efetivação do Aumento de Capital – Capitalização de Créditos estará sujeita à aprovação ou análise prévia da ANATEL e do CADE, conforme aplicável, obrigando-se a Oi, mediante o envio das informações e documentos aplicáveis pelos Credores Quirografários, a adotar todas as medidas necessárias junto aos referidos órgãos para obtenção da referida aprovação ou análise prévia.

4.2.2.3.6. Cada Credor Opção de Reestruturação I poderá optar, à sua discricionariedade e até a aprovação do Aumento de Capital – Capitalização de Créditos pelo Conselho de Administração, por (i) renunciar, no todo ou em parte, à parcela *pro rata* das Novas Ações Capitalização de Créditos a que faria jus em razão da subscrição e integralização do Aumento de Capital – Capitalização de Créditos nos termos da **Cláusula 4.2.2.3**, nos termos do Termo de Renúncia ao Recebimento das Novas Ações Capitalização de Créditos constante do **Anexo 4.2.2.3.6**, hipótese em que o valor da subscrição e integralização do Aumento de Capital – Capitalização de Créditos deverá ser reduzido na proporção da parcela renunciada; ou (ii) transferir para qualquer Pessoa (“Cessionário Novas Ações Capitalização de Créditos”), no todo ou em parte, o seu direito de recebimento da referida parcela das Novas Ações Capitalização de Créditos a que faria jus em razão da subscrição e integralização do Aumento de Capital – Capitalização de Créditos nos termos da **Cláusula 4.2.2.3**, de modo que o Cessionário Novas Ações Capitalização de Créditos fará jus ao recebimento da referida parcela das Novas Ações Capitalização de Créditos nos mesmos termos aplicáveis ao respectivo Credor Opção de Reestruturação I originário, passando a ser considerado Credor Opção de Reestruturação I em relação às Novas Ações Capitalização de Créditos.

4.2.2.3.6.1. O Credor Opção de Reestruturação I que transferir, total ou parcialmente, seu direito de recebimento da sua parcela das Novas Ações Capitalização de Créditos deverá, até a data em que for publicado o Aviso aos Acionistas que divulgar o início do prazo para o exercício do direito de preferência dos acionistas da Oi em relação ao Aumento de Capital – Capitalização de Créditos, informar à Oi sobre o Cessionário Novas Ações Capitalização de Créditos, o qual deverá fornecer à Companhia as informações necessárias para as aprovações regulatórias aplicáveis.

4.2.2.3.7. Qualquer Credor Opção de Reestruturação I que, nos termos da **Cláusula 4.2.2.3.6**, optar por renunciar ao, ou transferir, no todo ou em parte, para um Cessionário Novas Ações Capitalização de Créditos, o seu direito de recebimento da parcela *pro rata* das Novas Ações Capitalização de Créditos a que fará jus em razão da subscrição e integralização do Aumento de Capital – Capitalização de Créditos nos termos da **Cláusula 4.2.2.3**, reconhece, por força da Aprovação do Plano (e sujeito à Homologação Judicial do Plano), que (i) o seu Crédito Opção de Reestruturação I correspondente às Novas Ações Capitalização de Créditos a que o respectivo Credor Opção de Reestruturação I faria jus estará quitado e a referida renúncia ou transferência de direito não prejudicará o direito dos demais Credores Opção de Reestruturação I, tampouco conferirá direitos adicionais ao Credor Opção de Reestruturação I que renunciar ou transferir os referidos direitos, sendo certo que a respectiva renúncia ou transferência de direito (a) não afetará as alocações do Valor Total da Tranche 1 Dívida *Roll-Up* e do Valor Total da Tranche 2 Dívida *Roll-Up*, que deverão ser realizadas como se tal renúncia ou transferência de direito não tenha sido realizada; e (b) não afetará a quantidade de debêntures emitidas no âmbito da Tranche 1 Dívida *Roll-Up* e notes emitidas no âmbito da Tranche 1 Dívida *Roll-Up* e da Tranche 2 Dívida *Roll-Up* que o Credor Opção de Reestruturação I em questão e que os demais Credores Opção de Reestruturação I fazem jus, cujos cálculos deverão ser realizados como se tal renúncia ou transferência de direito não tenha sido realizada; e (ii) a referida renúncia ou transferência de direito não altera ou modifica a Escolha da Opção de Pagamento realizada nos termos do Plano, tampouco limita, em qualquer aspecto, os compromissos assumidos pelo

Credor Opção de Reestruturação I nos termos do Plano, do Novo Financiamento e da Opção de Reestruturação I, incluindo o Compromisso de Não Litigar, Quitação e Renúncia previsto na **Cláusula 9.3** do Plano.

4.2.2.3.8. Para fins de esclarecimento, em qualquer das hipóteses (i) ou (ii) da **Cláusula 4.2.2.3.6** acima, não serão afetados os direitos do Credor Opção de Reestruturação I referentes à Dívida *Roll-Up* e ao Novo Financiamento.

4.2.3. Opção de Reestruturação II. Os Credores Quirografários poderão optar expressamente, nos termos e condições previstos na **Cláusula 4.4**, por receber o pagamento dos seus respectivos Créditos Classe III de acordo com os termos e condições desta **Cláusula 4.2.3 e seguintes** ("Créditos Opção de Reestruturação II" e "Credores Opção de Reestruturação II", respectivamente).

4.2.3.1. Dívida A&E Reinstated. A Oi reestruturará 8% (oito por cento) dos Créditos Opção de Reestruturação II, por meio desta **Cláusula 4.2.3.1 e suas subcláusulas** abaixo, de acordo com os seguintes termos e condições ("Dívida A&E Reinstated"):

(a) Data de Emissão: Será a data assim definida nos respectivos Instrumentos de Dívida *A&E Reinstated*, conforme aplicável, que deverá ocorrer até 15 de julho de 2024, podendo ser estendido de comum acordo entre a Oi e os Credores Opção de Reestruturação II. A Dívida A&E deverá ser emitida na mesma data do Novo Financiamento, da Dívida *Roll-Up* e, em sendo o caso, da Dívida Participativa.

(b) Pagamento do Principal: O valor do principal será amortizado em uma única parcela (*bullet*), no último Dia Útil do mês de dezembro de 2044 ("Data de Vencimento da Dívida A&E Reinstated").

(c) Juros e Correção Monetária: Sobre os Créditos Classe III incidirão juros remuneratórios desde a Data de Homologação até a data do efetivo pagamento, a serem capitalizados ao valor do principal e pagos, em dinheiro, na Data de Vencimento da Dívida *A&E Reinstated*. Para os Créditos Classe III denominados originalmente em Reais, será aplicada taxa de juros anual de

50% (cinquenta por cento) do Certificado de Depósito Interbancário (CDI). Não incidirão juros para os Créditos Classe III denominados originalmente em Dólares.

(d) Demais Condições Contratuais: As demais condições aplicáveis à Dívida *A&E Reinstated* serão descritas nos Instrumentos Dívida *A&E Reinstated*, substancialmente na forma do **Anexo 4.2.3.1(d)**.

4.2.3.2. Dívida Participativa. A Oi realizará a emissão da Dívida Participativa aos respectivos Credores Opção de Reestruturação II em Reais e em Dólar, de acordo com os termos e condições estabelecidos no **Anexo 4.2.3.2**, para pagamento de 92% (noventa e dois por cento) dos Créditos Opção de Reestruturação II, de acordo com os seguintes termos e condições:

(a) Data de Emissão: Será a data assim definida no Instrumento de Dívida Participativa, conforme aplicável, que deverá ocorrer até 15 de julho de 2024, podendo ser estendido de comum acordo entre a Oi e os Credores Opção de Reestruturação II. A Dívida Participativa deverá ser emitida na mesma data do Novo Financiamento, da Dívida *Roll-Up* e, em sendo o caso, da Dívida *A&E Reinstated*.

(b) Pagamento do Principal: A Dívida Participativa será amortizada (i) em apenas uma parcela (*bullet*), na Data de Vencimento da Dívida Participativa; ou (ii) antecipadamente, de forma parcial, mediante a destinação de 50% (cinquenta por cento) do Lucro Líquido da Oi, de forma *pro rata*, entre os titulares da Dívida Participativa, desde que o Novo Financiamento, a Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I e a Dívida ToP com Garantia 2024/Janeiro 2025 *Reinstated*, a Dívida *Roll-Up*, o Empréstimo-Ponte, se aplicável, tenham sido integralmente quitados (“Data de Amortização Antecipada da Dívida Participativa”).

(c) Data de Vencimento: A Dívida Participativa vencerá no último Dia Útil do mês de dezembro de 2050 (“Data de Vencimento da Dívida Participativa”).

(d) Juros e Correção Monetária: Sobre os Créditos Classe III incidirão juros remuneratórios desde a Data de Homologação até a data do efetivo pagamento, a serem capitalizados ao valor do principal e pagos, em dinheiro, na Data de Vencimento da Dívida Participativa ou na Data de Amortização Antecipada de Dívida Participativa, conforme aplicável. Para os Créditos Classe III denominados originalmente em Reais, será aplicada taxa de juros anual de 0,5% (zero vírgula cinco por cento). Não incidirão juros para os Créditos Classe III denominados originalmente em Dólares.

(e) Opção de Pré-Pagamento: A Oi terá a opção de, a seu exclusivo critério, a qualquer tempo, quitar antecipadamente, de forma *pro rata*, os valores devidos na forma desta **Cláusula 4.2.3.2**, por meio do pagamento de 10% (dez por cento) do valor do principal e juros capitalizados até a data de exercício da opção, desde que o Empréstimo-Ponte (caso realizado), o Novo Financiamento, a Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I e a Dívida ToP com Garantia 2024/Janeiro 2025 *Reinstated*, a Dívida *Roll-Up* tenham sido prévia e integralmente quitados. Caso a Oi exerça a opção de pré-pagamento prevista neste item, o montante equivalente a 90% (noventa por cento) do valor do principal e juros capitalizados até a data de exercício da opção de pré-pagamento dos Créditos Classe III reestruturados nos termos desta **Cláusula 4.2.3.2** será considerado como deságio para fins deste Plano.

(f) Demais Condições Contratuais: As demais condições aplicáveis à Dívida Participativa estão descritas no instrumento do **Anexo 4.2.3.2** (“Instrumento de Dívida Participativa”).

(g) Regras de Interpretação: Na hipótese de haver conflito de interpretação entre as disposições deste Plano e as obrigações previstas nos respectivos Instrumentos de Dívida Participativa após a sua celebração, o referido instrumento prevalecerá, sendo certo que os Instrumentos de Dívida Participativa deverão refletir, no mínimo, os termos e condições previstos nesta **Cláusula 4.2.3.2**.

4.2.3.3. O Credor Quirografário que desejar receber o pagamento dos seus

respectivos Créditos Classe III de acordo com os termos e condições desta **Cláusula 4.2.3** deverá assumir e estar adimplente com o Compromisso de Não Litigar, Quitação e Renúncia da **Cláusula 9.3** com relação à totalidade de seus Créditos.

4.2.4. Créditos Concurtais Agências Reguladoras. Observado o disposto no art. 45, §3º da LRF, os Créditos Concurtais Agências Reguladoras não serão afetados ou reestruturados por este Plano.

4.2.4.1. O disposto na **Cláusula 4.2.4** não prejudica a prerrogativa das partes de celebrar transação envolvendo os Créditos Concurtais Agências Reguladoras, incluindo, mas não se limitando, aos parcelamentos previstos na Lei nº 10.522 de 19 de junho de 2002, cujos termos deverão ser celebrados em termos materialmente consistentes com as condições previstas no **Anexo 3.1.6**. Na hipótese de superveniência de norma legal, acordo ou decisão administrativa, judicial ou arbitral que permita ou determine forma alternativa para quitação ou garantia dos Créditos Concurtais Agências Reguladoras, as Recuperandas tomarão todas as providências para aderir a tais alternativas.

4.2.5. Créditos de Credores Fornecedores.

4.2.5.1. Créditos de Fornecimento – Primeira Recuperação Judicial. Observado o disposto no art. 45, §3º da LRF, os Créditos de Fornecimento de titularidade dos Credores Fornecedores, incluindo dos Credores Fornecedores Parceiros, que foram novados nos termos do Plano da Primeira Recuperação Judicial não serão afetados e não serão reestruturados nos termos deste Plano, sendo certo que as suas condições de pagamento permanecerão idênticas àquelas atualmente existentes e aplicáveis a tais Créditos de Fornecimento, conforme novadas por força do Plano da Primeira Recuperação Judicial.

4.2.5.2. Novos Créditos de Fornecimento. Os Credores Fornecedores detentores de Créditos de Fornecimento que não tenham sido novados nos termos do Plano da Primeira Recuperação Judicial e que não optarem por receber o pagamento de tais Créditos de Fornecimento de forma diversa, conforme opções de pagamento aplicáveis previstas neste Plano, receberão o

pagamento dos referidos Créditos de Fornecimento nos termos e condições previstos abaixo:

- (a) Carência: Até o último Dia Útil de dezembro de 2045.
- (b) Parcelas: Amortização do principal em 5 (cinco) parcelas anuais, iguais e sucessivas, vencendo-se a primeira no primeiro Dia Útil após o prazo de carência referido no item (a) acima, e as demais no mesmo dia dos anos subsequentes.
- (c) Juros e Correção Monetária: Os Créditos de Fornecimento (ou eventuais saldos remanescentes) denominados originalmente em (i) Reais serão corrigidos anualmente pela TR, a partir da Data de Homologação ou do Reconhecimento do Plano na jurisdição do Credor Fornecedor, conforme aplicável, e pagos em conjunto com a última parcela referida no item (b) acima; e (ii) Dólares ou Euros, não serão corrigidos e não terão a incidência de juros.
- (d) Opção de Pré-Pagamento: A Oi terá a opção de, a seu exclusivo critério, a qualquer tempo, quitar antecipadamente os valores devidos na forma desta **Cláusula 4.2.5.2**, por meio do pagamento de 15% (quinze por cento) do valor do principal e juros capitalizados até a data de exercício da opção, desde que o Empréstimo-Ponte (se realizado), o Novo Financiamento, a Dívida ToP sem Garantia *Reinstated* – Opção I, Dívida ToP sem Garantia - Opção II, a Dívida ToP com Garantia *Reinstated*, a Dívida *Roll-Up*, a Dívida *A&E Reinstated* e, se realizado, o Empréstimo-Ponte tenham sido prévia e integralmente quitados. Caso a Oi exerça a opção de pré-pagamento prevista neste item, o montante equivalente a 85% (oitenta e cinco por cento) do valor do principal e juros capitalizados até a data de exercício da opção de pré-pagamento dos Créditos de Fornecimento reestruturados nos termos desta **Cláusula 4.2.5.2** será considerado como deságio para fins deste Plano.

4.2.5.2.1. Para fins de clareza, os Credores titulares de Créditos de Fornecimento que não optarem, nos termos da **Cláusula 4.4**, por receber o pagamento de tais Créditos de Fornecimento na forma das **Cláusulas 4.2.6 a**

4.2.9 (conforme aplicáveis) ou descumprirem as obrigações e compromissos assumidos para recebimento de seus Créditos nas formas estabelecidas em tais Cláusulas serão pagos na forma da **Cláusula 4.2.5.2** acima, não sendo a eles aplicável a modalidade geral de pagamento estabelecida na **Cláusula 4.2.12**.

4.2.6. Créditos de Credores Fornecedores Parceiros. Sem prejuízo do disposto na **Cláusula 4.2.5** acima, considerando a importância de que seja mantido o fornecimento de bens, conteúdos, direitos e serviços ao Grupo Oi, os Credores Fornecedores Parceiros poderão escolher, nos termos da **Cláusula 4.4**, a opção de pagamento prevista nesta **Cláusula 4.2.6** para recebimento de seus respectivos Créditos de Fornecimento que não decorrentes de empréstimos ou financiamentos concedidos ao Grupo Oi, desde que (i) não sejam Créditos Transacionados ou Créditos oriundos de obrigações com natureza *take or pay* e que deverão ser reestruturados nos termos das **Cláusulas 4.2.8, 4.2.9** ou **4.2.10**; (ii) cumpram com os requisitos para serem considerados Credores Fornecedores Parceiros; e (iii) estejam adimplentes com o Compromisso de Não Litigar, Quitação e Renúncia previsto na **Cláusula 9.3**. Os Credores Fornecedores Parceiros que tenham escolhido válida e corretamente a opção prevista nesta **Cláusula 4.2.6** durante o Prazo de Escolha da Opção de Pagamento serão pagos de acordo com os seguintes termos e condições, observado o disposto nas **Cláusulas 4.2.6.3 e 4.2.6.4** e o limite dos valores dos respectivos Créditos Classe III constantes da Relação de Credores do Administrador Judicial:

(i) **Créditos de Fornecimento até o limite de R\$100.000,00 (cem mil Reais) (inclusive) (ou o equivalente em Dólares ou Euros convertido pela Taxa de Câmbio Conversão).** Os Créditos de Fornecimento de titularidade dos Credores Fornecedores Parceiros serão pagos em uma única parcela, sem incidência de juros ou correção monetária, em até 45 (quarenta e cinco) dias contados do fim do Prazo de Escolha da Opção de Pagamento, a ser realizada pelo respectivo Credor Quirografário nos termos da **Cláusula 4.4**.

(ii) **Créditos de Fornecimento acima de R\$100.000,00 (cem mil Reais) e até o limite de R\$1.000.000,00 (um milhão de Reais) (inclusive) (ou o equivalente em Dólares ou Euros convertido pela Taxa de Câmbio**

Conversão). Os Créditos de Fornecimento de titularidade dos Credores Fornecedores Parceiros serão pagos em 12 (doze) parcelas mensais, iguais e sucessivas, vencendo-se a primeira parcela no 25º (vigésimo quinto) dia (a) do mês subsequente ao desembolso integral do Novo Financiamento; ou (b) do mês de outubro de 2024, o que ocorrer primeiro, e as demais parcelas no mesmo dia dos meses subsequentes, sem incidência de juros ou correção monetária.

(iii) **Créditos de Fornecimento acima de R\$1.000.000,00 (um milhão de Reais) e até o limite de R\$10.000.000,00 (dez milhões de Reais) (inclusive) (ou o equivalente em Dólares ou Euros convertido pela Taxa de Câmbio Conversão)**. Os Créditos de Fornecimento de titularidade dos Credores Fornecedores Parceiros serão pagos com um desconto de 10% (dez por cento), em 6 (seis) parcelas trimestrais, iguais e sucessivas, vencendo-se a primeira parcela (a) no 15º (décimo quinto) dia do 12º (décimo segundo) mês subsequente ao desembolso integral do Novo Financiamento; ou (b) em 15 de setembro de 2025, o que ocorrer primeiro, e as demais parcelas no mesmo dia dos períodos subsequentes, sem incidência de juros ou correção monetária.

(iv) **Créditos de Fornecimento acima de R\$10.000.000,00 (dez milhões de Reais) (ou o equivalente em Dólares ou Euros convertido pela Taxa de Câmbio Conversão)**. Os Créditos de Fornecimento de titularidade dos Credores Fornecedores Parceiros serão pagos com um desconto de 10% (dez por cento), em 6 (seis) parcelas semestrais, iguais e sucessivas, vencendo-se a primeira parcela (a) no 28º (vigésimo oitavo) dia do 18º (décimo oitavo) mês subsequente ao desembolso integral do Novo Financiamento; ou (b) 28 de março de 2026, o que ocorrer primeiro, e as demais parcelas no mesmo dia dos períodos subsequentes, sem incidência de juros ou correção monetária.

4.2.6.1. Os Credores Fornecedores Parceiros que forem titulares de Créditos de Fornecimento em valor superior a R\$100.000,00 (cem mil Reais) e até R\$1.000.000,00 (um milhão de Reais) (inclusive) (ou o equivalente em Dólares ou Euros convertido pela Taxa de Câmbio Conversão) poderão optar, no momento da escolha da opção de pagamento de créditos a ser realizada nos termos da **Cláusula 4.4**, por receber a totalidade de seus respectivos Créditos de

Fornecimento em uma única parcela, com desconto de 25% (vinte e cinco por cento), (i) em até 60 (sessenta) dias após o desembolso integral do Novo Financiamento; ou (ii) em 1º de novembro de 2024, o que ocorrer primeiro.

4.2.6.2. Os Créditos de Fornecimento dos Credores Fornecedores Parceiros que tenham escolhido a opção de pagamento prevista na **Cláusula 4.2.6 e seguintes** poderão ser compensados com créditos líquidos e certos detidos pela Oi contra o respectivo Credor Fornecedor Parceiro, nos termos da **Cláusula 10.13**, desde que tal compensação seja expressamente anuída pelo respectivo Credor Fornecedor Parceiro.

4.2.6.3. Na hipótese de determinado Credor Fornecedor Parceiro (i) deixar de cumprir com o Compromisso de Não Litigar, Quitação e Renúncia; ou (ii) após solicitação por qualquer das Recuperandas, se recusar a fornecer bens, conteúdos, direitos e serviços nos termos e condições (a) dos contratos celebrados antes da Data do Pedido e praticados até a Data do Pedido; ou (b) conforme mutuamente acordado ou praticado entre o respectivo Credor Fornecedor Parceiro e o Grupo Oi após a Data do Pedido, em ambos os casos dos itens (a) e (b) acima, até o início do pagamento de seus respectivos Créditos de Fornecimento nos termos previstos na **Cláusula 4.2.6**, conforme aplicável, tal Credor Fornecedor Parceiro terá a totalidade de seus respectivos Créditos de Fornecimento pagos na forma da **Cláusula 4.2.5.2**.

4.2.6.4. Na hipótese de eventual descumprimento ou recusa mencionada nos itens (i) e (ii) da **Cláusula 4.2.6.3** ocorrer após o início de pagamento dos Créditos de Fornecimento do respectivo Credor Fornecedor Parceiro, tal Credor Fornecedor Parceiro terá a parcela remanescente de seus Créditos de Fornecimento paga na forma da **Cláusula 4.2.5.2**, sem prejuízo da eventual responsabilização do respectivo Credor Fornecedor Parceiro por perdas e danos decorrentes do referido descumprimento.

4.2.6.5. Na hipótese de determinado Credor Fornecedor Parceiro ceder para qualquer Pessoa, na forma da **Cláusula 10.11**, parte ou a totalidade de seus Créditos de Fornecimento após a escolha da opção de pagamento prevista nesta

Cláusula 4.2.6 feita no Prazo de Escolha da Opção de Pagamento, tal Pessoa fará jus ao pagamento dos referidos Créditos de Fornecimento nos mesmos termos aplicáveis ao respectivo Credor Fornecedor Parceiro originário e no limite do respectivo Crédito de Fornecimento, em qualquer caso, desde que (a) o respectivo Credor Fornecedor Parceiro originário esteja adimplente com o Compromisso de Não Litigar, Quitação e Renúncia e mantenha o fornecimento de bens, conteúdos, direitos e serviços ao Grupo Oi previstos nos contratos celebrados antes da Data do Pedido nos mesmos termos e condições praticados até a Data do Pedido; e (b) tal Pessoa assuma e permaneça adimplente com os demais compromissos aplicáveis aos Credores Fornecedores Parceiros.

4.2.6.5.1. Na hipótese de o Credor Fornecedor Parceiro originário deixar de cumprir com qualquer dos compromissos aplicáveis aos Credores Fornecedores Parceiros após o pagamento de parte ou da totalidade dos respectivos Créditos de Fornecimento em favor da respectiva Pessoa cessionária de seus direitos, tal Pessoa estará sujeita às penalidades previstas nas **Cláusulas 4.2.6.3 e 4.2.6.4**, conforme aplicáveis.

4.2.7. Créditos Transacionados de Fornecedores. Os Créditos Transacionados de titularidade dos Credores Fornecedores Parceiros serão pagos nos termos, condições e prazos existentes e originalmente acordados com o Grupo Oi nos respectivos instrumentos de transação, sem a aplicação de qualquer multa ou penalidade ao Grupo Oi. Eventuais parcelas de pagamentos devidos pelo Grupo Oi aos Credores Fornecedores Parceiros que não sejam Créditos Transacionados serão pagas nos termos da **Cláusula 4.2.6 e seguintes**, conforme opção a ser realizada pelo respectivo Credor Fornecedor Parceiro nos termos da **Cláusula 4.4**.

4.2.8. Créditos de Credores Take or Pay com Garantia. Os Créditos oriundos de obrigações com natureza *take or pay* (incluindo Créditos Extraconcursais) de titularidade dos Credores *Take or Pay* com Garantia, ainda não quitados, total ou parcialmente, serão reestruturados e pagos da seguinte forma: (a) os valores devidos no período entre 1º de janeiro de 2024 e 15 de fevereiro de 2025, nos termos e condições previstos na **Cláusula 4.2.8.1**; e (b) os valores devidos no período entre 16 de fevereiro de 2025 e 21 de julho de 2027 nos termos e condições previstos na **Cláusula 4.2.8.2**.

4.2.8.1. Período 2024/Janeiro 2025. Os Créditos oriundos de obrigações com natureza *take or pay* devidos entre 1º de janeiro de 2024 e 15 de fevereiro de 2025 serão reestruturados da seguinte forma: (i) desconto de 60% (sessenta por cento) sobre tais Créditos; (ii) pagamento de 30% (trinta por cento) dos referidos Créditos em condições idênticas àquelas atualmente existentes e aplicáveis a tais Créditos, independentemente do término do respectivo contrato; e (iii) reestruturação de 10% (dez por cento) dos referidos Créditos, nos termos e condições previstos abaixo ("Dívida ToP com Garantia 2024/Janeiro 2025 Reinstated"):

(a) Pagamento do Principal: O valor do principal será amortizado no dia 31 de julho de 2027 e em uma única parcela (*bullet*) ("Data de Vencimento Dívida ToP com Garantia 2024/Janeiro 2025 Reinstated").

(b) Juros e Correção Monetária: A Dívida ToP com Garantia 2024/Janeiro 2025 *Reinstated* será corrigida pela variação do Índice Nacional de Preços ao Consumidor Amplo ("IPCA") a partir de 1º de janeiro de 2027. Não haverá incidência de juros.

4.2.8.1.1. A Companhia poderá utilizar o montante equivalente a 70% (setenta por cento) de todos os Créditos oriundos de obrigações com natureza *take or pay* pagos no período entre 1º de janeiro de 2024 e 31 de janeiro de 2024 para fins de pagamento de valores devidos nos termos da **Cláusula 4.2.8.1(ii)** mediante compensação, até que tal montante seja integralmente compensado.

4.2.8.2. Período Fevereiro 2025/ Julho 2027. Sobre os Créditos oriundos de obrigações com natureza *take or pay* devidos entre 16 de fevereiro de 2025 e 31 de julho de 2027 será aplicado um desconto de 62% (sessenta e dois por cento) e o saldo remanescente será pago em parcelas mensais, iguais e sucessivas devidas no dia 15 de cada mês, a partir da Data de Homologação até Julho de 2027 ("Dívida ToP com Garantia Fevereiro 2025/ Julho 2027 Reinstated" e, em conjunto com a Dívida com Garantia ToP 2024/Janeiro 2025 *Reinstated*, "Dívida ToP com Garantia Reinstated").

4.2.8.3. Em contrapartida à reestruturação dos Créditos oriundos de obrigações com natureza *take or pay* de titularidade dos Credores *Take or Pay* com Garantia, a Oi poderá transferir aos Credores *Take or Pay* com Garantia os ativos da operação de TV por assinatura, SeaC, a base de assinantes de TV via satélite e equipamentos terminais associados, bem como os demais ativos, direitos e obrigações relacionados à operação de TV por assinatura listados no **Anexo 4.2.8.3**, na forma de UPIs ou não e a critério do respectivo Credor *Take or Pay* com Garantia, conforme previsto nas **Cláusulas 3.1.2 e 5.1** deste Plano, desde que tais Credores *Take or Pay* com Garantia notifiquem a Oi em até 90 (noventa) dias contados da Data de Homologação, informando seu interesse em receber tais ativos.

4.2.8.3.1. Na hipótese de os Credores *Take or Pay* com Garantia notificarem tempestivamente a Oi informando sobre seu interesse em receber os ativos listados no **Anexo 4.2.8.3**, a respectiva transferência dos ativos para os Credores *Take or Pay* com Garantia estará sujeita às autorizações regulatórias e de terceiros eventualmente necessárias e aplicáveis, e a Oi e os respectivos Credores *Take or Pay* com Garantia negociarão um contrato de prestação de serviços transitórios (TSA), pelo período máximo de 12 (doze) meses da data de celebração do referido contrato, sem qualquer custo para os Credores *Take or Pay* com Garantia, cujo custo de execução para a Oi não poderá ultrapassar R\$ 24.000.000,00 (vinte e quatro milhões de reais) por ano.

4.2.8.3.2. Independentemente da forma adotada para a transferência dos ativos, direitos e obrigações relacionados à operação de TV por assinatura listados no **Anexo 4.2.8.3**, os Credores *Take or Pay* com Garantia os receberão livres de quaisquer Ônus ou restrições, e não sucederão nem responderão juntamente com as Recuperandas em quaisquer de suas obrigações independentemente de sua natureza, incluindo, mas não se limitando, as de natureza ambiental, regulatória, administrativa, penal, anticorrupção, tributária ou trabalhista, nos termos dos arts. 60, parágrafo único, 66, § 3º, 141, II e 142, V, da LRF.

4.2.8.4. Os Credores *Take or Pay* com Garantia que desejarem receber o

pagamento de seus respectivos Créditos oriundos de obrigações com natureza *take or pay* nos termos desta **Cláusula 4.2.8** deverão (i) optar expressamente, nos termos da **Cláusula 4.4**, durante Prazo de Escolha da Opção de Pagamento, pelo recebimento na forma da **Cláusula 4.2.8**, momento em que as Recuperandas e o Credor *Take or Pay* com Garantia concordarão automaticamente com (a) a rescisão dos contratos de fornecimento em que são partes, a qual ocorrerá na data de 15 de fevereiro de 2025, salvo se houver acordo entre as partes em sentido contrário, sem qualquer indenização, penalidade ou custo adicional a ser incorrido pelas Recuperandas, além dos pagamentos previstos nas **Cláusulas 4.2.8.1 e 4.2.8.2** e de quaisquer outras obrigações previstas neste Plano, as quais permanecerão devidas independentemente do término contrato por iniciativa de qualquer das partes e em qualquer data; e (b) a sujeição de Créditos de sua titularidade aos termos e condições desta Cláusula, ainda que não submetidos a esta Recuperação Judicial; e (ii) estar adimplentes, a qualquer tempo, com o Compromisso de Não Litigar, Quitação e Renúncia previsto na **Cláusula 9.3**.

4.2.8.4.1. A Oi se compromete a, de forma imediata a partir do término dos referidos contratos levado a efeito em 15 de fevereiro de 2025, não mais demandar e/ou utilizar os bens ou serviços objeto dos respectivos contratos, ficando assegurado ao respectivo Credor *Take or Pay* com Garantia o direito de disponibilizar tais bens ou serviços a terceiros.

4.2.8.5. O disposto nas **Cláusulas 4.2.6.3 e 4.2.6.4** será aplicável aos Credores *Take or Pay* com Garantia que deixarem de cumprir, a qualquer tempo, com seu Compromisso de Não Litigar, Quitação e Renúncia.

4.2.8.6. Sem prejuízo do disposto nesta **Cláusula 4.2.8**, as Recuperandas se obrigam a manter em vigor as garantias, inclusive prestadas por terceiros, relativas aos Créditos oriundos de obrigações com natureza *take or pay* de titularidade dos Credores *Take or Pay* com Garantia originalmente previstas nos respectivos contratos originais e nos mesmos valores atualmente praticados.

4.2.9. Créditos de Credores *Take or Pay* sem Garantia – Opção I. Os Credores *Take or Pay* sem Garantia que concordarem em aderir a este Plano com a totalidade

dos seus Créditos, incluindo seus Créditos Extraconcursais detidos contra as Recuperandas relativos aos contratos listados no **Anexo 4.2.9.5**, estejam ou não listados nesta Recuperação Judicial, e concordarem em aderir à opção de pagamento prevista nesta **Cláusula 4.2.9**, nos termos previstos na **Cláusula 4.4** ("Credores *Take or Pay* sem Garantia - Opção I"), terão a totalidade destes Créditos reestruturados e pagos da seguinte forma: (a) os valores devidos até a Data do Pedido, nos termos e condições previstos na **Cláusula 4.2.9.1**; (b) os valores devidos entre a Data do Pedido e 31 de dezembro de 2023, nos termos e condições previstos na **Cláusula 4.2.9.2**; (c) os valores devidos no período entre 1º de janeiro de 2024 e 31 de dezembro de 2025, nos termos e condições previstos na **Cláusula 4.2.9.3**; e (d) os valores devidos entre 1º de janeiro de 2026 e 30 de junho de 2027, nos termos e condições previstos na **Cláusula 4.2.9.4**.

4.2.9.1. Período até a Data do Pedido. Os Créditos devidos até a Data do Pedido, consistentes em serviços prestados e/ou locação de infraestrutura pelos Credores *Take or Pay* sem Garantia – Opção I e não pagos pelas Recuperandas, serão pagos nos termos e condições previstos na **Cláusula 4.2.6(iv) (Créditos de Credores Fornecedores Parceiros - Créditos de Fornecimento acima de R\$10.000.000,00 (dez milhões de Reais))**.

4.2.9.2. Período entre a Data do Pedido e 31 de dezembro de 2023. Os Créditos devidos entre a Data do Pedido e 31 de dezembro de 2023, consistentes em serviços prestados e/ou locação de infraestrutura pelos Credores *Take or Pay* sem Garantia – Opção I entre a Data do Pedido e 31 de dezembro de 2023 e não pagos pelas Recuperandas, bem como todo e qualquer valor devido pelas Recuperandas aos Credores *Take or Pay* sem Garantia – Opção I a qualquer outro título que não por serviços prestados e/ou locação de infraestrutura entre a Data do Pedido e 31 de dezembro de 2023 e não pagos pelas Recuperandas, serão pagos nas condições originais previstas nos respectivos contratos em até 90 (noventa) dias contados da Homologação Judicial do Plano.

4.2.9.3. Período entre 2024/2025. Os Créditos devidos entre 1º de janeiro de 2024 e 31 de dezembro de 2025 serão reestruturadas da seguinte forma: (i) desconto de 20% (vinte por cento) sobre os valores devidos por serviços prestados e/ou locação de infraestrutura durante referido período; (ii)

pagamento de 20% (vinte por cento) dos valores devidos por serviços prestados e/ou locação de infraestrutura durante referido período serão pagos nas condições originais previstas nos respectivos contratos; e (iii) reestruturação de 60% (sessenta por cento) dos valores devidos por serviços prestados e/ou locação de infraestrutura durante referido período serão reestruturados e pagos da seguinte forma (“Dívida ToP sem Garantia 2024/2025 Reinstated – Opção I”):

(a) Pagamento do Principal: O valor do principal será amortizado, em parcela única (*bullet*), em 30 de junho de 2027 (“Data de Vencimento da Dívida ToP sem Garantia 2024/2025 Reinstated – Opção I”).

(b) Juros e Correção Monetária: A Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I será corrigida pela variação do IPCA a partir de 1º de janeiro de 2024. Não haverá incidência de juros.

(c) Amortização Antecipada: Observados os termos previstos na **Cláusula 5.3.5**, na hipótese de ocorrer (i) a alienação de quaisquer Imóveis, os valores obtidos pelas Recuperandas serão depositados na Conta Escrow Imóveis e, após a Data de Fechamento Alienação da UPI ClientCo, distribuídos aos Credores observando a ordem prevista na **Cláusula 5.3.4** e o disposto na **Cláusula 5.3.4.3**; e (ii) a alienação de quaisquer outros ativos previstos na Cláusula 5.3., os valores obtidos pelas Recuperandas serão distribuídos aos Credores observando a ordem prevista e o disposto na **Cláusula 5.3.4**.

(d) Garantias: A Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I será garantida pelos ativos listados no **Anexo 4.2.2.2.1(f)(I)**, de forma *pro rata*, observados os termos e condições previstos nos Instrumentos de Garantia, listados no **Anexo 4.2.2.2.1(f)(II)**, os quais estão em negociação e serão finalizados de boa-fé entre a Oi e Credores Opção de Reestruturação I, Terceiros Novo Financiamento e Credores da Dívida ToP sem Garantia *Reinstated* – Opção I, e aprovados por Deliberação de Credores Opção de Reestruturação I, Deliberação de Terceiros Novo Financiamento e Deliberação dos Credores da Dívida ToP sem Garantia *Reinstated* – Opção I, respectivamente, e no Contrato entre Credores (*Intercreditor Agreement*), substancialmente na forma do **Anexo 4.2.2.2.1(f)(III)**. As garantias

outorgadas nos termos desta **Cláusula 4.2.9.3(d)** estão, conforme aplicável, sujeitas a autorizações regulatórias aplicáveis a Imóveis e de terceiros, necessárias em razão de contrato de comodato sobre Imóveis em benefício da V.tal.

(e) Liberação de Garantias: Na hipótese de alienação dos ativos listados no **Anexo 4.2.2.2.1(f)(I)**, as Onerações previstas no **item (d)** acima deverão ser liberadas na Data de Fechamento Alienação, para que as respectivas operações possam ser realizadas e concluídas, desde que (i.a) na mesma Data de Fechamento Alienação, o pagamento do preço do respectivo ativo seja integralmente feito em conta bancária vinculada (conta *escrow*) de titularidade da Oi e que será ser alienada fiduciariamente em benefício dos Credores Opção de Reestruturação I, Terceiros Novo Financiamento e Credores da Dívida ToP sem Garantia *Reinstated* – Opção I, e (i.b) o contrato da conta *escrow* deverá estabelecer a obrigação de realizar a distribuição da Geração de Caixa Excedente (Cash Sweep) nos termos previstos na **Cláusula 5.3**, no Dia Útil subsequente à Data de Fechamento Alienação do referido ativo; ou (ii) caso o pagamento do preço de aquisição do ativo no contexto do respectivo Procedimento Competitivo envolva dação em pagamento de ativos, tais ativos, salvo se de outro modo aprovado por Deliberação de Credores Opção de Reestruturação I, Deliberação de Terceiros Novo Financiamento e Deliberação dos Credores da Dívida ToP sem Garantia *Reinstated* – Opção I, serão Onerados, por meio de garantia constituída e aperfeiçoada previamente à Data de Fechamento Alienação, sob condição suspensiva, tornando-se eficaz concomitantemente com a liberação da garantia, observados, neste caso, os termos e condições previstos no **item (d)** acima.

4.2.9.4. Período entre 2026/2027. Sobre os Créditos de titularidade dos Credores *Take or Pay* sem Garantia – Opção I devidos entre 1º de janeiro de 2026 e 30 de junho de 2027, será aplicado um desconto de 35% (trinta e cinco por cento) sobre os valores devidos por serviços prestados e/ou locação de infraestrutura durante referido período e o saldo remanescente será pago em condições idênticas àsquelas previstas nos respectivos contratos (“Dívida ToP sem Garantia 2026/2027 Reinstated – Opção I” e, em conjunto com a Dívida ToP

sem Garantia 2024/2025 *Reinstated* – Opção I, a “Dívida ToP sem Garantia Reinstated – Opção I”).

4.2.9.5. Período a partir de 1º de julho de 2027. Os contratos de locação de infraestrutura e os contratos de cessão de direito de exploração comercial, listados no **Anexo 4.2.9.5**, celebrados entre a Oi e os Credores *Take or Pay* sem Garantia - Opção I que optarem por reestruturar a totalidade de seus Créditos nos termos desta **Cláusula 4.2.9** serão automaticamente rescindidos em 1º de julho de 2027, sem qualquer penalidade, indenização ou obrigações financeiras futuras para as partes.

4.2.9.6. Salvo se de outra forma acordada com o respectivo Credor *Take or Pay* sem Garantia - Opção I e observado o disposto na **Cláusula 4.2.9.7**, a Oi deverá, até 31 de dezembro de 2024 (“Data-Limite Transferência Imóveis e Torres Seleccionados”), transferir ao respectivo Credor *Take or Pay* sem Garantia - Opção I, na forma prevista na **Cláusula 5.2.4** deste Plano ou de outra forma permitida na forma dos arts. 60, 60-A, 66, 140, 141 e 142 da LRF (i) a propriedade das Torres de titularidade da Oi em relação às quais o respectivo Credor *Take or Pay* sem Garantia – Opção I seja titular do direito de uso, conforme indicadas no **Anexo 5.2.1(iii)(a)** (“Acervo Torres Seleccionadas”); e (ii) a propriedade/posse dos Imóveis, conforme listados no **Anexo 5.2.1(iii)(b)**, limitados ao valor de R\$40.000.000,00 (quarenta milhões de reais) por Credor *Take or Pay* sem Garantia – Opção I (“Acervo Imóveis Seleccionados”), observadas as condições acordadas entre cada Credor *Take or Pay* sem Garantia – Opção I, conforme aplicável, e a V.Tal.

4.2.9.6.1. O Acervo Torres Seleccionadas e o Acervo Imóveis Seleccionados serão conferidos ao capital social de SPEs (sendo uma ou mais SPEs para cada Credor *Take or Pay* sem Garantia), mediante operações societárias ou contratuais, sendo que tais SPEs deverão ser alienadas aos Credores *Take or Pay* sem Garantia – Opção I na forma prevista na **Cláusula 5.2.4** deste Plano ou de outra forma permitida na forma dos arts. 60, 60-A, 66, 140, 141 e 142 da LRF, desde que acordada com os Credores *Take or Pay* sem Garantia - Opção I.

4.2.9.6.2. A alienação referida nesta **Cláusula 4.2.9.6**, independentemente da forma escolhida para sua realização, será implementada sem sucessão do(s) adquirente(s) às obrigações do Grupo Oi de quaisquer naturezas, nos termos do art. 60, parágrafo único e art. 141, inciso II da LRF e do art. 133, §1º, inciso II da Lei nº 5.172/1966, inclusive as obrigações de natureza fiscal, tributárias e não tributárias, ambiental, regulatória, administrativa, penal, anticorrupção, cível, comercial, consumerista, trabalhista e previdenciária.

4.2.9.6.3. Caberá às Recuperandas, com relação aos seus próprios equipamentos, a prévia desocupação de *sites* objeto do Acervo Torres Seleccionadas e do Acervo Imóveis Seleccionados, com desmobilização total de tais equipamentos às suas próprias expensas, comprovando tal desmobilização mediante envio de relatório fotográfico e demais procedimentos previstos nos respectivos contratos celebrados entre a Oi e os Credores *Take or Pay* sem Garantia – Opção I. Na hipótese de a Oi pretender ocupar um ou mais *sites* objeto do Acervo Torres Seleccionadas e Acervo Imóveis Seleccionados após 1º de julho de 2027, as Partes deverão negociar, de boa-fé, novas disposições contratuais para disciplinar a ocupação e utilização dos *sites* pela Oi, incluindo, mas não se limitando, ao valor da respectiva contraprestação pecuniária pela locação, prazos, penalidades e hipóteses de encerramento, observadas as condições acordadas entre cada Credor *Take or Pay* sem Garantia – Opção I, conforme aplicável, e a V.Tal. O respectivo Credor *Take or Pay* sem Garantia – Opção I não está obrigado a locar qualquer *site* à Oi caso as Partes não cheguem a um bom termo após negociação de boa-fé.

4.2.9.6.4. Após a alienação referida nesta **Cláusula 4.2.9.6**, os respectivos Credores *Take or Pay* sem Garantia – Opção I serão integralmente responsáveis por todos os custos e despesas relativos ao Acervo Imóveis Seleccionados, na qualidade de novo titular, sendo vedada a cobrança da Oi de quaisquer remunerações, reembolsos ou rateio decorrentes do uso do respectivo solo do Acervo Imóveis Seleccionados, ressalvada eventual obrigação cujo fato gerador seja anterior à aquisição e transferência.

4.2.9.7. Com relação à transferência do Acervo Imóveis Seleccionados:

4.2.9.7.1. Caso não seja possível realizar a transferência até a Data-Limite Transferência Imóveis e Torres Seleccionados, a Oi se compromete a, até tal Data-Limite Transferência Imóveis e Torres Seleccionados, celebrar promessas de compra e venda dos Imóveis Seleccionados constantes do Acervo Imóveis Seleccionados não transferidos com as SPEs Imóveis e Torres Seleccionados correspondentes, sendo certo que o crédito oriundo da celebração destas promessas de compra e venda deverá ser capitalizado ou convertido em capital das SPEs Imóveis e Torres Seleccionados correspondentes antes de sua transferência aos Credores *Take or Pay* sem Garantia – Opção I adquirentes. Eventuais custos de transferência dos bens do Acervo Imóveis Seleccionados incidentes sobre a operação de venda e compra prevista nesta Cláusula serão arcados pela Oi.

4.2.9.7.2. Na hipótese de não ser possível a transferência definitiva de determinado Imóvel Seleccionado à respectiva SPE, o Credor *Take or Pay* sem Garantia – Opção I terá o direito de solicitar a substituição por outro Imóvel de propriedade da Oi, a ser definido de comum acordo entre a Oi e o Credor *Take or Pay* sem Garantia – Opção I, em valor similar para que componha o Acervo Imóveis Seleccionados e desde que já objeto de contrato de comodato ou similar entre a Oi e o respectivo Credor *Take or Pay* sem Garantia – Opção I.

4.2.9.8. Com relação ao Acervo Torres Seleccionadas:

4.2.9.8.1. Até 1º de junho de 2027, a Oi deverá celebrar com cada Credor *Take or Pay* sem Garantia - Opção I contratos de comodato com vigência a partir de 1º de julho de 2027 relativos (a) aos Imóveis, não integrantes do Acervo Imóveis Seleccionados; ou (b) aos Imóveis de Terceiro, desde que, em ambos os casos, o respectivo Credor *Take or Pay* sem Garantia - Opção I tenha Torres instaladas que integrem o Acervo Torres Seleccionadas, de forma que o respectivo Credor *Take or Pay* sem Garantia - Opção I possa permanecer utilizando os referidos Imóveis até a sua respectiva alienação pela Oi ou até a data final do respectivo contrato original de cessão de exploração de uso celebrado com o Credor *Take or Pay* sem Garantia - Opção I, o que ocorrer

primeiro, ressalvadas as exceções acordadas entre as partes, observadas as condições acordadas entre cada Credor *Take or Pay* sem Garantia – Opção I, conforme aplicável, e a V.Tal.

4.2.9.8.2. Observadas as condições acordadas entre cada Credor *Take or Pay* sem Garantia – Opção I, conforme aplicável, e a V.Tal, o contrato de comodato a ser celebrado entre a Oi e determinado Credor *Take or Pay* sem Garantia Opção I deverá prever que (i) a Oi poderá alienar o(s) Imóvel(is) objeto(s) do respectivo contrato a qualquer tempo; (ii) em qualquer hipótese de alienação, o Credor *Take or Pay* sem Garantia - Opção I terá o direito de preferência para aquisição do(s) Imóvel(is) a ser(em) alienado(s), incluindo o procedimento de exercício desse direito de preferência; (iii) o Credor *Take or Pay* sem Garantia - Opção I ficará responsável por todos os custos e despesas relativos ao(s) Imóvel(is) objeto do contrato de comodato, na quota-parte em que tal Credor *Take or Pay* sem Garantia – Opção I utilizar do respectivo Imóvel, após 1º de julho de 2027.

4.2.9.8.3. Sem prejuízo do disposto na **Cláusula 4.2.9.8.2**, a Oi transferirá, a critério do respectivo Credor *Take or Pay* sem Garantia – Opção I para a correspondente SPE Imóveis e Torres Seleccionados, os instrumentos celebrados com o proprietário dos Imóveis nos quais estejam instaladas Torres integrantes do Acervo Torres Seleccionadas, desde que (i) no correspondente Imóvel a única instalação existente seja Torre integrante do referido Acervo Torres Seleccionadas; e (ii) a transferência não seja contrária às Leis aplicáveis. A Oi não arcará com quaisquer ônus decorrentes da eventual não aceitação por parte do respectivo proprietário dos Imóveis acima referidos, quando aplicável, desde que a Oi tenha observado os trâmites contratuais aplicáveis.

4.2.9.8.4. Sem prejuízo do disposto na **Cláusula 4.2.9.8.2**, nos casos em que não for possível a cessão em razão do disposto na **Cláusula 4.2.9.8.3(i)**, a Oi, mediante solicitação do Credor *Take or Pay* sem Garantia – Opção I, envidará melhores esforços para negociar, em conjunto com o Credor *Take or Pay* sem Garantia – Opção I, junto ao respectivo proprietário do Imóvel a segregação do respectivo contrato de modo a individualizar a utilização do espaço

ocupado pela Torre, observadas as condições acordadas entre cada Credor *Take or Pay* sem Garantia – Opção I, conforme aplicável, e a V.Tal.

4.2.9.9. Os Credores *Take or Pay* sem Garantia – Opção I que desejarem receber o pagamento de seus respectivos Créditos nos termos desta **Cláusula 4.2.9** deverão (i) concordar em aderir expressamente à opção de pagamento prevista nesta **Cláusula 4.2.9**, durante o Prazo de Escolha da Opção de Pagamento, nos termos previstos na **Cláusula 4.4**, momento em que concordará automaticamente com a sujeição de Créditos de sua titularidade aos termos e condições desta Cláusula, ainda que não submetidos a esta Recuperação Judicial; e (ii) estar adimplentes, a qualquer tempo, com o Compromisso de Não Litigar, Quitação e Renúncia previsto na **Cláusula 9.3**.

4.2.9.10. O disposto nas **Cláusulas 4.2.6.3 e 4.2.6.4** será aplicável aos Credores *Take or Pay* sem Garantia - Opção I que deixarem de cumprir, a qualquer tempo, com seu Compromisso de Não Litigar, Quitação e Renúncia.

4.2.10. Créditos de Fornecedores Take or Pay sem Garantia – Opção II. Alternativamente à opção de pagamento prevista na **Cláusula 4.2.9**, os Credores *Take or Pay* sem Garantia que optarem, nos termos da **Cláusula 4.4**, pela opção de pagamento prevista nesta **Cláusula 4.2.10** ("Credores Take or Pay sem Garantia – Opção II") terão a totalidade de seus Créditos, incluindo seus Créditos Extraconcursais detidos contra as Recuperandas, estejam ou não listados nesta Recuperação Judicial, reestruturados e pagos da seguinte forma: (a) com relação aos montantes, líquidos e certos, devidos, de acordo com os respectivos contratos, no período entre 1º de fevereiro de 2024 e 31 de dezembro de 2025, nos termos e condições previstos na **Cláusula 4.2.10.1**; e (b) com relação aos montantes, líquidos e certos, devidos, de acordo com os respectivos contratos, a partir de 1º de janeiro de 2026 nos termos e condições previstos na **Cláusula 4.2.10.2**.

4.2.10.1. Período 2024/2025. Sobre os Créditos, líquidos e certos, devidos, de acordo com os respectivos contratos, entre 1º de fevereiro de 2024 e 31 de dezembro de 2025 será aplicado um desconto de 60% (sessenta por cento) e o saldo remanescente será pago em condições idênticas às aquelas atualmente existentes e aplicáveis a tais Créditos nos respectivos contratos ("Dívida ToP").

sem Garantia Reinstated – Opção II”).

4.2.10.2. Período a partir de 2026. As Recuperandas e os Credores *Take or Pay* sem Garantia – Opção II poderão rescindir de forma unilateral, com efeitos a partir de 1º de janeiro de 2026, os contratos de fornecimento em que são partes e cujos fluxos de pagamento tenham sido afetados na forma desta opção de reestruturação, sendo certo que, neste caso, será aplicado um desconto de 100% (cem por cento) sobre os seus Créditos devidos a partir de 1º de janeiro de 2026, sem qualquer indenização, penalidade ou custo a ser incorrido pelas Recuperandas ou pelos Credores *Take or Pay* sem Garantia – Opção II.

4.2.10.3. Os Credores *Take or Pay* sem Garantia – Opção II deverão (i) concordar em aderir expressamente à opção de pagamento prevista nesta **Cláusula 4.2.10**, durante o Prazo de Escolha da Opção de Pagamento, momento em que concordará automaticamente com a possibilidade de as Recuperandas rescindirem antecipadamente, a seu exclusivo critério, os contratos de fornecimento em que são partes, nos termos da **Cláusula 4.2.10.2** acima; e (ii) estar adimplentes, a qualquer tempo, com o Compromisso de Não Litigar, Quitação e Renúncia previsto na **Cláusula 9.3**.

4.2.10.4. O disposto nas **Cláusulas 4.2.6.3 e 4.2.6.4** será aplicável aos Credores *Take or Pay* sem Garantia - Opção II que deixarem de cumprir, a qualquer tempo, com seu Compromisso de Não Litigar, Quitação e Renúncia.

4.2.11. Créditos Ex-Bondholders Não-Qualificados. Considerando a natureza e perfil dos Ex-Bondholders Não-Qualificados, a Oi realizará o pagamento dos Créditos Ex-Bondholders Não-Qualificados da seguinte forma:

- (i) **Créditos Ex-Bondholders Não-Qualificados até USD10.000,00.** Os Ex-Bondholders Não-Qualificados titulares de Créditos Ex-Bondholders Não-Qualificados no montante de até USD10.000,00 (dez mil Dólares) (inclusive), conforme Relação de Credores do Administrador Judicial, poderão optar, de acordo com os termos e prazo previstos na **Cláusula 4.4**, pelo recebimento integral de seus Créditos Ex-Bondholders Não-Qualificados, em uma única parcela, sem desconto, sem incidência de juros ou correção, até 31 de

dezembro de 2024, *desde que* tais Ex-Bondholders Não-Qualificados (a) comprovem, no ato da escolha da opção de pagamento, que são titulares de Créditos Ex-Bondholders Não-Qualificados no valor máximo de até USD 10.000,00 (dez mil Dólares) (inclusive), conforme Relação de Credores do Administrador Judicial; e (b) estejam adimplentes com o Compromisso de Não Litigar, Quitação e Renúncia previsto na **Cláusula 9.3**.

(ii) **Créditos Ex-Bondholders Não-Qualificados até USD20.000,00.** Os Ex-Bondholders Não-Qualificados que forem titulares de Créditos Ex-Bondholders Não-Qualificados em montante superior a USD10.000,00 (dez mil Dólares) e até USD20.000,00 (vinte mil Dólares) (inclusive), conforme Relação de Credores do Administrador Judicial, poderão optar, de acordo com os termos e prazo previstos na **Cláusula 4.4**, pelo recebimento integral de seus Créditos Ex-Bondholders Não-Qualificados, em uma única parcela, sem desconto, sem incidência de juros ou correção, até 31 de dezembro de 2026, *desde que* tais Ex-Bondholders Não-Qualificados (a) comprovem, no ato da escolha da opção de pagamento, que são titulares de Créditos Ex-Bondholders Não-Qualificados no valor máximo de até USD 20.000,00 (vinte mil Dólares) (inclusive) conforme Relação de Credores do Administrador Judicial; e (b) estejam adimplentes com o Compromisso de Não Litigar, Quitação e Renúncia previsto na **Cláusula 9.3**.

(iii) **Créditos Ex-Bondholders Não-Qualificados acima de USD20.000,00.** Os Ex-Bondholders Não-Qualificados que forem titulares de Créditos Ex-Bondholders Não-Qualificados em montante superior a USD20.000,00 (vinte mil Dólares), conforme Relação de Credores do Administrador Judicial, poderão optar, de acordo com os termos e prazo previstos na **Cláusula 4.4**, pelo recebimento de seus Créditos Ex-Bondholders Não-Qualificados de acordo com uma das demais opções de pagamento previstas neste Plano, dentre aquelas previstas nas **Cláusulas 4.2.1, 4.2.2 ou 4.2.3**, observado, em qualquer caso, os requisitos e condições para a escolha das respectivas opções. Para fins de clareza, tais Ex-Bondholders Não-Qualificados que forem titulares de Créditos Ex-Bondholders Não-Qualificados em montante superior a USD20.000,00 (vinte mil Dólares) não poderão escolher as opções de pagamento previstas nos itens “(i)” e “(ii)” acima e renunciar o direito de

receber a parcela de seus respectivos Créditos Ex-Bondholders Não-Qualificados que exceda o montante de USD20.000,00 (vinte mil Dólares).

4.2.11.1. Caso determinado Ex-Bondholder Não-Qualificado (i) não manifeste expressa e tempestivamente sua opção para receber o pagamento de seu respectivo Crédito Ex-Bondholders Não-Qualificados de acordo com os termos e condições previstos nesta **Cláusula 4.2.11 e seguintes**; ou (ii) não cumpra com os requisitos previstos nesta **Cláusula 4.2.11 e seguintes** para recebimento do pagamento de seu respectivo Crédito Ex-Bondholders Não-Qualificados, tal Ex-Bondholder Não-Qualificado terá a integralidade do seu Crédito Ex-Bondholders Não-Qualificados alocado para pagamento na forma da **Cláusula 4.2.12**.

4.2.12. Modalidade de Pagamento Geral. Observado o disposto no art. 45, §3º da LRF, os Créditos Quirografários novados nos termos das **Cláusulas 4.3.6** do Plano da Primeira Recuperação Judicial não serão afetados e não serão reestruturados nos termos deste Plano, sendo certo que as suas condições de pagamento permanecerão idênticas àquelas atualmente existentes e aplicáveis a tais Créditos Quirografários, conforme novadas por força do Plano da Primeira Recuperação Judicial. Sem prejuízo do disposto nesta **Cláusula 4.2.12**, os Créditos Quirografários (ou os respectivos e eventuais saldos remanescentes) indicados na **Cláusula 4.2.12.1** serão pagos na moeda original, conforme descrito a seguir:

- (a) Carência: Até o último Dia Útil de 2048.
- (b) Parcelas: Amortização do principal em 5 (cinco) parcelas anuais, iguais e sucessivas, vencendo-se a primeira no último Dia Útil do prazo de carência referido no item (a), e as demais no mesmo dia dos anos subsequentes.
- (c) Juros e Correção Monetária: Os Créditos Classe III (ou eventuais saldos remanescentes) denominados originalmente em (i) Reais serão corrigidos anualmente pela TR, a partir da Data de Homologação ou do Reconhecimento do Plano na Jurisdição do Credor Fornecedor, conforme aplicável, e pagos em conjunto com a última parcela referida no item (b) acima; e (ii) Dólares ou Euros, não serão corrigidos e não terão a incidência

de juros.

(d) Opção de Pré-Pagamento: A Oi terá a opção de, a seu exclusivo critério, a qualquer tempo, quitar antecipadamente os valores devidos na forma desta **Cláusula 4.2.12**, por meio do pagamento de 15% (quinze por cento) do valor do principal e juros capitalizados até a data de exercício da opção, desde que o Empréstimo-Ponte (caso realizado), o Novo Financiamento, a Dívida ToP sem Garantia *Reinstated* – Opção I, Dívida ToP sem Garantia *Reinstated* – Opção II, a Dívida ToP com Garantia *Reinstated*, a Dívida *Roll-Up* e a Dívida *A&E Reinstated* tenham sido prévia e integralmente quitados. Caso a Oi exerça a opção de pré-pagamento prevista neste item, o montante equivalente a 85% (oitenta e cinco por cento) do valor do principal e juros capitalizados até a data de exercício da opção de pré-pagamento dos Créditos Quirografários reestruturados nos termos desta **Cláusula 4.2.12** será considerado como deságio para fins deste Plano.

4.2.12.1. Exceto se disposto de forma contrária neste Plano, a Modalidade Geral de Pagamento prevista na **Cláusula 4.2.12** se aplica aos Créditos Quirografários (a) cujo titular escolha tal modalidade de pagamento, nos termos da **Cláusula 4.4**; (b) cujo titular, por qualquer motivo, até o recebimento do pagamento integral do seu respectivo Crédito Quirografário reestruturado nos termos deste Plano, deixe de cumprir com o seu Compromisso de Não Litigar, Quitação e Renúncia previsto na **Cláusula 9.3**, conforme aplicável; ou (c) que não possam ser pagos por qualquer das demais modalidades previstas neste Plano, notadamente nas hipóteses de (i) o Credor Quirografário não indicar válida, correta e tempestivamente a opção de pagamento de seu respectivo Crédito Quirografário, na forma da **Cláusula 4.4**; (ii) o Credor Fornecedor Parceiro, uma vez solicitado por qualquer das Recuperandas, se recusar a fornecer bens e/ou serviços previstos nos contratos celebrados antes da Data do Pedido nos mesmos termos e condições praticados até a Data do Pedido pelo respectivo Credor Fornecedor Parceiro para as Recuperandas, conforme previsto na **Cláusula 4.2.6.3**; (iii) haver a materialização de Créditos Ilíquidos, nos termos da **Cláusula 4.5**; (iv) haver a habilitação de Créditos Retardatários, nos termos da **Cláusula 4.7**; (v) haver a majoração de Créditos, nos termos da **Cláusula 4.8**; (vi) haver a reclassificação dos Créditos, nos termos da **Cláusula 4.9**; ou (vii)

enquadramento no conceito de Credores Opção de Reestruturação I Inadimplentes, nos termos da **Cláusula 4.2.2.2.4** (“Credores Quirografários – Modalidade de Pagamento Geral”).

4.2.13. Créditos Intercompany.

4.2.13.1. Créditos Intercompany em Reais. As Recuperandas poderão, em até 18 (dezoito) meses da Data de Homologação e desde que implementada a Nova Governança, convencionar forma alternativa de extinção dos Créditos *Intercompany* em Reais nos seus termos e condições aplicáveis na Data do Pedido, incluindo, mas não se limitando, a dação em pagamento, operações de reestruturação societária, aumentos e reduções de capital e encontro de contas na forma da Lei, desde que não envolva desembolso de caixa ou dinheiro pelas Recuperandas. As Recuperandas quitarão os Créditos *Intercompany* em Reais remanescentes a partir de 25 (vinte e cinco) anos após o término do pagamento dos Créditos previsto na forma da **Cláusula 4.2.12**, conforme abaixo:

- (a) Parcelas: Amortização do principal em 5 (cinco) parcelas anuais, iguais e sucessivas, vencendo-se a primeira no último Dia Útil do término do prazo previsto na **Cláusula 4.2.13.1**, e as demais no mesmo dia dos anos subsequentes.
- (b) Juros e Correção Monetária: Os Créditos *Intercompany* em Reais serão corrigidos anualmente pela TR a partir da Data de Homologação, e pagos em conjunto com a última parcela referida no item (a) acima.

4.2.13.2. Créditos Intercompany em Dólares ou Euros. As Recuperandas poderão, em até 18 (dezoito) meses da Data de Homologação e desde que implementada a Nova Governança, convencionar forma alternativa de extinção dos Créditos *Intercompany* em Dólares ou Euros nos seus termos e condições aplicáveis na Data do Pedido, incluindo, mas não se limitando, a dação em pagamento, operações de reestruturação societária, aumentos e reduções de capital e encontro de contas na forma da Lei, desde que não envolva desembolso de caixa ou dinheiro pelas Recuperandas. As Recuperandas quitarão os Créditos *Intercompany* denominados em Dólares ou em Euros

remanescente, a partir de 25 (vinte e cinco) anos após o término do pagamento dos Créditos previsto na forma da **Cláusula 4.2.12**, conforme abaixo:

- (a) Parcelas: Amortização do principal em 5 (cinco) parcelas anuais, iguais e sucessivas, vencendo-se a primeira no último Dia Útil do término do prazo previsto na **Cláusula 4.2.13.2**, e as demais no mesmo dia dos anos subsequentes.
- (b) Juros e Correção Monetária: Sem incidência de juros ou correção monetária.

4.3. Créditos Concursais – ME/EPP. Observado o disposto no art. 45, §3º da LRF, os Créditos ME/EPP, conforme valores indicados na Relação de Credores do Administrador Judicial, não serão afetados e não serão reestruturados nos termos deste Plano e as respectivas condições de pagamento permanecerão idênticas àquelas atualmente existentes, conforme o caso, nos termos (i) novados por força do Plano da Primeira Recuperação Judicial; ou (ii) originalmente negociados e acordados com o Grupo Oi.

4.4. Escolha de Opção de Pagamento. Para fins do disposto na **Cláusula 4.2**, os Credores deverão, no prazo de até 30 (trinta) dias contados da Data de Homologação, ("Prazo de Escolha da Opção de Pagamento") (exceto no caso dos Credores que quiserem optar pela opção de pagamento prevista na **Cláusula 4.2.1**, cujo o prazo aplicável será de 20 (vinte) dias corridos contados da Data de Homologação), escolher entre as opções de pagamento de seus respectivos Créditos, conforme disponíveis neste Plano, por meio das plataformas eletrônicas <https://credor.oi.com.br/> ou <https://deals.is.kroll/oi>, conforme aplicável aos seus Créditos, informando, na mesma oportunidade, os dados da conta bancária na qual deverá ser realizado o pagamento, caso aplicável, bem como apresentar demais informações eventualmente necessárias ("Escolha da Opção de Pagamento").

4.4.1. As Recuperandas não se responsabilizam por qualquer desconformidade com a escolha e informações fornecidas pelo Credor nos termos deste Plano, pela escolha intempestiva, ou por qualquer impedimento legal ou regulatório do Credor para recebimento do pagamento de seus Créditos nos termos da opção de

pagamento escolhida, hipótese na qual estarão eximidas da obrigação de realizar o respectivo pagamento, sendo aplicado o disposto na **Cláusula 10.5.1**.

4.4.2. O Prazo para Escolha da Opção de Pagamento poderá ser prorrogado pelas Recuperandas, desde que enviem notificação aos Credores no prazo máximo de até 3 (três) Dias Úteis após o término do Prazo de Escolha da Opção de Pagamento, desde que tal prorrogação não atrase os atos de implementação de acordo com os prazos previstos neste Plano, incluindo o prazo para a contratação do Novo Financiamento.

4.4.3. Caso determinado Credor outorgue uma procuração para um representante da Companhia previamente à data da Assembleia Geral de Credores, com poderes para votação do Plano em seu nome e indicando a opção de pagamento prevista no Plano e os dados da conta bancária na qual deverá ser realizado o pagamento, tal Credor estará dispensado de realizar a escolha de pagamento de seus respectivos Créditos nos termos desta **Cláusula 4.4**, devendo apresentar as informações eventualmente necessárias à obtenção das aprovações regulatórias aplicáveis.

4.4.4. Exceto se disposto de forma contrária neste Plano, em especial o disposto na **Cláusula 4.2** e na **Cláusula 4.4.4.1**, considerando o caráter alternativo das opções de pagamento estabelecidas na **Cláusula 4**, a escolha de cada Credor deverá necessariamente se restringir a apenas uma das referidas opções, ressalvadas as hipóteses em que determinada parcela do Crédito Classe III do respectivo Credor Quirografário deva ser paga de acordo com uma opção de pagamento específica prevista neste Plano em razão de sua origem.

4.4.4.1. Os agentes (*trustee* ou representantes de titulares de Créditos originados nos *ECA Facility Agreements*) que representem mais de um Credor poderão escolher diferentes opções de pagamento aplicáveis aos seus representados, sendo certo que cada Credor representado não poderá voluntariamente receber o pagamento de seus respectivos Créditos por meio de mais de uma opção de pagamento, exceto na hipótese prevista na **Cláusula 4.4.4** acima.

4.4.5. A escolha manifestada pelo respectivo Credor na plataforma eletrônica disponibilizada pela Oi no endereço eletrônico <https://credor.oi.com.br/> será irrevogável e irreatável, não podendo ser posteriormente alterada por qualquer razão, a menos que haja expressa concordância das Recuperandas.

4.4.6. O Credor que estiver comprovadamente impossibilitado, por razões técnicas ou operacionais, de realizar a escolha da opção de pagamento de seus respectivos créditos por meio da plataforma disponibilizada pela Oi no endereço eletrônico a ser divulgado oportunamente pelas Recuperandas, poderá enviar a escolha da opção de pagamento, no mesmo prazo previsto na **Cláusula 4.4** e nos termos do **Anexo 4.4.6**, pelo correio para a caixa postal da Oi nº 532, CEP 20.070-972, Rio de Janeiro-RJ, devendo informar os dados da conta bancária na qual deverá ser realizado o pagamento de seu respectivo Crédito.

4.4.7. O Credor que não realizar a escolha da opção de pagamento de seus respectivos créditos no prazo e formas estabelecidos neste Plano receberá seu respectivo Crédito na forma prevista na **Cláusula 4.2.12**.

4.4.8. As Escolhas da Opção de Pagamento pelos Credores Quirografários titulares de Créditos Financeiros em moeda estrangeira e/ou titulares de Créditos novados e reestruturados nos termos da **Cláusula 4.3.3.1** do Plano da Primeira Recuperação Judicial ("Credores Financeiros Estrangeiros") somente serão consideradas válidas caso o respectivo Credor Quirografário realize a sua escolha de pagamento de forma tempestiva e individual por intermédio da plataforma eletrônica <https://deals.is.kroll/oi> ou diretamente com a Kroll Issuer Services Limited ("Agente Especializado").

4.4.9. O Agente Especializado será responsável por consolidar as escolhas de pagamento realizadas individualmente pelos Credores Financeiros Estrangeiros e enviar para a Oi a relação de todas as escolhas entre as opções de pagamento aplicáveis previstas na **Cláusula 4.2** e **seguintes** realizadas por tais Credores Financeiros de forma individual.

4.4.9.1. A Oi solicitará ao agente dos *Facility Agreements*, ao *trustee* dos Bonds 2025 e ao Agente Especializado que informem aos Credores Financeiros

Estrangeiros sobre o procedimento de Escolha da Opção de Pagamento de forma individual aplicável para tais Credores Financeiros Estrangeiros.

4.4.9.2. Os titulares dos Bonds 2025 deverão fazer sua Escolha da Opção de Pagamento por meio do (i) Programa de Oferta Automática – Sistema ATOP; (ii) Depósito ou Saque no Custodiante – DWAC, de acordo com os procedimentos regulares; ou (iii) outro meio aplicável. A escolha da opção de pagamento pelos titulares de Bonds 2025 será realizada de acordo com a Lei aplicável aos Bonds 2025, devendo ocorrer concomitantemente e até o Prazo de Escolha da Opção de Pagamento. Enquanto o Prazo de Escolha da Opção de Pagamento estiver em andamento, os titulares dos Bonds 2025 poderão retirar suas escolhas e reapresentá-las quantas vezes desejarem até a data final do Prazo de Escolha da Opção de Pagamento, ou até a última data possível de acordo com a Lei aplicável, o que ocorrer por último. A Oi poderá, mas não será obrigada a, aceitar a desistência das escolhas de pagamento após a data final desse período. Os titulares de Bonds 2025 que optarem pelo pagamento de seus Créditos nos termos da Opção de Reestruturação I ou da Opção de Reestruturação II receberão seus títulos por meio da *Depository Trust Company – DTC*, conforme procedimentos regulares.

4.5. Ordem de Desconto de Principal e Juros. Para todos os fins, qualquer desconto ou o deságio aplicado aos Créditos a serem reestruturados nos termos deste Plano será aplicado primeiramente aos juros que forem devidos e a serem pagos e, apenas posteriormente, à parcela do principal.

4.6. Créditos Ilíquidos. Os Créditos Ilíquidos se sujeitam integralmente aos termos e condições deste Plano e aos efeitos da Recuperação Judicial. Os Créditos Ilíquidos no momento da Data de Homologação que se materializarem e forem reconhecidos por decisão judicial ou arbitral que os tornem líquidos, transitada em julgado, ou por acordo entre as partes, inclusive fruto de Mediação/Conciliação/Acordo, desde que com base em critérios estabelecidos pela jurisprudência do Superior Tribunal de Justiça ou do Supremo Tribunal Federal, serão pagos na forma prevista na **Cláusula 4.2.12**, exceto quando disposto de forma distinta neste Plano.

4.6.1. Para fins de clareza, eventuais Credores Concursais cujos Créditos

Ilíquidos se materializarem e forem reconhecidos por decisão judicial ou arbitral que os tornem líquidos, transitada em julgado, ou por acordo entre as partes, antes da Data de Homologação, deverão escolher a opção de pagamento de seus respectivos Créditos Concurtais nos termos da **Cláusula 4.4** e serão pagos de acordo com a forma da opção de pagamento escolhida.

4.7. Créditos Retardatários. Na hipótese de reconhecimento de Créditos por decisão judicial ou arbitral, transitada em julgado, ou acordo entre as partes, posteriormente à Data de Homologação, serão eles considerados Créditos Retardatários e deverão ser pagos de acordo com a classificação e critérios estabelecidos neste Plano para a classe na qual os Créditos Retardatários em questão devam ser habilitados e incluídos, sendo certo que, na hipótese de os Créditos Retardatários envolverem Créditos Classe III, seus respectivos pagamentos deverão ser realizados na forma prevista na **Cláusula 4.2.12**.

4.8. Modificação do Valor de Créditos. Na hipótese de modificação do valor de qualquer dos Créditos já reconhecidos e inseridos na Relação de Credores do Administrador Judicial por decisão judicial ou arbitral, transitada em julgado, ou, ainda que sujeito à decisão judicial, por concordância pelas Recuperandas ou acordo entre as partes, o valor alterado do respectivo Crédito deverá ser pago nos termos previstos neste Plano, sendo certo que, caso determinado Crédito Classe III tenha sido majorado, a parcela majorada do Crédito Classe III em questão ("Parcela Majorada de Créditos Classe III") deverá ser paga nos termos da **Cláusula 4.2.12**, salvo se a majoração do Crédito Classe III ocorrer até o término do Prazo de Escolha da Opção de Pagamento previsto na **Cláusula 4.4** deste Plano, hipótese em que a Parcela Majorada de Créditos Classe III deverá ser paga de acordo com a opção de pagamento escolhida pelo respectivo Credor Quirografário para recebimento do Crédito Classe III que for objeto de majoração.

4.9. Reclassificação de Créditos. Caso, por decisão judicial ou arbitral, transitada em julgado, ou acordo entre as partes, seja determinada a reclassificação de qualquer dos Créditos para Créditos Classe III, o Crédito reclassificado deverá ser pago nos termos e condições previstos na **Cláusula 4.2.12**.

4.10. Credores Extraconcurtais Aderentes. Os Credores Extraconcurtais que desejarem receber os seus Créditos Extraconcurtais na forma de uma das opções de

pagamento previstas neste Plano, poderão fazê-lo, desde que informem às Recuperandas no prazo de até 30 (trinta) dias contados da Data de Homologação e cumpram com todos os requisitos aplicáveis à respectiva opção de pagamento escolhida.

4.11. Liberação de Valor Retidos. A partir da Homologação Judicial do Plano, as Recuperandas efetuarão, a seu exclusivo critério, a liberação de valores que foram retidos em decorrência das regras de retenção de parcela de valores contidas em determinados contratos de fornecimento celebrados com determinados Credores Quirografários, em razão de avaliação de risco de possível perda financeira futura para o Grupo Oi, sendo certo que a liberação dos valores retidos aos respectivos Credores Quirografários só será realizada se e quando comprovado pelo respectivo Credor Quirografário, nos estritos termos do contrato de fornecimento, que o risco de perda financeira para as Recuperandas que justificou a respectiva retenção não mais subsiste.

5. RECURSOS PARA PAGAMENTO DE CREDITORES

5.1. Alienação e Oneração de Ativos. Como forma de levantamento de recursos necessários para o cumprimento das obrigações deste Plano, o Grupo Oi, (i) a qualquer tempo após a Data de Homologação, (i.1) poderá alienar ou Onerar os bens listados no **Anexo 5.1**; (i.2) poderá promover a alienação, cessão ou Oneração dos bens listados no **Anexo 4.2.8.3**, nos termos da **Cláusula 4.2.8.3**; (i.3) deverá promover a alienação dos bens listados nos **Anexos 5.2.1(iii)(a)** e **5.2.1(iii)(b)**, nos termos da **Cláusula 4.2.9.6**; (i.4) deverá promover a alienação dos Imóveis; (i.5) deverá promover processos organizados de alienação para a UPI ClientCo, nos termos da **Cláusula 5.2 e seguintes**; (i.6) deverá tomar as medidas necessárias para alienar ou Onerar os ativos eventualmente recebidos pela Oi como parte do pagamento do preço de aquisição no âmbito do Procedimento Competitivo de alienação da UPI ClientCo; e (i.7) poderá promover qualquer Oneração de bens prevista neste Plano; e (ii) a qualquer tempo após a implementação da Nova Governança, (ii.1) poderá alienar ou Onerar quaisquer outros (ii.1.1) bens integrantes do seu ativo permanente (não circulante), incluindo aqueles listados nos **Anexos 3.1.2** e **4.2.2.2.1(f)(I)**; (ii.1.2) bens integrantes do seu ativo circulante, e (ii.1.3) direitos decorrentes de decisões judiciais ou arbitrais transitadas em julgado ou não em favor das Recuperandas; e (ii.2) poderá promover processos organizados de alienação para a UPI V.tal, nos termos da **Cláusula 5.2 e seguintes**. Em qualquer caso,

podendo a Oi promover (i) a alienação, cessão ou Oneração prevista neste Plano para outros fins, inclusive dos direitos e/ou recebíveis decorrentes do Processo Arbitral n.º 26470/PFF que tramita perante a CCI, de acordo com os termos e condições para tanto estabelecidos no âmbito do Procedimento de Solução Consensual, cujo termo de autocomposição deverá ser em termos materialmente consistentes com as condições previstas no **Anexo 3.1.6**, e (ii) aquelas alienações e Onerações que sejam prerrogativas conferidas ao Grupo Oi, conforme disposto nos itens (i.1), (i.2), (i.4), (ii.1) e (ii.2) acima.

5.1.1. As alienações ou Onerações previstas na **Cláusula 5.1** poderão ocorrer na forma dos arts. 60, 60-A, 66, 140, 141 e 142 da LRF, independentemente de nova aprovação dos Credores Concurssais ou do Juízo da Recuperação Judicial (exceto se expressamente previsto de forma diversa neste Plano), ou da obtenção de alvará judicial específico para formalização da alienação, cessão ou Oneração em questão junto aos registros de imóveis competentes, desde que observados os termos e condições deste Plano, a Lei e, caso aplicável, eventuais exigências, autorizações ou limitações contratuais e/ou regulatórias necessárias e aplicáveis, notadamente no que diz respeito à ANATEL e ao CADE, e aquelas previstas no Estatuto Social da Oi ou das demais Recuperandas.

5.1.2. As Recuperandas empreenderão seus melhores esforços com o objetivo de se beneficiarem de oportunidades de alienação de ativos, inclusive decorrentes de eventuais alterações no modelo regulatório, sempre observado o disposto na **Cláusula 5.1** e o interesse das próprias Recuperandas e dos Credores, observadas obrigações ainda pendentes de cumprimento perante Credores nos termos deste Plano.

5.1.3. Conforme previsto na **Cláusula 5.1** acima, as Recuperandas poderão, após a implementação da Nova Governança, promover a alienação ou Oneração de ativos que não estejam listados nos **Anexos 3.1.2 e 5.1**, desde que observadas (i) eventuais exigências ou autorizações previstas no Estatuto Social da Oi ou das demais Recuperandas; (ii) eventuais exigências, autorizações ou limitações contratuais e/ou regulatórias necessárias e aplicáveis; (iii) a manutenção de eventuais direitos de terceiros derivados de contratos de comodato sobre os Imóveis; e (iv) enquanto não encerrada a Recuperação Judicial, desde que aprovada pelo Juízo da Recuperação Judicial, ressalvado se disposto diversamente na

Cláusula 3.1.2.

5.1.4. Conforme estabelecido na **Cláusula 3.1.2.4**, na alienação de bens móveis ou Imóveis do Grupo Oi, que constituírem ou não UPIs, incluindo a alienação de tais bens individualmente ou em bloco, direta ou indiretamente, mediante o aporte dos mesmos no capital de alguma sociedade e a alienação das quotas ou ações de sua emissão, o(s) adquirente(s) não sucederá(ão) nas obrigações de quaisquer naturezas do Grupo Oi, nos termos dos art. 66, §3º, art. 141, inciso II, e art. 142 da LRF, inclusive as obrigações de natureza ambiental, regulatória, administrativa, anticorrupção e trabalhista, excepcionadas as obrigações relativas ao próprio bem alienado (*propter rem*), tais como, no caso de imóveis, IPTU e condomínio.

5.2. Constituição e Alienação de UPIs. Observados os termos previstos na **Cláusula 5.1**, como forma de incrementar as medidas voltadas para sua recuperação econômico-financeira e facilitar o processo de alienação de ativos, as Recuperandas deverão constituir e organizar as UPIs descritas nas **Cláusula 5.2.1** (em conjunto, as “UPIs Definidas”) para serem alienadas, individualmente ou em blocos, de maneira total ou parcial, a menos que expressamente estabelecido de outro modo neste Plano, sem que a(s) UPI(s) e o(s) adquirente(s) suceda(m) às Recuperandas em quaisquer dívidas, contingências e obrigações de quaisquer naturezas, inclusive em relação às obrigações de natureza fiscal, tributárias e não tributárias, ambiental, regulatória, administrativa, cível, consumerista, comercial, trabalhista, previdenciária, penal e anticorrupção, nos termos dos arts. 60, parágrafo único, 141, inciso II e 142 da LRF e do art. 133, §1º, inciso II da Lei nº 5.172/1966. Após a implementação da Nova Governança, as Recuperandas poderão constituir outras UPIs que não as UPIs Definidas.

5.2.1. Constituição das UPIs Definidas. As UPIs Definidas descritas nos itens (i), (ii) e (iii) abaixo deverão ou poderão, conforme aplicável, ser constituídas mediante a realização e implementação de operações de reorganização societária que as Recuperandas julgarem mais eficientes e convenientes, inclusive, mas sem limitação, na forma de sociedades de propósito específico, para cujo capital as Recuperandas transferirão os bens e ativos listados nos Anexos que forem aplicáveis (em cada caso, uma “SPE”).

(i) **Composição da UPI ClientCo.** As Recuperandas poderão constituir

uma ou mais UPIs ClientCo, sendo que cada UPI ClientCo será composta por 100% (cem por cento) das ações de emissão de uma SPE (cada uma, uma “SPE ClientCo”), para cujo capital social as Recuperandas deverão contribuir ou transferir, por meio de operações societárias ou contratuais, a totalidade ou uma parcela, conforme aplicável, dos ativos, passivos, obrigações e direitos descritos no **Anexo 5.2.1(i)**, conforme definido pelas Recuperandas (“Acervo ClientCo” e “UPI ClientCo”, respectivamente). Todos os demais ativos, passivos, obrigações e direitos que não forem transferidos pelas Recuperandas à SPE ClientCo (ou às SPEs ClientCo, conforme aplicável) e que não componham o Acervo ClientCo não integrarão a(s) UPI(s) ClientCo e não farão parte da alienação judicial, continuando na propriedade e obrigação das Recuperandas.

(a) A Oi deverá (i) assinar o instrumento previsto no **Anexo 5.2.1(i)(b)**, por meio do qual a Oi outorgará alienação fiduciária sobre 100% (cem por cento) das ações de emissão da SPE ClientCo (ou de cada SPE ClientCo, conforme aplicável) aos Terceiros Novo Financiamento, Credores do Novo Financiamento, Credores do Empréstimo-Ponte, caso aplicável, Credores da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I e Credores da Dívida *Roll-Up*, e (ii) registrar o instrumento previsto no **Anexo 5.2.1(i)(b)** perante todos os cartórios e livros necessários para o aperfeiçoamento de tal garantia; em qualquer caso, observada a ordem de prioridade prevista no **Anexo 4.2.2.1(f)(I)** e no Contrato entre Credores (*Intercreditor Agreement*), a qual permanecerá eficaz e válida até a Data do Fechamento Alienação da UPI ClientCo.

(ii) **Composição da UPI V.tal**. Caso alienada, a UPI V.tal será composta pelos ativos, passivos, obrigações e direitos descritos no **Anexo 5.2.1(ii)** (“Acervo V.tal”) e poderá ser organizada na forma de uma SPE para cujo capital social as Recuperandas deverão contribuir ou transferir, por meio de operações societárias ou contratuais, todo o Acervo V.tal (“SPE V.tal”). Todos os demais ativos, passivos, obrigações e direitos que não estejam descritos como Acervo V.tal no **Anexo 5.2.1(ii)** não integrarão a UPI V.tal e não farão

parte da alienação judicial, continuando na propriedade e obrigação das Recuperandas, ou de outra SPE, caso assim estabelecido neste Plano.

(a) A Oi deverá (i) assinar um instrumento por meio do qual outorgará alienação fiduciária sobre 100% (cem por cento) das ações de emissão da SPE V.tal aos Terceiros Novo Financiamento, Credores do Novo Financiamento, Credores do Empréstimo-Ponte, caso aplicável, Credores da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I e Credores da Dívida *Roll-Up*, e (ii) registrar o instrumento previsto no item (i) acima perante todos os cartórios e livros necessários para o aperfeiçoamento de tal garantia; em qualquer caso, observada a ordem de prioridade prevista no **Anexo 4.2.2.2.1(f)(I)** e no Contrato entre Credores (*Intercreditor Agreement*), a qual permanecerá eficaz e válida até a Data do Fechamento Alienação da UPI V.tal.

(iii) **Composição das UPIs Imóveis e Torres Seleccionados.** Cada UPI Imóveis e Torres Seleccionados será composta por 100% (cem por cento) das ações de emissão de uma respectiva SPE ("SPEs Imóveis e Torres Seleccionados"), para cujo capital social as Recuperandas deverão contribuir ou transferir, por meio de operações societárias ou contratuais, os respectivos ativos, passivos, contratos, obrigações e direitos descritos no **Anexo 5.2.1(iii)(a)** ("Acervo Torres Seleccionadas") e no **Anexo 5.2.1(iii)(b)** ("Acervo Imóveis Seleccionados" e "UPIs Imóveis e Torres Seleccionados"), conforme previamente discutido e acordado com os respectivos adquirentes das UPIs Imóveis e Torres Seleccionados. Todos os demais ativos, passivos, obrigações e direitos que não forem transferidos pelas Recuperandas às SPEs Imóveis e Torres Seleccionados e que não componham o Acervo Imóveis Seleccionados ou o Acervo Torres Seleccionadas não integrarão as UPIs Imóveis e Torres Seleccionados e não farão parte da alienação judicial, continuando na propriedade e obrigação das Recuperandas.

5.2.1.1. Transferência dos Acervos das UPIs Definidas e Operação das SPEs. As Recuperandas contribuirão e transferirão os Acervos das UPIs Definidas para as respectivas SPEs Definidas, na forma e até a data da celebração dos respectivos contratos de compra e venda ou outra data posterior a ser prevista

nos respectivos contratos de compra e venda, conforme aplicável, de forma que as SPEs Definidas, quando transferidas para seus respectivos adquirentes, possam operar os respectivos Acervos das UPIs Definidas de maneira independente e com as autorizações necessárias.

5.2.2. Alienação da UPI ClientCo e UPI V.tal. Sem prejuízo de outros termos e condições previstos no respectivo Edital e observado o disposto nas cláusulas a seguir, bem como nos arts. 60, 60-A, 66-A e 142 da LRF, a(s) UPI(s) ClientCo e a UPI V.tal serão alienadas judicialmente, total ou parcialmente, em conjunto ou separadas, livres e desembaraçadas de qualquer Ônus, por processo competitivo na modalidade de propostas fechadas, conforme autorizado pelo art. 142, inciso IV da LRF, após a lavratura e assinatura do respectivo auto de arrematação pelas partes interessadas e mediante a transferência das ações de emissão de cada SPE UPI Definida, conforme aplicável, sem que a(s) UPI(s) e o(s) respectivo(s) adquirente(s) suceda(m) às Recuperandas em quaisquer dívidas, contingências e obrigações de quaisquer naturezas, inclusive em relação às obrigações de natureza fiscal, tributárias e não tributárias, ambiental, regulatória, administrativa, cível, comercial, consumerista, trabalhista, penal, anticorrupção e previdenciária, nos termos dos arts. 60, parágrafo único, 141, inciso II e 142 da LRF e do art. 133, §1º, inciso II da Lei nº 5.172/1966 ("Procedimento Competitivo").

5.2.2.1. Alienação da UPI ClientCo. O Procedimento Competitivo para a alienação da UPI ClientCo (ou das UPIs ClientCo, conforme aplicável) será realizado em até duas rodadas, na modalidade de propostas fechadas, conforme as regras definidas nas **Cláusula 5.2.2 e seguintes**, e no respectivo edital de alienação.

5.2.2.1.1. Objeto da Alienação. O objeto da alienação será 100% (cem por cento) das ações de emissão da SPE ClientCo (ou das SPEs ClientCo, conforme aplicável) detidas pela Oi e por suas Afiliadas, que deverá corresponder, a todo tempo, a 100% (cem por cento) das ações de emissão da SPE ClientCo (ou de todas as SPEs ClientCo, conforme aplicável), livres e desembaraçadas de qualquer Ônus, na forma dos artigos 60, parágrafo único, 141, inciso II e 142 da LRF e do artigo 133, §1º, inciso II da Lei nº 5.172/1996. Até a Data do Fechamento Alienação da UPI ClientCo (ou das

UPIs ClientCo, conforme aplicável), a totalidade das ações de emissão da SPE ClientCo (ou das SPEs ClientCo, conforme aplicável) deverá permanecer Onerada nos termos deste Plano e tal garantia será liberada na Data do Fechamento Alienação da UPI ClientCo (ou das UPIs ClientCo, conforme aplicável), desde que de acordo com os termos previstos neste Plano.

5.2.2.1.1.1. Na hipótese de serem formadas múltiplas UPIs ClientCo, as UPIs ClientCo poderão ser alienadas para adquirentes distintos, desde que sejam observadas as seguintes condições mínimas: (i) todos os adquirentes deverão preencher os Requisitos Mínimos de Qualificação, (ii) todas as UPIs ClientCo deverão ser alienadas em um mesmo Procedimento Competitivo; (iii) na Primeira Rodada de Alienação UPI ClientCo, o valor agregado de alienação de todas as UPIs ClientCo deverá observar o Preço Mínimo UPI ClientCo; e (iv) o fechamento de todas as operações de alienação de todas as UPIs ClientCo deverá ocorrer de forma simultânea, na mesma Data de Fechamento Alienação; sendo que os Credores Opção de Reestruturação I (conforme Deliberação de Credores Opção de Reestruturação I) e os Credores da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I (conforme Deliberação de Credores da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I), poderão dispensar os requisitos previstos nos itens (ii), (iii) e (iv) acima.

5.2.2.1.2. Primeira Rodada. O edital de alienação da primeira rodada (“Edital UPI ClientCo – Primeira Rodada”) deverá ser apresentado ao Juízo da Recuperação Judicial e publicado no Diário de Justiça Eletrônico em até 30 (trinta) dias corridos contados da Data de Homologação e conterá os seguintes termos e condições para a primeira rodada do Procedimento Competitivo de alienação da UPI ClientCo (“Primeira Rodada de Alienação UPI ClientCo”):

(i) **Preço Mínimo UPI ClientCo e Forma de Pagamento:** Para fins da Primeira Rodada de Alienação UPI ClientCo, somente serão consideradas válidas e poderão ser aceitas propostas com ofertas de

pagamento à vista, em dinheiro e em moeda corrente nacional. O preço mínimo para alienação da UPI ClientCo (ou, no caso de múltiplas UPIs ClientCo, o preço mínimo de todas as UPIs ClientCo consideradas conjuntamente) aquele será de R\$7.300.000.000,00 (sete bilhões e trezentos milhões de Reais) para a Oi (“Preço Mínimo UPI ClientCo”).

(ii) **Audiência Primeira Rodada UPI ClientCo e Proposta Vencedora UPI ClientCo:** As propostas fechadas apresentadas na Primeira Rodada de Alienação UPI ClientCo serão abertas durante audiência a ser designada em até 30 (trinta) dias corridos contados da data de publicação do Edital UPI ClientCo – Primeira Rodada, em data a ser designada no Edital UPI ClientCo – Primeira Rodada (“Audiência Primeira Rodada UPI ClientCo”), no âmbito da qual será declarada vencedora a proposta que apresentar o maior preço de aquisição para a UPI ClientCo, desde que seja, necessariamente, igual ou maior que o Preço Mínimo UPI ClientCo (“Proposta Vencedora UPI ClientCo”) para pagamento integral em dinheiro. Na hipótese de serem formadas múltiplas UPIs ClientCo, a determinação das Propostas Vencedoras UPI ClientCo considerará o valor agregado das melhores propostas para alienação de todas as UPIs ClientCo, observados os termos da **Cláusula 5.2.2.1.1.1.**

(iii) **Deliberação sobre Propostas Inferiores ao Preço Mínimo UPI ClientCo:** Caso, na Primeira Rodada de Alienação UPI ClientCo, a Oi receba apenas (i) propostas para aquisição da UPI ClientCo, em dinheiro, em valores inferiores ao Preço Mínimo UPI ClientCo; ou (ii) propostas para aquisição das UPIs ClientCo, em dinheiro, cuja soma dos preços oferecidos pelos proponentes não atinja o Preço Mínimo UPI ClientCo (em ambos os casos, as “Propostas Inferiores ao Preço Mínimo UPI ClientCo”), a Audiência Primeira Rodada UPI ClientCo deverá ser suspensão e a Administração Judicial deverá submeter, em 2 (dois) Dias Úteis contados da Audiência Primeira Rodada UPI ClientCo, todas as Propostas Inferiores ao Preço Mínimo UPI ClientCo à análise e deliberação: (iii.1) dos Credores Opção de Reestruturação I; e (iii.2) dos Credores da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I.

(a) Em até 10 (dez) dias contados do recebimento das Propostas Inferiores ao Preço Mínimo UPI ClientCo, os Credores Opção de Reestruturação I (conforme Deliberação de Credores Opção de Reestruturação I) e os Credores da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I (conforme Deliberação de Credores da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I) deverão deliberar se quaisquer das Propostas Inferiores ao Preço Mínimo UPI ClientCo são aceitáveis e comunicar sua decisão à Administração Judicial, observado o disposto na **Cláusula 5.2.3.2.**, hipótese na qual a(s) Proposta(s) Inferior(es) ao Preço Mínimo UPI ClientCo aceita(s) será(ão) consideradas a(s) Proposta(s) Vencedora(s), ressalvado que os Credores Opção de Reestruturação I e os Credores da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I não poderão, sem o prévio e expresso consentimento dos Terceiros Novo Financiamento, deliberar pela aceitação de quaisquer Propostas Inferiores ao Preço Mínimo UPI ClientCo que não resultem na quitação integral, em dinheiro, do montante total e atualizado do Novo Financiamento – Terceiros.

(b) Caso a deliberação pelos Credores Opção de Reestruturação I e pelos Credores da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I não ocorra ou o resultado da deliberação não seja comunicado à Administração Judicial no prazo previsto acima, todas as Propostas Inferiores ao Preço Mínimo UPI ClientCo serão consideradas automaticamente rejeitadas. A Administração Judicial deverá comunicar o resultado da deliberação ao Juízo da Recuperação Judicial em até 2 (dois) Dias Úteis após o término do prazo previsto acima. Para fins de esclarecimento, a Oi não terá direito de veto sobre a deliberação dos Credores Opção de Reestruturação I e Credores da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I, nos termos desta Cláusula, tampouco de impor aos Credores Opção de Reestruturação I e aos Credores da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I a aceitação de quaisquer Propostas Inferiores ao Preço Mínimo UPI ClientCo.

5.2.2.1.3. Encerramento da Primeira Rodada e Início da Segunda Rodada de Alienação UPI ClientCo. Será realizada uma segunda rodada do Procedimento Competitivo de alienação da UPI ClientCo ("Segunda Rodada de Alienação UPI ClientCo"), caso se verifique uma das seguintes hipóteses:

- (i) Na Audiência Primeira Rodada UPI ClientCo, a Oi não receber nenhuma proposta;
- (ii) Na Audiência Primeira Rodada UPI ClientCo, a Oi não receber nenhuma proposta em dinheiro que atenda aos requisitos mínimos necessários para o Processo Competitivo de alienação da UPI ClientCo;
- (iii) Na Audiência Primeira Rodada UPI ClientCo, a Oi não receber ofertas para todas as UPIs ClientCo formadas;
- (iv) Na Audiência Primeira Rodada UPI ClientCo, a Oi receber apenas Propostas Inferiores ao Preço Mínimo UPI ClientCo e tais Propostas Inferiores ao Preço Mínimo UPI ClientCo sejam rejeitadas pelos Credores Opção de Reestruturação I e pelos Credores da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I, nos termos da **Cláusula 5.2.2.1.2(iii)**;

5.2.2.1.3.1. Em até 3 (três) Dias Úteis contados da ocorrência de qualquer dos eventos descritos na **Cláusula 5.2.2.1.3**, a Oi disponibilizará aviso no sítio eletrônico www.recjud.com.br, nos termos do Edital UPI ClientCo – Primeira Rodada, comunicando o encerramento da Primeira Rodada de Alienação da UPI ClientCo e, por consequência, o início da Segunda Rodada de Alienação da UPI ClientCo.

5.2.2.1.4. Edital UPI ClientCo – Segunda Rodada. O edital de alienação da segunda rodada que ("Edital UPI ClientCo – Segunda Rodada") (i) deverá ser submetido pelas Recuperandas para revisão e aprovação dos Credores Opção de Reestruturação I e Credores da Dívida ToP sem

Garantia 2024/2025 *Reinstated* – Opção I em até 5 (cinco) dias corridos contados da publicação prevista na **Cláusula 5.2.2.1.3.1** acima; e (ii) revisto e deliberado, cumulativamente, pelos (a) Credores Opção de Reestruturação I (conforme Deliberação de Credores Opção de Reestruturação I); e (b) Credores da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I (conforme Deliberação dos Credores da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I), observado o disposto na **Cláusula 5.2.3.2**.

5.2.2.1.4.1. A revisão e deliberação do Edital UPI ClientCo – Segunda Rodada pelos Credores Opção de Reestruturação I e pelos Credores da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I deverá ser comunicada à Administração Judicial em até 5 (cinco) dias contados da data em que o Edital UPI ClientCo – Segunda Rodada for submetido aos respectivos Credores. Caso a deliberação pelos Credores Opção de Reestruturação I e pelos Credores da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I não seja comunicada à Administração Judicial no prazo previsto, o Edital UPI ClientCo – Segunda Rodada será considerado automaticamente rejeitado. A Administração Judicial deverá comunicar o resultado da deliberação à Oi em até 1 (um) Dia Útil contado do fim do prazo estabelecido acima ou da data em que for notificada sobre a deliberação dos Credores Opção de Reestruturação I e Credores da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I, o que ocorrer primeiro.

5.2.2.1.5. Segunda Rodada. O Edital UPI ClientCo – Segunda Rodada conterá os seguintes termos e condições para a segunda rodada do Procedimento Competitivo de alienação da UPI ClientCo ("Segunda Rodada de Alienação UPI ClientCo"):

(i) **Preço e Forma de Pagamento:** Para fins da Segunda Rodada de Alienação UPI ClientCo, não haverá preço mínimo para alienação da UPI ClientCo (ou das UPIs ClientCo, conforme aplicável), podendo ser aceitas propostas que prevejam quaisquer formas de pagamento ou uma combinação delas, incluindo (a) pagamento em dinheiro;

(b) compensação, entrega, cancelamento, perdão ou qualquer outra medida semelhante para fins de implementação da respectiva transação, da integralidade ou parcela de Créditos Extraconcursais (incluindo juros e correção monetária) detidos por Credores do Novo Financiamento ou Terceiros Novo Financiamento e/ou suas Afiliadas, desde que (b.1) decorrentes de obrigações contratadas pela Oi e já devidamente prestadas ou finalizadas pelo respectivo proponente; e (b.2) reconhecidos pelas Recuperandas; e/ou (c) dação em pagamento de Ativos Permitidos ClientCo , os quais deverão estar livres e desembaraçados de qualquer Ônus.

(ii) **Audiência Segunda Rodada UPI ClientCo:** As propostas fechadas apresentadas na Segunda Rodada de Alienação UPI ClientCo (“Propostas Segunda Rodada UPI ClientCo”) serão abertas durante audiência a ser realizada em até 15 (quinze) dias corridos contados da data de publicação do Edital UPI ClientCo – Segunda Rodada (“Audiência Segunda Rodada UPI ClientCo”). A Audiência Segunda Rodada UPI ClientCo estará limitada à abertura das Propostas Segunda Rodada UPI ClientCo, e não haverá declaração ou deliberação sobre a Proposta Vencedora UPI ClientCo durante a Audiência Segunda Rodada UPI ClientCo. A Audiência Segunda Rodada UPI ClientCo deverá ser suspensa imediatamente após a abertura Propostas Segunda Rodada UPI ClientCo, a fim de viabilizar o procedimento de deliberação previsto na **Cláusula 5.2.2.1.5(iii)** abaixo.

(iii) **Deliberação sobre a(s) Proposta(s) Vencedora(s) UPI ClientCo:** A Administração Judicial deverá submeter, em 2 (dois) Dias Úteis contados da Audiência Segunda Rodada UPI ClientCo, todas as propostas recebidas na forma da **Cláusula 5.2.2.1.5(i)** e/ou na Audiência Segunda Rodada UPI ClientCo à análise e deliberação (iii.1) dos Credores Opção de Reestruturação I; e (iii.2) dos Credores da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I, independentemente dos valores e condições ofertados pelos respectivos proponentes.

(a) Em até 10 (dez) dias contados do recebimento das Propostas

Segunda Rodada UPI ClientCo, os Credores Opção de Reestruturação I (conforme Deliberação de Credores Opção de Reestruturação I) e os Credores da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I (conforme Deliberação de Credores da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I) deverão deliberar se quaisquer das Propostas Segunda Rodada UPI ClientCo são aceitáveis e comunicar sua decisão à Administração Judicial, observado o disposto na **Cláusula 5.2.3.2.**, hipótese na qual a(s) Proposta(s) Segunda Rodada UPI ClientCo aceita(s) será(ão) considerada(s) a(s) Proposta(s) Vencedora(s), ressalvado que os Credores Opção de Reestruturação I e os Credores da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I não poderão, sem o prévio e expreso consentimento dos Terceiros Novo Financiamento, deliberar pela aceitação de quaisquer Propostas Segunda Rodada UPI ClientCo que não resultem na quitação integral, em dinheiro, do montante total e atualizado do Novo Financiamento – Terceiros.

(b) Caso a deliberação pelos Credores Opção de Reestruturação I e pelos Credores da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I não ocorra ou o resultado da deliberação não seja comunicado à Administração Judicial no prazo previsto acima, todas as Propostas Segunda Rodada UPI ClientCo serão consideradas automaticamente rejeitadas. A Administração Judicial deverá comunicar o resultado da deliberação ao Juízo da Recuperação Judicial em até 1 (um) Dia Útil após o término do prazo previsto acima. Para fins de esclarecimento, a Oi não terá direito de veto sobre a deliberação dos Credores Opção de Reestruturação I e Credores da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I, nos termos desta Cláusula.

(iv) **Vinculação da Oi.** Por força e operação deste Plano e do Edital UPI ClientCo – Segunda Rodada, a Oi estará formal e irrevogavelmente vinculada à Proposta Vencedora, obrigando-se a praticar todos os atos úteis ou necessários para implementação da transação prevista na Proposta Vencedora, inclusive a negociação de boa-fé e celebração do

contrato de compra e venda e demais instrumentos acessórios, até a Data do Fechamento Alienação UPI ClientCo, observado que as Recuperandas não serão obrigadas a arcar com custos de implementação da transação irrazoáveis e/ou fora dos padrões de mercado. Para fins de esclarecimentos, a Oi não terá o direito de rejeitar ou vetar a Proposta Vencedora, tampouco de impor aos Credores Opção de Reestruturação I e aos Credores da Dívida ToP sem Garantia 2024/2025 Reinstated – Opção I a aceitação de quaisquer Propostas Segunda Rodada UPI ClientCo, bem como de outros termos e condições que não estejam expressamente previstos no Edital UPI ClientCo – Segunda Rodada.

(v) **Data Limite:** Na hipótese de a Proposta Vencedora ser declarada na Segunda Rodada de Alienação UPI ClientCo, a Data de Fechamento Alienação da UPI ClientCo deverá ocorrer até 10 de setembro de 2024 (“Data Limite Fechamento Segunda Rodada Alienação UPI ClientCo”), podendo tal Data Limite Fechamento Segunda Rodada Alienação UPI ClientCo ser estendida por deliberação e aprovação dos Credores Opção de Reestruturação I (conforme Deliberação de Credores Opção de Reestruturação I) e dos Credores da Dívida ToP sem Garantia 2024/2025 Reinstated – Opção I (conforme Deliberação de Credores da Dívida ToP sem Garantia 2024/2025 Reinstated – Opção I).

5.2.2.1.6. Valor Retido da Receita Líquida da Venda da UPI ClientCo. O Conselho de Administração da Oi poderá, em até 5 (cinco) dias corridos contados da deliberação da(s) Proposta(s) Vencedora(s) UPI ClientCo, deliberar, sobre a necessidade de retenção, pela Oi, de até R\$1.500.000.000,00 (um bilhão e quinhentos milhões de Reais) da parcela em dinheiro da Receita Líquida da Venda da UPI ClientCo relativa à alienação da(s) UPI(s) ClientCo para investimentos em suas próprias atividades ou de suas Afiliadas (“Valor de Retenção”). Caso, por qualquer razão após o fechamento da alienação da(s) UPI(s) ClientCo, a Oi não consiga ou não seja autorizada a reter o montante total de R\$ 1.500.000.000,00 (um bilhão e quinhentos milhões de Reais) da Receita Líquida da Venda da UPI ClientCo (“Valor Total de Retenção”), o

Conselho de Administração da Oi poderá deliberar e definir o montante necessário que precisará ser captado, o qual, somado a eventual montante que tiver efetivamente conseguido reter da Receita Líquida da Venda da UPI ClientCo, não poderá ser superior ao Valor Total de Retenção e informar, em até 5 (cinco) dias da referida deliberação, o montante a ser captado nos termos da **Cláusula 5.4.3** aos Credores do Novo Financiamento, Terceiros Novo Financiamento e Credores da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I. Neste caso, a Oi poderá oferecer em garantia ao Endividamento Adicional Permitido os ativos listados no **Anexo 5.4.3**, a qual observará a ordem de prioridade (*waterfall*) igualmente descrita no **Anexo 5.4.3** e as regras estabelecidas no Contrato entre Credores (*Intercreditor Agreement*).

5.2.2.1.6.1. A Oi deverá, em até 5 (cinco) Dias Úteis contados da data da deliberação por seu Conselho de Administração, solicitar, fundamentadamente, autorização ("Pedido de Retenção"), cumulativamente, dos (i) Credores Opção de Reestruturação I (conforme Deliberação de Credores Opção de Reestruturação I) e (ii) Credores da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I (conforme Deliberação de Credores da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I), observado o disposto na **Cláusula 5.2.3.2**), para realizar a retenção do Valor de Retenção indicado pelo Conselho de Administração.

5.2.2.1.6.1.1. A deliberação pelos Credores Opção de Reestruturação I e pelos Credores da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I sobre o Pedido de Retenção deverá ser comunicada à Administração Judicial em até 15 (quinze) Dias Úteis contados da data em que os Credores Opção de Reestruturação I e Credores da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I forem notificados sobre o Pedido de Retenção. Caso a deliberação pelos Credores não ocorra ou o resultado de tal deliberação não seja comunicada à Administração Judicial no prazo previsto acima, o Pedido de Retenção será considerado automaticamente rejeitado. A Administração Judicial deverá

comunicar o resultado da deliberação pelos Credores à Oi em até 1 (um) Dia Útil após o término do prazo previsto acima.

5.2.2.1.6.2. Os Credores Opção de Reestruturação I e os Credores da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I poderão aceitar ou rejeitar, total ou parcialmente, o Pedido de Retenção feito pelas Recuperandas, observado que, no caso de rejeição, total ou parcial, ou ausência de comunicação à Administração Judicial, as Recuperandas estarão autorizadas a levantar o Endividamento Adicional Permitido, no valor correspondente à diferença ou totalidade do Valor de Retenção objeto do Pedido de Retenção, conforme aplicável, nos termos da **Cláusula 5.4.3.**

5.2.2.1.6.3. Caso determinado Credor Opção de Reestruturação I, Terceiros Novo Financiamento ou Credor da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I seja o proponente de uma proposta fechada apresentadas, tal proponente ficará impedido de deliberar sobre Proposta(s) Inferior(es) ao Preço Mínimo UPI ClientCo e o Pedido de Retenção e, para tanto, o respectivo Quórum de Deliberação aplicável ao grupo de tal proponente não levará em consideração o montante de Créditos de titularidade de tal proponente.

5.2.2.1.7. Demais Condições UPI ClientCo. As propostas fechadas a serem apresentadas pelos interessados deverão observar, além dos Requisitos Mínimos de Qualificação previstos neste Plano, os seguintes requisitos, sem prejuízo de outras condições e requisitos previstos no Edital UPI ClientCo: (i) aquisição de todas as ações de emissão da SPE ClientCo ou de cada SPE ClientCo, conforme aplicável; (ii) a expressa adesão aos termos e condições fixados no Edital UPI ClientCo; (iii) a concordância com formato e procedimento do Procedimento Competitivo para alienação da UPI ClientCo estabelecidos neste Plano e no Edital UPI ClientCo; e (iv) a obrigação do interessado de se declarar expressamente vinculado e obrigado a observar todos os termos, condições e obrigações estabelecidos neste Plano relativamente à venda da UPI ClientCo, bem como outras eventuais condições que venham a ser definidas até a data da

publicação do Edital UPI ClientCo.

5.2.2.1.8. Liberação de Garantias. Na hipótese de alienação da(s) UPI(s) ClientCo, e desde que realizada estritamente nos termos previstos no Plano, as Onerações constituídas em favor dos Credores do Novo Financiamento, Terceiros Novo Financiamento, Credores do Empréstimo-Ponte, Credores da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I, Credores da Dívida *Roll-Up*, conforme aplicável e, caso aplicável, dos Credores do Endividamento Adicional Permitido, e que recaiam sobre o Acervo ClientCo ou sobre as ações de emissão da SPE ClientCo deverão ser liberadas na Data de Fechamento Alienação da UPI ClientCo, para que as respectivas operações possam ser realizadas e concluídas, desde que (i.a) na mesma Data de Fechamento Alienação da UPI ClientCo, o pagamento do preço do respectivo ativo seja integralmente feito em conta bancária vinculada (conta *escrow*) de titularidade da Oi e que será ser alienada fiduciariamente em benefício dos Credores Opção de Reestruturação I, Terceiros Novo Financiamento e Credores da Dívida ToP sem Garantia *Reinstated* – Opção I,, e (i.b) o contrato da conta *escrow* deverá estabelecer a obrigação de realizar a distribuição da Geração de Caixa Excedente (Cash Sweep) nos termos previstos na **Cláusula 5.3**, no Dia Útil subsequente à Data de Fechamento UPI ClientCo do referido ativo; ou (ii) caso o pagamento do preço de aquisição da UPI ClientCo no contexto do respectivo Procedimento Competitivo envolva dação em pagamento de ativos, tais ativos, salvo se de outro modo aprovado por Deliberação de Credores Opção de Reestruturação I, Deliberação de Terceiros Novo Financiamento e Deliberação dos Credores da Dívida ToP sem Garantia *Reinstated* – Opção I, serão Onerados, por meio de garantia constituída e aperfeiçoada previamente à Data de Fechamento Alienação, em favor dos Credores Novo Financiamento, Terceiros Novo Financiamento, Credores da Dívida ToP sem Garantia *Reinstated* – Opção I, Credores da Dívida *Roll-up* e, caso aplicável, dos Credores do Endividamento Adicional Permitido, e tal garantia seja constituída e aperfeiçoada perante todos os cartórios e livros necessários até a Data de Fechamento Alienação da UPI ClientCo, sob condição suspensiva, tornando-se eficaz concomitantemente com a liberação da garantia, observados, neste caso, os termos e condições

previstos no Contrato entre Credores (*Intercreditor Agreement*).

5.2.2.2. Alienação da UPI V.tal. Observados os termos da **Cláusula 5.1(ii.2)**, o Procedimento Competitivo para a alienação da UPI V.tal poderá ser realizado nos termos da **Cláusula 5.2.2.2 e seguintes**, na modalidade de propostas fechadas, conforme as regras definidas neste Plano e no respectivo edital de alienação ("Edital UPI V.tal").

5.2.2.2.1. Edital UPI V.tal. O Edital UPI V.tal deverá ser revisado e aprovado, cumulativamente, pelos Credores Opção de Reestruturação I (conforme Deliberação de Credores Opção de Reestruturação I).

5.2.2.2.1.1. A revisão e aprovação do Edital UPI V.tal pelos Credores Opção de Reestruturação I deverá ser comunicada à Administração Judicial em até 15 (quinze) dias contados da data em que os respectivos Credores forem notificados sobre o Edital UPI V.tal. Caso a deliberação pelos Credores Opção de Reestruturação I não seja comunicada à Administração Judicial no prazo previsto, o Edital UPI V.tal será considerado automaticamente rejeitado. A Administração Judicial deverá comunicar o resultado da deliberação à Oi em até 1 (um) Dia Útil.

5.2.2.2.2. Objeto da Alienação. O objeto da alienação será de até 100% (cem por cento) das ações de emissão da, conforme aplicável, (i) V.tal de titularidade da Oi e de suas subsidiárias no momento da conclusão da referida operação; ou (ii) SPE V.tal; em ambos os casos dos itens (i) e (ii), livres e desembaraçadas de qualquer Ônus, na forma dos artigos 60, parágrafo único, 141, inciso II e 142 da LRF e do artigo 133, §1º, inciso II da Lei nº 5.172/1996. Até a Data do Fechamento Alienação da UPI V.tal (ou das UPIs V.tal, conforme aplicável), a totalidade das ações de emissão da V.tal ou da SPE V.tal, conforme aplicável, deverá permanecer Onerada nos termos deste Plano.

5.2.2.2.3. Preço Mínimo UPI V.tal. O preço mínimo agregado para alienação da UPI V.tal a ser previsto no Edital UPI V.tal será o valor a ser

pago à vista, em dinheiro, em moeda corrente nacional, de R\$8.000.000.000,00 (oito bilhões de Reais) para a Oi (“Preço Mínimo UPI V.tal”), ressalvado que o Preço Mínimo UPI V.tal poderá ser proporcionalmente alterado para refletir eventual mudança no Acervo V.tal até a data de publicação do Edital UPI V.tal.

5.2.2.2.4. Deliberação sobre Propostas Inferiores ao Preço Mínimo UPI V.tal. Caso a Oi receba apenas propostas para aquisição da UPI V.tal, em dinheiro, em valores inferiores ao Preço Mínimo UPI V.tal (“Propostas Inferiores ao Preço Mínimo UPI V.tal”), todas as Propostas Inferiores ao Preço Mínimo UPI V.tal deverão ser submetidas à análise e deliberação dos Credores Opção de Reestruturação I.

(a) Em até 10 (dez) dias contados do recebimento das Propostas Inferiores ao Preço Mínimo UPI V.tal, os Credores Opção de Reestruturação I (conforme Deliberação de Credores Opção de Reestruturação I) deverão deliberar se quaisquer das Propostas Inferiores ao Preço Mínimo UPI V.tal são aceitáveis e comunicar sua decisão à Administração Judicial, observado o disposto na **Cláusula 5.2.3.2.**, hipótese na qual a Proposta Inferior ao Preço Mínimo UPI V.tal aceita será considerada a Proposta Vencedora. Os recursos em dinheiro apurados com a Proposta Vencedora serão distribuídos nos termos da **Cláusula 5.3.2.** Caso a Proposta Vencedora contemple qualquer pagamento em bens ou direitos, tal Proposta Vencedora deverá assegurar o pagamento integral, em dinheiro, do Novo Financiamento - Terceiros.

(b) Caso a deliberação pelos Credores Opção de Reestruturação I não ocorra ou o resultado da deliberação não seja comunicado à Administração Judicial no prazo previsto acima, todas as Propostas Inferiores ao Preço Mínimo UPI V.tal serão consideradas automaticamente rejeitadas. A Administração Judicial deverá comunicar o resultado da deliberação ao Juízo da Recuperação Judicial em até 2 (dois) Dias Úteis após o término do prazo previsto acima. Para fins de esclarecimento, a Oi não terá direito de veto sobre a deliberação

dos Credores Opção de Reestruturação I, nos termos desta Cláusula, tampouco de impor aos Credores Opção de Reestruturação I a aceitação de quaisquer Propostas Inferiores ao Preço Mínimo UPI V.tal.

5.2.2.2.5. Forma de Pagamento UPI V.tal. O Edital UPI V.tal deverá prever que o valor de alienação da UPI V.tal deverá ser pago à vista, em dinheiro, em moeda corrente nacional, exceto se aprovado de outra maneira pelos Credores Opção de Reestruturação I (conforme Deliberação de Credores Opção de Reestruturação I), em qualquer caso observado o disposto na **Cláusula 5.2.3.2**, e ressalvado que os Credores Opção de Reestruturação I não poderão, sem o prévio e expresse consentimento dos Terceiros Novo Financiamento, deliberar pela aceitação de quaisquer propostas que não resultem na quitação integral, em dinheiro, do montante total e atualizado do Novo Financiamento – Terceiros.

5.2.2.2.6. A realização do Procedimento Competitivo para a alienação da UPI V.tal será de discricionariedade dos órgãos administrativos da Oi e não será mandatória.

5.2.2.2.7. Demais Condições UPI V.tal. As propostas fechadas a serem apresentadas pelos interessados deverão observar, além dos Requisitos Mínimos de Qualificação previstos neste Plano, os seguintes requisitos, sem prejuízo de outras condições e quesitos previstos no Edital UPI V.tal (i) a expressa adesão aos termos e condições fixados no Edital UPI V.tal; (ii) a concordância com formato e procedimento do Procedimento Competitivo para alienação da UPI V.tal estabelecidos neste Plano; e (iii) a obrigação do interessado de se declarar expressamente vinculado e obrigado a observar todos os termos, condições e obrigações estabelecidos neste Plano relativamente à venda da UPI V.tal, bem como outras eventuais condições que venham a ser definidas até a data da publicação do Edital UPI V.tal.

5.2.2.2.8. Liberação de Garantias. Na hipótese de alienação da UPI V.tal, e desde que realizada estritamente nos termos previstos no Plano, as Onerações que recaem sobre o Acervo V.tal deverão ser liberadas na Data

de Fechamento Alienação da UPI V.tal, para que as respectivas operações possam ser realizadas e concluídas, desde que (i.a) na mesma Data de Fechamento Alienação, o pagamento do preço do respectivo ativo seja integralmente feito em conta bancária vinculada (conta escrow) de titularidade da Oi e que será alienada fiduciariamente em benefício dos Credores Opção de Reestruturação I, Terceiros Novo Financiamento e Credores da Dívida ToP sem Garantia *Reinstated* – Opção I,, e (i.b) o contrato da conta *escrow* deverá estabelecer a obrigação de realizar a distribuição da Geração de Caixa Excedente (Cash Sweep) nos termos previstos na **Cláusula 5.3**, no Dia Útil subsequente à Data de Fechamento Alienação do referido ativo; ou (ii) caso o pagamento do preço de aquisição da UPI V.tal no contexto do respectivo Procedimento Competitivo envolva dação em pagamento de ativos, tais ativos, salvo se de outro modo aprovado por Deliberação de Credores Opção de Reestruturação I, Deliberação de Terceiros Novo Financiamento e Deliberação dos Credores da Dívida ToP sem Garantia *Reinstated* – Opção I, serão Onerados em favor dos Credores Novo Financiamento, Terceiros Novo Financiamento, Credores da Dívida ToP sem Garantia *Reinstated* – Opção I, Credores da Dívida *Roll-up* e, caso aplicável, dos Credores do Endividamento Adicional Permitido, e tal garantia seja constituída e aperfeiçoada perante todos os cartórios e livros necessários até a Data de Fechamento Alienação da UPI ClientCo, sob condição suspensiva, tornando-se eficaz concomitantemente com a liberação da garantia, observados, neste caso, os termos e condições previstos no Contrato entre Credores (*Intercreditor Agreement*).

5.2.3. Regras Gerais dos Procedimentos Competitivos. O Procedimento Competitivo para alienação de cada UPI Definida deverá observar todos os termos e condições constantes deste Plano, da legislação e regulamentação aplicável, incluindo a observância e obtenção das eventuais exigências, autorizações ou limitações regulatórias necessárias, notadamente no que diz respeito à ANATEL e ao CADE, e do respectivo edital, ficando as Recuperandas desde já autorizadas a solicitar ao Juízo da Recuperação Judicial que o auto de arrematação, a ser lavrado após a conclusão de determinado Procedimento Competitivo, preveja que sua eficácia fique condicionada ao efetivo cumprimento das condições precedentes

previstas no contrato de compra e venda aplicável à respectiva UPI Definida. Para fins de esclarecimento, cada Procedimento Competitivo deverá ser feito na modalidade de proposta fechada, de modo que as respectivas Propostas Vinculantes permanecerão em sigilo até a data e hora designadas para sua divulgação nos termos do respectivo Edital.

5.2.3.1. Edital do Procedimento Competitivo. Os termos e condições do Procedimento Competitivo (conforme definido abaixo) para a alienação de cada uma das UPIs Definidas será previsto em edital a ser apresentado nos autos da Recuperação Judicial pelas Recuperandas e oportunamente publicado no Diário da Justiça Eletrônico do Tribunal de Justiça do Estado do Rio de Janeiro e em jornal de grande circulação, os quais contemplarão, dentre outras regras: (a) prazo para habilitação e para realização do respectivo Procedimento Competitivo; (b) prazo e condições para realização de Auditoria, se aplicável; (c) os procedimentos a serem adotados em cada Procedimento Competitivo, incluindo a ordem de apresentação e de abertura das Propostas Vinculantes e os critérios para definir as propostas vencedoras, e em todo caso deverão observar as regras mínimas previstas neste Plano.

5.2.3.2. Coordenação das Deliberações dos Credores. Caberá ao Administrador Judicial a coordenação de todas as deliberações dos Credores previstas na **Cláusula 5.2.2**, o qual ficará responsável pela apuração tempestiva do quórum de deliberação das respectivas matérias. Quando aplicável, para fins de cômputo das participações dos Credores Opção de Reestruturação I, Terceiros Novo Financiamento e Credores da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I que sejam titulares de Créditos em moeda estrangeira nas respectivas deliberações de Credores, deverá ser considerado o valor de tais Créditos conforme convertidos para moeda corrente nacional com base na Taxa de Câmbio Conversão.

5.2.3.3. Dispensa de Avaliação Judicial. As Recuperandas, agindo com transparência e boa-fé, considerando as peculiaridades e características únicas dos ativos que formam as UPIs Definidas e visando à celeridade dos trâmites necessários para a implementação da alienação das UPIs Definidas e à redução de custos no procedimento, sem prejuízo do disposto neste Plano, dispensam a

realização da avaliação judicial nos Procedimentos Competitivos de alienação das UPIs Definidas, com o que, desde já, os Credores concordam mediante aprovação deste Plano. Sujeito apenas e tão somente à Homologação Judicial do Plano, os Credores e as Recuperandas renunciam, desde já, a quaisquer direitos, defesas ou prerrogativas exclusivamente com relação à falta de avaliação judicial nos Procedimentos Competitivos aqui previstos.

5.2.3.4. Auditoria Prévia. As Recuperandas deverão, no âmbito de cada Procedimento Competitivo (i) disponibilizar aos interessados em participar do Procedimento Competitivo, mediante a assinatura de acordo de confidencialidade e quaisquer outros documentos ou a realização de medidas que visem à preservação dos interesses das Recuperandas e o cumprimento das regras legais aplicáveis, inclusive aquelas relativas a aspectos concorrenciais, acesso aos documentos e informações relacionados à respectiva UPI Definida e aos ativos, obrigações e direitos que a compõem para a realização de auditoria legal, financeira e contábil, e avaliação independente dos referidos documentos e informações pelos interessados (“Auditoria”); (ii) disponibilizar equipe responsável para responder as dúvidas dos interessados acerca dos ativos, obrigações e direitos que compõem a respectiva UPI Definida; (iii) franquear aos interessados razoável acesso aos ativos e passivos vertidos, ou a serem vertidos a cada UPI Definida; e (iv) tomar todas as demais medidas necessárias e adequadas para a regular realização do Procedimento Competitivo. Os prazos e condições para a realização da Auditoria de cada UPI Definida constarão do respectivo Edital.

5.2.3.5. Requisitos Mínimos de Qualificação. Os interessados em participar dos Procedimentos Competitivos deverão manifestar seu interesse no prazo de 7 (sete) Dias Úteis contados da publicação do respectivo Edital (“Qualificação”). Sem prejuízo dos critérios financeiros e demais documentos e condições que venham a ser exigidos em cada Edital nos termos deste Plano, cada interessado em participar de qualquer Procedimento Competitivo deverá demonstrar por meio de sua notificação de Qualificação o preenchimento dos seguintes requisitos mínimos de qualificação (“Requisitos Mínimos de Qualificação”), sob pena de desqualificação pela Oi, ressalvado que eventuais interessados que tenham apresentado Proposta Vinculante UPI ClientCo e/ou Proposta

Vinculante UPI V.tal que tenham sido aceitas pelas Recuperandas e pelos Credores nos termos das respectivas deliberações estarão dispensados de demonstrar o preenchimento dos Requisitos Mínimos de Qualificação:

- (i) o interessado deverá indicar o Procedimento Competitivo no qual deseja participar, indicando, ainda, a UPI Definida para cuja aquisição pretende apresentar proposta;
- (ii) o interessado, por si e/ou por suas Afiliadas, deverá apresentar proposta de aquisição da UPI Definida que desejar, observadas as formas de pagamento permitidas em cada Procedimento Competitivo, bem como os prazos e demais condições previstas na minuta do respectivo contrato de compra e venda, neste Plano e no respectivo Edital;
- (iii) o interessado deverá apresentar comprovantes de existência e regularidade, devidamente emitidos pelos órgãos responsáveis pelo registro de constituição do interessado;
- (iv) no caso de pessoa jurídica, o interessado deverá apresentar cópia dos respectivos documentos constitutivos, assim como documento societário que comprove as pessoas físicas ou jurídicas titulares do capital da pessoa jurídica em questão;
- (v) o interessado deverá apresentar declaração de referência bancária de pelo menos 2 (duas) instituições financeiras de primeira linha atestando a sua capacidade econômica, financeira e patrimonial para participar do respectivo Procedimento Competitivo;
- (vi) o interessado deverá apresentar prova de que possui disponibilidade de recursos ou meios suficientes para fazer frente ao pagamento do preço mínimo da respectiva UPI Definida, mediante apresentação de carta de crédito irrevogável e irretratável de instituição financeira registrada no Banco Central do Brasil; e
- (vii) o interessado deverá, obrigatoriamente, concordar expressamente com

os termos e condições deste Plano e do respectivo Edital, sem quaisquer ressalvas.

5.2.3.6. Contrato de Compra e Venda. Após a determinação da Proposta Vencedora, o proponente da Proposta Vencedora e/ou suas Afiliadas deverá celebrar com a Oi um contrato de compra e venda para a aquisição da UPI Definida que tiver adquirido no respectivo Procedimento Competitivo em termos usualmente adotados para operações dessa natureza, no prazo máximo de 90 (noventa) dias corridos contados da data de lavratura do Auto de Arrematação, podendo ser estendido pela Oi, desde que aprovado por Deliberação de Credores Opção de Reestruturação I, Deliberação de Terceiros Novo Financiamento e Deliberação dos Credores da Dívida ToP sem Garantia *Reinstated* – Opção I. Caso a Oi receba uma Proposta Vinculante para determinado Procedimento Competitivo, o contrato de compra e venda da respectiva UPI Definida deverá ser celebrado substancialmente na forma da minuta que constar como anexo do respectivo Edital.

5.2.3.7. Auto de Arrematação. O Juízo da Recuperação Judicial (i) homologará a Proposta Vencedora de cada UPI Definida; e (ii) lavrará Auto de Arrematação em favor do vencedor do Procedimento Competitivo de cada UPI Definida e/ou de qualquer Afiliada de tal vencedor. O Auto de Arrematação constituirá documento hábil a comprovar a aquisição judicial da respectiva UPI Definida, com a ausência de sucessão do adquirente em quaisquer dívidas e/ou obrigações das Recuperandas e/ou de quaisquer outras empresas do Grupo Oi, na forma dos arts. 60, parágrafo único, 60-A, 141, inciso II e 142 da LRF e do art. 133, §1º, inciso II da Lei nº 5.172/1966.

5.2.3.7.1. Enquanto as alienações de todas as UPIs Definidas não forem concluídas, sob pena de descumprimento do Plano, (i) as UPIs Definidas não poderão assumir ou se sub-rogar em qualquer dívida ou obrigação; e (ii) o Grupo Oi não poderá alienar, transferir, onerar ou de qualquer forma dispor dos ativos que compõem as UPIs Definidas, exceto conforme hipóteses previstas neste Plano.

5.2.3.7.2. Os ativos, bens e direitos que compõem as UPIs (i) são

essenciais e estão integralmente vinculados ao cumprimento deste Plano, para todos os fins e efeitos de direito, independentemente da transferência de tais ativos para as respectivas UPIs Definidas, nos termos deste Plano; e (ii) não poderão ser objeto de averbação premonitória, penhora, arresto, sequestro ou qualquer tipo de constrição em benefício ou para assegurar direito de qualquer terceiro, sejam ou não detentores de Créditos de qualquer natureza contra o Grupo Oi.

5.2.4. Alienação das UPIs Imóveis e Torres Seleccionados. Observado o disposto nas cláusulas a seguir, bem como nos arts. 60, 60-A, 66-A e 142 da LRF, as UPIs Imóveis e Torres Seleccionadas serão alienadas judicialmente, total ou parcialmente, juntas, em conjunto ou separadas, livres e desembaraçadas de qualquer Ônus, por venda direta, pela Oi, de 100% (cem por cento) das ações de emissão de cada uma das SPEs Imóveis e Torres Seleccionados para os Credores *Take or Pay* sem Garantia – Opção I, em razão da particularidade dos ativos que compõem cada UPI Imóveis e Torres Seleccionadas. Mediante comum acordo entre a Oi e o respectivo Credor *Take or Pay* sem Garantia – Opção I e sujeito ao cumprimento de condições regulatórias aplicáveis, o Acervo Torres Seleccionadas será transferido, no todo ou em parte, diretamente e sem a necessidade de contribuição ao capital da SPE Imóveis e Torres Seleccionadas, anteriormente à Data-Limite Transferência Imóveis e Torres Seleccionados.

5.2.4.1. O preço de aquisição de cada SPE que integra a UPI Imóveis e Torres Seleccionados será pago pelo respectivo Credor *Take or Pay* sem Garantia – Opção I (ou qualquer uma de suas Afiliadas) mediante dação em pagamento de parte dos Créditos do Credor *Take or Pay* sem Garantia – Opção I em valor equivalente ao valor do Acervo Torres Seleccionadas e do Acervo Imóveis Seleccionados.

5.2.4.2. Na transferência de cada UPI Imóveis e Torres Seleccionados, nos termos da **Cláusula 5.2.4**, a Oneração das ações de emissão da SPE Imóveis e Torres ou dos Imóveis e Torres Seleccionados, em favor dos Credores *Take or Pay* sem Garantia – Opção I, conforme aplicável, de titularidade da Oi previstas neste Plano deverão ser liberadas na Data de Fechamento Alienação das UPIs Imóveis e Torres Seleccionados, para que a respectiva operação possa ser

realizada e concluída.

5.2.4.3. Em decorrência da alienação das UPIs Imóveis e Torres Seleccionados na forma descrita acima, as SPEs Imóveis e Torres Seleccionados não responderão por quaisquer obrigações das Recuperandas, incluindo aquelas estabelecidas no Plano, como as obrigações de pagamento de Créditos Concursais, e os Credores *Take or Pay* sem Garantia – Opção I adquirentes das ações de emissão das SPEs Imóveis e Torres Seleccionados não sucederão às Recuperandas em quaisquer de suas dívidas ou obrigações ou de quaisquer outras empresas do Grupo Oi, na forma dos arts. 60, parágrafo único, 60-A, 141, inciso II e 142 da LRF e do art. 133, §1º, inciso II da Lei nº 5.172/1966.

5.2.4.4. Os Credores *Take or Pay* sem Garantia – Opção I adquirentes das ações de emissão das SPEs Imóveis e Torres Seleccionados deverão celebrar com a Oi instrumento para formalização da aquisição de cada UPI Imóveis e Torres Seleccionados em termos usualmente adotados para operações dessa natureza em até 60 (sessenta) dias da Data de Homologação. Na hipótese de não ser possível a transferência definitiva de determinado Imóvel Seleccionado à respectiva SPE, o Credor *Take or Pay* sem Garantia – Opção I terá o direito de solicitar a substituição por outro Imóvel de propriedade da Oi, a ser definido de comum acordo entre a Oi e o respectivo Credor *Take or Pay* sem Garantia – Opção I, em valor similar para que componha o Acervo Imóveis Seleccionados, sendo que, caso não tenha sido realizado até 31 de dezembro de 2025 e caso não exista outro Imóvel de propriedade da Oi que possua valor similar e seja passível de transferência, a Oi compensará o Credor *Take or Pay* sem Garantia – Opção I no valor equivalente mediante diminuição dos descontos futuros previstos neste Plano.

5.2.4.5. Direito de Preferência. A alienação das UPIs Imóveis e Torres Seleccionados deverá respeitar o direito de preferência e demais direitos outorgados a terceiros e aos Credores *Take or Pay* – Opção I sobre os bens integrantes do Acervo Imóveis Seleccionados e do Acervo Torres Seleccionadas no âmbito dos instrumentos aplicáveis, incluindo os contratos *take or pay*.

5.2.4.6. Os adquirentes das UPIs Imóveis e Torres Seleccionados deverão

observar os termos de quaisquer contratos de cessão do direito de uso a que estejam sujeitos os Imóveis e Torres Selecionados que componham o acervo da UPI adquirida.

5.2.4.7. Preservação das Alienações de UPIs. Fica assegurada, nos termos dos arts. 74 e 131 da LRF, a preservação, em qualquer hipótese, de todo e qualquer ato de alienação em relação à alienação das UPIs Definidas, desde que praticados em conformidade com as disposições deste Plano.

5.3. Geração de Caixa Excedente (Cash Sweep). Após o pagamento integral do DIP Emergencial Original Atualizado e observado o disposto na **Cláusula 5.3.5**, as Recuperandas destinarão a (i) Receita Líquida da Venda da UPI ClientCo; (ii) Receita Líquida da Venda da UPI V.tal; (iii) Receita Líquida da Venda de Ativos; e (iv) Receita Líquida da Venda de Imóveis, de acordo com os seguintes termos e condições:

5.3.1. Receita Líquida da Venda da UPI ClientCo. A Oi destinará a Receita Líquida da Venda da UPI ClientCo na seguinte ordem:

- (i) o montante correspondente ao Valor de Retenção, cujo Pedido de Retenção tenha sido aprovado pelos Credores Opção de Reestruturação I e dos Credores da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I, nos termos das **Cláusulas 5.2.2.1.6 e seguintes**, será destinado para Oi realizar investimentos em suas próprias atividades e/ou de suas Afiliadas;
- (ii) o montante equivalente a 100% (cem por cento) do saldo remanescente da Receita Líquida da Venda da UPI ClientCo após a retenção e destinação prevista no **item (i)** acima, conforme aplicável, será usado para amortizar integralmente o Novo Financiamento e, caso aplicável, o Empréstimo-Ponte, de forma *pro rata*;
- (iii) após a amortização integral do Novo Financiamento e, se realizado, do Empréstimo-Ponte, o montante equivalente a 100% (cem por cento) de eventual saldo da Receita Líquida da Venda da UPI ClientCo será usado para amortizar integralmente a Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I, de forma *pro rata*;

(iv) após a amortização integral da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I, o montante equivalente a (a) 60% (sessenta por cento) de eventual saldo da Receita Líquida da Venda da UPI ClientCo será usado para resgate ou amortização da totalidade ou de parte, de forma *pro rata*, da Dívida *Roll-Up*; e (b) 40% (quarenta por cento) de eventual saldo da Receita Líquida da Venda da UPI ClientCo poderá ser usado pela Oi para investimentos em suas próprias atividades ou de suas Afiliadas, desde que, até a amortização integral da Dívida *Roll-Up*, os recursos decorrentes da venda de ativos nos termos deste Plano que sejam efetivamente destinados à Oi, incluindo o Valor de Retenção, deverão observar o limite total e agregado de R\$ 5.500.000.000,00 (cinco bilhões e quinhentos milhões de reais) (“Limite de Liquidez Oi”).

5.3.2. Receita Líquida da Venda da UPI V.tal. A Oi destinará a Receita Líquida da Venda da UPI V.tal na seguinte ordem:

- (i) o montante equivalente a 100% (cem por cento) da Receita Líquida da Venda da UPI V.tal será usado para amortizar integralmente o Novo Financiamento e, caso aplicável, o Empréstimo-Ponte, de forma *pro rata*;
- (ii) após a amortização integral do Novo Financiamento e, se realizado, do Empréstimo-Ponte, o montante equivalente a 100% (cem por cento) de eventual saldo da Receita Líquida da Venda da UPI V.tal será usado para amortizar integralmente a Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I, de forma *pro rata*;
- (iii) após a amortização integral da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I, o montante equivalente a USD100.000.000,00 (cem milhões de Dólares) de eventual saldo da Receita Líquida da Venda da UPI V.tal será usado para amortizar o Endividamento Adicional Permitido, caso aplicável; e
- (iv) após a amortização integral da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I e, se aplicável, do Endividamento Adicional Permitido,

até o limite de a USD100.000.000,00 (cem milhões de Dólares), o montante equivalente a (a) 60% (sessenta por cento) de eventual saldo da Receita Líquida da Venda da UPI V.tal será usado para resgate ou amortização da totalidade ou de parte, de forma *pro rata*, da Dívida *Roll-Up*; e (b) 40% (quarenta por cento) de eventual saldo da Receita Líquida da Venda da UPI V.tal será usado pela Oi para investimentos em suas próprias atividades ou de suas Afiliadas, desde que sempre observado do Limite de Liquidez Oi previsto na **Cláusula 5.3.1(iv)**.

5.3.3. Receita Líquida da Venda de Ativos. Sem prejuízo do disposto nas **Cláusulas 5.3.1 e 5.3.2** acima e da **Cláusula 5.3.4** abaixo, a Oi destinará os montantes da Receita Líquida da Venda de Ativos da seguinte forma:

- (i) o montante equivalente a 100% (cem por cento) da Receita Líquida da Venda de Ativos será usado para amortizar integralmente o Novo Financiamento e, caso aplicável, o Empréstimo-Ponte, de forma *pro rata*;
- (ii) após a amortização integral do Novo Financiamento e, se realizado, do Empréstimo-Ponte, o montante equivalente a 100% (cem por cento) de eventual saldo da Receita Líquida da Venda de Ativos será usado para amortizar integralmente a Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I, de forma *pro rata*; e
- (iii) após a amortização integral da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I, o montante equivalente a (a) 60% (sessenta por cento) de eventual saldo da Receita Líquida da Venda de Ativos será usado para resgate ou amortização da totalidade ou de parte, de forma *pro rata*, da Dívida *Roll-Up*; e (b) 40% (quarenta por cento) de eventual saldo da Receita Líquida da Venda de Ativos será usado pela Oi para investimentos em suas próprias atividades ou de suas Afiliadas, desde que sempre observado do Limite de Liquidez Oi previsto na **Cláusula 5.3.1(iv)**.

5.3.4. Receita Líquida da Venda de Imóveis. A Oi destinará a Receita Líquida da Venda de Imóveis na seguinte ordem:

(i) **Receita Líquida da Venda de Imóveis acumulada nos 12 meses subsequentes à Data de Homologação limitada a R\$100.000.000,00.** A Receita Líquida da Venda de Imóveis acumulada recebida pela Oi nos 12 (doze) meses subsequentes à Data de Homologação, limitada ao montante agregado de R\$100.000.000,00 (cem milhões de Reais), será 100% (cem por cento) usada pela Oi para investimentos em suas próprias atividades ou de suas Afiliadas;

(ii) **Receita Líquida da Venda de Imóveis acima de R\$100.000.000,00 ou nos 12 meses subsequentes à Data de Homologação, limitada a R\$400.000.000,00.** A Receita Líquida da Venda de Imóveis acumulada recebida pela Oi (a) no montante que ultrapassar R\$100.000.000,00 ou (b) nos 12 (doze) meses subsequentes à Data de Homologação, em qualquer caso, limitada ao montante agregado de R\$400.000.000,00 (quatrocentos milhões de Reais), será alocada da seguinte forma:

(a) 70% (setenta por cento) será depositada na Conta Escrow Imóveis e será alocada da seguinte forma:

(1.1) o montante equivalente a 100% (cem por cento) da Receita Líquida da Venda de Imóveis será usado para amortizar integralmente a Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I, de forma *pro rata*;

(1.2) após a amortização integral da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I, o montante equivalente a 100% (cem por cento) de eventual saldo da Receita Líquida da Venda de Imóveis será usado para amortizar integralmente o Endividamento Adicional Permitido, caso aplicável;

(1.3) após a amortização integral da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I e, caso aplicável, do Endividamento Adicional Permitido, o montante equivalente a 100% (cem por cento) de eventual saldo da Receita Líquida da Venda de Imóveis será usado para amortizar integralmente o Novo Financiamento e, caso aplicável, o

Empréstimo-Ponte, de forma *pro rata*;

(1.4) após a amortização integral do Novo Financiamento e, caso aplicável, o Empréstimo-Ponte, o montante equivalente a 100% (cem por cento) de eventual saldo da Receita Líquida da Venda de Imóveis será usado para amortizar integralmente a Dívida *Roll-Up*, de forma *pro rata*.

(b) o montante equivalente a 30% (trinta por cento) será usado pela Oi para investimentos em suas próprias atividades ou de suas Afiliadas, desde que sempre observado do Limite de Liquidez Oi previsto na **Cláusula 5.3.1(iv)**.

(iii) **Receita Líquida da Venda de Imóveis acumulada acima de R\$400.000.000,00.** A Receita Líquida da Venda de Imóveis acumulada recebida pela Oi acima de R\$400.000.000,00 (quatrocentos milhões de Reais) será 100% (cem por cento) depositada na Conta Escrow Imóveis e distribuída da seguinte forma:

(a) o montante equivalente a 100% (cem por cento) da Receita Líquida da Venda de Imóveis será usado para amortizar integralmente a Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I, de forma *pro rata*;

(b) após a amortização integral da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I, o montante equivalente a 100% (cem por cento) de eventual saldo da Receita Líquida da Venda de Imóveis será usado para amortizar integralmente o Endividamento Adicional Permitido, caso aplicável;

(c) após a amortização integral da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I e, caso aplicável, do Endividamento Adicional Permitido, o montante equivalente a 100% (cem por cento) de eventual saldo da Receita Líquida da Venda de Imóveis será usado para amortizar integralmente o Novo Financiamento e, caso aplicável, o Empréstimo-Ponte, de forma *pro rata*; e

(d) após a amortização integral do Novo Financiamento e, caso aplicável, o Empréstimo-Ponte, o montante equivalente a 100% (cem por cento) de eventual saldo da Receita Líquida da Venda de Imóveis será usado para amortizar integralmente a Dívida *Roll-Up*, de forma *pro rata*.

5.3.4.1. Caso as Recuperandas não tenham obtido recursos líquidos com as vendas acumuladas dos Imóveis de R\$ 100.000.000,00 (cem milhões de reais) em até 12 (doze) meses subsequentes à Homologação Judicial do Plano, qualquer recurso líquido advindo de vendas de Imóveis a partir do 12º (décimo segundo) mês subsequente à Homologação Judicial do Plano será dividido na forma do item (ii) e (iii) acima.

5.3.4.2. Os recursos destinados aos credores, conforme **Cláusula 5.3.4**, serão depositados na Conta Escrow Imóveis com prioridade de pagamento da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I e os recursos somente serão liberados quando a UPI ClientCo for alienada, por dinheiro ou qualquer outro ativo, nos termos da **Cláusula 5.2.2.1**.

5.3.4.3. **Conta Escrow Imóveis**. Na hipótese de alienação de qualquer Imóvel antes da Data de Fechamento Alienação da UPI ClientCo, as Recuperandas deverão depositar os valores relativos à respectiva Receita Líquida da Venda de Imóveis em uma conta vinculada de titularidade das Recuperandas, a ser por elas constituída (“Conta Escrow Imóveis”), os quais só poderão ser distribuídos , nos termos da **Cláusula 5.3.4**, após a Data de Fechamento Alienação da UPI ClientCo, no prazo estabelecido no próprio contrato da Conta Escrow Imóveis. Caso as Recuperandas alienem Imóveis após a Data de Fechamento Alienação da UPI ClientCo, os valores relativos à respectiva Receita Líquida da Venda de Imóveis devida aos Credores serão distribuídos bimestralmente pelas Recuperandas, observado o disposto na **Cláusula 5.3.4**.

5.3.4.4. As Recuperandas deverão outorgar, na data de criação da Conta Escrow Imóveis, garantia sobre a Conta Escrow Imóveis à Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I, que terá prioridade sobre referida garantia, e ao Novo Financiamento, observada a ordem de pagamento

(*waterfall*) e demais termos previstos no Contrato entre Credores (*Intercreditor Agreement*).

5.3.5. Distribuição dos recursos do Cash Sweep. A distribuição dos valores relativos ao *Cash Sweep* descritos na **Cláusulas 5.3** ocorrerá, observadas as regras e prioridades nela descritas, com a consequente redução proporcional do saldo dos respectivos Créditos e limitado ao valor dos respectivos Créditos, conforme aplicável. Eventual saldo remanescente dos Créditos após o pagamento decorrente do *Cash Sweep* será recalculado e ajustado nos termos do presente Plano e seu pagamento observará o disposto, respectivamente, nas **Cláusulas 4.2.8, 4.2.9 e 4.2.2**, conforme o caso.

5.4. Formas de Financiamento. Como fator essencial para a manutenção do capital de giro adequado das Recuperandas e de suas Afiliadas e para viabilizar o pagamento de Créditos Extraconcursais, incluindo o DIP Emergencial Original Atualizado, bem como de parte dos Crédito Concursais após a Homologação Judicial do Plano, a Oi (i) contratará o Novo Financiamento previsto na **Cláusula 5.4.1**; (ii) contratará o Empréstimo-Ponte previsto na **Cláusula 5.4.2**; e (iii) poderá contratar o Endividamento Adicional Permitido, sujeito aos termos e condições previstos na **Cláusula 5.4.3**.

5.4.1. Novo Financiamento. A Oi contratará novos recursos no valor total de até USD 655.000.000,00 (seiscentos e cinquenta e cinco milhões de Dólares), não podendo ser inferior a USD 650.000.000,00 (seiscentos e cinquenta milhões de Dólares) ou o equivalente em Reais, sendo (a) até USD 505.000.000,00 (quinhentos e cinco milhões de Dólares), não podendo ser inferior a USD 500.000.000,00 (quinhentos milhões de Dólares) ou o equivalente em Reais ("Valor Novo Financiamento – Credores Opção de Reestruturação I") a ser concedido pelos Credores Opção de Reestruturação I ("Credores do Novo Financiamento" e "Novo Financiamento – Credores Opção de Reestruturação I", respectivamente); e (b) USD 150.000.000,00 (cento e cinquenta milhões de Dólares), ou o equivalente em Reais ("Valor Novo Financiamento – Terceiros") a ser concedido por qualquer Pessoa que não os Credores Opção de Reestruturação I ("Terceiros Novo Financiamento" e "Novo Financiamento – Terceiros", sendo o Novo Financiamento – Terceiros e o Novo Financiamento – Credores Opção de Reestruturação I definidos, em conjunto, como o "Novo Financiamento").

5.4.1.1. Natureza Prioritária. O Novo Financiamento será considerado financiamento extraconcursal prioritário e gozará de prioridade absoluta sobre todas as demais obrigações de pagamento devidas pelas Recuperandas, observado o disposto nos arts. 66, 67, 69 e seguintes e 84 da LRF. Com a Homologação Judicial do Plano, as Recuperandas poderão contratar o Novo Financiamento sem a necessidade de nova autorização pela Assembleia Geral de Credores ou pelo Juízo da Recuperação Judicial, inclusive para a constituição das garantias, e eventual modificação em grau de recurso da Homologação Judicial do Plano não alterará a natureza extraconcursal e super prioritária do Novo Financiamento, na forma dos arts. 69-A e 69-B da LRF.

5.4.1.2. Destinação de Recursos. A Oi destinará 100% (cem por cento) do Valor Total do Novo Financiamento prioritariamente para amortizar ou refinar o saldo do DIP Emergencial Original Atualizado (incluindo todos os seus encargos devidos até a data do seu pagamento), caso existente, inclusive mediante a conversão prevista na **Cláusula 5.4.1.3.1(i)**. A Oi usará eventual saldo remanescente, após a amortização do saldo do DIP Emergencial Original Atualizado (incluindo todos os seus encargos devidos até a data do seu pagamento) para o cumprimento de suas obrigações, observados os termos deste Plano.

5.4.1.3. Adesão ao Novo Financiamento. Observado o disposto na **Cláusula 5.4**, cada Pessoa que desejar participar do Novo Financiamento deverá enviar para a Oi, em até 30 (trinta) dias contados da Data de Homologação e de acordo com a **Cláusula 10.7**, o Termo de Adesão Novo Financiamento constante do **Anexo 5.4.1.3**, devidamente preenchido e assinado pela respectiva Pessoa ou seus representantes.

5.4.1.3.1. Compromisso de Adesão ao Novo Financiamento – Credores Opção de Reestruturação I. Como forma de apoio à Recuperação Judicial e ao soerguimento do Grupo Oi, os Credores do DIP Emergencial Original Atualizado firmaram com a Oi um compromisso de apoio ao Novo Financiamento – Credores Opção de Reestruturação I, por meio do qual poderão (i) converter seus Créditos Extraconcursais decorrentes do DIP

Emergencial Original Atualizado ou, caso aplicável, do Empréstimo-Ponte em parcela do Novo Financiamento – Credores Opção de Reestruturação I, na proporção de USD1,00/USD1,00 (ou o equivalente em Reais) de Créditos Extraconcursais para cada USD1,00/USD1,00 (ou o equivalente em Reais) de Novo Financiamento – Credores Opção de Reestruturação I; e/ou (ii) desembolsar o valor remanescente, em dinheiro, do total do Novo Financiamento – Credores Opção de Reestruturação I, caso o montante convertido não seja suficiente para atingir o Valor Novo Financiamento – Credores Opção de Reestruturação I (“Diferença Novo Financiamento – Credores Opção de Reestruturação I”), desde que verificadas todas as condições aplicáveis previstas neste Plano e nos Instrumentos do Novo Financiamento – Credores Opção de Reestruturação I. Em contrapartida, os Credores do DIP Emergencial Original Atualizado e do Empréstimo-Ponte, conforme aplicável, farão jus ao recebimento do *Conversion Fee*, nos termos previstos na **Cláusula 5.4.1.3.4**.

5.4.1.3.1.1. Os Credores Opção de Reestruturação I poderão, a seu exclusivo critério, determinar a alocação da Diferença Novo Financiamento – Credores Opção de Reestruturação I entre todos ou parte dos Credores Opção de Reestruturação I, caso aplicável, desde que, e em qualquer circunstância, a totalidade do Valor do Novo Financiamento – Credores Opção de Reestruturação I seja efetivamente atingida.

5.4.1.3.2. Compromisso de Adesão ao Novo Financiamento – Terceiros.

Como forma de apoio à Recuperação Judicial e ao soerguimento do Grupo Oi, terceiro, por meio da entrega à Oi de Termo de Adesão ao Novo Financiamento – Terceiros, comprometeu-se a apoiar o Novo Financiamento – Terceiros, por meio do qual se obrigou a desembolsar o Valor Novo Financiamento – Terceiros, mediante (a) conversão de seus Créditos Extraconcursais decorrentes do Empréstimo-Ponte, caso aplicável, em parcela do Novo Financiamento – Terceiros, na proporção de USD1,00/USD1,00 (ou o equivalente em Reais) de Créditos Extraconcursais para cada USD1,00/USD1,00 (ou o equivalente em Reais) de Novo Financiamento – Terceiros; e/ou (b) o desembolso, em dinheiro, do valor

remanescente do total do Novo Financiamento – Terceiros, caso o montante convertido não seja suficiente para atingir o Valor Novo Financiamento – Terceiros; em qualquer caso, desde que verificadas todas as condições aplicáveis previstas neste Plano e nos Instrumentos do Novo Financiamento – Terceiros. Em contrapartida, os Terceiros Novo Financiamento farão jus ao recebimento da Taxa de Apoio, nos termos previstos na **Cláusula 5.4.1.3.5**.

5.4.1.3.3. Conversão Obrigatória de Créditos. Sem prejuízo do disposto na **Cláusula 5.4.1.3.1**, o instrumento a ser celebrado pelas Recuperandas para a contratação do Empréstimo-Ponte nos termos da **Cláusula 5.4.2** deverá prever que cada Credor do Empréstimo-Ponte estará obrigado a converter o montante do Empréstimo-Ponte concedido à Oi em parcela do Novo Financiamento, na proporção de R\$1,00/USD1,00 do montante do Empréstimo-Ponte concedido para cada R\$1,00/USD1,00 de Novo Financiamento. Neste caso, cada Credor Empréstimo-Ponte fará jus ao recebimento do *Conversion Fee*, nos termos previstos na **Cláusula 5.4.1.3.4**.

5.4.1.3.4. Conversion Fee. Cada Credor que converter seus Créditos Extraconcursais decorrentes do DIP Emergencial Original Atualizado ou do Empréstimo-Ponte em parte do Novo Financiamento – Credores de Opção de Reestruturação I, nos termos previstos na **Cláusula 5.4.1.3.1**, fará jus ao recebimento de uma taxa de conversão, nos termos previstos nos Instrumentos do Novo Financiamento e no montante proporcional ao montante de seus Créditos Extraconcursais ("*Conversion Fee*").

5.4.1.3.5. Taxa de Apoio. Cada Terceiro Novo Financiamento que se comprometer a apoiar o Novo Financiamento – Terceiros, nos termos da **Cláusula 5.4.1.3.2**, fará jus ao recebimento de uma taxa de apoio, nos termos previstos nos Instrumentos do Novo Financiamento e no montante proporcional ao Valor Novo Financiamento – Terceiros efetivamente desembolsado ("*Taxa de Apoio*").

5.4.1.4. Contratação do Novo Financiamento. Para a contratação do Novo Financiamento, a Oi realizará a emissão de (i) Notes Novo Financiamento – Credores Opção de Reestruturação I em Dólar ou Debêntures Novo

Financiamento – Credores Opção de Reestruturação I em Reais; e (ii) Notes Novo Financiamento – Terceiros em Dólar ou Debêntures Novo Financiamento – Terceiros em Reais (sendo **itens (i) e (ii)**, “Instrumentos do Novo Financiamento”), os quais deverão prever termos e condições substancialmente iguais (ressalvadas apenas as adequações necessárias em razão das respectivas Leis aplicáveis) e observar os seguintes termos e condições mínimos:

(a) Data de Emissão: Será a data assim definida nos respectivos Instrumentos do Novo Financiamento, a qual deverá ocorrer até 15 de julho de 2024, podendo ser estendida em comum acordo pela Oi, os Credores do Novo Financiamento e os Terceiros Novo Financiamento. O Novo Financiamento deverá ser emitido na mesma data da Dívida *Roll-Up*, da Dívida Participativa e da Dívida *A&E Reinstated*, em forma e conteúdo satisfatórios aos Credores Opção de Reestruturação I (mediante Deliberação de Credores Opção de Reestruturação I) e aos Terceiros Novo Financiamento (mediante Deliberação de Terceiros Novo Financiamento), agindo de boa-fé, substancialmente nos termos e condições estabelecidos no **Anexo 5.4.1** na data definida no respectivo Instrumento do Novo Financiamento.

(b) Pagamento do Principal: O valor do principal será amortizado, em apenas uma parcela (*bullet*), em 30 de junho de 2027 (“Data de Vencimento Novo Financiamento”).

(c) Juros e Correção Monetária: Na hipótese de o Novo Financiamento ser concedido em Dólares, as Recuperandas poderão optar entre (a) juros de 10,0% (dez por cento) ao ano, a serem pagos trimestralmente com início no último dia do terceiro mês após a Data de Emissão prevista no **item (a)** acima, sendo que o primeiro e o segundo pagamentos de juros serão integralmente capitalizados ao valor de principal e os demais pagamentos serão feitos em dinheiro; ou (b) juros de 13,5% (treze vírgula cinco por cento) ao ano, sendo que 7,5% (sete vírgula cinco por cento) serão pagos trimestralmente, em dinheiro, com início no último dia do terceiro mês após a Data de Emissão prevista no **item (a)** acima e 6,0% (seis por cento) serão capitalizados trimestralmente ao valor do principal e pagos na Data de Vencimento Novo Financiamento. Na hipótese de o Novo Financiamento ser

concedido em Reais, as Recuperandas poderão optar entre (a) juros de 15,99% (quinze vírgula noventa e nove por cento) ao ano, a serem pagos trimestralmente com início no último dia do terceiro mês após a Data de Emissão prevista no **item (a)** acima, sendo que o primeiro e o segundo pagamentos de juros serão capitalizados ao valor de principal e os demais pagamentos serão feitos em dinheiro; ou (b) juros de 20,06% (vinte vírgula zero seis por cento) ao ano, sendo que 13,04% (treze vírgula zero quatro por cento) serão pagos trimestralmente, em dinheiro, com início no último dia do terceiro mês após a Data de Emissão prevista no **item (a)** acima e 7,02% (sete vírgula zero dois por cento) serão capitalizados trimestralmente ao valor do principal e pagos na Data de Vencimento Novo Financiamento..

(d) Garantias: O Novo Financiamento será garantido pelos ativos listados no **Anexo 4.2.2.2.1(f)(I)**, de forma *pro rata*, observados os termos e condições previstos nos Instrumentos de Garantia do Novo Financiamento, listados no **Anexo 4.2.2.2.1(f)(II)**, os quais estão em negociação e serão finalizados de boa-fé entre a Oi e Credores Opção de Reestruturação I, Terceiros Novo Financiamento e Credores da Dívida ToP sem Garantia *Reinstated* – Opção I, e aprovados por Deliberação de Credores Opção de Reestruturação I, Deliberação de Terceiros Novo Financiamento e Deliberação dos Credores da Dívida ToP sem Garantia *Reinstated* – Opção I, respectivamente, bem como a ordem de pagamento (*waterfall*) e demais termos previstos no Contrato entre Credores (*Intercreditor Agreement*), substancialmente na forma do **Anexo 4.2.2.2.1(f)(III)**, observada, em qualquer caso, a impossibilidade de anulação ou declaração de ineficácia de tais garantias na forma do art. 66-A da LRF.

(e) Liberção de Garantias: Na hipótese de alienação dos ativos listados no **Anexo 4.2.2.2.1(f)(I)**, as Onerações previstas no **item (d)** acima deverão ser liberadas na Data de Fechamento Alienação, para que as respectivas operações possam ser realizadas e concluídas, desde que (i.a) na mesma Data de Fechamento Alienação, o pagamento do preço do respectivo ativo seja integralmente feito em conta bancária vinculada (conta escrow) de titularidade da Oi que deverá ser alienada fiduciariamente em benefício dos Credores Opção de Reestruturação I, Terceiros Novo Financiamento e Credores da Dívida ToP sem Garantia *Reinstated* – Opção I, e (i.b) o contrato

da conta *escrow* deverá estabelecer a obrigação de realizar a distribuição da Geração de Caixa Excedente (Cash Sweep) nos termos previstos na **Cláusula 5.3**, no Dia Útil subsequente à Data de Fechamento Alienação do referido ativo; ou (ii) caso o pagamento do preço de aquisição do ativo no contexto do respectivo Procedimento Competitivo envolva dação em pagamento de ativos, tais ativos, salvo se de outro modo aprovado por Deliberação de Credores Opção de Reestruturação I, Deliberação de Terceiros Novo Financiamento e Deliberação dos Credores da Dívida ToP sem Garantia *Reinstated* – Opção I, serão Onerados, por meio de garantia constituída e aperfeiçoada previamente à Data de Fechamento Alienação, sob condição suspensiva, tornando-se eficaz concomitantemente com a liberação da garantia, observados, neste caso, os termos e condições previstos no **item (d)** acima.

(f) Prioridade do Novo Financiamento. Os valores desembolsados no âmbito do Novo Financiamento – Credores Opção de Reestruturação I são classificados como Créditos Extraconcursais, *pari passu* com o Novo Financiamento – Terceiros, e com prioridade sobre os demais Créditos Concursais e Extraconcursais das Recuperandas, nos termos dos arts. 67, 69, 69-A e seguintes, e 84, I-B, da LRF, desde que o DIP Emergencial Original Atualizado e o Empréstimo-Ponte tenham sido prévia e integralmente quitados.

(g) Regras de Interpretação: Na hipótese de haver conflito de interpretação entre as disposições deste Plano e as obrigações previstas nos respectivos Instrumentos do Novo Financiamento, o referido instrumento prevalecerá, sendo certo que os Instrumentos do Novo Financiamento deverão refletir, no mínimo, os termos e condições previstos nesta **Cláusula 5.4.1** e no **Anexo 5.4.1**.

5.4.1.4.1. O Novo Financiamento – Credores Opção de Reestruturação I poderá ser outorgado às Recuperandas pelos Credores Opção de Reestruturação I ou (i) quaisquer fundos ou entidades administradas ou geridas pelo referido Credor Opção de Reestruturação I ou que seja assessorada ou gerida pelo mesmo assessor ou gestor do referido Credor

Opção de Reestruturação I; ou (ii) qualquer Afiliada do referido Credor Opção de Reestruturação I ou das partes descritas no **item (i)**. O Credor Opção de Reestruturação I será considerado, para todos os fins, como tendo validamente eleito e participado da Opção de Reestruturação I se quaisquer uma das partes mencionadas nos **itens (i) e (ii)** desta **Cláusula 5.4.1.4.1** tiver tempestivamente submetido o compromisso de adesão ao Novo Financiamento – Credores Opção de Reestruturação I, nos termos da **Cláusula 5.4.1.3** acima.

5.4.2. Empréstimo-Ponte. As Recuperandas captarão (i) após a Data de Homologação; ou (ii) caso aceito pelos Credores do Empréstimo-Ponte, após a Aprovação do Plano, desde que previamente aprovado pelo Juízo da Recuperação Judicial, novos recursos, no montante total em Reais equivalente a até USD 135.796.059,00 (cento e trinta e cinco milhões, setecentos e noventa e seis mil e cinquenta e nove Dólares) ("Limite Empréstimo-Ponte"), por meio de um empréstimo-ponte a ser contratado na forma do instrumento do **Anexo 5.4.2(i)**, garantido na forma dos instrumentos constantes do **Anexo 5.4.2(ii)** ("Empréstimo-Ponte"), observadas as obrigações assumidas no contexto do DIP Emergencial Original Atualizado.

5.4.2.1. O Empréstimo-Ponte será concedido preferencialmente pelos Credores do Financiamento DIP Original Atualizado, os quais deverão confirmar seu compromisso de financiamento até 19 de abril de 2024. Caso até 19 de abril de 2024, os Credores do Financiamento DIP Original Atualizado não confirmem seu compromisso de financiamento ou permaneçam silentes, as Recuperandas ficarão automaticamente autorizadas pelos Credores Concursais que forem Credores do Financiamento DIP Original Atualizado a buscar alternativas de financiamento no mercado para captação de montante equivalente ao Empréstimo-Ponte com qualquer Pessoa e contarão com um *waiver* de tais Credores do Financiamento DIP Original Atualizado e dos demais Credores do Financiamento DIP Original Atualizado nos respectivos instrumentos para tal contratação.

5.4.3. Endividamento Adicional Permitido. Caso (i) o Valor de Retenção aprovado pelos Credores Opção de Reestruturação I, pelos Terceiros Novo

Financiamento e pelos Credores da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I, nos termos da **Cláusula 5.2.2.1.6**, seja inferior a R\$ 1.500.000.000,00 (um bilhão e quinhentos milhões de reais), ou (ii) não seja aprovado qualquer Valor de Retenção, a Oi estará autorizada a captar recursos financeiros junto a terceiros em montante correspondente à diferença entre R\$ 1.500.000.000,00 (um bilhão e quinhentos milhões de reais) e o Valor de Retenção efetivamente aprovado, se for o caso (“Endividamento Adicional Permitido”). Nessa hipótese, a Oi poderá oferecer em garantia ao Endividamento Adicional Permitido os ativos listados no **Anexo 5.4.3**, a qual observará a ordem de prioridade (*waterfall*) igualmente descrita no **Anexo 5.4.3** e as regras estabelecidas no Contrato entre Credores (*Intercreditor Agreement*).

5.5. Aumentos de Capital Adicionais. Exceto conforme permitido nos termos deste Plano, a Companhia poderá realizar, a qualquer tempo após a implementação da Nova Governança, sem a necessidade de prévia autorização dos Credores Concursais em Assembleia Geral de Credores, e observadas e/ou obtidas eventuais exigências, autorizações ou limitações regulatórias necessárias, notadamente no que diz respeito à ANATEL e ao CADE, novos aumentos de capital por meio de subscrição pública ou privada, bem como Aumentos de Capital Autorizados, sendo certo que os recursos captados pelas Recuperandas por meio dos referidos aumentos de capital não terão natureza extraconcursal para fins do disposto na LRF, uma vez que não representam obrigações de pagamento.

5.5.1. Aumentos de Capital em Recuperandas. Após a implementação da Nova Governança, a Oi também poderá, caso necessário e sem a necessidade de prévia autorização dos Credores Concursais em Assembleia Geral de Credores, (i) aprovar, subscrever e integralizar aumentos de capital em outras Recuperandas; e/ou (ii) realizar empréstimo via *intercompany* para a transferência de recursos para outras Recuperandas.

6. REORGANIZAÇÃO SOCIETÁRIA

6.1. As Recuperandas poderão realizar (a) a qualquer tempo, inclusive antes da implementação da Nova Governança, as operações de reorganização societária descritas no **Anexo 6.1(A)**, bem como operações previstas neste Plano ou que possibilitem a

implementação deste Plano; e (b) após a implementação da Nova Governança, as operações de reorganização societária descritas no **Anexo 6.1(B)** e outras operações de reorganização societária que venham a ser oportunamente definida pelas Recuperandas, nos termos do art. 50 da LRF, tais como cisão, fusão, incorporação ou incorporação de ações de uma ou mais sociedades, transformação, dissolução ou liquidação entre as próprias Recuperandas e/ou quaisquer de suas Afiliadas, sempre com o objetivo de otimizar as suas operações e obter uma estrutura mais eficiente, manter suas atividades, incrementar os seus resultados e implementar seu plano estratégico, contribuindo assim para o cumprimento das obrigações constantes deste Plano, em qualquer caso desde que aprovadas pelos órgãos societários aplicáveis das respectivas Recuperandas, obtidas as autorizações governamentais, caso aplicáveis e necessárias, e observadas as obrigações das Recuperandas assumidas perante Credores Extraconcursais.

7. GOVERNANÇA CORPORATIVA

7.1. Condução Regular dos Negócios. A partir da Aprovação do Plano e até a implementação da Nova Governança, as Recuperandas se obrigam a conduzir suas operações e atividades (e as operações e atividades de suas Afiliadas) com zelo e diligência, em observância à Lei, observado que as Recuperandas não deliberem ou pratiquem quaisquer dos atos listados no **Anexo 7.1** ("Matérias Restritas"), exceto se (i) estejam expressamente previstos neste Plano; (ii) sejam realizados para viabilizar a implementação do Plano ou de acordo com o Plano; ou (iii) de outra forma tenham sido previamente autorizados por escrito pela Deliberação Extraordinária de Credores Opção de Reestruturação I.

7.2. Supervisor Judicial (Watchdog). Para fins de observação das atividades das Recuperandas e supervisão da alienação de Imóveis, nos termos da **Cláusula 7.2.5**, a nomeação de uma das empresas indicadas por Credores Quirografários listadas no **Anexo 7.2** como Supervisor Judicial (*Watchdog*) será definida por Deliberação de Credores Opção de Reestruturação I e Deliberação dos Credores da Dívida ToP sem Garantia *Reinstated* – Opção I, em até 5 (cinco) Dias Úteis contados da Data de Homologação, a qual permanecerá em seu cargo até a implementação da Nova Governança; sendo certo que a não indicação do Supervisor Judicial (*Watchdog*) nos termos aqui estabelecidos e eventuais consequências da falta de nomeação não serão

consideradas descumprimento pelas Recuperandas deste Plano.

7.2.1. O Supervisor Judicial (*Watchdog*) será independente, sem vínculo de qualquer natureza, presente ou pretérito, com os Credores do Novo Financiamento ou com as Recuperandas.

7.2.2. As Recuperandas permitirão que o Supervisor Judicial (*Watchdog*) (i) tenha acesso a todos os documentos e informações financeiras, econômicas e operacionais da Oi e de suas Afiliadas, incluindo balanços, receitas, fluxo de caixa, extratos de contas bancárias, incluindo informações sobre os Imóveis ("Informações da Companhia"); (ii) participe, sem direito a voto ou manifestação, na condição de mero ouvinte, de todas e quaisquer assembleias gerais, reuniões de conselho de administração ou reuniões de quaisquer comitês estatutários ou não ou de administradores das Recuperandas; e (iii) tenha acesso a todos e quaisquer documentos e informações relativos à implementação deste Plano, incluindo acesso a todos e cada um dos documentos e reuniões relacionados aos processos de fusões e aquisições e vendas de ativos, incluindo informações sobre os Imóveis.

7.2.3. Enquanto estiver nomeado, caberá, ainda, ao Supervisor Judicial (*Watchdog*) acompanhar o cumprimento do Plano de Vendas nos termos da **Cláusula 3.1.2.4.1 e subcláusulas**. Neste sentido, o Supervisor Judicial (*Watchdog*) terá as seguintes atribuições: (i) atualizar, mensalmente ou sempre que razoavelmente solicitado pelos Credores Opção de Restruturação I e pelos Credores *Take or Pay* sem Garantia – Opção I sobre o processo de alienação dos Imóveis; (ii) acompanhar o recebimento de propostas e negociações pelas Recuperandas e/ou pelo corretor de imóveis eventualmente escolhido para realizar a alienação dos Imóveis; (iii) acompanhar as movimentações da Conta Escrow Imóveis e monitorar os recursos depositados na Conta Escrow Imóveis; (iv) atualizar, semestralmente ou sempre que razoavelmente solicitado pelos Credores Opção de Restruturação I e pelos Credores *Take or Pay* sem Garantia – Opção I, o valor dos Imóveis e fornecer relatório por escrito aos Credores Opção de Restruturação I e aos Credores *Take or Pay* sem Garantia – Opção I a respeito das avaliações; e (v) apresentar relatórios trimestralmente ou em menor periodicidade, caso solicitado pelos Credores Opção de Restruturação I e pelos Credores *Take or Pay* em Garantia – Opção I em observância às disposições deste Plano, referentes à

avaliação, processo de alienação dos Imóveis e movimentações da Conta Escrow Imóveis; e (vi) acompanhar o Plano de Vendas.

7.2.3.1. As Recuperandas deverão facultar ao Supervisor Judicial (*Watchdog*) acesso a todas as informações e documentos considerados necessários pelos respectivo Supervisor Judicial (*Watchdog*) para o bom desempenho de suas atribuições, desde que observadas as obrigações de confidencialidade assumidas pelo Supervisor Judicial (*Watchdog*) nos termos da **Cláusula 7.2.4** a seguir.

7.2.4. O Supervisor Judicial (*Watchdog*) celebrará um acordo de confidencialidade com as Recuperandas, substancialmente nos termos do **Anexo 7.2.4**, para fins de acesso a Informações da Companhia e de suas Afiliadas que sejam confidenciais.

7.2.4.1. O Supervisor Judicial (*Watchdog*) não poderá repassar quaisquer Informações da Companhia e de suas Afiliadas que sejam confidenciais sem antes realizar o devido tratamento das informações recebidas.

7.2.4.1.1. Para dar o devido tratamento às informações, o Supervisor Judicial (*Watchdog*) deve agregar, anonimizar e/ou modificar o formato das informações, bem como adotar qualquer outra medida que, em seu entendimento, seja necessária para assegurar a confidencialidade das informações sensíveis da Companhia, inclusive com relação aos próprios receptores das informações fornecidas. Caso entenda necessário, o Supervisor Judicial (*Watchdog*) também pode solicitar que as informações compartilhadas sejam de acesso restrito aos assessores externos dos receptores, os quais deverão celebrar acordo de confidencialidade com as Recuperandas.

7.2.4.1.2. Na medida em que as Informações da Companhia não sejam confidenciais, os Credores do Novo Financiamento poderão solicitar acesso a elas direto ao Supervisor Judicial (*Watchdog*). Caso algum dos Credores do Novo Financiamento deseje ter acesso a Informações da Companhia que são confidenciais deverá solicitá-las ao Supervisor Judicial (*Watchdog*), que ficará

responsável por dar o devido tratamento às informações a serem prestadas, nos termos da **Cláusula 7.2.4.1.1.**

7.2.5. Alienação de Imóveis. O Supervisor Judicial (*Watchdog*) terá as seguintes atribuições em relação à alienação dos Imóveis: (i) atualizar os Credores Opção de Restruturação I e os Credores *Take or Pay* sem Garantia - Opção I, mensalmente ou sempre que razoavelmente solicitado pelos Credores Opção de Restruturação I e pelos Credores *Take or Pay* sem Garantia - Opção I, sobre o processo de alienação dos Imóveis; (ii) acompanhar o recebimento de propostas e negociações pelas Recuperandas e/ou pelo corretor de imóveis eventualmente escolhido para realizar a alienação dos Imóveis; (iii) acompanhar as movimentações da Conta Escrow Imóveis e monitorar os recursos depositados na Conta Escrow Imóveis; (iv) atualizar, mensalmente ou sempre que razoavelmente solicitado pelos Credores Opção de Restruturação I e pelos Credores *Take or Pay* sem Garantia - Opção I, o valor dos Imóveis e fornecer relatório por escrito aos Credores Opção de Restruturação I e aos Credores *Take or Pay* sem Garantia - Opção I a respeito das avaliações; e (v) apresentar relatórios, caso solicitado pelos os Credores Opção de Restruturação I e pelos Credores *Take or Pay* sem Garantia -Opção I em observância às disposições deste Plano, referentes à avaliação, processo de alienação dos Imóveis e movimentações da Conta Escrow Imóveis; e (vi) acompanhar o Plano de Vendas.

7.2.5.1. O encargo conferido ao Supervisor Judicial (*Watchdog*) com relação aos Imóveis encerrará quando houver o pagamento da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I.

7.2.6. Em nenhuma hipótese, o Supervisor Judicial (*Watchdog*) poderá adotar medidas que signifiquem o exercício de controle na Oi ou em suas Afiliadas, até a obtenção das aprovações regulatórias necessárias.

7.3. Conselho de Administração. Em até 10 (dez) dias contados da Data de Homologação, as Recuperandas tomarão as medidas necessárias para que os 3 (três) novos membros identificados no **Anexo 7.3** sejam nomeados em substituição a 3 (três) membros do atual Conselho de Administração da Oi nos termos da Lei aplicável, condicionada a eficácia da posse de tais 3 (três) novos membros às aprovações

regulatórias aplicáveis.

7.3.1. Os 3 (três) novos membros do Conselho de Administração listados no **Anexo 7.3** deverão permanecer em seus cargos no Conselho de Administração até a eleição de novos membros do Conselho de Administração em assembleia geral extraordinária da Oi a ser realizada após a conclusão do Aumento de Capital – Capitalização de Créditos (“Nova Governança”), exceto nas hipóteses de renúncia, impedimento superveniente ou vacância previstas em Lei.

7.3.2. A Oi envidará seus melhores esforços para obter as aprovações regulatórias necessárias à efetiva posse dos 3 (três) novos membros do Conselho de Administração.

8. COMPROMISSOS ADICIONAIS

8.1. Pagamentos de Dividendos. As Recuperandas estarão autorizadas, após a quitação integral das obrigações relativas ao DIP Emergencial Original Atualizado, ao Novo Financiamento, ao Empréstimo-Ponte, à Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I, à Dívida ToP com Garantia 2024/Janeiro 2025 *Reinstated* e à Dívida *Roll-Up*, a declarar ou efetuar o pagamento de qualquer dividendo, retorno de capital ou realizar qualquer outro pagamento ou distribuição sobre (ou relacionado) às ações de suas emissões (incluindo qualquer pagamento em relação a qualquer fusão ou consolidação envolvendo as Recuperandas), desde que observadas as obrigações das Recuperandas assumidas perante Credores Extraconcursais. Estão excetuados da restrição prevista nesta **Cláusula 8.1** a declaração ou pagamento de (a) dividendos, retorno de capital ou realizar qualquer outro pagamento ou distribuição exclusivamente de uma Recuperanda para outra Recuperanda e, neste caso, quaisquer restrições somente poderão ser impostas após o Aumento de Capital – Capitalização de Créditos; ou (b) pagamentos por qualquer Recuperanda para acionistas dissidentes de acordo com a legislação aplicável.

8.2. Obrigações de Fazer. Por meio deste Plano, as Recuperandas comprometem-se a, durante o curso da Recuperação Judicial e até o cumprimento integral das obrigações assumidas neste Plano, (a) conduzir os negócios nos termos da **Cláusula 7.1**; (b) observar todos os termos, condições e limitações estabelecidos neste Plano; e (c) cumprir

com todas as obrigações assumidas neste Plano.

9. EFEITOS DO PLANO

9.1. Vinculação do Plano. A partir da Homologação Judicial do Plano, as disposições deste Plano vinculam as Recuperandas, seus acionistas e sócios, os Credores Concursais, os Credores Extraconcursais Aderentes e respectivos cessionários e sucessores, nos termos do art. 59 da LRF.

9.1.1. A Aprovação do Plano (sujeita à Homologação Judicial do Plano) constitui autorização e consentimento vinculante dos Credores Concursais para que as Recuperandas possam, dentro dos limites da Lei e dos termos deste Plano e seus Anexos, adotar todas e quaisquer providências que sejam apropriadas e necessárias para a implementação das medidas previstas neste Plano e em seus Anexos, inclusive (i) a obtenção de medida judicial, extrajudicial ou administrativa (seja de acordo com qualquer lei de insolvência ou no âmbito de qualquer procedimento de natureza principal ou incidental) pendente ou a ser iniciado pelas Recuperandas, qualquer dos representantes das Recuperandas ou qualquer representante da Recuperação Judicial em qualquer jurisdição que não seja o Brasil com o propósito de conferir força, validade e efeito à Recuperação Judicial, ao Plano e sua implementação; e (ii) o estabelecimento de procedimentos para (a) Credores Concursais não residentes no Brasil manifestarem sua escolha quanto à opção para pagamento de seus respectivos Créditos Concursais, sem prejuízo do disposto nas **Cláusulas 4.4, 4.4.3 e 4.4.8**; (b) pagamento dos Créditos Concursais de titularidade dos referidos Credores Concursais não residentes no Brasil na forma aplicável, conforme prevista neste Plano; e (c) para garantir o tratamento equitativo dos Credores Concursais, deduzir dos valores dos Créditos a serem pagos pelas Recuperandas, nos termos deste Plano, aos Credores Concursais, residentes ou não no Brasil, indicados na Relação de Credores do Administrador Judicial, todo e qualquer valor recebido por tais credores das Recuperandas e/ou decorrente da eventual alienação, liquidação ou excussão dos seus ativos em outras jurisdições, conforme aplicável.

9.2. Novação. Com a Homologação Judicial do Plano, o Plano implicará a novação dos Créditos Concursais, conforme o disposto no art. 59 da LRF, que serão pagos nos

termos deste Plano. Por força da novação decorrente da Homologação Judicial do Plano, todos os termos, condições, *covenants*, índices financeiros, hipóteses de vencimento antecipado, restrições, dentre outros, e todas as obrigações e garantias de qualquer natureza relativas aos Créditos Concurais contratadas ou prestadas pelas Recuperandas serão extintas e deixarão de ser aplicáveis às Recuperandas (e eventuais coobrigados, garantidores, Afiliadas, sucessores, cessionários, administradores, ex-administradores sucessores ou cessionários), sendo substituídas, em todos os seus termos (exceto se e quando disposto de forma diversa neste Plano), pelas previsões deste Plano ou seus Anexos. A novação decorrente da Homologação Judicial do Plano implicará a extinção e respectivo cancelamento, liberação ou rescisão, conforme o caso, de todas e quaisquer obrigações financeiras e garantias prestadas pelas Recuperandas, sujeitos à Recuperação Judicial, decorrentes de títulos e valores mobiliários, contratos financeiros, bem como de qualquer outro instrumento financeiro pago nos termos deste Plano, sendo que, no caso em que o Plano prever a emissão de um novo instrumento de dívida, a extinção e respectivo cancelamento, liberação ou rescisão apenas ocorrerá após a emissão de referido novo instrumento de dívida.

9.2.1. Para fins de esclarecimento, a novação ora referida em razão da Homologação Judicial do Plano não se estende a fianças bancárias e seguros garantia ou qualquer outra forma de garantia prestada por terceiros em favor das Recuperandas para assegurar os Juízos nos autos das ações judiciais que tenham por objeto créditos concursais, não importando novação ou extinção das obrigações desses em favor das Recuperandas.

9.3. Compromisso de Não Litigar, Quitação e Renúncia. Os Credores Não Litigantes, por operação e força deste Plano, obrigam-se, de forma individual e não solidária, em caráter irrevogável e irretratável, observadas as Exclusões do Compromisso de Não Litigar, Quitação e Renúncia, a (i) suspender ou fazer com que seja suspensa (ainda que a suspensão acarrete extinção sem julgamento de mérito) toda e qualquer Demanda em curso contra as Recuperandas, no Brasil ou no exterior (e eventuais coobrigados, garantidores, Afiliadas, sucessores, cessionários, administradores, ex-administradores) desde a Homologação Judicial do Plano e até a ocorrência de cada Evento de Quitação aplicável a cada Credor Não Litigante ("Período de Suspensão de Demandas"); e (ii) se abster de tomar qualquer medida de execução ou ajuizar qualquer Demanda (incluindo incidentes para desconsideração da

personalidade jurídica) contra as Recuperandas, no Brasil ou no exterior (e eventuais coobrigados, garantidores, Afiliadas, sucessores, cessionários, administradores, ex-administradores); ou (iii) outorgar as Quitações e Renúncias de Demandas conforme previsto na **Cláusula 9.3.4**, direta, imediata e automaticamente, a partir da ocorrência de cada Evento de Quitação, *ipso facto*, sem necessidade de prática de qualquer ato adicional (“Compromisso de Não Litigar, Quitação e Renúncia”).

9.3.1. As obrigações previstas na **Cláusula 9.3** e **seguintes** consideram-se assumidas, em caráter irrevogável e irretratável, pelos Credores Não Litigantes e no ato da escolha por quaisquer das opções referidas na **Cláusula 4.2.2** (Opção de Reestruturação I), **Cláusula 4.2.3** (Opção de Reestruturação II), **Cláusula 4.2.6** (Créditos de Credores Fornecedores Parceiros), **Cláusula 4.2.8** (Créditos *Take or Pay* com Garantia), **Cláusula 4.2.9** (Créditos *Take or Pay* sem Garantia – Opção I) e **Cláusula 4.2.10** (Créditos de *Take or Pay* sem Garantia – Opção II).

9.3.2. As Recuperandas e os Credores Não Litigantes acordam e estabelecem, com fundamento no disposto no art. 6º, I da LRF, que durante o Período de Suspensão das Demandas haverá a suspensão do prazo prescricional dos respectivos direitos dos Credores Não Litigantes.

9.3.3. Exclusões do Compromisso de Não Litigar, Quitação e Renúncia. Estão excluídas e não são abrangidas pelo Compromisso de Não Litigar, Quitação e Renúncia (“Exclusões do Compromisso de Não Litigar, Quitação e Renúncia”) as: (a) Demandas promovidas por Credores Não Litigantes contra as Recuperandas em conexão a atos, fatos, relações e negócios jurídicos ocorridos ou celebrados após 20 de abril de 2024, incluindo, mas não limitado ao Novo Financiamento e, se realizado, ao Empréstimo-Ponte; (b) Demandas relacionadas à inclusão dos respectivos Créditos na Relação de Credores ou ao montante de tais Créditos previstos na Relação de Credores, desde que os Credores envolvidos em tais Demandas tenham expressamente escolhido uma das opções de pagamento previstas neste Plano ou aderido ao presente Plano nos termos da **Cláusula 4.10** para receber a integralidade dos seus respectivos Créditos detidos contra as Recuperandas, independentemente de eventual decisão favorável aos respectivos Credores; (c) qualquer Demanda promovida por qualquer Credor Não Litigante para o cumprimento de obrigações previstas no Plano, nos seus Anexos e demais

instrumentos relacionados ao Plano, incluindo, mas sem limitação, eventuais acordos de suporte ao Plano, instrumentos de dívida e de garantia outorgados, observados os termos dos respectivos instrumentos; (d) Demandas promovidas por Credores em relação ao DIP Emergencial Atualizado e suas garantias, nos termos dos respectivos instrumentos; e (e) Demandas no exercício do direito de defesa por qualquer Credor contra Demandas promovidas por qualquer Recuperanda, incluindo mas sem limitação, eventuais demandas decorrentes de acordos de suporte ao Plano, instrumentos de dívida e de garantia outorgados, observados os termos dos respectivos instrumentos.

9.3.4. Quitações e Renúncias de Demandas. Ressalvada a hipótese da **Cláusula 10.2** e observadas as Exclusões do Compromisso de Não Litigar, Quitação e Renúncia, a ocorrência do(s) Evento(s) de Quitação abaixo especificados implicará, direta, imediata e automaticamente, *ipso facto*, sem necessidade de prática de qualquer ato adicional, a renúncia ao direito de ajuizar novas Demandas e a outorga, por todos os Credores Não Litigantes (em nome próprio e de suas Afiliadas, seus sucessores, cessionários, agentes, prepostos, consultores, assessores e representantes, a qualquer título) envolvidos em cada Evento de Quitação, de quitação plena, ampla, integral, absoluta, incondicional, irrevogável e irretratável, em favor das Recuperandas (e eventuais coobrigados, garantidores, Afiliadas, sucessores, cessionários, administradores, ex-administradores), exclusivamente com relação às Demandas e aos seus respectivos Créditos Concursais ou Créditos Extraconcursais Aderentes, conforme aplicável, reestruturados por meio deste Plano ("Quitações e Renúncias de Demandas").

(i) Evento de Quitação I - Opção de Reestruturação I: Automaticamente após a verificação cumulativa (i) da emissão das Dívidas *Roll-Up* nos termos da **Cláusula 4.2.2.1**, conforme aplicável; e (ii) da conclusão do Aumento de Capital – Capitalização de Créditos com o recebimento das Novas Ações Capitalização de Créditos pelos Credores Opção de Reestruturação I, conforme aplicável, os Credores Opção de Reestruturação I terão por outorgadas, de modo voluntário, as Quitações e Renúncias de Demandas previstas na **Cláusula 9.3.4** ("Evento de Quitação I");

(ii) Evento de Quitação II - Opção de Reestruturação II: Automaticamente

após a verificação cumulativa (i) da emissão da Dívida *A&E Reinstated* nos termos da **Cláusula 4.2.3.1**; e (ii) da emissão das Dívidas Participativas nos termos da **Cláusula 4.2.3.2**, os Credores Opção de Reestruturação II terão por outorgadas, de modo voluntário, as Quitações e Renúncias de Demandas previstas na **Cláusula 9.3.4** ("Evento de Quitação II");

(iii) Evento de Quitação III – Credores Fornecedores Parceiros: Automaticamente após o recebimento do pagamento do montante equivalente a 10% (dez por cento) do montante de seus respectivos Créditos nos termos da **Cláusula 4.2.6**, os Credores que optarem por ter seus respectivos Créditos Quirografários reestruturados nos termos da opção para Credores Fornecedores Parceiros terão por outorgadas, de modo voluntário, as Quitações e Renúncias de Demandas previstas na **Cláusula 9.3.4** ("Evento de Quitação III");

(iv) Evento de Quitação IV – Credores *Take or Pay* com Garantia: Automaticamente após o recebimento do pagamento do montante equivalente a 10% (dez por cento) do montante de seus respectivos Créditos nos termos da **Cláusula 4.2.8**, os Credores Fornecedores *Take or Pay* com Garantia que optarem por ter seus respectivos Créditos reestruturados nos termos da **Cláusula 4.2.8** terão por outorgadas, de modo voluntário, as Quitações e Renúncias de Demandas previstas na **Cláusula 9.3.4** ("Evento de Quitação IV") ("Evento de Quitação IV"); e

(v) Evento de Quitação V – Credores *Take or Pay* sem Garantia – Opção I: Automática e imediatamente após a integral transferência do Acervo Torres Seleccionadas e do Acervo Imóveis Seleccionados, nos termos da **Cláusula 4.2.9.6** e seguintes, os Credores *Take or Pay* sem Garantia que optarem por ter seus respectivos Créditos reestruturados nos termos da **Cláusula 4.2.9** terão por outorgadas, de modo voluntário, as Quitações e Renúncias de Demandas previstas na **Cláusula 9.3.4** acima ("Evento de Quitação V") e

(vi) Evento de Quitação VI – Credores *Take or Pay* sem Garantia – Opção II: Automaticamente após o recebimento do pagamento do montante equivalente a 10% (dez por cento) do montante de seus respectivos Créditos

nos termos da **Cláusula 4.2.10.1**, os Credores que optarem por ter seus respectivos Créditos *Take or Pay* sem Garantia reestruturados nos termos da **Cláusula 4.2.10** terão por outorgadas, de modo voluntário, as Quitações e Renúncias de Demandas previstas na **Cláusula 9.3.4** acima ("Evento de Quitação VI").

9.3.5. Extinção das Demandas. Observado o quanto disposto na **Cláusula 9.3.3**, os Credores que optarem por ter seus respectivos Créditos Classe III reestruturados nos termos da **Cláusula 4.2.2** (Opção de Reestruturação I), **Cláusula 4.2.3** (Opção de Reestruturação II), **Cláusula 4.2.6** (Créditos de Credores Fornecedores Parceiros), **Cláusula 4.2.8** (Créditos de *Take or Pay* com Garantia), **Cláusula 4.2.9** (Créditos de *Take or Pay* sem Garantia – Opção I) e **Cláusula 4.2.10** (Créditos de *Take or Pay* sem Garantia – Opção II), conforme aplicável, obrigam-se, de forma irrevogável e irretratável, a requerer (ou fazer com que seja requerida), no prazo de 5 (cinco) dias contados do respectivo Evento de Quitação nos termos da **Cláusula 9.3.4**, a extinção, com resolução do mérito, das Demandas existentes contra as Recuperandas (e eventuais coobrigados, garantidores, Afiliadas, sucessores, cessionários, administradores, ex-administradores), sem ônus para qualquer parte e com renúncia irrevogável ao prazo de recurso, nos termos do art. 487, III, "b" do Código de Processo Civil Brasileiro.

9.3.6. Salvo se disposto de modo diverso na respectiva transação, cada um dos Credores Não Litigantes e as Recuperandas concordam, estabelecem e se obrigam, de forma irrevogável e irretratável, caso aplicável, a (i) arcar com o pagamento das respectivas custas judiciais ou administrativas pendentes de pagamento decorrentes ou porventura necessárias para a suspensão ou extinção de Demandas nos termos desta **Cláusula 9.3**, conforme aplicável, inclusive habilitações e impugnações de crédito, caso venha a ser determinado pelo Juízo competente; e (ii) arcar integral e unicamente com o pagamento de honorários contratuais e/ou de sucumbência devidos ou fixados em favor do(s) seu(s) respectivo(s) advogado(s) constituído(s) para o patrocínio da Demanda, nos casos de extinção das demandas, a qualquer título, seja em decorrência dos pedidos de suspensão ou dos pedidos de extinção, inclusive em sede de habilitações e impugnações de crédito, obrigando-se cada parte a envidar os melhores esforços para obter de seus respectivos advogados a renúncia ao direito a honorários de sucumbência;

obrigando-se, em qualquer caso, a manterem-se reciprocamente indenidos e a reembolsar a outra parte, conforme aplicável, pelos valores eventualmente cobrados e efetivamente desembolsados pela respectiva parte em relação aos itens “(i)” e “(ii)” acima que não eram de sua responsabilidade nos termos desta Cláusula, no prazo de até 5 (cinco) dias do recebimento da notificação encaminhada à respectiva parte responsável por tais valores, informando sobre a cobrança e desembolso ou na data em que a cobrança se tornar devida, o que ocorrer primeiro, acrescidos dos encargos legais. Para fins de clareza, (a) quaisquer custas judiciais ou administrativas e despesas já incorridas por qualquer das partes serão de sua responsabilidade e não serão reembolsadas pela outra parte, independentemente do que determinar o Juízo competente; e (b) os valores relativos aos honorários periciais serão sempre de responsabilidade da requerente da perícia ou rateadas caso tenha sido determinada de ofício pelo Juízo competente ou requerida por ambas as partes, nos termos do art. 95, do Código de Processo Civil Brasileiro. Esta Cláusula não se aplica às obrigações de pagamento de custos e despesas assumidas pelas Recuperandas, nos termos dos instrumentos previstos neste Plano ou em seus Anexos.

9.3.7. Observado o quanto disposto na **Cláusula 9.3.3** e ressalvada a hipótese prevista na **Cláusula 10.2**, com a Homologação Judicial do Plano, os Credores Concursais, salvo os Credores Trabalhistas, não mais poderão, (i) ajuizar ou prosseguir em toda e qualquer Demanda de qualquer natureza contra as Recuperandas relacionada a qualquer Crédito Concursal, excetuado o disposto no art. 6º, §1º, da LRF relativamente a Processos em que se estejam discutindo Créditos Ilíquidos; (ii) executar qualquer sentença, decisão judicial ou sentença arbitral contra as Recuperandas relacionada a qualquer Crédito Concursal; (iii) penhorar ou Onerar quaisquer bens das Recuperandas para satisfazer seus respectivos Créditos Concursais; (iv) criar, aperfeiçoar, excutir ou executar qualquer garantia real sobre os bens e direitos das Recuperandas para assegurar o pagamento de Crédito Concursal; (v) reclamar qualquer direito de compensação de seu respectivo Crédito Concursal contra qualquer crédito devido às Recuperandas; e (vi) buscar a satisfação de seu Crédito Concursal por qualquer outro meio, que não o previsto neste Plano, inclusive mediante a liquidação de cartas de fiança bancária, seguros garantia ou qualquer outra forma de garantia apresentados pelas Recuperandas.

9.3.7.1. Para fins do disposto na **Cláusula 9.3.7**, item (vi) acima e por força da Homologação Judicial do Plano, as Recuperandas poderão requerer a desoneração e a devolução às instituições emissoras de quaisquer garantias, como cartas de fiança bancárias e seguros garantia, apresentadas pelo Grupo Oi com o objetivo de assegurar os Juízos nos autos das ações judiciais que tenham por objeto créditos concursais, observadas as obrigações assumidas pelas Recuperandas perante o poder público no âmbito de acordos e transações realizados na forma da Lei.

9.4. Cancelamento de Protestos. A Homologação Judicial do Plano acarretará o cancelamento de todo e qualquer protesto junto a Cartórios de Títulos e Documentos que tenha origem em Crédito Concursal, bem como na exclusão definitiva do nome das Recuperandas nos registros de quaisquer órgãos de proteção ao crédito quando o apontamento se originar de Crédito Concursal.

9.5. Formalização de Documentos e Outras Providências. Exceto com relação aos Credores Reestruturação I e Terceiros Novo Financiamento, o Grupo Oi, os adquirentes de quaisquer ativos de propriedade de qualquer das Recuperandas e os Credores e seus representantes e advogados deverão praticar todos os atos e firmar todos os contratos e outros documentos que, na forma e na substância, sejam necessários ou adequados para cumprimento e implementação do disposto neste Plano e de eventuais acordos de suporte ao Plano.

9.6. Modificação do Plano. O Grupo Oi poderá apresentar aditamentos, alterações ou modificações ao Plano a qualquer tempo após a Data de Homologação, desde que tais aditamentos, alterações ou modificações sejam aceitos e aprovados pelos Credores Concurais, nos termos da LRF, e nas hipóteses da **Cláusula 9.6.2**, dos Credores *Take or Pay* sem Garantia – Opção I.

9.6.1. Efeito Vinculativo das Modificações do Plano. Os aditamentos, alterações ou modificações ao Plano vincularão o Grupo Oi, seus Credores Concurais e seus respectivos cessionários e sucessores, a partir de sua aprovação pelos Credores Concurais na forma dos arts. 45, 45-A ou 58, *caput* ou §1º da LRF.

9.6.2. Aditamentos que Afetem Créditos de Credores Take or Pay sem Garantia – Opção I. Quaisquer aditamentos, alterações ou modificações ao Plano que alterem as condições de pagamento previstas nas **Cláusulas 4.2.9.3, 5.3 e 9.6.2**, assim como os anexos ali mencionados e suas subcláusulas somente poderão ser implementados com o voto favorável dos detentores de mais de 75% (setenta e cinco por cento) do saldo dos Credores *Take or Pay* sem Garantia – Opção I no momento da respectiva deliberação (“Deliberação dos Credores da Dívida *Take or Pay* sem Garantia – Opção I”).

9.7. Equivalência Econômica no Cumprimento do Plano. Na hipótese de qualquer das operações e condições previstas no presente Plano, que não envolva pagamento em dinheiro aos Credores Concursais, não ser possível de ser implementada pelas Recuperandas, seja pelo transcurso dos prazos previstos para a implementação de tais operações, por razões regulamentares ou por qualquer outro motivo que não seja imputável às Recuperandas, as Recuperandas adotarão as medidas necessárias com o objetivo de assegurar um resultado econômico equivalente para os Credores Concursais ou conforme acordado nos respectivos Contratos de Compra e de Venda das UPIs Torres e Imóveis Seleccionados, observadas, em qualquer cenário, as hipóteses previstas neste Plano que exigem a aprovação dos Credores Opção de Reestruturação I (conforme Deliberação de Credores Opção de Reestruturação I), dos Terceiros Novo Financiamento (conforme Deliberação de Terceiros Novo Financiamento) e/ou Credores da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I (conforme Deliberação dos Credores da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I).

9.8. Ratificação de Atos. A Aprovação do Plano (sujeita à Homologação Judicial do Plano) implicará a aprovação e ratificação de todos os atos regulares de gestão praticados pelas Recuperandas para implementar a sua reestruturação, em especial aquelas adotadas no curso da Recuperação Judicial, incluindo, mas não se limitando aos atos necessários à reestruturação na forma proposta neste Plano, à celebração do DIP Emergencial Original Atualizado, bem como todos demais atos e ações necessárias para integral implementação e consumação deste Plano e da Recuperação Judicial, os quais ficam expressamente autorizados, validados e ratificados para todos os fins de direito, inclusive e especialmente dos art. 66, 74 e 131 da LRF.

9.9. Isenção de Responsabilidade e Renúncia.

9.9.1. Isenção de Responsabilidade e Renúncia das Partes Isentas. Em decorrência da Homologação Judicial do Plano, os Credores expressamente liberam as Partes Isentas de toda e qualquer responsabilidade pelos atos regulares de gestão praticados antes ou depois da Data do Pedido até a data da Aprovação do Plano, nos termos da **Cláusula 7.1**, inclusive com relação à reestruturação prevista neste Plano, conferindo às Partes Isentas quitação ampla, rasa, geral, irrevogável e irretratável de todos os direitos e pretensões patrimoniais, penais e morais porventura decorrentes dos referidos atos a qualquer título. Quaisquer atos irregulares de gestão não estão abrangidos por esta Cláusula.

10. DISPOSIÇÕES GERAIS

10.1. Condições Suspensivas. A eficácia deste Plano está condicionada à (i) Aprovação do Plano; e (ii) Homologação Judicial do Plano.

10.2. Condição Resolutiva. Sem prejuízo das condições suspensivas estipuladas na **Cláusula 10.1**, são condições resolutivas do Plano, (a) o não recebimento pela Companhia do valor total e integral (a.1) do Novo Financiamento até 15 de julho de 2024, exceto se eventual extensão for negociada de comum acordo entre a Oi e os Credores do Novo Financiamento e dos Terceiros Novo Financiamento, na forma da **Cláusula 5.4.1.4(a)**; e (a.2) do Empréstimo-Ponte, em até 8 (oito) Dias Úteis contados da data do envio do *request notice* previsto nos Instrumentos de Dívida do Empréstimo-Ponte; (b) a não verificação das condições precedentes de eficácia, salvo se eventualmente dispensadas, no âmbito do Procedimento de Solução Consensual; (c) a resolução do termo de autocomposição celebrado no âmbito do Procedimento de Solução Consensual; (d) a celebração de termo de autocomposição no âmbito do Procedimento de Solução Consensual em termos materialmente inconsistentes com as principais condições constantes do **Anexo 3.1.6**; e (e) a não conclusão do Procedimento Competitivo de alienação da UPI ClientCo até a Data Limite Fechamento Segunda Rodada Alienação UPI ClientCo (inclusive se estendida nos termos da **Cláusula 5.2.2.1.5(iv)**) (“Condições Resolutivas do Plano”). Uma vez verificada qualquer Condição Resolutiva do Plano, o Plano e suas estipulações serão automaticamente resolvidos, com a consequente manutenção e/ou reconstituição dos direitos e garantias dos Credores nas condições originariamente contratadas, como se o Plano não tivesse

sido aprovado, exceto no caso de eventuais multas ou penalidades previstas nos termos deste Plano para descumprimento de obrigações assumidas por Credores durante a vigência do Plano, as quais poderão ser cobradas pelas Recuperandas nos termos previstos neste Plano.

10.2.1. Na hipótese de implementação de quaisquer das Condições Resolutivas, as administrações das Recuperandas ficam desde já autorizadas, por força da Aprovação do Plano, a tomar todas as medidas necessárias para convocar uma nova Assembleia Geral de Credores, a fim de deliberar sobre a aprovação de um plano de recuperação judicial alternativo ou de uma modificação ao Plano, no melhor interesse das Recuperandas, nos termos do que determina o art. 35, I, “a”, da LRF.

10.3. Obrigações de Fazer e Não-Fazer. Por meio deste Plano, as Recuperandas comprometem-se a, durante o curso da Recuperação Judicial e até a quitação integral das obrigações previstas neste Plano, (a) conduzir as atividades e operações do Grupo Oi de acordo com os atos regulares de gestão, observadas as Matérias Restritas previstas no **Anexo 7.1**; (b) observar todos os termos, condições e limitações estabelecidos neste Plano; e (c) cumprir com todas as obrigações assumidas neste Plano.

10.3.1. Sem prejuízo do disposto na **Cláusula 10.3** acima, as Recuperandas comprometem-se a adotar as medidas que estejam ao seu alcance e sejam necessárias para que este Plano seja reconhecido como eficaz, exequível e vinculante nas jurisdições estrangeiras aplicáveis, na medida em que tal reconhecimento se faça necessário para a implementação das medidas previstas neste Plano em relação aos respectivos Credores.

10.4. Créditos em Moeda Estrangeira. Para efeitos de pagamento, exceto pela concordância expressa do Credor em favor da conversão de seu respectivo Crédito da moeda estrangeira para a moeda corrente nacional ou conforme previsto de forma diversa neste Plano, os créditos registrados originalmente em moeda estrangeira serão mantidos na respectiva moeda original para todos os fins de direito e serão pagos de acordo com o quanto disposto neste Plano. Os Credores Quirografários titulares de Créditos registrados em moeda estrangeira poderão, a seu exclusivo critério, optar pela conversão de seu crédito para moeda corrente nacional, devendo, para tanto, informar

expressamente essa opção no momento e conjuntamente ao envio do respectivo termo de adesão indicando a opção de pagamento, hipótese em que o respectivo Crédito Classe III será convertido pela Taxa de Câmbio Conversão.

10.4.1. Sem prejuízo do disposto acima e desde que não afete os direitos dos demais Credores Concursais, as Recuperandas poderão estender os prazos previstos neste Plano que sejam aplicáveis aos Credores Quirografários titulares de Créditos registrados em moeda estrangeira exclusivamente para o cumprimento de regras ou procedimentos previstos em legislação estrangeira, caso necessário.

10.5. Meios de Pagamento. Exceto se previsto de forma diversa no Plano, os valores devidos aos Credores, nos termos deste Plano, serão pagos mediante transferência direta de recursos, por meio de transferência eletrônica disponível (TED), ou por pagamento instantâneo brasileiro (PIX) ou, no caso dos credores detentores de Créditos Classe III em Dólar, mediante remessa de valores para a conta do respectivo credor estrangeiro, a ser informada individualmente pelo Credor ao realizar a escolha de pagamento na forma da **Cláusula 4.4**. No caso dos Créditos Financeiros, o pagamento será feito diretamente nos sistemas aplicáveis de liquidação e custódia, perante o *trustee* ou os agentes.

10.5.1. Os pagamentos previstos neste Plano serão realizados somente após a disponibilização e envio pelos Credores Concursais de seus dados cadastrais atualizados e informações de conta bancária na plataforma eletrônica disponibilizada pela Oi no endereço eletrônico a ser divulgado oportunamente pelas Recuperandas. Caso o Credor Concursal não disponibilize e envie as referidas informações em tempo hábil, ou estejam impedidos por razões legais ou regulatórias, para que as Recuperandas possam realizar o respectivo pagamento, nas datas e prazos previstos neste Plano, não será considerado descumprimento de Plano. Não haverá incidência de multas, atualização monetária ou encargos moratórios em relação aos pagamentos que não tenham sido efetuados nas datas e prazos previstos neste Plano em virtude de os Credores Concursais não terem disponibilizado e enviado tempestivamente as referidas informações.

10.5.2. Os documentos da efetiva transferência de recursos servirão como

comprovante de quitação dos respectivos valores efetivamente pagos pelas Recuperandas.

10.6. Datas de Pagamento. Na hipótese de qualquer pagamento ou obrigação prevista neste Plano estar prevista para ser realizada ou satisfeita em um dia que não seja um Dia Útil, o referido pagamento ou obrigação poderá ser realizado ou satisfeito, conforme o caso, no Dia Útil imediatamente seguinte, sem que isso caracterize impontualidade das Recuperandas ou implique incidência de Encargos Financeiros. Da mesma forma, tendo em vista eventuais obrigações de pagamento dependentes de atos ainda não performados, as Recuperandas envidarão todos os esforços para realizar os pagamentos na data mais breve possível, de acordo com a sistemática deste Plano.

10.7. Comunicações. Todas as notificações, requerimentos, pedidos e outras comunicações ao Grupo Oi, requeridas ou permitidas por este Plano, para serem eficazes, devem ser feitas por escrito e serão consideradas realizadas quando enviadas por e-mail com comprovante de entrega, observando-se os dados de contato a seguir:

Oi S.A. – Em Recuperação Judicial

E-mail: rjoi@oi.net.br

A/C: Cristiane Barretto Sales, Thalles Eduardo Silva Gracelacio da Paixão, Pedro França, Luis Plaster e Daniella Geszikter Ventura

10.8. Anuência dos Credores. Os Credores Concursais têm plena ciência de que os prazos, termos e condições de satisfação de seus Créditos são alterados por este Plano e que as Cláusulas, termos e condições previstos no Plano da Primeira Recuperação Judicial não serão mais aplicáveis às Recuperandas ou aos Credores Concursais e seus respectivos Créditos, exceto se previsto expressamente de forma diferente neste Plano. Os Credores Concursais, no exercício de sua autonomia da vontade, declaram que concordam expressamente com as referidas alterações, nos termos previstos neste Plano.

10.9. Divisibilidade das Previsões do Plano. Na hipótese de qualquer termo ou disposição do Plano ser considerada inválida, nula ou ineficaz pelo Juízo da Recuperação Judicial, a validade e eficácia das demais disposições não serão afetadas, devendo as Recuperandas propor novas disposições para substituírem aquelas

declaradas inválidas, nulas ou ineficazes, de forma a manter o propósito do estabelecido neste Plano.

10.10. Pagamento Máximo. Os Credores Concursais não receberão do Grupo Oi, em hipótese alguma, quaisquer valores que ultrapassem o valor estabelecido neste Plano para pagamento de seus Créditos Concursais, os quais deverão sempre observar o previsto na Relação de Credores do Administrador Judicial.

10.11. Cessão de Créditos. Exceto se previsto de forma diversa neste Plano ou nos instrumentos emitidos na forma deste Plano, os Credores Concursais poderão ceder seus Créditos Concursais ou direitos de participação sobre tais Créditos Concursais a outros Credores Concursais ou a terceiros, e tal cessão somente será considerada eficaz e produzirá efeitos desde que (i) a cessão seja notificada para o Grupo Oi e para a Administração Judicial com antecedência mínima de 5 (cinco) dias das datas de pagamento; (ii) a notificação seja acompanhada do comprovante de que os cessionários receberam e aceitaram, de forma irrevogável, os termos e as condições previstas neste Plano (incluindo, mas não se limitando, às condições de pagamento), e que têm conhecimento que o crédito cedido é um Crédito Concursal sujeito às disposições do Plano; (iii) a cessão ou a promessa de cessão seja imediatamente comunicada ao Juízo da Recuperação, na forma do art. 39, §7º da LRF. O disposto nos **itens (i) a (iii)** acima não se aplica aos Credores do Novo Financiamento e aos Credores Opção de Reestruturação I, que poderão ceder seus Créditos livre e independentemente de prévia notificação e/ou concordância das Recuperandas.

10.12. Sub-rogação. Para fins de esclarecimento, na hipótese de qualquer parte se subrogar, a qualquer título e a qualquer tempo, nos direitos de determinado Credor Concursal sobre os respectivos Créditos Concursais, tal parte fará jus ao pagamento dos referidos Créditos Concursais nos mesmos termos aplicáveis ao respectivo Credor Concursal.

10.13. Compensação de Créditos. Após a implementação da Nova Governança, as Recuperandas terão a opção, mas não a obrigação, a seu exclusivo critério, de quitar a totalidade ou parte do saldo remanescente dos Créditos Concursais de titularidade de seus Credores Fornecedores e Credores *Intercompany*, mediante a utilização de eventuais créditos, adiantamentos, benefícios, bônus ou equivalentes, que as

Recuperandas possuam contra o respectivo Credor, para compensação de Créditos Concurais, nos termos do art. 368 e seguintes do Código Civil. Para que não restem dúvidas, eventual saldo remanescente do Crédito Concural de determinado Credor após efetuada a compensação prevista nesta Cláusula receberá o tratamento previsto na opção de pagamento de seus Créditos Concurais, conforme escolhido ou aplicável ao respectivo Credor, nos termos deste Plano.

10.14. Alterações Anteriores à Aprovação do Plano. As Recuperandas se reservam o direito, na forma da Lei, de alterar este Plano até a data da Aprovação do Plano, inclusive de modo a complementar o protocolo com documentos adicionais e traduções de documentos correlatos.

10.15. Poderes do Grupo Oi para implementar o Plano.

10.15.1. A Aprovação do Plano seguida da Homologação Judicial do Plano dará poderes à Oi, por meio de seus representantes legais, para tomar todas as medidas necessárias para a implementação do Plano.

10.15.2. Após a Homologação Judicial do Plano, o Grupo Oi fica desde já autorizado a adotar todas as medidas necessárias para (i) submeter a Aprovação do Plano ao processo de insolvência em curso perante a *Bankruptcy Court of the Southern District of New York (Chapter 15)* e a Suprema Corte de Justiça da Inglaterra e País de Gales, com o objetivo de conferir efeitos ao Plano em território norte-americano e no Reino Unido, respectivamente, vinculando os Credores ali domiciliados e estabelecidos, bem como (ii) iniciar e/ou dar andamento a outros procedimentos judiciais, extrajudiciais ou administrativos, sejam de insolvência ou de outra natureza, em outras jurisdições além da República Federativa do Brasil, incluindo no território norte-americano e holandês, conforme necessário, para a implementação deste Plano, incluindo, mas não se limitando, aos processos de insolvência ou procedimentos necessários à implementação das disposições deste Plano, notadamente nos termos da Lei aplicável dos Estados Unidos da América e da Holanda. Os processos auxiliares no exterior não poderão alterar os termos e as condições deste Plano.

10.16. Lei Aplicável. Exceto se previsto de forma diversa neste Plano ou nos

instrumentos de dívida emitidos nos termos das **Cláusulas 4.2.2.1, 4.2.3.1, 5.4 e 5.4.1.3.1**, os direitos, deveres e obrigações decorrentes deste Plano deverão ser regidos, interpretados e executados de acordo com as leis vigentes na República Federativa do Brasil, observadas as legislações aplicáveis para cada um dos Anexos.

10.17. Resolução de Conflitos e Eleição de Foro. Todas as controvérsias ou disputas que surgirem ou estiverem relacionadas a este Plano, incluindo pretensões de Credores relativas ao valor dos seus respectivos Créditos Concurrais poderão ser previamente submetidas a procedimento de Mediação, na forma do regulamento da Câmara de Mediação e Arbitragem da Fundação Getúlio Vargas/RJ ou alternativamente do Núcleo Permanente de Métodos Consensuais de Solução de Litígios do Tribunal de Justiça do Estado do Rio de Janeiro. Caso as controvérsias ou disputas em questão não sejam solucionadas na Mediação, serão elas resolvidas (i) pelo Juízo da Recuperação Judicial, até o encerramento do processo de Recuperação Judicial com trânsito em julgado da decisão homologatória; e (ii) por qualquer juízo empresarial do Foro Central da Comarca do Rio de Janeiro, após o encerramento do processo de Recuperação Judicial com trânsito em julgado da decisão homologatória. Para fins de clareza, esta disposição não se aplica aos instrumentos emitidos ou celebrados pelas Recuperandas, para implementação ou em conexão com este Plano, incluindo, mas sem limitação, eventuais acordos de suporte ao Plano, instrumentos de dívida e de garantia outorgados nos termos deste Plano, em relação aos quais serão observados os termos dos respectivos instrumentos.

O Plano é firmado pelos representantes legais devidamente constituídos do Grupo Oi.

Rio de Janeiro, 19 de abril de 2024.

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Folha de assinaturas na página que segue.)

(Página de assinaturas do Plano de Recuperação Judicial Consolidado de Oi S.A. – Em Recuperação Judicial, Portugal Telecom International Finance BV – Em Recuperação Judicial e Oi Brasil Holdings Coöperatief UA – Em Recuperação Judicial firmado em 19 de abril de 2024)

Oi S.A. – Em Recuperação Judicial

PORTUGAL TELECOM INTERNATIONAL FINANCE B.V. – Em Recuperação Judicial

OI BRASIL HOLDINGS COÖPERATIEF U.A. – Em Recuperação Judicial

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ANEXO 1.1

DEFINIÇÕES

“Administrador Judicial” significa os escritórios Wald Administração de Falências e Empresas em Recuperação Judicial Ltda., com sede na Rua General Venâncio Flores, nº 305, 10º andar, Leblon, Rio de Janeiro – RJ, CEP 22441-090; K2 Consultoria Econômica, com sede na Rua Primeiro de Março, nº 23, 14º andar, Centro, Rio de Janeiro – RJ, CEP 20010-000; e Preservar Administração Judicial Perícia e Consultoria Empresarial Ltda. (Preserva-Ação Administração Judicial), com sede na Avenida Rio Branco, nº 116, 15º andar, Centro, Rio de Janeiro – RJ, conforme nomeados pelo Juízo da Recuperação Judicial, nos termos das decisões proferidas, respectivamente, em 2 de fevereiro de 2023, ratificada em 16 de março de 2023, e em 25 de junho de 2023.

“Afiliadas” significa, com relação a qualquer Pessoa, qualquer Pessoa direta ou indiretamente Controladora, Controlada ou sob Controle comum dessa Pessoa.

“Alienação de Ativos” significa as operações de alienação de ativos nos termos da **Cláusula 5.1**.

“ANATEL ou Agência Reguladora” significa a Agência Nacional de Telecomunicações, criada pela Lei nº 9.472 de 16 de julho 1997.

“Aprovação do Plano” significa a aprovação deste Plano pelos Credores Concursais na Assembleia Geral de Credores, na forma do art. 45, 56-A ou 58, *caput* e §1º da LRF, ou por meio de termos de adesão na forma do art. 45-A da LRF. Para os efeitos deste Plano, considera-se que a Aprovação do Plano ocorrerá na data da Assembleia Geral dos Credores que aprovar o Plano. Na hipótese de aprovação nos termos do art. 45-A e do art. 58, *caput* e §1º da LRF, considera-se a Aprovação do Plano na data da decisão que conceder a Recuperação Judicial.

“Assembleia Geral de Credores” significa qualquer assembleia geral de credores realizada nos termos do Capítulo II, Seção IV da LRF.

“Ativos Permitidos ClientCo” significa (a) as ações de emissão de V.tal; e/ou (b) ações de companhias listadas na B3 e que componham o índice Bovespa, com *market cap*

superior a R\$ 7.300.000.000,00 (sete bilhões e trezentos milhões de Reais), sendo certo que o valor atribuído às respectivas ações poderá ser determinado com base no preço médio ponderado por volume das ações de emissão do respectivo ativo nos 90 (noventa) dias que antecederem a data do Procedimento Competitivo; e/ou (c) ações de companhias listadas em bolsas de valores estrangeiras e que componham o índice S&P500 ou FTSE100.

“Ato Regular de Gestão” significa o ato praticado de boa-fé por administrador ou conselheiro das Recuperandas, com diligência e lealdade, em cumprimento aos deveres fiduciários em relação às Recuperandas e aos Credores, dentro de suas atribuições e poderes, sem violação da Lei, do Estatuto Social e do Plano, fundamentado na técnica aplicável, mediante decisão negocial desinteressada, informada e refletida.

“Audiência Propostas UPI ClientCo” significa a audiência para abertura das propostas formuladas visando à aquisição da UPI ClientCo com data e horário fixados no respectivo Edital o UPI ClientCo, na presença do Administrador Judicial, Recuperandas e demais proponentes.

“Audiência Propostas UPI V.tal” significa a audiência para abertura das propostas formuladas visando à aquisição da UPI V.tal com data e horário fixados no respectivo Edital de alienação da UPI V.tal, na presença do Administrador Judicial, Recuperandas e demais proponentes.

“Aumentos de Capital Autorizados” significa um ou mais aumentos de capital da Oi mediante deliberação do Conselho de Administração, por meio de emissão pública ou privada de ações ordinárias ou preferenciais, caso aplicável, até que o valor do seu capital social alcance o limite previsto no Estatuto Social da Oi no momento da realização do respectivo aumento de capital, podendo, ainda, dentro do referido limite, (i) deliberar sobre a emissão de bônus de subscrição e de debêntures conversíveis em ações; ou (ii) outorgar opção de compra de ações a administradores, empregados da Companhia ou sociedade sob seu Controle e/ou a pessoas naturais que lhes prestem serviços, de acordo com o Plano aprovado pela Assembleia Geral de Credores sem que os acionistas tenham direito de preferência à subscrição dessas ações

“Bonds 2025” significa as 10%/12% Senior PIK Toggle Notes com vencimento em 2025

emitidas pela Oi, em 27 de julho de 2018, e garantidas, conjunta e solidariamente, por Oi Móvel S.A. (incorporada pela Companhia em fevereiro de 2022), Telemar Norte Leste S.A. (incorporada pela Companhia em maio de 2021), Oi Coop e PTIF.

"CADE" significa o Conselho Administrativo de Defesa Econômica.

"Código Civil" significa a Lei nº 10.406, de 10 de janeiro 2002.

"Contrato entre Credores (Intercreditor Agreement)" significa o contrato celebrado entre os Terceiros Novo Financiamento, os Credores do Novo Financiamento, os Credores da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I e os Credores da Dívida Roll-Up, observados os termos e condições previstos no **Anexo 4.2.2.2.2(g)(III)**, que prevê as regras de excussão, do *waterfall* pagamento e compartilhamento das garantias outorgadas no âmbito deste Plano.

"Controle" significa, nos termos do art. 116 da Lei das Sociedades por Ações, (i) a titularidade de direitos de sócios que assegurem ao seu titular, de modo permanente, a maioria dos votos nas deliberações sociais e o poder de eleger a maioria dos administradores da sociedade; e (ii) o uso efetivo de tal poder para dirigir as atividades sociais e orientar o funcionamento dos órgãos da sociedade. As expressões e termos "Controlador", "Controlado por", "sob Controle comum" e "Controlada" têm os significados logicamente decorrentes desta definição de "Controle".

"Credores do DIP Emergencial Original Atualizado" significa os Credores Extraconcursais titulares de Créditos Extraconcursais detidos contra a Oi decorrentes da participação no DIP Emergencial Original Atualizado.

"Crédito do DIP Emergencial Original Atualizado" significa os Créditos Extraconcursais detidos contra a Oi decorrentes da participação no DIP Emergencial Original Atualizado.

"Crédito Trabalhista Fundação Atlântico" significa o Crédito Trabalhista de titularidade da Fundação Atlântico de Seguridade Social, entidade de previdência privada vinculada ao Grupo Oi.

“Créditos” significa os Créditos Concursais e os Créditos Extraconcursais detidos contra as Recuperandas.

“Créditos Classe III” significa os Créditos Concursais previstos nos arts. 41, inciso III, e 83, inciso VI, da LRF contra as Recuperandas, detidos por Pessoas que não sejam quaisquer das próprias Recuperandas.

“Créditos Concursais” significa os créditos e obrigações de fazer sujeitos aos efeitos da Recuperação Judicial e deste Plano, vencidos ou vincendos, cujos respectivos contratos, obrigações e/ou fatos geradores ocorreram antes da Data do Pedido, independentemente de estarem ou não relacionados na Relação de Credores do Administrador Judicial. Os Créditos Concursais são todos os Créditos referidos neste Plano, independentemente de sua natureza, à exceção dos Créditos Extraconcursais.

“Créditos Concursais Agências Reguladoras” significa Créditos Concursais líquidos não tributários de titularidade de agências reguladoras ou decorrentes de obrigações impostas em razão de deliberação de agências reguladoras, incluindo a ANATEL. Não estão incluídos nos Créditos Concursais Agências Reguladoras eventuais multas administrativas já consideradas indevidas por decisão proferida no âmbito do Superior Tribunal de Justiça.

“Créditos de Fornecimento” significa os Créditos Classe III decorrentes do fornecimento de bens, conteúdos, direitos e ou serviços não financeiros ao Grupo Oi e que não sejam Créditos Financeiros.

“Créditos Ex-Bondholders Não-Qualificados” significa os Créditos Classe III novados e reestruturados nos termos da **Cláusula 4.3.3.1** do Plano da Primeira Recuperação Judicial de titularidade dos Ex-Bondholders Não-Qualificados.

“Créditos Extraconcursais” significa os créditos detidos contra as Recuperandas que não se sujeitam aos efeitos deste Plano em razão (i) do seu fato gerador ser posterior à Data do Pedido, incluindo, mas não limitado ao DIP Emergencial Original Atualizado e parte dos Créditos *Take or Pay* sem Garantia; ou (ii) de se enquadrarem no art. 49, §3º e §4º da LRF, ou qualquer outra norma legal/judicial que os exclua dos efeitos deste Plano.

“Créditos Extraconcursais Aderentes” significa os Créditos Extraconcursais dos Credores Extraconcursais Aderentes.

“Créditos Financeiros” significa os Créditos Classe III (i) decorrentes de operações contratadas e realizadas pelas Recuperandas no âmbito do Sistema Financeiro Nacional com instituições financeiras, sob qualquer modalidade, bem como outros créditos financeiros; e (ii) relativos a contratos (*facility agreements*), debêntures ou títulos de dívida (*bonds*) negociados ou emitidos no exterior e regulados por Leis estrangeiras emitidos pelas Recuperandas.

“Créditos Ilíquidos” significa os Créditos Concursais (i) objeto de ação judicial ou de arbitragem, iniciada ou não, derivados de quaisquer relações jurídicas e contratos existentes antes da Data do Pedido; (ii) em relação a cujo valor haja pendência de resolução de controvérsia ou disputa; ou (iii) aqueles que, ainda que não se enquadrem nos itens (i) e (ii) acima, por qualquer razão não constem da Relação de Credores do Administrador Judicial.

“Créditos Intercompany” significa os créditos das Recuperandas decorrentes de mútuos realizados entre si ou com suas Afiliadas como forma de gestão de caixa e transferência de recursos entre as diferentes sociedades que compõem o Grupo Oi, inclusive com recursos decorrentes de operações realizadas no mercado internacional.

“Créditos ME/EPP” significa os Créditos Concursais detidos por microempresas ou empresas de pequeno porte, definidos conforme a Lei Complementar nº 123/2006, nos termos do art. 41, inciso IV da LRF.

“Créditos Opção de Reestruturação I”: Significa os Créditos Classe III que não sejam Créditos de Fornecimento, Créditos Transacionados, Créditos *Take or Pay* com Garantia ou Créditos *Take or Pay* sem Garantia, detidos pelos Credores Quirografários que elegerem ser pagos por meio da Opção de Reestruturação I prevista na **Cláusula 4.2.2**.

“Créditos Opção de Reestruturação II”: Significa os Créditos Classe III que não sejam Créditos de Fornecimento, Créditos Transacionados, Créditos *Take or Pay* com Garantia ou Créditos *Take or Pay* sem Garantia, detidos pelos Credores Quirografários que

elegerem ser pagos por meio da Opção de Reestruturação II prevista na **Cláusula 4.2.3**.

“Créditos Quirografários” significa os Créditos Classe III e os Créditos Concursais Agências Reguladoras.

“Créditos Retardatários” significa os Créditos Concursais que forem incluídos na lista de credores após a publicação da Relação de Credores do Administrador Judicial na imprensa oficial na forma do disposto no art. 7º, §2º da LRF, exceto aqueles Créditos Concursais que tenham sido objeto de transação entre as Recuperandas e o Credor respectivo até a Data de Homologação.

“Créditos Take or Pay com Garantia” significa os Créditos Classe III indicados como “Contratos TOP” na lista de Credores Concursais prevista no art. 51, inciso III da LRF e/ou reconhecidos no Parecer do Administrador Judicial como créditos originais de obrigações *take or pay* e que sejam oriundos de obrigações de pagamento garantidas por aval, caução ou fiança assumidas pelas Recuperandas por serviços a serem prestados por Credores Fornecedores na modalidade de *take or pay*.

“Créditos Take or Pay sem Garantia” significa os Créditos Classe III indicados como “Contratos TOP” na lista de Credores Concursais prevista no art. 51, inciso III da LRF e/ou reconhecidos no Parecer do Administrador Judicial como créditos originais de obrigações *take or pay* e que sejam oriundos de obrigações de pagamento assumidas pelas Recuperandas por serviços prestados e a serem prestados e/ou locação de infraestrutura por Credores Fornecedores na modalidade de *take or pay*, porém não originalmente garantidas por aval, caução ou fiança.

“Créditos Trabalhistas” significa os Créditos Concursais derivados da legislação do trabalho ou decorrentes de acidente de trabalho, nos termos do art. 41, inciso I da LRF.

“Créditos Transacionados” significa os Créditos Classe III oriundos de acordos celebrados entre Credores Fornecedores, que não possuam qualquer tipo de Demanda em curso contra qualquer das Recuperandas antes da Data do Pedido, homologados judicialmente, para estabelecer formas específicas de pagamentos dos seus respectivos Créditos Classe III.

“Credores” significa todos os credores referidos neste Plano.

“Credores Concurais” significa os titulares de Créditos Concurais.

“Credores Extraconcurais” significa os titulares de Créditos Extraconcurais.

“Credores Extraconcurais Aderentes” significa os Credores Extraconcurais que desejarem receber os seus Créditos Extraconcurais na forma deste Plano, aplicável aos Credores Quirografários, Credores Fornecedores, Credores Fornecedores Parceiros ou Credores Fornecedores Transacionados.

“Credores Financeiros” significa os Credores Quirografários titulares de Créditos Financeiros.

“Credores Fornecedores” significa os Credores Quirografários titulares de Créditos de Fornecimento.

“Credores Fornecedores Parceiros” significa os Credores Fornecedores que (a) estejam adimplentes com o Compromisso de Não Litigar, Quitação e Renúncia previsto na **Cláusula 9.3**, exceto em caso de incidente de verificação de crédito relacionado ao Processo de Recuperação Judicial ou nas hipóteses previstas na **Cláusula 9.3.3**; (b) tenham votado favoravelmente à aprovação do presente Plano, exceto em caso de impedimento de direito de voto em razão do art. 43 da LRF ou qualquer outro impedimento legal; e (c.1.) mantenham o fornecimento às Recuperandas de bens, conteúdos, direitos ou serviços, conforme aplicável, sem alteração injustificada dos termos e condições praticados até a Data do Pedido em relação às Recuperandas (não sendo consideradas injustificadas as alterações decorrentes de negociações realizadas entre os Credores e as Recuperandas, mesmo após a Data do Pedido); ou (c.2) mantiveram, durante toda a vigência dos respectivos contratos de fornecimento celebrados antes da Data do Pedido, o compromisso de fornecer às Recuperandas bens, conteúdos, direitos ou serviços, conforme aplicável, sem alteração injustificada dos termos e condições praticados até o término da vigência dos respectivos contratos de fornecimento.

“Credores Não Litigantes” significa qualquer Credor (incluindo suas respectivas

Afiladas) que optar por receber o pagamento do seu respectivo Crédito Quirografário reestruturado nos termos da **Cláusula 4.2.2** (Opção de Reestruturação I), **Cláusula 4.2.3** (Opção de Reestruturação II) e **Cláusula 4.2.6** (Créditos de Credores Fornecedores Parceiros), **Cláusula 4.2.8** (Créditos *Take or Pay* com Garantia), **Cláusula 4.2.89** (Créditos *Take or Pay* sem Garantia – Opção I) e **Cláusula 4.2.8** (Créditos *Take or Pay* sem Garantia – Opção II).

“Credores Opção de Reestruturação I”: significa os Credores Quirografários que elegerem ser pagos por meio da Opção de Reestruturação I prevista na **Cláusula 4.2.2**.

“Credores Opção de Reestruturação II”: significa os Credores Quirografários que elegerem ser pagos por meio da Opção de Reestruturação II prevista na **Cláusula 4.2.3**.

“Credores Participantes Novo Financiamento” significa as Pessoas que participarem do Novo Financiamento.

“Credores Quirografários” significa os Credores detentores de Créditos Classe III.

“Credores Concursais ME/EPP” significa os titulares de Créditos ME/EPP.

“Credores Retardatários” significa os titulares dos Créditos Retardatários.

“Credores *Take or Pay* com Garantia” significa os Credores Fornecedores Parceiros titulares dos Créditos *Take or Pay* com Garantia.

“Credores *Take or Pay* sem Garantia” significa os Credores Fornecedores Parceiros titulares dos Créditos *Take or Pay* sem Garantia.

“Credores Trabalhistas” significa os titulares de Créditos Trabalhistas.

“Credores Trabalhistas Depósitos Judiciais” significa os Credores Trabalhistas que são partes de processos judiciais envolvendo as Recuperandas, em cujos autos tenham sido realizados Depósitos Judiciais.

“Data de Homologação” significa o dia da publicação da decisão de primeiro grau que

homologar o Plano e conceder a Recuperação Judicial.

“Data do Pedido” significa a data do ajuizamento do pedido de recuperação judicial, qual seja, 1º de março de 2023.

“Debêntures Novo Financiamento – Credores Opção de Reestruturação I” significa as debêntures a serem emitidas em favor dos Credores Opção de Reestruturação I em razão do Novo Financiamento, observados os termos e condições previstos no **Anexo 5.4.1**.

“Debêntures Novo Financiamento – Terceiros” significa as debêntures a serem emitidas em favor de Terceiros em razão do Novo Financiamento, observados os termos e condições previstos no **Anexo 5.4.1**.

“Debêntures Roll-Up” significa as debêntures a serem emitidas em favor dos Credores Opção de Reestruturação I, observados os termos e condições previstos no **Anexo 4.2.2.1(A)**.

“Deliberação de Credores Opção de Reestruturação I” significa qualquer deliberação entre Credores do Novo Financiamento – Credores Opção de Reestruturação I prevista neste Plano (excluída aquela prevista na **Cláusula 7.1(iii)**), cuja matéria será considerada aprovada por titulares de no mínimo 60% (sessenta por cento) do valor total dos Créditos oriundos do Novo Financiamento – Credores Opção de Reestruturação I existentes no momento da deliberação.

“Deliberação Extraordinária de Credores Opção de Reestruturação I” significa qualquer deliberação entre Credores do Novo Financiamento – Credores Opção de Reestruturação I prevista na **Cláusula 7.1(iii)** deste Plano, cuja matéria será considerada aprovada por voto de titulares de mais de 50% (cinquenta por cento) do valor total dos Créditos oriundos do valor total do Novo Financiamento – Credores Opção de Reestruturação I existentes no momento da deliberação. Qualquer Credor do Novo Financiamento – Credores Opção de Reestruturação I (juntamente com suas afiliadas e partes relacionadas) que detenha mais de 30% (trinta por cento) do poder de voto (ou seus votos, conforme aplicável), terá o seu voto limitado a 30% (trinta por cento) e, consequentemente, o denominador utilizado para o cálculo do poder de voto será

reduzido pelo percentual de Créditos oriundos do Novo Financiamento – Credores Opção de Reestruturação I que for descontado para fins do voto.

“Deliberação de Credores da Dívida ToP sem Garantia 2024/2025 Reinstated – Opção I” significa qualquer deliberação entre Credores da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I prevista neste Plano, cuja matéria será considerada aprovada por titulares de mais de 75% (setenta e cinco por cento) do valor total dos Créditos decorrentes da Dívida ToP sem Garantia 2024/2025 *Reinstated* – Opção I existentes no momento da deliberação.

“Deliberação de Terceiros Novo Financiamento” significa qualquer deliberação entre Terceiros Novo Financiamento prevista neste Plano, cuja matéria será considerada aprovada por titulares de mais de 60% (sessenta por cento) do valor total Novo Financiamento Terceiros existente no momento da deliberação.

“Deliberação de Terceiros Novo Financiamento”, significa qualquer deliberação entre Terceiros Novo Financiamento prevista neste Plano, cuja matéria será considerada aprovada por titulares de mais de 50% (cinquenta por cento) do valor total dos Créditos decorrentes do Novo Financiamento – Terceiros existentes no momento da deliberação.

“Demanda” significa, em qualquer grau de jurisdição ou instância, qualquer litígio, ação, reivindicação, processo, reclamação, incidente de desconconsideração de personalidade jurídica, procedimento arbitral, execução, protesto judicial, decisão, fiscalização, solicitação de informações (inclusive para o início de um procedimento de fiscalização), cobrança, notificação (judicial ou extrajudicial), auto de infração, intimação, procedimento, inquérito, demanda judicial, arbitral ou administrativa, ou, ainda, qualquer outro tipo de investigação, ação ou processo, seja judicial, arbitral, administrativo ou criminal.

“Depósito Judicial” significa os depósitos judiciais efetuados pelo Grupo Oi no âmbito de ações judiciais de qualquer natureza, os quais serão utilizados no pagamento de determinados créditos, conforme estabelecido neste Plano, bem como os depósitos realizados em decorrência de decisões proferidas na Primeira Recuperação Judicial e nesta Recuperação Judicial em conexão com a alienação de ativos.

“Dia Útil” significa todo e qualquer dia que não um sábado, domingo ou feriado na cidade do Rio de Janeiro, Estado do Rio de Janeiro, exceto se previsto de outra forma expressa neste Plano.

“DIP Emergencial Original Atualizado” significa o financiamento de longo prazo, conferido à Companhia na modalidade *“debtor-in-possession”*, no valor de até USD400.000.000,00 (quatrocentos milhões de Dólares), com um grupo relevante de credores financeiros que representam a maioria dos (i) detentores de 10%/12% Senior PIK Toggle Notes com vencimento em 2025 emitidas pela Oi, em 27 de julho de 2018, e garantidas, conjunta e solidariamente, pela Telemar e Oi Móvel, ambas incorporadas na Oi, além da Oi Coop e a PTIF; e (ii) titulares de créditos contra a Oi decorrentes de acordos com Agências de Crédito à Exportação (*Export Credit Agencies*), contando com a garantia formalizada por meio de alienação fiduciária de ações de titularidade da Oi na V.tal e cujas condições principais estão descritas na **Cláusula 2.7** deste Plano.

“Dívidas Participativas” significa, em conjunto, as dívidas a serem emitidas ou contratadas pela Oi para pagamento de 92% (noventa e dois por cento) do Credores Opção de Reestruturação II para Créditos Classe III em Real e em Dólares, de acordo com os termos e condições previstos no **Anexo 4.2.3.2**.

“Dívidas Roll-Up” significa, em conjunto, as Debêntures *Roll-Up* e as Notes *Roll-Up*.

“Dólar” ou **“USD”** significa a moeda corrente nos Estados Unidos da América.

“ECA Facility Agreements” significa os Contratos de Empréstimos originalmente firmados entre a Oi S.A. ou sua subsidiária Telemar Norte Leste e certas Agências de Crédito à Exportação (*Export Credit Agencies*) e que, nos termos da Cláusula 13.8 do Plano da Primeira Recuperação Judicial poderiam ser cedidos a outros Credores ou a terceiros desde que cumpridas certas condições.

“Encargos Financeiros” significa qualquer correção monetária, juros, multa, penalidades, indenização, inflação, perdas e danos, juros moratórios e/ou outros encargos de natureza semelhante.

“Estatutos Sociais” significa os estatutos sociais ou documento constitutivo

assemelhado da Oi, PTIF e Oi Coop e suas Afiliadas.

“**Euro**” significa a moeda corrente na União Europeia.

“**Ex-Bondholders Não-Qualificados**” significa as pessoas físicas, investidores de varejo, não profissionais ou qualificados, que, no contexto da Primeira Recuperação Judicial, detinham Créditos Classe III representados por títulos emitidos no exterior e regulados por leis estrangeiras, e cujos Créditos Classe III foram novados e reestruturados nos termos da Cláusula 4.3.3.1 do Plano da Primeira Recuperação Judicial.

“**Grupo Oi**” significa a Oi, Oi Coop e PTIF.

“**Homologação Judicial do Plano**” significa a decisão judicial proferida pelo Juízo da Recuperação que homologar o Plano e conceder a Recuperação Judicial ao Grupo Oi, nos termos do art. 58, *caput* ou §1º da LRF.

“**Imóveis**” significa todos os imóveis de propriedade da Oi e/ou de suas Afiliadas e/ou cuja propriedade esteja pendente de regularização em nome da Oi ou de suas Afiliadas.

“**Imóveis de Terceiro**” significa todos os imóveis de propriedade de terceiros em que a Oi e/ou de suas Afiliadas tenham o direito de uso, posse e/ou exploração.

“**Instrumentos de Dívida**” significa os Instrumentos de Dívida Roll-Up, Instrumento de Dívida Participativa, Instrumentos de Dívida *A&E Reinstated* e Instrumentos do Novo Financiamento.

“**Instrumentos de Dívida Roll-Up**” significa, em conjunto, a Escritura Debêntures *Roll-Up*, as Escrituras Notes *Roll-Up*.

“**Instrumentos de Garantia Novo Financiamento**” significa os instrumentos a serem celebrados pela Oi, contendo os termos e condições para a oferta dos bens e ativos listados no **Anexo 5.4.1.4(d)(I)**, em garantia no contexto do Novo Financiamento.

“**Instrumentos de Garantia Roll-Up**” significa os instrumentos a serem celebrados pela Oi, contendo os termos e condições para a oferta dos bens e ativos listados no **Anexo**

4.2.2.1(f)(I), em garantia no contexto da Dívida *Roll-Up*.

“Juízo da Recuperação Judicial” significa o juízo da 7ª Vara Empresarial da Comarca da Capital/RJ.

“Laudos” significa os laudos econômico-financeiro e de avaliação dos bens e ativos do Grupo Oi, elaborados nos termos do art. 53, incisos II e III da LRF.

“Laudo Econômico-Financeiro” significa o laudo que atestou e confirmou, nos termos do art. 53, II e III, da LRF, a viabilidade do Plano e das medidas nele previstas para a recuperação do Grupo Oi, o qual consta do **Anexo 2.6** deste Plano.

“Lei” significa qualquer lei, regulamento, ordem, sentença ou decreto expedido por qualquer Autoridade Governamental.

“Lei das Sociedades por Ações” significa a Lei nº 6.404, de 15 de dezembro 1976, conforme alterada.

“LRF” significa a Lei nº 11.101, de 9 de fevereiro de 2005, conforme alterada.

“Lucro Líquido da Oi” significa o resultado financeiro da Oi em determinado exercício social, após a compensação de prejuízos acumulados e da provisão para o pagamento do imposto de renda, da contribuição social sobre o lucro e de qualquer outro tributo ou contribuição que venha a ser criado e devido pela Oi, bem como os ajustes do art. 202 da Lei das Sociedades por Ações, sem prejuízo do disposto nos §4º e §5º do referido artigo.

“Mediação/Conciliação/Acordo” significa qualquer procedimento a ser instaurado nos termos da Lei nº 13.140, de 26 de junho de 2015, e dos art. 20-A e seguintes da LRF, ou qualquer transação realizada para solução de incidentes de verificação de créditos, ou para tornar líquidos créditos ilíquidos.

“Notes Roll-Up” significa, quando referidas em conjunto, as Tranche 1 Notes *Roll-Up* e as Tranche 2 Notes *Roll-Up*, a serem emitidas substancialmente na forma do **Anexo 4.2.2.2.1(B)**.

“Oneração” significa todo e qualquer ônus ou gravame, de qualquer natureza, incluindo, qualquer promessa de venda, opção de compra ou venda, vínculo, encargos, caução, restrição, direito de preferência ou de primeira oferta, direito de garantia, fideicomisso, penhor, penhora, hipoteca, alienação fiduciária, cessão fiduciária, reserva de domínio, reivindicação, servidão, usufruto ou qualquer outro direito real de fruição, caução ou outra garantia, bem como quaisquer outras reivindicações que possuam substancialmente os mesmos efeitos dos institutos acima referidos. As expressões e termos **“Onerar”**, **“Ônus”** e **“Oneração”** têm os significados logicamente decorrentes desta definição de **“Oneração”**.

“Partes Isentas das Recuperandas” significa as Recuperandas, suas Afiliadas, controladas, subsidiárias, coligadas, entidades associadas, e outras sociedades pertencentes ao mesmo grupo, e seus respectivos acionistas, diretores, conselheiros, administradores e ex-administradores, funcionários, advogados, assessores, agentes, mandatários e representantes, incluindo seus antecessores e sucessores.

“Pessoa” significa qualquer indivíduo, firma, sociedade, companhia, associação sem personalidade jurídica, parceria, *trust* ou outra pessoa jurídica ou de decisão administrativa que não seja objeto de questionamento no Poder Judiciário.

“Plano” significa este plano de recuperação judicial conjunto, incluindo todos os aditamentos, modificações, alterações e complementações, e incluindo todos anexos e documentos mencionados nas cláusulas deste Plano.

“Plano da Primeira Recuperação Judicial” significa o Plano da Primeira Recuperação Judicial aprovado pelos credores em Assembleia Geral de Credores realizada em 19 e 20 de dezembro de 2017, de acordo com a LRF, e homologado pelo Juízo da Recuperação Judicial em 8 de janeiro de 2018, e posteriormente aditado por meio do Aditamento ao Plano de Recuperação Judicial aprovado em assembleia geral de credores realizada em 8 de setembro de 2020 e homologado pelo Juízo da Recuperação Judicial em 5 de outubro de 2020.

“Plano de Vendas” significa o plano de vendas para efetivação da alienação dos Imóveis que deverá ser preparado pelas Recuperandas e submetido aos Credores

Opção de Reestruturação I e aos Credores *Take or Pay* sem Garantia – Opção I, na forma da **Cláusula 7.2.5**.

“Primeira Recuperação Judicial” significa o processo de recuperação judicial da Companhia e suas subsidiárias integrais, diretas e indiretas, Oi Móvel S.A. (incorporada pela Companhia em fevereiro de 2022), Telemar Norte Leste S.A. (incorporada pela Companhia em maio de 2021), Copart 4 Participações S.A. (incorporada pela Telemar em janeiro de 2019), Copart 5 Participações S.A. (incorporada pela Companhia em março de 2019), PTIF e Oi Coop, cujo processamento foi deferido, em 29 de junho de 2016, pelo Juízo da Recuperação Judicial, nos autos do processo de recuperação judicial nº 0203711-65.2016.8.19.0001.

“Procedimento de Solução Consensual” significa o procedimento de solução consensual de controvérsia e prevenção de conflitos relativo ao processo TC 020.662-2023-8 que tramita na Secretaria de Controle Externo de Solução Consensual e Prevenção de Conflitos (SecexConsenso) do Tribunal de Contas da União.

“Processos” significa todo e qualquer litígio, em esfera judicial, administrativa ou arbitral (em qualquer fase, incluindo execução/cumprimento de sentença) em curso na Data do Pedido envolvendo discussão relacionada a qualquer dos Créditos Concurrais perante o Poder Judiciário ou Tribunal Arbitral, conforme o caso, inclusive reclamações trabalhistas.

“Real” significa a moeda corrente na República Federativa do Brasil.

“Receita Líquida de Venda” significa o valor total da contrapartida em dinheiro ou de qualquer outra forma atribuída, conforme o caso, ao ativo alienado após a Data de Homologação, incluindo ações de emissão de determinada SPE Definida de titularidade das Recuperandas ou de suas Afiliadas, e que sejam efetivamente alienadas a terceiros pelas Recuperandas, sendo certo que o referido valor será (a) **líquido** (x) dos Valores Ajuste de Preço; (y) dos Valores Custo aplicáveis; e (z) conforme aplicáveis nos casos de alienação de imóveis, dos valores relativos aos custos de desmobilização/descomissionamento de tais imóveis; e (b) **somando-se** (x) o valor de quaisquer dívidas ou obrigações das Recuperandas direta ou indiretamente assumidas pelo adquirente, à exceção dos passivos que integram a UPI V.tal e a UPI ClientCo, conforme o caso, e (y)

quaisquer Valores Adicionais, sendo certo que, em qualquer caso, os valores correspondentes serão computados como Receita Líquida de Venda somente se e conforme seu efetivo desembolso para as Recuperandas. Para os fins desta definição, (a) “Valores Adicionais” significa os valores referentes a quaisquer quantias a serem devidas ou liberadas às Recuperandas após o fechamento da alienação de, conforme o caso, determinado ativo ou UPI Definida dependendo de eventos futuros, incluindo parcelas de preço a prazo, preço contingente (*earn-outs*), liberação de valores depositados em garantia (*escrow*) e eventos similares; (b) “Valores Ajuste de Preço” significa os valores de ajustes do preço de aquisição de alienação de, conforme o caso, determinado ativo ou UPI Definida acordados entre as Recuperandas e o respectivo adquirente no contrato de compra e venda, sendo certo que eventual retenção ou depósito em conta de depósito em garantia (*escrow*) do ajuste de preço não serão superiores a 15% (quinze por cento) do respectivo preço de aquisição, exceto se ajuste de preço em percentual superior for aprovado por Deliberação de Credores Opção de Reestruturação I e Deliberação de Credores Dívida ToP sem Garantia *Reinstated* – Opção I; e (c) “Valores Custo” significa (i) os valores dos custos e despesas comprovadamente incorridos e necessários à respectiva operação (tais como custos e despesas com assessoria legal, contábil e financeira e comissão de vendas) limitado, de forma conjunta, aos montantes totais equivalentes a 3,5% (três vírgula cinco por cento) do preço de aquisição para cada operação; e (ii) os valores de tributos pagos (ou que vierem a ser desembolsados no mesmo exercício social do fechamento da operação ou do recebimento do valor correspondente pelas Recuperandas) tendo como fato gerador a venda do ativo ou da respectiva UPI Definida, inclusive eventuais reorganizações societárias necessárias para tanto, sendo certo que as Recuperandas serão as únicas responsáveis pelo recolhimento de referidos tributos.

“Receita Líquida da Venda da UPI V.tal” significa a Receita Líquida de Venda decorrente da alienação da UPI V.tal.

“Receita Líquida da Venda da UPI ClientCo” significa a Receita Líquida de Venda decorrente da alienação da UPI ClientCo.

“Receita Líquida da Venda de Ativos” significa a Receita Líquida de Venda decorrente da alienação dos ativos listados nos **Anexo 5.3.3**, exceto as ações de emissão da SPE V.tal e da SPE ClientCo.

“Receita Líquida da Venda de Imóveis” significa a Receita Líquida de Venda decorrente da alienação dos imóveis listados no **Anexo 5.3.4**.

“Reconhecimento do Plano na Jurisdição do Credor” significa toda e qualquer decisão ou ordem judicial necessária para que este Plano possa produzir seus regulares efeitos na jurisdição aplicável ao Credor em questão.

“Recuperação Judicial” significa este processo de recuperação judicial, autuado sob o nº 0090940-03.2023.8.19.0001 (migrado do processo nº 0809863-36.2023.8.19.0001 – PJe), em curso perante o Juízo da Recuperação Judicial.

“Recuperandas” significa a Oi, Oi Coop e PTIF.

“Relação de Credores do Administrador Judicial” significa a lista de credores elaborada pelo Administrador Judicial na forma do art. 7, §2º da LRF.

“Reorganizações Societárias” significa a reorganização societária a ser realizada nos termos da **Cláusula 6.1** deste Plano.

“Sky” significa a SKY Serviços de Banda Larga Ltda. (CNPJ nº 00.497.373/0001-10).

“Taxa de Câmbio Conversão” significa a taxa de fechamento médio de venda de Dólar/Real dos 30 (trinta) dias anteriores à Aprovação do Plano, divulgada pelo Banco Central do Brasil, correspondente a 5.0567.

“Torres” significa todo o conjunto estrutural capaz de suportar a instalação de antenas para transmissão e radiofrequência com segurança e dentro dos limites admissíveis de deformação angular - flexão mais torção, incluindo a estrutura da torre, a fundação da estrutura da torre, a iluminação da torre (incluindo a barreira à luz, os controles de fotocélula e fiação, cabos), plataforma de trabalho da torre, todos os suportes de antenas e equipamentos da torre, plataformas de descanso da torre, de escadas para a torre (incluindo o cabo de segurança Trava-Quedas, guarda corpo, estaios, os estiramentos vertical e horizontal, o sistema de aterramento geral da torre (incluindo para-raios, fios e ligações terra para a torre e malha de aterramento do terreno), sistema de aterramento

para o site (incluindo o sistema global de aterramento para o local em relação a cercas, paredes, portas, recipientes, portões e entradas de energia), quadro de entrada de energia onde ficam localizados os medidores, fundações de concreto e/ou abrigos de metal para entrada de energia, infraestrutura de energia a partir da rede de distribuição da concessionária, o padrão de entrada de energia, incluindo dutos, postes e tubulações de energia e fibra óptica, caixas de passagem e os materiais relativos ao perímetro do site (como muros, cercas, portões, etc.), skid metálicos para Estação Rádio Base, base de concreto para Estação Rádio Base, “eco box” (estrutura em perfis metálicos e piso em chapa xadrez e dimensões variáveis) metálicos para Estação Rádio Base, sistema de iluminação do sites, tomada industrial para gerador (steck), excluindo-se quaisquer Equipamentos da Operadora que estejam instalados ou acoplados na Torre.

“**TR**” significa a taxa de referência instituída pela Lei nº 8.177/91, conforme apurada e divulgada pelo Banco Central do Brasil, cujo produto agregar-se-á ao saldo do valor nominal do Crédito para fins de cálculo do valor pecuniário das obrigações previstas neste Plano, e que será devido nas datas de pagamento aqui estabelecidas. No caso de indisponibilidade temporária da TR, será utilizado, em sua substituição, o último número-índice divulgado, calculado *pro rata temporis* por Dias Úteis, porém, não cabendo, quando da divulgação do número-índice devido, quaisquer compensações financeiras. Na ausência de apuração e/ou divulgação do número-índice por prazo superior a 5 (cinco) Dias Úteis após a data esperada para sua divulgação, ou, ainda, no caso de sua extinção ou por imposição legal ou determinação judicial, a TR deverá ser substituída pela substituta determinada legalmente para tanto.

“**TRE**” significa Tribunal Regional Eleitoral.

“**TSE**” significa Tribunal Superior Eleitoral.

“**UPI**” significa as unidades produtivas isoladas que serão alienadas nos termos do art. 60 da LRF.

APPENDIX B – NEW PRIORITY NOTES INDENTURE

ATTACHED IS A MATERIALLY FINAL DRAFT OF THE INDENTURE IN RESPECT OF THE PROPOSED
ISSUANCE OF THE NEW PRIORITY NOTES BY THE COMPANY AS DESCRIBED HEREIN.

OI S.A. – in Judicial Reorganization
as Company

THE SUBSIDIARY GUARANTORS PARTY HERETO,

and

UMB BANK, N.A.

**as Trustee, Registrar, Paying Agent
and Transfer Agent,**

INDENTURE

Dated as of [●], 2024

10.000% / 13.500% PIK TOGGLE SENIOR SECURED NOTES DUE 2027

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INDENTURE dated as of [●], 2024, among Oi S.A. - in judicial reorganization, a corporation (*sociedade anônima*) organized and existing under the laws of the Federative Republic of Brazil (the “**Company**”); each of the Subsidiary Guarantors from time to time party hereto; and UMB Bank, N.A., as trustee (in such capacity, the “**Trustee**”), registrar, paying agent, and transfer agent.

WHEREAS, on March 1, 2023, the Company and certain of its subsidiaries jointly filed for judicial reorganization based on Brazilian Bankruptcy Law No. 11,101/2005, as amended from time to time (the “**Brazilian Bankruptcy Law**”) before the 7th Business Court of Judicial District of the Capital of the State of Rio de Janeiro (the “**RJ Court**”);

WHEREAS, on April 19, 2024, creditors of the Company and certain of its subsidiaries approved the Company’s Reorganization Plan at the general creditors’ meeting (“**GCM**”);

WHEREAS, on May 28, 2024, the RJ Court confirmed the Reorganization Plan (the “**Reorganization Plan Confirmation**”), and it was enforced by the United States Bankruptcy Court for the Southern District of New York (the “**U.S. Bankruptcy Court**”) by an order entered on May 29, 2024;

WHEREAS, certain of the restructuring transactions (other than the RJ Equitization (as defined herein)) provided for pursuant to the Reorganization Plan are being consummated as of the date hereof (the “**Restructuring Closing Date**”);

WHEREAS, the Reorganization Plan provides, among other things, for the issuance, on the Restructuring Closing Date, of certain notes described as the “New Priority Secured Notes” in the Reorganization Plan as governed by this Indenture;

WHEREAS, the Company has duly authorized the creation of its 10.000% / 13.500% PIK Toggle Senior Secured Notes due 2027 (the “**Initial Securities**”); and

WHEREAS, the Company and the Subsidiary Guarantors have agreed to grant and to perfect the Collateral (as defined below) as security to the Securities, pursuant to the terms of the applicable Collateral Documents and the Intercreditor Agreement; and

NOW, THEREFORE, the Company, the Subsidiary Guarantors and the Trustee agree as follows for the benefit of each other and for the equal and ratable benefit of the Holders (as defined below) of the Company’s Securities:

Article 1

Definitions and Incorporation by Reference

SECTION 1.01 Definitions.

“**2026 Notes**” means Company’s (formerly Oi Móvel S.A. – in Judicial Reorganization) 8.750% Senior Secured Notes due 2026 and outstanding as of the date of this Indenture.

“**Activation Fee Debt**” means the total outstanding amount of the activation fee (*Custo de Conexão*) financing owing by the Company under the FTTH Agreement as of the date

on which a Permitted ClientCo Sale is consummated (including any interest, adjustment, fees and charges accrued thereon) less the principal amount of BRL\$350 million (and accrued interest, adjustment, fees and charges thereon); it being understood that such Activation Fee Debt will be (i) payable by the Company in fifteen (15) equal monthly instalments starting on the date on which a Permitted ClientCo Sale is consummated, and (ii) subject to the terms of the Intercreditor Agreement, secured by the B2B Cash Flow Lien.

“**Additional Amounts**” has the meaning set forth for such term in Section 4.14.

“**Additional V.Tal Agreements**” means (a) the Copper Arrangements, (b) the LTLA agreement (*Acordo de Fornecimento de Capacidade de Transmissão de Sinais de Telecomunicações*) (the “**LTLA**”), entered into by and between V.Tal (Brasil Telecom Comunicação Multimídia S.A.), as successor of Globenet Cabos Submarinos S.A., and the Company (in its capacity and as successor of Oi Móvel S.A., TNL PCS S.A. and Telemar Norte Leste S.A.), dated as of December 20, 2013, as amended on October 1, 2021, June 9, 2022, and October 27, 2023, (c) the MAS agreement (*Contrato de Prestação de Serviços de Telecomunicações OIS-202111901*), entered into by and amongst V.Tal (Brasil Telecom Comunicação Multimídia S.A.), as successor of Globenet Cabos Submarinos S.A., and the Company, dated as of December 9, 2021, as amended on June 9, 2022, (d) the Settlement for the Prevention of Litigation Agreement (*Instrumento Particular de Transação de Litígios*), dated April 26, 2024 (the “**Prevention of Litigation Agreement**”), and (e) the ANATEL Settlement Agreement, in each case, as in effect on May 1, 2024 and any amendments thereto, solely to the extent such amendment is permitted under Section 4.28 hereto.

“**Affiliate Transaction**” has the meaning set forth for such term in Section 4.18.

“**Affiliates**” means, (i) with respect to any Person, any other Person, directly or indirectly, controlling, controlled by or under direct or indirect common control with such specified Person, and (ii) with respect to the Company, (a) any other Person, directly or indirectly, controlling, controlled by, or under direct or indirect common control with the Company, and (b) except as expressly set forth herein, V.Tal and its controlling and controlled entities; provided, in each case, that no Restructuring Option I Creditor (as defined in the Reorganization Plan) shall be considered an Affiliate of the Company. For the purposes of this definition, “control” (including, with correlative meanings, the terms “controlling,” “controlled by” and “under common control with”) when used with respect to any Person, means the possession, directly or indirectly, of the power to direct or cause the direction of the management and policies of such Person, whether through the ownership of Voting Securities, by contract or otherwise.

“**Agent**” means any Paying Agent, Transfer Agent, Registrar, co-registrar or any other agent appointed by the Company pursuant to the terms of this Indenture.

“**ANATEL**” means the Brazilian National Telecommunications Agency (*Agência Nacional de Telecomunicações*), created by Law No. 9,472, dated July 16, 1997, as amended.

“**ANATEL and PIS/COFINS Proceeds Lien**” means the security interest, in the form of a fiduciary assignment of rights and escrow accounts under the laws of Brazil (*cessão fiduciária de direitos creditórios e contas vinculadas*) with respect to (a) the final net proceeds due to the Company from the arbitration procedure No. CCI 26470/PFF/RLS commenced by the Company against ANATEL, filed with the International Chamber of Commerce (ICC) on August

18, 2021, after the deductions made in accordance with the *Termo de Autocomposição para a Adaptação dos Contratos de Concessão do STFC para o Regime de Autorização* in terms and conditions materially consistent with the Annex 3.1.6 of the Reorganization Plan; and (b) receivables due to the Company in connection with certain PIS/COFINS claims, which are the subject of (i) the Writ of Mandamus (*mandado de segurança*) No. 0035134-30.2008.4.01.3400 pending judgment with the First Section of the Regional Federal Court of the First Circuit; (ii) the Writ of Mandamus (*mandado de segurança*) No. 0008588-75.2010.4.02.5101 pending judgment with the Second Chamber of the Supreme Court of Justice; and (iii) any other actions for recovery of unduly paid debt (*ações de repetição de indébito*) or suits for damages that may be pursued by the Company or its Affiliates, other than V.Tal and its controlling or controlled entities, in connection with (i) and (ii); and (c) the escrow accounts into which proceeds in (a) and (b) above shall be deposited.

“ANATEL and PIS/COFINS Receivables Lien Agreement” means the ANATEL and PIS/COFINS Fiduciary Receivables Lien Agreement (*Contrato de Cessão Fiduciária de Direitos Creditórios*) entered into on or around the date hereof between the Company and the Collateral Agent relating to the ANATEL and PIS/COFINS Proceeds Lien, pledged for the benefit of the secured parties.

“ANATEL Settlement Agreement” means the Settlement Term for the Adaptation of STFC Concession Contracts to the Authorization Regime (*Termo de Autocomposição para a Adaptação dos Contratos de Concessão do STFC para o Regime de Autorização*) and related documents to be entered into between the Federal Government (*União*), the Ministry of Communications (*Ministério das Comunicações*), ANATEL, V.Tal, with the intervention of the Federal Accounting Court (*Tribunal de Contas da União*), in substantial accordance with the terms and conditions outlined in Annex 3.1.6 of the Reorganization Plan.

“Anti-Corruption Laws” means, collectively: (a) the U.S. Foreign Corrupt Practices Act, (b) the UK Bribery Act 2010, (c) the Brazilian Anti-Corruption Law, and (d) any other applicable laws, rules and regulations related to combatting bribery or corruption.

“Anti-Money Laundering Laws” means all applicable laws, rules, or regulations relating to terrorism, financial crime or money laundering, including without limitation: (a) the United States Bank Secrecy Act, as amended by the USA PATRIOT Act of 2001, (b) the United States Money Laundering Control Act of 1986 (18 U.S.C. §§ 1956 and 1957), (c) the Anti-Money Laundering Act of 2020, (d) the Money Laundering, Terrorist Financing and Transfer of Funds (Information on the Payer) Regulations 2017 as amended including pursuant to the Money Laundering and Terrorist Financing (Amendment) Regulations 2019, and (e) Proceeds of Crime Act 2002, as amended and the rules and regulations (including those issued by any governmental or regulatory authority) thereunder.

“Asset Sale” means any sale, conveyance, lease, transfer or other disposition (or series of related sales, leases, transfers or dispositions) by the Company or any of its Subsidiaries, including any disposition by means of a merger, spin-off, consolidation or similar transaction (each referred to for the purposes of this definition as a “**disposition**”), of:

- (1) any shares of Capital Stock of any of the Company’s Subsidiaries (other than directors’ qualifying shares or shares required by applicable law to be held by a Person other than the Company or any of its Subsidiaries);

(2) all or substantially all of the assets of any division or business operation of the Company or any of its Subsidiaries; or

(3) any other property or assets of the Company or any of its Subsidiaries outside of the ordinary course of business of the Company or such Subsidiary.

Notwithstanding the foregoing, the following shall not be deemed to be Asset Sales:

(1) the disposition by the Company or any Subsidiary to the Company or another Subsidiary, including a Person that is or shall become a Subsidiary immediately after the disposition;

(2) the sale of property or equipment that, in the reasonable determination of the Company acting in good faith, has become worn out, obsolete, uneconomic or damaged or otherwise unsuitable for use in connection with the business of the disposing entity, in each case, with a Fair Market Value (as reasonably determined by the Company acting in good faith) of less than U.S.\$2.0 million;

(3) (i) dispositions of property to the extent that such property is exchanged for credit against the purchase price of similar replacement property of equal or superior value that is promptly purchased provided such exchange or acquisition of replacement property occurs within 20 Business Days of the disposition, (ii) dispositions of property to the extent that the proceeds of such disposition are promptly applied to the purchase price of such replacement property (which replacement property is actually promptly purchased) and (iii) to the extent allowable under Section 1031 of the Code, or any comparable or successor provision, any exchange of like property for use in the ordinary course of business of the relevant entity;

(4) an issuance of Capital Stock by the Company which does not constitute a Restricted Payment or any Subsidiary to the Company or another Subsidiary;

(5) sales, leases, sub-leases or other dispositions of products, services, equipment or inventory in the ordinary course of business;

(6) a Restricted Payment that does not violate Section 4.05 or a Permitted Investment;

(7) the creation of a Lien permitted under Section 4.07;

(8) dispositions of receivables and related assets or interests in connection with the compromise, settlement or collection thereof in the ordinary course of business and exclusive of factoring or similar arrangements;

(9) foreclosures on assets, transfers of condemned property as a result of the exercise of eminent domain or similar policies (whether by deed in lieu of condemnation or otherwise) and transfers of properties that have been subject to a casualty to the respective insurer of such property as part of an insurance settlement;

(10) the unwinding of any Hedging Agreement (pursuant to its terms) that was permitted to be Incurred pursuant to the terms of this Indenture;

(11) sales or other dispositions of capacity or indefeasible rights of use in the Company's or in any of its Subsidiaries' telecommunications network in the ordinary course of that company's business;

(12) exchanges of telecommunications assets for other telecommunications assets where the Fair Market Value of the telecommunications assets received is at least equal to the Fair Market Value of the telecommunications assets disposed;

(13) the licensing, sublicensing or grants of licenses to use the Company's or any of its Subsidiaries' patents, trade secrets, know-how and other technology or intellectual property in the ordinary course of business of the disposing entity to the extent that such license does not prohibit the licensor from using the patent, trade secret, know-how or technology or other intellectual property;

(14) any transaction or series of related transactions with respect to assets listed on Schedule A hereto; *provided that* each asset is disposed in accordance with the Reorganization Plan and, to the extent that such disposition consists of Collateral or Capital Stock of Oi Soluções S.A., any Net Cash Proceeds from such disposition are distributed in accordance with the Intercreditor Agreement and Section 3.02;

(15) after the appointment of the New Board, any transaction or series of related transactions involving property or assets with a Fair Market Value taken together with all other dispositions made in reliance on this clause (15) in the same fiscal year, not in excess of BRL\$200.0 million; or

(16) for the fulfillment of the sales and disposals in connection with the Copper Arrangements and any other sales or disposals of copper assets in accordance with the Copper Arrangements;

provided that, for purposes of determining whether a Mandatory Redemption is required under Section 3.02, the exemptions to "Asset Sale" set forth in the following clauses shall not apply to a disposition of Collateral, and accordingly, any such disposition shall be deemed to be considered an Asset Sale for purposes of Section 3.02: clause (1) above (other than a disposition of Collateral required under the terms of the Reorganization Plan and such Collateral constitutes Collateral which secures the Securities immediately following such disposition); clause (2) above (other than a disposition of optical network terminals with a Fair Market Value (as reasonably determined by the Company acting in good faith) of less than U.S.\$100,000 in the aggregate); clause (3) above (other than a disposition of the Company's optical network terminals and such replacement Collateral constitutes Collateral which secures the Securities immediately following such disposition, exchange or purchase); clause (4) above (unless such issued Capital Stock constitutes Collateral which secures the Securities immediately following such issuance); clause (5) above (other than with respect to sales, leases, sub-leases of the Company's optical network terminals to customers); clause (6) above; clauses (8)-(10) above; clauses (11)-(12) above (other than with respect to sales or other dispositions of capacity or indefeasible rights of use of or exchanges of the Company's optical network terminals to customers); and clauses (13)-(16) above.

"Attributable Debt" in respect of a Sale and Leaseback Transaction means, as of the date of determination, the present value (discounted at the interest rate implicit in the Sale and Leaseback Transaction) of the total obligations of the lessee for rental payments during the

remaining term of the lease included in such Sale and Leaseback Transaction (including any period for which such lease has been extended); *provided, however*, that if such Sale and Leaseback Transaction results in a Capitalized Lease Obligation, the amount of Indebtedness represented thereby will be determined in accordance with the definition of “Capitalized Lease Obligation”.

“**Authentication Order**” has the meaning set forth for such term in Section 2.02.

“**B2B Cash Flow Agreement**” means the Fiduciary Assignment Agreement (*Contrato de Vinculação de Receitas, Cessão Fiduciária e Outras Avenças*) entered into on or around the date hereof between the Company and the Collateral Agent, related to the B2B Cash Flow Lien.

“**B2B Cash Flow Lien**” means the security interest, in the form of a fiduciary assignment of rights and escrow accounts under the laws of Brazil (*Contrato de Vinculação de Receitas, Cessão Fiduciária e Outras Avenças*), over (a) specified proceeds received by the Company related to telecommunication services, and (b) the escrow accounts into which the proceeds in (a) above shall be deposited, granted by the Company in favor of the Collateral Agent pursuant to one or more Collateral Documents.

“**Bankruptcy Custodian**” means any receiver, trustee, assignee, liquidator, custodian or similar official under any Bankruptcy Law.

“**Bankruptcy Law**” means the Brazilian Bankruptcy Law and the U.S. Bankruptcy Code or any similar law of any other jurisdiction, as applicable, for the relief of debtors.

“**Beneficial Owner**” has the meaning assigned to such term in Rule 13d-3 and Rule 13d-5 under the Exchange Act.

“**Board of Directors**” means, with respect to any Person, the board of directors of such Person or any committee thereof duly authorized to act on behalf of the board of directors of such Person, or similar governing body of such Person, including any managing partner or similar entity of such Person.

“**Brazil**” means The Federative Republic of Brazil.

“**Brazilian Civil Code**” means Law No. 10,406 of the Federative Republic of Brazil, dated January 10, 2002, as amended from time to time.

“**Brazilian Civil Procedure Code**” means Law No. 13,105 of the Federative Republic of Brazil, dated March 16, 2015, as amended from time to time.

“**Brazilian Corporate Law**” means Law No. 6,404 of the Federative Republic of Brazil, dated December 15, 1976, as amended from time to time.

“**BRB Transaction**” means certain commercial instruments (*Cédulas de Crédito Comercial*) existing as of the date of this Indenture and issued by the Company (as successor of Oi Móvel S.A. and 14 Brasil Telecom Celular S.A.) to the benefit of Banco de Brasília S.A. in connection with a tax benefit under Brazilian state law.

“**BRL\$**” means the lawful currency of Brazil.

“Business Day” means a day other than a Saturday, a Sunday, or a legal holiday or a day on which commercial banks and foreign exchange markets are authorized or obligated to close in The City of New York, in São Paulo, Brazil, or in Rio de Janeiro, Brazil.

“Capital Stock” means, with respect to any Person, any and all shares, interests (including partnership interests), rights to purchase, warrants, options, participations or other equivalents of or interests in (however designated) the equity of such Person, including each class of Preferred Stock, limited liability interests or partnership interests, but excluding any debt securities convertible into such equity.

“Capitalized Lease Obligations” means, with respect to any Person, the obligations of such Person under a lease that are required to be classified and accounted for as a capitalized lease in accordance with GAAP and the amount of Indebtedness represented by such obligations at any date shall be the capitalized amount of such obligations at such date, determined in accordance with GAAP; and the Stated Maturity thereof shall be the date of the last payment of rent or any other amount due under such lease prior to the first date upon which such lease may be prepaid by the lessee without payment of a penalty.

“Cash Equivalent” means any of the following:

(1) any investment in direct obligations (or certificates representing an ownership interest in such obligations) of Brazil, the United States or any agency or instrumentality thereof or obligations Guaranteed by Brazil, the United States or any agency or instrumentality thereof that are not convertible or exchangeable into any other security, *provided* that Subsidiaries shall be allowed to invest in direct obligations of the country in which such Subsidiaries are located irrespective of the ratings of any such obligations, and *provided further* that the Company shall use its continuing best efforts to transfer any such investments in direct obligations of a country pursuant to the immediately preceding proviso to another Cash Equivalent;

(2) investments in (i) time deposit accounts, (ii) certificates of deposit and money market deposits, (iii) bankers’ acceptances with maturities not exceeding one year from the date of such investment, and (iv) overnight bank deposits, in each case with any bank or trust company that is organized or licensed under the laws of the United States, any state thereof, Brazil, or any other foreign country recognized by the United States having capital, surplus and undivided profits aggregating in excess of U.S.\$500.0 million (or the foreign currency equivalent thereof) and whose short-term debt is rated “A-2” (or such similar equivalent rating) or higher by at least one nationally recognized statistical rating organization (as defined in Rule 436 under the Securities Act) (a **“Permitted Financial Institution”**), *provided* that Subsidiaries shall be permitted to invest in time deposit accounts, certificates of deposit and money market deposits of banks and trust companies organized under the country in which such Subsidiary are located irrespective of whether the short-term debt rating is rated “A-2” (or such similar equivalent rating) or higher by at least one nationally recognized statistical rating organization (as defined in Rule 436 under the Securities Act) and *provided further*, that the Company shall use its continuing best efforts to transfer any such investments pursuant to the immediately preceding proviso to another Cash Equivalent;

(3) repurchase obligations with a term of not more than 30 days for underlying securities of the types described in clause (1) above entered into with a bank meeting the qualifications described in clause (2) above;

(4) investments in demand deposits or commercial paper maturing not more than 270 days after the date of acquisition issued by or guaranteed by a corporation (other than an Affiliate of the Company) organized and in existence under the laws of the United States, Brazil or any other foreign country recognized by the United States with a rating at the time as of which any investment therein is made of “P-1” (or higher) according to Moody’s or “A-1” (or higher) according to S&P (or such similar equivalent rating, including similar equivalent ratings in foreign countries);

(5) investments in securities with maturities of 12 months or less from the date of acquisition issued or fully Guaranteed by any state, commonwealth or territory of the United States, or by any political subdivision or taxing authority thereof, and rated at least “A” by S&P or “A” by Moody’s (or such similar equivalent rating);

(6) investments in securities with maturities of 12 months or less from the date of acquisition issued or fully Guaranteed by Brazil;

(7) certificates of deposit, bankers’ acceptances and time deposits issued or guaranteed by or placed with, and money market deposit accounts issued or offered by, any Brazilian or United States office of any Permitted Financial Institution; and

(8) investments in money market funds substantially all the assets of which consist of investments of the types described in clauses (1) through (7) above.

“**Central Bank**” means the Brazilian Central Bank (*Banco Central do Brasil*).

“**Certificated Securities**” has the meaning set forth for such term in Appendix A to this Indenture.

“**Change of Control**” means any “person” or “group” (as such terms are used for purposes of Sections 13(d) and 14(d) of the Exchange Act) is or becomes after the Restructuring Closing Date the “beneficial owner” (as such term is used in Rule 13d-3 under the Exchange Act), directly or indirectly, of more than 50% of the total voting power of the outstanding Voting Securities of the Company other than one or more Permitted Holders. For the avoidance of doubt, direct or indirect transactions specifically authorized by and consummated in accordance with the Reorganization Plan as in effect on the Restructuring Closing Date, to capitalize part of the credits held by Restructuring Option I Creditors into the Company’s Capital Stock and any related transactions thereto (the “**RJ Equitization**”), will not be deemed to constitute, or result in, a Change of Control.

“**Change of Control Expiration Date**” means, in relation to a Change of Control Offer, the expiration date as specified in the notice given by the Company pursuant to Section 4.06 in relation to such Change of Control Offer, which date is no earlier than 30 days and no later than 60 days from the date of such Change of Control Offer.

“**Change of Control Offer**” means a written offer made by the Company to each Holder to repurchase such Holder’s Securities pursuant to Section 4.06.

“Change of Control Payment” means, in connection with the repurchase of a Holder’s Securities pursuant to a Change of Control Offer, the payment by the Company (or Substituted Debtor) of 101% of the aggregate principal amount of such Holder’s Securities (including any PIK Securities) repurchased plus accrued but unpaid interest to the date of purchase and Additional Amounts, if any, on such Securities (subject to the right of the Holders of record on the relevant Record Date to receive interest and Additional Amounts, if any, on the relevant Interest Payment Date).

“Change of Control Purchase Date” means, in relation to a Change of Control Offer, the settlement date for purchase of the Securities properly tendered as specified in the notice given by the Company pursuant to Section 4.06 in relation to such Change of Control Offer, which date is not more than five Business Days after the Change of Control Expiration Date.

“ClientCo” means, one or more entities formed or to be formed for the business of providing fiber optics broadband services to end customers (including retail customers, small-office-home-office customers and small-to-medium enterprises) and associated services, which shall receive the assets set forth in Annex 5.2.1(i) of the Reorganization Plan.

“ClientCo Fiduciary Lien” means the security interest, in the form of a fiduciary lien of shares under the laws of Brazil (*alienação fiduciária de ações*), over, at all times, 100% of the Company’s Capital Stock of ClientCo, granted by the Company in favor of the Collateral Agent pursuant to one or more Collateral Documents. For the avoidance of doubt, the ClientCo Fiduciary Lien shall not include any voting rights in connection with the Capital Stock of ClientCo owned by the Company so long as any Event of Default has not occurred and is continuing.

“ClientCo Fiduciary Lien Agreement” means the Fiduciary Transfer of Shares Agreement (*Contrato de Alienação Fiduciária de Ações e Outras Avenças*) entered into on or around the date hereof between the Company and the Collateral Agent relating to the ClientCo Fiduciary Lien.

“Code” means the Internal Revenue Code of 1986, as amended.

“Collateral” means the collateral granted pursuant to the Collateral Documents, which includes the following:

- (1) the V.Tal Fiduciary Lien;
- (2) the Real Estate Liens;
- (3) the ANATEL and PIS/COFINS Proceeds Lien;
- (4) following the consummation of the ClientCo Contributions, the ClientCo Fiduciary Lien;
- (5) following the ClientCo Shares Sale Date, the B2B Cash Flow Lien; and
- (6) the ONT Fiduciary Lien.

“Collateral Agent” means GLAS Trust Company LLC and any other Collateral Agent appointed by the Intercreditor Agent under and pursuant to the terms of the Intercreditor

Agreement to act as such, in each case, a collateral agent under the Intercreditor Agreement for the benefit of the applicable secured parties.

“Collateral Documents” means each of (a) the V.Tal Fiduciary Lien Agreement, (b) the Real Estate Lien Agreements, (c) the B2B Cash Flow Agreement, (d) the ANATEL and PIS/COFINS Receivables Lien Agreement, (e) the ClientCo Fiduciary Lien Agreement, (f) the ONT Fiduciary Lien Agreement and (g) any other document entered into at any time by the Company creating any Collateral to secure the Securities.

“Company” means Oi S.A., named as such in this Indenture, excluding its Subsidiaries, until a Substituted Debtor or Successor Company replaces it and, thereafter, means the Substituted Debtor or Successor Company.

“Company Guarantee” has the meaning set forth for such term in Section 10.01.

“Company Order” means a written request or order signed in the name of the Company by an Officer of the Company and delivered to the Trustee.

“Company Substitution Documents” has the meaning set forth for such term in Section 10.01.

“Compliance Agreement” means that certain compliance letter agreement dated the date hereof and entered into between the Company and certain initial Holders of the Securities relating to compliance with certain additional provisions.

“Consolidated Total Assets” means the total amount of the consolidated assets of the Company and its Subsidiaries appearing on the most recently available annual or quarterly consolidated financial statements of the Company prepared in accordance with GAAP, calculated to give pro forma effect to any acquisition or disposition of companies, divisions, lines of businesses or operations by the Company and its Subsidiaries subsequent to such date and on or prior to the date of determination.

“Copper Arrangements” means the arrangements entered into between the Company and V.Tal for the sale or disposal of copper scraps, copper surplus, overhead network scrap, and any receivables arising from such arrangements, including that certain Scrap Purchase and Sale Agreement (*Instrumento Particular de Cessão Onerosa de Sucata e Outras Avenças*) dated October 27, 2023 and any ancillary agreements, in each case, as in effect on May 1, 2024, in each case, and any amendments thereto solely to the extent such amendment is permitted under Section 4.28 hereto.

“Corporate Trust Office” means the office of the Trustee in Houston, Texas, which at the date hereof is 5555 San Felipe St, Suite 870, Houston, TX 77056, or such other office at such address as the Trustee may designate from time to time by notice to the Holders and the Company, or the principal corporate trust office of any successor Trustee (at such other address as such successor Trustee may designate from time to time by notice to the Holders and the Company).

“Covenant Defeasance” has the meaning set forth for such term in Section 8.03.

“CVM” means the Brazilian Securities Commission (*Comissão de Valores Mobiliários*).

“Debt” means, as of the date of determination, the aggregate amount of consolidated Indebtedness of the Company and its Subsidiaries determined in accordance with GAAP and as set forth in the most recent consolidated balance sheet of the Company and its Subsidiaries; provided, however, that notwithstanding any contrary treatment under GAAP, the amount of all such Indebtedness shall be its face amount and not its fair value, market value or other value.

“Default” means any event which is an Event of Default or which, after notice or passage of time or both, would be an Event of Default.

“Depository” means, with respect to the Securities issuable or issued in whole or in part in the form of one or more Global Securities, the Person designated in Section 2.03 hereof as Depository by the Company pursuant to this Indenture, until a successor shall have been appointed and become such and, thereafter, “Depository” shall mean or include such Person.

“Disqualified Stock” means, with respect to any Person, any Capital Stock that by its terms (or by the terms of any security into which it is convertible or for which it is exchangeable or exercisable) or upon the happening of any event (i) matures or is mandatorily redeemable pursuant to a sinking fund obligation or otherwise, (ii) is convertible or exchangeable for Indebtedness or Disqualified Stock or (iii) is redeemable at the option of the holder thereof, in whole or in part, in each case on or prior to the final Stated Maturity of the Securities; *provided* that Capital Stock issued to any employee benefit plan, or by any such plan to any employees of the Company or any Subsidiary of the Company, shall not constitute Disqualified Stock solely because it may be required to be repurchased or otherwise acquired or retired in order to satisfy applicable statutory or regulatory obligations; *provided further* that Capital Stock will not constitute Disqualified Stock solely because of provisions making such stock mandatorily redeemable or giving holders thereof the right to require repurchase or redemption, in each case, following the occurrence of a Change of Control or other similar event described under such terms as a “change of control,” “asset sale” or other “disposition” occurring prior to the Stated Maturity of the Securities if those provisions (x) are no more favorable to the holders of such Capital Stock than Section 4.06 is to the Holders of the Securities and (y) specifically state that repurchase or redemption pursuant thereto will not be required prior to the Company’s repurchase of the Securities as required by Section 4.06.

“DTC” means The Depository Trust Company.

“Event of Default” has the meaning set forth for such term in Section 6.01.

“Exchange Act” means the United States Securities Exchange Act of 1934, as amended, or any successor statute or statutes thereto.

“Excluded Subsidiary” means (i) any Immaterial Subsidiary and (ii) any Subsidiary that is prohibited from guaranteeing the obligations hereunder pursuant to applicable rules and regulations.

“Fair Market Value” means, with respect to any asset, the value (which, for the avoidance of doubt, will take into account any liabilities associated with related assets) that would

be paid by a willing buyer to an unaffiliated willing seller in an arm's length transaction not involving distress or compulsion of either party, determined in good faith by the Board of Directors of the Company, unless another entity is specified in this Indenture to make the determination.

“**FATCA**” has the meaning set forth for such term in Section 4.14.

“**Fitch**” means Fitch Ratings Inc. and its successors.

“**Four-Quarter Period**” means, as of any date of determination, the four most recent full fiscal quarters ending prior to the date of such determination for which financial statements are available.

“**GAAP**” means, as elected from time to time by the Company, (i) the accounting principles prescribed by Brazilian Corporate Law, the rules and regulations issued by applicable regulators, including the CVM, as well as the technical releases issued by the Brazilian Institute of Accountants (*Instituto Brasileiro de Contadores*), or (ii) International Financial Reporting Standards as issued by the International Accounting Standards Board, in each case, as in effect from time to time.

“**Global Security**” has the meaning set forth for such term in Appendix A to this Indenture.

“**Governmental Approval**” means any concession, authorization, consent, approval, license, franchise, permit, certification, waiver, exemption, filing or registration by or with any Governmental Authority.

“**Governmental Authority**” means any United States or non-United States (a) federal, state, local, municipal, or other government; (b) governmental or quasi-governmental entity of any nature (including any governmental agency, branch, department, official, or entity and any court or other tribunal); or (c) body exercising or entitled to exercise any administrative, executive, judicial, legislative, police, regulatory, or taxing authority or power of any nature, including any arbitral tribunal (public or private), any regulatory or supervisory authority or any self-regulatory organization, including but not limited to the Federative Republic of Brazil, the Public Prosecutor's Office, the Federal Police, the Federal Revenue Office of Brazil, the National Institute of Social Security, the Central Bank of Brazil, the SEC, the CVM, ANATEL and the Federal Accounting Court (*Tribunal de Contas da União*).

“**Guarantee**” means any obligation, contingent or otherwise, of any Person directly or indirectly guaranteeing any Indebtedness or other obligation of any other Person and any obligation, direct or indirect, contingent or otherwise, of any Person:

(1) to purchase or pay (or advance or supply funds for the purchase or payment of) such Indebtedness or other obligation of such other Person (whether arising by virtue of partnership arrangements, or by agreement to keep-well, to purchase assets, goods, securities or services, to take-or-pay, or to maintain financial statement conditions or otherwise); or

(2) entered into for purposes of assuring in any other manner the obligee of such Indebtedness or other obligation of the payment thereof or to protect such obligee against loss in respect thereof (in whole or in part),

provided, however, that the term “Guarantee” and “Guaranteed” shall not include endorsements for collection or deposit in the ordinary course of business. The term “Guarantee” used as a verb has a correlative meaning. The term “Guarantor” shall mean any Person guaranteeing any obligation.

“**Guaranteed Obligations**” has the meaning set forth for such term in Section 11.01.

“**Hedging Agreements**” mean, of any Person, the obligations of such Person under any agreement relating to any swap, option, forward sale, forward purchase, index transaction, cap transaction, floor transaction, collar transaction or any other similar transaction, in each case, for purposes of hedging or capping against inflation, interest rates, currency or commodities price fluctuations.

“**Holder**” means, the Person in whose name a Security is registered on the Security Register maintained by the Registrar.

“**Immaterial Subsidiary**” means any Subsidiary (a) that did not, as of the date of the Company’s most recent quarterly consolidated balance sheet, have assets on an individual basis in excess of 5.0% of the Consolidated Total Assets of the Company as of such date or (b) that did not have net revenue on an individual basis in excess of 10.0% of the Company’s total consolidated net revenue as of such date.

“**Incur**” or “**Incurred**” means, with respect to any Indebtedness or other obligation of any Person, to create, issue, incur (including by conversion, exchange or otherwise), assume, Guarantee or otherwise become liable in respect of such Indebtedness or other obligation on the balance sheet of such Person; *provided, however*, that any Indebtedness of a Person existing at the time such Person is merged or consolidated with the Company or becomes a Subsidiary (whether by merger, consolidation, acquisition or otherwise) shall be deemed to be Incurred by such Person at the time of such merger or consolidation or at the time it becomes a Subsidiary. The term “Incurrence” when used as a noun shall have a correlative meaning. Neither the accretion of principal of a non-interest bearing or other discount security nor the capitalization of interest on Indebtedness shall be deemed an Incurrence of Indebtedness.

“**Indebtedness**” means, with respect to any Person, without duplication:

(1) whether being principal and/or interest of any present or future indebtedness of such Person:

(A) in respect of borrowed money;

(B) evidenced by bonds, notes, debentures or similar instruments or letters of credit or bankers’ acceptances (or, without duplication, reimbursement agreements in respect thereof);

(C) representing the balanced deferred and unpaid of the purchase price of property (including Capitalized Lease Obligations), except (i) any such balance that constitutes a trade payable or similar obligation to a trade creditor, in each case accrued in the ordinary course of business and (ii) liabilities accrued in the ordinary course of business which purchase price is due more than twelve (12) months after the date of placing the property in service or taking delivery and title thereto; or

(D) representing net obligations under any Hedging Agreements;

if and to the extent that any of the foregoing Indebtedness (other than letters of credit and Hedging Agreements) would appear as a liability upon a balance sheet (excluding the footnotes thereto) of such Person prepared in accordance with IFRS;

(2) to the extent not otherwise included, any obligation by such Person to be liable for, or to pay, as obligor, guarantor or otherwise, on the obligations of the type referred to in clause (1) of a third Person (whether or not such items would appear upon the balance sheet of such obligor or guarantor), other than by endorsement of negotiable instruments for collection in the ordinary course of business; and

(3) to the extent not otherwise included, the obligations of the type referred to in clause (1) of a third Person secured by a Lien on any asset owned by such first Person, whether or not such Indebtedness is assumed by such first Person if and to the extent any of the preceding items (other than letters of credit and Hedging Agreements) would appear as a liability upon a balance sheet of the specified Person prepared in accordance with IFRS.

Notwithstanding the foregoing, in connection with the purchase by the Company or any Subsidiary of any business, the term “Indebtedness” will exclude post-closing payment adjustments to which the seller may become entitled to the extent such payment is determined by a final closing balance sheet or such payment depends on the performance of such business after the closing; *provided, however*, that, at the time of closing, the amount of any such payment is not determinable and, to the extent such payment thereafter becomes fixed and determined, the amount is paid within 30 days thereafter.

For the avoidance of doubt, “Indebtedness” shall not include any obligations to any Person with respect to “*Programa de Recuperação Fiscal—REFIS*,” “*Programa Especial de Parcelamento de Impostos—REFIS Estadual*” and “*Programa de Parcelamento Especial—PAES*”, any other tax payment agreement entered into with any Brazilian Governmental Authority, any payment obligations to ANATEL (other than under or pursuant to the ANATEL Settlement Agreement), including claims, fines, fees or other liabilities, that are not with respect to borrowed money, and/or any other payment agreement that is due to any creditor who, prior to the Reorganization Plan Confirmation, was not considered as Indebtedness in the calculation of Indebtedness of the Company.

“**Indenture**” means this Indenture as amended or supplemented from time to time.

“**Initial Securities**” has the meaning set forth for such term in the recitals hereto and refers to the amount of Securities initially outstanding on the Restructuring Closing Date.

“**Intercreditor Agent**” means GLAS Trust Company LLC, in its capacity as intercreditor agent under the Intercreditor Agreement.

“**Intercreditor Agreement**” means the intercreditor agreement, substantially in the form attached as Exhibit C, by and among the Company, the Subsidiary Guarantors, GLAS Trust Company LLC, as Collateral Agent and as Intercreditor Agent, the Trustee, and any other representative or agent of each class of secured parties from time to time party thereto.

“Interest Election Notice” has the meaning set forth for such term in Section 2.01(4).

“Interest Payment Date” means March 31, June 30, September 30 and December 31 of each year commencing on September 30, 2024, *provided* that the last Interest Payment Date shall be the Maturity Date.

“Interest Period” shall mean the period commencing on and including an Interest Payment Date and ending on and including the day immediately preceding the next succeeding Interest Payment Date, with the exception that the first Interest Period shall commence on and include the Restructuring Closing Date and end on and include the day immediately preceding the first scheduled Interest Payment Date (the Interest Payment Date for any Interest Period shall be the Interest Payment Date occurring on the day immediately following the last day of such Interest Period).

“Investment” means, with respect to any Person, any investment by such Person in other Persons (including Affiliates) in the form of a loan (including a guarantee), advance, capital contribution, payment, purchase or other acquisition for consideration of Indebtedness, Capital Stock or other securities issued by any other Person, as well as any other items that would constitute an investment on the balance sheet of the Company (excluding, in each case, accounts receivable, credit card and debit card receivables, trade credit, advances to customers, commission, travel and similar advances to employees, directors, officers, members of management, manufacturers and consultants, in each case made in the ordinary course of business), in accordance with GAAP.

“Investment Grade Rating” means a rating equal to or higher than BBB-(or the equivalent) by S&P or Fitch or Baa3 (or the equivalent) by Moody’s.

“Legal Defeasance” has the meaning set forth for such term in Section 8.02.

“Lien” means any mortgage, pledge, security interest, encumbrance, lien, fiduciary lien (*alienação fiduciária*), fiduciary assignment (*cessão fiduciária*) or charge of any kind (including any conditional sale or other title retention agreement or lease in the nature thereof or any agreement to give any security interest).

“Local Taxes” means any present or future taxes, levies, imposts, duties, fees, assessments, contributions or other charges or withholding of a similar nature imposed, levied, collected, withheld or assessed by or within a Relevant Jurisdiction (including any penalty, inflation adjustment, additions to tax or interest payable in connection therewith).

“Material Adverse Effect” means a material adverse effect on (a) the business, operations or property of the Company and its Subsidiaries, taken as a whole; (b) the ability of the Company or any other Obligor to perform its respective payment obligations or other material obligations under any of the Transaction Documents; or (c) the validity or enforceability of the Transaction Documents; or (d) the rights or remedies of the Holders or the Trustee under any of the Transaction Documents.

“Material Subsidiary” means (a) any Subsidiary that is not an Immaterial Subsidiary, or (b) any Subsidiary, or any group of Subsidiaries, if taken together as a single entity,

that would be a “significant subsidiary” of such Person within the meaning of Rule 1-02 under Regulation S-X promulgated by the SEC.

“**Maturity Date**” means June 30, 2027.

“**Moody’s**” means Moody’s Investors Service, Inc., a subsidiary of Moody’s Corporation, and its successors.

“**Net Cash Proceeds**” means, (1) with respect to any Asset Sale consisting of Collateral, after the RJ Effective Date an amount equal to the greater of (A) zero and (B) (i) the total amount of the consideration in cash in respect of such Asset Sale, *minus* (ii) (x) the Price Adjustment Amounts; (y) the applicable Cost Amounts; and (z) as applicable in cases of any Asset Sale of assets or property constituting Real Estate Collateral, the amounts relating to the costs of demobilization/ decommissioning of such assets or property; and *plus* (iii) any Additional Amounts, it being certain that, in any case, the corresponding amounts will be computed as Net Cash Proceeds only if and according to their effective disbursement to the Company, any Subsidiary Guarantor or their Affiliates, and (2) with respect to any other Asset Sale, an amount equal to the greater of (A) zero and (B) (i) the cash consideration in respect of such Asset Sale, minus (ii) an amount equal to any reasonable fees, expenses, commissions and taxes actually incurred, paid or payable in connection therewith. For the purposes of this definition, (a) “**Additional Amounts**” means the amounts referring to any amounts to be owed or released to the Company, any Subsidiary Guarantor or their Affiliates after the closing of the disposal of, as the case may be, a given asset or UPI depending on future events, including installments of price paid in installments, earn-outs, release of escrow amounts and similar events; (b) “**Price Adjustment Amounts**” means the adjustment amounts of the acquisition price for the disposal of, as the case may be, a certain asset or UPI agreed between the Company, any Subsidiary Guarantor or their Affiliates (other than V.Tal and its controlling or controlled entities) and the respective buyer in the purchase and sale agreement, it being certain that any retention or deposit in an escrow account of the price adjustment will not exceed fifteen (15%) of the respective acquisition price, except if a price adjustment in a higher percentage is approved as per the Reorganization Plan; and (c) “**Cost Amounts**” means (i) the amounts of costs and expenses proven to be incurred and necessary for the respective transaction (such as costs and expenses with legal, accounting and financial advice and sales commission) jointly limited to the total amounts equivalent to 3.5% of the acquisition price for each transaction; and (ii) the amounts of taxes paid (or that will be disbursed in the same fiscal year as the closing of the transaction or receipt of the corresponding amount by the Company, any Subsidiary Guarantor or their Affiliates (other than V.Tal and its controlling or controlled entities) with the triggering event being the sale of the asset or of the respective UPI, including possible corporate reorganizations necessary for this purpose, it being certain that the Company, any Subsidiary Guarantor or their Affiliates (other than V.Tal and its controlling or controlled entities) will be solely responsible for paying said taxes. For the avoidance of doubt, for purposes of Section 3.02, any amounts placed in escrow accounts (other than an escrow account referenced in the Intercreditor Agreement) or judicial deposits from an Asset Sale pursuant to court order or applicable law as a result of such Asset Sale shall not be deemed received by the Company until the release of such amounts.

“**New Board**” means the new board of directors of the Company to be appointed by the shareholders of the Company following the RJ Equitization.

“Obligors” means, collectively, the Company and the Subsidiary Guarantors.

“Offer to Purchase” means an offer by the Company to purchase Securities from all Holders of the Securities ratably as required by the Indenture.

“Officer” means with respect to the Company, any of the Chairman of the Board of Directors, Vice Chairman of the Board of Directors, President or a Vice President, Chief Executive Officer, Chief Financial Officer, Chief Investor Relations Officer, any other Executive Officer, Corporate Counsel or General Counsel, Treasurer, Secretary or Assistant Secretary of the Company or any other officer, employee or representative of the Company duly authorized and designated by the Company as an “Officer” or “Attorney-in-Fact” for purposes of this Indenture.

“Officer’s Certificate” means a certificate signed by any Officer and delivered to the Trustee.

“ONT Fiduciary Lien” means the security interest, in the form of a fiduciary assignment (*alienação fiduciária*), over 100% (one hundred percent) of the Company’s optical network terminals, granted by the Company in favor of the Collateral Agent pursuant to the ONT Fiduciary Lien Agreement.

“ONT Fiduciary Lien Agreement” means the Fiduciary Assignment Agreement (*Contrato de Alienação Fiduciária de Bens Móveis e Outras Avenças*) entered into on or around the date hereof between the Company and the Collateral Agent related to the ONT Fiduciary Lien.

“Opinion of Counsel” means a written opinion from external legal counsel reasonably acceptable to the Trustee who may be an employee of or counsel to the Company, which opinion shall be satisfactory to the Trustee.

“Organizational Documents” means, with respect to any Person, if applicable, any charter, articles or certificate of incorporation, certificate of organization, registration or formation, certificate of partnership or limited partnership, bylaws, operating agreement, limited liability company agreement, joint venture agreement, partnership agreement or equivalent organizational documents of such Person and any and all other applicable documents relating to such Person’s formation, organization or entity governance matters (including any shareholders’ or equity holders’ agreement or voting trust agreement) and specifically includes, without limitation, any certificates of designation for preferred stock or other forms of preferred equity.

“Paying Agent” means the Trustee, the Principal Paying Agent and any other paying agent appointed by the Company to act as such.

“Permitted Business” means the business or businesses conducted by the Company or any Subsidiary as of the Reorganization Plan Confirmation and any other business reasonably related, ancillary or complementary thereto.

“Permitted ClientCo Asset” means (a) Capital Stock of V.Tal; (b) Capital Stock of one or more companies whose shares are traded at the B3 S.A. – Brasil, Bolsa, Balcão, are included in the Bovespa Index (IBOVESPA) and have a market capitalization of at least BRL\$7.3 billion (determined by reference to the volume-weighted average price of the shares issued by any such company in the 90 (ninety) days preceding the date of commencement of the competitive bidding

process for the UPI Sale of Capital Stock); or (c) Capital Stock of companies whose shares are included in the S&P500 Index or FTSE100.

“Permitted ClientCo Sale” means an Asset Sale of the Capital Stock of ClientCo in the form of a *Unidade Produtiva Isolada* (**“UPI Sale”**) made pursuant to the terms of the Reorganization Plan that satisfies any of the following conditions:

(1) to the extent such Asset Sale is made during the first round of public bidding pursuant to the Reorganization Plan, the aggregate cash price for Asset Sales of Capital Stock of ClientCo is equal to at least BRL\$7.3 billion to the Company;

(2) to the extent such Asset Sale is made during the second round of public bidding pursuant to the Reorganization Plan, the aggregate consideration for Asset Sales of Capital Stock of ClientCo includes (x) cash, (y) priority-status or post-petition credits (*Crédito Extraconcursal*) (in whole or in part) owed to holders of the Securities, Priority Debentures or V.Tal Debentures or their affiliates, including any accrued interest on such credits (*provided* that such credits have been recognized by the Company and result from services or obligations due to the Company that have already been fulfilled) and/or (z) Permitted ClientCo Assets, which shall be free and clear from any encumbrances;

(3) together with all other Asset Sales of the Capital Stock of ClientCo, results in Net Cash Proceeds sufficient to, and which are applied to, repay, in full, the outstanding Securities and, unless waived by holders thereof, the V.Tal Debentures; or

(4) is consented to by Holders holding at least sixty per cent (60%) of the aggregate outstanding principal amount of the Securities and, unless waived, any other creditor required to provide such consent under the Reorganization Plan.

“Permitted Holders” means any holder or beneficial owner (together with any of its Affiliates and any of its or its Affiliates’ controlled, affiliated or managed funds or investment vehicles) of at least 5% of the Capital Stock of the Company on the date of, and after giving effect to, the RJ Equitization.

“Permitted Indebtedness” has the meaning set forth for such term in Section 4.02(2).

“Permitted Investment” means:

(1) any Investment in the Company or in any Subsidiary; provided that Investments pursuant to this clause (1) in Subsidiaries that are not Subsidiary Guarantors may not exceed BRL\$500.0 million (or the equivalent in other currencies) in the aggregate outstanding at any one time and any individual investment in excess of BRL\$100.0 million shall have been approved in writing by the Board of Directors of the Company; *provided that* the Company shall not be permitted to make Investments exceeding BRL\$25.0 million in the aggregate in any Subsidiary that is not a Subsidiary Guarantor between the Restructuring Closing Date and the appointment of the New Board;

(2) Investments in any Person (including the Capital Stock of any such Person) if such Person will, upon the making of such Investment, become a Subsidiary Guarantor;

(3) Investments in another Person if as a result of such Investment, such other Person is merged, consolidated or otherwise combined with or into, or transfers or conveys all or substantially all its assets to, the Company or a Subsidiary Guarantor;

(4) any Investment in cash and Cash Equivalents;

(5) Hedging Agreements that constitute Permitted Indebtedness and are entered into in the ordinary course of business for the purpose of limiting risks associated with the business of the Company and its Subsidiaries and for non-speculative purposes;

(6) (i) receivables owing to the Company or any Subsidiary if created or acquired in the ordinary course of business, (ii) endorsements for collection or deposit in the ordinary course of business, and (iii) securities, instruments or other obligations received in compromise or settlement of debts created in the ordinary course of business, or by reason of a composition or readjustment of debts or reorganization of another Person, or in satisfaction of claims or judgments;

(7) advances and loans to officers, directors or employees (or guarantees thereof) for business-related travel expenses, moving expenses and other similar expenses, in each case (i) incurred in the ordinary course of business and (ii) not to exceed (A) BRL\$30.0 million (or the equivalent in other currencies) in the aggregate outstanding at any one time and (B) BRL\$5.0 million (or the equivalent in other currencies) with respect to any particular individual in the aggregate;

(8) advances, loans, rebates and extensions of credit (including the creation of receivables) to suppliers, customers and vendors, and performance guarantees, in each case in the ordinary course of business of the relevant entity;

(9) Investments in payroll, travel, relocation and similar advances to cover matters that are expected at the time of such advances ultimately to be treated as expenses for accounting purposes and that are made in the ordinary course of business and consistent with past practice, which outstanding Investments (other than any such Investments required by law) do not exceed BRL\$10.0 million in the aggregate at any one time;

(10) Investments made as a result of the receipt of non-cash consideration from a sale or other disposition of property or assets, including an Asset Sale, in each case, that was made in compliance with Section 4.16;

(11) pledges or deposits with respect to leases or utilities provided to third parties in the ordinary course of business or Liens otherwise permitted by Section 4.07 or made in connection with such Liens;

(12) Investments consisting of purchases and acquisitions of inventory, supplies, materials and equipment or licenses or leases of intellectual property or any other Investments in connection with the business activities of the Company or its Subsidiaries, in each case, in the ordinary course of business;

(13) Investments represented by bank deposits, credit securities issued by banks, trade credit, advances to customers, and accounts and notes receivable created or acquired in the ordinary course of business;

(14) Investments to the extent such Investments consist of prepaid expenses, negotiable instruments held for collection and lease, utility and workers' compensation, performance and other similar deposits made in the ordinary course of business by the Company or any of its Subsidiaries;

(15) Investments in Similar Businesses and/or in joint ventures that, when taken together with all other Investments made pursuant to this clause (15) that are at the time outstanding, do not to exceed BRL\$100.0 million;

(16) any purchase or repurchase of the Securities conducted in accordance with the terms of this Indenture;

(17) any Investment of assets and receivables related to the fiber business to ClientCo (the "***ClientCo Contributions***");

(18) payment of Indebtedness made pursuant to or otherwise required by the Intercreditor Agreement;

(19) payment or repurchases of the 2026 Notes in an aggregate amount not to exceed U.S.\$11.4 million;

(20) payment of Indebtedness in an aggregate principal amount not to exceed BRL\$22.3 million under the BRB Transaction; and

(21) payment of any other Indebtedness described in Section 4.02(2)(c) made in accordance with the terms of the Reorganization Plan.

"Permitted V.Tal Sale" means Asset Sale of the Capital Stock of V.Tal in the form of a UPI Sale made pursuant to the terms of the Reorganization Plan that satisfies any of the following conditions:

(1) both (i) the notice of sale with respect to such Asset Sale is approved by a Holders holding a majority of the aggregate outstanding of the Securities and (ii) the aggregate cash price for Asset Sales of Capital Stock of V.Tal is equal to at least BRL\$8.0 billion (as increased or decreased based on an increase or decrease, respectively, of the value of such Capital Stock since the Reorganization Plan Confirmation);

(2) together with all other Asset Sales of the Capital Stock of V.Tal, results in Net Cash Proceeds sufficient to, and which are applied to, repay, in full, the outstanding Securities; or

(3) is consented to by Holders holding at least sixty per cent (60%) of the aggregate outstanding principal amount of the Securities and, unless waived, any other creditor required to provide such consent under the Reorganization Plan.

"Person" means an individual, partnership, corporation, limited liability company, business trust, joint stock company, trust, unincorporated association, joint venture or any nation or government, any state, province or other political subdivision thereof, any central bank (or similar monetary or regulatory authority) thereof, and any entity, agency or instrumentality exercising executive, legislative, judicial, regulatory or administrative functions of or pertaining to government.

“PIK Interest” means a portion of the interest on the Securities due on an Interest Payment Date, which is paid, at the Company’s election, by increasing the amount of outstanding Securities or by issuing additional PIK Securities, as set forth in the Securities.

“PIK Payment” has the meaning set forth for such term in Section 2.01(3).

“PIK Securities” has the meaning set forth for such term in Section 2.01(3).

“PIS/COFINS Collateral” means a security interest, in the form of a fiduciary assignment of rights under the laws of Brazil with respect to receivables due to the Company in connection with certain PIS/COFINS claims, which are the subject of (i) the Writ of Mandamus (*mandado de segurança*) No. 0035134-30.2008.4.01.3400 pending judgment with the First Section of the Regional Federal Court of the First Circuit; (ii) the Writ of Mandamus (*mandado de segurança*) No. 0008588-75.2010.4.02.5101 pending judgment with the Second Chamber of the Supreme Court of Justice; and (iii) any other actions for recovery of unduly paid debt (*ações de repetição de indébito*) or suits for damages that may be pursued by the Company or its Affiliates (other than V.Tal and its controlling or controlled entities) in connection with (i) and (ii).

“Preferred Stock” means, with respect to any Person, Capital Stock of any class or classes (however designated) of such Person that has preferential rights over any other Capital Stock of such Person with respect to the payment of dividends or distributions, or as to the distribution of assets upon any voluntary or involuntary liquidation or dissolution of such Person.

“Principal Paying Agent” means the party named as such in this Indenture until a successor replaces it and, thereafter, means such successor.

“Priority Debentures” has the meaning set forth for such term in Schedule B.

“Priority Secured Debt” means (i) the Securities, (ii) the Priority Debentures, (iii) the Secured ToP Debt and (iv) the V.Tal Debentures, in each case, including any additional Indebtedness issued as “payment-in-kind” with respect to any of the foregoing.

“Process Agent” has the meaning set forth for such term in Section 13.14(2).

“Protected Purchaser” means a purchaser of a Security, or of an interest therein, who (a) gives value, (b) does not have notice of any adverse claim to the Security and (c) obtains control of the Security.

“Purchase Money Indebtedness” means Indebtedness:

(1) consisting of the deferred purchase price of an asset, conditional sale obligations, obligations under any title retention agreement and other purchase money obligations; or

(2) Incurred in the ordinary course of business for the purpose of financing all or any part of the purchase price (including in the case of Capitalized Lease Obligations the lease) within 365 days of such purchase or lease, or other cost of design, construction, installation or improvement of any assets;

provided that the aggregate principal amount of such Indebtedness does not exceed such purchase price of such assets and cost Incurred in such design, construction, installation or

improvement, including any Refinancing of such Indebtedness that does not increase the aggregate principal amount (or accreted amount, if less) thereof as of the date of the Refinancing.

“Rating Agency” means S&P, Fitch and Moody’s, *provided* that if S&P, Fitch and Moody’s cease to rate the Securities or fails to make a rating on the Securities publicly available, the Company may select another internationally recognized statistical rating organization to serve as a Rating Agency; *provided further* that if any of S&P, Fitch or Moody’s ceases to rate the Securities or fails to make a rating on the Securities publicly available, such Rating Agency shall be deemed to not be a Rating Agency for purposes of this Indenture until such time as such Rating Agency commences to rate the Securities or makes a rating for the Securities publicly available.

“Real Estate Collateral” means all the Collateral secured by the Real Estate Liens.

“Real Estate Properties Fiduciary Lien” means the security interest, in the form of a fiduciary lien (*alienação fiduciária*), over each of the real estate properties identified in Part 1 of Schedule C hereto, granted by the Company in favor of the Collateral Agent pursuant to a Real Estate Properties Fiduciary Lien Agreement and other Covenants.

“Real Estate Lien Agreements” means each of (i) the Fiduciary Lien Agreements over Real Estate Properties Fiduciary Lien Agreement and other Covenants (*Instrumentos Particulares de Alienação Fiduciária de Bens Imóveis e Outras Avenças*) entered into on or around the date hereof between the Company and the Collateral Agent, relating to the Real Estate Properties Fiduciary Lien, and (ii) the Fiduciary Assignment of Proceeds from the Sale of Properties Agreement and Other Covenants (*Contrato de Vinculação de Receitas, Alienação Fiduciária e Outras Avenças Oriundos da Venda de Imóveis*) entered into on or around the date hereof between the Company and the Collateral Agent, relating to the Real Estate Proceeds Lien.

“Real Estate Liens” means each of the (i) Real Estate Properties Fiduciary Lien; and (ii) Real Estate Proceeds Lien.

“Real Estate Proceeds Lien” means the security interest, in the form of a fiduciary assignment of rights and escrow account (*cessão fiduciária de direitos creditórios e contas vinculadas*), over (a) the proceeds of any sale of the Company’s real estate property identified in Part 2 of Schedule C hereto, and (b) the escrow accounts into which the proceeds in (a) above shall be deposited, granted by the Company in favor of the Collateral Agent pursuant to a Fiduciary Assignment of Proceeds from the Sale of Properties Agreement and Other Covenants.

“Receivable” means a right to receive payment arising from a sale or lease of goods or the performance of services by a Person pursuant to an arrangement with another Person pursuant to which such other Person is obligated to pay for goods or services under terms that permit the purchase of such goods and services on credit, including any items of property that would be classified as an “account,” “chattel paper,” “payment intangible” or “instrument” under the Uniform Commercial Code and any supporting obligations.

“Record Date” means each March 15, June 15, September 15 and December 15 prior to the relevant Interest Payment Date.

“Refinance” means, in respect of any Indebtedness, to issue any Indebtedness in exchange or replacement for, or to refinance, extend, renew, refund, repay, prepay, purchase,

redeem, defease or retire, such Indebtedness in whole or in part. “**Refinanced**” and “**Refinancing**” shall have correlative meanings.

“**Refinancing Indebtedness**” means Indebtedness of the Company or any Subsidiary issued to Refinance any other Indebtedness of the Company or a Subsidiary existing on the Restructuring Closing Date or Incurred in compliance with this Indenture, including Indebtedness that Refinances Refinancing Indebtedness; so long as:

(1) the aggregate principal amount (or initial accreted value, if applicable) of such new Indebtedness as of the date of such proposed Refinancing does not exceed the aggregate principal amount (or initial accreted value, if applicable) of the Indebtedness being Refinanced (plus the amount of any premium required to be paid under the terms of the instrument governing such Indebtedness (including, for the avoidance of doubt, accrued and/or capitalized interest) and the amount of reasonable expenses incurred by the Company in connection with such Refinancing);

(2) such new Indebtedness has:

(A) a Weighted Average Life to Maturity that is equal to or greater than the Weighted Average Life to Maturity of the Indebtedness being Refinanced; and

(B) a Stated Maturity no earlier than the Stated Maturity of the Indebtedness being Refinanced;

(3) if the Indebtedness being Refinanced is Subordinated Indebtedness, Activation Fee Debt, Company Retained Debt and/or Roll-Up Indebtedness, then the Securities shall be repaid in full substantially concurrently with the Incurrence of such Refinancing Indebtedness;

(4) no Indebtedness of the Company or any Subsidiary Guarantor shall be Refinanced by means of any new Indebtedness of any Subsidiary that is not a Subsidiary Guarantor;

(5) if such Indebtedness to be Refinanced is secured by Liens, the Liens securing the Refinancing Indebtedness to be incurred is limited to all or part of the same assets that secured or, under the agreements pursuant to which the original Lien arose, could secure the original Lien (plus improvements and accessions to such property or proceeds or distributions thereof);

(6) the payment priority of the Refinancing Indebtedness shall be the same or lower than the Indebtedness being Refinanced; and

(7) to the extent the Indebtedness being Refinanced consists of Priority Secured Debt, the Company has offered to purchase the Securities on the same terms and on a pro rata basis (and to the extent a Holder has accepted such offer with respect to all or a portion of its Securities, the Company purchases such Securities).

“**Registrar**” means an office or agency, authorized by the Company, where Securities may be presented for registration of transfer or for exchange; *provided* that the Trustee shall initially be appointed as the Registrar.

“Reimbursement Agreement” has the meaning specified in that certain Second Amended and Restated Note Purchase Agreement dated April 19, 2024 (as amended, supplemented or otherwise modified from time to time).

“Relevant Date” means, with respect to any payment due from the Company under this Indenture, whichever is the later of (i) the date on which such payment first becomes due and (ii) if the full amount payable has not been received by the Trustee or a paying agent on or prior to such due date, the date on which, the full amount having been so received, notice to that effect shall have been given to the Holders in accordance with this Indenture.

“Relevant Jurisdiction” means any jurisdiction in which the Company, the Successor Company, the Substituted Debtor or a Subsidiary Guarantor (each a **“Payor”**) is, at any time, organized, resident or doing business for tax purposes, or the jurisdiction(s) in which any Paying Agent is organized, resident or doing business for tax purposes or the location where or through which any payment by a Payor or Paying Agent is made, or, in each case, any political subdivision thereof or any authority therein or thereof having power to tax.

“Reorganization Plan” means that certain judicial reorganization plan that was approved by the requisite majorities of creditors in the GCM held in Brazil on April 19, 2024 and confirmed by the 7th Corporate Court of the Judicial District of the State Capital of Rio de Janeiro effective on May 29, 2024 upon publication in the official gazette (**“RJ Effective Date”**), as may be amended or modified from time to time pursuant to its terms, establishing the terms and conditions for the restructuring of the debt of the Obligors, and providing for actions to be adopted by the Obligors to overcome the financial distress of the Obligors and ensure their continuity as going concerns.

“Restricted Payment” has the meaning set forth for such term in Section 4.05.

“ROF” means the electronic registration of the financial terms and conditions of the Indenture with the registry of financial operations (*Registro de Operações Financeiras - ROF*) module of the Electronic Declaratory Registry of the Brazilian Central Bank (SISBACEN).

“S&P” means S&P Global Ratings and any successor or successors thereto.

“Sale and Leaseback Transaction” means any transaction or series of related transactions pursuant to which the Company or any of its Subsidiaries sells or transfers any property to any Person with the intention of taking back a lease of such property or enters into a lease of property previously transferred by the Company or any of its Subsidiaries to the lessor.

“Sanctioned Person” means any Person that is, or is owned or controlled by, or acting on behalf of, one or more Persons that are: (i) the subject or target of any Sanctions and Export Control Laws, or (ii) located, organized or resident in a country or territory that is the subject or target of comprehensive Sanctions and Export Control Laws (currently, the so-called Donetsk People’s Republic, or the so-called Luhansk People’s Republic, and the Crimea, Kherson and Zaporizhzhia regions of Ukraine, Cuba, Iran, North Korea and Syria).

“Sanctions and Export Control Laws” means any financial or economic sanctions, embargoes or export controls or similar restrictive measures, administered or enforced by the United States (including the U.S. Department of the Treasury’s Office of Foreign Assets Control, the U.S. Department of Commerce and the U.S. Department of State), the United Nations Security

Council, the European Union and any European Union member state, or His Majesty's Treasury of the United Kingdom.

"SEC" means the U.S. Securities and Exchange Commission.

"Secured ToP Debt" has the meaning set forth for such term in Schedule B.

"Securities" initially means the Initial Securities and any additional Security authenticated and delivered under this Indenture, including any PIK Securities. For all purposes of this Indenture, the term "Securities" shall also include any PIK Securities that may be issued.

"Securities Act" means the United States Securities Act of 1933, as amended.

"Security Register" means a register of Securities maintained by the Registrar.

"Similar Business" means those businesses or activities in which the Company or any of its Subsidiaries is engaged on the date of the Reorganization Plan Confirmation, or that are reasonably related, complementary, incidental or ancillary thereto.

"Standard Securitization Undertakings" means representations, warranties, covenants and indemnities entered into by the Company or any Subsidiary which are reasonably customary in securitization of receivables transactions.

"Stated Maturity" means with respect to any Indebtedness, the date specified in such Indebtedness as the fixed date on which the final payment of principal of such Indebtedness is due and payable, including, with respect to any principal amount which is then due and payable pursuant to any mandatory redemption provision, the date specified for the payment thereof (but excluding any provision providing for obligations to repay, redeem or repurchase any such Indebtedness upon the happening of any contingency unless such contingency has occurred).

"Subordinated Indebtedness" means, with respect to the Company or any Subsidiary, any Indebtedness of the Company or such Subsidiary, as the case may be, which is expressly subordinated in right of payment to the Securities or the relevant Subsidiary Guarantee, as the case may be, pursuant to a written agreement to that effect.

"Subsidiary" means in relation to any Person, any entity which is controlled directly or indirectly by that Person and any entity (whether or not so controlled) treated as a subsidiary in the latest financial statements of that Person from time to time, and **"control"** for this purpose means the direct or indirect ownership of the majority of the voting share capital of such entity or the right or ability to direct its affairs and/or to control the composition of a majority of the board of directors (or equivalent body) of such entity, in each case whether by virtue of ownership of share capital, contract or otherwise. Unless the context otherwise requires, any reference of a Subsidiary in this Indenture shall be to a Subsidiary of the Company.

"Subsidiary Guarantee" means the unconditional Guarantee, on a joint and several basis, of the full and prompt payment of all obligations of the Company (or any Successor Company or Substituted Debtor) under this Indenture and the Securities, in accordance with the terms of this Indenture.

"Subsidiary Guarantor" means each of (i) Oi Brasil Holdings Coöperatief U.A., (ii) Portugal Telecom International Finance B.V., (iii) Rio Alto Participações S.A., (iv) SEREDE

Serviços de Rede S.A., (v) Brasil Telecom Call Center S.A. and (vi) each other Subsidiary of the Company that may from time to time provide a Subsidiary Guarantee, in each case unless and until such Guarantor is released from its Subsidiary Guarantee pursuant to this Indenture.

“**Substituted Debtor**” has the meaning set forth for such term in Section 10.01.

“**Successor Company**” has the meaning set forth for such term in Section 5.01(1)(a).

“**TIA**” means the Trust Indenture Act of 1939 as amended (15 U.S.C. §§ 77aaa-77bbbb).

“**Transaction Documents**” means the Securities, the Subsidiary Guarantees, this Indenture, the Collateral Documents, the Intercreditor Agreement and the Company Substitution Documents, if any and any documents or instruments executed and delivered pursuant hereto or thereto.

“**Transfer Agent**” means the party named as such in the recitals to this Indenture and any other Transfer Agent appointed by the Company to act as such.

“**Trust Officer**” means any officer in the corporate trust department of the Trustee, with direct responsibility for the administration of this Indenture or any other officer to whom any corporate trust matter is referred because of such person’s knowledge of and familiarity with the particular subject.

“**Trustee**” means the party named as such in the recitals to this Indenture until a successor replaces it in accordance with the applicable provisions of this Indenture and, thereafter, means the successor serving hereunder.

“**UPF**” means an isolated production unit (*Unidade Produtiva Isolada*).

“**U.S. Bankruptcy Code**” means the United States Bankruptcy Reform Act of 1978, as amended, and codified as 11 U.S.C. §§ 101 *et seq.*

“**U.S. Government Obligations**” means direct obligations (or certificates representing an ownership interest in such obligations) of the United States (including any agency or instrumentality thereof) for the payment of which the full faith and credit of the United States is pledged and that are not callable or redeemable at the Company’s option.

“**United States**” or “**U.S.**” means the United States of America.

“**Unsecured ToP Debt – Option I**” has the meaning set forth for such term in Schedule B.

“**Unsecured ToP Debt – Option II**” has the meaning set forth for such term in Schedule B.

“**V.Tal**” means V.TAL Rede Neutra de Telecomunicações S.A. (formerly known as Brasil Telecom Comunicação Multimídia S.A.), a company organized and existing under the laws of Brazil, with its head office in the city of São Paulo, state of São Paulo, at Casa do Ator St., No. 919, Zip Code 04546-003, registered with the National Register of Legal Entities of the

Ministry of Finance in Brazil under No. 02.041.460/0001-93, and with its organizational documents registered with the Board of Trade of the State of São Paulo under NIRE 35300551818.

“**V.Tal Agreements**” means (a) the investment agreement of V.Tal (*Acordo de Investimento e Outras Avenças*) dated as of October 1, 2021, and entered into by and between the Company and Globenet Cabos Submarinos S.A., and, as intervening parties, V.Tal (Brasil Telecom Comunicação Multimídia S.A.), BTG Pactual Infraco Master Fundo de Investimento em Participações Multiestratégia and BTG Pactual Infraco Co-Investors Fund LP, as amended on April 26, 2024, (b) the closing agreement of the investment agreement of V.Tal (*Termo de Fechamento e Outras Avenças*) dated as of June 9, 2022, and entered into by and between the Company and Globenet Cabos Submarinos S.A., and, as intervening parties, V.Tal (Brasil Telecom Comunicação Multimídia S.A.), BTG Pactual Infraco Master Fundo de Investimento em Participações Multiestratégia and BTG Pactual Infraco Co-Investors Fund LP, (c) the V.Tal shareholders’ agreement (*Acordo de Acionistas da Brasil Telecom Comunicação Multimídia S.A.*), entered into by and between the V.Tal (*Brasil Telecom Comunicação Multimídia S.A.*), the Company and Globenet Cabos Submarinos S.A., and, as intervening parties, BTG Pactual Infraco Master Fundo de Investimento em Participações Multiestratégia and BTG Pactual Infraco Co-Investors Fund LP, dated as of June 9, 2022 and (d) the B2B agreement (*Contrato de Cessão Onerosa de Meios de Rede para Conectividade de Dados Avançados em Regime de Exploração Industrial*), entered into by and between V.Tal (Brasil Telecom Comunicação Multimídia S.A.) and the Company (in its capacity and as successor of Oi Móvel S.A.), dated as of June 9, 2022, and considering the terms and provisions of the Prevention of Litigation Agreement, (e) the FTTH agreement (*Contrato de Cessão Onerosa de Meios de Rede FTTH em Regime de Exploração Industrial para Serviço de Transmissão de Dados em Alta Velocidade e Conexão Dedicada à Internet*) (the “**FTTH Agreement**”), entered into by and between V.Tal (Brasil Telecom Comunicação Multimídia S.A.) and the Company (in its capacity and as successor of Oi Móvel S.A.), dated as of June 9, 2022 and considering the terms and provisions of the Prevention of Litigation Agreement, (f) [reserved], (g) [reserved], (h) [reserved], (i) the telecommunication receivables fiduciary lien agreement (*Instrumento Particular de Alienação Fiduciária de Direitos Alienados em Garantia e Outras Avenças*), and entered into by and between the Company and V.Tal (Brasil Telecom Comunicação Multimídia S.A.), and, as intervening parties, BTG Pactual Infraco Master Fundo de Investimento em Participações Multiestratégia and BTG Pactual Infraco Co-Investors Fund LP and Globenet Cabos Submarinos S.A., dated as of June 9, 2022, (j) the escrow agreement (*Contrato de Prestação de Serviços de Administração de Contas e/ou Garantias Financeiras*) entered into by and between the Company and Banco do Brasil S.A. and, as intervening parties, V.Tal (Brasil Telecom Comunicação Multimídia S.A.), BTG Pactual Infraco Master Fundo de Investimento em Participações Multiestratégia, BTG Pactual Economia Real Master Fundo de Investimento em Participações Multiestratégia, and BTG Pactual Infraco Co-Investors Fund LP, dated as of August 15, 2022, (k) the settlement agreement (*Instrumento Particular de Transação e Prevenção de Litígios*) entered into by and amongst the Company and Globenet Cabos Submarinos S.A., Globenet Cabos Submarinos America, Inc., Globenet Cabos Submarinos Bermuda Ltd., and V.Tal (Brasil Telecom Comunicação Multimídia S.A.), dated as of June 9, 2022, in each case, as in effect on May 1, 2024, and any amendment to or other agreement or document related to the agreements indicated in items “(a)” - “(k)” above, as amended from time to time, in each case, solely to the extent such amendment or other agreement or document is permitted under Section 4.28 hereto.

“**V.Tal Debentures**” has the meaning set forth for such term in Schedule B.

“**V.Tal Fiduciary Lien**” means the security interest, in the form of a fiduciary lien of shares under the laws of Brazil (*alienação fiduciária de ações*), over 100% of the Company’s and Rio Alto Participações S.A.’s Capital Stock of V.Tal, granted by the Company in favor of the Collateral Agent pursuant to the V.Tal Fiduciary Lien Agreement. For the avoidance of doubt, the V.Tal Fiduciary Lien shall not include any voting rights in connection with the Capital Stock of V.Tal owned by the Company so long as any Event of Default has not occurred and is continuing and subject to V.Tal’s bylaws.

“**V.Tal Fiduciary Lien Agreement**” means the Fiduciary Transfer of Shares Agreement (*Contrato de Alienação Fiduciária de Ações*) entered into on or around the date hereof between the Company and the Collateral Agent.

“**Voting Securities**” of any specified Person at any time means the Capital Stock or other securities of such Person that is at the time entitled to vote generally in the election of the Board of Directors, managers, similar managerial controlling body or other voting members of the governing body of such Person.

“**Weighted Average Life to Maturity**” means, when applied to any Indebtedness at any date, the number of years obtained by dividing

(1) the sum of the products obtained by multiplying:

(A) the amount of each then remaining installment, sinking fund, serial maturity or other required payment of principal, including payment at final maturity, in respect of such Indebtedness, by

(B) the number of years (calculated to the nearest one-twelfth) which shall elapse between such date and the making of such payment, by

(2) the then outstanding aggregate principal amount, of such Indebtedness.

“**Wholly Owned Subsidiary**” means, with respect to any Person, any Subsidiary of such Person of which all of the outstanding Capital Stock or other ownership interests (other than directors’ qualifying shares or an immaterial amount of shares required to be owned by other Persons pursuant to applicable law) of such Subsidiary shall at the time be owned, directly or indirectly, by such Person or by one or more Wholly Owned Subsidiaries of such Person (or a combination thereof).

SECTION 1.02 Rules of Construction. Unless the context otherwise requires:

(1) a term has the meaning assigned to it;

(2) (a) all accounting terms not otherwise defined herein have the meanings assigned to them in accordance with GAAP or IFRS; and (b) except as otherwise herein expressly provided, all ratios and computations based on GAAP or IFRS contained in this Indenture should be computed in conformity with GAAP or IFRS; and (c) if at any time any election made by the Company in accordance with the definition of “GAAP” or “IFRS” would affect the computation of any financial ratio or requirement set forth herein, the Company shall provide to the Trustee

and, upon request, the Holders financial statements and other documents required under this Indenture, or as reasonably requested hereunder setting forth a reconciliation between calculations of such ratio or requirement made before and after giving effect to such election;

(3) All pro forma computations required to be made hereunder giving effect to any Asset Sale or other disposition of assets, or issuance, Incurrence or assumption of Indebtedness, or other transaction shall in each case be calculated giving pro forma effect thereto (and, in the case of any pro forma computation made hereunder to determine whether such Asset Sale, or issuance, Incurrence or assumption of Indebtedness, or other transaction is permitted to be consummated hereunder, to any other such transaction consummated since the first day of the period covered by any component of such pro forma computation and on or prior to the date of such computation) (a) on the date of such transaction or (b) following the appointment of the New Board, as if such transactions had occurred on the first day of the applicable Four-Quarter Period and, to the extent applicable, to the historical earnings and cash flows associated with the assets acquired or disposed of and any related Incurrence or reduction of Indebtedness. Items related to any Indebtedness no longer outstanding or to be repaid or redeemed on the date of determination (including, without limitation, for purposes of all pro forma computations made hereunder, interest, fees, debt discounts, charges and other items) will be excluded and such Indebtedness shall be deemed to have been repaid or redeemed as of the first day of the applicable period;

(4) “or” is not exclusive;

(5) “including” means including without limitation;

(6) words in the singular include the plural and words in the plural include the singular;

(7) unsecured Indebtedness shall not be deemed to be subordinate or junior to secured Indebtedness merely by virtue of its nature as unsecured Indebtedness;

(8) the principal amount of any non-interest bearing or other discount security at any date shall be the principal amount thereof that would be shown on a balance sheet of the Company dated such date prepared in accordance with GAAP or IFRS;

(9) the principal amount of any Preferred Stock shall be (a) the maximum liquidation value of such Preferred Stock or (b) the maximum mandatory redemption or mandatory repurchase price with respect to such Preferred Stock, whichever is greater;

(10) all references to the date the Securities were originally issued shall refer to the date of issuance of such Securities;

(11) unless context requires otherwise, the words “hereof,” “herein” and “hereunder” and words of similar import when used in this Indenture shall refer to this Indenture as a whole and not to any particular provision of this Indenture;

(12) unless otherwise stated, any agreement, contract or document defined or referred to herein shall mean such agreement, contract or document and all schedules, exhibits and attachments thereto as in effect as of the date hereof, as the same may thereafter be amended, supplemented or otherwise modified from time to time (subject to any restrictions on such amendments, supplements or modifications set forth herein);

(13) unless otherwise stated, any reference to any law or regulation herein shall refer to such law or regulation as amended, modified or supplemented from time to time;

(14) all references in this Indenture and the Securities to principal and interest in respect of any Security shall be deemed to include all Additional Amounts, if any, and any premium, if any, in respect of such Security, unless the context otherwise requires, and express mention of the payment of Additional Amounts or premium in any provision hereof or thereof shall not be construed, without more, as excluding reference to Additional Amounts or premium, as applicable, in those provisions hereof or thereof where such express mention is not made; and

(15) references to “principal amount,” “principal,” “principal outstanding” or “outstanding principal” of the Securities include any increase in the principal amount of such outstanding Securities as a result of a PIK Payment, unless the context otherwise requires, and express mention of a PIK Payment or PIK Securities in any provision hereof or thereof shall not be construed, without more, as excluding reference to PIK Payments or PIK Securities in those provisions hereof or thereof where such express mention is not made.

Article 2

The Securities

SECTION 2.01 Form and Dating.

(1) Provisions relating to the Securities are set forth in Appendix A which is hereby incorporated in, and expressly made a part of, this Indenture. The Securities and the Trustee’s certificate of authentication related thereto shall be substantially in the form of Exhibit A hereto, which is hereby incorporated in, and expressly made a part of, this Indenture. The Securities may have notations, legends or endorsements required by law, stock exchange rule, agreements to which the Company is subject, if any, or usage (*provided* that any such notation, legend or endorsement is in a form acceptable to the Company). Each Security shall be dated the date of its authentication. The terms of the Securities set forth in Exhibit A are part of the terms of this Indenture.

(2) Any PIK Securities will be issued with the designation “PIK Security” on the face of such PIK Security. Subject to the issuance of PIK Securities or the increase in the principal amount of a Global Security in order to evidence PIK Interest the Securities (including any PIK Security) shall be in minimum denominations of U.S.\$1.00 and integral multiples of U.S.\$1.00 in excess thereof. Any PIK Securities ranking *pari passu* with the Initial Securities may be created and issued from time to time by the Company without notice to or consent of the Holders and shall be consolidated with and form a single class with the Initial Securities and shall have the same terms as to status or otherwise as the Initial Securities.

(3) If the Company is entitled to pay PIK Interest in respect of the Securities as set forth in the form of Securities in Exhibit A to this Indenture, the Company may elect (subject to the restrictions described in the form of Security in Exhibit A to this Indenture) to either increase the outstanding principal amount of the Securities or issue additional Securities (the “**PIK Securities**”) under this Indenture having the same terms as the Securities (in each case, a “**PIK Payment**”); *provided* that the Company shall make a PIK Payment (x) with respect to Securities represented by one or more Global Securities by increasing the principal amount of the outstanding

Global Securities and (y) with respect to Securities represented by Certificated Securities by issuing PIK Securities in certificated form.

(4) In the event that the Company shall elect to pay cash interest with respect to any Interest Period, the Company shall deliver a notice (a “**Interest Election Notice**”) to the Trustee no later than the fifth (5th) Business Day prior to each Interest Payment Date, which notice shall state the total amount of cash interest to be paid on the Interest Payment Date in respect of such Interest Period. The Trustee, on behalf of the Company, shall promptly upon receipt of the Interest Election Notice, and in no event later than the related Interest Payment Date, deliver a corresponding notice to the Holders. Interest on the Securities for which an Interest Election Notice is not delivered in accordance with the first sentence of this paragraph shall be paid by (x) in the case of the first two Interest Payment Dates, by PIK Payment, and (y) otherwise, by a combination of cash interest and PIK Payment, in accordance with the terms of the Securities.

SECTION 2.02 Execution and Authentication. An Officer of the Company shall sign the Securities for the Company. Each such signature may be by manual, electronic or facsimile signature of such Officer. If an Officer whose signature is on a Security no longer holds that office at the time the Trustee authenticates the Security, the Security shall be valid nevertheless.

A Security shall not be valid until an authorized signatory of the Trustee manually signs the certificate of authentication on the Security. The signature shall be conclusive evidence that the Security has been authenticated and delivered under this Indenture.

On the Restructuring Closing Date, the Trustee shall, upon receipt of a Company Order (an “**Authentication Order**”) authenticate and deliver U.S.\$[●] aggregate principal amount of Initial Securities. In addition, at any time, from time to time, the Trustee shall, upon receipt of (a) an Authentication Order, authenticate and deliver any PIK Securities for an aggregate principal amount specified in such Authentication Order for such PIK Securities issued hereunder and (b) an Interest Election Notice electing a PIK Payment, increase the principal amount of any Global Security as a result of a PIK Payment in the amount set forth in the applicable Interest Election Notice of a PIK Payment.

The Trustee may appoint an authenticating agent reasonably acceptable to the Company to authenticate the Securities. Unless limited by the terms of such appointment, an authenticating agent may authenticate Securities whenever the Trustee may do so. Each reference in this Indenture to authentication by the Trustee includes authentication by such agent. An authenticating agent has the same rights as any Agent.

SECTION 2.03 Registrar, Paying Agents and Transfer Agents. The Registrar shall maintain the Security Register for any transfers and exchanges. The term “Paying Agent” includes any additional paying agent and the term “Registrar” includes any additional Registrar or co-registrar. The Company may have one or more co-registrars and one or more additional paying agents.

The Company shall enter into an appropriate agency agreement with any Agent not a party to this Indenture. The agreement shall implement the provisions of this Indenture that relate to such Agent. The Company shall notify the Trustee of the name and address of any such

Agent. The Company or any Subsidiary Guarantor may act as Paying Agent, Registrar, co-registrar or Transfer Agent.

The Company initially appoints (i) the Trustee as Registrar, a Principal Paying Agent and Transfer Agent in connection with the Securities, and (ii) DTC as Depositary with respect to the Global Securities.

SECTION 2.04 Paying Agent To Hold Money in Trust. The Company hereby acknowledges and confirms that it is and at all times shall remain absolutely and unconditionally obligated to pay all amounts due and owing by the Company hereunder, as the same shall become due and owing. All payments of principal, premium, if any, interest and Additional Amounts, if any, on the Securities required to be made by the Company hereunder shall be made in U.S. dollars, pursuant to the terms hereof, by the Company to the Principal Paying Agent to the extent appointed hereunder or to the Trustee by 12:00 noon (New York City time), no later than one Business Day prior to each Interest Payment Date, purchase date or Maturity Date on any Securities. The Principal Paying Agent shall arrange with all other Paying Agents for the payment, from funds furnished by the Company to the Principal Paying Agent pursuant to this Indenture, of the principal, premium, if any, interest and Additional Amounts, if any, on the Securities. The Paying Agents will hold in trust, for the benefit of the Holders or the Trustee, all money held by such Paying Agent for the payment of principal or interest on the Securities and shall notify the Trustee of any default by the Company in making such payments. The Company at any time may require any Paying Agent to pay all money held by it to the Trustee and to account for any funds disbursed by it. Upon complying with this Section 2.04, the Paying Agents shall have no further liability for the money delivered to the Trustee.

The receipt by the Principal Paying Agent or the Trustee from the Company of each payment in full of principal, premium, if any, interest and Additional Amounts, if any, due in respect of the Securities in the manner specified herein and on the date on which such amount of principal, premium, if any, interest and Additional Amounts, if any, on the Securities are then due, shall satisfy the obligations of the Company herein and under the Securities to make such payment to the Holders thereof on the due date thereof; *provided, however*, that the liability of the Principal Paying Agent hereunder shall not exceed any amounts paid to it by the Company, or held by it, on behalf of the Holders under this Indenture; and *provided further* that, in the event that there is a default by the Principal Paying Agent in any payment of principal, premium, if any, interest and Additional Amounts, if any, due in respect of the Securities in accordance with the terms of the Securities and this Indenture, the Company shall pay on demand such amounts as will result in receipt by the Holders of such amounts as would have been received by them had no such default occurred.

If the due date for any payment in respect of any Security is not a Business Day, the payment will be made on the next Business Day, and the Holder thereof will not be entitled to payment of the amount due until the next succeeding Business Day at such place and will not be entitled to any further interest or other payment as a result of any such delay.

SECTION 2.05 Holder Lists. The Trustee shall preserve in as current a form as is reasonably practicable the most recent list available to it of the names and addresses of Holders. If the Trustee is not the Registrar, the Company shall furnish to the Trustee, in writing at least two Business Days before each Interest Payment Date and at such other times as the Trustee

may reasonably request in writing, a list in such form and as of such date as the Trustee may reasonably require of the names and addresses of Holders.

SECTION 2.06 Transfer and Exchange. The Securities shall be issued in registered form and shall be transferable only upon the surrender of a Security for registration of transfer. When a Security is presented to the Registrar or a Transfer Agent with a request to register a transfer, the Registrar shall register the transfer as requested if the requirements of this Indenture are met. When Securities are presented to the Registrar or a Transfer Agent with a request to exchange them for an equal principal amount of Securities of other denominations, the Registrar shall make the exchange as requested if the same requirements are met. To permit registration of transfers and exchanges, the Company shall execute and the Trustee shall authenticate and deliver Securities at the Registrar's or Transfer Agent's request. The Company may require payment of a sum sufficient to pay all taxes, assessments or other governmental charges in connection with any transfer or exchange pursuant to this Section 2.06 (other than any such transfer taxes, assessments or similar governmental charge payable upon exchange or transfer pursuant to Section 4.06 and 9.04). The Company shall not be required to make and the Registrar need not register transfers or exchanges of Securities selected for repurchase for a period of 15 days before a selection of Securities to be repurchased 15 days before an Interest Payment Date.

Prior to the due presentation for registration of transfer of any Security, the Company, any Subsidiary Guarantor, the Trustee and each Agent may deem and treat the Person in whose name a Security is registered as the absolute owner of such Security for the purpose of receiving payment of principal, premium, if any, interest and Additional Amounts, if any, on such Security and for all other purposes whatsoever, whether or not presentation of such Security is overdue, and none of the Company, any Subsidiary Guarantor, the Trustee or any Agent shall be affected by notice to the contrary.

All Securities issued upon any registration of transfer or exchange pursuant to the terms of this Indenture shall evidence the same debt and shall be entitled to the same benefits under this Indenture as the Securities surrendered upon such registration of transfer or exchange.

Neither the Trustee nor any Agent shall have any obligation or duty to monitor, determine or inquire as to compliance with any restrictions on transfer imposed under this Indenture or under applicable law with respect to any transfer of any interest in any Security (including any transfers between or among participants in the Depositary or beneficial owners of interests in any Global Security) other than to require delivery of such certificates and other documentation or evidence as are expressly required by, and to do so if and when expressly required by the terms of, this Indenture, and to examine the same to determine substantial compliance as to form with the express requirements hereof.

SECTION 2.07 Replacement Securities. If (a) any mutilated Security is surrendered to the Company, any Agent or the Trustee, or (b) the Company, any Agent and the Trustee receive evidence to their satisfaction of the destruction, loss or theft of any Security, and, unless otherwise agreed by the Company and the Trustee, there is delivered to the Company and the Trustee such security or indemnity as may be required by them to save each of them and any authenticating agent harmless, then, in the absence of notice to the Company or the Trustee that such Security has been acquired by a Protected Purchaser, the Company shall execute and the Trustee shall authenticate and deliver, in exchange for any such mutilated Security or in lieu of

any such destroyed, lost or stolen Security, a new Security of like tenor and principal amount, bearing a number not contemporaneously outstanding.

In case any such mutilated, destroyed, lost or stolen Security has become due and payable, the Company in its discretion (but subject to any conversion rights) may, instead of issuing a new Security, pay such Security.

Upon the issuance of any new Security under this Section 2.07, the Company may require the payment of a sum sufficient to cover any tax or other governmental charge that may be imposed in relation thereto and any other expense (including the fees and expenses of the Trustee or the Registrar) in connection therewith.

Every replacement Security is an additional obligation of the Company and each Subsidiary Guarantor.

The provisions of this Section 2.07 are exclusive and, to the extent lawful, shall preclude all other rights and remedies with respect to the replacement or payment of mutilated, destroyed, lost or stolen Securities.

SECTION 2.08 Outstanding Securities. Securities outstanding at any time are all Securities authenticated by the Trustee except for those canceled by it pursuant to Section 2.10 hereof, those delivered to the Trustee for cancellation or surrendered for transfer or exchange and those described in this Section 2.08 as not outstanding. Except as set forth in Article 9 and Section 13.05, a Security does not cease to be outstanding because the Obligor or an Affiliate of an Obligor holds the Security.

If a Security is replaced pursuant to Section 2.07, it ceases to be outstanding unless the Trustee and the Company receive proof satisfactory to them that the replaced Security is held by a Protected Purchaser.

If any Paying Agent segregates and holds in trust, in accordance with this Indenture, on the Maturity Date money sufficient to pay all principal, premium, if any, interest and Additional Amounts, if any, payable on that date with respect to the Securities (or portions thereof) maturing then on and after that date, such Securities (or portions thereof) will cease to be outstanding and interest on them will cease to accrue.

SECTION 2.09 Temporary Securities. Until definitive Securities are ready for delivery, the Company may prepare and execute and the Trustee shall authenticate temporary Securities. Temporary Securities shall be substantially in the form of definitive Securities but may have variations that the Company considers appropriate for temporary Securities. Without unreasonable delay, the Company shall prepare and execute and the Trustee shall authenticate definitive Securities and deliver them in exchange for temporary Securities.

SECTION 2.10 Cancellation. The Company at any time may deliver Securities to the Trustee for cancellation. The Trustee and no one else shall cancel and dispose of (subject to the record retention requirements of the Exchange Act) all Securities surrendered for registration of transfer, exchange, payment or cancellation in accordance with its procedures for the disposition of canceled securities and, upon the written request of the Company, shall deliver a certificate of such disposition to the Company unless the Company directs the Trustee in writing to deliver canceled Securities to the Company. Securities repurchased by the Company or any of

its Subsidiaries or Affiliates controlled by the Company may only continue to be outstanding if the Company has a bona fide tax or legal reason for such Securities to remain outstanding, or otherwise, must be cancelled, but, in each case, such Securities may not be reissued or resold to a Person other than the Company or an Affiliate controlled by the Company.

SECTION 2.11 CUSIP Numbers and ISINs. The Company in issuing the Securities may use “CUSIP” numbers and “ISINs” (if then generally in use) or similar numbers and, if so, the Trustee shall use “CUSIP” numbers, “ISINs” or similar numbers as a convenience to Holders; *provided, however*, that any such notice may state that no representation is made as to the correctness of such numbers either as printed on the Securities or as contained in any notice and that reliance may be placed only on the other identification numbers printed on the Securities. The Company will promptly notify the Trustee in writing of any change in the “CUSIP”, “ISIN” and/or other similar numbers.

SECTION 2.12 Defaulted Interest. If the Company defaults in a payment of principal, premium, if any, interest or Additional Amounts, if any, on the Securities, the Company shall pay defaulted interest (including post-petition interest in any proceeding under any Bankruptcy Law) on any such defaulted amounts at the rate equal to the then-applicable interest rate on the Securities and in Section 4.01 hereof. The Company shall pay such defaulted interest in any lawful manner not inconsistent with the requirements of the Depositary and on any securities exchange or automated quotation system on which the Securities may be listed, and upon such notice as may be required by the Depositary and such exchange or automated quotation system.

The Company may pay the defaulted interest (together with interest thereon as provided above) to the Persons who are Holders on a subsequent special record date, which date shall be at least five Business Days prior to the payment date of such defaulted interest. The Company shall fix or cause to be fixed any such special record date and payment date, and, at least 15 days before any such special record date, the Company shall deliver to each Holder, with a copy to the Trustee, a notice that states the special record date, the payment date and the amount of defaulted interest to be paid.

SECTION 2.13 Payment of PIK Interest. Any PIK Interest on the Securities will be payable to Holders and (a) with respect to the Securities represented by one or more Global Securities registered in the name of, or held by, the Depositary on the relevant Record Date, by increasing the principal amount of the outstanding Global Securities by an amount equal to the amount of PIK Interest for the applicable Interest Period (rounded up to the nearest whole U.S. dollar) and (b) with respect to Securities represented by Certificated Securities, by issuing PIK Securities in certificated form to the Holders of such Certificated Securities in an aggregate principal amount equal to the amount of PIK Interest for the applicable Interest Period (rounded up to the nearest U.S. whole dollar), and the Trustee shall authenticate and deliver such PIK Securities in certificated form for original issuance to the Holders thereof on the relevant Record Date, as shown by the records of the Security Register of such Holders.

All Securities issued pursuant to a PIK Payment shall mature on the same Maturity Date as the Initial Securities and shall be governed by, and subject to the terms, provisions and conditions of, this Indenture and shall have the same rights and benefits as the Initial Securities. Any certificated PIK Securities will be issued with the description “PIK” on the face of such PIK Security.

In the event the Company is entitled to and elects to pay PIK Interest for any Interest Period, each Holder will be entitled to receive an amount of cash interest in respect of the applicable percentage set forth in the Securities on the relevant Record Date and PIK Interest in respect of the applicable percentage set forth in the Securities on the relevant Record Date. Following an increase in the principal amount of the outstanding Global Securities as a result of a PIK Payment, the Global Securities will bear interest on such increased principal amount from and after the date of such PIK Payment. Any PIK Securities issued in certificated form will be distributed to Holders, dated as of the applicable Interest Payment Date and will bear interest on the principal amount of such PIK Security from and after the Interest Payment Date in respect of which such PIK Payment was made. Any PIK Securities issued in certificated form will be dated as of the applicable Interest Payment Date and will bear interest from and after such date.

SECTION 2.14 Calculations. The Company shall be responsible for making all calculations called for under the Securities or this Indenture, including but not limited to determination of interest, determination of premium, if any, how much interest shall be payable as PIK Interest or cash interest and any Additional Amounts or other amounts payable on the Securities.

Article 3

Redemption

SECTION 3.01 Optional Redemption. (1) At any time, and from time to time, the Company may redeem the Securities, at its option, in whole or in part, at a redemption price equal to 100% of the principal amount of such Securities to be redeemed, plus accrued and unpaid interest (including an amount of cash equal to all accrued and unpaid PIK Interest due thereon up to, but excluding, the date of redemption). Any redemption of the Securities by the Company pursuant to this Section 3.01 shall be subject to either (1) there being at least U.S.\$100.0 million in aggregate principal amount of Securities after such redemption or (2) the Company redeeming all of the then outstanding principal amount of, and interest (and premium, if any) on, the Securities.

(2) The Company will deliver (including in accordance with the applicable procedures of DTC, if applicable), a notice of redemption pursuant to Section 3.03 to each Holder, with a copy to the Trustee, not less than 10 days and not more than 60 days prior to any redemption pursuant to this Section 3.01.

(3) In connection with any redemption of the Securities pursuant to this Section 3.01, any such redemption may, at the Company's discretion, be subject to one or more conditions precedent, including any related equity offering or other financing. In addition, if such redemption or notice is subject to satisfaction of one or more conditions precedent, such notice shall state that, in the Company's discretion, the redemption date may be delayed until such time as any or all such conditions shall be satisfied or waived, or such redemption may not occur and such notice may be rescinded in the event that any or all such conditions shall not have been satisfied or waived by the redemption date, or by the redemption date so delayed.

SECTION 3.02 Mandatory Redemption.

(a) Subject to the terms of the Intercreditor Agreement and to the extent a redemption is required by the Intercreditor Agreement, upon any Asset Sale of Capital Stock of V.Tal held by the Company or any of its Subsidiaries, the Company shall, within 10 Business Days of receipt by the Company and its Subsidiaries of Net Cash Proceeds from such Asset Sale greater than U.S.\$0.00 (the date of receipt of such Net Cash Proceeds, a “**V.Tal Shares Sale Date**”), deliver (including in accordance with the applicable procedures of DTC, if applicable), a notice of redemption pursuant to Section 3.03 to each Holder, with a copy to the Trustee, and shall, no less than 20 Business Days after such V.Tal Shares Sale Date, apply 100% of such Net Cash Proceeds to redeem (a “**V.Tal Shares Mandatory Redemption**”) the Securities in the amount required by, and in accordance with, the terms of the Intercreditor Agreement at a redemption price equal to 100% of the principal amount thereof.

(b) Subject to the terms of the Intercreditor Agreement and to the extent a redemption is required by the Intercreditor Agreement, upon any Asset Sale of any Capital Stock of ClientCo held by the Company or any of its Subsidiaries, the Company shall, within 10 Business Days of receipt by the Company and its Subsidiaries of Net Cash Proceeds from such Asset Sale greater than U.S.\$0.00 (the date of receipt of such Net Cash Proceeds, a “**ClientCo Shares Sale Date**”), deliver (including in accordance with the applicable procedures of DTC, if applicable), a notice of redemption pursuant to Section 3.03 to each Holder, with a copy to the Trustee, and shall, no less than 20 Business Days after such ClientCo Shares Sale Date, apply an amount of such Net Cash Proceeds equal to (x) 100% of the Net Cash Proceeds received by the Company or its Subsidiaries from such Asset Sale *minus* (y) the ClientCo Company Amount, to redeem (a “**ClientCo Shares Mandatory Redemption**”) the Securities in the amount required by, and in accordance with, the terms of the Intercreditor Agreement at a redemption price equal to 100% of the principal amount thereof.

(c) Subject to the terms of the Intercreditor Agreement and to the extent a redemption is required by the Intercreditor Agreement, upon any Asset Sale of assets then constituting Collateral or the shares issued by Oi Soluções S.A. held by Oi or its Affiliates (other than Capital Stock of V.Tal, Capital Stock of ClientCo, Real Estate Collateral or PIS/COFINS Collateral), the Company shall, within 10 Business Days of receipt of Net Cash Proceeds from such Asset Sale greater than U.S.\$0.00 (the date of receipt of such Net Cash Proceeds, a “**Collateral Sale Date**”), deliver (including in accordance with the applicable procedures of DTC, if applicable), a notice of redemption pursuant to Section 3.03 to each Holder, with a copy to the Trustee, and shall, no less than 20 Business Days after such Collateral Sale Date, apply such Net Cash Proceeds received from such Asset Sale to redeem (a “**Collateral Mandatory Redemption**”) the Securities in the amount and to the extent required by, and in accordance with, the terms of the Intercreditor Agreement, at a redemption price equal to 100% of the principal amount thereof.

(d) Subject to the terms of the Intercreditor Agreement and to the extent a redemption is required by the Intercreditor Agreement, upon any Asset Sale of assets constituting Real Estate Collateral, the Company shall, within 10 Business Days of receipt of Net Cash Proceeds from such Asset Sale greater than U.S.\$0.00 (the date of receipt of such Net Cash Proceeds, a “**Real Estate Sale Date**”), deliver (including in accordance with the applicable procedures of DTC, if applicable), a notice of redemption pursuant to Section 3.03 to each Holder, with a copy to the Trustee, and shall, no less than 20 Business Days after such Real Estate Sale

Date, apply such Net Cash Proceeds received from such Asset Sale to redeem (a “**Real Estate Mandatory Redemption**” and, collectively with a V.Tal Shares Mandatory Redemption, a ClientCo Shares Mandatory Redemption and a Collateral Mandatory Redemption, a “**Mandatory Redemption**”) the Securities in the amount and to the extent required by, and in accordance with, the terms of the Intercreditor Agreement, at a redemption price equal to 100% of the principal amount thereof.

(e) The obligation of the Company to make a Mandatory Redemption pursuant to this Section 3.02, (i) shall be subject to the terms of the Intercreditor Agreement and (ii) may be waived or modified at any time prior to the occurrence of the related V.Tal Shares Sale Date, ClientCo Shares Sale Date, Collateral Sale Date or Real Estate Sale Date, as applicable, with the consent of Holders holding 75% of the aggregate outstanding principal amount of the Securities.

(f) Notwithstanding anything to the contrary herein, in connection with any V.Tal Shares Sale Date, ClientCo Shares Sale Date, Collateral Sale Date or Real Estate Sale Date, the Company shall not be required to provide a notice of redemption nor make any redemption of Securities to the extent the Intercreditor Agreement does not require Net Cash Proceeds of any such Asset Sale to be applied by the Company to redeem the Securities.

SECTION 3.03 Notice of Redemption; Redemption in Part.

(a) With respect to any redemption pursuant to this Article 3, the notice of redemption will identify the Securities to be redeemed and will state:

- (i) the redemption date;
- (ii) the redemption price;
- (iii) the name and address of the Paying Agent;
- (iv) that Securities called for redemption must be surrendered to the Paying Agent to collect the redemption price;
- (v) that, unless the Company defaults in making such redemption payment, interest on Securities called for redemption ceases to accrue on and after the redemption date;
- (vi) the section of this Indenture pursuant to which the Securities called for redemption are being redeemed;
- (vii) the CUSIP number, together with a statement that no representation is made as to the correctness or accuracy of the CUSIP number, if any, listed in such notice or printed on the Securities; and
- (viii) any condition precedent pursuant to the redemption; *provided that* in connection with a Mandatory Redemption, (1) any such condition precedent may only be administrative in nature and (2) such notice of redemption shall be irrevocable.

(b) At the Company’s written request, the Trustee shall give the notice of redemption in the Company’s name and at its expense.

(c) If less than all of the Securities are to be redeemed, the Securities for redemption will be selected as follows:

(i) if the Securities are listed on any securities exchange, in compliance with the requirements of the principal securities exchange on which the Securities are then traded or if the Securities are held through the clearing systems, on a pro rata basis in compliance with the requirements of DTC; or

(ii) if the Securities are not listed on any securities exchange or held through clearing systems, on a pro rata basis, by lot or by such other method as the Trustee in its sole and absolute discretion deems fair and appropriate unless otherwise required by applicable law. Neither the Paying Agent, the Registrar, Agents nor the Trustee shall be liable for any selections made by the Trustee in its sole and absolute discretion in accordance with this Section 3.03(c)(ii) if such selections are made in good faith by the Trustee.

(iii) No Securities of U.S.\$1.00 in principal amount or less will be redeemed in part. If any Securities are to be redeemed in part only, the notice of redemption relating to such Securities will state the portion of the principal amount to be redeemed. New Securities in principal amount equal to the unredeemed portion will be issued upon cancellation of the original Securities. On and after the redemption date, interest will cease to accrue on Securities or portions thereof that are redeemed.

SECTION 3.04 Purchase of Securities by the Company or its Subsidiaries or Affiliates. Subject to Section 2.10 and Section 13.05, the Company and each of its Subsidiaries and Affiliates may at any time purchase any Securities in the open market or otherwise at any price.

Article 4

Covenants and Certain Company Representations

SECTION 4.01 Payment Obligations under the Securities and the Indenture. The Company shall duly and punctually pay the principal, premium, if any, interest and Additional Amounts, if any, on the Securities in accordance with the terms of the Securities and this Indenture. The principal and interest shall be considered paid on the date due if on such date the Trustee or the Paying Agents hold in accordance with this Indenture money sufficient to pay all principal and interest then due. PIK Interest shall be considered paid on such date the Trustee has received (i) a Company Order, pursuant to Section 2.02, to increase the balance of any Global Security to reflect such PIK Interest or (ii) a PIK Security duly executed by the Company together with an Authentication Order, pursuant to Section 2.02, requesting the authentication of such PIK Security by the Trustee.

The Company will pay interest (including post-petition interest in any proceeding under any Bankruptcy Law) on overdue principal at a rate that is 5.00% higher than the then applicable interest rate on the Securities to the extent lawful; it will pay interest (including post-petition interest in any proceeding under any Bankruptcy Law) on overdue installments of interest (without regard to any applicable grace period), at the same rate to the extent lawful.

SECTION 4.02 Limitation on Indebtedness and Disqualified Stock.

(1) The Obligors shall not, and shall not permit any of its Subsidiaries to, Incur, directly or indirectly, any Indebtedness or issue any Disqualified Stock (other than Disqualified Stock held by the Company or a Wholly Owned Subsidiary, so long as it is so held).

(2) Notwithstanding clause (1) above, the Obligors or any Subsidiary may, at any time, Incur any or all of the following Indebtedness (“***Permitted Indebtedness***”):

(a) Indebtedness of the Obligors or any Subsidiary in respect of the Securities and the Subsidiary Guarantee or Collateral related thereto (including any future Subsidiary Guarantee) or any PIK Securities issued from time to time in respect of any PIK Payment in accordance with the terms hereof (including any Subsidiary Guarantee thereof);

(b) Indebtedness described in Schedule B hereto;

(c) (i) Indebtedness under the BRB Transaction, (ii) Indebtedness under the 2026 Notes or (iii) any other Indebtedness (other than to the extent restructured by Indebtedness described in Schedule B hereto), in each case, to the extent outstanding as of the Restructuring Closing Date and disclosed to the Trustee;

(d) Guarantees by the Obligors or any Subsidiary of Indebtedness permitted under this Section 4.02; *provided* that if the Indebtedness being Guaranteed is subordinated to the Securities, then such Guarantee shall be subordinated in the same manner and to the same extent as the Indebtedness being Guaranteed;

(e) obligations in respect of Hedging Agreements entered into by the Company or any of its Subsidiary in the ordinary course of business of the Company or such Subsidiary for the purpose of limiting risks associated with the ordinary course of business of the Company and its Subsidiaries and for non-speculative purposes only;

(f) unsecured and subordinated intercompany Indebtedness (i) between or among Obligors, (ii) owing by a Subsidiary that is not a Subsidiary Guarantor to any Obligor to the extent such intercompany Indebtedness is either a Permitted Investment or is not capable of being repaid, prepaid, redeemed or otherwise retired for value prior to the Maturity Date, (iii) owing by a Subsidiary that is not a Subsidiary Guarantor to a Subsidiary that is not a Subsidiary Guarantor or (iv) owing by any Obligor to a Subsidiary that is not a Subsidiary Guarantor to the extent such intercompany Indebtedness is either a Permitted Investment or is not capable of being repaid, prepaid, redeemed or otherwise retired for value prior to the Maturity Date;

(g) Indebtedness of the Obligors or any Subsidiary arising from the honoring by a bank or other financial institution of a check, draft or similar instrument (including daylight overdrafts paid in full by the close of business on the day such overdraft was Incurred) drawn against insufficient funds; *provided* that such Indebtedness is, in each case, (i) extinguished within ten Business Days of Incurrence and (ii) Incurred in the ordinary course of business of the entity incurring such Indebtedness and on then applicable market-standard terms (or terms more favorable to such entity);

(h) Indebtedness of the Obligors or any Subsidiary constituting reimbursement obligations with respect to letters of credit issued for the account of the Obligors or any Subsidiary in order to provide security for workers' compensation claims, tax claims, litigation claims or other similar claims under any workers' compensation laws, unemployment insurance laws, social security and employee health and disability benefits laws or similar legislation, or payment obligations in connection with any casualty or liability insurance, self-insurance or similar requirements, in each case, Incurred in the ordinary course of business of the entity incurring such Indebtedness and on then applicable market-standard terms (or terms more favorable to such entity);

(i) Indebtedness consisting of performance, bid, surety and other similar bonds, completion guarantees and reimbursement obligations Incurred by the Obligors or any Subsidiary in the ordinary course of business securing the performance of contractual, franchise, concession or license obligations of the Obligors or any Subsidiary (in each case, other than for an obligation for borrowed money), in each case, Incurred in the ordinary course of business of the entity incurring such Indebtedness and on then applicable market-standard terms (or terms more favorable to such entity);

(j) Refinancing Indebtedness Incurred to Refinance in whole or in part (A) Indebtedness existing on the Restructuring Closing Date (other than any Indebtedness Incurred pursuant to subclause (c)(i) or (ii)); or (B) Indebtedness Incurred pursuant to subclauses (a), (b) or (l) or this subclause (j) (in each case, excluding Indebtedness owed to the Obligors or any Subsidiary);

(k) Indebtedness arising from agreements of the Obligors or a Subsidiary providing for indemnification, adjustment of purchase price or similar obligations, in each case, Incurred in the ordinary course of business in connection with the disposition of any business, assets or Subsidiary and on then applicable market terms, other than Guarantees of Indebtedness Incurred by any Person acquiring all or any portion of such business, assets or Subsidiary for the purpose of financing such acquisition; *provided* that the maximum aggregate liability in respect of all such Indebtedness shall at no time exceed the gross proceeds actually received by the Obligors and the Subsidiaries in connection with such disposition;

(l) Indebtedness incurred in connection with or following a Permitted ClientCo Sale so long as the following conditions are satisfied:

(i) the Board of Directors of the Company has recommended that the Company retain, after giving effect to any required redemptions or repurchases, an amount of proceeds from a Permitted ClientCo Sale (which amount shall not exceed BRL\$1.5 billion), and all or a portion of such retention has not been approved by either (1) Holders holding at least sixty per cent (60%) of the aggregate outstanding principal amount of Securities or (2) any other creditors required to provide such consent under the Reorganization Plan (such non-approved amount, the **"Company Retained Debt Amount"**);

(ii) the aggregate principal amount of such Indebtedness (the **"Company Retained Debt"**) does not exceed the Company Retained Debt Amount; and

(iii) the Company Retained Debt shall not (i) have payment-in-kind interest or non-cash fees (e.g., original issue discount, make-whole or similar) in an aggregate amount exceeding 12% per annum nor (ii) entitle the creditors thereof to overfund their financing to pay themselves cash interest from the proceeds provided to the Company;

(m) obligations pursuant to receivables or factoring arrangements or facilities in the ordinary course of business, in each case, which is (x) in a true sale transaction without recourse to the Obligors or the Subsidiaries that would not be required to be classified and accounted for as debt under GAAP or IFRS and (y) not to exceed BRL\$250.0 million (or the equivalent in other currencies) at any one time outstanding, in each case, with terms approved by the New Board in good faith and based on then existing market conditions;

(n) Capitalized Lease Obligations and Purchase Money Indebtedness of the Obligors or any Subsidiary not to exceed BRL\$250.0 million (or the equivalent in other currencies) in aggregate at any one time outstanding, in each case, with terms approved by the New Board in good faith and based on then existing market conditions;

(o) Attributable Debt with respect to a Sale and Leaseback Transaction to the extent such Sale and Leaseback Transaction complies with Section 4.20 and not to exceed BRL\$250.0 million (or the equivalent in other currencies) in aggregate at any one time outstanding, in each case, with terms approved by the New Board in good faith and based on then existing market conditions;

(p) Indebtedness consisting of (i) the financing of insurance premiums, (ii) take or pay obligations in supply agreements that (x) prior to the appointment of the New Board, in an aggregate amount not to exceed BRL\$250.0 million in aggregate at any one time outstanding and (y) after the appointment of the New Board, in an aggregate amount not to exceed BRL\$450.0 million in an aggregate amount at any one time outstanding or (iii) self insurance obligations or workers' compensation claims, in each case, Incurred in the ordinary course of business of the entity incurring such Indebtedness and on then applicable market-standard terms (or terms more favorable to such entity);

(q) Guarantees in respect of obligations to suppliers, advertisers, licensors, licensees, artists, franchisees or similar Persons (other than guarantees of Indebtedness) in the ordinary course of business of the entity incurring such Indebtedness and on then applicable market-standard terms (or terms more favorable to such entity);

(r) Indebtedness arising in connection with endorsement of instruments for collection or deposit in the ordinary course of business of the entity incurring such Indebtedness and on then applicable market-standard terms (or terms more favorable to such entity);

(s) Indebtedness owed on a short-term basis of no longer than 30 days to banks and other financial institutions Incurred in the ordinary course of business of the entity incurring such Indebtedness and on then applicable market-standard terms (or terms more favorable to such entity) and consistent with past practices of the Obligors and the Subsidiaries with such banks or financial institutions that arises in connection with ordinary banking arrangements to manage cash balances of the Obligors and the Subsidiaries;

(t) Indebtedness arising in connection with the fulfillment of, or contemplated in, any of the V.Tal Agreements; and

(u) Indebtedness in respect of the Activation Fee Debt Incurred pursuant to a Permitted ClientCo Sale to V.Tal.

(3) For purposes of determining compliance with, and the outstanding principal amount of, any particular Indebtedness Incurred pursuant to and in compliance with this covenant:

(a) the outstanding principal amount of any item of Indebtedness shall be counted only once, and any obligation arising under any Guarantee, Lien, letter of credit or similar instrument supporting such Indebtedness Incurred in compliance with this covenant shall be disregarded;

(b) other than with respect to any Indebtedness set forth in Schedule B, in the event that an item of Indebtedness meets the criteria of more than one of the categories of Permitted Indebtedness described above or is entitled to be Incurred pursuant to clause (2) above and also meets criteria of one or more of the categories described in subclauses (2)(a) through (t), inclusive, the Company may, in its sole discretion, divide and classify such item of Indebtedness in any manner that complies with this covenant, and may from time to time redivide and reclassify such item of Indebtedness in any manner in which such item could be Incurred at the time of such reclassification;

(c) Indebtedness permitted by this covenant need not be permitted solely by reference to one provision permitting such Indebtedness, but may be permitted in part by such provision and in part by one or more other provisions of this covenant permitting such Indebtedness; and

(d) the accrual of interest, the accretion or amortization of original issue discount, the payment of interest on any Indebtedness in the form of additional Indebtedness with the same terms, the payment of fees or premium on any Indebtedness (including in the form of additional Indebtedness with the same terms), the reclassification of Preferred Stock as Indebtedness due to a change in accounting principles, the reclassification of accounts payable as Indebtedness and the payment of dividends on Preferred Stock of Subsidiaries in the form of additional shares of the same class of Preferred Stock of Subsidiaries shall not be deemed to be an Incurrence of Indebtedness for purposes of this covenant.

(4) For purposes of determining compliance with any U.S. dollar-denominated restriction on the Incurrence of Indebtedness, the U.S. dollar-equivalent principal amount of Indebtedness denominated in a non-U.S. currency shall be calculated based on the relevant currency exchange rate in effect on the date such Indebtedness was Incurred or, in the case of revolving credit Indebtedness, first committed; *provided* that if such Indebtedness is Incurred to Refinance other Indebtedness denominated in a non-U.S. currency, and such Refinancing would cause the applicable U.S. dollar-denominated restriction to be exceeded if calculated at the relevant currency exchange rate in effect on the date of such Refinancing, such U.S. dollar-denominated restriction shall be deemed not to have been exceeded so long as the principal amount of such Refinancing Indebtedness does not exceed the principal amount of such Indebtedness being Refinanced. The principal amount of any Indebtedness Incurred to Refinance other Indebtedness,

if Incurred in a different currency from the Indebtedness being Refinanced, shall be calculated based on the currency exchange rate applicable to the currencies in which such Refinancing Indebtedness is denominated that is in effect on the date of such Refinancing.

(5) Notwithstanding any other provision of this covenant, the maximum amount of Indebtedness that the Obligors or any Subsidiary may Incur pursuant to this covenant shall not be deemed to be exceeded solely as a result of fluctuations in exchange rates or currency values.

(6) A change in GAAP or IFRS that results in an obligation existing at the time of such change, not previously classified as Indebtedness, becoming Indebtedness will not be deemed to be an Incurrence of Indebtedness for purposes of determining compliance with this covenant.

(7) The amount of any Indebtedness outstanding as of any date will be:

(a) the accreted value of the Indebtedness, in the case of any Indebtedness issued with original issue discount; and

(b) the principal amount of the Indebtedness, in the case of any other Indebtedness.

(8) Neither the Company nor any Subsidiary Guarantor may Incur any Indebtedness that is subordinated in right of payment to other Indebtedness of the Company or any Subsidiary Guarantor unless such Indebtedness is also subordinated in right of payment to the Securities or the relevant Subsidiary Guarantee on substantially identical terms.

SECTION 4.03 Provision of Financial Statements and Reports. The Company, on a consolidated basis, shall provide the Trustee and, upon written request, the Holders (or cause the Trustee to furnish to the Holders):

(1) no more than 30 days after such statements are made publicly available on the Company's website but no later than 150 days following the end of each fiscal year of the Company after the Restructuring Closing Date, the annual audited consolidated financial statements (including the notes thereto) of the Company, prepared in accordance with GAAP or IFRS and presented in the English language and a report thereon by the Company's certified independent public accountants; and

(2) no more than 30 days after such statements are made publicly available on the Company's website but no later than 60 days following the end of the first three fiscal quarters in each fiscal year of the Company beginning with the quarter ending after the Restructuring Closing Date, all unaudited quarterly consolidated financial statements (including the notes thereto) of the Company, prepared in accordance with GAAP or IFRS and presented in the English language.

Delivery of such reports, information and documents to the Trustee is for informational purposes only and the Trustee's access to, or receipt of, such reports shall not constitute actual or constructive notice or knowledge of any information contained therein or determinable from information contained therein, including the Company's or each of its Subsidiaries' compliance with any of its covenants hereunder (as to which the Trustee is entitled

to rely exclusively on an Officer's Certificate). The Trustee shall not be obliged to monitor or confirm, on a continuing basis or otherwise, the Company's or any other Person's compliance with the covenants described herein or with respect to any reports or other documents filed under the Indenture.

SECTION 4.04 Available Information. With a view to making available to the Holders the benefits of Rule 144 promulgated under the Securities Act and any other rule or regulation of the SEC that may at any time permit a Holder to sell Securities to the public without registration the Company shall:

(a) use commercially reasonable efforts to make and keep available adequate current public information, as those terms are understood and defined in Rule 144, at all times; and

(b) furnish to any Holder upon written request (i) to the extent accurate, a written statement by the Company that it has complied with the reporting requirements of Rule 144 and the Exchange Act applicable to the Company and (ii) such other information as may be reasonably requested in availing any Holder of any rule or regulation of the SEC that permits the selling of any such securities without registration.

SECTION 4.05 Limitation on Restricted Payments. (1) The Obligors shall not, and shall not cause or permit any of their respective Subsidiaries, to (i) declare or pay any dividend or return of capital or make any other distribution on or in respect of shares of its Capital Stock of the Obligors or any Subsidiary to holders of such Capital Stock (other than dividends or distributions made by a Subsidiary on a pro rata basis to all shareholders of such Subsidiary), (ii) purchase, redeem, retire or otherwise acquire for value any Capital Stock of the Company held by Persons other than the Company or a Subsidiary (other than any acquisition of Capital Stock deemed to occur upon the exercise of options if such Capital Stock represents a portion of the exercise price thereof), (iii) purchase, repurchase, redeem, defease or otherwise acquire or retire for value, prior to scheduled maturity, scheduled repayment or scheduled sinking fund payment, any Subordinated Indebtedness (including any Indebtedness Incurred pursuant to Section 4.02(2)(f) hereof but excluding any Subordinated Indebtedness owed to the Company or to a Subsidiary of the Company), or (iv) make any Investment other than Permitted Investments (each, a "***Restricted Payment***"), other than:

(a) the payment of any dividend within 60 days after the date of declaration thereof if, at the date of declaration, such payment would comply with any of clauses (b) through (g) below;

(b) pro rata dividends, return of capital or other distributions payable solely on or in respect of Capital Stock of any Obligor or Subsidiary payable in the form of Capital Stock of any Obligor or Subsidiary;

(c) dividends, return of capital or other distributions payable solely to an Obligor and/or a Subsidiary;

(d) the purchase, redemption or other acquisition or retirement for value of Capital Stock of the Company held by officers, directors or employees or former officers, directors or employees (or their estates or beneficiaries under their estates), upon death, disability,

retirement, severance or termination of employment or pursuant to any agreement under which the Capital Stock was issued; *provided, however*, no Default has occurred and is continuing or would occur as a result thereof;

(e) the declaration and payment of dividends by the Company that are required under the Brazilian Corporate Law, in an amount equivalent to not more than 25% of the adjusted net income of the Company in accordance with Article 202, item I of the Brazilian Corporate Law; *provided* that the payment of such amount is required by the Brazilian Corporate Law or other applicable law and that the Company's Board of Directors, with the approval of the fiscal council, if in existence at such time, has not reported to the general shareholders' meeting that the distribution would not be advisable given the financial condition of the Company or its Subsidiaries;

(f) any Restricted Payments of scheduled or required principal, interest and other fees with respect to Permitted Indebtedness in accordance with the terms of the Permitted Indebtedness on the date such Permitted Indebtedness was incurred; or

(g) any Restricted Payments required to consummate the RJ Equitization pursuant to the Reorganization Plan.

(2) The amount expended in any Restricted Payment, if other than in cash, will be deemed to be the Fair Market Value of the relevant non-cash assets, as determined in good faith by the Company, whose determination will be conclusive.

SECTION 4.06 Repurchases of the Securities Upon a Change of Control.

(1) Upon the occurrence of a Change of Control, each Holder shall have the right to require the Company to repurchase all or any part (equal to U.S.\$1.00 and integral multiples of U.S.\$1.00 in excess thereof) of that Holder's Securities pursuant to an Offer to Purchase at a purchase price equal to the Change of Control Payment (a "***Change of Control Offer***"). Any Offer to Purchase shall be voluntary for each Holder to accept or reject.

(2) Within 30 days following any Change of Control, the Company shall make a Change of Control Offer by notice to each Holder by mailing and publishing such notice (a copy of which shall be delivered to the Trustee) in accordance with the provisions of Section 11.01, stating:

(a) that a Change of Control has occurred and that such Holder has the right to require the Company to purchase such Holder's Securities in exchange for its respective portion of the Change of Control Payment;

(b) the aggregate principal amount of Securities subject to the Change of Control Offer and the Change of Control Payment (including the portion thereof representing accrued and unpaid interest);

(c) the circumstances and relevant facts regarding such Change of Control (including information which the Company believes will enable such Holder to make an informed decision with respect to the Change of Control Offer);

(d) the Change of Control Expiration Date and the Change of Control Purchase Date;

(e) the place or places where Securities are to be surrendered for tender pursuant to the Offer to Purchase; and

(f) the instructions and materials necessary to enable such Holder to tender its Securities pursuant to the Change of Control Offer, as determined by the Company, consistent with this Section 4.06.

(3) Holders electing to have a Security repurchased will be required to surrender the Security, with an appropriate form duly completed (such Security being, if the Company or the Trustee so requires, duly endorsed or accompanied by a duly executed written instrument of transfer), to the Company at the address specified in the notice no later than 5:00 p.m. New York City time at least three Business Days prior to the Change of Control Purchase Date. Holders will be entitled to withdraw their election if each of the Trustee and the Company receives not later than 5:00 p.m. New York City time on the Change of Control Expiration Date, a telegram, telex, facsimile or electronic transmission or letter setting forth the name of the Holder, the principal amount of the Security which was delivered for repurchase by the Holder and a statement that such Holder is withdrawing his election to have such Security repurchased. Holders whose Securities are purchased only in part shall be issued new Securities equal in principal amount to the unpurchased portion of the Securities surrendered.

(4) On the Change of Control Purchase Date, the Company shall, to the extent lawful:

(i) accept for payment all Securities or portions of Securities properly tendered pursuant to the Change of Control Offer;

(ii) deposit with the Paying Agent an amount equal to the Change of Control Payment in respect of all Securities or portions of Securities properly tendered; and

(iii) deliver or cause to be delivered, if applicable, to the Trustee for cancellation the Securities properly accepted together with an Officer's Certificate stating the aggregate principal amount of Securities or portions of Securities being purchased by the Company.

(5) The Paying Agents shall promptly mail to each Holder of Securities properly tendered the Change of Control Payment for such Securities, and the Trustee shall promptly authenticate and mail (or cause to be transferred by book entry) to each Holder a new Security equal in principal amount to any unpurchased portion of the Securities surrendered, if any; *provided* that each new Security (including any PIK Security) shall be in a minimum denomination of U.S.\$1.00 and an integral multiple of U.S.\$1.00 in excess thereof. A Security shall be deemed to have been accepted for purchase at the time the Trustee, directly or through an agent, mails or delivers payment therefor to the surrendering Holder. The Company shall publicly announce the results of the Change of Control Offer on or as soon as practicable after the Change of Control Purchase Date. On the Change of Control Purchase Date, the Change of Control Payment will become due and payable on each Security accepted for purchase, and interest on

Securities purchased will cease to accrue on and after the purchase date, unless payment of the Change of Control Payment is not made (and the purchase does not take place) on such date.

(6) The Company agrees to obtain, in a timely manner and prior to making any Change of Control Offer, all necessary consents and approvals from all applicable Governmental Authorities in any Relevant Jurisdiction and any other Governmental Authorities or agencies having jurisdiction over it and the Change of Control Offer for the remittance of funds outside of Brazil, if applicable.

(7) The Company shall comply, to the extent applicable, with the requirements of Section 14e-1 of the Exchange Act and any other applicable securities laws or regulations in connection with the repurchase of Securities pursuant to this Section 4.06. To the extent that the provisions of any applicable securities laws or regulations conflict with provisions of this Section 4.06, the Company shall comply with the applicable securities laws and regulations and shall not be deemed to have breached its obligations under this Section 4.06 by virtue of its compliance with such securities laws or regulations.

(8) The Company will not be required to make a Change of Control Offer upon a Change of Control if a third party makes the Change of Control Offer in the manner, at the times and otherwise in compliance with the requirements set forth in this Section 4.06 applicable to a Change of Control Offer made by the Company and purchases all Securities properly tendered and not withdrawn under the Change of Control Offer.

(9) The obligation of the Company to make a Change of Control Offer may be waived or modified at any time prior to the occurrence of such Change of Control with the written consent of Holders holding 75% of the aggregate outstanding principal amount of the Securities.

(10) Notwithstanding anything to the contrary contained in this Indenture, a Change of Control Offer may be made in advance of a Change of Control, conditioned upon the consummation of such Change of Control, if a definitive agreement is in place for the Change of Control at the time the Change of Control Offer is made.

(11) In the event that there shall at any time be a Substituted Debtor pursuant to Article 10, this Section 4.06 shall be interpreted by the substitution of the Substituted Debtor for the "Company."

SECTION 4.07 Limitation on Liens. (1) The Obligors will not take any action, or permit that any action be taken, that would create any Lien on any of the Collateral other than:

(a) any Lien which secures the Securities or the Subsidiary Guarantee pursuant to the terms of the Collateral Documents and the Intercreditor Agreement;

(b) any Lien arising by operation of law (including a decision by a court) in the ordinary course of business of the relevant entity granting such Lien provided that no other Default has occurred and is continuing;

(c) customary Liens over bank accounts in favor of financial institutions arising under customary general terms and conditions encumbering deposits or other funds maintained with such Person (including netting and setoff rights, banker's liens and the like) in each case, in

the provision of typical banking services used by the relevant entity in the ordinary course of business;

(d) pledges or deposits under workers' compensation laws, unemployment insurance laws, social security and employee health and disability benefits laws or similar legislation, or casualty or liability insurance or self-insurance, in each case, in the ordinary course of business of the relevant entity granting such Lien, including any Lien securing letters of credit, letters of guarantee or bankers' acceptances issued in the ordinary course of business of the relevant entity granting such Lien in connection therewith;

(e) Liens in respect of taxes and other governmental assessments and charges that are not overdue for a period of more than any applicable grace period related thereto or that are being contested in good faith and by appropriate actions, if adequate reserves with respect thereto are maintained on the books of the applicable Person; *provided that* the Company is, in good faith, challenging the underlying claim that gave rise to such Lien;

(f) easements, rights-of-way, zoning restrictions, leases, subleases, licenses, other restrictions and other similar encumbrances which do not in any case materially detract from the value of the property subject thereto or materially interfere with (i) the ordinary conduct of the business of the Company or such applicable Subsidiary or (ii) the collateral rights (including as to enforcement) granted to the Collateral Agent under the relevant Collateral Documents and the Intercreditor Agreement;

(g) customary Liens in favor of trustees and escrow agents, and netting and setoff rights, banker's liens and the like in favor of financial institutions and counterparties to financial obligations and instruments permitted under this Indenture;

(h) judgment Liens that are being contested in good faith by appropriate legal proceedings; *provided that*, with respect to any judgment Lien on any Collateral (other than Real Estate Collateral), such judgment Lien, which if not discharged in 120 days, has been certified to the Trustee by the Board of Directors (based on the advice of external counsel) as not creating an impediment to enforcement of such Collateral;

(i) junior-priority Liens securing Permitted Indebtedness and subject to the Intercreditor Agreement;

(j) Liens imposed by law, such as carriers', vendors', warehousemen's and mechanics' liens, in each case, in the ordinary course of business of the relevant entity and for sums not yet due or being contested in good faith and by appropriate proceedings;

(k) Liens securing Indebtedness Incurred pursuant to Section 4.02(2)(b) and with the payment priority set forth in the Intercreditor Agreement;

(l) extension, renewal or replacement of existing lien and customary refinancing;

(m) Liens on Collateral securing Company Retained Debt Incurred pursuant to Section 4.02(2)(l) and subject to the Intercreditor Agreement; and

(n) Liens consisting of the B2B Cash Flow Lien securing Activation Fee Debt and subject to the Intercreditor Agreement;

(each such Lien described in (a) through (n) above being collectively referred to herein as the “**Permitted Collateral Liens**”); *provided* that no Lien shall be permitted to be made on the Capital Stock of V.Tal or the Capital Stock of ClientCo pursuant to clauses (b), (c), (d), (f), (g) or (j) of this clause (1).

(2) The Company shall not, and shall not permit any Subsidiary to, Incur any Liens to secure Indebtedness on any of its properties or assets that does not constitute Collateral, whether owned at the Restructuring Closing Date or thereafter acquired, without providing that the Securities are secured equally and ratably with (or, if the Indebtedness to be secured by the Lien is subordinated in right of payment to the Securities or any Subsidiary Guarantee, prior to) such Indebtedness for so long as such Indebtedness is so secured.

(3) Section 4.07(2) above does not apply to:

(a) (i) any Lien in existence on the Restructuring Closing Date that either (x) secures the 2026 Notes or (y) is over other properties or assets with an aggregate Fair Market Value (as reasonably determined by the Company acting in good faith) as of the Restructuring Closing Date of no more than U.S.\$5.0 million or (ii) any Lien which secures the Securities or the Subsidiary Guarantees pursuant to the terms of the Collateral Documents;

(b) any Lien on assets specified on Schedule A hereto to the extent such Lien is permitted by the Reorganization Plan;

(c) any Lien on any property or assets (including Capital Stock of any Person) acquired, constructed or improved by the Company or any Subsidiaries after the date of this Indenture, which is created, Incurred or assumed contemporaneously with, or within 12 months after, that acquisition (or in the case of any such property constructed or improved, after the completion or commencement of commercial operation of such property, whichever is later) to secure or provide for the payment of any part of the purchase price of such property or the costs of that construction or improvement (including costs such as escalation, interest during construction and finance costs); *provided* that in the case of any such construction or improvement the Lien shall not apply to any other property owned by the Company or any Subsidiary, other than any unimproved real property on which the property so constructed, or the improvement, is located, including for the avoidance of doubt any Indebtedness Incurred under clause (n) of Section 4.02;

(d) easements, rights-of-way and other encumbrances (“**real property encumbrances**”) on title to real property that do not render title to the property encumbered thereby unmarketable, materially reduce the value thereof or materially adversely affect the use of such property for its intended purposes either individually or in the aggregate when taken together with all such real property encumbrances in existence at such time;

(e) any Lien on any property or assets existing at the time of its acquisition and which is not created as a result of or in connection with or in anticipation of that acquisition

(unless such Lien was created to secure or provide for the payment of any part of the purchase price of such property);

(f) any Lien on any property or assets acquired from a corporation or any other Person which is merged with or into the Company or a Subsidiary, or any Lien existing on property of a corporation or any other Person which existed at the time such corporation becomes a Subsidiary of the Company and, in either case, which is not created as a result of or in connection with or in anticipation of any such transaction (unless such Lien was created to secure or provide for the payment of any part of the purchase price of such corporation); *provided* that such Lien does not extend to any other property of an Obligor or any Subsidiary;

(g) any Lien arising by operation of law (including a decision by a court) in the ordinary course of business of the relevant entity granting such Lien;

(h) customary Liens over bank accounts in favor of trustees and escrow agents, and netting and setoff rights, banker's liens and the like in favor of financial institutions and counterparties to financial obligations and instruments, in each case, in the ordinary course of business of the relevant entity granting such Liens;

(i) Liens on cash and related accounts securing Hedging Agreements permitted under this Indenture and in an aggregate principal amount outstanding not to exceed U.S.\$25.0 million;

(j) pledges or deposits under worker's compensation laws, unemployment insurance laws or similar legislation, or good faith deposits in connection with bids, tenders, contracts or leases, or to secure public or statutory obligations, surety bonds, customs duties and the like, or for the payment of rent, in each case Incurred in the ordinary course of business of the relevant entity granting such Lien and not securing Indebtedness;

(k) Liens imposed by law, such as carriers', vendors', warehousemen's and mechanics' liens, in each case, in the ordinary course of business of the relevant entity granting such Liens and for sums not yet due or being contested in good faith and by appropriate proceedings;

(l) Liens in respect of taxes and other governmental assessments and charges that are not overdue for a period of more than any applicable grace period related thereto or that are being contested in good faith and by appropriate actions, if adequate reserves with respect thereto are maintained on the books of the applicable Person in accordance with GAAP or IFRS to the extent required by GAAP or IFRS;

(m) Liens securing reimbursement obligations with respect to letters of credit that encumber documents and other property relating to such letters of credit and the proceeds thereof;

(n) at any time following the appointment of the New Board, licenses or leases or subleases as licensor, lessor or sublessor of any of its property, including intellectual property, in the ordinary course of business of the relevant entity;

(o) at any time following the appointment of the New Board, Liens on assets pursuant to merger agreements, stock or asset purchase agreements and similar agreements in respect of the disposition of such assets;

(p) options, put and call arrangements, rights of first refusal and similar rights relating to investments in joint ventures or partnerships;

(q) judgment liens, and Liens securing appeal bonds or letters of credit issued in support of or in lieu of appeal bonds, so long as no Event of Default then exists as a result thereof;

(r) Liens securing Indebtedness Incurred pursuant to clause (b) of Section 4.02(2);

(s) Liens securing Attributable Debt with respect to a Sale and Leaseback Transaction permitted pursuant to clause (o) of Section 4.02(2); *provided* such Liens are limited to the applicable assets in such Sale and Leaseback Transaction;

(t) Liens securing Indebtedness Incurred pursuant to clause (n) of Section 4.02(2); *provided* that such Liens are limited to the applicable assets financed in connection with such Capitalized Lease Obligations or Purchase Money Indebtedness, as the case may be; and

(u) any extension, renewal or replacement (or successive extensions, renewals or replacements), in whole or in part, of any Lien referred to in clauses (a), (r), (s), (t) or (u) of this clause (3); *provided* that the principal amount of Indebtedness secured thereby shall not exceed the principal amount of Indebtedness so secured at the time the original Lien was Incurred in accordance with this clause (3) plus any premiums, fees and expenses reasonably incurred in connection with such extension, renewal or replacement, and that such extension, renewal or replacement shall be limited to all or a part of the property which secured the Lien so extended, renewed or replaced (plus improvements on such property).

SECTION 4.08 Maintenance of Corporate Existence. The Company shall, and shall cause each Subsidiary Guarantor to, maintain in effect its corporate existence and all registrations necessary therefor and take all actions to maintain all rights, privileges, titles to property, franchises and the like necessary in the normal conduct of its businesses, activities or operations.

SECTION 4.09 Maintenance of Government Authorizations. The Company shall, and shall cause each of its Subsidiaries to, duly obtain and maintain in full force and effect all Governmental Approvals of any Governmental Authority under the laws of Brazil or any other jurisdiction having jurisdiction over the Company or such Subsidiary, as the case may be, necessary in all cases for the Company or such Subsidiary, as the case may be, to operate its business of offering telecommunications services as of the date of this Indenture and to comply with this Indenture and make payments under the Securities, except where the failure to do so would not reasonably be expected, individually or in the aggregate, to have a Material Adverse Effect. To the extent any Governmental Approvals of any Governmental Authority under the laws of Brazil or any other jurisdiction having jurisdiction over the Company or any of its Subsidiaries,

as the case may be, are no longer deemed to be essential for the Company or such Subsidiary to continue rendering telecommunications services, the Company will be allowed, pursuant to the applicable legislation, to waive, replace and/or change any of such Governmental Approvals.

SECTION 4.10 [Reserved].

SECTION 4.11 Maintenance of Office or Agency. The Company shall maintain in the Borough of Manhattan, The City of New York, an office or agency where service of process may be served. Initially this office will be at the offices of Cogency Global Inc. located at East 40th Street, 10th Floor, New York, NY 10016, and the Company agrees not to change the designation of such office without prior written notice to the Trustee and designation of a replacement office. The Company shall maintain an office or agency in the Borough of Manhattan, The City of New York, where Securities may be surrendered for registration of transfer or exchange or for presentation for payment and notices to and demands upon the Company in respect of this Indenture may be served. Initially this office will be at the offices of the Trustee located at the Corporate Trust Office. The Company may also from time to time designate one or more other offices or agencies where the Securities may be surrendered or presented for any of such purposes and may from time to time rescind such designations. The Company will give prompt written notice to the Trustee of any such designation or rescission and of any change in the location of any such other office or agency.

SECTION 4.12 Notice of Certain Events. The Company shall provide written notice to the Trustee, as soon as is practicable and in any event within ten (10) Business Days after the Company becomes aware, or should reasonably become aware, of the occurrence of any Default or any Event of Default, accompanied by an Officer's Certificate of the Company setting forth the details thereof and stating what action the Company proposes to take with respect thereto. Promptly upon receipt of any notice pursuant to this Section 4.12, the Trustee shall provide a copy of such notice to the Holders.

SECTION 4.13 Listing. The Company will use commercially reasonable efforts to obtain and maintain listing of the Securities on the Singapore Exchange Securities Trading Limited or such other comparable listing authority, exchange or system as it may reasonably decide.

SECTION 4.14 Payment of Additional Amounts. (1) All payments (including, for the avoidance of doubt, any PIK Interest or PIK Securities) by or on behalf of the Company (including, for the avoidance of doubt, a Successor Company or a Substituted Debtor) or a Subsidiary Guarantor made under or in respect of the Securities (including any PIK Securities) shall be made without withholding or deduction for or on account of any Local Taxes, unless such withholding or deduction is required by law. In the event of any such withholding or deduction, the Company (including, for the avoidance of doubt, a Successor Company or a Substituted Debtor) or a Subsidiary Guarantor shall pay to the Holders in U.S. dollars such additional amounts ("***Additional Amounts***") as may be necessary to ensure that the U.S. dollar amounts received by each Holder of the Securities (including any PIK Securities) after such withholding or deduction (including withholding and deduction attributable to Additional Amounts payable under this Section 4.14) will equal the respective U.S. dollar amounts that would otherwise have been

received by such Holder in the absence of such withholding or deduction, except that no such Additional Amounts shall be payable in respect of any Security (including any PIK Securities):

(a) to the extent that such taxes in respect of such Security would not have been imposed but for the existence of any current or former connection of the Holder or beneficial owner of such Security with the Relevant Jurisdiction other than the mere acquisition, ownership, holding or disposition of such Security or the receipt of payments thereon or under any Subsidiary Guarantee, or the exercise or enforcement of rights thereunder;

(b) in respect of any estate, inheritance, gift, sales, transfer or personal property taxes imposed with respect to such Securities, except as otherwise provided in this Indenture;

(c) to the extent that such Holder or beneficial owner of such Security would not be liable or subject to such withholding or deduction of taxes but for the failure to make a valid declaration of non-residence or other similar claim for exemption if:

(i) the making of such declaration or claim is required or imposed by statute, treaty, regulation, ruling or administrative practice of the Relevant Jurisdiction as a precondition to an exemption from, or reduction in, the relevant taxes; and

(ii) at least 60 days prior to the first payment date with respect to which the Company shall apply this clause (c), the Company has notified the Holders in writing that they shall be required to provide such declaration or claim;

(d) where the relevant Security is surrendered for payment (where surrender is required) more than 30 days after the Relevant Date except to the extent that the relevant Holder would have been entitled to such Additional Amounts if it had surrendered the relevant Security on the last day of such period of 30 days;

(e) with respect to any tax, assessment or other governmental charge which is payable other than by deduction or withholding from payments with respect to a Security;

(f) with respect to any withholding or deduction imposed on or in respect of any Security pursuant to Sections 1471-1474 of the Code (and any current and future regulations or official interpretations thereof or any fiscal or regulatory legislation, rules or practices adopted pursuant to any intergovernmental agreement entered into in connection with the implementation of such Sections of the Code) ("FATCA"), the laws implementing FATCA in either Brazil or any other jurisdiction, or any agreement between the Obligors and the United States or any authority thereof entered into pursuant to FATCA; or

(g) any combination of the above.

(2) The Company (including, for the avoidance of doubt, a Successor Company or a Substituted Debtor) will reimburse any Holder or beneficial owner of the Securities, upon written request of such Holder or beneficial owner along with supporting documentation (which may consist of a certificate signed by a representative of such Holder or beneficial owner describing in adequate detail the circumstances giving rise to the reimbursement request), for the

amount of (i) any Local Taxes levied or imposed by a Relevant Jurisdiction and payable by such Holder or beneficial owner in connection with any payments made under or with respect to any Security; and (ii) any Local Taxes levied or imposed with respect to, or withheld or deducted from, any reimbursement under the foregoing clause (i) or this clause (ii), so that the net amount received by such Holder or beneficial owner after such reimbursement will not be less than the net amount such Holder or beneficial owner would have received if the Local Taxes giving rise to the reimbursement described in clauses (i) and/or (ii) had not been imposed, *provided, however*, that the indemnification obligation provided herein shall be subject to similar exceptions set forth under clauses (a), (b), (c), (d), (e), (f) and (g) of Section 4.14(1).

SECTION 4.15 Ranking. The Securities shall (i) be senior secured obligations of the Obligors; (ii) be secured by the Collateral pursuant to, and with the priority required by, the terms of the Intercreditor Agreement, subject only to Permitted Collateral Liens; (iii) rank equally in right of payment to all existing and future senior Indebtedness of such Obligor and rank senior in right of payment to all existing and future subordinated Indebtedness of the Obligors; (iv) be effectively senior in right of payment to all other existing and future unsecured senior Indebtedness of the Obligors to the extent of the value of the Collateral, and any outstanding amounts due after the foreclosure of the Collateral owed by any Obligor will rank effectively senior to all unsecured senior Indebtedness of the Obligors outstanding subject to the Reorganization Plan and have the payment priority as set forth in the Intercreditor Agreement; (v) be effectively junior to all existing and future Indebtedness of the Obligors that is secured by Liens on assets that do not constitute Collateral, to the extent of the value of the assets securing such secured Indebtedness; and (vi) be subordinated to liabilities preferred by statute, in each case as set forth in the Intercreditor Agreement.

SECTION 4.16 Limitation on Asset Sales. (1) The Company shall not, and shall not permit any of its Subsidiaries to, consummate an Asset Sale unless:

(i) other than in respect of an Asset Sale of the Capital Stock of ClientCo or V.Tal, the Company or such Subsidiary, as the case may be, receives consideration at the time of the Asset Sale at least equal to the Fair Market Value of the assets sold or otherwise disposed of, and at least 75% of the consideration received for the assets sold by the Company or the Subsidiary, as the case may be, in the Asset Sale is in the form of cash or Cash Equivalents; or

(ii) such Asset Sale is a Permitted ClientCo Sale or a Permitted V.Tal Sale, as applicable;

provided that, in connection with any Asset Sale of Collateral, to the extent the Company or any Subsidiary receives (and is permitted to receive pursuant to this Indenture and the Reorganization Plan) consideration in assets other than cash or Cash Equivalents (a “**Non-Cash Asset**”), the Company shall ensure such Non-Cash Asset becomes part of the Collateral substantially concurrently with the consummation of the related Asset Sale (and upon any subsequent Asset Sale of a Non-Cash Asset, the Net Cash Proceeds therefrom shall be applied in the same manner as the Collateral that was sold pursuant to which the Non-Cash Asset was received) in accordance with the terms of the Collateral Documents.

Solely for purposes of clause (i) of this Section 4.16, any securities received by the Company or any Subsidiary that are converted by the Company or any Subsidiary into cash or

Cash Equivalents within 90 days of the receipt thereof shall be deemed to be cash or Cash Equivalents.

(2) To the extent all or a portion of the Asset Sale consists of assets constituting Collateral (other than PIS/COFINS Collateral) immediately prior to such Asset Sale, the Company or such Subsidiary, as the case may be, shall apply the Net Cash Proceeds received from all or such portion, as applicable, of such Asset Sale as required by Section 3.02 and the Intercreditor Agreement, with any remaining Net Cash Proceeds available to the Company for use in any manner not otherwise prohibited by this Indenture.

(3) To the extent all or a portion of the Asset Sale does not consist of assets constituting Collateral immediately prior to such Asset Sale or consists of PIS/COFINS Collateral, the Company or such Subsidiary, as the case may be, may apply the Net Cash Proceeds received from all or such portion, as applicable, of such Asset Sale within 180 days after receipt thereof:

(i) to repay, redeem or repurchase any Indebtedness (other than any Subordinated Indebtedness, Activation Fee Debt, Company Retained Debt or Roll-Up Indebtedness) of an Obligor or any Indebtedness of a Subsidiary that is not an Obligor, and permanently reduce the commitments with respect thereto, if applicable, without Refinancing; *provided* that if any Priority Secured Debt is repaid, redeemed or repurchased pursuant to this clause (i) the Company has repaid, redeemed or offered to repurchase the Securities on a *pro rata* basis (based on such Priority Secured Debt);

(ii) to purchase (or enter into a binding agreement to purchase; provided that such purchase is consummated within 90 days after the date that is 180 days after such Asset Sale):

(A) assets (other than current assets as determined in accordance with GAAP or IFRS or Capital Stock) to be used by the Company or any Subsidiary in a Permitted Business;

(B) Capital Stock of a Person principally engaged in a Permitted Business that shall become, upon purchase, a Subsidiary;

in each case, from a Person other than the Company and its Subsidiaries;

(iii) to make capital expenditures (including expenditures for refurbishments, repair or improvement of existing property or assets) to be used by the Company or any Subsidiary in a Permitted Business;

(iv) for working capital purposes; or

(v) a combination of any of the foregoing.

(4) To the extent there are any remaining Net Cash Proceeds that have not been applied as described in clause (3) above 180 days after the Asset Sale, the Company will make an offer to purchase Securities (an “*Asset Sale Offer*”), at a purchase price equal to 100% of the principal amount of the Securities to be purchased, plus accrued and unpaid interest (including an amount of cash equal to all accrued and unpaid PIK Interest) to, but excluding, the date of purchase

(the “**Asset Sale Offer Amount**”). The Company shall purchase pursuant to an Asset Sale Offer from all tendering Holders on a *pro rata* basis and, at the Company’s option, on a *pro rata* basis with the holders of any other Indebtedness that principal amount (or accreted value in the case of Indebtedness issued with original issue discount) to be purchased equal to such remaining Net Cash Proceeds. The Company may satisfy its obligations under this covenant with respect to the remaining Net Cash Proceeds of an Asset Sale by making an Asset Sale Offer prior to the expiration of the relevant 180-day period. Notwithstanding the foregoing, the Company may defer an Asset Sale Offer until there is an aggregate amount of remaining Net Cash Proceeds from one or more Asset Sales equal to or in excess of U.S.\$10.0 million (or the equivalent in other currencies).

(5) Each notice of an Asset Sale Offer shall state, among other things, the purchase date, which must be no earlier than 30 days nor later than 60 days from the date notice of such Asset Sale Offer is delivered, other than as may be required by law (the “**Asset Sale Offer Payment Date**”). The notice shall contain all instructions and materials necessary to enable such Holders to tender Securities pursuant to the Asset Sale Offer, including:

(a) that the Asset Sale Offer is being made pursuant to this Section 4.16 and the length of time the Asset Sale Offer will remain open;

(b) the remaining Net Cash Proceeds, Asset Sale Offer Amount and the Asset Sale Offer Payment Date;

(c) that any Security not tendered or accepted for payment will continue to accrue interest;

(d) that, unless the Company defaults in making such payment, any Securities accepted for payment pursuant to the Asset Sale Offer will cease to accrue interest after the Asset Sale Offer Payment Date; and

(e) that Holders electing to have Securities purchased pursuant to an Asset Sale Offer may elect to have Securities purchased in whole or in part in integral multiples of U.S.\$1.00 only in exchange for cash, *provided* that the principal amount of such tendering Holder’s Securities shall not be less than U.S.\$1.00 (or if a payment of PIK Interest has been made, such Securities shall be in minimum denominations of U.S.\$1.00 and any integral multiple of U.S.\$1.00 in excess thereof); and

(f) the place or places where Securities are to be surrendered for tender pursuant to the Offer to Purchase.

(6) Upon receiving notice of an Asset Sale Offer, Holders may elect to tender their Securities in whole or in part in integral multiples of U.S.\$1.00 in exchange for cash; *provided* that the principal amount of such tendering Holder’s Securities shall not be less than U.S.\$1.00 and any integral multiple of U.S.\$1.00 in excess thereof. On the Asset Sale Offer Payment Date, the Company shall, to the extent lawful:

(a) accept for payment all Securities or portions thereof properly tendered to the Depository and applicable Paying Agent appointed by the Company, and not withdrawn pursuant to the Asset Sale Offer;

(b) deposit with the applicable Paying Agent funds in an amount equal to the Asset Sale Offer Amount in respect of all Securities or portions thereof so tendered and not withdrawn; and

(c) deliver or cause to be delivered to the Trustee the Securities so accepted together with an Officer's Certificate stating the aggregate principal amount of Securities or portions thereof being purchased by the Company.

(7) To the extent holders of Securities or other Indebtedness, which are the subject of an Asset Sale Offer properly tender and do not withdraw their Securities or such Indebtedness in an aggregate amount exceeding the amount of remaining Net Cash Proceeds, the Company shall purchase such Securities and such Indebtedness on a *pro rata* basis (based on amounts tendered and subject to the applicable authorized denomination requirements) as set forth above. If only a portion of a Security is purchased pursuant to an Asset Sale Offer, a new Security in a principal amount equal to the portion thereof not purchased shall be issued, and upon receipt of an Authentication Order the Trustee shall authenticate in the name of the Holder thereof upon cancellation of the original Security (or appropriate adjustments to the amount and beneficial interests in a Global Security will be made, as appropriate).

(8) The Company shall comply, to the extent applicable, with the requirements of Section 14e-1 of the Exchange Act and any other applicable securities laws or regulations in connection with the repurchase of Securities pursuant to this Section 4.16. To the extent that the provisions of any applicable securities laws or regulations conflict with provisions of this Section 4.16, the Company shall comply with the applicable securities laws and regulations and shall not be deemed to have breached its obligations under this Section 4.16 by virtue of its compliance with such securities laws or regulations.

(9) The obligation of the Company to make an Asset Sale Offer may be waived or modified at any time prior to the occurrence of such Asset Sale with the consent of Holders holding a majority of the aggregate outstanding principal amount of the Securities.

(10) Upon completion of an Asset Sale Offer, the amount of remaining Net Cash Proceeds will be reset at zero. Accordingly, to the extent that the aggregate amount of Securities and other Indebtedness tendered pursuant to an Asset Sale Offer is less than the aggregate amount of remaining Net Cash Proceeds, the Company may use any remaining Net Cash Proceeds in any manner not otherwise prohibited by this Indenture.

SECTION 4.17 Compliance Certificates. The Company shall deliver to the Trustee within 150 days after the end of each fiscal year of the Company an Officer's Certificate signed by its principal executive officer, the principal financial officer or the principal accounting officer stating that in the course of the performance by the signers of their duties as Officers of the Company they would normally have knowledge of any Default or Event of Default and whether or not the signers know of any Default or Event of Default that occurred during such period. If they do, the certificate shall describe the Default or Event of Defaults, its status and what action the Company is taking or proposes to take with respect thereto.

SECTION 4.18 Limitation on Transactions with Affiliates. (1) The Company shall not, and shall not permit any of its Subsidiaries to, directly or indirectly, enter into any transaction or series of related transactions (including the purchase, sale, lease or exchange of

any property or assets or the rendering of any service) with, or for the benefit of, any of its Affiliates (each an “*Affiliate Transaction*”), unless:

(i) the terms of such Affiliate Transaction are at least as favorable to the Company, or its relevant Subsidiary, as those that would be achieved in a comparable transaction at such time on an arm’s-length basis from a Person that is not an Affiliate of the Company;

(ii) in the event that such Affiliate Transaction involves aggregate payments, or transfers of property or services, made on or after the Restructuring Closing Date with a Fair Market Value in excess of U.S.\$25.0 million (or the equivalent in other currencies), the terms of such Affiliate Transaction will be set forth in an Officer’s Certificate delivered to the Trustee stating that such transaction complies with this Section 4.18(1); *provided* that any such Affiliate Transaction shall occur after the appointment of the New Board; and

(iii) in the event that such Affiliate Transaction involves aggregate payments, or transfers of property or services, made on or after the Restructuring Closing Date with a Fair Market Value in excess of U.S.\$50.0 million (or the equivalent in other currencies), the terms of such Affiliate Transaction shall be approved by a majority of the members of the Board of Directors of the Company (including a majority of the disinterested members thereof), the approval to be evidenced by a resolution or consent of the Board of Directors of the Company stating that the Board of Directors has determined that such transaction complies with this Section 4.18(1); *provided* that any such Affiliate Transaction shall occur after the appointment of the New Board.

(2) The provisions of Section 4.18(1) shall not apply to:

(i) Affiliate Transactions with or among the Company and any Subsidiary or between or among Subsidiaries;

(ii) payment of reasonable fees, compensation (including any employment, stock option, phantom stock, stock repurchase, employee benefit compensation), severance or other termination payments and reimbursement of expenses to, and any indemnity or insurance provided on behalf of, officers, directors and employees of the Company or any Subsidiary in the ordinary course of business of the relevant entity and the entering into any agreements relating to any of the foregoing, in each case, so long as such transactions were either (1) made pursuant to agreements existing on the date of the Reorganization Plan Confirmation or (2) made pursuant to agreements entered into after the appointment of the New Board;

(iii) Affiliate Transactions undertaken pursuant to the terms of any agreement or arrangement to which the Company or any of its Subsidiaries is a party as of or on the date of Reorganization Plan Confirmation (other than, for the avoidance of doubt, the V.Tal Agreements, the Additional V.Tal Agreements or the Copper Arrangements) either (A) as set out in Schedule D hereto, or (B) involving aggregate payments, or transfers of property or services with a Fair Market Value

of less than U.S.\$25.0 million (or the equivalent in other currencies), in each case, as such agreements or arrangements may be amended, modified, supplemented, extended or renewed from time to time; *provided* that any future amendment, modification, supplement, extension or renewal entered into after the date of Reorganization Plan Confirmation shall be permitted to the extent that its terms are not materially more disadvantageous as a whole to the Holders of the Securities than the terms of the agreements or arrangements in effect on the date of Reorganization Plan Confirmation, in each case, in the good faith determination of the Company; *provided* that, in each case, such Affiliate Transaction shall have been approved by the New Board;

(iv) any Restricted Payments made in compliance with Section 4.05 or any Permitted Investments;

(v) [reserved];

(vi) loans and advances made in accordance with and pursuant to clause (7) of the definition of “Permitted Investments”;

(vii) transactions specifically required to implement the incorporation of ClientCo and to consummate the ClientCo Contributions thereto or to implement a ClientCo Change of Control or the sale of ClientCo, in the form provided in the Reorganization Plan;

(viii) transactions in accordance with, and for the fulfilment of, the Copper Arrangements; and

(ix) transactions in accordance with, and for the fulfilment of, the V.Tal Agreements or the Additional V.Tal Agreements.

SECTION 4.19 Limitation on Dividend and Other Payment Restrictions Affecting Subsidiaries.

(1) Except as provided in Section 4.19(2), the Company shall not, and shall not cause or permit any of its Subsidiaries to, directly or indirectly, create or otherwise cause or permit to exist or become effective any encumbrance or restriction on the ability of any Subsidiary to:

(i) pay dividends or make any other distributions on or in respect of its Capital Stock to the Company or any other Subsidiary or pay any Indebtedness owed to the Company or any Subsidiary;

(ii) make loans or advances to, or Guarantee any Indebtedness or other obligations of, or make any investment in, the Company or any Subsidiary; or

(iii) transfer any of its property or assets to the Company or any Subsidiary.

(2) Section 4.19(1) shall not apply to encumbrances or restrictions existing under or by reason of:

(i) applicable law, rule, regulation or order;

- (ii) this Indenture, the Subsidiary Guarantees or the Securities;
- (iii) existing with respect to any Person, or to the property or assets of any Person, at the time the Person is acquired by the Company or any Subsidiary, *provided* that the encumbrances and restrictions in the amendment, modification, restatement, extension, renewal, replacement or Refinancing are, taken as a whole, in the good faith judgment of the Company, no less favorable in any material respect to the Holders than the encumbrances or restrictions being amended, modified, restated, extended, renewed, replaced or Refinanced;
- (iv) any encumbrance or restriction existing by reason of any Lien permitted under Section 4.07;
- (v) customary provisions restricting the ability of any Subsidiary to undertake any action described in clauses (i) through (iii) of Section 4.19(1) in Organizational Documents entered into in the ordinary course of business and with the approval of the Board of Directors of the Company;
- (vi) restrictions in other Indebtedness Incurred by a Subsidiary in compliance with Section 4.02; *provided* that (in the good faith determination of the Company) (A) the encumbrances or restrictions are ordinary and customary for a financing of that type and (B) the encumbrances or restrictions would not, at the time agreed to, be expected to materially adversely affect the ability of the Company to make payments on the Securities;
- (vii) customary restrictions on cash or other deposits imposed by customers, suppliers, insurance, surety or bonding companies, under contracts or other arrangements entered into or agreed to in the ordinary course of business;
- (viii) customary non-assignment provisions of any license agreement or other contract and customary provisions restricting the assignment or subletting of any lease governing a leasehold interest of any Subsidiary, or any customary restriction on the ability of a Subsidiary to dividend, distribute or otherwise transfer any asset that is subject to a Lien permitted to be Incurred under this Indenture;
- (ix) restrictions with respect to a Subsidiary imposed pursuant to a binding agreement which has been entered into for the sale or disposition of Capital Stock or assets of such Subsidiary or any Sale and Leaseback Transaction, in each case as otherwise permitted under this Indenture; *provided* that such restrictions apply solely to the Capital Stock or assets of such Subsidiary being sold;
- (x) customary restrictions imposed on the transfer of copyrighted or patented materials;
- (xi) [reserved];
- (xii) Purchase Money Indebtedness and Capitalized Lease Obligations for assets acquired in the ordinary course of business that impose encumbrances and restrictions only on the assets so acquired or subject to lease;

(xiii) any agreements in effect on the Restructuring Closing Date, and any amendments, modifications, restatements, extensions, renewals, replacements or Refinancings of any of the foregoing; *provided* that the encumbrances and restrictions in the amendment, modification, restatement, extension, renewal, replacement or Refinancing are, taken as a whole, in the good faith judgment of the Company, not materially more restrictive with respect to such dividend and other payment restrictions than those contained in those agreements on the Restructuring Closing Date; or

(xiv) restrictions contained in, or in respect of, Hedging Agreements in compliance with the covenant described under Section 4.02.

SECTION 4.20 Limitation on Sale and Leaseback Transactions. The Company shall not, and shall not permit any of its Subsidiaries to, enter into any Sale and Leaseback Transaction with respect to any property or asset unless the Company or such Subsidiary would be entitled to:

(1) Incur Indebtedness in an amount equal to the Attributable Debt with respect to such Sale and Leaseback Transaction pursuant to Section 4.02; and

(2) create a Lien on such property or asset securing such Attributable Debt without equally and ratably securing the Securities pursuant to Section 4.07, in which case, the corresponding Indebtedness and Lien will be deemed Incurred pursuant to those provisions.

SECTION 4.21 Guarantees by Subsidiaries. (1) The Company shall cause each of its Subsidiaries (other than an Excluded Subsidiary) that is not a Subsidiary Guarantor to provide a Subsidiary Guarantee within 15 Business Days of such Person becoming a Subsidiary (or no longer being an Excluded Subsidiary), to execute a supplemental indenture in the form of Exhibit B to this Indenture. All Subsidiary Guarantees shall be evidenced by the applicable Subsidiary Guarantor either being a party to this Indenture or such Subsidiary Guarantor executing a supplemental indenture.

SECTION 4.22 Payment of Taxes and Other Claims. The Company shall pay or discharge, and cause each of its Subsidiaries to pay or discharge before the same become delinquent (i) all taxes, assessments and governmental charges levied or imposed upon the Company or such Subsidiary or its income or profits or property, and (ii) all lawful claims for labor, materials and supplies that, if unpaid, might by law become a Lien upon the property of the Company or such Subsidiary, other than any such tax, assessment, charge or claim (a) the amount, applicability or validity of which is being contested in good faith by appropriate proceedings and for which adequate reserves have been established and are being maintained in accordance with GAAP or (b) where the failure to pay would not reasonably be expected to have a Material Adverse Effect.

SECTION 4.23 Maintenance of Properties and Insurance. (1) The Company shall cause all material properties used or useful in the conduct of its business or the business of any Subsidiary to be maintained and kept in good condition, repair and working order in all material respects as in the judgment of the Company may be necessary so that the business of the Company and its Subsidiaries, taken as a whole, may be properly conducted at all times; *provided* that nothing in this Section 4.23 shall prevent the Company or any Subsidiary from discontinuing

the use, operation or maintenance of any of such properties or disposing of any of them, if such discontinuance or disposal is, in the judgment of the Company, desirable in the conduct of the business of the Company and its Subsidiaries taken as a whole or any discontinuance or disposal would not reasonably be expected to have a Material Adverse Effect.

(2) The Company shall provide or cause to be provided, for itself and any Subsidiary that is a Material Subsidiary, insurance against loss or damage of the kinds customarily insured against by corporations similarly situated and owning like properties with reputable insurers, in such amounts, with such deductibles and by such methods as are customary for corporations similarly situated in the industry in which the Company and its Subsidiaries are then conducting business that the Company deems reasonably similar.

SECTION 4.24 Compliance with Laws.

(1) The Company shall, and shall cause any Subsidiary to, comply with all laws, rules, regulations and orders of any Governmental Authority applicable to it or its property, except where the failure to do so would not, individually or in the aggregate, reasonably be expected to have a Material Adverse Effect.

(2) Neither the Company nor any Subsidiary shall become a Sanctioned Person; and neither any director nor officer of the Company or any Subsidiary shall become a Sanctioned Person and remain a director or officer for more than one (1) Business Day after the Company becomes aware of or should have reasonably been aware of such director or officer becoming a Sanctioned Person.

(3) The Company shall, and shall cause each Subsidiary to, comply with all Sanctions and Export Control Laws, Anti-Money Laundering Laws and Anti-Corruption Laws.

(4) The Company shall, and shall cause its Subsidiaries to, maintain policies, safeguards and procedures designed to promote, achieve and ensure compliance with Sanctions and Export Control Laws, Anti-Money Laundering Laws and Anti-Corruption Laws.

(5) The Company shall not, and shall ensure that its Subsidiaries do not, directly or knowingly indirectly, take any action or use the proceeds of the Securities, or lend, contribute or otherwise make available such proceeds to any Person, (i) to fund any activities or business of or with any Sanctioned Person or Sanctioned Country or (ii) in any manner that would result in a violation of Sanctions and Export Control Laws, Anti-Money Laundering Laws or Anti-Corruption Laws by any Person (including any Holder).

(6) The Company shall not, and shall not permit any of its Subsidiaries to, directly or knowingly indirectly, fund all or part of any repayment or payment hereunder out of proceeds derived from criminal activity or activity or transactions in violation of, or that would otherwise cause any Person (including any Obligor, any Agent or any Holder) to be in violation of, any Sanctions and Export Control Laws, Anti-Money Laundering Laws or Anti-Corruption Laws.

SECTION 4.25 Payments for Consent; Pro Rata Opportunities.

(1) The Company shall not, and shall not permit any of its Subsidiaries to, directly or indirectly, pay or cause to be paid any consideration to or for the benefit of any Holder

of Securities for or as an inducement to any consent, waiver or amendment of any of the terms or provisions of this Indenture or the Securities unless such consideration is offered to be paid and is paid to all Holders of the Securities that consent, waive or agree to amend in the time frame set forth in the solicitation documents relating to such consent, waiver or agreement.

(2) The Company shall not, and shall not permit any of its Subsidiaries to, directly or indirectly, enter into any transaction or series of transactions (whether through privately negotiated sales, exchange offer, or otherwise) pursuant to the provisions of Article 9 hereof (together, a “**Restructuring Transaction**”) if the effect of such Restructuring Transaction would be to subordinate or reduce the priority of all or any portion of the Securities, or impair the principal amount or other payment terms of the Securities, or provide for the exchange of all or any portion of the notes into any other instrument (whether in the form of debt or equity or otherwise), unless each Holder of Securities is offered the same opportunity to participate on a pro rata basis in such Restructuring Transaction (including with respect to providing new financing to the Company or any of its Subsidiaries or their successors and assigns); *provided that* the foregoing shall not apply to bona fide fees paid to Holders of Securities as compensation for backstopping debt or equity rights offering in connection with such Restructuring Transaction.

SECTION 4.26 Settlements. Other than with respect to the ANATEL Settlement Agreement and any ancillary agreements related thereto, in each case, made pursuant to the Reorganization Plan and related annexes, prior to the appointment of the New Board, the Company shall not and shall not permit any of its Subsidiaries to enter into any settlement or agreement in any legal, administrative or judicial proceeding, including commitment agreements (*termos de compromisso*) outside the ordinary course of business of the Company or such Subsidiary, as the case may be, without the prior consent of holders of a majority of the aggregate outstanding principal amount of the Securities.

SECTION 4.27 Certain Representations. The Company hereby represents and warrants to the Trustee and each Holder that as of the Restructuring Closing Date:

(1) none of the Company, any of its Subsidiaries, nor any of the Company’s or its Subsidiaries’ respective directors or officers, is, or to the Company’s knowledge in the past ten (10) years has been, a Sanctioned Person;

(2) the Company and its Subsidiaries (i) are in compliance with all Sanctions and Export Control Laws, Anti-Money Laundering Laws and Anti-Corruption Laws, and (ii) other than as has been disclosed to the Trustee, for the past ten (10) years have complied with all applicable Sanctions and Export Control Laws, Anti-Money Laundering Laws and Anti-Corruption Laws;

(3) other than as has been disclosed to the Trustee, there is no pending or threatened action, suit, proceeding, or investigation relating to the Company or its Subsidiaries, nor, to the Company’s knowledge, any director, officer, employee, or other Person acting on behalf of the Company or its Subsidiaries, that relates to an alleged or potential violation of Sanctions and Export Control Laws, Anti-Corruption Laws, or Anti-Money Laundering Laws; and

(4) the Company has implemented, and has caused its Subsidiaries to implement, with the assistance of White & Case LLP (or another reputable international trade counsel), policies, safeguards and procedures designed to promote, achieve and ensure compliance

with Sanctions and Export Control Laws, Anti-Money Laundering Laws and Anti-Corruption Laws.

SECTION 4.28 Restrictions on Amendments to Copper Arrangements and V.Tal Agreements. The Company shall not, and shall not permit any of its Subsidiaries to, enter into any amendments, modifications or waivers with respect to the V.Tal Agreements or Copper Arrangements other than (i) to facilitate changes that are beneficial to the Company and its Subsidiaries (as determined by the Company acting reasonably and in good faith following the appointment of the New Board), (ii) to give effect to the then existing Copper Arrangements, (iii) as approved by Holders holding a majority of the aggregate outstanding principal amount of Securities, or (iv) to implement the terms of the Prevention of Litigation Agreement as in effect on May 1, 2024.

SECTION 4.29 Real Estate Reporting. The Company shall, on the first Business Day of each month, commencing in September 2024, until the date on which a valid and enforceable perfected Lien has been created on the real estate properties identified in Part 1 of Schedule C pursuant to the Real Estate Properties Fiduciary Lien in accordance with Section 12.01(2), deliver to the Trustee, an Officer's Certificate (together with applicable supporting documentation) in respect of such properties, outlining the:

(a) status of the creation of a valid and enforceable perfected Lien on each such property by reference to the timeline and target dates provided for in Schedule E hereto;

(b) status of the regularization of, and upliftment and removal of restrictions (including those of regulatory nature) on, each such property, including any material developments which occurred during period since the last report delivered pursuant to this Section 4.29; and

(c) the Company's plan for the coming month as to the regularization of, and upliftment and removal of restrictions (including those of a regulatory nature) on, each such property, including a timeline of key steps and milestones.

Article 5

Consolidation, Merger, Sale or Conveyance

SECTION 5.01 Limitation on Consolidation, Merger, Sale or Conveyance of the Company.

(1) Other than as provided below, the Company shall not, in one or a series of related transactions, consolidate or amalgamate with or merge into any Person or convey, lease or transfer all or substantially all of its assets (determined on a consolidated basis for the Company and its Subsidiaries) to any Person or permit any Person to merge with or into it unless:

(a) either the Company is the continuing entity or the Person formed by such consolidation or into which the Company is merged or that acquired or leased such property or assets of the Company (the "**Successor Company**") will be a company organized and validly existing under the laws of Brazil or any political subdivision thereof or the United States or any state thereof or the District of Columbia or any other member of the Organization for Economic Cooperation and Development and shall assume by a

supplemental indenture (in the form satisfactory to the Trustee) all of the Company's obligations under the Securities and this Indenture;

(b) immediately after giving effect to the transaction, no Default or Event of Default has occurred and is continuing; and

(c) the Company or the Successor Company, as applicable, has delivered to the Trustee an Officer's Certificate and an Opinion of Counsel, each stating that all conditions precedent required under this Indenture relating to such transaction and the supplemental indenture, if applicable, have been satisfied;

provided, however, that (i) clause (1)(b) does not apply (x) to the consolidation or merger of the Company with or into a Wholly Owned Subsidiary or the consolidation or merger of a Subsidiary with or into the Company; or (y) if, in the good faith determination of the Board of Directors of the Company, the sole purpose of the transaction is to change the jurisdiction of incorporation of the Company and (ii) this Section 5.01 shall not apply to (I) the ClientCo Contributions or (II) any consolidation, amalgamation, merger or other reorganization or any conveyance, lease or transfer of all or substantially all of the Company's assets permitted by the Reorganization Plan.

(2) Upon the consummation of any transaction effected in accordance with this Section 5.01, if the Company is not the continuing Person, the Successor Company will succeed to, and be substituted for, and may exercise every right and power of, the Company under this Indenture and the Securities with the same effect as if such Successor Company had been named as the Company in this Indenture. Upon such substitution, the Company will be released from its obligations under this Indenture and the Securities.

SECTION 5.02 Limitation on Consolidation, Merger, Sale or Conveyance by a Subsidiary Guarantor. (1) No Subsidiary Guarantor shall, in one or a series of related transactions, consolidate or amalgamate with or merge into any Person or convey, lease or transfer all or substantially all of its assets to any Person or permit any Person to merge with or into it unless:

(a) the other Person is the Company or any Subsidiary that is a Subsidiary Guarantor or becomes a Subsidiary Guarantor concurrently with the transaction; or

(b) (i) either the Subsidiary Guarantor is the continuing entity or the Person formed by such consolidation or into which the Subsidiary Guarantor is merged or that acquired or leased such property or assets of the Subsidiary Guarantor expressly assumes by supplemental indenture all of the obligations of the Subsidiary Guarantor under its Subsidiary Guarantee; and

(ii) immediately after giving effect to the transaction, no Default or Event of Default has occurred and is continuing; or

(c) the transaction constitutes a sale or other disposition (including by way of consolidation or merger) of the Subsidiary Guarantor or the sale or disposition of all or substantially all the assets of the Subsidiary Guarantor (in each case other than to the Company or a Subsidiary) otherwise permitted by this Indenture;

provided, however, that this Section 5.02 does not apply to (i) the consolidation or merger of a Subsidiary Guarantor with or into the Company nor (ii) any consolidation, amalgamation, merger or other reorganization or any conveyance, lease or transfer of all or substantially all of the Subsidiary Guarantor's assets permitted by the Reorganization Plan.

Article 6

Defaults and Remedies

SECTION 6.01 Events of Default. An “**Event of Default**” occurs if:

(1) the Company defaults in the payment of the principal, PIK Interest, premium, if any, or any related Additional Amounts, if any, on any Security when the same becomes due and payable at maturity, upon acceleration or otherwise;

(2) the Company defaults in the payment of cash interest or related Additional Amounts, if any, on any Security when the same becomes due and payable, and the default continues for a period of thirty (30) calendar days;

(3) the Company fails to perform, observe or comply with any covenant or agreement contained in any Transaction Document and such failure (other than any failure to make any payment contemplated in clause (1) or (2) of this Section 6.01) continues for a period of thirty (30) calendar days after written notice to the Company by the Trustee acting at the written direction of Holders of 25% or more in aggregate principal amount of the Securities, or to the Company and the Trustee by the Holders of 25% or more in aggregate principal amount of the Securities;

(4) (a) the acceleration of any Indebtedness of the Company, any Subsidiary Guarantor or any Material Subsidiary by reason of default, or (b) the Company, any Subsidiary Guarantor or any Material Subsidiary fails to pay any amount in respect of principal, premium, if any, interest or other amounts due in respect of any existing Indebtedness on the date required for such payment (and such defaulted payment is not made, waived or extended within the applicable grace period); *provided, however*, that either (1) the aggregate outstanding principal amount of all such Indebtedness equals or exceeds U.S.\$60.0 million (or its equivalent in any currency) or (2) such Indebtedness is set forth in Schedule B hereto, or (c) the occurrence of any default or event of default however defined under or in respect of any Indebtedness set forth in Schedule B hereto;

(5) one or more final judgments or orders for payment of money are entered against the Company, any Subsidiary Guarantor or any Material Subsidiary involving an aggregate liability (not yet paid or reimbursed by insurance) of BRL\$400.0 million (or its equivalent in another currency) or more, and all such judgments or order shall not have been paid (whether in full or in installments in accordance with the terms of the judgment(s)), vacated, discharged or stayed within sixty (60) calendar days, or for which the Company has not provided security for such payment obligation thereof; *provided* that prior to any payment or discharge in respect of any judgment involving a liability in excess of BRL\$400.0 million, the Company shall have delivered to the Trustee an Officer's Certificate stating that the Company or any Subsidiary Guarantor, as applicable, will remain solvent after giving *pro forma* effect to such payment or discharge.

(6) the Company, any Subsidiary Guarantor or any Material Subsidiary commences a voluntary case or other proceeding seeking liquidation, judicial or extrajudicial

reorganization or other relief with respect to itself or its Indebtedness under any bankruptcy, insolvency or other similar law now or hereafter in effect, or seek the appointment of a trustee, receiver, judicial administrator (*administrador judicial*), liquidator, custodian or other similar official of it or any substantial part of its property, or consents to any such relief or to the appointment of or taking possession by any such official in an involuntary case or other proceeding commenced against it, or makes a general assignment or conveyance for the benefit of creditors;

(7) a court of competent jurisdiction enters an order or decree against the Company, any Subsidiary Guarantor or any Material Subsidiary for (a) liquidation, reorganization or other relief with respect to it or its Indebtedness under any bankruptcy, insolvency or other similar law now or hereafter in effect or (b) the appointment of a trustee, receiver, judicial administrator (*administrador judicial*), liquidator, custodian or other similar official of it or any substantial part of its property; *provided* in each case that such order or decree shall remain undismissed and unstayed for a period of thirty (30) calendar days;

(8) any event occurs that under the laws of Brazil or any political subdivision thereof has substantially the same effect as any of the events referred to in any of paragraphs (6) or (7);

(9) the Company denies or disaffirms its obligations under any Transaction Documents;

(10) all or substantially all of the assets of the Company, any Subsidiary Guarantor or any Material Subsidiary are condemned, seized or otherwise appropriated, or custody of such assets are assumed by any Governmental Authority or any other Person purporting to act under the authority of the government of any jurisdiction, or the Company, any Subsidiary Guarantor or any Material Subsidiary is prevented from exercising normal control over all or substantially all of their assets for a period of sixty (60) days or longer;

(11) any Subsidiary Guarantee ceases to be in full force and effect, other than in accordance with the terms of this Indenture, or a Subsidiary Guarantor denies or disaffirms its obligations under its Subsidiary Guarantee;

(12) except as otherwise expressly permitted by the Collateral Documents, the Intercreditor Agreement or the Indenture, the Collateral Agent fails or ceases to have a valid and perfected Lien in the Collateral (with the priority required by the Intercreditor Agreement), subject only to Permitted Collateral Liens;

(13) a determination is made in a judicial proceeding that any of the Collateral Documents or any other agreement or instrument purporting to grant a Lien in the Collateral is unenforceable or invalid against the grantor for any reason;

(14) any enforcement action is taken in respect of the Collateral, including the taking of any steps to foreclose, enforce or require the foreclosure or enforcement against any of the Collateral or otherwise exercise any rights or remedies with respect to the Collateral in accordance with the Indenture or any of the Collateral Documents;

(15) the Company or any Subsidiary Guarantor, as the case may be, fails perform, observe or comply with any covenant or agreement regarding the granting or perfection

of Liens in the Collateral as required by the Securities, the Indenture and the Collateral Documents, as applicable, and such failure continues for a period of 10 calendar days;

(16) a final judicial order following a governmental proceeding is filed against the Company, any Subsidiary Guarantor and/or any Material Subsidiary with respect to any violation of Anti-Money Laundering Laws, Sanctions and Export Control Laws, or Anti-Corruption Laws;

(17) the Company breaches the Reorganization Plan (subject to any cure periods set forth therein or waivers thereof);

(18) prior to the appointment of the New Board, the Company breaches or terminates any Reimbursement Agreement (subject in each case, to any cure periods set forth therein or any waivers thereof); or

(19) the Company breaches the Compliance Agreement (subject to any cure periods set forth therein or waivers thereof), its obligations under Section 4.24(2)-(6), or any of its representations set forth in Section 4.27.

The foregoing will constitute Events of Default whatever the reason for any such Event of Default and whether it is voluntary or involuntary or is effected by operation of law or pursuant to any judgment, decree or order of any court or any order, rule or regulation of any administrative or governmental body.

SECTION 6.02 Acceleration. If an Event of Default (other than an Event of Default specified in Section 6.01(6), (7) or (8)) occurs and is continuing, the Holders of at least 25% in aggregate principal amount of the Securities then outstanding, by written notice to the Company and the Trustee, may, or the Trustee acting at the written request of Holders of at least 25% in aggregate principal amount of the Securities then outstanding, by written notice to the Company, shall, declare the principal amount, premium, if any, accrued and unpaid interest and Additional Amounts, if any, on all of the Securities to be due and payable immediately. If an Event of Default specified in Section 6.01(6), (7) or (8) occurs and is continuing, the principal amount, premium, if any, accrued and unpaid interest and Additional Amounts, if any, on all the Securities shall be immediately due and payable without notice or any other act on the part of the Trustee or any Holder. If the Event of Default or Events of Default giving rise to any such declaration of acceleration will be cured following such declaration, such declaration may be rescinded by Holders holding a majority of the aggregate outstanding principal amount of the Securities. The Holders holding a majority of the aggregate outstanding principal amount of the Securities may, by written notice to the Company and to the Trustee, rescind and annul a declaration of acceleration and its consequences if (1) all existing Events of Default, other than the nonpayment of principal, premium, if any, interest and Additional Amounts on the Securities that have become due solely by the declaration of acceleration, have been cured or waived, (2) the rescission or annulment would not conflict with any judgment or decree of a court of competent jurisdiction and (3) the Company has paid or deposited with the Trustee a sum sufficient to pay all sums paid or advanced by the Trustee and Agents hereunder and the reasonable compensation, expenses, disbursements and advances of the Trustee and Agents and their agents and counsel. No such rescission shall affect any subsequent Default or impair any right consequent thereto.

SECTION 6.03 Other Remedies. If an Event of Default occurs and is continuing, the Trustee may, subject to the terms of the Intercreditor Agreement, pursue any available remedy to collect the payment of principal of or interest on the Securities or to enforce the performance of any provision of the Securities or this Indenture.

The Trustee may maintain a proceeding even if the Trustee does not possess any of the Securities or does not produce any of them in the proceeding. A delay or omission by the Trustee or any Holder in exercising any right or remedy accruing upon an Event of Default shall not impair the right or remedy or constitute a waiver of or acquiescence in the Event of Default. No remedy is exclusive of any other remedy. All available remedies are cumulative.

SECTION 6.04 Waiver of Past Defaults. The Holders holding a majority of the aggregate outstanding principal amount of the Securities, by notice to the Trustee, may waive an existing Default and its consequences except (a) a Default in the payment of principal, premium, if any, interest and Additional Amounts, if any, on any Security or (b) a Default in respect of a provision of this Indenture that under Section 6.02, 6.07 or 9.02 cannot be amended without the consent of the Holder of each outstanding Security affected thereby. Upon such waiver, the Default will cease to exist, and any Event of Default arising therefrom will be deemed to have been cured, but no such waiver will extend to any subsequent or other Default or impair any right consequent thereon.

SECTION 6.05 Control by Majority. The Holders holding a majority of the aggregate outstanding principal amount of the Securities may direct the time, method and place of conducting any proceeding for any remedy available to the Trustee or of exercising any trust or power conferred on the Trustee with respect to the Securities. However, the Trustee may refuse to follow any direction if the Trustee shall determine that the action so directed conflicts with law or this Indenture or that the Trustee determines in good faith may involve the Trustee in personal liability, for which the Trustee reasonably believes it will not be adequately secured and/or indemnified against the costs, expenses or liabilities, which might be incurred, or that may be unduly prejudicial to the rights of Holders not taking part in such direction, and the Trustee may take any other action it deems proper that is not inconsistent with any such direction received from Holders. The Trustee shall be under no obligation to exercise any of its rights or powers under this Indenture at the request or direction of any of the Holders, unless such Holders shall have offered to the Trustee security and/or indemnity reasonably satisfactory to the Trustee against any cost, liability or expense.

SECTION 6.06 Limitation on Suits. No Holder of any Security shall have any right to institute any proceeding, judicial or otherwise, with respect to this Indenture or the Securities directly against the Company or any Subsidiary Guarantor (without the Trustee), or for the appointment of a receiver or trustee, or for any other remedy thereunder, unless:

(1) such Holder has previously given written notice to the Trustee of a continuing Event of Default with respect to the Securities;

(2) the Holders of not less than 25% in aggregate principal amount of the outstanding Securities shall have made written request to the Trustee to institute proceedings in respect of such Event of Default in its own name as Trustee thereunder;

(3) such Holder or Holders have offered to the Trustee adequate security and/or indemnity satisfactory to the Trustee against the costs, expenses and liabilities to be incurred in compliance with such request;

(4) the Trustee for 60 days after its receipt of such notice, request and offer of indemnity or security has failed to institute any such proceeding; and

(5) no direction inconsistent with such written request has been given to the Trustee during such 60-day period by the Holders holding a majority of the aggregate outstanding principal amount of the Securities,

it being understood and intended that no one or more of such Holders shall have any right in any manner whatsoever by virtue of, or by availing of, any provision of this Indenture to affect, disturb or prejudice the rights of any other of such Holders, or to obtain or to seek to obtain priority or preference over any other of such Holders or to enforce any right under this Indenture, except in the manner therein provided and for the equal and ratable benefit of all such Holders.

SECTION 6.07 Rights of Holders to Receive Payment. Notwithstanding any other provision of this Indenture, the Holder of any Security shall have the right, which is absolute and unconditional, to receive payment of principal, premium, if any, interest and Additional Amounts, if any, on such Security and to institute suit for the enforcement of any such payment, and such rights shall not be impaired or affected without the consent of such Holder.

SECTION 6.08 Collection Suit by Trustee. If an Event of Default specified in Section 6.01(1) or (2) occurs and is continuing, the Trustee may recover judgment in its own name and as trustee of an express trust against the Company for the whole amount then due and owing (together with interest on any unpaid interest to the extent lawful) and the amounts provided for in Section 7.06.

SECTION 6.09 Trustee May File Proofs of Claim. The Trustee may file such proofs of claim and other papers or documents as may be necessary or advisable in order to have the claims of the Trustee and the Holders allowed in any judicial proceedings relative to the Company, its creditors or its property and, unless prohibited by law or applicable regulations, may vote on behalf of the Holders in any election of a trustee in bankruptcy or other Person performing similar functions, and any Bankruptcy Custodian in any such judicial proceeding is hereby authorized by each Holder to make payments to the Trustee and, in the event that the Trustee shall consent to the making of such payments directly to the Holders, to pay to the Trustee any amount due it for the compensation, expenses, disbursements and advances of the Trustee, its agents and its counsel, and any other amounts due the Trustee under Section 7.06.

SECTION 6.10 Priorities. Subject to the terms of the Intercreditor Agreement, if the Trustee collects any money or property pursuant to this Article 6, it shall pay out the money or property in the following order:

FIRST: to the Trustee and any Agent and their respective agents and attorneys for amounts due under this Indenture, including without limitation, Section 7.06, and including payment of all compensation, expenses and liabilities incurred, and all advances made, by the Trustee and any Agent and the costs and expenses of collection;

SECOND: to Holders for amounts due and unpaid on the Securities for principal and interest, ratably, without preference or priority of any kind, according to the amounts due and payable on the Securities for principal and interest, respectively; and

THIRD: to the Company or, to the extent the Trustee collects any amount pursuant to Article 11 from any Subsidiary Guarantor, to such Subsidiary Guarantor, or to such party as a court of competent jurisdiction shall direct.

The Trustee may fix a record date and payment date for any payment to Holders pursuant to this Section 6.10 and shall promptly notify the Company thereof. At least 15 days before such record date, the Company shall mail to each Holder and the Trustee a notice that states the record date, the payment date and amount to be paid.

SECTION 6.11 Undertaking for Costs. In any suit for the enforcement of any right or remedy under this Indenture or in any suit against the Trustee for any action taken or omitted by it as Trustee, a court in its discretion may require the filing by any party litigant in the suit of an undertaking to pay the costs of the suit, and the court in its discretion may assess reasonable costs, including reasonable attorneys' fees, against any party litigant in the suit, having due regard to the merits and good faith of the claims or defenses made by the party litigant. This Section 6.11 does not apply to a suit by the Trustee, a suit by a Holder pursuant to Section 6.07 or a suit by Holders of more than 10% in principal amount of the Securities.

SECTION 6.12 Waiver of Stay, Extension or Usury Laws. Each of the Obligors (to the extent it may lawfully do so) shall not at any time insist upon, or plead, or in any manner whatsoever claim or take the benefit or advantage of, any stay or extension law or any usury law or other law wherever enacted, now or at any time hereafter in force, which may affect the covenants or the performance of this Indenture or prohibit or forgive any of the Obligors from paying all or any portion of the principal, premium, if any, interest, and Additional Amounts, if any, on the Securities as contemplated herein; and each of the Obligors (to the extent that it may lawfully do so) hereby expressly waives all benefit or advantage of any such law, and shall not hinder, delay or impede the execution of any power herein granted to the Trustee, but shall suffer and permit the execution of every such power as though no such law had been enacted.

SECTION 6.13 Restoration of Rights and Remedies. If the Trustee or any Holder has instituted a proceeding to enforce any right or remedy under the Indenture and the proceeding has been discontinued or abandoned for any reason, or has been determined adversely to the Trustee or to the Holder, then, subject to any determination in the proceeding, the Company, any Subsidiary Guarantors, the Trustee and the Holders will be restored severally and respectively to their former positions hereunder and thereafter all rights and remedies of the Company, any Subsidiary Guarantors, the Trustee and the Holders will continue as though no such proceeding had been instituted.

Article 7

Trustee

SECTION 7.01 Duties of Trustee.

(1) The duties and responsibilities of the Trustee are as provided by the TIA and as set forth herein. Whether or not expressly so provided, every provision of the Indenture relating to the conduct or affecting the liability of or affording protection to the Trustee is subject to this Article 7. Except during the continuance of an Event of Default:

(a) the Trustee undertakes to perform such duties and only such duties as are specifically set forth in this Indenture and no implied covenants or obligations shall be read into this Indenture against the Trustee; and

(b) in the absence of bad faith on its part, the Trustee may conclusively rely, as to the truth of the statements and the correctness of the opinions expressed therein, upon certificates or opinions furnished to the Trustee and conforming to the requirements of this Indenture. Notwithstanding the foregoing, the Trustee shall examine such certificates and opinions to determine whether or not they conform to the requirements of this Indenture (but need not, and is under no obligation to, confirm or investigate the accuracy of mathematical calculations or other facts stated therein).

(2) Following the occurrence and continuance of an Event of Default, the Trustee shall exercise such of the rights and powers vested in it by this Indenture and use the same degree of care and skill in their exercise as a prudent Person would exercise or use under the circumstances in the conduct of such Person's own affairs.

(3) The Trustee may not be relieved from liability for its own negligent action, its own negligent failure to act or its own willful misconduct, except that:

(a) this Section 7.01(3) does not limit the effect of Section 7.01(1);

(b) the Trustee shall not be liable for any error of judgment made in good faith by a Trust Officer unless it is proved that the Trustee was negligent in ascertaining the pertinent facts; and

(c) the Trustee shall not be liable with respect to any action it takes or omits to take in good faith in accordance with a direction received by it pursuant to Section 6.05 or otherwise in accordance with this Indenture.

(4) Every provision of this Indenture that in any way relates to the Trustee is subject to Section 7.01(1), (2) and (3).

(5) The Trustee shall not be liable for interest on any money received by it except as the Trustee may agree in writing with the Company.

(6) Money held in trust by the Trustee need not be segregated from other funds except to the extent required by law.

(7) No provision of this Indenture shall require the Trustee to expend or risk its own funds or otherwise incur liability (financial or otherwise) in the performance of any of its duties hereunder or in the exercise of any of its rights or powers, if it shall have reasonable grounds to believe that repayment of such funds or adequate indemnity against such risk or liability is not assured to it and, for the avoidance of doubt, no provision of this Indenture shall require the Trustee to comply with or follow any request or direction of any Holders unless such Holders have offered to the Trustee security and/or indemnity reasonably satisfactory to the Trustee against any cost, liability or expense, and any such direction or request is in writing. No provision of this Indenture shall require the Trustee to indemnify the Collateral Agent or the Intercreditor Agent.

(8) Every provision of this Indenture relating to the conduct or affecting the liability of or affording protection to the Trustee shall be subject to the provisions of this Section 7.01.

SECTION 7.02 Rights of Trustee.

(1) The Trustee may conclusively rely on any document believed by it to be genuine and to have been signed or presented by the proper person. The Trustee need not investigate any fact or matter stated in the document but may, in its discretion, make such further inquiry or investigation into such facts or matters as it may see fit and, if the Trustee shall determine to make such further inquiry or investigation, it shall be entitled to examine the books, records and premises of the Company, personally or by agent or attorney at the sole cost of the Company and shall incur no liability or additional liability of any kind by reason of such inquiry or investigation.

(2) Before the Trustee acts or refrains from acting, it may require an Officer's Certificate and/or an Opinion of Counsel. The Trustee shall not be liable for any action it takes or omits to take in good faith in reliance on the Officer's Certificate or Opinion of Counsel.

(3) The Trustee may act through its attorneys and agents and shall not be responsible for the misconduct or negligence of any attorney or agent appointed with due care.

(4) The Trustee shall not be liable for any action it takes or omits to take in good faith which it reasonably believes to be authorized or within its rights or powers; *provided, however*, that the Trustee's conduct does not constitute willful misconduct or negligence.

(5) The Trustee may consult with counsel and the advice of such counsel or any Opinion of Counsel with respect to legal matters relating to this Indenture and the Securities shall be full and complete authorization and protection from liability in respect of any action taken, omitted or suffered by it hereunder in good faith and in reliance thereon.

(6) In no event shall the Trustee be responsible or liable for special, indirect punitive or consequential loss or damage of any kind whatsoever (including, but not limited to, loss of profit) irrespective of whether the Trustee has been advised of the likelihood of such loss or damage and regardless of the form of action.

(7) The rights, privileges, protections, immunities and benefits given to the Trustee, including its right to be indemnified, are extended to, and shall be enforceable by, the Trustee in each of its capacities hereunder, and under the Collateral Documents and the Intercreditor Agreement, and each Agent, custodian and other Person employed to act hereunder

or thereunder and whenever acting in such capacity under any related transaction document, the Trustee shall enjoy all the same rights, privileges, protections and benefits granted to it hereunder.

(8) The Trustee may request that the Company or any Subsidiary Guarantor deliver an Officer's Certificate setting forth the names of individuals and/or titles of Officers authorized at such time to take specified actions pursuant to this Indenture.

(9) The permissive rights of the Trustee enumerated herein shall not be construed as duties.

(10) The Trustee shall not be responsible or liable for any failure or delay in the performance of its obligations under this Indenture arising out of or caused, directly or indirectly, by circumstances beyond its control, including but not limited to acts of God; earthquakes; fires; floods; wars; civil or military disturbances; sabotage; acts of terrorism; epidemics; pandemics, riots; interruptions, loss or malfunctions of utilities, computer (hardware or software) or communications service; accidents; labor disputes; acts of civil or military authority or governmental actions; any provisions of any present or future law or regulation or governmental authority; it being understood that the Trustee shall use its best efforts to resume performance as soon as practicable under the circumstances.

(11) At any time that the security granted pursuant to the Collateral Documents has become enforceable, the Trustee has the right to direct the Intercreditor Agent, and the Holders have given a direction to the Trustee to enforce such Collateral, the Trustee shall immediately give any direction to the Intercreditor Agent with respect thereto to the extent it has been indemnified or secured in accordance with Section 7.01(7) hereof. In any event, in connection with any enforcement of such security, the Trustee is not responsible for:

(A) any failure of the Collateral Agent to enforce such security within a reasonable time or at all;

(B) any failure of the Collateral Agent to pay over the proceeds of enforcement of the Collateral;

(C) any failure of the Collateral Agent to realize such security for the best price obtainable;

(D) monitoring the activities of the Collateral Agent in relation to such security or enforcement;

(E) taking any enforcement action itself in relation to such security; or

(F) paying any fees, costs or expenses of the Collateral Agent.

(12) The Trustee shall not be deemed to have notice of any Default or Event of Default unless written notice of any event which is in fact such a default is received by a Trust Officer of the Trustee at the Corporate Trust Office of the Trustee, and such notice references the Notes and this Indenture.

(13) The Trustee shall at no time have any responsibility or liability for or in respect to the legality, validity or enforceability of any Collateral or any arrangement or agreement between the Company and any other Person with respect thereto, or the perfection or priority of

any security interest created in any of the Collateral or maintenance of any perfection and priority, or for or with respect to the sufficiency of the Collateral following an Event of Default.

SECTION 7.03 Individual Rights of Trustee. The Trustee in its individual or any other capacity may become the owner or pledgee of Securities and may otherwise deal with the Company or its Affiliates with the same rights it would have if it were not Trustee. Any other Agent may do the same with like rights. However, the Trustee must comply with Section 7.09 and Section 7.10 and is subject to TIA Sections 310(b) and 311.

SECTION 7.04 Trustee's Disclaimer. The Trustee shall not be responsible for and makes no representation as to the validity or adequacy of this Indenture, the Securities or the Collateral Documents, it shall not be accountable for the Company's use of the proceeds from the Securities, and it shall not be responsible for any statement of the Company in this Indenture or in any document issued in connection with the sale of the Securities or in the Securities other than the Trustee's certificate of authentication if signed by the Trustee. Nothing hereunder shall require the Trustee to file any financing or continuation statements or recording any documents or instruments in any public office at any time or otherwise perfecting or maintain the perfection of any Lien or security interest in the Collateral.

SECTION 7.05 Notice of Defaults. If a Default or Event of Default occurs and is continuing and notice of such Default or Event of Default has been given to a Trust Officer of the Trustee, the Trustee shall deliver to each Holder notice of the Default within ten days after it occurs, unless the Default has been cured; *provided, however*, that except in the case of a Default or Event of Default in payment of principal, premium, if any, interest and Additional Amounts, if any, on any Security, the Trustee may withhold the notice if and so long as the Trustee determines in good faith that withholding the notice is in the interests of Holders. The Trustee shall not be charged with knowledge of any Default or Event of Default other than a Default under Section 6.01(1) or 6.01(2) hereof (to the extent that the Trustee has actual knowledge of such Default or Event of Default under Section 6.01(1) or 6.01(2)) or knowledge of any cure of any Default or Event of Default unless a Trust Officer in the Corporate Trust Office of the Trustee shall have received written notice thereof from the Company or a Holder, expressly referencing this Indenture and the Securities. The Trustee shall not be deemed to have any knowledge of an Event of Default specified in Section 6.01(8) or Section 6.01(10) unless it is notified, in writing, by Holders of at least 25% in aggregate principal amount of the then outstanding Securities.

SECTION 7.06 Compensation and Indemnity. The Company shall pay to the Trustee and each of the Agents from time to time such compensation for its services hereunder as such may from time to time agree in writing and shall reimburse, promptly upon request, the Trustee and each Agent for all out-of-pocket expenses, disbursements and advances incurred by it hereunder (including the fees and expenses of its agents and counsel). The Company and the Subsidiary Guarantors shall jointly and severally indemnify the Trustee or any predecessor Trustee, (which for purposes of this Section 7.06 shall be deemed to include its directors, officers, agents and employees), each Agent and their respective affiliates against any and all loss, liability or expense (including any and all tax liability, which, for the avoidance of doubt, shall include both Brazilian taxes and associated penalties, costs, claims, actions, damages, expenses or demands (other than tax liabilities based upon, measured by or determined by the income of the Trustee or any other such Person) and attorneys' fees and expenses) incurred by it in connection with the administration of this trust and/or the performance of its duties hereunder, including the

costs and expenses of defending itself against any claim (whether asserted by the Company, any Holder or any other Person) or liability in connection with the exercise or performance of any of its powers or duties hereunder, or in connection with enforcing the provisions of this Section 7.06, except to the extent that such loss, damage, claim, liability or expense is due to its own willful misconduct or gross negligence (as determined in a final non-appealable decision by a court of competent jurisdiction). The Trustee or Agents, as applicable, shall notify the Company promptly of any claim for which it may seek indemnity. Failure by the Trustee or any Agent (as applicable) to so notify the Company shall not relieve the Company of its obligations hereunder. The Company shall defend the claim and the Trustee and the Agents may have separate counsel and the Company shall pay the fees and expenses of such counsel; *provided* that the Company shall not be required to pay such fees and expenses if it assumes such indemnified party's defense and, in such indemnified party's reasonable judgment, there is no conflict of interest between the Company and such parties in connection with such defense. If the Company does defend the claim, it shall consult with the Trustee or the other Agent, as the case may be, throughout the conduct of such claim and shall not settle such claim without the prior written consent of the Trustee or the other Agent (as applicable). In no event shall the Company be liable for fees and expenses of more than one counsel for each indemnified party (in addition to any local counsel) separate from its own counsel for all indemnified parties in connection with one action or separate but similar or related actions in the same jurisdiction arising out of the same general allegations or circumstances. The Company need not pay for any settlement made without its consent, which consent shall not be unreasonably withheld.

To secure the Company's obligations in this Section 7.06, the Trustee shall have a lien prior to the Securities on all money or property held or collected by the Trustee other than money or property held in trust to pay principal, premium, if any, interest and Additional Amounts, if any, on particular Securities. Such lien will survive the satisfaction and discharge of this Indenture.

The Company agrees to pay by wire transfer the fees and expenses of the Trustee, the Agents and their respective counsel in connection with the negotiation, execution and delivery of this Indenture within three Business Days of receipt of invoices for such fees and expenses.

The Company's payment obligations pursuant to this Section 7.06 shall survive the discharge of this Indenture, final payment on the Securities and resignation or removal of the Trustee or any Agent. When the Trustee incurs expenses or renders services after the occurrence of an Event of Default specified in Section 6.01(6), (7) or (8), the expenses and the compensation for services (including the reasonable fees and expenses of its agents and counsel) are intended to constitute expenses of administration under any Bankruptcy Law.

The Company acknowledges that no Paying Agent makes any representations as to the interpretation or characterization of the transactions herein undertaken for tax or any other purpose, in any jurisdiction. The Company represents that it has fully satisfied itself as to any tax impact of this Indenture before agreeing to the terms herein, and is responsible for any and all federal, state, local, income, franchise, withholding, value added, sales, use, transfer, stamp or other taxes imposed by any jurisdiction in respect of this Indenture. The Company agrees to pay any and all stamp and other documentary taxes or duties which may be payable in connection with the execution, delivery, performance and enforcement of this Indenture by any Paying Agent.

SECTION 7.07 Replacement of Trustee. The Trustee may resign at any time by so notifying the Company. The Holders of a majority in principal amount of the Securities (including any PIK Securities) may remove the Trustee by so notifying the Trustee and may appoint a successor Trustee. If the Trustee is no longer eligible under Section 7.09 or in the circumstances described in TIA Section 310(b), any Holder that satisfies the requirements of TIA Section 310(b) may petition any court of competent jurisdiction for the removal of the Trustee and the appointment of a successor Trustee. The Company shall remove the Trustee if:

- (1) the Trustee fails to comply with Section 7.09;
- (2) the Trustee is adjudged bankrupt or insolvent;
- (3) a receiver or other public officer takes charge of the Trustee or its property;
or
- (4) the Trustee otherwise becomes incapable of acting.

If the Trustee resigns or is removed by the Holders, and Holders of a majority in principal amount of the Securities then outstanding (including any PIK Securities) do not reasonably promptly thereafter appoint a successor Trustee, or if a vacancy exists in the office of the Trustee for any other reason, including if the Company removes the Trustee, (the Trustee in such event being referred to herein as the “*retiring Trustee*”), the Company shall promptly appoint a successor Trustee.

A successor Trustee shall deliver a written acceptance of its appointment to the retiring Trustee and to the Company. Thereupon, the resignation or removal of the retiring Trustee shall become effective, and the successor Trustee shall have all the rights, powers and duties of the Trustee under this Indenture. The successor Trustee shall deliver a notice of its succession to Holders. The retiring Trustee shall promptly transfer all property held by it as Trustee to the successor Trustee, subject to the lien provided for in Section 7.06 and *provided* that all sums owing to the retiring Trustee have been paid.

If a successor Trustee does not take office within 60 days after the retiring Trustee resigns or is removed, the retiring Trustee (at the Company’s expense), the Company or the Holders of 10% in principal amount of the Securities may, at the expense of the Company, petition any court of competent jurisdiction for the appointment of a successor Trustee.

If the Trustee fails to comply with Section 7.09, any Holder may petition any court of competent jurisdiction for the removal of the Trustee and the appointment of another successor Trustee.

Notwithstanding the replacement of the Trustee pursuant to this Section 7.07, the Company’s obligations under Section 7.06 shall continue for the benefit of the retiring Trustee.

SECTION 7.08 Successor Trustee by Merger. If the Trustee consolidates with, merges or converts into, or transfers all or substantially all its corporate trust business or assets to, another corporation or banking association, the resulting, surviving or transferee corporation without any further act shall be the successor Trustee.

In case at the time such successor or successors by merger, conversion or consolidation to the Trustee shall succeed to the trusts created by this Indenture any of the Securities shall have been authenticated but not delivered, any such successor to the Trustee may adopt the certificate of authentication of any predecessor trustee, and deliver such Securities so authenticated; and in case at that time any of the Securities shall not have been authenticated, any successor to the Trustee may authenticate such Securities either in the name of any predecessor hereunder or in the name of the successor to the Trustee; and in all such cases such adopted certificates shall have the full force of all provisions in the Securities or in this Indenture relating to the Trustee.

SECTION 7.09 Eligibility; Disqualification. The Trustee shall at all times satisfy the requirements of TIA § 310(a). The Trustee shall have a combined capital and surplus of at least U.S.\$50.0 million as set forth in its most recent published annual report of condition. The Trustee shall comply with TIA § 310(b); *provided, however*, that there shall be excluded from the operation of TIA § 310(b)(1) any indenture or indentures under which other securities or certificates of interest or participation in other securities of the Company are outstanding if the requirements for such exclusion set forth in TIA § 310(b)(1) are met.

SECTION 7.10 Preferential Collection of Claims Against Company. The Trustee shall comply with TIA § 311(a), excluding any creditor relationship listed in TIA § 311(b). A Trustee who has resigned or been removed shall be subject to TIA § 311(a) to the extent indicated.

SECTION 7.11 Appointment of Co-Trustee.

(a) Notwithstanding any other provisions of this Indenture, the Trustee shall have the power and may execute and deliver all instruments necessary to appoint one or more Persons to act as a co-trustee or co-trustees, or separate trustee or separate trustees, and to vest in such Person or Persons, in such capacity and for the benefit of the Holders, subject to the other provisions of this Section 7.11, such powers, duties, obligations and rights as the Trustee may consider necessary or desirable. No co-trustee or separate trustee hereunder shall be required to meet the terms of eligibility as a successor trustee under Section 7.09 and no notice to Holders of the appointment of any co-trustee or separate trustee shall be required under Section 7.07 hereof. The Trustee may act through its co-trustee(s) and shall not be responsible for the misconduct or negligence of any co-trustee appointed with due care.

(b) Every separate trustee and co-trustee shall, to the extent permitted by law, be appointed and act subject to the following provisions and conditions:

(i) all rights, powers, duties and obligations conferred or imposed upon the Trustee shall be conferred or imposed upon and exercised or performed by the Trustee and such separate trustee or co-trustee jointly (it being understood that such separate trustee or co-trustee is not authorized to act separately without the Trustee joining in such act), except to the extent that under any law of any jurisdiction in which any particular act or acts are to be performed the Trustee shall be incompetent or unqualified to perform such act or acts, in which event such rights, powers, duties and obligations shall be exercised and performed singly by such separate trustee or co-trustee, but solely at the direction of the Trustee;

(ii) no trustee hereunder shall be personally liable by reason of any act or omission of any other trustee hereunder; and

(iii) the Trustee may at any time accept the resignation of or remove any separate trustee or co-trustee.

(c) Any notice, request or other writing given to the Trustee shall be deemed to have been given to each of the then separate trustees and co-trustees, as effectively as if given to each of them. Every instrument appointing any separate trustee or co-trustee shall refer to this Indenture and the conditions of this Article 7. Each separate trustee and co-trustee, upon its acceptance of the trusts conferred, shall be vested with the estates or property specified in its instrument of appointment, either jointly with the Trustee or separately, as may be provided therein, subject to all the provisions of this Indenture, specifically including every provision of this Indenture relating to the conduct of, affecting the liability of, or affording protection or rights (including the rights to compensation, reimbursement and indemnification hereunder) to, the Trustee. Every such instrument shall be filed with the Trustee.

(d) Any separate trustee or co-trustee may at any time constitute the Trustee its agent or attorney-in-fact with full power and authority, to the extent not prohibited by law, to do any lawful act under or in respect of this Indenture on its behalf and in its name. If any separate trustee or co-trustee shall die, become incapable of acting, resign or be removed, all of its estates, properties, rights, remedies and trusts shall vest in and be exercised by the Trustee, to the extent permitted by law, without the appointment of a new or successor trustee.

Article 8

Discharge of Indenture; Defeasance

SECTION 8.01 Company's Option to Effect Legal Defeasance or Covenant Defeasance. The Company may at its option, at any time, elect to have either Section 8.02 or Section 8.03 applied to the Securities upon compliance with the conditions set forth below in this Article 8.

SECTION 8.02 Legal Defeasance. Upon the Company's exercise of the option provided in Section 8.01 to have this Section 8.02 applied to all the Securities (subject to compliance with the other conditions set forth in this Article 8), the Company and the Subsidiary Guarantors shall be deemed to have been discharged from its obligations with respect to the Securities outstanding on the date the conditions in Section 8.07 are satisfied (a "***Legal Defeasance***"). For the avoidance of doubt, such Legal Defeasance means that the Company shall be deemed to have paid and discharged the entire Indebtedness represented by the Securities, each Subsidiary Guarantor's obligations under its Subsidiary Guarantee will terminate and the Company shall be deemed to have satisfied all its other obligations under the Securities and this Indenture, except for the following, which shall survive until otherwise terminated or discharged hereunder: (a) the rights of such Holders to receive, solely from the trust fund described in Section 8.07 and as more fully set forth in such Section, payments in respect of principal of, interest and Additional Amounts, if any, on the Securities when such payments are due, (b) the Company's obligations with respect to such Securities under Section 2.03, 2.04, 2.06, 2.07, 4.01, 4.04, 4.08, 4.10, 4.11, 4.12, 4.14, and 8.04, (c) the rights, powers, trusts, duties, protections, indemnities and immunities of the Trustee hereunder and (d) this Article 8 and the Company's obligations to the

Trustee under Section 7.06. Prior to the date the conditions in Section 8.07 are satisfied, none of the Company's or the Subsidiary Guarantors' obligations under the Indenture will be discharged. Thereafter, the Trustee upon request will acknowledge in writing the discharge of the Company's and the Subsidiary Guarantors' obligations under the Securities, the Subsidiary Guarantees and the Indenture except for the surviving obligations specified above.

SECTION 8.03 Covenant Defeasance. Upon the Company's exercise of the option provided in Section 8.01 to have this Section 8.03 applied to the Securities, the Company and the Subsidiary Guarantors shall be released from its obligations under Article 4 other than Sections 4.01, 4.04, 4.08, 4.10, 4.11, 4.12 and 4.14, each Subsidiary Guarantor's obligations under its Subsidiary Guarantee shall terminate and the occurrence of an event with respect to such Securities specified in Section 6.01 (except with respect to Section 6.01(1), (2), (6), (7), (8), (9) and (10)) shall no longer constitute an Event of Default on and after the date the conditions set forth in Section 8.07 are satisfied (a "***Covenant Defeasance***"). For the avoidance of doubt, such Covenant Defeasance means that, with respect to the Securities, the Company and the Subsidiary Guarantors may omit to comply with and shall have no liability in respect of any term, condition or limitation set forth in any such Section or clause referenced in the first sentence of this Section 8.03, whether directly or indirectly by reason of any reference elsewhere herein to any such Section or clause or by reason of any reference in any such Section or clause to any other provision herein or in any other document, but the remainder of this Indenture shall be unaffected thereby. Prior to the date the conditions in Section 8.07 are satisfied, none of the Company's or the Subsidiary Guarantors' obligations under the Indenture will be discharged. Thereafter, the Trustee upon request will acknowledge in writing the discharge of the Company's and the Subsidiary Guarantors' obligations under the Securities and the Indenture except for the surviving obligations specified above.

SECTION 8.04 Application of Trust Money. Subject to Section 8.05, the Trustee shall hold in trust U.S. dollars or U.S. Government Obligations deposited with it pursuant to this Article 8. It shall apply the deposited money and the U.S. dollars from U.S. Government Obligations through the Paying Agents and in accordance with this Indenture to the payment of principal, premium, if any, interest and Additional Amounts, if any, on the Securities.

SECTION 8.05 Repayment to Company. Subject to Sections 7.06, 8.02, 8.03 and 8.07, the Trustee and the Paying Agents shall promptly turn over to the Company upon request any excess money or Securities held by them at any time.

Subject to any applicable abandoned property law, the Trustee and the Paying Agents shall pay to the Company upon request any money held by them for the payment of principal, premium, if any, interest and Additional Amounts, if any, that remains unclaimed for two years, and, thereafter, Holders entitled to the money must look only to the Company and not to the Trustee or any of the Paying Agents for payment as general creditors.

SECTION 8.06 Reinstatement. If the Trustee or any of the Paying Agents are unable to apply any U.S. dollars or U.S. Government Obligations in accordance with this Article 8 by reason of any legal proceeding or by reason of any order or judgment of any court or Governmental Authority enjoining, restraining or otherwise prohibiting such application, the Company's and the Subsidiary Guarantors' obligations under this Indenture and the Securities shall be revived and reinstated as though no deposit had occurred pursuant to this Article 8 until

such time as the Trustee or such Paying Agent is permitted to apply all such U.S. dollars or U.S. Government Obligations in accordance with this Article 8; *provided, however*, that, if the Company has made any payment of principal, premium, if any, interest and Additional Amounts, if any, on any Securities because of the reinstatement of its obligations, the Company shall be subrogated to the rights of the Holders of such Securities to receive such payment from the U.S. dollars or U.S. Government Obligations held by the Trustee or such Paying Agent.

SECTION 8.07 Conditions to Legal Defeasance or Covenant Defeasance.

The following shall be the conditions to application of either Section 8.02 or Section 8.03 to the then outstanding Securities:

(a) the Company shall irrevocably have deposited or caused to be deposited with the Trustee in trust for benefit of the Holders, U.S. dollars in immediately available funds, U.S. Government Obligations or a combination thereof, in an amount sufficient, in the opinion of an internationally recognized firm of independent public accountants or an internationally recognized investment bank expressed in a written certificate thereof delivered to the Trustee, to pay and discharge, and which shall be applied by the Trustee (or other qualifying trustee) to pay and discharge, the principal, premium, if any, each installment of interest and Additional Amounts, if any, on the Securities on the Maturity Date in accordance with the terms of this Indenture and the Securities;

(b) in the case of an election under Section 8.02, the Company shall have delivered to the Trustee:

(i) an Opinion of Counsel stating that (1) the Company has received from, or there has been published by, the U.S. Internal Revenue Service a ruling, or (2) since the Restructuring Closing Date there has been a change in the applicable United States federal income tax law or the interpretation thereof, in either case to the effect that, and based thereon, such opinion shall confirm that, the Holders of the Securities will not recognize gain or loss for United States federal income tax purposes as a result of such deposit, defeasance and discharge and will be subject to United States federal income tax on the same amount, in the same manner and at the same time as would have been the case if such deposit, defeasance and discharge had not occurred; and

(ii) an Opinion of Counsel to the effect that (1) the creation of the defeasance trust does not violate the Investment Company Act of 1940, as amended, (2) the Holders have a valid security interest in the trust funds (subject to customary exceptions), and (3) after the passage of 123 days following the deposit, the trust funds will not be subject to the effect of Section 547 of the United States Bankruptcy Code or Section 15 of the New York Debtor and Creditor Law.

(c) in the case of an election under Section 8.03, the Company shall have delivered to the Trustee an Opinion of Counsel to the effect:

(i) that the Holders of the Securities will not recognize income, gain or loss for U.S. federal income tax purposes as a result of such deposit, defeasance and discharge and will be subject to U.S. federal income tax on the same amounts,

in the same manner and at the same times as would have been the case if such deposit, defeasance and discharge had not occurred; and

(ii) of the immediately preceding clause (b)(ii).

(d) no Default or Event of Default shall have occurred and be continuing on the date of such deposit and in the case of an election under Section 8.02 or Section 8.03, at any time during the period ending on the 123rd calendar day after the date of such deposit (it being understood that this condition as it applies to an election under Section 8.02 or Section 8.03 shall not be deemed satisfied until the expiration of such period);

(e) such Legal Defeasance or Covenant Defeasance shall not (i) cause the Trustee to have a conflicting interest for the purposes of the TIA with respect to any securities of the Company or (ii) result in a breach or violation of, or constitute a default under, any other material agreement or instrument to which the Company is a party or by which it is bound (other than an Event of Default under this Indenture arising from the granting of Liens to secure any Indebtedness Incurred in connection therewith); and

(f) the Company shall have delivered to the Trustee an Officer's Certificate and an Opinion of Counsel each stating that all conditions precedent required relating to either the Legal Defeasance under Section 8.02 or the Covenant Defeasance under Section 8.03, as the case may be, have been satisfied.

The Company shall pay and indemnify the Trustee against any tax, fee or other charge imposed on or assessed against the U.S. Government Obligations deposited pursuant to this Section 8.07 or the principal and interest received in respect thereof other than any such tax, fee or other charge which by law is for the account of the Holders of outstanding Securities.

SECTION 8.08 Satisfaction and Discharge. (a) Subject to Section 8.08(b), this Indenture shall be discharged and shall cease to be of further effect (except as to surviving rights or registration of transfer or exchange of the Securities and the immunities and indemnities of the Trustee and the obligations of the Company and the Subsidiary Guarantors with respect thereto, as expressly provided for herein) as to all outstanding Securities, and the Trustee, on written demand of and at the expense of the Company, shall execute instruments acknowledging satisfaction and discharge of this Indenture, when:

(i) either:

(A) all Securities theretofore authenticated and delivered (except lost, stolen or destroyed Securities which have been replaced or paid and Securities for whose payment money has theretofore been deposited in trust or segregated and held in trust by the Company and thereafter repaid to the Company or discharged from such trust) have been delivered to the Trustee for cancellation; or

(B) (1) all Securities not theretofore delivered to the Trustee for cancellation have become due and payable and the Company has irrevocably deposited or caused to be deposited with the Trustee U.S. dollars, U.S. Government Obligations, or a combination thereof, in an amount sufficient without reinvestment to pay and discharge the entire

Indebtedness on the Securities not theretofore delivered to the Trustee for cancellation, for principal of, premium, if any, interest and Additional Amounts, if any, on the Securities to the date of deposit, together with irrevocable instructions from the Company directing the Trustee to apply such funds to the payment of the Securities; (2) no Default has occurred and is continuing on the date of the deposit; and (3) the deposit will not result in a breach or violation of, or constitute a default under, this Indenture or any other material agreement or instrument to which the Company is a party or by which it is bound;

(ii) the Company has paid all other sums payable under this Indenture and the Securities by the Company; and

(iii) the Company has delivered to the Trustee an Officer's Certificate and an Opinion of Counsel, each stating that all conditions precedent under this Indenture relating to the satisfaction and discharge of this Indenture have been complied with.

(b) After satisfying the conditions in the immediately preceding clause (a)(i)(A), only the Company's obligations under Section 7.06 will survive. After satisfying the conditions in the immediately preceding clause (a)(i)(B) only the Company's obligations in Article 2 and Section 4.01, 4.11, 4.14, 7.06, 7.07, 8.05 and 8.06 will survive. In either case, the Trustee upon request will acknowledge in writing the discharge of the Company's obligations under the Securities and the Indenture other than the surviving obligations.

Article 9

Amendments

SECTION 9.01 Without Consent of Holders. Notwithstanding Section 9.02, the Company, the Subsidiary Guarantors and the Trustee, as the case may be, may amend this Indenture or any supplemental indenture, the Securities, the Intercreditor Agreement or the Collateral Documents without prior notice to or consent of any Holder:

(1) to cure any latent ambiguity, defect or internal inconsistency or to correct a manifest error; *provided* that such action shall not adversely affect the interests of the Holders of Securities in any material respect;

(2) to provide for the assumption of the Company's or any Subsidiary Guarantors' obligations under the Securities and this Indenture in order to comply with Article 5;

(3) to provide for Securities in addition to or in place of Securities in certificated form; *provided, however*, that the uncertificated Securities are issued in registered form for purposes of Section 163(f) of the Code;

(4) to add Guarantees with respect to the Securities or to provide additional security for the Securities or to confirm and evidence the release, termination or discharge of any Guarantee of or Lien securing the Securities when such release, termination or discharge is permitted by the Indenture and the Collateral Documents, as applicable;

(5) to add to the covenants of the Company for the benefit of the Holders or to surrender any right or power herein conferred upon the Company;

(6) to comply with the requirements of the SEC in order to effect or maintain the qualification of this Indenture under the TIA; or

(7) to evidence and provide for the acceptance of appointment hereunder by a successor Trustee with respect to the Securities.

After an amendment under this Section 9.01 becomes effective, the Company shall deliver to Holders a notice briefly describing such amendment. The failure to give such notice to all Holders, or any defect therein, shall not impair or affect the validity of an amendment under this Section 9.01.

SECTION 9.02 With Consent of Holders. Except as otherwise provided in Section 6.02, Section 6.04, Section 6.07 or Section 9.01, the Company, the Subsidiary Guarantors and the Trustee, as the case may be, may amend this Indenture or any supplemental indenture, the Securities, the Intercreditor Agreement, the Collateral Documents or the rights of the Holders (or waive any Default) without notice to any Holder but with the written consent of the Holders holding a majority of the aggregate outstanding principal amount of the Securities; *provided, however,* that without the consent of Holders holding 75% of the aggregate outstanding principal amount of the Securities, no amendment or waiver may:

(1) change the Stated Maturity of any payment of principal of or any installment of interest (including any Additional Amounts) on any Security;

(2) reduce the principal amount of the Securities or the rate of interest of the Securities (including any Additional Amounts), or change the method of computing the amount of principal or interest payable on any date;

(3) after the time an Offer to Purchase is required to have been made, reduce the purchase amount or purchase price, or extend the latest expiration date or purchase date thereunder;

(4) change any place of payment where the principal, premium, if any, interest or Additional Amounts, if any, on the Securities is payable;

(5) change the coin or currency in which the principal, premium, if any, interest or Additional Amounts, if any, on the Securities is payable;

(6) impair the right of any Holder of Securities to receive any principal payment, premium, if any, or interest payment (together with Additional Amounts, if any) on such Holder's Securities, on or after the Stated Maturity thereof, or to institute suit for the enforcement of any such payment;

(7) reduce the percentage in principal amount of the outstanding Securities, the consent of whose Holders is required for any modification or amendment of this Indenture or the consent of whose Holders is required for any waiver of compliance with certain provisions of this Indenture or certain defaults thereunder and their consequences provided for in this Indenture;

(8) modify or change any provision of the Indenture affecting the ranking of the Securities or any Subsidiary Guarantee in a manner adverse to the Holders of the Securities;

(9) make any change in any Subsidiary Guarantee that would materially adversely affect the Holders of the Securities;

(10) modify, change, amend or waive any provision in this Section 9.02; or

(11) modify, change, amend or waive any provision in clause (2)-(6) of Section 4.24 or Section 4.27;

provided that, notwithstanding the foregoing, with the consent of the Holders holding a majority of the aggregate outstanding principal amount of the Securities, the Company may make any change necessary to implement the explicit terms of the Reorganization Plan.

Without the consent of the Holders holding at least 75% of the aggregate outstanding principal amount of the Securities, no amendment, modification, supplement or waiver may release any of the Collateral or change or alter the priority of the Liens in the Collateral, in each case except as otherwise permitted under this Indenture, the Intercreditor Agreement and the Collateral Documents. For the avoidance of doubt, any amendment, modification, supplement or waiver under the Collateral Documents or Intercreditor Agreement regarding the Collateral and permitted under the Intercreditor Agreement and the Collateral Documents without the consent of the Holders, the Trustee, the Intercreditor Agent or the Collateral Agent, including in connection with any amendments, modifications, supplements or waivers necessary to include any Lien on any Indebtedness permitted by this Indenture to be secured on the Collateral, will not require consent of the Holders, the Trustee, the Intercreditor Agent or the Collateral Agent in accordance with the terms of such Collateral Documents and/or Intercreditor Agreement.

In addition, without the consent of the Holders holding at least 100% of the aggregate outstanding principal amount of the Securities, no amendment, modification, supplement or waiver may modify, change, amend or waive any provision in Section 4.25.

No amendment that has a material adverse effect (in the reasonable determination of the Paying Agent, Transfer Agent, or Registrar, as applicable) on the rights, duties, liabilities, indemnities or immunities of the Paying Agent, Transfer Agent, or Registrar under this Indenture shall be made without the prior written consent of the Paying Agent, Transfer Agent, or Registrar, as applicable, which shall not be unreasonably withheld, delayed or conditioned.

In formulating its decisions on such matters, the Trustee shall be entitled to rely on such evidence as it deems appropriate including Officer's Certificates and opinions of counsel.

It shall not be necessary for the consent of the Holders under this Section 9.02 to approve the particular form of any proposed amendment, but it shall be sufficient if such consent approves the substance thereof.

An amendment, supplement or waiver under this Section 9.02 will become effective on receipt by the Trustee of written consents from the Holders of the requisite percentage in principal amount of the outstanding Securities. After an amendment under this Section 9.02 becomes effective, the Company shall deliver to Holders a notice briefly describing such amendment, supplement or waiver. The Company shall send amendments and supplemental

indentures to Holders upon written request. The failure to give such notice to all Holders, or any defect therein, shall not impair or affect the validity of an amendment, supplemental indenture or waiver under this Section 9.02.

Notwithstanding anything herein to the contrary, no amendment, supplement or waiver to this Indenture, the Securities or the Subsidiary Guarantees shall modify or waive the rights of the Trustee, the Intercreditor Agent, the Collateral Agent or any Agent without the prior written consent of the Trustee, the Intercreditor Agent, the Collateral Agent or such Agent.

SECTION 9.03 Revocation and Effect of Consents and Waivers. (1) A consent to an amendment or a waiver by a Holder of a Security shall bind the Holder and every subsequent Holder of that Security or portion of the Security that evidences the same debt as the consenting Holder's Security, even if notation of the consent or waiver is not made on the Security. However, any such Holder or subsequent Holder may revoke the consent or waiver as to such Holder's Security or portion of the Security if the Trustee receives the notice of revocation before the date the amendment or waiver becomes effective. After an amendment or waiver becomes effective, it shall bind every Holder. An amendment or waiver becomes effective upon the execution of such amendment or waiver by the Trustee.

(2) The Company may, but shall not be obligated to, fix a record date (which need not be within the time limits otherwise described by Section 316(c) of TIA) for the purpose of determining the Holders entitled to give their consent or take any other action described above or required or permitted to be taken pursuant to this Indenture. If a record date is fixed, then notwithstanding Section 9.03(1), those Persons who were Holders at such record date (or their duly designated proxies), and only those Persons, shall be entitled to give such consent or to revoke any consent previously given or to take any such action, whether or not such Persons continue to be Holders after such record date. No such consent shall be valid or effective for more than 120 days after such record date.

(3) Notwithstanding any other provision of this Indenture or the Securities, any waiver or consent that may be delivered by a Holder of the Securities pursuant to this Article 9 may be delivered by a Beneficial Owner of the Securities. Such Beneficial Owner of the Securities shall be able to prove its holdings of the Securities by executing a certificate in the form of Exhibit D hereto or any other form reasonably established by the Company.

SECTION 9.04 Notation on or Exchange of Securities. If an amendment changes the terms of a Security, the Trustee may require the Holder of that Security to deliver it to the Trustee. The Trustee may place an appropriate notation on that Security regarding the changed terms and return it to the Holder. Alternatively, if the Company or the Trustee so determines, the Company in exchange for that Security shall issue and the Trustee shall authenticate a new Security that reflects the changed terms. Failure to make the appropriate notation or to issue a new Security shall not affect the validity of such amendment.

SECTION 9.05 Trustee to Sign Amendments. Upon the written request of the Company and receipt by the Trustee of the documents described in Section 13.03 hereof (to the extent requested), the Trustee shall sign any amendment authorized pursuant to this Article 9 if the amendment does not adversely affect the rights, duties, liabilities or immunities of the Trustee. If it does, the Trustee may but need not sign it. In signing such amendment the Trustee shall be entitled to receive indemnity, security and/or pre-funding satisfactory to it and to receive,

and (subject to Section 7.01) shall be fully protected in relying upon, in addition to the documents required by Section 13.03, an Officer's Certificate and an Opinion of Counsel each stating that such amendment is authorized or permitted by this Indenture.

SECTION 9.06 Improved Terms Amendments. If the Company and holders (or their respective agents) of Indebtedness subject to the terms in the Intercreditor Agreement other than the Holders of Securities (each, a "**Credit Group**") amend, modify, supplement, restate or otherwise establish any rights or benefits under such Credit Group's respective debt documents in favor of such Credit Group (the "**Favored Credit Group**") that are more favorable in any respect to such Favored Credit Group than the rights and benefits established in favor of the Holders of Securities (the "**Improved Terms**"), then:

(1) as soon as possible and in any event on or before the date falling five (5) Business Days after such Improved Term has been agreed with the Favored Credit Group, the Company shall provide notice to the Trustee and the Holders of such Improved Terms;

(2) upon the granting of such Improved Terms and regardless of whether or not the Company provides notice pursuant to clause (1), such Improved Terms shall be deemed automatically incorporated into this Indenture, *mutatis mutandis* as if set forth fully herein with effect from the date when such Improved Terms became effective with respect to the Favored Credit Group, unless, Holders holding a majority of the aggregate outstanding principal amount of Securities notify the Company within ten Business Days of such notice that it does not agree to incorporate the Improved Terms into this Indenture, in which case, such Improved Terms shall not apply to this Indenture; and

(3) the Company and the Trustee (at the Company's expense) shall enter into any additional agreement or amendment reasonably required to evidence the incorporation of the Improved Terms (including, without limitation, a supplemental indenture) without any further consent;

provided that this Section 9.01 shall not apply to the economics of the Company Retained Debt (or any Refinancing Indebtedness thereof) so long as such Company Retained Debt (or such Refinancing Indebtedness) consists of Permitted Indebtedness. Notwithstanding anything in this Section 9.06, the Trustee shall not be required to monitor or otherwise be responsible for any amendment, unless otherwise reflected in a written amendment agreement.

Article 10

Substitution of the Company

SECTION 10.01 Substitution of the Company. Notwithstanding any other provision contained in this Indenture, following the appointment of the New Board, the Company may, without the consent of the Holders, be replaced and substituted by any Wholly Owned Subsidiary of the Company as principal debtor (in such capacity, the "**Substituted Debtor**") in respect of the Securities; *provided that*:

(1) such documents shall be executed by the Substituted Debtor, the Company and the Trustee as may be necessary to give full effect to the substitution, including (x) a supplemental indenture whereby the Substituted Debtor assumes all of the Company's obligations

under this Indenture and the Securities (together, the “**Company Substitution Documents**”), and (without limiting the generality of the foregoing) pursuant to which the Substituted Debtor shall undertake in favor of each Holder, the Trustee and the Agents to be bound by the terms and conditions of the Securities and the provisions of this Indenture as fully as if the Substituted Debtor had been named in the Securities and this Indenture as the principal debtor in respect of the Securities in place of the Company (or any previous substitute) and the covenants of the Company, and pursuant to which the Company shall unconditionally and irrevocably guarantee (the “**Company Guarantee**”) the payment of all sums payable under the Indenture and the Securities by the Substituted Debtor as such principal debtor and the covenants and Events of Default will continue to apply to the Company in respect of the Securities as if no such substitution had occurred, and (y) each Subsidiary Guarantor has confirmed by supplemental indenture that its Subsidiary Guarantee shall apply for the Guaranteed Obligations of the Substituted Debtor in respect of this Indenture and the Securities;

(2) if the Substituted Debtor is organized or tax resident in a jurisdiction other than Brazil, the Company Substitution Documents shall contain a provision (1) to ensure that each Holder has the benefit of a covenant in terms corresponding to the obligations of the Company in respect of the payment of Additional Amounts (but replacing references to Brazil with references to such other jurisdiction); and (2) to indemnify and hold harmless each Holder and beneficial owner of the Securities against all Local Taxes which arise by reason of a law or regulation in effect or contemplated on the effective date of the substitution, which may be incurred or levied against such Holder or beneficial owner of the Securities as a result of the substitution and which would not have been so incurred or levied had the substitution not been made, in each case, subject to similar exceptions set forth under clauses (a) through (g) under Section 4.14(1), *mutatis mutandis*;

(3) the Company Substitution Documents shall contain a provision that the Substituted Debtor and the Company shall indemnify and hold harmless each Holder and beneficial owner of the Securities against all taxes or duties which are imposed on such Holder or beneficial owner of the Securities by any political subdivision or taxing authority of any country in which such Holder or beneficial owner of the Securities resides or is subject to any such tax or duty and which would not have been so imposed had the substitution not been made, subject to similar exceptions set forth under clauses (b) (except for transfer taxes), (c), (d) and (f) under Section 4.14(1), *mutatis mutandis*; *provided*, that any Holder or beneficial owner of such note making a claim with respect to such tax indemnity shall provide the Company with notice of such claim, along with supporting documentation (which may consist of a certificate signed by a representative of such Holder or beneficial owner describing in adequate detail the circumstances giving rise to such additional taxes or duties; it being understood, for the avoidance of doubt, that such certificate shall describe the amount of taxes expected to be paid with respect to the substitution) within sixty (60) days of the Holder becoming aware of such additional taxes or duties;

(4) the Company shall deliver, or cause the delivery, to the Trustee of opinions from one or more internationally recognized counsel in the jurisdiction of organization of the Substituted Debtor, Brazil and New York to the effect that: (A) the Substituted Debtor is duly organized, validly existing and (if applicable) in good standing under the laws of its jurisdiction of organization, (B) the Substituted Debtor has power and authority to enter into the Company Substitution Documents; (C) the Company Substitution Documents have been duly authorized,

executed and delivered by the parties thereto and the Company Substitution Documents, Indenture and Securities are valid and binding obligations of the Company and the Substituted Debtor, enforceable in accordance with their terms; (D) the execution of the Company Substitution Documents and performance of the Substituted Debtor under the Company Substitution Documents, this Indenture and the Securities, in each case, will not contravene (i) any provision under the statutory laws of the jurisdiction of organization of the Substituted Debtor, Brazil, New York, any federal law of the United States that is, in the experience of such counsel, normally applicable to corporations in relation to the transactions contemplated thereby, (ii) the Organizational Documents of the Substituted Debtor or the Company or (iii) any material agreement binding on the Substituted Debtor or the Company; and (E) no consent, approval or authorization, or order of, or qualification with any Governmental Authority under the laws of the jurisdiction of organization of the Substituted Debtor, Brazil, New York, any federal law of the United States that is, in the experience of such counsel, normally applicable to corporations in relation to the transactions contemplated thereby (other than any federal or state securities laws) is required by the execution and delivery of the Company Substitution Documents and the performance by the Substituted Debtor under the Company Substitution Documents, the Indenture and the Securities (in each case of the foregoing clauses (A) through (E), subject to such customary assumptions and exceptions in opinions of counsel related to transactions of this nature), such opinion to be dated the date the Company Substitution Documents are executed and to be available for inspection by Holders at the specified offices of the Trustee, as well as an Officer's Certificate as to compliance with the provisions described under this section;

(5) the Substituted Debtor shall have appointed a process agent in the Borough of Manhattan, The City of New York to receive service of process on its behalf in relation to any legal action or proceedings arising out of or in connection with the Securities or the Company Substitution Documents;

(6) no Event of Default shall have occurred and be continuing;

(7) a credit rating by a Rating Agency shall continue to be assigned to the Securities when the Substituted Debtor replaces and substitutes the Company in respect of the Securities and there is no downgrade in the rating of the Securities by any Rating Agency; and

(8) the substitution shall comply with all applicable requirements under the laws of the jurisdiction of organization of the Substituted Debtor, New York and Brazil.

SECTION 10.02 Deemed Substitution. Upon the execution of the Company Substitution Documents as referred to in Section 10.01(1), the Substituted Debtor shall be deemed to be named in the Securities as the principal debtor in place of the Company (or of any previous substitute under these provisions) and the Securities shall thereupon be deemed to be amended to give effect to the substitution. Except as set forth in this Article 10, the execution of the Company Substitution Documents shall operate to release the Company (or such previous substitute as aforesaid) from all of its obligations, other than its Company Guarantee and any obligations set forth in the Collateral Documents, in respect of the Securities and its obligation to indemnify the Trustee under this Indenture.

SECTION 10.03 Production of Company Substitution Documents. The Company Substitution Documents shall be deposited with and held by the Trustee for so long as any Security remains outstanding and for so long as any claim made prior to the Stated Maturity

against the Substituted Debtor or the Company by any Holder in relation to the Securities or the Company Substitution Documents shall not have been finally adjudicated, settled or discharged. The Substituted Debtor and the Company shall acknowledge in the Company Substitution Documents the right of every Holder to the production of the Company Substitution Documents for the enforcement of any of the Securities or the Company Substitution Documents.

SECTION 10.04 Covenants to Remain in Effect. All of the covenants set forth in this Indenture shall continue to apply following the substitution of the Company.

SECTION 10.05 Notice of Substitution. Not later than 10 Business Days after the execution of the Company Substitution Documents, the Substituted Debtor shall give notice thereof to the Holders in accordance with this Article 10.

Article 11

Subsidiary Guarantees

SECTION 11.01 Subsidiary Guarantees.

(1) Subject to the limitations set out in Section 11.02, each Subsidiary Guarantor hereby fully, unconditionally and irrevocably guarantees, on a senior secured basis, as primary obligor and not merely as surety, jointly and severally with the Company and each other Subsidiary Guarantor, to each Holder and the Trustee the full and punctual payment when due, whether at Stated Maturity, by acceleration or otherwise, of the principal, premium, if any, interest and Additional Amounts, if any, and all other amounts payable under the obligations of the Company under this Indenture, the Securities and the Collateral Documents (such guaranteed obligations, the “***Guaranteed Obligations***”). Upon failure by the Company to pay punctually any such amount, each Subsidiary Guarantor shall forthwith pay, on demand, the amount not so paid at the place and in the manner specified herein or the relevant Collateral Document. The Guarantee of each Subsidiary Guarantor constitutes a direct, general and unconditional obligation of each Subsidiary Guarantor which will (i) rank equally in right of payment to all existing and future senior Indebtedness of such Subsidiary Guarantor, (ii) rank senior in right of payment to all existing and future subordinated Indebtedness of such Subsidiary Guarantor; (iii) be effectively senior to all existing and future Indebtedness of such Subsidiary Guarantor to the extent of the value of the Collateral and have the payment priority as set forth in the Intercreditor Agreement; (iv) be effectively junior to all existing and future Indebtedness of such Subsidiary Guarantor that is secured by Liens on assets that do not constitute Collateral, to the extent of the value of the assets securing such secured Indebtedness; and (v) be subordinated to liabilities preferred by statute, in each case, subject only to Permitted Collateral Liens, as set forth in Section 4.07 of this Indenture.

(2) Each Subsidiary Guarantor hereby agrees to pay, in addition to the amounts stated above, any and all expenses (including counsel fees and expenses) incurred by the Trustee or the Holders in enforcing any rights under any Subsidiary Guarantee and the Collateral Documents.

(3) The obligations of each Subsidiary Guarantor hereunder are unconditional and absolute and, without limiting the generality of the foregoing, will not be released, discharged or otherwise affected by:

(a) any extension, renewal, settlement, compromise, waiver or release in respect of any obligation of the Company under the Indenture or any Security, the Collateral, by operation of law or otherwise;

(b) any modification, waiver, recession, amendment of or supplement to the Indenture, any Security, the Collateral Documents or any other related agreement;

(c) any change in the corporate existence, structure or ownership of the Company, or any insolvency, bankruptcy, reorganization or other similar proceeding affecting the Company, or its assets or any resulting release or discharge of any obligation of the Company contained in the Indenture, any Security or the Collateral Documents;

(d) the existence of any claim, set-off or other rights which the Guarantor may have at any time against the Company, the Trustee or any other Person, whether in connection with the Indenture or any unrelated transactions, *provided* that nothing herein prevents the assertion of any such claim by separate suit or compulsory counterclaim;

(e) any invalidity or unenforceability relating to or against the Company for any reason of the Indenture, any Securities, the Collateral or any provision of applicable law or regulation purporting to prohibit the payment by the Company of the principal of or interest on any Security or any other amount payable by the Company under the Indenture or Collateral Documents;

(f) the failure of any Holder or the Trustee to assert any claim or demand or to enforce any right or remedy against the Company, any Subsidiary Guarantor, or any other Person under this Indenture, the Securities, the Collateral Document or any other agreement or otherwise;

(g) any change in the ownership of the Company; or

(h) any other act or omission to act or delay of any kind by the Company, any Subsidiary Guarantor, the Trustee, any Holder or any other Person or any other circumstance whatsoever which might, but for the provisions of this paragraph, constitute a legal or equitable discharge of or defense to such Guarantor's obligations hereunder.

(4) Each Subsidiary Guarantor waives presentation to, demand of payment from and protest to the Company of any of the Guaranteed Obligations and also waives notice of protest for nonpayment. Each Subsidiary Guarantor waives notice of any default under this Indenture, the Securities, the Subsidiary Guarantees or the Collateral Documents. Each Subsidiary Guarantor further agrees that its Subsidiary Guarantee herein constitutes a guarantee of payment when due (and not a guarantee of collection) and waives any right to require that any resort be had by any Holder or the Trustee to any security held for payment of the Guaranteed Obligations.

(5) Each Subsidiary Guarantor's obligations hereunder will remain in full force and effect until the principal (including any PIK Securities), premium, if any, interest and Additional Amounts, if any, on the Securities and all other amounts payable by the Company under

the Indenture have been paid in full. If at any time any payment of the principal, premium, if any, interest and Additional Amounts, if any, on any Securities or any other amount payable by the Company under the Indenture is rescinded or must be otherwise restored or returned upon the insolvency, bankruptcy or reorganization of the Company or otherwise, each Subsidiary Guarantor's obligations hereunder with respect to such payment will be reinstated as though such payment had been due but not made at such time. Each Subsidiary Guarantor further agrees to the election by the Company to make any PIK Payment and such Subsidiary Guarantor's Subsidiary Guarantee shall automatically without any further approval cover any increase in the obligations under the Subsidiary Guarantee relating to such PIK Payment and any related additional payment in respect of principal, premium, if any, interest and Additional Amounts, if any. The obligations of each Subsidiary Guarantor hereunder shall not be subject to any reduction, limitation, impairment or termination for any reason (other than payment of the Guaranteed Obligations in full), including any claim of waiver, release, surrender, alteration or compromise, and shall not be subject to any defense of setoff, counterclaim, recoupment or termination whatsoever or by reason of the invalidity, illegality or unenforceability of the Guaranteed Obligations or otherwise. Without limiting the generality of the foregoing, the obligations of each Subsidiary Guarantor herein shall not be discharged or impaired or otherwise affected by the failure of any Holder or the Trustee to assert any claim or demand or to enforce any remedy under this Indenture, the Securities, the Collateral Documents or any other agreement, by any waiver or modification of any thereof, by any default, failure or delay, willful or otherwise, in the performance of the Guaranteed Obligations, or by any other act or thing or omission or delay to do any other act or thing which may or might in any manner or to any extent vary the risk of such Subsidiary Guarantor or would otherwise operate as a discharge of such Subsidiary Guarantor as a matter of law or equity.

(6) In furtherance of the foregoing and not in limitation of any other right which any Holder or the Trustee has at law or in equity against each Subsidiary Guarantor by virtue hereof, upon the failure of the Company to pay any of the Guaranteed Obligations when and as the same shall become due, whether at maturity, by acceleration or otherwise, each Subsidiary Guarantor hereby promises to and shall, upon receipt of written demand by the Trustee, forthwith pay, or cause to be paid, in cash, to the Holders an amount equal to the sum of:

(a) the unpaid amount (including premium, if any) of such Guaranteed Obligations (including any Additional Amounts) then due and owing; and

(b) accrued and unpaid interest (including any Additional Amounts) on such Guaranteed Obligations then due and owing (but only to the extent not prohibited by law).

(7) Any Subsidiary Guarantor which is or becomes an entity incorporated or organized under the laws of Brazil hereby irrevocably and unconditionally waives all rights and benefits set forth in the following provisions of Brazilian law: Articles 364, 366, 821, 827, 830, 834, 835, 837, 838 and 839 of the Brazilian Civil Code and Article 794 of the Brazilian Civil Procedure Code.(7) Each Subsidiary Guarantor further agrees that, as between such Subsidiary Guarantor, on the one hand, and the Holders and the Trustee, on the other hand:

(a) the maturity of the Guaranteed Obligations may be accelerated as provided in this Indenture for the purposes of its Subsidiary Guarantee herein;

(b) in the event of any such declaration of acceleration of such Guaranteed Obligations, such Guaranteed Obligations (whether or not due and payable) shall forthwith

become due and payable by such Subsidiary Guarantor for the purposes of its Subsidiary Guarantee; and

(c) if acceleration of the time for payment of any amount payable by the Company under the Indenture or the Securities is stayed upon the insolvency, bankruptcy or reorganization of the Company, all such amounts otherwise subject to acceleration under the terms of the Indenture are nonetheless payable by the Guarantors hereunder forthwith on demand by the Trustee or the Holders.

(8) Each Subsidiary Guarantor hereby agrees that for all purposes under Brazilian law, the Subsidiary Guarantees will be deemed to be, and treated as, a primary obligation of such Subsidiary Guarantor and a direct claim against such Subsidiary Guarantor, regardless of whether or not the Company has defaulted or otherwise not complied with its payment obligations under the Indenture and that each Subsidiary Guarantee shall be deemed to be joint and several (*solidariamente*) for the purposes of articles 265 and 275 *et seq* of the Brazilian Civil Code. Each Subsidiary Guarantor hereby recognizes and agrees that its Subsidiary Guarantee is the independent primarily liability of such Subsidiary Guarantor, and that such Subsidiary Guarantee shall be included in any list of liabilities of the Subsidiary Guarantors in any insolvency, bankruptcy, liquidation or other similar proceeding under any Bankruptcy Law, regardless of whether the corresponding liability has been, or will be, included on any list of liabilities of the Company, including for voting purposes and distributions.

SECTION 11.02 Limitation on Liability, Termination, Release and Discharge.

(1) The obligations of each Subsidiary Guarantor hereunder shall be limited to the maximum amount permitted such that the obligations will not, after giving effect to all other contingent and fixed liabilities of such Subsidiary Guarantor and after giving effect to any collections from or payments made by or on behalf of any other Subsidiary Guarantor in respect of the obligations of such other Subsidiary Guarantor under its Subsidiary Guarantee or pursuant to its contribution obligations under this Indenture, result in the Guaranteed Obligations constituting a fraudulent conveyance, fraudulent transfer or similar illegal or voidable transfer under applicable law with respect to such Subsidiary Guarantor.

(2) Each Subsidiary Guarantor shall be released and relieved of its obligations under its respective Subsidiary Guarantee in the event that:

(a) there is a sale or other disposition of the Subsidiary Guarantor permitted by this Indenture (whether by way of merger, consolidation or the sale of its Capital Stock), following which such Subsidiary Guarantor is no longer a direct or indirect Subsidiary of the Company;

(b) there is a Legal Defeasance or Covenant Defeasance of the Securities pursuant to Section 8.02 and Section 8.03 of this Indenture;

(c) it becomes an Excluded Subsidiary; or

(d) upon satisfaction and discharge of this Indenture.

Upon delivery by the Company to the Trustee of an Officer's Certificate and an Opinion of Counsel to the foregoing effect, the Trustee will execute any documents reasonably required in order to evidence the release of the Subsidiary Guarantor from its obligations under its Subsidiary Guarantee.

SECTION 11.03 Right of Contribution. Each Subsidiary Guarantor that makes a payment or distribution under a Subsidiary Guarantee shall be entitled to a contribution from each other Subsidiary Guarantor in a pro rata amount, based on the net assets of each Subsidiary Guarantor determined in accordance with GAAP. The provisions of this Section 11.03 shall in no respect limit the obligations and liabilities of each Subsidiary Guarantor to the Trustee and the Holders and each Subsidiary Guarantor shall remain liable to the Trustee and the Holders for the full amount guaranteed by such Subsidiary Guarantor pursuant to its Subsidiary Guarantee.

SECTION 11.04 No Subrogation. Upon making any payment with respect to any obligation of the Company under this Article 11, the Subsidiary Guarantor making such payment will be subrogated to the rights of the payee against the Company with respect to such obligation, *provided* that the Subsidiary Guarantor may not enforce either any right of subrogation or any right to receive payment in the nature of contribution, or otherwise, from any other Subsidiary Guarantor, with respect to such payment so long as any amount payable by the Company hereunder or under the Securities remains unpaid. If any amount shall be paid to any Subsidiary Guarantor on account of such subrogation rights at any time when any obligations under this Indenture and the Securities shall not have been paid in full in cash and/or U.S. Government Obligations, such amount shall be held by such Subsidiary Guarantor in trust for the Trustee and the Holders, and shall, forthwith upon receipt by such Subsidiary Guarantor, be turned over to the Trustee in the exact form received by such Subsidiary Guarantor (duly endorsed by such Subsidiary Guarantor to the Trustee, if required), to be applied against the obligations under this Indenture and the Securities.

SECTION 11.05 Execution and Delivery of Subsidiary Guarantee. The execution by each Subsidiary Guarantor of the Indenture (or a supplemental indenture in the form of Exhibit B to this Indenture) evidences the Subsidiary Guarantee of such Subsidiary Guarantor, whether or not the person signing as an officer of the Subsidiary Guarantor still holds that office at the time of authentication of any Security. Each Subsidiary Guarantor agrees that the delivery of any Security (including a PIK Security) or the increase of any principal amount under any Global Security in respect of PIK Interest pursuant to this Indenture constitutes due delivery of the Subsidiary Guarantee with respect thereto set forth in the Indenture on behalf of each Subsidiary Guarantor.

Article 12

Collateral and Security

SECTION 12.01 Collateral Documents.

(1) Subject to the Intercreditor Agreement, the due and punctual payment of the principal of and interest on the Securities when and as the same shall be due and payable, whether on an Interest Payment Date, at maturity, by acceleration, redemption or otherwise in accordance with this Indenture, and interest on the overdue principal of and interest (to the extent permitted by law), if any, on the Securities and any other amounts due under the Transaction Documents,

including as a result of an Offer to Purchase or otherwise, and the performance of all other obligations of the Company and the Subsidiary Guarantors under this Indenture, the Securities and other Transaction Documents, according to the terms hereunder or thereunder, will be secured as provided in the Collateral Documents. Each Holder, by its acceptance thereof, (A) consents and agrees (i) to the terms of the Collateral Documents and the Intercreditor Agreement (including, in each case, without limitation, the provisions providing for foreclosure and release of the Collateral) as the same may be in effect or may be amended from time to time in accordance with its terms, (ii) to the payment priority and waterfall provided for in the Intercreditor Agreement and Collateral Documents, (iii) to the appointment of UMB Bank, N.A., as Trustee under this Indenture, (iv) to the appointment of GLAS Trust Company LLC, as Intercreditor Agent under the Intercreditor Agreement, and (B) authorizes and directs the Trustee to (i) enter into the Intercreditor Agreement, as trustee for the Holders, and to perform its obligations and exercise its rights thereunder in accordance therewith, (ii) direct the Intercreditor Agent to appoint the Collateral Agent as collateral agent on behalf of the Secured Parties under the Intercreditor Agreement and the Collateral Documents, (iii) direct the Intercreditor Agent to instruct the Collateral Agent to enter into the Intercreditor Agreement and the Collateral Documents and to perform its obligations and exercise its rights thereunder in accordance therewith, including for purposes of acquiring, holding and enforcing any and all Liens on the Collateral. The Obligors shall deliver to the Trustee copies of all documents delivered to the Intercreditor Agent or the Collateral Agent pursuant to the Collateral Documents, and will do or cause to be done all such acts and things as may be necessary or proper, or as may be required by the provisions of the Collateral Documents and the Intercreditor Agreement, in order to assure and confirm to the Trustee, the Intercreditor Agent and the Collateral Agent that the security interests in the Collateral contemplated hereby, by the Collateral Documents or any part thereof, as from time to time constituted, so as to render the same available for the Collateral and benefit of this Indenture and of the Securities secured hereby, according to the intent and purposes herein expressed. The Obligors will take any and all actions, including those requested by the Trustee, the Intercreditor Agent or the Collateral Agent reasonably required to cause the Collateral Documents to create and maintain, as security for the obligations of the Company hereunder, a valid and enforceable perfected Lien in and on all the Collateral pursuant to the terms and with the payment priority set forth in the Intercreditor Agreement, in favor of the Holders represented by Collateral Agent, subject only to Permitted Collateral Liens.

(2) The Obligors hereby undertake to create a valid and enforceable perfected Lien in and on all the Collateral pursuant to the terms of the Collateral Documents and the Intercreditor Agreement and with the payment priority set forth in the Intercreditor Agreement, to the Collateral Agent (i) in case of Collateral related to the Real Estate Properties Fiduciary Lien, in accordance with the timeline and target dates provided for in Schedule E hereto; and (ii) in the case of any other Collateral, on the Restructuring Closing Date.

(3) In connection with any foreclosure or other enforcement action with respect to the Collateral or any insolvency or liquidation proceeding, all proceeds of the Collateral received by the Collateral Agent will be applied in accordance with the terms of the Intercreditor Agreement.

(4) Subject to the terms of the Reorganization Plan, the Intercreditor Agreement, this Indenture, the Escrow Agreement (as defined in the Intercreditor Agreement) and the Collateral Documents and so long as no Event of Default has occurred and is continuing, the Company and the Subsidiary Guarantors, as applicable, shall have the right to remain in possession

and retain exclusive control of the Collateral, to freely operate the Collateral and to collect, invest and dispose of any income from the Collateral (in each case, except as set forth in the Collateral Documents).

SECTION 12.02 Reserved.

SECTION 12.03 Release of Collateral.

(1) The Collateral Agent's Liens upon the Collateral will no longer secure Securities outstanding under this Indenture or any other obligations under this Indenture, and the rights of the Holders of Securities and such obligations to the benefits and proceeds of the Collateral Agent's Liens on the Collateral will terminate and be discharged upon the occurrence of any of the following:

(a) upon payment in full of the principal of, together with accrued and unpaid interest on, the Securities and all other obligations that are due and payable under the Securities and the Indenture at or prior to the time such principal, together with accrued and unpaid interest, is paid, without the Company or Subsidiary Guarantors being required to take any other action;

(b) upon a Legal Defeasance or Covenant Defeasance of the Securities pursuant to Section 8.02 and Section 8.03 of this Indenture;

(c) to the extent of any Collateral owned by a Subsidiary Guarantor, upon the release of such Subsidiary Guarantor's Guarantee of the Securities pursuant to the terms of this Indenture;

(d) automatically upon a sale or disposition of Collateral permitted to be made under this Indenture;

(e) automatically pursuant to and in accordance with the terms of the Intercreditor Agreement; or

(f) in whole or in part, with the consent of the Holders of the requisite percentage of Securities in accordance with the provisions of Article 9 hereof.

SECTION 12.04 Changes to Collateral.

(1) Notwithstanding anything to the contrary above, (i) any amendment, modification, supplement, release, waiver or any required document regarding the Collateral and permitted by the Collateral Documents, including in connection with any amendments, modifications, supplements or waivers necessary to include any Lien on any Indebtedness permitted by this Indenture to be secured on the Collateral, will not require consent of the Holders or the Trustee.

SECTION 12.05 Power Exercisable by Receiver or Trustee.

(1) In case the Collateral shall be in the possession of a receiver or trustee, lawfully appointed, the powers conferred in this Article 12 upon the Company or the Subsidiary Guarantors with respect to the release, sale or other disposition of such property may be exercised by such receiver or trustee, and an instrument signed by such receiver or trustee shall be deemed

the equivalent of any similar instrument of the Company or the Subsidiary Guarantors or of any officer or officers thereof required by the provisions of this Article 12.

SECTION 12.06 Intercreditor Agreement.

(1) Notwithstanding anything herein to the contrary, the priority of the lien and security interest granted to the Collateral Agent pursuant to the applicable Collateral Documents and the exercise of any right or remedy by the Trustee hereunder or by the Collateral Agent under the Collateral Documents are subject to the provisions of the Intercreditor Agreement. The Company and each Subsidiary Guarantor consents to, and agrees to be bound by, the terms of the Intercreditor Agreement, as the same may be in effect from time to time, and to perform its obligations thereunder in accordance with the terms therewith. In the event of any conflict between the terms of the Intercreditor Agreement on the one hand and this Indenture on the other, with respect to lien priority or rights and remedies in connection with the Collateral, the terms of the Intercreditor Agreement, shall govern.

Article 13

Miscellaneous

SECTION 13.01 Notices. (1) Any notice, instrument, request, document or communication to the Company, the Subsidiary Guarantors, the Trustee or any Agent shall be in writing and in the English language or a certified translation, and delivered in person, sent by facsimile, email or mailed by overnight carrier or first-class mail addressed as follows:

if to the Company and the Guarantors:

Oi S.A.

Address: Rua Jangadeiro number 48, Ipanema, Rio de Janeiro,
22420-010

Email: pedro.franca@oi.net.br; daniella.ventura@oi.net.br;
leandro.luz@oi.net.br; carolina.gava@oi.net.br

Telephone: + 55 (21) 98865-0545; + 55 (21) 98408-2008; + 55 (21)
98896-9635; + 55 (21) 98899-8521

Attention: Pedro Andrade França; Daniella Geszikter Ventura; Leandro
Diogo Luz; Carolina Gava

if to the Trustee, Registrar, Transfer Agent and Paying Agent:

UMB Bank, N.A.

5555 San Felipe, Suite 870

Houston, TX 77056

Attention: Shazia Flores

Telephone: 713-300-0586

Email: shazia.flores@umb.com

The Company, the Trustee or any Agent by notice to the other may designate additional or different addresses for subsequent notices or communications. All notices and communications (other than those sent to Holders) shall be deemed to have been duly given: at the time delivered by hand, if personally delivered; five calendar days after being deposited in the

mail, postage prepaid, if mailed by first class mail; when receipt acknowledged, if faxed; and the next Business Day after timely delivery to the courier, if sent by overnight carrier; *provided*, that any notice of communication delivered to the Trustee shall be deemed effective upon actual receipt thereof.

(2) (a) Any notice or communication to be given to a Holder of a Certificated Security shall be mailed to such Holder at the Holder's address as it appears on the Security Register. Any notice or communication to be given to a Holder of a Global Security shall be given to the Depositary in accordance with its applicable procedures. A notice shall be deemed to have been given to a Holder upon such delivery as described in this paragraph not later than the latest date, and not earlier than the earliest date, prescribed in this Indenture for the giving of such notice. If a notice or communication is given in the manner provided above, it is duly given, whether or not the addressee receives it. All notices to the Holders shall be at the expense of the Company.

(b) Failure to mail a notice or communication to a Holder or any defect in a notice or communication to a Holder shall not affect the sufficiency of such notice or communication with respect to other Holders.

(c) The Trustee may rely upon and comply with instructions or directions sent via unsecured facsimile or email transmission and the Trustee shall not be liable for any loss, liability or expense of any kind incurred by the Company or the Holders due to the Trustee's reliance upon and compliance with instructions or directions given by unsecured facsimile or email transmission, *provided, however*, that such losses have not arisen from the negligence or willful misconduct of the Trustee, it being understood that the failure of the Trustee to verify or confirm that the person providing the instructions or directions, is, in fact, an authorized person does not constitute negligence or willful misconduct.

(d) Any notice or communication delivered to the Company under the provisions herein shall constitute notice to the Subsidiary Guarantors.

SECTION 13.02 Communication by Holders with Other Holders. (1) Holders may communicate pursuant to TIA § 312(b) with other Holders with respect to their rights under this Indenture or the Securities. The Company, the Trustee, the Agents and anyone else shall have the protection of TIA § 312(c).

(2) Any request, demand, authorization, direction, notice, consent to amendment, supplement or waiver or other action provided by this Indenture to be given or taken by a Holder (an "**Act**") may be evidenced by an instrument signed by the Holder delivered to the Trustee. The fact and date of the execution of the instrument, or the authority of the person executing it, may be proved in any manner that the Trustee deems sufficient.

(3) Any Act by the Holder of any Security binds that Holder and every subsequent Holder of a Security that evidences the same debt as the Security of the acting Holder, even if no notation thereof appears on the Security. Subject to Section 9.03(2), a Holder may revoke an Act as to its Securities, but only if the Trustee receives the notice of revocation before the date the amendment or waiver or other consequence of the Act becomes effective.

SECTION 13.03 Certificate and Opinion as to Conditions Precedent. Upon any request or application by the Company to the Trustee, as applicable, to take or refrain from taking any action under this Indenture, the Company shall furnish to the Trustee, as applicable:

(1) an Officer's Certificate in form and substance reasonably satisfactory to the Trustee (which shall include the statements set forth in Section 13.04) stating that, in the opinion of the signers, all conditions precedent, if any, provided for in this Indenture relating to taking the proposed action or to refraining from taking the proposed action have been complied with; and

(2) an Opinion of Counsel in form and substance reasonably satisfactory to the Trustee (which shall include the statements set forth in Section 13.04) stating that, in the opinion of such counsel, all such conditions precedent have been complied with.

SECTION 13.04 Statements Required in Certificate or Opinion. Each Officer's Certificate or Opinion of Counsel with respect to compliance with a covenant or condition provided for in this Indenture shall include:

(1) a statement that the individual making such certificate or opinion has read such covenant or condition;

(2) a brief statement as to the nature and scope of the examination or investigation upon which the statements or opinions contained in such certificate or opinion are based;

(3) a statement that, in the opinion of such individual, he has made such examination or investigation as is necessary to enable him to express an informed opinion as to whether or not such covenant or condition has been complied with; and

(4) a statement as to whether or not, in the opinion of such individual, such covenant or condition has been complied with; *provided* that an Opinion of Counsel may rely on an Officer's Certificate or certificates of public officials with respect to matters of fact.

SECTION 13.05 When Securities Disregarded. In determining whether Holders holding any requisite principal amount of Securities have given any request, demand, authorization, direction, notice, consent, waiver or other action hereunder, Securities owned by the Company or any of its Subsidiaries or Affiliates shall be disregarded and deemed not to be outstanding for purposes thereof, except that, for the purpose of determining whether the Trustee shall be protected in relying on any such request, demand, authorization, direction, notice, waiver, consent or other action, only Securities which the Trustee actually knows are so owned shall be so disregarded; *provided* that, notwithstanding any other provision herein to the contrary, any person or entity having beneficial ownership of twenty-five percent (25%) or less of the Voting Securities of the Company shall not be deemed an Affiliate for the purposes of such determination as to whether the relevant Securities shall be deemed outstanding for such purposes solely by virtue of such ownership. Also, subject to the foregoing, only Securities outstanding at the time shall be considered in any such determination.

SECTION 13.06 Rules by Trustee and Agents. The Trustee may make reasonable rules for action by or a meeting of Holders. The Agents may make reasonable rules for their functions.

SECTION 13.07 Legal Holidays. If a payment date is not a Business Day, payment shall be made on the next succeeding day that is a Business Day, and no interest shall accrue for the intervening period. If a regular Record Date is not a Business Day, the Record Date shall not be affected.

SECTION 13.08 Governing Law. THIS INDENTURE, THE SECURITIES AND THE SUBSIDIARY GUARANTEES AND ALL MATTERS ARISING OUT OF OR RELATING IN ANY WAY WHATSOEVER TO THIS INDENTURE, THE SECURITIES AND THE SUBSIDIARY GUARANTEES (WHETHER IN CONTRACT, TORT OR OTHERWISE) SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF NEW YORK.

SECTION 13.09 No Recourse Against Others. No past, present or future director, officer, partner, employee, incorporator, stockholder, quotaholder or member of the Company or any Subsidiary Guarantor shall have any liability for any obligations of the Company or any Subsidiary Guarantor under the Securities, this Indenture or the Subsidiary Guarantees or for any claim based on, in respect of or by reason of such obligations or their creation. By accepting a Security, each Holder shall waive and release all such liability. Such waivers and releases shall be part of the consideration for the issuance of the Securities.

SECTION 13.10 USA Patriot Act. The parties hereto acknowledge that in accordance with Section 326 of the U.S.A. Patriot Act, the Trustee and Agents are required to obtain, verify and record information that identifies each person or legal entity that establishes a relationship or opens an account with the Trustee and Agents. The parties to this Indenture agree that they will provide the Trustee and Agents with such information as it may request in order for the Trustee and Agents to satisfy the requirements of the U.S.A. Patriot Act.

SECTION 13.11 Successors. All agreements of the Company (or Substituted Debtor or Successor Company) and the Subsidiary Guarantors in this Indenture, the Securities and the Subsidiary Guarantees shall bind its successors and may not be assigned or transferred without the prior written consent of the Trustee; provided, in all cases, that no assignment or transfer can be made (1) to a Sanctioned Person or (2) if such assignment or transfer would result in a violation of Sanctions and Export Control Laws by any Person (including any Holder). All agreements of the Trustee in this Indenture shall bind its successors.

SECTION 13.12 Multiple Originals. The parties may sign any number of copies of this Indenture. Each signed copy shall be an original, but all of them together represent the same agreement. One signed copy is enough to prove this Indenture. The exchange of copies of this Indenture and of signature pages hereto by facsimile or electronic transmission (including, without limitation, “pdf”, “tif” or “jpg”) and other electronic signatures (including, without limitation, DocuSign and AdobeSign) shall constitute effective execution and delivery of this Indenture as to the parties hereto and may be used in lieu of the original Indenture for all purposes. Signatures of the parties hereto transmitted by facsimile or electronic transmission (via pdf) shall be deemed to be the original signatures for all purposes. The use of electronic signatures and electronic records (including, without limitation, any contract or other record created, generated, sent, communicated, received, or stored by electronic means) shall be of the same legal effect, validity and enforceability as a manually executed signature or use of a paper-based recordkeeping system to the fullest extent permitted by applicable law, including, without limitation, the Federal

Electronic Signatures in Global and National Commerce Act, the New York State Electronic Signatures and Records Act and any other applicable law, including, without limitation, any state law based on the Uniform Electronic Transactions Act or the Uniform Commercial Code.

SECTION 13.13 Table of Contents; Headings. The table of contents, cross-reference table and headings of the Articles and Sections of this Indenture have been inserted for convenience of reference only, are not intended to be considered a part hereof and shall not modify or restrict any of the terms or provisions hereof.

SECTION 13.14 Consent to Jurisdiction; Appointment of Agent to Accept Service of Process.

(1) The Company and each Subsidiary Guarantor irrevocably consents and agrees, for the benefit of the Holders from time to time of the Securities and the Trustee, that any legal action, suit or proceeding against it with respect to its obligations, liabilities or any other matter arising out of or in connection with this Indenture or the Securities may be brought in the courts of the State of New York or any United States federal court, sitting in the Borough of Manhattan, in the City of New York, New York, United States and, until amounts due and to become due in respect of the Securities have been paid, hereby irrevocably consent and submit to the non-exclusive jurisdiction of each such court *in personam*, generally and unconditionally with respect to any action, suit or proceeding for itself and in respect of its properties, assets and revenues. Subject to the terms of the Collateral Documents, any action that may be brought in connection with the Collateral Documents will be subject to the exclusive jurisdiction of the Courts of the City of Rio de Janeiro, State of Rio de Janeiro, Brazil.

(2) The Company and each Subsidiary Guarantor has validly and effectively appointed Cogency Global Inc. (the “**Process Agent**”), with offices on the date hereof at East 40th Street, 10th Floor, New York, NY 10016, as its authorized agent upon which process may be served in any action, suit or proceeding referred to in Section 13.14(1). If for any reason such agent hereunder shall cease to be available to act as such, the Company and each Subsidiary Guarantor agrees to designate a new agent in the Borough of Manhattan, in the City of New York, New York on the terms and for the purposes of this Section 13.14 reasonably satisfactory to the Trustee. The Company and each Subsidiary Guarantor further hereby irrevocably consents and agrees to the service of any and all legal process, summons, notices and documents in any such action, suit or proceeding against the Company or any Subsidiary Guarantor, as applicable, by serving a copy thereof upon the relevant agent for service of process referred to in this Section 13.14 (whether or not the appointment of such agent shall for any reason prove to be ineffective or such agent shall accept or acknowledge such service) or by mailing copies thereof by registered or certified air mail, postage prepaid to the Company or the relevant Subsidiary Guarantor at its respective address specified in or designated pursuant to this Indenture. The Company and each Subsidiary Guarantor agrees that the failure of any such designee, appointee and agent to give any notice of such service to it shall not impair or affect in any way the validity of such service or any judgment rendered in any action or proceeding based thereon. The Company and each Subsidiary Guarantor further agree to take any and all action, including the execution and filing of any and all such documents and instruments as may be necessary to continue such designation and appointment of the Process Agent in full force and effect so long as this Indenture shall be in full force and effect; *provided* that the Company and the Subsidiary Guarantors may and shall (to the extent the Process Agent ceases to be able to be served on the basis contemplated herein), by

written notice to the Trustee, designate such additional or alternative agents for service of process under this Section 13.14 that (i) maintain an office located in the Borough of Manhattan, The City of New York in the State of New York, (ii) are either (x) counsel for the Company or (y) a corporate service company which acts as agent for service of process for other Persons in the ordinary course of its business and (iii) agree to act as agent for service of process in accordance with this Section 13.14. Such notice shall identify the name of such agent for process and the address of such agent for process in the Borough of Manhattan, The City of New York, State of New York. Upon the written request of any Holder, the Trustee shall deliver such information to such Holder. Notwithstanding the foregoing, there shall, at all times, be at least one agent for service of process for the Company and the Guarantor appointed and acting in accordance with this Section 13.14. Nothing herein shall in any way be deemed to limit the ability of the Holders and the Trustee to serve any such legal process, summons, notices and documents in any other manner permitted by applicable law or to obtain jurisdiction over the Company or any Subsidiary Guarantor or bring actions, suits or proceedings against the Company or any Subsidiary Guarantor, as applicable, in such other jurisdictions, and in such manner, as may be permitted by applicable law. The Company and each Subsidiary Guarantor irrevocably and unconditionally waives, to the fullest extent permitted by law, any objection which it may now or hereafter have to the laying of venue of any of the aforesaid actions, suits or proceedings arising out of or in connection with this Indenture brought in the courts of the State of New York or any United States federal court sitting in the Borough of Manhattan, in the City of New York, New York, United States and hereby further irrevocably and unconditionally waives and agrees, to the fullest extent permitted by law, not to plead or claim in any such court that any such action, suit or proceeding brought in any such court has been brought in an inconvenient forum.

If for the purpose of obtaining judgment in any court it is necessary to convert a sum due hereunder to a Holder from U.S. dollars into another currency, the Company and each Subsidiary Guarantor has agreed, and each Holder by holding such Security will be deemed to have agreed, to the fullest extent that it may effectively do so, that the rate of exchange used shall be that at which in accordance with normal banking procedures such Holder could purchase U.S. dollars with such other currency in New York City, New York on the day two Business Days preceding the day on which final judgment is given.

U.S. Dollars are the sole currency of account and payment for all sums due and payable by the Company and the Subsidiary Guarantors under this Indenture, the Securities and the Subsidiary Guarantees. The obligation of each of the Company and the Subsidiary Guarantors in respect of any sum due to any Holder or the Trustee in U.S. Dollars shall only be discharged by payment to such recipient in U.S. Dollars. The obligation of the Company or any Subsidiary Guarantor in respect of any sum payable by it to a Holder shall, notwithstanding any judgment in a currency (the “judgment currency”) other than U.S. dollars, be discharged only to the extent that on the Business Day following receipt by such Holder of any sum adjudged to be so due in the judgment currency, such Holder may in accordance with normal banking procedures purchase U.S. dollars with the judgment currency; if the amount of U.S. dollars so purchased is less than the sum originally due to such Holder in the judgment currency (determined in the manner set forth in the preceding paragraph), the Company and each Subsidiary Guarantor agrees, as a separate and independent obligation and notwithstanding any such judgment, to indemnify such Holder against such loss, and if the amount of the U.S. dollars so purchased exceeds the sum originally due to such Holder, such Holder agrees to remit to the Company or the applicable Subsidiary Guarantor

such excess; *provided*, that such Holder shall have no obligation to remit any such excess as long as the Company or any Subsidiary Guarantor shall have not failed to pay such Holder any obligations due and payable under such Security, and if it shall have failed then, such excess may be applied to such obligations of the Company or any Subsidiary Guarantor under such Security in accordance with the terms thereof.

(3) The provisions of this Section 13.14 shall survive any termination of this Indenture, in whole or in part.

SECTION 13.15 Waiver of Jury Trial. EACH OF THE PARTIES HERETO HEREBY IRREVOCABLY WAIVE, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY AND ALL RIGHT TO TRIAL BY JURY IN ANY LEGAL PROCEEDING ARISING OUT OF OR RELATING TO THIS INDENTURE, THE SECURITIES, THE SUBSIDIARY GUARANTEES OR THE TRANSACTIONS CONTEMPLATED HEREBY OR THEREBY.

SECTION 13.16 Waiver of Immunity. This Indenture and any other documents delivered pursuant hereto, and any actions taken hereunder, constitute commercial acts by the Company and each Subsidiary Guarantor. The Company and each Subsidiary Guarantor irrevocably and unconditionally and, to the fullest extent permitted by law, waives and agrees not to plead or claim any immunity from jurisdiction of any court or from any legal process (whether through service or notice, attachment prior to judgment, attachment in aid of execution, execution or otherwise) for itself or any of its property, assets or revenues wherever located with respect to its obligations, liabilities or any other matter under or arising out of or in connection with this Indenture, the Securities or any Subsidiary Guarantee or any document delivered pursuant hereto or thereto, in each case for the benefit of the Holders and the Trustee, it being intended that the foregoing waiver and agreement will be effective, irrevocable and not subject to withdrawal in any and all jurisdictions, and, without limiting the generality of the foregoing, agrees that the waivers set forth in this Section 13.16 shall have the fullest scope permitted under the United States Foreign Sovereign Immunities Act of 1976 and are intended to be irrevocable for the purposes of such act, except for the immunity provided under Brazilian law to property of the Company or any Subsidiary Guarantor that is considered essential for the rendering of public services under any concession agreement, authorization or license (*bens vinculados à concessão ou bens reversíveis*), to the extent such immunity cannot be waived or contested.

SECTION 13.17 Severability. In case any provision in this Indenture or in the Securities or the Subsidiary Guarantees shall be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.

SECTION 13.18 No Adverse Interpretation of Other Agreements. The Indenture may not be used to interpret another indenture or loan or debt agreement of the Company or any Subsidiary of the Company, and no such indenture or loan or debt agreement may be used to interpret the Indenture.

[Signature Pages Follow]

IN WITNESS WHEREOF, the parties have caused this Indenture to be duly executed as of the date first written above.

**OI S.A. - In Judicial Reorganization,
as Issuer**

By: _____
Name:
Title:

By: _____
Name:
Title:

**Oi Brasil Holdings Coöperatief U.A.,
as Subsidiary Guarantor**

By: _____
Name:
Title:

**Portugal Telecom International Finance
B.V.,
as Subsidiary Guarantor**

By: _____
Name:
Title:

**Rio Alto Participações S.A.,
as Subsidiary Guarantor**

By: _____
Name:
Title:

**SEREDE Serviços de Rede S.A.,
as Subsidiary Guarantor**

By: _____
Name:
Title:

**Brasil Telecom Call Center S.A.
as Subsidiary Guarantor**

By: _____
Name:
Title:

**UMB BANK, N.A.,
as Trustee, Registrar, the Paying Agent
and Transfer Agent**

By: _____
Name:
Title:

Assets Permitted to be Disposed

To include the assets set forth in Exhibit 3.1.2, 4.2.2.2.1(f), 4.2.8.3, 5.1 and 5.2.1(i), 5.2.1(ii), 5.2.1(iii)(a) and 5.2.1(iii)(b) of the Reorganization Plan

SCHEDULE A

Assets Permitted to be Disposed

Part A: Assets that may be disposed at any time

The Company may, directly or indirectly, dispose of the following assets:

- Credits originated from the distribution of the surplus of the *Plano de Benefícios PBS-Assistidos*, corresponding to the *Fundos Previdenciários de Revisão de Plano* PB1 2016, 2017, 2018, 2019, 2020, 2021, 2022 and 2023, to be paid by Fundação Sistel de Seguridade Social.
- Capital stock in the following entities

Entity	ID Number (CNPJ or applicable document)	Country of Incorporation	Address	Capital Stock Owned by the Company
Paggo Soluções e Meios de Pagamentos S.A.	09.311.289/0001-34	Brazil	Alameda Xingu, nº 512, 23º andar, sala 23.1, Centro Industrial e Empresarial, Alphaville, Barueri/SP, CEP 06.455-030	50% owned by Oi S.A. – In Judicial Reorganization
SEREDÉ - Serviços de Rede S.A.	08.596.854/0001-94	Brazil	Rua Teodoro da Silva, nº 707, 3º andar, Vila Isabel, Rio de Janeiro/RJ, CEP 20560-06	100% owned by Oi S.A. – In Judicial Reorganization
Pharol SGPS S.A.	503215058	Portugal	Rua Joshua Benoliel, 1, 2C, Edifício Amoreiras Square, 1250-133, Lisboa	10% owned by Oi S.A. – In Judicial Reorganization
VEX Ukraine LLC.	36283661	Ukraine	04053, Kyiv, 23 Observatorna Street, apt. 17	40% owned by Pointer Networks S.A.
Telecomunicações Públicas de Timor S.A.	506232417	Portugal	Avenida António Augusto de Aguiar, nº 130, 8º andar, na freguesia de Avenidas Novas, concelho de Lisboa, 1050-020, Lisboa	76,14% owned by PT Participações S.A.
Timor Telecom S.A.	1014630	Timor-Leste	Presidente Nicolau Lobato, Timor Plaza, 4º	3,05% owned by PT Participações S.A.; 54,01% owned by

			andar, C.P, nº 15 em Díli	Telecomunicações Públicas de Timor S.A.
Fidelidade Moçambique – Companhia de Seguros S.A.	400005843	Mozambique	Av. 25 de Setembro, nº 1800, 18º andar, Maputo	5,84% owned by PT Participações S.A.
Companhia AIX de Participações	04.430.599/0001-54	Brazil	Rua Gomes de Carvalho, nº 1666, conj. 191, sala 01, Vila Olímpia, São Paulo/SP, CEP 04547-006	50% owned by Oi S.A. – In Judicial Reorganization
Companhia ACT de Participações	04.430.578/0001-39	Brazil	Rua Gomes de Carvalho, nº 1666, conj. 191, sala 01, Vila Olímpia, São Paulo/SP, CEP 04547-006	50% owned by Oi S.A. – In Judicial Reorganization
Companhia Municipal de Limpeza Urbana – Comlurb	42.124.693/0001-74	Brazil	Rua Major Ávila, nº 358 - Tijuca, Rio de Janeiro/RJ	0.000006% owned by Oi S.A. – In Judicial Reorganization
PROCERGS – Centro de Tecnologia da Informação e Comunicação do Estado do Rio Grande do Sul	87.124.582/0001-04	Brazil	Praça dos Açorianos, s/nº, Centro Histórico, Porto Alegre, Rio Grande do Sul, CEP 90.010-340	0.26% owned by Oi S.A. – In Judicial Reorganization

- The following real estate properties:

SCI	Street	Number	County	City	UF	Built Area (m²)	Land Area (m²)	Reversibility
5815	Rua Visconde De Piraja - C/ Jangadeiros	48	Ipanema	Rio De Janeiro	RJ	12.669,00	1.880,00	Reversible
5639	Rua Sao Pedro	128	Centro	Niterói	RJ	17.904,56	1.208,70	Reversible
5780	Rua Beneditinos	23	Centro	Rio De Janeiro	RJ	16.600,08	1.177,50	Reversible
5778	Rua Alexandre Mackenzie	75	Centro	Rio De Janeiro	RJ	19.055,67	1.802,00	Reversible
BTSAGO171	Br-153 Km 6 - Atual Bl 3 A 9 (Antigo Bl 1 A 14)	S/n	Vila Redencao	Goiânia	GO	31.096,50	53.676,34	Reversible
BTSARS448	Avenida Borges De Medeiros	512	Matriz	Porto Alegre	RS	15.436,00	1.055,00	Reversible
BTSAPR240	Travessa Teixeira De Freitas	75	Merces	Curitiba	PR	23.384,00	6.051,00	Reversible
BTSADF2	Scn Quadra 03 Bloco A Asa Norte (Andares: Terreno Deposito S	0	Brasilia 1º 4º 5º	Brasilia	DF	17.931,95	8.837,20	Reversible
5833	Avenida Princesa Isabel	320	Leme	Rio De Janeiro	RJ	10.426,00	9.705,00	Reversible
BTSADF1	Scs Quadra 02 Bloco E Edificio Projecao 21 Asa Sul (Andares: T	0	Brasilia 2º Ss 1º Ss/Par	Brasilia	DF	17.931,95	8.837,20	Reversible
374	Avenida Antonio Carlos Magalhaes	881	Itaigara	Salvador	BA	3.859,95	5.250,00	Reversible
BTSAGO170	Br-153 Km 6 - Atual Bl 10	S/n	Vila Redencao	Goiânia	GO	12.874,00	23.443,40	Non Reversible
3591	Travessa Dr Moraes	121	Nazare	Belém	PA	10.655,32	2.276,00	Reversible
5789	Rua Correa Vasques Com Rua Julio Do Carmo E Rua Nerio	0	Cidade Nova	Rio De Janeiro	RJ	17.400,00	5.279,18	Reversible
BTSAMS58	Rua Tapajos (Rua Santa Bárbara 605)	660	Vila Rica	Campo Grande	MS	21.149,47	59.192,64	Reversible
5775	Praça Tiradentes	39	Centro	Rio De Janeiro	RJ	11.469,00	1.372,60	Reversible
5660	Avenida Nilo Pecanha (Anterior Nº 385) Com Av.Treze De Maio	400	Centro	Nova Iguaçu	RJ	11.069,00	2.094,00	Reversible
BTSAPR193	Avenida Presidente Arthur Bernardes	2166	Portao	Curitiba	PR	5.320,49	15.165,00	Reversible
5777	Rua Alexandre Mackenzie	61	Centro	Rio De Janeiro	RJ	6.467,00	4.823,51	Reversible
5794	Rua Siqueira Campos	37	Copacabana	Rio De Janeiro	RJ	5.055,00	1.513,00	Reversible
BTSASC158	Rua Des. Gil Costa Com Rua Biguaçu	472	Estreito	Florianópolis	SC	7.127,71	12.332,30	Reversible
BTSAPR224	Rua Lycio Grein D' Castro Velozo	191	Merces	Curitiba	PR	7.773,79	8.164,00	Reversible
BTSAMT55	Rua Barao De Melgaço	3209	Centro Sul	Cuiabá	MT	12.832,85	11.996,38	Reversible
5635	Rua Cinco De Julho	237	Icarai	Niterói	RJ	5.336,00	1.698,00	Reversible
BTSAPR195	Avenida Silva Jardim	3019	Agua Verde	Curitiba	PR	3.524,17	2.164,74	Reversible
BTSAPR191	Avenida Manoel Ribas (Bloco Vertical)	115	Merces	Curitiba	PR	15.675,97	1.384,50	Reversible
BTSARS425	Rua Xv De Novembro	0	Sede - Ctmr	Pelotas	RS	2.366,55	7.971,84	Reversible
5802	Rua Dois De Dezembro	107	Flamengo	Rio De Janeiro	RJ	5.373,00	1.241,17	Reversible
BTSADF40	Lote 02 Qmsw-04 Shcsw	0	Sudoeste	Brasília	DF	712,00	2.655,00	Reversible
130	Avenida Efigenio Sales (Predio Gara	116	Adrianopolis	Manaus	AM	3.371,00	11.615,00	Reversible
TCS/21000001/564	Rua Zacarias Da Silva Lote 2		Barra Da Tijuca	Rio De Janeiro	RJ	-	5.616,00	Non Reversible
5863	Rua General Canabarro	215	Maracana	Rio De Janeiro	RJ	8.937,00	3.866,00	Reversible
BTSARS454	Porto Alegre - Av. Joaquim De Oliveira	0	Anchieta - I	Porto Alegre	RS	6.662,42	9.540,16	Reversible
5483	Praça Porto Rocha Com Rua Raul Veiga	378	Centro	Cabo Frio	RJ	504,00	450,00	Reversible
BTSASC32	Av Brasil	1420	Centro	Balneário Camboriú	SC	1.049,52	1.323,00	Reversible
5803	Rua Dois De Dezembro	63	Flamengo	Rio De Janeiro	RJ	2.113,75	604,80	Non Reversible

5857	Rua Sabino Vieira / Rua Chaves De Faria 85/ R.S.L.Gonzaga	275	Sao Cristovao	Rio De Janeiro	RJ	1.182,51	3.660,00	Não Reversível
5790	Estr. Do Colegio - C/Ana Camara	2	Colegio	Rio De Janeiro	RJ	3.450,00	8.775,00	Reversível
5779	Rua Beneditinos	15	Centro	Rio De Janeiro	RJ	8.938,25	1.177,00	Reversível
BTSAPR406	Avenida Madre Leonia Melito Lote 83A	2100	Nova Suíça/Gleba Faz. Padua	Padua	PR	2.258,73	6.040,09	Reversível
BTSAPR226	Avenida Manoel Ribas	175	Merces	Curitiba	PR	2.548,00	5.220,00	Não Reversível
5684	Praça Dr. Sa Earp Filho	39	Centro	Petrópolis	RJ	4.224,00	1.282,17	Reversível
BTSAPR284	Rua Marechal Floriano	1037	Centro	Foz Do Iguaçu	PR	2.611,57	3.600,00	Reversível
4665	Avenida Infante Dom Henrique	650	Tambau	João Pessoa	PB	2.419,00	2.400,00	Reversível
5799	Rua Dois De Maio Esquina Com Rua Souza Barros	70	Engenho Novo	Rio De Janeiro	RJ	2.919,00	8.160,00	Não Reversível
5749	Rua Zacarias Da Silva	132	Barra Da Tijuca	Rio De Janeiro	RJ	4.437,00	5.616,00	Reversível
BTSARS234	Rua Madre Veronica	87	Gramado	Gramado	RS	1.202,14	1.080,00	Reversível
1893	Rua Virgilio Gomes Barreto	S/n	Esplanada Centro	Colatina	ES	5.358,00	1.900,00	Reversível
5735	Avenida Armando Lombardi	75	Barra Da Tijuca	Rio De Janeiro	RJ	1.080,00	1.344,00	Reversível
3588	Avenida 25 De Setembro / Travessa Chaco, 2115 - Marco, Belém	Marco	Belém	Belém	PA	7.577,95	4.100,47	Reversível
BTSARS394	Rua Cap Eleuterio (Antigo Nº 577)	320	Passo Fundo	Passo Fundo	RS	2.369,46	2.363,54	Reversível
BTSAPR28	Rua Nagib Daher	0	Apucarana	Apucarana	PR	24,00	560,00	Reversível
BTSASC119	Avenida Getulio Vargas	222	Centro	Criciúma	SC	2.287,48	900,00	Reversível
362	Rua Prof. Anfrisia Santiago	212	Nazare	Salvador	BA	6.035,00	3.806,23	Reversível
3162	Rua Maria Perpetua	72	Ladeira	Juiz De Fora	MG	7.949,00	3.240,00	Não Reversível
BTSADF3	Entrequadra Eqs 112 E Eqs 113 Lote B Asa Sul	0	Brasília	Brasília	DF	1.478,66	2.000,00	Reversível
BTSARS107	Avenida Paraguassu (Mat 55324)	3253	Capao Da Canoa	Capão Da Canoa	RS	191,79	1.722,00	Reversível
4919	Rua Setubal	1379	Boa Viagem	Recife	PE	1.630,00	1.642,00	Reversível
BTSAMS57	Av Marechal Deodoro	6049	Jardim Tijuca	Campo Grande	MS	1.935,00	30.000,00	Não Reversível
BTSARS392	Rua Cap Eleuterio (Antigo Nº 551)	288	Passo Fundo - Transição	Passo Fundo	RS	2.369,00	1.188,40	Reversível
BTSARS465	Rua Felix Da Cunha	0	Moinhos De Vento	Porto Alegre	RS	910,00	976,80	Reversível
5934	Avenida Oliveira Botelho	73	Alto	Teresópolis	RJ	824,00	1.298,00	Reversível
BTSAPR190	Avenida Anita Garibaldi (Antigo 351)	415	Juveve	Curitiba	PR	3.421,49	2.000,00	Reversível
BTSARS634	Avenida Gen. Osorio	0	Torres	Torres	RS	882,28	849,60	Reversível
BTSARS522	Santa Maria - Br-392		Formosa	Santa Maria	RS	514,80	6.743,00	Reversível
BTSARS95	Avenida Julio De Castilhos	365	Centro	Canela	RS	642,16	150,00	Reversível
5774	Rua Padre Telemaco	97	Cascadura	Rio De Janeiro	RJ	1.348,00	2.511,20	Reversível
2572	Rua Tamoios	311	Centro	Belo Horizonte	MG	16.893,00	1.764,00	Reversível
5655	Av Gov. Roberto Silveira Atual Av. Hans Gaiser (Fazenda São João)	S/n	As Pedras	Nova Friburgo	RJ	2.222,00	6.682,00	Reversível
2556	Rua Itambe	200	Floresta	Belo Horizonte	MG	5.814,00	2.097,00	Não Reversível
5142	Rua Ary Barroso	S/n	Na	Garanhuns	PE	1.772,15	782,00	Não Reversível
BTSAGO173	Rua 136-C Qd. F-44 Lt. Area-1 S/N - St. Sul	S/n	St. Sul	Goiânia	GO	1.199,01	6.023,66	Reversível
BTSAPR448	Rua Neo Alves Martins (Antigo 2262)	2263	Zona 01	Maringá	PR	1.283,86	508,00	Não Reversível
5792	Avenida Nossa Senhora De Copacabana	462	Copacabana	Rio De Janeiro	RJ	394,00	394,00	Não Reversível
BTSARS637	Av Fernandes Bastos - 85350	85350	Tramandai	Tramandaí	RS	272,58	1.352,00	Reversível

33684	Avenida Teodolino Pereira Araujo	1263	Centro	Araguari	MG	3.434,16	825,00	Não Reversível
2888	Avenida Barao Do Rio Branco	1680	Centro	Juiz De Fora	MG	6.318,61	1.130,00	Reversível
136	Avenida Noel Nutels	555	Cidade Nova	Manaus	AM	296,70	5.057,00	Reversível
4865	Rua Aristarco Lopes	S/n	Centro	Petrolina	PE	1.820,00	5.850,00	Não Reversível
BTSAPR210	Rua Durval Leopoldo Landal	0	Moradia Diadema li	Curitiba	PR	994,54	3.644,25	Reversível
377	Rua Artur Orrico - Lot. Jardim Campinas	6	Campinas De Piraja	Salvador	BA	1.352,00	1.406,00	Reversível
BTSARS129	Rua Luiz Michelin	0	Cruzeiro Do Sul	Caxias Do Sul	RS	480,63	726,00	Reversível
1061	Cond. Busca Vidalote 81 E 82	0	Busca Vida	Camaçari	BA	11.549,75	230.995,00	Não Reversível
BTSAPR473	Rua Rio Branco	285	Centro	Matinhos	PR	548,46	700,00	Reversível
BTSARO43	Rua Santa Catarina S/N	S/n	Centro	Alta Floresta D'Oeste	RO	150,00	150,00	Reversível
310	Rua Sao Jose	1884	Centro	Macapá	AP	240,00	1.018,08	Reversível
BTSAMT24	Rua Pires De Campos	362	Centro	Barra Do Garças	MT	471,94	597,40	Não Reversível
536	Avenida Ilheus	32	Centro	Itabuna	BA	679,00	329,00	Não Reversível
5844	Estr. De Botafogo	1361	Pavuna	Rio De Janeiro	RJ	273,00	546,00	Reversível
2656	Praça Padre Correia	25	Centro	Barbacena	MG	784,00	452,00	Não Reversível
BTSAPR220	Rua Jussara	3013	Sítio Cercado	Curitiba	PR	75,04	3.148,64	Reversível
7246	Rua Deputado Antonio Brito	0	Ribeira Do Amparo	Ribeira Do Amparo	BA	12,00	1.200,00	Reversível
BTSARS445	Avenida Bento Goncalves - 153	152	Azenha - Central	Porto Alegre	RS	919,62	2.071,25	Reversível
BTSAPR109	Avenida Visconde Charles De Laguiche	347	Candido De Abreu	Cândido De Abreu	PR	106,33	1.182,29	Reversível
5729	Estr. Das Furnas	1601	Alto Da Boa Vista	Rio De Janeiro	RJ	130,54	690,00	Reversível
BTSA/84003778/13	Praça Ulrick Graff Área 4	0	Na	Mossoró	RN		2.039,12	Reversível
BTSARO127	Avenida Lauro Sodre Quadra 87/Setor 19/Lote 150 (Anterior 49)	0	Costa E Silva	Porto Velho	RO	-	8.142,41	Não Reversível
BTSAPR622	Rua Sete	1005	Primeiro De Maio	Primeiro De Maio	PR	111,89	1.764,00	Reversível
523	Br 324 Km 60	S/n	Subae	Feira De Santana	BA	117,61	1.000,00	Reversível
BTSARS321	Avenida Ijuí, Lote 11 - Quadra 15 - Loteamento Pit Miraguai	0	Miraguai	Miraguai	RS	61,60	150,00	Reversível
BTSARS458	Estrada Juca Batista - 400	400	Hipica	Porto Alegre	RS	181,34	4.436,00	Reversível
484	Rua Siqueira Campos	320	Na	Buerarema	BA	150,00	1.307,00	Reversível
BTSARS475	Porto Xavier	0	Porto Xavier	Porto Xavier	RS	265,86	150,00	Reversível
BTSARS552	Rua 13 De Janeiro	0	Sao Francisco De Assis	Sao Francisco De Assis	RS	356,67	1.007,25	Reversível
BTSARS368	Rua General Neto - 83	83	Novo Hamburgo li	Novo Hamburgo	RS	700,47	440,88	Reversível
BTSARS244	Rua Adao Rabelo Cezar	170	Eldorado Do Sul	Guaíba	RS	600,00	600,00	Reversível
BTSARS316	Rua Da Matriz	0	Mata	Mata	RS	61,62	437,44	Reversível
BTSARO42	Rua Mario L Barbosa	3259	Centro	Alto Paraíso	RO	50,00	3.120,00	Reversível
BTSAPR192	Avenida Manoel Ribas (Estacionamento)	115	Merces	Curitiba	PR	161,79	3.012,00	Não Reversível
BTSAPR421	Avenida Iguaçú	777	Mangueirinha	Mangueirinha	PR	106,32	1.600,00	Reversível
BTSARS527	Rua Buenos Aires	0	Santa Rosa	Santa Rosa	RS	110,21	917,08	Reversível
BTSAPR529	Avenida Princesa Isabel	487	Palmital	Palmital	PR	106,32	1.200,00	Reversível
BTSARS485	Rua Pedro Cordenons Lt 40 Qd 25	0	Redentora	Redentora	RS	61,60	150,00	Reversível
BTSAPR587	Avenida Brasil	0	Pitanga	Pitanga	PR	191,17	150,00	Reversível

BTSAGO25	Rua Elias Mockdissi Qd. 3 Lt. 1 2 E 24 (Avenida Brasil)	0	Vila Popular Munir Ca	Antópolis	GO	144,60	819,70	Reversível
BTSAPR516	Rua Filadelfia	0	Ouro Verde Do Oeste	Ouro Verde Do Oeste	PR	106,32	1.504,90	Reversível
BTSAPR417	Rua Francisco Magalhaes	0	Mandirituba	Mandirituba	PR	10,23	920,62	Reversível
BTSAPR75	Rua Lauro Osorio	107	Bocaiuva Do Sul	Bocaiúva Do Sul	PR	111,88	1.365,00	Reversível
BTSAPR494	Avenida Niteroi	45	Nova Cantu	Nova Cantu	PR	111,88	1.200,00	Reversível
BTSAPR422	Rua Parana	373	Manoel Ribas	Manoel Ribas	PR	106,32	1.200,00	Reversível
1380	Mariuba (Rua Via Local)	26	Porto Das Dunas	Aquiraz	CE	40,96	922,73	Reversível
BTSAPR642	Rua Marcilio Dias	620	Reserva	Reserva	PR	106,32	1.200,00	Reversível
6193	Avenida Maynar Gomes	871	Centro	Aquidabã	SE	227,00	836,00	Reversível
BTSAMS109	Rua Joao Lourenço De Lima	S/n	Centro	Laguna Carapã	MS	42,00	5.937,53	Reversível
646	Rua Sao Bento	1	Vera Cruz	Vera Cruz	BA	134,83	611,00	Reversível
BTSARS177	Eldorado Do Sul	0	Guaiba Country Club	Eldorado Do Sul	RS	61,60	200,00	Reversível
BTSAPR348	Rua Joao Denck	198	Ipiranga	Ipiranga	PR	106,31	1.440,00	Reversível
BTSAPR670	Rua Apucarana	491	Santa Fe	Santa Fé	PR	111,88	1.080,00	Reversível
535	Avenida Rio Branco (Fazenda Pedreira)	678	Centro	Itaberaba	BA	299,00	1.055,00	Reversível
255B	Rua Taboca Lote Remanescente 2	0	Centro	Presidente Figueiredo	AM	-	2.563,75	Reversível
BTSAMT10	Avenida Dr. Jose Morbeck	361	Jardim Urania li	Araguaiana	MT	42,30	3.960,00	Reversível
BTSAMT115	Avenida Tangara	S/n	Residencial Alto Da B	Alto Da Serra	MT	122,78	450,00	Reversível
BTSAMT5	Avenida Antonio Inacio	0	Centro	Alto Taquari	MT	58,08	5.625,00	Reversível
BTSAPR644	Rua Tiradentes	149	Ribeirao Claro	Ribeirão Claro	PR	106,33	1.320,00	Reversível
BTSARS4	Alecrim	0	Alecrim	Alecrim	RS	84,14	290,00	Reversível
BTSAPR659	Avenida Curitiba	0	Rosario Do Ivaí	Rosário Do Ivaí	PR	14,22	1.687,50	Reversível
BTSARO20	Avenida Nações Unidas	3756	Tangara	Rio Branco	AC	135,00	1.830,00	Reversível
1947	Avenida Pres. Vargas (Esquina Com Jose Jiesta)	S/n	Centro	Afonso Cláudio	ES	79,00	540,70	Reversível
BTSAGO385	Rua Goias Qd. 28 Lt. 04	0	Pontalina	Pontalina	GO	320,00	1.000,00	Reversível
BTSAPR69	Rua Espirito Santo	452	Boa Esperanca	Boa Esperança	PR	106,32	456,50	Reversível
BTSAPR345	Rua Generoso Marques	40	Inacio Martins	Inácio Martins	PR	106,33	1.200,00	Reversível
6189	Rua Acre	602	Siqueira Campos	Aracaju	SE	252,00	616,00	Reversível
2761	Rua Sao Romao	400	Alto Sao Joao	Montes Claros	MG	153,00	360,00	Reversível
685	Avenida Presidente Getulio Vargas	564	Centro	Barra Do Choça	BA	44,54	1.000,00	Reversível
BTSARS493	Morro Lohmann	S/n	Roca Sales	Roca Sales	RS	105,20	1.200,00	Reversível
BTSARS66	R. Cel.Joao Vargas De Souza (Vila São Judas Tadeu)	0	Sao Joao	Caçapava Do Sul	RS	27,50	900,00	Reversível
6460	Pça. Antonio Alves De Oliveira	78	Centro	Nossa Senhora Da Gl	SE	196,65	1.422,69	Reversível
BTSAPR703	Rua Benjamin Constat	62	Sao Joao Do Triunfo	São João Do Triunfo	PR	71,84	150,00	Reversível
BTSAPR807	Avenida Anacleto Bueno De Camargo	380	Ventania	Ventania	PR	12,65	967,70	Reversível
BTSAPR13	Rua Francisco Palma Cano	254	Alvorada Do Sul	Alvorada Do Sul	PR	122,78	600,00	Reversível
BTSAPR288	Rua Padre Emilio Barbieri	710	Foz Do Jordao	Foz Do Jordão	PR	12,65	1.600,00	Reversível
BTSAGO527	Rua Castelo Branco C/ Pça. Jose Lopes Da Rocha	0	Centro	Itacajá	TO	79,39	2.835,60	Reversível
BTSAGO111	(Ant. Rua Jacaranda) (Ant. Rua C) Qd. 6 Lt. 09 10 E 11	0	Chapadao Do Ceu	Chapadão Do Céu	GO	68,82	882,00	Reversível

BTSAGO31	Rua Benjamim Constant	621	Centro	Anicuns	GO	175,37	581,31	Reversível
BTSAMT3	Rua 08	491	Centro	Água Boa	MT	168,80	1.600,00	Reversível
2063	Morro Do Pau Seco	S/n	Santa Teresa	Santa Teresa	ES	35,00	2.000,00	Reversível
BTSAPR657	Rua Rio De Janeiro	886	Roncador	Roncador	PR	106,32	1.200,00	Reversível
BTSAPR491	Rua Parapanema	53	Nova America Da Colí	Nova América Da Colí	PR	106,32	290,00	Reversível
BTSAMT11	Rua Artur Francisco Xavier	719	Centro	Araputanga	MT	58,80	1.575,00	Reversível
BTSAMS63	Rua Valdomiro Maciel	S/n	Centro	Coronel Sapucaia	MS	13,45	2.000,00	Reversível
5917	Rua Dos Cajueiros	0	Jacarepia	Saquarema	RJ	38,00	1.264,00	Reversível
BTSAPR429	Rua Gloria	911	Maria Helena	Maria Helena	PR	106,31	1.200,00	Reversível
BTSAPR695	Avenida Sao Carlos Do Ivai	937	Sao Carlos Do Ivai	São Carlos Do Ivai	PR	106,32	1.435,00	Reversível
BTSAPR357	Avenida Alcebiades Alves De Liz	0	Iretama	Iretama	PR	71,84	150,00	Reversível
BTSAGO282	Avenida Dao Barbosa Qd. 24 Lt. 16	0	Joviania	Joviânia	GO	121,20	450,00	Reversível
BTSARS259	Ibirapuita	0	Ibirapuita	Ibirapuitã	RS	45,05	150,00	Reversível
5828	Rua Comendador Siqueiralt. 01 Pa 34480	0	Pechincha	Rio De Janeiro	RJ	144,00	1.630,00	Reversível
BTSAMT116	Avenida 15 De Novembro	809	Centro	Torixoréu	MT	101,97	1.748,00	Reversível
6192	Rua Coronel J. Lemos De Mello	0	Centro	Tobias Barreto	SE	228,00	830,00	Reversível
BTSARS331	Rua Bento Goncalves	0	Mostardas	Mostardas	RS	61,60	450,00	Reversível
1188	Rua Luis Saturnino Matos	74	Centro	Morada Nova	CE	223,00	1.050,00	Reversível
769B	Praça Marechal Castelo Branco	63	Centro	Itamaraju	BA	-	760,00	Não Reversível
BTSAPR660	Rua Joao Manueira Garcia	13	Sabaudia	Sabáudia	PR	42,08	150,00	Reversível
4933	Rua 1º De Maio	S/n	Centro	Moreno	PE	80,95	455,06	Reversível
BTSAPR336	Rua Francisca Bonfim Cardeal	660	Icaraima	Icaraíma	PR	106,32	1.350,00	Reversível
BTSASC174	Rodovia Grp 030 - Estrada Geral Do Capao	S/n	Praia Da Ferrugem	Garopaba	SC	21,30	150,00	Reversível
BTSAMT43	Rua Ministro Joao Alberto	267	Araes	Cuiabá	MT	126,97	860,20	Reversível
BTSAPR271	Rua Marginal	1	Flor Da Serra Do Sul	Flor Da Serra Do Sul	PR	42,08	460,00	Reversível
BTSAGO159	Avenida C-171 Qd. 602 Lt. 15 - Nova Suíça	0	Nova Suica	Goiânia	GO	212,00	408,00	Não Reversível
BTSAPR682	Rua Doutor Luiz De Azevedo Branco	0	Santa Monica	Santa Mônica	PR	12,65	150,00	Reversível
BTSAGO507	Avenida Brasil C/ Pça. Castelo Branco Qd. 17 Lt. 6-A	0	Dois Irmaos Do Toca	Dois Irmãos Do Toca	MS	100,00	1.679,70	Reversível
BTSARS463	Rua Eduardo Chartier	983	Higienópolis	Porto Alegre	RS	-	277,20	Não Reversível
BTSAPR293	Rua Paula Freitas	0	Colonia Das Missoes	Francisco Beltrão	PR	149,40	5.110,00	Reversível
BTSAMT4	Avenida Coronel Cajango	1700	Centro	Alto Garças	MT	125,48	1.120,00	Reversível
BTSAPR328	Rua Jose Lustosa Dangui	0	Honorio Serpa	Honório Serpa	PR	10,21	1.616,97	Reversível
33548	Loteamento Praia Do Cupe li - Lote 07 Quadra "B"0			Ipojuca	PE	36,21	31,20	Não Reversível
BTSAMT108	Rua Acre C/ A Rua Rio Grande Do Sul	S/n	Centro	São José Do Rio Cla	MT	69,10	3.300,00	Reversível
BTSADF81	Avenida Parana Zona Central Lote 12 Quadra 23	0	Iaciara	Iaciara	GO	700,00	700,00	Reversível
BTSAPR318	Rua Professor Evaristo Carneiro	0	Guarapuava	Guarapuava	PR	42,08	1.200,00	Reversível
BTSASC284	Rua Morro Da Gloria	S/n	Morro Da Gloria	Laguna	SC	88,42	1.336,42	Reversível
BTSAPR7	Rua Cantu Snº	0	Altamira Do Parana	Altamira Do Paraná	PR	42,08	1.400,00	Reversível
BTSAGO79	Rua Bela Vista Esq. C/ Av. Brasil Nº 61	0	Cachoeira Alta	Cachoeira Alta	GO	363,00	1.181,80	Reversível

BTSAPR755	Rua Rio Negro	0	Tapira	Tapira	PR	42,08	42,08	Reversível
BTSAPR619	Rua Sao Paulo	0	Prado Ferreira	Prado Ferreira	PR	42,08	150,00	Reversível
BTSAPR347	Rua Bacaris	0	Indianopolis	Indianópolis	PR	71,23	1.170,00	Reversível
BTSAGO517	Rua Minas Gerais C/ Deusdeth De Oliveira Qd. 09 Lt. 07	0	Centro	Goianorte	TO	250,00	250,00	Reversível
BTSAGO332	Rua Santana Esq. C/ Av. Brasil	0	Niquelandia	Niquelândia	GO	84,16	858,24	Reversível
BTSARS143	Rua Julio De Castilhos	0	Charrua	Charrua	RS	45,05	300,00	Reversível
BTSAPR590	Rua Brasil	0	Pitangueiras	Pitangueiras	PR	42,08	1.880,00	Reversível
2672	Avenida Jose Silva Brandao	313	Urbano	Bom Repouso	MG	101,00	360,00	Reversível
4890	Morro Da Independencia	S/n	Na	Timbaúba	PE	154,95	1.250,00	Reversível
BTSAPR164	Rua Brasilia	70	Conselheiro Mairinck	Conselheiro Mairinck	PR	71,84	1.200,00	Reversível
BTSAPR82	Rua Bolivia	0	Brasilandia Do Sul	Brasilândia Do Sul	PR	12,65	1.095,00	Reversível
BTSAPR509	Rua Joaquim Sabino Dias	0	Novo Itacolomi	Novo Itacolomi	PR	42,08	900,00	Reversível
1073	Rua Leila Diniz	433	Cabula	Salvador	BA	301,00	301,00	Não Reversível
BTSAGO492	Rua Getulio Vargas S/Nº	S/n	Centro	Babaçulândia	TO	71,96	1.983,00	Reversível
5911	Rua Comandante Afranio Teixeira Pinto	232	Sapucaia	Sapucaia	RJ	236,60	790,00	Reversível
5475	Avenida Joaquim Costa Limalote 71-A	0	Sao Bento	Belford Roxo	RJ	1.060,00	1.060,00	Não Reversível
697	Esquina Das Ruas Maria Quiteria Com Comunicacao S/N S/n	S/n	Na	Cafarnaum	BA	61,56	1.023,00	Reversível
BTSAMT48	Avenida Portugal Esq. C/ A Rua Moçambique Lts. 3 E 4 Qd.042	0	Santa Rosa	Cuiabá	MT	126,97	812,00	Reversível
5886	Sitio Sao Geraldo	0	Sao Fidelis	São Fidélis	RJ	80,25	900,00	Reversível
BTSAMT117	Rua Ari Paes Barreto	S/n	Cristo Rei	Várzea Grande	MT	126,97	645,00	Reversível
BTSASC108	Rua Ipumirim - Cristo Rei	261	Cristo Rei	Chapecó	SC	123,00	360,00	Não Reversível
BTSAGO119	Local Denominado Carapina - Capao Comprido	0	Corumba De Goias	Corumbá De Goiás	GO	1.200,00	1.200,00	Reversível
BTSAGO35	Avenida Xingu Qd. 6 Lt. 05 06 17 E 18 - Jardim Rio Grande	0	Jardim Rio Grande	Aparecida De Goiânia	GO	100,00	360,00	Reversível
BTSAPR81	Rua Brasilia	0	Braganey	Braganey	PR	42,00	1.200,00	Reversível
BTSAGO252	Ruas 13	S/n	Itapirapua	Itapirapuã	GO	49,00	10.000,00	Não Reversível
BTSASC144	Avenida Do Antao	S/n	Morro Da Cruz	Florianópolis	SC	88,00	686,00	Reversível
BTSAMT75	Avenida Caceres C/ Avenida Mato Grosso	S/n	Centro	Nova Monte Verde	MT	58,80	2.080,00	Reversível
1080	Rua Artur Orrico - Lot. Jardim Campinas (Parte A Ser D esmembrada) Lts. 67 E 69	0	Salvador	Salvador	BA	696,00	2.774,20	Reversível
533	Estação Ipira	0	Centro	Ipirá	BA	196,24	1.537,10	Reversível
BTSARO34	Rua 24 De Janeiro S/N Centro	S/n	Centro	Xapuri	AC	150,01	150,00	Reversível
2081	Avenida Paulino Muller	475	Ilha De Santa Maria	Vitória	ES	203,00	862,00	Reversível
BTSAGO530	Avenida C Qd. 25 Lt. 05	0	Centro	Jaú Do Tocantins	TO	56,50	429,20	Reversível
BTSAGO188	Rua Moacir Cicero De Sa Nº 122 Qd. 6 Lt. 10	122	Jd. Marques De Abreu	Goiânia	GO	124,00	390,00	Reversível
BTSAPR408	Rua Professor Joao Candido	333	Londrina	Londrina	PR	236,40	706,50	Não Reversível
BTSARS254	Humaita	0	Humaita	Humaitá	RS	84,15	290,00	Reversível
BTSAGO280	Avenida Antonio Eduardo De Souza C/ 7 De Setembro Qd. D	0	Jaupaci	Jaupaci	GO	45,00	1.845,00	Reversível
BTSAPR95	Rua Maria Clara Tesseroli	270	Centro	Campo Do Tenente	PR	71,83	1.492,50	Reversível
BTSAPR543	Rua Estelita	0	Paranapoema	Paranapoema	PR	42,08	1.047,25	Reversível
2971	Rua Presidente Getulio Vargas	131	Centro	Paraguaçu	MG	271,00	1.076,00	Reversível

3192	Rua Alvim Couto	155	Centro	Águas Formosas	MG	112,00	974,00	Reversível
534	Rua Do Monte (Faz. Palmeiral)	0	Na	Itaberaba	BA	40,54	845,11	Reversível
511	Rua Dos Macons	14	Centro	Euclides Da Cunha	BA	137,90	1.456,00	Reversível
BTSARS354	Rua 7 De Setembro	0	Nova Petropolis	Nova Petrópolis	RS	350,11	1.232,00	Reversível
BTSAPR398	Rua Pernambuco	0	Centro	Laranjal	PR	15,65	525,00	Reversível
BTSARS447	Avenida Bento Goncalves - 8831	8831	Agronomia	Porto Alegre	RS	233,18	828,75	Reversível
610	Praca Presidente Kennedy	0	Centro	Ribeira Do Pombal	BA	95,40	1.216,50	Reversível
BTSAMS2	Av Darlindo J. Carneiro	1229	Centro	Alcinópolis	MS	45,75	800,00	Reversível
877	Loteamento Dr. Jairo Carneiro	S/n	Na	Ubaíra	BA	54,00	1.020,00	Reversível
BTSAMT70	Rua Goias Lt. 9 Qd. 9 Ala A	0	Centro	Nobres	MT	101,96	1.000,00	Reversível
BTSAGO54	Rua Canada (Capitao R. Coutinho) Qd. 41 Lt. 10 - Centro	0	Aurilandia	Aurilândia	GO	79,39	1.469,00	Reversível
BTSARS529	Rua Andradas	0	Santa Vitoria Do Palm	Santa Vitória Do Palm	RS	56,94	1.400,00	Reversível
2624	Rua Cel. Lucas Magalhaes	693	Urbano	Arceburgo	MG	116,00	307,00	Reversível
BTSAPR434	Avenida Perimetral	1516	Marilena	Marilena	PR	53,89	980,00	Reversível
1031	Rod. Br 407 Km 18 Km - Fazenda Rancharia	S/n	Distrito Carnaiba Do Sertão	Sertão	BA	61,36	202.700,00	Reversível
BTSAPR402	Rua Nossa Senhora Aparecida	0	Lidianopolis	Lidianópolis	PR	600,00	600,00	Reversível
BTSARO6	Rua Joao Tessinari S/N Centro	S/n	Centro	Capixaba	AC	150,02	150,00	Reversível
BTSAMT81	Avenida Leonidio De Paula Correa	S/n	Centro	Poconé	MT	50,00	150,00	Reversível
7241	Rua Da Caixa D'Agua	0	Na	Rafael Jambeiro	BA	13,72	1.200,00	Reversível
2533	Rua Francisco Samuel Da Costa Lage (Antiga R. Francisco Samuel)	0	Urbano	Santa Maria De Itabira	MG	110,00	398,01	Reversível
BTSAPR489	Rua Joaquim Tavora	S/n	Munhoz De Melo	Munhoz De Melo	PR	42,08	450,00	Reversível
BTSAGO460	Rua Dr. Irany Ferreira Nº 45 Qd. 20 Lt. 28	45	Trindade	Trindade	GO	134,44	659,00	Reversível
BTSARS36	Linha Um	0	Barao De Cotegipe	Barão De Cotegipe	RS	24,00	150,00	Reversível
BTSASC335	Rua Geral Praia Da Pinheira	43	Praia Da Pinheira	Palhoça	SC	54,74	150,00	Reversível
BTSAPR728	Avenida Governador Bento Munhoz Da Rocha Neto	565	Sao Miguel Do Iguaçu	São Miguel Do Iguaçu	PR	42,80	500,00	Reversível
898	Rua Filogonio De Oliveira / Estrada Barra De Pojuca Monte Sord	0	Barra De Pojuca	Camaçari	BA	66,00	993,00	Reversível
1987	Avenida Floriano Rubim	1199	Urbano	Ecoporanga	ES	25,00	800,00	Reversível
1998	Rua 17 De Fevereiro	S/n	Urbano	Itaguaçu	ES	41,00	380,00	Reversível
BTSAMT125	Travessa Do Palacio C/ Conde De Azambuja	S/n	Centro	Vila Bela Da Santissima Trindade	MT	75,57	1.600,00	Reversível
2017	Rua Anchieta	S/n	Urbano	Montanha	ES	25,00	640,00	Reversível
808	Avenida Antonio Carlos Magalhaes	631	Na	Mulungu Do Morro	BA	52,71	800,00	Reversível
BTSAGO420	Rua Alfredo Nasser Esq. C/ Castelo Branco S/Nº (Atual Miguel Arraes)	0	Santa Bárbara De Go	Santa Bárbara De Go	GO	69,96	611,20	Reversível
640	Rua Do Matadouro	0	Na	Tucano	BA	66,38	2.462,87	Reversível
BTSAGO496	Avenida Goias Esq. C/ 7 De Setembro Qd. 02 Lt. 07 E 08 (Atual Carlos Desvan Frasao C/ Brasília Da Busan)	0	Centro	Brasília Da Busan	GO	63,90	647,50	Reversível
1177	Rua Sete De Setembro (Praça Sebastiao Alves S/N)	S/n	Centro	Aurora	CE	138,79	429,60	Reversível
BTSAPR184	Rua Deputado Arnaldo Busato	822	Cruzeiro Do Iguaçu	Cruzeiro Do Iguaçu	PR	10,21	150,00	Reversível
577	Rua Das Flores	S/n	Centro	Monte Santo	BA	42,00	1.380,00	Reversível
BTSAGO352	Avenida Do Comercio (Pça. N. S. Do Rosario)	S/n	Ouro Verde De Goias	Ouro Verde De Goiás	GO	40,14	836,00	Reversível
BTSAPR551	Rua Serafin Afonso Costa	1973	Jardim São	Paranavaí	PR	-	637,50	Não Reversível

BTSASC492	Rua 7 De Setembro	S/n	Centro	Witmarsum	SC	25,00	150,00	Reversível
BTSAGO342	Avenida Otilia Amorim Rodrigues (Antiga Joao Stival/Rua Pedro David)	0	Nova Veneza	Nova Veneza	GO	65,52	307,56	Reversível
606	Rua Princesa Isabel	S/n	Centro	Riachão Das Neves	BA	99,00	1.200,00	Reversível
BTSASC386	Rua Barao Do Rio Branco	S/n	Centro	Rodeio	SC	105,05	1.470,00	Reversível
BTSAPR816	Rua Cristovao Colombo	296	Xambre	Xambrê	PR	116,77	804,00	Reversível
BTSADF72	Rodovia Br-020 Km 84 Fazenda Bahia Ou Bezerra Pinheiro	36	Campes Belo.	Formosa	GO	982,60	982,60	Reversível
6687	Retiro Das Contendas *	S/n	Zona Rural	Itaúna	MG	124,00	1.600,00	Reversível
708	Rua Capitao Artur Lima	S/n	Na	Carinhanha	BA	68,00	1.458,00	Reversível
96861	Avenida Silves		Cachoeirinha	Manaus	AM	-	261,00	Não Reversível
BTSAGO480	Avenida Progresso Esq. C/ Rua Pedro Ludovico Qd. 10 Lt.09/1	0	Centro	Alvorada	TO	95,00	962,00	Reversível
BTSARS44	Rua Kurt Spalding	0	Barros Cassal	Barros Cassal	RS	61,60	450,00	Reversível
BTSAGO495	3ª Avenida Esq. C/ Rua 8 Qd. 27 Lt. 03	0	Centro	Bernardo Sayão	TO	55,92	1.187,50	Reversível
2730	Avenida Cel. Francisco Guimaraes	716	Urbano	Cedro Do Abaeté	MG	101,00	495,00	Reversível
5271	Rua Gabriel America Oliveira	S/n	Centro	Coronel José Dias	PI	25,00	14.400,00	Reversível
3294	Fazenda Miranda *	S/n	Rural	Campestre	MG	50,00	900,00	Reversível
BTSAGO12	Rua Macabeus Esq. C/ Rua Democratas Qd. 30 Lt. 1	0	Centro	Amorinópolis	GO	79,39	400,00	Reversível
3072	Praca Belo Horizonte	18	Centro	São João Batista Do MG	MG	101,00	360,00	Reversível
740	Heliopolis	0	Na	Heliópolis	BA	21,00	1.200,00	Reversível
2781	Morro Montevideo *	S/n	Rural	Desterro Do Melo	MG	48,00	2.250,00	Reversível
BTSAGO463	Avenida Jose Mario Da Costa Rezende Qd. 14 Lt. 09	0	Turvelandia	Turvelândia	GO	70,00	166,17	Reversível
BTSARS250	Rua 15 De Novembro	0	Herval	Herval	RS	61,60	513,36	Reversível
BTSAMT121	Avenida Castelo Branco	S/n	Sao Goncalo	Várzea Grande	MT	126,96	290,00	Reversível
5167	Rua 13 De Maio	S/n	Na	Palmares	PE	123,98	133,00	Não Reversível
BTSAPR636	Rua Minas Gerais	0	Rancho Alegre	Rancho Alegre	PR	42,08	900,00	Reversível
BTSAGO33	Avenida Sen. Pedro Ludovico Teixeira Qd. 56 Lt. 5/6 - Bairro Hilda	0	Bairro Hilda	Aparecida De Goiânia	GO	360,00	360,00	Reversível
BTSAGO518	Rua 21 De Abril Qd. 07 Lt. 276	0	Centro	Goiatins	TO	79,39	1.200,00	Reversível
BTSAGO552	Avenida 12 De Março Esq C/ Castelo Brando Qd. 60 Lt. 07 08 E	0	Centro	Palmeirópolis	TO	79,39	450,00	Reversível
BTSARS280	Rua Brigadeiro Portinho	0	Ivora	Ivorá	RS	61,49	200,00	Reversível
BTSAGO450	Avenida Das Palmeiras Esq. C/ Guilherme Veloso S/Nº	S/n	Sao Miguel Do Passa	São Miguel Do Passa	GO	68,62	1.000,00	Reversível
2681	Rua Dr. Leao Antonio Da Silva	249	Guarujá	Betim	MG	109,00	405,00	Reversível
810	Rua Dr. Ermito Costa	S/n	Centro	Muniz Ferreira	BA	55,50	590,85	Reversível
BTSAGO211	Avenida Joao De Oliveira Gouveia (Perim. Norte) Qd. 2 Lt.08	0	Gouvelandia	Gouvelândia	GO	79,39	1.400,00	Reversível
BTSARS325	Estr. Claudio Krauz	0	Montenegro	Montenegro	RS	130,39	290,00	Reversível
BTSAPR12	Rua Sao Judas Tadeu	0	Altonia	Altônia	PR	1.200,00	1.200,00	Reversível
96853	Avenida F Quadra 46 Nr 6 Loteamento Balneario Ilha Do Atalaia	0	Ilha Do Atalaia	Salinópolis	PA	-	450,00	Não Reversível
BTSAPR394	Rua Professor Irineu Citino	0	Kalore	Kaloré	PR	42,07	600,00	Reversível
BTSAGO513	Avenida Mal. Deodoro Da Fonseca Lt. 261 262 E 263	0	Filadelfia	Filadélfia	TO	135,00	2.700,00	Reversível
BTSAPR411	Rua Amazonas/Minas Gerais	0	Lunardelli	Lunardelli	PR	71,84	150,00	Reversível
3366	Rua Cloris	233	Ana Lucia	Sabará	MG	110,00	360,00	Reversível

BTSAGO353	Rua Joaquim Da Silva Ribeiro Qd. 02 Lt. 08	0	Ouvidor	Ouvidor	GO	63,64	577,76	Reversível
BTSAGO246	Rua 10 Qd. 49 (Atual Sebastiao De Souza Moreira)	0	Itaguari	Itaguari	GO	60,12	585,55	Reversível
BTSAPR310	Rua Duque De Caxias	244	Guaraci	Guaraci	PR	42,08	450,00	Reversível
913	Rua Hermogenes Gomes	S/n	Centro	Conde	BA	59,50	1.200,00	Reversível
6333	Rua Getulio Vargas	74	Centro	Frei Paulo	SE	74,97	144,50	Reversível
BTSAMT58	Rua Sao Sebastiao	S/n	Centro	General Carneiro	MT	34,32	1.600,00	Reversível
BTSAGO58	Avenida Brasil Esq. C/ Rua 30 S/Nº Qd. 12 Lt. 23 A 25	S/n	Souzalândia	Barro Alto	GO	60,00	600,00	Reversível
BTSAPR262	Avenida Brasília	0	Espigão Alto Do Iguaçu	Espigão Alto Do Iguaçu	PR	10,21	800,00	Reversível
631	Rua Principal	S/n	Na	Tanque Novo	BA	90,00	1.050,00	Reversível
2712	Rua Jose Vicente Coimbra	238	Urbano	Carai	MG	66,00	360,00	Reversível
3362	Avenida General Carlos Guedes - Itapoa	715	Planalto	Belo Horizonte	MG	193,00	360,00	Reversível
2883	Rua Jose Fernandes Vieira	291	Centro	Jacutinga	MG	149,00	937,00	Reversível
880	Avenida Pedro Joaquim Machado	0	Na	Uibaí	BA	66,22	475,20	Reversível
BTSAMT67	(Av. Arthur Costa E Silva) Av. Eliseu Abreu Luz	S/n	Centro	Luciara	MT	58,08	792,00	Reversível
BTSARS27	Rua Dom Pedro II	0	Arroio Grande	Arroio Grande	RS	150,00	150,00	Reversível
847	Rua Augusto Moura	S/n	Santa Luzia	São Felipe	BA	32,40	1.179,00	Reversível
1081	Rua Artur Orrico - Lot. Jardim Campinas	S/n	Campinas De Pirajá	Salvador	BA	100,00	124,00	Não Reversível
1140	Rua Goias	413	Bela Vista	Fortaleza	CE	99,00	300,00	Reversível
845	Praça Santa Tereza	230	Centro	Ruy Barbosa	BA	22,25	816,00	Reversível
BTSARS569	Rua Manoel Teles Miranda	0	Sao Jose Do Ouro	São José Do Ouro	RS	38,50	650,50	Reversível
BTSAPR2	Morro Barra Das Provas	S/n	Adrianopolis	Adrianópolis	PR	38,40	150,00	Reversível
1063	Rua Jose Floriano Lago	S/n	Na	Catu	BA	72,00	605,34	Não Reversível
BTSAMT57	Avenida Julio Muller	88	Centro	Dom Aquino	MT	70,42	480,00	Reversível
802	Rua Fazenda Lamarao	0	Zona Rural	Maraú	BA	130,00	2.000,00	Reversível
BTSAGO44	Rodovia Br-364 Esq. C/ Av. Cel. Belmiro N. Da Silva (Atual SCS - SCS)	0	Aporece	Aporece	GO	79,39	150,00	Reversível
BTSAGO46	Avenida Jose Jacinto Da Silva C/ Rua Ceara	72	Aracu	Araçu	GO	79,39	513,45	Reversível
BTSAGO343	Avenida Professor Pedro Gomes Qd. 62 Lt. 04	0	Novo Brasil	Novo Brasil	GO	64,20	525,00	Reversível
BTSAPR508	Rua Princesa Isabel	0	Nova Tebas	Nova Tebas	PR	390,00	390,00	Reversível
BTSAGO268	Rua Da Mangeira Esq. C/ Av. Perimetral Qd. 16 Lt. 04	0	Ivolandia	Ivolândia	GO	35,00	800,00	Reversível
BTSAGO498	Avenida Bernardo Sayao Qd. 23 Lt. 06 E 07	0	Centro	Cariri Do Tocantins	TO	127,80	2.556,00	Reversível
4711	Rua Francisco De Paula Saldanha	72	Centro	São Bento	PB	124,10	292,50	Reversível
BTSARS351	Travessao Da Linha Duas	0	Nova Palma	Nova Palma	RS	22,27	2.522,27	Reversível
5026	Rua Duque De Caxias	77	Centro	Lajedo	PE	55,35	380,40	Reversível
573	Rua Antonio Carlos Magalhaes	S/n	Centro	Macururé	BA	31,50	1.151,00	Reversível
5465	Rua Bernardo Neves - Morro Do Asilo Santo Agostinho	213	Fazenda Sapucaia	Barra Do Piraí	RJ	116,00	2.440,00	Reversível
BTSARS11	Alto Alegre	0	Alto Alegre	Alto Alegre	RS	45,05	150,00	Reversível
2016	Avenida Maria Theodoro Com Rua Rodrigues De Menezes	S/n	Urbano	Mantenópolis	ES	29,00	200,00	Reversível
2735	Serra Do Barao *	S/n	Rural	Cláudio	MG	88,00	2.400,00	Reversível
4692	Avenida Francisco Lopes De Almeida	105	Dinamerica	Campina Grande	PB	226,04	506,00	Reversível

5031	Praça Agamenon Magalhaes	0	Centro	Saloá	PE	36,24	286,09	Reversível
BTSADF120	Avenida Sete De Setembro 283 Lotes	0	Dianopolis	Dianópolis	TO	150,00	150,00	Reversível
5058	Rua Maria Dondon	S/n	Centro	Inajá	PE	36,24	527,28	Reversível
BTSAPR635	Rua Belem	301	Ramilandia	Ramilândia	PR	20,53	425,00	Reversível
BTSAGO80	Rua 1 Nº 39	39	Cachoeira De Goias	Cachoeira De Goiás	GO	108,99	891,55	Reversível
488	Rua Das Comunicações	0	Na	Caldeirão Grande	BA	54,00	1.200,00	Reversível
7459	Rua Senador Wanderley	0	Na	Cotegipe	BA	19,40	1.200,00	Reversível
7498	Rua Do Porto Grande	0	Vila De Saubara	Saubara	BA	28,72	1.633,50	Reversível
BTSASC461	Rua Kall Schot	940	Centro	Taió	SC	20,00	1.315,00	Reversível
2887	Praca Coronel Mario Martins	167	Centro	Joaíma	MG	117,00	452,00	Reversível
BTSAMT51	Rua F	301	Terra Nova	Cuiabá	MT	126,97	290,00	Reversível
BTSAGO141	Avenida Rio Grande Do Sul S/Nº	S/n	Fazenda Nova	Fazenda Nova	GO	63,90	363,00	Reversível
4462	Avenida Espirito Santo	0	Vila Do Espirito Santo	Santo Antônio Do Taubaté	BA	22,79	266,40	Reversível
7171	Rua Jose Serafim De Farias Ou Jovenal Amaral	S/n	Na	Uruçuca	BA	57,75	1.530,57	Reversível
BTSAPR752	Rua Joao Inacio Thomas	680	Sulina	Sulina	PR	42,08	1.250,00	Reversível
7443	Rua Joventino Moscoso	0	Boa Vista Do Tupim	Boa Vista Do Tupim	BA	34,91	1.600,00	Reversível
BTSAPR405	Rua Antonio Coletto	0	Lobato	Lobato	PR	10,21	150,00	Reversível
7486	Avenida Sao Joao	0	Na	Mirangaba	BA	24,00	860,00	Reversível
BTSARS16	Anta Gorda	0	Anta Gorda	Anta Gorda	RS	32,64	150,00	Reversível
527	Rua Jj Seabra	453	Centro	Ibotirama	BA	138,00	1.260,00	Reversível
3306	Praça Pedro Severino Aguiar	208	Urbano	São Francisco De Paula	MG	101,00	360,00	Reversível
BTSASC347	Rua Pomerode S/Nº - Praia Da Armação - Área Remanescente	0	Praia De Armação Do Parnaíba	Parnaíba	SC	57,00	217,00	Não Reversível
BTSARS201	Rua Leopoldo Durks	0	Eugenio De Castro	Eugênio De Castro	RS	42,40	581,25	Reversível
BTSAGO29	Avenida Mossamedes S/Nº	S/n	Centro	Anicuns	GO	150,00	150,00	Reversível
3169	Fazenda Loana *	S/n	Rural	Bicas	MG	44,00	2.000,00	Reversível
2039	Rua Espirito Santo	303	Urbano	Ponto Belo	ES	52,00	481,00	Reversível
BTSARS100	Avenida Getulio Vargas	0	Canoas	Canoas	RS	1.325,25	1.452,00	Reversível
BTSAPR346	Avenida Antonio Henrique Philippi	0	Inaja	Inajá	PR	10,21	600,00	Reversível
BTSADF79	Avenida Deputado Wilmar Guimaraes Lote 19 Quadra 17 (Quilombo De Goias)	17	Quilombo De Goias	Quilombo De Goiás	GO	620,00	620,00	Reversível
BTSAGO508	Rua 7 De Setembro Esq. C/ Rua 13 De Maio (Atual Jardim Deserto - Lt. 04)	0	Centro	Dueré	TO	100,00	1.006,50	Reversível
BTSAGO529	Rua Tiradentes Qd. 16-B Lt. 01 (Rua Manoel Alencar Leão Qd. F. Centro)	0	Centro	Itaporã Do Tocantins	TO	69,56	1.200,00	Reversível
2747	Rua Cel. Maia	50	Centro	Conquista	MG	66,00	300,00	Reversível
BTSARS136	Cerro Branco	0	Cerro Branco	Cerro Branco	RS	45,05	200,00	Reversível
BTSAPR77	Rua Pedro Sincero Dos Reis	12	Bom Sucesso	Bom Sucesso	PR	50,13	637,50	Reversível
BTSAPR137	Rua Diamantina	0	Vila Distrito Abapan	Castro	PR	100,00	459,00	Reversível
BTSAPR275	Rua Dos Estados	0	Florida	Flórida	PR	10,21	600,00	Reversível
BTSARS605	Senador Salgado Filho	0	Senador Salgado Filho	Senador Salgado Filho	RS	11,03	150,00	Reversível
BTSAGO333	Avenida America Do Couto Esq. C/ Rua 2 Qd. 03 Lt. 04 (Avenida Jose Amadeo Qd. 13 Nova Sobrinha 01)	0	Nova Sobrinha	Nova Sobrinha	GO	59,00	597,00	Reversível
BTSAGO86	Rua 14 Qd. 35 Lt. 26 - Centro Esq. C/ Americo Fernandes (Atual Rua Dom Roberto De Gusmão)	0	Quilombo De Quipônia	Quipônia	GO	110,00	394,50	Reversível

4859	Fazenda Olho D' Agua - 14 Km De Parnamirim	0	Olho Dagua	Parnamirim	PE	107,10	1.250,00	Reversível
3461	Rua Jose Antenor	S/n	Heliopolis	Belo Horizonte	MG	100,00	360,00	Reversível
3316	Rua Nossa Senhora De Lourdes	421	Urbano	Crucilândia	MG	26,00	225,00	Reversível
BTSAPR458	Rua Xv De Novembro	0	Marquinho	Marquinho	PR	11,88	600,00	Reversível
780	Rua Libia Trindade	S/n	Centro	Ituaçu	BA	56,00	1.152,00	Reversível
BTSAGO132	Avenida Maria Vitoria De Carvalho Qd. 57 Lt. 12 E 13	0	Doverlandia	Doverlândia	GO	63,90	398,40	Reversível
4639	Morro Do Cristo Redento	S/n	Na	Cajazeiras	PB	226,04	225,00	Reversível
BTSASC307	Rua Gov Celso Ramos	S/n	Centro	Meleiro	SC	31,50	247,00	Reversível
794	Rua Jose Vilela	S/n	Centro	Lapão	BA	92,02	1.103,52	Reversível
BTSAPR134	Rua Tiradentes	431	Cascavel	Cascavel	PR	32,35	800,00	Reversível
BTSARS45	Avenida Ernesto Gaboardi	0	Benjamin Constant D	Benjamin Constant D	RS	20,00	150,00	Reversível
BTSAGO428	Avenida Luzia Maria De Lima C/ Altina De Souza Q. 23 Lt. 12/15	0	Santa Isabel	Santa Isabel	GO	60,00	1.015,00	Reversível
5504	Rua Silvino Canela	24	Goitacazes	Campos Dos Goytac	RJ	44,99	1.485,00	Reversível
BTSAMT39	Avenida Rio Branco	S/n	Centro	Curvelândia	MT	24,25	150,00	Reversível
7489	Rua Emilio Hilario	0	Pindobacu	Pindobaçu	BA	12,00	975,00	Reversível
BTSAGO476	Avenida Vicente Ferreira Qd. 18 Lt. 13	0	Vicentinopolis	Vicentinópolis	GO	79,39	792,00	Reversível
BTSARS168	Dezesseis De Novembro	0	Dezesseis De Novem	Dezesseis De Novem	RS	42,40	200,00	Reversível
2019	Rua Tarcisio Morosini	130	Urbano	Marilândia	ES	32,00	202,80	Reversível
7456	Rua Arnaldo Batista	0	Distrito Gravitos	Catu	BA	68,05	800,00	Reversível
2752	Rua Vitalina Rossi Figueiredo	90	Urbano	Coqueiral	MG	38,00	261,00	Reversível
BTSAGO238	Avenida Brasília Esq. C/ Avenida Bernardo Sayao	0	Ipiranga De Goias	Ipiranga De Goiás	GO	60,90	600,00	Reversível
3160	Rua Cel. Antonio Faustino *	S/n	Urbano	Serrania	MG	101,00	600,00	Reversível
BTSARO29	Avenida Antonio Frota S/N Centro	S/n	Centro	Tarauacá	AC	150,00	150,00	Reversível
BTSAPR105	Rua Duque De Caxias	0	Campo Mourao	Campo Mourão	PR	10,21	588,00	Reversível
BTSAGO214	Avenida Marechal Deodoro C/ Rua 3 Qd. 10 Lt. 06 (Parte E) 007 (Guaraita	0	Guaraita	Guaraita	GO	79,39	400,00	Reversível
BTSASC449	Rua Joao Pering	S/n	Centro	São Pedro De Alcânta	SC	51,85	300,00	Reversível
3003	Rua Joao Machado	210	Centro	Pompéu	MG	110,00	437,00	Reversível
BTSARS179	Rua Conde De Porto Alegre	0	Encruzilhada Do Sul	Encruzilhada Do Sul	RS	406,11	200,00	Reversível
BTSAMS119	Av Marco Freire	874	Centro	Novo Horizonte Do S	MS	48,78	900,00	Reversível
BTSAGO582	Praça Tiradentes Esq. C/ Nelson Louzeiro	0	Centro	Tocantínia	TO	79,39	600,00	Reversível
BTSARS261	Igrejinha	0	Igrejinha	Igrejinha	RS	127,43	290,00	Reversível
BTSAGO55	Avenida Mato Grosso Esq. C/ Rua 7	S/n	Avelinopolis	Avelinópolis	GO	120,00	1.200,00	Reversível
BTSAGO96	Avenida Municipal Qd. 2 Lt. 6 (Avenida Campos Verdes)	0	Campos Verdes	Campos Verdes	GO	61,01	450,00	Reversível
BTSASC403	Rua Otília Telma-Jardim Residencial Roma	0	Jardim Residencial Roma	São Bento Do Sul	SC	-	364,00	Não Reversível
6210	Rua Poeta Jose Sales De Campos Num.17 E 18	0	Coroa Do Meio	Aracaju	SE	129,00	474,00	Reversível
BTSAGO34	Avenida Senador Antonio Ramos Caiado Qd. 1 Lt. 5 - Veiga Jardim	0	Meiga Jardim	Aparecida De Goiâni	GO	100,00	362,60	Não Reversível
5871	Rua Das Camélias	466	Vila Valqueire	Rio De Janeiro	RJ	142,00	1.000,00	Reversível
1988	Corrego Do Cafe	S/n	Rural	Ecoporanga	ES	76,00	8.174,00	Reversível
2998	Praça Sao Francisco	54	Centro	Poço Fundo	MG	18,00	220,00	Reversível

3175	Alto Da Bela Vista	S/n	Rural	Borda Da Mata	MG	88,00	2.400,00	Reversível
757	Morro Das Repetidoras De Tv0	S/n	Na	Iguaí	BA	42,00	22.500,00	Reversível
BTSAGO306	Avenida Maria Conceição S/Nº	S/n	Moipora	Moiporá	GO	59,20	1.200,00	Reversível
BTSAMT25	Avenida Augusto Leverger	1828	Centro	Barão De Melgaço	MT	42,30	390,01	Reversível
2651	Fazenda Coração De Jesus *	S/n	Rural	Campanha	MG	114,00	2.500,00	Reversível
638	Rua Fernando Lopes	S/n	Na	Teofilândia	BA	66,44	584,07	Reversível
BTSAPR76	Avenida Ipiranga	0	Bom Jesus Do Sul	Bom Jesus Do Sul	PR	32,35	1.378,02	Reversível
5337	Avenida Pedro Fonseca	S/n	Centro	Canavieira	PI	25,00	900,00	Reversível
3331	Rua Luiz Marques Rabelo	386	Urbano	Campos Gerais	MG	55,00	654,00	Reversível
7214	Rua Jose Manoel Da Costa	0	Na	Dom Macedo Costa	BA	12,00	570,00	Reversível
BTSAMT72	Avenida Coronel Botelho	S/n	Centro	Nossa Senhora Do Livramento	MT	45,00	902,50	Reversível
7179	Rua Honorato Queiroz	0	Na	Canápolis	BA	71,75	1.200,00	Reversível
6543	Conjunto Eduardo Gomeslote 02 Qd 51	0	Eduardo Gomes	São Cristóvão	SE	107,00	442,00	Reversível
7180	Rua Álvaro Lobo	0	Candeal	Candeal	BA	12,00	1.200,00	Reversível
6206	Rua Acre	1516	America	Aracaju	SE	152,60	634,40	Reversível
6695	Fazenda Do Riachao *	S/n	Zona Rural	Buenópolis	MG	84,00	2.500,00	Reversível
855	Morro Do Cruzeiro	S/n	Na	Sátiro Dias	BA	60,53	1.676,14	Reversível
3230	Morro Da Coruja	S/n	Zona Rural	Abaeté	MG	34,00	900,00	Reversível
3127	Morro Da Petrina *	S/n	Zona Rural	Manhuaçu	MG	12,00	900,00	Reversível
5047	Rua Bom Jesus	S/n	Centro	Tuparetama	PE	36,24	232,00	Reversível
33463	Rua Juscelino Kubstsek	S/n	Na	Coribe	BA	91,34	900,00	Reversível
5280	Rua Salvador Xavier Macedo	S/n	Centro	Anísio De Abreu	PI	25,00	375,00	Reversível
6209	Rua Alvaro Rodrigues	6	Jabotiana	Aracaju	SE	138,00	297,00	Reversível
5531	Rua Luciano De Souza Turque	300	Duas Barras	Duas Barras	RJ	128,58	567,00	Reversível
7613	Rodovia Ma 010 (Jacare/Coquinho)	0	Centro	Jenipapo Dos Vieiras	MA	9,00	4.900,00	Reversível
3116	Avenida Cunha	113	Urbano	Tarumirim	MG	66,00	360,00	Reversível
3846	Avenida Central	S/n	Vila De Sao Joaquim	Baãoquara	PA	18,37	845,00	Reversível
6616	Rua Leste-05, Lotes 4 E 5 - Quadra L-11 - Loteamento	Parque São Cristóvão	São Cristóvão	Salvador	BA	120,00	120,00	Não Reversível
623	Rua Santos Dumont	S/n	Centro	Santa Rita De Cássia	BA	72,50	1.600,00	Reversível
5316	Avenida Antonio Tome Soares Carvalho	S/n	Centro	Santa Cruz Dos Milagres	RS	40,00	450,00	Reversível
BTSARS655	Rua Joao Biazus	0	Tupanci Do Sul	Tupanci Do Sul	RS	20,00	450,00	Reversível
2980	Rua Principal *	S/n	Zona Rural	Nova Resende	MG	35,00	625,00	Reversível
784	Rua Olavo Leite	S/n	Centro	Jandaíra	BA	13,46	441,09	Reversível
BTSARS9	Rua São Lourenço/Rua 7 De Setembro Lt 6 Qd 7	225	Alegria	Alegria	RS	92,87	290,00	Reversível
7451	Fazenda Riachao	0	Na	Caatiba	BA	12,00	1.200,00	Reversível
1256	Avenida Simao De Gois (Praça Getulio Vargas (R. Antonio Jose De Freitas)	S/n	De Freitas	Jaguaruana	CE	44,80	110,00	Reversível
BTSAMS150	Rua Jose Alexandre	S/n	Distrito De Arapua	Três Lagoas	MS	25,07	600,00	Reversível
7446	Rua Pompilio Teixeira	0	Na	Brejolândia	BA	12,00	1.200,00	Reversível
1361	Rua 03 De Agosto	S/n	Na	Umari	CE	36,33	522,00	Reversível

BTSAGO569	Avenida Para Qd. 11 Lt. 06 E 07	0	S Central	Santa Rita Do Tocantins	TO	60,00	600,00	Reversível
1273	Rua Miguel Nicodemus Alves	105	Centro	Martinópolis	CE	52,17	361,80	Reversível
5319	Rua Verissimo Antonio Silva	S/n	Na	Santa Rosa Do Piauí	PI	25,00	720,00	Reversível
BTSAGO560	Rua 3 Esq. C/ Rua 11 Qd. 05 Lt. 04	0	Centro	Pium	TO	79,39	76.820,00	Reversível
2620	Morro Proximo Da Localidade	S/n	Zona Rural	Mercês	MG	37,00	914,00	Reversível
779	Rua Pedro Ribeiro / Rua Leovigildo Fontoura 88	S/n	Na	Itiruçu	BA	46,20	750,00	Reversível
BTSAGO580	Avenida Ipe S/Nº Qd. C Lt. 14 E 15	S/n	Centro	Sucupira	TO	130,00	1.320,00	Reversível
BTSASC327	Avenida Olinkraft	S/n	Centro	Otacílio Costa	SC	179,91	150,00	Reversível
BTSAGO505	Rua 4 Esq. C/ Rua 3 Qd. 20 Lt. 07 Nº 461	0	Centro	Cristalândia	TO	60,00	476,00	Reversível
BTSAGO138	Rod. Go 456 - Estrada Vicinal - Povoado De Araras	S/n	Araras	Faina	GO	20,00	20,00	Reversível
2106	Fazenda Matutina	S/n	Rural	Itarana	ES	46,00	1.600,00	Reversível
796	Rua Nelson Leal	539	Centro	Livramento De Nossa Senhora	BA	35,00	1.200,00	Reversível
BTSAGO497	Rua 9 Esq. C/ Rua 10 Qd. 10 Lt. 5 E 6-A	0	Centro	Brejinho De Nazaré	TO	76,30	939,54	Reversível
3337	Fazenda Sao Francisco *	S/n	Rural	Sabinópolis	MG	22,00	1.920,00	Reversível
7445	Rua Do Bonfim Botupora	0	Botupora	Botuporã	BA	15,60	1.200,00	Reversível
837	Rua Jose Oliveira Bezerra Filho - Est Queimadas	S/n	Centro	Queimadas	BA	42,00	1.067,58	Reversível
856	Rua Princesa Izabel	S/n	Centro	Sebastião Laranjeiras	BA	42,00	1.350,00	Reversível
5286	Rua Expedito Manoel Dos Santos	S/n	Centro	Caldeirão Grande Do Piauí	PI	25,00	900,00	Reversível
BTSASC314	Rua Sergio Rui Burigo	S/n	Centro	Morro Da Fumaça	SC	-	378,00	Não Reversível
3039	Rua Santos Dumont	397	Centro	Rubim	MG	55,00	416,00	Reversível
5292	Rua Sao Jose	440	Centro	Colônia Do Piauí	PI	25,00	600,00	Reversível
96310	Rua Anfilofio Jose Das Virgens	159	Novo Progresso	Águas Vermelhas	MG	-	225,00	Não Reversível
5877	Rua Geraldo Francisco Varela Lt 180 Qd 12 Setor 19 (Antiga Rua Santa Maria)	0	Centro	Colônia Magnolia Da S. São Francisco De Itabapirana	BA	44,94	477,00	Reversível
BTSAGO578	Rua Bertulino De Souza Qd. 38 Lt. 16	0	Centro	Silvanópolis	TO	61,00	976,00	Reversível
BTSARS148	Rua Z	0	Chuvisca	Chuvisca	RS	22,28	600,00	Reversível
2034	Fazenda Bela Vista	S/n	Rural	Pinheiros	ES	53,00	3.600,00	Reversível
483	Rua Principal	S/n	Na	Brotas De Macaúbas	BA	35,00	1.600,00	Reversível
2921	Avenida Tiradentes	450	Centro	Manga	MG	300,00	952,00	Reversível
BTSAGO536	Avenida Edmunda Aires Cavalcante S/Nº	S/n	Centro	Monte Do Carmo	TO	31,51	1.200,00	Reversível
5944	Praca Joaquim Jose Ferreira	112	Com.Levy Gasparian	Comendador Levy Gasparian	BA	31,00	450,00	Reversível
922	Avenida Utinga	S/n	Centro	Bonito	BA	62,43	1.200,00	Reversível
37599	Povoado De Cascudeiro	S/n	Na	Baianópolis	BA	135,00	2.700,00	Reversível
BTSARS478	Progresso	0	Progresso	Progresso	RS	45,05	150,00	Reversível
BTSAGO439	Rua Dona Julia Nº 275 Qd. 08 Lt. 02	275	Santa Terezinha De São	Santa Terezinha De São	MS	123,00	372,00	Reversível
BTSAMS149	Fazenda Estrela Dalva	0	Rural	Três Lagoas	MS	150,00	27.000,00	Reversível
7129	Rua 22 De Abril Esq. Com Rua 13 De Maio	S/n	Centro	Centro Do Guilherme	MA	9,00	300,00	Reversível
4625	Rod. Transamazonica - Br 230 - Km 180	S/n	Agrovila Leonardo Da Vinci	Vitória Do Xingu	PA	16,64	560,00	Reversível
BTSARS336	Nicolau Vergueiro	0	Nicolau Vergueiro	Nicolau Vergueiro	RS	20,00	150,00	Reversível
7209	Rua Do Rosario	S/n	Na	Malhada	BA	16,00	1.200,00	Reversível

3437	Rua Afonso Cesario	37	Urbano	Virgem Da Lapa	MG	34,00	171,00	Reversível
1840	Trav. Francisco Luis	6	Centro	Baixio	CE	27,09	27,09	Reversível
7215	Praça Da Matriz - Proximo A Rua Independencia	0	Na	Érico Cardoso	BA	12,00	900,00	Reversível
7488	Rua Do Campo De Futebol	0	Pedro Alexandre	Pedro Alexandre	BA	12,00	585,00	Reversível
78	Morro0	S/n	Morro	Girau Do Ponciano	AL	72,00	293,88	Reversível
BTSAGO149	Avenida Carlos De Pina Qd. 2	S/n	Goianapolis	Goianópolis	GO	63,90	875,00	Reversível
835	Praça Joao Alves	S/n	Na	Presidente Dutra	BA	60,59	986,00	Reversível
6862	Furnas	0	Rural	Piripiri	PI	6,00	150,00	Reversível
833	Rua Altamirano Maia	0	Na	Ponto Novo	BA	36,00	720,00	Reversível
566	Rua Da Linha	13	Centro	Laje	BA	54,60	400,00	Reversível
5086	Rua Jose Vicente Araujo	0	Centro	Afrânio	PE	40,08	304,00	Reversível
6926	Serrinha	0	Rural	São Francisco Do Piauí	PI	9,00	260,00	Reversível
BTSARS73	Invernada Dos Hipolitos		Cacique Doble	Cacique Doble	RS	20,25	150,00	Reversível
BTSARS388	Passa Sete	0	Passa Sete	Passa Sete	RS	20,00	150,00	Reversível
812	Rua Projetora	S/n	Centro	Mutuípe	BA	106,85	1.263,60	Reversível
1385	Rua Vicente Ferreira	S/n	Adrianopolis	Granja	CE	15,50	25,50	Reversível
BTSAMT105	Rua 13 De Junho Esq. C/ A Praça Pedro Clestino	0	Centro	Santo Antônio Do Leão	MT	38,25	150,00	Reversível
37610	Povoado Lajedo Do Pau D Arco	S/n	Na	Lapão	BA	625,00	625,00	Reversível
5510	Rua Antonio Henriquesem N°	0	Saturnino Braga	Campos Dos Goytacazes	RJ	27,80	360,00	Reversível
7343	Rua Grande (Rua Do Comercio)	1	Centro	Tuflândia	MA	9,00	324,00	Reversível
BTSARS3	Ajuricaba	0	Ajuricaba	Ajuricaba	RS	84,15	290,00	Reversível
4840	Rua Agripino De Sa - Praça Agamenon Magalhaes	S/n	Centro	Ipubi	PE	36,24	82,80	Reversível
5059	Rua Monte Santo	S/n	Centro	Manari	PE	36,24	396,00	Reversível
904	Rua Da Torre - Br 116 Km 100	S/n	Km 100	Brejões	BA	79,95	464,94	Reversível
BTSAPR464	Av Rio Grande Do Sul Qd 4 Lt 9 (Rua Estado Do Rio)		Balneario Sao Carlos	Pontal Do Paraná	PR	-	319,00	Não Reversível
BTSAPR465	Av Rio Grande Do Sul Qd 4 Lt 10 (Rua Estado Do Rio)		Balneario Sao Carlos	Pontal Do Paraná	PR	-	319,00	Não Reversível
BTSAPR466	Av Rio Grande Do Sul Qd 4 Lt 11 (Rua Estado Do Rio)		Balneario Sao Carlos	Pontal Do Paraná	PR	-	319,00	Não Reversível
BTSAPR467	Av Rio Grande Do Sul Qd 4 Lt 19 (Rua Estado Do Rio)	0	Balneario Sao Carlos	Pontal Do Paraná	PR	-	319,00	Não Reversível
BTSAPR468	Av Rio Grande Do Sul Qd 4 Lt 18 (Rua Estado Do Rio)		Balneario Sao Carlos	Pontal Do Paraná	PR	-	319,00	Não Reversível
4757	Rua Prof. Joao Rodrigues	23	Na	Pocinhos	PB	98,00	261,00	Reversível
4074	Avenida Fundo De Pote	S/n	Vila De Fundo De Pote	Garrafão Do Norte	PA	19,25	240,00	Reversível
3172	Serra Da Mina *	S/n	Rural	Conceição Do Mato Dentro	MG	44,00	570,00	Reversível
7322	Rua Sao Raimundo - Esquina Com Rua Bom Jesus	S/n	Centro	São Francisco Do Brejo Santo	MA	9,00	405,00	Reversível
7185	Morro Caetano (Zona Urbana)0	S/n	Na	Ibitiara	BA	45,00	1.200,00	Reversível
6931	Sao Joao Da Varjota	0	Urbano	São João Da Varjota	PI	9,00	375,00	Reversível
3037	Morro Proximo Repetidora De Tv *	S/n	Zona Rural	Rio Vermelho	MG	5,00	225,00	Reversível
3298	Morro Da Boa Vista *	S/n	Rural	São Domingos Do Prata	MG	6,00	1.225,00	Reversível
1227	Rua Monsenhor Linhares	70	Centro	Groaíras	CE	39,82	223,62	Reversível
1557	Genezare	0	Na	Assaré	CE	15,50	300,00	Reversível

BTSARS29	Colonia Nova	0	Colonia Nova	Bagé	RS	44,85	150,00	Reversível
4297	Arraial Do Caete	0	Na	Ourém	PA	11,90	240,00	Reversível
7453	Praça Do Comercio	0	Caraibas	Campo Formoso	BA	36,00	1.200,00	Reversível
7067	Fazenda Oiteiro Bonito	0	Serra Da Jacutinga	Itacaré	BA	175,76	1.446,66	Reversível
BTSAGO228	Rua Manuel De O. Pena C/ Aurora Andrade Qd. 28 Lt. 343	0	Hidrolina	Hidrolina	GO	63,90	1.474,75	Reversível
3518	Rua Da E. M. Dep. Manoel Silva *	S/n	Centro	Mato Verde	MG	26,00	900,00	Reversível
BTSARS616	Linha Tupy		Sobradinho	Sobradinho	RS	15,20	1.600,00	Reversível
5330	Rua Raimundo Ferreira Carvalho	S/n	Centro	Socorro Do Piauí	PI	30,00	450,00	Reversível
568	Rua Alto Do Bonfim	S/n	Na	Lençóis	BA	35,65	1.626,90	Reversível
BTSAGO514	Avenida Araguaia Qd. 41 Lt. 01	0	Centro	Formoso Do Araguaia	TO	200,00	200,00	Reversível
BTSAPR85	Rua Espirito Santo	0	Cafezal Do Sul	Cafezal Do Sul	PR	12,65	1.125,00	Reversível
6842	Paqueta	0	Centro	Paquetá	PI	9,00	200,00	Reversível
BTSAGO136	Avenida Candida Fonseca S/Nº	S/n	Estrela Do Norte	Estrela Do Norte	GO	33,00	705,00	Reversível
3259	Rua Abilio Antunes De Siqueira *	S/n	Centro	Mirai	MG	21,00	400,00	Reversível
BTSAGO249	Rua Joao Vieira Machado (Rua 6) Qd.	0	Itaja	Itajá	GO	63,90	200,00	Reversível
BTSAGO510	Rua Porto Alegre	187	Centro	Fátima	TO	79,39	11.280,00	Reversível
4822	Morro Da Agua Doce	S/n	Na	Caruaru	PE	65,38	644,21	Reversível
7065	Rua Rui Barbosa	S/n	Na	Maiquinique	BA	12,00	460,00	Reversível
2732	Sitio Raiz Da Serra	S/n	Rural	Chiador	MG	7,00	150,00	Reversível
6809	Povoado Cajueiro	0	Rural	Patos Do Piauí	PI	9,00	250,00	Reversível
BTSARS304	Manoel Viana	0	Manoel Viana	Manoel Viana	RS	45,05	150,00	Reversível
BTSARS110	Capivari Do Sul	0	Capivari Do Sul	Capivari Do Sul	RS	61,60	150,00	Reversível
6017	Rua J. Inacio	112	Na	Martins	RN	133,75	2.330,77	Reversível
7144	Rua Ariston Costa	1	Centro	Santa Filomena Do Maranhão	MA	9,00	260,00	Reversível
BTSAGO75	Rua Espatodias C/ Angelim C/ Paineiras Qd. 06	0	Buriti Alegre	Buriti Alegre	GO	260,00	2.675,00	Reversível
6341	Povoado Barriguda	0	Na	Gararu	SE	36,00	23,00	Reversível
6925	Povoado Tanque Velho	0	Rural	São Braz Do Piauí	PI	9,00	150,00	Reversível
1049	Fazenda Bela Sombra	0	Topo Do Morro	Ibicoara	BA	69,00	1.600,00	Reversível
37613	Rua Flora Mendes	S/n	Segredo	Souto Soares	BA	96,00	96,00	Reversível
BTSARS18	Arambare	0	Arambare	Arambaré	RS	89,40	290,00	Reversível
BTSARS89	Avenida Pe.Bernardo	0	Campo Novo	Campo Novo	RS	84,15	728,15	Reversível
11170	Povoado Agua Boa	S/n	Centro	Baianópolis	BA	16,00	600,00	Reversível
37601	Povoado De Rosarinho	S/n		Rafael Jambeiro	BA	36,00	36,00	Reversível
37603	Povoado Cabeça Do Negro	S/n	Na	Rafael Jambeiro	BA	25,00	25,00	Reversível
7363	Rod. Pa 127 Km 380	S/n	Centro	Maracanã	PA	18,00	67,00	Reversível
4055	Rod. Transnauar Km 8	S/n	Povoado De Candeu	Curuçá	PA	18,00	67,00	Reversível
BTSARS346	Nova Candelaria	0	Nova Candelaria	Nova Candelária	RS	20,00	150,00	Reversível
BTSAGO69	Avenida Padre Morais Qd. 01 Lt. 23	0	Bonfinopolis	Bonfinópolis	GO	79,39	514,48	Reversível
7228	Avenida Dos Esportes	S/n	Na	Nova Redenção	BA	12,00	1.187,53	Reversível

BTSA/51003984/8	R. Cel. Joao Vargas De Souza C/ Rua Projetada (Prolongamento)	0	São Paulo	Caçapava Do Sul	RS	-	360,00	Não Reversível
BTSAMT32B	Rua Don Aquino Qd. 52 Lts. 03, 4, 5, 6, 7, 8 E 27.	0	Centro	Cláudia	MT	-	4.425,00	Não Reversível
6154B	Rua Da Bacabeira Lote 200 Quadra 226	0	Caçari	Boa Vista	RR	-	5.487,00	Reversível
142B	Avenida Conego Bento Lado Esquerdo Com Travessa Moisés	0	Centrinho	Borba	AM	-	720,00	Reversível
BTSA/51004250/19	Rua Santo Antônio (Antigo 668)	687	Bom Fim/Independência	Porto Alegre	RS	-	277,82	Reversível
BTSAMT114B	Ey8165 Avenida Brasil C/ A Praça Central Área 2	0	Centro	Tangará Da Serra	MT	585,00	1.633,61	Reversível
933B	Rua Da Foca Lote 2, 3, 4 E 5 Da Quadra 37	S/n	Distrito Praia Do Forte	Mata De São João	BA	-	544,48	Reversível
BTSADF5B	Sepn 508 Lote 9 Asa Norte - Unidade 2 Conjunto D Quadra 0508	0	Brasília	Brasília	DF	1.213,57	917,13	Reversível
BTSARO65B	Avenida Dos Estados Lotes 1/1, 1/3, 1/4, Quadra A-14, Setor "A"	0	Centro	Cerejeiras	RO	-	2.340,40	Reversível
-	Rua Américo Menezes Com Rua Professor José De Carvalho	0	-	Governador Valadares	MG	-	-	-
-	Rua Vila Boa Vista, S/Nº (Francisco Milton Da Silva - Quartel)	0	Nº 1, Lote 119)	Marechal Thaumaturgo	AC	-	-	-
-	Avenida Bernardo Sayão	112	-	Rio Dos Bois	TO	-	-	-
-	Rua 31 De Março, Esq. C/ Rua Ribas Júnior Nd	0	-	Sítio Novo Do Tocantins	TO	-	-	-
-	Av. Brasil	0	-	Nova Brasilândia	MT	-	-	-
-	Avenida Perimetral Castelo Branco- Parque Anhanguera, Lote 02	0	- Quadra 06	Imperatriz	MA	-	-	-
-	Avenida Aurora Augusto S/N - Centro	0	-	Crixás Do Tocantins	TO	-	-	-
-	Avenida Carmino De Campos, S/Nº	0	-	Cuiabá	MT	-	-	-
BTSAMT109B	Avenida Das Figueiras Lts. 5/6/7/8/9/A Da Qd. 15	0	Centro	Sinop	MT	-	721,00	Reversível

Part B: Assets that may be disposed to Take-or-Pay

The DTH inventory will consist of assets, liabilities and obligations that compose the Company's paid Direct to Home ("**DTH**") TV business, which may also include assets, liabilities and obligations of the Company's paid Internet Protocol Television ("**IPTV**") business, at the discretion of the acquirer of the DTH inventory. SPE TVCo's customers will be those related to the Company's DTH operations, and, at the discretion of the acquirer, will also cover IPTV services for the Company's Current IPTV client base.

The main assets and obligations that will make up the DTH inventory are:

- 1) Client base of the Company's paid DTH TV business. **Section A** presents the client base and national distribution, which may be updated until the transfer of the DTH inventory and/or assets and also, at the acquirer's discretion, the IPTV customer base only, presented in **Section B**.
- 2) DTH terminal equipment installed at customers' homes or in stock that enables the transmission/reception of satellite signals, Headend and network equipment required for treatment and distribution of central satellite signals and other assets particular and necessary for the operation of the network and provision of services. It also includes, at the discretion of the acquirer, IPTV terminal equipment installed in the households of customers or in stock, and exclusive equipment needed for provision paid IPTV services.
- 3) Systems and platforms used exclusively for the operation of pay DTH TV services, as listed in **Section C**, which may be updated until the date of effective transfer of the DTH inventory and/or assets. It also includes, at the discretion of the acquirer, systems and platforms used exclusively for the operation of pay IPTV services, as listed in **Section D**, which may be updated until the effective date of the transfer of the DTH inventory and/or assets. The systems and platforms used for the operation of the DTH inventory and also by other businesses of the Company will be segregated or ported if possible or their use will be made through contracts for the provision of transition services.
- 4) In aggregate, the assets included in the DTH inventory have general composition and accounting value described in **Section E**, and may include, at the discretion of the acquirer, the items and respective accounting values as detailed in **Section F**. Such sections may be updated until the transfer of the DTH inventory and/or assets.
- 5) Assignment of the Company's contractual position under contracts with suppliers that are necessary for the operation of the DTH inventory and used solely for the paid TV operation, such as contracts with content providers and SES satellite rental contract, among others. The list of main contracts is presented in **Section G**, which may be updated until the transfer of the DTH inventory and/or assets.
- 6) Contract to provide Transition Support Services ("**TSA**") with the Company, by which the Company will provide general services in order to allow the transition of operation, and with the scope and conditions that will be negotiated with the acquirer, and assignment of the Company's contractual position with regard to transmission of local signals. New contracts may be signed with respect to transmission services of the Company.
- 7) Right to use the Company's real estate properties where Headend and DTH equipment are located and, at the discretion of the acquirer, where the IPTV equipment are located. The list of these properties is in **Section H**, which may be updated until the transfer of the DTH inventory and/or assets.
- 8) Property rights over real estate described in **Section I**, free of any burden, constrictions, liens, guarantees, or debts of any nature, in addition to other real estate related to the paid DTH TV business that may be included until the transfer of the DTH inventory and/or assets.

Additional contracts related to services shared with the Company and other companies of the Company's group may eventually be segregated and included in the list of assets, liabilities and rights of the DTH inventory.

- **Section A: DTH Client Base – December 2023**

State	Pre-Paid	Post-Paid
Total	985,530	628,268
AC	1	448
AL	27,827	8,608
AM	978	2,581
AP	4	353
BA	101,593	34,834
CE	29,117	13,475
DF	1,431	5,381
ES	89,679	41,666
GO	19,829	21,920
MA	125,594	57,661
MG	230,043	164,782
MS	16	2,778
MT	1,901	6,390
PA	15,343	10,227
PB	16,091	6,060
PE	31,478	14,355
PI	64,155	26,116
PR	30,359	28,346
RJ	34,259	76,533
RN	15,162	5,730
RO	1	1,283
RR	2	519
RS	48,489	34,513
SC	50,197	43,707
SE	51,602	15,561
SP	326	3,234
TO	53	1,207

(*) Includes active DTH clients of all segments: retail, companies, corporate and wholesale, and in the pre- and post-paid groups. Pre-paid clients that do not have a package or did not make prepayments in the last six-months were not included.

- **Section B: IPTV Client Base – December 2023**

State	IPTV
Total	45,945
AC	177
AL	64
AM	722
AP	164
BA	988
CE	936
DF	2,706
ES	393
GO	1,175
MA	417
MG	5,891
MS	527
MT	324
PA	1,068
PB	39
PE	626
PI	303
PR	4,789
RJ	18,032
RN	69
RO	569
RR	228
RS	3,522
SC	1,995
SE	77
SP	39
TO	105

- **Section C: Systems and Platforms used solely for paid STH TV Operations**

Application	Type	Manufacturer
SINN	Application	OBJECTIVE

Platform	Manufacturer
Core DTH	Synamedia

- **Section D: Systems and Platforms used solely for paid IPTV operations**

Platform	Manufacturer
Core DTH	MediaKind

- **Section E: Liquid Accounting Inventory of Fixed Assets – December 2023**

Asset Category	Sub-Category	Accounting Value (Millions of R\$)
Home Devices	DTH Decoder	237.55
Plataforms	DTH Core	25.91
	Headend (Storage, Multiplatform, Backup, others)	146.98
	Probe	3.34
	Redes IP	14.44
	Reception System of live channels	18.74
Real Estate Property	Land (solely for antenas)	25.29
Instalação	Service/Installation and implementation equipment of DTH	331.08
Concessions	TV Concession	-
Systems	Systems	0.68

- **Section F: Liquid Accounting Inventory of Fixed Assets (IPTV) – December 2023**

Asset Category	Sub-Category	Accounting Value (Millions of R\$)
Home devices	IPTV Decoder	114,68
Platforms	IPTV Core	67,98
	IPTV Probes	9,32
Installation	Service/Material Installation and implementation of IPTV	14,22

- **Section G: List of Main Contracts – December 2023**

Contract	Supplier	Type of Contract
4600051112	New Skies Satellites Ltda	Data/Transmission
4600049340	Objective Solutions Consultoria E D	Software Manufacturing
4600053528	Mk Media Solutions Solucoes Em Midi	Technical support network
4600047188	Objective Solutions Consultoria E D	Maintenance and support
4600053771	Power Diamond Projetos E Servicos L	Technical Support Equipment
-	Globo Comunicacao E Participacoes S	TV Programing
-	Telecine	
-	Discovery	
-	Turner	
-	Espn	
-	Viacom	
-	Usa Brasil Programadora Ltda	

- **Section H: List of Main Real Estate Properties – December 2023**

Location	Station	Address
Rio de Janeiro	ALV – Alvorada	R. Zacarias da Silva, 132
Rio de Janeiro	BGR - Barra De Guaratiba	Estr. da Barra de Guaratiba, 2667 - Atual Estr. Roberto Burle Marx, 727

- **Section I: Real Estate Property (Transfer)**

Location	Station	Address
Rio de Janeiro	ALV – Alvorada	R. Zacarias da Silva, Lote 2, 500

Part C: Assets permitted to be disposed after New Board is in office

- DTH TV (as described below and as may be updated until the transfer of the DTH inventory and/or assets) or IPTV client base, and related terminal equipment:

DTH Client Base – September 2023

State	Pre-Paid	Post-Paid
Total	1,208,031	665,079
AC	1	508
AL	36,064	9,401
AM	1,162	2,853
AP	4	377
BA	128,940	37,606
CE	39,130	14,691
DF	1,766	5,772
ES	102,264	43,373
GO	25,046	23,425
MA	146,866	60,632
MG	288,292	172,737
MS	19	3,070
MT	2,424	6,923
PA	18,202	10,964
PB	19,952	6,405
PE	42,656	15,592
PI	74,734	27,678
PR	39,491	30,378
RJ	42,370	80,730
RN	17,993	6,065
RO	3	1,432
RR	3	547
RS	57,365	36,814
SC	63,616	46,083
SE	59,229	16,479
SP	366	3,227
TO	73	1,317

(*) Includes active DTH clients of all segments: retail, companies, corporate and wholesale, and in the pre- and post-paid groups. Pre-paid clients that do not have a package or did not make prepayments in the last six-months were not included.

- Infrastructure items of fixed operations of telecommunications (towers) eventually available for sale after the sale transactions already consummated by the Company or currently under development:
- Capital stock in the following entities

Entity	ID Number (CNPJ or applicable document)	Country of Incorporation	Address	Capital Stock Owned by the Company
Oi Brasil Holdings Cooperatief U.A. (Oi Coop)	52578518	The Netherlands	Delflandlaan 1 (Queens Tower), Office 806, 1062 EA Amsterdam	100% owned by Oi S.A. – In Judicial Reorganization
CVTEL B.V.	34288553	The Netherlands	Delflandlaan 1 (Queens Tower), Office 806, 1062 EA Amsterdam	100% owned by Oi S.A. – In Judicial Reorganization
Portugal Telecom International Finance B.V. (PTIF)	34108060	The Netherlands	Delflandlaan 1 (Queens Tower), Office 806, 1062 EA Amsterdam	100% owned by Oi S.A. – In Judicial Reorganization
PT Participações SGPS S.A.	508338760	Portugal	Avenida António Augusto de Aguiar, nº 19, 1º andar direito, na freguesia de Avenidas Novas, concelho de Lisboa, 1050-020 Lisboa	100% owned by Oi S.A. – In Judicial Reorganization
Oi Investimentos Internacionais S.A.	506916049	Portugal	Avenida António Augusto de Aguiar, nº 19, 1º andar direito, na freguesia de Avenidas Novas, concelho de Lisboa, 1050-020 Lisboa	100% owned by Oi S.A. – In Judicial Reorganization
Brasil Telecom Call Center S.A.	04.014.081/0001- 30	Brazil	Rodovia BR 153, KM 06, S/N, Bloco 03, Vila Redenção, Goiânia/Goiás, CEP 74.845-090	100% owned by Oi S.A. – In Judicial Reorganization
Oi Serviços Financeiros S.A.	09.296.063/0001- 01	Brazil	Rua Visconde de Pirajá, nº 54, sala 701, Ipanema, Rio de Janeiro, CEP 22.410-000	100% owned by Oi S.A. – In Judicial Reorganization
Rio Alto Investimentos e Participações S.A.	11.973.206/0001- 14	Brazil	Rua Beneditinos, nº 23, 2º andar, sala 205, Centro, Rio de Janeiro/RJ, CEP 80420-000	100% owned by Oi S.A. – In Judicial Reorganization

Pointer Networks S.A.	04.624.699/0001-11	Brazil	Avenida Roque Petroni Júnior, nº 999, sala 83, Vila Gertrudes, Cidade e Estado de São Paulo, CEP 04.707-910	100% owned by Oi S.A. – In Judicial Reorganization
V.TAL - Rede Neutra de Telecomunicações S.A.	02.041.460/0001-93	Brazil	Rua Casa do Ator, nº 919, Vila Olímpia, São Paulo/SP, CEP: 04546-003	31,21%, being 29,65% owned by Oi S.A. – In Judicial Reorganization and 1,56% da Rio Alto Investimentos e Participações S.A.
VEX Ukraine LLC.	36283661	Ukraine	04053, Kyiv, 23 Observatorna Street, apt. 17	40% owned by Pointer Networks S.A.
Companhia Municipal de Limpeza Urbana – Comlurb	42.124.693/0001-74	Brazil	Rua Major Ávila, nº 358 - Tijuca, Rio de Janeiro/RJ	0,000006% owned by Oi S.A. – Em Recuperação Judicial
Oi Soluções S.A.	09.719.875/0001-12	Brazil	Avenida Roque Petroni Júnior, nº 999, sala 83, Vila Gertrudes, Cidade e Estado de São Paulo, CEP 04.707-910	100% owned by Oi S.A. – In Judicial Reorganization

- The following real estate properties:

SCI	Street	Number	County	City	UF	Built Area (m²)	Land Area (m²)	Reversibility
5815	Rua Visconde De Piraja - C/ Jangadeiros	48	Ipanema	Rio De Janeiro	RJ	12.669,00	1.880,00	Reversível
5639	Rua Sao Pedro	128	Centro	Niterói	RJ	17.904,56	1.208,70	Reversível
5780	Rua Beneditinos	23	Centro	Rio De Janeiro	RJ	16.600,08	1.177,50	Reversível
5778	Rua Alexandre Mackenzie	75	Centro	Rio De Janeiro	RJ	19.055,67	1.802,00	Reversível
BTSAGO171	Br-153 Km 6 - Atual BI 3 A 9 (Antigo BI 1 A 14)	S/n	Vila Redencao	Goiânia	GO	31.096,50	53.676,34	Reversível
BTSARS448	Avenida Borges De Medeiros	512	Matriz	Porto Alegre	RS	15.436,00	1.055,00	Reversível
BTSAPR240	Travessa Teixeira De Freitas	75	Merces	Curitiba	PR	23.384,00	6.051,00	Reversível
BTSADF2	Scn Quadra 03 Bloco A Asa Norte (Andares: Terreno Deposito Sobreloja 1º 4º 5º Pavim	50	Brasília	Brasília	DF	17.931,95	8.837,20	Reversível
5833	Avenida Princesa Isabel	320	Leme	Rio De Janeiro	RJ	10.426,00	9.705,00	Reversível
BTSADF1	Scs Quadra 02 Bloco E Edificio Projecao 21 Asa Sul (Andares: Terreno 2º Ss	1º Ss	Brasília	Brasília	DF	11.720,00	2.443,34	Reversível
2554	Praca Milton Campos	16	Cruzeiro	Belo Horizonte	MG	14.000,25	4.051,99	Reversível
374	Avenida Antonio Carlos Magalhaes	881	Itaigara	Salvador	BA	3.859,95	5.250,00	Reversível
BTSAGO170	Br-153 Km 6 - Atual BI 10	S/n	Vila Redencao	Goiânia	GO	12.874,00	23.443,40	Não Reversível
3591	Travessa Dr Moraes	121	Nazare	Belém	PA	10.655,32	2.276,00	Reversível
5789	Rua Correa Vasques Com Rua Julio Do Carmo E Rua Neri Pinheiro	69	Cidade Nova	Rio De Janeiro	RJ	17.400,00	5.279,18	Reversível
5890	Rua Dr. Francisco Portela	2603	Ze Garoto	São Gonçalo	RJ	2.732,00	1.280,00	Reversível
BTSAMS58	Rua Tapajos (Rua Santa Bárbara 605)	660	Vila Rica	Campo Grande	MS	21.149,47	59.192,64	Reversível
5775	Praça Tiradentes	39	Centro	Rio De Janeiro	RJ	11.469,00	1.372,60	Reversível
170	Avenida Getulio Vargas - Bl. A	950	Centro	Manaus	AM	2.662,64	3.280,00	Reversível
1099	Rua Sena Madureira - Clovis Alexandrino	1020	Centro	Fortaleza	CE	8.403,00	1.162,00	Reversível
5660	Avenida Nilo Pecanha (Anterior Nº 385) Com Av.Treze De Maio	460	Centro	Nova Iguaçu	RJ	11.069,00	2.094,00	Reversível
BTSAPR193	Avenida Presidente Arthur Bernardes	2166	Portao	Curitiba	PR	5.320,49	15.165,00	Reversível
BTSAPR197	Estrada Da Graciosa	0	Atuba	Curitiba	PR	12.310,80	38.458,00	Reversível
BTSAMT53	Avenida Cidade Do Mexico (Olyntho Neves)	130	Jardim Das Americas	Cuiabá	MT	428,49	4.159,60	Reversível
5760	Rua Real Grandeza (Esq. Com Rua Ipu, 15)	210	Botafogo	Rio De Janeiro	RJ	6.991,00	986,00	Reversível
5777	Rua Alexandre Mackenzie	61	Centro	Rio De Janeiro	RJ	6.467,00	4.823,51	Reversível
5794	Rua Siqueira Campos	37	Copacabana	Rio De Janeiro	RJ	5.055,00	1.513,00	Reversível
5474	Avenida Retiro Da Imprensa	595	Belford Roxo	Belford Roxo	RJ	5.927,00	2.133,00	Reversível
BTSASC158	Rua Des. Gil Costa Com Rua Biguaçu	472	Estreito	Florianópolis	SC	7.127,71	12.332,30	Reversível
6000	Avenida Prudente De Moraes	757	Tirol	Natal	RN	8.082,00	2.951,76	Reversível
5796	Rua Monsenhor Jeronimo	146	Engenho De Dentro	Rio De Janeiro	RJ	14.158,29	2.585,00	Reversível
5864	Rua Uruguai	204	Tijuca/Grajau	Rio De Janeiro	RJ	2.755,88	2.855,00	Reversível
BTSAPR224	Rua Lycio Grein D' Castro Velozo	191	Merces	Curitiba	PR	7.773,79	8.164,00	Reversível
BTSAMT55	Rua Barao De Melgaço	3209	Centro Sul	Cuiabá	MT	12.832,85	11.996,38	Reversível
5635	Rua Cinco De Julho	237	Icarai	Niterói	RJ	5.336,00	1.698,00	Reversível
BTSAPR195	Avenida Silva Jardim	3019	Agua Verde	Curitiba	PR	3.524,17	2.164,74	Reversível
BTSAPR235	Rua Visconde De Nacar	1415	Centro	Curitiba	PR	8.839,29	1.756,44	Reversível
BTSAPR191	Avenida Manoel Ribas (Bloco Vertical)	115	Merces	Curitiba	PR	15.675,97	1.384,50	Reversível
BTSARS425	Rua Xv De Novembro	0	Sede - Ctmr	Pelotas	RS	2.366,55	7.971,84	Reversível
5802	Rua Dois De Dezembro	107	Flamengo	Rio De Janeiro	RJ	5.373,00	1.241,17	Reversível

BTSADF40	Lote 02 Qmsw-04 Shcsw	0	Sudoeste	Brasília	DF	712,00	2.655,00	Reversível
2084	Rua Do Rosario	150	Centro	Vitória	ES	8.519,00	1.626,80	Reversível
5869	Rua Teodoro Da Silva	701	Vila Isabel	Rio De Janeiro	RJ	5.768,00	3.184,57	Reversível
173	Avenida Ayrao	1091	Centro	Manaus	AM	160,00	2.430,20	Reversível
4903	Rua Joaquim Felipe	168	Boa Vista	Recife	PE	11.395,00	3.610,00	Reversível
6040	Rua Moraes Navarro	2030	Lagoa Nova	Natal	RN	902,34	2.862,00	Reversível
130	Avenida Efigenio Sales (Predio Gara	116	Adrianopolis	Manaus	AM	3.371,00	11.615,00	Reversível
TCS/21000001/564	Rua Zacarias Da Silva Lote 2		Barra Da Tijuca	Rio De Janeiro	RJ	-	5.616,00	Não Reversível
3412	Rua Galba Veloso	327	Santa Tereza	Belo Horizonte	MG	1.000,00	1.598,72	Não Reversível
5863	Rua General Canabarro	215	Maracana	Rio De Janeiro	RJ	8.937,00	3.866,00	Reversível
BTSAPR129	Rua General Osorio	3442	Parque São	Cascavel	PR	7.186,43	3.487,19	Reversível
BTSARS454	Porto Alegre - Av. Joaquim De Oliveira	0	Anchieta - I	Porto Alegre	RS	6.662,42	9.540,16	Reversível
4676	Avenida Floriano Peixoto	410	Centro	Campina Grande	PB	5.607,52	2.263,04	Reversível
530	Rua Sete De Setembro	167	Centro	Ilhéus	BA	1.461,00	1.293,00	Reversível
5535	Rua Conde De Porto Alegre	515	Jardim 25 De Agosto	Duque De Caxias	RJ	5.755,61	1.922,53	Reversível
5483	Praça Porto Rocha Com Rua Raul Veiga	378	Centro	Cabo Frio	RJ	504,00	450,00	Reversível
5856	Rua General Bruce	905	Sao Cristovao	Rio De Janeiro	RJ	6.796,00	2.268,00	Reversível
5500	Rua Treze De Maio Esquina Com Ten. Cel Cardoso Nº 80/84/86/88/90	90	Centro	Campos Dos Goytacases	RJ	5.670,95	2.598,45	Reversível
BTSASC32	Av Brasil	1420	Centro	Balneário Camboriú	SC	1.049,52	1.323,00	Reversível
5803	Rua Dois De Dezembro	63	Flamengo	Rio De Janeiro	RJ	2.113,75	604,80	Não Reversível
BTSARS519	Avenida Borges De Medeiros	0	Salgado Filho	Santa Maria	RS	181,34	150,00	Reversível
5857	Rua Sabino Vieira / Rua Chaves De Faria 85/ R.S.L.Gonzaga	275	Sao Cristovao	Rio De Janeiro	RJ	1.182,51	3.660,00	Não Reversível
2549	Rua Goias	41	Centro	Belo Horizonte	MG	4.393,00	915,00	Reversível
5638	Rua Sao Pedro	116	Centro	Niterói	RJ	2.763,32	2.182,00	Não Reversível
5435	Avenida Raul Pompeia	97	Centro	Angra Dos Reis	RJ	2.532,00	970,00	Reversível
5790	Estr. Do Colegio - C/Ana Camara	2	Colegio	Rio De Janeiro	RJ	3.450,00	8.775,00	Reversível
5779	Rua Beneditinos	15	Centro	Rio De Janeiro	RJ	8.938,25	1.177,00	Reversível
BTSAPR406	Avenida Madre Leonia Melito Lote 83A	2100	Nova Suíça/Gleba Faltosa	Leópolis	PR	2.258,73	6.040,09	Reversível
BTSAPR298	Rua Mandaguari	0	Godoy Moreira	Godoy Moreira	PR	12,65	1.241,00	Reversível
BTSAPR226	Avenida Manoel Ribas	175	Merces	Curitiba	PR	2.548,00	5.220,00	Não Reversível
2138	Av Joao Pessoa	0	Joao Paulo	São Luís	MA	635,00	2.709,00	Reversível
5809	Avenida Maestro Paulo E Silva	500	Ilha Do Governador	Rio De Janeiro	RJ	2.984,00	5.084,00	Reversível
2132	Avenida Alexandre De Moura	86	Centro	São Luís	MA	5.569,00	4.860,15	Reversível
BTSARS5	Colonia Passo Novo	0	Guara	Alegrete	RS	28,00	1.350,00	Reversível
5684	Praça Dr. Sa Earp Filho	39	Centro	Petrópolis	RJ	4.224,00	1.282,17	Reversível
BTSARS390	Av Presidente Vargas	0	Sao Cristovao	Passo Fundo	RS	637,76	343,72	Reversível
517	Rua Visconde De Cairu Esquina C/ Rua Fernando Sao Paulo	217	Ponto Central	Feira De Santana	BA	3.317,00	3.608,00	Reversível
BTSAPR284	Rua Marechal Floriano	1037	Centro	Foz Do Iguaçu	PR	2.611,57	3.600,00	Reversível
2134	Avenida Daniel De La Touche	31	Cohama	São Luís	MA	6.290,00	14.637,00	Reversível
4665	Avenida Infante Dom Henrique	650	Tambau	João Pessoa	PB	2.419,00	2.400,00	Reversível
5799	Rua Dois De Maio Esquina Com Rua Souza Barros	70	Engenho Novo	Rio De Janeiro	RJ	2.919,00	8.160,00	Não Reversível
2122	Rua Rio Grande Do Norte	740	Centro	Imperatriz	MA	2.668,00	2.008,75	Reversível
1	Rua Goias	S/n	Farol	Maceió	AL	2.800,00	2.800,00	Reversível

BTSARS440	Avenida Protasio Alves	4809	Alto Petropolis	Porto Alegre	RS	3.434,00	3.869,00	Reversível
5481	Rua Raul Veiga	378	Centro	Cabo Frio	RJ	3.609,00	1.778,79	Reversível
443	Praça Irma Dulce	22	Roma	Salvador	BA	2.068,54	2.866,00	Reversível
BTSADF12	Qnn-33 Area Especial E Setor N	0	Ceilandia	Brasília	DF	1.544,00	5.000,00	Reversível
5651	Avenida Alberto Braune	224	Centro	Nova Friburgo	RJ	8.318,17	2.430,30	Reversível
5787	Estr. Mal. Miguel Salazar Mendes De Moraes	1409	Cidade De Deus	Rio De Janeiro	RJ	4.786,00	6.825,00	Reversível
5749	Rua Zacarias Da Silva	132	Barra Da Tijuca	Rio De Janeiro	RJ	4.437,00	5.616,00	Reversível
5900	Avenida Getulio De Moura (C/ Luiz M	191	Centro	São João De Meriti	RJ	5.851,00	991,00	Reversível
BTSARS234	Rua Madre Veronica	87	Gramado	Gramado	RS	1.202,14	1.080,00	Reversível
5888	Rua Joao Caetano	56	Alcantara	São Gonçalo	RJ	2.789,00	1.241,00	Reversível
BTSAPR447	Rua Neo Alves Martins	50/2236/22	Zona 01	Maringá	PR	5.026,03	2.080,00	Reversível
1893	Rua Virgilio Gomes Barreto	S/n	Esplanada Centro	Colatina	ES	5.358,00	1.900,00	Reversível
373	Rua Prof. Hugo Balthazar Da Silveira	37	Nazare	Salvador	BA	6.541,00	6.667,00	Reversível
2794	Rua Rio De Janeiro	434	Centro	Divinópolis	MG	2.860,00	1.757,00	Reversível
1969	Rua Costa Pereira	110	Centro	Cachoeiro De Itapemirim	ES	6.374,00	1.852,00	Reversível
BTSARS524	Rua Venancio Aires	0	Santa Maria	Santa Maria	RS	4.528,00	2.509,00	Reversível
520	Rua Joaquim Jose Seabra	182	Centro	Feira De Santana	BA	1.579,80	2.730,00	Reversível
5735	Avenida Armando Lombardi	75	Barra Da Tijuca	Rio De Janeiro	RJ	1.080,00	1.344,00	Reversível
BTSARS452	Avenida Getulio Vargas	0	Porto Alegre	Porto Alegre	RS	2.849,12	1.100,36	Reversível
3588	Avenida 25 De Setembro / Travessa Chaco, 2115 - Marco, Belém/Pa	0	Marco	Belém	PA	7.577,95	4.100,47	Reversível
1134	Avenida De Contorno - Distrito De Maracanaú	S/n	Distrito Industrial	Fortaleza	CE	342,00	3.000,00	Reversível
5901	Avenida Automovel Club	2533	Vilar Dos Teles	São João De Meriti	RJ	4.387,00	1.991,56	Reversível
BTSARS394	Rua Cap Eleuterio (Antigo Nº 577)	320	Passo Fundo	Passo Fundo	RS	2.369,46	2.363,54	Reversível
5692	Rua Mosela	1854	Petropolis	Petrópolis	RJ	1.887,00	5.576,00	Reversível
BTSARS173	Rua Vespasiano Correa	0	Dom Feliciano	Dom Feliciano	RS	61,60	390,00	Reversível
BTSAGO39	Rua Do Ipe Esq. C/ Rua Dos Cravos Qd. 23 Lt. 4 5 E 22 - Parque Primavera	0	Parque Primavera	Aparecida De Goiânia	GO	63,90	1.492,50	Reversível
1079	Avenida Pinto De Aguiar	S/n	Pituacu	Salvador	BA	78,00	6.800,00	Reversível
BTSARS648	Rua Gen Daltro Filho	0	Tres Passos	Três Passos	RS	623,96	1.918,00	Reversível
2551	Avenida Cardeal Eugenio Pascelli	1052	Cidade Industrial	Contagem	MG	8.052,00	3.560,00	Reversível
BTSAPR28	Rua Nagib Daher	0	Apucarana	Apucarana	PR	24,00	560,00	Reversível
5464	Rua Paulo De Frontin	115	Centro	Barra Do Piraí	RJ	4.350,00	890,00	Reversível
6179	Rua Lagarto	1176	Centro	Aracaju	SE	4.437,33	2.355,50	Reversível
5961	Avenida Almirante Adalberto Nunes	420	Retiro	Volta Redonda	RJ	3.610,00	2.000,00	Reversível
BTSAPR559	Rua Tamoio	684	Centro	Pato Branco	PR	3.125,45	1.859,21	Reversível
BTSAPR279	Rua Di Cavalcante (Antiga Avenida Jose Maria De Brito 2895/2425)	715	Foz Do Iguacu	Foz Do Iguaçu	PR	3.364,40	15.179,99	Reversível
4662	Avenida Visconde De Pelotas	259	Centro	João Pessoa	PB	3.170,33	2.250,00	Reversível
BTSADF4	Sqs 407 Entrada Da Quadra	0	Brasilia	Brasília	DF	2.427,57	1.012,29	Reversível
5204	Avenida Frei Serafim	1782	Centro	Teresina	PI	6.805,00	2.233,00	Reversível
2553	Rua Formiga	555	Sao Cristovao	Belo Horizonte	MG	2.596,00	1.008,00	Reversível
BTSARS442	Avenida Aparicio Borges	1241	Partenon	Porto Alegre	RS	3.545,22	3.950,88	Reversível
BTSASC119	Avenida Getulio Vargas	222	Centro	Criciúma	SC	2.287,48	900,00	Reversível
5584	Rua Teixeira De Gouveia	480	Centro	Macaé	RJ	2.761,00	1.144,00	Reversível
5713	Rua Dr. Cunha Ferreira	68	Resende	Resende	RJ	4.730,00	1.478,47	Reversível

BTSAPR230	Rua Pedro Viriato Parigot De Souza	4120	Orleans	Curitiba	PR	2.192,72	3.813,00	Reversível
BTSARS540	Rua Dos Andradas - 18632	18632	Santo Angelo	Santo Ângelo	RS	204,47	651,00	Reversível
362	Rua Prof. Anfrisia Santiago	212	Nazare	Salvador	BA	6.035,00	3.806,23	Reversível
3162	Rua Maria Perpetua	72	Ladeira	Juiz De Fora	MG	7.949,00	3.240,00	Não Reversível
BTSAPR607	Rua Saldanha Marinho	150	Centro	Ponta Grossa	PR	2.883,17	612,00	Reversível
5850	Rua Candido De Oliveira	278	Rio Comprido	Rio De Janeiro	RJ	98,76	3.600,00	Reversível
4915	Rua Cel. Lamenha	146	Areias	Recife	PE	4.161,00	2.498,00	Reversível
BTSARS127	Rua Jacob Luchesi	0	Santa Catarina	Caxias Do Sul	RS	486,69	360,00	Reversível
BTSADF13	Eqnp-10/14 Area Especial A	0	Ceilandia	Brasília	DF	808,57	4.247,00	Reversível
2715	Avenida Catarina Cimini	264	Centro	Caratinga	MG	1.715,00	1.015,00	Reversível
5568	Rua Dez De Maio	512	Centro	Itaperuna	RJ	2.547,00	1.917,00	Reversível
BTSAPR792	Avenida Brasil	4188	Zona 1	Umuarama	PR	2.978,98	1.261,10	Reversível
4900	Estrada Do Arraial	2641	Tamarineira	Recife	PE	3.987,37	2.674,00	Reversível
BTSAMT35	Rua Jose Alencar Lt. 01 Qds. 144 E 145 Setor 01 Fundos C/ A Av. Parana	0	Centro	Colíder	MT	61,42	8.372,00	Reversível
169	Avenida Buriti	S/n	Distrito Industrial li	Manaus	AM	1.026,20	6.500,00	Reversível
BTSARS444	Avenida Baltazar De Oliveira Garcia	0	Jardim Itu	Porto Alegre	RS	3.284,94	4.618,00	Reversível
7038	Dr. Zeferino Rodrigues	207	Pajucara	Maceió	AL	1.748,00	4.755,17	Reversível
2578	Alameda Das Falcatas	99	Sao Luiz	Belo Horizonte	MG	3.320,00	2.000,00	Reversível
358	Rua Ezequiel Ponde - Quadra B Lotes 9 10 11 12	10	Jardim Apipema	Salvador	BA	3.502,00	1.562,00	Reversível
5719	Rua Dr. Marinho	50	Rio Bonito	Rio Bonito	RJ	1.151,95	3.216,00	Reversível
2577	Avenida Dom Pedro I I	3110	Urbano	Belo Horizonte	MG	2.554,00	2.531,40	Reversível
BTSASC480	Avenida Adolfo Konder	S/n	Centro	Urubici	SC	130,84	1.200,00	Reversível
5673	Avenida Roberto Silveira	852	Chacara Da Saudade	Paraty	RJ	541,00	2.300,00	Reversível
4906	Avenida Rui Barbosa - Casa Caiada	0	Jardim Atlantico	Olinda	PE	1.913,00	3.150,00	Reversível
BTSARS146	Chui	0	Chui	Santa Cruz Do Sul	RS	177,27	150,00	Reversível
5763	Avenida Cesario De Melo	3040	Campo Grande	Rio De Janeiro	RJ	2.416,90	2.308,00	Reversível
BTSADF11	Qnm-2 Conjunto F Lotes 2 4 6 8 10 12 E 14. Qnm-2 Conjunto G Lotes 1 3 5 7 9 11 E 13	110	Ceilandia	Brasília	DF	1.279,96	3.500,00	Reversível
2623	Avenida Getulio Vargas	373	Centro	Araxá	MG	1.086,00	1.679,00	Reversível
BTSARS112	Rua Pc Dr Paul Harris	0	Carazinho	Carazinho	RS	812,56	200,00	Reversível
2575	Avenida Joao Cesar De Oliveira	3800	Parque Belo Horizonte	Contagem	MG	2.994,00	3.967,00	Reversível
BTSAPR202	Rua Anne Frank	687	Boqueirao	Curitiba	PR	2.448,96	3.615,00	Reversível
BTSADF14	Shc/Ao-Sul Area Especial 02 Ea-06/08	0	Cruzeiro	Brasília	DF	2.282,11	2.600,00	Reversível
5826	Estr. Pau Da Fome	2716	Taquara	Rio De Janeiro	RJ	88,00	36.000,00	Não Reversível
BTSADF3	Entrequadra Eqs 112 E Eqs 113 Lote B Asa Sul	0	Brasília	Brasília	DF	1.478,66	2.000,00	Reversível
BTSARS592	Rua Joao Saroli	0	Sao Valentim	São Valentim	RS	37,48	150,00	Reversível
5962	Rua Trinta E Tres (Antiga Rua Alberto Pasqualine)	36	Vila Santa Cecilia	Volta Redonda	RJ	3.020,71	1.395,00	Reversível
BTSARS107	Avenida Paraguassu (Mat 55324)	3253	Capao Da Canoa	Capão Da Canoa	RS	191,79	1.722,00	Reversível
2588	Rua Padre Pedro Pinto	1460	Venda Nova	Belo Horizonte	MG	1.164,00	3.400,00	Reversível
5950	Avenida Nilo Pecanha	20	Centro	Valença	RJ	1.983,00	1.368,00	Reversível
BTSASC276	Avenida Presidente Nereu Ramos	120	Centro	Lages	SC	4.605,70	1.764,99	Reversível
3112	Rua Dr. Onofre	496	Centro	Teófilo Otoni	MG	2.377,00	1.461,00	Reversível
4925	Avenida Pres Vargas Br 101 - Km 330	S/n	Centro	Cabo De Santo Agostinho	PE	1.603,67	1.596,00	Reversível
306	Avenida Duque De Caxias	106	Central	Macapá	AP	2.649,00	1.964,80	Reversível

2875	Rua Dom Prudencio	243	Para	Itabira	MG	1.900,00	2.140,00	Reversível
5744	Rua Engenheiro Joathur Bueno	350	Barra Da Tijuca	Rio De Janeiro	RJ	345,00	4.489,00	Reversível
2576	Rua Salinas	1639	Santa Tereza	Belo Horizonte	MG	4.453,00	5.848,00	Reversível
5470	Avenida Joaquim Leite	572	Centro	Barra Mansa	RJ	3.601,00	1.004,41	Reversível
2115	Rua Benedito Leite Atual R Vereador Fause Simão	949	Centro	Caxias	MA	1.486,00	3.323,00	Reversível
2618	Avenida Teodolino Pereira Araujo	1243	Centro	Araguari	MG	1.088,00	1.764,28	Reversível
2586	Avenida Prudente De Morais	1001	Santo Antonio / S.Be	Belo Horizonte	MG	2.485,00	784,00	Reversível
BTSAGO152	Avenida Goias Qd. 178	405	Goianesia	Goianésia	GO	293,24	1.860,00	Reversível
3684	Avenida Sao Sebastiao	913	Centro	Santarém	PA	6.576,00	4.529,72	Reversível
BTSAGO548	Acsu So 20, Av. Ns A, Conj. 02, Lote 06 (Avenida Ns-1)	0	Centro	Palmas	TO	2.373,32	6.000,00	Reversível
3735	Folha 17 Quadra Especial Lote Especial	0	Nova Maraba	Marabá	PA	7.345,12	11.578,13	Reversível
BTSASC377	Rua Xv De Novembro	142	Centro	Rio Do Sul	SC	2.185,13	1.514,00	Reversível
5617	Rua Baronesa De Mesquita	4644	Mesquita	Mesquita	RJ	4.439,00	2.041,00	Reversível
4919	Rua Setubal	1379	Boa Viagem	Recife	PE	1.630,00	1.642,00	Reversível
561	Praça Luiz Viana	0	Centro	Jequié	BA	1.547,00	1.378,00	Reversível
2766	Rua Joaquim Felicio	154	Centro	Curvelo	MG	1.679,00	2.362,00	Reversível
5636	Estr. Francisco Da Cruz Nunes (Antiga Estr. Gov. Celso Peçanha 2656)	9586	Itaipu	Niterói	RJ	2.351,00	1.800,00	Reversível
BTSADF30	Lote 01 Quadra 113 Avenida Recanto Das Emas	0	Recanto Das Emas	Brasília	DF	741,48	5.298,00	Reversível
BTSASC58	Rua Republica Argentina Com Rua Uruguay 271	351	Ponta Aguda	Blumenau	SC	2.778,41	3.051,30	Reversível
BTSAMS80	Rua Major Capile Com Rua Dr. Camilo Ermelindo Da Silva, 755	735	Jardim Caramuru	Dourados	MS	3.627,32	2.000,00	Reversível
823	Avenida Tancredo Neves	350	Vila Da Fatima	Paulo Afonso	BA	1.359,00	2.500,00	Reversível
BTSAMS57	Av Marechal Deodoro	6049	Jardim Tijuca	Campo Grande	MS	1.935,00	30.000,00	Não Reversível
5732	Rua Cajaiba V. Teresinha	245	Bangu	Rio De Janeiro	RJ	4.140,00	1.902,00	Reversível
861	Avenida Dois De Julho	333	Centro	Senhor Do Bonfim	BA	1.359,00	1.703,00	Reversível
BTSASC216	Rua Brusque Esq. Rua Joao Bauer	0	Centro	Itajaí	SC	1.716,23	996,00	Reversível
BTSASC75	Rua Barao Do Rio Branco	105	Centro	Brusque	SC	1.168,80	2.417,13	Reversível
2567	Avenida Abilio Machado	3795	Alipio De Melo	Belo Horizonte	MG	140,00	360,00	Reversível
1103	Rua Frei Vidal (Pontes Vieira)	1591	Joaquim Tavora	Fortaleza	CE	2.129,00	2.910,00	Reversível
BTSADF43	Area Especial 46 Setor G Norte	0	Taguatinga	Brasília	DF	615,94	800,00	Reversível
BTSARS392	Rua Cap Eleuterio (Antigo N° 551)	288	Passo Fundo - Transi	Passo Fundo	RS	2.369,00	1.188,40	Reversível
BTSARS530	Rua General Camara	0	Santa Vitoria Do Palm	Santa Vitória Do Palm	MS	443,28	150,00	Reversível
4996	Trav. Jose Martins	82	Centro	Caruaru	PE	2.115,00	2.550,00	Reversível
BTSARS465	Rua Felix Da Cunha	0	Moinhos De Vento	Porto Alegre	RS	910,00	976,80	Reversível
BTSAPR409	Rua Professor Joao Candido	556	Centro	Londrina	PR	2.143,00	1.350,00	Reversível
453	Rua Leila Diniz	150	Cabula	Salvador	BA	1.320,00	2.640,00	Reversível
2091	Rua Cabo Aylson Simoes	306	Centro	Vila Velha	ES	2.191,00	1.302,00	Reversível
BTSAPR231	Rua Reinaldino Schaffemberg Quadros	593	Cristo Rei	Curitiba	PR	3.500,70	1.771,00	Reversível
4901	Rua Isabel De Souza	570	Imbiribeira	Recife	PE	2.313,00	1.638,00	Reversível
2845	Avenida Joao Valentim Pascoal	2100	Centro	Ipatinga	MG	2.501,00	2.979,00	Reversível
5934	Avenida Oliveira Botelho	73	Alto	Teresópolis	RJ	824,00	1.298,00	Reversível
BTSAPR190	Avenida Anita Garibaldi (Antigo 351)	415	Juveve	Curitiba	PR	3.421,49	2.000,00	Reversível
BTSADF35	Lotes C1 E C2 Do Comercio Local 204	0	Santa Maria	Brasília	DF	773,41	4.513,20	Reversível
3623	Avenida Maximino Porpina	1518	Centro	Castanhal	PA	2.509,00	2.303,48	Reversível

BTSAPR539	Avenida Gabriel De Lara	780	Centro	Paranaguá	PR	1.737,33	864,98	Reversível
3868	Rod. Mario Covas - Km 0	S/n	Coqueiro	Ananindeua	PA	1.147,00	3.496,68	Reversível
BTSARS573	Rua Ida Schuch	0	Vicentina	Rio Grande	RS	181,34	150,00	Reversível
4914	Avenida Gaspar Peres	500	Iputinga	Recife	PE	1.531,00	1.832,41	Reversível
BTSARO121	Rua Dom Pedro II	1213	Centro	Porto Velho	RO	3.430,18	1.800,00	Reversível
3731	Rua Cinco De Abril	1200	Velha Marabá	Marabá	PA	569,25	1.142,93	Reversível
BTSAPR723	Rua Visconde Do Rio Branco	1839	Centro	São José Dos Pinhais	PR	1.403,38	2.439,50	Reversível
6181	Avenida Pedro De Abreu	497	Centro	Propriá	SE	985,00	672,00	Reversível
307	Rod. Jk Km 1	S/n	Jardim Marco Zero	Macapá	AP	2.369,00	9.912,36	Reversível
2	Rua Arsenio Forte	S/n	Farol	Maceió	AL	1.773,00	12.350,00	Reversível
3599	Avenida Jose Bonifacio	1550	Guama	Belém	PA	1.189,00	3.800,00	Reversível
BTSAPR228	Rua Nunes Machado	1891	Parolin	Curitiba	PR	2.037,48	2.504,00	Reversível
4902	Rua Sao Sebastiao	S/n	Piedade	Jaboatão Dos Guararapes	PE	1.356,00	1.260,00	Reversível
BTSADF29	Lote 01 Quadra 103 Avenida Recanto Das Emas	0	Recanto Das Emas	Brasília	DF	755,98	3.020,00	Reversível
376	Rua Engenheiro Souza Lima	196	Graca	Salvador	BA	1.116,00	1.492,00	Reversível
BTSAPR234	Rua Visconde De Nacar	1340	Centro	Curitiba	PR	745,51	375,36	Reversível
7739	Avenida Pres. Juscelino Kubitschek	162	Centro	Betim	MG	2.849,76	1.345,90	Reversível
5933	Avenida Almirante Lucio Meira	77	Teresopolis	Teresópolis	RJ	1.097,00	976,00	Reversível
BTSARO18	Avenida Brasil (Antigo 378)	381	Centro	Rio Branco	AC	2.950,00	2.586,75	Reversível
5480	Rua Teixeira E Souza	1761	Braga	Cabo Frio	RJ	669,00	2.700,00	Reversível
BTSARS644	Tres Coroas	0	Tres Coroas	Três Coroas	RS	127,43	290,00	Reversível
BTSADF37	Quadras 8 E 10 Setor Comercial	0	Sobradinho	Brasília	DF	2.118,00	5.400,00	Reversível
5895	Rua Floriano Peixoto	864	Neves	São Gonçalo	RJ	2.800,00	1.680,00	Reversível
BTSARS634	Avenida Gen. Osorio	0	Torres	Torres	RS	882,28	849,60	Reversível
2917	Rua Padre Augusto	164	Centro	Montes Claros	MG	2.484,00	1.730,00	Reversível
1108	Rua Dr. Pergentino Maia	364	Messejana	Fortaleza	CE	996,00	2.905,00	Reversível
2103	Avenida Joao Felipe Calmon C/ Avenida Governador Lindemberg	820	Centro	Linhares	ES	3.184,00	1.800,00	Reversível
BTSASC162	Rua Lauro Linhares	355	Trindade	Florianópolis	SC	1.301,36	1.665,00	Reversível
360	Rua Do Balneario	174	Amaralina	Salvador	BA	1.810,00	1.540,00	Reversível
BTSADF32	Lote 01 Area Central 03 Setor Habitacional Riacho Fundo	0	Riacho Fundo I	Brasília	DF	558,00	1.750,00	Reversível
BTSARO56	Avenida Sao Paulo 2687	2687	Centro	Cacoal	RO	280,15	5.603,04	Reversível
5449	Avenida Getulio Vargas	111	Centro	Araruama	RJ	1.245,01	1.614,00	Reversível
1992	Rua Zuleima F. Farias Esq Com R. Lindolfo Souza Mascarenhas Lt 7/8/9/10	S/n	Guarapari	Guarapari	ES	2.997,00	1.128,00	Reversível
BTSADF23	Shi/Sul Area Especial Qi 07 Bloco E	0	Lago Sul	Brasília	DF	433,35	2.000,00	Reversível
6020	Rua Governador Dix-Sept Rosado	56	Centro	Mossoró	RN	3.334,18	1.100,00	Reversível
5532	Rua Mena Barreto	81	1 ° Distrito	Duque De Caxias	RJ	668,00	1.440,00	Reversível
BTSARS522	Santa Maria - Br-392		Formosa	Santa Maria	RS	514,80	6.743,00	Reversível
2497	Avenida Governador Valadares	903	Urbano	Ubá	MG	2.280,00	570,00	Reversível
4911	Avenida Caxanga	272	Madalena	Recife	PE	2.039,00	2.187,00	Reversível
BTSASC241	Avenida Barao Do Rio Branco Nº477	477	Centro	Joaçaba	SC	1.397,00	1.379,78	Reversível
96859	Loteamento Jardim Renascença Na Ponta De Sao Francisco - Av. Colares Moreira		Renascença	São Luís	MA	-	4.431,25	Não Reversível
BTSARS95	Avenida Julio De Castilhos	365	Centro	Canela	RS	642,16	150,00	Reversível
5601	Rua Rio De Janeiro	236	Muriqui	Mangaratiba	RJ	288,00	448,00	Reversível

BTSAMS117	Av Antonio J.Moura De Andrade	S/n	Da Torre	Nova Andradina	MS	49,44	900,00	Reversível
BTSAPR223	Rua Luiz França	170	Cajuru	Curitiba	PR	2.132,92	2.315,00	Reversível
1981	Rua Sao Pedro	S/n	Carapina	Serra	ES	2.160,00	1.680,00	Reversível
4897	Patio (Ou Praça) De Sao Pedro	0	Santo Antonio	Recife	PE	1.947,00	948,00	Reversível
472	Rua Doutor Abilio Farias	455	Centro	Barreiras	BA	553,00	1.440,00	Reversível
2112	Rua Osvaldo Cruz	745	Centro	Bacabal	MA	1.564,00	5.100,00	Reversível
BTSARS118	Avenida Maryland	0	Sao Ciro	Caxias Do Sul	RS	480,63	745,20	Reversível
BTSAPR609	Rua Theodoro Guimaraes	242	Boa Vista	Ponta Grossa	PR	1.283,47	2.058,00	Reversível
BTSARS598	Avenida Sete De Setembro	0	Sarandi	Santa Maria	RS	421,00	1.400,00	Reversível
BTSADF18	Area Especial A Qe 22	0	Guara	Brasília	DF	1.885,06	2.400,00	Reversível
BTSARS337	Rua Pedro Roso	0	Nonoai	Nonoai	RS	378,86	150,00	Reversível
762	Avenida Caraibas	525	Centro	Irecê	BA	506,00	1.856,00	Reversível
5774	Rua Padre Telemaco	97	Cascadura	Rio De Janeiro	RJ	1.348,00	2.511,20	Reversível
2230	Rua Sao Francisco	1	Centro	Graça Aranha	MA	40,15	709,81	Reversível
BTSAPR196	Avenida Vereador Toaldo Tulio	2119	Santa Felicidade	Curitiba	PR	2.253,89	3.000,00	Reversível
2572	Rua Tamoios	311	Centro	Belo Horizonte	MG	16.893,00	1.764,00	Reversível
2584	Rua Pernambuco	607	Savassi	Belo Horizonte	MG	1.030,00	600,00	Reversível
1100	Rua Domingos Olimpio	2290	Otavio Bonfin	Fortaleza	CE	3.982,00	2.218,84	Reversível
2836	Rua Joao Alkimin	22	Centro	Guaxupé	MG	1.655,00	1.466,00	Reversível
5655	Av Gov. Roberto Silveira Atual Av. Hans Gaiser (Fazenda São José)	74	Duas Pedras	Nova Friburgo	RJ	2.222,00	6.682,00	Reversível
2956	Rua Cel. Domiciano	30	Centro	Muriae	MG	1.654,00	1.988,00	Reversível
BTSARS240	Guaiba - Logradouro (Rua 20 De Setembro, 1190)	1190	Logradouro	Guaíba	RS	150,00	300,00	Reversível
BTSAPR443	Rua Domingos Miao	81	Ribeirao Maringa	Maringá	PR	1.679,91	2.885,63	Reversível
6002	Avenida Prudente De Moraes	757	Tirol	Natal	RN	2.752,00	1.112,50	Não Reversível
BTSARS241	Rua Cel. Inacio De Quadros		Guaiba	Guaíba	RS	72,44	49.462,00	Reversível
150	Rua Deputado Joao Verçosa	S/n	Centro	Maués	AM	302,69	1.445,00	Reversível
134	Avenida Dom Pedro I N.149	0	Dom Pedro	Manaus	AM	667,64	3.126,00	Reversível
BTSAGO169	Avenida T-2 Nº 1270 Qd. 55 Lt. 4/5	1270	St. Bueno	Goiânia	GO	1.394,00	1.500,00	Reversível
BTSAPR572	Rua Irai	950	Pinhais	Pinhais	PR	664,44	2.400,00	Reversível
5558	Rua General Bocaiuva	1 (antigo 1	Itaguaí	Itaguaí	RJ	2.589,00	3.017,00	Reversível
BTSARO40	Avenida Tancredo Neves	1830	Setor Institucional	Ariquemes	RO	830,00	6.307,00	Reversível
5629	Avenida Roberto Da Silveira	1568	Nilopolis	Nilópolis	RJ	1.890,00	1.346,00	Reversível
BTSAGO108	Rua Meinha Mendes	65	Ceres	Ceres	GO	1.323,40	2.696,44	Reversível
BTSARS407	Avenida Domingos J De Almeida	0	Areal - Ctmr	Pelotas	RS	714,00	200,00	Reversível
BTSAPR283	Rua Maraca	0	Foz Do Iguaçu	Foz Do Iguaçu	PR	162,55	1.591,66	Reversível
BTSADF26	Area Especial F Setor 3ª Avenida	0	Nucleo Bandeirante	Brasília	DF	987,53	2.178,00	Reversível
BTSADF5	Sepn 508 Lote 9 Asa Norte - Unidade 1 Conjunto D Quadra 508	0	Brasilia	Brasília	DF	2.336,13	1.413,85	Reversível
5862	Rua Barao De Mesquita	380	Tijuca	Rio De Janeiro	RJ	1.186,00	1.186,00	Não Reversível
2528	Rua Alvares Maciel	431	Santa Efigenia	Belo Horizonte	MG	960,00	351,00	Reversível
BTSAPR601	Rua Engenheiro Schamber	477	Centro	Ponta Grossa	PR	982,41	1.129,60	Reversível
5533	Praça Benzo Cavour	25	Campos Elisios	Duque De Caxias	RJ	988,00	1.501,00	Reversível
2556	Rua Itambe	200	Floresta	Belo Horizonte	MG	5.814,00	2.097,00	Não Reversível
5411	Avenida Getulio Vargas (Br-343)	3486	Redenção	Teresina	PI	384,50	2.376,00	Não Reversível

BTSAPR40	Rua Jose Czak Lote B	99	Araucaria	Araucária	PR	535,25	3.061,95	Reversível
4845	Rua Duque De Caxias	135	Centro	Jaboatão Dos Guararapes	PE	1.648,00	1.892,00	Reversível
5855	Estr. Da Gavea	589	Sao Conrado	Rio De Janeiro	RJ	1.423,00	6.000,00	Reversível
BTSAPR207	Rua Deputado Atilio De Almeida Barbosa	154	Boa Vista	Curitiba	PR	3.054,78	2.220,00	Reversível
5142	Rua Ary Barroso	S/n	Na	Garanhuns	PE	1.772,15	782,00	Não Reversível
BTSARO154	Avenida Celso Mazutti	0	Centro	Vilhena	RO	210,00	4.200,01	Reversível
BTSARS677	Av Liberdade	0	Vila Santa Isabel	Viamão	RS	331,18	150,00	Reversível
BTSAMT109	Avenida Das Figueiras Esq. C/ Avenida Das Sibipirunas Lts. 5/6/7/8/9 Da Qd.	15 0	Centro	Sinop	MT	461,37	1.799,00	Reversível
BTSADF16	Ra li Est. Rep.	0	Ponte Alta Norte	Brasília	DF	74,91	6.344,58	Reversível
5907	Rod. Amaral Peixoto Km 104/ Q-G - Lotes 3 E 4 - Cond Orla Azul0	S/n	Ponta D Agua/Praia L	São Pedro Da Aldeia	RJ	133,00	630,00	Reversível
BTSADF28	Bloco C Quadra 02 Setor Comercial Central	0	Planaltina	Brasília	DF	757,00	1.872,00	Reversível
BTSARS572	Rua Bento Goncalves	0	Sao Leopoldo	São Leopoldo	RS	1.023,27	150,00	Reversível
1130	Rua Wenefrido Melo - Predio I E li	290	Modubim	Fortaleza	CE	723,00	4.521,00	Reversível
3618	Trav. Sao Francisco	505	Comercial	Barcarena	PA	105,00	5.234,00	Reversível
5081	Rua Dr. Pacifico Da Luz	739	Centro	Petrolina	PE	1.720,00	1.612,00	Reversível
BTSAPR49	Avenida Tupassi	1820	Assis Chateaubriand	Assis Chateaubriand	PR	422,95	4.376,12	Reversível
2141	Avenida Santos Dumont	28	Anil	São Luís	MA	1.145,00	27.997,00	Não Reversível
BTSARS32	Rua Gen. Osorio	0	Bage	Bagé	RS	696,83	200,00	Reversível
BTSAGO173	Rua 136-C Qd. F-44 Lt. Area-1 S/N - St. Sul	S/n	St. Sul	Goiânia	GO	1.199,01	6.023,66	Reversível
702	Rua Joana Angelica - Malemba	85	Alto Da Bela Vista	Candeias	BA	742,00	2.432,00	Reversível
BTSAMS48	Av Marechal Deodoro	3246	Jardim Tijuca	Campo Grande	MS	1.391,97	3.354,10	Reversível
4898	Rua Fernando Cesar	S/n	Encruzilhada	Recife	PE	1.391,00	1.900,00	Reversível
BTSARS149	Rua Goncalves Dias	0	Ciriaco	Ciríaco	RS	22,28	1.069,27	Reversível
BTSASC239	Rua Marechal Floriano Peixoto Nº50	50	Centro	Jaraguá Do Sul	SC	1.105,87	1.111,13	Reversível
BTSAGO168	Avenida Sonnemberg C/ Joao Correia Lima Qd. 123 Lt. Area 1	0	Itacorubi	Goiânia	GO	337,55	6.751,00	Não Reversível
BTSAMS37	Rua Elesbao Murtinho	380	Universitario	Campo Grande	MS	1.795,92	3.600,00	Reversível
BTSASC222	Avenida Nereu Ramos	S/n	Centro	Itapema	SC	79,39	273,60	Reversível
BTSADF19	Area Especial 04 Qe 44 Sria Guara li	0	Guara	Brasília	DF	1.343,89	1.500,00	Reversível
BTSADF74	Rua Visconde De Porto Seguro	825	Formosa	Formosa	GO	746,01	1.658,00	Reversível
7055	Rua Joaquim Tavora (Rua Boa Vista N 369)	320	Centro	Maceió	AL	3.879,00	2.500,00	Reversível
BTSARS636	Avenida Fernandes Bastos	0	Tramandai	Tramandaí	RS	748,16	935,55	Reversível
5811	Estr. Da Cacuia	684	Ilha Do Governador	Rio De Janeiro	RJ	867,00	1.076,00	Reversível
BTSAGO411	Praça Joaquim Da S. Leao (Rua Joaquim Pedro)	324	Rio Verde	Rio Verde	GO	1.112,00	1.643,82	Reversível
6154	Rua Da Bacabeira Lote 460 Quadra 226	872	Caçari	Boa Vista	RR	54,00	488,00	Reversível
2953	Rua Delfim Moreira	81	Centro	Nova Resende	MG	101,00	360,00	Reversível
1755	Rua Padre Cicero	641	Na	Juazeiro Do Norte	CE	1.924,10	3.773,52	Reversível
BTSAPR614	Rua Presidente Kennedy	552	Porecatu	Porecatu	PR	483,32	1.799,70	Reversível
BTSADF44	Area Especial 19 Setor E Sul	0	Taguatinga	Brasília	DF	1.116,48	600,00	Reversível
450	Avenida Dom Joao Vi	856	Brotas	Salvador	BA	660,00	638,00	Reversível
16	Avenida Fernandes Lima	S/n	Centro	Arapiraca	AL	1.720,80	1.581,00	Reversível
BTSADF84	Rua Do Comercio Lotes A (Uniificação Lot G, H I), B Centro	251	Luziania	Luziânia	GO	315,82	1.826,50	Reversível
BTSAGO317	Rua Para Esq. C/ Cel. Joao Lopes Zedes Nº 432	432	Morrinhos	Morrinhos	GO	1.412,19	1.979,64	Reversível
BTSAPR445	Rua Miguel Jose Jorge Abraao	306	Zona 06	Maringá	PR	1.396,67	1.092,00	Reversível

BTSASC202	Rua Nereu Ramos	S/n	Centro	Imbituba	SC	285,00	548,00	Reversível
2658	Praca Conde Prados	125	Centro	Barbacena	MG	1.825,00	1.177,00	Reversível
2341	Rua Leoncio Rodrigues	1	Centro	Humberto De Campos	MA	9,00	360,00	Reversível
5889	Estr. Raul Veiga	478	Alcantara	São Gonçalo	RJ	898,00	2.072,00	Reversível
BTSARS68	Rua Sen. Salgado Filho	0	Cacequi	Cacequi	RS	350,00	150,00	Reversível
5849	Rua Alberto Cavalcanti (Antiga Rua M. Aliomar Baleeiro, Lt.12-R)	105	Recreio Dos Bandeiras	Rio De Janeiro	RJ	1.950,00	1.347,00	Reversível
BTSARS238	Rua Anapio Gomes	0	Gravataí	Gravataí	RS	1.068,06	200,00	Reversível
2587	Rua Orquidea	65	Nova Gameleira	Belo Horizonte	MG	17,00	2.480,00	Reversível
5883	Rua Conselheiro Paulino	64	Centro	Santo Antônio De Pádua	PR	566,85	1.885,00	Reversível
BTSAMT9	Avenida Ludovico Da Riva Neto	3055	Centro	Alta Floresta	MT	163,22	4.000,00	Reversível
1110	Avenida Placido Castelo	1727	Centro	Quixadá	CE	910,00	1.990,00	Reversível
BTSARS79	Rua Mal. Floriano	0	Camaqua	Camaquã	RS	1.125,29	1.944,29	Reversível
3075	Rua Cel. Jose Justino	647	Centro	São Lourenço	MG	1.624,00	1.000,00	Reversível
6163	Avenida Getulio Vargas Sem Nº0	1471	Cassari	Boa Vista	RR	495,00	37.000,00	Não Reversível
BTSAMS146	Rua Coronel Joao Filgueiras	S/n	Santos Dumont	Três Lagoas	MS	117,11	4.200,00	Reversível
8	Avenida Presidente Getulio Vargas	88/66	Serraria	Maceió	AL	622,44	4.116,00	Reversível
BTSADF17	Lote 16 Praça 2 Setor Central	0	Gama	Brasília	DF	1.387,65	2.200,00	Reversível
2999	Avenida Francisco Salles	289	Centro	Poços De Caldas	MG	2.265,00	789,00	Reversível
1464	Borges	0	Na	Jaguaruana	CE	18,00	201,00	Reversível
1125	Rua Dr. Carlos Ribeiro Pamplona	S/n	Agua Fria	Fortaleza	CE	733,00	4.601,00	Reversível
5621	Rua Cel Josino	69	Centro	Miracema	RJ	2.686,80	1.242,00	Reversível
2895	Avenida Getulio Vargas	2089	Centro	João Monlevade	MG	2.048,00	2.450,00	Reversível
4821	Serra Trapua	S/n	Serra	Carpina	PE	1.575,00	1.575,00	Não Reversível
3740	Rua Onze -	94	Centro	Parauapebas	PA	242,00	18.060,00	Reversível
1265	Rua Edson Da Mota Correia (R. 15 De Outubro)	787	Centro	Caucaia	CE	357,00	1.548,00	Reversível
129	Rua Paraiba	2840	Adrianopolis	Manaus	AM	1.886,47	2.256,55	Reversível
137	Avenida Henrique Bastos	0	Flores	Manaus	AM	243,72	3.200,00	Reversível
6044	Rua Doutor Bezerra De Melo	S/n	Currais Novos	Currais Novos	RN	932,00	1.510,00	Reversível
BTSARS427	Rua Sete De Setembro	0	Pinhal	Pinhal	RS	28,69	375,00	Reversível
BTSARS460	Porto Alegre - Rua Cel Genuino		Esplanada Dos Acores	Porto Alegre	RS	947,00	947,00	Não Reversível
2748	Rua Tavares De Melo	180	Centro	Conselheiro Lafaiete	MG	1.082,00	771,00	Reversível
BTSARS391	Avenida Brasil Oeste	0	Boqueirao	Passo Fundo	RS	480,63	1.210,00	Reversível
BTSAPR558	Rua Venezuela Esq Com Rua Chile (Rua Itabira) Lt 2 Qd 197	650	Pato Branco	Pato Branco	PR	122,78	1.314,87	Reversível
BTSASC466	Rua General Osorio	415	Centro	Timbó	SC	410,00	150,00	Reversível
2916	Rua Barao De Cotegipe	52	Catedral	Leopoldina	MG	2.522,00	1.190,00	Reversível
BTSARS227	Rua Joao Armandio Sperb	0	Gaurama	Gaurama	RS	81,62	200,00	Reversível
5608	Rua Abreu Rangel	0	Marica	Maricá	RJ	363,20	1.302,00	Reversível
BTSARS43	Rincao De Santo Antonio	0	Barros Cassal	Barros Cassal	RS	20,00	150,00	Reversível
2899	Rua Saturnino De Padua	287	Centro	Lavras	MG	1.908,00	1.090,00	Reversível
BTSARS581	Sao Martinho	0	Sao Martinho	São Martinho	RS	84,00	150,00	Reversível
BTSAPR448	Rua Neo Alves Martins (Antigo 2262)	2263	Zona 01	Maringá	PR	1.283,86	508,00	Não Reversível
BTSASC429	Rua Candido Amaro Damasio	705	Bela Vista	São José	SC	872,92	1.612,87	Reversível
BTSARS538	Rua 25 De Julho	0	Buriti	Santo Ângelo	RS	26,25	312,50	Reversível

BTSADF21	Shi/Norte Ca 08 Conjunto 06 Bloco A	0	Lago Norte	Brasília	DF	706,32	1.730,99	Reversível
BTSAGO444	Avenida Rio Claro C/ Rio Doce Nº 1495 Qd. 28 Lt. 11 A 13	1495	Sao Luis De Montes	Sao Luis De Montes	GO	488,60	2.183,85	Reversível
BTSAPR121	Avenida Lagoa Vermelha	0	Canadá	Cascavel	PR	431,01	4.700,86	Reversível
BTSARO123	Avenida Rio Madeira 2015	2015	Rio Madeira	Porto Velho	RO	523,92	523,92	Reversível
359	Lot. Horto Garibaldi - Rua A	0	Vasco Da Gama	Salvador	BA	685,00	3.375,00	Reversível
BTSADF38	Lt 01, Conj 01, Qd Ar-12, Área De Expansão Urbana	0	Sobradinho	Brasília	DF	95,99	1.920,00	Reversível
BTSAPR29	Rua Nagib Daher	649	Centro	Apucarana	PR	3.443,08	1.749,20	Reversível
3395	Avenida Amaro Domingues *	S/n	Centro	Pirapetinga	MG	79,00	283,00	Reversível
BTSADF45	Lote 19 Chacara 154/1 Colonia Agricola Vicente Pires		Vicente Pires	Brasília	DF	928,80	928,80	Reversível
14	Rua Marechal Deodoro	1776	Centro	União Dos Palmares	AL	473,00	1.693,00	Reversível
BTSARS12	Avenida Presidente Vargas	0	Salome	Alvorada	RS	181,34	350,00	Reversível
4706	Avenida Eptacio Pessoa	48	Centro	Patos	PB	2.668,00	1.255,39	Reversível
BTSASC333	Rua 24 De Abril	3100	Centro	Palhoça	SC	305,34	1.054,50	Reversível
BTSADF56	Lote 2 Quadra C-15 Setor Aeroporto Rua B. H. Foreman	0	Campos Belos	Campos Belos	GO	460,79	3.225,00	Reversível
4699	Praça Ermidio Cartaxo/Rua Bonifácio Moura, 28	S/n	Centro	Cajazeiras	PB	1.411,00	1.257,00	Reversível
5792	Avenida Nossa Senhora De Copacabana	462	Copacabana	Rio De Janeiro	RJ	394,00	394,00	Não Reversível
BTSAGO485	Rua 25 De Dezembro C/ Ademar Vicente Ferreira Nº 116	116	Centro	Araguaína	TO	940,00	1.481,14	Reversível
BTSAMT32	Rua Don Aquino Qd. 52 Lts. 01, 2 E 28.	0	Centro	Cláudia	MT	58,79	1.950,00	Reversível
BTSADF100	Centro Civico Lote 06 Quadra Qc 04	0	Planaltina De Goias	Planaltina	GO	400,00	400,00	Reversível
5517	Rua Dr. Eduardo Chapot Prevost	69	Centro	Cantagalo	RJ	839,25	1.598,00	Reversível
BTSAPR794	Avenida Maringa	4230	Umuarama	Umuarama	PR	572,98	150,00	Reversível
548	Rua Salvador	S/n	Centro	Itapetinga	BA	585,00	1.299,00	Reversível
4672	Avenida Eptacio Pessoa	660	Torre	João Pessoa	PB	2.284,25	1.598,00	Não Reversível
3028	Rua Geraldo Grossi / Ex. Tancredo Neves	275	Centro	Raul Soares	MG	183,00	236,00	Reversível
BTSAMS114	Av Aripuana	0	Centro	Naviraí	MS	122,78	8.100,00	Reversível
BTSARS379	Palmares Do Sul	0	Quintao	Palmares Do Sul	RS	40,00	150,00	Reversível
3544	Rua Benjamim Carneiro	66	Centro	Paracatu	MG	1.357,00	1.120,00	Reversível
BTSARS637	Av Fernandes Bastos - 85350	85350	Tramandai	Tramandaí	RS	272,58	1.352,00	Reversível
446	Avenida Orlando Gomes - Lotemaento Veredas Piata	S/n	Piata	Salvador	BA	462,00	1.363,00	Reversível
BTSAPR174	Rodovia Arthur Hoffig Pr 160	S/n	Cornelio Procopio	Cornélio Procópio	PR	347,25	3.000,00	Reversível
BTSARS128	Rua Leonardo Murialdo	0	Ana Rech	Caxias Do Sul	RS	20,08	600,00	Reversível
BTSAGO389	Rua 7 Esq. C/ Rua 14 Qd. 33 Lt. 1	0	Porangatu	Porangatu	GO	408,38	1.300,00	Reversível
33684	Avenida Teodolino Pereira Araujo	1263	Centro	Araguari	MG	3.434,16	825,00	Não Reversível
6183	Praça Joao Pessoa	276	Centro	Itabaiana	SE	983,00	611,00	Reversível
BTSAMS34	Rua Nove De Julho	129	Jd. Piratininga	Campo Grande	MS	176,12	600,00	Reversível
BTSAGO521	Avenida Alfredo Nasser (Ant. Rua 7) Qd. 14 Lt. 7	0	Centro	Gurupi	TO	988,99	800,00	Reversível
3491	Praca Professor Mario Maia	122	Centro	Itajubá	MG	2.209,00	1.215,64	Reversível
BTSARS422	Rua Januario C. Costa	0	Fragata - Ctmr	Pelotas	RS	1.449,24	200,00	Reversível
4976	Rua Cel. Austriclinio	869	Centro	Palmares	PE	1.036,00	1.007,00	Reversível
2888	Avenida Barao Do Rio Branco	1680	Centro	Juiz De Fora	MG	6.318,61	1.130,00	Reversível
5467	Rua Assis Ribeiro	1644	Centro	Barra Do Pirai	RJ	5.995,00	4.130,00	Não Reversível
2137	Avenida Sao Luiz Rei De França	88	Monte Castelo	São Luís	MA	510,00	3.000,00	Reversível
2099	Rua Honduras Esq. Rua Paraguai, 821	2	J.America	Cariacica	ES	932,00	1.176,00	Reversível

BTSAPR804	Rua Prudente De Moraes	25	Centro	União Da Vitória	PR	3.517,60	2.343,91	Reversível
5786	Rua Senador Pompeu	119	Centro	Rio De Janeiro	RJ	1.620,00	-	Reversível
BTSARO26	Rua Triunfo	0	Centro	Senador Guimard	AC	348,94	6.978,66	Reversível
3214	Rua 13 De Maio	420	Vila Bretas	Governador Valadare	MG	347,00	1.300,00	Reversível
BTSARS285	Rua Julio De Castilhos	0	Jaguarao	Jaguarão	RS	1.001,80	150,00	Reversível
136	Avenida Noel Nutels	555	Cidade Nova	Manaus	AM	296,70	5.057,00	Reversível
BTSAPR704	Rodovia Pr 554	S/n	Andira	São Jorge Do Ivaí	PR	228,00	4.000,00	Reversível
BTSARS543	Rua Cel Vicente Gomes	0	Santo Antonio Da Pat	Santo Antônio Da Pat	RS	771,85	2.028,00	Reversível
BTSARS640	Rua Firmiano Osorio	0	Tramandai	Tramandaí	RS	150,00	150,00	Reversível
BTSADF33	Area Especial 02 Qn-206	0	Samambaia	Brasília	DF	844,53	1.793,94	Reversível
BTSAGO14	Avenida 15 De Dezembro Esq. C/ Socrates Diniz	0	Centro	Anápolis	GO	2.613,93	800,00	Reversível
4713	Rua Coronel Jose Vicente	39	Centro	Sousa	PB	2.856,00	1.993,00	Reversível
BTSADF90	Avenida Lauro Antonio De Oliveira Esquina Com A Rua 12 Do Loteamento Pa	Imares Qu	Monte Alegre	Monte Alegre De Goi	GO	121,68	2.550,00	Reversível
1324	Rua Cel. Pompeu	510	Centro	Aracati	CE	184,00	1.025,00	Reversível
3369	Avenida Paulo Camilo Pena	292	Belvedere	Belo Horizonte	MG	152,00	565,00	Reversível
BTSAMS126	Rua Coronel Ponce	S/n	Centro	Porto Murtinho	MS	189,63	1.600,00	Reversível
BTSASC150	Av:Das Arraias	472	Jurere	Florianópolis	SC	93,50	450,00	Reversível
3168	Rua Bela Vista Esquina Com Praça Do Cruzeiro	80-A	Centro	Barroso	MG	44,00	2.361,00	Não Reversível
BTSAMT21	Rua Amaro Leite	407	Barra Do Garcas	Barra Do Garças	MT	384,85	1.279,85	Reversível
BTSASC160	Rua Hipolito Do Valle Pereira	S/n	Lagoa Da Conceicao	Florianópolis	SC	201,00	1.204,39	Reversível
BTSAPR124	Gleba Rio Cascavel	121	Na	Cascavel	PR	946,00	7.774,00	Reversível
BTSAPR225	Rua Major Francisco Gomes	707	Santa Quiteria	Curitiba	PR	757,50	1.078,00	Reversível
4865	Rua Aristarco Lopes	S/n	Centro	Petrolina	PE	1.820,00	5.850,00	Não Reversível
BTSAMS148	Rua Elmano Soares	S/n	Centro	Três Lagoas	MS	695,00	872,62	Reversível
BTSAPR169	Br 369	S/n	Corbelia	Corbélia	PR	260,83	150,00	Reversível
BTSARS48	Rua Jose Mario Monaco	0	Bento Goncalves	Bento Gonçalves	RS	1.478,84	1.160,00	Reversível
BTSAPR442	Gleba Ribeirao Colombo	0	Zona 7	Maringá	PR	2.178,71	6.863,00	Reversível
4905	Rua Professor Jose Candido Pessoa	511	Bairro Novo	Olinda	PE	2.380,00	1.948,00	Reversível
BTSARS142	Avenida 1º (Primeiro) De Maio	617	Charqueadas	Charqueadas	RS	150,48	290,00	Reversível
BTSADF36	Lote E Do Comercio Local 215	0	Santa Maria	Brasília	DF	145,77	2.915,44	Reversível
BTSAPR210	Rua Durval Leopoldo Landal	0	Moradia Diadema li	Curitiba	PR	994,54	3.644,25	Reversível
BTSAPR596	Praça Barao Do Rio Branco	217	Ponta Grossa	Ponta Grossa	PR	1.228,70	606,33	Reversível
BTSAMT65	Rua Humberto De Campos	S/n	Centro	Juína	MT	301,85	3.045,75	Reversível
377	Rua Artur Orrico - Lot. Jardim Campinas	6	Campinas De Piraja	Salvador	BA	1.352,00	1.406,00	Reversível
BTSAGO549	Avenida Ns-1 Lote 15-B	0	Centro	Palmas	TO	701,34	876,09	Reversível
3124	Fazenda Granjas Reunidas *	S/n	Rural	Bocaiúva	MG	84,00	2.500,00	Reversível
BTSARS369	Rua General Neto - 87 L3Af	87	Novo Hamburgo I	Novo Hamburgo	RS	700,47	150,00	Reversível
BTSADF109	Rua Felipe Crisostomo Do Carmo Area Especial 1 Quadra 43	0	Sao Joao Da Alianca	São João D'Aliança	GO	254,85	3.000,00	Reversível
1082	Rua Maria Luiza Alves - Loteamento Parque Recreio Dos Bandeirantes	S/n	Sao Cristovao	Salvador	BA	1.067,00	3.069,00	Reversível
BTSASC148	Avenida Rio Branco	191	Centro	Florianópolis	SC	296,69	1.041,71	Reversível
BTSARS404	Pedro Osorio	0	Pedro Osorio	Pedro Osório	RS	89,06	290,00	Reversível
BTSAPR203	Rua Antonio Candido Cavalin	85	Bairro Alto C	Curitiba	PR	521,54	2.260,00	Reversível
BTSAMS67	Rua Dom Aquino	941	Centro	Corumbá	MS	142,33	1.437,47	Reversível

2871	Rua Bonfim	33	Centro	Itaúna	MG	706,00	1.107,00	Reversível
3388	Rua Urcine Campelo	107	Boa Vista	Sete Lagoas	MG	537,00	1.518,00	Não Reversível
BTSAMT30	Rua Costa Marques	577	Centro	Cáceres	MT	1.100,01	640,00	Reversível
5728	Rua Santa Catarinalt. 23 24 25 E 26	0	Ext. Do Bosque	Rio Das Ostras	RJ	627,56	2.179,00	Reversível
643	Rua Quintino Bocaiuva	112	Centro	Valença	BA	327,00	1.098,00	Reversível
1084	Rua Manoel Silvestre Leite	141	Centro	Lauro De Freitas	BA	294,00	2.000,00	Reversível
BTSARS506	Avenida Independencia	0	Sananduva	Sananduva	RS	406,11	1.325,00	Reversível
5756	Rua Joao Vicente	1067	Bento Ribeiro	Rio De Janeiro	RJ	282,13	1.239,00	Reversível
3129	Rua Peixoto Filho	139	Centro	Ubá	MG	642,00	784,00	Reversível
2604	Rua Dr. Sobral Pinto	563	Vila Laroca	Além Paraíba	MG	722,00	1.895,00	Reversível
BTSAMT123	Avenida Couto Magalaes C/ Avenida Governador Ponce De Arruda	260	Centro	Várzea Grande	MT	954,01	3.139,19	Reversível
1060	Rua Manoel G.De Souza (Area Desmembrada)	0	Sao Gotardo	Bom Jesus Da Lapa	BA	495,40	520,35	Não Reversível
2725	Praca Sandoval De Azevedo	19	Centro	Cataguases	MG	638,00	1.480,00	Reversível
BTSARS129	Rua Luiz Michelin	0	Cruzeiro Do Sul	Caxias Do Sul	RS	480,63	726,00	Reversível
819	Rua 25 De Junho	S/n	Centro	Paratinga	BA	39,00	1.200,00	Reversível
BTSASC389	Rua Rafael Busarello Esq. Rua Do Santuario		Centro	Salete	SC	100,95	631,20	Reversível
3604	Rua Padre Julio Maria	916	Icoaraci	Belém	PA	688,54	2.721,75	Reversível
BTSAGO180	Rua 9 Qd. 579 Lt. 10 A 13	0	St. Aeroviaro	Goiânia	GO	792,00	1.617,00	Reversível
5161	Serra Da Raposa	0	Na	Limoeiro	PE	557,30	11.146,00	Reversível
4871	Avenida Caxanga	265	Madalena	Recife	PE	774,00	774,00	Não Reversível
1061	Cond. Busca Vidalote 81 E 82	0	Busca Vida	Camaçari	BA	11.549,75	230.995,00	Não Reversível
BTSARS511	Estrada Br-471	0	Distrito Industrial	Santa Cruz Do Sul	RS	233,18	300,00	Reversível
BTSADF86	Avenida Das Mangueiras Mansoes De Recreio Estrela D'Alva Vii Lt 04 Qd 209	Jardim D. Luzia	Luzia	Luziânia	GO	1.650,00	1.650,00	Reversível
BTSAMT114	Ey5028 Avenida Brasil C/ A Praça Central Área 1	0	Centro	Tangará Da Serra	MT	287,50	1.408,43	Reversível
BTSAPR473	Rua Rio Branco	285	Centro	Matinhos	PR	548,46	700,00	Reversível
5865	Rua Manoel Machado	105	Vaz Lobo	Rio De Janeiro	RJ	80,00	900,00	Não Reversível
454	Largo Da Independencia	33	Centro	Alagoinhas	BA	186,58	2.733,00	Reversível
BTSARS123	Rua Angelo Agostini	0	Pioneiro	Caxias Do Sul	RS	20,00	1.267,11	Reversível
152	Avenida Da Amizade	933	Centro	Tabatinga	AM	396,92	7.314,00	Reversível
BTSAGO205	Rua Maximiano Mendes Qd. 18 Lt. 05	0	Goiás	Goiás	GO	849,04	413,97	Reversível
BTSARS302	Machadinho	0	Machadinho	Machadinho	RS	61,60	150,00	Reversível
2590	Avenida Jose Olinto Meireles	2400	Barreiro De Cima	Belo Horizonte	MG	115,00	838,00	Reversível
BTSARS471	Rua Umbu	0	Passo Dareia	Porto Alegre	RS	772,00	1.756,00	Reversível
BTSARS101	Rua Araguaia	555	Igara	Canoas	RS	1.090,43	1.458,67	Reversível
BTSAPR201	Rua Angelina Ançai	0	Fazendinha	Curitiba	PR	664,44	1.810,05	Reversível
2768	Rua Dr. Querubino	434	Centro	Coronel Fabriciano	MG	1.259,00	1.349,00	Reversível
BTSARS576	Rua Julio De Castilho	192	Sao Lourenco Do Sul	São Lourenço Do Sul	RS	599,82	1.262,13	Reversível
5205	Avenida Presidente Vargas	390	Centro	Parnaíba	PI	3.154,00	1.352,00	Reversível
BTSASC434	Rua Jose G. R. Lima	213	Kobrassol	São José	SC	178,66	364,00	Reversível
BTSAGO178	Rua 5 N° 1032 Qd. D-7 Lt. 65	1032	St. Oeste	Goiânia	GO	561,00	550,00	Reversível
BTSARS47	Rs 431	0	Faria Lemos	Bento Gonçalves	RS	26,25	326,96	Reversível
BTSARS269	Rua Luiz Augusto Branco	0	Ipe	Ipê	RS	61,60	375,00	Reversível
3017	Rua Joao Basilio	403	Centro	Pouso Alegre	MG	1.413,00	962,50	Reversível

2682	Rua Washington Luiz - Santa Angela	73	Centro	Bom Despacho	MG	616,00	1.200,00	Reversível
96855	Avenida Dr. Eduardo Celestino Rodrigues Do Loteamento Campo Alegre		Loteamento Campo Alegre	Barra Do Araguaia	PA	-	281,25	Não Reversível
BTSAPR88	Rua Doutor Gabriel Freceiro De Miranda	1231	Cambe	Cambé	PR	860,55	2.918,15	Reversível
BTSARS266	Avenida Tres De Maio - Independencia	0	Independencia	Independência	RS	84,15	290,00	Reversível
5848	Rua Uranos/Rua Miguel Ferreira	1139	Ramos	Rio De Janeiro	RJ	1.560,00	1.230,00	Não Reversível
892	Avenida Rotatorio Via Periferica C/ Via Das Torres (Cia)	S/n	Cia	Simões Filho	BA	406,00	8.600,00	Reversível
2818	Praca Vicente Vaz Filho	15	Centro	Formiga	MG	783,00	1.453,01	Reversível
BTSARS39	Barra Do Quarai	0	Barra Do Quarai	Barra Do Quarai	RS	36,00	200,00	Reversível
2963	Rua Pandia Calogeras	741	Vila Itacolomy	Ouro Preto	MG	1.206,00	1.566,00	Reversível
3095	Rua Ilka Franca	130	Centro	Sete Lagoas	MG	1.208,00	937,00	Reversível
BTSARS209	Rua Pinheiro Machado	0	Farroupilha	Farroupilha	RS	996,68	1.580,00	Reversível
3019	Rua Sete De Setembro	940	Belo Horizonte	Passos	MG	1.388,00	1.003,00	Reversível
BTSAGO48	Avenida Goias Nº 624 Qd. 17 Lt. 16	624	Centro	Aragoiânia	GO	100,70	491,00	Reversível
5206	Rua Sao Joao	425	Centro	Floriano	PI	2.300,66	1.274,00	Reversível
BTSASC430	Rua Constancio Krümmel	2265	Praia Comprida	São José	SC	816,44	892,00	Reversível
BTSARO83	Avenida Xv De Novembro	2204	Centro	Guajará-Mirim	RO	1.800,00	1.800,00	Reversível
1083	Alameda Praia De Guarapari	349	Stella Mares	Salvador	BA	172,00	2.800,00	Reversível
5822	Estr. De Meringuava	1461	Taquara	Rio De Janeiro	RJ	127,00	1.000,00	Reversível
BTSARO43	Rua Santa Catarina S/N	S/n	Centro	Alta Floresta D'Oeste	RO	150,00	150,00	Reversível
BTSAPR98	Rua Presidente Kennedy	170	Centro	Campo Largo	PR	1.334,83	2.400,00	Reversível
166	Rua Dona Raquel	S/n	Petropolis	Manaus	AM	243,72	2.300,00	Reversível
310	Rua Sao Jose	1884	Centro	Macapá	AP	240,00	1.018,08	Reversível
BTSARS37	Rua Augusto Berticelli	0	Barao De Cotegipe	Barão De Cotegipe	RS	61,60	385,90	Reversível
BTSARS514	Rua Augusto Spengler	0	Campus	Santa Cruz Do Sul	RS	233,18	393,25	Reversível
3661	Trav. Cesar Pinheiro	33	Centro	Capanema	PA	1.878,15	2.338,17	Reversível
BTSARS620	Rua Xv De Novembro	0	Tapejara	Tapejara	RS	406,11	900,00	Reversível
5830	Rua Florianopolis, Lt 2 Do Pa 42543 (Entre Nº 1360 E 1296)	S/N	Praca Seca	Rio De Janeiro	RJ	-	3.626,70	Não Reversível
BTSADF108	Avenida Presidente Vargas Quadra 10 Lotes 010203 - Setor Leste	0	Sao Domingos	São Domingos	GO	1.290,00	1.290,00	Reversível
3612	Rod. Artur Bernardes	891	Tapana	Belém	PA	503,83	3.045,00	Reversível
BTSAMT24	Rua Pires De Campos	362	Centro	Barra Do Garças	MT	471,94	597,40	Não Reversível
2728	Praça Major Penha	267	Centro	Caxambu	MG	611,00	1.482,00	Reversível
5596	Rua Dr. Cesario De Melo	60	Ibicui	Mangaratiba	RJ	448,00	612,00	Reversível
BTSARS31	P. Abilio Sponchiado	0	Sao Judas	Bagé	RS	55,54	200,00	Reversível
BTSAMS12	Rua Estevao Alves Correa	S/n	Centro	Aquidauana	MS	227,40	640,50	Reversível
BTSARS382	Rua Alberto Germano Raabe - Lt 19 Qd 1001 - Pantano Grande	0	Pantano Grande	Pantano Grande	RS	62,23	150,00	Reversível
BTSAPR606	Rua Saldanha Marinho	128	Ponta Grossa	Ponta Grossa	PR	962,90	528,00	Reversível
BTSAMT16	Rua Dos Seringueiros	197	Centro	Aripuanã	MT	301,85	2.400,01	Reversível
BTSAMT27	Avenida Rio Grande Do Sul	157	Centro	Canarana	MT	109,56	1.000,00	Reversível
BTSARS232	Girua	0	Girua	Girúá	RS	54,61	150,00	Reversível
5771	Rua Dos Limoeiros	200	Campo Grande	Rio De Janeiro	RJ	439,00	2.169,00	Não Reversível
536	Avenida Ilheus	32	Centro	Itabuna	BA	679,00	329,00	Não Reversível
381	Avenida Tancredo Neves	1981	Iguatemi	Salvador	BA	1.210,00	5.000,00	Reversível
648	Avenida Presidente Dutra	S/n	Alto Do Peri Peri	Vitória Da Conquista	BA	527,00	5.246,00	Reversível

BTSASC280	Rua Humberto Campos	S/n	Coral	Lages	SC	1.487,13	2.079,63	Reversível
5662	Rua Dom Pedro I	74	Posto Treze	Nova Iguaçu	RJ	580,00	1.371,00	Reversível
5207	Rua Do Cruzeiro (R. Cel. Raimundo Macedo Lt-368 Qd. 31)	230	Centro	Picos	PI	2.386,00	1.144,00	Reversível
5817	Avenida Santa Cruz	7286	Jabour	Rio De Janeiro	RJ	368,00	1.284,00	Reversível
BTSAMS55	Rua Paulo Freire	874	Vila Progresso	Campo Grande	MS	166,40	1.008,00	Reversível
2968	Rua Cicero De Castro	169	Centro	Oliveira	MG	586,00	1.560,00	Reversível
BTSARS248	Harmonia	0	Harmonia	Harmonia	RS	61,49	200,00	Reversível
3034	Rua Vinte Oito De Dezembro	108	Centro	Rio Acima	MG	133,00	360,00	Reversível
4927	Avenida Henrique De Holanda	S/n	Centro	Vitória De Santo Antão	PE	452,00	3.635,00	Reversível
267	Avenida Brasil	S/n	Colonia Sao Sebastiao	São Paulo De Olivença	AM	16,50	600,00	Reversível
5153	Rodovia Pe60 Km 10 -Suape Morro0		Engenho Massangana	Apojuca	PE	1.922,88	1.922,88	Reversível
BTSARO122	Rua Jose Amador Dos Reis 3170	3170	Jk	Porto Velho	RO	122,78	1.600,00	Reversível
BTSARS487	Restinga Seca	0	Restinga Seca	Restinga Seca	RS	84,15	290,00	Reversível
4014	Avenida Paes De Carvalho	965	Na	Conceição Do Araguaia	PA	608,29	9.112,10	Reversível
684	Rua Silva Jardim	S/n	Sagrada Familia	Barra	BA	121,00	3.652,00	Reversível
BTSARS145	Chiapeta	0	Chiapeta	Chiapetta	RS	84,15	290,00	Reversível
2519	Rua Honorina Baeta	63	Centro	Conselheiro Lafaiete	MG	193,00	560,00	Reversível
3593	Avenida 1 De Dezembro	S/n	Marco	Belém	PA	425,00	889,15	Reversível
BTSAMS113	Av Amelia Fukuda	44	Centro	Naviraí	MS	381,38	1.242,24	Reversível
BTSAMS123	Rua General Osorio	268	Centro	Ponta Porã	MS	511,41	1.750,00	Reversível
3246	Rua Sao Vicente C / Sra.De Lourdes	120	Olhos Dagua	Belo Horizonte	MG	156,00	360,00	Reversível
3762	Avenida Jose Carrion	1909	Centro	Redenção	PA	378,80	3.177,28	Reversível
BTSARS237	Parque Residencial Girassol	0	Parque Dos Anjos	Gravataí	RS	53,00	300,00	Reversível
5844	Estr. De Botafogo	1361	Pavuna	Rio De Janeiro	RJ	273,00	546,00	Reversível
BTSARO91	Avenida Marechal Candido Rondon Quadra 21 Lote 01 Setor 01	0	Centro	Monte Negro	RO	290,00	290,00	Reversível
BTSARS49	Rua Santo Guido Panizzi	0	Bento Goncalves	Bento Gonçalves	RS	58,02	625,00	Reversível
BTSADF57	Lote 2 Quadra 01 Acesso Ao Povoado Barreirao		Campos Belos	Campos Belos	GO	414,60	414,60	Reversível
BTSASC120	Av.Dos Italianos Esq. Imigr.Meller	0	Santa Augusta	Criciúma	SC	474,20	1.590,58	Reversível
167	Avenida Pres.Kenedy	215	Educandos	Manaus	AM	252,72	2.400,00	Reversível
BTSAPR204	Rua Antonio Rebelatto	400	Xaxim	Curitiba	PR	479,93	2.390,36	Reversível
1092	Avenida Presidente Dutra	S/n	Alto Do Peri Peri	Vitória Da Conquista	BA	527,00	19.832,00	Não Reversível
BTSAMS127	Rua Senador Filinto Müller	921	Vila Jabour	Ribas Do Rio Pardo	MS	58,08	6.400,00	Reversível
BTSARS113	Rua Antonio A. Guerra	0	Carlos Barbosa	Carlos Barbosa	RS	284,46	594,06	Reversível
BTSARS312	Avenida 22 De Maio	0	Mariano Moro	Mariano Moro	RS	61,60	375,00	Reversível
BTSAPR156	Rodovia Da Uva	665	Roca Grande	Colombo	PR	479,93	2.400,00	Reversível
2585	Avenida Abilio Machado	2015	Jardim Inconfidencia	Belo Horizonte	MG	148,00	1.142,00	Reversível
BTSARS339	Nova Alvorada	0	Nova Alvorada	Nova Alvorada	RS	311,51	150,00	Reversível
BTSARS536	Rua Rivadavia Correia	0	Loja	Sant'Ana Do Livramento	RS	1.802,00	1.824,83	Reversível
BTSAGO553	Avenida Castelo Branco Qd. 19 Lt. 02	961	Centro	Paraíso Do Tocantins	TO	1.000,00	1.250,00	Reversível
2656	Praça Padre Correia	25	Centro	Barbacena	MG	784,00	452,00	Não Reversível
438	Rua Miguel Calmon (Ed Ouro Preto 3º Andar)	61	Comercio	Salvador	BA	356,00	68,00	Reversível
5501	Avenida Alberto Torres	701	Centro	Campos Dos Goytacases	RJ	74,50	1.497,00	Reversível
BTSAPR220	Rua Jussara	3013	Sitio Cercado	Curitiba	PR	75,04	3.148,64	Reversível

7246	Rua Deputado Antonio Brito	0	Ribeira Do Amparo	Ribeira Do Amparo	BA	12,00	1.200,00	Reversível
BTSASC54	Rua Gustavo Zimmermann	4839	Itoupava Central	Blumenau	SC	206,37	1.721,00	Reversível
148	Avenida N. Senhora Do Rosario	2521	Centro	Itacoatiara	AM	359,80	3.102,00	Reversível
1116	Rua Prof. Teodorico	20	Montese	Fortaleza	CE	1.741,00	1.920,56	Reversível
1058	Pqe. Triunfo Barao De Cotegipe		Narandiba	Alagoinhas	BA	25,00	1.720,00	Não Reversível
BTSARS445	Avenida Bento Goncalves - 153	152	Azenha - Central	Porto Alegre	RS	919,62	2.071,25	Reversível
BTSADF61	Lote 45-B Quadra 08 Superquadra 10 Loteamento Cidade Ocidental	0	Cidade Ocidental	Cidade Ocidental	GO	180,13	2.259,40	Reversível
4009	Rua 25 De Dezembro	S/n	Na	Colares	PA	12,42	240,00	Reversível
620	Rua Heraldo Ribeiro	S/n	Centro	Serrinha	BA	754,00	601,00	Reversível
BTSARS609	Serio	0	Serio	Sério	RS	26,25	150,00	Reversível
2771	Rua Padre Antonio Correia	177	Centro	Congonhas	MG	120,00	727,00	Reversível
BTSAPR367	Avenida Dr. Melvis Muchiuti (Antiga Avenida Sao Paulo)	905	Ivaiporã	Ivaiporã	PR	274,45	487,50	Não Reversível
BTSARS689	Dr. Benjamim Constant/Dr. Montauri	0	Vila Maria	Vila Maria	RS	61,49	150,00	Reversível
BTSAPR109	Avenida Visconde Charles De Laguiche	347	Candido De Abreu	Cândido De Abreu	PR	106,33	1.182,29	Reversível
BTSAPR554	Nucleo Bom Retiro	0	Pato Branco	Pato Branco	PR	407,25	150,00	Reversível
BTSAPR549	Rua Lazaro Vieira	805	Paranavai	Paranavaí	PR	173,89	1.479,00	Reversível
BTSAMS101	Rua Sebastiao Vaz De Mello	176	Guirai	Ivinhema	MS	100,42	300,00	Reversível
BTSAMS38	Rua Antonio Bicudo	458	Jd. Sao Lourenco	Campo Grande	MS	205,09	720,00	Reversível
BTSARS674	Rua Barao Do Rio Branco	0	Veranópolis	Veranópolis	RS	83,17	290,00	Reversível
BTSARS191	Ervai Seco	0	Ervai Seco	Ervai Seco	RS	81,62	290,00	Reversível
BTSAPR59	Avenida Espirito Santo	634	Centro	Bandeirantes	PR	309,06	2.000,00	Reversível
6141	Rua Joao Padeiro	11648	Liberdade	Boa Vista	RR	358,00	3.213,81	Reversível
36854	Estrada Manoel Urbano Km 07 - Ramal Do Januári Km 50		Comunidade São José	Granduba	AM	42,15	200,00	Reversível
1422	Avenida L Com Rua 22	0	Mondubim	Fortaleza	CE	193,57	1.740,00	Reversível
5729	Estr. Das Furnas	1601	Alto Da Boa Vista	Rio De Janeiro	RJ	130,54	690,00	Reversível
BTSARS14	Ametista Do Sul	0	Ametista Do Sul	Ametista Do Sul	RS	26,25	150,00	Reversível
2687	Rua Major Americo Massote	250	Vila Etna	Campo Belo	MG	633,00	1.574,00	Reversível
1074	Rua Ezequiel Ponde - Quadra B Lotes 13 E 14	0	Jardim Apipema	Salvador	BA	176,46	764,43	Não Reversível
2951	Avenida Getulio Vargas	50	Do Marimbondo	Novo Cruzeiro	MG	428,00	611,00	Reversível
1093	Rua E	S/n	Alvorada	Vitória Da Conquista	BA	882,00	882,00	Não Reversível
4678	Rua Getulio Vargas	39	Centro	Esperança	PB	140,57	226,00	Reversível
BTSAPR212	Rua Francisco De Bastos, 72 Esq. Rua Adriano Silva De Oliveira, 26	0	Arroio Cercado	Curitiba	PR	295,85	150,00	Reversível
BTSAMT112	Avenida Curitiba Lt. 1-B Qd. 93-C	0	Sorriso	Sorriso	MT	173,16	2.791,75	Reversível
BTSARS290	Rua Antonio Carbone	0	Julio De Castilhos	Porto Alegre	RS	638,61	2.053,13	Reversível
BTSAPR232	Rua Sinke Ferreira	0	Jardim Das Americas	Curitiba	PR	225,74	1.188,00	Reversível
BTSA/84003778/13	Praça Ulrick Graff Área 4	0	Na	Mossoró	RN		2.039,12	Reversível
3328	Rua Do Patrocinio	137	Palmeiras Do Imperio	Araguari	MG	738,00	1.200,00	Reversível
BTSAPR39	Rua Caetano Alves Ferreira	276	Guajuvira	Araucária	PR	42,08	150,00	Reversível
BTSARO127	Avenida Lauro Sodre Quadra 87/Setor 19/Lote 150 (Anterior 3320)	4904	Costa E Silva	Porto Velho	RO	-	8.142,41	Não Reversível
5831	Rua Belisario Tavora	S/n	Laranjeiras	Rio De Janeiro	RJ	334,00	167,00	Não Reversível
1106	Rua Floriano Peixoto	675	Centro	Iguatu	CE	1.389,00	2.900,00	Reversível
BTSAPR576	Rua Tibagi/ Rua Jaguariaiva Lote 10 Quadra C05	223	Alphaville Graciosa	Pinhais	PR	112,78	823,76	Reversível
168	Rua Voluntarios Da Patria	111	Sao Jorge	Manaus	AM	243,72	1.920,00	Reversível

BTSARS515	Rua Venancio Aires - 28094	28094	Santa Cruz Do Sul	Santa Cruz Do Sul	RS	1.489,00	862,26	Reversível
BTSAMT56	Rua Quintino Bocauva	S/n	Centro	Diamantino	MT	620,01	2.850,00	Reversível
3907	Rod. Augusto Montenegro Km 30	S/n	Vila Nova Mocajuba	Bragança	PA	19,60	379,50	Reversível
2859	Rua Da Bahia	149	Centro	Itacarambi	MG	98,00	739,00	Reversível
BTSAPR314	Avenida Manoel Ribas	4713	Guarapuava	Guarapuava	PR	296,42	1.687,10	Reversível
6186	Rua Dr. Arício Guimarães Fortes	S/n	Atalaia Velha	Aracaju	SE	545,00	1.910,00	Reversível
BTSADF10	Quadra 1 Projção A Setor Norte	0	Brazilândia	Brasília	DF	240,02	240,00	Reversível
BTSARS468	Rua Olavo Bilac	45/53	Cidade Baixa	Porto Alegre	RS	181,34	478,00	Reversível
BTSARS169	Av. São Miguel, Qd. 54	959	Centro	Dois Irmãos	RS	156,24	820,00	Reversível
5847	Rua Uranos	1125	Ramos	Rio De Janeiro	RJ	7.605,00	1.520,00	Reversível
BTSAPR106	Rua Irmaos Pereira	1031	Centro	Campo Mourão	PR	1.445,58	1.978,80	Reversível
7691	Rod. Manoel Urbano Km 87	S/n	Rod. Manoel Urbano	Manacapuru	AM	73,44	235.000,00	Não Reversível
BTSAPR56	Avenida Getulio Vargas	12	Balsa Nova	Balsa Nova	PR	71,24	1.388,00	Reversível
BTSARS443	Avenida Assis Brasil	0	Sarandi	Porto Alegre	RS	445,24	583,00	Reversível
BTSARS108	Capela Santana	0	Capela Santana	Capela De Santana	RS	61,49	150,00	Reversível
BTSARS494	Rua Eliseu Orlandini	0	Roca Sales	Porto Alegre	RS	181,34	665,00	Reversível
BTSAPR131	Rua Presidente Juscelino Kubitschek	0	Cascavel	Cascavel	PR	729,20	1.800,00	Reversível
BTSAMT37	Rua Ws Lts. 789 E 10 Qd.7	0	Residencial B	Colniza	MT	32,35	600,00	Reversível
5751	Estr. Roberto Burle Marx (Antiga Estr. Barra De Guaratiba)	2667	Barra De Guaratiba	Rio De Janeiro	RJ	233,00	6.408,00	Reversível
BTSAPR622	Rua Sete	1005	Primeiro De Maio	Primeiro De Maio	PR	111,89	1.764,00	Reversível
2769	Avenida Carlos Cruz	483	Centro	Caeté	MG	577,00	1.500,00	Reversível
BTSASC194	Rua Dr. Getulio Vargas	322	Centro	Ibirama	SC	113,00	290,00	Reversível
523	Br 324 Km 60	S/n	Subae	Feira De Santana	BA	117,61	1.000,00	Reversível
BTSARS571	Rua Catumbi	0	Scharlau	São Leopoldo	RS	384,07	1.359,07	Reversível
BTSARS314	Marques De Souza	0	Marques De Souza	Marques De Souza	RS	44,85	150,00	Reversível
BTSAPR595	Avenida Visconde De Maua	20	Ponta Grossa	Ponta Grossa	PR	530,96	2.604,63	Reversível
BTSARS676	Avenida Independência - Viadutos	0	Viadutos	Viadutos	RS	81,62	290,00	Reversível
BTSAGO195	Rua Turim Esq. C/ U-8 Nº 440 Qd. 20 Lt. 13/14/15/16	440	Vila Alvorada	Goiânia	GO	635,00	1.764,00	Reversível
BTSARS482	Quarai	0	Quarai	Quaraí	RS	915,10	150,00	Reversível
BTSAPR31	Rua Paraíso	0	Apucarana	Apucarana	PR	517,70	1.620,00	Reversível
BTSARS159	Cristal	0	Cristal	Cristal	RS	81,22	290,00	Reversível
2967	Rua Monsenhor Gonzales	355	Centro	Manhuaçu	MG	708,00	1.505,00	Reversível
BTSADF20	Area Especial A Trecho 10 Shi Norte	0	Lago Norte	Brasília	DF	921,20	2.200,00	Reversível
BTSADF50	Rodovia Go-118 Km 164 Fazenda Veadeiros	S/n	Alto Paraíso De Goiás	Alto Paraíso De Goiás	GO	296,61	1.600,00	Reversível
BTSAPR238	Rua Zonardy Ribas	156	Boqueirão	Curitiba	PR	119,62	1.446,00	Reversível
96856	Praça General Magalhaes 211			Belém	PA	-	495,00	Não Reversível
BTSARS287	Rua Gen. Osorio	0	Jaguari	Jaguari	RS	350,11	1.000,00	Reversível
BTSARO132	Avenida Norte Sul 5557	5557	Centro	Rolim De Moura	RO	372,50	7.450,00	Reversível
BTSAPR605	Rua Dona Maria Margarida Zagonel Slavieiro	285/289	Boa Vista	Ponta Grossa	PR	407,25	8.944,53	Reversível
BTSARS426	Rua Vicente Prietto	0	Picada Cafe	Picada Café	RS	150,10	396,00	Reversível
BTSADF63	Rua Olavo Bilac Lotes 01 02 E 23 Quadra 47 Loteamento Colinas Do Sul	0	Colinas Do Sul	Colinas Do Sul	GO	161,64	3.300,00	Reversível
BTSAGO177	Rua 3 Esq. C/ Rua 7	700	Centro	Goiânia	GO	7.934,00	855,00	Reversível
BTSARS660	Uniao Da Serra	0	Uniao Da Serra	União Da Serra	RS	45,05	150,00	Reversível

BTSARO74	Rua Bahia	0	Centro	Espigão D'Oeste	RO	222,12	650,00	Reversível
BTSAGO533	Rua Antonio Neto C/ Mariano Cavalcante Qd. 42 Lt. 01	0	Centro	Marianópolis Do Tocantins	TO	79,39	5.725,10	Reversível
2714	Rua Nicolau De Souza Pereira	247	Centro	Carangola	MG	534,00	1.344,00	Reversível
BTSAMT107	Br 242 C/ Mt 219	S/n	Vila Santo Antonio	São Félix Do Araguaia	MT	344,04	150,00	Reversível
4812	Serra Dos Caetes	S/n	Serra	Belo Jardim	PE	24,00	299,00	Reversível
BTSAGO278	Rua Dep. Costa Lima (Ant. Sta. Catarina)	880	Centro	Jataí	GO	170,00	170,00	Reversível
BTSADF85	Rua Nove De Julho/Rua Guiomar Ribeiro Jardim Inga Area B	0	Luziania	Luziânia	GO	125,23	2.500,00	Reversível
581	Rua Ilheus S/N / Rua Oscar Teixeira De Carvalho	S/n	Na	Mucuri	BA	42,00	617,20	Reversível
BTSARS67	Av.Tancredo Neves	0	Cacequi	Cacequi	RS	55,44	150,00	Reversível
BTSASC151	Est.Dom Joao Becker	947	Inglese	Florianópolis	SC	136,80	623,00	Reversível
BTSASC60	Rua Eng. Paul Werner	1274	Itoupava Seca	Blumenau	SC	1.169,74	1.743,48	Reversível
7710	Estr. Marechal Malletlotes 10 E 11	0	Magalhaes Bastos	Rio De Janeiro	RJ	54,00	630,00	Reversível
4844	Estrada Da Luz	0	Santo Aleixo	Jaboatão Dos Guararapes	PE	759,00	8.400,00	Reversível
BTSARS650	Rua 1 Faixa Dominio	0	Vendinha	Triunfo	RS	45,05	360,00	Reversível
984	Rua Das Flores	0	Centro	Presidente Tancredo Neves	BA	42,00	840,00	Reversível
BTSARS97	Rua 1 De Maio	580	Niteroi	Canoas	RS	480,63	704,00	Reversível
BTSASC474	Avenida Acacio Moreira	S/n	Centro	Tubarão	SC	1.296,15	150,00	Reversível
BTSASC217	Rua Floriano Peixoto	470	Cabecudas	Itajaí	SC	28,88	390,00	Reversível
6736	Ala Humaita - Canto Do Mar - Faz. Grajerus	0	Guarajuba	Camaçari	BA	196,00	3.000,00	Reversível
BTSARS90	Rua Pedro Garcia	0	Campo Novo	Campo Novo	RS	21,56	150,00	Reversível
BTSADF22	Modulo 202 Rua 09	0	Lago Oeste	Brasília	DF	18,00	150,00	Reversível
BTSADF115	Quadra 88 Lotes 01 02 26 E 27 - Jardim Ceu Azul	0	Valparaíso	Valparaíso De Goiás	GO	550,36	2.394,00	Reversível
BTSARS370	Rua Venancio Aires	0	Canudos	Novo Hamburgo	RS	181,34	455,00	Reversível
525	Rua Camerindo Neves	30	Centro	Guanambi	BA	639,00	890,00	Reversível
BTSADF102	Padre Trajano Quadra 23 Lote 04 Setor Central	0	Posse	Posse	GO	350,91	972,80	Reversível
BTSARS387	Rua Dr.Legendre	0	Parobe	Parobé	RS	288,04	560,34	Reversível
1201	Avenida Parajana	6040	Passare	Fortaleza	CE	227,00	1.053,00	Reversível
BTSARS321	Avenida Ijuí, Lote 11 - Quadra 15 - Loteamento Pit Miraguai	0	Miraguai	Miraguai	RS	61,60	150,00	Reversível
BTSARS458	Estrada Juca Batista - 400	400	Hipica	Porto Alegre	RS	181,34	4.436,00	Reversível
BTSAPR173	Avenida Xv De Novembro/ Rua Xv De Fevereiro/ Rua Paraíba (Nº 803) Lote 01 - Quadra 01	1.990	Cornelio Procopio	Cornélio Procópio	PR	1.118,44	3.224,00	Reversível
6119	Rua Jose Inacio	S/n	Pirangi Do Norte	Natal	RN	413,96	759,00	Reversível
BTSARS546	Linha Grande	0	Santo Antonio Do Palmar	Santo Antônio Do Palmar	RS	50,40	1.000,00	Reversível
BTSAPR194	Avenida Santa Bernadete	163	Londioia	Curitiba	PR	225,74	1.173,00	Reversível
BTSAGO397	Avenida Pedro Felinto Rego E Rua 28			Rialma	GO	723,00	10.440,78	Não Reversível
2494	Rua Itamar Soares De Oliveira	S/n	Cascatinha	Juiz De Fora	MG	110,00	450,00	Reversível
4928	Praça Dr. Araujo Sobrinho	S/n	Centro	São Lourenço Da Mata	PE	387,00	1.730,00	Reversível
467	Rua Manoel Gomes De Souza	2	Sao Gotardo	Bom Jesus Da Lapa	BA	767,00	1.500,00	Reversível
5577	Rua Dona Apolinaria	104	Centro	Itatiaia	RJ	152,50	600,00	Reversível
BTSAPR341	Br 373	S/n	Faxinal Do Avilas	Imbituva	PR	61,07	900,00	Reversível
BTSARS326	Rua Ramiro Barcelos	0	Montenegro	Montenegro	RS	694,26	1.003,61	Reversível
BTSAGO190	Rua P-15 Qd. P-86 Lt. 31 - Central	0	St. Dos Funcionarios	Goiânia	GO	720,00	597,60	Reversível
BTSAPR189	Avenida Anita Garibaldi	6298	Barreirinha	Curitiba	PR	122,78	1.200,00	Reversível
BTSARS568	Rua Joao Lunardi	420	Sao Jose Do Ouro	São José Do Ouro	RS	166,17	672,00	Reversível

BTSADF6	Trecho 02 Do Setor Smpw/Sul Area Especial	0	Park Way	Brasília	DF	2.101,00	2.000,00	Reversível
BTSAPR758	Rua Angelo Dal Col Junior	296	Telemaco Borba	Telêmaco Borba	PR	1.452,96	2.161,35	Reversível
BTSASC165	Ser:Ildefonso C. Mello -Carianos	0	Carianos	Florianópolis	SC	50,00	750,00	Reversível
5807	Rua Dr. Lacerda	37	Ilha De Paqueta	Rio De Janeiro	RJ	570,00	600,00	Reversível
BTSADF70	Rua Gregorio Passos Lote 11	0	Divinópolis	Divinópolis De Goiás	GO	14,24	125,50	Reversível
7165	Rua Artur Diniz Veloso	250	Na	Jacobina	BA	2.334,50	1.792,00	Reversível
BTSARO86	Rua Principal S/N- Jardinopolis	S/n	Centro	Castanheiras	RO	150,00	150,00	Reversível
BTSAPR148	Avenida Brasil	241	Cianorte	Cianorte	PR	929,49	1.540,00	Reversível
5891	Rua Cardeal Arcoverde	340	Laranjal	São Gonçalo	RJ	134,00	4.000,00	Não Reversível
5978	Avenida Engenheiro Roberto Freire	S/n	Ponta Negra	Natal	RN	309,00	848,00	Reversível
156	Avenida Getulio Vargas	876	Centro	Eirunepé	AM	302,69	1.800,00	Reversível
12663	Repetidora Feiticeiro / Nova Floresta	0	Rural	Jaguaribe	CE	16,00	400,00	Reversível
BTSADF97	Lotes 4 5 E 6 Quadra 425 Loteamento Sao Gabriel De Goias	0	Planaltina De Goias	Planaltina	GO	104,60	460,00	Reversível
6018	Rua Augusto Severo	S/n	Centro	Macau	RN	932,00	1.931,51	Reversível
5583	Rua Professora Ana Beneditalt. 32 E 33	0	Cavaleiros	Macaé	RJ	672,25	1.176,00	Reversível
BTSARS662	Rua Emilio Brandt		Uruguaiana	Uruguaiana	RS	1.384,00	450,00	Reversível
BTSAPR30	Rua Nova Ucrania	0	Apucarana	Apucarana	PR	271,06	2.500,00	Reversível
BTSARS378	Rua Lagoa Vermelha	0	Paim Filho	Paim Filho	RS	61,60	346,50	Reversível
3700	Avenida Fernando Guilhon	151	Bela Vista	Itaituba	PA	741,06	3.258,69	Reversível
155	Rua Andre Costa Pereira	173	Centro	Carauari	AM	302,69	1.713,00	Reversível
BTSARO110	Av Sao Paulo	1148	Centro	Ouro Preto Do Oeste	RO	1.179,83	1.179,83	Reversível
BTSADF66	Lotes 71 A 76 E 31 32 33 Quadra 1 Zona Norte Setor Belvedere	32	Cristalina	Cristalina	GO	187,20	3.744,00	Reversível
BTSARO119	Rua Rolim De Moura 3062	3062	Centro	Pimenta Bueno	RO	200,00	4.000,00	Reversível
BTSARS319	Rua Da Republica	0	Maximiliano De Almeida	Maximiliano De Almeida	RS	84,40	290,00	Reversível
BTSARO60	Avenida Pinheiros		Centro	Castanheiras	RO	150,00	150,00	Reversível
2073	Rua Almirante Barroso	9	Praia Do Sua	Vitória	ES	166,00	700,00	Reversível
5761	Rua Guapore	570	Bras De Pina	Rio De Janeiro	RJ	160,00	1.700,00	Reversível
BTSAPR89	Rua Franca	425	Cambe	Cambé	PR	418,63	544,00	Reversível
2839	Rua Vinte E Cinco De Marco	100	Centro	Guarani	MG	230,00	730,00	Reversível
484	Rua Siqueira Campos	320	Na	Buerarema	BA	150,00	1.307,00	Reversível
635	Rua Godoaldo Amaral	20	Teixeirinha	Teixeira De Freitas	BA	364,39	3.801,00	Reversível
BTSASC159	Rua Frei Caneca Esq. Servidao Emilio Schroeder	0	Agronomica	Florianópolis	SC	171,77	381,89	Reversível
52	Morro Do Cruzeiro	S/n	Morro	Maragogi	AL	78,25	900,00	Reversível
BTSASC490	Rua Alberto Schmidt	S/n	Centro	Videira	SC	115,13	367,20	Reversível
BTSAPR416	Rua Manoel Antunes Pereira	0	Mandaguari	Mandaguari	PR	147,90	1.781,25	Reversível
BTSARS13	Quadra A-22	0	Algarve	Alvorada	RS	181,34	250,00	Reversível
1255	Avenida 8 De Novembro	870	Centro	Jaguaribe	CE	125,86	3.276,50	Reversível
BTSASC445	R Almirante Barroso Esq. Gen. Eurico Gaspar Dutra	0	Centro	São Miguel Do Oeste	SC	650,71	150,00	Reversível
BTSAGO161	Avenida Cesar Lattes Qd. 22 Lt. 03/04/05- Nº1537	1537	Jd. Vila Boa	Goiânia	GO	252,00	1.112,50	Reversível
BTSAPR132	Rua Rocha Pombo	242	São Cristó	Cascavel	PR	335,11	2.397,60	Reversível
BTSARO7	Rua Benjamin Constant S/N Centro	S/n	Centro	Cruzeiro Do Sul	AC	220,01	1.500,00	Reversível
BTSARO156	Avenida Sao Paulo	0	Centro	São Miguel Do Guapirã	RO	149,99	150,00	Reversível
BTSAMT120	Avenida Benedito Monteiro	S/n	Centro	Várzea Grande	MT	103,00	1.345,76	Reversível

BTSAMS41	Av Presidente Vargas	890	Vila Cinamomo	Campo Grande	MS	348,01	1.440,00	Reversível
BTSARO89	Avenida Tancredo Neves	0	Centro	Machadinho D'Oeste	RO	395,60	7.912,00	Reversível
3005	Avenida Caetano Marinho	140	Centro	Ponte Nova	MG	1.675,00	1.269,00	Reversível
BTSARS126	Rua Giacomo Rizzo	0	Forqueta	Caxias Do Sul	RS	81,24	763,40	Reversível
361	Rua Politeama De Cima	76	Politeama	Salvador	BA	458,00	1.653,00	Reversível
6182	Pça. Filomeno Hora	96	Centro	Lagarto	SE	988,00	616,00	Reversível
BTSARS475	Porto Xavier	0	Porto Xavier	Porto Xavier	RS	265,86	150,00	Reversível
BTSARS663	Vacaria	0	Vacaria	Vacaria	RS	946,15	150,00	Reversível
1066	Rua Camerindo Neves	S/n	Na	Guanambi	BA	382,00	627,00	Não Reversível
BTSARS525	Santa Maria Do Herval	0	Santa Maria Do Herval	Santa Maria Do Herval	RS	61,49	150,00	Reversível
5	Rua Deputado Antenor Cerpa	S/n	Centro	Delmiro Gouveia	AL	473,00	1.200,00	Reversível
BTSARS17	Rua Valdemar Grazziotin	0	Antonio Prado	Antônio Prado	RS	435,31	1.250,00	Reversível
BTSAPR584	Rua Deputado Joao Leopoldo Jacomel	0	Jardim Primavera	Piraquara	PR	122,78	991,00	Reversível
2605	Rua Jose Constantino Da Silveira	66	Centro	Alfenas	MG	928,00	1.933,00	Reversível
BTSARS2	Avenida Tiradentes Setor: 1 Quadra: 050 Lote: 0252 Sublote: 1	1699	Agudo	Agudo	RS	84,15	290,00	Reversível
BTSARS552	Rua 13 De Janeiro	0	Sao Francisco De Assis	São Francisco De Assis	RS	356,67	1.007,25	Reversível
BTSAPR43	Rua Manoel Ribas	0	Ariranha Do Ivaí	Ariranha Do Ivaí	PR	32,35	600,00	Reversível
BTSAMS44	Rua Sebastiao Taveira	567	Monte Castelo	Campo Grande	MS	122,77	1.500,00	Reversível
BTSARO22	Estrada Calafates - Floresta	0	Floresta	Rio Branco	AC	122,78	800,00	Reversível
BTSAMT89	Rua Rio Grande Do Sul	S/n	Centro	Poxoréo	MT	59,27	150,00	Reversível
BTSARS567	Sao Jose Do Norte	0	Sao Jose Do Norte	São José Do Norte	RS	261,96	150,00	Reversível
BTSAMS24	Rua Eduardo Peixoto	1462	Centro	Bela Vista	MS	118,14	1.125,00	Reversível
BTSARS299	Liberato Salzano	0	Liberato Salzano	Liberato Salzano	RS	61,60	300,00	Reversível
1109	Rua Cel. Lucio	447	Centro	Crateús	CE	952,00	2.479,00	Reversível
1883	Avenida Jose Tozze	1500	Centro	São Mateus	ES	90,10	52,56	Não Reversível
5823	Estrua Do Cafunda	111	Taquara	Rio De Janeiro	RJ	98,00	477,00	Reversível
BTSARS671	Venancio Aires	0	Venancio Aires	Venâncio Aires	RS	599,40	150,00	Reversível
2955	Rua Jose De Avila	55	Centro	Nova Lima	MG	482,00	990,00	Reversível
BTSARS72	Avenida Manoel Goncalves Junior	0	Vila Esperanca	Cachoeirinha	RS	181,34	150,00	Reversível
7753	Rua Sao Francisco De Assis	S/n	Sao Joao	Manaus	AM	16,50	275,00	Reversível
2113	Rua Tiradentes	1	Centro	Barra Do Corda	MA	229,00	800,00	Reversível
BTSAGO544	Acsv Se 101 Av. Lo-25 (Atual 1004 S - Vicinal Av. Lo-25 Lt. 19 E 20)	0	Centro	Palmas	TO	144,00	144,00	Reversível
BTSAMS50	Av Cel Antonino	1477	Cel Antonino	Campo Grande	MS	166,40	1.200,00	Reversível
BTSAPR570	Rua Espirito Santo	0	Pien	Piên	PR	42,08	669,06	Reversível
BTSAPR320	Rua Vicente Machado	1646	Centro	Guarapuava	PR	1.908,47	1.935,05	Reversível
6975	Rua Joaquim Santana	S/n	Na	Riacho De Santo Antonio	PA	76,23	255,00	Reversível
BTSARS675	Rua Ernesto Alves	0	Veranopolis	Veranópolis	RS	406,11	150,01	Reversível
2904	Avenida Pres.Tancredo Neves *	S/n	Centro	Lagoa Dourada	MG	101,00	468,00	Reversível
6055	Estrada De Logoa Nova - Serra De Martins S/N	S/n	Zona Rural	Martins	RN	200,96	2.500,00	Reversível
5957	Rua Caetano Furquim	354	Centro	Vassouras	RJ	550,00	1.054,00	Reversível
BTSARS402	Paverama	0	Paverama	Paverama	RS	48,97	150,00	Reversível
2831	Praça Conego Cesario *	S/n	Centro	Guanhães	MG	281,00	1.191,00	Reversível
2635	Rua Argemiro Aguilar	533	Centro	Almenara	MG	282,00	1.034,00	Reversível

BTSAMS147	Av Clodoaldo Garcia	S/n	Sao Francisco	Três Lagoas	MS	215,10	1.200,00	Reversível
BTSASC266	Rua Presidente Prudente De Moraes	175	Santo Antonio	Joinville	SC	1.234,92	1.800,00	Reversível
4668	Rua Antonio F. Do Amaral Lotes 17 E 18 (Central)	490	Altiplano	João Pessoa	PB	133,60	1.200,00	Reversível
BTSAPR143	Rua Romario Martins	89	Centro	Cerro Azul	PR	71,85	1.200,00	Reversível
BTSARS87	Avenida Adriano Dias	0	Campo Bom	Campo Bom	RS	685,36	150,00	Reversível
BTSAPR511	Fazenda Palmeira	0	Ortigueira	Ortigueira	PR	60,00	150,00	Reversível
BTSARO65	Avenida Dos Estados Lotes 1/2, Quadra A-14, Setor "A"	0	Centro	Cerejeiras	RO	157,62	1.162,40	Reversível
BTSARS520	Bairro Nossa Senhora De Lourdes	0	Medianeira	Santa Maria	RS	181,34	600,00	Reversível
140	Avenida Amazonas	1860	Centro	Parintins	AM	180,97	2.172,00	Reversível
BTSAPR527	Rodovia Pr 151	S/n	Palmeira	Palmeira	PR	198,58	150,00	Reversível
163	Travessa Pedro Tinoco	143	Centro	Manicoré	AM	189,40	2.800,00	Reversível
252	Avenida Jacinto Ale	423	Plato Do Piquia	Boca Do Acre	AM	302,69	3.600,00	Reversível
BTSARS368	Rua General Neto - 83	83	Novo Hamburgo li	Novo Hamburgo	RS	700,47	440,88	Reversível
BTSARO16	Rodovia Ac-10 Km 02 Ramal Projeto V	S/n	Centro	Porto Acre	AC	149,99	150,00	Reversível
BTSADF106	Quadra 21 Lotes 21 22 E 23	0	Santo Antonio Do Deserto	Santo Antônio Do Deserto	GO	199,99	200,00	Reversível
2711	Rua Sao Sebastiao	101	Centro	Capitólio	MG	101,00	364,00	Reversível
BTSAMS71	Rua Barao Do Rio Branco	S/n	Vila Santana	Coxim	MS	163,80	1.949,99	Reversível
BTSAPR770	Morro Carvalho	S/n	Tibagi	Tibagi	PR	258,40	150,00	Reversível
BTSAGO193	Rua S-4 Qd. S-18 Lt. 19	0	St. Bela Vista	Goiânia	GO	213,00	420,00	Reversível
BTSAMS52	Rua Salim Maluf	111	Amambai	Campo Grande	MS	137,42	675,00	Reversível
BTSARS244	Rua Adao Rabelo Cezar	170	Eldorado Do Sul	Guaíba	RS	600,00	600,00	Reversível
6	Rua Martino Maia	S/n	Centro	Atalaia	AL	473,00	1.081,00	Reversível
BTSARS316	Rua Da Matriz	0	Mata	Mata	RS	61,62	437,44	Reversível
BTSARS61	Braga	0	Braga	Braga	RS	61,60	150,00	Reversível
BTSAPR155	Avenida Londres	280	Ribeira	Colombo	PR	79,38	960,00	Reversível
734	Praça Rui Barbosa	0	Centro	Gandu	BA	164,16	1.915,00	Reversível
2680	Avenida Bianco	58	Centro	Bicas	MG	328,00	1.480,00	Reversível
BTSAGO232	Pça. Santana C/ Padres Redentoristas Qd. 26 Lt. 01	0	Inhumas	Inhumas	GO	42,75	1.634,71	Reversível
BTSARO146	Avenida Getulio Vargas	2385	Centro	Theobroma	RO	216,00	4.320,00	Reversível
BTSASC16	Rua Daniel Petry	S/n	Centro	Antônio Carlos	SC	51,84	360,00	Reversível
BTSARS548	Santo Cristo	0	Santo Cristo	Santo Cristo	RS	225,50	150,00	Reversível
5538	Rua Maria Caran	0	Saracuruna	Duque De Caxias	RJ	208,00	510,00	Reversível
162	Avenida 05 De Setembro	506	Centro	Juiz De Fora	AM	189,40	1.995,00	Reversível
BTSAMT17	Avenida Presidente Castelo Branco	516	Centro	Barra Do Bugres	MT	94,93	400,00	Reversível
BTSASC407	Rua Jorge Lacerda	252	Centro	São Bento Do Sul	SC	636,93	1.073,00	Reversível
1128	Rua Jose Lourenço	2514	Joaquim Tavora	Fortaleza	CE	191,70	498,40	Reversível
BTSAPR546	Rua Dos Patriotas	140	Paranavai	Paranavaí	PR	372,25	1.800,00	Reversível
5916	Avenida Nova Ssquarema Lote-56 Q-373	0	Ipitangas-Vilatur	Squarema	RJ	27,87	700,00	Reversível
5868	Rua Gonzaga Bastos	25	Vila Isabel	Rio De Janeiro	RJ	50,00	1.698,79	Reversível
451	Rua Conde Porto Alegre	687	Iapi	Salvador	BA	592,00	675,00	Reversível
BTSADF118	Ey6084 R Antenor Neto Da Qd 08 Lt 4/5/6/17/19 Da Rua Dr. Felao Da Qd 08 Setor Joao S. Central	0	Santo Antonio	Aurora Do Tocantins	TO	230,00	230,00	Reversível
BTSARS456	Estrada Do Varejao	0	Lami	Porto Alegre	RS	235,71	600,00	Reversível
628	Praça Padre Mateus	227	Centro	Santo Antônio De Jesus	BA	344,00	1.145,00	Reversível

BTSARS481	Rua Duque De Caxias	0	Putinga	Putinga	RS	61,60	769,00	Reversível
BTSARS374	Estrada Do Palmital	0	Palmital	Osório	RS	45,05	240,00	Reversível
BTSAPR135	Fazenda Santo Andre / Serra Das Furnas Qd 382	0	Castro	Castro	PR	199,24	3.000,00	Reversível
BTSARS396	Rua Inominada	0	Petropolis	Passo Fundo	RS	181,34	540,00	Reversível
7	Rua Frederico Maia	37	Centro	Viçosa	AL	435,00	1.006,00	Reversível
BTSARS685	Av.Rio Branco	0	Vicente Dutra	Vicente Dutra	RS	61,60	150,00	Reversível
BTSAGO196	Rua Valparaíso Nº 161 Qd. 213 Lt. 03	161	Jd. Novo Mundo	Goiânia	GO	149,00	450,00	Reversível
BTSASC147	Avenida Pequeno Príncipe	180	Campeche	Florianópolis	SC	109,60	150,00	Reversível
BTSASC21	Praça Hercilio Luz	676	Centro	Araranguá	SC	743,31	238,14	Reversível
5707	Rua Dr. Jose Maria Coelho	21	Queimados	Queimados	RJ	159,00	1.544,00	Reversível
BTSAMT66	Avenida Florianopolis	S/n	Centro	Juscimeira	MT	58,80	150,02	Reversível
BTSAMT82	Avenida Florespina Azambuja Esq. C/ Rua Manoel F. Pereira Lts. 1 E 2 Qd. 2 4	0	Centro	Pontes E Lacerda	MT	122,78	1.592,00	Reversível
2599	Rua Tiradentes	25	Centro	Abadia Dos Dourados	MG	38,00	190,00	Reversível
BTSAMT40	Avenida Soares Andrade	1	1º De Marco	Cuiabá	MT	122,78	554,30	Reversível
BTSARS434	Estrada Passo Do Batalha	0	Chacara	Piratini	RS	20,00	600,00	Reversível
BTSARS415	Avenida Zeferino Costa	51	Tres Vendas - Ctmr	Pelotas	RS	1.137,00	2.102,49	Reversível
BTSAPR5	Avenida Emilio Johnson	1035	Centro	Almirante Tamandaré	PR	247,83	150,00	Reversível
BTSADF68	Avenida Bahia Setor Tradicional Quadra 26 Lote 3 Centro	0	Damianopolis	Damianópolis	GO	104,40	1.224,40	Reversível
BTSAGO23	Rua Dr. Evandro Pinto Silva Qd. 2 Lt. 36	0	Cidade Universitaria	Anápolis	GO	183,00	525,00	Reversível
2858	Rua Joao Pessoa	47	Centro	Itabirito	MG	607,00	1.060,00	Reversível
BTSARO42	Rua Mario L Barbosa	3259	Centro	Alto Paraíso	RO	50,00	3.120,00	Reversível
BTSAMS105	Rua 14 De Maio	589	Centro	Jardim	MS	210,13	1.600,00	Reversível
BTSARS495	Rodeio Bonito	0	Rodeio Bonito	Rodeio Bonito	RS	63,00	150,00	Reversível
5658	Rua Zodiaco (Rua Imperio 343)	569	Caioba	Nova Iguaçu	RJ	227,00	2.274,00	Reversível
BTSAGO260	Rodovia Go-206 Km 17 - Fazenda Silveira	S/n	Itaruma	Itarumã	GO	83,30	1.500,00	Reversível
BTSAPR795	Av Portugal S/Nº - Gleba 14 - Figueira (Antiga Gleba Figueira)	0	Umuarama	Umuarama	PR	284,30	1.845,00	Reversível
BTSARS264	Rua Expedicionario	0	Ilópolis	Ilópolis	RS	61,60	390,00	Reversível
BTSAPR192	Avenida Manoel Ribas (Estacionamento)	115	Merces	Curitiba	PR	161,79	3.012,00	Não Reversível
BTSAPR239	Avenida Teixeira De Freitas	141	Merces	Curitiba	PR	2.750,00	1.384,50	Não Reversível
BTSADF49	Rua 38, Lotes 19 E 20, Quadra 06 Loteamento Jardim Querencia	0	Agua Lindas De Goias	Agua Lindas De Goias	GO	187,05	2.000,00	Reversível
1197	Avenida Engenheiro Santana Junior	2846	Aldeota	Fortaleza	CE	208,00	442,00	Reversível
BTSASC295	Distrito De Bela Vista Do Sul - Antiga Estrada Dona Francisca	0	Centro	Mafra	SC	64,14	150,00	Reversível
BTSARO84	Rua Raimunda Batista S/N - Jacy Parana	S/n	Centro	Porto Velho	RO	150,00	150,00	Reversível
526	Rua Das Flores	S/n	Na	Ibitiara	BA	45,00	1.200,00	Reversível
444	Avenida Afranio Peixoto (Av Suburbana)	31	Paripe	Salvador	BA	595,20	3.600,00	Reversível
BTSARS242	Rua 20 De Setembro	0	Guaiba	Guaíba	RS	961,51	200,00	Reversível
BTSARS247	Rua Comandai	0	Guarani Das Missoes	Guarani Das Missões	RS	225,50	1.000,00	Reversível
BTSASC143	Avenida Das Nações	595	Canasveiras	Florianópolis	SC	1.658,98	360,46	Reversível
BTSAMS62	Rua Ana Nery	0	Centro	Corguinho	MS	30,00	10.000,00	Reversível
2583	Rua Tenente Brito Melo	279	Barro Preto	Belo Horizonte	MG	397,00	531,00	Reversível
BTSARS253	Rua Uruguai (Antiga Horizontalina)	863	Horizontalina	Horizontalina	RS	851,41	200,00	Reversível
2506	Rua Espirito Santo *	S/n	Amazonas	Itabira	MG	153,00	365,00	Reversível
BTSASC57	Rua Reinoldo Koffke	S/n	Velha	Blumenau	SC	132,34	568,34	Reversível

3238	Rua Intendente Camara	34	Pioneiros	Ouro Branco	MG	995,00	726,00	Reversível
BTSAGO524	Rua Raimundo S. Dourado C/ Etelvina A. Lustosa-Chac. 33B/33D	0	Gurupi	Gurupi	TO	200,00	200,00	Reversível
BTSAPR421	Avenida Iguaçu	777	Mangueirinha	Mangueirinha	PR	106,32	1.600,00	Reversível
BTSARS554	Rua Julio De Castilhos	0	Sao Francisco De Pa	Sao Francisco De Pa	RS	189,24	1.215,00	Reversível
BTSAMT26	Avenida Brasilia	S/n	Centro	Campo Verde	MT	130,77	3.186,21	Reversível
BTSARS619	Rua Do Comercio	0	Tapejara	Tapejara	RS	37,48	1.200,00	Reversível
BTSARS503	Av Pio Xii	0	Salto Do Jacui	Salto Do Jacuí	RS	61,60	406,40	Reversível
BTSARS104	Rua Sao Leopoldo	0	Mathias Velho	Canoas	RS	181,34	500,00	Reversível
BTSARS661	Rua Duque De Caxias	0	Uruguaiana	Uruguaiana	RS	1.384,44	150,00	Reversível
BTSARS527	Rua Buenos Aires	0	Santa Rosa	Santa Rosa	RS	110,21	917,08	Reversível
3589	Rua Gaspar Viana	144	Comercio(Campina)	Belém	PA	1.051,00	575,78	Reversível
BTSAGO526	Rua Etelvina A. Lustosa (Av. Parana) - Chacara Nº 33B-1	0	Na	Gurupi	TO	680,00	3.947,00	Não Reversível
23579	Rodovia Augusto Montenegro (Loteamento Greenville Residence)	S/n	Na	Belém	PA	31,94	183,00	Reversível
6224	Rua Senhor Do Bonfim	S/n	Neópolis	Neópolis	SE	75,00	6.250,00	Reversível
BTSASC343	Rua Vitorino Manoel Rodrigues Lote Nº3 - Qd. Nº62	0	Centro	Passo De Torres	SC	38,00	390,00	Reversível
BTSAPR742	Rua Guiapo	666	Sarandi	Sarandi	PR	412,20	373,50	Reversível
BTSARS197	Avenida Presd. Vargas	0	Esteio	Esteio	RS	872,09	1.875,50	Reversível
BTSAPR529	Avenida Princesa Isabel	487	Palmital	Palmital	PR	106,32	1.200,00	Reversível
5824	Estr. Do Gabinal	313	Freguesia	Rio De Janeiro	RJ	67,25	150,00	Não Reversível
BTSARS256	Rua 15 Maio (Antigo Ibiãça)	631	Ibiãça	Ibiãça	RS	61,60	150,00	Reversível
BTSAMT52	Avenida Cidade Do Mexico (Olyntho Neves)	234	Jardim Das Americas	Cuiabá	MT	230,05	4.519,60	Reversível
BTSARO23	Estrada Apolonio Sales - Placas	0	Placas	Rio Branco	AC	185,00	2.460,00	Reversível
BTSARS485	Rua Pedro Cordenons Lt 40 Qd 25	0	Redentora	Redentora	RS	61,60	150,00	Reversível
BTSARS221	Formigueiro	0	Formigueiro	Formigueiro	RS	61,60	150,00	Reversível
BTSASC362	Rua Jorge Lacerda	S/n	Centro	Pouso Redondo	SC	35,38	300,00	Reversível
BTSAPR587	Avenida Brasil	0	Pitanga	Pitanga	PR	191,17	150,00	Reversível
BTSAPR519	Fazenda Alegria	0	Palmas	Palmas	PR	151,74	2.500,00	Reversível
158	Rua Belarmino Lins	550	Centro	Fonte Boa	AM	302,69	11.236,00	Reversível
BTSARS498	Roque Gonzales	0	Roque Gonzales	Roque Gonzales	RS	61,20	150,00	Reversível
BTSARS583	Sao Nicolau	0	Sao Nicolau	São Nicolau	RS	61,60	150,00	Reversível
3644	Avenida Cel. Raimundo Leao (Pça. Deodoro Da Fonseca)	545	Centro	Cametá	PA	231,16	1.889,40	Reversível
BTSARS683	Rua Nsa Sra De Fatima	0	Viamopolis	Viamão	RS	181,34	150,00	Reversível
BTSAGO179	Rua 59-A Nº 874 Qd. 58A Lt. 2	874	St. Aeroporto	Goiânia	GO	113,00	523,00	Reversível
BTSAPR540	Rua Bento Munhoz Da Rocha Neto	0	Centro	Paranaguá	PR	112,50	1.380,00	Reversível
BTSADF65	Lote 14 Quadra 20 Na Rua 7 De Setembro (E Rua Cel J. J. Taveira)	0	Cristalina	Cristalina	GO	234,45	1.260,44	Reversível
2724	Rua Joao Pinheiro	53	Centro	Conceição Da Barra	MG	101,00	360,00	Reversível
37038	Vale Do Sereno	0	Vale Do Sereno	Nova Lima	MG	61,95	366,00	Reversível
BTSAPR797	Rua Brasilia	0	Umuarama	Umuarama	PR	12,65	1.404,00	Reversível
933	Rua Da Foca - Área Amembrada Dos Lotes 2, 3, 4 E 5 Da Quadra 37	S/n	Distrito Praia Do Forte	Mata De São João	BA	64,00	886,77	Reversível
5993	Rua Tarcisio Correia	S/n	Alto Da Abolicao	Mossoró	RN	490,00	1.024,00	Reversível
4860	Fazenda Alvorada Br 232	0	Vila Anapolis	Pesqueira	PE	460,00	29.370,00	Reversível
BTSARS645	Tres De Maio	0	Tres De Maio	Três De Maio	RS	765,34	150,00	Reversível
BTSAMT61	Rua Jequitiba	S/n	Centro	Guarantã Do Norte	MT	95,37	6.144,00	Reversível

BTSAMS65	Rua Jose Frageli	S/n	Nova Corumba	Corumbá	MS	122,78	276,08	Reversível
BTSAPR363	Rua Crispim Furguim	0	Itaperucu	Itaperuçu	PR	100,95	494,00	Reversível
BTSARS668	Vanini	0	Vanini	Vanini	RS	42,40	150,00	Reversível
BTSARS295	Rua Mario Catoi	0	Lajeado	Lajeado	RS	1.273,60	772,00	Reversível
BTSAGO550	Avenida Teotonio Segurado Qd. Aane-40 Conj. Qi-04 Lt. 04	0	Centro	Palmas	TO	230,00	2.340,00	Reversível
2686	Avenida Do Carmo *	S/n	Centro	Cambuí	MG	282,00	656,00	Reversível
2997	Rua Miguel Couto	90	Centro	Piumhi	MG	458,00	1.559,00	Reversível
1124	Rua Gustavo Sampaio	2432	Parquelandia	Fortaleza	CE	456,00	1.129,00	Reversível
BTSAPR291	Rua Beija Flor	0	Na	Francisco Beltrão	PR	120,00	12.030,00	Não Reversível
3262	Rua Cel. Jose Justino	671	Centro	São Lourenço	MG	175,00	500,00	Reversível
BTSAMS56	Rua Carmem Bazzano Pedra	739	Oliveira Iii	Campo Grande	MS	26,92	275,79	Reversível
2535	Rua Equador	328	Centenario	Sete Lagoas	MG	193,00	385,00	Reversível
BTSAPR730	Br 277	S/n	Sao Miguel Do Iguac	São Miguel Do Iguaç	PR	197,12	3.245,00	Reversível
BTSARS424	Rua Marques De Marica	0	Navegantes - Ctmr	Pelotas	RS	122,78	200,00	Reversível
BTSAGO459	Avenida Aparecida C/ Avenida Guapo Qd. 45 Lt. 03	0	Trindade	Trindade	GO	187,05	741,05	Reversível
518	Avenida Matias	S/n	Tomba	Feira De Santana	BA	5.346,00	10.028,00	Reversível
3300	Fazenda Tres Pedras *	S/n	Rural	Caetanópolis	MG	21,00	904,00	Reversível
7686	Rua Richard Strauss	21	Jardim America	Rio De Janeiro	RJ	175,00	519,00	Reversível
2654	Rua Capitao Joaquim Eliz A. Magalha	10	Centro	Bambuí	MG	423,00	506,00	Reversível
BTSARO19	Rua 05 Distrito Industrial	0	Distrito Industrial	Rio Branco	AC	600,00	4.523,87	Reversível
BTSAPR133	Rua Rubens Lopes	0	Cascavel	Cascavel	PR	250,68	487,50	Reversível
BTSAPR208	Rua Doutor Julio Farah	157	Guabirubata	Curitiba	PR	225,74	879,00	Reversível
BTSAPR104	Gleba Registro	0	Campo Mourao	Campo Mourão	PR	279,67	1.925,00	Reversível
3210	Rua Bias Fortes	400	Centro	Itaobim	MG	1.106,00	1.320,00	Reversível
BTSARS193	Espumoso	0	Espumoso	Espumoso	RS	425,36	150,00	Reversível
BTSADF96	Granjas Vale Das Macieiras Gleba D	0	Padre Bernardo	Padre Bernardo	GO	1.365,00	1.365,00	Reversível
BTSAPR200	Rua Ailton Pizzato Gusi	704	Xaxim	Curitiba	PR	146,06	361,58	Reversível
493	Rua Colina Dos Laranjais	111	Centro	Camacan	BA	155,00	1.495,00	Reversível
BTSAGO25	Rua Elias Mockdissi Qd. 3 Lt. 1 2 E 24 (Avenida Brasil)	0	Vila Popular Munir Ca	Artópolis	GO	144,60	819,70	Reversível
5740	Avenida Henrique Lage - Pontoes Da	12	Barra Da Tijuca	Rio De Janeiro	RJ	320,00	1.342,00	Reversível
36852	Estrada Manoel Urbano Km 08 - Lago Do Janauari	0	Comunidade Sao Ped	Itanduba	AM	26,90	250,00	Reversível
BTSAPR784	Avenida Rio De Janeiro	580	Tuneiras Do Oeste	Tuneiras Do Oeste	PR	106,32	500,00	Reversível
BTSAPR227	Rua Nicola Pelanda	2370	Tatuquara	Curitiba	PR	174,00	516,00	Reversível
BTSASC77	Rua Joao Heil	33	Centro	Brusque	SC	1.168,78	623,72	Reversível
6608	Avenida Presidente Kennedy Lote 7 Quadra G	0	Sao Bento	Duque De Caxias	RJ	176,00	385,80	Reversível
BTSAPR218	Rua Joao Leal	290	Sao Lourenco	Curitiba	PR	529,38	1.319,50	Reversível
BTSAMT91	Avenida Sao Joao C/ Rua Piracicaba	296	Centro	Primavera Do Leste	MT	228,88	1.592,00	Reversível
BTSARS132	Rua Os 18 Do Forte	0	Imigrantes	Caxias Do Sul	RS	1.800,55	1.512,00	Reversível
BTSAGO192	Rua Rio Verde Qd. 36A Lt 37 A 39 (Ant. Rua Nazareth)	0	Jd. Guanabara	Goiânia	GO	390,01	1.369,00	Reversível
BTSAPR531	Rio Azul	0	Palotina	Palotina	PR	284,59	1.730,82	Reversível
BTSAPR395	Avenida Getulio Vargas - Gruta/Parque Do Monge Lotes 33/34/46/47/48/49	0	Lapa	Lapa	PR	126,61	290,00	Reversível
BTSARO85	Rua Juscelino Kubistchek	979	Centro	Jaru	RO	446,45	1.757,00	Reversível
834	Avenida 2 De Julho	S/n	Centro	Prado	BA	124,94	846,75	Reversível

1118	Rua Monsenhor Esmeraldo	800	Centro	Crato	CE	532,35	1.919,00	Reversível
BTSARO21	Rodovia Ac-40 - Corrente	S/n	Corrente	Rio Branco	AC	325,00	3.544,62	Reversível
10	Avenida 15 De Novembro	S/n	Centro	Palmeira Dos Índios	AL	653,00	1.398,00	Reversível
BTSARS6	Rua Gaspar Martins	0	Alegrete	Alegrete	RS	1.339,05	150,00	Reversível
BTSARO151	Rua Principal	0	Centro	Vale Do Paraíso	RO	150,00	150,00	Reversível
3076	Rua Castro Alves *	S/n	Urbano	São Lourenço	MG	147,00	1.200,00	Reversível
BTSARS617	Rua Reinaldo Seitenfus	0	Sobradinho	Santa Maria	RS	514,80	810,00	Reversível
6607	Rua Projetada A	0	Nova Campinas	Duque De Caxias	RJ	168,00	360,00	Reversível
BTSARS421	Rua General Neto	984	Anexo - Ctmr	Pelotas	RS	1.787,05	750,00	Reversível
BTSARS643	Tres Cachoeiras	0	Vila Fernando Ferrari	Três Cachoeiras	RS	45,05	150,00	Reversível
BTSARO115	Avenida Ji Parana 1722	1722	Centro	Presidente Médici	RO	495,00	9.900,00	Reversível
BTSAPR221	Rua Lamartine Babo	478	Vila Sao Pedro	Curitiba	PR	178,50	504,00	Reversível
BTSARS687	Victor Graeff	0	Vitor Graeff	Victor Graeff	RS	61,60	150,00	Reversível
BTSAPR222	Rua Leon Nicolas	255	Capao Raso	Curitiba	PR	122,78	1.227,90	Reversível
BTSAPR640	Rua Jose Vieira Lopes	532	Reboucas	Rebouças	PR	144,72	704,00	Reversível
BTSASC263	Rua Jose Satiro De Oliveira	0	Boehmerwaldt	Joinville	SC	71,33	150,00	Reversível
BTSAGO176	Rua 27 Nº 54 Qd. X Lt. 19	54	Vila Jaragua	Goiânia	GO	199,00	360,00	Reversível
2662	Rua Francisco Ferreira Filho	70	Urbano	Barroso	MG	286,00	935,00	Reversível
727	Rua Coronel Jose Batista Da Fonseca	140	Centro	Cruz Das Almas	BA	394,00	1.828,00	Reversível
BTSAGO277	Fazenda Torres		Jataí	Jataí	GO	500,00	10.000,00	Reversível
2346	Avenida Das Contelações	S/n	Na	Imperatriz	MA	652,00	7.117,00	Reversível
2676	Rua Treze De Maio	165	Centro	Brasília De Minas	MG	307,00	470,00	Reversível
BTSAMS54	Av Ana Batista De Caminha	S/n	Jardim Itamaraca	Campo Grande	MS	122,78	600,00	Reversível
5642	Estr. Caetano Monteiro	1164	Pendotiba	Niterói	RJ	314,00	1.668,00	Reversível
BTSARS317	Cônego Pedro Henrique Vier Setor 04 Qd 05 Lt 1204	613	Mato Leिताo	Mato Leitão	RS	47,36	150,00	Reversível
BTSAPR516	Rua Filadelfia	0	Ouro Verde Do Oeste	Ouro Verde Do Oeste	PR	106,32	1.504,90	Reversível
BTSAGO401	Rodovia Br-153 Km 1085	S/n	Rialma	Rialma	GO	150,00	150,00	Reversível
BTSARS376	Rua Mal Floriano	0	Osorio	Osório	RS	1.001,79	150,00	Reversível
4904	Rua Joaquim Vasconcelos	146	Afogados	Recife	PE	733,52	670,00	Reversível
3679	Rua Monte Libano	96	Centro	Paragominas	PA	708,07	2.192,93	Reversível
BTSAMT36	Avenida Marechal Candido Rodon, Lote 7A, Qd 55	567	Centro	Colíder	MT	95,01	603,05	Reversível
BTSAMS27	Rua Santana Do Paraíso	0	Alvorada	Bonito	MS	58,00	2.000,00	Reversível
5964	Rua Nicanor Teixeira De Carvalho	0	Barreira Cravo	Volta Redonda	RJ	1.699,20	5.140,70	Reversível
BTSAPR270	Rua Souza Naves	17	Figueira	Figueira	PR	144,72	1.600,00	Reversível
BTSAMT98	Avenida Lins Internacional Lt. 1-A Qd. 01	0	Vila Aurora	Rondonópolis	MT	222,44	1.050,00	Reversível
BTSAPR417	Rua Francisco Magalhaes	0	Mandirituba	Mandirituba	PR	10,23	920,62	Reversível
BTSAPR266	Colombia	129	Vila Nova	Fazenda Rio Grande	PR	250,67	720,00	Reversível
BTSADF117	Rua Cel. Diolindo Dos Santos Freire Qd. 07 Lt 03	0	Arraias	Arraias	TO	110,00	110,00	Reversível
BTSAPR35	Rua Luiz Passato	1365	Arapoti	Arapoti	PR	144,72	1.600,00	Reversível
BTSAPR75	Rua Lauro Osorio	107	Bocaiuva Do Sul	Bocaiúva Do Sul	PR	111,88	1.365,00	Reversível
BTSAGO37	Rua 22 Qd. 44 Lt. 17 - Independencia	0	Bairro Independencia	Aparecida De Goiânia	GO	136,14	370,27	Reversível
1090	Avenida Visconde Ferreira Bandeira	468	Centro	Manhuaçu	BA	501,00	1.060,00	Reversível
312	Rua Getulio Vargas	2	Centro	Oiapoque	AP	197,85	1.200,00	Reversível

BTSAGO395	Avenida Rui Barbosa Nº 170	170	Quirinópolis	Quirinópolis	GO	382,00	1.484,00	Reversível
BTSARS54	Rua Pedro A.Tietbohl Sn/Prl Venezuela	0	Bom Jesus	Bom Jesus	RS	37,48	1.439,00	Reversível
BTSAPR749	Rua Machado De Assis	958	Sertaneja	Sertaneja	PR	144,72	1.395,00	Reversível
BTSARS612	Severiano De Almeida	0	Severiano De Almeida	Severiano De Almeida	RS	61,60	150,00	Reversível
205	Rua Manaquiri	412	Centro	Careiro	AM	55,60	2.460,00	Reversível
BTSARO55	Avenida Porto Velho Lote 01 Quadra 20 Setor 02	0	Centro	Buritis	RO	122,50	2.436,92	Reversível
BTSARS65	Rua Benjamin Constant	0	Cacapava Do Sul	Caçapava Do Sul	RS	547,00	524,88	Reversível
BTSAPR658	Rua Roma	78	Rondon	Rondon	PR	144,72	1.500,00	Reversível
BTSAPR746	Rua Sete De Setembro	22	Senges	Sengés	PR	144,72	1.114,00	Reversível
BTSAMT102	Avenida Sergipe	S/n	Centro	São José Dos Quatro Marcos	MA	126,96	290,00	Reversível
BTSARS184	Entre-ljuis	0	Entre-ljuis	Entre-ljuís	RS	252,04	200,00	Reversível
BTSADF24	Shi/Sul Qi 21 Conjunto G	0	Lago Sul	Brasília	DF	433,37	2.000,00	Reversível
BTSAMT126	Esplanada S Lt. 12 Qd. 16	0	Vila Rica	Vila Rica	MT	227,49	1.686,00	Reversível
BTSAPR300	Rua Antonio Moulin	175	Goioere	Goioerê	PR	798,63	570,00	Reversível
BTSAPR303	Rua Rui Barbosa	505	Grandes Rios	Grandes Rios	PR	144,72	600,00	Reversível
2869	Rua Monsenhor Cerqueira	91	Centro	Itapecerica	MG	281,00	1.165,00	Reversível
BTSAPR457	Gleba Numero 1	0	Perseveranca	Marmeleiro	PR	279,69	2.500,00	Reversível
BTSAPR273	Rua Rio Branco	565	Floresta	Floresta	PR	144,72	600,00	Reversível
BTSARS558	Rua Coronel Soares De Carvalho, Lt 6 Qd 7	349	Centro	São Jerônimo	RS	771,85	2.136,80	Reversível
5082	Br 407	450	Jardim Brasilia	Petrolina	PE	299,00	960,00	Reversível
759	Rua Jose Miraglia	49	Centro	Ipiáú	BA	347,00	858,00	Reversível
6031	Rua Sao Matias	S/n	Vila De Ponta Negra	Natal	RN	215,00	612,33	Reversível
BTSAPR712	Rua Tiradentes	0	Sao Jose Das Palmeiras	São José Das Palmeiras	PR	242,95	1.728,00	Reversível
BTSAPR656	Colonia Muquillao	0	Roncador	Roncador	PR	198,00	1.750,00	Reversível
5717	Rua Braulino Alves Siqueira	S/n	Rio Dos Indios De De	Rio Bonito	RJ	159,96	40.275,24	Não Reversível
BTSARS166	David Canabarro	0	David Canabarro	David Canabarro	RS	61,60	200,00	Reversível
BTSAPR154	Avenida Coimbra	500	Parque Residencial S	Quilombozinho	PR	664,44	2.400,00	Reversível
2792	Avenida Francisco Campos	618	Centro	Dores Do Indaiá	MG	470,00	1.003,00	Reversível
BTSARS161	Avenida Presid. Vargas	0	Cruz Alta	Cruz Alta	RS	1.095,01	200,00	Reversível
1766	Rua Vicente Leite	240	Meireles	Fortaleza	CE	193,16	358,40	Reversível
BTSAPR634	Rua Estanislau Sockzek	56	Quitandinha	Quitandinha	PR	144,71	1.265,00	Reversível
BTSAPR494	Avenida Niteroi	45	Nova Cantu	Nova Cantu	PR	111,88	1.200,00	Reversível
BTSARS496	Rodovia Porto Alegre Viamao	S/n	Sao Lucas	Viamão	RS	181,34	600,00	Reversível
BTSAGO166	Avenida Parque Ateneu (Ant. 2013) Unid. 201 Lt. 10	0	Pq. Atheneu	Goiânia	GO	101,30	847,40	Reversível
891	Rua Dr. Simoes Filho	4	Centro	Cachoeira	BA	516,00	622,00	Reversível
BTSAMS124	Rua Coronel Ponce	630	Jardim Das Exposicoes	Ponta Porã	MS	122,78	720,00	Reversível
BTSARS8	Rua Tiaraju	0	Angico	Alegrete	RS	267,58	150,00	Reversível
BTSAPR793	Avenida Brasil	831	Umuarama	Umuarama	PR	144,72	290,00	Reversível
BTSASC433	Rua Joaquim Antonio Vaz	S/n	Campinas	São José	SC	124,03	290,00	Reversível
BTSAPR422	Rua Parana	373	Manoel Ribas	Manoel Ribas	PR	106,32	1.200,00	Reversível
BTSADF46	Lote 03 (03-A E 03-B) Quadra 31 Loteamento Agua Fria I Etapa	0	Agua Fria De Goias	Água Fria De Goiás	GO	158,51	2.000,00	Reversível
BTSAPR573	Rua Jakob Macanham	2970	Pinhais	Pinhais	PR	142,50	436,68	Reversível
349	Rua Carlos Santos	S/n	Centro	Xique-Xique	BA	139,80	2.216,16	Reversível

537	Trav. Dos Canecos	S/n	Morro Dos Canecos	Itabuna	BA	259,00	1.876,50	Reversível
BTSAPR538	Avenida Bento Munhoz Da Rocha Neto	0	Bertioga	Paranaguá	PR	180,50	150,00	Reversível
2513	Rua Pedro Bicalho *	S/n	Carneirinhos	João Monlevade	MG	193,00	360,00	Reversível
BTSAMS1	Rua Oito De Fevereiro	24	Centro	Água Clara	MS	200,00	200,00	Reversível
BTSASC55	Rua Jose Reuter	698	Velha Grande	Blumenau	SC	65,97	777,90	Reversível
BTSAPR478	Rua Argentina	1584	Medianeira	Medianeira	PR	478,13	242,65	Reversível
BTSAPR211	Rua Eduardo Pinto Da Rocha	0	Umbara	Curitiba	PR	122,78	744,00	Reversível
BTSAPR33	Rua Ema	445	Arapongas	Arapongas	PR	250,67	525,00	Reversível
BTSARO114	Avenida Efrain Goulart De Barros 3753	3753	Centro	Primavera De Rondô	RO	51,84	628,80	Reversível
BTSAPR472	Rua Parana	0	Bom Retiro	Matinhos	PR	265,83	1.058,46	Reversível
6609	Rua Nove	963	Vila Do Joao	Rio De Janeiro	RJ	326,00	825,00	Reversível
1974	Avenida Silvio Avidos	1197	Sao Silvano	Colatina	ES	172,00	580,00	Reversível
2613	Avenida Getulio Vargas	462	Centro	Andrelândia	MG	234,00	860,00	Reversível
BTSAMS45	Rua Frederico Soares	633	Santa Fe	Campo Grande	MS	166,40	720,00	Reversível
BTSARS192	Esmeralda	0	Esmeralda	Esmeralda	RS	61,60	150,00	Reversível
BTSAGO451	Rua Do Jardim C/ Des. Mata Teixeira Qd. 08-A Lt. 01	0	Senador Canedo	Senador Canedo	GO	124,04	1.187,50	Reversível
1262	Avenida Cel. Humberto Bezerra	128	Pq Tiradentes	Abaiara	CE	45,84	129,89	Reversível
BTSARO117	Rua Sao Paulo	S/n	Centro	Pimenteiras Do Oeste	RO	150,00	150,00	Reversível
2116	Rua Cunha Machado	S/n	Centro	Chapadinha	MA	272,00	3.068,00	Reversível
692	Rua Iluminato Lobo	139	Centro	Brumado	BA	312,00	831,00	Reversível
BTSAPR299	Estrada Municipal	0	Jaracatia	Goioerê	PR	246,84	150,00	Reversível
2125	Rua Luis Domingues	1	Centro	Pinheiro	MA	225,00	2.273,00	Reversível
BTSAGO158	Avenida C-171 C/ Rua C-252 Qd. 602 Lt. 16 Nº 112	0	Nova Suica	Goiânia	GO	212,00	414,70	Reversível
BTSAPR497	Rua Marechal Gaspar Dutra	601	Nova Fatima	Nova Fátima	PR	144,72	512,00	Reversível
2120	Rua Humberto De Campos	S/n	Centro	Dom Pedro	MA	259,00	925,00	Reversível
1380	Mariuba (Rua Via Local)	26	Porto Das Dunas	Aquiraz	CE	40,96	922,73	Reversível
BTSAPR775	Rua Bento Munhoz	130	Toledo	Toledo	PR	908,46	2.000,00	Reversível
6037	Rua Dionisio Figueira	800	Petropolis	Natal	RN	490,00	1.098,00	Reversível
BTSARS537	Barao Do Rio Branco	496	Centro	Santiago	RS	911,37	150,00	Reversível
3196	Rua Teodoro Goncalves	226	Centro	Patrocínio	MG	1.177,00	1.777,00	Reversível
BTSAPR642	Rua Marcilio Dias	620	Reserva	Reserva	PR	106,32	1.200,00	Reversível
BTSAPR780	Fazenda Jaboticabal Da Barra Grande	0	Tomazina	Tomazina	PR	200,83	5.674,69	Reversível
3542	Rua Sao Jose	S/n	Centro	Unaí	MG	1.100,00	1.200,00	Reversível
157	Rua Alvaro Maia	S/n	Centro	Anamá	AM	55,60	800,00	Reversível
BTSARS596	Rua 7 De Setembro Qd 0159 Lt 0016	92	Centro	Sapiranga	RS	742,00	150,00	Reversível
BTSADF41	Lote 16 Quadra 89/2 Colonia Agricola Arni	0	Colonia Agricola Arni	Paralimã	DF	975,00	975,00	Reversível
BTSAGO24	Rua Eduardo Carlos Pereira Qd. 6 Lt. 6 E 7	0	Bairro Dom Pedro II	Anápolis	GO	226,00	600,00	Reversível
BTSAGO41	Rua J-08 Qd. 32 Lt. 15/16 - Mansoes Paraíso	0	Mansoes Paraíso	Aparecida De Goiânia	GO	225,74	743,50	Reversível
BTSAPR364	Avenida Brasil	834	Itauna Do Sul	Itaúna Do Sul	PR	144,72	1.575,00	Reversível
BTSAGO467	Rua Goias Esq. C/ Niquelandia Qd. 27 Lt. 05 (R. Isabel)	0	Uruacu	Uruaçu	GO	349,20	622,82	Reversível
2743	Rua Leonildo Goncalves Regado	135	Aeroporto	Juiz De Fora	MG	279,00	1.696,00	Reversível
BTSARS589	Rua Placido Chiquiti	0	Sao Sepe	São Sepé	RS	771,85	150,00	Reversível
BTSARS574	Rua Osasco	0	Feitoria	São Leopoldo	RS	181,34	150,00	Reversível

BTSAGO197	Rua Vf-32 Nº 94 Qd. 27 Lt. 28/29	94	Vila Finsocial	Goiânia	GO	225,74	600,00	Reversível
BTSARS19	Linha Tapera-Estr.Pio X	0	Aratiba	Aratiba	RS	37,48	1.600,00	Reversível
BTSARO133	Avenida Jorge Marcelino Linha 204 Lote 20 Gleba 29 - Rondonias	0	Centro	Ouro Preto Do Oeste	RO	290,00	290,00	Reversível
BTSARS42	Barracao	0	Barracao	Barracão	RS	84,15	290,00	Reversível
BTSAPR125	Rua Albert Einstein	0	Cascavel	Cascavel	PR	225,74	1.739,33	Reversível
BTSASC90	Rua Coronel Farrapos	0	Centro	Campos Novos	SC	238,14	733,86	Reversível
BTSASC395	Rua Honorato Serafim	S/n	Centro	Sangão	SC	20,23	327,81	Reversível
BTSAPR488	Avenida Munhoz Da Rocha	618	Cascavel	Cascavel	PR	144,72	450,00	Reversível
BTSAPR663	Rua Jose Eugenio De Carvalho	356	Salto Do Itarare	Salto Do Itararé	PR	144,72	1.100,00	Reversível
2772	Avenida Pres. Vargas	119	Centro	Corinto	MG	290,00	934,00	Reversível
BTSARS535	Rua Castro Alves	0	Roseira	Sant'Ana Do Livramento	RS	181,34	1.711,19	Reversível
2690	Avenida Marechal Deodoro	36	Urbano	Cambuquira	MG	263,00	1.069,00	Reversível
BTSARO120	Rua Angico S/N	S/n	Caladinho	Porto Velho	RO	264,43	2.269,91	Reversível
BTSASC495	Rua Victor Konder - Lote Nº 11 Quadra 40	0	Centro	Xanxerê	SC	704,01	968,01	Reversível
3261	Rua Dr. Saturnino	55	Centro	Passos	MG	809,00	385,00	Reversível
BTSAPR632	Avenida Porto Alegre	357	Querencia Do Norte	Querência Do Norte	PR	144,72	1.200,00	Reversível
BTSARS103	Rua Nelson Paim Terra	0	Rio Branco	Canoas	RS	105,40	370,00	Reversível
6193	Avenida Maynar Gomes	871	Centro	Aquidabã	SE	227,00	836,00	Reversível
BTSAGO244	Fazenda Bela Vista	0	Santa Rita	Itaberai	GO	1.575,00	1.575,00	Reversível
BTSAGO545	Alameda 6 C/ Alameda 4 Qd. Arse 71 Conj. Qi-04 Lt. 20-A	0	Centro	Palmas	TO	280,00	280,00	Reversível
6004	Rua Napoleao Laureano	2230	Quintas	Natal	RN	495,00	1.267,00	Reversível
BTSARS679	Rua Edson V.S. Machado		Vila Augusta	Viamão	RS	181,34	150,00	Reversível
2800	Rua Cel. Cornelio Maciel	175	Centro	Cruzília	MG	277,00	1.261,00	Reversível
4931	Rua Dr. Agamenon Magalhaes	220	Centro	Gravatá	PE	332,35	1.973,00	Reversível
BTSAMS109	Rua Joao Lourenço De Lima	S/n	Centro	Laguna Carapã	MS	42,00	5.937,53	Reversível
BTSAGO210	Rua Mamore Nº 455 Qd. 55 Lt. 7/ 8	455	Goiatuba	Goiatuba	GO	538,30	430,00	Reversível
BTSAPR477	Rua Leodantes Fonseca	1031	Maua Da Serra	Mauá Da Serra	PR	144,72	480,00	Reversível
2805	Avenida Brasil	36	Centro	Extrema	MG	101,00	836,00	Reversível
7158	Rua Da Saudade	S/n	Na	Cardeal Da Silva	BA	64,71	1.665,00	Reversível
BTSASC428	Estrada Geral De Forquilhas	0	Forquilhas	São José	SC	150,00	150,00	Reversível
BTSARO141	Rua Das Comunicoes S/N	S/n	Centro	São Francisco Do Guaporé	RO	120,00	3.600,00	Reversível
BTSAPR612	Rua Dunas	917/903	Schangrila	Pontal Do Paraná	PR	100,95	864,00	Reversível
3710	Avenida Magalhaes Barata	S/n	Centro	Altamira	PA	507,83	1.497,30	Reversível
646	Rua Sao Bento	1	Vera Cruz	Vera Cruz	BA	134,83	611,00	Reversível
BTSARS177	Eldorado Do Sul	0	Guaiba Country Club	Eldorado Do Sul	RS	61,60	200,00	Reversível
BTSASC376	Rua Gustavo Stadnik	S/n	Anta Galo	Rio Do Sul	SC	241,63	990,00	Reversível
3368	Rua Lignito	335	Santa Efigenia	Belo Horizonte	MG	189,00	650,00	Reversível
BTSAMT28	Avenida Tancredo Neves	S/n	Cavanhada	Cáceres	MT	122,78	472,23	Reversível
BTSAGO305	2ª Avenida Nº 94/96 Qd. 06 Lt. 21	0	Mineiros	Mineiros	GO	229,07	1.302,40	Reversível
BTSASC85	Rua Victor Juvencio Mafra	S/n	Centro	Camboriú	SC	94,48	290,00	Reversível
5619	Rua Dona Pessoinha	132	Vila Das Rosas	Miguel Pereira	RJ	492,00	1.534,00	Reversível
BTSAMT46	Avenida Osasco	249	Cpa I	Cuiabá	MT	226,15	1.100,00	Reversível
2121	Rua Antonio Francisco Dos Reis	S/n	Fatima	Grajaú	MA	218,00	450,00	Reversível

BTSAPR41	Rua Minas Gerais	0	Jardim Santa Izabel - Cordeiros	Cordeiros	PR	122,78	290,00	Reversível
BTSARS651	Rua Luiz Barreto	0	Triunfo	Triunfo	RS	145,00	1.154,99	Reversível
BTSAPR696	Rua Alfredo Schefer	221	Sao Jeronimo Da Serra	São Jerônimo Da Serra	PR	144,72	850,95	Reversível
BTSARS451	Avenida Gamal Abdel Nasser	0	Parque Dos Maias	Porto Alegre	RS	53,97	53,97	Reversível
BTSAPR616	Rua Joao Carraro	413	Porto Rico	Porto Rico	PR	106,32	1.200,00	Reversível
BTSAGO398	Avenida Pedro Felinto Rego E Rua 28	0	Rialma	Rialma	GO	120,93	12.673,22	Reversível
3487	Avenida Miguel Perrela	75	Castelo	Belo Horizonte	MG	100,00	420,00	Reversível
BTSARS40	Barra Do Ribeiro	0	Barra Do Ribeiro	Barra Do Ribeiro	RS	435,62	150,00	Reversível
BTSASC219	Rua Manoel Francisco Coelho	382	Cordeiros	Itajaí	SC	425,16	291,50	Reversível
BTSAMT7	Rua Antonio Ayres Favero	510	Centro	Alto Araguaia	MT	49,45	781,00	Reversível
BTSAGO167	Avenida Rondonia Nº 644 Qd. 12 Lt. 26	644	Jd. Pompeia	Goiânia	GO	107,00	437,50	Reversível
BTSAPR715	Br 376	S/n	Miranguava	São José Dos Pinhais	PR	232,91	1.656,50	Reversível
BTSAGO18	Avenida Pedro Ludovico Esq. C/ Santa Aparecida Qd. 12 Lt. 15	0	Jardim Calixto	Anápolis	GO	142,50	437,50	Reversível
5915	Rua Frutuoso De Oliveira	31	Centro	Saquarema	RJ	212,50	1.350,00	Reversível
BTSADF53	Lote 24 D 25 Quadra 5 Avenida Marechal Rondon Vila Marajoara	0	Alvorada Do Norte	Alvorada Do Norte	GO	290,59	290,59	Reversível
BTSARS358	Av Borges De Medeiros	0	Nova Prata	Nova Prata	RS	122,78	1.120,00	Reversível
BTSAPR327	Rua Jose Nicolau Abagge	282	Centro	Guaratuba	PR	322,77	1.920,00	Reversível
BTSARS455	Avenida Oscar Pereira	0	Gloria	Porto Alegre	RS	181,34	460,00	Reversível
BTSAMT45	Rua 01	23	Cpa Iii	Cuiabá	MT	101,97	250,00	Reversível
BTSARS308	Avenida Barao Do Rio Branco	0	Marau	Marau	RS	350,11	1.000,00	Reversível
BTSAPR689	Rua Jose Penna	270	Santo Antonio Do Cai	Santo Antônio Do Cai	PR	144,72	1.200,00	Reversível
BTSAGO65	Rua Egerineu Teixeira Esq. C/ Francisco Marques	0	Bela Vista De Goias	Bela Vista De Goiás	GO	130,00	861,22	Reversível
BTSAPR694	Rua Doutor Aprigio Alves Filho	352	Santo Inacio	Santo Inácio	PR	153,00	1.500,00	Reversível
BTSAGO17	Avenida Joquei Clube Qd. 10 Lt. 5	0	Bairro Joquei Club	Anápolis	GO	122,78	1.232,00	Reversível
BTSAPR370	Rua Piriqitos	0	Ivaipora	Ivaiporã	PR	270,02	1.800,00	Reversível
1948	Rua Guilherme Paterline	S/n	Urbano	Alfredo Chaves	ES	280,00	875,00	Reversível
BTSAPR205	Rua Bernardo Carlberg	0	Sao Joao	Curitiba	PR	122,78	340,20	Reversível
BTSAPR579	Rua Xv De Dezembro	214	Pinhao	Pinhão	PR	144,01	1.320,00	Reversível
BTSAPR348	Rua Joao Denck	198	Ipiranga	Ipiranga	PR	106,31	1.440,00	Reversível
BTSASC436	Rua Santo Antonio De Lisboa	121	Picadas Do Sul	São José	SC	68,03	150,00	Reversível
2634	Rua Jequitinhonha	417	Centro	Araquai	MG	281,00	1.800,00	Reversível
BTSADF71	Lotes De 08 A 13 Quadra 04 Loteamento Nova Flores Ii Etapa	0	Flores De Goias	Flores De Goiás	GO	121,69	2.691,00	Reversível
BTSARO124	Rua Daniela	0	Uniao Da Vitoria	Porto Velho	RO	617,88	617,89	Reversível
BTSAPR670	Rua Apucarana	491	Santa Fe	Santa Fé	PR	111,88	1.080,00	Reversível
BTSARO47	Avenida Getulio Vargas	3445	Centro	Alto Alegre Dos Pare	RO	50,60	450,00	Reversível
BTSAPR282	Rua Limeira	0	Na	Foz Do Iguaçu	PR	88,00	7.119,00	Reversível
BTSAPR73	Prolongamento Travessa Numero 9	9	Morro Boa Vista	Boa Vista Da Apareci	PR	151,74	2.000,00	Reversível
BTSARS466	Rua Jatai	930	Cristal	Porto Alegre	RS	56,00	396,00	Reversível
BTSAGO187	Rua I Esq. C/ Rua 10 Qd. 22 Lt. 18Nº 320 - Vila Santa Helena	320	Vila Santa Helena	Goiânia	GO	141,00	452,00	Reversível
699	Rua Quintino Bocaiuva - Esquina Com Landulfo Alves	S/n	Centro	Campo Formoso	BA	180,00	1.287,00	Reversível
BTSAMT69	Rua Paulo Mendonça	402	Centro	Mirassol D'Oeste	MT	126,97	462,00	Reversível
BTSASC61	Rua Gen. Osorio	S/n	Velha	Blumenau	SC	65,97	149,99	Reversível
BTSAGO181	Rua 9 Qd. 579 Lt. 10 A 13 (Rua Alice Perilo Qd. 18 Lt. 12)	0	Balneario Meia Ponte	Goiânia	GO	163,00	450,00	Reversível

2561	Serra Do Curral	S/n	Rural	Belo Horizonte	MG	49,00	1.921,00	Reversível
BTSARS223	Frederico Westphalen	0	Frederico Westphalen	Frederico Westphalen	RS	1.179,33	200,00	Reversível
BTSAPR94	Travessa Zibetti	70	Campo Bonito	Campo Bonito	PR	106,32	640,00	Reversível
BTSAPR306	Rua Antonio Moregoni	1488	Guairaca	Guairaçá	PR	144,72	290,00	Reversível
2755	Avenida Dr. Belmiro De Medeiros *	S/n	Urbano	Cordislândia	MG	101,00	360,00	Reversível
535	Avenida Rio Branco (Fazenda Pedreira)	678	Centro	Itaberaba	BA	299,00	1.055,00	Reversível
BTSAGO105	Rua Formosa Nº 89 Qd. 37 Lt 2	89	Catalao	Catalão	GO	545,73	95,06	Reversível
911	Rua Joana Paula	S/n	Centro	Camacan	BA	64,05	777,40	Reversível
BTSAGO500	Rua Stefany E. Da Silva (Ant. Rua 11) Qd. 18 Lt. 05	0	Centro	Colinas Do Tocantins	TO	600,00	600,00	Reversível
BTSAPR396	Rua Barao Do Rio Branco	1363	Lapa	Lapa	PR	283,11	1.106,05	Reversível
4658	Av. Diogenes Chianca Lt 576 Qd 48	0	Agua Fria	João Pessoa	PB	369,90	3.246,82	Reversível
255B	Rua Taboca Lote Remanescente 2	0	Centro	Presidente Figueiredo	AM	-	2.563,75	Reversível
BTSAPR391	Avenida Brasil	0	Juranda	Juranda	PR	224,59	1.575,00	Reversível
BTSAPR107	Rua Professor Daniel Portela	171	Campo Mourao	Campo Mourão	PR	303,50	1.800,00	Reversível
3111	Ladeira Tenente Villas Boas *	S/n	Centro	São João Del Rei	MG	522,00	2.605,00	Reversível
3198	Rua Capitao Joao Ribeiro	143	Centro	Maria Da Fé	MG	271,00	814,00	Reversível
BTSARS698	Rua Rio Tainhas	0	Xangri-La	Xangri-Lá	RS	88,78	450,00	Reversível
BTSAGO1	Avenida Goias Qd. 57 Lt. 01 A 06 E 10 A 13	0	Centro	Abadiânia	GO	127,96	4.340,00	Reversível
5698	Rua Dr. Luiz Antonio Garcia Da Silveira	76	Pirai	Pirai	RJ	204,00	450,00	Reversível
3248	Rua Itambacuri	780	Centro	Nanuque	MG	681,00	586,00	Reversível
7230	Rua Alfredo Soares	0	Na	Piatã	BA	38,41	1.000,00	Reversível
2124	Avenida Rio Branco	778	Jerusalem Trzv	Pedreiras	MA	276,00	941,00	Reversível
BTSASC396	Rua Joao Manoel Silvano	S/n	Centro	Sangão	SC	20,23	150,00	Reversível
5547	Rua Joao Caetano	75	Centro	Itaboraí	RJ	596,80	690,00	Reversível
BTSAPR147	Rua 14 De Dezembro	347	Chopinzinho	Chopinzinho	PR	144,71	1.212,00	Reversível
BTSARS631	Teutonia	0	Paissandu	Teutônia	RS	54,48	150,00	Reversível
BTSAPR669	Gleba 9	0	Colonia Interventor - I	Guaraeté	PR	182,96	150,00	Reversível
5478	Rua Joao Jacinto De Carvalho	S/n	Chacara Da Maravilh	Bom Jardim	RJ	239,90	2.072,00	Reversível
BTSAPR373	Avenida Getulio Vargas	906	Jacarezinho	Jacarezinho	PR	370,52	587,50	Reversível
BTSAMS31	Rua Dos Jesuitas	S/n	Centro	Camapuã	MS	289,99	290,00	Reversível
BTSAMT10	Avenida Dr. Jose Morbeck	361	Jardim Urania li	Araguaiana	MT	42,30	3.960,00	Reversível
BTSAPR628	Rua Sao Sebastiao (Antigo N. 49)	75	Quatro Barras	Quatro Barras	PR	106,33	1.140,00	Reversível
1114	Avenida Dom Lino	525	Centro	Russas	CE	760,00	2.557,00	Reversível
BTSAMT63	Rua Guaiourus	631	Centro	Jaciara	MT	122,78	800,00	Reversível
BTSADF25	Shi/Sul Qi 26 Conjunto A	0	Lago Sul	Brasília	DF	760,36	1.650,00	Reversível
BTSASC390	Rua Rafael Busarello	S/n	Centro	Salete	SC	100,94	290,00	Reversível
3891	Rua Henrique Olivier	S/n	Vila De Benfica	Benevides	PA	161,56	1.234,41	Reversível
2679	Avenida Cel. Francisco Braz	316	Urbano	Brazópolis	MG	270,00	900,00	Reversível
BTSADF27	Parte Dos Lotes 01 E 03 Quadra 05 Conjunto H Condominio Arapoangas	0	Planaltina	Brasília	DF	59,47	916,81	Reversível
BTSASC33	Rua 3610	S/n	Lot Maria Luiza	Balneário Camboriú	SC	82,78	270,00	Reversível
BTSARO73	Avenida Guarani	0	Centro	Cabixi	RO	220,60	4.500,00	Reversível
5821	Estr. De Jacarepagua	7428	Jacarepagua	Rio De Janeiro	RJ	85,76	360,00	Reversível
2537	Avenida Acesita	3836	Centro	Timóteo	MG	252,00	276,00	Reversível

7817	Rua Bernardo Proença	S/n	Cascatinha	Petrópolis	RJ	139,43	560,10	Reversível
BTSARS550	Sao Borja	0	Sao Borja	São Borja	RS	878,02	150,00	Reversível
BTSASC486	Rua Luiz Salvador	S/n	Centro	Vargem Bonita	SC	271,80	271,80	Reversível
BTSAMT115	Avenida Tangara	S/n	Residencial Alto Da Boa Vista	Alto Da Serra	MT	122,78	450,00	Reversível
BTSARS121	Lot. Rigotto	0	Bom Pastor	Caxias Do Sul	RS	181,34	372,00	Reversível
BTSASC50	Rua Des. Oscar Leitao	180	Victor Konder	Blumenau	SC	630,00	630,00	Reversível
BTSAMT5	Avenida Antonio Inacio	0	Centro	Alto Taquari	MT	58,08	5.625,00	Reversível
BTSAPR598	Rua Brigadeiro Rocha Lourdes	0	Ponta Grossa	Ponta Grossa	PR	122,78	924,00	Reversível
BTSARO143	Avenida Francisco Vieira - Tarilandia	0	Centro	Jaru	RO	615,00	615,00	Reversível
BTSAMS112	Rua Deputado Fernando Saldanha	979	Centro	Mundo Novo	MS	144,73	1.100,00	Reversível
2530	Rua Dos Pessegueiros	S/n	Vila Cloris	Belo Horizonte	MG	153,00	360,00	Reversível
BTSASC353	Avenida Julio Chiarello	S/n	Centro	Planalto Alegre	SC	20,23	150,00	Reversível
BTSASC402	Rua Francisco Pfeiffer	S/n	Oxford	São Bento Do Sul	SC	58,55	484,35	Reversível
BTSAPR305	Rua Joao Guimaraes Rosa	343	Guaira	Guairá	PR	154,62	290,01	Reversível
BTSAMS46	Rua Domingos Aparecida Bissoli	223	Nova Campo Grande	Campo Grande	MS	122,78	617,60	Reversível
BTSAMT29	Avenida Trancredo Neves Esq. C/ A Rua Funcionarios Plublicos	0	Cavallhada	Cáceres	MT	122,78	472,23	Reversível
BTSAMS40	Rua Miguel Seba	645	Mata Do Jacinto	Campo Grande	MS	166,40	840,00	Reversível
BTSAMS81	Av Presidente Vargas	S/n	Vila Progresso	Dourados	MS	669,26	1.000,00	Reversível
BTSAPR644	Rua Tiradentes	149	Ribeirao Claro	Ribeirão Claro	PR	106,33	1.320,00	Reversível
BTSARS597	Rua Cabralia	0	Nova Sapucaia	Sapucaia Do Sul	RS	42,34	308,00	Reversível
BTSAPR439	Avenida Dona Sophia Rasgulaeff	0	Maringa	Maringá	PR	665,38	2.500,00	Reversível
BTSARS4	Alecrim	0	Alecrim	Alecrim	RS	84,14	290,00	Reversível
2684	Rua Sete De Setembro	176	Centro	Cássia	MG	307,00	568,00	Reversível
BTSAGO563	Avenida Luiz Leite Ribeiro Qd. F Lt. 56 E 57 (Parte)	0	Centro	Porto Nacional	TO	213,99	800,00	Reversível
1334	Posto Mundial - Sitio Pedra D'Agua	S/n	Charneca	São João Do Jaguarão	RS	131,15	2.500,00	Reversível
BTSAPR588	Barra Do Espirito Santo	0	Pitanga	Pitanga	PR	228,00	1.575,00	Reversível
BTSARO107	Avenida Carlos Gomes 4727	4727	Centro	Novo Horizonte Do Oeste	GO	300,00	300,00	Reversível
BTSASC118	Rua Manoel Serafim Inacio	S/n	Rio Maina	Criciúma	SC	61,69	640,00	Reversível
BTSAPR659	Avenida Curitiba	0	Rosario Do Ivai	Rosário Do Ivai	PR	14,22	1.687,50	Reversível
BTSAMS42	Rua Londrina	285	Bairro Panorama	Campo Grande	MS	122,79	910,00	Reversível
1131	Rua Desembargador Gonzaga	1925	Cidade Dos Funcionarios	Foz de Iguaçu	CE	345,00	1.203,00	Reversível
774	Avenida Juraci Magalhaes Junior	S/n	Beira Mar	Itaparica	BA	139,00	1.144,00	Reversível
5591	Rua Domingos Bellize	74	Centro	Magé	RJ	396,10	452,00	Reversível
6612	Rua Teixeira Ribeiro	601	Nova Holanda	Rio De Janeiro	RJ	169,00	1.324,00	Reversível
BTSAPR732	Gleba Numero 16	0	Sao Miguel Do Iguacu	São Miguel Do Iguaçú	PR	251,76	99.284,00	Reversível
BTSAPR219	Rua Jordania	641	Centenario	Curitiba	PR	225,74	792,00	Reversível
3189	Praca Dos Ex-Combatentes	135	Centro	Cláudio	MG	110,00	939,00	Reversível
2854	Rua Cel. Calhau	265	Centro	Ipanema	MG	180,00	384,00	Reversível
BTSAGO20	Avenida S-8 Qd. 115 Lt. 12 E 13 - Anapolis City	0	Anapolis City	Anápolis	GO	91,00	450,00	Reversível
5859	Estr. De Sepetiba	5975	Sepetiba	Rio De Janeiro	RJ	113,00	427,00	Reversível
BTSAPR32	Avenida Uirapuru	871	Arapongas	Arapongas	PR	973,44	2.250,00	Reversível
BTSARO61	Avenida 15 De Outubro	0	Centro	Campo Novo De Rondônia	RO	315,00	6.300,00	Reversível
2642	Rua Quirino Gonçalves Lopes	198	Vila Santa Cecilia	Andradas	MG	221,00	979,00	Reversível

1349	Avenida Santos Dumont	S/n	Centro	Aquiraz	CE	186,00	736,00	Reversível
2580	Rua Costa Rica	102	Sion	Belo Horizonte	MG	229,00	360,00	Reversível
6047	Rua Alda Ramalho Pereira	56	Tirol	Natal	RN	167,00	1.865,00	Reversível
6045	Rua Itaporanga	S/n	Cid. Esperanca	Natal	RN	495,00	700,00	Reversível
BTSARO69	Rua Olavo Pires	1877	Centro	Corumbiara	RO	337,50	6.750,00	Reversível
BTSARO109	Rua Principal Quadra 20 Setor 02 - Novo Riachuelo	0	Centro	Presidente Médici	RO	290,00	290,00	Reversível
36853	Estrada Manoel Urbanokm 21 - Ramal Do Paricatuba0		Centro Social Comunitário Do Paricatuba	Itaipava	AM	18,06	250,00	Reversível
BTSARO20	Avenida Nações Unidas	3756	Tangara	Rio Branco	AC	135,00	1.830,00	Reversível
5688	Fazenda Alto Da Serra - Morro Bandeira - Rua Augusto Severo.	0	Morin	Petrópolis	RJ	189,00	1.441,00	Reversível
BTSAPR676	Avenida Mato Grosso	0	Santa Isabel Do Ivaí	Santa Isabel Do Ivaí	PR	12,65	150,00	Reversível
BTSAGO160	Avenida Central Nº 1111 Qd. 70 Lt. 27	1111	Urias Magalhaes	Goiânia	GO	193,00	511,00	Reversível
BTSAMS110	Rua Rio Branco	341	Centro	Maracaju	MS	40,88	1.400,00	Reversível
BTSASC317	Rua Orlando Ferreira	S/n	Machados	Navegantes	SC	166,90	226,49	Reversível
BTSAMS51	Rua Acaia	712	Jardim Taruma	Campo Grande	MS	122,78	720,00	Reversível
1947	Avenida Pres. Vargas (Esquina Com Jose Jiesta)	S/n	Centro	Afonso Cláudio	ES	79,00	540,70	Reversível
3552	Rua Pedro Magalhaes De Moura	265	Centro	Formoso	MG	266,00	1.700,00	Reversível
BTSADF123	Avenida Brasil Lotes 11 13 15 Quadra Qse 12	13	Ponte Alta Do Bom Jesus	Ponte Alta Do Bom Jesus	GO	290,00	290,00	Reversível
3000	Rua Sao Jose	584	Country Club	Poços De Caldas	MG	1.733,00	2.124,00	Reversível
BTSAPR100	Rua Sao Paulo	0	Expedicionario	Campo Largo	PR	142,50	1.024,80	Reversível
BTSARS459	Rua Antonio Tessera	0	Tristeza	Porto Alegre	RS	181,34	427,00	Reversível
BTSARO90	Rua 25 De Agosto S/N - Migrantinopolis	S/n	Centro	Novo Horizonte Do Oeste	GO	150,00	150,00	Reversível
BTSASC233	Lado Par Da Rua 402 - Albano Piccoli	0	Sao Luis	Jaraguá Do Sul	SC	123,50	290,00	Reversível
BTSASC259	Rua Iririu	1750	Iririú	Joinville	SC	324,06	12,16	Reversível
BTSAPR90	Rua Argentina	80	Cambira	Cambira	PR	106,32	600,00	Reversível
BTSADF88	Avenida 14 De Novembro S/Nº Esquina Com A Rua 31 De Março Quadra 16 Lote 501	501	Mambai	Mambai	GO	121,68	2.030,00	Reversível
BTSASC142	Rua Joao Meirelles Esq R. Manoel Felix Cardoso	0	Abraao	Florianópolis	SC	60,00	372,14	Reversível
2147	Rua Cel. Campelo	S/n	Nazare	Viana	MA	177,56	635,50	Reversível
BTSARS211	Rua Angelo Bozzetto	0	Faxinal Do Soturno	Faxinal Do Soturno	RS	84,15	454,50	Reversível
BTSARO58	Rua Ulisses Guimaraes	0	Centro	Candeias Do Jamari	RO	98,82	5.281,25	Reversível
5977	Rua Silvino Adonias Bezerra	374	Acari	Acari	RN	221,38	1.191,40	Reversível
2582	Rua Amedee Peret	393	Cidade Nova	Belo Horizonte	MG	116,00	360,00	Reversível
BTSAPR1	Rua Sete De Setembro	200	Abatia	Abatiá	PR	144,72	1.600,00	Reversível
BTSAGO165	Avenida Inhumas Nº 227 Qd. 10 Lt. 13	227	Vila Regina	Goiânia	GO	120,10	360,00	Reversível
BTSASC154	R: Laurindo J. Da Silveira L.Conceição	0	Lagoa Da Conceicao	Florianópolis	SC	201,47	462,28	Reversível
BTSARO48	Avenida Jose Javanini S/N - Vila Bandeira Branca	S/n	Centro	Presidente Médici	RO	150,00	150,00	Reversível
1964	Rua Manoel Joaquim Dos Santos	S/n	Itaciba	Cariacica	ES	151,00	423,00	Reversível
BTSARS505	Salvador Das Missoes	0	Salvador Das Missoes	Salvador Das Missões	RS	44,85	150,00	Reversível
BTSARO99	Rua Principal S/N - Novo Paraíso	S/n	Centro	São Felipe D'Oeste	RO	150,00	150,00	Reversível
1121	Rua Frei Mansueto	1055	Varjota	Fortaleza	CE	474,00	989,00	Reversível
BTSAGO385	Rua Goias Qd. 28 Lt. 04	0	Pontalina	Pontalina	GO	320,00	1.000,00	Reversível
BTSAPR272	Rua Getulio Vargas	119	Florai	Florai	PR	106,33	1.440,00	Reversível
2843	Rua Vinte E Cinco De Marco	124	Centro	Ibiá	MG	261,00	420,00	Reversível
BTSAPR436	Avenida Alziro Zarur Lote 34-J/1A	0	Mandacaru	Maringá	PR	122,78	813,81	Reversível

BTSAPR721	Rua Pedro Aires Da Rocha	322	Sao Jose Dos Pinhais	São José Dos Pinhais	PR	122,78	780,00	Reversível
5734	Rua Dos Limites	54	Bangu	Rio De Janeiro	RJ	330,00	741,00	Não Reversível
BTSAPR69	Rua Espirito Santo	452	Boa Esperanca	Boa Esperança	PR	106,32	456,50	Reversível
BTSAPR345	Rua Generoso Marques	40	Inacio Martins	Inácio Martins	PR	106,33	1.200,00	Reversível
BTSASC207	Avenida Brasil	S/n	Centro	Ipira	SC	100,95	360,00	Reversível
BTSAGO36	Avenida Zoroastro Artiaga Qd. 1 Lt. 6/15 - Cidade Satelite Sao Luiz	0	Cid. Sat. Sao Luiz	Aparecida De Goiânia	GO	100,20	300,00	Reversível
BTSASC416	Avenida 7 De Setembro	S/n	Ubatuba	São Francisco Do Sul	SC	351,01	150,00	Reversível
6024	Avenida Cel. Martiniano	1042	Centro	Caicó	RN	475,00	1.273,00	Reversível
4959	Rua Major Antonio Correia	S/n	Centro	Condado	PE	64,00	268,00	Reversível
BTSAMT78	Rua Cristal/Rua Campos Sales Lts. 8 A 12 E 17 A 21 Qd. 3 Quarterao B	0	Centro	Peixoto De Azevedo	MT	75,60	600,00	Reversível
3595	Trav. Segunda De Queluz (Entre As Ruas Silva Rosado E Americo Santa Rosa)	472	Terra Firme	Belém	PA	424,79	802,94	Reversível
3020	Rua Comendador Antonio Alves	1121	Centro	Pedro Leopoldo	MG	592,00	1.236,00	Reversível
BTSAGO509	Rua Tancredo Neves S/Nº Ze Mulato	S/n	Esperantina	Esperantina	TO	100,00	1.200,00	Reversível
BTSARS541	Rua General Ernesto Dornelles	0	Pippi	Santo Ângelo	RS	104,00	500,00	Reversível
BTSARS658	Avenida Mauá Lote 6 Quadra 22	979	Tuparendi	Tuparendi	RS	156,43	290,00	Reversível
BTSAGO406	Br-060 Km. 348 (Faz. Rio Doce De Cima - Potreirinha)	0	Rio Verde	Rio Verde	GO	209,10	4.182,00	Reversível
BTSARS298	Rua Osvaldo Aranha	0	Lavras Do Sul	Lavras Do Sul	RS	33,00	600,00	Reversível
BTSARO64	Avenida Chianca	0	Centro	Costa Marques	RO	125,00	10.000,00	Reversível
5768	Estr. Do Mendanha (Rua Arrevois Celular N. 56) Lote 01 Pa 43.101	0	Campo Grande	Rio De Janeiro	RJ	94,00	1.290,00	Reversível
1172	Rua Aracaju (R. Curitiba)	680	Henrique Jorge	Fortaleza	CE	403,00	902,00	Reversível
BTSASC453	Rua Bela Vista Esq. Rua Willy Wulf	0	Centro	Schroeder	SC	-	700,00	Reversível
BTSARS684	Rua Lamartine Babo	0	Vila Elsa	Viamão	RS	185,63	360,00	Reversível
BTSARS348	Nova Hartz	0	Nova Hartz	Nova Hartz	RS	63,90	150,00	Reversível
BTSAPR713	Avenida Rui Barbosa	0	Vila Itatiaia - Colonia	São José Dos Pinhais	PR	122,78	932,00	Reversível
5652	Rua Clarindo Da Rosa Teixeira	144	Conselheiro Paulino	Nova Friburgo	RJ	241,88	661,00	Reversível
BTSASC141	Ser Prof Maria Julia Franco	0	Prairinha	Florianópolis	SC	68,03	802,50	Reversível
BTSAMT83	Avenida Goias	S/n	Centro	Porto Alegre Do Norte	MT	126,00	8.100,00	Reversível
BTSARS22	Arroio Do Sal (Rua Alegrete)	0 (1992)	Arroio Do Sal	Arroio Do Sal	RS	91,81	290,00	Reversível
BTSAGO38	Rua Cannes C/ Av. Das Nações Qd. 41 Lt. 20 21 26 E 27 - Campos Eliseos	0	Campos Eliseos	Aparecida De Goiânia	GO	212,06	1.453,28	Reversível
BTSAMS4	Rua Carlos Luzardo	781	Vila Nova	Anastácio	MS	122,79	660,00	Reversível
36846	Estrada Manoel Urbano Km 29 - Ramal Serra Baixa	0	Comunidade Sao Sebastiao	Ubatuba	AM	33,00	200,00	Reversível
159	Rua Sao Francisco	309	Centro	Jutaí	AM	55,60	1.122,00	Reversível
BTSARO144	Rua Genivaldo Souza Quadra 15 Lote 05 Setor 01	0	Centro	Teixeirópolis	RO	800,00	800,00	Reversível
2649	Morro Castelhana De Baixo *	S/n	Zona Rural	Monte Carmelo	MG	84,00	2.780,00	Reversível
BTSAPR93	Rua Coronel Monteiro	799	Centro	Campina Grande Do Sul	PR	232,91	1.200,00	Reversível
2738	Rua Prefeito Antonio Martins Guimaraes	1440	Distrito Industrial	Divinópolis	MG	153,00	594,00	Reversível
BTSAGO383	Rua Manoel Gonçalves De Araujo Nº 20	20	Pires Do Rio	Pires Do Rio	GO	430,50	1.000,00	Reversível
BTSAPR718	Estrada Doutor Muricy	0	Sao Jose Dos Pinhais	São José Dos Pinhais	PR	42,08	29.342,50	Reversível
528	Rua 4 - Jardim Alto Boa Vista	0	Boa Vista	Ilhéus	BA	209,00	1.087,00	Reversível
BTSAGO185	Rua Expedicionarios Qd. X-4 Lt. 10 Nº 108	0	Vila Concordia	Goiânia	GO	165,00	366,60	Reversível
BTSARS284	Rua Angelo Fabiane	0	Jacutinga	Jacutinga	RS	84,15	368,44	Reversível
2972	Avenida Capitao Francisco Lima	591	Centro	Nepomuceno	MG	281,00	1.142,00	Reversível
BTSAPR740	Rua Prefeito Salvador Sanches	436	Sao Tome	São Tomé	PR	100,95	600,00	Reversível

5669	Praça 13 De Novembro	24	Centro	Paracambi	RJ	320,00	1.483,00	Reversível
6189	Rua Acre	602	Siqueira Campos	Aracaju	SE	252,00	616,00	Reversível
BTSARS91	Campos Borges	0	Campos Borges	Campos Borges	RS	45,05	150,00	Reversível
BTSAMT41	Avenida Dr. Meirelher Lt. 38 Qd. 26	0	Tijucal	Cuiabá	MT	101,97	382,50	Reversível
BTSARO104	Avenida Luiz De Fraça Torres	0	Centro	Nova Mamoré	RO	158,00	2.491,00	Reversível
BTSAGO366	Avenida Dr. Pedro Ludovico Teixeira Qd. 325 Lt. 333	0	Piracanjuba	Piracanjuba	GO	165,00	865,00	Reversível
BTSAPR787	Faxinal Dos Rodrigues	0	Turvo	Turvo	PR	228,00	1.575,00	Reversível
BTSAMS39	Rua Castorina Rodrigues Da Luz	189	Jd. Das Macaubas	Campo Grande	MS	122,78	731,28	Reversível
3568	Rua Antonio Brito De Souza	S/n	Torre	Óbidos	PA	158,97	4.170,00	Reversível
BTSAGO348	Fazenda Pico - Zona Rural	0	Orizona	Orizona	GO	53,57	1.500,00	Reversível
BTSASC38	Rua Celso Ramos	1286	Centro	Benedito Novo	SC	161,46	478,59	Reversível
BTSAPR456	Avenida Macali	373	Marmeleiro	Marmeleiro	PR	144,72	800,00	Reversível
BTSAPR229	Rua Paul Garfunkel	68	Cidade Industrial	Curitiba	PR	252,50	704,00	Reversível
BTSAMS83	Rua Frei Antonio	1650	Jardim Agua Boa	Dourados	MS	122,77	720,00	Reversível
2501	Rua Gilda Maria Da Silva	58	Eldorado	Contagem	MG	153,00	450,00	Reversível
4977	Avenida Agamenon Magalhaes	288	Centro	Ribeirão	PE	332,00	1.344,00	Reversível
5924	Rua Alfredo Chavesjunto Do 111	0	Sumidouro	Sumidouro	RJ	23,00	341,00	Reversível
BTSAPR344	Imovel Boa Vista	0	Inacio Martins	Inácio Martins	PR	228,00	1.575,00	Reversível
5952	Morro Dos Mascates	3200	Serra Velha	Valença	RJ	312,00	1.046,00	Reversível
BTSARS533	Rua Padre Ramao Fuentemayor	0	Santana Da Boa Vista	Santana Da Boa Vista	RS	61,60	150,00	Reversível
2761	Rua Sao Romao	400	Alto Sao Joao	Montes Claros	MG	153,00	360,00	Reversível
BTSAPR720	Rua Margarida Pianaro Moro	0	Jardim Santos Dumo	São José Dos Pinhais	PR	161,64	420,00	Reversível
2824	Avenida Dr. Alexandre Mascarenhas	560	Centro	Gouveia	MG	101,00	400,00	Reversível
BTSAMS79	Rua Cyro Mello	95	Jardim Tropical	Dourados	MS	122,78	400,00	Reversível
175	Avenida Amazonas	2641	Centro	Boca Do Acre	AM	165,08	1.407,00	Reversível
2529	Rua Adonias Filho	154	Santa Maria	Belo Horizonte	MG	179,00	385,00	Reversível
BTSARS218	Rua Anuncio Curra	0	Flores Da Cunha	Flores Da Cunha	RS	35,93	550,00	Reversível
2933	Rua Melo Viana	174	Centro	Conselheiro Lafaiete	MG	410,00	750,00	Reversível
1904	Rua Demerval Amaral / Praça Municipal	120	Centro	Guaçuí	ES	280,00	645,00	Reversível
BTSARS134	Rua Teodoro Rosa	0	Sao Leopoldo	Caxias Do Sul	RS	480,63	200,00	Reversível
BTSARO27	Rua Dom Julio Mattioli S/N Centro	S/n	Centro	Sena Madureira	AC	188,00	2.500,00	Reversível
BTSASC323	Rua Jose Fabro Valenti	0	Centro	Novo Horizonte	SC	20,23	300,00	Reversível
174	Avenida Uatuma	644	Centro	São Sebastião Do Uaiama	AM	55,60	2.050,00	Reversível
BTSAPR722	Rua Rosildo Rocco	0	Sao Jose Dos Pinhais	São José Dos Pinhais	PR	122,78	792,00	Reversível
BTSARS479	Protasio Alves	0	Propriotasio Alves	Protásio Alves	RS	42,40	150,00	Reversível
685	Avenida Presidente Getulio Vargas	564	Centro	Barra Do Choça	BA	44,54	1.000,00	Reversível
2129	Rua Sete De Setembro	S/n	Centro	São João Dos Patos	MA	253,00	1.500,00	Reversível
BTSARS493	Morro Lohmann	S/n	Roca Sales	Roca Sales	RS	105,20	1.200,00	Reversível
5118	Rua Capitulino Feitosa	822	Na	Arcoverde	PE	854,80	942,50	Não Reversível
BTSARO17	Rua Juvenal Antunes S/N Centro	S/n	Centro	Plácido De Castro	AC	500,01	10.000,00	Reversível
3675	Rua General Gurjao	1090	Centro	Bragança	PA	426,15	883,11	Reversível
BTSAMT110	Rua Das Violetas Lts. 21 E 22 Qd. 77 Area A	0	Centro	Sinop	MT	122,78	1.120,00	Reversível
BTSAPR324	Avenida Minas Gerais	0	Coroados	Guaratuba	PR	100,95	900,00	Reversível

BTSARS488	Rua Bento Goncalves	376	Cidade Nova	Rio Grande	RS	181,33	400,00	Não Reversível
2633	Avenida Governador Valadares	258	Centro	Arcos	MG	386,00	1.070,00	Reversível
BTSARS66	R. Cel.Joao Vargas De Souza (Vila São Judas Tadeu)	0	Sao Joao	Caçapava Do Sul	RS	27,50	900,00	Reversível
BTSARS453	Avenida Heitor Vieira	0	Belem Novo	Porto Alegre	RS	222,84	550,00	Reversível
BTSAMS144	Rua Jose Hamilcar Congro Bastos	S/n	Jardim Alvorada	Três Lagoas	MS	122,78	400,00	Reversível
2062	Avenida Jose Ruschi	S/n	Centro	Santa Teresa	ES	280,00	656,00	Reversível
6185	Rua Dr Pedro Soares S/N	S/n	Centro	Estância	SE	976,00	611,00	Reversível
2214	Avenida Antonio Ribeiro	S/n	Centro	Pirapemas	MA	40,15	450,00	Reversível
686	Avenida Juracy Magalhaes	S/n	Araca Dos Estudantes	Barra Do Mendes	BA	67,08	797,16	Reversível
BTSARO100	Rua Uirapuru S/N Setor 13	S/n	Centro	Nova Brasilândia D'Oeste	MT	100,00	3.600,00	Reversível
BTSAPR206	Rua Capitao Leon Marques	1737	Uberaba	Curitiba	PR	146,51	496,00	Reversível
BTSAGO235	Avenida Pandia Calogeras	0	Ipameri	Ipameri	GO	239,38	871,00	Reversível
BTSASC111	Rua Oreste Farina	25	Centro	Concórdia	SC	1.460,54	1.234,00	Reversível
BTSARS604	Selbach	0	Selbach	Selbach	RS	181,34	150,00	Reversível
BTSAGO172	Rua 11 Esq. C/ Rua 1 Qd. 1 Lt. 18 (Atual Rua Armogaste Jose Da Silva)	0	St. Marechal Rondon	Cidade Operaria/Fama)	GO	223,63	320,50	Reversível
6460	Pça. Antonio Alves De Oliveira	78	Centro	Nossa Senhora Da Glória	SE	196,65	1.422,69	Reversível
BTSAMS137	Rua Santa Catarina	541	Centro	Sidrolândia	MS	18,24	400,00	Reversível
BTSAMT113	Rua 30-A Lts. 5 E 6 Qd. 2	0	Jardim Tangara li	Tangará Da Serra	MT	122,78	450,00	Reversível
BTSARO38	Rua Barao Do Rio Branco	S/n	Centro	Porto Velho	RO	150,00	150,00	Reversível
BTSADF126	Fazenda Santainha - Av Comercial Sul Setor Sao Paulo Quadra 1A Lote 01.	0	Taguatinga	Taguatinga	TO	150,00	150,00	Reversível
BTSAPR91	Avenida Juscelino Kubitschek De Oliveira	766	Campina Da Lagoa	Campina Da Lagoa	PR	111,88	840,00	Reversível
BTSASC31	Rua 2051	175	Marambaia	Balneário Camboriú	SC	71,48	252,00	Reversível
BTSARS534	Avenida Daltro Filho	0	Porto Seco	Sant'Ana Do Livramento	RS	233,18	707,50	Reversível
BTSARS25	Rua Cap Paulo Billig	0	Arroio Do Tigre	Arroio Do Tigre	RS	84,15	669,40	Reversível
BTSAPR27	Rua Getulio Vargas	0	Apucarana	Apucarana	PR	142,50	625,00	Reversível
3631	Rua Padre Luiz Aragao	S/n	Centro	Vigia	PA	573,44	1.908,26	Reversível
BTSAPR771	Rua Coronel Telemaco Borba	1567	Tibagi	Tibagi	PR	122,79	999,30	Reversível
BTSAGO486	Rua Chuva De Prata Qd. 10 Lt. 07-A C/ Aquarela Musical Lt.07	0	Sonhos Dourados	Araguaína	TO	1.680,00	1.680,00	Reversível
BTSAPR407	Rua Presidente Castelo Branco	480	Londrina	Londrina	PR	91,75	500,00	Reversível
BTSASC228	Rua Dos Xavantes	S/n	Centro	Itapoá	SC	40,59	150,00	Reversível
BTSADF114	Parque Valparaíso - Lote 01 Quadra 03 Lote 02 Quadra 01 Lote 03 E Lote 04	Quadra 01	Valparaíso	Valparaíso De Goiás	GO	67,77	1.118,69	Reversível
BTSARO88	Rua Faveiro	0	Centro	Ji-Paraná	RO	600,00	600,00	Reversível
BTSAPR52	Rua Dos Expedicionarios	0	Astorga	Astorga	PR	11,88	1.161,00	Reversível
BTSAPR703	Rua Benjamin Constat	62	Sao Joao Do Triunfo	São João Do Triunfo	PR	71,84	150,00	Reversível
BTSAPR536	Rua Casemiro De Abreu	478	Paraíso Do Norte	Paraíso Do Norte	PR	144,72	1.201,30	Reversível
3097	Trav. Alferes Patricio	291	Centro	São Sebastião Do Palmar	MG	556,00	1.068,00	Reversível
1115	Rua Rio Araguaia	2150	Jardim Iracema	Fortaleza	CE	671,00	2.707,00	Reversível
BTSAPR99	Rua Sao Cristovao	0	Rondinha	Campo Largo	PR	142,50	290,00	Reversível
4949	Rua Vigario Joaquim Pinto	S/n	Centro	Limoeiro	PE	332,00	1.279,00	Reversível
BTSASC372	Situado Em Boa Vista - Distrito De Taquaras	0	Taquaras	Rancho Queimado	SC	59,88	150,00	Reversível
BTSAPR807	Avenida Anacleto Bueno De Camargo	380	Ventania	Ventania	PR	12,65	967,70	Reversível
BTSARO68	Avenida Tapajos	0	Centro	Colorado Do Oeste	RO	320,00	8.872,45	Reversível
1238	Avenida Tabeliao Francisco Alves	170	Centro	Pentecoste	CE	186,00	2.576,00	Reversível

BTSAPR432	Rua Washington Luiz	980	Marialva	Marialva	PR	319,94	825,00	Reversível
BTSAMS61	Rua Quinze	532	Centro	Chapadão Do Sul	MS	105,16	9.000,00	Reversível
2072	Rua Roberto Silveira	175	Santa Martha	Vitória	ES	184,00	492,00	Reversível
2498	Rua Carmo Do Paranaíba	200	Itapoa	Belo Horizonte	MG	168,00	360,00	Reversível
3464	Rua Dona Geni	235	Lagoinha	Belo Horizonte	MG	153,00	400,00	Reversível
BTSARS469	Rua Piratininga	0	Lomba Do Pinheiro	Porto Alegre	RS	56,00	346,00	Reversível
BTSAGO356	Rua Quintino Bocaiuva C/ Cap. Machado Nº 75 Qd. 76 Lt. 01	75	Palmeiras De Goiás	Palmeiras De Goiás	GO	174,40	914,81	Reversível
BTSAPR13	Rua Francisco Palma Cano	254	Alvorada Do Sul	Alvorada Do Sul	PR	122,78	600,00	Reversível
5851	Rua Agai Lt 30 Qd 30 - Jardim Palmares	0	Santa Cruz/Paciencia	Rio De Janeiro	RJ	78,00	432,00	Reversível
BTSADF52	Avenida Joao Bernardes Rabelo Quadra 01 Nº 907 Estancia Paraíso	0	Alto Paraíso De Goiás	Alto Paraíso De Goiás	GO	121,68	1.600,00	Reversível
BTSARS138	Cerro Grande Do Sul	0	Cerro Grande Do Sul	Cerro Grande Do Sul	RS	61,49	200,00	Reversível
BTSAPR26	Rua Diagonal A Rua Iguaçu Lt 1-3Rem	0	Apucarana	Apucarana	PR	122,78	290,00	Reversível
1979	Av. Expedito Garcia (Fazenda Brasileira S/N)	99	Campo Grande	Cariacica	ES	136,00	1.200,00	Não Reversível
BTSASC334	Rua Alcino Dos Navegantes Moreira	S/n	Barra Do Aririu	Palhoça	SC	100,95	987,29	Reversível
2136	Avenida Colares Moreira	2081	Renascença	São Luís	MA	883,00	2.516,00	Reversível
BTSAPR288	Rua Padre Emilio Barbieri	710	Foz Do Jordao	Foz Do Jordão	PR	12,65	1.600,00	Reversível
BTSAGO527	Rua Castelo Branco C/ Pça. Jose Lopes Da Rocha	0	Centro	Itacajá	TO	79,39	2.835,60	Reversível
1975	Fazenda Vitalli	S/n	Fazenda Vitalli	Colatina	ES	382,00	794,00	Reversível
BTSAGO361	Rua Benjamim Constant Qd. 23 Lt. 04	0	Parauna	Paraúna	GO	174,40	1.155,00	Reversível
BTSAGO157	Avenida Brasil Qd. 55 Lt. 30 - Parque Joao Bras	0	Pq. Industrial Joao Bras	Goianânia	GO	143,00	370,00	Reversível
BTSAMS134	Rua Getulio Vargas	275	Centro	São Gabriel Do Oeste	MS	179,64	1.098,20	Reversível
5604	Rua Gilmar Dos Santos Duarte (Antiga Rua 1 Lote 2 Qd-14)24 Q.14		Chacaras Inoa	Maricá	RJ	686,96	1.070,00	Reversível
BTSARS152	Rua Assis Brasil	0	Colorado	Colorado	RS	64,00	1.156,10	Reversível
BTSAGO21	Rua 8 Qd. 25 Lt. 21 E 22 (Rua Joao Mariano Da Silva)	0	Bairro Jk Nova Capital	Anápolis	GO	241,68	384,00	Reversível
BTSASC464	Rua Leoberto Leal	221	Centro	Tijucas	SC	238,35	1.145,97	Reversível
BTSAGO254	Praça Da Cadeia - Av. Anhanguera C/ Rua 46 Nº 490	490	Itapuranga	Itapuranga	GO	122,77	800,00	Reversível
BTSAGO111	(Ant. Rua Jacaranda) (Ant. Rua C) Qd. 6 Lt. 09 10 E 11	0	Chapadão Do Ceu	Chapadão Do Céu	GO	68,82	882,00	Reversível
2510	Avenida Amazonas	33	Sao Geraldo	Araxá	MG	153,00	300,00	Reversível
BTSAPR651	Morro Do Mossungue	S/n	Rio Branco Do Sul	Rio Branco Do Sul	PR	153,54	940,00	Reversível
2564	Rua Dom Joaquim Silverio	541	Urbano	Belo Horizonte	MG	126,00	480,00	Reversível
BTSASC178	Rua Coronel Aristiliano Ramos	181	Centro	Gaspar	SC	113,07	338,94	Reversível
BTSASC248	Rua Avençal	682	Comasa	Joinville	SC	71,32	525,00	Reversível
BTSAPR479	Rua Doutor Joao Inacio	0	Mercedes	Mercedes	PR	71,84	800,00	Reversível
BTSASC483	Rua Sete De Setembro	512	Centro	Vargeão	SC	127,70	12.099,00	Reversível
BTSAGO31	Rua Benjamim Constant	621	Centro	Anicuns	GO	175,37	581,31	Reversível
BTSAMT3	Rua 08	491	Centro	Água Boa	MT	168,80	1.600,00	Reversível
BTSAGO415	Rua Canjarana Qd. 111 Lt. 53/51	0	Rubiataba	Rubiataba	GO	148,00	696,00	Reversível
BTSAGO484	Rua 14 De Janeiro Qd. 126B Lt. 11	0	Sao Joao	Araguaína	TO	120,90	420,50	Reversível
379	Rua Estrada De Barreira	S/n	Mata Escura	Salvador	BA	244,00	1.715,00	Reversível
BTSAPR307	Serra Da Natureza	0	Guamiranga	Guamiranga	PR	260,83	2.000,00	Reversível
BTSARS71	Avenida Flores Da Cunha	0	Cachoeirinha - Shopp	Cachoeirinha	RS	233,18	150,00	Reversível
BTSAPR380	Rua Geralda Moreira	549	Janiópolis	Janiópolis	PR	106,34	290,00	Reversível
BTSAMT122	Rua Chile	S/n	Jardim Imperial	Várzea Grande	MT	122,78	1.200,00	Reversível

BTSARO45	Rua Eça De Queiroz	0	Centro	Alvorada D'Oeste	RO	120,00	2.400,00	Reversível
3389	Fazenda Boa Esperança (Br-040/Trevo Pirapatos)	S/n	Zona Rural	João Pinheiro	MG	41,00	2.500,00	Reversível
BTSAMS107	Rua Santa Catarina	S/n	Centro	Juti	MS	36,58	1.390,00	Reversível
BTSASC78	Rua Joao Tensini	S/n	Centro	Brusque	SC	40,59	420,00	Reversível
BTSASC156	Rod. Baldicero Filomeno	S/n	Ribeirao Da Ilha	Florianópolis	SC	25,00	275,00	Reversível
BTSAGO458	Rua 3 C/ 14 Qd. 08 Lt. 05 (Nazir Horacio Felix)	0	Tres Ranchos	Três Ranchos	GO	110,00	110,00	Reversível
BTSAGO429	Rua 04	0	Cirilandia	Santa Isabel	GO	69,56	600,00	Reversível
6198	Rua General Siqueira	21	Centro	Maruim	SE	196,05	210,60	Reversível
BTSAPR285	Rua Mario Filho	0	Foz Do Iguacu	Foz Do Iguaçu	PR	122,78	650,00	Reversível
BTSAPR802	Rua Osmar Romulo Caradino	459	Uniao Da Vitoria	União Da Vitória	PR	122,78	684,00	Reversível
BTSASC51	Rua Frederico Jensen	S/n	Itoupavazinha	Blumenau	SC	122,78	449,82	Reversível
BTSAPR280	Avenida Tancredo Neves	0	Foz Do Iguacu	Foz Do Iguaçu	PR	122,79	290,00	Reversível
BTSASC161	Rua Jose Luiz	S/n	Coqueiros	Florianópolis	SC	89,98	420,00	Reversível
BTSARO101	Avenida Tancredo Neves (Antiga Rua V 3 S/N) - Nova Londrina	2223	Centro	Ji-Paraná	RO	150,00	150,00	Reversível
603	Rua Cova Da Moca	S/n	Na	Porto Seguro	BA	120,00	1.218,55	Reversível
BTSAPR323	Avenida Cubatao	0	Guaratuba	Guaratuba	PR	100,95	780,00	Reversível
BTSARS21	Rua Dr Joao Carlos Machado, Quadra: 2 Lote: 14 Sublote: 1 Setor:	519	Arroio Do Meio	Arroio Do Meio	RS	79,39	150,00	Reversível
BTSARS610	Sertao	0	Sertao	Sertão	RS	85,53	290,00	Reversível
BTSASC344	Rua Ana Raupp	S/n	Centro	Paulo Lopes	SC	25,00	1.050,00	Reversível
BTSARS350	Rua Silvio Grotto	0	Nova Palma	Nova Palma	RS	84,15	450,00	Reversível
BTSAPR15	Rua Presidente Kennedy	0	Ampere	Ampère	PR	144,72	930,60	Reversível
2637	Praça Dr. Omar Andrade	349	Centro	Abaeté	MG	380,00	1.479,00	Reversível
BTSAPR34	Rua Pintagol	54	Arapongas	Arapongas	PR	142,51	648,00	Reversível
BTSAPR140	Rua Santos Dumont	0	Castro	Castro	PR	122,78	900,00	Reversível
BTSAMT119	Rua Do Amor Lt. 6 Qd. 10	0	Jardim Gloria	Várzea Grande	MT	126,96	576,00	Reversível
BTSAMS82	Rua Francisco Luiz Viegas	S/n	Sao Francisco	Dourados	MS	135,15	600,00	Reversível
3408	Rua Herculano Veloso	97	Matozinhos	São João Del Rei	MG	525,00	800,00	Reversível
604	Praca Da Bandeira	168	Na	Potiraguá	BA	197,70	493,57	Reversível
BTSARS235	Rua Mestre - Lote Monte Verde Nº 141 - Morro Dos Cabritos	0	Lagos Do Bosque	Gramado	RS	72,00	3.150,00	Reversível
BTSAGO103	Rua Das Violetas Esq. C/ Amor Perfeito	0	Catalao	Catalão	GO	103,00	2.430,00	Reversível
BTSAPR277	Avenida Das Cataratas	3050	Foz Do Iguacu	Foz Do Iguaçu	PR	100,95	1.000,00	Reversível
BTSAPR423	Avenida Prata	0	Marechal Candido Ro	Marechal Cândido Ro	PR	12,65	800,00	Reversível
2838	Rua Major Urias *	S/n	Centro	Guaranésia	MG	182,00	955,00	Reversível
37002	Passagem Amazonas	0	Mararu	Santarém	PA	826,75	16.535,00	Não Reversível
578	Rua Joel Modesto	S/n	Na	Morro Do Chapéu	BA	36,00	994,00	Reversível
BTSADF121	Praça Sao Francisco De Assis S/Nº	S/n	Novo Alegre	Novo Alegre	TO	150,00	150,00	Reversível
BTSASC275	Rua Sao Joao	319	Centro	Lajeado Grande	SC	20,23	352,00	Reversível
BTSAPR150	Rua Tocantins	317	Cianorte	Cianorte	PR	122,78	545,60	Reversível
6613	Rua Fernandes Da Cunhalote 69	0	Vigario Geral	Rio De Janeiro	RJ	169,00	480,00	Reversível
BTSARS102	Rua Lafayette Cruz	0	Estancia Velha	Canoas	RS	181,34	510,00	Reversível
3651	Rua Dom Cornelio Vermans	101	Centro	Tucuruí	PA	634,05	8.618,59	Reversível
3343	Rua Joao Barcelos	80	Urbano	Dom Silvério	MG	55,00	175,00	Reversível
BTSAPR655	Rua Santos Dumont	828	Rolandia	Rolândia	PR	226,00	675,00	Reversível

2063	Morro Do Pau Seco	S/n	Santa Teresa	Santa Teresa	ES	35,00	2.000,00	Reversível
BTSAPR604	Rua Jose Kalinoski	0	Ponta Grossa	Ponta Grossa	PR	122,78	600,00	Reversível
BTSARO41	Quadra 14 Setor 02	0	Centro	Vale Do Anari	RO	150,00	150,00	Reversível
3078	Praca Santa Rita	192	Centro	Santa Rita Do Sapucaia	MG	353,00	1.117,99	Reversível
BTSAMS111	Rua Do Carmo	414	Centro	Miranda	MS	178,89	1.134,85	Reversível
BTSAPR610	Avenida Beira Mar	228	Praia De Leste	Pontal Do Paraná	PR	30,26	720,00	Reversível
BTSASC432	Rua Hermenegildo Da Rosa	202	Picadas Do Sul	São José	SC	68,03	150,00	Reversível
BTSAPR657	Rua Rio De Janeiro	886	Roncador	Roncador	PR	106,32	1.200,00	Reversível
BTSAGO493	Rua Cicero Carneiro Lote 172 E 172A	77	Povoado De Nova Bacia	Adapto Do Tocantins	TO	120,75	670,60	Reversível
BTSAPR352	Estrada Principal	0	Irati	Irati	PR	150,00	150,00	Reversível
5694	Estr. Uniao Industria	32702	Posse	Petrópolis	RJ	235,44	2.500,00	Reversível
BTSAGO182	Rua 91 Nº 733 Qd. F20B Lt. 06	733	St. Sul	Goiânia	GO	163,00	584,16	Reversível
1071	Avenida Elisa Nery	S/n	Centro	Mundo Novo	BA	95,00	931,00	Reversível
2691	Rua Dr. Nelson Dias Ayres	47	Centro	Campanha	MG	252,00	1.068,00	Reversível
3705	Trav. Dr. Arnaldo Morais	329	Centro	Alenquer	PA	361,59	1.424,08	Reversível
BTSASC198	Rua Rio Grande Do Sul - Lote Nº14 - Qd. A	0	Baln. Rincao	Içara	SC	74,57	656,25	Reversível
2543	Alameda Das Amendoeiras	135	Ouro Velho Mansoes	Nova Lima	MG	164,00	465,00	Reversível
BTSAGO32	Avenida Da Igualdade Qd. 100 Lt. 20 - Garavelo	0	Garavelo	Aparecida De Goiânia	GO	101,30	420,00	Reversível
BTSAGO449	Avenida Minas Gerais C/ Rua 2 Qd. 50 Lt. 02/03	0	Sao Miguel Do Araguaia	Sao Miguel Do Araguaia	GO	175,36	787,50	Reversível
BTSAGO396	Avenida Pedro Felinto Do Rego C/ Rua 36 E 28-Qds 36 A 40 S/Nº	S/n	Rialma	Rialma	GO	112,67	2.253,49	Reversível
BTSAGO89	Rua Capitao Joao Crisostomo S/Nº Qd. 09 Lt. 6	S/n	Caldas Novas	Caldas Novas	GO	255,00	607,40	Reversível
BTSAPR491	Rua Paranapanema	53	Nova America Da Colina	Nova América Da Colina	PR	106,32	290,00	Reversível
BTSAPR544	Gleba Patrimonio Sumare	0	Paranavai	Paranavaí	PR	100,95	1.000,00	Reversível
BTSAPR791	Avenida Aracaju	0	Umuarama	Umuarama	PR	122,78	290,00	Reversível
BTSASC157	Rod. Virgilio Varzea	270	Saco Grande	Florianópolis	SC	58,64	1.222,00	Reversível
BTSAGO212	Avenida Cristalina Esq. C/ Avenida Pontalina	S/n	Guapo	Guapó	GO	174,38	624,00	Reversível
3201	Rua Joao Pinto	366	Centro	Conselheiro Pena	MG	406,00	1.119,00	Reversível
BTSAPR153	Rua Manoel Ferreira Bello	260	Clevelandia	Clevelândia	PR	144,72	836,00	Reversível
BTSAPR526	Pr 376	0	Palmeira	Palmeira	PR	93,42	290,00	Reversível
BTSAMT11	Rua Artur Francisco Xavier	719	Centro	Araputanga	MT	58,80	1.575,00	Reversível
5541	Avenida 13 De Junho	46	Xerem	Duque De Caxias	RJ	143,00	2.698,00	Reversível
BTSARS398	Rua J.Coni	0	Passo Fundo	Passo Fundo	RS	37,53	2.600,00	Reversível
BTSAMS36	Rua Belo Horizonte	692	Jardim Ima	Campo Grande	MS	116,66	480,00	Reversível
BTSARS303	Mampituba	0	Mampituba	Mampituba	RS	20,00	150,00	Reversível
2569	Rua Rio Tibre	437	Riacho Das Pedras	Contagem	MG	134,00	360,00	Reversível
BTSAPR532	Rua 25 De Dezembro	1273	Palotina	Palotina	PR	358,91	1.400,00	Reversível
3598	Trav. Lomas Valentinas (Entre A Avenida Senador Lemos E Rua Sao Joao)	40	Sacramenta	Belém	PA	1.128,02	3.007,90	Reversível
569	Rua Sr Dos Passos	S/n	Na	Lençóis	BA	66,37	1.626,90	Reversível
BTSARO37	Rua Dom Luiz S/N Centro	S/n	Centro	Porto Walter	AC	150,00	150,00	Reversível
BTSAPR741	Av. Paulo Cesar Guerreiro Abrão (Antiga Rua Primavera)	151	Sapopema	Sapopema	PR	71,24	660,00	Reversível
BTSASC458	Rua Caetano Lummertz	S/n	Centro	Sombrio	SC	197,05	1.014,30	Reversível
BTSAPR215	Rua Gilda Pitache Forcadell	0	Jardim Ouro Verde C	Curitiba	PR	216,00	150,00	Reversível
BTSAPR410	Avenida Liberdades	0	Luiziana	Luiziana	PR	25,30	2.103,00	Reversível

BTSAGO191	Rua Prof. Lazaro Costa (Ant. Pirajibe Leite) Qd. 173 Lt. 15 - Vila Canaa	0	Nova Canaa	Goiânia	GO	118,00	435,00	Reversível
BTSAPR158	Rua Napoles	260	Atuba	Colombo	PR	163,19	602,00	Reversível
BTSAMT100	Avenida Filinto Muller Lt. 3 Qd. 20-A	0	Vila Operaria	Rondonópolis	MT	165,66	700,00	Reversível
2905	Rua Rio De Janeiro	767	Centro	Lagoa Da Prata	MG	446,00	1.000,00	Reversível
BTSAMT118	Rua Morada Nova Lt. 18	0	Parque Do Lago	Várzea Grande	MT	122,78	600,00	Reversível
BTSAMS63	Rua Valdomiro Maciel	S/n	Centro	Coronel Sapucaia	MS	13,45	2.000,00	Reversível
4908	Avenida Claudio Queiros Leite	5232	Pau Amarelo	Paulista	PE	299,00	762,00	Reversível
BTSAGO535	Avenida Princesa Izabel C/ Rua 10 Qd. 34-A Lt. 07 (Qd. 44 Lt. 07)	0	Centro	Miranorte	TO	60,00	600,00	Reversível
BTSAPR450	Rua Prefeito Sincler Sambatti	0	Maringa	Maringá	PR	122,78	980,15	Reversível
5690	Rua Paschoal Sagesselotes 8 9 10	0	Pedro Do Rio	Petrópolis	RJ	104,00	1.500,00	Reversível
BTSAMT111	Br 163 Charara 549 B1	S/n	Sao Cristovao	Sinop	MT	126,96	600,00	Reversível
878	Avenida Presidente Medice	S/n	Centro	Ubatã	BA	196,80	1.918,28	Reversível
BTSAPR798	Rua Guaira	1214	Umuarama	Umuarama	PR	79,38	382,50	Reversível
3858	Avenida Rui Barbosa - Perimetro Urbano Da Br 222	94	Vila Sao Raimundo/ Bom Jesus	Bom Jesus Do Tocantins	TO	54,65	598,65	Reversível
5917	Rua Dos Cajueiros	0	Jacarepia	Saquarema	RJ	38,00	1.264,00	Reversível
4823	Morro Bom Jesus	S/n	Centro	Caruaru	PE	219,00	2.000,00	Reversível
BTSAPR444	Rua Mato Grosso	737	Jardim Alvorada	Maringá	PR	179,98	467,50	Reversível
5450	Loteamento Vilar Araruama Lt-22 Qd-5 - Rua Detroit 22.0	22	Bananeiras	Araruama	RJ	107,00	600,00	Reversível
5557	Rua Amelia Louzada, Lote 9 E 10	330	Itaguaí	Itaguaí	RJ	249,53	618,37	Não Reversível
481	Rua Principal	S/n	Centro	Boquira	BA	201,00	625,00	Reversível
BTSARS309	Rua Dr Joao Silveira	0	Marcelino Ramos	Marcelino Ramos	RS	198,00	420,00	Reversível
BTSASC349	Avenida Nereu Ramos	S/n	Centro	Balneário Piçarras	SC	105,06	290,00	Reversível
1170	Rua Senador Joao Cordeiro	857	Centro	Baturité	CE	226,00	2.306,00	Reversível
3774	Avenida Alacid Nunes	S/n		Abel Figueiredo	PA	131,80	4.480,00	Reversível
BTSAPR54	Rua Maringa	581	Astorga	Astorga	PR	12,66	150,00	Reversível
BTSAPR294	Rua Sao Leopoldo	0	Francisco Beltrao	Francisco Beltrão	PR	122,78	676,27	Reversível
BTSAPR424	Rua Arnaldo Meert	0	Marechal Candido Ro	Marechal Cândido Ro	PR	10,21	800,00	Reversível
BTSARS53	Rua Borges De Medeiros	0	Bom Jesus	Bom Jesus	RS	350,11	940,80	Reversível
BTSARS375	Morro Da Borruscia	S/n	Osorio	Osório	RS	141,82	182.000,00	Reversível
3677	Avenida Magalhaes Barata	S/n	Centro	Maracanã	PA	126,20	2.964,00	Reversível
BTSARS69	Rua Duque De Caxias	0	Cachoeira Do Sul	Cachoeira Do Sul	RS	80,28	150,00	Reversível
2518	Rua Adolfo Siqueira	S/n	Centro	Conselheiro Lafaiete	MG	193,00	364,00	Reversível
BTSAPR719	Rua Antonio Bianchetti	0	Jardim Independencia	São José Dos Pinhais	PR	373,71	1.500,00	Reversível
BTSARS490	Rua Duque De Caxias	0	Rio Grande	Rio Grande	RS	1.664,28	1.022,56	Reversível
1331	Chapada Do Araripe	0	Sao Felipe	Brejo Santo	CE	154,52	2.500,00	Reversível
2119	Rua Gonçalves Dias	S/n	Centro	Coroatá	MA	170,00	637,00	Reversível
6014	Rua Bonfim	45	Sao Jose De Mipibu	São José De Mipibu	RN	235,00	1.056,79	Reversível
15	Rua Cel. Lucena Maranhao	S/n	Centro	Santana Do Ipanema	AL	187,77	579,00	Reversível
151	Rua Olavo Bilac	468	Centro	Boa Vista Do Ramos	AM	55,60	2.516,81	Reversível
BTSAPR429	Rua Gloria	911	Maria Helena	Maria Helena	PR	106,31	1.200,00	Reversível
BTSAPR695	Avenida Sao Carlos Do Ivai	937	Sao Carlos Do Ivai	São Carlos Do Ivaí	PR	106,32	1.435,00	Reversível
BTSAPR213	Rua Francisco Derosso	5527	Alto Boqueirao	Curitiba	PR	155,52	290,00	Reversível
BTSARO77	Rua Principal S/N - Fortaleza Do Abuna	S/n	Centro	Porto Velho	RO	150,00	150,00	Reversível

BTSAPR357	Avenida Alcebiades Alves De Liz	0	Iretama	Iretama	PR	71,84	150,00	Reversível
BTSAMT12	Avenida Presidente Dutra	S/n	Vila Nova	Arenápolis	MT	61,44	776,80	Reversível
BTSARO159	Avenida Olavo Pires Lote 02 - 5º Bec	0	Centro	Machadinho D'Oeste	RO	150,00	150,00	Reversível
883	Praça Da Igreja	0	Centro	Uruçuca	BA	46,00	1.116,00	Reversível
831	Avenida Conego Piton	470	Centro	Poções	BA	196,00	1.450,00	Reversível
BTSAPR461	Avenida Das Praias	0	Solimar	Matinhos	PR	100,95	420,09	Reversível
BTSAPR63	Rua Rui Barbosa	0	Barra Do Jacare	Barra Do Jacaré	PR	12,65	1.200,00	Reversível
BTSASC260	Rua Jao	S/n	Costa E Silva	Joinville	SC	73,34	363,63	Reversível
BTSARS606	Avenida Arthur Oscar	0	Serafina Correa	Serafina Corrêa	RS	304,45	1.250,00	Reversível
BTSAGO412	Rua 18 Qd. 52 Lt. 04	254	Rio Verde	Rio Verde	GO	174,96	404,00	Reversível
2636	Morro Jardim Da Colina	S/n	Jardim Colina	Alfenas	MG	67,00	1.200,00	Reversível
2744	Alameda Do Cafe	31	Jardim Andere	Varginha	MG	198,00	402,00	Reversível
BTSAGO282	Avenida Dao Barbosa Qd. 24 Lt. 16	0	Joviania	Joviânia	GO	121,20	450,00	Reversível
BTSARS114	Rua Luiza Caselani	0	Arco Verde	Carlos Barbosa	RS	26,25	240,00	Reversível
2527	Rua Desemb.Viotti De Magalhaes	191	Santa Rosa	Belo Horizonte	MG	153,00	389,00	Reversível
773	Rua Afonso Pena	321	Na	Itanhém	BA	35,65	1.174,27	Reversível
BTSARS198	Rua 24 De Agosto	0	Santo Inacio	Esteio	RS	181,34	1.500,00	Reversível
2855	Rua Belo Horizonte	242	Centro	Ipatinga	MG	140,00	144,00	Não Reversível
5612	Rua Quarenta E Dois	0	Barra De Marica	Maricá	RJ	238,00	480,00	Reversível
2607	Praça Benedito Valadares	277	Urbano	Alterosa	MG	101,00	372,00	Reversível
BTSARO12	Praça Nossa Senhora Da Penha S/N Centro	S/n	Centro	Manoel Urbano	AC	150,00	150,00	Reversível
5813	Rua Uça	528	Ilha Do Governador	Rio De Janeiro	RJ	75,00	300,00	Reversível
BTSASC381	Avenida Sete De Setembro	S/n	Centro	Rio Fortuna	SC	14,19	224,70	Reversível
BTSASC83	Rua Joao Serafim	S/n	Centro	Calmon	SC	20,23	450,00	Reversível
BTSAMS60	Rua Manoel Thomas Da Silva	393	Centro	Cassilândia	MS	144,00	1.000,00	Reversível
5765	Estr. Do Magarca	2531	Campo Grande	Rio De Janeiro	RJ	114,50	720,00	Reversível
19	Rua Joaquim Mazoni - Morro	S/n	Centro	Penedo	AL	215,76	3.385,00	Reversível
3385	Avenida Barao Do Rio Branco	15	Santa Tereza	Juiz De Fora	MG	279,00	2.028,00	Reversível
BTSARS259	Ibirapuita	0	Ibirapuita	Ibirapuitã	RS	45,05	150,00	Reversível
BTSAMS15	Rua Zeca De Castro	S/n	Distrito De Piraputang	Aquidauana	MS	32,35	1.200,00	Reversível
5828	Rua Comendador Siqueiralt. 01 Pa 34480	0	Pechincha	Rio De Janeiro	RJ	144,00	1.630,00	Reversível
BTSASC140	R Maria S Oliveira	0	Cachoeira Do Bom Je	Florianópolis	SC	71,50	420,00	Reversível
BTSASC346	Rua Pomerode S/Nº - Praia Da Armação - Área C	0	Praia De Armação Do	Planaltina	SC	51,15	300,00	Reversível
BTSAPR42	Rua Victor Do Amaral	240	Centro	Araucária	PR	399,10	1.631,25	Reversível
BTSAPR602	Rua Humberto Gobbo	0	Ponta Grossa	Ponta Grossa	PR	122,78	980,00	Reversível
BTSASC62	Rua Ipiranga	67	Garcia	Blumenau	SC	201,47	1.325,45	Reversível
5654	Rod. Rio-Nova Friburgokm 75	S/n	Muri	Nova Friburgo	RJ	500,36	2.400,00	Reversível
2776	Avenida Joao Chaves	119	Jardim Sao Luiz	Montes Claros	MG	153,00	360,01	Reversível
BTSAGO413	Rua Belmiro Candido De Abreu Qd. 12 Lt. 09	0	Vitoria Regia	Rio Verde	GO	101,00	375,00	Reversível
BTSASC420	Rua Jose Bonifacio	193	Centro	São João Do Itaperiú	SC	20,23	312,00	Reversível
5471	Estr. Roberto Silveira (Antiga Estr. Floriano Quatis 2657)	2661	Barrinha	Quatis	RJ	337,00	2.527,00	Reversível
BTSAPR403	Gleba 4	0	Lindoeste	Lindoeste	PR	42,08	1.200,00	Reversível
BTSASC356	Rua Luiz Abry	540	Centro	Pomerode	SC	122,78	1.147,50	Reversível

BTSASC244	Av Jupter S/Nº	S/n	Jardim Paraiso	Joinville	SC	123,50	290,00	Reversível
1327	Praça Cel. Raimundo Rodrigues/Rua Joao Pessoa S/N	S/n	Na	Reriutaba	CE	138,75	277,50	Reversível
1229	Rua Capitao Ferreira	87	Na	Guaraciaba Do Norte	CE	138,79	533,69	Reversível
BTSASC66	Rua 14 De Janeiro	S/n	Centro	Bom Retiro	SC	24,01	1.216,25	Reversível
BTSAGO426	Rua Paulo Lopes Nº 500 (Rua Magueira Qd. 13 Lt. 05)	500	Santa Helena De Goias	Santa Helena De Goias	GO	200,01	200,00	Reversível
2568	Rua Nova Lima	129	Carlos Prates	Belo Horizonte	MG	87,00	382,00	Reversível
BTSAGO269	Rodovia Go-050 - Perimetro Urbano	S/n	Palmeuna	Jandaia	GO	71,95	949,50	Reversível
BTSARS106	Avenida Paraguassu Loja 3 - Antigo Nº 4272 (Mat 39886)	4139	Capao Novo	Capão Da Canoa	RS	99,41	300,00	Reversível
3417	Rua Tarcisio Ribeiro	79	Santanense	Itaúna	MG	29,00	302,00	Reversível
2525	Avenida Nestle	363	Jardim Santa Tereza	Três Corações	MG	168,00	324,00	Reversível
BTSAPR778	Rua Erechim	193	Toledo	Toledo	PR	122,78	150,00	Reversível
BTSAPR518	Rua Paranagua	132	Paicandu	Paicandu	PR	122,40	290,00	Reversível
BTSAMT31	Avenida Humero Mouser Esq. C/ Rua Tiradentes	S/n	Centro	Chapada Dos Guimaraes	MT	106,60	390,01	Reversível
674	Avenida Governador Lomanto Junior	S/n	Centro	Amargosa	BA	58,50	1.611,60	Reversível
BTSAMT116	Avenida 15 De Novembro	809	Centro	Torixoréu	MT	101,97	1.748,00	Reversível
154	Rua Benjamin Constant	395	Centro	Tefé	AM	282,21	1.334,00	Reversível
BTSARS59	Boqueirao Do Leao	0	Boqueirao Do Leao	Boqueirão Do Leão	RS	42,40	150,00	Reversível
3153	Avenida Thales Chagas / Rua Nsa. Sra. De Loutredes	337	Centro	Vespasiano	MG	490,00	1.988,00	Reversível
2127	Trav. 22 De Abril	S/n	Centro	São Domingos Do Maranhão	MA	167,00	735,00	Reversível
BTSAGO457	Fazenda Saco	0	Tres Ranchos	Três Ranchos	GO	150,00	150,00	Reversível
BTSARS50	Boa Vista Das Missoes	0	Boa Vista Das Missoes	Boa Vista Das Missões	RS	44,85	150,00	Reversível
BTSAPR319	Rua Roberto Cunha E Silva	52	Guarapuava	Guarapuava	PR	122,78	807,01	Reversível
BTSADF75	Travessa Industrial I	S/n	Formosa	Formosa	GO	180,30	6.336,00	Reversível
5643	Rua Atila Nunes	14	Piratinga	Niterói	RJ	324,00	1.080,00	Reversível
6192	Rua Coronel J. Lemos De Mello	0	Centro	Tobias Barreto	SE	228,00	830,00	Reversível
BTSASC245	Rua Baltazar Buschle	S/n	Espinheiros	Joinville	SC	100,95	542,50	Reversível
BTSARS673	Rua Nestor Frederico Henn	0	Vera Cruz	Vera Cruz	RS	58,69	150,00	Reversível
BTSAMT47	Avenida Pedro Paulo De Faria Jr. / Avenida A Modulos 25 E 26	1760	Distrito Industrial	Cuiabá	MT	202,56	1.440,00	Reversível
7066	Praça Castro Alves	S/n	Na	Teixeira De Freitas	BA	100,00	308,00	Não Reversível
3734	Rua Sol Poente	1200	Centro	Marabá	PA	311,45	841,51	Reversível
2540	Avenida Selim Jose Sales	807	Canaa	Ipatinga	MG	162,00	360,00	Reversível
2068	Avenida Florentino Avidos	S/n	Centro	Viana	ES	37,00	936,00	Reversível
BTSASC418	Rua Rio Grande Do Sul	1173	Enseada	São Francisco Do Sul	SC	33,96	252,00	Reversível
BTSARS331	Rua Bento Goncalves	0	Mostardas	Mostardas	RS	61,60	450,00	Reversível
1188	Rua Luis Saturnino Matos	74	Centro	Morada Nova	CE	223,00	1.050,00	Reversível
BTSAGO47	Rua Pedro Ludovico Qd. 43 Lt. 02-A	0	Centro	Aragarças	GO	70,35	498,53	Reversível
BTSAGO19	Avenida Pres. Kennedy Qd. 5 Lt. 17	0	Jardim Alexandrina	Anápolis	GO	101,00	384,00	Reversível
BTSAPR556	Rua Duque De Caxias	260	Pato Branco	Pato Branco	PR	122,78	1.280,00	Reversível
BTSARO5	Rua Jose Maciel S/N Centro	S/n	Centro	Bujari	AC	150,00	150,00	Reversível
769B	Praça Marechal Castelo Branco	63	Centro	Itamaraju	BA	-	760,00	Não Reversível
BTSAPR83	Rua Governador Moises Lupion	1023	Cafelandia	Cafelândia	PR	141,55	450,00	Reversível
BTSAPR233	Rua Teffe	78	Bom Retiro	Curitiba	PR	170,20	150,00	Reversível
2534	Rua Olavo Bilac - Henrique Neri	902	Canaan	Sete Lagoas	MG	153,00	499,00	Reversível

BTSAPR660	Rua Joao Manueira Garcia	13	Sabaudia	Sabáudia	PR	42,08	150,00	Reversível
1311	Rua Capitao Waldemar De Lima	41	Centro	Maracanaú	CE	99,00	345,00	Reversível
3614	Estrada Baia Do Sol Rod. Bl 130	S/n	Baia Do Sol	Belém	PA	127,55	638,82	Reversível
BTSADF122	Avenida Joao Batista Cirqueira Lote 01 Quadra 07	0	Novo Jardim	Novo Jardim	TO	150,00	150,00	Reversível
4933	Rua 1º De Maio	S/n	Centro	Moreno	PE	80,95	455,06	Reversível
BTSARS98	Rua Angelo Grenha Garcia	0	Cerro Dos Borges	Canguçu	RS	55,44	1.250,00	Reversível
553	Nucleo Colonial De Jaguaquara	0	Morro Do Pelado	Jaguaquara	BA	118,80	23.080,00	Reversível
6021	Repetidora Serra De Lagoa Seca	0	Lagoa Seca	Natal	RN	103,18	2.500,00	Reversível
2663	Rua Guilherme Machado	155	Centro	Bela Vista De Minas	MG	45,00	300,00	Reversível
2666	Rua Sena Madureira	S/n	Pontilhao	Barbacena	MG	153,00	360,00	Reversível
BTSARS28	Aurea	0	Aurea	Áurea	RS	45,05	150,00	Reversível
BTSASC268	Rua Santa Isabel - Lote Nº9	0	Joao Costa	Joinville	SC	47,45	390,00	Reversível
3662	Rua Rogerio Coutinho	1692	Centro	Capitão Poço	PA	144,74	1.412,90	Reversível
2741	Rua Inacio Gama	177	Lourdes	Juiz De Fora	MG	168,00	600,00	Reversível
BTSASC485	R Eduardo - Lt.Mira Serra - Lotes 2/3 - Qd.01	0	Centro	Vargem Bonita	SC	20,23	5.342,89	Reversível
2532	Praça Jose De Magalhaes	S/n	Boa Vista	Belo Horizonte	MG	153,00	550,00	Reversível
3151	Praça Do Rosario	26	Centro	Viçosa	MG	1.189,00	1.805,31	Reversível
BTSARS386	Rua Do Cedro	0	Alexandria	Parobé	RS	181,34	312,00	Reversível
BTSAMS43	Rua Maria Izabel Couto Pontes	293	N. Sra. Das Gracias	Campo Grande	MS	166,40	988,00	Reversível
3706	Rua Lauro Sodre	124	Cidade Baixa	Monte Alegre	PA	350,32	1.969,42	Reversível
BTSAPR127	Rua Das Orquideas	502	Cascavel	Cascavel	PR	479,93	1.776,00	Reversível
BTSAGO287	Rua Almirante Saldanha C/ Rui Barbosa Qd. 05 Lt. 11	0	Jussara	Jussara	GO	156,18	568,75	Reversível
BTSARS408	Avenida Fernando Osorio	0	Terras Altas - Ctmr	Pelotas	RS	149,41	9.110,24	Reversível
5453	Rua Nereu Ramos	80	Centro	Arraial Do Cabo	RJ	204,19	450,00	Reversível
2852	Rua Manoel Silva Araujo	265	Centro	Inhapim	MG	159,00	211,00	Reversível
2562	Rua Potomaio	600	Sao Geraldo	Belo Horizonte	MG	165,00	420,00	Reversível
2500	Rua Cinco	75	Kennedy	Contagem	MG	167,00	360,00	Reversível
2960	Rua Tiradentes	398	Centro	Muzambinho	MG	222,00	842,00	Reversível
864	Rua Deputado Adao Souza	S/n	Centro	Santa Maria Da Vitória	BA	259,00	2.500,00	Reversível
2526	Avenida Brasil	60	Jardim America	Três Corações	MG	168,00	450,00	Reversível
BTSAPR9	Avenida Brasil	615	Alto Piquiri	Alto Piquiri	PR	105,58	1.200,00	Reversível
BTSARS628	Rua 7 De Setembro - 15602	15602	Taquari	Taquari	RS	54,00	1.231,20	Reversível
BTSAPR336	Rua Francisca Bonfim Cardeal	660	Icaraima	Icaraima	PR	106,32	1.350,00	Reversível
5973	Rua Monsenhor Julio Bezerra	S/n	Assu	Açu	RN	357,20	1.503,77	Reversível
BTSASC237	Rua 642 - Gustavo Henschel	S/n	Vieira	Jaraguá Do Sul	SC	40,25	396,25	Reversível
2777	Avenida Gentil Messias	65	Vila Cruz	Poços De Caldas	MG	153,00	534,00	Reversível
BTSASC174	Rodovia Grp 030 - Estrada Geral Do Capao	S/n	Praia Da Ferrugem	Garopaba	SC	21,30	150,00	Reversível
BTSAMS95	Rua Cel Gustavo Rodrigues Da Silva	799	Centro	Inocência	MS	100,80	630,00	Reversível
BTSASC43	Br 470	3651	Salto Norte	Blumenau	SC	206,37	150,00	Reversível
BTSAPR268	Avenida Palmital	32	Fenix	Fênix	PR	144,72	1.200,00	Reversível
5721	Rod. Rio-Angra (Rod. RJ-155)Km 36	S/n	Lidice - Alto Da Serra	Rio Claro	RJ	141,00	900,00	Reversível
BTSARS35	Barao	0	Barao	Barão	RS	61,49	200,00	Reversível
BTSAPR286	Rua Mumbau	601	Foz Do Iguacu	Foz Do Iguaçu	PR	142,50	290,00	Reversível

2130	Avenida Da Rodoviaria	S/n	Centro	São Mateus Do Maranhão	MA	16.654,00	494,00	Reversível
BTSASC417	Rua Fernandes Dias	117	Centro	São Francisco Do Sul	SC	351,02	150,00	Reversível
1156	Rua Dom Pedro II	151	Na	Acará	CE	122,14	960,00	Reversível
BTSAGO519	Avenida Parana (Atual Avenida Raimundo Alencar Leao Nº 1655)	0	Centro	Guaraí	TO	156,00	45,68	Reversível
6022	Praca Da Matriz	142	Lajes	Lajes	RN	100,48	2.500,00	Reversível
BTSAMT95	Rua Rio Branco Lt. 10 Qd. 22	0	Jardim Santa Marta	Rondonópolis	MT	26,96	599,50	Reversível
BTSAMT43	Rua Ministro Joao Alberto	267	Araes	Cuiabá	MT	126,97	860,20	Reversível
1243	Rua Cel. Guilhermino	291	Na	Ipueiras	CE	138,75	425,60	Reversível
1297	Rua Mozart Pinto	2110	Centro	Canindé	CE	202,00	900,00	Reversível
5436	Morro Do Bule0	S/n	Petrobras	Angra Dos Reis	RJ	18,00	125,00	Reversível
BTSAGO583	Rua Xv De Novembro	584	Centro	Tocantinópolis	TO	600,00	600,00	Reversível
BTSAPR702	Coxilhao Santa Rosa	0	Sao Joao Do Triunfo	São João Do Triunfo	PR	91,55	72.000,00	Reversível
3022	Avenida Otavio Carneiro	206	Centro	Pirapora	MG	602,00	1.188,00	Reversível
BTSARO140	Rua Sao Paulo	S/n	Centro	Seringueiras	RO	150,00	150,00	Reversível
BTSASC283	Rua Dr. Abelardo Calil Bullos	S/n	Mar Grosso	Laguna	SC	71,49	384,00	Reversível
BTSAGO40	Rua Dourados Qd. 126 Lt. 13/16 - Esq. Rua Jose Advincula Da Cunha	0	St. Dos Afonsos	Aparecida De Goiânia	GO	162,30	1.774,00	Reversível
BTSAMT33	Chacara Nº 107 Estrada Dilma Esq. C/ Estrada Gladys (Av. Gaspar Dutra 737)	737	Gleba Celeste 5(0) Par	Gláudia	MT	58,80	25.200,00	Reversível
2522	Rua Deputado Euclides Pereira Cintra	252	Avenida	Itajubá	MG	154,00	300,00	Reversível
BTSASC106	Rua Ernesto Braum	S/n	Engenho Braum	Chapécó	SC	122,77	600,00	Reversível
2511	Rua Argenita	115	Santo Antonio	Araxá	MG	153,00	1.172,00	Reversível
701	Alto Da Capela	0	Na	Canarana	BA	57,96	786,60	Reversível
3649	Rua Candido Mendes	S/n	Na	Pacajá	PA	106,23	570,00	Reversível
559	Rua Santa Maria	S/n	Joaquim Roma	Jequié	BA	182,16	878,00	Reversível
BTSASC481	Campo Novo - Fazenda Santana	0	Centro	Urupema	SC	150,01	150,00	Reversível
BTSAGO101	Avenida Lamartine Pinto De Avelar Qd. 62 Lt. 4	0	Catalao	Catalão	GO	120,00	120,00	Reversível
BTSAGO199	Travessa Imbe Nº 66 Qd. 122 Lt. 19 - Parque Oeste	66	Pq. Oeste Industrial	Goiânia	GO	141,00	391,81	Reversível
1999	Rua Joao Alves Da Motta Jr.	S/n	Ibiracu	Ibiraçu	ES	276,00	1.750,00	Reversível
5753	Estr. Pedra De Guaratiba	5971	Barra De Guaratiba	Rio De Janeiro	RJ	54,00	800,00	Reversível
BTSARO66	Avenida Tancredo Neves	2514	Centro	Chupinguaia	RO	910,31	910,31	Reversível
2188	Rua Desembargador Sarney	S/n	Centro	Paulo Ramos	MA	65,24	600,00	Reversível
6732	Rua Goias	828	Urbano	Guarda-Mor	MG	380,00	900,00	Reversível
BTSAPR522	Avenida Sete De Abril	184	Palmeira	Palmeira	PR	178,03	943,20	Reversível
BTSAPR776	Rua Borges De Medeiros	0	Toledo	Toledo	PR	122,79	800,00	Reversível
BTSAPR103	Avenida Presidente John Kennedy	652	Campo Mourao	Campo Mourão	PR	142,49	450,00	Reversível
2902	Rua Professor Jose Eduardo	154	Centro	Lagoa Santa	MG	534,00	1.906,00	Reversível
BTSADF73	Quadra 61-A	7	Formosa	Formosa	GO	161,47	480,00	Reversível
574	Trav. Jj Seabra	S/n	Centro	Mata De São João	BA	159,00	6.200,00	Reversível
BTSAPR271	Rua Marginal	1	Flor Da Serra Do Sul	Flor Da Serra Do Sul	PR	42,08	460,00	Reversível
BTSADF92	Parque Estrela D'Alva Vi Quadra 696 Lote 02 Quadra 176A Lotes 29 30 31 E 32	0	Novo Gama	Novo Gama	GO	1.579,50	1.579,50	Reversível
3123	Rua Vereador Daniel Neder	154	Centro	Três Corações	MG	639,00	1.202,00	Reversível
2736	Rua Vereador Elizeu B. Zica	592	Sao Jose	Divinópolis	MG	152,00	405,00	Reversível
BTSAPR136	Rodovia Pr 11	S/n	Colonia Leopoldina	Castro	PR	92,37	2.321,00	Reversível
BTSASC197	Rua Altamiro Guimaraes Lote Nº13 - Qd. Nº114	0	Centro	Içara	SC	43,99	400,00	Reversível

BTSARS272	Rua Dr.Pereira Filho	0	Irai	Iraí	RS	350,11	1.329,50	Reversível
BTSAMT59	Avenida Marechal Rondon	508	Centro	Guiratinga	MT	101,96	923,00	Reversível
BTSARS327	Rua Alberto Schuck	0	Morro Reuter	Morro Reuter	RS	44,85	398,90	Reversível
567	Rua Ursula P R Da Fonte	S/n	Pitangueiras	Lauro De Freitas	BA	905,00	3.320,00	Reversível
BTSAPR515	Rua Arita	0	Ourizona	Ourizona	PR	42,08	1.200,00	Reversível
2542	Rua Graciliano Ramos	576	Estacao Cidade Nobre	Apatinga	MG	155,00	360,00	Reversível
2779	Rua Das Orquideas	25	Bem Bastos	Poços De Caldas	MG	153,00	420,00	Reversível
BTSAMS13	Trav. Dos Ipês (Antiga Rua C)	S/n	Distrito De Camisao	Aquidauana	MS	32,35	584,69	Reversível
2523	Rua Nelson Viana	2734	Nossa Sra De Fatima	Itajubá	MG	154,00	288,00	Reversível
3066	Rua Quinze Fevereiro	1841	Sao Sebas	Santos Dumont	MG	490,00	1.803,00	Reversível
BTSAGO27	Via Primaria Qd. 8-A - Barreiro Do Meio	0	Daia	Anápolis	GO	175,00	2.500,00	Reversível
3753	Avenida Para	S/n	Centro	Tucumã	PA	314,13	4.128,47	Reversível
4948	Rua Das Laranjeiras	S/n	Centro	Goiana	PE	750,00	750,00	Reversível
BTSASC208	Rua Balduino Wandscheer	S/n	Centro	Iporã Do Oeste	SC	45,81	685,40	Reversível
2148	Avenida Liberalino Miranda	S/n	Jacare	Cururupu	MA	166,54	664,24	Reversível
4956	Rua Jose Ferreira Cedicias	S/n	Na	Bom Jardim	PE	55,84	359,80	Reversível
BTSAMS135	Av Sao Paulo	S/n	Centro	Selvíria	MS	87,75	937,50	Reversível
2900	Rua Maria Fabregas	67	Sertaozinho	Lambari	MG	311,00	2.133,00	Reversível
BTSASC287	Rua Lauro Müller	S/n	Centro	Lebon Régis	SC	18,00	1.500,00	Reversível
BTSAMS76	Av Corredor Lote B	0	Palmeiras	Dois Irmãos Do Buriti	MS	450,00	450,00	Reversível
2601	Praça Tiradentes	S/n	Centro	Aguanil	MG	38,00	250,00	Reversível
BTSAGO42	Rua Sao Bernardo Qd. 4 Lt. 6-A/7 - Centro	0	Centro	Aparecida De Goiânia	GO	92,79	798,00	Reversível
4910	Avenida Beberibe	2940	Cajueiro	Recife	PE	256,22	797,00	Reversível
4108	Trav. Sao Vicente (Entre Av. Hernani Lameira E Trav. Antonio Marçal)	S/n	Na	Inhangapi	PA	12,00	441,00	Reversível
2180	Rua 15 De Novembro	1	Piaui	Fortuna	MA	65,24	504,00	Reversível
612	Rua Joaquim Sacramento	S/n	Centro	Rio Do Antônio	BA	53,00	644,00	Reversível
BTSASC30	Rua Dona Ingracia	S/n	Centro	Balneário Barra Do Sul	SC	14,24	999,75	Reversível
BTSAGO194	Rua Trajano De Sa Guimaraes Qd. 02 Lt. 04 - Vila Maria Dilce	0	Vila Maria Dilce	Goiânia	GO	120,93	360,00	Reversível
BTSAMT19	Avenida Araguaia	0	Jardim Amazonia	Barra Do Garças	MT	126,96	900,00	Reversível
BTSAPR217	Rua Joao Diorio	0	Curitiba	Curitiba	PR	122,78	515,67	Reversível
5920	Rua Padre Avila	192	Centro	Silva Jardim	RJ	294,18	2.020,00	Reversível
BTSAGO159	Avenida C-171 Qd. 602 Lt. 15 - Nova Suíça	0	Nova Suica	Goiânia	GO	212,00	408,00	Não Reversível
BTSAPR437	Avenida Arquiteto Nildo Ribeiro Da Rocha	0	Maringa	Maringá	PR	100,94	482,60	Reversível
BTSASC8	Rua Sc	S/n	Centro	Águas Frias	SC	20,23	150,00	Reversível
BTSASC338	Rua Almirante Barroso	S/n	Centro	Palmitos	SC	201,20	900,00	Reversível
4950	Rua Ismael Gouveia	271	Centro	Timbaúba	PE	332,00	1.240,00	Reversível
5602	Sitio Sao Jose (Rod. Rio-Santos / Br-101 Km 29)	S/n	Vila Muriqui	Mangaratiba	RJ	30,00	169,00	Reversível
BTSAPR682	Rua Doutor Luiz De Azevedo Branco	0	Santa Monica	Santa Mônica	PR	12,65	150,00	Reversível
BTSAGO273	Avenida Boa Viagem Qd. 42 Lt. 16	0	Jardim Rio Claro	Jataí	GO	174,96	561,44	Reversível
17	Rua Major Luiz Cavalcante	S/n	Centro	Paripueira	AL	167,50	1.277,00	Reversível
BTSAMT49	Rua Primavera Esq. C/ A Rua Topazionº 382 Lt. 16 Qd. 27	0	Bosque Da Saude	Cuiabá	MT	101,97	360,00	Reversível
6126	Rua Pref. Joao Francisco	S/n	Maxaranguape	Maxaranguape	RN	41,33	28,27	Reversível
2721	Rua Camilo Achcar	420	Centro	Carmo Do Rio Claro	MG	117,00	250,00	Reversível

5667	Rua Mercurio	0	Marapicu	Nova Iguaçu	RJ	266,00	680,00	Reversível
3748	Avenida Dez	984	Centro	Rio Maria	PA	273,93	996,90	Reversível
BTSADF89	Nucleo Urbano Mimoso Lotes 09 10 11 12 13 E 14 Qd 23	10	Mimoso	Mimoso De Goiás	GO	121,68	1.234,00	Reversível
BTSASC40	Rua Hermogenes Prazeres	29	Centro	Biguaçu	SC	189,95	240,00	Reversível
BTSAGO507	Avenida Brasil C/ Pça. Castelo Branco Qd. 17 Lt. 6-A	0	Dois Irmaos Do Tocantins	Dois Irmãos Do Tocantins	TO	100,00	1.679,70	Reversível
510	Rua Honorio Borges	S/n	Centro	Entre Rios	BA	103,60	991,00	Reversível
BTSAPR102	Rua Espirito Santo	247	Jardim Cecilia	Campo Magro	PR	122,78	720,00	Reversível
BTSAGO387	Avenida Adelino Americo De Azevedo - Area 2	0	Porangatu	Porangatu	GO	127,18	774,85	Reversível
BTSAMS6	Avenida Mato Grosso Do Sul	660	Vila Quebracho	Anaurilândia	MS	32,35	717,19	Reversível
3667	Rua Sao Tome	347	Centro	Salinópolis	PA	231,85	940,39	Reversível
BTSAPR214	Rua Gardenio Scorzato	1365	Pilarzinho	Curitiba	PR	139,50	290,00	Reversível
BTSASC282	Rua Calheiros Da Graça	S/n	Centro	Laguna	SC	342,52	2.529,01	Reversível
BTSASC29	Rua Vacaria	0	Baln. Arroio Do Silva	Balneário Arroio Do Silva	SC	30,75	30,75	Reversível
BTSASC81	Rua Pref. Carlos Esperança	S/n	Centro	Caçador	SC	1.333,14	870,00	Reversível
2759	Rua Eder Da Silveira *	S/n	Vila Isa	Governador Valadares	MG	150,00	400,00	Reversível
7650	Rua Olho D'Agua Do Noga	0	Centro	Parnarama	MA	9,00	360,00	Reversível
2496	Rodovia 381 Fernao Dias - Km - 699 *	S/n	Distrito Industrial	Três Corações	MG	153,00	535,00	Reversível
BTSAPR6	Rua Professora Terezinha Camargo	45	Colonia Sao Venancio	Alcântara Tamandaré	PR	122,78	290,00	Reversível
1164	Rua Cel. Simplicio Bezerra	353	Centro	Alto Santo	CE	63,63	408,00	Reversível
BTSASC252	Rua Capinzal	S/n	Saguacu	Joinville	SC	70,35	705,00	Reversível
BTSASC367	Rua 22 De Julho	107	Centro	Presidente Nereu	SC	24,99	264,00	Reversível
BTSADF54	1ª Etapa Loteamento Novo Buriti I Lotes 01 A 05 Quadra 41 Dentro Do Loteamento Terra Do Municipio De Marabá	0	Centro	Marabá	GO	125,50	125,50	Reversível
BTSAMT73	Travessa Paranapanema	S/n	Centro	Nova Bandeirantes	MT	58,79	5.776,00	Reversível
1182	Rua Vicente Martins	224	Centro	Beberibe	CE	97,13	628,22	Reversível
BTSASC189	Rua Joao Batista Dal Piva Lote Nº51A - Qd. Nº20	0	Centro	Guatambú	SC	20,23	375,00	Reversível
BTSARS373	Estrada Aguapes	0	Aguapes	Osório	RS	26,25	288,59	Reversível
2770	Rua Major Penha	271	Urbano	Caxambu	MG	120,00	216,00	Reversível
BTSARS463	Rua Eduardo Chartier	983	Higienópolis	Porto Alegre	RS	-	277,20	Não Reversível
1879	Avenida Meaípe	1437	Meaípe	Guarapari	ES	129,00	720,00	Reversível
BTSASC258	Rua Eugenio Moreira S/Nº	S/n	Anita Garibaldi	Joinville	SC	34,16	612,00	Reversível
BTSAPR293	Rua Paula Freitas	0	Colonia Das Missoes	Francisco Beltrão	PR	149,40	5.110,00	Reversível
BTSARS381	Panambi	0	Panambi	Panambi	RS	720,37	150,00	Reversível
1903	Rua Antonio Jorge Abid	10	Centro	São José Do Calçado	ES	280,00	800,00	Reversível
BTSAPR608	Rua Seis 19B (Rua Maximiliano Magagnin)	555	Distrito Industrial/Centro	Ponta Grossa	PR	321,05	2.000,00	Reversível
2541	Rua Presidente Kennedy	437	Nossa Senhora Do Carmo	São Lagoas	MG	153,00	343,00	Reversível
BTSASC422	Rua Da Matriz	S/n	Centro	São João Do Oeste	SC	34,16	445,89	Reversível
2758	Rua Wenceslau Braz - Santa Rita	1300	Vila Boa Vista	Governador Valadares	MG	150,00	385,00	Reversível
BTSAMT4	Avenida Coronel Cajango	1700	Centro	Alto Garças	MT	125,48	1.120,00	Reversível
BTSAGO525	Rua 2 Nº 758 Qd. 14 Lt. 05	758	Gurupi	Gurupi	TO	120,93	600,00	Reversível
BTSARO137	Avenida Tancredo Neves S/N - Sao Felipe Do Oeste	S/n	Centro	Pimenta Bueno	RO	150,00	150,00	Reversível
3140	Morro Do Calado *	S/n	Zona Rural	Itapecerica	MG	46,00	2.500,00	Reversível
BTSARS625	Rua Julio De Castilhos	0	Taquara	Taquara	RS	760,00	1.188,00	Reversível
5211	Avenida Rui Barbosa	S/n	Centro	Oeiras	PI	218,00	925,00	Reversível

96857	Primeira Rua Bairro Da Nova Marambaia Nr 44		Nova Marambaia	Belém	PA	-	255,00	Não Reversível
2082	Rua Carlos Romeno Marangone	250	Jardim Camburi	Vitória	ES	266,00	997,00	Reversível
BTSAPR328	Rua Jose Lustosa Danguí	0	Honorio Serpa	Honório Serpa	PR	10,21	1.616,97	Reversível
33548	Loteamento Praia Do Cupe Ii - Lote 07 Quadra "B"0			Ipojuca	PE	36,21	31,20	Não Reversível
BTSAGO243	Avenida Santos Dumont C/ Pç. Senhor Fonseca Qd. 17 Lt. 01 E 05	0	Itaberaí	Itaberaí	GO	120,93	264,00	Reversível
6016	Rua Marechal Floriano	618	Centro	Apodi	RN	221,38	1.126,20	Reversível
2539	Avenida Japao	321	Cariru	Ipatinga	MG	196,00	384,00	Reversível
BTSAGO198	Rua X-10 Esq. C/ X-5 Nº 233 Qd. X-8 Lt. 01	0	Jd. Brasil	Goiânia	GO	217,00	533,00	Reversível
BTSAPR281	Rua Jose Do Patrocinio	0	Foz Do Iguacu	Foz Do Iguaçu	PR	122,78	1.050,00	Reversível
BTSAPR574	Rua Nilo Peçanha	99	Pinhais	Pinhais	PR	142,50	480,00	Reversível
2105	Avenida Mario Andreadza	336	Centro	Ibatiba	ES	280,00	872,00	Reversível
7487	Alto Do Renerio	0	Palmeiras	Palmeiras	BA	76,05	1.050,00	Reversível
2602	Praça Monsenhor Nagel	69	Centro	Aiuruoca	MG	102,00	415,00	Reversível
5529	Rua Abel V. R. De Moraes (Antiga R. Sete De Setembro 405)	405	Cordeiro	Cordeiro	RJ	212,77	471,00	Reversível
BTSASC136	Avenida Pedro Simon	S/n	Centro	Ermo	SC	20,23	306,30	Reversível
2627	Rua Prefeito Jose Vieira	175	Urbano	Astolfo Dutra	MG	129,00	149,00	Reversível
BTSAPR726	Rua Tenente Max Wolff Filho	280	Sao Mateus Do Sul	São Mateus Do Sul	PR	119,24	290,00	Reversível
BTSASC167	Rua Pres. Costa E Silva	0	Centro	Formosa Do Sul	SC	20,23	450,00	Reversível
BTSAMS49	Av Principal 1	1142	Nucleo Industrial	Campo Grande	MS	60,16	600,00	Reversível
BTSASC52	Rua Gen. Osorio	1459	Velha	Blumenau	SC	471,79	933,50	Reversível
BTSARO51	Rua 10 S/N - Boa Esperança	S/n	Centro	Espigão D'Oeste	RO	150,00	150,00	Reversível
BTSAMT108	Rua Acre C/ A Rua Rio Grande Do Sul	S/n	Centro	São José Do Rio Claro	MT	69,10	3.300,00	Reversível
1326	Rua Padre Barros	117	Centro	Redenção	CE	138,75	571,90	Reversível
3312	Rua Castro Alves	160	Centro	Monte Carmelo	MG	452,00	404,00	Reversível
BTSADF81	Avenida Parana Zona Central Lote 12 Quadra 23	0	Iaciara	Iaciara	GO	700,00	700,00	Reversível
2708	Rua Cel. Osorio	453	Centro	Capetinga	MG	22,00	22,00	Reversível
6701	Rua Governador Valadares	3	Centro	Guidoval	MG	117,00	360,00	Reversível
6106	Rua Francisco Da Cruz	S/n	Macaiba	Macaiba	RN	132,06	740,57	Reversível
2816	Rua Dr. Julio Drummond *	S/n	Centro	Ferros	MG	101,00	450,00	Reversível
BTSAPR267	Rua N	333	Imaculada Conceicao	Fazenda Rio Grande	PR	71,00	150,00	Reversível
2820	Rua Alfredo Sa	57	Centro	Francisco Sá	MG	90,00	470,00	Reversível
2896	Rua Pio X I I *	S/n	Centro	Janaúba	MG	297,00	830,00	Reversível
2032	Rua Espirito Santo - Ponta Da Fruta	S/n	Urbano	Vila Velha	ES	98,00	360,00	Reversível
7496	Avenida Castro Alves	S/n	Na	Santana	BA	66,38	1.728,00	Reversível
5209	Rua Anhanguera	S/n	Boa Esperanca	Parnaíba	PI	151,00	230,00	Reversível
2168	Rua 7 De Setembro	S/n	Centro	Santa Luzia	MA	111,95	619,75	Reversível
3594	Rua Fernando Guilhon	1320	Batista Campos	Belém	PA	424,79	802,94	Reversível
144	Rua Joel Ferreira	245	Centro	Nova Olinda Do Norte	AM	55,60	1.695,00	Reversível
1790	Rua Manoel Rufino	S/n	Sao Jose De Solonop	Solonópolis	CE	15,50	25,50	Reversível
BTSAPR67	Fazenda Etiene	0	Descalvado	Bituruna	PR	151,74	2.500,00	Reversível
BTSAPR318	Rua Professor Evaristo Carneiro	0	Guarapuava	Guarapuava	PR	42,08	1.200,00	Reversível
BTSAMT64	Rua 4 (Rua Vereador Almerindo R. Silva)	S/n	Centro	Jangada	MT	42,30	1.541,05	Reversível
BTSARO70	Rua Principal S/N- Colina Verde	S/n	Centro	Governador Jorge Teixeira	RO	150,00	150,00	Reversível

5686	Rua Ministro Armando De Alencar	28	Itaipava	Petrópolis	RJ	486,98	1.166,00	Reversível
7312	Rua Principal	S/n	Centro	Governador Luiz Rocha	MA	9,00	360,00	Reversível
BTSASC284	Rua Morro Da Gloria	S/n	Morro Da Gloria	Laguna	SC	88,42	1.336,42	Reversível
6050	Avenida 1 De Maio	50	Nova Cruz	Nova Cruz	RN	231,38	1.600,00	Reversível
7169	Praça Da Feira (Limita-Se Pelo Lado Esquerdo Com A Rua Benicio Dias)	S/n	Distrito Travessao	Camamu	BA	9,72	328,00	Reversível
630	Rua Desembargador Felinto Bastos	0	Zona Urbana	Santo Estêvão	BA	95,40	823,37	Reversível
BTSAMT71	Avenida Joao Pessoa Lts. 1828 E 1787C/ Rua Mato Grosso	S/n	Centro	Nortelândia	MT	58,80	909,50	Reversível
4287	Rod. Transamazonica - Av Nazare S/N0	S/n	Centro	Novo Repartimento	PA	128,06	7.931,54	Reversível
2021	Rua Bricio Mesquita	S/n	Centro	Marataízes	ES	280,00	618,00	Reversível
5257	Rua Mundico Laurentino	S/n	Centro	São João Do Piauí	PI	48,00	1.240,00	Reversível
3041	Rua Luiz Mateus Ferreira 4 Boa Espe *	S/n	Vila Sao Mateus	Santa Luzia	MG	564,00	1.470,00	Reversível
BTSAPR507	Rua Parana	830	Nova Tebas	Nova Tebas	PR	42,08	1.660,00	Reversível
BTSASC184	Rua Eng. Annes Gualberto	S/n	Centro	Gravatal	SC	105,04	590,00	Reversível
BTSAPR581	Capinzal	0	Pirai Do Sul	Pirai Do Sul	PR	94,75	290,00	Reversível
3105	Rua Cel. Frederico Coelho	233	Centro	São Gotardo	MG	481,00	1.103,00	Reversível
BTSAPR419	Serra Da Rocinha	0	Mandirituba	Mandirituba	PR	89,68	290,00	Reversível
BTSASC303	Rua Duque De Caxias	S/n	Centro	Maravilha	SC	127,70	1.040,00	Reversível
BTSAGO186	Rua F-1 C/ Rua Dos Flamboyants Qd. Area Lt. Area	0	Pq. Das Laranjeiras	Goiânia	GO	373,70	1.265,00	Reversível
BTSASC67	Rua Gralha Azul	0	Bombas	Bombinhas	SC	59,68	277,84	Reversível
BTSAGO551	Avenida Tocantins C/ Praça Brasília Qd. Sw- 01 Lt. 01	0	Aureny	Palmas	TO	192,22	363,00	Reversível
1185	Rua Quintino Bocaiuva	418	Centro	Nova Russas	CE	236,00	1.002,00	Reversível
BTSARS292	Rua Paim Filho	0	Lagoa Vermelha	Lagoa Vermelha	RS	400,24	1.086,00	Reversível
BTSARO92	Avenida Leopoldo Fritsche Quadra 08 Lote 01	0	Centro	Ministro Andreazza	RO	180,00	180,00	Reversível
4365	Rod. Pa 124 - Km 600	S/n	Vila Do Alto Pindoram	Salinópolis	PA	30,94	275,55	Reversível
3645	Avenida Rio Branco	948	Centro	Breves	PA	262,28	4.200,00	Reversível
BTSAPR7	Rua Cantu Snº	0	Altamira Do Parana	Altamira Do Paraná	PR	42,08	1.400,00	Reversível
BTSARS577	Avenida Sen. Pinheiro Machado	0	Sao Luiz Gonzaga	São Luiz Gonzaga	RS	628,20	820,00	Reversível
1345	Rua Quatro	391	Sinha Saboia	Sobral	CE	104,64	1.860,00	Reversível
BTSARS153	Rua Osvaldo Cruz - Lt 32 - Condor	0	Condor	Condor	RS	84,15	290,00	Reversível
BTSAPR550	Rua Professor Geraldo Longo	0	Paranavai	Paranavaí	PR	122,78	1.125,00	Reversível
BTSASC279	Rua Heleodoro Muniz	S/n	Santa Candida	Lages	SC	30,74	150,00	Reversível
BTSARO93	Rua Dos Imigrantes	0	Centro	Mirante Da Serra	RO	161,00	4.500,00	Reversível
BTSARO131	Rua Cerejeira Lote 15 Quadra 15 Setor 03	0	Centro	Rio Crespo	RO	1.350,00	1.350,00	Reversível
6203	Rua Oscar Ribeiro	S/n	Centro	Laranjeiras	SE	179,71	1.125,00	Reversível
1416	Rua Francisco Braga Vera	S/n	Assuncao	Itapipoca	CE	15,50	25,50	Reversível
BTSAGO79	Rua Bela Vista Esq. C/ Av. Brasil Nº 61	0	Cachoeira Alta	Cachoeira Alta	GO	363,00	1.181,80	Reversível
5913	Rua Segisfredo Bravo	9	Bacaxa	Saquarema	RJ	136,47	484,00	Reversível
BTSAMS129	Rua 7 De Setembro	1283	Dist. Prudencio Thomaz	Rio Brilhante	MS	32,35	10.000,00	Reversível
BTSAPR755	Rua Rio Negro	0	Tapira	Tapira	PR	42,08	42,08	Reversível
1973	Rua Morro Do Contorno	S/n	Mata Da Serra	Serra	ES	224,00	900,00	Reversível
575	Rua Santo Antonio	S/n	Centro	Medeiros Neto	BA	35,65	1.121,76	Reversível
655	Rua Eteno	S/n	Polo Petroquimico	Camaçari	BA	84,00	3.000,00	Reversível
1348	Avenida Cel. Joao Coelho	103	Centro	Barbalha	CE	234,00	907,00	Reversível

3643	Rua Getulio Vargas	S/n	Centro	Baião	PA	241,53	4.327,50	Reversível
BTSASC251	Rua Cabedelo	44	Gloria	Joinville	SC	71,32	400,00	Reversível
BTSAPR619	Rua Sao Paulo	0	Prado Ferreira	Prado Ferreira	PR	42,08	150,00	Reversível
839	Rua Coronel Jose Sirino	S/n	Na	Remanso	BA	97,06	1.192,51	Reversível
1237	Rua Poeta Jose Martins	197	Centro	Pacajus	CE	186,00	2.634,00	Reversível
BTSAPR347	Rua Bacaris	0	Indianopolis	Indianópolis	PR	71,23	1.170,00	Reversível
BTSAPR178	Rua Romario Martins	140	Coronel Vivida	Coronel Vivida	PR	144,72	1.342,00	Reversível
BTSASC227	Avenida Dos Principes	S/n	Centro	Itapoá	SC	53,23	150,00	Reversível
5878	Rua Flamboiant	364	Iguaba Grande	Iguaba Grande	RJ	265,21	1.674,00	Reversível
BTSAGO517	Rua Minas Gerais C/ Deusdeth De Oliveira Qd. 09 Lt. 07	0	Centro	Goianorte	TO	250,00	250,00	Reversível
4832	Morro Do Magano	S/n	Magano	Garanhuns	PE	208,00	3.000,00	Reversível
6009	Rua Edson De A. Cruz	S/n	Sao Paulo Do Potengi	Santa Maria	RN	221,38	1.126,20	Reversível
1248	Rua Capitao Jose Rodrigues	4520	Centro	Tabuleiro Do Norte	CE	186,00	1.400,00	Reversível
BTSASC213	Lot. Sítios Altos De Ita - Lote Nº221 - Qd. Nº22	0	Centro	Itá	SC	17,58	150,00	Reversível
BTSARS94	Rua Liberato Salzano	0	Candido Godoi	Cândido Godói	RS	84,15	290,00	Reversível
BTSARO112	Rua Principal Linha 20 - Palmeiras	0	Centro	Nova Mamoré	RO	150,00	150,00	Reversível
6605	Estr. Do Campinho	5476	Santa Margarida/Campinho	Rio Grande	RJ	160,50	800,00	Não Reversível
BTSARS579	Rua Padre Feijo	0	Sao Marcos	São Marcos	RS	286,84	1.296,00	Reversível
BTSASC179	Rua Lauro Schneider	75	Centro	Gaspar	SC	349,76	325,00	Reversível
BTSASC360	Rua Manoel Felipe Da Silva	S/n	Centro	Porto Belo	SC	177,83	378,40	Reversível
BTSAMS30	Rua Paraguai	629	Distrito Nova America	Caarapó	MS	32,35	750,00	Reversível
2703	Rua Dr. Juarez Souza Carmo	S/n	Urbano	Canaã	MG	6,00	400,00	Reversível
1160	Sitio Montimo	0	Na	Acopiara	CE	151,14	1.438,50	Reversível
6139	Praça Padre Calery	1294	Centro	Caracarái	RR	108,60	2.722,00	Reversível
153	Avenida Castelo Branco	632	Centro	Benjamin Constant	AM	131,14	2.960,00	Reversível
288	Avenida Souza Filho	80	Centro	Nhamundá	AM	142,50	3.570,00	Reversível
442	Rua Lord Cockrane	86	Barra	Salvador	BA	249,00	240,00	Reversível
1945	Rua Marechal Aristides Guarana	137	Centro	Aracruz	ES	352,00	875,00	Reversível
BTSAPR264	Nucleo Sao Pedrinho Bufadeira	0	Faxinal	Faxinal	PR	91,74	290,00	Reversível
BTSAPR631	Rua Marfim	1771	Quedas Do Iguacu	Quedas Do Iguaçu	PR	160,98	1.799,99	Reversível
5931	Rua Visconde De Cabo Frio	0	Posse De Imbui	Teresópolis	RJ	81,14	580,00	Reversível
BTSAGO332	Rua Santana Esq. C/ Av. Brasil	0	Niquelandia	Niquelândia	GO	84,16	858,24	Reversível
2151	Rua Sen. Vitorino Freire	S/n	Centro	Tuntum	MA	166,54	1.832,41	Reversível
2801	Rua Pereira *	S/n	Urbano	Estiva	MG	103,00	360,00	Reversível
1184	Rua 26 De Junho	474	Centro	Boa Viagem	CE	158,32	940,36	Reversível
BTSAMS118	Rua Cristo Rei	91	Centro	Nova Andradina	MS	199,88	800,00	Reversível
3761	Avenida Brasil	500	Centro	Xinguara	PA	275,76	1.345,50	Reversível
BTSASC264	Rua Oros	S/n	Aventureiro	Joinville	SC	70,35	350,00	Reversível
BTSASC326	Avenida Olinkraft C/Rua Tiradentes	0	Centro	Otacílio Costa	SC	180,27	723,75	Não Reversível
BTSASC204	Rua Alemanha	275	Nacoes	Indaial	SC	40,59	630,00	Reversível
811	Rua Sabino Santiago	13	Centro	Muritiba	BA	150,53	2.351,96	Reversível
BTSADF112	Fazenda Tereza	0	Terezina	Teresina De Goiás	GO	150,00	150,00	Reversível
3173	Rua Xv De Novembro	100	Brejo	Conceição Do Mato Dourado	MG	281,00	1.288,00	Reversível

BTSARS257	Rua L. Z. Guadanin	0	Ibiraíaras	Ibiraíaras	RS	84,15	160,00	Reversível
4886	Fazenda Serra Talhada	0	Serra	Serra Talhada	PE	340,00	4.800,00	Reversível
BTSARS260	Serafim Fagundes	915	Ibiruba	Ibirubá	RS	342,99	150,00	Reversível
4958	Rua 13 De Maio	S/n	Centro	Vicência	PE	133,00	133,00	Reversível
BTSARS143	Rua Julio De Castilhos	0	Charrua	Charrua	RS	45,05	300,00	Reversível
3603	Rua Arterial 18 C/ A 13	S/n	Coqueiro	Ananindeua	PA	220,58	702,00	Reversível
3610	Rua Cumbica	3	Val De Caes	Belém	PA	205,15	867,79	Reversível
2114	Avenida Benedito Leite	S/n	Centro	Carolina	MA	223,00	2.726,00	Reversível
2593	Rua Erico Verissimo	2267	Santa Monica	Belo Horizonte	MG	164,00	360,00	Reversível
5665	Avenida Dr Arruda Negreiros	102	Centro	Japeri	RJ	113,00	1.888,00	Reversível
BTSAPR590	Rua Brasil	0	Pitangueiras	Pitangueiras	PR	42,08	1.880,00	Reversível
6034	Rua Sebastiao Leite	S/n	Centro	São Miguel	RN	82,62	110,00	Reversível
BTSASC455	Rua Antonio Zanuzzo	35	Centro	Seara	SC	81,26	1.512,00	Reversível
3305	Fazenda Dos Tachos *	S/n	Zona Rural	Varginha	MG	109,00	1.064,00	Reversível
3188	Avenida Antonio Carlos	297	Centro	Sacramento	MG	536,00	1.513,00	Reversível
BTSAMS99	Rua Analia Tenorio	535	Centro	Itaquiraí	MS	58,07	720,00	Reversível
1247	Rua Franco Magalhaes	S/n	Centro	Senador Pompeu	CE	186,00	856,00	Reversível
BTSARS694	Vista Gaucha	0	Vista Gaucha	Vista Gaúcha	RS	42,40	150,00	Reversível
2965	Praca Monsenhor Teofilo	111	Centro	Ouro Fino	MG	281,00	1.260,00	Reversível
BTSASC18	Avenida Joao Carlos Rosa	S/n	Itapema Do Sai	Araquari	SC	34,16	450,00	Reversível
2672	Avenida Jose Silva Brandao	313	Urbano	Bom Repouso	MG	101,00	360,00	Reversível
1064	Fazenda Matias Tomba (Area Desmembrada)	0	Subae	Feira De Santana	BA	148,00	1.000,00	Reversível
BTSARO150	Rua Jorge Teixeira De Oliveira	0	Centro	Urupá	RO	1.600,00	1.600,00	Reversível
3563	Avenida Boa Sorte	S/n	Na	Pau D'Arco	PA	118,66	900,00	Reversível
BTSASC294	Avenida 16 De Fevereiro	S/n	Centro	Luzerna	SC	56,70	150,00	Reversível
4890	Morro Da Independencia	S/n	Na	Timbaúba	PE	154,95	1.250,00	Reversível
BTSARS624	Rua Flores Da Cunha	0	Tapes	Tapes	RS	56,57	925,00	Reversível
6015	Rua Joao Alexandre	S/n	Centro	Angicos	RN	221,88	1.299,86	Reversível
BTSAPR164	Rua Brasilia	70	Conselheiro Mairinck	Conselheiro Mairinck	PR	71,84	1.200,00	Reversível
BTSARS62	Rua Irmaos Brochier	0	Brochier	Brochier	RS	61,49	440,00	Reversível
BTSAMS11	Rua Vergilio Antonio De Queiroz	1330	Jardim Sao Bento	Aparecida Do Taboão	MS	139,65	5.047,41	Reversível
BTSASC431	Rua Heriberto Hülse	0	Serraria	São José	SC	61,00	1.252,45	Reversível
BTSAPR707	Rua Amandio Antonio Boareto	0	Chopin	São Jorge D'Oeste	PR	175,49	2.500,00	Reversível
BTSAPR368	Avenida Dr. Melvis Muchiuti (Antiga Avenida Sao Paulo)	905	Ivaipora	Ivaiporã	PR	281,40	975,00	Reversível
2097	Avenida Raul Soares	S/n	Urbano	Aimorés	MG	110,00	1.827,00	Reversível
BTSAPR82	Rua Bolivia	0	Brasilândia Do Sul	Brasilândia Do Sul	PR	12,65	1.095,00	Reversível
BTSAPR509	Rua Joaquim Sabino Dias	0	Novo Itacolomi	Novo Itacolomi	PR	42,08	900,00	Reversível
2760	Rua Joao Gama	100	Cintra	Montes Claros	MG	153,00	425,00	Reversível
2157	Avenida Joao Da Silva Lima	25	Centro	Arari	MA	166,54	1.200,00	Reversível
BTSARS518	Linha Joao Alves	0	Linha Joao Alves	Santa Cruz Do Sul	RS	26,25	282,50	Reversível
BTSARS347	Rua Redenzio Frizzo	1409	Centro	Nova Esperança Do Sul	RS	61,49	150,00	Reversível
BTSAGO504	Avenida Brasil Caiapo E Rua 5 Qd. 39 Lt. 14 A 19	0	Centro	Couto Magalhães	TO	1.300,00	1.300,00	Reversível
3732	Avenida Araguaia	S/n	Centro	Marabá	PA	91,50	335,50	Reversível

21	Rua Benevides Monte	S/n	Centro	Major Isidoro	AL	170,63	440,00	Reversível
5614	Avenida Santa Cruz	14	Centro	Mendes	RJ	103,00	507,00	Reversível
5687	Estr. Bernardo Coutinho (Antigo 213)	9200	Jardim Araras	Petrópolis	RJ	247,10	2.105,00	Reversível
2849	Rua Joao Rosa	260	Centro	Igarapé	MG	156,00	360,00	Reversível
BTSARS176	Doutor Mauricio Cardoso	0	Doutor Mauricio Cardoso	Doutor Mauricio Cardoso	RS	84,62	290,00	Reversível
1264	Rua Hilda Augusto	142	Na	Lavras Da Mangabeira	CE	138,79	1.050,00	Reversível
BTSAPR198	Rua Aboud Khalil, 769 Esq. Rua Angelina Braga Cortezzi, 429	93	Lamenha Pequena	Curitiba	PR	225,74	900,00	Reversível
4934	Rua Castelo Branco	37	Timbo	Abreu E Lima	PE	105,60	720,00	Reversível
BTSARS405	Avenida Rio Grande Do Sul	0	Laranjal - Ctmr	Pelotas	RS	190,95	200,00	Reversível
4852	Fazenda Quixada	0	Serra	Ouricuri	PE	183,00	1.000,00	Reversível
BTSADF119	Avenida Jk Quadra 02 Lote 06 Parque Dos Girassois	0	Combinado	Combinado	TO	320,00	320,00	Reversível
BTSAPR80	Rua Rio De Janeiro	571	Borrazopolis	Borrazópolis	PR	247,64	150,00	Reversível
BTSAPR167	Rua Jaco Tokarski	0	Contenda	Contenda	PR	42,08	630,00	Reversível
1073	Rua Leila Diniz	433	Cabula	Salvador	BA	301,00	301,00	Não Reversível
591	Avenida Centenario	S/n	Centro	Paramirim	BA	33,44	805,00	Reversível
1302	Rua Nogueira Acioly	48	Centro	Paracuru	CE	115,94	292,63	Reversível
BTSASC187	Rua 28 De Agosto	S/n	Centro	Guaramirim	SC	212,40	585,92	Reversível
BTSAGO491	Rua Dom Pedro I Qd. W Lt. 02 Esq. C/ Av. Central S/Nº	S/n	Centro	Augustinópolis	TO	39,20	1.292,49	Reversível
3503	Rua Ouro Preto	611	Niteroi	Betim	MG	153,00	360,00	Reversível
BTSASC235	Rua 312 - Angelo Menel	S/n	Barra Do Rio Molha	Jaraguá Do Sul	SC	51,08	337,50	Reversível
BTSARO138	Rua Alvaro Costa S/N - Sao Carlos	S/n	Centro	Porto Velho	RO	150,00	150,00	Reversível
5061	Avenida Manoel Vicente	S/n	Centro	Ibimirim	PE	44,50	262,60	Reversível
BTSARS345	Nova Brescia	0	Nova Brescia	Nova Bréscia	RS	61,60	150,00	Reversível
BTSARS249	Estr. Munic.	0	Cerros	Herval	RS	55,44	1.200,00	Reversível
BTSAGO492	Rua Getulio Vargas S/Nº	S/n	Centro	Babaçulândia	TO	71,96	1.983,00	Reversível
BTSASC336	Rua Jose Adao	S/n	Ponte Do Imaruim	Palhoça	SC	200,00	375,43	Reversível
5911	Rua Comandante Afranio Teixeira Pinto	232	Sapucaia	Sapucaia	RJ	236,60	790,00	Reversível
12007	Avenida Esmeraldas *	S/n	Urbano	Esmeraldas	MG	40,00	360,00	Reversível
BTSARS588	Rua Pinheiro Machado	573	Sao Sebastiao Do Ca	São Sebastião Do Ca	RS	426,90	896,10	Reversível
BTSAPR717	Distrito Industrial Da Renaut	0	Sao Jose Dos Pinhais	São José Dos Pinhais	PR	122,78	290,00	Reversível
2675	Rua Dr. Guilherme Bolzan	497	Centro	Botelhos	MG	110,00	522,00	Reversível
BTSAGO183	Rua C-159 Qd. 278 Lt. 18	0	Jd. America	Goiânia	GO	117,00	532,00	Reversível
2283	Rua Tancredo Neves	1	Centro	Buriticupu	MA	9,00	360,00	Reversível
563	Serra Da Santa Cruz	0	Na	Jeremoabo	BA	42,00	1.056,25	Reversível
5160	Fazenda Sao Cristovao	0	Na	Limoeiro	PE	905,20	18.104,00	Não Reversível
5475	Avenida Joaquim Costa Limalote 71-A	0	Sao Bento	Belford Roxo	RJ	1.060,00	1.060,00	Não Reversível
697	Esquina Das Ruas Maria Quiteria Com Comunicacao S/N	S/n	Na	Cafarnaum	BA	61,56	1.023,00	Reversível
2753	Rua Governador Valadares	20	Centro	Cordisburgo	MG	64,00	234,00	Reversível
2695	Praca Cirino Pereira Da Rocha	194	Urbano	Cachoeira Da Prata	MG	129,00	740,00	Reversível
BTSARS383	Paraíso Do Sul	0	Paraíso Do Sul	Paraíso Do Sul	RS	61,49	150,00	Reversível
BTSASC99	Rua Gen. Osvaldo Pinto Da Veiga	537/463	Centro	Capivari De Baixo	SC	122,77	715,26	Reversível
BTSAPR490	Avenida Francisco Pires De Lemos	406	Nova Alianca Do Ivaí	Nova Aliança Do Ivaí	PR	35,15	720,00	Reversível
5909	Serra De Sapeatiba - Km-110 Da Rod Amaral Peixoto	0	Sapeatiba Mirim	São Pedro Da Aldeia	RJ	207,00	1.240,00	Reversível

BTSAMT48	Avenida Portugal Esq. C/ A Rua Moçambique Lts. 3 E 4 Qd. 42	0	Santa Rosa	Cuiabá	MT	126,97	812,00	Reversível
1179	Br 116 Km 160	S/n	Pedras	Fortaleza	CE	270,00	1.007,00	Reversível
7011	Rua Raimundo França	S/n	Centro	Presidente Dutra	MA	164,00	1.473,00	Reversível
5886	Sítio Sao Geraldo	0	Sao Fidelis	São Fidélis	RJ	80,25	900,00	Reversível
2872	Praça Rio Branco	25	Centro	Itumirim	MG	66,00	497,00	Reversível
1205	Rua Dona Santana	S/n	Na	Chorozinho	CE	87,45	433,75	Reversível
BTSAPR810	Avenida Iguaçu	0	Vere	Verê	PR	106,33	1.000,00	Reversível
6032	Rua Independencia	1483	Pau Dos Ferros	Pau Dos Ferros	RN	310,00	1.504,00	Reversível
BTSAGO528	Rua Antonio Murici S/N	S/n	Centro	Itaguatins	TO	30,00	363,81	Reversível
BTSAPR246	Colonia Rio Quarto	0	Vista Alta	Diamante D'Oeste	PR	225,86	1.575,00	Reversível
BTSAMT90	Rod. Mt 373 Poxoreo / Juscimeira	S/n	Jardim Maria Andre	Poxoréo	MT	42,30	2.500,00	Reversível
142	Avenida Constantino Nery Lado Esquerdo C/ Avenida Conego Bento)	S/n	Centro	Borba	AM	302,69	1.500,00	Reversível
BTSADF116	Loteamento Jardim Nova Aurora Parte Da Quadra 11 Frente Com A Rua Odilon De Barros	0	Setor Serrano	Paraíso Do Tocantins	GO	400,00	400,00	Reversível
BTSAGO554	Rua Jose De Alencar Qd. 170 Lt. 21	0	Setor Serrano	Paraíso Do Tocantins	TO	50,00	504,00	Reversível
5894	Rua Dr. Murilo Fontainha	815	Morro Do Cruzeiro	São Gonçalo	RJ	270,00	1.200,00	Reversível
BTSADF51	Fazenda Rego Lugar Denominado Primavera	0	Alto Paraíso De Goiás	Alto Paraíso De Goiás	GO	125,00	2.500,00	Reversível
BTSAPR317	Rua Engenheiro Michael Moor	0	Guarapuava	Guarapuava	PR	104,97	2.500,00	Reversível
6610	Estr. De Jacarepagua	6722	Freguesia	Rio De Janeiro	RJ	206,00	675,00	Reversível
2694	Praça Da Bandeira	268	Centro	Cachoeira De Minas	MG	126,00	360,00	Reversível
2126	Trav. Carolina	S/n	Centro	Porto Franco	MA	167,00	873,00	Reversível
2592	Rua Jose Benevides Da Silva	23	Leticia/Venda Nova	Belo Horizonte	MG	124,00	360,00	Reversível
BTSASC115	Rua Duque De Caxias	S/n	Centro	Correia Pinto	SC	163,29	823,69	Reversível
BTSARO59	Rua Sao Paulo	S/n	Centro	Porto Velho	RO	150,00	150,00	Reversível
20	Avenida Presidente Kennedy	S/n	Centro	Murici	AL	191,90	3.600,00	Reversível
BTSAMT117	Rua Ari Paes Barreto	S/n	Cristo Rei	Várzea Grande	MT	126,97	645,00	Reversível
BTSAPR55	Rua Curitiba	141	Atalaia	Atalaia	PR	42,08	1.200,00	Reversível
BTSAPR677	Rua Acacias	1391	Santa Izabel Do Oeste	Santa Izabel Do Oeste	PR	272,02	150,00	Reversível
BTSASC108	Rua Ipumirim - Cristo Rei	261	Cristo Rei	Chapécó	SC	123,00	360,00	Não Reversível
BTSAPR359	Avenida Getulio Vargas	0	Itaipulandia	Itaipulândia	PR	42,09	600,00	Reversível
BTSARS366	Lot. Residencial Mirabela	0	Primavera	Novo Hamburgo	RS	181,34	445,50	Reversível
BTSARS692	Avenida Industrial	0	Vista Alegre	Vista Alegre	RS	42,40	150,00	Reversível
475	Serra Da Bandeira	0	Na	Barreiras	BA	137,00	1.600,00	Reversível
BTSAGO119	Local Denominado Carapina - Capao Comprido	0	Corumba De Goias	Corumbá De Goiás	GO	1.200,00	1.200,00	Reversível
1724	Rua Cel. Jose Dantas	1264	Na	Missão Velha	CE	138,76	509,36	Reversível
22	Rua Alcides De Sa	26	Na	São Miguel Dos Campos	PA	292,90	480,00	Reversível
BTSAGO35	Avenida Xingu Qd. 6 Lt. 05 06 17 E 18 - Jardim Rio Grande	0	Jardim Rio Grande	Aparecida De Goiânia	GO	100,00	360,00	Reversível
3681	Rua Marechal Rondon	151	Na	Dom Eliseu	PA	162,66	873,92	Reversível
2696	Rua Antonio Pinto Mascarenhas	200	Urbano	Caetanópolis	MG	101,00	360,00	Reversível
583	Fazenda Retiro	0	Fazenda	Nilo Peçanha	BA	136,30	1.760,00	Reversível
BTSAGO522	Avenida Sergipe Qd. J Lt. 03	0	Gurupi	Gurupi	TO	120,00	525,00	Reversível
1791	Rua Principal	S/n	Sao Jose Do Torto	Sobral	CE	15,50	25,50	Reversível
BTSAMS115	Rua Dom Pedro Ii	S/n	Jardim Ouro Verde	Nioaque	MS	58,09	1.250,00	Reversível
BTSAPR681	Rua Valdemar Abilio Leal	0	Santa Mariana	Santa Mariana	PR	10,21	1.906,00	Reversível

BTSASC183	Rua Barao Do Rio Branco	S/n	Centro	Grão Pará	SC	38,25	208,00	Reversível
3048	Praca Antonio Albuquerque	100	Centro	Sabará	MG	107,00	200,00	Não Reversível
1277	Avenida Coronel Filomeno Gomes	802	Jacarecanga	Fortaleza	CE	146,00	561,00	Reversível
2160	Rua 7 De Setembro	S/n	Centro	Bom Jardim	MA	148,34	744,80	Reversível
3346	Rua Pulcheira Pena Paiva Com Av. Olavo Gomes De Oliveira (2506)	250	Jardim Aureliano	Pouso Alegre	MG	265,00	634,00	Reversível
3047	Rua Sao Pedro	50	Centro	Sabará	MG	353,00	940,00	Reversível
BTSARS186	Avenida Tiradentes	0	Erechim	Erechim	RS	1.001,80	1.156,00	Reversível
BTSARS601	Sede Nova	0	Sede Nova	Sede Nova	RS	42,40	150,00	Reversível
BTSASC361	Rua Alcides Sgrott	S/n	Pereque	Porto Belo	SC	70,00	300,00	Reversível
BTSASC446	Rua Jacob H. Lohmann - Lote Nº09 - Qd. Nº44		Centro	São Miguel Do Oeste	SC	631,20	631,20	Reversível
4999	Rua Capitao Eulino Mendonça	0	Centro	Bezerros	PE	182,68	1.386,00	Reversível
BTSAPR48	Avenida Sudoeste	150	Assis Chateaubriand	Assis Chateaubriand	PR	12,65	585,37	Reversível
BTSASC123	Rua Eng. Jorge Becker	S/n	Nossa Sra Da Salette	Criciúma	SC	128,27	446,25	Reversível
1135	Rua Dom Henrique	515	Vila Pery	Fortaleza	CE	56,35	82,56	Reversível
1721	Rua Capitao Mota	317	Na	Independência	CE	138,76	621,00	Reversível
505	Rua Do Cais	0	Centro	Conde	BA	85,00	600,00	Reversível
BTSASC309	Rua Duque De Caxias Lote Nº73 - Qd. Nº31	0	Centro	Modelo	SC	58,75	150,00	Reversível
BTSARO71	Rua Condor	0	Centro	Cujubim	RO	161,50	3.230,00	Reversível
BTSASC98	Rua Rolindo Casagrande	S/n	Centro	Capinzal	SC	227,94	1.290,00	Reversível
BTSAPR585	Rua Major Jose Luciano	300	Piraquara	Piraquara	PR	247,63	1.320,39	Reversível
1363	Rua Farmaceutico Jose Rodrigues	1042	Centro	Uruburetama	CE	138,76	474,76	Reversível
BTSASC262	Rua Joinville	13518	Pirabeiraba	Joinville	SC	206,37	1.177,59	Reversível
BTSAPR81	Rua Brasilia	0	Braganey	Braganey	PR	42,00	1.200,00	Reversível
BTSASC410	Rua Projetada	S/n	Centro	São Bonifácio	SC	24,99	150,00	Reversível
BTSARS526	Avenida Expedicionario Weber	0	Cruzeiro	Santa Rosa	RS	181,34	1.458,00	Reversível
554	Avenida 2 De Julho	15	Na	Jaguaquara	BA	40,79	1.141,32	Reversível
BTSAGO252	Ruas 13	S/n	Itapirapua	Itapirapuã	GO	49,00	10.000,00	Não Reversível
BTSASC144	Avenida Do Antao	S/n	Morro Da Cruz	Florianópolis	SC	88,00	686,00	Reversível
BTSARS144	Segunda Secao Floresta	0	Distrito De Charrua	Charrua	RS	20,00	150,00	Reversível
BTSAPR151	Colonia Tapejara	0	Cidade Gaucha	Cidade Gaúcha	PR	110,83	1.575,00	Reversível
BTSAGO488	Avenida Aureliano Ribeiro S/Nº	S/n	Centro	Araguanã	TO	56,00	1.053,97	Reversível
BTSAPR686	Morro Do Cruzeiro	S/n	Santo Antonio Da Placeta	Santo Antônio Da Placeta	PR	152,37	3.600,00	Reversível
BTSASC175	Rua Marques Guimaraes	S/n	Centro	Garopaba	SC	127,69	290,00	Reversível
4946	Rua Padre Rocha	307	Centro	Carpina	PE	2.238,00	2.945,90	Reversível
5866	Rua Engenheiro Lafayete Stockler	961	Vila Da Penha	Rio De Janeiro	RJ	1.000,00	1.022,00	Reversível
7226	Rua Professora Antonia Gomes	0	Na	Mortugaba	BA	27,00	1.011,00	Reversível
4885	Morro Da Varzea Fria	S/n	Na	São Lourenço Da Matéria	PE	182,92	1.728,00	Reversível
BTSAGO570	Rua Alice Aires De Souza S/Nº (Rua Rosa Nunes De Souza)	S/n	Centro	Santa Rosa Do Tocantins	TO	25,62	1.200,00	Reversível
BTSAGO43	Rua X-27 Qd. 79 Lt. 10/11 - Sitio Santa Luzia	0	Santa Luzia	Aparecida De Goiânia	GO	74,19	390,00	Reversível
BTSAPR343	Rua Padre Thomaz Kania Com Rua Santo Antônio	90	Imbituva	Imbituva	PR	186,49	2.345,00	Reversível
BTSASC95	Rua Teodoro Humenhuk	205	Campo Da Agua Verde	Canoinhas	SC	26,84	270,00	Reversível
BTSAPR11	Rua Duque De Caxias	664	Altonia	Altônia	PR	146,08	3.896,00	Reversível
BTSAPR714	Br 277	S/n	Sao Jose Dos Pinhais	São José Dos Pinhais	PR	93,42	1.426.716,14	Reversível

BTSASC210	Rua Volnei Jose	S/n	Centro	Iraceminha	SC	45,81	300,00	Reversível
BTSASC249	Rua Bage S/Nº	S/n	Anita Garibaldi	Joinville	SC	52,03	600,00	Reversível
BTSAMT75	Avenida Caceres C/ Avenida Mato Grosso	S/n	Centro	Nova Monte Verde	MT	58,80	2.080,00	Reversível
1080	Rua Artur Orrico - Lot. Jardim Campinas (Parte A Ser Desmembrada)Lote 07	E 090	Campinas De Piraja	Salvador	BA	696,00	2.774,20	Reversível
4954	Rua Padre Emidio	181	Centro	Paudalho	PE	112,00	523,00	Reversível
3050	Praça Dr. Joao Cardoso Araujo	47	Centro	Salinas	MG	281,00	1.320,00	Reversível
BTSAPR455	Rua Ramiro Barcelos	1146	Maripa	Maripá	PR	140,94	800,00	Reversível
BTSASC265	Rua Pio XII	S/n	Bom Retiro	Joinville	SC	52,03	520,00	Reversível
BTSAMS14	Rua Pedro Mendes Da Costa L 05 Q 04	0	Distrito De Cipolândia	Aquidauana	MS	60,00	800,00	Reversível
2962	Rua Benedito Valadares	30	Centro	Ouro Branco	MG	280,00	340,00	Reversível
BTSASC153	R: Franklin De Cascaes	332	Ponta Ds Canas	Florianópolis	SC	93,50	450,45	Reversível
BTSASC401	Rua Humberto A. C. Branco - Lt.Nº71-A Qd.N º10	0	Centro	Santiago Do Sul	SC	20,23	360,00	Reversível
3415	Rua Americo De Menezes *	S/n	Sao Pedro	Governador Valadare	MG	110,00	360,00	Reversível
7755	Rua G	S/n	Lirio Do Vale	Manaus	AM	57,00	2.400,00	Reversível
533	Estação Ipira	0	Centro	Ipirá	BA	196,24	1.537,10	Reversível
2001	Rua Diogenes Costa	153	Iiriri	Anchieta	ES	309,00	807,00	Reversível
BTSARO34	Rua 24 De Janeiro S/N Centro	S/n	Centro	Xapuri	AC	150,01	150,00	Reversível
4978	Avenida Pres Vargas	S/n	Centro	Catende	PE	131,97	216,00	Reversível
2081	Avenida Paulino Muller	475	Ilha De Santa Maria	Vitória	ES	203,00	862,00	Reversível
2685	Rua Firmino De Oliveira	45	Centro	Bocaiúva	MG	133,00	915,00	Reversível
545	Fazenda Itajuba (Fazenda Formosa)	0	Zona Rural	Itagibá	BA	118,00	157.475,00	Reversível
5422	Rua Humberto De Campos	1548	Sul	Teresina	PI	594,00	1.200,00	Reversível
BTSAPR706	Avenida Souza Poyer	0	Sao Jorge Doeste	São Jorge D'Oeste	PR	106,32	1.200,00	Reversível
3119	Praca Dona Teodora	129	Centro	Tombos	MG	482,00	1.022,00	Reversível
BTSARS199	Rua Fernando Abbott	0	Estrela	Estrela	RS	751,16	301,29	Reversível
BTSAPR653	Rua 21 De Abril	0	Rolandia	Rolândia	PR	42,08	150,00	Reversível
BTSASC68	Rua Do Cedrino	S/n	Canto Grande	Bombinhas	SC	100,95	650,00	Reversível
BTSASC454	Rua Guarani	S/n	Centro	Schroeder	SC	25,00	700,00	Reversível
3741	Avenida 14 De Julho	S/n	Centro	Itupiranga	PA	119,42	8.993,46	Reversível
5093	Rua Jose Thomas De Aquino	S/n	Centro	Ouricuri	PE	99,54	1.750,00	Reversível
2791	Vila Do Engenho *	S/n	Urbano	Divinópolis	MG	84,00	2.500,00	Reversível
5722	Fazenda Da Grama (Arrozal) - Rua Rosada 2544	0	Passa Tres	Rio Claro	RJ	181,00	900,00	Reversível
BTSAPR209	Rua Doutor Plinio Marques	1313	Curitiba	Curitiba	PR	12,00	12,00	Reversível
BTSASC308	Rua Irma Heterich	S/n	Centro	Mirim Doce	SC	20,23	150,00	Reversível
BTSARS557	Rua Duque De Caxias	0	Sao Gabriel	São Gabriel	RS	978,36	150,00	Reversível
BTSAGO530	Avenida C Qd. 25 Lt. 05	0	Centro	Jaú Do Tocantins	TO	56,50	429,20	Reversível
BTSASC130	Avenida Santa Catarina	S/n	Centro	Dionísio Cerqueira	SC	126,50	775,00	Reversível
2932	Rua Governador Juscelino Kubitschek	47	Centro	Mercês	MG	101,00	307,00	Reversível
BTSAPR452	Trevo Entrada Pr 317 A Pr 323	0	Distrito Industrial	Maringá	PR	321,03	2.500,00	Reversível
2763	Rua Cel. Barbosa	116	Urbano	Cristina	MG	101,00	420,00	Reversível
BTSAGO188	Rua Moacir Cicero De Sa Nº 122 Qd. 6 Lt. 10	122	Jd. Marques De Abreu	Goiânia	GO	124,00	390,00	Reversível
BTSAPR611	Rua Cuiba	0	Ipanema	Pontal Do Paraná	PR	127,73	937,50	Reversível
BTSAPR408	Rua Professor Joao Candido	333	Londrina	Londrina	PR	236,40	706,50	Não Reversível

BTSAMS8	Avenida Pres. Vargas	0	Distrito De Ipezal	Angélica	MS	32,35	408,00	Reversível
BTSAGO175	Rua 25 Qd. 48 Lt. 20/21 Nº 41	0	Cond. Jd. Das Esmeraldas	Goiania	GO	374,00	374,00	Reversível
2788	Rua Jesuino Ferreira Mendes	58	Urbano	Dores Do Turvo	MG	101,00	383,00	Reversível
BTSASC383	Rua Carlos Weber	S/n	Centro	Rio Negrinho	SC	344,34	1.922,00	Reversível
2139	Rua 06 Qd. B Lt. 6	S/n	Aracagy	São Luís	MA	153,00	1.805,00	Reversível
5561	Rua Sao Jose	20	Itaocara	Itaocara	RJ	234,15	1.712,00	Reversível
3150	Rua Do Rosario	72	Centro	Visconde Do Rio Branco	MG	422,00	905,00	Reversível
2939	Avenida Benedito Valadares	329	Centro	Monte Belo	MG	101,00	325,00	Reversível
BTSASC221	Rua Profª Erotides Da Silva Fontes	375	Sao Vicente	Itajaí	SC	58,55	263,25	Reversível
BTSASC257	Rua Elizabeth Rech	13	Paranaguamirim	Joinville	SC	51,03	372,67	Reversível
624	Fazenda Nova Primavera - Est. Sta. Rita De Cassia - Formos Do Rio Preto	0	Monte Alegre	Santa Rita De Cássia	BA	150,00	2.025,00	Reversível
4994	Trav. Dos Cabanos	S/n	Centro	Panelas	PE	40,80	386,10	Reversível
4702	Rua Osorio Pinto Ramalho	440	Centro	Ibiara	PB	12,00	30,00	Reversível
BTSARS667	Rua Alfredo Cunha (Antigo Vale Real)	66	Centro	Vale Real	RS	38,05	150,00	Reversível
4889	Morro Da Varzea Grande - Serra Do Taquara0	S/n	Torre	Taquaritinga Do Norte	PE	151,80	1.440,00	Reversível
BTSARS664	5 Distrito De Sta Cruz Do Sul	0	Linha Fontoura Goncalves	Vale Do Sol	RS	37,48	150,00	Reversível
465	Morro Do Bom Jesus Da Lapa0	S/n	Na	Bom Jesus Da Lapa	BA	234,85	1.055,00	Reversível
3869	Cotijuba	0	Na	Belém	PA	19,70	319,20	Reversível
2866	Rua Conselheiro Olavo Campanha	137	Centro	Itambacuri	MG	135,00	719,00	Reversível
BTSAPR257	Avenida Sao Paulo	230	Engenheiro Beltrao	Engenheiro Beltrão	PR	100,46	1.781,00	Reversível
BTSAPR335	Gleba Icaraima	0	Nucleo Porto Camargo	Icaraima	PR	53,89	4.175,00	Reversível
BTSAPR338	Avenida Samalia	0	Iguatu	Iguatu	PR	42,08	1.596,00	Reversível
3001	Rua Bueno De Paiva	540	Centro	Paraisópolis	MG	220,00	830,00	Reversível
2041	Rua Muniz Freire	S/n	Centro	Rio Novo Do Sul	ES	280,00	913,00	Reversível
BTSARS254	Humaita	0	Humaita	Humaitá	RS	84,15	290,00	Reversível
BTSAPR126	Rua Alberto Malmann	0	Cascavel	Cascavel	PR	12,65	150,00	Reversível
BTSAPR404	Rua Gaspar Antonio Quiles	192	Loanda	Loanda	PR	658,63	150,00	Reversível
1244	Rua Cosme Roque De Macedo	S/n	Centro	Iracema	CE	104,65	495,04	Reversível
BTSAGO280	Avenida Antonio Eduardo De Souza C/ 7 De Setembro Qd. I	0	Jaupaci	Jaupaci	GO	45,00	1.845,00	Reversível
BTSARS26	Rua Cristovao Mello	0	Arroio Dos Ratos	Arroio Dos Ratos	RS	111,27	1.237,50	Reversível
BTSASC93	Rua Major Vieira	0	Centro	Canoinhas	SC	1.095,67	784,76	Reversível
2671	Praça Padre Dionisio	53	Urbano	Bom Jesus Do Galho	MG	101,00	360,00	Reversível
BTSASC254	Rua Dona Francisca	S/n	Pirabeiraba	Joinville	SC	206,37	650,00	Reversível
2870	Rua Dr. Jose Balbino	618	Centro	Itaú De Minas	MG	133,00	360,00	Reversível
BTSAPR326	Rua Cambara	100	Jardim Estoral	Guaratuba	PR	128,70	980,00	Reversível
2118	Trav. Nações Unidas	S/n	Centro	Colinas	MA	136,00	720,00	Reversível
BTSAGO156	Alameda Vitoria Regia C/ Boulevard C. Dos Arcos Qd. 31 Lt. 09/10	0	Goiania 2	Goiânia	GO	235,90	1.214,00	Reversível
BTSAMT50	Avenida Archimedes Pereira Lima	2990	Santa Cruz I / Ii	Cuiabá	MT	126,96	993,66	Reversível
BTSASC482	Rua Cesar Mariot	S/n	Centro	Urussanga	SC	146,85	664,16	Reversível
BTSAPR95	Rua Maria Clara Tesseroli	270	Centro	Campo Do Tenente	PR	71,83	1.492,50	Reversível
2863	Praça Joaquim De Souza *	S/n	Cruzeiro	Itajubá	MG	152,00	2.448,00	Reversível
3460	Morro Proximo Da Localidade *	S/n	Zona Rural	Pequeri	MG	36,00	900,00	Reversível
1271	Rua Miguel Vieira De Melo	210	Centro	Limoeiro Do Norte	CE	184,00	439,00	Reversível

BTSAMT34	Chacara 107-F Estrada Dilma Esq. C/ Estrada Gladys	0	Setor Urbano	Cláudia	MT	58,80	3.280,00	Reversível
BTSARO4	Rua Odilon Prtagi S/N Centro	S/n	Centro	Brasília	AC	150,01	150,00	Reversível
3125	Trav. Das Flores	75	Centro	Três Pontas	MG	490,00	1.409,00	Reversível
BTSARO10	Rua Presidente Kennedy S/N Centro	S/n	Centro	Feijó	AC	186,70	3.733,92	Reversível
BTSASC301	Lot. Jd. Bernadete - Lote Nº4 - Qd. Nº33	0	Centro	Major Vieira	SC	1.053,50	1.053,50	Reversível
7473	Praça Do Predio	0	Romulo Campos	Itiúba	BA	64,05	663,00	Reversível
3613	Rua Rodrigues Apinages	S/n	Chapéu Virado	Belém	PA	522,30	2.389,93	Reversível
2101	Sao Pedro Itabapoana	S/n	Urbano	Mimoso Do Sul	ES	96,00	2.233,50	Reversível
BTSAPR815	Avenida Curitiba	35	Wenceslau Braz	Wenceslau Braz	PR	620,06	1.153,00	Reversível
BTSASC473	Rua Manoel Miguel Bittencourt	S/n	Humaita	Tubarão	SC	47,38	415,32	Reversível
BTSAPR139	Rua Maestro Benedito Pereira	605	Castro	Castro	PR	458,54	734,80	Reversível
BTSAPR97	Rua Pedro Surek	0	Campo Largo	Campo Largo	PR	71,84	1.260,00	Reversível
3304	Rua Jose Alberto Pelucio	S/n	Centro	Baependi	MG	110,00	526,00	Reversível
1162	Repetidora Ecologica Aiuaba	0	Morro	Aiuaba	CE	66,63	4.000,00	Reversível
BTSAPR426	Rua Espirito Santo	1375	Marechal Candido Ro	Marechal Cândido Ro	PR	247,62	1.600,00	Reversível
BTSAMS141	Avenida Jose Carlos De C. Alexandria	696	Centro	Tacuru	MS	63,36	1.250,00	Reversível
BTSAMS136	Rua 7 De Setembro	270	Centro	Sete Quedas	MS	103,00	3.900,00	Reversível
BTSAPR170	Colonia Cascavel	0	Corbelia	Corbélia	PR	58,38	900,00	Reversível
BTSASC72	Rua Sen. Raulino Horn	S/n	Centro	Braço Do Norte	SC	213,14	540,00	Reversível
BTSARS461	Rua Delmar Rocha Barbosa	0	Rubem Berta	Porto Alegre	RS	463,81	600,00	Reversível
6112	Rua Ind. Joao Mota	S/n	Capim Macio	Natal	RN	495,00	820,00	Reversível
2312	Avenida Tancredo Neves	451	Centro	Estreito	MA	73,60	750,00	Reversível
2008	Avenida Romulo Castelo	S/n	Jacaraípe	Serra	ES	288,00	720,00	Reversível
BTSAPR571	Rua Deputado Joao Leopoldo Jacomel	10736	Pinhais	Pinhais	PR	112,50	330,00	Reversível
BTSASC423	Rua Monte Negro	S/n	Centro	São João Do Oeste	SC	21,30	330,00	Reversível
BTSASC472	Rua Nereu Ramos	S/n	Centro	Trombudo Central	SC	127,70	290,00	Reversível
2705	Rua Lopes De Assis	74	Urbano	Capela Nova	MG	101,00	420,00	Reversível
479	Rua Das Telecomunicacoes	0	Centro	Boninal	BA	60,90	113,56	Reversível
6742	Rua Dom Pedro I	0	Periperi	Salvador	BA	33,00	600,00	Reversível
4661	Rua Estevao Breth	S/n	Distrito Industrial	João Pessoa	PB	162,38	526,00	Reversível
6191	Rua Benicio Freire	50	Centro	Itabaianinha	SE	228,00	825,00	Reversível
BTSARS356	Rua Pastor Paulo Evers	0	Linha Brasil	Nova Petrópolis	RS	26,25	360,00	Reversível
BTSARS542	Rua Arnaldo Bier Sobrinho	0	Santo Antonio Da Pat	Santo Antônio Da Pat	RS	127,50	290,00	Reversível
2652	Avenida Januaria *	S/n	Urbano	Brasília De Minas	MG	84,00	2.500,00	Reversível
BTSARS595	Sao Vicente Do Sul	0	Sao Vicente Do Sul	São Vicente Do Sul	RS	84,15	290,00	Reversível
BTSAPR278	Avenida General Meira	3195	Foz Do Iguaçu	Foz Do Iguaçu	PR	479,93	1.275,00	Reversível
BTSAPR495	Rua Lord Lovat	220	Nova Esperanca	Nova Esperança	PR	379,44	1.169,00	Reversível
BTSARS274	Itacurubi	0	Itacurubi	Itacurubi	RS	42,40	150,00	Reversível
BTSAPR543	Rua Estelita	0	Paranapoema	Paranapoema	PR	42,08	1.047,25	Reversível
4819	Fazenda Ouricuri	0	Serra Do Bendo	Cabrobó	PE	182,00	1.000,00	Reversível
BTSASC300	Rua Joaquim Silveira	S/n	Centro	Major Gercino	SC	25,01	258,75	Reversível
BTSAPR521	Rua Bispo Dom Carlos	885	Palmas	Palmas	PR	147,91	290,00	Reversível
5522	Rua Jose Jorge - Lotes 5/6/8/9 Qd-2 - Bairro Chic	0	Bairro Chic	Casimiro De Abreu	RJ	198,00	1.472,00	Reversível

BTSARS646	Tres Palmeiras	0	Tres Palmeiras	Três Palmeiras	RS	42,40	150,00	Reversível
BTSASC129	Avenida Ladislava Poletto	293	Centro	Descanso	SC	34,15	380,00	Reversível
BTSASC238	Rua 730 - Otaviano Tissi	S/n	Nereu Ramos	Jaraguá Do Sul	SC	40,59	447,37	Reversível
BTSARS630	Tenente Portela	0	Tenente Portela	Tenente Portela	RS	355,02	150,00	Reversível
4955	Rua Doroteu Pereira De Lira	S/n	Centro	Aliança	PE	173,00	948,00	Reversível
4980	Avenida Tobias Barreto (Rua Projetada)	S/n	Praia	Tamandaré	PE	177,00	850,00	Reversível
4827	Serra Da Russa (Chacara Grande Radio)	0	Na	Chã Grande	PE	2.688,59	2.688,59	Reversível
BTSAPR37	Rua Rocha Pombo	605	Araruna	Araruna	PR	145,97	1.200,00	Reversível
BTSASC100	Rua Pres. Getulio Vargas	0	Centro	Caxambu Do Sul	SC	24,00	755,00	Reversível
2531	Rua Dr Mariano De Oliveira	151	Parque Novo Progreso	Coroatama	MG	110,00	300,00	Reversível
BTSAMT84	Avenida Mato Grosso	S/n	Centro	Porto Estrela	MT	500,00	500,00	Reversível
5893	Estr. Da Paciencia - Loteam. B. St. Anita	0	Maria Paula	São Gonçalo	RJ	76,00	503,00	Reversível
2970	Rua Francisco Saulle	409	Centro	Passa Quatro	MG	281,00	1.094,00	Reversível
3264	Rua Da Faculdade	S/n	Jardim Alice	Visconde Do Rio Branco	MG	1.304,00	1.304,00	Não Reversível
4873	Rua Engenheiro Ubaldo Gomes De Matos	S/n	Santo Antonio	Recife	PE	198,97	465,00	Não Reversível
3187	Avenida Senador Cupertino	148	Centro	Rio Casca	MG	270,00	2.040,00	Reversível
2971	Rua Presidente Getulio Vargas	131	Centro	Paraguaçu	MG	271,00	1.076,00	Reversível
2195	Rua Benedito Romao De Souza	S/n	VI Neto Carvalho	Magalhães De Almeida	MA	65,24	540,00	Reversível
5899	Rua Dos Passos	129	Sao Joao Da Barra	São João Da Barra	RJ	407,00	1.508,00	Reversível
3192	Rua Alvim Couto	155	Centro	Águas Formosas	MG	112,00	974,00	Reversível
2746	Rua General Osorio	313	Urbano	Congonhal	MG	101,00	351,00	Reversível
807	Repetidora Morpa	0	Na	Morpará	BA	104,00	2.200,00	Reversível
2611	Praca Dr Joao Pinheiro	101	Urbano	Amparo Do Serra	MG	101,00	552,00	Reversível
6204	Praça General Oliveira Valadao	S/n	Centro-Neopolis	Neópolis	SE	176,64	796,58	Reversível
2505	Rua Capitao Eduardo Carneiro	245	Urbano	Bueno Brandão	MG	3,00	103,00	Reversível
BTSARS82	Morro A 1Km Da Cidade	S/n	Cambara Do Sul	Cambará Do Sul	RS	5,00	150,00	Reversível
BTSARS501	Rua Santa Lucia	0	Camobi	Santa Maria	RS	382,91	1.187,71	Reversível
2897	Praça Artur Bernardes	358	Centro	Januária	MG	383,00	2.121,00	Reversível
2495	Rua I (Rodovia Jk, Nº 340)	350	Jardim São Fernando	Pouso Alegre	MG	100,00	2.286,00	Reversível
5990	Repetidora Serra Verde	0	Na	Lajes Pintadas	RN	428,77	2.500,00	Reversível
1133	Rua General Sampaio	55	Centro	Camocim	CE	338,00	1.225,00	Reversível
BTSAPR96	Rua Antonio Basso	0	Bateias	Campo Largo	PR	71,83	30.397,56	Reversível
BTSAPR180	Prolongamento Da Rua Getulio Vargas	0	Cruz Machado	Cruz Machado	PR	69,69	150,00	Reversível
592	Fazenda Recreio	S/n	Na	Paramirim	BA	72,00	26.410,00	Reversível
534	Rua Do Monte (Faz. Palmeiral)	0	Na	Itaberaba	BA	40,54	845,11	Reversível
6832	Nova Santa Rita	0	Urbano	Nova Santa Rita	PI	9,00	375,00	Reversível
5208	Praça Da Bandeira	S/n	Centro	Piripiri	PI	310,24	1.016,00	Reversível
2880	Avenida Caio Martins	73	Centro	Matozinhos	MG	405,00	1.158,00	Reversível
BTSASC229	Rua Gov. Celso Ramos Esq. C/ Rua Emil Altenburg	0	Centro	Ituporanga	SC	205,44	1.107,00	Reversível
BTSAPR379	Rua Jose Maria De Paula	722	Jandaia Do Sul	Jandaia Do Sul	PR	360,00	1.481,00	Reversível
511	Rua Dos Macons	14	Centro	Euclides Da Cunha	BA	137,90	1.456,00	Reversível
557	Rua Marcelino Crisostomo Silva	302	Na	Jaguarari	BA	100,67	819,00	Reversível
3629	Rua 21 De Abril	S/n	Centro	Tomé-Açu	PA	134,83	922,62	Reversível

147	Avenida Presidente Castelo Branco	695	Centro	Alvarães	AM	55,60	1.641,49	Reversível
BTSAPR308	Rua 2 De Março	0	Guapirama	Guapirama	PR	71,23	1.447,30	Reversível
5860	Avenida Alberico Diniz	1632	Sulacap	Rio De Janeiro	RJ	42,00	640,00	Reversível
BTSARS693	Vista Alegre Do Prata	0	Vista Alegre Do Prata	Vista Alegre Do Prata	RS	42,40	150,00	Reversível
BTSARS64	Rua Piratini	0	Butia	Butiá	RS	330,92	1.071,69	Reversível
7218	Rua Tiradentes	0	Na	Floresta Azul	BA	56,00	750,00	Reversível
2919	Rua Milton Campos	215	Centro	Machacalis	MG	38,00	223,00	Reversível
BTSAGO87	Avenida A Qd. 2 Lt. 9 - Estrada Velha C.Novas/Marzagao	0	Estancia Itaja	Caldas Novas	GO	109,00	362,50	Reversível
2793	Rua Do Ouro	95	Centro	Diamantina	MG	401,00	1.481,00	Reversível
2840	Rua Claudio Manoel Da Costa	360	Centro	Heliodora	MG	102,00	533,00	Reversível
BTSASC246	Rua Pastor Guillerme Rau -Saguaçu	0	Morro Do Boa Vista	Joinville	SC	63,00	1.365,00	Reversível
5178	Rua Padre Estima	S/n	Na	Santa Cruz Do Capibaribe	PE	140,00	1.200,00	Reversível
4675	Rua Eptacio Pessoa	S/n	Centro	Boqueirão	PB	20,95	434,00	Reversível
BTSARS665	Av Henrique Kaden	0	Vale Do Sol	Vale Do Sol	RS	45,05	240,00	Reversível
5948	Chacara Santa Maria - Rua Caminho Da Telerj Lt 65 Qd 4	0	Centro	São Sebastião Do Alto	RJ	180,00	1.600,00	Reversível
BTSASC465	Rua Carlos Savi	0	Centro	Timbé Do Sul	SC	21,40	420,00	Reversível
4924	Trav. Da Mirandiba	S/n	Centro	Jaboatão Dos Guararapes	PE	118,80	450,00	Reversível
6105	Rua Ferreira Chaves	93	Santa Cruz	Santa Cruz	RN	269,74	1.394,78	Reversível
BTSASC321	Rua Joao Bortoluzzi Lote Nº18 - Qd. B.	0	Centro	Nova Veneza	SC	17,57	375,00	Reversível
BTSARS354	Rua 7 De Setembro	0	Nova Petropolis	Nova Petrópolis	RS	350,11	1.232,00	Reversível
2603	Praca Manoel Mendes De Carvalho	166	Urbano	Alagoa	MG	101,00	360,00	Reversível
BTSAMT77	Avenida Rio Grande Do Sul	429	Centro	Nova Xavantina	MT	201,70	64,00	Reversível
BTSASC359	Rua Frei Caetano	S/n	Centro	Ponte Serrada	SC	127,70	600,00	Reversível
BTSAPR398	Rua Pernambuco	0	Centro	Laranjal	PR	15,65	525,00	Reversível
2723	Rua Esdras Salvador *	S/n	Urbano	Carvalhos	MG	102,00	435,00	Reversível
6008	Rua Projetada0		Nova Parnamirim	Parnamirim	RN	453,00	900,00	Reversível
2692	Rua Dr. Antonio De Souza Mello	385	Urbano	Cabo Verde	MG	110,00	695,00	Reversível
6194	Praça Manoel De Souza	61	Centro	Capela	SE	208,00	939,00	Reversível
BTSASC76	Rua Do Cedro	S/n	Dom Joaquim	Brusque	SC	100,95	471,50	Reversível
2161	Rua Genesio Carvalho	1	Centro	Esperantinópolis	MA	148,34	760,00	Reversível
4923	Rua Dr. Luis Rigueiras	S/n	Prazeres	Jaboatão Dos Guararapes	PE	275,00	828,00	Reversível
BTSAPR772	Rua Manoel Alves De Oliveira	2053	Tijucas Do Sul	Tijucas Do Sul	PR	42,08	100,00	Reversível
BTSARS447	Avenida Bento Goncalves - 8831	8831	Agronomia	Porto Alegre	RS	233,18	828,75	Reversível
2625	Praca Henrique Vieira	127	Urbano	Areado	MG	101,00	597,00	Reversível
3541	Rua Acides Carneiro	S/n	Urbano	Arinos	MG	295,00	1.000,00	Reversível
1138	Rua Maria De Lourdes	656	Centro	Santa Quitéria	CE	327,00	855,00	Reversível
BTSASC358	Rodovia Br 116 - Km 166	S/n	Centro	Ponte Alta Do Norte	SC	34,00	900,00	Reversível
BTSASC484	Rua Clovis Padilha Dos Santos	S/n	Centro	Vargem	SC	20,23	312,00	Reversível
737	Rua Cesario Costa	S/n	Centro	Governador Mangabeira	BA	57,00	900,00	Reversível
2600	Trav. Santana	36	Centro	Abre Campo	MG	101,00	414,00	Reversível
BTSAPR800	Avenida Nicanos Dos Santos Silva	0	Uniao Da Vitoria	União Da Vitória	PR	122,78	675,00	Reversível
BTSASC182	Rua Geral De Ganchos Do Meio	S/n	Ganchos Do Meio	Governador Celso Ramos	SC	66,74	150,00	Reversível
BTSASC476	Rua Cero Largo Esq. Rua Santo Cristo	0	Centro	Tunápolis	SC	21,30	400,00	Reversível

610	Praca Presidente Kennedy	0	Centro	Ribeira Do Pombal	BA	95,40	1.216,50	Reversível
2742	Rua Aristoteles Braga	5	Sao Pedro	Juiz De Fora	MG	168,00	723,00	Reversível
6690	Rua Direita Do Sao Caetano	140	Centro	Guaraciaba	MG	101,00	740,00	Reversível
BTSARS230	Getulio Vargas	0	Getulio Vargas	Getúlio Vargas	RS	599,82	500,00	Reversível
BTSASC190	Sede Sarandi S/Nº	S/n	Sarandi	Herval D'Oeste	SC	115,61	823,00	Reversível
BTSASC293	Rua Nicolau Schimitz	S/n	Centro	Luiz Alves	SC	21,30	360,00	Reversível
2745	Avenida Cel. Domingos Rosa	7	Urbano	Conceição Dos Ouros	MG	120,00	351,00	Reversível
BTSAMS2	Av Darlindo J. Carneiro	1229	Centro	Alcinópolis	MS	45,75	800,00	Reversível
3680	Rod. Br 010- Km 12	S/n	Na	Paragominas	PA	89,93	995,60	Reversível
3642	Trav. Bom Intento	50	Centro	Marapanim	PA	177,27	2.264,46	Reversível
BTSASC385	Rua Frederico Pfitzenmeier	S/n	Centro	Riqueza	SC	20,23	702,00	Reversível
BTSASC145	Avenida Jorge Lacerda	S/n	Costeira	Florianópolis	SC	68,00	198,00	Reversível
4815	Monte N. Senhora Do Monte Serrat - Fazenda Acaua	0	Na	Bonito	PE	32,63	600,00	Reversível
877	Loteamento Dr. Jairo Carneiro	S/n	Na	Ubaíra	BA	54,00	1.020,00	Reversível
4502	Travessao Do Prata Ii	S/n	Agrovila Nossa Senhora	São Francisco Do Rio	BA	160,00	160,00	Reversível
BTSASC155	Rua Nossa De Fatima Morro D.Pedras	S/n	Morro Das Pedras	Florianópolis	SC	45,00	19.000,00	Reversível
3109	Praça Coronel Jose Bras	57	Centro	São João Nepomuceno	MG	576,00	1.354,00	Reversível
2030	Praca Jones Santos Neves	187	Centro	Nova Venécia	ES	262,00	358,00	Reversível
BTSARS115	Casca	0	Casca	Casca	RS	61,60	150,00	Reversível
469	Fazenda Agia Clara Estrada P/ Lagoa Clara	0	Zona Rural	Baianópolis	BA	99,00	2.700,00	Reversível
5332	Rua Projetada	S/n	Na	Várzea Branca	PI	25,00	450,00	Reversível
BTSAMS108	Rua Comandante Souza Lobo	12	Centro	Ladário	MS	90,36	800,00	Reversível
5958	Fazenda Serra Grande- Estrada Da Cachoeira - Morro Do Horto Florestal	0	Serra Grande	Vassouras	RJ	191,00	1.328,00	Reversível
BTSAMT70	Rua Goias Lt. 9 Qd. 9 Ala A	0	Centro	Nobres	MT	101,96	1.000,00	Reversível
BTSARO149	Avenida 7 De Setembro S/N - Urucumacua	S/n	Centro	Pimenta Bueno	RO	150,00	150,00	Reversível
BTSAPR401	Rua Xv De Novembro	1125	Laranjeiras Do Sul	Laranjeiras Do Sul	PR	396,19	150,00	Reversível
BTSAPR260	Rua Parana	0	Entre Rios Do Oeste	Entre Rios Do Oeste	PR	92,53	800,00	Reversível
7454	Morro Atras Do Ginasio0	S/n	Na	Catolândia	BA	83,44	1.600,00	Reversível
832	Rua Percilio Santos	S/n	Centro	Pojuca	BA	120,00	1.500,00	Reversível
4773	Rua Jacob Frantz	S/n	Centro	São João Do Rio Do Peixe	PE	102,90	450,00	Reversível
BTSARS268	Ipe - Linha Etelvina	0	Linha Etelvina	Ipê	RS	19,20	919,20	Reversível
BTSASC250	Rua Bento Torquato Da Rocha	S/n	Vila Nova	Joinville	SC	52,03	360,00	Reversível
BTSARS141	Chapada	0	Chapada	Chapada	RS	85,50	290,00	Reversível
5585	Rua Jornalista Carlos Lacerda Com Monte Elisio	S/n	Lot M.Elisio/M.H.St()	Maracá	RJ	144,00	1.200,00	Reversível
2784	Praça Presidente Vargas	248	Urbano	Divisa Nova	MG	101,00	394,00	Reversível
BTSARS406	Avenida Cidade De Rio Grande	0	Jardim America - Ctm	Pelotas	RS	20,01	362,50	Reversível
BTSAPR615	Rua Iguaçu	0	Porto Amazonas	Porto Amazonas	PR	71,84	900,00	Reversível
2503	Rua Quintino Bocaiuva - 1ª Seção	225	Nacional	Contagem	MG	110,00	360,00	Reversível
BTSASC168	Avenida 25 De Julho	2797	Centro	Forquilha	SC	35,38	381,30	Reversível
830	Rua Da Independencia	0	Centro	Piritiba	BA	55,54	1.074,31	Reversível
4332	Alameda Projeto Rondon	S/n	Tauarizinho	Peixe-Boi	PA	12,80	166,22	Reversível
2614	Rua Euclides Rocha Ribeiro	32	Urbano	Antônio Carlos	MG	101,00	381,00	Reversível
3032	Rua Ari Teixeira Da Costa	80	Centro	Ribeirão Das Neves	MG	120,00	360,00	Reversível

4546	Avenida Belem	12	Na	Tailândia	PA	144,36	2.863,05	Reversível
2733	Praça Nair Barbosa *	S/n	Urbano	Cipotânea	MG	101,00	348,00	Reversível
BTSAGO9	Rua Genipapo Esq. C/ Rua Maracana	S/n	Centro	Alto Horizonte	GO	70,00	1.195,50	Reversível
7988	Rua Florisbela Palmier	306	Mutua	São Gonçalo	RJ	18,30	696,00	Reversível
BTSASC27	Rua Xv De Novembro Sn	0	Centro	Atalanta	SC	21,30	420,00	Reversível
BTSARS367	Rua Aluisio Algayer	0	Lomba Grande	Novo Hamburgo	RS	48,97	548,13	Reversível
BTSARS599	Avenida Gen. F. Da Cunha	0	Seberi	Seberi	RS	156,43	1.000,00	Reversível
BTSAGO54	Rua Canada (Capitao R. Coutinho) Qd. 41 Lt. 10 - Centro	0	Aurilandia	Aurilândia	GO	79,39	1.469,00	Reversível
BTSAMT92	Avenida Dos Expedicionários	1222	Centro	Ribeirão Cascalheira	MT	58,80	1.522,27	Reversível
BTSAPR599	Rua (Capitao) Jacinto Gomes / Rua João Henrique Pestalozzi A/1 - 001 - So 3	6 A/0	Distrito De Guaragi	Ponta Grossa	PR	42,08	595,00	Reversível
BTSASC2	Rua João Santini (Antiga Rua Projetada)	S/n	Centro	Abdon Batista	SC	25,77	360,00	Reversível
28	Rua Manoel Hipolito	137	Centro	Capela	AL	50,00	500,00	Reversível
BTSARS529	Rua Andradas	0	Santa Vitoria Do Palm	Santa Vitória Do Palm	MS	56,94	1.400,00	Reversível
24	Morro Do Cristo0	S/n	Morro Do Cristo	Santana Do Ipanema	AL	151,11	3.813,00	Reversível
BTSASC440	Rua D. Pedro li	1000	Centro	São Lourenço Do Oeste	SC	227,95	150,00	Reversível
1142	Repetidora Pico Alto Rodovia. 253 Km 905	0	Pernambuquinho	Guaramiranga	CE	323,00	48.144,01	Reversível
BTSAPR159	Rua Padre Francisco Bonatto	33	Colombo	Colombo	PR	359,63	1.226,00	Reversível
1365	Rua Getulio Vargas	274	Na	Várzea Alegre	CE	130,51	857,76	Reversível
BTSASC272	R Amandus Penski	83	Vila Nova	Joinville	SC	52,03	519,40	Reversível
BTSASC304	Rua Giacomo Duz	S/n	Centro	Marema	SC	35,38	1.800,00	Reversível
2051	Rua Dr. Valerio	S/n	Centro	São Gabriel Da Palha	ES	191,00	864,00	Reversível
4072	Avenida Carlos Gomes	S/n	Na	Garrafão Do Norte	PA	86,50	1.176,70	Reversível
BTSASC79	Rua Gen. Sampaio	S/n	Centro	Caçador	SC	30,00	1.135,00	Reversível
BTSARS564	Sao Jose Do Herval	0	Sao Jose Do Herval	São José Do Herval	RS	45,05	150,00	Reversível
BTSASC74	Estrada Geral Da Limeira		Limeira	Brusque	SC	517,00	517,00	Reversível
5215	Rua Felinto Rego	1080	Centro	União	PI	145,00	896,00	Reversível
BTSAGO26	Rua Sebastiao Manoel Da Silva Qd. 10 Lt. 2 E 3 (Parte)	0	Interlandia	Anápolis	GO	71,96	1.000,00	Reversível
2624	Rua Cel. Lucas Magalhaes	693	Urbano	Arceburgo	MG	116,00	307,00	Reversível
550	Fazenda Magoya	0	Itabuna Sul Sns	Itarantim	BA	96,00	1.420,00	Reversível
BTSASC379	Rua Nereu Ramos	S/n	Centro	Rio Dos Cedros	SC	9,63	1.200,00	Reversível
BTSARS607	Linha Bento Goncalves	0	Serafina Correa	Serafina Corrêa	RS	37,48	1.600,00	Reversível
2668	Rua Dos Voluntários	147	Centro	Boa Esperança	MG	110,00	1.287,00	Reversível
BTSAPR441	Avenida Rio Branco	482	Jardim America	Maringá	PR	112,50	290,00	Reversível
2984	Travessa Angelo De Quadros	40	Centro	Pedra Azul	MG	270,00	608,00	Reversível
BTSASC398	Rua Alfredo Emerim Lote Nº9 - Qd. Nº11	0	Centro	Santa Rosa Do Sul	SC	39,78	434,18	Reversível
1294	Rua Coelho Mascarenhas	0	Centro	Novo Oriente Do Pia	CE	84,29	102,14	Reversível
BTSASC438	Rua Padre Aurelio	413	Centro	São José Do Cedro	SC	161,84	870,00	Reversível
1236	Rua Francisco Maciel Da Silva	S/n	Centro	Icó	CE	125,86	989,30	Reversível
1293	Rua Herminia De Gusmao Rocha	S/n	Centro	Itapagé	CE	186,00	900,00	Reversível
BTSASC405	Rua Estevao Buschle	S/n	Centro	São Bento Do Sul	SC	637,00	1.500,00	Reversível
BTSARS228	Rua Duque De Caxias	0	General Camara	General Câmara	RS	140,64	774,40	Reversível
BTSASC69	Rua Pescada Amarela	S/n	Centro	Bombinhas	SC	47,38	333,50	Reversível
BTSAMS130	Rua 9 De Maio	S/n	Centro	Rio Negro	MS	750,00	750,00	Reversível

5526	Rua Coronel Etelvino Da Silva Gomes	60	Conceicao De Macab	Conceição De Macab	RJ	170,75	737,00	Reversível
4935	Rua Jose Lacerda Leite	31	Centro	Igarassu	PE	333,50	1.536,28	Reversível
3567	Rua 7 De Setembro	1832	Na	Oriximiná	PA	480,00	3.280,00	Reversível
BTSAPR648	Avenida Curitiba	0	Rio Bom	Rio Bom	PR	71,84	900,00	Reversível
7216	Rua Dom Pedro II	0	Na	Eunápolis	BA	1.064,52	1.588,00	Reversível
BTSARS85	Rua Andradas	0	Campinas Do Sul	Campinas Do Sul	RS	84,15	290,00	Reversível
BTSARS117	Catuípe	0	Catuípe	Catuípe	RS	294,60	150,00	Reversível
3751	Avenida Antonio Marcos Ribeiro	S/n	Centro	São Félix Do Xingu	PA	134,77	1.863,29	Reversível
BTSARS217	Estr. Munic Nova Roma	0	Nova Roma	Flores Da Cunha	RS	26,24	300,00	Reversível
BTSASC232	R Pst Alberto Schneider - Barra Do Rio	0	Barra Do Rio	Jaraguá Do Sul	SC	81,26	86.516,25	Reversível
BTSASC255	Rua Dona Frnacisca	S/n	Pirabeiraba	Joinville	SC	52,03	150,00	Reversível
3372	Rua Garret	1104	Jardim America	Belo Horizonte	MG	152,00	360,00	Reversível
698	Praca Dr Francisco Xavier Borges	198	Centro	Camamu	BA	110,00	243,00	Reversível
BTSARS263	Rua Henrique Koff	0	Ijuí	Ijuí	RS	30,10	625,00	Reversível
2232	Rua Dr. Paulo Ramos	1	Pov Morros	Morros	MA	65,24	356,83	Reversível
BTSAGO302	Rua Francisco P. De Jesus C/ Amazonas Qd. 43 Lt. 4 A 7 E	0	Maurilandia	Maurilândia	GO	115,07	2.299,68	Reversível
2644	Rua Tarcilio Gomes Da Costa	93	Centro	Brumadinho	MG	110,00	290,00	Reversível
BTSAPR434	Avenida Perimetral	1516	Marilena	Marilena	PR	53,89	980,00	Reversível
BTSAPR481	Missal - Av. Joao Ferrari	0	Missal	Missal	PR	10,21	588,30	Reversível
BTSASC19	Rua Roch A Coutinho	S/n	Centro	Araquari	SC	350,00	350,00	Reversível
BTSARO136	Rua Principal S/N - Sao Lourenço	S/n	Centro	Vilhena	RO	150,00	150,00	Reversível
BTSASC47	Rua 2 De Setembro	S/n	Itoupava Norte	Blumenau	SC	184,54	150,00	Reversível
6038	Praça Monsenhor Freitas	S/n	Joao Camara	João Câmara	RN	269,74	1.440,00	Reversível
6715	Rua Antonio Gomes De Macedo	540	Centro	Luz	MG	18,09	100,00	Reversível
4586	Agrovila Progresso Do Km 140	0	Vila Alvorada	Uruará	PA	25,04	290,00	Reversível
BTSAMS131	Rua Almirante Tamandare	80	Centro	Rio Verde De Mato G	MS	107,18	1.500,00	Reversível
BTSARS681	Rua Lagoa Negra	0	Itapua - Vila	Viamão	RS	26,25	150,00	Reversível
1941	Ladeira Mal Candido Rondon	1	Rural	Apiacá	ES	30,00	1.142,40	Reversível
3517	Rua Doze	38	Ilha	Governador Valadare	MG	168,00	360,00	Reversível
1031	Rod. Br 407 Km 18 Km - Fazenda Rancharia	S/n	Distrito Carnaiba Do	Sertão	BA	61,36	202.700,00	Reversível
BTSASC442	Rua Conego Bernardo Philippi	S/n	Centro	São Ludgero	SC	96,84	450,00	Reversível
BTSAPR563	Rua Parana	50	Paulo Frontin	Paulo Frontin	PR	42,08	1.267,10	Reversível
3627	Trav. Leonardo Tavares	S/n	Centro	Ponta De Pedras	PA	201,60	2.498,00	Reversível
BTSAPR618	Rua Frei Policarpo	113	Porto Vitoria	Porto Vitória	PR	42,00	600,00	Reversível
BTSAPR647	Guilherme Pereira	493	Rio Azul	Rio Azul	PR	42,08	990,00	Reversível
BTSAPR480	Rua Sao Paulo	91	Miraselva	Miraselva	PR	69,16	440,00	Reversível
BTSAPR561	Vargem Grande	0	Paula Freitas	Paula Freitas	PR	151,74	290,00	Reversível
BTSAPR390	Avenida Almirante Barroso	0	Juranda	Juranda	PR	12,65	150,00	Reversível
BTSAPR402	Rua Nossa Senhora Aparecida	0	Lidianopolis	Lidianópolis	PR	600,00	600,00	Reversível
BTSASC363	Rua Frei Protasio	150	Centro	Praia Grande	SC	26,84	966,00	Reversível
741	Rua Conego Olimpio	S/n	Distrito Humildes	Feira De Santana	BA	71,05	1.855,00	Reversível
BTSAPR276	Rua Belem	65	Formosa Do Oeste	Formosa Do Oeste	PR	151,53	1.585,97	Reversível
2969	Rua Madre Beatriz	17	Centro	Manhumirim	MG	110,00	1.070,00	Reversível

25	Morro0	S/n	Morro	União Dos Palmares	AL	87,30	3.650,00	Reversível
6027	Rua Peroba	S/n	Pitimbu	Natal	RN	234,00	600,00	Reversível
BTSAPR710	Rua Amadeu Ferraz De Araujo	164	Sao Jose Da Boa Vista	São José Da Boa Vista	PR	71,23	900,00	Reversível
BTSAGO574	Avenida Andre Aires Sobrinho Qd. 17 Lt. 05 E 06 (Atual Avenida Tocantins)	0	Centro	São Valério Da Natividade	GO	25,61	1.576,50	Reversível
3556	Fazenda Machadinho	S/n	Zona Rural	Paracatu	MG	68,00	6.400,00	Reversível
BTSAPR684	Rua Miguel Smack	785	Santa Terezinha De Itaipu	Santa Terezinha De Itaipu	PR	106,32	290,00	Reversível
BTSAPR637	Rua Amapa	145	Rancho Alegre D' Oeste	Rancho Alegre D'Oeste	PR	1.200,00	1.200,00	Reversível
BTSARO6	Rua Joao Tessinari S/N Centro	S/n	Centro	Capixaba	AC	150,02	150,00	Reversível
BTSAMT81	Avenida Leonidio De Paula Correa	S/n	Centro	Poconé	MT	50,00	150,00	Reversível
1951	Rua Major Quintino	S/n	Centro	Alegre	ES	280,00	794,00	Reversível
3276	Rua Rui Barbosa *	S/n	Centro	Itamarandiba	MG	96,00	204,00	Reversível
1957	Corrego Boa Esperança	S/n	Zona Rural	Barra De São Francisco	ES	43,00	1.600,00	Reversível
BTSASC256	Rua Dos Campos	S/n	Morro Do Meio	Joinville	SC	52,03	150,00	Reversível
4708	Praça Monsenhor Valeriano Pereira	S/n	Centro	Pombal	PB	157,30	731,00	Reversível
BTSAGO163	Avenida Gercina Borges Teixeira Nº 628 Qd. Qc-18 Lt. 24/22	628	Conj. Vera Cruz	Goiânia	GO	100,00	400,00	Reversível
BTSAMT38	Rua Das Acácias Esq Rua Sao Paulo	78	Centro	Comodoro	MT	75,57	2.500,00	Reversível
2086	Rua Nova	S/n	Sao Torquato	Vila Velha	ES	151,00	875,00	Reversível
2798	Rua Olegario Maciel	71	Urbano	Esmeraldas	MG	54,00	502,00	Reversível
7241	Rua Da Caixa D'Agua	0	Na	Rafael Jambeiro	BA	13,72	1.200,00	Reversível
3375	Rua Senador Levindo Coelho	2021	Vale Do Jatoba	Belo Horizonte	MG	137,00	404,00	Reversível
BTSAPR562	Fazenda Tem Que Ver	0	Paulo Frontin	Paulo Frontin	PR	151,73	5.200,00	Reversível
2533	Rua Francisco Samuel Da Costa Lage (Antiga R. Francisco Samuel)	0 (antigo 1	Urbano	Santa Maria De Itabira	MG	110,00	398,01	Reversível
3636	Rua Augusto Meira Filho	S/n	Centro	Santa Bárbara Do Paraiba	BA	108,84	1.283,90	Reversível
2200	Rua Quinze S/Nº (Repetidora)0	268	Trizidela	Barra Do Corda	MA	61,77	7.840,00	Reversível
5994	Rua Rio Açú	S/n	Emaus	Parnamirim	RN	495,00	2.072,00	Reversível
BTSARS92	Candelaria	0	Candelaria	Candelária	RS	411,02	150,00	Reversível
696	Avenida Antonio Coutinho	S/n	Na	Caculé	BA	117,50	1.500,00	Reversível
BTSASC444	Avenida Sao Miguel - Lote Nº32 - Qd. Nº6	0	Centro	São Miguel Da Boa Vista	GO	20,25	150,00	Reversível
BTSAPR489	Rua Joaquim Tavora	S/n	Munhoz De Melo	Munhoz De Melo	PR	42,08	450,00	Reversível
BTSAGO460	Rua Dr. Irany Ferreira Nº 45 Qd. 20 Lt. 28	45	Trindade	Trindade	GO	134,44	659,00	Reversível
2190	Avenida Pres. Kennedy	S/n	Centro	Poção De Pedras	MA	65,24	768,00	Reversível
1267	Rua Cel. Jose De Albuquerque	446	Centro	Cedro	CE	327,00	854,00	Reversível
1977	Avenida Dos Eucaliptos	S/n	Urbano	Aracruz	ES	291,00	1.000,00	Reversível
2878	Praca Juscelino Kubitschek	135	Centro	Jequitinhonha	MG	342,00	1.084,00	Reversível
1456	Boa Vista	0	Na	Mombaça	CE	15,00	180,00	Reversível
BTSASC311	Rua 14 - Lot. Imaribo	0	Centro	Monte Carlo	SC	35,37	1.050,00	Reversível
BTSARS194	Rua Graciliano Lopes	0	Estacao	Estação	RS	111,65	322,50	Reversível
BTSARS220	Rua Borges De Medeiros	0	Flores Da Cunha	Flores Da Cunha	RS	484,89	800,00	Reversível
1863	Avenida Pres. Costa E Silva	145	Goiabeiras/ Republica	Vitória	ES	147,00	450,00	Reversível
7232	Rua Padre Joao Meira	0	Na	Pilão Arcado	BA	16,00	1.130,35	Reversível
733	Rua Waldemar Gama	S/n	Centro	São Gabriel	BA	93,60	1.140,00	Reversível
BTSAPR747	Rua Parana, Qd 22 Lt 9	616	Flor Da Serra	Serranópolis Do Iguaçu	PR	71,85	288,00	Reversível
BTSAGO565	Avenida 12 Esq. C/ Rua 6 Qd. 18 Lt. 03 A 05 (Atual Rua 05 Esq. C/ Rua 08 Qd. 100 Centro	S/n	Centro	Pugmil	TO	160,00	1.247,50	Reversível

BTSAGO262	Rua 7 De Setembro (Ant. Antonio Jose Mendanha)	S/n	Ordalia	Itaçu	GO	150,00	150,00	Reversível
BTSAGO572	Avenida Praiao Qd. 16 Lt. 09	0	Jd Amazonia	São Salvador Do Tocantins	TO	61,00	1.211,48	Reversível
33606	Rua Do Morro	S/n	Praia De Pititinga	Rio Do Fogo	RN	18,20	87,72	Reversível
3866	Rod. Br.316 - Km 08	S/n	Na	Ananindeua	PA	266,29	831,47	Reversível
BTSARS549	Santo Expedito Do Sul	0	Santo Expedito Do Sul	Santo Expedito Do Sul	RS	26,25	150,00	Reversível
5818	Estr. Rodrigues Caldas	1416	Taquara	Rio De Janeiro	RJ	6.931,00	360,00	Reversível
5151	Rua Augusto Henrique De Almeida (Marinas Do Aquira)	0	Centro	Ipojuca	PE	30,00	400,00	Reversível
BTSAMS3	Rua Da Republica	3167	Centro	Amambai	MS	240,00	875,00	Reversível
1986	Rua Bernardino Monteiro	200	Domingos Martins	Domingos Martins	ES	280,00	672,00	Reversível
BTSARS36	Linha Um	0	Barao De Cotegipe	Barão De Cotegipe	RS	24,00	150,00	Reversível
BTSASC126	Rua Moura Brasil	1509	Centro	Cunha Porã	SC	152,45	940,00	Reversível
BTSAGO571	Avenida Manoel Silverio Dourado C/ Piaui Qd. 61 Lt. 01 02 03	0	Centro	Santa Tereza Do Tocantins	TO	140,00	1.400,00	Reversível
BTSAMS98	Rua Barao Do Rio Branco	S/n	Distrito De Pirapora	Itaporã	MS	24,84	300,00	Reversível
BTSASC335	Rua Geral Praia Da Pinheira	43	Praia Da Pinheira	Palhoça	SC	54,74	150,00	Reversível
7449	Rua Eliodoro Araujo Filho	0	Na	Buritirama	BA	122,44	1.200,00	Reversível
7152	Rua Costa Azevedo	S/n	Distrito Fazenda Nova	Brejo Da Madre De Deus	PE	130,00	2.600,00	Reversível
7506	Fazenda Carnauba	0	Carnauba	Xique-Xique	BA	70,22	2.000,00	Reversível
5885	Rua Duque De Caxias	85	Sao Fidelis	São Fidélis	RJ	237,29	600,00	Reversível
BTSARS219	Rua Barbera	0	Otavio Rocha	Flores Da Cunha	RS	31,10	301,60	Reversível
BTSASC86	Rua Getulio Vargas	S/n	Centro	Campo Alegre	SC	96,84	745,30	Reversível
2774	Rua Marechal Deodoro	20	Urbano	Delfim Moreira	MG	101,00	618,00	Reversível
5210	Rua Cap. Newton Ruben	1321	Aldeia	São Raimundo Nonato	PI	135,00	200,00	Reversível
BTSAGO478	Rua Rio Dos Patos Esq. C/ Rua Pirineus	0	Assuncao De Goias	Vila Propício	GO	150,00	150,00	Reversível
4932	Rua Barao De Suassuna	S/n	Centro	Escada	PE	147,04	500,00	Reversível
5633	Rua Cel. Gomes Machado	119	Centro	Niterói	RJ	207,00	1.543,00	Reversível
BTSAPR123	Fazenda Floresta	0	Cascavel	Cascavel	PR	225,74	450,00	Reversível
BTSAPR258	Rua Manoel Ribas	159	Engenheiro Beltrao	Engenheiro Beltrão	PR	261,40	1.474,62	Reversível
BTSAGO303	Avenida Amazonas C/ Rua 3 Qd. 197 Lt. 6 (Parte) 7 E 8	0	Minacu	Minacu	GO	256,00	256,00	Reversível
BTSAMT85	Rua Dona Leopoldina Lts. 1 E 2 Qd. 34	0	Centro	Porto Dos Gaúchos	MT	42,30	1.000,00	Reversível
BTSAPR71	Colonia Boa Ventura	0	Boa Ventura De Sao Paulo	Boa Ventura De São Paulo	PR	32,35	360,00	Reversível
BTSAPR728	Avenida Governador Bento Munhoz Da Rocha Neto	565	Sao Miguel Do Iguaçu	São Miguel Do Iguaçu	PR	42,80	500,00	Reversível
BTSARS140	Rua Pe. Maximiliano Lassberg	0	Cerro Largo	Cerro Largo	RS	91,80	1.500,00	Reversível
BTSAGO104	Rua Das Violetas Esq. C/ Amor Perfeito Nº 220	220	Catalao	Catalão	GO	103,03	2.430,00	Reversível
748	Rua Sao Joseqd 2	0	Na	Ibipitanga	BA	46,00	1.019,22	Reversível
3808	Anajas	0	Na	Anajás	PA	29,05	536,20	Reversível
898	Rua Filogonio De Oliveira / Estrada Barra De Pojuca Monte Gordo	S/n	Barra De Pojuca	Camaçari	BA	66,00	993,00	Reversível
BTSASC319	Rua Jose Bottin Lote Nº89B - Qd. Nº29	0	Centro	Nova Itaberaba	SC	20,23	419,14	Reversível
BTSARS131	Rua Octavio De Medeiros	0	Vila Seca	Caxias Do Sul	RS	48,97	335,00	Reversível
BTSAPR779	Rua Fortaleza	0	Toledo	Toledo	PR	71,84	1.200,00	Reversível
2669	Praça Caçula	20	Centro	Bocaina De Minas	MG	101,00	360,00	Reversível
1906	Avenida Noroeste	S/n	Nova Almeida	Serra	ES	280,00	1.200,00	Reversível
1313	Repetidora Pereiro Verdes Mares	0	Na	Pereiro	CE	28,09	2.862,00	Reversível
BTSASC24	Rua Xv De Novembro	0	Centro	Arroio Trinta	SC	25,01	1.050,00	Reversível

2739	Rua Cel. Casemiro	467	Urbano	Conceição Da Aparecida	MG	101,00	360,00	Reversível
BTSAPR175	Rua Minas Gerais	354	Cornelio Procopio	Cornélio Procópio	PR	42,08	1.200,00	Reversível
BTSASC9	Rua Sao Joao	S/n	Centro	Alfredo Wagner	SC	203,15	257,00	Reversível
616	Repetidora De Porto Novo S/N (Alto Formoso De Porto Novo)	S/n	Rural	Santana	BA	240,00	2.400,00	Reversível
292	Avenida 7 De Setembro	459	Centro	São Gabriel Da Cachoeira	MA	302,69	2.006,46	Reversível
7126	Rua Sao Francisco	S/n	Centro	Buritirana	MA	10,50	1.200,00	Reversível
2307	Praça Manoel Antonio De Sousa	S/n	Jacare	Cururupu	MA	9,00	360,00	Reversível
2581	Rua Antonio Falabela	421	Serrano	Belo Horizonte	MG	91,00	360,00	Reversível
BTSARS34	Rua Gen. Osorio	1150	Bage	Bagé	RS	1.459,78	150,00	Reversível
BTSAPR166	Loteamento Ana Maria Franco Cordeiro	0	Contenda	Contenda	PR	20,42	1.200,00	Reversível
5108	Br 428 Km 820	S/n	Na	Orocó	PE	124,34	2.700,00	Reversível
BTSARS58	Bom Retiro Do Sul	0	Bom Retiro Do Sul	Bom Retiro Do Sul	RS	81,62	200,00	Reversível
2786	Praça Quinze De Novembro	54	Urbano	Dom Joaquim	MG	66,00	220,00	Reversível
2961	Rua Sao Jose	33	Centro	Oliveira	MG	340,00	340,00	Reversível
6680	Avenida Juscelino Kubitschek	S/n	Centro	Angical	BA	19,40	910,24	Reversível
3656	Avenida Principal	50	Monte Dourado	Almeirim	PA	266,30	4.388,05	Reversível
BTSAGO547	Avenida Jk	0	Centro	Palmas	TO	340,00	340,00	Reversível
1965	Rua Nestor Gomes	S/n	Cariacica	Cariacica	ES	337,00	800,00	Reversível
BTSAPR65	Rua Marta Silva Gomes	662	Bela Vista Do Paraíso	Bela Vista Do Paraíso	PR	247,05	1.760,00	Reversível
BTSAGO434	Avenida Tancredo Neves Qd.	0	Santa Tereza De Goiás	Santa Tereza De Goiás	GO	63,90	600,00	Reversível
3655	Rua Joao Gualberto Dos Santos	161	Centro	Curuçá	PA	120,49	1.502,40	Reversível
BTSARS335	Nao Me Toque	0	Nao Me Toque	Não-Me-Toque	RS	242,40	150,00	Reversível
BTSAPR355	Rua Coronel Garcia	631	Irati	Irati	PR	490,43	1.600,00	Reversível
BTSAMT79	Rua Marechal Rondon	491	Centro	Pedra Preta	MT	58,09	800,00	Reversível
BTSAMT87	Avenida Nossa Aparecida C/ Rua Delfino Silverio Ferreira Lt. 1 Qd. 05	0	Poxoreo	Poxoréo	MT	59,28	150,00	Reversível
2146	Rua Isapel	S/n	Centro	Coelho Neto	MA	114,98	1.200,00	Reversível
1987	Avenida Floriano Rubim	1199	Urbano	Ecoporanga	ES	25,00	800,00	Reversível
BTSAPR542	Rua Nestor Victor (Antigo N. 289)	293	Centro	Paranaguá	PR	76,31	1.299,90	Reversível
BTSARS638	Avenida Minas Gerais	0	Nova Tramandai	Tramandaí	RS	104,50	550,00	Reversível
BTSASC35	Avenida Sc	475	Centro	Barra Velha	SC	166,48	150,00	Reversível
BTSARS547	Rua Do Comércio	602	Santo Augusto	Santo Augusto	RS	225,17	150,00	Reversível
BTSAPR575	Rua Santa Helena	192	Pinhais	Pinhais	PR	141,30	410,40	Reversível
2046	Rua Dom Pedro II / Rua Floriano Pei	14	Serra Sede	Serra	ES	280,00	1.160,00	Reversível
3012	Rua Espirito Santo	486	Centro	Pratápolis	MG	280,00	1.169,00	Reversível
836	Praça Olimpio Ferreira	0	Na	Presidente Jânio Quadros	BA	95,40	1.713,53	Reversível
BTSARS60	Rua Coronel João Luís Nascimento (Antiga Bossoroca)	491	Bossoroca	Bossoroca	RS	84,15	290,00	Reversível
2094	Rua Venicio Torres	S/n	Praia Da Costa	Vila Velha	ES	151,00	384,00	Reversível
2638	Serra Da Bocaina	S/n	Rural	Araxá	MG	84,00	1.500,00	Reversível
BTSARS289	Joia	0	Joia	Jóia	RS	61,60	150,00	Reversível
BTSAPR68	Rua Antonio Coradin	310	Bituruna	Bituruna	PR	106,33	600,00	Reversível
BTSASC494	Rua Pedro Bortoluzzi	S/n	Centro	Xanxerê	SC	122,78	619,65	Reversível
1119	Rua 8 A (Antiga 88)	200	Cj. Parque Tabapua	Caucaia	CE	208,00	553,00	Reversível
3065	Rua Cel. Amancio Bernardes	6	Centro	Santo Antônio Do Monte	MG	270,00	1.821,00	Reversível

BTSASC70	Rua Joao Morelli	S/n	Centro	Botuverá	SC	25,00	450,00	Reversível
BTSAPR692	Rua Sao Roque	191	Colonia Missoes	Santo Antônio Do Sul	PR	42,08	3.500,00	Reversível
4660	Rua Josefa Miranda Freire	S/n	Bessa	João Pessoa	PB	277,60	420,00	Reversível
BTSAMS68	Rua Maria Garcia Gomes	372	Centro	Costa Rica	MS	106,43	1.200,00	Reversível
3313	Rua Alfredo Tormim	44	Urbano	Estrela Do Sul	MG	130,00	165,00	Reversível
2700	Avenida Manoel Francisco De Freitas	99	Urbano	Caputira	MG	101,00	300,00	Reversível
3087	Praca Padre Jacinto	154	Centro	Senador Firmino	MG	101,00	360,00	Reversível
BTSAPR711	Rua Marechal Costa E Silva	724	Sao Jose Das Palmeiras	São José Das Palmeiras	PR	224,16	450,00	Reversível
BTSARS627	Rua Dr. Edmundo Soft	0	Taquara	Taquara	RS	18,00	150,00	Reversível
5106	Rua Joaquim Lucas De Barros	S/n	Centro	Mirandiba	PE	71,65	300,00	Reversível
713	Rua Dr. Orlando Texeira	0	Na	Chorrochó	BA	100,00	1.600,00	Reversível
BTSAGO368	Fazenda Garapa 2		Piracanjuba	Piracanjuba	GO	109,40	2.188,00	Reversível
2762	Praça Joaquim Luiz Da Costa Maia *	S/n	Urbano	Cristais	MG	101,00	367,00	Reversível
2670	Avenida Governador Valadares	85	Centro	Bom Jardim De Minas	MG	101,00	360,00	Reversível
BTSARS341	Rua Catarino Frasson	0	Nova Araca	Nova Araçá	RS	81,62	360,00	Reversível
BTSARS258	Rua L.Z.Gaudanin	0	Ibiraieras	Ibiraieras	RS	84,14	590,00	Reversível
BTSADF39	Modulo M Lote Especial S/N Condominio Solar De Athenas	S/n	Sobradinho	Brasília	DF	146,22	1.299,63	Reversível
2773	Praça Divino Espirito Santo	30	Urbano	Datas	MG	101,00	360,00	Reversível
BTSASC391	Avenida Alfredo Jacomo Scopel	S/n	Centro	Saltinho	SC	21,30	360,00	Reversível
BTSASC26	Rua Bela Vista	130	Centro	Ascurra	SC	35,38	420,00	Reversível
644	Fazenda Sete Cachoeira	0	Nova Valenca	Valença	BA	62,10	1.350,00	Reversível
BTSAGO10	Rua Antonio Pereira Ramos (Ant. 21 De Abril)	S/n	Centro	Amaralina	GO	9,88	1.224,00	Reversível
BTSASC122	Rua Carlos Ronch	S/n	Sao Defende	Criciúma	SC	29,12	392,00	Reversível
507	Praça Austricliano Moreira	0	Centro	Coração De Maria	BA	127,35	1.513,12	Reversível
BTSAMS88	Rua Holanda	215	Distrito Do Morumbi	Eldorado	MS	32,35	450,00	Reversível
642	Rua Jose Loyola De Andrade	S/n	Centro	Ubaitaba	BA	36,30	600,00	Reversível
BTSASC226	Rua Do Comercio	S/n	Centro	Itapiranga	SC	278,70	300,00	Reversível
BTSASC236	Rua 641	S/n	Ilh A Da Figueira	Jaraguá Do Sul	SC	40,25	396,25	Reversível
BTSARS621	Av Xv De Novembro	0	Tapera	Tapera	RS	425,36	1.596,20	Reversível
704	R. José Félix Ferreira - Estrada S/ Nome	0	Lagoinha	Cândido Sales	BA	104,00	1.000,00	Reversível
1998	Rua 17 De Fevereiro	S/n	Urbano	Itaguaçu	ES	41,00	380,00	Reversível
718	Rua Balon Lopes Carneiro	0	Centro	Conceição Do Coité	BA	194,92	1.232,00	Reversível
BTSASC177	Rua Adriano Kormann	S/n	Bela Vista	Gaspar	SC	78,58	564,16	Reversível
3320	Rua Olegario Maciel	640	Centro	Resplendor	MG	99,00	1.000,00	Reversível
BTSARS500	Rua Amaro Souto	0	Rosario Do Sul	Rosário Do Sul	RS	950,30	150,00	Reversível
BTSASC247	Rua Antonio De Oliveira E Silva	95	Boa Vista	Joinville	SC	52,03	480,00	Reversível
BTSASC312	Rua Nereu Ramos	S/n	Centro	Monte Castelo	SC	24,99	914,50	Reversível
5616	Serra Do Portugues	S/n	Mendes	Mendes	RJ	102,00	1.184,00	Reversível
BTSAMT125	Travessa Do Palacio C/ Conde De Azambuja	S/n	Centro	Vila Bela Da Santissima	MT	75,57	1.600,00	Reversível
2017	Rua Anchieta	S/n	Urbano	Montanha	ES	25,00	640,00	Reversível
808	Avenida Antonio Carlos Magalhaes	631	Na	Mulungu Do Morro	BA	52,71	800,00	Reversível
2608	Rua Dr. Joao Batista Viana	55	Urbano	Alto Rio Doce	MG	101,00	549,00	Reversível
BTSAPR358	Estrada Da Gloria	0	Iretama	Iretama	PR	80,53	2.543,08	Reversível

4808	Morro Da Compesa - Caixa D'Agua	S/n	Na	Araripina	PE	142,20	1.000,00	Reversível
5776	Praça Tiradentes Onde Existia O No. 53Onde Existia O 53	53	Centro	Rio De Janeiro	RJ	205,00	212,00	Reversível
558	Estrada Br 330 Km 180	S/n	Fazenda Nova Cajuei	dequié	BA	103,18	2.000,00	Reversível
BTSAGO420	Rua Alfredo Nasser Esq. C/ Castelo Branco S/Nº (Atual Miguel Araujo Da Silva)	S/n	Santa Barbara De Go	Santa Bárbara De Go	GO	69,96	611,20	Reversível
640	Rua Do Matadouro	0	Na	Tucano	BA	66,38	2.462,87	Reversível
BTSARS545	Avenida Fortunato Palma	0	Santo Antonio Do Pal	Santo Antônio Do Pal	MS	45,05	332,89	Reversível
BTSAGO496	Avenida Goias Esq. C/ 7 De Setembro Qd. 02 Lt. 07 E 08 (Atual Rua Desvan Frasco C/ Antonio Mateus)	S/n	Centro	Brasilândia Do Tocant	TO	63,90	647,50	Reversível
BTSARO35	Rodovia Br- 317 - Fazenda Ponteio	S/n	Centro	Xapuri	AC	150,00	150,00	Reversível
2720	Praça Professor Brito *	S/n	Urbano	Carmo De Minas	MG	97,00	150,00	Reversível
3713	Rua Dr. Correia Pinto	91	Posto Do Flexal	Óbidos	PA	140,08	5.509,92	Reversível
BTSAPR597	Praça Bom Jesus Lote A/2 Quadra 7 (Antigo N. 17)	75	Uvaranas	Ponta Grossa	PR	665,38	1.920,00	Reversível
BTSADF48	Lotes 28 E 29 Quadra 18 Loteamento Jardim America li	0	Aguas Lindas De Goias	Aguas Lindas De Goias	GO	158,60	360,00	Reversível
BTSARO103	Rua Principal S/N - Nova Colina	S/n	Centro	Ji-Paraná	RO	150,00	150,00	Reversível
2621	Rua Francisco Caetano	101	Urbano	Arantina	MG	101,00	360,00	Reversível
1177	Rua Sete De Setembro (Praça Sebastiao Alves S/N)	S/n	Centro	Aurora	CE	138,79	429,60	Reversível
1235	Rua Rosa Reboucas	144	Centro	Icapuí	CE	87,45	400,35	Reversível
5607	Rua Trinta E Quatro	0	Itaipuacu	Maricá	RJ	627,48	600,00	Reversível
1371	Avenida Marina Do Morro Branco0	S/n	Centro	Beberibe	CE	77,50	945,00	Reversível
2028	Rua Ana Porto Simoes / Av. Leblon	585	Praia Do Morro	Guarapari	ES	184,00	618,00	Reversível
BTSAPR184	Rua Deputado Arnaldo Busato	822	Cruzeiro Do Iguacu	Cruzeiro Do Iguacu	PR	10,21	150,00	Reversível
577	Rua Das Flores	S/n	Centro	Monte Santo	BA	42,00	1.380,00	Reversível
BTSAMS128	Rua Prof. Etelvina Vasconcelos	1000	Centro	Rio Brilhante	MS	186,90	900,00	Reversível
BTSASC456	Rua 8 De Maio	0	Centro	Serra Alta	SC	34,16	440,00	Reversível
BTSAMS122	Rua Espirito Santo	775	Centro	Pedro Gomes	MS	78,81	800,00	Reversível
799	Praça Juscelino Kubitschek	S/n	Na	Mansidão	BA	100,00	1.050,00	Reversível
BTSASC351	Avenida Mal. Castelo Branco	755	Centro	Pinheiro Preto	SC	34,20	370,00	Reversível
BTSAGO352	Avenida Do Comercio (Pça. N. S. Do Rosario)	S/n	Ouro Verde De Goias	Ouro Verde De Goiás	GO	40,14	836,00	Reversível
BTSAPR551	Rua Serafin Afonso Costa	1973	Jardim São	Paranavaí	PR	-	637,50	Não Reversível
BTSASC492	Rua 7 De Setembro	S/n	Centro	Witmarsum	SC	25,00	150,00	Reversível
BTSAGO381	Rua Pirenopolis Esq. C/ Rua Lago Das Rosas	0	Jaranapolis	Pirenópolis	GO	79,39	2.762,71	Reversível
BTSAPR705	Rua Visconde Do Rio Branco	51	Sao Jorge Do Ivaí	São Jorge Do Ivaí	PR	106,32	290,00	Reversível
5062	Rua Domingos Siqueira	S/n	Centro	São José Do Egito	PE	153,05	201,70	Reversível
3104	Rua Dyonisio Azevedo Reis *	S/n	Centro	São Gonçalo Do Sapu	MA	281,00	1.055,00	Reversível
BTSAMS93	Av Presidente Vargas	523	Planalto	Guia Lopes Da Lagu	MS	63,36	600,00	Reversível
2591	Rua Americo Martins	997	Floramari	Belo Horizonte	MG	79,00	1.000,00	Reversível
3606	Rua Dez - Conj. Residencial Julia Seffer	0	Julia Seffer	Ananindeua	PA	51,01	337,56	Reversível
BTSAGO342	Avenida Otilia Amorim Rodrigues (Antiga Joao Stival/Rua Pedro Camilo)	S/n	Nova Veneza	Nova Veneza	GO	65,52	307,56	Reversível
BTSADF125	Rua Dom Pedro II Lotes 010203	2	Taguatinga	Taguatinga	TO	310,00	310,00	Reversível
606	Rua Princesa Isabel	S/n	Centro	Riachão Das Neves	BA	99,00	1.200,00	Reversível
3546	Avenida Candido Uchoa	S/n	Urbano	Bonfinópolis De Minas	MG	135,00	800,00	Reversível
3739	Rua Carlos Santos	200	Centro	Curionópolis	PA	173,13	1.192,00	Reversível
2922	Rua Sete De Setembro	821	Centro	Mantena	MG	205,00	720,00	Reversível
5892	Rua Itaipulote 01/Q.142	0	Marambaia	São Gonçalo	RJ	104,00	503,00	Reversível

BTSAGO62	Serra Santa Barbara	0	Pontinha	Barro Alto	GO	200,00	2.000,00	Reversível
BTSAMS151	Rua Prof Bernardo Bahur	S/n	Centro	Vicentina	MS	33,00	600,00	Reversível
BTSAPR252	Rua Marechal Candido Rondon	352	Doutor Camargo	Doutor Camargo	PR	106,32	1.200,00	Reversível
BTSASC101	Rua Dom Daniel Hostin	S/n	Centro	Celso Ramos	SC	45,81	375,00	Reversível
BTSAMS89	Rua Celcio Joaquim De Barros	1321	Centro	Fátima Do Sul	MS	186,92	1.000,00	Reversível
BTSARO113	Avenida Carlos Gomes S/N	S/n	Centro	Parecis	RO	120,00	600,00	Reversível
3756	Rua Ercilia De Oliveira	115	Centro	Rondon Do Pará	PA	337,53	1.063,88	Reversível
5097	Rua Coronel Pedro Da Luz	235	Centro	Belém Do São Francisco	PE	99,54	1.475,00	Reversível
1137	Avenida Paulino Felix	829	Centro	Acopiara	CE	327,00	811,00	Reversível
2910	Rua Vereador Joao Landim Filho	35	Centro	Liberdade	MG	101,00	425,00	Reversível
BTSARS473	Rua Paraguai	0	Porto Lucena	Porto Lucena	RS	84,15	568,43	Reversível
BTSAPR420	Rua Numero 1	0	Manfrinópolis	Manfrinópolis	PR	32,35	480,00	Reversível
BTSASC20	R Sarandi	1	Baln. Morro Dos Conchas	Aracanguá	SC	30,75	150,00	Reversível
2906	Rua 17 De Dezembro	136	Centro	Lajinha	MG	150,00	260,00	Reversível
BTSASC386	Rua Barao Do Rio Branco	S/n	Centro	Rodeio	SC	105,05	1.470,00	Reversível
27	Rua Pescador Pilarense	S/n	Cha Do Pilar	Pilar	AL	111,95	1.348,00	Reversível
4740	Fazenda Santa Maria - Br 361	S/n	Zona Rural	Ibiara	PB	20,95	3.600,00	Reversível
BTSAPR454	Fazenda Santo Antonio	0	Na	Mariópolis	PR	59,00	11.885,00	Reversível
BTSASC89	Avenida Getulio Vargas	0	Centro	Campo Erê	SC	180,15	1.236,36	Reversível
BTSAPR816	Rua Cristovao Colombo	296	Xambre	Xambrê	PR	116,77	804,00	Reversível
BTSASC374	Rua 15 De Novembro	S/n	Centro	Rio Do Oeste	SC	25,01	375,00	Reversível
BTSARS188	Ernestina/ Rua Fernando Duderstadt/ Rua Barão/ Rua Flávio Schmitt	52/94	Centro	Ernestina	RS	25,64	150,00	Reversível
BTSARO31	Rua Principal S/N - Colonia Santa Rosa	S/n	Centro	Cruzeiro Do Sul	AC	150,00	150,00	Reversível
BTSADF72	Rodovia Br-020 Km 84 Fazenda Bahia Ou Bezerra Pindaibas Ou Campo Belo	S/n	Formosa	Formosa	GO	982,60	982,60	Reversível
BTSARO118	Rua Principal S/N - Planalto Sao Luiz	S/n	Centro	Cabixi	RO	150,00	150,00	Reversível
BTSARO82	Avenida Pedras Brancas	0	Centro	Governador Jorge Teixeira	RO	150,00	150,00	Reversível
6042	Rua Mestre Silverio Barreto	479	Centro	Areia Branca	RN	254,46	1.124,64	Reversível
BTSARS436	Rua Campos Sales	0	Planalto	Planalto	RS	47,41	1.600,00	Reversível
809	Rodovia Novo Mundo - Piritiba A 1000M De Mundo Novo	S/n	Serra Da Santa Cruz	Mundo Novo	BA	225,50	900,00	Reversível
4659	Rua Sergi0 Guerra	114	Bancarios	João Pessoa	PB	124,33	300,00	Reversível
BTSAPR482	Rua Dom Pedro Ii	0	Missal	Missal	PR	144,72	1.336,25	Reversível
5212	Avenida Cel. Pedro Brito	S/n	Centro	Piracuruca	PI	131,00	1.502,00	Reversível
3052	Rua Dagmar Becho *	S/n	Centro	Santa Bárbara	MG	151,00	723,00	Reversível
BTSASC397	Rua Guilherme Rauhen	S/n	Centro	Santa Cecília	SC	79,38	1.282,50	Reversível
BTSADF59	Lote 45 Quadra 05 Loteamento Cavalcante	0	Cavalcante	Cavalcante	GO	114,04	492,89	Reversível
BTSASC209	Rua Lorenzoni Lote Nº12 Quadra 16	707	Centro	Ipuaçu	SC	20,23	289,00	Reversível
6067	Rua Porcino Costa	64	Umarizal	Mossoró	RN	68,80	50,00	Reversível
1209	Rua Deputado Manuel Francisco	551	Centro	Tianguá	CE	202,00	512,00	Reversível
BTSAPR801	Colonia Antonio Candido	0	Morro Do Sofrimento	União Da Vitória	PR	103,62	3.580,00	Reversível
BTSAPR805	Rua Orquidea	0	Uniflor	Uniflor	PR	42,08	1.200,00	Reversível
482	Praça Melancia Galvao	S/n	Centro	Brejões	BA	106,80	1.600,00	Reversível
652	Fazenda Jarpa	0	Na	Utinga	BA	99,10	1.319,25	Reversível
1329	Avenida Cel. Cicero Sa	S/n	Na	Eusébio	CE	127,00	475,00	Reversível

513	Rua Jose Tavares Carneiro	2261	Cidade Nova	Feira De Santana	BA	194,00	3.517,00	Reversível
6687	Retiro Das Contendas *	S/n	Zona Rural	Itaúna	MG	124,00	1.600,00	Reversível
BTSASC329	Avenida Julio Brender	S/n	Centro	Paial	SC	32,35	480,00	Reversível
503	Rua Pres. Juscelino	0	Na	Cocos	BA	64,55	326,00	Reversível
708	Rua Capitao Artur Lima	S/n	Na	Carinhanha	BA	68,00	1.458,00	Reversível
4671	Rua Carolino Cardoso	841	Poco	Cabedelo	PB	133,60	396,00	Reversível
1144	Rua Dr Atualpa Barbosa Lima	191	Praia De Iracema	Fortaleza	CE	86,40	175,63	Reversível
BTSASC139	Av Sao Joao	0	Centro	Faxinal Dos Guedes	SC	142,00	290,00	Reversível
BTSAPR356	Serra Das Nogueiras	0	Irati	Irati	PR	161,69	24.200,00	Reversível
BTSAGO292	Rua Senador Canedo Esq. C/ Rua 13 De Maio Qd. 02 Lt. 01/02	0	Leopoldo De Bulhoes	Leopoldo De Bulhões	GO	63,90	870,00	Reversível
BTSASC176	Avenida Parana	S/n	Centro	Garuva	SC	53,37	540,00	Reversível
2035	Rua Setembrino Pelissari	353	Centro	Capetinga	ES	215,00	932,00	Reversível
2088	Rua Sergio Cardoso	220	Novo Mexico	Vila Velha	ES	185,00	752,00	Reversível
579	Rua Santa Isabel	S/n	Centro	Mucugê	BA	46,00	1.020,00	Reversível
2150	Rua Urbano Santos	1	Centro	Mirinzal	MA	166,54	2.343,85	Reversível
96861	Avenida Silves		Cachoeirinha	Manaus	AM	-	261,00	Não Reversível
BTSAGO419	Rua 5 Qd. 10 Lt. 1	0	Aparecida Da Fatura	Sanclerlândia	GO	30,00	150,00	Reversível
BTSARO11	Rua Carlos Gonçalves De Farias S/N Centro	S/n	Centro	Jordão	AC	150,00	150,00	Reversível
BTSAPR256	Morro Bela Vista	S/n	Eneas Marques	Enéas Marques	PR	155,76	10.000,00	Reversível
BTSAGO480	Avenida Progresso Esq. C/ Rua Pedro Ludovico Qd. 100 Lt. 09/11	0	Centro	Alvorada	TO	95,00	962,00	Reversível
1139	Rua Vicente Alexandrino Souza (Sitio Colibris)	20	Centro	Tauá	CE	327,00	673,00	Reversível
BTSASC116	Rua Hercilio Luz Nº75	75	Centro	Corupá	SC	43,41	150,00	Reversível
BTSARS44	Rua Kurt Spalding	0	Barros Cassal	Barros Cassal	RS	61,60	450,00	Reversível
BTSAGO495	3ª Avenida Esq. C/ Rua 8 Qd. 27 Lt. 03	0	Centro	Bernardo Sayão	TO	55,92	1.187,50	Reversível
2730	Avenida Cel. Francisco Guimaraes	716	Urbano	Cedro Do Abaeté	MG	101,00	495,00	Reversível
BTSARS395	Rua Do Parque	0	Vera Cruz	Passo Fundo	RS	129,56	475,00	Reversível
BTSAPR297	Rua 19 De Novembro	625	General Carneiro	General Carneiro	PR	106,32	1.200,00	Reversível
BTSARS420	Rua Barao De Santa Tecla 263	263	Terreno Anexo Afctm	Reitorias	RS	623,70	623,69	Reversível
BTSAGO271	Pça. Rodrigues Suzano Qd. 04 Lt. 12	0	Jaragua	Jaraguá	GO	150,00	150,00	Reversível
BTSARS502	Saldanha Marinho	0	Saldanha Marinho	Saldanha Marinho	RS	45,50	150,00	Reversível
5271	Rua Gabriel America Oliveira	S/n	Centro	Coronel José Dias	PI	25,00	14.400,00	Reversível
3294	Fazenda Miranda *	S/n	Rural	Campestre	MG	50,00	900,00	Reversível
1756	Rua Francisco Almir Braga (Antiga R. Padre Ibiapina)	62	Na	Milagres	CE	74,25	396,00	Reversível
5657	Trav. Mario Simoes Coelho (Antiga Trav. Elizabeth)Lt. 13 E 14	0	Austin	Nova Iguaçu	RJ	262,00	720,00	Reversível
1746	Rua Jocenio Monteiro	101	Ancuri	Fortaleza	CE	35,00	748,00	Reversível
2183	Rua Barao De Tromai	S/n	Rodagem	Cândido Mendes	MA	61,77	4.032,00	Reversível
2924	Rua Zizinha Camelo	45	Centro	Mariana	MG	168,00	450,00	Reversível
3370	Rua Novo Mundo - Gloria	94	Coqueiros	Belo Horizonte	MG	122,00	360,00	Reversível
BTSAPR149	Rua Arapongas	565	Cianorte	Cianorte	PR	1.200,00	1.200,00	Reversível
BTSAPR664	Avenida Bertina Warling Lt 9-A E 10 Qd 84 (Nº Anterior 510)	837	Salto Do Lontra	Salto Do Lontra	PR	124,41	290,00	Reversível
BTSAGO12	Rua Macabeus Esq. C/ Rua Democratas Qd. 30 Lt. 1	0	Centro	Amorinópolis	GO	79,39	400,00	Reversível
1943	Avenida Getulio Vargas / Rua Pio X I I	S/n	Campo Grande	Cariacica	ES	151,00	300,00	Reversível
3072	Praca Belo Horizonte	18	Centro	São João Batista Do Piauí	MA	101,00	360,00	Reversível

740	Heliópolis	0	Na	Heliópolis	BA	21,00	1.200,00	Reversível
BTSARS355	Rua Jose Grings	0	Linha Imperial	Nova Petrópolis	RS	26,25	360,00	Reversível
2701	Rua Joao Fernandes Santiago *	S/n	Urbano	Campo Belo	MG	121,00	1.500,00	Reversível
BTSAGO68	Avenida Carolina Vieira Da Mota	220	Bom Jesus De Goias	Bom Jesus De Goiás	GO	201,00	540,80	Reversível
3488	Rua Frei Gaspar	40	Madre Gertrudes	Belo Horizonte	MG	110,00	360,00	Reversível
586	Rua Antonio De Sousa Barreto	S/n	Centro	Olindina	BA	36,65	2.000,00	Reversível
2781	Morro Montevideo *	S/n	Rural	Desterro Do Melo	MG	48,00	2.250,00	Reversível
1230	Rua Joaquim Alves Nogueira	409	Centro	Guaramiranga	CE	87,45	702,00	Reversível
3727	Trav. Irma Alienai	S/n	Vila Nova	Medicilândia	PA	93,65	999,00	Reversível
BTSASC25	Rua Do Comercio	0	Centro	Arvoredo	SC	20,23	500,00	Reversível
716	Rua Antonio Correia	214	Centro	Conceição Da Feira	BA	94,58	616,00	Reversível
BTSAGO463	Avenida Jose Mario Da Costa Rezende Qd. 14 Lt. 09	0	Turvelândia	Turvelândia	GO	70,00	166,17	Reversível
2290	Rua Do Sapo	9	Sta Rita Cassia	Carutapera	MA	9,00	360,00	Reversível
873	Rua Das Pedras	S/n	Periferia	Teolândia	BA	70,00	1.244,60	Reversível
797	Travessa Largo Sao Pedro	S/n	Na	Macarani	BA	100,00	200,00	Reversível
2508	Rua Franklin Procopio *	S/n	Centro	Rio Novo	MG	40,00	581,00	Reversível
3754	Rua Piaui	S/n	Na	Ourilândia Do Norte	PA	101,73	1.036,80	Reversível
7189	Rua Tito Luna Freire	S/n	Na	Iraquara	BA	24,00	900,00	Reversível
1166	Rua 26 De Julho (Rua Artur Carvalho	S/n	Na	Varjota	CE	87,45	350,00	Reversível
2570	Rua Paulo Timoteo Nascimento	S/n	Santa Cruz	Belo Horizonte	MG	64,00	360,00	Reversível
5262	Rua Erotildes Lima	337	Centro	Uruçuí	PI	63,00	765,00	Reversível
BTSARS250	Rua 15 De Novembro	0	Herval	Herval	RS	61,60	513,36	Reversível
BTSAMT121	Avenida Castelo Branco	S/n	Sao Goncalo	Várzea Grande	MT	126,96	290,00	Reversível
2706	Rua Rio Branco	26	Centro	Capelinha	MG	66,00	867,00	Reversível
33607	Avenida 17 De Setembro	S/n	Centro	Rio Do Fogo	RN	18,20	73,95	Reversível
BTSAPR514	Rua Sao Paulo	99	Ortigueira	Ortigueira	PR	106,32	1.170,00	Reversível
2609	Ladeira Dos Italianos	S/n	Rural	Alvinópolis	MG	66,00	450,00	Reversível
BTSARS1	Água Santa	0	Água Santa	Água Santa	RS	150,00	150,00	Reversível
BTSAPR788	Rua Moacir Julio Silvestre	0	Turvo	Turvo	PR	71,84	2.500,00	Reversível
2076	Avenida Hugo Viola	959	Mata Da Praia	Vitória	ES	160,00	448,00	Reversível
6207	Rua G3	66	Conj. Bugio	Aracaju	SE	151,29	324,00	Reversível
3255	Fazenda Vassouras *	S/n	Rural	Cristiano Otoni	MG	6,00	900,00	Reversível
BTSARS277	Rua 15 De Novembro	0	Itaqui	Itaqui	RS	599,82	1.277,00	Reversível
1342	Serra Da Estiva	0	Estiva	Santana Do Cariri	CE	180,00	1.219,00	Reversível
BTSAMS28	Rua Raimundo Assis De Alencar	845	Centro	Brasilândia	MS	89,33	900,00	Reversível
2876	Rua Governador Valadares	76	Centro	Itanhandu	MG	270,00	909,00	Reversível
5056	Rua Senador Paulo Guerra	383	Centro	Afogados Da Ingazeira	PE	129,78	285,18	Reversível
1740	Rua Henrique Alencar	85	Na	Mauriti	CE	74,25	394,05	Reversível
4825	Serra Da Prata	S/n	Serra Da Prata	Catende	PE	189,93	5.000,00	Reversível
2520	Rua Manoel Goncalves *	S/n	Vila Tavares	Itaúna	MG	110,00	300,00	Reversível
34	Rua Vereador Acacio Lins De Albuquerque - Alto - Morro	0	Morro	São Luís Do Quitunde	AL	61,20	2.467,00	Reversível
BTSAGO331	Rua 10 Esq. C/ Av. 1º De Maio	S/n	Vila Taveira	Niquelândia	GO	175,50	3.510,00	Reversível
5556	Rua 5, S/N, Area 4º Lote. Brisa Mar (Remembramento Lote 12 E 14 Da Qd 5)	S/N	Coroa Grande	Itaguaí	RJ	-	1.200,00	Não Reversível

1050	Estrada Tanque De Terra Para Catuabinho - Alto Do Morro	S/n	Distrito Juacema	Jaguarari	BA	101,36	750,00	Reversível
2152	Rua Dr. Abreu Bastos	S/n	Centro	Vargem Grande	MA	166,54	728,00	Reversível
5167	Rua 13 De Maio	S/n	Na	Palmares	PE	123,98	133,00	Não Reversível
2722	Rua Luiz Alves	249	Centro	Carmópolis De Minas	MG	91,00	360,00	Reversível
7281	Rua Artemio Araujo	852	Oeiras Do Para	Oeiras Do Pará	PA	86,10	549,64	Reversível
BTSAPR636	Rua Minas Gerais	0	Rancho Alegre	Rancho Alegre	PR	42,08	900,00	Reversível
BTSAGO15	Avenida Eng. Portela	693	Centro	Anápolis	GO	121,00	790,00	Reversível
BTSAMS138	Av Mato Grosso Do Sul	S/n	Altos Do Cambaru	Sidrolândia	MS	32,35	488,91	Reversível
2024	Rua Cel. Francisco Rocha/ Rua Manoel Alonso Portela	108	Urbano	Muniz Freire	ES	57,00	600,00	Reversível
5050	Rua Deputado Afranio Godoy	1003	Centro	Serra Talhada	PE	334,10	1.489,00	Reversível
3964	Rua Frederico Fernandes	S/n	Vila De Tauari	Capanema	PA	18,34	201,00	Reversível
BTSAPR449	Rua Pioneiro Manoel Frigo	0	Maringa	Maringá	PR	42,08	600,00	Reversível
BTSASC285	Avenida Colombo Machado Salles	S/n	Centro	Laurentino	SC	34,16	1.207,00	Reversível
BTSARS262	Rua 7 De Setembro	0	Ijuí	Ijuí	RS	1.321,03	632,99	Reversível
BTSAGO33	Avenida Sen. Pedro Ludovico Teixeira Qd. 56 Lt. 5/6 - Bairro Hilda	0	Bairro Hilda	Aparecida De Goiânia	GO	360,00	360,00	Reversível
524	Rua Tome De Souza	S/n	Morro	Guanambi	BA	62,00	500,00	Reversível
5712	Rua Dr. Cunha Ferreira	104		Resende	RJ	414,00	379,00	Não Reversível
BTSAGO22	Rua Do Comercio S/Nº	S/n	Centro	Anápolis	GO	100,00	100,00	Reversível
BTSASC4	Rua 13 De Agosto	S/n	Centro	Agrolândia	SC	79,40	1.064,00	Reversível
4798	Avenida Paris	120	Cuités	Campina Grande	PB	402,33	760,00	Reversível
BTSAGO518	Rua 21 De Abril Qd. 07 Lt. 276	0	Centro	Goiatins	TO	79,39	1.200,00	Reversível
BTSARS84	Rua Sta. Tereza	0	Campina Das Missoes	Campina Das Missões	RS	85,50	290,00	Reversível
3265	Rua Adeodato De Almeida	191	Centro	Visconde Do Rio Branco	MG	160,00	361,00	Não Reversível
1051	Fazenda Varzinha	0	Lagoa Do Oscar	Cotegipe	BA	106,00	10.000,00	Reversível
BTSAGO552	Avenida 12 De Março Esq C/ Castelo Brando Qd. 60 Lt. 07 08 E 09	0	Centro	Palmeirópolis	TO	79,39	450,00	Reversível
BTSASC451	Rua Duque De Caxias	S/n	Centro	Saudades	SC	24,00	150,00	Reversível
871	Central Tapiramuta	0	Na	Tapiramutá	BA	90,00	1.200,00	Reversível
BTSARS280	Rua Brigadeiro Portinho	0	Ivora	Ivorá	RS	61,49	200,00	Reversível
2938	Praça Platao	455	Centro	Montalvânia	MG	73,00	900,00	Reversível
BTSASC404	Rua Augusto Wunderwald	S/n	Jardim Residencial R	Sao Bento Do Sul	SC	150,00	150,00	Reversível
BTSAGO229	Rodovia Br-060 Km 303 - Fazenda Areado	S/n	Carlandia	Indiara	GO	1.200,00	1.200,00	Reversível
3545	Avenida Central	S/n	Centro	Buritit	MG	254,00	1.113,00	Reversível
BTSAPR362	Prolongamento Ertille Antonio Guzzo	0	Itapejara Doeste	Itapejara D'Oeste	PR	16,01	150,00	Reversível
BTSAPR383	Rua Palmital	0	Japura	Japurá	PR	252,58	1.200,00	Reversível
BTSARS416	Estrada Cerrito Alegre	0	Retiro - Ctmr	Pelotas	RS	19,99	360,00	Reversível
BTSAGO585	Rua 2 Esq. C/ Av. A E B	0	Centro	Xambioá	TO	79,39	2.400,00	Reversível
196	Avenida Castelo Branco	502	Centro	Beruri	AM	42,75	1.394,16	Reversível
3183	Rua Jose Martins	30	Centro	Medina	MG	106,00	330,00	Reversível
3364	Rua Henrique Dias	715	Aparecida	Belo Horizonte	MG	106,00	360,00	Reversível
BTSAPR119	Rua Benedito Salles	1256	Carlopolis	Carlópolis	PR	106,32	961,00	Reversível
BTSAPR545	Rodovia Pr 158	0	Sumare	Paranavaí	PR	260,83	3.500,00	Reversível
BTSAGO450	Avenida Das Palmeiras Esq. C/ Guilherme Veloso S/Nº	S/n	Sao Miguel Do Passa	Sao Miguel Do Passa	GO	68,62	1.000,00	Reversível
6007	Avenida Dos Ipes	S/n	Neopolis	Natal	RN	262,00	424,00	Reversível

4395	Praça Getulio Vargas	1271	Na	Santa Isabel Do Pará	PA	582,50	2.264,30	Reversível
5571	Praça Das Comunicações	0	Alto Do Cristo	Itaperuna	RJ	147,00	1.474,00	Reversível
BTSAPR453	Alameda Numero 07	0	Mariópolis	Mariópolis	PR	106,31	800,00	Reversível
BTSARO76	Rua Placido De Castro S/N - Vila Extrema	S/n	Centro	Porto Velho	RO	475,00	9.500,00	Reversível
3060	Rua Domingos Belem	62	Dom Bosco	Betim	MG	155,00	360,00	Reversível
5679	Rua Alto Da Boa Vista	35	Engenheiro Paulo De	Engenheiro Paulo De	Rb	64,00	431,00	Reversível
5213	R. Manoel Onofre De Santana	0	Centro	São João Do Arraial	PI	100,00	200,00	Reversível
4028	Garimpo Da Cotia	0	Na	Curionópolis	PA	19,52	62,30	Reversível
BTSAMS87	Rua Venceslau Onorio Da Silva	146	Jardim Novo Eldorado	Eldorado	MS	90,04	8.467,82	Reversível
33502	Rua Magalhaes De Almeida	0	Centro	Tutóia	MA	9,00	2.500,00	Reversível
4807	Fazenda Devaneio - Serra Dos Ventos	0	Fazenda Devaneio	Amaraji	PE	192,93	6.768,00	Reversível
981	Rua Eneas Silva Dourado	S/n	Na	João Dourado	BA	80,00	1.125,00	Reversível
BTSAMS143	Rua Antonio Jose Paniago	132	Centro	Terenos	MS	89,33	670,00	Reversível
BTSAPR649	Rua Guarapuava	0	Rio Bonito Do Iguacu	Rio Bonito Do Iguacu	PR	42,08	1.290,00	Reversível
6739	Rua Domingos Caetano	29	Barbalho	Salvador	BA	2.298,00	2.297,00	Reversível
BTSASC133	Rua Dona Ana	48	Centro	Dona Emma	SC	25,00	500,00	Reversível
BTSAGO391	Avenida Jk Esq. C/ Rua 4 Qd. E	0	Portelandia	Portelândia	GO	79,39	2.000,00	Reversível
BTSAPR122	Avenida Paulista	700	Cascavel	Cascavel	PR	42,08	420,00	Reversível
BTSARO24	Rua Duque De Caxias S/N Centro	S/n	Centro	Rodrigues Alves	AC	150,00	150,00	Reversível
3669	Avenida Santa Maria Do Para	1101	Centro	Santa Maria Do Pará	PA	70,50	1.283,63	Reversível
2212	Rua Padre Joao Cara	S/n	Centro	Bacuri	MA	40,15	344,66	Reversível
BTSASC84	Rua Imbuia	638	Bairro Das Nações	Camboriú	SC	43,68	312,00	Reversível
BTSAMT14	Rua Castelo Branco Lt. 10 Qd. 7		Vila Nova	Arenópolis	MT	38,69	264,00	Reversível
5576	Rua Das Mangueiraslt-7 Qd-L	0	Fazenda Penedo	Itatiaia	RJ	28,00	1.928,00	Reversível
1285	Avenida Pref. Vitoriano Antunes	S/n	Centro	Cascavel	CE	145,00	193,00	Reversível
BTSAGO584	Praça Castelo Branco S/Nº C/ Av. Sebastiao Siqueira	S/n	Centro	Wanderlândia	TO	639,00	5.000,00	Reversível
795	Rua Antonio Botelho Neto	S/n	Centro	Licínio De Almeida	BA	95,40	1.200,00	Reversível
BTSAGO556	Avenida E C/ Ruas 4 E 5 Qd. 07 Lt. 14 A 19	0	Setor Aeroporto	Pedro Afonso	TO	18,09	2.494,00	Reversível
BTSAGO3	Avenida Sao Felipe Qd. 04 Lt. 19/20 Esq. C/ Rosa Guimaraes	0	Centro	Acreúna	GO	63,90	737,00	Reversível
1299	Rua Deputado Fernando De Mello	517	Centro	Pacujá	CE	68,74	313,42	Reversível
2681	Rua Dr. Leao Antonio Da Silva	249	Guaruja	Betim	MG	109,00	405,00	Reversível
3382	Rua Sete De Setembro	485	Centro	Campestre	MG	110,00	466,00	Reversível
782	Rua Tiradentes	S/n	Centro	Iuiú	BA	63,90	1.200,00	Reversível
7491	Praça Do Ginasio	0	Quixabeira	Quixabeira	BA	52,71	594,00	Reversível
810	Rua Dr. Ermito Costa	S/n	Centro	Muniz Ferreira	BA	55,50	590,85	Reversível
4758	Povoado Tanques	S/n	Na	Poço Dantas	PB	34,00	49,00	Reversível
1355	Avenida Pasteur	936	Carlito Pamplona	Fortaleza	CE	111,00	111,00	Reversível
5800	Rua Gregorio Neves	22	Engenho Novo	Rio De Janeiro	RJ	365,00	365,00	Reversível
BTSAMS70	Rua Valdeci Feltrin	S/n	Distrito Paraíso	Costa Rica	MS	44,10	4.099,67	Reversível
BTSASC459	Rua Ver. Olivio Lucion	S/n	Centro	Sul Brasil	SC	20,23	300,00	Reversível
BTSASC270	Rua Valdemar Medeiros	S/n	Aventureiro	Joinville	SC	38,62	360,00	Reversível
BTSAGO211	Avenida Joao De Oliveira Gouveia (Perim. Norte) Qd. 21 Lt. 8	0	Gouvelandia	Gouvelândia	GO	79,39	1.400,00	Reversível
BTSARS325	Estr. Claudio Krauz	0	Montenegro	Montenegro	RS	130,39	290,00	Reversível

BTSAGO566	Avenida Do Colegial Qd. 29 Lt. 01	0	Centro	Rio Sono	TO	61,00	2.308,80	Reversível
2628	Rua Governador Valadares	190	Urbano	Ataléia	MG	66,00	340,00	Reversível
3767	Avenida Pedro Rodrigues	381	Na	Abaetetuba	PA	1.217,64	1.659,43	Reversível
BTSAPR12	Rua Sao Judas Tadeu	0	Altonia	Altônia	PR	1.200,00	1.200,00	Reversível
BTSAPR163	Rua Sao Luiz	0	Congonhinhas	Congonhinhas	PR	42,08	510,00	Reversível
BTSASC406	Rua Fernando Telma	S/n	Jardim Residencial R	São Bento Do Sul	SC	100,95	290,00	Reversível
2038	Rua Dr. Danilo M. Castro	46	Centro	Piúma	ES	99,00	200,00	Reversível
2093	Rua Ibitirama	S/n	Coq. Itaparica	Vila Velha	ES	172,00	630,00	Reversível
609	Fazenda Barreiro - Ba-252 -	0	Zona Rural	Riacho De Santana	BA	96,00	1.063,00	Reversível
1600	Rua Francisco Holanda Montenegro	113	Na	Iguatu	CE	15,50	25,50	Reversível
96853	Avenida F Quadra 46 Nr 6 Loteamento Balneario Ilha Do Atalaia		Ilha Do Atalaia	Salinópolis	PA	-	450,00	Não Reversível
BTSARS270	Ipiranga Do Sul	0	Ipiranga Do Sul	Ipiranga Do Sul	RS	45,94	150,00	Reversível
BTSAGO116	Rua 4 S/Nº	S/n	Girassol	Cocalzinho De Goiás	GO	60,00	1.200,00	Reversível
7190	Trav. Padre Palmeiras	0	Na	Itanagra	BA	12,00	1.200,00	Reversível
BTSASC41	Rua Italia	S/n	Jardim Janaina	Biguaçu	SC	48,20	390,00	Reversível
BTSAPR687	Rua Rui Barbosa	874	Santo Antonio Da Pla	Santo Antônio Da Pla	PA	400,60	799,92	Reversível
BTSAGO581	Rua Planalto S/Nº	S/n	Centro	Taipas Do Tocantins	TO	25,62	2.000,00	Reversível
BTSAPR724	Avenida Rondon	0	Sao Manoel Do Para	São Manoel Do Para	PA	10,22	569,00	Reversível
BTSAGO325	Avenida Jeconias Vieira Da Paixao Qd. 03 Lt. 7	0	Claudinapolis	Nazário	GO	65,76	696,00	Reversível
BTSAGO394	Rua Oswaldo Cruz Qd. 19 Lt. 01	0	Professor Jamil	Professor Jamil	GO	81,42	1.200,00	Reversível
1113	Avenida Maestro Lisboa	2641	Lagoa Redonda	Fortaleza	CE	104,00	1.087,30	Reversível
BTSAPR332	Rua Rolandia	594	Ibema	Ibema	PR	112,13	3.234,00	Reversível
2521	Rua Capitao Joao Renno	78	Centro	Itajubá	MG	110,00	222,00	Reversível
BTSARS678	Rs 040 Km 27	0	Aguas Claras	Viamão	RS	48,97	150,00	Reversível
BTSAPR371	Avenida Sao Paulo	0	Ivate	Ivaté	PR	10,21	675,00	Reversível
BTSASC170	Rua Nadarci Brand Esq. Av. Joao Marques Vieira	0	Centro	Fraiburgo	SC	227,95	480,00	Reversível
BTSAGO16	Avenida Fernando Costa Qd. 46 Lt. 592 E 593 (Parte) (Rua Luziania)	0	Vila Jaiara Norte	Anápolis	GO	290,00	150,00	Reversível
7164	Trav. Floriano Peixoto	0	Na	Itapicuru	BA	12,00	883,51	Reversível
1242	Rua Cel. Felix	1370	Na	Ipu	CE	130,67	293,13	Reversível
820	Rua Vicinal Das Correntes	0	Na	Paripiranga	BA	66,38	1.644,00	Reversível
4952	Rua Conego Benigno Lira	S/n	Centro	Surubim	PE	96,00	2.128,00	Reversível
670	2A. Travessa Da Rod. Ba099 - Est. Do Coko0 / Rua Nova Republica	S/n	Abrantes	Camaçari	BA	68,00	1.935,00	Reversível
BTSAPR57	Estrada De Acesso Ao Cristo	0	Balsa Nova	Balsa Nova	PR	53,89	150,00	Reversível
1053	Rod. Curaça - Juazeiro - Km 320	S/n	Imovel Rural	Curaça	BA	66,38	2.500,00	Reversível
BTSAPR394	Rua Professor Irineu Citino	0	Kalore	Kaloré	PR	42,07	600,00	Reversível
BTSAGO513	Avenida Mal. Deodoro Da Fonseca Lt. 261 262 E 263	0	Filadelfia	Filadélfia	TO	135,00	2.700,00	Reversível
4281	R. Comunidade Vitoria Da Conquista	S/n	Vila Vitoria Da Conqui	Novo Repartimento	PA	25,27	420,00	Reversível
3625	Rua Rui Barbosa	924	Centro	Igarapé-Miri	PA	460,31	1.494,44	Reversível
BTSAPR250	Rua Barao Do Rio Branco	645	Douradina	Douradina	PR	106,33	1.122,00	Reversível
1246	Rua Cel. Joao Batista	237	Centro	Itaíçaba	CE	87,45	491,25	Reversível
BTSAPR360	Rua Manoel Ribas	10	Itambaraca	Itambaracá	PR	106,31	1.200,00	Reversível
BTSAPR113	Rua Augusto Thomas	263	Cantagalo	Cantagalo	PR	91,95	290,00	Reversível
2727	Morro Proximo Da Repetidora De Tv *	S/n	Rural	Cássia	MG	86,00	2.000,00	Reversível

BTSAPR411	Rua Amazonas/Minas Gerais	0	Lunardelli	Lunardelli	PR	71,84	150,00	Reversível
BTSAPR366	Rua Doutor Candido De Abreu	232	Ivai	Ivaí	PR	106,32	1.200,00	Reversível
3366	Rua Cloris	233	Ana Lucia	Sabarará	MG	110,00	360,00	Reversível
1362	Rua Juarez Tavora	89	Centro	Umirim	CE	87,45	405,00	Reversível
4861	Rua Auspicio Valgueiro De Barros (Esquina Com C3)	20	Centro	Petrolândia	PE	44,00	732,00	Reversível
BTSARS334	Muliterno	0	Muliterno	Muliterno	RS	26,57	150,00	Reversível
5685	Rua Jose Candido (Esq. Com Rua Irinei Marinho)	22	Correas	Petrópolis	RJ	132,77	471,00	Reversível
BTSARS281	Ivoti	0	Ivoti	Ivoti	RS	283,30	150,00	Reversível
677	Avenida Lomanto Junior Ao Lado Do Nº 31	0	Na	Antônio Gonçalves	BA	68,00	400,00	Reversível
BTSAPR716	Br 376 - Estrada Compo Largo Da Roseira	S/n	Sao Jose Dos Pinhais	São José Dos Pinhais	PR	42,08	1.155,70	Reversível
BTSAGO474	Rua Francisco Joaquim Da Luz Qd. 18 Lt. 10	0	Vianopolis	Vianópolis	GO	110,00	110,00	Reversível
BTSASC102	Rua Francisco Pucci Primo	S/n	Centro	Cerro Negro	SC	20,23	281,00	Reversível
7690	Rod. Manoel Urbano Km 83	S/n	Rod. Manoel Urbano	Manacapuru	AM	172,75	199.464,20	Não Reversível
BTSAGO353	Rua Joaquim Da Silva Ribeiro Qd. 02 Lt. 08	0	Ouvidor	Ouvidor	GO	63,64	577,76	Reversível
BTSAPR814	Rua Dante Tesser	183	Vitorino	Vitorino	PR	144,72	600,00	Reversível
BTSARS652	Tucunduva	0	Tucunduva	Tucunduva	RS	156,43	290,00	Reversível
902	Filadelfia (Central)	0	Na	Filadélfia	BA	76,00	566,00	Reversível
BTSARS165	Rua Santa Maria	0	Cruzeiro Do Sul	Cruzeiro Do Sul	RS	82,00	429,00	Reversível
BTSAPR259	Rua Piquiri	0	Engenheiro Beltrao	Engenheiro Beltrão	PR	10,21	840,50	Reversível
BTSARS119	Avenida Julio De Castilhos	0	Cinquentenario	Caxias Do Sul	RS	71,68	200,00	Reversível
1353	Avenida Honorio Melo	4	Na	Monsenhor Tabosa	CE	164,00	247,00	Reversível
BTSAGO246	Rua 10 Qd. 49 (Atual Sebastiao De Souza Moreira)	0	Itaguari	Itaguari	GO	60,12	585,55	Reversível
BTSADF93	Planalto Das Perdizes Chacara 86 Quadra 01	0	Padre Bernardo	Padre Bernardo	GO	284,63	5.692,50	Reversível
BTSARS318	Linha Rafaim	0	Maximiliano De Almeida	Maximiliano De Almeida	RS	12,00	1.600,00	Reversível
BTSASC277	Rua Jorge Augusto Neves	0	Sao Luis	Lages	SC	100,95	290,00	Reversível
BTSAGO162	Avenida Das Industrias Qd. 150 Lt. 23	0	Santa Genoveva	Goiânia	GO	101,30	665,00	Reversível
BTSAPR773	Avenida Presidente Costa E Silva	0	Toledo	Toledo	PR	10,21	800,00	Reversível
BTSAPR310	Rua Duque De Caxias	244	Guaraci	Guaraci	PR	42,08	450,00	Reversível
1961	Rua Judith L. Cast. Ribeiro	S/n	Urbano	Baixo Guandu	ES	196,00	1.435,00	Reversível
2749	Rua Dos Vicentinos *	S/n	Urbano	Conselheiro Lafaiete	MG	102,00	996,00	Reversível
521	Rua Aracy	1350	Sobradinho	Feira De Santana	BA	176,00	1.060,00	Reversível
4633	Repetidora Pico Do Jabre	S/n	Sitio Jabre Velho	Maturéia	PB	251,66	6.000,00	Reversível
BTSASC371	Rua Vereador Celso Jasper	S/n	Centro	Rancho Queimado	SC	25,01	380,34	Reversível
BTSAGO489	Rua Quintino Bocaiuva Qd. 106 Lt. 01	0	Centro	Araguatins	TO	63,60	8.658,00	Reversível
2664	Rua Governador Valadares	475	Urbano	Bertópolis	MG	66,00	360,00	Reversível
2757	Avenida Dr. Mauro Lobo Martins	60	Urbano	Córrego Novo	MG	66,00	360,00	Reversível
BTSAPR110	Br 277	S/n	Tres Pinheiros - Inveniente	Carado Tapera	PR	61,07	900,00	Reversível
913	Rua Hermogenes Gomes	S/n	Centro	Conde	BA	59,50	1.200,00	Reversível
1340	Avenida Do Imperador	285	Centro	Fortaleza	CE	121,00	121,00	Reversível
2207	Rua Tome De Souza	1	Centro	Zé Doca	MA	74,62	3.379,90	Reversível
BTSASC394	Estrada P/ Videira - Km 1	0	Rural	Salto Veloso	SC	20,00	920,00	Reversível
BTSAMS133	Rua Joao Ferreira Da Silva	S/n	Centro	Santa Rita Do Pardo	MS	500,00	10.000,00	Reversível
868	Rua Da Matriz	S/n	Tagua	Cotegipe	BA	90,00	1.600,00	Reversível

BTSASC424	Rua Manoel Amandio De Borba Lote Nº24 - Qd. Nº12	0	Centro	São João Do Sul	SC	35,39	375,00	Reversível
BTSAPR339	Br 376	S/n	Imbau	Imbaú	PR	58,25	1.020,60	Reversível
881	Rua Dr. J.J. Seabra	9	Centro	Una	BA	70,00	480,00	Reversível
12041	Rua " A "	S/n	Urbano	Pedras De Maria Da	MG	6,00	120,00	Reversível
6333	Rua Getulio Vargas	74	Centro	Frei Paulo	SE	74,97	144,50	Reversível
BTSAMT58	Rua Sao Sebastiao	S/n	Centro	General Carneiro	MT	34,32	1.600,00	Reversível
BTSAPR678	Avenida Americo Montovani	0	Santa Lucia	Santa Lúcia	PR	42,08	1.400,00	Reversível
BTSAMS5	Rua Santos Dumont	1109	Centro	Anaurilândia	MS	58,08	968,00	Reversível
5521	Rua Martinho Campos	98	Carmo	Carmo	RJ	143,56	1.029,84	Reversível
3002	Avenida Minas Gerais	74	Centro	Pocrane	MG	66,00	434,00	Reversível
2856	Rua Joaquim Antonio *	S/n	Centro	Ipuiúna	MG	55,00	121,00	Reversível
2797	Rua Monsenhor Leao	120	Centro	Entre Rios De Minas	MG	80,00	173,00	Reversível
3481	Rua E	183	Caracois De Baixo	Esmeraldas	MG	37,00	305,00	Reversível
4847	Alto Do Redentor	S/n	Na	Limoeiro	PE	182,93	1.113,15	Reversível
BTSAPR624	Br 277	S/n	Prudentopolis	Prudentópolis	PR	61,07	1.000,00	Reversível
BTSAPR392	Colonia Goio-Bang	0	Juranda	Juranda	PR	58,38	522,25	Reversível
4691	Avenida Assis Chateaubriand	2660	Distrito Industrial	Campina Grande	PB	175,23	752,00	Reversível
6601	Avenida Cezario De Melo Lote 188	13088	Cesarao	Rio De Janeiro	RJ	152,00	360,00	Reversível
3670	Trav. Cantidio Nunes	709	Centro	São Miguel Do Guamá	PA	125,40	5.421,26	Reversível
BTSASC82	Avenida Patria	S/n	Centro	Caibi	SC	127,70	625,00	Reversível
96860	Rua Duque De Caxias Nr 335 Bairro Vila Lobao		Vila Lobão	Imperatriz	MA	-	345,00	Não Reversível
BTSAPR431	Rua Jose Laercio De Sa	390	Marialva	Marialva	PR	71,83	150,00	Reversível
BTSAPR36	Rua Cafe Filho	0	Arapua	Arapuã	PR	12,65	555,00	Reversível
BTSAPR312	Br 277	S/n	Colonia Sao Joao Do	Subaraniaçu	PR	61,37	1.000,00	Reversível
BTSAPR331	Br 277	S/n	Colonia Murilo	Ibema	PR	61,37	900,00	Reversível
BTSAPR731	Estrada Alegre	0	Sao Miguel Do Iguaçu	São Miguel Do Iguaçu	PR	600,00	600,00	Reversível
BTSARS417	Praca 12 De Maio	0	Morro Redondo - Ctm	Pelotas	RS	185,45	150,00	Reversível
470	Rua Teixeira De Freitas	S/n	Centro	Barra Da Estiva	BA	56,00	1.888,00	Reversível
BTSAGO58	Avenida Brasil Esq. C/ Rua 30 S/Nº Qd. 12 Lt. 23 A 25	S/n	Souzalândia	Barro Alto	GO	60,00	600,00	Reversível
1037	Estacao Repetidora De Cuscuzeiro	0	Zona Rural	Santa Maria Da Vitória	BA	136,00	1.600,00	Reversível
300	Rua Ananias Teixeira	178	Centro	Pauini	AM	55,60	1.353,00	Reversível
2215	Trav. Ferdinan B.	S/n	Centro	Santa Rita	MA	40,15	456,00	Reversível
2765	Sitio Granja America *	S/n	Rural	Curvelo	MG	41,00	2.500,00	Reversível
2606	Rua Antonio Anacleto Rezende	146	Urbano	Alpinópolis	MG	79,00	308,00	Reversível
1286	Rua Vasco Da Gama	726	Montese	Fortaleza	CE	140,00	163,00	Reversível
547	Fazenda Oriente	0	Morro	Itapetinga	BA	80,00	1.400,00	Reversível
BTSAPR25	Rodovia Pr 444	S/n	Apucarana	Apucarana	PR	58,25	150,00	Reversível
3089	Rua Do Rosario	65	Centro	Senhora Dos Remédios	MG	101,00	450,00	Reversível
2424	Br 230	S/n	Centro	São Domingos Do Azul	MA	14,00	2.121,70	Reversível
7009	Rua Principal	S/n	Centro	Senador La Rocque	MA	51,00	260,00	Reversível
BTSAGO354	Avenida Campo Alegre Nº 1038 Qd. 01 Lt. 02	1038	Palestina De Goias	Palestina De Goiás	GO	79,39	490,00	Reversível
BTSAMT104	Rua 18 Lts. 123 E 8 Qd. 39-C	0	Centro	Santa Carmem	MT	34,32	1.944,50	Reversível
BTSAMS94	Av Presidente Vargas	1800	Centro	Iguatemi	MS	98,49	2.352,00	Reversível

BTSAPR767	Br 376	S/n	Tibagi	Tibagi	PR	58,25	1.578,93	Reversível
1869	Avenida Barao De Monjardim	S/n	Novo Horizonte	Linhares	ES	104,00	600,00	Reversível
5290	Rua Antonio Damasceno	S/n	Centro	Cocal	PI	25,00	800,00	Reversível
3479	Rua Juca Ferreira	88	Vila Silveria	Araxá	MG	153,00	450,00	Reversível
BTSAGO313	Avenida Antonio Hernandez Qd. 41 Lt. 11 (Alipio A De Paiva)	0	Montividiu Do Norte	Montividiu Do Norte	GO	36,00	1.276,88	Reversível
BTSAMS69	Rodovia Ms 223	S/N.º	Dist. Chapadão Dos	Costa Rica	MS	48,78	1.450,00	Reversível
BTSAGO468	Avenida Tocantins C/ Manoel F. Pires Qd. 30 Lt. 57/4 E 55	0	Uruana	Uruana	GO	79,39	600,00	Reversível
BTSAPR116	Avenida Tibagi	118	Capitao Leonidas Mar	Capitão Leônidas Mar	PR	106,33	1.200,00	Reversível
BTSAPR510	Br 376	S/n	Ortigueira	Ortigueira	PR	58,34	1.250,00	Reversível
BTSAPR262	Avenida Brasilia	0	Espigao Alto Do Iguaçu	Espigão Alto Do Iguaçu	PR	10,21	800,00	Reversível
BTSARS653	Avenida Albino Martins Wendelf	0	Tunas	Tunas	RS	43,00	272,30	Reversível
2837	Morro Do Agudo *	S/n	Zona Rural	Guaxupé	MG	84,00	942,00	Reversível
6195	Rua Maranhao	359	18 Do Forte	Aracaju	SE	208,00	252,00	Reversível
1330	Rua Juiz De Fora	181	Jacarey	Fortaleza	CE	123,00	208,00	Reversível
BTSARS484	Rua Gonçalves Dias (Antiga Otto Haupt Filho)	715	Quinze De Novembro	Quinze De Novembro	RS	45,05	150,00	Reversível
7140	Rua 7 De Setembro	S/n	Centro	Lagoa Grande Do Maranhão	MA	9,00	273,00	Reversível
3719	Avenida Lauro Sodre	S/n	Centro	Juruti	PA	51,03	10.300,00	Reversível
3043	Rua Pericles De Queiroz	131	Centro	Rio Pomba	MG	218,00	618,00	Reversível
3469	Rua Diogenes	610	Nazare	Belo Horizonte	MG	100,00	360,00	Reversível
5170	Rua Francisco S. Da Costa0		Centro	Paulista	PE	451,85	1.278,95	Reversível
BTSAPR4	Rua Alcides De Lima Maoski	100	Centro	Agudos Do Sul	PR	71,83	150,00	Reversível
3219	Rua Bias Fortes	193	Centro	Palma	MG	34,00	293,00	Reversível
631	Rua Principal	S/n	Na	Tanque Novo	BA	90,00	1.050,00	Reversível
BTSASC368	Parte Da Chacara 85		Rural	Quilombo	SC	83,04	900,00	Reversível
BTSAMS104	Rua Pedro Celestino	678	Distrito De Jatoba	Jaraguari	MS	76,60	820,80	Reversível
4707	Rua Prof. Conrado Almeida	38	Centro	Piancó	PB	126,60	603,20	Reversível
BTSARS450	Avenida Cavalhada	0	Cavalhada	Porto Alegre	RS	1.290,23	1.650,00	Reversível
BTSAPR16	Avenida Brasil	128	Anahy	Anahy	PR	42,08	450,00	Reversível
1950	Morro Da Cotia - Celina	S/n	Rural	Alegre	ES	1.600,00	1.600,00	Não Reversível
2657	Morro Monte Mario	S/n	Rural	Barbacena	MG	84,00	2.652,00	Reversível
BTSARS429	Pinhal Grande	0	Pinhal Grande	Pinhal Grande	RS	45,05	150,00	Reversível
BTSAPR446	Rua Neo Alves Martins (Antigo2235)	2274	Zona 01	Maringá	PR	330,17	1.040,00	Reversível
1949	Avenida Rauta	167	Centro	Anchieta	ES	99,00	399,96	Reversível
1296	Rua Da Matriz	15	Centro	Orós	CE	77,50	642,60	Reversível
BTSARS154	Constantina	0	Constantina	Constantina	RS	101,25	290,00	Reversível
BTSAGO301	Rua 15 De Novembro Qd. 19 Lt. 7	0	Luz Nova	Matrinchã	GO	71,96	1.106,40	Reversível
BTSASC65	Avenida Virgilio Sabino Da Silva	S/n	Centro	Bom Jesus	SC	34,15	786,00	Reversível
3373	Rua Ursula Paulino	1645	Betania	Belo Horizonte	MG	153,00	376,00	Reversível
BTSAPR72	Avenida Guarani	0	Boa Vista Da Aparecida	Boa Vista Da Aparecida	PR	106,32	1.125,00	Reversível
BTSARS109	Capitao	0	Capitao	Capitão	RS	45,05	200,00	Reversível
BTSAPR309	Rua Bahia	0	Guaporema	Guaporema	PR	10,21	750,00	Reversível
3190	Praça Padre Lazaro De Menezes	67	Centro	Coromandel	MG	302,00	910,00	Reversível
1757	Rua Parque Vila Velha li	181	Conj. Polar	Fortaleza	CE	99,00	99,00	Reversível

6313	Praça Da Bandeira	S/n	Centro	Cristinápolis	SE	96,00	292,80	Reversível
BTSAGO539	Av 14 De Novembro Qd. 04 Lt. 09 (Ant Rua 1º De Janeiro Esq. C/ Dom Orion e)	0	Centro	Nazaré	TO	201,60	360,00	Reversível
4805	Rua Artur Padilha	S/n	Na	Afogados Da Ingazeira	PE	73,52	1.516,85	Reversível
2868	Rua Capitaó Andrade *	S/n	Centro	Itanhomi	MG	281,00	1.165,00	Reversível
1167	Rua Tereza Cristina	295	Centro	Redenção	CE	87,44	576,00	Reversível
2813	Rua Sebastiao Anastacio *	S/n	Urbano	Fernandes Tourinho	MG	3,00	225,00	Reversível
BTSARO3	Avenida Getulio Vargas S/N Centro	S/n	Centro	Assis Brasil	AC	150,00	150,00	Reversível
556	No Alto De Um Morro Na Rodovia Lomanto Junior A 1 Km Da Cidade De Jaguarari	80	Na	Jaguarari	BA	96,60	2.028,00	Reversível
2153	Rua Sao Jose	70	Tapuitapera	Vitória Do Mearim	MA	166,54	1.274,00	Reversível
2712	Rua Jose Vicente Coimbra	238	Urbano	Carai	MG	66,00	360,00	Reversível
BTSASC387	Avenida Brasil	S/n	Centro	Romelândia	SC	127,71	290,00	Reversível
BTSAPR665	Avenida Carlirio Gomes Santos	442	Santa Amélia	Santa Amélia	PR	42,08	830,50	Reversível
5580	Rua Ferreira Cesar	26	Laje Do Muriae	Laje Do Muriaé	RJ	89,00	780,00	Reversível
3362	Avenida General Carlos Guedes - Itapoa	715	Planalto	Belo Horizonte	MG	193,00	360,00	Reversível
BTSAPR413	Rua Major Estevao	160	Mallet	Mallet	PR	106,32	1.200,00	Reversível
2883	Rua Jose Fernandes Vieira	291	Centro	Jacutinga	MG	149,00	937,00	Reversível
860	Rua 2 - Em Frente Ao N. 3	0	Vila Sao Joaquim	Sobradinho	BA	86,32	1.388,00	Reversível
3609	Avenida Eng. Fernando Guilhom	5215	Centro	Marituba	PA	505,20	1.126,47	Reversível
880	Avenida Pedro Joaquim Machado	0	Na	Uibaí	BA	66,22	475,20	Reversível
1310	Rua Padre Cicero	159	Centro	Penaforte	CE	87,45	847,00	Reversível
BTSAPR623	Avenida Sao Joao	0	Prudentopolis	Prudentópolis	PR	118,88	1.800,00	Reversível
6200	Praça Cel. Antonio Franco	72	Centro	Riachuelo	SE	196,65	768,98	Reversível
BTSAGO557	Avenida Pedro Ludovico C/ Avenida Lacerda Qd. 03 Lt. 08	0	Centro	Peixe	TO	61,00	42.220,00	Reversível
BTSAMT74	Avenida Parana	117	Centro	Nova Canaã Do Norte	MT	58,80	150,00	Reversível
BTSAMT67	(Av. Arthur Costa E Silva) Av. Eliseu Abreu Luz	S/n	Centro	Luciara	MT	58,08	792,00	Reversível
608	Rua 2 De Julho	55	Centro	Belo Campo	BA	85,50	1.200,00	Reversível
7175	Avenida Suburbana	0	Plataforma	Salvador	BA	697,00	1.180,50	Reversível
276	Rua Sao Jose	1	Sao Jose Do Amparo	Tonantins	AM	23,10	450,00	Reversível
7123	Margem Direita Da Ma 230 (Repetidora Brejo Novo)	0	Quintas	Brejo	MA	61,77	2.500,00	Reversível
BTSASC127	Rua Coronel Henrique De Almeida	S/n	Centro	Curitibanos	SC	1.072,49	984,08	Reversível
2058	Rua Basilio Sepres	S/n	Centro	Sooretama	ES	99,00	469,00	Reversível
2709	Praça Nsa. Sra. Da Conceição	75	Urbano	Capim Branco	MG	66,00	360,00	Reversível
2616	Rua Otacilio Carvalho	54	Urbano	Aracitaba	MG	66,00	360,00	Reversível
BTSAGO240	Rua Joaquim Lucas Evangelista (Rua Caiapo) C/ Rua Inhumas	0	Iporá	Iporá	GO	66,42	6.400,00	Reversível
378	Rua Carvalho Nascimento	0	Cajazeiras	Salvador	BA	898,00	2.823,06	Reversível
BTSAGO562	Travessa 01 C/ Rua Janio Quadros Qd. 12 Lt. 01	0	Centro	Porto Alegre Do Tocantins	TO	150,01	150,00	Reversível
2653	Rua Santo Antonio	186	Urbano	Baldim	MG	66,00	360,00	Reversível
814	Rua Samuel Miranda	S/n	Na	Nova Canaã	BA	81,00	1.400,00	Reversível
BTSARS27	Rua Dom Pedro Ii	0	Arroio Grande	Arroio Grande	RS	150,00	150,00	Reversível
3419	Avenida Jose Francisco Da Silva *	S/n	Zona Rural	Itatiaiuçu	MG	27,00	324,00	Reversível
BTSAGO414	Rua Sao Luiz Qd. 56 Lt. 2/3	0	Riverlandia	Rio Verde	GO	719,60	600,00	Reversível
2819	Rua Tiradentes	8	Centro	Fortaleza De Minas	MG	155,00	470,00	Reversível
BTSADF34	Qs-417 Conjunto G Lotes 1 E 2	0	Samambaia	Brasília	DF	980,62	2.184,00	Reversível

3245	Rua Lidia	120	Piraja	Belo Horizonte	MG	110,00	300,00	Reversível
2677	Praça Serra Lima	612	Centro	Governador Valadare	MG	275,00	398,00	Reversível
760	Avenida Santa Helena	510	Na	Iramaia	BA	70,00	920,00	Reversível
4652	Rua Pedro Leite	48	Centro	Mari	PB	99,75	900,00	Reversível
847	Rua Augusto Moura	S/n	Santa Luzia	São Felipe	BA	32,40	1.179,00	Reversível
3365	Rua Bolivar	105	Uniao	Belo Horizonte	MG	147,00	360,00	Reversível
1403	Rod. Br 222 - Km 252	S/n	Distrito De Aprazivel	Sobral	CE	15,00	165,00	Reversível
801	Rua Cicero Borges De Moraes	15	Centro	Maragogipe	BA	48,84	674,84	Reversível
1081	Rua Artur Orrico - Lot. Jardim Campinas	S/n	Campinas De Piraja	Salvador	BA	100,00	124,00	Não Reversível
3619	Rua Conego Batista Campos	S/n	Vila Cabanos	Barcarena	PA	513,32	4.800,00	Reversível
BTSARS697	Av Bage	0	Rainha Do Mar	Xangri-Lá	RS	44,85	300,00	Reversível
3371	Rua Catapreta	179	Joao Pinheiro	Belo Horizonte	MG	161,00	360,00	Reversível
3416	Avenida Minas Gerais	1835	Nossa Sra Das Graca	Governador Valadare	MG	150,00	449,00	Reversível
1140	Rua Goias	413	Bela Vista	Fortaleza	CE	99,00	300,00	Reversível
BTSARS439	Portao	0	Portao	Portão	RS	127,43	290,00	Reversível
2162	Rua Cel. Emidio Veras	S/n	Centro	Araioses	MA	72,50	4.440,00	Reversível
845	Praça Santa Tereza	230	Centro	Ruy Barbosa	BA	22,25	816,00	Reversível
2189	Rua 2 De Novembro	S/n	Centro	Penalva	MA	65,24	460,36	Reversível
2171	Rua Dr Paulo Ramos	S/n	Centro	Santa Helena	MA	86,86	616,32	Reversível
BTSARS569	Rua Manoel Teles Miranda	0	Sao Jose Do Ouro	São José Do Ouro	RS	38,50	650,50	Reversível
6717	Fazenda Palmeiras *	S/n	Zona Rural	Manhumirim	MG	84,00	900,00	Reversível
4670	Rua Golfo De Cadis	S/n	Intermares	Cabedelo	PB	133,60	461,00	Reversível
BTSASC211	Rua Do Comercio Qd 7 Lt 1B	0	Centro	Irati	SC	20,23	600,00	Reversível
3035	Praça Da Piedade *	S/n	Centro	Rio Espera	MG	101,00	360,00	Reversível
BTSAGO540	Rua Pres. Costa E Silva C/ 7 De Setembro S/Nº	S/n	Centro	Nova Olinda	TO	30,00	900,00	Reversível
BTSAPR476	Fazenda Apucarana Grande	0	N/A	Ortigueira	PR	301,39	1.764.180,00	Reversível
2154	Praça Renato Archer	1	Centro	Lago Da Pedra	MA	176,31	840,00	Reversível
BTSAPR3	Rua Alcídio Batista Dias	265	Adrianopolis	Adrianópolis	PR	71,85	1.200,00	Reversível
BTSAPR2	Morro Barra Das Provas	S/n	Adrianopolis	Adrianópolis	PR	38,40	150,00	Reversível
3100	Rua Bento Gonçalves *	S/n	Urbano	Simonésia	MG	66,00	371,00	Reversível
1063	Rua Jose Floriano Lago	S/n	Na	Catu	BA	72,00	605,34	Não Reversível
BTSASC230	Rua Irmaos Trevisol - Lote Nº25 - Qd. Nº18	0	Centro	Jacinto Machado	SC	96,84	677,25	Reversível
BTSAPR654	Rua Santos Dumont	814	Rolandia	Rolândia	PR	544,13	1.462,00	Reversível
BTSARS278	Itatiba Do Sul	0	Itatiba Do Sul	Itatiba Do Sul	RS	61,60	150,00	Reversível
BTSASC470	Linha Mesquita	0	Centro	Treze De Maio	SC	9,59	150,00	Reversível
932	Rua Ayro Da Cunha	0	Palmares	Simões Filho	BA	168,00	1.021,00	Reversível
5595	Rua Iirilotes 333 E 385	0	Vila Nova	Magé	RJ	3.664,00	1.200,00	Reversível
885	Avenida Cotegipe	0	Na	Wanderley	BA	56,00	1.200,00	Reversível
BTSAPR181	Rua Engenheiro Ferreira Correia	32	Cruz Machado	Cruz Machado	PR	106,32	1.164,55	Reversível
2074	Rua Braz Rubim	393	Santo Antonio	Vitória	ES	151,00	504,00	Reversível
BTSAMT57	Avenida Julio Muller	88	Centro	Dom Aquino	MT	70,42	480,00	Reversível
2000	Avenida Cel. Antonio Duarte	203	Centro	Iconha	ES	29,00	114,69	Reversível
5184	Rua Padre Atanazio	S/n	Na	Sertânia	PE	108,50	472,94	Reversível

1173	Rua Do Comercio	159	Centro	Araripe	CE	87,45	423,80	Reversível
BTSAGO532	Rua Pedro Seledor S/Nº	S/n	Centro	Luzinópolis	TO	200,00	2.200,00	Reversível
BTSAPR685	Rua Parana	22	Santana Do Itarare	Santana Do Itararé	PR	144,72	290,00	Reversível
680	Fazenda Maravilha	0	Imovel Rural	Arataca	BA	64,05	1.200,00	Reversível
BTSAPR577	Prolongamento Da Rua Teolindo Moraes	0	Pinhalao	Pinhalão	PR	15,80	150,00	Reversível
BTSASC315	Avenida Armação Esq. Rua Cirino A. Cabral	0	Centro	Navegantes	SC	166,89	325,00	Reversível
33599	Rua Dr. Pedro Velho	S/n	Na	Santo Antônio	RN	180,00	1.239,00	Reversível
BTSARS575	Rua Jose Julio Centeno	0	Boqueirao	São Lourenço Do Sul	RS	55,44	1.456,25	Reversível
7119	Rua Da Rodagem	1	Centro	Bom Lugar	MA	9,00	300,96	Reversível
BTSAGO213	Avenida Santana E Br-060 S/Nº (Fazenda Palmeiras)	S/n	Posselandia li	Guapó	GO	25,00	1.351,00	Reversível
261	Avenida Alvaro Maia	S/n	Centro	Santo Antônio Do Içá	AM	302,69	1.778,38	Reversível
2158	Rua 7 De Setembro	S/n	Centro	Riachão	MA	156,14	873,35	Reversível
7199	Avenida Sao Luiz	1520	Parque Candeias	Vitória Da Conquista	BA	36,00	525,00	Reversível
2650	Morro Proximo Da Localidade	S/n	Zona	Luisburgo	MG	3,00	225,00	Reversível
BTSAPR739	Rua Guadalajara	646	Sao Sebastiao Da Am	São Sebastião Da Am	PR	106,31	900,00	Reversível
BTSASC274	Rua 13 De Maio	S/n	Centro	Lacerdópolis	SC	35,38	150,00	Reversível
BTSAPR302	Rua Sao Sebastiao	0	Goioxim	Goioxim	PR	32,35	595,77	Reversível
BTSASC171	Rua Luiz Darol	0	Centro	Frei Rogério	SC	34,16	900,00	Reversível
1098	Rua Oscar Araripe	1581	Bom Jardim	Fortaleza	CE	99,00	172,94	Reversível
802	Rua Fazenda Lamarao	0	Zona Rural	Maraú	BA	130,00	2.000,00	Reversível
1127	Sítio Cruz De Pedras	0	Jose De Alencar	Iguatu	CE	366,00	2.236,00	Reversível
2219	Rua 7 De Setembro	361	Centro	Vitorino Freire	MA	40,15	693,03	Reversível
BTSASC341	Rua Alcides Zanin Pt. Lote Nº355	0	Centro	Paraíso	SC	20,23	300,00	Reversível
1806	Serrote Dos Cavalos (Sítio Goes)	0	Na	Caririaçu	CE	366,16	4.825,70	Reversível
BTSAGO184	Rua Caparebas Nº 299 Qd. 66 Lt. 2	299	Jd. Atlantico	Goiânia	GO	144,40	420,00	Reversível
BTSASC200	Rua Benito Ruiz	S/n	Vila Nova	Imbituba	SC	386,84	386,84	Reversível
6157	Rua Vinte	576	Carana	Boa Vista	RR	58,43	467,50	Reversível
BTSAGO44	Rodovia Br-364 Esq. C/ Av. Cel. Belmiro N. Da Silva (Atual Otildes Luiz)	S/n	Aparecida Do Rio Do	Aparecida Do Rio Do	GO	79,39	150,00	Reversível
753	Rua Governador Lomanto Junior	S/n	Na	Ibirapuã	BA	35,65	798,00	Reversível
BTSAMT62	Rua 13 De Junho Com Travessa 2	843	Centro	Itiquira	MT	92,08	2.059,40	Reversível
2674	Rua Artur Bernardes	23	Urbano	Borda Da Mata	MG	65,00	222,00	Reversível
3374	Rua Cel. Salatiel Vaz	402	Industria	Contagem	MG	159,00	360,00	Reversível
3007	Avenida Dezoito De Agosto	335	Centro	Porto Firme	MG	101,00	450,00	Reversível
BTSARS10	Alpestre	0	Alpestre	Alpestre	RS	84,15	290,00	Reversível
BTSAGO46	Avenida Jose Jacinto Da Silva C/ Rua Ceara	72	Aracu	Araçu	GO	79,39	513,45	Reversível
BTSAGO343	Avenida Professor Pedro Gomes Qd. 62 Lt. 04	0	Novo Brasil	Novo Brasil	GO	64,20	525,00	Reversível
3384	Fazenda Prata *	S/n	Rural	Gonzaga	MG	60,00	900,00	Reversível
BTSADF60	Quadra 51 Praça Felipe Ferreira Da Silva	0	Cavalcante	Cavalcante	GO	30,00	4.000,00	Reversível
BTSAMS84	Rua 15 De Novembro	S/n	Distrito De Indapolis	Dourados	MS	63,36	600,00	Reversível
BTSASC109	Colonia Concordia - Lote Nº1.037 - Bloco Nº6	0	Rural	Concórdia	SC	135,19	900,00	Reversível
1720	Rua Lucio Torres	S/n	Centro	Barreira	CE	78,78	442,83	Reversível
4266	Travessa Sao Raimundo	S/n	Vila Curva	Nova Timboteua	PA	11,90	240,00	Reversível
3310	Rua Sao Joao	281	Agua Branca	Contagem	MG	27,00	360,00	Reversível

BTSAPR141	Rua Sao Paulo	576	Catanduvas	Catanduvas	PR	106,32	560,00	Reversível
BTSASC181	Rua Das Azaleias	0	Praia De Palmas	Governador Celso Ra	SC	34,15	308,00	Reversível
2224	Morro Santo Antonio	S/n	Quintas	Brejo	MA	59,07	3.765,30	Reversível
6463	Rua Benjamin Constant	S/n	Centro	Nossa Senhora Das	PR	196,65	1.001,19	Reversível
BTSARO98	Rua Princesa Isabel Lote 60 Quadra B10 Setor 02	0	Centro	Nova União	RO	44,00	600,00	Reversível
BTSAPR508	Rua Princesa Isabel	0	Nova Tebas	Nova Tebas	PR	390,00	390,00	Reversível
BTSAGO268	Rua Da Mangeira Esq. C/ Av. Perimetral Qd. 16 Lt. 04	0	Ivolandia	Ivolândia	GO	35,00	800,00	Reversível
5214	Rua Gov. Petronio Portela	S/n	Centro	José De Freitas	PI	141,00	918,00	Reversível
2229	Praça Tiradentes	1	Centro	Governador Archer	MA	40,15	243,61	Reversível
BTSASC320	Rua Dr. Nereu Ramos	S/n	Centro	Nova Trento	SC	124,00	540,00	Reversível
BTSAPR683	Rua Castro Alves	2110	Santa Tereza Do Oes	Santa Tereza Do Oes	PR	60,17	1.050,00	Reversível
BTSAPR578	Rua Manoel Ribas	131	Pinhalao	Pinhalão	PR	144,72	1.200,00	Reversível
1614	Avenida Trajano Honorato	636	Lagoa Do Mato	Itatira	CE	15,50	25,50	Reversível
BTSAGO115	Rodovia Br-070 Km 63 - Cocalzinho/Brasilia	S/n	Edilandia	Cocalzinho De Goiás	GO	290,00	290,00	Reversível
BTSARS81	Avenida Getulio Vargas	0	Cambara Do Sul	Cambará Do Sul	RS	85,96	290,00	Reversível
BTSARS222	Fortaleza Dos Valos	0	Fortaleza Dos Valos	Fortaleza Dos Valos	RS	52,35	150,00	Reversível
BTSAGO498	Avenida Bernardo Sayao Qd. 23 Lt. 06 E 07	0	Centro	Cariri Do Tocantins	TO	127,80	2.556,00	Reversível
3361	Rua Ibitiquaia	264	Santa Luzia	Juiz De Fora	MG	153,00	300,00	Reversível
7160	Rua Quintino Bocaiuva	S/n	Centro	Castro Alves	BA	1.043,39	1.043,39	Não Reversível
5232	Avenida Pres. Vargas	390	Centro	Beneditinos	PI	48,00	390,00	Reversível
4711	Rua Francisco De Paula Saldanha	72	Centro	São Bento	PB	124,10	292,50	Reversível
7422	Rua Do Campo	1	Centro	Pindaré-Mirim	MA	9,00	384,00	Reversível
2166	Praça Sao Benedito	S/n	Centro	São Bento	MA	110,91	2.414,00	Reversível
BTSARS351	Travessao Da Linha Duas	0	Nova Palma	Nova Palma	RS	22,27	2.522,27	Reversível
BTSASC292	Rua Osvaldo Schroeder	S/n	Centro	Lontras	SC	28,13	150,00	Reversível
4700	Rua Venancio Neiva	234	Centro	Catolé Do Rocha	PB	206,74	1.454,00	Reversível
5700	Rua Marciano Goncalves	14	Nossa Senhora Das	Natividade	RJ	136,00	528,00	Reversível
BTSARS86	Rua Vasconcelos	0	Campinas Do Sul	Campinas Do Sul	RS	12,00	150,00	Reversível
BTSAMS102	Av Manoel Simoes Junior	S/n	Vila Amandina	Ivinhema	MS	29,70	400,00	Reversível
BTSASC152	Est.Joao Bel. Silva Açores P. Do Sul	0	Pantano Do Sul	Florianópolis	SC	35,00	420,00	Reversível
5026	Rua Duque De Caxias	77	Centro	Lajedo	PE	55,35	380,40	Reversível
BTSAPR185	Leopoldo De Souza	901	Cruzeiro Do Oeste	Cruzeiro Do Oeste	PR	147,90	973,00	Reversível
2071	Avenida Evandi Americo Comarelo	S/n	Urbano	Venda Nova Do Imigr	SC	52,00	1.012,50	Reversível
BTSASC6	Rua Anita Garibaldi	S/n	Centro	Água Doce	SC	152,36	290,00	Reversível
BTSASC447	Travessa Waldemar Rocha Lote Nº425	0	Morro	São Miguel Do Oeste	SC	371,92	3.133,73	Reversível
BTSAMS33	Rua Vital Batista	S/n	Figueirao Velho	Camapuã	MS	43,61	900,00	Reversível
1095	Rua Dr. Joao Pombo	36	Pe. Andrade	Fortaleza	CE	99,00	339,00	Reversível
4731	Posto Correios - Sao Jose Da Mata	0	Centro	Campina Grande	PB	102,00	300,00	Reversível
3326	Rua Dos Bandeirantes	57	Centro	Nova Era	MG	150,00	1.041,00	Reversível
6120	Rua Luiz Correia De Andrade	S/n	Sao Jose De Campos	São José Do Campos	PR	51,52	240,00	Reversível
1290	Rua Cel. Justino Cafe	98	Centro	Mulungu	CE	87,45	432,00	Reversível
4666	Rua Felinto Escolastico	131	Cristo	João Pessoa	PB	165,00	600,00	Reversível
BTSAPR393	Avenida Raposo Tavares	0	Jussara	Jussara	PR	71,84	600,00	Reversível

BTSAPR627	Rua Pedro Valle	141	Quatigua	Quatiguá	PR	106,31	290,00	Reversível
573	Rua Antonio Carlos Magalhaes	S/n	Centro	Macururé	BA	31,50	1.151,00	Reversível
5465	Rua Bernardo Neves - Morro Do Asilo Santo Agostinho	213	Fazenda Sapucaia	Barra Do Piraí	RJ	116,00	2.440,00	Reversível
2378	Rua Barao Do Grajau	S/n	Centro	Parnarama	MA	9,00	360,00	Reversível
3504	Rua Manaca / Rua Antonio Pereira Da	117	Santa Lucia	Betim	MG	132,00	360,00	Reversível
678	Rua Oliveira Brito	S/n	Centro	Aporá	BA	71,40	10.260,00	Reversível
224	Rua Nazare	412	Sao Jose	Lábrea	AM	302,69	5.395,60	Reversível
3396	Rua Marechal Deodoro *	S/n	Centro	Itamonte	MG	110,00	574,00	Reversível
1187	Rua 15 De Novembro	173	Centro	Quixeramobim	CE	226,00	1.277,00	Reversível
5064	Rua Padre Ibiapina	S/n	Centro	Triunfo	PE	97,02	322,50	Reversível
7217	Fazenda Boa Vista	0	Na	Floresta Azul	BA	266,35	93.675,00	Reversível
908	Travessa Olavio Bilac	S/n	Na	Itiúba	BA	64,05	690,00	Reversível
4722	Sítio Carnauba	0	Na	Araruna	PB	18,00	35,00	Reversível
4664	Rua Paulo Roberto De S. Acioly	S/n	Bessamar	João Pessoa	PB	214,47	720,00	Reversível
6686	Rua Conquista	63	Centro	Itaguara	MG	37,00	207,00	Reversível
BTSAGO558	Avenida 6 Qd. 28 Lt. 03 A 05	0	Centro	Pindorama Do Tocantins	TO	150,00	1.575,00	Reversível
1366	Rua Fontenele Sobrinho (R. Felizardo Pessoa)	865	Na	Viçosa Do Ceará	CE	90,10	501,85	Reversível
BTSASC36	Av Presidente Vargas	0	Centro	Belmonte	SC	20,00	800,00	Reversível
3425	Rua Cel. Procopio Ribeiro *	S/n	Urbano	Gonçalves	MG	34,00	340,00	Reversível
2697	Rua Antonio Silva	144	Urbano	Caiana	MG	66,00	300,00	Reversível
4667	Rua Pres. Eptacio Pessoa	359	Centro	Itabaiana	PB	137,65	894,00	Reversível
BTSASC206	Rua Irmao Guzetti	565	Centro	Iomerê	SC	39,70	150,00	Reversível
BTSARS11	Alto Alegre	0	Alto Alegre	Alto Alegre	RS	45,05	150,00	Reversível
BTSAMT103	Rua Carlos De Laet Lt. 3 Qd. 54	0	Salto Do Ceu	Salto Do Céu	MT	58,80	4.185,00	Reversível
2016	Avenida Maria Theodoro Com Rua Rodrigues De Menezes	S/n	Urbano	Mantenópolis	ES	29,00	200,00	Reversível
7490	Estrada De Irajuba	0	Ipauete	Planaltino	BA	39,34	1.600,00	Reversível
3654	Rua Vicinal	4	Tuere	Novo Repartimento	PA	106,99	106,99	Reversível
1346	Avenida Professor Saboia (Rua Miami)	207	Junco	Sobral	CE	99,00	520,00	Reversível
3244	Rua Flor Da Noiva	S/n	Dos Manacas	Belo Horizonte	MG	110,00	360,00	Reversível
4987	Rua Boa Vista	S/n	Centro	São Benedito Do Sul	PE	36,24	463,60	Reversível
905	Rua Jonas Martins Rio	258	Na	Pé De Serra	BA	66,38	1.200,00	Reversível
2807	Serra De Santa Rita *	S/n	Rural	Corinto	MG	84,00	1.600,00	Reversível
BTSAPR20	Rodovia Pr 281	S/n	Cerro Lindo	Antônio Olinto	PR	53,89	150,00	Reversível
BTSAPR176	Avenida Bahia	0	Coronel Vivida	Coronel Vivida	PR	42,08	600,00	Reversível
3120	Fazenda Pedra Negra *	S/n	Rural	Três Pontas	MG	105,00	900,00	Reversível
588	Rua Principal	S/n	Na	Oliveira Dos Brejinhos	BA	45,00	875,00	Reversível
863	Rua Antonio Carlos Magalhaes	S/n	Na	Santa Inês	BA	42,00	1.259,69	Reversível
1091	Avenida Nova Brasília	S/n	Centro	Várzea Nova	BA	64,00	966,00	Reversível
BTSAMT2	Rod. Cuiaba - Manso Km 45 Comunidade Campo Limpo	S/n	Acorizal	Acorizal	MT	80,50	150,00	Reversível
BTSAGO110	Rua Do Comercio (Faz. Boa Vista)	0	Linda Vista	Cezarina	GO	40,88	1.209,26	Reversível
2795	Rua Duque De Caxias	178	Centro	Engenheiro Caldas	MG	66,00	360,00	Reversível
2735	Serra Do Barao *	S/n	Rural	Cláudio	MG	88,00	2.400,00	Reversível
BTSASC112	Rua Francisco Dalmazen	0	Centro	Cordilheira Alta	SC	34,16	400,89	Reversível

2090	Rua Uniao	S/n	Aribiri	Vila Velha	ES	151,00	666,00	Reversível
4692	Avenida Francisco Lopes De Almeida	105	Dinamerica	Campina Grande	PB	226,04	506,00	Reversível
BTSASC13	Rua Jorge Lacerda	S/n	Centro	Anita Garibaldi	SC	36,01	1.220,00	Reversível
BTSAMS96	Av Sao Jose	17	Centro	Itaporã	MS	186,91	604,00	Reversível
BTSAGO120	Rua 4 Qd. 5 Lt. 15	0	Corumbaiba	Corumbaiba	GO	86,45	308,00	Reversível
BTSASC124	Rua Pedro Honorato	90	4ª Linha	Criciúma	SC	47,38	371,17	Reversível
5484	Loteamento Chacaras Do Gargolote 2 Quadra 4	0	Unamar	Cabo Frio	RJ	136,00	1.000,00	Reversível
1319	Rua Luis Granjeiro (Rua Jose Cardoso 20)	0	Centro	Porteiras	CE	87,45	627,28	Reversível
5031	Praça Agamenon Magalhaes	0	Centro	Saloá	PE	36,24	286,09	Reversível
5512	Fazenda Uniao - Serrinha	0	Serrinha	Campos Dos Goytacazes	RJ	97,15	1.600,00	Reversível
3282	Rua Grao Mogol	50	Centro	Taiobeiras	MG	37,00	360,00	Reversível
BTSAPR474	Rua Rio Grande Do Sul Qd 1 Lt 3 (Rua Estado Do Rio 168 Praia Do Leste)	176	Balneario Sao Carlos	Pontal Do Paraná	PR	71,84	484,50	Reversível
BTSASC408	Rua Sao Bernardino Pt. Lotes Nº1 E 2 Da Qd. Nº13	0	Centro	São Bernardino	SC	34,15	540,00	Reversível
3131	Corrego Desbarrancado *	S/n	Rural	Uberaba	MG	84,00	2.492,00	Reversível
BTSAPR340	Rua Luiz Carlos Da Costa	135	Imbau	Imbaú	PR	42,08	150,00	Reversível
BTSAPR349	Rua Pedro Alvares Cabral	0	Ipora	Iporã	PR	338,36	150,00	Reversível
778	Praça Goes Calmon	S/n	Na	Itaquara	BA	42,00	1.013,33	Reversível
BTSAPR337	Rua Professor Sebastiao Da Silva	95	Iguaracu	Iguaraçu	PR	71,84	1.312,50	Reversível
2688	Serra Cantagalo *	S/n	Rural	Campos Altos	MG	84,00	2.500,00	Reversível
BTSADF120	Avenida Sete De Setembro 283 Lotes	0	Dianopolis	Dianópolis	TO	150,00	150,00	Reversível
7162	Rua Almeida C/ A Rui Barbosa	0	Na	Ibipeba	BA	16,00	554,91	Reversível
4874	Rua Ubaldo Gomes De Matos	53	Santo Antonio	Recife	PE	199,53	495,00	Não Reversível
5058	Rua Maria Dondon	S/n	Centro	Inajá	PE	36,24	527,28	Reversível
BTSAMS139	Rua Da Justiça	102	Centro	Sonora	MS	91,40	649,50	Reversível
2782	Rua Jose Garcia *	S/n	Urbano	Dionísio	MG	66,00	275,00	Reversível
2659	Pico Do Cume	S/n	Rural	Barão De Cocais	MG	89,00	1.080,00	Reversível
3687	Vila Americana	S/n	Na	Belterra	PA	43,51	900,00	Reversível
2710	Rua Alencastro Guimaraes	601	Urbano	Capitão Enéas	MG	66,00	777,00	Reversível
BTSAPR484	Rua Irene Marques	628	Moreira Sales	Moreira Sales	PR	144,84	1.250,00	Reversível
BTSASC114	Rua Porto Alegre - Lote Nº4 - Quadra Nº4		Centro	Coronel Martins	SC	34,16	435,90	Reversível
5618	Sítio Perobas (Morro Da Saibreira) - Estr. Vera Cruz0	S/n	Perobas	Miguel Pereira	RJ	125,00	900,00	Reversível
4887	Serra Do Jua	0	Jua	Sertânia	PE	143,22	2.340,00	Reversível
BTSARS618	Soledade	0	Soledade	Soledade	RS	895,23	150,00	Reversível
BTSASC3	Avenida Padre Joao Schimidt Quadra 20	0	Centro	Abelardo Luz	SC	99,26	1.200,00	Reversível
BTSAPR635	Rua Belem	301	Ramilandia	Ramilândia	PR	20,53	425,00	Reversível
775	Avenida Ibicarai	S/n	Na	Itapé	BA	70,00	625,00	Reversível
BTSAGO80	Rua 1 Nº 39	39	Cachoeira De Goias	Cachoeira De Goiás	GO	108,99	891,55	Reversível
6727	Avenida Acrisio Cruz	50	Salgado Filho	Aracaju	SE	166,07	265,00	Reversível
7596	Rua Mariana	S/n	Centro	Governador Edison Lora	MA	9,00	360,00	Reversível
BTSAPR553	Rua Paranagua	S/n	Pato Bragado	Pato Bragado	PR	106,32	1.600,00	Reversível
BTSAGO322	Rua Caiamar C/ Tiradentes Qd. 16 Lt. 21/22 - Loteamento Aeronautica	0	Mundo Novo	Mundo Novo	GO	916,70	916,70	Reversível
3134	Avenida Jose Ganga	67	Urbano	Umburatiba	MG	66,00	360,00	Reversível
668	Rua Do Colegio	0	Centro	Abaíra	BA	64,05	1.200,00	Reversível

1686	Rua Padre Cicero	S/n	Pio X	Umari	CE	15,50	25,50	Reversível
BTSAPR115	Avenida Bandeirantes	0	Capitao Leonidas Mar	Capitão Leônidas Mar	PR	10,21	600,00	Reversível
1320	Rua Manoel Monteiro	405	Centro	Potengi	CE	87,45	432,00	Reversível
7648	Rua Do Colegio	S/n	Centro	Parnarama	MA	9,00	200,00	Reversível
BTSASC240	Avenida Getulio Vargas	0	Centro	Jardinópolis	SC	34,16	450,00	Reversível
2698	Rua Florencio Domingos	49	Urbano	Campanário	MG	66,00	360,00	Reversível
3426	Rua Lourenco Menicucci	430	Centro	Lavras	MG	387,00	612,00	Reversível
BTSARS306	Maquine	0	Maquine	Maquiné	RS	26,25	150,00	Reversível
798	Rodovia Mairi-Baixa Grande	S/n	Na	Mairi	BA	48,00	436,81	Reversível
488	Rua Das Comunicações	0	Na	Caldeirão Grande	BA	54,00	1.200,00	Reversível
7459	Rua Senador Wanderley	0	Na	Cotegipe	BA	19,40	1.200,00	Reversível
7498	Rua Do Porto Grande	0	Vila De Saubara	Saubara	BA	28,72	1.633,50	Reversível
3616	Rua Deodoro Da Fonseca	S/n	Centro	Acará	PA	215,89	2.118,76	Reversível
2268	Gerais De Balsas Estr. Impratic - Faz. Sonho Dourado Lt-030	12	Joao Paulo	Balsas	MA	70,33	3.526,89	Reversível
4951	Praça Pascoal Calabria Filho	S/n	Na	Nazaré Da Mata	PE	93,06	192,00	Reversível
1241	Rua Prefeito Alexandre Goncalves	444	Centro	Ipaumirim	CE	87,45	286,75	Reversível
2783	Rua Idelfonso Frossard	11	Urbano	Divino	MG	55,00	360,00	Reversível
2987	Avenida Gercino Coutinho	40	Centro	Perdizes	MG	101,00	394,00	Reversível
2006	Corrego Boa Sorte *	S/n	Rural	Iúna	ES	35,00	2.350,40	Reversível
BTSADF124	Loteamento Piloto Quadra 38 Lote "Area"	0	Rio Da Conceicao	Rio Da Conceição	TO	150,00	150,00	Reversível
11981	Rua Mestre Policarpo	76	Urbano	Carbonita	MG	84,00	398,00	Reversível
7575	Br 316Km 337	0	Cohabinha	Bacabal	MA	9,00	390,00	Reversível
920	Rodovia Ba 001 Km 150	S/n	Barra Grande	Vera Cruz	BA	60,00	2.552,20	Reversível
BTSAGO534	Rua 1º De Janeiro S/Nº	S/n	Centro	Miracema	TO	58,52	1.138,43	Reversível
BTSARO15	Rua Joaquim Generoso De Oliveira S/N Centro	S/n	Centro	Mâncio Lima	AC	150,00	150,00	Reversível
584	Rua Da Muritiba	0	Na	Nilo Peçanha	BA	72,00	1.307,00	Reversível
2803	Morro Do Gaviao *	S/n	Rural	Eugenópolis	MG	84,00	1.600,00	Reversível
2853	Rua Dr. Emilio Vasconcelos Costa	67	Centro	Inhaúma	MG	66,00	330,00	Reversível
2444	Rua 1º De Janeirolotes 33 E 34	200	Monte Castelo	São Luís	MA	240,00	300,00	Não Reversível
BTSAPR290	Avenida Eugenio Valentin Salvadori	0	Francisco Beltrao	Francisco Beltrão	PR	10,21	150,00	Reversível
BTSAPR533	Rua Assis Chateaubriand	0	Palotina	Palotina	PR	42,08	150,00	Reversível
BTSASC461	Rua Kall Schot	940	Centro	Taió	SC	20,00	1.315,00	Reversível
BTSARO36	Rua 04 Lt 412 C/ Rua 08	0	Centro	Marechal Thaumaturgo	AC	150,00	150,00	Reversível
BTSAPR287	Rua Teodoro Ridsen	670	Imperatriz	Foz Do Iguaçu	PR	479,93	2.500,00	Reversível
1971	Rua Yunes Deps	S/n	Bnh	Cachoeiro De Itapemirim	ES	151,00	390,00	Reversível
2718	Rua Barao De Lavras	0	Urbano	Carmo Da Cachoeira	MG	66,00	210,00	Reversível
3472	Rua Guapore *	S/n	Vila Antonio Pimenta	Montes Claros	MG	42,00	378,00	Reversível
1795	Rua Principal	0	Sao Bonito	Acopiara	CE	15,50	320,00	Reversível
5131	Nucleo Colonial Alto Engº Novo	0	Na	Cabo De Santo Agostinho	PE	2.000,00	2.000,00	Reversível
3258	Rua Freitas De Oliveira	25	Centro	Ibirité	MG	110,00	483,00	Reversível
BTSAPR19	Travessa Idelfonso	199	Centro	Antonina	PR	180,60	372,00	Reversível
3870	Rua 25 De Junho - Colonia Fama - Outeiro	67	Vila De Icoaraci	Belém	PA	12,17	240,00	Reversível
BTSASC196	Rodovia Jorge Fortulino Da Silva	S/n	Centro	Içara	SC	34,15	474,97	Reversível

2673	Rua Feliciano Canuto	82	Urbano	Felício Dos Santos	MG	24,00	252,00	Reversível
1077	Avenida Octavio Mangabeira	S/n	Itapua	Salvador	BA	624,00	3.271,00	Reversível
1181	Repetidora Ladeira Nova	0	Distrito - D.Mauricio	Quixadá	CE	335,00	5.098,00	Reversível
485	Rua Rui Barbosa	0	Centro	Caetité	BA	150,00	823,50	Reversível
BTSAPR369	Rua Bandeirantes	250	Ivaipora	Ivaiporã	PR	247,58	778,19	Reversível
5960	Rua Goias	31	Eucalptal	Volta Redonda	RJ	20,00	512,00	Reversível
BTSAMS22	Rua Rio Brilhante	226	Centro	Bataguassu	MS	58,08	126,06	Reversível
BTSASC172	Rua Sansao Carneiro	S/n	Centro	Galvão	SC	55,92	375,00	Reversível
BTSASC350	Avenida Sao Paulo Lote Nº160 - Qd. Nº14	0	Centro	Pinhalzinho	SC	109,32	1.000,00	Reversível
2615	Rua Dr Avelar	16	Urbano	Araçaí	MG	66,00	360,00	Reversível
3450	Praça Melo Viana	25	Bom Pastor	Varginha	MG	119,00	600,00	Reversível
4192	Rua Principal	S/n	Vila De Boa Esperança	Maracanã	PA	19,38	423,15	Reversível
BTSARS438	Ponte Preta	0	Ponte Preta	Ponte Preta	RS	26,25	150,00	Reversível
BTSAPR782	Avenida Sa Paulo	145	Tres Barras Do Paraná	Três Barras Do Paraná	PR	106,32	1.600,00	Reversível
BTSAPR537	Avenida Sao Paulo	261	Paranacity	Paranacity	PR	106,51	1.575,00	Reversível
7256	Praça Do Mercado	0	Na	Serra Dourada	BA	12,00	1.116,00	Reversível
3213	Pico Do Ibituruna *	S/n	Rural	Governador Valadare	MG	190,00	4.577,00	Reversível
3709	Rua Anfrido Nunes	S/n	Na	Vitória Do Xingu	PA	24,98	300,00	Reversível
BTSAPR499	Rua Numero 9	0	Nova Laranjeiras	Nova Laranjeiras	PR	42,09	150,00	Reversível
3480	Rua Conceicao Da Silva Lima	180	Jardim Recreio Viano	Edim	MG	38,00	370,00	Reversível
2717	Praça Da Igreja Matriz	S/n	Carlos Alves	São João Nepomuce	MG	30,00	100,00	Reversível
6205	Rua Major Corbiniano	455	Santos Dumont	Aracaju	SE	171,60	506,25	Reversível
4148	Avenida Brasil	S/n	Na	Nova Ipixuna	PA	75,83	1.180,52	Reversível
BTSASC384	Rua Xv De Novembro S/Nº Lada Par	S/n	Centro	Rio Negrinho	SC	142,50	820,00	Reversível
1328	Rua Aristides Barreto	S/n	Centro	São Benedito	CE	184,00	539,00	Reversível
717	Rua Leonidio Monteiro	S/n	Centro	Conceição Do Almeida	BA	67,50	687,00	Reversível
1966	Rua Edson Monadiman	S/n	Sao Francisco	Cariacica	ES	232,00	1.803,00	Reversível
3468	Avenida Gastao Demetrio Maia	2100	Tupi	Belo Horizonte	MG	100,00	425,00	Reversível
2655	Rua Cel. Jose Gomes Gonçalves	S/n	Urbano	Barão De Cocais	MG	110,00	723,00	Reversível
BTSAPR672	Rua Argentina	0	Santa Helena	Santa Helena	PR	106,32	600,00	Reversível
2767	Fazenda Cangalha *	S/n	Rural	Corinto	MG	84,00	2.500,00	Reversível
5454	Loteamento Sotur Gleba 2 Qd. 45 Lt. 12 - Parque Das Garças	0	Figueiras	Arraial Do Cabo	RJ	42,00	700,00	Reversível
2887	Praca Coronel Mario Martins	167	Centro	Joaima	MG	117,00	452,00	Reversível
29	Avenida 22 De Maio	24	Centro	Cajueiro	AL	150,00	531,80	Reversível
2332	Rua Principal	S/n	Centro	Governador Eugênio Barros	BA	9,00	360,00	Reversível
BTSAPR756	Prefeito Vendolino Neves	0	Teixeira Soares	Teixeira Soares	PR	42,08	1.200,00	Reversível
BTSAPR809	Avenida Getulio Vargas	0	Vere	Verê	PR	189,50	1.000,00	Reversível
BTSAGO327	Rua Agenor Caldas C/ Aderbal A. De Oliveira Qd. 24 Lt. 1	0	Neropolis	Nerópolis	GO	115,48	316,68	Reversível
BTSAGO502	Rua Dos Estudantes Qd. 22 Lt. 01 E 02	0	Conceicao Do Tocantins	Conceição Do Tocantins	TO	60,00	1.115,74	Reversível
1149	Repetidora Do Oeste (Santo Antonio)	0	Na	Tamboril	CE	320,00	4.930,00	Reversível
BTSAPR764	Rua Jose Bonifacio	121	Terra Roxa	Terra Roxa	PR	111,88	1.200,00	Reversível
2007	Rua Amintas O. De Mattos	S/n	Urbano	Iúna	ES	25,00	960,00	Reversível
915	Estação Bravo	0	Na	Serra Preta	BA	71,05	1.195,76	Reversível

1220	Rua Cel. Manoel Pinheiro De Almeida	546	Centro	Farias Brito	CE	87,45	998,40	Reversível
4585	Agrovia Do Km 190	0	Na	Uruará	PA	19,00	300,00	Reversível
36850	Costa Do Caldeirao	0	Sao Joao Batista Da Costa Do Caldeirao	AM	45,60	625,00	Reversível	
7631	Rua Do Sol	S/n	Centro	Lagoa Do Mato	MA	9,00	450,00	Reversível
7425	Rua Grande	1	Centro	Pio Xii	MA	9,00	264,00	Reversível
BTSADF67	Loteamento Sao Bartolomeu De Brasilia	0	Cristalina	Cristalina	GO	300,00	300,00	Reversível
1306	Rua Goncalo Soares	341	Centro	Paramoti	CE	87,45	741,00	Reversível
BTSAPR503	Rua Presidente Vargas	0	Nova Prata Do Iguac	Nova Prata Do Iguaç	PR	118,26	800,00	Reversível
BTSAMT51	Rua F	301	Terra Nova	Cuiabá	MT	126,97	290,00	Reversível
32	Rua Ana Lopes Cohet	S/n	Jacintinho	Maceió	AL	158,46	400,00	Reversível
1741	Rua Humberto Bezerra - Lot.Parque Boa Vista	1281	Parque Tiradentes	Juazeiro Do Norte	CE	99,00	425,00	Reversível
783	Rua Da Telebahia	S/n	Centro	Jacaraci	BA	42,00	486,00	Reversível
BTSAGO351	Rua Francisco Dias Pimpao Nº 57 Qd. 18 Lt. 8	57	Orizona	Orizona	GO	105,00	647,02	Reversível
BTSARS528	Santa Tereza	0	Santa Tereza	Santa Tereza	RS	26,25	150,00	Reversível
BTSAMS85	Rua Barão Do Rio Branco/Rua Joao Goulart	400/130	Distrito De Vila Vargas	Dourados	MS	24,00	176,00	Reversível
BTSAGO141	Avenida Rio Grande Do Sul S/Nº	S/n	Fazenda Nova	Fazenda Nova	GO	63,90	363,00	Reversível
688	Rodovia Barro Alto Canarana Na Entrada Da Cidade0	S/n	Na	Barro Alto	BA	65,36	1.180,00	Reversível
61	Avenida Sebastiao Da Cruz	0	Centro	Anadia	AL	87,22	1.184,00	Reversível
6048	Rua Jose Carlos Limeira	S/n	Na	Serra De São Bento	RN	46,40	144,55	Reversível
2376	Avenida 1	S/n	Vila Leao	Paraibano	MA	9,00	360,00	Reversível
BTSAPR295	Rua Vereador Romeu Lauro Werlang	1055	Centro	Francisco Beltrão	PR	2.114,85	2.118,11	Reversível
751	Rua Angelo Lima Da Silva	S/n	Na	Ibirataia	BA	66,38	1.050,00	Reversível
BTSARS419	Rua Padre Anchieta	3097	Pelotas	Pelotas	RS	36,00	1.555,00	Reversível
800	Rua 24 De Maio - Fazenda Gameleira	S/n	Na	Lajedo Do Tabocal	BA	39,85	1.003,79	Reversível
BTSAGO479	Avenida Sao Sebastiao - Centro	0	Centro	Almas	TO	79,39	150,00	Reversível
4150	Porto Rico	0	Na	Jacareacanga	PA	29,64	299,00	Reversível
BTSASC191	Avenida 20 De Julho	S/n	Centro	Ibiam	SC	34,16	150,00	Reversível
BTSAGO430	Avenida Zeca Ferreira Qd. 47 Lt. 7	0	Santa Rita Do Aragua	Santa Rita Do Aragu	GO	101,34	781,66	Reversível
3462	Rua Soledade	260	Petrolandia	Contagem	MG	100,00	360,00	Reversível
BTSARS441	Avenida A. J. Renner	0	Parque Humaita	Porto Alegre	RS	463,00	1.058,40	Reversível
BTSAPR414	Rua Guadalajara	921	Mambore	Mamborê	PR	106,32	800,00	Reversível
BTSASC186	Rua Ademar De Barros Lote Nº88	0	Centro	Guaraciaba	SC	127,70	290,00	Reversível
897	Avenida Oceanica	S/n	Centro	Nova Viçosa	BA	68,40	740,00	Reversível
1359	Avenida Dr. Joaquim Fontenelle	286	Na	Ubajara	CE	115,04	404,43	Reversível
BTSAPR145	Rua Rubino Pasquetti	150	Ceu Azul	Céu Azul	PR	254,41	750,00	Reversível
BTSAGO215	Avenida Gabriel Lourenço Correia Qd. 16 Lt. 13	0	Guarinos	Guarinos	GO	289,99	290,00	Reversível
1338	Rua Jose Mariano	110	Centro	Santana Do Acaraú	CE	77,50	282,80	Reversível
BTSAGO541	Rua 22 De Abril Esq. C/ Rua Rui Barbosa Qd. 32	0	Centro	Nova Rosalândia	TO	81,18	1.312,00	Reversível
BTSARO53	Rua Principal - Bom Sucesso	0	Centro	Seringueiras	RO	150,00	150,00	Reversível
2516	Estação De Radio	S/n	Lage/Barro Branco/C	Barro Longa	MG	3,00	900,00	Reversível
474	Fazenda Paineira	0	Zona Rural	Barreiras	BA	65,00	3.600,00	Reversível
193	Rua Major Galdencio	175	Centro	Barreirinha	AM	157,50	1.084,46	Reversível
2398	Travessa Onze De Setembro	S/n	Centro	Riachão	MA	9,00	360,00	Reversível

BTSARS246	Estrada Do Colono	0	Linha Tapera	Guarani Das Missões	RS	37,48	1.600,00	Reversível
6155	Rua Raimundo Penafort	3474	Asa Branca	Boa Vista	RR	58,43	390,00	Reversível
2850	Praça Sete De Setembro	7	Centro	Illicínea	MG	110,00	350,00	Reversível
295	Rua Alexandre Dos Santos	1	Centro	Tonantins	AM	78,00	1.764,00	Reversível
BTSAGO531	Rua Vicente Pereira De Sa Qd. 66 Lt. 02	0	Centro	Lagoa Da Confusão	TO	40,88	1.200,00	Reversível
4462	Avenida Espirito Santo	0	Vila Do Espirito Santo	Santo Antônio Do Ta	MA	22,79	266,40	Reversível
BTSAGO372	Rua Getulio Vargas S/Nº	S/n	Piranhas	Piranhas	GO	61,79	1.250,00	Reversível
5004	Rua Conego Joao Rodrigues De Melo	41	Centro	São Bento Do Una	PE	45,12	326,80	Reversível
4689	Rua Rodrigues Alves	2167	Bodocongo	Campina Grande	PB	91,20	840,00	Reversível
7171	Rua Jose Serafim De Farias Ou Jovenal Amaral	S/n	Na	Uruçuca	BA	57,75	1.530,57	Reversível
BTSAGO209	Rua Joao Xxiii S/Nº	S/n	Marcianopolis	Goiatuba	GO	79,39	1.200,00	Reversível
6230	Praca Coronel Joao Neto	0	Centro	Araúá	SE	72,26	269,76	Reversível
468	Luiz Eduardo Magalhaes	0	Na	Baianópolis	BA	64,00	1.200,00	Reversível
1968	Morro Da Andorinha	S/n	Rural	Cachoeiro De Itapemirim	ES	132,00	730,00	Reversível
3324	Rua Cesario Parreiras	88	Urbano	Crucilândia	MG	38,00	240,00	Reversível
5477	Avenida Antonio F. R. Sobrinho - Fazendinha Bela Vista	0	Veloso	Bom Jardim	RJ	40,00	1.968,00	Reversível
682	Central Baixa Grande	0	Na	Baixa Grande	BA	48,00	540,00	Reversível
1203	Rua Cel. Jose Porfirio (Rua Jose Romao Rios S/N)	506	Centro	Chaval	CE	87,45	472,00	Reversível
BTSARO50	Rua 13 De Julho Quadra 8	0	Centro	Espigão D'Oeste	RO	290,00	290,00	Reversível
6152	Avenida Getulio Vargas - Qd. 060 Lt. 0002		Centro	Alto Alegre	RR	73,98	1.932,00	Reversível
BTSAPR333	Rua Primeiro De Maio	613	Ibipora	Ibiporã	PR	501,75	1.387,00	Reversível
BTSAGO568	Avenida Acioli Da Silva Barros (Antiga Rua 4) Qd. 24 Lote 04	0	Centro	Sandolândia	TO	79,39	1.138,29	Reversível
BTSASC369	Rua Duque De Caxias	S/n	Centro	Quilombo	SC	76,75	1.200,00	Reversível
BTSAPR752	Rua Joao Inacio Thomas	680	Sulina	Sulina	PR	42,08	1.250,00	Reversível
BTSASC399	Av Tancredo Neves Sn	0	Centro	Santa Terezinha Do Sul	PR	21,30	360,00	Reversível
3274	Rua Virgilio Silveira	238	Urbano	Carmo Da Mata	MG	79,00	357,00	Reversível
7443	Rua Joventino Moscoso	0	Boa Vista Do Tupim	Boa Vista Do Tupim	BA	34,91	1.600,00	Reversível
790	Rua 9 De Julho	S/n	Centro	Jussiape	BA	70,00	756,00	Reversível
1143	Morro Do Chapéu0	S/n	Sítio Sao Jose Das Almas	Masuca	CE	320,00	5.302,00	Reversível
6822	Rua Principal	S/n	Sao Jose Dos Monteiros	Miguel Alves	PI	15,00	105,00	Reversível
7193	Rua Oscar Ribeiro	0	Na	Juazeiro	BA	1.090,00	1.824,00	Reversível
5880	Sítio Sao Jose - Chacara Pereira - Acesso P/ R. Nilo Peçanha	S/n	Santo Antonio De Padua	Santo Antônio De Pádua	PR	163,00	1.600,00	Reversível
BTSAMT6	Rua Jose Trindade	S/n	Centro	Alto Paraguai	MT	65,58	910,00	Reversível
662	Alto Da Mangaba	0	Morro De Sao Paulo	Cairu	BA	152,00	750,00	Reversível
5053	Avenida Maria De Brito	S/n	Centro	Pesqueira	PE	92,47	418,00	Reversível
3317	Corrego Fruteiras *	S/n	Zona Rural	Tapira	MG	3,00	225,00	Reversível
BTSARO52	Rua Principal		Centro	Seringueiras	RO	150,00	150,00	Reversível
BTSAPR161	Rua Goias	620	Colorado	Colorado	PR	483,32	150,00	Reversível
BTSAPR117	Avenida Dos Pioneiros	2791	Carambei	Carambei	PR	122,28	1.765,00	Reversível
BTSAPR405	Rua Antonio Coletto	0	Lobato	Lobato	PR	10,21	150,00	Reversível
926	Praça Jose Cirino	S/n	Distrito Salobro	Canarana	BA	46,00	1.015,00	Reversível
7172	Fazenda Pitombeira	0	Coribe	Coribe	BA	62,00	1.200,00	Reversível
4669	Rua Jair Alves Santos	S/n	Seixas	João Pessoa	PB	133,60	840,00	Reversível

1123	Avenida Osorio De Paiva	7732	Canindezinho	Fortaleza	CE	99,00	165,00	Reversível
3899	Rod. Magalhaes Barata Km 18	S/n	Vila Boa Vista	Bonito	PA	105,39	270,00	Reversível
BTSAPR255	Avenida Dionizio Oening	0	Eneas Marques	Enéas Marques	PR	106,33	290,00	Reversível
7161	Sítio Mangueiro Do Cemiterio	0	Encruzilhada	Encruzilhada	BA	12,00	1.600,00	Reversível
BTSAPR53	Rua Jose Abrahao Keide (Antigo 641)	760	Astorga	Astorga	PR	253,95	1.689,52	Reversível
3024	Rua Padre Luiz Gonzaga	725	Centro	Quartel Geral	MG	101,00	274,00	Reversível
7110	Br 316 - Esquina Com Rua Joao Lisboa S/N	S/n	Centro	Boa Vista Do Gurupi	MA	69,00	450,00	Reversível
2898	Rua Geraldo Rios	180	Centro	João Pinheiro	MG	90,00	221,00	Reversível
3056	Praca Jose Sena Lima	16	Centro	Santa Maria Do Suaçuí	MG	84,00	200,00	Reversível
3757	Cumaru Do Norte	0	Na	Cumaru Do Norte	PA	25,56	810,02	Reversível
5536	R Belo Horizonte/R Do Jipe/Topo Do Morro Do Centenário	0	Olavo Bilac/ Vila Centenário	Quilme De Caxias	RJ	168,00	1.362,00	Não Reversível
BTSASC425	Rua Domingos Martorano	S/n	Centro	São Joaquim	SC	238,14	1.344,00	Reversível
BTSASC325	Rua Expedicionario Wenceslau Spancerski	S/n	Centro	Orleans	SC	105,04	783,83	Reversível
4465	Sao Jose Do Taua0			Santo Antônio Do Taua	BA	67,00	30,00	Reversível
BTSAGO53	Avenida Altamiro Caio Pacheco (Antiga Kamiuras) Lote 29 - Rua Antonio Fernando Roriz	0	Aruana	Aruaná	GO	64,00	750,00	Reversível
5989	Rua Joao Madeiras Filho	S/n	Igapo	Natal	RN	237,00	891,00	Reversível
3026	Rua Guaraciaba	101	Centro	Raposos	MG	133,00	360,00	Reversível
BTSAPR330	Rua Nilo Sampaio	525	Ibaiti	Ibaiti	PR	264,97	975,00	Reversível
7486	Avenida Sao Joao	0	Na	Mirangaba	BA	24,00	860,00	Reversível
826	Maonel Vicente	S/n	Na	Pintadas	BA	66,30	1.240,00	Reversível
1959	Avenida Cristiano Dias Lopes	S/n	Urbano	Bom Jesus Do Norte	ES	56,00	296,00	Reversível
BTSARS16	Anta Gorda	0	Anta Gorda	Anta Gorda	RS	32,64	150,00	Reversível
3159	Rua Djalma Pinheiro Chagas	74	Centro	Prados	MG	101,00	360,00	Reversível
3632	Praça Leao	9	Na	Benevides	PA	175,17	471,00	Reversível
BTSAGO217	Zona Rural - Proximo Riberao Muquem	0	Muquem	Guarinos	GO	245,00	4.900,00	Reversível
5112	Avenida Patriota Anibal Alves Cantarelli	S/n	Centro	Itacuruba	PE	85,93	85,93	Reversível
BTSAMS59	Rua Baldomero Coenga	S/n	Centro	Caracol	MS	29,70	800,00	Reversível
BTSARS551	Sao Domingos Do Sul	0	Sao Domingos Do Sul	São Domingos Do Sul	RS	45,05	150,00	Reversível
BTSARO158	Lotes 31 E 48 Gleba 02 Setor Muqui - Rep Muqui	0	Area Rural	Presidente Médici	RO	150,00	150,00	Reversível
527	Rua Jj Seabra	453	Centro	Ibotirama	BA	138,00	1.260,00	Reversível
601	Morro Fazenda Saco Grande	S/n	Povoado Parafuso	Planalto	BA	66,50	900,00	Reversível
3621	Rua General Gurgel	S/n	Centro	Bujaru	PA	177,71	2.340,36	Reversível
BTSAPR789	Rua Goias	0	Ubirata	Ubiratã	PR	42,08	900,00	Reversível
BTSARO1	Rua Jose De Deus S/N Centro	S/n	Centro	Acrelândia	AC	150,00	150,00	Reversível
4299	Trav. Cipriano Santos	0	Na	Ourém	PA	204,37	7.815,48	Reversível
BTSAPR735	Rua Rio De Janeiro	0	Sao Pedro Do Iguacu	São Pedro Do Iguacu	PR	71,84	1.200,00	Reversível
BTSAPR111	Br 277	S/n	Lagoa Seca	Candói	PR	155,82	10.000,00	Reversível
BTSASC149	Av:Antonio B. Santos	146	Armacao	Florianópolis	SC	62,67	150,00	Reversível
BTSARS602	Segredo	0	Segredo	Segredo	RS	45,00	150,00	Reversível
3306	Praça Pedro Severino Aguiar	208	Urbano	São Francisco De Paula	MG	101,00	360,00	Reversível
4992	Alecrim - Proximo Ao Trevo Da Br-101	0	Ponta Da Pedra	Goiana	PE	61,00	600,00	Reversível
6900	Veredao	0	Rural	Júlio Borges	PI	9,00	375,00	Reversível
4688	Rua 1º De Abril	24	Centro	Sumé	PB	98,04	1.232,70	Reversível

4683	Rua Pres. Getulio Vargas	S/n	Centro	Picuí	PB	89,80	1.517,00	Reversível
480	Rua Principal	S/n	Centro	Boquira	BA	130,00	1.460,00	Reversível
846	Rua Antonio Rocha	S/n	Na	São Desidério	BA	56,00	1.225,00	Reversível
4298	Rodovia Pa 1240	S/n	Vila De Limao	Ourém	PA	11,90	224,00	Reversível
66	Morro Da Amizade (Sitio Coimbra)0	S/n	Morro	Novo Lino	AL	61,20	2.500,00	Reversível
BTSASC347	Rua Pomerode S/Nº - Praia Da Armação - Área Remanescente	0	Praia De Armação Do	Paraty	SC	57,00	217,00	Não Reversível
4641	Rua Joao Pessoa	116	Centro	Alagoa Grande	PB	109,75	1.575,00	Reversível
33497	Rua Do Comercio	S/n		Olinda Nova Do Maranhão	MA	9,00	408,00	Reversível
BTSAPR506	Avenida Copacabana	0	Nova Tebas	Nova Tebas	PR	42,09	591,50	Reversível
BTSASC345	Rua Teodoro Zabotti	63	Centro	Pedras Grandes	SC	105,00	730,00	Reversível
BTSARS201	Rua Leopoldo Durks	0	Eugenio De Castro	Eugênio De Castro	RS	42,40	581,25	Reversível
5682	Rua Bingen	993	Bingen	Petrópolis	RJ	5.440,00	615,00	Reversível
2403	Em Frente Ao Conjunto Cohab "Joao Agripino"	S/n	Centro	Rosário	MA	61,77	4.554,00	Reversível
BTSAPR535	Rua Tamoio	0	Palotina	Palotina	PR	42,08	1.400,00	Reversível
816	Rua Da Torre	S/n	Centro	Nova Soure	BA	40,54	1.041,15	Reversível
7268	Rua Adilson Souza	0	Pernambues	Salvador	BA	61,00	179,30	Reversível
BTSAGO559	Rua Padre Antonio S/Nº	S/n	Centro	Piraquê	TO	43,00	600,00	Reversível
BTSAPR783	Rua Avelino Joao Castanhara	70	Tunas Do Parana	Tunas Do Paraná	PR	42,00	150,00	Reversível
BTSAGO29	Avenida Mossamedes S/Nº	S/n	Centro	Anicuns	GO	150,00	150,00	Reversível
BTSAMS132	Rua Albino Coimbra	101	Centro	Rochedo	MS	50,41	600,00	Reversível
2110	Avenida Civit	S/n	Laranjeiras	Serra	ES	166,00	832,00	Reversível
3169	Fazenda Loana *	S/n	Rural	Bicas	MG	44,00	2.000,00	Reversível
5077	Rua Santos Dumont	59	Centro	Tupanatinga	PE	36,24	223,86	Reversível
4033	Rua Clementino Alves	S/n	Vila Apolinario	Curuá	PA	25,41	340,00	Reversível
2210	Morro Da Repetidora0	1	Centro	Sitio Novo	MA	49,99	4.200,00	Reversível
3253	Rua Hernesto Hermes	170	Urbano	Araponga	MG	24,00	194,00	Reversível
6218	Praça 31 De Março	49	Centro	Pacatuba	SE	70,81	444,57	Reversível
3082	Praça Serra Negra	200	Urbano	São Sebastião Do Maranhão	MA	66,00	360,00	Reversível
764	Rua Das Torres	S/n	Centro	Itacaré	BA	48,70	1.131,00	Reversível
2927	Avenida Cel. Pedro Lino	236	Centro	Martinho Campos	MG	101,00	288,00	Reversível
BTSAPR459	Rua Interventor Manoel Ribas (Rua São Paulo 245)	85	Vila Prudente	Marumbi	PR	102,82	290,00	Reversível
1364	Rua Sargento Mirabial Pessoa	50	Centro	Uruoca	CE	24,14	123,25	Reversível
2087	Rua Ana Meroto Stefanon	S/n	Cobilandia	Vila Velha	ES	194,00	720,00	Reversível
2039	Rua Espirito Santo	303	Urbano	Ponto Belo	ES	52,00	481,00	Reversível
6190	Br 1010	S/n	Pov. Sobrado	Nossa Senhora Do Socorro	SP	129,08	800,00	Reversível
1120	Rua Montevideo	395	Serrinha	Fortaleza	CE	99,00	435,60	Reversível
7416	Rua Do Clube Das Maes	S/n	Centro	Itapecuru Mirim	MA	9,00	360,00	Reversível
BTSAPR329	Rua Numero 2	0	Honorio Serpa	Honório Serpa	PR	42,08	1.200,00	Reversível
BTSARS100	Avenida Getulio Vargas	0	Canoas	Canoas	RS	1.325,25	1.452,00	Reversível
44	Avenida Gov. Muniz Falcao	294	Centro	Batalha	AL	96,65	478,00	Reversível
5975	Repetidora Martins	0	Cruz Das Almas	Martins	RN	288,00	2.329,00	Reversível
BTSAPR498	Avenida Principal	0	Nova Laranjeiras	Nova Laranjeiras	PR	42,08	150,00	Reversível
BTSAPR679	Rua Bernandino Grande	0	Santa Maria Do Oeste	Santa Maria Do Oeste	PR	42,07	150,00	Reversível

BTSARS224	Avenida Independencia	0	Garibaldi	Garibaldi	RS	599,82	1.000,00	Reversível
BTSAPR346	Avenida Antonio Henrique Philippi	0	Inaja	Inajá	PR	10,21	600,00	Reversível
BTSADF79	Avenida Deputado Wilmar Guimaraes Lote 19 Quadra 17 (Ou Rua Urias Jose Dourado)	0	Guarani De Goiás	Guarani De Goiás	GO	620,00	620,00	Reversível
3182	Fazenda Mata Virgem *	S/n	Rural	Dom Silvério	MG	22,00	900,00	Reversível
1194	Avenida Joao Inacio De Lucena	639	Centro	Brejo Santo	CE	220,00	982,00	Reversível
5216	Rua Cel. Mundico Dantas S/Nº	S/n	Centro	Valença Do Piauí	PI	93,00	825,00	Reversível
2313	Rua Principal	40	Centro	Fernando Falcão	MA	9,00	360,00	Reversível
3257	Rua Cicero Ferreira	142	Urbano	Bom Sucesso	MG	110,00	1.023,00	Reversível
6202	Rua Eduardo Espirito Santo	240	Sao Conrado	Aracaju	SE	180,75	600,00	Reversível
BTSARS46	Linha Sao Pedro	0	Sao Pedro	Bento Gonçalves	RS	26,25	150,00	Reversível
6735	Quadra 18 - Lot. Planalto Agua Grande	0	Centro	Catu	BA	175,00	2.415,00	Reversível
7261	Rua Raimundo Santana Ribeiro	0	Centro	São Francisco Do Conde	BA	70,38	1.586,30	Reversível
BTSAGO508	Rua 7 De Setembro Esq. C/ Rua 13 De Maio (Atual Jader Pires Qd. 37 Lt. 04)	0	Centro	Dueré	TO	100,00	1.006,50	Reversível
2004	Corrego Santo Antonio	S/n	Itapina	Colatina	ES	111,00	2.400,00	Reversível
1152	Rua E 11	167	Araturi	Caucaia	CE	99,00	160,00	Reversível
3824	Rua Principal (Rod. Bragança-Viseu)	0	Vila Verde	Augusto Corrêa	PA	11,90	240,00	Reversível
BTSASC188	Rua Gov. Jorge Lacerda Nº218	218	Centro	Guarujá Do Sul	SC	127,70	1.000,00	Reversível
BTSAMT86	Avenida Cuiaba	S/n	Centro	Porto Dos Gaúchos	MT	500,00	10.000,00	Reversível
2164	Br 135	0	Centro	Dom Pedro	MA	124,95	3.250,80	Reversível
BTSAPR21	Rua Ernestina Silveira	339	Antonio Olinto	Antônio Olinto	PR	106,32	1.200,00	Reversível
1357	Serra Da Joanelinha ("Abobora")	0	Na	Tauá	CE	50,00	98,02	Reversível
1305	Rua Santa Terezinha	120	Centro	Parambu	CE	87,45	550,64	Reversível
BTSARS649	Trindade Do Sul	0	Trindade Do Sul	Trindade Do Sul	RS	61,49	150,00	Reversível
BTSAGO529	Rua Tiradentes Qd. 16-B Lt. 01 (Rua Manoel Alencar Leao Qd. F Lt. 01 - Centro)	0	Centro	Itaporã Do Tocantins	TO	69,56	1.200,00	Reversível
2747	Rua Cel. Maia	50	Centro	Conquista	MG	66,00	300,00	Reversível
BTSAPR745	Rodovia Senges/Itarare	S/n	Senges	Sengés	PR	42,08	2.675,00	Reversível
4877	Morro Dos Guararapes	S/n	Centro	Ribeirão	PE	124,00	1.000,00	Reversível
478	Ao Lado Do Hospital	S/n	Na	Boa Nova	BA	56,00	1.800,00	Reversível
BTSAPR451	Rua Santos Dumont	2378	Maringa	Maringá	PR	649,48	560,00	Reversível
BTSASC261	Rua Jarivatuba	S/n	Adhemar Garcia	Joinville	SC	225,74	932,75	Reversível
BTSARS136	Cerro Branco	0	Cerro Branco	Cerro Branco	RS	45,05	200,00	Reversível
3059	Rua Dona Guilhermina	82	Urbano	Contagem	MG	153,00	400,00	Reversível
2452	Rua Herculano Parga	S/n	Centro	São Luís Gonzaga Do Maranhão	MA	41,90	558,67	Reversível
BTSAGO424	Rua Jose Bonifacio C/ Goias Qd. 4 Lt. 13/14/15/16	0	Santa Fe De Goias	Santa Fé De Goiás	GO	150,00	150,00	Reversível
BTSAMS92	Rua Santa Rosa L 14	0	Nucleo Col. Dourados	Glória De Dourados	MS	150,60	936,00	Reversível
3220	Rua Diogo Alvares	501	Benfica	Juiz De Fora	MG	194,00	360,00	Reversível
1288	Rua Edvar Silveira (R. Major Jose Lourenço	S/n	Na	Morrinhos	CE	87,45	400,00	Reversível
3714	Rua 7 De Setembro	1834	Centro	Oriximiná	PA	480,00	3.280,00	Reversível
5491	Rua Jose Galdino	134	Cambuci	Cambuci	RJ	188,98	1.500,00	Reversível
BTSAGO431	Avenida Bandeirantes S/Nº Esq. C/ Santo Antonio	S/n	Verdelândia	Santa Rita Do Novo Igarão	MG	280,00	280,00	Reversível
BTSAPR77	Rua Pedro Sincero Dos Reis	12	Bom Sucesso	Bom Sucesso	PR	50,13	637,50	Reversível
BTSAPR137	Rua Diamantina	0	Vila Distrito Abapan	Castro	PR	100,00	459,00	Reversível
BTSAPR265	Rua Tiradentes	605	Faxinal	Faxinal	PR	207,83	2.400,00	Reversível

508	Avenida Padre Vieira	489	Centro	Cristópolis	BA	56,00	1.200,00	Reversível
842	Rua Principal	S/n	Na	Rio Do Pires	BA	120,00	900,00	Reversível
5051	Rua Tenente Wastigney Wandekok Wanderley	S/n	Centro	Venturosa	PE	40,80	434,00	Reversível
2204	Morro Do Peritoro	0	Centro	Peritoró	MA	52,55	2.500,00	Reversível
BTSARS7	Rua Gen. Sampaio		Alegrete	Alegrete	RS	116,40	290,00	Reversível
BTSAGO102	Rua 12 S/Nº	S/n	Santo Antonio Do Rio	Valão	GO	79,39	800,00	Reversível
1738	Rua Frei Anastacio	S/n	Na	Frecheirinha	CE	87,45	335,79	Reversível
736	Rua Sao Carlos	S/n	Centro	Gongogi	BA	51,00	1.166,00	Reversível
3635	Avenida Deputado Jose Rodrigues De Viana	S/n	Centro	Cachoeira Do Arari	PA	53,27	653,72	Reversível
7573	Rua Leontino Pereira	S/n	Cohabinha	Bacabal	MA	9,00	390,00	Reversível
BTSAPR661	Estrada Salgado Filho/Francisco Beltrao	0	Salgado Filho	Salgado Filho	PR	53,89	150,00	Reversível
BTSAGO60	Fazenda Bocaina Do Passa Tres	0	Barro Alto	Barro Alto	GO	200,00	2.000,00	Reversível
1284	Rua Cel. Antonio Botelho	164	Centro	Maranguape	CE	282,00	698,00	Reversível
BTSAPR275	Rua Dos Estados	0	Florida	Flórida	PR	10,21	600,00	Reversível
BTSAPR361	Rua Sao Pedro	554	Itambe	Itambé	PR	106,32	1.342,01	Reversível
BTSARS70	Rua Pinheiro Machado	0	Cachoeira Do Sul	Cachoeira Do Sul	RS	787,30	200,00	Reversível
BTSARS125	Rua Dante Marcucci	0	Fazenda Souza	Caxias Do Sul	RS	48,97	360,00	Reversível
BTSARS605	Senador Salgado Filho	0	Senador Salgado Filho	Senador Salgado Filho	RS	11,03	150,00	Reversível
BTSAGO333	Avenida America Do Couto Esq. C/ Rua 2 Qd. 03 Lt. 04 (Avenida Jose Furtado Qd013 Lt. 09a Setor 01)	0	Nova América	Nova América	GO	59,00	597,00	Reversível
3440	Rua Jorge Raimundo	575	Santa Candida	Juiz De Fora	MG	110,00	370,00	Não Reversível
1036	Rua Curva Do Vento - Faz. Umbirussu Igapora	0	Morro	Igaporã	BA	61,64	2.000,00	Reversível
3831	Rua Sao Francisco	S/n	Centro	Aurora Do Pará	PA	22,27	294,00	Reversível
4015	Avenida Bandeirante	S/n	Alacilandia	Conceição Do Araguaia	PA	23,81	420,00	Reversível
3755	Rua Jatoba	123	Centro	Jacundá	PA	335,54	9.009,68	Reversível
2301	Rua Sete De Setembro	S/n	Centro	Codó	MA	268,03	2.492,10	Reversível
7005	Avenida Principal	S/n	Centro	Senador La Rocque	MA	9,00	450,00	Reversível
BTSASC322	Rodovia Jose Spillere Ld1234	S/n	Caravaggio	Nova Veneza	SC	33,70	391,28	Reversível
3478	Avenida Dr Jose Mariano	198	Citrolandia	Betim	MG	70,00	360,00	Reversível
2754	Fazenda Reunidas Mg *	S/n	Rural	Cordisburgo	MG	41,00	2.500,00	Reversível
7579	Rua Da Vilinha	0	Centro	Buritirana	MA	9,00	450,00	Reversível
BTSAPR249	Avenida Joao D'Pasquale	352	Dois Vizinhos	Dois Vizinhos	PR	153,14	1.714,30	Reversível
4370	Estrada Do Atalaia	0	Ilha Do Atalaia	Salinópolis	PA	88,06	900,00	Reversível
4990	Morro Da Igrejinha	S/n	Morro Da Igrejinha	Belém De Maria	PE	36,24	375,00	Reversível
1739	Rua Furtado Leite	S/n	Na	Altaneira	CE	87,45	607,50	Reversível
4492	Minerasul	0	Na	São Félix Do Xingu	PA	23,62	363,60	Reversível
BTSAGO573	Rua Manoel Rodrigues Da Silva S/Nº	S/n	Centro	São Sebastião Do Tocantins	GO	43,00	2.000,00	Reversível
BTSAGO293	Avenida Angelo Urzeda Nº 74 Qd. 01 Lt. 04	74	Mairipotaba	Mairipotaba	GO	79,39	609,82	Reversível
1905	Rua Nossa Senhora Da Conceição	S/n	Jacaraípe	Serra	ES	151,00	720,00	Reversível
2095	Rua Francelina Setubal	S/n	Itapoa	Vila Velha	ES	151,00	339,00	Reversível
3130	Fazenda Floresta *	S/n	Rural	Ubá	MG	95,00	52.008,00	Reversível
1753	Rua Francisco Mourao Lima	1	Centro	Ararendá	CE	15,50	44,41	Reversível
7592	Povoado Olho D'Agua Da Lapela	0	Centro	Conceição Do Lago-VA	MA	9,00	360,00	Reversível
7323	Rua Grande	S/n	Centro	São João Do Carú	MA	9,00	250,00	Reversível

728	Rua Monsenhor Jose Gilberto Luna	0	Na	Curaçá	BA	64,30	3.600,00	Reversível
BTSAPR525	Estrada Vicinal	0	Palmeira	Palmeira	PR	37,65	150,00	Reversível
43	Rua Antonio Brasil Rocha	37	Centro	Coruripe	AL	83,95	400,00	Reversível
BTSASC443	Rua Antônio Selhorst (Antiga R 11 De Novembro)	130	Centro	São Martinho	SC	28,70	150,00	Reversível
BTSAPR486	Estrada Curitiba/Morretes	0	Morretes	Morretes	PR	42,08	150,00	Reversível
BTSAGO86	Rua 14 Qd. 35 Lt. 26 - Centro Esq. C/ Americo Fernandes (Atual Rua Humberto De Queiroz)	0	Caipônia	Caipônia	GO	110,00	394,50	Reversível
2515	Fazenda Sao Gonçalo	S/n	Rural	Araçuaí	MG	44,00	900,00	Reversível
BTSAGO90	Avenida 15 De Novembro Qd. 07 Area 2	0	Campinacu	Campinaçu	GO	43,00	1.400,00	Reversível
BTSARS561	Rua Guilherme Alberti	0	Sao Joao Do Polesin	São João Do Polésin	RS	45,05	150,00	Reversível
3398	Rua Leonil Prata	579	Alipio De Melo	Belo Horizonte	MG	80,00	610,00	Reversível
3418	Fazenda Morro *	S/n	Zona Rural	Caeté	MG	44,00	2.500,00	Reversível
827	Fazenda Monte Alegre	S/n	Distrito Pirai Do Norte	Ituberá	BA	66,75	1.200,00	Reversível
4859	Fazenda Olho D' Agua - 14 Km De Parnamirim	0	Olho Dagua	Parnamirim	PE	107,10	1.250,00	Reversível
1807	Serra Uruburetama - Sitio Cangalho	0	Na	Itapipoca	CE	35,00	240,00	Reversível
2477	Rua Joao Manoel Pereira	S/n	Centro	Turiação	MA	9,00	360,00	Reversível
BTSAGO542	Avenida Do Cais Qd. 15 Lt. 15	0	Centro	Novo Acordo	TO	70,18	667,50	Reversível
3779	Avenida Agua Azul	S/n	Vila Nova Canada	Água Azul Do Norte	PA	18,89	390,00	Reversível
3638	Praça Alte. Prof. Alcides Paranhos	S/n	Centro	Santo Antônio Do Tauá	MA	147,51	931,59	Reversível
3461	Rua Jose Antenor	S/n	Heliopolis	Belo Horizonte	MG	100,00	360,00	Reversível
BTSARS93	Rua Loureiro Da Silva		Candido Godoi	Cândido Godói	RS	37,48	150,00	Reversível
3316	Rua Nossa Senhora De Lourdes	421	Urbano	Crucilândia	MG	26,00	225,00	Reversível
3358	Rua Vila Vidal	64	Jockey Clube	Juiz De Fora	MG	77,00	300,00	Reversível
2622	Fazenda Sao Mateus *	S/n	Zona Rural	Recreio	MG	26,00	899,00	Reversível
BTSAPR799	Rua Sete De Setembro	936	Umuarama	Umuarama	PR	106,32	290,00	Reversível
2070	Rua Natalino Cossi	S/n	Urbano	Vila Valério	ES	27,00	156,98	Reversível
5731	Rua Motorista Luiz De Abreu (Rua Jose Lourenço 165)	464	Anchieta	Rio De Janeiro	RJ	194,00	403,00	Reversível
6196	Rua N. S. Das Dores	S/n	Centro	Moita Bonita	SE	207,00	238,00	Reversível
3093	Rua Sao Jose *	S/n	Centro	Virginópolis	MG	77,00	156,00	Reversível
BTSAPR662	Rua Rui Barbosa	0	Salgado Filho	Salgado Filho	PR	106,32	1.200,00	Reversível
3441	Rua Cel. Alvim Albino Menezes	9	Urbano	Buenópolis	MG	27,00	217,00	Reversível
BTSARS352	Estrada Geral De Linha Temeraria	0	Linha Temeraria	Nova Petrópolis	RS	26,25	360,00	Reversível
BTSAPR458	Rua Xv De Novembro	0	Marquinho	Marquinho	PR	11,88	600,00	Reversível
7464	Rua Dr. Joao Arcanjo Filho	S/n	Na	Igaporã	BA	40,54	515,00	Reversível
1231	Rua Claudio Camelo Timbo	1150	Na	Hidrolândia	CE	87,45	439,98	Reversível
3921	Avenida Prof. Licio Solheiro	S/n	Na	Brejo Grande Do Araguaia	PA	142,19	1.306,90	Reversível
1722	Rua Cel. Bento Alves	S/n	Fazendinha	Itapipoca	CE	119,00	599,50	Reversível
BTSAPR471	Rua Cerqueira Lima	429	Gaivotas	Matinhos	PR	235,80	962,05	Reversível
BTSARS324	Monte Belo Do Sul	0	Monte Belo Do Sul	Monte Belo Do Sul	RS	26,52	150,00	Reversível
916	Avenida Getulio Vargas	941	Centro	Itatim	BA	42,00	1.200,00	Reversível
2247	Rua Santos Dumont	S/n	Centro	Açailândia	MA	203,79	2.735,00	Reversível
1157	Sítio Paraiba - Ibiapaba	0	Centro	Ubajara	CE	320,00	9.459,00	Reversível
5217	Praça Da Independencia S/Nº	S/n	Centro	Pedro Li	PI	119,00	900,00	Reversível
BTSAGO341	Avenida Independencia Qd. 16 Lt. 12 E 13	0	Nova Iguacu De Goiás	Nova Iguaçu De Goiás	GO	71,96	290,00	Reversível

3215	Morro Taquaral *	S/n	Zona Rural	Peçanha	MG	27,00	439,00	Reversível
BTSAMS91	Rua O Pioneiro	922	Dist. Vila Culturama	Fátima Do Sul	MS	42,30	700,00	Reversível
7432	Avenida Tocantins	S/n	S Central	Ribamar Fiquene	MA	9,00	450,00	Reversível
31	Torre Morro Major Izidoro - Faz. Lagoa Nova0	S/n	Morro	Major Isidoro	AL	68,29	440,00	Reversível
3838	Fordlandia	0	Na	Aveiro	PA	25,41	705,60	Reversível
BTSAPR505	Rua Tuparandi	866	Nova Santa Rosa	Nova Santa Rosa	PR	156,66	1.600,00	Reversível
2973	Rua Presidente Bernardes	38	Centro	Padre Paraíso	MG	66,00	192,00	Reversível
2740	Avenida Tupinambas	58	Urbano	Conceição De Ipanema	MG	66,00	348,00	Reversível
BTSARS233	Olhos D'Agua - Glorinha	0	Glorinha	Glorinha	RS	61,16	437,50	Reversível
2111	Morro Do Cruzeiro	S/n	Zona Rural	Rio Novo Do Sul	ES	100,00	2.000,00	Não Reversível
1537	Rua Vereador Francisco Tavares De Oliveira	202	Ema	Iracema	CE	15,50	25,50	Reversível
1356	Praça Jose Granja Ribeiro (R. Raimundo Nonato Ribeiro)	87	Centro	Trairi	CE	77,50	409,24	Reversível
2196	Rua Joao Amaral Da Silva	S/n	Centro	Matinha	MA	65,24	442,00	Reversível
BTSARS216	Rua Cel.Marcos J. Leao	0	Feliz	Feliz	RS	165,83	610,36	Reversível
BTSAMT44	Avenida Republica Do Libano	1470	Bom Clima	Cuiabá	MT	78,25	315,60	Reversível
2719	Morro Proximo Da Localidade *	S/n	Rural	Carmo Da Mata	MG	66,00	2.000,00	Reversível
3820	Rua 1º De Maio	0	Itapixuna	Augusto Corrêa	PA	26,10	410,00	Reversível
2388	Rua Dr. Clodomir Paz	1	Centro	Porto Rico Do Maranhão	MA	9,00	360,00	Reversível
BTSAPR61	Avenida Castro Alves	697	Barbosa Ferraz	Barbosa Ferraz	PR	111,89	1.225,00	Reversível
BTSASC497	Rua Do Comercio	S/n	Centro	Xavantina	SC	25,00	312,50	Reversível
BTSAPR18	Avenida Valerio Osmar Estevao	0	Angulo	Ângulo	PR	42,08	1.495,00	Reversível
BTSASC34	Praia De Gaivota - Lote Nº11/13 Da Quadra Nº17		Centro	Balneário Gaivota	SC	45,81	576,00	Reversível
2612	Avenida Costa E Silva	49	Centro	Ladainha	MG	45,00	360,00	Reversível
3008	Avenida Getulio Vargas	321	Centro	Poté	MG	66,00	360,00	Reversível
780	Rua Libia Trindade	S/n	Centro	Ituaçu	BA	56,00	1.152,00	Reversível
4522	Estrada De Japerica	S/n	Vila De Pataua	São João De Pirabas	PA	11,90	200,00	Reversível
2327	Rua Principal	S/n	Centro	Governador Eugênio Barros	BA	9,00	360,00	Reversível
2167	Rua Magalhaes De Almeida	S/n	Primavera	Luís Domingues	MA	60,45	272,00	Reversível
5009	Rua Joao Pereira Tabosa	S/n	Centro	Toritama	PE	36,24	299,70	Reversível
2945	Rua Gustavo Capanema	107	Centro	Mutum	MG	190,00	383,00	Reversível
4242	Jacare Capa	0	Na	Monte Alegre	PA	25,41	378,00	Reversível
2343	Rua Grande	1	Centro	Humberto De Campos	MA	9,00	360,00	Reversível
5726	Rua Santa Tereza	35	Rio Das Flores	Rio Das Flores	RJ	42,00	498,00	Reversível
BTSAPR350	Rua Alfredo Lemos Lote 9A/9A-1 - Quadra 049 (Antigo Nº 2048)	21	Iracema Do Oeste	Iracema Do Oeste	PR	42,08	2.060,00	Reversível
6061	Rua Francisco Rodrigues	149	Pendencias Centro	Pendências	RN	46,78	800,00	Reversível
BTSAGO365	Rua Joselio Rodrigues Do Nascimento Qd. 09 Lt. 06	0	Pilar De Goias	Pilar De Goiás	GO	150,00	150,00	Reversível
4738	Rua Monsenhor Sales	S/n	Centro	Fagundes	PB	99,05	420,25	Reversível
BTSAGO364	Rua Joaquim Pedro Dos Santos Nº 140	140	Petrolina De Goias	Petrolina De Goiás	GO	91,00	380,00	Reversível
BTSARO134	Avenida Brasil S/N	S/n	Centro	Santa Luzia D'Oeste	RO	30,00	200,00	Reversível
738	Praça Antonio Carlos Magalhaes	S/n	Centro	Guajeru	BA	63,90	1.230,00	Reversível
1447	Rua Joaquim Dantas	S/n	Betania	Deputado Irapuan Pinheiro	GO	15,50	25,50	Reversível
2489	Morro Da Repetidora	1	Centro	Vargem Grande	MA	69,62	4.200,00	Não Reversível
2237	Avenida Pio Xii	S/n	Centro	Primeira Cruz	MA	40,15	548,96	Reversível

BTSARS120	Br 116	S/n	Vila Cristina	Caxias Do Sul	RS	26,25	150,00	Reversível
5701	Rua Shuwartz Vieira Junto E Apos O 409	0	Porciuncula	Porciúncula	RJ	36,00	430,00	Reversível
BTSAMT97	Avenida 4 Lt. 17 Qd. 15	0	Vila Naboreiro	Rondonópolis	MT	32,35	825,00	Reversível
BTSAGO132	Avenida Maria Vitoria De Carvalho Qd. 57 Lt. 12 E 13	0	Doverlandia	Doverlândia	GO	63,90	398,40	Reversível
2493	Fazenda Açucena	S/n	Rural	Carlos Chagas	MG	76,00	900,00	Reversível
1763	Rua Tenente Jose Joaquim	S/n	Na	Itapiúna	CE	87,45	546,79	Reversível
BTSAGO299	Avenida Joao Artiaga Qd. 17 Lt. 02	0	Matrincha	Matrinchã	GO	60,12	1.168,80	Reversível
BTSAPR17	Rua Bahia	384	Andira	Andirá	PR	309,00	1.200,00	Reversível
BTSAPR750	Avenida Seis De Junho	1000	Sertanopolis	Sertanópolis	PR	183,92	1.350,00	Reversível
BTSASC469	Avenida Boa Vista	S/n	Centro	Três Barras	SC	29,51	1.000,00	Reversível
3404	Avenida Pinheiros *	S/n	Retiro Das Pedras	Brumadinho	MG	110,00	758,00	Reversível
1052	Rod. Buritirama / Mansidao Km 540	S/n	Povoado Do Gatto	Mansidão	BA	63,00	2.500,00	Reversível
7173	Avenida Vasco Da Gama	S/n	Engenho Velho De Br	Salvador	BA	98,00	262,41	Reversível
619	Br 240 Km 2800	S/n	Distrito Chapada	Seabra	BA	58,83	1.073,00	Reversível
876	Avenida Joao Borges De Sa	S/n	Centro	Uauá	BA	60,90	1.800,00	Reversível
33	Fazenda Cotia Queimada	0	Morro	São José Da Laje	AL	84,95	3.630,00	Reversível
4318	Rodovia Pa-125 Km 204	S/n	Vila Sao Joao Batista	Paragominas	PA	11,90	240,00	Reversível
815	Rua Eunapio De Queiroz	S/n	Centro	Nova Ibiá	BA	50,00	971,42	Reversível
3029	Rua Serafim De Almeida Coimbra	97	Centro	Recreio	MG	77,00	98,00	Reversível
6708	Rua Francisco Antonio De Melo	361	Centro	Juruiaia	MG	101,00	400,00	Reversível
634	Rua Osvaldo Trabuco	S/n	Na	Tanquinho	BA	42,00	2.036,00	Reversível
4639	Morro Do Cristo Redento	S/n	Na	Cajazeiras	PB	226,04	225,00	Reversível
4779	Rua Projetada	0	Ahu	Serra Branca	PB	56,82	250,00	Reversível
4030	Avenida Jarbas Passarinho	S/n	Na	Curralinho	PA	52,09	4.873,50	Reversível
4371	Avenida Miguel Santa Brigida	S/n		Salinópolis	PA	512,34	3.642,00	Reversível
1047	Serra Do Apora	S/n	Distrito Itamira	Aporá	BA	90,17	796,50	Reversível
3156	Avenida Antonio Carlos	475	Urbano	Tiros	MG	66,00	480,00	Reversível
3652	Rua Pres. Getulio Vargas		Bela Vista	Breu Branco	PA	141,45	858,88	Reversível
33639	Rua Principal	S/n	Rodagem	Cândido Mendes	MA	9,00	320,00	Reversível
BTSAPR565	Rua Olavo Bilac	1290	Perola	Pérola	PR	105,18	1.798,00	Reversível
BTSAPR736	Rua Pedro Paulo Sobrinho	101	Sao Pedro Do Ivai	São Pedro Do Ivai	PR	106,31	1.200,00	Reversível
3664	Avenida General Moura Carvalho	S/n	Centro	Primavera	PA	164,86	3.049,20	Reversível
BTSARS559	Sao Joao Da Urtiga	0	Sao Joao Da Urtiga	São João Da Urtiga	RS	45,05	150,00	Reversível
BTSAPR808	Rua Lisboa	201	Vera Cruz Do Oeste	Vera Cruz Do Oeste	PR	111,88	1.326,00	Reversível
BTSASC88	Rua Major Teodosio Furtado	316	Centro	Campo Belo Do Sul	SC	25,00	853,30	Reversível
BTSASC307	Rua Gov Celso Ramos	S/n	Centro	Meleiro	SC	31,50	247,00	Reversível
BTSASC354	Rua Ernesto Volkmann	S/n	Texto Rega	Pomerode	SC	100,95	290,00	Reversível
7509	Fazenda Ribeirao Das Piabas	0	Na	Ibicuí	BA	55,50	675,00	Reversível
794	Rua Jose Vilela	S/n	Centro	Lapão	BA	92,02	1.103,52	Reversível
BTSAGO448	Alameda Araguaia S/Nº (Salustriano Martins)	S/n	Luiz Alves	São Miguel Do Araguaia	GO	79,39	1.187,50	Reversível
5597	Rua Cecilia Esquina Com Rua 2 Irmaos	0	Itacurucu	Mangaratiba	RJ	28,00	360,00	Reversível
3506	Rua Rodrigo Fernandes Dos Santos	48	Venda Nova	Belo Horizonte	MG	100,00	404,00	Reversível
7668	Rua Marambaia	S/n	Centro	Santa Luzia	MA	9,00	324,00	Reversível

705	Praça Antonio De Sousa Lopes	S/n	Centro	Cansação	BA	57,00	1.158,84	Reversível
BTSAGO501	Avenida Longuinho Vieira Junior Qd. 38 Lt. 17	0	Centro	Colméia	TO	1.500,00	1.500,00	Reversível
4891	Sítio Agua Branca	0	Centro	Triunfo	PE	97,02	3.222,94	Reversível
BTSAPR134	Rua Tiradentes	431	Cascavel	Cascavel	PR	32,35	800,00	Reversível
BTSARS45	Avenida Ernesto Gaboardi	0	Benjamin Constant D	Benjamin Constant D	SSu	20,00	150,00	Reversível
BTSAGO428	Avenida Luzia Maria De Lima C/ Altina De Souza Q. 23 Lt. 12/15	0	Santa Isabel	Santa Isabel	GO	60,00	1.015,00	Reversível
621	Serra Da Barra Do Vento-Fazenda Gaviao	0	Na	Serrinha	BA	142,09	847,13	Reversível
5982	Rua Miro Felipe De Mendonça	S/n	Alto De Sao Manoel	Mossoró	RN	490,00	1.125,00	Reversível
1269	Rua 38	71	Conj.Timbo	Maracanaú	CE	99,00	177,00	Reversível
5218	Rua Benedito De Souza Reis Nº 323	0	Centro	Simplício Mendes	PI	76,50	652,00	Reversível
7540	Rua Carlos Maria Teixeira	S/n	Na	Oriximiná	PA	70,75	7.077,00	Reversível
7567	Rua Sao Vicente De Paulo	S/n	Centro	Amarante Do Maranh	MA	9,00	450,00	Reversível
7345	Ma 034 - Km 15	0	Centro	Tutóia	MA	9,00	250,00	Reversível
4686	Rua Deputado Alvaro Galdencio	59	Centro	Serra Branca	PB	118,00	808,00	Reversível
3073	Rua Benedito Valadares	31	Centro	São João Evangelista	MG	113,00	198,00	Reversível
BTSARS357	Rua Vicente Prieto	0	Pinhal Alto	Nova Petrópolis	RS	26,25	450,00	Reversível
BTSARO145	Rua Principal S/N - Tancredopolis	S/n	Centro	Alvorada D'Oeste	RO	150,00	150,00	Reversível
BTSARO102	Avenida Tancredo Neves S/N - Nova Estrela	S/n	Centro	Rolim De Moura	RO	150,00	150,00	Reversível
35	Alto Do Maxi	0	Rural	Mata Grande	AL	54,67	2.330,64	Reversível
33492	Rua Do Campo	S/n	Centro	Bequimão	MA	9,00	360,00	Reversível
7318	Rua Grande	S/n	Centro	Santa Inês	MA	8,00	429,00	Reversível
33505	Rodovia Ma 234	0	Centro	São Bernardo	MA	9,00	300,00	Reversível
910	Imovel Rural "Segredo"	0	Centro	Santa Luzia	BA	43,30	74,40	Reversível
5537	Avenida Coronel Sisson	64	Parada Angelica	Duque De Caxias	RJ	60,00	2.020,00	Reversível
3492	Rua Amapa	325	Aparecida Do Norte	Coronel Fabriciano	MG	104,00	300,00	Reversível
5504	Rua Silvino Canela	24	Goitacazes	Campos Dos Goytacazes	RJ	44,99	1.485,00	Reversível
BTSAGO253	Avenida Marechal Rondon Esq. C/ Avenida Jk	0	Cibele	Itapuranga	GO	150,00	150,00	Reversível
BTSASC199	Rua Antonio B. Capanema	0	Centro	Imarui	SC	105,06	290,00	Reversível
BTSAMT39	Avenida Rio Branco	S/n	Centro	Curvelândia	MT	24,25	150,00	Reversível
7489	Rua Emilio Hilario	0	Pindobacu	Pindobaçu	BA	12,00	975,00	Reversível
6985	Sítio Zumbi	0	Zona Rural	Queimadas	PB	39,00	40,00	Reversível
1716	Rua 69	844	Conjunto Jereissati li	Fortaleza	CE	99,00	216,00	Reversível
7328	Rua Grande	1	Centro	São João Do Soter	MA	9,00	324,00	Reversível
4646	Rua Pastor Jose Alves De Oliveira	S/n	Cabedelo	Cabedelo	PB	268,05	1.985,00	Reversível
1419	Avenida Central	548	Acaracuzinho	Fortaleza	CE	88,20	161,82	Reversível
BTSARS380	Rua Major Novais - 21720	21720	Palmeira Das Missões	Palmeira Das Missões	RS	765,40	1.320,00	Reversível
3367	Rua Conde D'Eu	554	Vera Cruz	Belo Horizonte	MG	78,00	436,00	Reversível
BTSAGO82	Rua Ildefonso Carneiro C/ Ataliba Ribeiro Qd. 27 Lt. A	0	Cacu	Caçu	GO	1.020,00	70.000,00	Reversível
BTSAGO416	Rua Sen. Gonzaga Jaime C/ Praça Marinho Neto Do Prado	0	Waldelandia	Rubiataba	GO	35,00	780,00	Reversível
1151	Avenida Mozart Pinheiro De Lucena	2718	Quintino Cunha	Fortaleza	CE	99,00	168,00	Reversível
7389	Rua Riograndense - Vizinho Ao Colegio Oswaldo Cruz	268	Trizidela	Barra Do Corda	MA	9,00	330,00	Reversível
7133	Rua Urbano Rocha	S/n	Centro	Governador Edison L	MA	15,75	1.014,00	Reversível
2328	Rua Da Piçarra	S/n	Centro	Governador Eugênio B	MA	9,00	360,00	Reversível

7672	Rua Do Campo	S/n	Centro	São Domingos Do Maranhão	MA	9,00	360,00	Reversível
4826	Rua Joaquim Jose De Miranda	0	Centro	Chã Grande	PE	94,87	246,52	Reversível
3386	Praça Paulino Figueireido	390	Centro	Caldas	MG	110,00	394,00	Reversível
3392	Rua Minas Gerais *	S/n	Centro	Monte Sião	MG	111,00	342,00	Reversível
3720	Rua Barao Do Rio Branco	S/n	Centro	Prainha	PA	79,60	400,40	Reversível
5099	Avenida Deputado Joao Novaes Filho	38	Centro	Floresta	PE	69,55	108,00	Reversível
BTSASC5	Rua 26 De Maio	68	Centro	Agronômica	SC	20,23	335,96	Reversível
4789	Rua Jose Joaquim Duarte	S/n	Centro	Uiraúna	PB	109,66	467,50	Reversível
BTSARS491	Rua Doutor Joao Pessoa - Rio Pardo	0	Rio Pardo	Rio Pardo	RS	541,57	150,00	Reversível
BTSAGO483	Atual Adenor Lyra Gomes Qd.26 Lt.27	0	Araguacu	Araguaçu	TO	350,00	350,00	Reversível
1041	Fazenda Bom Jardim	S/n	Fazenda	Gandu	BA	59,40	930,00	Reversível
6211	Rua N Quadra A	1861	Inacio Barbosa	Aracaju	SE	143,00	300,00	Reversível
3889	Juquiri	0	Na	Benevides	PA	20,24	304,00	Reversível
7303	Ma 326 - Povoado Sao Jose	S/n	Cohabinha	Bacabal	MA	9,00	300,00	Reversível
2384	Rua Principal	S/n	Pacas	Pinheiro	MA	9,00	360,00	Reversível
7427	Rua Do Comercio	1	Centro	Pio Xii	MA	9,00	325,00	Reversível
BTSAPR296	Fazenda Santo Antonio Do Iratim	0	General Carneiro	General Carneiro	PR	15,80	150,00	Reversível
2981	Rua Benedito Caetano *	S/n	Centro	Passa-Vinte	MG	101,00	374,00	Reversível
BTSARS189	Rua Cap Batista Grando	0	Erval Grande	Erval Grande	RS	81,62	379,52	Reversível
3363	Rua Jose Joaquim Dos Santos	33	Ceu Azul	Belo Horizonte	MG	97,00	505,00	Reversível
BTSAPR377	Rodovia Jaguariaiva/Arapoti	S/n	Jaguariaiva	Jaguariaíva	PR	69,69	1.110,00	Reversível
3301	Avenida Jose Eduardo De Souza *	S/n	Centro	Jacuí	MG	26,00	2.500,00	Reversível
BTSAPR593	Estrada Municipal	0	Planalto	Planalto	PR	10,21	1.200,00	Reversível
BTSAGO476	Avenida Vicente Ferreira Qd. 18 Lt. 13	0	Vicentinopolis	Vicentinópolis	GO	79,39	792,00	Reversível
2915	Rua Desembargador Sabino Lustosa *	S/n	Centro	Lavras	MG	105,00	329,00	Reversível
4485	Rua Principal	S/n	Vila Sao Jose	São Domingos Do Araguaia	PA	19,42	416,80	Reversível
243	Avenida 25 De Março	S/n	Na	Maraã	AM	16,50	600,00	Reversível
7625	Rua Clodomir Paz	1	Centro	Joselândia	MA	9,00	360,00	Reversível
7431	Rua Brejao	1	Centro	Ribamar Fiquene	MA	9,00	300,00	Reversível
2455	Avenida Senador Jose Sarney	41	Centro	Senador Alexandre Costa	MA	9,00	231,00	Reversível
5427	Av Viana Vaz Com Av Getúlio Vargas	S/n	Sto Antonio	Timon	MA	9,00	2.332,00	Reversível
3144	Morro Proximo Da Localidade - Fazenda Santiago *	S/n	Zona Rural	Pitangui	MG	84,00	2.500,00	Reversível
BTSARS570	Sao Jose Dos Ausentes	0	Sao Jose Dos Ausentes	São José Dos Ausentes	RS	42,40	150,00	Reversível
BTSAPR790	Rua Herculino Octaviano	596	Ubirata	Ubiratã	PR	147,90	1.350,00	Reversível
7578	Rua Tiradentes	S/n	Cohabinha	Bacabal	MA	9,00	420,00	Reversível
3605	Avenida Nossa Senhora Da Conceição	267	Sao Joao Do Outeiro	Belém	PA	96,75	1.000,00	Reversível
3014	Rua Guilherme Stutes	97	Urbano	Alto Jequitibá	MG	117,00	120,00	Reversível
766	Rua L/J - Loteamento Jardim Ala	0	Na	Itagi	BA	57,30	1.221,00	Reversível
BTSASC462	Avenida Irmaos Piccoli	0	Centro	Tangará	SC	68,25	600,00	Reversível
BTSAGO336	Praça Da Rodoviaria	S/n	Nova Crixas	Nova Crixás	GO	79,39	5.276,00	Reversível
BTSASC467	Rua Sao Pedro Sn Esq. Rua Santa Cecilia	0	Centro	Timbó Grande	SC	25,76	150,00	Reversível
BTSARS168	Dezesseis De Novembro	0	Dezesseis De Novembro	Dezesseis De Novembro	RS	42,40	200,00	Reversível
2019	Rua Tarcisio Morosini	130	Urbano	Marilândia	ES	32,00	202,80	Reversível

7456	Rua Arnaldo Batista	0	Distrito Gravitos	Catu	BA	68,05	800,00	Reversível
7492	Praça Do Campo	0	Ibitira	Rio Do Antônio	BA	57,55	930,25	Reversível
3689	Rod. Santarem - Cuiaba Br 163 Km 14	S/n	Na	Capitão Poço	PA	18,00	1.958,00	Reversível
4388	Jenipapo	0	Na	Santa Cruz Do Arari	PA	25,27	450,00	Reversível
4389	Santa Cruz Do Arari	0	Na	Santa Cruz Do Arari	PA	70,39	216,00	Reversível
190	Rua 04 De Março	S/n	Freguesia Do Andara	Barreirinha	AM	23,10	375,00	Reversível
2260	Rua Da Cerca Lote 01 Setor 02 Quadra 2	0	Centro	Arame	MA	40,15	169,65	Reversível
7136	Rua 03	1	Centro	Humberto De Campos	MA	9,00	450,00	Reversível
7656	Avenida Dos Lajes	0	Centro	Pedreiras	MA	9,00	288,00	Reversível
7355	Rua Deputado Cesar Bandeira	361	Centro	Vitorino Freire	MA	9,00	384,00	Reversível
2993	Rua Vereadora Maria Anselmo *	S/n	Centro	Piranga	MG	101,00	467,00	Reversível
BTSARS156	Cotipora	0	Cotipora	Cotiporã	RS	61,60	150,00	Reversível
2752	Rua Vitalina Rossi Figueiredo	90	Urbano	Coqueiral	MG	38,00	261,00	Reversível
BTSAGO144	Avenida Raimundo Manoel Silva Qd. 5 Lt. 04 E 05	0	Novo Planalto	Firminópolis	GO	40,88	1.250,09	Reversível
3185	Rua Eliezer Nascimento	11	Centro	Carlos Chagas	MG	96,00	440,00	Reversível
3045	Serra Da Piedade	S/n	Rural	Sabarã	MG	125,00	2.500,00	Reversível
6201	Praça Hermes Fontes	234	Centro	Boquim	SE	189,00	240,00	Reversível
4802	Rua Eduardo Oliveira Lobo	25	Catole	Campina Grande	PB	133,60	600,00	Reversível
1215	Rua Prof. Joao Pereira	217	Na	Cruz	CE	67,26	278,50	Reversível
BTSADF58	Avenida Brasil Quadra 03 Lote 25 - Comunidade De Pouso Alto		Campos Belos	Campos Belos	GO	25,60	360,00	Reversível
BTSARS513	Linha Pardinho	0	Rio Pardinho	Santa Cruz Do Sul	RS	26,25	256,75	Reversível
BTSAPR754	Rua Tancredo Neves	353	Tapejara	Tapejara	PR	206,83	1.125,00	Reversível
BTSASC393	Avenida Pio XII	S/n	Centro	Salto Veloso	SC	18,01	1.080,00	Reversível
3226	Avenida Joao Pinheiro	913	Urbano	São Francisco	MG	74,00	330,00	Reversível
BTSASC477	Rua Sen. Nereu Ramos	S/n	Centro	Turvo	SC	104,00	290,00	Reversível
BTSAGO238	Avenida Brasilia Esq. C/ Avenida Bernardo Sayao	0	Ipiranga De Goias	Ipiranga De Goiás	GO	60,90	600,00	Reversível
33477	Rua General Jose Eulalio -	0	Jacarepagua	Rio De Janeiro	RJ	86,23	396,00	Reversível
6692	Rua Das Flores	215	Centro	São Gonçalo Do Rio Preto	MG	37,00	114,00	Reversível
3160	Rua Cel. Antonio Faustino *	S/n	Urbano	Serrania	MG	101,00	600,00	Reversível
1146	Avenida Dom Almeida Lustosa	1949	Parque Potira	Caucaia	CE	66,15	714,00	Reversível
BTSASC498	Avenida Luiz Lunardi	S/n	Centro	Xaxim	SC	774,99	775,00	Reversível
BTSARO29	Avenida Antonio Frota S/N Centro	S/n	Centro	Tarauacá	AC	150,00	150,00	Reversível
3234	Morro Chacara	S/n	Rural	Andrelândia	MG	101,00	2.500,00	Reversível
2829	Praça Sao Pedro *	S/n	Centro	Galiléia	MG	37,00	360,00	Reversível
912	Sao Jose Da Vitoria - Morro Central	0	Centro	São José Da Vitória	BA	56,10	584,82	Reversível
2239	Morro Da Repetidora	S/n	Centro	São Benedito Do Rio Preto	MA	40,15	2.345,50	Reversível
1260	Rua Elisio Gonçalves	S/n	Centro	Juazeiro Do Norte	CE	339,00	7.070,00	Reversível
BTSAGO73	Rua Luiz Carlos De Castro (Antiga Rua 3) Qd. 68 Lt. 04	0	Britania	Britânia	GO	109,00	637,50	Reversível
BTSADF87	Fazenda Mesquita		Luziânia	Luziânia	GO	150,00	150,00	Reversível
BTSAPR105	Rua Duque De Caxias	0	Campo Mourao	Campo Mourão	PR	10,21	588,00	Reversível
BTSARS151	Colinas	0	Colinas	Colinas	RS	44,85	150,00	Reversível
BTSAGO335	Praça Couto Magalhaes S/Nº (Rua Goiandira)	S/n	Nova Aurora	Nova Aurora	GO	64,26	634,19	Reversível
2693	Avenida Tres	68	Urbano	Cachoeira Dourada	MG	66,00	250,00	Reversível

899	Praça Gabriel F. Santos	0	Na	Capim Grosso	BA	56,00	1.060,00	Reversível
1033	Rodovia Do Feijao A 30 Km De Irece0	S/n	Na	Central	BA	57,04	6.806,00	Reversível
771	Rua Dois De Julho	6	Centro	Itambé	BA	41,25	900,00	Reversível
786	Rua Herminio Rios	S/n	Centro	Jitaúna	BA	52,96	324,00	Reversível
572	Estr. Ba 045 - Fazenda Barbosa	S/n	Serra Do Tona	Macururé	BA	84,32	1.600,00	Reversível
1337	Avenida Sao Pedro	221	Centro	Salitre	CE	30,68	45,43	Reversível
1257	Fazenda Angiquinhos	S/n	Jaibaras	Sobral	CE	122,79	700,00	Reversível
4704	Rua Frei Martinho	S/n	Centro	Itaporanga	PB	134,09	517,00	Reversível
BTSAPR427	Rua Marechal Floriano Peixoto	0	Marechal Candido Ro	Marechal Cândido Ro	RR	42,08	1.199,99	Reversível
BTSAGO124	Avenida Getulio Vargas	0	Auriverde	Crixás	GO	9,88	600,00	Reversível
5261	Rua Jose Carvalho S/Nº	S/n	Centro	Simões	PI	48,00	408,00	Reversível
BTSAGO71	Rodovia Go-222 - Nova Veneza/Inhumas - Fazenda Capoeirao	S/n	Deuslandia	Brazabrantes	GO	43,00	1.250,63	Reversível
33525	Povoado Santa Fe0			Pastos Bons	MA	9,00	80,00	Reversível
BTSASC203	Rua Avelino Ludwig	S/n	Centro	Imbuia	SC	25,01	360,00	Reversível
BTSAGO135	Avenida Getulio Vargas Qd. 26 Lt. 09	0	Edeia	Edéia	GO	122,03	758,19	Reversível
6225	Avenida Antusio Vieira	35	Na	Barra Dos Coqueiros	SE	75,76	126,04	Reversível
33526	Povoado Angical0			Pastos Bons	MA	9,00	50,00	Reversível
1333	Rua Conego Climerio Chaves	146	Centro	São João Do Jaguarip	CE	62,37	254,37	Reversível
BTSAGO214	Avenida Marechal Deodoro C/ Rua 3 Qd. 10 Lt. 06 (Parte) E 07 (Atual Rua Adao Camilo)		Guaraita	Guaraita	GO	79,39	400,00	Reversível
BTSASC332	Rua C Loteamento Ype	0	Praia De Fora	Palhoça	SC	31,24	300,00	Reversível
BTSASC357	Rua Frei Rogerio	S/n	Centro	Ponte Alta	SC	18,00	1.250,99	Reversível
3307	Avenida Benedito Valadares	379	Centro	Jaboticatubas	MG	25,00	240,00	Reversível
719	Conceicao Do Jacuipe	0	Centro	Conceição Do Jacuípe	BA	57,38	1.050,00	Reversível
5399	Repetidora Ribeiro Gonçalves	0	Na	Ribeiro Gonçalves	PI	25,00	630,00	Reversível
3839	Pinhel	0	Na	Aveiro	PA	19,25	600,00	Reversível
BTSAGO330	Estrada Niquelandia/Uruaçu A 2 Km Niquelandia	0	Aguas Claras	Niquelândia	GO	372,44	7.448,77	Reversível
BTSAGO567	Rua Manoel Matos Esq. C/ Viela	0	Centro	Sampaio	TO	61,00	600,00	Reversível
BTSAPR101	Rua Antonio Bosa	841	Campo Magro	Campo Magro	PR	42,08	1.350,00	Reversível
BTSAPR734	Rua Farroupilha	553	Sao Miguel Do Iguac	São Miguel Do Iguaç	PR	127,76	1.600,00	Reversível
2785	Rua Jose Santana	227	Centro	Dom Cavati	MG	38,00	264,00	Reversível
1308	Rua Raimundo Laureano Sampaio	S/n	Pecem	São Gonçalo Do Ama	CE	39,20	232,46	Reversível
7602	Rua Brasil (Em Frente A Praça Da Igreja)	S/n	Centro	Imperatriz	MA	9,00	300,00	Reversível
923	Avenida Amazonas	781	Centro	Mucuri	BA	119,30	978,60	Reversível
BTSASC449	Rua Joao Pering	S/n	Centro	São Pedro De Alcânta	SC	51,85	300,00	Reversível
2716	Praça Jose Procopio Junqueira	S/n	Centro	Careaçu	MG	38,00	252,00	Reversível
BTSAPR78	Avenida Padre Ivo Zolett	0	Bom Sucesso Do Sul	Bom Sucesso Do Sul	PR	42,08	1.403,00	Reversível
BTSAMS29	Rua Sete De Setembro	26	Centro	Caarapó	MS	164,60	1.120,00	Reversível
2811	Rua Cel. Joao Marcelino *	S/n	Centro	Faria Lemos	MG	37,00	200,00	Reversível
457	Avenida Sete De Setembro	S/n	Na	Alcobaça	BA	36,00	970,00	Reversível
BTSAGO443	Avenida Principal Qd.L 01 Lt. 01 (Ant. Fazenda Santana)	0	Sao Luis De Montes	São Luís De Montes	GO	25,00	150,00	Reversível
5072	Rua Sao Pedro	S/n	Centro	Itapetim	PE	54,40	69,30	Reversível
BTSAPR502	Rua Santa Catarina	0	Nova Olimpia	Nova Olímpia	PR	42,08	604,80	Reversível
3025	Serra Sao Domingos *	S/n	Zona Rural	Poços De Caldas	MG	166,00	1.200,00	Reversível

37493	Rua Dos Arrudas	S/n	Na	Cristália	MG	160,00	3.200,00	Reversível
4135	Cuiu Cuiu	0	Na	Itaituba	PA	21,53	357,63	Reversível
2959	Rua Presidente Vargas	156	Centro	Monte Azul	MG	110,00	1.013,00	Reversível
2930	Rua Nsa. Sra Da Conceição *	S/n	Centro	Matipó	MG	101,00	352,00	Reversível
BTSARS74	Rua Nemesia Schiemmens	0	Cacique Doble	Cacique Doble	RS	61,60	150,00	Reversível
BTSAMS16	Rua Da Matriz	S/n	Distrito De Taunay	Aquidauana	MS	32,35	450,00	Reversível
BTSARO33	Rua Principal S/N - Fazenda Nova Promissao	S/n	Centro	Xapuri	AC	150,00	150,00	Reversível
3030	Rua Persio Babo De Resende *	S/n	Centro	Resende Costa	MG	101,00	369,00	Reversível
7495	Rua Do Posto Novo Parana	0	Novo Parana	São Desidério	BA	66,38	1.664,64	Reversível
7507	Fazenda Cafeeira	0	Volta Grande	Tapiramutá	BA	70,00	1.556,29	Reversível
BTSASC12	Rua Manoel Lino Koerich	S/n	Centro	Angelina	SC	25,00	300,00	Reversível
1967	Praça Benoni Falcao	S/n	Centro	Conceição Da Barra	ES	123,00	1.245,60	Reversível
BTSAPR633	Rua Estrela D'Alva	790	Quinta Do Sol	Quinta Do Sol	PR	42,08	1.484,00	Reversível
BTSAPR646	Faxinal Dos Lima	0	Rio Azul	Rio Azul	PR	151,74	290,00	Reversível
6039	Repetidora Joao Do Vale	0	Joao Do Vale	Natal	RN	55,50	2.250,00	Reversível
2787	Rua Vicente Silveira	98	Urbano	Dores De Campos	MG	39,00	195,00	Reversível
BTSAPR79	Estrada Vicinal	0	Bom Sucesso Do Sul	Bom Sucesso Do Sul	PR	42,08	525,00	Reversível
3585	Avenida Jarbas Passarinho	S/n	Centro	São Domingos Do Araguaia	PA	57,94	109,80	Reversível
3003	Rua Joao Machado	210	Centro	Pompéu	MG	110,00	437,00	Reversível
BTSAGO384	Rua D Qd. 23 Lt. 08 E 09	0	Dois Irmaos	Pontalina	GO	450,00	450,00	Reversível
BTSAPR693	Colonia Zacarias De Gois	0	Santo Inacio	Santo Inácio	PR	27,00	1.650,00	Reversível
BTSAPR22	Avenida Cesario Festi	0	Apucarana	Apucarana	PR	42,08	150,00	Reversível
BTSASC113	Rua Para Esq/ Rua Almirante Barroso	0	Centro	Coronel Freitas	SC	30,75	800,00	Reversível
5625	Rua Estrada Da Torre Da Telerj (Antiga Estr. Da Caixa D'Agua)	S/n	Nossa Senhora De Fátima	Natividade	RJ	76,00	2.000,00	Reversível
2704	Serra Do Lenheiro *	S/n	Zona Rural	São João Del Rei	MG	37,00	900,00	Reversível
2465	Avenida Jose Alexandre Costa	S/n	Centro	Tuntum	MA	9,00	300,00	Reversível
BTSARS179	Rua Conde De Porto Alegre	0	Encruzilhada Do Sul	Encruzilhada Do Sul	RS	406,11	200,00	Reversível
BTSAMS119	Av Marco Freire	874	Centro	Novo Horizonte Do Sul	MS	48,78	900,00	Reversível
BTSAPR733	Rua Canabarro	0	Sao Miguel Do Iguacu	São Miguel Do Iguacu	PR	42,08	600,00	Reversível
188	Rua Silva Ramos	S/n	Barreira Do Andira	Barreirinha	AM	23,10	360,00	Reversível
BTSAPR496	Avenida Pio Xii	0	Nova Esperanca Do Sul	Nova Esperança Do Sul	PR	42,08	150,00	Reversível
BTSAPR641	Rua Afonso Pena	0	Renascenca	Renascença	PR	42,08	150,00	Reversível
2947	Praça Wenceslau Braz	56	Centro	Natércia	MG	101,00	360,00	Reversível
2031	Morro Da Terra Roxa	S/n	Rural	Nova Venécia	ES	86,00	2.500,00	Reversível
3084	Praça Min. Gabriel Passos	595	Centro	São Tiago	MG	101,00	360,00	Reversível
3671	Rua Major Olimpio	S/n	Centro	Viseu	PA	272,80	3.227,65	Reversível
BTSAPR620	Rua Antonio Colla	600	Pranchita	Pranchita	PR	42,08	983,80	Reversível
BTSASC212	Rua Bahia - Lote Nº12 - Qd. Nº35	0	Centro	Irineópolis	SC	32,36	150,00	Reversível
BTSAGO377	Morro Do Frota - Chacara	S/n	Pirenopolis	Pirenópolis	GO	88,70	4.804,00	Reversível
BTSAGO582	Praça Tiradentes Esq. C/ Nelson Louzeiro	0	Centro	Tocantínia	TO	79,39	600,00	Reversível
5714	Estrada Da Boca Do Leão	S/n	Vicentino	Resende	RJ	125,00	1.325,00	Não Reversível
5723	Avenida Joao Batista Portugal	35	Rio Claro	Rio Claro	RJ	51,00	1.500,00	Reversível
2978	Rua Quintino Moreira	12	Centro	Paraopeba	MG	110,00	375,00	Reversível

1666	Outeiro	0	Na	Aracati	CE	15,50	25,50	Reversível
1193	Rua Vulpino Cunha	288	Centro	Caririaçu	CE	46,69	282,08	Reversível
3977	Estrada Capitao Poço-Arauai	S/n	Acaiteua	Capitão Poço	PA	29,25	450,00	Reversível
4240	Agua Branca Do Paulino	0	Na	Monte Alegre	PA	24,72	390,00	Reversível
7400	Rua Do Melao	268	Trizidela	Barra Do Corda	MA	9,00	360,00	Reversível
7681	Rua Sete De Setembro (Esq. Com Rua Santo Antonio)	S/n	Centro	Buriticupu	MA	9,00	299,00	Reversível
2371	No Km-33 Da Ma-280	S/n	Goiás	Montes Altos	MA	16,00	900,00	Reversível
BTSASC138	Rua 9 De Maio	S/n	Centro	Erval Velho	SC	41,17	437,50	Reversível
3051	Praca Natalino Cunha Peixoto	152	Centro	Salto Da Divisa	MG	117,00	330,00	Reversível
706	Fazenda Corrobo (Ao Lado Do Dnocs)	0	Centro	Canudos	BA	64,05	1.215,88	Reversível
2796	Praça Mamede Pacifico De Almeida	278	Urbano	Engenheiro Navarro	MG	12,00	360,00	Reversível
BTSARS261	Igrejinha	0	Igrejinha	Igrejinha	RS	127,43	290,00	Reversível
266	Vila Campo Alegre	0	Campo Alegre	São Paulo De Olivença	AM	16,50	780,00	Reversível
882	Estrada Faz Boa Vista	S/n	Na	Urandi	BA	42,00	2.050,00	Reversível
BTSAGO55	Avenida Mato Grosso Esq. C/ Rua 7	S/n	Avelinópolis	Avelinópolis	GO	120,00	1.200,00	Reversível
703	Rua Otilio Teixeira	S/n	Centro	Candiba	BA	53,00	1.007,00	Reversível
BTSAGO257	Rua Uruana S/Nº	S/n	Diolandia	Itapuranga	GO	43,21	600,00	Reversível
BTSAPR744	Chopinzinho	0	Saudade Do Iguaçu	Saudade Do Iguaçu	PR	42,08	150,00	Reversível
BTSAPR762	Avenida Euclides Da Cunha	670	Terra Rica	Terra Rica	PR	111,88	290,00	Reversível
BTSARS584	Sao Pedro Do Butia	0	Sao Pedro Do Butia	São Pedro Do Butiá	RS	45,15	150,00	Reversível
BTSAGO405	Avenida Brasil Qd. 29 Lt. 05 E 06	0	Ouroana	Rio Verde	GO	79,39	509,20	Reversível
3268	Rua S	3	Vila Um	Ouro Branco	MG	127,00	747,00	Reversível
919	Rua Jequitiba	0	Distrito Arraial Dajuda	Porto Seguro	BA	54,00	1.218,55	Reversível
6984	Avenida Ministro Alfredo Buzaid	S/n	Monte Castelo	Teixeira De Freitas	BA	197,37	1.320,00	Reversível
126	Avenida Jorge Montenegro Barros	S/n	Santa Amelia	Maceió	AL	69,35	5.000,00	Reversível
23580	Rua Marechal Rondon	1208	Na	Rondon Do Pará	PA	230,10	181,00	Reversível
BTSASC435	Rua Paulo Cesar Vieira	186	Forquilha	São José	SC	68,00	300,00	Reversível
5519	Fazenda Olhos D'Agua - Sapezal (R. Sao Joaquim)	S/n	Sapezal	Cardoso Moreira	RJ	80,07	900,00	Reversível
2976	Rua Francisco Paula Homem Faria *	S/n	Centro	Paiva	MG	101,00	400,00	Reversível
5570	Fazenda Floral	0	Sao Sebastiao Da Boa Esperanca	Itaboraí	RJ	112,00	1.600,00	Reversível
3145	Rua Professor Antonio Domingues	20	Urbano	Varginha	MG	147,00	1.275,00	Reversível
192	Rua Principal	S/n	Terra Preta Do Limao	Barreirinha	AM	16,50	450,00	Reversível
5219	Rua Antonio M. Carvalho S/Nº	S/n	Centro	Corrente	PI	110,00	946,00	Reversível
1944	Rua Cel. Francisco Ataíde	122	Santo Andrezinho	Castelo	ES	280,00	795,00	Reversível
849	Avenida Antonio Munz	S/n	Centro	São Gonçalo Dos Campos	GO	105,60	809,64	Reversível
BTSAPR639	Rua Padre Fernando Zanchet	3086	Realeza	Realeza	PR	111,89	1.204,00	Reversível
BTSARS623	Avenida Melvin Jones	0	Baln. Pinvest	Tapes	RS	26,25	480,00	Reversível
BTSAGO96	Avenida Municipal Qd. 2 Lt. 6 (Avenida Campos Verdes)	0	Campos Verdes	Campos Verdes	GO	61,01	450,00	Reversível
2937	Rua Padre Julio De Carvalho	59	Centro	Miraí	MG	94,00	364,00	Reversível
991	Loteamento Recreio Do Cabucu	0	Distrito Cabucu	Saubara	BA	53,03	713,00	Reversível
38	Rua Manoel Ribeiro Granjasn	0	Centro	Rio Largo	AL	299,40	580,00	Reversível
2275	Rua Da Igreja	268	Trizidela	Barra Do Corda	MA	9,00	250,00	Reversível
7006	Rua Da Lagoa	S/n	Centro	Senador La Rocque	MA	9,00	512,00	Reversível

7007	Rua Senador Alexandre Costa	0	Centro	Senador La Rocque	MA	39,25	800,00	Reversível
BTSASC403	Rua Otília Telma-Jardim Residencial Roma	0	Jardim Residencial Roma	São Bento Do Sul	SC	-	364,00	Não Reversível
2009	Rua Luiz Rossato *	S/n	Jacupemba	Aracruz	ES	99,00	250,00	Reversível
35157	Praça Dr. Manoel Novaes	S/n	Na	Caém	BA	62,50	1.050,00	Reversível
BTSAGO248	Rua Da Escola Municipal S/Nº	S/n	Olaria Da Fumaca	Itajá	GO	53,09	150,00	Reversível
BTSAPR289	Avenida David Nasser	0	Francisco Alves	Francisco Alves	PR	52,21	600,00	Reversível
BTSARS353	Rs 235 - Zona Rural	0	Linha Araripe	Nova Petrópolis	RS	26,25	428,29	Reversível
7069	Rua Mario Andrezza	S/n	Teixeirinha	Teixeira De Freitas	BA	1.500,00	1.500,00	Reversível
6210	Rua Poeta Jose Sales De Campos Num.17 E 18	0	Coroa Do Meio	Aracaju	SE	129,00	474,00	Reversível
2233	Morro Da Repetidora	S/n	Vila Leao	Paraibano	MA	40,15	3.203,55	Reversível
BTSAPR70	Colonia Das Missoes	0	Boa Esperanca Do Iguaçu	Boa Esperança Do Iguaçu	PR	42,08	900,00	Reversível
752	Rua Jjs Dourado	S/n	Na	Ibititá	BA	52,78	801,02	Reversível
BTSAPR241	Catetos/Erveira	0	Curiuva	Curiúva	PR	42,08	600,00	Reversível
BTSARS288	Jaquirana	0	Jaquirana	Jaquirana	RS	61,60	150,00	Reversível
BTSAPR487	Rua Xv De Novembro	545	Centro	Morretes	PR	111,87	1.025,00	Reversível
BTSAPR311	Avenida Abilon Souza Naves	316	Guaraniacu	Guaraniaçu	PR	111,89	290,00	Reversível
BTSAPR483	Vila Dom Armando	0	Missal	Missal	PR	42,08	768,60	Reversível
BTSAGO34	Avenida Senador Antonio Ramos Caiado Qd. 1 Lt. 5 - Veiga Jardim	0	Veiga Jardim	Aparecida De Goiânia	GO	100,00	362,60	Não Reversível
2867	Rua Jose Maria Alkimim	453	Centro	Itamogi	MG	37,00	354,00	Reversível
7262	Avenida Walter De Aragao Souza	308	Centro	Simões Filho	BA	90,38	2.000,00	Reversível
7419	Avenida Alexandre Duarte	1	Centro	Lago Da Pedra	MA	9,00	336,00	Reversível
5021	Rua Dantas Barreto	100	Centro	Santa Maria Do Camarão	CE	40,25	134,61	Reversível
BTSAPR743	Avenida Iguaçu	760	Saudade Do Iguaçu	Saudade Do Iguaçu	PR	42,08	750,00	Reversível
BTSARS641	Travesseiro	0	Travesseiro	Travesseiro	RS	26,25	150,00	Reversível
BTSAMS90	Rua Emiliana Barros	1880	Vila Educacional	Fátima Do Sul	MS	80,50	8.048,63	Reversível
BTSAPR564	Rua Curitiba	795	Peabiru	Peabiru	PR	175,43	1.200,00	Reversível
4974	Rua Siqueira Campos	S/n	Na	Glória Do Goitá	PE	90,15	481,25	Reversível
BTSASC273	Rua 1 De Maio	S/n	Centro	José Boiteux	SC	25,00	150,00	Reversível
BTSASC491	Beco Joao Moretti	S/n	Centro	Vitor Meireles	SC	25,00	150,00	Reversível
7401	Rua Da Mangueira	S/n	Centro	Barreirinhas	MA	9,00	250,00	Reversível
3424	Rua Manoel Ribeiro *	S/n	Urbano	São José Do Goiabal	MG	23,00	392,00	Reversível
BTSAGO310	Avenida Rio Claro Qd. 5 Lt. 79-B	0	Montes Claros De Goiás	Montes Claros De Goiás	GO	150,00	150,00	Reversível
BTSAPR625	Avenida Anhanguera	0	Quarto Centenario	Quarto Centenário	PR	42,08	150,00	Reversível
3273	Rua Constancia Carvalho *	S/n	Urbano	Santo Antônio Do Amparo	MG	115,00	602,00	Reversível
859	Praça Da Torre	0	Centro	Sítio Do Quinto	BA	42,00	1.180,00	Reversível
5486	Avenida Governador Roberto Silveira	21	Campo Do Prado	Cachoeiras De Macaé	RJ	362,04	1.592,00	Reversível
3149	Rua Antonio Da Costa Pinto	13	Urbano	Virgínia	MG	66,00	360,00	Reversível
BTSAPR244	Rua Italia	0	Diamante Do Norte	Diamante Do Norte	PR	42,08	1.473,67	Reversível
BTSAPR500	Avenida Ernesto Bevilaqua	570	Nova Londrina	Nova Londrina	PR	147,89	1.350,00	Reversível
5871	Rua Das Camélias	466	Vila Valqueire	Rio De Janeiro	RJ	142,00	1.000,00	Reversível
1988	Corrego Do Cafe	S/n	Rural	Ecoporanga	ES	76,00	8.174,00	Reversível
1978	Sítio S.Francisco - Corr Moacyr	S/n	Corrego Moacyr	Governador Lindenber	ES	64,00	225,00	Reversível
37099	Rua Paulo Cesar Cerracine01-B	0	Colonia Santo Antonio	Manaus	AM	300,00	300,00	Reversível

7595	Rua Principal De Barro Preto	12	Joao Paulo	Fortuna	MA	9,00	225,00	Reversível
7622	Rua Facao De Fora	1	Centro	Joselândia	MA	9,00	288,00	Reversível
886	Rua Estrada Do Sao Roque Dos Macacos	S/n	Centro	Varzedo	BA	29,37	400,00	Reversível
843	Rua Coronel Bevenuto	S/n	Na	Rio Real	BA	98,15	748,43	Reversível
BTSAGO421	Fazenda Sesmaria	0	Santa Cruz De Goias	Santa Cruz De Goiás	GO	150,00	150,00	Reversível
3158	Rua Sete De Setembro *	S/n	Centro	Ibituruna	MG	66,00	360,00	Reversível
BTSAGO109	Avenida Castro Alves Qd. 18 Lt. 1 Esq. C/ Artur Franco	0	Cezarina	Cezarina	GO	31,50	1.467,50	Reversível
BTSARS323	Via Silva Jardim	0	Montauri	Montauri	RS	45,05	375,00	Reversível
5220	Rua Adalberto Santana Nº 44	0	Centro	Água Branca	PI	48,00	369,00	Reversível
BTSASC291	Rua 29 De Julho	676	Centro	Lindóia Do Sul	SC	25,00	229,50	Reversível
2998	Praça Sao Francisco	54	Centro	Poço Fundo	MG	18,00	220,00	Reversível
BTSAGO49	Avenida Mario Da Costa Esq. C/ Avenida Araguaia Parte Qd. 07	0	Centro	Araguapaz	GO	79,39	1.198,00	Reversível
4133	CrepORIZAO	0	Na	Itaituba	PA	17,58	330,00	Reversível
4134	CrepORIZINHO	0	Na	Itaituba	PA	25,24	266,40	Reversível
BTSARS680	Rua Julieta Pinto Cezar	0	Viamao	Viamão	RS	911,37	150,00	Reversível
BTSAPR46	Avenida Brasil	0	Assis Chateaubriand	Assis Chateaubriand	PR	42,08	525,00	Reversível
BTSAPR384	Avenida Getulina	526	Jardim Alegre	Jardim Alegre	PR	106,32	290,00	Reversível
191	Rua Coronel Domingos Dutra	S/n	Pedras	Barreirinha	AM	16,50	336,00	Reversível
BTSAGO281	Rua 4 Qd. 58 Lt. 13	0	Jesupolis	Jesópolis	GO	68,37	360,00	Reversível
3401	Rua Otaviano Botelho	87	Urbano	Coronel Murta	MG	35,00	411,00	Reversível
1042	Fazenda Salobrinho	0	Garrafao	Itapetinga	BA	51,00	900,00	Reversível
BTSAPR248	Gleba Numero 21	0	Colonia A/Guaraniacu	Diamante Do Sul	PR	20,53	1.085,01	Reversível
BTSAPR781	Rua Xavier Da Silva	0	Tomazina	Tomazina	PR	42,08	564,60	Reversível
3175	Alto Da Bela Vista	S/n	Rural	Borda Da Mata	MG	88,00	2.400,00	Reversível
12825	Lote 2 Quadra 2	0	Na	Marabá	PA	1.394,00	1.394,00	Não Reversível
7568	Rua Principal	1	Pov Pindarezinho	Amarante Do Maranhão	MA	9,00	360,00	Reversível
1056	Fazenda Lagoinha	0	Centro	Una	BA	51,68	1.372,00	Reversível
757	Morro Das Repetidoras De Tv0	S/n	Na	Iguaí	BA	42,00	22.500,00	Reversível
729	Rua Manoel Francisco Caires	S/n	Centro	Dom Basílio	BA	49,00	1.200,00	Reversível
2894	Fazenda Gameleira *	S/n	Zona Rural	Janaúba	MG	135,00	1.800,00	Reversível
2903	Alameda Serra Da Mantiqueira	S/n	Zona Rural	Marmelópolis	MG	30,00	140,00	Reversível
BTSAGO306	Avenida Maria Conceição S/Nº	S/n	Moipora	Moiporá	GO	59,20	1.200,00	Reversível
2778	Rua Do Rosario *	S/n	Urbano	Descoberto	MG	40,00	131,00	Reversível
3006	Rua Tomaz Gonzaga	41	Centro	Porteirinha	MG	99,00	210,00	Reversível
BTSAMT25	Avenida Augusto Leverger	1828	Centro	Barão De Melgaço	MT	42,30	390,01	Reversível
2651	Fazenda Coração De Jesus *	S/n	Rural	Campanha	MG	114,00	2.500,00	Reversível
570	Estação Canal	0	Na	Macajuba	BA	24,00	690,00	Reversível
7661	Rua Do Trilho	S/n	Centro	Peritoró	MA	9,00	360,00	Reversível
6993	Rua Sete De Setembro	S/n	Centro	Santa Luzia	MA	112,00	620,00	Reversível
2182	Avenida Getulio Vargas	S/n	Centro	São Vicente Ferrer	MA	65,24	476,00	Reversível
638	Rua Fernando Lopes	S/n	Na	Teofilândia	BA	66,44	584,07	Reversível
4739	Fazenda Reunidas Boqueirao	S/n	Zona Rural	Gurinhém	PB	182,13	2.100,00	Reversível
6713	Praça Nominato Paiva Duque	65	Centro	Lima Duarte	MG	101,00	336,00	Reversível

3497	Rua Jose Vicente	271	Urbano	Buritizeiro	MG	100,00	720,00	Reversível
3068	Rua Capitao Albano De Moraes	27	Centro	São Domingos Do Pr	MG	50,00	240,00	Reversível
3391	Fazenda Vereda Comprida *	S/n	Zona Rural	Rio Pardo De Minas	MG	26,00	900,00	Reversível
BTSAPR600	Rua Domingos Savio	0	Ponta Grossa	Ponta Grossa	PR	55,20	429,00	Reversível
BTSASC415	Rua Benjamin Constant Lote Nº7 - Qd. Nº10	0	Centro	São Domingos	SC	36,00	150,00	Reversível
462	Rua Dr. Orlando Teixeira	27	Centro	Antas	BA	42,00	800,00	Reversível
258	Vila Betania	0	Betania	Santo Antônio Do Içá	AM	23,10	345,00	Reversível
2173	Rua Da Paz	1	Centro	Lago Do Junco	MA	89,07	129,30	Reversível
2069	Avenida Doutor Cristiano Dias Lopes	S/n	Vinhatico	Montanha	ES	43,00	432,00	Reversível
3077	Rua Dr. Benedito Quintino Santos	43	Urbano	Santa Rita De Jacutin	MG	101,00	360,00	Reversível
BTSAGO2	Rodovia Br-414 (Anapolis/Corumba) - Fazenda Quilombo	S/n	Planalmira	Abadiânia	GO	71,96	1.132,58	Reversível
3646	Trav. 12 De Outubro	S/n	Na	Gurupá	PA	48,98	5.280,00	Reversível
5234	Rua Joao Dias	S/n	Centro	Caracol	PI	48,00	225,00	Reversível
BTSAGO297	Rua Deodoro Da Fonseca Qd. 5 Lt. 14 (Antiga Jose Mauricio)	0	Mara Rosa	Mara Rosa	GO	63,90	450,00	Reversível
BTSARS359	Rodovia Rst 470	S/n	Retiro	Nova Prata	RS	26,25	360,00	Reversível
3063	Rua Dr. Vicente Bretas Cupertino *	S/n	Urbano	Santo Antônio Do Gr	MA	101,00	644,00	Reversível
3135	Rua Professor Manoel Rufino	39	Urbano	Urucânia	MG	101,00	390,00	Reversível
39	Rua Leonita Cavalcante	6	Centro	Barra De São Miguel	AL	94,00	435,00	Reversível
3013	Praça Conego Lopes	S/n	Centro	Presidente Bernardes	MG	101,00	530,00	Reversível
626	Rua Das Pedrinhas	S/n	Centro	Santa Teresinha	BA	14,28	101,50	Reversível
BTSASC330	Esquina Da Av. Beira Mar	0	Enseada De Brito	Palhoça	SC	30,75	150,00	Reversível
501	Rua Afranio Peixoto	S/n	Na	Coaraci	BA	35,00	2.000,00	Reversível
BTSAPR76	Avenida Ipiranga	0	Bom Jesus Do Sul	Bom Jesus Do Sul	PR	32,35	1.378,02	Reversível
3118	Rua Padre Goulart *	S/n	Centro	Tocantins	MG	101,00	360,00	Reversível
BTSARS214	Estr.Julio De Castilhos	0	Escadinhas	Feliz	RS	45,05	360,00	Reversível
BTSARS215	Estrada Municipal Sao Roque	0	Sao Roque	Feliz	RS	52,48	360,00	Reversível
5586	Rod. Amaral Peixoto (Estr. De Acesso À Faz. Guaraciaba)Km 1465	S/n	Imboassica	Macaé	RJ	79,65	450,00	Reversível
5337	Avenida Pedro Fonseca	S/n	Centro	Canavieira	PI	25,00	900,00	Reversível
3902	Rua Principal	S/n	Cacoal Do Peritoro	Bragança	PA	25,79	246,00	Reversível
BTSARS449	Avenida Brasil	0	Sao Joao	Porto Alegre	RS	1.694,00	1.605,00	Reversível
BTSASC412	Rodovia Br - 116 - Lado Oeste	S/n	Centro	São Cristovão Do Su	SC	35,38	150,00	Reversível
3054	Praça Conego Arnaldo *	S/n	Urbano	Santa Margarida	MG	101,00	210,00	Reversível
6142	Avenida Panamericana	S/n	Centro	Pacaraima	RR	205,00	1.944,00	Reversível
BTSASC298	Rua Valentim Bannachi	S/n	Centro	Mafra	SC	95,38	290,00	Reversível
1147	Avenida Leste - Rua 305	58	Nova Metropole	Caucaia	CE	78,00	158,00	Reversível
6150	Rua Gilvan Tavares	S/n	Centro	Rorainópolis	RR	141,38	5.443,00	Reversível
BTSARS251	Linha Fontoura Goncalves		Herveiras	Herveiras	RS	37,48	1.600,00	Reversível
2948	Rua Francisco Ribeiro De Carvalho	64	Centro	Nazareno	MG	101,00	360,00	Reversível
1995	Rua Gabriel Pantolfi *	S/n	Guarana	Aracruz	ES	99,00	313,50	Reversível
BTSAPR580	Bairro Lagoinha	0	Pirai Do Sul	Pirai Do Sul	PR	800,00	800,00	Reversível
841	Santo Soares	0	Centro	Rio De Contas	BA	35,00	1.200,00	Reversível
4723	Rua Comendador Felinto Rocha	0	Sítio Paraverum	Bananeiras	PB	43,12	225,00	Reversível
BTSAPR182	Rua Projetada	0	Cruz Machado	Cruz Machado	PR	11,88	880,00	Reversível

BTSARS208	Rua Pedro Mandelli	0	Vila Jansen	Farroupilha	RS	26,57	1.606,50	Reversível
1069	Avenida Vitoria Da Conquista	S/n	Na	Itapetinga	BA	36,75	900,00	Não Reversível
4046	Avenida Presidente Vargas	S/n	Sao Joao Do Abade	Curuçá	PA	11,90	440,00	Reversível
2223	Rua Da Independencia	S/n	Centro	Bequimão	MA	40,15	502,35	Reversível
BTSARS75	Rua Padre Reus	0	Caibate	Caibaté	RS	81,62	305,10	Reversível
2886	Rua Governador Valadares	7	Centro	Jequeri	MG	101,00	260,00	Reversível
560	Morro Do Totonho - Faz Riacho Da Velha0	S/n	Na	Jequié	BA	44,30	3.410,00	Reversível
BTSARS158	Crissiumal	0	Crissiumal	Crissiumal	RS	101,25	290,00	Reversível
BTSAMS9	Rua Joana Eliza Gomes	230	Vila Nova	Antônio João	MS	49,75	1.000,00	Reversível
BTSARS414	Avenida Piaui	0	Barro Duro - Ctmr	Pelotas	RS	23,86	429,00	Reversível
1421	Avenida Gal. Alipio Dos Santos	1190	Na	Amontada	CE	94,70	258,94	Reversível
5066	Rua Genesia Mascena Veras	580	Centro	Tabira	PE	67,68	1.500,00	Reversível
BTSAPR806	Rua Kotaro Itimura	870	Urai	Uraí	PR	141,51	1.211,00	Reversível
3331	Rua Luiz Marques Rabelo	386	Urbano	Campos Gerais	MG	55,00	654,00	Reversível
2827	Fazenda Agua Fria Dos Lobatos *	S/n	Zona Rural	Itinga	MG	44,00	2.500,00	Reversível
2982	Rua Sao Jose	4	Centro	Paula Cândido	MG	101,00	325,00	Reversível
7250	Praça Joao Nery	S/n	Na	Santanópolis	BA	12,00	552,00	Reversível
BTSAGO499	Avenida Araguacema C/ Avenida Bananal C/ Avenida Tocantins	0	Centro	Caseara	TO	300,00	300,00	Reversível
5223	Rua Benjamin Constant	S/n	Centro	Campo Maior	PI	131,00	1.176,00	Reversível
7214	Rua Jose Manoel Da Costa	0	Na	Dom Macedo Costa	BA	12,00	570,00	Reversível
1752	Rua Manoel Mota	219	Na	Antonina Do Norte	CE	81,83	229,80	Reversível
BTSASC135	Rua Duque De Caxias	150	Centro	Doutor Pedrinho	SC	25,00	358,38	Reversível
BTSAMT72	Avenida Coronel Botelho	S/n	Centro	Nossa Senhora Do Livramento	MT	45,00	902,50	Reversível
2775	Rua Maria Kafrumi De Oliveira	337	Urbano	Delfinópolis	MG	26,00	180,00	Reversível
2879	Rua Irmaos Arnaldo Isidoro	550	Centro	Machado	MG	110,00	1.260,00	Reversível
11175	Povoado De Canabrava	S/n	Centro	Baianópolis	BA	16,00	96,00	Reversível
7179	Rua Honorato Queiroz	0	Na	Canápolis	BA	71,75	1.200,00	Reversível
1057	Vila Santo Andre	0	Fazenda	Ituberá	BA	49,00	1.633,70	Reversível
BTSASC366	Rua Mirador	S/n	Centro	Presidente Getúlio	SC	96,84	705,40	Reversível
2639	Morro Proximo Da Localidade	S/n	Rural	Almenara	MG	44,00	2.250,00	Reversível
BTSAGO538	Rua Prof. Zacharias Nunes Da Silveira Qd.25 Lt.12 E 13-A	0	Centro	Natividade	TO	20,00	119,00	Reversível
3055	Morro Proximo Da Localidade *	S/n	Rural	Santa Maria De Itabira	MG	44,00	825,00	Reversível
1418	Avenida 15 De Novembro	20	Na	Cariús	CE	36,33	428,40	Reversível
BTSAPR700	Avenida Curitiba	119	Sao Joao Do Ivaí	São João Do Ivaí	PR	106,32	1.260,00	Reversível
3229	Rua Dois De Maio	104	Canelas	Montes Claros	MG	110,00	405,00	Reversível
5227	Avenida Francisco Raulino	S/n	Centro	Altos	PI	48,00	500,00	Reversível
BTSASC475	Linha Felipe Schmidt - Pt. Lote Nº54		Rural	Tunápolis	SC	8,34	1.050,00	Reversível
6543	Conjunto Eduardo Gomeslote 02 Qd 51	0	Eduardo Gomes	São Cristóvão	SE	107,00	442,00	Reversível
4984	Praça Dos Tres Poderes - Silveira Lessa	S/n	Centro	Água Preta	PE	73,95	543,75	Reversível
2985	Avenida Getulio Vargas *	S/n	Centro	Perdões	MG	110,00	926,00	Reversível
BTSAPR548	Rua Irai	0	Paranavai	Paranavaí	PR	42,07	1.350,00	Reversível
BTSAGO274	Avenida Dep. Costa Lima (Ant. Sta. Catarina)	872	Centro	Jataí	GO	265,59	383,35	Reversível
BTSAPR152	Rua Juscelino Kubitschek. De Oliveira	2645	Cidade Gaucha	Cidade Gaúcha	PR	106,32	290,01	Reversível

BTSAPR316	Rua Das Abelhas	0	Guara	Guarapuava	PR	10,21	1.920,00	Reversível
37607	Morro Da Torre	S/n	Na	Novo Horizonte	BA	371,00	371,00	Reversível
1729	Rua Deputado Alvaro Soares	S/n	Na	Ibiapina	CE	40,07	349,50	Reversível
3821	Trav. Padre Miguel	S/n	Vila De Nova Olinda	Augusto Corrêa	PA	11,90	266,00	Reversível
7562	Rua Salvador	S/n	Centro	Alto Alegre Do Pinda	MA	9,00	338,00	Reversível
813	Rua Ransio De Araujo Batista	100	Centro	Nordestina	BA	11,88	756,00	Reversível
BTSAPR386	Rua Padre Manoel Da Nobrega	14	Jesuítas	Jesuítas	PR	111,88	1.345,68	Reversível
BTSAPR322	Serra Da Esperança	0	Guarapuava	Guarapuava	PR	91,75	290,00	Reversível
BTSAPR475	Rua Mundo Novo	0	Colonia Cantu	Mato Rico	PR	42,08	150,00	Reversível
3018	Rua Dr. Carvalho *	S/n	Jardim Embratel	Passos	MG	84,00	1.800,00	Reversível
BTSAPR517	Avenida Ipiranga	0	Paicandu	Paicandu	PR	10,21	600,00	Reversível
11995	Rua Vereador Custodio	S/n	Centro	São Pedro Da União	MG	23,00	339,00	Reversível
BTSAPR87	Avenida Brasil	562	Cambara	Cambará	PR	309,06	1.166,00	Reversível
BTSAPR160	Avenida Brasil	129	Colorado	Colorado	PR	10,21	150,00	Reversível
BTSASC63	Avenida Manoel Inacio Da Silva Esteves	S/n	Centro	Bom Jardim Da Serra	SC	12,00	480,00	Reversível
3311	Rua Do Rosario	4	Centro	Queluzito	MG	37,00	190,00	Reversível
7180	Rua Álvaro Lobo	0	Candeal	Candeal	BA	12,00	1.200,00	Reversível
6206	Rua Acre	1516	America	Aracaju	SE	152,60	634,40	Reversível
7743	Rua Sao Felipe	1	Com. Vila De Pernam	Ipixuna	AM	23,10	450,00	Reversível
7569	Rua Ivar Saldanha	S/n	Centro	Axixá	MA	9,00	56,00	Reversível
2349	Situado Em O (3ª) Terceiro Distrito Na Br-316	0	Cohabinha	Bacabal	MA	91,00	2.500,00	Reversível
2339	Rua 03	S/n	Centro	Guimarães	MA	9,00	360,00	Reversível
7621	Rua Principal	1	Centro	Joselândia	MA	9,00	500,00	Reversível
7319	Rua Grande	S/n	Centro	Santa Inês	MA	9,00	240,00	Reversível
7149	Praça Davi Alves Silva	S/n	VI Joao Pinto	Vila Nova Dos Martírio	MA	9,00	185,89	Reversível
BTSASC48	Rua Augusto Otte	S/n	Bom Retiro	Blumenau	SC	150,00	360,00	Reversível
2923	Morro Da Pedra Preta	S/n	Zona Rural	Maria Da Fé	MG	142,00	2.500,00	Reversível
894	Rua Sao Pedro - Rua 2 Julho	S/n	Monte Pascoal	ItabelaCentr	BA	30,00	1.680,00	Reversível
3951	Rodovia Pa-469	S/n	Vila De Carapajo	Cametá	PA	93,08	569,50	Reversível
BTSAGO93	Rua Boa Vista Esq. C/ Av. Central Qd. 1 Lt. 68 (Av. Bernardo Sayao C/ Rua Santa	0	Campinorte	Campinorte	GO	61,00	661,50	Reversível
5678	Rua Deputado Manoel Bernardes Neto	197	Parque Barcellos	Paty Do Alferes	RJ	38,00	624,00	Reversível
BTSAPR261	Rua Jose De Alencar	665	Esperanca Nova	Esperança Nova	PR	10,21	806,00	Reversível
BTSAPR738	Margem Do Rio Parana	0	Sao Pedro Do Parana	São Pedro Do Parana	PR	10,21	150,00	Reversível
7547	As Margens Da Rod. Bragança0	S/n	Na	Bragança	PA	500,00	10.000,00	Reversível
BTSAGO290	Avenida Doralice Ferraz Da Costa (Rua 6) Qd. 16 Lt. 15	0	Lagoa Santa	Lagoa Santa	GO	79,39	879,94	Reversível
BTSAPR388	Fazenda Jaboticabal Da Barra Grande	0	Joaquim Tavora	Joaquim Távora	PR	100,00	100,00	Reversível
BTSASC201	Rua Joao Joaquim De Souza	126	Nova Brasilia	Imbituba	SC	29,12	150,00	Reversível
BTSARS51	Boa Vista Do Burica	0	Boa Vista Do Burica	Boa Vista Do Buricá	RS	124,70	290,00	Reversível
37604	Avenida Deputado Marcio Cardoso	9	Na	Angical	BA	825,00	825,00	Reversível
7444	Morro Da Santa0	S/n	Boninal	Boninal	BA	53,25	400,00	Reversível
714	Ao Lado Do Cemiterio - Cicero Dantas	0	Na	Cícero Dantas	BA	42,00	531,00	Reversível
42	Morro Do Cuscuz	S/n	Morro	Cajueiro	AL	60,00	1.600,00	Reversível
3837	Trav. Hugo De Mendonça	S/n	Dist. De Brasilia Lega	Aveiro	PA	25,65	506,97	Reversível

226	Vila Boca Do Jacare	0	Boca Do Jacare	Manacapuru	AM	16,50	450,00	Reversível
825	Rua Tiberio Fausto	S/n	Na	Pindai	BA	38,40	1.680,00	Reversível
BTSAGO7	Rua "B" Esq. C/ Camara Filho Qd. 6-A Lt. 6	0	Centro	Alexânia	GO	79,39	600,00	Reversível
3250	Rua Do Rosario *	S/n	Zona Rural	Jesuânia	MG	66,00	330,00	Reversível
3360	Rua Sao Mateus	958	Sao Mateus	Juiz De Fora	MG	33,00	335,00	Reversível
2191	Avenida Sao Sebastiao	S/n	Centro	Urbano Santos	MA	70,59	547,20	Reversível
803	Rua Coronel Juca Medrado	S/n	Na	Marcionílio Souza	BA	111,00	1.052,16	Reversível
4001	Rua Manoel Alves	S/n	Agrovila De Iracema	Castanhal	PA	19,25	240,00	Reversível
7356	Rua Saraiva	361	Centro	Vitorino Freire	MA	9,00	397,50	Reversível
BTSAMS73	Rua 7 De Setembro	S/n	Centro	Deodópolis	MS	504,00	504,00	Reversível
669	Rua Edesio Tolentino	S/n	Centro	Abaré	BA	38,41	1.160,00	Reversível
1062	Rua Das Margaridas	S/n	Na	Catu	BA	1.029,00	1.029,00	Reversível
853	Rua 24 De Outubro	0	Centro	Santaluz	BA	66,38	1.260,00	Reversível
BTSAPR376	Rua Pernambuco	247	Jaguapita	Jaguapitã	PR	111,89	1.080,00	Reversível
BTSAPR621	Rua Vereador Nelson Faccin	250	Presidente Castelo Branco	Presidente Castelo Branco	PR	42,08	1.280,00	Reversível
2857	Morro Da Pedra Boneca *	S/n	Zona Rural	Itabirinha	MG	50,00	363,00	Reversível
4554	Travessa Jaco	S/n	Mocajubinha	Terra Alta	PA	41,82	231,60	Reversível
2014	Rua Fco. Paiva Goncalves	S/n	Urbano	Mimoso Do Sul	ES	20,00	700,00	Reversível
6695	Fazenda Do Riachao *	S/n	Zona Rural	Buenópolis	MG	84,00	2.500,00	Reversível
3459	Avenida Beira Rio *	S/n	Urbano	Santa Luzia	MG	50,00	444,00	Reversível
7467	Fazenda Rio De Janeiro	0	Dourado	João Dourado	BA	144,48	2.000,00	Reversível
855	Morro Do Cruzeiro	S/n	Na	Sátiro Dias	BA	60,53	1.676,14	Reversível
4682	Rua Padre Artur Cavalcante	45	Centro	Monteiro	PB	157,68	1.221,00	Reversível
1737	Rua Francisco Gonçalves	S/n	Na	Banabuiú	CE	36,33	375,00	Reversível
4217	Praça Nossa Senhora Das Graças	S/n	Itacua	Marapanim	PA	18,06	49,00	Reversível
2236	Praça Santo Antonio	1	Centro	Presidente Juscelino	MA	40,15	258,30	Reversível
BTSAPR688	Estrada Mercurio	0	Santo Antonio Do Cai	Santo Antônio Do Cai	PR	56,44	1.890,00	Reversível
4440	Vila Socorro	0	Na	Santarém	PA	25,41	450,00	Reversível
679	Rua Jovino Cunha	87	Na	Aramari	BA	42,00	1.200,00	Reversível
BTSAPR254	Rua Principal	0	Doutor Ulysses	Doutor Ulysses	PR	42,08	150,00	Reversível
5560	Avenida Coronel Luiz Sales	55	Italva	Italva	RJ	210,99	1.160,00	Reversível
6720	Morro Proximo Da Localidade/Fazenda Vista Alegre *	S/n	Zona Rural	Nepomuceno	MG	108,00	2.500,00	Reversível
12021	Fazenda Cedro *	S/n	Rural	Campo Azul	MG	12,00	400,00	Reversível
1750	Rua Juvenal De Castro	S/n	Sítio Girasol	Horizonte	CE	73,21	327,63	Reversível
BTSAPR292	Rua Da Republica	0	Francisco Beltrao	Francisco Beltrão	PR	10,21	1.000,00	Reversível
BTSAGO250	Avenida Goias Esq. C/ Rua Pilar Qd. 20 Lt. 1	0	Itapaci	Itapaci	GO	86,94	504,00	Reversível
4654	Avenida Santa Elizabeth	S/n	Centro	Rio Tinto	PB	119,07	670,00	Reversível
BTSARO75	Rua Tancredo Neves S/N - Estrela De Rondonia	S/n	Centro	Presidente Médici	RO	70,00	4.507,00	Reversível
BTSASC15	Rua Manoel Mariano Da Cruz	S/n	Centro	Anitápolis	SC	25,00	360,00	Reversível
5520	Rua Joel Reis	150	Vila Cardoso Moreira	Cardoso Moreira	RJ	67,10	189,00	Reversível
3170	Morro Proximo Da Represa *	S/n	Rural	Teixeiras	MG	85,00	2.500,00	Reversível
829	Rua Afrizio Barbosa	S/n	Centro	Piripá	BA	42,00	1.215,00	Reversível
BTSAPR304	Rua Dois	0	Guaira	Guaira	PR	42,08	1.350,00	Reversível

BTSASC364	Avenida 15 De Novembro	S/n	Centro	Presidente Castello Branco	GO	24,99	448,00	Reversível
3230	Morro Da Coruja	S/n	Zona Rural	Abaeté	MG	34,00	900,00	Reversível
671	Rua Saturnino Menezes	S/n	Na	Acajutiba	BA	37,44	1.326,00	Reversível
3098	Rua Jose Luiz Pereira *	S/n	Birire	São Sebastião Do Paraíso	MG	87,00	1.246,00	Reversível
BTSARS155	Rua José Fischer	129	Coronel Barros	Coronel Barros	RS	26,25	150,00	Reversível
BTSAPR751	Rua Nossa Senhora De Fatima	508	Siqueira Campos	Siqueira Campos	PR	147,90	1.350,00	Reversível
BTSASC340	Rua John Kennedy	S/n	Centro	Papanduva	SC	96,84	892,50	Reversível
4284	R. Vila Belo Monte	S/n	Vila Belo Monte	Novo Repartimento	PA	18,81	724,50	Reversível
96862	Avenida Afonso Pena		Centro	Manaus	AM	-	1.000,00	Não Reversível
2565	Avenida Afonso Pena	1180	Centro	Belo Horizonte	MG	190,00	190,00	Reversível
BTSAPR58	Local Denominado Mineiros Esquina C/ R. Sem Denominacao	0	Bugre	Balsa Nova	PR	12,65	1.273,90	Reversível
2892	Fazenda Das Porteiras *	S/n	Zona Rural	Jequitaiá	MG	90,00	2.500,00	Reversível
BTSAPR753	Rua Engenheiro Francisco Beltrao Lote 12 E 13	1713/1695	Tamboara	Tamboara	PR	42,08	1.440,00	Reversível
BTSAPR765	Rua Parigot De Souza	57	Terra Roxa	Terra Roxa	PR	111,89	1.139,15	Reversível
720	Rua Porto Alegre	55	Centro	Condeúba	BA	42,00	1.677,00	Reversível
BTSARS657	Tupandi	0	Tupandi	Tupandi	RS	45,00	150,00	Reversível
143	Avenida Autaz Mirim	S/n	Jorge Teixeira	Manaus	AM	109,50	819,00	Reversível
BTSAPR385	Avenida Benjamin Giovanina	311	Jataizinho	Jataizinho	PR	103,32	800,00	Reversível
BTSAGO30	Rua Araçu S/Nº	S/n	Centro	Anicuns	GO	150,00	150,00	Reversível
BTSAPR729	Avenida Parana	0	Sao Miguel Do Iguaçu	São Miguel Do Iguaçu	PR	10,21	600,00	Reversível
BTSASC28	Rodovia Sc 302-Km10	S/n	Centro	Aurora	SC	25,00	600,00	Reversível
3127	Morro Da Petrina *	S/n	Zona Rural	Manhuaçu	MG	12,00	900,00	Reversível
33605	Rua Felipe Neri	S/n	Punau	Rio Do Fogo	RN	18,00	73,10	Reversível
33582	Rua 13 De Maio	S/n	Na	São Pedro Do Piauí	PI	9,00	407,00	Reversível
4120	Rua Do Cemiterio	S/n	Na	Irituia	PA	11,90	334,40	Reversível
7408	Rua Antonio Mariano	1	Centro	Bernardo Do Mearim	MA	9,00	300,00	Reversível
7148	Avenida Das Juçareiras	S/n	Centro	Serrano Do Maranhão	MA	30,00	374,10	Reversível
BTSAPR263	Rua Bahia	300	Farol	Farol	PR	42,08	1.400,00	Reversível
BTSAPR785	Avenida Lambari/Praça Dos Expedicionários	600	Tupassi	Tupãssi	PR	111,89	1.186,07	Reversível
2011	Ladeira Da Igualdade	402	Rural	Jerônimo Monteiro	ES	105,00	957,00	Reversível
4698	Rua Benjamin Constant	0	Centro	Brejo Do Cruz	PB	125,80	552,00	Reversível
781	Avenida Renato Braga	479	Centro	Ituberá	BA	18,00	1.000,00	Reversível
7257	Rua Liberalino Sales Gadelha	0	Na	Serra Preta	BA	16,00	1.212,00	Reversível
870	Rua Nova Da Amarguinha	S/n	Na	Taperoá	BA	38,48	761,60	Reversível
3738	Rua Major Curio	S/n	Centro	Eldorado Dos Carajás	PA	95,41	879,12	Reversível
3611	Rua Augusto Montenegro	24	Natalia Lins	Belém	PA	68,67	183,60	Reversível
3057	Rua Engenheiro Henry Costa	99	Urbano	Santa Rita De Caldas	MG	56,00	365,00	Reversível
260	Vila Jui	0	Jui	Santo Antônio Do Itaipava	AM	23,10	375,00	Reversível
BTSAPR583	Rua General Osorio	386	Pirai Do Sul	Pirai Do Sul	PR	147,89	290,00	Reversível
1952	Rua Jose Marques	209	Centro	Alto Rio Novo	ES	62,00	300,00	Reversível
BTSAPR667	Rua Duque De Caxias	0	Santa Cecilia Do Pavão	Santa Cecília Do Pavão	PR	42,08	1.173,00	Reversível
5903	Rua Domingos Lopes Carvalho	145	Sao Jose Do Vale Do Sol	São José Do Vale Do Sol	Rio	25,46	2.230,00	Reversível
7046	Rua Alto Divina Pastora	S/n	Centro	Pindoba	AL	12,00	96,00	Reversível

1251	Avenida Joao Batista Rios	1913	Centro	Itarema	CE	58,45	133,50	Reversível
7127	Trav. Gonçalves Dias Esq. Rua Gomes Leitao	0	Centro	Capinzal Do Norte	MA	9,00	240,00	Reversível
7655	Rua Da Paz	0	Centro	Pedreiras	MA	9,00	240,00	Reversível
5047	Rua Bom Jesus	S/n	Centro	Tuparetama	PE	36,24	232,00	Reversível
230	Rua Jesuita	S/n	Vila Rica De Caviana	Manacapuru	AM	16,50	450,00	Reversível
33463	Rua Juscelino Kubstsek	S/n	Na	Coribe	BA	91,34	900,00	Reversível
1223	Rua General Delfino Ferreira Gomes	S/n	Centro	General Sampaio	CE	39,20	254,27	Reversível
785	Rua Boticario Alto Da Torre	0	Na	Jiquiriçá	BA	42,00	1.184,90	Reversível
344	Estação De Ilha De Santana	0	Ilha De Santana	Santana	AP	33,00	517,65	Reversível
5188	Cafundo	0	Na	Taquaritinga Do Norte	PE	105,00	2.500,00	Reversível
BTSAPR568	Rua Doutor Leopoldo Schmidt	0	Perola Doeste	Pérola D'Oeste	PR	111,88	290,00	Reversível
11937	Avenida Felicio Mota	23	Centro	Malacacheta	MG	16,00	225,00	Reversível
4677	Rua Pedro Gondin	S/n	Centro	Cuité	PB	119,07	2.141,00	Reversível
BTSARS476	Pouso Novo	0	Pouso Novo	Pouso Novo	RS	45,50	150,00	Reversível
2929	Avenida Cardoso Saraiva	36	Centro	Matias Barbosa	MG	110,00	171,00	Reversível
3186	Morro Da Repetidora De Tv *	S/n	Zona Rural	Rio Casca	MG	44,00	2.457,00	Reversível
3122	Rua Seis Janeiro *	0	Centro	Timóteo	MG	341,16	830,59	Reversível
BTSAPR378	Rua Rafael Petrucci	0	Jaguariaiva	Jaguariaiva	PR	111,88	1.200,00	Reversível
BTSASC269	Rua Sao Paulo	2391	Itaum	Joinville	SC	1.715,00	1.715,00	Reversível
BTSAGO579	Loteamento Fazenda Serra	0	Sítio Novo Do Tocantins	Sítio Novo Do Tocantins	TO	800,00	8.001,29	Reversível
2835	Rua Vereador Jose Manoel/Praça Coronel Luiz Coutinho*	S/n	Urbano	Guiricema	MG	13,00	13,00	Reversível
901	Avenida Jaguaquara - Loteamento Jardim Santa Rita	S/n	Entroncamento	Jaguaquara	BA	44,34	1.353,00	Reversível
4917	Rua Navegantes	S/n	Jd. Primavera	Camaragibe	PE	127,01	1.800,00	Reversível
45	Rua Carlos Lobo Moreira Breda	122	Centro	Cacimbinhas	AL	76,95	2.500,00	Reversível
5280	Rua Salvador Xavier Macedo	S/n	Centro	Anísio De Abreu	PI	25,00	375,00	Reversível
2225	Gitirina	S/n	Centro	Buriti Bravo	MA	40,15	4.253,13	Reversível
2174	Rua Manoel Mendonça	S/n	Centro	Cajapió	MA	76,86	254,10	Reversível
2238	Avenida Duque De Caxias	S/n	Centro	Sambaíba	MA	40,15	4.697,83	Reversível
3742	Rod. Transamazonica Km 650	S/n	Cajazeiras	Itupiranga	PA	122,44	996,26	Reversível
6209	Rua Alvaro Rodrigues	6	Jabotiana	Aracaju	SE	138,00	297,00	Reversível
2975	Rua Hipolito Rosa	458	Centro	Paineiras	MG	101,00	372,00	Reversível
BTSAPR14	Rua Curitiba	8	Amapora	Amaporã	PR	42,08	1.431,00	Reversível
3683	Rod. Br 010 Km 81	S/n	Centro	Ulianópolis	PA	126,63	7.280,00	Reversível
3107	Morro Proximo Da Localidade *	S/n	Faz. Cascata	São João Nepomuceno	MG	125,00	2.000,00	Reversível
721	Topo Do Morro Do Povoado0	S/n	Na	Contendas Do Sincora	BA	42,00	900,00	Reversível
BTSARO106	Rua Principal S/N - Novo Plano	S/n	Centro	Chupinguaia	RO	290,00	290,00	Reversível
1980	Rua Isaías De Oliveira	S/n	Cristal	Pedro Canário	ES	64,00	480,00	Reversível
2055	Rua Frederico Grulke	778	Urbano	Santa Maria De Jetibá	ES	52,00	300,00	Reversível
3241	Rua Jose Pereira Lima	151	Urbano	Carvalhópolis	MG	23,00	286,00	Reversível
47	Conj. Arnaldo Cavalcante Magalhaes	0	Morro	Flexeiras	AL	76,95	1.552,00	Reversível
4537	Ilha Da Fazenda	0	Na	Senador José Porfírio	PA	98,44	300,00	Reversível
2404	Rua Do Sol	S/n	Centro	Rosário	MA	9,00	380,16	Reversível
2085	Estrada Tiao Sa	S/n	Morro Da Fonte Grande	Matéria	ES	81,00	3.075,00	Reversível

BTSASC193	Avenida Pres. Nereu Ramos	S/n	Centro	Ibicaré	SC	41,17	362,50	Reversível
3038	Avenida Inconfidencia	59	Centro	Ritópolis	MG	101,00	360,00	Reversível
BTSAPR412	Rua Para	115	Lupionopolis	Lupionópolis	PR	42,08	900,00	Reversível
3378	Rua Benedito Valadares *	S/n	Urbano	São João Do Paraíso	MG	32,00	260,00	Reversível
BTSAPR387	Rua Presidente Wenceslau	0	Jesuítas	Jesuítas	PR	42,08	900,00	Reversível
49	Estrada Da Usina Triunfo	S/n	Fazenda Triunfo	Boca Da Mata	AL	76,95	400,00	Reversível
4422	Cipoal	0	Na	Santarém	PA	25,21	254,00	Reversível
3376	Rua Luiz Gonçalves *	S/n	Urbano	Grão Mogol	MG	37,00	432,00	Reversível
3102	Rua Jose Clementino Neto	172	Rural	Soledade De Minas	MG	66,00	360,00	Reversível
5451	Loteamento Sitio Do Campinho Lt-6 E 7 Qd-20 Rua 2	0	Manguinhos	Armação Dos Búzios	RJ	261,91	1.494,00	Reversível
BTSAPR10	Avenida Paulista/Rua Pederneiras Lt 9, 10 E 11	379	Alto Piquiri	Alto Piquiri	PR	42,08	150,00	Reversível
5531	Rua Luciano De Souza Turque	300	Duas Barras	Duas Barras	RJ	128,58	567,00	Reversível
BTSAPR92	Avenida Joao Ferreira Neves	0	Campina Do Simao	Campina Do Simão	PR	11,88	600,00	Reversível
BTSARS133	Rua Rosa Franciosi Giordani	0	Santa Lucia Do Pia	Caxias Do Sul	RS	45,05	200,00	Reversível
50	Avenida 2 De Dezembro	1142	Centro	Olho D'Água Das Flores	AL	90,78	647,80	Reversível
1764	Rua Maria Juracir Dias Carneiro	14	Centro	Forquilha	CE	75,39	205,33	Reversível
3823	Rua Do Campo	0	Patal	Augusto Corrêa	PA	13,65	283,50	Reversível
3624	Avenida Barao Do Rio Branco	S/n	Centro	Castanhal	PA	40,04	354,94	Reversível
2342	Rua 1º De Maio	S/n	Centro	Icatu	MA	9,00	360,00	Reversível
7613	Rodovia Ma 010 (Jacare/Coquinho)	0	Centro	Jenipapo Dos Vieiras	MA	9,00	4.900,00	Reversível
7684	Rua Do Comercio (À Margem Da Br 222 15 Km Distante De Santa Luzia)	S/n	Centro	Santa Luzia	MA	9,00	240,00	Reversível
BTSASC457	Rua Eng. Lirio Burigo	S/n	Centro	Siderópolis	SC	105,60	700,00	Reversível
2640	Fazenda Matheus	S/n	Zona Rural	Araçuaí	MG	44,00	2.500,00	Reversível
2974	Rua Juca Rodrigues	175	Centro	Pains	MG	101,00	372,00	Reversível
4181	Rua Maranhao	S/n	Murumuru	Marabá	PA	26,77	360,00	Reversível
4491	Agrovia Do Cuca	0	Na	São Félix Do Xingu	PA	24,87	443,12	Reversível
4642	Rua Belarmino Costa	S/n	Centro	Alagoinha	PB	98,00	1.404,00	Reversível
2943	Avenida Joao Pessoa	461	Centro	Morada Nova De Minas	MG	101,00	360,00	Reversível
BTSAPR45	Rua Manoel Ribas	968	Assai	Assaí	PR	620,82	1.204,00	Reversível
12	Mata Do Rolo	S/n	Mata Do Rolo	Rio Largo	AL	70,55	2.500,00	Reversível
5908	Rua Joao Martins	140	Centro	São Pedro Da Aldeia	RJ	172,92	451,00	Reversível
2989	Avenida Jair Leite	325	Centro	Pimenta	MG	101,00	362,00	Reversível
BTSARS343	Rua Silvio Segnanfredo	0	Nova Bassano	Nova Bassano	RS	84,96	290,00	Reversível
739	Fazenda Lajedinho	0	Na	Guaratinga	BA	40,00	625,00	Reversível
582	Fazenda Batatam	0	Pedreira	Nazaré	BA	37,62	1.800,00	Reversível
5067	Praça Ernesto Queiroz	S/n	Centro	Custódia	PE	56,25	225,19	Reversível
BTSARS139	Rua 13 De Junho	0	Santo Antonio	Cerro Largo	RS	44,85	325,00	Reversível
51	Estrada Do Peri-Peri	0	Morro	Quebrangulo	AL	16,08	2.500,00	Reversível
5340	Rua Projetada	S/n	Centro	Boa Hora	PI	25,00	900,00	Reversível
2175	Avenida Antonia De Freitas	1	Centro	Lago Dos Rodrigues	MA	40,15	320,00	Reversível
2364	Praça Wilson Do Egito Coelho	1	Centro	Loreto	MA	14,00	333,19	Reversível
BTSAPR165	Avenida Sao Joao	230	Contenda	Contenda	PR	111,89	1.200,00	Reversível
3074	Praça Do Cruzeiro	68	Urbano	São José Do Jacuri	MG	66,00	305,00	Reversível

611	Alto Do Cruzeiro	0	Morro Largo Dantas - Rio	Itaíópolis	BA	54,50	1.200,00	Reversível
1180	Rua Firmino Tavares	432	Centro	Barro	CE	90,87	189,09	Reversível
5730	Estr. Do Soberbo	0	Alto Da Boa Vista	Rio De Janeiro	RJ	179,00	179,00	Reversível
3011	Avenida Fernando Petronilho	120	Centro	Pouso Alto	MG	66,00	360,00	Reversível
1495	Travessa Marcos Estevao	0	Carapio	Itaitinga	CE	15,50	180,00	Reversível
6737	Prologamento Da Av Das Amendoeiras	0	Jaua	Camaçari	BA	66,40	1.112,00	Reversível
BTSAPR142	Rua Sen.Souza Naves	697	Centenario Do Sul	Centenário Do Sul	PR	111,88	1.440,00	Reversível
3116	Avenida Cunha	113	Urbano	Tarumirim	MG	66,00	360,00	Reversível
2647	Morro Proximo Da Localidade *	S/n	Fazenda Dos Patos	Dores Do Indaiá	MG	44,00	2.456,00	Reversível
BTSASC215	Rua Coronel Antonio Correa	S/n	Centro	Itaiópolis	SC	96,84	625,00	Reversível
BTSAGO140	Rua Martins A. De Souza (Ferreira Avelar) Qd. A Lt. 2	0	Faina	Faina	GO	72,10	737,25	Reversível
BTSASC348	Colonia Rio Uruguai - Pt. Lote Nº601	0	Centro	Peritiba	SC	25,00	1.050,00	Reversível
BTSAPR652	Rua Sete De Setembro	25	Rio Branco Do Sul	Rio Branco Do Sul	PR	247,63	1.557,00	Reversível
4534	Rua Principal	S/n	Vila Belo Monte Do P	Manapu	PA	24,79	207,36	Reversível
6700	Morro Da Copasa	S/n	Zona Rural	Gonçalves	MG	3,00	400,00	Reversível
BTSARS562	Sao Jorge	0	Sao Jorge	São Jorge	RS	45,05	150,00	Reversível
3278	Rua Cel. Joaquim Resende	40	Urbano	Desterro De Entre Ri	MG	12,00	150,00	Reversível
3067	Rua Antonio De Avelar Fonseca *	S/n	Urbano	São Bento Abade	MG	51,00	400,00	Reversível
925	Rua Jose Belarmino Martins Silva	S/n	Centro	Feira Da Mata	BA	42,00	575,00	Reversível
745	Ibicoara	0	Na	Ibicoara	BA	42,00	1.140,00	Reversível
789	Rua Nsa Das Candeias	0	Centro	Jussari	BA	42,00	1.017,61	Reversível
1670	Pai Joao	0	Na	Aratuba	CE	15,00	306,00	Reversível
3846	Avenida Central	S/n	Vila De Sao Joaquim	Beirão Quara	PA	18,37	845,00	Reversível
228	Rua D - Vila Santa Luzia	1	Tuiue	Manacapuru	AM	16,50	300,00	Reversível
7113	Rua Do Campo - Morro Da Torres	S/n	Centro	Bom Jardim	MA	9,00	390,00	Reversível
900	Rua Dorta Montangil	S/n	Nucelo Colonial	Una	BA	39,72	577,00	Reversível
3482	Avenida Paladium	123	Bom Clima	Ipatinga	MG	101,00	332,00	Reversível
BTSAPR759	Avenida Brasil	911	Terra Boa	Terra Boa	PR	111,89	1.258,00	Reversível
BTSAPR493	Rua Brasil	2723	Nova Aurora	Nova Aurora	PR	111,87	1.394,00	Reversível
6219	Rua Mar. Humberto De Alencar Castelo Branco N 242	0	Centro	Porto Da Folha	SE	84,75	345,82	Reversível
1839	Trav. Da Matriz / Travessa Sao Miguel	S/n	Mundau	Trairi	CE	50,63	50,63	Reversível
4782	Rua Dionizio Rodrigues Da Costa	61	Centro	Solânea	PB	251,07	1.800,00	Reversível
2822	Rua Cristiano Ribeiro De Rezende *	S/n	Centro	Tapira	MG	34,00	182,00	Reversível
223	Rua Zumar Rodrigues	S/n	Vila Copatana	Jutaí	AM	55,60	300,00	Reversível
3233	Morro Alto Caipora	S/n	Monsenhor Isidro	Ouro Branco	MG	90,00	900,00	Reversível
6616	Rua Leste-05, Lotes 4 E 5 - Quadra L-11 - Loteamento Parque Sao Cristovao		São Cristovão	Salvador	BA	120,00	120,00	Não Reversível
BTSARS311	Mariana Pimentel	0	Mariana Pimentel	Mariana Pimentel	RS	26,25	150,00	Reversível
7118	Rua Da Estrela	S/n	Centro	Bom Jesus Das Selva	MA	10,50	450,00	Reversível
3080	Rua Candido Ferreira	210	Centro	São Pedro Do Suaçu	MG	66,00	407,00	Reversível
623	Rua Santos Dumont	S/n	Centro	Santa Rita De Cássia	BA	72,50	1.600,00	Reversível
5316	Avenida Antonio Tome Soares Carvalho	S/n	Centro	Santa Cruz Dos Milagres	PE	40,00	450,00	Reversível
3949	Rua Julio Cesar Ribeiro	S/n	Vila Do Areiao	Cametá	PA	11,90	352,80	Reversível
4283	Rodovia 230 - Km 1120	S/n	Vila Divinopolis	Novo Repartimento	PA	29,84	406,00	Reversível

6677	Rua 21 De Junho	S/n	Centro	Amaturá	AM	159,29	3.025,00	Não Reversível
183	Rua Pedro Teixeira	176	Centro	Atalaia Do Norte	AM	55,60	983,49	Reversível
2259	Rua Barao De Grajau Esq. Rua Da Assembleia	S/n	Centro	Arame	MA	9,00	112,50	Reversível
3414	Praca Sebastiao Leme Do Prado	109	Centro	Minas Novas	MG	61,00	61,00	Reversível
5103	Rua Major Antonio Rufino	S/n	Na	Serrita	PE	71,65	342,00	Reversível
4998	Rua Amelia Soares Paes	S/n	Centro	Belo Jardim	PE	2.168,00	2.168,00	Reversível
2222	Rua Zuza Reis	1	Centro	Barreirinhas	MA	56,15	1.291,26	Reversível
BTSAGO453	Avenida Dom Bosco	736	Silvania	Silvânia	GO	66,00	1.368,00	Reversível
BTSARS655	Rua Joao Biazus	0	Tupanci Do Sul	Tupanci Do Sul	RS	20,00	450,00	Reversível
5750	Avenida Ailton Henrique Da Costalote 6	0	Barra Da Tijuca - Bar	Rio De Janeiro	RJ	98,76	774,00	Reversível
2980	Rua Principal *	S/n	Zona Rural	Nova Resende	MG	35,00	625,00	Reversível
784	Rua Olavo Leite	S/n	Centro	Jandaíra	BA	13,46	441,09	Reversível
53	Fazenda Senhor Do Bonfim	S/n	Morro	Pão De Açúcar	AL	73,47	900,00	Reversível
5230	Rua Coronel Benedito Alves Da Luz	973	Centro	Barro Duro	PI	48,00	267,00	Reversível
2269	Rua Ritinha Pereira (Praça Pio XII)	118	Centro	Balsas	MA	213,72	1.338,02	Reversível
BTSADF9	Lote 10 Quadra 01 Condominio Vista Bela Nucleo Rural Incra 9 - Alexandre Gusmão Em Frazão - Br 180.	0	Brasília	Brasília	DF	200,00	200,00	Reversível
5645	Rua Helio Matos	161	Santa Barbara	Niterói	RJ	40,00	831,00	Reversível
7101	Rua Do Sol	1	Centro	Araguanã	MA	9,00	11.832,00	Reversível
2918	Fazenda Vargem Grande *	S/n	Zona Rural	Montes Claros	MG	84,00	2.500,00	Reversível
5001	Rua Costa Azevedo (Area Desmembrada)	S/n	Distrito Fazenda Nova	Brejo Da Madre De Deus	PE	2.018,88	434,12	Reversível
BTSAMS125	Rua Dourados	167	Distrito Sanga Puita	Ponta Porã	MS	24,75	900,00	Reversível
5455	Fazenda Boa Esperança	0	B.J. Do Itabapoana	Bom Jesus Do Itabapoana	BA	12,00	2.000,00	Reversível
2632	Pico Ana Moura	S/n	Zona Rural	Jaguaraçu	MG	66,00	434,00	Reversível
6804	Rua Jose Do Rego	0	Centro	Ipiranga Do Piauí	PI	48,00	360,00	Reversível
BTSASC378	Serra Canoas	0	Serra Canoas	Rio Do Sul	SC	63,00	144,00	Reversível
6257	Avenida Joao Ribeiro	1133	Santo Antonio	Aracaju	SE	142,55	325,00	Reversível
BTSARO79	Avenida Costa Marques S/N - Forte Principe Da Beira	S/n	Centro	Costa Marques	RO	150,00	150,00	Reversível
BTSARO108	Rua Principal Quadra 11 - Novo Paraíso	0	Centro	São Felipe D'Oeste	RO	1.400,00	1.400,00	Reversível
2992	Rua Otavio Pinto Oliveira	18	Centro	Piracema	MG	38,00	146,00	Reversível
BTSARS9	Rua São Lourenço/Rua 7 De Setembro Lt 6 Qd 7	225	Alegria	Alegria	RS	92,87	290,00	Reversível
BTSASC419	Praça Capitao Amorim	S/n	Centro	São João Batista	SC	104,30	290,00	Reversível
BTSARS320	Rua Delfino Guterres - Minas Do Leao	0	Minas Do Leao	Minas Do Leão	RS	26,25	150,00	Reversível
11932	Fazenda Rancho *	S/n	Rural	Goiabeira	MG	4,00	225,00	Reversível
7451	Fazenda Riachao	0	Na	Caatiba	BA	12,00	1.200,00	Reversível
1046	Topo Da Serra Iam	S/n	Localidade De Mineira	Itambé	BA	54,99	1.586,10	Reversível
914	En Est Nova Fatima	0	Na	Nova Fátima	BA	29,15	900,00	Reversível
4957	Avenida Joao Francisco	S/n	Na	Macaparana	PE	73,93	215,00	Reversível
1281	Avenida Lindolfo Braga	0	Na	Miraíma	CE	28,09	158,19	Reversível
3980	Rodovia Pa-1240	S/n	Boca Nova	Capitão Poço	PA	10,23	251,72	Reversível
4069	Rua Democrata	S/n	Floresta Do Araguaia	Conceição Do Araguaia	PA	25,41	728,00	Reversível
4173	Rua Pedro Dos Santos Torres	S/n	Cafezal	Magalhães Barata	PA	11,90	240,00	Reversível
4407	Nova Esperanca	0	Na	Santa Maria Das Barbas	PA	25,79	600,00	Reversível
1256	Avenida Simao De Gois (Praça Getulio Vargas (R. Antonio Jose De Freitas)	S/n	Centro	Jaguaruana	CE	44,80	110,00	Reversível

BTSAMT96	Rua Maria Alves Lt. 1 Qd. 10	0	Distrito De Nova Galil	Rondonópolis	MT	32,35	2.000,00	Reversível
BTSARS656	Rua Capitao Amorim	63	Tupancireta	Tupanciretã	RS	599,82	150,00	Reversível
1765	Travessa Vicente De Paulo	192	Centro	Jijoca De Jericoacoara	CE	39,01	76,64	Reversível
3340	Fazenda Sapupemba *	S/n	Zona Rural	São João Evangelista	MG	26,00	900,00	Reversível
1335	Rua Jose Silva	905	Centro	São Luís Do Curu	CE	105,52	165,52	Reversível
BTSAGO259	Fazenda Cachoeirinha	0	Olaria Do Angico	Itarumã	GO	53,09	150,00	Reversível
BTSAPR418	Rua Joao Barbosa Mendes	223	Centro	Mandirituba	PR	106,32	290,00	Reversível
5174	Rua Umbelino Cavalcanti	288	Centro	Quipapá	PE	36,00	435,00	Não Reversível
5235	Rua Pedro Ii	123	Centro	Castelo Do Piauí	PI	48,00	525,00	Reversível
3688	Rua Haroldo Veloso	S/n	Mujui Dos Campos	Santarém	PA	45,00	2.000,00	Reversível
2699	Rua Conego Vitor *	S/n	Urbano	Campo Do Meio	MG	26,00	200,00	Reversível
BTSAGO516	Avenida Araguaia Qd. 41 Lt. 14	0	Centro	Formoso Do Araguaia	TO	200,00	200,00	Reversível
726	Rua 12 De Maio	S/n	Na	Crisópolis	BA	59,50	1.020,00	Reversível
BTSAGO130	Avenida Sao Bento C/ Joana Gomes Qd. 2 Lt. 21	0	Davinópolis	Davinópolis	GO	67,32	1.242,00	Reversível
BTSARS80	Camargo	0	Camargo	Camargo	RS	45,00	150,00	Reversível
BTSARS267	Inhacora	0	Inhacora	Inhacorá	RS	44,85	150,00	Reversível
BTSAMS150	Rua Jose Alexandre	S/n	Distrito De Arapua	Três Lagoas	MS	25,07	600,00	Reversível
BTSARO80	Rua Principal S/N - Izidolandia	S/n	Centro	Alta Floresta D'Oeste	RO	150,00	150,00	Reversível
BTSARO78	Rua Principal S/N - Flor Da Serra	S/n	Centro	Alto Alegre Dos Pare	RO	150,00	150,00	Reversível
BTSARO147	Rua Principal S/N - Terra Boa	S/n	Centro	Alvorada D'Oeste	RO	150,00	150,00	Reversível
BTSARO72	Rua Principal S/N - Corgao	S/n	Centro	Chupinguaia	RO	150,00	150,00	Reversível
BTSARO105	Rua Principal S/N - Novo Colorado	S/n	Centro	Colorado Do Oeste	RO	150,00	150,00	Reversível
BTSARO94	Rua Chiquilito Erse S/N - Mutum Parana	S/n	Centro	Porto Velho	RO	150,00	150,00	Reversível
BTSARO129	Avenida Carlos Gomes S/N - Querencia Do Norte	S/n	Centro	Primavera De Rondô	RO	150,00	150,00	Reversível
3270	Morro Proximo Da Localidade - Local Denominado Berta *	S/n	Zona Rural	Itamonte	MG	21,00	600,00	Não Reversível
3206	Morro Do Rosario	S/n	Zona Rural	Mariana	MG	83,00	2.100,00	Reversível
3208	Rua Cel. J. Urbano De Figueiredo	106	Urbano	São Tomás De Aquin	MG	82,00	242,00	Reversível
7446	Rua Pompilio Teixeira	0	Na	Brejolândia	BA	12,00	1.200,00	Reversível
595	Rua Do Estadio De Futebol	0	Na	Pedro Alexandre	BA	40,00	1.880,00	Reversível
55	Rua Das Algas - Quadra N	0	Praia Do Frances	Marechal Deodoro	AL	83,29	100,00	Reversível
1276	Rua Pedro Sampaio	275	Centro	Meruoca	CE	36,33	891,00	Reversível
3685	Igarape Acu	0	Na	Santarém	PA	25,17	240,00	Reversível
7358	Rua Nova	361	Centro	Vitorino Freire	MA	9,00	270,00	Reversível
2317	Rua Deputado Joao Jorge Filho	150	Centro	Godofredo Viana	MA	39,31	145,79	Reversível
1726	Rua Cel. Pedro Raimundo De Oliveira	S/n	Na	Pires Ferreira	CE	28,09	123,25	Reversível
5251	Praça Frei Henrique Cavalcante	8469	Centro	Paulistana	PI	48,00	300,00	Reversível
5554	Travessa Humberto Franco	18	Venda Das Pedras	Itaboraí	RJ	80,00	300,00	Reversível
BTSAMS86	Av Brasil	S/n	Distrito De Panambi	Dourados	MS	44,27	420,00	Reversível
5221	Avenida Pref. Joao Ribeiro Carvalho S/Nº	S/n	Centro	Amarante	PI	48,00	400,00	Reversível
4721	Sítio Lagoa Do Felix	0	Na	Araçagi	PB	22,79	200,00	Reversível
673	Avenida Estelita Falcao	S/n	Centro	Água Fria	BA	52,71	725,00	Reversível
3004	Morro Da Suica *	S/n	Zona Rural	Ponte Nova	MG	100,00	2.400,00	Reversível
1361	Rua 03 De Agosto	S/n	Na	Umari	CE	36,33	522,00	Reversível

3650	Trav. Cel. Antonio Galvao	S/n	Centro	Porto De Moz	PA	47,94	425,52	Reversível
5222	Rua Dom Jose Vasques	S/n	Centro	Bom Jesus	PI	48,00	1.200,00	Reversível
BTSASC73	Rua Duque De Caxias	S/n	Centro	Braço Do Trombudo	SC	25,00	450,00	Reversível
862	Rua D - Alto Do Mirante	0	Mirante Da Coroa	Santa Cruz Cabralia	BA	37,75	1.218,55	Reversível
4278	Estrada Nova	S/n	Vila Nova Descoberta	Novo Repartimento	PA	29,05	450,00	Reversível
BTSAPR555	Nucleo Bom Retiro	0	Pato Branco	Pato Branco	PR	407,25	5.400,00	Reversível
BTSASC56	Rua Progresso Esq. Rua Santa Maria - Bairro Progresso	0	Progrsso	Blumenau	SC	25,76	420,41	Reversível
BTSARS594	Sao Vendelino	0	Sao Vendelino	São Vendelino	RS	45,05	150,00	Reversível
BTSARO62	Rua 02 S/N - Canelinha	S/n	Centro	Espigão D'Oeste	RO	150,00	150,00	Reversível
5845	Rua Da Cevadalt 8 Pa 37166	0	Penha Circular	Rio De Janeiro	RJ	75,00	100,00	Reversível
541	Rua Da Palma	S/n	Ferradas	Itabuna	BA	66,36	1.440,00	Reversível
4774	Sítio Malhada	0	Zona Rural	São João Do Rio Do Peixe	PE	20,95	210,00	Reversível
5246	Rua Nazare Spindola	S/n	Na	Matias Olímpio	PI	48,00	800,00	Reversível
5404	Repetidora Barriga	0	Na	Santa Rosa Do Piauí	PI	33,00	728,00	Reversível
7528	Avenida Principal	50	Monte Dourado	Almeirim	PA	150,00	273,00	Reversível
7752	Rua Monsenhor Evangelista	349	Centro	São Paulo De Olivença	AM	302,69	5.042,13	Reversível
930	Condominio Praia Da Conceicao	12	Praia Da Conceicao	Vera Cruz	BA	93,00	392,00	Reversível
776	Sítio Meu Ideal	0	Na	Itapebi	BA	36,00	900,00	Reversível
4716	Rua Dr. Manoel Dantas	739	Centro	Teixeira	PB	91,53	426,30	Reversível
231	Rua Joao Diniz	126	Centro	Manaquiri	AM	55,60	2.178,00	Reversível
269	Vila Vendaval	0	Vendaval	São Paulo De Olivença	AM	16,50	450,00	Reversível
57	Morro Boa Vista0	S/n	Centro	Porto Calvo	AL	57,10	2.500,00	Reversível
208	Ens Careiro	1	Balsa Do Careiro	Careiro Da Várzea	AM	16,50	275,00	Reversível
3438	Avenida Padre Rino	590	Urbano	Ubaporanga	MG	34,00	168,00	Reversível
2109	Avenida Paulino Francisco Moreira	S/n	Urbano	Vargem Alta	ES	39,00	350,00	Reversível
3085	Rua Presidente Vargas	124	Urbano	São Vicente De Minas	MG	66,00	360,00	Reversível
BTSASC278	Avenida Das Torres	S/n	Cidade Alta	Lages	SC	93,00	1.600,00	Reversível
BTSAGO569	Avenida Para Qd. 11 Lt. 06 E 07	0	S Central	Santa Rita Do Tocantins	TO	60,00	600,00	Reversível
3141	Serra Da Pimenta *	S/n	Centro	Piumhi	MG	123,00	1.225,00	Reversível
1946	Rua Floresta	S/n	Faz Tres Pontas	Afonso Cláudio	ES	76,00	4.000,00	Reversível
BTSAMS7	Avenida Esmenia Da Silva Martins	609	Centro Civico	Angélica	MS	58,08	1.100,00	Reversível
3737	Avenida Lago Azul	1807	Centro	Água Azul Do Norte	PA	34,83	1.778,61	Reversível
844	Avenida Estevan Freire Da Fonseca	337	Centro	Rodelas	BA	64,26	1.800,00	Reversível
BTSAMS19	Rua 2 De Maio	340	Centro	Aral Moreira	MS	70,00	1.500,00	Reversível
6699	Rua Antonio França	60	Centro	Florestal	MG	37,00	347,00	Reversível
6618	Rodovia Via Matoim 9 - Km 1 Estrada Para O Porto De Aratu9	S/n	Cia - Centro Industrial	Camelas	BA	223,00	1.973,00	Reversível
7182	Estrada Das Salinas	0	Vila Nova	Coribe	BA	38,50	1.200,00	Reversível
562	Avenida Recife	S/n	Na	Jeremoabo	BA	60,35	978,00	Reversível
56	Morro Do Cruzeiro0	S/n	Morro	Maribondo	AL	76,95	2.500,00	Reversível
1254	Avenida Pergentino Almiro Pinheiro	S/n	Centro	Jaguaribara	CE	15,22	15,22	Reversível
1273	Rua Miguel Nicodemus Alves	105	Centro	Martinópolis	CE	52,17	361,80	Reversível
5319	Rua Verissimo Antonio Silva	S/n	Na	Santa Rosa Do Piauí	PI	25,00	720,00	Reversível
7577	Praça Pio Xii	S/n	Cohabinha	Bacabal	MA	9,00	360,00	Reversível

250	Avenida 22 De Junho	S/n	Vila Ze Acu	Parintins	AM	16,50	450,00	Reversível
2216	Avenida Mundico Moraes	S/n	Centro	Matões	MA	47,32	300,46	Reversível
3657	Rua Padre Amandio Pantoja	742	Centro	Almeirim	PA	125,05	844,00	Reversível
3984	Praça Santo Antonio	S/n	Igarape-Acu	Capitão Poço	PA	11,90	210,00	Reversível
BTSARS432	Rua Nico Oliveira	0	Pinheiro Machado	Pinheiro Machado	RS	81,62	222,05	Reversível
BTSAGO560	Rua 3 Esq. C/ Rua 11 Qd. 05 Lt. 04	0	Centro	Pium	TO	79,39	76.820,00	Reversível
852	Rua Do Tamarineiro	S/n	Na	Salinas Da Margarida	BA	37,50	900,00	Reversível
4250	Estr. Sao Diogo	0	Comunidade De Sao	Mogte Alegre	PA	25,24	357,00	Reversível
7204	Rua Agenor Brandao	0	Na	Caturama	BA	52,71	465,00	Reversível
BTSARS181	Engenho Velho	0	Engenho Velho	Engenho Velho	RS	26,25	150,00	Reversível
2018	Rua Joao Jacinto	S/n	Urbano	Muqui	ES	20,00	1.400,00	Reversível
6691	Morro Da Repetidora De Tv *	S/n	Zona Rural	Itamarandiba	MG	21,00	467,00	Reversível
2461	Avenida Getulio Vargas	S/n	Na	Timon	MA	290,00	3.696,00	Reversível
7350	Rua Nova	S/n	VI Joao Pinto	Vila Nova Dos Martires	MA	9,00	405,00	Reversível
BTSAGO76	Avenida Jk Esq. C/ Sao Paulo Qd. 02 Lt. 01 02 E 03	0	Buriti De Goias	Buriti De Goiás	GO	45,00	439,61	Reversível
210	Rua Getulio Vargas	18	Centro	Codajás	AM	86,50	2.570,12	Reversível
4696	Rua Assis Pereira	18	Centro	Bonito De Santa Fé	PB	96,60	666,00	Reversível
BTSAPR247	Avenida Getulio Vargas	520	Diamante Do Sul	Diamante Do Sul	PR	42,08	525,00	Reversível
BTSAGO382	Rua Sizenando Jaime Nº 10 Qd. 25 Lt. 03	10	Pirenopolis	Pirenópolis	GO	90,00	925,00	Reversível
4936	Rua N.Senhora Pilar	S/n	Centro	Ilha De Itamaracá	PE	44,88	600,00	Reversível
BTSAGO408	Fazenda Lage - Rod. Rio Verde/Santa Helena A 161 M A Esq.	S/n	Rio Verde	Rio Verde	GO	500,00	10.000,00	Reversível
2620	Morro Proximo Da Localidade	S/n	Zona Rural	Mercês	MG	37,00	914,00	Reversível
3446	Morro Sao Domingos *	S/n	Rural	Viçosa	MG	102,00	2.000,00	Reversível
6213	Avenida C - Qd.20 Lote 17 E 18	0	Distrito Industrial Do	Nossa Senhora Do Socorro	SC	118,00	5.583,70	Reversível
7673	Rua Sao Miguel	1	Centro	São Félix De Balsas	MA	9,00	450,00	Reversível
2179	Avenida Piaui	S/n	Centro	São João Do Paraíso	MA	72,00	800,00	Reversível
928	Estrada Bom Despacho A Cacha Pregos (Fazenda Sao Joao)	0	Aratuba	Vera Cruz	BA	95,01	1.000,00	Reversível
2964	Fazenda Do Manso *	S/n	Zona Rural	Ouro Preto	MG	100,00	520,00	Reversível
235	Rua Nossa Senhora Do Livramento	1	Livramento	Silves	AM	24,36	450,00	Reversível
2545	Morro Da Repetidora De Tv *	S/n	Rural	Tarumirim	MG	41,00	875,00	Reversível
2935	Avenida Getulio Vargas	264	Centro	Minduri	MG	66,00	617,00	Reversível
4655	Rua Siqueira Campos	S/n	Centro	Santa Rita	PB	268,05	1.184,00	Reversível
2560	Rua Barao De Coromandel	245	Barreiro De Baixo	Belo Horizonte	MG	153,00	358,00	Reversível
BTSARS328	Rua Carlos Theobaldo Sperb		Morro Reuter	Morro Reuter	RS	76,44	150,00	Reversível
BTSAMS103	Rua Cuiaba	S/n	Centro	Japorã	MS	55,80	450,00	Reversível
BTSARS474	Porto Maua	0	Porto Maua	Porto Mauá	RS	45,05	150,00	Reversível
7513	Rua Euvaldo Da Gama Alves	S/n	Maruda	Marapanim	PA	87,00	1.225,00	Reversível
BTSASC488	Praça Nereu Ramos	S/n	Centro	Vidal Ramos	SC	25,00	247,00	Reversível
BTSARS130	Rua Moreira Cesar	0	Sao Jose	Caxias Do Sul	RS	71,68	323,50	Reversível
5165	Morro Curral Queimado0			Mirandiba	PE	118,00	2.000,00	Reversível
BTSASC103	Estrada Geral Chapadao Do Lageado	S/n	Centro	Chapadão Do Lageado	SC	900,00	900,00	Reversível
BTSARO57	Rua Araras	0	Centro	Cacaulândia	RO	700,00	700,00	Reversível
7078	Rua J.J. Seabra	0	Na	Canavieiras	BA	68,29	1.791,80	Reversível

779	Rua Pedro Ribeiro / Rua Leovigildo Fontoura 88	S/n	Na	Itiruçu	BA	46,20	750,00	Reversível
6137	Rua Professora Praia De Lurdes	S/n	Praia Do Zumbi	Rio Do Fogo	RN	36,18	81,27	Reversível
5247	Avenida Desembargador Simplicio Mendes Alves	S/n	Na	Miguel Alves	PI	48,00	414,00	Reversível
5253	Avenida Presidente Vargas	390	Centro	Porto	PI	48,00	410,00	Reversível
4511	Vila Novo Paraíso	0	Na	São Geraldo Do Araguaia	PA	25,02	426,30	Reversível
2181	Rua Nova	S/n	Centro	São João Batista	MA	65,24	715,00	Reversível
7339	Rua Principal	S/n	Centro Do Zezinho	Senador La Rocque	MA	7,50	450,00	Reversível
2934	Morro Da Bocaina Negra *	S/n	Zona Rural	Ouro Preto	MG	90,00	2.500,00	Reversível
3225	Rua Geronimo Aguiar	13	Centro	São João Da Ponte	MG	33,00	201,00	Reversível
BTSAPR8	Rua Jose De Anchieta	1554	Alto Parana	Alto Paraná	PR	147,90	190,00	Reversível
6564	Praca Barao De Santa Rosa	198	Simao Dias	Simão Dias	SE	188,79	312,64	Reversível
2003	Avenida Itapemirim	S/n	Itaipava	Itapemirim	ES	99,00	263,31	Reversível
BTSAPR591	Rua Vereador Jose Teixeira Alves	221	Planaltina Do Parana	Planaltina Do Paraná	PR	152,19	290,00	Reversível
7081	Planalto Da Saude	0	Cumuruxatiba	Prado	BA	52,71	729,00	Reversível
6156	Rua Mato Grosso	134	Bairro Dos Estados	Boa Vista	RR	17,00	375,00	Reversível
BTSAGO580	Avenida Ipe S/Nº Qd. C Lt. 14 E 15	S/n	Centro	Sucupira	TO	130,00	1.320,00	Reversível
1263	Rua Getulio Vargas	20	Centro	Jucás	CE	103,38	176,18	Reversível
BTSASC327	Avenida Olinkraft	S/n	Centro	Otacílio Costa	SC	179,91	150,00	Reversível
33638	Avenida Elizio De Abreu	S/n	Centro	Turiaçu	MA	9,00	2.200,00	Reversível
2619	Gruta Do Ipe *	S/n	Zona Rural	Lima Duarte	MG	30,00	865,00	Reversível
4509	Vila Dois Irmaos	0	Na	São Geraldo Do Araguaia	PA	120,00	900,00	Reversível
7099	Rua Da Alegria	S/n	Centro	Alcântara	MA	9,00	360,00	Reversível
2245	Rua Antonio De Melo Tavora	40	Centro	Fernando Falcão	MA	10,56	2.101,00	Reversível
5942	Praça Guilhermina Guinle	0	Bem Posta	Três Rios	RJ	5,00	100,00	Reversível
BTSAGO505	Rua 4 Esq. C/ Rua 3 Qd. 20 Lt. 07 Nº 461	0	Centro	Cristalândia	TO	60,00	476,00	Reversível
BTSAMS21	Rua Rocha Xavier	S/n	Centro	Bandeirantes	MS	58,07	2.000,00	Reversível
2881	Rua Vinte E Um De Abril	3	Gervasio	São Geraldo	MG	30,00	650,00	Reversível
7077	Rua Direita Do Sao Caetano	0	Sao Caetano	Salvador	BA	592,00	470,00	Reversível
2734	Rua Cel. Joaquim Placido Cintra	315	Urbano	Claraval	MG	40,00	225,00	Reversível
BTSAPR592	Avenida Rio Grande Do Sul	1503	Planalto	Planalto	PR	111,88	1.582,00	Reversível
BTSASC439	Rua Geral De Sao Jose Do Cerrito	0	Centro	São José Do Cerrito	SC	25,00	150,00	Reversível
BTSAGO138	Rod. Go 456 - Estrada Vicinal - Povoado De Araras	S/n	Araras	Faina	GO	20,00	20,00	Reversível
4724	Rod. Br 412 Km 190	S/n	Na	Boa Vista	PB	20,95	450,00	Reversível
BTSARS349	Nova Padua	0	Nova Padua	Nova Pádua	RS	45,05	150,00	Reversível
BTSAPR698	Avenida Sao Joao	296	Sao Joao	São João	PR	111,88	600,00	Reversível
2106	Fazenda Matutina	S/n	Rural	Itarana	ES	46,00	1.600,00	Reversível
3236	Rua Dez *	S/n	Urbano	Congonhas	MG	87,00	1.138,00	Reversível
747	Estrada Antiga De Ibipetum Km 01	0	Vila De Ibipetum	Ipupiara	BA	42,00	1.937,00	Reversível
796	Rua Nelson Leal	539	Centro	Livramento De Nossa Senhora	BA	35,00	1.200,00	Reversível
6740	Rua Domingos Caetano	144	Barbalho	Salvador	BA	293,00	541,00	Reversível
60	Morro0	S/n	Pov. De Agreste	Monteirópolis	AL	99,75	570,00	Reversível
5263	Rua Manoel Alves De Araujo	S/n	Centro	Luís Correia	PI	45,00	560,00	Reversível
189	Rua Tancredo Neves	S/n	Cameta	Barreirinha	AM	16,50	450,00	Reversível

7324	Largo Do Colegio - Fundos Da Escola Paulo Freire	S/n	Centro	São João Do Carú	MA	9,00	390,00	Reversível
4710	Rua Inacio Machado	S/n	Centro	Santa Luzia	PB	96,60	526,00	Reversível
5904	Sítio Boa Vista - Serra Do Capim	0	Sao Jose Do Vale Do	São José Do Vale	PR	25,00	1.600,00	Reversível
BTSAPR415	Rua Benicio Minilza	239	Mandaguacu	Mandaguaçu	PR	111,88	290,00	Reversível
3345	Avenida Major Lisboa Cunha	122	Centro	Wenceslau Braz	MG	26,00	280,00	Reversível
4360	Rodovia Br 222 - Km 56	S/n	Vila Da Paz	Rondon Do Pará	PA	29,70	450,00	Reversível
4372	Rua 10 De Março (6º Rua)	0	Na	Salvaterra	PA	63,01	890,00	Reversível
BTSASC125	Rua Sd - 844-009	0		Criciúma	SC	101,00	372,00	Reversível
917	Rua Superintendente Aldo Santana	S/n	Caldas Do Jorro	Tucano	BA	42,00	523,74	Reversível
1731	Rua Doracy Dos Santos	0	Na	Morrinhos	CE	45,00	98,02	Reversível
7111	Rua Grande - Morro De Santo Antonio	S/n	Centro	Bom Jardim	MA	9,00	360,00	Reversível
BTSAGO497	Rua 9 Esq. C/ Rua 10 Qd. 10 Lt. 5 E 6-A	0	Centro	Brejinho De Nazaré	TO	76,30	939,54	Reversível
3452	Rua Getulao	57	Urbano	Manhuaçu	MG	16,00	300,00	Reversível
7555	Rua Brasil	S/n	VI Sao Francisco	Açailândia	MA	9,00	375,00	Reversível
BTSAPR774	Avenida Rio Pardo	830	Toledo	Toledo	PR	62,53	800,00	Reversível
5348	Repetidora Araras	0	Amarante	Amarante	PI	58,00	7.600,00	Reversível
3693	Boim	0	Boim	Santarém	PA	22,91	240,00	Reversível
5941	Rua Joao Pedro Da Silveira	113	Centro	Areal	RJ	1.274,44	1.206,00	Reversível
1426	Avenida Tiradentes	41	Na	Croatá	CE	36,33	250,46	Reversível
4139	Miritituba	0	Na	Itaituba	PA	26,55	462,00	Reversível
7386	Rua Sao Paulo	268	Trizidela	Barra Do Corda	MA	9,00	360,00	Reversível
2377	Rua Santo Antonio	S/n	Vila Leao	Paraibano	MA	9,00	520,00	Não Reversível
6046	Sao Jose De Campestre0		Sao Jose De Campos	São José Do Campos	RN	51,00	92,00	Reversível
2373	Rua Principal	232	Centro	Olinda Nova Do Maranhão	MA	9,00	360,00	Reversível
874	Estação Terra Nova	0	Na	Terra Nova	BA	53,25	1.050,00	Reversível
4985	Avenida Vicente Afonso	S/n	Centro	Joaquim Nabuco	PE	57,95	268,40	Reversível
1728	Rua Cesar Cals	S/n	Na	Caucaia	CE	48,15	189,75	Reversível
BTSAGO117	Avenida Mal. Humberto De A. Castelo Branco 42 Qd. 29 Lt. 354	42	Corrego Do Ouro	Córrego Do Ouro	GO	150,00	150,00	Reversível
BTSAPR524	Estrada Principal	0	Palmeira	Palmeira	PR	71,84	594,60	Reversível
4881	Fazenda Caripos - Br 428 - Santa Maria Da Boa Vista	0	Na	Santa Maria Da Boa Vista	PE	124,34	41.199,99	Reversível
216	Vila Paricatuba	0	Paricatuba	Irlanduba	AM	16,86	1.600,00	Reversível
2298	Rua Do Comercio	S/n	Centro	Centro Novo Do Maranhão	MA	9,00	300,00	Reversível
3411	Rua Joaquim Ribeiro De Castro	135	Urbano	Cristiano Ottoni	MG	27,00	360,00	Reversível
BTSAPR253	Estrada De Acesso	0	Doutor Ulysses	Doutor Ulysses	PR	24,25	2.000,00	Reversível
3510	Rua Fernando Batista Dos Santos	S/n	Centro	Areado	MG	101,00	597,00	Reversível
187	Rua Raimundo Cavalcante	742	Centro	Autazes	AM	55,60	2.025,00	Reversível
1754	Rua Monsenhor Olavo Oliveira	100	Na	Granja	CE	39,44	173,80	Reversível
3489	Morro Dos Pintados	S/n	Rural	Betim	MG	60,00	1.730,00	Reversível
BTSAPR630	Rua Sao Borja	61	Quatro Pontes	Quatro Pontes	PR	42,00	1.000,00	Reversível
3337	Fazenda Sao Francisco *	S/n	Rural	Sabinópolis	MG	22,00	1.920,00	Reversível
7445	Rua Do Bonfim Botupora	0	Botupora	Botuporã	BA	15,60	1.200,00	Reversível
607	Avenida Aurelio Mascarenhas	520	Na	Riachão Do Jacuípe	BA	33,40	648,80	Reversível
1175	Rua Gov. Virgilio Tavora	S/n	Centro	Arneiroz	CE	38,69	180,00	Reversível

1259	Avenida Pres. Medice / Rua Manoel Silva	171	Centro	Jati	CE	36,33	569,00	Reversível
1743	Rua Joao F. Castelo- Planalto Clube	4	Tejubana	Mombaça	CE	121,00	1.240,00	Reversível
7320	Rua Grande	S/n	Centro	Santa Inês	MA	9,00	429,00	Reversível
BTSADF76	Povoado Jk Br-020 Km 123	0	Formosa	Formosa	GO	150,00	150,00	Reversível
1508	Caxitore	0	Na	Umirim	CE	15,50	200,00	Reversível
178	Rua Nova Italia	1	Centro	Amaturá	AM	23,10	450,00	Reversível
4165	Limoeiro Do Ajuru	0	Na	Limoeiro Do Ajuru	PA	246,79	3.500,00	Reversível
BTSARS510	Br. 240	0	Linha Pinheiral	Santa Cruz Do Sul	RS	45,05	420,00	Reversível
BTSAPR813	Rua Campo Grande	0	Vere	Verê	PR	42,08	1.800,00	Reversível
5096	Rua Alexandre Parente Sa	S/n	Centro	Cabrobó	PE	97,00	2.017,00	Reversível
7536	Rua Rui Barbosa0			Palestina Do Pará	PA	132,00	1.600,00	Reversível
4679	Rua Getulio Vargas	S/n	Centro	Ingá	PB	98,00	807,00	Reversível
7399	Rua 7 De Setembro	268	Trizidela	Barra Do Corda	MA	9,00	324,00	Reversível
4271	Riozinho	0	Na	Novo Progresso	PA	19,76	450,00	Reversível
867	Rua Padre Edgard Torres	S/n	Taboquinhas	Itacaré	BA	69,30	614,40	Reversível
2107	Morro Sao Carlos	S/n	Rural	Vargem Alta	ES	103,00	1.400,00	Reversível
7095	Rua Barao Do Rio Branco	S/n	Na	Ilororó	BA	68,85	568,75	Reversível
837	Rua Jose Oliveira Bezerra Filho - Est Queimadas	S/n	Centro	Queimadas	BA	42,00	1.067,58	Reversível
856	Rua Princesa Izabel	S/n	Centro	Sebastião Laranjeiras	BA	42,00	1.350,00	Reversível
4248	Picmal Ou Canp	0	Na	Monte Alegre	PA	26,18	340,00	Reversível
7741	Rua General Sampaio	S/n	Ipiranga Dos Palmares	Santo Antônio Do Içá	AM	35,10	450,00	Reversível
7405	Rua Joao Jorge Pavao	S/n	Centro	Bequimão	MA	9,00	360,00	Reversível
7016	Serra Do Cruieira	0	Zona Rural	Formosa Da Serra Nova	MA	31,00	3.600,00	Reversível
2187	Rua Fernando Ferrari	0	Centro	Olho D'Água Das Cuitas	MA	65,24	910,23	Reversível
BTSASC316	Rua Canada	198	Gvata	Navegantes	SC	26,00	454,00	Reversível
3502	Avenida Avelino Pinheiro *	S/n	Jaçanã	Ibirité	MG	153,00	480,00	Reversível
6221	Rua Frei Inocencio	S/n	Centro	Ribeirópolis	SE	496,23	496,23	Reversível
2645	Corrego Da Chacara *	S/n	Rural	Bom Despacho	MG	98,00	3.600,00	Reversível
BTSAGO239	Rua 13 Qd. 10 Lt. 14 E 15	0	Bom Jesus	Ipiranga De Goiás	GO	150,00	150,00	Reversível
3106	Avenida Prefeito Erotides Batista	1280	Urbano	São Gotardo	MG	95,00	2.750,00	Reversível
3108	Fazenda Pe Do Morro *	S/n	Rural	Salinas	MG	88,00	2.355,00	Reversível
7203	Rua 15 De Novembro	0	Na	Iaçu	BA	33,44	476,40	Reversível
BTSAGO126	Rua Sebastiao De Brito (Ant. Chacara Mato Grosso) Qd. 31	0	Crixas	Crixás	GO	7,50	847,39	Reversível
1048	Loteamento Bela Vista	0	Fazenda	Ubaitaba	BA	182,75	1.287,00	Reversível
4681	Rua Cicero Faustino	266	Centro	Lagoa Seca	PB	98,00	424,00	Reversível
2478	Rua Grande	S/n	Centro	Turiação	MA	9,00	360,00	Reversível
6711	Fazenda Sao Gonçalo *	S/n	Zona Rural	Lassance	MG	26,00	920,00	Reversível
BTSARS585	Sao Pedro Do Sul	0	Sao Pedro Do Sul	São Pedro Do Sul	RS	111,65	290,00	Reversível
BTSASC17	Rua Blumenau	540	Centro	Apiúna	SC	105,05	750,00	Reversível
BTSASC223	Rua 121	S/n	Centro	Itapema	SC	18,20	150,00	Reversível
BTSARO135	Rua Principal S/N - Santa Cruz Da Serra	S/n	Centro	Jaru	RO	150,00	150,00	Reversível
1942	Rua Jan Korolas	51	Urbano	Águia Branca	ES	98,00	432,00	Reversível
12020	Fazenda Santa Rita	S/n	Rural	Setubinha	MG	3,00	225,00	Reversível

504	Rua Sapucaia	S/n	Centro	Conde	BA	87,00	1.200,00	Reversível
36903	Povoado De Cajueiro	0	Na	Rafael Jambeiro	BA	16,00	400,00	Reversível
1350	Rua Jesuita Adeodato	S/n	Na	Tamboril	CE	55,69	55,69	Reversível
5286	Rua Expedito Manoel Dos Santos	S/n	Centro	Caldeirão Grande Do Piauí	PI	25,00	900,00	Reversível
3897	Avenida Padre Angelo Bernardo	S/n	Vila Santo Antonio Do Bonito	MT	PA	19,04	435,12	Reversível
4092	Rua Dom Pedro	S/n	Vila Nossa Senhora Aparecida	Goiania Do Pará	PA	38,70	300,00	Reversível
311	Avenida Fab	0	Centro	Amapá	AP	188,40	3.500,00	Reversível
7635	Rodovia Ma-206	0	Primavera	Luís Domingues	MA	9,00	350,00	Reversível
2048	Sao Floriano	S/n	Sao Floriano	Domingos Martins	ES	27,00	225,00	Reversível
2789	Fazenda Do Dr. Joao Tomaz	S/n	Rural	Douradoquara	MG	16,00	440,00	Reversível
4191	4ª Travessa (Entre A Rua Bertoldo Costa E A Passagem Vila Nova)	0	Vila De Algodual	Maracanã	PA	101,00	1.425,60	Reversível
7141	Rua Do Sol	S/n	Centro	Maranhãozinho	MA	9,00	424,00	Reversível
6718	Morro Proximo Da Localidade *	S/n	Zona Rural	Medina	MG	84,00	2.400,00	Reversível
4685	Rua Joao Pessoa	58	Centro	Remígio	PB	98,00	745,00	Reversível
4532	Avenida Das Acacias	S/n		São Sebastião Da Boa Vista	PR	60,60	214,71	Reversível
7348	Rua Grande	S/n	Centro	Tutóia	MA	9,00	250,00	Reversível
456	Rua Pedro Celestino Bastos	S/n	Centro	Alagoinhas	BA	657,00	2.093,00	Reversível
2931	Avenida Castelo Branco	68	Centro	Mato Verde	MG	37,00	337,00	Reversível
6143	Rua Sao Jorge	241	Centro	São João Da Baliza	RR	146,00	2.712,84	Reversível
3115	Rua Farm.Antonio Mota Marinho *	S/n	Urbano	Tabuleiro	MG	66,00	360,00	Reversível
BTSARS170	Dois Irmaos Das Missoes	0	Dois Irmaos Das Missoes	Dois Irmaos Das Missoes	RS	26,25	150,00	Reversível
3578	Rua Do Campo	S/n	Centro	Sapucaia	PA	47,79	805,00	Reversível
BTSAGO276	Fazenda Bonsucesso	0	Jatai	Jataí	GO	18,24	21.000,00	Reversível
1953	Avenida Carolina Fraga	32	Centro	Atilio Vivacqua	ES	40,00	170,00	Reversível
6733	Rodovia Ba 099	S/n	Arembepe	Camaçari	BA	65,00	3.000,00	Reversível
35150	Rua 15 De Novembro	0	Na	Palmeiras	BA	36,00	540,00	Reversível
7274	Est. De Itabela	0	Pov. De Trancoso	Porto Seguro	BA	63,60	580,50	Reversível
617	Repetidora Saude	0	Na	Saúde	BA	33,44	1.200,00	Reversível
641	Rua Dr. Cleobulo Santana	S/n	Centro	Ubaitaba	BA	33,50	1.080,00	Reversível
6029	Avenida Atlantica	S/n	Distrito Muriu	Natal	RN	28,88	72,00	Reversível
198	Rua Comandante Modesto	S/n	Sao Paulo	Boca Do Acre	AM	16,50	300,00	Reversível
7598	Rua Sao Joao	8	Centro	Governador Newton Bello	BA	9,00	77,00	Reversível
7139	Trav. Teixeira	S/n	Centro	Igarapé Do Meio	MA	9,00	301,12	Reversível
6563	Conjunto Pedro Valadares0	212	Simao Dias	Simão Dias	SE	75,00	12.000,00	Reversível
7156	Avenida Canoas - Loteamento Macambira I *	S/n	Centro	Ubaí	MG	26,00	300,00	Reversível
33633	Rua Principal	S/n	Povoado Baixao Da Lapa	São Domingos Do Maranhão	MA	9,00	369,00	Reversível
BTSASC314	Rua Sergio Rui Burigo	S/n	Centro	Morro Da Fumaça	SC	-	378,00	Não Reversível
5075	Rua Joaquim Escrivao	S/n	Centro	Carnaíba	PE	61,91	159,19	Reversível
34115	Povoado De Vila Uniao0			Governador Nunes Freixo	MA	9,00	319,00	Reversível
4527	Sao Joao Do Araguaia - Conjunto Stª Izabel	0	Na	São João Do Araguaia	PA	34,40	497,00	Reversível
3495	Rua Z *	S/n	Boa Vista	Raposos	MG	132,89	339,00	Reversível
BTSAPR74	Pedra Branca	0	Bocaiuva Do Sul	Bocaiúva Do Sul	PR	15,80	1.200,00	Reversível
3351	Rua Monte Sol *	S/n	Centro	Camanducaia	MG	75,00	77,00	Reversível

4673	Rua Prof. Joao Moreira	10	Centro	Araruna	PB	43,42	181,00	Reversível
BTSASC92	Rua Avelina Bastos	S/n	Centro	Canelinha	SC	127,70	130,41	Reversível
BTSARS483	Quevedos	0	Quevedos	Quevedos	RS	44,85	325,00	Reversível
2874	Alto Do Campestre *	S/n	Zona Rural	Itabira	MG	66,00	1.200,00	Reversível
7299	Rua Principal	S/n	Centro	Anajatuba	MA	9,00	200,00	Reversível
BTSARS423	Rua Major Francisco Nunes De Souza	0	Gotuzzo - Ctmr	Pelotas	RS	76,25	76,52	Reversível
3015	Rua Dois	41	Centro	Prudente De Morais	MG	66,00	360,00	Reversível
1989	Rua Sao Jose	S/n	Urbano	Fundão	ES	52,00	402,85	Reversível
2555	Rua Itambe	0	Floresta	Belo Horizonte	MG	4.385,02	2.692,32	Reversível
3240	Fazenda Corrego Do Palmital *	S/n	Rural	Divino Das Laranjeiras	MG	85,00	2.100,00	Reversível
4286	Rodovia 230	S/n	Vila Progresso	Novo Repartimento	PA	21,35	504,00	Reversível
4429	Piraquara	0	Na	Santarém	PA	24,75	242,40	Reversível
7337	Rua Principal	S/n	Centro	São Vicente Ferrer	MA	33,00	450,00	Reversível
2459	Largo Aureliano	S/n	Centro	Sucupira Do Riachão	MA	14,00	226,00	Reversível
5228	Rua Francelino Soares	S/n	Centro	Angical Do Piauí	PI	48,00	516,00	Reversível
BTSAPR691	Rua Rui Barbosa	554	Santo Antonio Do Sul	Santo Antônio Do Sul	PR	111,89	900,00	Reversível
4883	Rua Do Matadouro	S/n	Na	São José Do Belmonte	PE	58,59	120,69	Reversível
2966	Rua Quinze De Janeiro	18	Centro	Ouro Verde De Minas	MG	66,00	360,00	Reversível
6979	Patio De Feira Nova0			Feira Nova	PE	60,00	105,05	Reversível
3039	Rua Santos Dumont	397	Centro	Rubim	MG	55,00	416,00	Reversível
4177	Travessa Dos Inocentes	S/n	Vila Brasil Novo	Magalhães Barata	PA	19,38	240,00	Reversível
4733	Mata Grande0			Conceição	PB	62,00	900,00	Reversível
5100	Avenida Edmundo Dantas	S/n	Na	Exu	PE	53,00	268,00	Reversível
BTSASC286	Rua Itagiba	0	Centro	Lauro Muller	SC	95,05	1.555,30	Reversível
4333	Avenida Nazare	S/n	Vila Do Ananim	Peixe-Boi	PA	25,89	180,00	Reversível
5292	Rua Sao Jose	440	Centro	Colônia Do Piauí	PI	25,00	600,00	Reversível
3819	Rua Sete De Setembro	0	Aturiai	Augusto Corrêa	PA	11,90	247,20	Reversível
7556	Rua Sao Francisco - Antiga Rua Principal.	S/n	VI Sao Francisco	Açailândia	MA	9,00	360,00	Reversível
7576	Rua Sao Pedro	S/n	Cohabinha	Bacabal	MA	9,00	360,00	Reversível
7428	Br 316	1	Centro	Pio Xii	MA	9,00	351,00	Reversível
4846	Rua Dom Pedro Ii	S/n	Na	Lajedo	PE	96,39	1.000,00	Reversível
3381	Avenida Quintino Vargas	216	Centro	São Romão	MG	37,00	360,00	Reversível
2683	Fazenda Riacho Dos Carneiros *	S/n	Rural	Capitão Enéas	MG	44,00	2.500,00	Reversível
3784	Mamia	0	Na	Alenquer	PA	22,75	264,00	Reversível
7063	Fazenda Boa Vista	0	Na	Itajuípe	BA	175,80	2.000,00	Reversível
4469	Rua Santa Maria	0	Vila Santa Maria	Santo Antônio Do Taubaté	MA	22,79	415,80	Reversível
2764	Rua Ana Ferreira Antunes *	S/n	Santa Efigenia	Montes Claros	MG	87,00	360,00	Reversível
3016	Morro Proximo A Br-496 Km-14 *	S/n	Zona Rural	Pirapora	MG	84,00	2.500,00	Reversível
3033	Praça Governador Valadares *	S/n	Centro	Ribeirão Vermelho	MG	38,00	290,00	Reversível
4684	Rua Joao Barbosa Da Silva	126	Centro	Queimadas	PB	98,60	510,00	Reversível
1838	Trapia	0	Na	Santa Quitéria	CE	15,50	25,50	Reversível
3101	Praça Primeiro De Março *	S/n	Urbano	Sobralia	MG	66,00	360,00	Reversível
7130	Avenida Tocantins	S/n	VI Davi	Cidelândia	MA	9,00	450,00	Reversível

BTSAGO125	Rua Ana Peixoto (Pça. Inacio J. De Campos) Qd. 14 Lt.13	0	Crixas	Crixás	GO	127,20	641,92	Reversível
BTSAGO265	Rua Prudente De Moraes Qd. 30 Lt. 01 Nº 333	333	Itumbiara	Itumbiara	GO	61,16	5.229,02	Reversível
BTSAPR528	Vila De Papagaio Novos, Lt 3 - Rua Sem Denominação	0	Palmeira	Palmeira	PR	11,88	555,73	Reversível
BTSARS435	Rua Dos Sorias	0	Vila Do Cancelao	Piratini	RS	20,00	375,00	Reversível
BTSARO32	Rua Principal S/N - Vila Miritizal	S/n	Centro	Cruzeiro Do Sul	AC	150,00	150,00	Reversível
1985	Sítio Sta Maria	S/n	Domingos Martins	Domingos Martins	ES	43,00	1.600,00	Reversível
854	Rua Milton Silva	S/n	Centro	Sapeaçu	BA	26,75	878,35	Reversível
67	Rua Dr. Oscar Gordilho	S/n	Centro	São José Da Laje	AL	64,30	330,00	Reversível
4421	Carariaca	0	Na	Santarém	PA	25,41	375,00	Reversível
200	Rua Padre Bento	S/n	Vila Foz Do Canuma	Borba	AM	23,10	450,00	Reversível
270	Vila Santana	0	Santana	São Sebastião Do Uaiã	AM	23,10	450,00	Reversível
7120	Rua Dos Camilos	S/n	Quintas	Brejo	MA	9,00	200,00	Reversível
7342	Rua Da Mangueira	1	Centro	Tufilândia	MA	9,00	336,00	Reversível
4216	Praça Sao Jose	S/n	Arsenio	Marapanim	PA	98,12	49,00	Reversível
3177	Fazenda Inhauma *	S/n	Rural	Coração De Jesus	MG	44,00	2.500,00	Reversível
4728	Rua Clemente Ferreira	50	Centro	Caaporã	PB	57,75	360,00	Reversível
4132	Barreiras	0	Na	Itaituba	PA	29,43	450,00	Reversível
268	Vila Santa Rita Do Well	0	Santa Rita Do Well	São Paulo De Olivença	AM	16,50	650,00	Reversível
1309	Praça Aluisio Pessoa	0	Centro	Pedra Branca	CE	51,67	51,20	Reversível
5236	Avenida Padre Joaquim Nonato	44	Centro	Demerval Lobão	PI	48,00	400,00	Reversível
5224	Rua Coronel Jose Fortes S/Nº	S/n	Centro	Esperantina	PI	56,00	700,00	Reversível
BTSAGO316	Fazenda Santo Antonio	0	Morrinhos	Morrinhos	GO	150,00	150,00	Reversível
11994	Sítio Cachoeira	S/n	Rural	Santana Do Deserto	MG	3,00	375,00	Reversível
5544	Rua Neuza Esq. Com Rua Georgina Lt 1234 Qd-40		Parque Freixal	Guapimirim	RJ	1.516,30	1.440,00	Reversível
3660	Rua Das Industrias	0	Centro	Goianésia Do Pará	PA	207,81	3.200,00	Reversível
1801	Rua Raimundo Bezerra De Moraes	20	Vila Sao Sebastiao	Cariús	CE	15,00	165,00	Reversível
1434	Avenida Jose Eugenio	17	Barra Do Sotero	Croatá	CE	15,50	25,50	Reversível
4156	Tabatinga	0	Na	Juruti	PA	23,71	563,22	Reversível
4559	Rua Joao Batista (Esquina Com Av. Presidente Vargas)	0	Centro	Terra Santa	PA	61,40	11.379,10	Reversível
6176	Rua Victor Mota Sem Nº	0	Centro	Uiramutã	RR	17,00	285,00	Reversível
BTSARS389	Passo Do Sobrado	0	Passo Do Sobrado	Passo Do Sobrado	RS	45,05	150,00	Reversível
3433	Avenida Da Saudade *	S/n	Urbano	Fama	MG	34,00	225,00	Reversível
2394	Avenida Padre Luis Risso	S/n	Centro	Presidente Sarney	MA	14,00	208,73	Reversível
96310	Rua Anfilofio Jose Das Virgens	159	Novo Progresso	Águas Vermelhas	MG	-	225,00	Não Reversível
5225	Rua Cel. Hugo De Castro S/Nº	S/n	Centro	Luzilândia	PI	48,00	525,00	Reversível
BTSAPR171	Rua Amor Perfeito	1628	Corbelia	Corbélia	PR	111,89	1.572,00	Reversível
3167	Serra Santa Maria *	S/n	Rural	Visconde Do Rio Branco	MG	84,00	2.500,00	Reversível
4258	Ponta Negra	0	Na	Muaná	PA	18,15	279,30	Reversível
BTSASC305	Avenida 7 De Setembro	S/n	Centro	Massaranduba	SC	41,17	418,82	Reversível
BTSASC411	Rua Padre Anchieta Lote Nº15	0	Centro	São Carlos	SC	96,83	1.689,00	Reversível
4391	Rua Do Lago	S/n	Vila De Caraparu	Santa Isabel Do Pará	PA	11,76	400,00	Reversível
7103	Avenida Principal	S/n	Centro	Bacuri	MA	9,00	450,00	Reversível
7106	Avenida Principal	S/n	Centro	Bacuri	MA	9,00	450,00	Reversível

2308	Rua Projetada	S/n	Jacare	Cururupu	MA	9,00	360,00	Reversível
7626	Rua Valmir De Araujo	1	Centro	Junco Do Maranhão	MA	9,00	250,00	Reversível
7430	Rua Da Uniao	1	Centro	Ribamar Fiquene	MA	9,00	450,00	Reversível
7347	Rua Pedro Pinto	S/n	Centro	Tutóia	MA	9,00	250,00	Reversível
5877	Rua Geraldo Francisco Varela Lt 180 Qd 12 Setor 19 (Antiga Rua Maria Magalhães Da Silva)	S/n	Santa Clara	São Francisco De Itabapana	BA	44,94	477,00	Reversível
938	Rua Da Torre	1023	Guaibim	Valença	BA	31,11	535,00	Reversível
33634	Rua Nova	S/n	Centro	São Domingos Do Maranhão	MA	9,00	240,00	Reversível
6025	Praia De Caraubas	0	Caraubas	Maxaranguape	RN	42,78	500,00	Reversível
5024	Praça Alice Crespo	S/n	Na	Bom Conselho	PE	145,45	185,45	Reversível
BTSARS565	Sao Jose Do Hortencio	0	Sao Jose Do Hortencio	São José Do Hortêncio	RS	61,49	150,00	Reversível
3069	Praça Messias Matos	40	Urbano	São Gonçalo Do Abaete	MG	66,00	600,00	Reversível
4894	Alto Da Igreja	0	Na	Vicência	PE	54,00	750,00	Reversível
33499	Rua Rio Branco	1	Centro	Esperantinópolis	MA	9,00	360,00	Reversível
7640	Rua Cel. Francisco Macatrao	S/n	Centro	Milagres Do Maranhão	MA	9,00	200,00	Reversível
4417	Rua Dois	S/n	Vila Mandii	Santana Do Araguaia	PA	35,05	1.016,91	Reversível
BTSAPR725	Estrada Geral De Fluiopolis	0	Sao Mateus Do Sul	São Mateus Do Sul	PR	42,08	1.510,00	Reversível
BTSAGO578	Rua Bertulino De Souza Qd. 38 Lt. 16	0	Centro	Silvanópolis	TO	61,00	976,00	Reversível
4940	Porto De Galinhas	S/n	Lot Merepe	Ipojuca	PE	51,70	300,00	Reversível
BTSARS76	Rua Caaro	0	Caibate	Caibaté	RS	35,94	150,00	Reversível
BTSAGO201	Fazenda Ze Mole	0	Goiás	Goiás	GO	549,99	11.000,00	Reversível
2678	Fazenda Forquilha *	S/n	Rural	Três Marias	MG	41,00	4.225,00	Reversível
BTSARS148	Rua Z	0	Chuvisca	Chuvisca	RS	22,28	600,00	Reversível
5463	Rua Francisco Dinizem Frente 75	0	Rosal	Bom Jesus Do Itabapana	BA	18,00	360,00	Reversível
5562	Rua Jaime De Barros Dias	55	Jaguarembé	Itaocara	RJ	43,14	480,00	Reversível
2034	Fazenda Bela Vista	S/n	Rural	Pinheiros	ES	53,00	3.600,00	Reversível
483	Rua Principal	S/n	Na	Brotas De Macaúbas	BA	35,00	1.600,00	Reversível
3648	Trav. 7 De Setembro	S/n	Campina	Mocajuba	PA	21,17	3.696,00	Reversível
7398	Rua Da Torre Antiga Rua Do Massape	268	Trizidela	Barra Do Corda	MA	9,00	360,00	Reversível
7325	Rua Do Limao	S/n	Centro	São João Do Carú	MA	9,00	209,00	Reversível
BTSAGO50	Povoado Tesouras	0	Sao Jose Da Fazenda	Araguapaz	GO	140,00	1.449,16	Reversível
4953	Rua Sao Paulo	78	Na	Itambé	PE	49,54	484,14	Reversível
BTSARS41	Barra Funda	0	Barra Funda	Barra Funda	RS	44,85	200,00	Reversível
4680	Praça Joao Pessoa	S/n	Centro	Juazeirinho	PB	99,40	663,00	Reversível
2921	Avenida Tiradentes	450	Centro	Manga	MG	300,00	952,00	Reversível
BTSAGO417	Avenida Independencia Qd. 06 Lt. 12	0	Sanclerlandia	Sanclerlândia	GO	64,00	647,00	Reversível
33636	Rua Da Telemar	S/n	Centro	Turiacu	MA	9,00	360,00	Reversível
1775	Rua Militao Felinto De Melo	S/n	Santa Tereza	Croata	CE	15,50	25,50	Reversível
7586	Rua Principal	S/n	Centro	Centro Novo Do Maranhão	MA	9,00	220,00	Reversível
5250	Trav. Do Posto De Saude	S/n	Centro	Palmeiras	PI	48,00	480,00	Reversível
BTSAPR342	Estrada Br 277	S/n	Imbituva	Imbituva	PR	10,21	150,00	Reversível
BTSAGO536	Avenida Edmunda Aires Cavalcante S/Nº	S/n	Centro	Monte Do Carmo	TO	31,51	1.200,00	Reversível
5238	Praça Cesar Cals	319	Centro	Guadalupe	PI	48,00	420,00	Reversível
3399	Rua Padre Luiz	374	Urbano	Estrela Do Indaiá	MG	38,00	254,00	Reversível

5243	Rua Des. Joao Mota	S/n	Centro	Jaicós	PI	48,00	500,50	Reversível
BTSAPR245	Avenida Brasil	0	Diamante Doeste	Diamante D'Oeste	PR	42,08	1.365,00	Reversível
4764	Propriedade Jose Belarmino Santos	S/n	Zona Rural	Salgadinho	PB	32,98	100,00	Reversível
5226	Rua Benedito Brito	S/n	Centro	Alto Longá	PI	48,00	525,00	Reversível
BTSAGO355	Fazenda Pontilhao - Zona Rural	0	Palmeiras De Goias	Palmeiras De Goiás	GO	18,24	5.600,00	Reversível
5256	Rua Gov. Helvideo Nunes	S/n	Centro	Santo Antônio De Lisboa	BA	48,00	510,01	Reversível
BTSAPR38	Estrada Municipal Do Tiete	0	Araucaria	Araucária	PR	42,08	1.200,00	Reversível
5944	Praca Joaquim Jose Ferreira	112	Com.Levy Gasparian	Comendador Levy Gasparian	BA	31,00	450,00	Reversível
922	Avenida Utinga	S/n	Centro	Bonito	BA	62,43	1.200,00	Reversível
5129	Rua Sao Sebastiao	S/n	Na	Brejinho	PE	56,70	440,70	Reversível
69	Rua Santa Rita - Morrosn	S/n	Fatima	São Miguel Dos Campos	PE	105,00	2.500,00	Reversível
4687	Rua Pref. Inacio Claudino	76	Centro	Soledade	PB	98,70	424,00	Reversível
1620	Rua Do Bem	0	Lambedouro	Viçosa Do Ceará	CE	15,50	250,00	Reversível
5307	Rua Nove De Novembro	322	Centro	Landri Sales	PI	25,00	600,00	Reversível
4423	Colonia Jacamin	0	Na	Santarém	PA	26,25	450,00	Reversível
4476	Trav. Capitaio Domingos Ramos Das Chagas	0	Sao Joao Dos Ramos	São Caetano De Odivelas	PA	369,00	369,00	Reversível
225	Travessa Ezequiel Ruiz	S/n	Vila Bela Vista	Manacapuru	AM	16,50	450,00	Reversível
7145	Rua Principal	S/n	Centro	São Domingos Do Maranhão	MA	9,00	280,00	Reversível
BTSAPR399	Br 277	S/n	Laranjeiras Do Sul	Laranjeiras Do Sul	PR	98,19	290,00	Reversível
5248	Rua Jose Noronha	S/n	Centro	Monsenhor Gil	PI	48,00	640,00	Reversível
2983	Praça Lourival Barbosa	85	Centro	Pavão	MG	66,00	300,00	Reversível
5137	Rua Augustinho Ikas	0	Na	Chã De Alegria	PE	36,24	159,80	Reversível
BTSAPR766	Avenida Sao Joao	0	Tibagi	Tibagi	PR	11,88	600,00	Reversível
5229	Trav. Salgado Filho	S/n	Centro	Aroazes	PI	48,00	440,00	Reversível
5231	Avenida Sen. Petronio Portela S/Nº	S/n	Centro	Batalha	PI	48,00	756,00	Reversível
5239	Rua Duque De Caxias	S/n	Centro	Inhuma	PI	48,00	691,00	Reversível
5241	Rua Helvidio Nunes	99	Centro	Itainópolis	PI	48,00	120,00	Reversível
5244	Avenida Jurandir Pires	S/n	Centro	Joaquim Pires	PI	48,00	600,00	Reversível
5249	Rua Alfredo Lages	S/n	Centro	Nossa Senhora Dos Remédios	PI	48,00	340,00	Reversível
5252	Rua Mariquinha Nogueira	S/n	Centro	Pimenteiras	PI	48,00	800,00	Reversível
7412	Rua Principal	S/n	Cacaueiro	Icatu	MA	9,00	585,00	Reversível
BTSARS523	Morro Da Caturrita		Morro Da Caturrita	Santa Maria	RS	55,44	150,00	Reversível
BTSAGO466	Rua Dos Sabias Esq. C/ Av. Das Perdizes Qd. 22 Lt. 4/5	0	Uirapuru	Uirapuru	GO	79,39	420,00	Reversível
2475	Rua Da Telemar	S/n	Centro	Turiação	MA	9,00	360,00	Reversível
2491	Rua Grande	1	Centro	Zé Doca	MA	9,00	360,00	Reversível
5237	Rua Ursolino Coimbra	S/n	Centro	Francinópolis	PI	24,53	414,75	Reversível
BTSAPR680	Rua Liberato Spagola	555	Santa Mariana	Santa Mariana	PR	147,20	1.560,00	Reversível
4350	Rua Argemiro Correa Lima	0	Santa Maria Do Urua	Brainha	PA	25,41	336,00	Reversível
3178	Rua Gontijo Ribeiro	702	Urbano	Coração De Jesus	MG	66,00	275,00	Reversível
4712	Rua Joao Pessoa	39	Centro	São Mamede	PB	100,10	785,00	Reversível
BTSAGO261	Fazenda Corrego Do Veado	0	Itaucu	Itaçu	GO	119,03	2.380,62	Reversível
BTSASC39	Rua Domingos Coelho	S/n	Rio Cachoeira	Biguaçu	SC	122,78	720,00	Reversível
37598	Povoado De Roça Velha	S/n	Na	Baianópolis	BA	96,00	96,00	Reversível

37599	Povoado De Cascudeiro	S/n	Na	Baianópolis	BA	135,00	2.700,00	Reversível
7275	Fazendas Reunidas Lamarao	0	Lamarao Do Passe	São Sebastião Do Passé	SE	40,50	1.000,00	Reversível
1723	Rua Cel. Francisco. B. Campelo	S/n	Na	Capistrano	CE	63,20	210,40	Reversível
1645	Rua Nossa Senhora De Fatima	S/n	Mocambo	Marco	CE	15,50	25,50	Reversível
1732	Rua Dr. Eptacio De Pinho	215	Na	Poranga	CE	43,45	115,20	Reversível
5233	Rua Emilio Barao	S/n	Centro	Bonfim Do Piauí	PI	24,53	900,00	Reversível
5373	Rua Projetada	S/n	Na	Gilbués	PI	25,00	160,00	Reversível
5376	Km73 Da Pi-140	0	Repetidora Duas Lagoas	Itaueira	PI	25,00	1.000,00	Reversível
4127	Rua Filomeno	S/n	Vila Tesselonica	Irituia	PA	19,76	233,45	Reversível
7300	Avenida Principal	S/n	Centro	Anajatuba	MA	9,00	200,00	Reversível
7380	Rua Da Rodagem - Br 324	S/n	Centro	Anajatuba	MA	9,00	180,00	Reversível
7390	Br 226 25 Km Antes De Barra Do Corda Lado Direito Sentido Pdu-Bdc0	268	Trizidela	Barra Do Corda	MA	9,00	798,00	Reversível
7584	Rua Principal (Frente Com A Br 135)	S/n	Centro	Capinzal Do Norte	MA	9,00	237,50	Reversível
7131	Rua Do Beijo	S/n	Centro	Conceição Do Lago-Açu	MA	9,00	568,00	Reversível
7138	Rua Da Uniao	1	Centro	Humberto De Campos	MA	9,00	450,00	Reversível
7601	Povoado Santo Antonio Dos Vieiras	0	Centro	Igarapé Grande	MA	9,00	160,00	Reversível
7003	Rua Primeiro De Maio	S/n	Centro	João Lisboa	MA	48,00	903,00	Reversível
7636	Rua Grande	S/n	VI Neto Carvalho	Magalhães De Almeida	MA	9,00	200,00	Reversível
2379	Rua Principal	719	Sao Jose	Pastos Bons	MA	9,00	360,00	Reversível
7658	Rua Do Cruzeiro	S/n	Centro	Pedreiras	MA	9,00	336,00	Reversível
2381	Est. Paraíso	S/n	Centro	Pinheiro	MA	9,00	687,00	Reversível
7664	Rua Grande	S/n	Centro	Poção De Pedras	MA	9,00	216,00	Reversível
2389	Avenida Castelo Branco	135	Centro	Porto Rico Do Maranhão	MA	9,00	360,00	Reversível
7013	Rua Do Campo	S/n	Centro	Presidente Dutra	MA	9,00	200,00	Reversível
2408	Rua Antonio Weba	S/n	Centro	Santa Helena	MA	9,00	312,00	Reversível
2425	Br 230	S/n	Centro	São Domingos Do Azeitão	MA	9,00	360,00	Reversível
7327	Rua Principal	1	Centro	São João Do Soter	MA	9,00	240,00	Reversível
2453	Margem Direita Ma-247 Km 12	S/n	Centro	São Luís Gonzaga Do Maranhão	MA	9,00	360,00	Reversível
7335	Rua Grande (Rua Manoel Moreno)	S/n	Centro	São Raimundo Do Desterro	MA	9,00	300,00	Reversível
11921	Sítio Nsa. Sra Da Aparecida (Pasto Limpo) *	S/n	Rural	Ouro Preto	MG	20,00	300,00	Reversível
5940	Fazenda Bemposta0		Areal	Três Rios	RJ	133,00	900,00	Reversível
BTSAPR668	Avenida Paulo Libanio	735	Santa Cruz De Monte Castelo	Santa Cruz De Monte Castelo	PA	111,87	1.530,00	Reversível
4025	Avenida Principal - Vila Estrela Do Para	S/n	Grota Guarapara Nova	Cumaru Do Norte	PA	26,25	450,00	Reversível
BTSARS691	Parque Dos Pinheiros	0	Vila Nova Do Sul	Vila Nova Do Sul	RS	58,68	150,00	Reversível
3750	Avenida Henrique Vita	210	Centro	Santana Do Araguaia	PA	310,00	6.400,00	Reversível
3802	Princesa Do Xingu	0	Na	Altamira	PA	21,74	360,00	Reversível
4349	Vila Pacoval	0	Na	Prainha	PA	24,00	300,00	Reversível
1378	Rua Emilia Cunha Da Silva	S/n	Taiba	São Gonçalo Do Amaral	CE	39,69	620,23	Reversível
1234	Trav. Tertuliano Nobre	46	Na	Ibicuitinga	CE	28,09	195,00	Reversível
BTSAPR560	Rua Desembargador Costa Carvalho	365	Paula Freitas	Paula Freitas	PR	42,08	948,20	Reversível
4645	Rua Pedro Nobre Sobrinho	S/n	Centro	Belém	PB	74,75	140,00	Reversível
2067	Rua Tancredo Neves	S/n	Urbano	Viana	ES	4,00	611,39	Reversível
3207	Rua Itambacuri	70	Urbano	Frei Inocência	MG	66,00	300,00	Reversível

935	Avenida Sul	S/n	Centro	Serra Do Ramalho	BA	81,00	2.000,00	Reversível
1642	Rua Manoel Gonçalves	S/n	Miragem	Caririaçu	CE	15,00	165,00	Reversível
1226	Rua Do Cruzeiro	9999	Centro	Granjeiro	CE	99,00	520,00	Reversível
6972	Vila Nova Do Piauí	0	Urbano	Vila Nova Do Piauí	PI	9,00	150,00	Reversível
3843	Travessa Do Cemiterio	S/n	Povoado Araquemba	Baião	PA	19,93	321,10	Reversível
6169	Avenida Sete De Setembro Esquina Com Avenida 15 De Novembro	0	Vila Martins Pereira	Rorainópolis	RR	17,00	230,00	Reversível
2258	Rua Principal (Vizinho À Unidade Integrada Tia Dede)	S/n	Centro	Araioses	MA	9,00	360,00	Reversível
7629	Rua Grande	1	Centro	Lago Da Pedra	MA	9,00	300,00	Reversível
6994	Br 135 Km 224	S/n	Centro	Peritoró	MA	61,00	397,00	Reversível
2427	Rua Principal	S/n	Centro	São Domingos Do Maranhão	MA	9,00	360,00	Reversível
2479	Rua Da Telemar	S/n	Centro	Turiação	MA	9,00	360,00	Reversível
BTSAGO28	Rua Otelo Del Favero	195	Centro	Anhanguera	GO	135,00	135,00	Reversível
3350	Avenida Dona Balduinoa	1125	Centro	Abadia Dos Dourados	MG	38,00	200,00	Reversível
4784	Rua Joao Pessoa	S/n	Centro	Taperoá	PB	98,00	900,00	Reversível
4843	Sítio Santo Antonio	0	Na	Ilha De Itamaracá	PE	15,25	400,00	Reversível
3061	Avenida Santana	123	Urbano	Santana De Pirapama	MG	66,00	360,00	Reversível
BTSAGO70	Avenida Aureliano Caetano Machado	S/n	Brazabrantés	Brazabrantés	GO	61,00	1.215,80	Reversível
660	Rua Francisco Pinto	S/n	Centro	Inhambupe	BA	33,00	1.296,00	Reversível
1202	Alameda Jose Quintino	350	Centro	Cedro	CE	119,00	396,00	Reversível
6929	Serra Do Maracuja	0	Rural	São João Da Canabrava	PA	9,00	300,00	Reversível
BTSASC7	Rua Bom Retiro	106	Centro	Águas De Chapecó	SC	100,95	715,00	Reversível
3090	Avenida Sao Francisco	274	Urbano	Serra Dos Aimorés	MG	57,00	345,00	Reversível
6988	Praça Cid Carvalho0	1	Centro	Presidente Vargas	MA	65,00	427,00	Reversível
3062	Fazenda Lagoa *	S/n	Rural	Santo Antônio Do Amparo	MG	66,00	2.500,00	Reversível
1344	Praça 16 De Agosto (Rua Santos Dumont)	497	Na	Aracoiaba	CE	119,00	466,00	Reversível
BTSARS478	Progresso	0	Progresso	Progresso	RS	45,05	150,00	Reversível
BTSAPR162	Estrada Municipal	0	Congonhinhas	Congonhinhas	PR	42,08	510,00	Reversível
BTSASC218	Rua Gustavo Bernedete	78	Cordeiros	Itajaí	SC	425,16	15,12	Reversível
2044	Br - 101- Km 146 - Safra	S/n	Safra	Itapemirim	ES	66,00	1.250,00	Reversível
683	Rua Cosme Damiao	54	Banco Do Vitoria	Ilhéus	BA	66,00	1.110,00	Reversível
73	Praça Da Matriz	S/n	Centro	Marechal Deodoro	AL	50,66	200,00	Reversível
1312	Praça Marechal Rodon	S/n	Centro	Pereiro	CE	65,97	65,97	Reversível
4138	Km 30	0	Na	Itaituba	PA	43,67	360,00	Reversível
4409	Vila Sao Joao Batista	0	Na	Santa Maria Das Barreiras	BA	25,57	437,40	Reversível
4486	Rua Magalhaes Barata	S/n	Na	São Domingos Do Cavali	PA	20,06	391,00	Reversível
7574	Praça Da Igreja - Povoado Boa Vista Da Tabua	0	Cohabinha	Bacabal	MA	9,00	300,00	Reversível
7665	Rua Da Piçarreira	S/n	Centro	Poção De Pedras	MA	9,00	216,00	Reversível
3641	Avenida Barao Do Rio Branco		Centro	São Francisco Do Para	BA	89,70	126,78	Reversível
4239	Avenida Rui Barbosa	S/n	Na	Monte Alegre	PA	136,00	1.800,00	Reversível
BTSAGO222	Rua Santa Clara Esq. C/ Frei Caetano	0	Hidrolandia	Hidrolândia	GO	457,12	457,12	Reversível
3137	Morro Da Torre *	S/n	Rural	Santos Dumont	MG	83,00	2.696,00	Reversível
4884	Rua Alto Do Clube	S/n	Sao Joao	São José Do Egito	PE	47,52	1.000,00	Reversível
3070	Rua Sao Jose	141	Urbano	São Gonçalves Do Para	MG	67,00	144,00	Reversível

4742	Fazenda Jurema	S/n	Zona Rural	Itatuba	PB	27,12	126,10	Reversível
4514	Rua Campo Novo	S/n	Vila De Deolandia	São João Da Ponta	PA	19,25	240,00	Reversível
6705	Fazenda Alegre *	S/n	Zona Rural	João Pinheiro	MG	80,00	7.225,00	Reversível
3021	Fazenda Bom Sucesso *	S/n	Zona Rural	Porteirinha	MG	84,00	1.800,00	Reversível
BTSARS593	Sao Valentim Do Sul	0	Sao Valentim Do Sul	São Valentim Do Sul	RS	44,85	150,00	Reversível
3044	Fazenda Olhos D'Agua *	S/n	Rural	Sacramento	MG	84,00	2.537,00	Reversível
BTSAGO561	Avenida Dr. Albeny Ferraz S/Nº Esq. C/ Rua 3	S/n	S Central	Ponte Alta Do Tocantins	TO	43,00	1.248,00	Reversível
3203	Rua Nossa Senhora Do Rosario	28	Centro	Japaraíba	MG	38,00	300,00	Reversível
2944	Morro Proximo Da Localidade *	S/n	Zona Rural	Muriaé	MG	66,00	2.500,00	Reversível
3690	Avenida Principal	S/n	Vila Curuai	Santarém	PA	48,63	514,80	Reversível
7410	Rua Da Telemar	S/n	Centro	Buriticupu	MA	9,00	510,00	Reversível
181	Rua Conto Valelote Lote 6 Quadra 7	0	Centro	Caapiranga	AM	16,50	300,00	Reversível
7587	Estrada De Acesso Ao Povoado	0	Centro	Chapadinha	MA	9,00	450,00	Reversível
BTSAGO263	Rua Rui Barbosa Qd. 6-A Lt. 6	0	Itaucu	Itaçu	GO	76,80	335,17	Reversível
1455	Rua Sem Denominação Oficial	0	Boa Esperanca	Tamboril	CE	15,00	200,00	Reversível
4273	Rua Principal	S/n	Vila Neteolandia	Novo Repartimento	PA	19,95	480,00	Reversível
BTSARS271	Morro Da Tv	S/n	Irai	Iraí	RS	37,48	1.600,00	Reversível
BTSARS626	Rodovia Rs 020	S/n	Taquara	Taquara	RS	18,00	196,61	Reversível
BTSAGO439	Rua Dona Julia Nº 275 Qd. 08 Lt. 02	275	Santa Terezinha De Santa Terezinha De	Santa Terezinha De	MS	123,00	372,00	Reversível
BTSAMS149	Fazenda Estrela Dalva	0	Rural	Três Lagoas	MS	150,00	27.000,00	Reversível
3355	Rodovia Br 135 *	S/n	Rural	Bocaiúva	MG	89,00	2.500,00	Reversível
37605	Povoado De Brejo Da Missao	S/n	Na	Angical	BA	68,40	68,40	Reversível
4737	Estr. De Acesso À Vila Joaquim Barbosa	S/n	Vila Joaquim Barbosa	Fagundes	PB	41,90	280,00	Reversível
2203	Avenida 15 De Novembro	S/n	VI Davi	Cidelândia	MA	40,15	4.849,00	Reversível
34118	Rua Tiradentes	S/n	São Francisco	Maracaçumé	MA	9,00	760,00	Reversível
2713	Praça Barao De Santa Cecilia	26	Centro	Carandá	MG	18,00	384,00	Reversível
761	Avenida Elisio Santana	0	Centro	Irará	BA	53,00	1.473,12	Reversível
BTSASC44	Estrada De Acesso Ao Morro Dos Cachorros	S/n	Morro	Blumenau	SC	118,66	1.500,00	Reversível
6101	Rua Dr Pedro Velho	174	Santo Antonio	Santo Antônio	RN	16,00	70,00	Reversível
33491	Rua Torquato Pereira	S/n	Centro	Bequimão	MA	40,15	480,00	Reversível
4433	Suruaca	0	Na	Santarém	PA	28,00	660,00	Reversível
4207	Rua Jader Barbalho	S/n	Camara	Marapanim	PA	11,90	225,00	Reversível
5107	Rua David Jacinto	S/n	Centro	Verdejante	PE	45,78	381,90	Reversível
BTSARS207	Rua Garibaldi	0	Nova Sardenha	Farroupilha	RS	26,57	324,60	Reversível
3113	Fazenda Cabeceira De Mestre Campos *	S/n	Rural	Teófilo Otoni	MG	84,00	2.400,00	Reversível
33554	Largo De Sao Francisco	S/n	São Francisco	Nova Timboteua	PA	62,90	364,49	Reversível
2595	Rua Nossa Senhora Aparecida *	S/n	Urbano	Ervália	MG	12,00	300,00	Reversível
3445	Rua Engenheiro Alvares Maciel	171	Urbano	Inconfidentes	MG	336,00	361,00	Reversível
1252	Rua Clodoaldo Pinto	103	Centro	Itatira	CE	23,87	119,62	Reversível
2817	Rua Santo Antonio *	S/n	Nossa Senhora	Florestal	MG	353,00	1.453,00	Reversível
BTSAGO127	Avenida Rio Branco Esq. C/ Pça. Paula Pontes Qd. Q Lt. 1	0	Crominia	Crominia	GO	60,12	400,00	Reversível
BTSAPR613	Rua Cruz Galego (Antigo Nº 131)	77	Porecatu	Porecatu	PR	91,53	290,01	Reversível
BTSARO157	Ro-429 Linha 106 A 11°31'50" De Latitude E 62°29'44" De Logitude-Morro Da Onça	0	Area Rural	Alvorada D'Oeste	RO	150,00	150,00	Reversível

2002	Rua Pergentino Fidelis De Miranda	S/n	Irupi	Iúna	ES	64,00	200,00	Reversível
6487	Estrada Do Justino	0	Centro	Poço Verde	SE	17,22	882,78	Reversível
5986	Rua Edgar Dantas (Antigo 364)	80	Centro	Parnamirim	RN	339,00	2.228,00	Reversível
1759	Rua Prof. Nicassio	S/n	Na	Bela Cruz	CE	45,62	118,86	Reversível
5342	Rua Jose Saboia	S/n	Na	Sigefredo Pacheco	PI	25,00	600,00	Reversível
7100	Avenida Do Comercio	S/n	Centro	Amapá Do Maranhão	MA	9,00	1.625,00	Reversível
3658	Rua Madeira	0	Centro	Almeirim	PA	69,65	1.255,04	Reversível
BTSAPR114	Avenida Brasil	124	Capanema	Capanema	PR	111,88	1.800,00	Reversível
6222	Avenida Dr. Lourival Batista	0	Centro	Salgado	SE	78,75	3.025,00	Reversível
4346	Vila Ipanema	0	Na	Prainha	PA	32,00	288,00	Reversível
7129	Rua 22 De Abril Esq. Com Rua 13 De Maio	S/n	Centro	Centro Do Guilherme	MA	9,00	300,00	Reversível
BTSAPR492	Estrada Palmitopolis-Cafelandia	0	Nova Aurora	Nova Aurora	PR	91,73	290,00	Reversível
BTSAGO134	Rua 17 Esq. C/ Rua 16 Qd. 38 Lt. 05	0	Edealina	Edealina	GO	43,21	525,00	Reversível
3046	Morro Proximo Da Localidade *	S/n	Zona Rural	Itaobim	MG	91,00	2.000,00	Reversível
6996	Pov. Socorro0		Pov. Socorro	Governador Eugênio Barros	BA	52,00	389,80	Reversível
BTSAGO5	Rua Pedro Avelino Dias Nr. 19 Qd. 16	19	Água Limpa	Água Limpa	GO	60,00	489,50	Reversível
3200	Fazenda Galheiro *	S/n	Rural	Gouveia	MG	84,00	2.500,00	Reversível
3871	Fidelis - Pass. Nossa Senhora De Fatima	S/n	Na	Belém	PA	11,90	205,44	Reversível
BTSAPR435	Rua Marechal Floriano Peixoto	1629	Mariluz	Mariluz	PR	105,09	1.350,00	Reversível
12014	Fazenda Recreio	S/n	Rural	Antônio Prado De Minas	MS	6,00	180,00	Reversível
3199	Morro Bandeirinha *	S/n	Rural	Gouveia	MG	84,00	2.500,00	Reversível
3218	Rua Marechal Deodoro	443	Centro	Monte Santo De Minas	MG	12,00	486,00	Reversível
75	Pedra Talhada	0	Na	Junqueiro	AL	87,22	2.156,00	Reversível
BTSAGO357	Avenida Aluisio A. Gomide	119	Palmelo	Palmelo	GO	60,12	1.139,38	Reversível
599	Rua Sao Roque	S/n	Na	Planaltino	BA	52,71	851,56	Reversível
BTSASC205	Rua Tiradentes	0	Centro	Indaial	SC	589,77	150,00	Reversível
6321	Rodovia Airton Senna	S/n	Povoado De Abais	Estância	SE	36,10	40,50	Reversível
7166	Rua Leal Santos	S/n	Teixeira Do Progresso	Mascote	BA	12,00	952,00	Reversível
BTSAGO286	Rua 4 Esq. C/ Rua 6	0	Betania	Jussara	GO	70,00	600,00	Reversível
5459	Rua Dr. Abreu Lima	35	Bom Jesus De Itabapirama	Bom Jesus De Itabapirama	PA	137,04	961,00	Reversível
2042	Morro Lacreia-S.Domingos	S/n	Rural	São Domingos Do Noroeste	ES	45,00	1.600,00	Reversível
4850	Alto Do Obelisco - Loteamento Obelisco 11 E 12	0	Obelisco	Nazaré Da Mata	PE	560,00	560,00	Não Reversível
BTSAGO122	Fazenda Muquem Do Joao Francisco - Morro Da Canastra	0	Cristianopolis	Cristianópolis	GO	2.000,00	2.000,00	Reversível
5611	Rua Cento E Sessenta E Um	0	Ponta Negra	Maricá	RJ	160,00	478,00	Reversível
7667	Rua Da Paz	S/n	Centro	Rosário	MA	9,00	100,00	Reversível
BTSAPR179	Rua Tocantins	0	Corumbatai Do Sul	Corumbataí Do Sul	PR	12,65	3.600,00	Reversível
BTSARS30	Estr. Bage-Lavras Do Sul	0	Rodeio Colorado	Bagé	RS	33,94	200,00	Reversível
BTSAMT76	Rua Parana	0	Centro	Nova Olímpia	MT	42,30	504,00	Reversível
2617	Avenida Do Contorno Leste *	S/n	Urbano	Carmo De Minas	MG	26,00	1.010,00	Reversível
3332	Rua Jose Bonifacio *	S/n	Centro	Serranos	MG	101,00	360,00	Reversível
76	Morro0	S/n	Centro	Barra De Santo Antônio	AL	44,97	400,00	Reversível
4140	Moraes Almeida	0	Na	Itaituba	PA	25,52	1.008,00	Reversível
4241	Ramal Cuçaru	S/n	Comuniade Cucaru	Monte Alegre	PA	25,34	382,50	Reversível

4345	Rua Das Flores	0	Boa Vista Do Cucari	Prainha	PA	25,08	864,00	Reversível
4347	Itamucuri	0	Na	Prainha	PA	25,41	660,00	Reversível
229	Rua Bairro Novo	0	Vila Campinas	Manacapuru	AM	16,50	300,00	Reversível
2448	Rua Oswaldo Cruz	1084	Centro	São Luís	MA	42,00	42,00	Não Reversível
2422	Rua Da Matriz	S/n	Centro	Santo Antônio Dos L	MA	83,00	600,00	Reversível
4674	Rua Dr. Cunha Lima	224	Centro	Areia	PB	73,00	204,00	Reversível
3957	Rua Deodoro De Mendonça	S/n	Vila Do Carmo	Cametá	PA	33,02	751,10	Reversível
4231	Trav. Lauro Sodre	S/n	Centro	Mocajuba	PA	72,32	2.999,99	Reversível
4406	Rua Da Telemar	S/n	Casa De Tabua	Santa Maria Das Bar	PA	26,56	506,26	Reversível
3834	Vila Repartimento	0	Na	Aurora Do Pará	PA	11,90	325,62	Reversível
BTSAGO97	Avenida Nossa Sra. Do Carmo	335	Carmo Do Rio Verde	Carmo Do Rio Verde	GO	224,00	224,00	Reversível
2040	Rua Eng. F. Dutra - R.Bananal	S/n	Urbano	Rio Bananal	ES	52,00	1.079,53	Reversível
3205	Fazenda Boa Vista *	S/n	Zona Rural	Jacinto	MG	3,00	900,00	Reversível
BTSASC352	Area De Acesso A Igreja Catolica	0	Centro	Piratuba	SC	27,67	668,50	Reversível
BTSAPR690	Prolongamento Rua Presidente Vargas	0	Santo Antonio Do Sul	Santo Antônio Do Sul	PR	42,70	450,00	Reversível
4184	Vila Uniao (Rua Do Colegio S/N)	S/n	Na	Marabá	PA	24,83	561,60	Reversível
1611	Lagoa Do Banana	0	Na	Caucaia	CE	15,50	25,50	Reversível
5098	Rua Jose Marcolino Pereira	S/n	Na	Carnaubeira Da Penh	PE	36,24	268,40	Reversível
4357	Agrovila Mata Geral - Rua Prof Tereza	0	Na	Redenção	PA	28,00	272,83	Reversível
185	Rua Dr. Julio Taumaturgo Lobo	S/n	Vila Do Novo Ceu	Autazes	AM	16,50	200,00	Reversível
639	Estacao Olhos D'Agua Repetidora	0	Na	Tucano	BA	85,74	5.890,50	Reversível
4991	Rua 13 De Maio	S/n	Centro	Cortês	PE	36,24	253,70	Reversível
7052	Senador Teotonio Vilela	0	Centro	Teotônio Vilela	AL	13,50	90,00	Reversível
4638	Sitio Salgadinho	S/n	Zona Rural	Brejo Dos Santos	PB	25,40	513,00	Reversível
4745	Avenida Centenario	724	Cruz Das Armas	João Pessoa	PB	43,12	323,79	Reversível
1196	Rua 22 De Julho	517	Na	Carnaubal	CE	59,16	178,25	Reversível
1351	Rua Jose Pereira Leite	S/n	Central	Tarrafas	CE	35,33	35,33	Reversível
3573	Rua Principal (Prox.Rodoviaria)	S/n	Centro	Marapanim	PA	86,00	1.200,00	Reversível
6998	Em Frente A Br 2300	719	Sao Jose	Pastos Bons	MA	82,00	216,00	Reversível
2050	Avenida Julio Guide	S/n	Sao Jose Fruteiras	Vargem Alta	ES	64,00	182,17	Reversível
BTSARS497	Ronda Alta	0	Ronda Alta	Ronda Alta	RS	63,00	150,00	Reversível
3094	Fazenda Irmaos Arnaldo Isidoro *	S/n	Zona Rural	Machado	MG	84,00	1.771,90	Reversível
7514	Rua Jose Dos Santos Munhoes	S/n	Vila De Timboteua	Nova Timboteua	PA	11,90	264,62	Reversível
1336	Rua Jose Gustavo Da Silva	17	Centro	Saboeiro	CE	52,70	396,00	Reversível
BTSADF55	Lote 01 Quadra 03 Avenida Presidente Juscelino		Cabeceiras	Cabeceiras	GO	242,00	1.987,00	Reversível
4118	Rua Jarbas Passarinho	S/n	Na	Ipixuna Do Pará	PA	109,00	900,00	Reversível
6703	Morro Da Repetidora De Tv	S/n	Zona Rural	Itambacuri	MG	27,00	196,00	Reversível
2598	Rua 11 *	S/n	Urbano	Senador Amaral	MG	11,00	300,00	Reversível
980	Rua Bom Jesus	S/n	Na	Porto Seguro	BA	33,00	630,00	Reversível
6162	Rua Zuza Piaui	S/n	Centro	Amajari	RR	17,00	1.332,53	Reversível
BTSAGO555	Avenida L Esq. C/ Rua 21 Qd. 109 Lt. 07 E 08	0	Centro	Paraná	TO	79,39	2.000,00	Reversível
BTSAGO481	Rua 15 De Novembro Qd.20 Lt.11	0	Centro	Ananás	TO	63,00	3.038,00	Reversível
3430	Morro Do Cemiterio *	S/n	Zona Rural	Lamim	MG	3,00	225,00	Reversível

4625	Rod. Transamazonica - Br 230 - Km 180	S/n	Agrovila Leonardo Da	Witória Do Xingu	PA	16,64	560,00	Reversível
3174	Morro Proximo Da Localidade	S/n	Serra Dos Pereiras	Brazópolis	MG	44,00	1.200,00	Reversível
BTSASC271	Rua Xv De Outubro	0	Pirabeiraba	Joinville	SC	38,62	507,80	Reversível
BTSARS336	Nicolau Vergueiro	0	Nicolau Vergueiro	Nicolau Vergueiro	RS	20,00	150,00	Reversível
3458	Rua Francisco Candido Da Silva *	S/n	Urbano	Fama	MG	34,00	240,00	Reversível
3256	Rua Professor Virgilio Lacerda *	S/n	Centro	Santana Dos Montes	MG	25,00	400,00	Reversível
7209	Rua Do Rosario	S/n	Na	Malhada	BA	16,00	1.200,00	Reversível
1377	Rua Jose Vasques	101	Centro	Orós	CE	33,97	33,97	Reversível
6846	Goiabeira	0	Rural	Pedro li	PI	9,00	200,00	Reversível
4036	Rua Alcindino Campos	S/n	Povoado De Caratate	Caruça	PA	19,60	228,00	Reversível
5293	Avenida Central	S/n	Na	Conceição Do Canin	PI	35,00	800,00	Reversível
2064	Rodovia Sebastiao Alves Lima Km 55	S/n	Sao Bento	Domingos Martins	ES	64,00	300,00	Reversível
7154	Rua Leitao Da Cunhalote 21 Quadra 01	0	Miguel Couto	Nova Iguaçu	RJ	171,88	399,00	Reversível
1727	Rua Cel. Virgilio Tavora	S/n		Arneiroz	CE	28,00	180,00	Reversível
5110	Rua Joao Xxiii	123	Centro	Moreilândia	PE	40,80	420,00	Reversível
7167	Rua Santo Andre Ou Jose Carlos	S/n	Distrito Olivenca	Ilhéus	BA	16,00	380,00	Reversível
BTSARS296	Rua Felipe Craide	106	Sao Cristovao	Lajeado	RS	20,00	396,00	Reversível
BTSAMS142	Av Felinto Muller	118	Centro	Taquarussu	MS	100,00	450,00	Reversível
1556	Gangorrinha	0	Na	Tabuleiro Do Norte	CE	15,50	200,00	Reversível
3918	Rod. Bragança / Viseu	S/n	Vila Do Engenho	Bragança	PA	19,25	240,00	Reversível
33618	Rua Principal	S/n	Nova Paragonorte I	Paragominas	PA	145,32	450,00	Reversível
4632	Sítio Seio Do Abraao	S/n	Zona Rural	Passagem	PB	181,30	3.600,00	Reversível
3437	Rua Afonso Cesario	37	Urbano	Virgem Da Lapa	MG	34,00	171,00	Reversível
1840	Trav. Francisco Luis	6	Centro	Baixio	CE	27,09	27,09	Reversível
305	Rua Sao Benedito	S/n	Na	Itaubal	AP	41,80	2.005,00	Reversível
5116	Fazenda Boa Esperança0			Amaraji	PE	182,93	1.950,00	Reversível
7475	Fazenda Bordao	0	Na	Jeremoabo	BA	88,00	2.000,00	Reversível
5362	Repetidora Santa Marta	0	Na	Corrente	PI	35,00	14.400,00	Reversível
BTSAPR699	Rua Tiradentes	580	Sao Joao Do Caiua	São João Do Caiuá	PR	111,88	1.200,00	Reversível
2045	Avenida Albatroz	S/n	Santa Monica	Guarapari	ES	53,00	360,00	Reversível
7215	Praça Da Matriz - Proximo A Rua Independencia	0	Na	Érico Cardoso	BA	12,00	900,00	Reversível
7064	Praça Castro Alves	S/n	Na	Lajedão	BA	12,00	1.050,00	Reversível
7488	Rua Do Campo De Futebol	0	Pedro Alexandre	Pedro Alexandre	BA	12,00	585,00	Reversível
7245	Fazenda Pique E Pe De Serra	0	Ribeira	Ribeira Do Pombal	BA	90,41	740,00	Reversível
78	Morro0	S/n	Morro	Girau Do Ponciano	AL	72,00	293,88	Reversível
4744	Rua Apolonio Nobrega	228	Castelo Branco	João Pessoa	PB	43,12	200,00	Reversível
6758	Assunção Do Piaui	0	Centro	Assunção Do Piauí	PI	9,00	250,00	Reversível
4487	Rodovia Pa-1270	S/n	Vila De Perseveranca	São Domingos Do Ca	PA	11,90	253,00	Reversível
2209	Rua Massala Carneiro	1	Centro	Sucupira Do Norte	MA	51,37	4.790,63	Reversível
BTSASC94	Rua Otto Friedrich Esq. Rua Rodolfo Scheide	0	Jardim Esperanca	Canoinhas	SC	63,04	150,00	Reversível
BTSAMS75	Av Reginaldo Lemes Da Silva	783	Centro	Dois Irmãos Do Buriti	MS	55,80	325,00	Reversível
2169	Rua Joao Lisboa	S/n	Sao Pedro	Codó	MA	85,00	3.675,00	Reversível
BTSAPR645	Rua Espirito Santo	712	Ribeirao Do Pinhal	Ribeirão Do Pinhal	PR	111,88	1.600,00	Reversível

BTSAGO149	Avenida Carlos De Pina Qd. 2	S/n	Goianapolis	Goianópolis	GO	63,90	875,00	Reversível
5020	Rua Pedro Beltrao	S/n	Centro	Tacaimbó	PE	29,40	436,98	Reversível
BTSASC306	Rua Absalao Carneiro	S/n	Centro	Matos Costa	SC	31,79	126,65	Reversível
1368	Rua Alto Alegre	S/n	Prairinha	Aquiraz	CE	87,00	577,94	Reversível
1668	Vila Padre Cicero	S/n	Na	Milagres	CE	15,00	70,00	Reversível
3926	Nazare Dos Patos	0	Vila Nazare Dos Patos	Breu Branco	PA	19,96	516,60	Reversível
5101	Avenida Josefa Alencar Ferraz S/N- Antiga Jose Saraiva Xavier	S/n	Na	Granito	PE	40,80	302,10	Reversível
6967	Rod. Pi 112	S/n	Novo Nilo	União	PI	9,00	387,50	Reversível
7597	Rua Padre Josino	S/n	Vila Dos Palmares	Governador Edison L. M. B.	MA	9,00	420,00	Reversível
4512	Avenida Felix Nauar	S/n	Vila Nova	São Geraldo Do Araguaia	PA	17,11	336,00	Reversível
BTSAPR325	Morro Das Caieiras	S/n	Guaratuba	Guaratuba	PR	1.088,00	1.088,00	Reversível
BTSARS236	Estrada Santa Tecla	0	Costa Do Ipiranga	Gravatá	RS	30,00	397,87	Reversível
2889	Morro Do Sertao *	S/n	Zona Rural	Juiz De Fora	MG	48,00	2.500,00	Reversível
11930	Fazenda Vista Alegre *	S/n	Rural	São José Do Divino	MG	3,00	200,00	Reversível
32658	Santa Cruz	0	Na	Conde	BA	150,00	600,00	Reversível
909	Rodovia Ilheus Itabuna Km 110	S/n	Salobrinho	Ilhéus	BA	66,95	990,00	Reversível
906	Rua Parque Sao Jorge	S/n	Arraial Da Pedra	Santo Amaro	BA	85,21	1.532,48	Reversível
4749	Rua Manoel Marques	S/n	Centro	Malta	PB	100,80	120,00	Reversível
1222	Rua Joaquim Pergentino	101	Centro	Fortim	CE	52,08	221,59	Reversível
3822	Rua Dos Remedios	0	Perimerim	Augusto Corrêa	PA	11,90	247,20	Reversível
3833	Avenida Principal	S/n	Vila Fatima	Aurora Do Pará	PA	11,90	240,00	Reversível
3937	Trav. Silverio Cardoso	0	Camara Do Marajo	Cachoeira Do Arari	PA	19,77	525,00	Reversível
7279	Avenida Duque De Caxias	S/n	Na	Porto De Moz	PA	26,68	4.937,50	Reversível
2306	Ilha De Maiau	S/n	Jacare	Cururupu	MA	9,00	375,00	Reversível
194	Vila Feijoal	0	Feijoal	Benjamin Constant	AM	23,10	250,00	Reversível
5013	Rua Marechal Rondon	S/n	Centro	Agrestina	PE	36,24	375,00	Reversível
5008	Avenida Dr. Manoel Borba	S/n	Centro	Altinho	PE	40,20	342,95	Reversível
3672	Rua Joao Dos Anjos Reis	0	Centro	Irituia	PA	88,40	532,80	Reversível
4701	Rua Pres. Joao Pessoa	448	Centro	Conceição	PB	74,09	285,00	Reversível
BTSARS210	Linha Jansen Parte Dos Lts 159 A 151 - Rua Sem Nome	0	Jansen	Farroupilha	RS	26,57	312,50	Reversível
3249	Rua Cel. Hefren Epifanio	71	Urbano	Felixlândia	MG	43,00	330,00	Reversível
618	Rua Manoel Fabricio	S/n	Centro	Seabra	BA	35,65	1.066,30	Reversível
4981	Rua Agamenon Magalhaes	S/n	Centro	Rio Formoso	PE	40,50	207,00	Reversível
BTSAPR62	Rua Tabajara	0	Barbosa Ferraz	Barbosa Ferraz	PR	15,80	150,00	Reversível
BTSASC388	Secção 1º De Janeiro	0	Rural	Romelândia	SC	900,00	900,00	Reversível
4752	Cha Do Cheiro	S/n	Zona Rural	Natuba	PB	7,50	400,00	Reversível
1623	Rod. Central Distrito De Limoeiro	S/n	Distrito Limoeiro	Guaraciaba Do Norte	CE	15,50	200,00	Reversível
1584	Rua Coronel Joao Martins	S/n	Iraja	Hidrolândia	CE	15,50	25,50	Reversível
1274	Trav. Jose Amancio	403	Centro	Massapê	CE	75,24	148,50	Reversível
5367	Repetidora Elesbao Veloso	0	Urbano	Elesbão Veloso	PI	25,00	5.440,00	Reversível
7018	Rua Da Uniao	1	Trator	Nova Olinda Do Maranhão	MA	40,00	651,00	Reversível
1888	Rodovia Geraldo Sertorio Km - 10	S/n	Domingos Martins	Domingos Martins	ES	69,00	245,00	Reversível
BTSARS512	Linha Joao Alves	0	Linha Joao Alves	Santa Cruz Do Sul	RS	85,65	368,15	Reversível

3394	Morro Proximo Do Cemiterio *	S/n	Zona Rural	Itaú De Minas	MG	37,00	900,00	Reversível
3267	Rua Resplendor	113	Centro	Pocrane	MG	56,00	152,00	Reversível
5265	Rua Princesa Isabel	S/n	Centro	Curimatá	PI	48,00	1.250,01	Reversível
3855	Rua Do Comercio	S/n	Barreira Dos Campos	Santana Do Araguaia	PA	30,78	1.204,16	Reversível
4648	Rua Napoleao Laureano	150	Centro	Guarabira	PB	1.172,13	1.216,00	Reversível
4730	Avenida Barao Rio Branco	S/n	Centro	Caiçara	PB	34,75	348,48	Reversível
BTSAPR460	Avenida Duque De Caxias	1099	Matelandia	Matelândia	PR	154,34	1.200,00	Reversível
11751	Jupagua	S/n	Centro	Cotegipe	BA	12,00	96,00	Reversível
37602	Povado De Mandacaru	S/n	Na	Rafael Jambeiro	BA	30,00	30,00	Reversível
7557	Rua B,0	S/n	VI Sao Francisco	Açailândia	MA	9,00	300,00	Reversível
7132	Rua Do Campo	S/n	Centro	Davinópolis	MA	9,00	450,00	Reversível
5360	Repetidora Umburana (Rep. Caracol)	0	Saco	Caracol	PI	25,00	6.400,00	Reversível
3390	Rua Joaquim Severo De Oliveira	S/n	Urbano	Bandeira Do Sul	MG	37,00	421,00	Reversível
274	Rua Sao Sebastiao	S/n	Vila Caiambe	Tefé	AM	16,50	450,00	Reversível
2026	Avenida P. Pereira-N. Brasil	S/n	Urbano	Governador Lindenbe	ES	64,00	252,50	Reversível
2756	Rua Doze De Dezembro *	S/n	Centro	Córrego Do Bom Jes	MG	60,00	199,00	Reversível
4751	Rua Santa Terezinha	S/n	Centro	Massaranduba	PB	20,95	250,00	Reversível
248	Rua Graça Pereira	S/n	Agrovia Do Mocamb	Pernamb	AM	16,50	450,00	Reversível
7104	Avenida Principal	S/n	Centro	Bacuri	MA	9,00	450,00	Reversível
7652	Rua Demetrio Ribeiro	1	Centro	Paulino Neves	MA	9,00	384,00	Reversível
2211	Morro Das Aguidas	S/n	Centro	São João Dos Patos	MA	48,92	3.750,00	Reversível
BTSARS477	Rua Ipiranga	245	Presidente Lucena	Presidente Lucena	RS	45,05	150,00	Reversível
3978	Rua Principal	S/n	Iacaia	Capitão Poço	PA	19,60	240,00	Reversível
3803	Vale Piauense	0	Na	Altamira	PA	19,76	348,54	Reversível
BTSARS430	Pinheirinho Do Vale	0	Pinheirinho Do Vale	Pinheirinho Do Vale	RS	44,85	150,00	Reversível
3463	Rua Pitangui - Sabara	S/n	Centro	Sabará	MG	42,00	552,00	Reversível
6227	Rua Francisco Sobral Garcez	S/n	Centro	Itaporanga D'Ajuda	SE	74,79	2.580,00	Reversível
BTSASC281	Rua Vital Brasil	S/n	Penha	Lages	SC	100,95	450,00	Reversível
2037	Rua Antonio Guedes Alcofaredes	S/n	Centro	Pedro Canário	ES	63,00	600,00	Reversível
590	Fazenda Morro Pai Inacio Br 242	S/n	Na	Palmeiras	BA	64,05	2.000,00	Reversível
4179	Vila Itainopolis (Av. Boa Esperança	S/n	Na	Marabá	PA	24,30	470,40	Reversível
2213	Sede Do Municipio0	1	Centro	Cantanhede	MA	40,15	2.460,00	Reversível
7357	Rua Florentino	361	Centro	Vitorino Freire	MA	9,00	360,00	Reversível
3927	Nova Jutai	0	Vila Nova Jutai	Breu Branco	PA	19,96	600,00	Reversível
4831	Alto Do Morro - Morro Da Hermidia	S/n	Na	Floresta	PE	36,00	1.250,00	Reversível
4938	Rua Siqueira Campos	S/n	Centro	Itapissuma	PE	36,20	404,36	Reversível
11944	Rua Boiadeira *	S/n	Rural	Rio Do Prado	MG	12,00	300,00	Reversível
4989	Alto Do Cruzeiro	S/n	Cruzeiro	Quipapá	PE	36,24	300,00	Reversível
744	Rua Do Cruzeiro	S/n	Na	Ibiassucê	BA	52,70	2.200,00	Reversível
7116	Rua Grande	S/n	Povoado Vila Bandeir	Bela Jardim	MA	9,00	360,00	Reversível
7362	Rua Dos Paraibas	S/n	Igarape Grande	Zé Doca	MA	9,00	240,00	Reversível
BTSAPR186	Rua Joaquim Tavora	58	Cruzeiro Do Oeste	Cruzeiro Do Oeste	PR	30,93	900,00	Reversível
BTSAPR334	Avenida Numero 1	0	Icaraima	Icaraima	PR	12,65	910,00	Reversível

3347	Rua Virgilio De Melo Franco	97	Urbano	São Roque De Minas	MG	27,00	217,00	Reversível
835	Praça Joao Alves	S/n	Na	Presidente Dutra	BA	60,59	986,00	Reversível
1643	Mirambe	0	Na	Caucaia	CE	15,50	202,50	Reversível
6862	Furnas	0	Rural	Piripiri	PI	6,00	150,00	Reversível
6948	Sebastiao Barros	0	Rural	Sebastião Barros	PI	9,00	200,00	Reversível
4017	Geovamira	0	Na	Conceição Do Araguaia	PA	32,98	450,00	Reversível
4090	Rua Haroldo Alencar	S/n	Vila Marapanima	Garrafão Do Norte	PA	38,28	240,00	Reversível
4182	Vila Santa Fe	0	Na	Marabá	PA	24,85	443,70	Reversível
4229	Avenida Senador Lemos	87	Na	Melgaço	PA	25,57	345,00	Reversível
4280	Rodovia Transamazonica	S/n	Vila Uniao	Novo Repartimento	PA	109,00	135,00	Reversível
4307	R. Vila Aratu	S/n	Vila Aratu	Pacajá	PA	25,50	312,40	Reversível
4313	Santa Isabel Do Araguaia	0	Na	Palestina Do Pará	PA	26,25	419,40	Reversível
3565	Avenida Pres. Rodrigues Alves	S/n	Na	Santa Maria Das Barcas	PA	3,64	7.657,00	Reversível
4510	Vila Fortaleza	0	Na	São Geraldo Do Araguaia	PA	25,41	435,00	Reversível
4525	Apinages	0	Na	São João Do Araguaia	PA	18,35	316,80	Reversível
7313	Rua Da Pedra	1	Centro	Graça Aranha	MA	10,50	360,00	Reversível
2426	Rua Principal	S/n	Centro	São Domingos Do Maranhão	MA	9,00	360,00	Reversível
33632	Povoado Sabonete	0	Centro	São Domingos Do Maranhão	MA	9,00	360,00	Reversível
7334	Trav. Raimundo Selvino	1	Centro	São Raimundo Do Desterro	SC	9,00	450,00	Reversível
5048	Rua Quatro - Cohab	S/n	Centro	Ingazeira	PE	36,24	450,00	Reversível
BTSAMS25	Rua Jose Roque De Carvalho	84	Centro	Bodoquena	MS	507,50	507,50	Reversível
3436	Fazenda Bom Pastor *	S/n	Zona Rural	Matias Barbosa	MG	37,00	2.500,00	Reversível
4234	Rua Joao Carlos Batista	S/n	Vila Nova Vida	Moju	PA	12,24	263,00	Reversível
211	Avenida 27 De Julho	1476	Nova Esperanca	Envira	AM	55,60	3.468,40	Reversível
4628	Vila Sao Francisco	0	Na	Xinguara	PA	19,76	291,55	Reversível
1634	Rua Manoel Torquatro	S/n	Maracaja	Marco	CE	15,50	25,50	Reversível
4109	Trindade	0	Na	Inhangapi	PA	19,00	125,00	Reversível
BTSAGO61	Rua Goias Qd. 5 Lt. 10	0	Barro Alto	Barro Alto	GO	79,39	800,00	Reversível
5055	Rua Ne Santana	S/n	Centro	Iguaraci	PE	36,24	390,00	Reversível
BTSARS63	Zona Rural	0	Brochier	Brochier	RS	47,12	200,00	Reversível
2012	Rua Uirapuru	727	Urbano	Jaguaré	ES	52,00	390,00	Reversível
2597	Morro Proximo Da Localidade/Faz. Serra Velha	S/n	Rural	Carangola	MG	22,00	1.458,00	Reversível
11987	Corrego Da Mamixa *	S/n	Urbano	Vermelho Novo	MG	20,00	45,00	Reversível
1860	Vila Do Felix	0	Na	Beberibe	CE	15,00	200,00	Reversível
1534	Avenida Santo Antonio	S/n	Dom Leme	Santana Do Cariri	CE	15,00	165,00	Reversível
1343	Avenida 23 De Agosto	576	Centro	Senador Sá	CE	44,76	101,40	Reversível
2234	Rua Do Sol S/Nº0	1	Centro	Passagem Franca Do Piauí	MA	40,15	903,00	Reversível
2429	Rua Das Flores	1	Centro	São Félix De Balsas	MA	40,15	384,00	Reversível
BTSAGO224	Rua Santa Clara	0	Hidrolandia	Hidrolândia	GO	369,00	369,00	Reversível
BTSAGO225	Rua Santa Clara	0	Hidrolandia	Hidrolândia	GO	369,00	369,00	Reversível
7505	Fazenda Saco Dos Bois	0	Santo Inacio	Xique-Xique	BA	58,00	2.000,00	Reversível
BTSASC80	Rua Mario Dagostini	S/n	Loeamento Bonbassro	Caçador	SC	100,95	450,00	Reversível
7677	Fazenda Borborema	0	Na	Encruzilhada	BA	30,00	1.200,00	Reversível

3031	Rua Jose Cesario *	S/n	Centro	Ressaquinha	MG	38,00	392,00	Reversível
793	Fazenda Barrinha	S/n	Na	Lajedinho	BA	64,71	1.227,31	Reversível
4813	Morro Santa Terezinha /Serra Do Gico	S/n	Na	Bom Conselho	PE	166,81	1.125,00	Reversível
BTSAPR86	Rua Menotti Bolinelli	310	California	Califórnia	PR	105,99	414,00	Reversível
1176	Rua Padre Emilio Cabral	330	Na	Assaré	CE	86,11	192,93	Reversível
5417	Avenida Uniao	2524	Parque Piaui	Teresina	PI	594,00	2.500,00	Reversível
BTSARS195	Rua Lido Gianao Propriooni	0	Estacao	Estação	RS	41,70	1.984,40	Reversível
BTSASC231	Rua Duque De Caxias	S/n	Centro	Jaguaruna	SC	127,00	290,00	Reversível
BTSARS200	Rua Mal Floriano	0	Estrela	Estrela	RS	193,50	880,00	Reversível
BTSAMS97	Rua Edson Bezerra	S/n	Santa Terezinha	Itaporã	MS	15,00	585,00	Reversível
3071	Rua Gervasio Lara *	S/n	Teresa Cristina	São Joaquim De Bica	MG	24,00	360,00	Reversível
3191	Alto Do Morro Das Tres Porteiras *	S/n	Rural	Ubá	MG	18,00	225,00	Reversível
622	Estrada Santa Barbara	S/n	Na	Santa Bárbara	BA	42,00	573,92	Reversível
7264	Rua Lomanto Junior	25	Centro	Simões Filho	BA	58,93	270,00	Reversível
1778	Rua Jose Colonio	0	Santo Antonio	Acopiara	CE	15,50	200,00	Reversível
1379	Rua Antonio Marcos	S/n	Centro	Aquiraz	CE	46,93	260,63	Reversível
2352	Avenida Dep. Jose Anselmo	0	Centro	Jatobá	MA	9,00	360,00	Reversível
1958	Avenida Carlos Lindemberg	S/n	Conceicao Da Barra	Conceição Da Barra	ES	64,00	600,00	Reversível
4254	Ramal Cajual	S/n	Comunidade Bacabal	Morro Alegre	PA	33,00	112,00	Reversível
5073	Praça Antonio Pereira Carvalho	S/n	Centro	Quixaba	PE	36,24	350,00	Reversível
2802	Fazenda Sao Jose *	S/n	Rural	Estrela Do Sul	MG	6,00	900,00	Reversível
1295	Avenida Cel. Joao Felipe	498	Centro	Ocara	CE	38,70	59,40	Reversível
5014	Rua Maria Julia Mota	228	Centro	Riacho Das Almas	PE	33,22	516,60	Reversível
2661	Aes Fontinha	S/n	Urbano	Belo Vale	MG	3,00	81,00	Reversível
3232	Fazenda Campo Da Serra (Morro Da Rep.Tv) *	S/n	Rural	Cruzília	MG	44,00	2.493,00	Reversível
3804	Vila Pioneira	0	Na	Altamira	PA	32,54	225,00	Reversível
3498	Rua Jose Alberto Figueredo	1059	Urbano	Coromandel	MG	76,00	360,00	Reversível
1955	Rua Gumericino Farias	S/n	Centro	Barra De São Francis	ES	191,00	945,00	Reversível
37612	Povoado De Lagoa De Gaudencio	0	Na	Lapão	BA	96,00	96,00	Reversível
1648	Monguba	0	Na	Trairi	CE	15,50	25,50	Reversível
4237	Rua Do Barracao	0	Vila Soledade	Maju	PA	66,15	2.020,20	Reversível
3950	Rua 1.º De Janeiro	S/n	Vila Bom Jardim	Cametá	PA	19,88	240,00	Reversível
2812	Fazenda Pianco *	S/n	Zona Rural	Felixlândia	MG	66,00	360,00	Reversível
3194	Morro Das Pedras *	S/n	Zona Rural	Patrocínio	MG	84,00	2.500,00	Reversível
7283	Avenida Treze Esquina Da Rua Estacio De Sa	0	Centro	Palestina Do Pará	PA	19,00	360,00	Reversível
215	Estrada Ramal Do Lago Do Limao	S/n	Lago Do Limao	Iranduba	AM	16,50	325,00	Reversível
247	Rua Central	S/n	Agrovila Caburi	Parintins	AM	16,50	450,00	Reversível
3938	Rodovia Pa-1540	S/n	Retiro Grande	Cachoeira Do Arari	PA	70,64	495,60	Reversível
BTSAGO494	Avenida Jk Esq. C/ Rua Bahia Qd. 11 Lt. 155	0	Centro	Barrolândia	TO	630,01	630,00	Reversível
6309	Praça Getulio Vargas	388	Cedro De Sao Joao	Cedro De São João	SE	36,00	289,94	Reversível
BTSADF113	Parque Marajo Lotes 10 11 22 E 23 Quadra 35	11	Valparaiso	Valparaíso De Goiás	GO	38,69	360,00	Reversível
11945	Fazenda Graciosa *	S/n	Rural	Novo Cruzeiro	MG	3,00	225,00	Reversível
3466	Morro Do Calvario	S/n	Zona Rural	Rio Pomba	MG	45,00	909,00	Reversível

833	Rua Altamirano Maia	0	Na	Ponto Novo	BA	36,00	720,00	Reversível
4790	Fazenda Barros Cha Do Touro	0	Zona Rural	Umbuzeiro	PB	20,95	900,00	Reversível
6770	Rua Sao Jose	S/n	Na	Cabeceiras Do Piauí	PI	9,00	260,00	Reversível
5264	Rua Getulio Vargas	S/n	Centro	Redenção Do Gurgueiro	PI	48,00	510,00	Reversível
4481	Avenida Valadares	S/n	Vila Nazare	São Domingos Do Araguaia	PA	19,76	360,00	Reversível
2354	Rua Francisco Vieira	1	Centro	Joselândia	MA	9,00	360,00	Reversível
83	Rua Jose Alexandre	S/n	Centro	Girau Do Ponciano	AL	58,88	300,00	Reversível
651	Rua Jose Dias Da Rocha	S/n	Centro	Utinga	BA	40,54	1.378,00	Reversível
3847	Rua Sao Raimundo	S/n	Umarizal	Baião	PA	19,60	360,00	Reversível
5071	Avenida Osmar Ferraz	S/n	Centro	Betânia	PE	36,24	300,00	Reversível
4858	Serra Da Bica	S/n	Serra Da Bica	Panelas	PE	40,80	900,00	Reversível
BTSASC313	Rua Luiz Maccari	S/n	Centro	Morro Da Fumaça	SC	105,05	829,00	Reversível
BTSARS178	Encantado	0	Encantado	Encantado	RS	599,82	150,00	Reversível
7761	Rua 05	S/n	Puraquequara	Manaus	AM	16,50	300,00	Reversível
5466	Estr. Presidente Pedreira	0	Ipiabas	Barra Do Pirai	RJ	42,00	420,00	Reversível
BTSAGO320	Praça Acyino Luiz Pereira Qd. 20 Lt. 1-A	0	Mossamedes	Mossâmedes	GO	63,00	150,00	Reversível
7330	Avenida Tocantins	S/n	Primeiro Cocal	São Pedro Da Água Branca	MA	9,00	300,00	Reversível
3083	Avenida Paulo V I	630	Urbano	São Sebastião Do Oeste	MG	29,00	179,00	Reversível
7157	Trav. Gonçalves	S/n	Na	Caém	BA	64,00	1.050,00	Reversível
7212	Rua Presidente Dutra	0	Na	Dário Meira	BA	16,20	542,64	Reversível
1767	Rua Da Igreja	S/n	Salao	Senador Sá	CE	15,50	25,50	Reversível
5266	Rua Rui Barbosa	S/n	Centro	Novo Oriente	PI	48,00	600,00	Reversível
7657	Rua Nova	0	Centro	Pedreiras	MA	9,00	288,00	Reversível
BTSAGO446	Rua Corrego Do Ouro C/ Firminopolis Qd. J Lt. 07	0	Silvolandia	São Luís De Montes Belos	GO	42,25	750,00	Reversível
4399	Rua Tancredo Neves (Br 316 - Altura Do Km 175)	S/n	Vila Da Estiva	Santa Luzia Do Pará	PA	11,90	300,00	Reversível
6159	Avenida S 4 Qd006 Lt. 009Lote 09	0	Pintolandia	Boa Vista	RR	77,00	312,00	Reversível
2750	Fazenda Carranca *	S/n	Rural	Conselheiro Pena	MG	63,00	1.200,00	Reversível
5063	Rua Dom Eliseu De Melo Neto	S/n	Centro	Calumbi	PE	36,24	240,00	Reversível
4995	Rua Prof Manoel Edmundo	S/n	Centro	Lagoa Dos Gatos	PE	36,24	240,00	Reversível
5049	Rua Riacho Verde	S/n	Centro	Solidão	PE	36,24	240,00	Reversível
3920	Grande Esperança	0	Na	Brasil Novo	PA	19,88	330,00	Reversível
227	Rua Do Porto	S/n	Vila Rio Ariau	Manacapuru	AM	16,50	450,00	Reversível
817	Avenida Manoel Gomes De Cerqueira	S/n	Centro	Ouriçangas	BA	13,65	1.028,50	Reversível
4580	Avenida Principal	S/n	Vila De Pimental	Itaituba	PA	17,87	460,00	Reversível
4291	Cabeceira Do Silencio	0	Na	Óbidos	PA	19,86	340,00	Reversível
4328	Rod. Pa 150 - Km 370	S/n	Vila Marajoara	Pau D'Arco	PA	24,98	100,00	Reversível
5897	Rua Josefino Menezes	S/n	Gargau	São Francisco De Itabana	AP	455,00	455,00	Não Reversível
2548	Povoado Dom Silvério	S/n	Rural	Guiricema	MG	26,00	225,00	Reversível
1321	Rua Antonio Francisco De Moura	S/n	Centro	Potiretama	CE	90,09	212,49	Reversível
6824	Açude	0	Rural	Milton Brandão	PI	9,00	375,00	Reversível
5035	Fazenda Sao Jose	S/n		Iati	PE	56,86	918,00	Reversível
BTSAGO4	Avenida Anicuns Qd. 8 Lt. 09 E Parte Lt. 06	0	Centro	Adelândia	GO	79,39	800,00	Reversível
5079	Rua Pedro Paulo Diniz Cavalcante	S/n	Centro	Pedra	PE	29,40	360,00	Reversível

6704	Morro Repetidora Embratel *	S/n	Zona Rural	João Monlevade	MG	66,00	800,00	Reversível
6997	Rua De Colinas	0	Pov. Ladeados	Jatobá	MA	9,00	228,00	Reversível
3228	Morro Da Repetidora *	S/n	Rural	Francisco Sá	MG	64,00	2.497,00	Reversível
BTSASC23	Rua Joao Wesing C/ Praça Dois Corações	0	Centro	Armazém	SC	106,05	595,00	Reversível
218	Avenida Henoc Reis	1	Centro	Itacoatiara	AM	16,50	325,00	Reversível
BTSAMS77	Rua Josue Vitorino Da Silva	42	Centro	Douradina	MS	44,00	1.850,00	Reversível
6233	Praça Sao Jose	33	Na	Santo Amaro Das Br	MS	96,00	97,75	Reversível
249	Rua Raul Barbosa	S/n	Vila Amazonia	Parintins	AM	16,50	450,00	Reversível
6145	Avenida Jose Bonifacio	1785	Centro	Mucajaí	RR	146,00	3.060,00	Reversível
6778	America	0	Rural	Capitão De Campos	PI	9,00	200,00	Reversível
BTSASC10	Rua 1º De Maio	98	Centro	Anchieta	SC	54,90	1.000,00	Reversível
BTSARS111	Rua Goncalves Ledo	0	Carazinho	Carazinho	RS	55,44	1.309,81	Reversível
BTSARS175	Teofilo Santos	0	Dom Pedrito	Dom Pedrito	RS	35,93	900,00	Reversível
BTSADF94	Lote 01 Quadra 120 - Asa Branca	0	Padre Bernardo	Padre Bernardo	GO	33,66	398,80	Reversível
11924	Fazenda Recreio *	S/n	Rural	Cachoeira De Pajeú	MG	8,00	225,00	Reversível
2882	Morro Das Formigas *	S/n	Zona Rural	Jacinto	MG	8,00	1.097,00	Reversível
37608	Rua Sao Pedro	S/n	Povoado Colonia Do	Corinto	BA	101,26	101,26	Reversível
6885	Avenida Antonio Joaquim	S/n	Estreito	Caxingó	PI	9,00	520,00	Reversível
5267	Rua Frutuoso Juscelino	158	Centro	Padre Marcos	PI	48,00	330,00	Reversível
5275	Rua Raimundo Lustosa Nogueira	3586	Centro	Parnaguá	PI	25,00	600,00	Reversível
3103	Fazenda Laranjeiras *	S/n	Rural	Soledade De Minas	MG	139,00	3.660,00	Reversível
5163	Rua 11 De Setembro	S/n		Maraial	PE	348,00	348,00	Não Reversível
4322	Fazenda Caip = Paragonorte II	0	Na	Paragominas	PA	11,90	360,00	Reversível
4966	Avenida Governador Paulo Guerra Machado	S/n		Machados	PE	45,93	78,00	Reversível
5080	Rua Jose David De Vasconcelos	S/n	Centro	Santa Teresinha	PE	40,00	298,00	Reversível
2228	Rua Da Telma S/Nº	S/n	Centro	Governador Nunes F	PE	40,15	700,00	Reversível
BTSAGO74	Rodovia Go-508 (Buriti/Morrinhos)	S/n	Buriti Alegre	Buriti Alegre	GO	43,00	6.265,00	Reversível
BTSAGO63	Avenida Miguel Correa S/Nº	S/n	Conceicao	Bela Vista De Goiás	GO	200,00	2.006,00	Reversível
953	Rua M Praia De Taperapuan0			Santa Cruz Cabralia	BA	40,23	1.218,00	Reversível
6228	Povoado Cristo Redentor	S/n	Cristo Redentor	São Cristóvão	SE	75,00	4.022,00	Reversível
2456	Avenida Rei De França	S/n	Centro	Senador La Rocque	MA	65,24	600,60	Reversível
BTSAGO78	Estrada Municipal Caçu/Aparecida Do Rio Doce	0	Ribeirao Dos Paulas	Cachoeira Alta	GO	150,00	150,00	Reversível
3309	Rua Das Flores	85	Centro	Iraí De Minas	MG	23,00	232,00	Reversível
35161	Travessa Rocha Pires	0	Na	Jacobina	BA	1.080,00	1.080,00	Não Reversível
4644	Avenida Liberdade	4050	Bayeux	Bayeux	PB	198,69	770,00	Reversível
1240	Rua Raimundo Evaristo	S/n	Na	Ipaporanga	CE	59,45	185,26	Reversível
197	Rua Sao Benedito	1	Vila Sao Benedito	Boa Vista Do Ramos	AM	16,50	450,00	Reversível
4781	Fazenda Flores	0	Zona Rural	Serra Da Raiz	PB	20,95	450,00	Reversível
3876	Rua Santa Fe - Furo Das Marinhas	S/n	Mosqueiro	Belém	PA	18,90	240,00	Reversível
1962	Morro Colegio Brasil	S/n	Centro	Baixo Guandu	ES	43,00	3.600,00	Reversível
1596	Rua Felix Italiano	S/n	Jamacaru	Missão Velha	CE	15,50	25,50	Reversível
BTSAGO311	Rua Do Comercio S/Nº	S/n	Lucilandia	Montes Claros De Go	GO	2.000,00	2.000,00	Reversível
BTSAGO52	Travessa Oeste Esq. C/ Rua America Qd. 12	0	Arenopolis	Arenópolis	GO	35,00	880,00	Reversível

BTSAGO247	Avenida Benedito Ferreira De Castro Nº 23 Qd. 18	23	Itaguaru	Itaguaru	GO	60,10	1.456,60	Reversível
500	Serra Do Cafundo - Fazenda Boa Esperança	0	Imovel Rural	Coaraci	BA	72,91	1.200,00	Reversível
BTSAGO64	Povoado De Mata Feia - Rua Sem Denominação	0	Mata Feia	Bela Vista De Goiás	GO	120,00	1.200,00	Reversível
3179	Serra Do Catuni *	S/n	Zona Rural	Itacambira	MG	44,00	2.500,00	Reversível
1660	Rua Jose Ferreira Sergio	464	Nova Betania	Nova Russas	CE	10,00	170,00	Reversível
BTSARS301	Linha Nova	0	Linha Nova	Linha Nova	RS	45,05	150,00	Reversível
731	Praça Monsenhor Zacarias Luz	S/n	Na	Esplanada	BA	174,00	750,00	Reversível
3400	Rua Paulo Salvo	69	Centro	Presidente Juscelino	MG	35,00	200,00	Reversível
5258	Rua Leopoldino Rocha	S/n	Centro	São Julião	PI	48,00	360,00	Reversível
BTSAPR433	Rua Silvia Belign Mango	59	Marilandia Do Sul	Marilândia Do Sul	PR	56,00	150,00	Reversível
BTSAGO284	Chacara Boa Viagem	0	Campo Alegre	Jussara	GO	1.994,30	1.994,30	Reversível
BTSARS56	Rua Pedro Neis	0	Santa Terezinha	Bom Princípio	RS	26,25	200,00	Reversível
3348	Rua Alvorada	177	Sao Benedito	Santa Luzia	MG	231,00	335,00	Reversível
BTSASC328	Estrada Geral/Vargem Dos Pinheiros	0	Vargem Dos Pinheiros	Ouro	SC	17,69	705,87	Reversível
5951	Serra Da Concordia - Rodovia Rj 145	S/n	Serra Da Concordia	Valença	RJ	22,00	38,00	Não Reversível
566	Rua Da Linha	13	Centro	Laje	BA	54,60	400,00	Reversível
5278	Rua Dos Tres Poderes	S/n	Na	Alagoinha Do Piauí	PI	40,00	300,00	Reversível
6815	Delmiro Dantas	0	Urbano	Lagoa Do Barro Do Piauí	PI	9,00	600,00	Reversível
5309	Rua Francisco Fonseca	324	Centro	Marcos Parente	PI	25,00	650,00	Reversível
4147	Rua Da Serraria	S/n	Novo Progresso	Itupiranga	PA	19,76	502,20	Reversível
36856	Rua Coronel Pinto	S/n	Na	Urucará	AM	107,20	900,00	Reversível
2310	Rua Nova	S/n	Centro	Dom Pedro	MA	9,00	360,00	Reversível
BTSAGO148	Rodovia Silvania/Anapolis Km 35 - Imovel Rosario	S/n	Mucambinho	Gameleira De Goiás	GO	40,88	1.400,00	Reversível
3349	Morro Mae D'Agua	S/n	Rural	Amparo Do Serra	MG	30,00	405,00	Reversível
BTSAGO8	Avenida 12 De Janeiro S/N Qd. 45	S/n	Centro	Aloândia	GO	60,00	1.200,00	Reversível
7663	Rua Da Igreja	S/n	Povoado Barro Vermelho	Pedrao De Pedras	MA	9,00	240,00	Reversível
4376	Monsaras	0	Na	Salvaterra	PA	11,90	358,00	Reversível
BTSAGO422	Praça Jose Gomes Viegas S/Nº	S/n	Santa Cruz De Goias	Santa Cruz De Goiás	GO	60,00	1.200,00	Reversível
5415	Rua Arlindo Nogueira	2966	Macauba	Teresina	PI	594,00	594,00	Reversível
3800	Rua Vicinal 11	S/n	Agrovila Carlos Pena	Brasil Novo	PA	19,70	286,40	Reversível
33631	Rua 15 De Novembro	S/n		São Domingos	MA	9,00	196,37	Reversível
6725	Morro Das Torres Telefonicas	S/n	Zona Rural	Santa Bárbara	MG	26,00	400,00	Reversível
BTSARS273	Itaara	0	Itaara	Itaara	RS	45,00	200,00	Reversível
3410	Avenida Alferes Reno *	S/n	Centro	Piranguinho	MG	34,00	250,00	Reversível
3387	Rua Ilka Franca	188	Centro	Sete Lagoas	MG	300,00	300,00	Reversível
3121	Fazenda Quenta Sol *	S/n	Rural	Três Corações	MG	44,00	2.650,00	Reversível
37614	Distrito De Caete	0	Na	Palmeiras	BA	111,52	111,52	Reversível
1661	Rua Luiz Moreira Da Silva	S/n	Nova Fatima	Ipueiras	CE	15,00	165,00	Reversível
1414	Rua Boa Ventura	S/n	Arrojado	Lavras Da Mangabeira	CE	15,00	242,00	Reversível
6783	Avenida Getulio Vargas	S/n	Centro	Cocal De Telha	PI	9,00	100,00	Reversível
2412	Br 222 - 218 Km Do Santo Onofre	0	Centro	Santa Luzia	MA	9,00	360,00	Reversível
2420	Br 135	S/n	Centro	Santa Rita	MA	9,00	360,00	Reversível
4251	Ramal Da Passagem	0	Na	Monte Alegre	PA	19,25	345,40	Reversível

3562	Rua Bacabal	S/n	Na	Santana Do Araguaia	PA	44,26	747,32	Reversível
1404	Aranau	0	Na	Acaraú	CE	15,50	136,69	Reversível
BTSAPR144	Estrada Picada Benjamin Constant	0	Ceu Azul	Céu Azul	PR	92,38	3.300,00	Reversível
5086	Rua Jose Vicente Araujo	0	Centro	Afrânio	PE	40,08	304,00	Reversível
5503	Rua Afonso Rangel	65	Farol De Sao Tome	Campos Dos Goytacazes	RJ	2.488,00	279,00	Reversível
302	Rua Cel. Pinto	714	Centro	Urucará	AM	280,04	1.600,00	Reversível
2344	Mariano Costa	1	Centro	Igarapé Grande	MA	40,15	777,00	Reversível
1797	Sao Franciscos/.Nº	0	Na	Novo Oriente	CE	10,00	170,00	Reversível
BTSAGO85	Fazenda Pombas	0	Planalto Verde	Caiapônia	GO	1.200,00	4.517,00	Reversível
BTSAGO51	Area Do Centro Espirita Joana D'Arc (Rua Das Laranjeiras) Av. Caetes	0	Campos Verdes	Arenópolis	GO	20,00	160,00	Reversível
BTSAPR365	Morro Do Ivai	S/n	Cachoeirinha	Ivaí	PR	12,65	150,00	Reversível
7181	Rua Quintino Bocaiuva	0	Centro	Castro Alves	BA	55,75	532,00	Reversível
35893	Povoado Sao Roque Do Paratigi	0	Na	Rafael Jambeiro	BA	16,00	96,00	Reversível
9761	Rua Jose Alves Da Silva	399	Alto Da Boa Vista	Xexéu	PE	36,48	254,00	Reversível
1547	Faisca	0	Na	Redenção	CE	15,50	200,00	Reversível
5297	Avenida Caroa	S/n	Centro	Dom Inocêncio	PI	25,00	14.000,00	Reversível
7014	Rua Do Campo	0	Centro	Presidente Dutra	MA	200,00	200,00	Reversível
BTSARS96	Rua Franklin Maximo Moreira	0	Cangucu	Canguçu	RS	350,11	1.286,11	Reversível
1462	Rua Ricardo Alves Da Silva	0	Bonito	Canindé	CE	15,00	220,00	Reversível
3285	Avenida Minas Gerais *	S/n	Centro	Ibertioga	MG	40,00	490,00	Reversível
6888	Rua Joaquim Vieira De Brito	S/n	Campestre	Cocal	PI	9,00	164,70	Reversível
5078	Rua Siqueira Campos	44	Centro	Flores	PE	34,80	91,80	Reversível
4748	Rua Americo Falcao	104	Centro	Lucena	PB	40,10	81,94	Reversível
BTSAPR274	Rua Nossa Senhora Do Rocio	557	Florestopolis	Florestópolis	PR	57,30	150,00	Reversível
BTSASC331	Jardim Das Palmeiras	0	Pagani	Palhoça	SC	100,95	290,00	Reversível
BTSADF110	Rua Campelo De Miranda Lote 13 Quadra 05	0	Simolandia	Simolândia	GO	980,00	980,00	Reversível
5164	Rua Vereador Novacosque	S/n	Alto Da Bela Vista	Jaqueira	PE	71,65	310,85	Reversível
6766	Rua 10	0	Rural	Boqueirão Do Piauí	PI	9,00	200,00	Reversível
4067	Rua Nossa Senhora Das Graças	S/n	Vila Maracana	Faro	PA	25,46	304,00	Reversível
4384	Sao Paulo	0	Na	Santa Bárbara Do Paraiba	BA	12,35	223,88	Reversível
7558	Rua Antonio De Assis - Em Frente Da Escola Municipal Antonio De Assis	S/n	VI Sao Francisco	Açailândia	MA	9,00	240,00	Reversível
2226	Rua Sao Jose	S/n	Centro	Campestre Do Maranhão	MA	40,15	450,08	Reversível
2321	Rua Principal	S/n	Novo Goncalves Dias	Gonçalves Dias	MA	9,00	301,79	Reversível
7605	Rua 16 De Julho	S/n	Centro	Imperatriz	MA	9,00	375,00	Reversível
2235	Rua Da Saude	719	Sao Jose	Pastos Bons	MA	65,24	980,00	Reversível
BTSARS212	Rua Julio De Castilhos	0	Faxinal Do Soturno	Faxinal Do Soturno	RS	84,15	538,50	Reversível
BTSASC121	Avenida Aristides Bolan	S/n		Criciúma	SC	131,00	1.500,00	Reversível
11955	Morro Do Cruzeiro *	S/n	Rural	Ouro Preto	MG	8,00	21,00	Reversível
BTSASC375	Cabeceiras Dos Ribeiroes Canoas E Itoupava	0	Ribeirao Canoas	Rio Do Sul	SC	63,04	2.000,00	Reversível
4515	Trav.. Independencia	S/n		São João Da Ponta	PA	12,00	240,00	Reversível
6724	Avenida Brasil *	S/n	Centro	Rio Piracicaba	MG	84,00	425,00	Reversível
7208	Rua Do Cruzeiro	230	Centro	Ourolândia	BA	24,00	747,00	Reversível
BTSARS508	Santa Barbara Do Sul	0	Santa Barbara Do Sul	Santa Bárbara Do Sul	RS	107,95	290,00	Reversível

BTSASC22	Rua Paulo Hanh	0	Lagoa Dos Esteves	Araranguá	SC	100,95	290,00	Reversível
BTSARS20	Rua Luiz Loeser	0	Aratiba	Aratiba	RS	71,06	1.250,00	Reversível
929	Rua Francisco Xavier	S/n	Na	Caravelas	BA	52,71	1.200,00	Reversível
6226	Serra Redonda	0	Povoado	Frei Paulo	SE	260,00	7.842,00	Reversível
6902	Rua Felix Jose Da Silva	S/n	Urbano	Jurema	PI	9,00	200,00	Reversível
BTSAGO220	Rua Frei Caetano Esq. C/ Av. Transbrasiliana	0	Hidrolandia	Hidrolândia	GO	80,68	456,86	Reversível
3272	Rua Dona Ines Sallotti	46	Centro	Monsenhor Paulo	MG	38,00	385,00	Reversível
4172	Avenida Cuinarana	S/n	Na	Magalhães Barata	PA	120,37	1.120,95	Reversível
BTSAPR177	Colonia Gabiroba	0	Coronel Vivida	Coronel Vivida	PR	155,38	290,00	Reversível
6939	Brejo Da Onça0		Rural	São Miguel Do Tapui	PI	9,00	200,00	Reversível
6847	Rua Sao Domingos	S/n	Povoado Lagoa Do S	Redeque	PI	9,00	117,00	Reversível
BTSASC380	Acesso P/ Rio Dos Bugres	0	Rural	Rio Fortuna	SC	8,30	150,00	Reversível
199	Rua Angelo Anim	S/n	Vila Do Axinim	Borba	AM	23,10	360,00	Reversível
2928	Rua Presidente Bernardo	145	Centro	Mateus Leme	MG	84,00	240,00	Reversível
BTSAPR769	Carvalho	0	Tibagi	Tibagi	PR	60,00	64.818,36	Reversível
5764	Avenida Cesario De Melo Com Borges Da Fonsecal2 Qd 3-B	0	Campo Grande	Rio De Janeiro	RJ	65,50	330,00	Reversível
1554	Francelina Do Norte (V. Umari)	0	Na	Farias Brito	CE	15,50	200,00	Reversível
1245	Avenida Paulo Bastos	202	Na	Irauçuba	CE	44,41	186,39	Reversível
1516	Rua Principal	0	Vila Conceicao Dos C	Caetano	CE	15,00	200,00	Reversível
6784	Avenida Raimundo Martins	S/n	Centro	Coivaras	PI	25,00	375,00	Reversível
5298	Rua Laurentino A. Oliveira	S/n	Centro	Domingos Mourão	PI	25,00	600,00	Reversível
5301	Rua Herculano Gonzaga	S/n	Na	Flores Do Piauí	PI	25,00	3.900,00	Reversível
5320	Rua 21 De Abril	S/n	Na	Santana Do Piauí	PI	25,00	450,00	Reversível
5322	Rua Pedro Custodio	S/n	Centro	São Félix Do Piauí	PI	25,00	850,00	Reversível
6926	Serrinha	0	Rural	São Francisco Do Piauí	PI	9,00	260,00	Reversível
4457	Rua Santo Antonio	S/n	Vila De Santo Antonio	São Francisco Do Piauí	PA	19,42	221,48	Reversível
4557	Rua 25 De Outubro	S/n	Santa Maria Do Maú	Terra Alta	PA	25,00	49,00	Reversível
BTSAGO358	Rua Orcelino Vicente Santana S/Nº	S/n	Palminopolis	Palminópolis	GO	31,50	600,00	Reversível
6878	Avenida Pedro Valentino	S/n	Corrego/Boa Vista Da	Boa Vista Do Piauí	PI	9,00	200,00	Reversível
5012	Rua Suely Vital De Araujo	103	Centro	Camocim De São Félix	RE	29,40	330,25	Reversível
3212	Morro Proximo Da Localidade *	S/n	Rural	Guanhães	MG	44,00	900,00	Reversível
BTSAGO470	Rua 15 De Novembro	S/n	Urutai	Urutai	GO	79,39	450,00	Reversível
7537	Praça Da Igreja0			Aurora Do Pará	PA	12,00	2.800,00	Reversível
BTSAPR520	Rua Bernardino Vianna	0	Sao Jose	Palmas	PR	70,81	150,00	Reversível
3117	Rua Martim Pauluci	101	Centro	Tiradentes	MG	36,00	360,00	Reversível
7523	Rua Joao Paraense	S/n	Vila Mau	Marapanim	PA	35,89	306,00	Reversível
3147	Rua Esmeraldas	1296	Centro	Várzea Da Palma	MG	100,00	331,00	Reversível
BTSARS73	Invernada Dos Hipolitos		Cacique Doble	Cacique Doble	RS	20,25	150,00	Reversível
BTSASC224	Rua 306 - Lagoinha	0	Lagoinha	Itapema	SC	122,78	302,00	Reversível
BTSARS388	Passa Sete	0	Passa Sete	Passa Sete	RS	20,00	150,00	Reversível
7211	Estr. De Acesso Fazenda Quarto Crescente I	0	Na	Dário Meira	BA	27,20	1.900,00	Reversível
812	Rua Projetora	S/n	Centro	Mutuípe	BA	106,85	1.263,60	Reversível
7502	Rua Boiadeira	S/n	Tabocas Do Brejo Velho	Tabocas Do Brejo Velho	BA	16,00	1.442,67	Reversível

95	Rua 21 De Abril	S/n	Centro	Marechal Deodoro	AL	77,00	2.500,00	Reversível
1317	Rua Bernardo Vieira	159	Centro	Crato	CE	32,00	50,00	Reversível
1385	Rua Vicente Ferreira	S/n	Adrianopolis	Granja	CE	15,50	25,50	Reversível
5406	Repetidora Soledade	0	Na	São João Do Piauí	PI	25,00	10.000,00	Reversível
3695	Rod. Santarem - Curuauna Km 43	0	Centro	Santarém	PA	26,25	450,00	Reversível
2338	Rua Da Praça Luis Domingues	S/n	Centro	Guimarães	MA	9,00	360,00	Reversível
BTSARS78	Rua Florisbelo O. Netto		Camaqua	Camaquã	RS	55,44	200,00	Reversível
3453	Morro Do Cemiterio *	118	Distrito São Pedro Do	Machucado	MG	3,00	225,00	Reversível
3335	Rua Dr. Vitor G.C.Meneses E Souza	34	Urbano	Bonfim	MG	39,00	520,00	Reversível
2979	Avenida Gabriel Andrade	100	Centro	Passa Tempo	MG	43,00	188,00	Reversível
BTSARS204	Linha Alencastro	0	Sertorina	Farroupilha	RS	26,25	322,80	Reversível
33478	Estr. Adhemar Bebiano	2633	Inhauma	Rio De Janeiro	RJ	160,43	600,00	Reversível
1433	Barra Da Sucatinga	0	Na	Beberibe	CE	15,00	200,00	Reversível
1538	Rua Manoel Ferreira	S/n	Ematuba	Independência	CE	15,00	200,00	Reversível
7388	Rua Principal	268	Trizidela	Barra Do Corda	MA	9,00	240,00	Reversível
2353	Avenida Imperatriz	S/n	Centro	João Lisboa	MA	9,00	360,00	Reversível
37436	Morro Proximo Da Localidade *	S/n	Centro	Resende	RJ	16.000,00	16.000,00	Reversível
6161	Rua Jundia	925	Santa Tereza	Boa Vista	RR	65,00	335,00	Reversível
1834	Rua 13 De Maio	0	Timonha	Granja	CE	15,00	253,00	Reversível
3342	Rua Joaquim Alves De Araujo	S/n	Urbano	Santana De Cataguases	MS	34,00	350,00	Reversível
6887	Estrada De Acesso	0	Santo Hilario	Cocal	PI	9,00	160,00	Reversível
2958	Rua Felizberto Jorge Domingos	224	Centro	Jaíba	MG	37,00	384,00	Reversível
BTSASC318	Rua Anita Garibaldi Lote N - Qd. Nº23	0	Centro	Nova Erechim	SC	25,00	1.320,00	Reversível
BTSAMT105	Rua 13 De Junho Esq. C/ A Praça Pedro Clestino	0	Centro	Santo Antônio Do Leão	MT	38,25	150,00	Reversível
1954	Rua Professor Joao Coutinho	S/n	Barra Do Jucu	Vila Velha	ES	28,00	607,67	Reversível
100	Praça Jose Teofilo Da Silva	S/n	Centro	Jacaré Dos Homens	AL	51,80	55,63	Reversível
99	Praça Leopoldo Wanderley	S/n	Centro	Poço Das Trincheiras	AL	50,60	160,00	Reversível
1725	Rua Cel. Jose Libanio	65	Na	Pacatuba	CE	29,21	140,85	Reversível
6940	Cachoeira (Ponta Da Serra)	0	Rural	São Miguel Do Tapuió	PI	9,00	375,00	Reversível
5414	Rua Costa Rica	153	Cristo Rei	Teresina	PI	100,00	300,00	Reversível
7603	Avenida Sao Raimundo (Ao Lado Da Quadra Esportiva)	S/n	Centro	Imperatriz	MA	9,00	300,00	Reversível
2359	Rua Do Comercio - Centro	1	Centro	Lago Dos Rodrigues	MA	9,00	360,00	Reversível
5314	Rua Projetada	S/n	Na	Patos Do Piauí	PI	25,00	375,00	Reversível
4760	Praça Solon De Lucena	S/n	Centro	Princesa Isabel	PB	43,06	750,00	Reversível
1804	Avenida Sebastiao De Abreu	0	Sebastiao De Abreu	Pentecoste	CE	15,00	242,56	Reversível
2410	Rua Grande	S/n	Barro Vermelho	Santa Inês	MA	9,00	300,00	Reversível
BTSAPR374	Rodovia Jacarezinho/Cambara	S/n	Jacarezinho	Jacarezinho	PR	454,00	150,00	Reversível
2538	Avenida Magalhaes Pinto *	1729	Senador Melo Viana	Coronel Fabriciano	MG	110,00	369,00	Reversível
3099	Rua Otaviano De Moraes	46	Urbano	Silvianópolis	MG	32,00	300,00	Reversível
BTSAMS17	Rua 2 De Maio	360	Centro	Aral Moreira	MS	300,00	300,00	Reversível
3291	Morro Da Repetidora De Tv *	S/n	Zona Rural	Leme Do Prado	MG	9,00	900,00	Reversível
4695	Rua Santa Rita (Trav. Horacio Silva)	S/n	Centro	Areia	PB	36,00	380,00	Reversível
1354	Rua Alfredo Pinto De Mesquita	498	Centro	Tejuçuoca	CE	63,24	108,19	Reversível

6897	Estrada Geral	S/n	Pov. Chapada Do Pinho	Urua Marques	PI	9,00	200,00	Reversível
7563	Rua D Igreja (Praça Capitao Adolfo Lustosa)	0	Centro	Alto Alegre Do Pinda	MA	9,00	260,00	Reversível
1859	Vila De Majorlandia	0	Na	Aracati	CE	24,15	134,70	Reversível
3872	Marau	0	Na	Belém	PA	11,90	300,00	Reversível
5397	Rua Praxedes Campelo0			Prata Do Piauí	PI	48,00	306,01	Reversível
1983	Caxixie Radio Sitio Boa Esperança	S/n	Rural	Venda Nova Do Imigrante	PA	69,00	225,00	Reversível
4411	Rua Jader Barbalho	S/n	Sao Paulo	Santa Maria Do Pará	PA	12,00	280,00	Reversível
4526	Rua Pedro Carneiro	S/n	Vila Diamante	São João Do Araguaia	PA	29,61	375,10	Reversível
4550	Rua Bacuri	S/n	Vila Dos Palmares	Tailândia	PA	12,07	366,00	Reversível
3377	Rua Sao Paulo	553	Urbano	Varzelândia	MG	38,00	625,00	Reversível
7434	Rua Abnoel Nogueira	0	Anage	Anagé	BA	12,00	1.200,00	Reversível
7463	Fazenda Lagamar	0	Lagamar	Ibotirama	BA	58,88	1.800,00	Reversível
37610	Povoado Lajedo Do Pau D Arco	S/n	Na	Lapão	BA	625,00	625,00	Reversível
1605	Juritiana	0	Vila	Acaraú	CE	15,50	25,50	Reversível
33552	Rua Etuliano Da Silva	S/n	Agrovia Areial	Terra Alta	PA	18,00	49,00	Reversível
7308	Avenida Presidente Medice	S/n		Cidelândia	MA	60,00	1.000,00	Reversível
4153	Vila De Jatuarana	S/n	Na	Prainha	PA	20,16	480,00	Reversível
4971	Rua Ivo Leitao	S/n	Na	São Vicente Ferrer	PE	29,40	178,00	Reversível
3334	Avenida Dr. Jorge Bacha *	S/n	Centro	Pedralva	MG	38,00	240,00	Reversível
BTSAGO441	Rua Palmeiras	599	Sao Joao Da Parauna	São João Da Paraúna	GO	79,39	350,00	Reversível
BTSAGO291	Rodovia - Go 010 - Povoado De Capelinha	S/n	Capelinha	Leopoldo De Bulhões	GO	409,48	1.409,48	Reversível
BTSAGO433	Rua Joao Lucio S/Nº	S/n	Santa Rosa De Goias	Santa Rosa De Goiás	GO	150,00	150,00	Reversível
4076	Rua Jose Vidal	0	Louro	Garrafão Do Norte	PA	19,25	486,00	Reversível
4098	Rua Sao Joao Batista	S/n	Vila Do Curi	Igarapé-Açu	PA	19,25	600,00	Reversível
4456	Rua Jutaizinho	S/n	Vila Jutaizinho	Santarém Novo	PA	19,60	225,30	Reversível
5353	Repetidora Cipo	0	Na	Barro Duro	PI	106,00	7.703,60	Reversível
6694	Avenida Cidade De Minas	S/n	Conj. Carajas	Contagem	MG	48,00	300,00	Reversível
2946	Fazenda Taboleiro Olhos D'Agua *	S/n	Zona Rural	Monte Azul	MG	44,00	2.500,00	Reversível
3637	Rua Cel. Rodrigues Lopes De Azevedo	0	Sao Benedito	Muaná	PA	162,23	1.436,65	Reversível
7117	Povoado Nova Vida	0	Centro	Bom Jesus Das Selvas	MA	9,00	392,00	Reversível
5389	Rua Francisco Melo	1672	Centro	Passagem Franca	PI	38,00	375,00	Reversível
1770	Santa Barbara	0	Na	Alcântaras	CE	15,50	264,00	Reversível
5510	Rua Antonio Henriquesem Nº	0	Saturnino Braga	Campos Dos Goytacases	RJ	27,80	360,00	Reversível
1884	Rua Nova Venecia Lt 17/18 Qd A.D	S/n	Guriri	São Mateus	ES	44,00	600,00	Reversível
2941	Fazenda Serra Velha	S/n	Zona Rural	Monte Sião	MG	41,00	373,00	Reversível
BTSAMT88	Rua Rio Grande Do Sul Nº 56	56	Centro	Poxoréo	MT	-	472,80	Reversível
3379	Praça Benedito Valadares	293	Centro	Rio Pardo De Minas	MG	37,00	419,00	Reversível
2806	Avenida Santo Antonio	222	Urbano	Ewbank Da Câmara	MG	12,00	232,00	Reversível
1813	Setor Nh5	0	Na	Limoeiro Do Norte	CE	15,00	160,00	Reversível
6953	Rua Geral (7 Km Do Centro)	0	Brejo Dos Marianos	São Miguel Do Tapui	PI	6,00	180,00	Reversível
5671	Rua Dr. Alexandre Abrahao	84	Paraiba Do Sul	Paraíba Do Sul	RJ	283,30	3.136,00	Reversível
2108	Rua Atilio Dalla Bernardina	S/n	Urbano	São Roque Do Canaã	ES	28,00	246,00	Reversível
2660	Rua Getulio Etrusco	S/n	Urbano	Barra Longa	MG	11,00	108,00	Reversível

3284	Rua Gadbem Dos Santos	33	Urbano	São Bento Abade	MG	51,00	150,00	Reversível
3197	Rua Candido Alvares	526	Urbano	Serra Do Salitre	MG	26,00	456,00	Reversível
7437	Rua Olavo Lobo	0	Na	Antônio Cardoso	BA	26,40	900,00	Reversível
4705	Rua Ernani Costa	S/n	Centro	Olho D'Água	PB	57,75	360,00	Reversível
4141	Sao Luis Do Tapajos	0	Na	Itaituba	PA	19,77	415,80	Reversível
3721	Uniao Da Floresta (Km 120)	0	Na	Medicilândia	PA	20,32	367,50	Reversível
4227	Verde Floresta	0	Na	Medicilândia	PA	35,00	450,00	Reversível
4437	Vila Franca Do Arapiuns	0	Na	Santarém	PA	19,00	300,00	Reversível
4418	Rua Do Cemiterio	0	Arapixuna	Santarém	PA	25,41	300,00	Reversível
7321	Rodovia Estadual Ma 110	S/n	Centro	São Bernardo	MA	61,77	2.449,00	Reversível
5508	Corrego Do Cafe	97	Sao Sebastiao	Campos Dos Goytacases	RJ	221,00	221,00	Reversível
7394	Rua Dos Crentes	S/n	Clemente	Barra Do Corda	MA	9,00	360,00	Reversível
3442	Praça Nsa. Sra. Do Carmo *	S/n	Centro	Luminárias	MG	12,00	184,00	Reversível
7343	Rua Grande (Rua Do Comercio)	1	Centro	Tufilândia	MA	9,00	324,00	Reversível
BTSAGO440	Rua Bacuri Qd. 04 Lt. 04 - Praça Dos Bacuris - Vila Florença	0	Santo Antonio De Go	Santo Antônio De Goiás	GO	75,00	1.200,00	Reversível
5269	Rua Gervasio Pires	0	Centro	Barras	PI	48,00	483,00	Reversível
BTSAGO258	Avenida 31 De Março Nº 418 Qd. 41(Ant. Qd 39) Lt. 15	418	Itaruma	Itarumã	GO	60,00	450,00	Reversível
BTSARS688	Rua Buarque De Manao Proprio	0	Vila Flores	Vila Flores	RS	45,05	150,00	Reversível
1192	Rua Dona Cefisa Aguiar	S/n	Centro	Cariré	CE	90,00	69,58	Reversível
BTSAGO465	Rua Da Igreja Velha S/Nº	S/n	Vila Sertaneja	Uirapuru	GO	150,00	150,00	Reversível
BTSARS206	Lote 52	0	Linha Jacinto	Farroupilha	RS	26,57	312,50	Reversível
BTSARS157	Coxilha	0	Coxilha	Coxilha	RS	73,71	150,00	Reversível
5046	Rua Coronel Antonio Japiassu	701	Centro	Arcoverde	PE	2.961,56	4.377,67	Reversível
5820	Estr. De Jacarepagua	2180	Jacarepagua	Rio De Janeiro	RJ	176,00	1.980,00	Reversível
2010	Rua Sete Setembro	59	Centro	João Neiva	ES	276,00	850,00	Reversível
6744	Avenida Maria Eugenia	0	Valeria	Salvador	BA	176,00	1.200,00	Reversível
1518	Rua B - Em Frente A Quadra De Esportes	0	Conjunto Gh-2	Icó	CE	15,00	200,00	Reversível
1589	Rua Do Cruzeiro	S/n	Itans	Itapiúna	CE	15,00	216,00	Reversível
1655	Mumbaba	0	Na	Massapê	CE	10,00	170,00	Reversível
5313	Rua Antonio Pinheiro	S/n	Centro	Palmeira Do Piauí	PI	25,00	450,00	Reversível
3743	Rua Alto Bonito	0	Boa Esperanca	Nova Ipixuna	PA	19,67	360,50	Reversível
4272	Maracaja	0	Vila Maracaja	Novo Repartimento	PA	40,48	565,60	Reversível
4396	Travessa Lauro Sodre	S/n	Centro	Santa Luzia Do Pará	PA	69,79	516,60	Reversível
4464	Rua Lourenço Felix	S/n	Santa Terezinha	Santo Antônio Do Taboão	MA	11,90	240,00	Reversível
3260	Fazenda Cachoeira Do Bom Jardim *	S/n	Zona Rural	Pirapetinga	MG	22,00	600,00	Reversível
6917	Rodovia Pi 116	S/n	Pedra Do Sal	Parnaíba	PI	9,00	136,00	Reversível
BTSARS615	Sinimbu	0	Sinimbu	Sinimbu	RS	64,00	150,00	Reversível
BTSAGO326	Avenida Mal. Ribas Junior Qd. 15 Lt. 121 - Centro	0	Nazario	Nazário	GO	98,82	120,00	Reversível
4255	Comunidade De Curral Grande0			Monte Alegre	PA	26,00	200,00	Reversível
3193	Rua Tupinambas	151	Urbano	Guimarânia	MG	38,00	240,00	Reversível
5157	Praça Rodolfo Graussa	S/n	Na	Jataúba	PE	36,24	209,20	Reversível
BTSAPR397	Rua Professor Carlos Weil / Colonia Mariental	0	Lapa	Lapa	PR	53,07	1.175,00	Reversível
BTSARS3	Ajuricaba	0	Ajuricaba	Ajuricaba	RS	84,15	290,00	Reversível

BTSAGO427	Rua Paulo Lopes Qd. 8	0	Santa Helena De Goiás	Santa Helena De Goiás	GO	190,00	190,00	Reversível
5825	Estr. Do Pau Ferro	67	Pechincha	Rio De Janeiro	RJ	633,44	830,00	Reversível
6698	Morro Da Repetidora De Tv *	S/n	Zona Rural	Fervedouro	MG	6,00	225,00	Reversível
4840	Rua Agripino De Sa - Praça Agamenon Magalhaes	S/n	Centro	Ipupi	PE	36,24	82,80	Reversível
4735	Fazenda Capoeira	0	Zona Rural	Cubati	PB	20,95	400,00	Reversível
1169	Praça Alcides Paraiba	S/n	Centro	Apuiarés	CE	29,97	55,00	Reversível
1410	Aratama	0	Na	Assaré	CE	15,50	25,50	Reversível
4643	Praça Makrina Maroja	S/n	Centro	Araçagi	PB	26,00	105,00	Reversível
5288	Rua Acelino Resende	S/n	Centro	Capitão De Campos	PI	25,00	320,00	Reversível
4348	Rodovia Pa 2540	S/n	Comunidade De Jaturina	Brasília	PA	20,00	3.000,00	Reversível
3079	Rua Dr. Heitor Soares Moura	95	Urbano	São Pedro Dos Ferros	MG	50,00	121,00	Reversível
1437	Rodovia Ce	S/n	Barreiras	Iguatu	CE	10,00	25,00	Reversível
BTSARS563	Sao Jose Das Missoes	0	Sao Jose Das Missoes	São José Das Missões	RS	26,25	150,00	Reversível
BTSAGO409	Fazenda Rio Doce De Cima - Potreirinha (B)	0	Rio Verde	Rio Verde	GO	60,00	60,00	Reversível
11931	Fazenda Veneza *	S/n	Rural	São Pedro Do Suaçuí	MG	3,00	200,00	Reversível
BTSARS385	Pareci Novo	0	Pareci Novo	Pareci Novo	RS	44,85	150,00	Reversível
12044	Ao Lado Da Igreja *	S/n	Urbano	Minas Novas	MG	3,00	225,00	Reversível
7033	Travessa Eneas Simplicio	102	Na	Igaci	AL	14,00	338,04	Reversível
4769	Rua Ormicindo Mangueira	S/n	Centro	Santana De Mangueira	PB	8,00	105,42	Reversível
6850	Aroeiro Do Itai	0	Rural	Picos	PI	9,00	200,00	Reversível
4099	Rua Fernando Guilhon	S/n	Vila Porto Seguro	Igarapé-Açu	PA	11,90	240,00	Reversível
4195	Vila De Martins Pinheiro	0	Na	Maracanã	PA	19,38	453,00	Reversível
4196	Trav. Teodorico Neto	0	Vila Quarenta Do Morro	Maracanã	PA	19,38	315,00	Reversível
4356	Vila Cumaru	0	Na	Quatipuru	PA	20,30	240,00	Reversível
4459	Rua Santo Antonio	S/n	Vila Sao Joao Do Peri	Santarém Novo	PA	19,25	240,00	Reversível
3602	Distrito Industrial	0	Distrito Industrial	Ananindeua	PA	25,00	400,00	Reversível
2052	Rua Joao Boss - Morro Da Caixa Dagua - Sao Gabriel Da Palha	S/n	Urbano	São Gabriel Da Palha	ES	45,00	1.600,00	Reversível
6173	Rua Jose Venancio	0	Santa Maria Do Boiaçu	Borainópolis	RR	17,00	1.250,00	Reversível
5837	Rua Sizenando Nabuco	115	Manguinhos	Rio De Janeiro	RJ	16,00	325,00	Reversível
723	Rua 15 De Novembro	S/n	Centro	Cordeiros	BA	42,00	1.271,00	Reversível
33479	Maria Gorete Cavalcante	0	Inhamus	Tauá	CE	15,00	87,72	Reversível
BTSAGO359	Rua Vitercides Serafim Pereira Qd. 07 Lt. 02	0	Panamá	Panamá	GO	60,12	912,12	Reversível
4249	Rua Piracaba	0	Comunidade De Piracaba	Monte Alegre	PA	18,06	60,00	Reversível
BTSAGO11	Rua Da Saudade Esq. C/ Av. Planetaria Qd. 24 Lt. 295/296	0	Centro	Amorinópolis	GO	40,88	525,00	Reversível
3580	Avenida Joao Pessoa	520	Centro	Vigia	PA	70,33	472,38	Reversível
7242	Fazenda Cariri	0	Na	Riacho De Santana	BA	52,00	10.600,00	Reversível
BTSAGO410	Fazenda Rio Verde Da Barra Grande - Rancho Queimado	0	Rio Verde	Rio Verde	GO	837,62	16.752,45	Reversível
BTSARS633	Toropi	0	Toropi	Toropi	RS	26,25	150,00	Reversível
1059	Rua Milton Jose Ornelas	0	Centro	Alagoinhas	BA	349,00	853,00	Reversível
3508	Rua Principal - Sitio Serrinha Ou Ladeira *	S/n	Rural	Machado	MG	50,00	900,00	Reversível
447	Rua Celika Nogueira Ou Celika Rodrigues	249	Piraja / Aguas Claras	Salvador	BA	103,00	709,00	Reversível
7075	Rua Rezende Costa	11	Jardim Cruzeiro	Salvador	BA	142,00	260,00	Reversível
6062	Rua Homem De Siqueira	138	Pedro Velho	Pedro Velho	RN	64,69	66,12	Reversível

1552	Flexeiras	0	Na	Trairi	CE	15,00	200,00	Reversível
6748	Boi Morto	0	Urbano	Agricolândia	PI	9,00	100,00	Reversível
5394	Rua Do Fio	0	Na	Picos	PI	65,00	420,00	Reversível
7531	Rua Joao Paulo li	S/n	Na	Aveiro	PA	24,19	275,81	Reversível
4386	Condominio Denpasa (Rua Andiroba	S/n	Na	Santa Bárbara Do Para	MA	19,49	360,00	Reversível
5379	Rua Projetada	S/n	Na	Lagoa Alegre	PI	25,00	375,00	Reversível
BTSAGO230	Rua Pioneira S/Nº Qd. 05 (Rua Francisco Jose Da Silva) (Av. Pedro Ludovico Teixeira)	S/n	Indiara	Indiara	GO	79,39	765,00	Reversível
2382	Rua Principal	S/n	Barraca De Santa Sofia	Panheiro	MA	9,00	360,00	Reversível
555	Fazenda Angicos Km 1655 Da Ba 130 P/Juazeiro	0	Distrito Barrinha	Jaguarari	BA	15,00	2.000,00	Reversível
6170	Rua Lacerda Gago Km 426 Da Br-174	242	Vila Nova Colina	Rorainópolis	RR	17,00	5.680,00	Reversível
3143	Morro Proximo Da Localidade/Faz. Coqueiros *	S/n	Zona Rural	Lagoa Da Prata	MG	86,00	400,00	Reversível
3712	Rua Dr. Picanço Diniz	1631	Centro	Óbidos	PA	385,50	1.270,00	Reversível
5378	Repetidora Sitio - Estrada Pi-243 Para Sitio	S/n	Na	Jaicós	PI	25,00	6.720,00	Reversível
3110	Fazenda Boqueiras *	S/n	Rural	São João Da Ponte	MG	44,00	2.500,00	Reversível
4979	Rua Major Juarez Nogueira Mendes	S/n	Centro	Barreiros	PE	72,78	83,30	Reversível
4335	Piçarra	0	Na	Piçarra	PA	36,00	600,00	Reversível
7525	Rod. Pa 242	S/n	Vila St() Terezinha	Castanhal	PA	11,90	240,00	Reversível
3473	Rodovia Br 367 Km - 5512	S/n	Rural	Couto De Magalhães	MG Minas	30,00	400,00	Reversível
2626	Morro Da Repetidora De Tv *	S/n	Zona Rural	Abre Campo	MG	27,00	901,28	Reversível
4066	Trav. Dom Pedro I	S/n	Na	Faro	PA	17,00	10.000,00	Reversível
3254	Praça Marcelino Vieira *	S/n	Urbano	Caranaíba	MG	30,00	153,00	Reversível
487	Praça Da Bandeira	S/n	Centro	Cairu	BA	19,00	945,00	Reversível
1561	Guanaces	0	Na	Cascavel	CE	15,50	25,50	Reversível
1703	Rafael Arruda	0	Na	Sobral	CE	15,00	165,00	Reversível
4056	Rodovia Castanhal-Curuça Km 420	S/n	Povoado De Magalhães	Lagoa Prata	PA	19,59	225,00	Reversível
3674	Rua Ley Dos Reis	0	Centro	Santa Maria Do Pará	PA	81,26	1.800,00	Não Reversível
7561	Br 135	S/n	Centro	Alto Alegre Do Maranhão	MA	9,00	360,00	Reversível
2322	Rua Principal	S/n	Novo Goncalves Dias	Gonçalves Dias	MA	9,00	349,32	Reversível
2318	Br De D. Pedro E Gonçalves Dias (5 Km Antes De G.D.)	S/n	Centro	Governador Archer	MA	9,00	360,00	Reversível
7317	Rua Grande (Margem Da Br 316)	S/n	Centro	Santa Inês	MA	9,00	350,00	Reversível
BTSAPR428	Avenida Brasil	0	Maria Helena	Maria Helena	PR	12,65	810,00	Reversível
1832	Timbauba	0	Na	Russas	CE	15,50	200,00	Reversível
5059	Rua Monte Santo	S/n	Centro	Manari	PE	36,24	396,00	Reversível
2433	Rua Magalhaes De Almeida	S/n	Urbano	São José Dos Basílios	MA	14,00	360,00	Reversível
2272	Rua Sao Pedro	S/n	Pov. Aldeia	Balsas	MA	9,00	360,00	Reversível
202	Rua Couto Vale	S/n	Centro	Caapiranga	AM	55,60	2.049,26	Reversível
1817	Sitio Estrela	0	Na	Barbalha	CE	15,00	165,00	Reversível
BTSARS187	Rua Polonia	0	Erechim	Erechim	RS	72,99	800,00	Reversível
BTSASC452	Rua Bela Vista	0	Centro	Schroeder	SC	25,00	420,00	Reversível
2005	Rua Deoclesio Cossi	S/n	Centro	Cachoeiro De Itapemirim	ES	29,00	262,80	Reversível
904	Rua Da Torre - Br 116 Km 100	S/n	Km 100	Brejões	BA	79,95	464,94	Reversível
539	Rua Manoel Cerqueira Brandao - Clube	S/n	Pontalzinho	Itabuna	BA	2.891,00	5.563,00	Não Reversível
4312	Rod. Transamazonica Km 1180	S/n	Porto Jarbas Passari	São João Do Araguaia	PA	26,24	640,00	Reversível

BTSAPR464	Av Rio Grande Do Sul Qd 4 Lt 9 (Rua Estado Do Rio)		Balneário São Carlos	Pontal Do Paraná	PR	-	319,00	Não Reversível
BTSAPR465	Av Rio Grande Do Sul Qd 4 Lt 10 (Rua Estado Do Rio)		Balneário São Carlos	Pontal Do Paraná	PR	-	319,00	Não Reversível
BTSAPR466	Av Rio Grande Do Sul Qd 4 Lt 11 (Rua Estado Do Rio)		Balneário São Carlos	Pontal Do Paraná	PR	-	319,00	Não Reversível
BTSAPR467	Av Rio Grande Do Sul Qd 4 Lt 19 (Rua Estado Do Rio)	0	Balneário São Carlos	Pontal Do Paraná	PR	-	319,00	Não Reversível
BTSAPR468	Av Rio Grande Do Sul Qd 4 Lt 18 (Rua Estado Do Rio)		Balneário São Carlos	Pontal Do Paraná	PR	-	319,00	Não Reversível
5875	Trav. Sandoval Andrade	S/n	Barra De Itabapoana	São Francisco De Itabapoana	BA	30,20	585,00	Reversível
BTSAGO473	Rodovia Go-010 - Vianópolis/Luziania	S/n	Esmeril (Adenilópolis)	Vianópolis	GO	150,00	150,00	Reversível
1206	Rua Tabeliao Angelim	S/n	Centro	Coreaú	CE	45,60	251,81	Reversível
3427	Morro Cemiterio	S/n	Rural	Alto Jequitibá	MG	26,00	392,00	Reversível
3887	Canutama	0	Na	Benevides	PA	11,90	444,00	Reversível
BTSAGO461	Avenida Presidente Vargas Nº 136 Qd. 22 Lt. 10 - Centro	136	Trombas	Trombas	GO	70,00	938,16	Reversível
2049	Sao Floriano - Local	S/n	Urbano	Domingos Martins	ES	69,00	245,00	Reversível
1513	Coite Pedreira	0	Na	Caucaia	CE	15,00	200,00	Reversível
1498	Rua Corrego Principal	S/n	Carnaubinha	Milhã	CE	15,00	165,00	Reversível
3673	Mae Do Rio	0	Na	Mãe Do Rio	PA	120,43	773,44	Reversível
BTSAGO203	Quadra 08 Lote 27	0	Uva	Goiás	GO	912,00	912,00	Reversível
6426	Avenida N. Sra. Da Gloria	S/n	Centro	Monte Alegre De Sergipe	SE	36,00	375,00	Reversível
BTSAPR803	Rua Professora Amazilia	25	Uniao Da Vitoria	União Da Vitória	PR	396,00	396,00	Reversível
1401	Antonico	0	Na	Quixelô	CE	15,00	200,00	Reversível
BTSAGO6	Avenida Anicuns Qd. 8 Lt. 09 E Parte Lt. 06 (Rua 17 Qd. 34 Lt. 02)	0	Centro	Alexânia	GO	61,00	450,00	Reversível
BTSAGO471	Rua 4 Esq. C/ N. S. Da Abadia Qd. 1 (Parte)	0	Varjao	Varjão	GO	63,90	2.100,00	Reversível
459	Rua Do Tanque	S/n	Na	Andorinha	BA	36,00	338,00	Reversível
1488	Canoa Quebrada Nº 1	0	Na	Aracati	CE	40,02	94,00	Reversível
1548	Faveira	0	Na	Carnaubal	CE	15,00	165,00	Reversível
1389	Rua Do Comercio	S/n	Aleixo	Missão Velha	CE	15,50	112,18	Reversível
1530	Estrada De Algodoes	S/n	Damiao Carneiro (Algodoes)	Itapipubim	CE	15,50	25,50	Reversível
4145	Avenida Marechal Castelo Branco	S/n	Centro	Itupiranga	PA	19,14	290,00	Reversível
BTSARS116	Caseiros	0	Caseiros	Caseiros	RS	61,60	150,00	Reversível
4866	Morro Do Criolo/Fazenda Terra Nova Br407	S/n	Na	Petrolina	PE	1.720,00	1.600,00	Reversível
1522	Crioulos	0	Na	Pereiro	CE	15,50	172,00	Reversível
4096	Rod. Pa 236 Km05	S/n	Primeiro Caripi	Igarapé-Açu	PA	11,90	220,00	Reversível
2641	Morro Proximo Da Localidade	S/n	Zona Rural	Andradas	MG	37,00	2.500,00	Reversível
4075	Rua Da Caixa D'Agua	S/n	Vila Do Livramento	Garrafão Do Norte	PA	56,82	468,00	Reversível
33588	Fazenda Caju Norte0			Canto Do Buriti	PI	9,00	10.000,00	Reversível
BTSAPR589	Prolongamento Da Rua General Osorio	0	Pitanga	Pitanga	PR	24,01	150,00	Reversível
1578	Ilha Dos Coqueiros	0	Na	Acaraú	CE	15,00	152,00	Reversível
4344	Trav. Elias Americano (Antigo Município São João Do Araguaia)	0	Centro	Bom Jesus Do Tocantins	PA	49,30	382,87	Reversível
6149	Rua Roberto Costa	2	Na	Normandia	RR	106,67	1.566,00	Reversível
4219	Rua Principal	0	Na	Marapanim	PA	177,28	2.264,46	Reversível
2483	Rua Principal	S/n	Pov. Fortaleza De Nazareth	Zemaçu	MA	9,00	600,00	Reversível
106	Avenida Sao Sebastiao	S/n	Cidade Alta	Atalaia	AL	91,25	1.660,00	Reversível
1387	Rua Joao Soares De Lima	S/n	Agua Belas	Boa Viagem	CE	34,86	176,00	Reversível
6932	Marrecas (Ze Bulandia)	0	Na	São João Do Piauí	PI	9,00	36,00	Reversível

4729	Sitio Costa	0	Zona Rural	Cacimbas	PB	98,00	200,00	Reversível
5350	Repetidora Boa Vista	0	Pov. Baixao Do Santo	Anísio De Abreu	PI	18,00	10.000,00	Reversível
BTSARS243	Rua Lupicinio Rodrigues	0	Santa Rita	Guaíba	RS	20,00	300,00	Reversível
3520	Serra Sao Jose *	S/n	Rural	São Francisco	MG	37,00	1.225,00	Reversível
4757	Rua Prof. Joao Rodrigues	23	Na	Pocinhos	PB	98,00	261,00	Reversível
3898	Rodovia Magalhaes Barata	S/n	Vila Sao Joao De Pan	Elasito	PA	65,34	140,00	Reversível
3922	Santa Rita	0	Na	Brejo Grande Do Araguaia	PA	19,49	242,40	Reversível
4029	Rua Dilson Funaro	S/n	Serra Pelada	Curionópolis	PA	19,50	731,25	Reversível
4074	Avenida Fundo De Pote	S/n	Vila De Fundo De Po	Garrafão Do Norte	PA	19,25	240,00	Reversível
4077	Rua Da Telemar	S/n	Marmorana	Garrafão Do Norte	PA	19,88	240,00	Reversível
4259	Sao Miguel Do Pracuuba	0	Na	Muaná	PA	19,14	312,00	Reversível
4305	Rio Grande	0	Na	Ourém	PA	19,25	240,00	Reversível
4308	Vila Bom Jardim	0	Na	Pacajá	PA	18,90	524,00	Reversível
4314	Travessa Maranhao	S/n	Colonia Do Uraim	Paragominas	PA	17,72	240,00	Reversível
4343	Tapara (Vila Do Tapara)	0	Na	Porto De Moz	PA	21,17	350,08	Reversível
4368	Santo Antonio De Urindeua	0	Na	Salinópolis	PA	19,60	240,00	Reversível
4369	Travessa Sao Domingos	0	Vila De Sao Bento	Salinópolis	PA	17,00	220,00	Reversível
4381	Rua Da Caixa D'Agua	S/n	Vila Mauricia	Santa Bárbara Do Para	PA	20,06	463,57	Reversível
4484	Rua Tauarizinho	S/n	Vila Sao Benedito	São Domingos Do Araguaia	PA	19,60	450,00	Reversível
2242	Estrada Municipal0	1	Centro	Matões	MA	29,98	1.943,67	Reversível
3172	Serra Da Mina *	S/n	Rural	Conceição Do Mato D	MG	44,00	570,00	Reversível
5310	Rua Joao Ferry	S/n	Centro	Miguel Leão	PI	25,00	450,00	Reversível
7493	Praça Vicente Moreira	0	Morro Das Flores	Ruy Barbosa	BA	16,00	615,00	Reversível
141	Rua Jose Basilio	S/n	Centro	Barcelos	AM	302,69	3.302,79	Reversível
3640	Avenida Visconde De Souza Franco		Centro	São Caetano De Odi	PA	48,75	525,70	Reversível
3283	Trav. Marques Parana *	S/n	Zona Rural	Jacuí	MG	66,00	260,00	Reversível
4785	Povoado Jurema	0	Na	Tavares	PB	18,00	80,00	Reversível
5002	Rua Vigario Tejo	114		Taquaritinga Do Norte	PE	75,16	142,57	Reversível
1431	Rua Raimundo Joca	S/n	Bandeira Nova	Itatira	CE	15,50	25,50	Reversível
BTSAMT1	Praça Nossa Senhora De Brotas	S/n	Centro	Acorizal	MT	42,30	1.229,15	Reversível
5564	Rua E Lotes 08 E 09 Da Quadra 050	22	Morro Sao Joao	Itaocara	RJ	32,00	520,00	Reversível
3555	Fazenda Tiririca	S/n	Zona Rural	Paracatu	MG	68,00	10.000,00	Reversível
5076	Rua Jonas Camelo	40	Centro	Buíque	PE	78,25	182,73	Reversível
7037	Praça Manoel Valente De Lima	S/n	Alto Santa Cruz	Limoeiro De Anadia	AL	16,00	55,63	Reversível
1471	Cachoeira De Fora	0	Na	Arneiroz	CE	15,00	300,00	Reversível
1627	Rua Professora Rosa Almeida Souza	S/n	Macaoca	Madalena	CE	15,00	280,00	Reversível
1847	Tuina	0	Na	Massapê	CE	15,50	25,50	Reversível
1287	Rua Jose Leao	S/n	Centro	Moraújo	CE	57,60	201,65	Reversível
4041	Rua 20 De Janeiro	S/n	Vila Maraua	Curuçá	PA	11,90	240,00	Reversível
4584	Avenida Central	S/n	Vila Arco Iris	Ulianópolis	PA	11,90	520,00	Reversível
5328	Rua Joaquim Regino Costa	333	Centro	São José Do Peixe	PI	25,00	14.400,00	Reversível
3413	Alto Do Santuario *	S/n	Zona Rural	Lajinha	MG	26,00	900,00	Reversível
BTSAGO123	Rua Goias Qd. A-5	0	Cristianopolis	Cristianópolis	GO	66,00	1.780,00	Reversível

1564	Rua Luiz Vieira De Sousa	0	Guia	Boa Viagem	CE	15,00	264,00	Reversível
5019	Rua Major Manoel Felix De Menezes	S/n	Centro	São Joaquim Do Monte	PE	43,80	85,76	Reversível
1468	Buritizal	0	Na	Poranga	CE	15,50	285,00	Reversível
6514	Travessa Duque De Caxias	S/n	Centro	Riachão Do Dantas	SE	36,00	180,00	Reversível
BTSAGO423	Rua Francisco De Amorim S/Nº	S/n	Santo Antonio Da Estrela	Santa Cruz De Goiás	GO	1.200,00	1.200,00	Reversível
7322	Rua Sao Raimundo - Esquina Com Rua Bom Jesus	S/n	Centro	São Francisco Do Brasil	MA	9,00	405,00	Reversível
1542	Espinho	0	Rural	Limoeiro Do Norte	CE	15,50	25,50	Reversível
3827	Trav. Nossa Senhora Do Livramento	S/n	Anoira	Augusto Corrêa	PA	29,00	240,00	Reversível
BTSASC478	Avenida Sao Luiz Pt. Lote Nº13	0	Centro	União Do Oeste	SC	60,84	284,00	Reversível
3286	Rua Jose Costa Neves	69	Urbano	Conselheiro Lafaiete	MG	4,00	144,00	Reversível
7185	Morro Caetano (Zona Urbana)0	S/n	Na	Ibitiara	BA	45,00	1.200,00	Reversível
1771	Rua Nossa Senhora Do Carmo	S/n	Santa Felicia	Acopiara	CE	15,50	25,50	Reversível
1492	Capivara	0	Na	Aracoiaba	CE	15,50	25,50	Reversível
1472	Caetanos	0	Na	Beberibe	CE	15,00	300,00	Reversível
1568	Rua Luiz Lucio Resende	1	Ibiapaba	Crateús	CE	15,50	25,50	Reversível
1572	Rua Sebastiao Porfirio	S/n	Ibuacu	Granja	CE	10,00	170,00	Reversível
5270	Praça Gilbues	S/n	Centro	Gilbués	PI	48,00	800,00	Reversível
3996	Rua Sao Joao	S/n	Sao Pedro Do Indua	Capitão Poço	PA	19,88	240,00	Reversível
4378	Estrada Do Araçy	S/n	Na	Santa Bárbara Do Paraiba	BA	19,77	474,30	Reversível
110	Morro0	S/n	Morro	Tanque D'Arca	AL	15,00	108,00	Reversível
1094	Rua E	S/n	Alvorada	Vitória Da Conquista	BA	193,00	1.218,00	Reversível
3505	Morro Proximo Da Caixa D'Agua *	S/n	Rural	Dona Eusébia	MG	3,00	225,00	Reversível
BTSARS137	Cerro Grande	0	Cerro Grande	Cerro Grande	RS	45,05	150,00	Reversível
BTSARS629	Taquarucu Do Sul	0	Taquarucu Do Sul	Taquarucu Do Sul	RS	45,05	150,00	Reversível
1651	Avenida Jose Bezerra De Saboia	0	Montenebo	Crateús	CE	15,50	200,00	Reversível
1473	Cafe Da Linha	0	Na	Milagres	CE	15,00	144,00	Reversível
BTSAGO270	Rua Jk Esq C/ Rua Beraldo Caetano Gomes S/Nº	S/n	Jandaia	Jandaia	GO	60,60	1.094,00	Reversível
12028	Morro Proximo Da Localidade *	S/n	Rural	Tarumirim	MG	3,00	100,00	Reversível
BTSAMS20	Rua 12 De Outubro	S/n	Vila Marques	Aral Moreira	MS	24,97	281,25	Reversível
1836	Estrada Da Vila Torroes	0	Vila Torroes	Itarema	CE	15,50	200,00	Reversível
1675	Rua Francisco Ferreira Gomes	0	Panacui	Marco	CE	15,50	200,00	Reversível
4583	Rua Paragominas	S/n	Colonia Agua Branca	Ulianópolis	PA	11,90	342,00	Reversível
BTSAGO155	Rua Sao Bento Qd. 4 Lt. 1 E 2 (Parte)	0	Natinopolis	Goianésia	GO	738,00	1.230,00	Reversível
BTSAPR748	Estrada Principal	0	Serranopolis Do Iguaçu	Serranópolis Do Iguaçu	PR	15,80	1.044,00	Reversível
4562	Rua Sao Marcos	S/n	Forquilha	Tomé-Açu	PA	11,90	247,20	Reversível
BTSAGO231	Fazenda Goiabeiras	0	Inhumas	Inhumas	GO	320,00	6.400,00	Reversível
BTSAMT13	Rod. Arenapolis/Nortelandia	S/n	Ponte	Arenápolis	MT	43,45	3.600,00	Reversível
1224	Avenida Jose Candido De Carvalho	483	Centro	Graça	CE	56,16	197,10	Reversível
BTSASC253	Rua Cidade Umbuzeiro Esq.Rua Cidade Gravata	S/n	Santa Catarina	Joinville	SC	52,00	340,00	Reversível
BTSAGO200	Avenida Sao Paulo Esq. C/ Rua 5 S/Nº	S/n	Goianira	Goianira	GO	79,39	900,00	Reversível
12000	Vila Fernandes	S/n	Rural	Conselheiro Lafaiete	MG	3,00	100,00	Reversível
3114	Fazenda Manga Grande *	S/n	Zona Rural	Pedra Azul	MG	44,00	2.500,00	Reversível
2536	Avenida Jose Antonio Soalheiro	126	Boa Vista	Sete Lagoas	MG	189,00	407,00	Reversível

6480	Bom Sucesso	0	Bom Sucesso	Poço Redondo	SE	11,60	96,00	Reversível
1475	Caiçara	0	Na	Canindé	CE	15,00	200,00	Reversível
1599	Jordao	0	Vila	Sobral	CE	15,50	200,00	Reversível
4115	Vila De Ipanema	S/n	Na	Prainha	PA	31,50	500,00	Reversível
1555	Fronteiro	0	Na	Milagres	CE	15,50	200,00	Reversível
BTSARS642	Tres Arroios	0	Tres Arroios	Três Arroios	RS	26,25	150,00	Reversível
3435	Morro Da Repetidora De Tv *	S/n	Zona Rural	Matipó	MG	26,00	445,00	Reversível
BTSAGO95	Pça. Manoel Pio Pereira Esq C/ Av. Bernardo Sayao S/Nº	S/n	Campo Alegre De Go	Campo Alegre De Go	GO	79,39	2.625,00	Reversível
2023	Morro Alto Sao Cristovao	S/n	Muniz Freire	Muniz Freire	ES	84,00	2.509,00	Reversível
3449	Morro Proximo Do Cemiterio *	S/n	Rural	Manhuaçu	MG	3,00	225,00	Reversível
BTSARS608	Rua Caliandra	0	Silva Jardim	Serafina Corrêa	RS	45,05	360,00	Reversível
11983	Fazenda Bonfim *	S/n	Rural	João Pinheiro	MG	6,00	100,00	Reversível
3443	Rua Joao Antonio Carvalhais	335	Centro	Rio Vermelho	MG	40,00	300,00	Reversível
1845	Trussu	0	Na	Acopiara	CE	15,50	330,00	Reversível
4047	Alameda Sao Pedro Do Tijoca	S/n	Vila Sao Pedro Da Tijoca	Caruçá	PA	19,31	321,60	Reversível
2311	Rua Principal	S/n	Pov. Santa Vitoria	Dom Pedro	MA	9,00	200,00	Reversível
1390	Rua Noel Pereira Angelim	S/n	Algodoes	Quiterianópolis	CE	15,50	95,00	Reversível
5653	Rua Sete De Setembro	0	Lumiar	Nova Friburgo	RJ	35,12	457,00	Reversível
2029	Rua Maria Ortiz (Loteamento Belvedere)	S/n	Belvedere	Marataízes	ES	76,00	1.296,00	Reversível
2057	Rua Ericson Peçanha	S/n	Centro	São Mateus	ES	270,00	1.546,00	Reversível
12019	Fazenda Nova Veneza	S/n	Rural	Jequitinhonha	MG	3,00	225,00	Reversível
1610	Lagoa De Dentro	0	Na	Beberibe	CE	15,50	168,00	Reversível
1565	Rua Central Do Guriu	S/n	Guriu	Camocim	CE	10,00	170,00	Reversível
1191	Rua Raimundo Aires	194	Centro	Caridade	CE	26,40	89,50	Reversível
1499	Rua Central Do Carneiro	S/n	Carneiro	Chaval	CE	10,00	170,00	Reversível
1685	Pessoa Anta	0	Na	Granja	CE	15,50	25,50	Reversível
5403	Repetidora Sete Lagoas	0	Na	Santa Filomena	PI	25,00	10.000,00	Reversível
6931	Sao Joao Da Varjota	0	Urbano	São João Da Varjota	PI	9,00	375,00	Reversível
4553	Avenida Magalhaes Barata	S/n	Centro	Terra Alta	PA	31,00	660,00	Reversível
7545	Avenida 24 De Janeiro	S/n	Na	Pacajá	PA	15,61	15.360,00	Reversível
3040	Fazenda Pe Da Ladeira *	S/n	Rural	Riacho Dos Machado	MG	86,00	2.500,00	Reversível
2809	Fazenda Mamotes	S/n	Zona Rual	Jacuí	MG	84,64	58,00	Reversível
BTSAGO337	Avenida Anestor Silva S/Nº Qd. 40 Lt. 12	S/n	Jardim Paulista	Nova Glória	GO	62,00	350,00	Reversível
1819	Sítio Silva	0	Na	Alcântaras	CE	10,00	160,00	Reversível
BTSARS185	Erebango	0	Erebango	Erebango	RS	61,60	200,00	Reversível
4435	Tabocal	0	Na	Santarém	PA	24,75	294,00	Reversível
5115	Rua Nestor Varejao	S/n	Na	Altinho	PE	40,80	342,95	Reversível
3997	Rua Joao Mendonça (Esq. Com Trav. Jose Israel)	0	Agrovila Nazare	Castanhal	PA	11,90	240,00	Reversível
1695	Prea	0	Na	Cruz	CE	15,50	25,50	Reversível
7333	Rua Principal	S/n	Povoado Monte Cast	São Raimundo Do D	MA	9,00	240,00	Reversível
BTSAGO370	Rod. Go 147 - Fazenda Sao Pedro Do Palmito	S/n	Piracanjuba	Piracanjuba	GO	150,00	150,00	Reversível
3336	Rua Governador Kubitschek	250	Urbano	Coluna	MG	28,00	150,00	Reversível
2780	Serra Do Anga *	S/n	Rural	Desterro De Entre Ri	MG	8,00	156,00	Reversível

498	Area Industrial	0	Na	Casa Nova	BA	65,36	1.095,00	Reversível
1494	Rua Francisco Pedro Da Rocha	S/n	Caracara	Aquiraz	CE	15,50	200,00	Reversível
1445	Rua Padre Cicero	S/n	Bela Vista	Crato	CE	15,00	165,00	Reversível
1550	Rua Manoel Batista	S/n	Felizardo	Ipauimir	CE	15,50	25,50	Reversível
1563	Guassusse	0	Na	Orós	CE	15,50	25,50	Reversível
1457	Boa Vista	0	Na	Paraipaba	CE	15,00	120,00	Reversível
1551	Estrada Principal	S/n	Vila Flamengo	Saboeiro	CE	15,50	25,50	Reversível
1780	Santo Antonio Do Aracatiacu	0	Na	Sobral	CE	10,00	170,00	Reversível
1451	Praça Da Matriz	0	Bilheira	Sobral	CE	15,00	200,00	Reversível
5272	Rua Sete De Setembro S/Nº	S/n	Centro	Avelino Lopes	PI	25,00	900,00	Reversível
5283	Rua 29 De Abril	S/n	Centro	Baixa Grande Do Ribeiro	PI	25,00	10.000,00	Reversível
5273	Rua Senador Petronio Portela	S/n	Centro	Barreiras Do Piauí	PI	25,00	900,00	Reversível
5274	Avenida Tancredo Neves	S/n	Centro	Cristalândia Do Piauí	PI	25,00	900,00	Reversível
4137	Rod. 230 - Km 280	S/n	Comunidade Boa Vis	Matituba	PA	25,25	295,00	Reversível
BTSAGO454	Avenida Domiro Fernandes De Souza - Faz. Boa Vista	0	Engenheiro Valente	Silvânia	GO	150,00	150,00	Reversível
BTSAPR552	Rua Serafin Afonso Costa	1985	Paranavai	Paranavai	PR	2.160,00	1.912,50	Reversível
6177	Avenida Sao Luiz	S/n	Vila Moderna	São Luiz	RR	17,00	450,00	Reversível
BTSASC310	Rua Do Engenho Lote Nº2-A	0	Centro	Mondai	SC	143,64	693,00	Reversível
7163	Fazenda Sao Roque Da Jacutinga	0	Vila Franca	Itamarí	BA	175,76	1.435,20	Reversível
3925	Muru	0	Vila Muru	Breu Branco	PA	19,39	580,13	Reversível
BTSAGO328	Avenida Castelo Branco S/Nº	S/n	Indaianopolis	Niquelândia	GO	180,00	3.600,00	Reversível
918	Rua Camaca	S/n	Sao Joao Do Paraíso	Mascote	BA	35,00	916,80	Reversível
1677	Rua Estandilau Vidal	0	Parapui	Santana Do Acaraú	CE	15,00	160,00	Reversível
3874	Sucurijuquara	0	Na	Belém	PA	11,90	254,40	Reversível
4367	Avenida Beira Mar	S/n	Cuirana	Salinópolis	PA	11,90	202,00	Reversível
6890	Japecanga	0	Rural	Cristino Castro	PI	9,00	83,75	Reversível
629	Fazenda Santa Maria	0	Zona Rural	Santo Estêvão	BA	55,00	999,90	Reversível
2326	Rua Do Comercio	S/n	Pov. Cacimbao	Governador Eugênio Barros	BA	9,00	200,00	Reversível
2330	Rua Do Comercio	S/n	Pov. Agricolandia	Governador Eugênio Barros	BA	9,00	200,00	Reversível
7134	Povoado De Creoli Do Sinha	S/n	Creoli Do Sinha	Graça Aranha	MA	9,00	200,00	Reversível
3037	Morro Proximo Repetidora De Tv *	S/n	Zona Rural	Rio Vermelho	MG	5,00	225,00	Reversível
5033	Rua Cantalice Capistrano De Barros	S/n	Na	São João	PE	53,04	219,76	Reversível
1381	Estr. Da Tabuba / Avn Central Lt 12 Qd 44	S/n	Distrito De Tabuba	Caucaia	CE	30,00	391,84	Reversível
5382	Repetidora Jatoba	23445		Marcos Parente	PI	25,00	1.000,00	Reversível
11946	Rua Itumirim *	S/n	Centro	Itutinga	MG	3,00	240,00	Reversível
3500	Fazenda Vereda *	S/n	Zona Rural	Padre Paraíso	MG	25,00	868,00	Reversível
3211	Morro Proximo Da Capela *	S/n	Rural	Volta Grande	MG	30,00	875,00	Reversível
1798	Rua Maria Da Conceição	556	Sao Roque	Croatá	CE	15,50	25,50	Reversível
1629	Pontal Do Maceio	0	Na	Fortim	CE	15,50	25,50	Reversível
1637	Rod. Central Martinslandia	S/n	Distrito Martinslandia	Guaraciaba Do Norte	CE	15,00	165,00	Reversível
7516	Vila Quatro Bocas	S/n	Vila Quatro Bocas	Breu Branco	PA	45,00	360,00	Reversível
4373	Condeixa	0	Na	Salvaterra	PA	11,90	399,30	Reversível
3423	Rua Barcelos	S/n	Urbano	Barão De Monte Alto	MG	3,00	303,00	Reversível

2594	Alto Da Senhorinha *	S/n	Rural	São Miguel Do Anta	MG	12,00	558,00	Reversível
4112	Patauateua	0	Na	Inhangapi	PA	26,00	240,00	Reversível
3298	Morro Da Boa Vista *	S/n	Rural	São Domingos Do Prata	MG	6,00	1.225,00	Reversível
2309	Rua Da Caema	S/n	Pov. De Triangulo	Dom Pedro	MA	9,00	200,00	Reversível
7542	Rod. Pa 136 Km 390	S/n	Na	Terra Alta	PA	12,00	3.000,00	Reversível
BTSAGO66	Avenida Joaquim Carlos Garcia Esq. C/ Ana Rita De Farias	0	Bom Jardim De Goiás	Bom Jardim De Goiás	GO	66,00	1.050,96	Reversível
4937	Rua Caruaru	S/n	Forte	Ilha De Itamaracá	PE	71,92	360,00	Reversível
BTSARS489	Rua Dr. Nascimento 426	426	Vila Quinta	Rio Grande	RS	79,71	360,00	Reversível
BTSASC342	Avenida Central	S/n	Centro	Passo De Torres	SC	39,78	375,00	Reversível
6714	Praça Da Igreja Matriz *	S/n	Centro	Luisburgo	MG	8,00	40,00	Reversível
7450	Estrada De Acesso Fazenda Carazinho	S/n	Antiga Fazenda Pirajá	Caatiba	BA	4,00	2.000,00	Reversível
7237	Rod. Ba 270 - Fazenda Dr. Ezequiel	S/n	Na	Potiraguá	BA	23,00	1.200,00	Reversível
4715	Rua Severino Carlos Andrade	513	Centro	Tavares	PB	25,40	171,00	Reversível
1704	Vila Realeixo	0	Na	Crateús	CE	15,00	200,00	Reversível
1590	Vila Itapai	0	Na	Redenção	CE	15,00	200,00	Reversível
5335	Avenida Jose Soares	S/n	Centro	Buriti Dos Montes	PI	25,00	900,00	Reversível
5087	Rua Do Estudante	121	Centro	Lagoa Grande	PE	45,49	158,09	Reversível
6175	Rua Raul Torreias	S/n	Vila Sao Silvestre	Alto Alegre	RR	17,00	1.624,00	Reversível
5023	Avenida Manoel Borba	168	Centro	Garanhuns	PE	2.258,00	798,85	Reversível
3086	Avenida Pres. Tancredo Neves	184	Urbano	Sapucaí-Mirim	MG	25,00	275,00	Reversível
1523	Cristais	0	Na	Cascavel	CE	15,50	25,50	Reversível
1802	Rua Chico Pitombeira	S/n	Sao Vicente	Icó	CE	10,00	170,00	Reversível
2643	Fazenda Sao Francisco *	S/n	Rural	Grão Mogol	MG	84,00	2.500,00	Reversível
BTSARS294	Avenida Thomas Costa	0	Lagoao	Lagoão	RS	20,00	312,50	Reversível
3133	Morro Da Repetidora De Tv *	S/n	Zona Rural	Mantena	MG	37,00	2.980,00	Reversível
4697	Rua Belarmino Lopes Souza	S/n	Centro	Igaracy	PB	32,25	600,00	Reversível
1442	Estrada Principal	S/n	Vila Barrinha	Saboeiro	CE	15,50	25,50	Reversível
1649	Monte Carmelo	0	Na	Tejuçuoca	CE	15,50	25,50	Reversível
5327	Rua Projetada	S/n	Centro	São José Do Divino	PI	25,00	600,00	Reversível
BTSARS587	Estrada Geral De Arroio Bonito – Estrada Geral Cai/São José Do Hortêncio	5277	Chapadao	São Sebastião Do Ca	RS	26,25	300,00	Reversível
1186	Rua Raimundo Teofilo De Castro	232	Na	Itapipoca	CE	327,00	649,00	Reversível
666	Rua Morro Da Areia	S/n	Carnaiba	Pindobaçu	BA	16,00	100,00	Reversível
2474	Rua Projetada	S/n	Pov. Canarinho	Turiação	MA	9,00	240,00	Reversível
6768	Rua 26 De Janeiro	S/n	Urbano	Boqueirão Do Piauí	PI	9,00	200,00	Reversível
1774	Santa Tereza	0	Na	Aracati	CE	10,00	170,00	Reversível
BTSAMS35	Rua Luxemburgo S/N	S/n	Distrito De Anhandui	Campo Grande	MS	675,00	675,00	Reversível
12033	Morro Prox. Da Localidade	S/n	Rural	Belo Horizonte	MG	12,00	120,00	Reversível
7532	Rodovia Pa 253	S/n	Vila Santa Luzia Do I	Capitão Poço	PA	10,23	375,00	Reversível
4536	Garimpo Do Galo	0	Na	Senador José Porfírio	PA	19,26	440,00	Reversível
12034	Morro Proximo Da Localidade *	S/n	Urbano	Abadia Dos Dourados	MG	8,00	400,00	Reversível
1227	Rua Monsenhor Linhares	70	Centro	Groaíras	CE	39,82	223,62	Reversível
4428	Piracauera	0	Na	Santarém	PA	25,00	360,00	Reversível
BTSAGO390	Avenida Rio Dos Bois Esq. C/ Rua Curitiba Qd. 13 Lt. 01/02	0	Porteirao	Porteirão	GO	79,39	1.107,00	Reversível

4037	Rodovia Castanhal-Curuça Km 500	S/n	Povoado De Cristo Al	Curuçá	PA	11,90	210,00	Reversível
3295	Serra Pedra Do Coração	S/n	Rural	Caldas	MG	110,00	280,00	Reversível
6813	Avenida Sao Francisco	S/n	Centro	Juazeiro Do Piauí	PI	31,00	375,00	Reversível
BTSASC131	Caminho Do Morro	S/n	Morro	Dona Emma	SC	9,54	1.050,00	Reversível
BTSARS265	Imigrante	0	Imigrante	Imigrante	RS	45,05	150,00	Reversível
2920	Rua Dos Malacachis	196	Centro	Malacacheta	MG	38,00	198,00	Reversível
12197	Rua Mateus Leme	S/n	Sítio Novo	Mateus Leme	MG	4,00	225,00	Reversível
11910	Fazenda Dos Veados *	S/n	Rural	Montes Claros	MG	6,00	100,00	Reversível
6019	Est. Do Oleo - Serra Do Mangue Seco	S/n	Afonso Bezerra	Afonso Bezerra	RN	55,50	2.250,00	Reversível
5991	Rua Padre Florencio	S/n	Centro	Governador Dix-Sept	RN	426,04	900,00	Reversível
1382	Vila Progresso	0	Na	Acaraú	CE	24,64	108,00	Reversível
1480	Cajueiro	0	Na	Aracati	CE	15,00	104,06	Reversível
1844	Triangulo Do Marco	0	Na	Marco	CE	15,50	25,50	Reversível
BTSARS555	Rua Monte Belo	0	Sao Francisco De Pa	Sao Francisco De Pa	RS	179,35	1.439,35	Reversível
2512	Praça Presidente Vargas	22	Centro	Serro	MG	120,00	452,00	Reversível
5987	Rua General Joao Varela	1121	Praia De Muriu	Ceará-Mirim	RN	156,72	1.686,42	Reversível
1800	Povoado Sao Sebastiao	0	Na	Brejo Santo	CE	15,50	25,50	Reversível
4766	Propriedade Francisco Pessoa Araujo	0	Distrito Feira Nova	Salgado De São Félix	PB	22,79	36,00	Reversível
6167	Rua Jaime Pessoa	S/n	Vila Entre Rios	Caroebe	RR	17,00	343,00	Reversível
BTSARS499	Rua Cel. Sabino Araujo	0	Rosario Do Sul	Rosário Do Sul	RS	93,06	290,00	Reversível
BTSAGO386	Rua Pontalina Qd. 2 Lt. 02 03 E 04	0	Dois Irmaos	Pontalina	GO	450,00	450,00	Reversível
7439	Praça Coronel Joao Das Virgens	0	Aracatu	Aracatu	BA	12,00	1.200,00	Reversível
3928	Vila Areal	0	Vila Sao Francisco Ar	Cabreú Branco	PA	42,38	360,00	Reversível
1557	Genezare	0	Na	Assaré	CE	15,50	300,00	Reversível
4438	Vila Gorete	0	Na	Santarém	PA	18,06	25,00	Reversível
BTSAGO462	Avenida Anicuns Esq. C/ Rua 8 Qd. 8 (Atual Irma Geraldina J. Silva Qd. 29 Lt. 01) 0	0	Turvania	Turvânia	GO	79,39	686,50	Reversível
BTSAGO207	Fazenda Santa Maria Da Ponte Lavrada	0	Beija Flor	Goiatuba	GO	1.200,00	1.200,00	Reversível
6823	Rua Batista	S/n	Povoado Tapuio	Miguel Alves	PI	9,00	215,25	Reversível
2925	Praça Da Igreja Matriz	40	Centro	Mário Campos	MG	101,00	360,00	Reversível
4097	Rua Dr Periaçu	S/n	Colonia Do Prata	Igarapé-Açu	PA	11,90	240,00	Reversível
4100	Trav. Sete De Setembro	S/n	Sao Jorge Do Jabuti	Igarapé-Açu	PA	11,90	240,00	Reversível
4174	Rua N.S. Do Livramento	S/n	Herculino Bentes	Magalhães Barata	PA	11,90	215,20	Reversível
4176	Rodovia Pa 395	S/n	Nazare Do Fugido	Magalhães Barata	PA	11,90	240,00	Reversível
11992	Praça Sao Sebastiao *	S/n	Urbano	Buritizeiro	MG	6,00	100,00	Reversível
6976	Rua Projetada - Sítio Do Jaragua	0	Na	Rio Tinto	PB	35,00	140,00	Reversível
BTSAGO360	Fazenda Sao Jose	0	Parauna	Paraúna	GO	256,50	5.130,00	Reversível
BTSAPR157	Rua Maria Ana Busato	0	Difrator	Colombo	PR	106,32	1.148,00	Reversível
BTSARS29	Colonia Nova	0	Colonia Nova	Bagé	RS	44,85	150,00	Reversível
3439	Rua Jose Moreira Pontes	105	Centro	Marliéria	MG	34,00	189,00	Reversível
2936	Praça Santa Rita *	S/n	Centro	Miradouro	MG	30,00	140,00	Reversível
5158	Rua Fernando De Souza	0	Na	Jurema	PE	36,24	363,75	Reversível
1372	Rua Dos Coqueiros (Cumbuco)	S/n	Centro	Caucaia	CE	49,50	330,00	Reversível
1571	Rua Jose Aleixo De Aquino	0	Iboperi	Lavras Da Mangabeira	CE	15,50	200,00	Reversível

6843	Avenida Otilia Maria De Paiva	S/n	Centro	Pau D'Arco Do Piauí	PI	9,00	425,00	Reversível
3875	Estrada Principal De Tucumaeira	0	Ilha De Caratateua (O Boleiro)	PA	PA	11,90	228,00	Reversível
3939	Rua Principal	0	Vila De Umarizal	Cachoeira Do Arari	PA	56,24	420,00	Reversível
3986	Rua Nossa Senhora Do Perpetuo Socorro	0	Vila Piri	Capitão Poço	PA	11,90	240,00	Reversível
4377	Passagem Grande	0	Na	Salvaterra	PA	27,65	302,00	Reversível
206	Rua Nunes De Melo	1	Centro	Manaus	AM	16,50	450,00	Reversível
1509	Vila Barra De Caxitore	0	Na	Tejuçuoca	CE	15,50	218,75	Reversível
6234	Rua "B" Loteamento Praia Do Refugio	66	Mosqueiro	Aracaju	SE	55,40	450,00	Reversível
BTSADF31	Lote 16 Conjunto C Quadra 4 Condominio Sao Francisco Crs C R S	0	Recanto Das Emas	Brasília	DF	370,25	370,25	Reversível
BTSAGO145	Rua Rui Barbosa Qd. 1 Lt. 7	655	Firminópolis	Firminópolis	GO	130,00	130,00	Reversível
182	Rua Conego Bento	346	Centro	Novo Aripuanã	AM	302,69	4.550,00	Reversível
5284	Praça Santa Teresinha	308	Centro	Bertolândia	PI	25,00	950,00	Reversível
3952	Rua Sao Miguel	S/n	Curucambaba	Cametá	PA	12,24	226,00	Reversível
221	Rua Ant. De Almeida Santos	109	Centro	Itapiranga	AM	230,49	2.776,22	Reversível
3315	Rua Cuiabana	253	Urbano	Cascalho Rico	MG	23,00	270,00	Reversível
5312	Trav. Sao Pedro	383	Centro	Paes Landim	PI	25,00	600,00	Reversível
3639	Santa Cruz Do Arari	0	Centro	Soure	PA	20,00	300,00	Reversível
7000	Ponto A Ao B Para O Oeste	0	Pov. Altamira	São José Dos Basílios	MA	9,00	360,00	Reversível
6861	Rua Raimundo Heliodoro Moreira	S/n	Formosa	Piripiri	PI	25,00	210,00	Reversível
1872	Fazenda Bela Vista	S/n	Sta Leopoldina	Santa Leopoldina	ES	46,00	1.600,00	Reversível
5083	Rua Monsenhor Angelo Sampaio (Carranca)	S/n	Areia Branca	Petrolina	PE	299,06	1.449,00	Reversível
3982	Rua Do Campo	S/n	Vila De Caraparu	Capitão Poço	PA	10,23	276,90	Reversível
4193	Vila De Sao Benedito - Km 19	0	Na	Maracanã	PA	11,90	240,00	Reversível
4208	Trav. 15 De Novembro / Trav. Bartolomeu	S/n	Cruzador	Marapanim	PA	11,90	242,40	Reversível
4297	Arraial Do Caete	0	Na	Ourém	PA	11,90	240,00	Reversível
4410	Br 3160	S/n	Jeju	Santa Maria Do Pará	PA	11,90	220,00	Reversível
4466	Avenida Capitao Nonato	0	Sao Raimundo De Boimatos	Santos Antônio Do Tauá	MA	11,59	270,00	Reversível
4468	Rua Santa Maria	0	Tracuateua Da Ponta	Santo Antônio Do Tauá	MA	11,59	210,00	Reversível
BTSARS586	Avenida Vereador Nelson Hoff	933	Conceicao	São Sebastião Do Caetés	RS	44,00	275,00	Reversível
3483	Fazenda Corrego Do Brejinho *	S/n	Rural	Frei Inocêncio	MG	37,00	600,00	Reversível
6726	Rua Boquim	564	Centro	Aracaju	SE	1.578,00	1.578,40	Reversível
4792	Sitio Boqueirao Pb 299 Km 19	0	Zona Rural	Vista Serrana	PB	7,50	350,00	Reversível
1641	Miguel Xavier	0	Na	Caririaçu	CE	15,00	200,00	Reversível
1402	Antonopolis	0	Na	Jaguaruana	CE	15,50	25,50	Reversível
1617	Lagoa Vermelha	0	Na	Jaguaruana	CE	15,50	200,00	Reversível
1782	Rua Jose Araujo Dos Santos	0	Sao Goncalo	Juazeiro Do Norte	CE	15,00	200,00	Reversível
6920	Porto Alegre Do Piaui	0	Urbano	Porto Alegre Do Piauí	PI	9,00	375,00	Reversível
4455	Avenida Francisco Oliveira	S/n	Na	Santarém Novo	PA	27,69	300,00	Reversível
237	Rua J - Loteamento Bairro Novo	18	Jorge Teixeira	Manaus	AM	109,50	640,00	Reversível
275	Rua Joao Lopes	S/n	Francisco De Tonantins	Tonantins	AM	16,50	450,00	Reversível
355	Rua Edberto Quintela Lins	S/n	Centro	Wenceslau Guimarães	BA	42,16	550,00	Reversível
3447	Praça Raimunda Comidis Do Carmo *	S/n	Centro	São João Do Maranhão	MA	7,00	225,00	Reversível
2047	Corrego Taquara	S/n	Rural	Serra	ES	44,20	1.600,00	Não Reversível

BTSAGO464	Rodovia Santa Helena/Edeia	S/n	Formozinha	Turvelândia	GO	150,00	150,00	Reversível
6941	Palmeira De Cima	0	Rural	São Miguel Do Tapui	PI	9,00	250,00	Reversível
5984	Rua Tubarao	18	Tibau	Mossoró	RN	82,62	1.796,06	Reversível
BTSAGO455	Rua Joaquim Neto Do Prado Qd. B Lt. 08 E 10	0	Taquaral De Goias	Taquaral De Goiás	GO	63,60	708,00	Reversível
5006	Rua Salustiano F. Lima	S/n	Centro	São Caitano	PE	40,80	295,50	Reversível
BTSAPR24	Gleba Nova Ukrania	0	Apucarana	Apucarana	PR	271,06	136,12	Reversível
BTSARS57	Bom Progresso	0	Bom Progresso	Bom Progresso	RS	26,25	150,00	Reversível
BTSAGO294	1ª Gleba Do Quinhao Nº 12 (Av. Crixas) - Fazenda Belchior	12	Ficolandia	Mara Rosa	GO	900,00	900,00	Reversível
4200	Vila De Quatro Bocas	0	Na	Maracanã	PA	19,00	450,00	Reversível
2053	Avenida Jeronimo Monteiro	1000	Centro	Santa Leopoldina	ES	35,00	120,00	Reversível
7265	Rua Menandro Menain (Rua Vaco Neto - Antigo End)	0	Na	Manoel Vitorino	BA	16,20	836,00	Reversível
4215	Avenida Diniz Botelho	S/n	Vista Alegre Do Para	Marapanim	PA	11,90	240,00	Reversível
1789	Estrada Principal	S/n	Sao Jose	Saboeiro	CE	15,00	165,00	Reversível
6750	Tamboril	0	Rural	Agricolândia	PI	9,00	100,00	Reversível
3329	Rua Jose Cristiano Alves	6	Urbano	São Thomé Das Letr	MG	22,00	152,00	Reversível
BTSADF77	Rua Principal Setor Central Terreno Nº14 Rodovia 020 Povoado De Bezerra	0	Formosa	Formosa	GO	150,00	150,00	Reversível
12016	Rua Do Cruzeiro	S/n	Rural	Chapada Do Norte	MG	3,00	100,00	Reversível
7207	Rua Do Cruzeiro - Terminal	0	Na	Anguera	BA	16,00	1.105,19	Reversível
7453	Praça Do Comercio	0	Caraibas	Campo Formoso	BA	36,00	1.200,00	Reversível
1527	Curral Velho	0	Na	Acaraú	CE	15,50	400,00	Reversível
1671	Rua Felix Pereira	S/n	Pajeu	Araripe	CE	13,50	264,00	Reversível
5277	Rua Olavo Bilac	S/n	Centro	Canto Do Buriti	PI	25,00	800,00	Reversível
6891	Currais	0	Urbano	Currais	PI	9,00	200,00	Reversível
6955	Mato Escuro (Rua Benedito Reis)	0	Na	Simplício Mendes	PI	9,00	668,00	Reversível
2253	Rua Regino Rodrigues De Paula	S/n	Centro	Anajatuba	MA	65,24	370,86	Reversível
11952	Sítio Vitorinos *	S/n	Rural	Alto Rio Doce	MG	3,00	225,00	Reversível
5324	Rua Manoel Do Rego	S/n	Centro	São Gonçalo Do Piauí	PI	35,00	229,00	Reversível
1707	Riacho Do Banabuiú			Pedra Branca	CE	15,50	300,00	Reversível
11922	Sítio Vale Verde *	S/n	Rural	Além Paraíba	MG	3,00	100,00	Reversível
7583	Rua Tancredo Neves	S/n	Cabeceira Grande	Campestre Do Maranhão	MA	9,00	360,00	Reversível
BTSARS225	Av. Garibaldi - Trav. Gava	151	Garibaldina	Garibaldi	RS	26,25	1.093,00	Reversível
2954	Morro Sao Jose *	S/n	Zona Rural	Nova Era	MG	26,00	1.600,00	Reversível
1515	Rua Antonio Barros De Carvalho	S/n	Conceicao	Hidrolândia	CE	10,00	170,00	Reversível
1487	Canindezinho	0	Na	Nova Russas	CE	15,00	175,00	Reversível
BTSARS517	Rua Dr. Pedro Egler	0	Monte Alverne	Santa Cruz Do Sul	RS	44,85	424,73	Reversível
3407	Morro Da Repetidora De Tv *	S/n	Do Sossego	Rio Doce	MG	3,00	144,00	Reversível
4330	Trav. Armando Rodrigues Da Silva	S/n	Na	Peixe-Boi	PA	11,90	336,00	Reversível
4909	Avenida Claudio Queiros Leitelt 57 E 8 Qd Y	0	Forte - Pau Amarelo	Paulista	PE	184,60	450,00	Reversível
1567	Rua Manoel Inocencio	S/n	Iara	Barro	CE	15,50	25,50	Reversível
4535	Garimpo Da Ressaca	0	Na	Senador José Porfírio	PA	24,00	280,00	Reversível
309	Avenida Castro Alves	1272	Centro	Santana	AP	403,91	2.400,00	Reversível
BTSAGO218	Rua Ary Teodoro De Souza (Ant. 19 De Março) Qd. 45 Lt. 01	0	Heitorai	Heitorai	GO	54,00	1.781,25	Reversível
3275	Morro Proximo Da Localidade *	S/n	Rural	Espera Feliz	MG	22,00	2.500,00	Reversível

6912	Povoado Lagoa Do Arroz (Rua 01 Distrito 01 Setor 01 Qd. 58)	0	Pov. Lagoa Do Arroz	Morro Cabeça No Tempo	PI	9,00	360,00	Reversível
1412	Araticuns	0	Na	Bela Cruz	CE	15,50	25,50	Reversível
5279	Rua Santo Antonio	S/n	Centro	Alegrete Do Piauí	PI	25,00	300,00	Reversível
5281	Rua Climaco D´Almeida	303	Centro	Antônio Almeida	PI	25,00	900,00	Reversível
5282	Rua Padre Virgilio	S/n	Centro	Arraial	PI	25,00	1.200,00	Reversível
5285	Rua Osvaldo Cruz	S/n	Centro	Bocaina	PI	25,00	220,00	Reversível
5295	Avenida Joaquim Amancio Ribeiro	0	Na	Dirceu Arcoverde	PI	25,00	400,00	Reversível
5296	Rua Sao Joao	S/n	Centro	Dom Expedito Lopes	PI	25,00	450,00	Reversível
5299	Rua Do Planalto	S/n	Centro	Eliseu Martins	PI	25,00	600,00	Reversível
5300	Rua Dom Angelo J. Santos	S/n	Na	Fartura Do Piauí	PI	35,00	600,00	Reversível
5302	Rua Piaui	S/n	Centro	Francisco Ayres	PI	25,00	474,50	Reversível
5303	Avenida Petronio Portela	S/n	Centro	Hugo Napoleão	PI	25,00	437,00	Reversível
5304	Rua Marcos Parentes	190	Centro	Isaías Coelho	PI	25,00	650,00	Reversível
5305	Rua Murilo De Neiva	311	Centro	Jardim Do Mulato	PI	25,00	600,00	Reversível
5306	Rua Adair Pinto	321	Centro	Jerumenha	PI	25,00	496,00	Reversível
5245	Rua 26 De Janeiro	150	Centro	Lagoa Do Sítio	PI	24,53	300,00	Reversível
6818	Avenida Domingos Lourenço Jorge	0	Urbano	Lagoinha Do Piauí	PI	15,00	100,00	Reversível
5311	Praça 21 De Dezembro	326	Centro	Nazaré Do Piauí	PI	25,00	240,00	Reversível
6838	Rep. Taquari	0	Urbano	Palmeira Do Piauí	PI	9,00	875,00	Reversível
5315	Rua Clovis De Bevilagua	S/n	Na	Rio Grande Do Piauí	PI	25,00	280,00	Reversível
5317	Rua Angelo Castro Rocha	S/n	Na	Santa Filomena	PI	48,00	450,00	Reversível
5318	Rua Eptacio Pessoa	S/n	Centro	Santa Luz	PI	25,00	450,00	Reversível
5331	Rua Aurelio Cesar	S/n	Centro	Santo Inácio Do Piauí	PI	25,00	375,00	Reversível
5321	Avenida Waldemar Macedo	S/n	Na	São Braz Do Piauí	PI	25,00	420,00	Reversível
5325	Rua Neco Adriano	S/n	Centro	São João Da Canabrava	PA	25,00	300,00	Reversível
5329	Rua Largo Sao Jose	S/n	Centro	São José Do Piauí	PI	35,00	450,00	Reversível
5418	Rua Rio Grande Do Norte	S/n	Piraja	Teresina	PI	100,00	496,00	Reversível
3854	Rua Conego Cravo	S/n	Vila Sao Francisco X	Barcarena	PA	11,90	240,00	Reversível
7326	Rua Maria Preta	1	Centro	São João Do Soter	MA	9,00	240,00	Reversível
5291	Avenida Helvidio Nunes	S/n	Centro	Colônia Do Gurguéia	PI	25,00	800,00	Reversível
6113	Rua Irma Aluiza	S/n	Na	Caiçara Do Norte	RN	36,00	173,00	Reversível
BTSAMT80	Rua Joaquim Murtinho Esq. C/ A Rua 7 De Setembro	S/n	Centro	Poconé	MT	42,30	150,00	Reversível
3749	Avenida Dom Sebastiao Tomas	56	Centro	Santa Maria Das Barreiras	BA	26,25	612,75	Reversível
4892	Sítio Baixa Funda	0	Centro	Tupanatinga	PE	74,75	25.614,00	Reversível
7067	Fazenda Oiteiro Bonito	0	Serra Da Jacutinga	Itacaré	BA	175,76	1.446,66	Reversível
1301	Rua Jose Moreira De Andrade	0	Centro	Palmácia	CE	36,12	74,95	Reversível
11916	Rua Otavio Alves De Lima *	S/n	Morada Do Sol	São João Do Paraíso	MG	32,00	440,00	Reversível
BTSAGO251	Avenida Alfredo Nasser C/ 15 De Novembro Qd. 16-B Lt. 01	0	Itapirapua	Itapirapuã	GO	63,90	751,74	Reversível
2020	Corrego Da Alegria	S/n	Rural	Mariândia	ES	27,00	1.600,00	Reversível
7137	Rua Alexandrino Verde	S/n	Centro	Humberto De Campos	MA	9,00	420,00	Reversível
1822	Sítios Novos	0	Na	Caucaia	CE	15,50	25,50	Reversível
1803	Rua Principal	S/n	Sapo	Santana Do Acaraú	CE	15,50	25,50	Reversível
4375	Jubim	0	Na	Salvaterra	PA	11,90	302,00	Reversível

217	Avenida Solimoes	197	Centro	Irاندوبا	AM	70,60	2.065,25	Reversível
254	Rua Monte Das Oliveiras	1	Rumo Certo	Presidente Figueiredo	AM	16,50	450,00	Reversível
2395	Praça Augustinho Barbosa	S/n	Centro	Primeira Cruz	MA	9,00	360,00	Reversível
2402	Rua Grande	S/n	Centro	Rosário	MA	9,00	352,92	Reversível
BTSASC355	Rua Ernesto Volkmann	S/n	Texto Rega	Pomerode	SC	296,33	1.275,53	Reversível
3308	Rua Estanislau Ferraz	S/n	Centro	Romaria	MG	24,00	240,00	Reversível
4868	Rua Alto Do Frade Lotes 2 E 3	0	Centro	Pombos	PE	36,24	256,00	Reversível
33482	Rua Francisco Mourao Lima	S/n	Centro	Ararendá	CE	34,60	193,64	Reversível
6889	Aliança Do Gurgueia	0	Na	Colônia Do Gurgueia	PI	9,00	375,00	Reversível
BTSAGO234	Rodovia Go-222 - Araçu/Inhumas	S/n	Serra Abaixo	Inhumas	GO	200,00	200,00	Reversível
1615	Lagoa Dos Milhomens	0	Na	Icó	CE	15,50	140,00	Reversível
1783	Sao Joao	0	Na	Ipu	CE	15,00	200,00	Reversível
1696	Sítio Porao	0	Na	Tairi	CE	15,50	200,00	Reversível
5506	Trav. Fobos	32	Santa Maria	Campos Dos Goytacases	RJ	18,00	375,00	Reversível
2033	Rua Camilo L. Pereira *	S/n	Urbano	Barra De São Francisco	ES	29,00	300,00	Reversível
7135	Povoado De Santa Luzia Das Matas	S/n	Santa Luzia Das Matas	Graça Aranha	MA	9,00	200,00	Reversível
5366	Repetidora Ipe	0	Na	Curimatá	PI	25,00	14.400,00	Reversível
BTSAPR709	Rua Souza Naves	0	Sao Jorge Do Patrocínio	São Jorge Do Patrocínio	PR	12,65	1.521,00	Reversível
BTSASC373	Avenida Tiradentes	S/n	Centro	Rio Do Campo	SC	35,38	300,00	Reversível
1990	Rua Sao Jose	193	Urbano	Governador Lindenber	ES	30,00	200,00	Reversível
12015	Rua Santa Catarina	S/n	Urbano	Martíeria	MG	3,00	200,00	Reversível
1497	Rod. Ce 373	S/n	Carmelopolis	Campos Sales	CE	15,50	25,50	Reversível
1744	Rua Joao Ney Paracampus	S/n	Choro Limao	Choró	CE	37,45	51,45	Reversível
1428	Rua Antonio Ferro	S/n	Baixa Larga	Ipu	CE	15,00	165,00	Reversível
5333	Rua Teresinha J. M. Rabelo	S/n	Centro	Bom Princípio Do Piauí	PI	25,00	1.100,00	Reversível
5334	Avenida Candido Mendes	S/n	Centro	Brasileira	PI	25,00	800,00	Reversível
5380	Repetidora Alto Da Torre	0	Na	Luzilândia	PI	40,00	795,00	Reversível
5381	Rua Corinto Matos	S/n	Na	Marcolândia	PI	25,00	350,00	Reversível
5339	Rua Ceara	S/n	Centro	São João Da Fronteira	PI	25,00	10.000,00	Reversível
33206	Lotes 33 34 E 35 Quadra 342 - Zona Zr-1	0	Vila Dos Cabanos	Barcarena	PA	63,90	1.080,00	Não Reversível
4480	Rua Dom Pedro Ii	0	Na	São Domingos Do Araguaia	PA	15,00	10.000,00	Reversível
3886	Rua Manoel Barata	S/n	Bacabeira	Benevides	PA	11,90	292,50	Reversível
6800	Assentamento Uniao	0	Rural	Geminiano	PI	9,00	200,00	Reversível
1399	Rua Do Mercado	S/n	Anaua	Mauriti	CE	15,50	25,50	Reversível
BTSASC234	Rua 105 Jorge Buhr	0	Agua Verde	Jaraguá Do Sul	SC	142,50	142,50	Reversível
4225	Avenida Principal	S/n	Agroviola Nova Fronteira	Medicilândia	PA	67,34	578,88	Reversível
4351	Trav. Dr Lauro Sodre	0	Na	Prainha	PA	71,39	10.000,00	Reversível
7666	Rua Ivar Saldania0		Itaipu	Rosário	MA	9,00	208,80	Reversível
BTSAGO142	Faz Boa Sorte-Imovel Agua Limpa Da Barra	0	Tres Marcos	Fazenda Nova	GO	62,20	1.244,00	Reversível
11989	Sítio Vale Verde *	S/n	Rural	Governador Valadare	MG	3,00	100,00	Reversível
2848	Saida Para Belo Horizonte Prox. Ao Trevo Da Br. *	S/n	Zona Rural	Várzea Da Palma	MG	101,00	900,00	Reversível
BTSAGO312	Avenida Rio Verde C/ Rua 6 Qd. 06 Lt. 01/14	0	Montividiu	Montividiu	GO	88,00	990,00	Reversível
BTSAGO228	Rua Manuel De O. Pena C/ Aurora Andrade Qd. 28 Lt. 343	0	Hidrolina	Hidrolina	GO	63,90	1.474,75	Reversível

6848	Serra Dos Mateos	0	Rural	Pedro li	PI	9,00	110,00	Reversível
4921	Aurora Carneiro	S/n	Candeias	Jaboatão Dos Guararapes	PE	256,22	750,00	Reversível
6065	Rua Manoel Lucas De Miranda	5	Guamare	Guamaré	RN	36,27	220,73	Reversível
BTSAGO204	Rua 2 S/Nº	S/n	Sao Jose Da Lajinha	Goiás	GO	362,90	7.258,00	Reversível
4970	Rua Alto Da Compesa	S/n	Na	Salgadinho	PE	36,24	640,00	Reversível
7653	Rua Principal	0	Centro	Paulo Ramos	MA	9,00	420,00	Reversível
3929	Vila Mojuzinho	0	Na	Breu Branco	PA	49,00	360,00	Reversível
3518	Rua Da E. M. Dep. Manoel Silva *	S/n	Centro	Mato Verde	MG	26,00	900,00	Reversível
BTSAMS116	Rua Antonio Paulista	158	Nova Alvorada	Nova Alvorada Do Sul	MS	42,30	510,00	Reversível
1678	Rua Jose Martins	S/n	Parazinho	Granja	CE	15,00	165,00	Reversível
1272	Rua Gov. Raul Barbosa	313	Na	Marco	CE	101,20	240,00	Reversível
BTSAGO13	Rua Serapiao Ribeiro C/ Rua 1 Qd. 3 Lt. 27	0	Centro	Amorinópolis	GO	78,00	1.050,00	Reversível
BTSAGO84	Fazenda Morrinhos - Povoado De Boa Vista	0	Boa Vista	Caiapônia	GO	230,00	2.397,43	Reversível
BTSAGO129	Rua Joaquim Camara Filho Esq. C/ Rua 3	0	Damolândia	Damolândia	GO	150,00	150,00	Reversível
BTSAGO564	Avenida Manoel Batista Ferreira Qd. 40 Lt. 9-A	0	Centro	Presidente Kennedy	TO	79,39	1.113,30	Reversível
2036	Rua Jose Costa Longa	S/n	Centro	Presidente Kennedy	ES	42,00	288,00	Reversível
4243	Jaquara	0	Na	Monte Alegre	PA	64,32	49,00	Reversível
6899	Rua Joao Paulo	S/n	Urbano	Júlio Borges	PI	9,00	900,00	Reversível
1479	Cajazeiras	0	Na	Aracati	CE	15,00	200,00	Reversível
1465	Rua Antonio Guedes	S/n	Brejinho	Araripe	CE	15,00	165,00	Reversível
1582	Inhuporanga	0	Na	Caridade	CE	15,50	25,50	Reversível
1663	Novo Horizonte	0	Na	Ocara	CE	15,50	25,50	Reversível
1636	Rua Francisco Misael Cavalcante	S/n	Marruas	Tauá	CE	15,50	25,50	Reversível
4261	Rua Senador Lemos	S/n	Na	Curuçá	PA	64,98	240,00	Reversível
4592	Rua Espirito Santo	S/n	Jucateua Do Pereira	Vigia	PA	12,13	246,00	Reversível
BTSADF105	Mansoes Bittencourt Lote 23 Quadra 50C	0	Santo Antonio Do Deserto	Santa Antônia Do Deserto	GO	200,00	1.090,00	Reversível
BTSARS600	Rua Julio De Castilho	0	Seberi	Seberi	RS	37,48	37,48	Reversível
BTSARS616	Linha Tupy		Sobradinho	Sobradinho	RS	15,20	1.600,00	Reversível
4882	Fazenda Malhada Real	0	Pov. De Vermelhos	Santa Maria Da Boa Vista	MA	124,34	3.300,00	Reversível
3289	Morro Proximo Da Localidade	S/n	Rural	Barra Longa	MG	3,00	400,00	Reversível
2737	Rua Joaquim Da Silva Chaves *	S/n	Urbano	Coluna	MG	5,00	360,00	Reversível
BTSAGO227	Fazenda Engenho De Santana	0	Dutralina	Hidrolina	GO	1.200,00	1.200,00	Reversível
BTSAGO392	Rodovia Go-194 - Fazenda Formiguinha	S/n	Vila Sao Pedro	Portelândia	GO	150,00	150,00	Reversível
6486	Sítios Novos - R	0	Sítios Novos	Poço Redondo	SE	36,00	300,00	Reversível
7272	Boa Vista - Corrego Do Peixe Km 45 - Rod. Br 5	0	Pov. De Itambe	Potiraguá	BA	12,00	354,89	Reversível
3617	Colonia Paes De Carvalho (Margens Da Rov. Acara/Moju Km 30)	S/n	Na	Acará	PA	80,00	10.000,00	Reversível
BTSASC180	Estrada Geral Morro Da Palma	S/n	Morro De Palmas	Governador Celso Ramos	SC	92,73	1.200,00	Reversível
3451	Morro Proximo Da Localidade *	S/n	Zona Rural	São João Do Maranhão	MA	3,00	225,00	Reversível
12045	Fazenda Canta Galo *	S/n	Rural	Pedra Azul	MG	3,00	100,00	Reversível
6785	Povoado Oitis	0	Rural	Colônia Do Piauí	PI	9,00	122,40	Reversível
BTSARS196	Av. Sete De Setembro	400	Centro	Estância Velha	RS	884,08	1.051,00	Reversível
BTSAGO202	Praça Buenolandia S/Nº	S/n	Buenolandia	Goiás	GO	1.200,00	1.200,00	Reversível
BTSAGO289	Rua Principal S/Nº	S/n	Sao Sebastiao Do Rio Preto	Uçará	GO	150,00	150,00	Reversível

4199	Rua Principal	S/n	Vila Da Penha	Maracanã	PA	19,88	495,00	Reversível
4212	Rua Sao Raimundo	S/n	Marudazinho	Marapanim	PA	28,70	405,72	Reversível
BTSASC460	Rua Henrique Müller	S/n	Morro	Taió	SC	59,00	385,00	Reversível
4042	Rua Dona Maria Da Gloria	S/n	Vila De Muraja	Curuçá	PA	12,00	240,00	Reversível
5044	Rua Joao Borrego	100	Na	Capoeiras	PE	70,18	461,00	Reversível
7008	Rua Principal	S/n	Pov. Jenipapo	Senador La Rocque	MA	9,00	360,00	Reversível
BTSAMT60	Rua Parana	S/n	Centro	Guiratinga	MT	19,60	5.300,00	Reversível
11986	Rua Antonio Laignier	119	Urbano	Taparubá	MG	3,00	100,00	Reversível
118	Morro0	S/n	Morro	Murici	AL	32,40	200,00	Reversível
4657	Travessa Gama E Melo	107	Centro	Serraria	PB	13,92	41,05	Reversível
1644	Missi	0	Na	Irauçuba	CE	15,50	25,50	Reversível
6904	Povoado Camurupim	0	Rural	Luís Correia	PI	9,00	285,00	Reversível
4101	Rua Ramal Sao Luiz	S/n	Sao Luiz	Igarapé-Açu	PA	11,90	220,00	Reversível
4503	Rodovia Pa 320 Km 30	S/n	Granja Marathon	São Francisco Do Para	PA	19,80	435,00	Reversível
BTSAGO146	Avenida Min. Alfredo Nasser Qd. 21 Lt. 8	0	Formoso	Formoso	GO	63,90	850,00	Reversível
BTSAGO344	Avenida Principal S/Nº	S/n	Infusao	Novo Planalto	GO	100,00	1.200,00	Reversível
2476	Rua Da Macauba	S/n	Pov. Nova Caxias	Turiaçu	MA	9,00	300,00	Reversível
3397	Rua Francisco Anastacio Lobo *	S/n	Centro	Itabirinha	MG	16,00	300,00	Reversível
32144	Rua Um E Rua Principal	S/n	Pov. Porão Do Pirós	Pinheiro	MA	9,00	312,00	Reversível
6153	Repetidora Taiano	0	Vila Do Taiano	Alto Alegre	RR	48,00	48,00	Reversível
3431	Sítio Chacara Chale *	S/n	Rural	Carangola	MG	30,00	657,00	Reversível
BTSARS52	Boa Vista Do Sul	0	Boa Vista Do Sul	Boa Vista Do Sul	RS	44,85	150,00	Reversível
BTSAMS106	Av Bernadete Santos Leite	S/n	Centro	Jateí	MS	42,30	675,00	Reversível
3296	Rua Jose Carneiro Moncorvo *	S/n	Urbano	Dores De Campos	MG	12,00	900,00	Reversível
3428	Rua Do Cano *	S/n	Urbano	Três Corações	MG	122,20	5.721,00	Reversível
BTSAGO296	Rua 13 De Maio Qd. 16 Lt. 06 E 08.	0	Caxias De Goiás	Mara Rosa	GO	525,00	525,00	Reversível
BTSAGO272	Praça Da Matriz - Vargem Grande Ou Buriti	0	Cruzeirinho	Jaraguá	GO	1.200,00	1.200,00	Reversível
BTSARS580	Rua Rio Branco	0	Pedras Brancas	São Marcos	RS	45,00	429,70	Reversível
4743	Rua Projetadalt 278 Qd 160	0	Barra De Gramame	João Pessoa	PB	105,34	450,00	Reversível
1841	Trav. Otaviano Feitosa	32	Na	Jardim	CE	50,73	180,72	Reversível
1398	Rua Maria Marques De Sousa	S/n	America	Ipueiras	CE	15,50	246,00	Reversível
4002	Trav. Itaqui	S/n	Agrovila Itaqui	Castanhal	PA	11,45	240,00	Reversível
4205	Rua Beira Mar	0	Vila Fortaleza	Maracanã	PA	19,60	288,00	Reversível
BTSARS171	Rua Dr Afranio Higaldo Lemos	0	Dois Lajeados	Dois Lajeados	RS	60,00	150,00	Reversível
3548	Rua Manoel De Almeida C / Rua Cardoso	S/n	Centro	Cabeceira Grande	MG	40,00	4.571,00	Reversível
3455	Rua Herculano Teixeira Da Rocha *	S/n	Andiroba	Esmeraldas	MG	28,00	225,00	Reversível
4809	Rua Joaquim Rodrigues Nogueira	180	Na	Araripina	PE	60,00	75,45	Reversível
BTSAPR120	Avenida Brasil	0	Gleba Esmeralda	Cascavel	PR	12,65	804,00	Reversível
BTSARS611	Sete De Setembro	0	Sete De Setembro	Sete De Setembro	RS	20,00	150,00	Reversível
1871	Morro De Sta Maria Jetiba	S/n	Santa Maria Jetiba	Santa Maria De Jetiba	ES	27,00	867,33	Reversível
477	Fazenda Lagoas (Parangaba)	0	Imovel Rural	Boa Nova	BA	51,00	1.340,00	Reversível
5330	Rua Raimundo Ferreira Carvalho	S/n	Centro	Socorro Do Piauí	PI	30,00	450,00	Reversível
3818	Arai	0	Na	Augusto Corrêa	PA	11,90	379,68	Reversível

3832	Santana Do Capim	0	Na	Aurora Do Pará	PA	11,90	390,00	Reversível
3896	Rua Ruth Passarinho	S/n	Centro	Bonito	PA	11,90	240,00	Reversível
3906	Rua Castelo Branco	S/n	Ilha Do Castelo	Bragança	PA	19,80	240,00	Reversível
3953	Juaba - Rua Barao Do Rio Branco	S/n	Na	Cametá	PA	11,93	327,60	Reversível
3955	Porto Grande	0	Na	Cametá	PA	11,90	224,58	Reversível
4000	Trav. Sargento Araujo	S/n	Agrovila Castelo Branco	Castanhal	PA	11,90	200,00	Reversível
4043	Rua Das Flores	S/n	Vila Mutucal	Curuçá	PA	11,90	216,00	Reversível
4034	Rua Delfim Batista De Souza	S/n	Vila De Aranguaim	Curuçá	PA	11,90	240,00	Reversível
4038	Travessa Sao Pedro	0	Povoado Curupere	Curuçá	PA	11,90	216,00	Reversível
4116	Aurelio Do Carmo (Novo Horizonte)	0	Na	Ipixuna Do Pará	PA	19,80	450,00	Reversível
4121	Rua Aloisio Chaves	S/n	Sao Francisco	Irituia	PA	10,23	240,00	Reversível
4171	Estrada De Santa Ana	0	Santana Do Peripindeba	Mãe Do Rio	PA	11,90	240,00	Reversível
4209	Rua Francisco Holanda	S/n	Fazendinha	Marapanim	PA	11,90	435,00	Reversível
4210	Trav. Magalhaes Junior	S/n	Maranhaozinho	Marapanim	PA	19,80	216,00	Reversível
4235	Rua Da Igreja (Rodovia Pa 150 Km 43) - Comunidade Sao Francisco De Assis	S/n	Vila Olho Dagua	Moju	PA	12,30	450,00	Reversível
4236	Rua Regina Lira Rodrigues	S/n	Vila Sarapoi	Moju	PA	12,34	182,88	Reversível
4321	Vila Nossa Senhora Da Conceição-Piria	0	Na	Paragominas	PA	19,80	240,00	Reversível
4379	Caiçava	0	Na	Santa Bárbara Do Para	PA	11,90	270,23	Reversível
4387	Livramento (Rua Intermediaria	S/n	Na	Santa Bárbara Do Para	PA	19,88	170,24	Reversível
4392	Conceicao Do Ita	0	Na	Santa Isabel Do Pará	PA	11,76	240,00	Reversível
4401	Rua Projetada	S/n	Vila De Muruteua	Santa Luzia Do Pará	PA	11,90	240,00	Reversível
4477	Avenida Getulio Vargas	S/n	Vila De Marabitana	São Caetano De Odivelas	PA	12,07	266,91	Reversível
4478	Rua Muruci	0	Vila Ponta Bom Jesus	São Caetano De Odivelas	PA	12,07	240,00	Reversível
4529	Estrada Do Bonito	S/n	Urucuriteua	São Miguel Do Guamá	PA	12,60	240,00	Reversível
BTSARS307	1 Secao Zona Oeste	0	Marau	Marau	RS	37,48	1.612,48	Reversível
4916	Avenida Dr. Belmiro Correia	600	Novo Do Carmelo	Camaragibe	PE	165,00	450,00	Reversível
1768	Estrada Ce 257 - Km 55	S/n	Salitre	Canindé	CE	15,00	165,00	Reversível
12947	Travessa Francisco Antonio Mescouto	S/n	Na	Santa Bárbara Do Para	PA	12,00	331,54	Não Reversível
BTSAGO452	Avenida Augusto C/ Gerson Chaves Qd. 70 Lt. 02	0	Jardim Das Morangas	Serranópolis	GO	60,00	1.050,00	Reversível
7188	Rua Aurora (Lateral Da Br 156)	0	Na	Ipupiara	BA	23,00	484,00	Reversível
5355	Repetidora Santa Maria	0	Na	Bom Jesus	PI	25,00	1.000,00	Reversível
7311	Rua Do Campo	S/n	Verdum	Esperantinópolis	MA	9,00	367,00	Reversível
1701	Quixaba0			Aracati	CE	15,50	25,50	Reversível
3299	Morro Limeira *	S/n	Zona Rural	Piranga	MG	26,00	900,00	Reversível
5104	Avenida Aristando Ferreira De Lima	S/n	Centro	Parnamirim	PE	36,24	538,50	Reversível
BTSARS245	Avenida Silvio Sanson Lt 6 Qd 40	0	Guapore	Guaporé	RS	599,82	150,00	Reversível
BTSARS362	Rua 20 De Março	146	Novo Barreiro	Novo Barreiro	RS	26,25	150,00	Reversível
2994	Rua Guarupembe	486	Centro	Piraúba	MG	66,00	360,00	Reversível
5018	Avenida Presidente Kennedy	S/n	Centro	Frei Miguelinho	PE	36,24	313,79	Reversível
2432	Ponto A Ao B P/ O Sul	0	Pov. Morada Nova	São José Dos Basílios	MA	9,00	450,00	Reversível
11917	Fazenda Santa Maria - A 5 Km Do Povoado *	S/n	Rural	Inhapim	MG	25,00	400,00	Reversível
7270	Praça Da Feira	0	Pov. Vera Cruz	Porto Seguro	BA	32,56	1.003,20	Reversível
4841	Rua Constantino Lavrador - Antigo Loteamento Pau Ferro	S/n	Na	Itaíba	PE	11,25	300,00	Reversível

6896	Barra Do Lance	0	Rural	Jerumenha	PI	9,00	375,00	Reversível
6909	Rua Estrada Geral	S/n	Povoado De Barrinha	Matias Olímpio	PI	9,00	375,00	Reversível
6921	Rua Da Matriz	S/n	Urbano	Riacho Frio	PI	9,00	200,00	Reversível
262	Avenida Rio Negro	S/n	Comunidade De Cuc	São Gabriel Da Cachoeira	MA	16,50	450,00	Reversível
5943	Rua Helena Chaves Arneiro (Antiga R. Maestro Costa Barros)	959	Centro	Três Rios	RJ	140,00	900,00	Reversível
33637	Avenida Padre Mario Raca	S/n		Carutapera	MA	9,00	130,00	Reversível
7414	Avenida Principal - Proximo Ao Colegio Diogo De Campos	S/n	Jucatuba	Icatu	MA	9,00	300,00	Reversível
6811	Rua Joaquim Pereira	S/n	Urbano	Jatobá Do Piauí	PI	9,00	200,00	Reversível
3507	Morro Da Caixa D'Agua	S/n	Rural	Governador Valadare	MG	3,00	230,00	Reversível
BTSAGO221	Rua Frei Caetano Qd. 01 Lt. 14/15	0	Hidrolandia	Hidrolândia	GO	79,39	374,68	Reversível
7452	Rua Da Rodoviaria/Rua Delegado Cleyton Leão Chagas	198	Centro	Camaçari	BA	320,00	2.310,00	Reversível
BTSAMT68	Qd. 46	0	Centro	Luciara	MT	58,80	8.100,00	Reversível
7108	Rodovia Br 316	S/n	Povoado Arataui	Bela Vista Do Maranhão	MA	9,00	360,00	Reversível
5634	Rua Sao Januario	240	Fonseca	Niterói	RJ	2.005,00	2.289,84	Reversível
4011	Rua Das Rosas	S/n	Povoado De Maracaj	Colares	PA	12,42	255,07	Reversível
4434	Surucua	0	Na	Santarém	PA	18,06	360,00	Reversível
BTSAGO437	Fazenda Pindaibas - Povoado	0	Martinopolis	Santa Terezinha De Goiás	GO	150,00	150,00	Reversível
1526	Rua Maria Olinda	S/n	Croata	Varjota	CE	15,50	300,00	Reversível
33580	Povoado De Sao Miguel0			São João Da Varjota	PI	9,00	140,00	Reversível
5124	Rua Sao Francisco0			Bodocó	PE	49,44	2.018,75	Reversível
BTSAPR50	Rua Marialva	365	Assis Chateaubriand	Assis Chateaubriand	PR	12,65	1.200,00	Reversível
3422	Morro Do Cruzeiro	S/n	Zona Rural	Barão De Monte Alto	MG	3,00	225,00	Reversível
3290	Alto Do Cruzeiro *	S/n	Rural	Bom Jesus Do Amparo	MG	2,00	500,00	Reversível
3484	Fazenda Jaragua *	S/n	Min. Nac. Grafite	Pedra Azul	MG	25,00	900,00	Reversível
568	Rua Alto Do Bonfim	S/n	Na	Lençóis	BA	35,65	1.626,90	Reversível
1594	Jaguarao	0	Vila	Aracoiaba	CE	15,50	25,50	Reversível
1854	Rua Joao Batista Moreno	S/n	Varzea Da Conceicao	Cedro	CE	15,50	25,50	Reversível
1539	Rua Dr.Brandao	S/n	Engenheiro Joao Tom	Pueiras	CE	15,00	165,00	Reversível
1444	Bastioes	0	Na	Iracema	CE	15,00	165,00	Reversível
1266	Rua Major Joao Bernardo	312	Centro	Madalena	CE	35,67	139,50	Reversível
1469	Rua Joao Lucas	S/n	Buritizinho	Mauriti	CE	15,50	25,50	Reversível
1630	Rua Raimundo Peres Farias	103	Major Simplicio	Nova Russas	CE	15,00	165,00	Reversível
5351	Repetidora Mutambeira	0	Na	Antônio Almeida	PI	25,00	1.000,00	Reversível
6807	Sítio/Vila Barbosa/Sítio Riachinho	0	Campestre	Itainópolis	PI	9,00	128,00	Reversível
5377	Praça 15 De Novembro	S/n	Na	Jacobina Do Piauí	PI	25,00	450,00	Reversível
5308	Rua Sao Jose	323	Centro	Manoel Emídio	PI	25,00	600,00	Reversível
BTSAGO107	Rua Garibaldi Vigiano S/Nº (Rua Sao Paulo Qd. 23 Lt. 3)	S/n	Caturai	Caturai	GO	79,39	600,00	Reversível
4973	Rua Dr. Simplicio Tavares De Melo	30	Na	Ferreiros	PE	36,34	491,52	Reversível
3496	Morro Da Repetidora *	S/n	Zona Rural	Manhumirim	MG	30,00	625,00	Reversível
5000	Rua Luisa Mendes	S/n	Centro	Santa Cruz Do Capibaribe	PE	140,00	1.200,00	Reversível
7115	Rodovia Br 315 (Rua Ver. Benedito Mendonça)	S/n	Povoado Tirirical	Bom Jardim	MA	10,50	420,00	Reversível
BTSAGO298	Rua 1 Qd. 12 S/Nº	S/n	Marzagao	Marzagão	GO	60,12	1.215,60	Reversível
3222	Rua Dilermando Alves Da Cunha	349	Bambui	Bambuí	MG	21,00	412,00	Reversível

BTSARO153	Avenida Paraíso S/N - Vista Alegre Do Abuna	S/n	Centro	Porto Velho	RO	150,00	150,00	Reversível
BTSAGO447	Rua 1 S/Nº - Fazenda Bonsucesso Ou Sítio Velho (Atual Rua 06 Nº296 Qd. D	Lt. 01	Vila Santa Maria Do Norte	São Luiz Do Norte	GO	41,25	1.204,75	Reversível
1815	Sítio Barra Do Sítia	0	Na	Banabuiú	CE	15,50	25,50	Reversível
BTSAPR47	Avenida Brasil	325	Assis Chateaubriand	Assis Chateaubriand	PR	12,65	1.200,00	Reversível
5434	Rua Manoel Francisco De Oliveira L.21 - Porto Frade	0	Cunhambebe	Angra Dos Reis	RJ	62,00	875,00	Reversível
3321	Morro Repetidora De Tv	S/n	Zona Rural	Água Boa	MG	3,00	245,00	Reversível
7201	Rua Major Pinheiro (Prox. Rua Martin Albuquerque)	0	Na	Jaguaripe	BA	120,90	600,00	Reversível
4718	Sítio Jacare	0	Zona Rural	Alagoinha	PB	18,00	64,00	Reversível
1459	Bom Nome	0	Na	Aiuaba	CE	15,00	200,00	Reversível
1851	Rua Jose Quintino	S/n	Umburanas	Mauriti	CE	15,00	165,00	Reversível
1467	Rua Do Grupo	0	Brotas	Miraíma	CE	15,00	165,00	Reversível
6937	Avenida Saturnino De Castro	S/n	Urbano	São Miguel Da Baixa Grande	CE	9,00	600,00	Reversível
4309	Vila Nazare	0	Na	Pacajá	PA	18,53	544,68	Reversível
7637	Rua Da Colonia	0	Centro	Maracaçumé	MA	9,00	220,00	Reversível
5123	Rua Diario De Pernambuco - Ctp	S/n	Na	Belo Jardim	PE	24,00	300,00	Reversível
7010	Br 2220		Centro	Miranda Do Norte	MA	65,00	620,00	Reversível
5029	Rua Francisco Alves Silva	S/n	Na	Jucati	PE	36,24	459,00	Reversível
6830	Votorantin	0	Povoado Bom Jesus	Nossa Senhora Dos Remédios	PE	9,00	178,20	Reversível
BTSARS55	Rua Guilherme Winter	0	Bom Principio	Bom Principio	RS	84,00	489,00	Reversível
BTSAGO295	Fazenda Santo Antonio Ou Lages	0	Amarolandia	Mara Rosa	GO	1.200,00	1.200,00	Reversível
BTSAGO340	Rua Das Flores S/Nº (Rua Joao Sampaio Ou Rua Cicero De Castro)	S/n	Novo Oriente	Nova Glória	GO	50,00	250,00	Reversível
BTSAGO442	Avenida Goias Esq. C/ Rua Oriente Qd. 20 Lt. 11	0	Brasilia	São Luis De Montes Belos	GO	25,00	150,00	Reversível
5010	Avenida 31 De Março	S/n	Centro	Cachoeirinha	PE	40,80	390,00	Reversível
BTSAGO329	Desmembramento Do Lote Nº 06	0	Tupiracaba	Niquelândia	GO	1.200,00	1.200,00	Reversível
5034	Rua Capitao Amador Monteiro	S/n	Na	Lagoa Do Ouro	PE	36,24	450,00	Reversível
12011	Fazenda Chapadinha *	S/n	Rural	Carbonita	MG	3,00	500,00	Reversível
7231	Sítio Lavrinha	0	Na	Piatã	BA	23,00	1.600,00	Reversível
6865	Vertente	0	Na	Piripiri	PI	18,00	180,00	Reversível
BTSAGO346	Ao Lado Da Escola Municipal Miguel Arcanjo - Jose Marcelino	0	Cachoeira	Orizona	GO	100,00	1.140,00	Reversível
6803	Furta-Lhe A Volta	0	Rural	Ipiranga Do Piauí	PI	9,00	300,00	Reversível
BTSAGO432	Fazenda Rio Dos Bois (Imovel Cadastrado Em Barro Alto - Go) (Rua 02 Qd. 0	2 Lt. 04)	Placa	Santa Rita Do Novo Gama	GO	360,00	360,00	Reversível
12002	Sítio Avenida *	102	Centro	Arame	MG	3,00	30,00	Reversível
3911	Rua Principal	S/n	Vila De Acarajo Grande	Bragança	PA	27,30	144,00	Reversível
1747	Rua Jose Nicolau De Souza	10	Caldas	Barbalha	CE	27,00	54,00	Reversível
BTSAPR130	Rua Jacaranda	0	Parque Verde	Cascavel	PR	408,85	8.177,00	Reversível
1279	Rua Joaquim Nemesio Pinheiro	S/n	Centro	Milhã	CE	67,71	97,60	Reversível
BTSAGO388	Fazenda Presidio De Sta Cruz	0	Grupelandia	Porangatu	GO	150,00	150,00	Reversível
BTSAGO226	Rua Santa Clara Qd. 01 Lt. 12	0	Hidrolandia	Hidrolândia	GO	374,01	374,01	Reversível
BTSAPR372	Rua 21 De Abril	42	Ivatuba	Ivatuba	PR	12,65	938,00	Reversível
4776	Sítio Cavaco	0	Zona Rural	São José De Princesa	PB	47,69	150,00	Reversível
1842	Avenida Principal	S/n	Tres Bodegas	Icó	CE	15,00	165,00	Reversível
1858	Rua Sao Sebastiao	S/n	Vila De Carnauba	Jati	CE	15,50	25,50	Reversível
1712	Roldao	0	Na	Morada Nova	CE	15,50	400,00	Reversível

1849	Uiraponga	0	Rural	Morada Nova	CE	15,00	165,00	Reversível
5344	Avenida Herminio Caetano	S/n	Dirceu	Cajueiro Da Praia	PI	25,00	100,00	Reversível
6831	Avenida Geronimo Abreu	S/n	Centro	Nossa Senhora De Nazaré	PA	9,00	200,00	Reversível
4149	Garimpo Sao Jose	0	Na	Jacareacanga	PA	28,00	1.600,00	Reversível
213	Avenida Juvenal De Paula E Castro	S/n	Centro	Guajará	AM	16,50	450,00	Reversível
7624	Rua Tancredo Neves	1	Centro	Joselândia	MA	9,00	250,00	Reversível
2463	Rua Principal	S/n	Centro	Tuntum	MA	9,00	260,00	Reversível
4326	Avenida 7 De Setembro	78	Na	Parauapebas	PA	350,86	613,04	Reversível
1708	Rua Sao Francisco	S/n	Riacho Grande	Araripe	CE	15,00	165,00	Reversível
2405	Rua Principal	S/n	Pov. Itamirim	Rosário	MA	9,00	314,00	Reversível
7550	Rua Assis De Vasconcelos	0	Na	Tucuruí	PA	140,00	133,00	Reversível
BTSAGO375	Largo Da Capela	0	Rio Do Peixe	Pirenópolis	GO	1.200,00	1.200,00	Reversível
3271	Sítio Finca Pe	S/n	Rural	Argirita	MG	8,00	316,00	Reversível
7109	Rua Da Palmeira	S/n	Centro	Bela Vista Do Maranhão	MA	9,00	302,40	Reversível
12032	Morro Proximo Da Localidade	S/n	Rural	Belo Horizonte	MG	3,00	100,00	Reversível
BTSAGO112	Avenida Sao Paulo (Avenida Comercial) S/Nº	S/n	Cocalzinho De Goiás	Cocalzinho De Goiás	GO	50,00	800,00	Reversível
BTSAGO150	Rua Joaquim Neto	47	Goiandira	Goiandira	GO	140,00	140,00	Reversível
7651	Rua Principal	0	Centro	Parnarama	MA	9,00	360,00	Reversível
12030	Morro Proximo Da Localidade *	S/n	Rural	Gemeleiras	MG	29,00	100,00	Reversível
12038	Fazenda Rancharia	S/n	Rural	João Pinheiro	MG	3,00	100,00	Reversível
BTSARS344	Nova Boa Vista	0	Nova Boa Vista	Nova Boa Vista	RS	45,05	150,00	Reversível
3456	Rua Berto Barcelos *	S/n	Centro	Mutum	MG	26,00	733,00	Reversível
645	Fazenda Sao Joao	0	Santo Amaro Do Catu	Vera Cruz	BA	79,23	2.000,00	Reversível
5036	Praça Jose Bezerra Assunção	77	Na	Paranatama	PE	36,24	405,18	Reversível
1253	Rua Raimundo Pontes De Lima	23	Centro	Jaguaretama	CE	53,50	150,66	Reversível
BTSAPR512	Rua Bom Jesus	0	Briolandia	Ortigueira	PR	450,00	450,00	Reversível
BTSARS696	Westfalia	0	Vila Schmidt	Westfalia	RS	20,00	150,00	Reversível
3235	Morro Proximo Da Localidade	S/n	Rural	Aiuruoca	MG	26,00	2.507,00	Reversível
2815	Rua F *	S/n	Centro	Belo Horizonte	MG	3,00	225,00	Reversível
2821	Morro Proximo Da Localidade	S/n	Zona Rural	Francisco Sá	MG	34,00	182,00	Reversível
4732	Distrito De Pedra D'Agua	0	Na	Caturité	PB	32,00	119,00	Reversível
4750	Colonia Agricola De Camaratuba	0	Zona Rural	Mamanguape	PB	76,00	400,00	Reversível
1438	Barreiras Dos Vianas	0	Na	Aracati	CE	15,00	160,00	Reversível
1217	Rua Capitao Tiotoni	324	Centro	Ererê	CE	27,20	73,88	Reversível
1699	Rua Duque Pereira	0	Vila De Quincunça	Farias Brito	CE	15,00	165,00	Reversível
1383	Praça Abilio Martins	0	Rural	Ipu	CE	15,00	165,00	Reversível
1601	Trav. Prudencio Pereira Ramos	S/n	Distrito Do Jua	Irauçuba	CE	15,50	25,50	Reversível
1635	Trav. Agnelino	S/n	Mararupa	Mauriti	CE	15,00	165,00	Reversível
1483	Camilos	0	Distrito De Camilos	Meruoca	CE	15,50	25,50	Reversível
1690	Podimirim	0	Na	Milagres	CE	15,00	165,00	Reversível
1517	Condado	0	Na	Orós	CE	20,00	20,00	Reversível
1810	Rua Major Salustiano	S/n	Serrota	Senador Sá	CE	15,50	25,50	Reversível
7549	Rua Coronel Guilherme Feio	0	Na	Cachoeira Do Arari	PA	1.831,50	1.831,50	Reversível

4590	Rua Principal	S/n	Cumaru Grande	Vigia	PA	200,00	200,00	Reversível
BTSARS150	Rua Joaquim Rib. Neto	0	Ciriaco	Ciriaco	RS	84,15	1.096,41	Reversível
1347	Rua Dr. Queiroz Lima	S/n	Centro	Solonópole	CE	138,75	301,92	Reversível
3405	Rua Manoel Bandeira	26	Veredas Da Serra	Juatuba	MG	21,00	1.000,00	Reversível
2544	Rua Salvador *	S/n	Indaia	Teófilo Otoni	MG	3,00	300,00	Reversível
4304	Puraqueuarinha	0	Na	Ourém	PA	18,06	375,00	Reversível
4968	Rua Moises Correia	S/n	Na	Camutanga	PE	36,24	240,00	Reversível
3434	Morro Do Cruzeiro *	S/n	Rural	Cachoeira Da Prata	MG	22,00	600,00	Reversível
4420	Vila De Boim	0	Na	Santarém	PA	22,91	240,00	Reversível
BTSAGO128	Avenida Getulino Artiaga	206	Cumari	Cumari	GO	16,50	330,00	Reversível
5038	Rua Tancredo Neves	S/n	Na	Brejão	PE	36,24	382,50	Reversível
1332	Rua Menezes Pimentel	38	Centro	São Gonçalo Do Amaral	CE	67,46	383,90	Reversível
BTSAGO314	Fazenda Fundao De Cima	0	Jardim Da Luz	Morrinhos	GO	150,00	150,00	Reversível
2458	Povoado Varzea	S/n	Pov. Varzea	Sucupira Do Norte	MA	9,00	360,00	Reversível
2291	Rua Principal	S/n	Pov. Sao Lourenco	Carutapera	MA	9,00	360,00	Reversível
4964	Rua Major Severino Mendes	S/n	Na	Buenos Aires	PE	36,24	375,00	Reversível
1506	Rua Sete De Setembro	518	Distrito De Catunda	Catunda	CE	65,38	65,38	Reversível
4430	Santana Do Tapara	0	Na	Santarém	PA	97,00	49,00	Reversível
BTSAGO514	Avenida Araguaia Qd. 41 Lt. 01	0	Centro	Formoso Do Araguaia	TO	200,00	200,00	Reversível
4967	Rua 1º De Maio	S/n	Na	Passira	PE	36,24	369,11	Reversível
5385	Rua Demerval Lobao	0	Na	Monte Alegre Do Piauí	PI	48,00	800,00	Reversível
7551	Rua Do Campo	S/n	Pov. Córrego Novo	Açailândia	MA	9,00	450,00	Reversível
BTSAPR85	Rua Espirito Santo	0	Cafetal Do Sul	Cafetal Do Sul	PR	12,65	1.125,00	Reversível
BTSASC185	Rua Brusque	S/n	Centro	Guabiruba	SC	105,05	748,00	Reversível
2015	Fazenda Santa Marta	S/n	Rural	Mimoso Do Sul	ES	3,00	1.463,87	Reversível
6706	Avenida Dr. Simeao De Faria	43	Nova Era	Juiz De Fora	MG	168,00	200,00	Reversível
3126	Morro Proximo Da Localidade *	S/n	Zona Rural	Manhumirim	MG	44,00	1.400,00	Reversível
7205	Rua Albertino Ferreira	0	Na	Ichu	BA	12,00	1.170,00	Reversível
6216	Rua Do Cruzeiro - Morro Maruim	S/n	Povoado Mata De São Maria	Mossoró	SE	106,97	1.550,00	Reversível
1549	Rua Santa Terezinha	S/n	Feiticeiro	Jaguaribe	CE	15,50	300,00	Reversível
1521	Rua Joao Aquino Pinheiro	S/n	Corrente	Jardim	CE	10,00	170,00	Reversível
5354	Repetidora Recanto	0	Na	Bertolândia	PI	25,00	10.000,00	Reversível
6787	Curral Novo Do Piauí	0	Urbano	Curral Novo Do Piauí	PI	9,00	200,00	Reversível
6892	Lagoa Seca	0	Povoado Sao Joao	Esperantina	PI	9,00	200,00	Reversível
5374	Rua Do Amparo - Repetidora Caldeirao	0	Na	Inhuma	PI	25,00	690,56	Reversível
6802	Brejo Da Fortaleza	0	Rural	Ipiranga Do Piauí	PI	9,00	200,00	Reversível
6812	Rua Primeiro De Janeiro - Rua Sem Denominação	0	Urbano	João Costa	PI	9,00	150,00	Reversível
6907	Rua Jose Ferreira De Melo	S/n	Urbano	Madeiro	PI	9,00	200,00	Reversível
6825	Rua Chagas Rodrigues	S/n	Na	Milton Brandão	PI	9,00	600,00	Reversível
6913	Estrada De Acesso - Rodovia Pi 2140	S/n	Boa Vista Do Morro (Morro Do Chapéu Do Piauí)	Morro Do Chapéu Do Piauí	PI	9,00	241,08	Reversível
6842	Paqueta	0	Centro	Paquetá	PI	9,00	200,00	Reversível
6936	Sao Luis Do Piaui	0	Urbano	São Luis Do Piauí	PI	9,00	150,00	Reversível
6973	Avenida Joao Ricardo De Moraes	S/n	Centro	Wall Ferraz	PI	9,00	150,00	Reversível

921	Praça 13 De Maio	S/n	Centro	Belmonte	BA	57,27	704,00	Reversível
5022	Rua Juscelino Kubitschek	S/n	Centro	Barra De Guabiraba	PE	36,24	226,00	Reversível
3409	Morro Proximo Da Localidade *	S/n	Rural	Santa Rita De Jacutinga	MG	26,00	900,00	Reversível
BTSARS174	Avenida Rio Branco	0	Dom Pedrito	Dom Pedrito	RS	622,09	1.258,22	Reversível
BTSAGO136	Avenida Candida Fonseca S/Nº	S/n	Estrela Do Norte	Estrela Do Norte	GO	33,00	705,00	Reversível
3259	Rua Abilio Antunes De Siqueira *	S/n	Centro	Miraí	MG	21,00	400,00	Reversível
BTSARS205	Lote 143	0	Caravaggio	Farroupilha	RS	26,57	312,50	Reversível
5392	Repetidora Aerolandia	0	Na	Picos	PI	222,00	360,00	Reversível
BTSAGO506	Rua Cariocao (Atual Av. Bernardo Sayao)		Centro	Darcinópolis	TO	100,00	1.200,00	Reversível
BTSARO161	Rua Ayrton Senna S/N - Uniao Bandeirantes	S/n	Centro	Porto Velho	RO	150,00	150,00	Reversível
3176	Trav. Afonso Pena *	S/n	Centro	Conceição Do Rio Verde	MG	110,00	699,00	Reversível
12040	Rua Bela Vista	S/n	Urbano	Contagem	MG	3,00	25,00	Reversível
4788	Propriedade Jose Luis Filho	0	Quixaba De Baixo	Uiraúna	PB	18,06	36,00	Reversível
1524	Rua Principal / Rua Barbosa Gomes	0	Croata	Barreira	CE	15,00	200,00	Reversível
1585	Iratinga	0	Na	Itapagé	CE	15,00	165,00	Reversível
1829	Tangente	0	Na	Massapê	CE	15,50	156,56	Reversível
1415	Rua Raimundo Jose	S/n	Aruaru	Morada Nova	CE	10,00	170,00	Reversível
1665	Rua Francisco Lucio	747	Oliveiras	Tamboril	CE	15,50	25,50	Reversível
1785	Rua Principal	S/n	Sao Joaquim	Umirim	CE	15,50	25,50	Reversível
6769	Est. Principal - Rua Geral	0	Pov. Mocambinho	Brasileira	PI	9,00	210,00	Reversível
6821	Povoado Centro Dos Designos	0	Zona Rural	Miguel Alves	PI	9,00	200,00	Reversível
3994	Rua Principal	S/n	Vila Nova Colonia	Capitão Poço	PA	18,80	471,90	Reversível
BTSAGO249	Rua Joao Vieira Machado (Rua 6) Qd.	0	Itaja	Itajá	GO	63,90	200,00	Reversível
3184	Morro Proximo Da Localidade *	S/n	Rural	Carlos Chagas	MG	23,00	1.086,00	Reversível
BTSAGO324	Avenida Getulio Vargas C/ Planalto Qd. 26 Lt. 09 E 10	0	Mutunopolis	Mutunópolis	GO	79,39	598,00	Reversível
BTSAGO510	Rua Porto Alegre	187	Centro	Fátima	TO	79,39	11.280,00	Reversível
BTSAPR737	Avenida Sao Paulo	363	Sao Pedro Do Parana	São Pedro Do Paraná	PR	14,99	910,00	Reversível
7344	Rua Do Comercio	S/n	Bairro Novo	Tufilândia	MA	9,00	360,00	Reversível
BTSAPR777	Rua Cerro Largo	0	Toledo	Toledo	PR	12,65	800,00	Reversível
12037	Morro Proximo Da Localidade	S/n	Rural	Brasília De Minas	MG	6,00	100,00	Reversível
11938	Fazenda Baixa Verde *	S/n	Rural	Santa Helena De Minas	MG	3,00	625,00	Reversível
11990	Rua Principal *	S/n	Urbano	São Francisco	MG	12,00	100,00	Reversível
BTSAGO445	Praça Sao Sebastiao Qd. 27 Lt. 10	0	Rosalandia	São Luís De Montes Belos	GO	25,00	110,00	Reversível
6873	Povoado Buriti Do Castelo	0	Rural	São Félix Do Piauí	PI	9,00	480,00	Reversível
BTSAPR243	Rua Edmundo Mercer	15	Curiuva	Curiúva	PR	71,84	1.400,00	Reversível
4822	Morro Da Agua Doce	S/n	Na	Caruaru	PE	65,38	644,21	Reversível
1460	Bom Principio	0	Centro	Morrinhos	CE	10,00	126,00	Reversível
1417	Rua Da Telemar	S/n	Distrito De Assuncao	Solonópole	CE	15,50	137,50	Reversível
3979	Rua Monte Libano	S/n	Centro	Paragominas	PA	617,90	2.384,00	Reversível
7316	Rua Principal	S/n	Povoado Bom Jesus	Santa Inês	MA	9,00	360,00	Reversível
5111	Praça Sao Sebastiao	S/n	Na	Terra Nova	PE	40,80	240,00	Reversível
BTSARO95	Avenida Dos Pioneiros lote 16 Quadra 01 - Nova California	0	Centro	Porto Velho	RO	100,00	100,00	Reversível
BTSAPR375	Rua Rocha Pombo	0	Jacarezinho	Jacarezinho	PR	12,65	1.451,60	Reversível

2808	Avenida Dom Pedro I I	84	Centro	Elói Mendes	MG	222,00	600,00	Reversível
2890	Morro Do Imperador *	S/n	Zona Rural	Juiz De Fora	MG	101,00	400,00	Reversível
7083	Sítio Sao Joao	0	Na	Igrapiúna	BA	6,00	900,00	Reversível
7065	Rua Rui Barbosa	S/n	Na	Maiquinique	BA	12,00	460,00	Reversível
1749	Rua Jose Rodrigues P. Neto	S/n	Na	Catarina	CE	53,86	180,00	Reversível
1573	Rua Oscar Fontenele	S/n	Ibuguacu	Granja	CE	15,50	25,50	Reversível
1622	Rua Sao Sebastiao	S/n	Lima Campos	Icó	CE	10,00	170,00	Reversível
1827	Sucupira	0	Na	Limoeiro Do Norte	CE	15,50	25,50	Reversível
1583	Ipaguacu	0	Na	Massapê	CE	15,00	165,00	Reversível
3841	Avenida Barao Do Rio Branco (Antiga Avenida Presidente Vargas)	S/n	Na	Bagre	PA	25,17	239,70	Reversível
3844	Rua Santa Catarina	S/n	Calados	Baião	PA	19,42	364,25	Reversível
4213	Rua Santa Maria	S/n	Matapiquara	Marapanim	PA	28,70	243,60	Reversível
3998	Avenida Magalhaes Barata	S/n	Bacabal	Castanhal	PA	18,00	49,00	Reversível
BTSAGO402	Avenida Santa Efigenia Qd. 6 Lt. 11 E 12	405	Rianapolis	Rianópolis	GO	79,39	1.139,70	Reversível
BTSAGO83	Avenida Americo Fernandes	0	Caiapônia	Caiapônia	GO	394,50	394,50	Reversível
4961	Rua Eumenia De Oliveira Gonçalves	S/n	Na	Cumaru	PE	36,24	300,00	Reversível
4947	Rua Camoes Barbosa	S/n	Na	Lagoa Do Carro	PE	36,24	300,00	Reversível
2732	Sítio Raiz Da Serra	S/n	Rural	Chiador	MG	7,00	150,00	Reversível
7015	Est. De Santa Filomena	0	Centro	Presidente Dutra	MA	130,75	2.250,00	Reversível
5393	Estrada Br 3160		Mirolândia	Picos	PI	65,00	3.264,00	Reversível
3027	Alto Do Raimundo Baiano *	S/n	Zona Rural	Raposos	MG	37,00	900,00	Reversível
2487	Ma 106Km 147	0	Pov. Bacabeira	Turilândia	MA	9,00	220,00	Reversível
BTSAGO77	Rua Do Comercio S/Nº	S/n	Campo Das Perdizes	Buriti De Goiás	GO	150,00	150,00	Reversível
1581	Rua Santos Dumont	S/n	Distrito De Inhucu	São Benedito	CE	5.106,00	51,60	Reversível
5039	Rua Adalto Barreto	S/n	Centro	Palmeirina	PE	48,87	92,25	Reversível
3333	Rua Maestro Abgail *	S/n	Centro	Eugenópolis	MG	66,00	80,00	Reversível
2546	Morro Do Cemiterio	S/n	Rural	Guiricema	MG	110,00	205,03	Reversível
1823	Praça Benedito Moreira De Souza	S/n	Siupe	São Gonçalo Do Amaral	CE	15,50	25,50	Reversível
BTSAPR530	Estrada Municipal	0	Palotina	Palotina	PR	12,65	1.320,00	Reversível
BTSAPR534	Rua Santa Catarina	0	Palotina	Palotina	PR	12,65	1.600,00	Reversível
3330	Morro Proximo Da Localidade *	S/n	Rural	Divino	MG	22,00	2.500,00	Reversível
3553	Fazenda Fissura	S/n	Zona Rural	Paracatu	MG	80,00	10.000,00	Reversível
3318	Rua Proxima Da Caixa D'Agua *	S/n	Zona Rural	Pedra Dourada	MG	3,00	180,00	Reversível
6734	Sítio Maria Das Flores	0	Barra De Jacuipe	Camaçari	BA	66,00	2.000,00	Reversível
1543	Espraiado	0	Rural	Acaraú	CE	15,50	25,50	Reversível
1397	Amaro	0	Na	Assaré	CE	15,50	25,50	Reversível
1478	Rua Principal	S/n	Cajazeiras Do Simiao	Assaré	CE	15,50	25,50	Reversível
1702	Rua Eneas Arrais	S/n	Quixariú	Campos Sales	CE	15,50	25,50	Reversível
1688	Pitombeira	0	Na	Itapagé	CE	15,00	105,00	Reversível
1681	Rua De Fatima	S/n	Patos	Morada Nova	CE	15,50	25,50	Reversível
1658	Rua Sebastiao Ferreira	S/n	Nenelandia	Quixeramobim	CE	15,50	25,50	Reversível
1769	Rua Vila Velha	S/n	Sangradouro	Santa Quitéria	CE	15,50	25,50	Reversível
4012	Rua Deodoro De Mendonça	S/n	Vila De Mocajutuba	Colares	PA	12,42	240,00	Reversível

6987	Rua Zacarias Lopes	1	Centro	Nina Rodrigues	MA	40,00	350,00	Reversível
32873	Avenida Eucalipto	S/n	Centro	Serrano Do Maranhão	MA	9,00	144,00	Reversível
4218	Praça Da Torre	S/n	Tamaruteua	Marapanim	PA	34,00	83,00	Reversível
1553	Rua Raimundo Alves De Lima	2055	Na	Russas	CE	15,00	165,00	Reversível
3243	Fazenda Brejão *	S/n	Zona Rural	Montes Claros	MG	44,00	3.500,00	Reversível
5007	Rua Jose Luiz Silveira Barros	S/n	Centro	Cupira	PE	40,67	200,00	Reversível
6741	Rua A Setor E - Conj. Mussurunga 1	0	Mussurunga	Salvador	BA	7,55	624,00	Reversível
4136	Itaituba	0	Na	Itaituba	PA	208,73	900,00	Reversível
7628	Rua Grande	S/n	Pov. Vera Cruz	Junco Do Maranhão	MA	9,00	250,00	Reversível
4593	Rua Domingos Farias	S/n	Vila De Penha Longa	Vigia	PA	12,14	282,00	Reversível
4594	Rua Nova	S/n	Porto Salvo	Vigia	PA	12,14	301,44	Reversível
12018	Rua Sao Sebastiao	70	Urbano	Gonzaga	MG	3,00	270,00	Reversível
3288	Trav. Augusto Pereira Gomes *	S/n	Centro	Rio Doce	MG	6,00	180,00	Reversível
594	Praça Presidente Medice	0	Centro	Pedrao	BA	13,52	971,10	Reversível
11943	Chacara Da Madragoa *	S/n	Urbano	Rio Vermelho	MG	5,00	225,00	Reversível
BTSARS182	Rua Danilo Lorenzi	0	Entre Rios Do Sul	Entre Rios Do Sul	RS	72,00	292,52	Reversível
4806	Fazenda Caboclo - Morro Do Geraldo	0	Na	Afrânio	PE	50,02	600,00	Reversível
4556	Vista Alegre	0	Na	Terra Alta	PA	11,90	240,00	Reversível
4591	Rua Principal	S/n	Itapua	Vigia	PA	12,24	226,00	Reversível
33692	Rua Principal	S/n	Povoado Sertãozinho	Icatu	MA	9,00	450,00	Reversível
6863	Pe Do Morro0	S/n	Rural	Piripiri	PI	76,00	36,00	Reversível
BTSAPR763	Rua 10	0	Terra Roxa	Terra Roxa	PR	12,65	1.035,00	Reversível
BTSAGO131	Avenida Deputado Jose De Assis Qd. 29 Lt. 271	0	Diorama	Diorama	GO	180,00	180,00	Reversível
6696	Avenida Abilio Machado	2025	Jardim Inconfidencia	Belo Horizonte	MG	148,00	602,00	Reversível
12035	Rua Rio Verde	50	Urbano	Capitão Enéas	MG	3,00	237,00	Reversível
3096	Morro Santa Helena *	S/n	Rural	Sete Lagoas	MG	60,00	2.500,00	Reversível
5041	Rua Professor Jacinto Vieira	S/n	Na	Calçado	PE	32,24	300,00	Reversível
1507	Cauassu	0	Na	Acaraú	CE	15,50	25,50	Reversível
1510	Celsolandia	0	Na	Acaraú	CE	15,00	165,00	Reversível
1384	Açude Dos Pinheiros	0	Na	Ibicuitinga	CE	15,50	25,50	Reversível
1392	Rua Central	S/n	Alto Da Varzea-Icozinhó	Icó	CE	15,50	25,50	Reversível
1575	Rua Senhora Santana	S/n	Icozinho	Icó	CE	15,00	165,00	Reversível
1691	Rua Jose Cosme	S/n	Porto Dos Barcos	Itarema	CE	15,50	25,50	Reversível
1633	Rua Antonio Costa Moraes	S/n	Mapua	Jaguaribe	CE	15,50	25,50	Reversível
1632	Rua Cel. Joaquim Gonçalves	354	Mangabeira	Lavras Da Mangabeira	CE	15,00	165,00	Reversível
1577	Igaroi	0	Na	Orós	CE	15,00	165,00	Reversível
1531	Rua Zeferino De Castro	S/n	Delmiro Gouveia	Pires Ferreira	CE	15,50	25,50	Reversível
1609	Rua Lagoa Cercada	0	Sao Miguel	Quixeramobim	CE	10,00	170,00	Reversível
1853	Rua Saldanha Freire	164	Uruque	Quixeramobim	CE	15,00	165,00	Reversível
1407	Rua Nova	279	Araporanga	Santana Do Cariri	CE	15,00	165,00	Reversível
1576	Estrada Do Algodao	0	Ideal	Aracoiaba	CE	15,00	165,00	Reversível
6809	Povoado Cajueiro	0	Rural	Patos Do Piauí	PI	9,00	250,00	Reversível
6829	Rua Sigefredo Pacheco	S/n	Santo Antonio	Nossa Senhora Dos Remédios	CE	9,00	200,00	Reversível

5040	Rua Marechal Rondon	S/n	Centro	Terezinha	PE	32,24	232,69	Reversível
6826	Rua Coronel Pacheco	S/n	Sao Goncalo	Milton Brandão	PI	25,00	32,00	Reversível
7359	Rua Grande - Br 119	S/n	Olho Dagua Do Mano	Mileno Freire	MA	9,00	275,20	Reversível
1400	Rua Principal	S/n	Distrito De Anil	Meruoca	CE	15,50	154,00	Reversível
6946	Sao Victor	0	Rural	São Raimundo Nonato	PI	9,00	200,00	Reversível
2430	Avenida Getulio Vargas	S/n	Centro	São Francisco Do Brasil	MA	9,00	360,00	Reversível
5177	Rua David Lins De Andrade	0	Na	Sairé	PE	36,24	225,00	Reversível
33493	Rua Principal	S/n	Macajubal	Bequimão	MA	9,00	56,00	Reversível
33496	Rua Principal	S/n	Pontal	Bequimão	MA	9,00	56,00	Reversível
4226	Rua Tancredo Neves	S/n	Agrovila Tiradentes	Medicilândia	PA	24,00	728,00	Reversível
BTSADF62	Parque Das Americas Lotes A B Quadra 28	0	Cidade Ocidental	Cidade Ocidental	GO	200,00	200,00	Reversível
12026	Fazenda Atalaia	S/n	Rural	Machacalis	MG	23,00	120,00	Reversível
6983	Avenida Das Palmeiras	277	Centro	Caravelas	BA	117,50	1.170,00	Reversível
1504	Casteliano	0	Na	Acaraú	CE	15,50	25,50	Reversível
1857	Vazantes	0	Na	Aracoiaba	CE	15,50	25,50	Reversível
1388	Rua Joao Luiz	S/n	Alagoinha	Araripe	CE	36,00	152,00	Reversível
1408	Trav. Praça Da Igreja	S/n	Distrito De Araquem	Coreaú	CE	15,50	25,50	Reversível
1413	Rua Miguel Davi	S/n	Distrito De Aroeiras	Coreaú	CE	40,80	40,80	Reversível
1489	Rua Sao Joaquim	S/n	Localidade Do Canto	Coreaú	CE	15,50	25,50	Reversível
1848	Rua Do Comercio	S/n	Distrito De Ubauna	Coreaú	CE	15,00	165,00	Reversível
1676	Paraguai	0	Na	Cruz	CE	15,50	25,50	Reversível
1621	Avenida Domingos Lopes	S/n	Lapa	Graça	CE	15,00	165,00	Reversível
1654	Rua Joao Marciano Oliveira	S/n	Distrito Mucambo	Guaraciaba Do Norte	CE	15,50	25,50	Reversível
1393	Alto Lindo	0	Na	Ibiapina	CE	15,00	165,00	Reversível
1502	Rod. Ce 282	S/n	Cascudo	Icó	CE	15,00	165,00	Reversível
1855	Varzea Do Gilo	0	Na	Ipu	CE	15,50	25,50	Reversível
1625	Rua Jose Mariano De Melo	S/n	Livramento	Ipueiras	CE	15,50	25,50	Reversível
1673	Rua Da Igreja	S/n	Palmaria	Itapiúna	CE	15,00	165,00	Reversível
1501	Rua Teodora Rodrigues Dos Santos	112	Carvoeiro	Itarema	CE	15,50	25,50	Reversível
1700	Rua Alexandre Benicio	53	Distrito De Quitaius	Lavras Da Mangabeira	CE	15,50	25,50	Reversível
1558	Rua Santo Antonio	S/n	Distrito De Goiana	Moraújo	CE	15,50	25,50	Reversível
1777	Santarem	0	Na	Orós	CE	15,50	25,50	Reversível
1482	Rua Francisco Mendes De Azevedo	S/n	Camboas	Paraipaba	CE	10,00	170,00	Reversível
1657	Rodovia Ce 1610	S/n	Mutambeiras	Santana Do Acaraú	CE	15,50	25,50	Reversível
1514	Rua Profª Julia Da Silva Oliveira	S/n	Colonia Dos Professores	São Gonçalo Do Amaral	CE	15,50	25,50	Reversível
1856	Rua Filomena R. Barroso	S/n	Varzea Redonda	São Gonçalo Do Amaral	CE	15,50	25,50	Reversível
1682	Patriarca	0	Na	Sobral	CE	15,00	165,00	Reversível
1405	Arapa	0	Na	Tianguá	CE	15,50	25,50	Reversível
1500	Rua Coração De Maria	S/n	Caruatai	Tianguá	CE	15,50	25,50	Reversível
1486	Rua Teodorico Ferreira Pinto	S/n	Canaa	Trairi	CE	15,50	25,50	Reversível
1411	Araticum	0	Na	Ubajara	CE	15,50	25,50	Reversível
1592	Jaburuna	0	Rural	Ubajara	CE	15,00	165,00	Reversível
1697	Quatiguaba	0	Na	Viçosa Do Ceará	CE	15,50	25,50	Reversível

4336	Rua Do Araguaia	S/n	Boa Vista Do Araguaia	Piçarra	PA	32,80	1.409,76	Reversível
7641	Rua Treze De Maio	1	Trator	Nova Olinda Do Maranhão	MA	9,00	264,00	Reversível
BTSAGO256	Rua Sto. Antonio C/ Sao Gonçalves Qd. 05 Lt. 08-B	0	Sao Jose	Itapuranga	GO	2,30	1.225,00	Reversível
3352	Rua Acre *	S/n	Centro	Presidente Juscelino	MG	35,00	158,00	Reversível
BTSARS509	Santa Clara Do Sul	0	Santa Clara Do Sul	Santa Clara Do Sul	RS	45,05	150,00	Reversível
11984	Fazenda Itinga - Carretao - Rodovia 251 *	S/n	Rural	Curral De Dentro	MG	32,00	109,00	Reversível
BTSAGO94	Fazenda Pirapitinga Dos Correias	0	Sesmaria	Campo Alegre De Goiás	GO	130,00	1.350,00	Reversível
2304	Morro Do Machado (Desativado)	S/N	Centro	Coroatá	MA	52,52	1.800,00	Não Reversível
33495	Rua Principal	S/n	Geniparana	Bequimão	MA	9,00	90,00	Reversível
BTSASC242	Colonia Herval - Segundo Reservado	0	Rural	Joaçaba	SC	15,90	915,00	Reversível
7535	Rodovia Cuiaba-Santarem - Km 11865	S/n	Na	Rurópolis	PA	126,25	1.620,50	Reversível
6864	Sao Luis0		Rural	Piripiri	PI	25,00	108,00	Reversível
32148	Rua Nonato Guimaraes	S/n	Pov. São José Dos Campos	Vitalino Freire	MA	9,00	300,00	Reversível
BTSARS371	Av. José Bortolini/Rua José Bonifácio, Qd G 24	857	Novo Tiradentes	Novo Tiradentes	RS	45,05	150,00	Reversível
BTSARS304	Manoel Viana	0	Manoel Viana	Manoel Viana	RS	45,05	150,00	Reversível
BTSAPR44	Morro Monte Urbano	S/n	Assai	Assaí	PR	225,00	225,00	Reversível
BTSAPR64	Rua Santa Catarina	0	Bela Vista Da Caroba	Bela Vista Da Caroba	PR	12,65	1.395,00	Reversível
BTSASC337	Rua Francisco Pedro Zanotto	395	Centro	Palma Sola	SC	57,90	775,00	Reversível
BTSADF91	Nucleo Habitacional Quadra 02 Lote 02 Secção Bk- 96	0	Novo Gama	Novo Gama	GO	611,94	2.550,00	Reversível
6731	Rua Sebastiao De Freitas	36	Urbano	Divinésia	MG	101,00	300,00	Reversível
3181	Serra Da Pipoca *	S/n	Zona Rural	Ipanema	MG	22,00	632,00	Reversível
7497	Rua Vitalino Luiz	0	Na	São Domingos Do Maranhão	MA	32,00	1.350,00	Reversível
1541	Avenida Central	S/n	Distrito Espinho	Guaraciaba Do Norte	CE	15,50	25,50	Reversível
4467	Sao Tome	0	Na	Santo Antônio Do Taboão	MA	39,45	42,00	Reversível
7403	Rua Raimundinha Costa	S/n	Centro	Belágua	MA	9,00	250,00	Reversível
7659	Avenida Pedro Cunha Mendes0	1	Centro	Pedro Do Rosário	MA	9,00	600,00	Reversível
4398	Ramal Da Comara	S/n	Caete	Santa Luzia Do Pará	PA	14,29	98,00	Reversível
BTSARS203	Fagundes Varella	0	Fagundes Varella	Fagundes Varela	RS	61,60	150,00	Reversível
2366	Br 1350	S/n	Na	Matões Do Norte	MA	9,00	385,15	Reversível
BTSARS110	Capivari Do Sul	0	Capivari Do Sul	Capivari Do Sul	RS	61,60	150,00	Reversível
BTSAGO81	Avenida 8 Qd. 20 Lt. 1 2 E Area Anexa	0	Cachoeira Dourada	Cachoeira Dourada	GO	43,00	1.159,00	Reversível
12012	Rua Sudminissud *	S/n	Urbano	Curral De Dentro	MG	6,00	100,00	Reversível
12043	Fazenda Serra	S/n	Rural	Raul Soares	MG	3,00	100,00	Reversível
1862	Rua Jose Noberto	43	Vila Sao Pedro (S. Pedro Do Norte)	Juazeiro	CE	15,50	25,50	Reversível
3519	Morro Repetidora Tv *	S/n	Zona Rural	Jaíba	MG	30,00	900,00	Reversível
1672	Palestina0			Orós	CE	15,50	25,50	Reversível
33527	Povoado Na Sede Do Cacique0			Santa Luzia	MA	9,00	1.000,00	Reversível
BTSAGO487	Rua Travessa Pinheiro Qd. 30 Lt. 01 (Av. Sao Judas Tadeu)	0	Sao Miguel	Araguaína	TO	79,39	672,00	Reversível
BTSARS433	Pirapo	0	Pirapo	Pirapó	RS	45,05	150,00	Reversível
BTSAGO121	Rua Corumbaiba S/Nº (Atual Av. Joao Carlos De Deus)	S/n	Areiao	Corumbaiba	GO	25,62	1.995,76	Reversível
12005	Avenida " E "	240	Tupa	Contagem	MG	3,00	167,00	Reversível
2563	Avenida Jose Candido Da Silveira	2557	Dom Joaquim	Belo Horizonte	MG	110,00	408,00	Reversível
2885	Rua Antonio Ribeiro De Souza	36	Centro	Jeceaba	MG	36,00	194,00	Reversível

6712	Morro Do Cruzeiro *	S/n	Zona Rural	Leopoldina	MG	100,00	2.913,00	Reversível
6208	Rua Manoel Euclides De Oliveira	39	Farolandia	Aracaju	SE	144,00	270,00	Reversível
6220	Praça Jose Durval Matos	S/n	Centro-Carira	Carira	SE	111,00	668,00	Reversível
4703	Rua Jose Alves Camboim	S/n	Centro	Imaculada	PB	25,40	450,00	Reversível
1307	Rua Clovis De Castro	0	Pacatuba	Pacatuba	CE	44,80	144,00	Reversível
1597	Avenida Central De Jardim De Cima	S/n	Jardim De Cima	Paracuru	CE	15,00	165,00	Reversível
1560	Rrodoviaod Ce 85 (Raimundo Nonato)	S/n	Gualdrapas	Trairi	CE	15,50	25,50	Reversível
96852	Quadra 325 Loteamento Do Bairro De Operações - Vila Dos Cabanos			Barcarena	PA	-	360,00	Não Reversível
7692	Est. Torquato Tapajos (Ex. Gremio Rec. Telamazon)	S/n	Flores	Manaus	AM	1.943,00	239.475,00	Não Reversível
1656	Mundau	0	Na	Uruburetama	CE	15,50	200,00	Reversível
4010	Rua Nossa Senhora Da Conceição	S/n	Genipaua Da Laura	Colares	PA	12,42	310,00	Reversível
7423	Rua 17 De Julho	S/n	Lages	Pindaré-Mirim	MA	9,00	360,00	Reversível
BTSAGO147	Estrada Sylvania/Mucambinho - Fazenda Retiro (Atual Av. Das Palmeiras Qd. 14 LD04 C	0	Gama	Gama	GO	1.440,00	1.440,00	Reversível
BTSAGO241	Rua Rio Claro Lt. 24/25	0	Israelandia	Israelândia	GO	435,50	435,50	Reversível
BTSAMS53	Rua Rio Doce	70	Parque Dos Poderes	Campo Grande	MS	457,50	457,50	Reversível
BTSASC409	Rio Capivari E Rio Atafona	0	Rural	São Bonifácio	SC	9,66	167.260,71	Reversível
6869	Barro	0	Rural	Santana Do Piauí	PI	9,00	250,00	Reversível
BTSARS647	Rua Cel. Dinarte De Oliveira	0	Vila Padre Gonzales	Três Passos	RS	26,25	300,00	Reversível
3454	Rua Silverio Dutra	70	Vila Nova	Manhuaçu	MG	11,00	293,00	Reversível
6898	Rua Da Alegria	S/n	Centro	Joca Marques	PI	9,00	165,00	Reversível
1458	Bom Jesus	0	Na	Tauá	CE	15,00	200,00	Reversível
11929	Morro Proximo Da Localidade - 13 Km Do Santuario Nsa. Sra. Aparecida *	S/n	Rural	Lajinha	MG	3,00	400,00	Reversível
BTSAGO380	Rua 1 S/Nº	S/n	Lagolandia	Pirenópolis	GO	41,60	2.000,00	Reversível
4062	Trav. Da Rodoviaria	S/n	Na	Eldorado Dos Carajás	PA	95,41	879,12	Reversível
1608	Lagoa Seca	0	Na	Farias Brito	CE	15,50	25,50	Reversível
6017	Rua J. Inacio	112	Na	Martins	RN	133,75	2.330,77	Reversível
BTSARS361	Nova Roma Do Sul	0	Nova Roma Do Sul	Nova Roma Do Sul	RS	45,05	150,00	Reversível
1997	Serra Do Caracol *	S/n	Rural	Guaçuí	ES	3,00	400,00	Reversível
6877	Barreiro Dos Doucas	0	Rural	Anísio De Abreu	PI	9,00	225,00	Reversível
BTSAPR430	Avenida Amado Goes	0	Marialva	Marialva	PR	150,00	150,00	Reversível
BTSARS180	Rst 471	0	Dom Marcos	Encruzilhada Do Sul	RS	20,00	150,00	Reversível
BTSARS582	Sao Miguel Das Missoes	0	Sao Miguel Das Missoes	Sao Miguel Das Missoes	RS	30,65	150,00	Reversível
BTSAGO72	Rua Das Palmeiras Qd. 37 Lt. 03 04 E 05	0	Itacaiú	Britânia	GO	43,00	1.000,00	Reversível
BTSAMS120	Av Tres Lagoas	2975	Centro	Paranaíba	MS	90,04	4.137,00	Reversível
11951	Rua Joao Vilela Resende *	S/n	Centro	São Bento Abade	MG	20,00	200,00	Reversível
11918	Rua Do Cruzeiro	274	Rural	Serro	MG	36,00	120,00	Reversível
11017	Aricobe Angical Repetidora	S/n	Centro	Angical	BA	16,00	96,00	Reversível
122	Rua Maria Dias	S/n	Morro	Traipu	AL	42,50	328,00	Reversível
1772	Santa Luzia	0	Na	Jaguaruana	CE	15,50	25,50	Reversível
1698	Rua Mamede Da Rocha Forte	S/n	Quatro Bocas	Paracuru	CE	15,50	25,50	Reversível
4564	Avenida Principal	S/n	Carana	Tracuateua	PA	52,18	264,00	Reversível
195	Rua Filadelfia Maguta	1	Filadelfia	Benjamin Constant	AM	16,50	250,00	Reversível
7144	Rua Ariston Costa	1	Centro	Santa Filomena Do Maranhão	MA	9,00	260,00	Reversível

7146	Rua Principal	S/n	Pov. Morros	Senador Alexandre C	BA	9,00	200,00	Reversível
11949	Rua Projetada *	S/n	Urbano	Carvalhópolis	MG	100,00	600,00	Reversível
BTSARS23	Arroio Do Tigre - Coloninha	0	Coloninha	Arroio Do Tigre	RS	300,00	600,00	Reversível
6901	Caldeiraozinho / Maristela	0	Rural	Jurema	PI	9,00	150,00	Reversível
1709	Rua Vicente Maximo Da Silva	0	Riacho Verde	Várzea Alegre	CE	15,00	165,00	Reversível
2320	Rua Principal	S/n	Novo Goncalves Dias	Gonçalves Dias	MA	9,00	360,00	Reversível
2826	Morro Proximo Da Localidade *	S/n	Zona Rural	Frei Inocêncio	MG	6,00	2.500,00	Reversível
6060	Rua Horto Florestal	93	Baraunas	Mossoró	RN	30,62	104,21	Reversível
5352	Repetidora Itauna	0	Itauna	Aroazes	PI	35,00	8.100,00	Reversível
3277	Rua Presidente Medici	429	Centro	Jacinto	MG	45,00	362,00	Reversível
2940	Rua Presidente Vargas *	S/n	Zona Rural	São João Das Missões	MG	4,00	131,00	Reversível
4867	Morro Do Riachao Br - 122 - Km - 22	S/n	Na	Gravatá	PE	124,34	1.800,00	Reversível
7168	Rua Oseias Mendes	S/n	Varzea Grande	Pindobaçu	BA	40,00	88,00	Reversível
5419	Repetidora Humaita	0	Repetidorahumaita	Teresina	PI	38,00	10.000,00	Reversível
7543	Ramal Santo Antonio - Terra Alta	0	Na	Terra Alta	PA	107,00	5.390,00	Reversível
1811	Rua Sao Jose	S/n	Serrote	Iguatu	CE	15,50	25,50	Reversível
BTSASC132	Caminho Do Stotz	0	Morro	Dona Emma	SC	9,54	1.050,00	Reversível
7378	Rua Firmino Oliveira	S/n	Iterere	N/E	MA	9,00	480,00	Reversível
6915	Altamira (Fazenda Do Meio)	0	Rural	Parnaguá	PI	9,00	1.000,00	Reversível
BTSAPR23	Avenida Serra Do Cadeado	0	Apucarana	Apucarana	PR	40,00	40,00	Reversível
4224	Rua 01	S/n	Agrovila Nova Espera	Medicilândia	PA	18,70	440,75	Reversível
1639	Rua Francisco Soares Mourao	S/n	Matriz	Ipueiras	CE	15,50	141,05	Reversível
5668	Rua Maria Leitao	11	Morro Agudo	Nova Iguaçu	RJ	724,00	724,00	Reversível
2484	Rua Projetada	S/n	Centro	Turiação	MA	9,00	360,00	Reversível
BTSAGO456	Rua Umbelino Filho Qd. 34 Lt. 02	0	Terezopolis De Goias	Terezópolis De Goiás	GO	79,39	600,00	Reversível
7239	Rua Curralzinho	0	Argoim	Rafael Jambeiro	BA	1.200,00	1.200,00	Reversível
6814	Rua Tertuliano Brandao Filho	S/n	Urbano	Lagoa De São Francisco	PB	9,00	200,00	Reversível
11999	Rua Sao Jose *	S/n	Urbano	Paula Cândido	MG	101,00	325,00	Reversível
3923	Sao Raimundo Do Araguaia	0	Na	Brejo Grande Do Araguaia	PA	26,77	434,85	Reversível
3457	Rua Sacramento *	S/n	Centro	Serra Do Salitre	MG	2,00	900,00	Reversível
1624	Rua Francisco Milton Araujo	157	Lisieux	Santa Quitéria	CE	15,50	25,50	Reversível
3064	Morro Do Cruzeiro *	S/n	Rural	Ouro Preto	MG	3,00	216,00	Reversível
BTSAMS121	Rua Domingos Gregol	884	Centro	Paranhos	MS	106,90	2.500,00	Reversível
BTSARS135	Travessao Cremona	0	Sao Braz	Caxias Do Sul	RS	20,00	46,95	Reversível
33569	Povoado Sao Miguel	0	Na	Júlio Borges	PI	9,00	144,00	Reversível
5881	Rua Manoel Jacinto De Andrade	S/n	Chale	Santo Antônio De Pádua	PR	12,00	360,00	Reversível
6738	Rua Francisco Leitao	0	Centro	Madre De Deus	BA	125,00	1.087,00	Reversível
6212	Praça Getulio Vargas	66	Centro	São Cristovão	SE	118,74	365,04	Reversível
4839	Ponta De Serrambilote 10-B Q-I7	0	Na	Ipojuca	PE	72,43	240,00	Reversível
1505	Rua Leocadio Maciel	106	Catuana	Caucaia	CE	10,00	170,00	Reversível
BTSARS507	Secao B. Dos Silos		Sananduva	Sananduva	RS	74,54	1.200,00	Reversível
BTSAGO436	Fazenda Cedro Ou Cedro Dos Cubas	0	Cedrolina	Santa Terezinha De Goiás	GO	150,00	150,00	Reversível
7529	Rua Senador Antonio Lemos	S/n	Na	Castanhal	PA	46,00	160,00	Reversível

6966	Estrada De Acesso	0	Povoado De Libertad	União	PI	9,00	200,20	Reversível
4720	Rua Prof. Jose Severino Silva	0	Na	Amparo	PB	62,34	400,00	Reversível
4432	Sao Jose - Br 163 (Santarem - Cuiaba Km 17)	0	Na	Santarém	PA	25,08	355,50	Reversível
123	Avenida Maceio	S/n	Morro Xingo	Piranhas	AL	22,50	781,00	Reversível
251	Rua Igarape Do Mapia	S/n	Ceu Mapia	Pauini	AM	23,10	450,00	Reversível
7072	Fazenda Rocinha (Ao Lado Da Igreja Velha)	0	Distrito Jiribatuba	Vera Cruz	BA	4,00	600,00	Reversível
36554	Praça Conselheiro Luiz Viana	S/n	Na	Xique-Xique	BA	16,00	600,00	Reversível
1322	Avenida Francisco Ademar Andrade	S/n	Centro	Campos Sales	CE	186,00	698,00	Reversível
1638	Rua Maria Neuza Miranda	300	Matoes	Caucaia	CE	15,50	25,50	Reversível
7526	Rua Principal	S/n	Vila Sagrado Coracao	Capitão Poço	PA	18,06	49,00	Reversível
BTSAGO576	Parte Do Lote 16	0	Silvanopolis	Silvanópolis	TO	120,00	1.200,00	Reversível
7080	Rua Da Tabela	S/n	Na	Cravolândia	BA	16,20	1.200,00	Reversível
7481	Rua Da Bandeira	0	Malhada De Pedras	Malhada De Pedras	BA	52,71	1.600,00	Reversível
7565	Rua Da Igreja (Rua Regino Rodrigues De Paula)	S/n	Centro	Alto Alegre Do Pinda	MA	9,00	348,00	Reversível
2194	Rua Tancredo Neves	1	Centro	Buritcupu	MA	61,77	1.643,54	Reversível
2284	Rua Sao Jose	S/n	Centro	Buritcupu	MA	9,00	360,00	Reversível
BTSARS622	Av Assis Brasil	0	Tapes	Tapes	RS	407,00	407,00	Reversível
7406	Rua Mato Grosso	S/n	Quindiuá	Bequimão	MA	9,00	1.000,00	Reversível
1793	Rua Joaquim Cavalcante Melo	S/n	Sao Miguel	Quixeramobim	CE	15,00	165,00	Reversível
BTSAGO255	Proximo Ao Centro Comunitario De Lajes	0	Lajes	Itapuranga	GO	595,00	595,00	Reversível
BTSARS213	Faxinalzinho	0	Faxinalzinho	Faxinalzinho	RS	24,00	150,00	Reversível
3486	Fazenda Da Praia *	S/n	Rural	Carrancas	MG	11,00	2.500,00	Reversível
33450	Rua Cruzeiro Do Sul	S/n	Na	Poções	BA	900,00	900,00	Não Reversível
1824	Suassurana	0	Na	Iguatu	CE	15,00	165,00	Reversível
4070	Avenida Beira Rio (Fundos Do Clube Atletico Paranaense)	S/n	Bela Vista Sorriso Do	Alagoinha Do Araguaia	PA	24,00	252,00	Reversível
BTSAGO75	Rua Espatodias C/ Angelim C/ Paineiras Qd. 06	0	Buriti Alegre	Buriti Alegre	GO	260,00	2.675,00	Reversível
6341	Povoado Barriguda	0	Na	Gararu	SE	36,00	23,00	Reversível
4363	Rua Castelo Branco	S/n	Na	Rondon Do Pará	PA	173,31	5.724,02	Reversível
4244	Rua Perimetral0		Comunidade De Limão	Monte Alegre	PA	25,24	520,00	Reversível
BTSAGO418	Estrada De Acesso Ao Povoado	0	Morro Alto	Sanclerlândia	GO	20,00	980,00	Reversível
33475	Trav. Braz E Barros	26	Catumbi	Rio De Janeiro	RJ	52,00	75,00	Reversível
7240	Praça Bela Vista	0	Ponte 2 De Julho	Rafael Jambeiro	BA	16,00	80,00	Reversível
6392	Rua Getulio Vargas	S/n	Centro	Japoatã	SE	96,00	390,00	Reversível
6905	Rua Da Ribeira	0	Povoado Carapebas	Luís Correia	PI	9,00	99,00	Reversível
2814	Rua F	S/n	Urbano	Fernandes Tourinho	MG	101,00	450,00	Reversível
7243	Rua 2 De Julho (Fundos C/ A Rua Duque De Caxias)	0	Na	Riacho De Santana	BA	69,82	1.288,00	Reversível
1443	Barro Alto	0	Na	Iguatu	CE	15,00	165,00	Reversível
2296	Praça N.S Conceição (Rua Do Colegio)	65	Centro	Cedral	MA	9,00	360,00	Reversível
4311	Rua Santos Dumont	11	Na	Palestina Do Pará	PA	18,00	2.850,00	Reversível
7143	Rua Principal	S/n	Centro	Presidente Sarney	MA	9,00	108,00	Reversível
BTSARS437	Poco Das Antas	0	Poco Das Antas	Poço Das Antas	RS	45,05	150,00	Reversível
BTSAGO362	Fazenda Lagoa Felix	0	Venianopolis	Petrolina De Goiás	GO	150,00	150,00	Reversível
6534	Rua Da Palha	0	Rua Da Palha	Santa Luzia Do Itanh	SE	10,00	600,00	Reversível

BTSARS300	Lindolfo Collor	0	Lindolfo Collor	Lindolfo Collor	RS	26,25	150,00	Reversível
4767	Forte Velho	0	Na	Santa Rita	PB	105,00	22,00	Reversível
96854	Folha 32 Quadra 32 Quadra 02 Lote A			Marabá	PA	-	224,00	Não Reversível
2462	Br - 010 Limites Ao Norte Com A Embratel (Est. Rep.De Estreito)0	S/n	Pov. Aguiarnópolis	Tocantinópolis	TO	73,60	4.900,00	Reversível
BTSARS486	Av Cel. João Batista De Mello	241	Centro	Relvado	RS	45,05	150,00	Reversível
2315	Rua Trancredo Neves	0	Zona Rural	Formosa Da Serra Nôva	MA	65,24	420,00	Reversível
1776	Rua Francisco Rodrigues Da Silva	80	Santa Tereza	Tauá	CE	15,00	165,00	Reversível
BTSAPR138	Praça Dos Imigrantes Com Rua Juliana	5	Colonia Castroloandi	Castro	PR	32,53	150,00	Reversível
3204	Rua Opema *	S/n	Centro	Piraúba	MG	66,00	430,00	Reversível
7258	Rua J. J. Seabra	S/n	Na	Souto Soares	BA	16,00	1.073,00	Reversível
BTSAGO113	Chacara Nº Chi-105 - Fazenda Macados De Cima	0	Lago Do Pato Selvagem	Localzinho De Goiás	GO	72,22	1.444,40	Reversível
BTSAGO304	Rodovia Go-241 Km 69 (Santa Tereza/Minaçu)	S/n	Sao Vicente	Minaçu	GO	1.200,00	1.200,00	Reversível
4771	Propriedade Raimundo Herudivam Q.	0	Zona Rural	São Francisco	PB	105,98	100,00	Reversível
3909	Rua Principal	S/n	Vila Do Taperacu Por	Oragança	PA	19,80	240,00	Reversível
3999	Rod. Castanhal - Sao Francisco0	S/n	Agrovia Calucia	Castanhal	PA	11,90	240,00	Reversível
4003	Rua Francisco Tavares Ruivo	0	Agrovia Macapazinh	Castanhal	PA	11,90	240,00	Reversível
4206	Rua Jose Ribamar	S/n	Vila Do Araticumirim	Marapanim	PA	11,90	240,00	Reversível
4214	Rua Joao Paraense	S/n	Monte Alegre Do Mau	Marapanim	PA	19,25	312,00	Reversível
4479	Rua 28 De Setembro	S/n	Santa Maria Da Barre	São Caetano De Odi	PA	11,90	230,00	Reversível
4555	Rodovia Pa 136 Km 39 (Castanhal-Curuça)	S/n	Povoado Da Cigana	Terra Alta	PA	11,90	246,00	Reversível
4596	Rodovia Pa 140 Km 39	S/n	Vila De Santa Rosa	Vigia	PA	12,13	284,00	Reversível
BTSAGO350	Rua Sem Denominação	0	Taquaral Da Capela	Orizona	GO	150,00	150,00	Reversível
4267	Sao Raimundo = Km 47	0	Na	Nova Timboteua	PA	19,80	147,00	Reversível
6947	Pitombas	0	Rural	Sebastião Barros	PI	9,00	150,00	Reversível
1618	Rua Francisco Henrique	470	Lagoinha	Paraipaba	CE	15,50	25,50	Reversível
1799	Rua Principal	0	Sao Benedito	Baturité	CE	15,00	261,00	Reversível
12025	Fazenda Sao Jorge / Corrego Sao Jorge *	S/n	Rural	Nova Módica	MG	10,00	300,00	Reversível
2988	Praça Dr. Jose Pinto Vieira *	S/n	Centro	Piedade De Ponte No	MG	6,00	155,00	Reversível
1323	Rua Pedro Gomes De Araujo	131	Centro	Quixelô	CE	40,32	92,64	Reversível
7623	Rua Castelo Branco0	1	Centro	Joselândia	MA	9,00	360,00	Reversível
BTSAGO577	Rod. Silvanopolis/Pindorama Lt. 6 - Margem Dir. Rio Formiga	S/n	Silvanopolis	Silvanópolis	TO	150,00	150,00	Reversível
7314	Rua Evilasio Viana	S/n	Centro	Buritirana	MA	9,00	420,00	Reversível
1559	Guajiru	0	Na	Fortim	CE	15,00	165,00	Reversível
6721	Sítio Campinho De Santo Antonio	S/n	Zona Rural	Nova Era	MG	44,00	596,00	Reversível
1613	Sítio Lagoa Do Mato	0	Na	Brejo Santo	CE	15,50	25,50	Reversível
2847	Morro Da Repetidora De Tv *	S/n	Zona Rural	Ibertioga	MG	3,00	480,00	Reversível
2324	Avenida Principal	S/n	Centro	Governador Eugênio Bar	CE	9,00	390,02	Reversível
1602	Rua Pedro Figueiras	920	Centro	Quixadá	CE	15,50	25,50	Reversível
1440	Barreiros	0	Na	São Benedito	CE	15,50	228,00	Reversível
BTSAGO323	Avenida Getulio Vargas (Antiga. Rua 01 S/Nº)	S/n	Sao Sebastiao	Mutunópolis	GO	600,00	600,00	Reversível
BTSAGO137	Praça Da Igreja S/Nº	S/n	Vera Cruz	Faina	GO	20,00	20,00	Reversível
7244	Rua Samuel R. Nogueira	0	Na	Barrocas	BA	66,38	1.200,00	Reversível
7508	Fazenda Vencedor - Serra Da Tabatinga	0	Na	Brejões	BA	18,00	401,50	Reversível

6980	Rua Evangelista Pereira Dourado	S/n	Centro	Angelim	PE	36,00	1.500,00	Reversível
33578	Rua Sao Joao0			Dom Expedito Lopes	PI	9,00	274,00	Reversível
5028	Avenida Jose Correa De Lima	S/n	Na	Jupi	PE	29,40	96,00	Reversível
1454	Boa Esperança	0	Na	Moraújo	CE	15,00	200,00	Reversível
3888	Santa Maria De Benfica	0	Na	Benevides	PA	12,00	240,00	Reversível
BTSAGO88	Rodovia Go-213	S/n	Junquerlandia	Caldas Novas	GO	415,10	415,10	Reversível
1394	Amanaiara	0	Na	Reriutaba	CE	15,00	97,50	Reversível
4828	Alto Sao Jose	S/n	Na	Correntes	PE	32,16	1.750,00	Reversível
BTSAGO400	Praça Da Igreja - Fazenda Olho D'Agua	0	Rialcema	Rialma	GO	117,48	1.200,00	Reversível
7845	Loteamento Jardim Campo Místico - Rua 2	S/n	Cruz De Cedro	Bueno Brandão	MG	35,26	503,00	Reversível
BTSAPR354	Rua Boa Vista		Guaramirim	Irati	PR	150,00	1.250,00	Reversível
11950	Rua " 2 " *	S/n	Rural	Bom Repouso	MG	3,00	440,00	Reversível
BTSAPR251	Gleba Patrimonio Doutor Camargo	0	Doutor Camargo	Doutor Camargo	PR	700,00	700,00	Reversível
3293	Morro Do Cemiterio *	S/n	Zona Rural	Miradouro	MG	18,00	180,00	Reversível
6148	Avenida Juscelino Kubitschek	80	Centro	Iracema	RR	142,76	4.070,00	Reversível
BTSAPR382	Rua Francisco Pedroso Da Luz	0	Japira	Japira	PR	12,65	525,00	Reversível
BTSAPR513	Rua Dos Amoreiras	0	Ortigueira	Ortigueira	PR	150,00	150,00	Reversível
7448	Fazenda Brasileira	0	Na	Buritirama	BA	56,22	40.000,00	Reversível
4197	Rua Sao Jeronimo	0	Vila De Sao Roberto	Maracanã	PA	18,00	67,00	Reversível
4203	Vila De Sao Cristovao	0	Na	Maracanã	PA	18,00	67,00	Reversível
4204	Praça Da Matriz	0	Vila Do Mota	Maracanã	PA	18,06	67,06	Reversível
33506	Rodovia Pa-127 Km 260	S/n	Zona Rural	Maracanã	PA	18,00	67,00	Reversível
2418	Rua Grande	S/n	Pov. Mata Dos Farnas	Santa Quitéria Do Maranhão	MA	9,00	360,00	Reversível
BTSARS15	Estrada Buarque De Macedo/Praça Da Igreja/Protásio Alves	0	Andre Da Rocha	André Da Rocha	RS	-	500,00	Reversível
2804	Morro Proximo Caixa D'Agua *	S/n	Rural	Bugre	MG	3,00	231,00	Reversível
6927	Avenida Piaui	S/n	Urbano	São Gonçalo Do Gurupia	PA	9,00	375,00	Reversível
3444	Chacara Nossa Senhora Aparecida	S/n	Rural	Além Paraiba	MG	3,00	144,00	Reversível
2065	Rodovia Armando Martinelli	S/n	Sao Joao De Petropolis	Santa Teresa	ES	28,00	522,07	Reversível
BTSASC382	Rua Alfredo Girardi - Lado Par		Centro	Rio Negrinho	SC	39,90	360,00	Reversível
BTSAGO223	Rua Santa Clara		Hidrolândia	Hidrolândia	GO	79,39	3.146,24	Reversível
6981	Morro Do Serrote - Fazenda Martins0			Itaíba	PE	28,16	639,36	Reversível
1718	Rua Antonio Cunha	S/n	Na	Alcântaras	CE	44,01	115,50	Reversível
7530	Rua 3 De Outubro	0	Colares	Colares	PA	87,00	855,00	Reversível
7238	Avenida Antonio Carlos Magalhaes	0	Na	Quijingue	BA	12,00	1.200,00	Reversível
4634	Sao Bentinho	0	Na	Pombal	PB	99,32	300,00	Reversível
BTSARS83	Rua Santa Maria	0	Campina Das Missoes	Campina Das Missões	RS	47,40	847,40	Reversível
6335	Praça Rio Branco	S/n	Centro	Gararu	SE	72,26	233,45	Reversível
BTSAGO403	Estrada De Acesso Ao Aeroporto Qd. GI-04 Lt. 01	0	Esplanada	Rio Quente	GO	84,49	1.800,00	Reversível
5388	Repetidora Tanquinho0			Nossa Senhora Dos Remedios	PR	25,00	10.000,00	Reversível
BTSAPR187	Nucleo Rio Azul	0	Cruzmalina	Cruzmalina	PR	12,65	150,00	Reversível
336	Estação De Itaubal Do Piririm	0	Centro	Itaubal	AP	34,00	2.005,00	Reversível
33504	Rodovia Ma 034 - Km 010	S/n	Repetidora Cana Brava	Araioses	MA	9,00	10.000,00	Reversível
7107	Rua Benjamin Constant	S/n	Centro	Bacurituba	MA	9,00	360,00	Reversível

7600	Rua Sao Jose	S/n	Povoado Cariri	Igarapé Grande	MA	9,00	180,00	Reversível
2397	Rua Da Ponte	S/n	Pov. Areinhas	Primeira Cruz	MA	9,00	360,00	Reversível
BTSAPR501	Avenida Florianopolis	775	Nova Londrina	Nova Londrina	PR	88,09	290,00	Reversível
7266	Rua Boa Esperança	20	Catingal	Manoel Vitorino	BA	9,00	32,30	Reversível
3571	Rui Barbosa	924	Centro	Igarapé-Açu	PA	107,31	1.848,51	Reversível
3202	Morro Do Aeroporto *	S/n	Vila Barreiros	Teófilo Otoni	MG	41,90	400,00	Reversível
1430	Baixio	0	Na	Quiterianópolis	CE	15,00	175,00	Reversível
BTSARS77	Caicara	0	Caicara	Caçara	RS	61,60	150,00	Reversível
BTSAPR757	Vila Guarauna	0	Teixeira Soares	Teixeira Soares	PR	400,00	400,00	Reversível
BTSAGO91	Rodovia Go-241 Km. 88 - Fazenda Queixadas Do Corriola	S/n	Campo Limpo	Campinaçu	GO	120,00	1.200,00	Reversível
3128	Morro Proximo Da Localidade	S/n	Zona Rural	Machado	MG	84,00	400,00	Reversível
7346	Rua Principal	S/n	Centro	Tutóia	MA	9,00	250,00	Reversível
6611	Rua Pedro Fonseca	126	Comendador Soares	Nova Iguaçu	RJ	179,00	713,00	Reversível
7499	Estrada Do Povoado	0	Distrito Junco	Jacobina	BA	56,71	1.200,00	Reversível
7484	Rua Cascalhada	0	Acu Da Torre	Mata De São João	BA	4,00	1.050,00	Reversível
4922	Rua Cordilheira	S/n	Ibira	Recife	PE	136,00	393,00	Reversível
278	Avenida Benjamin Constant	S/n	Centro	Canutama	AM	55,60	2.000,00	Reversível
6911	Sao Dimas	0	Rural	Monte Alegre Do Piauí	PI	12,00	130,00	Reversível
6693	Morro Proximo Da Localidade *	S/n	Zona Rural	Paraisópolis	MG	3,00	679,00	Reversível
4119	Itabocal	0	Na	Irituia	PA	11,66	401,28	Reversível
BTSAGO469	Fazenda Conceição / Olho D'Água	0	Francisnopolis	Uruana	GO	150,00	150,00	Reversível
6144	Avenida Sao Sebastiao	16	Centro	Bonfim	RR	79,50	894,20	Reversível
4198	Vila De Tatuteua	0	Na	Maracanã	PA	108,00	49,00	Reversível
BTSAGO523	Loteamento Santo Antonio Lote 06 (Parte) - Gleba 1	0	Gurupi	Gurupi	TO	350,00	350,00	Reversível
1993	Morro Do Ceu	S/n	Rural	Guarapari	ES	15,00	159,00	Reversível
2589	Praça Igreja Sao Jose *	S/n	Centro	Guiricema	MG	3,00	225,00	Reversível
BTSARS297	Rua Dr. Joao Luchsinger Bulcao	0	Lavras Do Sul	Lavras Do Sul	RS	87,40	848,80	Reversível
1303	Rua Joaquim Braga	84	Centro	Paraipaba	CE	40,56	163,08	Reversível
1787	Sao Jose	0	Na	Jaguaruana	CE	15,00	200,00	Reversível
BTSASC173	Estrada De Rodagem - Br 101	S/n	Morro Do Ferraz	Garopaba	SC	91,88	290,00	Reversível
BTSARS492	Riozinho	0	Riozinho	Riozinho	RS	44,85	150,00	Reversível
12003	Lote " 2 " - Quadra - A *	S/n	Urbano	Ouro Preto	MG	2,00	470,00	Reversível
11934	Sítio Do Macaco Seco *	S/n	Rural	Capitão Andrade	MG	3,00	225,00	Reversível
BTSAGO206	Rua Vicente Pires S/Nº	S/n	Calcilândia	Goiás	GO	1.200,00	1.200,00	Reversível
BTSAGO318	Estrada Vicinal Centrolândia/Americano Do Brasil	0	Centrolândia	Mossâmedes	GO	15,00	1.080,00	Reversível
33604	Largo De Nossa Senhora	S/n	Na	Touros	RN	152,00	600,00	Reversível
6903	Assentamento Veredas	0	Rural	Landri Sales	PI	9,00	400,00	Reversível
1809	Rua Da Estrela	S/n	Serrinha	Granjeiro	CE	15,50	25,50	Reversível
3485	Fazenda Pila E Jamineque *	S/n	Zona Rural	Itambacuri	MG	12,00	2.000,00	Reversível
365	Rua Visconde De Barbacena (Zip)	S/n	Centro Industrial De Acauê	Carateias	BA	406,70	4.044,00	Reversível
3878	Aramanai	0	Na	Belterra	PA	19,95	252,00	Reversível
36851	Rua Beco Do Remanso	155	Vila De Novo Remanso	Itacoatiara	AM	16,50	240,00	Reversível
BTSARS639	Rua Das Tulipas	0	Jardim Atlantico	Tramandaí	RS	26,25	326,25	Reversível

BTSAPR112	Rua Manoel Pedro Da Luz	0	Candói	Candói	PR	12,65	150,00	Reversível
BTSASC59	Rua Antonio Treis	293	Vorstadt	Blumenau	SC	65,97	450,00	Reversível
7564	Rua Paulo Afonso	S/n	Centro	Alto Alegre Do Pinda	MA	9,00	312,00	Reversível
1423	Avenida Pedro Felicio Cavalcanti (Esq. C/ Rua Francisco Souza Sobrinho)	S/n		Crato	CE	35,00	960,00	Reversível
11998	Fazenda Do Corrego *	S/n	Rural	Itaverava	MG	3,00	200,00	Reversível
7630	Povoado Unha De Gato0		Unha De Gato	Lago Da Pedra	MA	9,00	308,00	Reversível
4770	Sítio Barra De Cima	0	Zona Rural	São Bento	PB	109,00	57,00	Reversível
1736	Rua França Do Vale(Rua Santa Terezinha)	S/n	Na	Quiterianópolis	CE	55,00	656,14	Reversível
7349	Rua Principal	S/n	Tutoia Velha	Tutóia	MA	9,00	450,00	Reversível
4778	Sítio Inhaua	0	Zona Rural	Sapé	PB	87,00	118,08	Reversível
5937	Sítio Sao Joaquim	0	Barra Dos Passos	Trajano De Moraes	RJ	23,34	225,00	Reversível
12004	Chacara	13	Rural	Pedro Leopoldo	MG	28,13	100,00	Reversível
BTSAGO482	Avenida Presidente Vargas Qd. 15 Lt. 08	0	Centro	Araguacema	TO	300,00	300,00	Reversível
7150	Estrada Sao Lourenço	S/n	Pov. Sao Lourenco	Vitória Do Mearim	MA	9,00	360,00	Reversível
4765	Sítio Sao Jose Da Batalha	S/n	Zona Rural	Salgadinho	PB	43,21	150,00	Reversível
5358	Praça. Dr. Sampaio	S/n	Na	Campinas Do Piauí	PI	25,00	450,00	Reversível
BTSADF69	2 Lotes S/N Avenida Duque De Caxias Comarca De Sao Domingo - Praça Sao Joao Quadra 2, Lote 2.	S/n	Lagoa De Sao Pedro	Divinópolis De Goiás	GO	138,09	1.519,38	Reversível
1796	Rua Ana Gonçalves Carvalho	S/n	Lagoa De Sao Pedro	Nova Russas	CE	15,00	165,00	Reversível
BTSARS590	Posse Mariano Pedroso De Moraes	0	Sete De Setembro	São Valentim	RS	37,48	300,00	Reversível
BTSAGO515	Avenida Araguaia Qd. 41 Lt. 13	0	Centro	Formoso Do Araguaia	TO	200,00	200,00	Reversível
4035	Rua Principal	S/n	Boa Vista Do Iririteua	Curuçá	PA	11,90	173,70	Reversível
7402	Rua Dos Costas	S/n	Mata Do Boi	Bela Vista Do Maranhão	MA	9,00	308,00	Reversível
BTSAGO319	Estrada Vicinal S/Nº (Av. Tomaz Gomes Dos Santos)	S/n	Mirandopolis	Mossâmedes	GO	1.064,18	1.064,18	Reversível
12024	Fazenda Engenho *	S/n	Rural	Santa Luzia	MG	4,00	100,00	Reversível
3023	Avenida Cemig *	S/n	Felipe Salles	Pedro Leopoldo	MG	84,00	2.682,00	Reversível
4753	Sítio Firmiano	S/n	Zona Rural	Passagem	PB	104,73	2.500,00	Reversível
2547	Rua Do Grupo Escolar	S/n	Distrito Cruzeiro	Guiricema	MG	3,00	225,00	Reversível
4775	Praça Sao Jose	S/n	Centro	São José De Caiana	PB	22,79	600,00	Reversível
1396	Amaniutuba0			Lavras Da Mangabeira	CE	15,00	165,00	Reversível
1628	Rua Joao E. De Mesquita	S/n	Macarau	Santa Quitéria	CE	15,00	165,00	Reversível
BTSARS229	Gentil	0	Gentil	Gentil	RS	20,00	642,23	Reversível
4651	Rua Francisco Gerbasi	S/n	Centro	Mamanguape	PB	129,07	550,00	Reversível
3323	Rua Hum	146	Urbano	São João Do Oriente	MG	30,00	225,00	Reversível
7407	Rua Do Campo	S/n	Bernardo Do Mearim	Bernardo Do Mearim	MA	9,00	240,00	Reversível
2480	Rua Projetada	S/n	Pov. Santa Barbara	Turiçu	MA	9,00	360,00	Reversível
7675	Rua 10 Bs	S/n	Quadros	Zé Doca	MA	9,00	300,00	Reversível
BTSADF107	Rua Mariano Soares Quadra 09 Lote 05 - Sao Vicente	0	Sao Domingos	São Domingos	GO	150,00	150,00	Reversível
4783	Serra Grande - Morro Do Cruzeiro0	S/n	Zona Rural	Sumé	PB	15,00	300,00	Reversível
10718	Br 174 - Km 139 - Ramal Canoas	139	Comunidade Santa Tereza	Presidente Figueiredo	AM	18,00	49,00	Reversível
7660	Trav. Antonio Amaro Aires	0	Pov. De Jacare	Penalva	MA	9,00	225,00	Reversível
BTSAGO511	Avenida Bernardo Sayao	680	Centro	Figueirópolis	TO	54,00	672,00	Reversível
BTSASC163	Rua Orlandina Oliveira	S/n	Vargem Grande	Florianópolis	SC	25,00	150,00	Reversível
5323	Rua Projetada	0	Centro	São Francisco Do Piauí	PI	25,00	375,00	Reversível

3892	Vila De Boa Vista Do Cuçari	S/n		Prainha	PA	19,00	300,00	Reversível
2255	Trav. Do Coqueiro	S/n	Cabeceiras	Apicum-Açu	MA	28,09	360,00	Reversível
33528	Rua Bricio De Araujo	S/n	Urbano	Icatu	MA	9,00	207,00	Reversível
1683	Trav. Mauricio	307	Pedras	Morada Nova	CE	15,50	25,50	Reversível
BTSAGO154	Rua Medeiros Chaves Qd. 62-B Lt. 3 / Qd.6-Bparte Do Lt. 5	0	Cafelandia	Goianésia	GO	90,88	402,50	Reversível
BTSAPR353	Estrada Taquari	0	Irati	Irati	PR	150,00	150,00	Reversível
7627	Rua Do Comercio0		Povoado De Quatro B	Passo Do Maranhão	MA	9,00	360,00	Reversível
BTSAGO376	Largo Da Igreja S/Nº	S/n	Bom Jesus	Pirenópolis	GO	1.181,41	1.181,41	Reversível
2419	Rua Grande	S/n	Pedreira	Santa Rita	MA	9,00	360,00	Reversível
BTSARS401	Passo Novo	0	Passo Novo	Alegrete	RS	20,00	150,00	Reversível
BTSAGO153	Praça Entre Go-437 Rua 3 Rua 5 E Av. Pedro V. Da Mota	0	Morro Branco	Goianésia	GO	1.200,00	1.200,00	Reversível
7644	Rua Antonio Tomaz	S/n	Centro	Olho D'Água Das Cu	MA	9,00	300,00	Reversível
7426	Rua Grande	S/n	Povoado Cigana	Pio Xii	MA	9,00	351,00	Reversível
BTSARS330	Rst 101 - Rua Povos	0	Sao Simao	Mostardas	RS	20,00	150,00	Reversível
4747	Rua Projetada	0	Lot Boa Vista	Juarez Távora	PB	7,50	160,00	Reversível
256	Rua Gov. Pimenta Bueno	183	Centro	Rio Preto Da Eva	AM	70,60	1.837,50	Reversível
1647	Rua Antonio Luiz De Souza	S/n	Monguba	Pacatuba	CE	15,50	25,50	Reversível
5180	Sítio Santa Cruz	0	Na	São Bento Do Una	PE	44,88	400,00	Reversível
7305	Rua Sao Sebastiao	S/n	Centro	Cedral	MA	9,00	300,00	Reversível
BTSASC297	Rua Jose Max	221	Centro	Mafra	SC	34,20	408,00	Reversível
BTSARS172	Freire Laurentino	0	Dom Feliciano	Dom Feliciano	RS	9,25	1.609,25	Reversível
7421	Rua Grande	S/n	Povoado Areias	Pindaré-Mirim	MA	9,00	220,00	Reversível
BTSAGO233	Rodovia Go-070 Km 60 - Fazenda Sao Jose (Vila Quilombo)	S/n	Santa Amalia	Inhumas	GO	980,00	980,00	Reversível
5490	Morro Da Tv - Sao Joao Do Paraíso - Imovel Agricola E Rural.0	S/n	Cambuci	Cambuci	RJ	19,00	100,00	Reversível
3490	Rua Antonio Francisco Domingues	227	Urbano	Fortaleza De Minas	MG	12,00	225,00	Reversível
6147	Rua Venezuela	18	Centro	Caroebe	RR	76,60	1.404,20	Reversível
1814	Rua Jose Alencar	0	Simao	Porteiras	CE	15,00	165,00	Reversível
7554	Rua Eurico De Castilho	S/n	Na	Salinópolis	PA	82,00	83,00	Reversível
4383	Pau Darco	0	Na	Santa Bárbara Do Para	MA	19,88	393,70	Reversível
11997	Sítio Sao Jorge	S/n	Rural	Santa Bárbara Do Le	MG	3,00	75,00	Reversível
7253	Rua Duque De Caxias	S/n	Na	São Miguel Das Mata	BA	12,00	1.200,00	Reversível
6925	Povoado Tanque Velho	0	Rural	São Braz Do Piauí	PI	9,00	150,00	Reversível
7512	Rua Principal	S/n	Vila De Igarape-Acu	Óbidos	PA	25,17	240,00	Reversível
BTSADF104	Avenida Santo Antonio Lote 25 Quadra 14	0	Santo Antonio Do Des	Santa Antônio Do Deserto	GO	421,87	843,74	Reversível
BTSAMS72	Rua Corredor Publico	3	Dner	Coxim	MS	45,75	3.540,00	Reversível
7409	Avenida Fernando Castro - 2ª Vicinal	S/n	P1 V2	Buritcupu	MA	9,00	360,00	Reversível
BTSAGO379	Rodovia Go-338 (Pirenopolis/Goianesia) - Fazenda Brejao	S/n	Placa	Pirenópolis	GO	1.176,78	1.176,78	Reversível
BTSAGO475	Rua Principal S/Nº	S/n	Caraiba	Vianópolis	GO	1.200,00	1.200,00	Reversível
12023	Fazenda Chacara Da Inacia *	S/n	Rural	Peçanha	MG	64,00	210,00	Reversível
7352	Rua Da Ferrovia	S/n	Pov. De Sao Vicente	Vitória Do Mearim	MA	9,00	360,00	Reversível
2331	Rua Nova	S/n	Pov. Santa Rosa	Governador Eugênio B	MA	9,00	300,00	Reversível
33503	Rua Nazare Esquina Com Rua Celson Fonseca0			Tutóia	MA	9,00	715,08	Reversível
BTSAPR269	Avenida Ivo Leao	0	Fernandes Pinheiro	Fernandes Pinheiro	PR	12,65	1.160,00	Reversível

BTSARS666	Linha Faxinal De Dentro	0	Linha Faxinal De Dentro	Vale Do Sol	RS	300,00	300,00	Reversível
2751	Morro Proximo Da Localidade *	S/n	Rural	Conceição Das Pedras	MG	3,00	225,00	Reversível
3543	Rua Sao Sebastiao	S/n	Centro	Riachinho	MG	266,00	1.129,00	Reversível
4044	Trav. Leopoldino Ferreira	S/n	Vila Nazare De Mococa	Curuçá	PA	18,06	49,00	Reversível
1664	Olho D'Água Da Bica	0	Na	Tabuleiro Do Norte	CE	15,50	25,50	Reversível
3344	Rua Joao Honorato De Carvalho	S/n	Urbano	Carvalhópolis	MG	6,00	186,00	Reversível
BTSAGO266	Estrada Ivolandia/ Campolandia	0	Campolandia	Ivolândia	GO	1.920,00	38.400,00	Reversível
BTSAPR701	Rua Londrina	0	Sao Joao Do Ivaí	São João Do Ivaí	PR	600,00	600,00	Reversível
625	Fazenda Tocaia	0	Na	Santa Terezinha	BA	54,00	2.000,00	Reversível
BTSAGO219	Rodovia Go-40 Ao Lado Do Posto De Saude - Fazenda Bonsucess	S/n	Oloana	Hidrolândia	GO	102,50	2.152,50	Reversível
BTSARS332	Avenida Borges De Medeiros, Qd 30, Lt 53, Sublote 1 E Setor 1 (Antigo Mucum)	0	Centro	Muçum	RS	63,00	150,00	Reversível
BTSAGO92	Rodovia Go-241 Km 40 (Fazenda Quixadas Do Curiola)	S/n	Acaculandia	Campinorte	GO	120,00	1.200,00	Reversível
BTSAGO242	Via Publica - Fazenda Areias	0	Piloandia	Israelândia	GO	1.195,29	1.195,29	Reversível
BTSAGO285	Praça Do Campo De Futebol	S/n	Nova Trindade	Jussara	GO	124,49	2.489,87	Reversível
3242	Serra Da Biquinha *	S/n	Rural	Caratinga	MG	9,00	900,00	Reversível
4188	Rua Da Torre	0	Vila Canaa	Marabá	PA	24,30	416,50	Reversível
4228	Trav. Irma Serafina	S/n	Torre	Medicilândia	PA	24,27	7.380,00	Reversível
4364	Divinopolis	0	Na	Rurópolis	PA	25,50	270,28	Reversível
4489	Trv. São Joaquim C/ R. Caixa Dagua	0	São Félix Pioneiro	Marabá	PA	16,80	215,19	Reversível
3252	Morro Da Repetidora De Tv *	S/n	Rural	Guaraciaba	MG	12,00	157,00	Reversível
1477	Estrada Principal	S/n	Vila Caipu	Cariús	CE	15,00	165,00	Reversível
4008	Trav. Curuçá	S/n	Povoado De Ariri	Colares	PA	12,42	240,00	Reversível
7147	Avenida Margarida Alves Rodrigues	S/n	Vila Sao Paulo	Senador Alexandre Costa	MA	9,00	200,00	Reversível
6933	Atalho	0	Rural	São José Do Piauí	PI	9,00	200,00	Reversível
1449	Betania	0	Na	Ibiapina	CE	10,00	94,50	Reversível
BTSAGO267	Rua Corrego Fundo S/Nº	S/n	Pedrolandia	Ivolândia	GO	150,00	150,00	Reversível
BTSAGO309	Avenida Euclides De Sousa Qd. 11 Lt. 11/12 (Antiga Avenida Brigadeiro Faria Lima)	0	Aparecida Do Rio Claro	Montes Claros De Goiás	GO	900,00	900,00	Reversível
BTSAGO288	Rua Araguaia S/Nº	S/n	Cesareia	Jussara	GO	806,00	806,00	Reversível
7102	Avenida Teodoro C. Ribeiro	S/n	Centro	Bacabeira	MA	9,00	700,00	Reversível
1779	Avenida Hilario Sena	198	Lagoa De Santo Antonio	Ararendá	CE	15,50	25,50	Reversível
7534	Avenida Pres. Jk (Esquina C/ Avenida Mararu)	0	Diamantino	Santarém	PA	151,00	600,00	Reversível
7186	Rua Rui Barbosa	0	Na	Ipecaetá	BA	12,00	1.040,00	Reversível
4270	Alvorada (Alvorada Da Amazonia)	0	Na	Novo Progresso	PA	25,70	364,80	Reversível
BTSAPR485	Rua Rio Branco	0	Moreira Sales	Moreira Sales	PR	12,65	560,00	Reversível
BTSAPR523	Chacara Invernadinha	0	Palmeira	Palmeira	PR	1.200,00	1.200,00	Reversível
5829	Rua Das Pastorinhas	40	Taquara	Rio De Janeiro	RJ	42,00	130,00	Reversível
7420	Avenida Manoel Moreno	S/n	Tres Lagoas	Lago Da Pedra	MA	9,00	90,00	Reversível
4458	Rua Principal	S/n	Vila De Pedrinhas	Santarém Novo	PA	54,00	450,00	Reversível
BTSAGO59	Avenida Moreira Esq. C/ Rua Borges Lt. 01	0	Santo Antonio Da Lagoa	Barro Alto	GO	100,00	450,00	Reversível
2729	Morro Da Repetidora De Tv *	S/n	Zona Rural	Caxambu	MG	30,00	400,00	Reversível
7639	Rua Pindorama	1	Centro	Matões	MA	9,00	346,50	Reversível
6963	Convap	0	Rural	União	PI	9,00	155,08	Reversível
7599	Estrada De Acesso Do Povoado	0	Pov.Angical Igarape	Igarapé Grande	MA	9,00	110,40	Reversível

33162	Povoado De Caneleirinho	S/n	Na	Igarapé Grande	MA	9,00	207,00	Reversível
7012	Rua Do Comercio	S/n	Pov. Calumbi	Presidente Dutra	MA	9,00	200,00	Reversível
11957	Fazenda Itajuba *	S/n	Rural	Oratórios	MG	12,00	200,00	Reversível
BTSAPR697	Rua Washington	0	Sao Jeronimo Da Serra	São Jerônimo Da Serra	PA	15,80	900,00	Reversível
12010	Fazenda Corrego Grande	S/n	Rural	Leme Do Prado	MG	9,00	200,00	Reversível
7219	Rua Das Almas	0	Na	Formosa Do Rio Preto	BA	87,34	1.200,00	Reversível
33621	Rodovia Pa 253	S/N.º	Vila Santa Luzia Do Igarapé	Capitão Poço	PA	-	384,00	Reversível
BTSAGO435	Avenida Brasilia Qd. 10 Lt. 1 2 E 3	0	Luzelandia	Santa Terezinha De Goiás	GO	160,00	160,00	Reversível
BTSAGO477	Rua Da Matriz S/Nº	S/n	Palitozinho (Sta. Barbara)	Antônioópolis	GO	57,52	109,42	Reversível
BTSARS147	Costa Do Sutil	0	Alberto Pasqualini	Chuvisca	RS	20,00	300,00	Reversível
BTSARS556	Fazenda Santa Rita	0	Vila Gomes	São Gabriel	RS	20,00	300,00	Reversível
4717	Sítio Zumbi	0	Na	Alagoa Grande	PB	92,88	400,00	Reversível
4777	Sítio Riacho Das Cabras	0	Zona Rural	Seridó	PB	18,06	180,00	Reversível
2323	Rua Principal	S/n	Pov. Japaozinho	Gonçalves Dias	MA	9,00	200,00	Reversível
BTSARS635	Rua F	0	Itapeva	Torres	RS	26,25	317,76	Reversível
BTSAGO371	Rod. Go 470 Rochedinho/Piracanjuba - Fazendas Cachoeira E Boa Vista	S/n	Centro Jose Marcelino	Piracanjuba	GO	1.200,00	1.200,00	Reversível
3380	Rua Mestre Camilo *	S/n	Urbano	Bom Jesus Do Amparo	MG	38,00	408,00	Reversível
3287	Morro Proximo Da Localidade *	S/n	Zona Rural	Piedade De Ponte Nova	MG	12,00	439,00	Reversível
1049	Fazenda Bela Sombra	0	Topo Do Morro	Ibicoara	BA	69,00	1.600,00	Reversível
BTSAGO472	Estrada Vicinal Da Fazenda Ponte Funda	0	Ponte Funda	Vianópolis	GO	-	1.200,00	Reversível
BTSAMS100	Av Honduras	443	Piraveve	Ivinhema	MS	118,15	594,63	Reversível
1792	Rua Vitoria Xavier	S/n	Sao Miguel	Mauriti	CE	15,50	25,50	Reversível
BTSARS275	Itapuca	0	Itapuca	Itapuca	RS	150,00	150,00	Reversível
BTSAGO338	Rua 1 Qd. 1-A Lt. 35 E 36	0	Cereacu	Nova Glória	GO	150,00	150,00	Reversível
BTSAGO347	Fazenda Firmeza - Zona Rural	0	Firmeza	Orizona	GO	100,00	1.469,15	Reversível
BTSAGO349	Fazenda Posse - Zona Rural	0	Posse	Orizona	GO	150,00	150,00	Reversível
6588	Rodovia Joao Valeriano	S/n	Povoado Saquinho	Tobias Barreto	SE	36,00	400,00	Reversível
BTSARO46	Avenida Afonso Pena	S/n	Centro	Alto Alegre Dos Paredeiros	RS	150,00	4.500,00	Reversível
BTSARS310	Secao Represa	0	Marcelino Ramos	Marcelino Ramos	RS	35,94	7.910,94	Reversível
BTSASC97	Rua Jose Leonardo Santos	S/n	Sao Cristovao	Capinzal	SC	19,00	1.226,00	Reversível
3297	Rua Emir Sales	115	Urbano	Santo Hipólito	MG	3,00	360,00	Reversível
7056	Praça Manoel Palmeira	S/n	Centro	Barro Preto	BA	57,00	613,00	Reversível
7227	Rua Alto Do Japao	0	Na	Nova Itarana	BA	12,00	1.215,51	Reversível
1652	Avenida Antonio Lucinda	S/n	Distr. Morrinhos Novo	Guaraciaba Do Norte	CE	15,50	25,50	Reversível
1448	Rua Da Matriz	S/n	Betania	Hidrolândia	CE	10,00	89,10	Reversível
BTSAGO321	Rodovia Go-158 - Crixas/Mundo Novo	S/n	Sao Joao Da Mata Azul	Mundo Novo	GO	150,00	150,00	Reversível
BTSARS239	Rua Nova	0	Morungava	Gravataí	RS	26,25	150,00	Reversível
7200	Rua Alto Do Cruzeiro	S/n	Na	Jaborandi	BA	12,00	993,67	Reversível
BTSAGO118	Fazenda Mata Virgem Ou Guarirobal - Povoado De Carmolandia	0	Carmolandia	Córrego Do Ouro	GO	73,00	490,00	Reversível
BTSASC243	Rua 13 De Outubro	S/n	Centro	Joaçaba	SC	150,00	150,00	Reversível
BTSAGO438	Rodovia Go-154 Fazenda	S/n	Aparecida Da Fartura	Santa Terezinha De Goiás	GO	150,00	150,00	Reversível
3873	Paraíso (Mosqueiro)	0	Na	Belém	PA	19,60	305,00	Reversível
BTSAMS64	Rua Santa Catarina Lt 27 Qd J	0	Nova Corumba	Corumbá	MS	-	276,41	Reversível

BTSASC392	Secção Saltinho - Pt. Dos Lotes Rurais Nºs 41 E 42.	0	Rural	Saltinho	SC	18,66	618,66	Reversível
BTSASC468	Terreno Encravado Nas Terras De Sebastiao Dos Santos	0	Morro	Timbó Grande	SC	17,58	167,58	Reversível
BTSAGO139	Rua Eurico Pestana S/Nº	S/n	Jeroaquara	Faina	GO	15,00	15,00	Reversível
BTSARS672	Linha Dona Josefa	0	Linha Dona Josefa	Vera Cruz	RS	150,00	150,00	Reversível
BTSAGO283	Rua Coimbra Bueno (Lts. 04 E 05) Rua Goiatuba (Lt. 03) Rua Boa Vista S/Nº	(Lt. 06)	Guarilandia	Joviânia	GO	473,00	473,00	Reversível
3088	Rua Serafim Campos *	S/n	Urbano	Senador Modestino Gomes Alves	MG	12,00	275,00	Reversível
4842	Biquinha Alto Do Morro	S/n	Na	Ilha De Itamaracá	PE	45,13	1.838,16	Reversível
4053	Rodovia Castanhal-Curuça	S/n	Centro	Curuçá	PA	103,00	478,00	Reversível
33581	Rua Projetada Pedro Coelho De Resende	0	Na	Boa Hora	PI	9,00	609,00	Reversível
BTSAGO334	Rua Do Colegio S/Nº	S/n	Vista Alegre	Nova América	GO	900,00	900,00	Reversível
6679	Rod. Bragança Ajuruteua 0	S/n	Na	Bragança	PA	9,00	10.000,00	Reversível
1781	Sao Domingos	0	Na	Caridade	CE	15,00	165,00	Reversível
BTSAGO98	Rua Que Demanda Vila Sao Patricio	0	Carmo Do Cedro	Carmo Do Rio Verde	GO	190,00	1.912,50	Reversível
33500	Rua Nova	S/n	Povoado Bom Princip	Esperantinópolis	MA	9,00	321,00	Reversível
33501	Rua Sao Raimundo	S/n	Povoado Giquiri	Esperantinópolis	MA	9,00	266,04	Reversível
219	Rua Da Igreja	S/n	Vila Lindoia	Itacoatiara	AM	23,10	450,00	Reversível
259	Rua Pres. Vargas	1	Ipiranga	Santo Antônio Do Içá	AM	16,50	450,00	Reversível
BTSAGO56	Povoado De Allan Kardec - Fazenda Jose De Lima	0	Allan Kardec	Avelinópolis	GO	120,00	1.200,00	Reversível
BTSAMT93	Rua Tocantins Lt. 2 Qd. 27	0	Ribeirao Cascalheira	Ribeirão Cascalheira	MT	42,30	150,00	Reversível
1960	Lagoa Preta - Bananal	S/n	Vila Nova De Bananal	Baixo Guandu	ES	26,00	900,00	Reversível
3811	Vila Luciana	S/n	Na	Anajás	PA	31,00	50,00	Reversível
13009	Baixao De Anisio De Abreu	S/n	Na	Anísio De Abreu	PI	9,00	6.409,00	Reversível
13010	Avenida Leovergina Maria Dos Santos (Povoado Minador)	S/n	Rural	Anísio De Abreu	PI	9,00	209,00	Reversível
33563	Rua Jesuino Costa	S/n	Povoado Baixao Do S	Anísio De Abreu	PI	9,00	284,00	Reversível
7112	Rua Do Mercado	S/n	Povoado Novo Carú	Bom Jardim	MA	9,00	360,00	Reversível
11953	Sítio Do Contrilho *	S/n	Rural	Prados	MG	3,00	100,00	Reversível
6934	Baixio	0	Rural	São José Do Piauí	PI	9,00	150,00	Reversível
BTSAPR351	Estrada Municipal Irati A Itapara	0	Rio Do Couro	Irati	PR	8.038,50	160.770,00	Reversível
3269	Fazenda Gerais *	S/n	Rural	Bom Jardim De Minas	MG	31,00	1.131,00	Reversível
12001	Sítio Barriga Lisa	S/N	Zona Rural	Juiz De Fora	MG	3,00	100,00	Reversível
1835	Tome	0	Na	Limoeiro Do Norte	CE	15,50	25,50	Reversível
11956	Sítio Derrubada *	S/n	Rural	Rio Espera	MG	3,00	200,00	Reversível
BTSAPR301	Estrada Municipal	0	Goioxim	Goioxim	PR	141,25	2.825,00	Reversível
BTSAGO369	Praça Guarda-Mor Pinheiro Qd. 26 Lt. 07	0	Piracanjuba	Piracanjuba	GO	150,00	150,00	Reversível
3476	Morro Da Repetidora De Tv *	S/n	Zona Rural	Senhora De Oliveira	MG	40,00	1.663,00	Reversível
3817	Vila Nova	0	Na	Augusto Corrêa	PA	19,25	276,00	Reversível
3904	Ramal Do Tamatateua	S/n	Vila Do Tamatateua	Bragança	PA	19,60	398,56	Reversível
3659	Avenida Cel. Raimundo Leao	1245	Centro	Cametá	PA	231,13	1.889,40	Reversível
7527	Rodovia Do Abade Km 02	S/n	Vila Do Abade	Curuçá	PA	11,90	440,00	Reversível
4463	Rodovia Pa 140 - Localidade Do Km 290	S/n	Patauateua	Santo Antônio Do Tauá	MA	28,00	364,80	Reversível
1446	Betania	0	Na	Croatá	CE	15,00	200,00	Reversível
BTSARS544	Vila Passo Do Sabia	0	Santo Antonio Da Palmeira	Santo Antônio Da Palmeira	PA	26,25	150,00	Reversível
BTSAMT101	Rua Castelo Branco Lt. 2 Qd. 10	0	Centro	São José Do Povo	MT	34,32	4.500,00	Reversível

3432	Praça Nsa.Sra Da Piedade *	S/n	Centro	Rochedo De Minas	MG	34,00	240,00	Reversível
4726	Rua Anacilio O. Pereira De Melo	0	Na	Boroborema	PB	12,42	439,27	Reversível
7155	Fazenda Jacu Ou Paraíso	S/n	Rural	Porto Firme	MG	20,00	420,00	Reversível
7004	Avenida Principal	S/n	Pov. Nova Brasília	Senador La Rocque	MA	9,00	242,00	Reversível
5345	Rua Sao Jose	72	Centro	Francisco Santos	PI	48,00	334,00	Reversível
33508	Rua Felipe Rodrigues Coelholotes 01 E 02	0	Na	Paulistana	PI	9,00	609,00	Reversível
BTSAGO133	Avenida 1 S/Nº - Fazenda Fala Verdade	S/n	Edealina - Ceramica	Edealina - Ceramica	GO	60,00	1.200,00	Reversível
BTSARS99	Rua Itabaiana	0	Canoas	Canoas	RS	113,00	150,00	Reversível
1970	Morro Do Santana	S/n	Rural	Cachoeiro De Itapemirim	ES	3,00	332,14	Reversível
2517	Rua Jose Leonde Filho	36	Centro	Matutina	MG	35,00	123,00	Reversível
2507	Morro Proximo Da Localidade / Sitio Bicas Do Meio *	S/n	Zona Rural	Wenceslau Braz	MG	22,00	225,00	Reversível
1325	Rua Manoel Gonçalves	860	Centro	Quixeré	CE	44,80	229,95	Reversível
BTSAGO45	Avenida Aeroporto	453	Centro	Aporé	GO	64,00	4.478,00	Reversível
BTSAGO404	Povoado Boa Esperança - Faz. Pedra De Fogo	0	Boa Esperanca	Rio Quente	GO	150,00	150,00	Reversível
5183	Rua Raul Magalhaes	0	Gogo Da Gata	Sertânia	PE	52,00	1.500,00	Reversível
BTSARS167	Derrubadas	0	Derrubadas	Derrubadas	RS	20,00	150,00	Reversível
2335	Rua Das Torres (Morro Da Trizidela)	S/n	Sitio	Grajaú	MA	9,00	360,00	Reversível
33163	Rua Do Comercio0		Povoado Água Branca	Bacabal	MA	9,00	327,60	Reversível
5052	Avenida Joao Correia Neto	63	Centro	Poção	PE	98,82	450,00	Reversível
4295	Trav. I. Costa	703	Na	Oeiras Do Pará	PA	15,49	7.155,00	Reversível
BTSADF64	Avenida Rio Preto Lote 12 Quadra 02 Loteamento Vila Borba	0	Colinas Do Sul	Colinas Do Sul	GO	449,40	898,80	Reversível
7572	Avenida Joao Alberto Esquina C/ Rua Rui Barbosa	S/n	Alto Fogoso	Bacabal	MA	9,00	330,00	Reversível
BTSAPR786	Avenida Princesa Isabel	0	Tupassi	Tupãssi	PR	42,08	150,00	Reversível
BTSARS560	Linha Da Gloria	0	Vale Veneto	São João Do Polésin	RS	45,05	300,00	Reversível
12058	Avenida Coracao De Jesus	111	Centro	Coração De Jesus	MG	66,00	25,00	Reversível
7436	Fazenda Saco Do Meio	0	Na	Antas	BA	69,00	2.000,00	Reversível
7500	Rua Nova Lima	0	Sitio Do Meio	Sítio Do Mato	BA	16,00	1.200,00	Reversível
5372	Repetidora Salgado	0	Na	Fronteiras	PI	18,00	260,00	Reversível
2509	Rua Professor Raimundo Correa	64	Joana D'Arc	Lagoa Santa	MG	153,00	600,00	Reversível
BTSAPR671	Avenida Brasil	0	Santa Helena	Santa Helena	PR	12,65	600,00	Reversível
BTSAPR812	Nucleo Francisco Beltrao	0	Colonia Das Missoes	Verê	PR	660,00	660,00	Reversível
BTSAGO67	Fazenda Agua Branca	0	Nova Zelandia	Bom Jardim De Goiás	GO	150,00	150,00	Reversível
2667	Rua Direita *	S/n	Urbano	Jeceaba	MG	2,00	225,00	Reversível
37613	Rua Flora Mendes	S/n	Segredo	Souto Soares	BA	96,00	96,00	Reversível
BTSARS255	Ibarama	0	Ibarama	Ibarama	RS	45,05	150,00	Reversível
BTSARO148	Avenida 14 De Julho S/N - Uniao Bandeirantes	S/n	Centro	Porto Velho	RO	150,00	150,00	Reversível
5689	Estrada De Secretário/Fazenda Santa Rita 0	0	Pedro Do Rio	Petrópolis	RJ	171,00	10.000,00	Não Reversível
2499	Rua Andrelandia	275	Dom Bosco	Belo Horizonte	MG	153,00	360,00	Reversível
12047	Fazenda Bonaparte	S/n	Rural	Periquito	MG	3,00	122,00	Reversível
37492	Rua Odilon Gadbem Dos Santos	S/n	Centro	São Bento Abade	MG	200,00	200,00	Reversível
1503	Rua Principal	S/n	Castanhao	Alto Santo	CE	15,50	25,50	Reversível
4382	Morada Nova	0	Na	Santa Bárbara Do Paraiba	BA	12,10	450,00	Reversível
2431	Ponto A Ao B P/ O Oeste	0	Pov. Santa Luzia	São José Dos Basílios	MA	9,00	450,00	Reversível

7002	Rua Principal	S/n	Pov. Sao Joao Da Ma	Governador Luiz Roc	MA	7,00	360,00	Reversível
BTSARS226	Rua Luiz Dezordi	0	Gaurama	Gaurama	RS	33,00	393,00	Reversível
7383	Rua Da Mata - 4ª Vicinal	S/n	P1 V4	Buriticupu	MA	12,50	360,00	Reversível
BTSAPR594	Estrada Sao Valerio	0	Planalto	Planalto	PR	873,00	17.460,00	Reversível
4854	Distrito Industrial - Estação Celular	0	Paratibe	Paulista	PE	181,00	537,00	Reversível
30	Rua Xingo	S/n	Centro	Piranhas	AL	100,00	1.739,00	Reversível
BTSADF78	Rua Travessa Joao Feitosa Nº29	0	Formosa	Formosa	GO	200,00	200,00	Reversível
3477	Alameda Do Ipe *	S/n	Primavera	Muriaé	MG	3,00	265,00	Reversível
4791	Sítio Alecrim	0	Zonal Rural	Umbuzeiro	PB	17,00	150,00	Reversível
BTSAMS32	Rua Dos Jesuitas	S/n	Centro	Camapuã	MS	59,53	632,92	Reversível
96863	Avenida Perimetral Castelo Branco Lote 02 Da Quadra 06 Loteamento Parque	Anhangüba	Castelo Branco	Imperatriz	MA	-	300,00	Não Reversível
96858	Caruara Ilha De Mosqueiro		Ilha De Mosqueiro	Belém	PA	-	495,00	Não Reversível
BTSARS632	Tio Hugo (Ernestina)		Tio Hugo	Tio Hugo	RS	26,25	348,00	Reversível
BTSAGO339	Rua 2 Esq. C/ Rua 3 Qd. B (Rua Dione Araujo Qd. B Lt. 27)	0	Plaina	Nova Glória	GO	100,00	1.107,50	Reversível
4338	Mangabeira	0	Na	Ponta De Pedras	PA	12,48	448,44	Reversível
4374	Joanes	0	Na	Salvaterra	PA	11,90	251,42	Reversível
BTSARS18	Arambare	0	Arambare	Arambaré	RS	89,40	290,00	Reversível
BTSAPR547	Rua E	0	Paranavai	Paranavaí	PR	12,65	150,00	Reversível
BTSAGO363	Rua Joaquim Pedro Dos Santos C/ Deolino Da Fonseca Lemos	0	Petrolina De Goias	Petrolina De Goiás	GO	150,00	150,00	Reversível
3359	Morro Proximo Da Localidade *	S/n	Rural	Conquista	MG	3,00	650,00	Reversível
3221	Morro Proximo Da Repetidora De Tv *	S/n	Zona Rural	Naque	MG	3,00	400,00	Reversível
1662	Nova Floresta	0	Na	Jaguaribe	CE	15,00	165,00	Reversível
BTSAGO307	Rua Formosa C/ Pça. Da Vitoria Qd. 16 Lt. 3-A	0	Messianopolis	Moiporá	GO	627,70	627,70	Reversível
BTSAPR400	Br 277	S/n	Laranjeiras Do Sul	Laranjeiras Do Sul	PR	158,20	290,00	Reversível
BTSARS282	Jacuizinho	0	Jacuizinho	Jacuizinho	RS	150,00	150,00	Reversível
3237	Serra Da Pratinha	S/n	Rural	Ataléia	MG	100,00	900,00	Reversível
4653	Praça Joao Pessoa	206	Centro	Pilões	PB	125,46	240,00	Reversível
BTSAGO114	Estrada Capelinha Do Rio Verde/Cocalzinho	0	Capelinha Do Rio Ver	Cocalzinho De Goiás	GO	150,00	150,00	Reversível
BTSAGO300	Avenida Joao Artiaga Qd. 17 Lt. 06	0	Matrincha	Matrinchã	GO	768,86	768,86	Reversível
BTSAMT18	Rua Santa Cruz	434	Centro	Barra Do Bugres	MT	112,08	800,00	Reversível
BTSARS202	Sao Joao Mirim	0	Rincao Dos Anjos	Eugênio De Castro	RS	20,00	300,00	Reversível
11936	Sítio Conceição *	S/n	Rural	Conceição De Ipane	MG	3,00	200,00	Reversível
4110	Vila Pernambuco	0	Na	Inhangapi	PA	19,00	242,40	Reversível
4170	Estrada De Santa Ana	0	Nossa Senhora De F	Mãe Do Rio Bb	PA	19,80	368,00	Reversível
4400	Rua Duque De Caxias Km 18	0	Na	Santa Luzia Do Pará	PA	11,90	264,00	Reversível
4412	Rua Jose Bonifacio	S/n	Taciateua	Santa Maria Do Pará	PA	11,90	256,62	Reversível
4517	Rua Felix Nauar	S/n	Vila Nova	São João Da Ponta	PA	42,06	360,00	Reversível
4520	Rua Sao Domingos - Ramal Da Penha	S/n	Vila Nazare	São João De Pirabas	PA	11,90	240,00	Reversível
BTSARS24	Linha Tigre	0	Linha Tigre	Arroio Do Tigre	RS	20,00	420,00	Reversível
3341	Morro Do Cruzeiro *	S/n	Rural	Bias Fortes	MG	7,00	225,00	Reversível
3058	Avenida Brasil *	S/n	Rural	Santa Rosa Da Serra	MG	66,00	300,00	Reversível
BTSARS89	Avenida Pe.Bernardo	0	Campo Novo	Campo Novo	RS	84,15	728,15	Reversível
BTSAGO216	Fazenda Mandy - Ao Lado Do Campo De Futebol	0	Mandinopolis	Guarinos	GO	1.376,39	1.376,39	Reversível

1595	Praça Chico Prado	S/n	Distrito De Jaibaras	Sobral	CE	15,50	25,50	Reversível
4810	Serra Do Caiçara - Peri-Peri	0	Na	Arcoverde	PE	207,26	640,00	Reversível
BTSAPR768	Carvalho	0	Na	Tibagi	PR	248,40	64.818,36	Reversível
BTSAGO373	Avenida Bernardo Sayao Confrontando Com Posto De Saude	0	Radiolandia	Pirenópolis	GO	208,00	1.600,00	Reversível
BTSAMT94	Rua F Lt. 3 Qd. 7	0	Vila Campo Limpo	Rondonópolis	MT	42,30	229,00	Reversível
3154	Rua Joao Antonio Cardoso	207	Ouro Preto	Belo Horizonte	MG	267,00	360,00	Reversível
2832	Rua Bento Dutra	175	Centro	Guapé	MG	101,00	370,00	Reversível
7634	Estr. Sitio Bom Jesus	S/n	Centro	Lima Campos	MA	9,00	300,00	Reversível
BTSAPR629	Rodovia Toledo-Marechal Candido Rondon	S/n	Quatro Pontes	Quatro Pontes	PR	150,00	150,00	Reversível
BTSAGO245	Fazenda Bueno E Olhos D'Agua	0	Sao Benedito	Itaberaí	GO	780,00	780,00	Reversível
1861	Rua Luiz Edvaldo	327	Vila Gadelha	Iguatu	CE	15,50	25,50	Reversível
7424	Rua Grande	S/n	Povoado Morada Nova	Pindaré-Mirim	MA	9,00	390,00	Reversível
1298	Rua Duarte Holanda	633	Centro	Pacoti	CE	77,50	311,15	Reversível
7585	Br 316 - Km 5820		Brejinho	Caxias	MA	9,00	334,00	Reversível
3569	Rua Quatro	835	Centro	Soure	PA	167,12	1.087,00	Reversível
3042	Morro Proximo Da Localidade (Serra Das Quatro Patacas) *	S/n	Zona Rural	Jequitinhonha	MG	84,00	2.500,00	Reversível
502	Rua Juscelino Kubitscheck	S/n	Centro	Mascote	BA	23,00	1.600,00	Reversível
12017	Corrego Durande	S/n	Rural	Durandé	MG	12,00	200,00	Reversível
BTSASC64	Fazenda Pelotas - Denominada Sao Joao	0	Fazenda Pelotas	Bom Jardim Da Serra	SC	20,00	1.220,00	Reversível
BTSAPR566	Avenida Numero 1	0	Perola Doeste	Pérola D'Oeste	PR	12,65	910,00	Reversível
2610	Morro Da Repetidora De Tv *	S/n	Zona Rural	Itaguara	MG	16,00	900,00	Não Reversível
7280	Rua Alcides Monteiro	93	Bosque	Portel	PA	27,86	6.536,70	Reversível
2449	Rua Oswaldo Cruz	1120	Centro	São Luís	MA	54,00	37,60	Reversível
36849	Rua Marcilio Dias	S/n	Na	Manacapuru	AM	23,00	134,60	Reversível
BTSAMT8	Rua Silvio Jose De Castro Maia		Centro	Alto Araguaia	MT	153,00	300,00	Reversível
7082	Bairro Jonas Ceo	0	Na	Firmino Alves	BA	12,00	1.050,00	Reversível
7582	Rua Da Torre	S/n	Centro	Cajari	MA	9,00	225,00	Reversível
7309	Rua Gov. Joao Castelo	S/n	VI Davi	Cidelândia	MA	9,00	7.309,00	Reversível
7642	Rua Sao Jose	1	Centro	Nova Colinas	MA	9,00	384,00	Reversível
BTSAGO143	Rua Principal S/Nº - Fazenda Areias	S/n	Serra Dourada	Fazenda Nova	GO	40,30	806,00	Reversível
5371	Rod. Br 343, Km 36 - Repetidora Varzea	0	Rural	Floriano	PI	35,00	21.304,00	Reversível
1984	Caxixe	S/n	Alto Cuju	Domingos Martins	ES	28,00	225,00	Reversível
7092	Outeiro Maria Onça	0	Na	Itacaré	BA	45,75	1.200,00	Reversível
7504	Rua 29 De Janeiro	0	Wagner	Wagner	BA	12,00	1.200,00	Reversível
BTSASC137	Rua Coronel Manoel Ferreira Da Silva Farrapos	S/n	Centro	Erval Velho	SC	150,00	632,80	Reversível
7646	Estrada Principal	S/n	Pov. Poço Verde	Paraibano	MA	9,00	200,00	Reversível
BTSAPR183	Vicinal Iguaçu	0	Santana	Cruz Machado	PR	600,00	600,00	Reversível
11923	Morro Proximo Da Localidade *	S/n	Rural	Franciscópolis	MG	3,00	225,00	Reversível
3292	Morro Proximo Da Localidade *	S/n	Rural	Grão Mogol	MG	85,00	900,00	Reversível
3132	Sitio Mantena *	S/n	Zona Rual	Mendes Pimentel	MG	7,00	208,00	Reversível
11170	Povoado Agua Boa	S/n	Centro	Baianópolis	BA	16,00	600,00	Reversível
471	Fazenda Barra E Catingueiro - Morro Da Torre	0	Zona Rural	Barra Da Estiva	BA	120,00	1.760,00	Reversível
6324	Mangabeira	0	Povoado	Estância	SE	151,00	12.121,00	Reversível
4762	Sitio Malhada Grande	0	Na	Queimadas	PB	30,98	40,00	Reversível

11948	Fazenda Canoas *	S/n	Rural	Ibituruna	MG	3,00	228,00	Reversível
35706	Rua Da Torre - Rod. Pa 275 Km 2	S/n	Bairro Das Mangueiras	Eldorado Dos Carajás	PA	22,86	9.469,86	Reversível
5812	Rua Frei Joao	198	Ilha Do Governador	Rio De Janeiro	RJ	22,00	180,00	Reversível
6422	Povoado Oiteiros	0	Na	Maruim	SE	36,00	96,00	Reversível
4754	Propriedade Saco Do Cardeiro	0	Zona Rural	Picuí	PB	20,95	600,00	Reversível
7329	Margem Da Br 135 Km 189 (Trecho Entre Sao Mateus/Caxuxa)	0	Centro	São Mateus Do Maranhão	MA	9,00	242,00	Reversível
6214	Rua Miguel Rezende	S/n	Centro	Carmópolis	SE	96,85	875,09	Reversível
7248	Avenida Rui Barbosa	0	Na	Santa Brígida	BA	12,00	1.193,00	Reversível
7254	Rua Rui Barbosa	0	Na	Saúde	BA	12,00	600,00	Reversível
BTSARS333	Muitos Capoes	0	Muitos Capoes	Muitos Capões	RS	20,00	150,00	Reversível
6710	Fazenda Taguatinga *	S/n	Zona Rural	Montalvânia	MG	21,00	2.500,00	Reversível
4039	Rodovia Castanhal-Marapanim0	S/n	Povoado De Itajuba	Curuçá	PA	18,00	49,00	Reversível
1826	Rua Manoel Linhares	174	Sucesso	Tamboril	CE	15,50	25,50	Reversível
BTSARO2	Rua Teresa De Jesus Pinto S/N Centro	S/n	Centro	Acrelândia	AC	150,00	3.313,50	Reversível
BTSAPR118	Chacara Capim Verde	0	Tainhas	Carambei	PR	1.445,25	1.445,25	Reversível
1566	Rua Manoel Rodrigues Da Silva	S/n	Holanda	Tamboril	CE	15,50	25,50	Reversível
33490	Vao Grande	0	Serra Dos Carneiros	Passagem Franca	MA	9,00	634,00	Reversível
4063	Rua Gerusalem	S/n	Km 0 Da Pa 275	Eldorado Dos Carajás	PA	19,54	520,00	Reversível
1705	Avenida Sebastiao Fernandez	S/n	Recreio	Sobral	CE	10,00	170,00	Reversível
BTSAGO236	Br-050 Km 155 - Fazenda Ponte Alta	0	Ponte Alta	Ipameri	GO	1.200,00	1.200,00	Reversível
BTSAGO151	Povoado De Verissimo - Rua Sem Denominação	0	Verissimo	Goiandira	GO	80,00	1.600,00	Reversível
3010	Rua Maria Dos Santos Rosa C/ Av. Juscelino Kubitschek (Confluência De Eixos RUA NATALIA DE OLIVEIRA)	S/n	Verissim0	Passo Alegre	MG	86,00	2.500,00	Reversível
6414	Rua Jose Bernardo Da Costa	0	Na	Macambira	SE	18,60	200,00	Reversível
33635	Rua Da Palmeira	S/n	Centro	Apicum-Açu	MA	9,00	368,00	Reversível
6986	Rua Pedro Melo	0	Centro	Pindaré-Mirim	MA	40,00	415,00	Reversível
BTSARO25	Rua Principal S/N Centro	S/n	Centro	Santa Rosa Do Purus	AC	150,00	150,00	Reversível
6707	Rua Americo Lobo	1565	Centro	Juiz De Fora	MG	168,00	360,00	Reversível
BTSASC128	Rua Fermino Carneiro Almeida	S/n	Universitari0	Curitibanos	SC	78,17	1.578,17	Reversível
5433	Rua Tres Marias	0	Codipi	São Lourenço Do Piauí	PI	25,00	450,00	Reversível
6722	Rua Quintino Moreira - Fundos	12	Centro	Paraopeba	MG	110,00	485,00	Reversível
7071	Rural Barriguda	0	Distrito Varzea Nova	Jacobina	BA	1.200,00	1.200,00	Reversível
12009	Sítio Sao Bento	S/n	Rural	Felício Dos Santos	MG	3,00	400,00	Reversível
BTSARS578	Rua 8		Afonso Rodrigues	São Luiz Gonzaga	RS	6,24	1.200,00	Reversível
1453	Rua Principal	S/n	Bixopa	Limoeiro Do Norte	CE	10,00	157,14	Reversível
BTSARS504	Salto Do Jacui - Rs 318	0	Jacuzinho	Salto Do Jacuí	RS	20,00	300,00	Reversível
6520	Pe De Serra0		Ribeirópolis	Ribeirópolis	SE	96,00	3.025,00	Reversível
BTSARS329	Estr. Da Casca	0	Granja Passo Fundo	Mostardas	RS	300,00	112.716,00	Reversível
BTSASC91	Rua Padre Alfredo Trinchero	S/n	Centro	Campos Novos	SC	19,04	20.001,04	Reversível
BTSARS428	Pinhal Da Serra	0	Pinhal Da Serra	Pinhal Da Serra	RS	20,00	300,00	Reversível
BTSAGO425	Fazenda Alagoas E Campo Alegre - Cabeceira Da Matinha	0	Santa Helena De Goiás	Santa Helena De Goiás	GO	450,00	9.000,00	Reversível
1956	Corrego Da Penha	S/n	Rural	Barra De São Francisco	ES	3,00	400,00	Reversível
3429	Morro Proximo Da Caixa D'Água	S/n	Rural	Catas Altas Da Noruega	MG	3,00	225,00	Reversível
4543	Pesqueiro	0	Na	Soure	PA	18,06	25,00	Reversível

BTSARS457	Avenida Juca Batista	410	Ipanema	Porto Alegre	RS	2.931,61	4.614,86	Reversível
1439	Barreiros	0	Na	Potengi	CE	15,00	165,00	Reversível
2066	Rua Joao Arari-Timbui	S/n	Urbano	Fundão	ES	3,00	360,00	Reversível
6723	Rua Rodrigo Sampaio	36	Aeroporto	Poços De Caldas	MG	153,00	360,00	Reversível
1536	Rua Carmelia De Souza Costa	10	Dom Quintino	Crato	CE	15,00	165,00	Reversível
BTSADF83	Setor Viegas Quadra 41Rua Frei Manoel Lote 7 9 10 E 11Rua Modesto Mach	0	Setor Viegas	Luziânia	GO	236,50	4.730,00	Reversível
BTSAGO503	Rua Dos Estudantes Qd. 22 Lt. 03 E 04	0	Conceicao Do Tocantins	Conceição Do Tocantins	TO	900,00	900,00	Reversível
7662	Estr. Vicinal	1	Centro	Pindaré-Mirim	MA	9,00	325,00	Reversível
BTSAGO374	Fazenda Caxambu Paulista Tavares Ou Paredao	0	Caxambu	Pirenópolis	GO	2.000,00	2.000,00	Reversível
BTSASC426	Rua Francisco Assis De Bem	S/n	Passar Bem	São Joaquim	SC	18,00	1.052,00	Reversível
BTSASC471	Rua Dr. Basilio Celestino De Oliveira	0	Centro	Treze Tilias	SC	25,00	1.614,00	Reversível
6719	Morro Pedra Do Bueno *	S/n	Zona Rural	Nanuque	MG	20,00	120,00	Reversível
BTSARS338	Secao Invernada Seca	0	Nonoai	Nonoai	RS	20,55	230,55	Reversível
1604	Rua Sebastiao Martins	S/n	Jucás	Cariré	CE	15,50	25,50	Reversível
BTSASC289	Rua Vereador Paulino Placido De Souza	S/n	Centro	Leoberto Leal	SC	25,00	150,00	Reversível
3319	Rua Joao De Oliveira Porto *	S/n	Centro	Januária	MG	3,00	225,00	Reversível
2911	Trav. Pedro Mendes *	S/n	Centro	Lontra	MG	37,00	278,00	Reversível
4780	Rua Projetada	S/n	Limeirao	Serra Branca	PB	20,95	500,00	Reversível
1579	Rua Do Comercio	0	Centro	Aurora	CE	15,50	300,00	Reversível
12027	Fazenda Bovina *	S/n	Rural	Limeira Do Oeste	MG	3,00	100,00	Reversível
11904	Fazenda Sangradouro *	S/n	Rural	Salinas	MG	18,00	225,00	Reversível
BTSASC400	Rua Demetrio Moreira	0	Centro	Santiago Do Sul	SC	54,00	54,00	Reversível
37601	Povoado De Rosarinho	S/n		Rafael Jambeiro	BA	36,00	36,00	Reversível
2492	Rua A Ser Definida *	S/n	Canjicas	Itatiaiuçu	MG	315,65	6.628,65	Reversível
BTSARS313	Secao Bom Retiro	0	Mariano Moro	Mariano Moro	RS	20,55	1.620,55	Reversível
1580	Rua Do Comercio	S/n	Inhamus	Tauá	CE	15,00	130,00	Reversível
3322	Praça Marechal Castelo Branco	S/n	Urbano	Águas Vermelhas	MG	38,00	1.727,00	Reversível
1837	Trapia	0	Na	Forquilha	CE	15,50	25,50	Reversível
1619	Lagoinha0			Quixeré	CE	15,50	25,50	Reversível
7210	Rua Edmundo Barreiro	1	Na	Aratuípe	BA	12,00	1.200,00	Reversível
BTSARS553	Suburbios		Cerro Pelado	São Francisco De Assis	RS	36,93	4.884,00	Reversível
BTSASC105	Rua Pedro Folle	S/n	Colonia Cella	Chapecó	SC	39,79	365,88	Reversível
BTSAPR84	Rua Xv De Novembro	15110	Cafelandia	Cafelândia	PR	12,65	600,00	Reversível
BTSARS38	Barra Da Guarita	0	Barra Da Guarita	Barra Do Guarita	RS	20,00	150,00	Reversível
BTSAGO399	Fazenda Dom Quixote - Zona Rural	0	Rialma	Rialma	GO	225,00	225,00	Reversível
1773	Estrada De Santa Rosa	0	Na	Caucaia	CE	15,50	25,50	Reversível
11996	Sitio Lava Pe *	S/n	Rural	Bueno Brandão	MG	3,00	225,00	Reversível
BTSAPR567	Chacara Numero 7A	0	Perola Doeste	Pérola D'Oeste	PR	150,00	150,00	Reversível
12031	Rua Aimores	65	Urbano	São João Do Paraíso	MG	6,00	300,00	Reversível
11979	Fazenda Pedra Redonda Do Rio Verde *	S/n	Rural	Espinosa	MG	6,00	100,00	Reversível
4768	Sitio Ribeira Do Meio	0	Zona Rural	Santa Rita	PB	18,00	90,00	Reversível
1432	Barra	0	Na	Aiuaba	CE	15,00	220,00	Reversível
33523	Avenida Central	S/n	Povoado Sao Jose De Steoada	Steoada Do Piauí	PI	9,00	199,00	Reversível

3421	Chacara Paraiso *	S/n	Rural	Palma	MG	3,00	233,00	Reversível
6678	Rodovia Pa-150 - Km 194	S/n	Vila Campos Belos	Ipixuna Do Pará	PA	12,54	450,00	Reversível
BTSASC96	Rua Vidal Ramos	S/n	Centro	Canoinhas	SC	387,75	387,75	Reversível
BTSARO14	Rua Francisco Milton Da Silva S/N Centro	S/n	Centro	Marechal Thaumaturgo	AC	150,00	150,00	Reversível
2043	Rua Niobey A. De Matos	S/n	Urbano	São Domingos Do Noroeste	ES	52,00	225,00	Reversível
4461	Cocal Do Taua	0	Na	Santo Antônio Do Taua	MA	18,06	40,00	Reversível
BTSASC339	Terceira Secção Passarinhos - Pt. Lote Nº140		Rural	Palmitos	SC	91,38	1.500,00	Reversível
BTSAMS10	Rua Genesio Flores Vieira	S/n	Centro	Antônio João	MS	150,00	150,00	Reversível
BTSARS283	Estrada Esperanca		Jacutinga	Jacutinga	RS	7,35	1.600,00	Reversível
BTSARS659	Ubiretama	0	Ubiretama	Ubiretama	RS	20,00	150,00	Reversível
6777	Alto Do Meio	0	Rural	Campo Maior	PI	9,00	35,00	Reversível
BTSASC195	Rua Dr. Getulio Vargas	S/n	Centro	Ibirama	SC	20,00	900,00	Reversível
BTSARS532	Estr. Passo Da Capela		Santana Da Boa Vista	Santana Da Boa Vista	RS	12,00	1.600,00	Reversível
BTSAPR666	Rua Alberto Santos Dumont	138	Santa Amelia	Santa Amélia	PR	42,25	150,00	Reversível
BTSAPR708	Rua Professora Dozolina Da Rosa	0	Sao Jorge Doeste	São Jorge D'Oeste	PR	71,84	1.600,00	Reversível
BTSASC117	Rua Hercilio Luz	75	Centro	Corupá	SC	43,40	610,00	Reversível
6572	Povoado Crasto	0	Crasto	Santa Luzia Do Itanhém	SE	96,00	96,00	Reversível
2468	Rua Da Macauba	S/n	Pov. Sao Bento	Tuntum	MA	9,00	399,00	Reversível
2469	Rua Do Alto	S/n	Pov. Sao Miguel	Tuntum	MA	9,00	209,00	Reversível
2470	Rua Do Magno	S/n	Pov. Araras	Tuntum	MA	9,00	259,00	Reversível
2471	Rua Grande	S/n	Pov. Belem	Tuntum	MA	9,00	309,00	Reversível
2472	Rua Sao Pedro	S/n	Pov. Ipu-Iru/Sao Bento	Tuntum	MA	9,00	459,00	Reversível
BTSASC11	Estrada Geral/Vargem Dos Pinheiros	0	Vargem Dos Pinheiros	Angelina	SC	8,34	1.013,34	Reversível
BTSAGO99	Rua Elaina Maria (Atual Joao Horacio) Qd. 6 Lt. 13	0	Castelândia	Castelândia	GO	61,00	525,00	Reversível
BTSAPR313	Rua Xv De Novembro	0	Guaraniacu	Guaraniaçu	PR	12,65	150,00	Reversível
BTSAMS74	Av 7 De Setembro	S/n	Dist. Lagoa Bonita	Deodópolis	MS	-	504,00	Reversível
BTSASC290	Colonia Concordia - Lote Nº369 - Bloco Sertaozinho	0	Sertaozinho	Lindóia Do Sul	SC	9,54	1.050,00	Reversível
6238	R 31 De Marco S/N	S/n	Centro	Poço Redondo	SE	13,69	300,00	Reversível
4763	Propriedade Manoel J. Silva	0	Zona Rural	Riachão Do Poço	PB	18,00	156,12	Reversível
12042	Rua Cardoso Soares	S/n	Urbano	São Geraldo	MG	22,00	133,00	Reversível
BTSAPR626	Rodovia Pr 317	S/n	Quarto Centenario	Quarto Centenário	PR	42,08	150,00	Reversível
BTSAGO520	Avenida Parana Qd. 06 Lt. 02 (Parte)	0	Centro	Guaraí	TO	200,00	200,00	Reversível
207	Rua Primeiro De Maio	1	Samauma	Careiro	AM	16,50	450,00	Reversível
BTSARO54	Rua Principal	0	Bom Jesus	Jaru	RO	150,00	150,00	Reversível
BTSAPR108	Rua Projetada	0	Campo Mourao	Campo Mourão	PR	648,00	648,00	Reversível
BTSAPR638	Gleba 52	0	Realeza	Realeza	PR	12,65	150,00	Reversível
BTSADF95	Rua Presidente Jk Quadra 16 Lote 07	0	Padre Bernardo	Padre Bernardo	GO	213,53	462,00	Reversível
2648	Morro Do Cristal *	S/n	Rural	Diamantina	MG	54,00	400,00	Reversível
37603	Povoado Cabeça Do Negro	S/n	Na	Rafael Jambeiro	BA	25,00	25,00	Reversível
4050	Rod. Pa 136 Km 58 Castanhal - Curuçá	S/n	Escola Estadual Olinda	Curupá	PA	34,20	83,20	Reversível
3247	Rua Duque De Caxias	310	Urbano	Conceição Da Aparecida	MG	4,00	25,00	Reversível
6965	Rodovia Piauí 112 - Km 48	S/n	Divinópolis	União	PI	9,00	1.000,00	Reversível
BTSARS160	Cristal Do Sul	0	Cristal Do Sul	Cristal Do Sul	RS	20,00	150,00	Reversível

6606	Estr. Do Camboata	2145	Barros Filho	Rio De Janeiro	RJ	161,00	576,00	Reversível
3448	Morro Da Repetidora De Tv *	S/n	Rural	Manhuaçu	MG	3,00	225,00	Reversível
3049	Fazenda Boa Vista *	S/n	Rural	Sacramento	MG	84,00	400,00	Reversível
7062	Rua Sipriano Oliveira	0	Na	Irajuba	BA	15,75	675,00	Reversível
7194	Fazenda Laranjeira	0	Na	Lafaiete Coutinho	BA	12,00	900,00	Reversível
3339	Rua Joaquim Vivas Da Mata *	S/n	Zona Rural	São Tiago	MG	3,00	225,00	Reversível
BTSAPR650	Rua P/A/M	0	Rio Branco Do Ivai	Rio Branco Do Ivai	PR	12,65	1.241,50	Reversível
BTSARS291	Lugar Denominado Potreiro	0	Clemente Argolo	Lagoa Vermelha	RS	20,00	300,00	Reversível
BTSARS315	Lugar Denominado Campestre	0	Mata	Mata	RS	54,00	154.125,00	Reversível
BTSADF99	Avenida Planalto (Jose Ludovico) Quadra T Zona Mista Lote 03	0	Planaltina De Goias	Planaltina	GO	684,00	684,00	Reversível
12029	Fazenda Felipe *	S/n	Rural	Botumirim	MG	6,00	300,00	Reversível
BTSARS431	Br-293	0	Pinheiro Machado	Pinheiro Machado	RS	68,00	1.668,00	Reversível
BTSAGO345	Rua Amazonas Esq. C/ Rua Do Estrondo I Qd. 57 Lt. 05 (Atual Rua Geraldo Valente De Nova Brasília)	0	Nova Brasília	Nova Brasília	GO	39,00	863,28	Reversível
BTSAMS23	Rua Ataliba Ramos	1378	Centro	Batayporã	MS	47,00	630,00	Reversível
BTSARO130	Rua Principal S/N - Rio Branco	S/n	Centro	Campo Novo De Ronda	GO	150,00	150,00	Reversível
BTSARO155	Avenida Juscelino Kubstchek De Oliveira S/N - Vitoria Da Uniao	S/n	Centro	Corumbiara	RO	150,00	150,00	Reversível
7249	Rua Lomanto Junior	S/n	Na	Santa Cruz Da Vitória	BA	12,00	160,00	Reversível
12036	Rua Manoel Coelho Lima	71	Urbano	Olaria	MG	30,00	120,00	Reversível
2104	Rua Luiz Abreu Xavier C / Rua Perminio Rogerio	S/n	Centro	Laranja Da Terra	ES	64,00	360,00	Reversível
2841	Fazenda Esperança *	S/n	Zona Rural	Itabirito	MG	261,00	400,00	Reversível
7057	Rua Da Bralandia	0	Guarani	Prado	BA	12,00	875,00	Reversível
4656	Rua Joaquim De Paula Simoes	S/n	Centro	Sapé	PB	235,18	248,00	Reversível
BTSAGO106	Rua 1 S/Nº	S/n	Novo Horizonte	Caturai	GO	2,08	1.300,00	Reversível
BTSASC49	Rua Vitoria	S/n	Centro	Blumenau	SC	437,67	437,67	Reversível
BTSAMT15	Rua Presidente Costa E Silva Lt. 38 Qd. 15	0	Vila Nova	Arenópolis	MT	43,45	540,00	Reversível
3164	Rua Sao Jose	25	Centro	Simão Pereira	MG	25,00	768,00	Reversível
4772	Sítio Ramada	0	Zona Rural	São Francisco	PB	32,76	100,00	Reversível
33601	Rua Principal	0	Vila De Guarajuba	São João Da Ponta	PA	130,00	240,00	Reversível
BTSAGO279	Rua Jatai C/ Sto. Amaro Qd. 23-B Lt. 287	0	Naveslandia	Jataí	GO	2,08	1.287,50	Reversível
BTSARO125	Rua Ulisses Guimaraes Lote 01	0	Marcos Freire	Porto Velho	RO	150,00	150,00	Reversível
BTSARO126	Rua Ulisses Guimaraes Lote 02	0	Marcos Freire	Porto Velho	RO	150,00	150,00	Reversível
BTSAPR504	Rua Caetano Munhoz Da Rocha	0	Nova Santa Barbara	Nova Santa Bárbara	PR	12,65	150,00	Reversível
BTSARS377	Morro Toca Da Onca-Serra	S/n	Paim Filho	Paim Filho	RS	47,40	1.647,40	Reversível
BTSASC302	Chacara Rural	1	Rural	Maravilha	SC	16,80	792,81	Reversível
12046	Fazenda Agua Limpa	S/n	Rural	Pinheiros	MG	3,00	100,00	Reversível
4595	Rua Oswaldo Cruz	S/n	Santa Luzia Da Barreirinha	Itágua	PA	49,00	49,00	Reversível
7417	Rua N.ª Da Conceição	S/n	Santa Rosa Do Barão	Itapecuru Mirim	MA	9,00	400,00	Reversível
2689	Rua Da Igreja Matriz	S/n	Agua Branca	Cambuí	MG	44,00	2.500,00	Reversível
12013	Fazenda Conceição *	S/n	Rural	Montalvânia	MG	12,00	100,00	Reversível
BTSAGO543	Rua 3 S/Nº	S/n	Centro	Oliveira De Fátima	TO	60,00	600,00	Reversível
3148	Fazenda Buritis *	S/n	Rural	Ibiracatu	MG	3,00	2.500,00	Reversível
2851	Alto Do Mogi Ou Alto Da Bela Vista *	S/n	Zona Rural	Inconfidentes	MG	85,00	2.500,00	Reversível
BTSASC104	Estrada Chapeco - Seara	0	Rural	Chapecó	SC	170,55	1.517,69	Reversível

12039	Fazenda Lagoinha	S/n	Rural	Varzelândia	MG	8,00	100,00	Reversível
1659	Rua Jose Pereira Da Silva	S/n	Vila De Nova Betânia	Farias Brito	CE	15,50	118,30	Reversível
BTSAPR673	Rua Doutor Francisco Varela	0	Santa Helena	Santa Helena	PR	12,65	150,00	Reversível
BTSARS252	Rua Projetada	0	Herveiras	Herveiras	RS	20,00	400,00	Reversível
4048	Rodovia Castanhal-Marapanim Km 21 - Rua Oswaldo Palheta	S/n	Povoado Caju	Curuçá	PA	23,00	72,00	Reversível
4599	Vila De Cachoeira	S/n	Vila De Cachoeira	Cachoeira Do Piriá	PA	18,06	77,91	Reversível
11933	Corrego Grande / Rancho Indaia *	S/n	Rural	Lajinha	MG	3,00	225,00	Reversível
11991	Fazenda Pitarana *	S/n	Rural	Montalvânia	MG	6,00	100,00	Reversível
BTSARS342	Morro A 7 Km		Nova Bassano	Nova Bassano	RS	55,54	1.250,00	Reversível
4756	Distrito De Nazare De Pocinhos	0	Zona Rural	Pocinhos	PB	32,15	136,00	Reversível
4631	Fazenda Timbaubinha	S/n	Zona Rural	Soledade	PB	181,30	3.600,00	Reversível
12008	Sítio Penhor	S/n	Rural	Catuti	MG	3,00	100,00	Reversível
5175	Antigo Engenho Ribeirao	0	Na	Ribeirão	PE	19.000,00	19.000,00	Reversível
BTSAPR727	Agro-Vila Santa Rosa	0	Sao Miguel Do Iguaçu	São Miguel Do Iguaçu	PR	10,21	150,00	Reversível
BTSAPR760	Rua Araruna	0	Terra Boa	Terra Boa	PR	12,65	1.269,24	Reversível
BTSAPR761	Avenida Brasil	0	Terra Rica	Terra Rica	PR	12,65	600,00	Reversível
BTSASC414	Estrada Sao Domingos À Imigra	0	Rural	São Domingos	SC	900,00	900,00	Reversível
BTSASC489	Rod. Sc 453 - S/N	S/n	Distrito Industrial	Videira	SC	38,78	320,00	Reversível
382	Rua Numa Pompilio Bittencourt	0	Pernambues	Salvador	BA	10,50	10,50	Reversível
2252	Praça Da Cultura	S/n	Centro	Amarante Do Maranhão	MA	62,06	437,06	Reversível
7363	Rod. Pa 127 Km 380	S/n	Centro	Maracanã	PA	18,00	67,00	Reversível
BTSARS293	Avenida Manoel De Brito	0	Lagoao	Lagoão	RS	43,00	463,01	Reversível
BTSAMS26	Rua Projetada	S/n	Morraria Do Sul	Bodoquena	MS	150,00	150,00	Reversível
12006	Fazenda Bela Vista	S/n	Rural	Cascalho Rico	MG	3,00	498,00	Reversível
2926	Praça Primeiro De Março	9	Centro	Marmelópolis	MG	101,00	360,00	Reversível
BTSARO13	Travessa 01 S/N Centro	S/n	Centro	Manoel Urbano	AC	150,00	150,00	Reversível
4734	Rua Capitao Antonio Gomes	S/n	Centro	Coremas	PB	43,87	515,46	Reversível
BTSASC53	Rua Gustavo Zimmermann	19	Itoupava Central	Blumenau	SC	184,54	1.721,00	Reversível
6751	Povoado De Santo Antonio	0	Rural	Água Branca	PI	9,00	51,00	Reversível
1852	Rua Da Matriz	55	Vila Uniao	Madalena	CE	15,50	25,50	Reversível
BTSAGO237	Go 020- Fazenda Retiro Do Cavalheiro	0	Cavalheiro	Ipameri	GO	1.200,00	1.200,00	Reversível
BTSARS286	Morro Do Chapadao	S/n	Jaguari	Jaguari	RS	93,44	1.250,00	Reversível
4045	Rodovia Castanhal-Marapanim Km 21	S/n	Vila Ponta De Ramos	Curuçá	PA	18,06	67,06	Reversível
4051	Rua Osvaldo Palheta06 Fundos	6	Povoado Pedras Grandes	Curuçá	PA	18,06	67,06	Reversível
4040	Rod. Castanhal Km 50	S/n	Vila Lauro Sodre	Curuçá	PA	18,00	198,00	Reversível
4055	Rod. Transnauar Km 8	S/n	Povoado De Candeu	Curuçá	PA	18,00	67,00	Reversível
4057	Rua Felississimo Guimaraes	S/n	Povoado Nazare Do	Curuçá	PA	18,00	67,00	Reversível
4059	Rua Osvaldo Palheta	6	Povoado De Santo Antonio	Curuçá	PA	18,00	67,00	Reversível
7369	Rua Bom Jesus	S/n	Povoado De Livramento	Curuçá	PA	18,00	67,00	Reversível
33469	Rua Principal	S/n	Povoado Do Recreio	Curuçá	PA	18,00	67,00	Reversível
33470	Rodovia Castanhal-Curuça	S/n	Povoado De Sao Pedro	Curuçá	PA	18,00	67,00	Reversível
BTSASC437	Linha Esperança - Pt. Lote Rural Nº37	0	Linha Esperanca	São José Do Cedro	SC	63,04	1.050,00	Reversível
BTSARS372	Novo Xingu	0	Distrito De Xingu	Novo Xingu	RS	150,00	150,00	Reversível

BTSASC225	Parte Do Lote Rural Nº9 Da Linha Bau	0	Linha Bau	Itapiranga	SC	20,00	2.485,00	Reversível
BTSARS695	Vitoria Das Missoes	0	Vitoria Das Missoes	Vitória Das Missões	RS	20,00	150,00	Reversível
2368	Rua Principal	0	Centro	Mirinzal	MA	9,00	360,00	Reversível
BTSASC365	Em Terras De Catarino Luiz Slaviero	0	Morro	Presidente Castello Branco	GO	9,54	1.059,54	Reversível
BTSARS480	Linha Santo Isidoro	0	Putinga	Putinga	RS	9,25	1.633,50	Reversível
BTSARO39	Rua Principal - Araras		Centro	Nova Mamoré	RO	150,00	150,00	Reversível
BTSASC450	Estrada Geral De Saudades - Lt Rural Nº35	0	Rural	Saudades	SC	12,05	1.062,05	Reversível
BTSAGO275	Avenida Humberto De Queiroz Qd. 2 Lt. 2 E 3	0	Estancia	Jataí	GO	800,00	800,00	Reversível
BTSAPR51	Avenida Brasil	0	Astorga	Astorga	PR	12,65	1.704,50	Reversível
5615	Fazenda Prosperidade	0	Mendes	Mendes	RJ	609,00	1.184,00	Reversível
BTSASC87	Rua Horst Walter	S/n	Belo Horizonte	Campo Alegre	SC	96,84	1.255,00	Reversível
BTSAPR425	Rua Botafogo	0	Marechal Candido Ro	Marechal Cândido Ro	RO	10,65	800,00	Reversível
BTSADF101	Fazenda Santa Rosa Gleba Sao Paulo	0	Posse	Posse	GO	150,00	150,00	Reversível
BTSADF103	Trombas Denominado "Jaboticabal"	0	Posse	Posse	GO	150,00	150,00	Reversível
BTSARS690	Alto Da Rocha	0	Alto Da Rocha	Vila Nova Do Sul	RS	35,93	1.235,93	Reversível
BTSAMS78	Br 163 Parte Do Lote 60 Qd 12	S/n	Dist. Vila Cruzaltina	Douradina	MS	-	399,25	Reversível
3171	Avenida Juscelino Kubitschek	S/n	Urbano	Viçosa	MG	48,00	400,00	Reversível
4761	Sítio Portela	S/n	Zona Rural	Puxinanã	PB	162,40	3.600,00	Reversível
BTSASC296	Praça Hercilio Luz	103	Centro	Maíra	SC	1.150,13	1.277,90	Reversível
36855	Br 174 - Km 139 - Ramal Do Canoas - Cical Tracaua0		Comunidade Santa T	Presidente Figueiredo	AM	98,00	250,00	Reversível
4143	Loteamento Santa Cruzlote 1	0	Zona Rural	Itaporã Do Tocantins	TO	500,00	10.000,00	Reversível
BTSAPR586	Antiga Quadra Numero 30 Do Quadro Urbano	0	Pitanga	Pitanga	PR	66,00	8.400,00	Reversível
BTSAPR381	Rua Numero 5	0	Janiópolis	Janiópolis	PR	12,65	600,00	Reversível
4340	Avenida Floriano Peixoto	114	Centro	Portel	PA	61,20	350,00	Reversível
36847	Br 174 - Km 139 - Ramal Canoas	34	Comunidade Santa T	Presidente Figueiredo	AM	45,00	187,50	Reversível
BTSAPR582	Rancho C	0	Lanca	Pirai Do Sul	PR	100,00	200,00	Reversível
BTSARO67	Avenida Primavera	0	Centro	Chupinguaia	RO	383,70	767,40	Reversível
33556	Repetidora Sítio Serrinha Dos Darios0			Campos Sales	CE	15,00	400,00	Reversível
BTSARO9	Rua Jaminaus S/N Centro	S/n	Centro	Cruzeiro Do Sul	AC	150,00	750,00	Reversível
33570	Br 3160		Povoado Baixa Grand	Monsenhor Gil	PI	9,00	1.050,00	Reversível
BTSAPR66	Avenida Parana	0	Bituruna	Bituruna	PR	400,00	400,00	Reversível
4719	Distrito Lagoa Do Juca	0	Na	Alcantil	PB	34,90	144,00	Reversível
BTSARS276	Br 472 - Cerro Do Leon	S/n	Cerro	Itaqui	RS	55,44	1.555,44	Reversível
BTSAPR60	Avenida Brasil	0	Barbosa Ferraz	Barbosa Ferraz	PR	12,65	600,00	Reversível
4741	Sítio Xerem	0	Zona Rural	Imaculada	PB	25,10	100,00	Reversível
BTSADF80	Povoado De Claretiana			Iaciara	GO	-	3.954,04	Reversível
7220	Rua Joao Batista Da Conceição	0	Na	Gavião	BA	45,00	2.000,00	Reversível
BTSARS183	Rua Lucimar Biesek	0	Entre Rios Do Sul	Entre Rios Do Sul	RS	20,00	450,00	Reversível
4759	Rua Sigismundo Souto Maior	0	Na	Prata	PB	22,79	200,00	Reversível
7105	Avenida Principal	S/n	Centro	Bacuri	MA	9,00	450,00	Reversível
7114	Rua Do Comercio	S/n	Centro	Bom Jardim	MA	9,00	360,00	Reversível
2482	Rua Do Mercado	S/n	Centro	Turiação	MA	9,00	360,00	Reversível
BTSAGO308	Avenida Eli Dias Maciel Qd. 5 Lt. 81/79-C	0	Montes Claros De Go	Montes Claros De Go	GO	800,00	800,00	Reversível

BTSAGO393	Rua Alexania Qd. 30 Lt. 18 E 19	0	Professor Jamil (Trevo Pimenta)	Professor Jamil	GO	100,00	913,90	Reversível
BTSASC134	Rua Aderbal Ramos Da Silva	S/n	Morro	Doutor Pedrinho	SC	9,66	150,00	Reversível
7159	À Margem Da Vila De Argoim	0	Na	Castro Alves	BA	4,00	1.063,17	Reversível
BTSARS346	Nova Candelaria	0	Nova Candelaria	Nova Candelária	RS	20,00	150,00	Reversível
12022	Morro Prox. Da Localidade *	S/n	Urbano	Resplendor	MG	3,00	100,00	Reversível
2391	Rua Do Campo	1	Centro	Porto Rico Do Maranhão	MA	9,00	360,00	Reversível
BTSASC110	Colonia Concordia - Lote Nº801- Bloco Nº6	0	Rural	Concórdia	SC	50,79	950,79	Reversível
BTSAGO100	Avenida Dr. Lamartine P. Avelar Qd. 62 Lt. 5 - C/ Jose R. Pena	0	Catalao	Catalão	GO	120,93	300,00	Reversível
BTSAGO407	Fazenda Barra - A 1 Km Da Rodovia Rio Verde/Itumbiara	S/n	Rio Verde	Rio Verde	GO	150,00	150,00	Reversível
1812	Serrote Da Fazenda Do Mato- Bibiano	0	Na	Sobral	CE	15,00	1.562,50	Reversível
BTSARS686	Morro	S/n	Vicente Dutra	Vicente Dutra	RS	10,00	1.235,00	Reversível
37600	Povoado De Moco	S/n		Rafael Jambeiro	BA	36,00	36,00	Reversível
BTSAGO512	Avenida Mal. Deodoro Da Fonseca Lt. 236-A E 265-A	0	Filadelfia	Filadélfia	TO	340,00	340,00	Reversível
BTSAPR168	Avenida Presidente Hermes Da Fonseca	0	Corbelia	Corbélia	PR	12,65	1.600,00	Reversível
BTSAPR674	Rua Numero 10	0	Santa Helena	Santa Helena	PR	750,00	750,00	Reversível
BTSASC37	Estrada Do Ribeirao Treze	0	Rural	Benedito Novo	SC	65,00	1.050,00	Reversível
7058	Rua Monteiro Lobato	S/n	Ibicarai	Ibicaraí	BA	153,00	918,00	Reversível
BTSARO49	Lote 45-A Gleba 22 Setor Ribeirao Grande - Boa Vista Pacarana		Centro	Espigão D'Oeste	RO	150,00	5.600,00	Reversível
11988	Fazenda Tocoios *	S/n	Urbano	Francisco Badaró	MG	3,00	100,00	Reversível
BTSARS472	Linha Comandai		Porto Lucena	Porto Lucena	RS	37,10	1.600,00	Reversível
11993	Avenida Do Contorno *	S/n	Urbano	Virgínia	MG	108,00	100,00	Reversível
BTSASC413	Rodovia Br - 116 - Proximo Ao Trevo Br 470	S/n	Rural	São Cristovão Do Sul	SC	1.050,00	1.050,00	Reversível
BTSARS566	Sao Jose Do Inhacora	0	Sao Jose Do Inhacor	São José Do Inhacor	RS	20,00	400,00	Reversível
BTSADF98	Rua Ipanema Jardim Paqueta Quadra 132 Lotes 03 E 04	0	Planaltina De Goias	Planaltina	GO	161,47	450,00	Reversível
33571	Povoado Alto Alegre	0	Na	São João Da Fronteira	PI	9,00	289,80	Reversível
BTSARO96	Avenida Brasil Quadra 32 Lote 02 Setor 01 - Boa Esperança	0	Centro	Espigão D'Oeste	RO	609,77	609,77	Reversível
BTSASC169	Cerro Do Bugiu	S/n	Rural	Fraiburgo	SC	83,38	1.500,00	Reversível
BTSAPR643	Fazenda Ribeirao Do Meio	0	Ribeirao Claro	Ribeirão Claro	PR	780,00	780,00	Reversível
BTSARS163	Rua Francisco Barassuol	0	Boa Vista Do Cadeado	Cruz Alta	RS	20,00	150,00	Reversível
BTSASC441	Estrada Geral	S/n	Rural	São Ludgero	SC	1.050,00	1.050,00	Reversível
32875	Morro Dos Bodes	S/n	Morro Dos Bodes	Carolina	MA	9,00	4.812,00	Reversível
BTSASC448	Lado Direito Da Estrada Geral	0	Rural	São Pedro De Alcântara	SC	150,00	2.150,00	Reversível
BTSAPR146	Parte Do Lote 78	0	Chopinzinho	Chopinzinho	PR	1.050,00	1.050,00	Reversível
BTSAPR242	Estrada Municipal Doutor Jose Marques Fernandes	0	Curiuva	Curiúva	PR	150,00	150,00	Reversível
BTSASC214	Rua Alexandre Ricardo Worell	S/n	Centro	Itaiópolis	SC	19,04	805,70	Reversível
BTSASC487	Morro Schaumbach	S/n	Morro	Vidal Ramos	SC	9,66	1.234,66	Reversível
BTSARS340	Estrada Vanazzi	0	Cascais	Nova Araçá	RS	20,55	1.600,00	Reversível
2060	Rua Terra Alta	S/n	São Rafael	Linhares	ES	30,00	225,00	Não Reversível
BTSARS164	Morro Cruzeiro Do Sul	S/n	Cruzeiro Do Sul	Cruzeiro Do Sul	RS	35,93	79.402,43	Reversível
BTSASC288	Arroio Do Rancho	0	Rural	Leoberto Leal	SC	9,54	1.225,00	Reversível
BTSAPR675	Rua Numero 5	0	Santa Helena	Santa Helena	PR	42,08	1.400,00	Reversível
BTSASC14	Rio Das Pedras	0	Morro	Anitápolis	SC	9,66	909,66	Reversível
BTSASC1	Imediações De Abdon Batista	0	Morro	Abdon Batista	SC	17,58	960,00	Reversível

33583	Morro Danta0	S/n	Na	Cocal	PI	9,00	10.009,00	Reversível
BTSARS360	Nova Ramada	0	Nova Ramada	Nova Ramada	RS	20,00	150,00	Reversível
BTSAPR470	Morro Caioba	S/n	Centro	Matinhos	PR	100,00	100,00	Reversível
BTSAPR811	Gleba 12	0	Vere	Verê	PR	167,40	3.348,00	Reversível
BTSASC421	Linha Ervalzinho	0	Rural	São João Do Oeste	SC	225,00	225,00	Reversível
BTSASC370	Confrontações C/ As Terras De Walter Oscar Westphal	0	Rural	Rancho Queimado	SC	9,66	1.225,00	Reversível
3936	Sao Joao Batista	0	Na	Bujaru	PA	49,00	800,00	Reversível
BTSASC71	Salto Aguas Negras	0	Salto Aguas Negras	Botuverá	SC	9,66	1.050,00	Reversível
BTSAPR569	Aterrado Alto	0	Pien	Piên	PR	150,00	1.500,00	Reversível
1972	Fazenda Nova Aurora	S/n	Rural	Cachoeiro De Itapemirim	ES	105,00	400,00	Reversível
BTSARS190	Rua Duque De Caxias	0	Erval Grande	Erval Grande	RS	18,40	818,40	Reversível
BTSARS654	Estr. Geral De Engenho Velho Para Cacique Doble	0	Tupanci Do Sul	Tupanci Do Sul	RS	20,00	172,00	Reversível
BTSARS322	Linha Jose Bonifacio	0	Montauri	Montauri	RS	600,00	1.200,00	Reversível
BTSASC299	Estrada Geral	S/n	Rural	Major Gercino	SC	9,66	150,00	Reversível
BTSASC496	Bloco Morassutti - Colonia Rio Branco	0	Morro	Xavantina	SC	9,54	1.059,54	Reversível
7895	Morro Proximo Da Lodalidade - Sitio Coqueiral *	S/n	Rural	Eugenópolis	MG	20,00	1.620,00	Reversível
BTSAGO575	Fazenda Raiz	0	Silvanopolis	Silvanópolis	TO	120,00	1.200,00	Reversível
BTSAPR172	Rua Sapucaí	290	Corbelia	Corbélia	PR	12,65	150,00	Reversível
BTSARS279	Ivora - Linha Sete	0	Linha Sete	Ivorá	RS	17,69	617,69	Reversível
BTSASC463	Colonia Petry	0	Rural	Tangará	SC	12,00	5.212,00	Reversível
BTSASC324	Altos Do Morro Da Televisao	S/n	Barro Vermelho	Orleans	SC	1.050,00	1.050,00	Reversível
BTSAGO264	Zona Rural - Confrontando Com Fazenda Corrego Do Veado	0	Itaucu	Itaçu	GO	119,03	2.380,62	Reversível
BTSAGO367	Fazenda Garapa 1	0	Piracanjuba	Piracanjuba	GO	210,60	4.212,00	Reversível
BTSARS614	Silveira Martins	0	Silveira Martins	Silveira Martins	RS	61,60	150,00	Reversível
4542	Cajuuna	0	Na	Soure	PA	49,00	49,00	Reversível
2504	Fazenda Sao Mateus *	S/n	Zona Rural	Itambacuri	MG	44,00	860,00	Reversível
BTSAPR617	Linha Jangada	0	Porto Vitoria	Porto Vitória	PR	600,00	600,00	Reversível
BTSASC192	Morro Da Antena	S/n	Morro	Ibiam	SC	150,00	450,00	Reversível
BTSASC479	Linha Santo Antonio - Pt. Lotes 284/185/185-A	0	Rural	União Do Oeste	SC	9,54	400,00	Reversível
33584	Morro Novo Horizonte0	S/n	Na	Miguel Alves	PI	9,00	309,00	Reversível
BTSAGO208	Go-019 - Parte Da Fazenda Lajinha (Faz. Cirilo Honorio)	0	Goiatuba	Goiatuba	GO	634,37	634,37	Reversível
BTSAGO315	Fazenda Pipocas	0	Morrinhos	Morrinhos	GO	150,00	150,00	Reversível
BTSAPR315	Rua Comendador Norberto	0	Guarapuava	Guarapuava	PR	87,67	87,67	Reversível
BTSARS88	Rua Cristiano Sandler	0	Campo Bom	Campo Bom	RS	83,00	290,00	Reversível
BTSADF47	Lotes 07 E 08 Quadra 13 Jardim Brasília	0	Agua Lindas De Goiás	Agua Lindas De Goiás	GO	161,47	720,00	Reversível
BTSAGO69	Avenida Padre Morais Qd. 01 Lt. 23	0	Bonfinopolis	Bonfinópolis	GO	79,39	514,48	Reversível
BTSAGO490	Avenida Do Cristal Qd. 38 Lt. 05 06 E 11 (Parte)	0	Centro	Arapoema	TO	63,90	2.142,00	Reversível
7228	Avenida Dos Esportes	S/n	Na	Nova Redenção	BA	12,00	1.187,53	Reversível
138	Rua Marcilio Dias	869	Centro	Manacapuru	AM	189,40	3.000,00	Reversível
769	Praça Marechal Castelo Branco	23	Centro	Itamaraju	BA	495,00	1.254,00	Reversível
12423	Praça Ulrick Graff Área 3	106	Na	Mossoró	RN	1.120,00	2.372,17	Reversível
255	Rua Canoas	2	Centro	Presidente Figueiredo	AM	16,50	1.750,00	Reversível
32145	Rua Desembargador Pereira Junior	S/n	Urbano	Peri Mirim	MA	-	532,00	Reversível

BTSAGO537	Rua Dos Cruzeiros Qd. 25 Lt. 13-B	0	Natividade	Natividade	TO	-	119,00	Reversível
BTSAPR188	Rua Santa Cruz	0	Cruzmalina	Cruzmalina	PR	-	600,00	Reversível
BTSARO28	Avenida Brasil	1156	Centro	Sena Madureira	AC	31,31	27.221,00	Reversível
BTSAGO57	Estrada Barra Do Garças/Parabolica - Perimetro Urbano	0	Barra Do Garças	Barra Do Garças	MT	120,34	1.764,00	Reversível
BTS/51004250/15	Rua Santiago	236	Sumare	Alvorada	RS	-	1.104,00	Reversível
TLM-21003691-00	Bloco 2 - Canor Teixeira De Carvalho	S/N	Barreira Cravo	Volta Redonda	RJ	-	486,70	Não Reversível
2080	Av. Leitão Da Silva	1950	Itarare	Vitória	ES	2.696,74	9.398,48	Não Reversível
2080B	Av. Leitão Da Silva	1975	Itarare	Vitória	ES	2.499,00	8.555,60	Não Reversível
6011	Av. Amintas Barros Com Rua Martins Correia	0	Natal	Natal	RN	-	15.137,75	Não Reversível
BTSASC493	Nossa Senhora De Fátima	0	Nossa Senhora De Fátima	Maracaré	SC	63,04	1.789,00	Reversível
BTS/51004250/15	Rua Quintino Bandeira, Apt. 3	11	São Geraldo	Porto Alegre	RS	43,00	478,00	Não Reversível
BTS/65002305/4	Rua Comandante Balduino	984	Centro	Cáceres	MT	-	296,00	Não Reversível
BTS/51004409/19	Rua Érico Veríssimo	108	Viamão	Viamão	RS	-	569,50	Não Reversível
BTS/41003295/13	Rua Mariano Torres - Bloco A – Sobreloja	275	Centro	Curitiba	PR	159,77	36,88	Não Reversível
BTS/41003295/13	Rua Mariano Torres - Bloco B – Sobreloja	275	Centro	Curitiba	PR	204,16	36,88	Não Reversível
3597	Rodovia Do Tapanã	0	Tapanã	Belém	PA	-	2.476,77	Reversível
BTS/51004250/15	Avenida Protasio Alves	7761	Morro Santana	Porto Alegre	RS	475,00	782,00	Reversível
BTSAGO168B	R. João Correia Lima - St. Cidade Jardim - Área Pública	0	Itacorubi	Goiânia	GO	-	508,16	Não Reversível
BTS/51003984/8	R. Cel. Joao Vargas De Souza C/ Rua Projetada (Prolongamento R. Piauí)	0	São Joao	Caçapava Do Sul	RS	-	360,00	Não Reversível
BTS/51003968/13	R Fortaleza Esq. R Atilio Pampermeyer	250	Botafogo	Bento Gonçalves	RS	-	632,97	Reversível
BTS/51003955/14	Rua Marcilio Dias	2474	Bage	Bagé	RS	-	477,00	Reversível
BTS/21000001/54	Rua Senador Muniz Freire	68	Vila Isabel	Rio De Janeiro	RJ	80,00	186,00	Não Reversível
BTS/51004236/34	Av. Pery Ribas - Parque Residencial Arco Ires (Antiga Av. Coletora)	112	Centro	Pelotas	RS	-	240,00	Reversível
BTS/21000001/61	Avenida Comandante Júlio De Moura	706		Rio De Janeiro	RJ	426,00	434,46	Não Reversível
BTSAMT32B	Rua Don Aquino Qd. 52 Lts. 03, 4, 5, 6, 7, 8 E 27.	0	Centro	Cláudia	MT	-	4.425,00	Não Reversível
6154B	Rua Da Bacabeira Lote 200 Quadra 226	0	Caçari	Boa Vista	RR	-	5.487,00	Reversível
142B	Avenida Conego Bento Lado Esquerdo Com Travessa Monsenhor Coutinho	S/n	Centro	Borba	AM	-	720,00	Reversível
BTS/41003418/22	Rua Rio Grande Do Sul Qd 1 Lt 1/2 (Rua Estado Do Rio 168 Praia Do Leste)	0	Balneário Sao Carlos	Pontal Do Paraná	PR	-	765,00	Não Reversível
BTS/51004250/19	Rua Santo Antônio (Antigo 668)	687	Bom Fim/Independência	Porto Alegre	RS	-	277,82	Reversível
BTSAGO486B	Rua Aquarela Musical Quadra 10, Lote 07	0	Sonhos Dourados	Araguaína	TO	-	10.253,50	Não Reversível
BTS/27000883/47	Chácara 187 / Av. Central	0	Jardim Limoeiro	Serra	ES	-	8.070,00	Não Reversível
BTS/27000883/45	Chácara 185 / Av. Central	0	Jardim Limoeiro	Serra	ES	-	8.540,00	Não Reversível
BTS/27000883/46	Chácara 186 / Av. Central	0	Jardim Limoeiro	Serra	ES	-	8.540,00	Não Reversível
BTSAMT114B	Ey8165 Avenida Brasil C/ A Praça Central Área 2	0	Centro	Tangará Da Serra	MT	585,00	1.633,61	Reversível
BTSARS415B	Avenida Zeferino Costa	75	Tres Vendas - Ctmr	Pelotas	RS	-	395,52	Não Reversível
BTS/51003987/8	Ey8167 Av. Cel. João Batista Soares Da Silveira E Souza Lt 4/5/32/33 Qd 4	0	Vila Eunice Velha	Cachoeirinha	RS	895,53	1.506,00	Reversível
933B	Rua Da Foca Lote 2, 3, 4 E 5 Da Quadra 37	S/n	Distrito Praia Do Fort	Mata De São João	BA	-	544,48	Reversível
37620	Rua Joaquim Delfino Com Rua Limeira Parte Lote 28 Quadra 20	0	Baiano Cirino	Iturama	MG	-	298,44	Reversível
BTSADF5B	Sepn 508 Lote 9 Asa Norte - Unidade 2 Conjunto D Quadra 508	0	Brasília	Brasília	DF	1.213,57	917,13	Reversível
BTS/51004421/6	Av. Paraguassu/Rua Tapes/Rua Leopoldo Stenzel Lt 11 Qd 21	0	Praia Do Remanso	Xangri-Lá	RS	44,85	450,00	Reversível
BTS/65002348/1	Rua Getulio Vargas Lote 8 Quadra 45	267-E	Loteamento Cidade V	Elmas Do Rio Verde	MT	178,84	760,00	Não Reversível
BTS/65002348/2	Rua Getulio Vargas Lote 9-A Quadra 45	249-E	Loteamento Cidade V	Elmas Do Rio Verde	MT	106,72	980,00	Não Reversível
BTS/47004603/16	Rua Petunia Lote 12/13 Quadra V	345	Jardim Eldorado	Palhoça	SC	122,78	760,00	Reversível

BTSA/21000001/52	52a Dom Rosalvo Da Costa Rego	400	Itanhangá	Rio De Janeiro	RJ	-	694,00	Não Reversível
BTSARO65B	Avenida Dos Estados Lotes 1/1, 1/3, 1/4, Quadra A-14, Setor "A"	0	Centro	Cerejeiras	RO	-	2.340,40	Reversível
-	Rua Américo Menezes Com Rua Professor José De Carvalho	0	-	Governador Valadare	MG	-	-	-
-	Rua Vila Boa Vista, S/Nº (Francisco Milton Da Silva - Quarteirao Nº 1, Lote 119)	0	-	Marechal Thaumaturgo	AC	-	-	-
-	Avenida Bernardo Sayão	112	-	Rio Dos Bois	TO	-	-	-
-	Rua 31 De Março, Esq. C/ Rua Ribas Júnior Nd	0	-	Sítio Novo Do Tocantins	TO	-	-	-
-	Av. Brasil	0	-	Nova Brasilândia	MT	-	-	-
-	Avenida Perimetral Castelo Branco- Parque Anhanguera, Lote 02, Quadra 06	0	-	Imperatriz	MA	-	-	-
-	Avenida Aurora Augusto S/N - Centro	0	-	Crixás Do Tocantins	TO	-	-	-
-	Avenida Carmino De Campos, S/Nº	0	-	Cuiabá	MT	-	-	-
BTSAMT109B	Avenida Das Figueiras Lts. 5/6/7/8/9/A Da Qd. 15	0	Centro	Sinop	MT	-	721,00	Reversível

Restructuring Date Secured Indebtedness

1. BRL\$[●] aggregate principal amount of the Company's [●]% / [●]% PIK Toggle Senior Secured Debentures due 2027 (the "***Priority Debentures***").
2. BRL\$[●] aggregate principal amount of the Company's [●]% / [●]% PIK Toggle Senior Secured Debentures due 2027 (the "***V.Tal Debentures***").
3. BRL\$[●] aggregate principal amount of Indebtedness of the Company under Section 4.2.8 of the Reorganization Plan (the "***Secured ToP Debt***").
4. BRL\$[●] aggregate principal amount of Indebtedness of the Company under Section 4.2.9 of the Reorganization Plan (the "***Unsecured ToP Debt – Option I***").
5. BRL\$[●] aggregate principal amount of Indebtedness of the Company under Section 4.2.10 of the Reorganization Plan (the "***Unsecured ToP Debt – Option II***").
6. U.S.\$[●] aggregate principal amount of the Company's 10.000% / 13.500% PIK Toggle Senior Secured Notes due 2027.
7. U.S.\$[●] aggregate principal amount of the Company's 8.50% PIK Subordinated Secured Notes Units due 2028, consisting of 8.50% PIK Subordinated Secured Series A Notes due 2028 and 8.50% PIK Subordinated Secured Series B Notes due 2028 (the "***Roll-Up Indebtedness***").
8. BRL\$[●] aggregate principal amount of the Company's 8.50% PIK Subordinated Secured Debentures due 2027 (the "***Roll-Up Debentures***").

Properties Subject to Real Estate Liens

Part 1

[Attached]

Part 2

[Attached].

Properties Subject to Real Estate Liens

Part 1:

Logradouro	Número	Cidade	UF	CEP	Matrícula	SCI
Rua Visconde De Piraja - C/ Jangadeiros	48	Rio De Janeiro	RJ	22410000	106781	5815
Rua Sao Pedro	128	Niterói	RJ	24020055	10596A	5639
Rua Beneditinos	23	Rio De Janeiro	RJ	20081050	163851; 163852	5780
Rua Alexandre Mackenzie	75	Rio De Janeiro	RJ	20221410	274011; 274012; 274013; ; 5778	
Avenida Borges De Medeiros	512	Porto Alegre	RS	90240070	121436	BTSARS448
Travessa Teixeira De Freitas	75	Curitiba	PR	80410040	36731; 36732; 36733; 367; BTSAPR240	
Rua Correa Vasques Com Rua Julio Do Carmo E Rua Neri Pinheiro	69	Rio De Janeiro	RJ	20211110	40962; 40963; 40964; 409; 5789	
Scn Quadra 03 Bloco A Asa Norte	0	Brasília	DF	70711000	78043; 78044; 78045; 780; BTSADF2	
Avenida Princesa Isabel	320	Rio De Janeiro	RJ	22011010	113163	5833
Avenida Antonio Carlos Magalhaes	881	Salvador	BA	41825000	58933	374
Scs Quadra 02 Bloco E Edificio Projecao 21 Asa Sul	0	Brasília	DF	70301000	130950; 130951; 130952; ; BTSADF1	
Travessa Dr Moraes	121	Belém	PA	66035410	31432	3591
Avenida Nilo Pecanha (Anterior Nº 385) Com Av.Treze De Maio	460	Nova Iguaçu	RJ	26215000	46747	5660
Avenida Presidente Arthur Bernardes	2166	Curitiba	PR	80320300	15015	BTSAPR193
Rua Alexandre Mackenzie	61	Rio De Janeiro	RJ	20221410	272939	5777
Rua Des. Gil Costa Com Rua Biguaçu	472	Florianópolis	SC	88070450	24066; 24067; 24068; 240; BTSASC158	
Rua Barao De Melgaço	3209	Cuiabá	MT	78020800	18358	BTSAMT55
Rua Xv De Novembro	0	Pelotas	RS	96060700	43931	BTSARS425
Avenida Manoel Ribas (Bloco Vertical)	115	Curitiba	PR	80510020	48796	BTSAPR191
Lote 02 Qmsw-04 Shcsw	0	Brasília	DF	70680406	95454	BTSADF40
Rua General Canabarro	215	Rio De Janeiro	RJ	20271202	57190	5863
Avenida Efigenio Sales (Predio Gara	116	Manaus	AM	69057590	57313	130
Praça Porto Rocha Com Rua Raul Veiga	378	Cabo Frio	RJ	28907240	46081	5483
Porto Alegre - Av. Joaquim De Oliveira	0	Porto Alegre	RS	90200050	114947	BTSARS454
Praça Tiradentes	39	Rio De Janeiro	RJ	20060070	88050; 88051; 88052; 880; 5775	
Rua Dois De Dezembro	63	Rio De Janeiro	RJ	22210060	284158	5803
Estr. Do Colegio - C/Ana Camara	2	Rio De Janeiro	RJ	21235280	137835	5790
Rua Beneditinos	15	Rio De Janeiro	RJ	20081050	46026; 46027; 46028; 460; 5779	
Avenida Madre Leonia Melito Lote 83A	2100	Londrina	PR	86050270	127642	BTSAPR406
Rua Lycio Grein D' Castro Velozo	191	Curitiba	PR	80510380	9358	BTSAPR224
Praça Dr. Sa Earp Filho	39	Petrópolis	RJ	25625250	2732	5684
Rua Marechal Floriano	1037	Foz Do Iguaçu	PR	85851020	71158	BTSAPR284
Rua Dois De Maio Esquina Com Rua Souza Barros	70	Rio De Janeiro	RJ	20961160	36797	5799
Rua Prof. Anfrisia Santiago	212	Salvador	BA	40055120	12798	362
Rua Nagib Daher	0	Apucarana	PR	86800040	27653	BTSAPR28
Rua Santo Antônio (Antigo 668)	687	Porto Alegre	RS	90220010	113020	BTS/51004250/1966
Avenida Manoel Ribas (Estacionamento)	115	Curitiba	PR	80510020	3769	BTSAPR192
Rua Maria Perpetua	72	Juiz De Fora	MG	36052560	1582	3162

Schedule C

Part 4:

SCI	Address	Address Number	County	City	State	Built Area (m²)	Land (m²)	Area	Reversibility
5815	Rua Visconde De Piraja - C/ Jangadeiros	48	Ipanema	Rio De Janeiro	RJ	12.669,00	1.880,00		Reversible
5639	Rua Sao Pedro	128	Centro	Niterói	RJ	17.904,56	1.208,70		Reversible
5780	Rua Beneditinos	23	Centro	Rio De Janeiro	RJ	16.600,08	1.177,50		Reversible
5778	Rua Alexandre Mackenzie	75	Centro	Rio De Janeiro	RJ	19.055,67	1.802,00		Reversible
BTSAGO171	Br-153 Km 6 - Atual Bl 3 A 9 (Antigo Bl 1 A 14)	S/n	Vila Redencao	Goiânia	GO	31.096,50	53.676,34		Reversible
BTSARS448	Avenida Borges De Medeiros	512	Matriz	Porto Alegre	RS	15.436,00	1.055,00		Reversible
BTSAPR240	Travessa Teixeira De Freitas	75	Merces	Curitiba	PR	23.384,00	6.051,00		Reversible
BTSADF2	Scn Quadra 03 Bloco A Asa Norte (Andares: Terreno Deposito Sobreloja 1º 4º)	0	Brasília	Brasília	DF	17.931,95	8.837,20		Reversible
5833	Avenida Princesa Isabel	320	Leme	Rio De Janeiro	RJ	10.426,00	9.705,00		Reversible
BTSADF1	Scs Quadra 02 Bloco E Edificio Projção 21 Asa Sul (Andares: Terreno 2º Ss)	0	Brasília	Brasília	DF	11.720,00	2.443,34		Reversible
2554	Praca Milton Campos	16	Cruzeiro	Belo Horizonte	MG	14.000,25	4.051,99		Reversible
374	Avenida Antonio Carlos Magalhaes	881	Itaigara	Salvador	BA	3.859,95	5.250,00		Reversible
BTSAGO170	Br-153 Km 6 - Atual Bl 10	S/n	Vila Redencao	Goiânia	GO	12.874,00	23.443,40		Non-Reversible
3591	Travessa Dr Moraes	121	Nazare	Belém	PA	10.655,32	2.276,00		Reversible
5789	Rua Correa Vasques Com Rua Julio Do Carmo E Rua Neri Pinheiro	69	Cidade Nova	Rio De Janeiro	RJ	17.400,00	5.279,18		Reversible
5890	Rua Dr. Francisco Portela	2603	Ze Garoto	São Gonçalo	RJ	2.732,00	1.280,00		Reversible
BTSAMS58	Rua Tapajos (Rua Santa Bárbara 605)	660	Vila Rica	Campo Grande	MS	21.149,47	59.192,64		Reversible
5775	Praça Tiradentes	39	Centro	Rio De Janeiro	RJ	11.469,00	1.372,60		Reversible
5749	Rua Zacarias Da Silva	132	Barra Da Tijuca	Rio De Janeiro	RJ	4.437,00	5.616,00		Reversible
170	Avenida Getulio Vargas - Bl. A	950	Centro	Manaus	AM	2.662,64	3.280,00		Reversible
1099	Rua Sena Madureira - Clovis Alexandrino	1020	Centro	Fortaleza	CE	8.403,00	1.162,00		Reversible
5660	Avenida Nilo Pecanha (Anterior Nº 385) Com Av. Treze De Maio	460	Centro	Nova Iguaçu	RJ	11.069,00	2.094,00		Reversible
BTSAPR193	Avenida Presidente Arthur Bernardes	2166	Portao	Curitiba	PR	5.320,49	15.165,00		Reversible
BTSAPR197	Estrada Da Graciosa	0	Atuba	Curitiba	PR	12.310,80	38.458,00		Reversible
BTSAMT53	Avenida Cidade Do Mexico (Olyntho Neves)	130	Jardim Das Americas	Cuiabá	MT	428,49	4.159,60		Reversible
5760	Rua Real Grandeza (Esq. Com Rua Ipu, 15)	210	Botafogo	Rio De Janeiro	RJ	6.991,00	986,00		Reversible
5777	Rua Alexandre Mackenzie	61	Centro	Rio De Janeiro	RJ	6.467,00	4.823,51		Reversible
5794	Rua Siqueira Campos	37	Copacabana	Rio De Janeiro	RJ	5.055,00	1.513,00		Reversible
5474	Avenida Retiro Da Imprensa	595	Belford Roxo	Belford Roxo	RJ	5.927,00	2.133,00		Reversible
BTSASC158	Rua Des. Gil Costa Com Rua Biguaçu	472	Estreito	Florianópolis	SC	7.127,71	12.332,30		Reversible
6000	Avenida Prudente De Moraes	757	Tirol	Natal	RN	8.082,00	2.951,76		Reversible
5796	Rua Monsenhor Jeronimo	146	Engenho De Dentro	Rio De Janeiro	RJ	14.158,29	2.585,00		Reversible
5864	Rua Uruguai	204	Tijuca/Grajau	Rio De Janeiro	RJ	2.755,88	2.855,00		Reversible
BTSAPR224	Rua Lycio Grein D' Castro Velozo	191	Merces	Curitiba	PR	7.773,79	8.164,00		Reversible
BTSAMT55	Rua Barao De Melgaço	3209	Centro Sul	Cuiabá	MT	12.832,85	11.996,38		Reversible
5635	Rua Cinco De Julho	237	Icarai	Niterói	RJ	5.336,00	1.698,00		Reversible
BTSAPR195	Avenida Silva Jardim	3019	Agua Verde	Curitiba	PR	3.524,17	2.164,74		Reversible
BTSAPR235	Rua Visconde De Nacar	1415	Centro	Curitiba	PR	8.839,29	1.756,44		Reversible
BTSAPR191	Avenida Manoel Ribas (Bloco Vertical)	115	Merces	Curitiba	PR	15.675,97	1.384,50		Reversible
BTSARS425	Rua Xv De Novembro	0	Sede - Ctmr	Pelotas	RS	2.366,55	7.971,84		Reversible
5802	Rua Dois De Dezembro	107	Flamengo	Rio De Janeiro	RJ	5.373,00	1.241,17		Reversible
BTSADF40	Lote 02 Qmsw-04 Shcsw	0	Sudoeste	Brasília	DF	712,00	2.655,00		Reversible
2084	Rua Do Rosario	150	Centro	Vitória	ES	8.519,00	1.626,80		Reversible
5869	Rua Teodoro Da Silva	701	Vila Isabel	Rio De Janeiro	RJ	5.768,00	3.184,57		Reversible
173	Avenida Ayrao	1091	Centro	Manaus	AM	160,00	2.430,20		Reversible
4903	Rua Joaquim Felipe	168	Boa Vista	Recife	PE	11.395,00	3.610,00		Reversible
6040	Rua Moraes Navarro	2030	Lagoa Nova	Natal	RN	902,34	2.862,00		Reversible
130	Avenida Efigenio Sales (Predio Gara	116	Adrianapolis	Manaus	AM	3.371,00	11.615,00		Reversible
3412	Rua Galba Veloso	327	Santa Tereza	Belo Horizonte	MG	1.000,00	1.598,72		Non-Reversible
5863	Rua General Canabarro	215	Maracana	Rio De Janeiro	RJ	8.937,00	3.866,00		Reversible
BTSAPR129	Rua General Osorio	3442	Parque São	Cascavel	PR	7.186,43	3.487,19		Reversible
BTSARS454	Porto Alegre - Av. Joaquim De Oliveira	0	Anchieta - I	Porto Alegre	RS	6.662,42	9.540,16		Reversible
4676	Avenida Floriano Peixoto	410	Centro	Campina Grande	PB	5.607,52	2.263,04		Reversible
530	Rua Sete De Setembro	167	Centro	Ilhéus	BA	1.461,00	1.293,00		Reversible
5535	Rua Conde De Porto Alegre	515	Jardim 25 De Agosto	Duque De Caxias	RJ	5.755,61	1.922,53		Reversible
5483	Praça Porto Rocha Com Rua Raul Veiga	378	Centro	Cabo Frio	RJ	504,00	450,00		Reversible

5856	Rua General Bruce	905	Sao Cristovao	Rio De Janeiro	RJ	6.796,00	2.268,00	Reversible
5500	Rua Treze De Maio Esquina Com Ten. Cel Cardoso Nº 80/84/86/88/90	90	Centro	Campos Dos Goytac	RJ	5.670,95	2.598,45	Reversible
BTSASC32	Av Brasil	1420	Centro	Balneário Camboriú	SC	1.049,52	1.323,00	Reversible
5803	Rua Dois De Dezembro	63	Flamengo	Rio De Janeiro	RJ	2.113,75	604,80	Non-Reversible
BTSARS519	Avenida Borges De Medeiros	0	Salgado Filho	Santa Maria	RS	181,34	150,00	Reversible
5857	Rua Sabino Vieira / Rua Chaves De Faria 85/ R.S.L.Gonzaga	275	Sao Cristovao	Rio De Janeiro	RJ	1.182,51	3.660,00	Non-Reversible
2549	Rua Goias	41	Centro	Belo Horizonte	MG	4.393,00	915,00	Reversible
5638	Rua Sao Pedro	116	Centro	Niterói	RJ	2.763,32	2.182,00	Non-Reversible
5435	Avenida Raul Pompeia	97	Centro	Angra Dos Reis	RJ	2.532,00	970,00	Reversible
5790	Estr. Do Colegio - C/Ana Camara	2	Colegio	Rio De Janeiro	RJ	3.450,00	8.775,00	Reversible
5779	Rua Beneditinos	15	Centro	Rio De Janeiro	RJ	8.938,25	1.177,00	Reversible
BTSAPR406	Avenida Madre Leonia Melito Lote 83A	2100	Nova Suíça/Gleba Fa	Londrina	PR	2.258,73	6.040,09	Reversible
BTSAPR298	Rua Mandaguari	0	Godoy Moreira	Godoy Moreira	PR	12,65	1.241,00	Reversible
BTSAPR226	Avenida Manoel Ribas	175	Merces	Curitiba	PR	2.548,00	5.220,00	Non-Reversible
2138	Av Joao Pessoa	0	Joao Paulo	São Luís	MA	635,00	2.709,00	Reversible
5809	Avenida Maestro Paulo E Silva	500	Ilha Do Governador	Rio De Janeiro	RJ	2.984,00	5.084,00	Reversible
2132	Avenida Alexandre De Moura	86	Centro	São Luís	MA	5.569,00	4.860,15	Reversible
BTSARS5	Colonia Passo Novo	0	Guara	Alegrete	RS	28,00	1.350,00	Reversible
5684	Praça Dr. Sa Earp Filho	39	Centro	Petrópolis	RJ	4.224,00	1.282,17	Reversible
BTSARS390	Av Presidente Vargas	0	Sao Cristovao	Passo Fundo	RS	637,76	343,72	Reversible
517	Rua Visconde De Cairu Esquina C/ Rua Fernando Sao Paulo	217	Ponto Central	Feira De Santana	BA	3.317,00	3.608,00	Reversible
BTSAPR284	Rua Marechal Floriano	1037	Centro	Foz Do Iguaçu	PR	2.611,57	3.600,00	Reversible
2134	Avenida Daniel De La Touche	31	Cohama	São Luís	MA	6.290,00	14.637,00	Reversible
4665	Avenida Infante Dom Henrique	650	Tambau	João Pessoa	PB	2.419,00	2.400,00	Reversible
5799	Rua Dois De Maio Esquina Com Rua Souza Barros	70	Engenho Novo	Rio De Janeiro	RJ	2.919,00	8.160,00	Non-Reversible
2122	Rua Rio Grande Do Norte	740	Centro	Imperatriz	MA	2.668,00	2.008,75	Reversible
1	Rua Goias	S/n	Farol	Maceió	AL	2.800,00	2.800,00	Reversible
BTSARS440	Avenida Protasio Alves	4809	Alto Petropolis	Porto Alegre	RS	3.434,00	3.869,00	Reversible
5481	Rua Raul Veiga	378	Centro	Cabo Frio	RJ	3.609,00	1.778,79	Reversible
443	Praça Irma Dulce	22	Roma	Salvador	BA	2.068,54	2.866,00	Reversible
BTSADF12	Qnn-33 Area Especial E Setor N	0	Ceilandia	Brasília	DF	1.544,00	5.000,00	Reversible
5651	Avenida Alberto Braune	224	Centro	Nova Friburgo	RJ	8.318,17	2.430,30	Reversible
5787	Estr. Mal. Miguel Salazar Mendes De Moraes	1409	Cidade De Deus	Rio De Janeiro	RJ	4.786,00	6.825,00	Reversible
5900	Avenida Getulio De Moura (C/ Luiz M	191	Centro	São João De Meriti	RJ	5.851,00	991,00	Reversible
BTSARS234	Rua Madre Veronica	87	Gramado	Gramado	RS	1.202,14	1.080,00	Reversible
5888	Rua Joao Caetano	56	Alcantara	São Gonçalo	RJ	2.789,00	1.241,00	Reversible
BTSAPR447	Rua Neo Alves Martins	50/2236/2	2 Zona 01	Maringá	PR	5.026,03	2.080,00	Reversible
1893	Rua Virgilio Gomes Barreto	S/n	Esplanada Centro	Colatina	ES	5.358,00	1.900,00	Reversible
373	Rua Prof. Hugo Balthazar	37	Nazare	Salvador	BA	6.541,00	6.667,00	Reversible
2794	Rua Rio De Janeiro	434	Centro	Divinópolis	MG	2.860,00	1.757,00	Reversible
1969	Rua Costa Pereira	110	Centro	Cachoeiro De Itapem	ES	6.374,00	1.852,00	Reversible
BTSARS524	Rua Venancio Aires	0	Santa Maria	Santa Maria	RS	4.528,00	2.509,00	Reversible
520	Rua Joaquim Jose Seabra	182	Centro	Feira De Santana	BA	1.579,80	2.730,00	Reversible
5735	Avenida Armando Lombardi	75	Barra Da Tijuca	Rio De Janeiro	RJ	1.080,00	1.344,00	Reversible
BTSARS452	Avenida Getulio Vargas	0	Porto Alegre	Porto Alegre	RS	2.849,12	1.100,36	Reversible
3588	Avenida 25 De Setembro / Travessa Chaco, 2115 - Marco, Belém/Pa	0	Marco	Belém	PA	7.577,95	4.100,47	Reversible
1134	Avenida De Contorno - Distrito De Maracanaú	S/n	Distrito Industrial	Fortaleza	CE	342,00	3.000,00	Reversible
5901	Avenida Automovel	2533	Vilar Dos Teles	São João De Meriti	RJ	4.387,00	1.991,56	Reversible
5692	Rua Mosela	1854	Petropolis	Petrópolis	RJ	1.887,00	5.576,00	Reversible
BTSARS173	Rua Vespasiano Correa	0	Dom Feliciano	Dom Feliciano	RS	61,60	390,00	Reversible
BTSAGO39	Rua Do Ipe Esq. C/ Rua Dos Cravos Qd. 23 Lt. 4 5 E 22 - Parque Primavera	0	Parque Primavera	Aparecida De Goiâni	GO	63,90	1.492,50	Reversible
1079	Avenida Pinto De Aguiar	S/n	Pituacu	Salvador	BA	78,00	6.800,00	Reversible
BTSARS648	Rua Gen Daltro Filho	0	Tres Passos	Três Passos	RS	623,96	1.918,00	Reversible
2551	Avenida Cardeal Eugenio Pascelli	1052	Cidade Industrial	Contagem	MG	8.052,00	3.560,00	Reversible
BTSAPR28	Rua Nagib Daher	0	Apucarana	Apucarana	PR	24,00	560,00	Reversible
5464	Rua Paulo De Frontin	115	Centro	Barra Do Pirai	RJ	4.350,00	890,00	Reversible
6179	Rua Lagarto	1176	Centro	Aracaju	SE	4.437,33	2.355,50	Reversible
5961	Avenida Almirante Adalberto Nunes	420	Retiro	Volta Redonda	RJ	3.610,00	2.000,00	Reversible
BTSAPR559	Rua Tamoio	684	Centro	Pato Branco	PR	3.125,45	1.859,21	Reversible
BTSAPR279	Rua Di Cavalcante (Antiga Avenida Jose Maria De Brito 2895/2425)	715	Foz Do Iguacu	Foz Do Iguaçu	PR	3.364,40	15.179,99	Reversible
4662	Avenida Visconde De Pelotas	259	Centro	João Pessoa	PB	3.170,33	2.250,00	Reversible

BTSADF4	Sqs 407 Entrada Da Quadra	0	Brasília	Brasília	DF	2.427,57	1.012,29	Reversible
5204	Avenida Frei Serafim	1782	Centro	Teresina	PI	6.805,00	2.233,00	Reversible
2553	Rua Formiga	555	Sao Cristovao	Belo Horizonte	MG	2.596,00	1.008,00	Reversible
BTSARS442	Avenida Aparicio Borges	1241	Partenon	Porto Alegre	RS	3.545,22	3.950,88	Reversible
BTSASC119	Avenida Getulio Vargas	222	Centro	Criciúma	SC	2.287,48	900,00	Reversible
5584	Rua Teixeira De Gouveia	480	Centro	Macaé	RJ	2.761,00	1.144,00	Reversible
5713	Rua Dr. Cunha Ferreira	68	Resende	Resende	RJ	4.730,00	1.478,47	Reversible
BTSAPR230	Rua Pedro Viriato Parigot De Souza	4120	Orleans	Curitiba	PR	2.192,72	3.813,00	Reversible
BTSARS540	Rua Dos Andradas - 18632	18632	Santo Angelo	Santo Angelo	RS	204,47	651,00	Reversible
36	Rua Engenheiro Joathur Bueno 2	212	Nazare	Salvador	BA	6.035,00	3.806,23	Reversible
3162	Rua Maria Perpetua	72	Ladeira	Juiz De Fora	MG	7.949,00	3.240,00	Non-Reversible
BTSAPR607	Rua Saldanha Marinho	150	Centro	Ponta Grossa	PR	2.883,17	612,00	Reversible
5850	Rua Candido De Oliveira	278	Rio Comprido	Rio De Janeiro	RJ	98,76	3.600,00	Reversible
4915	Rua Cel. Lamenha	146	Areias	Recife	PE	4.161,00	2.498,00	Reversible
BTSARS127	Rua Jacob Luchesi	0	Santa Catarina	Caxias Do Sul	RS	486,69	360,00	Reversible
BTSADF13	Eqnp-10/14 Area Especial A	0	Ceilândia	Brasília	DF	808,57	4.247,00	Reversible
2715	Avenida Catarina Cimini	264	Centro	Caratinga	MG	1.715,00	1.015,00	Reversible
5568	Rua Dez De Maio	512	Centro	Itaperuna	RJ	2.547,00	1.917,00	Reversible
BTSAPR792	Avenida Brasil	4188	Zona 1	Umuarama	PR	2.978,98	1.261,10	Reversible
4900	Estrada Do Arraial	2641	Tamarineira	Recife	PE	3.987,37	2.674,00	Reversible
BTSAMT35	Rua Jose Alencar Lt. 01 Qds. 144 E 145 Setor 01 Fundos C/ A Av. Parana	0	Centro	Colíder	MT	61,42	8.372,00	Reversible
169	Avenida Buriti	S/n	Distrito Industrial Ii	Manaus	AM	1.026,20	6.500,00	Reversible
BTSARS444	Avenida Baltazar De Oliveira Garcia	0	Jardim Itu	Porto Alegre	RS	3.284,94	4.618,00	Reversible
7038	Dr. Zeferino Rodrigues	207	Pajucara	Maceió	AL	1.748,00	4.755,17	Reversible
2578	Alameda Das Falcatas	99	Sao Luiz	Belo Horizonte	MG	3.320,00	2.000,00	Reversible
358	Rua Ezequiel Ponde - Quadra B Lotes 9 10 11 12	10	Jardim Apipema	Salvador	BA	3.502,00	1.562,00	Reversible
5719	Rua Dr. Marinho	50	Rio Bonito	Rio Bonito	RJ	1.151,95	3.216,00	Reversible
2577	Avenida Dom Pedro I I	3110	Urbano	Belo Horizonte	MG	2.554,00	2.531,40	Reversible
BTSASC480	Avenida Adolfo Konder	S/n	Centro	Urubici	SC	130,84	1.200,00	Reversible
5673	Avenida Roberto Silveira	852	Chacara Da Saudade	Paraty	RJ	541,00	2.300,00	Reversible
4906	Avenida Rui Barbosa - Casa Caiada	0	Jardim Atlantico	Olinda	PE	1.913,00	3.150,00	Reversible
BTSARS146	Chui	0	Chui	Santa Cruz Do Sul	RS	177,27	150,00	Reversible
5763	Avenida Cesario De Melo	3040	Campo Grande	Rio De Janeiro	RJ	2.416,90	2.308,00	Reversible
BTSADF11	Qnm-2 Conjunto F Lotes 2 4 6 8 10 12 E 14. Qnm-2 Conjunto G Lotes 1 3 5 7	0	Ceilândia	Brasília	DF	1.279,96	3.500,00	Reversible
2623	Avenida Getulio Vargas	373	Centro	Araxá	MG	1.086,00	1.679,00	Reversible
BTSARS112	Rua Pc Dr Paul Harris	0	Carazinho	Carazinho	RS	812,56	200,00	Reversible
2575	Avenida Joao Cesar De Oliveira	3800	Parque Belo Horizont	Contagem	MG	2.994,00	3.967,00	Reversible
BTSAPR202	Rua Anne Frank	687	Boqueirao	Curitiba	PR	2.448,96	3.615,00	Reversible
BTSADF14	Shc/Ao-Sul Area Especial 02 Ea-06/08	0	Cruzeiro	Brasília	DF	2.282,11	2.600,00	Reversible
5826	Estr. Pau Da Fome	2716	Taquara	Rio De Janeiro	RJ	88,00	36.000,00	Non-Reversible
BTSADF3	Entrequadra Eqs 112 E Eqs 113 Lote B Asa Sul	0	Brasília	Brasília	DF	1.478,66	2.000,00	Reversible
BTSARS592	Rua Joao Saroli	0	Sao Valentim	São Valentim	RS	37,48	150,00	Reversible
5962	Rua Trinta E Tres (Antiga Rua Alberto Pasqualine)	36	Vila Santa Cecilia	Volta Redonda	RJ	3.020,71	1.395,00	Reversible
BTSARS107	Avenida Paraguassu (Mat 55324)	3253	Capao Da Canoa	Capão Da Canoa	RS	191,79	1.722,00	Reversible
2588	Rua Padre Pedro Pinto	1460	Venda Nova	Belo Horizonte	MG	1.164,00	3.400,00	Reversible
5950	Avenida Nilo Pecanha	20	Centro	Valença	RJ	1.983,00	1.368,00	Reversible
BTSASC276	Avenida Presidente Nereu Ramos	120	Centro	Lages	SC	4.605,70	1.764,99	Reversible
3112	Rua Dr. Onofre	496	Centro	Teófilo Otoni	MG	2.377,00	1.461,00	Reversible
4925	Avenida Pres Vargas Br 101 - Km 330	S/n	Centro	Cabo De Santo Agos	PE	1.603,67	1.596,00	Reversible
306	Avenida Duque De Caxias	106	Central	Macapá	AP	2.649,00	1.964,80	Reversible
2875	Rua Dom Prudencio	243	Para	Itabira	MG	1.900,00	2.140,00	Reversible
5744	Rua Engenheiro Joathur Bueno	350	Barra Da Tijuca	Rio De Janeiro	RJ	345,00	4.489,00	Reversible
2576	Rua Salinas	1639	Santa Tereza	Belo Horizonte	MG	4.453,00	5.848,00	Reversible
5470	Avenida Joaquim Leite	572	Centro	Barra Mansa	RJ	3.601,00	1.004,41	Reversible
2115	Rua Benedito Leite Atual R Vereador Fause Simão	949	Centro	Caxias	MA	1.486,00	3.323,00	Reversible
2618	Avenida Teodolino Pereira Araujo	1243	Centro	Araguari	MG	1.088,00	1.764,28	Reversible
2586	Avenida Prudente De Moraes	1001	Santo Antonio / S.Be	nBelo Horizonte	MG	2.485,00	784,00	Reversible
BTSAGO152	Avenida Goias Qd. 178	405	Goianesia	Goiânia	GO	293,24	1.860,00	Reversible
3684	Avenida Sao Sebastiao	913	Centro	Santarém	PA	6.576,00	4.529,72	Reversible
BTSAGO548	Acsu So 20, Av. Ns A, Conj. 02, Lote 06 (Avenida Ns-1)	0	Centro	Palmas	TO	2.373,32	6.000,00	Reversible
3735	Folha 17 Quadra Especial Lote Especial	0	Nova Maraba	Marabá	PA	7.345,12	11.578,13	Reversible
BTSASC377	Rua Xv De Novembro	142	Centro	Rio Do Sul	SC	2.185,13	1.514,00	Reversible
5617	Rua Baronesa De Mesquita	4644	Mesquita	Mesquita	RJ	4.439,00	2.041,00	Reversible
4919	Rua Setubal	1379	Boa Viagem	Recife	PE	1.630,00	1.642,00	Reversible

561	Praça Luiz Viana	0	Centro	Jequié	BA	1.547,00	1.378,00	Reversible
2766	Rua Joaquim Felício	154	Centro	Curvelo	MG	1.679,00	2.362,00	Reversible
5636	Estr. Francisco Da Cruz Nunes (Antiga Estr. Gov. Celso Peçanha 2656)	9586	Itaipu	Niterói	RJ	2.351,00	1.800,00	Reversible
BTSADF30	Lote 01 Quadra 113 Avenida Recanto Das Emas	0	Recanto Das Emas	Brasília	DF	741,48	5.298,00	Reversible
BTSASC58	Rua Republica Argentina Com Rua Uruguay 271	351	Ponta Aguda	Blumenau	SC	2.778,41	3.051,30	Reversible
BTSAMS80	Rua Major Capile Com Rua Dr. Camilo Ermelindo Da Silva, 755	735	Jardim Caramuru	Dourados	MS	3.627,32	2.000,00	Reversible
823	Avenida Tancredo Neves	350	Vila Da Fatima	Paulo Afonso	BA	1.359,00	2.500,00	Reversible
BTSAMS57	Av Marechal Deodoro	6049	Jardim Tijuca	Campo Grande	MS	1.935,00	30.000,00	Non-Reversible
5732	Rua Cajaíba V. Teresinha	245	Bangu	Rio De Janeiro	RJ	4.140,00	1.902,00	Reversible
861	Avenida Dois De Julho	333	Centro	Senhor Do Bonfim	BA	1.359,00	1.703,00	Reversible
BTSASC216	Rua Brusque Esq. Rua Joao Bauer	0	Centro	Itajaí	SC	1.716,23	996,00	Reversible
BTSASC75	Rua Barao Do Rio Branco	105	Centro	Brusque	SC	1.168,80	2.417,13	Reversible
2567	Avenida Abilio Machado	3795	Alipio De Melo	Belo Horizonte	MG	140,00	360,00	Reversible
1103	Rua Frei Vidal (Pontes Vieira)	1591	Joaquim Tavora	Fortaleza	CE	2.129,00	2.910,00	Reversible
BTSADF43	Area Especial 46 Setor G Norte	0	Taguatinga	Brasília	DF	615,94	800,00	Reversible
BTSARS530	Rua General Camara	0		Santa Vitoria Do Palm Santa Vitória Do Pal m	RS	443,28	150,00	Reversible
4996	Trav. Jose Martins	82	Centro	Caruaru	PE	2.115,00	2.550,00	Reversible
BTSARS465	Rua Felix Da Cunha	0	Moinhos De Vento	Porto Alegre	RS	910,00	976,80	Reversible
BTSAPR409	Rua Professor Joao Candido	556	Centro	Londrina	PR	2.143,00	1.350,00	Reversible
453	Rua Leila Diniz	150	Cabula	Salvador	BA	1.320,00	2.640,00	Reversible
2091	Rua Cabo Aylson Simoes	306	Centro	Vila Velha	ES	2.191,00	1.302,00	Reversible
BTSAPR231	Rua Reinaldo Schaffemberg Quadros	593	Cristo Rei	Curitiba	PR	3.500,70	1.771,00	Reversible
4901	Rua Isabel De Souza	570	Imbiribeira	Recife	PE	2.313,00	1.638,00	Reversible
2845	Avenida Joao Valentim Pascoal	2100	Centro	Ipatinga	MG	2.501,00	2.979,00	Reversible
BTSAPR190	Avenida Anita Garibaldi (Antigo 351)	415	Juveve	Curitiba	PR	3.421,49	2.000,00	Reversible
BTSADF35	Lotes C1 E C2 Do Comercio Local 204	0	Santa Maria	Brasília	DF	773,41	4.513,20	Reversible
3623	Avenida Maximino Porpina	1518	Centro	Castanhal	PA	2.509,00	2.303,48	Reversible
BTSAPR539	Avenida Gabriel De Lara	780	Centro	Paranaguá	PR	1.737,33	864,98	Reversible
3868	Rod. Mario Covas - Km 0	S/n	Coqueiro	Ananindeua	PA	1.147,00	3.496,68	Reversible
BTSARS573	Rua Ida Schuch	0	Vicentina	Rio Grande	RS	181,34	150,00	Reversible
4914	Avenida Gaspar Peres	500	Ipatinga	Recife	PE	1.531,00	1.832,41	Reversible
BTSARO121	Rua Dom Pedro II	1213	Centro	Porto Velho	RO	3.430,18	1.800,00	Reversible
3731	Rua Cinco De Abril	1200	Velha Maraba	Marabá	PA	569,25	1.142,93	Reversible
BTSAPR723	Rua Visconde Do Rio Branco	1839	Centro	São José Dos Pinhais	PR	1.403,38	2.439,50	Reversible
6181	Avenida Pedro De Abreu	497	Centro	Propriá	SE	985,00	672,00	Reversible
307	Rod. Jk Km 1	S/n	Jardim Marco Zero	Macapá	AP	2.369,00	9.912,36	Reversible
2	Rua Arsenio Forte	S/n	Farol	Maceió	AL	1.773,00	12.350,00	Reversible
3599	Avenida Jose Bonifacio	1550	Guama	Belém	PA	1.189,00	3.800,00	Reversible
BTSAPR228	Rua Nunes Machado	1891	Parolin	Curitiba	PR	2.037,48	2.504,00	Reversible
4902	Rua Sao Sebastiao	S/n	Piedade	Jaboatão Dos Guarar	PE	1.356,00	1.260,00	Reversible
BTSADF29	Lote 01 Quadra 103 Avenida Recanto Das Emas	0	Recanto Das Emas	Brasília	DF	755,98	3.020,00	Reversible
376	Rua Engenheiro Souza Lima	196	Graca	Salvador	BA	1.116,00	1.492,00	Reversible
BTSAPR234	Rua Visconde De Nacar	1340	Centro	Curitiba	PR	745,51	375,36	Reversible
7739	Avenida Pres. Juscelino Kubitschek	162	Centro	Betim	MG	2.849,76	1.345,90	Reversible
5933	Avenida Almirante Lucio Meira	77	Teresopolis	Teresópolis	RJ	1.097,00	976,00	Reversible
BTSARO18	Avenida Brasil (Antigo 378)	381	Centro	Rio Branco	AC	2.950,00	2.586,75	Reversible
5480	Rua Teixeira E Souza	1761	Braga	Cabo Frio	RJ	669,00	2.700,00	Reversible
BTSARS644	Tres Coroas	0	Tres Coroas	Três Coroas	RS	127,43	290,00	Reversible
BTSADF37	Quadras 8 E 10 Setor Comercial	0	Sobradinho	Brasília	DF	2.118,00	5.400,00	Reversible
5895	Rua Floriano Peixoto	864	Neves	São Gonçalo	RJ	2.800,00	1.680,00	Reversible
BTSARS634	Avenida Gen. Osorio	0	Torres	Torres	RS	882,28	849,60	Reversible
2917	Rua Padre Augusto	164	Centro	Montes Claros	MG	2.484,00	1.730,00	Reversible
1108	Rua Dr. Pergentino Maia	364	Messejana	Fortaleza	CE	996,00	2.905,00	Reversible
2103	Avenida Joao Felipe Calmon C/ Avenida Governador Lindemberg	820	Centro	Linhars	ES	3.184,00	1.800,00	Reversible
BTSASC162	Rua Lauro Linhares	355	Trindade	Florianópolis	SC	1.301,36	1.665,00	Reversible
360	Rua Do Balneario	174	Amaralina	Salvador	BA	1.810,00	1.540,00	Reversible
BTSADF32	Lote 01 Area Central 03 Setor Habitacional Riacho Fundo	0	Riacho Fundo I	Brasília	DF	558,00	1.750,00	Reversible
BTSARO56	Avenida Sao Paulo 2687	2687	Centro	Cacoal	RO	280,15	5.603,04	Reversible
5449	Avenida Getulio Vargas	111	Centro	Araruama	RJ	1.245,01	1.614,00	Reversible
1992	Rua Zuleima F. Farias Esq Com R. Lindolfo Souza Mascarenhas Lt 7/8/9/10	S/n	Guarapari	Guarapari	ES	2.997,00	1.128,00	Reversible
BTSADF23	Shi/Sul Area Especial Qi 07 Bloco E	0	Lago Sul	Brasília	DF	433,35	2.000,00	Reversible
6020	Rua Governador Dix-Sept Rosado	56	Centro	Mossoró	RN	3.334,18	1.100,00	Reversible

5532	Rua Mena Barreto	81	1 ° Distrito	Duque De Caxias	RJ	668,00	1.440,00	Reversible
BTSARS522	Santa Maria - Br-392		Formosa	Santa Maria	RS	514,80	6.743,00	Reversible
2497	Avenida Governador Valadares	903	Urbano	Ubá	MG	2.280,00	570,00	Reversible
4911	Avenida Caxanga	272	Madalena	Recife	PE	2.039,00	2.187,00	Reversible
BTSASC241	Avenida Barão Do Rio Branco Nº477	477	Centro	Joaçaba	SC	1.397,00	1.379,78	Reversible
96859	Loteamento Jardim Renascença Na Ponta De Sao Francisco - Av. Colares M o		Renascença	São Luis	MA	-	4.431,25	Non-Reversible
BTSARS95	Avenida Julio De Castilhos	365	Centro	Canela	RS	642,16	150,00	Reversible
5601	Rua Rio De Janeiro	236	Muriqui	Mangaratiba	RJ	288,00	448,00	Reversible
BTSAMS117	Av Antonio J.Moura De Andrade	S/n	Da Torre	Nova Andradina	MS	49,44	900,00	Reversible
BTSAPR223	Rua Luiz França	170	Cajuru	Curitiba	PR	2.132,92	2.315,00	Reversible
1981	Rua Sao Pedro	S/n	Carapina	Serra	ES	2.160,00	1.680,00	Reversible
4897	Patio (Ou Praça) De Sao Pedro	0	Santo Antonio	Recife	PE	1.947,00	948,00	Reversible
472	Rua Doutor Abilio Farias	455	Centro	Barreiras	BA	553,00	1.440,00	Reversible
2112	Rua Osvaldo Cruz	745	Centro	Bacabal	MA	1.564,00	5.100,00	Reversible
BTSARS118	Avenida Maryland	0	Sao Cirio	Caxias Do Sul	RS	480,63	745,20	Reversible
BTSAPR609	Rua Theodoro Guimaraes	242	Boa Vista	Ponta Grossa	PR	1.283,47	2.058,00	Reversible
BTSARS598	Avenida Sete De Setembro	0	Sarandi	Santa Maria	RS	421,00	1.400,00	Reversible
BTSADF18	Area Especial A Qe 22	0	Guara	Brasília	DF	1.885,06	2.400,00	Reversible
BTSARS337	Rua Pedro Roso	0	Nonoai	Nonoai	RS	378,86	150,00	Reversible
762	Avenida Caraibas	525	Centro	Irecê	BA	506,00	1.856,00	Reversible
2230	Rua Sao Francisco	1	Centro	Graça Aranha	MA	40,15	709,81	Reversible
BTSAPR196	Avenida Vereador Toaldo Tulio	2119	Santa Felicidade	Curitiba	PR	2.253,89	3.000,00	Reversible
2572	Rua Tamoios	311	Centro	Belo Horizonte	MG	16.893,00	1.764,00	Reversible
2584	Rua Pernambuco	607	Savassi	Belo Horizonte	MG	1.030,00	600,00	Reversible
1100	Rua Domingos Olimpio	2290	Otávio Bonfin	Fortaleza	CE	3.982,00	2.218,84	Reversible
2836	Rua Joao Alkimin	22	Centro	Guaxupé	MG	1.655,00	1.466,00	Reversible
5655	Av Gov. Roberto Silveira Atual Av. Hans Gaiser (Fazenda São José)	74	Duas Pedras	Nova Friburgo	RJ	2.222,00	6.682,00	Reversible
2956	Rua Cel. Domiciano	30	Centro	Muriáç	MG	1.654,00	1.988,00	Reversible
BTSARS240	Guaiba - Logradouro (Rua 20 De Setembro, 1190)	1190	Logradouro	Guaíba	RS	150,00	300,00	Reversible
BTSAPR443	Rua Domingos Miao	81	Ribeirao Maringa	Maringá	PR	1.679,91	2.885,63	Reversible
6002	Avenida Prudente De Moraes	757	Tirol	Natal	RN	2.752,00	1.112,50	Non-Reversible
BTSARS241	Rua Cel. Inacio De Quadros		Guaiba	Guaíba	RS	72,44	49.462,00	Reversible
150	Rua Deputado Joao Verçosa	S/n	Centro	Maués	AM	302,69	1.445,00	Reversible
134	Avenida Dom Pedro I N.149	0	Dom Pedro	Manaus	AM	667,64	3.126,00	Reversible
BTSAGO169	Avenida T-2 Nº 1270 Qd. 55 Lt. 4/5	1270	St. Bueno	Goiânia	GO	1.394,00	1.500,00	Reversible
BTSAPR572	Rua Irai	950	Pinhais	Pinhais	PR	664,44	2.400,00	Reversible
5558	Rua General Bocaiuva	4 (antigo 1	Itaguaí	Itaguaí	RJ	2.589,00	3.017,00	Reversible
BTSARO40	Avenida Tancredo Neves	1830	Setor Institucional	Ariquemes	RO	830,00	6.307,00	Reversible
5629	Avenida Roberto Da Silveira	1568	Nilopolis	Nilópolis	RJ	1.890,00	1.346,00	Reversible
BTSAGO108	Rua Meinha Mendes	65	Ceres	Ceres	GO	1.323,40	2.696,44	Reversible
BTSARS407	Avenida Domingos J De Almeida	0	Areal - Ctmr	Pelotas	RS	714,00	200,00	Reversible
BTSAPR283	Rua Maraca	0	Foz Do Iguaçu	Foz Do Iguaçu	PR	162,55	1.591,66	Reversible
BTSADF26	Area Especial F Setor 3ª Avenida	0	Nucleo Bandeirante	Brasília	DF	987,53	2.178,00	Reversible
BTSADF5	Sepn 508 Lote 9 Asa Norte- Unidade 1 Conjunto D Quadra 508	0	Brasília	Brasília	DF	2.336,13	1.413,85	Reversible
5862	Rua Barao De Mesquita	380	Tijuca	Rio De Janeiro	RJ	1.186,00	1.186,00	Non-Reversible
2528	Rua Alvares Maciel	431	Santa Efigenia	Belo Horizonte	MG	960,00	351,00	Reversible
BTSAPR601	Rua Engenheiro Schamber	477	Centro	Ponta Grossa	PR	982,41	1.129,60	Reversible
5533	Praça Benzo Cavour	25	Campos Elisios	Duque De Caxias	RJ	988,00	1.501,00	Reversible
2556	Rua Itambe	200	Floresta	Belo Horizonte	MG	5.814,00	2.097,00	Non-Reversible
5411	Avenida Getulio Vargas	3486	Redenção	Teresina	PI	384,50	2.376,00	Non-Reversible
BTSAPR40	Rua Jose Czak Lote B	99	Araucaria	Araucária	PR	535,25	3.061,95	Reversible
4845	Rua Duque De Caxias	135	Centro	Jaboatão Dos Guarar	PE	1.648,00	1.892,00	Reversible
5855	Estr. Da Gavea	589	Sao Conrado	Rio De Janeiro	RJ	1.423,00	6.000,00	Reversible
BTSAPR207	Rua Deputado Atilio De Almeida Barbosa	154	Boa Vista	Curitiba	PR	3.054,78	2.220,00	Reversible
5142	Rua Ary Barroso	S/n	Na	Garanhuns	PE	1.772,15	782,00	Non-Reversible
BTSARO154	Avenida Celso Mazutti	0	Centro	Vilhena	RO	210,00	4.200,01	Reversible
BTSARS677	Av Liberdade	0	Vila Santa Isabel	Viamão	RS	331,18	150,00	Reversible
BTSAMT109	Avenida Das Figueiras Esq. C/ Avenida Das Sibipirunas Lts. 5/6/7/8/9 Da Qd.	0	Centro	Sinop	MT	461,37	1.799,00	Reversible
BTSADF16	Ra li Est. Rep.	0	Ponte Alta Norte	Brasília	DF	74,91	6.344,58	Reversible
5907	Rod. Amaral Peixoto Km 104/ Q-G - Lotes 3 E 4 - Cond Orla Azul0	S/n	Ponta D Agua/Praia L.	São Pedro Da Aldeia	RJ	133,00	630,00	Reversible
BTSADF28	Bloco C Quadra 02 Setor Comercial Central	0	Planaltina	Brasília	DF	757,00	1.872,00	Reversible
BTSARS572	Rua Bento Goncalves	0	Sao Leopoldo	São Leopoldo	RS	1.023,27	150,00	Reversible

1130	Rua Wenefrido Melo - Predio I E Ii	290	Modubim	Fortaleza	CE	723,00	4.521,00	Reversible
3618	Trav. Sao Francisco	505	Comercial	Barcarena	PA	105,00	5.234,00	Reversible
5081	Rua Dr. Pacifico Da Luz	739	Centro	Petrolina	PE	1.720,00	1.612,00	Reversible
BTSAPR49	Avenida Tupassi	1820	Assis Chateaubriand	Assis Chateaubriand	PR	422,95	4.376,12	Reversible
2141	Avenida Santos Dumont	28	Anil	São Luís	MA	1.145,00	27.997,00	Non-Reversible
BTSARS32	Rua Gen. Osorio	0	Bage	Bagé	RS	696,83	200,00	Reversible
BTSAGO173	Rua 136-C Qd. F-44 Lt. Area-1 S/N - St. Sul	S/n	St. Sul	Goiânia	GO	1.199,01	6.023,66	Reversible
702	Rua Joana Angelica - Malemba	85	Alto Da Bela Vista	Candeias	BA	742,00	2.432,00	Reversible
BTSAMS48	Av Marechal Deodoro	3246	Jardim Tijuca	Campo Grande	MS	1.391,97	3.354,10	Reversible
4898	Rua Fernando Cesar	S/n	Encruzilhada	Recife	PE	1.391,00	1.900,00	Reversible
BTSARS149	Rua Goncalves Dias	0	Ciriaco	Ciriaco	RS	22,28	1.069,27	Reversible
BTSASC239	Rua Marechal Floriano Peixoto Nº50	50	Centro	Jaraguá Do Sul	SC	1.105,87	1.111,13	Reversible
BTSAGO168	Avenida Sonnmberg C/ Joao Correia Lima Qd. 123 Lt. Area 1	0	Itacorubi	Goiânia	GO	337,55	6.751,00	Non-Reversible
BTSAMS37	Rua Elesbao Murinho	380	Universitario	Campo Grande	MS	1.795,92	3.600,00	Reversible
BTSASC222	Avenida Nereu Ramos	S/n	Centro	Itapema	SC	79,39	273,60	Reversible
BTSADF19	Area Especial 04 Qe 44 Sria Guara Ii	0	Guara	Brasília	DF	1.343,89	1.500,00	Reversible
BTSADF74	Rua Visconde De Porto Seguro	825	Formosa	Formosa	GO	746,01	1.658,00	Reversible
7055	Rua Joaquim Tavora (Rua Boa Vista N 369)	320	Centro	Maceió	AL	3.879,00	2.500,00	Reversible
BTSARS636	Avenida Fernandes Bastos	0	Tramandai	Tramandaí	RS	748,16	935,55	Reversible
5811	Estr. Da Cacuia	684	Ilha Do Governador	Rio De Janeiro	RJ	867,00	1.076,00	Reversible
BTSAGO411	Praça Joaquim Da S. Leao (Rua Joaquim Pedro)	324	Rio Verde	Rio Verde	GO	1.112,00	1.643,82	Reversible
6154	Rua Da Bacabeira Lote 460 Quadra 226	872	Caçari	Boa Vista	RR	54,00	488,00	Reversible
2953	Rua Delfim Moreira	81	Centro	Nova Resende	MG	101,00	360,00	Reversible
1755	Rua Padre Cicero	641	Na	Juazeiro Do Norte	CE	1.924,10	3.773,52	Reversible
BTSAPR614	Rua Presidente Kennedy	552	Porecatu	Porecatu	PR	483,32	1.799,70	Reversible
BTSADF44	Area Especial 19 Setor E Sul	0	Taguatinga	Brasília	DF	1.116,48	600,00	Reversible
450	Avenida Dom Joao Vi	856	Brotas	Salvador	BA	660,00	638,00	Reversible
16	Avenida Fernandes Lima	S/n	Centro	Arapiraca	AL	1.720,80	1.581,00	Reversible
BTSADF84	Rua Do Comercio Lotes A (Unificação Lot G, H I), B Centro	251	Luziania	Luziânia	GO	315,82	1.826,50	Reversible
BTSAGO317	Rua Para Esq. C/ Cel. Joao Lopes Zedes Nº 432	432	Morrinhos	Morrinhos	GO	1.412,19	1.979,64	Reversible
BTSAPR445	Rua Miguel Jose Jorge Abraao	306	Zona 06	Maringá	PR	1.396,67	1.092,00	Reversible
BTSASC202	Rua Nereu Ramos	S/n	Centro	Imbituba	SC	285,00	548,00	Reversible
2658	Praca Conde Prados	125	Centro	Barbacena	MG	1.825,00	1.177,00	Reversible
2341	Rua Leoncio Rodrigues	1	Centro	Humberto De Campo	MA	9,00	360,00	Reversible
5889	Estr. Raul Veiga	478	Alcantara	São Gonçalo	RJ	898,00	2.072,00	Reversible
BTSARS68	Rua Sen. Salgado Filho	0	Cacequi	Cacequi	RS	350,00	150,00	Reversible
5849	Rua Alberto Cavalcanti (Antiga Rua M. Aliomar Baleeiro, Lt.12-R)	105	Recreio Dos Bandeiras	Rio De Janeiro	RJ	1.950,00	1.347,00	Reversible
BTSARS238	Rua Anapio Gomes	0	Gravatá	Gravatá	RS	1.068,06	200,00	Reversible
2587	Rua Orquidea	65	Nova Gameleira	Belo Horizonte	MG	17,00	2.480,00	Reversible
5883	Rua Conselheiro Paulino	64	Centro	Santo Antônio De Pá	RJ	566,85	1.885,00	Reversible
BTSAMT9	Avenida Ludovico Da Riva Neto	3055	Centro	Alta Floresta	MT	163,22	4.000,00	Reversible
1110	Avenida Placido Castelo	1727	Centro	Quixadá	CE	910,00	1.990,00	Reversible
BTSARS79	Rua Mal. Floriano	0	Camaqua	Camaquã	RS	1.125,29	1.944,29	Reversible
3075	Rua Cel. Jose Justino	647	Centro	São Lourenço	MG	1.624,00	1.000,00	Reversible
6163	Avenida Getulio Vargas Sem Nº0	1471	Cassari	Boa Vista	RR	495,00	37.000,00	Non-Reversible
BTSAMS146	Rua Coronel Joao Filgueiras	S/n	Santos Dumont	Três Lagoas	MS	117,11	4.200,00	Reversible
8	Avenida Presidente Getulio Vargas	88/66	Serraria	Maceió	AL	622,44	4.116,00	Reversible
BTSADF17	Lote 16 Praça 2 Setor Central	0	Gama	Brasília	DF	1.387,65	2.200,00	Reversible
2999	Avenida Francisco Salles	289	Centro	Poços De Caldas	MG	2.265,00	789,00	Reversible
1464	Borges	0	Na	Jaguaruana	CE	18,00	201,00	Reversible
1125	Rua Dr. Carlos Ribeiro Pamplona	S/n	Agua Fria	Fortaleza	CE	733,00	4.601,00	Reversible
5621	Rua Cel Josino	69	Centro	Miracema	RJ	2.686,80	1.242,00	Reversible
2895	Avenida Getulio Vargas	2089	Centro	João Monlevade	MG	2.048,00	2.450,00	Reversible
4821	Serra Trapua	S/n	Serra	Carpina	PE	1.575,00	1.575,00	Non-Reversible
3740	Rua Onze -	94	Centro	Parauapebas	PA	242,00	18.060,00	Reversible
1265	Rua Edson Da Mota Correia (R. 15 De Outubro)	787	Centro	Caucaia	CE	357,00	1.548,00	Reversible
129	Rua Paraiba	2840	Adrianapolis	Manaus	AM	1.886,47	2.256,55	Reversible
137	Avenida Henrique Bastos	0	Flores	Manaus	AM	243,72	3.200,00	Reversible
6044	Rua Doutor Bezerra De Melo	S/n	Currais Novos	Currais Novos	RN	932,00	1.510,00	Reversible
BTSARS427	Rua Sete De Setembro	0	Pinhal	Pinhal	RS	28,69	375,00	Reversible
BTSARS460	Porto Alegre - Rua Cel Genuino	0	Esplanada Dos Acore	Porto Alegre	RS	947,00	947,00	Non-Reversible
2748	Rua Tavares De Melo	180	Centro	Conselheiro Lafaiete	MG	1.082,00	771,00	Reversible
BTSARS391	Avenida Brasil Oeste	0	Boqueirao	Passo Fundo	RS	480,63	1.210,00	Reversible

BTSAPR558	Rua Venezuela Esq Com Rua Chile (Rua Itabira) Lt 2 Qd 197	650	Pato Branco	Pato Branco	PR	122,78	1.314,87	Reversible
BTSASC466	Rua General Osorio	415	Centro	Timbó	SC	410,00	150,00	Reversible
2916	Rua Barao De Cotegipe	52	Catedral	Leopoldina	MG	2.522,00	1.190,00	Reversible
BTSARS227	Rua Joao Armandio Sperb	0	Gaurama	Gaurama	RS	81,62	200,00	Reversible
5608	Rua Abreu Rangel	0	Marica	Maricá	RJ	363,20	1.302,00	Reversible
BTSARS43	Rincão De Santo Antonio	0	Barros Cassal	Barros Cassal	RS	20,00	150,00	Reversible
2899	Rua Saturnino De Padua	287	Centro	Lavras	MG	1.908,00	1.090,00	Reversible
BTSARS581	Sao Martinho	0	Sao Martinho	São Martinho	RS	84,00	150,00	Reversible
BTSAPR448	Rua Neo Alves Martins (Antigo 2262)	2263	Zona 01	Maringá	PR	1.283,86	508,00	Non-Reversible
BTSASC429	Rua Candido Amaro Damasio	705	Bela Vista	São José	SC	872,92	1.612,87	Reversible
BTSARS538	Rua 25 De Julho	0	Burití	Santo Ângelo	RS	26,25	312,50	Reversible
BTSADF21	Shi/Norte Ca 08 Conjunto 06 Bloco A	0	Lago Norte	Brasília	DF	706,32	1.730,99	Reversible
BTSAGO444	Avenida Rio Claro C/ Rio Doce Nº 1495 Qd. 28 Lt. 11 A 13	1495	Sao Luis De Montes	BSão Luís De Montes	BGO	488,60	2.183,85	Reversible
BTSAPR121	Avenida Lagoa Vermelha	0	Canadá	Cascavel	PR	431,01	4.700,86	Reversible
BTSARO123	Avenida Rio Madeira 2015	2015	Rio Madeira	Porto Velho	RO	523,92	523,92	Reversible
359	Lot. Horto Garibaldi - Rua A	0	Vasco Da Gama	Salvador	BA	685,00	3.375,00	Reversible
BTSADF38	Lt 01, Conj 01, Qd Ar-12, Área De Expansão Urbana	0	Sobradinho	Brasília	DF	95,99	1.920,00	Reversible
BTSAPR29	Rua Nagib Daher	649	Centro	Apucarana	PR	3.443,08	1.749,20	Reversible
3395	Avenida Amaro Domingues *	S/n	Centro	Pirapetinga	MG	79,00	283,00	Reversible
BTSADF45	Lote 19 Chacara 154/1 Colonia Agricola Vicente Pires		Vicente Pires	Brasília	DF	928,80	928,80	Reversible
14	Rua Marechal Deodoro	1776	Centro	União Dos Palmares	AL	473,00	1.693,00	Reversible
BTSARS12	Avenida Presidente Vargas	0	Salome	Alvorada	RS	181,34	350,00	Reversible
4706	Avenida Eptacio Pessoa	48	Centro	Patos	PB	2.668,00	1.255,39	Reversible
BTSASC333	Rua 24 De Abril	3100	Centro	Palhoça	SC	305,34	1.054,50	Reversible
BTSADF56	Lote 2 Quadra C-15 Setor Aeroporto Rua B. H. Foreman	0	Campos Belos	Campos Belos	GO	460,79	3.225,00	Reversible
4699	Praça Ermidio Cartaxo/Rua Bonifácio Moura, 28	S/n	Centro	Cajazeiras	PB	1.411,00	1.257,00	Reversible
5792	Avenida Nossa Senhora De Copacabana	462	Copacabana	Rio De Janeiro	RJ	394,00	394,00	Non-Reversible
BTSAGO485	Rua 25 De Dezembro C/ Ademar Vicente Ferreira Nº 116	116	Centro	Araguaína	TO	940,00	1.481,14	Reversible
BTSAMT32	Rua Don Aquino Qd. 52 Lts. 01, 2 E 28.	0	Centro	Cláudia	MT	58,79	1.950,00	Reversible
BTSADF100	Centro Civico Lote 06 Quadra Qc 04	0	Planaltina De Goias	Planaltina	GO	400,00	400,00	Reversible
5517	Rua Dr. Eduardo Chapot Prevost	69	Centro	Cantagalo	RJ	839,25	1.598,00	Reversible
BTSAPR794	Avenida Maringa	4230	Umuarama	Umuarama	PR	572,98	150,00	Reversible
548	Rua Salvador	S/n	Centro	Itapetinga	BA	585,00	1.299,00	Reversible
4672	Avenida Eptacio Pessoa	660	Torre	João Pessoa	PB	2.284,25	1.598,00	Non-Reversible
3028	Rua Geraldo Grossi / Ex. Tancredo Neves	275	Centro	Raul Soares	MG	183,00	236,00	Reversible
BTSAMS114	Av Aripuana	0	Centro	Naviraí	MS	122,78	8.100,00	Reversible
BTSARS379	Palmares Do Sul	0	Quintao	Palmares Do Sul	RS	40,00	150,00	Reversible
3544	Rua Benjamim Carneiro	66	Centro	Paracatu	MG	1.357,00	1.120,00	Reversible
BTSARS637	Av Fernandes Bastos - 85350	85350	Tramandai	Tramandaí	RS	272,58	1.352,00	Reversible
446	Avenida Orlando Gomes - Lotemaento Veredas Piata	S/n	Piata	Salvador	BA	462,00	1.363,00	Reversible
BTSAPR174	Rodovia Arthur Hoffig Pr 160	S/n	Cornelio Procopio	Cornélio Procópio	PR	347,25	3.000,00	Reversible
BTSARS128	Rua Leonardo Murialdo	0	Ana Rech	Caxias Do Sul	RS	20,08	600,00	Reversible
BTSAGO389	Rua 7 Esq. C/ Rua 14 Qd. 33 Lt. 1	0	Porangatu	Porangatu	GO	408,38	1.300,00	Reversible
33684	Avenida Teodolino Pereira Araujo	1263	Centro	Araguari	MG	3.434,16	825,00	Non-Reversible
6183	Praça Joao Pessoa	276	Centro	Itabaiana	SE	983,00	611,00	Reversible
BTSAMS34	Rua Nove De Julho	129	Jd. Piratininga	Campo Grande	MS	176,12	600,00	Reversible
BTSAGO521	Avenida Alfredo Nasser (Ant. Rua 7) Qd. 14 Lt. 7	0	Centro	Gurupi	TO	988,99	800,00	Reversible
3491	Praca Professor Mario Maia	122	Centro	Itajubá	MG	2.209,00	1.215,64	Reversible
BTSARS422	Rua Januario C. Costa	0	Fragata - Ctmr	Pelotas	RS	1.449,24	200,00	Reversible
4976	Rua Cel. Austriclinio	869	Centro	Palmares	PE	1.036,00	1.007,00	Reversible
2888	Avenida Barao Do Rio Branco	1680	Centro	Juiz De Fora	MG	6.318,61	1.130,00	Reversible
5467	Rua Assis Ribeiro	1644	Centro	Barra Do Pirai	RJ	5.995,00	4.130,00	Non-Reversible
2137	Avenida Sao Luiz Rei De França	88	Monte Castelo	São Luís	MA	510,00	3.000,00	Reversible
2099	Rua Honduras Esq. Rua Paraguai, 821	2	J.America	Cariacica	ES	932,00	1.176,00	Reversible
BTSAPR804	Rua Prudente De Moraes	25	Centro	União Da Vitória	PR	3.517,60	2.343,91	Reversible
5786	Rua Senador Pompeu	119	Centro	Rio De Janeiro	RJ	1.620,00	-	Reversible
BTSARO26	Rua Triunfo	0	Centro	Senador Guiomard	AC	348,94	6.978,66	Reversible
3214	Rua 13 De Maio	420	Vila Bretas	Governador Valadare	MG	347,00	1.300,00	Reversible
BTSARS285	Rua Julio De Castilhos	0	Jaguarão	Jaguarão	RS	1.001,80	150,00	Reversible
136	Avenida Noel Nutels	555	Cidade Nova	Manaus	AM	296,70	5.057,00	Reversible
BTSAPR704	Rodovia Pr 554	S/n	Andira	São Jorge Do Ivaí	PR	228,00	4.000,00	Reversible
BTSARS543	Rua Cel Vicente Gomes	0	Santo Antonio Da Pa t	Santo Antônio Da Pa	RS	771,85	2.028,00	Reversible
BTSARS640	Rua Firmiano Osorio	0	Tramandaí	Tramandaí	RS	150,00	150,00	Reversible
BTSADF33	Area Especial 02 Qn-206	0	Samambaia	Brasília	DF	844,53	1.793,94	Reversible
BTSAGO14	Avenida 15 De Dezembro Esq. C/ Socrates Diniz	0	Centro	Anápolis	GO	2.613,93	800,00	Reversible

4713	Rua Coronel Jose Vicente	39	Centro	Sousa	PB	2.856,00	1.993,00	Reversible
BTSADF90	Avenida Lauro Antonio De Oliveira Esquina Com A Rua 12 Do Loteamento Pa	0	Monte Alegre	Monte Alegre De Goi	GO	121,68	2.550,00	Reversible
1324	Rua Cel. Pompeu	510	Centro	Aracati	CE	184,00	1.025,00	Reversible
3369	Avenida Paulo Camilo Pena	292	Belvedere	Belo Horizonte	MG	152,00	565,00	Reversible
BTSAMS126	Rua Coronel Ponce	S/n	Centro	Porto Murinho	MS	189,63	1.600,00	Reversible
BTSASC150	Av:Das Arraías	472	Juree	Florianópolis	SC	93,50	450,00	Reversible
3168	Rua Bela Vista Esquina Com Praça Do Cruzeiro	80-A	Centro	Barroso	MG	44,00	2.361,00	Non-Reversible
BTSAMT21	Rua Amaro Leite	407	Barra Do Garcas	Barra Do Garças	MT	384,85	1.279,85	Reversible
BTSASC160	Rua Hipolito Do Valle Pereira	S/n	Lagoa Da Conceicao	Florianópolis	SC	201,00	1.204,39	Reversible
BTSAPR124	Gleba Rio Cascavel	121	Na	Cascavel	PR	946,00	7.774,00	Reversible
BTSAPR225	Rua Major Francisco Gomes	707	Santa Quitéria	Curitiba	PR	757,50	1.078,00	Reversible
4865	Rua Aristarco Lopes	S/n	Centro	Petrolina	PE	1.820,00	5.850,00	Non-Reversible
BTSAMS148	Rua Elmano Soares	S/n	Centro	Três Lagoas	MS	695,00	872,62	Reversible
BTSAPR169	Br 369	S/n	Corbelia	Corbélia	PR	260,83	150,00	Reversible
BTSARS48	Rua Jose Mario Monaco	0	Bento Goncalves	Bento Gonçalves	RS	1.478,84	1.160,00	Reversible
BTSAPR442	Gleba Ribeirao Colombo	0	Zona 7	Maringá	PR	2.178,71	6.863,00	Reversible
4905	Rua Professor Jose Candido Pessoa	511	Bairro Novo	Olinda	PE	2.380,00	1.948,00	Reversible
BTSARS142	Avenida 1° (Primeiro) De Maio	617	Charqueadas	Charqueadas	RS	150,48	290,00	Reversible
BTSADF36	Lote E Do Comercio Local 215	0	Santa Maria	Brasília	DF	145,77	2.915,44	Reversible
BTSAPR210	Rua Durval Leopoldo Landal	0	Moradia Diadema Ii	Curitiba	PR	994,54	3.644,25	Reversible
BTSAPR596	Praça Barao Do Rio Branco	217	Ponta Grossa	Ponta Grossa	PR	1.228,70	606,33	Reversible
BTSAMT65	Rua Humberto De Campos	S/n	Centro	Juína	MT	301,85	3.045,75	Reversible
BTSAGO549	Avenida Ns-1 Lote 15-B	0	Centro	Palmas	TO	701,34	876,09	Reversible
3124	Fazenda Granjas Reunidas *	S/n	Rural	Bocaiúva	MG	84,00	2.500,00	Reversible
BTSARS369	Rua General Neto - 87 L3Af	87	Novo Hamburgo I	Novo Hamburgo	RS	700,47	150,00	Reversible
BTSADF109	Rua Felipe Crisostomo Do Carmo Area Especial 1 Quadra 43	0	Sao Joao Da Alianca	São João D'Aliança	GO	254,85	3.000,00	Reversible
1082	Rua Maria Luiza Alves - Loteamento Parque Recreio Dos Bandeirantes	S/n	Sao Cristovao	Salvador	BA	1.067,00	3.069,00	Reversible
BTSASC148	Avenida Rio Branco	191	Centro	Florianópolis	SC	296,69	1.041,71	Reversible
BTSARS404	Pedro Osorio	0	Pedro Osorio	Pedro Osório	RS	89,06	290,00	Reversible
BTSAPR203	Rua Antonio Candido Cavalin	85	Bairro Alto C	Curitiba	PR	521,54	2.260,00	Reversible
BTSAMS67	Rua Dom Aquino	941	Centro	Corumbá	MS	142,33	1.437,47	Reversible
2871	Rua Bonfim	33	Centro	Itaúna	MG	706,00	1.107,00	Reversible
3388	Rua Urcine Campelo	107	Boa Vista	Sete Lagoas	MG	537,00	1.518,00	Non-Reversible
BTSAMT30	Rua Costa Marques	577	Centro	Cáceres	MT	1.100,01	640,00	Reversible
5728	Rua Santa Catarinalt. 23 24 25 E 26	0	Ext. Do Bosque	Rio Das Ostras	RJ	627,56	2.179,00	Reversible
643	Rua Quintino Bocaiuva	112	Centro	Valença	BA	327,00	1.098,00	Reversible
1084	Rua Manoel Silvestre Leite	141	Centro	Lauro De Freitas	BA	294,00	2.000,00	Reversible
BTSARS506	Avenida Independencia	0	Sananduva	Sananduva	RS	406,11	1.325,00	Reversible
5756	Rua Joao Vicente	1067	Bento Ribeiro	Rio De Janeiro	RJ	282,13	1.239,00	Reversible
3129	Rua Peixoto Filho	139	Centro	Ubá	MG	642,00	784,00	Reversible
2604	Rua Dr. Sobral Pinto	563	Vila Laroca	Além Paraíba	MG	722,00	1.895,00	Reversible
BTSAMT123	Avenida Couto Magalães C/ Avenida Governador Ponce De Arruda	260	Centro	Várzea Grande	MT	954,01	3.139,19	Reversible
1060	Rua Manoel G.De Souza (Area Desmembrada)	0	Sao Gotardo	Bom Jesus Da Lapa	BA	495,40	520,35	Non-Reversible
2725	Praca Sandoval De Azevedo	19	Centro	Cataguases	MG	638,00	1.480,00	Reversible
819	Rua 25 De Junho	S/n	Centro	Paratinga	BA	39,00	1.200,00	Reversible
BTSASC389	Rua Rafael Busarello Esq. Rua Do Santuario	0	Centro	Salte	SC	100,95	631,20	Reversible
3604	Rua Padre Julio Maria	916	Icoaraci	Belém	PA	688,54	2.721,75	Reversible
BTSAGO180	Rua 9 Qd. 579 Lt. 10 A 13	0	St. Aeroviario	Goiania	GO	792,00	1.617,00	Reversible
5161	Serra Da Raposa	0	Na	Limoeiro	PE	557,30	11.146,00	Reversible
4871	Avenida Caxanga	265	Madalena	Recife	PE	774,00	774,00	Non-Reversible
1061	Cond. Busca Vidalote 81 E 82	0	Busca Vida	Camaçari	BA	11.549,75	230.995,00	Non-Reversible
BTSARS511	Estrada Br-471	0	Distrito Industrial	Santa Cruz Do Sul	RS	233,18	300,00	Reversible
BTSADF86	Avenida Das Mangueiras Mansoes De Recreio Estrela D'Alva Vii Lt 04 Qd 209	0	Luziania	Luziânia	GO	1.650,00	1.650,00	Reversible
BTSAMT114	Ey5028 Avenida Brasil C/ A Praça Central Área 1	0	Centro	Tangará Da Serra	MT	287,50	1.408,43	Reversible
BTSAPR473	Rua Rio Branco	285	Centro	Matinhos	PR	548,46	700,00	Reversible
5865	Rua Manoel Machado	105	Vaz Lobo	Rio De Janeiro	RJ	80,00	900,00	Non-Reversible
454	Largo Da Independencia	33	Centro	Alagoinhas	BA	186,58	2.733,00	Reversible
BTSARS123	Rua Angelo Agostini	0	Pioneiro	Caxias Do Sul	RS	20,00	1.267,11	Reversible
152	Avenida Da Amizade	933	Centro	Tabatinga	AM	396,92	7.314,00	Reversible
BTSAGO205	Rua Maximiano Mendes Qd. 18 Lt. 05	0	Goias	Goias	GO	849,04	413,97	Reversible
BTSARS302	Machadinho	0	Machadinho	Machadinho	RS	61,60	150,00	Reversible
2590	Avenida Jose Olinto Meireles	2400	Barreiro De Cima	Belo Horizonte	MG	115,00	838,00	Reversible

BTSARS471	Rua Umbu	0	Passo Dareia	Porto Alegre	RS	772,00	1.756,00	Reversible
BTSARS101	Rua Araguaia	555	Igara	Canoas	RS	1.090,43	1.458,67	Reversible
BTSAPR201	Rua Angelina Ançai	0	Fazendinha	Curitiba	PR	664,44	1.810,05	Reversible
2768	Rua Dr. Querubino	434	Centro	Coronel Fabriciano	MG	1.259,00	1.349,00	Reversible
BTSARS576	Rua Julio De Castilho	192	Sao Lourenco Do Sul	São Lourenço Do Sul	RS	599,82	1.262,13	Reversible
5205	Avenida Presidente Vargas	390	Centro	Parnaíba	PI	3.154,00	1.352,00	Reversible
BTSASC434	Rua Jose G. R. Lima	213	Kobrassol	São José	SC	178,66	364,00	Reversible
BTSAGO178	Rua 5 Nº 1032 Qd. D-7 Lt. 65	1032	St. Oeste	Goiania	GO	561,00	550,00	Reversible
BTSARS47	Rs 431	0	Faria Lemos	Bento Gonçalves	RS	26,25	326,96	Reversible
BTSARS269	Rua Luiz Augusto Branco	0	Ipe	Ipê	RS	61,60	375,00	Reversible
3017	Rua Joao Basilio	403	Centro	Pouso Alegre	MG	1.413,00	962,50	Reversible
2682	Rua Washington Luiz - Santa Angela	73	Centro	Bom Despacho	MG	616,00	1.200,00	Reversible
96855	Avenida Dr. Eduardo Celestino Rodrigues Do Loteamento Campo Alegre		Loteamento Campo A	Santana Do Araguaia	PA	-	281,25	Non-Reversible
BTSAPR88	Rua Doutor Gabriel Freceiro De Miranda	1231	Cambe	Cambé	PR	860,55	2.918,15	Reversible
BTSARS266	Avenida Tres De Maio - Independencia	0	Independencia	Independência	RS	84,15	290,00	Reversible
5848	Rua Uranos/Rua Miguel Ferreira	1139	Ramos	Rio De Janeiro	RJ	1.560,00	1.230,00	Non-Reversible
892	Avenida Rotatorio Via Periferica C/ Via Das Torres (Cia)	S/n	Cia	Simões Filho	BA	406,00	8.600,00	Reversible
2818	Praca Vicente Vaz Filho	15	Centro	Formiga	MG	783,00	1.453,01	Reversible
BTSARS39	Barra Do Quarai	0	Barra Do Quarai	Barra Do Quarai	RS	36,00	200,00	Reversible
2963	Rua Pandia Calogeras	741	Vila Itacolomy	Ouro Preto	MG	1.206,00	1.566,00	Reversible
3095	Rua Ilka Franca	130	Centro	Sete Lagoas	MG	1.208,00	937,00	Reversible
BTSARS209	Rua Pinheiro Machado	0	Farrroupilha	Farrroupilha	RS	996,68	1.580,00	Reversible
3019	Rua Sete De Setembro	940	Belo Horizonte	Passos	MG	1.388,00	1.003,00	Reversible
BTSAGO48	Avenida Goias Nº 624 Qd. 17 Lt. 16	624	Centro	Aragoiânia	GO	100,70	491,00	Reversible
5206	Rua Sao Joao	425	Centro	Florianio	PI	2.300,66	1.274,00	Reversible
BTSASC430	Rua Constancio Krümmel	2265	Praia Comprida	São José	SC	816,44	892,00	Reversible
BTSARO83	Avenida Xv De Novembro	2204	Centro	Guajará-Mirim	RO	1.800,00	1.800,00	Reversible
1083	Alameda Praia De Guarapari	349	Stella Mares	Salvador	BA	172,00	2.800,00	Reversible
5822	Estr. De Meringuava	1461	Taquara	Rio De Janeiro	RJ	127,00	1.000,00	Reversible
BTSAPR98	Rua Presidente Kennedy	170	Centro	Campo Largo	PR	1.334,83	2.400,00	Reversible
166	Rua Dona Raquel	S/n	Petropolis	Manaus	AM	243,72	2.300,00	Reversible
310	Rua Sao Jose	1884	Centro	Macapá	AP	240,00	1.018,08	Reversible
BTSARS37	Rua Augusto Berticelli	0	Barao De Cotegipe	Barão De Cotegipe	RS	61,60	385,90	Reversible
BTSARS514	Rua Augusto Spengler	0	Campus	Santa Cruz Do Sul	RS	233,18	393,25	Reversible
3661	Trav. Cesar Pinheiro	33	Centro	Capanema	PA	1.878,15	2.338,17	Reversible
BTSARS620	Rua Xv De Novembro	0	Tapejara	Tapejara	RS	406,11	900,00	Reversible
5830	Rua Florianopolis, Lt 2 Do Pa 42543 (Entre Nº 1360 E 1296)	S/N	Praca Seca	Rio De Janeiro	RJ	-	3.626,70	Non-Reversible
BTSADF108	Avenida Presidente Vargas Quadra 10 Lotes 010203 - Setor Leste	0	Sao Domingos	São Domingos	GO	1.290,00	1.290,00	Reversible
3612	Rod. Artur Bernardes	891	Tapana	Belém	PA	503,83	3.045,00	Reversible
BTSAMT24	Rua Pires De Campos	362	Centro	Barra Do Garças	MT	471,94	597,40	Non-Reversible
2728	Praça Major Penha	267	Centro	Caxambu	MG	611,00	1.482,00	Reversible
5596	Rua Dr. Cesario De Melo	60	Ibicui	Mangaratiba	RJ	448,00	612,00	Reversible
BTSARS31	P. Abilio Sponchiado	0	Sao Judas	Bagé	RS	55,54	200,00	Reversible
BTSAMS12	Rua Estevao Alves Correa	S/n	Centro	Aquidauana	MS	227,40	640,50	Reversible
BTSARS382	Rua Alberto Germano Raabe - Lt 19 Qd 1001 - Pantano Grande	0	Pantano Grande	Pantano Grande	RS	62,23	150,00	Reversible
BTSAPR606	Rua Saldanha Marinho	128	Ponta Grossa	Ponta Grossa	PR	962,90	528,00	Reversible
BTSAMT16	Rua Dos Seringueiros	197	Centro	Aripuanã	MT	301,85	2.400,01	Reversible
BTSAMT27	Avenida Rio Grande Do Sul	157	Centro	Canarana	MT	109,56	1.000,00	Reversible
BTSARS232	Girua	0	Girua	Girua	RS	54,61	150,00	Reversible
5771	Rua Dos Limoeiros	200	Campo Grande	Rio De Janeiro	RJ	439,00	2.169,00	Non-Reversible
536	Avenida Ilheus	32	Centro	Itabuna	BA	679,00	329,00	Non-Reversible
381	Avenida Tancredo Neves	1981	Iguatemi	Salvador	BA	1.210,00	5.000,00	Reversible
648	Avenida Presidente Dutra	S/n	Alto Do Peri Peri	Vitória Da Conquista	BA	527,00	5.246,00	Reversible
BTSASC280	Rua Humberto Campos	S/n	Coral	Lages	SC	1.487,13	2.079,63	Reversible
5662	Rua Dom Pedro I	74	Posto Treze	Nova Iguaçu	RJ	580,00	1.371,00	Reversible
5207	Rua Do Cruzeiro (R. Cel. Raimundo Macedo Lt-368 Qd. 31)	230	Centro	Picos	PI	2.386,00	1.144,00	Reversible
5817	Avenida Santa Cruz	7286	Jabour	Rio De Janeiro	RJ	368,00	1.284,00	Reversible
BTSAMS55	Rua Paulo Freire	874	Vila Progresso	Campo Grande	MS	166,40	1.008,00	Reversible
2968	Rua Cicero De Castro	169	Centro	Oliveira	MG	586,00	1.560,00	Reversible
BTSARS248	Harmonia	0	Harmonia	Harmonia	RS	61,49	200,00	Reversible
3034	Rua Vinte Oito De Dezembro	108	Centro	Rio Acima	MG	133,00	360,00	Reversible
4927	Avenida Henrique De Holanda	S/n	Centro	Vitória De Santo Antã	PE	452,00	3.635,00	Reversible

267	Avenida Brasil	S/n	Colonia Sao Sebastia	São Paulo De Oliven	AM	16,50	600,00	Reversible
5153	Rodovia Pe60 Km 10 -Suape Morro0		Engenho Massangan	alpojuca	PE	1.922,88	1.922,88	Reversible
BTSARO122	Rua Jose Amador Dos Reis 3170	3170	Jk	Porto Velho	RO	122,78	1.600,00	Reversible
BTSARS487	Restinga Seca	0	Restinga Seca	Restinga Seca	RS	84,15	290,00	Reversible
4014	Avenida Paes De Carvalho	965	Na	Conceição Do Aragu	PA	608,29	9.112,10	Reversible
684	Rua Silva Jardim	S/n	Sagrada Familia	Barra	BA	121,00	3.652,00	Reversible
BTSARS145	Chiapeta	0	Chiapeta	Chiapetta	RS	84,15	290,00	Reversible
2519	Rua Honorina Baeta	63	Centro	Conselheiro Lafaiete	MG	193,00	560,00	Reversible
3593	Avenida 1 De Dezembro	S/n	Marco	Belém	PA	425,00	889,15	Reversible
BTSAMS113	Av Amelia Fukuda	44	Centro	Naviraí	MS	381,38	1.242,24	Reversible
BTSAMS123	Rua General Osorio	268	Centro	Ponta Porã	MS	511,41	1.750,00	Reversible
3246	Rua Sao Vicente C / Sra.De Lourdes	120	Olhos Dagua	Belo Horizonte	MG	156,00	360,00	Reversible
3762	Avenida Jose Carrion	1909	Centro	Redenção	PA	378,80	3.177,28	Reversible
BTSARS237	Parque Residencial Girassol	0	Parque Dos Anjos	Gravatá	RS	53,00	300,00	Reversible
BTSARO91	Avenida Marechal Candido Rondon Quadra 21 Lote 01	0	Centro	Monte Negro	RO	290,00	290,00	Reversible
BTSARS49	Rua Santo Guido Panizzi	0	Bento Goncalves	Bento Gonçalves	RS	58,02	625,00	Reversible
BTSADF57	Lote 2 Quadra 01 Acesso Ao Povoado Barreirao		Campos Belos	Campos Belos	GO	414,60	414,60	Reversible
BTSASC120	Av.Dos Italianos Esq. Imigr.Meller	0	Santa Augusta	Criciúma	SC	474,20	1.590,58	Reversible
167	Avenida Pres.Kenedy	215	Educandos	Manaus	AM	252,72	2.400,00	Reversible
BTSAPR204	Rua Antonio Rebelatto	400	Xaxim	Curitiba	PR	479,93	2.390,36	Reversible
1092	Avenida Presidente Dutra	S/n	Alto Do Peri Peri	Vitória Da Conquista	BA	527,00	19.832,00	Non-Reversible
BTSAMS127	Rua Senador Filinto Müller	921	Vila Jabour	Ribas Do Rio Pardo	MS	58,08	6.400,00	Reversible
BTSARS113	Rua Antonio A. Guerra	0	Carlos Barbosa	Carlos Barbosa	RS	284,46	594,06	Reversible
BTSARS312	Avenida 22 De Maio	0	Mariano Moro	Mariano Moro	RS	61,60	375,00	Reversible
BTSAPR156	Rodovia Da Uva	665	Roca Grande	Colombo	PR	479,93	2.400,00	Reversible
2585	Avenida Abilio Machado	2015	Jardim Inconfidencia	Belo Horizonte	MG	148,00	1.142,00	Reversible
BTSARS339	Nova Alvorada	0	Nova Alvorada	Nova Alvorada	RS	311,51	150,00	Reversible
BTSARS536	Rua Rivadavia Correia	0	Loja	Sant'Ana Do Livrame	RS	1.802,00	1.824,83	Reversible
BTSAGO553	Avenida Castelo Branco Qd. 19 Lt. 02	961	Centro	Parafso Do Tocantins	TO	1.000,00	1.250,00	Reversible
2656	Praça Padre Correia	25	Centro	Barbacena	MG	784,00	452,00	Non-Reversible
438	Rua Miguel Calmon (Ed Ouro Preto 3º Andar)	61	Comercio	Salvador	BA	356,00	68,00	Reversible
5501	Avenida Alberto Torres	701	Centro	Campos Dos Goytac	RJ	74,50	1.497,00	Reversible
BTSAPR220	Rua Jussara	3013	Sitio Cercado	Curitiba	PR	75,04	3.148,64	Reversible
BTSASC54	Rua Gustavo Zimmermann	4839	Itoupava Central	Blumenau	SC	206,37	1.721,00	Reversible
148	Avenida N. Senhora Do Rosario	2521	Centro	Itacoatiara	AM	359,80	3.102,00	Reversible
1116	Rua Prof. Teodorico	20	Montese	Fortaleza	CE	1.741,00	1.920,56	Reversible
1058	Pqe. Triunfo Barao De Cotegipe		Narandiba	Alagoinhas	BA	25,00	1.720,00	Non-Reversible
BTSADF61	Lote 45-B Quadra 08 Superquadra 10 Loteamento Cidade Ocidental	0	Cidade Ocidental	Cidade Ocidental	GO	180,13	2.259,40	Reversible
4009	Rua 25 De Dezembro	S/n	Na	Colares	PA	12,42	240,00	Reversible
620	Rua Heraldo Ribeiro	S/n	Centro	Serrinha	BA	754,00	601,00	Reversible
BTSARS609	Serio	0	Serio	Sério	RS	26,25	150,00	Reversible
2771	Rua Padre Antonio Correia	177	Centro	Congonhas	MG	120,00	727,00	Reversible
BTSAPR367	Avenida Dr. Melvis Muchiuti (Antiga Avenida Sao Paulo)	905	Ivaiporã	Ivaiporã	PR	274,45	487,50	Non-Reversible
BTSARS689	Dr. Benjamim Constant/Dr. Montauri	0	Vila Maria	Vila Maria	RS	61,49	150,00	Reversible
BTSAPR554	Nucleo Bom Retiro	0	Pato Branco	Pato Branco	PR	407,25	150,00	Reversible
BTSAPR549	Rua Lazaro Vieira	805	Paranavai	Paranavaí	PR	173,89	1.479,00	Reversible
BTSAMS101	Rua Sebastiao Vaz De Mello	176	Guirai	Ivinhema	MS	100,42	300,00	Reversible
BTSAMS38	Rua Antonio Bicudo	458	Jd. Sao Lourenco	Campo Grande	MS	205,09	720,00	Reversible
BTSARS674	Rua Barao Do Rio Branco	0	Veranopolis	Veranópolis	RS	83,17	290,00	Reversible
BTSARS191	Ervai Seco	0	Ervai Seco	Ervai Seco	RS	81,62	290,00	Reversible
BTSAPR59	Avenida Espirito Santo	634	Centro	Bandeirantes	PR	309,06	2.000,00	Reversible
6141	Rua Joao Padeiro	11648	Liberdade	Boa Vista	RR	358,00	3.213,81	Reversible
36854	Estrada Manoel Urbano Km 07 - Ramal Do Januauri Km 50		Comunidade São Jos	Irlanduba	AM	42,15	200,00	Reversible
1422	Avenida L Com Rua 22	0	Mondubim	Fortaleza	CE	193,57	1.740,00	Reversible
BTSARS14	Ametista Do Sul	0	Ametista Do Sul	Ametista Do Sul	RS	26,25	150,00	Reversible
2687	Rua Major Americo Massote	250	Vila Etna	Campo Belo	MG	633,00	1.574,00	Reversible
1074	Rua Ezequiel Ponde - Quadra B Lotes 13 E 14	0	Jardim Apipema	Salvador	BA	176,46	764,43	Non-Reversible
2951	Avenida Getulio Vargas	50	Do Marimbondo	Novo Cruzeiro	MG	428,00	611,00	Reversible
1093	Rua E	S/n	Alvorada	Vitória Da Conquista	BA	882,00	882,00	Non-Reversible
4678	Rua Getulio Vargas	39	Centro	Esperança	PB	140,57	226,00	Reversible
BTSAPR212	Rua Francisco De Bastos, 72 Esq. Rua Adriano Silva De Oliveira, 26	0	Arroio Cercado	Curitiba	PR	295,85	150,00	Reversible
BTSAMT112	Avenida Curitiba Lt. 1-B Qd. 93-C	0	Sorriso	Sorriso	MT	173,16	2.791,75	Reversible
BTSARS290	Rua Antonio Carbone	0	Julio De Castilhos	Porto Alegre	RS	638,61	2.053,13	Reversible
BTSAPR232	Rua Sinke Ferreira	0	Jardim Das Americas	Curitiba	PR	225,74	1.188,00	Reversible

BTSA/84003778/1 3	Praça Ulrick Graff Área 4	0	Na	Mossoró	RN		2.039,12	Reversible
3328	Rua Do Patrocinio	137	Palmeiras Do Imperio	Araguari	MG	738,00	1.200,00	Reversible
BTSAPR39	Rua Caetano Alves Ferreira	276	Guajuvira	Araucária	PR	42,08	150,00	Reversible
BTSARO127	Avenida Lauro Sodre Quadra 87/Setor 19/Lote 150 (Anterior 3320)	4904	Costa E Silva	Porto Velho	RO	-	8.142,41	Non-Reversible
5831	Rua Belisario Tavora	S/n	Laranjeiras	Rio De Janeiro	RJ	334,00	167,00	Non-Reversible
1106	Rua Floriano Peixoto	675	Centro	Iguatu	CE	1.389,00	2.900,00	Reversible
BTSAPR576	Rua Tibagi/ Rua Jaguariava Lote 10 Quadra C05	223	Alphaville Graciosa	Pinhais	PR	112,78	823,76	Reversible
168	Rua Voluntarios Da Patria	111	Sao Jorge	Manaus	AM	243,72	1.920,00	Reversible
BTSARSS515	Rua Venancio Aires - 28094	28094	Santa Cruz Do Sul	Santa Cruz Do Sul	RS	1.489,00	862,26	Reversible
BTSAMT56	Rua Quintino Bocauva	S/n	Centro	Diamantino	MT	620,01	2.850,00	Reversible
3907	Rod. Augusto Montenegro Km 30	S/n	Vila Nova Mocajuba	Bragança	PA	19,60	379,50	Reversible
2859	Rua Da Bahia	149	Centro	Itacarambi	MG	98,00	739,00	Reversible
BTSAPR314	Avenida Manoel Ribas	4713	Guarapuava	Guarapuava	PR	296,42	1.687,10	Reversible
6186	Rua Dr. Aricio Guimaraes Fortes	S/n	Atalaia Velha	Aracaju	SE	545,00	1.910,00	Reversible
BTSADF10	Quadra 1 Projção A Setor Norte	0	Brazlandia	Brasília	DF	240,02	240,00	Reversible
BTSARS468	Rua Olavo Bilac	45/53	Cidade Baixa	Porto Alegre	RS	181,34	478,00	Reversible
BTSARS169	Av. São Miguel, Qd. 54	959	Centro	Dois Irmãos	RS	156,24	820,00	Reversible
5847	Rua Uranos	1125	Ramos	Rio De Janeiro	RJ	7.605,00	1.520,00	Reversible
BTSAPR106	Rua Irmaos Pereira	1031	Centro	Campo Mourão	PR	1.445,58	1.978,80	Reversible
7691	Rod. Manoel Urbano Km 87	S/n	Rod. Manoel Urbano	Manacapuru	AM	73,44	235.000,00	Non-Reversible
BTSAPR56	Avenida Getulio Vargas	12	Balsa Nova	Balsa Nova	PR	71,24	1.388,00	Reversible
BTSARS443	Avenida Assis Brasil	0	Sarandi	Porto Alegre	RS	445,24	583,00	Reversible
BTSARS108	Capela Santana	0	Capela Santana	Capela De Santana	RS	61,49	150,00	Reversible
BTSARS494	Rua Eliseu Orlandini	0	Roca Sales	Porto Alegre	RS	181,34	665,00	Reversible
BTSAPR131	Rua Presidente Juscelino Kubitschek	0	Cascavel	Cascavel	PR	729,20	1.800,00	Reversible
BTSAMT37	Rua Ws Lts. 789 E 10 Qd.7	0	Residencial B	Colniza	MT	32,35	600,00	Reversible
5751	Estr. Roberto Burle Marx (Antiga Estr. Barra De Guaratiba)	2667	Barra De Guaratiba	Rio De Janeiro	RJ	233,00	6.408,00	Reversible
2769	Avenida Carlos Cruz	483	Centro	Caeté	MG	577,00	1.500,00	Reversible
BTSASC194	Rua Dr. Getulio Vargas	322	Centro	Ibirama	SC	113,00	290,00	Reversible
BTSARS571	Rua Catumbi	0	Scharlau	São Leopoldo	RS	384,07	1.359,07	Reversible
BTSARS314	Marques De Souza	0	Marques De Souza	Marques De Souza	RS	44,85	150,00	Reversible
BTSAPR595	Avenida Visconde De Maua	20	Ponta Grossa	Ponta Grossa	PR	530,96	2.604,63	Reversible
BTSARS676	Avenida Independência - Viadutos	0	Viadutos	Viadutos	RS	81,62	290,00	Reversible
BTSAGO195	Rua Turim Esq. C/ U-8 Nº 440 Qd. 20 Lt. 13/14/15/16	440	Vila Alvorada	Goiânia	GO	635,00	1.764,00	Reversible
BTSARS482	Quarai	0	Quarai	Quarai	RS	915,10	150,00	Reversible
BTSAPR31	Rua Paraíso	0	Apucarana	Apucarana	PR	517,70	1.620,00	Reversible
BTSARS159	Cristal	0	Cristal	Cristal	RS	81,22	290,00	Reversible
2967	Rua Monsenhor Gonzales	355	Centro	Manhuaçu	MG	708,00	1.505,00	Reversible
BTSADF20	Area Especial A Trecho 10 Shi Norte	0	Lago Norte	Brasília	DF	921,20	2.200,00	Reversible
BTSADF50	Rodovia Go-118 Km 164 Fazenda Veadeiros	S/n	Alto Paraíso De Goia	sAlto Paraíso De Goiás	GO	296,61	1.600,00	Reversible
BTSAPR238	Rua Zonardy Ribas	156	Boqueirao	Curitiba	PR	119,62	1.446,00	Reversible
96856	Praça General Magalhaes 211	0		Belém	PA	-	495,00	Non-Reversible
BTSARS287	Rua Gen. Osorio	0	Jaguari	Jaguari	RS	350,11	1.000,00	Reversible
BTSARO132	Avenida Norte Sul 5557	5557	Centro	Rolim De Moura	RO	372,50	7.450,00	Reversible
BTSAPR605	Rua Dona Maria Margarida Zagonel Slavieiro	285/289	Boa Vista	Ponta Grossa	PR	407,25	8.944,53	Reversible
BTSARS426	Rua Vicente Prietto	0	Picada Cafe	Picada Café	RS	150,10	396,00	Reversible
BTSADF63	Rua Olavo Bilac Lotes 01 02 E 23 Quadra 47 Loteamento Colinas Do Sul	0	Colinas Do Sul	Colinas Do Sul	GO	161,64	3.300,00	Reversible
BTSAGO177	Rua 3 Esq. C/ Rua 7	700	Centro	Goiânia	GO	7.934,00	855,00	Reversible
BTSARS660	Uniao Da Serra	0	Uniao Da Serra	União Da Serra	RS	45,05	150,00	Reversible
BTSARO74	Rua Bahia	0	Centro	Espigão D'Oeste	RO	222,12	650,00	Reversible
BTSAGO533	Rua Antonio Neto C/ Mariano Cavalcante Qd. 42 Lt. 01	0	Centro	Marianópolis Do Toc	aTO	79,39	5.725,10	Reversible
2714	Rua Nicolau De Souza Pereira	247	Centro	Carangola	MG	534,00	1.344,00	Reversible
BTSAMT107	Br 242 C/ Mt 219	S/n	Vila Santo Antonio	São Félix Do Araguaui	MT	344,04	150,00	Reversible
4812	Serra Dos Caetes	S/n	Serra	Belo Jardim	PE	24,00	299,00	Reversible
BTSAGO278	Rua Dep. Costa Lima (Ant. Sta. Catarina)	880	Centro	Jataí	GO	170,00	170,00	Reversible
BTSADF85	Rua Nove De Julho/Rua Guiomar Ribeiro Jardim Inga Area B	0	Luziania	Luziânia	GO	125,23	2.500,00	Reversible
581	Rua Ilheus S/N / Rua Oscar Teixeira De Carvalho	S/n	Na	Mucuri	BA	42,00	617,20	Reversible
BTSARS67	Av.Tancredo Neves	0	Cacequi	Cacequi	RS	55,44	150,00	Reversible
BTSASC151	Est.Dom Joao Becker	947	Ingleses	Florianópolis	SC	136,80	623,00	Reversible
BTSASC60	Rua Eng. Paul Werner	1274	Itoupava Seca	Blumenau	SC	1.169,74	1.743,48	Reversible
7710	Estr. Marechal Malletlotes 10 E 11	0	Magalhaes Bastos	Rio De Janeiro	RJ	54,00	630,00	Reversible
4844	Estrada Da Luz	0	Santo Aleixo	Jaboatão Dos Guarar	PE	759,00	8.400,00	Reversible
BTSARS650	Rua 1 Faixa Dominio	0	Vendinha	Triunfo	RS	45,05	360,00	Reversible
984	Rua Das Flores	0	Centro	Presidente Tancredo	BA	42,00	840,00	Reversible

BTSARS97	Rua 1 De Maio	580	Niteroi	Canoas	RS	480,63	704,00	Reversible
BTSASC474	Avenida Acacio Moreira	S/n	Centro	Tabarão	SC	1.296,15	150,00	Reversible
BTSASC217	Rua Floriano Peixoto	470	Cabecudas	Itajaí	SC	28,88	390,00	Reversible
6736	Ala Humaita - Canto Do Mar - Faz. Grajerus	0	Guarajuba	Camaçari	BA	196,00	3.000,00	Reversible
BTSARS90	Rua Pedro Garcia	0	Campo Novo	Campo Novo	RS	21,56	150,00	Reversible
BTSADF22	Modulo 202 Rua 09	0	Lago Oeste	Brasília	DF	18,00	150,00	Reversible
BTSADF115	Quadra 88 Lotes 01 02 26 E 27 - Jardim Ceu Azul	0	Valparaíso	Valparaíso De Goiás	GO	550,36	2.394,00	Reversible
BTSARS370	Rua Venancio Aires	0	Canudos	Novo Hamburgo	RS	181,34	455,00	Reversible
525	Rua Camerindo Neves	30	Centro	Guanambi	BA	639,00	890,00	Reversible
BTSADF102	Padre Trajano Quadra 23 Lote 04 Setor Central	0	Posse	Posse	GO	350,91	972,80	Reversible
BTSARS387	Rua Dr.Legendre	0	Parobé	Parobé	RS	288,04	560,34	Reversible
1201	Avenida Parajana	6040	Passare	Fortaleza	CE	227,00	1.053,00	Reversible
BTSARS458	Estrada Juca Batista - 400	400	Hípica	Porto Alegre	RS	181,34	4.436,00	Reversible
BTSAPR173	Avenida Xv De Novembro/ Rua Xv De Fevereiro/ Rua Paraíba (Nº 803) Lote 0	980	Cornelio Procópio	Cornélio Procópio	PR	1.118,44	3.224,00	Reversible
6119	Rua Jose Inacio	S/n	Pirangi Do Norte	Natal	RN	413,96	759,00	Reversible
BTSARS546	Linha Grande	0	Santo Antonio Do Pal	Santo Antônio Do Pa	Lrs	50,40	1.000,00	Reversible
BTSAPR194	Avenida Santa Bernadete	163	Londoaia	Curitiba	PR	225,74	1.173,00	Reversible
BTSAGO397	Avenida Pedro Felinto Rego E Rua 28			Rialma	GO	723,00	10.440,78	Non-Reversible
2494	Rua Itamar Soares De Oliveira	S/n	Cascatinha	Juiz De Fora	MG	110,00	450,00	Reversible
4928	Praça Dr. Araujo Sobrinho	S/n	Centro	São Lourenço Da Ma	PE	387,00	1.730,00	Reversible
467	Rua Manoel Gomes De Souza	2	Sao Gotardo	Bom Jesus Da Lapa	BA	767,00	1.500,00	Reversible
5577	Rua Dona Apolinaria	104	Centro	Itatiaia	RJ	152,50	600,00	Reversible
BTSAPR341	Br 373	S/n	Faxinal Do Avilas	Imbituva	PR	61,07	900,00	Reversible
BTSARS326	Rua Ramiro Barcelos	0	Montenegro	Montenegro	RS	694,26	1.003,61	Reversible
BTSAGO190	Rua P-15 Qd. P-86 Lt. 31 - Central	0	St. Dos Funcionarios	Goiânia	GO	720,00	597,60	Reversible
BTSAPR189	Avenida Anita Garibaldi	6298	Barreirinha	Curitiba	PR	122,78	1.200,00	Reversible
BTSARS568	Rua Joao Lunardi	420	Sao Jose Do Ouro	São José Do Ouro	RS	166,17	672,00	Reversible
BTSADF6	Trecho 02 Do Setor Smpw/Sul Area Especial	0	Park Way	Brasília	DF	2.101,00	2.000,00	Reversible
BTSAPR758	Rua Angelo Dal Col Junior	296	Telemaco Borba	Telemaco Borba	PR	1.452,96	2.161,35	Reversible
BTSASC165	Ser:Ildefonso C. Mello -Carianos	0	Carianos	Florianópolis	SC	50,00	750,00	Reversible
5807	Rua Dr. Lacerda	37	Ilha De Paqueta	Rio De Janeiro	RJ	570,00	600,00	Reversible
BTSADF70	Rua Gregorio Passos Lote 11	0	Divinópolis	Divinópolis De Goiás	GO	14,24	125,50	Reversible
7165	Rua Artur Diniz Veloso	250	Na	Jacobina	BA	2.334,50	1.792,00	Reversible
BTSARO86	Rua Principal S/N- Jardinopolis	S/n	Centro	Castanheiras	RO	150,00	150,00	Reversible
BTSAPR148	Avenida Brasil	241	Cianorte	Cianorte	PR	929,49	1.540,00	Reversible
5891	Rua Cardeal Arcoverde	340	Laranjal	São Gonçalo	RJ	134,00	4.000,00	Non-Reversible
5978	Avenida Engenheiro Roberto Freire	S/n	Ponta Negra	Natal	RN	309,00	848,00	Reversible
156	Avenida Getulio Vargas	876	Centro	Eirunepé	AM	302,69	1.800,00	Reversible
12663	Repetidora Feiticeiro / Nova Floresta	0	Rural	Jaguaribe	CE	16,00	400,00	Reversible
BTSADF97	Lotes 4 5 E 6 Quadra 425 Loteamento Sao Gabriel De Goias	0	Planaltina De Goias	Planaltina	GO	104,60	460,00	Reversible
6018	Rua Augusto Severo	S/n	Centro	Macau	RN	932,00	1.931,51	Reversible
5583	Rua Professora Ana Beneditalt. 32 E 33	0	Cavaleiros	Macaé	RJ	672,25	1.176,00	Reversible
BTSARS662	Rua Emilio Brandt		Uruguaiiana	Uruguaiiana	RS	1.384,00	450,00	Reversible
BTSAPR30	Rua Nova Ucraniaia	0	Apucarana	pucarana	PR	271,06	2.500,00	Reversible
BTSARS378	Rua Lagoa Vermelha	0	Paim Filho	Paim Filho	RS	61,60	346,50	Reversible
3700	Avenida Fernando Guilhon	151	Bela Vista	Itaituba	PA	741,06	3.258,69	Reversible
155	Rua Andre Costa Pereira	173	Centro	Carauari	AM	302,69	1.713,00	Reversible
BTSARO110	Av Sao Paulo	1148	Centro	Ouro Preto Do Oeste	RO	1.179,83	1.179,83	Reversible
BTSADF66	Lotes 71 A 76 E 31 32 33 Quadra 1 Zona Norte Setor Belvedere	32	Cristalina	Cristalina	GO	187,20	3.744,00	Reversible
BTSARO119	Rua Rolim De Moura 3062	3062	Centro	Pimenta Bueno	RO	200,00	4.000,00	Reversible
BTSARS319	Rua Da Republica	0	Maximiliano De Alme	Maximiliano De Alme	RS	84,40	290,00	Reversible
BTSARO60	Avenida Pinheiros		Centro	Castanheiras	RO	150,00	150,00	Reversible
2073	Rua Almirante Barroso	9	Praia Do Sua	Vitória	ES	166,00	700,00	Reversible
5761	Rua Guapore	570	Bras De Pina	Rio De Janeiro	RJ	160,00	1.700,00	Reversible
BTSAPR89	Rua Franca	425	Cambe	Cambé	PR	418,63	544,00	Reversible
2839	Rua Vinte E Cinco De Marco	100	Centro	Guarani	MG	230,00	730,00	Reversible
635	Rua Godoaldo Amaral	20	Teixeirinha	Teixeira De Freitas	BA	364,39	3.801,00	Reversible
BTSASC159	Rua Frei Caneca Esq. Servidao Emilio Schroeder	0	Agronomica	Florianópolis	SC	171,77	381,89	Reversible
52	Morro Do Cruzeiro	S/n	Morro	Maragogi	AL	78,25	900,00	Reversible
BTSASC490	Rua Alberto Schmidt	S/n	Centro	Videira	SC	115,13	367,20	Reversible
BTSAPR416	Rua Manoel Antunes Pereira	0	Mandaguari	Mandaguari	PR	147,90	1.781,25	Reversible
BTSARS13	Quadra A-22	0	Algarve	Alvorada	RS	181,34	250,00	Reversible
1255	Avenida 8 De Novembro	870	Centro	Jaguaribe	CE	125,86	3.276,50	Reversible
BTSASC445	R Almirante Barroso Esq. Gen. Eurico Gaspar Dutra	0	Centro	São Miguel Do Oeste	SC	650,71	150,00	Reversible
BTSAGO161	Avenida Cesar Lattes Qd. 22 Lt. 03/04/05- N°1537	1537	Jd. Vila Boa	Goiânia	GO	252,00	1.112,50	Reversible

BTSAPR132	Rua Rocha Pombo	242	São Cristó	Cascavel	PR	335,11	2.397,60	Reversible
BTSARO7	Rua Benjamin Constant S/N Centro	S/n	Centro	Cruzeiro Do Sul	AC	220,01	1.500,00	Reversible
BTSARO156	Avenida Sao Paulo	0	Centro	São Miguel Do Guap	RO	149,99	150,00	Reversible
BTSAMT120	Avenida Benedito Monteiro	S/n	Centro	Várzea Grande	MT	103,00	1.345,76	Reversible
BTSAMS41	Av Presidente Vargas	890	Vila Cinamomo	Campo Grandes	MS	348,01	1.440,00	Reversible
BTSARO89	Avenida Tancredo Neves	0	Centro	Machadinho D'Oeste	RO	395,60	7.912,00	Reversible
3005	Avenida Caetano Marinho	140	Centro	Ponte Nova	MG	1.675,00	1.269,00	Reversible
BTSARS126	Rua Giacomo Rizzo	0	Forqueta	Caxias Do Sul	RS	81,24	763,40	Reversible
361	Rua Politeama De Cima	76	Politeama	Salvador	BA	458,00	1.653,00	Reversible
6182	Pça. Filomeno Hora	96	Centro	Lagarto	SE	988,00	616,00	Reversible
BTSARS663	Vacaria	0	Vacaria	Vacaria	RS	946,15	150,00	Reversible
1066	Rua Camerindo Neves	S/n	Na	Guanambi	BA	382,00	627,00	Non-Reversible
BTSARS525	Santa Maria Do Herval	0	Santa Maria Do Herv	aSanta Maria Do Herv	aRS	61,49	150,00	Reversible
5	Rua Deputado Antenor Cerpa	S/n	Centro	Delmiro Gouveia	AL	473,00	1.200,00	Reversible
BTSARS17	Rua Valdemar Grazziotin	0	Antonio Prado	Antônio Prado	RS	435,31	1.250,00	Reversible
BTSAPR584	Rua Deputado Joao Leopoldo Jacomel	0	Jardim Primavera	Piraquara	PR	122,78	991,00	Reversible
2605	Rua Jose Constantino Da Silveira	66	Centro	Alfenas	MG	928,00	1.933,00	Reversible
BTSARS2	Avenida Tiradentes Setor: 1 Quadra: 050 Lote: 0252	1699	Agudo	Agudo	RS	84,15	290,00	Reversible
Sublote: 1								
BTSAPR43	Rua Manoel Ribas	0	Ariranha Do Ivaí	Ariranha Do Ivaí	PR	32,35	600,00	Reversible
BTSAMS44	Rua Sebastiao Taveira	567	Monte Castelo	Campo Grande	MS	122,77	1.500,00	Reversible
BTSARO22	Estrada Calafates - Floresta	0	Floresta	Rio Branco	AC	122,78	800,00	Reversible
BTSAMT89	Rua Rio Grande Do Sul	S/n	Centro	Poxoró	MT	59,27	150,00	Reversible
BTSARS567	Sao Jose Do Norte	0	Sao Jose Do Norte	São José Do Norte	RS	261,96	150,00	Reversible
BTSAMS24	Rua Eduardo Peixoto	1462	Centro	Bela Vista	MS	118,14	1.125,00	Reversible
BTSARS299	Liberato Salzano	0	Liberato Salzano	Liberato Salzano	RS	61,60	300,00	Reversible
1109	Rua Cel. Lucio	447	Centro	Crateús	CE	952,00	2.479,00	Reversible
1883	Avenida Jose Tozze	1500	Centro	São Mateus	ES	90,10	52,56	Non-Reversible
5823	Estrua Do Cafunda	111	Taquara	Rio De Janeiro	RJ	98,00	477,00	Reversible
BTSARS671	Venancio Aires	0	Venancio Aires	Venâncio Aires	RS	599,40	150,00	Reversible
2955	Rua Jose De Avila	55	Centro	Nova Lima	MG	482,00	990,00	Reversible
BTSARS72	Avenida Manoel Goncalves Junior	0	Vila Esperanca	Cachoeirinha	RS	181,34	150,00	Reversible
7753	Rua Sao Francisco De Assis	S/n	Sao Joao	Manaus	AM	16,50	275,00	Reversible
2113	Rua Tiradentes	1	Centro	Barra Do Corda	MA	229,00	800,00	Reversible
BTSAGO544	Acsv Se 101 Av. Lo-25 (Atual 1004 S - Vicinal Av. Lo-25 Lt. 19 E 20)	0	Centro	Palmas	TO	144,00	144,00	Reversible
BTSAMS50	Av Cel Antonino	1477	Cel Antonino	Campo Grande	MS	166,40	1.200,00	Reversible
BTSAPR570	Rua Espirito Santo	0	Pien	Piñ	PR	42,08	669,06	Reversible
BTSAPR320	Rua Vicente Machado	1646	Centro	Guarapuava	PR	1.908,47	1.935,05	Reversible
6975	Rua Joaquim Santana	S/n	Na	Riacho De Santo Ant	ôPB	76,23	255,00	Reversible
BTSARS675	Rua Ernesto Alves	0	Veranópolis	Veranópolis	RS	406,11	150,01	Reversible
2904	Avenida Pres.Tancredo Neves *	S/n	Centro	Lagoa Dourada	MG	101,00	468,00	Reversible
6055	Estrada De Logoa Nova - Serra De Martins S/N	S/n	Zona Rural	Martins	RN	200,96	2.500,00	Reversible
5957	Rua Caetano Furquim	354	Centro	Vassouras	RJ	550,00	1.054,00	Reversible
BTSARS402	Paverama	0	Paverama	Paverama	RS	48,97	150,00	Reversible
2831	Praça Conego Cesario *	S/n	Centro	Guanhães	MG	281,00	1.191,00	Reversible
2635	Rua Argemiro Aguilar	533	Centro	Almenara	MG	282,00	1.034,00	Reversible
BTSAMS147	Av Clodoaldo Garcia	S/n	Sao Francisco	Três Lagoas	MS	215,10	1.200,00	Reversible
BTSASC266	Rua Presidente Prudente De Moraes	175	Santo Antonio	Joinville	SC	1.234,92	1.800,00	Reversible
4668	Rua Antonio F. Do Amaral Lotes 17 E 18 (Central)	490	Altiplano	João Pessoa	PB	133,60	1.200,00	Reversible
BTSAPR143	Rua Romario Martins	89	Centro	Cerro Azul	PR	71,85	1.200,00	Reversible
BTSARS87	Avenida Adriano Dias	0	Campo Bom	Campo Bom	RS	685,36	150,00	Reversible
BTSAPR511	Fazenda Palmeira	0	Ortigueira	Ortigueira	PR	60,00	150,00	Reversible
BTSARO65	Avenida Dos Estados Lotes 1/2, Quadra A-14, Setor "A"	0	Centro	Cerejeiras	RO	157,62	1.162,40	Reversible
BTSARS520	Bairro Nossa Senhora De Lourdes	0	Medianeira	Santa Maria	RS	181,34	600,00	Reversible
140	Avenida Amazonas	1860	Centro	Parintins	AM	180,97	2.172,00	Reversible
BTSAPR527	Rodovia Pr 151	S/n	Palmeira	Palmeira	PR	198,58	150,00	Reversible
163	Travessa Pedro Tinoco	143	Centro	Manicoré	AM	189,40	2.800,00	Reversible
252	Avenida Jacinto Ale	423	Plato Do Piquia	Boca Do Acre	AM	302,69	3.600,00	Reversible
BTSARS368	Rua General Neto - 83	83	Novo Hamburgo Ii	Novo Hamburgo	RS	700,47	440,88	Reversible
BTSARO16	Rodovia Ac-10 Km 02 Ramal Projeto V	S/n	Centro	Porto Acre	AC	149,99	150,00	Reversible
BTSADF106	Quadra 21 Lotes 21 22 E 23	0	Santo Antonio Do De	sSanto Antônio Do De	GO	199,99	200,00	Reversible
2711	Rua Sao Sebastiao	101	Centro	Capitólio	MG	101,00	364,00	Reversible
BTSAMS71	Rua Barao Do Rio Branco	S/n	Vila Santana	Coxim	MS	163,80	1.949,99	Reversible
BTSAPR770	Morro Carvalho	S/n	Tibagi	Tibagi	PR	258,40	150,00	Reversible
BTSAGO193	Rua S-4 Qd. S-18 Lt. 19	0	St. Bela Vista	Goiânia	GO	213,00	420,00	Reversible
BTSAMS52	Rua Salim Maluf	111	Amambai	Campo Grande	MS	137,42	675,00	Reversible

6	Rua Martino Maia	S/n	Centro	Atalaia	AL	473,00	1.081,00	Reversible
BTSARS61	Braga	0	Braga	Braga	RS	61,60	150,00	Reversible
BTSAPR155	Avenida Londres	280	Ribeira	Colombo	PR	79,38	960,00	Reversible
734	Praça Rui Barbosa	0	Centro	Gandu	BA	164,16	1.915,00	Reversible
2680	Avenida Bianco	58	Centro	Bicas	MG	328,00	1.480,00	Reversible
BTSAGO232	Pça. Santana C/ Padres Redentoristas Qd. 26 Lt. 01	0	Inhumas	Inhumas	GO	42,75	1.634,71	Reversible
BTSARO146	Avenida Getulio Vargas	2385	Centro	Theobroma	RO	216,00	4.320,00	Reversible
BTSASC16	Rua Daniel Petry	S/n	Centro	Antônio Carlos	SC	51,84	360,00	Reversible
BTSARS548	Santo Cristo	0	Santo Cristo	Santo Cristo	RS	225,50	150,00	Reversible
5538	Rua Maria Caran	0	Saracuruna	Duque De Caxias	RJ	208,00	510,00	Reversible
162	Avenida 05 De Setembro	506	Centro	Juiz De Fora	AM	189,40	1.995,00	Reversible
BTSAMT17	Avenida Presidente Castelo Branco	516	Centro	Barra Do Bugres	MT	94,93	400,00	Reversible
BTSASC407	Rua Jorge Lacerda	252	Centro	São Bento Do Sul	SC	636,93	1.073,00	Reversible
1128	Rua Jose Lourenço	2514	Joaquim Tavora	Fortaleza	CE	191,70	498,40	Reversible
BTSAPR546	Rua Dos Patriotas	140	Paranavaí	Paranavaí	PR	372,25	1.800,00	Reversible
5916	Avenida Nova Saquarema Lote-56 Q-373	0	Ipitangas-Vilatur	Saquarema	RJ	27,87	700,00	Reversible
5868	Rua Gonzaga Bastos	25	Vila Isabel	Rio De Janeiro	RJ	50,00	1.698,79	Reversible
451	Rua Conde Porto Alegre	687	Iapi	Salvador	BA	592,00	675,00	Reversible
BTSADF118	Ey6084 R Antenor Neto Da Qd 08 Lt 4/5/6/17/19 Da Rua Dr. Felao Da Qd 08 S	0	S Central	Aurora Do Tocantins	TO	230,00	230,00	Reversible
BTSARS456	Estrada Do Varejao	0	Lami	Porto Alegre	RS	235,71	600,00	Reversible
628	Praça Padre Mateus	227	Centro	Santo Antônio De Je	BA	344,00	1.145,00	Reversible
BTSARS481	Rua Duque De Caxias	0	Putinga	Putinga	RS	61,60	769,00	Reversible
BTSARS374	Estrada Do Palmital	0	Palmital	Osório	RS	45,05	240,00	Reversible
BTSAPR135	Fazenda Santo Andre / Serra Das Furnas Qd 382	0	Castro	Castro	PR	199,24	3.000,00	Reversible
BTSARS396	Rua Inominada	0	Petropolis	Passo Fundo	RS	181,34	540,00	Reversible
7	Rua Frederico Maia	37	Centro	Viçosa	AL	435,00	1.006,00	Reversible
BTSARS685	Av.Rio Branco	0	Vicente Dutra	Vicente Dutra	RS	61,60	150,00	Reversible
BTSAGO196	Rua Valparaíso Nº 161 Qd. 213 Lt. 03	161	Jd. Novo Mundo	Goiania	GO	149,00	450,00	Reversible
BTSASC147	Avenida Pequeno Principe	180	Campeche	Florianópolis	SC	109,60	150,00	Reversible
BTSASC21	Praça Hercilio Luz	676	Centro	Araranguá	SC	743,31	238,14	Reversible
5707	Rua Dr. Jose Maria Coelho	21	Queimados	Queimados	RJ	159,00	1.544,00	Reversible
BTSAMT66	Avenida Florianopolis	S/n	Centro	Juscimeira	MT	58,80	150,02	Reversible
BTSAMT82	Avenida Floespina Azambuja Esq. C/ Rua Manoel F. Pereira Lts. 1 E 2 Qd. 2 4	0	Centro	Pontes E Lacerda	MT	122,78	1.592,00	Reversible
2599	Rua Tiradentes	25	Centro	Abadia Dos Dourado	MG	38,00	190,00	Reversible
BTSAMT40	Avenida Soares Andrade	1	1º De Marco	Cuiabá	MT	122,78	554,30	Reversible
BTSARS434	Estrada Passo Do Batalha	0	Chacara	Piratini	RS	20,00	600,00	Reversible
BTSARS415	Avenida Zeferino Costa	51	Tres Vendas - Ctmr	Pelotas	RS	1.137,00	2.102,49	Reversible
BTSAPR5	Avenida Emilio Johnson	1035	Centro	Almirante Tamandaré	PR	247,83	150,00	Reversible
BTSADF68	Avenida Bahia Setor Tradicional Quadra 26 Lote 3 Centro	0	Damianopolis	Damianópolis	GO	104,40	1.224,40	Reversible
BTSAGO23	Rua Dr. Evandro Pinto Silva Qd. 2 Lt. 36	0	Cidade Universitaria	Anápolis	GO	183,00	525,00	Reversible
2858	Rua Joao Pessoa	47	Centro	Itabirito	MG	607,00	1.060,00	Reversible
BTSAMS105	Rua 14 De Maio	589	Centro	Jardim	MS	210,13	1.600,00	Reversible
BTSARS495	Rodeio Bonito	0	Rodeio Bonito	Rodeio Bonito	RS	63,00	150,00	Reversible
5658	Rua Zodiacal (Rua Imperio 343)	569	Caioba	Nova Iguaçu	RJ	227,00	2.274,00	Reversible
BTSAGO260	Rodovia Go-206 Km 17 - Fazenda Silveira	S/n	Itaruma	Itarumã	GO	83,30	1.500,00	Reversible
BTSAPR795	Av Portugal S/Nº - Gleba 14 - Figueira (Antiga Gleba Figueira)	0	Umuarama	Umuarama	PR	284,30	1.845,00	Reversible
BTSARS264	Rua Expedicionario	0	Ilopolis	Ilópolis	RS	61,60	390,00	Reversible
BTSAPR192	Avenida Manoel Ribas (Estacionamento)	115	Merces	Curitiba	PR	161,79	3.012,00	Non-Reversible
BTSAPR239	Avenida Teixeira De Freitas	141	Merces	Curitiba	PR	2.750,00	1.384,50	Non-Reversible
BTSADF49	Rua 38, Lotes 19 E 20, Quadra 06 Loteamento Jardim Querencia	0	Águas Lindas De Goia	Águas Lindas De Goi	GO	187,05	2.000,00	Reversible
1197	Avenida Engenheiro Santana Junior	2846	Aldeota	Fortaleza	CE	208,00	442,00	Reversible
BTSASC295	Distrito De Bela Vista Do Sul - Antiga Estrada Dona Francisca	0	Centro	Mafra	SC	64,14	150,00	Reversible
BTSARO84	Rua Raimunda Batista S/N - Jacy Parana	S/n	Centro	Porto Velho	RO	150,00	150,00	Reversible
526	Rua Das Flores	S/n	Na	Ibitiara	BA	45,00	1.200,00	Reversible
444	Avenida Afranio Peixoto (Av Suburbana)	31	Paripe	Salvador	BA	595,20	3.600,00	Reversible
BTSARS242	Rua 20 De Setembro	0	Guaiba	Guaiba	RS	961,51	200,00	Reversible
BTSARS247	Rua Comandai	0	Guarani Das Missoes	Guarani Das Missões	RS	225,50	1.000,00	Reversible
BTSASC143	Avenida Das Nações	595	Canasveiras	Florianópolis	SC	1.658,98	360,46	Reversible
BTSAMS62	Rua Ana Nery	0	Centro	Corguinho	MS	30,00	10.000,00	Reversible
2583	Rua Tenente Brito Melo	279	Barro Preto	Belo Horizonte	MG	397,00	531,00	Reversible
BTSARS253	Rua Uruguai (Antiga Horizontina)	863	Horizontina	Horizontina	RS	851,41	200,00	Reversible
2506	Rua Espirito Santo *	S/n	Amazonas	Itabora	MG	153,00	365,00	Reversible

BTSASC57	Rua Reinoldo Koffke	S/n	Velha	Blumenau	SC	132,34	568,34	Reversible
3238	Rua Intendente Camara	34	Pioneiros	Ouro Branco	MG	995,00	726,00	Reversible
BTSAGO524	Rua Raimundo S. Dourado C/ Etelvina A. Lustosa-Chac. 33B/33D	0	Gurupi	Gurupi	TO	200,00	200,00	Reversible
BTSARS554	Rua Julio De Castilhos	0	Sao Francisco De Pau	São Francisco De Pau	RS	189,24	1.215,00	Reversible
BTSAMT26	Avenida Brasilia	S/n	Centro	Campo Verde	MT	130,77	3.186,21	Reversible
BTSARS619	Rua Do Comercio	0	Tapejara	Tapejara	RS	37,48	1.200,00	Reversible
BTSARS503	Av Pio XII	0	Salto Do Jacui	Salto Do Jacuí	RS	61,60	406,40	Reversible
BTSARS104	Rua Sao Leopoldo	0	Mathias Velho	Canoas	RS	181,34	500,00	Reversible
BTSARS661	Rua Duque De Caxias	0	Uruguaiana	Uruguaiana	RS	1.384,44	150,00	Reversible
3589	Rua Gaspar Viana	144	Comercio(Campina)	Belém	PA	1.051,00	575,78	Reversible
BTSAGO526	Rua Etelvina A. Lustosa (Av. Parana) - Chacara Nº 33B-1	0	Na	Gurupi	TO	680,00	3.947,00	Non-Reversible
23579	Rodovia Augusto Montenegro (Loteamento Greenville Residence)	S/n	Na	Belém	PA	31,94	183,00	Reversible
6224	Rua Senhor Do Bonfim	S/n	Neópolis	Neópolis	SE	75,00	6.250,00	Reversible
BTSASC343	Rua Vitorino Manoel Rodrigues Lote Nº3 - Qd. Nº62	0	Centro	Passo De Torres	SC	38,00	390,00	Reversible
BTSAPR742	Rua Guiapo	666	Sarandi	Sarandi	PR	412,20	373,50	Reversible
BTSARS197	Avenida Presd. Vargas	0	Esteio	Esteio	RS	872,09	1.875,50	Reversible
5824	Estr. Do Gabinal	313	Freguesia	Rio De Janeiro	RJ	67,25	150,00	Non-Reversible
BTSARS256	Rua 15 Maio (Antigo Ibiacá)	631	Ibiacá	Ibiacá	RS	61,60	150,00	Reversible
BTSAMT52	Avenida Cidade Do Mexico (Olyntho Neves)	234	Jardim Das Americas	Cuiabá	MT	230,05	4.519,60	Reversible
BTSARO23	Estrada Apolonio Sales - Placas	0	Placas	Rio Branco	AC	185,00	2.460,00	Reversible
BTSARS221	Formigueiro	0	Formigueiro	Formigueiro	RS	61,60	150,00	Reversible
BTSASC362	Rua Jorge Lacerda	S/n	Centro	Pouso Redondo	SC	35,38	300,00	Reversible
BTSAPR519	Fazenda Alegria	0	Palmas	Palmas	PR	151,74	2.500,00	Reversible
158	Rua Belarmino Lins	550	Centro	Fonte Boa	AM	302,69	11.236,00	Reversible
BTSARS498	Roque Gonzales	0	Roque Gonzales	Roque Gonzales	RS	61,20	150,00	Reversible
BTSARS583	Sao Nicolau	0	Sao Nicolau	São Nicolau	RS	61,60	150,00	Reversible
3644	Avenida Cel. Raimundo Leao (Pça. Deodoro Da Fonseca)	545	Centro	Cametá	PA	231,16	1.889,40	Reversible
BTSARS683	Rua Nsa Sra De Fatima	0	Viamopolis	Viamão	RS	181,34	150,00	Reversible
BTSAGO179	Rua 59-A Nº 874 Qd. 58A Lt. 2	874	St. Aeroporto	Goiania	GO	113,00	523,00	Reversible
BTSAPR540	Rua Bento Munhoz Da Rocha Neto	0	Centro	Paranaguá	PR	112,50	1.380,00	Reversible
BTSADF65	Lote 14 Quadra 20 Na Rua 7 De Setembro (E Rua Cel J. J. Taveira)	0	Cristalina	Cristalina	GO	234,45	1.260,44	Reversible
2724	Rua Joao Pinheiro	53	Centro	Conceição Da Barra	DMG	101,00	360,00	Reversible
37038	Vale Do Sereno	0	Vale Do Sereno	Nova Lima	MG	61,95	366,00	Reversible
BTSAPR797	Rua Brasilia	0	Umuarama	Umuarama	PR	12,65	1.404,00	Reversible
933	Rua Da Foca - Área Amembrada Dos Lotes 2, 3, 4 E 5 Da Quadra 37	S/n	Distrito Praia Do Forte	Mata De São João	BA	64,00	886,77	Reversible
5993	Rua Tarcisio Correia	S/n	Alto Da Abolicao	Mossoró	RN	490,00	1.024,00	Reversible
4860	Fazenda Alvorada Br 232	0	Vila Anapolis	Pesqueira	PE	460,00	29.370,00	Reversible
BTSARS645	Tres De Maio	0	Tres De Maio	Três De Maio	RS	765,34	150,00	Reversible
BTSAMT61	Rua Jequitiba	S/n	Centro	Guarantã Do Norte	MT	95,37	6.144,00	Reversible
BTSAMS65	Rua Jose Frageli	S/n	Nova Corumba	Corumbá	MS	122,78	276,08	Reversible
BTSAPR363	Rua Crispim Furguim	0	Itaperucu	Itaperuçu	PR	100,95	494,00	Reversible
BTSARS668	Vanini	0	Vanini	Vanini	RS	42,40	150,00	Reversible
BTSARS295	Rua Mario Catoi	0	Lajeado	Lajeado	RS	1.273,60	772,00	Reversible
BTSAGO550	Avenida Teotonio Segurado Qd. Aane-40 Conj. Qi-04 Lt. 04	0	Centro	Palmas	TO	230,00	2.340,00	Reversible
2686	Avenida Do Carmo *	S/n	Centro	Cambuí	MG	282,00	656,00	Reversible
2997	Rua Miguel Couto	90	Centro	Piumhi	MG	458,00	1.559,00	Reversible
1124	Rua Gustavo Sampaio	2432	Parquelandia	Fortaleza	CE	456,00	1.129,00	Reversible
BTSAPR291	Rua Beija Flor	0	Na	Francisco Beltrão	PR	120,00	12.030,00	Non-Reversible
3262	Rua Cel. Jose Justino	671	Centro	São Lourenço	MG	175,00	500,00	Reversible
BTSAMS56	Rua Carmem Bazzano Pedra	739	Oliveira Iii	Campo Grande	MS	26,92	275,79	Reversible
2535	Rua Equador	328	Centenario	Sete Lagoas	MG	193,00	385,00	Reversible
BTSAPR730	Br 277	S/n	Sao Miguel Do Iguaçu	São Miguel Do Iguaçu	PR	197,12	3.245,00	Reversible
BTSARS424	Rua Marques De Marica	0	Navegantes - Ctmr	Pelotas	RS	122,78	200,00	Reversible
BTSAGO459	Avenida Aparecida C/ Avenida Guapo Qd. 45 Lt. 03	0	Trindade	Trindade	GO	187,05	741,05	Reversible
518	Avenida Matias	S/n	Tomba	Feira De Santana	BA	5.346,00	10.028,00	Reversible
3300	Fazenda Tres Pedras *	S/n	Rural	Caetanópolis	MG	21,00	904,00	Reversible
7686	Rua Richard Strauss	21	Jardim America	Rio De Janeiro	RJ	175,00	519,00	Reversible
2654	Rua Capitao Joaquim Eliz A. Magalha	10	Centro	Bambuí	MG	423,00	506,00	Reversible
BTSARO19	Rua 05 Distrito Industrial	0	Distrito Industrial	Rio Branco	AC	600,00	4.523,87	Reversible
BTSAPR133	Rua Rubens Lopes	0	Cascavel	Cascavel	PR	250,68	487,50	Reversible
BTSAPR208	Rua Doutor Julio Farah	157	Guabirubata	Curitiba	PR	225,74	879,00	Reversible
BTSAPR104	Gleba Registro	0	Campo Mourao	Campo Mourão	PR	279,67	1.925,00	Reversible

3210	Rua Bias Fortes	400	Centro	Itaobim	MG	1.106,00	1.320,00	Reversible
BTSARS193	Espumoso	0	Espumoso	Espumoso	RS	425,36	150,00	Reversible
BTSADF96	Granjas Vale Das Macieiras Gleba D	0	Padre Bernardo	Padre Bernardo	GO	1.365,00	1.365,00	Reversible
BTSAPR200	Rua Airtton Pizzato Gusi	704	Xaxim	Curitiba	PR	146,06	361,58	Reversible
493	Rua Colina Dos Laranjais	111	Centro	Camacan	BA	155,00	1.495,00	Reversible
BTSAGO25	Rua Elias Mockdissi Qd. 3 Lt. 1 2 E 24 (Avenida Brasil)	0		Vila Popular Munir Ca Anápolis	GO	144,60	819,70	Reversible
5740	Avenida Henrique Lage - Pontoes Da	12	Barra Da Tijuca	Rio De Janeiro	RJ	320,00	1.342,00	Reversible
36852	Estrada Manoel Urbano Km 08 - Lago Do Janauari	0	Comunidade Sao Ped	Irاندuba	AM	26,90	250,00	Reversible
BTSAPR784	Avenida Rio De Janeiro	580	Tuneiras Do Oeste	Tuneiras Do Oeste	PR	106,32	500,00	Reversible
BTSAPR227	Rua Nicola Pelandá	2370	Tatuquara	Curitiba	PR	174,00	516,00	Reversible
BTSASC77	Rua Joao Heil	33	Centro	Brusque	SC	1.168,78	623,72	Reversible
6608	Avenida Presidente Kennedy Lote 7 Quadra G	0	Sao Bento	Duque De Caxias	RJ	176,00	385,80	Reversible
BTSAPR218	Rua Joao Leal	290	Sao Lourenco	Curitiba	PR	529,38	1.319,50	Reversible
BTSAMT91	Avenida Sao Joao C/ Rua Piracicaba	296	Centro	Primavera Do Leste	MT	228,88	1.592,00	Reversible
BTSARS132	Rua Os 18 Do Forte	0	Imigrantes	Caxias Do Sul	RS	1.800,55	1.512,00	Reversible
BTSAGO192	Rua Rio Verde Qd. 36A Lt 37 A 39 (Ant. Rua Nazareth)	0	Jd. Guanabara	Goiânia	GO	390,01	1.369,00	Reversible
BTSAPR531	Rio Azul	0	Palotina	Palotina	PR	284,59	1.730,82	Reversible
BTSAPR395	Avenida Getulio Vargas - Gruta/Parque Do Monge Lotes 33/34/46/47/48/49	0	Lapa	Lapa	PR	126,61	290,00	Reversible
BTSARO85	Rua Juscelino Kubistchek	979	Centro	Jaru	RO	446,45	1.757,00	Reversible
834	Avenida 2 De Julho	S/n	Centro	Prado	BA	124,94	846,75	Reversible
1118	Rua Monsenhor Esmeraldo	800	Centro	Crato	CE	532,35	1.919,00	Reversible
BTSARO21	Rodovia Ac-40 - Corrente	S/n	Corrente	Rio Branco	AC	325,00	3.544,62	Reversible
10	Avenida 15 De Novembro	S/n	Centro	Palmeira Dos Índios	AL	653,00	1.398,00	Reversible
BTSARS6	Rua Gaspar Martins	0	Alegrete	Alegrete	RS	1.339,05	150,00	Reversible
BTSARO151	Rua Principal	0	Centro	Vale Do Paraíso	RO	150,00	150,00	Reversible
3076	Rua Castro Alves *	S/n	Urbano	São Lourenço	MG	147,00	1.200,00	Reversible
BTSARS617	Rua Reinaldo Seitenfus	0	Sobradinho	Santa Maria	RS	514,80	810,00	Reversible
6607	Rua Projetada A	0	Nova Campinas	Duque De Caxias	RJ	168,00	360,00	Reversible
BTSARS421	Rua General Neto	984	Anexo - Ctmr	Pelotas	RS	1.787,05	750,00	Reversible
BTSARS643	Tres Cachoeiras	0	Vila Fernando Ferrari	Três Cachoeiras	RS	45,05	150,00	Reversible
BTSARO115	Avenida Ji Parana 1722	1722	Centro	Presidente Médici	RO	495,00	9.900,00	Reversible
BTSAPR221	Rua Lamartine Babo	478	Vila Sao Pedro	Curitiba	PR	178,50	504,00	Reversible
BTSARS687	Victor Graeff	0	Vitor Graeff	Victor Graeff	RS	61,60	150,00	Reversible
BTSAPR222	Rua Leon Nicolas	255	Capao Raso	Curitiba	PR	122,78	1.227,90	Reversible
BTSAPR640	Rua Jose Vieira Lopes	532	Reboucas	Reboucas	PR	144,72	704,00	Reversible
BTSASC263	Rua Jose Satiro De Oliveira	0	Boehmerwaldt	Joinville	SC	71,33	150,00	Reversible
BTSAGO176	Rua 27 Nº 54 Qd. X Lt. 19	54	Vila Jaragua	Goiânia	GO	199,00	360,00	Reversible
2662	Rua Francisco Ferreira Filho	70	Urbano	Barroso	MG	286,00	935,00	Reversible
727	Rua Coronel Jose Batista Da Fonseca	140	Centro	Cruz Das Almas	BA	394,00	1.828,00	Reversible
BTSAGO277	Fazenda Torres		Jataí	Jataí	GO	500,00	10.000,00	Reversible
2346	Avenida Das Contelações	S/n	Na	Imperatriz	MA	652,00	7.117,00	Reversible
2676	Rua Treze De Maio	165	Centro	Brasília De Minas	MG	307,00	470,00	Reversible
BTSAMS54	Av Ana Batista De Caminha	S/n	Jardim Itamaraca	Campo Grande	MS	122,78	600,00	Reversible
5642	Estr. Caetano Monteiro	1164	Pendotiba	Niterói	RJ	314,00	1.668,00	Reversible
BTSARS317	Cônego Pedro Henrique Vier Setor 04 Qd 05 Lt 1204	613	Mato Leitao	Mato Leitão	RS	47,36	150,00	Reversible
BTSAGO401	Rodovia Br-153 Km 1085	S/n	Rialma	Rialma	GO	150,00	150,00	Reversible
BTSARS376	Rua Mal Floriano	0	Osorio	Osório	RS	1.001,79	150,00	Reversible
4904	Rua Joaquim Vasconcelos	146	Afogados	Recife	PE	733,52	670,00	Reversible
3679	Rua Monte Libano	96	Centro	Paragominas	PA	708,07	2.192,93	Reversible
BTSAMT36	Avenida Marechal Candido Rodon, Lote 7A, Qd 55	567	Centro	Colíder	MT	95,01	603,05	Reversible
BTSAMS27	Rua Santana Do Paraíso	0	Alvorada	Bonito	MS	58,00	2.000,00	Reversible
5964	Rua Nicanor Teixeira De Carvalho	0	Barreira Cravo	Volta Redonda	RJ	1.699,20	5.140,70	Reversible
BTSAPR270	Rua Souza Naves	17	Figueira	Figueira	PR	144,72	1.600,00	Reversible
BTSAMT98	Avenida Lins Internacional Lt. 1-A Qd. 01	0	Vila Aurora	Rondonópolis	MT	222,44	1.050,00	Reversible
BTSAPR266	Colombia	129	Vila Nova	Fazenda Rio Grande	PR	250,67	720,00	Reversible
BTSADF117	Rua Cel. Diolindo Dos Santos Freire Qd. 07 Lt 03	0	Arraias	Arraias	TO	110,00	110,00	Reversible
BTSAPR35	Rua Luiz Passato	1365	Arapoti	Arapoti	PR	144,72	1.600,00	Reversible
BTSAGO37	Rua 22 Qd. 44 Lt. 17 - Independencia	0	Bairro Independencia	Aparecida De Goiânia	GO	136,14	370,27	Reversible
1090	Avenida Visconde Ferreira Bandeira	468	Centro	Manhuaçu	BA	501,00	1.060,00	Reversible
312	Rua Getulio Vargas	2	Centro	Oiapoque	AP	197,85	1.200,00	Reversible
BTSAGO395	Avenida Rui Barbosa Nº 170	170	Quirinópolis	Quirinópolis	GO	382,00	1.484,00	Reversible
BTSARSS4	Rua Pedro A.Tietbohl Sn/Prl Venezuela	0	Bom Jesus	Bom Jesus	RS	37,48	1.439,00	Reversible
BTSAPR749	Rua Machado De Assis	958	Sertaneja	Sertaneja	PR	144,72	1.395,00	Reversible
BTSARS612	Severiano De Almeida	0	Severiano De Almeida	Severiano De Almeida	RS	61,60	150,00	Reversible
205	Rua Manaquiri	412	Centro	Careiro	AM	55,60	2.460,00	Reversible
BTSARO55	Avenida Porto Velho Lote 01 Quadra 20 Setor 02	0	Centro	Buritis	RO	122,50	2.436,92	Reversible

BTSARS65	Rua Benjamin Constant	0	Cacapava Do Sul	Caçapava Do Sul	RS	547,00	524,88	Reversible
BTSAPR658	Rua Roma	78	Rondon	Rondon	PR	144,72	1.500,00	Reversible
BTSAPR746	Rua Sete De Setembro	22	Senges	Sengés	PR	144,72	1.114,00	Reversible
BTSAMT102	Avenida Sergipe	S/n	Centro	São José Dos Quatro	MT	126,96	290,00	Reversible
BTSARS184	Entre-Ijuis	0	Entre-Ijuis	Entre-Ijuis	RS	252,04	200,00	Reversible
BTSADF24	Shi'Sul Qi 21 Conjunto G	0	Lago Sul	Brasília	DF	433,37	2.000,00	Reversible
BTSAMT126	Esplanada S Lt. 12 Qd. 16	0	Vila Rica	Vila Rica	MT	227,49	1.686,00	Reversible
BTSAPR300	Rua Antonio Moulin	175	Goioere	Goioerê	PR	798,63	570,00	Reversible
BTSAPR303	Rua Rui Barbosa	505	Grandes Rios	Grandes Rios	PR	144,72	600,00	Reversible
2869	Rua Monsenhor Cerqueira	91	Centro	Itapeperica	MG	281,00	1.165,00	Reversible
BTSAPR457	Gleba Numero 1	0	Perseveranca	Marmeleiro	PR	279,69	2.500,00	Reversible
BTSAPR273	Rua Rio Branco	565	Floresta	Floresta	PR	144,72	600,00	Reversible
BTSARS558	Rua Coronel Soares De Carvalho, Lt 6 Qd 7	349	Centro	São Jerônimo	RS	771,85	2.136,80	Reversible
5082	Br 407	450	Jardim Brasilia	Petrolina	PE	299,00	960,00	Reversible
759	Rua Jose Miraglia	49	Centro	Ipiáú	BA	347,00	858,00	Reversible
6031	Rua Sao Matias	S/n	Vila De Ponta Negra	Natal	RN	215,00	612,33	Reversible
BTSAPR712	Rua Tiradentes	0	Sao Jose Das Palmei	São José Das Palme	PR	242,95	1.728,00	Reversible
BTSAPR656	Colonia Muquillao	0	Roncador	Roncador	PR	198,00	1.750,00	Reversible
5717	Rua Braulino Alves Siqueira	S/n	Rio Dos Indios De De	Rio Bonito	RJ	159,96	40.275,24	Non-Reversible
BTSARS166	David Canabarro	0	David Canabarro	David Canabarro	RS	61,60	200,00	Reversible
BTSAPR154	Avenida Coimbra	500	Parque Residencial S	Colombo	PR	664,44	2.400,00	Reversible
2792	Avenida Francisco Campos	618	Centro	Dores Do Indaiá	MG	470,00	1.003,00	Reversible
BTSARS161	Avenida Presid. Vargas	0	Cruz Alta	Cruz Alta	RS	1.095,01	200,00	Reversible
1766	Rua Vicente Leite	240	Meireles	Fortaleza	CE	193,16	358,40	Reversible
BTSAPR634	Rua Eustaslau Sockzek	56	Quitandinha	Quitandinha	PR	144,71	1.265,00	Reversible
BTSARS496	Rodovia Porto Alegre Viamao	S/n	Sao Lucas	Viamão	RS	181,34	600,00	Reversible
BTSAGO166	Avenida Parque Ateneu (Ant. 2013) Unid. 201 Lt. 10	0	Pq. Atheneu	Goiânia	GO	101,30	847,40	Reversible
891	Rua Dr. Simoes Filho	4	Centro	Cachoeira	BA	516,00	622,00	Reversible
BTSAMS124	Rua Coronel Ponce	630	Jardim Das Exposicoe	Ponta Porã	MS	122,78	720,00	Reversible
BTSARS8	Rua Tiaraju	0	Angico	Alegrete	RS	267,58	150,00	Reversible
BTSAPR793	Avenida Brasil	831	Umuarama	Umuarama	PR	144,72	290,00	Reversible
BTSASC433	Rua Joaquim Antonio Vaz	S/n	Campinas	São José	SC	124,03	290,00	Reversible
BTSADF46	Lote 03 (03-A E 03-B) Quadra 31 Loteamento Agua Fria I Etapa	0	Agua Fria De Goias	Água Fria De Goiás	GO	158,51	2.000,00	Reversible
BTSAPR573	Rua Jakob Macanham	2970	Pinhais	Pinhais	PR	142,50	436,68	Reversible
349	Rua Carlos Santos	S/n	Centro	Xique-Xique	BA	139,80	2.216,16	Reversible
537	Trav. Dos Canecos	S/n	Morro Dos Canecos	Itabuna	BA	259,00	1.876,50	Reversible
BTSAPR538	Avenida Bento Munhoz Da Rocha Neto	0	Bertioga	Paranaguá	PR	180,50	150,00	Reversible
2513	Rua Pedro Bicalho *	S/n	Carneirinhos	João Monlevade	MG	193,00	360,00	Reversible
BTSAMS1	Rua Oito De Fevereiro	24	Centro	Água Clara	MS	200,00	200,00	Reversible
BTSASC55	Rua Jose Reuter	698	Velha Grande	Blumenau	SC	65,97	777,90	Reversible
BTSAPR478	Rua Argentina	1584	Medianeira	Medianeira	PR	478,13	242,65	Reversible
BTSAPR211	Rua Eduardo Pinto Da Rocha	0	Umbara	Curitiba	PR	122,78	744,00	Reversible
BTSAPR33	Rua Ema	445	Arapongas	Arapongas	PR	250,67	525,00	Reversible
BTSARO114	Avenida Efraim Goulart De Barros 3753	3753	Centro	Primavera De Rondón	RO	51,84	628,80	Reversible
BTSAPR472	Rua Parana	0	Bom Retiro	Matinhos	PR	265,83	1.058,46	Reversible
6609	Rua Nove	963	Vila Do Joao	Rio De Janeiro	RJ	326,00	825,00	Reversible
1974	Avenida Silvio Avidos	1197	Sao Silvano	Colatina	ES	172,00	580,00	Reversible
2613	Avenida Getulio Vargas	462	Centro	Andrelândia	MG	234,00	860,00	Reversible
BTSAMS45	Rua Frederico Soares	633	Santa Fe	Campo Grande	MS	166,40	720,00	Reversible
BTSARS192	Esmeralda	0	Esmeralda	Esmeralda	RS	61,60	150,00	Reversible
BTSAGO451	Rua Do Jardim C/ Des. Mata Teixeira Qd. 08-A Lt. 01	0	Senador Canedo	Senador Canedo	GO	124,04	1.187,50	Reversible
1262	Avenida Cel. Humberto Bezerra	128	Pq Tiradentes	Abaiara	CE	45,84	129,89	Reversible
BTSARO117	Rua Sao Paulo	S/n	Centro	Pimenteiras Do Oeste	RO	150,00	150,00	Reversible
2116	Rua Cunha Machado	S/n	Centro	Chapadinha	MA	272,00	3.068,00	Reversible
692	Rua Iluminato Lobo	139	Centro	Brumado	BA	312,00	831,00	Reversible
BTSAPR299	Estrada Municipal	0	Jaracatia	Goioerê	PR	246,84	150,00	Reversible
2125	Rua Luis Domingues	1	Centro	Pinheiro	MA	225,00	2.273,00	Reversible
BTSAGO158	Avenida C-171 C/ Rua C-252 Qd. 602 Lt. 16 Nº 112	0	Nova Suica	Goiânia	GO	212,00	414,70	Reversible
BTSAPR497	Rua Marechal Gaspar Dutra	601	Nova Fatima	Nova Fátima	PR	144,72	512,00	Reversible
2120	Rua Humberto De Campos	S/n	Centro	Dom Pedro	MA	259,00	925,00	Reversible
BTSAPR775	Rua Bento Munhoz	130	Toledo	Toledo	PR	908,46	2.000,00	Reversible
6037	Rua Dionisio Figueira	800	Natal	Petropolis	RN	490,00	1.098,00	Reversible
BTSARS537	Barao Do Rio Branco	496	Centro	Santiago	RS	911,37	150,00	Reversible
3196	Rua Teodoro Goncalves	226	Centro	Patrocínio	MG	1.177,00	1.777,00	Reversible
BTSAPR780	Fazenda Jaboticabal Da Barra Grande	0	Tomazina	Tomazina	PR	200,83	5.674,69	Reversible
3542	Rua Sao Jose	S/n	Centro	Unai	MG	1.100,00	1.200,00	Reversible

157	Rua Alvaro Maia	S/n	Centro	Anamã	AM	55,60	800,00	Reversible
BTSARS596	Rua 7 De Setembro Qd 0159 Lt 0016	92	Centro	Sapiranga	RS	742,00	150,00	Reversible
BTSADF41	Lote 16 Quadra 89/2 Colonia Agricola Arniqueira	0	Colonia Agricola Arniq	Brasília	DF	975,00	975,00	Reversible
BTSAGO24	Rua Eduardo Carlos Pereira Qd. 6 Lt. 6 E 7	0	Bairro Dom Pedro II	Anápolis	GO	226,00	600,00	Reversible
BTSAGO41	Rua J-08 Qd. 32 Lt. 15/16 - Mansoes Paraíso	0	Mansoes Paraíso	Aparecida De Goiânia	GO	225,74	743,50	Reversible
BTSAPR364	Avenida Brasil	834	Itauna Do Sul	Itaúna Do Sul	PR	144,72	1.575,00	Reversible
BTSAGO467	Rua Goias Esq. C/ Niquelandia Qd. 27 Lt. 05 (R. Isabel)	0	Uruaçu	Uruaçu	GO	349,20	622,82	Reversible
2743	Rua Leonildo Goncalves Regado	135	Aeroporto	Juiz De Fora	MG	279,00	1.696,00	Reversible
BTSARS589	Rua Placido Chiquiti	0	Sao Sepe	São Sepé	RS	771,85	150,00	Reversible
BTSARS574	Rua Osasco	0	Feitoria	São Leopoldo	RS	181,34	150,00	Reversible
BTSAGO197	Rua Vf-32 Nº 94 Qd. 27 Lt. 28/29	94	Vila Finsocial	Goiânia	GO	225,74	600,00	Reversible
BTSARS19	Linha Tapera-Estr.Pio X	0	Aratiba	Aratiba	RS	37,48	1.600,00	Reversible
BTSARO133	Avenida Jorge Marcelino Linha 204 Lote 20 Gleba 29 - Rondonias	0	Centro	Ouro Preto Do Oeste	RO	290,00	290,00	Reversible
BTSARS42	Barracao	0	Barracao	Barracão	RS	84,15	290,00	Reversible
BTSAPR125	Rua Albert Einstein	0	Cascavel	Cascavel	PR	225,74	1.739,33	Reversible
BTSASC90	Rua Coronel Farrapos	0	Centro	Campos Novos	SC	238,14	733,86	Reversible
BTSASC395	Rua Honorato Serafim	S/n	Centro	Sangão	SC	20,23	327,81	Reversible
BTSAPR488	Avenida Munhoz Da Rocha	618	Cascavel	Cascavel	PR	144,72	450,00	Reversible
BTSAPR663	Rua Jose Eugenio De Carvalho	356	Salto Do Itarare	Salto Do Itaré	PR	144,72	1.100,00	Reversible
2772	Avenida Pres. Vargas	119	Centro	Corinto	MG	290,00	934,00	Reversible
BTSARS535	Rua Castro Alves	0	Roseira	Sant'Ana Do Livrame	RS	181,34	1.711,19	Reversible
2690	Avenida Marechal Deodoro	36	Urbano	Cambuquira	MG	263,00	1.069,00	Reversible
BTSARO120	Rua Angico S/N	S/n	Caladinho	Porto Velho	RO	264,43	2.269,91	Reversible
BTSASC495	Rua Victor Konder - Lote Nº 11 Quadra 40	0	Centro	Xanxerê	SC	704,01	968,01	Reversible
3261	Rua Dr. Saturnino	55	Centro	Passos	MG	809,00	385,00	Reversible
BTSAPR632	Avenida Porto Alegre	357	Querencia Do Norte	Querência Do Norte	PR	144,72	1.200,00	Reversible
BTSARS103	Rua Nelson Paim Terra	0	Rio Branco	Canoas	RS	105,40	370,00	Reversible
BTSAGO244	Fazenda Bela Vista	0	Santa Rita	Itaberá	GO	1.575,00	1.575,00	Reversible
BTSAGO545	Alameda 6 C/ Alameda 4 Qd. Arse 71 Conj. Qi-04 Lt. 20-A	0	Centro	Palmas	TO	280,00	280,00	Reversible
6004	Rua Napoleao Laureano	2230	Quintas	Natal	RN	495,00	1.267,00	Reversible
BTSARS679	Rua Edson V.S. Machado	0	Vila Augusta	Viamão	RS	181,34	150,00	Reversible
2800	Rua Cel. Cornelio Maciel	175	Centro	Cruzília	MG	277,00	1.261,00	Reversible
4931	Rua Dr. Agamenon Magalhaes	220	Centro	Gravatá	PE	332,35	1.973,00	Reversible
BTSAGO210	Rua Mamore Nº 455 Qd. 55 Lt. 7/ 8	455	Goiatuba	Goiatuba	GO	538,30	430,00	Reversible
BTSAPR477	Rua Leodantas Fonseca	1031	Maua Da Serra	Mauá Da Serra	PR	144,72	480,00	Reversible
2805	Avenida Brasil	36	Centro	Extrema	MG	101,00	836,00	Reversible
7158	Rua Da Saudade	S/n	Na	Cardeal Da Silva	BA	64,71	1.665,00	Reversible
BTSASC428	Estrada Geral De Forquilha	0	Forquilha	São José	SC	150,00	150,00	Reversible
BTSARO141	Rua Das Comunicoes S/N	S/n	Centro	São Francisco Do Gu	RO	120,00	3.600,00	Reversible
BTSAPR612	Rua Dunas	917/903	Schagrila	Pontal Do Paraná	PR	100,95	864,00	Reversible
3710	Avenida Magalhaes Barata	S/n	Centro	Altamira	PA	507,83	1.497,30	Reversible
BTSASC376	Rua Gustavo Stadnik	S/n	Anta Galo	Rio Do Sul	SC	241,63	990,00	Reversible
3368	Rua Lignito	335	Santa Efigenia	Belo Horizonte	MG	189,00	650,00	Reversible
BTSAMT28	Avenida Tancredo Neves	S/n	Cavallhada	Cáceres	MT	122,78	472,23	Reversible
BTSAGO305	2ª Avenida Nº 94/96 Qd. 06 Lt. 21	0	Mineiros	Mineiros	GO	229,07	1.302,40	Reversible
BTSASC85	Rua Victor Juvenio Mafra	S/n	Centro	Camboriú	SC	94,48	290,00	Reversible
5619	Rua Dona Pessoinha	132	Vila Das Rosas	Miguel Pereira	RJ	492,00	1.534,00	Reversible
BTSAMT46	Avenida Osasco	249	Cpa I	Cuiabá	MT	226,15	1.100,00	Reversible
2121	Rua Antonio Francisco Dos Reis	S/n	Fatima	Grajaú	MA	218,00	450,00	Reversible
BTSAPR41	Rua Minas Gerais	0	Jardim Santa Izabel -	Araucária	PR	122,78	290,00	Reversible
BTSARS651	Rua Luiz Barreto	0	Triunfo	Triunfo	RS	145,00	1.154,99	Reversible
BTSAPR696	Rua Alfredo Schefer	221	Sao Jeronimo Da Ser	São Jerônimo Da Ser	RS	144,72	850,95	Reversible
BTSARS451	Avenida Gamal Abdel Nasser	0	Parque Dos Maias	Porto Alegre	RS	53,97	53,97	Reversible
BTSAPR616	Rua Joao Carraro	413	Porto Rico	Porto Rico	PR	106,32	1.200,00	Reversible
BTSAGO398	Avenida Pedro Felinto Rego E Rua 28	0	Rialma	Rialma	GO	120,93	12.673,22	Reversible
3487	Avenida Miguel Perrela	75	Castelo	Belo Horizonte	MG	100,00	420,00	Reversible
BTSARS40	Barra Do Ribeiro	0	Barra Do Ribeiro	Barra Do Ribeiro	RS	435,62	150,00	Reversible
BTSASC219	Rua Manoel Francisco Coelho	382	Cordeiros	Itajaí	SC	425,16	291,50	Reversible
BTSAMT7	Rua Antonio Ayres Favero	510	Centro	Alto Araguaia	MT	49,45	781,00	Reversible
BTSAGO167	Avenida Rondonia Nº 644 Qd. 12 Lt. 26	644	Jd. Pompeia	Goiânia	GO	107,00	437,50	Reversible
BTSAPR715	Br 376	S/n	Mringuava	São José Dos Pinhais	PR	232,91	1.656,50	Reversible
BTSAGO18	Avenida Pedro Ludovico Esq. C/ Santa Aparecida Qd. 12 Lt. 15	0	Jardim Calixto	Anápolis	GO	142,50	437,50	Reversible
5915	Rua Frutuoso De Oliveira	31	Centro	Saquarema	RJ	212,50	1.350,00	Reversible

BTSADF53	Lote 24 D 25 Quadra 5 Avenida Marechal Rondon Vila Marajoara	0	Alvorada Do Norte	Alvorada Do Norte	GO	290,59	290,59	Reversible
BTSARS358	Av Borges De Medeiros	0	Nova Prata	Nova Prata	RS	122,78	1.120,00	Reversible
BTSAPR327	Rua Jose Nicolau Abagge	282	Centro	Guaratuba	PR	322,77	1.920,00	Reversible
BTSARS455	Avenida Oscar Pereira	0	Gloria	Porto Alegre	RS	181,34	460,00	Reversible
BTSAMT45	Rua 01	23	Cpa Iii	Cuiabá	MT	101,97	250,00	Reversible
BTSARS308	Avenida Barao Do Rio Branco	0	Marau	Marau	RS	350,11	1.000,00	Reversible
BTSAPR689	Rua Jose Penna	270	Santo Antonio Do Cai	Santo Antônio Do Ca	PR	144,72	1.200,00	Reversible
BTSAGO65	Rua Egerineu Teixeira Esq. C/ Francisco Marques	0	Bela Vista De Goias	Bela Vista De Goiás	GO	130,00	861,22	Reversible
BTSAPR694	Rua Doutor Aprigio Alves Filho	352	Santo Inacio	Santo Inácio	PR	153,00	1.500,00	Reversible
BTSAGO17	Avenida Joquei Clube Qd. 10 Lt. 5	0	Bairro Joquei Club	Anápolis	GO	122,78	1.232,00	Reversible
BTSAPR370	Rua Piriquitos	0	Ivaipora	Ivaiporã	PR	270,02	1.800,00	Reversible
1948	Rua Guilherme Paterline	S/n	Urbano	Alfredo Chaves	ES	280,00	875,00	Reversible
BTSAPR205	Rua Bernardo Carlberg	0	Sao Joao	Curitiba	PR	122,78	340,20	Reversible
BTSAPR579	Rua Xv De Dezembro	214	Pinhao	Pinhão	PR	144,01	1.320,00	Reversible
BTSASC436	Rua Santo Antonio De Lisboa	121	Picadas Do Sul	São José	SC	68,03	150,00	Reversible
2634	Rua Jequitinhonha	417	Centro	Araquá	MG	281,00	1.800,00	Reversible
BTSADF71	Lotes De 08 A 13 Quadra 04 Loteamento Nova Flores Ii Etapa	0	Flores De Goias	Flores De Goiás	GO	121,69	2.691,00	Reversible
BTSARO124	Rua Daniela	0	Uniao Da Vitoria	Porto Velho	RO	617,88	617,89	Reversible
BTSARO47	Avenida Getulio Vargas	3445	Centro	Alto Alegre Dos Pare	RO	50,60	450,00	Reversible
BTSAPR282	Rua Limeira	0	Na	Foz Do Iguaçu	PR	88,00	7.119,00	Reversible
BTSAPR73	Prolongamento Travessa Numero 9	9	Morro Boa Vista	Boa Vista Da Apareci	PR	151,74	2.000,00	Reversible
BTSARS466	Rua Jatai	930	Cristal	Porto Alegre	RS	56,00	396,00	Reversible
BTSAGO187	Rua I Esq. C/ Rua 10 Qd. 22 Lt. 18Nº 320 - Vila Santa Helena	320	Vila Santa Helena	Goiania	GO	141,00	452,00	Reversible
699	Rua Quintino Bocaiuva - Esquina Com Landulfo Alves	S/n	Centro	Campo Formoso	BA	180,00	1.287,00	Reversible
BTSAMT69	Rua Paulo Mendonça	402	Centro	Mirassol D'Oeste	MT	126,97	462,00	Reversible
BTSASC61	Rua Gen. Osorio	S/n	Velha	Blumenau	SC	65,97	149,99	Reversible
BTSAGO181	Rua 9 Qd. 579 Lt. 10 A 13 (Rua Alice Perilo Qd. 18 Lt. 12)	0	Balneario Meia Ponte	Goiania	GO	163,00	450,00	Reversible
2561	Serra Do Curral	S/n	Rural	Belo Horizonte	MG	49,00	1.921,00	Reversible
BTSARS223	Frederico Westphalen	0	Frederico Westphalen	Frederico Westphalen	RS	1.179,33	200,00	Reversible
BTSAPR94	Travessa Zibetti	70	Campo Bonito	Campo Bonito	PR	106,32	640,00	Reversible
BTSAPR306	Rua Antonio Moregoni	1488	Guairaca	Guairacá	PR	144,72	290,00	Reversible
2755	Avenida Dr. Belmiro De Medeiros *	S/n	Urbano	Cordislândia	MG	101,00	360,00	Reversible
BTSAGO105	Rua Formosa Nº 89 Qd. 37 Lt 2	89	Catalao	Catalão	GO	545,73	95,06	Reversible
911	Rua Joana Paula	S/n	Centro	Camacan	BA	64,05	777,40	Reversible
BTSAGO500	Rua Stefany E. Da Silva (Ant. Rua 11) Qd. 18 Lt. 05	0	Centro	Colinas Do Tocantins	TO	600,00	600,00	Reversible
BTSAPR396	Rua Barao Do Rio Branco	1363	Lapa	Lapa	PR	283,11	1.106,05	Reversible
4658	Av. Diogenes Chianca Lt 576 Qd 48	0	Agua Fria	João Pessoa	PB	369,90	3.246,82	Reversible
255B	Rua Taboca Lote Remanescente 2	0	Centro	Presidente Figueiredo	AM	-	2.563,75	Reversible
BTSAPR391	Avenida Brasil	0	Juranda	Juranda	PR	224,59	1.575,00	Reversible
BTSAPR107	Rua Professor Daniel Portela	171	Campo Mourao	Campo Mourão	PR	303,50	1.800,00	Reversible
3111	Ladeira Tenente Villas Boas *	S/n	Centro	São João Del Rei	MG	522,00	2.605,00	Reversible
3198	Rua Capita Joao Ribeiro	143	Centro	Maria Da Fé	MG	271,00	814,00	Reversible
BTSARS698	Rua Rio Tainhas	0	Xangri-La	Xangri-Lá	RS	88,78	450,00	Reversible
BTSAGO1	Avenida Goias Qd. 57 Lt. 01 A 06 E 10 A 13	0	Centro	Abadiânia	GO	127,96	4.340,00	Reversible
5698	Rua Dr. Luiz Antonio Garcia Da Silveira	76	Pirai	Pirai	RJ	204,00	450,00	Reversible
3248	Rua Itambacuri	780	Centro	Nanuque	MG	681,00	586,00	Reversible
7230	Rua Alfredo Soares	0	Na	Piatã	BA	38,41	1.000,00	Reversible
2124	Avenida Rio Branco	778	Jerusalem Trzv	Pedreiras	MA	276,00	941,00	Reversible
BTSASC396	Rua Joao Manoel Silvano	S/n	Centro	Sangão	SC	20,23	150,00	Reversible
5547	Rua Joao Caetano	75	Centro	Itaboraí	RJ	596,80	690,00	Reversible
BTSAPR147	Rua 14 De Dezembro	347	Chopinzinho	Chopinzinho	PR	144,71	1.212,00	Reversible
BTSARS631	Teutonia	0	Paissandu	Teutônia	RS	54,48	150,00	Reversible
BTSAPR669	Gleba 9	0	Colonia Interventor -	Santa Fé	PR	182,96	150,00	Reversible
5478	Rua Joao Jacinto De Carvalho	S/n	Chacara Da Maravilha	Bom Jardim	RJ	239,90	2.072,00	Reversible
BTSAPR373	Avenida Getulio Vargas	906	Jacarezinho	Jacarezinho	PR	370,52	587,50	Reversible
BTSAMS31	Rua Dos Jesuitas	S/n	Centro	Camapuã	MS	289,99	290,00	Reversible
BTSAPR628	Rua Sao Sebastiao (Antigo N. 49)	75	Quatro Barras	Quatro Barras	PR	106,33	1.140,00	Reversible
1114	Avenida Dom Lino	525	Centro	Russas	CE	760,00	2.557,00	Reversible
BTSAMT63	Rua Guauiours	631	Centro	Jaciara	MT	122,78	800,00	Reversible
BTSADF25	Shi/Sul Qi 26 Conjunto A	0	Lago Sul	Brasília	DF	760,36	1.650,00	Reversible
BTSASC390	Rua Rafael Busarello	S/n	Centro	Salete	SC	100,94	290,00	Reversible
3891	Rua Henrique Olivier	S/n	Vila De Benfica	Benevides	PA	161,56	1.234,41	Reversible
2679	Avenida Cel. Francisco Braz	316	Urbano	Brazópolis	MG	270,00	900,00	Reversible

BTSADF27	Parte Dos Lotes 01 E 03 Quadra 05 Conjunto H Condominio Arapoangas	0	Planaltina	Brasília	DF	59,47	916,81	Reversible
BTSASC33	Rua 3610	S/n	Lot Maria Luiza	Balneário Camboriú	SC	82,78	270,00	Reversible
BTSARO73	Avenida Guarani	0	Centro	Cabixi	RO	220,60	4.500,00	Reversible
5821	Estr. De Jacarepagua	7428	Jacarepagua	Rio De Janeiro	RJ	85,76	360,00	Reversible
2537	Avenida Acesita	3836	Centro	Timóteo	MG	252,00	276,00	Reversible
7817	Rua Bernardo Proença	S/n	Cascatinha	Petrópolis	RJ	139,43	560,10	Reversible
BTSARS550	Sao Borja	0	Sao Borja	São Borja	RS	878,02	150,00	Reversible
BTSASC486	Rua Luiz Salvador	S/n	Centro	Vargem Bonita	SC	271,80	271,80	Reversible
BTSARS121	Lot. Rigotto	0	Bom Pastor	Caxias Do Sul	RS	181,34	372,00	Reversible
BTSASC50	Rua Des. Oscar Leitaó	180	Victor Konder	Blumenau	SC	630,00	630,00	Reversible
BTSAPR598	Rua Brigadeiro Rocha Lourdes	0	Ponta Grossa	Ponta Grossa	PR	122,78	924,00	Reversible
BTSARO143	Avenida Francisco Vieira - Tarilandia	0	Centro	Jaru	RO	615,00	615,00	Reversible
BTSAMS112	Rua Deputado Fernando Saldanha	979	Centro	Mundo Novo	MS	144,73	1.100,00	Reversible
2530	Rua Dos Pessegueiros	S/n	Vila Cloris	Belo Horizonte	MG	153,00	360,00	Reversible
BTSASC353	Avenida Julio Chiarello	S/n	Centro	Planalto Alegre	SC	20,23	150,00	Reversible
BTSASC402	Rua Francisco Pfeiffer	S/n	Oxford	São Bento Do Sul	SC	58,55	484,35	Reversible
BTSAPR305	Rua Joao Guimaraes Rosa	343	Guaíra	Guaíra	PR	154,62	290,01	Reversible
BTSAMS46	Rua Domingos Aparecida Bissoli	223	Nova Campo Grande	Campo Grande	MS	122,78	617,60	Reversible
BTSAMT29	Avenida Trancredo Neves Esq. C/ A Rua Funcionarios Publicos	0	Cavalhada	Cáceres	MT	122,78	472,23	Reversible
BTSAMS40	Rua Miguel Seba	645	Mata Do Jacinto	Campo Grande	MS	166,40	840,00	Reversible
BTSAMS81	Av Presidente Vargas	S/n	Vila Progresso	Dourados	MS	669,26	1.000,00	Reversible
BTSARS597	Rua Cabralia	0	Nova Sapucaia	Sapucaia Do Sul	RS	42,34	308,00	Reversible
BTSAPR439	Avenida Dona Sophia Rasgulaeff	0	Maringa	Maringá	PR	665,38	2.500,00	Reversible
2684	Rua Sete De Setembro	176	Centro	Cássia	MG	307,00	568,00	Reversible
BTSAGO563	Avenida Luiz Leite Ribeiro Qd. F Lt. 56 E 57 (Parte)	0	Centro	Porto Nacional	TO	213,99	800,00	Reversible
1334	Posto Mundial - Sitio Pedra D'Agua	S/n	Charneca	São João Do Jaguarí	CE	131,15	2.500,00	Reversible
BTSAPR588	Barra Do Espirito Santo	0	Pitanga	Pitanga	PR	228,00	1.575,00	Reversible
BTSARO107	Avenida Carlos Gomes 4727	4727	Centro	Novo Horizonte Do O	RO	300,00	300,00	Reversible
BTSASC118	Rua Manoel Serafim Inacio	S/n	Rio Maina	Criciúma	SC	61,69	640,00	Reversible
BTSAMS42	Rua Londrina	285	Bairro Panorama	Campo Grande	MS	122,79	910,00	Reversible
1131	Rua Desembargador Gonzaga	1925	Cidade Dos Funciona	Fortaleza	CE	345,00	1.203,00	Reversible
774	Avenida Juraci Magalhaes Junior	S/n	Beira Mar	Itaparica	BA	139,00	1.144,00	Reversible
5591	Rua Domingos Bellize	74	Centro	Magé	RJ	396,10	452,00	Reversible
6612	Rua Teixeira Ribeiro	601	Nova Holanda	Rio De Janeiro	RJ	169,00	1.324,00	Reversible
BTSAPR732	Gleba Numero 16	0	Sao Miguel Do Iguacu	São Miguel Do Iguacu	PR	251,76	99.284,00	Reversible
BTSAPR219	Rua Jordania	641	Centenario	Curitiba	PR	225,74	792,00	Reversible
3189	Praca Dos Ex-Combatentes	135	Centro	Cláudio	MG	110,00	939,00	Reversible
2854	Rua Cel. Calhau	265	Centro	Ipanema	MG	180,00	384,00	Reversible
BTSAGO20	Avenida S-8 Qd. 115 Lt. 12 E 13 - Anapolis City	0	Anapolis City	Anápolis	GO	91,00	450,00	Reversible
5859	Estr. De Sepetiba	5975	Sepetiba	Rio De Janeiro	RJ	113,00	427,00	Reversible
BTSAPR32	Avenida Uirapuru	871	Arapongas	Arapongas	PR	973,44	2.250,00	Reversible
BTSARO61	Avenida 15 De Outubro	0	Centro	Campo Novo De Ron	RO	315,00	6.300,00	Reversible
2642	Rua Quirino Gonçalves Lopes	198	Vila Santa Cecilia	Andradas	MG	221,00	979,00	Reversible
1349	Avenida Santos Dumont	S/n	Centro	Aquiraz	CE	186,00	736,00	Reversible
2580	Rua Costa Rica	102	Sion	Belo Horizonte	MG	229,00	360,00	Reversible
6047	Rua Alda Ramalho Pereira	56	Tirol	Natal	RN	167,00	1.865,00	Reversible
6045	Rua Itaporanga	S/n	Cid. Esperanca	Natal	RN	495,00	700,00	Reversible
BTSARO69	Rua Olavo Pires	1877	Centro	Corumbiara	RO	337,50	6.750,00	Reversible
BTSARO109	Rua Principal Quadra 20 Setor 02 - Novo Riachuelo	0	Centro	Presidente Médici	RO	290,00	290,00	Reversible
36853	Estrada Manoel Urbanokm 21 - Ramal Do Paricutuba0	0	Centro Social Comun	Irlanduba	AM	18,06	250,00	Reversible
5688	Fazenda Alto Da Serra - Morro Bandeira - Rua Augusto Severo.	0	Morin	Petrópolis	RJ	189,00	1.441,00	Reversible
BTSAPR676	Avenida Mato Grosso	0	Santa Isabel Do Ivaí	Santa Isabel Do Ivaí	PR	12,65	150,00	Reversible
BTSAGO160	Avenida Central Nº 1111 Qd. 70 Lt. 27	1111	Urias Magalhaes	Goiânia	GO	193,00	511,00	Reversible
BTSAMS110	Rua Rio Branco	341	Centro	Maracaju	MS	40,88	1.400,00	Reversible
BTSASC317	Rua Orlando Ferreira	S/n	Machados	Navegantes	SC	166,90	226,49	Reversible
BTSAMS51	Rua Acaia	712	Jardim Taruma	Campo Grande	MS	122,78	720,00	Reversible
3552	Rua Pedro Magalhaes De Moura	265	Centro	Formoso	MG	266,00	1.700,00	Reversible
BTSADF123	Avenida Brasil Lotes 11 13 15 Quadra Qse 12	13	Ponte Alta Do Bom Je	Ponte Alta Do Bom Je	TO	290,00	290,00	Reversible
3000	Rua Sao Jose	584	Country Club	Poços De Caldas	MG	1.733,00	2.124,00	Reversible
BTSAPR100	Rua Sao Paulo	0	Expedicionario	Campo Largo	PR	142,50	1.024,80	Reversible
BTSARS459	Rua Antonio Tessera	0	Tristeza	Porto Alegre	RS	181,34	427,00	Reversible
BTSARO90	Rua 25 De Agosto S/N - Migrantinopolis	S/n	Centro	Novo Horizonte Do O	RO	150,00	150,00	Reversible
BTSASC233	Lado Par Da Rua 402 - Albano Piccoli	0	Sao Luis	Jaraguá Do Sul	SC	123,50	290,00	Reversible
BTSASC259	Rua Iritiu	1750	Iritiu	Joinville	SC	324,06	12,16	Reversible

BTSAPR90	Rua Argentina	80	Cambira	Cambira	PR	106,32	600,00	Reversible
BTSADF88	Avenida 14 De Novembro S/Nº Esquina Com A Rua 31 De Março Quadra 16 L	S/n	Mambai	Mambai	GO	121,68	2.030,00	Reversible
BTSASC142	Rua Joao Meirelles Esq R. Manoel Felix Cardoso	0	Abraao	Florianópolis	SC	60,00	372,14	Reversible
2147	Rua Cel. Campelo	S/n	Nazare	Viana	MA	177,56	635,50	Reversible
BTSARS211	Rua Angelo Bozzetto	0	Faxinal Do Soturno	Faxinal Do Soturno	RS	84,15	454,50	Reversible
BTSARO58	Rua Ulisses Guimaraes	0	Centro	Candeias Do Jamari	RO	98,82	5.281,25	Reversible
5977	Rua Silvino Adonias Bezerra	374	Acari	Acari	RN	221,38	1.191,40	Reversible
2582	Rua Amedee Peret	393	Cidade Nova	Belo Horizonte	MG	116,00	360,00	Reversible
BTSAPR1	Rua Sete De Setembro	200	Abatia	Abatiá	PR	144,72	1.600,00	Reversible
BTSAGO165	Avenida Inhumas Nº 227 Qd. 10 Lt. 13	227	Vila Regina	Goiania	GO	120,10	360,00	Reversible
BTSASC154	R: Laurindo J. Da Silveira L.Conceicao	0	Lagoa Da Conceicao	Florianópolis	SC	201,47	462,28	Reversible
BTSARO48	Avenida Jose Javanini S/N - Vila Bandeira Branca	S/n	Centro	Presidente Médici	RO	150,00	150,00	Reversible
1964	Rua Manoel Joaquim Dos Santos	S/n	Itaciba	Cariacica	ES	151,00	423,00	Reversible
BTSARS505	Salvador Das Missoes	0	Salvador Das Missoes	Salvador Das Missõe	RS	44,85	150,00	Reversible
BTSARO99	Rua Principal S/N - Novo Paraíso	S/n	Centro	São Felipe D'Oeste	RO	150,00	150,00	Reversible
1121	Rua Frei Mansueto	1055	Varjota	Fortaleza	CE	474,00	989,00	Reversible
BTSAPR272	Rua Getulio Vargas	119	Florai	Florai	PR	106,33	1.440,00	Reversible
2843	Rua Vinte E Cinco De Marco	124	Centro	Ibiá	MG	261,00	420,00	Reversible
BTSAPR436	Avenida Alziro Zalur Lote 34-J/1A	0	Mandacaru	Maringá	PR	122,78	813,81	Reversible
BTSAPR721	Rua Pedro Aires Da Rocha	322	Sao Jose Dos Pinhais	São José Dos Pinhais	PR	122,78	780,00	Reversible
5734	Rua Dos Limites	54	Bangu	Rio De Janeiro	RJ	330,00	741,00	Non-Reversible
BTSASC207	Avenida Brasil	S/n	Centro	Ipira	SC	100,95	360,00	Reversible
BTSAGO36	Avenida Zoroastro Artiaga Qd. 1 Lt. 6/15 - Cidade Satelite Sao Luiz	0	Cid. Sat. Sao Luiz	Aparecida De Goiânia	GO	100,20	300,00	Reversible
BTSASC416	Avenida 7 De Setembro	S/n	Ubatuba	São Francisco Do Su	SC	351,01	150,00	Reversible
6024	Avenida Cel. Martiniano	1042	Centro	Caicó	RN	475,00	1.273,00	Reversible
4959	Rua Major Antonio Correia	S/n	Centro	Condado	PE	64,00	268,00	Reversible
BTSAMT78	Rua Cristal/Rua Campos Sales Lts. 8 A 12 E 17 A 21 Qd. 3 Quarterao B	0	Centro	Peixoto De Azevedo	MT	75,60	600,00	Reversible
3595	Trav. Segunda De Queluz (Entre As Ruas Silva Rosado E Americo Santa Ros	472	Terra Firme	Belém	PA	424,79	802,94	Reversible
3020	Rua Comendador Antonio Alves	1121	Centro	Pedro Leopoldo	MG	592,00	1.236,00	Reversible
BTSAGO509	Rua Tancredo Neves S/Nº Ze Mulato	S/n	Esperantina	Esperantina	TO	100,00	1.200,00	Reversible
BTSARS541	Rua General Ernesto Dornelles	0	Pippi	Santo Ângelo	RS	104,00	500,00	Reversible
BTSARS658	Avenida Mauá Lote 6 Quadra 22	979	Tuparendi	Tuparendi	RS	156,43	290,00	Reversible
BTSAGO406	Br-060 Km. 348 (Faz. Rio Doce De Cima - Potreirinha)	0	Rio Verde	Rio Verde	GO	209,10	4.182,00	Reversible
BTSARS298	Rua Osvaldo Aranha	0	Lavras Do Sul	Lavras Do Sul	RS	33,00	600,00	Reversible
BTSARO64	Avenida Chianca	0	Centro	Costa Marques	RO	125,00	10.000,00	Reversible
5768	Estr. Do Mendaña (Rua Arrevois Celular N. 56) Lote 01 Pa 43.101	0	Campo Grande	Rio De Janeiro	RJ	94,00	1.290,00	Reversible
1172	Rua Aracaju (R. Curitiba)	680	Henrique Jorge	Fortaleza	CE	403,00	902,00	Reversible
BTSASC453	Rua Bela Vista Esq. Rua Willy Wulf	0	Centro	Schroeder	SC	-	700,00	Reversible
BTSARS684	Rua Lamartine Babo	0	Vila Elsa	Viamão	RS	185,63	360,00	Reversible
BTSARS348	Nova Hartz	0	Nova Hartz	Nova Hartz	RS	63,90	150,00	Reversible
BTSAPR713	Avenida Rui Barbosa	0	Vila Itatiaia - Colonia	GSão José Dos Pinhais	PR	122,78	932,00	Reversible
5652	Rua Clarindo Da Rosa Teixeira	144	Conselheiro Paulino	Nova Friburgo	RJ	241,88	661,00	Reversible
BTSASC141	Ser Prof Maria Julia Franco	0	Praíinha	Florianópolis	SC	68,03	802,50	Reversible
BTSAMT83	Avenida Goias	S/n	Centro	Porto Alegre Do Norte	MT	126,00	8.100,00	Reversible
BTSARS22	Arroio Do Sal (Rua Alegrete)	0 (1992)	Arroio Do Sal	Arroio Do Sal	RS	91,81	290,00	Reversible
BTSAGO38	Rua Cannes C/ Av. Das Nações Qd. 41 Lt. 20 21 26 E 27 - Campos Eliseos	0	Campos Eliseos	Aparecida De Goiânia	GO	212,06	1.453,28	Reversible
BTSAMS4	Rua Carlos Luzardo	781	Vila Nova	Anastácio	MS	122,79	660,00	Reversible
36846	Estrada Manoel Urbano Km 29 - Ramal Serra Baixa	0	Comunidade Sao Se	blanduba	AM	33,00	200,00	Reversible
159	Rua Sao Francisco	309	Centro	Jutai	AM	55,60	1.122,00	Reversible
BTSARO144	Rua Genivaldo Souza Quadra 15 Lote 05 Setor 01	0	Centro	Teixeirópolis	RO	800,00	800,00	Reversible
2649	Morro Castelhana De Baixo *	S/n	Zona Rural	Monte Carmelo	MG	84,00	2.780,00	Reversible
BTSAPR93	Rua Coronel Monteiro	799	Centro	Campina Grande Do	PR	232,91	1.200,00	Reversible
2738	Rua Prefeito Antonio Martins Guimaraes	1440	Distrito Industrial	Divinópolis	MG	153,00	594,00	Reversible
BTSAGO383	Rua Manoel Gonçalves De Araujo Nº 20	20	Pires Do Rio	Pires Do Rio	GO	430,50	1.000,00	Reversible
BTSAPR718	Estrada Doutor Muricy	0	Sao Jose Dos Pinhais	São José Dos Pinhais	PR	42,08	29.342,50	Reversible
528	Rua 4 - Jardim Alto Boa Vista	0	Boa Vista	Ilhéus	BA	209,00	1.087,00	Reversible
BTSAGO185	Rua Expedicionarios Qd. X-4 Lt. 10 Nº 108	0	Vila Concordia	Goiania	GO	165,00	366,60	Reversible
BTSARS284	Rua Angelo Fabiane	0	Jacutinga	Jacutinga	RS	84,15	368,44	Reversible
2972	Avenida Capitaó Francisco Lima	591	Centro	Nepomuceno	MG	281,00	1.142,00	Reversible
BTSAPR740	Rua Prefeito Salvador Sanches	436	Sao Tome	São Tomé	PR	100,95	600,00	Reversible
5669	Praça 13 De Novembro	24	Centro	Paracambi	RJ	320,00	1.483,00	Reversible

BTSARS91	Campos Borges	0	Campos Borges	Campos Borges	RS	45,05	150,00	Reversible
BTSAMT41	Avenida Dr. Meirelher Lt. 38 Qd. 26	0	Tijucal	Cuiabá	MT	101,97	382,50	Reversible
BTSARO104	Avenida Luiz De Fraça Torres	0	Centro	Nova Mamoré	RO	158,00	2.491,00	Reversible
BTSAGO366	Avenida Dr. Pedro Ludovico Teixeira Qd. 325 Lt. 333	0	Piracanjuba	Piracanjuba	GO	165,00	865,00	Reversible
BTSAPR787	Faxinal Dos Rodrigues	0	Turvo	Turvo	PR	228,00	1.575,00	Reversible
BTSAMS39	Rua Castorina Rodrigues Da Luz	189	Jd. Das Macaúbas	Campo Grande	MS	122,78	731,28	Reversible
3568	Rua Antonio Brito De Souza	S/n	Torre	Óbidos	PA	158,97	4.170,00	Reversible
BTSAGO348	Fazenda Pico - Zona Rural	0	Orizona	Orizona	GO	53,57	1.500,00	Reversible
BTSASC38	Rua Celso Ramos	1286	Centro	Benedito Novo	SC	161,46	478,59	Reversible
BTSAPR456	Avenida Macali	373	Marmeleiro	Marmeleiro	PR	144,72	800,00	Reversible
BTSAPR229	Rua Paul Garfunkel	68	Cidade Industrial	Curitiba	PR	252,50	704,00	Reversible
BTSAMS83	Rua Frei Antonio	1650	Jardim Agua Boa	Dourados	MS	122,77	720,00	Reversible
2501	Rua Gilda Maria Da Silva	58	Eldorado	Contagem	MG	153,00	450,00	Reversible
4977	Avenida Agamenon Magalhaes	288	Centro	Ribeirão	PE	332,00	1.344,00	Reversible
5924	Rua Alfredo Chavesjunto Do 111	0	Sumidouro	Sumidouro	RJ	23,00	341,00	Reversible
BTSAPR344	Imovel Boa Vista	0	Inacio Martins	Inácio Martins	PR	228,00	1.575,00	Reversible
5952	Morro Dos Mascates	3200	Serra Velha	Valença	RJ	312,00	1.046,00	Reversible
BTSARS533	Rua Padre Ramao Fuentemayor	0	Santana Da Boa Vista	Santana Da Boa Vista	RS	61,60	150,00	Reversible
BTSAPR720	Rua Margarida Pianaro Moro	0	Jardim Santos Dumon	São José Dos Pinhais	PR	161,64	420,00	Reversible
2824	Avenida Dr. Alexandre Mascarenhas	560	Centro	Gouveia	MG	101,00	400,00	Reversible
BTSAMS79	Rua Cyro Mello	95	Jardim Tropical	Dourados	MS	122,78	400,00	Reversible
175	Avenida Amazonas	2641	Centro	Boca Do Acre	AM	165,08	1.407,00	Reversible
2529	Rua Adonias Filho	154	Santa Maria	Belo Horizonte	MG	179,00	385,00	Reversible
BTSARS218	Rua Anuncio Curra	0	Flores Da Cunha	Flores Da Cunha	RS	35,93	550,00	Reversible
2933	Rua Melo Viana	174	Centro	Conselheiro Lafaiete	MG	410,00	750,00	Reversible
1904	Rua Demerval Amaral / Praça Municipal	120	Centro	Guaçuí	ES	280,00	645,00	Reversible
BTSARS134	Rua Teodoro Rosa	0	Sao Leopoldo	Caxias Do Sul	RS	480,63	200,00	Reversible
BTSARO27	Rua Dom Julio Mattioli S/N Centro	S/n	Centro	Sena Madureira	AC	188,00	2.500,00	Reversible
BTSASC323	Rua Jose Fabro Valenti	0	Centro	Novo Horizonte	SC	20,23	300,00	Reversible
174	Avenida Uatuma	644	Centro	São Sebastião Do Ua	AM	55,60	2.050,00	Reversible
BTSAPR722	Rua Rosildo Rocco	0	Sao Jose Dos Pinhais	São José Dos Pinhais	PR	122,78	792,00	Reversible
BTSARS479	Protasio Alves	0	Proprietasio Alves	Protásio Alves	RS	42,40	150,00	Reversible
2129	Rua Sete De Setembro	S/n	Centro	São João Dos Patos	MA	253,00	1.500,00	Reversible
5118	Rua Capitulino Feitosa	822	Na	Arcoverde	PE	854,80	942,50	Non-Reversible
BTSARO17	Rua Juvenal Antunes S/N Centro	S/n	Centro	Plácido De Castro	AC	500,01	10.000,00	Reversible
3675	Rua General Gurjao	1090	Centro	Bragança	PA	426,15	883,11	Reversible
BTSAMT110	Rua Das Violetas Lts. 21 E 22 Qd. 77 Area A	0	Centro	Sinop	MT	122,78	1.120,00	Reversible
BTSAPR324	Avenida Minas Gerais	0	Coroados	Guaratuba	PR	100,95	900,00	Reversible
BTSARS488	Rua Bento Gonçalves	376	Cidade Nova	Rio Grande	RS	181,33	400,00	Non-Reversible
2633	Avenida Governador Valadares	258	Centro	Arcos	MG	386,00	1.070,00	Reversible
BTSARS453	Avenida Heitor Vieira	0	Belem Novo	Porto Alegre	RS	222,84	550,00	Reversible
BTSAMS144	Rua Jose Hamilcar Congro Bastos	S/n	Jardim Alvorada	Três Lagoas	MS	122,78	400,00	Reversible
2062	Avenida Jose Ruschi	S/n	Centro	Santa Teresa	ES	280,00	656,00	Reversible
6185	Rua Dr Pedro Soares S/N	S/n	Centro	Estância	SE	976,00	611,00	Reversible
2214	Avenida Antonio Ribeiro	S/n	Centro	Pirapemas	MA	40,15	450,00	Reversible
686	Avenida Juracy Magalhaes	S/n	Araca Dos Estudantes	Barra Do Mendes	BA	67,08	797,16	Reversible
BTSARO100	Rua Uirapuru S/N Setor 13	S/n	Centro	Nova Brasília D'O	RO	100,00	3.600,00	Reversible
BTSAPR206	Rua Capitao Leon Marques	1737	Uberaba	Curitiba	PR	146,51	496,00	Reversible
BTSAGO235	Avenida Pandia Calogeras	0	Ipameri	Ipameri	GO	239,38	871,00	Reversible
BTSASC111	Rua Oreste Farina	25	Centro	Concórdia	SC	1.460,54	1.234,00	Reversible
BTSARS604	Selbach	0	Selbach	Selbach	RS	181,34	150,00	Reversible
BTSAGO172	Rua 11 Esq. C/ Rua 1 Qd. 1 Lt. 18 (Atual Rua Armogaste Jose Da Silva)	0	St. Marechal Rondon	Goânia	GO	223,63	320,50	Reversible
BTSAMS137	Rua Santa Catarina	541	Centro	Sidrolândia	MS	18,24	400,00	Reversible
BTSAMT113	Rua 30-A Lts. 5 E 6 Qd. 2	0	Jardim Tangara Ii	Tangará Da Serra	MT	122,78	450,00	Reversible
BTSARO38	Rua Barao Do Rio Branco	S/n	Centro	Porto Velho	RO	150,00	150,00	Reversible
BTSADF126	Fazenda Saintinha - Av Comercial Sul Setor Sao Paulo Quadra 1A Lote 01.	0	Taguatinga	Taguatinga	TO	150,00	150,00	Reversible
BTSAPR91	Avenida Juscelino Kubitschek De Oliveira	766	Campina Da Lagoa	Campina Da Lagoa	PR	111,88	840,00	Reversible
BTSASC31	Rua 2051	175	Marambaia	Balneário Camboriú	SC	71,48	252,00	Reversible
BTSARS534	Avenida Daltro Filho	0	Porto Seco	Sant'Ana Do Livrame	RS	233,18	707,50	Reversible
BTSARS25	Rua Cap Paulo Billig	0	Arroio Do Tigre	Arroio Do Tigre	RS	84,15	669,40	Reversible
BTSAPR27	Rua Getulio Vargas	0	Apucarana	Apucarana	PR	142,50	625,00	Reversible
3631	Rua Padre Luiz Aragao	S/n	Centro	Vigia	PA	573,44	1.908,26	Reversible
BTSAPR771	Rua Coronel Telemaco Borba	1567	Tibagi	Tibagi	PR	122,79	999,30	Reversible
BTSAGO486	Rua Chuva De Prata Qd. 10 Lt. 07-A C/ Aquarela Musical Lt.07	0	Sonhos Dourados	Araguaína	TO	1.680,00	1.680,00	Reversible

BTSAPR407	Rua Presidente Castelo Branco	480	Londrina	Londrina	PR	91,75	500,00	Reversible
BTSASC228	Rua Dos Xavantes	S/n	Centro	Itapoá	SC	40,59	150,00	Reversible
BTSADF114	Parque Valparaíso - Lote 01 Quadra 03 Lote 02 Quadra 01 Lote 03 E Lote 04	0	Valparaíso	Valparaíso De Goiás	GO	67,77	1.118,69	Reversible
BTSARO88	Rua Faveiro	0	Centro	Ji-Paraná	RO	600,00	600,00	Reversible
BTSAPR52	Rua Dos Expedicionarios	0	Astorga	Astorga	PR	11,88	1.161,00	Reversible
BTSAPR536	Rua Casemiro De Abreu	478	Paraíso Do Norte	Paraíso Do Norte	PR	144,72	1.201,30	Reversible
3097	Trav. Alferes Patricio	291	Centro	São Sebastião Do Pa	MG	556,00	1.068,00	Reversible
1115	Rua Rio Araguaia	2150	Jardim Iracema	Fortaleza	CE	671,00	2.707,00	Reversible
BTSAPR99	Rua Sao Cristovao	0	Rondinha	Campo Largo	PR	142,50	290,00	Reversible
4949	Rua Vigario Joaquim Pinto	S/n	Centro	Limoeiro	PE	332,00	1.279,00	Reversible
BTSASC372	Situado Em Boa Vista - Distrito De Taquaras	0	Taquaras	Rancho Queimado	SC	59,88	150,00	Reversible
BTSARO68	Avenida Tapajos	0	Centro	Colorado Do Oeste	RO	320,00	8.872,45	Reversible
1238	Avenida Tabeliao Francisco Alves	170	Centro	Pentecoste	CE	186,00	2.576,00	Reversible
BTSAPR432	Rua Washington Luiz	980	Marialva	Marialva	PR	319,94	825,00	Reversible
BTSAMS61	Rua Quinze	532	Centro	Chapadão Do Sul	MS	105,16	9.000,00	Reversible
2072	Rua Roberto Silveira	175	Santa Martha	Vitória	ES	184,00	492,00	Reversible
2498	Rua Carmo Do Paranaiba	200	Itapoá	Belo Horizonte	MG	168,00	360,00	Reversible
3464	Rua Dona Geni	235	Lagoinha	Belo Horizonte	MG	153,00	400,00	Reversible
BTSARS469	Rua Piratininga	0	Lomba Do Pinheiro	Porto Alegre	RS	56,00	346,00	Reversible
BTSAGO356	Rua Quintino Bocaiuva C/ Cap. Machado Nº 75 Qd. 76 Lt. 01	75	Palmeiras De Goias	Palmeiras De Goiás	GO	174,40	914,81	Reversible
5851	Rua Agai Lt 30 Qd 30 - Jardim Palmares	0	Santa Cruz/Paciencia	Rio De Janeiro	RJ	78,00	432,00	Reversible
BTSADF52	Avenida Joao Bernardes Rabelo Quadra 01 Nº 907 Estancia Paraíso	0	Alto Paraíso De Goias	Alto Paraíso De Goiás	GO	121,68	1.600,00	Reversible
BTSARS138	Rua Grande Do Sul	0	Cerro Grande Do Sul	Cerro Grande Do Sul	RS	61,49	200,00	Reversible
BTSAPR26	Rua Diagonal A Rua Iguacu Lt 1-3Rem	0	Apucarana	Apucarana	PR	122,78	290,00	Reversible
1979	Av. Expedito Garcia (Fazenda Brasileira S/N)	99	Campo Grande	Cariacica	ES	136,00	1.200,00	Non-Reversible
BTSASC334	Rua Alcino Dos Navegantes Moreira	S/n	Barra Do Aririu	Palhoça	SC	100,95	987,29	Reversible
2136	Avenida Colares Moreira	2081	Renascenta	São Luís	MA	883,00	2.516,00	Reversible
1975	Fazenda Vitalli	S/n	Fazenda Vitalli	Colatina	ES	382,00	794,00	Reversible
BTSAGO361	Rua Benjamim Constant Qd. 23 Lt. 04	0	Parauna	Paraúna	GO	174,40	1.155,00	Reversible
BTSAGO157	Avenida Brasil Qd. 55 Lt. 30 - Parque Joao Bras	0	Pq. Industrial Joao Br	Goiania	GO	143,00	370,00	Reversible
BTSAMS134	Rua Getulio Vargas	275	Centro	São Gabriel Do Oeste	MS	179,64	1.098,20	Reversible
5604	Rua Gilmar Dos Santos Duarte (Antiga Rua 1 Lote 2 Qd-14)24 Q.14	0	Chacaras Inoa	Maricá	RJ	686,96	1.070,00	Reversible
BTSARS152	Rua Assis Brasil	0	Colorado	Colorado	RS	64,00	1.156,10	Reversible
BTSAGO21	Rua 8 Qd. 25 Lt. 21 E 22 (Rua Joao Mariano Da Silva)	0	Bairro Jk Nova Capita	Anápolis	GO	241,68	384,00	Reversible
BTSASC464	Rua Leoberto Leal	221	Centro	Tijucas	SC	238,35	1.145,97	Reversible
BTSAGO254	Praça Da Cadeia - Av. Anhanguera C/ Rua 46 Nº 490	490	Itapuranga	Itapuranga	GO	122,77	800,00	Reversible
2510	Avenida Amazonas	33	Sao Geraldo	Araxá	MG	153,00	300,00	Reversible
BTSAPR651	Morro Do Mossungue	S/n	Rio Branco Do Sul	Rio Branco Do Sul	PR	153,54	940,00	Reversible
2564	Rua Dom Joaquim Silverio	541	Urbano	Belo Horizonte	MG	126,00	480,00	Reversible
BTSASC178	Rua Coronel Aristiliano Ramos	181	Centro	Gaspar	SC	113,07	338,94	Reversible
BTSASC248	Rua Avencal	682	Comasa	Joinville	SC	71,32	525,00	Reversible
BTSAPR479	Rua Doutor Joao Inacio	0	Mercedes	Mercedes	PR	71,84	800,00	Reversible
BTSASC483	Rua Sete De Setembro	512	Centro	Vargão	SC	127,70	12.099,00	Reversible
BTSAGO415	Rua Canjarana Qd. 111 Lt. 53/51	0	Rubiataba	Rubiataba	GO	148,00	696,00	Reversible
BTSAGO484	Rua 14 De Janeiro Qd. 126B Lt. 11	0	Sao Joao	Araguaína	TO	120,90	420,50	Reversible
379	Rua Estrada De Barreira	S/n	Mata Escura	Salvador	BA	244,00	1.715,00	Reversible
BTSAPR307	Serra Da Natureza	0	Guamiranga	Guamiranga	PR	260,83	2.000,00	Reversible
BTSARS71	Avenida Flores Da Cunha	0	Cachoeirinha - Shopp	Cachoeirinha	RS	233,18	150,00	Reversible
BTSAPR380	Rua Geralda Moreira	549	Janiopolis	Janiópolis	PR	106,34	290,00	Reversible
BTSAMT122	Rua Chile	S/n	Jardim Imperial	Várzea Grande	MT	122,78	1.200,00	Reversible
BTSARO45	Rua Eça De Queiroz	0	Centro	Alvorada D'Oeste	RO	120,00	2.400,00	Reversible
3389	Fazenda Boa Esperança (Br-040/Trevo Pirapatos)	S/n	Zona Rural	João Pinheiro	MG	41,00	2.500,00	Reversible
BTSAMS107	Rua Santa Catarina	S/n	Centro	Juti	MS	36,58	1.390,00	Reversible
BTSASC78	Rua Joao Tensini	S/n	Centro	Brusque	SC	40,59	420,00	Reversible
BTSASC156	Rod. Baldicero Filomeno	S/n	Ribeirao Da Ilha	Florianópolis	SC	25,00	275,00	Reversible
BTSAGO458	Rua 3 C/ 14 Qd. 08 Lt. 05 (Nazir Horacio Felix)	0	Tres Ranchos	Três Ranchos	GO	110,00	110,00	Reversible
BTSAGO429	Rua 04	0	Cirilândia	Santa Isabel	GO	69,56	600,00	Reversible
6198	Rua General Siqueira	21	Centro	Marumim	SE	196,05	210,60	Reversible
BTSAPR285	Rua Mario Filho	0	Foz Do Iguacu	Foz Do Iguacu	PR	122,78	650,00	Reversible
BTSAPR802	Rua Osmar Romulo Caradino	459	Uniao Da Vitoria	União Da Vitória	PR	122,78	684,00	Reversible
BTSASC51	Rua Frederico Jensen	S/n	Itoupavazinha	Blumenau	SC	122,78	449,82	Reversible
BTSAPR280	Avenida Trancredo Neves	0	Foz Do Iguacu	Foz Do Iguacu	PR	122,78	290,00	Reversible
BTSASC161	Rua Jose Luiz	S/n	Coqueiros	Florianópolis	SC	89,98	420,00	Reversible

BTSARO101	Avenida Tancredo Neves (Antiga Rua V 3 S/N) - Nova Londrina	2223	Centro	Ji-Paraná	RO	150,00	150,00	Reversible
603	Rua Cova Da Moca	S/n	Na	Porto Seguro	BA	120,00	1.218,55	Reversible
BTSAPR323	Avenida Cubatao	0	Guaratuba	Guaratuba	PR	100,95	780,00	Reversible
BTSARS21	Rua Dr Joao Carlos Machado, Quadra: 2 Lote: 14 Sublote: 1 Setor:	519	Arroio Do Meio	Arroio Do Meio	RS	79,39	150,00	Reversible
BTSARS610	Sertao	0	Sertao	Sertão	RS	85,53	290,00	Reversible
BTSASC344	Rua Ana Raupp	S/n	Centro	Paulo Lopes	SC	25,00	1.050,00	Reversible
BTSARS350	Rua Silvio Grotto	0	Nova Palma	Nova Palma	RS	84,15	450,00	Reversible
BTSAPR15	Rua Presidente Kennedy	0	Ampere	Ampère	PR	144,72	930,60	Reversible
2637	Praça Dr. Omar Andrade	349	Centro	Abaceté	MG	380,00	1.479,00	Reversible
BTSAPR34	Rua Pintagol	54	Arapongas	Arapongas	PR	142,51	648,00	Reversible
BTSAPR140	Rua Santos Dumont	0	Castro	Castro	PR	122,78	900,00	Reversible
BTSAMT119	Rua Do Amor Lt. 6 Qd. 10	0	Jardim Gloria	Várzea Grande	MT	126,96	576,00	Reversible
BTSAMS82	Rua Francisco Luiz Viegas	S/n	Sao Francisco	Dourados	MS	135,15	600,00	Reversible
3408	Rua Herculano Veloso	97	Matozinhos	São João Del Rei	MG	525,00	800,00	Reversible
604	Praca Da Bandeira	168	Na	Potiraguá	BA	197,70	493,57	Reversible
BTSARS235	Rua Mestre - Lote Monte Verde Nº 141 - Morro Dos Cabritos	0	Lagos Do Bosque	Gramado	RS	72,00	3.150,00	Reversible
BTSAGO103	Rua Das Violetas Esq. C/ Amor Perfeito	0	Catalao	Catalão	GO	103,00	2.430,00	Reversible
BTSAPR277	Avenida Das Cataratas	3050	Foz Do Iguacu	Foz Do Iguaçu	PR	100,95	1.000,00	Reversible
BTSAPR423	Avenida Prata	0	Marechal Candido Ro	Marechal Cândido Ro	PR	12,65	800,00	Reversible
2838	Rua Major Urias *	S/n	Centro	Guaranésia	MG	182,00	955,00	Reversible
37002	Passagem Amazonas	0	Mararu	Santarém	PA	826,75	16.535,00	Non-Reversible
578	Rua Joel Modesto	S/n	Na	Morro Do Chapéu	BA	36,00	994,00	Reversible
BTSADF121	Praça Sao Francisco De Assis S/Nº	S/n	Novo Alegre	Novo Alegre	TO	150,00	150,00	Reversible
BTSASC275	Rua Sao Joao	319	Centro	Lajeado Grande	SC	20,23	352,00	Reversible
BTSAPR150	Rua Tocantins	317	Cianorte	Cianorte	PR	122,78	545,60	Reversible
6613	Rua Fernandes Da Cunhalote 69	0	Vigario Geral	Rio De Janeiro	RJ	169,00	480,00	Reversible
BTSARS102	Rua Lafayette Cruz	0	Estancia Velha	Canoas	RS	181,34	510,00	Reversible
3651	Rua Dom Cornelio Vermans	101	Centro	Tucuruí	PA	634,05	8.618,59	Reversible
3343	Rua Joao Barcelos	80	Urbano	Dom Silvério	MG	5500	175,00	Reversible
BTSAPR655	Rua Santos Dumont	828	Rolândia	Rolândia	PR	226,00	675,00	Reversible
BTSAPR604	Rua Jose Kalinoski	0	Ponta Grossa	Ponta Grossa	PR	122,78	600,00	Reversible
BTSARO41	Quadra 14 Setor 02	0	Centro	Vale Do Anari	RO	150,00	150,00	Reversible
3078	Praca Santa Rita	192	Centro	Santa Rita Do Sapuca	MG	353,00	1.117,99	Reversible
BTSAMS111	Rua Do Carmo	414	Centro	Miranda	MS	178,89	1.134,85	Reversible
BTSAPR610	Avenida Beira Mar	228	Praia De Leste	Pontal Do Paraná	PR	30,26	720,00	Reversible
BTSASC432	Rua Hermenegildo Da Rosa	202	Picadas Do Sul	São José	SC	68,03	150,00	Reversible
BTSAGO493	Rua Cicero Carneiro Lote 172 E 172A	77	Povoado De Nova Ba	Arapoema	TO	120,75	670,60	Reversible
BTSAPR352	Estrada Principal	0	Irati	Irati	PR	150,00	150,00	Reversible
5694	Estr. Uniao Industria	32702	Posse	Petrópolis	RJ	235,44	2.500,00	Reversible
BTSAGO182	Rua 91 Nº 733 Qd. F20B Lt. 06	733	St. Sul	Goiânia	GO	163,00	584,16	Reversible
1071	Avenida Elisa Nery	S/n	Centro	Mundo Novo	BA	95,00	931,00	Reversible
2691	Rua Dr. Nelson Dias Ayres	47	Centro	Campanha	MG	252,00	1.068,00	Reversible
3705	Trav. Dr. Arnaldo Moraes	329	Centro	Alenquer	PA	361,59	1.424,08	Reversible
BTSASC198	Rua Rio Grande Do Sul - Lote Nº14 - Qd. A	0	Baln. Rincao	Içara	SC	74,57	656,25	Reversible
2543	Alameda Das Amendoeiras	135	Ouro Velho Mansoes	Nova Lima	MG	164,00	465,00	Reversible
BTSAGO32	Avenida Da Igualdade Qd. 100 Lt. 20 - Garavelo	0	Garavelo	Aparecida De Goiânia	GO	101,30	420,00	Reversible
BTSAGO449	Avenida Minas Gerais C/ Rua 2 Qd. 50 Lt. 02/03	0	Sao Miguel Do Aragu	São Miguel Do Aragu	GO	175,36	787,50	Reversible
BTSAGO396	Avenida Pedro Felinto Do Rego C/ Rua 36 E 28-Qds 36 A 40 S/Nº	S/n	Rialma	Rialma	GO	112,67	2.253,49	Reversible
BTSAGO89	Rua Capitaio Joao Crisostomo S/Nº Qd. 09 Lt. 6	S/n	Caldas Novas	Caldas Novas	GO	255,00	607,40	Reversible
BTSAPR544	Gleba Patrimonio Sumare	0	Paranavai	Paranavai	PR	100,95	1.000,00	Reversible
BTSAPR791	Avenida Aracaju	0	Umuarama	Umuarama	PR	122,78	290,00	Reversible
BTSASC157	Rod. Virgilio Varzea	270	Saco Grande	Florianópolis	SC	58,64	1.222,00	Reversible
BTSAGO212	Avenida Cristalina Esq. C/ Avenida Pontalina	S/n	Guapo	Guapó	GO	174,38	624,00	Reversible
3201	Rua Joao Pinto	366	Centro	Conselheiro Pena	MG	406,00	1.119,00	Reversible
BTSAPR153	Rua Manoel Ferreira Bello	260	Clevelandia	Clevelandia	PR	144,72	836,00	Reversible
BTSAPR526	Pr 376	0	Palmeira	Palmeira	PR	93,42	290,00	Reversible
5541	Avenida 13 De Junho	46	Xerem	Duque De Caxias	RJ	143,00	2.698,00	Reversible
BTSARS398	Rua J.Coni	0	Passo Fundo	Passo Fundo	RS	37,53	2.600,00	Reversible
BTSAMS36	Rua Belo Horizonte	692	Jardim Ima	Campo Grande	MS	116,66	480,00	Reversible
BTSARS303	Mampituba	0	Mampituba	Mampituba	RS	20,00	150,00	Reversible
2569	Rua Rio Tibre	437	Riacho Das Pedras	Contagem	MG	134,00	360,00	Reversible
BTSAPR532	Rua 25 De Dezembro	1273	Palotina	Palotina	PR	358,91	1.400,00	Reversible

3598	Trav. Lomas Valentinas (Entre A Avenida Senador Lemos E Rua Sao Joao)	40		Belém	PA	1.128,02	3.007,90	Reversible
569	Rua Sr Dos Passos	S/n	Sacramenta	Lençóis	BA	66,37	1.626,90	Reversible
BTSARO37	Rua Dom Luiz S/N Centro	S/n	Centro	Porto Walter	AC	150,00	150,00	Reversible
BTSAPR741	Av. Paulo Cesar Guerreiro Abrão (Antiga Rua Primavera)	151	Sapopema	Sapopema	PR	71,24	660,00	Reversible
BTSASC458	Rua Caetano Lummertz	S/n	Centro	Sombrio	SC	197,05	1.014,30	Reversible
BTSAPR215	Rua Gilda Pitache Forcadell	0	Jardim Ouro Verde C	Curitiba	PR	216,00	150,00	Reversible
BTSAPR410	Avenida Liberdades	0	Luiziana	Luiziana	PR	25,30	2.103,00	Reversible
BTSAGO191	Rua Prof. Lazaro Costa (Ant. Pirajibe Leite) Qd. 173 Lt. 15 - Vila Canaa	0	Nova Canaa	Goiânia	GO	118,00	435,00	Reversible
BTSAPR158	Rua Napoles	260	Atuba	Colombo	PR	163,19	602,00	Reversible
BTSAMT100	Avenida Filinto Muller Lt. 3 Qd. 20-A	0	Vila Operaria	Rondonópolis	MT	165,66	700,00	Reversible
2905	Rua Rio De Janeiro	767	Centro	Lagoa Da Prata	MG	446,00	1.000,00	Reversible
BTSAMT118	Rua Morada Nova Lt. 18	0	Parque Do Lago	Várzea Grande	MT	122,78	600,00	Reversible
4908	Avenida Claudio Queiros Leite	5232	Pau Amarelo	Paulista	PE	299,00	762,00	Reversible
BTSAGO535	Avenida Princesa Isabel C/ Rua 10 Qd. 34-A Lt. 07 (Qd. 44 Lt. 07)	0	Centro	Miranorte	TO	60,00	600,00	Reversible
BTSAPR450	Rua Prefeito Sincler Sambatti	0	Maringa	Maringá	PR	122,78	980,15	Reversible
5690	Rua Paschoal Sagesselotes 8 9 10	0	Pedro Do Rio	Petrópolis	RJ	104,00	1.500,00	Reversible
BTSAMT111	Br 163 Charara 549 B1	S/n	Sao Cristovao	Sinop	MT	126,96	600,00	Reversible
878	Avenida Presidente Medice	S/n	Centro	Ubatã	BA	196,80	1.918,28	Reversible
BTSAPR798	Rua Guaira	1214	Umuarama	Umuarama	PR	79,38	382,50	Reversible
3858	Avenida Rui Barbosa - Perimetro Urbano Da Br 222	94	Vila Sao Raimundo/ B	Bom Jesus Do Tocan	PA	54,65	598,65	Reversible
4823	Morro Bom Jesus	S/n	Centro	Caruaru	PE	219,00	2.000,00	Reversible
BTSAPR444	Rua Mato Grosso	737	Jardim Alvorada	Maringá	PR	179,98	467,50	Reversible
5450	Loteamento Vilar Araruama Lt-22 Qd-5 - Rua Detroit 22.0	22	Bananeiras	Araruama	RJ	107,00	600,00	Reversible
5557	Rua Amelia Louzada, Lote 9 E 10	330	Itaguaí	Itaguaí	RJ	249,53	618,37	Non-Reversible
481	Rua Principal	S/n	Centro	Boquira	BA	201,00	625,00	Reversible
BTSARS309	Rua Dr Joao Silveira	0	Marcelino Ramos	Marcelino Ramos	RS	198,00	420,00	Reversible
BTSASC349	Avenida Nereu Ramos	S/n	Centro	Balneário Piçarras	SC	105,06	290,00	Reversible
1170	Rua Senador Joao Cordeiro	857	Centro	Baturité	CE	226,00	2.306,00	Reversible
3774	Avenida Alacid Nunes	S/n		Abel Figueiredo	PA	131,80	4.480,00	Reversible
BTSAPR54	Rua Maringa	581	Astorga	Astorga	PR	12,66	150,00	Reversible
BTSAPR294	Rua Sao Leopoldo	0	Francisco Beltrao	Francisco Beltrão	PR	122,78	676,27	Reversible
BTSAPR424	Rua Arnaldo Meert	0	Marechal Candido Ro	Marechal Cândido Ro	PR	10,21	800,00	Reversible
BTSARS53	Rua Borges De Medeiros	0	Bom Jesus	Bom Jesus	RS	350,11	940,80	Reversible
BTSARS375	Morro Da Borrucia	S/n	Osorio	Osório	RS	141,82	182.000,00	Reversible
3677	Avenida Magalhaes Barata	S/n	Centro	Maracanã	PA	126,20	2.964,00	Reversible
BTSARS69	Rua Duque De Caxias	0	Cachoeira Do Sul	Cachoeira Do Sul	RS	80,28	150,00	Reversible
2518	Rua Adolfo Siqueira	S/n	Centro	Conselheiro Lafaiete	MG	193,00	364,00	Reversible
BTSAPR719	Rua Antonio Bianchetti	0	Jardim Independecia	São José Dos Pinhais	PR	373,71	1.500,00	Reversible
BTSARS490	Rua Duque De Caxias	0	Rio Grande	Rio Grande	RS	1.664,28	1.022,56	Reversible
1331	Chapada Do Araripe	0	Sao Felipe	Brejo Santo	CE	154,52	2.500,00	Reversible
2119	Rua Gonçalves Dias	S/n	Centro	Coroatã	MA	170,00	637,00	Reversible
6014	Rua Bonfim	45	Sao Jose De Mipibu	São José De Mipibu	RN	235,00	1.056,79	Reversible
15	Rua Cel. Lucena Maranhao	S/n	Centro	Santana Do Ipanema	AL	187,77	579,00	Reversible
151	Rua Olavo Bilac	468	Centro	Boa Vista Do Ramos	AM	55,60	2.516,81	Reversible
BTSAPR213	Rua Francisco Derosso	5527	Alto Boqueirao	Curitiba	PR	155,52	290,00	Reversible
BTSARO77	Rua Principal S/N - Fortaleza Do Abuna	S/n	Centro	Porto Velho	RO	150,00	150,00	Reversible
BTSAMT12	Avenida Presidente Dutra	S/n	Vila Nova	Arenópolis	MT	61,44	776,80	Reversible
BTSARO159	Avenida Olavo Pires Lote 02 - 5º Bec	0	Centro	Machadinho D'Oeste	RO	150,00	150,00	Reversible
883	Praça Da Igreja	0	Centro	Uruçua	BA	46,00	1.116,00	Reversible
831	Avenida Conego Piton	470	Centro	Poções	BA	196,00	1.450,00	Reversible
BTSAPR461	Avenida Das Praias	0	Solimar	Matinhos	PR	100,95	420,09	Reversible
BTSAPR63	Rua Rui Barbosa	0	Barra Do Jacare	Barra Do Jacaré	PR	12,65	1.200,00	Reversible
BTSASC260	Rua Jao	S/n	Costa E Silva	Joinville	SC	73,34	363,63	Reversible
BTSARS606	Avenida Arthur Oscar	0	Serafina Correa	Serafina Corrêa	RS	304,45	1.250,00	Reversible
BTSAGO412	Rua 18 Qd. 52 Lt. 04	254	Rio Verde	Rio Verde	GO	174,96	404,00	Reversible
2636	Morro Jardim Da Colina	S/n	Jardim Colina	Alfenas	MG	67,00	1.200,00	Reversible
2744	Alameda Do Cafe	31	Jardim Andere	Varginha	MG	198,00	402,00	Reversible
BTSARS114	Rua Luiza Caselani	0	Arco Verde	Carlos Barbosa	RS	26,25	240,00	Reversible
2527	Rua Desemb.Viotti De Magalhaes	191	Santa Rosa	Belo Horizonte	MG	153,00	389,00	Reversible
773	Rua Afonso Pena	321	Na	Itanhém	BA	35,65	1.174,27	Reversible
BTSARS198	Rua 24 De Agosto	0	Santo Inacio	Esteio	RS	181,34	1.500,00	Reversible
2855	Rua Belo Horizonte	242	Centro	Ipatinga	MG	140,00	144,00	Non-Reversible
5612	Rua Quarenta E Dois	0	Barra De Marica	Maricá	RJ	238,00	480,00	Reversible
2607	Praça Benedito Valadares	277	Urbano	Alterosa	MG	101,00	372,00	Reversible

BTSARO12	Praça Nossa Senhora Da Penha S/N Centro	S/n	Centro	Manoel Urbano	AC	150,00	150,00	Reversible
5813	Rua Uça	528	Ilha Do Governador	Rio De Janeiro	RJ	75,00	300,00	Reversible
BTSASC381	Avenida Sete De Setembro	S/n	Centro	Rio Fortuna	SC	14,19	224,70	Reversible
BTSASC83	Rua Joao Serafim	S/n	Centro	Calmon	SC	20,23	450,00	Reversible
BTSAMS60	Rua Manoel Thomas Da Silva	393	Centro	Cassilândia	MS	144,00	1.000,00	Reversible
5765	Estr. Do Magarca	2531	Campo Grande	Rio De Janeiro	RJ	114,50	720,00	Reversible
19	Rua Joaquim Mazoni - Morro	S/n	Centro	Penedo	AL	215,76	3.385,00	Reversible
3385	Avenida Barao Do Rio Branco	15	Santa Tereza	Juiz De Fora	MG	279,00	2.028,00	Reversible
BTSAMS15	Rua Zeca De Castro	S/n	Distrito De Piraputan	gAquidauana	MS	32,35	1.200,00	Reversible
BTSASC140	R Maria S Oliveira	0	Cachoeria Do Bom J	eFlorianópolis	SC	71,50	420,00	Reversible
BTSASC346	Rua Pomerode S/Nº - Praia Da Armação - Área C	0		Praia De Armação Do Penha	SC	51,15	300,00	Reversible
BTSAPR42	Rua Victor Do Amaral	240	Centro	Araucária	PR	399,10	1.631,25	Reversible
BTSAPR602	Rua Humberto Gobbo	0	Ponta Grossa	Ponta Grossa	PR	122,78	980,00	Reversible
BTSASC62	Rua Ipiranga	67	Garcia	Blumenau	SC	201,47	1.325,45	Reversible
5654	Rod. Rio-Nova Friburgokm 75	S/n	Muri	Nova Friburgo	RJ	500,36	2.400,00	Reversible
2776	Avenida Joao Chaves	119	Jardim Sao Luiz	Montes Claros	MG	153,00	360,01	Reversible
BTSAGO413	Rua Belmiro Candido De Abreu Qd. 12 Lt. 09	0	Vitoria Regia	Rio Verde	GO	101,00	375,00	Reversible
BTSASC420	Rua Jose Bonifacio	193	Centro	São João Do Itaperiú	SC	20,23	312,00	Reversible
5471	Estr. Roberto Silveira (Antiga Estr. Floriano Quatis 2657)	2661	Barrinha	Quatis	RJ	337,00	2.527,00	Reversible
BTSAPR403	Gleba 4	0	Lindoeste	Lindoeste	PR	42,08	1.200,00	Reversible
BTSASC356	Rua Luiz Abry	540	Centro	Pomerode	SC	122,78	1.147,50	Reversible
BTSASC244	Av Jupter S/Nº	S/n	Jardim Paraíso	Joinville	SC	123,50	290,00	Reversible
1327	Praça Cel. Raimundo Rodrigues/Rua Joao Pessoa S/N	S/n	Na	Reriutaba	CE	138,75	277,50	Reversible
1229	Rua Capitaó Ferreira	87	Na	Guaraciaba Do Norte	CE	138,79	533,69	Reversible
BTSASC66	Rua 14 De Janeiro	S/n	Centro	Bom Retiro	SC	24,01	1.216,25	Reversible
BTSAGO426	Rua Paulo Lopes Nº 500 (Rua Magueira Qd. 13 Lt. 05)	500	Santa Helena De Goia	Santa Helena De Goi	GO	200,01	200,00	Reversible
2568	Rua Nova Lima	129	Carlos Prates	Belo Horizonte	MG	87,00	382,00	Reversible
BTSAGO269	Rodovia Go-050 - Perimetro Urbano	S/n	Palmeuna	Jandaia	GO	71,95	949,50	Reversible
BTSARS106	Avenida Paraguassu Loja 3 - Antigo Nº 4272 (Mat 39886)	4139	Capao Novo	Capão Da Canoa	RS	99,41	300,00	Reversible
3417	Rua Tarcisio Ribeiro	79	Santanense	Itaúna	MG	29,00	302,00	Reversible
2525	Avenida Nestle	363	Jardim Santa Tereza	Três Corações	MG	168,00	324,00	Reversible
BTSAPR778	Rua Erechim	193	Toledo	Toledo	PR	122,78	150,00	Reversible
BTSAPR518	Rua Paranagua	132	Paicandu	Paicandu	PR	122,40	290,00	Reversible
BTSAMT31	Avenida Humero Mouser Esq. C/ Rua Tiradentes	S/n	Centro	Chapada Dos Guimar	MT	106,60	390,01	Reversible
674	Avenida Governador Lomanto Junior	S/n	Centro	Amargosa	BA	58,50	1.611,60	Reversible
154	Rua Benjamin Constant	395	Centro	Tefé	AM	282,21	1.334,00	Reversible
BTSARS59	Boqueirao Do Leao	0	Boqueirao Do Leao	Boqueirão Do Leão	RS	42,40	150,00	Reversible
3153	Avenida Thales Chagas / Rua Nsa. Sra. De Loutredes	337	Centro	Vespasiano	MG	490,00	1.988,00	Reversible
2127	Trav. 22 De Abril	S/n	Centro	São Domingos Do Ma	MA	167,00	735,00	Reversible
BTSAGO457	Fazenda Saco	0	Tres Ranchos	Três Ranchos	GO	150,00	150,00	Reversible
BTSARS50	Boa Vista Das Missoes	0	Boa Vista Das Missoe	Boa Vista Das Missões	RS	44,85	150,00	Reversible
BTSAPR319	Rua Roberto Cunha E Silva	52	Guarapuava	Guarapuava	PR	122,78	807,01	Reversible
BTSADF75	Travessa Industrial I	S/n	Formosa	Formosa	GO	180,30	6.336,00	Reversible
5643	Rua Atila Nunes	14	Piratininga	Niterói	RJ	324,00	1.080,00	Reversible
BTSASC245	Rua Baltazar Buschle	S/n	Espinheiros	Joinville	SC	100,95	542,50	Reversible
BTSARS673	Rua Nestor Frederico Henn	0	Vera Cruz	Vera Cruz	RS	58,69	150,00	Reversible
BTSAMT47	Avenida Pedro Paulo De Faria Jr. / Avenida A Modulos 25 E 26	1760		Cuiabá	MT	202,56	1.440,00	Reversible
7066	Praça Castro Alves	S/n	Distrito Industrial					
3734	Rua Sol Poente	1200	Na	Teixeira De Freitas	BA	100,00	308,00	Non-Reversible
2540	Avenida Selim Jose Sales	807	Centro	Marabá	PA	311,45	841,51	Reversible
2068	Avenida Florentino Avidos	S/n	Canaa	Ipatinga	MG	162,00	360,00	Reversible
BTSASC418	Rua Rio Grande Do Sul	1173	Centro	Viana	ES	37,00	936,00	Reversible
BTSAGO47	Rua Pedro Ludovico Qd. 43 Lt. 02-A	0	Enseada	São Francisco Do Su	SC	33,96	252,00	Reversible
BTSAGO19	Avenida Pres. Kennedy Qd. 5 Lt. 17	0	Centro	Aragarças	GO	70,35	498,53	Reversible
BTSAPR556	Rua Duque De Caxias	260	Jardim Alexandrina	Anápolis	GO	101,00	384,00	Reversible
BTSARO5	Rua Jose Maciel S/N Centro	S/n	Pato Branco	Pato Branco	PR	122,78	1.280,00	Reversible
769B	Praça Marechal Castelo Branco	63	Centro	Bujari	AC	150,00	150,00	Reversible
BTSAPR83	Rua Governador Moises Lupion	1023	Centro	Itamaraju	BA	-	760,00	Non-Reversible
BTSAPR233	Rua Teffe	78	Cafelandia	Cafelândia	PR	141,55	450,00	Reversible
2534	Rua Olavo Bilac - Henrique Neri	902	Bom Retiro	Curitiba	PR	170,20	150,00	Reversible
1311	Rua Capitao Waldemar De Lima	41	Canaan	Sete Lagoas	MG	153,00	499,00	Reversible
3614	Estrada Baia Do Sol Rod. B1 130	S/n	Centro	Maracanau	CE	99,00	345,00	Reversible
BTSADF122	Avenida Joao Batista Cirqueira Lote 01 Quadra 07	0	Baia Do Sol	Belém	PA	127,55	638,82	Reversible
BTSARS98	Rua Angelo Grenha Garcia	0	Novo Jardim	Novo Jardim	TO	150,00	150,00	Reversible
553	Nucleo Colonial De Jaguaquara	0	Cerro Dos Borges	Canguçu	RS	55,44	1.250,00	Reversible
6021	Repetidora Serra De Lagoa Seca	0	Morro Do Pelado	Jaguaquara	BA	118,80	23.080,00	Reversible
		0	Lagoa Seca	Natal	RN	103,18	2.500,00	Reversible

2663	Rua Guilherme Machado	155	Centro	Bela Vista De Minas	MG	45,00	300,00	Reversible
2666	Rua Sena Madureira	S/n	Pontilhao	Barbacena	MG	153,00	360,00	Reversible
BTSARS28	Aurea	0	Aurea	Áurea	RS	45,05	150,00	Reversible
BTSASC268	Rua Santa Isabel - Lote N°9	0	Joao Costa	Joinville	SC	47,45	390,00	Reversible
3662	Rua Rogerio Coutinho	1692	Centro	Capitão Poço	PA	144,74	1.412,90	Reversible
2741	Rua Inacio Gama	177	Lourdes	Juiz De Fora	MG	168,00	600,00	Reversible
BTSASC485	R Eduardo - Lt.Mira Serra - Lotes 2/3 - Qd.01	0	Centro	Vargem Bonita	SC	20,23	5.342,89	Reversible
2532	Praça Jose De Magalhaes	S/n	Boa Vista	Belo Horizonte	MG	153,00	550,00	Reversible
3151	Praça Do Rosario	26	Centro	Viçosa	MG	1.189,00	1.805,31	Reversible
BTSARS386	Rua Do Cedro	0	Alexandria	Parobé	RS	181,34	312,00	Reversible
BTSAMS43	Rua Maria Izabel Couto Pontes	293	N. Sra. Das Gracas	Campo Grande	MS	166,40	988,00	Reversible
3706	Rua Lauro Sodre	124	Cidade Baixa	Monte Alegre	PA	350,32	1.969,42	Reversible
BTSAPR127	Rua Das Orquideas	502	Cascavel	Cascavel	PR	479,93	1.776,00	Reversible
BTSAGO287	Rua Almirante Saldanha C/ Rui Barbosa Qd. 05 Lt. 11	0	Jussara	Jussara	GO	156,18	568,75	Reversible
BTSARS408	Avenida Fernando Osorio	0	Terras Altas - Ctmr	Pelotas	RS	149,41	9.110,24	Reversible
5453	Rua Nereu Ramos	80	Centro	Arraial Do Cabo	RJ	204,19	450,00	Reversible
2852	Rua Manoel Silva Araujo	265	Centro	Inhapim	MG	159,00	211,00	Reversible
2562	Rua Potomaio	600	Sao Geraldo	Belo Horizonte	MG	165,00	420,00	Reversible
2500	Rua Cinco	75	Kennedy	Contagem	MG	167,00	360,00	Reversible
2960	Rua Tiradentes	398	Centro	Muzambinho	MG	222,00	842,00	Reversible
864	Rua Deputado Adao Souza	S/n	Centro	Santa Maria Da Vitória	BA	259,00	2.500,00	Reversible
2526	Avenida Brasil	60	Jardim America	Três Corações	MG	168,00	450,00	Reversible
BTSAPR9	Avenida Brasil	615	Alto Piquiri	Alto Piquiri	PR	105,58	1.200,00	Reversible
BTSARS628	Rua 7 De Setembro - 15602	15602	Taquari	Taquari	RS	54,00	1.231,20	Reversible
5973	Rua Monsenhor Julio Bezerra	S/n	Assu	Açu	RN	357,20	1.503,77	Reversible
BTSASC237	Rua 642 - Gustavo Henschel	S/n	Vieira	Jaraguá Do Sul	SC	40,25	396,25	Reversible
2777	Avenida Gentil Messias	65	Vila Cruz	Poços De Caldas	MG	153,00	534,00	Reversible
BTSAMS95	Rua Cel Gustavo Rodrigues Da Silva	799	Centro	Inocência	MS	100,80	630,00	Reversible
BTSASC43	Br 470	3651	Salto Norte	Blumenau	SC	206,37	150,00	Reversible
BTSAPR268	Avenida Palmital	32	Fênix	Fênix	PR	144,72	1.200,00	Reversible
5721	Rod. Rio-Angra (Rod. Rj-155)Km 36	S/n	Lidice - Alto Da Serra	Rio Claro	RJ	141,00	900,00	Reversible
BTSARS35	Barao	0	Barao	Barão	RS	61,49	200,00	Reversible
BTSAPR286	Rua Mumbau	601	Foz Do Iguacu	Foz Do Iguacu	PR	142,50	290,00	Reversible
2130	Avenida Da Rodoviaria	S/n	Centro	São Mateus Do Mara	MA	16.654,00	494,00	Reversible
BTSASC417	Rua Fernandes Dias	117	Centro	São Francisco Do Su	SC	351,02	150,00	Reversible
1156	Rua Dom Pedro Ii	151	Na	Acará	CE	122,14	960,00	Reversible
BTSAGO519	Avenida Parana (Atual Avenida Raimundo Alencar Leao N° 1655)	0	Centro	Guaraí	TO	156,00	45,68	Reversible
6022	Praca Da Matriz	142	Lajes	Lajes	RN	100,48	2.500,00	Reversible
BTSAMT95	Rua Rio Branco Lt. 10 Qd. 22	0	Jardim Santa Marta	Rondonópolis	MT	26,96	599,50	Reversible
1243	Rua Cel. Guilhermino	291	Na	Ipueiras	CE	138,75	425,60	Reversible
1297	Rua Mozart Pinto	2110	Centro	Canindé	CE	202,00	900,00	Reversible
5436	Morro Do Bule0	S/n	Petrobras	Angra Dos Reis	RJ	18,00	125,00	Reversible
BTSAGO583	Rua Xv De Novembro	584	Centro	Tocantinópolis	TO	600,00	600,00	Reversible
BTSAPR702	Coxilha Santa Rosa	0	Sao Joao Do Triunfo	São João Do Triunfo	PR	91,55	72.000,00	Reversible
3022	Avenida Otavio Carneiro	206	Centro	Pirapora	MG	602,00	1.188,00	Reversible
BTSARO140	Rua Sao Paulo	S/n	Centro	Seringueiras	RO	150,00	150,00	Reversible
BTSASC283	Rua Dr. Abelardo Calil Bullos	S/n	Mar Grosso	Laguna	SC	71,49	384,00	Reversible
BTSAGO40	Rua Dourados Qd. 126 Lt. 13/16 - Esq. Rua Jose Advincula Da Cunha	0	St. Dos Afonsos	Aparecida De Goiânia	GO	162,30	1.774,00	Reversible
BTSAMT33	Chacara N° 107 Estrada Dilma Esq. C/ Estrada Gladys (Av. Gaspar Dutra 737	737	Gleba Celeste 5() Par	Cláudia	MT	58,80	25.200,00	Reversible
2522	Rua Deputado Euclides Pereira Cintra	252	Avenida	Itajubá	MG	154,00	300,00	Reversible
BTSASC106	Rua Ernesto Braum	S/n	Engenho Braum	Chapecó	SC	122,77	600,00	Reversible
2511	Rua Argentina	115	Santo Antonio	Araxá	MG	153,00	1.172,00	Reversible
701	Alto Da Capela	0	Na	Canarana	BA	57,96	786,60	Reversible
3649	Rua Candido Mendes	S/n	Na	Pacajá	PA	106,23	570,00	Reversible
559	Rua Santa Maria	S/n	Joaquim Roma	Jequié	BA	182,16	878,00	Reversible
BTSASC481	Campo Novo - Fazenda Santana	0	Centro	Urupema	SC	150,01	150,00	Reversible
BTSAGO101	Avenida Lamartine Pinto De Avelar Qd. 62 Lt. 4	0	Catalao	Catalão	GO	120,00	120,00	Reversible
BTSAGO199	Travessa Imbe N° 66 Qd. 122 Lt. 19 - Parque Oeste	66	Pq. Oeste Industrial	Goiânia	GO	141,00	391,81	Reversible
1999	Rua Joao Alves Da Motta Jr.	S/n	Ibiracu	Ibiracu	ES	276,00	1.750,00	Reversible
5753	Estr. Pedra De Guaratiba	5971	Barra De Guaratiba	Rio De Janeiro	RJ	54,00	800,00	Reversible
BTSARO66	Avenida Tancredo Neves	2514	Centro	Chupinguaia	RO	910,31	910,31	Reversible
2188	Rua Desembargador Sarney	S/n	Centro	Paulo Ramos	MA	65,24	600,00	Reversible
6732	Rua Goias	828	Urbano	Guarda-Mor	MG	380,00	900,00	Reversible
BTSAPR522	Avenida Sete De Abril	184	Palmeira	Palmeira	PR	178,03	943,20	Reversible

BTSAPR776	Rua Borges De Medeiros	0	Toledo	Toledo	PR	122,79	800,00	Reversible
BTSAPR103	Avenida Presidente John Kennedy	652	Campo Mourao	Campo Mourão	PR	142,49	450,00	Reversible
2902	Rua Professor Jose Eduardo	154	Centro	Lagoa Santa	MG	534,00	1.906,00	Reversible
BTSADF73	Quadra 61-A	7	Formosa	Formosa	GO	161,47	480,00	Reversible
574	Trav. Jj Seabra	S/n	Centro	Mata De São João	BA	159,00	6.200,00	Reversible
BTSADF92	Parque Estrela D'Alva Vi Quadra 696 Lote 02 Quadra 176A Lotes 29 30 31 E 3	0	Novo Gama	Novo Gama	GO	1.579,50	1.579,50	Reversible
3123	Rua Vereador Daniel Neder	154	Centro	Três Corações	MG	639,00	1.202,00	Reversible
2736	Rua Vereador Elizeu B. Zica	592	Sao Jose	Divinópolis	MG	152,00	405,00	Reversible
BTSAPR136	Rodovia Pr 11	S/n	Colonia Leopoldina	Castro	PR	92,37	2.321,00	Reversible
BTSASC197	Rua Altamiro Guimaraes Lote Nº13 - Qd. Nº114	0	Centro	Içara	SC	43,99	400,00	Reversible
BTSARS272	Rua Dr.Pereira Filho	0	Irai	Iraí	RS	350,11	1.329,50	Reversible
BTSAMT59	Avenida Marechal Rondon	508	Centro	Guiratinga	MT	101,96	923,00	Reversible
BTSARS327	Rua Alberto Chuck	0	Morro Reuter	Morro Reuter	RS	4485	398,90	Reversible
567	Rua Ursula P R Da Fonte	S/n	Pitangueiras	Lauro De Freitas	BA	90500	3.320,00	Reversible
BTSAPR515	Rua Arita	0	Ourizona	Ourizona	PR	4208	1.200,00	Reversible
2542	Rua Graciliano Ramos	576	Estacao Cidade Nobr	Ipatinga	MG	15500	360,00	Reversible
2779	Rua Das Orquideas	25	Bem Bastos	Poços De Caldas	MG	15300	420,00	Reversible
BTSAMS13	Trav. Dos Ipês (Antiga Rua C)	S/n	Distrito De Camisao	Aquidauana	MS	3235	584,69	Reversible
2523	Rua Nelson Viana	2734	Nossa Sra De Fatima	Itajubá	MG	15400	288,00	Reversible
3066	Rua Quinze Fevereiro	1841	Sao Sebas	Santos Dumont	MG	49000	1.803,00	Reversible
BTSAGO27	Via Primaria Qd. 8-A - Barreiro Do Meio	0	Daia	Anápolis	GO	17500	2.500,00	Reversible
3753	Avenida Para	S/n	Centro	Tucumã	PA	31413	4.128,47	Reversible
4948	Rua Das Laranjeiras	S/n	Centro	Goiana	PE	75000	750,00	Reversible
BTSASC208	Rua Balduino Wandscheer	S/n	Centro	Iporã Do Oeste	SC	4581	685,40	Reversible
2148	Avenida Liberalino Miranda	S/n	Jacare	Cururupe	MA	16654	664,24	Reversible
4956	Rua Jose Ferreira Cedicias	S/n	Na	Bom Jardim	PE	5584	359,80	Reversible
BTSAMS135	Av Sao Paulo	S/n	Centro	Selvíria	MS	8775	937,50	Reversible
2900	Rua Maria Fabregas	67	Sertaozinho	Lambari	MG	31100	2.133,00	Reversible
BTSASC287	Rua Lauro Müller	S/n	Centro	Lebon Régis	SC	1800	1.500,00	Reversible
BTSAMS76	Av Corredor Lote B	0	Palmeiras	Dois Irmãos Do Buriti	MS	45000	450,00	Reversible
2601	Praça Tiradentes	S/n	Centro	Aguaniil	MG	3800	250,00	Reversible
BTSAGO42	Rua Sao Bernardo Qd. 4 Lt. 6-A/7 - Centro	0	Centro	Aparecida De Goiânia	GO	9279	798,00	Reversible
4910	Avenida Beberibe	2940	Cajueiro	Recife	PE	25622	797,00	Reversible
4108	Trav. Sao Vicente (Entre Av. Hernani Lameira E Trav. Antonio Marçal)	S/n	Na	Inhangapi	PA	1200	441,00	Reversible
2180	Rua 15 De Novembro	1	Piaui	Fortuna	MA	6524	504,00	Reversible
612	Rua Joaquim Sacramento	S/n	Centro	Rio Do Antônio	BA	5300	644,00	Reversible
BTSASC30	Rua Dona Ingracia	S/n	Centro	Balneário Barra Do S	SC	1424	999,75	Reversible
BTSAGO194	Rua Trajano De Sa Guimaraes Qd. 02 Lt. 04 - Vila Maria Dilce	0	Vila Maria Dilce	Goânia	GO	12093	360,00	Reversible
BTSAMT19	Avenida Araguaia	0	Jardim Amazonia	Barra Do Garças	MT	12696	900,00	Reversible
BTSAPR217	Rua Joao Diorio	0	Curitiba	Curitiba	PR	12278	515,67	Reversible
5920	Rua Padre Avila	192	Centro	Silva Jardim	RJ	29418	2.020,00	Reversible
BTSAGO159	Avenida C-171 Qd. 602 Lt. 15 - Nova Suíça	0	Nova Suica	Goânia	GO	21200	408,00	Non-Reversible
BTSAPR437	Avenida Arquitecto Nildo Ribeiro Da Rocha	0	Maringa	Maringá	PR	10094	482,60	Reversible
BTSASC8	Rua Sc	S/n	Centro	Águas Frias	SC	2023	150,00	Reversible
BTSASC338	Rua Almirante Barroso	S/n	Centro	Palmitos	SC	20120	900,00	Reversible
4950	Rua Ismael Gouveia	271	Centro	Timbaúba	PE	33200	1.240,00	Reversible
5602	Sítio Sao Jose (Rod. Rio-Santos / Br-101 Km 29)	S/n	Vila Muriqui	Mangaratiba	RJ	3000	169,00	Reversible
BTSAGO273	Avenida Boa Viagem Qd. 42 Lt. 16	0	Jardim Rio Claro	Jataí	GO	17496	561,44	Reversible
17	Rua Major Luiz Cavalcante	S/n	Centro	Paripueira	AL	16750	1.277,00	Reversible
BTSAMT49	Rua Primavera Esq. C/ A Rua Topazionº 382 Lt. 16 Qd. 27	0	Bosque Da Saude	Cuiabá	MT	10197	360,00	Reversible
6126	Rua Pref. Joao Francisco	S/n	Maxaranguape	Maxaranguape	RN	4133	28,27	Reversible
2721	Rua Camilo Achcar	420	Centro	Carmo Do Rio Claro	MG	11700	250,00	Reversible
5667	Rua Mercurio	0	Marapicu	Nova Iguaçu	RJ	26600	680,00	Reversible
3748	Avenida Dez	984	Centro	Rio Maria	PA	27393	996,90	Reversible
BTSADF89	Nucleo Urbano Mimoso Lotes 09 10 11 12 13 E 14 Qd 23	10	Mimoso	Mimoso De Goiás	GO	12168	1.234,00	Reversible
BTSASC40	Rua Hermogenes Prazeres	29	Centro	Biguaçu	SC	189,95	240,00	Reversible
510	Rua Honorio Borges	S/n	Centro	Entre Rios	BA	103,60	991,00	Reversible
BTSAPR102	Rua Espirito Santo	247	Jardim Cecilia	Campo Magro	PR	122,78	720,00	Reversible
BTSAGO387	Avenida Adelino Americo De Azevedo - Area 2	0	Porangatu	Porangatu	GO	127,18	774,85	Reversible
BTSAMS6	Avenida Mato Grosso Do Sul	660	Vila Quebracho	Anaurilândia	MS	32,35	717,19	Reversible
3667	Rua Sao Tome	347	Centro	Salinópolis	PA	231,85	940,39	Reversible
BTSAPR214	Rua Gardenio Scorzato	1365	Pilarzinho	Curitiba	PR	139,50	290,00	Reversible
BTSASC282	Rua Calheiros Da Graça	S/n	Centro	Laguna	SC	342,52	2.529,01	Reversible
BTSASC29	Rua Vacaria	0	Baln. Arroio Do Silva	Balneário Arroio Do S	SC	30,75	30,75	Reversible

BTSASC81	Rua Pref. Carlos Esperança	S/n	Centro	Caçador	SC	1.333,14	870,00	Reversible
2759	Rua Eder Da Silveira *	S/n	Vila Isa	Governador Valadare	MG	150,00	400,00	Reversible
7650	Rua Olho D'Agua Do Noga	0	Centro	Parnarama	MA	9,00	360,00	Reversible
2496	Rodovia 381 Fernao Dias - Km - 699 *	S/n	Distrito Industrial	Três Corações	MG	153,00	535,00	Reversible
BTSAPR6	Rua Professora Terezinha Camargo	45	Colonia Sao Venanci	oAlmirante Tamandaré	PR	122,78	290,00	Reversible
1164	Rua Cel. Simplicio Bezerra	353	Centro	Alto Santo	CE	63,63	408,00	Reversible
BTSASC252	Rua Capinzal	S/n	Saguacu	Joinville	SC	70,35	705,00	Reversible
BTSASC367	Rua 22 De Julho	107	Centro	Presidente Nereu	SC	24,99	264,00	Reversible
BTSADF54	1ª Etapa Loteamento Novo Buriti I Lotes 01 A 05 Quadra 41 Dentro Do Lotea m	0	Buritópolis	Buritópolis	GO	125,50	125,50	Reversible
BTSAMT73	Travessa Paranapanema	S/n	Centro	Nova Bandeirantes	MT	58,79	5.776,00	Reversible
1182	Rua Vicente Martins	224	Centro	Beberibe	CE	97,13	628,22	Reversible
BTSASC189	Rua Joao Batista Dal Piva Lote Nº51A - Qd. Nº20	0	Centro	Guatambú	SC	20,23	375,00	Reversible
BTSARS373	Estrada Aguapes	0	Aguapes	Osório	RS	26,25	288,59	Reversible
2770	Rua Major Penha	271	Urbano	Caxambu	MG	120,00	216,00	Reversible
BTSARS463	Rua Eduardo Chartier	983	Higienópolis	Porto Alegre	RS	-	277,20	Non-Reversible
1879	Avenida Meaiepe	1437	Meaiepe	Guarapari	ES	129,00	720,00	Reversible
BTSASC258	Rua Eugenio Moreira S/Nº	S/n	Anita Garibaldi	Joinville	SC	34,16	612,00	Reversible
BTSARS381	Panamabi	0	Panamabi	Panamabi	RS	720,37	150,00	Reversible
1903	Rua Antonio Jorge Abid	10	Centro	São José Do Calçado	ES	280,00	800,00	Reversible
BTSAPR608	Rua Seis 19B (Rua Maximiliano Magagnin)	555	Distrito Industrial/Cen	Ponta Grossa	PR	321,05	2.000,00	Reversible
2541	Rua Presidente Kennedy	437	Nossa Senhora Do C	aSete Lagoas	MG	153,00	343,00	Reversible
BTSASC422	Rua Da Matriz	S/n	Centro	São João Do Oeste	SC	34,16	445,89	Reversible
2758	Rua Wenceslau Braz - Santa Rita	1300	Vila Boa Vista	Governador Valadare	MG	150,00	385,00	Reversible
BTSAGO525	Rua 2 Nº 758 Qd. 14 Lt. 05	758	Gurupi	Gurupi	TO	120,93	600,00	Reversible
BTSARO137	Avenida Tancredo Neves S/N - Sao Felipe Do Oeste	S/n	Centro	Pimenta Bueno	RO	150,00	150,00	Reversible
3140	Morro Do Calado *	S/n	Zona Rural	Itapecerica	MG	46,00	2.500,00	Reversible
BTSARS625	Rua Julio De Castilhos	0	Taguara	Taguara	RS	760,00	1.188,00	Reversible
5211	Avenida Rui Barbosa	S/n	Centro	Oeiras	PI	218,00	925,00	Reversible
96857	Primeira Rua Bairro Da Nova Marambaia Nr 44		Nova Marambaia	Belém	PA	-	255,00	Non-Reversible
2082	Rua Carlos Romeno Marangone	250	Jardim Camburi	Vitória	ES	266,00	997,00	Reversible
BTSAGO243	Avenida Santos Dumont C/ Pç. Senhor Fonseca Qd. 17 Lt. 01 E 05	0	Itaberaí	Itaberaí	GO	120,93	264,00	Reversible
6016	Rua Marechal Floriano	618	Centro	Apodi	RN	221,38	1.126,20	Reversible
2539	Avenida Japao	321	Cariru	Ipatinga	MG	196,00	384,00	Reversible
BTSAGO198	Rua X-10 Esq. C/ X-5 Nº 233 Qd. X-8 Lt. 01	0	Jd. Brasil	Goiania	GO	217,00	533,00	Reversible
BTSAPR281	Rua Jose Do Patrocinio	0	Foz Do Iguacu	Foz Do Iguacu	PR	12278	1.050,00	Reversible
BTSAPR574	Rua Nilo Peçanha	99	Pinhais	Pinhais	PR	14250	480,00	Reversible
2105	Avenida Mario Andreezza	336	Centro	Ibatiba	ES	28000	872,00	Reversible
7487	Alto Do Renerio	0	Palmeiras	Palmeiras	BA	7605	1.050,00	Reversible
2602	Praça Monsenhor Nagel	69	Centro	Aiuruoca	MG	10200	415,00	Reversible
5529	Rua Abel V. R. De Moraes (Antiga R. Sete De Setembro 405)	405	Cordeiro	Cordeiro	RJ	21277	471,00	Reversible
BTSASC136	Avenida Pedro Simon	S/n	Centro	Ermo	SC	2023	306,30	Reversible
2627	Rua Prefeito Jose Vieira	175	Urbano	Astolfo Dutra	MG	12900	149,00	Reversible
BTSAPR726	Rua Tenente Max Wolff Filho	280	Sao Mateus Do Sul	São Mateus Do Sul	PR	11924	290,00	Reversible
BTSASC167	Rua Pres. Costa E Silva	0	Centro	Formosa Do Sul	SC	2023	450,00	Reversible
BTSAMS49	Av Principal I	1142	Nucleo Industrial	Campo Grande	MS	6016	600,00	Reversible
BTSASC52	Rua Gen. Osorio	1459	Velha	Blumenau	SC	47179	933,50	Reversible
BTSARO51	Rua 10 S/N - Boa Esperança	S/n	Centro	Espigão D'Oeste	RO	15000	150,00	Reversible
1326	Rua Padre Barros	117	Centro	Redenção	CE	13875	571,90	Reversible
3312	Rua Castro Alves	160	Centro	Monte Carmelo	MG	45200	404,00	Reversible
2708	Rua Cel. Osorio	453	Centro	Capetinga	MG	2200	22,00	Reversible
6701	Rua Governador Valadares	3	Centro	Guidoval	MG	11700	360,00	Reversible
6106	Rua Francisco Da Cruz	S/n	Macaiba	Macaiba	RN	13206	740,57	Reversible
2816	Rua Dr. Julio Drummond *	S/n	Centro	Ferros	MG	10100	450,00	Reversible
BTSAPR267	Rua N	333	Imaculada Conceicao	Fazenda Rio Grande	PR	7100	150,00	Reversible
2820	Rua Alfredo Sa	57	Centro	Francisco Sá	MG	9000	470,00	Reversible
2896	Rua Pio X I I *	S/n	Centro	Janaúba	MG	29700	830,00	Reversible
2032	Rua Espirito Santo - Ponta Da Fruta	S/n	Urbano	Vila Velha	ES	9800	360,00	Reversible
7496	Avenida Castro Alves	S/n	Na	Santana	BA	6638	1.728,00	Reversible
5209	Rua Anhanguera	S/n	Boa Esperanca	Parnaíba	PI	15100	230,00	Reversible
2168	Rua 7 De Setembro	S/n	Centro	Santa Luzia	MA	11195	619,75	Reversible
3594	Rua Fernando Guilhon	1320	Batista Campos	Belém	PA	42479	802,94	Reversible
144	Rua Joel Ferreira	245	Centro	Nova Olinda Do Norte	AM	5560	1.695,00	Reversible
1790	Rua Manoel Rufino	S/n	Sao Jose De Solonop	Solonópole	CE	1550	25,50	Reversible
BTSAPR67	Fazenda Etiene	0	Descalvado	Bituruna	PR	15174	2.500,00	Reversible

BTSAMT64	Rua 4 (Rua Vereador Almerindo R. Silva)	S/n	Centro	Jangada	MT	4230	1.541,05	Reversible
BTSARO70	Rua Principal S/N- Colina Verde	S/n	Centro	Governador Jorge Te	RO	15000	150,00	Reversible
5686	Rua Ministro Armando De Alencar	28	Itaipava	Petrópolis	RJ	48698	1.166,00	Reversible
7312	Rua Principal	S/n	Centro	Governador Luiz Roc	MA	900	360,00	Reversible
6050	Avenida 1 De Maio	50	Nova Cruz	Nova Cruz	RN	23138	1.600,00	Reversible
7169	Praça Da Feira (Limita-Se Pelo Lado Esquerdo Com A Rua Benicio Dias)	S/n		Camamu	BA	972	328,00	Reversible
630	Rua Desembargador Felinto Bastos	0	Distrito Travessao					
BTSAMT71	Avenida Joao Pessoa Lts. 1828 E 1787C/ Rua Mato Grosso	S/n	Zona Urbana	Santo Estêvão	BA	9540	823,37	Reversible
4287	Rod. Transamazônica - Av Nazare S/N0	S/n	Centro	Nortelândia	MT	5880	909,50	Reversible
2021	Rua Brício Mesquita	S/n	Centro	Novo Repartimento	PA	12806	7.931,54	Reversible
5257	Rua Mundico Laurentino	S/n	Centro	Marataízes	ES	28000	618,00	Reversible
3041	Rua Luiz Mateus Ferreira 4 Boa Espe *	S/n	Vila Sao Mateus	São João Do Piauí	PI	4800	1.240,00	Reversible
BTSAPR507	Rua Parana	830	Nova Tebas	Santa Luzia	MG	56400	1.470,00	Reversible
BTSASC184	Rua Eng. Annes Gualberto	S/n	Centro	Nova Tebas	PR	4208	1.660,00	Reversible
BTSAPR581	Capinzal	0	Centro	Gravatá	SC	105,04	590,00	Reversible
3105	Rua Cel. Frederico Coelho	233	Pirai Do Sul	Pirai Do Sul	PR	94,75	290,00	Reversible
BTSAPR419	Serra Da Rocinha	0	Centro	São Gotardo	MG	481,00	1.103,00	Reversible
BTSASC303	Rua Duque De Caxias	S/n	Mandirituba	Mandirituba	PR	89,68	290,00	Reversible
BTSAGO186	Rua F-1 C/ Rua Dos Flamboyants Qd. Area Lt. Area	0	Centro	Maravilha	SC	127,70	1.040,00	Reversible
BTSASC67	Rua Gralha Azul	0	Pq. Das Laranjeiras	Goânia	GO	373,70	1.265,00	Reversible
BTSAGO551	Avenida Tocantins C/ Praça Brasília Qd. Sw- 01 Lt. 01	0	Bombas	Bombinhas	SC	59,68	277,84	Reversible
1185	Rua Quintino Bocaiuva	418	Aureny	Palmas	TO	192,22	363,00	Reversible
BTSARS292	Rua Paim Filho	0	Centro	Nova Russas	CE	236,00	1.002,00	Reversible
BTSARO92	Avenida Leopoldo Fritsche Quadra 08 Lote 01	0	Lagoa Vermelha	Lagoa Vermelha	RS	400,24	1.086,00	Reversible
4365	Rod. Pa 124 - Km 600	S/n	Centro	Ministro Andreazza	RO	180,00	180,00	Reversible
3645	Avenida Rio Branco	948	Vila Do Alto Pindoram	Salinópolis	PA	30,94	275,55	Reversible
BTSARS577	Avenida Sen. Pinheiro Machado	0	Centro	Breves	PA	262,28	4.200,00	Reversible
1345	Rua Quatro	391	Sao Luiz Gonzaga	São Luiz Gonzaga	RS	628,20	820,00	Reversible
BTSARS153	Rua Osvaldo Cruz - Lt 32 - Condor	0	Sinha Saboia	Sobral	CE	104,64	1.860,00	Reversible
BTSAPR550	Rua Professor Geraldo Longo	0	Condor	Condor	RS	84,15	290,00	Reversible
BTSASC279	Rua Heleodoro Muniz	S/n	Paranavaí	Paranavaí	PR	122,78	1.125,00	Reversible
BTSARO93	Rua Dos Imigrantes	0	Santa Candida	Lages	SC	30,74	150,00	Reversible
BTSARO131	Rua Cerejeira Lote 15 Quadra 15 Setor 03	0	Centro	Mirante Da Serra	RO	161,00	4.500,00	Reversible
6203	Rua Oscar Ribeiro	S/n	Centro	Rio Crespo	RO	1.350,00	1.350,00	Reversible
1416	Rua Francisco Braga Vera	S/n	Centro	Laranjeiras	SE	179,71	1.125,00	Reversible
5913	Rua Segisfredo Bravo	9	Assuncao	Itapipoca	CE	15,50	25,50	Reversible
BTSAMS129	Rua 7 De Setembro	1283	Bacaxa	Saquarema	RJ	136,47	484,00	Reversible
1973	Rua Morro Do Contorno	S/n	Dist. Prudencio Thom	Rio Brilhante	MS	32,35	10.000,00	Reversible
575	Rua Santo Antonio	S/n	Mata Da Serra	Serra	ES	224,00	900,00	Reversible
655	Rua Eteno	S/n	Centro	Medeiros Neto	BA	35,65	1.121,76	Reversible
1348	Avenida Cel. Joao Coelho	103	Polo Petroquimico	Camaçari	BA	84,00	3.000,00	Reversible
3643	Rua Getulio Vargas	S/n	Centro	Barbalha	CE	234,00	907,00	Reversible
BTSASC251	Rua Cabedelo	44	Gloria	Baiao	PA	241,53	4.327,50	Reversible
839	Rua Coronel Jose Sirino	S/n	Na	Joinville	SC	71,32	400,00	Reversible
1237	Rua Poeta Jose Martins	197	Remanso	Remanso	BA	97,06	1.192,51	Reversible
BTSAPR178	Rua Romario Martins	140	Centro	Pacajus	CE	186,00	2.634,00	Reversible
BTSASC227	Avenida Dos Principes	S/n	Coronel Vivida	Coronel Vivida	PR	144,72	1.342,00	Reversible
5878	Rua Flamboiant	364	Centro	Itapoá	SC	53,23	150,00	Reversible
4832	Morro Do Magano	S/n	Iguaba Grande	Iguaba Grande	RJ	265,21	1.674,00	Reversible
6009	Rua Edson De A. Cruz	S/n	Magano	Garanhuns	PE	208,00	3.000,00	Reversible
1248	Rua Capitao Jose Rodrigues	4520	Sao Paulo Do Poteng	Santa Maria	RN	221,38	1.126,20	Reversible
BTSASC213	Lot. Sítios Altos De Ita - Lote Nº221 - Qd. Nº22	0	Centro	Tabuleiro Do Norte	CE	186,00	1.400,00	Reversible
BTSARS94	Rua Liberato Salzano	0	Candido Godoi	Itá	SC	17,58	150,00	Reversible
BTSARO112	Rua Principal Linha 20 - Palmeiras	0	Centro	Cândido Godói	RS	84,15	290,00	Reversible
6605	Estr. Do Campinho	5476	Centro	Nova Mamoré	RO	150,00	150,00	Reversible
BTSARS579	Rua Padre Feijo	0	Santa Margarida/Cam	Rio De Janeiro	RJ	160,50	800,00	Non-Reversible
BTSASC179	Rua Lauro Schneider	75	Sao Marcos	São Marcos	RS	286,84	1.296,00	Reversible
BTSASC360	Rua Manoel Felipe Da Silva	S/n	Centro	Gaspar	SC	34976	325,00	Reversible
BTSAMS30	Rua Paraguai	629	Centro	Porto Belo	SC	17783	378,40	Reversible
2703	Rua Dr. Juarez Souza Carmo	S/n	Distrito Nova America	Caarapó	MS	3235	750,00	Reversible
1160	Sítio Montimo	0	Urbano	Canaã	MG	600	400,00	Reversible
6139	Praça Padre Calery	1294	Na	Acopiara	CE	15114	1.438,50	Reversible
153	Avenida Castelo Branco	632	Centro	Caracará	RR	10860	2.722,00	Reversible
288	Avenida Souza Filho	80	Centro	Benjamin Constant	AM	13114	2.960,00	Reversible
442	Rua Lord Cockrane	86	Centro	Nhamundá	AM	14250	3.570,00	Reversible
1945	Rua Marechal Aristides Guarana	137	Barra	Salvador	BA	24900	240,00	Reversible
			Centro	Aracruz	ES	35200	875,00	Reversible

BTSAPR264	Nucleo Sao Pedrinho Bufadeira	0	Faxinal	Faxinal	PR	9174	290,00	Reversible
BTSAPR631	Rua Marfim	1771	Quedas Do Iguacu	Quedas Do Iguacu	PR	16098	1.799,99	Reversible
5931	Rua Visconde De Cabo Frio	0	Posse De Imbui	Teresópolis	RJ	8114	580,00	Reversible
2151	Rua Sen. Vitorino Freire	S/n	Centro	Tuntum	MA	16654	1.832,41	Reversible
2801	Rua Pereira *	S/n	Urbano	Estiva	MG	10300	360,00	Reversible
1184	Rua 26 De Junho	474	Centro	Boa Viagem	CE	15832	940,36	Reversible
BTSAMS118	Rua Cristo Rei	91	Centro	Nova Andradina	MS	19988	800,00	Reversible
3761	Avenida Brasil	500	Centro	Xinguara	PA	27576	1.345,50	Reversible
BTSASC264	Rua Oros	S/n	Aventureiro	Joinville	SC	7035	350,00	Reversible
BTSASC326	Avenida Olinkraft C/Rua Tiradentes	0	Centro	Otaclio Costa	SC	18027	723,75	Non-Reversible
BTSASC204	Rua Alemanha	275	Nacoes	Indaial	SC	4059	630,00	Reversible
811	Rua Sabino Santiago	13	Centro	Muritiba	BA	15053	2.351,96	Reversible
BTSADF112	Fazenda Tereza	0	Terezina	Teresina De Goiás	GO	15000	150,00	Reversible
3173	Rua Xv De Novembro	100	Brejo	Conceição Do Mato D	MG	28100	1.288,00	Reversible
BTSARS257	Rua L. Z. Guadanin	0	Ibiraiaras	Ibiraiaras	RS	8415	160,00	Reversible
4886	Fazenda Serra Talhada	0	Serra	Serra Talhada	PE	34000	4.800,00	Reversible
BTSARS260	Serafim Fagundes	915	Ibiruba	Ibirubá	RS	34299	150,00	Reversible
4958	Rua 13 De Maio	S/n	Centro	Vicência	PE	13300	133,00	Reversible
3603	Rua Arterial 18 C/ A 13	S/n	Coqueiro	Ananindeua	PA	22058	702,00	Reversible
3610	Rua Cumbica	3	Val De Caes	Belém	PA	20515	867,79	Reversible
2114	Avenida Benedito Leite	S/n	Centro	Carolina	MA	22300	2.726,00	Reversible
2593	Rua Erico Verissimo	2267	Santa Monica	Belo Horizonte	MG	16400	360,00	Reversible
5665	Avenida Dr Arruda Negreiros	102	Centro	Japeri	RJ	11300	1.888,00	Reversible
6034	Rua Sebastiao Leite	S/n	Centro	São Miguel	RN	8262	110,00	Reversible
BTSASC455	Rua Antonio Zanuzzo	35	Centro	Seara	SC	8126	1.512,00	Reversible
3305	Fazenda Dos Tachos *	S/n	Zona Rural	Varginha	MG	10900	1.064,00	Reversible
3188	Avenida Antonio Carlos	297	Centro	Sacramento	MG	53600	1.513,00	Reversible
BTSAMS99	Rua Analia Tenorio	535	Centro	Itaquiraí	MS	5807	720,00	Reversible
1247	Rua Franco Magalhaes	S/n	Centro	Senador Pompeu	CE	18600	856,00	Reversible
BTSARS694	Vista Gaucha	0	Vista Gaucha	Vista Gaúcha	RS	4240	150,00	Reversible
2965	Praca Monsenhor Teofilo	111	Centro	Ouro Fino	MG	28100	1.260,00	Reversible
BTSASC18	Avenida Joao Carlos Rosa	S/n	Itapema Do Sai	Araquari	SC	3416	450,00	Reversible
1064	Fazenda Matias Tomba (Area Desmembrada)	0	Subae	Feira De Santana	BA	14800	1.000,00	Reversible
BTSARO150	Rua Jorge Teixeira De Oliveira	0	Centro	Urupá	RO	1.600,00	1.600,00	Reversible
3563	Avenida Boa Sorte	S/n	Na	Pau D'Arco	PA	118,66	900,00	Reversible
BTSASC294	Avenida 16 De Fevereiro	S/n	Centro	Luzerna	SC	56,70	150,00	Reversible
BTSARS624	Rua Flores Da Cunha	0	Tapes	Tapes	RS	56,57	925,00	Reversible
6015	Rua Joao Alexandre	S/n	Centro	Angicos	RN	221,88	1.299,86	Reversible
BTSARS62	Rua Irmaos Brochier	0	Brochier	Brochier	RS	61,49	440,00	Reversible
BTSAMS11	Rua Vergilio Antonio De Queiroz	1330	Jardim Sao Bento	Aparecida Do Taboad	MS	139,65	5.047,41	Reversible
BTSASC431	Rua Heriberto Hülse	0	Serraria	São José	SC	61,00	1.252,45	Reversible
BTSAPR707	Rua Amandio Antonio Boareto	0	Chopin	São Jorge D'Oeste	PR	175,49	2.500,00	Reversible
BTSAPR368	Avenida Dr. Melvis Muchiuti (Antiga Avenida Sao Paulo)	905	Ivaipora	Ivaiporã	PR	281,40	975,00	Reversible
2097	Avenida Raul Soares	S/n	Urbano	Aimorés	MG	110,00	1.827,00	Reversible
2760	Rua Joao Gama	100	Cintra	Montes Claros	MG	153,00	425,00	Reversible
2157	Avenida Joao Da Silva Lima	25	Centro	Arari	MA	166,54	1.200,00	Reversible
BTSARS518	Linha Joao Alves	0	Linha Joao Alves	Santa Cruz Do Sul	RS	26,25	282,50	Reversible
BTSARS347	Rua Redenzio Frizzo	1409	Centro	Nova Esperança Do S	RS	61,49	150,00	Reversible
BTSAGO504	Avenida Brasil Caiapo E Rua 5 Qd. 39 Lt. 14 A 19	0	Centro	Couto Magalhães	TO	1.300,00	1.300,00	Reversible
3732	Avenida Araguaia	S/n	Centro	Marabá	PA	91,50	335,50	Reversible
21	Rua Benevides Monte	S/n	Centro	Major Isidoro	AL	170,63	440,00	Reversible
5614	Avenida Santa Cruz	14	Centro	Mendes	RJ	103,00	507,00	Reversible
5687	Estr. Bernardo Coutinho (Antigo 213)	9200	Jardim Araras	Petrópolis	RJ	247,10	2.105,00	Reversible
2849	Rua Joao Rosa	260	Centro	Igarapé	MG	156,00	360,00	Reversible
BTSARS176	Doutor Mauricio Cardoso	0	Doutor Mauricio Card	Doutor Mauricio Card	RS	84,62	290,00	Reversible
1264	Rua Hilda Augusto	142	Na	Lavras Da Mangabeir	CE	138,79	1.050,00	Reversible
BTSAPR198	Rua Aboud Khalil, 769 Esq. Rua Angelina Braga Cortezzi, 429	93	Lamenha Pequena	Curitiba	PR	225,74	900,00	Reversible
4934	Rua Castelo Branco	37	Timbo	Abreu E Lima	PE	105,60	720,00	Reversible
BTSARS405	Avenida Rio Grande Do Sul	0	Laranjal - Ctmr	Pelotas	RS	190,95	200,00	Reversible
4852	Fazenda Quixada	0	Serra	Ouricuri	PE	183,00	1.000,00	Reversible
BTSADF119	Avenida Jk Quadra 02 Lote 06 Parque Dos Girassois	0	Combinado	Combinado	TO	320,00	320,00	Reversible
BTSAPR80	Rua Rio De Janeiro	571	Borrazopolis	Borrazópolis	PR	247,64	150,00	Reversible
BTSAPR167	Rua Jaco Tokarski	0	Contenda	Contenda	PR	42,08	630,00	Reversible
1073	Rua Leila Diniz	433	Cabula	Salvador	BA	301,00	301,00	Non-Reversible
591	Avenida Centenario	S/n	Centro	Paramirim	BA	33,44	805,00	Reversible
1302	Rua Nogueira Acioly	48	Centro	Paracuru	CE	115,94	292,63	Reversible

BTSASC187	Rua 28 De Agosto	S/n	Centro	Guaramirim	SC	212,40	585,92	Reversible
BTSAGO491	Rua Dom Pedro I Qd. W Lt. 02 Esq. C/ Av. Central S/Nº	S/n	Centro	Augustinópolis	TO	39,20	1.292,49	Reversible
3503	Rua Ouro Preto	611	Niteroi	Betim	MG	153,00	360,00	Reversible
BTSASC235	Rua 312 - Angelo Menel	S/n	Barra Do Rio Molha	Jaraguá Do Sul	SC	51,08	337,50	Reversible
BTSARO138	Rua Alvaro Costa S/N - Sao Carlos	S/n	Centro	Porto Velho	RO	150,00	150,00	Reversible
5061	Avenida Manoel Vicente	S/n	Centro	Ibimirim	PE	44,50	262,60	Reversible
BTSARS345	Nova Brescia	0	Nova Brescia	Nova Bréscia	RS	61,60	150,00	Reversible
BTSARS249	Estr. Munic.	0	Cerros	Herval	RS	55,44	1.200,00	Reversible
BTSASC336	Rua Jose Adao	S/n	Ponte Do Imaruim	Palhoça	SC	200,00	375,43	Reversible
12007	Avenida Esmeraldas *	S/n	Urbano	Esmeraldas	MG	40,00	360,00	Reversible
475	Serra Da Bandeira	0	Na	Barreiras	BA	137,00	1.600,00	Reversible
1724	Rua Cel. Jose Dantas	1264	Na	Missão Velha	CE	138,76	509,36	Reversible
22	Rua Alcides De Sa	26	Na	São Miguel Dos Cam	AL	292,90	480,00	Reversible
3681	Rua Marechal Rondon	151	Na	Dom Eliseu	PA	162,66	873,92	Reversible
2696	Rua Antonio Pinto Mascarenhas	200	Urbano	Caetanópolis	MG	101,00	360,00	Reversible
583	Fazenda Retiro	0	Fazenda	Nilo Peçanha	BA	136,30	1.760,00	Reversible
BTSAGO522	Avenida Sergipe Qd. J Lt. 03	0	Gurupi	Gurupi	TO	120,00	525,00	Reversible
1791	Rua Principal	S/n	Sao Jose Do Torto	Sobral	CE	15,50	25,50	Reversible
BTSAMS115	Rua Dom Pedro II	S/n	Jardim Ouro Verde	Nioaque	MS	58,09	1.250,00	Reversible
BTSAPR681	Rua Valdemar Abilio Leal	0	Santa Mariana	Santa Mariana	PR	10,21	1.906,00	Reversible
BTSASC183	Rua Barao Do Rio Branco	S/n	Centro	Grão Pará	SC	38,25	208,00	Reversible
3048	Praca Antonio Albuquerque	100	Centro	Sabará	MG	107,00	200,00	Non-Reversible
1277	Avenida Coronel Filomeno Gomes	802	Jacarecanga	Fortaleza	CE	146,00	561,00	Reversible
2160	Rua 7 De Setembro	S/n	Centro	Bom Jardim	MA	148,34	744,80	Reversible
3346	Rua Pulcheira Pena Paiva Com Av. Olavo Gomes De Oliveira (2506)	250	Centro	Pouso Alegre	MG	265,00	634,00	Reversible
3047	Rua Sao Pedro	50	Jardim Aureliano	Sabará	MG	353,00	940,00	Reversible
BTSARS186	Avenida Tiradentes	0	Erechim	Erechim	RS	1.001,80	1.156,00	Reversible
BTSARS601	Sede Nova	0	Sede Nova	Sede Nova	RS	42,40	150,00	Reversible
BTSASC361	Rua Alcides Sgrott	S/n	Pereque	Porto Belo	SC	70,00	300,00	Reversible
BTSASC446	Rua Jacob H. Lohmann - Lote Nº09 - Qd. Nº44	0	Centro	São Miguel Do Oeste	SC	631,20	631,20	Reversible
4999	Rua Capitao Eulino Mendonça	0	Centro	Bezerros	PE	182,68	1.386,00	Reversible
BTSAPR48	Avenida Sudoeste	150	Assis Chateaubriand	Assis Chateaubriand	PR	12,65	585,37	Reversible
BTSASC123	Rua Eng. Jorge Becker	S/n	Nossa Sra Da Salete	Criciúma	SC	128,27	446,25	Reversible
1135	Rua Dom Henrique	515	Vila Pery	Fortaleza	CE	56,35	82,56	Reversible
1721	Rua Capitao Mota	317	Na	Independência	CE	138,76	621,00	Reversible
505	Rua Do Cais	0	Centro	Conde	BA	85,00	600,00	Reversible
BTSASC309	Rua Duque De Caxias Lote Nº73 - Qd. Nº31	0	Centro	Modelo	SC	58,75	150,00	Reversible
BTSARO71	Rua Condor	0	Centro	Cujubim	RO	161,50	3.230,00	Reversible
BTSASC98	Rua Rolindo Casagrande	S/n	Centro	Capinzal	SC	227,94	1.290,00	Reversible
BTSAPR585	Rua Major Jose Luciano	300	Piraquara	Piraquara	PR	247,63	1.320,39	Reversible
1363	Rua Farmaceutico Jose Rodrigues	1042	Centro	Uruburetama	CE	138,76	474,76	Reversible
BTSASC262	Rua Joinville	13518	Pirabeiraba	Joinville	SC	206,37	1.177,59	Reversible
BTSASC410	Rua Projetada	S/n	Centro	São Bonifácio	SC	24,99	150,00	Reversible
BTSARS526	Avenida Expedicionario Weber	0	Cruzeiro	Santa Rosa	RS	181,34	1.458,00	Reversible
554	Avenida 2 De Julho	15	Na	Jaguaquara	BA	40,79	1.141,32	Reversible
BTSAGO252	Ruas 13	S/n	Itapirapua	Itapirapuã	GO	49,00	10.000,00	Non-Reversible
BTSARS144	Segunda Secao Floresta	0	Distrito De Charrua	Charrua	RS	20,00	150,00	Reversible
BTSAPR151	Colonia Tapejara	0	Cidade Gaúcha	Cidade Gaúcha	PR	110,83	1.575,00	Reversible
BTSAGO488	Avenida Aureliano Ribeiro S/Nº	S/n	Centro	Araguanã	TO	56,00	1.053,97	Reversible
BTSAPR686	Morro Do Cruzeiro	S/n	Santo Antonio Da Pla	Santo Antônio Da Pla	PR	152,37	3.600,00	Reversible
BTSASC175	Rua Marques Guimaraes	S/n	Centro	Garopaba	SC	127,69	290,00	Reversible
4946	Rua Padre Rocha	307	Centro	Carpina	PE	2.238,00	2.945,90	Reversible
5866	Rua Engenheiro Lafayette Stockler	961	Vila Da Penha	Rio De Janeiro	RJ	1.000,00	1.022,00	Reversible
7226	Rua Professora Antonia Gomes	0	Na	Mortugaba	BA	27,00	1.011,00	Reversible
4885	Morro Da Varzea Fria	S/n	Na	São Lourenço Da Ma	PE	18292	1.728,00	Reversible
BTSAGO570	Rua Alice Aires De Souza S/Nº (Rua Rosa Nunes De Souza)	S/n	Centro	Santa Rosa Do Tocan	TO	2562	1.200,00	Reversible
BTSAGO43	Rua X-27 Qd. 79 Lt. 10/11 - Sitio Santa Luzia	0	Santa Luzia	Aparecida De Goiânia	GO	7419	390,00	Reversible
BTSAPR343	Rua Padre Thomaz Kania Com Rua Santo Antônio	90	Imbituva	Imbituva	PR	18649	2.345,00	Reversible
BTSASC95	Rua Teodoro Humenhuk	205	Campo Da Agua Ver	dCanoinhas	SC	2684	270,00	Reversible
BTSAPR11	Rua Duque De Caxias	664	Altonia	Altônia	PR	14608	3.896,00	Reversible
BTSAPR714	Br 277	S/n	Sao Jose Dos Pinhais	sSão José Dos Pinhais	PR	9342	1.426.716,14	Reversible
BTSASC210	Rua Volnei Jose	S/n	Centro	Iraceminha	SC	4581	300,00	Reversible
BTSASC249	Rua Bage S/Nº	S/n	Anita Garibaldi	Joinville	SC	5203	600,00	Reversible
4954	Rua Padre Emidio	181	Centro	Paudalho	PE	11200	523,00	Reversible
3050	Praça Dr. Joao Cardoso Araujo	47	Centro	Salinas	MG	28100	1.320,00	Reversible

BTSAPR455	Rua Ramiro Barcelos	1146	Maripá	Maripá	PR	14094	800,00	Reversible
BTSASC265	Rua Pio Xii	S/n	Bom Retiro	Joinville	SC	5203	520,00	Reversible
BTSAMS14	Rua Pedro Mendes Da Costa L 05 Q 04	0	Distrito De Cipolândia	Aquidauana	MS	6000	800,00	Reversible
2962	Rua Benedito Valadares	30	Centro	Ouro Branco	MG	28000	340,00	Reversible
BTSASC153	R: Franklin De Cascaes	332	Ponta Ds Canas	Florianópolis	SC	9350	450,45	Reversible
BTSASC401	Rua Humberto A. C. Branco - Lt.Nº71-A Qd.Nº10	0	Centro	Santiago Do Sul	SC	2023	360,00	Reversible
3415	Rua Americo De Menezes *	S/n	Sao Pedro	Governador Valadare	MG	11000	360,00	Reversible
7755	Rua G	S/n	Lirio Do Vale	Manaus	AM	5700	2.400,00	Reversible
2001	Rua Diogenes Costa	153	Iriri	Anchieta	ES	30900	807,00	Reversible
4978	Avenida Pres Vargas	S/n	Centro	Catende	PE	13197	216,00	Reversible
2685	Rua Firmino De Oliveira	45	Centro	Bocaiúva	MG	13300	915,00	Reversible
545	Fazenda Itajuba (Fazenda Formosa)	0	Zona Rural	Itagibá	BA	11800	157.475,00	Reversible
5422	Rua Humberto De Campos	1548	Sul	Teresina	PI	59400	1.200,00	Reversible
BTSAPR706	Avenida Souza Poyer	0	Sao Jorge Doeste	São Jorge D'Oeste	PR	10632	1.200,00	Reversible
3119	Praca Dona Teodora	129	Centro	Tombos	MG	48200	1.022,00	Reversible
BTSARS199	Rua Fernando Abbott	0	Estrela	Estrela	RS	75116	301,29	Reversible
BTSAPR653	Rua 21 De Abril	0	Rolandia	Rolândia	PR	4208	150,00	Reversible
BTSASC68	Rua Do Cedrino	S/n	Canto Grande	Bombinhas	SC	10095	650,00	Reversible
BTSASC454	Rua Guarani	S/n	Centro	Schroeder	SC	2500	700,00	Reversible
3741	Avenida 14 De Julho	S/n	Centro	Itupiranga	PA	11942	8.993,46	Reversible
5093	Rua Jose Thomas De Aquino	S/n	Centro	Ouricuri	PE	9954	1.750,00	Reversible
2791	Vila Do Engenho *	S/n	Urbano	Divinópolis	MG	8400	2.500,00	Reversible
5722	Fazenda Da Grama (Arrozal) - Rua Rosada 2544	0	Passa Tres	Rio Claro	RJ	18100	900,00	Reversible
BTSAPR209	Rua Doutor Plinio Marques	1313	Curitiba	Curitiba	PR	1200	12,00	Reversible
BTSASC308	Rua Irma Heterich	S/n	Centro	Mirim Doce	SC	2023	150,00	Reversible
BTSARS557	Rua Duque De Caxias	0	Sao Gabriel	São Gabriel	RS	97836	150,00	Reversible
BTSASC130	Avenida Santa Catarina	S/n	Centro	Dionísio Cerqueira	SC	12650	775,00	Reversible
2932	Rua Governador Juscelino Kubitschek	47	Centro	Mercês	MG	10100	307,00	Reversible
BTSAPR452	Trevo Entrada Pr 317 A Pr 323	0	Distrito Industrial	Maringá	PR	32103	2.500,00	Reversible
2763	Rua Cel. Barbosa	116	Urbano	Cristina	MG	10100	420,00	Reversible
BTSAPR611	Rua Cuiba	0	Ipanema	Pontal Do Paraná	PR	12773	937,50	Reversible
BTSAPR408	Rua Professor Joao Candido	333	Londrina	Londrina	PR	23640	706,50	Non-Reversible
BTSAMS8	Avenida Pres. Vargas	0	Distrito De Ipezal	Angélica	MS	32,35	408,00	Reversible
BTSAGO175	Rua 25 Qd. 48 Lt. 20/21 Nº 41	0	Cond. Jd. Das Esmer	Goianía	GO	374,00	374,00	Reversible
2788	Rua Jesuino Ferreira Mendes	58	Urbano	Dores Do Turvo	MG	101,00	383,00	Reversible
BTSASC383	Rua Carlos Weber	S/n	Centro	Rio Negrinho	SC	344,34	1.922,00	Reversible
2139	Rua 06 Qd. B Lt. 6	S/n	Aracagy	São Luís	MA	153,00	1.805,00	Reversible
5561	Rua Sao Jose	20	Itaocara	Itaocara	RJ	234,15	1.712,00	Reversible
3150	Rua Do Rosario	72	Centro	Visconde Do Rio Bran	MG	422,00	905,00	Reversible
2939	Avenida Benedito Valadares	329	Centro	Monte Belo	MG	101,00	325,00	Reversible
BTSASC221	Rua Proª Erotides Da Silva Fontes	375	Sao Vicente	Itajaí	SC	58,55	263,25	Reversible
BTSASC257	Rua Elizabeth Rech	13	Paranaguamirim	Joinville	SC	51,03	372,67	Reversible
624	Fazenda Nova Primavera - Est. Sta. Rita De Cassia - Formos Do Rio Preto	0	Monte Alegre	Santa Rita De Cássia	BA	150,00	2.025,00	Reversible
4994	Trav. Dos Cabanos	S/n	Centro	Panelas	PE	40,80	386,10	Reversible
4702	Rua Osorio Pinto Ramalho	440	Centro	Ibiara	PB	12,00	30,00	Reversible
BTSARS667	Rua Alfredo Cunha (Antigo Vale Real)	66	Centro	Vale Real	RS	38,05	150,00	Reversible
4889	Morro Da Varzea Grande - Serra Do Taquara0	S/n	Torre	Taquaritinga Do Norte	PE	151,80	1.440,00	Reversible
BTSARS664	5 Distrito De Sta Cruz Do Sul	0	Linha Fontoura Gonc	aVale Do Sol	RS	37,48	150,00	Reversible
465	Morro Do Bom Jesus Da Lapa0	S/n	Na	Bom Jesus Da Lapa	BA	234,85	1.055,00	Reversible
3869	Cotijuba	0	Na	Belém	PA	19,70	319,20	Reversible
2866	Rua Conselheiro Olavo Campanha	137	Centro	Itambacuri	MG	135,00	719,00	Reversible
BTSAPR257	Avenida Sao Paulo	230	Engenheiro Beltrao	Engenheiro Beltrão	PR	100,46	1.781,00	Reversible
BTSAPR335	Gleba Icaraima	0	Nucleo Porto Camarg	Icaraima	PR	53,89	4.175,00	Reversible
BTSAPR338	Avenida Samalia	0	Iguatu	Iguatu	PR	42,08	1.596,00	Reversible
3001	Rua Bueno De Paiva	540	Centro	Paraisópolis	MG	220,00	830,00	Reversible
2041	Rua Muniz Freire	S/n	Centro	Rio Novo Do Sul	ES	280,00	913,00	Reversible
BTSAPR126	Rua Alberto Malmann	0	Cascavel	Cascavel	PR	12,65	150,00	Reversible
BTSAPR404	Rua Gaspar Antonio Quiles	192	Loanda	Loanda	PR	658,63	150,00	Reversible
1244	Rua Cosme Roque De Macedo	S/n	Centro	Iracema	CE	104,65	495,04	Reversible
BTSARS26	Rua Cristovao Mello	0	Arroio Dos Ratos	Arroio Dos Ratos	RS	111,27	1.237,50	Reversible
BTSASC93	Rua Major Vieira	0	Centro	Canoinhas	SC	1.095,67	784,76	Reversible
2671	Praça Padre Dionisio	53	Urbano	Bom Jesus Do Galho	MG	101,00	360,00	Reversible
BTSASC254	Rua Dona Francisca	S/n	Pirabeiraba	Joinville	SC	206,37	650,00	Reversible
2870	Rua Dr. Jose Balbino	618	Centro	Itaú De Minas	MG	133,00	360,00	Reversible
BTSAPR326	Rua Cambara	100	Jardim Estoral	Guaratuba	PR	128,70	980,00	Reversible
2118	Trav. Nações Unidas	S/n	Centro	Colinas	MA	136,00	720,00	Reversible

BTSAGO156	Alameda Vitoria Regia C/ Boulevard C. Dos Arcos Qd. 31 Lt. 09/10	0	Goiania 2	Goiania	GO	235,90	1.214,00	Reversible
BTSAMT50	Avenida Archimedes Pereira Lima	2990	Santa Cruz I / Ii	Cuiabá	MT	126,96	993,66	Reversible
BTSASC482	Rua Cesar Mariot	S/n	Centro	Urussanga	SC	146,85	664,16	Reversible
2863	Praça Joaquim De Souza *	S/n	Cruzeiro	Itajubá	MG	152,00	2.448,00	Reversible
3460	Morro Proximo Da Localidade *	S/n	Zona Rural	Pequeri	MG	36,00	900,00	Reversible
1271	Rua Miguel Vieira De Melo	210	Centro	Limoeiro Do Norte	CE	184,00	439,00	Reversible
BTSAMT34	Chacara 107-F Estrada Dilma Esq. C/ Estrada Gladys	0	Setor Urbano	Cláudia	MT	58,80	3.280,00	Reversible
BTSARO4	Rua Odilon Pratagi S/N Centro	S/n	Centro	Brasília	AC	150,01	150,00	Reversible
3125	Trav. Das Flores	75	Centro	Três Pontas	MG	490,00	1.409,00	Reversible
BTSARO10	Rua Presidente Kennedy S/N Centro	S/n	Centro	Feijó	AC	186,70	3.733,92	Reversible
BTSASC301	Lot. Jd. Bernadete - Lote N°4 - Qd. N°33	0	Centro	Major Vieira	SC	1.053,50	1.053,50	Reversible
7473	Praça Do Predio	0	Romulo Campos	Itiúba	BA	64,05	663,00	Reversible
3613	Rua Rodrigues Apinages	S/n	Chapéu Virado	Belém	PA	522,30	2.389,93	Reversible
2101	Sao Pedro Itabapoana	S/n	Urbano	Mimoso Do Sul	ES	96,00	2.233,50	Reversible
BTSAPR815	Avenida Curitiba	35	Wenceslau Braz	Wenceslau Braz	PR	620,06	1.153,00	Reversible
BTSASC473	Rua Manoel Miguel Bittencourt	S/n	Humaita	Tubarão	SC	47,38	415,32	Reversible
BTSAPR139	Rua Maestro Benedito Pereira	605	Castro	Castro	PR	458,54	734,80	Reversible
BTSAPR97	Rua Pedro Surek	0	Campo Largo	Campo Largo	PR	71,84	1.260,00	Reversible
3304	Rua Jose Alberto Pelucio	S/n	Centro	Baependi	MG	110,00	526,00	Reversible
1162	Repetidora Ecologica Aiuaba	0	Morro	Aiuaba	CE	66,63	4.000,00	Reversible
BTSAPR426	Rua Espirito Santo	1375	Marechal Candido Ro	Marechal Cândido Ro	PR	247,62	1.600,00	Reversible
BTSAMS141	Avenida Jose Carlos De C. Alexandria	696	Centro	Tacuru	MS	63,36	1.250,00	Reversible
BTSAMS136	Rua 7 De Setembro	270	Centro	Sete Quedas	MS	103,00	3.900,00	Reversible
BTSAPR170	Colonia Cascavel	0	Corbelia	Corbélia	PR	58,38	900,00	Reversible
BTSASC72	Rua Sen. Raulino Horn	S/n	Centro	Braço Do Norte	SC	213,14	540,00	Reversible
BTSARS461	Rua Delmar Rocha Barbosa	0	Rubem Berta	Porto Alegre	RS	463,81	600,00	Reversible
6112	Rua Ind. Joao Mota	S/n	Capim Macio	Natal	RN	495,00	820,00	Reversible
2312	Avenida Tancredo Neves	451	Centro	Estreito	MA	73,60	750,00	Reversible
2008	Avenida Romulo Castelo	S/n	Jacaraípe	Serra	ES	288,00	720,00	Reversible
BTSAPR571	Rua Deputado Joao Leopoldo Jacomel	10736	Pinhais	Pinhais	PR	112,50	330,00	Reversible
BTSASC423	Rua Monte Negro	S/n	Centro	São João Do Oeste	SC	21,30	330,00	Reversible
BTSASC472	Rua Nereu Ramos	S/n	Centro	Trombudo Central	SC	127,70	290,00	Reversible
2705	Rua Lopes De Assis	74	Urbano	Capela Nova	MG	101,00	420,00	Reversible
479	Rua Das Telecomunicacoes	0	Centro	Boninal	BA	60,90	113,56	Reversible
6742	Rua Dom Pedro I	0	Periperi	Salvador	BA	33,00	600,00	Reversible
4661	Rua Estevaso Breth	S/n	Distrito Industrial	João Pessoa	PB	162,38	526,00	Reversible
6191	Rua Benicio Freire	50	Centro	Itabaianinha	SE	228,00	825,00	Reversible
BTSARS356	Rua Pastor Paulo Evers	0	Linha Brasil	Nova Petrópolis	RS	26,25	360,00	Reversible
BTSARS542	Rua Arnaldo Bier Sobrinho	0	Santo Antonio Da Pa t	Santo Antônio Da Pat	RS	127,50	290,00	Reversible
2652	Avenida Januaria *	S/n	Urbano	Brasília De Minas	MG	84,00	2.500,00	Reversible
BTSARS595	Sao Vicente Do Sul	0	Sao Vicente Do Sul	São Vicente Do Sul	RS	84,15	290,00	Reversible
BTSAPR278	Avenida General Meira	3195	Foz Do Iguaçu	Foz Do Iguaçu	PR	479,93	1.275,00	Reversible
BTSAPR495	Rua Lord Lovat	220	Nova Esperanca	Nova Esperança	PR	379,44	1.169,00	Reversible
BTSARS274	Itacurubi	0	Itacurubi	Itacurubi	RS	42,40	150,00	Reversible
4819	Fazenda Ouricuri	0	Serra Do Bendo	Cabrobó	PE	182,00	1.000,00	Reversible
BTSASC300	Rua Joaquim Silveira	S/n	Centro	Major Gercino	SC	25,01	258,75	Reversible
BTSAPR521	Rua Bispo Dom Carlos	885	Palmas	Palmas	PR	147,91	290,00	Reversible
5522	Rua Jose Jorge - Lotes 5/6/8/9 Qd-2 - Bairro Chic	0	Bairro Chic	Casimiro De Abreu	RJ	198,00	1.472,00	Reversible
BTSARS646	Tres Palmeiras	0	Tres Palmeiras	Três Palmeiras	RS	42,40	150,00	Reversible
BTSASC129	Avenida Ladislava Poletto	293	Centro	Descanso	SC	34,15	380,00	Reversible
BTSASC238	Rua 730 - Otaviano Tissi	S/n	Nereu Ramos	Jaraguá Do Sul	SC	40,59	447,37	Reversible
BTSARS630	Tenente Portela	0	Tenente Portela	Tenente Portela	RS	355,02	150,00	Reversible
4955	Rua Doroteu Pereira De Lira	S/n	Centro	Aliança	PE	173,00	948,00	Reversible
4980	Avenida Tobias Barreto (Rua Projetada)	S/n	Praia	Tamandaré	PE	177,00	850,00	Reversible
4827	Serra Da Russa (Chacara Grande Radio)	0	Na	Chã Grande	PE	2.688,59	2.688,59	Reversible
BTSAPR37	Rua Rocha Pombo	605	Araruna	Araruna	PR	145,97	1.200,00	Reversible
BTSASC100	Rua Pres. Getulio Vargas	0	Centro	Caxambu Do Sul	SC	24,00	755,00	Reversible
2531	Rua Dr Mariano De Oliveira	151	Parque Novo Progres	Contagem	MG	110,00	300,00	Reversible
BTSAMT84	Avenida Mato Grosso	S/n	Centro	Porto Estrela	MT	500,00	500,00	Reversible
5893	Estr. Da Paciencia - Loteam. B. St. Anita	0	Maria Paula	São Gonçalo	RJ	76,00	503,00	Reversible
2970	Rua Francisco Saulle	409	Centro	Passa Quatro	MG	281,00	1.094,00	Reversible
3264	Rua Da Faculdade	S/n	Jardim Alice	Visconde Do Rio Bran	MG	1.304,00	1.304,00	Non-Reversible
4873	Rua Engenheiro Ubaldo Gomes De Matos	S/n	Santo Antonio	Recife	PE	198,97	465,00	Non-Reversible
3187	Avenida Senador Cupertino	148	Centro	Rio Casca	MG	270,00	2.040,00	Reversible
2195	Rua Benedito Romao De Souza	S/n	VI Neto Carvalho	Magalhães De Almeida	MA	65,24	540,00	Reversible
5899	Rua Dos Passos	129	Sao Joao Da Barra	São João Da Barra	RJ	407,00	1.508,00	Reversible

2746	Rua General Osorio	313	Urbano	Congonhal	MG	101,00	351,00	Reversible
807	Repetidora Morpa	0	Na	Morpará	BA	104,00	2.200,00	Reversible
2611	Praca Dr Joao Pinheiro	101	Urbano	Amparo Do Serra	MG	101,00	552,00	Reversible
6204	Praca General Oliveira Valadao	S/n	Centro-Neopolis	Neópolis	SE	176,64	796,58	Reversible
2505	Rua Capitao Eduardo Carneiro	245	Urbano	Bueno Brandão	MG	3,00	103,00	Reversible
BTSARS82	Morro A 1Km Da Cidade	S/n	Cambara Do Sul	Cambará Do Sul	RS	5,00	150,00	Reversible
BTSARS501	Rua Santa Lucia	0	Camobi	Santa Maria	RS	382,91	1.187,71	Reversible
2897	Praça Artur Bernardes	358	Centro	Januária	MG	383,00	2.121,00	Reversible
2495	Rua I (Rodovia Jk, Nº 340)	350	Jardim São Fernando	Pouso Alegre	MG	100,00	2.286,00	Reversible
5990	Repetidora Serra Verde	0	Na	Lajes Pintadas	RN	428,77	2.500,00	Reversible
1133	Rua General Sampaio	55	Centro	Camocim	CE	338,00	1.225,00	Reversible
BTSAPR96	Rua Antonio Basso	0	Bateias	Campo Largo	PR	71,83	30.397,56	Reversible
BTSAPR180	Prolongamento Da Rua Getulio Vargas	0	Cruz Machado	Cruz Machado	PR	69,69	150,00	Reversible
592	Fazenda Recreio	S/n	Na	Paramirim	BA	72,00	26.410,00	Reversible
6832	Nova Santa Rita	0	Urbano	Nova Santa Rita	PI	9,00	375,00	Reversible
5208	Praça Da Bandeira	S/n	Centro	Piripiri	PI	310,24	1.016,00	Reversible
2880	Avenida Caio Martins	73	Centro	Matozinhos	MG	405,00	1.158,00	Reversible
BTSASC229	Rua Gov. Celso Ramos Esq. C/ Rua Emil Altenburg	0	Centro	Ituporanga	SC	205,44	1.107,00	Reversible
BTSAPR379	Rua Jose Maria De Paula	722	Jandaia Do Sul	Jandaia Do Sul	PR	360,00	1.481,00	Reversible
557	Rua Marcelino Crisostomo Silva	302	Na	Jaguarari	BA	100,67	819,00	Reversible
3629	Rua 21 De Abril	S/n	Centro	Tomé-Açu	PA	134,83	922,62	Reversible
147	Avenida Presidente Castelo Branco	695	Centro	Alvarães	AM	55,60	1.641,49	Reversible
BTSAPR308	Rua 2 De Março	0	Guapirama	Guapirama	PR	71,23	1.447,30	Reversible
5860	Avenida Alberico Diniz	1632	Sulacap	Rio De Janeiro	RJ	42,00	640,00	Reversible
BTSARS693	Vista Alegre Do Prata	0	Vista Alegre Do Prata	Vista Alegre Do Prata	RS	42,40	150,00	Reversible
BTSARS64	Rua Piratini	0	Butia	Butiá	RS	330,92	1.071,69	Reversible
7218	Rua Tiradentes	0	Na	Floresta Azul	BA	56,00	750,00	Reversible
2919	Rua Milton Campos	215	Centro	Machacalis	MG	38,00	223,00	Reversible
BTSAGO87	Avenida A Qd. 2 Lt. 9 - Estrada Velha C.Novas/Marzagao	0	Estancia Itaja	Caldas Novas	GO	109,00	362,50	Reversible
2793	Rua Do Ouro	95	Centro	Diamantina	MG	40100	1.481,00	Reversible
2840	Rua Claudio Manoel Da Costa	360	Centro	Heliodora	MG	10200	533,00	Reversible
BTSASC246	Rua Pastor Guillermo Rau -Saguaçu	0	Morro Do Boa Vista	Joinville	SC	6300	1.365,00	Reversible
5178	Rua Padre Estima	S/n	Na	Santa Cruz Do Capib	PE	14000	1.200,00	Reversible
4675	Rua Epitacio Pessoa	S/n	Centro	Boqueirão	PB	2095	434,00	Reversible
BTSARS665	Av Henrique Kaden	0	Vale Do Sol	Vale Do Sol	RS	4505	240,00	Reversible
5948	Chacara Santa Maria - Rua Caminho Da Telerj Lt 65 Qd 4	0	Centro	São Sebastião Do Alt	RJ	18000	1.600,00	Reversible
BTSASC465	Rua Carlos Savi	0	Centro	Timbé Do Sul	SC	2140	420,00	Reversible
4924	Trav. Da Mirandiba	S/n	Centro	Jaboatão Dos Guarar	PE	11880	450,00	Reversible
6105	Rua Ferreira Chaves	93	Santa Cruz	Santa Cruz	RN	26974	1.394,78	Reversible
BTSASC321	Rua Joao Bortoluzzi Lote Nº18 - Qd. B.	0	Centro	Nova Veneza	SC	1757	375,00	Reversible
BTSARS354	Rua 7 De Setembro	0	Nova Petropolis	Nova Petrópolis	RS	35011	1.232,00	Reversible
2603	Praca Manoel Mendes De Carvalho	166	Urbano	Alagoa	MG	10100	360,00	Reversible
BTSAMT77	Avenida Rio Grande Do Sul	429	Centro	Nova Xavantina	MT	20170	64,00	Reversible
BTSASC359	Rua Frei Caetano	S/n	Centro	Ponte Serrada	SC	12770	600,00	Reversible
2723	Rua Esdras Salvador *	S/n	Urbano	Carvalhos	MG	10200	435,00	Reversible
6008	Rua Projetada0		Nova Parnamirim	Parnamirim	RN	45300	900,00	Reversible
2692	Rua Dr. Antonio De Souza Mello	385	Urbano	Cabo Verde	MG	11000	695,00	Reversible
6194	Praça Manoel De Souza	61	Centro	Capela	SE	20800	939,00	Reversible
BTSASC76	Rua Do Cedro	S/n	Dom Joaquim	Brusque	SC	10095	471,50	Reversible
2161	Rua Genesio Carvalho	1	Centro	Esperantinópolis	MA	14834	760,00	Reversible
4923	Rua Dr. Luis Rigueiras	S/n	Prazeres	Jaboatão Dos Guarar	PE	27500	828,00	Reversible
BTSAPR772	Rua Manoel Alves De Oliveira	2053	Tijucas Do Sul	Tijucas Do Sul	PR	4208	100,00	Reversible
2625	Praca Henrique Vieira	127	Urbano	Areado	MG	10100	597,00	Reversible
3541	Rua Acides Carneiro	S/n	Urbano	Arinos	MG	29500	1.000,00	Reversible
1138	Rua Maria De Lourdes	656	Centro	Santa Quitéria	CE	32700	855,00	Reversible
BTSASC358	Rodovia Br 116 - Km 166	S/n	Centro	Ponte Alta Do Norte	SC	3400	900,00	Reversible
BTSASC484	Rua Clovis Padilha Dos Santos	S/n	Centro	Vargem	SC	2023	312,00	Reversible
737	Rua Cesario Costa	S/n	Centro	Governador Mangabe	BA	5700	900,00	Reversible
2600	Trav. Santana	36	Centro	Abre Campo	MG	10100	414,00	Reversible
BTSAPR800	Avenida Nicanos Dos Santos Silva	0	Uniao Da Vitoria	União Da Vitória	PR	12278	675,00	Reversible
BTSASC182	Rua Geral De Ganchos Do Meio	S/n	Ganchos Do Meio	Governador Celso Ra	SC	6674	150,00	Reversible
BTSASC476	Rua Cero Largo Esq. Rua Santo Cristo	0	Centro	Tunápolis	SC	2130	400,00	Reversible
2742	Rua Aristoteles Braga	5	Sao Pedro	Juiz De Fora	MG	16800	723,00	Reversible
6690	Rua Direita Do Sao Caetano	140	Centro	Guaraciaba	MG	10100	740,00	Reversible
BTSARS230	Getulio Vargas	0	Getulio Vargas	Getúlio Vargas	RS	59982	500,00	Reversible
BTSASC190	Sede Sarandi S/Nº	S/n	Sarandi	Herval D'Oeste	SC	11561	823,00	Reversible
BTSASC293	Rua Nicolau Schimitz	S/n	Centro	Luiz Alves	SC	2130	360,00	Reversible

2745	Avenida Cel. Domingos Rosa	7	Urbano	Conceição Dos Ouros	MG	12000	351,00	Reversible
3680	Rod. Br 010- Km 12	S/n	Na	Paragominas	PA	8993	995,60	Reversible
3642	Trav. Bom Intento	50	Centro	Marapanim	PA	17727	2.264,46	Reversible
BTSASC385	Rua Frederico Pfitzenmeier	S/n	Centro	Riqueza	SC	2023	702,00	Reversible
BTSASC145	Avenida Jorge Lacerda	S/n	Costeira	Florianópolis	SC	6800	198,00	Reversible
4815	Monte N. Senhora Do Monte Serrat - Fazenda Acaua	0	Na	Bonito	PE	3263	600,00	Reversible
4502	Travessao Do Prata Ii	S/n	Agrovila Nossa Senh	oSão Francisco Do Pa	PA	16000	160,00	Reversible
BTSASC155	Rua Nossa De Fatima Morro D.Pedras	S/n	Morro Das Pedras	Florianópolis	SC	4500	19.000,00	Reversible
3109	Praça Coronel Jose Bras	57	Centro	São João Nepomucen	MG	57600	1.354,00	Reversible
2030	Praca Jones Santos Neves	187	Centro	Nova Venécia	ES	26200	358,00	Reversible
BTSARS115	Casca	0	Casca	Casca	RS	6160	150,00	Reversible
469	Fazenda Agia Clara Estrada P/ Lagoa Clara	0	Zona Rural	Baianópolis	BA	9900	2.700,00	Reversible
5332	Rua Projetada	S/n	Na	Várzea Branca	PI	2500	450,00	Reversible
BTSAMS108	Rua Comandante Souza Lobo	12	Centro	Ladário	MS	9036	800,00	Reversible
5958	Fazenda Serra Grande- Estrada Da Cachoeira - Morro Do Horto Florestal	0		Vassouras	RJ	19100	1.328,00	Reversible
BTSARO149	Avenida 7 De Setembro S/N - Urucumacua	S/n	Serra Grande					
BTSAPR401	Rua Xv De Novembro	1125	Centro	Pimenta Bueno	RO	15000	150,00	Reversible
BTSAPR260	Rua Parana	0	Laranjeiras Do Sul	Laranjeiras Do Sul	PR	39619	150,00	Reversible
7454	Morro Atras Do Ginasio0	S/n	Entre Rios Do Oeste	Entre Rios Do Oeste	PR	9253	800,00	Reversible
832	Rua Percilio Santos	S/n	Na	Catolândia	BA	8344	1.600,00	Reversible
4773	Rua Jacob Frantz	S/n	Centro	Pojuca	BA	12000	1.500,00	Reversible
BTSARS268	Ipe - Linha Etelvina	0	Centro	São João Do Rio Do	PB	10290	450,00	Reversible
BTSASC250	Rua Bento Torquato Da Rocha	S/n	Linha Etelvina	Ipê	RS	1920	919,20	Reversible
BTSARS141	Chapada	0	Vila Nova	Joinville	SC	5203	360,00	Reversible
5585	Rua Jornalista Carlos Lacerda Com Monte Elisio	S/n	Chapada	Chapada	RS	8550	290,00	Reversible
2784	Praça Presidente Vargas	248	Lot M.Elisio/M.H.St()	MMacacé	RJ	14400	1.200,00	Reversible
BTSARS406	Avenida Cidade De Rio Grande	0	Urbano	Divisa Nova	MG	10100	394,00	Reversible
BTSAPR615	Rua Iguaçu	0	Jardim America - Ctm	Pelotas	RS	2001	362,50	Reversible
2503	Rua Quintino Bocaiuva - 1ª Seção	225	Porto Amazonas	Porto Amazonas	PR	7184	900,00	Reversible
BTSASC168	Avenida 25 De Julho	2797	Nacional	Contagem	MG	11000	360,00	Reversible
830	Rua Da Independencia	0	Centro	Forquilha	SC	3538	381,30	Reversible
4332	Alameda Projeto Rondon	S/n	Centro	Piritiba	BA	5554	1.074,31	Reversible
2614	Rua Euclides Rocha Ribeiro	32	Tauarizinho	Peixe-Boi	PA	1280	166,22	Reversible
3032	Rua Ari Teixeira Da Costa	80	Urbano	Antônio Carlos	MG	10100	381,00	Reversible
4546	Avenida Belem	12	Centro	Ribeirão Das Neves	MG	12000	360,00	Reversible
2733	Praça Nair Barbosa *	S/n	Na	Tailândia	PA	14436	2.863,05	Reversible
BTSAGO9	Rua Genipapo Esq. C/ Rua Maracana	S/n	Urbano	Cipotânea	MG	10100	348,00	Reversible
7988	Rua Florisbela Palmier	306	Centro	Alto Horizonte	GO	7000	1.195,50	Reversible
BTSASC27	Rua Xv De Novembro Sn	0	Mutua	São Gonçalo	RJ	1830	696,00	Reversible
BTSARS367	Rua Aluisio Algayer	0	Centro	Atalanta	SC	2130	420,00	Reversible
BTSARS599	Avenida Gen. F. Da Cunha	0	Lomba Grande	Novo Hamburgo	RS	4897	548,13	Reversible
BTSAMT92	Avenida Dos Expedicionarios	1222	Seberi	Seberi	RS	15643	1.000,00	Reversible
BTSAPR599	Rua (Capitao) Jacinto Gomes / Rua João Henrique Pestalozzi A/1 - 001 - So 3	0	Centro	Ribeirão Cascalheira	MT	5880	1.522,27	Reversible
BTSASC2	Rua João Santini (Antiga Rua Projetada)	S/n	Distrito De Guaragi	Ponta Grossa	PR	4208	595,00	Reversible
28	Rua Manoel Hipolito	137	Centro	Abdon Batista	SC	2577	360,00	Reversible
24	Morro Do Cristo0	S/n	Centro	Capela	AL	5000	500,00	Reversible
BTSASC440	Rua D. Pedro Ii	1000	Morro Do Cristo	Santana Do Ipanema	AL	15111	3.813,00	Reversible
1142	Repetidora Pico Alto Rodovia. 253 Km 905	0	Centro	São Lourenço Do Oe	SC	22795	150,00	Reversible
BTSAPR159	Rua Padre Francisco Bonatto	33	Pernambquinho	Guaramiranga	CE	32300	48.144,01	Reversible
1365	Rua Getulio Vargas	274	Colombo	Colombo	PR	359,63	1.226,00	Reversible
BTSASC272	R Amandus Penski	83	Na	Várzea Alegre	CE	130,51	857,76	Reversible
BTSASC304	Rua Giacomo Duz	S/n	Vila Nova	Joinville	SC	52,03	519,40	Reversible
2051	Rua Dr. Valerio	S/n	Centro	Marema	SC	35,38	1.800,00	Reversible
4072	Avenida Carlos Gomes	S/n	Centro	São Gabriel Da Palha	ES	191,00	864,00	Reversible
BTSASC79	Rua Gen. Sampaio	S/n	Na	Garrafão Do Norte	PA	86,50	1.176,70	Reversible
BTSARS564	Sao Jose Do Herval	0	Centro	Caçador	SC	30,00	1.135,00	Reversible
BTSASC74	Estrada Geral Da Limeira	0	Sao Jose Do Herval	São José Do Herval	RS	45,05	150,00	Reversible
5215	Rua Felinto Rego	1080	Limeira	Brusque	SC	517,00	517,00	Reversible
BTSAGO26	Rua Sebastiao Manoel Da Silva Qd. 10 Lt. 2 E 3 (Parte)	0	Centro	União	PI	145,00	896,00	Reversible
550	Fazenda Magoya	0	Interlandia	Anápolis	GO	71,96	1.000,00	Reversible
BTSASC379	Rua Nereu Ramos	S/n	Itabuna Sul Sns	Itarantim	BA	96,00	1.420,00	Reversible
BTSARS607	Linha Bento Goncalves	0	Centro	Rio Dos Cedros	SC	9,63	1.200,00	Reversible
2668	Rua Dos Voluntários	147	Serafina Correa	Serafina Corrêa	RS	37,48	1.600,00	Reversible
BTSAPR441	Avenida Rio Branco	482	Centro	Boa Esperança	MG	110,00	1.287,00	Reversible
2984	Travessa Angelo De Quadros	40	Jardim America	Maringá	PR	112,50	290,00	Reversible
			Centro	Pedra Azul	MG	270,00	608,00	Reversible

BTSASC398	Rua Alfredo Emerim Lote Nº9 - Qd. Nº11	0	Centro	Santa Rosa Do Sul	SC	39,78	434,18	Reversible
1294	Rua Coelho Mascarenhas	0	Centro	Novo Oriente Do Piauí	CE	84,29	102,14	Reversible
BTSASC438	Rua Padre Aurelio	413	Centro	São José Do Cedro	SC	161,84	870,00	Reversible
1236	Rua Francisco Maciel Da Silva	S/n	Centro	Itapagé	CE	125,86	989,30	Reversible
1293	Rua Herminia De Gusmao Rocha	S/n	Centro	São Bento Do Sul	SC	186,00	900,00	Reversible
BTSASC405	Rua Estevas Buschle	S/n	Centro	General Câmara	RS	637,00	1.500,00	Reversible
BTSARS228	Rua Duque De Caxias	0	General Camara	Bombinhas	SC	140,64	774,40	Reversible
BTSASC69	Rua Pescada Amarela	S/n	Centro	Rio Negro	MS	47,38	333,50	Reversible
BTSAMS130	Rua 9 De Maio	S/n	Centro	Conceição De Macab	RJ	750,00	750,00	Reversible
5526	Rua Coronel Etelvino Da Silva Gomes	60	Conceicao De Macab	Igarassu	PE	170,75	737,00	Reversible
4935	Rua Jose Lacerda Leite	31	Centro	Oriximiná	PA	333,50	1.536,28	Reversible
3567	Rua 7 De Setembro	1832	Na	Rio Bom	PR	480,00	3.280,00	Reversible
BTSAPR648	Avenida Curitiba	0	Rio Bom	Eunápolis	BA	71,84	900,00	Reversible
7216	Rua Dom Pedro Ii	0	Na	Campinas Do Sul	RS	1.064,52	1.588,00	Reversible
BTSARS85	Rua Andradas	0	Campinas Do Sul	Catuípe	RS	84,15	290,00	Reversible
BTSARS117	Catuípe	0	Catuípe	São Félix Do Xingu	PA	294,60	150,00	Reversible
3751	Avenida Antonio Marcos Ribeiro	S/n	Centro	Flores Da Cunha	RS	134,77	1.863,29	Reversible
BTSARS217	Estr. Munic Nova Roma	0	Nova Roma	Jaraguá Do Sul	SC	26,24	300,00	Reversible
BTSASC232	R Pst Alberto Schneider - Barra Do Rio	0	Barra Do Rio	Joinville	SC	81,26	86.516,25	Reversible
BTSASC255	Rua Dona Frnacisca	S/n	Pirabeiraba	Belo Horizonte	MG	52,03	150,00	Reversible
3372	Rua Garret	1104	Jardim America	Camamu	BA	152,00	360,00	Reversible
698	Praca Dr Francisco Xavier Borges	198	Centro	Ijuí	RS	110,00	243,00	Reversible
BTSARS263	Rua Henrique Koff	0	Ijuí	Morros	MA	30,10	625,00	Reversible
2232	Rua Dr. Paulo Ramos	1	Pov Morros	Maurilândia	GO	65,24	356,83	Reversible
BTSAGO302	Rua Francisco P. De Jesus C/ Amazonas Qd. 43 Lt. 4 A 7 E	0	Maurilandia	Brumadinho	MG	115,07	2.299,68	Reversible
2644	Rua Tarcilio Gomes Da Costa	93	Centro	Missal	PR	110,00	290,00	Reversible
BTSAPR481	Missal - Av. Joao Ferrari	0	Missal	Araquari	SC	10,21	588,30	Reversible
BTSASC19	Rua Roch A Coutinho	S/n	Centro	Vilhena	RO	350,00	350,00	Reversible
BTSARO136	Rua Principal S/N - Sao Lourenço	S/n	Centro	Blumenau	SC	150,00	150,00	Reversible
BTSASC47	Rua 2 De Setembro	S/n	Itoupava Norte	João Câmara	RN	184,54	150,00	Reversible
6038	Praça Monsenhor Freitas	S/n	Joao Camara	Luz	MG	269,74	1.440,00	Reversible
6715	Rua Antonio Gomes De Macedo	540	Centro	Uruará	PA	18,09	100,00	Reversible
4586	Agrovila Progresso Do Km 140	0	Vila Alvorada	Rio Verde De Mato G	MS	25,04	290,00	Reversible
BTSAMS131	Rua Almirante Tamandare	80	Centro	Viamão	RS	107,18	1.500,00	Reversible
BTSARS681	Rua Lagoa Negra	0	Itapua - Vila	Apiaçá	ES	26,25	150,00	Reversible
1941	Ladeira Mal Candido Rondon	1	Rural	Governador Valadare	MG	30,00	1.142,40	Reversible
3517	Rua Doze	38	Ilha	São Ludgero	SC	168,00	360,00	Reversible
BTSASC442	Rua Conego Bernardo Philippi	S/n	Centro	Paulo Frontin	PR	96,84	450,00	Reversible
BTSAPR563	Rua Parana	50	Paulo Frontin	Ponta De Pedras	PA	42,08	1.267,10	Reversible
3627	Trav. Leonardo Tavares	S/n	Centro	Porto Vitória	PR	201,60	2.498,00	Reversible
BTSAPR618	Rua Frei Policarpo	113	Porto Vitoria	Rio Azul	PR	42,00	600,00	Reversible
BTSAPR647	Guilherme Pereira	493	Rio Azul	Miraselva	PR	42,08	990,00	Reversible
BTSAPR480	Rua Sao Paulo	91	Miraselva	Paula Freitas	PR	69,16	440,00	Reversible
BTSAPR561	Vargem Grande	0	Paula Freitas	Juranda	PR	151,74	290,00	Reversible
BTSAPR390	Avenida Almirante Barroso	0	Juranda	Praia Grande	SC	12,65	150,00	Reversible
BTSASC363	Rua Frei Protasio	150	Centro	Feira De Santana	BA	26,84	966,00	Reversible
741	Rua Conego Olimpio	S/n	Distrito Humildes	Formosa Do Oeste	PR	71,05	1.855,97	Reversible
BTSAPR276	Rua Belem	65	Formosa Do Oeste	Manhumirim	MG	151,53	1.585,97	Reversible
2969	Rua Madre Beatriz	17	Centro	União Dos Palmares	AL	110,00	1.070,00	Reversible
25	Morro0	S/n	Morro	Natal	RN	87,30	3.650,00	Reversible
6027	Rua Peroba	S/n	Pitimbu	tSão José Da Boa Vis	PR	234,00	600,00	Reversible
BTSAPR710	Rua Amadeu Ferraz De Araujo	164	Sao Jose Da Boa Vis	São Valério Da Nativi	TO	71,23	900,00	Reversible
BTSAGO574	Avenida Andre Aires Sobrinho Qd. 17 Lt. 05 E 06 (Atual Avenida Tocantins)	0	Centro			25,61	1.576,50	Reversible
3556	Fazenda Machadinho	S/n	Zona Rural	Paracatu	MG	68,00	6.400,00	Reversible
BTSAPR684	Rua Miguel Smack	785	Santa Terezinha De I	tSanta Terezinha De I	PR	106,32	290,00	Reversible
BTSAPR637	Rua Amapa	145	Rancho Alegre Doest	Rancho Alegre D'Oes	PR	1.200,00	1.200,00	Reversible
1951	Rua Major Quintino	S/n	Centro	Alegre	ES	794,00	794,00	Reversible
3276	Rua Rui Barbosa *	S/n	Centro	Itamarandiba	MG	96,00	204,00	Reversible
1957	Corrego Boa Esperança	S/n	Zona Rural	Barra De São Francis	ES	43,00	1.600,00	Reversible
BTSASC256	Rua Dos Campos	S/n	Morro Do Meio	Joinville	SC	52,03	150,00	Reversible
4708	Praça Monsenhor Valeriano Pereira	S/n	Centro	Pombal	PB	157,30	731,00	Reversible
BTSAGO163	Avenida Gercina Borges Teixeira Nº 628 Qd. Qc-18 Lt. 24/22	628	Conj. Vera Cruz	Goiânia	GO	100,00	400,00	Reversible
BTSAMT38	Rua Das Acácias Esq Rua Sao Paulo	78	Centro	Comodoro	MT	75,57	2.500,00	Reversible
2086	Rua Nova	S/n	Sao Torquato	Vila Velha	ES	151,00	875,00	Reversible

2798	Rua Olegario Maciel	71	Urbano	Esmeraldas	MG	54,00	502,00	Reversible
3375	Rua Senador Levindo Coelho	2021	Vale Do Jatoba	Belo Horizonte	MG	137,00	404,00	Reversible
BTSAPR562	Fazenda Tem Que Ver	0	Paulo Frontin	Paulo Frontin	PR	151,73	5.200,00	Reversible
3636	Rua Augusto Meira Filho	S/n	Centro	Santa Bárbara Do Pa	PA	108,84	1.283,90	Reversible
2200	Rua Quinze S/Nº (Repetidora)0	268	Trizidela	Barra Do Corda	MA	61,77	7.840,00	Reversible
5994	Rua Rio Açú	S/n	Emaus	Parnamirim	RN	495,00	2.072,00	Reversible
BTSARS92	Candelaria	0	Candelaria	Candelária	RS	411,02	150,00	Reversible
696	Avenida Antonio Coutinho	S/n	Na	Caculé	BA	117,50	1.500,00	Reversible
BTSASC444	Avenida Sao Miguel - Lote Nº32 - Qd. Nº6	0	Centro	São Miguel Da Boa V	SC	20,25	150,00	Reversible
2190	Avenida Pres. Kennedy	S/n	Centro	Poção De Pedras	MA	65,24	768,00	Reversible
1267	Rua Cel. Jose De Albuquerque	446	Centro	Cedro	CE	327,00	854,00	Reversible
1977	Avenida Dos Eucaliptos	S/n	Urbano	Aracruz	ES	291,00	1.000,00	Reversible
2878	Praca Juscelino Kubitschek	135	Centro	Jequitinhonha	MG	342,00	1.084,00	Reversible
1456	Boa Vista	0	Na	Mombaça	CE	15,00	180,00	Reversible
BTSASC311	Rua 14 - Lot. Imaribo	0	Centro	Monte Carlo	SC	35,37	1.050,00	Reversible
BTSARS194	Rua Graciliano Lopes	0	Estacao	Estação	RS	111,65	322,50	Reversible
BTSARS220	Rua Borges De Medeiros	0	Flores Da Cunha	Flores Da Cunha	RS	484,89	800,00	Reversible
1863	Avenida Pres. Costa E Silva	145	Goiabeiras/ Republic	aVitória	ES	147,00	450,00	Reversible
7232	Rua Padre Joao Meira	0	Na	Pilão Arcado	BA	16,00	1.130,35	Reversible
733	Rua Waldemar Gama	S/n	Centro	São Gabriel	BA	93,60	1.140,00	Reversible
BTSAPR747	Rua Parana, Qd 22 Lt 9	616	Flor Da Serra	Serranópolis Do Igua	PR	71,85	288,00	Reversible
BTSAGO565	Avenida 12 Esq. C/ Rua 6 Qd. 18 Lt. 03 A 05 (Atual Rua 05 Esq. C/ Rua 08 Q d	0	Centro	Pugmil	TO	160,00	1.247,50	Reversible
BTSAGO262	Rua 7 De Setembro (Ant. Antonio Jose Mendanha)	S/n	Ordalia	Itaçu	GO	150,00	150,00	Reversible
BTSAGO572	Avenida Praiao Qd. 16 Lt. 09	0	Jd Amazonia	São Salvador Do Toc	TO	61,00	1.211,48	Reversible
33606	Rua Do Morro	S/n	Praia De Pititinga	Rio Do Fogo	RN	18,20	87,72	Reversible
3866	Rod. Br.316 - Km 08	S/n	Na	Ananindeua	PA	266,29	831,47	Reversible
BTSARS549	Santo Expedito Do Sul	0	Santo Expedito Do S	uSanto Expedito Do Su	RS	26,25	150,00	Reversible
5818	Estr. Rodrigues Caldas	1416	Taquara	Rio De Janeiro	RJ	6.931,00	360,00	Reversible
5151	Rua Augusto Henrique De Almeida (Marinas Do Aquira)	0	Centro	Ipojuca	PE	30,00	400,00	Reversible
BTSAMS3	Rua Da Republica	3167	Centro	Amambai	MS	240,00	875,00	Reversible
1986	Rua Bernardino Monteiro	200	Domingos Martins	Domingos Martins	ES	280,00	672,00	Reversible
BTSASC126	Rua Moura Brasil	1509	Centro	Cunha Porã	SC	152,45	940,00	Reversible
BTSAGO571	Avenida Manoel Silverio Dourado C/ Piaui Qd. 61 Lt. 01 02 03	0	Centro	Santa Tereza Do Toc	TO	140,00	1.400,00	Reversible
BTSAMS98	Rua Barao Do Rio Branco	S/n	Distrito De Pirapora	Itaporã	MS	24,84	300,00	Reversible
7449	Rua Eliodoro Araujo Filho	0	Na	Buritirama	BA	122,44	1.200,00	Reversible
7152	Rua Costa Azevedo	S/n	Distrito Fazenda Nov	Brejo Da Madre De D	PE	130,00	2.600,00	Reversible
7506	Fazenda Carnauba	0	Carnauba	Xique-Xique	BA	70,22	2.000,00	Reversible
5885	Rua Duque De Caxias	85	Sao Fidelis	São Fidélis	RJ	237,29	600,00	Reversible
BTSARS219	Rua Barbera	0	Otavio Rocha	Flores Da Cunha	RS	31,10	301,60	Reversible
BTSASC86	Rua Getulio Vargas	S/n	Centro	Campo Alegre	SC	96,84	745,30	Reversible
2774	Rua Marechal Deodoro	20	Urbano	Delfim Moreira	MG	101,00	618,00	Reversible
5210	Rua Cap. Newton Ruben	1321	Aldeia	São Raimundo Nona	PI	135,00	200,00	Reversible
BTSAGO478	Rua Rio Dos Patos Esq. C/ Rua Pirineus	0	Assuncao De Goias	Vila Propício	GO	150,00	150,00	Reversible
4932	Rua Barao De Suassuna	S/n	Centro	Escada	PE	147,04	500,00	Reversible
5633	Rua Cel. Gomes Machado	119	Centro	Niterói	RJ	207,00	1.543,00	Reversible
BTSAPR123	Fazenda Floresta	0	Cascavel	Cascavel	PR	225,74	450,00	Reversible
BTSAPR258	Rua Manoel Ribas	159	Engenheiro Beltrao	Engenheiro Beltrão	PR	261,40	1.474,62	Reversible
BTSAGO303	Avenida Amazonas C/ Rua 3 Qd. 197 Lt. 6 (Parte) 7 E 8	0	Minacu	Minaçu	GO	256,00	256,00	Reversible
BTSAMT85	Rua Dona Leopoldina Lts. 1 E 2 Qd. 34	0	Centro	Porto Dos Gaúchos	MT	42,30	1.000,00	Reversible
BTSAPR71	Colonia Boa Ventura	0	Boa Ventura De Sao	RBoa Ventura De São	PR	32,35	360,00	Reversible
BTSARS140	Rua Pe. Maximiliano Lassberg	0	Cerro Largo	Cerro Largo	RS	91,80	1.500,00	Reversible
BTSAGO104	Rua Das Violetas Esq. C/ Amor Perfeito Nº 220	220	Catalao	Catalão	GO	103,03	2.430,00	Reversible
748	Rua Sao Joseqd 2	0	Na	Ibipitanga	BA	46,00	1.019,22	Reversible
3808	Anajas	0	Na	Anajás	PA	29,05	536,20	Reversible
BTSASC319	Rua Jose Bottin Lote Nº89B - Qd. Nº29	0	Centro	Nova Itaberaba	SC	20,23	419,14	Reversible
BTSARS131	Rua Octavio De Medeiros	0	Vila Seca	Caxias Do Sul	RS	48,97	335,00	Reversible
BTSAPR779	Rua Fortaleza	0	Toledo	Toledo	PR	71,84	1.200,00	Reversible
2669	Praça Caçula	20	Centro	Bocaina De Minas	MG	101,00	360,00	Reversible
1906	Avenida Noroeste	S/n	Nova Almeida	Serra	ES	280,00	1.200,00	Reversible
1313	Repetidora Pereiro Verdes Mares	0	Na	Pereiro	CE	28,09	2.862,00	Reversible
BTSASC24	Rua Xv De Novembro	0	Centro	Arroio Trinta	SC	25,01	1.050,00	Reversible
2739	Rua Cel. Casemiro	467	Urbano	Conceição Da Aparec	MG	101,00	360,00	Reversible
BTSAPR175	Rua Minas Gerais	354	Cornelio Procopio	Cornélio Procópio	PR	42,08	1.200,00	Reversible
BTSASC9	Rua Sao Joao	S/n	Centro	Alfredo Wagner	SC	203,15	257,00	Reversible

616	Repetidora De Porto Novo S/N (Alto Formoso De Porto Novo)	S/n	Rural	Santana	BA	240,00	2.400,00	Reversible
292	Avenida 7 De Setembro	459	Centro	São Gabriel Da Cach	AM	302,69	2.006,46	Reversible
7126	Rua Sao Francisco	S/n	Centro	Buritirana	MA	10,50	1.200,00	Reversible
2307	Praça Manoel Antonio De Sousa	S/n	Jacare	Cururu	MA	9,00	360,00	Reversible
2581	Rua Antonio Falabela	421	Serrano	Belo Horizonte	MG	91,00	360,00	Reversible
BTSARS34	Rua Gen. Osorio	1150	Bage	Bagé	RS	1.459,78	150,00	Reversible
BTSAPR166	Loteamento Ana Maria Franco Cordeiro	0	Contenda	Contenda	PR	20,42	1.200,00	Reversible
5108	Br 428 Km 820	S/n	Na	Orocó	PE	124,34	2.700,00	Reversible
BTSARS58	Bom Retiro Do Sul	0	Bom Retiro Do Sul	Bom Retiro Do Sul	RS	81,62	200,00	Reversible
2786	Praça Quinze De Novembro	54	Urbano	Dom Joaquim	MG	66,00	220,00	Reversible
2961	Rua Sao Jose	33	Centro	Oliveira	MG	340,00	340,00	Reversible
6680	Avenida Juscelino Kubitschek	S/n	Centro	Angical	BA	19,40	910,24	Reversible
3656	Avenida Principal	50	Monte Dourado	Almeirim	PA	266,30	4.388,05	Reversible
BTSAGO547	Avenida Jk	0	Centro	Palmas	TO	340,00	340,00	Reversible
1965	Rua Nestor Gomes	S/n	Cariacica	Cariacica	ES	337,00	800,00	Reversible
BTSAPR65	Rua Marta Silva Gomes	662	Bela Vista Do Paraíso	Bela Vista Do Paraís	PR	247,05	1.760,00	Reversible
BTSAGO434	Avenida Tancredo Neves Qd.	0	Santa Tereza De Goi	aSanta Tereza De Goi	GO	63,90	600,00	Reversible
3655	Rua Joao Gualberto Dos Santos	161	Centro	Curuçá	PA	120,49	1.502,40	Reversible
BTSARS335	Nao Me Toque	0	Nao Me Toque	Não-Me-Toque	RS	242,40	150,00	Reversible
BTSAPR355	Rua Coronel Garcia	631	Irati	Irati	PR	490,43	1.600,00	Reversible
BTSAMT79	Rua Marechal Rondon	491	Centro	Pedra Preta	MT	58,09	800,00	Reversible
BTSAMT87	Avenida Nossa Aparecida C/ Rua Delfino Silverio Ferreira Lt. 1 Qd. 05	0	Poxoreo	Poxoréo	MT	59,28	150,00	Reversible
2146	Rua Isapel	S/n	Centro	Coelho Neto	MA	114,98	1.200,00	Reversible
BTSAPR542	Rua Nestor Victor (Antigo N. 289)	293	Centro	Paranaguá	PR	76,31	1.299,90	Reversible
BTSARS638	Avenida Minas Gerais	0	Nova Tramandai	Tramandaí	RS	104,50	550,00	Reversible
BTSASC35	Avenida Sc	475	Centro	Barra Velha	SC	166,48	150,00	Reversible
BTSARS547	Rua Do Comércio	602	Santo Augusto	Santo Augusto	RS	225,17	150,00	Reversible
BTSAPR575	Rua Santa Helena	192	Pinhais	Pinhais	PR	14130	410,40	Reversible
2046	Rua Dom Pedro II / Rua Floriano Pei	14	Serra Sede	Serra	ES	28000	1.160,00	Reversible
3012	Rua Espirito Santo	486	Centro	Pratópolis	MG	28000	1.169,00	Reversible
836	Praça Olimpio Ferreira	0	Na	Presidente Jânio Qua	BA	9540	1.713,53	Reversible
BTSARS60	Rua Coronel João Luís Nascimento (Antiga Bossoroca)	491	Bossoroca	Bossoroca	RS	8415	290,00	Reversible
2094	Rua Venicio Torres	S/n	Praia Da Costa	Vila Velha	ES	15100	384,00	Reversible
2638	Serra Da Bocaina	S/n	Rural	Araxá	MG	8400	1.500,00	Reversible
BTSARS289	Joia	0	Joia	Jóia	RS	6160	150,00	Reversible
BTSAPR68	Rua Antonio Coradin	310	Bituruna	Bituruna	PR	10633	600,00	Reversible
BTSASC494	Rua Pedro Bortoluzzi	S/n	Centro	Xanxerê	SC	12278	619,65	Reversible
1119	Rua 8 A (Antiga 88)	200	Cj. Parque Tabapua	Caucaia	CE	20800	553,00	Reversible
3065	Rua Cel. Amancio Bernardes	6	Centro	Santo Antônio Do Mo	MG	27000	1.821,00	Reversible
BTSASC70	Rua Joao Morelli	S/n	Centro	Botuverá	SC	2500	450,00	Reversible
BTSAPR692	Rua Sao Roque	191	Colonia Missoes	Santo Antônio Do Sud	PR	4208	3.500,00	Reversible
4660	Rua Josefa Miranda Freire	S/n	Bessa	João Pessoa	PB	27760	420,00	Reversible
BTSAMS68	Rua Maria Garcia Gomes	372	Centro	Costa Rica	MS	10643	1.200,00	Reversible
3313	Rua Alfredo Tormim	44	Urbano	Estrela Do Sul	MG	13000	165,00	Reversible
2700	Avenida Manoel Francisco De Freitas	99	Urbano	Caputira	MG	10100	300,00	Reversible
3087	Praca Padre Jacinto	154	Centro	Senador Firmino	MG	10100	360,00	Reversible
BTSAPR711	Rua Marechal Costa E Silva	724	Sao Jose Das Palmei	São José Das Palmei	PR	22416	450,00	Reversible
BTSARS627	Rua Dr. Edmundo Soft	0	Taquara	Taquara	RS	1800	150,00	Reversible
5106	Rua Joaquim Lucas De Barros	S/n	Centro	Mirandiba	PE	7165	300,00	Reversible
713	Rua Dr. Orlando Texeira	0	Na	Chorrochó	BA	10000	1.600,00	Reversible
BTSAGO368	Fazenda Garapa 2	S/n	Piracanjuba	Piracanjuba	GO	10940	2.188,00	Reversible
2762	Praça Joaquim Luiz Da Costa Maia *	S/n	Urbano	Cristais	MG	10100	367,00	Reversible
2670	Avenida Governador Valadares	85	Centro	Bom Jardim De Minas	MG	10100	360,00	Reversible
BTSARS341	Rua Catarino Frasson	0	Nova Araca	Nova Araçá	RS	8162	360,00	Reversible
BTSARS258	Rua L.Z.Gaudanin	0	Ibiraíaras	Ibiraíaras	RS	8414	590,00	Reversible
BTSADF39	Modulo M Lote Especial S/N Condominio Solar De Athenas	S/n	Sobradinho	Brasília	DF	14622	1.299,63	Reversible
2773	Praça Divino Espirito Santo	30	Urbano	Datas	MG	10100	360,00	Reversible
BTSASC391	Avenida Alfredo Jacomo Scopel	S/n	Centro	Saltinho	SC	2130	360,00	Reversible
BTSASC26	Rua Bela Vista	130	Centro	Ascurra	SC	3538	420,00	Reversible
644	Fazenda Sete Cachoeira	0	Nova Valenca	Valença	BA	6210	1.350,00	Reversible
BTSAGO10	Rua Antonio Pereira Ramos (Ant. 21 De Abril)	S/n	Centro	Amaralina	GO	988	1.224,00	Reversible
BTSASC122	Rua Carlos Ronch	S/n	Sao Defende	Criciúma	SC	2912	392,00	Reversible
507	Praça Austrícliano Moreira	0	Centro	Coração De Maria	BA	12735	1.513,12	Reversible
BTSAMS88	Rua Holanda	215	Distrito Do Morumbi	Eldorado	MS	3235	450,00	Reversible

642	Rua Jose Loyola De Andra de	S/n	Centro	Ubaitaba	BA	3630	600,00	Reversible
BTSASC226	Rua Do Comercio	S/n	Centro	Itapiranga	SC	27870	300,00	Reversible
BTSASC236	Rua 641	S/n	Ilh A Da Figueira	Jaraguá Do Sul	SC	4025	396,25	Reversible
BTSARS621	Av XV De Novembro	0	Tapera	Tapera	RS	42536	1.596,20	Reversible
704	R. José Félix Ferreira - Estrada S/ Nome	0	Lagoinha	Cândido Sales	BA	10400	1.000,00	Reversible
718	Rua Balon Lopes Carneiro	0	Centro	Conceição Do Coité	BA	19492	1.232,00	Reversible
BTSASC177	Rua Adriano Kormann	S/n	Bela Vista	Gaspar	SC	78,58	564,16	Reversible
3320	Rua Olegario Maciel	640	Centro	Resplendor	MG	99,00	1.000,00	Reversible
BTSARS500	Rua Amaro Souto	0	Rosario Do Sul	Rosário Do Sul	RS	950,30	150,00	Reversible
BTSASC247	Rua Antonio De Oliveira E Silva	95	Boa Vista	Joinville	SC	52,03	480,00	Reversible
BTSASC312	Rua Nereu Ramos	S/n	Centro	Monte Castelo	SC	24,99	914,50	Reversible
5616	Serra Do Portugues	S/n	Mendes	Mendes	RJ	102,00	1.184,00	Reversible
2608	Rua Dr. Joao Batista Viana	55	Urbano	Alto Rio Doce	MG	101,00	549,00	Reversible
BTSAPR358	Estrada Da Gloria	0	Iretama	Iretama	PR	80,53	2.543,08	Reversible
4808	Morro Da Compesa - Caixa D'Agua	S/n	Na	Araripina	PE	142,20	1.000,00	Reversible
5776	Praça Tiradentes Onde Existia O No. 53Onde Existia O 53	53	Centro	Rio De Janeiro	RJ	205,00	212,00	Reversible
558	Estrada Br 330 Km 180	S/n	Fazenda Nova Cajue	iJequié	BA	103,18	2.000,00	Reversible
BTSARS545	Avenida Fortunato Palma	0	Santo Antonio Do Pal	Santo Antônio Do Pa	IRS	45,05	332,89	Reversible
BTSARO35	Rodovia Br- 317 - Fazendo Ponteio	S/n	Centro	Xapuri	AC	150,00	150,00	Reversible
2720	Praça Professor Brito *	S/n	Urbano	Carmo De Minas	MG	97,00	150,00	Reversible
3713	Rua Dr. Correia Pinto	91	Posto Do Flexal	Óbidos	PA	140,08	5.509,92	Reversible
BTSAPR597	Praça Bom Jesus Lote A/2 Quadra 7 (Antigo N. 17)	75	Uvaranas	Ponta Grossa	PR	665,38	1.920,00	Reversible
BTSADF48	Lotes 28 E 29 Quadra 18 Loteamento Jardim America Ii	0	Aguas Lindas De Goi	aÁguas Lindas De Goi	GO	158,60	360,00	Reversible
BTSARO103	Rua Principal S/N - Nova Colina	S/n	Centro	Ji-Paraná	RO	150,00	150,00	Reversible
2621	Rua Francisco Caetano	101	Urbano	Arantina	MG	101,00	360,00	Reversible
1235	Rua Rosa Reboucas	144	Centro	Icapuí	CE	87,45	400,35	Reversible
5607	Rua Trinta E Quatro	0	Itaipuacu	Maricá	RJ	627,48	600,00	Reversible
1371	Avenida Marina Do Morro Branco0	S/n	Centro	Beberibe	CE	77,50	945,00	Reversible
2028	Rua Ana Porto Simoes / Av. Leblon	585	Praia Do Morro	Guarapari	ES	184,00	618,00	Reversible
BTSAMS128	Rua Prof. Etelvina Vasconcelos	1000	Centro	Rio Brilhante	MS	186,90	900,00	Reversible
BTSASC456	Rua 8 De Maio	0	Centro	Serra Alta	SC	34,16	440,00	Reversible
BTSAMS122	Rua Espirito Santo	775	Centro	Pedro Gomes	MS	78,81	800,00	Reversible
799	Praça Juscelino Kubitschek	S/n	Na	Mansidão	BA	100,00	1.050,00	Reversible
BTSASC351	Avenida Mal. Castelo Branco	755	Centro	Pinheiro Preto	SC	34,20	370,00	Reversible
BTSAPR551	Rua Serafin Afonso Costa	1973	Jardim São	Paranavaí	PR	-	637,50	Non-Reversible
BTSAGO381	Rua Pirenópolis Esq. C/ Rua Lago Das Rosas	0	Jaranapolis	Pirenópolis	GO	79,39	2.762,71	Reversible
BTSAPR705	Rua Visconde Do Rio Branco	51	Sao Jorge Do Ivaí	São Jorge Do Ivaí	PR	106,32	290,00	Reversible
5062	Rua Domingos Siqueira	S/n	Centro	São José Do Egito	PE	153,05	201,70	Reversible
3104	Rua Dyonísio Azevedo Reis *	S/n	Centro	São Gonçalo Do Sap	MG	281,00	1.055,00	Reversible
BTSAMS93	Av Presidente Vargas	523	Planalto	Guia Lopes Da Lagun	MS	63,36	600,00	Reversible
2591	Rua Americo Martins	997	Florammar	Belo Horizonte	MG	79,00	1.000,00	Reversible
3606	Rua Dez - Conj. Residencial Julia Seffer	0	Julia Seffer	Ananindeua	PA	51,01	337,56	Reversible
BTSADF125	Rua Dom Pedro Ii Lotes 010203	2	Taguatinga	Taguatinga	TO	310,00	310,00	Reversible
3546	Avenida Candido Uchoa	S/n	Urbano	Bonfinópolis De Mina	MG	135,00	800,00	Reversible
3739	Rua Carlos Santos	200	Centro	Curionópolis	PA	173,13	1.192,00	Reversible
2922	Rua Sete De Setembro	821	Centro	Mantena	MG	205,00	720,00	Reversible
5892	Rua Itaipulote 01/Q.142	0	Marambaia	São Gonçalo	RJ	104,00	503,00	Reversible
BTSAGO62	Serra Santa Barbara	0	Pontinha	Barro Alto	GO	200,00	2.000,00	Reversible
BTSAMS151	Rua Prof Bernardo Bahur	S/n	Centro	Vicentina	MS	33,00	600,00	Reversible
BTSAPR252	Rua Marechal Candido Rondon	352	Doutor Camargo	Doutor Camargo	PR	10632	1.200,00	Reversible
BTSASC101	Rua Dom Daniel Hostin	S/n	Centro	Celso Ramos	SC	4581	375,00	Reversible
BTSAMS89	Rua Celcio Joaquim De Barros	1321	Centro	Fátima Do Sul	MS	18692	1.000,00	Reversible
BTSARO113	Avenida Carlos Gomes S/N	S/n	Centro	Parecis	RO	12000	600,00	Reversible
3756	Rua Ercilia De Oliveira	115	Centro	Rondon Do Pará	PA	33753	1.063,88	Reversible
5097	Rua Coronel Pedro Da Luz	235	Centro	Belém Do São Franci	PE	9954	1.475,00	Reversible
1137	Avenida Paulino Felix	829	Centro	Acopiara	CE	32700	811,00	Reversible
2910	Rua Vereador Joao Landim Filho	35	Centro	Liberdade	MG	10100	425,00	Reversible
BTSARS473	Rua Paraguai	0	Porto Lucena	Porto Lucena	RS	8415	568,43	Reversible
BTSAPR420	Rua Numero 1	0	Manfrinópolis	Manfrinópolis	PR	3235	480,00	Reversible
BTSASC20	R Sarandi	1	Baln. Morro Dos Con	vAraranguá	SC	3075	150,00	Reversible
2906	Rua 17 De Dezembro	136	Centro	Lajinha	MG	15000	260,00	Reversible
BTSASC386	Rua Barao Do Rio Branco	S/n	Centro	Rodeio	SC	10505	1.470,00	Reversible
27	Rua Pescador Pilarense	S/n	Cha Do Pilar	Pilar	AL	11195	1.348,00	Reversible
4740	Fazenda Santa Maria - Br 361	S/n	Zona Rural	Ibiara	PB	2095	3.600,00	Reversible
BTSAPR454	Fazenda Santo Antonio	0	Na	Mariópolis	PR	5900	11.885,00	Reversible
BTSASC89	Avenida Getulio Vargas	0	Centro	Campo Erê	SC	18015	1.236,36	Reversible

BTSASC374	Rua 15 De Novembro	S/n	Centro	Rio Do Oeste	SC	2501	375,00	Reversible
BTSARS188	Ernestina/ Rua Fernando Duderstadt/ Rua Barão/ Rua Flávio Schmitt	52/94	Centro	Ernestina	RS	2564	150,00	Reversible
BTSARO31	Rua Principal S/N - Colonia Santa Rosa	S/n	Centro	Cruzeiro Do Sul	AC	15000	150,00	Reversible
BTSARO118	Rua Principal S/N - Planalto Sao Luiz	S/n	Centro	Cabixi	RO	15000	150,00	Reversible
BTSARO82	Avenida Pedras Brancas	0	Centro	Governador Jorge Te	RO	15000	150,00	Reversible
6042	Rua Mestre Silverio Barreto	479	Centro	Areia Branca	RN	25446	1.124,64	Reversible
BTSARS436	Rua Campos Sales	0	Planalto	Planalto	RS	4741	1.600,00	Reversible
809	Rodovia Novo Mundo - Piritiba A 1000M De Mundo Novo0	S/n	Serra Da Santa Cruz	Mundo Novo	BA	22550	900,00	Reversible
4659	Rua Sergi0 Guerra	114	Bancarios	João Pessoa	PB	12433	300,00	Reversible
BTSAPR482	Rua Dom Pedro Ii	0	Missal	Missal	PR	14472	1.336,25	Reversible
5212	Avenida Cel. Pedro Brito	S/n	Centro	Piracuruca	PI	13100	1.502,00	Reversible
3052	Rua Dagmar Becho *	S/n	Centro	Santa Bárbara	MG	15100	723,00	Reversible
BTSASC397	Rua Guilherme Rauen	S/n	Centro	Santa Cecília	SC	7938	1.282,50	Reversible
BTSADF59	Lote 45 Quadra 05 Loteamento Cavalcante	0	Cavalcante	Cavalcante	GO	11404	492,89	Reversible
BTSASC209	Rua Lorenzoni Lote Nº12 Quadra 16	707	Centro	Ipuacu	SC	2023	289,00	Reversible
6067	Rua Porcino Costa	64	Umarizal	Mossoró	RN	6880	50,00	Reversible
1209	Rua Deputado Manuel Francisco	551	Centro	Tiangua	CE	20200	512,00	Reversible
BTSAPR801	Colonia Antonio Candido	0	Morro Do Sofrimento	União Da Vitória	PR	10362	3.580,00	Reversible
BTSAPR805	Rua Orquidea	0	Uniflor	Uniflor	PR	4208	1.200,00	Reversible
482	Praça Melancia Galvao	S/n	Centro	Brejões	BA	10680	1.600,00	Reversible
652	Fazenda Jarpa	0	Na	Utinga	BA	9910	1.319,25	Reversible
1329	Avenida Cel. Cicero Sa	S/n	Na	Eusébio	CE	12700	475,00	Reversible
513	Rua Jose Tavares Carneiro	2261	Cidade Nova	Feira De Santana	BA	19400	3.517,00	Reversible
BTSASC329	Avenida Julio Brender	S/n	Centro	Paial	SC	3235	480,00	Reversible
503	Rua Pres. Juscelino	0	Na	Cocos	BA	6455	326,00	Reversible
4671	Rua Carolino Cardoso	841	Poco	Cabedelo	PB	13360	396,00	Reversible
1144	Rua Dr Atualpa Barbosa Lima	191	Praia De Iracema	Fortaleza	CE	86,40	175,63	Reversible
BTSASC139	Av Sao Joao	0	Centro	Faxinal Dos Guedes	SC	142,00	290,00	Reversible
BTSAPR356	Serra Das Nogueiras	0	Irati	Irati	PR	161,69	24.200,00	Reversible
BTSAGO292	Rua Senador Canedo Esq. C/ Rua 13 De Maio Qd. 02 Lt. 01/02	0	Leopoldo De Bulhoes	Leopoldo De Bulhões	GO	63,90	870,00	Reversible
BTSASC176	Avenida Parana	S/n	Centro	Garuva	SC	53,37	540,00	Reversible
2035	Rua Setembrino Pelissari	353	Centro	Capetinga	ES	215,00	932,00	Reversible
2088	Rua Sergio Cardoso	220	Novo Mexico	Vila Velha	ES	185,00	752,00	Reversible
579	Rua Santa Isabel	S/n	Centro	Mucugê	BA	46,00	1.020,00	Reversible
2150	Rua Urbano Santos	1	Centro	Mirinzal	MA	166,54	2.343,85	Reversible
96861	Avenida Silves		Cachoeirinha	Manaus	AM	-	261,00	Non-Reversible
BTSAGO419	Rua 5 Qd. 10 Lt. 1	0	Aparecida Da Fartura	Sanclerlândia	GO	30,00	150,00	Reversible
BTSARO11	Rua Carlos Gonçalves De Farias S/N Centro	S/n	Centro	Jordão	AC	150,00	150,00	Reversible
BTSAPR256	Morro Bela Vista	S/n	Eneas Marques	Enéas Marques	PR	155,76	10.000,00	Reversible
1139	Rua Vicente Alexandrino Souza (Sitio Colibris)	20	Centro	Tauá	CE	327,00	673,00	Reversible
BTSASC116	Rua Hercilio Luz Nº75	75	Centro	Corupá	SC	43,41	150,00	Reversible
BTSARS395	Rua Do Parque	0	Vera Cruz	Passo Fundo	RS	129,56	475,00	Reversible
BTSAPR297	Rua 19 De Novembro	625	General Carneiro	General Carneiro	PR	106,32	1.200,00	Reversible
BTSARS420	Rua Barao De Santa Tecla 263	263	Terreno Anexo Afctm	rPelotas	RS	623,70	623,69	Reversible
BTSAGO271	Pça. Rodrigues Suzano Qd. 04 Lt. 12	0	Jaragua	Jaraguá	GO	150,00	150,00	Reversible
BTSARS502	Saldanha Marinho	0	Saldanha Marinho	Saldanha Marinho	RS	45,50	150,00	Reversible
1756	Rua Francisco Almir Braga (Antiga R. Padre Ibiapina)	62	Na	Milagres	CE	74,25	396,00	Reversible
5657	Trav. Mario Simoes Coelho (Antiga Trav. Elizabeth)Lt. 13 E 14	0	Austin	Nova Iguaçu	RJ	262,00	720,00	Reversible
1746	Rua Jocenio Monteiro	101	Ancuri	Fortaleza	CE	35,00	748,00	Reversible
2183	Rua Barao De Tromai	S/n	Rodagem	Cândido Mendes	MA	61,77	4.032,00	Reversible
2924	Rua Zizinha Camelo	45	Centro	Mariana	MG	168,00	450,00	Reversible
3370	Rua Novo Mundo - Gloria	94	Coqueiros	Belo Horizonte	MG	122,00	360,00	Reversible
BTSAPR149	Rua Arapongas	565	Cianorte	Cianorte	PR	1.200,00	1.200,00	Reversible
BTSAPR664	Avenida Bertina Warling Lt 9-A E 10 Qd 84 (Nº Anterior 510)	837	Salto Do Lontra	Salto Do Lontra	PR	124,41	290,00	Reversible
1943	Avenida Getulio Vargas / Rua Pio X I I	S/n	Campo Grande	Cariacica	ES	151,00	300,00	Reversible
BTSARS355	Rua Jose Grings	0	Linha Imperial	Nova Petrópolis	RS	26,25	360,00	Reversible
2701	Rua Joao Fernandes Santiago *	S/n	Urbano	Campo Belo	MG	121,00	1.500,00	Reversible
BTSAGO68	Avenida Carolina Vieira Da Mota	220	Bom Jesus De Goias	Bom Jesus De Goiás	GO	201,00	540,80	Reversible
3488	Rua Frei Gaspar	40	Madre Gertrudes	Belo Horizonte	MG	110,00	360,00	Reversible
586	Rua Antonio De Sousa Barreto	S/n	Centro	Olindina	BA	36,65	2.000,00	Reversible
1230	Rua Joaquim Alves Nogueira	409	Centro	Guaramiranga	CE	87,45	702,00	Reversible
3727	Trav. Irma Alienai	S/n	Vila Nova	Medicilândia	PA	93,65	999,00	Reversible

BTSASC25	Rua Do Comercio	0	Centro	Arvoredo	SC	20,23	500,00	Reversible
716	Rua Antonio Correia	214	Centro	Conceição Da Feira	BA	94,58	616,00	Reversible
2290	Rua Do Sapo	9	Sta Rita Cassia	Carutapera	MA	9,00	360,00	Reversible
873	Rua Das Pedras	S/n	Periferia	Teolândia	BA	70,00	1.244,60	Reversible
797	Travessa Largo Sao Pedro	S/n	Na	Macarani	BA	100,00	200,00	Reversible
2508	Rua Franklin Procopio *	S/n	Centro	Rio Novo	MG	40,00	581,00	Reversible
3754	Rua Piaui	S/n	Na	Ourlândia Do Norte	PA	101,73	1.036,80	Reversible
7189	Rua Tito Luna Freire	S/n	Na	Iraquara	BA	24,00	900,00	Reversible
1166	Rua 26 De Julho (Rua Artur Carvalho	S/n	Na	Varjota	CE	87,45	350,00	Reversible
2570	Rua Paulo Timoteo Nascimento	S/n	Santa Cruz	Belo Horizonte	MG	64,00	360,00	Reversible
5262	Rua Erotildes Lima	337	Centro	Urucui	PI	63,00	765,00	Reversible
2706	Rua Rio Branco	26	Centro	Capelinha	MG	66,00	867,00	Reversible
33607	Avenida 17 De Setembro	S/n	Centro	Rio Do Fogo	RN	18,20	73,95	Reversible
BTSAPR514	Rua Sao Paulo	99	Ortigueira	Ortigueira	PR	106,32	1.170,00	Reversible
2609	Ladeira Dos Italianos	S/n	Rural	Alvinópolis	MG	66,00	450,00	Reversible
BTSARS1	Agua Santa	0	Agua Santa	Água Santa	RS	150,00	150,00	Reversible
BTSAPR788	Rua Moacir Julio Silvestre	0	Turvo	Turvo	PR	71,84	2.500,00	Reversible
2076	Avenida Hugo Viola	959	Mata Da Praia	Vitória	ES	160,00	448,00	Reversible
6207	Rua G3	66	Conj. Bugio	Aracaju	SE	151,29	324,00	Reversible
3255	Fazenda Vassouras *	S/n	Rural	Cristiano Otoni	MG	6,00	900,00	Reversible
BTSARS277	Rua 15 De Novembro	0	Itaqui	Itaqui	RS	599,82	1.277,00	Reversible
1342	Serra Da Estiva	0	Estiva	Santana Do Cariri	CE	180,00	1.219,00	Reversible
BTSAMS28	Rua Raimundo Assis De Alencar	845	Centro	Brasília	MS	89,33	900,00	Reversible
2876	Rua Governador Valadares	76	Centro	Itanhandu	MG	270,00	909,00	Reversible
5056	Rua Senador Paulo Guerra	383	Centro	Afogados Da Ingazeir	PE	129,78	285,18	Reversible
1740	Rua Henrique Alencar	85	Na	Mauriti	CE	74,25	394,05	Reversible
4825	Serra Da Prata	S/n	Serra Da Prata	Catende	PE	189,93	5.000,00	Reversible
2520	Rua Manoel Goncalves *	S/n	Vila Tavares	Itaúna	MG	110,00	300,00	Reversible
34	Rua Vereador Acacio Lins De Albuquerque - Alto - Morro	0	Morro	São Luís Do Quitunde	AL	61,20	2.467,00	Reversible
BTSAGO331	Rua 10 Esq. C/ Av. 1º De Maio	S/n	Vila Taveira	Niquelândia	GO	175,50	3.510,00	Reversible
5556	Rua 5, S/N, Area 4º Lote. Brisa Mar (Remembramento Lote 12 E 14 Da Qd 5)	S/n	Coroa Grande	Itaguaí	RJ	-	1.200,00	Non-Reversible
1050	Estrada Tanque De Terra Para Catuabinho - Alto Do Morro	S/n	Distrito Juacema	Jaguarari	BA	101,36	750,00	Reversible
2152	Rua Dr. Abreu Bastos	S/n	Centro	Vargem Grande	MA	166,54	728,00	Reversible
5167	Rua 13 De Maio	S/n	Na	Palmares	PE	123,98	133,00	Non-Reversible
2722	Rua Luiz Alves	249	Centro	Carmópolis De Minas	MG	91,00	360,00	Reversible
7281	Rua Artemio Araujo	852	Oeiras Do Para	Oeiras Do Pará	PA	86,10	549,64	Reversible
BTSAGO15	Avenida Eng. Portela	693	Centro	Anápolis	GO	121,00	790,00	Reversible
BTSAMS138	Av Mato Grosso Do Sul	S/n	Altos Do Cambaru	Sidrolândia	MS	32,35	488,91	Reversible
2024	Rua Cel. Francisco Rocha/ Rua Manoel Alonso Portela	108	Urbano	Muniz Freire	ES	57,00	600,00	Reversible
5050	Rua Deputado Afranio Godoy	1003	Centro	Serra Talhada	PE	334,10	1.489,00	Reversible
3964	Rua Frederico Fernandes	S/n	Vila De Tauari	Capanema	PA	18,34	201,00	Reversible
BTSAPR449	Rua Pioneiro Manoel Frigo	0	Maringa	Maringá	PR	42,08	600,00	Reversible
BTSASC285	Avenida Colombo Machado Salles	S/n	Centro	Laurentino	SC	34,16	1.207,00	Reversible
BTSARS262	Rua 7 De Setembro	0	Ijuí	Ijuí	RS	1.321,03	632,99	Reversible
524	Rua Tome De Souza	S/n	Morro	Guanambi	BA	62,00	500,00	Reversible
5712	Rua Dr. Cunha Ferreira	104		Resende	RJ	414,00	379,00	Non-Reversible
BTSAGO22	Rua Do Comercio S/Nº	S/n	Centro	Anápolis	GO	100,00	100,00	Reversible
BTSASC4	Rua 13 De Agosto	S/n	Centro	Agrolândia	SC	79,40	1.064,00	Reversible
4798	Avenida Paris	120	Cuités	Campina Grande	PB	402,33	760,00	Reversible
BTSARS84	Rua Sta. Tereza	0	Campina Das Missoe	Campina Das Missões	RS	85,50	290,00	Reversible
3265	Rua Adeodato De Almeida	191	Centro	Visconde Do Rio Bran	MG	160,00	361,00	Non-Reversible
1051	Fazenda Varzinha	0	Lagoa Do Oscar	Cotegipe	BA	106,00	10.000,00	Reversible
BTSASC451	Rua Duque De Caxias	S/n	Centro	Saudades	SC	24,00	150,00	Reversible
871	Central Tapiramuta	0	Na	Tapiramutá	BA	90,00	1.200,00	Reversible
2938	Praça Platau	455	Centro	Montalvânia	MG	73,00	900,00	Reversible
BTSASC404	Rua Augusto Wunderwald	S/n	Jardim Residencial R	oSão Bento Do Sul	SC	150,00	150,00	Reversible
BTSAGO229	Rodovia Br-060 Km 303 - Fazenda Areado	S/n	Carlandia	Indiara	GO	1.200,00	1.200,00	Reversible
3545	Avenida Central	S/n	Centro	Buritit	MG	254,00	1.113,00	Reversible
BTSAPR362	Prolongamento Ertile Antonio Guzzo	0	Itapejara Doeste	Itapejara D'Oeste	PR	16,01	150,00	Reversible
BTSAPR383	Rua Palmital	0	Japura	Japurá	PR	252,58	1.200,00	Reversible
BTSARS416	Estrada Cerrito Alegre	0	Retiro - Ctmr	Pelotas	RS	19,99	360,00	Reversible
BTSAGO585	Rua 2 Esq. C/ Av. A E B	0	Centro	Xambioá	TO	79,39	2.400,00	Reversible
196	Avenida Castelo Branco	502	Centro	Beruri	AM	42,75	1.394,16	Reversible
3183	Rua Jose Martins	30	Centro	Medina	MG	106,00	330,00	Reversible
3364	Rua Henrique Dias	715	Aparecida	Belo Horizonte	MG	106,00	360,00	Reversible
BTSAPR119	Rua Benedito Salles	1256	Carlopolis	Carlópolis	PR	106,32	961,00	Reversible

BTSAPR545	Rodovia Pr 158	0	Sumare	Paranavaí	PR	260,83	3.500,00	Reversible
6007	Avenida Dos Ipês	S/n	Neopolis	Natal	RN	262,00	424,00	Reversible
4395	Praça Getúlio Vargas	1271	Na	Santa Isabel Do Pará	PA	582,50	2.264,30	Reversible
5571	Praça Das Comunicações	0	Alto Do Cristo	Itaperuna	RJ	147,00	1.474,00	Reversible
BTSAPR453	Alameda Número 07	0	Mariópolis	Mariópolis	PR	106,31	800,00	Reversible
BTSARO76	Rua Plácido De Castro S/N - Vila Extrema	S/n	Centro	Porto Velho	RO	475,00	9.500,00	Reversible
3060	Rua Domingos Belem	62	Dom Bosco	Betim	MG	155,00	360,00	Reversible
5679	Rua Alto Da Boa Vista	35	Engenheiro Paulo De	Engenheiro Paulo De	RJ	64,00	431,00	Reversible
5213	R. Manoel Onofre De Santana	0	Centro	São João Do Arraial	PI	100,00	200,00	Reversible
4028	Garimpo Da Cotia	0	Na	Curionópolis	PA	19,52	62,30	Reversible
BTSAMS87	Rua Venceslau Onorio Da Silva	146	Jardim Novo Eldorad	oEldorado	MS	90,04	8.467,82	Reversible
33502	Rua Magalhães De Almeida	0	Centro	Tutóia	MA	9,00	2.500,00	Reversible
4807	Fazenda Devaneio - Serra Dos Ventos	0	Fazenda Devaneio	Amaraji	PE	192,93	6.768,00	Reversible
981	Rua Eneas Silva Dourado	S/n	Na	João Dourado	BA	80,00	1.125,00	Reversible
BTSAMS143	Rua Antonio Jose Paniago	132	Centro	Terenos	MS	89,33	670,00	Reversible
BTSAPR649	Rua Guarapuava	0	Rio Bonito Do Iguaçu	Rio Bonito Do Iguaçu	PR	42,08	1.290,00	Reversible
6739	Rua Domingos Caetano	29	Barbalho	Salvador	BA	2.298,00	2.297,00	Reversible
BTSASC133	Rua Dona Ana	48	Centro	Dona Emma	SC	25,00	500,00	Reversible
BTSAGO391	Avenida JK Esq. C/ Rua 4 Qd. E	0	Portelândia	Portelândia	GO	79,39	2.000,00	Reversible
BTSAPR122	Avenida Paulista	700	Cascavel	Cascavel	PR	42,08	420,00	Reversible
BTSARO24	Rua Duque De Caxias S/N Centro	S/n	Centro	Rodrigues Alves	AC	150,00	150,00	Reversible
3669	Avenida Santa Maria Do Para	1101	Centro	Santa Maria Do Pará	PA	70,50	1.283,63	Reversible
2212	Rua Padre Joao Cara	S/n	Centro	Bacuri	MA	40,15	344,66	Reversible
BTSASC84	Rua Imbuia	638	Bairro Das Nações	Camboriú	SC	43,68	312,00	Reversible
BTSAMT14	Rua Castelo Branco Lt. 10 Qd. 7		Vila Nova	Arenópolis	MT	38,69	264,00	Reversible
5576	Rua Das Mangueiras Lt-7 Qd-L	0	Fazenda Penedo	Itatiaia	RJ	28,00	1.928,00	Reversible
1285	Avenida Pref. Vitoriano Antunes	S/n	Centro	Cascavel	CE	145,00	193,00	Reversible
BTSAGO584	Praça Castelo Branco S/Nº C/ Av. Sebastiao Siqueira	S/n	Centro	Wanderlândia	TO	639,00	5.000,00	Reversible
795	Rua Antonio Botelho Neto	S/n	Centro	Licínio De Almeida	BA	95,40	1.200,00	Reversible
BTSAGO556	Avenida E C/ Ruas 4 E 5 Qd. 07 Lt. 14 A 19	0	Setor Aeroporto	Pedro Afonso	TO	18,09	2.494,00	Reversible
BTSAGO3	Avenida Sao Felipe Qd. 04 Lt. 19/20 Esq. C/ Rosa Guimaraes	0	Centro	Acreúna	GO	63,90	737,00	Reversible
1299	Rua Deputado Fernando De Mello	517	Centro	Pacujá	CE	68,74	313,42	Reversible
3382	Rua Sete De Setembro	485	Centro	Campestre	MG	110,00	466,00	Reversible
782	Rua Tiradentes	S/n	Centro	Iuiú	BA	63,90	1.200,00	Reversible
7491	Praça Do Ginasio	0	Quixabeira	Quixabeira	BA	52,71	594,00	Reversible
4758	Povoado Tanques	S/n	Na	Poço Dantas	PB	34,00	49,00	Reversible
1355	Avenida Pasteur	936	Carlito Pamplona	Fortaleza	CE	111,00	111,00	Reversible
5800	Rua Gregorio Neves	22	Engenho Novo	Rio De Janeiro	RJ	365,00	365,00	Reversible
BTSAMS70	Rua Valdeci Feltrin	S/n	Distrito Paraíso	Costa Rica	MS	44,10	4.099,67	Reversible
BTSASC459	Rua Ver. Olivio Lucion	S/n	Centro	Sul Brasil	SC	20,23	300,00	Reversible
BTSASC270	Rua Valdemar Medeiros	S/n	Aventureiro	Joinville	SC	38,62	360,00	Reversible
BTSAGO566	Avenida Do Colegial Qd. 29 Lt. 01	0	Centro	Rio Sono	TO	61,00	2.308,80	Reversible
2628	Rua Governador Valadares	190	Urbano	Ataléia	MG	66,00	340,00	Reversible
3767	Avenida Pedro Rodrigues	381	Na	Abaetetuba	PA	1.217,64	1.659,43	Reversible
BTSAPR163	Rua Sao Luiz	0	Congonhinhas	Congonhinhas	PR	42,08	510,00	Reversible
BTSASC406	Rua Fernando Telma	S/n	Jardim Residencial R	oSão Bento Do Sul	SC	100,95	290,00	Reversible
2038	Rua Dr. Danilo M. Castro	46	Centro	Piúma	ES	99,00	200,00	Reversible
2093	Rua Ibitirama	S/n	Coq. Itaparica	Vila Velha	ES	172,00	630,00	Reversible
609	Fazenda Barreiro - Ba-252 -	0	Zona Rural	Riacho De Santana	BA	96,00	1.063,00	Reversible
1600	Rua Francisco Holanda Montenegro	113	Na	Iguatu	CE	15,50	25,50	Reversible
BTSARS270	Ipiranga Do Sul	0	Ipiranga Do Sul	Ipiranga Do Sul	RS	45,94	150,00	Reversible
BTSAGO116	Rua 4 S/Nº	S/n	Girassol	Cocalzinho De Goiás	GO	60,00	1.200,00	Reversible
7190	Trav. Padre Palmeiras	0	Na	Itanagra	BA	12,00	1.200,00	Reversible
BTSASC41	Rua Italia	S/n	Jardim Janaina	Biguaçu	SC	48,20	390,00	Reversible
BTSAPR687	Rua Rui Barbosa	874	Santo Antonio Da Pla	Santo Antônio Da Pla	PR	400,60	799,92	Reversible
BTSAGO581	Rua Planalto S/Nº	S/n	Centro	Taipas Do Tocantins	TO	25,62	2.000,00	Reversible
BTSAPR724	Avenida Rondon	0	Sao Manoel Do Para	nSão Manoel Do Paran	PR	10,22	569,00	Reversible
BTSAGO325	Avenida Jeconias Vieira Da Paixao Qd. 03 Lt. 7	0	Claudinaopolis	Nazário	GO	65,76	696,00	Reversible
BTSAGO394	Rua Oswaldo Cruz Qd. 19 Lt. 01	0	Professor Jamil	Professor Jamil	GO	81,42	1.200,00	Reversible
1113	Avenida Maestro Lisboa	2641	Lagoa Redonda	Fortaleza	CE	104,00	1.087,30	Reversible
BTSAPR332	Rua Rolandia	594	Itama	Itama	PR	112,13	3.234,00	Reversible
2521	Rua Capitao Joao Renno	78	Centro	Itajubá	MG	110,00	222,00	Reversible
BTSARS678	Rs 040 Km 27	0	Agua Claras	Viamão	RS	48,97	150,00	Reversible
BTSAPR371	Avenida Sao Paulo	0	Ivate	Ivate	PR	10,21	675,00	Reversible
BTSASC170	Rua Nadarci Brand Esq. Av. Joao Marques Vieira	0	Centro	Fraiburgo	SC	227,95	480,00	Reversible

BTSAGO16	Avenida Fernando Costa Qd. 46 Lt. 592 E 593 (Parte) (Rua Luziania)	0	Vila Jaiara Norte	Anápolis	GO	290,00	150,00	Reversible
7164	Trav. Floriano Peixoto	0	Na	Itapicuru	BA	12,00	883,51	Reversible
1242	Rua Cel. Felix	1370	Na	Ipu	CE	130,67	293,13	Reversible
820	Rua Vicinal Das Correntes	0	Na	Paripiranga	BA	66,38	1.644,00	Reversible
4952	Rua Conego Benigno Lira	S/n	Centro	Surubim	PE	96,00	2.128,00	Reversible
670	2A. Travessa Da Rod. Ba099 - Est. Do Coco0 / Rua Nova Republica	S/n	Abrantes	Camaçari	BA	6800	1.935,00	Reversible
BTSAPR57	Estrada De Acesso Ao Cristo	0	Balsa Nova	Balsa Nova	PR	5389	150,00	Reversible
1053	Rod. Curaça - Juazeiro - Km 320	S/n	Imovel Rural	Curaçá	BA	6638	2.500,00	Reversible
4281	R. Comunidade Vitoria Da Conquista	S/n	Vila Vitoria Da Conqu	Novo Repartimento	PA	2527	420,00	Reversible
3625	Rua Rui Barbosa	924	Centro	Igarapé-Miri	PA	46031	1.494,44	Reversible
BTSAPR250	Rua Barao Do Rio Branco	645	Douradina	Douradina	PR	10633	1.122,00	Reversible
1246	Rua Cel. Joao Batista	237	Centro	Itaíçaba	CE	8745	491,25	Reversible
BTSAPR360	Rua Manoel Ribas	10	Itambaraca	Itambaracá	PR	10631	1.200,00	Reversible
BTSAPR113	Rua Augusto Thomas	263	Cantagalo	Cantagalo	PR	9195	290,00	Reversible
2727	Morro Proximo Da Repetidora De Tv *	S/n	Rural	Cássia	MG	8600	2.000,00	Reversible
BTSAPR366	Rua Doutor Candido De Abreu	232	Ivaí	Ivaí	PR	10632	1.200,00	Reversible
1362	Rua Juarez Tavora	89	Centro	Umirim	CE	8745	405,00	Reversible
4861	Rua Auspicio Valgueiro De Barros (Esquina Com C3)	20	Centro	Petrolândia	PE	4400	732,00	Reversible
BTSARS334	Muliterno	0	Muliterno	Muliterno	RS	2657	150,00	Reversible
5685	Rua Jose Candido (Esq. Com Rua Irinei Marinho)	22	Correas	Petrópolis	RJ	13277	471,00	Reversible
BTSARS281	Ivoti	0	Ivoti	Ivoti	RS	28330	150,00	Reversible
677	Avenida Lomanto Junior Ao Lado Do N° 31	0	Na	Antônio Gonçalves	BA	6800	400,00	Reversible
BTSAPR716	Br 376 - Estrada Compo Largo Da Roseira	S/n	Sao Jose Dos Pinhai	sSão José Dos Pinhais	PR	4208	1.155,70	Reversible
BTSAGO474	Rua Francisco Joaquim Da Luz Qd. 18 Lt. 10	0	Vianópolis	Vianópolis	GO	11000	110,00	Reversible
BTSASC102	Rua Francisco Pucci Primo	S/n	Centro	Cerro Negro	SC	2023	281,00	Reversible
7690	Rod. Manoel Urbano Km 83	S/n	Rod. Manoel Urbano	Manacapuru	AM	17275	199.464,20	Non-Reversible
BTSAPR814	Rua Dante Tesser	183	Vitorino	Vitorino	PR	14472	600,00	Reversible
BTSARS652	Tucunduva	0	Tucunduva	Tucunduva	RS	15643	290,00	Reversible
902	Filadelfia (Central)	0	Na	Filadélfia	BA	7600	566,00	Reversible
BTSARS165	Rua Santa Maria	0	Cruzeiro Do Sul	Cruzeiro Do Sul	RS	8200	429,00	Reversible
BTSAPR259	Rua Piquiri	0	Engenheiro Beltrao	Engenheiro Beltrão	PR	1021	840,50	Reversible
BTSARS119	Avenida Julio De Castilhos	0	Cinquentenario	Caxias Do Sul	RS	7168	200,00	Reversible
1353	Avenida Honorio Melo	4	Na	Monsenhor Tabosa	CE	16400	247,00	Reversible
BTSADF93	Planalto Das Perdizes Chacara 86 Quadra 01	0	Padre Bernardo	Padre Bernardo	GO	28463	5.692,50	Reversible
BTSARS318	Linha Rafaim	0	Maximiliano De Alme	Maximiliano De Alme	RS	1200	1.600,00	Reversible
BTSASC277	Rua Jorge Augusto Neves	0	Sao Luis	Lages	SC	10095	290,00	Reversible
BTSAGO162	Avenida Das Industrias Qd. 150 Lt. 23	0	Santa Genoveva	Goiânia	GO	10130	665,00	Reversible
BTSAPR773	Avenida Presidente Costa E Silva	0	Toledo	Toledo	PR	1021	800,00	Reversible
1961	Rua Judith L. Cast. Ribeiro	S/n	Urbano	Baixo Guandu	ES	19600	1.435,00	Reversible
2749	Rua Dos Vicentinos *	S/n	Urbano	Conselheiro Lafaiete	MG	10200	996,00	Reversible
521	Rua Aracy	1350	Sobradinho	Feira De Santana	BA	17600	1.060,00	Reversible
4633	Repetidora Pico Do Jabre	S/n	Sítio Jabre Velho	Maturéia	PB	25166	6.000,00	Reversible
BTSASC371	Rua Vereador Celso Jasper	S/n	Centro	Rancho Queimado	SC	2501	380,34	Reversible
BTSAGO489	Rua Quintino Bocaiuva Qd. 106 Lt. 01	0	Centro	Araguatins	TO	6360	8.658,00	Reversible
2664	Rua Governador Valadares	475	Urbano	Bertópolis	MG	6600	360,00	Reversible
2757	Avenida Dr. Mauro Lobo Martins	60	Urbano	Córrego Novo	MG	6600	360,00	Reversible
BTSAPR110	Br 277	S/n	Tres Pinheiros - Inver	Candói	PR	6107	900,00	Reversible
1340	Avenida Do Imperador	285	Centro	Fortaleza	CE	12100	121,00	Reversible
2207	Rua Tome De Souza	1	Centro	Zé Doca	MA	74,62	3.379,90	Reversible
BTSASC394	Estrada P/ Videira - Km 1	0	Rural	Salto Veloso	SC	20,00	920,00	Reversible
BTSAMS133	Rua Joao Ferreira Da Silva	S/n	Centro	Santa Rita Do Pardo	MS	500,00	10.000,00	Reversible
868	Rua Da Matriz	S/n	Tagua	Cotegipe	BA	90,00	1.600,00	Reversible
BTSASC424	Rua Manoel Amandio De Borba Lote N°24 - Qd. N°12	0	Centro	São João Do Sul	SC	35,39	375,00	Reversible
BTSAPR339	Br 376	S/n	Imbau	Imbaú	PR	58,25	1.020,60	Reversible
881	Rua Dr. J.J. Seabra	9	Centro	Una	BA	70,00	480,00	Reversible
12041	Rua " A "	S/n	Urbano	Pedras De Maria Da	MG	6,00	120,00	Reversible
BTSAPR678	Avenida Americo Montovani	0	Santa Lucia	Santa Lúcia	PR	42,08	1.400,00	Reversible
BTSAMS5	Rua Santos Dumont	1109	Centro	Anaurilândia	MS	58,08	968,00	Reversible
5521	Rua Martinho Campos	98	Carmo	Carmo	RJ	143,56	1.029,84	Reversible
3002	Avenida Minas Gerais	74	Centro	Pocrane	MG	66,00	434,00	Reversible
2856	Rua Joaquim Antonio *	S/n	Centro	Ipuíuna	MG	55,00	121,00	Reversible
2797	Rua Monsenhor Leao	120	Centro	Entre Rios De Minas	MG	80,00	173,00	Reversible
3481	Rua E	183	Caracois De Baixo	Esmeraldas	MG	37,00	305,00	Reversible
4847	Alto Do Redentor	S/n	Na	Limoeiro	PE	182,93	1.113,15	Reversible
BTSAPR624	Br 277	S/n	Prudentopolis	Prudentópolis	PR	61,07	1.000,00	Reversible

BTSAPR392	Colonia Goio-Bang	0	Juranda	Juranda	PR	58,38	522,25	Reversible
4691	Avenida Assis Chateaubriand	2660	Distrito Industrial	Campina Grande	PB	175,23	752,00	Reversible
6601	Avenida Cezario De Melo Lote 188	13088	Cesarao	Rio De Janeiro	RJ	152,00	360,00	Reversible
3670	Trav. Cantidio Nunes	709	Centro	São Miguel Do Guam	PA	125,40	5.421,26	Reversible
BTSASC82	Avenida Patria	S/n	Centro	Caibi	SC	127,70	625,00	Reversible
96860	Rua Duque De Caxias Nr 335 Bairro Vila Lobao		Vila Lobão	Imperatriz	MA	-	345,00	Non-Reversible
BTSAPR431	Rua Jose Laercio De Sa	390	Marialva	Marialva	PR	71,83	150,00	Reversible
BTSAPR36	Rua Cafe Filho	0	Arapua	Arapuã	PR	12,65	555,00	Reversible
BTSAPR312	Br 277	S/n	Colonia Sao Joao Do	Guaraniaçu	PR	61,37	1.000,00	Reversible
BTSAPR331	Br 277	S/n	Colonia Murilo	Ibema	PR	61,37	900,00	Reversible
BTSAPR731	Estrada Alegre	0	Sao Miguel Do Iguac	uSão Miguel Do Iguauçu	PR	600,00	600,00	Reversible
BTSARS417	Praca 12 De Maio	0	Morro Redondo - Ctm	Pelotas	RS	185,45	150,00	Reversible
470	Rua Teixeira De Freitas	S/n	Centro	Barra Da Estiva	BA	56,00	1.888,00	Reversible
1037	Estacao Repetidora De Cuscuzeiro	0	Zona Rural	Santa Maria Da Vitóri	BA	136,00	1.600,00	Reversible
300	Rua Ananias Teixeira	178	Centro	Pauini	AM	55,60	1.353,00	Reversible
2215	Trav. Ferdinan B.	S/n	Centro	Santa Rita	MA	40,15	456,00	Reversible
2765	Sitio Granja America *	S/n	Rural	Curvelo	MG	41,00	2.500,00	Reversible
2606	Rua Antonio Anacleto Rezende	146	Urbano	Alpinópolis	MG	79,00	308,00	Reversible
1286	Rua Vasco Da Gama	726	Montese	Fortaleza	CE	140,00	163,00	Reversible
547	Fazenda Oriente	0	Morro	Itapetinga	BA	80,00	1.400,00	Reversible
BTSAPR25	Rodovia Pr 444	S/n	Apucarana	Apucarana	PR	58,25	150,00	Reversible
3089	Rua Do Rosario	65	Centro	Senhora Dos Remédi	MG	101,00	450,00	Reversible
2424	Br 230	S/n	Centro	São Domingos Do Az	MA	14,00	2.121,70	Reversible
7009	Rua Principal	S/n	Centro	Senador La Rocque	MA	51,00	260,00	Reversible
BTSAGO354	Avenida Campo Alegre Nº 1038 Qd. 01 Lt. 02	1038	Palestina De Goias	Palestina De Goiás	GO	79,39	490,00	Reversible
BTSAMT104	Rua 18 Lts. 123 E 8 Qd. 39-C	0	Centro	Santa Carmem	MT	34,32	1.944,50	Reversible
BTSAMS94	Av Presidente Vargas	1800	Centro	Iguatemi	MS	98,49	2.352,00	Reversible
BTSAPR767	Br 376	S/n	Tibagi	Tibagi	PR	58,25	1.578,93	Reversible
1869	Avenida Barao De Monjardim	S/n	Novo Horizonte	Linhares	ES	104,00	600,00	Reversible
5290	Rua Antonio Damasceno	S/n	Centro	Cocal	PI	25,00	800,00	Reversible
3479	Rua Juca Ferreira	88	Vila Silveria	Araxá	MG	153,00	450,00	Reversible
BTSAGO313	Avenida Antonio Hernandes Qd. 41 Lt. 11 (Alipio A De Paiva)	0	Montividiu Do Norte	Montividiu Do Norte	GO	36,00	1.276,88	Reversible
BTSAMS69	Rodovia Ms 223	S/N.º	Dist. Chapadão Dos	BCosta Rica	MS	48,78	1.450,00	Reversible
BTSAGO468	Avenida Tocantins C/ Manoel F. Pires Qd. 30 Lt. 57/4 E 55		Uruana	Uruana	GO	79,39	600,00	Reversible
BTSAPR116	Avenida Tibagi	118	Capitao Leonidas Ma	Capitão Leônidas Ma	PR	106,33	1.200,00	Reversible
BTSAPR510	Br 376	S/n	Ortigueira	Ortigueira	PR	58,34	1.250,00	Reversible
BTSARS653	Avenida Albino Martins Wendelf	0	Tunas	Tunas	RS	43,00	272,30	Reversible
2837	Morro Do Agudo *	S/n	Zona Rural	Guaxupé	MG	84,00	942,00	Reversible
6195	Rua Maranhao	359	18 Do Forte	Aracaju	SE	208,00	252,00	Reversible
1330	Rua Juiz De Fora	181	Jacarey	Fortaleza	CE	123,00	208,00	Reversible
BTSARS484	Rua Gonçalves Dias (Antiga Otto Haupt Filho)	715	Quinze De Novembro	Quinze De Novembro	RS	45,05	150,00	Reversible
7140	Rua 7 De Setembro	S/n	Centro	Lagoa Grande Do Ma	MA	9,00	273,00	Reversible
3719	Avenida Lauro Sodre	S/n	Centro	Juruti	PA	51,03	10.300,00	Reversible
3043	Rua Pericles De Queiroz	131	Centro	Rio Pomba	MG	218,00	618,00	Reversible
3469	Rua Diogenes	610	Nazare	Belo Horizonte	MG	100,00	360,00	Reversible
5170	Rua Francisco S. Da Costa0		Centro	Paulista	PE	451,85	1.278,95	Reversible
BTSAPR4	Rua Alcides De Lima Maoski	100	Centro	Agudos Do Sul	PR	71,83	150,00	Reversible
3219	Rua Bias Fortes	193	Centro	Palma	MG	34,00	293,00	Reversible
BTSASC368	Parte Da Chacara 85		Rural	Quilombo	SC	83,04	900,00	Reversible
BTSAMS104	Rua Pedro Celestino	678	Distrito De Jatoba	Jaraguari	MS	76,60	820,80	Reversible
4707	Rua Prof. Conrado Almeida	38	Centro	Piancó	PB	126,60	603,20	Reversible
BTSARS450	Avenida Cavallhada	0	Cavallhada	Porto Alegre	RS	1.290,23	1.650,00	Reversible
BTSAPR16	Avenida Brasil	128	Anahy	Anahy	PR	42,08	450,00	Reversible
1950	Morro Da Cotia - Celina	S/n	Rural	Alegre	ES	1.600,00	1.600,00	Non-Reversible
2657	Morro Monte Mario	S/n	Rural	Barbacena	MG	84,00	2.652,00	Reversible
BTSARS429	Pinhal Grande	0	Pinhal Grande	Pinhal Grande	RS	45,05	150,00	Reversible
BTSAPR446	Rua Neo Alves Martins (Antigo2235)	2274	Zona 01	Maringá	PR	330,17	1.040,00	Reversible
1949	Avenida Rauta	167	Centro	Anchieta	ES	99,00	399,96	Reversible
1296	Rua Da Matriz	15	Centro	Orós	CE	77,50	642,60	Reversible
BTSARS154	Constantina	0	Constantina	Constantina	RS	101,25	290,00	Reversible
BTSAGO301	Rua 15 De Novembro Qd. 19 Lt. 7	0	Luz Nova	Matrinchã	GO	71,96	1.106,40	Reversible
BTSASC65	Avenida Virgilio Sabino Da Silva	S/n	Centro	Bom Jesus	SC	34,15	786,00	Reversible
3373	Rua Ursula Paulino	1645	Betania	Belo Horizonte	MG	153,00	376,00	Reversible
BTSAPR72	Avenida Guarani	0	Boa Vista Da Apareci	Boa Vista Da Apareci	PR	106,32	1.125,00	Reversible
BTSARS109	Capitao	0	Capitao	Capitão	RS	45,05	200,00	Reversible
BTSAPR309	Rua Bahia	0	Guaporema	Guaporema	PR	10,21	750,00	Reversible

3190	Praça Padre Lazaro De Menezes	67	Centro	Coromandel	MG	302,00	910,00	Reversible
1757	Rua Parque Vila Velha Ii	181	Conj. Polar	Fortaleza	CE	99,00	99,00	Reversible
6313	Praça Da Bandeira	S/n	Centro	Cristinápolis	SE	96,00	292,80	Reversible
BTSAGO539	Av 14 De Novembro Qd. 04 Lt. 09 (Ant Rua 1º De Janeiro Esq. C/ Dom Orion e	0	Centro	Nazaré	TO	201,60	360,00	Reversible
4805	Rua Artur Padilha	S/n	Na	Afogados Da Ingazei	rPE	73,52	1.516,85	Reversible
2868	Rua Captao Andrade *	S/n	Centro	Itanhomi	MG	281,00	1.165,00	Reversible
1167	Rua Tereza Cristina	295	Centro	Redenção	CE	87,44	576,00	Reversible
2813	Rua Sebastiao Anastacio *	S/n	Urbano	Fernandes Tourinho	MG	3,00	225,00	Reversible
BTSARO3	Avenida Getulio Vargas S/N Centro	S/n	Centro	Assis Brasil	AC	150,00	150,00	Reversible
556	No Alto De Um Morro Na Rodovia Lomanto Junior A 1 Km Da Cidade De Jag u	S/n	Na	Jaguarari	BA	96,60	2.028,00	Reversible
2153	Rua Sao Jose	70	Tapuitapera	Vitória Do Mearim	MA	166,54	1.274,00	Reversible
BTSASC387	Avenida Brasil	S/n	Centro	Romelândia	SC	127,71	290,00	Reversible
BTSAPR665	Avenida Carlirio Gomes Santos	442	Santa Amelia	Santa Amélia	PR	42,08	830,50	Reversible
5580	Rua Ferreira Cesar	26	Laje Do Muriae	Laje Do Muriaé	RJ	89,00	780,00	Reversible
BTSAPR413	Rua Major Estevao	160	Mallet	Mallet	PR	106,32	1.200,00	Reversible
860	Rua 2 - Em Frente Ao N. 3	0	Vila Sao Joaquim	Sobradinho	BA	86,32	1.388,00	Reversible
3609	Avenida Eng. Fernando Guilhom	5215	Centro	Marituba	PA	505,20	1.126,47	Reversible
1310	Rua Padre Cicero	159	Centro	Penaforte	CE	87,45	847,00	Reversible
BTSAPR623	Avenida Sao Joao	0	Prudentopolis	Prudentópolis	PR	118,88	1.800,00	Reversible
6200	Praça Cel. Antonio Franco	72	Centro	Riachuelo	SE	196,65	768,98	Reversible
BTSAGO557	Avenida Pedro Ludovico C/ Avenida Lacerda Qd. 03 Lt. 08	0	Centro	Peixe	TO	61,00	42.220,00	Reversible
BTSAMT74	Avenida Parana	117	Centro	Nova Canaã Do Norte	MT	58,80	150,00	Reversible
608	Rua 2 De Julho	55	Centro	Belo Campo	BA	85,50	1.200,00	Reversible
7175	Avenida Suburbana	0	Plataforma	Salvador	BA	697,00	1.180,50	Reversible
276	Rua Sao Jose	1	Sao Jose Do Amparo	Tonantins	AM	23,10	450,00	Reversible
7123	Margem Direita Da Ma 230 (Repetidora Brejo Novo)	0	Quintas	Brejo	MA	61,77	2.500,00	Reversible
BTSASC127	Rua Coronel Henrique De Almeida	S/n	Centro	Curitibanos	SC	1.072,49	984,08	Reversible
2058	Rua Basilio Sepres	S/n	Centro	Sooretama	ES	99,00	469,00	Reversible
2709	Praça Nsa. Sra. Da Conceição	75	Urbano	Capim Branco	MG	66,00	360,00	Reversible
2616	Rua Otacilio Carvalho	54	Urbano	Aracitaba	MG	66,00	360,00	Reversible
BTSAGO240	Rua Joaquim Lucas Evangelista (Rua Caiapo) C/ Rua Inhumas	0	Ipora	Iporá	GO	66,42	6.400,00	Reversible
378	Rua Carvalho Nascimento	0	Cajazeiras	Salvador	BA	898,00	2.823,06	Reversible
BTSAGO562	Travessa 01 C/ Rua Janio Quadros Qd. 12 Lt. 01	0	Centro	Porto Alegre Do Toca	TO	150,01	150,00	Reversible
2653	Rua Santo Antonio	186	Urbano	Baldim	MG	66,00	360,00	Reversible
814	Rua Samuel Miranda	S/n	Na	Nova Canaã	BA	81,00	1.400,00	Reversible
3419	Avenida Jose Francisco Da Silva *	S/n	Zona Rural	Itatiaiuçu	MG	27,00	324,00	Reversible
BTSAGO414	Rua Sao Luiz Qd. 56 Lt. 2/3	0	Riverlandia	Rio Verde	GO	719,60	600,00	Reversible
2819	Rua Tiradentes	8	Centro	Fortaleza De Minas	MG	155,00	470,00	Reversible
BTSADF34	Qs-417 Conjunto G Lotes 1 E 2	0	Samambaia	Brasília	DF	980,62	2.184,00	Reversible
3245	Rua Lidia	120	Piraja	Belo Horizonte	MG	110,00	300,00	Reversible
2677	Praça Serra Lima	612	Centro	Governador Valadare	MG	275,00	398,00	Reversible
760	Avenida Santa Helena	510	Na	Iramaia	BA	70,00	920,00	Reversible
4652	Rua Pedro Leite	48	Centro	Mari	PB	99,75	900,00	Reversible
3365	Rua Bolivar	105	Uniao	Belo Horizonte	MG	147,00	360,00	Reversible
1403	Rod. Br 222 - Km 252	S/n	Distrito De Aprazivel	Sobral	CE	15,00	165,00	Reversible
801	Rua Cicero Borges De Moraes	15	Centro	Maragogipe	BA	48,84	674,84	Reversible
3619	Rua Conego Batista Campos	S/n	Vila Cabanos	Barcarena	PA	513,32	4.800,00	Reversible
BTSARS697	Av Bage	0	Rainha Do Mar	Xangri-Lá	RS	44,85	300,00	Reversible
3371	Rua Catapreta	179	Joao Pinheiro	Belo Horizonte	MG	161,00	360,00	Reversible
3416	Avenida Minas Gerais	1835	Nossa Sra Das Graca	Governador Valadare	MG	150,00	449,00	Reversible
BTSARS439	Portao	0	Portao	Portão	RS	127,43	290,00	Reversible
2162	Rua Cel. Emidio Veras	S/n	Centro	Araioses	MA	72,50	4.440,00	Reversible
2189	Rua 2 De Novembro	S/n	Centro	Penalva	MA	65,24	460,36	Reversible
2171	Rua Dr Paulo Ramos	S/n	Centro	Santa Helena	MA	86,86	616,32	Reversible
6717	Fazenda Palmeiras *	S/n	Zona Rural	Manhumirim	MG	84,00	900,00	Reversible
4670	Rua Golfo De Cadis	S/n	Intermares	Cabedelo	PB	133,60	461,00	Reversible
BTSASC211	Rua Do Comercio Qd 7 Lt 1B	0	Centro	Iratí	SC	20,23	600,00	Reversible
3035	Praça Da Piedade *	S/n	Centro	Rio Espera	MG	101,00	360,00	Reversible
BTSAGO540	Rua Pres. Costa E Silva C/ 7 De Setembro S/Nº	S/n	Centro	Nova Olinda	TO	30,00	900,00	Reversible
BTSAPR476	Fazenda Apucarana Grande	0	N/A	Ortigueira	PR	301,39	1.764.180,00	Reversible
2154	Praça Renato Archer	1	Centro	Lago Da Pedra	MA	176,31	840,00	Reversible
BTSAPR3	Rua Alcidio Batista Dias	265	Adrianopolis	Adrianópolis	PR	71,85	1.200,00	Reversible
3100	Rua Bento Gonçalves *	S/n	Urbano	Simónésia	MG	66,00	371,00	Reversible
BTSASC230	Rua Irmaos Trevisol - Lote Nº25 - Qd. Nº18	0	Centro	Jacinto Machado	SC	96,84	677,25	Reversible

BTSAPR654	Rua Santos Dumont	814	Rolandia	Rolândia	PR	544,13	1.462,00	Reversible
BTSARS278	Itatiba Do Sul	0	Itatiba Do Sul	Itatiba Do Sul	RS	61,60	150,00	Reversible
BTSASC470	Linha Mesquita	0	Centro	Treze De Maio	SC	9,59	150,00	Reversible
932	Rua Ayro Da Cunha	0	Palmares	Simões Filho	BA	168,00	1.021,00	Reversible
5595	Rua Iririlotes 333 E 385	0	Vila Nova	Magé	RJ	3.664,00	1.200,00	Reversible
885	Avenida Cotegeipe	0	Na	Wanderley	BA	56,00	1.200,00	Reversible
BTSAPR181	Rua Engenheiro Ferreira Correia	32	Cruz Machado	Cruz Machado	PR	106,32	1.164,55	Reversible
2074	Rua Braz Rubim	393	Santo Antonio	Vitória	ES	151,00	504,00	Reversible
2000	Avenida Cel. Antonio Duarte	203	Centro	Iconha	ES	29,00	114,69	Reversible
5184	Rua Padre Atanazio	S/n	Na	Sertânia	PE	108,50	472,94	Reversible
1173	Rua Do Comercio	159	Centro	Araripe	CE	87,45	423,80	Reversible
BTSAGO532	Rua Pedro Seledor S/Nº	S/n	Centro	Luzinópolis	TO	200,00	2.200,00	Reversible
BTSAPR685	Rua Parana	22	Santana Do Itarare	Santana Do Itararé	PR	144,72	290,00	Reversible
680	Fazenda Maravilha	0	Imovel Rural	Arataca	BA	64,05	1.200,00	Reversible
BTSAPR577	Prolongamento Da Rua Teolindo Moraes	0	Pinhalao	Pinhalão	PR	15,80	150,00	Reversible
BTSASC315	Avenida Armaçao Esq. Rua Cirino A. Cabral	0	Centro	Navegantes	SC	166,89	325,00	Reversible
33599	Rua Dr. Pedro Velho	S/n	Na	Santo Antônio	RN	180,00	1.239,00	Reversible
BTSARS575	Rua Jose Julio Centeno	0	Boqueirao	São Lourenço Do Sul	RS	55,44	1.456,25	Reversible
7119	Rua Da Rodagem	1	Centro	Bom Lugar	MA	9,00	300,96	Reversible
BTSAGO213	Avenida Santana E Br-060 S/Nº (Fazenda Palmeiras)	S/n	Posselandia Ii	Guapó	GO	25,00	1.351,00	Reversible
261	Avenida Alvaro Maia	S/n	Centro	Santo Antônio Do Içá	AM	302,69	1.778,38	Reversible
2158	Rua 7 De Setembro	S/n	Centro	Riachão	MA	156,14	873,35	Reversible
7199	Avenida Sao Luiz	1520	Parque Candeias	Vitória Da Conquista	BA	36,00	525,00	Reversible
2650	Morro Proximo Da Localidade	S/n	Zona	Luisburgo	MG	3,00	225,00	Reversible
BTSAPR739	Rua Guadalajara	646		São Sebastião Da A m	PR	106,31	900,00	Reversible*****
			Sao Sebastiao Da Am					****
BTSASC274	Rua 13 De Maio	S/n	Centro	Lacerdópolis	SC	35,38	150,00	Reversible
BTSAPR302	Rua Sao Sebastiao	0	Goioxim	Goioxim	PR	32,35	595,77	Reversible
BTSASC171	Rua Luiz Darol	0	Centro	Frei Rogério	SC	34,16	900,00	Reversible
1098	Rua Oscar Araripe	1581	Bom Jardim	Fortaleza	CE	99,00	172,94	Reversible
1127	Sitio Cruz De Pedras	0	Jose De Alencar	Iguatu	CE	366,00	2.236,00	Reversible
2219	Rua 7 De Setembro	361	Centro	Vitorino Freire	MA	40,15	693,03	Reversible
BTSASC341	Rua Alcides Zanin Pt. Lote Nº355	0	Centro	Paraíso	SC	20,23	300,00	Reversible
1806	Serrote Dos Cavalos (Sitio Goes)	0	Na	Caririaçu	CE	366,16	4.825,70	Reversible
BTSAGO184	Rua Caparebas Nº 299 Qd. 66 Lt. 2	299	Jd. Atlantico	Goânia	GO	144,40	420,00	Reversible
BTSASC200	Rua Benito Ruiz	S/n	Vila Nova	Imbituba	SC	386,84	386,84	Reversible
6157	Rua Vinte	576	Carana	Boa Vista	RR	58,43	467,50	Reversible
753	Rua Governador Lomanto Junior	S/n	Na	Ibirapua	BA	35,65	798,00	Reversible
BTSAMT62	Rua 13 De Junho Com Travessa 2	843	Centro	Itiquira	MT	92,08	2.059,40	Reversible
2674	Rua Artur Bernardes	23	Urbano	Borda Da Mata	MG	65,00	222,00	Reversible
3374	Rua Cel. Salatiel Vaz	402	Industria	Contagem	MG	159,00	360,00	Reversible
3007	Avenida Dezoito De Agosto	335	Centro	Porto Firme	MG	101,00	450,00	Reversible
BTSARS10	Alpestre	0	Alpestre	Alpestre	RS	84,15	290,00	Reversible
3384	Fazenda Prata *	S/n	Rural	Gonzaga	MG	60,00	900,00	Reversible
BTSADF60	Quadra 51 Praça Felipe Ferreira Da Silva	0	Cavalcante	Cavalcante	GO	30,00	4.000,00	Reversible
BTSAMS84	Rua 15 De Novembro	S/n	Distrito De Indapolis	Dourados	MS	63,36	600,00	Reversible
BTSASC109	Colonia Concordia - Lote Nº1.037 - Bloco Nº6	0	Rural	Concórdia	SC	135,19	900,00	Reversible
1720	Rua Lucio Torres	S/n	Centro	Barreira	CE	78,78	442,83	Reversible
4266	Travessa Sao Raimundo	S/n	Vila Curva	Nova Timboteua	PA	11,90	240,00	Reversible
3310	Rua Sao Joao	281	Agua Branca	Contagem	MG	27,00	360,00	Reversible
BTSAPR141	Rua Sao Paulo	576	Catanduvas	Catanduvas	PR	106,32	560,00	Reversible
BTSASC181	Rua Das Azaleias	0	Praia De Palmas	Governador Celso Ra	SC	34,15	308,00	Reversible
2224	Morro Santo Antonio	S/n	Quintas	Brejo	MA	59,07	3.765,30	Reversible
6463	Rua Benjamin Constant	S/n	Centro	Nossa Senhora Das	DSE	196,65	1.001,19	Reversible
BTSARO98	Rua Princesa Isabel Lote 60 Quadra B10 Setor 02	0	Centro	Nova União	RO	44,00	600,00	Reversible
5214	Rua Gov. Petronio Portela	S/n	Centro	José De Freitas	PI	141,00	918,00	Reversible
2229	Praça Tiradentes	1	Centro	Governador Archer	MA	40,15	243,61	Reversible
BTSASC320	Rua Dr. Nereu Ramos	S/n	Centro	Nova Trento	SC	124,00	540,00	Reversible
BTSAPR683	Rua Castro Alves	2110	Santa Tereza Do Oes	Santa Tereza Do Oes	PR	60,17	1.050,00	Reversible
BTSAPR578	Rua Manoel Ribas	131	Pinhalao	Pinhalão	PR	144,72	1.200,00	Reversible
1614	Avenida Trajano Honorato	636	Lagoa Do Mato	Itatira	CE	15,50	25,50	Reversible
BTSAGO115	Rodovia Br-070 Km 63 - Cocalzinho/Brasilia	S/n	Edilandia	Cocalzinho De Goiás	GO	290,00	290,00	Reversible
BTSARS81	Avenida Getulio Vargas	0	Cambara Do Sul	Cambará Do Sul	RS	85,96	290,00	Reversible
BTSARS222	Fortaleza Dos Valos	0	Fortaleza Dos Valos	Fortaleza Dos Valos	RS	52,35	150,00	Reversible
3361	Rua Ibitiquaia	264	Santa Luzia	Juiz De Fora	MG	153,00	300,00	Reversible
7160	Rua Quintino Bocaiuva	S/n	Centro	Castro Alves	BA	1.043,39	1.043,39	Non-Reversible
5232	Avenida Pres. Vargas	390	Centro	Beneditinos	PI	48,00	390,00	Reversible

7422	Rua Do Campo	1	Centro	Pindaré-Mirim	MA	9,00	384,00	Reversible
2166	Praça Sao Benedito	S/n	Centro	São Bento	MA	110,91	2.414,00	Reversible
BTSASC292	Rua Osvaldo Schroeder	S/n	Centro	Lontras	SC	28,13	150,00	Reversible
4700	Rua Venancio Neiva	234	Centro	Catolé Do Rocha	PB	206,74	1.454,00	Reversible
5700	Rua Marciano Goncalves	14	Nossa Senhora Das	GNatividade	RJ	136,00	528,00	Reversible
BTSARS86	Rua Vasconcelos	0	Campinas Do Sul	Campinas Do Sul	RS	12,00	150,00	Reversible
BTSAMS102	Av Manoel Simoes Junior	S/n	Vila Amandina	Ivinhema	MS	29,70	400,00	Reversible
BTSASC152	Est.Joao Bel. Silva Açores P. Do Sul	0	Pantano Do Sul	Florianópolis	SC	35,00	420,00	Reversible
BTSAPR185	Leopoldo De Souza	901	Cruzeiro Do Oeste	Cruzeiro Do Oeste	PR	147,90	973,00	Reversible
2071	Avenida Evandi Americo Comarelo	S/n	Urbano	Venda Nova Do Imigr	ES	52,00	1.012,50	Reversible
BTSASC6	Rua Anita Garibaldi	S/n	Centro	Água Doce	SC	152,36	290,00	Reversible
BTSASC447	Travessa Waldemar Rocha Lote Nº425	0	Morro	São Miguel Do Oeste	SC	371,92	3.133,73	Reversible
BTSAMS33	Rua Vital Batista	S/n	Figueirao Velho	Camapuã	MS	43,61	900,00	Reversible
1095	Rua Dr. Joao Pombo	36	Pe. Andrade	Fortaleza	CE	99,00	339,00	Reversible
4731	Posto Correios - Sao Jose Da Mata	0	Centro	Campina Grande	PB	102,00	300,00	Reversible
3326	Rua Dos Bandeirantes	57	Centro	Nova Era	MG	150,00	1.041,00	Reversible
6120	Rua Luiz Correia De Andrade	S/n	Sao Jose De Campe	s São José Do Campe	RN	51,52	240,00	Reversible
1290	Rua Cel. Justino Cafe	98	Centro	Mulungu	CE	87,45	432,00	Reversible
4666	Rua Felinto Escolastico	131	Cristo	João Pessoa	PB	165,00	600,00	Reversible
BTSAPR393	Avenida Raposo Tavares	0	Jussara	Jussara	PR	71,84	600,00	Reversible
BTSAPR627	Rua Pedro Valle	141	Quatigua	Quatiguá	PR	106,31	290,00	Reversible
2378	Rua Barao Do Grajau	S/n	Centro	Parnarama	MA	9,00	360,00	Reversible
3504	Rua Manaca / Rua Antonio Pereira Da	117	Santa Lucia	Betim	MG	132,00	360,00	Reversible
678	Rua Oliveira Brito	S/n	Centro	Aporá	BA	71,40	10.260,00	Reversible
224	Rua Nazare	412	Sao Jose	Lábrea	AM	302,69	5.395,60	Reversible
3396	Rua Marechal Deodoro *	S/n	Centro	Itamonte	MG	110,00	574,00	Reversible
1187	Rua 15 De Novembro	173	Centro	Quixeramobim	CE	226,00	1.277,00	Reversible
5064	Rua Padre Ibiapina	S/n	Centro	Triunfo	PE	97,02	322,50	Reversible
7217	Fazenda Boa Vista	0	Na	Floresta Azul	BA	266,35	93.675,00	Reversible
908	Travessa Olavio Bilac	S/n	Na	Itiúba	BA	64,05	690,00	Reversible
4722	Sitio Carnauba	0	Na	Araruna	PB	18,00	35,00	Reversible
4664	Rua Paulo Roberto De S. Acioly	S/n	Bessamar	João Pessoa	PB	214,47	720,00	Reversible
6686	Rua Conquista	63	Centro	Itaguara	MG	37,00	207,00	Reversible
BTSAGO558	Avenida 6 Qd. 28 Lt. 03 A 05	0	Centro	Pindorama Do Tocan	TO	150,00	1.575,00	Reversible
1366	Rua Fontenele Sobrinho (R. Felizardo Pessoa)	865	Na	Viçosa Do Ceará	CE	90,10	501,85	Reversible
BTSASC36	Av Presidente Vargas	0	Centro	Belmonte	SC	20,00	800,00	Reversible
3425	Rua Cel. Procopio Ribeiro *	S/n	Urbano	Gonçalves	MG	34,00	340,00	Reversible
2697	Rua Antonio Silva	144	Urbano	Caiana	MG	66,00	300,00	Reversible
4667	Rua Pres. Epitacio Pessoa	359	Centro	Itabaiana	PB	137,65	894,00	Reversible
BTSASC206	Rua Irmao Guzzetti	565	Centro	Iomerê	SC	39,70	150,00	Reversible
BTSAMT103	Rua Carlos De Laet Lt. 3 Qd. 54	0	Salto Do Ceu	Salto Do Céu	MT	58,80	4.185,00	Reversible
7490	Estrada De Irajuba	0	Ipauete	Planaltino	BA	39,34	1.600,00	Reversible
3654	Rua Vicinal	4	Tuere	Novo Repartimento	PA	106,99	106,99	Reversible
1346	Avenida Professor Saboia (Rua Miami)	207	Junco	Sobral	CE	99,00	520,00	Reversible
3244	Rua Flor Da Noiva	S/n	Dos Manacas	Belo Horizonte	MG	110,00	360,00	Reversible
4987	Rua Boa Vista	S/n	Centro	São Benedito Do Sul	PE	36,24	463,60	Reversible
905	Rua Jonas Martins Rio	258	Na	Pé De Serra	BA	66,38	1.200,00	Reversible
2807	Serra De Santa Rita *	S/n	Rural	Corinto	MG	84,00	1.600,00	Reversible
BTSAPR20	Rodovia Pr 281	S/n	Cerro Lindo	Antônio Olinto	PR	53,89	150,00	Reversible
BTSAPR176	Avenida Bahia	0	Coronel Vivida	Coronel Vivida	PR	42,08	600,00	Reversible
3120	Fazenda Pedra Negra *	S/n	Rural	Três Pontas	MG	105,00	900,00	Reversible
588	Rua Principal	S/n	Na	Oliveira Dos Brejinho	BA	45,00	875,00	Reversible
863	Rua Antonio Carlos Magalhaes	S/n	Na	Santa Inês	BA	42,00	1.259,69	Reversible
1091	Avenida Nova Brasilia	S/n	Centro	Várzea Nova	BA	64,00	966,00	Reversible
BTSAMT2	Rod. Cuiaba - Manso Km 45 Comunidade Campo Limpo	S/n	Acorizal	Acorizal	MT	80,50	150,00	Reversible
BTSAGO110	Rua Do Comercio (Faz. Boa Vista)	0	Linda Vista	Cezarina	GO	40,88	1.209,26	Reversible
2795	Rua Duque De Caxias	178	Centro	Engenheiro Caldas	MG	66,00	360,00	Reversible
BTSASC112	Rua Francisco Dalmazem	0	Centro	Cordilheira Alta	SC	34,16	400,89	Reversible
2090	Rua Uniao	S/n	Aribiri	Vila Velha	ES	151,00	666,00	Reversible
BTSASC13	Rua Jorge Lacerda	S/n	Centro	Anita Garibaldi	SC	36,01	1.220,00	Reversible
BTSAMS96	Av Sao Jose	17	Centro	Itaporã	MS	186,91	604,00	Reversible
BTSAGO120	Rua 4 Qd. 5 Lt. 15	0	Corumbaiba	Corumbaiba	GO	86,45	308,00	Reversible
BTSASC124	Rua Pedro Honorato	90	4ª Linha	Criciúma	SC	47,38	371,17	Reversible
5484	Loteamento Chacaras Do Gargolote 2 Quadra 4	0	Unamar	Cabo Frio	RJ	136,00	1.000,00	Reversible
1319	Rua Luis Granjeiro (Rua Jose Cardoso 20)	0	Centro	Porteiras	CE	87,45	627,28	Reversible
5512	Fazenda Uniao - Serrinha	0	Serrinha	Campos Dos Goytac	RJ	97,15	1.600,00	Reversible
3282	Rua Grao Mogol	50	Centro	Taiobeiras	MG	37,00	360,00	Reversible

BTSAPR474	Rua Rio Grande Do Sul Qd 1 Lt 3 (Rua Estado Do Rio 168 Praia Do Leste)	176	Balneário São Carlos	Pontal Do Paraná	PR	71,84	484,50	Reversible
BTSASC408	Rua São Bernardino Pt. Lotes Nº1 E 2 Da Qd. Nº13	0	Centro	São Bernardino	SC	34,15	540,00	Reversible
3131	Corrego Desbarrancado *	S/n	Rural	Uberaba	MG	84,00	2.492,00	Reversible
BTSAPR340	Rua Luiz Carlos Da Costa	135	Imbau	Imbaú	PR	42,08	150,00	Reversible
BTSAPR349	Rua Pedro Álvares Cabral	0	Ipora	Iporá	PR	338,36	150,00	Reversible
778	Praça Goes Calmon	S/n	Na	Itaquara	BA	42,00	1.013,33	Reversible
BTSAPR337	Rua Professor Sebastião Da Silva	95	Iguaracu	Iguaraçu	PR	71,84	1.312,50	Reversible
2688	Serra Cantagalo *	S/n	Rural	Campos Altos	MG	84,00	2.500,00	Reversible
7162	Rua Almeida C/ A Rui Barbosa	0	Na	Ibipecta	BA	16,00	554,91	Reversible
4874	Rua Ubaldo Gomes De Matos	53	Santo Antonio	Recife	PE	199,53	495,00	Non-Reversible
BTSAMS139	Rua Da Justiça	102	Centro	Sonora	MS	91,40	649,50	Reversible
2782	Rua Jose Garcia *	S/n	Urbano	Dionísio	MG	66,00	275,00	Reversible
2659	Pico Do Cume	S/n	Rural	Barão De Cocais	MG	89,00	1.080,00	Reversible
3687	Vila Americana	S/n	Na	Belterra	PA	43,51	900,00	Reversible
2710	Rua Alencastro Guimaraes	601	Urbano	Capitão Enéas	MG	66,00	777,00	Reversible
BTSAPR484	Rua Irene Marques	628	Moreira Sales	Moreira Sales	PR	144,84	1.250,00	Reversible
BTSASC114	Rua Porto Alegre - Lote Nº4 - Quadra Nº4		Centro	Coronel Martins	SC	34,16	435,90	Reversible
5618	Sítio Perobas (Morro Da Saibreira) - Estr. Vera Cruz0	S/n	Perobas	Miguel Pereira	RJ	125,00	900,00	Reversible
4887	Serra Do Jua	0	Jua	Sertânia	PE	143,22	2.340,00	Reversible
BTSARS618	Soledade	0	Soledade	Soledade	RS	895,23	150,00	Reversible
BTSASC3	Avenida Padre Joao Schimidt Quadra 20	0	Centro	Abelardo Luz	SC	99,26	1.200,00	Reversible
775	Avenida Ibicarai	S/n	Na	Itapé	BA	70,00	625,00	Reversible
6727	Avenida Acrísio Cruz	50	Salgado Filho	Aracaju	SE	166,07	265,00	Reversible
7596	Rua Mariana	S/n	Centro	Governador Edison L	MA	9,00	360,00	Reversible
BTSAPR553	Rua Paranagua	S/n	Pato Bragado	Pato Bragado	PR	106,32	1.600,00	Reversible
BTSAGO322	Rua Caiamar C/ Tiradentes Qd. 16 Lt. 21/22 - Loteamento Aeronautica	0	Mundo Novo	Mundo Novo	GO	916,70	916,70	Reversible
3134	Avenida Jose Ganga	67	Urbano	Umburatiba	MG	66,00	360,00	Reversible
668	Rua Do Colegio	0	Centro	Abaíra	BA	64,05	1.200,00	Reversible
1686	Rua Padre Cicero	S/n	Pio X	Umari	CE	15,50	25,50	Reversible
BTSAPR115	Avenida Bandeirantes	0	Capitão Leonidas Ma	Capitão Leônidas Ma	PR	10,21	600,00	Reversible
1320	Rua Manoel Monteiro	405	Centro	Potengi	CE	87,45	432,00	Reversible
7648	Rua Do Colegio	S/n	Centro	Parnarama	MA	9,00	200,00	Reversible
BTSASC240	Avenida Getúlio Vargas	0	Centro	Jardinópolis	SC	34,16	450,00	Reversible
2698	Rua Florencio Domingos	49	Urbano	Campanário	MG	66,00	360,00	Reversible
3426	Rua Lourenço Menicucci	430	Centro	Lavras	MG	387,00	612,00	Reversible
BTSARS306	Maquine	0	Maquine	Maquiné	RS	26,25	150,00	Reversible
798	Rodovia Mairi-Baixa Grande	S/n	Na	Mairi	BA	48,00	436,81	Reversible
3616	Rua Deodoro Da Fonseca	S/n	Centro	Acará	PA	215,89	2.118,76	Reversible
2268	Gerais De Balsas Estr. Impratic - Faz. Sonho Dourado Lt-030	12	Balsas	Balsas	MA	70,33	3.526,89	Reversible
4951	Praça Pascoal Calábria Filho	S/n	Na	Nazaré Da Mata	PE	93,06	192,00	Reversible
1241	Rua Prefeito Alexandre Gonçalves	444	Centro	Ipaumirim	CE	87,45	286,75	Reversible
2783	Rua Idelfonso Frossard	11	Urbano	Divino	MG	55,00	360,00	Reversible
2987	Avenida Gercino Coutinho	40	Centro	Perdizes	MG	101,00	394,00	Reversible
2006	Corrego Boa Sorte *	S/n	Rural	Lúna	ES	35,00	2.350,40	Reversible
BTSADF124	Loteamento Piloto Quadra 38 Lote "Area"	0	Rio Da Conceicao	Rio Da Conceição	TO	150,00	150,00	Reversible
11981	Rua Mestre Policarpo	76	Urbano	Carbonita	MG	84,00	398,00	Reversible
7575	Br 316Km 337	0	Cohabinha	Bacabal	MA	9,00	390,00	Reversible
920	Rodovia Ba 001 Km 150	S/n	Barra Grande	Vera Cruz	BA	60,00	2.552,20	Reversible
BTSAGO534	Rua 1º De Janeiro S/Nº	S/n	Centro	Miracema	TO	58,52	1.138,43	Reversible
BTSARO15	Rua Joaquim Generoso De Oliveira S/N Centro	S/n	Centro	Mâncio Lima	AC	150,00	150,00	Reversible
584	Rua Da Muritiba	0	Na	Nilo Peçanha	BA	72,00	1.307,00	Reversible
2803	Morro Do Gaviao *	S/n	Rural	Eugenópolis	MG	84,00	1.600,00	Reversible
2853	Rua Dr. Emilio Vasconcelos Costa	67	Centro	Inhaúma	MG	66,00	330,00	Reversible
2444	Rua 1º De Janeiro Lotes 33 E 34	200	Monte Castelo	São Luís	MA	240,00	300,00	Non-Reversible
BTSAPR290	Avenida Eugênio Valentim Salvadori	0	Francisco Beltrão	Francisco Beltrão	PR	10,21	150,00	Reversible
BTSAPR533	Rua Assis Chateaubriand	0	Palotina	Palotina	PR	42,08	150,00	Reversible
BTSARO36	Rua 04 Lt 412 C/ Rua 08	0	Centro	Marechal Thaumatur	AC	150,00	150,00	Reversible
BTSAPR287	Rua Teodoro Risdén	670	Imperatriz	Foz Do Iguaçu	PR	479,93	2.500,00	Reversible
1971	Rua Yunes Deps	S/n	Bnh	Cachoeiro De Itapem	ES	151,00	390,00	Reversible
2718	Rua Barão De Lavras	0	Urbano	Carmo Da Cachoeira	MG	66,00	210,00	Reversible
3472	Rua Guapore *	S/n	Vila Antonio Pimenta	Montes Claros	MG	42,00	378,00	Reversible
1795	Rua Principal	0	Sao Bonito	Acopiara	CE	15,50	320,00	Reversible
5131	Núcleo Colonial Alto Engº Novo	0	Na	Cabo De Santo Agos	PE	2.000,00	2.000,00	Reversible
3258	Rua Freitas De Oliveira	25	Centro	Ibititê	MG	110,00	483,00	Reversible

BTSAPR19	Travessa Idelfonso	199	Centro	Antonina	PR	180,60	372,00	Reversible
3870	Rua 25 De Junho - Colonia Fama - Outeiro	67	Vila De Icoaraci	Belém	PA	12,17	240,00	Reversible
BTSASC196	Rodovia Jorge Fortulino Da Silva	S/n	Centro	Içara	SC	34,15	474,97	Reversible
2673	Rua Feliciano Canuto	82	Urbano	Felício Dos Santos	MG	24,00	252,00	Reversible
1077	Avenida Octavio Mangabeira	S/n	Itapua	Salvador	BA	624,00	3.271,00	Reversible
1181	Repetidora Ladeira Nova	0	Distrito - D.Mauricio	Quixadá	CE	335,00	5.098,00	Reversible
485	Rua Rui Barbosa	0	Centro	Caetité	BA	150,00	823,50	Reversible
BTSAPR369	Rua Bandeirantes	250	Ivaipora	Ivaiporã	PR	247,58	778,19	Reversible
5960	Rua Goias	31	Eucaliptal	Volta Redonda	RJ	20,00	512,00	Reversible
BTSAMS22	Rua Rio Brilhante	226	Centro	Bataguassu	MS	58,08	126,06	Reversible
BTSASC172	Rua Sansao Carneiro	S/n	Centro	Galvão	SC	55,92	375,00	Reversible
BTSASC350	Avenida Sao Paulo Lote Nº160 - Qd. Nº14	0	Centro	Pinhalzinho	SC	109,32	1.000,00	Reversible
2615	Rua Dr Avelar	16	Urbano	Araçá	MG	66,00	360,00	Reversible
3450	Praça Melo Viana	25	Bom Pastor	Varginha	MG	119,00	600,00	Reversible
4192	Rua Principal	S/n	Vila De Boa Esperan	Maracanã	PA	19,38	423,15	Reversible
BTSARS438	Ponte Preta	0	Ponte Preta	Ponte Preta	RS	26,25	150,00	Reversible
BTSAPR782	Avenida Sa Paulo	145	Tres Barras Do Paran	Três Barras Do Para	PR	106,32	1.600,00	Reversible
BTSAPR537	Avenida Sao Paulo	261	Paranacity	Paranacity	PR	106,51	1.575,00	Reversible
7256	Praça Do Mercado	0	Na	Serra Dourada	BA	12,00	1.116,00	Reversible
3213	Pico Do Ibituruna *	S/n	Rural	Governador Valadare	MG	190,00	4.577,00	Reversible
3709	Rua Anfrido Nunes	S/n	Na	Vitória Do Xingu	PA	24,98	300,00	Reversible
BTSAPR499	Rua Numero 9	0	Nova Laranjeiras	Nova Laranjeiras	PR	42,09	150,00	Reversible
3480	Rua Conceicao Da Silva Lima	180	Jardim Recreio Viano	Betim	MG	38,00	370,00	Reversible
2717	Praça Da Igreja Matriz	S/n	Carlos Alves	São João Nepomuce	MG	30,00	100,00	Reversible
6205	Rua Major Corbiniano	455	Santos Dumont	Aracaju	SE	171,60	506,25	Reversible
4148	Avenida Brasil	S/n	Na	Nova Ipixuna	PA	75,83	1.180,52	Reversible
BTSASC384	Rua Xv De Novembro S/Nº Lada Par	S/n	Centro	Rio Negrinho	SC	142,50	820,00	Reversible
1328	Rua Aristides Barreto	S/n	Centro	São Benedito	CE	184,00	539,00	Reversible
717	Rua Leonidio Monteiro	S/n	Centro	Conceição Do Almeid	BA	67,50	687,00	Reversible
1966	Rua Edson Monadiman	S/n	Sao Francisco	Cariacica	ES	232,00	1.803,00	Reversible
3468	Avenida Gastao Demetrio Maia	2100	Tupi	Belo Horizonte	MG	100,00	425,00	Reversible
2655	Rua Cel. Jose Gomes Gonçalves	S/n	Urbano	Barão De Cocais	MG	110,00	723,00	Reversible
BTSAPR672	Rua Argentina	0	Santa Helena	Santa Helena	PR	106,32	600,00	Reversible
2767	Fazenda Cangalha *	S/n	Rural	Corinto	MG	84,00	2.500,00	Reversible
5454	Loteamento Sotur Gleba 2 Qd. 45 Lt. 12 - Parque Das Garças	0	Figueiras	Arraial Do Cabo	RJ	42,00	700,00	Reversible
29	Avenida 22 De Maio	24	Centro	Cajueiro	AL	150,00	531,80	Reversible
2332	Rua Principal	S/n	Centro	Governador Eugênio	MA	9,00	360,00	Reversible
BTSAPR756	Prefeito Vendolino Neves	0	Teixeira Soares	Teixeira Soares	PR	42,08	1.200,00	Reversible
BTSAPR809	Avenida Getulio Vargas	0	Vere	Verê	PR	189,50	1.000,00	Reversible
BTSAGO327	Rua Agenor Caldas C/ Aderbal A. De Oliveira Qd. 24 Lt. 1	0	Neropolis	Nerópolis	GO	115,48	316,68	Reversible
BTSAGO502	Rua Dos Estudantes Qd. 22 Lt. 01 E 02	0	Conceicao Do Tocant	Conceição Do Tocan	TO	60,00	1.115,74	Reversible
1149	Repetidora Do Oeste (Santo Antonio)	0	Na	Tamboril	CE	320,00	4.930,00	Reversible
BTSAPR764	Rua Jose Bonifacio	121	Terra Roxa	Terra Roxa	PR	111,88	1.200,00	Reversible
2007	Rua Amintas O. De Mattos	S/n	Urbano	Lúna	ES	25,00	960,00	Reversible
915	Estação Bravo	0	Na	Serra Preta	BA	71,05	1.195,76	Reversible
1220	Rua Cel. Manoel Pinheiro De Almeida	546	Centro	Farias Brito	CE	87,45	998,40	Reversible
4585	Agrovila Do Km 190	0	Na	Uruará	PA	19,00	300,00	Reversible
36850	Costa Do Caldeirao	0	Sao Joao Batista Da	Ciranduba	AM	45,60	625,00	Reversible
7631	Rua Do Sol	S/n	Centro	Lagoa Do Mato	MA	9,00	450,00	Reversible
7425	Rua Grande	1	Centro	Pio Xii	MA	9,00	264,00	Reversible
BTSADF67	Loteamento Sao Bartolomeu De Brasilia	0	Cristalina	Cristalina	GO	300,00	300,00	Reversible
1306	Rua Goncalo Soares	341	Centro	Paramoti	CE	87,45	741,00	Reversible
BTSAPR503	Rua Presidente Vargas	0	Nova Prata Do Iguac	Nova Prata Do Iguaç	PR	118,26	800,00	Reversible
32	Rua Ana Lopes Cohet	S/n	Jacintinho	Maceió	AL	158,46	400,00	Reversible
1741	Rua Humberto Bezerra - Lot.Parque Boa Vista	1281	Parque Tiradentes	Juazeiro Do Norte	CE	99,00	425,00	Reversible
783	Rua Da Telebahia	S/n	Centro	Jacaraci	BA	42,00	486,00	Reversible
BTSAGO351	Rua Francisco Dias Pimpao Nº 57 Qd. 18 Lt. 8	57	Orizona	Orizona	GO	105,00	647,02	Reversible
BTSARS528	Santa Tereza	0	Santa Tereza	Santa Tereza	RS	26,25	150,00	Reversible
BTSAMS85	Rua Barão Do Rio Branco/Rua Joao Goulart	400/130	Distrito De Vila Varga	Dourados	MS	24,00	176,00	Reversible
688	Rodovia Barro Alto Canarana Na Entrada Da Cidade0	S/n	Na	Barro Alto	BA	65,36	1.180,00	Reversible
61	Avenida Sebastiao Da Cruz	0	Centro	Anadia	AL	87,22	1.184,00	Reversible
6048	Rua Jose Carlos Limeira	S/n	Na	Serra De São Bento	RN	46,40	144,55	Reversible
2376	Avenida I	S/n	Vila Leao	Paraibano	MA	9,00	360,00	Reversible
BTSAPR295	Rua Vereador Romeu Lauro Werlang	1055	Centro	Francisco Beltrão	PR	2.114,85	2.118,11	Reversible
751	Rua Angelo Lima Da Silva	S/n	Na	Ibirataia	BA	66,38	1.050,00	Reversible
BTSARS419	Rua Padre Anchieta	3097	Pelotas	Pelotas	RS	36,00	1.555,00	Reversible

800	Rua 24 De Maio - Fazenda Gameleira	S/n	Na	Lajedo Do Tabocal	BA	39,85	1.003,79	Reversible
BTSAGO479	Avenida Sao Sebastiao - Centro	0	Centro	Almas	TO	79,39	150,00	Reversible
4150	Porto Rico	0	Na	Jacareacanga	PA	29,64	299,00	Reversible
BTSASC191	Avenida 20 De Julho	S/n	Centro	Ibiam	SC	34,16	150,00	Reversible
BTSAGO430	Avenida Zeca Ferreira Qd. 47 Lt. 7	0		Santa Rita Do Aragua Santa Rita Do Aragu	GO	101,34	781,66	Reversible
3462	Rua Soledade	260	Petrolandia	Contagem	MG	100,00	360,00	Reversible
BTSARS441	Avenida A. J. Renner	0	Parque Humaita	Porto Alegre	RS	463,00	1.058,40	Reversible
BTSAPR414	Rua Guadalajara	921	Mambore	Mamborê	PR	106,32	800,00	Reversible
BTSASC186	Rua Ademar De Barros Lote Nº88	0	Centro	Guaraciaba	SC	127,70	290,00	Reversible
897	Avenida Oceanica	S/n	Centro	Nova Viçosa	BA	68,40	740,00	Reversible
1359	Avenida Dr. Joaquim Fontenelle	286	Na	Ubajara	CE	115,04	404,43	Reversible
BTSAPR145	Rua Rubino Pasquetti	150	Ceu Azul	Céu Azul	PR	254,41	750,00	Reversible
BTSAGO215	Avenida Gabriel Lourenço Correia Qd. 16 Lt. 13	0	Guarinos	Guarinos	GO	289,99	290,00	Reversible
1338	Rua Jose Mariano	110	Centro	Santana Do Acaraú	CE	77,50	282,80	Reversible
BTSAGO541	Rua 22 De Abril Esq. C/ Rua Rui Barbosa Qd. 32	0	Centro	Nova Rosalândia	TO	81,18	1.312,00	Reversible
BTSARO53	Rua Principal - Bom Sucesso	0	Centro	Seringueiras	RO	150,00	150,00	Reversible
2516	Estação De Radio	S/n	Lage/Barro Branco/C	Barra Longa	MG	3,00	900,00	Reversible
474	Fazenda Paineira	0	Zona Rural	Barreiras	BA	65,00	3.600,00	Reversible
193	Rua Major Galdencio	175	Centro	Barreirinha	AM	157,50	1.084,46	Reversible
2398	Travessa Onze De Setembro	S/n	Centro	Riachão	MA	9,00	360,00	Reversible
BTSARS246	Estrada Do Colono	0	Linha Tapera	Guarani Das Missões	RS	37,48	1.600,00	Reversible
6155	Rua Raimundo Penafort	3474	Asa Branca	Boa Vista	RR	58,43	390,00	Reversible
2850	Praça Sete De Setembro	7	Centro	Ilicínea	MG	110,00	350,00	Reversible
295	Rua Alexandre Dos Santos	1	Centro	Tonantins	AM	78,00	1.764,00	Reversible
BTSAGO531	Rua Vicente Pereira De Sa Qd. 66 Lt. 02	0	Centro	Lagoa Da Confusão	TO	40,88	1.200,00	Reversible
BTSAGO372	Rua Getulio Vargas S/Nº	S/n	Piranhas	Piranhas	GO	61,79	1.250,00	Reversible
5004	Rua Conego Joao Rodrigues De Melo	41	Centro	São Bento Do Una	PE	45,12	326,80	Reversible
4689	Rua Rodrigues Alves	2167	Bodocongo	Campina Grande	PB	91,20	840,00	Reversible
BTSAGO209	Rua Joao Xxiii S/Nº	S/n	Marcianopolis	Goiatuba	GO	79,39	1.200,00	Reversible
6230	Praca Coronel Joao Neto	0	Centro	Araúá	SE	72,26	269,76	Reversible
468	Luiz Eduardo Magalhaes	0	Na	Baianópolis	BA	64,00	1.200,00	Reversible
1968	Morro Da Andorinha	S/n	Rural	Cachoeiro De Itapem	ES	132,00	730,00	Reversible
3324	Rua Cesario Parreiras	88	Urbano	Crucilândia	MG	38,00	240,00	Reversible
5477	Avenida Antonio F. R. Sobrinho - Fazendinha Bela Vista	0	Veloso	Bom Jardim	RJ	40,00	1.968,00	Reversible
682	Central Baixa Grande	0	Na	Baixa Grande	BA	48,00	540,00	Reversible
1203	Rua Cel. Jose Porfirio (Rua Jose Romao Rios S/N)	506	Centro	Chaval	CE	87,45	472,00	Reversible
BTSARO50	Rua 13 De Julho Quadra 8	0	Centro	Espigão D'Oeste	RO	290,00	290,00	Reversible
6152	Avenida Getulio Vargas - Qd. 060 Lt. 0002		Centro	Alto Alegre	RR	73,98	1.932,00	Reversible
BTSAPR333	Rua Primeiro De Maio	613	Ibipora	Ibiporã	PR	501,75	1.387,00	Reversible
BTSAGO568	Avenida Acioli Da Silva Barros (Antiga Rua 4) Qd. 24 Lote 04	0	Centro	Sandolândia	TO	79,39	1.138,29	Reversible
BTSASC369	Rua Duque De Caxias	S/n	Centro	Quilombo	SC	76,75	1.200,00	Reversible
BTSASC399	Av Tancredo Neves Sn	0	Centro	Santa Terezinha Do	PSC	21,30	360,00	Reversible
3274	Rua Virgilio Silveira	238	Urbano	Carmo Da Mata	MG	79,00	357,00	Reversible
790	Rua 9 De Julho	S/n	Centro	Jussiape	BA	70,00	756,00	Reversible
1143	Morro Do Chapéu0	S/n	Sítio Sao Jose Das A	Imeruoca	CE	320,00	5.302,00	Reversible
6822	Rua Principal	S/n	Sao Jose Dos Montei	Miguel Alves	PI	15,00	105,00	Reversible
7193	Rua Oscar Ribeiro	0	Na	Juazeiro	BA	1.090,00	1.824,00	Reversible
5880	Sítio Sao Jose - Chacara Pereira - Acesso P/ R. Nilo Peçanha	S/n	Santo Antonio De Pa	dSanto Antônio De Pá	RJ	163,00	1.600,00	Reversible
BTSAMT6	Rua Jose Trindade	S/n	Centro	Alto Paraguai	MT	65,58	910,00	Reversible
662	Alto Da Mangaba	0	Morro De Sao Paulo	Cairu	BA	152,00	750,00	Reversible
5053	Avenida Maria De Brito	S/n	Centro	Pesqueira	PE	92,47	418,00	Reversible
3317	Corrego Fruteiras *	S/n	Zona Rural	Tapira	MG	3,00	225,00	Reversible
BTSARO52	Rua Principal		Centro	Seringueiras	RO	150,00	150,00	Reversible
BTSAPR161	Rua Goias	620	Colorado	Colorado	PR	483,32	150,00	Reversible
BTSAPR117	Avenida Dos Pioneiros	2791	Carambei	Carambei	PR	122,28	1.765,00	Reversible
926	Praça Jose Cirino	S/n	Distrito Salobro	Canarana	BA	46,00	1.015,00	Reversible
7172	Fazenda Pitombeira	0	Coribe	Coribe	BA	62,00	1.200,00	Reversible
4669	Rua Jair Alves Santos	S/n	Seixas	João Pessoa	PB	133,60	840,00	Reversible
1123	Avenida Osorio De Paiva	7732	Canindezinho	Fortaleza	CE	99,00	165,00	Reversible
3899	Rod. Magalhaes Barata Km 18	S/n	Vila Boa Vista	Bonito	PA	105,39	270,00	Reversible
BTSAPR255	Avenida Dionizio Oening	0	Eneas Marques	Enéas Marques	PR	106,33	290,00	Reversible
7161	Sítio Mangueiro Do Cemiterio	0	Encruzilhada	Encruzilhada	BA	12,00	1.600,00	Reversible
BTSAPR53	Rua Jose Abraham Keide (Antigo 641)	760	Astorga	Astorga	PR	253,95	1.689,52	Reversible
3024	Rua Padre Luiz Gonzaga	725	Centro	Quartel Geral	MG	101,00	274,00	Reversible

7110	Br 316 - Esquina Com Rua Joao Lisboa S/N	S/n	Centro	Boa Vista Do Gurupi	MA	69,00	450,00	Reversible
2898	Rua Geraldo Rios	180	Centro	João Pinheiro	MG	90,00	221,00	Reversible
3056	Praca Jose Sena Lima	16	Centro	Santa Maria Do Suaç	MG	84,00	200,00	Reversible
3757	Cumaru Do Norte	0	Na	Cumaru Do Norte	PA	25,56	810,02	Reversible
5536	R Belo Horizonte/R Do Jipe/Topo Do Morro Do Centenário	0	Olavo Bilac/ Vila Cent	Duque De Caxias	RJ	168,00	1.362,00	Non-Reversible
BTSASC425	Rua Domingos Martorano	S/n	Centro	São Joaquim	SC	238,14	1.344,00	Reversible
BTSASC325	Rua Expedicionario Wenceslau Spancerski	S/n	Centro	Orleans	SC	105,04	783,83	Reversible
4465	Sao Jose Do Taua0			Santo Antônio Do Ta	PA	67,00	30,00	Reversible
BTSAGO53	Avenida Altamiro Caio Pachedo (Antiga Kamiuras) Lote 29 - Rua Antonio Fern	0	Aruana	Aruanã	GO	64,00	750,00	Reversible
5989	Rua Joao Madeiras Filho	S/n	Igapo	Natal	RN	237,00	891,00	Reversible
3026	Rua Guaraciaba	101	Centro	Raposos	MG	133,00	360,00	Reversible
BTSAPR330	Rua Nilo Sampaio	525	Ibaiti	Ibaiti	PR	264,97	975,00	Reversible
826	Maonel Vicente	S/n	Na	Pintadas	BA	66,30	1.240,00	Reversible
1959	Avenida Cristiano Dias Lopes	S/n	Urbano	Bom Jesus Do Norte	ES	56,00	296,00	Reversible
3159	Rua Djalma Pinheiro Chagas	74	Centro	Prados	MG	101,00	360,00	Reversible
3632	Praça Leao	9	Na	Benevides	PA	175,17	471,00	Reversible
BTSAGO217	Zona Rural - Proximo Riberao Muquem	0	Muquem	Guarinos	GO	245,00	4.900,00	Reversible
5112	Avenida Patriota Anibal Alves Cantarelli	S/n	Centro	Itacuruba	PE	85,93	85,93	Reversible
BTSAMS59	Rua Baldomero Coenga	S/n	Centro	Caracol	MS	29,70	800,00	Reversible
BTSARS551	Sao Domingos Do Sul	0	Sao Domingos Do Su	São Domingos Do Su	RS	45,05	150,00	Reversible
BTSARO158	Lotes 31 E 48 Gleba 02 Setor Muqui - Rep Muqui	0	Area Rural	Presidente Médici	RO	150,00	150,00	Reversible
601	Morro Fazenda Saco Grande	S/n	Povoado Parafuso	Planalto	BA	66,50	900,00	Reversible
3621	Rua General Gurgel	S/n	Centro	Bujaru	PA	177,71	2.340,36	Reversible
BTSAPR789	Rua Goias	0	Ubirata	Ubiratã	PR	42,08	900,00	Reversible
BTSARO1	Rua Jose De Deus S/N Centro	S/n	Centro	Acrelândia	AC	150,00	150,00	Reversible
4299	Trav. Cipriano Santos	0	Na	Ourém	PA	204,37	7.815,48	Reversible
BTSAPR735	Rua Rio De Janeiro	0	Sao Pedro Do Iguaçu	São Pedro Do Iguaçu	PR	71,84	1.200,00	Reversible
BTSAPR111	Br 277	S/n	Lagoa Seca	Candói	PR	155,82	10.000,00	Reversible
BTSASC149	Av:Antonio B. Santos	146	Armacao	Florianópolis	SC	62,67	150,00	Reversible
BTSARS602	Segredo	0	Segredo	Segredo	RS	45,00	150,00	Reversible
4992	Alecrim - Proximo Ao Trevo Da Br-101	0	Ponta Da Pedra	Goiana	PE	61,00	600,00	Reversible
6900	Veredao	0	Rural	Júlio Borges	PI	9,00	375,00	Reversible
4688	Rua 1º De Abril	24	Centro	Sumé	PB	98,04	1.232,70	Reversible
4683	Rua Pres. Getulio Vargas	S/n	Centro	Picuí	PB	89,80	1.517,00	Reversible
480	Rua Principal	S/n	Centro	Boquira	BA	130,00	1.460,00	Reversible
846	Rua Antonio Rocha	S/n	Na	São Desidério	BA	56,00	1.225,00	Reversible
4298	Rodovia Pa 1240	S/n	Vila De Limao	Ourém	PA	11,90	224,00	Reversible
66	Morro Da Amizade (Sitio Coimbra)0	S/n	Morro	Novo Lino	AL	61,20	2.500,00	Reversible
BTSASC347	Rua Pomerode S/Nº - Praia Da Armação - Área Remanescente	0		Praia De Armação Do Penha	SC	57,00	217,00	Non-Reversible
4641	Rua Joao Pessoa	116	Centro	Alagoa Grande	PB	109,75	1.575,00	Reversible
33497	Rua Do Comercio	S/n		Olinda Nova Do Mara	MA	9,00	408,00	Reversible
BTSAPR506	Avenida Copacabana	0	Nova Tebas	Nova Tebas	PR	42,09	591,50	Reversible
BTSASC345	Rua Teodoro Zabotti	63	Centro	Pedras Grandes	SC	105,00	730,00	Reversible
5682	Rua Bingen	993	Bingen	Petrópolis	RJ	5.440,00	615,00	Reversible
2403	Em Frente Ao Conjunto Cohab "Joao Agripino"	S/n	Centro	Rosário	MA	61,77	4.554,00	Reversible
BTSAPR535	Rua Tamoio	0	Palotina	Palotina	PR	42,08	1.400,00	Reversible
816	Rua Da Torre	S/n	Centro	Nova Soure	BA	40,54	1.041,15	Reversible
7268	Rua Adilson Souza	0	Pernambues	Salvador	BA	61,00	179,30	Reversible
BTSAGO559	Rua Padre Antonio S/Nº	S/n	Centro	Piraquê	TO	43,00	600,00	Reversible
BTSAPR783	Rua Avelino Joao Castanhara	70	Tunas Do Parana	Tunas Do Paraná	PR	42,00	150,00	Reversible
BTSAMS132	Rua Albino Coimbra	101	Centro	Rochedo	MS	50,41	600,00	Reversible
2110	Avenida Civit	S/n	Laranjeiras	Serra	ES	166,00	832,00	Reversible
5077	Rua Santos Dumont	59	Centro	Tupanatinga	PE	36,24	223,86	Reversible
4033	Rua Clementino Alves	S/n	Vila Apolinario	Curuá	PA	25,41	340,00	Reversible
2210	Morro Da Repetidora0	1	Centro	Sitio Novo	MA	49,99	4.200,00	Reversible
3253	Rua Hermesto Hermes	170	Urbano	Araponga	MG	24,00	194,00	Reversible
6218	Praça 31 De Março	49	Centro	Pacatuba	SE	70,81	444,57	Reversible
3082	Praça Serra Negra	200	Urbano	São Sebastião Do M	MG	66,00	360,00	Reversible
764	Rua Das Torres	S/n	Centro	Itacaré	BA	48,70	1.131,00	Reversible
2927	Avenida Cel. Pedro Lino	236	Centro	Martinho Campos	MG	101,00	288,00	Reversible
BTSAPR459	Rua Interventor Manoel Ribas (Rua São Paulo 245)	85	Vila Prudente	Marumbi	PR	102,82	290,00	Reversible
1364	Rua Sargento Mirabial Pessoa	50	Centro	Uruoca	CE	24,14	123,25	Reversible
2087	Rua Ana Meroto Stefanon	S/n	Cobilandia	Vila Velha	ES	194,00	720,00	Reversible
6190	Br 1010	S/n	Pov. Sobrado	Nossa Senhora Do S	SE	129,08	800,00	Reversible
1120	Rua Montevideo	395	Serrinha	Fortaleza	CE	99,00	435,60	Reversible

7416	Rua Do Clube Das Maes	S/n	Centro	Itapecuru Mirim	MA	9,00	360,00	Reversible
BTSAPR329	Rua Numero 2	0	Honorio Serpa	Honório Serpa	PR	42,08	1.200,00	Reversible
BTSARS100	Avenida Getulio Vargas	0	Canoas	Canoas	RS	1.325,25	1.452,00	Reversible
44	Avenida Gov. Muniz Falcão	294	Centro	Batalha	AL	96,65	478,00	Reversible
5975	Repetidora Martins	0	Cruz Das Almas	Martins	RN	288,00	2.329,00	Reversible
BTSAPR498	Avenida Principal	0	Nova Laranjeiras	Nova Laranjeiras	PR	42,08	150,00	Reversible
BTSAPR679	Rua Bernandino Grande	0	Santa Maria Do Oest	eSanta Maria Do Oest	PR	42,07	150,00	Reversible
BTSARS224	Avenida Independencia	0	Garibaldi	Garibaldi	RS	599,82	1.000,00	Reversible
3182	Fazenda Mata Virgem *	S/n	Rural	Dom Silvério	MG	22,00	900,00	Reversible
1194	Avenida Joao Inacio De Lucena	639	Centro	Brejo Santo	CE	220,00	982,00	Reversible
5216	Rua Cel. Mundico Dantas S/Nº	S/n	Centro	Valença Do Piauí	PI	93,00	825,00	Reversible
2313	Rua Principal	40	Centro	Fernando Falcão	MA	9,00	360,00	Reversible
3257	Rua Cicero Ferreira	142	Urbano	Bom Sucesso	MG	110,00	1.023,00	Reversible
6202	Rua Eduardo Espirito Santo	240	Sao Conrado	Aracaju	SE	180,75	600,00	Reversible
BTSARS46	Linha Sao Pedro	0	Sao Pedro	Bento Gonçalves	RS	26,25	150,00	Reversible
6735	Quadra 18 - Lot. Planalto Agua Grande	0	Centro	Catu	BA	175,00	2.415,00	Reversible
7261	Rua Raimundo Santana Ribeiro	0	Centro	São Francisco Do Co	BA	70,38	1.586,30	Reversible
2004	Corrego Santo Antonio	S/n	Itapina	Colatina	ES	111,00	2.400,00	Reversible
1152	Rua E 11	167	Araturi	Caucaia	CE	99,00	160,00	Reversible
3824	Rua Principal (Rod. Bragança-Viseu)	0	Vila Verde	Augusto Corrêa	PA	11,90	240,00	Reversible
BTSASC188	Rua Gov. Jorge Lacerda Nº218	218	Centro	Guarujá Do Sul	SC	127,70	1.000,00	Reversible
BTSAMT86	Avenida Cuiaba	S/n	Centro	Porto Dos Gaúchos	MT	500,00	10.000,00	Reversible
2164	Br 135	0	Centro	Dom Pedro	MA	124,95	3.250,80	Reversible
BTSAPR21	Rua Ernestina Silveira	339	Antonio Olinto	Antônio Olinto	PR	106,32	1.200,00	Reversible
1357	Serra Da Joanhina ("Abobora")	0	Na	Tauá	CE	50,00	98,02	Reversible
1305	Rua Santa Terezinha	120	Centro	Pambu	CE	87,45	550,64	Reversible
BTSARS649	Trindade Do Sul	0	Trindade Do Sul	Trindade Do Sul	RS	61,49	150,00	Reversible
BTSAPR745	Rodovia Senges/Itarare	S/n	Senges	Sengés	PR	42,08	2.675,00	Reversible
4877	Morro Dos Guararapes	S/n	Centro	Ribeirão	PE	124,00	1.000,00	Reversible
478	Ao Lado Do Hospital	S/n	Na	Boa Nova	BA	56,00	1.800,00	Reversible
BTSAPR451	Rua Santos Dumont	2378	Maringa	Maringá	PR	649,48	560,00	Reversible
BTSASC261	Rua Jarivatuba	S/n	Adhemar Garcia	Joinville	SC	225,74	932,75	Reversible
3059	Rua Dona Guilhermina	82	Urbano	Contagem	MG	153,00	400,00	Reversible
2452	Rua Herculano Parga	S/n	Centro	São Luís Gonzaga D	MA	41,90	558,67	Reversible
BTSAGO424	Rua Jose Bonifacio C/ Goias Qd. 4 Lt. 13/14/15/16	0	Santa Fe De Goias	Santa Fé De Goiás	GO	150,00	150,00	Reversible
BTSAMS92	Rua Santa Rosa L 14	0	Nucleo Col. Dourados	Glória De Dourados	MS	150,60	936,00	Reversible
3220	Rua Diogo Alvares	501	Benfica	Juiz De Fora	MG	194,00	360,00	Reversible
1288	Rua Edvar Silveira (R. Major Jose Lourenço	S/n	Na	Morrinhos	CE	87,45	400,00	Reversible
3714	Rua 7 De Setembro	1834	Centro	Oriximiná	PA	480,00	3.280,00	Reversible
5491	Rua Jose Galdino	134	Cambuci	Cambuci	RJ	188,98	1.500,00	Reversible
BTSAGO431	Avenida Bandeirantes S/Nº Esq. C/ Santo Antonio	S/n	Verdelândia	Santa Rita Do Novo	DGO	280,00	280,00	Reversible
BTSAPR265	Rua Tiradentes	605	Faxinal	Faxinal	PR	207,83	2.400,00	Reversible
508	Avenida Padre Vieira	489	Centro	Cristópolis	BA	56,00	1.200,00	Reversible
842	Rua Principal	S/n	Na	Rio Do Pires	BA	120,00	900,00	Reversible
5051	Rua Tenente Wastigney Wandekok Wanderley	S/n	Centro	Venturosa	PE	40,80	434,00	Reversible
2204	Morro Do Peritoro	0	Centro	Peritoró	MA	52,55	2.500,00	Reversible
BTSARS7	Rua Gen. Sampaio		Alegrete	Alegrete	RS	116,40	290,00	Reversible
BTSAGO102	Rua 12 S/Nº	S/n	Santo Antonio Do Rio	Catalão	GO	79,39	800,00	Reversible
1738	Rua Frei Anastacio	S/n	Na	Frecheirinha	CE	87,45	335,79	Reversible
736	Rua Sao Carlos	S/n	Centro	Gongogi	BA	51,00	1.166,00	Reversible
3635	Avenida Deputado Jose Rodrigues De Viana	S/n	Centro	Cachoeira Do Arari	PA	53,27	653,72	Reversible
7573	Rua Leontino Pereira	S/n	Cohabinha	Bacabal	MA	9,00	390,00	Reversible
BTSAPR661	Estrada Salgado Filho/Francisco Beltrao	0	Salgado Filho	Salgado Filho	PR	53,89	150,00	Reversible
BTSAGO60	Fazenda Bocaina Do Passa Tres	0	Barro Alto	Barro Alto	GO	200,00	2.000,00	Reversible
1284	Rua Cel. Antonio Botelho	164	Centro	Maranguape	CE	282,00	698,00	Reversible
BTSAPR361	Rua Sao Pedro	554	Itambe	Itambé	PR	106,32	1.342,01	Reversible
BTSARS70	Rua Pinheiro Machado	0	Cachoeira Do Sul	Cachoeira Do Sul	RS	787,30	200,00	Reversible
BTSARS125	Rua Dante Marcucci	0	Fazenda Souza	Caxias Do Sul	RS	48,97	360,00	Reversible
3440	Rua Jorge Raimundo	575	Santa Candida	Juiz De Fora	MG	110,00	370,00	Non-Reversible
1036	Rua Curva Do Vento - Faz. Umbrissu Igapora	0	Morro	Igaporã	BA	61,64	2.000,00	Reversible
3831	Rua Sao Francisco	S/n	Centro	Aurora Do Pará	PA	22,27	294,00	Reversible
4015	Avenida Bandeirante	S/n	Alacilândia	Conceição Do Aragua	PA	23,81	420,00	Reversible
3755	Rua Jatoba	123	Centro	Jacundá	PA	335,54	9.009,68	Reversible
2301	Rua Sete De Setembro	S/n	Centro	Codó	MA	268,03	2.492,10	Reversible
7005	Avenida Principal	S/n	Centro	Senador La Rocque	MA	9,00	450,00	Reversible
BTSASC322	Rodovia Jose Spillere Ld1234	S/n	Caravaggio	Nova Veneza	SC	33,70	391,28	Reversible
3478	Avenida Dr Jose Mariano	198	Citrolândia	Betim	MG	70,00	360,00	Reversible

2754	Fazenda Reunidas Mg *	S/n	Rural	Cordisburgo	MG	41,00	2.500,00	Reversible
7579	Rua Da Vilinha	0	Centro	Buritirana	MA	9,00	450,00	Reversible
BTSAPR249	Avenida Joao D'Pasquale	352	Dois Vizinhos	Dois Vizinhos	PR	153,14	1.714,30	Reversible
4370	Estrada Do Atalaia	0	Ilha Do Atalaia	Salinópolis	PA	88,06	900,00	Reversible
4990	Morro Da Igrejainha	S/n	Morro Da Igrejainha	Belém De Maria	PE	36,24	375,00	Reversible
1739	Rua Furtado Leite	S/n	Na	Altaneira	CE	87,45	607,50	Reversible
4492	Minerasul	0	Na	São Félix Do Xingu	PA	23,62	363,60	Reversible
BTSAGO573	Rua Manoel Rodrigues Da Silva S/Nº	S/n	Centro	São Sebastião Do To	TO	43,00	2.000,00	Reversible
BTSAGO293	Avenida Angelo Urzeda Nº 74 Qd. 01 Lt. 04	74	Mairipotaba	Mairipotaba	GO	79,39	609,82	Reversible
1905	Rua Nossa Senhora Da Conceição	S/n	Jacaraípe	Serra	ES	151,00	720,00	Reversible
2095	Rua Francelina Setubal	S/n	Itapoa	Vila Velha	ES	151,00	339,00	Reversible
3130	Fazenda Floresta *	S/n	Rural	Ubá	MG	95,00	52.008,00	Reversible
1753	Rua Francisco Mourao Lima	1	Centro	Ararendá	CE	15,50	44,41	Reversible
7592	Povoado Olho D'Agua Da Lapela	0	Centro	Conceição Do Lago-	AMA	9,00	360,00	Reversible
7323	Rua Grande	S/n	Centro	São João Do Carú	MA	9,00	250,00	Reversible
728	Rua Monsenhor Jose Gilberto Luna	0	Na	Curaçá	BA	64,30	3.600,00	Reversible
BTSAPR525	Estrada Vicinal	0	Palmeira	Palmeira	PR	37,65	150,00	Reversible
43	Rua Antonio Brasil Rocha	37	Centro	Coruripe	AL	83,95	400,00	Reversible
BTASAC443	Rua Antônio Selhorst (Antiga R 11 De Novembro)	130	Centro	São Martinho	SC	28,70	150,00	Reversible
BTSAPR486	Estrada Curitiba/Morretes	0	Morretes	Morretes	PR	42,08	150,00	Reversible
2515	Fazenda Sao Gonçalo	S/n	Rural	Araquai	MG	44,00	900,00	Reversible
BTSAGO90	Avenida 15 De Novembro Qd. 07 Area 2	0	Campinacu	Campinaçu	GO	43,00	1.400,00	Reversible
BTSARS561	Rua Guilherme Alberti	0	Sao Joao Do Polesin	São João Do Polésin	RS	45,05	150,00	Reversible
3398	Rua Leonil Prata	579	Alipio De Melo	Belo Horizonte	MG	80,00	610,00	Reversible
3418	Fazenda Morro *	S/n	Zona Rural	Caeté	MG	44,00	2.500,00	Reversible
827	Fazenda Monte Alegre	S/n	Distrito Pirai Do Norte	Ituberá	BA	66,75	1.200,00	Reversible
1807	Serra Uruburetama - Sitio Cangalho	0	Na	Itapipoca	CE	35,00	240,00	Reversible
2477	Rua Joao Manoel Pereira	S/n	Centro	Turiação	MA	9,00	360,00	Reversible
BTSAGO542	Avenida Do Cais Qd. 15 Lt. 15	0	Centro	Novo Acordo	TO	70,18	667,50	Reversible
3779	Avenida Agua Azul	S/n	Vila Nova Canada	Água Azul Do Norte	PA	18,89	390,00	Reversible
3638	Praça Alte. Prof. Alcides Paranhos	S/n	Centro	Santo Antônio Do Ta	PA	147,51	931,59	Reversible
BTSARS93	Rua Loureiro Da Silva		Candido Godoi	Cândido Godói	RS	37,48	150,00	Reversible
3358	Rua Vila Vidal	64	Jockey Clube	Juiz De Fora	MG	77,00	300,00	Reversible
2622	Fazenda Sao Mateus *	S/n	Zona Rural	Recreio	MG	26,00	899,00	Reversible
BTSAPR799	Rua Sete De Setembro	936	Umuarama	Umuarama	PR	106,32	290,00	Reversible
2070	Rua Natalino Cossi	S/n	Urbano	Vila Valério	ES	27,00	156,98	Reversible
5731	Rua Motorista Luiz De Abreu (Rua Jose Lourenço 165)	464	Anchieta	Rio De Janeiro	RJ	194,00	403,00	Reversible
6196	Rua N. S. Das Dores	S/n	Centro	Moita Bonita	SE	207,00	238,00	Reversible
3093	Rua Sao Jose *	S/n	Centro	Virginópolis	MG	77,00	156,00	Reversible
BTSAPR662	Rua Rui Barbosa	0	Salgado Filho	Salgado Filho	PR	106,32	1.200,00	Reversible
3441	Rua Cel. Alvim Albino Menezes	9	Urbano	Buenópolis	MG	27,00	217,00	Reversible
BTSARS352	Estrada Geral De Linha Temeraria	0	Linha Temeraria	Nova Petrópolis	RS	26,25	360,00	Reversible
7464	Rua Dr. Joao Arcanjo Filho	S/n	Na	Igaporã	BA	40,54	515,00	Reversible
1231	Rua Claudio Camelo Timbo	1150	Na	Hidrolândia	CE	87,45	439,98	Reversible
3921	Avenida Prof. Licio Solheiro	S/n	Na	Brejo Grande Do Ara	PA	142,19	1.306,90	Reversible
1722	Rua Cel. Bento Alves	S/n	Fazendinha	Itapipoca	CE	119,00	599,50	Reversible
BTSAPR471	Rua Cerqueira Lima	429	Gaivotas	Matinhos	PR	235,80	962,05	Reversible
BTSARS324	Monte Belo Do Sul	0	Monte Belo Do Sul	Monte Belo Do Sul	RS	26,52	150,00	Reversible
916	Avenida Getulio Vargas	941	Centro	Itatim	BA	42,00	1.200,00	Reversible
2247	Rua Santos Dumont	S/n	Centro	Açailândia	MA	203,79	2.735,00	Reversible
1157	Sitio Paraiba - Ibiapaba	0	Centro	Ubajara	CE	320,00	9.459,00	Reversible
5217	Praça Da Independencia S/Nº	S/n	Centro	Pedro Ii	PI	119,00	900,00	Reversible
BTSAGO341	Avenida Independencia Qd. 16 Lt. 12 E 13	0	Nova Iguacu De Goia	Nova Iguaçu De Goiás	GO	71,96	290,00	Reversible
3215	Morro Taquaral *	S/n	Zona Rural	Peçanha	MG	27,00	439,00	Reversible
BTSAMS91	Rua O Pioneiro	922	Dist. Vila Culturama	Fátima Do Sul	MS	42,30	700,00	Reversible
7432	Avenida Tocantins	S/n	S Central	Ribamar Fiquene	MA	9,00	450,00	Reversible
31	Torre Morro Major Izidoro - Faz. Lagoa Nova0	S/n	Morro	Major Isidoro	AL	68,29	440,00	Reversible
3838	Fordlandia	0	Na	Aveiro	PA	25,41	705,60	Reversible
BTSAPR505	Rua Tuparandi	866	Nova Santa Rosa	Nova Santa Rosa	PR	156,66	1.600,00	Reversible
2973	Rua Presidente Bernardes	38	Centro	Padre Paraíso	MG	66,00	192,00	Reversible
2740	Avenida Tupinambas	58	Urbano	Conceição De Ipane	MG	66,00	348,00	Reversible
BTSARS233	Olhos D'Agua - Glorinha	0	Glorinha	Glorinha	RS	61,16	437,50	Reversible
2111	Morro Do Cruzeiro	S/n	Zona Rural	Rio Novo Do Sul	ES	100,00	2.000,00	Non-Reversible
1537	Rua Vereador Francisco Tavares De Oliveira	202	Ema	Iracema	CE	15,50	25,50	Reversible
1356	Praça Jose Granja Ribeiro (R. Raimundo Nonato Ribeiro)	87	Centro	Trairi	CE	77,50	409,24	Reversible
2196	Rua Joao Amaral Da Silva	S/n	Centro	Matinha	MA	65,24	442,00	Reversible
BTSARS216	Rua Cel.Marcos J. Leao	0	Feliz	Feliz	RS	165,83	610,36	Reversible

BTSAMT44	Avenida Republica Do Libano	1470	Bom Clima	Cuiabá	MT	78,25	315,60	Reversible
2719	Morro Proximo Da Localidade *	S/n	Rural	Carmo Da Mata	MG	66,00	2.000,00	Reversible
3820	Rua 1º De Maio	0	Itapixuna	Augusto Corrêa	PA	26,10	410,00	Reversible
2388	Rua Dr. Clodomir Paz	1	Centro	Porto Rico Do Maran	MA	9,00	360,00	Reversible
BTSAPR61	Avenida Castro Alves	697	Barbosa Ferraz	Barbosa Ferraz	PR	111,89	1.225,00	Reversible
BTSASC497	Rua Do Comercio	S/n	Centro	Xavantina	SC	25,00	312,50	Reversible
BTSAPR18	Avenida Valerio Osmar Estevao	0	Angulo	Ângulo	PR	42,08	1.495,00	Reversible
BTSASC34	Praia De Gaivota - Lote Nº11/13 Da Quadra Nº17	0	Centro	Balneário Gaivota	SC	45,81	576,00	Reversible
2612	Avenida Costa E Silva	49	Centro	Ladainha	MG	45,00	360,00	Reversible
3008	Avenida Getulio Vargas	321	Centro	Poté	MG	66,00	360,00	Reversible
4522	Estrada De Japerica	S/n	Vila De Pataua	São João De Pirabas	PA	11,90	200,00	Reversible
2327	Rua Principal	S/n	Centro	Governador Eugênio	MA	9,00	360,00	Reversible
2167	Rua Magalhaes De Almeida	S/n	Primavera	Luís Domingues	MA	60,45	272,00	Reversible
5009	Rua Joao Pereira Tabosa	S/n	Centro	Toritama	PE	36,24	299,70	Reversible
2945	Rua Gustavo Capanema	107	Centro	Mutum	MG	190,00	383,00	Reversible
4242	Jacare Capa	0	Na	Monte Alegre	PA	25,41	378,00	Reversible
2343	Rua Grande	1	Centro	Humberto De Campo	MA	9,00	360,00	Reversible
5726	Rua Santa Tereza	35	Rio Das Flores	Rio Das Flores	RJ	42,00	498,00	Reversible
BTSAPR350	Rua Alfredo Lemos Lote 9A/9A-1 - Quadra 049 (Antigo Nº 2048)	21	Iracema Do Oeste	Iracema Do Oeste	PR	42,08	2.060,00	Reversible
6061	Rua Francisco Rodrigues	149	Pendencias Centro	Pendências	RN	46,78	800,00	Reversible
BTSAGO365	Rua Joselio Rodrigues Do Nascimento Qd. 09 Lt. 06	0	Pilar De Goias	Pilar De Goiás	GO	150,00	150,00	Reversible
4738	Rua Monsenhor Sales	S/n	Centro	Fagundes	PB	99,05	420,25	Reversible
BTSAGO364	Rua Joaquim Pedro Dos Santos Nº 140	140	Petrolina De Goias	Petrolina De Goiás	GO	91,00	380,00	Reversible
BTSARO134	Avenida Brasil S/N	S/n	Centro	Santa Luzia D'Oeste	RO	30,00	200,00	Reversible
738	Praça Antonio Carlos Magalhaes	S/n	Centro	Guajeru	BA	63,90	1.230,00	Reversible
1447	Rua Joaquim Dantas	S/n	Betania	Deputado Irapuan Pi	CE	15,50	25,50	Reversible
2489	Morro Da Repetidora	1	Centro	Vargem Grande	MA	69,62	4.200,00	Non-Reversible
2237	Avenida Pio Xii	S/n	Centro	Primeira Cruz	MA	40,15	548,96	Reversible
BTSARS120	Br 116	S/n	Vila Cristina	Caxias Do Sul	RS	26,25	150,00	Reversible
5701	Rua Shuwartz Vieira Junto E Apos O 409	0	Porciuncula	Porciúncula	RJ	36,00	430,00	Reversible
BTSAMT97	Avenida 4 Lt. 17 Qd. 15	0	Vila Naboreiro	Rondonópolis	MT	32,35	825,00	Reversible
2493	Fazenda Açucena	S/n	Rural	Carlos Chagas	MG	76,00	900,00	Reversible
1763	Rua Tenente Jose Joaquim	S/n	Na	Itapiúna	CE	87,45	546,79	Reversible
BTSAGO299	Avenida Joao Artiaga Qd. 17 Lt. 02	0	Matrincha	Matrinchã	GO	60,12	1.168,80	Reversible
BTSAPR17	Rua Bahia	384	Andira	Andirá	PR	309,00	1.200,00	Reversible
BTSAPR750	Avenida Seis De Junho	1000	Sertanopolis	Sertanópolis	PR	183,92	1.350,00	Reversible
BTSASC469	Avenida Boa Vista	S/n	Centro	Três Barras	SC	29,51	1.000,00	Reversible
3404	Avenida Pinheiros *	S/n	Retiro Das Pedras	Brumadinho	MG	110,00	758,00	Reversible
1052	Rod. Buritirama / Mansidao Km 540	S/n	Povoado Do Gatto	Mansidão	BA	63,00	2.500,00	Reversible
7173	Avenida Vasco Da Gama	S/n	Engenho Velho De B	Salvador	BA	98,00	262,41	Reversible
619	Br 240 Km 2800	S/n	Distrito Chapada	Seabra	BA	58,83	1.073,00	Reversible
876	Avenida Joao Borges De Sa	S/n	Centro	Uauá	BA	60,90	1.800,00	Reversible
33	Fazenda Cotia Queimada	0	Morro	São José Da Laje	AL	84,95	3.630,00	Reversible
4318	Rodovia Pa-125 Km 204	S/n	Vila Sao Joao Batista	Paragominas	PA	11,90	240,00	Reversible
815	Rua Eunapio De Queiroz	S/n	Centro	Nova Ibiá	BA	50,00	971,42	Reversible
3029	Rua Serafim De Almeida Coimbra	97	Centro	Recreio	MG	77,00	98,00	Reversible
6708	Rua Francisco Antonio De Melo	361	Centro	Juruia	MG	101,00	400,00	Reversible
634	Rua Osvaldo Trabuco	S/n	Na	Tanquinho	BA	42,00	2.036,00	Reversible
4779	Rua Projetada	0	Ahu	Serra Branca	PB	56,82	250,00	Reversible
4030	Avenida Jarbas Passarinho	S/n	Na	Curralinho	PA	52,09	4.873,50	Reversible
4371	Avenida Miguel Santa Brigida	S/n	Salinópolis	Salinópolis	PA	512,34	3.642,00	Reversible
1047	Serra Do Apora	S/n	Distrito Itamira	Aporá	BA	90,17	796,50	Reversible
3156	Avenida Antonio Carlos	475	Urbano	Tiros	MG	6600	480,00	Reversible
3652	Rua Pres. Getulio Vargas	0	Bela Vista	Breu Branco	PA	141,45	858,88	Reversible
33639	Rua Principal	S/n	Rodagem	Cândido Mendes	MA	9,00	320,00	Reversible
BTSAPR565	Rua Olavo Bilac	1290	Perola	Pérola	PR	105,18	1.798,00	Reversible
BTSAPR736	Rua Pedro Paulo Sobrinho	101	Sao Pedro Do Ivai	São Pedro Do Iváí	PR	106,31	1.200,00	Reversible
3664	Avenida General Moura Carvalho	S/n	Centro	Primavera	PA	164,86	3.049,20	Reversible
BTSARS559	Sao Joao Da Urtiga	0	Sao Joao Da Urtiga	São João Da Urtiga	RS	45,05	150,00	Reversible
BTSAPR808	Rua Lisboa	201	Vera Cruz Do Oeste	Vera Cruz Do Oeste	PR	111,88	1.326,00	Reversible
BTSASC88	Rua Major Teodosio Furtado	316	Centro	Campo Belo Do Sul	SC	25,00	853,30	Reversible
BTSASC354	Rua Ernesto Volkman	S/n	Texto Rega	Pomerode	SC	100,95	290,00	Reversible
7509	Fazenda Ribeirao Das Piabas	0	Na	Ibicuí	BA	55,50	675,00	Reversible
BTSAGO448	Alameda Araguaia S/Nº (Salustriano Martins)	S/n	Luiz Alves	São Miguel Do Aragua	GO	79,39	1.187,50	Reversible
5597	Rua Cecilia Esquina Com Rua 2 Irmaos	0	Itacuruca	Mangaratiba	RJ	28,00	360,00	Reversible
3506	Rua Rodrigo Fernandes Dos Santos	48	Venda Nova	Belo Horizonte	MG	100,00	404,00	Reversible

7668	Rua Marambaia	S/n	Centro	Santa Luzia	MA	9,00	324,00	Reversible
705	Praça Antonio De Sousa Lopes	S/n	Centro	Cansanção	BA	57,00	1.158,84	Reversible
BTSAGO501	Avenida Longuinho Vieira Junior Qd. 38 Lt. 17	0	Centro	Colméia	TO	1.500,00	1.500,00	Reversible
4891	Sítio Agua Branca	0	Centro	Triunfo	PE	97,02	3.222,94	Reversible
621	Serra Da Barra Do Vento-Fazenda Gaviao	0	Na	Serrinha	BA	142,09	847,13	Reversible
5982	Rua Miro Felipe De Mendonça	S/n	Alto De Sao Manoel	Mossoró	RN	490,00	1.125,00	Reversible
1269	Rua 38	71	Conj.Timbo	Maracanaú	CE	99,00	177,00	Reversible
5218	Rua Benedito De Souza Reis Nº 323	0	Centro	Simplicio Mendes	PI	76,50	652,00	Reversible
7540	Rua Carlos Maria Teixeira	S/n	Na	Oriximiná	PA	70,75	7.077,00	Reversible
7567	Rua Sao Vicente De Paulo	S/n	Centro	Amarante Do Maranh	MA	9,00	450,00	Reversible
7345	Ma 034 - Km 15	0	Centro	Tutóia	MA	9,00	250,00	Reversible
4686	Rua Deputado Alvaro Galdencio	59	Centro	Serra Branca	PB	118,00	808,00	Reversible
3073	Rua Benedito Valadares	31	Centro	São João Evangelista	MG	113,00	198,00	Reversible
BTSARS357	Rua Vicente Prieto	0	Pinhal Alto	Nova Petrópolis	RS	26,25	450,00	Reversible
BTSARO145	Rua Principal S/N - Tancredopolis	S/n	Centro	Alvorada D'Oeste	RO	150,00	150,00	Reversible
BTSARO102	Avenida Tancredo Neves S/N - Nova Estrela	S/n	Centro	Rolim De Moura	RO	150,00	150,00	Reversible
35	Alto Do Maxi	0	Rural	Mata Grande	AL	54,67	2.330,64	Reversible
33492	Rua Do Campo	S/n	Centro	Bequimão	MA	9,00	360,00	Reversible
7318	Rua Grande	S/n	Centro	Santa Inês	MA	8,00	429,00	Reversible
33505	Rodovia Ma 234	0	Centro	São Bernardo	MA	9,00	300,00	Reversible
910	Imovel Rural "Segredo"	0	Centro	Santa Luzia	BA	43,30	74,40	Reversible
5537	Avenida Coronel Sisson	64	Parada Angelica	Duque De Caxias	RJ	60,00	2.020,00	Reversible
3492	Rua Amapa	325	Aparecida Do Norte	Coronel Fabriciano	MG	104,00	300,00	Reversible
BTSAGO253	Avenida Marechal Rondon Esq. C/ Avenida Jk	0	Cibele	Itapuranga	GO	150,00	150,00	Reversible
BTSASC199	Rua Antonio B. Capanema	0	Centro	Imarui	SC	105,06	290,00	Reversible
6985	Sítio Zumbi	0	Zona Rural	Queimadas	PB	39,00	40,00	Reversible
1716	Rua 69	844	Conjunto Jereissati Ii	Fortaleza	CE	99,00	216,00	Reversible
7328	Rua Grande	1	Centro	São João Do Soter	MA	9,00	324,00	Reversible
4646	Rua Pastor Jose Alves De Oliveira	S/n	Cabedelo	Cabedelo	PB	268,05	1.985,00	Reversible
1419	Avenida Central	548	Acaracuzinho	Fortaleza	CE	88,20	161,82	Reversible
BTSARS380	Rua Major Novais - 21720	21720	Palmeira Das Missoe	Palmeira Das Missõe	RS	765,40	1.320,00	Reversible
3367	Rua Conde D'Eu	554	Vera Cruz	Belo Horizonte	MG	78,00	436,00	Reversible
BTSAGO82	Rua Ildefonso Carneiro C/ Ataliba Ribeiro Qd. 27 Lt. A	0	Cacu	Caçu	GO	1.020,00	70.000,00	Reversible
BTSAGO416	Rua Sen. Gonzaga Jaime C/ Praça Marinho Neto Do Prado	0	Waldelandia	Rubiataba	GO	35,00	780,00	Reversible
1151	Avenida Mozart Pinheiro De Lucena	2718	Quintino Cunha	Fortaleza	CE	99,00	168,00	Reversible
7389	Rua Riograndense - Vizinho Ao Colegio Oswaldo Cruz	268	Trizidela	Barra Do Corda	MA	9,00	330,00	Reversible
7133	Rua Urbano Rocha	S/n	Centro	Governador Edison L	MA	15,75	1.014,00	Reversible
2328	Rua Da Piçarra	S/n	Centro	Governador Eugênio	MA	9,00	360,00	Reversible
7672	Rua Do Campo	S/n	Centro	São Domingos Do M	MA	9,00	360,00	Reversible
4826	Rua Joaquim Jose De Miranda	0	Centro	Chã Grande	PE	94,87	246,52	Reversible
3386	Praça Paulino Figueiredo	390	Centro	Caldas	MG	110,00	394,00	Reversible
3392	Rua Minas Gerais *	S/n	Centro	Monte Sião	MG	111,00	342,00	Reversible
3720	Rua Barao Do Rio Branco	S/n	Centro	Prainha	PA	79,60	400,40	Reversible
5099	Avenida Deputado Joao Novaes Filho	38	Centro	Floresta	PE	69,55	108,00	Reversible
BTSASC5	Rua 26 De Maio	68	Centro	Agronômica	SC	20,23	335,96	Reversible
4789	Rua Jose Joaquim Duarte	S/n	Centro	Uiraúna	PB	109,66	467,50	Reversible
BTSARS491	Rua Doutor Joao Pessoa - Rio Pardo	0	Rio Pardo	Rio Pardo	RS	541,57	150,00	Reversible
BTSAGO483	Atual Adenor Lyra Gomes Qd.26 Lt.27	0	Araguacu	Araguaçu	TO	350,00	350,00	Reversible
1041	Fazenda Bom Jardim	S/n	Fazenda	Gandu	BA	59,40	930,00	Reversible
6211	Rua N Quadra A	1861	Inacio Barbosa	Aracaju	SE	143,00	300,00	Reversible
3889	Juquiri	0	Na	Benevides	PA	20,24	304,00	Reversible
7303	Ma 326 - Povoado Sao Jose	S/n	Cohabinha	Bacabal	MA	9,00	300,00	Reversible
2384	Rua Principal	S/n	Pacas	Pinheiro	MA	9,00	360,00	Reversible
7427	Rua Do Comercio	1	Centro	Pio Xii	MA	9,00	325,00	Reversible
BTSAPR296	Fazenda Santo Antonio Do Iratim	0	General Carneiro	General Carneiro	PR	15,80	150,00	Reversible
2981	Rua Benedito Caetano *	S/n	Centro	Passa-Vinte	MG	101,00	374,00	Reversible
BTSARS189	Rua Cap Batista Grando	0	Ervai Grande	Ervai Grande	RS	81,62	379,52	Reversible
3363	Rua Jose Joaquim Dos Santos	33	Ceu Azul	Belo Horizonte	MG	97,00	505,00	Reversible
BTSAPR377	Rodovia Jaguaraiava/Arapoti	S/n	Jaguariaiva	Jaguariaíva	PR	69,69	1.110,00	Reversible
3301	Avenida Jose Eduardo De Souza *	S/n	Centro	Jacuí	MG	26,00	2.500,00	Reversible
BTSAPR593	Estrada Municipal	0	Planalto	Planalto	PR	10,21	1.200,00	Reversible
2915	Rua Desembargador Sabino Lustosa *	S/n	Centro	Lavras	MG	105,00	329,00	Reversible
4485	Rua Principal	S/n	Vila Sao Jose	São Domingos Do Ar	PA	19,42	416,80	Reversible
243	Avenida 25 De Março	S/n	Na	Maraã	AM	16,50	600,00	Reversible
7625	Rua Clodomir Paz	1	Centro	Joselândia	MA	9,00	360,00	Reversible
7431	Rua Brejao	1	Centro	Ribamar Fiquene	MA	9,00	300,00	Reversible
2455	Avenida Senador Jose Sarney	41	Centro	Senador Alexandre C	MA	9,00	231,00	Reversible

5427	Av Viana Vaz Com Av Getúlio Vargas	S/n	Sto Antonio	Timon	MA	9,00	2.332,00	Reversible
3144	Morro Proximo Da Localidade - Fazenda Santiago *	S/n	Zona Rural	Pitangui	MG	8,400	2.500,00	Reversible
BTSARSS70	Sao Jose Dos Ausentes	0	Sao Jose Dos Ausen t	São José Dos Ausent	RS	42,40	150,00	Reversible
BTSAPR790	Rua Herculinio Octaviano	596	Ubirata	Ubiratã	PR	147,90	1.350,00	Reversible
7578	Rua Tiradentes	S/n	Cohabinha	Bacabal	MA	9,00	420,00	Reversible
3605	Avenida Nossa Senhora Da Conceição	267	Sao Joao Do Outeiro	Belém	PA	96,75	1.000,00	Reversible
3014	Rua Guilherme Stutes	97	Urbano	Alto Jequitibá	MG	117,00	120,00	Reversible
766	Rua L/J - Loteamento Jardim Ala	0	Na	Itagi	BA	57,30	1.221,00	Reversible
BTSASC462	Avenida Irmaos Piccoli	0	Centro	Tangará	SC	68,25	600,00	Reversible
BTSAGO336	Praça Da Rodoviária	S/n	Nova Crixas	Nova Crixás	GO	79,39	5.276,00	Reversible
BTSASC467	Rua Sao Pedro Sn Esq. Rua Santa Cecilia	0	Centro	Timbó Grande	SC	25,76	150,00	Reversible
7492	Praça Do Campo	0	Ibitira	Rio Do Antônio	BA	57,55	930,25	Reversible
3689	Rod. Santarem - Cuiaba Br 163 Km 14	S/n	Na	Capitão Poço	PA	18,00	1.958,00	Reversible
4388	Jenipapo	0	Na	Santa Cruz Do Arari	PA	25,27	450,00	Reversible
4389	Santa Cruz Do Arari	0	Na	Santa Cruz Do Arari	PA	70,39	216,00	Reversible
190	Rua 04 De Março	S/n	Freguesia Do Andira	Barreirinha	AM	23,10	375,00	Reversible
2260	Rua Da Cerca Lote 01 Setor 02 Quadra 2	0	Centro	Arame	MA	40,15	169,65	Reversible
7136	Rua 03	1	Centro	Humberto De Campo	MA	9,00	450,00	Reversible
7656	Avenida Dos Lajes	0	Centro	Pedreiras	MA	9,00	288,00	Reversible
7355	Rua Deputado Cesar Bandeira	361	Centro	Vitorino Freire	MA	9,00	384,00	Reversible
2993	Rua Vereadora Maria Anselmo *	S/n	Centro	Piranga	MG	101,00	467,00	Reversible
BTSARSS156	Cotipora	0	Cotipora	Cotiporã	RS	61,60	150,00	Reversible
BTSAGO144	Avenida Raimundo Manoel Silva Qd. 5 Lt. 04 E 05	0	Novo Planalto	Firminópolis	GO	40,88	1.250,09	Reversible
3185	Rua Eliezer Nascimento	11	Centro	Carlos Chagas	MG	96,00	440,00	Reversible
3045	Serra Da Piedade	S/n	Rural	Sabarã	MG	125,00	2.500,00	Reversible
6201	Praça Hermes Fontes	234	Centro	Boquim	SE	189,00	240,00	Reversible
4802	Rua Eduardo Oliveira Lobo	25	Catole	Campina Grande	PB	133,60	600,00	Reversible
1215	Rua Prof. Joao Pereira	217	Na	Cruz	CE	67,26	278,50	Reversible
BTSADF58	Avenida Brasil Quadra 03 Lote 25 - Comunidade De Pouso Alto		Campos Belos	Campos Belos	GO	25,60	360,00	Reversible
BTSARSS13	Linha Pardinho	0	Rio Pardinho	Santa Cruz Do Sul	RS	26,25	256,75	Reversible
BTSAPR754	Rua Tancredo Neves	353	Tapejara	Tapejara	PR	206,83	1.125,00	Reversible
BTSASC393	Avenida Pio Xii	S/n	Centro	Salto Veloso	SC	18,01	1.080,00	Reversible
3226	Avenida Joao Pinheiro	913	Urbano	São Francisco	MG	74,00	330,00	Reversible
BTSASC477	Rua Sen. Nereu Ramos	S/n	Centro	Turvo	SC	104,00	290,00	Reversible
33477	Rua General Jose Eulalio -	0	Jacarepagua	Rio De Janeiro	RJ	86,23	396,00	Reversible
6692	Rua Das Flores	215	Centro	São Gonçalo Do Rio	MG	37,00	114,00	Reversible
1146	Avenida Dom Almeida Lustosa	1949	Parque Potira	Caucaia	CE	66,15	714,00	Reversible
BTSASC498	Avenida Luiz Lunardi	S/n	Centro	Xaxim	SC	774,99	775,00	Reversible
3234	Morro Chacara	S/n	Rural	Andrelândia	MG	101,00	2.500,00	Reversible
2829	Praça Sao Pedro *	S/n	Centro	Galiléia	MG	37,00	360,00	Reversible
912	Sao Jose Da Vitoria - Morro Central	0	Centro	São José Da Vitória	BA	56,10	584,82	Reversible
2239	Morro Da Repetidora	S/n	Centro	São Benedito Do Rio	MA	40,15	2.345,50	Reversible
1260	Rua Elisio Gonçalves	S/n	Centro	Juazeiro Do Norte	CE	339,00	7.070,00	Reversible
BTSAGO73	Rua Luiz Carlos De Castro (Antiga Rua 3) Qd. 68 Lt. 04	0	Britania	Britânia	GO	109,00	637,50	Reversible
BTSADF87	Fazenda Mesquita		Luziânia	Luziânia	GO	150,00	150,00	Reversible
BTSARSS151	Colinas	0	Colinas	Colinas	RS	44,85	150,00	Reversible
BTSAGO335	Praça Couto Magalhaes S/Nº (Rua Goiandira)	S/n	Nova Aurora	Nova Aurora	GO	64,26	634,19	Reversible
2693	Avenida Tres	68	Urbano	Cachoeira Dourada	MG	66,00	250,00	Reversible
899	Praça Gabriel F. Santos	0	Na	Capim Grosso	BA	56,00	1.060,00	Reversible
1033	Rodovia Do Feijao A 30 Km De Irece0	S/n	Na	Central	BA	57,04	6.806,00	Reversible
771	Rua Dois De Julho	6	Centro	Itambé	BA	41,25	900,00	Reversible
786	Rua Herminio Rios	S/n	Centro	Jitaúna	BA	52,96	324,00	Reversible
572	Estr. Ba 045 - Fazenda Barbosa	S/n	Serra Do Tona	Macururé	BA	84,32	1.600,00	Reversible
1337	Avenida Sao Pedro	221	Centro	Salitre	CE	30,68	45,43	Reversible
1257	Fazenda Angiquinhos	S/n	Jaiabras	Sobral	CE	122,79	700,00	Reversible
4704	Rua Frei Martinho	S/n	Centro	Itaporanga	PB	134,09	517,00	Reversible
BTSAPR427	Rua Marechal Floriano Peixoto	0	Marechal Candido Ro	Marechal Cândido Ro	PR	42,08	1.199,99	Reversible
BTSAGO124	Avenida Getulio Vargas	0	Auriverde	Crixás	GO	9,88	600,00	Reversible
5261	Rua Jose Carvalho S/Nº	S/n	Centro	Simões	PI	48,00	408,00	Reversible
BTSAGO71	Rodovia Go-222 - Nova Veneza/Inhumas - Fazenda Capoeirao	S/n		Brazabrantes	GO	4300	1.250,63	Reversible
33525	Povoado Santa Fe0		Deuslandia	Pastos Bons	MA	9,00	80,00	Reversible
BTSASC203	Rua Avelino Ludwig	S/n	Centro	Imbuia	SC	25,01	360,00	Reversible
BTSAGO135	Avenida Getulio Vargas Qd. 26 Lt. 09	0	Edéia	Edéia	GO	122,03	758,19	Reversible
6225	Avenida Antusio Vieira	35	Na	Barra Dos Coqueiros	SE	75,76	126,04	Reversible
33526	Povoado Angical0			Pastos Bons	MA	9,00	50,00	Reversible

1333	Rua Conego Climerio Chaves	146	Centro	São João Do Jaguarí	CE	62,37	254,37	Reversible
BTSASC332	Rua C Loteamento Ype	0	Praia De Fora	Palhoça	SC	31,24	300,00	Reversible
BTSASC357	Rua Frei Rogerio	S/n	Centro	Ponte Alta	SC	18,00	1.250,99	Reversible
3307	Avenida Benedito Valadares	379	Centro	Jaboticatubas	MG	25,00	240,00	Reversible
719	Conceicao Do Jacuipe	0	Centro	Conceição Do Jacuip	BA	57,38	1.050,00	Reversible
5399	Repetidora Ribeiro Gonçalves	0	Na	Ribeiro Gonçalves	PI	25,00	630,00	Reversible
3839	Pinhel	0	Na	Aveiro	PA	19,25	600,00	Reversible
BTSAGO330	Estrada Niquelandia/Uruaçu A 2 Km Niquelandia	0	Aguas Claras	Niquelândia	GO	372,44	7.448,77	Reversible
BTSAGO567	Rua Manoel Matos Esq. C/ Viela	0	Centro	Sampaio	TO	61,00	600,00	Reversible
BTSAPR101	Rua Antonio Bosa	841	Campo Magro	Campo Magro	PR	42,08	1.350,00	Reversible
BTSAPR734	Rua Farroupilha	553	Sao Miguel Do Iguacu	São Miguel Do Iguaç	PR	127,76	1.600,00	Reversible
2785	Rua Jose Santana	227	Centro	Dom Cavati	MG	38,00	264,00	Reversible
1308	Rua Raimundo Laureano Sampaio	S/n	Pecem	São Gonçalo Do Ama	CE	39,20	232,46	Reversible
7602	Rua Brasil (Em Frente A Praça Da Igreja)	S/n	Centro	Imperatriz	MA	9,00	300,00	Reversible
923	Avenida Amazonas	781	Centro	Mucuri	BA	119,30	978,60	Reversible
2716	Praça Jose Procopio Junqueira	S/n	Centro	Careacu	MG	38,00	252,00	Reversible
BTSAPR78	Avenida Padre Ivo Zolett	0	Bom Sucesso Do Sul	Bom Sucesso Do Sul	PR	42,08	1.403,00	Reversible
BTSAMS29	Rua Sete De Setembro	26	Centro	Caarapó	MS	164,60	1.120,00	Reversible
2811	Rua Cel. Joao Marcelino *	S/n	Centro	Faria Lemos	MG	37,00	200,00	Reversible
457	Avenida Sete De Setembro	S/n	Na	Alcobaça	BA	36,00	970,00	Reversible
BTSAGO443	Avenida Principal Qd.L 01 Lt. 01 (Ant. Fazenda Santana)	0	Sao Luis De Montes	BSão Luís De Montes	BGO	25,00	150,00	Reversible
5072	Rua Sao Pedro	S/n	Centro	Itapetim	PE	54,40	69,30	Reversible
BTSAPR502	Rua Santa Catarina	0	Nova Olimpia	Nova Olímpia	PR	42,08	604,80	Reversible
3025	Serra Sao Domingos *	S/n	Zona Rural	Poços De Caldas	MG	166,00	1.200,00	Reversible
37493	Rua Dos Arrudas	S/n	Na	Cristália	MG	160,00	3.200,00	Reversible
4135	Cuiui Cuiui	0	Na	Itaituba	PA	21,53	357,63	Reversible
2959	Rua Presidente Vargas	156	Centro	Monte Azul	MG	110,00	1.013,00	Reversible
2930	Rua Nsa. Sra Da Conceição *	S/n	Centro	Matipó	MG	101,00	352,00	Reversible
BTSARS74	Rua Nemesia Schiemmens	0	Cacique Doble	Cacique Doble	RS	61,60	150,00	Reversible
BTSAMS16	Rua Da Matriz	S/n	Distrito De Taunay	Aquidauana	MS	32,35	450,00	Reversible
BTSARO33	Rua Principal S/N - Fazenda Nova Promissao	S/n	Centro	Xapuri	AC	150,00	150,00	Reversible
3030	Rua Persio Babo De Resende *	S/n	Centro	Resende Costa	MG	101,00	369,00	Reversible
7495	Rua Do Posto Novo Parana	0	Novo Parana	São Desidério	BA	66,38	1.664,64	Reversible
7507	Fazenda Cafeeira	0	Volta Grande	Tapiramutá	BA	70,00	1.556,29	Reversible
BTSASC12	Rua Manoel Lino Koerich	S/n	Centro	Angelina	SC	25,00	300,00	Reversible
1967	Praça Benoni Falcao	S/n	Centro	Conceição Da Barra	ES	123,00	1.245,60	Reversible
BTSAPR633	Rua Estrela D'Alva	790	Quinta Do Sol	Quinta Do Sol	PR	42,08	1.484,00	Reversible
BTSAPR646	Faxinal Dos Lima	0	Rio Azul	Rio Azul	PR	151,74	290,00	Reversible
6039	Repetidora Joao Do Vale	0	Joao Do Vale	Natal	RN	55,50	2.250,00	Reversible
2787	Rua Vicente Silveira	98	Urbano	Dores De Campos	MG	39,00	195,00	Reversible
BTSAPR79	Estrada Vicinal	0	Bom Sucesso Do Sul	Bom Sucesso Do Sul	PR	42,08	525,00	Reversible
3585	Avenida Jarbas Passarinho	S/n	Centro	São Domingos Do Ar	PA	57,94	109,80	Reversible
BTSAGO384	Rua D Qd. 23 Lt. 08 E 09	0	Dois Irmaos	Pontalina	GO	450,00	450,00	Reversible
BTSAPR693	Colonia Zacarias De Gois	0	Santo Inacio	Santo Inácio	PR	27,00	1.650,00	Reversible
BTSAPR22	Avenida Cesario Festi	0	Apucarana	Apucarana	PR	42,08	150,00	Reversible
BTSASC113	Rua Para Esq/ Rua Almirante Barroso	0	Centro	Coronel Freitas	SC	30,75	800,00	Reversible
5625	Rua Estrada Da Torre Da Telerj (Antiga Estr. Da Caixa D'Agua)	S/n	Nossa Senhora De Fa	Natividade	RJ	76,00	2.000,00	Reversible
2704	Serra Do Lenheiro *	S/n	Zona Rural	São João Del Rei	MG	37,00	900,00	Reversible
2465	Avenida Jose Alexandre Costa	S/n	Centro	Tuntum	MA	9,00	300,00	Reversible
BTSAPR733	Rua Canabarro	0	Sao Miguel Do Iguac	São Miguel Do Iguaç	PR	42,08	600,00	Reversible
188	Rua Silva Ramos	S/n	Barreira Do Andira	Barreirinha	AM	23,10	360,00	Reversible
BTSAPR496	Avenida Pio Xii	0	Nova Esperanca Do S	Nova Esperança Do	SPR	42,08	150,00	Reversible
BTSAPR641	Rua Afonso Pena	0	Renascenca	Renascença	PR	42,08	150,00	Reversible
2947	Praça Wenceslau Braz	56	Centro	Natércia	MG	101,00	360,00	Reversible
2031	Morro Da Terra Roxa	S/n	Rural	Nova Venécia	ES	86,00	2.500,00	Reversible
3084	Praça Min. Gabriel Passos	595	Centro	São Tiago	MG	101,00	360,00	Reversible
3671	Rua Major Olimpio	S/n	Centro	Viseu	PA	272,80	3.227,65	Reversible
BTSAPR620	Rua Antonio Colla	600	Pranchita	Pranchita	PR	42,08	983,80	Reversible
BTSASC212	Rua Bahia - Lote N°12 - Qd. N°35	0	Centro	Irineópolis	SC	32,36	150,00	Reversible
BTSAGO377	Morro Do Frota - Chacara	S/n	Pirenopolis	Pirenópolis	GO	88,70	4.804,00	Reversible
5714	Estrada Da Boca Do Leão	S/n	Vicentino	Resende	RJ	125,00	1.325,00	Non-Reversible
5723	Avenida Joao Batista Portugal	35	Rio Claro	Rio Claro	RJ	51,00	1.500,00	Reversible
2978	Rua Quintino Moreira	12	Centro	Paraopeba	MG	110,00	375,00	Reversible
1666	Outeiro	0	Na	Aracati	CE	15,50	25,50	Reversible
1193	Rua Vulpino Cunha	288	Centro	Caririçu	CE	46,69	282,08	Reversible
3977	Estrada Capitaio Poço-Arauai	S/n	Acaiteua	Capitão Poço	PA	29,25	450,00	Reversible

4240	Agua Branca Do Paulino	0	Na	Monte Alegre	PA	24,72	390,00	Reversible
7400	Rua Do Melao	268	Trizidela	Barra Do Corda	MA	9,00	360,00	Reversible
7681	Rua Sete De Setembro (Esq. Com Rua Santo Antonio)	S/n	Centro	Buriticipu	MA	9,00	299,00	Reversible
2371	No Km-33 Da Ma-280	S/n	Goiás	Montes Altos	MA	16,00	900,00	Reversible
BTSASC138	Rua 9 De Maio	S/n	Centro	Ervai Velho	SC	41,17	437,50	Reversible
3051	Praca Natalino Cunha Peixoto	152	Centro	Salto Da Divisa	MG	117,00	330,00	Reversible
706	Fazenda Corrobo (Ao Lado Do Dnoes)	0	Centro	Canudos	BA	64,05	1.215,88	Reversible
2796	Praça Mamede Pacifico De Almeida	278	Urbano	Engenheiro Navarro	MG	12,00	360,00	Reversible
BTSARS261	Igrejinha	0	Igrejinha	Igrejinha	RS	127,43	290,00	Reversible
266	Vila Campo Alegre	0	Campo Alegre	São Paulo De Oliven	AM	16,50	780,00	Reversible
882	Estrada Faz Boa Vista	S/n	Na	Urandi	BA	42,00	2.050,00	Reversible
703	Rua Otilio Teixeira	S/n	Centro	Candiba	BA	53,00	1.007,00	Reversible
BTSAGO257	Rua Uruana S/Nº	S/n	Diolandia	Itapuranga	GO	43,21	600,00	Reversible
BTSAPR744	Chopininho	0	Saudade Do Iguacu	Saudade Do Iguacu	PR	42,08	150,00	Reversible
BTSAPR762	Avenida Euclides Da Cunha	670	Terra Rica	Terra Rica	PR	111,88	290,00	Reversible
BTSARS584	Sao Pedro Do Butia	0	Sao Pedro Do Butia	São Pedro Do Butiá	RS	45,15	150,00	Reversible
BTSAGO405	Avenida Brasil Qd. 29 Lt. 05 E 06	0	Ouroana	Rio Verde	GO	79,39	509,20	Reversible
3268	Rua S	3	Vila Um	Ouro Branco	MG	127,00	747,00	Reversible
919	Rua Jequitiba	0	Distrito Arraial Dajuda	Porto Seguro	BA	54,00	1.218,55	Reversible
6984	Avenida Ministro Alfredo Buzaid	S/n	Monte Castelo	Teixeira De Freitas	BA	197,37	1.320,00	Reversible
126	Avenida Jorge Montenegro Barros	S/n	Santa Amelia	Maceió	AL	69,35	5.000,00	Reversible
23580	Rua Marechal Rondon	1208	Na	Rondon Do Pará	PA	230,10	181,00	Reversible
BTSASC435	Rua Paulo Cesar Vieira	186	Forquilha	São José	SC	68,00	300,00	Reversible
5519	Fazenda Olhos D'Agua - Sapezal (R. Sao Joaquim)	S/n	Sapezal	Cardoso Moreira	RJ	80,07	900,00	Reversible
2976	Rua Francisco Paula Homem Faria *	S/n	Centro	Paiva	MG	101,00	400,00	Reversible
5570	Fazenda Floral	0	Sao Sebastiao Da Bo	Itaperuna	RJ	112,00	1.600,00	Reversible
3145	Rua Professor Antonio Domingues	20	Urbano	Varginha	MG	147,00	1.275,00	Reversible
192	Rua Principal	S/n	Terra Preta Do Limao	Barreirinha	AM	16,50	450,00	Reversible
5219	Rua Antonio M. Carvalho S/Nº	S/n	Centro	Corrente	PI	110,00	946,00	Reversible
1944	Rua Cel. Francisco Ataide	122	Santo Andrezinho	Castelo	ES	280,00	795,00	Reversible
849	Avenida Antonio Munz	S/n	Centro	São Gonçalo Dos Ca	BA	105,60	809,64	Reversible
BTSAPR639	Rua Padre Fernando Zanchet	3086	Realeza	Realeza	PR	111,89	1.204,00	Reversible
BTSARS623	Avenida Melvin Jones	0	Baln. Pinvest	Tapes	RS	26,25	480,00	Reversible
2937	Rua Padre Julio De Carvalho	59	Centro	Mirai	MG	94,00	364,00	Reversible
991	Loteamento Recreio Do Cabucu	0	Distrito Cabucu	Saubara	BA	53,03	713,00	Reversible
38	Rua Manoel Ribeiro Granjasn	0	Centro	Rio Largo	AL	299,40	580,00	Reversible
2275	Rua Da Igreja	268	Trizidela	Barra Do Corda	MA	9,00	250,00	Reversible
7006	Rua Da Lagoa	S/n	Centro	Senador La Rocque	MA	9,00	512,00	Reversible
7007	Rua Senador Alexandre Costa	0	Centro	Senador La Rocque	MA	39,25	800,00	Reversible
BTSASC403	Rua Otilia Telma-Jardim Residencial Roma	0	Jardim Residencial R	São Bento Do Sul	SC	-	364,00	Non-Reversible
2009	Rua Luiz Rossato *	S/n	Jacupemba	Aracruz	ES	99,00	250,00	Reversible
35157	Praça Dr. Manoel Novaes	S/n	Na	Caém	BA	62,50	1.050,00	Reversible
BTSAGO248	Rua Da Escola Municipal S/Nº	S/n	Olaria Da Fumaca	Itajá	GO	53,09	150,00	Reversible
BTSAPR289	Avenida David Nasser	0	Francisco Alves	Francisco Alves	PR	52,21	600,00	Reversible
BTSARS353	Rs 235 - Zona Rural	0	Linha Araripe	Nova Petrópolis	RS	26,25	428,29	Reversible
7069	Rua Mario Andrezza	S/n	Teixeirinha	Teixeira De Freitas	BA	1.500,00	1.500,00	Reversible
2233	Morro Da Repetidora	S/n	Vila Leao	Paraibano	MA	40,15	3.203,55	Reversible
BTSAPR70	Colonia Das Missoes	0	Boa Esperanca Do Ig	Boa Esperança Do Ig	PR	42,08	900,00	Reversible
752	Rua Jjs Dourado	S/n	Na	Ibititá	BA	52,78	801,02	Reversible
BTSAPR241	Catetos/Erveira	0	Curiuva	Curiúva	PR	42,08	600,00	Reversible
BTSARS288	Jaquirana	0	Jaquirana	Jaquirana	RS	61,60	150,00	Reversible
BTSAPR487	Rua Xv De Novembro	545	Centro	Morretes	PR	111,87	1.025,00	Reversible
BTSAPR311	Avenida Abilon Souza Naves	316	Guaraniacu	Guaraniacu	PR	111,89	290,00	Reversible
BTSAPR483	Vila Dom Armando	0	Missal	Missal	PR	42,08	768,60	Reversible
BTSAGO34	Avenida Senador Antonio Ramos Caiado Qd. 1 Lt. 5 -	0		Aparecida De Goiâni	GO	100,00	362,60	Non-Reversible
	Veiga Jardim		Veiga Jardim					
2867	Rua Jose Maria Alkimim	453	Centro	Itamogi	MG	37,00	354,00	Reversible
7262	Avenida Walter De Aragao Souza	308	Centro	Simões Filho	BA	90,38	2.000,00	Reversible
7419	Avenida Alexandre Duarte	1	Centro	Lago Da Pedra	MA	9,00	336,00	Reversible
5021	Rua Dantas Barreto	100	Centro	Santa Maria Do Cam	PE	40,25	134,61	Reversible
BTSAPR743	Avenida Iguacu	760	Saudade Do Iguacu	Saudade Do Iguacu	PR	42,08	750,00	Reversible
BTSARS641	Travesseiro	0	Travesseiro	Travesseiro	RS	26,25	150,00	Reversible
BTSAMS90	Rua Emiliaa Barros	1880	Vila Educacional	Fátima Do Sul	MS	80,50	8.048,63	Reversible
BTSAPR564	Rua Curitiba	795	Peabiru	Peabiru	PR	175,43	1.200,00	Reversible
4974	Rua Siqueira Campos	S/n	Na	Glória Do Goitá	PE	90,15	481,25	Reversible
BTSASC273	Rua 1 De Maio	S/n	Centro	José Boiteux	SC	25,00	150,00	Reversible
BTSASC491	Beco Joao Moretti	S/n	Centro	Vitor Meireles	SC	25,00	150,00	Reversible

7401	Rua Da Mangueira	S/n	Centro	Barreirinhas	MA	9,00	250,00	Reversible
3424	Rua Manoel Ribeiro *	S/n	Urbano	São José Do Goiabal	MG	23,00	392,00	Reversible
BTSAGO310	Avenida Rio Claro Qd. 5 Lt. 79-B	0	Montes Claros De Go	Montes Claros De Go	GO	150,00	150,00	Reversible
BTSAPR625	Avenida Anhanguera	0	Quarto Centenario	Quarto Centenário	PR	42,08	150,00	Reversible
3273	Rua Constança Carvalho *	S/n	Urbano	Santo Antônio Do Am	MG	115,00	602,00	Reversible
859	Praça Da Torre	0	Centro	Sítio Do Quinto	BA	42,00	1.180,00	Reversible
5486	Avenida Governador Roberto Silveira	21	Campo Do Prado	Cachoeiras De Maca	RJ	362,04	1.592,00	Reversible
3149	Rua Antonio Da Costa Pinto	13	Urbano	Virgínia	MG	66,00	360,00	Reversible
BTSAPR244	Rua Italia	0	Diamante Do Norte	Diamante Do Norte	PR	42,08	1.473,67	Reversible
BTSAPR500	Avenida Ernesto Bevilacqua	570	Nova Londrina	Nova Londrina	PR	147,89	1.350,00	Reversible
1978	Sítio S.Francisco - Corr Moacyr	S/n	Corrego Moacyr	Governador Lindenbe	ES	64,00	225,00	Reversible
37099	Rua Paulo Cesar Cerracine01-B	0	Colônia Santo Antoni	Manaus	AM	300,00	300,00	Reversible
7595	Rua Principal De Barro Preto	12	Joao Paulo	Fortuna	MA	9,00	225,00	Reversible
7622	Rua Facao De Fora	1	Centro	Joselândia	MA	9,00	288,00	Reversible
886	Rua Estrada Do Sao Roque Dos Macacos	S/n	Centro	Varzedo	BA	29,37	400,00	Reversible
843	Rua Coronel Bevenuto	S/n	Na	Rio Real	BA	98,15	748,43	Reversible
BTSAGO421	Fazenda Sesmaria	0	Santa Cruz De Goias	Santa Cruz De Goiás	GO	150,00	150,00	Reversible
3158	Rua Sete De Setembro *	S/n	Centro	Ibituruna	MG	66,00	360,00	Reversible
BTSAGO109	Avenida Castro Alves Qd. 18 Lt. 1 Esq. C/ Artur Franco	0	Cezarina	Cezarina	GO	31,50	1.467,50	Reversible
BTSARS323	Via Silva Jardim	0	Montauri	Montauri	RS	45,05	375,00	Reversible
5220	Rua Adalberto Santana Nº 44	0	Centro	Água Branca	PI	48,00	369,00	Reversible
BTSASC291	Rua 29 De Julho	676	Centro	Lindóia Do Sul	SC	25,00	229,50	Reversible
BTSAGO49	Avenida Mario Da Costa Esq. C/ Avenida Araguaia Parte Qd. 07	0	Centro	Araguapaz	GO	79,39	1.198,00	Reversible
4133	CrepORIZAO	0	Na	Itaituba	PA	17,58	330,00	Reversible
4134	CrepORIZINHO	0	Na	Itaituba	PA	25,24	266,40	Reversible
BTSARS680	Rua Julieta Pinto Cezar	0	Viamão	Viamão	RS	911,37	150,00	Reversible
BTSAPR46	Avenida Brasil	0	Assis Chateaubriand	Assis Chateaubriand	PR	42,08	525,00	Reversible
BTSAPR384	Avenida Getulina	526	Jardim Alegre	Jardim Alegre	PR	106,32	290,00	Reversible
191	Rua Coronel Domingos Dutra	S/n	Pedras	Barreirinha	AM	16,50	336,00	Reversible
BTSAGO281	Rua 4 Qd. 58 Lt. 13	0	Jesupolis	Jesópolis	GO	68,37	360,00	Reversible
3401	Rua Otaviano Botelho	87	Urbano	Coronel Murta	MG	35,00	411,00	Reversible
1042	Fazenda Salobrinho	0	Garrafao	Itapetinga	BA	51,00	900,00	Reversible
BTSAPR248	Gleba Numero 21	0	Colônia A/Guaraniacu	Diamante Do Sul	PR	20,53	1.085,01	Reversible
BTSAPR781	Rua Xavier Da Silva	0	Tomazina	Tomazina	PR	42,08	564,60	Reversible
12825	Lote 2 Quadra 2	0	Na	Marabá	PA	1.394,00	1.394,00	Non-Reversible
7568	Rua Principal	1	Pov Pindarezinho	Amarante Do Maranh	MA	9,00	360,00	Reversible
1056	Fazenda Lagoinha	0	Centro	Una	BA	51,68	1.372,00	Reversible
729	Rua Manoel Francisco Caires	S/n	Centro	Dom Basílio	BA	49,00	1.200,00	Reversible
2894	Fazenda Gameleira *	S/n	Zona Rural	Janaúba	MG	135,00	1.800,00	Reversible
2903	Alameda Serra Da Mantiqueira	S/n	Zona Rural	Marmelópolis	MG	30,00	140,00	Reversible
2778	Rua Do Rosario *	S/n	Urbano	Descoberto	MG	40,00	131,00	Reversible
3006	Rua Tomaz Gonzaga	41	Centro	Porteirinha	MG	99,00	210,00	Reversible
570	Estação Canal	0	Na	Macajuba	BA	24,00	690,00	Reversible
7661	Rua Do Trilho	S/n	Centro	Peritoró	MA	9,00	360,00	Reversible
6993	Rua Sete De Setembro	S/n	Centro	Santa Luzia	MA	112,00	620,00	Reversible
2182	Avenida Getulio Vargas	S/n	Centro	São Vicente Ferrer	MA	65,24	476,00	Reversible
4739	Fazenda Reunidas Boqueirao	S/n	Zona Rural	Gurinhém	PB	182,13	2.100,00	Reversible
6713	Praça Nominato Paiva Duque	65	Centro	Lima Duarte	MG	101,00	336,00	Reversible
3497	Rua Jose Vicente	271	Urbano	Buritizeiro	MG	100,00	720,00	Reversible
3068	Rua Captao Albano De Moraes	27	Centro	São Domingos Do Pr	MG	50,00	240,00	Reversible
3391	Fazenda Vereda Comprida *	S/n	Zona Rural	Rio Pardo De Minas	MG	26,00	900,00	Reversible
BTSAPR600	Rua Domingos Savio	0	Ponta Grossa	Ponta Grossa	PR	55,20	429,00	Reversible
BTSASC415	Rua Benjamin Constant Lote Nº7 - Qd. Nº10	0	Centro	São Domingos	SC	36,00	150,00	Reversible
462	Rua Dr. Orlando Teixeira	27	Centro	Antas	BA	42,00	800,00	Reversible
258	Vila Betania	0	Betania	Santo Antônio Do Içá	AM	23,10	345,00	Reversible
2173	Rua Da Paz	1	Centro	Lago Do Junco	MA	89,07	129,30	Reversible
2069	Avenida Doutor Cristiano Dias Lopes	S/n	Vinhatico	Montanha	ES	43,00	432,00	Reversible
3077	Rua Dr. Benedito Quintino Santos	43	Urbano	Santa Rita De Jacutin	MG	101,00	360,00	Reversible
BTSAGO2	Rodovia Br-414 (Anapolis/Corumba) - Fazenda Quilombo	S/n	Planalmira	Abadiânia	GO	71,96	1.132,58	Reversible
3646	Trav. 12 De Outubro	S/n	Na	Gurupá	PA	48,98	5.280,00	Reversible
5234	Rua Joao Dias	S/n	Centro	Caracol	PI	48,00	225,00	Reversible
BTSAGO297	Rua Deodoro Da Fonseca Qd. 5 Lt. 14 (Antiga Jose Mauricio)	0	Mara Rosa	Mara Rosa	GO	63,90	450,00	Reversible
BTSARS359	Rodovia Rst 470	S/n	Retiro	Nova Prata	RS	26,25	360,00	Reversible
3063	Rua Dr. Vicente Bretas Cupertino *	S/n	Urbano	Santo Antônio Do Gr	MG	101,00	644,00	Reversible
3135	Rua Professor Manoel Rufino	39	Urbano	Urucânia	MG	101,00	390,00	Reversible

39	Rua Leonita Cavalcante	6	Centro	Barra De São Miguel	AL	94,00	435,00	Reversible
3013	Praça Conego Lopes	S/n	Centro	Presidente Bernarde	s MG	101,00	530,00	Reversible
626	Rua Das Pedrinhas	S/n	Centro	Santa Teresinha	BA	14,28	101,50	Reversible
BTSASC330	Esquina Da Av. Beira Mar	0	Enseada De Brito	Palhoça	SC	30,75	150,00	Reversible
501	Rua Afranio Peixoto	S/n	Na	Coaraci	BA	35,00	2.000,00	Reversible
3118	Rua Padre Goulart *	S/n	Centro	Tocantins	MG	101,00	360,00	Reversible
BTSARS214	Estr.Julio De Castilhos	0	Escadinhas	Feliz	RS	45,05	360,00	Reversible
BTSARS215	Estrada Municipal Sao Roque	0	Sao Roque	Feliz	RS	52,48	360,00	Reversible
5586	Rod. Amaral Peixoto (Estr. De Acesso À Faz. Guaraciaba)Km 1465	S/n	Imboassica	Macaé	RJ	79,65	450,00	Reversible
3902	Rua Principal	S/n	Cacoeiro Do Peritoro	Bragança	PA	25,79	246,00	Reversible
BTSARS449	Avenida Brasil	0	Sao Joao	Porto Alegre	RS	1.694,00	1.605,00	Reversible
BTSASC412	Rodovia Br - 116 - Lado Oeste	S/n	Centro	São Cristóvão Do Su	SC	35,38	150,00	Reversible
3054	Praça Conego Arnaldo *	S/n	Urbano	Santa Margarida	MG	101,00	210,00	Reversible
6142	Avenida Panamericana	S/n	Centro	Pacaraima	RR	205,00	1.944,00	Reversible
BTSASC298	Rua Valentim Bannachi	S/n	Centro	Mafrá	SC	95,38	290,00	Reversible
1147	Avenida Leste - Rua 305	58	Nova Metropole	Caucaia	CE	78,00	158,00	Reversible
6150	Rua Gilvan Tavares	S/n	Centro	Rorainópolis	RR	141,38	5.443,00	Reversible
BTSARS251	Linha Fontoura Goncalves		Herveiras	Herveiras	RS	37,48	1.600,00	Reversible
2948	Rua Francisco Ribeiro De Carvalho	64	Centro	Nazareno	MG	101,00	360,00	Reversible
1995	Rua Gabriel Pantolfi *	S/n	Guarana	Azaruiz	ES	99,00	313,50	Reversible
BTSAPR580	Bairro Lagoinha	0	Pirai Do Sul	Pirai Do Sul	PR	800,00	800,00	Reversible
841	Santo Soares	0	Centro	Rio De Contas	BA	35,00	1.200,00	Reversible
4723	Rua Comendador Felinto Rocha	0	Sítio Paraverum	Bananeiras	PB	43,12	225,00	Reversible
BTSAPR182	Rua Projetada	0	Cruz Machado	Cruz Machado	PR	11,88	880,00	Reversible
BTSARS208	Rua Pedro Mandelli	0	Vila Jansen	Farroupilha	RS	26,57	1.606,50	Reversible
1069	Avenida Vitoria Da Conquista	S/n	Na	Itapetinga	BA	36,75	900,00	Non-Reversible
4046	Avenida Presidente Vargas	S/n	Sao Joao Do Abade	Curuçá	PA	11,90	440,00	Reversible
2223	Rua Da Independencia	S/n	Centro	Bequimão	MA	40,15	502,35	Reversible
BTSARS75	Rua Padre Reus	0	Caibate	Caibaté	RS	81,62	305,10	Reversible
2886	Rua Governador Valadares	7	Centro	Jequeri	MG	101,00	260,00	Reversible
560	Morro Do Totonho - Faz Riacho Da Velha0	S/n	Na	Jequié	BA	44,30	3.410,00	Reversible
BTSARS158	Crissiumal	0	Crissiumal	Crissiumal	RS	101,25	290,00	Reversible
BTSAMS9	Rua Joana Eliza Gomes	230	Vila Nova	Antônio João	MS	49,75	1.000,00	Reversible
BTSARS414	Avenida Piaui	0	Barro Duro - Ctmr	Pelotas	RS	23,86	429,00	Reversible
1421	Avenida Gal. Alipio Dos Santos	1190	Na	Amontada	CE	94,70	258,94	Reversible
5066	Rua Genesia Mascena Veras	580	Centro	Tabira	PE	67,68	1.500,00	Reversible
BTSAPR806	Rua Kotaro Itimura	870	Uraí	Uraí	PR	141,51	1.211,00	Reversible
2827	Fazenda Agua Fria Dos Lobatos *	S/n	Zona Rural	Itinga	MG	44,00	2.500,00	Reversible
2982	Rua Sao Jose	4	Centro	Paula Cândido	MG	101,00	325,00	Reversible
7250	Praça Joao Nery	S/n	Na	Santanópolis	BA	12,00	552,00	Reversible
BTSAGO499	Avenida Araguacema C/ Avenida Bananal C/ Avenida Tocantins	0	Centro	Caseara	TO	300,00	300,00	Reversible
5223	Rua Benjamin Constant	S/n	Centro	Campo Maior	PI	131,00	1.176,00	Reversible
1752	Rua Manoel Mota	219	Na	Antonina Do Norte	CE	81,83	229,80	Reversible
BTSASC135	Rua Duque De Caxias	150	Centro	Doutor Pedrinho	SC	25,00	358,38	Reversible
2775	Rua Maria Kafrumi De Oliveira	337	Urbano	Delfinópolis	MG	26,00	180,00	Reversible
2879	Rua Irmaos Arnaldo Isidoro	550	Centro	Machado	MG	110,00	1.260,00	Reversible
11175	Povoado De Canabrava	S/n	Centro	Baianópolis	BA	16,00	96,00	Reversible
1057	Vila Santo Andre	0	Fazenda	Ituberá	BA	49,00	1.633,70	Reversible
BTSASC366	Rua Mirador	S/n	Centro	Presidente Getúlio	SC	96,84	705,40	Reversible
2639	Morro Proximo Da Localidade	S/n	Rural	Almenara	MG	44,00	2.250,00	Reversible
BTSAGO538	Rua Prof. Zacharias Nunes Da Silveira Qd.25 Lt.12 E 13-A	0	Centro	Natividade	TO	20,00	119,00	Reversible
3055	Morro Proximo Da Localidade *	S/n	Rural	Santa Maria De Itabir	MG	44,00	825,00	Reversible
1418	Avenida 15 De Novembro	20	Na	Cariús	CE	36,33	428,40	Reversible
BTSAPR700	Avenida Curitiba	119	Sao Joao Do Ivai	São João Do Ivai	PR	106,32	1.260,00	Reversible
3229	Rua Dois De Maio	104	Canelas	Montes Claros	MG	110,00	405,00	Reversible
5227	Avenida Francisco Raulino	S/n	Centro	Altos	PI	48,00	500,00	Reversible
BTSASC475	Linha Felipe Schmidt - Pt. Lote Nº54		Rural	Tunápolis	SC	8,34	1.050,00	Reversible
4984	Praça Dos Tres Poderes - Silveira Lessa	S/n	Centro	Água Preta	PE	73,95	543,75	Reversible
2985	Avenida Getulio Vargas *	S/n	Centro	Perdões	MG	110,00	926,00	Reversible
BTSAPR548	Rua Irai	0	Paranavai	Paranavai	PR	42,07	1.350,00	Reversible
BTSAGO274	Avenida Dep. Costa Lima (Ant. Sta. Catarina)	872	Centro	Jataí	GO	265,59	383,35	Reversible
BTSAPR152	Rua Juscelino Kubitschek. De Oliveira	2645	Cidade Gaucha	Cidade Gaúcha	PR	106,32	290,01	Reversible
BTSAPR316	Rua Das Abelhas	0	Guara	Guarapuava	PR	10,21	1.920,00	Reversible
37607	Morro Da Torre	S/n	Na	Novo Horizonte	BA	371,00	371,00	Reversible
1729	Rua Deputado Alvaro Soares	S/n	Na	Ibiapina	CE	40,07	349,50	Reversible

3821	Trav. Padre Miguel	S/n	Vila De Nova Olinda	Augusto Corrêa	PA	11,90	266,00	Reversible
7562	Rua Salvador	S/n	Centro	Alto Alegre Do Pinda	MA	9,00	338,00	Reversible
813	Rua Ransio De Araujo Batista	100	Centro	Nordestina	BA	11,88	756,00	Reversible
BTSAPR386	Rua Padre Manoel Da Nobrega	14	Jesuítas	Jesuítas	PR	111,88	1.345,68	Reversible
BTSAPR322	Serra Da Esperança	0	Guarapuava	Guarapuava	PR	91,75	290,00	Reversible
BTSAPR475	Rua Mundo Novo	0	Colonia Cantu	Mato Rico	PR	42,08	150,00	Reversible
3018	Rua Dr. Carvalho *	S/n	Jardim Embratel	Passos	MG	84,00	1.800,00	Reversible
BTSAPR517	Avenida Ipiranga	0	Paicandu	Paicandu	PR	10,21	600,00	Reversible
11995	Rua Vereador Custodio	S/n	Centro	São Pedro Da União	MG	23,00	339,00	Reversible
BTSAPR87	Avenida Brasil	562	Cambara	Cambará	PR	309,06	1.166,00	Reversible
BTSAPR160	Avenida Brasil	129	Colorado	Colorado	PR	10,21	150,00	Reversible
BTSASC63	Avenida Manoel Inacio Da Silva Esteves	S/n	Centro	Bom Jardim Da Serra	SC	12,00	480,00	Reversible
3311	Rua Do Rosario	4	Centro	Queluzito	MG	37,00	190,00	Reversible
7743	Rua Sao Felipe	1	Com. Vila De Pernam	Ipixuna	AM	23,10	450,00	Reversible
7569	Rua Ivar Saldanha	S/n	Centro	Axixá	MA	9,00	56,00	Reversible
2349	Situado Em O (3º) Terceiro Distrito Na Br-316	0	Cohabinha	Bacabal	MA	91,00	2.500,00	Reversible
2339	Rua 03	S/n	Centro	Guimarães	MA	9,00	360,00	Reversible
7621	Rua Principal	1	Centro	Joselândia	MA	9,00	500,00	Reversible
7319	Rua Grande	S/n	Centro	Santa Inês	MA	9,00	240,00	Reversible
7149	Praça Davi Alves Silva	S/n	VI Joao Pinto	Vila Nova Dos Martíri	MA	9,00	185,89	Reversible
BTSASC48	Rua Augusto Otte	S/n	Bom Retiro	Blumenau	SC	150,00	360,00	Reversible
2923	Morro Da Pedra Preta	S/n	Zona Rural	Maria Da Fé	MG	142,00	2.500,00	Reversible
894	Rua Sao Pedro - Rua 2 Julho	S/n	Monte Pascoal	Itabela	BA	3000	1.680,00	Reversible
3951	Rodovia Pa-469	S/n	Vila De Carapajo	Cametá	PA	93,08	569,50	Reversible
BTSAGO93	Rua Boa Vista Esq. C/ Av. Central Qd. 1 Lt. 68 (Av. Bernardo Sayao C/ Rua S	0	Campinorte	Campinorte	GO	61,00	661,50	Reversible
5678	Rua Deputado Manoel Bernardes Neto	197	Parque Barcellos	Paty Do Alferes	RJ	38,00	624,00	Reversible
BTSAPR261	Rua Jose De Alencar	665	Esperanca Nova	Esperança Nova	PR	10,21	806,00	Reversible
BTSAPR738	Margem Do Rio Parana	0	Sao Pedro Do Parana	São Pedro Do Paran	PR	10,21	150,00	Reversible
7547	As Margens Da Rod. Bragança0	S/n	Na	Bragança	PA	500,00	10.000,00	Reversible
BTSAGO290	Avenida Doralice Ferraz Da Costa (Rua 6) Qd. 16 Lt. 15	0	Lagoa Santa	Lagoa Santa	GO	79,39	879,94	Reversible
BTSAPR388	Fazenda Jaboticabal Da Barra Grande	0	Joaquim Tavora	Joaquim Távora	PR	100,00	100,00	Reversible
BTSASC201	Rua Joao Joaquim De Souza	126	Nova Brasilia	Imbituba	SC	29,12	150,00	Reversible
BTSASS51	Boa Vista Do Burica	0	Boa Vista Do Burica	Boa Vista Do Buricá	RS	124,70	290,00	Reversible
37604	Avenida Deputado Marcio Cardoso	9	Na	Angical	BA	825,00	825,00	Reversible
7444	Morro Da Santa0	S/n	Boninal	Boninal	BA	53,25	400,00	Reversible
714	Ao Lado Do Cemiterio - Cicero Dantas	0	Na	Cícero Dantas	BA	42,00	531,00	Reversible
42	Morro Do Cuscuz	S/n	Morro	Cajueiro	AL	60,00	1.600,00	Reversible
3837	Trav. Hugo De Mendonça	S/n	Dist. De Brasilia Lega	Aveiro	PA	25,65	506,97	Reversible
226	Vila Boca Do Jacare	0	Boca Do Jacare	Manacapuru	AM	16,50	450,00	Reversible
825	Rua Tiberio Fausto	S/n	Na	Pindai	BA	38,40	1.680,00	Reversible
BTSAGO7	Rua "B" Esq. C/ Camara Filho Qd. 6-A Lt. 6	0	Centro	Alexânia	GO	79,39	600,00	Reversible
3250	Rua Do Rosario *	S/n	Zona Rural	Jesuânia	MG	66,00	330,00	Reversible
3360	Rua Sao Mateus	958	Sao Mateus	Juiz De Fora	MG	33,00	335,00	Reversible
2191	Avenida Sao Sebastiao	S/n	Centro	Urbano Santos	MA	70,59	547,20	Reversible
803	Rua Coronel Juca Medrado	S/n	Na	Marcionílio Souza	BA	111,00	1.052,16	Reversible
4001	Rua Manoel Alves	S/n	Agrovila De Iracema	Castanhal	PA	19,25	240,00	Reversible
7356	Rua Saraiva	361	Centro	Vitorino Freire	MA	9,00	397,50	Reversible
BTSAMS73	Rua 7 De Setembro	S/n	Centro	Deodópolis	MS	504,00	504,00	Reversible
669	Rua Edesio Tolentino	S/n	Centro	Abaré	BA	38,41	1.160,00	Reversible
1062	Rua Das Margaridas	S/n	Na	Catu	BA	1.029,00	1.029,00	Reversible
853	Rua 24 De Outubro	0	Centro	Santaluz	BA	66,38	1.260,00	Reversible
BTSAPR376	Rua Pernambuco	247	Jaguapita	Jaguapitã	PR	111,89	1.080,00	Reversible
BTSAPR621	Rua Vereador Nelson Faccin	250	Presidente Castelo B	Presidente Castelo B	PR	42,08	1.280,00	Reversible
2857	Morro Da Pedra Boneca *	S/n	Zona Rural	Itabirinha	MG	50,00	363,00	Reversible
4554	Travessa Jaco	S/n	Mocajubinha	Terra Alta	PA	41,82	231,60	Reversible
2014	Rua Fco. Paiva Goncalves	S/n	Urbano	Mimoso Do Sul	ES	20,00	700,00	Reversible
3459	Avenida Beira Rio *	S/n	Urbano	Santa Luzia	MG	50,00	444,00	Reversible
7467	Fazenda Rio De Janeiro	0	Dourado	João Dourado	BA	144,48	2.000,00	Reversible
4682	Rua Padre Artur Cavalcante	45	Centro	Monteiro	PB	157,68	1.221,00	Reversible
1737	Rua Francisco Gonçalves	S/n	Na	Banabuiú	CE	36,33	375,00	Reversible
4217	Praça Nossa Senhora Das Graças	S/n	Itacua	Marapanim	PA	18,06	49,00	Reversible
2236	Praça Santo Antonio	1	Centro	Presidente Juscelino	MA	40,15	258,30	Reversible
BTSAPR688	Estrada Mercurio	0	Santo Antonio Do Ca	Santo Antônio Do Ca	PR	56,44	1.890,00	Reversible
4440	Vila Socorro	0	Na	Santarém	PA	25,41	450,00	Reversible
679	Rua Jovino Cunha	87	Na	Aramari	BA	42,00	1.200,00	Reversible
BTSAPR254	Rua Principal	0	Doutor Ulysses	Doutor Ulysses	PR	42,08	150,00	Reversible

5560	Avenida Coronel Luiz Sales	55	Italva	Italva	RJ	210,99	1.160,00	Reversible
6720	Morro Proximo Da Localidade/Fazenda Vista Alegre *	S/n	Zona Rural	Nepomuceno	MG	108,00	2.500,00	Reversible
12021	Fazenda Cedro *	S/n	Rural	Campo Azul	MG	12,00	400,00	Reversible
1750	Rua Juvenal De Castro	S/n	Sítio Girasol	Horizonte	CE	73,21	327,63	Reversible
BTSAPR292	Rua Da Republica	0	Francisco Beltrao	Francisco Beltrão	PR	10,21	1.000,00	Reversible
BTSAGO250	Avenida Goias Esq. C/ Rua Pilar Qd. 20 Lt. 1	0	Itapaci	Itapaci	GO	86,94	504,00	Reversible
4654	Avenida Santa Elizabeth	S/n	Centro	Rio Tinto	PB	119,07	670,00	Reversible
BTSARO75	Rua Tancredo Neves S/N - Estrela De Rondonia	S/n	Centro	Presidente Médici	RO	70,00	4.507,00	Reversible
BTSASC15	Rua Manoel Mariano Da Cruz	S/n	Centro	Anitápolis	SC	25,00	360,00	Reversible
5520	Rua Joel Reis	150	Vila Cardoso Moreira	Cardoso Moreira	RJ	67,10	189,00	Reversible
3170	Morro Proximo Da Represa *	S/n	Rural	Teixeiras	MG	85,00	2.500,00	Reversible
829	Rua Afrizio Barbosa	S/n	Centro	Piripá	BA	42,00	1.215,00	Reversible
BTSAPR304	Rua Dois	0	Guaíra	Guaíra	PR	42,08	1.350,00	Reversible
BTSASC364	Avenida 15 De Novembro	S/n	Centro	Presidente Castello B	SC	24,99	448,00	Reversible
671	Rua Saturnino Menezes	S/n	Na	Acajutiba	BA	37,44	1.326,00	Reversible
3098	Rua Jose Luiz Pereira *	S/n	Birire	São Sebastião Do Pa	MG	87,00	1.246,00	Reversible
BTSARS155	Rua José Fischer	129	Coronel Barros	Coronel Barros	RS	26,25	150,00	Reversible
BTSAPR751	Rua Nossa Senhora De Fatima	508	Siqueira Campos	Siqueira Campos	PR	147,90	1.350,00	Reversible
BTSASC340	Rua John Kennedy	S/n	Centro	Papanduva	SC	96,84	892,50	Reversible
4284	R. Vila Belo Monte	S/n	Vila Belo Monte	Novo Repartimento	PA	18,81	724,50	Reversible
96862	Avenida Afonso Pena		Centro	Manaus	AM	-	1.000,00	Non-Reversible
2565	Avenida Afonso Pena	1180	Centro	Belo Horizonte	MG	190,00	190,00	Reversible
BTSAPR58	Local Denominado Mineiros Esquina C/ R. Sem Denominacao	0	Bugre	Balsa Nova	PR	12,65	1.273,90	Reversible
2892	Fazenda Das Porteiras *	S/n	Zona Rural	Jequitaiá	MG	90,00	2.500,00	Reversible
BTSAPR753	Rua Engenheiro Francisco Beltrao Lote 12 E 13	1713/1695	Tamboara	Tamboara	PR	42,08	1.440,00	Reversible
BTSAPR765	Rua Parigot De Souza	57	Terra Roxa	Terra Roxa	PR	111,89	1.139,15	Reversible
720	Rua Porto Alegre	55	Centro	Condeúba	BA	42,00	1.677,00	Reversible
BTSARS657	Tupandi	0	Tupandi	Tupandi	RS	45,00	150,00	Reversible
143	Avenida Autaz Mirim	S/n	Jorge Teixeira	Manaus	AM	109,50	819,00	Reversible
BTSAPR385	Avenida Benjamin Giovanina	311	Jataizinho	Jataizinho	PR	103,32	800,00	Reversible
BTSAGO30	Rua Araçu S/Nº	S/n	Centro	Anicuns	GO	150,00	150,00	Reversible
BTSAPR729	Avenida Parana	0	Sao Miguel Do Iguacu	São Miguel Do Iguaçu	PR	10,21	600,00	Reversible
BTSASC28	Rodovia Sc 302-Km10	S/n	Centro	Aurora	SC	25,00	600,00	Reversible
33605	Rua Felipe Neri	S/n	Punau	Rio Do Fogo	RN	18,00	73,10	Reversible
33582	Rua 13 De Maio	S/n	Na	São Pedro Do Piauí	PI	9,00	407,00	Reversible
4120	Rua Do Cemiterio	S/n	Na	Irituia	PA	11,90	334,40	Reversible
7408	Rua Antonio Mariano	1	Centro	Bernardo Do Mearim	MA	9,00	300,00	Reversible
7148	Avenida Das Juçareiras	S/n	Centro	Serrano Do Maranhã	MA	30,00	374,10	Reversible
BTSAPR263	Rua Bahia	300	Farol	Farol	PR	42,08	1.400,00	Reversible
BTSAPR785	Avenida Lambari/Praça Dos Expedicionários	600	Tupassi	Tupassi	PR	111,89	1.186,07	Reversible
2011	Ladeira Da Igualdade	402	Rural	Jerônimo Monteiro	ES	105,00	957,00	Reversible
4698	Rua Benjamin Constant	0	Centro	Brejo Do Cruz	PB	125,80	552,00	Reversible
781	Avenida Renato Braga	479	Centro	Ituberá	BA	18,00	1.000,00	Reversible
7257	Rua Liberalino Sales Gadelha	0	Na	Serra Preta	BA	16,00	1.212,00	Reversible
870	Rua Nova Da Amarguinha	S/n	Na	Taperoá	BA	38,48	761,60	Reversible
3738	Rua Major Curio	S/n	Centro	Eldorado Dos Carajá	PA	95,41	879,12	Reversible
3611	Rua Augusto Montenegro	24	Natalia Lins	Belém	PA	68,67	183,60	Reversible
3057	Rua Engenheiro Henry Costa	99	Urbano	Santa Rita De Caldas	MG	56,00	365,00	Reversible
260	Vila Jui	0	Jui	Santo Antônio Do Içá	AM	23,10	375,00	Reversible
BTSAPR583	Rua General Osorio	386	Pirai Do Sul	Pirai Do Sul	PR	147,89	290,00	Reversible
1952	Rua Jose Marques	209	Centro	Alto Rio Novo	ES	62,00	300,00	Reversible
BTSAPR667	Rua Duque De Caxias	0	Santa Cecilia Do Pav	Santa Cecília Do Pav	PR	42,08	1.173,00	Reversible
5903	Rua Domingos Lopes Carvalho	145	Sao Jose Do Vale Do	São José Do Vale Do	RJ	25,46	2.230,00	Reversible
7046	Rua Alto Divina Pastora	S/n	Centro	Pindoba	AL	12,00	96,00	Reversible
1251	Avenida Joao Batista Rios	1913	Centro	Itarema	CE	58,45	133,50	Reversible
7127	Trav. Gonçalves Dias Esq. Rua Gomes Leitao	0	Centro	Capinzal Do Norte	MA	9,00	240,00	Reversible
7655	Rua Da Paz	0	Centro	Pedreiras	MA	9,00	240,00	Reversible
230	Rua Jesuita	S/n	Vila Rica De Caviana	Manacapuru	AM	16,50	450,00	Reversible
1223	Rua General Delfino Ferreira Gomes	S/n	Centro	General Sampaio	CE	39,20	254,27	Reversible
785	Rua Boticario Alto Da Torre	0	Na	Jiquiriçá	BA	42,00	1.184,90	Reversible
344	Estação De Ilha De Santana	0	Ilha De Santana	Santana	AP	33,00	517,65	Reversible
5188	Cafundo	0	Na	Taquaritinga Do Nort	PE	105,00	2.500,00	Reversible
BTSAPR568	Rua Doutor Leopoldo Schimidt	0	Perola Doeste	Pérola D'Oeste	PR	111,88	290,00	Reversible
11937	Avenida Felício Mota	23	Centro	Malacacheta	MG	16,00	225,00	Reversible
4677	Rua Pedro Gondin	S/n	Centro	Cuité	PB	119,07	2.141,00	Reversible
BTSARS476	Pouso Novo	0	Pouso Novo	Pouso Novo	RS	45,50	150,00	Reversible

2929	Avenida Cardoso Saraiva	36	Centro	Matias Barbosa	MG	110,00	171,00	Reversible
3186	Morro Da Repetidora De Tv *	S/n	Zona Rural	Rio Casca	MG	44,00	2.457,00	Reversible
3122	Rua Seis Janeiro *	0	Centro	Timóteo	MG	341,16	830,59	Reversible
BTSAPR378	Rua Rafael Petrucci	0	Jaguariaiva	Jaguariaíva	PR	111,88	1.200,00	Reversible
BTSASC269	Rua Sao Paulo	2391	Itaum	Joinville	SC	1.715,00	1.715,00	Reversible
BTSAGO579	Loteamento Fazenda Serra	0	Sítio Novo Do Tocant	Sítio Novo Do Tocant	TO	800,00	8.001,29	Reversible
2835	Rua Vereador Jose Manoel/Praça Coronel Luiz Coutinho*	S/n	Urbano	Guiricema	MG	13,00	13,00	Reversible
901	Avenida Jaguaquara - Loteamento Jardim Santa Rita	S/n	Entroncamento	Jaguaquara	BA	44,34	1.353,00	Reversible
4917	Rua Navegantes	S/n	Jd. Primavera	Camaragibe	PE	127,01	1.800,00	Reversible
45	Rua Carlos Lobo Moreira Breda	122	Centro	Cacimbinhas	AL	76,95	2.500,00	Reversible
2225	Gitirina	S/n	Centro	Buriti Bravo	MA	40,15	4.253,13	Reversible
2174	Rua Manoel Mendonça	S/n	Centro	Cajapió	MA	76,86	254,10	Reversible
2238	Avenida Duque De Caxias	S/n	Centro	Sambaíba	MA	40,15	4.697,83	Reversible
3742	Rod. Transamazonica Km 650	S/n	Cajazeiras	Itupiranga	PA	122,44	996,26	Reversible
2975	Rua Hipólito Rosa	458	Centro	Paineiras	MG	101,00	372,00	Reversible
BTSAPR14	Rua Curitiba	8	Amapora	Amaporã	PR	42,08	1.431,00	Reversible
3683	Rod. Br 010 Km 81	S/n	Centro	Ulianópolis	PA	126,63	7.280,00	Reversible
3107	Morro Proximo Da Localidade *	S/n	Faz. Cascata	São João Nepomuce	MG	125,00	2.000,00	Reversible
721	Topo Do Morro Do Povoado0	S/n	Na	Contendas Do Sincor	BA	42,00	900,00	Reversible
BTSARO106	Rua Principal S/N - Novo Plano	S/n	Centro	Chupinguaia	RO	290,00	290,00	Reversible
1980	Rua Isaías De Oliveira	S/n	Cristal	Pedro Canário	ES	64,00	480,00	Reversible
2055	Rua Frederico Grulke	778	Urbano	Santa Maria De Jetib	ES	52,00	300,00	Reversible
3241	Rua Jose Pereira Lima	151	Urbano	Carvalhópolis	MG	23,00	286,00	Reversible
47	Conj. Arnaldo Cavalcante Magalhaes	0	Morro	Flexeiras	AL	76,95	1.552,00	Reversible
4537	Ilha Da Fazenda	0	Na	Senador José Porfírio	PA	98,44	300,00	Reversible
2404	Rua Do Sol	S/n	Centro	Rosário	MA	9,00	380,16	Reversible
2085	Estrada Tiao Sa	S/n	Morro Da Fonte Gran	Vitória	ES	81,00	3.075,00	Reversible
BTSASC193	Avenida Pres. Nereu Ramos	S/n	Centro	Ibicaré	SC	41,17	362,50	Reversible
3038	Avenida Inconfidencia	59	Centro	Ritópolis	MG	101,00	360,00	Reversible
BTSAPR412	Rua Para	115	Lupionopolis	Lupionópolis	PR	42,08	900,00	Reversible
3378	Rua Benedito Valadares *	S/n	Urbano	São João Do Paraíso	MG	32,00	260,00	Reversible
BTSAPR387	Rua Presidente Wenceslau	0	Jesuitas	Jesuitas	PR	42,08	900,00	Reversible
49	Estrada Da Usina Triunfo	S/n	Fazenda Triunfo	Boca Da Mata	AL	76,95	400,00	Reversible
4422	Cipoal	0	Na	Santarém	PA	25,21	254,00	Reversible
3376	Rua Luiz Gonçalves *	S/n	Urbano	Grão Mogol	MG	37,00	432,00	Reversible
3102	Rua Jose Clementino Neto	172	Rural	Soledade De Minas	MG	66,00	360,00	Reversible
5451	Loteamento Sítio Do Campinho Lt-6 E 7 Qd-20 Rua 2	0	Manguinhos	Armação Dos Búzios	RJ	261,91	1.494,00	Reversible
BTSAPR10	Avenida Paulista/Rua Pederneiras Lt 9, 10 E 11	379	Alto Piquiri	Alto Piquiri	PR	42,08	150,00	Reversible
BTSAPR92	Avenida Joao Ferreira Neves	0	Campina Do Simao	Campina Do Simão	PR	11,88	600,00	Reversible
BTSARS133	Rua Rosa Franciosi Giordani	0	Santa Lucia Do Pia	Caxias Do Sul	RS	45,05	200,00	Reversible
50	Avenida 2 De Dezembro	1142	Centro	Olho D'Água Das Flo	AL	90,78	647,80	Reversible
1764	Rua Maria Juracir Dias Carneiro	14	Centro	Forquilha	CE	75,39	205,33	Reversible
3823	Rua Do Campo	0	Patal	Augusto Corrêa	PA	13,65	283,50	Reversible
3624	Avenida Barao Do Rio Branco	S/n	Centro	Castanhal	PA	40,04	354,94	Reversible
2342	Rua 1º De Maio	S/n	Centro	Icatu	MA	9,00	360,00	Reversible
7684	Rua Do Comercio (À Margem Da Br 222 15 Km Distante De Santa Luzia)	S/n	Centro	Santa Luzia	MA	9,00	240,00	Reversible
BTSASC457	Rua Eng. Lirio Burigo	S/n	Centro	Siderópolis	SC	105,60	700,00	Reversible
2640	Fazenda Matheus	S/n	Zona Rural	Araquá	MG	44,00	2.500,00	Reversible
2974	Rua Juca Rodrigues	175	Centro	Pains	MG	101,00	372,00	Reversible
4181	Rua Maranhao	S/n	Murumuru	Marabá	PA	26,77	360,00	Reversible
4491	Agrovila Do Cuca	0	Na	São Félix Do Xingu	PA	24,87	443,12	Reversible
4642	Rua Belarmino Costa	S/n	Centro	Alagoinha	PB	98,00	1.404,00	Reversible
2943	Avenida Joao Pessoa	461	Centro	Morada Nova De Min	MG	101,00	360,00	Reversible
BTSAPR45	Rua Manoel Ribas	968	Assai	Assaí	PR	620,82	1.204,00	Reversible
12	Mata Do Rolo	S/n	Mata Do Rolo	Rio Largo	AL	70,55	2.500,00	Reversible
5908	Rua Joao Martins	140	Centro	São Pedro Da Aldeia	RJ	172,92	451,00	Reversible
2989	Avenida Jair Leite	325	Centro	Pimenta	MG	101,00	362,00	Reversible
BTSARS343	Rua Silvio Segnanfredo	0	Nova Bassano	Nova Bassano	RS	84,96	290,00	Reversible
739	Fazenda Lajedinho	0	Na	Guaratinga	BA	40,00	625,00	Reversible
582	Fazenda Batatam	0	Pedreira	Nazaré	BA	37,62	1.800,00	Reversible
5067	Praça Ernesto Queiroz	S/n	Centro	Custódia	PE	56,25	225,19	Reversible
BTSARS139	Rua 13 De Junho	0	Santo Antonio	Cerro Largo	RS	44,85	325,00	Reversible
51	Estrada Do Peri-Peri	0	Morro	Quebrangulo	AL	16,08	2.500,00	Reversible
5340	Rua Projetada	S/n	Centro	Boa Hora	PI	25,00	900,00	Reversible
2175	Avenida Antonia De Freitas	1	Centro	Lago Dos Rodrigues	MA	40,15	320,00	Reversible
2364	Praça Wilson Do Egito Coelho	1	Centro	Loreto	MA	14,00	333,19	Reversible

BTSAPR165	Avenida Sao Joao	230	Contenda	Contenda	PR	111,89	1.200,00	Reversible
3074	Praça Do Cruzeiro	68	Urbano	São José Do Jacuri	MG	66,00	305,00	Reversible
611	Alto Do Cruzeiro	0	s -	Rio Do Antônio	BA	54,50	1.200,00	Reversible
1180	Rua Firmino Tavares	432	Centro	Barro	CE	90,87	189,09	Reversible
5730	Estr. Do Soberbo	0	Alto Da Boa Vista	Rio De Janeiro	RJ	179,00	179,00	Reversible
3011	Avenida Fernando Petronilho	120	Centro	Pouso Alto	MG	66,00	360,00	Reversible
1495	Travessa Marcos Esteveao	0	Carapio	Itaitinga	CE	15,50	180,00	Reversible
6737	Prologamento Da Av Das Amendoeiras	0	Jaua	Camaçari	BA	66,40	1.112,00	Reversible
BTSAPR142	Rua Sen.Souza Naves	697	Centenario Do Sul	Centenário Do Sul	PR	111,88	1.440,00	Reversible
2647	Morro Proximo Da Localidade *	S/n	Fazenda Dos Patos	Dores Do Indaiá	MG	44,00	2.456,00	Reversible
BTSASC215	Rua Coronel Antonio Correa	S/n	Centro	Itaiópolis	SC	96,84	625,00	Reversible
BTSAGO140	Rua Martins A. De Souza (Ferreira Avelar) Qd. A Lt. 2	0	Faina	Faina	GO	72,10	737,25	Reversible
BTSASC348	Colonia Rio Uruguai - Pt. Lote N°601	0	Centro	Peritiba	SC	25,00	1.050,00	Reversible
BTSAPR652	Rua Sete De Setembro	25	Rio Branco Do Sul	Rio Branco Do Sul	PR	247,63	1.557,00	Reversible
4534	Rua Principal	S/n	Vila Belo Monte Do P	Anapu	PA	24,79	207,36	Reversible
6700	Morro Da Copasa	S/n	Zona Rural	Gonçalves	MG	3,00	400,00	Reversible
BTSARS562	Sao Jorge	0	Sao Jorge	São Jorge	RS	45,05	150,00	Reversible
3278	Rua Cel. Joaquim Resende	40	Urbano	Desterro De Entre Ri	MG	12,00	150,00	Reversible
3067	Rua Antonio De Avelar Fonseca *	S/n	Urbano	São Bento Abade	MG	51,00	400,00	Reversible
925	Rua Jose Belarmino Martins Silva	S/n	Centro	Feira Da Mata	BA	42,00	575,00	Reversible
745	Ibicoara	0	Na	Ibicoara	BA	42,00	1.140,00	Reversible
789	Rua Nsa Das Candeias	0	Centro	Jussari	BA	42,00	1.017,61	Reversible
1670	Pai Joao	0	Na	Aratuba	CE	15,00	306,00	Reversible
228	Rua D - Vila Santa Luzia	1	Tuiue	Manacapuru	AM	16,50	300,00	Reversible
7113	Rua Do Campo - Morro Da Torres	S/n	Centro	Bom Jardim	MA	9,00	390,00	Reversible
900	Rua Dorta Montagil	S/n	Nucelo Colonial	Una	BA	39,72	577,00	Reversible
3482	Avenida Paladium	123	Bom Clima	Ipatinga	MG	101,00	332,00	Reversible
BTSAPR759	Avenida Brasil	911	Terra Boa	Terra Boa	PR	111,89	1.258,00	Reversible
BTSAPR493	Rua Brasil	2723	Nova Aurora	Nova Aurora	PR	111,87	1.394,00	Reversible
6219	Rua Mar. Humberto De Alencar Castelo Branco N 242	0	Centro	Porto Da Folha	SE	84,75	345,82	Reversible
1839	Trav. Da Matriz / Travessa Sao Miguel	S/n	Mundau	Trairi	CE	50,63	50,63	Reversible
4782	Rua Dionizio Rodrigues Da Costa	61	Centro	Solânea	PB	251,07	1.800,00	Reversible
2822	Rua Cristiano Ribeiro De Rezende *	S/n	Centro	Tapira	MG	34,00	182,00	Reversible
223	Rua Zumar Rodrigues	S/n	Vila Copatana	Jutai	AM	55,60	300,00	Reversible
3233	Morro Alto Caipora	S/n	Monsenhon Isidro	Ouro Branco	MG	90,00	900,00	Reversible
BTSARS311	Mariana Pimentel	0	Mariana Pimentel	Mariana Pimentel	RS	26,25	150,00	Reversible
7118	Rua Da Estrela	S/n	Centro	Bom Jesus Das Selv	MA	10,50	450,00	Reversible
3080	Rua Candido Ferreira	210	Centro	São Pedro Do Suaçu	MG	66,00	407,00	Reversible
3949	Rua Julio Cesar Ribeiro	S/n	Vila Do Areiao	Cametá	PA	11,90	352,80	Reversible
4283	Rodovia 230 - Km 1120	S/n	Vila Divinopolis	Novo Repartimento	PA	29,84	406,00	Reversible
6677	Rua 21 De Junho	S/n	Centro	Amaturá	AM	159,29	3.025,00	Non-Reversible
183	Rua Pedro Teixeira	176	Centro	Atalaia Do Norte	AM	55,60	983,49	Reversible
2259	Rua Barao De Grajau Esq. Rua Da Assembleia	S/n	Centro	Arame	MA	9,00	112,50	Reversible
3414	Praca Sebastiao Leme Do Prado	109	Centro	Minas Novas	MG	61,00	61,00	Reversible
5103	Rua Major Antonio Rufino	S/n	Na	Serrita	PE	71,65	342,00	Reversible
4998	Rua Amelia Soares Paes	S/n	Centro	Belo Jardim	PE	2.168,00	2.168,00	Reversible
2222	Rua Zuza Reis	1	Centro	Barreirinhas	MA	56,15	1.291,26	Reversible
BTSAGO453	Avenida Dom Bosco	736	Silvania	Silvânia	GO	66,00	1.368,00	Reversible
5750	Avenida Ailton Henrique Da Costalote 6	0	Barra Da Tijuca - Bar	Rio De Janeiro	RJ	98,76	774,00	Reversible
53	Fazenda Senhor Do Bonfim	S/n	Morro	Pão De Açúcar	AL	73,47	900,00	Reversible
5230	Rua Coronel Benedito Alves Da Luz	973	Centro	Barro Duro	PI	48,00	267,00	Reversible
2269	Rua Ritinha Pereira (Praça Pio XII)	118	Centro	Balsas	MA	213,72	1.338,02	Reversible
BTSADF9	Lote 10 Quadra 01 Condominio Vista Bela Nucleo Rural	0		Brasília	DF	200,00	200,00	Reversible
	Incra 9 - Alexandre G		Brazlandia					
5645	Rua Helio Matos	161	Santa Barbara	Niterói	RJ	40,00	831,00	Reversible
7101	Rua Do Sol	1	Centro	Araguanã	MA	9,00	11.832,00	Reversible
2918	Fazenda Vargem Grande *	S/n	Zona Rural	Montes Claros	MG	84,00	2.500,00	Reversible
5001	Rua Costa Azevedo (Area Desmembrada)	S/n	Distrito Fazenda Nov	Brejo Da Madre De D	PE	2.018,88	434,12	Reversible
BTSAMS125	Rua Dourados	167	Distrito Sanga Puita	Ponta Porã	MS	24,75	900,00	Reversible
5455	Fazenda Boa Esperança	0	B.J. Do Itabapoana	Bom Jesus Do Itabap	RJ	12,00	2.000,00	Reversible
2632	Pico Ana Moura	S/n	Zona Rural	Jaguarauçu	MG	66,00	434,00	Reversible
6804	Rua Jose Do Rego	0	Centro	Ipiranga Do Piauí	PI	48,00	360,00	Reversible
BTSASC378	Serra Canoas	0	Serra Canoas	Rio Do Sul	SC	63,00	144,00	Reversible
6257	Avenida Joao Ribeiro	1133	Santo Antonio	Aracaju	SE	142,55	325,00	Reversible
BTSARO79	Avenida Costa Marques S/N - Forte Principe Da Beira	S/n	Centro	Costa Marques	RO	150,00	150,00	Reversible
BTSARO108	Rua Principal Quadra 11 - Novo Paraíso	0	Centro	São Felipe D'Oeste	RO	1.400,00	1.400,00	Reversible
2992	Rua Otavio Pinto Oliveira	18	Centro	Piracema	MG	38,00	146,00	Reversible

BTSASC419	Praça Capitaio Amorim	S/n	Centro	São João Batista	SC	104,30	290,00	Reversible
BTSARS320	Rua Delfino Guterres - Minas Do Leao	0	Minas Do Leao	Minas Do Leão	RS	26,25	150,00	Reversible
11932	Fazenda Rancho *	S/n	Rural	Goiabeira	MG	4,00	225,00	Reversible
1046	Topo Da Serra lam	S/n	Localidade De Mineira	Itambé	BA	54,99	1.586,10	Reversible
914	En Est Nova Fatima	0	Na	Nova Fátima	BA	29,15	900,00	Reversible
4957	Avenida Joao Francisco	S/n	Na	Macaparana	PE	73,93	215,00	Reversible
1281	Avenida Lindolfo Braga	0	Na	Mirafma	CE	28,09	158,19	Reversible
3980	Rodovia Pa-1240	S/n	Boca Nova	Capitão Poço	PA	10,23	251,72	Reversible
4069	Rua Democrata	S/n	Floresta Do Araguaia	Conceição Do Aragu	PA	25,41	728,00	Reversible
4173	Rua Pedro Dos Santos Torres	S/n	Cafezal	Magalhães Barata	PA	11,90	240,00	Reversible
4407	Nova Esperanca	0	Na	Santa Maria Das Bar	PA	25,79	600,00	Reversible
BTSAMT96	Rua Maria Alves Lt. 1 Qd. 10	0	Distrito De Nova Galil	Rondonópolis	MT	32,35	2.000,00	Reversible
BTSARS656	Rua Capitaio Amorim	63	Tupancireta	Tupanciretã	RS	599,82	150,00	Reversible
1765	Travessa Vicente De Paulo	192	Centro	Jijoca De Jericoacoar	CE	39,01	76,64	Reversible
3340	Fazenda Sapupemba *	S/n	Zona Rural	São João Evangelista	MG	26,00	900,00	Reversible
1335	Rua Jose Silva	905	Centro	São Luís Do Curu	CE	105,52	165,52	Reversible
BTSAGO259	Fazenda Cachoeirinha	0	Olaria Do Angico	Itarumã	GO	53,09	150,00	Reversible
BTSAPR418	Rua Joao Barbosa Mendes	223	Centro	Mandirituba	PR	106,32	290,00	Reversible
5174	Rua Umbelino Cavalcanti	288	Centro	Quipapá	PE	36,00	435,00	Non-Reversible
5235	Rua Pedro Ii	123	Centro	Castelo Do Piauí	PI	48,00	525,00	Reversible
3688	Rua Haroldo Veloso	S/n	Mujui Dos Campos	Santarém	PA	45,00	2.000,00	Reversible
2699	Rua Conego Vitor *	S/n	Urbano	Campo Do Meio	MG	26,00	200,00	Reversible
BTSAGO516	Avenida Araguaia Qd. 41 Lt. 14	0	Centro	Formoso Do Araguaui	TO	200,00	200,00	Reversible
726	Rua 12 De Maio	S/n	Na	Crisópolis	BA	59,50	1.020,00	Reversible
BTSAGO130	Avenida Sao Bento C/ Joana Gomes Qd. 2 Lt. 21	0	Davinópolis	Davinópolis	GO	67,32	1.242,00	Reversible
BTSARS80	Camargo	0	Camargo	Camargo	RS	45,00	150,00	Reversible
BTSARS267	Inhacora	0	Inhacora	Inhacorã	RS	44,85	150,00	Reversible
BTSARO80	Rua Principal S/N - Izidolandia	S/n	Centro	Alta Floresta D'Oeste	RO	150,00	150,00	Reversible
BTSARO78	Rua Principal S/N - Flor Da Serra	S/n	Centro	Alto Alegre Dos Pare	RO	150,00	150,00	Reversible
BTSARO147	Rua Principal S/N - Terra Boa	S/n	Centro	Alvorada D'Oeste	RO	150,00	150,00	Reversible
BTSARO72	Rua Principal S/N - Corgao	S/n	Centro	Chupinguaia	RO	150,00	150,00	Reversible
BTSARO105	Rua Principal S/N - Novo Colorado	S/n	Centro	Colorado Do Oeste	RO	150,00	150,00	Reversible
BTSARO94	Rua Chiquilito Erse S/N - Mutum Parana	S/n	Centro	Porto Velho	RO	150,00	150,00	Reversible
BTSARO129	Avenida Carlos Gomes S/N - Querencia Do Norte	S/n	Centro	Primavera De Rondó	RO	150,00	150,00	Reversible
3270	Morro Proximo Da Localidade - Local Denominado Berta *	S/n	Zona Rural	Itamonte	MG	21,00	600,00	Non-Reversible
3206	Morro Do Rosario	S/n	Zona Rural	Mariana	MG	83,00	2.100,00	Reversible
3208	Rua Cel. J. Urbano De Figueiredo	106	Urbano	São Tomás De Aquin	MG	82,00	242,00	Reversible
595	Rua Do Estadio De Futebol	0	Na	Pedro Alexandre	BA	40,00	1.880,00	Reversible
55	Rua Das Algas - Quadra N	0	Praia Do Frances	Marechal Deodoro	AL	83,29	100,00	Reversible
1276	Rua Pedro Sampaio	275	Centro	Meruoca	CE	36,33	891,00	Reversible
3685	Igarape Acu	0	Na	Santarém	PA	25,17	240,00	Reversible
7358	Rua Nova	361	Centro	Vitorino Freire	MA	9,00	270,00	Reversible
2317	Rua Deputado Joao Jorge Filho	150	Centro	Godofredo Viana	MA	39,31	145,79	Reversible
1726	Rua Cel. Pedro Raimundo De Oliveira	S/n	Na	Pires Ferreira	CE	28,09	123,25	Reversible
5251	Praça Frei Henrique Cavalcante	8469	Centro	Paulistana	PI	48,00	300,00	Reversible
5554	Travessa Humberto Franco	18	Venda Das Pedras	Itaboraí	RJ	80,00	300,00	Reversible
BTSAMS86	Av Brasil	S/n	Distrito De Panambi	Dourados	MS	44,27	420,00	Reversible
5221	Avenida Pref. Joao Ribeiro Carvalho S/Nº	S/n	Centro	Amarante	PI	48,00	400,00	Reversible
4721	Sítio Lagoa Do Felix	0	Na	Araçagi	PB	22,79	200,00	Reversible
673	Avenida Estelita Falcao	S/n	Centro	Água Fria	BA	52,71	725,00	Reversible
3004	Morro Da Suica *	S/n	Zona Rural	Ponte Nova	MG	100,00	2.400,00	Reversible
3650	Trav. Cel. Antonio Galvao	S/n	Centro	Porto De Moz	PA	47,94	425,52	Reversible
5222	Rua Dom Jose Vasques	S/n	Centro	Bom Jesus	PI	48,00	1.200,00	Reversible
BTSASC73	Rua Duque De Caxias	S/n	Centro	Braço Do Trombudo	SC	25,00	450,00	Reversible
862	Rua D - Alto Do Mirante	0	Mirante Da Coroa	Santa Cruz Cabralia	BA	37,75	1.218,55	Reversible
4278	Estrada Nova	S/n	Vila Nova Descoberta	Novo Repartimento	PA	29,05	450,00	Reversible
BTSAPR555	Nucleo Bom Retiro	0	Pato Branco	Pato Branco	PR	407,25	5.400,00	Reversible
BTSASC56	Rua Progresso Esq. Rua Santa Maria - Bairro Progresso	0	Progresso	Blumenau	SC	25,76	420,41	Reversible
BTSARS594	Sao Vendelino	0	Sao Vendelino	São Vendelino	RS	45,05	150,00	Reversible
BTSARO62	Rua 02 S/N - Canelinha	S/n	Centro	Espigão D'Oeste	RO	150,00	150,00	Reversible
5845	Rua Da Cevadalt 8 Pa 37166	0	Penha Circular	Rio De Janeiro	RJ	75,00	100,00	Reversible
541	Rua Da Palma	S/n	Ferradas	Itabuna	BA	66,36	1.440,00	Reversible
4774	Sítio Malhada	0	Zona Rural	São João Do Rio Do	PB	20,95	210,00	Reversible
5246	Rua Nazare Spindola	S/n	Na	Matias Olímpio	PI	48,00	800,00	Reversible
5404	Repetidora Barriga	0	Na	Santa Rosa Do Piauí	PI	33,00	728,00	Reversible
7528	Avenida Principal	50	Monte Dourado	Almeirim	PA	150,00	273,00	Reversible

7752	Rua Monsenhor Evangelista	349	Centro	São Paulo De Olivença	AM	302,69	5.042,13	Reversível
930	Condominio Praia Da Conceicao	12	Praia Da Conceicao	Vera Cruz	BA	93,00	392,00	Reversível
776	Sitio Meu Ideal	0	Na	Itapebi	BA	36,00	900,00	Reversível
4716	Rua Dr. Manoel Dantas	739	Centro	Teixeira	PB	91,53	426,30	Reversível
231	Rua Joao Diniz	126	Centro	Manaquiri	AM	55,60	2.178,00	Reversível
269	Vila Vendaval	0	Vendaval	São Paulo De Olivença	AM	16,50	450,00	Reversível
57	Morro Boa Vista0	S/n	Centro	Porto Calvo	AL	57,10	2.500,00	Reversível
208	Ens Careiro	1	Balsa Do Careiro	Careiro Da Várzea	AM	16,50	275,00	Reversível
3438	Avenida Padre Rino	590	Urbano	Uaporanga	MG	34,00	168,00	Reversível
2109	Avenida Paulino Francisco Moreira	S/n	Urbano	Vargem Alta	ES	39,00	350,00	Reversível
3085	Rua Presidente Vargas	124	Urbano	São Vicente De Minas	MG	66,00	360,00	Reversível
BTSASC278	Avenida Das Torres	S/n	Cidade Alta	Lages	SC	93,00	1.600,00	Reversível
3141	Serra Da Pimenta *	S/n	Centro	Piumhi	MG	123,00	1.225,00	Reversível
1946	Rua Floresta	S/n	Faz Tres Pontas	Afonso Cláudio	ES	76,00	4.000,00	Reversível
BTSAMS7	Avenida Esmenia Da Silva Martins	609	Centro Civico	Angélica	MS	58,08	1.100,00	Reversível
3737	Avenida Lago Azul	1807	Centro	Água Azul Do Norte	PA	34,83	1.778,61	Reversível
844	Avenida Estevan Freire Da Fonseca	337	Centro	Rodelas	BA	64,26	1.800,00	Reversível
BTSAMS19	Rua 2 De Maio	340	Centro	Aral Moreira	MS	70,00	1.500,00	Reversível
6699	Rua Antonio França	60	Centro	Floralal	MG	37,00	347,00	Reversível
6618	Rodovia Via Matoim 9 - Km 1 Estrada Para O Porto De Aratu9	S/n	Cia - Centro Industria	De Candeias Aru	BA	223,00	1.973,00	Reversível
7182	Estrada Das Salinas	0	Vila Nova	Coribe	BA	38,50	1.200,00	Reversível
562	Avenida Recife	S/n	Na	Jeremoabo	BA	60,35	978,00	Reversível
56	Morro Do Cruzeiro0	S/n	Morro	Maribondo	AL	76,95	2.500,00	Reversível
1254	Avenida Pergentino Almiro Pinheiro	S/n	Centro	Jaguariabara	CE	15,22	15,22	Reversível
7577	Praça Pio Xii	S/n	Cohabinha	Bacabal	MA	9,00	360,00	Reversível
250	Avenida 22 De Junho	S/n	Vila Ze Acu	Parintins	AM	16,50	450,00	Reversível
2216	Avenida Mundico Moraes	S/n	Centro	Matões	MA	47,32	300,46	Reversível
3657	Rua Padre Amandio Pantoja	742	Centro	Almeirim	PA	125,05	844,00	Reversível
3984	Praça Santo Antonio	S/n	Igarape-Acu	Capitão Poço	PA	11,90	210,00	Reversível
BTSARS432	Rua Nico Oliveira	0	Pinheiro Machado	Pinheiro Machado	RS	81,62	222,05	Reversível
852	Rua Do Tamarineiro	S/n	Na	Salinas Da Margarida	BA	37,50	900,00	Reversível
4250	Estr. Sao Diogo	0	Comunidade De Sao	io Monte Alegre	PA	25,24	357,00	Reversível
7204	Rua Agenor Brandao	0	Na	Caturama	BA	52,71	465,00	Reversível
BTSARS181	Engenho Velho	0	Engenho Velho	Engenho Velho	RS	26,25	150,00	Reversível
2018	Rua Joao Jacinto	S/n	Urbano	Muqui	ES	20,00	1.400,00	Reversível
6691	Morro Da Repetidora De Tv *	S/n	Zona Rural	Itamarandiba	MG	21,00	467,00	Reversível
2461	Avenida Getulio Vargas	S/n	Na	Timon	MA	290,00	3.696,00	Reversível
7350	Rua Nova	S/n	Vl Joao Pinto	Vila Nova Dos Martiri	MA	9,00	405,00	Reversível
BTSAGO76	Avenida Jk Esq. C/ Sao Paulo Qd. 02 Lt. 01 02 E 03	0	Buriti De Goias	Buriti De Goiás	GO	45,00	439,61	Reversível
210	Rua Getulio Vargas	18	Centro	Codajás	AM	86,50	2.570,12	Reversível
4696	Rua Assis Pereira	18	Centro	Bonito De Santa Fé	PB	96,60	666,00	Reversível
BTSAPR247	Avenida Getulio Vargas	520	Diamante Do Sul	Diamante Do Sul	PR	42,08	525,00	Reversível
3085	Rua Presidente Vargas	124	Urbano	São Vicente De Minas	MG	66,00	360,00	Reversível
BTSASC278	Avenida Das Torres	S/n	Cidade Alta	Lages	SC	93,00	1.600,00	Reversível
3141	Serra Da Pimenta *	S/n	Centro	Piumhi	MG	123,00	1.225,00	Reversível
1946	Rua Floresta	S/n	Faz Tres Pontas	Afonso Cláudio	ES	76,00	4.000,00	Reversível
BTSAMS7	Avenida Esmenia Da Silva Martins	609	Centro Civico	Angélica	MS	58,08	1.100,00	Reversível
3737	Avenida Lago Azul	1807	Centro	Água Azul Do Norte	PA	34,83	1.778,61	Reversível
844	Avenida Estevan Freire Da Fonseca	337	Centro	Rodelas	BA	64,26	1.800,00	Reversível
BTSAMS19	Rua 2 De Maio	340	Centro	Aral Moreira	MS	70,00	1.500,00	Reversível
6699	Rua Antonio França	60	Centro	Floralal	MG	37,00	347,00	Reversível
6618	Rodovia Via Matoim 9 - Km 1 Estrada Para O Porto De Aratu9	S/n	Cia - Centro Industria	De Candeias Aru	BA	223,00	1.973,00	Reversível
7182	Estrada Das Salinas	0	Vila Nova	Coribe	BA	38,50	1.200,00	Reversível
562	Avenida Recife	S/n	Na	Jeremoabo	BA	60,35	978,00	Reversível
56	Morro Do Cruzeiro0	S/n	Morro	Maribondo	AL	76,95	2.500,00	Reversível
1254	Avenida Pergentino Almiro Pinheiro	S/n	Centro	Jaguariabara	CE	15,22	15,22	Reversível
7577	Praça Pio Xii	S/n	Cohabinha	Bacabal	MA	9,00	360,00	Reversível
250	Avenida 22 De Junho	S/n	Vila Ze Acu	Parintins	AM	16,50	450,00	Reversível
2216	Avenida Mundico Moraes	S/n	Centro	Matões	MA	47,32	300,46	Reversível
3657	Rua Padre Amandio Pantoja	742	Centro	Almeirim	PA	125,05	844,00	Reversível
3984	Praça Santo Antonio	S/n	Igarape-Acu	Capitão Poço	PA	11,90	210,00	Reversível
BTSARS432	Rua Nico Oliveira	0	Pinheiro Machado	Pinheiro Machado	RS	81,62	222,05	Reversível
852	Rua Do Tamarineiro	S/n	Na	Salinas Da Margarida	BA	37,50	900,00	Reversível
4250	Estr. Sao Diogo	0	Comunidade De Saoio	Monte Alegre	PA	25,24	357,00	Reversível
7204	Rua Agenor Brandao	0	Na	Caturama	BA	52,71	465,00	Reversível

BTSARS181	Engenho Velho	0	Engenho Velho	Engenho Velho	RS	26,25	150,00	Reversível
2018	Rua Joao Jacinto	S/n	Urbano	Muqui	ES	20,00	1.400,00	Reversível
6691	Morro Da Repetidora De Tv *	S/n	Zona Rural	Itamarandiba	MG	21,00	467,00	Reversível
2461	Avenida Getulio Vargas	S/n	Na	Timon	MA	290,00	3.696,00	Reversível
7350	Rua Nova	S/n	Vl Joao Pinto	Vila Nova Dos Martiri	MA	9,00	405,00	Reversível
BTSAGO76	Avenida Jk Esq. C/ Sao Paulo Qd. 02 Lt. 01 02 E 03	0	Buriti De Goias	Buriti De Goiás	GO	45,00	439,61	Reversível
210	Rua Getulio Vargas	18	Centro	Codajás	AM	86,50	2.570,12	Reversível
4696	Rua Assis Pereira	18	Centro	Bonito De Santa Fé	PB	96,60	666,00	Reversível
BTSAPR247	Avenida Getulio Vargas	520	Diamante Do Sul	Diamante Do Sul	PR	42,08	525,00	Reversível
BTSAGO382	Rua Sizenando Jaime Nº 10 Qd. 25 Lt. 03	10	Pirenopolis	Pirenópolis	GO	9000	925,00	Reversível
4936	Rua N.Senhora Pilar	S/n	Centro	Ilha De Itamaracá	PE	4488	600,00	Reversível
BTSAGO408	Fazenda Lage - Rod. Rio Verde/Santa Helena A 161 M A Esq.	S/n	Rio Verde	Rio Verde	GO	50000	10.000,00	Reversível
3446	Morro Sao Domingos *	S/n		Viçosa	MG	10200	2.000,00	Reversível
6213	Avenida C - Qd.20 Lote 17 E 18	0	Distrito Industrial Do	SNossa Senhora Do S	SE	11800	5.583,70	Reversível
7673	Rua Sao Miguel	1	Centro	São Félix De Balsas	MA	900	450,00	Reversível
2179	Avenida Piaui	S/n	Centro	São João Do Paraíso	MA	7200	800,00	Reversível
928	Estrada Bom Despacho A Cacha Pregos (Fazenda Sao Joao)	0		Vera Cruz	BA	9501	1.000,00	Reversível
2964	Fazenda Do Manso *	S/n	Aratuba	Ouro Preto	MG	10000	520,00	Reversível
235	Rua Nossa Senhora Do Livramento	1	Zona Rural	Silves	AM	2436	450,00	Reversível
2545	Morro Da Repetidora De Tv *	S/n	Rural	Tarumirim	MG	4100	875,00	Reversível
2935	Avenida Getulio Vargas	264	Centro	Minduri	MG	6600	617,00	Reversível
4655	Rua Siqueira Campos	S/n	Centro	Santa Rita	PB	26805	1.184,00	Reversível
2560	Rua Barao De Coromandel	245	Barreiro De Baixo	Belo Horizonte	MG	15300	358,00	Reversível
BTSARS328	Rua Carlos Theobaldo Sperb		Morro Reuter	Morro Reuter	RS	7644	150,00	Reversível
BTSAMS103	Rua Cuiaaba	S/n	Centro	Japorã	MS	5580	450,00	Reversível
BTSARS474	Porto Maua	0	Porto Maua	Porto Mauá	RS	4505	150,00	Reversível
7513	Rua Euvaldo Da Gama Alves	S/n	Maruda	Marapanim	PA	8700	1.225,00	Reversível
BTSASC488	Praça Nereu Ramos	S/n	Centro	Vidal Ramos	SC	2500	247,00	Reversível
BTSARS130	Rua Moreira Cesar	0	Sao Jose	Caxias Do Sul	RS	7168	323,50	Reversível
5165	Morro Curral Queimado0			Mirandiba	PE	11800	2.000,00	Reversível
BTSASC103	Estrada Geral Chapadao Do Lageado	S/n	Centro	Chapadão Do Lagea	SC	90000	900,00	Reversível
BTSARO57	Rua Araras	0	Centro	Cacaulândia	RO	70000	700,00	Reversível
7078	Rua J.J. Seabra	0	Na	Canavieiras	BA	6829	1.791,80	Reversível
6137	Rua Professora Praia De Lurdes	S/n	Praia Do Zumbi	Rio Do Fogo	RN	3618	81,27	Reversível
5247	Avenida Desembargador Simplicio Mendes Alves	S/n	Na	Miguel Alves	PI	4800	414,00	Reversível
5253	Avenida Presidente Vargas	390	Centro	Porto	PI	4800	410,00	Reversível
4511	Vila Novo Paraíso	0	Na	São Geraldo Do Arag	PA	2502	426,30	Reversível
2181	Rua Nova	S/n	Centro	São João Batista	MA	6524	715,00	Reversível
7339	Rua Principal	S/n	Centro Do Zezinho	Senador La Rocque	MA	750	450,00	Reversível
2934	Morro Da Bocaina Negra *	S/n	Zona Rural	Ouro Preto	MG	9000	2.500,00	Reversível
3225	Rua Geronimo Aguiar	13	Centro	São João Da Ponte	MG	3300	201,00	Reversível
BTSAPR8	Rua Jose De Anchieta	1554	Alto Parana	Alto Paraná	PR	14790	190,00	Reversível
6564	Praca Barao De Santa Rosa	198	Simao Dias	Simão Dias	SE	18879	312,64	Reversível
2003	Avenida Itapemirim	S/n	Itaipava	Itapemirim	ES	9900	263,31	Reversível
BTSAPR591	Rua Vereador Jose Teixeira Alves	221	Planaltina Do Parana	Planaltina Do Paraná	PR	15219	290,00	Reversível
7081	Planalto Da Saude	0	Cumuruxatiba	Prado	BA	5271	729,00	Reversível
6156	Rua Mato Grosso	134	Bairro Dos Estados	Boa Vista	RR	1700	375,00	Reversível
1263	Rua Getulio Vargas	20	Centro	Jucás	CE	10338	176,18	Reversível
33638	Avenida Elizio De Abreu	S/n	Centro	Turiação	MA	900	2.200,00	Reversível
2619	Gruta Do Ipe *	S/n	Zona Rural	Lima Duarte	MG	3000	865,00	Reversível
4509	Vila Dois Irmaos	0	Na	São Geraldo Do Arag	PA	12000	900,00	Reversível
7099	Rua Da Alegria	S/n	Centro	Alcântara	MA	900	360,00	Reversível
2245	Rua Antonio De Melo Tavora	40	Centro	Fernando Falcão	MA	10,56	2.101,00	Reversível
5942	Praça Guilhermina Guinle	0	Bem Posta	Três Rios	RJ	5,00	100,00	Reversível
BTSAMS21	Rua Rocha Xavier	S/n	Centro	Bandeirantes	MS	58,07	2.000,00	Reversível
2881	Rua Vinte E Um De Abril	3	Gervasio	São Geraldo	MG	30,00	650,00	Reversível
7077	Rua Direita Do Sao Caetano	0	Sao Caetano	Salvador	BA	592,00	470,00	Reversível
2734	Rua Cel. Joaquim Placido Cintra	315	Urbano	Claraval	MG	40,00	225,00	Reversível
BTSAPR592	Avenida Rio Grande Do Sul	1503	Planalto	Planalto	PR	111,88	1.582,00	Reversível
BTSASC439	Rua Geral De Sao Jose Do Cerrito	0	Centro	São José Do Cerrito	SC	25,00	150,00	Reversível
4724	Rod. Br 412 Km 190	S/n	Na	Boa Vista	PB	20,95	450,00	Reversível
BTSARS349	Nova Padua	0	Nova Padua	Nova Pádua	RS	45,05	150,00	Reversível
BTSAPR698	Avenida Sao Joao	296	Sao Joao	São João	PR	111,88	600,00	Reversível
3236	Rua Dez *	S/n	Urbano	Congonhas	MG	87,00	1.138,00	Reversível
747	Estrada Antiga De Ibipectum Km 01	0	Vila De Ibipectum	Ipupiara	BA	42,00	1.937,00	Reversível

6740	Rua Domingos Caetano	144	Barbalho	Salvador	BA	293,00	541,00	Reversible
60	Morro0	S/n	Pov. De Agreste	Monteirópolis	AL	99,75	570,00	Reversible
5263	Rua Manoel Alves De Araujo	S/n	Centro	Luís Correia	PI	45,00	560,00	Reversible
189	Rua Tancredo Neves	S/n	Cameta	Barreirinha	AM	16,50	450,00	Reversible
7324	Largo Do Colegio - Fundos Da Escola Paulo Freire	S/n	Centro	São João Do Carú	MA	9,00	390,00	Reversible
4710	Rua Inacio Machado	S/n	Centro	Santa Luzia	PB	96,60	526,00	Reversible
5904	Sítio Boa Vista - Serra Do Capim	0	Sao Jose Do Vale Do	São José Do Vale Do	RJ	25,00	1.600,00	Reversible
BTSAPR415	Rua Benicio Minilza	239	Mandaguacu	Mandaguacu	PR	111,88	290,00	Reversible
3345	Avenida Major Lisboa Cunha	122	Centro	Wenceslau Braz	MG	26,00	280,00	Reversible
4360	Rodovia Br 222 - Km 56	S/n	Vila Da Paz	Rondon Do Pará	PA	29,70	450,00	Reversible
4372	Rua 10 De Março (6º Rua)	0	Na	Salvaterra	PA	63,01	890,00	Reversible
BTSASC125	Rua Sd - 844-009	0		Criciúma	SC	101,00	372,00	Reversible
917	Rua Superintendente Aldo Santana	S/n	Caldas Do Jorro	Tucano	BA	42,00	523,74	Reversible
1731	Rua Doracy Dos Santos	0	Na	Morrinhos	CE	45,00	98,02	Reversible
7111	Rua Grande - Morro De Santo Antonio	S/n	Centro	Bom Jardim	MA	9,00	360,00	Reversible
3452	Rua Getulao	57	Urbano	Manhuaçu	MG	16,00	300,00	Reversible
7555	Rua Brasil	S/n	VI Sao Francisco	Açailândia	MA	9,00	375,00	Reversible
BTSAPR774	Avenida Rio Pardo	830	Toledo	Toledo	PR	62,53	800,00	Reversible
5348	Repetidora Araras	0	Amarante	Amarante	PI	58,00	7.600,00	Reversible
3693	Boim	0	Boim	Santarém	PA	22,91	240,00	Reversible
5941	Rua Joao Pedro Da Silveira	113	Centro	Areal	RJ	1.274,44	1.206,00	Reversible
1426	Avenida Tiradentes	41	Na	Croatá	CE	36,33	250,46	Reversible
4139	Miritituba	0	Na	Itaituba	PA	26,55	462,00	Reversible
7386	Rua Sao Paulo	268	Trizidela	Barra Do Corda	MA	9,00	360,00	Reversible
2377	Rua Santo Antonio	S/n	Vila Leao	Paraibano	MA	9,00	520,00	Non-Reversible
6046	Sao Jose De Campestre0		Sao Jose De Campe	s São José Do Campe	RN	51,00	92,00	Reversible
2373	Rua Principal	232	Centro	Olinda Nova Do Mara	MA	9,00	360,00	Reversible
874	Estação Terra Nova	0	Na	Terra Nova	BA	53,25	1.050,00	Reversible
4985	Avenida Vicente Afonso	S/n	Centro	Joaquim Nabuco	PE	57,95	268,40	Reversible
1728	Rua Cesar Cals	S/n	Na	Caucaia	CE	48,15	189,75	Reversible
BTSAGO117	Avenida Mal. Humberto De A. Castelo Branco 42 Qd. 29 Lt. 354	42	Corrego Do Ouro	Córrego Do Ouro	GO	15000	150,00	Reversible
BTSAPR524	Estrada Principal	0	Palmeira	Palmeira	PR	7184	594,60	Reversible
4881	Fazenda Caripos - Br 428 - Santa Maria Da Boa Vista	0	Na	Santa Maria Da Boa	VPE	12434	41.199,99	Reversible
216	Vila Paricatuba	0	Paricatuba	Irاندuba	AM	1686	1.600,00	Reversible
2298	Rua Do Comercio	S/n	Centro	Centro Novo Do Mar	MA	900	300,00	Reversible
3411	Rua Joaquim Ribeiro De Castro	135	Urbano	Cristiano Otoni	MG	2700	360,00	Reversible
BTSAPR253	Estrada De Acesso	0	Doutor Ulysses	Doutor Ulysses	PR	2425	2.000,00	Reversible
3510	Rua Fernando Batista Dos Santos	S/n	Centro	Areado	MG	10100	597,00	Reversible
187	Rua Raimundo Cavalcante	742	Centro	Autazes	AM	5560	2.025,00	Reversible
1754	Rua Monsenhor Olavo Oliveira	100	Na	Granja	CE	3944	173,80	Reversible
3489	Morro Dos Pintados	S/n	Rural	Betim	MG	6000	1.730,00	Reversible
BTSAPR630	Rua Sao Borja	61	Quatro Pontes	Quatro Pontes	PR	4200	1.000,00	Reversible
607	Avenida Aurelio Mascarenhas	520	Na	Riachão Do Jacuípe	BA	3340	648,80	Reversible
1175	Rua Gov. Virgilio Tavora	S/n	Centro	Arneiroz	CE	3869	180,00	Reversible
1259	Avenida Pres. Medice / Rua Manoel Silva	171	Centro	Jati	CE	3633	569,00	Reversible
1743	Rua Joao F. Castelo- Planalto Clube	4	Tejubana	Mombaça	CE	12100	1.240,00	Reversible
7320	Rua Grande	S/n	Centro	Santa Inês	MA	900	429,00	Reversible
BTSADF76	Povoado Jk Br-020 Km 123	0	Formosa	Formosa	GO	15000	150,00	Reversible
1508	Caxitore	0	Na	Umirim	CE	1550	200,00	Reversible
178	Rua Nova Italia	1	Centro	Amaturá	AM	2310	450,00	Reversible
4165	Limoeiro Do Ajuru	0	Na	Limoeiro Do Ajuru	PA	24679	3.500,00	Reversible
BTSARSS10	Br. 240	0	Linha Pinheiral	Santa Cruz Do Sul	RS	4505	420,00	Reversible
BTSAPR813	Rua Campo Grande	0	Vere	Verê	PR	4208	1.800,00	Reversible
5096	Rua Alexandre Parente Sa	S/n	Centro	Cabrobó	PE	9700	2.017,00	Reversible
7536	Rua Rui Barbosa0			Palestina Do Pará	PA	13200	1.600,00	Reversible
4679	Rua Getulio Vargas	S/n	Centro	Ingá	PB	9800	807,00	Reversible
7399	Rua 7 De Setembro	268	Trizidela	Barra Do Corda	MA	900	324,00	Reversible
4271	Riozinho	0	Na	Novo Progresso	PA	1976	450,00	Reversible
867	Rua Padre Edgard Torres	S/n	Taboquinhas	Itacaré	BA	6930	614,40	Reversible
2107	Morro Sao Carlos	S/n	Rural	Vargem Alta	ES	10300	1.400,00	Reversible
7095	Rua Barao Do Rio Branco	S/n	Na	Itooró	BA	6885	568,75	Reversible
4248	Picmal Ou Canp	0	Na	Monte Alegre	PA	2618	340,00	Reversible
7741	Rua General Sampaio	S/n	Ipiranga Dos Palmare	Santo Antônio Do Içá	AM	3510	450,00	Reversible
7405	Rua Joao Jorge Pavao	S/n	Centro	Bequimão	MA	900	360,00	Reversible
7016	Serra Do Crueira	0	Zona Rural	Formosa Da Serra N	MA	3100	3.600,00	Reversible
2187	Rua Fernando Ferrari	0	Centro	Olho D'Água Das Cu	MA	6524	910,23	Reversible

BTSASC316	Rua Canada	198	Grvata	Navegantes	SC	2600	454,00	Reversible
3502	Avenida Avelino Pinheiro *	S/n	Jaçanã	Ibitiré	MG	15300	480,00	Reversible
6221	Rua Frei Inocencio	S/n	Centro	Ribeirópolis	SE	49623	496,23	Reversible
2645	Corrego Da Chacara *	S/n	Rural	Bom Despacho	MG	9800	3.600,00	Reversible
BTSAGO239	Rua 13 Qd. 10 Lt. 14 E 15	0	Bom Jesus	Ipiranga De Goiás	GO	15000	150,00	Reversible
3106	Avenida Prefeito Erotides Batista	1280	Urbano	São Gotardo	MG	9500	2.750,00	Reversible
3108	Fazenda Pe Do Morro *	S/n	Rural	Salinas	MG	8800	2.355,00	Reversible
7203	Rua 15 De Novembro	0	Na	Iaçu	BA	3344	476,40	Reversible
BTSAGO126	Rua Sebastiao De Brito (Ant. Chacara Mato Grosso) Qd. 31	0	Crixas	Crixás	GO	750	847,39	Reversible
1048	Loteamento Bela Vista	0	Fazenda	Ubaitaba	BA	18275	1.287,00	Reversible
4681	Rua Cicero Faustino	266	Centro	Lagoa Seca	PB	9800	424,00	Reversible
2478	Rua Grande	S/n	Centro	Turiaçu	MA	900	360,00	Reversible
6711	Fazenda Sao Gonçalo *	S/n	Zona Rural	Lassance	MG	2600	920,00	Reversible
BTSARS585	Sao Pedro Do Sul	0	Sao Pedro Do Sul	São Pedro Do Sul	RS	11165	290,00	Reversible
BTSASC17	Rua Blumenau	540	Centro	Apiúna	SC	10505	750,00	Reversible
BTSASC223	Rua 121	S/n	Centro	Itapema	SC	1820	150,00	Reversible
BTSARO135	Rua Principal S/N - Santa Cruz Da Serra	S/n	Centro	Jaru	RO	15000	150,00	Reversible
1942	Rua Jan Korolas	51	Urbano	Águia Branca	ES	9800	432,00	Reversible
12020	Fazenda Santa Rita	S/n	Rural	Setubinha	MG	300	225,00	Reversible
504	Rua Sapucaia	S/n	Centro	Conde	BA	8700	1.200,00	Reversible
36903	Povoado De Cajueiro	0	Na	Rafael Jambeiro	BA	1600	400,00	Reversible
1350	Rua Jesuita Adeodato	S/n	Na	Tamboril	CE	5569	55,69	Reversible
3897	Avenida Padre Angelo Bernardo	S/n	Vila Santo Antonio D	oBonito	PA	1904	435,12	Reversible
4092	Rua Dom Pedro	S/n		Vila Nossa Senhora A Goianésia Do Pará	PA	3870	300,00	Reversible
311	Avenida Fab	0	Centro	Amapá	AP	18840	3.500,00	Reversible
7635	Rodovia Ma-206	0	Primavera	Luís Domingues	MA	900	350,00	Reversible
2048	Sao Florianio	S/n	Sao Florianio	Domingos Martins	ES	2700	225,00	Reversible
2789	Fazenda Do Dr. Joao Tomaz	S/n	Rural	Douradoquara	MG	1600	440,00	Reversible
4191	4ª Travessa (Entre A Rua Bertoldo Costa E A Passagem Vila Nova)	0		Maracanã	PA	10100	1.425,60	Reversible
7141	Rua Do Sol	S/n	Centro	Maranhãozinho	MA	900	424,00	Reversible
6718	Morro Proximo Da Localidade *	S/n	Zona Rural	Medina	MG	8400	2.400,00	Reversible
4685	Rua Joao Pessoa	58	Centro	Remígio	PB	9800	745,00	Reversible
4532	Avenida Das Acacias	S/n		São Sebastião Da Bo	PA	6060	214,71	Reversible
7348	Rua Grande	S/n	Centro	Tutóia	MA	900	250,00	Reversible
456	Rua Pedro Celestino Bastos	S/n	Centro	Alagoinhas	BA	65700	2.093,00	Reversible
2931	Avenida Castelo Branco	68	Centro	Mato Verde	MG	3700	337,00	Reversible
6143	Rua Sao Jorge	241	Centro	São João Da Baliza	RR	14600	2.712,84	Reversible
3115	Rua Farm.Antonio Mota Marinho *	S/n	Urbano	Tabuleiro	MG	6600	360,00	Reversible
BTSARS170	Dois Irmaos Das Missoes	0	Dois Irmaos Das Mis	s Dois Irmãos Das Mis	RS	2625	150,00	Reversible
3578	Rua Do Campo	S/n	Centro	Sapucaia	PA	4779	805,00	Reversible
BTSAGO276	Fazenda Bonsucesso	0	Jataí	Jataí	GO	1824	21.000,00	Reversible
1953	Avenida Carolina Fraga	32	Centro	Atilio Vivacqua	ES	4000	170,00	Reversible
6733	Rodovia Ba 099	S/n	Arembepe	Camaçari	BA	6500	3.000,00	Reversible
35150	Rua 15 De Novembro	0	Na	Palmeiras	BA	3600	540,00	Reversible
7274	Est. De Itabela	0	Pov. De Trancoso	Porto Seguro	BA	6360	580,50	Reversible
617	Repetidora Saude	0	Na	Saúde	BA	3344	1.200,00	Reversible
641	Rua Dr. Cleobulo Santana	S/n	Centro	Ubaitaba	BA	3350	1.080,00	Reversible
6029	Avenida Atlantica	S/n	Distrito Muriu	Natal	RN	2888	72,00	Reversible
198	Rua Comandante Modesto	S/n	Sao Paulo	Boca Do Acre	AM	1650	300,00	Reversible
7598	Rua Sao Joao	8	Centro	Governador Newton	MA	900	77,00	Reversible
7139	Trav. Teixeira	S/n	Centro	Igarapé Do Meio	MA	9,00	301,12	Reversible
6563	Conjunto Pedro Valadares0	212	Simao Dias	Simão Dias	SE	75,00	12.000,00	Reversible
7156	Avenida Canoas - Loteamento Macambira I *	S/n	Centro	Ubaí	MG	26,00	300,00	Reversible
33633	Rua Principal	S/n	Povoado Baixao Da L	São Domingos Do M	MA	9,00	369,00	Reversible
BTSASC314	Rua Sergio Rui Burigo	S/n	Centro	Morro Da Fumaça	SC	-	378,00	Non-Reversible
5075	Rua Joaquim Escrivao	S/n	Centro	Carnaíba	PE	61,91	159,19	Reversible
34115	Povoado De Vila Uniao0			Governador Nunes F	MA	9,00	319,00	Reversible
4527	Sao Joao Do Araguaia - Conjunto Stª Izabel	0	Na	São João Do Araguaí	PA	34,40	497,00	Reversible
3495	Rua Z *	S/n	Boa Vista	Raposos	MG	132,89	339,00	Reversible
BTSAPR74	Pedra Branca	0	Bocaiuva Do Sul	Bocaiúva Do Sul	PR	15,80	1.200,00	Reversible
3351	Rua Monte Sol *	S/n	Centro	Camanducaia	MG	75,00	77,00	Reversible
4673	Rua Prof. Joao Moreira	10	Centro	Araruna	PB	43,42	181,00	Reversible
BTSASC92	Rua Avelina Bastos	S/n	Centro	Canelinha	SC	127,70	130,41	Reversible
BTSARS483	Quevedos	0	Quevedos	Quevedos	RS	44,85	325,00	Reversible
2874	Alto Do Campestre *	S/n	Zona Rural	Itabira	MG	66,00	1.200,00	Reversible
7299	Rua Principal	S/n	Centro	Anajatuba	MA	9,00	200,00	Reversible

BTSARS423	Rua Major Francisco Nunes De Souza	0	Gotuzzo - Ctmr	Pelotas	RS	76,25	76,52	Reversible
3015	Rua Dois	41	Centro	Prudente De Moraes	MG	66,00	360,00	Reversible
1989	Rua Sao Jose	S/n	Urbano	Fundão	ES	52,00	402,85	Reversible
2555	Rua Itambe	0	Floresta	Belo Horizonte	MG	4.385,02	2.692,32	Reversible
3240	Fazenda Corrego Do Palmital *	S/n	Rural	Divino Das Laranjeira	MG	85,00	2.100,00	Reversible
4286	Rodovia 230	S/n	Vila Progresso	Novo Repartimento	PA	21,35	504,00	Reversible
4429	Piraquara	0	Na	Santarém	PA	24,75	242,40	Reversible
7337	Rua Principal	S/n	Centro	São Vicente Ferrer	MA	33,00	450,00	Reversible
2459	Largo Aureliano	S/n	Centro	Sucupira Do Riachão	MA	14,00	226,00	Reversible
5228	Rua Francelino Soares	S/n	Centro	Angical Do Piauí	PI	48,00	516,00	Reversible
BTSAPR691	Rua Rui Barbosa	554	Santo Antonio Do Su	dSanto Antônio Do Su	PR	111,89	900,00	Reversible
4883	Rua Do Matadouro	S/n	Na	São José Do Belmon	PE	58,59	120,69	Reversible
2966	Rua Quinze De Janeiro	18	Centro	Ouro Verde De Mina	MG	66,00	360,00	Reversible
6979	Patio De Feira Nova0			Feira Nova	PE	60,00	105,05	Reversible
4177	Travessa Dos Inocentes	S/n	Vila Brasil Novo	Magalhães Barata	PA	19,38	240,00	Reversible
4733	Mata Grande0			Conceição	PB	62,00	900,00	Reversible
5100	Avenida Edmundo Dantas	S/n	Na	Exu	PE	53,00	268,00	Reversible
BTSASC286	Rua Itagiba	0	Centro	Lauro Muller	SC	95,05	1.555,30	Reversible
4333	Avenida Nazare	S/n	Vila Do Ananim	Peixe-Boi	PA	25,89	180,00	Reversible
3819	Rua Sete De Setembro	0	Aturiai	Augusto Corrêa	PA	11,90	247,20	Reversible
7556	Rua Sao Francisco - Antiga Rua Principal.	S/n	VI Sao Francisco	Açailândia	MA	9,00	360,00	Reversible
7576	Rua Sao Pedro	S/n	Cohabinha	Bacabal	MA	9,00	360,00	Reversible
7428	Br 316	1	Centro	Pio XII	MA	9,00	351,00	Reversible
4846	Rua Dom Pedro Ii	S/n	Na	Lajedo	PE	96,39	1.000,00	Reversible
3381	Avenida Quintino Vargas	216	Centro	São Romão	MG	37,00	360,00	Reversible
2683	Fazenda Riacho Dos Carneiros *	S/n	Rural	Capitão Enéas	MG	44,00	2.500,00	Reversible
3784	Mamia	0	Na	Alenquer	PA	22,75	264,00	Reversible
7063	Fazenda Boa Vista	0	Na	Itajuípe	BA	175,80	2.000,00	Reversible
4469	Rua Santa Maria	0	Vila Santa Maria	Santo Antônio Do Ta	PA	22,79	415,80	Reversible
2764	Rua Ana Ferreira Antunes *	S/n	Santa Efigenia	Montes Claros	MG	87,00	360,00	Reversible
3016	Morro Proximo A Br-496 Km-14 *	S/n	Zona Rural	Pirapora	MG	84,00	2.500,00	Reversible
3033	Praça Governador Valadares *	S/n	Centro	Ribeirão Vermelho	MG	38,00	290,00	Reversible
4684	Rua Joao Barbosa Da Silva	126	Centro	Queimadas	PB	98,60	510,00	Reversible
1838	Trapia	0	Na	Santa Quitéria	CE	15,50	25,50	Reversible
3101	Praça Primeiro De Março *	S/n	Urbano	Sobralia	MG	66,00	360,00	Reversible
7130	Avenida Tocantins	S/n	VI Davi	Cidelândia	MA	9,00	450,00	Reversible
BTSAGO125	Rua Ana Peixoto (Pça. Inacio J. De Campos) Qd. 14 Lt.13	0	Crixas	Crixás	GO	127,20	641,92	Reversible
BTSAGO265	Rua Prudente De Moraes Qd. 30 Lt. 01 Nº 333	333	Itumbiara	Itumbiara	GO	61,16	5.229,02	Reversible
BTSAPR528	Vila De Papagaio Novos, Lt 3 - Rua Sem Denominação	0	Palmeira	Palmeira	PR	11,88	555,73	Reversible
BTSARS435	Rua Dos Sorias	0	Vila Do Cancelao	Piratini	RS	20,00	375,00	Reversible
BTSARO32	Rua Principal S/N - Vila Miritizal	S/n	Centro	Cruzeiro Do Sul	AC	150,00	150,00	Reversible
1985	Sítio Sta Maria	S/n	Domingos Martins	Domingos Martins	ES	43,00	1.600,00	Reversible
854	Rua Milton Silva	S/n	Centro	Sapeaçu	BA	26,75	878,35	Reversible
67	Rua Dr. Oscar Gordilho	S/n	Centro	São José Da Laje	AL	64,30	330,00	Reversible
4421	Carariaca	0	Na	Santarém	PA	25,41	375,00	Reversible
200	Rua Padre Bento	S/n	Vila Foz Do Canuma	Borba	AM	23,10	450,00	Reversible
270	Vila Santana	0	Santana	São Sebastião Do Ua	AM	23,10	450,00	Reversible
7120	Rua Dos Camilos	S/n	Quintas	Brejo	MA	9,00	200,00	Reversible
7342	Rua Da Mangueira	1	Centro	Tuflândia	MA	9,00	336,00	Reversible
4216	Praça Sao Jose	S/n	Arsenio	Marapanim	PA	98,12	49,00	Reversible
3177	Fazenda Inhauma *	S/n	Rural	Coração De Jesus	MG	44,00	2.500,00	Reversible
4728	Rua Clemente Ferreira	50	Centro	Caaporã	PB	57,75	360,00	Reversible
4132	Barreiras	0	Na	Itaituba	PA	29,43	450,00	Reversible
268	Vila Santa Rita Do Well	0	Santa Rita Do Well	São Paulo De Oliven	AM	16,50	650,00	Reversible
1309	Praça Aluisio Pessoa	0	Centro	Pedra Branca	CE	51,67	51,20	Reversible
5236	Avenida Padre Joaquim Nonato	44	Centro	Demerval Lobão	PI	48,00	400,00	Reversible
5224	Rua Coronel Jose Fortes S/Nº	S/n	Centro	Esperantina	PI	56,00	700,00	Reversible
BTSAGO316	Fazenda Santa Antonio	0	Morrinhos	Morrinhos	GO	150,00	150,00	Reversible
11994	Sítio Choeira	S/n	Rural	Santana Do Deserto	MG	3,00	375,00	Reversible
5544	Rua Neuza Esq. Com Rua Georgina Lt 1234 Qd-40		Parque Freixal	Guapimirim	RJ	1.516,30	1.440,00	Reversible
3660	Rua Das Industrias	0	Centro	Goianésia Do Pará	PA	207,81	3.200,00	Reversible
1801	Rua Raimundo Bezerra De Moraes	20	Vila Sao Sebastiao	Cariús	CE	15,00	165,00	Reversible
1434	Avenida Jose Eugenio	17	Barra Do Sotero	Croatá	CE	15,50	25,50	Reversible
4156	Tabatinga	0	Na	Juruti	PA	23,71	563,22	Reversible
4559	Rua Joao Batista (Esquina Com Av. Presidente Vargas)	0	Centro	Terra Santa	PA	61,40	11.379,10	Reversible
6176	Rua Victor Mota Sem Nº	0	Centro	Uiramutã	RR	17,00	285,00	Reversible
BTSARS389	Passo Do Sobrado	0	Passo Do Sobrado	Passo Do Sobrado	RS	45,05	150,00	Reversible

3433	Avenida Da Saudade *	S/n	Urbano	Fama	MG	34,00	225,00	Reversible
2394	Avenida Padre Luis Risso	S/n	Centro	Presidente Sarney	MA	14,00	208,73	Reversible
5225	Rua Cel. Hugo De Castro S/Nº	S/n	Centro	Luzilândia	PI	48,00	525,00	Reversible
BTSAPR171	Rua Amor Perfeito	1628	Corbelia	Corbélia	PR	11189	1.572,00	Reversible
3167	Serra Santa Maria *	S/n	Rural	Visconde Do Rio Bra	nMG	8400	2.500,00	Reversible
4258	Ponta Negra	0	Na	Muaná	PA	1815	279,30	Reversible
BTSASC305	Avenida 7 De Setembro	S/n	Centro	Massaranduba	SC	4117	418,82	Reversible
BTSASC411	Rua Padre Anchieta Lote Nº15	0	Centro	São Carlos	SC	9683	1.689,00	Reversible
4391	Rua Do Lago	S/n	Vila De Caraparu	Santa Isabel Do Pará	PA	1176	400,00	Reversible
7103	Avenida Principal	S/n	Centro	Bacuri	MA	900	450,00	Reversible
7106	Avenida Principal	S/n	Centro	Bacuri	MA	900	450,00	Reversible
2308	Rua Projetada	S/n	Jacare	Cururupu	MA	900	360,00	Reversible
7626	Rua Valmir De Araujo	1	Centro	Junco Do Maranhão	MA	900	250,00	Reversible
7430	Rua Da Uniao	1	Centro	Ribamar Fiquene	MA	900	450,00	Reversible
7347	Rua Pedro Pinto	S/n	Centro	Tutóia	MA	900	250,00	Reversible
938	Rua Da Torre	1023	Guaibim	Valença	BA	3111	535,00	Reversible
33634	Rua Nova	S/n	Centro	São Domingos Do M	aMA	900	240,00	Reversible
6025	Praia De Caraubas	0	Caraubas	Maxaranguape	RN	4278	500,00	Reversible
5024	Praça Alice Crespo	S/n	Na	Bom Conselho	PE	14545	185,45	Reversible
BTSARS565	Sao Jose Do Hortencio	0	Sao Jose Do Hortenc	São José Do Hortênc	RS	6149	150,00	Reversible
3069	Praça Messias Matos	40	Urbano	São Gonçalo Do Aba	MG	6600	600,00	Reversible
4894	Alto Da Igreja	0	Na	Vicência	PE	5400	750,00	Reversible
33499	Rua Rio Branco	1	Centro	Esperantinópolis	MA	900	360,00	Reversible
7640	Rua Cel. Francisco Macatrao	S/n	Centro	Milagres Do Maranhã	MA	900	200,00	Reversible
4417	Rua Dois	S/n	Vila Mandii	Santana Do Araguaia	PA	3505	1.016,91	Reversible
BTSAPR725	Estrada Geral De Fluviopolis	0	Sao Mateus Do Sul	São Mateus Do Sul	PR	4208	1.510,00	Reversible
4940	Porto De Galinhas	S/n	Lot Merepe	Ipojuca	PE	5170	300,00	Reversible
BTSARS76	Rua Caaro	0	Caibate	Caibaté	RS	3594	150,00	Reversible
BTSAGO201	Fazenda Ze Mole	0	Goias	Goiás	GO	54999	11.000,00	Reversible
2678	Fazenda Forquilha *	S/n	Rural	Três Marias	MG	4100	4.225,00	Reversible
5463	Rua Francisco Dinizem Frente 75	0	Rosal	Bom Jesus Do Itabap	RJ	1800	360,00	Reversible
5562	Rua Jaime De Barros Dias	55	Jaguarembé	Itaocara	RJ	4314	480,00	Reversible
3648	Trav. 7 De Setembro	S/n	Campina	Mocajuba	PA	2117	3.696,00	Reversible
7398	Rua Da Torre Antiga Rua Do Massape	268	Trizidela	Barra Do Corda	MA	900	360,00	Reversible
7325	Rua Do Limao	S/n	Centro	São João Do Carú	MA	900	209,00	Reversible
BTSAGO50	Povoado Tesouras	0	Sao Jose Da Fazendi	Araguapaz	GO	14000	1.449,16	Reversible
4953	Rua Sao Paulo	78	Na	Itambé	PE	4954	484,14	Reversible
BTSARS41	Barra Funda	0	Barra Funda	Barra Funda	RS	4485	200,00	Reversible
4680	Praça Joao Pessoa	S/n	Centro	Juazeirinho	PB	9940	663,00	Reversible
BTSAGO417	Avenida Independencia Qd. 06 Lt. 12	0	Sanclerlândia	Sanclerlândia	GO	6400	647,00	Reversible
33636	Rua Da Telemar	S/n	Centro	Turiaçu	MA	900	360,00	Reversible
1775	Rua Militao Felinto De Melo	S/n	Santa Tereza	Croatá	CE	1550	25,50	Reversible
7586	Rua Principal	S/n	Centro	Centro Novo Do Mar	aMA	900	220,00	Reversible
5250	Trav. Do Posto De Saude	S/n	Centro	Palmeiras	PI	4800	480,00	Reversible
BTSAPR342	Estrada Br 277	S/n	Imbituva	Imbituva	PR	1021	150,00	Reversible
5238	Praça Cesar Cals	319	Centro	Guadalupe	PI	4800	420,00	Reversible
3399	Rua Padre Luiz	374	Urbano	Estrela Do Indaiá	MG	3800	254,00	Reversible
5243	Rua Des. Joao Mota	S/n	Centro	Jaicós	PI	4800	500,50	Reversible
BTSAPR245	Avenida Brasil	0	Diamante Doeste	Diamante D'Oeste	PR	4208	1.365,00	Reversible
4764	Propriedade Jose Belarmino Santos	S/n	Zona Rural	Salgadinho	PB	3298	100,00	Reversible
5226	Rua Benedito Brito	S/n	Centro	Alto Longá	PI	4800	525,00	Reversible
BTSAGO355	Fazenda Pontilhao - Zona Rural	0	Palmeiras De Goias	Palmeiras De Goiás	GO	1824	5.600,00	Reversible
5256	Rua Gov. Helvideo Nunes	S/n	Centro	Santo Antônio De Lis	PI	4800	510,01	Reversible
BTSAPR38	Estrada Municipal Do Tiete	0	Araucaria	Araucária	PR	4208	1.200,00	Reversible
5129	Rua Sao Sebastiao	S/n	Na	Brejinho	PE	5670	440,70	Reversible
69	Rua Santa Rita - Morrosn	S/n	Fatima	São Miguel Dos Cam	AL	10500	2.500,00	Reversible
4687	Rua Pref. Inacio Claudino	76	Centro	Soledade	PB	9870	424,00	Reversible
1620	Rua Do Bem	0	Lambedouro	Viçosa Do Ceará	CE	1550	250,00	Reversible
5307	Rua Nove De Novembro	322	Centro	Landri Sales	PI	2500	600,00	Reversible
4423	Colonia Jacamin	0	Na	Santarém	PA	2625	450,00	Reversible
4426	Trav. Capitaio Domingos Ramos Das Chagas	0	Sao Joao Dos Ramo	s São Caetano De Odi	PA	36900	369,00	Reversible
225	Travessa Ezequiel Ruiz	S/n	Vila Bela Vista	Manacapuru	AM	1650	450,00	Reversible
7145	Rua Principal	S/n	Centro	São Domingos Do M	MA	900	280,00	Reversible
BTSAPR399	Br 277	S/n	Laranjeiras Do Sul	Laranjeiras Do Sul	PR	9819	290,00	Reversible
5248	Rua Jose Noronha	S/n	Centro	Monsenhor Gil	PI	4800	640,00	Reversible
2983	Praça Lourival Barbosa	85	Centro	Pavão	MG	6600	300,00	Reversible
5137	Rua Augustinho Ikas	0	Na	Chã De Alegria	PE	3624	159,80	Reversible

BTSAPR766	Avenida Sao Joao	0	Tibagi	Tibagi	PR	1188	600,00	Reversible
5229	Trav. Salgado Filho	S/n	Centro	Aroazes	PI	4800	440,00	Reversible
5231	Avenida Sen. Petronio Portela S/Nº	S/n	Centro	Batalha	PI	4800	756,00	Reversible
5239	Rua Duque De Caxias	S/n	Centro	Inhuma	PI	4800	691,00	Reversible
5241	Rua Helvidio Nunes	99	Centro	Itainópolis	PI	4800	120,00	Reversible
5244	Avenida Jurandir Pires	S/n	Centro	Joaquim Pires	PI	4800	600,00	Reversible
5249	Rua Alfredo Lages	S/n	Centro	Nossa Senhora Dos	RPI	4800	340,00	Reversible
5252	Rua Mariquinha Nogueira	S/n	Centro	Pimenteiras	PI	4800	800,00	Reversible
7412	Rua Principal	S/n	Cacauero	Icatu	MA	900	585,00	Reversible
BTSARS523	Morro Da Caturrita		Morro Da Caturrita	Santa Maria	RS	5544	150,00	Reversible
BTSAGO466	Rua Dos Sabias Esq. C/ Av. Das Perdizes Qd. 22 Lt. 4/5	0	Uirapuru	Uirapuru	GO	7939	420,00	Reversible
2475	Rua Da Telemar	S/n	Centro	Turiaçu	MA	900	360,00	Reversible
2491	Rua Grande	1	Centro	Zé Doca	MA	900	360,00	Reversible
5237	Rua Ursolino Coimbra	S/n	Centro	Francinópolis	PI	2453	414,75	Reversible
BTSAPR680	Rua Liberato Spagola	555	Santa Mariana	Santa Mariana	PR	14720	1.560,00	Reversible
4350	Rua Argemiro Correa Lima	0	Santa Maria Do Urua	rPRAINHA	PA	2541	336,00	Reversible
3178	Rua Gontijo Ribeiro	702	Urbano	Coração De Jesus	MG	6600	275,00	Reversible
4712	Rua Joao Pessoa	39	Centro	São Mamede	PB	10010	785,00	Reversible
BTSAGO261	Fazenda Corrego Do Veado	0	Itaucu	Itaçu	GO	11903	2.380,62	Reversible
BTSASC39	Rua Domingos Coelho	S/n	Rio Cachoeira	Biguaçu	SC	12278	720,00	Reversible
37598	Povoado De Roça Velha	S/n	Na	Baianópolis	BA	9600	96,00	Reversible
7275	Fazendas Reunidas Lamarao	0	Lamarao Do Passe	São Sebastião Do Pa	BA	4050	1.000,00	Reversible
1723	Rua Cel. Francisco. B. Campelo	S/n	Na	Capistrano	CE	6320	210,40	Reversible
1645	Rua Nossa Senhora De Fatima	S/n	Mocambo	Marco	CE	1550	25,50	Reversible
1732	Rua Dr. Eptacio De Pinho	215	Na	Poranga	CE	4345	115,20	Reversible
5233	Rua Emilio Barao	S/n	Centro	Bonfim Do Piauí	PI	2453	900,00	Reversible
5373	Rua Projetada	S/n	Na	Gilbués	PI	2500	160,00	Reversible
5376	Km73 Da Pi-140	0	Repetidora Duas Lag	oltaueira	PI	2500	1.000,00	Reversible
4127	Rua Filomeno	S/n	Vila Tesselonica	Irituia	PA	1976	233,45	Reversible
7300	Avenida Principal	S/n	Centro	Anajatuba	MA	900	200,00	Reversible
7380	Rua Da Rodagem - Br 324	S/n	Centro	Anajatuba	MA	900	180,00	Reversible
7390	Br 226 25 Km Antes De Barra Do Corda Lado Direito	268	Centro	Barra Do Corda	MA	900	798,00	Reversible
	Sentido Pdu-Bdc0		Trizidela					
7584	Rua Principal (Frente Com A Br 135)	S/n	Centro	Capinzal Do Norte	MA	900	237,50	Reversible
7131	Rua Do Beijo	S/n	Centro	Conceição Do Lago-	AMA	900	568,00	Reversible
7138	Rua Da Uniao	1	Centro	Humberto De Campo	MA	900	450,00	Reversible
7601	Povoado Santo Antonio Dos Vieiras	0	Centro	Igarapé Grande	MA	900	160,00	Reversible
7003	Rua Primeiro De Maio	S/n	Centro	João Lisboa	MA	4800	903,00	Reversible
7636	Rua Grande	S/n	VI Neto Carvalho	Magalhães De Almei	MA	900	200,00	Reversible
2379	Rua Principal	719	Sao Jose	Pastos Bons	MA	900	360,00	Reversible
7658	Rua Do Cruzeiro	S/n	Centro	Pedreiras	MA	900	336,00	Reversible
2381	Est. Paraíso	S/n	Centro	Pinheiro	MA	900	687,00	Reversible
7664	Rua Grande	S/n	Centro	Poção De Pedras	MA	900	216,00	Reversible
2389	Avenida Castelo Branco	135	Centro	Porto Rico Do Maran	MA	900	360,00	Reversible
7013	Rua Do Campo	S/n	Centro	Presidente Dutra	MA	900	200,00	Reversible
2408	Rua Antonio Weba	S/n	Centro	Santa Helena	MA	900	312,00	Reversible
2425	Br 230	S/n	Centro	São Domingos Do Az	MA	900	360,00	Reversible
7327	Rua Principal	1	Centro	São João Do Soter	MA	900	240,00	Reversible
2453	Margem Direita Ma-247 Km 12	S/n	Centro	São Luís Gonzaga D	MA	900	360,00	Reversible
7335	Rua Grande (Rua Manoel Moreno)	S/n	Centro	São Raimundo Do D	MA	900	300,00	Reversible
11921	Sítio Nsa. Sra Da Aparecida (Pasto Limpo) *	S/n	Rural	Ouro Preto	MG	2000	300,00	Reversible
5940	Fazenda Bemposta0		Areal	Três Rios	RJ	13300	900,00	Reversible
BTSAPR668	Avenida Paulo Libanio	735	Santa Cruz De Monte	Santa Cruz De Monte	PR	11187	1.530,00	Reversible
4025	Avenida Principal - Vila Estrela Do Para	S/n	Grota Guarapara Nov	Cumaru Do Norte	PA	2625	450,00	Reversible
BTSARS691	Parque Dos Pinheiros	0	Vila Nova Do Sul	Vila Nova Do Sul	RS	5868	150,00	Reversible
3750	Avenida Henrique Vita	210	Centro	Santana Do Araguaia	PA	31000	6.400,00	Reversible
3802	Princesa Do Xingu	0	Na	Altamira	PA	2174	360,00	Reversible
4349	Vila Pacoval	0	Na	Praínha	PA	2400	300,00	Reversible
1378	Rua Emilia Cunha Da Silva	S/n	Taiba	São Gonçalo Do Ama	CE	3969	620,23	Reversible
1234	Trav. Tertuliano Nobre	46	Na	Ibicuitinga	CE	2809	195,00	Reversible
BTSAPR560	Rua Desembargador Costa Carvalho	365	Paula Freitas	Paula Freitas	PR	4208	948,20	Reversible
4645	Rua Pedro Nobre Sobrinho	S/n	Centro	Belém	PB	7475	140,00	Reversible
2067	Rua Tancredo Neves	S/n	Urbano	Viana	ES	400	611,39	Reversible
3207	Rua Itambacuri	70	Urbano	Frei Inocência	MG	6600	300,00	Reversible
935	Avenida Sul	S/n	Centro	Serra Do Ramalho	BA	8100	2.000,00	Reversible
1642	Rua Manoel Gonçalves	S/n	Miragem	Caririaçu	CE	1500	165,00	Reversible
1226	Rua Do Cruzeiro	9999	Centro	Granjeiro	CE	9900	520,00	Reversible

6972	Vila Nova Do Piaui	0	Urbano	Vila Nova Do Piaui	PI	900	150,00	Reversible
3843	Travessa Do Cemiterio	S/n	Povoado Araquemba	uBaião	PA	1993	321,10	Reversible
6169	Avenida Sete De Setembro Esquina Com Avenida 15 De Novembro	0	Vila Martins Pereira	Rorainópolis	RR	1700	230,00	Reversible
2258	Rua Principal (Vizinho À Unidade Integrada Tia Dede)	S/n	Centro	Araioses	MA	900	360,00	Reversible
7629	Rua Grande	1	Centro	Lago Da Pedra	MA	900	300,00	Reversible
6994	Br 135 Km 224	S/n	Centro	Peritoró	MA	6100	397,00	Reversible
2427	Rua Principal	S/n	Centro	São Domingos Do M	MA	900	360,00	Reversible
2479	Rua Da Telemar	S/n	Centro	Turiaçu	MA	900	360,00	Reversible
BTSAGO28	Rua Otelo Del Favero	195	Centro	Anhanguera	GO	13500	135,00	Reversible
3350	Avenida Dona Balduina	1125	Centro	Abadia Dos Dourado	MG	3800	200,00	Reversible
4784	Rua Joao Pessoa	S/n	Centro	Taperoá	PB	9800	900,00	Reversible
4843	Sítio Santo Antonio	0	Na	Ilha De Itamaracá	PE	1525	400,00	Reversible
3061	Avenida Santana	123	Urbano	Santana De Pirapam	MG	6600	360,00	Reversible
BTSAGO70	Avenida Aureliano Caetano Machado	S/n	Brazabrantes	Brazabrantes	GO	6100	1.215,80	Reversible
660	Rua Francisco Pinto	S/n	Centro	Inhambupe	BA	3300	1.296,00	Reversible
1202	Alameda Jose Quintino	350	Centro	Cedro	CE	11900	396,00	Reversible
6929	Serra Do Maracuja	0	Rural	São João Da Canabr	PI	900	300,00	Reversible
BTSASC7	Rua Bom Retiro	106	Centro	Águas De Chapecó	SC	10095	715,00	Reversible
3090	Avenida Sao Francisco	274	Urbano	Serra Dos Aimorés	MG	5700	345,00	Reversible
6988	Praça Cid Carvalho0	1	Centro	Presidente Vargas	MA	6500	427,00	Reversible
3062	Fazenda Lagoa *	S/n	Rural	Santo Antônio Do Am	MG	6600	2.500,00	Reversible
1344	Praça 16 De Agosto (Rua Santos Dumont)	497	Na	Aracoiaaba	CE	11900	466,00	Reversible
BTSAPR162	Estrada Municipal	0	Congonhinhas	Congonhinhas	PR	4208	510,00	Reversible
BTSASC218	Rua Gustavo Bernedete	78	Cordeiros	Itajaí	SC	42516	15,12	Reversible
2044	Br - 101- Km 146 - Safra	S/n	Safra	Itapemirim	ES	6600	1.250,00	Reversible
683	Rua Cosme Damiao	54	Banco Do Vitoria	Ilhéus	BA	6600	1.110,00	Reversible
73	Praça Da Matriz	S/n	Centro	Marechal Deodoro	AL	5066	200,00	Reversible
1312	Praça Marechal Rodon	S/n	Centro	Pereiro	CE	6597	65,97	Reversible
4138	Km 30	0	Na	Itaituba	PA	4367	360,00	Reversible
4409	Vila Sao Joao Batista	0	Na	Santa Maria Das Bar	rPA	2557	437,40	Reversible
4486	Rua Magalhaes Barata	S/n	Na	São Domingos Do Ca	PA	2006	391,00	Reversible
7574	Praça Da Igreja - Povoado Boa Vista Da Tabua	0	Cohabinha	Bacabal	MA	900	300,00	Reversible
7665	Rua Da Piçarreira	S/n	Centro	Poção De Pedras	MA	900	216,00	Reversible
3641	Avenida Barao Do Rio Branco	0	Centro	São Francisco Do Pa	PA	8970	126,78	Reversible
4239	Avenida Rui Barbosa	S/n	Na	Monte Alegre	PA	13600	1.800,00	Reversible
BTSAGO222	Rua Santa Clara Esq. C/ Frei Caetano	0	Hidrolândia	Hidrolândia	GO	45712	457,12	Reversible
3137	Morro Da Torre *	S/n	Rural	Santos Dumont	MG	8300	2.696,00	Reversible
4884	Rua Alto Do Clube	S/n	Sao Joao	São José Do Egito	PE	4752	1.000,00	Reversible
3070	Rua Sao Jose	141	Urbano	São Gonçalo Do Par	MG	6700	144,00	Reversible
4742	Fazenda Jurema	S/n	Zona Rural	Itatuba	PB	2712	126,10	Reversible
4514	Rua Campo Novo	S/n	Vila De Deolandia	São João Da Ponta	PA	1925	240,00	Reversible
6705	Fazenda Alegre *	S/n	Zona Rural	João Pinheiro	MG	8000	7.225,00	Reversible
3021	Fazenda Bom Sucesso *	S/n	Zona Rural	Porteirinha	MG	8400	1.800,00	Reversible
BTSARS593	Sao Valentim Do Sul	0	Sao Valentim Do Sul	São Valentim Do Sul	RS	4485	150,00	Reversible
3044	Fazenda Olhos D'Agua *	S/n	Rural	Sacramento	MG	8400	2.537,00	Reversible
BTSAGO561	Avenida Dr. Albeny Ferraz S/Nº Esq. C/ Rua 3	S/n	S Central	Ponte Alta Do Tocant	TO	4300	1.248,00	Reversible
3203	Rua Nossa Senhora Do Rosario	28	Centro	Japaraíba	MG	3800	300,00	Reversible
2944	Morro Proximo Da Localidade *	S/n	Zona Rural	Muriacé	MG	6600	2.500,00	Reversible
3690	Avenida Principal	S/n	Vila Curuai	Santarém	PA	4863	514,80	Reversible
7410	Rua Da Telemar	S/n	Centro	Buritcupu	MA	900	510,00	Reversible
181	Rua Conto Valelote Lote 6 Quadra 7	0	Centro	Caapiranga	AM	1650	300,00	Reversible
7587	Estrada De Acesso Ao Povoado	0	Centro	Chapadinha	MA	900	450,00	Reversible
BTSAGO263	Rua Rui Barbosa Qd. 6-A Lt. 6	0	Itaucu	Itaçu	GO	7680	335,17	Reversible
1455	Rua Sem Denominação Oficial	0	Boa Esperanca	Tamboril	CE	1500	200,00	Reversible
4273	Rua Principal	S/n	Vila Neteolandia	Novo Repartimento	PA	1995	480,00	Reversible
BTSARS271	Morro Da Tv	S/n	Irai	Iraí	RS	3748	1.600,00	Reversible
BTSARS626	Rodovia Rs 020	S/n	Taquara	Taquara	RS	1800	196,61	Reversible
BTSAMS149	Fazenda Estrela Dalva	0	Rural	Três Lagoas	MS	15000	27.000,00	Reversible
3355	Rodovia Br 135 *	S/n	Rural	Bocaiúva	MG	8900	2.500,00	Reversible
37605	Povoado De Brejo Da Missao	S/n	Na	Angical	BA	6840	68,40	Reversible
4737	Estr. De Acesso À Vila Joaquim Barbosa	S/n	Vila Joaquim Barbosa	Fagundes	PB	4190	280,00	Reversible
2203	Avenida 15 De Novembro	S/n	Vl Davi	Cidelandia	MA	4015	4.849,00	Reversible
34118	Rua Tiradentes	S/n	São Francisco	Maracacumé	MA	900	760,00	Reversible
2713	Praça Barao De Santa Cecilia	26	Centro	Carandaí	MG	1800	384,00	Reversible
761	Avenida Elisio Santana	0	Centro	Irará	BA	5300	1.473,12	Reversible
BTSASC44	Estrada De Acesso Ao Morro Dos Cachorros	S/n	Morro	Blumenau	SC	11866	1.500,00	Reversible

6101	Rua Dr Pedro Velho	174	Santo Antonio	Santo Antônio	RN	1600	70,00	Reversible
33491	Rua Torquato Pereira	S/n	Centro	Bequimão	MA	4015	480,00	Reversible
4433	Suruaca	0	Na	Santarém	PA	2800	660,00	Reversible
4207	Rua Jader Barbalho	S/n	Camara	Marapanim	PA	1190	225,00	Reversible
5107	Rua David Jacinto	S/n	Centro	Verdejante	PE	4578	381,90	Reversible
BTSARS207	Rua Garibaldi	0	Nova Sardenha	Farroupilha	RS	2657	324,60	Reversible
3113	Fazenda Cabeceira De Mestre Campos *	S/n	Rural	Teófilo Otoni	MG	8400	2.400,00	Reversible
33554	Largo De Sao Francisco	S/n	São Francisco	Nova Timboteua	PA	6290	364,49	Reversible
2595	Rua Nossa Senhora Aparecida *	S/n	Urbano	Ervália	MG	1200	300,00	Reversible
3445	Rua Engenheiro Alvares Maciel	171	Urbano	Inconfidentes	MG	33600	361,00	Reversible
1252	Rua Clodoaldo Pinto	103	Centro	Itatira	CE	2387	119,62	Reversible
2817	Rua Santo Antonio *	S/n	Nossa Senhora	Florestal	MG	35300	1.453,00	Reversible
BTSAGO127	Avenida Rio Branco Esq. C/ Pça. Paula Pontes Qd. Q Lt. 1	0	Crominia	Cromínia	GO	6012	400,00	Reversible
BTSAPR613	Rua Cruz Galego (Antigo N° 131)	77	Porecatu	Porecatu	PR	9153	290,01	Reversible
BTSARO157	Ro-429 Linha 106 A 11°31'50" De Latitude E 62°29'44" De	0		Alvorada D'Oeste	RO	15000	150,00	Reversible
	Logitude-Morro Da		Area Rural					
2002	Rua Pergentino Fidelis De Miranda	S/n	Irupi	Iúna	ES	6400	200,00	Reversible
6487	Estrada Do Justino	0	Centro	Poço Verde	SE	1722	882,78	Reversible
5986	Rua Edgar Dantas (Antigo 364)	80	Centro	Parnamirim	RN	33900	2.228,00	Reversible
1759	Rua Prof. Nicassio	S/n	Na	Bela Cruz	CE	4562	118,86	Reversible
5342	Rua Jose Saboia	S/n	Na	Sigefredo Pacheco	PI	25,00	600,00	Reversible
7100	Avenida Do Comercio	S/n	Centro	Amapá Do Maranhão	MA	9,00	1.625,00	Reversible
3658	Rua Madeira	0	Centro	Almeirim	PA	69,65	1.255,04	Reversible
BTSAPR114	Avenida Brasil	124	Capanema	Capanema	PR	111,88	1.800,00	Reversible
6222	Avenida Dr. Lourival Batista	0	Centro	Salgado	SE	78,75	3.025,00	Reversible
4346	Vila Ipanema	0	Na	Prairinha	PA	32,00	288,00	Reversible
BTSAPR492	Estrada Palmitopolis-Cafelandia	0	Nova Aurora	Nova Aurora	PR	91,73	290,00	Reversible
BTSAGO134	Rua 17 Esq. C/ Rua 16 Qd. 38 Lt. 05	0	Edealina	Edealina	GO	43,21	525,00	Reversible
3046	Morro Proximo Da Localidade *	S/n	Zona Rural	Itaobim	MG	91,00	2.000,00	Reversible
6996	Pov. Socorro		Pov. Socorro	Governador Eugênio	MA	52,00	389,80	Reversible
BTSAGO5	Rua Pedro Avelino Dias Nr. 19 Qd. 16	19	Agua Limpa	Água Limpa	GO	60,00	489,50	Reversible
3200	Fazenda Galheiro *	S/n	Rural	Gouveia	MG	84,00	2.500,00	Reversible
3871	Fidelis - Pass. Nossa Senhora De Fatima	S/n	Na	Belém	PA	11,90	205,44	Reversible
BTSAPR435	Rua Marechal Floriano Peixoto	1629	Mariluz	Mariluz	PR	105,09	1.350,00	Reversible
12014	Fazenda Recreio	S/n	Rural	Antônio Prado De Mi	MG	6,00	180,00	Reversible
3199	Morro Bandeirinha *	S/n	Rural	Gouveia	MG	84,00	2.500,00	Reversible
3218	Rua Marechal Deodoro	443	Centro	Monte Santo De Mina	MG	12,00	486,00	Reversible
75	Pedra Talhada	0	Na	Junqueiro	AL	87,22	2.156,00	Reversible
BTSAGO357	Avenida Aluisio A. Gomide	119	Palmelo	Palmelo	GO	60,12	1.139,38	Reversible
599	Rua Sao Roque	S/n	Na	Planaltino	BA	52,71	851,56	Reversible
BTSASC205	Rua Tiradentes	0	Centro	Indaial	SC	589,77	150,00	Reversible
6321	Rodovia Airton Senna	S/n	Povoado De Abais	Estância	SE	36,10	40,50	Reversible
7166	Rua Leal Santos	S/n	Teixeira Do Progress	oMascote	BA	12,00	952,00	Reversible
BTSAGO286	Rua 4 Esq. C/ Rua 6	0	Betania	Jussara	GO	70,00	600,00	Reversible
5459	Rua Dr. Abreu Lima	35	Bom Jesus De Itabap	Bom Jesus Do Itabap	RJ	137,04	961,00	Reversible
2042	Morro Lacreia-S.Domingos	S/n	Rural	São Domingos Do No	ES	45,00	1.600,00	Reversible
4850	Alto Do Obelisco - Loteamento Obeliscolotes 11 E 12	0	Obelisco	Nazaré Da Mata	PE	560,00	560,00	Non-Reversible
BTSAGO122	Fazenda Muquem Do Joao Francisco - Morro Da Canastra	0	Cristianopolis	Cristianópolis	GO	2.000,00	2.000,00	Reversible
5611	Rua Cento E Sessenta E Um	0	Ponta Negra	Maricá	RJ	160,00	478,00	Reversible
7667	Rua Da Paz	S/n	Centro	Rosário	MA	9,00	100,00	Reversible
BTSAPR179	Rua Tocantins	0	Corumbatai Do Sul	Corumbatá Do Sul	PR	12,65	3.600,00	Reversible
BTSARS30	Estr. Bage-Lavras Do Sul	0	Rodeio Colorado	Bagé	RS	33,94	200,00	Reversible
BTSAMT76	Rua Parana	0	Centro	Nova Olímpia	MT	42,30	504,00	Reversible
2617	Avenida Do Contorno Leste *	S/n	Urbano	Carmo De Minas	MG	26,00	1.010,00	Reversible
3332	Rua Jose Bonifacio *	S/n	Centro	Serranos	MG	101,00	360,00	Reversible
76	Morro0	S/n	Centro	Barra De Santo Antô	AL	44,97	400,00	Reversible
4140	Moraes Almeida	0	Na	Itaituba	PA	25,52	1.008,00	Reversible
4241	Ramal Cuçaru	S/n	Comuniade Cucaru	Monte Alegre	PA	25,34	382,50	Reversible
4345	Rua Das Flores	0	Boa Vista Do Cucari	Prairinha	PA	25,08	864,00	Reversible
4347	Itamucuri	0	Na	Prairinha	PA	25,41	660,00	Reversible
229	Rua Bairro Novo	0	Vila Campinas	Manacapuru	AM	16,50	300,00	Reversible
2448	Rua Oswaldo Cruz	1084	Centro	São Luís	MA	42,00	42,00	Non-Reversible
2422	Rua Da Matriz	S/n	Centro	Santo Antônio Dos L	MA	83,00	600,00	Reversible
4674	Rua Dr. Cunha Lima	224	Centro	Areia	PB	7300	204,00	Reversible
3957	Rua Deodoro De Mendonça	S/n	Vila Do Carmo	Cametá	PA	3302	751,10	Reversible
4231	Trav. Lauro Sodre	S/n	Centro	Mocajuba	PA	7232	2.999,99	Reversible
4406	Rua Da Telemar	S/n	Casa De Tabua	Santa Maria Das Bar	rPA	2656	506,26	Reversible

3834	Vila Repartimento	0	Na	Aurora Do Pará	PA	1190	325,62	Reversible
BTSAGO97	Avenida Nossa Sra. Do Carmo	335	Carmo Do Rio Verde	Carmo Do Rio Verde	GO	22400	224,00	Reversible
2040	Rua Eng. F. Dutra - R.Bananal	S/n	Urbano	Rio Bananal	ES	5200	1.079,53	Reversible
3205	Fazenda Boa Vista *	S/n	Zona Rural	Jacinto	MG	300	900,00	Reversible
BTSASC352	Area De Acesso A Igreja Catolica	0	Centro	Piratuba	SC	2767	668,50	Reversible
BTSAPR690	Prolongamento Rua Presidente Vargas	0	Santo Antonio Do Su	dSanto Antônio Do Su	dPR	4270	450,00	Reversible
4184	Vila Uniao (Rua Do Colegio S/N)	S/n	Na	Marabá	PA	2483	561,60	Reversible
1611	Lagoa Do Banana	0	Na	Caucaia	CE	1550	25,50	Reversible
5098	Rua Jose Marcolino Pereira	S/n	Na	Carnaubeira Da Penh	PE	3624	268,40	Reversible
4357	Agrovila Mata Geral - Rua Prof Tereza	0	Na	Redenção	PA	2800	272,83	Reversible
185	Rua Dr. Julio Taumaturgo Lobo	S/n	Vila Do Novo Ceu	Autazes	AM	1650	200,00	Reversible
639	Estacao Olhos D'Agua Repetidora	0	Na	Tucano	BA	8574	5.890,50	Reversible
4991	Rua 13 De Maio	S/n	Centro	Cortês	PE	3624	253,70	Reversible
7052	Senador Teotônio Vilela	0	Centro	Teotônio Vilela	AL	1350	90,00	Reversible
4638	Sítio Salgadinho	S/n	Zona Rural	Brejo Dos Santos	PB	2540	513,00	Reversible
4745	Avenida Centenario	724	Cruz Das Armas	João Pessoa	PB	4312	323,79	Reversible
1196	Rua 22 De Julho	517	Na	Carnaubal	CE	5916	178,25	Reversible
1351	Rua Jose Pereira Leite	S/n	Central	Tarrafas	CE	3533	35,33	Reversible
3573	Rua Principal (Prox.Rodoviaria)	S/n	Centro	Marapanim	PA	8600	1.200,00	Reversible
6998	Em Frente A Br 2300	719	Sao Jose	Pastos Bons	MA	8200	216,00	Reversible
2050	Avenida Julio Guide	S/n	Sao Jose Fruteiras	Vargem Alta	ES	6400	182,17	Reversible
BTSARS497	Ronda Alta	0	Ronda Alta	Ronda Alta	RS	6300	150,00	Reversible
3094	Fazenda Irmaos Arnaldo Isidoro *	S/n	Zona Rural	Machado	MG	8400	1.771,90	Reversible
7514	Rua Jose Dos Santos Munhoes	S/n	Vila De Timboteua	Nova Timboteua	PA	1190	264,62	Reversible
1336	Rua Jose Gustavo Da Silva	17	Centro	Saboeiro	CE	5270	396,00	Reversible
BTSADF55	Lote 01 Quadra 03 Avenida Presidente Juscelino		Cabeceiras	Cabeceiras	GO	24200	1.987,00	Reversible
4118	Rua Jarbas Passarinho	S/n	Na	Ipixuna Do Pará	PA	10900	900,00	Reversible
6703	Morro Da Repetidora De Tv	S/n	Zona Rural	Itabacuri	MG	2700	196,00	Reversible
2598	Rua 11 *	S/n	Urbano	Senador Amaral	MG	1100	300,00	Reversible
980	Rua Bom Jesus	S/n	Na	Porto Seguro	BA	3300	630,00	Reversible
6162	Rua Zuza Piaui	S/n	Centro	Amajari	RR	1700	1.332,53	Reversible
BTSAGO555	Avenida L Esq. C/ Rua 21 Qd. 109 Lt. 07 E 08	0	Centro	Paraná	TO	7939	2.000,00	Reversible
BTSAGO481	Rua 15 De Novembro Qd.20 Lt.11	0	Centro	Ananás	TO	6300	3.038,00	Reversible
3430	Morro Do Cemiterio *	S/n	Zona Rural	Lamim	MG	300	225,00	Reversible
3174	Morro Proximo Da Localidade	S/n	Serra Dos Pereiras	Brazópolis	MG	4400	1.200,00	Reversible
BTSASC271	Rua Xv De Outubro	0	Pirabeiraba	Joinville	SC	3862	507,80	Reversible
3458	Rua Francisco Candido Da Silva *	S/n	Urbano	Fama	MG	3400	240,00	Reversible
3256	Rua Professor Virgilio Lacerda *	S/n	Centro	Santana Dos Montes	MG	2500	400,00	Reversible
1377	Rua Jose Vasques	101	Centro	Orós	CE	3397	33,97	Reversible
6846	Goiabeira	0	Rural	Pedro Ii	PI	9,00	200,00	Reversible
4036	Rua Alcindino Campos	S/n	Povoado De Caratate	Curuçá	PA	19,60	228,00	Reversible
5293	Avenida Central	S/n	Na	Conceição Do Canin	dPI	35,00	800,00	Reversible
2064	Rodovia Sebastiao Alves Lima Km 55	S/n	Sao Bento	Domingos Martins	ES	64,00	300,00	Reversible
7154	Rua Leitao Da Cunhalote 21 Quadra 01	0	Miguel Couto	Nova Iguaçu	RJ	171,88	399,00	Reversible
1727	Rua Cel. Virgilio Tavora	S/n		Arneiroz	CE	28,00	180,00	Reversible
5110	Rua Joao Xxiii	123	Centro	Moreilândia	PE	40,80	420,00	Reversible
7167	Rua Santo Andre Ou Jose Carlos	S/n	Distrito Olivenca	Ilhéus	BA	16,00	380,00	Reversible
BTSARS296	Rua Felipe Craide	106	Sao Cristovao	Lajeado	RS	20,00	396,00	Reversible
BTSAMS142	Av Felinto Muller	118	Centro	Taquarussu	MS	100,00	450,00	Reversible
1556	Gangorrinha	0	Na	Tabuleiro Do Norte	CE	15,50	200,00	Reversible
3918	Rod. Bragança / Viseu	S/n	Vila Do Engenho	Bragança	PA	19,25	240,00	Reversible
33618	Rua Principal	S/n	Nova Paragonorte I	Paragominas	PA	145,32	450,00	Reversible
4632	Sítio Seio Do Abraao	S/n	Zona Rural	Passagem	PB	181,30	3.600,00	Reversible
305	Rua Sao Benedito	S/n	Na	Itaubal	AP	41,80	2.005,00	Reversible
5116	Fazenda Boa Esperança0			Amaraji	PE	182,93	1.950,00	Reversible
7475	Fazenda Bordao	0	Na	Jeremoabo	BA	88,00	2.000,00	Reversible
5362	Repetidora Santa Marta	0	Na	Corrente	PI	35,00	14.400,00	Reversible
BTSAPR699	Rua Tiradentes	580	Sao Joao Do Caiua	São João Do Caiuá	PR	111,88	1.200,00	Reversible
2045	Avenida Albatroz	S/n	Santa Monica	Guarapari	ES	53,00	360,00	Reversible
7064	Praça Castro Alves	S/n	Na	Lajedão	BA	12,00	1.050,00	Reversible
7245	Fazenda Pique E Pe De Serra	0	Ribeira	Ribeira Do Pombal	BA	90,41	740,00	Reversible
4744	Rua Apolonio Nobrega	228	Castelo Branco	João Pessoa	PB	43,12	200,00	Reversible
6758	Assunção Do Piaui	0	Centro	Assunção Do Piauí	PI	9,00	250,00	Reversible
4487	Rodovia Pa-1270	S/n	Vila De Perseveranca	São Domingos Do Ca	PA	11,90	253,00	Reversible
2209	Rua Massala Carneiro	1	Centro	Sucupira Do Norte	MA	51,37	4.790,63	Reversible
BTSASC94	Rua Otto Friedrich Esq. Rua Rodolfo Scheide	0	Jardim Esperanca	Canoinhas	SC	63,04	150,00	Reversible
BTSAMS75	Av Reginaldo Lemes Da Silva	783	Centro	Dois Irmãos Do Buriti	MS	55,80	325,00	Reversible

2169	Rua Joao Lisboa	S/n	Sao Pedro	Codó	MA	85,00	3.675,00	Reversible
BTSAPR645	Rua Espirito Santo	712	Ribeirão Do Pinhal	Ribeirão Do Pinhal	PR	111,88	1.600,00	Reversible
5020	Rua Pedro Beltrao	S/n	Centro	Tacaimbó	PE	29,40	436,98	Reversible
BTSASC306	Rua Absalao Carneiro	S/n	Centro	Matos Costa	SC	31,79	126,65	Reversible
1368	Rua Alto Alegre	S/n	Prainha	Aquiraz	CE	87,00	577,94	Reversible
1668	Vila Padre Cicero	S/n	Na	Milagres	CE	15,00	70,00	Reversible
3926	Nazare Dos Patos	0	Vila Nazare Dos Pato	Breu Branco	PA	19,96	516,60	Reversible
5101	Avenida Josefa Alencar Ferraz S/N- Antiga Jose Saraiva Xavier	S/n	Na	Granito	PE	40,80	302,10	Reversible
6967	Rod. Pi 112	S/n	Novo Nilo	União	PI	9,00	387,50	Reversible
7597	Rua Padre Josino	S/n	Vila Dos Palmares	Governador Edison L	MA	9,00	420,00	Reversible
4512	Avenida Felix Nauar	S/n	Vila Nova	São Geraldo Do Arag	PA	17,11	336,00	Reversible
BTSAPR325	Morro Das Caieiras	S/n	Guaratuba	Guaratuba	PR	1.088,00	1.088,00	Reversible
BTSARS236	Estrada Santa Tecla	0	Costa Do Ipiranga	Gravataí	RS	30,00	397,87	Reversible
2889	Morro Do Sertao *	S/n	Zona Rural	Juiz De Fora	MG	48,00	2.500,00	Reversible
11930	Fazenda Vista Alegre *	S/n	Rural	São José Do Divino	MG	3,00	200,00	Reversible
32658	Santa Cruz	0	Na	Conde	BA	150,00	600,00	Reversible
909	Rodovia Ilheus Itabuna Km 110	S/n	Salobrinho	Ilhéus	BA	66,95	990,00	Reversible
906	Rua Parque Sao Jorge	S/n	Arraial Da Pedra	Santo Amaro	BA	85,21	1.532,48	Reversible
4749	Rua Manoel Marques	S/n	Centro	Malta	PB	100,80	120,00	Reversible
1222	Rua Joaquim Pergentino	101	Centro	Fortim	CE	52,08	221,59	Reversible
3822	Rua Dos Remedios	0	Perimerim	Augusto Corrêa	PA	11,90	247,20	Reversible
3833	Avenida Principal	S/n	Vila Fatima	Aurora Do Pará	PA	11,90	240,00	Reversible
3937	Trav. Silverio Cardoso	0	Camara Do Marajo	Cachoeira Do Arari	PA	19,77	525,00	Reversible
7279	Avenida Duque De Caxias	S/n	Na	Porto De Moz	PA	26,68	4.937,50	Reversible
2306	Ilha De Maiiau	S/n	Jacare	Cururupu	MA	9,00	375,00	Reversible
194	Vila Feijoal	0	Feijoal	Benjamin Constant	AM	23,10	250,00	Reversible
5013	Rua Marechal Rondon	S/n	Centro	Agrestina	PE	36,24	375,00	Reversible
5008	Avenida Dr. Manoel Borba	S/n	Centro	Altinho	PE	40,20	342,95	Reversible
3672	Rua Joao Dos Anjos Reis	0	Centro	Irituia	PA	88,40	532,80	Reversible
4701	Rua Pres. Joao Pessoa	448	Centro	Conceição	PB	74,09	285,00	Reversible
BTSARS210	Linha Jansen Parte Dos Lts 159 A 151 - Rua Sem Nome	0	Jansen	Farroupilha	RS	26,57	312,50	Reversible
3249	Rua Cel. Hefren Epifanio	71	Urbano	Felixlândia	MG	43,00	330,00	Reversible
618	Rua Manoel Fabricio	S/n	Centro	Seabra	BA	35,65	1.066,30	Reversible
4981	Rua Agamenon Magalhaes	S/n	Centro	Rio Formoso	PE	40,50	207,00	Reversible
BTSAPR62	Rua Tabajara	0	Barbosa Ferraz	Barbosa Ferraz	PR	15,80	150,00	Reversible
BTSASC388	Secção 1º De Janeiro	0	Rural	Romelândia	SC	900,00	900,00	Reversible
4752	Cha Do Cheiro	S/n	Zona Rural	Natuba	PB	7,50	400,00	Reversible
1623	Rod. Central Distrito De Limoeiro	S/n	Distrito Limoeiro	Guaraciaba Do Norte	CE	15,50	200,00	Reversible
1584	Rua Coronel Joao Martins	S/n	Iraja	Hidrolândia	CE	15,50	25,50	Reversible
1274	Trav. Jose Amancio	403	Centro	Massapê	CE	75,24	148,50	Reversible
5367	Repetidora Elesbao Veloso	0	Urbano	Elesbão Veloso	PI	25,00	5.440,00	Reversible
7018	Rua Da Uniao	1	Trator	Nova Olinda Do Mara	MA	40,00	651,00	Reversible
1888	Rodovia Geraldo Sertorio Km - 10	S/n	Domingos Martins	Domingos Martins	ES	69,00	245,00	Reversible
BTSARS512	Linha Joao Alves	0	Linha Joao Alves	Santa Cruz Do Sul	RS	85,65	368,15	Reversible
3394	Morro Proximo Do Cemiterio *	S/n	Zona Rural	Itaú De Minas	MG	37,00	900,00	Reversible
3267	Rua Resplendor	113	Centro	Pocrane	MG	56,00	152,00	Reversible
5265	Rua Princesa Isabel	S/n	Centro	Curimatá	PI	48,00	1.250,01	Reversible
3855	Rua Do Comercio	S/n	Barreira Dos Campos	Santana Do Araguaia	PA	30,78	1.204,16	Reversible
4648	Rua Napoleao Laureano	150	Centro	Guarabira	PB	1.172,13	1.216,00	Reversible
4730	Avenida Barao Rio Branco	S/n	Centro	Caiçara	PB	34,75	348,48	Reversible
BTSAPR460	Avenida Duque De Caxias	1099	Matelandia	Matelândia	PR	154,34	1.200,00	Reversible
11751	Jupagua	S/n	Centro	Cotegipe	BA	12,00	96,00	Reversible
37602	Povado De Mandacaru	S/n	Na	Rafael Jambeiro	BA	30,00	30,00	Reversible
7557	Rua B,0	S/n	VI Sao Francisco	Açailândia	MA	9,00	300,00	Reversible
7132	Rua Do Campo	S/n	Centro	Davinópolis	MA	9,00	450,00	Reversible
5360	Repetidora Umburana (Rep. Caracol)	0	Saco	Caracol	PI	25,00	6.400,00	Reversible
3390	Rua Joaquim Severo De Oliveira	S/n	Urbano	Bandeira Do Sul	MG	37,00	421,00	Reversible
274	Rua Sao Sebastiao	S/n	Vila Caiambe	Tefé	AM	16,50	450,00	Reversible
2026	Avenida P. Pereira-N. Brasil	S/n	Urbano	Governador Lindenbe	ES	6400	252,50	Reversible
2756	Rua Doze De Dezembro *	S/n	Centro	Córrego Do Bom Jes	uMG	6000	199,00	Reversible
4751	Rua Santa Terezinha	S/n	Centro	Massaranduba	PB	2095	250,00	Reversible
248	Rua Graça Pereira	S/n	Agrovila Do Mocamb	oParintins	AM	1650	450,00	Reversible
7104	Avenida Principal	S/n	Centro	Bacuri	MA	900	450,00	Reversible
7652	Rua Demetrio Ribeiro	1	Centro	Paulino Neves	MA	900	384,00	Reversible
2211	Morro Das Aguidas	S/n	Centro	São João Dos Patos	MA	4892	3.750,00	Reversible
BTSARS477	Rua Ipiranga	245	Presidente Lucena	Presidente Lucena	RS	4505	150,00	Reversible

3978	Rua Principal	S/n	Iacaia	Capitão Poço	PA	1960	240,00	Reversible
3803	Vale Piaense	0	Na	Altamira	PA	1976	348,54	Reversible
BTSARS430	Pinheirinho Do Vale	0	Pinheirinho Do Vale	Pinheirinho Do Vale	RS	4485	150,00	Reversible
3463	Rua Pitangui - Sabara	S/n	Centro	Sabará	MG	4200	552,00	Reversible
6227	Rua Francisco Sobral Garcez	S/n	Centro	Itaporanga D'Ajuda	SE	7479	2.580,00	Reversible
BTSASC281	Rua Vital Brasil	S/n	Penha	Lages	SC	10095	450,00	Reversible
2037	Rua Antonio Guedes Alcofaredes	S/n	Centro	Pedro Canário	ES	6300	600,00	Reversible
590	Fazenda Morro Pai Inacio Br 242	S/n	Na	Palmeiras	BA	6405	2.000,00	Reversible
4179	Vila Itainopolis (Av. Boa Esperança	S/n	Na	Marabá	PA	2430	470,40	Reversible
2213	Sede Do Municipio0	1	Centro	Cantanhede	MA	4015	2.460,00	Reversible
7357	Rua Florentino	361	Centro	Vitorino Freire	MA	900	360,00	Reversible
3927	Nova Jutai	0	Vila Nova Jutai	Breu Branco	PA	1996	600,00	Reversible
4831	Alto Do Morro - Morro Da Hermidia	S/n	Na	Floresta	PE	3600	1.250,00	Reversible
4938	Rua Siqueira Campos	S/n	Centro	Itapissuma	PE	3620	404,36	Reversible
11944	Rua Boiadeira *	S/n	Rural	Rio Do Prado	MG	1200	300,00	Reversible
4989	Alto Do Cruzeiro	S/n	Cruzeiro	Quipapá	PE	3624	300,00	Reversible
744	Rua Do Cruzeiro	S/n	Na	Ibiassucê	BA	5270	2.200,00	Reversible
7116	Rua Grande	S/n	Povoado Vila Bandeir	Bom Jardim	MA	900	360,00	Reversible
7362	Rua Dos Paraibas	S/n	S/n	Zé Doca	MA	900	240,00	Reversible
BTSAPR186	Rua Joaquim Tavora	58	Cruzeiro Do Oeste	Cruzeiro Do Oeste	PR	3093	900,00	Reversible
BTSAPR334	Avenida Numero 1	0	Icaraima	Icaraima	PR	1265	910,00	Reversible
3347	Rua Virgilio De Melo Franco	97	Urbano	São Roque De Minas	MG	2700	217,00	Reversible
1643	Mirambe	0	Na	Caucaia	CE	1550	202,50	Reversible
6948	Sebastiao Barros	0	Rural	Sebastião Barros	PI	900	200,00	Reversible
4017	Geovamira	0	Na	Conceição Do Aragu	PA	3298	450,00	Reversible
4090	Rua Haroldo Alencar	S/n	Vila Marapanima	Garrafão Do Norte	PA	3828	240,00	Reversible
4182	Vila Santa Fe	0	Na	Marabá	PA	2485	443,70	Reversible
4229	Avenida Senador Lemos	87	Na	Melgaço	PA	2557	345,00	Reversible
4280	Rodovia Transamazonica	S/n	Vila Uniao	Novo Repartimento	PA	10900	135,00	Reversible
4307	R. Vila Aratu	S/n	Vila Aratu	Pacajá	PA	2550	312,40	Reversible
4313	Santa Isabel Do Araguaia	0	Na	Palestina Do Pará	PA	2625	419,40	Reversible
3565	Avenida Pres. Rodrigues Alves	S/n	Na	Santa Maria Das Bar	PA	364	7.657,00	Reversible
4510	Vila Fortaleza	0	Na	São Geraldo Do Arag	PA	2541	435,00	Reversible
4525	Apinages	0	Na	São João Do Araguaia	PA	1835	316,80	Reversible
7313	Rua Da Pedra	1	Centro	Graça Aranha	MA	1050	360,00	Reversible
2426	Rua Principal	S/n	Centro	São Domingos Do M	MA	900	360,00	Reversible
33632	Povoado Sabonete	0	Centro	São Domingos Do M	MA	900	360,00	Reversible
7334	Trav. Raimundo Selvino	1	Centro	São Raimundo Do D	MA	900	450,00	Reversible
5048	Rua Quatro - Cohab	S/n	Centro	Ingazeira	PE	3624	450,00	Reversible
BTSAMS25	Rua Jose Roque De Carvalho	84	Centro	Bodoquena	MS	50750	507,50	Reversible
3436	Fazenda Bom Pastor *	S/n	Zona Rural	Matias Barbosa	MG	3700	2.500,00	Reversible
4234	Rua Joao Carlos Batista	S/n	Vila Nova Vida	Moju	PA	1224	263,00	Reversible
211	Avenida 27 De Julho	1476	Nova Esperanca	Envira	AM	5560	3.468,40	Reversible
4628	Vila Sao Francisco	0	Na	Xinguara	PA	1976	291,55	Reversible
1634	Rua Manoel Torquatro	S/n	Maracaja	Marco	CE	1550	25,50	Reversible
4109	Trindade	0	Na	Inhangapi	PA	1900	125,00	Reversible
BTSAGO61	Rua Goias Qd. 5 Lt. 10	0	Barro Alto	Barro Alto	GO	7939	800,00	Reversible
5055	Rua Ne Santana	S/n	Centro	Iguaraci	PE	3624	390,00	Reversible
BTSARS63	Zona Rural	0	Brochier	Brochier	RS	4712	200,00	Reversible
2012	Rua Uirapuru	727	Urbano	Jaguareé	ES	5200	390,00	Reversible
2597	Morro Proximo Da Localidade/Faz. Serra Velha	S/n	Rural	Carangola	MG	2200	1.458,00	Reversible
11987	Corrego Da Mamixa *	S/n	Urbano	Vermelho Novo	MG	2000	45,00	Reversible
1860	Vila Do Felix	0	Na	Beberibe	CE	1500	200,00	Reversible
1534	Avenida Santo Antonio	S/n	Dom Leme	Santana Do Cariri	CE	1500	165,00	Reversible
1343	Avenida 23 De Agosto	576	Centro	Senador Sá	CE	4476	101,40	Reversible
2234	Rua Do Sol S/Nº0	1	Centro	Passagem Franca Do	MA	4015	903,00	Reversible
2429	Rua Das Flores	1	Centro	São Félix De Balsas	MA	4015	384,00	Reversible
BTSAGO224	Rua Santa Clara	0	Hidrolandia	Hidrolândia	GO	36900	369,00	Reversible
BTSAGO225	Rua Santa Clara	0	Hidrolandia	Hidrolândia	GO	36900	369,00	Reversible
7505	Fazenda Saco Dos Bois	0	Santo Inacio	Xique-Xique	BA	5800	2.000,00	Reversible
BTSASC80	Rua Mario Dagostini	S/n	Loeamento Bonbassr	Caçador	SC	10095	450,00	Reversible
7677	Fazenda Borborema	0	Na	Encruzilhada	BA	3000	1.200,00	Reversible
3031	Rua Jose Cesario *	S/n	Centro	Ressaquinha	MG	3800	392,00	Reversible
793	Fazenda Barrinha	S/n	Na	Lajedinho	BA	6471	1.227,31	Reversible
4813	Morro Santa Terezinha /Serra Do Gico	S/n	Na	Bom Conselho	PE	16681	1.125,00	Reversible
BTSAPR86	Rua Menotti Bolinelli	310	California	Califórnia	PR	10599	414,00	Reversible
1176	Rua Padre Emilio Cabral	330	Na	Assaré	CE	8611	192,93	Reversible

5417	Avenida Uniao	2524	Parque Piaui	Teresina	PI	59400	2.500,00	Reversible
BTSARS195	Rua Lido Giano Proprioioni	0	Estacao	Estação	RS	4170	1.984,40	Reversible
BTSASC231	Rua Duque De Caxias	S/n	Centro	Jaguaruna	SC	12700	290,00	Reversible
BTSARS200	Rua Mal Floriano	0	Estrela	Estrela	RS	19350	880,00	Reversible
BTSAMS97	Rua Edson Bezerra	S/n	Santa Terezinha	Itaporã	MS	1500	585,00	Reversible
3071	Rua Gervasio Lara *	S/n	Teresa Cristina	São Joaquim De Bica	MG	2400	360,00	Reversible
3191	Alto Do Morro Das Tres Porteiras *	S/n	Rural	Ubatã	MG	1800	225,00	Reversible
622	Estrada Santa Barbara	S/n	Na	Santa Bárbara	BA	4200	573,92	Reversible
7264	Rua Lomanto Junior	25	Centro	Simões Filho	BA	5893	270,00	Reversible
1778	Rua Jose Colonio	0	Santo Antonio	Acopiara	CE	1550	200,00	Reversible
1379	Rua Antonio Marcos	S/n	Centro	Aquiraz	CE	4693	260,63	Reversible
2352	Avenida Dep. Jose Anselmo	0	Centro	Jatobá	MA	900	360,00	Reversible
1958	Avenida Carlos Lindemberg	S/n	Conceicao Da Barra	Conceição Da Barra	ES	6400	600,00	Reversible
4254	Ramal Cajual	S/n	Comunidade Bacabal	Monte Alegre	PA	3300	112,00	Reversible
5073	Praça Antonio Pereira Carvalho	S/n	Centro	Quixaba	PE	3624	350,00	Reversible
2802	Fazenda Sao Jose *	S/n	Rural	Estrela Do Sul	MG	600	900,00	Reversible
1295	Avenida Cel. Joao Felipe	498	Centro	Ocara	CE	3870	59,40	Reversible
5014	Rua Maria Julia Mota	228	Centro	Riacho Das Almas	PE	3322	516,60	Reversible
2661	Aes Fontinha	S/n	Urbano	Belo Vale	MG	300	81,00	Reversible
3232	Fazenda Campo Da Serra (Morro Da Rep.Tv) *	S/n	Rural	Cruzília	MG	4400	2.493,00	Reversible
3804	Vila Pioneira	0	Na	Altamira	PA	3254	225,00	Reversible
3498	Rua Jose Alberto Figueredo	1059	Urbano	Coromandel	MG	7600	360,00	Reversible
1955	Rua Gumercino Farias	S/n	Centro	Barra De São Francis	ES	19100	945,00	Reversible
37612	Povoado De Lagoa De Gaudencio	0	Na	Lapão	BA	9600	96,00	Reversible
1648	Monguba	0	Na	Trairi	CE	1550	25,50	Reversible
4237	Rua Do Barracao	0	Vila Soledade	Moju	PA	6615	2.020,20	Reversible
3950	Rua 1.º De Janeiro	S/n	Vila Bom Jardim	Cametá	PA	1988	240,00	Reversible
2812	Fazenda Pianco *	S/n	Zona Rural	Felixlândia	MG	6600	360,00	Reversible
3194	Morro Das Pedras *	S/n	Zona Rural	Patrocínio	MG	8400	2.500,00	Reversible
7283	Avenida Treze Esquina Da Rua Estacio De Sa	0	Centro	Palestina Do Pará	PA	1900	360,00	Reversible
215	Estrada Ramal Do Lago Do Limao	S/n	Lago Do Limao	Irاندuba	AM	1650	325,00	Reversible
247	Rua Central	S/n	Agrovila Caburi	Parintins	AM	1650	450,00	Reversible
3938	Rodovia Pa-1540	S/n	Retiro Grande	Cachoeira Do Arari	PA	7064	495,60	Reversible
BTSAGO494	Avenida Jk Esq. C/ Rua Bahia Qd. 11 Lt. 155	0	Centro	Barrolândia	TO	63001	630,00	Reversible
6309	Praça Getulio Vargas	388	Cedro De Sao Joao	Cedro De São João	SE	3600	289,94	Reversible
BTSADF113	Parque Marajo Lotes 10 11 22 E 23 Quadra 35	11	Valparaíso	Valparaíso De Goiás	GO	3869	360,00	Reversible
11945	Fazenda Graciosa *	S/n	Rural	Novo Cruzeiro	MG	300	225,00	Reversible
3466	Morro Do Calvario	S/n	Zona Rural	Rio Pomba	MG	4500	909,00	Reversible
4790	Fazenda Barros Cha Do Touro	0	Zona Rural	Umbuzeiro	PB	2095	900,00	Reversible
6770	Rua Sao Jose	S/n	Na	Cabeceiras Do Piauí	PI	900	260,00	Reversible
5264	Rua Getulio Vargas	S/n	Centro	Redenção Do Gurgu	PI	4800	510,00	Reversible
4481	Avenida Valadares	S/n	Vila Nazare	São Domingos Do Ar	PA	1976	360,00	Reversible
2354	Rua Francisco Vieira	1	Centro	Joselândia	MA	900	360,00	Reversible
83	Rua Jose Alexandre	S/n	Centro	Girau Do Ponciano	AL	5888	300,00	Reversible
651	Rua Jose Dias Da Rocha	S/n	Centro	Utinga	BA	4054	1.378,00	Reversible
3847	Rua Sao Raimundo	S/n	Umarizal	Baião	PA	1960	360,00	Reversible
5071	Avenida Osmar Ferraz	S/n	Centro	Betânia	PE	3624	300,00	Reversible
4858	Serra Da Bica	S/n	Serra Da Bica	Panellas	PE	4080	900,00	Reversible
BTSASC313	Rua Luiz Maccari	S/n	Centro	Morro Da Fumaça	SC	10505	829,00	Reversible
BTSARS178	Encantado	0	Encantado	Encantado	RS	59982	150,00	Reversible
7761	Rua 05	S/n	Puraquequara	Manaus	AM	1650	300,00	Reversible
5466	Estr. Presidente Pedreira	0	Ipiabas	Barra Do Pirai	RJ	4200	420,00	Reversible
BTSAGO320	Praça Acyilino Luiz Pereira Qd. 20 Lt. 1-A	0	Mossamedes	Mossamedes	GO	6300	150,00	Reversible
7330	Avenida Tocantins	S/n	Primeiro Cocal	São Pedro Da Água	MA	900	300,00	Reversible
3083	Avenida Paulo V I	630	Urbano	São Sebastião Do Oe	MG	2900	179,00	Reversible
7157	Trav. Gonçalves	S/n	Na	Caém	BA	6400	1.050,00	Reversible
7212	Rua Presidente Dutra	0	Na	Dário Meira	BA	1620	542,64	Reversible
1767	Rua Da Igreja	S/n	Salao	Senador Sá	CE	1550	25,50	Reversible
5266	Rua Rui Barbosa	S/n	Centro	Novo Oriente	PI	4800	600,00	Reversible
7657	Rua Nova	0	Centro	Pedreiras	MA	900	288,00	Reversible
BTSAGO446	Rua Corrego Do Ouro C/ Firminopolis Qd. J Lt. 07	0	Silvolandia	São Luís De Montes	GO	4225	750,00	Reversible
4399	Rua Tancredo Neves (Br 316 - Altura Do Km 175)	S/n	Vila Da Estiva	Santa Luzia Do Pará	PA	1190	300,00	Reversible
6159	Avenida S 4 Qd006 Lt. 009Lote 09	0	Pintolandia	Boa Vista	RR	7700	312,00	Reversible
2750	Fazenda Carranca *	S/n	Rural	Conselheiro Pena	MG	6300	1.200,00	Reversible
5063	Rua Dom Eliseu De Melo Neto	S/n	Centro	Calumbi	PE	3624	240,00	Reversible
4995	Rua Prof Manoel Edmundo	S/n	Centro	Lagoa Dos Gatos	PE	3624	240,00	Reversible
5049	Rua Riacho Verde	S/n	Centro	Solidão	PE	3624	240,00	Reversible

3920	Grande Esperança	0	Na	Brasil Novo	PA	1988	330,00	Reversible
227	Rua Do Porto	S/n	Vila Rio Ariau	Manacapuru	AM	1650	450,00	Reversible
817	Avenida Manoel Gomes De Cerqueira	S/n	Centro	Ouriçangas	BA	1365	1.028,50	Reversible
4580	Avenida Principal	S/n	Vila De Pimental	Itaituba	PA	1787	460,00	Reversible
4291	Cabeceira Do Silencio	0	Na	Obidos	PA	1986	340,00	Reversible
4328	Rod. Pa 150 - Km 370	S/n	Vila Marajoara	Pau D'Arco	PA	2498	100,00	Reversible
5897	Rua Josefino Menezes	S/n	Gargau	São Francisco De Ita	RJ	45500	455,00	Non-Reversible
2548	Povoado Dom Silvério	S/n	Rural	Guiricema	MG	2600	225,00	Reversible
1321	Rua Antonio Francisco De Moura	S/n	Centro	Potiretama	CE	9009	212,49	Reversible
6824	Açude	0	Rural	Milton Brandão	PI	900	375,00	Reversible
5035	Fazenda Sao Jose	S/n		Iati	PE	5686	918,00	Reversible
BTSAGO4	Avenida Anicuns Qd. 8 Lt. 09 E Parte Lt. 06	0	Centro	Adelândia	GO	7939	800,00	Reversible
5079	Rua Pedro Paulo Diniz Cavalcante	S/n	Centro	Pedra	PE	2940	360,00	Reversible
6704	Morro Repetidora Embratel *	S/n	Zona Rural	João Monlevade	MG	6600	800,00	Reversible
6997	Rua De Colinas	0	Pov. Ladeados	Jatobá	MA	900	228,00	Reversible
3228	Morro Da Repetidora *	S/n	Rural	Francisco Sá	MG	6400	2.497,00	Reversible
BTSASC23	Rua Joao Wesing C/ Praça Dois Corações	0	Centro	Armazém	SC	10605	595,00	Reversible
218	Avenida Henoc Reis	1	Centro	Itacoatiara	AM	1650	325,00	Reversible
BTSAMS77	Rua Josue Vitorino Da Silva	42	Centro	Douradina	MS	4400	1.850,00	Reversible
6233	Praça Sao Jose	33	Na	Santo Amaro Das Br	SE	9600	97,75	Reversible
249	Rua Raul Barbosa	S/n	Vila Amazonia	Parintins	AM	1650	450,00	Reversible
6145	Avenida Jose Bonifacio	1785	Centro	Mucajá	RR	14600	3.060,00	Reversible
6778	America	0	Rural	Capitão De Campos	PI	900	200,00	Reversible
BTSASC10	Rua 1º De Maio	98	Centro	Anchieta	SC	5490	1.000,00	Reversible
BTSARS111	Rua Goncalves Ledo	0	Carazinho	Carazinho	RS	5544	1.309,81	Reversible
BTSARS175	Teofilo Santos	0	Dom Pedrito	Dom Pedrito	RS	3593	900,00	Reversible
BTSADF94	Lote 01 Quadra 120 - Asa Branca	0	Padre Bernardo	Padre Bernardo	GO	3366	398,80	Reversible
11924	Fazenda Recreio *	S/n	Rural	Cachoeira De Pajeú	MG	800	225,00	Reversible
2882	Morro Das Formigas *	S/n	Zona Rural	Jacinto	MG	800	1.097,00	Reversible
37608	Rua Sao Pedro	S/n	Povoado Colonia Do	FCoribe	BA	10126	101,26	Reversible
6885	Avenida Antonio Joaquim	S/n	Estreito	Caxingó	PI	9,00	520,00	Reversible
5267	Rua Frutuoso Juscelino	158	Centro	Padre Marcos	PI	48,00	330,00	Reversible
5275	Rua Raimundo Lustosa Nogueira	3586	Centro	Parnaguá	PI	25,00	600,00	Reversible
3103	Fazenda Laranjeiras *	S/n	Rural	Soledade De Minas	MG	139,00	3.660,00	Reversible
5163	Rua 11 De Setembro	S/n		Maraial	PE	348,00	348,00	Non-Reversible
4322	Fazenda Caip = Paragonorte Ii	0	Na	Paragominas	PA	11,90	360,00	Reversible
4966	Avenida Governador Paulo Guerra Machado	S/n		Machados	PE	45,93	78,00	Reversible
5080	Rua Jose David De Vasconcelos	S/n	Centro	Santa Teresinha	PE	40,00	298,00	Reversible
2228	Rua Da Telma S/Nº	S/n	Centro	Governador Nunes F	MA	40,15	700,00	Reversible
BTSAGO74	Rodovia Go-508 (Buriti/Morrinhos)	S/n	Buriti Alegre	Buriti Alegre	GO	43,00	6.265,00	Reversible
BTSAGO63	Avenida Miguel Correa S/Nº	S/n	Conceicao	Bela Vista De Goiás	GO	200,00	2.006,00	Reversible
953	Rua M Praia De Taperapuan0			Santa Cruz Cabralia	BA	40,23	1.218,00	Reversible
6228	Povoado Cristo Redentor	S/n	Cristo Redentor	São Cristóvão	SE	75,00	4.022,00	Reversible
2456	Avenida Rei De França	S/n	Centro	Senador La Rocque	MA	65,24	600,60	Reversible
BTSAGO78	Estrada Municipal Caçu/Aparecida Do Rio Doce	0	Ribeirao Dos Paulas	Cachoeira Alta	GO	150,00	150,00	Reversible
3309	Rua Das Flores	85	Centro	Iraí De Minas	MG	23,00	232,00	Reversible
35161	Travessa Rocha Pires	0	Na	Jacobina	BA	1.080,00	1.080,00	Non-Reversible
4644	Avenida Liberdade	4050	Bayeux	Bayeux	PB	198,69	770,00	Reversible
1240	Rua Raimundo Evaristo	S/n	Na	Ipaporanga	CE	59,45	185,26	Reversible
197	Rua Sao Benedito	1	Vila Sao Benedito	Boa Vista Do Ramos	AM	16,50	450,00	Reversible
4781	Fazenda Flores	0	Zona Rural	Serra Da Raiz	PB	20,95	450,00	Reversible
3876	Rua Santa Fe - Furo Das Marinhas	S/n	Mosqueiro	Belém	PA	18,90	240,00	Reversible
1962	Morro Colegio Brasil	S/n	Centro	Baixo Guandu	ES	43,00	3.600,00	Reversible
1596	Rua Felix Italiano	S/n	Jamacaru	Missão Velha	CE	15,50	25,50	Reversible
BTSAGO311	Rua Do Comercio S/Nº	S/n	Lucilandia	Montes Claros De Go	GO	2.000,00	2.000,00	Reversible
BTSAGO52	Travessa Oeste Esq. C/ Rua America Qd. 12	0	Arenopolis	Arenópolis	GO	35,00	880,00	Reversible
BTSAGO247	Avenida Benedito Ferreira De Castro Nº 23 Qd. 18	23	Itaguaru	Itaguaru	GO	60,10	1.456,60	Reversible
500	Serra Do Cafundo - Fazenda Boa Esperança	0	Imovel Rural	Coaraci	BA	72,91	1.200,00	Reversible
BTSAGO64	Povoado De Mata Feia - Rua Sem Denominação	0	Mata Feia	Bela Vista De Goiás	GO	120,00	1.200,00	Reversible
3179	Serra Do Catuni *	S/n	Zona Rural	Itacambira	MG	44,00	2.500,00	Reversible
1660	Rua Jose Ferreira Sergio	464	Nova Betania	Nova Russas	CE	10,00	170,00	Reversible
BTSARS301	Linha Nova	0	Linha Nova	Linha Nova	RS	45,05	150,00	Reversible
731	Praça Monsenhor Zacarias Luz	S/n	Na	Esplanada	BA	174,00	750,00	Reversible
3400	Rua Paulo Salvo	69	Centro	Presidente Juscelino	MG	35,00	200,00	Reversible
5258	Rua Leopoldino Rocha	S/n	Centro	São Julião	PI	48,00	360,00	Reversible
BTSAPR433	Rua Silvia Belign Mango	59	Marilandia Do Sul	Marilândia Do Sul	PR	56,00	150,00	Reversible
BTSAGO284	Chacara Boa Viagem	0	Campo Alegre	Jussara	GO	1.994,30	1.994,30	Reversible

BTSARS56	Rua Pedro Neis	0	Santa Terezinha	Bom Princípio	RS	26,25	200,00	Reversible
3348	Rua Alvorada	177	Sao Benedito	Santa Luzia	MG	231,00	335,00	Reversible
BTSASC328	Estrada Geral/Vargem Dos Pinheiros	0	Vargem Dos Pinheiro	Ouro	SC	17,69	705,87	Reversible
5951	Serra Da Concordia - Rodovia Rj 145	S/n	Serra Da Concordia	Valença	RJ	22,00	38,00	Non-Reversible
5278	Rua Dos Tres Poderes	S/n	Na	Alagoinha Do Piauí	PI	40,00	300,00	Reversible
6815	Delmiro Dantas	0	Urbano	Lagoa Do Barro Do P	PI	9,00	600,00	Reversible
5309	Rua Francisco Fonseca	324	Centro	Marcos Parente	PI	25,00	650,00	Reversible
4147	Rua Da Serraria	S/n	Novo Progresso	Itupiranga	PA	19,76	502,20	Reversible
36856	Rua Coronel Pinto	S/n	Na	Urucará	AM	107,20	900,00	Reversible
2310	Rua Nova	S/n	Centro	Dom Pedro	MA	9,00	360,00	Reversible
BTSAGO148	Rodovia Silvania/Anapolis Km 35 - Imovel Rosario	S/n	Mucambinho	Gameleira De Goiás	GO	40,88	1.400,00	Reversible
3349	Morro Mae D'Agua	S/n	Rural	Amparo Do Serra	MG	30,00	405,00	Reversible
BTSAGO8	Avenida 12 De Janeiro S/N Qd. 45	S/n	Centro	Aloândia	GO	60,00	1.200,00	Reversible
7663	Rua Da Igreja	S/n	Povoado Barro Verm	ePoção De Pedras	MA	9,00	240,00	Reversible
4376	Monsaras	0	Na	Salvaterra	PA	11,90	358,00	Reversible
BTSAGO422	Praça Jose Gomes Viegas S/Nº	S/n	Santa Cruz De Goiás	Santa Cruz De Goiás	GO	60,00	1.200,00	Reversible
5415	Rua Arlindo Nogueira	2966	Macauba	Teresina	PI	594,00	594,00	Reversible
3800	Rua Vicinal 11	S/n	Agrovila Carlos Pena	Brasil Novo	PA	19,70	286,40	Reversible
33631	Rua 15 De Novembro	S/n		São Domingos	MA	9,00	196,37	Reversible
6725	Morro Das Torres Telefonicas	S/n	Zona Rural	Santa Bárbara	MG	26,00	400,00	Reversible
BTSARS273	Itaara	0	Itaara	Itaara	RS	45,00	200,00	Reversible
3410	Avenida Alferes Reno *	S/n	Centro	Piranguinho	MG	34,00	250,00	Reversible
3387	Rua Ilka Franca	188	Centro	Sete Lagoas	MG	300,00	300,00	Reversible
3121	Fazenda Quenta Sol *	S/n	Rural	Três Corações	MG	44,00	2.650,00	Reversible
37614	Distrito De Caete	0	Na	Palmeiras	BA	111,52	111,52	Reversible
1661	Rua Luiz Moreira Da Silva	S/n	Nova Fatima	Ipueiras	CE	15,00	165,00	Reversible
1414	Rua Boa Ventura	S/n	Arrojado	Lavras Da Mangabeir	CE	15,00	242,00	Reversible
6783	Avenida Getulio Vargas	S/n	Centro	Cocal De Telha	PI	9,00	100,00	Reversible
2412	Br 222 - 218 Km Do Santo Onofre	0	Centro	Santa Luzia	MA	9,00	360,00	Reversible
2420	Br 135	S/n	Centro	Santa Rita	MA	9,00	360,00	Reversible
4251	Ramal Da Passagem	0	Na	Monte Alegre	PA	19,25	345,40	Reversible
3562	Rua Bacabal	S/n	Na	Santana Do Araguaia	PA	44,26	747,32	Reversible
1404	Aranaú	0	Na	Acaraú	CE	15,50	136,69	Reversible
BTSAPR144	Estrada Picada Benjamin Constant	0	Ceu Azul	Céu Azul	PR	92,38	3.300,00	Reversible
5503	Rua Afonso Rangel	65	Farol De Sao Tome	Campos Dos Goytaca	RJ	2.488,00	279,00	Reversible
302	Rua Cel. Pinto	714	Centro	Urucará	AM	280,04	1.600,00	Reversible
2344	Mariano Costa	1	Centro	Igarapé Grande	MA	40,15	777,00	Reversible
1797	Sao Franciscos/..Nº	0	Na	Novo Oriente	CE	10,00	170,00	Reversible
BTSAGO85	Fazenda Pombas	0	Planalto Verde	Caiapônia	GO	1.200,00	4.517,00	Reversible
BTSAGO51	Area Do Centro Espirita Joana D'Arc (Rua Das Laranjeiras)	0		Arenópolis	GO	20,00	160,00	Reversible
	Av. Caetes		Campos Verdes					
BTSAPR365	Morro Do Ivaí	S/n	Cachoeirinha	Ivaí	PR	12,65	150,00	Reversible
7181	Rua Quintino Bocaiuva	0	Centro	Castro Alves	BA	55,75	532,00	Reversible
35893	Povoado Sao Roque Do Paratigi	0	Na	Rafael Jambeiro	BA	16,00	96,00	Reversible
9761	Rua Jose Alves Da Silva	399	Alto Da Boa Vista	Xexéu	PE	36,48	254,00	Reversible
1547	Faisca	0	Na	Redenção	CE	15,50	200,00	Reversible
5297	Avenida Caroa	S/n	Centro	Dom Inocêncio	PI	25,00	14.000,00	Reversible
7014	Rua Do Campo	0	Centro	Presidente Dutra	MA	200,00	200,00	Reversible
BTSARS96	Rua Franklin Maximo Moreira	0	Canguçu	Canguçu	RS	350,11	1.286,11	Reversible
1462	Rua Ricardo Alves Da Silva	0	Bonito	Canindé	CE	15,00	220,00	Reversible
3285	Avenida Minas Gerais *	S/n	Centro	Ibertioga	MG	4000	490,00	Reversible
6888	Rua Joaquim Vieira De Brito	S/n	Campestre	Cocal	PI	900	164,70	Reversible
5078	Rua Siqueira Campos	44	Centro	Flores	PE	3480	91,80	Reversible
4748	Rua Americo Falcao	104	Centro	Lucena	PB	4010	81,94	Reversible
BTSAPR274	Rua Nossa Senhora Do Rocio	557	Florestopolis	Florestópolis	PR	5730	150,00	Reversible
BTSASC331	Jardim Das Palmeiras	0	Pagani	Palhoça	SC	10095	290,00	Reversible
BTSADF110	Rua Campelo De Miranda Lote 13 Quadra 05	0	Simolandia	Simolândia	GO	98000	980,00	Reversible
5164	Rua Vereador Novacosque	S/n	Alto Da Bela Vista	Jaqueira	PE	7165	310,85	Reversible
6766	Rua 10	0	Rural	Boqueirão Do Piauí	PI	900	200,00	Reversible
4067	Rua Nossa Senhora Das Graças	S/n	Vila Maracana	Faro	PA	2546	304,00	Reversible
4384	Sao Paulo	0	Na	Santa Bárbara Do Pa	PA	1235	223,88	Reversible
7558	Rua Antonio De Assis - Em Frente Da Escola Municipal	S/n		Açailândia	MA	900	240,00	Reversible
	Antonio De Assis		Vl Sao Francisco					
2226	Rua Sao Jose	S/n	Centro	Campestre Do Maran	MA	4015	450,08	Reversible
2321	Rua Principal	S/n	Novo Goncalves Dias	Gonçalves Dias	MA	900	301,79	Reversible
7605	Rua 16 De Julho	S/n	Centro	Imperatriz	MA	900	375,00	Reversible
2235	Rua Da Saude	719	Sao Jose	Pastos Bons	MA	6524	980,00	Reversible

BTSARS212	Rua Julio De Castilhos	0	Faxinal Do Soturno	Faxinal Do Soturno	RS	8415	538,50	Reversible
BTSASC121	Avenida Aristides Bolan	S/n		Criciúma	SC	13100	1.500,00	Reversible
11955	Morro Do Cruzeiro *	S/n	Rural	Ouro Preto	MG	800	21,00	Reversible
BTSASC375	Cabeceiras Dos Ribeiroes Canoas E Itoupava	0	Ribeirao Canoas	Rio Do Sul	SC	6304	2.000,00	Reversible
4515	Trav., Independencia	S/n		São João Da Ponta	PA	1200	240,00	Reversible
6724	Avenida Brasil *	S/n	Centro	Rio Piracicaba	MG	8400	425,00	Reversible
7208	Rua Do Cruzeiro	230	Centro	Ourolândia	BA	2400	747,00	Reversible
BTSARS508	Santa Barbara Do Sul	0	Santa Barbara Do Su	Santa Bárbara Do Su	RS	10795	290,00	Reversible
BTSASC22	Rua Paulo Hanh	0	Lagoa Dos Esteves	Araranguá	SC	10095	290,00	Reversible
BTSARS20	Rua Luiz Loeser	0	Aratiba	Aratiba	RS	7106	1.250,00	Reversible
929	Rua Francisco Xavier	S/n	Na	Caravelas	BA	5271	1.200,00	Reversible
6226	Serra Redonda	0	Povoado	Frei Paulo	SE	26000	7.842,00	Reversible
6902	Rua Felix Jose Da Silva	S/n	Urbano	Jurema	PI	900	200,00	Reversible
BTSAGO220	Rua Frei Caetano Esq. C/ Av. Transbrasiliana	0	Hidrolandia	Hidrolândia	GO	8068	456,86	Reversible
3272	Rua Dona Ines Sallotti	46	Centro	Monsenhor Paulo	MG	3800	385,00	Reversible
4172	Avenida Cuinarana	S/n	Na	Magalhães Barata	PA	12037	1120,95	Reversible
BTSAPR177	Colonia Gabiroba	0	Coronel Vivida	Coronel Vivida	PR	15538	290,00	Reversible
6939	Brejo Da Onça		Rural	São Miguel Do Tapuio	PI	900	200,00	Reversible
6847	Rua Sao Domingos	S/n	Povoado Lagoa Do S	Pedro Ii	PI	900	117,00	Reversible
BTSASC380	Acesso P/ Rio Dos Bugres	0	Rural	Rio Fortuna	SC	830	150,00	Reversible
199	Rua Angelo Anim	S/n	Vila Do Axinim	Borba	AM	2310	360,00	Reversible
2928	Rua Presidente Bernardo	145	Centro	Mateus Leme	MG	8400	240,00	Reversible
BTSAPR769	Carvalho	0	Tibagi	Tibagi	PR	6000	64.818,36	Reversible
5764	Avenida Cesario De Melo Com Borges Da Fonseca2 Qd 3-B	0	Campo Grande	Rio De Janeiro	RJ	6550	330,00	Reversible
1554	Francelina Do Norte (V. Umari)	0	Na	Farias Brito	CE	1550	200,00	Reversible
1245	Avenida Paulo Bastos	202	Na	Iraucuba	CE	4441	186,39	Reversible
1516	Rua Principal	0	Vila Conceicao Dos C	Tururu	CE	1500	200,00	Reversible
6784	Avenida Raimundo Martins	S/n	Centro	Coivaras	PI	25,00	375,00	Reversible
5298	Rua Laurentino A. Oliveira	S/n	Centro	Domingos Mourão	PI	25,00	600,00	Reversible
5301	Rua Herculano Gonzaga	S/n	Na	Flores Do Piauí	PI	25,00	3.900,00	Reversible
5320	Rua 21 De Abril	S/n	Na	Santana Do Piauí	PI	25,00	450,00	Reversible
5322	Rua Pedro Custodio	S/n	Centro	São Félix Do Piauí	PI	25,00	850,00	Reversible
4457	Rua Santo Antonio	S/n	Vila De Santo Antoni	oSantarém Novo	PA	19,42	221,48	Reversible
4557	Rua 25 De Outubro	S/n	Santa Maria Do Maú	Terra Alta	PA	25,00	49,00	Reversible
BTSAGO358	Rua Orelino Vicente Santana S/Nº	S/n	Palminópolis	Palminópolis	GO	31,50	600,00	Reversible
6878	Avenida Pedro Valentino	S/n	Corrego/Boa Vista Da	Bom Princípio Do Pia	PI	9,00	200,00	Reversible
5012	Rua Suely Vital De Araujo	103	Centro	Camocim De São Fél	PE	29,40	330,25	Reversible
3212	Morro Proximo Da Localidade *	S/n	Rural	Guanhães	MG	44,00	900,00	Reversible
BTSAGO470	Rua 15 De Novembro	S/n	Urutai	Urutai	GO	79,39	450,00	Reversible
7537	Praça Da Igreja	0		Aurora Do Pará	PA	12,00	2.800,00	Reversible
BTSAPR520	Rua Bernardino Vianna	0	Sao Jose	Palmas	PR	70,81	150,00	Reversible
3117	Rua Martin Pauluci	101	Centro	Tiradentes	MG	36,00	360,00	Reversible
7523	Rua Joao Paraense	S/n	Vila Mau	Marapanim	PA	35,89	306,00	Reversible
3147	Rua Esmeraldas	1296	Centro	Várzea Da Palma	MG	100,00	331,00	Reversible
BTSASC224	Rua 306 - Lagoinha	0	Lagoinha	Itapema	SC	122,78	302,00	Reversible
7211	Estr. De Acesso Fazenda Quarto Crescente I	0	Na	Dário Meira	BA	27,20	1.900,00	Reversible
7502	Rua Boiadeira	S/n	Tabocas Do Brejo Ve	Tabocas Do Brejo Ve	BA	16,00	1.442,67	Reversible
95	Rua 21 De Abril	S/n	Centro	Marechal Deodoro	AL	77,00	2.500,00	Reversible
1317	Rua Bernardo Vieira	159	Centro	Crato	CE	32,00	50,00	Reversible
5406	Repetidora Soledade	0	Na	São João Do Piauí	PI	25,00	10.000,00	Reversible
3695	Rod. Santarem - Curuauna Km 43	0	Centro	Santarém	PA	26,25	450,00	Reversible
2338	Rua Da Praça Luis Domingues	S/n	Centro	Guimarães	MA	9,00	360,00	Reversible
BTSARS78	Rua Florisbello O. Netto		Camaqua	Camaquã	RS	55,44	200,00	Reversible
3453	Morro Do Cemiterio *	118	Distrito São Pedro Do	Manhuaçu	MG	3,00	225,00	Reversible
3335	Rua Dr. Vitor G.C.Meneses E Souza	34	Urbano	Bonfim	MG	39,00	520,00	Reversible
2979	Avenida Gabriel Andrade	100	Centro	Passa Tempo	MG	43,00	188,00	Reversible
BTSARS204	Linha Alencastro	0	Sertorina	Farroupilha	RS	26,25	322,80	Reversible
33478	Estr. Adhemar Bebianio	2633	Inhauma	Rio De Janeiro	RJ	160,43	600,00	Reversible
1433	Barra Da Sucatinga	0	Na	Beberibe	CE	15,00	200,00	Reversible
1538	Rua Manoel Ferreira	S/n	Ematuba	Independência	CE	15,00	200,00	Reversible
7388	Rua Principal	268	Trizidela	Barra Do Corda	MA	9,00	240,00	Reversible
2353	Avenida Imperatriz	S/n	Centro	João Lisboa	MA	9,00	360,00	Reversible
37436	Morro Proximo Da Localidade *	S/n	Centro	Resende	RJ	16.000,00	16.000,00	Reversible
6161	Rua Jundia	925	Santa Tereza	Boa Vista	RR	65,00	335,00	Reversible
1834	Rua 13 De Maio	0	Timonha	Granja	CE	15,00	253,00	Reversible
3342	Rua Joaquim Alves De Araujo	S/n	Urbano	Santana De Cataguas	MG	34,00	350,00	Reversible

6887	Estrada De Acesso	0	Santo Hilario	Cocal	PI	9,00	160,00	Reversible
2958	Rua Felizberto Jorge Domingos	224	Centro	Jaiba	MG	37,00	384,00	Reversible
BTSASC318	Rua Anita Garibaldi Lote N - Qd. Nº23	0	Centro	Nova Erechim	SC	25,00	1.320,00	Reversible
1954	Rua Professor Joao Coutinho	S/n	Barra Do Jucu	Vila Velha	ES	28,00	607,67	Reversible
100	Praça Jose Teofilo Da Silva	S/n	Centro	Jacaré Dos Homens	AL	51,80	55,63	Reversible
99	Praça Leopoldo Wanderley	S/n	Centro	Poço Das Trincheiras	AL	50,60	160,00	Reversible
1725	Rua Cel. Jose Libanio	65	Na	Pacatuba	CE	29,21	140,85	Reversible
6940	Cachoeira (Ponta Da Serra)	0	Rural	São Miguel Do Tapuio	PI	9,00	375,00	Reversible
5414	Rua Costa Rica	153	Cristo Rei	Teresina	PI	100,00	300,00	Reversible
7603	Avenida Sao Raimundo (Ao Lado Da Quadra Esportiva)	S/n	Centro	Imperatriz	MA	9,00	300,00	Reversible
2359	Rua Do Comercio - Centro	1	Centro	Lago Dos Rodrigues	MA	9,00	360,00	Reversible
5314	Rua Projetada	S/n	Na	Patos Do Piauí	PI	25,00	375,00	Reversible
4760	Praça Solon De Lucena	S/n	Centro	Princesa Isabel	PB	43,06	750,00	Reversible
1804	Avenida Sebastiao De Abreu	0	Sebastiao De Abreu	Pentecoste	CE	15,00	242,56	Reversible
2410	Rua Grande	S/n	Barro Vermelho	Santa Inês	MA	9,00	300,00	Reversible
BTSAPR374	Rodovia Jacarezinho/Cambara	S/n	Jacarezinho	Jacarezinho	PR	454,00	150,00	Reversible
2538	Avenida Magalhaes Pinto *	1729	Senador Melo Viana	Coronel Fabriciano	MG	110,00	369,00	Reversible
3099	Rua Otaviano De Moraes	46	Urbano	Silvianópolis	MG	32,00	300,00	Reversible
BTSAMS17	Rua 2 De Maio	360	Centro	Aral Moreira	MS	300,00	300,00	Reversible
3291	Morro Da Repetidora De Tv *	S/n	Zona Rural	Leme Do Prado	MG	9,00	900,00	Reversible
4695	Rua Santa Rita (Trav. Horacio Silva)	S/n	Centro	Areia	PB	36,00	380,00	Reversible
1354	Rua Alfredo Pinto De Mesquita	498	Centro	Tejuçuoca	CE	63,24	108,19	Reversible
6897	Estrada Geral	S/n	Pov. Chapada Do Pin	Joca Marques	PI	9,00	200,00	Reversible
7563	Rua D Igreja (Praça Capitaol Adolfo Lustosa)	0	Centro	Alto Alegre Do Pindar	MA	9,00	260,00	Reversible
1859	Vila De Majorlandia	0	Na	Aracati	CE	24,15	134,70	Reversible
3872	Marau	0	Na	Belém	PA	11,90	300,00	Reversible
5397	Rua Praxedes Campelo0			Prata Do Piauí	PI	48,00	306,01	Reversible
1983	Caxixie Radio Sitio Boa Esperança	S/n	Rural	Venda Nova Do Imigr	ES	69,00	225,00	Reversible
4411	Rua Jader Barbalho	S/n	Sao Paulo	Santa Maria Do Pará	PA	12,00	280,00	Reversible
4526	Rua Pedro Carneiro	S/n	Vila Diamante	São João Do Araguaí	PA	29,61	375,10	Reversible
4550	Rua Bacuri	S/n	Vila Dos Palmares	Tailândia	PA	12,07	366,00	Reversible
3377	Rua Sao Paulo	553	Urbano	Varzelândia	MG	38,00	625,00	Reversible
7434	Rua Abnoel Nogueira	0	Anagé	Anagé	BA	12,00	1.200,00	Reversible
7463	Fazenda Lagamar	0	Lagamar	Ibotirama	BA	58,88	1.800,00	Reversible
1605	Juritiana	0	Vila	Acarauá	CE	15,50	25,50	Reversible
33552	Rua Etuliano Da Silva	S/n	Agrovila Areial	Terra Alta	PA	18,00	49,00	Reversible
7308	Avenida Presidente Medice	S/n		Cidelândia	MA	60,00	1.000,00	Reversible
4153	Vila De Jaturana	S/n	Na	Prainha	PA	20,16	480,00	Reversible
4971	Rua Ivo Leitao	S/n	Na	São Vicente Ferrer	PE	29,40	178,00	Reversible
3334	Avenida Dr. Jorge Bacha *	S/n	Centro	Pedralva	MG	38,00	240,00	Reversible
BTSAGO441	Rua Palmeiras	599	Sao Joao Da Parauna	São João Da Paraúna	GO	79,39	350,00	Reversible
BTSAGO291	Rodovia - Go 010 - Povoado De Capelinha	S/n	Capelinha	Leopoldo De Bulhões	GO	409,48	1.409,48	Reversible
BTSAGO433	Rua Joao Lucio S/Nº	S/n	Santa Rosa De Goias	Santa Rosa De Goiás	GO	150,00	150,00	Reversible
4076	Rua Jose Vidal	0	Louro	Garrafão Do Norte	PA	19,25	486,00	Reversible
4098	Rua Sao Joao Batista	S/n	Vila Do Curi	Igarapé-Açu	PA	19,25	600,00	Reversible
4456	Rua Jutaizinho	S/n	Vila Jutaizinho	Santarém Novo	PA	19,60	225,30	Reversible
5353	Repetidora Cipo	0	Na	Barro Duro	PI	106,00	7.703,60	Reversible
6694	Avenida Cidade De Minas	S/n	Conj. Carajas	Contagem	MG	48,00	300,00	Reversible
2946	Fazenda Taboleiro Olhos D'Agua *	S/n	Zona Rural	Monte Azul	MG	44,00	2.500,00	Reversible
3637	Rua Cel. Rodrigues Lopes De Azevedo	0	Sao Benedito	Muaná	PA	162,23	1.436,65	Reversible
7117	Povoado Nova Vida	0	Centro	Bom Jesus Das Selva	MA	9,00	392,00	Reversible
5389	Rua Francisco Melo	1672	Centro	Passagem Franca	PI	38,00	375,00	Reversible
1770	Santa Barbara	0	Na	Alcântaras	CE	15,50	264,00	Reversible
1884	Rua Nova Venecia Lt 17/18 Qd A.D	S/n	Guriri	São Mateus	ES	44,00	600,00	Reversible
2941	Fazenda Serra Velha	S/n	Zona Rural	Monte Sião	MG	41,00	373,00	Reversible
BTSAMT88	Rua Rio Grande Do Sul Nº 56	56	Centro	Poxoréo	MT	-	472,80	Reversible
3379	Praça Benedito Valadares	293	Centro	Rio Pardo De Minas	MG	37,00	419,00	Reversible
2806	Avenida Santo Antonio	222	Urbano	Ewbank Da Câmara	MG	12,00	232,00	Reversible
1813	Setor Nh5	0	Na	Limoeiro Do Norte	CE	15,00	160,00	Reversible
6953	Rua Geral (7 Km Do Centro)	0	Brejo Dos Marianos	São Miguel Do Tapuio	PI	6,00	180,00	Reversible
5671	Rua Dr. Alexandre Abrahao	84	Paraíba Do Sul	Paraíba Do Sul	RJ	283,30	3.136,00	Reversible
2108	Rua Atilio Dalla Bernardina	S/n	Urbano	São Roque Do Canaã	ES	28,00	246,00	Reversible
2660	Rua Getulio Etrusco	S/n	Urbano	Barra Longa	MG	11,00	108,00	Reversible
3284	Rua Gadbem Dos Santos	33	Urbano	São Bento Abade	MG	51,00	150,00	Reversible
3197	Rua Candido Alvares	526	Urbano	Serra Do Salitre	MG	26,00	456,00	Reversible
7437	Rua Olavo Lobo	0	Na	Antônio Cardoso	BA	26,40	900,00	Reversible
4705	Rua Ernani Costa	S/n	Centro	Olho D'Água	PB	57,75	360,00	Reversible

4141	Sao Luis Do Tapajos	0	Na	Itaituba	PA	19,77	415,80	Reversible
3721	Uniao Da Floresta (Km 120)	0	Na	Medicilândia	PA	20,32	367,50	Reversible
4227	Verde Floresta	0	Na	Medicilândia	PA	35,00	450,00	Reversible
4437	Vila Franca Do Arapiuns	0	Na	Santarém	PA	19,00	300,00	Reversible
4418	Rua Do Cemiterio	0	Arapixuna	Santarém	PA	25,41	300,00	Reversible
7321	Rodovia Estadual Ma 110	S/n	Centro	São Bernardo	MA	61,77	2.449,00	Reversible
5508	Corrego Do Cafe	97	Sao Sebastiao	Campos Dos Goytaca	RJ	221,00	221,00	Reversible
7394	Rua Dos Crentes	S/n	Clemente	Barra Do Corda	MA	9,00	360,00	Reversible
3442	Praça Nsa. Sra. Do Carmo *	S/n	Centro	Luminárias	MG	12,00	184,00	Reversible
BTSAGO440	Rua Bacuri Qd. 04 Lt. 04 - Praça Dos Bacuris - Vila Florença	0	Santo Antonio De Goi	Santo Antônio De Go	GO	75,00	1.200,00	Reversible
5269	Rua Gervasio Pires	0	Centro	Barras	PI	48,00	483,00	Reversible
BTSAGO258	Avenida 31 De Março Nº 418 Qd. 41(Ant. Qd 39) Lt. 15	418	Itaruma	Itarumã	GO	60,00	450,00	Reversible
BTSARS688	Rua Buarque De Manao Proprio	0	Vila Flores	Vila Flores	RS	45,05	150,00	Reversible
1192	Rua Dona Cefisa Aguiar	S/n	Centro	Cariré	CE	90,00	69,58	Reversible
BTSAGO465	Rua Da Igreja Velha S/Nº	S/n	Vila Sertaneja	Uirapuru	GO	150,00	150,00	Reversible
BTSARS206	Lote 52	0	Linha Jacinto	Farroupilha	RS	26,57	312,50	Reversible
BTSARS157	Coxilha	0	Coxilha	Coxilha	RS	73,71	150,00	Reversible
5046	Rua Coronel Antonio Japiassu	701	Centro	Arcoverde	PE	2.961,56	4.377,67	Reversible
5820	Estr. De Jacarepagua	2180	Jacarepagua	Rio De Janeiro	RJ	176,00	1.980,00	Reversible
2010	Rua Sete Setembro	59	Centro	João Neiva	ES	276,00	850,00	Reversible
6744	Avenida Maria Eugenia	0	Valeria	Salvador	BA	176,00	1.200,00	Reversible
1518	Rua B - Em Frente A Quadra De Esportes	0	Conjunto Gh-2	Ícó	CE	15,00	200,00	Reversible
1589	Rua Do Cruzeiro	S/n	Itans	Itapiúna	CE	15,00	216,00	Reversible
1655	Mumbaba	0	Na	Massapé	CE	10,00	170,00	Reversible
5313	Rua Antonio Pinheiro	S/n	Centro	Palmeira Do Piauí	PI	25,00	450,00	Reversible
3743	Rua Alto Bonito	0	Boa Esperanca	Nova Ipxuna	PA	19,67	360,50	Reversible
4272	Maracaja	0	Vila Maracaja	Novo Repartimento	PA	40,48	565,60	Reversible
4396	Travessa Lauro Sodre	S/n	Centro	Santa Luzia Do Pará	PA	69,79	516,60	Reversible
4464	Rua Lourenço Felix	S/n	Santa Terezinha	Santo Antônio Do Tau	PA	11,90	240,00	Reversible
3260	Fazenda Cachoeira Do Bom Jardim *	S/n	Zona Rural	Pirapetinga	MG	22,00	600,00	Reversible
6917	Rodovia Pi 116	S/n	Pedra Do Sal	Parnaíba	PI	9,00	136,00	Reversible
BTSARS615	Sinimbu	0	Sinimbu	Sinimbu	RS	64,00	150,00	Reversible
BTSAGO326	Avenida Mal. Ribas Junior Qd. 15 Lt. 121 - Centro	0	Nazario	Nazário	GO	98,82	120,00	Reversible
4255	Comunidade De Curral Grande	0		Monte Alegre	PA	26,00	200,00	Reversible
3193	Rua Tupinambas	151	Urbano	Guimarânia	MG	38,00	240,00	Reversible
5157	Praça Rodolfo Graussa	S/n	Na	Jatuba	PE	36,24	209,20	Reversible
BTSAPR397	Rua Professor Carlos Weil / Colonia Mariental	0	Lapa	Lapa	PR	53,07	1.175,00	Reversible
BTSAGO427	Rua Paulo Lopes Qd. 8	0	Santa Helena De Goia	Santa Helena De Goi	GO	190,00	190,00	Reversible
5825	Estr. Do Pau Ferro	67	Pechincha	Rio De Janeiro	RJ	633,44	830,00	Reversible
6698	Morro Da Repetidora De Tv *	S/n	Zona Rural	Fervedouro	MG	6,00	225,00	Reversible
4735	Fazenda Capoeira	0	Zona Rural	Cubati	PB	20,95	400,00	Reversible
1169	Praça Alcides Paraiba	S/n	Centro	Apuiarés	CE	29,97	55,00	Reversible
1410	Aratama	0	Na	Assaré	CE	15,50	25,50	Reversible
4643	Praça Makrina Maroja	S/n	Centro	Araçagi	PB	26,00	105,00	Reversible
5288	Rua Acelino Resende	S/n	Centro	Capitão De Campos	PI	25,00	320,00	Reversible
4348	Rodovia Pa 2540	S/n	Comunidade De Jatur	Prainha	PA	20,00	3.000,00	Reversible
3079	Rua Dr. Heitor Soares Moura	95	Urbano	São Pedro Dos Ferro	MG	50,00	121,00	Reversible
1437	Rodovia Ce	S/n	Barreiras	Iguatu	CE	10,00	25,00	Reversible
BTSARS563	Sao Jose Das Missoes	0	Sao Jose Das Missoe	São José Das Missõe	RS	26,25	150,00	Reversible
BTSAGO409	Fazenda Rio Doce De Cima - Potreirinha (B)	0	Rio Verde	Rio Verde	GO	60,00	60,00	Reversible
11931	Fazenda Veneza *	S/n	Rural	São Pedro Do Suaçu	MG	3,00	200,00	Reversible
BTSARS385	Pareci Novo	0	Pareci Novo	Pareci Novo	RS	44,85	150,00	Reversible
12044	Ao Lado Da Igreja *	S/n	Urbano	Minas Novas	MG	3,00	225,00	Reversible
7033	Travessa Eneas Simplicio	102	Na	Igaci	AL	14,00	338,04	Reversible
4769	Rua Ornecendo Mangueira	S/n	Centro	Santana De Manguei	PB	8,00	105,42	Reversible
6850	Aroeiro Do Itai	0	Rural	Picos	PI	9,00	200,00	Reversible
4099	Rua Fernando Guilhon	S/n	Vila Porto Seguro	Igarapé-Açu	PA	11,90	240,00	Reversible
4195	Vila De Martins Pinheiro	0	Na	Maracanã	PA	19,38	453,00	Reversible
4196	Trav. Teodorico Neto	0	Vila Quarenta Do Moc	Maracanã	PA	19,38	315,00	Reversible
4356	Vila Cumaru	0	Na	Quatipuru	PA	20,30	240,00	Reversible
4459	Rua Santo Antonio	S/n	Vila Sao Joao Do Per	Santarém Novo	PA	19,25	240,00	Reversible
3602	Distrito Industrial	0	Distrito Industrial	Ananindeua	PA	25,00	400,00	Reversible
2052	Rua Joao Boss - Morro Da Caixa Dagua - Sao Gabriel Da Palha	S/n	Urbano	São Gabriel Da Palha	ES	45,00	1.600,00	Reversible
6173	Rua Jose Venancio	0	Santa Maria Do Boiac	Rorainópolis	RR	17,00	1.250,00	Reversible
5837	Rua Sizenando Nabuco	115	Manguinhos	Rio De Janeiro	RJ	16,00	325,00	Reversible

723	Rua 15 De Novembro	S/n	Centro	Cordeiros	BA	42,00	1.271,00	Reversible
33479	Maria Gorete Cavalcante	0	Inhamus	Tauá	CE	15,00	87,72	Reversible
BTSAGO359	Rua Vitercides Serafim Pereira Qd. 07 Lt. 02	0	Panama	Panamá	GO	60,12	912,12	Reversible
4249	Rua Piracaba	0	Comunidade De Pira	Monte Alegre	PA	18,06	60,00	Reversible
BTSAGO11	Rua Da Saudade Esq. C/ Av. Planetaria Qd. 24 Lt. 295/296	0	Centro	Amorinópolis	GO	40,88	525,00	Reversible
3580	Avenida Joao Pessoa	520	Centro	Vigia	PA	70,33	472,38	Reversible
7242	Fazenda Cariri	0	Na	Riacho De Santana	BA	52,00	10.600,00	Reversible
BTSAGO410	Fazenda Rio Verde Da Barra Grande - Rancho Queimado	0	Rio Verde	Rio Verde	GO	837,62	16.752,45	Reversible
BTSARS633	Toropi	0	Toropi	Toropi	RS	26,25	150,00	Reversible
1059	Rua Milton Jose Ornelas	0	Centro	Alagoinhas	BA	349,00	853,00	Reversible
3508	Rua Principal - Sitio Serrinha Ou Ladeira *	S/n	Rural	Machado	MG	50,00	900,00	Reversible
447	Rua Celika Nogueira Ou Celika Rodrigues	249	Piraja / Aguas Claras	Salvador	BA	103,00	709,00	Reversible
7075	Rua Rezende Costa	11	Jardim Cruzeiro	Salvador	BA	142,00	260,00	Reversible
6062	Rua Homem De Siqueira	138	Pedro Velho	Pedro Velho	RN	64,69	66,12	Reversible
1552	Flexeiras	0	Na	Trairi	CE	15,00	200,00	Reversible
6748	Boi Morto	0	Urbano	Agricolândia	PI	9,00	100,00	Reversible
5394	Rua Do Fio	0	Na	Picos	PI	65,00	420,00	Reversible
7531	Rua Joao Paulo Ii	S/n	Na	Aveiro	PA	24,19	275,81	Reversible
4386	Condominio Denpasa (Rua Andiroba	S/n	Na	Santa Bárbara Do Pa	PA	19,49	360,00	Reversible
5379	Rua Projetada	S/n	Na	Lagoa Alegre	PI	25,00	375,00	Reversible
BTSAGO230	Rua Pioneira S/Nº Qd. 05 (Rua Francisco Jose Da Silva) (Av. Pedro Ludovico	S/n	Indiara	Indiara	GO	79,39	765,00	Reversible
2382	Rua Principal	S/n	Barraca De Santa So	Pinheiro	MA	9,00	360,00	Reversible
555	Fazenda Angicos Km 1655 Da Ba 130 P/Juazeiro	0	Distrito Barrinha	Jaguarari	BA	15,00	2.000,00	Reversible
6170	Rua Lacerda Gago Km 426 Da Br-174	242	Vila Nova Colina	Rorainópolis	RR	17,00	5.680,00	Reversible
3143	Morro Proximo Da Localidade/Faz. Coqueiros *	S/n	Zona Rural	Lagoa Da Prata	MG	86,00	400,00	Reversible
3712	Rua Dr. Picanço Diniz	1631	Centro	Óbidos	PA	385,50	1.270,00	Reversible
5378	Repetidora Sitio - Estrada Pi-243 Para Sitio	S/n	Na	Jaicós	PI	25,00	6.720,00	Reversible
3110	Fazenda Boqueiras *	S/n	Rural	São João Da Ponte	MG	44,00	2.500,00	Reversible
4979	Rua Major Juarez Nogueira Mendes	S/n	Centro	Barreiros	PE	72,78	83,30	Reversible
4335	Piçarra	0	Na	Piçarra	PA	36,00	600,00	Reversible
7525	Rod. Pa 242	S/n	Vila St() Terezinha	Castanhal	PA	11,90	240,00	Reversible
3473	Rodovia Br 367 Km - 5512	S/n	Rural	Couto De Magalhães	MG	30,00	400,00	Reversible
2626	Morro Da Repetidora De Tv *	S/n	Zona Rural	Abre Campo	MG	27,00	901,28	Reversible
4066	Trav. Dom Pedro I	S/n	Na	Faro	PA	17,00	10.000,00	Reversible
3254	Praça Marcelino Vieira *	S/n	Urbano	Caranaíba	MG	30,00	153,00	Reversible
487	Praça Da Bandeira	S/n	Centro	Cairu	BA	19,00	945,00	Reversible
1561	Guanaces	0	Na	Cascavel	CE	15,50	25,50	Reversible
1703	Rafael Arruda	0	Na	Sobral	CE	15,00	165,00	Reversible
4056	Rodovia Castanhal-Curuça Km 420	S/n	Povoado De Magalha	Curuçá	PA	19,59	225,00	Reversible
3674	Rua Ley Dos Reis	0	Centro	Santa Maria Do Pará	PA	81,26	1.800,00	Non-Reversible
7561	Br 135	S/n	Centro	Alto Alegre Do Maran	MA	9,00	360,00	Reversible
2322	Rua Principal	S/n	Novo Goncalves Dias	Gonçalves Dias	MA	9,00	349,32	Reversible
2318	Br De D. Pedro E Gonçalves Dias (5 Km Antes De G.D.)	S/n	Centro	Governador Archer	MA	9,00	360,00	Reversible
7317	Rua Grande (Margem Da Br 316)	S/n	Centro	Santa Inês	MA	9,00	350,00	Reversible
BTSAPR428	Avenida Brasil	0	Maria Helena	Maria Helena	PR	12,65	810,00	Reversible
1832	Timbauba	0	Na	Russas	CE	15,50	200,00	Reversible
2433	Rua Magalhaes De Almeida	S/n	Urbano	São José Dos Basílio	MA	14,00	360,00	Reversible
2272	Rua Sao Pedro	S/n	Pov. Aldeia	Balsas	MA	9,00	360,00	Reversible
202	Rua Couto Vale	S/n	Centro	Caapiranga	AM	55,60	2.049,26	Reversible
1817	Sitio Estrela	0	Na	Barbalha	CE	15,00	165,00	Reversible
BTSARS187	Rua Polonia	0	Erechim	Erechim	RS	72,99	800,00	Reversible
BTSASC452	Rua Bela Vista	0	Centro	Schroeder	SC	25,00	420,00	Reversible
2005	Rua Deoclesio Cossi	S/n	Centro	Cachoeiro De Itapem	ES	29,00	262,80	Reversible
539	Rua Manoel Cerqueira Brandao - Clube	S/n	Pontalzinho	Itabuna	BA	2.891,00	5.563,00	Non-Reversible
4312	Rod. Transamazonica Km 1180	S/n	Porto Jambas Passarin	São João Do Araguaui	PA	26,24	640,00	Reversible
BTSAPR464	Av Rio Grande Do Sul Qd 4 Lt 9 (Rua Estado Do Rio)		Balneario Sao Carlos	Pontal Do Paraná	PR	-	319,00	Non-Reversible
BTSAPR465	Av Rio Grande Do Sul Qd 4 Lt 10 (Rua Estado Do Rio)		Balneario Sao Carlos	Pontal Do Paraná	PR	-	319,00	Non-Reversible
BTSAPR466	Av Rio Grande Do Sul Qd 4 Lt 11 (Rua Estado Do Rio)		Balneario Sao Carlos	Pontal Do Paraná	PR	-	319,00	Non-Reversible
BTSAPR467	Av Rio Grande Do Sul Qd 4 Lt 19 (Rua Estado Do Rio)	0	Balneario Sao Carlos	Pontal Do Paraná	PR	-	319,00	Non-Reversible
BTSAPR468	Av Rio Grande Do Sul Qd 4 Lt 18 (Rua Estado Do Rio)		Balneario Sao Carlos	Pontal Do Paraná	PR	-	319,00	Non-Reversible
5875	Trav. Sandoval Andrade	S/n	Barra De Itabapoana	São Francisco De Itab	RJ	30,20	585,00	Reversible
BTSAGO473	Rodovia Go-010 - Vianopolis/Luziania	S/n	Esmertil (Adenilopolis)	Vianópolis	GO	150,00	150,00	Reversible
1206	Rua Tabeliao Angelim	S/n	Centro	Coreaú	CE	45,60	251,81	Reversible
3427	Morro Cemiterio	S/n	Rural	Alto Jequitibá	MG	26,00	392,00	Reversible
3887	Canutama	0	Na	Benevides	PA	11,90	444,00	Reversible
BTSAGO461	Avenida Presidente Vargas Nº 136 Qd. 22 Lt. 10 - Centro	136	Trombas	Trombas	GO	70,00	938,16	Reversible

2049	Sao Floriano - Local	S/n	Urbano	Domingos Martins	ES	69,00	245,00	Reversible
1513	Coite Pedreira	0	Na	Caucaia	CE	15,00	200,00	Reversible
1498	Rua Corrego Principal	S/n	Carnaubinha	Milhã	CE	15,00	165,00	Reversible
3673	Mae Do Rio	0	Na	Mãe Do Rio	PA	120,43	773,44	Reversible
BTSAGO203	Quadra 08 Lote 27	0	Uva	Goiás	GO	912,00	912,00	Reversible
6426	Avenida N. Sra. Da Gloria	S/n	Centro	Monte Alegre De Serg	SE	36,00	375,00	Reversible
BTSAPR803	Rua Professora Amazilia	25	União Da Vitoria	União Da Vitória	PR	396,00	396,00	Reversible
1401	Antonico	0	Na	Quixelô	CE	15,00	200,00	Reversible
BTSAGO6	Avenida Anicuns Qd. 8 Lt. 09 E Parte Lt. 06 (Rua 17 Qd. 34 Lt. 02)	0	Centro	Alexânia	GO	61,00	450,00	Reversible
BTSAGO471	Rua 4 Esq. C/ N. S. Da Abadia Qd. 1 (Parte)	0	Varjao	Varjão	GO	63,90	2.100,00	Reversible
459	Rua Do Tanque	S/n	Na	Andorinha	BA	36,00	338,00	Reversible
1488	Canoa Quebrada N° 1	0	Na	Aracati	CE	40,02	94,00	Reversible
1548	Faveira	0	Na	Carnaubal	CE	15,00	165,00	Reversible
1389	Rua Do Comercio	S/n	Aleixo	Missão Velha	CE	15,50	112,18	Reversible
1530	Estrada De Algodoes	S/n	Damiao Carneiro (Alg	Quixeramobim	CE	15,50	25,50	Reversible
4145	Avenida Marechal Castelo Branco	S/n	Centro	Itupiranga	PA	19,14	290,00	Reversible
BTSARS116	Caseiros	0	Caseiros	Caseiros	RS	61,60	150,00	Reversible
4866	Morro Do Criolo/Fazenda Terra Nova Br407	S/n	Na	Petrolina	PE	1.720,00	1.600,00	Reversible
1522	Crioulos	0	Na	Pereiro	CE	15,50	172,00	Reversible
4096	Rod. Pa 236 Km05	S/n	Primeiro Caripi	Igarapé-Açu	PA	11,90	220,00	Reversible
2641	Morro Proximo Da Localidade	S/n	Zona Rural	Andradas	MG	37,00	2.500,00	Reversible
4075	Rua Da Caixa D'Agua	S/n	Vila Do Livramento	Garrafão Do Norte	PA	56,82	468,00	Reversible
33588	Fazenda Caju Norte	0		Canto Do Buriti	PI	9,00	10.000,00	Reversible
BTSAPR589	Prolongamento Da Rua General Osorio	0	Pitanga	Pitanga	PR	24,01	150,00	Reversible
1578	Ilha Dos Coqueiros	0	Na	Acaraú	CE	15,00	152,00	Reversible
4344	Trav. Elias Americano (Antigo Município São João Do Araguaia)	0	Centro	Bom Jesus Do Tocant	PA	49,30	382,87	Reversible
6149	Rua Roberto Costa	2	Na	Normandia	RR	106,67	1.566,00	Reversible
4219	Rua Principal	0	Na	Marapanim	PA	177,28	2.264,46	Reversible
2483	Rua Principal	S/n	Pov. Fortaleza De Na	Turiação	MA	9,00	600,00	Reversible
106	Avenida Sao Sebastiao	S/n	Cidade Alta	Atalaia	AL	91,25	1.660,00	Reversible
1387	Rua Joao Soares De Lima	S/n	Aguas Belas	Boa Viagem	CE	34,86	176,00	Reversible
6932	Marrecas (Ze Bulandia)	0	Na	São João Do Piauí	PI	9,00	36,00	Reversible
4729	Sitio Costa	0	Zona Rural	Cacimbas	PB	98,00	200,00	Reversible
5350	Repetidora Boa Vista	0	Pov. Baixao Do Sant	oAnísio De Abreu	PI	18,00	10.000,00	Reversible
BTSARS243	Rua Lupicinio Rodrigues	0	Santa Rita	Guaíba	RS	20,00	300,00	Reversible
3520	Serra Sao Jose *	S/n	Rural	São Francisco	MG	37,00	1.225,00	Reversible
3898	Rodovia Magalhaes Barata	S/n	Vila Sao Joao De Pa	nBonito	PA	65,34	140,00	Reversible
3922	Santa Rita	0	Na	Brejo Grande Do Arag	PA	19,49	242,40	Reversible
4029	Rua Dilson Funaro	S/n	Serra Pelada	Curionópolis	PA	19,50	731,25	Reversible
4077	Rua Da Telemar	S/n	Marmorana	Garrafão Do Norte	PA	19,88	240,00	Reversible
4259	Sao Miguel Do Pracuuba	0	Na	Muaná	PA	19,14	312,00	Reversible
4305	Rio Grande	0	Na	Ourém	PA	19,25	240,00	Reversible
4308	Vila Bom Jardim	0	Na	Pacajá	PA	18,90	524,00	Reversible
4314	Travessa Maranhao	S/n	Colonia Do Uraim	Paragominas	PA	17,72	240,00	Reversible
4343	Tapara (Vila Do Tapara)	0	Na	Porto De Moz	PA	21,17	350,08	Reversible
4368	Santo Antonio De Urindeua	0	Na	Salinópolis	PA	19,60	240,00	Reversible
4369	Travessa Sao Domingos	0	Vila De Sao Bento	Salinópolis	PA	17,00	220,00	Reversible
4381	Rua Da Caixa D'Agua	S/n	Vila Mauricia	Santa Bárbara Do Pa	PA	20,06	463,57	Reversible
4484	Rua Tauarizinho	S/n	Vila Sao Benedito	São Domingos Do Ar	PA	19,60	450,00	Reversible
2242	Estrada Municipal0	1	Centro	Matões	MA	29,98	1.943,67	Reversible
5310	Rua Joao Ferry	S/n	Centro	Miguel Leão	PI	25,00	450,00	Reversible
7493	Praça Vicente Moreira	0	Morro Das Flores	Ruy Barbosa	BA	16,00	615,00	Reversible
141	Rua Jose Basilio	S/n	Centro	Barcelos	AM	302,69	3.302,79	Reversible
3640	Avenida Visconde De Souza Franco	0	Centro	São Caetano De Odív	PA	48,75	525,70	Reversible
3283	Trav. Marques Parana *	S/n	Zona Rural	Jacuí	MG	66,00	260,00	Reversible
4785	Povoado Jurema	0	Na	Tavares	PB	18,00	80,00	Reversible
5002	Rua Vigario Tejo	114		Taquaritinga Do Norte	PE	75,16	142,57	Reversible
1431	Rua Raimundo Joca	S/n	Bandeira Nova	Itatira	CE	15,50	25,50	Reversible
BTSAMT1	Praça Nossa Senhora De Brotas	S/n	Centro	Acorizal	MT	42,30	1.229,15	Reversible
5564	Rua E Lotes 08 E 09 Da Quadra 050	22	Morro Sao Joao	Itaocara	RJ	32,00	520,00	Reversible
3555	Fazenda Tiririca	S/n	Zona Rural	Paracatu	MG	68,00	10.000,00	Reversible
5076	Rua Jonas Camelo	40	Centro	Buíque	PE	78,25	182,73	Reversible
7037	Praça Manoel Valente De Lima	S/n	Alto Santa Cruz	Limoeiro De Anadia	AL	16,00	55,63	Reversible
1471	Cachoeira De Fora	0	Na	Arneiroz	CE	15,00	300,00	Reversible
1627	Rua Professora Rosa Almeida Souza	S/n	Macaoca	Madalena	CE	15,00	280,00	Reversible

1847	Tuina	0	Na	Massapê	CE	15,50	25,50	Reversible
1287	Rua Jose Leao	S/n	Centro	Moraújo	CE	57,60	201,65	Reversible
4041	Rua 20 De Janeiro	S/n	Vila Maraua	Curuçá	PA	11,90	240,00	Reversible
4584	Avenida Central	S/n	Vila Arco Iris	Ulianópolis	PA	11,90	520,00	Reversible
5328	Rua Joaquim Regino Costa	333	Centro	São José Do Peixe	PI	25,00	14.400,00	Reversible
3413	Alto Do Santuario *	S/n	Zona Rural	Lajinha	MG	26,00	900,00	Reversible
BTSAGO123	Rua Goias Qd. A-5	0	Cristianopolis	Cristianópolis	GO	66,00	1.780,00	Reversible
1564	Rua Luiz Vieira De Sousa	0	Guia	Boa Viagem	CE	15,00	264,00	Reversible
5019	Rua Major Manoel Felix De Menezes	S/n	Centro	São Joaquim Do Mon	PE	43,80	85,76	Reversible
1468	Buritizal	0	Na	Poranga	CE	15,50	285,00	Reversible
6514	Travessa Duque De Caxias	S/n	Centro	Riachão Do Dantas	SE	36,00	180,00	Reversible
BTSAGO423	Rua Francisco De Amorim S/Nº	S/n	Santo Antonio Da Es	pSanta Cruz De Goiás	GO	1.200,00	1.200,00	Reversible
1542	Espinho	0	Rural	Limoeiro Do Norte	CE	15,50	25,50	Reversible
3827	Trav. Nossa Senhora Do Livramento	S/n	Anoira	Augusto Corrêa	PA	29,00	240,00	Reversible
BTSASC478	Avenida Sao Luiz Pt. Lote Nº13	0	Centro	União Do Oeste	SC	60,84	284,00	Reversible
3286	Rua Jose Costa Neves	69	Urbano	Conselheiro Lafaiete	MG	4,00	144,00	Reversible
1771	Rua Nossa Senhora Do Carmo	S/n	Santa Felicia	Acopiara	CE	15,50	25,50	Reversible
1492	Capivara	0	Na	Aracoiaba	CE	15,50	25,50	Reversible
1472	Caetanos	0	Na	Beberibe	CE	15,00	300,00	Reversible
1568	Rua Luiz Lucio Resende	1	Ibiapaba	Crateús	CE	15,50	25,50	Reversible
1572	Rua Sebastiao Porfirio	S/n	Ibuacu	Granja	CE	10,00	170,00	Reversible
5270	Praça Gilbues	S/n	Centro	Gilbués	PI	48,00	800,00	Reversible
3996	Rua Sao Joao	S/n	Sao Pedro Do Indua	Capitão Poço	PA	19,88	240,00	Reversible
4378	Estrada Do Araçy	S/n	Na	Santa Bárbara Do Pa	PA	19,77	474,30	Reversible
110	Morro0	S/n	Morro	Tanque D'Arca	AL	15,00	108,00	Reversible
1094	Rua E	S/n	Alvorada	Vitória Da Conquista	BA	193,00	1.218,00	Reversible
3505	Morro Proximo Da Caixa D'Agua *	S/n	Rural	Dona Eusébia	MG	3,00	225,00	Reversible
BTSARS137	Cerro Grande	0	Cerro Grande	Cerro Grande	RS	45,05	150,00	Reversible
BTSARS629	Taquarucu Do Sul	0	Taquarucu Do Sul	Taquarucu Do Sul	RS	45,05	150,00	Reversible
1651	Avenida Jose Bezerra De Saboia	0	Montenebo	Crateús	CE	15,50	200,00	Reversible
1473	Cafe Da Linha	0	Na	Milagres	CE	15,00	144,00	Reversible
BTSAGO270	Rua Jk Esq C/ Rua Beraldo Caetano Gomes S/Nº	S/n	Jandaia	Jandaia	GO	60,60	1.094,00	Reversible
12028	Morro Proximo Da Localidade *	S/n	Rural	Tarumirim	MG	3,00	100,00	Reversible
BTSAMS20	Rua 12 De Outubro	S/n	Vila Marques	Aral Moreira	MS	24,97	281,25	Reversible
1836	Estrada Da Vila Torroes	0	Vila Torroes	Itarema	CE	15,50	200,00	Reversible
1675	Rua Francisco Ferreira Gomes	0	Panacui	Marco	CE	15,50	200,00	Reversible
4583	Rua Paragominas	S/n	Colonia Agua Branca	Ulianópolis	PA	11,90	342,00	Reversible
BTSAGO155	Rua Sao Bento Qd. 4 Lt. 1 E 2 (Parte)	0	Natinopolis	Goianésia	GO	738,00	1.230,00	Reversible
BTSAPR748	Estrada Principal	0	Serranopolis Do Igua	cSerranópolis Do Igua	PR	15,80	1.044,00	Reversible
4562	Rua Sao Marcos	S/n	Forquilha	Tomé-Açu	PA	11,90	247,20	Reversible
BTSAGO231	Fazenda Goiabeiras	0	Inhumas	Inhumas	GO	320,00	6.400,00	Reversible
BTSAMT13	Rod. Arenapolis/Nortelandia	S/n	Ponte	Arenópolis	MT	43,45	3.600,00	Reversible
1224	Avenida Jose Candido De Carvalho	483	Centro	Graça	CE	56,16	197,10	Reversible
BTSASC253	Rua Cidade Umbuzeiro Esq.Rua Cidade Gravata	S/n	Santa Catarina	Joinville	SC	52,00	340,00	Reversible
BTSAGO200	Avenida Sao Paulo Esq. C/ Rua 5 S/Nº	S/n	Goianira	Goianira	GO	79,39	900,00	Reversible
12000	Vila Fernandes	S/n	Rural	Conselheiro Lafaiete	MG	3,00	100,00	Reversible
3114	Fazenda Manga Grande *	S/n	Zona Rural	Pedra Azul	MG	44,00	2.500,00	Reversible
2536	Avenida Jose Antonio Soalheiro	126	Boa Vista	Sete Lagoas	MG	189,00	407,00	Reversible
6480	Bom Sucesso	0	Bom Sucesso	Poço Redondo	SE	11,60	96,00	Reversible
1475	Caiçara	0	Na	Canindé	CE	15,00	200,00	Reversible
1599	Jordao	0	Vila	Sobral	CE	15,50	200,00	Reversible
4115	Vila De Ipanema	S/n	Na	Prainha	PA	31,50	500,00	Reversible
1555	Fronteiro	0	Na	Milagres	CE	15,50	200,00	Reversible
BTSARS642	Tres Arroios	0	Tres Arroios	Três Arroios	RS	26,25	150,00	Reversible
3435	Morro Da Repetidora De Tv *	S/n	Zona Rural	Matipó	MG	26,00	445,00	Reversible
BTSAGO95	Pça. Manoel Pio Pereira Esq C/ Av. Bernardo Sayao S/Nº	S/n	Campo Alegre De Go	Campo Alegre De Go	GO	79,39	2.625,00	Reversible
2023	Morro Alto Sao Cristovao	S/n	Muniz Freire	Muniz Freire	ES	84,00	2.509,00	Reversible
3449	Morro Proximo Do Cemiterio *	S/n	Rural	Manhuaçu	MG	3,00	225,00	Reversible
BTSARS608	Rua Calianira	0	Silva Jardim	Serafina Corrêa	RS	45,05	360,00	Reversible
11983	Fazenda Bonfim *	S/n	Rural	João Pinheiro	MG	6,00	100,00	Reversible
3443	Rua Joao Antonio Carvalhais	335	Centro	Rio Vermelho	MG	40,00	300,00	Reversible
1845	Trussu	0	Na	Acopiara	CE	15,50	330,00	Reversible
4047	Alameda Sao Pedro Do Tijoca	S/n	Vila Sao Pedro Da Tij	Curuçá	PA	19,31	321,60	Reversible
2311	Rua Principal	S/n	Pov. Santa Vitoria	Dom Pedro	MA	9,00	200,00	Reversible
1390	Rua Noel Pereira Angelim	S/n	Algodoes	Quiterianópolis	CE	15,50	95,00	Reversible
5653	Rua Sete De Setembro	0	Lumiar	Nova Friburgo	RJ	35,12	457,00	Reversible
2029	Rua Maria Ortiz (Loteamento Belvedere)	S/n	Belvedere	Maratáizes	ES	76,00	1.296,00	Reversible

2057	Rua Ericson Peçanha	S/n	Centro	São Mateus	ES	270,00	1.546,00	Reversible
12019	Fazenda Nova Veneza	S/n	Rural	Jequitinhonha	MG	3,00	225,00	Reversible
1610	Lagoa De Dentro	0	Na	Beberibe	CE	15,50	168,00	Reversible
1565	Rua Central Do Guriu	S/n	Guriu	Camocim	CE	10,00	170,00	Reversible
1191	Rua Raimundo Aires	194	Centro	Caridade	CE	26,40	89,50	Reversible
1499	Rua Central Do Carneiro	S/n	Carneiro	Chaval	CE	10,00	170,00	Reversible
1685	Pessoa Anta	0	Na	Granja	CE	15,50	25,50	Reversible
5403	Repetidora Sete Lagoas	0	Na	Santa Filomena	PI	25,00	10.000,00	Reversible
4553	Avenida Magalhaes Barata	S/n	Centro	Terra Alta	PA	31,00	660,00	Reversible
7545	Avenida 24 De Janeiro	S/n	Na	Pacajá	PA	15,61	15.360,00	Reversible
3040	Fazenda Pe Da Ladeira *	S/n	Rural	Riacho Dos Machado	MG	86,00	2.500,00	Reversible
2809	Fazenda Mamotes	S/n	Zona Rual	Jacuí	MG	84,64	58,00	Reversible
BTSAGO337	Avenida Anestor Silva S/Nº Qd. 40 Lt. 12	S/n	Jardim Paulista	Nova Glória	GO	62,00	350,00	Reversible
1819	Sítio Silva	0	Na	Alcântaras	CE	10,00	160,00	Reversible
BTSARS185	Erebango	0	Erebango	Erebango	RS	61,60	200,00	Reversible
4435	Tabocal	0	Na	Santarém	PA	24,75	294,00	Reversible
5115	Rua Nestor Varejao	S/n	Na	Altinho	PE	40,80	342,95	Reversible
3997	Rua Joao Mendonça (Esq. Com Trav. Jose Israel)	0	Agrovila Nazare	Castanhal	PA	11,90	240,00	Reversible
1695	Prea	0	Na	Cruz	CE	15,50	25,50	Reversible
7333	Rua Principal	S/n	Povoado Monte Caste	São Raimundo Do Do	MA	9,00	240,00	Reversible
BTSAGO370	Rod. Go 147 - Fazenda Sao Pedro Do Palmito	S/n	Piracanjuba	Piracanjuba	GO	150,00	150,00	Reversible
3336	Rua Governador Kubitschek	250	Urbano	Coluna	MG	28,00	150,00	Reversible
2780	Serra Do Anga *	S/n	Rural	Desterro De Entre Rio	MG	8,00	156,00	Reversible
498	Area Industrial	0	Na	Casa Nova	BA	65,36	1.095,00	Reversible
1494	Rua Francisco Pedro Da Rocha	S/n	Caracara	Aquiraz	CE	15,50	200,00	Reversible
1445	Rua Padre Cicero	S/n	Bela Vista	Crato	CE	15,00	165,00	Reversible
1550	Rua Manoel Batista	S/n	Felizardo	Ipaumirim	CE	15,50	25,50	Reversible
1563	Guassusse	0	Na	Orós	CE	15,50	25,50	Reversible
1457	Boa Vista	0	Na	Paraipaba	CE	15,00	120,00	Reversible
1551	Estrada Principal	S/n	Vila Flamengo	Saboeiro	CE	15,50	25,50	Reversible
1780	Santo Antonio Do Aracatiacu	0	Na	Sobral	CE	10,00	170,00	Reversible
1451	Praça Da Matriz	0	Bilheira	Sobral	CE	15,00	200,00	Reversible
5272	Rua Sete De Setembro S/Nº	S/n	Centro	Avelino Lopes	PI	25,00	900,00	Reversible
5283	Rua 29 De Abril	S/n	Centro	Baixa Grande Do Rib	PI	25,00	10.000,00	Reversible
5273	Rua Senador Petronio Portela	S/n	Centro	Barreiras Do Piauí	PI	25,00	900,00	Reversible
5274	Avenida Tancredo Neves	S/n	Centro	Cristalândia Do Piauí	PI	25,00	900,00	Reversible
4137	Rod. 230 - Km 280	S/n	Comunidade Boa Vist	Itaituba	PA	25,25	295,00	Reversible
BTSAGO454	Avenida Domiro Fernandes De Souza - Faz. Boa Vista	0	Engenheiro Valente	Silvânia	GO	150,00	150,00	Reversible
BTSAPR552	Rua Serafin Afonso Costa	1985	Paranavaí	Paranavaí	PR	2.160,00	1.912,50	Reversible
6177	Avenida Sao Luiz	S/n	Vila Moderna	São Luiz	RR	17,00	450,00	Reversible
BTSASC310	Rua Do Engenho Lote Nº2-A	0	Centro	Mondai	SC	143,64	693,00	Reversible
7163	Fazenda Sao Roque Da Jacutinga	0	Vila Franca	Itamarí	BA	175,76	1.435,20	Reversible
3925	Muru	0	Vila Muru	Breu Branco	PA	19,39	580,13	Reversible
BTSAGO328	Avenida Castelo Branco S/Nº	S/n	Indaianópolis	Niquelândia	GO	180,00	3.600,00	Reversible
918	Rua Camaca	S/n	Sao Joao Do Paraíso	Mascote	BA	35,00	916,80	Reversible
1677	Rua Estandilau Vidal	0	Parapui	Santana Do Acaraú	CE	15,00	160,00	Reversible
3874	Sucuriçuquara	0	Na	Belém	PA	11,90	254,40	Reversible
4367	Avenida Beira Mar	S/n	Cuirana	Salinópolis	PA	11,90	202,00	Reversible
6890	Japcanga	0	Rural	Cristino Castro	PI	9,00	83,75	Reversible
629	Fazenda Santa Maria	0	Zona Rural	Santo Estêvão	BA	55,00	999,90	Reversible
2326	Rua Do Comercio	S/n	Pov. Cacimbao	Governador Eugênio	MA	9,00	200,00	Reversible
2330	Rua Do Comercio	S/n	Pov. Agricolandia	Governador Eugênio	MA	9,00	200,00	Reversible
7134	Povoado De Creoli Do Sinha	S/n	Creoli Do Sinha	Graça Aranha	MA	9,00	200,00	Reversible
5033	Rua Cantalice Capistrano De Barros	S/n	Na	São João	PE	53,04	219,76	Reversible
1381	Estr. Da Tabuba / Avn Central Lt 12 Qd 44	S/n	Distrito De Tabuba	Caucaia	CE	30,00	391,84	Reversible
5382	Repetidora Jatoba	23445		Marcos Parente	PI	25,00	1.000,00	Reversible
11946	Rua Itumirim *	S/n	Centro	Itutinga	MG	3,00	240,00	Reversible
3500	Fazenda Vereda *	S/n	Zona Rural	Padre Paraíso	MG	25,00	868,00	Reversible
3211	Morro Proximo Da Capela *	S/n	Rural	Volta Grande	MG	30,00	875,00	Reversible
1798	Rua Maria Da Conceição	556	Sao Roque	Croatá	CE	15,50	25,50	Reversible
1629	Pontal Do Maceio	0	Na	Fortim	CE	15,50	25,50	Reversible
1637	Rod. Central Martinslandia	S/n	Distrito Martinslandia	Guaraciaba Do Norte	CE	15,00	165,00	Reversible
7516	Vila Quatro Bocas	S/n	Vila Quatro Bocas	Breu Branco	PA	45,00	360,00	Reversible
4373	Condeixa	0	Na	Salvaterra	PA	11,90	399,30	Reversible
3423	Rua Barcelos	S/n	Urbano	Barão De Monte Alto	MG	3,00	303,00	Reversible
2594	Alto Da Senhorinha *	S/n	Rural	São Miguel Do Anta	MG	12,00	558,00	Reversible
4112	Pataueteua	0	Na	Inhangapi	PA	26,00	240,00	Reversible

2309	Rua Da Caema	S/n	Pov. De Triangulo	Dom Pedro	MA	9,00	200,00	Reversible
7542	Rod. Pa 136 Km 390	S/n	Na	Terra Alta	PA	12,00	3.000,00	Reversible
BTSAGO66	Avenida Joaquim Carlos Garcia Esq. C/ Ana Rita De Farias	0	Bom Jardim De Goia	Bom Jardim De Goia	GO	66,00	1.050,96	Reversible
4937	Rua Caruaru	S/n	Forte	Ilha De Itamaracá	PE	71,92	360,00	Reversible
BTSARS489	Rua Dr. Nascimento 426	426	Vila Quinta	Rio Grande	RS	79,71	360,00	Reversible
BTSASC342	Avenida Central	S/n	Centro	Passo De Torres	SC	39,78	375,00	Reversible
6714	Praça Da Igreja Matriz *	S/n	Centro	Luisburgo	MG	8,00	40,00	Reversible
7450	Estrada De Acesso Fazenda Carazinho	S/n	Antiga Fazenda Piraj	Caatiba	BA	4,00	2.000,00	Reversible
7237	Rod. Ba 270 - Fazenda Dr. Ezequiel	S/n	Na	Potiraguá	BA	23,00	1.200,00	Reversible
4715	Rua Severino Carlos Andrade	513	Centro	Tavares	PB	25,40	171,00	Reversible
1704	Vila Realeixo	0	Na	Cratéis	CE	15,00	200,00	Reversible
1590	Vila Itapai	0	Na	Redenção	CE	15,00	200,00	Reversible
5335	Avenida Jose Soares	S/n	Centro	Buriti Dos Montes	PI	25,00	900,00	Reversible
5087	Rua Do Estudante	121	Centro	Lagoa Grande	PE	45,49	158,09	Reversible
6175	Rua Raul Torreias	S/n	Vila Sao Silvestre	Alto Alegre	RR	17,00	1.624,00	Reversible
5023	Avenida Manoel Borba	168	Centro	Garanhuns	PE	2.258,00	798,85	Reversible
3086	Avenida Pres. Tancredo Neves	184	Urbano	Sapucaí-Mirim	MG	25,00	275,00	Reversible
1523	Cristais	0	Na	Cascavel	CE	15,50	25,50	Reversible
1802	Rua Chico Pitombeira	S/n	Sao Vicente	Icó	CE	10,00	170,00	Reversible
2643	Fazenda Sao Francisco *	S/n	Rural	Grão Mogol	MG	84,00	2.500,00	Reversible
BTSARS294	Avenida Thomas Costa	0	Lagoao	Lagoão	RS	20,00	312,50	Reversible
3133	Morro Da Repetidora De Tv *	S/n	Zona Rural	Mantena	MG	37,00	2.980,00	Reversible
4697	Rua Belarmino Lopes Souza	S/n	Centro	Igaracy	PB	32,25	600,00	Reversible
1442	Estrada Principal	S/n	Vila Barrinha	Saboeiro	CE	15,50	25,50	Reversible
1649	Monte Carmelo	0	Na	Tejuçuoca	CE	15,50	25,50	Reversible
5327	Rua Projetada	S/n	Centro	São José Do Divino	PI	25,00	600,00	Reversible
BTSARS587	Estrada Geral De Arroio Bonito – Estrada Geral Cai/São José Do Hortêncio	5277	Chapadao	São Sebastião Do Ca	RS	26,25	300,00	Reversible
1186	Rua Raimundo Teofilo De Castro	232	Na	Itapipoca	CE	327,00	649,00	Reversible
666	Rua Morro Da Areia	S/n	Carmaiba	Pindobaçu	BA	16,00	100,00	Reversible
2474	Rua Projetada	S/n	Pov. Canarinho	Turiação	MA	9,00	240,00	Reversible
6768	Rua 26 De Janeiro	S/n	Urbano	Boqueirão Do Piauí	PI	9,00	200,00	Reversible
1774	Santa Tereza	0	Na	Aracati	CE	10,00	170,00	Reversible
BTSAMS35	Rua Luxemburgo S/N	S/n	Distrito De Anhandui	Campo Grande	MS	675,00	675,00	Reversible
12033	Morro Prox. Da Localidade	S/n	Rural	Belo Horizonte	MG	12,00	120,00	Reversible
7532	Rodovia Pa 253	S/n	Vila Santa Luzia Do I	nCapitão Poço	PA	10,23	375,00	Reversible
4536	Garimpo Do Galo	0	Na	Senador José Porfirio	PA	19,26	440,00	Reversible
12034	Morro Proximo Da Localidade *	S/n	Urbano	Abadia Dos Dourado	MG	8,00	400,00	Reversible
4428	Piracauera	0	Na	Santarém	PA	25,00	360,00	Reversible
BTSAGO390	Avenida Rio Dos Bois Esq. C/ Rua Curitiba Qd. 13 Lt. 01/02	0	Porteirao	Porteirão	GO	79,39	1.107,00	Reversible
4037	Rodovia Castanhal-Curuça Km 500	S/n	Povoado De Cristo Al	Curuçá	PA	11,90	210,00	Reversible
3295	Serra Pedra Do Coração	S/n	Rural	Caldas	MG	110,00	280,00	Reversible
6813	Avenida Sao Francisco	S/n	Centro	Juazeiro Do Piauí	PI	31,00	375,00	Reversible
BTSASC131	Caminho Do Morro	S/n	Morro	Dona Emma	SC	9,54	1.050,00	Reversible
BTSARS265	Imigrante	0	Imigrante	Imigrante	RS	45,05	150,00	Reversible
2920	Rua Dos Malacachis	196	Centro	Malacacheta	MG	38,00	198,00	Reversible
12197	Rua Mateus Leme	S/n	Sítio Novo	Mateus Leme	MG	4,00	225,00	Reversible
11910	Fazenda Dos Veados *	S/n	Rural	Montes Claros	MG	6,00	100,00	Reversible
6019	Est. Do Oleo - Serra Do Mangue Seco	S/n	Afonso Bezerra	Afonso Bezerra	RN	55,50	2.250,00	Reversible
5991	Rua Padre Florencio	S/n	Centro	Governador Dix-Sept	RN	426,04	900,00	Reversible
1382	Vila Progresso	0	Na	Acarau	CE	24,64	108,00	Reversible
1480	Cajueiro	0	Na	Aracati	CE	15,00	104,06	Reversible
1844	Triangulo Do Marco	0	Na	Marco	CE	15,50	25,50	Reversible
BTSARS555	Rua Monte Belo	0	Sao Francisco De Pa	uSão Francisco De Pa	RS	179,35	1.439,35	Reversible
2512	Praça Presidente Vargas	22	Centro	Serro	MG	120,00	452,00	Reversible
5987	Rua General Joao Varela	1121	Praia De Muriu	Ceará-Mirim	RN	156,72	1.686,42	Reversible
1800	Povoado Sao Sebastiao	0	Na	Brejo Santo	CE	15,50	25,50	Reversible
4766	Propriedade Francisco Pessoa Araujo	0	Distrito Feira Nova	Salgado De São Féli x	PB	22,79	36,00	Reversible
6167	Rua Jaime Pessoa	S/n	Vila Entre Rios	Caroebe	RR	17,00	343,00	Reversible
BTSARS499	Rua Cel. Sabino Araujo	0	Rosario Do Sul	Rosário Do Sul	RS	93,06	290,00	Reversible
BTSAGO386	Rua Pontalina Qd. 2 Lt. 02 03 E 04	0	Dois Irmaos	Pontalina	GO	450,00	450,00	Reversible
7439	Praça Coronel Joao Das Virgens	0	Aracatu	Aracatu	BA	12,00	1.200,00	Reversible
3928	Vila Areial	0	Vila Sao Francisco Ar	Breu Branco	PA	42,38	360,00	Reversible
4438	Vila Gorete	0	Na	Santarém	PA	18,06	25,00	Reversible
BTSAGO462	Avenida Anicuns Esq. C/ Rua 8 Qd. 8 (Atual Irma Geraldina J. Silva Qd. 29 Lt.	0	Turvania	Turvânia	GO	79,39	686,50	Reversible

BTSAGO207	Fazenda Santa Maria Da Ponte Lavrada	0	Beija Flor	Goiatuba	GO	1.200,00	1.200,00	Reversible
6823	Rua Batista	S/n	Povoado Tapuio	Miguel Alves	PI	9,00	215,25	Reversible
2925	Praça Da Igreja Matriz	40	Centro	Mário Campos	MG	101,00	360,00	Reversible
4097	Rua Dr Periaçu	S/n	Colônia Do Prata	Igarapé-Açu	PA	11,90	240,00	Reversible
4100	Trav. Sete De Setembro	S/n	Sao Jorge Do Jabuti	Igarapé-Açu	PA	11,90	240,00	Reversible
4174	Rua N.S. Do Livramento	S/n	Herculino Bentes	Magalhães Barata	PA	11,90	215,20	Reversible
4176	Rodovia Pa 395	S/n	Nazare Do Fugido	Magalhães Barata	PA	11,90	240,00	Reversible
11992	Praça Sao Sebastiao *	S/n	Urbano	Buritizeiro	MG	6,00	100,00	Reversible
6976	Rua Projetada - Sitio Do Jaragua	0	Na	Rio Tinto	PB	35,00	140,00	Reversible
BTSAGO360	Fazenda Sao Jose	0	Parauna	Paraúna	GO	256,50	5.130,00	Reversible
BTSAPR157	Rua Maria Ana Busato	0	Difrador	Colombo	PR	106,32	1.148,00	Reversible
3439	Rua Jose Moreira Pontes	105	Centro	Marliéria	MG	34,00	189,00	Reversible
2936	Praça Santa Rita *	S/n	Centro	Miradouro	MG	30,00	140,00	Reversible
5158	Rua Fernando De Souza	0	Na	Jurema	PE	36,24	363,75	Reversible
1372	Rua Dos Coqueiros (Cumbuco)	S/n	Centro	Caucaia	CE	49,50	330,00	Reversible
1571	Rua Jose Aleixo De Aquino	0	Iboperi	Lavras Da Mangabeir	CE	15,50	200,00	Reversible
6843	Avenida Otilia Maria De Paiva	S/n	Centro	Pau D'Arco Do Piauí	PI	9,00	425,00	Reversible
3875	Estrada Principal De Tucumaieira	0	Ilha De Caratateua (O	Belém	PA	11,90	228,00	Reversible
3939	Rua Principal	0	Vila De Umarizal	Cachoeira Do Arari	PA	56,24	420,00	Reversible
3986	Rua Nossa Senhora Do Perpetuo Socorro	0	Vila Piri	Capitão Poço	PA	11,90	240,00	Reversible
4377	Passagem Grande	0	Na	Salvaterra	PA	27,65	302,00	Reversible
206	Rua Nunes De Melo	1	Centro	Manaus	AM	16,50	450,00	Reversible
1509	Vila Barra De Caxitore	0	Na	Tejuoca	CE	15,50	218,75	Reversible
6234	Rua "B" Loteamento Praia Do Refugio	66	Mosqueiro	Aracaju	SE	55,40	450,00	Reversible
BTSADF31	Lote 16 Conjunto C Quadra 4 Condominio Sao Francisco	0		Brasília	DF	370,25	370,25	Reversible
	Crs C R S		Recanto Das Emas					
BTSAGO145	Rua Rui Barbosa Qd. 1 Lt. 7	655	Firminópolis	Firminópolis	GO	130,00	130,00	Reversible
182	Rua Conego Bento	346	Centro	Novo Aripuanã	AM	302,69	4.550,00	Reversible
5284	Praça Santa Teresinha	308	Centro	Bertolínia	PI	25,00	950,00	Reversible
3952	Rua Sao Miguel	S/n	Curucambaba	Cametá	PA	12,24	226,00	Reversible
221	Rua Ant. De Almeida Santos	109	Centro	Itapiranga	AM	230,49	2.776,22	Reversible
3315	Rua Cuiabana	253	Urbano	Cascalho Rico	MG	23,00	270,00	Reversible
5312	Trav. Sao Pedro	383	Centro	Paes Landim	PI	25,00	600,00	Reversible
3639	Santa Cruz Do Arari	0	Centro	Soure	PA	20,00	300,00	Reversible
7000	Ponto A Ao B Para O Oeste	0	Pov. Altamira	São José Dos Basílio MA		9,00	360,00	Reversible
6861	Rua Raimundo Heliodoro Moreira	S/n	Formosa	Piripiri	PI	25,00	210,00	Reversible
1872	Fazenda Bela Vista	S/n	Sta Leopoldina	Santa Leopoldina	ES	46,00	1.600,00	Reversible
5083	Rua Monsenhor Angelo Sampaio (Carranca)	S/n	Areia Branca	Petrolina	PE	299,06	1.449,00	Reversible
3982	Rua Do Campo	S/n	Vila De Caraparu	Capitão Poço	PA	10,23	276,90	Reversible
4193	Vila De Sao Benedito - Km 19	0	Na	Maracanã	PA	11,90	240,00	Reversible
4208	Trav. 15 De Novembro / Trav. Bartolomeu	S/n	Cruzador	Marapanim	PA	11,90	242,40	Reversible
4410	Br 3160	S/n	Jeju	Santa Maria Do Pará	PA	11,90	220,00	Reversible
4466	Avenida Capitaon Nonato	0	Sao Raimundo De Bo	Santo Antônio Do Ta	PA	11,59	270,00	Reversible
4468	Rua Santa Maria	0	Tracuateua Da Ponta	Santo Antônio Do Ta	PA	11,59	210,00	Reversible
BTSARS586	Avenida Vereador Nelson Hoff	933	Conceicao	São Sebastião Do Ca RS	RS	44,00	275,00	Reversible
3483	Fazenda Corrego Do Brejinho *	S/n	Rural	Frei Inocêncio	MG	37,00	600,00	Reversible
6726	Rua Boquim	564	Centro	Aracaju	SE	1.578,00	1.578,40	Reversible
4792	Sítio Boqueirao Pb 299 Km 19	0	Zona Rural	Vista Serrana	PB	7,50	350,00	Reversible
1641	Miguel Xavier	0	Na	Caririaçu	CE	15,00	200,00	Reversible
1402	Antonopolis	0	Na	Jaguaruana	CE	15,50	25,50	Reversible
1617	Lagoa Vermelha	0	Na	Jaguaruana	CE	15,50	200,00	Reversible
1782	Rua Jose Araujo Dos Santos	0	Sao Goncalo	Juazeiro Do Norte	CE	15,00	200,00	Reversible
6920	Porto Alegre Do Piaui	0	Urbano	Porto Alegre Do Piaui	PI	9,00	375,00	Reversible
4455	Avenida Francisco Oliveira	S/n	Na	Santarém Novo	PA	27,69	300,00	Reversible
237	Rua J - Loteamento Bairro Novo	18	Jorge Teixeira	Manaus	AM	109,50	640,00	Reversible
275	Rua Joao Lopes	S/n	Francisco De Tonanti	Tonantins	AM	16,50	450,00	Reversible
355	Rua Edberto Quintela Lins	S/n	Centro	Wenceslau Guimarães	BA	42,16	550,00	Reversible
3447	Praça Raimunda Comidis Do Carmo *	S/n	Centro	São João Do Manhua	MG	7,00	225,00	Reversible
2047	Corrego Taquara	S/n	Rural	Serra	ES	44,20	1.600,00	Non-Reversible
BTSAGO464	Rodovia Santa Helena/Edeia	S/n	Formozinha	Turvelândia	GO	150,00	150,00	Reversible
6941	Palmeira De Cima	0	Rural	São Miguel Do Tapui	PI	900	250,00	Reversible
5984	Rua Tubarao	18	Tibau	Mossoró	RN	8262	1.796,06	Reversible
BTSAGO455	Rua Joaquim Neto Do Prado Qd. B Lt. 08 E 10	0	Taquaral De Goias	Taquaral De Goiás	GO	6360	708,00	Reversible
5006	Rua Salustiano F. Lima	S/n	Centro	São Caitano	PE	4080	295,50	Reversible
BTSAPR24	Gleba Nova Ukrania	0	Apucarana	Apucarana	PR	27106	136,12	Reversible
BTSARS57	Bom Progresso	0	Bom Progresso	Bom Progresso	RS	2625	150,00	Reversible
BTSAGO294	1ª Gleba Do Quinhao Nº 12 (Av. Crixas) - Fazenda Belchior	12	Ficolandia	Mara Rosa	GO	90000	900,00	Reversible

4200	Vila De Quatro Bocas	0	Na	Maracanã	PA	1900	450,00	Reversible
2053	Avenida Jeronimo Monteiro	1000	Centro	Santa Leopoldina	ES	3500	120,00	Reversible
7265	Rua Menandro Menain (Rua Vaco Neto - Antigo End)	0	Na	Manoel Vitorino	BA	1620	836,00	Reversible
4215	Avenida Diniz Botelho	S/n	Vista Alegre Do Para	Marapanim	PA	1190	240,00	Reversible
1789	Estrada Principal	S/n	Sao Jose	Saboeiro	CE	1500	165,00	Reversible
6750	Tamboril	0	Rural	Agricolândia	PI	900	100,00	Reversible
3329	Rua Jose Cristiano Alves	6	Urbano	São Thomé Das Letr	MG	2200	152,00	Reversible
BTSADF77	Rua Principal Setor Central Terreno Nº14 Rodovia 020	0		Formosa	GO	15000	150,00	Reversible
	Povoado De Bezerra		Formosa					
12016	Rua Do Cruzeiro	S/n	Rural	Chapada Do Norte	MG	300	100,00	Reversible
7207	Rua Do Cruzeiro – Terminal	0	Na	Anguera	BA	1600	1.105,19	Reversible
1527	Curral Velho	0	Na	Acarauá	CE	1550	400,00	Reversible
1671	Rua Felix Pereira	S/n	Pajeu	Araripe	CE	1350	264,00	Reversible
5277	Rua Olavo Bilac	S/n	Centro	Canto Do Buriti	PI	2500	800,00	Reversible
6891	Currais	0	Urbano	Currais	PI	900	200,00	Reversible
6955	Mato Escuro (Rua Benedito Reis)	0	Na	Simplicio Mendes	PI	900	668,00	Reversible
2253	Rua Regino Rodrigues De Paula	S/n	Centro	Anajatuba	MA	6524	370,86	Reversible
11952	Sitio Vitorinos *	S/n	Rural	Alto Rio Doce	MG	300	225,00	Reversible
5324	Rua Manoel Do Rego	S/n	Centro	São Gonçalo Do Piau	PI	3500	229,00	Reversible
1707	Riacho Do Banabuiú0			Pedra Branca	CE	1550	300,00	Reversible
11922	Sitio Vale Verde *	S/n	Rural	Além Paraíba	MG	300	100,00	Reversible
7583	Rua Tancredo Neves	S/n	Cabeceira Grande	Campestre Do Maran	MA	900	360,00	Reversible
BTSARS225	Av. Garilbadina - Trav. Gava	151	Garibaldina	Garibaldi	RS	2625	1.093,00	Reversible
2954	Morro Sao Jose *	S/n	Zona Rural	Nova Era	MG	2600	1.600,00	Reversible
1515	Rua Antonio Barros De Carvalho	S/n	Conceicao	Hidrolândia	CE	1000	170,00	Reversible
1487	Canindezinho	0	Na	Nova Russas	CE	1500	175,00	Reversible
BTSARS517	Rua Dr. Pedro Eggler	0	Monte Alverne	Santa Cruz Do Sul	RS	4485	424,73	Reversible
3407	Morro Da Repetidora De Tv *	S/n	Do Sossego	Rio Doce	MG	300	144,00	Reversible
4330	Trav. Armando Rodrigues Da Silva	S/n	Na	Peixe-Boi	PA	1190	336,00	Reversible
4909	Avenida Claudio Queiros Leitelt 57 E 8 Qd Y	0	Forte - Pau Amarelo	Paulista	PE	18460	450,00	Reversible
1567	Rua Manoel Inocencio	S/n	Iara	Barro	CE	1550	25,50	Reversible
4535	Garimpo Da Ressaca	0	Na	Senador José Porfírio	PA	2400	280,00	Reversible
309	Avenida Castro Alves	1272	Centro	Santana	AP	40391	2.400,00	Reversible
BTSAGO218	Rua Ary Teodoro De Souza (Ant. 19 De Março) Qd. 45 Lt. 01	0		Heitorai	GO	5400	1.781,25	Reversible
			Heitorai					
3275	Morro Proximo Da Localidade *	S/n	Rural	Espera Feliz	MG	2200	2.500,00	Reversible
6912	Povoado Lagoa Do Arroz (Rua 01 Distrito 01 Setor 01 Qd. 58)	0		Morro Cabeça No Te	PI	900	360,00	Reversible
			Pov. Lagoa Do Arroz					
1412	Araticuns	0	Na	Bela Cruz	CE	1550	25,50	Reversible
5279	Rua Santo Antonio	S/n	Centro	Alegrete Do Piauí	PI	2500	300,00	Reversible
5281	Rua Climaco D´Almeida	303	Centro	Antônio Almeida	PI	2500	900,00	Reversible
5282	Rua Padre Virgilio	S/n	Centro	Arraial	PI	2500	1.200,00	Reversible
5285	Rua Osvaldo Cruz	S/n	Centro	Bocaina	PI	2500	220,00	Reversible
5295	Avenida Joaquim Amancio Ribeiro	0	Na	Dirceu Arcoverde	PI	2500	400,00	Reversible
5296	Rua Sao Joao	S/n	Centro	Dom Expedito Lopes	PI	2500	450,00	Reversible
5299	Rua Do Planalto	S/n	Centro	Eliseu Martins	PI	2500	600,00	Reversible
5300	Rua Dom Angelo J. Santos	S/n	Na	Fartura Do Piauí	PI	3500	600,00	Reversible
5302	Rua Piaui	S/n	Centro	Francisco Ayres	PI	2500	474,50	Reversible
5303	Avenida Petronio Portela	S/n	Centro	Hugo Napoleão	PI	2500	437,00	Reversible
5304	Rua Marcos Parentes	190	Centro	Isaías Coelho	PI	2500	650,00	Reversible
5305	Rua Murilo De Neiva	311	Centro	Jardim Do Mulato	PI	2500	600,00	Reversible
5306	Rua Adair Pinto	321	Centro	Jerumenha	PI	2500	496,00	Reversible
5245	Rua 26 De Janeiro	150	Centro	Lagoa Do Sítio	PI	2453	300,00	Reversible
6818	Avenida Domingos Lourenço Jorge	0	Urbano	Lagoinha Do Piauí	PI	1500	100,00	Reversible
5311	Praça 21 De Dezembro	326	Centro	Nazaré Do Piauí	PI	2500	240,00	Reversible
6838	Rep. Taquari	0	Urbano	Palmeira Do Piauí	PI	900	875,00	Reversible
5315	Rua Clovis De Bevilagua	S/n	Na	Rio Grande Do Piauí	PI	2500	280,00	Reversible
5317	Rua Angelo Castro Rocha	S/n	Na	Santa Filomena	PI	4800	450,00	Reversible
5318	Rua Epitacio Pessoa	S/n	Centro	Santa Luz	PI	2500	450,00	Reversible
5331	Rua Aurelio Cesar	S/n	Centro	Santo Inácio Do Piau	PI	2500	375,00	Reversible
5321	Avenida Waldemar Macedo	S/n	Na	São Braz Do Piauí	PI	2500	420,00	Reversible
5325	Rua Neco Adriano	S/n	Centro	São João Da Canabr	PI	2500	300,00	Reversible
5329	Rua Largo Sao Jose	S/n	Centro	São José Do Piauí	PI	3500	450,00	Reversible
5418	Rua Rio Grande Do Norte	S/n	Pirajá	Teresina	PI	10000	496,00	Reversible
3854	Rua Conego Cravo	S/n	Vila Sao Francisco X	aBarcarena	PA	1190	240,00	Reversible
7326	Rua Maria Preta	1	Centro	São João Do Soter	MA	900	240,00	Reversible
5291	Avenida Helvidio Nunes	S/n	Centro	Colônia Do Gurgueia	PI	2500	800,00	Reversible

6113	Rua Irma Aluiza	S/n	Na	Caicara Do Norte	RN	3600	173,00	Reversible
BTSAMT80	Rua Joaquim Murtinho Esq. C/ A Rua 7 De Setembro	S/n	Centro	Pocoñé	MT	4230	150,00	Reversible
3749	Avenida Dom Sebastiao Tomas	56	Centro	Santa Maria Das Bar	rPA	2625	612,75	Reversible
4892	Sitio Baixa Funda	0	Centro	Tupanatinga	PE	7475	25.614,00	Reversible
1301	Rua Jose Moreira De Andrade	0	Centro	Palmácia	CE	3612	74,95	Reversible
11916	Rua Otavio Alves De Lima *	S/n	Morada Do Sol	São João Do Paraíso	MG	3200	440,00	Reversible
BTSAGO251	Avenida Alfredo Nasser C/ 15 De Novembro Qd. 16-B Lt. 01	0	Itapirapua	Itapirapuã	GO	6390	751,74	Reversible
2020	Corrego Da Alegria	S/n	Rural	Marilândia	ES	2700	1.600,00	Reversible
7137	Rua Alexandrino Verde	S/n	Centro	Humberto De Campo	MA	900	420,00	Reversible
1822	Sitios Novos	0	Na	Caucaia	CE	1550	25,50	Reversible
1803	Rua Principal	S/n	Sapo	Santana Do Acaraú	CE	1550	25,50	Reversible
4375	Jubim	0	Na	Salvaterra	PA	1190	302,00	Reversible
217	Avenida Solimoes	197	Centro	Irاندوبا	AM	7060	2.065,25	Reversible
254	Rua Monte Das Oliveiras	1	Rumo Certo	Presidente Figueired	AM	1650	450,00	Reversible
2395	Praça Augustinho Barbosa	S/n	Centro	Primeira Cruz	MA	900	360,00	Reversible
2402	Rua Grande	S/n	Centro	Rosário	MA	900	352,92	Reversible
BTSASC355	Rua Ernesto Volkmann	S/n	Texto Rega	Pomerode	SC	29633	1.275,53	Reversible
3308	Rua Estanislau Ferraz	S/n	Centro	Romaria	MG	2400	240,00	Reversible
4868	Rua Alto Do Frade Lotes 2 E 3	0	Centro	Pombos	PE	3624	256,00	Reversible
33482	Rua Francisco Mourao Lima	S/n	Centro	Ararendá	CE	3460	193,64	Reversible
6889	Aliança Do Gurgueia	0	Na	Colônia Do Gurgueia	PI	900	375,00	Reversible
BTSAGO234	Rodovia Go-222 - Araçu/Inhumas	S/n	Serra Abaixo	Inhumas	GO	20000	200,00	Reversible
1615	Lagoa Dos Milhomens	0	Na	Icó	CE	1550	140,00	Reversible
1783	Sao Joao	0	Na	Ipu	CE	1500	200,00	Reversible
1696	Sitio Porao	0	Na	Trairi	CE	1550	200,00	Reversible
5506	Trav. Fobos	32	Santa Maria	Campos Dos Goytac	RJ	1800	375,00	Reversible
2033	Rua Camilo L. Pereira *	S/n	Urbano	Barra De São Francis	ES	2900	300,00	Reversible
7135	Povoado De Santa Luzia Das Matas	S/n	Santa Luzia Das Mat	aGraça Aranha	MA	900	200,00	Reversible
5366	Repetidora Ipe	0	Na	Curimatá	PI	2500	14.400,00	Reversible
BTSAPR709	Rua Souza Naves	0	Sao Jorge Do Patroci	São Jorge Do Patroc	i PR	1265	1.521,00	Reversible
BTSASC373	Avenida Tiradentes	S/n	Centro	Rio Do Campo	SC	3538	300,00	Reversible
1990	Rua Sao Jose	193	Urbano	Governador Lindenbe	ES	3000	200,00	Reversible
12015	Rua Santa Catarina	S/n	Urbano	Marliéria	MG	300	200,00	Reversible
1497	Rod. Ce 373	S/n	Carmelopolis	Campos Sales	CE	1550	25,50	Reversible
1744	Rua Joao Ney Paracampos	S/n	Choro Limao	Choró	CE	3745	51,45	Reversible
1428	Rua Antonio Ferro	S/n	Baixa Larga	Ipu	CE	1500	165,00	Reversible
5333	Rua Teresinha J. M. Rabelo	S/n	Centro	Bom Princípio Do Pia	PI	2500	1.100,00	Reversible
5334	Avenida Candido Mendes	S/n	Centro	Brasileira	PI	2500	800,00	Reversible
5380	Repetidora Alto Da Torre	0	Na	Luzilândia	PI	4000	795,00	Reversible
5381	Rua Corinto Matos	S/n	Na	Marcolândia	PI	2500	350,00	Reversible
5339	Rua Ceara	S/n	Centro	São João Da Fronteir	PI	2500	10.000,00	Reversible
33206	Lotes 33 34 E 35 Quadra 342 - Zona Zr-1	0	Vila Dos Cabanos	Barcarena	PA	6390	1.080,00	Non-Reversible
4480	Rua Dom Pedro Ii	0	Na	São Domingos Do Ar	PA	1500	10.000,00	Reversible
3886	Rua Manoel Barata	S/n	Bacabeira	Benevides	PA	1190	292,50	Reversible
6800	Assentamento Uniao	0	Rural	Geminiano	PI	900	200,00	Reversible
1399	Rua Do Mercado	S/n	Anaua	Mauriti	CE	1550	25,50	Reversible
BTSASC234	Rua 105 Jorge Buhr	0	Agua Verde	Jaraguá Do Sul	SC	14250	142,50	Reversible
4225	Avenida Principal	S/n	Agrovila Nova Fronte	Medicilândia	PA	6734	578,88	Reversible
4351	Trav. Dr Lauro Sodre	0	Na	Prainha	PA	7139	10.000,00	Reversible
7666	Rua Ivar Saldania0	0	Itaipu	Rosário	MA	900	208,80	Reversible
BTSAGO142	Faz Boa Sorte-Imovel Agua Limpa Da Barra	0	Tres Marcos	Fazenda Nova	GO	6220	1.244,00	Reversible
11989	Sitio Vale Verde *	S/n	Rural	Governador Valadare	MG	300	100,00	Reversible
2848	Saida Para Belo Horizonte Prox. Ao Trevo Da Br. *	S/n	Zona Rural	Várzea Da Palma	MG	10100	900,00	Reversible
BTSAGO312	Avenida Rio Verde C/ Rua 6 Qd. 06 Lt. 01/14	0	Montividu	Montividu	GO	8800	990,00	Reversible
6848	Serra Dos Matoes	0	Rural	Pedro Ii	PI	900	110,00	Reversible
4921	Aurora Cameiro	S/n	Candeias	Jaboatão Dos Guarar	PE	25622	750,00	Reversible
6065	Rua Manoel Lucas De Miranda	5	Guamare	Guamaré	RN	3627	220,73	Reversible
BTSAGO204	Rua 2 S/Nº	S/n	Sao Jose Da Lajinha	Goias	GO	36290	7.258,00	Reversible
4970	Rua Alto Da Compesa	S/n	Na	Salgadinho	PE	36,24	640,00	Reversible
7653	Rua Principal	0	Centro	Paulo Ramos	MA	9,00	420,00	Reversible
3929	Vila Mojuzinho	0	Na	Breu Branco	PA	49,00	360,00	Reversible
BTSAMS116	Rua Antonio Paulista	158	Nova Alvorada	Nova Alvorada Do Su	MS	42,30	510,00	Reversible
1678	Rua Jose Martins	S/n	Parazinho	Granja	CE	15,00	165,00	Reversible
1272	Rua Gov. Raul Barbosa	313	Na	Marco	CE	101,20	240,00	Reversible
BTSAGO13	Rua Serapiao Ribeiro C/ Rua 1 Qd. 3 Lt. 27	0	Centro	Amorinópolis	GO	78,00	1.050,00	Reversible
BTSAGO84	Fazenda Morrinhos - Povoado De Boa Vista	0	Boa Vista	Caiapônia	GO	230,00	2.397,43	Reversible

BTSAGO129	Rua Joaquim Camara Filho Esq. C/ Rua 3	0	Damolandia	Damolândia	GO	150,00	150,00	Reversible
BTSAGO564	Avenida Manoel Batista Ferreira Qd. 40 Lt. 9-A	0	Centro	Presidente Kennedy	TO	79,39	1.113,30	Reversible
2036	Rua Jose Costa Longa	S/n	Centro	Presidente Kennedy	ES	42,00	288,00	Reversible
4243	Jaquara	0	Na	Monte Alegre	PA	64,32	49,00	Reversible
6899	Rua Joao Paulo	S/n	Urbano	Júlio Borges	PI	9,00	900,00	Reversible
1479	Cajazeiras	0	Na	Aracati	CE	15,00	200,00	Reversible
1465	Rua Antonio Guedes	S/n	Brejinho	Araripe	CE	15,00	165,00	Reversible
1582	Inhuporanga	0	Na	Caridade	CE	15,50	25,50	Reversible
1663	Novo Horizonte	0	Na	Ocara	CE	15,50	25,50	Reversible
1636	Rua Francisco Misael Cavalcante	S/n	Marruas	Tauá	CE	15,50	25,50	Reversible
4261	Rua Senador Lemos	S/n	Na	Curuçá	PA	64,98	240,00	Reversible
4592	Rua Espirito Santo	S/n	Jucarateua Do Pereir	aVigia	PA	12,13	246,00	Reversible
BTSADF105	Mansoes Bittencourt Lote 23 Quadra 50C	0	Santo Antonio Do De	sSanto Antônio Do De	GO	200,00	1.090,00	Reversible
BTSARS600	Rua Julio De Castilho	0	Seberi	Seberi	RS	37,48	37,48	Reversible
4882	Fazenda Malhada Real	0	Pov. De Vermelhos	Santa Maria Da Boa	VPE	124,34	3.300,00	Reversible
3289	Morro Proximo Da Localidade	S/n	Rural	Barra Longa	MG	3,00	400,00	Reversible
2737	Rua Joaquim Da Silva Chaves *	S/n	Urbano	Coluna	MG	5,00	360,00	Reversible
BTSAGO227	Fazenda Engenho De Santana	0	Dutralina	Hidrolina	GO	1.200,00	1.200,00	Reversible
BTSAGO392	Rodovia Go-194 - Fazenda Formiguinha	S/n	Vila Sao Pedro	Portelândia	GO	150,00	150,00	Reversible
6486	Sitios Novos - R	0	Sitios Novos	Poço Redondo	SE	36,00	300,00	Reversible
7272	Boa Vista - Corrego Do Peixe Km 45 - Rod. Br 5	0	Pov. De Itambe	Potiraguá	BA	12,00	354,89	Reversible
3617	Colonia Paes De Carvalho (Margens Da Rov. Acara/Moju Km 30)	S/n	Na	Acará	PA	80,00	10.000,00	Reversible
BTSASC180	Estrada Geral Morro Da Palma	S/n	Morro De Palmas	Governador Celso Ra	SC	92,73	1.200,00	Reversible
3451	Morro Proximo Da Localidade *	S/n	Zona Rural	São João Do Manhua	MG	3,00	225,00	Reversible
12045	Fazenda Canta Galo *	S/n	Rural	Pedra Azul	MG	3,00	100,00	Reversible
6785	Povoado Oitis	0	Rural	Colônia Do Piauí	PI	9,00	122,40	Reversible
BTSARS196	Av. Sete De Setembro	400	Centro	Estância Velha	RS	884,08	1.051,00	Reversible
BTSAGO202	Praça Buenolandia S/Nº	S/n	Buenolandia	Goiás	GO	1.200,00	1.200,00	Reversible
BTSAGO289	Rua Principal S/Nº	S/n	Sao Sebastiao Do Ri	oJussara	GO	150,00	150,00	Reversible
4199	Rua Principal	S/n	Vila Da Penha	Maracanã	PA	19,88	495,00	Reversible
4212	Rua Sao Raimundo	S/n	Marudazinho	Marapanim	PA	28,70	405,72	Reversible
BTSASC460	Rua Henrique Müller	S/n	Morro	Taió	SC	59,00	385,00	Reversible
4042	Rua Dona Maria Da Gloria	S/n	Vila De Muraja	Curuçá	PA	12,00	240,00	Reversible
5044	Rua Joao Borrego	100	Na	Capoeiras	PE	70,18	461,00	Reversible
7008	Rua Principal	S/n	Pov. Jenipapo	Senador La Rocque	MA	9,00	360,00	Reversible
BTSAMT60	Rua Parana	S/n	Centro	Guiratinga	MT	19,60	5.300,00	Reversible
11986	Rua Antonio Laignier	119	Urbano	Taparubá	MG	3,00	100,00	Reversible
118	Morro0	S/n	Morro	Murici	AL	32,40	200,00	Reversible
4657	Travessa Gama E Melo	107	Centro	Serraria	PB	13,92	41,05	Reversible
1644	Missi	0	Na	Irauçuba	CE	15,50	25,50	Reversible
6904	Povoado Camurupim	0	Rural	Luís Correia	PI	9,00	285,00	Reversible
4101	Rua Ramal Sao Luiz	S/n	Sao Luiz	Igarapé-Açu	PA	11,90	220,00	Reversible
4503	Rodovia Pa 320 Km 30	S/n	Granja Marathon	São Francisco Do Pa	PA	19,80	435,00	Reversible
BTSAGO146	Avenida Min. Alfredo Nasser Qd. 21 Lt. 8	0	Formoso	Formoso	GO	63,90	850,00	Reversible
BTSAGO344	Avenida Principal S/Nº	S/n	Infusao	Novo Planalto	GO	100,00	1.200,00	Reversible
2476	Rua Da Macauba	S/n	Pov. Nova Caxias	Turiaçu	MA	9,00	300,00	Reversible
3397	Rua Francisco Anastacio Lobo *	S/n	Centro	Itabirinha	MG	16,00	300,00	Reversible
32144	Rua Um E Rua Principal	S/n	Pov. Porão Do Pirós	Pinheiro	MA	9,00	312,00	Reversible
6153	Repetidora Taiano	0	Vila Do Taiano	Alto Alegre	RR	48,00	48,00	Reversible
3431	Sitio Chacara Chale *	S/n	Rural	Carangola	MG	30,00	657,00	Reversible
BTSARS52	Boa Vista Do Sul	0	Boa Vista Do Sul	Boa Vista Do Sul	RS	44,85	150,00	Reversible
BTSAMS106	Av Bernadete Santos Leite	S/n	Centro	Jateí	MS	42,30	675,00	Reversible
3296	Rua Jose Carneiro Moncorvo *	S/n	Urbano	Dores De Campos	MG	12,00	900,00	Reversible
3428	Rua Do Cano *	S/n	Urbano	Três Corações	MG	122,20	5.721,00	Reversible
BTSAGO296	Rua 13 De Maio Qd. 16 Lt. 06 E 08.	0	Caxias De Goias	Mara Rosa	GO	525,00	525,00	Reversible
BTSAGO272	Praça Da Matriz - Vargem Grande Ou Burity	0	Cruzeirinho	Jaraguá	GO	1.200,00	1.200,00	Reversible
BTSARS580	Rua Rio Branco	0	Pedras Brancas	São Marcos	RS	45,00	429,70	Reversible
4743	Rua Projetadalt 278 Qd 160	0	Barra De Gramame	João Pessoa	PB	105,34	450,00	Reversible
1841	Trav. Otaviano Feitosa	32	Na	Jardim	CE	50,73	180,72	Reversible
1398	Rua Maria Marques De Sousa	S/n	America	Ipueiras	CE	15,50	246,00	Reversible
4002	Trav. Itaiqui	S/n	Agrovila Itaiqui	Castanhal	PA	11,45	240,00	Reversible
4205	Rua Beira Mar	0	Vila Fortalezinha	Maracanã	PA	19,60	288,00	Reversible
BTSARS171	Rua Dr Afranio Higaldo Lemos	0	Dois Lajeados	Dois Lajeados	RS	60,00	150,00	Reversible
3548	Rua Manoel De Almeida C / Rua Cardoso	S/n	Centro	Cabeceira Grande	MG	40,00	4.571,00	Reversible
3455	Rua Herculano Teixeira Da Rocha *	S/n	Andiroba	Esmeraldas	MG	28,00	225,00	Reversible
4809	Rua Joaquim Rodrigues Nogueira	180	Na	Araripina	PE	60,00	75,45	Reversible

BTSAPR120	Avenida Brasil	0	Gleba Esmeralda	Cascavel	PR	12,65	804,00	Reversible
BTSARS611	Sete De Setembro	0	Sete De Setembro	Sete De Setembro	RS	20,00	150,00	Reversible
1871	Morro De Sta Maria Jetiba	S/n	Santa Maria Jetiba	Santa Maria De Jetib	ES	27,00	867,33	Reversible
477	Fazenda Lagoas (Parangaba)	0	Imovel Rural	Boa Nova	BA	51,00	1.340,00	Reversible
3818	Arai	0	Na	Augusto Corrêa	PA	11,90	379,68	Reversible
3832	Santana Do Capim	0	Na	Aurora Do Pará	PA	11,90	390,00	Reversible
3896	Rua Ruth Passarinho	S/n	Centro	Bonito	PA	11,90	240,00	Reversible
3906	Rua Castelo Branco	S/n	Ilha Do Castelo	Bragança	PA	19,80	240,00	Reversible
3953	Juaba - Rua Barao Do Rio Branco	S/n	Na	Cametá	PA	11,93	327,60	Reversible
3955	Porto Grande	0	Na	Cametá	PA	11,90	224,58	Reversible
4000	Trav. Sargento Araujo	S/n	Agrovila Castelo Bran	Castanhal	PA	11,90	200,00	Reversible
4043	Rua Das Flores	S/n	Vila Mutucal	Curuçá	PA	11,90	216,00	Reversible
4034	Rua Delfim Batista De Souza	S/n	Vila De Aranaquaim	Curuçá	PA	1190	240,00	Reversible
4038	Travessa Sao Pedro	0	Povoado Curupere	Curuçá	PA	1190	216,00	Reversible
4116	Aurelio Do Carmo (Novo Horizonte)	0	Na	IPIXUNA DO PARÁ	PA	1980	450,00	Reversible
4121	Rua Aloisio Chaves	S/n	Sao Francisco	Irituia	PA	1023	240,00	Reversible
4171	Estrada De Santa Ana	0	Santana Do Peripind	eMãe Do Rio	PA	1190	240,00	Reversible
4209	Rua Francisco Holanda	S/n	Fazendinha	Marapanim	PA	1190	435,00	Reversible
4210	Trav. Magalhaes Junior	S/n	Maranhaozinho	Marapanim	PA	1980	216,00	Reversible
4235	Rua Da Igreja (Rodovia Pa 150 Km 43) - Comunidade Sao Francisco De Assi s	S/n	Vila Olho Dagua	Moju	PA	1230	450,00	Reversible
4236	Rua Regina Lira Rodrigues	S/n	Vila Sarapoi	Moju	PA	1234	182,88	Reversible
4321	Vila Nossa Senhora Da Conceição-Piria	0	Na	Paragominas	PA	1980	240,00	Reversible
4379	Caiçava	0	Na	Santa Bárbara Do Pa	PA	1190	270,23	Reversible
4387	Livramento (Rua Intermediaria	S/n	Na	Santa Bárbara Do Pa	PA	1988	170,24	Reversible
4392	Conceicao Do Ita	0	Na	Santa Isabel Do Pará	PA	1176	240,00	Reversible
4401	Rua Projetada	S/n	Vila De Muruteua	Santa Luzia Do Pará	PA	1190	240,00	Reversible
4477	Avenida Getulio Vargas	S/n	Vila De Marabitana	São Caetano De Odi	PA	1207	266,91	Reversible
4478	Rua Muruci	0	Vila Ponta Bom Jesu	São Caetano De Odi	PA	1207	240,00	Reversible
4529	Estrada Do Bonito	S/n	Urucuriteua	São Miguel Do Guam	PA	1260	240,00	Reversible
BTSARS307	1 Secao Zona Oeste	0	Marau	Marau	RS	3748	1.612,48	Reversible
4916	Avenida Dr. Belmiro Correia	600	Novo Do Carmelo	Camaragibe	PE	16500	450,00	Reversible
1768	Estrada Ce 257 - Km 55	S/n	Salitre	Canindé	CE	1500	165,00	Reversible
12947	Travessa Francisco Antonio Mescouto	S/n	Na	Santa Bárbara Do Pa	PA	1200	331,54	Non-Reversible
BTSAGO452	Avenida Augusto C/ Gerson Chaves Qd. 70 Lt. 02	0	Jardim Das Moranga	sSerranópolis	GO	6000	1.050,00	Reversible
7188	Rua Aurora (Lateral Da Br 156)	0	Na	Ipupiara	BA	2300	484,00	Reversible
5355	Repetidora Santa Maria	0	Na	Bom Jesus	PI	2500	1.000,00	Reversible
7311	Rua Do Campo	S/n	Verdum	Esperantinópolis	MA	900	367,00	Reversible
1701	Quixaba0			Aracati	CE	1550	25,50	Reversible
3299	Morro Limeira *	S/n	Zona Rural	Piranga	MG	2600	900,00	Reversible
5104	Avenida Aristando Ferreira De Lima	S/n	Centro	Parnamirim	PE	3624	538,50	Reversible
BTSARS245	Avenida Silvio Sanson Lt 6 Qd 40	0	Guapore	Guaporé	RS	59982	150,00	Reversible
BTSARS362	Rua 20 De Março	146	Novo Barreiro	Novo Barreiro	RS	2625	150,00	Reversible
2994	Rua Guarupembe	486	Centro	Piraúba	MG	6600	360,00	Reversible
5018	Avenida Presidente Kennedy	S/n	Centro	Frei Miguelinho	PE	3624	313,79	Reversible
2432	Ponto A Ao B P/ O Sul	0	Pov. Morada Nova	São José Dos Basílio	MA	900	450,00	Reversible
11917	Fazenda Santa Maria - A 5 Km Do Povoado *	S/n	Rural	Inhapim	MG	2500	400,00	Reversible
7270	Praça Da Feira	0	Pov. Vera Cruz	Porto Seguro	BA	3256	1.003,20	Reversible
4841	Rua Constantino Lavrador - Antigo Loteamento Pau Ferro	S/n	Na	Itaíba	PE	1125	300,00	Reversible
6896	Barra Do Lance	0	Rural	Jerumenha	PI	900	375,00	Reversible
6909	Rua Estrada Geral	S/n	Povoado De Barrinha	Matias Olímpio	PI	900	375,00	Reversible
6921	Rua Da Matriz	S/n	Urbano	Riacho Frio	PI	900	200,00	Reversible
262	Avenida Rio Negro	S/n	Comunidade De Cuc	uSão Gabriel Da Cach	AM	1650	450,00	Reversible
5943	Rua Helena Chaves Arneiro (Antiga R. Maestro Costa Barros)	959	Centro	Três Rios	RJ	14000	900,00	Reversible
33637	Avenida Padre Mario Raca	S/n		Carutapera	MA	900	130,00	Reversible
7414	Avenida Principal - Proximo Ao Colegio Diogo De Campos	S/n	Jucatuba	Icatu	MA	900	300,00	Reversible
6811	Rua Joaquin Pereira	S/n	Urbano	Jatobá Do Piauí	PI	9,00	200,00	Reversible
3507	Morro Da Caixa D'Agua	S/n	Rural	Governador Valadare	MG	3,00	230,00	Reversible
BTSAGO221	Rua Frei Caetano Qd. 01 Lt. 14/15	0	Hidrolândia	Hidrolândia	GO	79,39	374,68	Reversible
7452	Rua Da Rodoviaria/Rua Delegado Cleyton Leão Chagas	198	Centro	Camaçari	BA	320,00	2.310,00	Reversible
BTSAMT68	Qd. 46	0	Centro	Luciara	MT	58,80	8.100,00	Reversible
7108	Rodovia Br 316	S/n	Povoado Arataui	Bela Vista Do Maran	MA	9,00	360,00	Reversible
5634	Rua Sao Januario	240	Fonseca	Niterói	RJ	2.005,00	2.289,84	Reversible
4011	Rua Das Rosas	S/n	Povoado De Maracaj	oColares	PA	12,42	255,07	Reversible
4434	Surucua	0	Na	Santarém	PA	18,06	360,00	Reversible

BTSAGO437	Fazenda Pindaibas - Povoado	0	Martinopolis	Santa Terezinha De	GGO	150,00	150,00	Reversible
1526	Rua Maria Olinda	S/n	Croata	Varjota	CE	15,50	300,00	Reversible
33580	Povoado De Sao Miguel0			São João Da Varjota	PI	9,00	140,00	Reversible
5124	Rua Sao Francisco0			Bodocó	PE	49,44	2.018,75	Reversible
BTSAPR50	Rua Marialva	365	Assis Chateaubriand	Assis Chateaubriand	PR	12,65	1.200,00	Reversible
3422	Morro Do Cruzeiro	S/n	Zona Rural	Barão De Monte Alto	MG	3,00	225,00	Reversible
3290	Alto Do Cruzeiro *	S/n	Rural	Bom Jesus Do Ampa	MG	2,00	500,00	Reversible
3484	Fazenda Jaragua *	S/n	Min. Nac. Grafite	Pedra Azul	MG	25,00	900,00	Reversible
1594	Jaguarao	0	Vila	Aracoiaba	CE	15,50	25,50	Reversible
1854	Rua Joao Batista Moreno	S/n		Varzea Da Conceicao Cedro	CE	15,50	25,50	Reversible
1539	Rua Dr.Brandao	S/n		Engenheiro Joao Tom Ipeiras	CE	15,00	165,00	Reversible
1444	Bastioes	0	Na	Iracema	CE	15,00	165,00	Reversible
1266	Rua Major Joao Bernardo	312	Centro	Madalena	CE	35,67	139,50	Reversible
1469	Rua Joao Lucas	S/n	Buritizinho	Mauriti	CE	15,50	25,50	Reversible
1630	Rua Raimundo Peres Farias	103	Major Simplicio	Nova Russas	CE	15,00	165,00	Reversible
5351	Repetidora Mutambeira	0	Na	Antônio Almeida	PI	25,00	1.000,00	Reversible
6807	Sitio/Vila Barbosa/Sitio Riachinho	0	Campestre	Itainópolis	PI	9,00	128,00	Reversible
5377	Praça 15 De Novembro	S/n	Na	Jacobina Do Piauí	PI	25,00	450,00	Reversible
5308	Rua Sao Jose	323	Centro	Manoel Emídio	PI	25,00	600,00	Reversible
BTSAGO107	Rua Garibaldi Vigiano S/Nº (Rua Sao Paulo Qd. 23 Lt. 3)	S/n	Caturai	Caturai	GO	79,39	600,00	Reversible
4973	Rua Dr. Simplicio Tavares De Melo	30	Na	Ferreiros	PE	36,34	491,52	Reversible
3496	Morro Da Repetidora *	S/n	Zona Rural	Manhumirim	MG	30,00	625,00	Reversible
5000	Rua Luisa Mendes	S/n	Centro	Santa Cruz Do Capib	PE	140,00	1.200,00	Reversible
7115	Rodovia Br 315 (Rua Ver. Benedito Mendonça)	S/n	Povoado Tirirical	Bom Jardim	MA	10,50	420,00	Reversible
BTSAGO298	Rua 1 Qd. 12 S/Nº	S/n	Marzagao	Marzagão	GO	60,12	1.215,60	Reversible
3222	Rua Dilermando Alves Da Cunha	349	Bambui	Bambuí	MG	21,00	412,00	Reversible
BTSARO153	Avenida Paraíso S/N - Vista Alegre Do Abuna	S/n	Centro	Porto Velho	RO	150,00	150,00	Reversible
BTSAGO447	Rua 1 S/Nº - Fazenda Bonsucesso Ou Sitio Velho (Atual	S/n		São Luiz Do Norte	GO	41,25	1.204,75	Reversible
	Rua 06 Nº296 Qd. D		Sao Luiz Do Norte					
1815	Sitio Barra Do Sitia	0	Na	Banabuiú	CE	15,50	25,50	Reversible
BTSAPR47	Avenida Brasil	325	Assis Chateaubriand	Assis Chateaubriand	PR	12,65	1.200,00	Reversible
5434	Rua Manoel Francisco De Oliveira L.21 - Porto Frade	0	Cunhambebe	Angra Dos Reis	RJ	62,00	875,00	Reversible
3321	Morro Repetidora De Tv	S/n	Zona Rural	Água Boa	MG	3,00	245,00	Reversible
7201	Rua Major Pinheiro (Prox. Rua Martin Albuquerque)	0	Na	Jaguaripe	BA	120,90	600,00	Reversible
4718	Sitio Jacare	0	Zona Rural	Alagoinha	PB	18,00	64,00	Reversible
1459	Bom Nome	0	Na	Aiuaba	CE	15,00	200,00	Reversible
1851	Rua Jose Quintino	S/n	Umburanas	Mauriti	CE	15,00	165,00	Reversible
1467	Rua Do Grupo	0	Brotas	Mirafma	CE	15,00	165,00	Reversible
6937	Avenida Saturnino De Castro	S/n	Urbano	São Miguel Da Baixa	PI	9,00	600,00	Reversible
4309	Vila Nazare	0	Na	Pacajá	PA	18,53	544,68	Reversible
7637	Rua Da Colonia	0	Centro	Maracaçumé	MA	9,00	220,00	Reversible
5123	Rua Diario De Pernambuco - Ctp	S/n	Na	Belo Jardim	PE	24,00	300,00	Reversible
7010	Br 2220		Centro	Miranda Do Norte	MA	65,00	620,00	Reversible
5029	Rua Francisco Alves Silva	S/n	Na	Jucati	PE	36,24	459,00	Reversible
6830	Votorantin	0	Povoado Bom Jesus	Nossa Senhora Dos	RPI	9,00	178,20	Reversible
BTSARS55	Rua Guilherme Winter	0	Bom Principio	Bom Princípio	RS	84,00	489,00	Reversible
BTSAGO295	Fazenda Santo Antonio Ou Lages	0	Amarolandia	Mara Rosa	GO	1.200,00	1.200,00	Reversible
BTSAGO340	Rua Das Flores S/Nº (Rua Joao Sampaio Ou Rua Cicero	S/n		Nova Glória	GO	50,00	250,00	Reversible
	De Castro)		Novo Oriente					
BTSAGO442	Avenida Goias Esq. C/ Rua Oriente Qd. 20 Lt. 11	0	Brasílandia	São Luís De Montes	BGO	25,00	150,00	Reversible
5010	Avenida 31 De Março	S/n	Centro	Cachoeirinha	PE	40,80	390,00	Reversible
BTSAGO329	Desmembramento Do Lote Nº 06	0	Tupiracaba	Niquelândia	GO	1.200,00	1.200,00	Reversible
5034	Rua Capitaó Amador Monteiro	S/n	Na	Lagoa Do Ouro	PE	36,24	450,00	Reversible
12011	Fazenda Chapadinha *	S/n	Rural	Carbonita	MG	3,00	500,00	Reversible
7231	Sitio Lavrinha	0	Na	Piatã	BA	23,00	1.600,00	Reversible
6865	Vertente	0	Na	Piripiri	PI	18,00	180,00	Reversible
BTSAGO346	Ao Lado Da Escola Municipal Miguel Arcaño - Jose	0		Orizona	GO	100,00	1.140,00	Reversible
	Marcelino		Cachoeira					
6803	Furta-Lhe A Volta	0	Rural	Ipiranga Do Piauí	PI	9,00	300,00	Reversible
BTSAGO432	Fazenda Rio Dos Bois (Imovel Cadastrado Em Barro Alto	0		Santa Rita Do Novo	DGO	360,00	360,00	Reversible
	- Go) (Rua 02 Qd. 0		Placa					
12002	Sitio Avenida *	102	Centro	Arame	MG	3,00	30,00	Reversible
3911	Rua Principal	S/n	Vila De Acarajo Gran	dBragança	PA	27,30	144,00	Reversible
1747	Rua Jose Nicolau De Souza	10	Caldas	Barbalha	CE	27,00	54,00	Reversible
BTSAPR130	Rua Jacaranda	0	Parque Verde	Cascavel	PR	408,85	8.177,00	Reversible
1279	Rua Joaquim Nemesio Pinheiro	S/n	Centro	Milhã	CE	67,71	97,60	Reversible
BTSAGO388	Fazenda Presidio De Sta Cruz	0	Grupelandia	Porangatu	GO	150,00	150,00	Reversible

BTSAGO226	Rua Santa Clara Qd. 01 Lt. 12	0	Hidrolândia	Hidrolândia	GO	374,01	374,01	Reversible
BTSAPR372	Rua 21 De Abril	42	Ivatuba	Ivatuba	PR	12,65	938,00	Reversible
4776	Sítio Cavaco	0	Zona Rural	São José De Princes	aPB	47,69	150,00	Reversible
1842	Avenida Principal	S/n	Tres Bodegas	Ícó	CE	15,00	165,00	Reversible
1858	Rua Sao Sebastiao	S/n	Vila De Carnauba	Jati	CE	15,50	25,50	Reversible
1712	Roldao	0	Na	Morada Nova	CE	15,50	400,00	Reversible
1849	Uiraponga	0	Rural	Morada Nova	CE	15,00	165,00	Reversible
5344	Avenida Herminio Caetano	S/n	Dirceu	Cajueiro Da Praia	PI	25,00	100,00	Reversible
6831	Avenida Geronimo Abreu	S/n	Centro	Nossa Senhora De N	PI	9,00	200,00	Reversible
4149	Garimpo Sao Jose	0	Na	Jacareacanga	PA	28,00	1.600,00	Reversible
213	Avenida Juvenal De Paula E Castro	S/n	Centro	Guajará	AM	16,50	450,00	Reversible
7624	Rua Tancredo Neves	1	Centro	Joselândia	MA	9,00	250,00	Reversible
2463	Rua Principal	S/n	Centro	Tuntum	MA	9,00	260,00	Reversible
4326	Avenida 7 De Setembro	78	Na	Parauapebas	PA	350,86	613,04	Reversible
1708	Rua Sao Francisco	S/n	Riacho Grande	Araripe	CE	15,00	165,00	Reversible
2405	Rua Principal	S/n	Pov. Itamirim	Rosário	MA	9,00	314,00	Reversible
7550	Rua Assis De Vasconcelos	0	Na	Tucuruí	PA	140,00	133,00	Reversible
BTSAGO375	Largo Da Capela	0	Rio Do Peixe	Pirenópolis	GO	1.200,00	1.200,00	Reversible
3271	Sítio Finca Pe	S/n	Rural	Argirita	MG	8,00	316,00	Reversible
7109	Rua Da Palmeira	S/n	Centro	Bela Vista Do Maran	hMA	9,00	302,40	Reversible
12032	Morro Proximo Da Localidade	S/n	Rural	Belo Horizonte	MG	3,00	100,00	Reversible
BTSAGO112	Avenida Sao Paulo (Avenida Comercial) S/Nº	S/n	Cocalzinho De Goias	Cocalzinho De Goiás	GO	50,00	800,00	Reversible
BTSAGO150	Rua Joaquim Neto	47	Goandira	Goandira	GO	140,00	140,00	Reversible
7651	Rua Principal	0	Centro	Parnarama	MA	9,00	360,00	Reversible
12030	Morro Proximo Da Localidade *	S/n	Rural	Gemeleiras	MG	29,00	100,00	Reversible
12038	Fazenda Rancharia	S/n	Rural	João Pinheiro	MG	3,00	100,00	Reversible
BTSARS344	Nova Boa Vista	0	Nova Boa Vista	Nova Boa Vista	RS	45,05	150,00	Reversible
3456	Rua Berto Barcelos *	S/n	Centro	Mutum	MG	26,00	733,00	Reversible
645	Fazenda Sao Joao	0	Santo Amaro Do Cat	uVera Cruz	BA	79,23	2.000,00	Reversible
5036	Praça Jose Bezerra Assunção	77	Na	Paranatama	PE	36,24	405,18	Reversible
1253	Rua Raimundo Pontes De Lima	23	Centro	Jaguaretama	CE	53,50	150,66	Reversible
BTSAPR512	Rua Bom Jesus	0	Briolandia	Ortigueira	PR	450,00	450,00	Reversible
BTSARS696	Westfalia	0	Vila Schmidt	Westfalia	RS	20,00	150,00	Reversible
3235	Morro Proximo Da Localidade	S/n	Rural	Aiuruoca	MG	26,00	2.507,00	Reversible
2815	Rua F *	S/n	Centro	Belo Horizonte	MG	3,00	225,00	Reversible
2821	Morro Proximo Da Localidade	S/n	Zona Rural	Francisco Sá	MG	34,00	182,00	Reversible
4732	Distrito De Pedra D'Agua	0	Na	Caturité	PB	32,00	119,00	Reversible
4750	Colonia Agricola De Camaratuba	0	Zona Rural	Mamanguape	PB	76,00	400,00	Reversible
1438	Barreiras Dos Vianas	0	Na	Aracati	CE	15,00	160,00	Reversible
1217	Rua Capitao Tiotoni	324	Centro	Ererê	CE	27,20	73,88	Reversible
1699	Rua Duque Pereira	0	Vila De Quincunha	Farias Brito	CE	15,00	165,00	Reversible
1383	Praça Abilio Martins	0	Rural	Ipu	CE	15,00	165,00	Reversible
1601	Trav. Prudencio Pereira Ramos	S/n	Distrito Do Jua	Irauçuba	CE	15,50	25,50	Reversible
1635	Trav. Aguiuelino	S/n	Mararupa	Mauriti	CE	15,00	165,00	Reversible
1483	Camilos	0	Distrito De Camilos	Meruoca	CE	15,50	25,50	Reversible
1690	Podimirim	0	Na	Milagres	CE	15,00	165,00	Reversible
1517	Condado	0	Na	Orós	CE	20,00	20,00	Reversible
1810	Rua Major Salustiano	S/n	Serrota	Senador Sá	CE	15,50	25,50	Reversible
7549	Rua Coronel Guilherme Feio	0	Na	Cachoeira Do Arari	PA	1.831,50	1.831,50	Reversible
4590	Rua Principal	S/n	Cumaru Grande	Vigia	PA	200,00	200,00	Reversible
BTSARS150	Rua Joaquim Rib. Neto	0	Ciriaco	Ciriaco	RS	84,15	1.096,41	Reversible
1347	Rua Dr. Queiroz Lima	S/n	Centro	Solonópole	CE	138,75	301,92	Reversible
3405	Rua Manoel Bandeira	26	Veredas Da Serra	Juatuba	MG	21,00	1.000,00	Reversible
2544	Rua Salvador *	S/n	Indaia	Teófilo Otoni	MG	3,00	300,00	Reversible
4304	Puraquequarinha	0	Na	Ourém	PA	18,06	375,00	Reversible
4968	Rua Moises Correia	S/n	Na	Camutanga	PE	36,24	240,00	Reversible
3434	Morro Do Cruzeiro *	S/n	Rural	Cachoeira Da Prata	MG	22,00	600,00	Reversible
4420	Vila De Boim	0	Na	Santarém	PA	2291	240,00	Reversible
BTSAGO128	Avenida Getulino Artiaga	206	Cumari	Cumari	GO	1650	330,00	Reversible
5038	Rua Tancredo Neves	S/n	Na	Brejão	PE	3624	382,50	Reversible
1332	Rua Menezes Pimentel	38	Centro	São Gonçalo Do Ama	CE	6746	383,90	Reversible
BTSAGO314	Fazenda Fundao De Cima	0	Jardim Da Luz	Morrinhos	GO	15000	150,00	Reversible
2458	Povoado Varzea	S/n	Pov. Varzea	Sucupira Do Norte	MA	900	360,00	Reversible
2291	Rua Principal	S/n	Pov. Sao Lourenco	Carutapera	MA	900	360,00	Reversible
4964	Rua Major Severino Mendes	S/n	Na	Buenos Aires	PE	3624	375,00	Reversible
1506	Rua Sete De Setembro	518	Distrito De Catunda	Catunda	CE	6538	65,38	Reversible
4430	Santana Do Tapara	0	Na	Santarém	PA	9700	49,00	Reversible

4967	Rua 1° De Maio	S/n	Na	Passira	PE	3624	369,11	Reversible
5385	Rua Demerval Lobao	0	Na	Monte Alegre Do Pia	PI	4800	800,00	Reversible
7551	Rua Do Campo	S/n	Pov. Córrego Novo	Açailândia	MA	900	450,00	Reversible
BTSASC185	Rua Brusque	S/n	Centro	Guabiruba	SC	10505	748,00	Reversible
2015	Fazenda Santa Marta	S/n	Rural	Mimoso Do Sul	ES	300	1.463,87	Reversible
6706	Avenida Dr. Simeao De Faria	43	Nova Era	Juiz De Fora	MG	16800	200,00	Reversible
3126	Morro Proximo Da Localidade *	S/n	Zona Rural	Manhumirim	MG	4400	1.400,00	Reversible
7205	Rua Albertino Ferreira	0	Na	Ichu	BA	1200	1.170,00	Reversible
6216	Rua Do Cruzeiro - Morro Maruim	S/n	Povoado Mata De Sa	Maruim	SE	10697	1.550,00	Reversible
1549	Rua Santa Terezinha	S/n	Feiticeiro	Jaguaribe	CE	1550	300,00	Reversible
1521	Rua Joao Aquino Pinheiro	S/n	Corrente	Jardim	CE	1000	170,00	Reversible
5354	Repetidora Recanto	0	Na	Bertolândia	PI	2500	10.000,00	Reversible
6787	Curral Novo Do Piaui	0	Urbano	Curral Novo Do Piauí	PI	900	200,00	Reversible
6892	Lagoa Seca	0	Povoado Sao Joao	Esperantina	PI	900	200,00	Reversible
5374	Rua Do Amparo - Repetidora Caldeirao	0	Na	Inhuma	PI	2500	690,56	Reversible
6802	Brejo Da Fortaleza	0	Rural	Ipiranga Do Piauí	PI	900	200,00	Reversible
6812	Rua Primeiro De Janeiro - Rua Sem Denominação	0	Urbano	João Costa	PI	900	150,00	Reversible
6907	Rua Jose Ferreira De Melo	S/n	Urbano	Madeiro	PI	900	200,00	Reversible
6825	Rua Chagas Rodrigues	S/n	Na	Milton Brandão	PI	900	600,00	Reversible
6913	Estrada De Acesso - Rodovia Pi 2140	S/n	Boa Vista Do Morro (DMorro Do Chapéu Do	PI	900	241,08	Reversible
6936	Sao Luis Do Piaui	0	Urbano	São Luis Do Piauí	PI	900	150,00	Reversible
6973	Avenida Joao Ricardo De Moraes	S/n	Centro	Wall Ferraz	PI	900	150,00	Reversible
921	Praça 13 De Maio	S/n	Centro	Belmonte	BA	5727	704,00	Reversible
5022	Rua Juscelino Kubitschek	S/n	Centro	Barra De Guabiraba	PE	3624	226,00	Reversible
3409	Morro Proximo Da Localidade *	S/n	Rural	Santa Rita De Jacutim	MG	2600	900,00	Reversible
BTSARS174	Avenida Rio Branco	0	Dom Pedrito	Dom Pedrito	RS	62209	1.258,22	Reversible
BTSARS205	Lote 143	0	Caravaggio	Farroupilha	RS	2657	312,50	Reversible
5392	Repetidora Aerolandia	0	Na	Picos	PI	22200	360,00	Reversible
BTSAGO506	Rua Cariocao (Atual Av. Bernardo Sayao)		Centro	Darcinópolis	TO	10000	1.200,00	Reversible
BTSARO161	Rua Ayrton Senna S/N - Uniao Bandeirantes	S/n	Centro	Porto Velho	RO	15000	150,00	Reversible
3176	Trav. Afonso Pena *	S/n	Centro	Conceição Do Rio Ve	MG	11000	699,00	Reversible
12040	Rua Bela Vista	S/n	Urbano	Contagem	MG	300	25,00	Reversible
4788	Propriedade Jose Luis Filho	0	Quixaba De Baixo	Uiraúna	PB	1806	36,00	Reversible
1524	Rua Principal / Rua Barbosa Gomes	0	Croata	Barreira	CE	1500	200,00	Reversible
1585	Iratina	0	Na	Itapagé	CE	1500	165,00	Reversible
1829	Tangente	0	Na	Massapé	CE	1550	156,56	Reversible
1415	Rua Raimundo Jose	S/n	Aruaru	Morada Nova	CE	1000	170,00	Reversible
1665	Rua Francisco Lucio	747	Oliveiras	Tamboril	CE	1550	25,50	Reversible
1785	Rua Principal	S/n	Sao Joaquim	Umirim	CE	1550	25,50	Reversible
6769	Est. Principal - Rua Geral	0	Pov. Mocambinho	Brasileira	PI	900	210,00	Reversible
6821	Povoado Centro Dos Designos	0	Zona Rural	Miguel Alves	PI	900	200,00	Reversible
3994	Rua Principal	S/n	Vila Nova Colonia	Capitão Poço	PA	1880	471,90	Reversible
3184	Morro Proximo Da Localidade *	S/n	Rural	Carlos Chagas	MG	2300	1.086,00	Reversible
BTSAGO324	Avenida Getulio Vargas C/ Planalto Qd. 26 Lt. 09 E 10	0	Mutunopolis	Mutunópolis	GO	7939	598,00	Reversible
BTSAPR737	Avenida Sao Paulo	363	Sao Pedro Do Paran	aSão Pedro Do Paran	PR	1499	910,00	Reversible
7344	Rua Do Comercio	S/n	Bairro Novo	Tufilândia	MA	900	360,00	Reversible
BTSAPR777	Rua Cerro Largo	0	Toledo	Toledo	PR	1265	800,00	Reversible
12037	Morro Proximo Da Localidade	S/n	Rural	Brasília De Minas	MG	600	100,00	Reversible
11938	Fazenda Baixa Verde *	S/n	Rural	Santa Helena De Min	MG	300	625,00	Reversible
11990	Rua Principal *	S/n	Urbano	São Francisco	MG	1200	100,00	Reversible
BTSAGO445	Praça Sao Sebastiao Qd. 27 Lt. 10	0	Rosalandia	São Luís De Montes	BGO	2500	110,00	Reversible
6873	Povoado Buriti Do Castelo	0	Rural	São Félix Do Piauí	PI	900	480,00	Reversible
BTSAPR243	Rua Edmundo Mercer	15	Curiuva	Curiúva	PR	7184	1.400,00	Reversible
1460	Bom Principio	0	Centro	Morrinhos	CE	1000	126,00	Reversible
1417	Rua Da Telemar	S/n	Distrito De Assuncao	Solonópole	CE	1550	137,50	Reversible
3979	Rua Monte Libano	S/n	Centro	Paragominas	PA	61790	2.384,00	Reversible
7316	Rua Principal	S/n	Povoado Bom Jesus	Santa Inês	MA	900	360,00	Reversible
5111	Praça Sao Sebastiao	S/n	Na	Terra Nova	PE	4080	240,00	Reversible
BTSARO95	Avenida Dos Pioneiroslote 16 Quadra 01 - Nova California	0	Centro	Porto Velho	RO	10000	100,00	Reversible
BTSAPR375	Rua Rocha Pombo	0	Jacarezinho	Jacarezinho	PR	1265	1.451,60	Reversible
2808	Avenida Dom Pedro I	84	Centro	Elói Mendes	MG	22200	600,00	Reversible
2890	Morro Do Imperador *	S/n	Zona Rural	Juiz De Fora	MG	10100	400,00	Reversible
7083	Sitio Sao Joao	0	Na	Igrapiúna	BA	600	900,00	Reversible
1749	Rua Jose Rodrigues P. Neto	S/n	Na	Catarina	CE	5386	180,00	Reversible
1573	Rua Oscar Fontenele	S/n	Ibuguacu	Granja	CE	1550	25,50	Reversible
1622	Rua Sao Sebastiao	S/n	Lima Campos	Icó	CE	1000	170,00	Reversible
1827	Sucupira	0	Na	Limoeiro Do Norte	CE	1550	25,50	Reversible

1583	Ipaguacu	0	Na	Massapê	CE	1500	165,00	Reversible
3841	Avenida Barao Do Rio Branco (Antiga Avenida Presidente Vargas)	S/n	Na	Bagre	PA	2517	239,70	Reversible
3844	Rua Santa Catarina	S/n	Calados	Baião	PA	1942	364,25	Reversible
4213	Rua Santa Maria	S/n	Matapiquara	Marapanim	PA	2870	243,60	Reversible
3998	Avenida Magalhaes Barata	S/n	Bacabal	Castanhal	PA	1800	49,00	Reversible
BTSAGO402	Avenida Santa Efigenia Qd. 6 Lt. 11 E 12	405	Rianapolis	Rianópolis	GO	7939	1.139,70	Reversible
BTSAGO83	Avenida Americo Fernandes	0	Caiapônia	Caiapônia	GO	39450	394,50	Reversible
4961	Rua Eumenia De Oliveira Gonçalves	S/n	Na	Cumaru	PE	3624	300,00	Reversible
4947	Rua Camoes Barbosa	S/n	Na	Lagoa Do Carro	PE	3624	300,00	Reversible
7015	Est. De Santa Filomena	0	Centro	Presidente Dutra	MA	130,75	2.250,00	Reversible
5393	Estrada Br 3160	0	Mirolandia	Picos	PI	65,00	3.264,00	Reversible
3027	Alto Do Raimundo Baiano *	S/n	Zona Rural	Raposos	MG	37,00	900,00	Reversible
2487	Ma 106Km 147	0	Pov. Bacabeira	Turilândia	MA	9,00	220,00	Reversible
BTSAGO77	Rua Do Comercio S/Nº	S/n	Campo Das Perdizes	Buriti De Goiás	GO	150,00	150,00	Reversible
1581	Rua Santos Dumont	S/n	Distrito De Inhucu	São Benedito	CE	5.106,00	51,60	Reversible
5039	Rua Adalto Barreto	S/n	Centro	Palmeirina	PE	48,87	92,25	Reversible
3333	Rua Maestro Abgail *	S/n	Centro	Eugenópolis	MG	66,00	80,00	Reversible
2546	Morro Do Cemiterio	S/n	Rural	Guiricema	MG	110,00	205,03	Reversible
1823	Praça Benedito Moreira De Souza	S/n	Siupe	São Gonçalo Do Ama	CE	15,50	25,50	Reversible
BTSAPR530	Estrada Municipal	0	Palotina	Palotina	PR	12,65	1.320,00	Reversible
BTSAPR534	Rua Santa Catarina	0	Palotina	Palotina	PR	12,65	1.600,00	Reversible
3330	Morro Proximo Da Localidade *	S/n	Rural	Divino	MG	22,00	2.500,00	Reversible
3553	Fazenda Fissura	S/n	Zona Rural	Paracatu	MG	80,00	10.000,00	Reversible
3318	Rua Proxima Da Caixa D'Agua *	S/n	Zona Rural	Pedra Dourada	MG	3,00	180,00	Reversible
6734	Sitio Maria Das Flores	0	Barra De Jacuipe	Camaçari	BA	66,00	2.000,00	Reversible
1543	Espraiado	0	Rural	Acaraú	CE	15,50	25,50	Reversible
1397	Amaro	0	Na	Assaré	CE	15,50	25,50	Reversible
1478	Rua Principal	S/n	Cajazeiras Do Simiao	Assaré	CE	15,50	25,50	Reversible
1702	Rua Eneas Arrais	S/n	Quixariu	Campos Sales	CE	15,50	25,50	Reversible
1688	Pitombeira	0	Na	Itapagé	CE	15,00	105,00	Reversible
1681	Rua De Fatima	S/n	Patos	Morada Nova	CE	15,50	25,50	Reversible
1658	Rua Sebastiao Ferreira	S/n	Nenelandia	Quixeramobim	CE	15,50	25,50	Reversible
1769	Rua Vila Velha	S/n	Sangradouro	Santa Quitéria	CE	15,50	25,50	Reversible
4012	Rua Deodoro De Mendonça	S/n	Vila De Mocajatuba	Colares	PA	12,42	240,00	Reversible
6987	Rua Zacarias Lopes	1	Centro	Nina Rodrigues	MA	40,00	350,00	Reversible
32873	Avenida Eucalipto	S/n	Centro	Serrano Do Maranhã	MA	9,00	144,00	Reversible
4218	Praça Da Torre	S/n	Tamaruteua	Marapanim	PA	34,00	83,00	Reversible
1553	Rua Raimundo Alves De Lima	2055	Na	Russas	CE	15,00	165,00	Reversible
3243	Fazenda Brejao *	S/n	Zona Rural	Montes Claros	MG	44,00	3.500,00	Reversible
5007	Rua Jose Luiz Silveira Barros	S/n	Centro	Cupira	PE	40,67	200,00	Reversible
6741	Rua A Setor E - Conj. Mussurunga 1	0	Mussurunga	Salvador	BA	7,55	624,00	Reversible
4136	Itaituba	0	Na	Itaituba	PA	208,73	900,00	Reversible
7628	Rua Grande	S/n	Pov. Vera Cruz	Junco Do Maranhão	MA	9,00	250,00	Reversible
4593	Rua Domingos Farias	S/n	Vila De Penha Longa	Vigia	PA	12,14	282,00	Reversible
4594	Rua Nova	S/n	Porto Salvo	Vigia	PA	12,14	301,44	Reversible
12018	Rua Sao Sebastiao	70	Urbano	Gonzaga	MG	3,00	270,00	Reversible
3288	Trav. Augusto Pereira Gomes *	S/n	Centro	Rio Doce	MG	6,00	180,00	Reversible
594	Praça Presidente Medice	0	Centro	Pedrao	BA	13,52	971,10	Reversible
11943	Chacara Da Madragoa *	S/n	Urbano	Rio Vermelho	MG	5,00	225,00	Reversible
BTSARS182	Rua Danilo Lorenzi	0	Entre Rios Do Sul	Entre Rios Do Sul	RS	72,00	292,52	Reversible
4806	Fazenda Caboclo - Morro Do Geraldo	0	Na	Afrânio	PE	50,02	600,00	Reversible
4556	Vista Alegre	0	Na	Terra Alta	PA	11,90	240,00	Reversible
4591	Rua Principal	S/n	Itapua	Vigia	PA	1224	226,00	Reversible
33692	Rua Principal	S/n	Povoado Sertãozinho	Icatu	MA	900	450,00	Reversible
6863	Pe Do Morro0	S/n	Rural	Piripiri	PI	7600	36,00	Reversible
BTSAPR763	Rua 10	0	Terra Roxa	Terra Roxa	PR	1265	1.035,00	Reversible
BTSAGO131	Avenida Deputado Jose De Assis Qd. 29 Lt. 271	0	Diorama	Diorama	GO	18000	180,00	Reversible
6696	Avenida Abilio Machado	2025	Jardim Inconfidencia	Belo Horizonte	MG	14800	602,00	Reversible
12035	Rua Rio Verde	50	Urbano	Capitão Enéas	MG	300	237,00	Reversible
3096	Morro Santa Helena *	S/n	Rural	Sete Lagoas	MG	6000	2.500,00	Reversible
5041	Rua Professor Jacinto Vieira	S/n	Na	Calçado	PE	3224	300,00	Reversible
1507	Cauassu	0	Na	Acaraú	CE	1550	25,50	Reversible
1510	Celsolandia	0	Na	Acaraú	CE	1500	165,00	Reversible
1384	Açude Dos Pinheiros	0	Na	Ibicuitinga	CE	1550	25,50	Reversible
1392	Rua Central	S/n	Alto Da Varzea-Icozin	Icó	CE	1550	25,50	Reversible
1575	Rua Senhora Santana	S/n	Icozinho	Icó	CE	1500	165,00	Reversible

1691	Rua Jose Cosme	S/n	Porto Dos Barcos	Itarema	CE	1550	25,50	Reversible
1633	Rua Antonio Costa Morais	S/n	Mapua	Jaguaribe	CE	1550	25,50	Reversible
1632	Rua Cel. Joaquim Gonçalves	354	Mangabeira	Lavras Da Mangabeir	CE	1500	165,00	Reversible
1577	Igaroi	0	Na	Orós	CE	1500	165,00	Reversible
1531	Rua Zeferino De Castro	S/n	Delmiro Gouveia	Pires Ferreira	CE	1550	25,50	Reversible
1609	Rua Lagoa Cercada	0	Sao Miguel	Quixeramobim	CE	1000	170,00	Reversible
1853	Rua Saldanha Freire	164	Uruque	Quixeramobim	CE	1500	165,00	Reversible
1407	Rua Nova	279	Araporanga	Santana Do Cariri	CE	1500	165,00	Reversible
1576	Estrada Do Algodao	0	Ideal	Aracoiaba	CE	1500	165,00	Reversible
6829	Rua Sigefredo Pacheco	S/n	Santo Antonio	Nossa Senhora Dos	RPI	900	200,00	Reversible
5040	Rua Marechal Rondon	S/n	Centro	Terezinha	PE	3224	232,69	Reversible
6826	Rua Coronel Pacheco	S/n	Sao Goncalo	Milton Brandão	PI	2500	32,00	Reversible
7359	Rua Grande - Br 119	S/n	Olho Dagua Do Mano	Vitorino Freire	MA	900	275,20	Reversible
1400	Rua Principal	S/n	Distrito De Anil	Meruoca	CE	1550	154,00	Reversible
6946	Sao Victor	0	Rural	São Raimundo Nona	t PI	900	200,00	Reversible
2430	Avenida Getulio Vargas	S/n	Centro	São Francisco Do Br	MA	900	360,00	Reversible
5177	Rua David Lins De Andrade	0	Na	Sairé	PE	3624	225,00	Reversible
33493	Rua Principal	S/n	Macajubal	Bequimão	MA	900	56,00	Reversible
33496	Rua Principal	S/n	Pontal	Bequimão	MA	900	56,00	Reversible
4226	Rua Tancredo Neves	S/n	Agrovila Tiradentes	Medicilândia	PA	2400	728,00	Reversible
BTSADF62	Parque Das Americas Lotes A B Quadra 28	0	Cidade Ocidental	Cidade Ocidental	GO	20000	200,00	Reversible
12026	Fazenda Atalaia	S/n	Rural	Machacalis	MG	2300	120,00	Reversible
6983	Avenida Das Palmeiras	277	Centro	Caravelas	BA	11750	1.170,00	Reversible
1504	Casteliano	0	Na	Acarau	CE	1550	25,50	Reversible
1857	Vazantes	0	Na	Aracoiaba	CE	1550	25,50	Reversible
1388	Rua Joao Luiz	S/n	Alagoinha	Araripe	CE	3600	152,00	Reversible
1408	Trav. Praça Da Igreja	S/n	Distrito De Araquem	Coreaú	CE	1550	25,50	Reversible
1413	Rua Miguel Davi	S/n	Distrito De Aroeiras	Coreaú	CE	4080	40,80	Reversible
1489	Rua Sao Joaquim	S/n	Localidade Do Canto	Coreaú	CE	1550	25,50	Reversible
1848	Rua Do Comercio	S/n	Distrito De Ubauna	Coreaú	CE	1550	165,00	Reversible
1676	Paraguai	0	Na	Cruz	CE	1550	25,50	Reversible
1621	Avenida Domingos Lopes	S/n	Lapa	Graça	CE	1500	165,00	Reversible
1654	Rua Joao Marciano Oliveira	S/n	Distrito Mucambo	Guaraciaba Do Norte	CE	1550	25,50	Reversible
1393	Alto Lindo	0	Na	Ibiapina	CE	1500	165,00	Reversible
1502	Rod. Ce 282	S/n	Cascudo	Icó	CE	1500	165,00	Reversible
1855	Varzea Do Gilo	0	Na	Ipu	CE	1550	25,50	Reversible
1625	Rua Jose Mariano De Melo	S/n	Livramento	Ipueiras	CE	1550	25,50	Reversible
1673	Rua Da Igreja	S/n	Palmatória	Itapiúna	CE	1500	165,00	Reversible
1501	Rua Teodora Rodrigues Dos Santos	112	Carvoeiro	Itarema	CE	1550	25,50	Reversible
1700	Rua Alexandre Benicio	53	Distrito De Quitaius	Lavras Da Mangabeir	CE	1550	25,50	Reversible
1558	Rua Santo Antonio	S/n	Distrito De Goiana	Moraújo	CE	1550	25,50	Reversible
1777	Santarem	0	Na	Orós	CE	1550	25,50	Reversible
1482	Rua Francisco Mendes De Azevedo	S/n	Camboas	Paraipaba	CE	1000	170,00	Reversible
1657	Rodovia Ce 1610	S/n	Mutambeiras	Santana Do Acaraú	CE	1550	25,50	Reversible
1514	Rua Profª Julia Da Silva Oliveira	S/n	Colonia Dos Professo	São Gonçalo Do Ama	CE	1550	25,50	Reversible
1856	Rua Filomena R. Barroso	S/n	Varzea Redonda	São Gonçalo Do Ama	CE	1550	25,50	Reversible
1682	Patriarca	0	Na	Sobral	CE	1500	165,00	Reversible
1405	Arapa	0	Na	Tianguá	CE	1550	25,50	Reversible
1500	Rua Coração De Maria	S/n	Caruatai	Tianguá	CE	1550	25,50	Reversible
1486	Rua Teodorico Ferreira Pinto	S/n	Canaa	Trairi	CE	1550	25,50	Reversible
1411	Araticum	0	Na	Ubajara	CE	1550	25,50	Reversible
1592	Jaburuna	0	Rural	Ubajara	CE	1500	165,00	Reversible
1697	Quatiguaba	0	Na	Viçosa Do Ceará	CE	1550	25,50	Reversible
4336	Rua Do Araguaia	S/n	Boa Vista Do Araguaui	Piçarra	PA	3280	1.409,76	Reversible
7641	Rua Treze De Maio	1	Trator	Nova Olinda Do Mara	MA	900	264,00	Reversible
BTSAGO256	Rua Sto. Antonio C/ Sao Gonçalves Qd. 05 Lt. 08-B	0	Sao Jose	Itapuranga	GO	230	1.225,00	Reversible
3352	Rua Acre *	S/n	Centro	Presidente Juscelino	MG	3500	158,00	Reversible
BTSARS509	Santa Clara Do Sul	0	Santa Clara Do Sul	Santa Clara Do Sul	RS	4505	150,00	Reversible
11984	Fazenda Itinga - Carretao - Rodovia 251 *	S/n	Rural	Curral De Dentro	MG	3200	109,00	Reversible
BTSAGO94	Fazenda Pirapitinga Dos Correias	0	Sesmaria	Campo Alegre De Go	GO	13000	1.350,00	Reversible
2304	Morro Do Machado (Desativado)	S/n	Centro	Coroatá	MA	5252	1.800,00	Non-Reversible
33495	Rua Principal	S/n	Geniparana	Bequimão	MA	900	90,00	Reversible
BTSASC242	Colonia Herval - Segundo Reservado	0	Rural	Joaçaba	SC	1590	915,00	Reversible
7535	Rodovia Cuiaba-Santarem - Km 11865	S/n	Na	Rurópolis	PA	12625	1.620,50	Reversible
6864	Sao Luis0		Rural	Piripiri	PI	2500	108,00	Reversible
32148	Rua Nonato Guimaraes	S/n	Pov. São José Dos C	Vitorino Freire	MA	900	300,00	Reversible
BTSARS371	Av. José Bortolini/Rua José Bonifácio, Qd G 24	857	Novo Tiradentes	Novo Tiradentes	RS	4505	150,00	Reversible

BTSAPR44	Morro Monte Urbano	S/n	Assai	Assaí	PR	22500	225,00	Reversible
BTSAPR64	Rua Santa Catarina	0	Bela Vista Da Caroba	Bela Vista Da Caroba	PR	1265	1.395,00	Reversible
BTSASC337	Rua Francisco Pedro Zantotto	395	Centro	Palma Sola	SC	5790	775,00	Reversible
BTSADF91	Nucleo Habitacional Quadra 02 Lote 02 Secção Bk- 96	0	Novo Gama	Novo Gama	GO	61194	2.550,00	Reversible
6731	Rua Sebastiao De Freitas	36	Urbano	Divinésia	MG	10100	300,00	Reversible
3181	Serra Da Pipoca *	S/n	Zona Rural	Ipanema	MG	22,00	632,00	Reversible
7497	Rua Vitalino Luiz	0	Na	São Domingos Do M	BA	32,00	1.350,00	Reversible
1541	Avenida Central	S/n	Distrito Espinho	Guaraciaba Do Norte	CE	15,50	25,50	Reversible
4467	Sao Tome	0	Na	Santo Antônio Do Ta	PA	39,45	42,00	Reversible
7403	Rua Raimundinha Costa	S/n	Centro	Belágua	MA	9,00	250,00	Reversible
7659	Avenida Pedro Cunha Mendes0	1	Centro	Pedro Do Rosário	MA	9,00	600,00	Reversible
4398	Ramal Da Comara	S/n	Cacte	Santa Luzia Do Pará	PA	14,29	98,00	Reversible
BTSARS203	Fagundes Varella	0	Fagundes Varella	Fagundes Varella	RS	61,60	150,00	Reversible
2366	Br 1350	S/n	Na	Matões Do Norte	MA	9,00	385,15	Reversible
BTSAGO81	Avenida 8 Qd. 20 Lt. 1 2 E Area Anexa	0	Cachoeira Dourada	Cachoeira Dourada	GO	43,00	1.159,00	Reversible
12012	Rua Sudminissud *	S/n	Urbano	Curral De Dentro	MG	6,00	100,00	Reversible
12043	Fazenda Serra	S/n	Rural	Raul Soares	MG	3,00	100,00	Reversible
1862	Rua Jose Noberto	43	Vila Sao Pedro (S.Pe	dJucás	CE	15,50	25,50	Reversible
3519	Morro Repetidora Tv *	S/n	Zona Rural	Jaiba	MG	30,00	900,00	Reversible
1672	Palestina0			Orós	CE	15,50	25,50	Reversible
33527	Povoado Na Sede Do Cacique0			Santa Luzia	MA	9,00	1.000,00	Reversible
BTSAGO487	Rua Travessa Pinheiro Qd. 30 Lt. 01 (Av. Sao Judas Tadeu)	0	Sao Miguel	Araguaína	TO	79,39	672,00	Reversible
BTSARS433	Pirapo	0	Pirapo	Pirapó	RS	45,05	150,00	Reversible
BTSAGO121	Rua Corumbaiba S/Nº (Atual Av. Joao Carlos De Deus)	S/n	Areiao	Corumbaiba	GO	25,62	1.995,76	Reversible
12005	Avenida " E "	240	Tupa	Contagem	MG	3,00	167,00	Reversible
2563	Avenida Jose Candido Da Silveira	2557	Dom Joaquim	Belo Horizonte	MG	110,00	408,00	Reversible
2885	Rua Antonio Ribeiro De Souza	36	Centro	Jeceaba	MG	36,00	194,00	Reversible
6712	Morro Do Cruzeiro *	S/n	Zona Rural	Leopoldina	MG	100,00	2.913,00	Reversible
6208	Rua Manoel Euclides De Oliveira	39	Farolandia	Aracaju	SE	144,00	270,00	Reversible
6220	Praça Jose Durval Matos	S/n	Centro-Carira	Carira	SE	111,00	668,00	Reversible
4703	Rua Jose Alves Camboim	S/n	Centro	Imaculada	PB	25,40	450,00	Reversible
1307	Rua Clovis De Castro	0	Pacatuba	Pacatuba	CE	44,80	144,00	Reversible
1597	Avenida Central De Jardim De Cima	S/n	Jardim De Cima	Paracuru	CE	15,00	165,00	Reversible
1560	Rrodoviaod Ce 85 (Raimundo Nonato)	S/n	Gualdrapas	Trairi	CE	15,50	25,50	Reversible
96852	Quadra 325 Loteamento Do Bairro De Operacoes - Vila Dos Cabanos			Barcarena	PA	-	360,00	Non-Reversible
7692	Est. Torquato Tapajos (Ex. Gremio Rec. Telamazon)	S/n	Flores	Manaus	AM	1.943,00	239.475,00	Non-Reversible
1656	Mundau	0	Na	Uruburetama	CE	15,50	200,00	Reversible
4010	Rua Nossa Senhora Da Conceicao	S/n	Genipauba Da Laura	Colares	PA	12,42	310,00	Reversible
7423	Rua 17 De Julho	S/n	Lages	Pindaré-Mirim	MA	9,00	360,00	Reversible
BTSAGO147	Estrada Sylvania/Mucambinho - Fazenda Retiro (Atual Av. Das Palmeiras Qd.	0	Gameleira De Goias	Gameleira De Goiás	GO	1.440,00	1.440,00	Reversible
BTSAGO241	Rua Rio Claro Lt. 24/25	0	Israelandia	Israelândia	GO	435,50	435,50	Reversible
BTSAMS53	Rua Rio Doce	70	Parque Dos Poderes	Campo Grande	MS	457,50	457,50	Reversible
BTSASC409	Rio Capivari E Rio Atafona	0	Rural	São Bonifácio	SC	9,66	167.260,71	Reversible
6869	Barro	0	Rural	Santana Do Piauí	PI	9,00	250,00	Reversible
BTSARS647	Rua Cel. Dinarte De Oliveira	0	Vila Padre Gonzales	Três Passos	RS	26,25	300,00	Reversible
3454	Rua Silverio Dutra	70	Vila Nova	Manhuaçu	MG	11,00	293,00	Reversible
6898	Rua Da Alegria	S/n	Centro	Joca Marques	PI	9,00	165,00	Reversible
1458	Bom Jesus	0	Na	Tauá	CE	15,00	200,00	Reversible
11929	Morro Proximo Da Localidade - 13 Km Do Santuario Nsa. Sra. Aparecida *	S/n		Lajinha	MG	300	400,00	Reversible
BTSAGO380	Rua 1 S/Nº	S/n	Rural					
4062	Trav. Da Rodoviaria	S/n	Lagolandia	Pirenópolis	GO	4160	2.000,00	Reversible
1608	Lagoa Seca	0	Na	Eldorado Dos Carajá	PA	9541	879,12	Reversible
BTSARS361	Nova Roma Do Sul	0	Nova Roma Do Sul	Farias Brito	CE	1550	25,50	Reversible
1997	Serra Do Caracol *	S/n	Rural	Nova Roma Do Sul	RS	4505	150,00	Reversible
6877	Barreiro Dos Doucas	0	Rural	Guaçu	ES	300	400,00	Reversible
BTSAPR430	Avenida Amado Goes	0	Rural	Anísio De Abreu	PI	900	225,00	Reversible
BTSARS180	Rst 471	0	Marialva	Encruzilhada Do Sul	PR	15000	150,00	Reversible
BTSARS582	Sao Miguel Das Missoes	0	Dom Marcos	oSão Miguel Das Miss	RS	2000	150,00	Reversible
BTSAGO72	Rua Das Palmeiras Qd. 37 Lt. 03 04 E 05	0	Sao Miguel Das Miss	Britânia	GO	3065	150,00	Reversible
BTSAMS120	Av Tres Lagoas	2975	Itacaiu	Paranaíba	MS	4300	1.000,00	Reversible
11951	Rua Joao Vilela Resende *	S/n	Centro	São Bento Abade	MG	9004	4.137,00	Reversible
11918	Rua Do Cruzeiro	274	Rural	Serro	MG	2000	200,00	Reversible
11017	Aricobe Angical Repetidora	S/n	Centro	Angical	BA	3600	120,00	Reversible
122	Rua Maria Dias	S/n	Morro	Traipu	AL	1600	96,00	Reversible
						4250	328,00	Reversible

1772	Santa Luzia	0	Na	Jaguaruana	CE	1550	25,50	Reversible
1698	Rua Mamede Da Rocha Forte	S/n	Quatro Bocas	Paracuru	CE	1550	25,50	Reversible
4564	Avenida Principal	S/n	Carana	Tracuateua	PA	5218	264,00	Reversible
195	Rua Filadelfia Maguta	1	Filadelfia	Benjamin Constant	AM	1650	250,00	Reversible
7146	Rua Principal	S/n	Pov. Morros	Senador Alexandre C	MA	900	200,00	Reversible
11949	Rua Projetada *	S/n	Urbano	Carvalhópolis	MG	10000	600,00	Reversible
BTSARS23	Arroio Do Tigre - Coloninha	0	Coloninha	Arroio Do Tigre	RS	30000	600,00	Reversible
6901	Caldeiraozinho / Maristela	0	Rural	Jurema	PI	900	150,00	Reversible
1709	Rua Vicente Maximo Da Silva	0	Riacho Verde	Várzea Alegre	CE	1500	165,00	Reversible
2320	Rua Principal	S/n	Novo Goncalves Dias	Gonçalves Dias	MA	900	360,00	Reversible
2826	Morro Proximo Da Localidade *	S/n	Zona Rural	Frei Inocêncio	MG	600	2.500,00	Reversible
6060	Rua Horto Florestal	93	Baraunas	Mossoró	RN	3062	104,21	Reversible
5352	Repetidora Itauna	0	Itauna	Aroazes	PI	3500	8.100,00	Reversible
3277	Rua Presidente Medici	429	Centro	Jacinto	MG	4500	362,00	Reversible
2940	Rua Presidente Vargas *	S/n	Zona Rural	São João Das Missô	MG	400	131,00	Reversible
4867	Morro Do Riachao Br - 122 - Km - 22	S/n	Na	Gravatá	PE	12434	1.800,00	Reversible
7168	Rua Oseias Mendes	S/n	Varzea Grande	Pindobaçu	BA	4000	88,00	Reversible
5419	Repetidora Humaita	0	Repetidorahumaita	Teresina	PI	3800	10.000,00	Reversible
7543	Ramal Santo Antonio - Terra Alta	0	Na	Terra Alta	PA	10700	5.390,00	Reversible
1811	Rua Sao Jose	S/n	Serrote	Iguatu	CE	1550	25,50	Reversible
BTSASC132	Caminho Do Stotz	0	Morro	Dona Emma	SC	954	1.050,00	Reversible
7378	Rua Firmino Oliveira	S/n	Iterere	N/E	MA	900	480,00	Reversible
6915	Altamira (Fazenda Do Meio)	0	Rural	Parnaguá	PI	900	1.000,00	Reversible
BTSAPR23	Avenida Serra Do Cadeado	0	Apucarana	Apucarana	PR	4000	40,00	Reversible
4224	Rua 01	S/n	Agrovila Nova Espera	Medicilândia	PA	1870	440,75	Reversible
1639	Rua Francisco Soares Mourao	S/n	Matriz	Ipueiras	CE	1550	141,05	Reversible
5668	Rua Maria Leitao	11	Morro Agudo	Nova Iguaçu	RJ	72400	724,00	Reversible
2484	Rua Projetada	S/n	Centro	Turiacu	MA	9,00	360,00	Reversible
BTSAGO456	Rua Umbelino Filho Qd. 34 Lt. 02	0	Terezopolis De Goias	Terezópolis De Goiás	GO	79,39	600,00	Reversible
7239	Rua Curralzinho	0	Argoim	Rafael Jambeiro	BA	1.200,00	1.200,00	Reversible
6814	Rua Tertuliano Brandao Filho	S/n	Urbano	Lagoa De São Franci	PI	9,00	200,00	Reversible
11999	Rua Sao Jose *	S/n	Urbano	Paula Cândido	MG	101,00	325,00	Reversible
3923	Sao Raimundo Do Araguaia	0	Na	Brejo Grande Do Ara	PA	26,77	434,85	Reversible
3457	Rua Sacramento *	S/n	Centro	Serra Do Salitre	MG	2,00	900,00	Reversible
1624	Rua Francisco Milton Araujo	157	Lisieux	Santa Quitéria	CE	15,50	25,50	Reversible
3064	Morro Do Cruzeiro *	S/n	Rural	Ouro Preto	MG	3,00	216,00	Reversible
BTSAMS121	Rua Domingos Gregol	884	Centro	Paranhos	MS	106,90	2.500,00	Reversible
BTSARS135	Travessao Cremona	0	Sao Braz	Caxias Do Sul	RS	20,00	46,95	Reversible
33569	Povoado Sao Miguel	0	Na	Júlio Borges	PI	9,00	144,00	Reversible
5881	Rua Manoel Jacinto De Andrade	S/n	Chale	Santo Antônio De Pá	RJ	12,00	360,00	Reversible
6738	Rua Francisco Leitao	0	Centro	Madre De Deus	BA	125,00	1.087,00	Reversible
6212	Praça Getulio Vargas	66	Centro	São Cristovão	SE	118,74	365,04	Reversible
4839	Ponta De Serrambilote 10-B Q-17	0	Na	Ipojuca	PE	72,43	240,00	Reversible
1505	Rua Leocadio Maciel	106	Catuana	Caucaia	CE	10,00	170,00	Reversible
BTSARS507	Secao B. Dos Silos	0	Sananduva	Sananduva	RS	74,54	1.200,00	Reversible
BTSAGO436	Fazenda Cedro Ou Cedro Dos Cubas	0	Cedrolina	Santa Terezinha De	GGO	150,00	150,00	Reversible
7529	Rua Senador Antonio Lemos	S/n	Na	Castanhal	PA	46,00	160,00	Reversible
6966	Estrada De Acesso	0	Povoado De Liberdade	União	PI	9,00	200,20	Reversible
4720	Rua Prof. Jose Severino Silva	0	Na	Amparo	PB	62,34	400,00	Reversible
4432	Sao Jose - Br 163 (Santarem - Cuiaba Km 17)	0	Na	Santarém	PA	25,08	355,50	Reversible
123	Avenida Maceio	S/n	Morro Xingo	Piranhas	AL	22,50	781,00	Reversible
251	Rua Igarape Do Mapia	S/n	Ceu Mapia	Pauini	AM	23,10	450,00	Reversible
7072	Fazenda Rocinha (Ao Lado Da Igreja Velha)	0	Distrito Jiribatuba	Vera Cruz	BA	4,00	600,00	Reversible
36554	Praça Conselheiro Luiz Viana	S/n	Na	Xique-Xique	BA	16,00	600,00	Reversible
1322	Avenida Francisco Ademair Andrade	S/n	Centro	Campos Sales	CE	186,00	698,00	Reversible
1638	Rua Maria Neuza Miranda	300	Matoes	Caucaia	CE	15,50	25,50	Reversible
7526	Rua Principal	S/n	Vila Sagrado Coraca	oCapitão Poço	PA	18,06	49,00	Reversible
BTSAGO576	Parte Do Lote 16	0	Silvanopolis	Silvanópolis	TO	120,00	1.200,00	Reversible
7080	Rua Da Tabela	S/n	Na	Cravolândia	BA	16,20	1.200,00	Reversible
7481	Rua Da Bandeira	0	Malhada De Pedras	Malhada De Pedras	BA	52,71	1.600,00	Reversible
7565	Rua Da Igreja (Rua Regino Rodrigues De Paula)	S/n	Centro	Alto Alegre Do Pinda	rMA	9,00	348,00	Reversible
2194	Rua Tancredo Neves	1	Centro	Buriticipu	MA	61,77	1.643,54	Reversible
2284	Rua Sao Jose	S/n	Centro	Buriticipu	MA	9,00	360,00	Reversible
BTSARS622	Av Assis Brasil	0	Tapes	Tapes	RS	407,00	407,00	Reversible
7406	Rua Mato Grosso	S/n	Quindua	Bequimão	MA	9,00	1.000,00	Reversible
1793	Rua Joaquim Cavalcante Melo	S/n	Sao Miguel	Quixeramobim	CE	15,00	165,00	Reversible
BTSAGO255	Proximo Ao Centro Comunitario De Lajes	0	Lajes	Itapuranga	GO	595,00	595,00	Reversible

BTSARS213	Faxinalzinho	0	Faxinalzinho	Faxinalzinho	RS	24,00	150,00	Reversible
3486	Fazenda Da Praia *	S/n	Rural	Carrancas	MG	11,00	2.500,00	Reversible
33450	Rua Cruzeiro Do Sul	S/n	Na	Poções	BA	900,00	900,00	Non-Reversible
1824	Suassurana	0	Na	Iguatu	CE	15,00	165,00	Reversible
4070	Avenida Beira Rio (Fundos Do Clube Atletico Paranaense)	S/n	Bela Vista Sorriso Do	Floresta Do Araguaia	PA	24,00	252,00	Reversible
4363	Rua Castelo Branco	S/n	Na	Rondon Do Pará	PA	173,31	5.724,02	Reversible
4244	Rua Perimetral0		Comunidade De Limã	Monte Alegre	PA	25,24	520,00	Reversible
BTSAGO418	Estrada De Acesso Ao Povoado	0	Morro Alto	Sanclerlândia	GO	20,00	980,00	Reversible
33475	Trav. Braz E Barros	26	Catumbi	Rio De Janeiro	RJ	52,00	75,00	Reversible
7240	Praça Bela Vista	0	Ponte 2 De Julho	Rafael Jambeiro	BA	16,00	80,00	Reversible
6392	Rua Getulio Vargas	S/n	Centro	Japoatã	SE	96,00	390,00	Reversible
6905	Rua Da Ribeira	0	Povoado Carapebas	Luís Correia	PI	9,00	99,00	Reversible
2814	Rua F	S/n	Urbano	Fernandes Tourinho	MG	101,00	450,00	Reversible
7243	Rua 2 De Julho (Fundos C/ A Rua Duque De Caxias)	0	Na	Riacho De Santana	BA	69,82	1.288,00	Reversible
1443	Barro Alto	0	Na	Iguatu	CE	15,00	165,00	Reversible
2296	Praça N.S Conceição (Rua Do Colegio)	65	Centro	Cedral	MA	9,00	360,00	Reversible
4311	Rua Santos Dumont	11	Na	Palestina Do Pará	PA	18,00	2.850,00	Reversible
7143	Rua Principal	S/n	Centro	Presidente Sarney	MA	9,00	108,00	Reversible
BTSARS437	Poco Das Antas	0	Poco Das Antas	Poço Das Antas	RS	45,05	150,00	Reversible
BTSAGO362	Fazenda Lagoa Felix	0	Venianopolis	Petrolina De Goiás	GO	150,00	150,00	Reversible
6534	Rua Da Palha	0	Rua Da Palha	Santa Luzia Do Itanh	SE	10,00	600,00	Reversible
BTSARS300	Lindolfo Collor	0	Lindolfo Collor	Lindolfo Collor	RS	26,25	150,00	Reversible
4767	Forte Velho	0	Na	Santa Rita	PB	105,00	22,00	Reversible
96854	Folha 32 Quadra 32 Quadra 02 Lote A			Marabá	PA	-	224,00	Non-Reversible
2462	Br - 010 Limites Ao Norte Com A Embratel (Est. Rep.De Estreito)0	S/n		Tocantinópolis	TO	73,60	4.900,00	Reversible
			Pov. Aguiarnópolis					
BTSARS486	Av Cel. João Batista De Mello	241	Centro	Relvado	RS	45,05	150,00	Reversible
2315	Rua Trancredo Neves	0	Zona Rural	Formosa Da Serra N	MA	65,24	420,00	Reversible
1776	Rua Francisco Rodrigues Da Silva	80	Santa Tereza	Tauá	CE	15,00	165,00	Reversible
BTSAPR138	Praça Dos Imigrantes Com Rua Juliana	5	Colonia Castrolandi	aCastro	PR	32,53	150,00	Reversible
3204	Rua Opema *	S/n	Centro	Piraúba	MG	66,00	430,00	Reversible
7258	Rua J. J. Seabra	S/n	Na	Souto Soares	BA	16,00	1.073,00	Reversible
BTSAGO113	Chacara N° Chi-105 - Fazenda Macados De Cima	0	Lago Do Pato Selvag	eCocalzinho De Goiás	GO	72,22	1.444,40	Reversible
BTSAGO304	Rodovia Go-241 Km 69 (Santa Tereza/Minaçu)	S/n	Sao Vicente	Minaçu	GO	1.200,00	1.200,00	Reversible
4771	Propriedade Raimundo Herudivam Q.	0	Zona Rural	São Francisco	PB	105,98	100,00	Reversible
3909	Rua Principal	S/n	Vila Do Taperacu Por	Bragança	PA	19,80	240,00	Reversible
3999	Rod. Castanhal - Sao Francisco0	S/n	Agrovila Calucia	Castanhal	PA	11,90	240,00	Reversible
4003	Rua Francisco Tavares Ruivo	0	Agrovila Macapazinh	oCastanhal	PA	11,90	240,00	Reversible
4206	Rua Jose Ribamar	S/n	Vila Do Araticumirim	Marapanim	PA	11,90	240,00	Reversible
4214	Rua Joao Paraense	S/n		Monte Alegre Do Mau Marapanim	PA	19,25	312,00	Reversible
4479	Rua 28 De Setembro	S/n	Santa Maria Da Barre	São Caetano De Odi	vPA	11,90	230,00	Reversible
4555	Rodovia Pa 136 Km 39 (Castanhal-Curuça)	S/n	Povoado Da Cigana	Terra Alta	PA	11,90	246,00	Reversible
4596	Rodovia Pa 140 Km 39	S/n	Vila De Santa Rosa	Vigia	PA	12,13	284,00	Reversible
BTSAGO350	Rua Sem Denominação	0	Taquaral Da Capela	Orizona	GO	150,00	150,00	Reversible
4267	Sao Raimundo = Km 47	0	Na	Nova Timboteua	PA	19,80	147,00	Reversible
6947	Pitombas	0	Rural	Sebastião Barros	PI	9,00	150,00	Reversible
1618	Rua Francisco Henrique	470	Lagoinha	Paraipaba	CE	15,50	25,50	Reversible
1799	Rua Principal	0	Sao Benedito	Baturité	CE	15,00	261,00	Reversible
12025	Fazenda Sao Jorge / Corrego Sao Jorge *	S/n	Rural	Nova Médica	MG	10,00	300,00	Reversible
2988	Praça Dr. Jose Pinto Vieira *	S/n	Centro	Piedade De Ponte No	MG	6,00	155,00	Reversible
1323	Rua Pedro Gomes De Araujo	131	Centro	Quixelô	CE	40,32	92,64	Reversible
7623	Rua Castelo Branco0	1	Centro	Joselândia	MA	9,00	360,00	Reversible
BTSAGO577	Rod. Silvanopolis/Pindorama Lt. 6 - Margem Dir. Rio Formiga	S/n		Silvanópolis	TO	150,00	150,00	Reversible
			Silvanopolis					
7314	Rua Evilasio Viana	S/n	Centro	Buritirana	MA	9,00	420,00	Reversible
1559	Guajiru	0	Na	Fortim	CE	15,00	165,00	Reversible
6721	Sítio Campinho De Santo Antonio	S/n	Zona Rural	Nova Era	MG	44,00	596,00	Reversible
1613	Sítio Lagoa Do Mato	0	Na	Brejo Santo	CE	15,50	25,50	Reversible
2847	Morro Da Repetidora De Tv *	S/n	Zona Rural	Ibertioga	MG	3,00	480,00	Reversible
2324	Avenida Principal	S/n	Centro	Governador Eugênio	MA	9,00	390,02	Reversible
1602	Rua Pedro Figueiras	920	Centro	Quixadá	CE	15,50	25,50	Reversible
1440	Barreiros	0	Na	São Benedito	CE	15,50	228,00	Reversible
BTSAGO323	Avenida Getulio Vargas (Antiga. Rua 01 S/N°)	S/n	Sao Sebastiao	Mutunópolis	GO	600,00	600,00	Reversible
BTSAGO137	Praça Da Igreja S/N°	S/n	Vera Cruz	Faina	GO	20,00	20,00	Reversible
7244	Rua Samuel R. Nogueira	0	Na	Barrocas	BA	66,38	1.200,00	Reversible
7508	Fazenda Vencedor - Serra Da Tabatinga	0	Na	Brejões	BA	18,00	401,50	Reversible
6980	Rua Evangelista Pereira Dourado	S/n	Centro	Angelim	PE	36,00	1.500,00	Reversible

33578	Rua Sao Joao0			Dom Expedito Lopes	PI	9,00	274,00	Reversible
5028	Avenida Jose Correa De Lima	S/n	Na	Jupi	PE	29,40	96,00	Reversible
1454	Boa Esperança	0	Na	Moraújo	CE	15,00	200,00	Reversible
3888	Santa Maria De Benfica	0	Na	Benevides	PA	12,00	240,00	Reversible
BTSAGO88	Rodovia Go-213	S/n	Junquerlandia	Caldas Novas	GO	415,10	415,10	Reversible
1394	Amanaiara	0	Na	Reriutaba	CE	15,00	97,50	Reversible
4828	Alto Sao Jose	S/n	Na	Correntes	PE	32,16	1.750,00	Reversible
BTSAGO400	Praça Da Igreja - Fazenda Olho D'Agua	0	Rialcema	Rialma	GO	117,48	1.200,00	Reversible
7845	Loteamento Jardim Campo Mistico - Rua 2	S/n	Cruz De Cedro	Bueno Brandão	MG	35,26	503,00	Reversible
BTSAPR354	Rua Boa Vista		Guaramirim	Irati	PR	150,00	1.250,00	Reversible
11950	Rua " 2 " *	S/n	Rural	Bom Repouso	MG	3,00	440,00	Reversible
BTSAPR251	Gleba Patrimonio Doutor Camargo	0	Doutor Camargo	Doutor Camargo	PR	700,00	700,00	Reversible
3293	Morro Do Cemiterio *	S/n	Zona Rural	Miradouro	MG	18,00	180,00	Reversible
6148	Avenida Juscelino Kubitschek	80	Centro	Iracema	RR	142,76	4.070,00	Reversible
BTSAPR382	Rua Francisco Pedroso Da Luz	0	Japira	Japira	PR	12,65	525,00	Reversible
BTSAPR513	Rua Dos Amoreiras	0	Ortigueira	Ortigueira	PR	150,00	150,00	Reversible
7448	Fazenda Brasileira	0	Na	Buritirama	BA	56,22	40.000,00	Reversible
4197	Rua Sao Jeronimo	0	Vila De Sao Roberto	Maracanã	PA	18,00	67,00	Reversible
4203	Vila De Sao Cristovao	0	Na	Maracanã	PA	18,00	67,00	Reversible
4204	Praça Da Matriz	0	Vila Do Mota	Maracanã	PA	18,06	67,06	Reversible
33506	Rodovia Pa-127 Km 260	S/n	Zona Rural	Maracanã	PA	18,00	67,00	Reversible
2418	Rua Grande	S/n	Pov. Mata Dos Ferna	nSanta Quitéria Do Ma	MA	9,00	360,00	Reversible
BTSARS15	Estrada Buarque De Macedo/Praça Da Igreja/Protásio Alves	0		André Da Rocha	RS	-	500,00	Reversible
2804	Morro Proximo Caixa D'Agua *	S/n	Rural	Bugre	MG	3,00	231,00	Reversible
6927	Avenida Piaui	S/n	Urbano	São Gonçalo Do Gur	PI	900	375,00	Reversible
3444	Chacara Nossa Senhora Aparecida	S/n	Rural	Além Paraíba	MG	300	144,00	Reversible
2065	Rodovia Armando Martinelli	S/n	Sao Joao De Petropo	Santa Teresa	ES	2800	522,07	Reversible
BTSASC382	Rua Alfredo Girardi - Lado Par		Centro	Rio Negrinho	SC	3990	360,00	Reversible
BTSAGO223	Rua Santa Clara		Hidrolândia	Hidrolândia	GO	7939	3.146,24	Reversible
6981	Morro Do Serrote - Fazenda Martins0			Itaíba	PE	2816	639,36	Reversible
1718	Rua Antonio Cunha	S/n	Na	Alcântaras	CE	4401	115,50	Reversible
7530	Rua 3 De Outubro	0	Colares	Colares	PA	8700	855,00	Reversible
7238	Avenida Antonio Carlos Magalhaes	0	Na	Quijingue	BA	1200	1.200,00	Reversible
4634	Sao Bentinho	0	Na	Pombal	PB	9932	300,00	Reversible
BTSARS83	Rua Santa Maria	0	Campina Das Missoe	Campina Das Missõe	RS	4740	847,40	Reversible
6335	Praça Rio Branco	S/n	Centro	Gararu	SE	7226	233,45	Reversible
BTSAGO403	Estrada De Acesso Ao Aeroporto Qd. GI-04 Lt. 01	0	Esplanada	Rio Quente	GO	8449	1.800,00	Reversible
5388	Repetidora Tanquinho0			Nossa Senhora Dos	RPI	2500	10.000,00	Reversible
BTSAPR187	Nucleo Rio Azul	0	Cruzmalina	Cruzmalina	PR	1265	150,00	Reversible
336	Estação De Itaúbal Do Piririm	0	Centro	Itaúbal	AP	3400	2.005,00	Reversible
33504	Rodovia Ma 034 - Km 010	S/n	Repetidora Cana Bra	vAraioses	MA	900	10.000,00	Reversible
7107	Rua Benjamin Constant	S/n	Centro	Bacurituba	MA	900	360,00	Reversible
7600	Rua Sao Jose	S/n	Povoado Cariri	Igarapé Grande	MA	900	180,00	Reversible
2397	Rua Da Ponte	S/n	Pov. Areinhas	Primeira Cruz	MA	900	360,00	Reversible
BTSAPR501	Avenida Florianopolis	775	Nova Londrina	Nova Londrina	PR	8809	290,00	Reversible
7266	Rua Boa Esperança	20	Catingal	Manoel Vitorino	BA	900	32,30	Reversible
3571	Rui Barbosa	924	Centro	Igarapé-Açu	PA	10731	1.848,51	Reversible
3202	Morro Do Aeroporto *	S/n	Vila Barreiros	Teófilo Otoni	MG	4190	400,00	Reversible
1430	Baixio	0	Na	Quiterianópolis	CE	1500	175,00	Reversible
BTSARS77	Caicara	0	Caicara	Caicara	RS	6160	150,00	Reversible
BTSAPR757	Vila Guarauna	0	Teixeira Soares	Teixeira Soares	PR	40000	400,00	Reversible
BTSAGO91	Rodovia Go-241 Km. 88 - Fazenda Queixadas Do Corriola	S/n	Campo Limpo	Campinaçu	GO	12000	1.200,00	Reversible
3128	Morro Proximo Da Localidade	S/n	Zona Rural	Machado	MG	8400	400,00	Reversible
7346	Rua Principal	S/n	Centro	Tutóia	MA	900	250,00	Reversible
6611	Rua Pedro Fonseca	126	Comendador Soares	Nova Iguaçu	RJ	17900	713,00	Reversible
7499	Estrada Do Povoado	0	Distrito Junco	Jacobina	BA	5671	1.200,00	Reversible
7484	Rua Cascalhada	0	Acu Da Torre	Mata De São João	BA	400	1.050,00	Reversible
4922	Rua Cordilheira	S/n	Ibira	Recife	PE	13600	393,00	Reversible
278	Avenida Benjamin Constant	S/n	Centro	Canutama	AM	5560	2.000,00	Reversible
6911	Sao Dimas	0	Rural	Monte Alegre Do Pia	PI	1200	130,00	Reversible
6693	Morro Proximo Da Localidade *	S/n	Zona Rural	Paraisópolis	MG	300	679,00	Reversible
4119	Itabocal	0	Na	Irituia	PA	1166	401,28	Reversible
BTSAGO469	Fazenda Conceição / Olho D'Agua	0	Francisnopolis	Uruana	GO	15000	150,00	Reversible
6144	Avenida Sao Sebastiao	16	Centro	Bonfim	RR	7950	894,20	Reversible
4198	Vila De Tatuteua	0	Na	Maracanã	PA	10800	49,00	Reversible
BTSAGO523	Loteamento Santo Antonio Lote 06 (Parte) - Gleba 1	0	Gurupi	Gurupi	TO	35000	350,00	Reversible

1993	Morro Do Ceu	S/n	Rural	Guarapari	ES	1500	159,00	Reversible
2589	Praça Igreja Sao Jose *	S/n	Centro	Guiricema	MG	3,00	225,00	Reversible
BTSARS297	Rua Dr. Joao Luchsinger Bulcao	0	Lavras Do Sul	Lavras Do Sul	RS	87,40	848,80	Reversible
1303	Rua Joaquim Braga	84	Centro	Paraipaba	CE	40,56	163,08	Reversible
1787	Sao Jose	0	Na	Jaguaruana	CE	15,00	200,00	Reversible
BTSASC173	Estrada De Rodagem - Br 101	S/n	Morro Do Ferraz	Garopaba	SC	91,88	290,00	Reversible
BTSARS492	Riozinho	0	Riozinho	Riozinho	RS	44,85	150,00	Reversible
12003	Lote " 2 " - Quadra - A *	S/n	Urbano	Ouro Preto	MG	2,00	470,00	Reversible
11934	Sítio Do Macaco Seco *	S/n	Rural	Capitão Andrade	MG	3,00	225,00	Reversible
BTSAGO206	Rua Vicente Pires S/Nº	S/n	Calcilândia	Goiás	GO	1.200,00	1.200,00	Reversible
BTSAGO318	Estrada Vicinal Centrolândia/Americano Do Brasil	0	Centrolândia	Mossamedes	GO	15,00	1.080,00	Reversible
33604	Largo De Nossa Senhora	S/n	Na	Touros	RN	152,00	600,00	Reversible
6903	Assentamento Veredas	0	Rural	Landri Sales	PI	9,00	400,00	Reversible
1809	Rua Da Estrela	S/n	Serrinha	Granjeiro	CE	15,50	25,50	Reversible
3485	Fazenda Pila E Jamineque *	S/n	Zona Rural	Itambacuri	MG	12,00	2.000,00	Reversible
365	Rua Visconde De Barbacena (Zip)	S/n	Centro Industrial De	A Candeias	BA	406,70	4.044,00	Reversible
3878	Aramanai	0	Na	Belterra	PA	19,95	252,00	Reversible
36851	Rua Beco Do Remanso	155	Vila De Novo Reman	sItacoatiara	AM	16,50	240,00	Reversible
BTSARS639	Rua Das Tulipas	0	Jardim Atlântico	Tramandaí	RS	26,25	326,25	Reversible
BTSAPR112	Rua Manoel Pedro Da Luz	0	Candói	Candói	PR	12,65	150,00	Reversible
BTSASC59	Rua Antonio Treis	293	Vorstadt	Blumenau	SC	65,97	450,00	Reversible
7564	Rua Paulo Afonso	S/n	Centro	Alto Alegre Do Pinda	rMA	9,00	312,00	Reversible
1423	Avenida Pedro Felicio Cavalcanti (Esq. C/ Rua Francisco Souza Sobrinho)	S/n		Crato	CE	35,00	960,00	Reversible
11998	Fazenda Do Corrego *	S/n	Rural	Itaverava	MG	3,00	200,00	Reversible
7630	Povoado Unha De Gato0		Unha De Gato	Lago Da Pedra	MA	9,00	308,00	Reversible
4770	Sítio Barra De Cima	0	Zona Rural	São Bento	PB	109,00	57,00	Reversible
1736	Rua França Do Vale(Rua Santa Terezinha)	S/n	Na	Quiterianópolis	CE	55,00	656,14	Reversible
7349	Rua Principal	S/n	Tutoia Velha	Tutóia	MA	9,00	450,00	Reversible
4778	Sítio Inhaua	0	Zona Rural	Sapé	PB	87,00	118,08	Reversible
5937	Sítio Sao Joaquim	0	Barra Dos Passos	Trajano De Moraes	RJ	23,34	225,00	Reversible
12004	Chacara	13	Rural	Pedro Leopoldo	MG	28,13	100,00	Reversible
BTSAGO482	Avenida Presidente Vargas Qd. 15 Lt. 08	0	Centro	Araguacema	TO	300,00	300,00	Reversible
7150	Estrada Sao Lourenço	S/n	Pov. Sao Lourenço	Vitória Do Mearim	MA	9,00	360,00	Reversible
4765	Sítio Sao Jose Da Batalha	S/n	Zona Rural	Salgadinho	PB	43,21	150,00	Reversible
5358	Praça. Dr. Sampaio	S/n	Na	Campinas Do Piauí	PI	25,00	450,00	Reversible
BTSADF69	2 Lotes S/N Avenida Duque De Caxias Comarca De Sao Domingo - Praça Sa o	S/n	Divinópolis	Divinópolis De Goiás	GO	138,09	1.519,38	Reversible
1796	Rua Ana Gonçalves Carvalho	S/n	Lagoa De Sao Pedro	Nova Russas	CE	15,00	165,00	Reversible
BTSARS590	Posse Mariano Pedroso De Moraes	0	Sete De Setembro	São Valentim	RS	37,48	300,00	Reversible
BTSAGO515	Avenida Araguaia Qd. 41 Lt. 13	0	Centro	Formoso Do Araguaí	TO	200,00	200,00	Reversible
4035	Rua Principal	S/n	Boa Vista Do Iririteua	Curuçá	PA	11,90	173,70	Reversible
7402	Rua Dos Costas	S/n	Mata Do Boi	Bela Vista Do Maran	MA	9,00	308,00	Reversible
BTSAGO319	Estrada Vicinal S/Nº (Av. Tomaz Gomes Dos Santos)	S/n	Mirandópolis	Mossamedes	GO	1.064,18	1.064,18	Reversible
12024	Fazenda Engenho *	S/n	Rural	Santa Luzia	MG	4,00	100,00	Reversible
3023	Avenida Cemig *	S/n	Felipe Salles	Pedro Leopoldo	MG	84,00	2.682,00	Reversible
4753	Sítio Firmiano	S/n	Zona Rural	Passagem	PB	104,73	2.500,00	Reversible
2547	Rua Do Grupo Escolar	S/n	Distrito Cruzeiro	Guiricema	MG	3,00	225,00	Reversible
4775	Praça Sao Jose	S/n	Centro	São José De Caiana	PB	22,79	600,00	Reversible
1396	Amanituba0			Lavras Da Mangabeir	CE	15,00	165,00	Reversible
1628	Rua Joao E. De Mesquita	S/n	Macarau	Santa Quitéria	CE	15,00	165,00	Reversible
BTSARS229	Gentil	0	Gentil	Gentil	RS	20,00	642,23	Reversible
4651	Rua Francisco Gerbasi	S/n	Centro	Mamanguape	PB	129,07	550,00	Reversible
3323	Rua Hum	146	Urbano	São João Do Oriente	MG	30,00	225,00	Reversible
7407	Rua Do Campo	S/n	Bernardo Do Mearim	Bernardo Do Mearim	MA	9,00	240,00	Reversible
2480	Rua Projetada	S/n	Pov. Santa Barbara	Turiação	MA	9,00	360,00	Reversible
7675	Rua 10 Bs	S/n	Quadros	Zé Doca	MA	9,00	300,00	Reversible
BTSADF107	Rua Mariano Soares Quadra 09 Lote 05 - Sao Vicente	0	Sao Domingos	São Domingos	GO	150,00	150,00	Reversible
4783	Serra Grande - Morro Do Cruzeiro0	S/n	Zona Rural	Sumé	PB	15,00	300,00	Reversible
10718	Br 174 - Km 139 - Ramal Canoas	139	Comunidade Santa T	ePresidente Figueired	AM	18,00	49,00	Reversible
7660	Trav. Antonio Amaro Aires	0	Pov. De Jacare	Penalva	MA	9,00	225,00	Reversible
BTSAGO511	Avenida Bernardo Sayao	680	Centro	Figueirópolis	TO	54,00	672,00	Reversible
BTSASC163	Rua Orlandina Oliveira	S/n	Vargem Grande	Florianópolis	SC	25,00	150,00	Reversible
5323	Rua Projetada	0	Centro	São Francisco Do Pia	PI	25,00	375,00	Reversible
3892	Vila De Boa Vista Do Cuçari	S/n		Praíinha	PA	19,00	300,00	Reversible
2255	Trav. Do Coqueiro	S/n	Cabeceiras	Apicum-Açu	MA	28,09	360,00	Reversible
33528	Rua Bricio De Araujo	S/n	Urbano	Icatu	MA	9,00	207,00	Reversible

1683	Trav. Mauricio	307	Pedras	Morada Nova	CE	15,50	25,50	Reversible
BTSAGO154	Rua Medeiros Chaves Qd. 62-B Lt. 3 / Qd.6-Bparte Do Lt. 5	0	Cafelandia	Goianésia	GO	90,88	402,50	Reversible
BTSAPR353	Estrada Taquari	0	Irati	Irati	PR	150,00	150,00	Reversible
7627	Rua Do Comercio0		Povoado De Quatro B	Junco Do Maranhão	MA	9,00	360,00	Reversible
BTSAGO376	Largo Da Igreja S/Nº	S/n	Bom Jesus	Pirenópolis	GO	1.181,41	1.181,41	Reversible
2419	Rua Grande	S/n	Pedreira	Santa Rita	MA	9,00	360,00	Reversible
BTSARS401	Passo Novo	0	Passo Novo	Alegrete	RS	20,00	150,00	Reversible
BTSAGO153	Praça Entre Go-437 Rua 3 Rua 5 E Av. Pedro V. Da Mota	0	Morro Branco	Goianésia	GO	1.200,00	1.200,00	Reversible
7644	Rua Antonio Tomaz	S/n	Centro	Olho D'Água Das Cu	MA	9,00	300,00	Reversible
7426	Rua Grande	S/n	Povoado Cigana	Pio Xii	MA	9,00	351,00	Reversible
BTSARS330	Rst 101 - Rua Povos	0	Sao Simao	Mostardas	RS	20,00	150,00	Reversible
4747	Rua Projetada	0	Lot Boa Vista	Juarez Távora	PB	7,50	160,00	Reversible
256	Rua Gov. Pimenta Bueno	183	Centro	Rio Preto Da Eva	AM	70,60	1.837,50	Reversible
1647	Rua Antonio Luiz De Souza	S/n	Monguba	Pacatuba	CE	15,50	25,50	Reversible
5180	Sítio Santa Cruz	0	Na	São Bento Do Una	PE	44,88	400,00	Reversible
7305	Rua Sao Sebastiao	S/n	Centro	Cedral	MA	9,00	300,00	Reversible
BTSASC297	Rua Jose Max	221	Centro	Mafra	SC	34,20	408,00	Reversible
BTSARS172	Freire Laurentino	0	Dom Feliciano	Dom Feliciano	RS	9,25	1.609,25	Reversible
7421	Rua Grande	S/n	Povoado Areias	Pindaré-Mirim	MA	9,00	220,00	Reversible
BTSAGO233	Rodovia Go-070 Km 60 - Fazenda Sao Jose (Vila Quilombo)	S/n	Santa Amalia	Inhumas	GO	980,00	980,00	Reversible
5490	Morro Da Tv - Sao Joao Do Paraíso - Imovel Agricola E Rural.0	S/n	Cambuci	Cambuci	RJ	19,00	100,00	Reversible
3490	Rua Antonio Francisco Domingues	227	Urbano	Fortaleza De Minas	MG	12,00	225,00	Reversible
6147	Rua Venezuela	18	Centro	Caroebe	RR	76,60	1.404,20	Reversible
1814	Rua Jose Alencar	0	Simao	Porteiras	CE	15,00	165,00	Reversible
7554	Rua Eurico De Castilho	S/n	Na	Salinópolis	PA	82,00	83,00	Reversible
4383	Pau Darco	0	Na	Santa Bárbara Do Pa	PA	19,88	393,70	Reversible
11997	Sítio Sao Jorge	S/n	Rural	Santa Bárbara Do Le	MG	3,00	75,00	Reversible
7253	Rua Duque De Caxias	S/n	Na	São Miguel Das Mata	BA	12,00	1.200,00	Reversible
7512	Rua Principal	S/n	Vila De Igarape-Acu	Óbidos	PA	25,17	240,00	Reversible
BTSADF104	Avenida Santo Antonio Lote 25 Quadra 14	0	Santo Antonio Do De	sSanto Antônio Do De	GO	421,87	843,74	Reversible
BTSAMS72	Rua Corredor Publico	3	Dner	Coxim	MS	45,75	3.540,00	Reversible
7409	Avenida Fernando Castro - 2ª Vicinal	S/n	P1 V2	Buriticipu	MA	9,00	360,00	Reversible
BTSAGO379	Rodovia Go-338 (Pirenopolis/Goianesia) - Fazenda Brejao	S/n	Placa	Pirenópolis	GO	1.176,78	1.176,78	Reversible
BTSAGO475	Rua Principal S/Nº	S/n	Caraiba	Vianópolis	GO	1.200,00	1.200,00	Reversible
12023	Fazenda Chacara Da Inacia *	S/n	Rural	Peçanha	MG	64,00	210,00	Reversible
7352	Rua Da Ferrovia	S/n	Pov. De Sao Vicente	Vitória Do Mearim	MA	9,00	360,00	Reversible
2331	Rua Nova	S/n	Pov. Santa Rosa	Governador Eugênio	MA	9,00	300,00	Reversible
33503	Rua Nazare Esquina Com Rua Celson Fonseca0			Tutóia	MA	9,00	715,08	Reversible
BTSAPR269	Avenida Ivo Leao	0	Fernandes Pinheiro	Fernandes Pinheiro	PR	12,65	1.160,00	Reversible
BTSARS666	Linha Faxinal De Dentro	0	Linha Faxinal De Den	Vale Do Sol	RS	300,00	300,00	Reversible
2751	Morro Proximo Da Localidade *	S/n	Rural	Conceição Das Pedr	MG	3,00	225,00	Reversible
3543	Rua Sao Sebastiao	S/n	Centro	Riachinho	MG	266,00	1.129,00	Reversible
4044	Trav. Leopoldino Ferreira	S/n	Vila Nazare De Moca	jCuruçá	PA	18,06	49,00	Reversible
1664	Olho D'Água Da Bica	0	Na	Tabuleiro Do Norte	CE	15,50	25,50	Reversible
3344	Rua Joao Honorato De Carvalho	S/n	Urbano	Carvalhópolis	MG	6,00	186,00	Reversible
BTSAGO266	Estrada Ivolandia/ Campolandia	0	Campolandia	Ivolândia	GO	1.920,00	38.400,00	Reversible
BTSAPR701	Rua Londrina	0	Sao Joao Do Ivai	São João Do Ivai	PR	600,00	600,00	Reversible
625	Fazenda Tocaia	0	Na	Santa Terezinha	BA	54,00	2.000,00	Reversible
BTSAGO219	Rodovia Go-40 Ao Lado Do Posto De Saude - Fazenda Bonsucess	S/n	Hidrolândia	Hidrolândia	GO	102,50	2.152,50	Reversible
BTSARS332	Avenida Borges De Medeiros, Qd 30, Lt 53, Sublote 1 E Setor I (Antigo Mucu m	0	Oloana	Muçum	RS	63,00	150,00	Reversible
BTSAGO92	Rodovia Go-241 Km 40 (Fazenda Quixadas Do Curiola)	S/n	Centro	Campinorte	GO	120,00	1.200,00	Reversible
BTSAGO242	Via Publica - Fazenda Areias	0	Piloandia	Israelândia	GO	1.195,29	1.195,29	Reversible
BTSAGO285	Praça Do Campo De Futebol	S/n	Nova Trindade	Jussara	GO	124,49	2.489,87	Reversible
3242	Serra Da Biquinha *	S/n	Rural	Caratinga	MG	9,00	900,00	Reversible
4188	Rua Da Torre	0	Vila Canaa	Marabá	PA	24,30	416,50	Reversible
4228	Trav. Irma Serafina	S/n	Torre	Medicilândia	PA	24,27	7.380,00	Reversible
4364	Divinopolis	0	Na	Rurópolis	PA	25,50	270,28	Reversible
4489	Trv. São Joaquim C/ R. Caixa Dagua	0	São Félix Pioneiro	Marabá	PA	16,80	215,19	Reversible
3252	Morro Da Repetidora De Tv *	S/n	Rural	Guaraciaba	MG	12,00	157,00	Reversible
1477	Estrada Principal	S/n	Vila Caiçu	Cariús	CE	15,00	165,00	Reversible
4008	Trav. Curuçá	S/n	Povoado De Ariri	Colares	PA	12,42	240,00	Reversible
7147	Avenida Margarida Alves Rodrigues	S/n	Vila Sao Paulo	Senador Alexandre C	MA	9,00	200,00	Reversible

6933	Atalho	0	Rural	São José Do Piauí	PI	9,00	200,00	Reversible
1449	Betania	0	Na	Ibiapina	CE	10,00	94,50	Reversible
BTSAGO267	Rua Corrego Fundo S/Nº	S/n	Pedrolândia	Ivolândia	GO	150,00	150,00	Reversible
BTSAGO309	Avenida Euclides De Sousa Qd. 11 Lt. 11/12 (Antiga Avenida Brigadeiro Faria)	0	Aparecida Do Rio Cla	Montes Claros De Go	GO	900,00	900,00	Reversible
BTSAGO288	Rua Araguaia S/Nº	S/n	Cesareia	Jussara	GO	806,00	806,00	Reversible
7102	Avenida Teodoro C. Ribeiro	S/n	Centro	Bacabeira	MA	9,00	700,00	Reversible
1779	Avenida Hilario Sena	198	Lagoa De Santo Anto	Ararendá	CE	15,50	25,50	Reversible
7534	Avenida Pres. Jk (Esquina C/ Avenida Mararu)	0	Diamantino	Santarém	PA	151,00	600,00	Reversible
7186	Rua Rui Barbosa	0	Na	Ipecaetá	BA	12,00	1.040,00	Reversible
4270	Alvorada (Alvorada Da Amazonia)	0	Na	Novo Progresso	PA	25,70	364,80	Reversible
BTSAPR485	Rua Rio Branco	0	Moreira Sales	Moreira Sales	PR	12,65	560,00	Reversible
BTSAPR523	Chacara Invernadinha	0	Palmeira	Palmeira	PR	1.200,00	1.200,00	Reversible
5829	Rua Das Pastorinhas	40	Taquara	Rio De Janeiro	RJ	42,00	130,00	Reversible
7420	Avenida Manoel Moreno	S/n	Tres Lagoas	Lago Da Pedra	MA	9,00	90,00	Reversible
4458	Rua Principal	S/n	Vila De Pedrinhas	Santarém Novo	PA	54,00	450,00	Reversible
BTSAGO59	Avenida Moreira Esq. C/ Rua Borges Lt. 01	0	Santo Antonio Da La	gBarro Alto	GO	100,00	450,00	Reversible
2729	Morro Da Repetidora De Tv *	S/n	Zona Rural	Caxambu	MG	30,00	400,00	Reversible
7639	Rua Pindorama	1	Centro	Matões	MA	9,00	346,50	Reversible
6963	Convap	0	Rural	União	PI	9,00	155,08	Reversible
7599	Estrada De Acesso Do Povoado	0	Pov.Angical Igarape	Igarapé Grande	MA	9,00	110,40	Reversible
33162	Povoado De Caneleirinho	S/n	Na	Igarapé Grande	MA	9,00	207,00	Reversible
7012	Rua Do Comercio	S/n	Pov. Calumbi	Presidente Dutra	MA	9,00	200,00	Reversible
11957	Fazenda Itajuba *	S/n	Rural	Oratórios	MG	12,00	200,00	Reversible
BTSAPR697	Rua Washington	0	Sao Jeronimo Da Ser	São Jerônimo Da Ser	PR	15,80	900,00	Reversible
12010	Fazenda Corrego Grande	S/n	Rural	Leme Do Prado	MG	9,00	200,00	Reversible
7219	Rua Das Almas	0	Na	Formosa Do Rio Pret	BA	87,34	1.200,00	Reversible
33621	Rodovia Pa 253	S/N.º	Vila Santa Luzia Do I	nCapitão Poço	PA	-	384,00	Reversible
BTSAGO435	Avenida Brasilia Qd. 10 Lt. 1 2 E 3	0	Luzelandia	Santa Terezinha De	GGO	160,00	160,00	Reversible
BTSAGO477	Rua Da Matriz S/Nº	S/n	Palitozinho (Sta. Barb	Vicentinópolis	GO	57,52	109,42	Reversible
BTSARS147	Costa Do Sutil	0	Alberto Pasqualini	Chuveica	RS	20,00	300,00	Reversible
BTSARS556	Fazenda Santa Rita	0	Vila Gomes	São Gabriel	RS	20,00	300,00	Reversible
4717	Sítio Zumbi	0	Na	Alagoa Grande	PB	92,88	400,00	Reversible
4777	Sítio Riacho Das Cabras	0	Zona Rural	Seridó	PB	18,06	180,00	Reversible
2323	Rua Principal	S/n	Pov. Japaozinho	Gonçalves Dias	MA	9,00	200,00	Reversible
BTSARS635	Rua F	0	Itapeva	Torres	RS	26,25	317,76	Reversible
BTSAGO371	Rod. Go 470 Rochedinho/Piracanjuba - Fazendas Cachoeira E Boa Vista	S/n	Centro Jose Marcelin	oPiracanjuba	GO	1.200,00	1.200,00	Reversible
3380	Rua Mestre Camilo *	S/n	Urbano	Bom Jesus Do Ampa	MG	38,00	408,00	Reversible
3287	Morro Proximo Da Localidade *	S/n	Zona Rural	Piedade De Ponte No	MG	12,00	439,00	Reversible
BTSAGO472	Estrada Vicinal Da Fazenda Ponte Funda	0	Ponte Funda	Vianópolis	GO	-	1.200,00	Reversible
BTSAMS100	Av Honduras	443	Piraveve	Ivinhema	MS	118,15	594,63	Reversible
1792	Rua Vitoria Xavier	S/n	Sao Miguel	Mauriti	CE	15,50	25,50	Reversible
BTSARS275	Itapuca	0	Itapuca	Itapuca	RS	150,00	150,00	Reversible
BTSAGO338	Rua 1 Qd. 1-A Lt. 35 E 36	0	Cereacu	Nova Glória	GO	150,00	150,00	Reversible
BTSAGO347	Fazenda Firmeza - Zona Rural	0	Firmeza	Orizona	GO	100,00	1.469,15	Reversible
BTSAGO349	Fazenda Posse - Zona Rural	0	Posse	Orizona	GO	150,00	150,00	Reversible
6588	Rodovia Joao Valeriano	S/n	Povoado Saquinho	Tobias Barreto	SE	36,00	400,00	Reversible
BTSARO46	Avenida Afonso Pena	S/n	Centro	Alto Alegre Dos Pare	RO	150,00	4.500,00	Reversible
BTSARS310	Secao Represa	0	Marcelino Ramos	Marcelino Ramos	RS	35,94	7.910,94	Reversible
BTSASC97	Rua Jose Leonardo Santos	S/n	Sao Cristovao	Capinzal	SC	19,00	1.226,00	Reversible
3297	Rua Emir Sales	115	Urbano	Santo Hipólito	MG	3,00	360,00	Reversible
7056	Praça Manoel Palmeira	S/n	Centro	Barro Preto	BA	57,00	613,00	Reversible
7227	Rua Alto Do Japao	0	Na	Nova Itarana	BA	12,00	1.215,51	Reversible
1652	Avenida Antonio Lucinda	S/n	Distr. Morrinhos Novo	Guaraciaba Do Norte	CE	15,50	25,50	Reversible
1448	Rua Da Matriz	S/n	Betania	Hidrolândia	CE	10,00	89,10	Reversible
BTSAGO321	Rodovia Go-158 - Crixas/Mundo Novo	S/n	Sao Joao Da Mata A z	Mundo Novo	GO	150,00	150,00	Reversible
BTSARS239	Rua Nova	0	Morungava	Gravatá	RS	26,25	150,00	Reversible
7200	Rua Alto Do Cruzeiro	S/n	Na	Jaborandi	BA	12,00	993,67	Reversible
BTSAGO118	Fazenda Mata Virgem Ou Guaribolal - Povoado De Carmolandia	0	Carmolandia	Córrego Do Ouro	GO	73,00	490,00	Reversible
BTSASC243	Rua 13 De Outubro	S/n	Centro	Joaçaba	SC	150,00	150,00	Reversible
BTSAGO438	Rodovia Go-154 Fazenda Paraíso (Mosqueiro)	S/n	Aparecida Da Fartura	Santa Terezinha De	GGO	150,00	150,00	Reversible
3873	Rua Santa Catarina Lt 27 Qd J	0	Na	Belém	PA	19,60	305,00	Reversible
BTSAMS64	Secção Saltinho - Pt. Dos Lotes Rurais Nºs 41 E 42.	0	Nova Corumba	Corumbá	MS	-	276,41	Reversible
BTSASC392	Terreno Encravado Nas Terras De Sebastiao Dos Santos	0	Morro	Timbó Grande	SC	18,66	618,66	Reversible
BTSASC468		0				17,58	167,58	Reversible

BTSAGO139	Rua Eurico Pestana S/Nº	S/n	Jeroaquara	Faina	GO	15,00	15,00	Reversible
BTSARS672	Linha Dona Josefa	0	Linha Dona Josefa	Vera Cruz	RS	150,00	150,00	Reversible
BTSAGO283	Rua Coimbra Bueno (Lts. 04 E 05) Rua Goiatuba (Lt. 03)	S/n		Joviânia	GO	473,00	473,00	Reversible
	Rua Boa Vista S/Nº		Guarilandia					
3088	Rua Serafim Campos *	S/n	Urbano	Senador Modestino G	MG	12,00	275,00	Reversible
4842	Biquinha Alto Do Morro	S/n	Na	Ilha De Itamaracá	PE	45,13	1.838,16	Reversible
4053	Rodovia Castanhal-Curuça	S/n	Centro	Curuçá	PA	103,00	478,00	Reversible
33581	Rua Projetada Pedro Coelho De Resende	0	Na	Boa Hora	PI	9,00	609,00	Reversible
BTSAGO334	Rua Do Colegio S/Nº	S/n	Vista Alegre	Nova América	GO	900,00	900,00	Reversible
6679	Rod. Bragança Ajuruteua 0	S/n	Na	Bragança	A	9,00	10.000,00	Reversible
1781	Sao Domingos	0	Na	Caridade	CE	15,00	165,00	Reversible
BTSAGO98	Rua Que Demanda Vila Sao Patricio	0	Carmo Do Cedro	Carmo Do Rio Verde	GO	190,00	1.912,50	Reversible
33500	Rua Nova	S/n	Povoado Bom Princip	Esperantinópolis	MA	9,00	321,00	Reversible
33501	Rua Sao Raimundo	S/n	Povoado Giquiri	Esperantinópolis	MA	9,00	266,04	Reversible
219	Rua Da Igreja	S/n	Vila Lindoia	Itacoatiara	AM	23,10	450,00	Reversible
259	Rua Pres. Vargas	1	Ipiranga	Santo Antônio Do Içá	AM	16,50	450,00	Reversible
BTSAGO56	Povoado De Allan Kardec - Fazenda Jose De Lima	0	Allan Kardec	Avelinópolis	GO	120,00	1.200,00	Reversible
BTSAMT93	Rua Tocantins Lt. 2 Qd. 27	0	Ribeirao Cascalheira	Ribeirão Cascalheira	MT	42,30	150,00	Reversible
1960	Lagoa Preta - Bananal	S/n	Vila Nova De Banana	Baixo Guandu	ES	26,00	900,00	Reversible
3811	Vila Luciana	S/n	Na	Anajás	PA	31,00	50,00	Reversible
13009	Baixao De Anisio De Abreu	S/n	Na	Anísio De Abreu	PI	9,00	6.409,00	Reversible
13010	Avenida Leovergina Maria Dos Santos (Povoado Minador)	S/n	Rural	Anísio De Abreu	PI	9,00	209,00	Reversible
33563	Rua Jesuino Costa	S/n	Povoado Baixao Do S	Anísio De Abreu	PI	9,00	284,00	Reversible
7112	Rua Do Mercado	S/n	Povoado Novo Carú	Bom Jardim	MA	9,00	360,00	Reversible
11953	Sítio Do Contrilho *	S/n	Rural	Prados	MG	3,00	100,00	Reversible
6934	Baixio	0	Rural	São José Do Piauí	PI	9,00	150,00	Reversible
BTSAPR351	Estrada Municipal Irati A Itapara	0	Rio Do Couro	Irati	PR	8.038,50	160.770,00	Reversible
3269	Fazenda Gerais *	S/n	Rural	Bom Jardim De Mina	MG	31,00	1.131,00	Reversible
12001	Sítio Barriga Lisa	S/n	Zona Rural	Juiz De Fora	MG	3,00	100,00	Reversible
1835	Tome	0	Na	Limoeiro Do Norte	CE	15,50	25,50	Reversible
11956	Sítio Derrubada *	S/n	Rural	Rio Espera	MG	3,00	200,00	Reversible
BTSAPR301	Estrada Municipal	0	Goioxim	Goioxim	PR	141,25	2.825,00	Reversible
BTSAGO369	Praça Guarda-Mor Pinheiro Qd. 26 Lt. 07	0	Piracanjuba	Piracanjuba	GO	150,00	150,00	Reversible
3476	Morro Da Repetidora De Tv *	S/n	Zona Rural	Senhora De Oliveira	MG	40,00	1.663,00	Reversible
3817	Vila Nova	0	Na	Augusto Corrêa	PA	19,25	276,00	Reversible
3904	Ramal Do Tamatateua	S/n	Vila Do Tamatateua	Bragança	PA	19,60	398,56	Reversible
3659	Avenida Cel. Raimundo Leao	1245	Centro	Cametá	PA	231,13	1.889,40	Reversible
7527	Rodovia Do Abade Km 02	S/n	Vila Do Abade	Curuçá	PA	11,90	440,00	Reversible
4463	Rodovia Pa 140 - Localidade Do Km 290	S/n	Patauateua	Santo Antônio Do Ta	PA	28,00	364,80	Reversible
1446	Betania	0	Na	Croatá	CE	15,00	200,00	Reversible
BTSARS544	Vila Passo Do Sabia	0	Santo Antonio Da Pa	Santo Antônio Da Pa	RS	26,25	150,00	Reversible
BTSAMT101	Rua Castelo Branco Lt. 2 Qd. 10	0	Centro	São José Do Povo	MT	34,32	4.500,00	Reversible
3432	Praça Nsa.Sra Da Piedade *	S/n	Centro	Rochedo De Minas	MG	34,00	240,00	Reversible
4726	Rua Anacilio O. Pereira De Melo	0	Na	Borborema	PB	12,42	439,27	Reversible
7155	Fazenda Jacu Ou Paraíso	S/n	Rural	Porto Firme	MG	20,00	420,00	Reversible
7004	Avenida Principal	S/n	Pov. Nova Brasília	Senador La Rocque	MA	9,00	242,00	Reversible
5345	Rua Sao Jose	72	Centro	Francisco Santos	PI	48,00	334,00	Reversible
33508	Rua Felipe Rodrigues Coelholotes 01 E 02	0	Na	Paulistana	PI	9,00	609,00	Reversible
BTSAGO133	Avenida 1 S/Nº - Fazenda Fala Verdade	S/n	Edealina - Ceramica	SEdealina	GO	60,00	1.200,00	Reversible
BTSARS99	Rua Itabaiana	0	Canoas	Canoas	RS	113,00	150,00	Reversible
1970	Morro Do Santana	S/n	Rural	Cachoeiro De Itapem	ES	3,00	332,14	Reversible
2517	Rua Jose Leonde Filho	36	Centro	Matutina	MG	35,00	123,00	Reversible
2507	Morro Proximo Da Localidade / Sítio Bicas Do Meio *	S/n	Zona Rural	Wenceslau Braz	MG	22,00	225,00	Reversible
1325	Rua Manoel Gonçalves	860	Centro	Quixeré	CE	44,80	229,95	Reversible
BTSAGO45	Avenida Aeroporto	453	Centro	Aporé	GO	64,00	4.478,00	Reversible
BTSAGO404	Povoado Boa Esperança - Faz. Pedra De Fogo	0	Boa Esperanca	Rio Quente	GO	150,00	150,00	Reversible
5183	Rua Raul Magalhaes	0	Gogo Da Gata	Sertânia	PE	52,00	1.500,00	Reversible
BTSARS167	Derrubadas	0	Derrubadas	Derrubadas	RS	20,00	150,00	Reversible
2335	Rua Das Torres (Morro Da Trizidela)	S/n	Sítio	Grajaú	MA	9,00	360,00	Reversible
33163	Rua Do Comercio0		Povoado Água Branc	aBacabal	MA	9,00	327,60	Reversible
5052	Avenida Joao Correia Neto	63	Centro	Poção	PE	98,82	450,00	Reversible
4295	Trav. I. Costa	703	Na	Oeiras Do Pará	PA	15,49	7.155,00	Reversible
BTSADF64	Avenida Rio Preto Lote 12 Quadra 02 Loteamento Vila Borba	0	Colinas Do Sul	Colinas Do Sul	GO	449,40	898,80	Reversible
7572	Avenida Joao Alberto Esquina C/ Rua Rui Barbosa	S/n	Alto Fogoso	Bacabal	MA	9,00	330,00	Reversible
BTSAPR786	Avenida Princesa Isabel	0	Tupassi	Tupassi	PR	42,08	150,00	Reversible
BTSARS560	Linha Da Gloria	0	Vale Veneto	São João Do Polésin	RS	45,05	300,00	Reversible

12058	Avenida Coracao De Jesus	111	Centro	Coracao De Jesus	MG	66,00	25,00	Reversible
7436	Fazenda Saco Do Meio	0	Na	Antas	BA	69,00	2.000,00	Reversible
7500	Rua Nova Lima	0	Sitio Do Meio	Sítio Do Mato	BA	16,00	1.200,00	Reversible
5372	Repetidora Salgado	0	Na	Fronteiras	PI	18,00	260,00	Reversible
2509	Rua Professor Raimundo Correa	64	Joana D'Arc	Lagoa Santa	MG	153,00	600,00	Reversible
BTSAPR671	Avenida Brasil	0	Santa Helena	Santa Helena	PR	12,65	600,00	Reversible
BTSAPR812	Nucleo Francisco Beltrao	0	Colonia Das Missoes	Verê	PR	660,00	660,00	Reversible
BTSAGO67	Fazenda Agua Branca	0	Nova Zelandia	Bom Jardim De Goiás	GO	150,00	150,00	Reversible
2667	Rua Direita *	S/n	Urbano	Jeceaba	MG	2,00	225,00	Reversible
BTSARS255	Ibarama	0	Ibarama	Ibarama	RS	45,05	150,00	Reversible
BTSARO148	Avenida 14 De Julho S/N - Uniao Bandeirantes	S/n	Centro	Porto Velho	RO	150,00	150,00	Reversible
5689	Estrada De Secretario/Fazenda Santa Rita 0	0	Pedro Do Rio	Petrópolis	RJ	171,00	10.000,00	Non-Reversible
2499	Rua Andrelandia	275	Dom Bosco	Belo Horizonte	MG	153,00	360,00	Reversible
12047	Fazenda Bonaparte	S/n	Rural	Periquito	MG	3,00	122,00	Reversible
37492	Rua Odilon Gadbem Dos Santos	S/n	Centro	São Bento Abade	MG	200,00	200,00	Reversible
1503	Rua Principal	S/n	Castanhao	Alto Santo	CE	15,50	25,50	Reversible
4382	Morada Nova	0	Na	Santa Bárbara Do Pa	PA	12,10	450,00	Reversible
2431	Ponto A Ao B P/ O Oeste	0	Pov. Santa Luzia	São José Dos Basílio	MA	9,00	450,00	Reversible
7002	Rua Principal	S/n		Pov. Sao Joao Da Ma Governador Luiz Roc	MA	7,00	360,00	Reversible
BTSARS226	Rua Luiz Dezordi	0	Gaurama	Gaurama	RS	33,00	393,00	Reversible
7383	Rua Da Mata - 4ª Vicinal	S/n	P1 V4	Buriticipu	MA	12,50	360,00	Reversible
BTSAPR594	Estrada Sao Valerio	0	Planalto	Petrópolis	PR	873,00	17.460,00	Reversible
4854	Distrito Industrial - Estação Celular	0	Paratibe	Paulista	PE	181,00	537,00	Reversible
30	Rua Xingo	S/n	Centro	Piranhas	AL	100,00	1.739,00	Reversible
BTSADF78	Rua Travessa Joao Feitosa Nº29	0	Formosa	Formosa	GO	200,00	200,00	Reversible
3477	Alameda Do Ipe *	S/n	Primavera	Muriae	MG	3,00	265,00	Reversible
4791	Sítio Alecrim	0	Zonal Rural	Umbuzeiro	PB	17,00	150,00	Reversible
BTSAMS32	Rua Dos Jesuitas	S/n	Centro	Camapuã	MS	59,53	632,92	Reversible
96863	Avenida Perimetral Castelo Branco Lote 02 Da Quadra 06 Loteamento Parqu e		Castelo Branco	Imperatriz	MA	-	300,00	Non-Reversible
96858	Caruara Ilha De Mosqueiro		Ilha De Mosqueiro	Belém	PA	-	495,00	Non-Reversible
BTSARS632	Tio Hugo (Ernestina)		Tio Hugo	Tio Hugo	RS	26,25	348,00	Reversible
BTSAGO339	Rua 2 Esq. C/ Rua 3 Qd. B (Rua Dione Araujo Qd. B Lt. 27)	0	Plaina	Nova Glória	GO	100,00	1.107,50	Reversible
4338	Mangabeira	0	Na	Ponta De Pedras	PA	12,48	448,44	Reversible
4374	Joanes	0	Na	Salvaterra	PA	11,90	251,42	Reversible
BTSAPR547	Rua E	0	Paranavai	Paranavai	PR	12,65	150,00	Reversible
BTSAGO363	Rua Joaquim Pedro Dos Santos C/ Deolino Da Fonseca Lemos	0	Petrolina De Goias	Petrolina De Goiás	GO	150,00	150,00	Reversible
3359	Morro Proximo Da Localidade *	S/n	Rural	Conquista	MG	3,00	650,00	Reversible
3221	Morro Proximo Da Repetidora De Tv *	S/n	Zona Rural	Naque	MG	3,00	400,00	Reversible
1662	Nova Floresta	0	Na	Jaguaribe	CE	15,00	165,00	Reversible
BTSAGO307	Rua Formosa C/ Pça. Da Vitoria Qd. 16 Lt. 3-A	0	Messianopolis	Moiporá	GO	627,70	627,70	Reversible
BTSAPR400	Br 277	S/n	Laranjeiras Do Sul	Laranjeiras Do Sul	PR	158,20	290,00	Reversible
BTSARS282	Jacuzinho	0	Jacuzinho	Jacuzinho	RS	150,00	150,00	Reversible
3237	Serra Da Pratinha	S/n	Rural	Ataléia	MG	100,00	900,00	Reversible
4653	Praça Joao Pessoa	206	Centro	Pilões	PB	125,46	240,00	Reversible
BTSAGO114	Estrada Capelinha Do Rio Verde/Cocalzinho	0	Capelinha Do Rio Ve	rCocalzinho De Goiás	GO	150,00	150,00	Reversible
BTSAGO300	Avenida Joao Artiaga Qd. 17 Lt. 06	0	Matrincha	Matrinchã	GO	768,86	768,86	Reversible
BTSAMT18	Rua Santa Cruz	434	Centro	Barra Do Bugres	MT	112,08	800,00	Reversible
BTSARS202	Sao Joao Mirim	0	Rincão Dos Anjos	Eugênio De Castro	RS	20,00	300,00	Reversible
11936	Sítio Conceicao *	S/n	Rural	Conceição De Ipane	MG	3,00	200,00	Reversible
4110	Vila Pernambuco	0	Na	Inhangapi	PA	19,00	242,40	Reversible
4170	Estrada De Santa Ana	0	Nossa Senhora De F	aMãe Do Rio	PA	19,80	368,00	Reversible
4400	Rua Duque De Caxias Km 18	0	Na	Santa Luzia Do Pará	PA	11,90	264,00	Reversible
4412	Rua Jose Bonifacio	S/n	Taciateua	Santa Maria Do Pará	PA	11,90	256,62	Reversible
4517	Rua Felix Nauar	S/n	Vila Nova	São João Da Ponta	PA	42,06	360,00	Reversible
4520	Rua Sao Domingos - Ramal Da Penha	S/n	Vila Nazare	São João De Pirabas	PA	11,90	240,00	Reversible
BTSARS24	Linha Tigre	0	Linha Tigre	Arroio Do Tigre	RS	20,00	420,00	Reversible
3341	Morro Do Cruzeiro *	S/n	Rural	Bias Fortes	MG	7,00	225,00	Reversible
3058	Avenida Brasil *	S/n	Rural	Santa Rosa Da Serra	MG	66,00	300,00	Reversible
BTSAGO216	Fazenda Mandy - Ao Lado Do Campo De Futebol	0	Mandinopolis	Guarinos	GO	1.376,39	1.376,39	Reversible
1595	Praça Chico Prado	S/n	Distrito De Jaibaras	Sobral	CE	15,50	25,50	Reversible
4810	Serra Do Caiçara - Peri-Peri	0	Na	Arcoverde	PE	207,26	640,00	Reversible
BTSAPR768	Carvalho	0	Na	Tibagi	PR	248,40	64.818,36	Reversible

BTSAGO373	Avenida Bernardo Sayao Confrontando Com Posto De Saude	0		Pirenópolis	GO	208,00	1.600,00	Reversible
BTSAMT94	Rua F Lt. 3 Qd. 7	0	Radiolandia					
3154	Rua Joao Antonio Cardoso	207	Vila Campo Limpo	Rondonópolis	MT	42,30	229,00	Reversible
2832	Rua Bento Dutra	175	Ouro Preto	Belo Horizonte	MG	267,00	360,00	Reversible
7634	Estr. Sítio Bom Jesus	S/n	Centro	Guapé	MG	101,00	370,00	Reversible
BTSAPR629	Rodovia Toledo-Marechal Candido Rondon	S/n	Centro	Lima Campos	MA	9,00	300,00	Reversible
BTSAGO245	Fazenda Bueno E Olhos D'Agua	0	Quatro Pontes	Quatro Pontes	PR	150,00	150,00	Reversible
1861	Rua Luiz Edvaldo	327	Sao Benedito	Itaberaí	GO	780,00	780,00	Reversible
7424	Rua Grande	S/n	Vila Gadelha	Iguatu	CE	15,50	25,50	Reversible
1298	Rua Duarte Holanda	633	Povoado Morada Nov	Pindaré-Mirim	MA	9,00	390,00	Reversible
7585	Br 316 - Km 5820		Centro	Pacoti	CE	77,50	311,15	Reversible
3569	Rua Quatro	835	Brejinho	Caxias	MA	9,00	334,00	Reversible
3042	Morro Proximo Da Localidade (Serra Das Quatro Patacas) *	S/n	Centro	Soure	PA	167,12	1.087,00	Reversible
				Jequitinhonha	MG	84,00	2.500,00	Reversible
			Zona Rural					
502	Rua Juscelino Kubitschek	S/n	Centro	Mascote	BA	23,00	1.600,00	Reversible
12017	Corrego Durande	S/n	Rural	Durandé	MG	12,00	200,00	Reversible
BTSASC64	Fazenda Pelotas - Denominada Sao Joao	0	Fazenda Pelotas	Bom Jardim Da Serra	SC	20,00	1.220,00	Reversible
BTSAPR566	Avenida Numero 1	0	Perola Doeste	Pérola D'Oeste	PR	12,65	910,00	Reversible
2610	Morro Da Repetidora De Tv *	S/n	Zona Rural	Itaguara	MG	16,00	900,00	Non-Reversible
7280	Rua Alcides Monteiro	93	Bosque	Portel	PA	27,86	6.536,70	Reversible
2449	Rua Oswaldo Cruz	1120	Centro	São Luís	MA	54,00	37,60	Reversible
36849	Rua Marcilio Dias	S/n	Na	Manacapuru	AM	23,00	134,60	Reversible
BTSAMT8	Rua Silvio Jose De Castro Maia		Centro	Alto Araguaia	MT	153,00	300,00	Reversible
7082	Bairro Jonas Ceo	0	Na	Firmino Alves	BA	12,00	1.050,00	Reversible
7582	Rua Da Torre	S/n	Centro	Cajari	MA	9,00	225,00	Reversible
7309	Rua Gov. Joao Castelo	S/n	VI Davi	Cidelândia	MA	9,00	7.309,00	Reversible
7642	Rua Sao Jose	1	Centro	Nova Colinas	MA	9,00	384,00	Reversible
BTSAGO143	Rua Principal S/Nº - Fazenda Areias	S/n	Serra Dourada	Fazenda Nova	GO	40,30	806,00	Reversible
5371	Rod. Br 343, Km 36 - Repetidora Varzea	0	Rural	Floriano	PI	35,00	21.304,00	Reversible
1984	Caxixe	S/n	Alto Cuju	Domingos Martins	ES	28,00	225,00	Reversible
7092	Outeiro Maria Onça	0	Na	Itacaré	BA	45,75	1.200,00	Reversible
7504	Rua 29 De Janeiro	0	Wagner	Wagner	BA	12,00	1.200,00	Reversible
BTSASC137	Rua Coronel Manoel Ferreira Da Silva Farrapos	S/n	Centro	Eralv Velho	SC	150,00	632,80	Reversible
7646	Estrada Principal	S/n	Pov. Poço Verde	Paraibano	MA	9,00	200,00	Reversible
BTSAPR183	Vicinal Iguacu	0	Santana	Cruz Machado	PR	600,00	600,00	Reversible
11923	Morro Proximo Da Localidade *	S/n	Rural	Franciscópolis	MG	3,00	225,00	Reversible
3292	Morro Proximo Da Localidade *	S/n	Rural	Grão Mogol	MG	85,00	900,00	Reversible
3132	Sítio Mantena *	S/n	Zona Rual	Mendes Pimentel	MG	7,00	208,00	Reversible
471	Fazenda Barra E Catingueiro - Morro Da Torre	0	Zona Rural	Barra Da Estiva	BA	120,00	1.760,00	Reversible
6324	Mangabeira	0	Povoado	Estância	SE	151,00	12.121,00	Reversible
4762	Sítio Malhada Grande	0	Na	Queimadas	PB	30,98	40,00	Reversible
11948	Fazenda Canoas *	S/n	Rural	Ibituruna	MG	3,00	228,00	Reversible
35706	Rua Da Torre - Rod. Pa 275 Km 2	S/n		Bairro Das Mangueira Eldorado Dos Carajá	PA	22,86	9.469,86	Reversible
5812	Rua Frei Joao	198	Ilha Do Governador	Rio De Janeiro	RJ	22,00	180,00	Reversible
6422	Povoado Oiteiros	0	Na	Maruim	SE	36,00	96,00	Reversible
4754	Propriedade Saco Do Cardeiro	0	Zona Rural	Picuí	PB	20,95	600,00	Reversible
7329	Margem Da Br 135 Km 189 (Trecho Entre Sao Mateus/Caxuxa)	0		São Mateus Do Mara	MA	9,00	242,00	Reversible
			Centro					
6214	Rua Miguel Rezende	S/n	Centro	Carmópolis	SE	96,85	875,09	Reversible
7248	Avenida Rui Barbosa	0	Na	Santa Brígida	BA	12,00	1.193,00	Reversible
7254	Rua Rui Barbosa	0	Na	Saúde	BA	12,00	600,00	Reversible
BTSARS333	Muitos Capoes	0	Muitos Capoes	Muitos Capões	RS	20,00	150,00	Reversible
6710	Fazenda Taguatinga *	S/n	Zona Rural	Montalvânia	MG	21,00	2.500,00	Reversible
4039	Rodovia Castanhal-Marapanim0	S/n	Povoado De Itajuba	Curuçá	PA	18,00	49,00	Reversible
1826	Rua Manoel Linhares	174	Sucesso	Tamboril	CE	15,50	25,50	Reversible
BTSARO2	Rua Teresa De Jesus Pinto S/N Centro	S/n	Centro	Acrelândia	AC	150,00	3.313,50	Reversible
BTSAPR118	Chacara Capim Verde	0	Tainhas	Carambei	PR	1.445,25	1.445,25	Reversible
1566	Rua Manoel Rodrigues Da Silva	S/n	Holanda	Tamboril	CE	15,50	25,50	Reversible
33490	Vao Grande	0	Serra Dos Carneiros	Passagem Franca	MA	9,00	634,00	Reversible
4063	Rua Gersusalem	S/n	Km 0 Da Pa 275	Eldorado Dos Carajá	PA	19,54	520,00	Reversible
1705	Avenida Sebastiao Fernandez	S/n	Recreio	Sobral	CE	10,00	170,00	Reversible
BTSAGO236	Br-050 Km 155 - Fazenda Ponte Alta	0	Ponte Alta	Ipameri	GO	1.200,00	1.200,00	Reversible
BTSAGO151	Povoado De Verissimo - Rua Sem Denominação	0	Verissimo	Goianãira	GO	80,00	1.600,00	Reversible
3010	Rua Maria Dos Santos Rosa C/ Av. Juscelino Kubitschek (Confluência De Eix o	S/n		Pouso Alegre	MG	86,00	2.500,00	Reversible
			Vista Alegre					

6414	Rua Jose Bernardo Da Costa	0	Na	Macambira	SE	18,60	200,00	Reversible
33635	Rua Da Palmeira	S/n	Centro	Apicum-Açu	MA	9,00	368,00	Reversible
6986	Rua Pedro Melo	0	Centro	Pindaré-Mirim	MA	40,00	415,00	Reversible
BTSARO25	Rua Principal S/N Centro	S/n	Centro	Santa Rosa Do Puru	s AC	150,00	150,00	Reversible
6707	Rua Americo Lobo	1565	Centro	Juiz De Fora	MG	168,00	360,00	Reversible
BTSASC128	Rua Fermino Carneiro Almeida	S/n	Universitari0	Curitiba	SC	78,17	1.578,17	Reversible
5433	Rua Tres Marias	0	Codipi	São Lourenço Do Pia	PI	25,00	450,00	Reversible
6722	Rua Quintino Moreira – Fundos	12	Centro	Paraopeba	MG	110,00	485,00	Reversible
7071	Rural Barriguda	0	Distrito Varzea Nova	Jacobina	BA	1.200,00	1.200,00	Reversible
12009	Sítio Sao Bento	S/n	Rural	Felício Dos Santos	MG	3,00	400,00	Reversible
BTSARS578	Rua 8		Afonso Rodrigues	São Luiz Gonzaga	RS	6,24	1.200,00	Reversible
1453	Rua Principal	S/n	Bixopa	Limoeiro Do Norte	CE	10,00	157,14	Reversible
BTSARS504	Salto Do Jacui - Rs 318	0	Jacuizinho	Salto Do Jacuí	RS	20,00	300,00	Reversible
6520	Pe De Serra0		Ribeirópolis	Ribeirópolis	SE	96,00	3.025,00	Reversible
BTSARS329	Estr. Da Casca	0	Granja Passo Fundo	Mostardas	RS	300,00	112.716,00	Reversible
BTSASC91	Rua Padre Alfredo Trinchero	S/n	Centro	Campos Novos	SC	19,04	20.001,04	Reversible
BTSARS428	Pinhal Da Serra	0	Pinhal Da Serra	Pinhal Da Serra	RS	20,00	300,00	Reversible
BTSAGO425	Fazenda Alagoas E Campo Alegre - Cabeceira Da Matinha	0	Santa Helena De Goi	aSanta Helena De Goi	GO	450,00	9.000,00	Reversible
1956	Corrego Da Penha	S/n	Rural	Barra De São Francis	ES	3,00	400,00	Reversible
3429	Morro Proximo Da Caixa D'Agua	S/n	Rural	Catas Altas Da Norue	MG	3,00	225,00	Reversible
4543	Pesqueiro	0	Na	Soure	PA	18,06	25,00	Reversible
BTSARS457	Avenida Juca Batista	410	Ipanema	Porto Alegre	RS	2.931,61	4.614,86	Reversible
1439	Barreiros	0	Na	Potengi	CE	15,00	165,00	Reversible
2066	Rua Joao Arari-Timbui	S/n	Urbano	Fundão	ES	3,00	360,00	Reversible
6723	Rua Rodrigo Sampaio	36	Aeroporto	Poços De Caldas	MG	153,00	360,00	Reversible
1536	Rua Carmelia De Souza Costa	10	Dom Quintino	Crato	CE	15,00	165,00	Reversible
BTSADF83	Setor Viegas Quadra 41Rua Frei Manoel Lote 7 9 10 E 11Rua Modesto Mach	0	Setor Viegas	Luziânia	GO	236,50	4.730,00	Reversible
BTSAGO503	Rua Dos Estudantes Qd. 22 Lt. 03 E 04	0	Conceicao Do Tocan	Conceição Do Tocan	TO	900,00	900,00	Reversible
7662	Estr. Vicinal	1	Centro	Pindaré-Mirim	MA	9,00	325,00	Reversible
BTSAGO374	Fazenda Caxambu Paulista Tavares Ou Paredao	0	Caxambu	Pirenópolis	GO	2.000,00	2.000,00	Reversible
BTSASC426	Rua Francisco Assis De Bem	S/n	Passar Bem	São Joaquim	SC	18,00	1.052,00	Reversible
BTSASC471	Rua Dr. Basilio Celestino De Oliveira	0	Centro	Treze Tilias	SC	25,00	1.614,00	Reversible
6719	Morro Pedra Do Bueno *	S/n	Zona Rural	Nanuque	MG	20,00	120,00	Reversible
BTSARS338	Secao Invernada Seca	0	Nonoai	Nonoai	RS	20,55	230,55	Reversible
1604	Rua Sebastiao Martins	S/n	Jucás	Cariré	CE	15,50	25,50	Reversible
BTSASC289	Rua Vereador Paulino Placido De Souza	S/n	Centro	Leoberto Leal	SC	25,00	150,00	Reversible
3319	Rua Joao De Oliveira Porto *	S/n	Centro	Januária	MG	3,00	225,00	Reversible
2911	Trav. Pedro Mendes *	S/n	Centro	Lontra	MG	37,00	278,00	Reversible
4780	Rua Projetada	S/n	Limeirao	Serra Branca	PB	20,95	500,00	Reversible
1579	Rua Do Comercio	0	Centro	Aurora	CE	15,50	300,00	Reversible
12027	Fazenda Bovina *	S/n	Rural	Limeira Do Oeste	MG	3,00	100,00	Reversible
11904	Fazenda Sangradouro *	S/n	Rural	Salinas	MG	18,00	225,00	Reversible
BTSASC400	Rua Demetrio Moreira	0	Centro	Santiago Do Sul	SC	54,00	54,00	Reversible
2492	Rua A Ser Definida *	S/n	Canjicas	Itatiaiuçu	MG	315,65	6.628,65	Reversible
BTSARS313	Secao Bom Retiro	0	Mariano Moro	Mariano Moro	RS	20,55	1.620,55	Reversible
1580	Rua Do Comercio	S/n	Inhamus	Tauá	CE	15,00	130,00	Reversible
3322	Praça Marechal Castelo Branco	S/n	Urbano	Águas Vermelhas	MG	38,00	1.727,00	Reversible
1837	Trapia	0	Na	Forquilha	CE	15,50	25,50	Reversible
1619	Lagoinha0			Quixeré	CE	15,50	25,50	Reversible
7210	Rua Edmundo Barreiro	1	Na	Aratuípe	BA	12,00	1.200,00	Reversible
BTSARS553	Suburbios		Cerro Pelado	São Francisco De As	RS	36,93	4.884,00	Reversible
BTSASC105	Rua Pedro Folle	S/n	Colonia Cella	Chapécó	SC	39,79	365,88	Reversible
BTSAPR84	Rua Xv De Novembro	15110	Cafelandia	Cafelândia	PR	12,65	600,00	Reversible
BTSARS38	Barra Da Guarita	0	Barra Da Guarita	Barra Do Guarita	RS	20,00	150,00	Reversible
BTSAGO399	Fazenda Dom Quixote - Zona Rural	0	Rialma	Rialma	GO	225,00	225,00	Reversible
1773	Estrada De Santa Rosa	0	Na	Caucaia	CE	15,50	25,50	Reversible
11996	Sítio Lava Pe *	S/n	Rural	Bueno Brandão	MG	3,00	225,00	Reversible
BTSAPR567	Chacara Numero 7A	0	Perola Doeste	Pérola D'Oeste	PR	150,00	150,00	Reversible
12031	Rua Aimores	65	Urbano	São João Do Paraíso	MG	6,00	300,00	Reversible
11979	Fazenda Pedra Redonda Do Rio Verde *	S/n	Rural	Espinosa	MG	6,00	100,00	Reversible
4768	Sítio Ribeira Do Meio	0	Zona Rural	Santa Rita	PB	18,00	90,00	Reversible
1432	Barra	0	Na	Aiuaba	CE	15,00	220,00	Reversible
33523	Avenida Central	S/n	Povoado Sao Jose D	aSocorro Do Piauí	PI	9,00	199,00	Reversible
3421	Chacara Paraíso *	S/n	Rural	Palma	MG	3,00	233,00	Reversible
6678	Rodovia Pa-150 - Km 194	S/n	Vila Campos Belos	Ipixuna Do Pará	PA	12,54	450,00	Reversible
BTSASC96	Rua Vidal Ramos	S/n	Centro	Canoinhas	SC	387,75	387,75	Reversible

BTSARO14	Rua Francisco Milton Da Silva S/N Centro	S/n	Centro	Marechal Thaumatur	AC	150,00	150,00	Reversible
2043	Rua Niobey A. De Matos	S/n	Urbano	São Domingos Do No	ES	52,00	225,00	Reversible
4461	Cocal Do Taua	0	Na	Santo Antônio Do Ta	PA	18,06	40,00	Reversible
BTSASC339	Terceira Secção Passarinhos - Pt. Lote Nº140		Rural	Palmitos	SC	91,38	1.500,00	Reversible
BTSAMS10	Rua Genesio Flores Vieira	S/n	Centro	Antônio João	MS	150,00	150,00	Reversible
BTSARS283	Estrada Esperança		Jacutinga	Jacutinga	RS	7,35	1.600,00	Reversible
BTSARS659	Ubiretama	0	Ubiretama	Ubiretama	RS	20,00	150,00	Reversible
6777	Alto Do Meio	0	Rural	Campo Maior	PI	9,00	35,00	Reversible
BTSASC195	Rua Dr. Getulio Vargas	S/n	Centro	Ibirama	SC	20,00	900,00	Reversible
BTSARS532	Estr. Passo Da Capela		Santana Da Boa Vist	aSantana Da Boa Vist	RS	12,00	1.600,00	Reversible
BTSAPR666	Rua Alberto Santos Dumont	138	Santa Amélia	Santa Amélia	PR	42,25	150,00	Reversible
BTSAPR708	Rua Professora Dozolina Da Rosa	0	Sao Jorge Doeste	São Jorge D'Oeste	PR	71,84	1.600,00	Reversible
BTSASC117	Rua Hercilio Luz	75	Centro	Corupá	SC	43,40	610,00	Reversible
6572	Povoado Crasto	0	Crasto	Santa Luzia Do Itanh	SE	96,00	96,00	Reversible
2468	Rua Da Macauba	S/n	Pov. Sao Bento	Tuntum	MA	9,00	399,00	Reversible
2469	Rua Do Alto	S/n	Pov. Sao Miguel	Tuntum	MA	9,00	209,00	Reversible
2470	Rua Do Magno	S/n	Pov. Araras	Tuntum	MA	9,00	259,00	Reversible
2471	Rua Grande	S/n	Pov. Belem	Tuntum	MA	9,00	309,00	Reversible
2472	Rua Sao Pedro	S/n	Pov. Ipu-Iru/Sao Bent	Tuntum	MA	9,00	459,00	Reversible
BTSASC11	Estrada Geral/Vargem Dos Pinheiros	0	Vargem Dos Pinheiro	Angelina	SC	8,34	1.013,34	Reversible
BTSAGO99	Rua Elaine Maria (Atual Joao Horacio) Qd. 6 Lt. 13	0	Castelândia	Castelândia	GO	61,00	525,00	Reversible
BTSAPR313	Rua Xv De Novembro	0	Guaraniacu	Guaraniacu	PR	12,65	150,00	Reversible
BTSAMS74	Av 7 De Setembro	S/n	Dist. Lagoa Bonita	Deodópolis	MS	-	504,00	Reversible
BTSASC290	Colonia Concordia - Lote Nº369 - Bloco Sertaozinho	0	Sertaozinho	Lindóia Do Sul	SC	9,54	1.050,00	Reversible
6238	R 31 De Marco S/N	S/n	Centro	Poço Redondo	SE	13,69	300,00	Reversible
4763	Propriedade Manoel J. Silva	0	Zona Rural	Riachão Do Poço	PB	18,00	156,12	Reversible
12042	Rua Cardoso Soares	S/n	Urbano	São Geraldo	MG	22,00	133,00	Reversible
BTSAPR626	Rodovia Pr 317	S/n	Quarto Centenario	Quarto Centenário	PR	42,08	150,00	Reversible
BTSAGO520	Avenida Parana Qd. 06 Lt. 02 (Parte)	0	Centro	Guaraí	TO	200,00	200,00	Reversible
207	Rua Primeiro De Maio	1	Samauma	Careiro	AM	1650	450,00	Reversible
BTSARO54	Rua Principal	0	Bom Jesus	Jaru	RO	15000	150,00	Reversible
BTSAPR108	Rua Projetada	0	Campo Mourao	Campo Mourão	PR	64800	648,00	Reversible
BTSAPR638	Gleba 52	0	Realeza	Realeza	PR	1265	150,00	Reversible
BTSADF95	Rua Presidente Jk Quadra 16 Lote 07	0	Padre Bernardo	Padre Bernardo	GO	21353	462,00	Reversible
2648	Morro Do Cristal *	S/n	Rural	Diamantina	MG	5400	400,00	Reversible
4050	Rod. Pa 136 Km 58 Castanhal - Curuçá	S/n	Escola Estadual Olin	dCuruçá	PA	3420	83,20	Reversible
3247	Rua Duque De Caxias	310	Urbano	Conceição Da Apare	MG	400	25,00	Reversible
6965	Rodovia Piaui 112 - Km 48	S/n	Divinópolis	União	PI	900	1.000,00	Reversible
BTSARS160	Cristal Do Sul	0	Cristal Do Sul	Cristal Do Sul	RS	2000	150,00	Reversible
6606	Estr. Do Camboata	2145	Barros Filho	Rio De Janeiro	RJ	16100	576,00	Reversible
3448	Morro Da Repetidora De Tv *	S/n	Rural	Manhuaçu	MG	300	225,00	Reversible
3049	Fazenda Boa Vista *	S/n	Rural	Sacramento	MG	8400	400,00	Reversible
7062	Rua Sipriano Oliveira	0	Na	Irajuba	BA	1575	675,00	Reversible
7194	Fazenda Laranjeira	0	Na	Lafaiete Coutinho	BA	1200	900,00	Reversible
3339	Rua Joaquim Vivas Da Mata *	S/n	Zona Rural	São Tiago	MG	300	225,00	Reversible
BTSAPR650	Rua P/A/M	0	Rio Branco Do Ivaí	Rio Branco Do Ivaí	PR	1265	1.241,50	Reversible
BTSARS291	Lugar Denominado Potreiro	0	Clemente Argolo	Lagoa Vermelha	RS	2000	300,00	Reversible
BTSARS315	Lugar Denominado Campestre	0	Mata	Mata	RS	5400	154.125,00	Reversible
BTSADF99	Avenida Planalto (Jose Ludovico) Quadra T Zona Mista	0		Planaltina	GO	68400	684,00	Reversible
	Lote 03		Planaltina De Goiás					
12029	Fazenda Felipe *	S/n	Rural	Botumirim	MG	600	300,00	Reversible
BTSARS431	Br-293	0	Pinheiro Machado	Pinheiro Machado	RS	6800	1.668,00	Reversible
BTSAGO345	Rua Amazonas Esq. C/ Rua Do Estrondo I Qd. 57 Lt. 05	0		Novo Planalto	GO	3900	863,28	Reversible
	(Atual Rua Geraldo V		Novo Planalto					
BTSAMS23	Rua Ataliba Ramos	1378	Centro	Batayporã	MS	4700	630,00	Reversible
BTSARO130	Rua Principal S/N - Rio Branco	S/n	Centro	Campo Novo De Ron	RO	15000	150,00	Reversible
BTSARO155	Avenida Juscelino Kubstchek De Oliveira S/N - Vitoria Da	S/n		Corumbiara	RO	15000	150,00	Reversible
	União		Centro					
7249	Rua Lomanto Junior	S/n	Na	Santa Cruz Da Vitória	BA	1200	160,00	Reversible
12036	Rua Manoel Coelho Lima	71	Urbano	Olaria	MG	3000	120,00	Reversible
2104	Rua Luiz Abreu Xavier C / Rua Perminio Rogerio	S/n	Centro	Laranja Da Terra	ES	6400	360,00	Reversible
2841	Fazenda Esperança *	S/n	Zona Rural	Itabirito	MG	26100	400,00	Reversible
7057	Rua Da Bralandia	0	Guarani	Prado	BA	1200	875,00	Reversible
4656	Rua Joaquim De Paula Simoes	S/n	Centro	Sapé	PB	23518	248,00	Reversible
BTSAGO106	Rua 1 S/Nº	S/n	Novo Horizonte	Caturai	GO	208	1.300,00	Reversible
BTSASC49	Rua Vitoria	S/n	Centro	Blumenau	SC	43767	437,67	Reversible
BTSAMT15	Rua Presidente Costa E Silva Lt. 38 Qd. 15	0	Vila Nova	Arenópolis	MT	4345	540,00	Reversible

3164	Rua Sao Jose	25	Centro	Simão Pereira	MG	2500	768,00	Reversible
4772	Sítio Ramada	0	Zona Rural	São Francisco	PB	3276	100,00	Reversible
33601	Rua Principal	0	Vila De Guarajuba	São João Da Ponta	PA	13000	240,00	Reversible
BTSAGO279	Rua Jataí C/ Sto. Amaro Qd. 23-B Lt. 287	0	Naveslandia	Jataí	GO	208	1.287,50	Reversible
BTSARO125	Rua Ulisses Guimaraes Lote 01	0	Marcos Freire	Porto Velho	RO	15000	150,00	Reversible
BTSARO126	Rua Ulisses Guimaraes Lote 02	0	Marcos Freire	Porto Velho	RO	15000	150,00	Reversible
BTSAPR504	Rua Caetano Munhoz Da Rocha	0	Nova Santa Barbara	Nova Santa Bárbara	PR	1265	150,00	Reversible
BTSARS377	Morro Toca Da Onca-Serra	S/n	Paim Filho	Paim Filho	RS	4740	1.647,40	Reversible
BTSASC302	Chacara Rural	1	Rural	Maravilha	SC	16,80	792,81	Reversible
12046	Fazenda Agua Limpa	S/n	Rural	Pinheiros	MG	3,00	100,00	Reversible
4595	Rua Oswaldo Cruz	S/n	Santa Luzia Da Barre	Vigia	PA	49,00	49,00	Reversible
7417	Rua N.Sª Da Conceição	S/n		Santa Rosa Do Barão Itapecuru Mirim	MA	9,00	400,00	Reversible
2689	Rua Da Igreja Matriz	S/n	Agua Branca	Cambuí	MG	44,00	2.500,00	Reversible
12013	Fazenda Conceicao *	S/n	Rural	Montalvânia	MG	12,00	100,00	Reversible
BTSAGO543	Rua 3 S/Nº	S/n	Centro	Oliveira De Fátima	TO	60,00	600,00	Reversible
3148	Fazenda Buritis *	S/n	Rural	Ibiracatu	MG	3,00	2.500,00	Reversible
2851	Alto Do Mogi Ou Alto Da Bela Vista *	S/n	Zona Rural	Inconfidentes	MG	85,00	2.500,00	Reversible
BTSASC104	Estrada Chapeco - Seara	0	Rural	Chapecó	SC	170,55	1.517,69	Reversible
12039	Fazenda Lagoinha	S/n	Rural	Varzelândia	MG	8,00	100,00	Reversible
1659	Rua Jose Pereira Da Silva	S/n	Vila De Nova Betânia	Farias Brito	CE	15,50	118,30	Reversible
BTSAPR673	Rua Doutor Francisco Varela	0	Santa Helena	Santa Helena	PR	12,65	150,00	Reversible
BTSARS252	Rua Projetada	0	Herveiras	Herveiras	RS	20,00	400,00	Reversible
4048	Rodovia Castanhal-Marapanim Km 21 - Rua Oswaldo Palheta	S/n		Curuçá	PA	23,00	72,00	Reversible
4599	Vila De Cachoeira	S/n	Povoado Caju					
11933	Corrego Grande / Rancho Indaia *	S/n	Vila De Cachoeira	Cachoeira Do Piriá	PA	18,06	77,91	Reversible
11991	Fazenda Pitarana *	S/n	Rural	Lajinha	MG	3,00	225,00	Reversible
BTSARS342	Morro A 7 Km		Nova Bassano	Montalvânia	MG	6,00	100,00	Reversible
4756	Distrito De Nazare De Pocinhos	0	Zona Rural	Nova Bassano	RS	55,54	1.250,00	Reversible
4631	Fazenda Timbaubinha	S/n	Zona Rural	Pocinhos	PB	32,15	136,00	Reversible
12008	Sítio Penhor	S/n	Rural	Soledade	PB	181,30	3.600,00	Reversible
5175	Antigo Engenho Ribeirao	0	Na	Catuti	MG	3,00	100,00	Reversible
BTSAPR727	Agro-Vila Santa Rosa	0	Sao Miguel Do Iguaç	Ribeirão	PE	19.000,00	19.000,00	Reversible
BTSAPR760	Rua Araruna	0	Terra Boa	uSão Miguel Do Iguaç	PR	10,21	150,00	Reversible
BTSAPR761	Avenida Brasil	0	Terra Rica	Terra Boa	PR	12,65	1.269,24	Reversible
BTSASC414	Estrada Sao Domingos À Imigra	0	Rural	Terra Rica	PR	12,65	600,00	Reversible
BTSASC489	Rod. Sc 453 - S/N	0	Distrito Industrial	São Domingos	SC	900,00	900,00	Reversible
382	Rua Numa Pompilio Bittencourt	S/n	Pernambues	Videira	SC	38,78	320,00	Reversible
2252	Praça Da Cultura	S/n	Centro	Salvador	BA	10,50	10,50	Reversible
BTSARS293	Avenida Manoel De Brito	0	Lagoao	Amarante Do Maranh	MA	62,06	437,06	Reversible
BTSAMS26	Rua Projetada	S/n	Morraria Do Sul	Lagoão	RS	43,00	463,01	Reversible
12006	Fazenda Bela Vista	S/n	Rural	Bodoquena	MS	150,00	150,00	Reversible
2926	Praça Primeiro De Março	9	Centro	Cascalho Rico	MG	3,00	498,00	Reversible
BTSARO13	Travessa 01 S/N Centro	S/n	Centro	Marmelópolis	MG	101,00	360,00	Reversible
4734	Rua Capitaio Antonio Gomes	S/n	Centro	Manoel Urbano	AC	150,00	150,00	Reversible
BTSASC53	Rua Gustavo Zimmermann	19	Itoupava Central	Coremas	PB	43,87	515,46	Reversible
6751	Povoado De Santo Antonio	0	Rural	Blumenau	SC	184,54	1.721,00	Reversible
1852	Rua Da Matriz	55	Vila Uniao	Água Branca	PI	9,00	51,00	Reversible
BTSAGO237	Go 020- Fazenda Retiro Do Cavalheiro	0	Cavalheiro	Madalena	CE	15,50	25,50	Reversible
BTSARS286	Morro Do Chapadão	S/n	Jaguari	Ipameri	GO	1.200,00	1.200,00	Reversible
4045	Rodovia Castanhal-Marapanim Km 21	S/n	Vila Ponta De Ramos	Jaguari	RS	93,44	1.250,00	Reversible
4051	Rua Oswaldo Palheta06 Fundos	6	Povoado Pedras Gra	Curuçá	PA	18,06	67,06	Reversible
4040	Rod. Castanhal Km 50	S/n	Vila Lauro Sodre	nCuruçá	PA	18,06	67,06	Reversible
4057	Rua Felississimo Guimaraes	S/n	Povoado Nazare Do	Curuçá	PA	18,00	198,00	Reversible
4059	Rua Oswaldo Palheta	6	Povoado De Santo A	TCuruçá	PA	18,00	67,00	Reversible
7369	Rua Bom Jesus	S/n	Povoado De Livrame	nCuruçá	PA	18,00	67,00	Reversible
33469	Rua Principal	S/n	Povoado Do Recreio	Curuçá	PA	18,00	67,00	Reversible
33470	Rodovia Castanhal-Curuça	S/n	Povoado De Sao Ped	Curuçá	PA	18,00	67,00	Reversible
BTSASC437	Linha Esperança - Pt. Lote Rural Nº37	0	Linha Esperanca	São José Do Cedro	SC	63,04	1.050,00	Reversible
BTSARS372	Novo Xingu	0	Distrito De Xingu	Novo Xingu	RS	150,00	150,00	Reversible
BTSASC225	Parte Do Lote Rural Nº9 Da Linha Bau	0	Linha Bau	Itapiranga	SC	20,00	2.485,00	Reversible
BTSARS695	Vitoria Das Missoes	0	Vitoria Das Missoes	Vitória Das Missões	RS	20,00	150,00	Reversible
2368	Rua Principal	0	Centro	Mirinzal	MA	9,00	360,00	Reversible
BTSASC365	Em Terras De Catarino Luiz Slaviero	0	Morro	Presidente Castello B	SC	9,54	1.059,54	Reversible
BTSARS480	Linha Santo Isidoro	0	Putinga	Putinga	RS	9,25	1.633,50	Reversible
BTSARO39	Rua Principal - Araras		Centro	Nova Mamoré	RO	150,00	150,00	Reversible
BTSASC450	Estrada Geral De Saudades - Lt Rural Nº35	0	Rural	Saudades	SC	12,05	1.062,05	Reversible

BTSAGO275	Avenida Humberto De Queiroz Qd. 2 Lt. 2 E 3	0	Estancia	Jataí	GO	800,00	800,00	Reversible
BTSAPR51	Avenida Brasil	0	Astorga	Astorga	PR	12,65	1.704,50	Reversible
5615	Fazenda Prosperidade	0	Mendes	Mendes	RJ	609,00	1.184,00	Reversible
BTSASC87	Rua Horst Walter	S/n	Belo Horizonte	Campo Alegre	SC	96,84	1.255,00	Reversible
BTSAPR425	Rua Botafogo	0	Marechal Cândido Ro	Marechal Cândido Ro	PR	10,65	800,00	Reversible
BTSADF101	Fazenda Santa Rosa Gleba Sao Paulo	0	Posse	Posse	GO	150,00	150,00	Reversible
BTSADF103	Trombas Denominado "Jaboticabal"	0	Posse	Posse	GO	150,00	150,00	Reversible
BTSARS690	Alto Da Rocha	0	Alto Da Rocha	Vila Nova Do Sul	RS	35,93	1.235,93	Reversible
BTSAMS78	Br 163 Parte Do Lote 60 Qd 12	S/n	Dist. Vila Cruzaltina	Douradina	MS	-	399,25	Reversible
3171	Avenida Juscelino Kubitschek	S/n	Urbano	Viçosa	MG	48,00	400,00	Reversible
4761	Sítio Portela	S/n	Zona Rural	Puxinanã	PB	162,40	3.600,00	Reversible
BTSASC296	Praça Hercílio Luz	103	Centro	Mafra	SC	1.150,13	1.277,90	Reversible
36855	Br 174 - Km 139 - Ramal Do Canoas - Cical Tracaua0		Comunidade Santa T	ePresidente Figueired	AM	98,00	250,00	Reversible
4143	Loteamento Santa Cruzlote 1	0	Zona Rural	Itaporã Do Tocantins	TO	500,00	10.000,00	Reversible
BTSAPR586	Antiga Quadra Numero 30 Do Quadro Urbano	0	Pitanga	Pitanga	PR	66,00	8.400,00	Reversible
BTSAPR381	Rua Numero 5	0	Janiópolis	Janiópolis	PR	12,65	600,00	Reversible
4340	Avenida Floriano Peixoto	114	Centro	Portel	PA	61,20	350,00	Reversible
36847	Br 174 - Km 139 - Ramal Canoas	34	Comunidade Santa T	ePresidente Figueired	AM	45,00	187,50	Reversible
BTSAPR582	Rancho C	0	Lanca	Pirai Do Sul	PR	100,00	200,00	Reversible
BTSARO67	Avenida Primavera	0	Centro	Chupinguaia	RO	383,70	767,40	Reversible
33556	Repetidora Sítio Serrinha Dos Darios0			Campos Sales	CE	15,00	400,00	Reversible
BTSARO9	Rua Jaminaus S/N Centro	S/n	Centro	Cruzeiro Do Sul	AC	150,00	750,00	Reversible
33570	Br 3160		Povoado Baixa Gran	dMonsenhor Gil	PI	9,00	1.050,00	Reversible
BTSAPR66	Avenida Parana	0	Bituruna	Bituruna	PR	400,00	400,00	Reversible
4719	Distrito Lagoa Do Juca	0	Na	Alcantil	PB	34,90	144,00	Reversible
BTSARS276	Br 472 - Cerro Do Leon	S/n	Cerro	Itaqui	RS	55,44	1.555,44	Reversible
BTSAPR60	Avenida Brasil	0	Barbosa Ferraz	Barbosa Ferraz	PR	12,65	600,00	Reversible
4741	Sítio Xerem	0	Zona Rural	Imaculada	PB	25,10	100,00	Reversible
BTSADF80	Povoado De Claretiana			Iaciara	GO	-	3.954,04	Reversible
7220	Rua Joao Batista Da Conceição	0	Na	Gavião	BA	45,00	2.000,00	Reversible
BTSARS183	Rua Lucimar Biesek	0	Entre Rios Do Sul	Entre Rios Do Sul	RS	20,00	450,00	Reversible
4759	Rua Sigismundo Souto Maior	0	Na	Prata	PB	22,79	200,00	Reversible
7105	Avenida Principal	S/n	Centro	Bacuri	MA	9,00	450,00	Reversible
7114	Rua Do Comercio	S/n	Centro	Bom Jardim	MA	9,00	360,00	Reversible
2482	Rua Do Mercado	S/n	Centro	Turiação	MA	9,00	360,00	Reversible
BTSAGO308	Avenida Eli Dias Maciel Qd. 5 Lt. 81/79-C	0	Montes Claros De Go	Montes Claros De Go	GO	800,00	800,00	Reversible
BTSAGO393	Rua Alexania Qd. 30 Lt. 18 E 19	0	Professor Jamil (Trev	Professor Jamil	GO	100,00	913,90	Reversible
BTSASC134	Rua Aderbal Ramos Da Silva	S/n	Morro	Doutor Pedrinho	SC	9,66	150,00	Reversible
7159	À Margem Da Vila De Argoim	0	Na	Castro Alves	BA	4,00	1.063,17	Reversible
12022	Morro Prox. Da Localidade *	S/n	Urbano	Resplendor	MG	3,00	100,00	Reversible
2391	Rua Do Campo	1	Centro	Porto Rico Do Maran	MA	9,00	360,00	Reversible
BTSASC110	Colônia Concordia - Lote N°801- Bloco N°6	0	Rural	Concórdia	SC	50,79	950,79	Reversible
BTSAGO100	Avenida Dr. Lamartine P. Avelar Qd. 62 Lt. 5 - C/ Jose R. Pena	0	Catalao	Catalão	GO	120,93	300,00	Reversible
BTSAGO407	Fazenda Barra - A 1 Km Da Rodovia Rio Verde/Itumbiara	S/n	Rio Verde	Rio Verde	GO	150,00	150,00	Reversible
1812	Serrote Da Fazenda Do Mato- Bibiano	0	Na	Sobral	CE	15,00	1.562,50	Reversible
BTSARS686	Morro	S/n	Vicente Dutra	Vicente Dutra	RS	10,00	1.235,00	Reversible
37600	Povoado De Moco	S/n		Rafael Jambeiro	BA	36,00	36,00	Reversible
BTSAGO512	Avenida Mal. Deodoro Da Fonseca Lt. 236-A E 265-A	0	Filadelfia	Filadélfia	TO	340,00	340,00	Reversible
BTSAPR168	Avenida Presidente Hermes Da Fonseca	0	Corbelia	Corbéia	PR	12,65	1.600,00	Reversible
BTSAPR674	Rua Numero 10	0	Santa Helena	Santa Helena	PR	750,00	750,00	Reversible
BTSASC37	Estrada Do Ribeirao Treze	0	Rural	Benedito Novo	SC	65,00	1.050,00	Reversible
7058	Rua Monteiro Lobato	S/n	Ibicarai	Ibicaraí	BA	153,00	918,00	Reversible
BTSARO49	Lote 45-A Gleba 22 Setor Ribeirao Grande - Boa Vista Pacarana		Centro	Espigão D'Oeste	RO	150,00	5.600,00	Reversible
11988	Fazenda Tocoios *	S/n	Urbano	Francisco Badaró	MG	3,00	100,00	Reversible
BTSARS472	Linha Comandai		Porto Lucena	Porto Lucena	RS	37,10	1.600,00	Reversible
11993	Avenida Do Contorno *	S/n	Urbano	Virgínia	MG	108,00	100,00	Reversible
BTSASC413	Rodovia Br - 116 - Proximo Ao Trevo Br 470	S/n	Rural	São Cristovão Do Su	ISC	1.050,00	1.050,00	Reversible
BTSARS566	Sao Jose Do Inhacora	0	Sao Jose Do Inhacor	aSão José Do Inhacor	áRS	20,00	400,00	Reversible
BTSADF98	Rua Ipanema Jardim Paqueta Quadra 132 Lotes 03 E 04	0	Planaltina De Goias	Planaltina	GO	161,47	450,00	Reversible
33571	Povoado Alto Alegre	0	Na	São João Da Fronteir	PI	9,00	289,80	Reversible
BTSARO96	Avenida Brasil Quadra 32 Lote 02 Setor 01 - Boa Esperança	0	Centro	Espigão D'Oeste	RO	609,77	609,77	Reversible
BTSASC169	Cerro Do Bugiu	S/n	Rural	Fraiburgo	SC	83,38	1.500,00	Reversible
BTSAPR643	Fazenda Ribeirao Do Meio	0	Ribeirao Claro	Ribeirão Claro	PR	780,00	780,00	Reversible
BTSARS163	Rua Francisco Barassuol	0	Boa Vista Do Cadead	Cruz Alta	RS	20,00	150,00	Reversible
BTSASC441	Estrada Geral	S/n	Rural	São Ludgero	SC	1.050,00	1.050,00	Reversible

32875	Morro Dos Bodes	S/n	Morro Dos Bodes	Carolina	MA	9,00	4.812,00	Reversible
BTSASC448	Lado Direito Da Estrada Geral	0	Rural	São Pedro De Alcânt	SC	150,00	2.150,00	Reversible
BTSAPR146	Parte Do Lote 78	0	Chopinzinho	Chopinzinho	PR	1.050,00	1.050,00	Reversible
BTSAPR242	Estrada Municipal Doutor Jose Marques Fernandes	0	Curúva	Curúva	PR	150,00	150,00	Reversible
BTSASC214	Rua Alexandre Ricardo Worell	S/n	Centro	Itaiópolis	SC	19,04	805,70	Reversible
BTSASC487	Morro Schaumbach	S/n	Morro	Vidal Ramos	SC	9,66	1.234,66	Reversible
BTSARS340	Estrada Vanazzi	0	Cascais	Nova Araçá	RS	20,55	1.600,00	Reversible
2060	Rua Terra Alta	S/n	São Rafael	Linhares	ES	30,00	225,00	Non-Reversible
BTSARS164	Morro Cruzeiro Do Sul	S/n	Cruzeiro Do Sul	Cruzeiro Do Sul	RS	35,93	79.402,43	Reversible
BTSASC288	Arroio Do Rancho	0	Rural	Leoberto Leal	SC	9,54	1.225,00	Reversible
BTSAPR675	Rua Numero 5	0	Santa Helena	Santa Helena	PR	42,08	1.400,00	Reversible
BTSASC14	Rio Das Pedras	0	Morro	Anitópolis	SC	9,66	909,66	Reversible
BTSASC1	Imediações De Abdon Batista	0	Morro	Abdon Batista	SC	17,58	960,00	Reversible
33583	Morro Danta0	S/n	Na	Cocal	PI	9,00	10.009,00	Reversible
BTSARS360	Nova Ramada	0	Nova Ramada	Nova Ramada	RS	20,00	150,00	Reversible
BTSAPR470	Morro Caioba	S/n	Centro	Matinhos	PR	100,00	100,00	Reversible
BTSAPR811	Gleba 12	0	Vere	Verê	PR	167,40	3.348,00	Reversible
BTSASC421	Linha Ervalzinho	0	Rural	São João Do Oeste	SC	225,00	225,00	Reversible
BTSASC370	Confrontações C/ As Terras De Walter Oscar Westphal	0	Rural	Rancho Queimado	SC	9,66	1.225,00	Reversible
3936	Sao Joao Batista	0	Na	Bujaru	PA	49,00	800,00	Reversible
BTSASC71	Salto Aguas Negras	0	Salto Aguas Negras	Botuverá	SC	9,66	1.050,00	Reversible
BTSAPR569	Aterrado Alto	0	Pien	Piñ	PR	150,00	1.500,00	Reversible
1972	Fazenda Nova Aurora	S/n	Rural	Cachoeiro De Itapem	ES	105,00	400,00	Reversible
BTSARS190	Rua Duque De Caxias	0	Erval Grande	Erval Grande	RS	18,40	818,40	Reversible
BTSARS654	Estr. Geral De Engenho Velho Para Cacique Doble	0	Tupanci Do Sul	Tupanci Do Sul	RS	20,00	172,00	Reversible
BTSARS322	Linha Jose Bonifacio	0	Montauri	Montauri	RS	600,00	1.200,00	Reversible
BTSASC299	Estrada Geral	S/n	Rural	Major Gercino	SC	9,66	150,00	Reversible
BTSASC496	Bloco Morassutti - Colonia Rio Branco	0	Morro	Xavantina	SC	9,54	1.059,54	Reversible
7895	Morro Proximo Da Lodalidade - Sitio Coqueiral *	S/n	Rural	Eugenópolis	MG	20,00	1.620,00	Reversible
BTSAGO575	Fazenda Raiz	0	Silvanopolis	Silvanópolis	TO	120,00	1.200,00	Reversible
BTSAPR172	Rua Sapucaí	290	Corbelia	Corbélia	PR	12,65	150,00	Reversible
BTSARS279	Ivora - Linha Sete	0	Linha Sete	Ivorá	RS	17,69	617,69	Reversible
BTSASC463	Colonia Petry	0	Rural	Tangará	SC	12,00	5.212,00	Reversible
BTSASC324	Altos Do Morro Da Televisao	S/n	Barro Vermelho	Orleans	SC	1.050,00	1.050,00	Reversible
BTSAGO264	Zona Rural - Confrontando Com Fazenda Corrego Do Veado	0	Itaucu	Itaçu	GO	119,03	2.380,62	Reversible
BTSAGO367	Fazenda Garapa 1	0	Piracanjuba	Piracanjuba	GO	210,60	4.212,00	Reversible
BTSARS614	Silveira Martins	0	Silveira Martins	Silveira Martins	RS	61,60	150,00	Reversible
4542	Cajuuna	0	Na	Soure	PA	49,00	49,00	Reversible
2504	Fazenda Sao Mateus *	S/n	Zona Rural	Itambacuri	MG	44,00	860,00	Reversible
BTSAPR617	Linha Jangada	0	Porto Vitoria	Porto Vitória	PR	600,00	600,00	Reversible
BTSASC192	Morro Da Antena	S/n	Morro	Ibiam	SC	150,00	450,00	Reversible
BTSASC479	Linha Santo Antonio - Pt. Lotes 284/185/185-A	0	Rural	União Do Oeste	SC	9,54	400,00	Reversible
33584	Morro Novo Horizonte0	S/n	Na	Miguel Alves	PI	9,00	309,00	Reversible
BTSAGO208	Go-019 - Parte Da Fazenda Lajinha (Faz. Cirilo Honorio)	0	Goiatuba	Goiatuba	GO	634,37	634,37	Reversible
BTSAGO315	Fazenda Pipocas	0	Morrinhos	Morrinhos	GO	150,00	150,00	Reversible
BTSAPR315	Rua Comendador Norberto	0	Guarapuava	Guarapuava	PR	87,67	87,67	Reversible
BTSARS88	Rua Cristiano Spendler	0	Campo Bom	Campo Bom	RS	83,00	290,00	Reversible
BTSADF47	Lotes 07 E 08 Quadra 13 Jardim Brasilia	0	Aguas Lindas De Goi	aÁguas Lindas De Goi	GO	161,47	720,00	Reversible
BTSAGO490	Avenida Do Cristal Qd. 38 Lt. 05 06 E 11 (Parte)	0	Centro	Arapoema	TO	63,90	2.142,00	Reversible
138	Rua Marcilio Dias	869	Centro	Manacapuru	AM	189,40	3.000,00	Reversible
769	Praça Marechal Castelo Branco	23	Centro	Itamaraju	BA	495,00	1.254,00	Reversible
12423	Praça Ulrick Graff Área 3	106	Na	Mossoró	RN	1.120,00	2.372,17	Reversible
255	Rua Canoas	2	Centro	Presidente Figueired	AM	16,50	1.750,00	Reversible
32145	Rua Desembargador Pereira Junior	S/n	Urbano	Peri Mirim	MA	-	532,00	Reversible
BTSAGO537	Rua Dos Cruzeiros Qd. 25 Lt. 13-B	0	Natividade	Natividade	TO	-	119,00	Reversible
BTSAPR188	Rua Santa Cruz	0	Cruzmalina	Cruzmalina	PR	-	600,00	Reversible
BTSARO28	Avenida Brasil	1156	Centro	Sena Madureira	AC	31,31	27.221,00	Reversible
BTSAGO57	Estrada Barra Do Garças/Parabolica - Perimetro Urbano	0	Barra Do Garças	Barra Do Garças	MT	120,34	1.764,00	Reversible
BTSA/51004250/1	5 Rua Santiago	236	Sumare	Alvorada	RS	-	1.104,00	Reversible
TLM-21003691-00	0Rua Nicanor Teixeira De Carvalho	S/n	Barreira Cravo	Volta Redonda	RJ	-	486,70	Non-Reversible
2080	Av. Leitão Da Silva	1950	Itarare	Vitória	ES	2.696,74	9.398,48	Non-Reversible
2080B	Av. Leitão Da Silva	1975	Itarare	Vitória	ES	2.499,00	8.555,60	Non-Reversible
6011	Av. Amintas Barros Com Rua Martins Correia	0	Natal	Natal	RN	-	15.137,75	Non-Reversible
BTSASC493	Nossa Senhora De Fátima	0	Nossa Senhora De F	ãXanxerê	SC	63,04	1.789,00	Reversible
BTSA/51004250/1	5 Rua Quintino Bandeira, Apt. 3	11	São Geraldo	Porto Alegre	RS	43,00	478,00	Non-Reversible
BTSA/65002305/4	Rua Comandante Balduino	984	Centro	Cáceres	MT	-	296,00	Non-Reversible

BTSA/51004409/1	9 Rua Érico Veríssimo	108	Viamão	Viamão	RS	-	569,50	Non-Reversible
BTSA/41003295/1	3 Rua Mariano Torres - Bloco A – Sobreloja	275	Centro	Curitiba	PR	159,77	36,88	Non-Reversible
BTSA/41003295/1	3 Rua Mariano Torres - Bloco B – Sobreloja	275	Centro	Curitiba	PR	204,16	36,88	Non-Reversible
3597	Rodovia Do Tapanã	0	Tapanã	Belém	PA	-	2.476,77	Reversible
BTSA/51004250/1	5 Avenida Protasio Alves	7761	Morro Santana	Porto Alegre	RS	475,00	782,00	Reversible
BTSA/GO168B	R. João Correia Lima - St. Cidade Jardim - Área Pública	0	Itacorubi	Goiania	GO	-	508,16	Non-Reversible
BTSA/51003984/8	R. Cel. Joao Vargas De Souza C/ Rua Projetada (Prolongamento R. Piauí)	0		Caçapava Do Sul	RS	-	360,00	Non-Reversible
BTSA/51003968/1	3 R Fortaleza Esq. R Atilio Pampermeyer	250	São Joao	Bento Gonçalves	RS	-	632,97	Reversible
BTSA/51003955/1	4 Rua Marcílio Dias	2474	Bage	Bagé	RS	-	477,00	Reversible
BTSA/21000001/5	4 Rua Senador Muniz Freire	68	Vila Isabel	Rio De Janeiro	RJ	80,00	186,00	Non-Reversible
BTSA/51004236/3	4 Av. Pery Ribas - Parque Residencial Arco Ires (Antiga Av. Coletora)	112		Pelotas	RS	-	240,00	Reversible
BTSA/21000001/6	1 Avenida Comandante Júlio De Moura	706	Centro	Rio De Janeiro	RJ	426,00	434,46	Non-Reversible
BTSA/MT32B	Rua Don Aquino Qd. 52 Lts. 03, 4, 5, 6, 7, 8 E 27.	0	Centro	Cláudia	MT	-	4.425,00	Non-Reversible
6154B	Rua Da Bacabeira Lote 200 Quadra 226	0	Caçari	Boa Vista	RR	-	5.487,00	Reversible
142B	Avenida Conego Bento Lado Esquerdo Com Travessa Monsenhor Coutinho	S/n		Borba	AM	-	720,00	Reversible
BTSA/41003418/2	2 Rua Rio Grande Do Sul Qd 1 Lt 1/2 (Rua Estado Do Rio 168 Praia Do Leste)	0	Centro	Pontal Do Paraná	PR	-	765,00	Non-Reversible
BTSA/51004250/1	9 Rua Santo Antônio (Antigo 668)	687	Balneario Sao Carlos	Porto Alegre	RS	-	277,82	Reversible
BTSA/GO486B	Rua Aquarela Musical Quadra 10, Lote 07	0	Bom Fim/Independên	Araguaína	TO	-	10.253,50	Non-Reversible
BTSA/27000883/4	7 Chácara 187 / Av. Central	0	Sonhos Dourados	Serra	ES	-	8.070,00	Non-Reversible
BTSA/27000883/4	5 Chácara 185 / Av. Central	0	Jardim Limoeiro	Serra	ES	-	8.540,00	Non-Reversible
BTSA/27000883/4	6 Chácara 186 / Av. Central	0	Jardim Limoeiro	Serra	ES	-	8.540,00	Non-Reversible
BTSA/MT114B	Ey8165 Avenida Brasil C/ A Praça Central Área 2	0	Centro	Tangará Da Serra	MT	585,00	1.633,61	Reversible
BTSA/RS415B	Avenida Zeferino Costa	75	Tres Vendas - Ctmr	Pelotas	RS	-	395,52	Non-Reversible
BTSA/51003987/8	Ey8167 Av. Cel. João Batista Soares Da Silveira E Souza Lt 4/5/32/33 Qd 4	0		Cachoeirinha	RS	895,53	1.506,00	Reversible
933B	Rua Da Foca Lote 2, 3, 4 E 5 Da Quadra 37	S/n	Vila Eunice Velha		BA	-	544,48	Reversible
37620	Rua Joaquim Delfino Com Rua Limeira Parte Lote 28 Quadra 20	0	Distrito Praia Do Fort	eMata De São João Iturama	MG	-	298,44	Reversible
BTSAD/5B	Sepn 508 Lote 9 Asa Norte - Unidade 2 Conjunto D Quadra 508	0	Baiano Cirino	Brasília	DF	1.213,57	917,13	Reversible
BTSA/51004421/6	Av. Paraguassu/Rua Tapes/Rua Leopoldo Stenzel Lt 11 Qd 21	0	Brasilia	Xangri-Lá	RS	44,85	450,00	Reversible
BTSA/65002348/1	Rua Getulio Vargas Lote 8 Quadra 45	267-E	Praia Do Remanso	Lucas Do Rio Verde	MT	178,84	760,00	Non-Reversible
BTSA/65002348/2	Rua Getulio Vargas Lote 9-A Quadra 45	249-E	Loteamento Cidade V	Lucas Do Rio Verde	MT	106,72	980,00	Non-Reversible
BTSA/47004603/1 6	Rua Petunia Lote 12/13 Quadra V	345	Jardim Eldorado	Palhoça	SC	122,78	760,00	Reversible
BTSA/21000001/5 2	Rua Dom Rosalvo Da Costa Rego	400	Itanhangá	Rio De Janeiro	RJ	-	694,00	Non-Reversible
BTSA/RO65B	Avenida Dos Estados Lotes 1/1, 1/3, 1/4, Quadra A-14, Setor "A"	0		Cerejeiras	RO	-	2.340,40	Reversible
BTSA/MT109B	Avenida Das Figueiras Lts. 5/6/7/8/9/A Da Qd. 15	0	Centro	Sinop	MT	-	721,00	Reversible

Material Existing Investments

None.

Timeline for Perfections of Real Estate Properties Fiduciary Lien

[Each such lien shall be in place pursuant to a timeline to be included in the final indenture, which will require all such collateral to place in place within one year of the Restructuring Closing Date. See “Risk Factors—Risks Relating to the New Priority Notes and the Roll-up Notes—Before the creation and perfection of the Real Estate Properties Fiduciary Lien, the obligations under the notes and the Subsidiary Guarantees may not be fully secured” in the Offering Memorandum to which this Indenture is attached].

Provisions relating to Securities

1. Definitions

1.1 Definitions.

For the purposes of this Appendix A the following terms shall have the meanings indicated below:

“Institutional Accredited Investor” means an institution that is an “accredited investor” as defined in Rule 501 of Regulation D under the Securities Act, who are not also QIBs.

“Applicable Procedures” means, with respect to any transfer or transaction involving a Temporary Regulation S Global Security or beneficial interest therein, the rules and procedures of the Depository for such a Temporary Regulation S Global Security, to the extent applicable to such transaction and as in effect from time to time.

“Certificated Security” means a certificated Security bearing, if required, the appropriate restricted notes legend set forth in Section 2.3(d).

“Depository” means The Depository Trust Company, its nominees and their respective successors.

“Distribution Compliance Period” with respect to any Securities, means the period of 40 consecutive days beginning on and including the later of the Restructuring Closing Date and the date on which any such Securities (or any predecessor of such Securities) were first offered to persons other than distributors (as defined in rule 902 of Regulation S) in reliance on Regulation S.

“Non-U.S. Person” means a Person who is not a U.S. Person.

“Custodian” means the custodian with respect to a Global Securities (as appointed by the Depository), or any successor Person thereto and shall initially be the Trustee.

“QIB” means a “qualified institutional buyer” as defined in Rule 144A.

“Rule 144A Securities” means all Securities offered and sold to QIBs in reliance on Rule 144A.

“Securities Act” means the Securities Act of 1933, as amended.

“Transfer Restricted Securities” means Securities that bear or are required to bear the legend relating to restrictions on transfer relating to the Securities Act set forth in Section 2.3(d) hereto.

1.2 Other Definitions.

Term	Defined in Section:
“Agent Members”	2.1(b)
“Global Securities”	2.1(a)
“Private Placement Global Security”	2.1(a)
“Regulation S”	2.1(a)
“Regulation S Global Security”	2.1(a)
“Permanent Regulation S Global Security”	2.1(a)
“Rule 144A”	2.1(a)
“Temporary Regulation S Global Security”	2.1(a)

2. The Securities.

2.1 (a) Form and Dating. The Securities will be issued by the pursuant to Article 2 of the Indenture. The Securities will initially be sold in reliance on an exemption pursuant to Section 4(a)(2) of the Securities Act only to (i) QIBs in reliance on Rule 144A under the Securities Act (“*Rule 144A*”) and institutional “accredited investors” within the meaning of Rule 501 of Regulation D under the Securities Act and (ii) Persons other than U.S. Persons (as defined in Regulation S) outside the United States in reliance on Regulation S under the Securities Act (“*Regulation S*”). Securities may thereafter be transferred to, among others, QIBs, accredited investors and purchasers in reliance on Regulation S, subject to the restrictions on transfer set forth herein. Securities initially resold pursuant to Rule 144A and Rule 501 of Regulation D shall be issued initially in the form of one or more permanent global notes in fully registered form (collectively, the “*Private Placement Global Security*”); and Securities initially sold pursuant to Regulation S shall be issued initially in the form of one or more temporary global notes in fully registered form (collectively, the “*Temporary Regulation S Global Security*”), in each case without interest coupons and with the global notes legend and the applicable restricted notes legend set forth in Exhibit A to the Indenture, which shall be deposited on behalf of the purchasers of the Securities represented thereby with the Custodian and registered in the name of the Depository, duly executed by the Company and authenticated by the Trustee as provided in the Indenture. Except as set forth in this Section 2.1(a), beneficial ownership interests in the Temporary Regulation S Global Security will not be exchangeable for interests in a Private Placement Global Security, a permanent global note (the “*Permanent Regulation S Global Security*”, and together with the Temporary Regulation S Global Security, the “*Regulation S Global Security*”) or any other Security prior to the expiration of the Distribution Compliance Period and then, after the expiration of the Distribution Compliance Period, may be exchanged for interests in a Private Placement Global Security, the Permanent Regulation S Global Security or a Certificated Security only (i) upon certification in form reasonably satisfactory to the Company that beneficial ownership interests in such Temporary Regulation S Global Security are owned either by non-U.S. persons or U.S. persons who purchased such interests in a transaction that did not require registration under the Securities Act, and (ii) in the case of an exchange for a Certificated Security, in compliance with the requirements of Section 2.4(a) hereof.

Beneficial interests in Temporary Regulation S Global Securities may be exchanged for interests in a Private Placement Global Security if (1) such exchange occurs in connection with a transfer of Securities in compliance with Rule 144A or Rule 501 of Regulation D and (2) the transferor of the beneficial interest in the Temporary Regulation S Global Security

first delivers to the Registrar a written certificate (in a form satisfactory to the Company) to the effect that the beneficial interest in the Temporary Regulation S Global Security is being transferred to a Person (a) whom the transferor reasonably believes to be a QIB or Accredited Investor (b) purchasing for its own account or the account of a QIB in a transaction meeting the requirements of Rule 144A or Rule 501 of Regulation D, and (c) in accordance with all applicable securities laws of the States of the United States and other jurisdictions.

Beneficial interests in a Private Placement Global Security may be transferred to a Person who takes delivery in the form of an interest in a Regulation S Global Security, whether before or after the expiration of the Distribution Compliance Period, only if the transferor first delivers to the Registrar a written certificate (in a form satisfactory to the Company) to the effect that such transfer is being made in accordance with Rule 903 or 904 of Regulation S.

The Private Placement Global Security, the Temporary Regulation S Global Security and the Permanent Regulation S Global Security are collectively referred to herein as “*Global Securities*.” The aggregate principal amount of the Global Securities may from time to time be increased or decreased by adjustments made on the records of the Trustee and the Depository or its nominee as hereinafter provided.

(b) Book-Entry Provisions. This Section 2.1(b) shall apply only to a Global Security deposited with or on behalf of the Depository.

The Company shall execute and the Trustee shall, in accordance with Section 2.02 of the Indenture, authenticate and deliver initially one or more Global Securities that (a) shall be registered in the name of the Depository and (b) shall be delivered by the Trustee to such Depository or pursuant to such Depository’s instructions or held by the Trustee as custodian for the Depository.

Members of, or participants in the Depository (“*Agent Members*”) shall have no rights under this Indenture with respect to any Global Security held on their behalf by the Depository or by the Trustee as the custodian of the Depository or under such Global Security, and the Company, the Trustee and any agent of the Company or the Trustee shall be entitled to treat the Depository as the absolute owner of such Global Security for all purposes whatsoever. Notwithstanding the foregoing, nothing herein shall prevent the Company, the Trustee or any agent of the Company or the Trustee from giving effect to any written certification, proxy or other authorization furnished by the Depository or impair as between the Depository and its Agent Members, the operation of customary practices of such Depository governing the exercise of the rights of a holder of a beneficial interest in any Global Security. Neither the Company or the Trustee will assume any responsibility for the actions or inactions of the Depository

(c) Certificated Securities. Except as provided in this Section 2.1, 2.3 or 2.4, owners of beneficial interests in Global Securities shall not be entitled to receive physical delivery of Certificated Securities.

2.2 [Reserved].

2.3 Transfer and Exchange.

(a) Transfer and Exchange of Certificated Securities. When Certificated Securities are presented to the Registrar with a request:

(x) to register the transfer of such Certificated Securities; or

(y) to exchange such Certificated Securities for an equal principal amount of Certificated Securities of other authorized denominations,

the Registrar shall register the transfer or make the exchange as requested if its reasonable requirements for such transaction are met; *provided, however*, that the Certificated Securities surrendered for transfer or exchange:

(i) shall be duly endorsed or accompanied by a written instrument of transfer in form reasonably satisfactory to the Company and the Registrar, duly executed by the Holder thereof or its attorney duly authorized in writing; and

(ii) if such Certificated Securities are required to bear a restricted notes legend, they are being transferred or exchanged pursuant to an effective registration statement under the Securities Act, pursuant to Section 2.3(b) or pursuant to clause (A), (B) or (C) below, and are accompanied by the following additional information and documents, as applicable:

(A) if such Certificated Securities are being delivered to the Registrar by a Holder for registration in the name of such Holder, without transfer, a certification from such Holder to that effect; or

(B) if such Certificated Securities are being transferred to the Company, a certification to that effect; or

(C) if such Certificated Securities are being transferred (x) pursuant to an exemption from registration in accordance with Rule 144A or Regulation S; or (y) in reliance upon another exemption from the requirements of the Securities Act: (i) a certification to that effect (in the form set forth on the reverse of the Security) and (ii) if the Company so request, an opinion of counsel or other evidence reasonably satisfactory to it as to the compliance with the restrictions set forth in the legend set forth in Section 2.3(d).

(b) Restrictions on Transfer of a Certificated Security for a Beneficial Interest in a Global Security. A Certificated Security may not be exchanged for a beneficial interest in a Private Placement Global Security or a Regulation S Global Security except upon satisfaction of the requirements set forth below. Upon receipt by the Registrar of a Certificated Security, duly endorsed or accompanied by appropriate instruments of transfer, in form satisfactory to the Trustee, together with:

(i) certification, in the form set forth on the reverse of the Security, that such Certificated Security is either (A) being transferred to a QIB in accordance with Rule 144A or (B) being transferred after expiration of the Distribution Compliance Period by a Person who initially purchased such Security in reliance on Regulation S to a buyer who elects to

hold its interest in such Security in the form of a beneficial interest in the Regulation S Global Security; and

(ii) written instructions directing the Trustee to make, or to direct the Custodian to make, an adjustment on its books and records with respect to such Private Placement Global Security (in the case of a transfer pursuant to clause (b)(i)(A)) or Regulation S Global Security (in the case of a transfer pursuant to clause (b)(i)(B)) to reflect an increase in the aggregate principal amount of the Securities represented by the Private Placement Global Security or Regulation S Global Security, as applicable, such instructions to contain information regarding the Agent Member account to be credited with such increase,

then the Trustee shall cancel such Certificated Security and cause, or direct the Custodian to cause, in accordance with the standing instructions and procedures of the Depository and the Custodian, the aggregate principal amount of Securities represented by the Private Placement Global Security or Regulation S Global Security, as applicable, to be increased by the aggregate principal amount of the Certificated Security to be exchanged and shall credit or cause to be credited to the account of the Person specified in such instructions a beneficial interest in the Private Placement Security or Regulation S Global Security, as applicable, equal to the principal amount of the Certificated Security so canceled. If no Private Placement Global Securities or Regulation S Global Securities, as applicable, are then outstanding, the Company shall issue and the Trustee shall authenticate, upon written order of the Company in the form of an Officer's Certificate of the Company, a new Private Placement Global Security or Regulation S Global Security, as applicable, in the appropriate principal amount.

(c) Transfer and Exchange of Global Securities.

(i) The transfer and exchange of Global Securities or beneficial interests therein shall be effected through the Depository, in accordance with this Indenture (including applicable restrictions on transfer set forth herein, if any) and the procedures of the Depository therefor. A transferor of a beneficial interest in a Global Security shall deliver to the Registrar a written order given in accordance with the Depository's procedures containing information regarding the participant account of the Depository to be credited with a beneficial interest in the Global Security. The Registrar shall, in accordance with such instructions instruct the Depository to credit to the account of the Person specified in such instructions a beneficial interest in the Global Security and to debit the account of the Person making the transfer the beneficial interest in the Global Security being transferred. The Registrar shall have no responsibilities with respect to transfers of beneficial interests within a single Global Security.

(ii) If the proposed transfer is a transfer of a beneficial interest in one Global Security to a beneficial interest in another Global Security, the Registrar shall reflect on its books and records the date and an increase in the principal amount of the Global Security to which such interest is being transferred in an amount equal to the principal amount of the interest to be so transferred, and the Registrar shall reflect on its books and records the date and a corresponding decrease in the principal amount of the Global Security from which such interest is being transferred.

(iii) Notwithstanding any other provisions of this Appendix (other than the provisions set forth in Section 2.4), a Global Security may not be transferred as a whole

except by the Depository to a nominee of the Depository or by a nominee of the Depository to the Depository or another nominee of the Depository or by the Depository or any such nominee to a successor Depository or a nominee of such successor Depository.

(iv) In the event that a Global Security is exchanged for a Certificated Security pursuant to Section 2.4 of this Appendix, such Securities may be exchanged only in accordance with such procedures as are substantially consistent with the provisions of this Section 2.3 (including the certification requirements set forth on the reverse of the Securities intended to ensure that such transfers comply with Rule 144A, Regulation S or another applicable exemption under the Securities Act, as the case may be) and such other procedures as may from time to time be adopted by the Company.

(v) During the Distribution Compliance Period, beneficial ownership interests in Temporary Regulation S Global Securities may only be sold, pledged or transferred in accordance with the Applicable Procedures and only (i) to the Company, (ii) in an offshore transaction in accordance with Regulation S (other than a transaction resulting in an exchange for an interest in a Permanent Regulation S Global Security) or (iii) pursuant to an effective registration statement under the Securities Act, in each case in accordance with any applicable securities laws of any State of the United States.

(d) Legend. Each Security certificate evidencing the Global Securities (and all Securities issued in exchange therefor or in substitution thereof) shall bear a legend in substantially the following form:

THIS SECURITY HAS NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED (THE "SECURITIES ACT"), OR THE SECURITIES LAWS OF ANY STATE OR OTHER JURISDICTION. NEITHER THIS SECURITY NOR ANY INTEREST OR PARTICIPATION HEREIN MAY BE REOFFERED, SOLD, ASSIGNED, TRANSFERRED, PLEDGED, ENCUMBERED OR OTHERWISE DISPOSED OF IN THE ABSENCE OF SUCH REGISTRATION OR UNLESS SUCH TRANSACTION IS EXEMPT FROM, OR NOT SUBJECT TO, SUCH REGISTRATION. THE HOLDER OF THIS SECURITY, BY ITS ACCEPTANCE HEREOF, AGREES ON ITS OWN BEHALF AND ON BEHALF OF ANY INVESTOR ACCOUNT FOR WHICH IT HAS PURCHASED SECURITIES, TO OFFER, SELL OR OTHERWISE TRANSFER SUCH SECURITY ONLY (A) TO THE COMPANY, (B) PURSUANT TO A REGISTRATION STATEMENT THAT HAS BEEN DECLARED EFFECTIVE UNDER THE SECURITIES ACT, (C) FOR SO LONG AS THE SECURITIES ARE ELIGIBLE FOR RESALE PURSUANT TO RULE 144A UNDER THE SECURITIES ACT, TO A PERSON IT REASONABLY BELIEVES IS A "QUALIFIED INSTITUTIONAL BUYER" AS DEFINED IN RULE 144A UNDER THE SECURITIES ACT THAT PURCHASES FOR ITS OWN ACCOUNT OR FOR THE ACCOUNT OF A QUALIFIED INSTITUTIONAL BUYER TO WHOM NOTICE IS GIVEN THAT THE TRANSFER IS BEING MADE IN RELIANCE ON RULE 144A, (D) PURSUANT TO OFFERS AND SALES THAT OCCUR OUTSIDE THE UNITED STATES WITHIN THE MEANING OF REGULATION S UNDER THE SECURITIES ACT OR (E) TO AN INSTITUTIONAL "ACCREDITED INVESTOR" (AS DEFINED IN RULE 501(A)(1), (2), (3) OR (7) OF REGULATION D UNDER THE SECURITIES ACT) (AN "IAI"), SUBJECT TO THE ISSUER(S)' AND THE REGISTRAR'S RIGHT

PRIOR TO ANY SUCH OFFER, SALE OR TRANSFER PURSUANT TO CLAUSES (D) OR (E) TO REQUIRE THE DELIVERY OF AN OPINION OF COUNSEL, CERTIFICATION AND/ OR OTHER INFORMATION SATISFACTORY TO THE COMPANY.

Each Security being sold pursuant to Regulation S shall also bear an additional legend substantially to the following effect:

THIS SECURITY HAS NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED (THE "SECURITIES ACT"), OR THE SECURITIES LAWS OF ANY STATE OR OTHER JURISDICTION, AND MAY NOT BE OFFERED, SOLD OR DELIVERED IN THE UNITED STATES OR TO, OR FOR THE ACCOUNT OR BENEFIT OF, ANY U.S. PERSON, UNLESS SUCH SECURITIES ARE REGISTERED UNDER THE SECURITIES ACT OR AN EXEMPTION FROM THE REGISTRATION REQUIREMENTS THEREOF IS AVAILABLE. THIS LEGEND WILL BE REMOVED AFTER THE EXPIRATION OF FORTY DAYS FROM THE LATER OF (i) THE DATE ON WHICH THESE SECURITIES WERE FIRST OFFERED AND (ii) THE DATE OF ISSUE OF THESE SECURITIES.

Each Certificated Security shall also bear the following additional legend:

IN CONNECTION WITH ANY TRANSFER, THE HOLDER WILL DELIVER TO THE REGISTRAR AND TRANSFER AGENT SUCH CERTIFICATES AND OTHER INFORMATION AS SUCH TRANSFER AGENT MAY REASONABLY REQUIRE TO CONFIRM THAT THE TRANSFER COMPLIES WITH THE FOREGOING RESTRICTIONS.

(e) Cancellation or Adjustment of Global Security. At such time as all beneficial interests in a Global Security have either been exchanged for Certificated Securities, redeemed, purchased or canceled, such Global Security shall be returned to the Depository for cancellation or retained and canceled by the Trustee. At any time prior to such cancellation, if any beneficial interest in a Global Security is exchanged for certificated Securities, redeemed, purchased or canceled, the principal amount of Securities represented by such Global Security shall be reduced and an adjustment shall be made on the books and records of the Trustee (if it is then the Custodian for such Global Security) with respect to such Global Security, by the Trustee or the Custodian, to reflect such reduction.

(f) No Obligation of the Trustee.

(i) The Trustee shall have no responsibility or obligation to any beneficial owner of a Global Security, a member of, or a participant in the Depository or other Person with respect to the accuracy of the records of the Depository or its nominee or of any participant or member thereof, with respect to any ownership interest in the Securities or with respect to the delivery to any participant, member, beneficial owner or other Person (other than the Depository) of any notice (including any notice of redemption) or the payment of any amount, under or with respect to such Securities. All notices and communications to be given to the Holders and all payments to be made to Holders under the Securities shall be given or made only to or upon the order of the registered Holders (which shall be the Depository or its nominee in the case of a Global Security). The rights

of beneficial owners in any Global Security shall be exercised only through the Depository subject to the applicable rules and procedures of the Depository. The Trustee may rely and shall be fully protected in relying upon information furnished by the Depository with respect to its members, participants and any beneficial owners.

(ii) The Trustee shall have no obligation or duty to monitor, determine or inquire as to compliance with any restrictions on transfer imposed under this Indenture or under applicable law with respect to any transfer of any interest in any Security (including any transfers between or among the Depository participants, members or beneficial owners in any Global Security) other than to require delivery of such certificates and other documentation or evidence as are expressly required by, and to do so if and when expressly required by, the terms of this Indenture, and to examine the same to determine substantial compliance as to form with the express requirements hereof.

2.4 Certificated Securities.

(a) A Global Security deposited with the Depository or with the Trustee as Custodian for the Depository pursuant to Section 2.1 shall be transferred to the beneficial owners thereof in the form of Certificated Securities in an aggregate principal amount equal to the principal amount of such Global Security, in exchange for such Global Security, only if such transfer complies with Section 2.3 hereof and (i) the Depository notifies the Company that it is unwilling or unable to continue as Depository for such Global Security or if at any time such Depository ceases to be a “clearing agency” registered under the Exchange Act and, in each case, a successor depository is not appointed by the Company within 90 days of such notice, or of its becoming aware of such cessation, or (ii) a Default has occurred and is continuing or (iii) the Company, in its sole discretion, and subject to the procedures of the Depository, notify the Trustee in writing that they elect to cause the issuance of Certificated Securities under this Indenture.

(b) Any Global Security that is transferable to the beneficial owners thereof pursuant to this Section 2.4 shall be surrendered by the Depository to the Trustee located at its Corporate Trust Office, to be so transferred, in whole or from time to time in part, without charge, and the Trustee shall authenticate and deliver, upon such transfer of each portion of such Global Security, an equal aggregate principal amount of Certificated Securities of authorized denominations. Any portion of a Global Security transferred pursuant to this Section 2.4 shall be executed, authenticated and delivered only in minimum denominations of U.S.\$1.00 principal amount and any integral multiple of U.S.\$1.00 in excess thereof and registered in such names as the Depository shall direct. Any Certificated Security delivered in exchange for an interest in the Transfer Restricted Security shall bear the applicable restricted notes legend and Certificated Securities legend set forth in Exhibit A to the Indenture.

(c) The registered Holder of a Global Security shall be entitled to grant proxies and otherwise authorize any Person, including Agent Members and Persons that may hold interests through Agent Members, to take any action which a Holder is entitled to take under this Indenture or the Securities.

(d) In the event of the occurrence of one of the events specified in Section 2.4(a) hereof, the Company shall promptly make available to the Trustee a reasonable supply of Certificated Securities in definitive, fully registered form without interest coupons. In the event that such Certificated Securities are not issued, the Company expressly acknowledges,

with respect to the right of any Holder to pursue a remedy pursuant to this Indenture, including pursuant to Section 6.07, the right of any beneficial owner of Securities to pursue such remedy with respect to the portion of the Global Security that represents such beneficial owner's Securities as if such Certificated Securities had been issued.

[FORM OF FACE OF]

10.000%/13.500% PIK TOGGLE SENIOR SECURED NOTES DUE 2027

[Private Placement Legend]

THIS SECURITY HAS NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED (THE “SECURITIES ACT”), OR THE SECURITIES LAWS OF ANY STATE OR OTHER JURISDICTION. NEITHER THIS SECURITY NOR ANY INTEREST OR PARTICIPATION HEREIN MAY BE REOFFERED, SOLD, ASSIGNED, TRANSFERRED, PLEDGED, ENCUMBERED OR OTHERWISE DISPOSED OF IN THE ABSENCE OF SUCH REGISTRATION OR UNLESS SUCH TRANSACTION IS EXEMPT FROM, OR NOT SUBJECT TO, SUCH REGISTRATION. THE HOLDER OF THIS SECURITY, BY ITS ACCEPTANCE HEREOF, AGREES ON ITS OWN BEHALF AND ON BEHALF OF ANY INVESTOR ACCOUNT FOR WHICH IT HAS PURCHASED SECURITIES, TO OFFER, SELL OR OTHERWISE TRANSFER SUCH SECURITY ONLY (A) TO THE COMPANY, (B) PURSUANT TO A REGISTRATION STATEMENT THAT HAS BEEN DECLARED EFFECTIVE UNDER THE SECURITIES ACT, (C) FOR SO LONG AS THE SECURITIES ARE ELIGIBLE FOR RESALE PURSUANT TO RULE 144A UNDER THE SECURITIES ACT, TO A PERSON IT REASONABLY BELIEVES IS A “QUALIFIED INSTITUTIONAL BUYER” AS DEFINED IN RULE 144A UNDER THE SECURITIES ACT THAT PURCHASES FOR ITS OWN ACCOUNT OR FOR THE ACCOUNT OF A QUALIFIED INSTITUTIONAL BUYER TO WHOM NOTICE IS GIVEN THAT THE TRANSFER IS BEING MADE IN RELIANCE ON RULE 144A, (D) PURSUANT TO OFFERS AND SALES THAT OCCUR OUTSIDE THE UNITED STATES WITHIN THE MEANING OF REGULATION S UNDER THE SECURITIES ACT OR (E) TO AN INSTITUTIONAL “ACCREDITED INVESTOR” (AS DEFINED IN RULE 501(A)(1), (2), (3) OR (7) OF REGULATION D UNDER THE SECURITIES ACT) (AN “IAI”), SUBJECT TO THE ISSUER(S)’ AND THE REGISTRAR’S RIGHT PRIOR TO ANY SUCH OFFER, SALE OR TRANSFER PURSUANT TO CLAUSES (D) OR (E) TO REQUIRE THE DELIVERY OF AN OPINION OF COUNSEL, CERTIFICATION AND/ OR OTHER INFORMATION SATISFACTORY TO THE COMPANY.

[Regulation S Legend]

THIS SECURITY HAS NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED (THE “SECURITIES ACT”), OR THE SECURITIES LAWS OF ANY STATE OR OTHER JURISDICTION, AND MAY NOT BE OFFERED, SOLD OR DELIVERED IN THE UNITED STATES OR TO, OR FOR THE ACCOUNT OR BENEFIT OF, ANY U.S. PERSON, UNLESS SUCH SECURITIES ARE REGISTERED UNDER THE SECURITIES ACT OR AN EXEMPTION FROM THE REGISTRATION REQUIREMENTS THEREOF IS AVAILABLE. THIS LEGEND WILL BE REMOVED AFTER THE EXPIRATION OF FORTY DAYS FROM THE LATER OF (i) THE DATE ON WHICH THESE SECURITIES WERE FIRST OFFERED AND (ii) THE DATE OF ISSUE OF THESE SECURITIES.

[Original Issue Discount Legend]

THIS SECURITY HAS BEEN ISSUED WITH ORIGINAL ISSUE DISCOUNT (“OID”) FOR UNITED STATES FEDERAL INCOME TAX PURPOSES. THE ISSUE PRICE, AMOUNT OF OID, ISSUE DATE AND YIELD TO MATURITY OF THE INITIAL SECURITY MAY BE OBTAINED BY CONTACTING THE COMPANY AT RUA JANGADEIRO NUMBER 48, IPANEMA, 22420-010, RIO DE JANEIRO, STATE OF RIO DE JANEIRO, FEDERATIVE REPUBLIC OF BRAZIL.

No. _____

U.S.\$ _____

10.000%/13.500% PIK TOGGLE SENIOR SECURED NOTES DUE 2027

CUSIP No.

ISIN

Oi S.A. - in judicial reorganization, a corporation (*sociedade anônima*) organized and existing under the laws of the Federative Republic of Brazil, promises to pay to Cede & Co., the nominee for The Depository Trust Company, or its registered assigns, the principal sum of [_____ U.S. Dollars][listed on the Schedule of Increases or Decreases in Global Security attached hereto]* on June 30, 2027.

Interest Payment Dates: March 31, June 30, September 30 and December 31 of each year, commencing on September 30, 2024; *provided* that the last Interest Payment Date shall be June 30, 2027.

Record Dates: March 15, June 15, September 15 and December 15 of each year.

Additional provisions of this Security are set forth on the other side of this Security.

*If the Security is to be issued in global form, add the Schedule of Increases or Decreases in Global Security.

IN WITNESS WHEREOF, the Company has caused this instrument to be duly executed.

OI S.A. – in judicial reorganization

By: _____
Name:
Title:

By: _____
Name:
Title:

Dated:

TRUSTEE'S CERTIFICATE OF AUTHENTICATION

UMB BANK, N.A., as Trustee,
certifies that this is one of the Securities referred to in the Indenture.

By: _____
Authorized Signatory
Dated:

(Signature Page to Note)

[FORM OF REVERSE SIDE OF NOTE]

10.000%/13.500% PIK Toggle Senior Secured Note due 2027

1. Interest

Oi S.A. - in judicial reorganization, a corporation (*sociedade anônima*) organized and existing under the laws of the Federative Republic of Brazil (such company, and its successors and assigns under the Indenture hereinafter referred to as the “*Company*”), promises to pay interest in U.S. dollars on the principal amount of this Security as follows:

Interest shall be payable on the Notes until the Maturity Date, (i) at a fixed rate of 10.000% per annum payable in cash or, (ii) in the sole discretion of the Company, at a fixed rate of 13.500% per annum, of which 7.500% shall be payable in cash (the “Cash Pay Element”) and 6.000% shall be payable by increasing the principal amount of the outstanding Securities or by issuing paid-in-kind Securities in the Company’s sole discretion (“*PIK Interest*” and such payment of PIK Interest hereinafter referred as a “*PIK Payment*”); *provided* that for the Interest Payment Dates of September 30, 2024 and December 31, 2024, the Cash Pay Element shall be payable as a PIK Payment unless the Company provides written notice (at least 15 Business Days prior to such Interest Payment Date) to pay such interest in cash.

Following an increase in the principal amount of the outstanding Global Securities as a result of a PIK Payment as described below, the Global Securities shall bear interest on such increased principal amount from and after the Interest Payment Date in respect of which such PIK Payment was made. Any PIK Securities issued in certificated form will be dated as of the applicable Interest Payment Date and will bear interest from and after such date.

The Company will pay interest quarterly in arrears on March 31, June 30, September 30 and December 31 of each year, commencing on September 30, 2024 (*provided* that the last Interest Payment Date shall be June 30, 2027), to the Paying Agent, which shall in turn distribute the interest in accordance with the Indenture. The Securities shall bear interest as described above from [____], or from the most recent Interest Payment Date to which interest has been paid or provided for. Interest on the Securities shall be computed on the basis of a 360-day year of twelve 30-day months.

2. Method of Payment

The Company will pay interest (except defaulted interest or PIK Interest, which shall be paid as described in the Indenture) on the Securities to the Persons who are registered Holders at the close of business on the March 15, June 15, September 15 and December 15 preceding the Interest Payment Date even if Securities are canceled after the Record Date and on or before the Interest Payment Date. Holders must surrender Securities to a Paying Agent to collect principal payments. The Company will pay principal, premium, if any, interest and Additional Amounts, if any, in money of the United States that at the time of payment is legal tender for payment of public and private debts. Payments in respect of the Securities represented by a Global Security (including principal, premium, if any, interest and Additional Amounts, if any) will be made by a paying agent by wire transfer of immediately available funds to the accounts specified by DTC. The Company will make all payments in respect of a certificated non-global Security (including principal, premium, if any, interest and Additional Amounts, if any) by mailing a check to the

registered address of each Holder thereof. If the Securities are in certificated form, upon written request from a Holder of Securities to the specified office of any paying agent, payment may be made by wire transfer to the account specified by such Holder. The Company will make payments of principal and premium, if any, upon surrender of the relevant Securities at the specified office of the Trustee or any of the paying agents.

The Company will pay PIK Interest (x) with respect to Securities represented by one or more Global Securities registered in the name of, or held by, DTC or its nominee on the relevant Record Date, by increasing the principal amount of the outstanding Global Security by an amount equal to the amount of PIK Interest for the applicable interest period (rounded to the nearest U.S. whole dollar) and (y) with respect to Securities represented by Certificated Securities, by issuing PIK Securities in certificated form to the Holders of the underlying Securities in an aggregate principal amount equal to the amount of PIK Interest for the applicable interest period (rounded up to the nearest U.S. whole dollar) (“**PIK Securities**”), and the Trustee shall authenticate and deliver such PIK Securities in certificated form for original issuance to the Holders thereof on the relevant Record Date, as shown by the records of the Register of such Holders. All Securities issued pursuant to a PIK Payment shall mature on the Maturity Date as the Securities issued on the Restructuring Closing Date and shall be governed by, and subject to the terms, provisions and conditions of, the Indenture and shall have the same rights and benefits as the Securities issued on the Restructuring Closing Date. Any PIK Securities will be issued with the designation “PIK Security” on the face of such PIK Security.

If the Company elects to make payments directly to the Holders, payment shall be made by wire transfer or in the form of a check mailed to the address of each such Holder as it appears on the Security Register maintained by the Registrar. However, the final payment on any Certificated Security in fully registered form shall be made only upon presentation and surrender of such Security at the offices of the Paying Agents on the payment date.

If the due date for any payment in respect of any Security is not a business day at the place in which such payment is due to be paid, the Holder thereof will not be entitled to payment of the amount due until the next succeeding business day at such place, and will not be entitled to any further interest or other payment as a result of any such delay.

3. Agents

Initially, UBM Bank, N.A. will act as Trustee, Registrar, Principal Paying Agent and Transfer Agent. The Company may appoint and change any Agent without notice to the Holders.

4. Indenture

The Company issued the Securities under an Indenture dated as of [●], 2024 (the “**Indenture**”), among the Company, Portugal Telecom International Finance B.V. - in judicial reorganization, Oi Brasil Holdings Coöperatief U.A. - in judicial reorganization, Rio Alto Participações S.A., SEREDE Serviços de Rede S.A. and Brasil Telecom Call Center S.A. (collectively, the “**Subsidiary Guarantors**” and, together with the Company, the “**Obligors**”), and UMB Bank, N.A., as the trustee, registrar, principal paying agent and transfer agent. The terms of the Securities include those stated in the Indenture. Terms used but not defined herein have the meanings ascribed thereto in the Indenture. The Securities are subject to all such terms, and Holders are referred to the Indenture for a statement of those terms.

The Securities are general obligations of the Company. The Indenture contains covenants that limit the ability of the Company and Subsidiaries to incur Indebtedness and issue Disqualified Stock; make Restricted Payments; create Liens on assets; consummate Asset Sales; engage in transactions with Affiliates; create any encumbrance or restriction of the ability of any Subsidiary to pay dividends; engage in Sale and Leaseback Transactions; and consolidate, merge or transfer all or substantially all of its assets and the assets of its Subsidiaries. These covenants are subject to important exceptions and qualifications. To the extent of any conflict between the terms of the Securities and the Indenture, the applicable terms of the Indenture shall govern.

5. Collateral

The Securities and all other obligations of the Company and Subsidiary Guarantors under the Indenture, the Securities and the Subsidiary Guarantee will be secured by the Collateral pursuant to, and with the priority required by, the terms of the Intercreditor Agreement, subject only to Permitted Collateral Liens.

Subject to the terms of the Intercreditor Agreement, the Collateral Documents and so long as no Event of Default has occurred and is continuing, the Company shall have the right to remain in possession and retain exclusive control of the Collateral, to freely operate the Collateral and to collect, invest and dispose of any income from the Collateral (in each case, except as set forth in the Collateral Documents).

The Indenture, the Intercreditor Agreement and the Collateral Documents contain several provisions contemplating the release of a portion or all of the Collateral without consent of the Holders, the Trustee, the Intercreditor Agent or the Collateral Agent, as the case may be.

6. Optional Redemption.

At any time, and from time to time, the Company may redeem the Securities, at its option, in whole or in part, at a redemption price equal to 100% of the principal amount of such Securities to be redeemed, plus accrued and unpaid interest (including an amount of cash equal to all accrued and unpaid PIK Interest due thereon up to, but excluding, the date of redemption).

7. Mandatory Redemption

The Company shall be required to mandatorily redeem the Securities under several circumstances set forth in Section 3.02 of the Indenture. Except as set forth under Section 3.02 of the Indenture, the Company is not required to make a mandatory redemption or sinking fund payment with respect to the Securities.

8. Repurchase of Securities

Upon a Change of Control, each Holder will have the right to require the Company to repurchase all or any part (equal to U.S.\$1.00 and integral multiples of U.S.\$1.00 in excess thereof) of the Securities of such Holder at a repurchase price equal to 101% of the aggregate principal amount of the Securities to be repurchased plus accrued but unpaid interest to the date of purchase and Additional Amounts, if any, on such Securities, as provided in, and subject to the terms of, the Indenture.

In addition, upon an Asset Sale, the Company will be required to apply Net Cash Proceeds from such Asset Sale as required by Section 4.16 of the Indenture, which may include providing each Holder the right to require the Company to repurchase all or any part of the Securities.

9. [Reserved]

10. Denominations; Transfer; Exchange

The Securities (including any PIK Security) shall be issued in registered form in denominations of U.S.\$1.00 and integral multiples of U.S.\$1.00 in excess thereof and shall be issued as one or more Global Securities. A Holder may transfer or exchange Securities in accordance with the Indenture. The Securities may be transferred, combined or divided without payment of any charge other than taxes or other governmental charges. The Registrar may require a Holder, among other things, to furnish appropriate endorsements or transfer documents and to pay any taxes and fees required by law or permitted by the Indenture.

11. Persons Deemed Owners

The registered Holder of this Security may be treated as the owner of it for all purposes. Payment shall be made to the person in whose name a Security is registered at the close of business on the applicable Record Date.

12. Unclaimed Money

Subject to any applicable abandoned property law, the Trustee and the Paying Agents shall pay to the Company upon request any money held by them for the payment of principal and interest and Additional Amounts, if any, that remains unclaimed for two years, and, thereafter, Holders entitled to the money must look only to the Company and not to the Trustee or any of the Paying Agents for payment as general creditors.

13. Discharge; Defeasance

Subject to certain conditions set forth in Article 8 of the Indenture, the Company shall be entitled to terminate some or all of its obligations under the Securities and the Indenture if the Company irrevocably deposits or causes to be deposited with the Trustee U.S. dollars, U.S. Government Obligations, or a combination thereof, in an amount sufficient without reinvestment for the payment and discharge of principal, premium, if any, interest and Additional Amounts, if any, on the Securities to the date of deposit.

14. Amendment, Waiver

Subject to certain exceptions set forth in the Indenture, (a) the Indenture or any supplemental indenture and the Securities or the rights of the Holders may be amended without notice to any Holder but with the written consent of the Holders of at least a majority in aggregate principal amount of the outstanding Securities and (b) any default or noncompliance with any provision may be waived with the written consent of the Holders of a majority in aggregate principal amount of the outstanding Securities.

Subject to certain exceptions set forth in the Indenture, without the consent of any Holder, the Company, the Subsidiary Guarantors, the Trustee, the Intercreditor Agent and the Collateral Agent, as the case may be, shall be entitled to amend the Indenture, any supplemental indenture,

the Intercreditor Agreement, the Collateral Documents or the Securities as set out in Section 9.01 of the Indenture.

15. Defaults and Remedies

If an Event of Default occurs and is continuing, the Trustee or the Holders of at least 25% in aggregate principal amount of the Securities then outstanding, by written notice to the Company and the Trustee, may, declare all the Securities to be due and payable immediately. Certain events of bankruptcy or insolvency are Events of Default which will result in the Securities being due and payable immediately upon the occurrence of such Events of Default. Holders of the Securities may not enforce the Indenture or the Securities except as provided in the Indenture and the Collateral Documents. Subject to certain limitations, Holders of a majority in principal amount of the then outstanding Notes may direct the Trustee in its exercise of any trust or power as set out in Section 6.01 of the Indenture.

16. Trustee Dealings with the Company

The Trustee under the Indenture, in its individual or any other capacity, may become the owner or pledgee of Securities and may otherwise deal with the Company or its Affiliates with the same rights it would have if it were not Trustee.

17. No Recourse Against Others

No past, present or future director, officer, partner, employee, incorporator, quota holder or member of the Company or any Subsidiary of the Company shall have any liability for any obligations of the Company or any Subsidiary of the Company under the Securities, the Indenture or the Subsidiary Guarantees or for any claim based on, in respect of or by reason of such obligations or their creation. By accepting a Security, each Holder waives and releases all such liability. Such waivers and releases are part of the consideration for the issuance of the Securities.

18. Authentication

This Security shall not be valid until an authorized signatory of the Trustee (or an authenticating agent) manually signs the certificate of authentication on the other side of this Security.

19. Abbreviations

Customary abbreviations may be used in the name of a Holder or an assignee, such as TEN COM (=tenants in common), TEN ENT (=tenants by the entireties), JT TEN (=joint tenants with rights of survivorship and not as tenants in common), CUST (=custodian), and U/G/M/A (=Uniform Gift to Minors Act).

20. CUSIP Numbers and ISINs

Pursuant to a recommendation promulgated by the Committee on Uniform Security Identification Procedures, the Company has caused CUSIP numbers or ISINs to be printed on the Securities and has directed the Trustee to use CUSIP numbers or ISINs as a convenience to Holders. No representation is made as to the correctness or accuracy of such numbers either as printed on the Securities or as contained in any notice and reliance may be placed only on the other identification numbers placed thereon.

21. Governing Law; Consent to Jurisdiction and Service of Process

THIS SECURITY AND ALL MATTERS ARISING OUT OF OR RELATING IN ANY WAY WHATSOEVER TO THIS SECURITY (WHETHER IN CONTRACT, TORT OR OTHERWISE) SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF NEW YORK.

The Company and each Subsidiary Guarantor has irrevocably consented to the jurisdiction of the courts of the State of New York or any United States federal court, sitting in the Borough of Manhattan, in the City of New York, New York, United States with respect to any action, suit or proceeding that may be brought in connection with the Indenture or the Securities and has validly and effectively appointed Cogency Global Inc., located at East 40th Street, 10th Floor, New York, NY 10016, as agent for service of process.

The Company will furnish to any Holder upon written request and without charge to the Holder a copy of the Indenture which has in it the text of this Security in larger type. Requests may be made to:

Oi S.A.
Rua Jangadeiro number 48, Ipanema
22420-010 Rio de Janeiro, RJ
Federative Republic of Brazil
Attention: General Counsel

ASSIGNMENT FORM

To assign this Security, fill in the form below:

I or we assign and transfer this Security to *(insert assignee's name, address, zip code and soc. sec. or tax I.D. number)*:

and irrevocably appoint the agent to transfer this Security on the books of the Company. The agent may substitute another to act for him or her.

Your Signature:

Date:

(Sign exactly as your name appears on the other side of this Security)

*Signature guaranteed by:

By: _____

* The signature must be guaranteed by an institution which is a member of one of the following recognized signature guaranty programs: (i) the Securities Transfer Agent Medallion Program (STAMP); (ii) the New York Stock Exchange Medallion Program (MSP); (iii) the Stock Exchange Medallion Program (SEMP); or (iv) such other guaranty program acceptable to the Trustee.

[TO BE ATTACHED TO GLOBAL SECURITIES]
SCHEDULE OF INCREASES OR DECREASES IN GLOBAL SECURITY

The initial principal amount of this Global Security is U.S.\$[_____]. The following increases or decreases in this Global Security have been made:

<u>Date of Increase or Decrease</u>	<u>Amount of decrease in principal amount of this Global Security</u>	<u>Amount of increase in principal amount of this Global Security</u>	<u>Principal amount of this Global Security following such decrease or increase</u>	<u>Signature of authorized officer of Trustee or Custodian</u>
---	---	---	---	--

OPTION OF HOLDER TO ELECT PURCHASE

If you elect to have this Security purchased by the Company pursuant to Section 4.06 or 4.16 of the Indenture, check the box below:

4.06 ☐ 4.16 ☐

If you elect to have only part of this Security purchased by the Company pursuant to Section 4.06 or 4.16 of the Indenture, state the amount (in minimum denominations of U.S.\$1.00 and integral multiples of U.S.\$1.00 in excess thereof) you elect to have purchased:

U.S.\$ _____

Dated:

Your Name: _____

(Print your name exactly as it appears on the
face of this Security)

Your Signature: _____

(Sign exactly as your name appears on the
face of this Security)

*Signature Guarantee: _____

* The signature must be guaranteed by an institution which is a member of one of the following recognized signature guaranty programs: (i) the Securities Transfer Agent Medallion Program (STAMP); (ii) the New York Stock Exchange Medallion Program (MSP); (iii) the Stock Exchange Medallion Program (SEMP); or (iv) such other guaranty program acceptable to the Trustee.

**[FORM OF] SUBSIDIARY GUARANTEE
SUPPLEMENTAL INDENTURE**

THIS SUPPLEMENTAL INDENTURE (this “**Supplemental Indenture**”), entered into as of [date], among Oi S.A. - in judicial reorganization, a corporation (*sociedade anônima*) organized and existing under the laws of the Federative Republic of Brazil (the “**Company**”), [additional subsidiary guarantors] (the “**Additional Subsidiary Guarantor**”) and UMB Bank, N.A., as trustee (the “**Trustee**”).

RECITALS

WHEREAS, the Company, the Subsidiary Guarantors from time to time party thereto, The Bank of New York Mellon, as Trustee, entered into the Indenture, dated as of [●], 2024 (the “**Indenture**”), relating to the Company’s 10.000%/13.500% PIK Toggle Senior Secured Notes due 2027 (the “**Initial Securities**”);

WHEREAS, the Company agreed pursuant to the Indenture to cause certain Subsidiaries to provide Subsidiary Guarantees in certain circumstances;

WHEREAS, the Trustee is authorized to execute and deliver this Supplemental Indenture pursuant to the terms of the Indenture.

AGREEMENT

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and intending to be legally bound, the parties to this Supplemental Indenture hereby agree for the equal and ratable benefit of the Holders as follows:

Section 1. Capitalized terms used herein and not otherwise defined herein are used as defined in the Indenture.

Section 2. Each Additional Subsidiary Guarantor, by its execution of this Supplemental Indenture, agrees to be an Additional Subsidiary Guarantor under the Indenture and to be bound by the terms of the Indenture applicable to an Additional Subsidiary Guarantor, including, but not limited to, guaranteeing, on a joint and several basis, the obligations of the Company under the Indenture. Each Additional Subsidiary Guarantor acknowledges that it will receive direct and indirect benefits from the financing arrangements contemplated by the Indenture and this Supplemental Indenture and that the guarantee made hereby is knowingly made in contemplation of such benefits.

Section 3. THIS SUPPLEMENTAL INDENTURE AND ALL MATTERS ARISING OUT OF OR RELATING IN ANY WAY WHATSOEVER TO THIS SUPPLEMENTAL INDENTURE (WHETHER IN CONTRACT, TORT OR OTHERWISE) SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK.

Section 4. The parties may sign any number of copies of this Supplemental Indenture. Each signed copy shall be an original, but all of them together represent the same agreement. One signed copy is enough to prove this Supplemental Indenture. The exchange of copies of this

Supplemental Indenture and of signature pages hereto by facsimile or electronic transmission (including, without limitation, “pdf”, “tif” or “jpg”) and other electronic signatures (including, without limitation, DocuSign and AdobeSign) shall constitute effective execution and delivery of this Supplemental Indenture as to the parties hereto and may be used in lieu of the original Indenture for all purposes. Signatures of the parties hereto transmitted by facsimile or electronic transmission (via pdf) shall be deemed to be the original signatures for all purposes. The use of electronic signatures and electronic records (including, without limitation, any contract or other record created, generated, sent, communicated, received, or stored by electronic means) shall be of the same legal effect, validity and enforceability as a manually executed signature or use of a paper-based recordkeeping system to the fullest extent permitted by applicable law, including, without limitation, the Federal Electronic Signatures in Global and National Commerce Act, the New York State Electronic Signatures and Records Act and any other applicable law, including, without limitation, any state law based on the Uniform Electronic Transactions Act or the Uniform Commercial Code.

Section 5. This Supplemental Indenture is an amendment supplemental to the Indenture, and the Indenture and this Supplemental Indenture shall henceforth be read together.

Section 6. The Trustee shall not be responsible in any manner whatsoever for or in respect or the validity or sufficiency of this Supplemental Indenture or for or in respect of the recitals contained herein, all of which are made solely by the Company and each Additional Subsidiary Guarantor.

[Remainder of Page Intentionally Left Blank]

IN WITNESS WHEREOF, the parties hereto have caused this Supplemental Indenture to be duly executed as of the date first above written.

OI S.A. - in judicial reorganization
as Company

By: _____
Name:
Title:

By: _____
Name:
Title:

[*Subsidiary Guarantor*],
as Subsidiary Guarantor

By: _____
Name:
Title:

By: _____
Name:
Title:

UMB BANK, N.A.,
as Trustee

By: _____
Name:
Title:

FORM OF INTERCREDITOR AGREEMENT

[To come]

**FORM OF CERTIFICATION OF BENEFICIAL OWNERSHIP
EXECUTION BY NOMINEE, ADVISOR OR AGENT**

Record Date: [●]

The undersigned signatory hereby represents and warrants to the Trustee as of both the date of the signature below and the date of delivery hereof to the Trustee that (i) [the person identified as nominee, advisor or other authorized agent (“**Agent**”) is the Agent for the Beneficial Owner identified below with respect to] or [the undersigned is the Beneficial Owner of] the indenture securities identified below (the “**Securities**”), (ii) as of the Record Date the Beneficial Owner owned the Securities; (iii) [the Agent has the power and authority to execute and deliver this Certification to the Trustee on behalf of such Beneficial Owner, (iv) the undersigned is duly authorized to sign and deliver this Certification to the Trustee so as to bind the Agent, and (v)] the Trustee may conclusively rely upon this Certification.

ISIN Number of Securities: _____

Current Principal Amount of Securities Beneficially Owned on Record Date: _____

DTC Participant through whom Securities are held: _____

DTC Participant No.: _____

Name of Agent: _____

Address: _____

Contact Person Name: _____

Phone: _____; Fax: _____; E-mail: _____

Name of entity (if any) required to act on behalf of Agent: _____

Capacity of such entity: _____

Signature: _____

Name: _____

Title: _____

Date: _____

Signature Guarantee*:

1. * Participant in a recognized Signature Guarantee Medallion Program (or other signature guarantor acceptable to the Trustee).

OR

_____ *OF* _____)

) SS:

_____ *OF* _____)

2. On _____, 20____, before me, _____ Notary Public, personally appeared _____, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that, by his/her/their signature(s), bound the entity on whose behalf such person(s) executed the instrument.
3. I certify under PENALTY OF PERJURY under the laws of the State of _____ that the foregoing paragraph is true and correct.
4. WITNESS my hand and official seal.

Notary Public

APPENDIX C – ROLL-UP NOTES INDENTURE

ATTACHED IS A MATERIALLY FINAL DRAFT OF THE INDENTURE IN RESPECT OF THE PROPOSED ISSUANCE OF THE ROLL-UP NOTES BY THE COMPANY AS DESCRIBED HEREIN.

**OI S.A. – in Judicial Reorganization
as Company**

THE SUBSIDIARY GUARANTORS PARTY HERETO,

and

**UMB BANK, N.A.
as Trustee, Registrar, Paying Agent
and Transfer Agent,**

INDENTURE

Dated as of [●], 2024

8.50% PIK SUBORDINATED SECURED NOTES DUE 2028

consisting of

8.50% PIK SUBORDINATED SECURED SERIES A NOTES DUE 2028

8.50% PIK SUBORDINATED SECURED SERIES B NOTES DUE 2028

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Exhibit B – Form of Subsidiary Guarantee Supplemental Indenture

Exhibit C – Form of Intercreditor Agreement

Exhibit D – Form of Certificate of Beneficial Ownership Execution by Nominee, Advisor or Agent

INDENTURE dated as of [●], 2024, among Oi S.A. - in judicial reorganization, a corporation (*sociedade anônima*) organized and existing under the laws of the Federative Republic of Brazil (the “**Company**”); each of the Subsidiary Guarantors from time to time party hereto; and UMB Bank, N.A., as trustee (in such capacity, the “**Trustee**”), registrar, paying agent, and transfer agent.

WHEREAS, on March 1, 2023, the Company and certain of its subsidiaries jointly filed for judicial reorganization based on Brazilian Bankruptcy Law No. 11,101/2005, as amended from time to time (the “**Brazilian Bankruptcy Law**”) before the 7th Business Court of Judicial District of the Capital of the State of Rio de Janeiro (the “**RJ Court**”);

WHEREAS, on April 19, 2024, creditors of the Company and certain of its subsidiaries approved the Company’s Reorganization Plan at the general creditors’ meeting (“**GCM**”);

WHEREAS, on May 28, 2024, the RJ Court confirmed the Reorganization Plan (the “**Reorganization Plan Confirmation**”), and it was enforced by the United States Bankruptcy Court for the Southern District of New York (the “**U.S. Bankruptcy Court**”) by an order entered on May 29, 2024;

WHEREAS, certain of the restructuring transactions (other than the RJ Equitization (as defined herein)) provided for pursuant to the Reorganization Plan are being consummated as of the date hereof (the “**Restructuring Closing Date**”);

WHEREAS, the Reorganization Plan provides, among other things, for the issuance, on the Restructuring Closing Date, of certain notes units described as the “Roll-Up Debt” in the Reorganization Plan as governed by this Indenture;

WHEREAS, the Company has duly authorized the issuance of Notes Units (the, “**Notes Units**”) consisting of its (i) 8.50% PIK Subordinated Secured Series A Notes due 2028 (the “**Series A Notes**”) and (ii) 8.50% PIK Subordinated Secured Series B Notes due 2028 (the “**Series B Notes**” and, together with the Series A Notes the “**Initial Underlying Securities**”);

WHEREAS, as part of the Reorganization Plan, holders of Class III Credits (as defined in the Reorganization Plan) have been offered the option to have their existing claims novated and exchanged for Notes Units and newly issued common shares of the Company, each in an amount determined pursuant to the Reorganization Plan and the rights offering commenced on May 31, 2024 (the “**Exchange**”); and

WHEREAS, the Company and the Subsidiary Guarantors have agreed to grant and to perfect the Collateral (as defined below) as security to the Notes Units and Underlying Securities, pursuant to the terms of the applicable Collateral Documents and the Intercreditor Agreement; and

NOW, THEREFORE, the Company, the Subsidiary Guarantors and the Trustee agree as follows for the benefit of each other and for the equal and ratable benefit of the Holders (as defined below) of the Company's Notes Units:

Article 1

Definitions and Incorporation by Reference

SECTION 1.01 Definitions.

"2026 Notes" means Company's (formerly Oi Móvel S.A. – in Judicial Reorganization) 8.750% Senior Secured Notes due 2026 and outstanding as of the date of this Indenture.

"Activation Fee Debt" means the total outstanding amount of the activation fee (*Custo de Conexão*) financing owing by the Company under the FTTH Agreement as of the date on which a Permitted ClientCo Sale is consummated (including any interest, adjustment, fees and charges accrued thereon) less the principal amount of BRL\$350 million (and accrued interest, adjustment, fees and charges thereon); it being understood that such Activation Fee Debt will be (i) payable by the Company in fifteen (15) equal monthly instalments starting on the date on which a Permitted ClientCo Sale is consummated, and (ii) subject to the terms of the Intercreditor Agreement, secured by the B2B Cash Flow Lien.

"Additional Amounts" has the meaning set forth for such term in Section 4.14.

"Additional V.Tal Agreements" means (a) the Copper Arrangements, (b) the LTLA agreement (*Acordo de Fornecimento de Capacidade de Transmissão de Sinais de Telecomunicações*) (the "**LTLA**"), entered into by and between V.Tal (Brasil Telecom Comunicação Multimídia S.A.), as successor of Globenet Cabos Submarinos S.A., and the Company (in its capacity and as successor of Oi Móvel S.A., TNL PCS S.A. and Telemar Norte Leste S.A.), dated as of December 20, 2013, as amended on October 1, 2021, June 9, 2022, and October 27, 2023, (c) the MAS agreement (*Contrato de Prestação de Serviços de Telecomunicações OIS-202111901*), entered into by and amongst V.Tal (Brasil Telecom Comunicação Multimídia S.A.), as successor of Globenet Cabos Submarinos S.A., and the Company, dated as of December 9, 2021, as amended on June 9, 2022, (d) the Settlement for the Prevention of Litigation Agreement (*Instrumento Particular de Transação de Litígios*), dated April 26, 2024 (the "**Prevention of Litigation Agreement**"), and (e) the ANATEL Settlement Agreement, in each case, as in effect on May 1, 2024 and any amendments thereto, solely to the extent such amendment is permitted under Section 4.28 hereto.

"Affiliate Transaction" has the meaning set forth for such term in Section 4.18.

"Affiliates" means, (i) with respect to any Person, any other Person, directly or indirectly, controlling, controlled by or under direct or indirect common control with such specified Person, and (ii) with respect to the Company, (a) any other Person, directly or indirectly, controlling, controlled by, or under direct or indirect common control with the Company, and (b) except as expressly set forth herein, V.Tal and its controlling and controlled entities; provided, in each case, that no Restructuring Option I Creditor (as defined in the Reorganization Plan) shall be considered an Affiliate of the Company. For the purposes of this definition, "control" (including,

with correlative meanings, the terms “controlling,” “controlled by” and “under common control with”) when used with respect to any Person, means the possession, directly or indirectly, of the power to direct or cause the direction of the management and policies of such Person, whether through the ownership of Voting Securities, by contract or otherwise.

“**Agent**” means any Paying Agent, Transfer Agent, Registrar, co-registrar or any other agent appointed by the Company pursuant to the terms of this Indenture.

“**ANATEL**” means the Brazilian National Telecommunications Agency (*Agência Nacional de Telecomunicações*), created by Law No. 9,472, dated July 16, 1997, as amended.

“**ANATEL and PIS/COFINS Proceeds Lien**” means the security interest, in the form of a fiduciary assignment of rights and escrow accounts under the laws of Brazil (*cessão fiduciária de direitos creditórios e contas vinculadas*) with respect to (a) the final net proceeds due to the Company from the arbitration procedure No. CCI 26470/PFF/RLS commenced by the Company against ANATEL, filed with the International Chamber of Commerce (ICC) on August 18, 2021, after the deductions made in accordance with the *Termo de Autocomposição para a Adaptação dos Contratos de Concessão do STFC para o Regime de Autorização* in terms and conditions materially consistent with the Annex 3.1.6 of the Reorganization Plan; and (b) receivables due to the Company in connection with certain PIS/COFINS claims, which are the subject of (i) the Writ of Mandamus (*mandado de segurança*) No. 0035134-30.2008.4.01.3400 pending judgment with the First Section of the Regional Federal Court of the First Circuit; (ii) the Writ of Mandamus (*mandado de segurança*) No. 0008588-75.2010.4.02.5101 pending judgment with the Second Chamber of the Supreme Court of Justice; and (iii) any other actions for recovery of unduly paid debt (*ações de repetição de indébito*) or suits for damages that may be pursued by the Company or its Affiliates, other than V.Tal and its controlling or controlled entities, in connection with (i) and (ii); and (c) the escrow accounts into which proceeds in (a) and (b) above shall be deposited.

“**ANATEL and PIS/COFINS Receivables Lien Agreement**” means the ANATEL and PIS/COFINS Fiduciary Receivables Lien Agreement (*Contrato de Cessão Fiduciária de Direitos Creditórios*) entered into on or around the date hereof between the Company and the Collateral Agent relating to the ANATEL and PIS/COFINS Proceeds Lien, pledged for the benefit of the secured parties.

“**ANATEL Settlement Agreement**” means the Settlement Term for the Adaptation of STFC Concession Contracts to the Authorization Regime (*Termo de Autocomposição para a Adaptação dos Contratos de Concessão do STFC para o Regime de Autorização*) and related documents to be entered into between the Federal Government (*União*), the Ministry of Communications (*Ministério das Comunicações*), ANATEL, V.Tal, with the intervention of the Federal Accounting Court (*Tribunal de Contas da União*), in substantial accordance with the terms and conditions outlined in Annex 3.1.6 of the Reorganization Plan.

“**Annual Calculation Date**” means December 31 of each year.

“**Anti-Corruption Laws**” means, collectively: (a) the U.S. Foreign Corrupt Practices Act, (b) the UK Bribery Act 2010, (c) the Brazilian Anti-Corruption Law, and (d) any other applicable laws, rules and regulations related to combatting bribery or corruption.

“Anti-Money Laundering Laws” means all applicable laws, rules, or regulations relating to terrorism, financial crime or money laundering, including without limitation: (a) the United States Bank Secrecy Act, as amended by the USA PATRIOT Act of 2001, (b) the United States Money Laundering Control Act of 1986 (18 U.S.C. §§ 1956 and 1957), (c) the Anti-Money Laundering Act of 2020, (d) the Money Laundering, Terrorist Financing and Transfer of Funds (Information on the Payer) Regulations 2017 as amended including pursuant to the Money Laundering and Terrorist Financing (Amendment) Regulations 2019, and (e) Proceeds of Crime Act 2002, as amended and the rules and regulations (including those issued by any governmental or regulatory authority) thereunder.

“Asset Sale” means any sale, conveyance, lease, transfer or other disposition (or series of related sales, leases, transfers or dispositions) by the Company or any of its Subsidiaries, including any disposition by means of a merger, spin-off, consolidation or similar transaction (each referred to for the purposes of this definition as a **“disposition”**), of:

- (1) any shares of Capital Stock of any of the Company’s Subsidiaries (other than directors’ qualifying shares or shares required by applicable law to be held by a Person other than the Company or any of its Subsidiaries);
- (2) all or substantially all of the assets of any division or business operation of the Company or any of its Subsidiaries; or
- (3) any other property or assets of the Company or any of its Subsidiaries outside of the ordinary course of business of the Company or such Subsidiary.

Notwithstanding the foregoing, the following shall not be deemed to be Asset Sales:

- (1) the disposition by the Company or any Subsidiary to the Company or another Subsidiary, including a Person that is or shall become a Subsidiary immediately after the disposition;
- (2) the sale of property or equipment that, in the reasonable determination of the Company acting in good faith, has become worn out, obsolete, uneconomic or damaged or otherwise unsuitable for use in connection with the business of the disposing entity, in each case, with a Fair Market Value (as reasonably determined by the Company acting in good faith) of less than U.S.\$2.0 million;
- (3) (i) dispositions of property to the extent that such property is exchanged for credit against the purchase price of similar replacement property of equal or superior value that is promptly purchased provided such exchange or acquisition of replacement property occurs within 20 Business Days of the disposition, (ii) dispositions of property to the extent that the proceeds of such disposition are promptly applied to the purchase price of such replacement property (which replacement property is actually promptly purchased) and (iii) to the extent allowable under Section 1031 of the Code, or any comparable or successor provision, any exchange of like property for use in the ordinary course of business of the relevant entity;

- (4) an issuance of Capital Stock by the Company which does not constitute a Restricted Payment or any Subsidiary to the Company or another Subsidiary;
- (5) sales, leases, sub-leases or other dispositions of products, services, equipment or inventory in the ordinary course of business;
- (6) a Restricted Payment that does not violate Section 4.05 or a Permitted Investment;
- (7) the creation of a Lien permitted under Section 4.07;
- (8) dispositions of receivables and related assets or interests in connection with the compromise, settlement or collection thereof in the ordinary course of business and exclusive of factoring or similar arrangements;
- (9) foreclosures on assets, transfers of condemned property as a result of the exercise of eminent domain or similar policies (whether by deed in lieu of condemnation or otherwise) and transfers of properties that have been subject to a casualty to the respective insurer of such property as part of an insurance settlement;
- (10) the unwinding of any Hedging Agreement (pursuant to its terms) that was permitted to be Incurred pursuant to the terms of this Indenture;
- (11) sales or other dispositions of capacity or indefeasible rights of use in the Company's or in any of its Subsidiaries' telecommunications network in the ordinary course of that company's business;
- (12) exchanges of telecommunications assets for other telecommunications assets where the Fair Market Value of the telecommunications assets received is at least equal to the Fair Market Value of the telecommunications assets disposed;
- (13) the licensing, sublicensing or grants of licenses to use the Company's or any of its Subsidiaries' patents, trade secrets, know-how and other technology or intellectual property in the ordinary course of business of the disposing entity to the extent that such license does not prohibit the licensor from using the patent, trade secret, know-how or technology or other intellectual property;
- (14) any transaction or series of related transactions with respect to assets listed on Schedule A hereto; *provided that* each asset is disposed in accordance with the Reorganization Plan and, to the extent that such disposition consists of Collateral or Capital Stock of Oi Soluções S.A., any Net Cash Proceeds from such disposition are distributed in accordance with the Intercreditor Agreement and Section 3.02;
- (15) after the appointment of the New Board, any transaction or series of related transactions involving property or assets with a Fair Market Value taken

together with all other dispositions made in reliance on this clause (15) in the same fiscal year, not in excess of BRL\$200.0 million; or

- (16) for the fulfillment of the sales and disposals in connection with the Copper Arrangements and any other sales or disposals of copper assets in accordance with the Copper Arrangements;

provided that, for purposes of determining whether a Mandatory Redemption is required under Section 3.02, the exemptions to “Asset Sale” set forth in the following clauses shall not apply to a disposition of Collateral, and accordingly, any such disposition shall be deemed to be considered an Asset Sale for purposes of Section 3.02: clause (1) above (other than a disposition of Collateral required under the terms of the Reorganization Plan and such Collateral constitutes Collateral which secures the Notes Units immediately following such disposition); clause (2) above (other than a disposition of optical network terminals with a Fair Market Value (as reasonably determined by the Company acting in good faith) of less than U.S.\$100,000 in the aggregate); clause (3) above (other than a disposition of the Company’s optical network terminals and such replacement Collateral constitutes Collateral which secures the Notes Units immediately following such disposition, exchange or purchase); clause (4) above (unless such issued Capital Stock constitutes Collateral which secures the Notes Units immediately following such issuance); clause (5) above (other than with respect to sales, leases, sub-leases of the Company’s optical network terminals to customers); clause (6) above; clauses (8)-(10) above; clauses (11)-(12) above (other than with respect to sales or other dispositions of capacity or indefeasible rights of use of or exchanges of the Company’s optical network terminals to customers); and clauses (13)-(16) above.

“**Attributable Debt**” in respect of a Sale and Leaseback Transaction means, as of the date of determination, the present value (discounted at the interest rate implicit in the Sale and Leaseback Transaction) of the total obligations of the lessee for rental payments during the remaining term of the lease included in such Sale and Leaseback Transaction (including any period for which such lease has been extended); *provided, however*, that if such Sale and Leaseback Transaction results in a Capitalized Lease Obligation, the amount of Indebtedness represented thereby will be determined in accordance with the definition of “Capitalized Lease Obligation”.

“**Authentication Order**” has the meaning set forth for such term in Section 2.02.

“**B2B Cash Flow Agreement**” means the Fiduciary Assignment Agreement (*Contrato de Vinculação de Receitas, Cessão Fiduciária e Outras Avenças*) entered into on or around the date hereof between the Company and the Collateral Agent, related to the B2B Cash Flow Lien.

“**B2B Cash Flow Lien**” means the security interest, in the form of a fiduciary assignment of rights and escrow accounts under the laws of Brazil (*Contrato de Vinculação de Receitas, Cessão Fiduciária e Outras Avenças*), over (a) specified proceeds received by the Company related to telecommunication services, and (b) the escrow accounts into which the proceeds in (a) above shall be deposited, granted by the Company in favor of the Collateral Agent pursuant to one or more Collateral Documents.

“**Bankruptcy Custodian**” means any receiver, trustee, assignee, liquidator, custodian or similar official under any Bankruptcy Law.

“Bankruptcy Law” means the Brazilian Bankruptcy Law and the U.S. Bankruptcy Code or any similar law of any other jurisdiction, as applicable, for the relief of debtors.

“Beneficial Owner” has the meaning assigned to such term in Rule 13d-3 and Rule 13d-5 under the Exchange Act.

“Board of Directors” means, with respect to any Person, the board of directors of such Person or any committee thereof duly authorized to act on behalf of the board of directors of such Person, or similar governing body of such Person, including any managing partner or similar entity of such Person.

“Brazil” means The Federative Republic of Brazil.

“Brazilian Civil Code” means Law No. 10,406 of the Federative Republic of Brazil, dated January 10, 2002, as amended from time to time.

“Brazilian Civil Procedure Code” means Law No. 13,105 of the Federative Republic of Brazil, dated March 16, 2015, as amended from time to time.

“Brazilian Corporate Law” means Law No. 6,404 of the Federative Republic of Brazil, dated December 15, 1976, as amended from time to time.

“BRB Transaction” means certain commercial instruments (*Cédulas de Crédito Comercial*) existing as of the date of this Indenture and issued by the Company (as successor of Oi Móvel S.A. and 14 Brasil Telecom Celular S.A.) to the benefit of Banco de Brasília S.A. in connection with a tax benefit under Brazilian state law.

“BRL\$” means the lawful currency of Brazil.

“Business Day” means a day other than a Saturday, a Sunday, or a legal holiday or a day on which commercial banks and foreign exchange markets are authorized or obligated to close in The City of New York, in São Paulo, Brazil, or in Rio de Janeiro, Brazil.

“Capital Stock” means, with respect to any Person, any and all shares, interests (including partnership interests), rights to purchase, warrants, options, participations or other equivalents of or interests in (however designated) the equity of such Person, including each class of Preferred Stock, limited liability interests or partnership interests, but excluding any debt securities convertible into such equity.

“Capitalized Lease Obligations” means, with respect to any Person, the obligations of such Person under a lease that are required to be classified and accounted for as a capitalized lease in accordance with GAAP and the amount of Indebtedness represented by such obligations at any date shall be the capitalized amount of such obligations at such date, determined in accordance with GAAP; and the Stated Maturity thereof shall be the date of the last payment of rent or any other amount due under such lease prior to the first date upon which such lease may be prepaid by the lessee without payment of a penalty.

“Cash Equivalent” means any of the following:

- (1) any investment in direct obligations (or certificates representing an ownership interest in such obligations) of Brazil, the United States or any

agency or instrumentality thereof or obligations Guaranteed by Brazil, the United States or any agency or instrumentality thereof that are not convertible or exchangeable into any other security, *provided* that Subsidiaries shall be allowed to invest in direct obligations of the country in which such Subsidiaries are located irrespective of the ratings of any such obligations, and *provided further* that the Company shall use its continuing best efforts to transfer any such investments in direct obligations of a country pursuant to the immediately preceding proviso to another Cash Equivalent;

- (2) investments in (i) time deposit accounts, (ii) certificates of deposit and money market deposits, (iii) bankers' acceptances with maturities not exceeding one year from the date of such investment, and (iv) overnight bank deposits, in each case with any bank or trust company that is organized or licensed under the laws of the United States, any state thereof, Brazil, or any other foreign country recognized by the United States having capital, surplus and undivided profits aggregating in excess of U.S.\$500.0 million (or the foreign currency equivalent thereof) and whose short-term debt is rated "A-2" (or such similar equivalent rating) or higher by at least one nationally recognized statistical rating organization (as defined in Rule 436 under the Securities Act) (a "***Permitted Financial Institution***"), *provided* that Subsidiaries shall be permitted to invest in time deposit accounts, certificates of deposit and money market deposits of banks and trust companies organized under the country in which such Subsidiary are located irrespective of whether the short-term debt rating is rated "A-2" (or such similar equivalent rating) or higher by at least one nationally recognized statistical rating organization (as defined in Rule 436 under the Securities Act) and *provided further*, that the Company shall use its continuing best efforts to transfer any such investments pursuant to the immediately preceding proviso to another Cash Equivalent;
- (3) repurchase obligations with a term of not more than 30 days for underlying securities of the types described in clause (1) above entered into with a bank meeting the qualifications described in clause (2) above;
- (4) investments in demand deposits or commercial paper maturing not more than 270 days after the date of acquisition issued by or guaranteed by a corporation (other than an Affiliate of the Company) organized and in existence under the laws of the United States, Brazil or any other foreign country recognized by the United States with a rating at the time as of which any investment therein is made of "P-1" (or higher) according to Moody's or "A-1" (or higher) according to S&P (or such similar equivalent rating, including similar equivalent ratings in foreign countries);
- (5) investments in securities with maturities of 12 months or less from the date of acquisition issued or fully Guaranteed by any state, commonwealth or territory of the United States, or by any political subdivision or taxing

authority thereof, and rated at least “A” by S&P or “A” by Moody’s (or such similar equivalent rating);

- (6) investments in securities with maturities of 12 months or less from the date of acquisition issued or fully Guaranteed by Brazil;
- (7) certificates of deposit, bankers’ acceptances and time deposits issued or guaranteed by or placed with, and money market deposit accounts issued or offered by, any Brazilian or United States office of any Permitted Financial Institution; and
- (8) investments in money market funds substantially all the assets of which consist of investments of the types described in clauses (1) through (7) above.

“**Central Bank**” means the Brazilian Central Bank (*Banco Central do Brasil*).

“**Certificated Securities**” has the meaning set forth for such term in Appendix A to this Indenture.

“**Change of Control**” means any “person” or “group” (as such terms are used for purposes of Sections 13(d) and 14(d) of the Exchange Act) is or becomes after the Restructuring Closing Date the “beneficial owner” (as such term is used in Rule 13d-3 under the Exchange Act), directly or indirectly, of more than 50% of the total voting power of the outstanding Voting Securities of the Company other than one or more Permitted Holders. For the avoidance of doubt, direct or indirect transactions specifically authorized by and consummated in accordance with the Reorganization Plan as in effect on the Restructuring Closing Date, to capitalize part of the credits held by Restructuring Option I Creditors into the Company’s Capital Stock and any related transactions thereto (the “**RJ Equitization**”), will not be deemed to constitute, or result in, a Change of Control.

“**Change of Control Expiration Date**” means, in relation to a Change of Control Offer, the expiration date as specified in the notice given by the Company pursuant to Section 4.06 in relation to such Change of Control Offer, which date is no earlier than 30 days and no later than 60 days from the date of such Change of Control Offer.

“**Change of Control Offer**” means a written offer made by the Company to each Holder to repurchase such Holder’s Notes Units pursuant to Section 4.06.

“**Change of Control Payment**” means, in connection with the repurchase of a Holder’s Notes Units pursuant to a Change of Control Offer, the payment by the Company (or Substituted Debtor) of 101% of the aggregate principal amount of such Holder’s Notes Units (including any PIK Securities) repurchased plus accrued but unpaid interest to the date of purchase and Additional Amounts, if any, on such Notes Units (subject to the right of the Holders of record on the relevant Record Date to receive interest and Additional Amounts, if any, on the relevant Interest Payment Date).

“**Change of Control Purchase Date**” means, in relation to a Change of Control Offer, the settlement date for purchase of the Notes Units properly tendered as specified in the

notice given by the Company pursuant to Section 4.06 in relation to such Change of Control Offer, which date is not more than five Business Days after the Change of Control Expiration Date.

“**ClientCo**” means, one or more entities formed or to be formed for the business of providing fiber optics broadband services to end customers (including retail customers, small-office-home-office customers and small-to-medium enterprises) and associated services, which shall receive the assets set forth in Annex 5.2.1(i) of the Reorganization Plan.

“**ClientCo Fiduciary Lien**” means the security interest, in the form of a fiduciary lien of shares under the laws of Brazil (*alienação fiduciária de ações*), over, at all times, 100% of the Company’s Capital Stock of ClientCo, granted by the Company in favor of the Collateral Agent pursuant to one or more Collateral Documents. For the avoidance of doubt, the ClientCo Fiduciary Lien shall not include any voting rights in connection with the Capital Stock of ClientCo owned by the Company so long as any Event of Default has not occurred and is continuing.

“**ClientCo Fiduciary Lien Agreement**” means the Fiduciary Transfer of Shares Agreement (*Contrato de Alienação Fiduciária de Ações e Outras Avenças*) entered into on or around the date hereof between the Company and the Collateral Agent relating to the ClientCo Fiduciary Lien.

“**Code**” means the Internal Revenue Code of 1986, as amended.

“**Collateral**” means the collateral granted pursuant to the Collateral Documents, which includes the following:

- (1) the V.Tal Fiduciary Lien;
- (2) the Real Estate Liens;
- (3) the ANATEL and PIS/COFINS Proceeds Lien;
- (4) following the consummation of the ClientCo Contributions, the ClientCo Fiduciary Lien;
- (5) following the ClientCo Shares Sale Date, the B2B Cash Flow Lien; and
- (6) the ONT Fiduciary Lien.

“**Collateral Agent**” means GLAS Trust Company LLC and any other Collateral Agent appointed by the Intercreditor Agent under and pursuant to the terms of the Intercreditor Agreement to act as such, in each case, a collateral agent under the Intercreditor Agreement for the benefit of the applicable secured parties.

“**Collateral Documents**” means each of (a) the V.Tal Fiduciary Lien Agreement, (b) the Real Estate Lien Agreements, (c) the B2B Cash Flow Agreement, (d) the ANATEL and PIS/COFINS Receivables Lien Agreement, (e) the ClientCo Fiduciary Lien Agreement, (f) the ONT Fiduciary Lien Agreement and (g) any other document entered into at any time by the Company creating any Collateral to secure the Notes Units and Underlying Securities.

“**Company**” means Oi S.A., named as such in this Indenture, excluding its Subsidiaries, until a Substituted Debtor or Successor Company replaces it and, thereafter, means the Substituted Debtor or Successor Company.

“**Company Guarantee**” has the meaning set forth for such term in Section 10.01.

“**Company Order**” means a written request or order signed in the name of the Company by an Officer of the Company and delivered to the Trustee.

“**Company Retained Proceeds**” means, as of any date of determination following an Asset Sale (as such term is used in Section 3.02) of Collateral (including the application of proceeds required to be made pursuant to Section 3.02 and the Intercreditor Agreement), the greater of (i) the total amount of aggregate Net Cash Proceeds (following the application of proceeds required to be made pursuant to Section 3.02 and the Intercreditor Agreement) received by the Company from such Asset Sales *minus* BRL\$5.5 billion, and (ii) zero.

“**Company Substitution Documents**” has the meaning set forth for such term in Section 10.01.

“**Compliance Agreement**” means that certain compliance letter agreement dated the date hereof and entered into between the Company and certain initial Holders of the Notes Units relating to compliance with certain additional provisions.

“**Consolidated Total Assets**” means the total amount of the consolidated assets of the Company and its Subsidiaries appearing on the most recently available annual or quarterly consolidated financial statements of the Company prepared in accordance with GAAP, calculated to give pro forma effect to any acquisition or disposition of companies, divisions, lines of businesses or operations by the Company and its Subsidiaries subsequent to such date and on or prior to the date of determination.

“**Copper Arrangements**” means the arrangements entered into between the Company and V.Tal for the sale or disposal of copper scraps, copper surplus, overhead network scrap, and any receivables arising from such arrangements, including that certain Scrap Purchase and Sale Agreement (*Instrumento Particular de Cessão Onerosa de Sucata e Outras Avenças*) dated October 27, 2023 and any ancillary agreements, in each case, as in effect on May 1, 2024, in each case, and any amendments thereto solely to the extent such amendment is permitted under Section 4.28 hereto.

“**Corporate Trust Office**” means the office of the Trustee in Houston, Texas, which at the date hereof is 5555 San Felipe St, Suite 870, Houston, TX 77056, or such other office at such address as the Trustee may designate from time to time by notice to the Holders and the Company, or the principal corporate trust office of any successor Trustee (at such other address as such successor Trustee may designate from time to time by notice to the Holders and the Company).

“**Covenant Defeasance**” has the meaning set forth for such term in Section 8.03.

“**CVM**” means the Brazilian Securities Commission (*Comissão de Valores Mobiliários*).

“Debt” means, as of the date of determination, the aggregate amount of consolidated Indebtedness of the Company and its Subsidiaries determined in accordance with GAAP and as set forth in the most recent consolidated balance sheet of the Company and its Subsidiaries; provided, however, that notwithstanding any contrary treatment under GAAP, the amount of all such Indebtedness shall be its face amount and not its fair value, market value or other value.

“Default” means any event which is an Event of Default or which, after notice or passage of time or both, would be an Event of Default.

“Depositary” means, with respect to the Notes Units issuable or issued in whole or in part in the form of one or more Global Securities, the Person designated in Section 2.03 hereof as Depositary by the Company pursuant to this Indenture, until a successor shall have been appointed and become such and, thereafter, “Depositary” shall mean or include such Person.

“Disqualified Stock” means, with respect to any Person, any Capital Stock that by its terms (or by the terms of any security into which it is convertible or for which it is exchangeable or exercisable) or upon the happening of any event (i) matures or is mandatorily redeemable pursuant to a sinking fund obligation or otherwise, (ii) is convertible or exchangeable for Indebtedness or Disqualified Stock or (iii) is redeemable at the option of the holder thereof, in whole or in part, in each case on or prior to the final Stated Maturity of the latest maturing Underlying Securities; *provided* that Capital Stock issued to any employee benefit plan, or by any such plan to any employees of the Company or any Subsidiary of the Company, shall not constitute Disqualified Stock solely because it may be required to be repurchased or otherwise acquired or retired in order to satisfy applicable statutory or regulatory obligations; *provided further* that Capital Stock will not constitute Disqualified Stock solely because of provisions making such stock mandatorily redeemable or giving holders thereof the right to require repurchase or redemption, in each case, following the occurrence of a Change of Control or other similar event described under such terms as a “change of control,” “asset sale” or other “disposition” occurring prior to the Stated Maturity of the latest maturing Underlying Securities if those provisions (x) are no more favorable to the holders of such Capital Stock than Section 4.06 is to the Holders of the latest maturing Underlying Securities and (y) specifically state that repurchase or redemption pursuant thereto will not be required prior to the Company’s repurchase of the latest maturing Underlying Securities as required by Section 4.06.

“DTC” means The Depository Trust Company.

“Event of Default” has the meaning set forth for such term in Section 6.01.

“Excess Cash Flow Amount” means, as of any Annual Calculation Date, the greater of (i) the total amount of cash and Cash Equivalents (after the payment of any financial interest due on such Annual Calculation Date) available to the Company and its Subsidiaries (including in any bank account or otherwise at hand) *minus* BRL\$1.0 billion, and (ii) zero.

“Exchange Act” means the United States Securities Exchange Act of 1934, as amended, or any successor statute or statutes thereto.

“Excluded Subsidiary” means (i) any Immaterial Subsidiary and (ii) any Subsidiary that is prohibited from guaranteeing the obligations hereunder pursuant to applicable rules and regulations.

“Fair Market Value” means, with respect to any asset, the value (which, for the avoidance of doubt, will take into account any liabilities associated with related assets) that would be paid by a willing buyer to an unaffiliated willing seller in an arm’s length transaction not involving distress or compulsion of either party, determined in good faith by the Board of Directors of the Company, unless another entity is specified in this Indenture to make the determination.

“FATCA” has the meaning set forth for such term in Section 4.14.

“Fitch” means Fitch Ratings Inc. and its successors.

“Four-Quarter Period” means, as of any date of determination, the four most recent full fiscal quarters ending prior to the date of such determination for which financial statements are available.

“GAAP” means, as elected from time to time by the Company, (i) the accounting principles prescribed by Brazilian Corporate Law, the rules and regulations issued by applicable regulators, including the CVM, as well as the technical releases issued by the Brazilian Institute of Accountants (*Instituto Brasileiro de Contadores*), or (ii) International Financial Reporting Standards as issued by the International Accounting Standards Board, in each case, as in effect from time to time.

“Global Security” has the meaning set forth for such term in Appendix A to this Indenture.

“Governmental Approval” means any concession, authorization, consent, approval, license, franchise, permit, certification, waiver, exemption, filing or registration by or with any Governmental Authority.

“Governmental Authority” means any United States or non-United States (a) federal, state, local, municipal, or other government; (b) governmental or quasi-governmental entity of any nature (including any governmental agency, branch, department, official, or entity and any court or other tribunal); or (c) body exercising or entitled to exercise any administrative, executive, judicial, legislative, police, regulatory, or taxing authority or power of any nature, including any arbitral tribunal (public or private), any regulatory or supervisory authority or any self-regulatory organization, including but not limited to the Federative Republic of Brazil, the Public Prosecutor’s Office, the Federal Police, the Federal Revenue Office of Brazil, the National Institute of Social Security, the Central Bank of Brazil, the SEC, the CVM, ANATEL and the Federal Accounting Court (*Tribunal de Contas da União*).

“Guarantee” means any obligation, contingent or otherwise, of any Person directly or indirectly guaranteeing any Indebtedness or other obligation of any other Person and any obligation, direct or indirect, contingent or otherwise, of any Person:

- (1) to purchase or pay (or advance or supply funds for the purchase or payment of) such Indebtedness or other obligation of such other Person (whether arising by virtue of partnership arrangements, or by agreement to keep-well,

to purchase assets, goods, securities or services, to take-or-pay, or to maintain financial statement conditions or otherwise); or

- (2) entered into for purposes of assuring in any other manner the obligee of such Indebtedness or other obligation of the payment thereof or to protect such obligee against loss in respect thereof (in whole or in part),

provided, however, that the term “Guarantee” and “Guaranteed” shall not include endorsements for collection or deposit in the ordinary course of business. The term “Guarantee” used as a verb has a correlative meaning. The term “Guarantor” shall mean any Person guaranteeing any obligation.

“**Guaranteed Obligations**” has the meaning set forth for such term in Section 11.01.

“**Hedging Agreements**” mean, of any Person, the obligations of such Person under any agreement relating to any swap, option, forward sale, forward purchase, index transaction, cap transaction, floor transaction, collar transaction or any other similar transaction, in each case, for purposes of hedging or capping against inflation, interest rates, currency or commodities price fluctuations.

“**Holder**” means, with respect to any Notes Unit or Underlying Security, the Person in whose name such Notes Unit or Underlying Security, as applicable, is registered on the Security Register maintained by the Registrar.

“**Immaterial Subsidiary**” means any Subsidiary (a) that did not, as of the date of the Company’s most recent quarterly consolidated balance sheet, have assets on an individual basis in excess of 5.0% of the Consolidated Total Assets of the Company as of such date or (b) that did not have net revenue on an individual basis in excess of 10.0% of the Company’s total consolidated net revenue as of such date.

“**Incur**” or “**Incurred**” means, with respect to any Indebtedness or other obligation of any Person, to create, issue, incur (including by conversion, exchange or otherwise), assume, Guarantee or otherwise become liable in respect of such Indebtedness or other obligation on the balance sheet of such Person; *provided, however*, that any Indebtedness of a Person existing at the time such Person is merged or consolidated with the Company or becomes a Subsidiary (whether by merger, consolidation, acquisition or otherwise) shall be deemed to be Incurred by such Person at the time of such merger or consolidation or at the time it becomes a Subsidiary. The term “Incurrence” when used as a noun shall have a correlative meaning. Neither the accretion of principal of a non-interest bearing or other discount security nor the capitalization of interest on Indebtedness shall be deemed an Incurrence of Indebtedness.

“**Indebtedness**” means, with respect to any Person, without duplication:

- (1) whether being principal and/or interest of any present or future indebtedness of such Person:
 - (A) in respect of borrowed money;

(B) evidenced by bonds, notes, debentures or similar instruments or letters of credit or bankers' acceptances (or, without duplication, reimbursement agreements in respect thereof);

(C) representing the balanced deferred and unpaid of the purchase price of property (including Capitalized Lease Obligations), except (i) any such balance that constitutes a trade payable or similar obligation to a trade creditor, in each case accrued in the ordinary course of business and (ii) liabilities accrued in the ordinary course of business which purchase price is due more than twelve (12) months after the date of placing the property in service or taking delivery and title thereto; or

(D) representing net obligations under any Hedging Agreements;

if and to the extent that any of the foregoing Indebtedness (other than letters of credit and Hedging Agreements) would appear as a liability upon a balance sheet (excluding the footnotes thereto) of such Person prepared in accordance with IFRS;

- (2) to the extent not otherwise included, any obligation by such Person to be liable for, or to pay, as obligor, guarantor or otherwise, on the obligations of the type referred to in clause (1) of a third Person (whether or not such items would appear upon the balance sheet of such obligor or guarantor), other than by endorsement of negotiable instruments for collection in the ordinary course of business; and
- (3) to the extent not otherwise included, the obligations of the type referred to in clause (1) of a third Person secured by a Lien on any asset owned by such first Person, whether or not such Indebtedness is assumed by such first Person if and to the extent any of the preceding items (other than letters of credit and Hedging Agreements) would appear as a liability upon a balance sheet of the specified Person prepared in accordance with IFRS.

Notwithstanding the foregoing, in connection with the purchase by the Company or any Subsidiary of any business, the term "Indebtedness" will exclude post-closing payment adjustments to which the seller may become entitled to the extent such payment is determined by a final closing balance sheet or such payment depends on the performance of such business after the closing; *provided, however*, that, at the time of closing, the amount of any such payment is not determinable and, to the extent such payment thereafter becomes fixed and determined, the amount is paid within 30 days thereafter.

For the avoidance of doubt, "Indebtedness" shall not include any obligations to any Person with respect to "Programa de Recuperação Fiscal—REFIS," "Programa Especial de Parcelamento de Impostos—REFIS Estadual" and "Programa de Parcelamento Especial—PAES", any other tax payment agreement entered into with any Brazilian Governmental Authority, any payment obligations to ANATEL (other than under or pursuant to the ANATEL Settlement Agreement), including claims, fines, fees or other liabilities, that are not with respect to borrowed money, and/or any other payment agreement that is due to any creditor who, prior to the Reorganization Plan Confirmation, was not considered as Indebtedness in the calculation of Indebtedness of the Company.

“Indenture” means this Indenture as amended or supplemented from time to time.

“Initial Underlying Securities” has the meaning set forth for such term in the recitals hereto and refers to the amount of Series A Notes and Series B Notes initially outstanding on the Restructuring Closing Date underlying the Notes Units.

“Intercreditor Agent” means GLAS Trust Company LLC, in its capacity as intercreditor agent under the Intercreditor Agreement.

“Intercreditor Agreement” means the intercreditor agreement, substantially in the form attached as Exhibit C, by and among the Company, the Subsidiary Guarantors, GLAS Trust Company LLC, as Collateral Agent and as Intercreditor Agent, the Trustee, and any other representative or agent of each class of secured parties from time to time party thereto.

“Interest Payment Date” means June 30 and December 31 of each year, commencing on December 31, 2024.

“Interest Period” shall mean the period commencing on and including an Interest Payment Date and ending on and including the day immediately preceding the next succeeding Interest Payment Date, with the exception that the first Interest Period shall commence on and include the RJ Effective Date and end on and include the day immediately preceding the first scheduled Interest Payment Date (the Interest Payment Date for any Interest Period shall be the Interest Payment Date occurring on the day immediately following the last day of such Interest Period).

“Investment” means, with respect to any Person, any investment by such Person in other Persons (including Affiliates) in the form of a loan (including a guarantee), advance, capital contribution, payment, purchase or other acquisition for consideration of Indebtedness, Capital Stock or other securities issued by any other Person, as well as any other items that would constitute an investment on the balance sheet of the Company (excluding, in each case, accounts receivable, credit card and debit card receivables, trade credit, advances to customers, commission, travel and similar advances to employees, directors, officers, members of management, manufacturers and consultants, in each case made in the ordinary course of business), in accordance with GAAP.

“Investment Grade Rating” means a rating equal to or higher than BBB- (or the equivalent) by S&P or Fitch or Baa3 (or the equivalent) by Moody’s.

“Legal Defeasance” has the meaning set forth for such term in Section 8.02.

“Lien” means any mortgage, pledge, security interest, encumbrance, lien, fiduciary lien (*alienação fiduciária*), fiduciary assignment (*cessão fiduciária*) or charge of any kind (including any conditional sale or other title retention agreement or lease in the nature thereof or any agreement to give any security interest).

“Local Taxes” means any present or future taxes, levies, imposts, duties, fees, assessments, contributions or other charges or withholding of a similar nature imposed, levied, collected, withheld or assessed by or within a Relevant Jurisdiction (including any penalty, inflation adjustment, additions to tax or interest payable in connection therewith).

“Material Adverse Effect” means a material adverse effect on (a) the business, operations or property of the Company and its Subsidiaries, taken as a whole; (b) the ability of the Company or any other Obligor to perform its respective payment obligations or other material obligations under any of the Transaction Documents; or (c) the validity or enforceability of the Transaction Documents; or (d) the rights or remedies of the Holders or the Trustee under any of the Transaction Documents.

“Material Subsidiary” means (a) any Subsidiary that is not an Immaterial Subsidiary, or (b) any Subsidiary, or any group of Subsidiaries, if taken together as a single entity, that would be a “significant subsidiary” of such Person within the meaning of Rule 1-02 under Regulation S-X promulgated by the SEC.

“Maturity Date” means (i) with respect to the Series A Notes, December 31, 2028 and (ii) with respect to the Series B Notes, initially December 31, 2028, and following the Extension Election (if any), December 31, 2030.

“Moody’s” means Moody’s Investors Service, Inc., a subsidiary of Moody’s Corporation, and its successors.

“Net Cash Proceeds” means, (1) with respect to any Asset Sale consisting of Collateral, after the RJ Effective Date an amount equal to the greater of (A) zero and (B) (i) the total amount of the consideration in cash in respect of such Asset Sale, *minus* (ii) (x) the Price Adjustment Amounts; (y) the applicable Cost Amounts; and (z) as applicable in cases of any Asset Sale of assets or property constituting Real Estate Collateral, the amounts relating to the costs of demobilization/ decommissioning of such assets or property; and *plus* (iii) any Additional Amounts, it being certain that, in any case, the corresponding amounts will be computed as Net Cash Proceeds only if and according to their effective disbursement to the Company, any Subsidiary Guarantor or their Affiliates, and (2) with respect to any other Asset Sale, an amount equal to the greater of (A) zero and (B) (i) the cash consideration in respect of such Asset Sale, minus (ii) an amount equal to any reasonable fees, expenses, commissions and taxes actually incurred, paid or payable in connection therewith. For the purposes of this definition, (a) **“Additional Amounts”** means the amounts referring to any amounts to be owed or released to the Company, any Subsidiary Guarantor or their Affiliates after the closing of the disposal of, as the case may be, a given asset or UPI depending on future events, including installments of price paid in installments, earn-outs, release of escrow amounts and similar events; (b) **“Price Adjustment Amounts”** means the adjustment amounts of the acquisition price for the disposal of, as the case may be, a certain asset or UPI agreed between the Company, any Subsidiary Guarantor or their Affiliates (other than V.Tal and its controlling or controlled entities) and the respective buyer in the purchase and sale agreement, it being certain that any retention or deposit in an escrow account of the price adjustment will not exceed fifteen (15%) of the respective acquisition price, except if a price adjustment in a higher percentage is approved as per the Reorganization Plan; and (c) **“Cost Amounts”** means (i) the amounts of costs and expenses proven to be incurred and necessary for the respective transaction (such as costs and expenses with legal, accounting and financial advice and sales commission) jointly limited to the total amounts equivalent to 3.5% of the acquisition price for each transaction; and (ii) the amounts of taxes paid (or that will be disbursed in the same fiscal year as the closing of the transaction or receipt of the corresponding amount by the Company, any Subsidiary Guarantor or their Affiliates (other than V.Tal and its controlling or

controlled entities) with the triggering event being the sale of the asset or of the respective UPI, including possible corporate reorganizations necessary for this purpose, it being certain that the Company, any Subsidiary Guarantor or their Affiliates (other than V.Tal and its controlling or controlled entities) will be solely responsible for paying said taxes. For the avoidance of doubt, for purposes of Section 3.02, any amounts placed in escrow accounts (other than an escrow account referenced in the Intercreditor Agreement) or judicial deposits from an Asset Sale pursuant to court order or applicable law as a result of such Asset Sale shall not be deemed received by the Company until the release of such amounts.

“**New Board**” means the new board of directors of the Company to be appointed by the shareholders of the Company following the RJ Equitization.

“**Obligors**” means, collectively, the Company and the Subsidiary Guarantors.

“**Offer to Purchase**” means an offer by the Company to purchase Securities from all Holders of the Securities ratably as required by the Indenture.

“**Officer**” means with respect to the Company, any of the Chairman of the Board of Directors, Vice Chairman of the Board of Directors, President or a Vice President, Chief Executive Officer, Chief Financial Officer, Chief Investor Relations Officer, any other Executive Officer, Corporate Counsel or General Counsel, Treasurer, Secretary or Assistant Secretary of the Company or any other officer, employee or representative of the Company duly authorized and designated by the Company as an “Officer” or “Attorney-in-Fact” for purposes of this Indenture.

“**Officer’s Certificate**” means a certificate signed by any Officer and delivered to the Trustee.

“**ONT Fiduciary Lien**” means the security interest, in the form of a fiduciary assignment (*alienação fiduciária*), over 100% (one hundred percent) of the Company’s optical network terminals, granted by the Company in favor of the Collateral Agent pursuant to the ONT Fiduciary Lien Agreement.

“**ONT Fiduciary Lien Agreement**” means the Fiduciary Assignment Agreement (*Contrato de Alienação Fiduciária de Bens Móveis e Outras Avenças*) entered into on or around the date hereof between the Company and the Collateral Agent related to the ONT Fiduciary Lien.

“**Opinion of Counsel**” means a written opinion from external legal counsel reasonably acceptable to the Trustee who may be an employee of or counsel to the Company, which opinion shall be satisfactory to the Trustee.

“**Organizational Documents**” means, with respect to any Person, if applicable, any charter, articles or certificate of incorporation, certificate of organization, registration or formation, certificate of partnership or limited partnership, bylaws, operating agreement, limited liability company agreement, joint venture agreement, partnership agreement or equivalent organizational documents of such Person and any and all other applicable documents relating to such Person’s formation, organization or entity governance matters (including any shareholders’ or equity holders’ agreement or voting trust agreement) and specifically includes, without limitation, any certificates of designation for preferred stock or other forms of preferred equity.

“**Paying Agent**” means the Trustee, the Principal Paying Agent and any other paying agent appointed by the Company to act as such.

“**Permitted Business**” means the business or businesses conducted by the Company or any Subsidiary as of the Reorganization Plan Confirmation and any other business reasonably related, ancillary or complementary thereto.

“**Permitted ClientCo Asset**” means (a) Capital Stock of V.Tal; (b) Capital Stock of one or more companies whose shares are traded at the B3 S.A. – Brasil, Bolsa, Balcão, are included in the Bovespa Index (IBOVESPA) and have a market capitalization of at least BRL\$7.3 billion (determined by reference to the volume-weighted average price of the shares issued by any such company in the 90 (ninety) days preceding the date of commencement of the competitive bidding process for the UPI Sale of Capital Stock); or (c) Capital Stock of companies whose shares are included in the S&P500 Index or FTSE100.

“**Permitted ClientCo Sale**” means an Asset Sale of the Capital Stock of ClientCo in the form of a *Unidade Produtiva Isolada* (“**UPI Sale**”) made pursuant to the terms of the Reorganization Plan that satisfies any of the following conditions:

(1) to the extent such Asset Sale is made during the first round of public bidding pursuant to the Reorganization Plan, the aggregate cash price for Asset Sales of Capital Stock of ClientCo is equal to at least BRL\$7.3 billion to the Company;

(2) to the extent such Asset Sale is made during the second round of public bidding pursuant to the Reorganization Plan, the aggregate consideration for Asset Sales of Capital Stock of ClientCo includes (x) cash, (y) priority-status or post-petition credits (*Crédito Extraconcursal*) (in whole or in part) owed to holders of the New Priority Secured Notes, Priority Debentures or V.Tal Debentures or their affiliates, including any accrued interest on such credits (*provided that* such credits have been recognized by the Company and result from services or obligations due to the Company that have already been fulfilled) and/or (z) Permitted ClientCo Assets, which shall be free and clear from any encumbrances;

(3) together with all other Asset Sales of the Capital Stock of ClientCo, results in Net Cash Proceeds sufficient to, and which are applied to, repay, in full, the outstanding Notes Units (including the Underlying Securities) and, unless waived by holders thereof, the V.Tal Debentures; or

(4) is consented to by Holders holding at least sixty per cent (60%) of the aggregate outstanding principal amount of the Notes Units and, unless waived, any other creditor required to provide such consent under the Reorganization Plan.

“**Permitted Holders**” means any holder or beneficial owner (together with any of its Affiliates and any of its or its Affiliates’ controlled, affiliated or managed funds or investment vehicles) of at least 5% of the Capital Stock of the Company on the date of, and after giving effect to, the RJ Equitization.

“**Permitted Indebtedness**” has the meaning set forth for such term in Section 4.02(2).

“Permitted Investment” means:

(1) any Investment in the Company or in any Subsidiary; *provided* that Investments pursuant to this clause (1) in Subsidiaries that are not Subsidiary Guarantors may not exceed BRL\$500.0 million (or the equivalent in other currencies) in the aggregate outstanding at any one time and any individual investment in excess of BRL\$100.0 million shall have been approved in writing by the Board of Directors of the Company; *provided* that the Company shall not be permitted to make Investments exceeding BRL\$25.0 million in the aggregate in any Subsidiary that is not a Subsidiary Guarantor between the Restructuring Closing Date and the appointment of the New Board;

(2) Investments in any Person (including the Capital Stock of any such Person) if such Person will, upon the making of such Investment, become a Subsidiary Guarantor;

(3) Investments in another Person if as a result of such Investment, such other Person is merged, consolidated or otherwise combined with or into, or transfers or conveys all or substantially all its assets to, the Company or a Subsidiary Guarantor;

(4) any Investment in cash and Cash Equivalents;

(5) Hedging Agreements that constitute Permitted Indebtedness and are entered into in the ordinary course of business for the purpose of limiting risks associated with the business of the Company and its Subsidiaries and for non-speculative purposes;

(6) (i) receivables owing to the Company or any Subsidiary if created or acquired in the ordinary course of business, (ii) endorsements for collection or deposit in the ordinary course of business, and (iii) securities, instruments or other obligations received in compromise or settlement of debts created in the ordinary course of business, or by reason of a composition or readjustment of debts or reorganization of another Person, or in satisfaction of claims or judgments;

(7) advances and loans to officers, directors or employees (or guarantees thereof) for business-related travel expenses, moving expenses and other similar expenses, in each case (i) incurred in the ordinary course of business and (ii) not to exceed (A) BRL\$30.0 million (or the equivalent in other currencies) in the aggregate outstanding at any one time and (B) BRL\$5.0 million (or the equivalent in other currencies) with respect to any particular individual in the aggregate;

(8) advances, loans, rebates and extensions of credit (including the creation of receivables) to suppliers, customers and vendors, and performance guarantees, in each case in the ordinary course of business of the relevant entity;

(9) Investments in payroll, travel, relocation and similar advances to cover matters that are expected at the time of such advances ultimately to be treated as expenses for accounting purposes and that are made in the ordinary course of business and consistent with past practice, which outstanding Investments (other than any such Investments required by law) do not exceed BRL\$10.0 million in the aggregate at any one time;

(10) Investments made as a result of the receipt of non-cash consideration from a sale or other disposition of property or assets, including an Asset Sale, in each case, that was made in compliance with Section 4.16;

(11) pledges or deposits with respect to leases or utilities provided to third parties in the ordinary course of business or Liens otherwise permitted by Section 4.07 or made in connection with such Liens;

(12) Investments consisting of purchases and acquisitions of inventory, supplies, materials and equipment or licenses or leases of intellectual property or any other Investments in connection with the business activities of the Company or its Subsidiaries, in each case, in the ordinary course of business;

(13) Investments represented by bank deposits, credit securities issued by banks, trade credit, advances to customers, and accounts and notes receivable created or acquired in the ordinary course of business;

(14) Investments to the extent such Investments consist of prepaid expenses, negotiable instruments held for collection and lease, utility and workers' compensation, performance and other similar deposits made in the ordinary course of business by the Company or any of its Subsidiaries;

(15) Investments in Similar Businesses and/or in joint ventures that, when taken together with all other Investments made pursuant to this clause (15) that are at the time outstanding, do not to exceed BRL\$100.0 million;

(16) any purchase or repurchase of the Securities conducted in accordance with the terms of this Indenture;

(17) any Investment of assets and receivables related to the fiber business to ClientCo (the "***ClientCo Contributions***");

(18) payment of Indebtedness made pursuant to or otherwise required by the Intercreditor Agreement;

(19) payment or repurchases of the 2026 Notes in an aggregate amount not to exceed U.S.\$11.4 million;

(20) payment of Indebtedness in an aggregate principal amount not to exceed BRL\$22.3 million under the BRB Transaction; and

(21) payment of any other Indebtedness described in Section 4.02(2)(c) made in accordance with the terms of the Reorganization Plan.

"Permitted V.Tal Sale" means Asset Sale of the Capital Stock of V.Tal in the form of a UPI Sale made pursuant to the terms of the Reorganization Plan that satisfies any of the following conditions:

(1) both (i) the notice of sale with respect to such Asset Sale is approved by a Holders holding a majority of the aggregate outstanding of the Securities and (ii) the aggregate cash price for Asset Sales of Capital Stock of V.Tal is equal to at least BRL\$8.0 billion (as

increased or decreased based on an increase or decrease, respectively, of the value of such Capital Stock since the Reorganization Plan Confirmation);

(2) together with all other Asset Sales of the Capital Stock of V.Tal, results in Net Cash Proceeds sufficient to, and which are applied to, repay, in full, the outstanding Securities; or

(3) is consented to by Holders holding at least sixty per cent (60%) of the aggregate outstanding principal amount of the Securities and, unless waived, any other creditor required to provide such consent under the Reorganization Plan.

“Person” means an individual, partnership, corporation, limited liability company, business trust, joint stock company, trust, unincorporated association, joint venture or any nation or government, any state, province or other political subdivision thereof, any central bank (or similar monetary or regulatory authority) thereof, and any entity, agency or instrumentality exercising executive, legislative, judicial, regulatory or administrative functions of or pertaining to government.

“PIK Interest” means a portion of the interest on each Underlying Security due on the applicable Interest Payment Date, which is paid, at the Company’s election, by increasing the amount of outstanding Securities or by issuing additional PIK Securities, as set forth in such Underlying Security.

“PIK Payment” has the meaning set forth for such term in Section 2.01(3).

“PIK Securities” has the meaning set forth for such term in Section 2.01(3).

“PIS/COFINS Collateral” means a security interest, in the form of a fiduciary assignment of rights under the laws of Brazil with respect to receivables due to the Company in connection with certain PIS/COFINS claims, which are the subject of (i) the Writ of Mandamus (*mandado de segurança*) No. 0035134-30.2008.4.01.3400 pending judgment with the First Section of the Regional Federal Court of the First Circuit; (ii) the Writ of Mandamus (*mandado de segurança*) No. 0008588-75.2010.4.02.5101 pending judgment with the Second Chamber of the Supreme Court of Justice; and (iii) any other actions for recovery of unduly paid debt (*ações de repetição de indébito*) or suits for damages that may be pursued by the Company or its Affiliates (other than V.Tal and its controlling or controlled entities) in connection with (i) and (ii).

“Preferred Stock” means, with respect to any Person, Capital Stock of any class or classes (however designated) of such Person that has preferential rights over any other Capital Stock of such Person with respect to the payment of dividends or distributions, or as to the distribution of assets upon any voluntary or involuntary liquidation or dissolution of such Person.

“Principal Paying Agent” means the party named as such in this Indenture until a successor replaces it and, thereafter, means such successor.

“Priority Debentures” has the meaning set forth for such term in Schedule B.

“Priority Secured Debt” means (i) the New Priority Secured Notes, (ii) the Priority Debentures, (iii) the Secured ToP Debt and (iv) the V.Tal Debentures, in each case, including any additional Indebtedness issued as “payment-in-kind” with respect to any of the foregoing.

“Process Agent” has the meaning set forth for such term in Section 13.14(2).

“Protected Purchaser” means a purchaser of a Security, or of an interest therein, who (a) gives value, (b) does not have notice of any adverse claim to the Security and (c) obtains control of the Security.

“Purchase Money Indebtedness” means Indebtedness:

- (1) consisting of the deferred purchase price of an asset, conditional sale obligations, obligations under any title retention agreement and other purchase money obligations; or
- (2) Incurred in the ordinary course of business for the purpose of financing all or any part of the purchase price (including in the case of Capitalized Lease Obligations the lease) within 365 days of such purchase or lease, or other cost of design, construction, installation or improvement of any assets;

provided that the aggregate principal amount of such Indebtedness does not exceed such purchase price of such assets and cost Incurred in such design, construction, installation or improvement, including any Refinancing of such Indebtedness that does not increase the aggregate principal amount (or accreted amount, if less) thereof as of the date of the Refinancing.

“Rating Agency” means S&P, Fitch and Moody’s, *provided* that if S&P, Fitch and Moody’s cease to rate the Notes Units or the Underlying Securities or fails to make a rating on such Notes Units or the Underlying Securities publicly available, the Company may select another internationally recognized statistical rating organization to serve as a Rating Agency with respect to such Notes Units or the Underlying Securities; *provided further* that if any of S&P, Fitch or Moody’s ceases to rate the Notes Units or the Underlying Securities or fails to make a rating on such Notes Units or the Underlying Securities publicly available, such Rating Agency shall be deemed to not be a Rating Agency for purposes of this Indenture with respect to such Notes Units or the Underlying Securities until such time as such Rating Agency commences to rate such Notes Units or the Underlying Securities or makes a rating for such Notes Units or the Underlying Securities publicly available.

“Real Estate Collateral” means all the Collateral secured by the Real Estate Liens.

“Real Estate Properties Fiduciary Lien” means the security interest, in the form of a fiduciary lien (*alienação fiduciária*), over each of the real estate properties identified in Part 1 of Schedule C hereto, granted by the Company in favor of the Collateral Agent pursuant to a Real Estate Properties Fiduciary Lien Agreement and other Covenants.

“Real Estate Lien Agreements” means each of (i) the Fiduciary Lien Agreements over Real Estate Properties Fiduciary Lien Agreement and other Covenants (*Instrumentos Particulares de Alienação Fiduciária de Bens Imóveis e Outras Avenças*) entered into on or around the date hereof between the Company and the Collateral Agent, relating to the Real Estate Properties Fiduciary Lien, and (ii) the Fiduciary Assignment of Proceeds from the Sale of Properties Agreement and Other Covenants (*Contrato de Vinculação de Receitas, Alienação Fiduciária e Outras Avenças Oriundos da Venda de Imóveis*) entered into on or around the date hereof between the Company and the Collateral Agent, relating to the Real Estate Proceeds Lien.

“Real Estate Liens” means each of the (i) Real Estate Properties Fiduciary Lien; and (ii) Real Estate Proceeds Lien.

“Real Estate Proceeds Lien” means the security interest, in the form of a fiduciary assignment of rights and escrow account (*cessão fiduciária de direitos creditórios e contas vinculadas*), over (a) the proceeds of any sale of the Company’s real estate property identified in Part 2 of Schedule C hereto, and (b) the escrow accounts into which the proceeds in (a) above shall be deposited, granted by the Company in favor of the Collateral Agent pursuant to a Fiduciary Assignment of Proceeds from the Sale of Properties Agreement and Other Covenants.

“Receivable” means a right to receive payment arising from a sale or lease of goods or the performance of services by a Person pursuant to an arrangement with another Person pursuant to which such other Person is obligated to pay for goods or services under terms that permit the purchase of such goods and services on credit, including any items of property that would be classified as an “account,” “chattel paper,” “payment intangible” or “instrument” under the Uniform Commercial Code and any supporting obligations.

“Record Date” means each June 15 and December 15 prior to the relevant Interest Payment Date.

“Refinance” means, in respect of any Indebtedness, to issue any Indebtedness in exchange or replacement for, or to refinance, extend, renew, refund, repay, prepay, purchase, redeem, defease or retire, such Indebtedness in whole or in part. **“Refinanced”** and **“Refinancing”** shall have correlative meanings.

“Refinancing Indebtedness” means Indebtedness of the Company or any Subsidiary issued to Refinance any other Indebtedness of the Company or a Subsidiary existing on the Restructuring Closing Date or Incurred in compliance with this Indenture, including Indebtedness that Refinances Refinancing Indebtedness; so long as:

(1) the aggregate principal amount (or initial accreted value, if applicable) of such new Indebtedness as of the date of such proposed Refinancing does not exceed the aggregate principal amount (or initial accreted value, if applicable) of the Indebtedness being Refinanced (plus the amount of any premium required to be paid under the terms of the instrument governing such Indebtedness (including, for the avoidance of doubt, accrued and/or capitalized interest) and the amount of reasonable expenses incurred by the Company in connection with such Refinancing);

(2) such new Indebtedness has:

(A) a Weighted Average Life to Maturity that is equal to or greater than the Weighted Average Life to Maturity of the Indebtedness being Refinanced; and

(B) a Stated Maturity no earlier than the Stated Maturity of the Indebtedness being Refinanced;

(3) if the Indebtedness being Refinanced is Subordinated Indebtedness, then the Notes Units shall be repaid in full substantially concurrently with the Incurrence of such Refinancing Indebtedness;

(4) no Indebtedness of the Company or any Subsidiary Guarantor shall be Refinanced by means of any new Indebtedness of any Subsidiary that is not a Subsidiary Guarantor;

(5) if such Indebtedness to be Refinanced is secured by Liens, the Liens securing the Refinancing Indebtedness to be incurred is limited to all or part of the same assets that secured or, under the agreements pursuant to which the original Lien arose, could secure the original Lien (plus improvements and accessions to such property or proceeds or distributions thereof); and

(6) the payment priority of the Refinancing Indebtedness shall be the same or lower than the Indebtedness being Refinanced.

“**Registrar**” means an office or agency, authorized by the Company, where Securities may be presented for registration of transfer or for exchange; *provided* that the Trustee shall initially be appointed as the Registrar.

“**Reimbursement Agreement**” has the meaning specified in that certain Second Amended and Restated Note Purchase Agreement dated April 19, 2024 (as amended, supplemented or otherwise modified from time to time).

“**Relevant Date**” means, with respect to any payment due from the Company under this Indenture, whichever is the later of (i) the date on which such payment first becomes due and (ii) if the full amount payable has not been received by the Trustee or a paying agent on or prior to such due date, the date on which, the full amount having been so received, notice to that effect shall have been given to the Holders in accordance with this Indenture.

“**Relevant Jurisdiction**” means any jurisdiction in which the Company, the Successor Company, the Substituted Debtor or a Subsidiary Guarantor (each a “**Payor**”) is, at any time, organized, resident or doing business for tax purposes, or the jurisdiction(s) in which any Paying Agent is organized, resident or doing business for tax purposes or the location where or through which any payment by a Payor or Paying Agent is made, or, in each case, any political subdivision thereof or any authority therein or thereof having power to tax.

“**Reorganization Plan**” means that certain judicial reorganization plan that was approved by the requisite majorities of creditors in the GCM held in Brazil on April 19, 2024 and confirmed by the 7th Corporate Court of the Judicial District of the State Capital of Rio de Janeiro effective on May 29, 2024 upon publication in the official gazette (“**RJ Effective Date**”), as may be amended or modified from time to time pursuant to its terms, establishing the terms and conditions for the restructuring of the debt of the Obligors, and providing for actions to be adopted by the Obligors to overcome the financial distress of the Obligors and ensure their continuity as going concerns.

“**Restricted Payment**” has the meaning set forth for such term in Section 4.05.

“**ROF**” means the electronic registration of the financial terms and conditions of the Indenture with the registry of financial operations (*Registro de Operações Financeiras – ROF*) module of the Electronic Declaratory Registry of the Brazilian Central Bank (SISBACEN).

“**S&P**” means S&P Global Ratings and any successor or successors thereto.

“**Sale and Leaseback Transaction**” means any transaction or series of related transactions pursuant to which the Company or any of its Subsidiaries sells or transfers any

property to any Person with the intention of taking back a lease of such property or enters into a lease of property previously transferred by the Company or any of its Subsidiaries to the lessor.

“Sanctioned Person” means any Person that is, or is owned or controlled by, or acting on behalf of, one or more Persons that are: (i) the subject or target of any Sanctions and Export Control Laws, or (ii) located, organized or resident in a country or territory that is the subject or target of comprehensive Sanctions and Export Control Laws (currently, the so-called Donetsk People’s Republic, or the so-called Luhansk People’s Republic, and the Crimea, Kherson and Zaporizhzhia regions of Ukraine, Cuba, Iran, North Korea and Syria).

“Sanctions and Export Control Laws” means any financial or economic sanctions, embargoes or export controls or similar restrictive measures, administered or enforced by the United States (including the U.S. Department of the Treasury’s Office of Foreign Assets Control, the U.S. Department of Commerce and the U.S. Department of State), the United Nations Security Council, the European Union and any European Union member state, or His Majesty’s Treasury of the United Kingdom.

“SEC” means the U.S. Securities and Exchange Commission.

“Secured ToP Debt” has the meaning set forth for such term in Schedule B.

“Securities” means initially the Notes Units, the Underlying Securities and any additional Security authenticated and delivered under this Indenture, including any PIK Securities; *provided* that the Initial Notes Units, Initial Underlying Securities and the PIK Securities shall be treated as a single class for all purposes under this Indenture. All references herein to the Securities shall be deemed to include the Notes Units (including the Underlying Securities), which is an integral part thereof. For all purposes of this Indenture, the term “Securities” shall also include any PIK Securities that may be issued.

“Securities Act” means the United States Securities Act of 1933, as amended.

“Security Register” means a register of Notes Units maintained by the Registrar.

“Similar Business” means those businesses or activities in which the Company or any of its Subsidiaries is engaged on the date of the Reorganization Plan Confirmation, or that are reasonably related, complementary, incidental or ancillary thereto.

“Standard Securitization Undertakings” means representations, warranties, covenants and indemnities entered into by the Company or any Subsidiary which are reasonably customary in securitization of receivables transactions.

“Stated Maturity” means with respect to any Indebtedness, the date specified in such Indebtedness as the fixed date on which the final payment of principal of such Indebtedness is due and payable, including, with respect to any principal amount which is then due and payable pursuant to any mandatory redemption provision, the date specified for the payment thereof (but excluding any provision providing for obligations to repay, redeem or repurchase any such Indebtedness upon the happening of any contingency unless such contingency has occurred).

“Subordinated Indebtedness” means, with respect to the Company or any Subsidiary, any Indebtedness of the Company or such Subsidiary, as the case may be, which is

expressly subordinated in right of payment to the Notes Units, the Underlying Securities or the relevant Subsidiary Guarantee, as the case may be, pursuant to a written agreement to that effect.

“**Subsidiary**” means in relation to any Person, any entity which is controlled directly or indirectly by that Person and any entity (whether or not so controlled) treated as a subsidiary in the latest financial statements of that Person from time to time, and “**control**” for this purpose means the direct or indirect ownership of the majority of the voting share capital of such entity or the right or ability to direct its affairs and/or to control the composition of a majority of the board of directors (or equivalent body) of such entity, in each case whether by virtue of ownership of share capital, contract or otherwise. Unless the context otherwise requires, any reference of a Subsidiary in this Indenture shall be to a Subsidiary of the Company.

“**Subsidiary Guarantee**” means the unconditional Guarantee, on a joint and several basis, of the full and prompt payment of all obligations of the Company (or any Successor Company or Substituted Debtor) under this Indenture and the Securities, in accordance with the terms of this Indenture.

“**Subsidiary Guarantor**” means each of (i) Oi Brasil Holdings Coöperatief U.A., (ii) Portugal Telecom International Finance B.V., (iii) Rio Alto Participações S.A., (iv) SEREDE Serviços de Rede S.A., (v) Brasil Telecom Call Center S.A. and (vi) each other Subsidiary of the Company that may from time to time provide a Subsidiary Guarantee, in each case unless and until such Guarantor is released from its Subsidiary Guarantee pursuant to this Indenture.

“**Substituted Debtor**” has the meaning set forth for such term in Section 10.01.

“**Successor Company**” has the meaning set forth for such term in Section 5.01(1)(a).

“**TIA**” means the Trust Indenture Act of 1939 as amended (15 U.S.C. §§ 77aaa-77bbbb).

“**Transaction Documents**” means the Securities, the Subsidiary Guarantees, this Indenture, the Collateral Documents, the Intercreditor Agreement and the Company Substitution Documents, if any and any documents or instruments executed and delivered pursuant hereto or thereto.

“**Transfer Agent**” means the party named as such in the recitals to this Indenture and any other Transfer Agent appointed by the Company to act as such.

“**Trust Officer**” means any officer in the corporate trust department of the Trustee, with direct responsibility for the administration of this Indenture or any other officer to whom any corporate trust matter is referred because of such person’s knowledge of and familiarity with the particular subject.

“**Trustee**” means the party named as such in the recitals to this Indenture until a successor replaces it in accordance with the applicable provisions of this Indenture and, thereafter, means the successor serving hereunder.

“**UPF**” means an isolated production unit (*Unidade Produtiva Isolada*).

“**U.S. Bankruptcy Code**” means the United States Bankruptcy Reform Act of 1978, as amended, and codified as 11 U.S.C. §§ 101 *et seq.*

“**U.S. Government Obligations**” means direct obligations (or certificates representing an ownership interest in such obligations) of the United States (including any agency or instrumentality thereof) for the payment of which the full faith and credit of the United States is pledged and that are not callable or redeemable at the Company’s option.

“**Underlying Securities**” means the Series A Notes and the Series B Notes underlying the Notes Units.

“**United States**” or “**U.S.**” means the United States of America.

“**Unsecured ToP Debt – Option I**” has the meaning set forth for such term in Schedule B.

“**Unsecured ToP Debt – Option II**” has the meaning set forth for such term in Schedule B.

“**V.Tal**” means V.TAL Rede Neutra de Telecomunicações S.A. (formerly known as Brasil Telecom Comunicação Multimídia S.A.), a company organized and existing under the laws of Brazil, with its head office in the city of São Paulo, state of São Paulo, at Casa do Ator St., No. 919, Zip Code 04546-003, registered with the National Register of Legal Entities of the Ministry of Finance in Brazil under No. 02.041.460/0001-93, and with its organizational documents registered with the Board of Trade of the State of São Paulo under NIRE 35300551818.

“**V.Tal Agreements**” means (a) the investment agreement of V.Tal (*Acordo de Investimento e Outras Avenças*) dated as of October 1, 2021, and entered into by and between the Company and Globenet Cabos Submarinos S.A., and, as intervening parties, V.Tal (Brasil Telecom Comunicação Multimídia S.A.), BTG Pactual Infraco Master Fundo de Investimento em Participações Multiestratégia and BTG Pactual Infraco Co-Investors Fund LP, as amended on April 26, 2024, (b) the closing agreement of the investment agreement of V.Tal (*Termo de Fechamento e Outras Avenças*) dated as of June 9, 2022, and entered into by and between the Company and Globenet Cabos Submarinos S.A., and, as intervening parties, V.Tal (Brasil Telecom Comunicação Multimídia S.A.), BTG Pactual Infraco Master Fundo de Investimento em Participações Multiestratégia and BTG Pactual Infraco Co-Investors Fund LP, (c) the V.Tal shareholders’ agreement (*Acordo de Acionistas da Brasil Telecom Comunicação Multimídia S.A.*), entered into by and between the V.Tal (Brasil Telecom Comunicação Multimídia S.A.), the Company and Globenet Cabos Submarinos S.A., and, as intervening parties, BTG Pactual Infraco Master Fundo de Investimento em Participações Multiestratégia and BTG Pactual Infraco Co-Investors Fund LP, dated as of June 9, 2022 and (d) the B2B agreement (*Contrato de Cessão Onerosa de Meios de Rede para Conectividade de Dados Avançados em Regime de Exploração Industrial*), entered into by and between V.Tal (Brasil Telecom Comunicação Multimídia S.A.) and the Company (in its capacity and as successor of Oi Móvel S.A.), dated as of June 9, 2022, and considering the terms and provisions of the Prevention of Litigation Agreement, (e) the FTTH agreement (*Contrato de Cessão Onerosa de Meios de Rede FTTH em Regime de Exploração Industrial para Serviço de Transmissão de Dados em Alta Velocidade e Conexão Dedicada à Internet*) (the “**FTTH Agreement**”), entered into by and between V.Tal (Brasil Telecom Comunicação Multimídia S.A.) and the Company (in its capacity and as successor of Oi Móvel

S.A.), dated as of June 9, 2022 and considering the terms and provisions of the Prevention of Litigation Agreement, (f) [reserved], (g) [reserved], (h) [reserved], (i) the telecommunication receivables fiduciary lien agreement (*Instrumento Particular de Alienação Fiduciária de Direitos Alienados em Garantia e Outras Avenças*), and entered into by and between the Company and V.Tal (Brasil Telecom Comunicação Multimídia S.A.), and, as intervening parties, BTG Pactual Infraco Master Fundo de Investimento em Participações Multiestratégia and BTG Pactual Infraco Co-Investors Fund LP and Globenet Cabos Submarinos S.A., dated as of June 9, 2022, (j) the escrow agreement (*Contrato de Prestação de Serviços de Administração de Contas e/ou Garantias Financeiras*) entered into by and between the Company and Banco do Brasil S.A. and, as intervening parties, V.Tal (Brasil Telecom Comunicação Multimídia S.A.), BTG Pactual Infraco Master Fundo de Investimento em Participações Multiestratégia, BTG Pactual Economia Real Master Fundo de Investimento em Participações Multiestratégia, and BTG Pactual Infraco Co-Investors Fund LP, dated as of August 15, 2022, (k) the settlement agreement (*Instrumento Particular de Transação e Prevenção de Litígios*) entered into by and amongst the Company and Globenet Cabos Submarinos S.A., Globenet Cabos Submarinos America, Inc., Globenet Cabos Submarinos Bermuda Ltd., and V.Tal (Brasil Telecom Comunicação Multimídia S.A.), dated as of June 9, 2022, in each case, as in effect on May 1, 2024, and any amendment to or other agreement or document related to the agreements indicated in items “(a)” - “(k)” above, as amended from time to time, in each case, solely to the extent such amendment or other agreement or document is permitted under Section 4.28 hereto.

“**V.Tal Debentures**” has the meaning set forth for such term in Schedule B.

“**V.Tal Fiduciary Lien**” means the security interest, in the form of a fiduciary lien of shares under the laws of Brazil (*alienação fiduciária de ações*), over 100% of the Company’s and Rio Alto Participações S.A.’s Capital Stock of V.Tal, granted by the Company in favor of the Collateral Agent pursuant to the V.Tal Fiduciary Lien Agreement. For the avoidance of doubt, the V.Tal Fiduciary Lien shall not include any voting rights in connection with the Capital Stock of V.Tal owned by the Company so long as any Event of Default has not occurred and is continuing and subject to V.Tal’s bylaws.

“**V.Tal Fiduciary Lien Agreement**” means the Fiduciary Transfer of Shares Agreement (*Contrato de Alienação Fiduciária de Ações*) entered into on or around the date hereof between the Company and the Collateral Agent.

“**Voting Securities**” of any specified Person at any time means the Capital Stock or other securities of such Person that is at the time entitled to vote generally in the election of the Board of Directors, managers, similar managerial controlling body or other voting members of the governing body of such Person.

“**Weighted Average Life to Maturity**” means, when applied to any Indebtedness at any date, the number of years obtained by dividing

(1) the sum of the products obtained by multiplying:

(A) the amount of each then remaining installment, sinking fund, serial maturity or other required payment of principal, including payment at final maturity, in respect of such Indebtedness, by

(B) the number of years (calculated to the nearest one-twelfth) which shall elapse between such date and the making of such payment, by

(2) the then outstanding aggregate principal amount, of such Indebtedness.

“Wholly Owned Subsidiary” means, with respect to any Person, any Subsidiary of such Person of which all of the outstanding Capital Stock or other ownership interests (other than directors’ qualifying shares or an immaterial amount of shares required to be owned by other Persons pursuant to applicable law) of such Subsidiary shall at the time be owned, directly or indirectly, by such Person or by one or more Wholly Owned Subsidiaries of such Person (or a combination thereof).

SECTION 1.02 Rules of Construction. Unless the context otherwise requires:

(1) a term has the meaning assigned to it;

(2) (a) all accounting terms not otherwise defined herein have the meanings assigned to them in accordance with GAAP or IFRS; and (b) except as otherwise herein expressly provided, all ratios and computations based on GAAP or IFRS contained in this Indenture should be computed in conformity with GAAP or IFRS; and (c) if at any time any election made by the Company in accordance with the definition of “GAAP” or “IFRS” would affect the computation of any financial ratio or requirement set forth herein, the Company shall provide to the Trustee and, upon request, the Holders financial statements and other documents required under this Indenture, or as reasonably requested hereunder setting forth a reconciliation between calculations of such ratio or requirement made before and after giving effect to such election;

(3) All pro forma computations required to be made hereunder giving effect to any Asset Sale or other disposition of assets, or issuance, Incurrence or assumption of Indebtedness, or other transaction shall in each case be calculated giving pro forma effect thereto (and, in the case of any pro forma computation made hereunder to determine whether such Asset Sale, or issuance, Incurrence or assumption of Indebtedness, or other transaction is permitted to be consummated hereunder, to any other such transaction consummated since the first day of the period covered by any component of such pro forma computation and on or prior to the date of such computation) (a) on the date of such transaction or (b) following the appointment of the New Board, as if such transactions had occurred on the first day of the applicable Four-Quarter Period and, to the extent applicable, to the historical earnings and cash flows associated with the assets acquired or disposed of and any related Incurrence or reduction of Indebtedness. Items related to any Indebtedness no longer outstanding or to be repaid or redeemed on the date of determination (including, without limitation, for purposes of all pro forma computations made hereunder, interest, fees, debt discounts, charges and other items) will be excluded and such Indebtedness shall be deemed to have been repaid or redeemed as of the first day of the applicable period;

(4) “or” is not exclusive;

(5) “including” means including without limitation;

(6) words in the singular include the plural and words in the plural include the singular;

(7) unsecured Indebtedness shall not be deemed to be subordinate or junior to secured Indebtedness merely by virtue of its nature as unsecured Indebtedness;

(8) the principal amount of any non-interest bearing or other discount security at any date shall be the principal amount thereof that would be shown on a balance sheet of the Company dated such date prepared in accordance with GAAP or IFRS;

(9) the principal amount of any Preferred Stock shall be (a) the maximum liquidation value of such Preferred Stock or (b) the maximum mandatory redemption or mandatory repurchase price with respect to such Preferred Stock, whichever is greater;

(10) all references to the date the Securities were originally issued shall refer to the date of issuance of such Securities;

(11) unless context requires otherwise, the words “hereof,” “herein” and “hereunder” and words of similar import when used in this Indenture shall refer to this Indenture as a whole and not to any particular provision of this Indenture;

(12) unless otherwise stated, any agreement, contract or document defined or referred to herein shall mean such agreement, contract or document and all schedules, exhibits and attachments thereto as in effect as of the date hereof, as the same may thereafter be amended, supplemented or otherwise modified from time to time (subject to any restrictions on such amendments, supplements or modifications set forth herein);

(13) unless otherwise stated, any reference to any law or regulation herein shall refer to such law or regulation as amended, modified or supplemented from time to time;

(14) all references in this Indenture and the Securities to principal and interest in respect of any Security shall be deemed to include all Additional Amounts, if any, and any premium, if any, in respect of such Security, unless the context otherwise requires, and express mention of the payment of Additional Amounts or premium in any provision hereof or thereof shall not be construed, without more, as excluding reference to Additional Amounts or premium, as applicable, in those provisions hereof or thereof where such express mention is not made; and

(15) references to “principal amount,” “principal,” “principal outstanding” or “outstanding principal” of the Securities include any increase in the principal amount of such outstanding Securities as a result of a PIK Payment, unless the context otherwise requires, and express mention of a PIK Payment or PIK Securities in any provision hereof or thereof shall not be construed, without more, as excluding reference to PIK Payments or PIK Securities in those provisions hereof or thereof where such express mention is not made.

Article 2

The Notes Units and Underlying Securities

SECTION 2.01 Form and Dating.

(1) Provisions relating to the Securities are set forth in Appendix A which is hereby incorporated in, and expressly made a part of, this Indenture. Each Notes Unit and Underlying Security and the Trustee’s certificate of authentication related thereto shall be

substantially in the form of Exhibit A hereto, which is hereby incorporated in, and expressly made a part of, this Indenture. Each Notes Unit or Underlying Security may have notations, legends or endorsements required by law, stock exchange rule, agreements to which the Company is subject, if any, or usage (*provided* that any such notation, legend or endorsement is in a form acceptable to the Company). Each Notes Unit shall be dated the date of its authentication. The terms of the Notes Units and Underlying Securities set forth in Exhibit A, are part of the terms of this Indenture.

(2) Any PIK Securities will be issued with the designation “PIK Security” on the face of such PIK Security. Subject to the issuance of PIK Securities or the increase in the principal amount of a Global Security in order to evidence PIK Interest the Securities (including any PIK Security) shall be in minimum denominations of U.S.\$1.00 and integral multiples of U.S.\$1.00 in excess thereof. Any PIK Securities of a Notes Unit or Underlying Security ranking *pari passu* with the Initial Underlying Securities may be created and issued from time to time by the Company without notice to or consent of the Holders and shall be consolidated with and form a single class with the Notes Units and Initial Underlying Securities and shall have the same terms as to status or otherwise as the Initial Underlying Securities.

(3) In connection with any payment of PIK Interest in respect of the Underlying Securities as set forth in the form of such Underlying Securities in Exhibit A to this Indenture, the Company may elect (subject to the restrictions described in the form of each Underlying Security in Exhibit A, as applicable, to this Indenture) to either increase the outstanding principal amount of such Underlying Security or issue additional Underlying Securities (the “**PIK Securities**”) under this Indenture having the same terms as such Underlying Security (a “**PIK Payment**”); *provided* that the Company shall make a PIK Payment (x) with respect to Securities represented by one or more Global Securities by increasing the principal amount of the outstanding Global Securities and (y) with respect to Securities represented by Certificated Securities by issuing PIK Securities in certificated form.

(4) Initially, each U.S.\$1,000 aggregate principal amount of Notes Units consists of U.S.\$[●] in principal amount of Series A Notes and U.S.\$[●] in principal amount of Series B Notes. The Underlying Securities may only be transferred as part of the Notes Units and will not trade separately.

SECTION 2.02 Execution and Authentication. An Officer of the Company shall sign the Notes Units and Underlying Securities for the Company. Each such signature may be by manual, electronic or facsimile signature of such Officer. If an Officer whose signature is on a Notes Units or Underlying Securities no longer holds that office at the time the Trustee authenticates the Notes Units and Underlying Securities, the Notes Units and Underlying Securities shall be valid nevertheless.

A Notes Unit and Underlying Security shall not be valid until an authorized signatory of the Trustee manually signs the certificate of authentication on the Notes Unit and Underlying Security. The signature shall be conclusive evidence that the Security has been authenticated and delivered under this Indenture.

On the Restructuring Closing Date, the Trustee shall, upon receipt of a Company Order (an “**Authentication Order**”) authenticate and deliver U.S.\$[●] aggregate principal amount of Notes Units, consisting of (i) U.S.\$[●] aggregate principal amount of Series A Notes and (ii) U.S.\$[●] aggregate principal amount of Series B Notes. In addition, at any time, from time to

time, the Trustee shall, upon receipt of (a) an Authentication Order, authenticate and deliver any PIK Securities for an aggregate principal amount specified in such Authentication Order for such PIK Securities issued hereunder and (b) increase the principal amount of any Global Security as a result of a PIK Payment in the amount set forth in the applicable PIK Payment.

The Trustee may appoint an authenticating agent reasonably acceptable to the Company to authenticate the Securities. Unless limited by the terms of such appointment, an authenticating agent may authenticate Securities whenever the Trustee may do so. Each reference in this Indenture to authentication by the Trustee includes authentication by such agent. An authenticating agent has the same rights as any Agent.

SECTION 2.03 Registrar, Paying Agents and Transfer Agents. The Registrar shall maintain the Security Register for any transfers and exchanges. The term “Paying Agent” includes any additional paying agent and the term “Registrar” includes any additional Registrar or co-registrar. The Company may have one or more co-registrars and one or more additional paying agents.

The Company shall enter into an appropriate agency agreement with any Agent not a party to this Indenture. The agreement shall implement the provisions of this Indenture that relate to such Agent. The Company shall notify the Trustee of the name and address of any such Agent. The Company or any Subsidiary Guarantor may act as Paying Agent, Registrar, co-registrar or Transfer Agent.

The Company initially appoints (i) the Trustee as Registrar, a Principal Paying Agent and Transfer Agent in connection with the Securities, and (ii) DTC as Depositary with respect to the Global Securities.

SECTION 2.04 Paying Agent To Hold Money in Trust. The Company hereby acknowledges and confirms that it is and at all times shall remain absolutely and unconditionally obligated to pay all amounts due and owing by the Company hereunder, as the same shall become due and owing. All payments of principal, premium, if any, interest and Additional Amounts, if any, on the Notes Units and Underlying Securities required to be made by the Company hereunder shall be made in U.S. dollars, pursuant to the terms hereof, by the Company to the Principal Paying Agent to the extent appointed hereunder or to the Trustee by 12:00 noon (New York City time), no later than one Business Day prior to each applicable Interest Payment Date, purchase date or applicable Maturity Date on the Underlying Securities. The Principal Paying Agent shall arrange with all other Paying Agents for the payment, from funds furnished by the Company to the Principal Paying Agent pursuant to this Indenture, of the principal, premium, if any, interest and Additional Amounts, if any, on the Securities. The Paying Agents will hold in trust, for the benefit of the Holders or the Trustee, all money held by such Paying Agent for the payment of principal or interest on the Securities and shall notify the Trustee of any default by the Company in making such payments. The Company at any time may require any Paying Agent to pay all money held by it to the Trustee and to account for any funds disbursed by it. Upon complying with this Section 2.04, the Paying Agents shall have no further liability for the money delivered to the Trustee.

The receipt by the Principal Paying Agent or the Trustee from the Company of each payment in full of principal, premium, if any, interest and Additional Amounts, if any, due in respect of Notes Units and Underlying Securities in the manner specified herein and on the date

on which such amount of principal, premium, if any, interest and Additional Amounts, if any, on such Notes Units and Underlying Securities are then due, shall satisfy the obligations of the Company herein and under such Notes Units and Underlying Securities to make such payment to the Holders thereof on the due date thereof; *provided, however*, that the liability of the Principal Paying Agent hereunder shall not exceed any amounts paid to it by the Company, or held by it, on behalf of the Holders under this Indenture; and *provided further* that, in the event that there is a default by the Principal Paying Agent in any payment of principal, premium, if any, interest and Additional Amounts, if any, due in respect of a Notes Unit and Underlying Security in accordance with the terms of such Notes Unit and Underlying Security and this Indenture, the Company shall pay on demand such amounts as will result in receipt by the Holders of such amounts as would have been received by them had no such default occurred.

If the due date for any payment in respect of any Security is not a Business Day, the payment will be made on the next Business Day, and the Holder thereof will not be entitled to payment of the amount due until the next succeeding Business Day at such place and will not be entitled to any further interest or other payment as a result of any such delay.

SECTION 2.05 Holder Lists. The Trustee shall preserve in as current a form as is reasonably practicable the most recent list available to it of the names and addresses of Holders. If the Trustee is not the Registrar, the Company shall furnish to the Trustee, in writing at least two Business Days before each Interest Payment Date and at such other times as the Trustee may reasonably request in writing, a list in such form and as of such date as the Trustee may reasonably require of the names and addresses of Holders.

SECTION 2.06 Transfer and Exchange. The Notes Units shall be issued in registered form and shall be transferable only upon the surrender of any Notes Unit for registration of transfer. When a Notes Unit is presented to the Registrar or a Transfer Agent with a request to register a transfer, the Registrar shall register the transfer as requested if the requirements of this Indenture are met. When Notes Units are presented to the Registrar or a Transfer Agent with a request to exchange them for an equal principal amount of Notes Units of other denominations, the Registrar shall make the exchange as requested if the same requirements are met. To permit registration of transfers and exchanges, the Company shall execute and the Trustee shall authenticate and deliver Notes Units at the Registrar's or Transfer Agent's request. The Company may require payment of a sum sufficient to pay all taxes, assessments or other governmental charges in connection with any transfer or exchange pursuant to this Section 2.06 (other than any such transfer taxes, assessments or similar governmental charge payable upon exchange or transfer pursuant to Section 4.06 and Section 9.04). The Company shall not be required to make and the Registrar need not register transfers or exchanges of Notes Units selected for repurchase for a period of 15 days before a selection of Notes Units to be repurchased 15 days before an Interest Payment Date.

Prior to the due presentation for registration of transfer of any Notes Unit, the Company, any Subsidiary Guarantor, the Trustee and each Agent may deem and treat the Person in whose name a Notes Unit is registered as the absolute owner of such Notes Unit for the purpose of receiving payment of principal, premium, if any, interest and Additional Amounts, if any, on such Notes Unit and for all other purposes whatsoever, whether or not presentation of such Notes Unit is overdue, and none of the Company, any Subsidiary Guarantor, the Trustee or any Agent shall be affected by notice to the contrary.

All Notes Units issued upon any registration of transfer or exchange pursuant to the terms of this Indenture shall evidence the same debt and shall be entitled to the same benefits under this Indenture as the Notes Units surrendered upon such registration of transfer or exchange.

Neither the Trustee nor any Agent shall have any obligation or duty to monitor, determine or inquire as to compliance with any restrictions on transfer imposed under this Indenture or under applicable law with respect to any transfer of any interest in any Notes Unit (including any transfers between or among participants in the Depositary or beneficial owners of interests in any Global Security) other than to require delivery of such certificates and other documentation or evidence as are expressly required by, and to do so if and when expressly required by the terms of, this Indenture, and to examine the same to determine substantial compliance as to form with the express requirements hereof.

SECTION 2.07 Replacement Securities. If (a) any mutilated Security is surrendered to the Company, any Agent or the Trustee, or (b) the Company, any Agent and the Trustee receive evidence to their satisfaction of the destruction, loss or theft of any Security, and, unless otherwise agreed by the Company and the Trustee, there is delivered to the Company and the Trustee such security or indemnity as may be required by them to save each of them and any authenticating agent harmless, then, in the absence of notice to the Company or the Trustee that such Notes Unit has been acquired by a Protected Purchaser, the Company shall execute and the Trustee shall authenticate and deliver, in exchange for any such mutilated Notes Unit or in lieu of any such destroyed, lost or stolen Notes Unit, a new Notes Unit and of like tenor and principal amount, bearing a number not contemporaneously outstanding.

In case any such mutilated, destroyed, lost or stolen Notes Unit has become due and payable, the Company in its discretion (but subject to any conversion rights) may, instead of issuing a new Notes Unit, pay such Notes Unit.

Upon the issuance of any new Notes Unit under this Section 2.07, the Company may require the payment of a sum sufficient to cover any tax or other governmental charge that may be imposed in relation thereto and any other expense (including the fees and expenses of the Trustee or the Registrar) in connection therewith.

Every replacement Notes Unit is an additional obligation of the Company and each Subsidiary Guarantor.

The provisions of this Section 2.07 are exclusive and, to the extent lawful, shall preclude all other rights and remedies with respect to the replacement or payment of mutilated, destroyed, lost or stolen Securities.

SECTION 2.08 Outstanding Securities. Notes Units or Underlying Securities outstanding at any time are all Notes Units or Underlying Securities authenticated by the Trustee except for those canceled by it pursuant to Section 2.10 hereof, those delivered to the Trustee for cancellation or surrendered for transfer or exchange and those described in this Section 2.08 as not outstanding. Except as set forth in Article 9 and Section 13.05, a Notes Unit or Underlying Security does not cease to be outstanding because the Obligor or an Affiliate of an Obligor holds the Notes Unit.

If a Notes Unit is replaced pursuant to Section 2.07, it ceases to be outstanding unless the Trustee and the Company receive proof satisfactory to them that the replaced Notes Unit is held by a Protected Purchaser.

If any Paying Agent segregates and holds in trust, in accordance with this Indenture, on the applicable Maturity Date money sufficient to pay all principal, premium, if any, interest and Additional Amounts, if any, payable on that date with respect to the Notes Units or Underlying Securities (or portions thereof) maturing then on and after that date, such Notes Units or Underlying Securities (or portions thereof) will cease to be outstanding and interest on them will cease to accrue.

SECTION 2.09 Temporary Securities. Until definitive Notes Units are ready for delivery, the Company may prepare and execute and the Trustee shall authenticate temporary Notes Units. Temporary Securities shall be substantially in the form of definitive Notes Units but may have variations that the Company considers appropriate for temporary Notes Units. Without unreasonable delay, the Company shall prepare and execute and the Trustee shall authenticate definitive Notes Units and deliver them in exchange for temporary Notes Units.

SECTION 2.10 Cancellation. The Company at any time may deliver Notes Units (including the corresponding Underlying Securities) to the Trustee for cancellation. The Trustee and no one else shall cancel and dispose of (subject to the record retention requirements of the Exchange Act) all Notes Units and Underlying Securities surrendered for registration of transfer, exchange, payment or cancellation in accordance with its procedures for the disposition of canceled securities and, upon the written request of the Company, shall deliver a certificate of such disposition to the Company unless the Company directs the Trustee in writing to deliver canceled Notes Units to the Company. Notes Units repurchased by the Company or any of its Subsidiaries or Affiliates controlled by the Company may only continue to be outstanding if the Company has a bona fide tax or legal reason for such Notes Units to remain outstanding, or otherwise, must be cancelled, but, in each case, such Securities may not be reissued or resold to a Person other than the Company or an Affiliate controlled by the Company.

SECTION 2.11 CUSIP Numbers and ISINs. The Company in issuing the Notes Units and Underlying Securities may use “CUSIP” numbers and “ISINs” (if then generally in use) or similar numbers and, if so, the Trustee shall use “CUSIP” numbers, “ISINs” or similar numbers as a convenience to Holders; *provided, however*, that any such notice may state that no representation is made as to the correctness of such numbers either as printed on the Notes Units and Underlying Securities or as contained in any notice and that reliance may be placed only on the other identification numbers printed on the Notes Units and Underlying Securities. The Company will promptly notify the Trustee in writing of any change in the “CUSIP”, “ISIN” and/or other similar numbers.

SECTION 2.12 Defaulted Interest. If the Company defaults in a payment of principal, premium, if any, interest or Additional Amounts, if any, on the Notes Units and Underlying Securities, the Company shall pay defaulted interest (including post-petition interest in any proceeding under any Bankruptcy Law) on any such defaulted amounts at the rate equal to the then-applicable interest rate on the Notes Units and Underlying Securities and in Section 4.01 hereof. The Company shall pay such defaulted interest in any lawful manner not inconsistent with the requirements of the Depositary and on any securities exchange or automated quotation system

on which the Notes Units and Underlying Securities may be listed, and upon such notice as may be required by the Depositary and such exchange or automated quotation system.

The Company may pay the defaulted interest (together with interest thereon as provided above) to the Persons who are Holders on a subsequent special record date, which date shall be at least five Business Days prior to the payment date of such defaulted interest. The Company shall fix or cause to be fixed any such special record date and payment date, and, at least 15 days before any such special record date, the Company shall deliver to each Holder, with a copy to the Trustee, a notice that states the special record date, the payment date and the amount of defaulted interest to be paid.

SECTION 2.13 Payment of PIK Interest. Any PIK Interest on the Notes Units and Underlying Securities will be payable to Holders and (a) with respect to the Notes Units represented by one or more Global Securities registered in the name of, or held by, the Depositary on the relevant Record Date, by increasing the principal amount of the outstanding Global Securities by an amount equal to the amount of PIK Interest for the applicable Interest Period (rounded up to the nearest whole U.S. dollar) and (b) with respect to Notes Units represented by Certificated Securities, by issuing PIK Securities in certificated form to the Holders of such Certificated Securities in an aggregate principal amount equal to the amount of PIK Interest for the applicable Interest Period (rounded up to the nearest U.S. whole dollar), and the Trustee shall authenticate and deliver such PIK Securities in certificated form for original issuance to the Holders thereof on the relevant Record Date, as shown by the records of the Security Register of such Holders.

All Notes Units and Underlying Securities issued pursuant to a PIK Payment shall mature on the same Maturity Date as the Initial Underlying Securities and shall be governed by, and subject to the terms, provisions and conditions of, this Indenture and shall have the same rights and benefits as the Notes Units and Initial Underlying Securities. Any certificated PIK Securities will be issued with the description “PIK” on the face of such PIK Security.

In the event the Company is entitled to and elects to pay PIK Interest for any Interest Period, each Holder will be entitled to receive an amount of cash interest in respect of the applicable percentage set forth in the Underlying Securities on the relevant Record Date and PIK Interest in respect of the applicable percentage set forth in the Underlying Securities on the relevant Record Date. Following an increase in the principal amount of the outstanding Global Securities as a result of a PIK Payment, the Global Securities will bear interest on such increased principal amount from and after the date of such PIK Payment. Any PIK Securities issued in certificated form will be distributed to Holders, dated as of the applicable Interest Payment Date and will bear interest on the principal amount of such PIK Security from and after the Interest Payment Date in respect of which such PIK Payment was made. Any PIK Securities issued in certificated form will be dated as of the applicable Interest Payment Date and will bear interest from and after such date.

SECTION 2.14 Calculations. The Company shall be responsible for making all calculations called for under the Notes Units and Underlying Securities or this Indenture, including but not limited to determination of interest, determination of premium, if any, how much interest shall be payable as PIK Interest or cash interest and any Additional Amounts or other amounts payable on the Notes Units and Underlying Securities.

SECTION 2.15 Extension Election for Series B Notes. On or after June 30, 2027, the Company's Board of Directors may, with five (5) Business Days' prior written notice to the Trustee and the Holders, elect (the date of such election, the "**Election Date**") to automatically cause the Series B Notes to (i) mature on December 31, 2030 and (ii) become "limited recourse" obligations of the Company on and after the Election Date. Accordingly, after the Election Date, if any, (1) the Series B Notes and the Notes Units will mature on December 31, 2030, (2) the Series B Notes shall be limited recourse obligations of the Company, with recourse being limited solely to the Collateral, and shall not be obligations or responsibilities of, or guaranteed by, any other Person; *provided* that the Obligors shall remain bound by this Indenture (taking into account the limited recourse nature of the Series B Notes), the Intercreditor Agreement, the Collateral Documents and the escrow agreements and shall ensure all proceeds from the Collateral are duly made available for the discharge of the Notes Units and the Series B Notes in accordance with the terms of the Intercreditor Agreement, and (3) none of the officers, directors, shareholders or agents of the Obligors, the Trustee, the Intercreditor Agent, the Collateral Agent, any of their respective affiliates or any other Person shall be personally liable to make any payments of principal, interest or any other sum now or hereafter owing under the Series B Notes, and (4) the Company will have no material assets available for payments on the Series B Notes other than the Collateral. Accordingly, after the Election Date, if any, after the Collateral has been fully realized and exhausted, all sums due but still unpaid in respect of the Series B Notes shall be extinguished, and the Holders shall not have the right to proceed against the Obligors, the Trustee, the Intercreditor Agent, the Collateral Agent, any of their respective Affiliates or any of their respective officers, directors, shareholders or agents for the satisfaction of any monetary claim or for any deficiency judgment remaining after foreclosure of any property included in the Collateral but shall have the right to (i) sue any Obligor for breach of contract and/or any Obligor or any other party for the gross-negligence or willful misconduct of any such party and (ii) take any steps required to enforce the Intercreditor Agreement, the Collateral Documents and the escrow agreements. There shall be no conditions for the Company's Board of Directors to make such election other than the Company providing the holders and the trustee five business days' notice of such election.

SECTION 2.16 Intended Tax Treatment. It is intended that, for U.S. federal income tax purposes, any amount received in the Exchange in respect of an exchanged Class III Credit shall first be allocated to the principal amount of the exchanged claim and then, to the extent the consideration exceeds the principal amount of such exchanged claim, to any portion of such exchanged claim attributable to accrued but unpaid interest, unless otherwise required by applicable law.

Article 3

Redemption

SECTION 3.01 Optional Redemption. (1) Subject to the terms of the Intercreditor Agreement and solely to the extent that all Priority Secured Debt (other than the Company Retained Debt) has been (or, following any Mandatory Redemption described below, will be) redeemed or repurchased in full and is no longer outstanding:

- (a) At any time, and from time to time, the Company may redeem the Notes Units and their respective Underlying Securities, at its option, in whole or in part, at a

redemption price equal to 100% of the principal amount of such Notes Units and Underlying Securities to be redeemed, plus accrued and unpaid interest (including an amount of cash equal to all accrued and unpaid PIK Interest due thereon up to, but excluding, the date of redemption). Any redemption of the Notes Units and Underlying Securities by the Company pursuant to this Section 3.01 shall be subject to (x) either (1) there being at least U.S.\$100.0 million in aggregate principal amount of Notes Units after such redemption or (2) the Company redeeming all of the then outstanding principal amount of, and interest (and premium, if any) on, the Notes Units and Underlying Securities, and (y) no redemption of Series B Notes may occur unless and until the Series A Notes have been (or are concurrently) repaid in full and no longer outstanding. For the avoidance of doubt, any redemption shall be applied first to the Series A Notes until redeemed in full and then to the Series B Notes.

(b) The Company will deliver (including in accordance with the applicable procedures of DTC, if applicable), a notice of redemption pursuant to Section 3.03 to each Holder, with a copy to the Trustee, not less than 10 days and not more than 60 days prior to any redemption pursuant to this Section 3.01.

(c) In connection with any redemption of the Notes Units and Underlying Securities pursuant to this Section 3.01, any such redemption may, at the Company's discretion, be subject to one or more conditions precedent, including any related equity offering or other financing. In addition, if such redemption or notice is subject to satisfaction of one or more conditions precedent, such notice shall state that, in the Company's discretion, the redemption date may be delayed until such time as any or all such conditions shall be satisfied or waived, or such redemption may not occur and such notice may be rescinded in the event that any or all such conditions shall not have been satisfied or waived by the redemption date, or by the redemption date so delayed.

SECTION 3.02 Mandatory Redemption.

(a) Subject to the terms of the Intercreditor Agreement and to the extent a redemption is required by the Intercreditor Agreement, upon any Asset Sale of Capital Stock of V.Tal held by the Company or any of its Subsidiaries, the Company shall, within 10 Business Days of receipt by the Company and its Subsidiaries of Net Cash Proceeds from such Asset Sale greater than U.S.\$0.00 (the date of receipt of such Net Cash Proceeds, a "***V.Tal Shares Sale Date***"), deliver (including in accordance with the applicable procedures of DTC, if applicable), a notice of redemption pursuant to Section 3.03 to each Holder, with a copy to the Trustee, and shall, no less than 20 Business Days after such V.Tal Shares Sale Date, apply 100% of such Net Cash Proceeds to redeem (a "***V.Tal Shares Mandatory Redemption***") the Notes Units and Underlying Securities in the amount required by, and in accordance with, the terms of the Intercreditor Agreement at a redemption price equal to 100% of the principal amount thereof; *provided* that all payments on the Notes Units and Underlying Securities shall be applied, *first*, to the Series A Notes, until the Series A Notes are no longer outstanding, and *second*, to the Series B Notes.

(b) Subject to the terms of the Intercreditor Agreement and to the extent a redemption is required by the Intercreditor Agreement, upon any Asset Sale of any Capital Stock of ClientCo held by the Company or any of its Subsidiaries, the Company shall,

within 10 Business Days of receipt by the Company and its Subsidiaries of Net Cash Proceeds from such Asset Sale greater than U.S.\$0.00 (the date of receipt of such Net Cash Proceeds, a “**ClientCo Shares Sale Date**”), deliver (including in accordance with the applicable procedures of DTC, if applicable), a notice of redemption pursuant to Section 3.03 to each Holder, with a copy to the Trustee, and shall, no less than 20 Business Days after such ClientCo Shares Sale Date, apply an amount of such Net Cash Proceeds equal to (x) 100% of the Net Cash Proceeds received by the Company or its Subsidiaries from such Asset Sale *minus* (y) the ClientCo Company Amount, to redeem (a “**ClientCo Shares Mandatory Redemption**”) the Notes Units and Underlying Securities in the amount required by, and in accordance with, the terms of the Intercreditor Agreement at a redemption price equal to 100% of the principal amount thereof; *provided* that all payments on the Notes Units and Underlying Securities shall be applied, *first*, to the Series A Notes, until the Series A Notes are no longer outstanding, and *second*, to the Series B Notes.

(c) Subject to the terms of the Intercreditor Agreement and to the extent a redemption is required by the Intercreditor Agreement, upon any Asset Sale of assets then constituting Collateral or the shares issued by Oi Soluções S.A. held by Oi or its Affiliates (other than Capital Stock of V.Tal, Capital Stock of ClientCo, Real Estate Collateral or PIS/COFINS Collateral), the Company shall, within 10 Business Days of receipt of Net Cash Proceeds from such Asset Sale greater than U.S.\$0.00 (the date of receipt of such Net Cash Proceeds, a “**Collateral Sale Date**”), deliver (including in accordance with the applicable procedures of DTC, if applicable), a notice of redemption pursuant to Section 3.03 to each Holder, with a copy to the Trustee, and shall, no less than 20 Business Days after such Collateral Sale Date, apply such Net Cash Proceeds received from such Asset Sale to redeem (a “**Collateral Mandatory Redemption**”) the Notes Units and Underlying Securities in the amount and to the extent required by, and in accordance with, the terms of the Intercreditor Agreement, at a redemption price equal to 100% of the principal amount thereof; *provided* that all payments on the Notes Units and Underlying Securities shall be applied, *first*, to the Series A Notes, until the Series A Notes are no longer outstanding, and *second*, to the Series B Notes.

(d) Subject to the terms of the Intercreditor Agreement and to the extent a redemption is required by the Intercreditor Agreement, upon any Asset Sale of assets constituting Real Estate Collateral, the Company shall, within 10 Business Days of receipt of Net Cash Proceeds from such Asset Sale greater than U.S.\$0.00 (the date of receipt of such Net Cash Proceeds, a “**Real Estate Sale Date**”), deliver (including in accordance with the applicable procedures of DTC, if applicable), a notice of redemption pursuant to Section 3.03 to each Holder, with a copy to the Trustee, and shall, no less than 20 Business Days after such Real Estate Sale Date, apply such Net Cash Proceeds received from such Asset Sale to redeem (a “**Real Estate Mandatory Redemption**” and, collectively with a V.Tal Shares Mandatory Redemption, a ClientCo Shares Mandatory Redemption and a Collateral Mandatory Redemption, a “**Mandatory Redemption**”) the Notes Units and Underlying Securities in the amount and to the extent required by, and in accordance with, the terms of the Intercreditor Agreement, at a redemption price equal to 100% of the principal amount thereof; *provided* that all payments on the Notes Units and Underlying

Securities shall be applied, *first*, to the Series A Notes, until the Series A Notes are no longer outstanding, and *second*, to the Series B Notes.

(e) The obligation of the Company to make a Mandatory Redemption pursuant to this Section 3.02, (i) shall be subject to the terms of the Intercreditor Agreement and (ii) may be waived or modified at any time prior to the occurrence of the related V.Tal Shares Sale Date, ClientCo Shares Sale Date, Collateral Sale Date or Real Estate Sale Date, as applicable, with the consent of Holders holding 75% of the aggregate outstanding principal amount of the Notes Units.

(f) Notwithstanding anything to the contrary herein, in connection with any V.Tal Shares Sale Date, ClientCo Shares Sale Date, Collateral Sale Date or Real Estate Sale Date, the Company shall not be required to provide a notice of redemption nor make any redemption of Notes Units and Underlying Securities to the extent the Intercreditor Agreement does not require Net Cash Proceeds of any such Asset Sale to be applied by the Company to redeem the Securities.

(g) If the Excess Cash Flow Amount as of any Annual Calculation Date, commencing with the Annual Calculation Date of December 31, 2028, is greater than U.S.\$0.00, the Company shall, within 20 Business Days, deliver (including in accordance with the applicable procedures of DTC, if applicable), a notice of redemption pursuant to Section 3.03 to each Holder, with a copy to the Trustee, and shall, no less than 20 Business Days after such notice, apply 100% of such Excess Cash Flow Amount to redeem the Series B Notes, at a redemption price equal to 100% of the principal amount thereof.

(h) If, as of any date of determination, the Company Retained Proceeds is greater than U.S.\$0.00, the Company shall, within 20 Business Days of such date, deliver (including in accordance with the applicable procedures of DTC, if applicable), a notice of redemption pursuant to Section 3.03 to each Holder, with a copy to the Trustee, and shall, no less than 20 Business Days after such notice, apply 100% of such Company Retained Proceeds to redeem the Series B Notes, at a redemption price equal to 100% of the principal amount thereof.

(i) For the avoidance of doubt, (i) the calculation of the amount of Net Cash Proceeds received by the Company under this Section 3.02 shall be calculated after giving effect to any required payment of Priority Secured Debt, and (ii) no Series B Notes may be redeemed unless and until the Series A Notes have been (or are concurrently) repaid in full and no longer outstanding.

SECTION 3.03 Notice of Redemption; Redemption in Part.

(a) With respect to any redemption pursuant to this Article 3, the notice of redemption will identify the Notes Units and Underlying Securities to be redeemed and will state:

- (i) the redemption date;
- (ii) the redemption price;
- (iii) the name and address of the Paying Agent;

(iv) that Notes Units and Underlying Securities called for redemption must be surrendered to the Paying Agent to collect the redemption price;

(v) that, unless the Company defaults in making such redemption payment, interest on such Notes Units and Underlying Securities called for redemption ceases to accrue on and after the redemption date;

(vi) the section of this Indenture pursuant to which the Notes Units and Underlying Securities called for redemption are being redeemed;

(vii) the CUSIP number, together with a statement that no representation is made as to the correctness or accuracy of the CUSIP number, if any, listed in such notice or printed on the Notes Units or Underlying Securities; and

(viii) any condition precedent pursuant to the redemption; *provided* that in connection with a Mandatory Redemption, (1) any such condition precedent may only be administrative in nature and (2) such notice of redemption shall be irrevocable.

(b) At the Company's written request, the Trustee shall give the notice of redemption in the Company's name and at its expense.

(c) If less than all of the Notes Units and Underlying Securities are to be redeemed, the Notes Units and Underlying Securities for redemption will be selected as follows:

(i) if the Notes Units are listed on any securities exchange, in compliance with the requirements of the principal securities exchange on which the Notes Units are then traded or if the Notes Units are held through the clearing systems, on a pro rata basis in compliance with the requirements of DTC; or

(ii) if the Notes Units are not listed on any securities exchange or held through clearing systems, on a pro rata basis, by lot or by such other method as the Trustee in its sole and absolute discretion deems fair and appropriate unless otherwise required by applicable law. Neither the Paying Agent, the Registrar, Agents nor the Trustee shall be liable for any selections made by the Trustee in its sole and absolute discretion in accordance with this Section 3.03(c)(ii) if such selections are made in good faith by the Trustee.

(iii) No Notes Units and Underlying Securities of U.S.\$1.00 in principal amount or less will be redeemed in part. If any Notes Units and Underlying Securities are to be redeemed in part only, the notice of redemption relating to such Notes Units and Underlying Securities will state the portion of the principal amount to be redeemed. New Notes Units and Underlying Securities in principal amount equal to the unredeemed portion will be issued upon cancelation of the original Notes Units and Underlying Securities. On and after the redemption date, interest will cease to accrue on Notes Units and Underlying Securities or portions thereof that are redeemed.

SECTION 3.04 Purchase of Notes Units and Underlying Securities by the Company or its Subsidiaries or Affiliates. Subject to Section 2.10 and Section 13.05, the Company and each of its Subsidiaries and Affiliates may at any time purchase any Notes Units (including the corresponding Underlying Securities) in the open market or otherwise at any price.

Article 4

Covenants and Certain Company Representations

SECTION 4.01 Payment Obligations under the Underlying Securities and the Indenture. The Company shall duly and punctually pay the principal, premium, if any, interest and Additional Amounts, if any, on the Underlying Securities in accordance with the terms of the Underlying Securities and this Indenture. The principal and interest shall be considered paid on the date due if on such date the Trustee or the Paying Agents hold in accordance with this Indenture money sufficient to pay all principal and interest then due. PIK Interest shall be considered paid on such date the Trustee has received (i) a Company Order, pursuant to Section 2.02, to increase the balance of any Global Security to reflect such PIK Interest or (ii) a PIK Security duly executed by the Company together with an Authentication Order, pursuant to Section 2.02, requesting the authentication of such PIK Security by the Trustee.

The Company will pay interest (including post-petition interest in any proceeding under any Bankruptcy Law) on overdue principal at a rate that is 5.00% higher than the then applicable interest rate on the Underlying Securities to the extent lawful; it will pay interest (including post-petition interest in any proceeding under any Bankruptcy Law) on overdue installments of interest (without regard to any applicable grace period), at the same rate to the extent lawful.

SECTION 4.02 Limitation on Indebtedness and Disqualified Stock.

(1) The Obligors shall not, and shall not permit any of its Subsidiaries to, Incur, directly or indirectly, any Indebtedness or issue any Disqualified Stock (other than Disqualified Stock held by the Company or a Wholly Owned Subsidiary, so long as it is so held).

(2) Notwithstanding clause (1) above, the Obligors or any Subsidiary may, at any time, Incur any or all of the following Indebtedness (“***Permitted Indebtedness***”):

(a) Indebtedness of the Obligors or any Subsidiary in respect of the Notes Units and Underlying Securities and the Subsidiary Guarantee or Collateral related thereto (including any future Subsidiary Guarantee) or any PIK Securities issued from time to time in respect of any PIK Payment in accordance with the terms hereof (including any Subsidiary Guarantee thereof);

(b) Indebtedness described in Schedule B hereto;

(c) (i) Indebtedness under the BRB Transaction, (ii) Indebtedness under the 2026 Notes, or (iii) any other Indebtedness (other than to the extent restructured by Indebtedness described in Schedule B hereto), in each case, to the extent outstanding as of the Restructuring Closing Date and disclosed to the Trustee;

(d) Guarantees by the Obligors or any Subsidiary of Indebtedness permitted under this Section 4.02; *provided* that if the Indebtedness being Guaranteed is subordinated to the Notes Units and Underlying Securities, then such Guarantee shall be subordinated in the same manner and to the same extent as the Indebtedness being Guaranteed;

(e) obligations in respect of Hedging Agreements entered into by the Company or any of its Subsidiary in the ordinary course of business of the Company or such Subsidiary for the purpose of limiting risks associated with the ordinary course of business of the Company and its Subsidiaries and for non-speculative purposes only;

(f) unsecured and subordinated intercompany Indebtedness (i) between or among Obligors, (ii) owing by a Subsidiary that is not a Subsidiary Guarantor to any Obligor to the extent such intercompany Indebtedness is either a Permitted Investment or is not capable of being repaid, prepaid, redeemed or otherwise retired for value prior to the applicable Maturity Date, (iii) owing by a Subsidiary that is not a Subsidiary Guarantor to a Subsidiary that is not a Subsidiary Guarantor or (iv) owing by any Obligor to a Subsidiary that is not a Subsidiary Guarantor to the extent such intercompany Indebtedness is either a Permitted Investment or is not capable of being repaid, prepaid, redeemed or otherwise retired for value prior to the applicable Maturity Date;

(g) Indebtedness of the Obligors or any Subsidiary arising from the honoring by a bank or other financial institution of a check, draft or similar instrument (including daylight overdrafts paid in full by the close of business on the day such overdraft was Incurred) drawn against insufficient funds; *provided* that such Indebtedness is, in each case, (i) extinguished within ten Business Days of Incurrence and (ii) Incurred in the ordinary course of business of the entity incurring such Indebtedness and on then applicable market-standard terms (or terms more favorable to such entity);

(h) Indebtedness of the Obligors or any Subsidiary constituting reimbursement obligations with respect to letters of credit issued for the account of the Obligors or any Subsidiary in order to provide security for workers' compensation claims, tax claims, litigation claims or other similar claims under any workers' compensation laws, unemployment insurance laws, social security and employee health and disability benefits laws or similar legislation, or payment obligations in connection with any casualty or liability insurance, self-insurance or similar requirements, in each case, Incurred in the ordinary course of business of the entity incurring such Indebtedness and on then applicable market-standard terms (or terms more favorable to such entity);

(i) Indebtedness consisting of performance, bid, surety and other similar bonds, completion guarantees and reimbursement obligations Incurred by the Obligors or any Subsidiary in the ordinary course of business securing the performance of contractual, franchise, concession or license obligations of the Obligors or any Subsidiary (in each case, other than for an obligation for borrowed money), in each case, Incurred in the ordinary course of business of the entity incurring such Indebtedness and on then applicable market-standard terms (or terms more favorable to such entity);

(j) Refinancing Indebtedness Incurred to Refinance in whole or in part (A) Indebtedness existing on the Restructuring Closing Date (other than any Indebtedness Incurred pursuant to subclause (c)(i) or (ii)); or (B) Indebtedness Incurred pursuant to

subclauses (a), (b) or (l) or this subclause (j) (in each case, excluding Indebtedness owed to the Obligors or any Subsidiary);

(k) Indebtedness arising from agreements of the Obligors or a Subsidiary providing for indemnification, adjustment of purchase price or similar obligations, in each case, Incurred in the ordinary course of business in connection with the disposition of any business, assets or Subsidiary and on then applicable market terms, other than Guarantees of Indebtedness Incurred by any Person acquiring all or any portion of such business, assets or Subsidiary for the purpose of financing such acquisition; *provided* that the maximum aggregate liability in respect of all such Indebtedness shall at no time exceed the gross proceeds actually received by the Obligors and the Subsidiaries in connection with such disposition;

(l) Indebtedness incurred in connection with or following a Permitted ClientCo Sale so long as the following conditions are satisfied:

(i) the Board of Directors of the Company has recommended that the Company retain, after giving effect to any required redemptions or repurchases, an amount of proceeds from a Permitted ClientCo Sale (which amount shall not exceed BRL\$1.5 billion), and all or a portion of such retention has not been approved by either (1) Holders holding at least sixty per cent (60%) of the aggregate outstanding principal amount of Notes Units or (2) any other creditors required to provide such consent under the Reorganization Plan (such non-approved amount, the “**Company Retained Debt Amount**”);

(ii) the aggregate principal amount of such Indebtedness (the “**Company Retained Debt**”) does not exceed the Company Retained Debt Amount; and

(iii) the Company Retained Debt shall not (i) have payment-in-kind interest or non-cash fees (e.g., original issue discount, make-whole or similar) in an aggregate amount exceeding 12% per annum nor (ii) entitle the creditors thereof to overfund their financing to pay themselves cash interest from the proceeds provided to the Company;

(m) obligations pursuant to receivables or factoring arrangements or facilities in the ordinary course of business, in each case, which is (x) in a true sale transaction without recourse to the Obligors or the Subsidiaries that would not be required to be classified and accounted for as debt under GAAP or IFRS and (y) not to exceed BRL\$250.0 million (or the equivalent in other currencies) at any one time outstanding, in each case, with terms approved by the New Board in good faith and based on then existing market conditions;

(n) Capitalized Lease Obligations and Purchase Money Indebtedness of the Obligors or any Subsidiary not to exceed BRL\$250.0 million (or the equivalent in other currencies) in aggregate at any one time outstanding, in each case, with terms approved by the New Board in good faith and based on then existing market conditions;

(o) Attributable Debt with respect to a Sale and Leaseback Transaction to the extent such Sale and Leaseback Transaction complies with Section 4.20 and not to exceed BRL\$250.0 million (or the equivalent in other currencies) in aggregate at any one time

outstanding, in each case, with terms approved by the New Board in good faith and based on then existing market conditions;

(p) Indebtedness consisting of (i) the financing of insurance premiums, (ii) take or pay obligations in supply agreements that (x) prior to the appointment of the New Board, in an aggregate amount not to exceed BRL\$250.0 million in aggregate at any one time outstanding and (y) after the appointment of the New Board, in an aggregate amount not to exceed BRL\$450.0 million in an aggregate amount at any one time outstanding or (iii) self insurance obligations or workers' compensation claims, in each case, Incurred in the ordinary course of business of the entity incurring such Indebtedness and on then applicable market-standard terms (or terms more favorable to such entity);

(q) Guarantees in respect of obligations to suppliers, advertisers, licensors, licensees, artists, franchisees or similar Persons (other than guarantees of Indebtedness) in the ordinary course of business of the entity incurring such Indebtedness and on then applicable market-standard terms (or terms more favorable to such entity);

(r) Indebtedness arising in connection with endorsement of instruments for collection or deposit in the ordinary course of business of the entity incurring such Indebtedness and on then applicable market-standard terms (or terms more favorable to such entity);

(s) Indebtedness owed on a short-term basis of no longer than 30 days to banks and other financial institutions Incurred in the ordinary course of business of the entity incurring such Indebtedness and on then applicable market-standard terms (or terms more favorable to such entity) and consistent with past practices of the Obligors and the Subsidiaries with such banks or financial institutions that arises in connection with ordinary banking arrangements to manage cash balances of the Obligors and the Subsidiaries;

(t) Indebtedness arising in connection with the fulfillment of, or contemplated in, any of the V.Tal Agreements; and

(u) Indebtedness in respect of the Activation Fee Debt Incurred pursuant to a Permitted ClientCo Sale to V.Tal.

(3) For purposes of determining compliance with, and the outstanding principal amount of, any particular Indebtedness Incurred pursuant to and in compliance with this covenant:

(a) the outstanding principal amount of any item of Indebtedness shall be counted only once, and any obligation arising under any Guarantee, Lien, letter of credit or similar instrument supporting such Indebtedness Incurred in compliance with this covenant shall be disregarded;

(b) other than with respect to any Indebtedness set forth in Schedule B, in the event that an item of Indebtedness meets the criteria of more than one of the categories of Permitted Indebtedness described above or is entitled to be Incurred pursuant to clause (2) above and also meets criteria of one or more of the categories described in subclauses (2)(a) through (t), inclusive, the Company may, in its sole discretion, divide and classify such item of Indebtedness in any manner that complies with this covenant, and may from time

to time redivide and reclassify such item of Indebtedness in any manner in which such item could be Incurred at the time of such reclassification;

(c) Indebtedness permitted by this covenant need not be permitted solely by reference to one provision permitting such Indebtedness, but may be permitted in part by such provision and in part by one or more other provisions of this covenant permitting such Indebtedness; and

(d) the accrual of interest, the accretion or amortization of original issue discount, the payment of interest on any Indebtedness in the form of additional Indebtedness with the same terms, the payment of fees or premium on any Indebtedness (including in the form of additional Indebtedness with the same terms), the reclassification of Preferred Stock as Indebtedness due to a change in accounting principles, the reclassification of accounts payable as Indebtedness and the payment of dividends on Preferred Stock of Subsidiaries in the form of additional shares of the same class of Preferred Stock of Subsidiaries shall not be deemed to be an Incurrence of Indebtedness for purposes of this covenant.

(4) For purposes of determining compliance with any U.S. dollar-denominated restriction on the Incurrence of Indebtedness, the U.S. dollar-equivalent principal amount of Indebtedness denominated in a non-U.S. currency shall be calculated based on the relevant currency exchange rate in effect on the date such Indebtedness was Incurred or, in the case of revolving credit Indebtedness, first committed; *provided* that if such Indebtedness is Incurred to Refinance other Indebtedness denominated in a non-U.S. currency, and such Refinancing would cause the applicable U.S. dollar-denominated restriction to be exceeded if calculated at the relevant currency exchange rate in effect on the date of such Refinancing, such U.S. dollar-denominated restriction shall be deemed not to have been exceeded so long as the principal amount of such Refinancing Indebtedness does not exceed the principal amount of such Indebtedness being Refinanced. The principal amount of any Indebtedness Incurred to Refinance other Indebtedness, if Incurred in a different currency from the Indebtedness being Refinanced, shall be calculated based on the currency exchange rate applicable to the currencies in which such Refinancing Indebtedness is denominated that is in effect on the date of such Refinancing.

(5) Notwithstanding any other provision of this covenant, the maximum amount of Indebtedness that the Obligors or any Subsidiary may Incur pursuant to this covenant shall not be deemed to be exceeded solely as a result of fluctuations in exchange rates or currency values.

(6) A change in GAAP or IFRS that results in an obligation existing at the time of such change, not previously classified as Indebtedness, becoming Indebtedness will not be deemed to be an Incurrence of Indebtedness for purposes of determining compliance with this covenant.

(7) The amount of any Indebtedness outstanding as of any date will be:

(a) the accreted value of the Indebtedness, in the case of any Indebtedness issued with original issue discount; and

(b) the principal amount of the Indebtedness, in the case of any other Indebtedness.

(8) Neither the Company nor any Subsidiary Guarantor may Incur any Indebtedness that is subordinated in right of payment to other Indebtedness of the Company or any Subsidiary Guarantor unless such Indebtedness is also subordinated in right of payment to the Notes Units and Underlying Securities or the relevant Subsidiary Guarantee on substantially identical terms.

SECTION 4.03 Provision of Financial Statements and Reports. The Company, on a consolidated basis, shall provide the Trustee and, upon written request, the Holders (or cause the Trustee to furnish to the Holders):

(1) no more than 30 days after such statements are made publicly available on the Company's website but no later than 150 days following the end of each fiscal year of the Company after the Restructuring Closing Date, the annual audited consolidated financial statements (including the notes thereto) of the Company, prepared in accordance with GAAP or IFRS and presented in the English language and a report thereon by the Company's certified independent public accountants; and

(2) no more than 30 days after such statements are made publicly available on the Company's website but no later than 60 days following the end of the first three fiscal quarters in each fiscal year of the Company beginning with the quarter ending after the Restructuring Closing Date, all unaudited quarterly consolidated financial statements (including the notes thereto) of the Company, prepared in accordance with GAAP or IFRS and presented in the English language.

Delivery of such reports, information and documents to the Trustee is for informational purposes only and the Trustee's access to, or receipt of, such reports shall not constitute actual or constructive notice or knowledge of any information contained therein or determinable from information contained therein, including the Company's or each of its Subsidiaries' compliance with any of its covenants hereunder (as to which the Trustee is entitled to rely exclusively on an Officer's Certificate). The Trustee shall not be obliged to monitor or confirm, on a continuing basis or otherwise, the Company's or any other Person's compliance with the covenants described herein or with respect to any reports or other documents filed under the Indenture.

SECTION 4.04 Available Information. With a view to making available to the Holders the benefits of Rule 144 promulgated under the Securities Act and any other rule or regulation of the SEC that may at any time permit a Holder to sell Notes Units to the public without registration the Company shall:

(a) use commercially reasonable efforts to make and keep available adequate current public information, as those terms are understood and defined in Rule 144, at all times; and

(b) furnish to any Holder upon written request (i) to the extent accurate, a written statement by the Company that it has complied with the reporting requirements of Rule 144 and the Exchange Act applicable to the Company and (ii) such other information

as may be reasonably requested in availing any Holder of any rule or regulation of the SEC that permits the selling of any such securities without registration.

SECTION 4.05 Limitation on Restricted Payments.(1) The Obligors shall not, and shall not cause or permit any of their respective Subsidiaries, to (i) declare or pay any dividend or return of capital or make any other distribution on or in respect of shares of its Capital Stock of the Obligors or any Subsidiary to holders of such Capital Stock (other than dividends or distributions made by a Subsidiary on a pro rata basis to all shareholders of such Subsidiary), (ii) purchase, redeem, retire or otherwise acquire for value any Capital Stock of the Company held by Persons other than the Company or a Subsidiary (other than any acquisition of Capital Stock deemed to occur upon the exercise of options if such Capital Stock represents a portion of the exercise price thereof), (iii) purchase, repurchase, redeem, defease or otherwise acquire or retire for value, prior to scheduled maturity, scheduled repayment or scheduled sinking fund payment, any Subordinated Indebtedness (including any Indebtedness Incurred pursuant to Section 4.02(2) (f) hereof but excluding any Subordinated Indebtedness owed to the Company or to a Subsidiary of the Company), or (iv) make any Investment other than Permitted Investments (each, a “**Restricted Payment**”), other than:

(a) the payment of any dividend within 60 days after the date of declaration thereof if, at the date of declaration, such payment would comply with any of clauses (b) through (g) below;

(b) pro rata dividends, return of capital or other distributions payable solely on or in respect of Capital Stock of any Obligor or Subsidiary payable in the form of Capital Stock of any Obligor or Subsidiary;

(c) dividends, return of capital or other distributions payable solely to an Obligor and/or a Subsidiary;

(d) the purchase, redemption or other acquisition or retirement for value of Capital Stock of the Company held by officers, directors or employees or former officers, directors or employees (or their estates or beneficiaries under their estates), upon death, disability, retirement, severance or termination of employment or pursuant to any agreement under which the Capital Stock was issued; *provided, however*, no Default has occurred and is continuing or would occur as a result thereof;

(e) the declaration and payment of dividends by the Company that are required under the Brazilian Corporate Law, in an amount equivalent to not more than 25% of the adjusted net income of the Company in accordance with Article 202, item I of the Brazilian Corporate Law; *provided* that the payment of such amount is required by the Brazilian Corporate Law or other applicable law and that the Company’s Board of Directors, with the approval of the fiscal council, if in existence at such time, has not reported to the general shareholders’ meeting that the distribution would not be advisable given the financial condition of the Company or its Subsidiaries;

(f) any Restricted Payments of scheduled or required principal, interest and other fees with respect to Permitted Indebtedness in accordance with the terms of the Permitted Indebtedness on the date such Permitted Indebtedness was incurred; or

(g) any Restricted Payments required to consummate the RJ Equitization pursuant to the Reorganization Plan.

(2) The amount expended in any Restricted Payment, if other than in cash, will be deemed to be the Fair Market Value of the relevant non-cash assets, as determined in good faith by the Company, whose determination will be conclusive.

SECTION 4.06 Repurchases of the Securities Upon a Change of Control.

(1) Upon the occurrence of a Change of Control, each Holder shall have the right to require the Company to repurchase all or any part (equal to U.S.\$1.00 and integral multiples of U.S.\$1.00 in excess thereof) of that Holder's Notes Units pursuant to an Offer to Purchase at a purchase price equal to the Change of Control Payment (a "***Change of Control Offer***"). Any Offer to Purchase shall be voluntary for each Holder to accept or reject.

(2) Within 30 days following any Change of Control, the Company shall make a Change of Control Offer by notice to each Holder by mailing and publishing such notice (a copy of which shall be delivered to the Trustee) in accordance with the provisions of Section 11.01, stating:

(a) that a Change of Control has occurred and that such Holder has the right to require the Company to purchase such Holder's Notes Units and Underlying Securities in exchange for its respective portion of the Change of Control Payment;

(b) the aggregate principal amount of Notes Units and Underlying Securities subject to the Change of Control Offer and the Change of Control Payment (including the portion thereof representing accrued and unpaid interest);

(c) the circumstances and relevant facts regarding such Change of Control (including information which the Company believes will enable such Holder to make an informed decision with respect to the Change of Control Offer);

(d) the Change of Control Expiration Date and the Change of Control Purchase Date;

(e) the place or places where Notes Units and Underlying Securities are to be surrendered for tender pursuant to the Offer to Purchase; and

(f) the instructions and materials necessary to enable such Holder to tender its Notes Units and Underlying Securities pursuant to the Change of Control Offer, as determined by the Company, consistent with this Section 4.06.

(3) Holders electing to have a Notes Unit and Underlying Security repurchased will be required to surrender the Notes Unit and Underlying Security, with an appropriate form duly completed (such Notes Unit and Underlying Security being, if the Company or the Trustee so requires, duly endorsed or accompanied by a duly executed written instrument of transfer), to the Company at the address specified in the notice no later than 5:00 p.m. New York City time at least three Business Days prior to the Change of Control Purchase Date. Holders will be entitled to withdraw their election if each of the Trustee and the Company receives not later than 5:00 p.m. New York City time on the Change of Control Expiration Date, a telegram, telex, facsimile or

electronic transmission or letter setting forth the name of the Holder, the principal amount of the Notes Unit and Underlying Security which was delivered for repurchase by the Holder and a statement that such Holder is withdrawing his election to have such Notes Unit and Underlying Security repurchased. Holders whose Notes Units and Underlying Securities are purchased only in part shall be issued new Notes Units and Underlying Securities equal in principal amount to the unpurchased portion of the Notes Units and Underlying Securities surrendered.

(4) On the Change of Control Purchase Date, the Company shall, to the extent lawful:

(i) accept for payment all Notes Units and Underlying Securities or portions of Notes Units and Underlying Securities properly tendered pursuant to the Change of Control Offer;

(ii) deposit with the Paying Agent an amount equal to the Change of Control Payment in respect of all Notes Units and Underlying Securities or portions of Notes Units and Underlying Securities properly tendered; and

(iii) deliver or cause to be delivered, if applicable, to the Trustee for cancellation the Notes Units and Underlying Securities properly accepted together with an Officer's Certificate stating the aggregate principal amount of Notes Units and Underlying Securities or portions of such Notes Units and Underlying Securities being purchased by the Company.

(5) The Paying Agents shall promptly mail to each Holder of Notes Units and Underlying Securities properly tendered the Change of Control Payment for such Notes Units and Underlying Securities, and the Trustee shall promptly authenticate and mail (or cause to be transferred by book entry) to each Holder a new Notes Unit and Underlying Security equal in principal amount to any unpurchased portion of the Notes Units and Underlying Securities surrendered, if any; *provided* that each new Notes Unit and Underlying Security (including any PIK Security) shall be in a minimum denomination of U.S.\$1.00 and an integral multiple of U.S.\$1.00 in excess thereof. A Security shall be deemed to have been accepted for purchase at the time the Trustee, directly or through an agent, mails or delivers payment therefor to the surrendering Holder. The Company shall publicly announce the results of the Change of Control Offer on or as soon as practicable after the Change of Control Purchase Date. On the Change of Control Purchase Date, the Change of Control Payment will become due and payable on each Notes Unit and Underlying Security accepted for purchase, and interest on Notes Units and Underlying Securities purchased will cease to accrue on and after the purchase date, unless payment of the Change of Control Payment is not made (and the purchase does not take place) on such date.

(6) The Company agrees to obtain, in a timely manner and prior to making any Change of Control Offer, all necessary consents and approvals from all applicable Governmental Authorities in any Relevant Jurisdiction and any other Governmental Authorities or agencies having jurisdiction over it and the Change of Control Offer for the remittance of funds outside of Brazil, if applicable.

(7) The Company shall comply, to the extent applicable, with the requirements of Section 14e-1 of the Exchange Act and any other applicable securities laws or regulations in

connection with the repurchase of Notes Units and Underlying Securities pursuant to this Section 4.06. To the extent that the provisions of any applicable securities laws or regulations conflict with provisions of this Section 4.06, the Company shall comply with the applicable securities laws and regulations and shall not be deemed to have breached its obligations under this Section 4.06 by virtue of its compliance with such securities laws or regulations.

(8) The Company will not be required to make a Change of Control Offer upon a Change of Control if a third party makes the Change of Control Offer in the manner, at the times and otherwise in compliance with the requirements set forth in this Section 4.06 applicable to a Change of Control Offer made by the Company and purchases all Notes Units and Underlying Securities properly tendered and not withdrawn under the Change of Control Offer.

(9) The obligation of the Company to make a Change of Control Offer may be waived or modified at any time prior to the occurrence of such Change of Control with the written consent of Holders holding 75% of the aggregate outstanding principal amount of the Securities.

(10) Notwithstanding anything to the contrary contained in this Indenture, a Change of Control Offer may be made in advance of a Change of Control, conditioned upon the consummation of such Change of Control, if a definitive agreement is in place for the Change of Control at the time the Change of Control Offer is made.

(11) In the event that there shall at any time be a Substituted Debtor pursuant to Article 10, this Section 4.06 shall be interpreted by the substitution of the Substituted Debtor for the “Company.”

SECTION 4.07 Limitation on Liens. (1) The Obligors will not take any action, or permit that any action be taken, that would create any Lien on any of the Collateral other than:

(a) any Lien which secures the Notes Units and Underlying Securities or the Subsidiary Guarantee pursuant to the terms of the Collateral Documents and the Intercreditor Agreement;

(b) any Lien arising by operation of law (including a decision by a court) in the ordinary course of business of the relevant entity granting such Lien provided that no other Default has occurred and is continuing;

(c) customary Liens over bank accounts in favor of financial institutions arising under customary general terms and conditions encumbering deposits or other funds maintained with such Person (including netting and setoff rights, banker’s liens and the like) in each case, in the provision of typical banking services used by the relevant entity in the ordinary course of business;

(d) pledges or deposits under workers’ compensation laws, unemployment insurance laws, social security and employee health and disability benefits laws or similar legislation, or casualty or liability insurance or self-insurance, in each case, in the ordinary course of business of the relevant entity granting such Lien, including any Lien securing letters of credit, letters of guarantee or bankers’ acceptances issued in the ordinary course of business of the relevant entity granting such Lien in connection therewith;

(e) Liens in respect of taxes and other governmental assessments and charges that are not overdue for a period of more than any applicable grace period related thereto or that are being contested in good faith and by appropriate actions, if adequate reserves with respect thereto are maintained on the books of the applicable Person; *provided* that the Company is, in good faith, challenging the underlying claim that gave rise to such Lien;

(f) easements, rights-of-way, zoning restrictions, leases, subleases, licenses, other restrictions and other similar encumbrances which do not in any case materially detract from the value of the property subject thereto or materially interfere with (i) the ordinary conduct of the business of the Company or such applicable Subsidiary or (ii) the collateral rights (including as to enforcement) granted to the Collateral Agent under the relevant Collateral Documents and the Intercreditor Agreement;

(g) customary Liens in favor of trustees and escrow agents, and netting and setoff rights, banker's liens and the like in favor of financial institutions and counterparties to financial obligations and instruments permitted under this Indenture;

(h) judgment Liens that are being contested in good faith by appropriate legal proceedings; *provided* that, with respect to any judgment Lien on any Collateral (other than Real Estate Collateral), such judgment Lien, which if not discharged in 120 days, has been certified to the Trustee by the Board of Directors (based on the advice of external counsel) as not creating an impediment to enforcement of such Collateral;

(i) junior-priority Liens securing Permitted Indebtedness and subject to the Intercreditor Agreement;

(j) Liens imposed by law, such as carriers', vendors', warehousemen's and mechanics' liens, in each case, in the ordinary course of business of the relevant entity and for sums not yet due or being contested in good faith and by appropriate proceedings;

(k) Liens securing Indebtedness Incurred pursuant to Section 4.02(2)(B) and with the payment priority set forth in the Intercreditor Agreement;

(l) extension, renewal or replacement of existing lien and customary refinancing;

(m) Liens on Collateral securing Company Retained Debt Incurred pursuant to Section 4.02(2)(l) and subject to the Intercreditor Agreement; and

(n) Liens consisting of the B2B Cash Flow Lien securing Activation Fee Debt and subject to the Intercreditor Agreement;

(each such Lien described in (a) through (n) above being collectively referred to herein as the "***Permitted Collateral Liens***"); *provided* that no Lien shall be permitted to be made on the Capital Stock of V.Tal or the Capital Stock of ClientCo pursuant to clauses (b), (c), (d), (f), (g) or (j) of this clause (1).

(2) The Company shall not, and shall not permit any Subsidiary to, Incur any Liens to secure Indebtedness on any of its properties or assets that does not constitute Collateral, whether owned at the Restructuring Closing Date or thereafter acquired, without providing that

the Notes Units and Underlying Securities are secured equally and ratably with (or, if the Indebtedness to be secured by the Lien is subordinated in right of payment to the Notes Units and Underlying Securities or any Subsidiary Guarantee, prior to) such Indebtedness for so long as such Indebtedness is so secured.

(3) Section 4.07(2) above does not apply to:

(a) (i) any Lien in existence on the Restructuring Closing Date that either (x) secures the 2026 Notes or (y) is over other properties or assets with an aggregate Fair Market Value (as reasonably determined by the Company acting in good faith) as of the Restructuring Closing Date of no more than U.S.\$5.0 million or (ii) any Lien which secures the Notes Units and Underlying Securities or the Subsidiary Guarantees pursuant to the terms of the Collateral Documents;

(b) any Lien on assets specified on Schedule A hereto to the extent such Lien is permitted by the Reorganization Plan;

(c) any Lien on any property or assets (including Capital Stock of any Person) acquired, constructed or improved by the Company or any Subsidiaries after the date of this Indenture, which is created, Incurred or assumed contemporaneously with, or within 12 months after, that acquisition (or in the case of any such property constructed or improved, after the completion or commencement of commercial operation of such property, whichever is later) to secure or provide for the payment of any part of the purchase price of such property or the costs of that construction or improvement (including costs such as escalation, interest during construction and finance costs); *provided* that in the case of any such construction or improvement the Lien shall not apply to any other property owned by the Company or any Subsidiary, other than any unimproved real property on which the property so constructed, or the improvement, is located, including for the avoidance of doubt any Indebtedness Incurred under clause (n) of Section 4.02;

(d) easements, rights-of-way and other encumbrances (“*real property encumbrances*”) on title to real property that do not render title to the property encumbered thereby unmarketable, materially reduce the value thereof or materially adversely affect the use of such property for its intended purposes either individually or in the aggregate when taken together with all such real property encumbrances in existence at such time;

(e) any Lien on any property or assets existing at the time of its acquisition and which is not created as a result of or in connection with or in anticipation of that acquisition (unless such Lien was created to secure or provide for the payment of any part of the purchase price of such property);

(f) any Lien on any property or assets acquired from a corporation or any other Person which is merged with or into the Company or a Subsidiary, or any Lien existing on property of a corporation or any other Person which existed at the time such corporation becomes a Subsidiary of the Company and, in either case, which is not created as a result of or in connection with or in anticipation of any such transaction (unless such Lien was created to secure or provide for the payment of any part of the purchase price of such corporation); *provided* that such Lien does not extend to any other property of an Obligor or any Subsidiary;

(g) any Lien arising by operation of law (including a decision by a court) in the ordinary course of business of the relevant entity granting such Lien;

(h) customary Liens over bank accounts in favor of trustees and escrow agents, and netting and setoff rights, banker's liens and the like in favor of financial institutions and counterparties to financial obligations and instruments, in each case, in the ordinary course of business of the relevant entity granting such Liens;

(i) Liens on cash and related accounts securing Hedging Agreements permitted under this Indenture and in an aggregate principal amount outstanding not to exceed U.S.\$25.0 million;

(j) pledges or deposits under worker's compensation laws, unemployment insurance laws or similar legislation, or good faith deposits in connection with bids, tenders, contracts or leases, or to secure public or statutory obligations, surety bonds, customs duties and the like, or for the payment of rent, in each case Incurred in the ordinary course of business of the relevant entity granting such Lien and not securing Indebtedness;

(k) Liens imposed by law, such as carriers', vendors', warehousemen's and mechanics' liens, in each case, in the ordinary course of business of the relevant entity granting such Liens and for sums not yet due or being contested in good faith and by appropriate proceedings;

(l) Liens in respect of taxes and other governmental assessments and charges that are not overdue for a period of more than any applicable grace period related thereto or that are being contested in good faith and by appropriate actions, if adequate reserves with respect thereto are maintained on the books of the applicable Person in accordance with GAAP or IFRS to the extent required by GAAP or IFRS;

(m) Liens securing reimbursement obligations with respect to letters of credit that encumber documents and other property relating to such letters of credit and the proceeds thereof;

(n) at any time following the appointment of the New Board, licenses or leases or subleases as licensor, lessor or sublessor of any of its property, including intellectual property, in the ordinary course of business of the relevant entity;

(o) at any time following the appointment of the New Board, Liens on assets pursuant to merger agreements, stock or asset purchase agreements and similar agreements in respect of the disposition of such assets;

(p) options, put and call arrangements, rights of first refusal and similar rights relating to investments in joint ventures or partnerships;

(q) judgment liens, and Liens securing appeal bonds or letters of credit issued in support of or in lieu of appeal bonds, so long as no Event of Default then exists as a result thereof;

(r) Liens securing Indebtedness Incurred pursuant to clause (b) of Section 4.02(2);

(s) Liens securing Attributable Debt with respect to a Sale and Leaseback Transaction permitted pursuant to clause (o) of Section 4.02(2); *provided* such Liens are limited to the applicable assets in such Sale and Leaseback Transaction;

(t) Liens securing Indebtedness Incurred pursuant to clause (n) of Section 4.02(2); *provided* that such Liens are limited to the applicable assets financed in connection with such Capitalized Lease Obligations or Purchase Money Indebtedness, as the case may be; and

(u) any extension, renewal or replacement (or successive extensions, renewals or replacements), in whole or in part, of any Lien referred to in clauses (a), (r), (s), (t) or (u) of this clause (3); *provided* that the principal amount of Indebtedness secured thereby shall not exceed the principal amount of Indebtedness so secured at the time the original Lien was Incurred in accordance with this clause (3) plus any premiums, fees and expenses reasonably incurred in connection with such extension, renewal or replacement, and that such extension, renewal or replacement shall be limited to all or a part of the property which secured the Lien so extended, renewed or replaced (plus improvements on such property).

SECTION 4.08 Maintenance of Corporate Existence. The Company shall, and shall cause each Subsidiary Guarantor to, maintain in effect its corporate existence and all registrations necessary therefor and take all actions to maintain all rights, privileges, titles to property, franchises and the like necessary in the normal conduct of its businesses, activities or operations.

SECTION 4.09 Maintenance of Government Authorizations. The Company shall, and shall cause each of its Subsidiaries to, duly obtain and maintain in full force and effect all Governmental Approvals of any Governmental Authority under the laws of Brazil or any other jurisdiction having jurisdiction over the Company or such Subsidiary, as the case may be, necessary in all cases for the Company or such Subsidiary, as the case may be, to operate its business of offering telecommunications services as of the date of this Indenture and to comply with this Indenture and make payments under the Underlying Securities, except where the failure to do so would not reasonably be expected, individually or in the aggregate, to have a Material Adverse Effect. To the extent any Governmental Approvals of any Governmental Authority under the laws of Brazil or any other jurisdiction having jurisdiction over the Company or any of its Subsidiaries, as the case may be, are no longer deemed to be essential for the Company or such Subsidiary to continue rendering telecommunications services, the Company will be allowed, pursuant to the applicable legislation, to waive, replace and/or change any of such Governmental Approvals.

SECTION 4.10 [Reserved].

SECTION 4.11 Maintenance of Office or Agency. The Company shall maintain in the Borough of Manhattan, The City of New York, an office or agency where service of process may be served. Initially this office will be at the offices of Cogency Global Inc. located^d at East 40th Street, 10th Floor, New York, NY 10016, and the Company agrees not to change the designation of such office without prior written notice to the Trustee and designation of a replacement office. The Company shall maintain an office or agency in the Borough of Manhattan, The City of New York, where Notes Units may be surrendered for registration of transfer or

exchange or for presentation for payment and notices to and demands upon the Company in respect of this Indenture may be served. Initially this office will be at the offices of the Trustee located at the Corporate Trust Office. The Company may also from time to time designate one or more other offices or agencies where the Notes Units may be surrendered or presented for any of such purposes and may from time to time rescind such designations. The Company will give prompt written notice to the Trustee of any such designation or rescission and of any change in the location of any such other office or agency.

SECTION 4.12 Notice of Certain Events. The Company shall provide written notice to the Trustee, as soon as is practicable and in any event within ten (10) Business Days after the Company becomes aware, or should reasonably become aware, of the occurrence of any Default or any Event of Default, accompanied by an Officer's Certificate of the Company setting forth the details thereof and stating what action the Company proposes to take with respect thereto. Promptly upon receipt of any notice pursuant to this Section 4.12, the Trustee shall provide a copy of such notice to the Holders.

SECTION 4.13 Listing. The Company will use commercially reasonable efforts to obtain and maintain listing of the Notes Units and Underlying Securities on the Singapore Exchange Securities Trading Limited or such other comparable listing authority, exchange or system as it may reasonably decide.

SECTION 4.14 Payment of Additional Amounts. (1) All payments (including, for the avoidance of doubt, any PIK Interest or PIK Securities) by or on behalf of the Company (including, for the avoidance of doubt, a Successor Company or a Substituted Debtor) or a Subsidiary Guarantor made under or in respect of the Notes Units and Underlying Securities (including any PIK Securities) shall be made without withholding or deduction for or on account of any Local Taxes, unless such withholding or deduction is required by law. In the event of any such withholding or deduction, the Company (including, for the avoidance of doubt, a Successor Company or a Substituted Debtor) or a Subsidiary Guarantor shall pay to the Holders in U.S. dollars such additional amounts ("***Additional Amounts***") as may be necessary to ensure that the U.S. dollar amounts received by each Holder of the Notes Units and Underlying Securities (including any PIK Securities) after such withholding or deduction (including withholding and deduction attributable to Additional Amounts payable under this Section 4.14) will equal the respective U.S. dollar amounts that would otherwise have been received by such Holder in the absence of such withholding or deduction, except that no such Additional Amounts shall be payable in respect of any Notes Unit and Underlying Security (including any PIK Securities):

(a) to the extent that such taxes in respect of such Notes Unit and Underlying Security would not have been imposed but for the existence of any current or former connection of the Holder or beneficial owner of such Notes Unit and Underlying Security with the Relevant Jurisdiction other than the mere acquisition, ownership, holding or disposition of such Notes Unit and Underlying Security or the receipt of payments thereon or under any Subsidiary Guarantee, or the exercise or enforcement of rights thereunder;

(b) in respect of any estate, inheritance, gift, sales, transfer or personal property taxes imposed with respect to such Notes Units and Underlying Securities, except as otherwise provided in this Indenture;

(c) to the extent that such Holder or beneficial owner of such Notes Units and Underlying Securities would not be liable or subject to such withholding or deduction of taxes but for the failure to make a valid declaration of non-residence or other similar claim for exemption if:

(i) the making of such declaration or claim is required or imposed by statute, treaty, regulation, ruling or administrative practice of the Relevant Jurisdiction as a precondition to an exemption from, or reduction in, the relevant taxes; and

(ii) at least 60 days prior to the first payment date with respect to which the Company shall apply this clause (c), the Company has notified the Holders in writing that they shall be required to provide such declaration or claim;

(d) where the relevant Notes Unit and Underlying Security is surrendered for payment (where surrender is required) more than 30 days after the Relevant Date except to the extent that the relevant Holder would have been entitled to such Additional Amounts if it had surrendered the relevant Notes Unit and Underlying Security on the last day of such period of 30 days;

(e) with respect to any tax, assessment or other governmental charge which is payable other than by deduction or withholding from payments with respect to a Notes Unit and Underlying Security;

(f) with respect to any withholding or deduction imposed on or in respect of any Notes Unit and Underlying Security pursuant to Sections 1471-1474 of the Code (and any current and future regulations or official interpretations thereof or any fiscal or regulatory legislation, rules or practices adopted pursuant to any intergovernmental agreement entered into in connection with the implementation of such Sections of the Code) ("FATCA"), the laws implementing FATCA in either Brazil or any other jurisdiction, or any agreement between the Obligors and the United States or any authority thereof entered into pursuant to FATCA; or

(g) any combination of the above.

(2) The Company (including, for the avoidance of doubt, a Successor Company or a Substituted Debtor) will reimburse any Holder or beneficial owner of the Notes Units and Underlying Securities, upon written request of such Holder or beneficial owner along with supporting documentation (which may consist of a certificate signed by a representative of such Holder or beneficial owner describing in adequate detail the circumstances giving rise to the reimbursement request), for the amount of (i) any Local Taxes levied or imposed by a Relevant Jurisdiction and payable by such Holder or beneficial owner in connection with any payments made under or with respect to any Notes Unit and Underlying Security; and (ii) any Local Taxes levied or imposed with respect to, or withheld or deducted from, any reimbursement under the foregoing clause (i) or this clause (ii), so that the net amount received by such Holder or beneficial owner after such reimbursement will not be less than the net amount such Holder or beneficial owner would have received if the Local Taxes giving rise to the reimbursement described in clauses (i) and/or (ii) had not been imposed, *provided, however*, that the indemnification obligation

provided herein shall be subject to similar exceptions set forth under clauses (a), (b), (c), (d), (e), (f) and (g) of Section 4.14(1).

SECTION 4.15 Ranking. Subject to Section 2.15 (with respect to the Series B Notes), the Notes Units and Underlying Securities shall (i) be subordinated secured obligations of the Obligors; (ii) be secured by the Collateral pursuant to, and with the priority required by, the terms of the Intercreditor Agreement, subject only to Permitted Collateral Liens; (iii) rank senior in right of payment to all other existing and future unsecured senior Indebtedness of the Obligors to the extent of the value of the Collateral, and any outstanding amounts due after the foreclosure of the Collateral owed by any Obligor will rank effectively senior to all unsecured senior Indebtedness of the Obligors outstanding subject to the Reorganization Plan and have the payment priority as set forth in the Intercreditor Agreement; (iv) be effectively junior to all existing and future Indebtedness of the Obligors that is secured by Liens on assets that do not constitute Collateral, to the extent of the value of the assets securing such secured Indebtedness; (v) be subordinated to liabilities preferred by statute; and (vi) be subordinated to all existing and future Priority Secured Debt of the Obligors, in each case as set forth in the Intercreditor Agreement.

SECTION 4.16 Limitation on Asset Sales.

(1) The Company shall not, and shall not permit any of its Subsidiaries to, consummate an Asset Sale unless:

(i) other than in respect of an Asset Sale of the Capital Stock of ClientCo or V.Tal, the Company or such Subsidiary, as the case may be, receives consideration at the time of the Asset Sale at least equal to the Fair Market Value of the assets sold or otherwise disposed of, and at least 75% of the consideration received for the assets sold by the Company or the Subsidiary, as the case may be, in the Asset Sale is in the form of cash or Cash Equivalents; or

(ii) such Asset Sale is a Permitted ClientCo Sale or a Permitted V.Tal Sale, as applicable;

provided that, in connection with any Asset Sale of Collateral, to the extent the Company or any Subsidiary receives (and is permitted to receive pursuant to this Indenture and the Reorganization Plan) consideration in assets other than cash or Cash Equivalents (a “**Non-Cash Asset**”), the Company shall ensure such Non-Cash Asset becomes part of the Collateral substantially concurrently with the consummation of the related Asset Sale (and upon any subsequent Asset Sale of a Non-Cash Asset, the Net Cash Proceeds therefrom shall be applied in the same manner as the Collateral that was sold pursuant to which the Non-Cash Asset was received) in accordance with the terms of the Collateral Documents.

Solely for purposes of clause (i) of this Section 4.16, any securities received by the Company or any Subsidiary that are converted by the Company or any Subsidiary into cash or Cash Equivalents within 90 days of the receipt thereof shall be deemed to be cash or Cash Equivalents.

(2) To the extent all or a portion of the Asset Sale consists of assets constituting Collateral (other than PIS/COFINS Collateral) immediately prior to such Asset Sale, the Company or such Subsidiary, as the case may be, shall apply the Net Cash Proceeds received from all or

such portion, as applicable, of such Asset Sale as required by Section 3.02 and the Intercreditor Agreement, with any remaining Net Cash Proceeds available to the Company for use in any manner not otherwise prohibited by this Indenture.

(3) To the extent all or a portion of the Asset Sale does not consist of assets constituting Collateral immediately prior to such Asset Sale or consists of PIS/COFINS Collateral, the Company or such Subsidiary, as the case may be, may apply the Net Cash Proceeds received from all or such portion, as applicable, of such Asset Sale within 180 days after receipt thereof:

(i) to repay, redeem or repurchase (x) Priority Secured Debt, and (y) once the Priority Secured Debt has been discharged in full, any Indebtedness (other than any Subordinated Indebtedness) of an Obligor or any Indebtedness of a Subsidiary that is not an Obligor, and permanently reduce the commitments with respect thereto, if applicable, without Refinancing; *provided* that if any Activation Fee Debt, Roll-Up Debentures, Company Retained Debt is repaid, redeemed or repurchased pursuant to this clause (i) the Company has repaid, redeemed or offered to repurchase the Notes Units on a *pro rata* basis;

(ii) to purchase (or enter into a binding agreement to purchase; *provided* that such purchase is consummated within 90 days after the date that is 180 days after such Asset Sale):

(A) assets (other than current assets as determined in accordance with GAAP or IFRS or Capital Stock) to be used by the Company or any Subsidiary in a Permitted Business;

(B) Capital Stock of a Person principally engaged in a Permitted Business that shall become, upon purchase, a Subsidiary;

in each case, from a Person other than the Company and its Subsidiaries;

(iii) to make capital expenditures (including expenditures for refurbishments, repair or improvement of existing property or assets) to be used by the Company or any Subsidiary in a Permitted Business;

(iv) for working capital purposes; or

(v) a combination of any of the foregoing.

(4) To the extent there are any remaining Net Cash Proceeds that have not been applied as described in clause (3) above 180 days after the Asset Sale, the Company will make an offer to purchase Notes Units and Underlying Securities (an “**Asset Sale Offer**”), at a purchase price equal to 100% of the principal amount of the Notes Units and Underlying Securities to be purchased, plus accrued and unpaid interest (including an amount of cash equal to all accrued and unpaid PIK Interest) to, but excluding, the date of purchase (the “**Asset Sale Offer Amount**”). The Company shall purchase pursuant to an Asset Sale Offer from all tendering Holders on a *pro rata* basis and, at the Company’s option, on a *pro rata* basis with the holders of any other Indebtedness that principal amount (or accreted value in the case of Indebtedness issued with original issue discount) to be purchased equal to such remaining Net Cash Proceeds. The Company may satisfy its obligations under this covenant with respect to the remaining Net Cash Proceeds of an Asset

Sale by making an Asset Sale Offer prior to the expiration of the relevant 180-day period. Notwithstanding the foregoing, the Company may defer an Asset Sale Offer until there is an aggregate amount of remaining Net Cash Proceeds from one or more Asset Sales equal to or in excess of U.S.\$10.0 million (or the equivalent in other currencies).

(5) Each notice of an Asset Sale Offer shall state, among other things, the purchase date, which must be no earlier than 30 days nor later than 60 days from the date notice of such Asset Sale Offer is delivered, other than as may be required by law (the “***Asset Sale Offer Payment Date***”). The notice shall contain all instructions and materials necessary to enable such Holders to tender Notes Units and Underlying Securities pursuant to the Asset Sale Offer, including:

(a) that the Asset Sale Offer is being made pursuant to this Section 4.16 and the length of time the Asset Sale Offer will remain open;

(b) the remaining Net Cash Proceeds, Asset Sale Offer Amount and the Asset Sale Offer Payment Date;

(c) that any Notes Unit and Underlying Security not tendered or accepted for payment will continue to accrue interest;

(d) that, unless the Company defaults in making such payment, any Notes Units and Underlying Securities accepted for payment pursuant to the Asset Sale Offer will cease to accrue interest after the Asset Sale Offer Payment Date; and

(e) that Holders electing to have Notes Units and Underlying Securities purchased pursuant to an Asset Sale Offer may elect to have Notes Units and Underlying Securities purchased in whole or in part in integral multiples of U.S.\$1.00 only in exchange for cash, *provided* that the principal amount of such tendering Holder’s Notes Units and Underlying Securities shall not be less than U.S.\$1.00 (or if a payment of PIK Interest has been made, such Notes Units and Underlying Securities shall be in minimum denominations of U.S.\$1.00 and any integral multiple of U.S.\$1.00 in excess thereof); and

(f) the place or places where Notes Units and Underlying Securities are to be surrendered for tender pursuant to the Offer to Purchase.

(6) Upon receiving notice of an Asset Sale Offer, Holders may elect to tender their Notes Units and Underlying Securities in whole or in part in integral multiples of U.S.\$1.00 in exchange for cash; *provided* that the principal amount of such tendering Holder’s Notes Units and Underlying Securities shall not be less than U.S.\$1.00 and any integral multiple of U.S.\$1.00 in excess thereof. On the Asset Sale Offer Payment Date, the Company shall, to the extent lawful:

(a) accept for payment all Notes Units and Underlying Securities or portions thereof properly tendered to the Depository and applicable Paying Agent appointed by the Company, and not withdrawn pursuant to the Asset Sale Offer;

(b) deposit with the applicable Paying Agent funds in an amount equal to the Asset Sale Offer Amount in respect of all Notes Units and Underlying Securities or portions thereof so tendered and not withdrawn; and

(c) deliver or cause to be delivered to the Trustee the Securities so accepted together with an Officer's Certificate stating the aggregate principal amount of Notes Units and Underlying Securities or portions thereof being purchased by the Company.

(7) To the extent holders of Notes Units and Underlying Securities or other Indebtedness, which are the subject of an Asset Sale Offer properly tender and do not withdraw their Notes Units and Underlying Securities or such Indebtedness in an aggregate amount exceeding the amount of remaining Net Cash Proceeds, the Company shall purchase such Notes Units and Underlying Securities and such Indebtedness on a *pro rata* basis (based on amounts tendered and subject to the applicable authorized denomination requirements) as set forth above. If only a portion of a Security is purchased pursuant to an Asset Sale Offer, a new Security in a principal amount equal to the portion thereof not purchased shall be issued, and upon receipt of an Authentication Order the Trustee shall authenticate in the name of the Holder thereof upon cancellation of the original Security (or appropriate adjustments to the amount and beneficial interests in a Global Security will be made, as appropriate).

(8) The Company shall comply, to the extent applicable, with the requirements of Section 14e-1 of the Exchange Act and any other applicable securities laws or regulations in connection with the repurchase of Notes Units and Underlying Securities pursuant to this Section 4.16. To the extent that the provisions of any applicable securities laws or regulations conflict with provisions of this Section 4.16, the Company shall comply with the applicable securities laws and regulations and shall not be deemed to have breached its obligations under this Section 4.16 by virtue of its compliance with such securities laws or regulations.

(9) The obligation of the Company to make an Asset Sale Offer may be waived or modified at any time prior to the occurrence of such Asset Sale with the consent of Holders holding a majority of the aggregate outstanding principal amount of Notes Units.

(10) Upon completion of an Asset Sale Offer, the amount of remaining Net Cash Proceeds will be reset at zero. Accordingly, to the extent that the aggregate amount of Notes Units, Underlying Securities and other Indebtedness tendered pursuant to an Asset Sale Offer is less than the aggregate amount of remaining Net Cash Proceeds, the Company may use any remaining Net Cash Proceeds in any manner not otherwise prohibited by this Indenture.

SECTION 4.17 Compliance Certificates. The Company shall deliver to the Trustee within 150 days after the end of each fiscal year of the Company an Officer's Certificate signed by its principal executive officer, the principal financial officer or the principal accounting officer stating that in the course of the performance by the signers of their duties as Officers of the Company they would normally have knowledge of any Default or Event of Default and whether or not the signers know of any Default or Event of Default that occurred during such period. If they do, the certificate shall describe the Default or Event of Defaults, its status and what action the Company is taking or proposes to take with respect thereto.

SECTION 4.18 Limitation on Transactions with Affiliates. (1) The Company shall not, and shall not permit any of its Subsidiaries to, directly or indirectly, enter into any transaction or series of related transactions (including the purchase, sale, lease or exchange of any property or assets or the rendering of any service) with, or for the benefit of, any of its Affiliates (each an "***Affiliate Transaction***"), unless:

(i) the terms of such Affiliate Transaction are at least as favorable to the Company, or its relevant Subsidiary, as those that would be achieved in a comparable transaction at such time on an arm's-length basis from a Person that is not an Affiliate of the Company;

(ii) in the event that such Affiliate Transaction involves aggregate payments, or transfers of property or services, made on or after the Restructuring Closing Date with a Fair Market Value in excess of U.S.\$25.0 million (or the equivalent in other currencies), the terms of such Affiliate Transaction will be set forth in an Officer's Certificate delivered to the Trustee stating that such transaction complies with this Section 4.18(1); *provided* that any such Affiliate Transaction shall occur after the appointment of the New Board; and

(iii) in the event that such Affiliate Transaction involves aggregate payments, or transfers of property or services, made on or after the Restructuring Closing Date with a Fair Market Value in excess of U.S.\$50.0 million (or the equivalent in other currencies), the terms of such Affiliate Transaction shall be approved by a majority of the members of the Board of Directors of the Company (including a majority of the disinterested members thereof), the approval to be evidenced by a resolution or consent of the Board of Directors of the Company stating that the Board of Directors has determined that such transaction complies with this Section 4.18(1); *provided* that any such Affiliate Transaction shall occur after the appointment of the New Board.

(2) The provisions of Section 4.18(1) shall not apply to:

(i) Affiliate Transactions with or among the Company and any Subsidiary or between or among Subsidiaries;

(ii) payment of reasonable fees, compensation (including any employment, stock option, phantom stock, stock repurchase, employee benefit compensation), severance or other termination payments and reimbursement of expenses to, and any indemnity or insurance provided on behalf of, officers, directors and employees of the Company or any Subsidiary in the ordinary course of business of the relevant entity and the entering into any agreements relating to any of the foregoing, in each case, so long as such transactions were either (1) made pursuant to agreements existing on the date of the Reorganization Plan Confirmation or (2) made pursuant to agreements entered into after the appointment of the New Board;

(iii) Affiliate Transactions undertaken pursuant to the terms of any agreement or arrangement to which the Company or any of its Subsidiaries is a party as of or on the date of Reorganization Plan Confirmation (other than, for the avoidance of doubt, the V.Tal Agreements, the Additional V.Tal Agreements or the Copper Arrangements) either (A) as set out in Schedule D hereto, or (B) involving aggregate payments, or transfers of property or services with a Fair Market Value of less than U.S. \$25.0 million (or the equivalent in other currencies), in each case, as such agreements or arrangements may be amended, modified, supplemented, extended or renewed from time to time; *provided* that any future amendment,

modification, supplement, extension or renewal entered into after the date of Reorganization Plan Confirmation shall be permitted to the extent that its terms are not materially more disadvantageous as a whole to the Holders of the Notes Units than the terms of the agreements or arrangements in effect on the date of Reorganization Plan Confirmation, in each case, in the good faith determination of the Company; *provided* that, in each case, such Affiliate Transaction shall have been approved by the New Board;

(iv) any Restricted Payments made in compliance with Section 4.05 or any Permitted Investments;

(v) [reserved];

(vi) loans and advances made in accordance with and pursuant to clause (7) of the definition of “Permitted Investments”;

(vii) transactions specifically required to implement the incorporation of ClientCo and to consummate the ClientCo Contributions thereto or to implement a ClientCo Change of Control or the sale of ClientCo, in the form provided in the Reorganization Plan;

(viii) transactions in accordance with, and for the fulfilment of, the Copper Arrangements; and

(ix) transactions in accordance with, and for the fulfilment of, the V.Tal Agreements or the Additional V.Tal Agreements.

SECTION 4.19 Limitation on Dividend and Other Payment Restrictions Affecting Subsidiaries.

(1) Except as provided in Section 4.19(2), the Company shall not, and shall not cause or permit any of its Subsidiaries to, directly or indirectly, create or otherwise cause or permit to exist or become effective any encumbrance or restriction on the ability of any Subsidiary to:

(i) pay dividends or make any other distributions on or in respect of its Capital Stock to the Company or any other Subsidiary or pay any Indebtedness owed to the Company or any Subsidiary;

(ii) make loans or advances to, or Guarantee any Indebtedness or other obligations of, or make any investment in, the Company or any Subsidiary; or

(iii) transfer any of its property or assets to the Company or any Subsidiary.

(2) Section 4.19(1) shall not apply to encumbrances or restrictions existing under or by reason of:

(i) applicable law, rule, regulation or order;

(ii) this Indenture, the Subsidiary Guarantees or the Notes Units and Underlying Securities;

(iii) existing with respect to any Person, or to the property or assets of any Person, at the time the Person is acquired by the Company or any Subsidiary, *provided* that the encumbrances and restrictions in the amendment, modification, restatement, extension, renewal, replacement or Refinancing are, taken as a whole, in the good faith judgment of the Company, no less favorable in any material respect to the Holders than the encumbrances or restrictions being amended, modified, restated, extended, renewed, replaced or Refinanced;

(iv) any encumbrance or restriction existing by reason of any Lien permitted under Section 4.07;

(v) customary provisions restricting the ability of any Subsidiary to undertake any action described in clauses (i) through (iii) of Section 4.19(1) in Organizational Documents entered into in the ordinary course of business and with the approval of the Board of Directors of the Company;

(vi) restrictions in other Indebtedness Incurred by a Subsidiary in compliance with Section 4.02; *provided* that (in the good faith determination of the Company) (A) the encumbrances or restrictions are ordinary and customary for a financing of that type and (B) the encumbrances or restrictions would not, at the time agreed to, be expected to materially adversely affect the ability of the Company to make payments on the Underlying Securities;

(vii) customary restrictions on cash or other deposits imposed by customers, suppliers, insurance, surety or bonding companies, under contracts or other arrangements entered into or agreed to in the ordinary course of business;

(viii) customary non-assignment provisions of any license agreement or other contract and customary provisions restricting the assignment or subletting of any lease governing a leasehold interest of any Subsidiary, or any customary restriction on the ability of a Subsidiary to dividend, distribute or otherwise transfer any asset that is subject to a Lien permitted to be Incurred under this Indenture;

(ix) restrictions with respect to a Subsidiary imposed pursuant to a binding agreement which has been entered into for the sale or disposition of Capital Stock or assets of such Subsidiary or any Sale and Leaseback Transaction, in each case as otherwise permitted under this Indenture; *provided* that such restrictions apply solely to the Capital Stock or assets of such Subsidiary being sold;

(x) customary restrictions imposed on the transfer of copyrighted or patented materials;

(xi) [reserved];

(xii) Purchase Money Indebtedness and Capitalized Lease Obligations for assets acquired in the ordinary course of business that impose encumbrances and restrictions only on the assets so acquired or subject to lease;

(xiii) any agreements in effect on the Restructuring Closing Date, and any amendments, modifications, restatements, extensions, renewals, replacements or

Refinancings of any of the foregoing; *provided* that the encumbrances and restrictions in the amendment, modification, restatement, extension, renewal, replacement or Refinancing are, taken as a whole, in the good faith judgment of the Company, not materially more restrictive with respect to such dividend and other payment restrictions than those contained in those agreements on the Restructuring Closing Date; or

(xiv) restrictions contained in, or in respect of, Hedging Agreements in compliance with the covenant described under Section 4.02.

SECTION 4.20 Limitation on Sale and Leaseback Transactions. The Company shall not, and shall not permit any of its Subsidiaries to, enter into any Sale and Leaseback Transaction with respect to any property or asset unless the Company or such Subsidiary would be entitled to:

(1) Incur Indebtedness in an amount equal to the Attributable Debt with respect to such Sale and Leaseback Transaction pursuant to Section 4.02; and

(2) create a Lien on such property or asset securing such Attributable Debt without equally and ratably securing the Notes Units and Underlying Securities pursuant to Section 4.07, in which case, the corresponding Indebtedness and Lien will be deemed Incurred pursuant to those provisions.

SECTION 4.21 Guarantees by Subsidiaries. The Company shall cause each of its Subsidiaries (other than an Excluded Subsidiary) that is not a Subsidiary Guarantor to provide a Subsidiary Guarantee within 15 Business Days of such Person becoming a Subsidiary (or no longer being an Excluded Subsidiary), to execute a supplemental indenture in the form of Exhibit B to this Indenture. All Subsidiary Guarantees shall be evidenced by the applicable Subsidiary Guarantor either being a party to this Indenture or such Subsidiary Guarantor executing a supplemental indenture.

SECTION 4.22 Payment of Taxes and Other Claims. The Company shall pay or discharge, and cause each of its Subsidiaries to pay or discharge before the same become delinquent (i) all taxes, assessments and governmental charges levied or imposed upon the Company or such Subsidiary or its income or profits or property, and (ii) all lawful claims for labor, materials and supplies that, if unpaid, might by law become a Lien upon the property of the Company or such Subsidiary, other than any such tax, assessment, charge or claim (a) the amount, applicability or validity of which is being contested in good faith by appropriate proceedings and for which adequate reserves have been established and are being maintained in accordance with GAAP or (b) where the failure to pay would not reasonably be expected to have a Material Adverse Effect.

SECTION 4.23 Maintenance of Properties and Insurance. (1) The Company shall cause all material properties used or useful in the conduct of its business or the business of any Subsidiary to be maintained and kept in good condition, repair and working order in all material respects as in the judgment of the Company may be necessary so that the business of the Company and its Subsidiaries, taken as a whole, may be properly conducted at all times; *provided* that nothing in this Section 4.23 shall prevent the Company or any Subsidiary from discontinuing the use, operation or maintenance of any of such properties or disposing of any of them, if such

discontinuance or disposal is, in the judgment of the Company, desirable in the conduct of the business of the Company and its Subsidiaries taken as a whole or any discontinuance or disposal would not reasonably be expected to have a Material Adverse Effect.

(2) The Company shall provide or cause to be provided, for itself and any Subsidiary that is a Material Subsidiary, insurance against loss or damage of the kinds customarily insured against by corporations similarly situated and owning like properties with reputable insurers, in such amounts, with such deductibles and by such methods as are customary for corporations similarly situated in the industry in which the Company and its Subsidiaries are then conducting business that the Company deems reasonably similar.

SECTION 4.24 Compliance with Laws.

(1) The Company shall, and shall cause any Subsidiary to, comply with all laws, rules, regulations and orders of any Governmental Authority applicable to it or its property, except where the failure to do so would not, individually or in the aggregate, reasonably be expected to have a Material Adverse Effect.

(2) Neither the Company nor any Subsidiary shall become a Sanctioned Person; and neither any director nor officer of the Company or any Subsidiary shall become a Sanctioned Person and remain a director or officer for more than one (1) Business Day after the Company becomes aware of or should have reasonably been aware of such director or officer becoming a Sanctioned Person.

(3) The Company shall, and shall cause each Subsidiary to, comply with all Sanctions and Export Control Laws, Anti-Money Laundering Laws and Anti-Corruption Laws.

(4) The Company shall, and shall cause its Subsidiaries to, maintain policies, safeguards and procedures designed to promote, achieve and ensure compliance with Sanctions and Export Control Laws, Anti-Money Laundering Laws and Anti-Corruption Laws.

(5) The Company shall not, and shall ensure that its Subsidiaries do not, directly or knowingly indirectly, take any action or use the proceeds of the Notes Units, or lend, contribute or otherwise make available such proceeds to any Person, (i) to fund any activities or business of or with any Sanctioned Person or Sanctioned Country or (ii) in any manner that would result in a violation of Sanctions and Export Control Laws, Anti-Money Laundering Laws or Anti-Corruption Laws by any Person (including any Holder).

(6) The Company shall not, and shall not permit any of its Subsidiaries to, directly or knowingly indirectly, fund all or part of any repayment or payment hereunder out of proceeds derived from criminal activity or activity or transactions in violation of, or that would otherwise cause any Person (including any Obligor, any Agent or any Holder) to be in violation of, any Sanctions and Export Control Laws, Anti-Money Laundering Laws or Anti-Corruption Laws.

SECTION 4.25 Payments for Consent; Pro Rata Opportunities.

(1) The Company shall not, and shall not permit any of its Subsidiaries to, directly or indirectly, pay or cause to be paid any consideration to or for the benefit of any Holder of Notes Units for or as an inducement to any consent, waiver or amendment of any of the terms

or provisions of this Indenture or the Notes Units and Underlying Securities unless such consideration is offered to be paid and is paid to all Holders of the Notes Units and Underlying Securities that consent, waive or agree to amend in the time frame set forth in the solicitation documents relating to such consent, waiver or agreement.

(2) The Company shall not, and shall not permit any of its Subsidiaries to, directly or indirectly, enter into any transaction or series of transactions (whether through privately negotiated sales, exchange offer, or otherwise) pursuant to the provisions of Article 9 hereof (together, a “**Restructuring Transaction**”) if the effect of such Restructuring Transaction would be to subordinate or reduce the priority of all or any portion of the Notes Units or Underlying Securities, or impair the principal amount or other payment terms of the Notes Units or Underlying Securities, or provide for the exchange of all or any portion of the notes into any other instrument (whether in the form of debt or equity or otherwise), unless each Holder of Notes Units is offered the same opportunity to participate on a pro rata basis in such Restructuring Transaction (including with respect to providing new financing to the Company or any of its Subsidiaries or their successors and assigns); provided that the foregoing shall not apply to bona fide fees paid to Holders of Notes Units as compensation for backstopping debt or equity rights offering in connection with such Restructuring Transaction.

SECTION 4.26 Settlements. Other than with respect to the ANATEL Settlement Agreement and any ancillary agreements related thereto, in each case, made pursuant to the Reorganization Plan and related annexes, prior to the appointment of the New Board, the Company shall not and shall not permit any of its Subsidiaries to enter into any settlement or agreement in any legal, administrative or judicial proceeding, including commitment agreements (*termos de compromisso*) outside the ordinary course of business of the Company or such Subsidiary, as the case may be, without the prior consent of holders of a majority of the aggregate outstanding principal amount of the Notes Units.

SECTION 4.27 Certain Representations. The Company hereby represents and warrants to the Trustee and each Holder that as of the Restructuring Closing Date:

(1) none of the Company, any of its Subsidiaries, nor any of the Company’s or its Subsidiaries’ respective directors or officers, is, or to the Company’s knowledge in the past ten (10) years has been, a Sanctioned Person;

(2) the Company and its Subsidiaries (i) are in compliance with all Sanctions and Export Control Laws, Anti-Money Laundering Laws and Anti-Corruption Laws, and (ii) other than as has been disclosed to the Trustee, for the past ten (10) years have complied with all applicable Sanctions and Export Control Laws, Anti-Money Laundering Laws and Anti-Corruption Laws;

(3) other than as has been disclosed to the Trustee, there is no pending or threatened action, suit, proceeding, or investigation relating to the Company or its Subsidiaries, nor, to the Company’s knowledge, any director, officer, employee, or other Person acting on behalf of the Company or its Subsidiaries, that relates to an alleged or potential violation of Sanctions and Export Control Laws, Anti-Corruption Laws, or Anti-Money Laundering Laws; and

(4) the Company has implemented, and has caused its Subsidiaries to implement, with the assistance of White & Case LLP (or another reputable international trade

counsel), policies, safeguards and procedures designed to promote, achieve and ensure compliance with Sanctions and Export Control Laws, Anti-Money Laundering Laws and Anti-Corruption Laws.

SECTION 4.28 Restrictions on Amendments to Copper Arrangements and V.Tal Agreements. The Company shall not, and shall not permit any of its Subsidiaries to, enter into any amendments, modifications or waivers with respect to the V.Tal Agreements or Copper Arrangements other than (i) to facilitate changes that are beneficial to the Company and its Subsidiaries (as determined by the Company acting reasonably and in good faith following the appointment of the New Board), (ii) to give effect to the then existing Copper Arrangements, (iii) as approved by Holders holding a majority of the aggregate outstanding principal amount of Notes Units, or (iv) to implement the terms of the Prevention of Litigation Agreement as in effect on May 1, 2024.

SECTION 4.29 Real Estate Reporting. The Company shall, on the first Business Day of each month, commencing in September 2024, until the date on which a valid and enforceable perfected Lien has been created on the real estate properties identified in Part 1 of Schedule C pursuant to the Real Estate Properties Fiduciary Lien in accordance with Section 12.01(2), deliver to the Trustee, an Officer's Certificate (together with applicable supporting documentation) in respect of such properties, outlining the:

- (a) status of the creation of a valid and enforceable perfected Lien on each such property by reference to the timeline and target dates provided for in Schedule E hereto;
- (b) status of the regularization of, and upliftment and removal of restrictions (including those of regulatory nature) on, each such property, including any material developments which occurred during period since the last report delivered pursuant to this Section 4.29; and
- (c) the Company's plan for the coming month as to the regularization of, and upliftment and removal of restrictions (including those of a regulatory nature) on, each such property, including a timeline of key steps and milestones.

Article 5

Consolidation, Merger, Sale or Conveyance

SECTION 5.01 Limitation on Consolidation, Merger, Sale or Conveyance of the Company.

(1) Other than as provided below, the Company shall not, in one or a series of related transactions, consolidate or amalgamate with or merge into any Person or convey, lease or transfer all or substantially all of its assets (determined on a consolidated basis for the Company and its Subsidiaries) to any Person or permit any Person to merge with or into it unless:

- (a) either the Company is the continuing entity or the Person formed by such consolidation or into which the Company is merged or that acquired or leased such property or assets of the Company (the "***Successor Company***") will be a company organized and validly existing under the laws of Brazil or any political subdivision thereof or the United

States or any state thereof or the District of Columbia or any other member of the Organization for Economic Cooperation and Development and shall assume by a supplemental indenture (in the form satisfactory to the Trustee) all of the Company's obligations under the Notes Units and Underlying Securities and this Indenture;

(b) immediately after giving effect to the transaction, no Default or Event of Default has occurred and is continuing; and

(c) the Company or the Successor Company, as applicable, has delivered to the Trustee an Officer's Certificate and an Opinion of Counsel, each stating that all conditions precedent required under this Indenture relating to such transaction and the supplemental indenture, if applicable, have been satisfied;

provided, however, that (i) clause (1)(b) does not apply (x) to the consolidation or merger of the Company with or into a Wholly Owned Subsidiary or the consolidation or merger of a Subsidiary with or into the Company; or (y) if, in the good faith determination of the Board of Directors of the Company, the sole purpose of the transaction is to change the jurisdiction of incorporation of the Company and (ii) this Section 5.01 shall not apply to (I) the ClientCo Contributions or (II) any consolidation, amalgamation, merger or other reorganization or any conveyance, lease or transfer of all or substantially all of the Company's assets permitted by the Reorganization Plan.

(2) Upon the consummation of any transaction effected in accordance with this Section 5.01, if the Company is not the continuing Person, the Successor Company will succeed to, and be substituted for, and may exercise every right and power of, the Company under this Indenture and the Notes Units and Underlying Securities with the same effect as if such Successor Company had been named as the Company in this Indenture. Upon such substitution, the Company will be released from its obligations under this Indenture and the Notes Units and Underlying Securities.

SECTION 5.02 Limitation on Consolidation, Merger, Sale or Conveyance by a Subsidiary Guarantor.(1) No Subsidiary Guarantor shall, in one or a series of related transactions, consolidate or amalgamate with or merge into any Person or convey, lease or transfer all or substantially all of its assets to any Person or permit any Person to merge with or into it unless:

(a) the other Person is the Company or any Subsidiary that is a Subsidiary Guarantor or becomes a Subsidiary Guarantor concurrently with the transaction; or

(b) (i) either the Subsidiary Guarantor is the continuing entity or the Person formed by such consolidation or into which the Subsidiary Guarantor is merged or that acquired or leased such property or assets of the Subsidiary Guarantor expressly assumes by supplemental indenture all of the obligations of the Subsidiary Guarantor under its Subsidiary Guarantee; and

(ii) immediately after giving effect to the transaction, no Default or Event of Default has occurred and is continuing; or

(c) the transaction constitutes a sale or other disposition (including by way of consolidation or merger) of the Subsidiary Guarantor or the sale or disposition of all or

substantially all the assets of the Subsidiary Guarantor (in each case other than to the Company or a Subsidiary) otherwise permitted by this Indenture;

provided, however, that this Section 5.02 does not apply to (i) the consolidation or merger of a Subsidiary Guarantor with or into the Company nor (ii) any consolidation, amalgamation, merger or other reorganization or any conveyance, lease or transfer of all or substantially all of the Subsidiary Guarantor's assets permitted by the Reorganization Plan.

Article 6

Defaults and Remedies

SECTION 6.01 Events of Default. An “**Event of Default**” occurs with respect to the Notes Units and Underlying Securities if:

(1) the Company defaults in the payment of the principal, PIK Interest, premium, if any, or any related Additional Amounts, if any, on any Underlying Security when the same becomes due and payable at maturity, upon acceleration or otherwise;

(2) the Company defaults in the payment of cash interest or related Additional Amounts, if any, on any Underlying Security when the same becomes due and payable, and the default continues for a period of thirty (30) calendar days;

(3) the Company fails to perform, observe or comply with any covenant or agreement contained in any Transaction Document and such failure (other than any failure to make any payment contemplated in clause (1) or (2) of this Section 6.01) continues for a period of thirty (30) calendar days after written notice to the Company by the Trustee acting at the written direction of Holders of 25% or more in aggregate principal amount of the Notes Units, or to the Company and the Trustee by the Holders of 25% or more in aggregate principal amount of the Notes Units;

(4) (a) the acceleration of any Indebtedness of the Company, any Subsidiary Guarantor or any Material Subsidiary by reason of default, or (b) the Company, any Subsidiary Guarantor or any Material Subsidiary fails to pay any amount in respect of principal, premium, if any, interest or other amounts due in respect of any existing Indebtedness on the date required for such payment (and such defaulted payment is not made, waived or extended within the applicable grace period); *provided*, however, that either (1) the aggregate outstanding principal amount of all such Indebtedness equals or exceeds U.S.\$60.0 million (or its equivalent in any currency) or (2) such Indebtedness is set forth in Schedule B hereto, or (c) the occurrence of any default or event of default however defined under or in respect of any Indebtedness set forth in Schedule B hereto;

(5) one or more final judgments or orders for payment of money are entered against the Company, any Subsidiary Guarantor or any Material Subsidiary involving an aggregate liability (not yet paid or reimbursed by insurance) of BRL\$400.0 million (or its equivalent in another currency) or more, and all such judgments or order shall not have been paid (whether in full or in installments in accordance with the terms of the judgment(s)), vacated, discharged or stayed within sixty (60) calendar days, or for which the Company has not provided security for such payment obligation thereof; *provided* that prior to any payment or discharge in respect of any judgment involving a liability in excess of BRL\$400.0 million, the Company shall have delivered

to the Trustee an Officer's Certificate stating that the Company or any Subsidiary Guarantor, as applicable, will remain solvent after giving *pro forma* effect to such payment or discharge.

(6) the Company, any Subsidiary Guarantor or any Material Subsidiary commences a voluntary case or other proceeding seeking liquidation, judicial or extrajudicial reorganization or other relief with respect to itself or its Indebtedness under any bankruptcy, insolvency or other similar law now or hereafter in effect, or seek the appointment of a trustee, receiver, judicial administrator (*administrador judicial*), liquidator, custodian or other similar official of it or any substantial part of its property, or consents to any such relief or to the appointment of or taking possession by any such official in an involuntary case or other proceeding commenced against it, or makes a general assignment or conveyance for the benefit of creditors;

(7) a court of competent jurisdiction enters an order or decree against the Company, any Subsidiary Guarantor or any Material Subsidiary for (a) liquidation, reorganization or other relief with respect to it or its Indebtedness under any bankruptcy, insolvency or other similar law now or hereafter in effect or (b) the appointment of a trustee, receiver, judicial administrator (*administrador judicial*), liquidator, custodian or other similar official of it or any substantial part of its property; *provided* in each case that such order or decree shall remain undismissed and unstayed for a period of thirty (30) calendar days;

(8) any event occurs that under the laws of Brazil or any political subdivision thereof has substantially the same effect as any of the events referred to in any of paragraphs (6) or (7);

(9) the Company denies or disaffirms its obligations under any Transaction Documents;

(10) all or substantially all of the assets of the Company, any Subsidiary Guarantor or any Material Subsidiary are condemned, seized or otherwise appropriated, or custody of such assets are assumed by any Governmental Authority or any other Person purporting to act under the authority of the government of any jurisdiction, or the Company, any Subsidiary Guarantor or any Material Subsidiary is prevented from exercising normal control over all or substantially all of their assets for a period of sixty (60) days or longer;

(11) any Subsidiary Guarantee ceases to be in full force and effect, other than in accordance with the terms of this Indenture, or a Subsidiary Guarantor denies or disaffirms its obligations under its Subsidiary Guarantee;

(12) except as otherwise expressly permitted by the Collateral Documents, the Intercreditor Agreement or the Indenture, the Collateral Agent fails or ceases to have a valid and perfected Lien in the Collateral (with the priority required by the Intercreditor Agreement), subject only to Permitted Collateral Liens;

(13) a determination is made in a judicial proceeding that any of the Collateral Documents or any other agreement or instrument purporting to grant a Lien in the Collateral is unenforceable or invalid against the grantor for any reason;

(14) any enforcement action is taken in respect of the Collateral, including the taking of any steps to foreclose, enforce or require the foreclosure or enforcement against any of

the Collateral or otherwise exercise any rights or remedies with respect to the Collateral in accordance with the Indenture or any of the Collateral Documents;

(15) the Company or any Subsidiary Guarantor, as the case may be, fails perform, observe or comply with any covenant or agreement regarding the granting or perfection of Liens in the Collateral as required by the Notes Units, Underlying Securities, the Indenture and the Collateral Documents, as applicable, and such failure continues for a period of 10 calendar days;

(16) a final judicial order following a governmental proceeding is filed against the Company, any Subsidiary Guarantor and/or any Material Subsidiary with respect to any violation of Anti-Money Laundering Laws, Sanctions and Export Control Laws, or Anti-Corruption Laws;

(17) the Company breaches the Reorganization Plan (subject to any cure periods set forth therein or waivers thereof);

(18) prior to the appointment of the New Board, the Company breaches or terminates any Reimbursement Agreement (subject in each case, to any cure periods set forth therein or any waivers thereof); or

(19) the Company breaches the Compliance Agreement (subject to any cure periods set forth therein or waivers thereof), its obligations under Section 4.24(2)-(6), or any of its representations set forth in Section 4.27.

The foregoing will constitute Events of Default whatever the reason for any such Event of Default and whether it is voluntary or involuntary or is effected by operation of law or pursuant to any judgment, decree or order of any court or any order, rule or regulation of any administrative or governmental body.

SECTION 6.02 Acceleration. If an Event of Default (other than an Event of Default specified in Section 6.01(6), (7) or (8)) occurs and is continuing, the Holders of at least 25% in aggregate principal amount of the Notes Units then outstanding, by written notice to the Company and the Trustee, may, or the Trustee acting at the written request of Holders of at least 25% in aggregate principal amount of the Notes Units then outstanding, by written notice to the Company, shall, declare the principal amount, premium, if any, accrued and unpaid interest and Additional Amounts, if any, on all of the Notes Units and Underlying Securities to be due and payable immediately. If an Event of Default specified in Section 6.01(6), (7) or (8) occurs and is continuing, the principal amount, premium, if any, accrued and unpaid interest and Additional Amounts, if any, on all the Notes Units and Underlying Securities shall be immediately due and payable without notice or any other act on the part of the Trustee or any Holder. If the Event of Default or Events of Default giving rise to any such declaration of acceleration of Notes Units and the Underlying Securities will be cured following such declaration, such declaration may be rescinded by Holders holding a majority of the aggregate outstanding principal amount of the Notes Units. The Holders holding a majority of the aggregate outstanding principal amount of the Notes Units may, by written notice to the Company and to the Trustee, rescind and annul a declaration of acceleration and its consequences if (1) all existing Events of Default, other than the nonpayment of principal, premium, if any, interest and Additional Amounts on the Notes Units and Underlying Securities that have become due solely by the declaration of acceleration, have

been cured or waived, (2) the rescission or annulment would not conflict with any judgment or decree of a court of competent jurisdiction and (3) the Company has paid or deposited with the Trustee a sum sufficient to pay all sums paid or advanced by the Trustee and Agents hereunder and the reasonable compensation, expenses, disbursements and advances of the Trustee and Agents and their agents and counsel. No such rescission shall affect any subsequent Default or impair any right consequent thereto.

SECTION 6.03 Other Remedies. If an Event of Default occurs and is continuing with respect to the Notes Units and Underlying Securities, the Trustee may, subject to the terms of the Intercreditor Agreement, pursue any available remedy to collect the payment of principal of or interest on the Notes Units and Underlying Securities or to enforce the performance of any provision of the Notes Units and Underlying Securities or this Indenture.

The Trustee may maintain a proceeding even if the Trustee does not possess any of the Notes Units and Underlying Securities or does not produce any of them in the proceeding. A delay or omission by the Trustee or any Holder in exercising any right or remedy accruing upon an Event of Default shall not impair the right or remedy or constitute a waiver of or acquiescence in the Event of Default. No remedy is exclusive of any other remedy. All available remedies are cumulative.

SECTION 6.04 Waiver of Past Defaults. The Holders holding a majority of the aggregate outstanding principal amount of the Notes Units, by notice to the Trustee, may waive an existing Default and its consequences with respect to such Notes Units and Underlying Securities except (a) a Default in the payment of principal, premium, if any, interest and Additional Amounts, if any, on any Notes Units and Underlying Securities or (b) a Default in respect of a provision of this Indenture that under Section 6.02, 6.07 or 9.02 cannot be amended without the consent of the Holder of each outstanding Notes Unit and Underlying Security affected thereby. Upon such waiver, the Default will cease to exist with respect to such Notes Unit and Underlying Security, and any Event of Default arising therefrom will be deemed to have been cured, but no such waiver will extend to any subsequent or other Default or impair any right consequent thereon.

SECTION 6.05 Control by Majority. The Holders holding a majority of the aggregate outstanding principal amount of the Notes Units may direct the time, method and place of conducting any proceeding for any remedy available to the Trustee or of exercising any trust or power conferred on the Trustee with respect to the Notes Units. However, the Trustee may refuse to follow any direction if the Trustee shall determine that the action so directed conflicts with law or this Indenture or that the Trustee determines in good faith may involve the Trustee in personal liability, for which the Trustee reasonably believes it will not be adequately secured and/or indemnified against the costs, expenses or liabilities, which might be incurred, or that may be unduly prejudicial to the rights of Holders not taking part in such direction, and the Trustee may take any other action it deems proper that is not inconsistent with any such direction received from Holders. The Trustee shall be under no obligation to exercise any of its rights or powers under this Indenture at the request or direction of any of the Holders, unless such Holders shall have offered to the Trustee security and/or indemnity reasonably satisfactory to the Trustee against any cost, liability or expense.

SECTION 6.06 Limitation on Suits. No Holder of any Notes Units shall have any right to institute any proceeding, judicial or otherwise, with respect to this Indenture or

the Notes Units directly against the Company or any Subsidiary Guarantor (without the Trustee), or for the appointment of a receiver or trustee, or for any other remedy thereunder, unless:

(1) such Holder has previously given written notice to the Trustee of a continuing Event of Default with respect to the Notes Units and Underlying Securities;

(2) the Holders of not less than 25% in aggregate principal amount of the outstanding Notes Units shall have made written request to the Trustee to institute proceedings in respect of such Event of Default in its own name as Trustee thereunder;

(3) such Holder or Holders have offered to the Trustee adequate security and/or indemnity satisfactory to the Trustee against the costs, expenses and liabilities to be incurred in compliance with such request;

(4) the Trustee for 60 days after its receipt of such notice, request and offer of indemnity or security has failed to institute any such proceeding; and

(5) no direction inconsistent with such written request has been given to the Trustee during such 60-day period by the Holders holding a majority of the aggregate outstanding principal amount of the Notes Units,

it being understood and intended that no one or more of such Holders shall have any right in any manner whatsoever by virtue of, or by availing of, any provision of this Indenture to affect, disturb or prejudice the rights of any other of such Holders, or to obtain or to seek to obtain priority or preference over any other of such Holders or to enforce any right under this Indenture, except in the manner therein provided and for the equal and ratable benefit of all such Holders.

SECTION 6.07 Rights of Holders to Receive Payment. Notwithstanding any other provision of this Indenture, the Holder of any Notes Units and Underlying Securities shall have the right, which is absolute and unconditional, to receive payment of principal, premium, if any, interest and Additional Amounts, if any, on such Notes Units and Underlying Securities and to institute suit for the enforcement of any such payment, and such rights shall not be impaired or affected without the consent of such Holder.

SECTION 6.08 Collection Suit by Trustee. If an Event of Default specified in Section 6.01(1) or (2) occurs and is continuing, the Trustee may recover judgment in its own name and as trustee of an express trust against the Company for the whole amount then due and owing (together with interest on any unpaid interest to the extent lawful) and the amounts provided for in Section 7.06.

SECTION 6.09 Trustee May File Proofs of Claim. The Trustee may file such proofs of claim and other papers or documents as may be necessary or advisable in order to have the claims of the Trustee and the Holders allowed in any judicial proceedings relative to the Company, its creditors or its property and, unless prohibited by law or applicable regulations, may vote on behalf of the Holders in any election of a trustee in bankruptcy or other Person performing similar functions, and any Bankruptcy Custodian in any such judicial proceeding is hereby authorized by each Holder to make payments to the Trustee and, in the event that the Trustee shall consent to the making of such payments directly to the Holders, to pay to the Trustee any amount due it for the compensation, expenses, disbursements and advances of the Trustee, its agents and its counsel, and any other amounts due the Trustee under Section 7.06.

SECTION 6.10 Priorities. Subject to the terms of the Intercreditor Agreement, if the Trustee collects any money or property pursuant to this Article 6, it shall pay out the money or property in the following order:

FIRST: to the Trustee and any Agent and their respective agents and attorneys for amounts due under this Indenture, including without limitation, Section 7.06, and including payment of all compensation, expenses and liabilities incurred, and all advances made, by the Trustee and any Agent and the costs and expenses of collection;

SECOND: to Holders (x) *first*, for amounts due and unpaid on the Series A Notes for principal and interest, ratably, without preference or priority of any kind, according to the amounts due and payable on the Series A Notes for principal and interest, respectively, and (y) *second*, for amounts due and unpaid on the Series B Notes for principal and interest, ratably, without preference or priority of any kind, according to the amounts due and payable on the Series B Notes for principal and interest, respectively; and

THIRD: to the Company or, to the extent the Trustee collects any amount pursuant to Article 11 from any Subsidiary Guarantor, to such Subsidiary Guarantor, or to such party as a court of competent jurisdiction shall direct.

The Trustee may fix a record date and payment date for any payment to Holders pursuant to this Section 6.10 and shall promptly notify the Company thereof. At least 15 days before such record date, the Company shall mail to each Holder and the Trustee a notice that states the record date, the payment date and amount to be paid.

SECTION 6.11 Undertaking for Costs. In any suit for the enforcement of any right or remedy under this Indenture or in any suit against the Trustee for any action taken or omitted by it as Trustee, a court in its discretion may require the filing by any party litigant in the suit of an undertaking to pay the costs of the suit, and the court in its discretion may assess reasonable costs, including reasonable attorneys' fees, against any party litigant in the suit, having due regard to the merits and good faith of the claims or defenses made by the party litigant. This Section 6.11 does not apply to a suit by the Trustee, a suit by a Holder pursuant to Section 6.07 or a suit by Holders of more than 10% in principal amount of the Securities.

SECTION 6.12 Waiver of Stay, Extension or Usury Laws. Each of the Obligors (to the extent it may lawfully do so) shall not at any time insist upon, or plead, or in any manner whatsoever claim or take the benefit or advantage of, any stay or extension law or any usury law or other law wherever enacted, now or at any time hereafter in force, which may affect the covenants or the performance of this Indenture or prohibit or forgive any of the Obligors from paying all or any portion of the principal, premium, if any, interest, and Additional Amounts, if any, on the Securities as contemplated herein; and each of the Obligors (to the extent that it may lawfully do so) hereby expressly waives all benefit or advantage of any such law, and shall not hinder, delay or impede the execution of any power herein granted to the Trustee, but shall suffer and permit the execution of every such power as though no such law had been enacted.

SECTION 6.13 Restoration of Rights and Remedies. If the Trustee or any Holder has instituted a proceeding to enforce any right or remedy under the Indenture and the proceeding has been discontinued or abandoned for any reason, or has been determined adversely to the Trustee or to the Holder, then, subject to any determination in the proceeding, the Company,

any Subsidiary Guarantors, the Trustee and the Holders will be restored severally and respectively to their former positions hereunder and thereafter all rights and remedies of the Company, any Subsidiary Guarantors, the Trustee and the Holders will continue as though no such proceeding had been instituted.

Article 7

Trustee

SECTION 7.01 Duties of Trustee.

(1) The duties and responsibilities of the Trustee are as provided by the TIA and as set forth herein. Whether or not expressly so provided, every provision of the Indenture relating to the conduct or affecting the liability of or affording protection to the Trustee is subject to this Article 7. Except during the continuance of an Event of Default:

(a) the Trustee undertakes to perform such duties and only such duties as are specifically set forth in this Indenture and no implied covenants or obligations shall be read into this Indenture against the Trustee; and

(b) in the absence of bad faith on its part, the Trustee may conclusively rely, as to the truth of the statements and the correctness of the opinions expressed therein, upon certificates or opinions furnished to the Trustee and conforming to the requirements of this Indenture. Notwithstanding the foregoing, the Trustee shall examine such certificates and opinions to determine whether or not they conform to the requirements of this Indenture (but need not, and is under no obligation to, confirm or investigate the accuracy of mathematical calculations or other facts stated therein).

(2) Following the occurrence and continuance of an Event of Default, the Trustee shall exercise such of the rights and powers vested in it by this Indenture and use the same degree of care and skill in their exercise as a prudent Person would exercise or use under the circumstances in the conduct of such Person's own affairs.

(3) The Trustee may not be relieved from liability for its own negligent action, its own negligent failure to act or its own willful misconduct, except that:

(a) this Section 7.01(3) does not limit the effect of Section 7.01(1);

(b) the Trustee shall not be liable for any error of judgment made in good faith by a Trust Officer unless it is proved that the Trustee was negligent in ascertaining the pertinent facts; and

(c) the Trustee shall not be liable with respect to any action it takes or omits to take in good faith in accordance with a direction received by it pursuant to Section 6.05 or otherwise in accordance with this Indenture.

(4) Every provision of this Indenture that in any way relates to the Trustee is subject to Section 7.01(1), (2) and (3).

(5) The Trustee shall not be liable for interest on any money received by it except as the Trustee may agree in writing with the Company.

(6) Money held in trust by the Trustee need not be segregated from other funds except to the extent required by law.

(7) No provision of this Indenture shall require the Trustee to expend or risk its own funds or otherwise incur liability (financial or otherwise) in the performance of any of its duties hereunder or in the exercise of any of its rights or powers, if it shall have reasonable grounds to believe that repayment of such funds or adequate indemnity against such risk or liability is not assured to it and, for the avoidance of doubt, no provision of this Indenture shall require the Trustee to comply with or follow any request or direction of any Holders unless such Holders have offered to the Trustee security and/or indemnity reasonably satisfactory to the Trustee against any cost, liability or expense, and any such direction or request is in writing. No provision of this Indenture shall require the Trustee to indemnify the Collateral Agent or the Intercreditor Agent.

(8) Every provision of this Indenture relating to the conduct or affecting the liability of or affording protection to the Trustee shall be subject to the provisions of this Section 7.01.

SECTION 7.02 Rights of Trustee. (1) The Trustee may conclusively rely on any document believed by it to be genuine and to have been signed or presented by the proper person. The Trustee need not investigate any fact or matter stated in the document but may, in its discretion, make such further inquiry or investigation into such facts or matters as it may see fit and, if the Trustee shall determine to make such further inquiry or investigation, it shall be entitled to examine the books, records and premises of the Company, personally or by agent or attorney at the sole cost of the Company and shall incur no liability or additional liability of any kind by reason of such inquiry or investigation.

(2) Before the Trustee acts or refrains from acting, it may require an Officer's Certificate and/or an Opinion of Counsel. The Trustee shall not be liable for any action it takes or omits to take in good faith in reliance on the Officer's Certificate or Opinion of Counsel.

(3) The Trustee may act through its attorneys and agents and shall not be responsible for the misconduct or negligence of any attorney or agent appointed with due care.

(4) The Trustee shall not be liable for any action it takes or omits to take in good faith which it reasonably believes to be authorized or within its rights or powers; *provided, however,* that the Trustee's conduct does not constitute willful misconduct or negligence.

(5) The Trustee may consult with counsel and the advice of such counsel or any Opinion of Counsel with respect to legal matters relating to this Indenture and the Securities shall be full and complete authorization and protection from liability in respect of any action taken, omitted or suffered by it hereunder in good faith and in reliance thereon.

(6) In no event shall the Trustee be responsible or liable for special, indirect punitive or consequential loss or damage of any kind whatsoever (including, but not limited to, loss of profit) irrespective of whether the Trustee has been advised of the likelihood of such loss or damage and regardless of the form of action.

(7) The rights, privileges, protections, immunities and benefits given to the Trustee, including its right to be indemnified, are extended to, and shall be enforceable by, the Trustee in each of its capacities hereunder, and under the Collateral Documents and the Intercreditor Agreement, and each Agent, custodian and other Person employed to act hereunder or thereunder and whenever acting in such capacity under any related transaction document, the Trustee shall enjoy all the same rights, privileges, protections and benefits granted to it hereunder.

(8) The Trustee may request that the Company or any Subsidiary Guarantor deliver an Officer's Certificate setting forth the names of individuals and/or titles of Officers authorized at such time to take specified actions pursuant to this Indenture.

(9) The permissive rights of the Trustee enumerated herein shall not be construed as duties.

(10) The Trustee shall not be responsible or liable for any failure or delay in the performance of its obligations under this Indenture arising out of or caused, directly or indirectly, by circumstances beyond its control, including but not limited to acts of God; earthquakes; fires; floods; wars; civil or military disturbances; sabotage; acts of terrorism; epidemics; pandemics; riots; interruptions, loss or malfunctions of utilities, computer (hardware or software) or communications service; accidents; labor disputes; acts of civil or military authority or governmental actions; any provisions of any present or future law or regulation or governmental authority; it being understood that the Trustee shall use its best efforts to resume performance as soon as practicable under the circumstances.

(11) At any time that the security granted pursuant to the Collateral Documents has become enforceable, the Trustee has the right to direct the Intercreditor Agent, and the Holders have given a direction to the Trustee to enforce such Collateral, the Trustee shall immediately give any direction to the Intercreditor Agent with respect thereto to the extent it has been indemnified or secured in accordance with Section 7.01(7) hereof. In any event, in connection with any enforcement of such security, the Trustee is not responsible for:

(A) any failure of the Collateral Agent to enforce such security within a reasonable time or at all;

(B) any failure of the Collateral Agent to pay over the proceeds of enforcement of the Collateral;

(C) any failure of the Collateral Agent to realize such security for the best price obtainable;

(D) monitoring the activities of the Collateral Agent in relation to such security or enforcement;

(E) taking any enforcement action itself in relation to such security; or

(F) paying any fees, costs or expenses of the Collateral Agent.

(12) The Trustee shall not be deemed to have notice of any Default or Event of Default unless written notice of any event which is in fact such a default is received by a Trust

Officer of the Trustee at the Corporate Trust Office of the Trustee, and such notice references the Notes and this Indenture.

(13) The Trustee shall at no time have any responsibility or liability for or in respect to the legality, validity or enforceability of any Collateral or any arrangement or agreement between the Company and any other Person with respect thereto, or the perfection or priority of any security interest created in any of the Collateral or maintenance of any perfection and priority, or for or with respect to the sufficiency of the Collateral following an Event of Default.

SECTION 7.03 Individual Rights of Trustee. The Trustee in its individual or any other capacity may become the owner or pledgee of Securities and may otherwise deal with the Company or its Affiliates with the same rights it would have if it were not Trustee. Any other Agent may do the same with like rights. However, the Trustee must comply with Section 7.09 and Section 7.10 and is subject to TIA Sections 310(b) and 311.

SECTION 7.04 Trustee's Disclaimer. The Trustee shall not be responsible for and makes no representation as to the validity or adequacy of this Indenture, the Securities or the Collateral Documents, it shall not be accountable for the Company's use of the proceeds from the Securities, and it shall not be responsible for any statement of the Company in this Indenture or in any document issued in connection with the sale of the Securities or in the Securities other than the Trustee's certificate of authentication if signed by the Trustee. Nothing hereunder shall require the Trustee to file any financing or continuation statements or recording any documents or instruments in any public office at any time or otherwise perfecting or maintain the perfection of any Lien or security interest in the Collateral.

SECTION 7.05 Notice of Defaults. If a Default or Event of Default occurs and is continuing and notice of such Default or Event of Default has been given to a Trust Officer of the Trustee, the Trustee shall deliver to each Holder notice of the Default within ten days after it occurs, unless the Default has been cured; *provided, however*, that except in the case of a Default or Event of Default in payment of principal, premium, if any, interest and Additional Amounts, if any, on any Security, the Trustee may withhold the notice if and so long as the Trustee determines in good faith that withholding the notice is in the interests of Holders. The Trustee shall not be charged with knowledge of any Default or Event of Default other than a Default under Section 6.01(1) or Section 6.01(2) hereof (to the extent that the Trustee has actual knowledge of such Default or Event of Default under Section 6.01(1) or 6.02(2)) or knowledge of any cure of any Default or Event of Default unless a Trust Officer in the Corporate Trust Office of the Trustee shall have received written notice thereof from the Company or a Holder, expressly referencing this Indenture and the Securities. The Trustee shall not be deemed to have any knowledge of an Event of Default specified in Section 6.01(8) or Section 6.01(10) unless it is notified, in writing, by Holders of at least 25% in aggregate principal amount of the then outstanding Securities.

SECTION 7.06 Compensation and Indemnity. The Company shall pay to the Trustee and each of the Agents from time to time such compensation for its services hereunder as such may from time to time agree in writing and shall reimburse, promptly upon request, the Trustee and each Agent for all out-of-pocket expenses, disbursements and advances incurred by it hereunder (including the fees and expenses of its agents and counsel). The Company and the Subsidiary Guarantors shall jointly and severally indemnify the Trustee or any predecessor

Trustee, (which for purposes of this Section 7.06 shall be deemed to include its directors, officers, agents and employees), each Agent and their respective affiliates against any and all loss, liability or expense (including any and all tax liability, which, for the avoidance of doubt, shall include both Brazilian taxes and associated penalties, costs, claims, actions, damages, expenses or demands (other than tax liabilities based upon, measured by or determined by the income of the Trustee or any other such Person) and attorneys' fees and expenses) incurred by it in connection with the administration of this trust and/or the performance of its duties hereunder, including the costs and expenses of defending itself against any claim (whether asserted by the Company, any Holder or any other Person) or liability in connection with the exercise or performance of any of its powers or duties hereunder, or in connection with enforcing the provisions of this Section 7.06, except to the extent that such loss, damage, claim, liability or expense is due to its own willful misconduct or gross negligence (as determined in a final non-appealable decision by a court of competent jurisdiction). The Trustee or Agents, as applicable, shall notify the Company promptly of any claim for which it may seek indemnity. Failure by the Trustee or any Agent (as applicable) to so notify the Company shall not relieve the Company of its obligations hereunder. The Company shall defend the claim and the Trustee and the Agents may have separate counsel and the Company shall pay the fees and expenses of such counsel; *provided* that the Company shall not be required to pay such fees and expenses if it assumes such indemnified party's defense and, in such indemnified party's reasonable judgment, there is no conflict of interest between the Company and such parties in connection with such defense. If the Company does defend the claim, it shall consult with the Trustee or the other Agent, as the case may be, throughout the conduct of such claim and shall not settle such claim without the prior written consent of the Trustee or the other Agent (as applicable). In no event shall the Company be liable for fees and expenses of more than one counsel for each indemnified party (in addition to any local counsel) separate from its own counsel for all indemnified parties in connection with one action or separate but similar or related actions in the same jurisdiction arising out of the same general allegations or circumstances. The Company need not pay for any settlement made without its consent, which consent shall not be unreasonably withheld.

To secure the Company's obligations in this Section 7.06, the Trustee shall have a lien prior to the Securities on all money or property held or collected by the Trustee other than money or property held in trust to pay principal, premium, if any, interest and Additional Amounts, if any, on particular Securities. Such lien will survive the satisfaction and discharge of this Indenture.

The Company agrees to pay by wire transfer the fees and expenses of the Trustee, the Agents and their respective counsel in connection with the negotiation, execution and delivery of this Indenture within three Business Days of receipt of invoices for such fees and expenses.

The Company's payment obligations pursuant to this Section 7.06 shall survive the discharge of this Indenture, final payment on the Securities and resignation or removal of the Trustee or any Agent. When the Trustee incurs expenses or renders services after the occurrence of an Event of Default specified in Section 6.01(6), (7) or (8), the expenses and the compensation for services (including the reasonable fees and expenses of its agents and counsel) are intended to constitute expenses of administration under any Bankruptcy Law.

The Company acknowledges that no Paying Agent makes any representations as to the interpretation or characterization of the transactions herein undertaken for tax or any other

purpose, in any jurisdiction. The Company represents that it has fully satisfied itself as to any tax impact of this Indenture before agreeing to the terms herein, and is responsible for any and all federal, state, local, income, franchise, withholding, value added, sales, use, transfer, stamp or other taxes imposed by any jurisdiction in respect of this Indenture. The Company agrees to pay any and all stamp and other documentary taxes or duties which may be payable in connection with the execution, delivery, performance and enforcement of this Indenture by any Paying Agent.

SECTION 7.07 Replacement of Trustee. The Trustee may resign at any time by so notifying the Company. The Holders of a majority in principal amount of the Securities (including any PIK Securities) may remove the Trustee by so notifying the Trustee and may appoint a successor Trustee. If the Trustee is no longer eligible under Section 7.09 or in the circumstances described in TIA Section 310(b), any Holder that satisfies the requirements of TIA Section 310(b) may petition any court of competent jurisdiction for the removal of the Trustee and the appointment of a successor Trustee. The Company shall remove the Trustee if:

- (1) the Trustee fails to comply with Section 7.09;
- (2) the Trustee is adjudged bankrupt or insolvent;
- (3) a receiver or other public officer takes charge of the Trustee or its property;

or

- (4) the Trustee otherwise becomes incapable of acting.

If the Trustee resigns or is removed by the Holders, and Holders of a majority in principal amount of the Securities then outstanding (including any PIK Securities) do not reasonably promptly thereafter appoint a successor Trustee, or if a vacancy exists in the office of the Trustee for any other reason, including if the Company removes the Trustee, (the Trustee in such event being referred to herein as the “*retiring Trustee*”), the Company shall promptly appoint a successor Trustee.

A successor Trustee shall deliver a written acceptance of its appointment to the retiring Trustee and to the Company. Thereupon, the resignation or removal of the retiring Trustee shall become effective, and the successor Trustee shall have all the rights, powers and duties of the Trustee under this Indenture. The successor Trustee shall deliver a notice of its succession to Holders. The retiring Trustee shall promptly transfer all property held by it as Trustee to the successor Trustee, subject to the lien provided for in Section 7.06 and *provided* that all sums owing to the retiring Trustee have been paid.

If a successor Trustee does not take office within 60 days after the retiring Trustee resigns or is removed, the retiring Trustee (at the Company’s expense), the Company or the Holders of 10% in principal amount of the Securities may, at the expense of the Company, petition any court of competent jurisdiction for the appointment of a successor Trustee.

If the Trustee fails to comply with Section 7.09, any Holder may petition any court of competent jurisdiction for the removal of the Trustee and the appointment of another successor Trustee.

Notwithstanding the replacement of the Trustee pursuant to this Section 7.07, the Company’s obligations under Section 7.06 shall continue for the benefit of the retiring Trustee.

SECTION 7.08 Successor Trustee by Merger. If the Trustee consolidates with, merges or converts into, or transfers all or substantially all its corporate trust business or assets to, another corporation or banking association, the resulting, surviving or transferee corporation without any further act shall be the successor Trustee.

In case at the time such successor or successors by merger, conversion or consolidation to the Trustee shall succeed to the trusts created by this Indenture any of the Securities shall have been authenticated but not delivered, any such successor to the Trustee may adopt the certificate of authentication of any predecessor trustee, and deliver such Securities so authenticated; and in case at that time any of the Securities shall not have been authenticated, any successor to the Trustee may authenticate such Securities either in the name of any predecessor hereunder or in the name of the successor to the Trustee; and in all such cases such adopted certificates shall have the full force of all provisions in the Securities or in this Indenture relating to the Trustee.

SECTION 7.09 Eligibility; Disqualification. The Trustee shall at all times satisfy the requirements of TIA § 310(a). The Trustee shall have a combined capital and surplus of at least U.S.\$50.0 million as set forth in its most recent published annual report of condition. The Trustee shall comply with TIA § 310(b); *provided, however*, that there shall be excluded from the operation of TIA § 310(b)(1) any indenture or indentures under which other securities or certificates of interest or participation in other securities of the Company are outstanding if the requirements for such exclusion set forth in TIA § 310(b)(1) are met.

SECTION 7.10 Preferential Collection of Claims Against Company. The Trustee shall comply with TIA § 311(a), excluding any creditor relationship listed in TIA § 311(b). A Trustee who has resigned or been removed shall be subject to TIA § 311(a) to the extent indicated.

SECTION 7.11 Appointment of Co-Trustee.

(a) Notwithstanding any other provisions of this Indenture, the Trustee shall have the power and may execute and deliver all instruments necessary to appoint one or more Persons to act as a co-trustee or co-trustees, or separate trustee or separate trustees, and to vest in such Person or Persons, in such capacity and for the benefit of the Holders, subject to the other provisions of this Section 7.11, such powers, duties, obligations and rights as the Trustee may consider necessary or desirable. No co-trustee or separate trustee hereunder shall be required to meet the terms of eligibility as a successor trustee under Section 7.09 and no notice to Holders of the appointment of any co-trustee or separate trustee shall be required under Section 7.07 hereof. The Trustee may act through its co-trustee(s) and shall not be responsible for the misconduct or negligence of any co-trustee appointed with due care.

(b) Every separate trustee and co-trustee shall, to the extent permitted by law, be appointed and act subject to the following provisions and conditions:

(i) all rights, powers, duties and obligations conferred or imposed upon the Trustee shall be conferred or imposed upon and exercised or performed by the Trustee and such separate trustee or co-trustee jointly (it being understood that such separate trustee or co-trustee is not authorized to act separately without the Trustee

joining in such act), except to the extent that under any law of any jurisdiction in which any particular act or acts are to be performed the Trustee shall be incompetent or unqualified to perform such act or acts, in which event such rights, powers, duties and obligations shall be exercised and performed singly by such separate trustee or co-trustee, but solely at the direction of the Trustee;

(ii) no trustee hereunder shall be personally liable by reason of any act or omission of any other trustee hereunder; and

(iii) the Trustee may at any time accept the resignation of or remove any separate trustee or co-trustee.

(c) Any notice, request or other writing given to the Trustee shall be deemed to have been given to each of the then separate trustees and co-trustees, as effectively as if given to each of them. Every instrument appointing any separate trustee or co-trustee shall refer to this Indenture and the conditions of this Article 7. Each separate trustee and co-trustee, upon its acceptance of the trusts conferred, shall be vested with the estates or property specified in its instrument of appointment, either jointly with the Trustee or separately, as may be provided therein, subject to all the provisions of this Indenture, specifically including every provision of this Indenture relating to the conduct of, affecting the liability of, or affording protection or rights (including the rights to compensation, reimbursement and indemnification hereunder) to, the Trustee. Every such instrument shall be filed with the Trustee.

(d) Any separate trustee or co-trustee may at any time constitute the Trustee its agent or attorney-in-fact with full power and authority, to the extent not prohibited by law, to do any lawful act under or in respect of this Indenture on its behalf and in its name. If any separate trustee or co-trustee shall die, become incapable of acting, resign or be removed, all of its estates, properties, rights, remedies and trusts shall vest in and be exercised by the Trustee, to the extent permitted by law, without the appointment of a new or successor trustee.

Article 8

Discharge of Indenture; Defeasance

SECTION 8.01 Company's Option to Effect Legal Defeasance or Covenant Defeasance. The Company may at its option, at any time, elect to have either Section 8.02 or Section 8.03 applied to all outstanding Notes Units and corresponding Underlying Securities upon compliance with the conditions set forth below in this Article 8.

SECTION 8.02 Legal Defeasance. Upon the Company's exercise of the option provided in Section 8.01 to have this Section 8.02 applied to all the outstanding Notes Units and corresponding Underlying Securities, as the case may be, (subject to compliance with the other conditions set forth in this Article 8), the Company and the Subsidiary Guarantors shall be deemed to have been discharged from its obligations with respect to the outstanding Notes Units and corresponding Underlying Securities on the date the conditions in Section 8.07 are satisfied (a "**Legal Defeasance**"). For the avoidance of doubt, such Legal Defeasance means that the

Company shall be deemed to have paid and discharged the entire Indebtedness represented by all the Notes Units and corresponding Underlying Securities outstanding, each Subsidiary Guarantor's obligations under its Subsidiary Guarantee will terminate and the Company shall be deemed to have satisfied all its other obligations under the Notes Units, corresponding Underlying Securities and this Indenture, except for the following, which shall survive until otherwise terminated or discharged hereunder: (a) the rights of such Holders to receive, solely from the trust fund described in Section 8.07 and as more fully set forth in such Section, payments in respect of principal of, interest and Additional Amounts, if any, on the Notes Units and corresponding Underlying Securities when such payments are due, (b) the Company's obligations with respect to the Notes Units under Sections 2.03, 2.04, 2.06, 2.07, 4.01, 4.04, 4.08, 4.10, 4.11, 4.12, 4.14, and 8.04, (c) the rights, powers, trusts, duties, protections, indemnities and immunities of the Trustee hereunder and (d) this Article 8 and the Company's obligations to the Trustee under Section 7.06. Prior to the date the conditions in Section 8.07 are satisfied, none of the Company's or the Subsidiary Guarantors' obligations under the Indenture will be discharged. Thereafter, the Trustee upon request will acknowledge in writing the discharge of the Company's and the Subsidiary Guarantors' obligations under the Notes Units, the corresponding Underlying Securities, the Subsidiary Guarantees and the Indenture except for the surviving obligations specified above.

SECTION 8.03 Covenant Defeasance. Upon the Company's exercise of the option provided in Section 8.01 to have this Section 8.03 applied to all the outstanding Notes Units and corresponding Underlying Securities, the Company and the Subsidiary Guarantors shall be released from its obligations under Article 4 (other than Sections 4.01, 4.04, 4.08, 4.10, 4.11, 4.12 and 4.14), each Subsidiary Guarantor's obligations under its Subsidiary Guarantee shall terminate and the occurrence of an event with respect to such Securities specified in Section 6.01 (except with respect to Section 6.01(1), (2), (6), (7), (8), (9) and (10)) shall no longer constitute an Event of Default with respect to such Notes Units and corresponding Underlying Securities on and after the date the conditions set forth in Section 8.07 are satisfied (a "***Covenant Defeasance***"). For the avoidance of doubt, such Covenant Defeasance means that, with respect to the Notes Units and corresponding Underlying Securities, the Company and the Subsidiary Guarantors may omit to comply with and shall have no liability in respect of any term, condition or limitation set forth in any such Section or clause referenced in the first sentence of this Section 8.03, whether directly or indirectly by reason of any reference elsewhere herein to any such Section or clause or by reason of any reference in any such Section or clause to any other provision herein or in any other document, but the remainder of this Indenture shall be unaffected thereby. Prior to the date the conditions in Section 8.07 are satisfied, none of the Company's or the Subsidiary Guarantors' obligations under the Indenture will be discharged. Thereafter, the Trustee upon request will acknowledge in writing the discharge of the Company's and the Subsidiary Guarantors' obligations under the Notes Units, the Underlying Securities and the Indenture except for the surviving obligations specified above.

SECTION 8.04 Application of Trust Money. Subject to Section 8.05, the Trustee shall hold in trust U.S. dollars or U.S. Government Obligations deposited with it pursuant to this Article 8. It shall apply the deposited money and the U.S. dollars from U.S. Government Obligations through the Paying Agents and in accordance with this Indenture to the payment of principal, premium, if any, interest and Additional Amounts, if any, on the Notes Units and Underlying Securities.

SECTION 8.05 Repayment to Company. Subject to Sections 7.06, 8.02, 8.03 and 8.07, the Trustee and the Paying Agents shall promptly turn over to the Company upon request any excess money or Securities held by them at any time.

Subject to any applicable abandoned property law, the Trustee and the Paying Agents shall pay to the Company upon request any money held by them for the payment of principal, premium, if any, interest and Additional Amounts, if any, that remains unclaimed for two years, and, thereafter, Holders entitled to the money must look only to the Company and not to the Trustee or any of the Paying Agents for payment as general creditors.

SECTION 8.06 Reinstatement. If the Trustee or any of the Paying Agents are unable to apply any U.S. dollars or U.S. Government Obligations in accordance with this Article 8 by reason of any legal proceeding or by reason of any order or judgment of any court or Governmental Authority enjoining, restraining or otherwise prohibiting such application, the Company's and the Subsidiary Guarantors' obligations under this Indenture and the Notes Units and Underlying Securities shall be revived and reinstated as though no deposit had occurred pursuant to this Article 8 until such time as the Trustee or such Paying Agent is permitted to apply all such U.S. dollars or U.S. Government Obligations in accordance with this Article 8; *provided, however,* that, if the Company has made any payment of principal, premium, if any, interest and Additional Amounts, if any, on any Notes Units because of the reinstatement of its obligations, the Company shall be subrogated to the rights of the Holders of Notes Units to receive such payment from the U.S. dollars or U.S. Government Obligations held by the Trustee or such Paying Agent.

SECTION 8.07 Conditions to Legal Defeasance or Covenant Defeasance. The following shall be the conditions to application of either Section 8.02 or Section 8.03 to the then outstanding Notes Units and corresponding Underlying Securities:

(a) the Company shall irrevocably have deposited or caused to be deposited with the Trustee in trust for benefit of the Holders, U.S. dollars in immediately available funds, U.S. Government Obligations or a combination thereof, in an amount sufficient, in the opinion of an internationally recognized firm of independent public accountants or an internationally recognized investment bank expressed in a written certificate thereof delivered to the Trustee, to pay and discharge, and which shall be applied by the Trustee (or other qualifying trustee) to pay and discharge, the principal, premium, if any, each installment of interest and Additional Amounts, if any, on the Notes Units and corresponding Underlying Securities on the applicable Maturity Date in accordance with the terms of this Indenture, the Notes Units and the Underlying Securities;

(b) in the case of an election under Section 8.02, the Company shall have delivered to the Trustee:

(i) an Opinion of Counsel stating that (1) the Company has received from, or there has been published by, the U.S. Internal Revenue Service a ruling, or (2) since the Restructuring Closing Date there has been a change in the applicable United States federal income tax law or the interpretation thereof, in either case to the effect that, and based thereon, such opinion shall confirm that, the Holders of the Notes Units and Underlying Securities will not recognize gain or loss for United States federal income tax purposes as a result of such deposit, defeasance and discharge and will be subject to United States federal income tax on the same

amount, in the same manner and at the same time as would have been the case if such deposit, defeasance and discharge had not occurred; and

(ii) an Opinion of Counsel to the effect that (1) the creation of the defeasance trust does not violate the Investment Company Act of 1940, as amended, (2) the Holders have a valid security interest in the trust funds (subject to customary exceptions), and (3) after the passage of 123 days following the deposit, the trust funds will not be subject to the effect of Section 547 of the United States Bankruptcy Code or Section 15 of the New York Debtor and Creditor Law.

(c) in the case of an election under Section 8.03, the Company shall have delivered to the Trustee an Opinion of Counsel to the effect:

(i) that the Holders of the Notes Units and Underlying Securities will not recognize income, gain or loss for U.S. federal income tax purposes as a result of such deposit, defeasance and discharge and will be subject to U.S. federal income tax on the same amounts, in the same manner and at the same times as would have been the case if such deposit, defeasance and discharge had not occurred; and

(ii) of the immediately preceding clause (b)(ii).

(d) no Default or Event of Default shall have occurred and be continuing on the date of such deposit and in the case of an election under Section 8.02 or Section 8.03, at any time during the period ending on the 123rd calendar day after the date of such deposit (it being understood that this condition as it applies to an election under Section 8.02 or Section 8.03 shall not be deemed satisfied until the expiration of such period);

(e) such Legal Defeasance or Covenant Defeasance shall not (i) cause the Trustee to have a conflicting interest for the purposes of the TIA with respect to any securities of the Company or (ii) result in a breach or violation of, or constitute a default under, any other material agreement or instrument to which the Company is a party or by which it is bound (other than an Event of Default under this Indenture arising from the granting of Liens to secure any Indebtedness Incurred in connection therewith); and

(f) the Company shall have delivered to the Trustee an Officer's Certificate and an Opinion of Counsel each stating that all conditions precedent required relating to either the Legal Defeasance under Section 8.02 or the Covenant Defeasance under Section 8.03, as the case may be, have been satisfied.

The Company shall pay and indemnify the Trustee against any tax, fee or other charge imposed on or assessed against the U.S. Government Obligations deposited pursuant to this Section 8.07 or the principal and interest received in respect thereof other than any such tax, fee or other charge which by law is for the account of the Holders of outstanding Notes Units.

SECTION 8.08 Satisfaction and Discharge.

(a) Subject to Section 8.08(b), this Indenture shall be discharged and shall cease to be of further effect (except as to surviving rights or registration of transfer or exchange of the Notes Units and the immunities and indemnities of the Trustee and the obligations of the Company and the Subsidiary Guarantors with respect thereto, as expressly provided

for herein) as to all outstanding Notes Units and Underlying Securities, and the Trustee, on written demand of and at the expense of the Company, shall execute instruments acknowledging satisfaction and discharge of this Indenture, when:

(i) either:

(A) all Notes Units and Underlying Securities theretofore authenticated and delivered (except lost, stolen or destroyed Securities which have been replaced or paid and Notes Units and Underlying Securities for whose payment money has theretofore been deposited in trust or segregated and held in trust by the Company and thereafter repaid to the Company or discharged from such trust) have been delivered to the Trustee for cancellation; or

(B) (1) all Notes Units and Underlying Securities not theretofore delivered to the Trustee for cancellation have become due and payable and the Company has irrevocably deposited or caused to be deposited with the Trustee U.S. dollars, U.S. Government Obligations, or a combination thereof, in an amount sufficient without reinvestment to pay and discharge the entire Indebtedness on the Notes Units and Underlying Securities not theretofore delivered to the Trustee for cancellation, for principal of, premium, if any, interest and Additional Amounts, if any, on the Notes Units and Underlying Securities to the date of deposit, together with irrevocable instructions from the Company directing the Trustee to apply such funds to the payment of the Notes Units and Underlying Securities; (2) no Default has occurred and is continuing on the date of the deposit; and (3) the deposit will not result in a breach or violation of, or constitute a default under, this Indenture or any other material agreement or instrument to which the Company is a party or by which it is bound;

(ii) the Company has paid all other sums payable under this Indenture and the Notes Units and Underlying Securities by the Company; and

(iii) the Company has delivered to the Trustee an Officer's Certificate and an Opinion of Counsel, each stating that all conditions precedent under this Indenture relating to the satisfaction and discharge of this Indenture have been complied with.

(b) After satisfying the conditions in the immediately preceding clause (a)(i)(A), only the Company's obligations under Section 7.06 will survive. After satisfying the conditions in the immediately preceding clause (a)(i)(B) only the Company's obligations in Article 2 and Section 4.01, 4.11, 4.14, 7.06, 7.07, 8.05 and 8.06 will survive. In either case, the Trustee upon request will acknowledge in writing the discharge of the Company's obligations under the Notes Units and Underlying Securities and the Indenture other than the surviving obligations.

Article 9

Amendments

SECTION 9.01 Without Consent of Holders. Notwithstanding Section 9.02, the Company, the Subsidiary Guarantors and the Trustee, as the case may be, may amend this Indenture or any supplemental indenture, the terms and conditions of the Notes Units and the Underlying Securities, the Intercreditor Agreement or the Collateral Documents without prior notice to or consent of any Holder:

(1) to cure any latent ambiguity, defect or internal inconsistency or to correct a manifest error; *provided* that such action shall not adversely affect the interests of the Holders of Notes Units in any material respect;

(2) to provide for the assumption of the Company's or any Subsidiary Guarantors' obligations under the Notes Units, the Underlying Securities and this Indenture in order to comply with Article 5;

(3) to provide for Notes Units in addition to or in place of Notes Units in certificated form; *provided, however*, that the uncertificated Notes Units are issued in registered form for purposes of Section 163(f) of the Code;

(4) to add Guarantees with respect to the Notes Units and Underlying Securities or to provide additional security for the Notes Units and Underlying Securities or to confirm and evidence the release, termination or discharge of any Guarantee of or Lien securing the Notes Units and Underlying Securities when such release, termination or discharge is permitted by the Indenture and the Collateral Documents, as applicable;

(5) to add to the covenants of the Company for the benefit of the Holders or to surrender any right or power herein conferred upon the Company;

(6) to comply with the requirements of the SEC in order to effect or maintain the qualification of this Indenture under the TIA;

(7) to evidence and provide for the acceptance of appointment hereunder by a successor Trustee with respect to the Notes Units; or

(8) after the full repayment of Series A Notes, to separate Series B Notes from the Notes Units.

After an amendment under this Section 9.01 becomes effective, the Company shall deliver to Holders a notice briefly describing such amendment. The failure to give such notice to all Holders, or any defect therein, shall not impair or affect the validity of an amendment under this Section 9.01.

SECTION 9.02 With Consent of Holders. Except as otherwise provided in Section 6.02, Section 6.04, Section 6.07 or Section 9.01, the Company, the Subsidiary Guarantors and the Trustee, as the case may be, may amend this Indenture or any supplemental indenture, the Notes Units and the Underlying Securities, the Intercreditor Agreement, the Collateral Documents or the rights of the Holders (or waive any Default) without notice to any Holder but with the written

consent of the Holders holding a majority of the aggregate outstanding principal amount of the Notes Units; *provided, however*, that without the consent of Holders holding 75% of the aggregate outstanding principal amount of the Notes Units, no amendment or waiver may:

(1) change the Stated Maturity of any payment of principal of or any installment of interest (including any Additional Amounts) on any Notes Units and Underlying Securities;

(2) reduce the principal amount of the Notes Units or the rate of interest of the Notes Units (including any Additional Amounts), or change the method of computing the amount of principal or interest payable on any date;

(3) after the time an Offer to Purchase is required to have been made, reduce the purchase amount or purchase price, or extend the latest expiration date or purchase date thereunder;

(4) change any place of payment where the principal, premium, if any, interest or Additional Amounts, if any, on the Notes Units and Underlying Securities is payable;

(5) change the coin or currency in which the principal, premium, if any, interest or Additional Amounts, if any, on the Notes Units and Underlying Securities is payable;

(6) impair the right of any Holder of Notes Units and Underlying Securities to receive any principal payment, premium, if any, or interest payment (together with Additional Amounts, if any) on such Holder's Notes Units and Underlying Securities, on or after the Stated Maturity thereof, or to institute suit for the enforcement of any such payment;

(7) reduce the percentage in principal amount of the outstanding Notes Units, the consent of whose Holders is required for any modification or amendment of this Indenture or the consent of whose Holders is required for any waiver of compliance with certain provisions of this Indenture or certain defaults thereunder and their consequences provided for in this Indenture;

(8) modify or change any provision of the Indenture affecting the ranking of the Notes Units or Underlying Securities or any Subsidiary Guarantee in a manner adverse to the Holders of the Securities;

(9) make any change in any Subsidiary Guarantee that would materially adversely affect the Holders of the Securities;

(10) modify, change, amend or waive any provision in this Section 9.02; or

(11) modify, change, amend or waive any provision in clause (2)-(6) of Section 4.24 or 4.27;

provided that, notwithstanding the foregoing, with the consent of the Holders holding a majority of the aggregate outstanding principal amount of the Notes Units, the Company may make any change necessary to implement the explicit terms of the Reorganization Plan.

Without the consent of the Holders holding at least 75% of the aggregate outstanding principal amount of the Notes Units, no amendment, modification, supplement or waiver may release any of the Collateral or change or alter the priority of the Liens in the Collateral, in each case except as otherwise permitted under this Indenture, the Intercreditor Agreement and

the Collateral Documents. For the avoidance of doubt, any amendment, modification, supplement or waiver under the Collateral Documents or Intercreditor Agreement regarding the Collateral and permitted under the Intercreditor Agreement and the Collateral Documents without the consent of the Holders, the Trustee, the Intercreditor Agent or the Collateral Agent, including in connection with any amendments, modifications, supplements or waivers necessary to include any Lien on any Indebtedness permitted by this Indenture to be secured on the Collateral, will not require consent of the Holders, the Trustee, the Intercreditor Agent or the Collateral Agent in accordance with the terms of such Collateral Documents and/or Intercreditor Agreement.

In addition, without the consent of the Holders holding at least 100% of the aggregate outstanding principal amount of the Notes Units, no amendment, modification, supplement or waiver may modify, change, amend or waive any provision in Section 4.25.

No amendment that has a material adverse effect (in the reasonable determination of the Paying Agent, Transfer Agent, or Registrar, as applicable) on the rights, duties, liabilities, indemnities or immunities of the Paying Agent, Transfer Agent, or Registrar under this Indenture shall be made without the prior written consent of the Paying Agent, Transfer Agent, or Registrar, as applicable, which shall not be unreasonably withheld, delayed or conditioned.

In formulating its decisions on such matters, the Trustee shall be entitled to rely on such evidence as it deems appropriate including Officer's Certificates and opinions of counsel.

It shall not be necessary for the consent of the Holders under this Section 9.02 to approve the particular form of any proposed amendment, but it shall be sufficient if such consent approves the substance thereof.

An amendment, supplement or waiver under this Section 9.02 will become effective on receipt by the Trustee of written consents from the Holders of the requisite percentage in principal amount of the outstanding Notes Units. After an amendment under this Section 9.02 becomes effective, the Company shall deliver to Holders a notice briefly describing such amendment, supplement or waiver. The Company shall send amendments and supplemental indentures to Holders upon written request. The failure to give such notice to all Holders, or any defect therein, shall not impair or affect the validity of an amendment, supplemental indenture or waiver under this Section 9.02.

Notwithstanding anything herein to the contrary, no amendment, supplement or waiver to this Indenture, the Securities or the Subsidiary Guarantees shall modify or waive the rights of the Trustee, the Intercreditor Agent, the Collateral Agent or any Agent without the prior written consent of the Trustee, the Intercreditor Agent, the Collateral Agent or such Agent.

For the avoidance of doubt, Holders of the Series A Notes and Holders of the Series B Notes shall vote together as a single class in connection with any amendment.

SECTION 9.03 Revocation and Effect of Consents and Waivers. (1) A consent to an amendment or a waiver by a Holder of a Notes Unit shall bind the Holder and every subsequent Holder of that Notes Unit or portion of the Notes Unit that evidences the same debt as the consenting Holder's Notes Unit, even if notation of the consent or waiver is not made on the Notes Unit. However, any such Holder or subsequent Holder may revoke the consent or waiver as to such Holder's Notes Unit or portion of the Notes Unit if the Trustee receives the notice of

revocation before the date the amendment or waiver becomes effective. After an amendment or waiver becomes effective, it shall bind every Holder. An amendment or waiver becomes effective upon the execution of such amendment or waiver by the Trustee.

(1) The Company may, but shall not be obligated to, fix a record date (which need not be within the time limits otherwise described by Section 316(c) of TIA) for the purpose of determining the Holders entitled to give their consent or take any other action described above or required or permitted to be taken pursuant to this Indenture. If a record date is fixed, then notwithstanding Section 9.03(1), those Persons who were Holders at such record date (or their duly designated proxies), and only those Persons, shall be entitled to give such consent or to revoke any consent previously given or to take any such action, whether or not such Persons continue to be Holders after such record date. No such consent shall be valid or effective for more than 120 days after such record date.

(2) Notwithstanding any other provision of this Indenture or the Notes Units, any waiver or consent that may be delivered by a Holder of the Notes Units pursuant to this Article 9 may be delivered by a Beneficial Owner of the Notes Units. Such Beneficial Owner of the Notes Units shall be able to prove its holdings of the Securities by executing a certificate in the form of Exhibit D hereto or any other form reasonably established by the Company.

SECTION 9.04 Notation on or Exchange of Securities. If an amendment changes the terms of a Notes Unit or and Underlying Security, the Trustee may require the Holder of that Notes Unit to deliver it to the Trustee. The Trustee may place an appropriate notation on that Notes Unit or an Underlying Security regarding the changed terms and return it to the Holder. Alternatively, if the Company or the Trustee so determines, the Company in exchange for that Notes Unit shall issue and the Trustee shall authenticate a new Notes Unit that reflects the changed terms. Failure to make the appropriate notation or to issue a new Notes Unit shall not affect the validity of such amendment.

SECTION 9.05 Trustee to Sign Amendments. Upon the written request of the Company and receipt by the Trustee of the documents described in Section 13.03 hereof (to the extent requested), the Trustee shall sign any amendment authorized pursuant to this Article 9 if the amendment does not adversely affect the rights, duties, liabilities or immunities of the Trustee. If it does, the Trustee may but need not sign it. In signing such amendment the Trustee shall be entitled to receive indemnity, security and/or pre-funding satisfactory to it and to receive, and (subject to Section 7.01) shall be fully protected in relying upon, in addition to the documents required by Section 13.03, an Officer's Certificate and an Opinion of Counsel each stating that such amendment is authorized or permitted by this Indenture.

SECTION 9.06 Improved Terms Amendments. If the Company and holders (or their respective agents) of Indebtedness subject to the terms in the Intercreditor Agreement other than the Holders of Notes Units (each, a "**Credit Group**") amend, modify, supplement, restate or otherwise establish any rights or benefits under such Credit Group's respective debt documents in favor of such Credit Group (the "**Favored Credit Group**") that are more favorable in any respect to such Favored Credit Group than the rights and benefits established in favor of the Holders of Notes Units (the "**Improved Terms**"), then:

(1) as soon as possible and in any event on or before the date falling five (5) Business Days after such Improved Term has been agreed with the Favored Credit Group, the Company shall provide notice to the Trustee and the Holders of such Improved Terms;

(2) upon the granting of such Improved Terms and regardless of whether or not the Company provides notice pursuant to clause (1), such Improved Terms shall be deemed automatically incorporated into this Indenture, *mutatis mutandis* as if set forth fully herein with effect from the date when such Improved Terms became effective with respect to the Favored Credit Group, unless, Holders holding a majority of the aggregate outstanding principal amount of Notes Units notify the Company within ten Business Days of such notice that it does not agree to incorporate the Improved Terms into this Indenture, in which case, such Improved Terms shall not apply to this Indenture; and

(3) the Company and the Trustee (at the Company's expense) shall enter into any additional agreement or amendment reasonably required to evidence the incorporation of the Improved Terms (including, without limitation, a supplemental indenture) without any further consent;

provided that this Section 9.01 shall not apply to the economics of the Company Retained Debt (or any Refinancing Indebtedness thereof) so long as such Company Retained Debt (or such Refinancing Indebtedness) consists of Permitted Indebtedness. Notwithstanding anything in this Section 9.06, the Trustee shall not be required to monitor or otherwise be responsible for any amendment, unless otherwise reflected in a written amendment agreement.

Article 10

Substitution of the Company

SECTION 10.01 Substitution of the Company. Notwithstanding any other provision contained in this Indenture, following the appointment of the New Board, the Company may, without the consent of the Holders, be replaced and substituted by any Wholly Owned Subsidiary of the Company as principal debtor (in such capacity, the “***Substituted Debtor***”) in respect of the Notes Units and Underlying Securities; *provided that*:

(1) such documents shall be executed by the Substituted Debtor, the Company and the Trustee as may be necessary to give full effect to the substitution, including (x) a supplemental indenture whereby the Substituted Debtor assumes all of the Company's obligations under this Indenture and the Notes Units and Underlying Securities (together, the “***Company Substitution Documents***”), and (without limiting the generality of the foregoing) pursuant to which the Substituted Debtor shall undertake in favor of each Holder, the Trustee and the Agents to be bound by the terms and conditions of the Notes Units and Underlying Securities and the provisions of this Indenture as fully as if the Substituted Debtor had been named in the Securities and this Indenture as the principal debtor in respect of the Notes Units and Underlying Securities in place of the Company (or any previous substitute) and the covenants of the Company, and pursuant to which the Company shall unconditionally and irrevocably guarantee (the “***Company Guarantee***”) the payment of all sums payable under the Indenture and the Notes Units and Underlying Securities by the Substituted Debtor as such principal debtor and the covenants and Events of Default will continue to apply to the Company in respect of the Notes Units and

Underlying Securities as if no such substitution had occurred, and (y) each Subsidiary Guarantor has confirmed by supplemental indenture that its Subsidiary Guarantee shall apply for the Guaranteed Obligations of the Substituted Debtor in respect of this Indenture, the Notes Units and the Underlying Securities;

(2) if the Substituted Debtor is organized or tax resident in a jurisdiction other than Brazil, the Company Substitution Documents shall contain a provision (1) to ensure that each Holder has the benefit of a covenant in terms corresponding to the obligations of the Company in respect of the payment of Additional Amounts (but replacing references to Brazil with references to such other jurisdiction); and (2) to indemnify and hold harmless each Holder and beneficial owner of the Notes Units against all Local Taxes which arise by reason of a law or regulation in effect or contemplated on the effective date of the substitution, which may be incurred or levied against such Holder or beneficial owner of the Notes Units as a result of the substitution and which would not have been so incurred or levied had the substitution not been made, in each case, subject to similar exceptions set forth under clauses (a) through (g) under Section 4.14(1), *mutatis mutandis*;

(3) the Company Substitution Documents shall contain a provision that the Substituted Debtor and the Company shall indemnify and hold harmless each Holder and beneficial owner of the Notes Units against all taxes or duties which are imposed on such Holder or beneficial owner of the Securities by any political subdivision or taxing authority of any country in which such Holder or beneficial owner of the Notes Units resides or is subject to any such tax or duty and which would not have been so imposed had the substitution not been made, subject to similar exceptions set forth under clauses (b) (except for transfer taxes), (c), (d) and (f) under Section 4.14(1), *mutatis mutandis*; *provided*, that any Holder or beneficial owner of such note making a claim with respect to such tax indemnity shall provide the Company with notice of such claim, along with supporting documentation (which may consist of a certificate signed by a representative of such Holder or beneficial owner describing in adequate detail the circumstances giving rise to such additional taxes or duties; it being understood, for the avoidance of doubt, that such certificate shall describe the amount of taxes expected to be paid with respect to the substitution) within sixty (60) days of the Holder becoming aware of such additional taxes or duties;

(4) the Company shall deliver, or cause the delivery, to the Trustee of opinions from one or more internationally recognized counsel in the jurisdiction of organization of the Substituted Debtor, Brazil and New York to the effect that: (A) the Substituted Debtor is duly organized, validly existing and (if applicable) in good standing under the laws of its jurisdiction of organization, (B) the Substituted Debtor has power and authority to enter into the Company Substitution Documents; (C) the Company Substitution Documents have been duly authorized, executed and delivered by the parties thereto and the Company Substitution Documents, Indenture, Notes Units and Underlying Securities are valid and binding obligations of the Company and the Substituted Debtor, enforceable in accordance with their terms; (D) the execution of the Company Substitution Documents and performance of the Substituted Debtor under the Company Substitution Documents, this Indenture, the Notes Units and Underlying Securities, in each case, will not contravene (i) any provision under the statutory laws of the jurisdiction of organization of the Substituted Debtor, Brazil, New York, any federal law of the United States that is, in the experience of such counsel, normally applicable to corporations in relation to the transactions contemplated thereby, (ii) the Organizational Documents of the Substituted Debtor or the

Company or (iii) any material agreement binding on the Substituted Debtor or the Company; and (E) no consent, approval or authorization, or order of, or qualification with any Governmental Authority under the laws of the jurisdiction of organization of the Substituted Debtor, Brazil, New York, any federal law of the United States that is, in the experience of such counsel, normally applicable to corporations in relation to the transactions contemplated thereby (other than any federal or state securities laws) is required by the execution and delivery of the Company Substitution Documents and the performance by the Substituted Debtor under the Company Substitution Documents, the Indenture, the Notes Units and Underlying Securities (in each case of the foregoing clauses (A) through (E), subject to such customary assumptions and exceptions in opinions of counsel related to transactions of this nature), such opinion to be dated the date the Company Substitution Documents are executed and to be available for inspection by Holders at the specified offices of the Trustee, as well as an Officer's Certificate as to compliance with the provisions described under this section;

(5) the Substituted Debtor shall have appointed a process agent in the Borough of Manhattan, The City of New York to receive service of process on its behalf in relation to any legal action or proceedings arising out of or in connection with the Notes Units and Underlying Securities or the Company Substitution Documents;

(6) no Event of Default shall have occurred and be continuing;

(7) a credit rating by a Rating Agency shall continue to be assigned to the Notes Units when the Substituted Debtor replaces and substitutes the Company in respect of the Notes Units and there is no downgrade in the rating of the Notes Units by any Rating Agency; and

(8) the substitution shall comply with all applicable requirements under the laws of the jurisdiction of organization of the Substituted Debtor, New York and Brazil.

SECTION 10.02 Deemed Substitution. Upon the execution of the Company Substitution Documents as referred to in Section 10.01(1), the Substituted Debtor shall be deemed to be named in the Notes Units and Underlying Securities as the principal debtor in place of the Company (or of any previous substitute under these provisions) and the Notes Units and Underlying Securities shall thereupon be deemed to be amended to give effect to the substitution. Except as set forth in this Article 10, the execution of the Company Substitution Documents shall operate to release the Company (or such previous substitute as aforesaid) from all of its obligations, other than its Company Guarantee and any obligations set forth in the Collateral Documents, in respect of the Notes Units and Underlying Securities and its obligation to indemnify the Trustee under this Indenture.

SECTION 10.03 Production of Company Substitution Documents. The Company Substitution Documents shall be deposited with and held by the Trustee for so long as any Notes Unit and Underlying Securities remains outstanding and for so long as any claim made prior to the Stated Maturity against the Substituted Debtor or the Company by any Holder in relation to the Notes Units, Underlying Securities or the Company Substitution Documents shall not have been finally adjudicated, settled or discharged. The Substituted Debtor and the Company shall acknowledge in the Company Substitution Documents the right of every Holder to the production of the Company Substitution Documents for the enforcement of any of the Notes Units, Underlying Securities or the Company Substitution Documents.

SECTION 10.04 Covenants to Remain in Effect. All of the covenants set forth in this Indenture shall continue to apply following the substitution of the Company.

SECTION 10.05 Notice of Substitution. Not later than 10 Business Days after the execution of the Company Substitution Documents, the Substituted Debtor shall give notice thereof to the Holders in accordance with this Article 10.

Article 11

Subsidiary Guarantees

SECTION 11.01 Subsidiary Guarantees. (1) Subject to the limitations set out in Section 11.02, each Subsidiary Guarantor hereby fully, unconditionally and irrevocably guarantees, on a subordinated secured basis, as primary obligor and not merely as surety, jointly and severally with the Company and each other Subsidiary Guarantor, to each Holder and the Trustee the full and punctual payment when due, whether at Stated Maturity, by acceleration or otherwise, of the principal, premium, if any, interest and Additional Amounts, if any, and all other amounts payable under the obligations of the Company under this Indenture, the Securities and the Collateral Documents (such guaranteed obligations, the “*Guaranteed Obligations*”). Upon failure by the Company to pay punctually any such amount, each Subsidiary Guarantor shall forthwith pay, on demand, the amount not so paid at the place and in the manner specified herein or the relevant Collateral Document. The Guarantee of each Subsidiary Guarantor constitutes a direct, general and unconditional obligation of each Subsidiary Guarantor which will (i) rank equally in right of payment to all existing and future senior Indebtedness of such Subsidiary Guarantor, (ii) rank senior in right of payment to all existing and future subordinated Indebtedness of such Subsidiary Guarantor; (iii) be effectively senior to all existing and future Indebtedness of such Subsidiary Guarantor to the extent of the value of the Collateral and have the payment priority as set forth in the Intercreditor Agreement; (iv) be effectively junior to all existing and future Indebtedness of such Subsidiary Guarantor that is secured by Liens on assets that do not constitute Collateral, to the extent of the value of the assets securing such secured Indebtedness; (v) be subordinated to liabilities preferred by statute, in each case, subject only to Permitted Collateral Liens, as set forth in Section 4.07 of this Indenture; and (vi) be subordinated to all existing and future Priority Secured Debt.

(2) Each Subsidiary Guarantor hereby agrees to pay, in addition to the amounts stated above, any and all expenses (including counsel fees and expenses) incurred by the Trustee or the Holders in enforcing any rights under any Subsidiary Guarantee and the Collateral Documents.

(3) The obligations of each Subsidiary Guarantor hereunder are unconditional and absolute and, without limiting the generality of the foregoing, will not be released, discharged or otherwise affected by:

(a) any extension, renewal, settlement, compromise, waiver or release in respect of any obligation of the Company under the Indenture, any Notes Units, Underlying Securities or the Collateral, by operation of law or otherwise;

(b) any modification, waiver, recession, amendment of or supplement to the Indenture, any Security, the Collateral Documents or any other related agreement;

(c) any change in the corporate existence, structure or ownership of the Company, or any insolvency, bankruptcy, reorganization or other similar proceeding affecting the Company, or its assets or any resulting release or discharge of any obligation of the Company contained in the Indenture, any Security or the Collateral Documents;

(d) the existence of any claim, set-off or other rights which the Guarantor may have at any time against the Company, the Trustee or any other Person, whether in connection with the Indenture or any unrelated transactions, *provided* that nothing herein prevents the assertion of any such claim by separate suit or compulsory counterclaim;

(e) any invalidity or unenforceability relating to or against the Company for any reason of the Indenture, any Securities, the Collateral or any provision of applicable law or regulation purporting to prohibit the payment by the Company of the principal of or interest on any Security or any other amount payable by the Company under the Indenture or Collateral Documents;

(f) the failure of any Holder or the Trustee to assert any claim or demand or to enforce any right or remedy against the Company, any Subsidiary Guarantor, or any other Person under this Indenture, the Securities, the Collateral Document or any other agreement or otherwise;

(g) any change in the ownership of the Company; or

(h) any other act or omission to act or delay of any kind by the Company, any Subsidiary Guarantor, the Trustee, any Holder or any other Person or any other circumstance whatsoever which might, but for the provisions of this paragraph, constitute a legal or equitable discharge of or defense to such Guarantor's obligations hereunder.

(4) Each Subsidiary Guarantor waives presentation to, demand of payment from and protest to the Company of any of the Guaranteed Obligations and also waives notice of protest for nonpayment. Each Subsidiary Guarantor waives notice of any default under this Indenture, the Securities, the Subsidiary Guarantees or the Collateral Documents. Each Subsidiary Guarantor further agrees that its Subsidiary Guarantee herein constitutes a guarantee of payment when due (and not a guarantee of collection) and waives any right to require that any resort be had by any Holder or the Trustee to any security held for payment of the Guaranteed Obligations.

(5) Each Subsidiary Guarantor's obligations hereunder will remain in full force and effect until the principal (including any PIK Securities), premium, if any, interest and Additional Amounts, if any, on the Securities and all other amounts payable by the Company under the Indenture have been paid in full. If at any time any payment of the principal, premium, if any, interest and Additional Amounts, if any, on any Securities or any other amount payable by the Company under the Indenture is rescinded or must be otherwise restored or returned upon the insolvency, bankruptcy or reorganization of the Company or otherwise, each Subsidiary Guarantor's obligations hereunder with respect to such payment will be reinstated as though such payment had been due but not made at such time. Each Subsidiary Guarantor further agrees to the election by the Company to make any PIK Payment and such Subsidiary Guarantor's Subsidiary

Guarantee shall automatically without any further approval cover any increase in the obligations under the Subsidiary Guarantee relating to such PIK Payment and any related additional payment in respect of principal, premium, if any, interest and Additional Amounts, if any. The obligations of each Subsidiary Guarantor hereunder shall not be subject to any reduction, limitation, impairment or termination for any reason (other than payment of the Guaranteed Obligations in full), including any claim of waiver, release, surrender, alteration or compromise, and shall not be subject to any defense of setoff, counterclaim, recoupment or termination whatsoever or by reason of the invalidity, illegality or unenforceability of the Guaranteed Obligations or otherwise. Without limiting the generality of the foregoing, the obligations of each Subsidiary Guarantor herein shall not be discharged or impaired or otherwise affected by the failure of any Holder or the Trustee to assert any claim or demand or to enforce any remedy under this Indenture, the Notes Units, the Underlying Securities, the Collateral Documents or any other agreement, by any waiver or modification of any thereof, by any default, failure or delay, willful or otherwise, in the performance of the Guaranteed Obligations, or by any other act or thing or omission or delay to do any other act or thing which may or might in any manner or to any extent vary the risk of such Subsidiary Guarantor or would otherwise operate as a discharge of such Subsidiary Guarantor as a matter of law or equity.

(6) In furtherance of the foregoing and not in limitation of any other right which any Holder or the Trustee has at law or in equity against each Subsidiary Guarantor by virtue hereof, upon the failure of the Company to pay any of the Guaranteed Obligations when and as the same shall become due, whether at maturity, by acceleration or otherwise, each Subsidiary Guarantor hereby promises to and shall, upon receipt of written demand by the Trustee, forthwith pay, or cause to be paid, in cash, to the Holders an amount equal to the sum of:

(a) the unpaid amount (including premium, if any) of such Guaranteed Obligations (including any Additional Amounts) then due and owing; and

(b) accrued and unpaid interest (including any Additional Amounts) on such Guaranteed Obligations then due and owing (but only to the extent not prohibited by law).

(7) Any Subsidiary Guarantor which is or becomes an entity incorporated or organized under the laws of Brazil hereby irrevocably and unconditionally waives all rights and benefits set forth in the following provisions of Brazilian law: Articles 364, 366, 821, 827, 830, 834, 835, 837, 838 and 839 of the Brazilian Civil Code and Article 794 of the Brazilian Civil Procedure Code.(7) Each Subsidiary Guarantor further agrees that, as between such Subsidiary Guarantor, on the one hand, and the Holders and the Trustee, on the other hand:

(a) the maturity of the Guaranteed Obligations may be accelerated as provided in this Indenture for the purposes of its Subsidiary Guarantee herein;

(b) in the event of any such declaration of acceleration of such Guaranteed Obligations, such Guaranteed Obligations (whether or not due and payable) shall forthwith become due and payable by such Subsidiary Guarantor for the purposes of its Subsidiary Guarantee; and

(c) if acceleration of the time for payment of any amount payable by the Company under the Indenture or the Securities is stayed upon the insolvency, bankruptcy or reorganization of the Company, all such amounts otherwise subject to acceleration under

the terms of the Indenture are nonetheless payable by the Guarantors hereunder forthwith on demand by the Trustee or the Holders.

(8) Each Subsidiary Guarantor hereby agrees that for all purposes under Brazilian law, the Subsidiary Guarantees will be deemed to be, and treated as, a primary obligation of such Subsidiary Guarantor and a direct claim against such Subsidiary Guarantor, regardless of whether or not the Company has defaulted or otherwise not complied with its payment obligations under the Indenture and that each Subsidiary Guarantee shall be deemed to be joint and several (*solidariamente*) for the purposes of articles 265 and 275 *et seq* of the Brazilian Civil Code. Each Subsidiary Guarantor hereby recognizes and agrees that its Subsidiary Guarantee is the independent primary liability of such Subsidiary Guarantor, and that such Subsidiary Guarantee shall be included in any list of liabilities of the Subsidiary Guarantors in any insolvency, bankruptcy, liquidation or other similar proceeding under any Bankruptcy Law, regardless of whether the corresponding liability has been, or will be, included on any list of liabilities of the Company, including for voting purposes and distributions.

SECTION 11.02 Limitation on Liability, Termination, Release and Discharge.

(1) The obligations of each Subsidiary Guarantor hereunder shall be limited to the maximum amount permitted such that the obligations will not, after giving effect to all other contingent and fixed liabilities of such Subsidiary Guarantor and after giving effect to any collections from or payments made by or on behalf of any other Subsidiary Guarantor in respect of the obligations of such other Subsidiary Guarantor under its Subsidiary Guarantee or pursuant to its contribution obligations under this Indenture, result in the Guaranteed Obligations constituting a fraudulent conveyance, fraudulent transfer or similar illegal or voidable transfer under applicable law with respect to such Subsidiary Guarantor.

(2) Each Subsidiary Guarantor shall be released and relieved of its obligations under its respective Subsidiary Guarantee in the event that:

(a) there is a sale or other disposition of the Subsidiary Guarantor permitted by this Indenture (whether by way of merger, consolidation or the sale of its Capital Stock), following which such Subsidiary Guarantor is no longer a direct or indirect Subsidiary of the Company;

(b) there is a Legal Defeasance or Covenant Defeasance of the Securities pursuant to Section 8.01 and Section 8.03 of this Indenture;

(c) it becomes an Excluded Subsidiary; or

(d) upon satisfaction and discharge of this Indenture.

Upon delivery by the Company to the Trustee of an Officer's Certificate and an Opinion of Counsel to the foregoing effect, the Trustee will execute any documents reasonably required in order to evidence the release of the Subsidiary Guarantor from its obligations under its Subsidiary Guarantee.

SECTION 11.03 Right of Contribution. Each Subsidiary Guarantor that makes a payment or distribution under a Subsidiary Guarantee shall be entitled to a contribution

from each other Subsidiary Guarantor in a pro rata amount, based on the net assets of each Subsidiary Guarantor determined in accordance with GAAP. The provisions of this Section 11.03 shall in no respect limit the obligations and liabilities of each Subsidiary Guarantor to the Trustee and the Holders and each Subsidiary Guarantor shall remain liable to the Trustee and the Holders for the full amount guaranteed by such Subsidiary Guarantor pursuant to its Subsidiary Guarantee.

SECTION 11.04 No Subrogation. Upon making any payment with respect to any obligation of the Company under this Article 11, the Subsidiary Guarantor making such payment will be subrogated to the rights of the payee against the Company with respect to such obligation, *provided* that the Subsidiary Guarantor may not enforce either any right of subrogation or any right to receive payment in the nature of contribution, or otherwise, from any other Subsidiary Guarantor, with respect to such payment so long as any amount payable by the Company hereunder or under the Securities remains unpaid. If any amount shall be paid to any Subsidiary Guarantor on account of such subrogation rights at any time when any obligations under this Indenture and the Securities shall not have been paid in full in cash and/or U.S. Government Obligations, such amount shall be held by such Subsidiary Guarantor in trust for the Trustee and the Holders, and shall, forthwith upon receipt by such Subsidiary Guarantor, be turned over to the Trustee in the exact form received by such Subsidiary Guarantor (duly endorsed by such Subsidiary Guarantor to the Trustee, if required), to be applied against the obligations under this Indenture, the Notes Units and the Underlying Securities.

SECTION 11.05 Execution and Delivery of Subsidiary Guarantee. The execution by each Subsidiary Guarantor of the Indenture (or a supplemental indenture in the form of Exhibit B to this Indenture) evidences the Subsidiary Guarantee of such Subsidiary Guarantor, whether or not the person signing as an officer of the Subsidiary Guarantor still holds that office at the time of authentication of any Notes Unit. Each Subsidiary Guarantor agrees that the delivery of any Security (including a PIK Security) or the increase of any principal amount under any Global Security in respect of PIK Interest pursuant to this Indenture constitutes due delivery of the Subsidiary Guarantee with respect thereto set forth in the Indenture on behalf of each Subsidiary Guarantor.

Article 12

Collateral and Security

SECTION 12.01 Collateral Documents.

(1) Subject to the Intercreditor Agreement, the due and punctual payment of the principal of and interest on the Notes Units and Underlying Securities when and as the same shall be due and payable, whether on an Interest Payment Date, at maturity, by acceleration, redemption or otherwise in accordance with this Indenture, and interest on the overdue principal of and interest (to the extent permitted by law), if any, on the Notes Units and Underlying Securities and any other amounts due under the Transaction Documents, including as a result of an Offer to Purchase or otherwise, and the performance of all other obligations of the Company and the Subsidiary Guarantors under this Indenture, the Notes Units and Underlying Securities and other Transaction Documents, according to the terms hereunder or thereunder, will be secured as provided in the Collateral Documents. Each Holder, by its acceptance thereof, (A) consents and agrees (i) to the terms of the Collateral Documents and the Intercreditor Agreement (including, in each case,

without limitation, the provisions providing for foreclosure and release of the Collateral) as the same may be in effect or may be amended from time to time in accordance with its terms, (ii) to the payment priority and waterfall provided for in the Intercreditor Agreement and Collateral Documents, (iii) to the appointment of UMB Bank, N.A., as Trustee under this Indenture, (iv) to the appointment of GLAS Trust Company LLC, as Intercreditor Agent under the Intercreditor Agreement, and (B) authorizes and directs the Trustee to (i) enter into the Intercreditor Agreement, as trustee for the Holders, and to perform its obligations and exercise its rights thereunder in accordance therewith, (ii) direct the Intercreditor Agent to appoint the Collateral Agent as collateral agent on behalf of the Secured Parties under the Intercreditor Agreement and the Collateral Documents, (iii) direct the Intercreditor Agent to instruct the Collateral Agent to enter into the Intercreditor Agreement and the Collateral Documents and to perform its obligations and exercise its rights thereunder in accordance therewith, including for purposes of acquiring, holding and enforcing any and all Liens on the Collateral. The Obligors shall deliver to the Trustee copies of all documents delivered to the Intercreditor Agent or the Collateral Agent pursuant to the Collateral Documents, and will do or cause to be done all such acts and things as may be necessary or proper, or as may be required by the provisions of the Collateral Documents and the Intercreditor Agreement, in order to assure and confirm to the Trustee, the Intercreditor Agent and the Collateral Agent that the security interests in the Collateral contemplated hereby, by the Collateral Documents or any part thereof, as from time to time constituted, so as to render the same available for the Collateral and benefit of this Indenture and of the Notes Units and Underlying Securities secured hereby, according to the intent and purposes herein expressed. The Obligors will take any and all actions, including those requested by the Trustee, the Intercreditor Agent or the Collateral Agent reasonably required to cause the Collateral Documents to create and maintain, as security for the obligations of the Company hereunder, a valid and enforceable perfected Lien in and on all the Collateral pursuant to the terms and with the payment priority set forth in the Intercreditor Agreement, in favor of the Holders represented by Collateral Agent, subject only to Permitted Collateral Liens.

(2) The Obligors hereby undertake to create a valid and enforceable perfected Lien in and on all the Collateral pursuant to the terms of the Collateral Documents and the Intercreditor Agreement and with the payment priority set forth in the Intercreditor Agreement, to the Collateral Agent (i) in case of Collateral related to the Real Estate Properties Fiduciary Lien, in accordance with the timeline and target dates provided for in Schedule E hereto; and (ii) in the case of any other Collateral, on the Restructuring Closing Date.

(3) In connection with any foreclosure or other enforcement action with respect to the Collateral or any insolvency or liquidation proceeding, all proceeds of the Collateral received by the Collateral Agent will be applied in accordance with the terms of the Intercreditor Agreement.

(4) Subject to the terms of the Reorganization Plan, the Intercreditor Agreement, this Indenture, the Escrow Agreement (as defined in the Intercreditor Agreement) and the Collateral Documents and so long as no Event of Default has occurred and is continuing, the Company and the Subsidiary Guarantors, as applicable, shall have the right to remain in possession and retain exclusive control of the Collateral, to freely operate the Collateral and to collect, invest and dispose of any income from the Collateral (in each case, except as set forth in the Collateral Documents).

SECTION 12.02 Reserved.

SECTION 12.03 Release of Collateral.

(1) The Collateral Agent's Liens upon the Collateral will no longer secure Notes Units and Underlying Securities outstanding under this Indenture or any other obligations under this Indenture, and the rights of the Holders of Notes Units and Underlying Securities and such obligations to the benefits and proceeds of the Collateral Agent's Liens on the Collateral will terminate and be discharged with respect to such Notes Units and Underlying Securities upon the occurrence of any of the following:

(a) upon payment in full of the principal of, together with accrued and unpaid interest on, the Notes Units and Underlying Securities and all other obligations that are due and payable under the Notes Units and Underlying Securities and the Indenture at or prior to the time such principal, together with accrued and unpaid interest, is paid, without the Company or Subsidiary Guarantors being required to take any other action;

(b) upon a Legal Defeasance or Covenant Defeasance of the Notes Units pursuant to Section 8.02 and Section 8.03 of this Indenture;

(c) to the extent of any Collateral owned by a Subsidiary Guarantor, upon the release of such Subsidiary Guarantor's Guarantee of the Notes Units and Underlying Securities pursuant to the terms of this Indenture;

(d) automatically upon a sale or disposition of Collateral permitted to be made under this Indenture;

(e) automatically pursuant to and in accordance with the terms of the Intercreditor Agreement; or

(f) in whole or in part, with the consent of the Holders of the requisite percentage of Notes Units and Underlying Securities in accordance with the provisions of Article 9 hereof.

SECTION 12.04 Changes to Collateral.

(1) Notwithstanding anything to the contrary above, (i) any amendment, modification, supplement, release, waiver or any required document regarding the Collateral and permitted by the Collateral Documents, including in connection with any amendments, modifications, supplements or waivers necessary to include any Lien on any Indebtedness permitted by this Indenture to be secured on the Collateral, will not require consent of the Holders or the Trustee.

SECTION 12.05 Power Exercisable by Receiver or Trustee. In case the Collateral shall be in the possession of a receiver or trustee, lawfully appointed, the powers conferred in this Article 12 upon the Company or the Subsidiary Guarantors with respect to the release, sale or other disposition of such property may be exercised by such receiver or trustee, and an instrument signed by such receiver or trustee shall be deemed the equivalent of any similar instrument of the Company or the Subsidiary Guarantors or of any officer or officers thereof required by the provisions of this Article 12.

SECTION 12.06 Intercreditor Agreement. Notwithstanding anything herein to the contrary, the priority of the lien and security interest granted to the Collateral Agent pursuant to the applicable Collateral Documents and the exercise of any right or remedy by the Trustee hereunder or by the Collateral Agent under the Collateral Documents are subject to the provisions of the Intercreditor Agreement. The Company and each Subsidiary Guarantor consents to, and agrees to be bound by, the terms of the Intercreditor Agreement, as the same may be in effect from time to time, and to perform its obligations thereunder in accordance with the terms therewith. In the event of any conflict between the terms of the Intercreditor Agreement on the one hand and this Indenture on the other, with respect to lien priority or rights and remedies in connection with the Collateral, the terms of the Intercreditor Agreement, shall govern.

Article 13

Miscellaneous

SECTION 13.01 Notices. (1) Any notice, instrument, request, document or communication to the Company, the Subsidiary Guarantors, the Trustee or any Agent shall be in writing and in the English language or a certified translation, and delivered in person, sent by facsimile, email or mailed by overnight carrier or first-class mail addressed as follows:

if to the Company and the Guarantors:

Oi S.A.

Address: Rua Jangadeiro number 48, Ipanema, Rio de Janeiro,
22420-010

Email: pedro.franca@oi.net.br; daniella.ventura@oi.net.br;
leandro.luz@oi.net.br; carolina.gava@oi.net.br

Telephone: + 55 (21) 98865-0545; + 55 (21) 98408-2008; + 55 (21)
98896-9635; + 55 (21) 98899-8521

Attention: Pedro Andrade França; Daniella Geszikter Ventura; Leandro
Diogo Luz; Carolina Gava

if to the Trustee, Registrar, Transfer Agent and Paying Agent:

UMB Bank, N.A.

5555 San Felipe, Suite 870

Houston, TX 77056

Attention: Shazia Flores

Telephone: 713-300-0586

Email: shazia.flores@umb.com

The Company, the Trustee or any Agent by notice to the other may designate additional or different addresses for subsequent notices or communications. All notices and communications (other than those sent to Holders) shall be deemed to have been duly given: at the time delivered by hand, if personally delivered; five calendar days after being deposited in the mail, postage prepaid, if mailed by first class mail; when receipt acknowledged, if faxed; and the next Business Day after timely delivery to the courier, if sent by overnight carrier; *provided*, that any notice of communication delivered to the Trustee shall be deemed effective upon actual receipt thereof.

(2) (a) Any notice or communication to be given to a Holder of a Certificated Security shall be mailed to such Holder at the Holder's address as it appears on the Security Register. Any notice or communication to be given to a Holder of a Global Security shall be given to the Depositary in accordance with its applicable procedures. A notice shall be deemed to have been given to a Holder upon such delivery as described in this paragraph not later than the latest date, and not earlier than the earliest date, prescribed in this Indenture for the giving of such notice. If a notice or communication is given in the manner provided above, it is duly given, whether or not the addressee receives it. All notices to the Holders shall be at the expense of the Company.

(b) Failure to mail a notice or communication to a Holder or any defect in a notice or communication to a Holder shall not affect the sufficiency of such notice or communication with respect to other Holders.

(c) The Trustee may rely upon and comply with instructions or directions sent via unsecured facsimile or email transmission and the Trustee shall not be liable for any loss, liability or expense of any kind incurred by the Company or the Holders due to the Trustee's reliance upon and compliance with instructions or directions given by unsecured facsimile or email transmission, *provided, however*, that such losses have not arisen from the negligence or willful misconduct of the Trustee, it being understood that the failure of the Trustee to verify or confirm that the person providing the instructions or directions, is, in fact, an authorized person does not constitute negligence or willful misconduct.

(d) Any notice or communication delivered to the Company under the provisions herein shall constitute notice to the Subsidiary Guarantors.

SECTION 13.02 Communication by Holders with Other Holders. (1) Holders may communicate pursuant to TIA § 312(b) with other Holders with respect to their rights under this Indenture, the Notes Units or the Underlying Securities. The Company, the Trustee, the Agents and anyone else shall have the protection of TIA § 312(c).

(2) Any request, demand, authorization, direction, notice, consent to amendment, supplement or waiver or other action provided by this Indenture to be given or taken by a Holder (an "*Act*") may be evidenced by an instrument signed by the Holder delivered to the Trustee. The fact and date of the execution of the instrument, or the authority of the person executing it, may be proved in any manner that the Trustee deems sufficient.

(3) Any Act by the Holder of any Notes Units binds that Holder and every subsequent Holder of a Notes Units that evidences the same debt as the Notes Units of the acting Holder, even if no notation thereof appears on the Notes Units. Subject to Section 9.03(2), a Holder may revoke an Act as to its Notes Units, but only if the Trustee receives the notice of revocation before the date the amendment or waiver or other consequence of the Act becomes effective.

SECTION 13.03 Certificate and Opinion as to Conditions Precedent. Upon any request or application by the Company to the Trustee, as applicable, to take or refrain from taking any action under this Indenture, the Company shall furnish to the Trustee, as applicable:

(1) an Officer's Certificate in form and substance reasonably satisfactory to the Trustee (which shall include the statements set forth in Section 13.04) stating that, in the opinion

of the signers, all conditions precedent, if any, provided for in this Indenture relating to taking the proposed action or to refraining from taking the proposed action have been complied with; and

(2) an Opinion of Counsel in form and substance reasonably satisfactory to the Trustee (which shall include the statements set forth in Section 13.04) stating that, in the opinion of such counsel, all such conditions precedent have been complied with.

SECTION 13.04 Statements Required in Certificate or Opinion. Each Officer's Certificate or Opinion of Counsel with respect to compliance with a covenant or condition provided for in this Indenture shall include:

(1) a statement that the individual making such certificate or opinion has read such covenant or condition;

(2) a brief statement as to the nature and scope of the examination or investigation upon which the statements or opinions contained in such certificate or opinion are based;

(3) a statement that, in the opinion of such individual, he has made such examination or investigation as is necessary to enable him to express an informed opinion as to whether or not such covenant or condition has been complied with; and

(4) a statement as to whether or not, in the opinion of such individual, such covenant or condition has been complied with; *provided* that an Opinion of Counsel may rely on an Officer's Certificate or certificates of public officials with respect to matters of fact.

SECTION 13.05 When Securities Disregarded. In determining whether Holders holding any requisite principal amount of Notes Units have given any request, demand, authorization, direction, notice, consent, waiver or other action hereunder, Notes Units owned by the Company or any of its Subsidiaries or Affiliates shall be disregarded and deemed not to be outstanding for purposes thereof, except that, for the purpose of determining whether the Trustee shall be protected in relying on any such request, demand, authorization, direction, notice, waiver, consent or other action, only Notes Units which the Trustee actually knows are so owned shall be so disregarded; *provided* that, notwithstanding any other provision herein to the contrary, any person or entity having beneficial ownership of twenty-five percent (25%) or less of the Voting Securities of the Company shall not be deemed an Affiliate for the purposes of such determination as to whether the relevant Notes Units shall be deemed outstanding for such purposes solely by virtue of such ownership. Also, subject to the foregoing, only Notes Units outstanding at the time shall be considered in any such determination.

SECTION 13.06 Rules by Trustee and Agents. The Trustee may make reasonable rules for action by or a meeting of Holders. The Agents may make reasonable rules for their functions.

SECTION 13.07 Legal Holidays. If a payment date is not a Business Day, payment shall be made on the next succeeding day that is a Business Day, and no interest shall accrue for the intervening period. If a regular Record Date is not a Business Day, the Record Date shall not be affected.

SECTION 13.08 Governing Law. THIS INDENTURE, THE NOTES UNITS, THE UNDERLYING SECURITIES AND THE SUBSIDIARY GUARANTEES AND ALL MATTERS ARISING OUT OF OR RELATING IN ANY WAY WHATSOEVER TO THIS INDENTURE, THE NOTES UNITS, THE UNDERLYING SECURITIES AND THE SUBSIDIARY GUARANTEES (WHETHER IN CONTRACT, TORT OR OTHERWISE) SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF NEW YORK.

SECTION 13.09 No Recourse Against Others. No past, present or future director, officer, partner, employee, incorporator, stockholder, quotaholder or member of the Company or any Subsidiary Guarantor shall have any liability for any obligations of the Company or any Subsidiary Guarantor under the Notes Units, this Indenture or the Subsidiary Guarantees or for any claim based on, in respect of or by reason of such obligations or their creation. By accepting a Notes Units and Underlying Security, each Holder shall waive and release all such liability. Such waivers and releases shall be part of the consideration for the issuance of the Notes Units and Underlying Securities.

SECTION 13.10 USA Patriot Act. The parties hereto acknowledge that in accordance with Section 326 of the U.S.A. Patriot Act, the Trustee and Agents are required to obtain, verify and record information that identifies each person or legal entity that establishes a relationship or opens an account with the Trustee and Agents. The parties to this Indenture agree that they will provide the Trustee and Agents with such information as it may request in order for the Trustee and Agents to satisfy the requirements of the U.S.A. Patriot Act.

SECTION 13.11 Successors. All agreements of the Company (or Substituted Debtor or Successor Company) and the Subsidiary Guarantors in this Indenture, the Notes Units, the Underlying Securities and the Subsidiary Guarantees shall bind its successors and may not be assigned or transferred without the prior written consent of the Trustee; provided, in all cases, that no assignment or transfer can be made (1) to a Sanctioned Person or (2) if such assignment or transfer would result in a violation of Sanctions and Export Control Laws by any Person (including any Holder). All agreements of the Trustee in this Indenture shall bind its successors.

SECTION 13.12 Multiple Originals. The parties may sign any number of copies of this Indenture. Each signed copy shall be an original, but all of them together represent the same agreement. One signed copy is enough to prove this Indenture. The exchange of copies of this Indenture and of signature pages hereto by facsimile or electronic transmission (including, without limitation, “pdf”, “tif” or “jpg”) and other electronic signatures (including, without limitation, DocuSign and AdobeSign) shall constitute effective execution and delivery of this Indenture as to the parties hereto and may be used in lieu of the original Indenture for all purposes. Signatures of the parties hereto transmitted by facsimile or electronic transmission (via pdf) shall be deemed to be the original signatures for all purposes. The use of electronic signatures and electronic records (including, without limitation, any contract or other record created, generated, sent, communicated, received, or stored by electronic means) shall be of the same legal effect, validity and enforceability as a manually executed signature or use of a paper-based recordkeeping system to the fullest extent permitted by applicable law, including, without limitation, the Federal Electronic Signatures in Global and National Commerce Act, the New York State Electronic Signatures and Records Act and any other applicable law, including, without limitation, any state law based on the Uniform Electronic Transactions Act or the Uniform Commercial Code.

SECTION 13.13 Table of Contents; Headings. The table of contents, cross-reference table and headings of the Articles and Sections of this Indenture have been inserted for convenience of reference only, are not intended to be considered a part hereof and shall not modify or restrict any of the terms or provisions hereof.

SECTION 13.14 Consent to Jurisdiction; Appointment of Agent to Accept Service of Process.

(1) The Company and each Subsidiary Guarantor irrevocably consents and agrees, for the benefit of the Holders from time to time of the Notes Units and the Trustee, that any legal action, suit or proceeding against it with respect to its obligations, liabilities or any other matter arising out of or in connection with this Indenture or the Securities may be brought in the courts of the State of New York or any United States federal court, sitting in the Borough of Manhattan, in the City of New York, New York, United States and, until amounts due and to become due in respect of the Securities have been paid, hereby irrevocably consent and submit to the non-exclusive jurisdiction of each such court *in personam*, generally and unconditionally with respect to any action, suit or proceeding for itself and in respect of its properties, assets and revenues. Subject to the terms of the Collateral Documents, any action that may be brought in connection with the Collateral Documents will be subject to the exclusive jurisdiction of the Courts of the City of Rio de Janeiro, State of Rio de Janeiro, Brazil.

(2) The Company and each Subsidiary Guarantor has validly and effectively appointed Cogency Global Inc. (the “**Process Agent**”), with offices on the date hereof at East 40th Street, 10th Floor, New York, NY 10016, as its authorized agent upon which process may be served in any action, suit or proceeding referred to in Section 13.14(1). If for any reason such agent hereunder shall cease to be available to act as such, the Company and each Subsidiary Guarantor agrees to designate a new agent in the Borough of Manhattan, in the City of New York, New York on the terms and for the purposes of this Section 13.14 reasonably satisfactory to the Trustee. The Company and each Subsidiary Guarantor further hereby irrevocably consents and agrees to the service of any and all legal process, summons, notices and documents in any such action, suit or proceeding against the Company or any Subsidiary Guarantor, as applicable, by serving a copy thereof upon the relevant agent for service of process referred to in this Section 13.14 (whether or not the appointment of such agent shall for any reason prove to be ineffective or such agent shall accept or acknowledge such service) or by mailing copies thereof by registered or certified air mail, postage prepaid to the Company or the relevant Subsidiary Guarantor at its respective address specified in or designated pursuant to this Indenture. The Company and each Subsidiary Guarantor agrees that the failure of any such designee, appointee and agent to give any notice of such service to it shall not impair or affect in any way the validity of such service or any judgment rendered in any action or proceeding based thereon. The Company and each Subsidiary Guarantor further agree to take any and all action, including the execution and filing of any and all such documents and instruments as may be necessary to continue such designation and appointment of the Process Agent in full force and effect so long as this Indenture shall be in full force and effect; *provided* that the Company and the Subsidiary Guarantors may and shall (to the extent the Process Agent ceases to be able to be served on the basis contemplated herein), by written notice to the Trustee, designate such additional or alternative agents for service of process under this Section 13.14 that (i) maintain an office located in the Borough of Manhattan, The City of New York in the State of New York, (ii) are either (x) counsel for the Company or (y) a corporate service company which acts as agent for service of process for other Persons in the

ordinary course of its business and (iii) agree to act as agent for service of process in accordance with this Section 13.14. Such notice shall identify the name of such agent for process and the address of such agent for process in the Borough of Manhattan, The City of New York, State of New York. Upon the written request of any Holder, the Trustee shall deliver such information to such Holder. Notwithstanding the foregoing, there shall, at all times, be at least one agent for service of process for the Company and the Guarantor appointed and acting in accordance with this Section 13.14. Nothing herein shall in any way be deemed to limit the ability of the Holders and the Trustee to serve any such legal process, summons, notices and documents in any other manner permitted by applicable law or to obtain jurisdiction over the Company or any Subsidiary Guarantor or bring actions, suits or proceedings against the Company or any Subsidiary Guarantor, as applicable, in such other jurisdictions, and in such manner, as may be permitted by applicable law. The Company and each Subsidiary Guarantor irrevocably and unconditionally waives, to the fullest extent permitted by law, any objection which it may now or hereafter have to the laying of venue of any of the aforesaid actions, suits or proceedings arising out of or in connection with this Indenture brought in the courts of the State of New York or any United States federal court sitting in the Borough of Manhattan, in the City of New York, New York, United States and hereby further irrevocably and unconditionally waives and agrees, to the fullest extent permitted by law, not to plead or claim in any such court that any such action, suit or proceeding brought in any such court has been brought in an inconvenient forum.

If for the purpose of obtaining judgment in any court it is necessary to convert a sum due hereunder to a Holder from U.S. dollars into another currency, the Company and each Subsidiary Guarantor has agreed, and each Holder by holding such Security will be deemed to have agreed, to the fullest extent that it may effectively do so, that the rate of exchange used shall be that at which in accordance with normal banking procedures such Holder could purchase U.S. dollars with such other currency in New York City, New York on the day two Business Days preceding the day on which final judgment is given.

U.S. Dollars are the sole currency of account and payment for all sums due and payable by the Company and the Subsidiary Guarantors under this Indenture, the Notes Units, the Underlying Securities and the Subsidiary Guarantees. The obligation of each of the Company and the Subsidiary Guarantors in respect of any sum due to any Holder or the Trustee in U.S. Dollars shall only be discharged by payment to such recipient in U.S. Dollars. The obligation of the Company or any Subsidiary Guarantor in respect of any sum payable by it to a Holder shall, notwithstanding any judgment in a currency (the “judgment currency”) other than U.S. dollars, be discharged only to the extent that on the Business Day following receipt by such Holder of any sum adjudged to be so due in the judgment currency, such Holder may in accordance with normal banking procedures purchase U.S. dollars with the judgment currency; if the amount of U.S. dollars so purchased is less than the sum originally due to such Holder in the judgment currency (determined in the manner set forth in the preceding paragraph), the Company and each Subsidiary Guarantor agrees, as a separate and independent obligation and notwithstanding any such judgment, to indemnify such Holder against such loss, and if the amount of the U.S. dollars so purchased exceeds the sum originally due to such Holder, such Holder agrees to remit to the Company or the applicable Subsidiary Guarantor such excess; *provided*, that such Holder shall have no obligation to remit any such excess as long as the Company or any Subsidiary Guarantor shall have not failed to pay such Holder any obligations due and payable under such Security, and

if it shall have failed then, such excess may be applied to such obligations of the Company or any Subsidiary Guarantor under such Security in accordance with the terms thereof.

(3) The provisions of this Section 13.14 shall survive any termination of this Indenture, in whole or in part.

SECTION 13.15 Waiver of Jury Trial. EACH OF THE PARTIES HERETO HEREBY IRREVOCABLY WAIVE, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY AND ALL RIGHT TO TRIAL BY JURY IN ANY LEGAL PROCEEDING ARISING OUT OF OR RELATING TO THIS INDENTURE, THE SECURITIES, THE SUBSIDIARY GUARANTEES OR THE TRANSACTIONS CONTEMPLATED HEREBY OR THEREBY.

SECTION 13.16 Waiver of Immunity. This Indenture and any other documents delivered pursuant hereto, and any actions taken hereunder, constitute commercial acts by the Company and each Subsidiary Guarantor. The Company and each Subsidiary Guarantor irrevocably and unconditionally and, to the fullest extent permitted by law, waives and agrees not to plead or claim any immunity from jurisdiction of any court or from any legal process (whether through service or notice, attachment prior to judgment, attachment in aid of execution, execution or otherwise) for itself or any of its property, assets or revenues wherever located with respect to its obligations, liabilities or any other matter under or arising out of or in connection with this Indenture, the Securities or any Subsidiary Guarantee or any document delivered pursuant hereto or thereto, in each case for the benefit of the Holders and the Trustee, it being intended that the foregoing waiver and agreement will be effective, irrevocable and not subject to withdrawal in any and all jurisdictions, and, without limiting the generality of the foregoing, agrees that the waivers set forth in this Section 13.16 shall have the fullest scope permitted under the United States Foreign Sovereign Immunities Act of 1976 and are intended to be irrevocable for the purposes of such act, except for the immunity provided under Brazilian law to property of the Company or any Subsidiary Guarantor that is considered essential for the rendering of public services under any concession agreement, authorization or license (*bens vinculados à concessão ou bens reversíveis*), to the extent such immunity cannot be waived or contested.

SECTION 13.17 Severability. In case any provision in this Indenture or in the Securities or the Subsidiary Guarantees shall be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.

SECTION 13.18 No Adverse Interpretation of Other Agreements. The Indenture may not be used to interpret another indenture or loan or debt agreement of the Company or any Subsidiary of the Company, and no such indenture or loan or debt agreement may be used to interpret the Indenture.

SECTION 13.19 Limited Recourse. (1) Each Holder and beneficial owner of the Series B, by its acceptance of such Series B Notes (or a beneficial interest therein) hereby acknowledges and agrees that following the Election Date, if any: (i) the Series B Notes shall be limited recourse obligations of the Obligors, with recourse being limited solely to the Collateral; (ii) Series B Notes shall not be obligations or responsibilities of, or guaranteed by, any other Person; *provided* that the Obligors shall remain bound by this Indenture (taking into account the limited recourse nature of the Series B Notes), the Intercreditor Agreement, the Collateral

Documents and the escrow agreements and shall ensure all proceeds from the Collateral are duly made available for the discharge of the Notes Units and the Series B Notes in accordance with the terms of the Intercreditor Agreement; (iii) none of the officers, directors, shareholders or agents of the Obligors, the Trustee, the Intercreditor Agent, the Collateral Agent, any of their respective affiliates or any other Person shall be personally liable to make any payments of principal, interest or any other sum now or hereafter owing under the Series B Notes and (iv) the Company will have no material assets available for payments on the Series B Notes other than the Collateral. Accordingly, after the Election Date, if any, after the Collateral has been fully realized and exhausted, all sums due but still unpaid in respect of the Series B Notes shall be extinguished, and the Holders shall not have the right to proceed against the Obligors, the Trustee, the Intercreditor Agent, the Collateral Agent, any of their respective Affiliates or any of their respective officers, directors, shareholders or agents for the satisfaction of any monetary claim or for any deficiency judgment remaining after foreclosure of any property included in the Collateral but shall have the right to (i) sue any Obligor for breach of contract and/or any Obligor or any other party for the gross-negligence or willful misconduct of any such party and (ii) take any steps required to enforce the Intercreditor Agreement, the Collateral Documents and the escrow agreements.

[Signature Pages Follow]

IN WITNESS WHEREOF, the parties have caused this Indenture to be duly executed as of the date first written above.

**OI S.A. - In Judicial Reorganization,
as Issuer**

By: _____
Name:
Title:

By: _____
Name:
Title:

**Oi Brasil Holdings Coöperatief U.A.,
as Subsidiary Guarantor**

By: _____
Name:
Title:

**Portugal Telecom International Finance B.V.,
as Subsidiary Guarantor**

By: _____
Name:
Title:

**Rio Alto Participações S.A.,
as Subsidiary Guarantor**

By: _____
Name:
Title:

**SEREDe Serviços de Rede S.A.,
as Subsidiary Guarantor**

By: _____
Name:
Title:

**Brasil Telecom Call Center S.A.,
as Subsidiary Guarantor**

By: _____
Name:
Title:

**UMB BANK, N.A.,
as Trustee, Registrar, the Paying Agent and
Transfer Agent**

By: _____
Name:
Title:

Assets Permitted to be Disposed

[See Schedule A to the New Priority Notes Indenture attached as Appendix B to this Offering Memorandum]

Restructuring Date Secured Indebtedness

1. BRL\$[●] aggregate principal amount of the Company's [●]% / [●]% PIK Toggle Senior Secured Debentures due 2027 (the "***Priority Debentures***").
2. BRL\$[●] aggregate principal amount of the Company's [●]% / [●]% PIK Toggle Senior Secured Debentures due 2027 (the "***V.Tal Debentures***").
3. BRL\$[●] aggregate principal amount of Indebtedness of the Company under Section 4.2.8 of the Reorganization Plan (the "***Secured ToP Debt***").
4. BRL\$[●] aggregate principal amount of Indebtedness of the Company under Section 4.2.9 of the Reorganization Plan (the "***Unsecured ToP Debt – Option I***").
5. BRL\$[●] aggregate principal amount of Indebtedness of the Company under Section 4.2.10 of the Reorganization Plan (the "***Unsecured ToP Debt – Option II***").
6. U.S.\$[●] aggregate principal amount of the Company's 10.000% / 13.500% PIK Toggle Senior Secured Notes due 2027 (the "***New Priority Secured Notes***").
7. U.S.\$[●] aggregate principal amount of the Company's 8.50% PIK Subordinated Secured Notes Units due 2028, consisting of 8.50% PIK Subordinated Secured Series A Notes due 2028 and 8.50% PIK Subordinated Secured Series B Notes due 2028.
8. BRL\$[●] aggregate principal amount of the Company's 8.50% PIK Subordinated Secured Debentures due 2027 (the "***Roll-Up Debentures***").

Properties Subject to Real Estate Liens

*[See Schedule C to the New Priority Notes Indenture attached as Appendix B to this
Offering Memorandum]*

Material Existing Investments

None.

Timeline for Perfections of Real Estate Properties Fiduciary Lien

[Each such lien shall be in place pursuant to a timeline to be included in the final indenture, which will require all such collateral to place in place within one year of the Restructuring Closing Date. See “Risk Factors—Risks Relating to the New Priority Notes and the Roll-up Notes—Before the creation and perfection of the Real Estate Properties Fiduciary Lien, the obligations under the notes and the Subsidiary Guarantees may not be fully secured” in the Offering Memorandum to which this Indenture is attached].

Provisions relating to Notes Units

1. Definitions

1.1 Definitions.

For the purposes of this Appendix A the following terms shall have the meanings indicated below:

“Institutional Accredited Investor” means an institution that is an “accredited investor” as defined in Rule 501 of Regulation D under the Securities Act, who are not also QIBs.

“Applicable Procedures” means, with respect to any transfer or transaction involving a Temporary Regulation S Global Notes Unit or beneficial interest therein, the rules and procedures of the Depository for such a Temporary Regulation S Global Notes Unit, to the extent applicable to such transaction and as in effect from time to time.

“Certificated Notes Units” means a certificated Notes Unit bearing, if required, the appropriate restricted notes legend set forth in Section 2.3(d).

“Depository” means The Depository Trust Company, its nominees and their respective successors.

“Distribution Compliance Period” with respect to any Notes Units, means the period of 40 consecutive days beginning on and including the later of the Restructuring Closing Date and the date on which any such Notes Units (or any predecessor of such Notes Units) were first offered to persons other than distributors (as defined in rule 902 of Regulation S) in reliance on Regulation S.

“Non-U.S. Person” means a Person who is not a U.S. Person.

“Custodian” means the custodian with respect to a Global Notes Units (as appointed by the Depository), or any successor Person thereto and shall initially be the Trustee.

“QIB” means a “qualified institutional buyer” as defined in Rule 144A.

“Rule 144A Notes Units” means all Notes Units offered and sold to QIBs in reliance on Rule 144A.

“Securities Act” means the Securities Act of 1933, as amended.

“Transfer Restricted Securities” means Notes Units that bear or are required to bear the legend relating to restrictions on transfer relating to the Securities Act set forth in Section 2.3(d) hereto.

1.2 Other Definitions.

Term	Defined in Section:
“Agent Members”	2.1(b)
“Global Notes Units”	2.1(a)
“Private Placement Global Notes Units”	2.1(a)
“Regulation S”	2.1(a)
“Regulation S Global Notes Units”	2.1(a)
“Permanent Regulation S Global Notes Units”	2.1(a)
“Rule 144A”	2.1(a)
“Temporary Regulation S Global Notes Units”	2.1(a)

2. The Notes Units.

2.1 (a) Form and Dating. The Notes Units will be issued by the pursuant to Article 2 of the Indenture. The Notes Units will initially be sold in reliance on an exemption pursuant to Section 4(a)(2) of the Securities Act only to (i) QIBs in reliance on Rule 144A under the Securities Act (“*Rule 144A*”) and institutional “accredited investors” within the meaning of Rule 501 of Regulation D under the Securities Act and (ii) Persons other than U.S. Persons (as defined in Regulation S) outside the United States in reliance on Regulation S under the Securities Act (“*Regulation S*”). Notes Units may thereafter be transferred to, among others, QIBs, accredited investors and purchasers in reliance on Regulation S, subject to the restrictions on transfer set forth herein. Notes Units initially resold pursuant to Rule 144A and Rule 501 of Regulation D shall be issued initially in the form of one or more permanent global notes in fully registered form (collectively, the “*Private Placement Global Security*”); and Notes Units initially sold pursuant to Regulation S shall be issued initially in the form of one or more temporary global notes in fully registered form (collectively, the “*Temporary Regulation S Global Security*”), in each case without interest coupons and with the global notes legend and the applicable restricted notes legend set forth in Exhibit A to the Indenture, which shall be deposited on behalf of the purchasers of the Notes Units represented thereby with the Custodian and registered in the name of the Depository, duly executed by the Company and authenticated by the Trustee as provided in the Indenture. Except as set forth in this Section 2.1(a), beneficial ownership interests in the Temporary Regulation S Global Security will not be exchangeable for interests in a Private Placement Global Security, a permanent global note (the “*Permanent Regulation S Global Security*”, and together with the Temporary Regulation S Global Security, the “*Regulation S Global Security*”) or any other Security prior to the expiration of the Distribution Compliance Period and then, after the expiration of the Distribution Compliance Period, may be exchanged for interests in a Private Placement Global Security, the Permanent Regulation S Global Security or a Certificated Security only (i) upon certification in form reasonably satisfactory to the Company that beneficial ownership interests in such Temporary Regulation S Global Security are owned either by non-U.S. persons or U.S. persons who purchased such interests in a transaction that did not require registration under the Securities Act, and (ii) in the case of an exchange for a Certificated Security, in compliance with the requirements of Section 2.4(a) hereof.

Beneficial interests in Temporary Regulation S Global Notes Units may be exchanged for interests in a Private Placement Global Security if (1) such exchange occurs in connection with a transfer of Notes Units in compliance with Rule 144A or Rule 501 of Regulation

D and (2) the transferor of the beneficial interest in the Temporary Regulation S Global Security first delivers to the Registrar a written certificate (in a form satisfactory to the Company) to the effect that the beneficial interest in the Temporary Regulation S Global Security is being transferred to a Person (a) whom the transferor reasonably believes to be a QIB or Accredited Investor, (b) purchasing for its own account or the account of a QIB in a transaction meeting the requirements of Rule 144A or Rule 501 of Regulation D, and (c) in accordance with all applicable securities laws of the States of the United States and other jurisdictions.

Beneficial interests in a Private Placement Global Security may be transferred to a Person who takes delivery in the form of an interest in a Regulation S Global Security, whether before or after the expiration of the Distribution Compliance Period, only if the transferor first delivers to the Registrar a written certificate (in a form satisfactory to the Company) to the effect that such transfer is being made in accordance with Rule 903 or 904 of Regulation S.

The Private Placement Global Security, the Temporary Regulation S Global Security and the Permanent Regulation S Global Security are collectively referred to herein as “*Global Notes Units*.” The aggregate principal amount of the Global Notes Units may from time to time be increased or decreased by adjustments made on the records of the Trustee and the Depository or its nominee as hereinafter provided.

(b) Book-Entry Provisions. This Section 2.1(b) shall apply only to a Global Security deposited with or on behalf of the Depository.

The Company shall execute and the Trustee shall, in accordance with Section 2.02 of the Indenture, authenticate and deliver initially one or more Global Notes Units that (a) shall be registered in the name of the Depository and (b) shall be delivered by the Trustee to such Depository or pursuant to such Depository’s instructions or held by the Trustee as custodian for the Depository.

Members of, or participants in the Depository (“*Agent Members*”) shall have no rights under this Indenture with respect to any Global Security held on their behalf by the Depository or by the Trustee as the custodian of the Depository or under such Global Security, and the Company, the Trustee and any agent of the Company or the Trustee shall be entitled to treat the Depository as the absolute owner of such Global Security for all purposes whatsoever. Notwithstanding the foregoing, nothing herein shall prevent the Company, the Trustee or any agent of the Company or the Trustee from giving effect to any written certification, proxy or other authorization furnished by the Depository or impair as between the Depository and its Agent Members, the operation of customary practices of such Depository governing the exercise of the rights of a holder of a beneficial interest in any Global Notes Unit. Neither the Company or the Trustee will assume responsibility for the actions or inactions of the Depository.

(c) Certificated Notes Units. Except as provided in this Section 2.1, 2.3 or 2.4, owners of beneficial interests in Global Notes Units shall not be entitled to receive physical delivery of Certificated Notes Units.

2.2 [Reserved].

2.3 Transfer and Exchange.

(a) Transfer and Exchange of Certificated Notes Units. When Certificated Notes Units are presented to the Registrar with a request:

(x) to register the transfer of such Certificated Notes Units; or

(y) to exchange such Certificated Notes Units for an equal principal amount of Certificated Notes Units of other authorized denominations,

the Registrar shall register the transfer or make the exchange as requested if its reasonable requirements for such transaction are met; *provided, however*, that the Certificated Notes Units surrendered for transfer or exchange:

(i) shall be duly endorsed or accompanied by a written instrument of transfer in form reasonably satisfactory to the Company and the Registrar, duly executed by the Holder thereof or its attorney duly authorized in writing; and

(ii) if such Certificated Notes Units are required to bear a restricted notes legend, they are being transferred or exchanged pursuant to an effective registration statement under the Securities Act, pursuant to Section 2.3(b) or pursuant to clause (A), (B) or (C) below, and are accompanied by the following additional information and documents, as applicable:

(A) if such Certificated Notes Units are being delivered to the Registrar by a Holder for registration in the name of such Holder, without transfer, a certification from such Holder to that effect; or

(B) if such Certificated Notes Units are being transferred to the Company, a certification to that effect; or

(C) if such Certificated Notes Units are being transferred (x) pursuant to an exemption from registration in accordance with Rule 144A or Regulation S; or (y) in reliance upon another exemption from the requirements of the Securities Act: (i) a certification to that effect (in the form set forth on the reverse of the Security) and (ii) if the Company so request, an opinion of counsel or other evidence reasonably satisfactory to it as to the compliance with the restrictions set forth in the legend set forth in Section 2.3(b).

(b) Restrictions on Transfer of a Certificated Security for a Beneficial Interest in a Global Security. A Certificated Security may not be exchanged for a beneficial interest in a Private Placement Global Security or a Regulation S Global Security except upon satisfaction of the requirements set forth below. Upon receipt by the Registrar of a Certificated Security, duly endorsed or accompanied by appropriate instruments of transfer, in form satisfactory to the Trustee, together with:

(i) certification, in the form set forth on the reverse of the Security, that such Certificated Security is either (A) being transferred to a QIB in accordance with Rule 144A or (B) being transferred after expiration of the Distribution Compliance Period by a Person

who initially purchased such Security in reliance on Regulation S to a buyer who elects to hold its interest in such Security in the form of a beneficial interest in the Regulation S Global Security; and

(ii) written instructions directing the Trustee to make, or to direct the Custodian to make, an adjustment on its books and records with respect to such Private Placement Global Security (in the case of a transfer pursuant to clause (b)(i)(A)) or Regulation S Global Security (in the case of a transfer pursuant to clause (b)(i)(B)) to reflect an increase in the aggregate principal amount of the Notes Units represented by the Private Placement Global Security or Regulation S Global Security, as applicable, such instructions to contain information regarding the Agent Member account to be credited with such increase,

then the Trustee shall cancel such Certificated Security and cause, or direct the Custodian to cause, in accordance with the standing instructions and procedures of the Depository and the Custodian, the aggregate principal amount of Notes Units represented by the Private Placement Global Notes Units or Regulation S Global Notes Units, as applicable, to be increased by the aggregate principal amount of the Certificated Security to be exchanged and shall credit or cause to be credited to the account of the Person specified in such instructions a beneficial interest in the Private Placement Security or Regulation S Global Security, as applicable, equal to the principal amount of the Certificated Security so canceled. If no Private Placement Global Notes Units or Regulation S Global Notes Units, as applicable, are then outstanding, the Company shall issue and the Trustee shall authenticate, upon written order of the Company in the form of an Officer's Certificate of the Company, a new Private Placement Global Security or Regulation S Global Security, as applicable, in the appropriate principal amount.

(c) Transfer and Exchange of Global Notes Units.

(i) The transfer and exchange of Global Notes Units or beneficial interests therein shall be effected through the Depository, in accordance with this Indenture (including applicable restrictions on transfer set forth herein, if any) and the procedures of the Depository therefor. A transferor of a beneficial interest in a Global Security shall deliver to the Registrar a written order given in accordance with the Depository's procedures containing information regarding the participant account of the Depository to be credited with a beneficial interest in the Global Security. The Registrar shall, in accordance with such instructions instruct the Depository to credit to the account of the Person specified in such instructions a beneficial interest in the Global Security and to debit the account of the Person making the transfer the beneficial interest in the Global Security being transferred. The Registrar shall have no responsibilities with respect to transfers of beneficial interests within a single Global Security.

(ii) If the proposed transfer is a transfer of a beneficial interest in one Global Security to a beneficial interest in another Global Security, the Registrar shall reflect on its books and records the date and an increase in the principal amount of the Global Security to which such interest is being transferred in an amount equal to the principal amount of the interest to be so transferred, and the Registrar shall reflect on its books and records the date and a corresponding decrease in the principal amount of the Global Security from which such interest is being transferred.

(iii) Notwithstanding any other provisions of this Appendix (other than the provisions set forth in Section 2.4), a Global Security may not be transferred as a whole except by the Depository to a nominee of the Depository or by a nominee of the Depository to the Depository or another nominee of the Depository or by the Depository or any such nominee to a successor Depository or a nominee of such successor Depository.

(iv) In the event that a Global Security is exchanged for a Certificated Security pursuant to Section 2.4 of this Appendix, such Notes Units may be exchanged only in accordance with such procedures as are substantially consistent with the provisions of this Section 2.3 (including the certification requirements set forth on the reverse of the Notes Units intended to ensure that such transfers comply with Rule 144A, Regulation S or another applicable exemption under the Securities Act, as the case may be) and such other procedures as may from time to time be adopted by the Company.

(v) During the Distribution Compliance Period, beneficial ownership interests in Temporary Regulation S Global Notes Units may only be sold, pledged or transferred in accordance with the Applicable Procedures and only (i) to the Company, (ii) in an offshore transaction in accordance with Regulation S (other than a transaction resulting in an exchange for an interest in a Permanent Regulation S Global Security) or (iii) pursuant to an effective registration statement under the Securities Act, in each case in accordance with any applicable securities laws of any State of the United States.

(d) Legend. Each Security certificate evidencing the Global Notes Units (and all Notes Units issued in exchange therefor or in substitution thereof) shall bear a legend in substantially the following form:

THIS NOTES UNIT HAS NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED (THE "SECURITIES ACT"), OR THE SECURITIES LAWS OF ANY STATE OR OTHER JURISDICTION. NEITHER THIS SECURITY NOR ANY INTEREST OR PARTICIPATION HEREIN MAY BE REOFFERED, SOLD, ASSIGNED, TRANSFERRED, PLEDGED, ENCUMBERED OR OTHERWISE DISPOSED OF IN THE ABSENCE OF SUCH REGISTRATION OR UNLESS SUCH TRANSACTION IS EXEMPT FROM, OR NOT SUBJECT TO, SUCH REGISTRATION. THE HOLDER OF THIS SECURITY, BY ITS ACCEPTANCE HEREOF, AGREES ON ITS OWN BEHALF AND ON BEHALF OF ANY INVESTOR ACCOUNT FOR WHICH IT HAS PURCHASED NOTES UNITS, TO OFFER, SELL OR OTHERWISE TRANSFER SUCH SECURITY ONLY (A) TO THE COMPANY, (B) PURSUANT TO A REGISTRATION STATEMENT THAT HAS BEEN DECLARED EFFECTIVE UNDER THE SECURITIES ACT, (C) FOR SO LONG AS THE NOTES UNITS ARE ELIGIBLE FOR RESALE PURSUANT TO RULE 144A UNDER THE SECURITIES ACT, TO A PERSON IT REASONABLY BELIEVES IS A "QUALIFIED INSTITUTIONAL BUYER" AS DEFINED IN RULE 144A UNDER THE SECURITIES ACT THAT PURCHASES FOR ITS OWN ACCOUNT OR FOR THE ACCOUNT OF A QUALIFIED INSTITUTIONAL BUYER TO WHOM NOTICE IS GIVEN THAT THE TRANSFER IS BEING MADE IN RELIANCE ON RULE 144A, (D) PURSUANT TO OFFERS AND SALES THAT OCCUR OUTSIDE THE UNITED STATES WITHIN THE MEANING OF REGULATION S UNDER THE SECURITIES ACT OR (E) TO AN INSTITUTIONAL "ACCREDITED INVESTOR" (AS DEFINED

IN RULE 501(A)(1), (2), (3) OR (7) OF REGULATION D UNDER THE SECURITIES ACT) (AN “IAI”), SUBJECT TO THE ISSUER(S)’ AND THE REGISTRAR’S RIGHT PRIOR TO ANY SUCH OFFER, SALE OR TRANSFER PURSUANT TO CLAUSES (D) OR (E) TO REQUIRE THE DELIVERY OF AN OPINION OF COUNSEL, CERTIFICATION AND/ OR OTHER INFORMATION SATISFACTORY TO THE COMPANY.

Each Security being sold pursuant to Regulation S shall also bear an additional legend substantially to the following effect:

THIS SECURITY HAS NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED (THE “SECURITIES ACT”), OR THE SECURITIES LAWS OF ANY STATE OR OTHER JURISDICTION, AND MAY NOT BE OFFERED, SOLD OR DELIVERED IN THE UNITED STATES OR TO, OR FOR THE ACCOUNT OR BENEFIT OF, ANY U.S. PERSON, UNLESS SUCH NOTES UNITS ARE REGISTERED UNDER THE SECURITIES ACT OR AN EXEMPTION FROM THE REGISTRATION REQUIREMENTS THEREOF IS AVAILABLE. THIS LEGEND WILL BE REMOVED AFTER THE EXPIRATION OF FORTY DAYS FROM THE LATER OF (i) THE DATE ON WHICH THESE NOTES UNITS WERE FIRST OFFERED AND (ii) THE DATE OF ISSUE OF THESE NOTES UNITS.

Each Certificated Security shall also bear the following additional legend:

IN CONNECTION WITH ANY TRANSFER, THE HOLDER WILL DELIVER TO THE REGISTRAR AND TRANSFER AGENT SUCH CERTIFICATES AND OTHER INFORMATION AS SUCH TRANSFER AGENT MAY REASONABLY REQUIRE TO CONFIRM THAT THE TRANSFER COMPLIES WITH THE FOREGOING RESTRICTIONS.

(e) Cancellation or Adjustment of Global Security. At such time as all beneficial interests in a Global Security have either been exchanged for Certificated Notes Units, redeemed, purchased or canceled, such Global Security shall be returned to the Depository for cancellation or retained and canceled by the Trustee. At any time prior to such cancellation, if any beneficial interest in a Global Security is exchanged for certificated Securities, redeemed, purchased or canceled, the principal amount of Notes Units represented by such Global Security shall be reduced and an adjustment shall be made on the books and records of the Trustee (if it is then the Custodian for such Global Security) with respect to such Global Security, by the Trustee or the Custodian, to reflect such reduction.

(f) No Obligation of the Trustee.

(i) The Trustee shall have no responsibility or obligation to any beneficial owner of a Global Security, a member of, or a participant in the Depository or other Person with respect to the accuracy of the records of the Depository or its nominee or of any participant or member thereof, with respect to any ownership interest in the Notes Units or with respect to the delivery to any participant, member, beneficial owner or other Person (other than the Depository) of any notice (including any notice of redemption) or the payment of any amount, under or with respect to such Notes Units. All notices and communications to be given to the Holders and all payments to be made to Holders under

the Notes Units shall be given or made only to or upon the order of the registered Holders (which shall be the Depository or its nominee in the case of a Global Security). The rights of beneficial owners in any Global Security shall be exercised only through the Depository subject to the applicable rules and procedures of the Depository. The Trustee may rely and shall be fully protected in relying upon information furnished by the Depository with respect to its members, participants and any beneficial owners.

(ii) The Trustee shall have no obligation or duty to monitor, determine or inquire as to compliance with any restrictions on transfer imposed under this Indenture or under applicable law with respect to any transfer of any interest in any Security (including any transfers between or among the Depository participants, members or beneficial owners in any Global Security) other than to require delivery of such certificates and other documentation or evidence as are expressly required by, and to do so if and when expressly required by, the terms of this Indenture, and to examine the same to determine substantial compliance as to form with the express requirements hereof.

2.4 Certificated Notes Units.

(a) A Global Security deposited with the Depository or with the Trustee as Custodian for the Depository pursuant to Section 2.1 shall be transferred to the beneficial owners thereof in the form of Certificated Notes Units in an aggregate principal amount equal to the principal amount of such Global Security, in exchange for such Global Security, only if such transfer complies with Section 2.3 hereof and (i) the Depository notifies the Company that it is unwilling or unable to continue as Depository for such Global Security or if at any time such Depository ceases to be a “clearing agency” registered under the Exchange Act and, in each case, a successor depository is not appointed by the Company within 90 days of such notice, or of its becoming aware of such cessation, or (ii) a Default has occurred and is continuing or (iii) the Company, in its sole discretion, and subject to the procedures of the Depository, notify the Trustee in writing that they elect to cause the issuance of Certificated Notes Units under this Indenture.

(b) Any Global Security that is transferable to the beneficial owners thereof pursuant to this Section 2.4 shall be surrendered by the Depository to the Trustee located at its Corporate Trust Office, to be so transferred, in whole or from time to time in part, without charge, and the Trustee shall authenticate and deliver, upon such transfer of each portion of such Global Security, an equal aggregate principal amount of Certificated Notes Units of authorized denominations. Any portion of a Global Security transferred pursuant to this Section 2.4 shall be executed, authenticated and delivered only in minimum denominations of U.S.\$1.00 principal amount and any integral multiple of U.S.\$1.00 in excess thereof and registered in such names as the Depository shall direct. Any Certificated Security delivered in exchange for an interest in the Transfer Restricted Security shall bear the applicable restricted notes legend and Certificated Notes Units legend set forth in Exhibit A to the Indenture.

(c) The registered Holder of a Global Security shall be entitled to grant proxies and otherwise authorize any Person, including Agent Members and Persons that may hold interests through Agent Members, to take any action which a Holder is entitled to take under this Indenture or the Notes Units.

(d) In the event of the occurrence of one of the events specified in Section 2.4(a) hereof, the Company shall promptly make available to the Trustee a reasonable

supply of Certificated Notes Units in definitive, fully registered form without interest coupons. In the event that such Certificated Notes Units are not issued, the Company expressly acknowledges, with respect to the right of any Holder to pursue a remedy pursuant to this Indenture, including pursuant to Section 6.07, the right of any beneficial owner of Notes Units to pursue such remedy with respect to the portion of the Global Security that represents such beneficial owner's Notes Units as if such Certificated Notes Units had been issued.

[FORM OF FACE OF NOTES UNITS]

8.50% PIK SUBORDINATED SECURED NOTES UNITS DUE 2028

[Private Placement Legend]

THIS NOTES UNIT HAS NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED (THE “SECURITIES ACT”), OR THE SECURITIES LAWS OF ANY STATE OR OTHER JURISDICTION. NEITHER THIS NOTES UNIT NOR ANY INTEREST OR PARTICIPATION HEREIN MAY BE REOFFERED, SOLD, ASSIGNED, TRANSFERRED, PLEDGED, ENCUMBERED OR OTHERWISE DISPOSED OF IN THE ABSENCE OF SUCH REGISTRATION OR UNLESS SUCH TRANSACTION IS EXEMPT FROM, OR NOT SUBJECT TO, SUCH REGISTRATION. THE HOLDER OF THIS NOTES UNIT, BY ITS ACCEPTANCE HEREOF, AGREES ON ITS OWN BEHALF AND ON BEHALF OF ANY INVESTOR ACCOUNT FOR WHICH IT HAS PURCHASED NOTES UNIT, TO OFFER, SELL OR OTHERWISE TRANSFER SUCH NOTES UNIT ONLY (A) TO THE COMPANY, (B) PURSUANT TO A REGISTRATION STATEMENT THAT HAS BEEN DECLARED EFFECTIVE UNDER THE SECURITIES ACT, (C) FOR SO LONG AS THIS NOTES UNIT IS ELIGIBLE FOR RESALE PURSUANT TO RULE 144A UNDER THE SECURITIES ACT, TO A PERSON IT REASONABLY BELIEVES IS A “QUALIFIED INSTITUTIONAL BUYER” AS DEFINED IN RULE 144A UNDER THE SECURITIES ACT THAT PURCHASES FOR ITS OWN ACCOUNT OR FOR THE ACCOUNT OF A QUALIFIED INSTITUTIONAL BUYER TO WHOM NOTICE IS GIVEN THAT THE TRANSFER IS BEING MADE IN RELIANCE ON RULE 144A, (D) PURSUANT TO OFFERS AND SALES THAT OCCUR OUTSIDE THE UNITED STATES WITHIN THE MEANING OF REGULATION S UNDER THE SECURITIES ACT OR (E) TO AN INSTITUTIONAL “ACCREDITED INVESTOR” (AS DEFINED IN RULE 501(A)(1), (2), (3) OR (7) OF REGULATION D UNDER THE SECURITIES ACT) (AN “IAI”), SUBJECT TO THE ISSUER(S)’ AND THE REGISTRAR’S RIGHT PRIOR TO ANY SUCH OFFER, SALE OR TRANSFER PURSUANT TO CLAUSES (D) OR (E) TO REQUIRE THE DELIVERY OF AN OPINION OF COUNSEL, CERTIFICATION AND/ OR OTHER INFORMATION SATISFACTORY TO THE COMPANY.

[Regulation S Legend]

THIS NOTES UNIT HAS NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED (THE “SECURITIES ACT”), OR THE SECURITIES LAWS OF ANY STATE OR OTHER JURISDICTION, AND MAY NOT BE OFFERED, SOLD OR DELIVERED IN THE UNITED STATES OR TO, OR FOR THE ACCOUNT OR BENEFIT OF, ANY U.S. PERSON, UNLESS SUCH NOTES UNIT IS REGISTERED UNDER THE SECURITIES ACT OR AN EXEMPTION FROM THE REGISTRATION REQUIREMENTS THEREOF IS AVAILABLE. THIS LEGEND WILL BE REMOVED AFTER THE EXPIRATION OF FORTY DAYS FROM THE LATER OF (i) THE DATE ON WHICH THIS NOTES UNIT WAS FIRST OFFERED AND (ii) THE DATE OF ISSUE OF THIS NOTES UNIT.

[Original Issue Discount Legend]

Exhibit A

THIS NOTES UNIT HAS BEEN ISSUED WITH ORIGINAL ISSUE DISCOUNT (“OID”) FOR UNITED STATES FEDERAL INCOME TAX PURPOSES. THE ISSUE PRICE, AMOUNT OF OID, ISSUE DATE AND YIELD TO MATURITY OF THE INITIAL NOTES UNIT MAY BE OBTAINED BY CONTACTING THE COMPANY AT RUA JANGADEIRO NUMBER 48, IPANEMA, 22420-010, RIO DE JANEIRO, STATE OF RIO DE JANEIRO, FEDERATIVE REPUBLIC OF BRAZIL.

OI S.A. - IN JUDICIAL REORGANIZATION

8.50% PIK SUBORDINATED SECURED NOTES UNITS CONSISTING OF

8.50% PIK Subordinated Secured Series A Notes
due 2028

8.50% PIK Subordinated Secured Series B Notes
due 2028

Principal Amount: US\$[●]
as revised by the Schedule of Increases or
Decreases in Global Security attached hereto

[For Rule 144A Global Notes Unit:

No. [R-1]

CUSIP: []

ISIN: []

[For Regulation S Global Notes Unit:

No. [S-1]

CUSIP: []

ISIN: []

Oi S.A. - in judicial reorganization, a corporation (*sociedade anônima*) organized and existing under the laws of the Federative Republic of Brazil, promises to pay, on the Maturity Date, to Cede & Co., the nominee for The Depository Trust Company, or its registered assigns, the principal sum of [] U.S. Dollars] on its 8.50% PIK Subordinated Secured Notes Units due 2028, consisting of 8.50% PIK Subordinated Secured Series A Notes due 2028 (the “**Series A Notes**”) and 8.50% PIK Subordinated Secured Series B Notes due 2028 (the “**Series B Notes**” and, together with the Series A Notes, the “**Underlying Securities**”), respectively, on December 31, 2028.

Maturity Date: (i) with respect to the Series A Notes, December 31, 2028 and (ii) with respect to the Series B Notes, initially December 31, 2028 and subject to the Extension Election, December 31, 2030.

Interest Payment Dates: June 30 and December 31 of each year, commencing on December 31, 2024; *provided* that the last Interest Payment Date shall be the applicable Maturity Date.

Record Date: June 15 and December 15 of each year.

Exhibit A

Unit.

Additional provisions of this Notes Unit are set forth on the other side of this Notes

IN WITNESS WHEREOF, the Company has caused this instrument to be duly executed.

OI S.A. – in judicial reorganization

By: _____

Name:

Title:

By: _____

Name:

Title:

Dated:

TRUSTEE'S CERTIFICATE OF AUTHENTICATION

UMB BANK, N.A., as Trustee,

certifies that this is one of the Notes Units (including the Series A Notes and Series B Notes of which they are comprised) referred to in the Indenture.

By:_____

Authorized Signatory

Dated:

ASSIGNMENT FORM

To assign this Security, fill in the form below:

I or we assign and transfer this Notes Unit to *(insert assignee's name, address, zip code and soc. sec. or tax I.D. number)*:

and irrevocably appoint the agent to transfer this Notes Unit on the books of the Company. The agent may substitute another to act for him or her.

Your Signature:

Date:

(Sign exactly as your name appears on the other side of this Security)

*Signature guaranteed by:

By: _____

* The signature must be guaranteed by an institution which is a member of one of the following recognized signature guaranty programs: (i) the Securities Transfer Agent Medallion Program (STAMP); (ii) the New York Stock Exchange Medallion Program (MSP); (iii) the Stock Exchange Medallion Program (SEMP); or (iv) such other guaranty program acceptable to the Trustee.

[TO BE ATTACHED TO GLOBAL SECURITIES]
SCHEDULE OF INCREASES OR DECREASES IN GLOBAL SECURITY

The initial principal amount of this Global Security is U.S.\$[_____]. The following increases or decreases in this Global Security have been made:

<u>Date of Increase or Decrease</u>	<u>Amount of decrease in principal amount of this Global Security</u>	<u>Amount of increase in principal amount of this Global Security</u>	<u>Principal amount of this Global Security following such decrease or increase</u>	<u>Signature of authorized officer of Trustee or Custodian</u>
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OPTION OF HOLDER TO ELECT PURCHASE

If you elect to have this Notes Unit purchased by the Company pursuant to Section 4.06 or 4.16 of the Indenture, check the box below:

4.06 ☐ 4.16 ☐

If you elect to have only part of this Notes Unit purchased by the Company pursuant to Section 4.06 or 4.16 of the Indenture, state the amount (in minimum denominations of U.S.\$1.00 and integral multiples of U.S.\$1.00 in excess thereof) you elect to have purchased:

U.S.\$ _____

Dated:

Your Name: _____

(Print your name exactly as it appears on the face of this Notes Unit)

Your Signature: _____

(Sign exactly as your name appears on the face of this Notes Unit)

*Signature Guarantee: _____

* The signature must be guaranteed by an institution which is a member of one of the following recognized signature guaranty programs: (i) the Securities Transfer Agent Medallion Program (STAMP); (ii) the New York Stock Exchange Medallion Program (MSP); (iii) the Stock Exchange Medallion Program (SEMP); or (iv) such other guaranty program acceptable to the Trustee.

[FORM OF FACE OF]

8.50% PIK SUBORDINATED SECURED SERIES A NOTE DUE 2028

[Private Placement Legend]

THIS NOTE HAS NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED (THE “SECURITIES ACT”), OR THE SECURITIES LAWS OF ANY STATE OR OTHER JURISDICTION. NEITHER THIS NOTE NOR ANY INTEREST OR PARTICIPATION HEREIN MAY BE REOFFERED, SOLD, ASSIGNED, TRANSFERRED, PLEDGED, ENCUMBERED OR OTHERWISE DISPOSED OF IN THE ABSENCE OF SUCH REGISTRATION OR UNLESS SUCH TRANSACTION IS EXEMPT FROM, OR NOT SUBJECT TO, SUCH REGISTRATION. THE HOLDER OF THIS NOTE, BY ITS ACCEPTANCE HEREOF, AGREES ON ITS OWN BEHALF AND ON BEHALF OF ANY INVESTOR ACCOUNT FOR WHICH IT HAS PURCHASED NOTE, TO OFFER, SELL OR OTHERWISE TRANSFER SUCH NOTE ONLY (A) TO THE COMPANY, (B) PURSUANT TO A REGISTRATION STATEMENT THAT HAS BEEN DECLARED EFFECTIVE UNDER THE SECURITIES ACT, (C) FOR SO LONG AS THIS NOTE IS ELIGIBLE FOR RESALE PURSUANT TO RULE 144A UNDER THE SECURITIES ACT, TO A PERSON IT REASONABLY BELIEVES IS A “QUALIFIED INSTITUTIONAL BUYER” AS DEFINED IN RULE 144A UNDER THE SECURITIES ACT THAT PURCHASES FOR ITS OWN ACCOUNT OR FOR THE ACCOUNT OF A QUALIFIED INSTITUTIONAL BUYER TO WHOM NOTICE IS GIVEN THAT THE TRANSFER IS BEING MADE IN RELIANCE ON RULE 144A, (D) PURSUANT TO OFFERS AND SALES THAT OCCUR OUTSIDE THE UNITED STATES WITHIN THE MEANING OF REGULATIONS UNDER THE SECURITIES ACT OR (E) TO AN INSTITUTIONAL “ACCREDITED INVESTOR” (AS DEFINED IN RULE 501(A)(1), (2), (3) OR (7) OF REGULATION D UNDER THE SECURITIES ACT) (AN “IAI”), SUBJECT TO THE ISSUER(S)’ AND THE REGISTRAR’S RIGHT PRIOR TO ANY SUCH OFFER, SALE OR TRANSFER PURSUANT TO CLAUSES (D) OR (E) TO REQUIRE THE DELIVERY OF AN OPINION OF COUNSEL, CERTIFICATION AND/ OR OTHER INFORMATION SATISFACTORY TO THE COMPANY.

[Regulation S Legend]

THIS NOTE HAS NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED (THE “SECURITIES ACT”), OR THE SECURITIES LAWS OF ANY STATE OR OTHER JURISDICTION, AND MAY NOT BE OFFERED, SOLD OR DELIVERED IN THE UNITED STATES OR TO, OR FOR THE ACCOUNT OR BENEFIT OF, ANY U.S. PERSON, UNLESS SUCH NOTES IS REGISTERED UNDER THE SECURITIES ACT OR AN EXEMPTION FROM THE REGISTRATION REQUIREMENTS THEREOF IS AVAILABLE. THIS LEGEND WILL BE REMOVED AFTER THE EXPIRATION OF FORTY DAYS FROM THE LATER OF (i) THE DATE ON WHICH THIS NOTE WAS FIRST OFFERED AND (ii) THE DATE OF ISSUE OF THIS NOTE.

[Original Issue Discount Legend]

THIS NOTE HAS BEEN ISSUED WITH ORIGINAL ISSUE DISCOUNT (“OID”) FOR UNITED STATES FEDERAL INCOME TAX PURPOSES. THE ISSUE PRICE, AMOUNT OF OID, ISSUE DATE AND YIELD TO MATURITY OF THE INITIAL NOTE MAY BE

OBTAINED BY CONTACTING THE COMPANY AT RUA JANGADEIRO NUMBER 48,
IPANEMA, 22420-010, RIO DE JANEIRO, STATE OF RIO DE JANEIRO, FEDERATIVE
REPUBLIC OF BRAZIL.

No. _____

U.S.\$ _____

8.50% PIK SUBORDINATED SECURED SERIES A NOTES DUE 2028

Oi S.A. - in judicial reorganization, a corporation (*sociedade anônima*) organized and existing under the laws of the Federative Republic of Brazil, promises to pay to Cede & Co., the nominee for The Depository Trust Company, or its registered assigns, the principal sum of [_____ U.S. Dollars][listed on the Schedule of Increases or Decreases in Global Security attached hereto]* on December 31, 2028.

Interest Payment Dates: June 30 and December 31 of each year, commencing on December 31, 2024; *provided* that the last Interest Payment Date shall be December 31, 2028.

Record Date: June 15 and December 15 of each year.

Additional provisions of this Security are set forth on the other side of this Security.

THIS SECURITY MAY ONLY BE REOFFERED, RESOLD, PLEDGED OR OTHERWISE TRANSFERRED AS PART OF A NOTES UNIT.

*If the Security is to be issued in global form, add the Schedule of Increases or Decreases in Global Security.

[FORM OF REVERSE SIDE OF NOTE]

OI S.A. - IN JUDICIAL REORGANIZATION

8.50% PIK SUBORDINATED SECURED SERIES A NOTES DUE 2028

1. Interest

Oi S.A. - in judicial reorganization, a corporation (*sociedade anônima*) organized and existing under the laws of the Federative Republic of Brazil (such company, and its successors and assigns under the Indenture hereinafter referred to as the “**Company**”), promises to pay interest in U.S. dollars on the principal amount of the Underlying Securities as follows:

Interest shall be payable on the Notes until the Maturity Date, (i) at a fixed rate of 8.50% per annum payable by increasing the principal amount of the outstanding Underlying Securities, as applicable, or by issuing paid-in-kind Securities in the Company’s sole discretion (“**PIK Interest**” and such payment of PIK Interest hereinafter referred as a “**PIK Payment**”).

Following an increase in the principal amount of the outstanding Global Securities as a result of a PIK Payment as described below, the Global Securities shall bear interest on such increased principal amount from and after the applicable Interest Payment Date in respect of which such PIK Payment was made. Any PIK Securities issued in certificated form will be dated as of the applicable Interest Payment Date and will bear interest from and after such date.

The Company will pay interest semi-annually in arrears on June 30 and December 31 of each year, commencing on December 31, 2025 (*provided* that the last Interest Payment Date shall be December 31, 2028 to the Paying Agent, which shall in turn distribute the interest in accordance with the Indenture. The Underlying Securities shall bear interest as described above from [____], or from the most recent Interest Payment Date to which interest has been paid or provided for. Interest on the Underlying Securities shall be computed on the basis of a 360-day year of twelve 30-day months.

2. Method of Payment

The Company will pay interest (except defaulted interest or PIK Interest, which shall be paid as described in the Indenture) on the Underlying Securities to the Persons who are registered Holders at the close of business on the June 15 and December 15 preceding the Interest Payment Date even if Underlying Securities are canceled after the Record Date and on or before the Interest Payment Date. Holders must surrender Underlying Securities to a Paying Agent to collect principal payments. The Company will pay principal, premium, if any, interest and Additional Amounts, if any, in money of the United States that at the time of payment is legal tender for payment of public and private debts. Payments in respect of the Underlying Securities represented by a Global Security (including principal, premium, if any, interest and Additional Amounts, if any) will be made by a paying agent by wire transfer of immediately available funds to the accounts specified by DTC. The Company will make all payments in respect of a certificated non-global Security (including principal, premium, if any, interest and Additional Amounts, if any) by mailing a check to the registered address of each Holder thereof. If the Underlying Securities are in certificated form, upon written request from a Holder of Underlying Securities to the specified

office of any paying agent, payment may be made by wire transfer to the account specified by such Holder. The Company will make payments of principal and premium, if any, upon surrender of the relevant Underlying Security at the specified office of the Trustee or any of the paying agents.

The Company will pay PIK Interest (x) with respect to Underlying Securities represented by one or more Global Securities registered in the name of, or held by, DTC or its nominee on the relevant Record Date, by increasing the principal amount of the outstanding Global Security by an amount equal to the amount of PIK Interest for the applicable interest period (rounded to the nearest U.S. whole dollar) and (y) with respect to Underlying Securities represented by Certificated Securities, by issuing PIK Securities in certificated form to the Holders of the Underlying Securities in an aggregate principal amount equal to the amount of PIK Interest for the applicable interest period (rounded up to the nearest U.S. whole dollar) (“**PIK Securities**”), and the Trustee shall authenticate and deliver such PIK Securities in certificated form for original issuance to the Holders thereof on the relevant Record Date, as shown by the records of the Register of such Holders. All Underlying Securities issued pursuant to a PIK Payment shall mature on the relevant Maturity Date as the Underlying Securities issued on the Restructuring Closing Date and shall be governed by, and subject to the terms, provisions and conditions of, the Indenture and shall have the same rights and benefits as the Notes Units and Underlying Securities issued on the Restructuring Closing Date. Any PIK Securities will be issued with the designation “PIK Security” on the face of such PIK Security.

If the Company elects to make payments directly to the Holders, payment shall be made by wire transfer or in the form of a check mailed to the address of each such Holder as it appears on the Security Register maintained by the Registrar. However, the final payment on any Certificated Security in fully registered form shall be made only upon presentation and surrender of such Security at the offices of the Paying Agents on the payment date.

If the due date for any payment in respect of any Notes Units is not a business day at the place in which such payment is due to be paid, the Holder thereof will not be entitled to payment of the amount due until the next succeeding business day at such place, and will not be entitled to any further interest or other payment as a result of any such delay.

3. Agents

Initially, UBM Bank, N.A. will act as Trustee, Registrar, Principal Paying Agent and Transfer Agent. The Company may appoint and change any Agent without notice to the Holders.

4. Indenture

The Company issued the Notes Units and Underlying Securities under an Indenture dated as of [●], 2024 (the “**Indenture**”), among the Company, Portugal Telecom International Finance B.V. - in judicial reorganization, Oi Brasil Holdings Coöperatief U.A. - in judicial reorganization, Rio Alto Participações S.A., SEREDE Serviços de Rede S.A. and Brasil Telecom Call Center S.A. (collectively, the “**Subsidiary Guarantors**” and, together with the Company, the “**Obligors**”) and UMB Bank, N.A., as the trustee, registrar, principal paying agent and transfer agent. The terms of the Notes Units and Underlying Securities include those stated in the Indenture. Terms used but not defined herein have the meanings ascribed thereto in the Indenture. The Notes Units and Underlying Securities are subject to all such terms, and Holders are referred to the Indenture for a statement of those terms.

The Notes Units and Underlying Securities are general obligations of the Company. The Indenture contains covenants that limit the ability of the Company and Subsidiaries to incur Indebtedness and issue Disqualified Stock; make Restricted Payments; create Liens on assets; consummate Asset Sales; engage in transactions with Affiliates; create any encumbrance or restriction of the ability of any Subsidiary to pay dividends; engage in Sale and Leaseback Transactions; and consolidate, merge or transfer all or substantially all of its assets and the assets of its Subsidiaries. These covenants are subject to important exceptions and qualifications. To the extent of any conflict between the terms of the Notes Units and Underlying Securities and the Indenture, the applicable terms of the Indenture shall govern.

5. Collateral

The Notes Units and Underlying Securities and all other obligations of the Company and Subsidiary Guarantors under the Indenture, the Notes Units, the Underlying Securities and the Subsidiary Guarantee will be secured by the Collateral pursuant to, and with the priority required by, the terms of the Intercreditor Agreement, subject only to Permitted Collateral Liens.

Subject to the terms of the Intercreditor Agreement, the Collateral Documents and so long as no Event of Default has occurred and is continuing, the Company shall have the right to remain in possession and retain exclusive control of the Collateral, to freely operate the Collateral and to collect, invest and dispose of any income from the Collateral (in each case, except as set forth in the Collateral Documents).

The Indenture, the Intercreditor Agreement and the Collateral Documents contain several provisions contemplating the release of a portion or all of the Collateral without consent of the Holders, the Trustee, the Intercreditor Agent or the Collateral Agent, as the case may be.

6. Optional Redemption.

At any time, and from time to time, the Company may redeem the Notes Units and their respective Underlying Securities, at its option, in whole or in part, at a redemption price equal to 100% of the principal amount of such Notes Units and Underlying Securities to be redeemed, plus accrued and unpaid interest (including an amount of cash equal to all accrued and unpaid PIK Interest due thereon up to, but excluding, the date of redemption).

7. Mandatory Redemption

The Company shall be required to mandatorily redeem the Notes Units and Underlying Securities under several circumstances set forth in Section 3.02 of the Indenture. Except as set forth under Section 3.02 of the Indenture, the Company is not required to make a mandatory redemption or sinking fund payment with respect to the Notes Units and Underlying Securities.

8. Repurchase of Securities

Upon a Change of Control, each Holder will have the right to require the Company to repurchase all or any part (equal to U.S.\$1.00 and integral multiples of U.S.\$1.00 in excess thereof) of the Notes Units and Underlying Securities of such Holder at a repurchase price equal to 101% of the aggregate principal amount of the Notes Units to be repurchased plus accrued but unpaid interest to the date of purchase and Additional Amounts, if any, on such Notes Units and Underlying Securities, as provided in, and subject to the terms of, the Indenture.

In addition, upon an Asset Sale, the Company will be required to apply Net Cash Proceeds from such Asset Sale as required by Section 4.16 of the Indenture, which may include providing each Holder the right to require the Company to repurchase all or any part of the Notes Units and Underlying Securities.

9. Subordination

Pursuant to Section 13.19 of the Indenture, the Notes Units and Underlying Securities shall be subordinated to the Priority Secured Debt.

10. Denominations; Transfer; Exchange

The Notes Units (including any PIK Security) shall be issued in registered form in denominations of U.S.\$1.00 and integral multiples of U.S.\$1.00 in excess thereof and shall be issued as one or more Global Securities. A Holder may transfer or exchange Notes Units in accordance with the Indenture. The Notes Units may be transferred, combined or divided without payment of any charge other than taxes or other governmental charges. The Registrar may require a Holder, among other things, to furnish appropriate endorsements or transfer documents and to pay any taxes and fees required by law or permitted by the Indenture.

11. Persons Deemed Owners

The registered Holder of this Notes Unit may be treated as the owner of it for all purposes. Payment shall be made to the person in whose name a Notes Unit is registered at the close of business on the applicable Record Date.

12. Unclaimed Money

Subject to any applicable abandoned property law, the Trustee and the Paying Agents shall pay to the Company upon request any money held by them for the payment of principal and interest and Additional Amounts, if any, that remains unclaimed for two years, and, thereafter, Holders entitled to the money must look only to the Company and not to the Trustee or any of the Paying Agents for payment as general creditors.

13. Discharge; Defeasance

Subject to certain conditions set forth in Article 8 of the Indenture, the Company shall be entitled to terminate some or all of its obligations under the Notes Units and the Indenture if the Company irrevocably deposits or causes to be deposited with the Trustee U.S. dollars, U.S. Government Obligations, or a combination thereof, in an amount sufficient without reinvestment for the payment and discharge of principal, premium, if any, interest and Additional Amounts, if any, on the Notes Units to the date of deposit.

14. Amendment, Waiver

Subject to certain exceptions set forth in the Indenture, (a) the Indenture or any supplemental indenture and the Notes Units or the rights of the Holders may be amended without notice to any Holder but with the written consent of the Holders of at least a majority in aggregate principal amount of the outstanding Notes Units and (b) any default or noncompliance with any provision may be waived with the written consent of the Holders of a majority in aggregate principal amount of the outstanding Notes Units.

Subject to certain exceptions set forth in the Indenture, without the consent of any Holder, the Company, the Subsidiary Guarantors, the Trustee, the Intercreditor Agent and the Collateral Agent, as the case may be, shall be entitled to amend the Indenture, any supplemental indenture, the Intercreditor Agreement, the Collateral Documents or Notes Units as set out in Section 9.01 of the Indenture.

15. Defaults and Remedies

If an Event of Default occurs and is continuing, the Trustee or the Holders of at least 25% in aggregate principal amount of the Notes Units then outstanding, by written notice to the Company and the Trustee, may, declare all the Notes Units and Underlying Securities to be due and payable immediately. Certain events of bankruptcy or insolvency are Events of Default which will result in the Notes Units and Underlying Securities being due and payable immediately upon the occurrence of such Events of Default. Holders of the Notes Units and Underlying Securities may not enforce the Indenture or the Notes Units and Underlying Securities except as provided in the Indenture and the Collateral Documents. Subject to certain limitations, Holders of a majority in principal amount of the then outstanding Notes Units may direct the Trustee in its exercise of any trust or power as set out in Section 6.01 of the Indenture.

16. Trustee Dealings with the Company

The Trustee under the Indenture, in its individual or any other capacity, may become the owner or pledgee of Notes Units and may otherwise deal with the Company or its Affiliates with the same rights it would have if it were not Trustee.

17. No Recourse Against Others

No past, present or future director, officer, partner, employee, incorporator, quota holder or member of the Company or any Subsidiary of the Company shall have any liability for any obligations of the Company or any Subsidiary of the Company under the Notes Units, the Indenture or the Subsidiary Guarantees or for any claim based on, in respect of or by reason of such obligations or their creation. By accepting a Security, each Holder waives and releases all such liability. Such waivers and releases are part of the consideration for the issuance of the Notes Units.

18. Authentication

This Notes Unit shall not be valid until an authorized signatory of the Trustee (or an authenticating agent) manually signs the certificate of authentication on the other side of this Security.

19. Abbreviations

Customary abbreviations may be used in the name of a Holder or an assignee, such as TEN COM (=tenants in common), TEN ENT (=tenants by the entireties), JT TEN (=joint tenants with rights of survivorship and not as tenants in common), CUST (=custodian), and U/G/M/A (=Uniform Gift to Minors Act).

20. CUSIP Numbers and ISINs

Pursuant to a recommendation promulgated by the Committee on Uniform Security Identification Procedures, the Company has caused CUSIP numbers or ISINs to be printed on the Notes Units and Underlying Securities and has directed the Trustee to use CUSIP numbers or ISINs as a convenience to Holders. No representation is made as to the correctness or accuracy of such numbers either as printed on the Securities or as contained in any notice and reliance may be placed on the other identification numbers placed thereon.

21. Governing Law; Consent to Jurisdiction and Service of Process

THIS NOTES UNIT AND UNDERLYING SECURITY AND ALL MATTERS ARISING OUT OF OR RELATING IN ANY WAY WHATSOEVER TO THIS NOTES UNIT AND UNDERLYING SECURITY (WHETHER IN CONTRACT, TORT OR OTHERWISE) SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF NEW YORK.

The Company and each Subsidiary Guarantor has irrevocably consented to the jurisdiction of the courts of the State of New York or any United States federal court, sitting in the Borough of Manhattan, in the City of New York, New York, United States with respect to any action, suit or proceeding that may be brought in connection with the Indenture or the Notes Units and Underlying Securities and has validly and effectively appointed Cogency Global Inc., located at East 40th Street, 10th Floor, New York, NY 10016, as agent for service of process.

The Company will furnish to any Holder upon written request and without charge to the Holder a copy of the Indenture which has in it the text of this Notes Unit and Underlying Security in larger type. Requests may be made to:

Oi S.A.
Rua Jangadeiro number 48, Ipanema
22420-010 Rio de Janeiro, RJ
Federative Republic of Brazil
Attention: General Counsel

[FORM OF FACE OF]

8.50% PIK SUBORDINATED SECURED SERIES B NOTE DUE 2028

[Private Placement Legend]

THIS NOTE HAS NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED (THE “SECURITIES ACT”), OR THE SECURITIES LAWS OF ANY STATE OR OTHER JURISDICTION. NEITHER THIS NOTE NOR ANY INTEREST OR PARTICIPATION HEREIN MAY BE REOFFERED, SOLD, ASSIGNED, TRANSFERRED, PLEDGED, ENCUMBERED OR OTHERWISE DISPOSED OF IN THE ABSENCE OF SUCH REGISTRATION OR UNLESS SUCH TRANSACTION IS EXEMPT FROM, OR NOT SUBJECT TO, SUCH REGISTRATION. THE HOLDER OF THIS NOTE, BY ITS ACCEPTANCE HEREOF, AGREES ON ITS OWN BEHALF AND ON BEHALF OF ANY INVESTOR ACCOUNT FOR WHICH IT HAS PURCHASED NOTE, TO OFFER, SELL OR OTHERWISE TRANSFER SUCH NOTE ONLY (A) TO THE COMPANY, (B) PURSUANT TO A REGISTRATION STATEMENT THAT HAS BEEN DECLARED EFFECTIVE UNDER THE SECURITIES ACT, (C) FOR SO LONG AS THIS NOTE IS ELIGIBLE FOR RESALE PURSUANT TO RULE 144A UNDER THE SECURITIES ACT, TO A PERSON IT REASONABLY BELIEVES IS A “QUALIFIED INSTITUTIONAL BUYER” AS DEFINED IN RULE 144A UNDER THE SECURITIES ACT THAT PURCHASES FOR ITS OWN ACCOUNT OR FOR THE ACCOUNT OF A QUALIFIED INSTITUTIONAL BUYER TO WHOM NOTICE IS GIVEN THAT THE TRANSFER IS BEING MADE IN RELIANCE ON RULE 144A, (D) PURSUANT TO OFFERS AND SALES THAT OCCUR OUTSIDE THE UNITED STATES WITHIN THE MEANING OF REGULATIONS UNDER THE SECURITIES ACT OR (E) TO AN INSTITUTIONAL “ACCREDITED INVESTOR” (AS DEFINED IN RULE 501(A)(1), (2), (3) OR (7) OF REGULATION D UNDER THE SECURITIES ACT) (AN “IAI”), SUBJECT TO THE ISSUER(S)’ AND THE REGISTRAR’S RIGHT PRIOR TO ANY SUCH OFFER, SALE OR TRANSFER PURSUANT TO CLAUSES (D) OR (E) TO REQUIRE THE DELIVERY OF AN OPINION OF COUNSEL, CERTIFICATION AND/ OR OTHER INFORMATION SATISFACTORY TO THE COMPANY.

[Regulation S Legend]

THIS NOTE HAS NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED (THE “SECURITIES ACT”), OR THE SECURITIES LAWS OF ANY STATE OR OTHER JURISDICTION, AND MAY NOT BE OFFERED, SOLD OR DELIVERED IN THE UNITED STATES OR TO, OR FOR THE ACCOUNT OR BENEFIT OF, ANY U.S. PERSON, UNLESS SUCH NOTES IS REGISTERED UNDER THE SECURITIES ACT OR AN EXEMPTION FROM THE REGISTRATION REQUIREMENTS THEREOF IS AVAILABLE. THIS LEGEND WILL BE REMOVED AFTER THE EXPIRATION OF FORTY DAYS FROM THE LATER OF (i) THE DATE ON WHICH THIS NOTE WAS FIRST OFFERED AND (ii) THE DATE OF ISSUE OF THIS NOTE.

[Original Issue Discount Legend]

THIS NOTE HAS BEEN ISSUED WITH ORIGINAL ISSUE DISCOUNT (“OID”) FOR UNITED STATES FEDERAL INCOME TAX PURPOSES. THE ISSUE PRICE, AMOUNT OF OID, ISSUE DATE AND YIELD TO MATURITY OF THE INITIAL NOTE MAY BE OBTAINED BY CONTACTING THE COMPANY AT RUA JANGADEIRO NUMBER 48, IPANEMA, 22420-010, RIO DE JANEIRO, STATE OF RIO DE JANEIRO, FEDERATIVE REPUBLIC OF BRAZIL.

No. _____

U.S.\$ _____

8.50% PIK SUBORDINATED SECURED SERIES B NOTES DUE 2028

Oi S.A. - in judicial reorganization, a corporation (*sociedade anônima*) organized and existing under the laws of the Federative Republic of Brazil, promises to pay to Cede & Co., the nominee for The Depository Trust Company, or its registered assigns, the principal sum of [_____ U.S. Dollars][listed on the Schedule of Increases or Decreases in Global Security attached hereto]* on December 31, 2028 (subject to the Company's election to automatically cause the Series B Notes to mature on December 31, 2030).

Interest Payment Dates: June 30 and December 31 of each year, commencing on December 31, 2024; *provided* that the last Interest Payment Date shall be the applicable Maturity Date.

Record Date: June 15 and December 15 of each year.

Additional provisions of this Security are set forth on the other side of this Security.

THIS SECURITY MAY ONLY BE REOFFERED, RESOLD, PLEDGED OR OTHERWISE TRANSFERRED AS PART OF A NOTES UNIT.

*If the Security is to be issued in global form, add the Schedule of Increases or Decreases in Global Security.

[FORM OF REVERSE SIDE OF NOTE]

OI S.A. - IN JUDICIAL REORGANIZATION

8.50% PIK SUBORDINATED SECURED SERIES B NOTES DUE 2028

1. Interest

Oi S.A. - in judicial reorganization, a corporation (*sociedade anônima*) organized and existing under the laws of the Federative Republic of Brazil (such company, and its successors and assigns under the Indenture hereinafter referred to as the “**Company**”), promises to pay interest in U.S. dollars on the principal amount of the Underlying Securities as follows:

Interest shall be payable on the Notes until the Maturity Date, (i) at a fixed rate of 8.50% per annum payable by increasing the principal amount of the outstanding Underlying Securities, as applicable, or by issuing paid-in-kind Securities in the Company’s sole discretion (“**PIK Interest**” and such payment of PIK Interest hereinafter referred as a “**PIK Payment**”).

Following an increase in the principal amount of the outstanding Global Securities as a result of a PIK Payment as described below, the Global Securities shall bear interest on such increased principal amount from and after the applicable Interest Payment Date in respect of which such PIK Payment was made. Any PIK Securities issued in certificated form will be dated as of the applicable Interest Payment Date and will bear interest from and after such date.

The Company will pay interest semi-annually in arrears on June 30 and December 31 of each year, commencing on December 31, 2025 (*provided* that the last Interest Payment Date shall be December 31, 2028 (subject to the Extension Election described below)) to the Paying Agent, which shall in turn distribute the interest in accordance with the Indenture. The Underlying Securities shall bear interest as described above from [_____], or from the most recent Interest Payment Date to which interest has been paid or provided for. Interest on the Underlying Securities shall be computed on the basis of a 360-day year of twelve 30-day months.

2. Method of Payment

The Company will pay interest (except defaulted interest or PIK Interest, which shall be paid as described in the Indenture) on the Underlying Securities to the Persons who are registered Holders at the close of business on the June 15 and December 15 preceding the Interest Payment Date even if Underlying Securities are canceled after the Record Date and on or before the Interest Payment Date. Holders must surrender Underlying Securities to a Paying Agent to collect principal payments. The Company will pay principal, premium, if any, interest and Additional Amounts, if any, in money of the United States that at the time of payment is legal tender for payment of public and private debts. Payments in respect of the Underlying Securities represented by a Global Security (including principal, premium, if any, interest and Additional Amounts, if any) will be made by a paying agent by wire transfer of immediately available funds to the accounts specified by DTC. The Company will make all payments in respect of a certificated non-global Security (including principal, premium, if any, interest and Additional Amounts, if any) by mailing a check to the registered address of each Holder thereof. If the Underlying Securities are in certificated form, upon written request from a Holder of Underlying Securities to the specified

office of any paying agent, payment may be made by wire transfer to the account specified by such Holder. The Company will make payments of principal and premium, if any, upon surrender of the relevant Underlying Security at the specified office of the Trustee or any of the paying agents.

The Company will pay PIK Interest (x) with respect to Underlying Securities represented by one or more Global Securities registered in the name of, or held by, DTC or its nominee on the relevant Record Date, by increasing the principal amount of the outstanding Global Security by an amount equal to the amount of PIK Interest for the applicable interest period (rounded to the nearest U.S. whole dollar) and (y) with respect to Underlying Securities represented by Certificated Securities, by issuing PIK Securities in certificated form to the Holders of the Underlying Securities in an aggregate principal amount equal to the amount of PIK Interest for the applicable interest period (rounded up to the nearest U.S. whole dollar) (“**PIK Securities**”), and the Trustee shall authenticate and deliver such PIK Securities in certificated form for original issuance to the Holders thereof on the relevant Record Date, as shown by the records of the Register of such Holders. All Underlying Securities issued pursuant to a PIK Payment shall mature on the relevant Maturity Date as the Underlying Securities issued on the Restructuring Closing Date and shall be governed by, and subject to the terms, provisions and conditions of, the Indenture and shall have the same rights and benefits as the Notes Units and Underlying Securities issued on the Restructuring Closing Date. Any PIK Securities will be issued with the designation “PIK Security” on the face of such PIK Security.

If the Company elects to make payments directly to the Holders, payment shall be made by wire transfer or in the form of a check mailed to the address of each such Holder as it appears on the Security Register maintained by the Registrar. However, the final payment on any Certificated Security in fully registered form shall be made only upon presentation and surrender of such Security at the offices of the Paying Agents on the payment date.

If the due date for any payment in respect of any Notes Units is not a business day at the place in which such payment is due to be paid, the Holder thereof will not be entitled to payment of the amount due until the next succeeding business day at such place, and will not be entitled to any further interest or other payment as a result of any such delay.

3. Agents

Initially, UBM Bank, N.A. will act as Trustee, Registrar, Principal Paying Agent and Transfer Agent. The Company may appoint and change any Agent without notice to the Holders.

4. Indenture

The Company issued the Notes Units and Underlying Securities under an Indenture dated as of [●], 2024 (the “**Indenture**”), among the Company, Portugal Telecom International Finance B.V. - in judicial reorganization, Oi Brasil Holdings Coöperatief U.A. - in judicial reorganization, Rio Alto Participações S.A., SEREDE Serviços de Rede S.A. and Brasil Telecom Call Center S.A. (collectively, the “**Subsidiary Guarantors**” and, together with the Company, the “**Obligors**”) and UMB Bank, N.A., as the trustee, registrar, principal paying agent and transfer agent. The terms of the Notes Units and Underlying Securities include those stated in the Indenture. Terms used but not defined herein have the meanings ascribed thereto in the Indenture. The Notes Units and Underlying Securities are subject to all such terms, and Holders are referred to the Indenture for a statement of those terms.

The Notes Units and Underlying Securities are general obligations of the Company. The Indenture contains covenants that limit the ability of the Company and Subsidiaries to incur Indebtedness and issue Disqualified Stock; make Restricted Payments; create Liens on assets; consummate Asset Sales; engage in transactions with Affiliates; create any encumbrance or restriction of the ability of any Subsidiary to pay dividends; engage in Sale and Leaseback Transactions; and consolidate, merge or transfer all or substantially all of its assets and the assets of its Subsidiaries. These covenants are subject to important exceptions and qualifications. To the extent of any conflict between the terms of the Notes Units and Underlying Securities and the Indenture, the applicable terms of the Indenture shall govern.

5. Collateral

The Notes Units and Underlying Securities and all other obligations of the Company and Subsidiary Guarantors under the Indenture, the Notes Units, the Underlying Securities and the Subsidiary Guarantee will be secured by the Collateral pursuant to, and with the priority required by, the terms of the Intercreditor Agreement, subject only to Permitted Collateral Liens.

Subject to the terms of the Intercreditor Agreement, the Collateral Documents and so long as no Event of Default has occurred and is continuing, the Company shall have the right to remain in possession and retain exclusive control of the Collateral, to freely operate the Collateral and to collect, invest and dispose of any income from the Collateral (in each case, except as set forth in the Collateral Documents).

The Indenture, the Intercreditor Agreement and the Collateral Documents contain several provisions contemplating the release of a portion or all of the Collateral without consent of the Holders, the Trustee, the Intercreditor Agent or the Collateral Agent, as the case may be.

6. Extension Election for Series B Notes.

On or after June 30, 2027, the Company's Board of Directors may, with five (5) Business Days' prior written notice to the Trustee and the Holders, elect (the date of such election, the "**Election Date**") to automatically cause the Series B Notes to (i) mature on December 31, 2030 and (ii) become "limited recourse" obligations of the Company on and after the Election Date. Accordingly, after the Election Date, if any, (1) the Series B Notes and the Notes Units will mature on December 31, 2030, (2) the Series B Notes shall be limited recourse obligations of the Company, with recourse being limited solely to the Collateral, and shall not be obligations or responsibilities of, or guaranteed by, any other Person; provided that the Obligor shall remain bound by the Intercreditor Agreement and shall ensure collateral proceeds are duly made available for the discharge of the Notes Units and the Series B Notes in accordance with the terms of the Intercreditor Agreement, and (3) none of the officers, directors, shareholders or agents of the Obligor, the Trustee, the Intercreditor Agent, the Collateral Agent, any of their respective affiliates or any other Person shall be personally liable to make any payments of principal, interest or any other sum now or hereafter owing under the Series B Notes. The Company will have no material assets available for payments on the Series B Notes other than the Collateral. Accordingly, after the Election Date, if any, after the Collateral has been fully realized and exhausted, all sums due but still unpaid in respect of the Series B Notes shall be extinguished, and the Holders shall not have the right to proceed against the Obligor, the Trustee, the Intercreditor Agent, the Collateral Agent, any of their respective affiliates or any of their respective officers, directors, shareholders or agents for the satisfaction of any monetary claim or for any deficiency judgment.

remaining after foreclosure of any property included in the Collateral. There shall be no conditions for the Company's Board of Directors to make such election other than the Company providing the holders and the trustee five business days' notice of such election.

7. Optional Redemption.

At any time, and from time to time, the Company may redeem the Notes Units and their respective Underlying Securities, at its option, in whole or in part, at a redemption price equal to 100% of the principal amount of such Notes Units and Underlying Securities to be redeemed, plus accrued and unpaid interest (including an amount of cash equal to all accrued and unpaid PIK Interest due thereon up to, but excluding, the date of redemption).

8. Mandatory Redemption

The Company shall be required to mandatorily redeem the Notes Units and Underlying Securities under several circumstances set forth in Section 3.02 of the Indenture. Except as set forth under Section 3.02 of the Indenture, the Company is not required to make a mandatory redemption or sinking fund payment with respect to the Notes Units and Underlying Securities.

9. Repurchase of Securities

Upon a Change of Control, each Holder will have the right to require the Company to repurchase all or any part (equal to U.S.\$1.00 and integral multiples of U.S.\$1.00 in excess thereof) of the Notes Units and Underlying Securities of such Holder at a repurchase price equal to 101% of the aggregate principal amount of the Notes Units to be repurchased plus accrued but unpaid interest to the date of purchase and Additional Amounts, if any, on such Notes Units and Underlying Securities, as provided in, and subject to the terms of, the Indenture.

In addition, upon an Asset Sale, the Company will be required to apply Net Cash Proceeds from such Asset Sale as required by Section 4.16 of the Indenture, which may include providing each Holder the right to require the Company to repurchase all or any part of the Notes Units and Underlying Securities.

10. Subordination

Pursuant to Section 13.19 of the Indenture, the Notes Units and Underlying Securities shall be subordinated to the Priority Secured Debt.

11. Denominations; Transfer; Exchange

The Notes Units (including any PIK Security) shall be issued in registered form in denominations of U.S.\$1.00 and integral multiples of U.S.\$1.00 in excess thereof and shall be issued as one or more Global Securities. A Holder may transfer or exchange Notes Units in accordance with the Indenture. The Notes Units may be transferred, combined or divided without payment of any charge other than taxes or other governmental charges. The Registrar may require a Holder, among other things, to furnish appropriate endorsements or transfer documents and to pay any taxes and fees required by law or permitted by the Indenture.

12. Persons Deemed Owners

The registered Holder of this Notes Unit may be treated as the owner of it for all purposes. Payment shall be made to the person in whose name a Notes Unit is registered at the close of business on the applicable Record Date.

13. Unclaimed Money

Subject to any applicable abandoned property law, the Trustee and the Paying Agents shall pay to the Company upon request any money held by them for the payment of principal and interest and Additional Amounts, if any, that remains unclaimed for two years, and, thereafter, Holders entitled to the money must look only to the Company and not to the Trustee or any of the Paying Agents for payment as general creditors.

14. Discharge; Defeasance

Subject to certain conditions set forth in Article 8 of the Indenture, the Company shall be entitled to terminate some or all of its obligations under the Notes Units and the Indenture if the Company irrevocably deposits or causes to be deposited with the Trustee U.S. dollars, U.S. Government Obligations, or a combination thereof, in an amount sufficient without reinvestment for the payment and discharge of principal, premium, if any, interest and Additional Amounts, if any, on the Notes Units to the date of deposit.

15. Amendment, Waiver

Subject to certain exceptions set forth in the Indenture, (a) the Indenture or any supplemental indenture and the Notes Units or the rights of the Holders may be amended without notice to any Holder but with the written consent of the Holders of at least a majority in aggregate principal amount of the outstanding Notes Units and (b) any default or noncompliance with any provision may be waived with the written consent of the Holders of a majority in aggregate principal amount of the outstanding Notes Units.

Subject to certain exceptions set forth in the Indenture, without the consent of any Holder, the Company, the Subsidiary Guarantors, the Trustee, the Intercreditor Agent and the Collateral Agent, as the case may be, shall be entitled to amend the Indenture, any supplemental indenture, the Intercreditor Agreement, the Collateral Documents or Notes Units as set out in Section 9.01 of the Indenture.

16. Defaults and Remedies

If an Event of Default occurs and is continuing, the Trustee or the Holders of at least 25% in aggregate principal amount of the Notes Units then outstanding, by written notice to the Company and the Trustee, may, declare all the Notes Units and Underlying Securities to be due and payable immediately. Certain events of bankruptcy or insolvency are Events of Default which will result in the Notes Units and Underlying Securities being due and payable immediately upon the occurrence of such Events of Default. Holders of the Notes Units and Underlying Securities may not enforce the Indenture or the Notes Units and Underlying Securities except as provided in the Indenture and the Collateral Documents. Subject to certain limitations, Holders of a majority in principal amount of the then outstanding Notes Units may direct the Trustee in its exercise of any trust or power as set out in Section 6.01 of the Indenture.

17. Trustee Dealings with the Company

The Trustee under the Indenture, in its individual or any other capacity, may become the owner or pledgee of Notes Units and may otherwise deal with the Company or its Affiliates with the same rights it would have if it were not Trustee.

18. No Recourse Against Others

No past, present or future director, officer, partner, employee, incorporator, quota holder or member of the Company or any Subsidiary of the Company shall have any liability for any obligations of the Company or any Subsidiary of the Company under the Notes Units, the Indenture or the Subsidiary Guarantees or for any claim based on, in respect of or by reason of such obligations or their creation. By accepting a Security, each Holder waives and releases all such liability. Such waivers and releases are part of the consideration for the issuance of the Notes Units.

19. Authentication

This Notes Unit shall not be valid until an authorized signatory of the Trustee (or an authenticating agent) manually signs the certificate of authentication on the other side of this Security.

20. Abbreviations

Customary abbreviations may be used in the name of a Holder or an assignee, such as TEN COM (=tenants in common), TEN ENT (=tenants by the entireties), JT TEN (=joint tenants with rights of survivorship and not as tenants in common), CUST (=custodian), and U/G/M/A (=Uniform Gift to Minors Act).

21. CUSIP Numbers and ISINs

Pursuant to a recommendation promulgated by the Committee on Uniform Security Identification Procedures, the Company has caused CUSIP numbers or ISINs to be printed on the Notes Units and Underlying Securities and has directed the Trustee to use CUSIP numbers or ISINs as a convenience to Holders. No representation is made as to the correctness or accuracy of such numbers either as printed on the Securities or as contained in any notice and reliance may be plainly on the other identification numbers placed thereon.

22. Governing Law; Consent to Jurisdiction and Service of Process

THIS NOTES UNIT AND UNDERLYING SECURITY AND ALL MATTERS ARISING OUT OF OR RELATING IN ANY WAY WHATSOEVER TO THIS NOTES UNIT AND UNDERLYING SECURITY (WHETHER IN CONTRACT, TORT OR OTHERWISE) SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF NEW YORK.

The Company and each Subsidiary Guarantor has irrevocably consented to the jurisdiction of the courts of the State of New York or any United States federal court, sitting in the Borough of Manhattan, in the City of New York, New York, United States with respect to any action, suit or proceeding that may be brought in connection with the Indenture or the Notes Units and

Underlying Securities and has validly and effectively appointed Cogency Global Inc., located at East 40th Street, 10th Floor, New York, NY 10016, as agent for service of process.

The Company will furnish to any Holder upon written request and without charge to the Holder a copy of the Indenture which has in it the text of this Notes Unit and Underlying Security in larger type. Requests may be made to:

Oi S.A.
Rua Jangadeiro number 48, Ipanema
22420-010 Rio de Janeiro, RJ
Federative Republic of Brazil
Attention: General Counsel

**[FORM OF] SUBSIDIARY GUARANTEE
SUPPLEMENTAL INDENTURE**

THIS SUPPLEMENTAL INDENTURE (this “**Supplemental Indenture**”), entered into as of [date], among Oi S.A. - in judicial reorganization, a corporation (*sociedade anônima*) organized and existing under the laws of the Federative Republic of Brazil (the “**Company**”), [additional subsidiary guarantors] (the “**Additional Subsidiary Guarantor**”) and UMB Bank, N.A., as trustee (the “**Trustee**”).

RECITALS

WHEREAS, the Company, the Subsidiary Guarantors from time to time party thereto, The Bank of New York Mellon, as Trustee, entered into the Indenture, dated as of [●], 2024 (the “**Indenture**”), relating to the Company’s 8.50% PIK Subordinated Secured Notes Units due 2028 consisting of 8.50% PIK Subordinated Secured Series A Notes due 2028 (the “**Series A Notes**”) and 8.50% PIK Subordinated Secured Series B Notes due 2028 (the “**Series B Notes**”);

WHEREAS, the Company agreed pursuant to the Indenture to cause certain Subsidiaries to provide Subsidiary Guarantees in certain circumstances;

WHEREAS, the Trustee is authorized to execute and deliver this Supplemental Indenture pursuant to the terms of the Indenture.

AGREEMENT

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and intending to be legally bound, the parties to this Supplemental Indenture hereby agree for the equal and ratable benefit of the Holders as follows:

Section 1. Capitalized terms used herein and not otherwise defined herein are used as defined in the Indenture.

Section 2. Each Additional Subsidiary Guarantor, by its execution of this Supplemental Indenture, agrees to be an Additional Subsidiary Guarantor under the Indenture and to be bound by the terms of the Indenture applicable to an Additional Subsidiary Guarantor, including, but not limited to, guaranteeing, on a joint and several basis, the obligations of the Company under the Indenture. Each Additional Subsidiary Guarantor acknowledges that it will receive direct and indirect benefits from the financing arrangements contemplated by the Indenture and this Supplemental Indenture and that the guarantee made hereby is knowingly made in contemplation of such benefits.

Section 3. THIS SUPPLEMENTAL INDENTURE AND ALL MATTERS ARISING OUT OF OR RELATING IN ANY WAY WHATSOEVER TO THIS SUPPLEMENTAL INDENTURE (WHETHER IN CONTRACT, TORT OR OTHERWISE) SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK.

Section 4. The parties may sign any number of copies of this Supplemental Indenture. Each signed copy shall be an original, but all of them together represent the same agreement. One

signed copy is enough to prove this Supplemental Indenture. The exchange of copies of this Supplemental Indenture and of signature pages hereto by facsimile or electronic transmission (including, without limitation, “pdf”, “tif” or “jpg”) and other electronic signatures (including, without limitation, DocuSign and AdobeSign) shall constitute effective execution and delivery of this Supplemental Indenture as to the parties hereto and may be used in lieu of the original Indenture for all purposes. Signatures of the parties hereto transmitted by facsimile or electronic transmission (via pdf) shall be deemed to be the original signatures for all purposes. The use of electronic signatures and electronic records (including, without limitation, any contract or other record created, generated, sent, communicated, received, or stored by electronic means) shall be of the same legal effect, validity and enforceability as a manually executed signature or use of a paper-based recordkeeping system to the fullest extent permitted by applicable law, including, without limitation, the Federal Electronic Signatures in Global and National Commerce Act, the New York State Electronic Signatures and Records Act and any other applicable law, including, without limitation, any state law based on the Uniform Electronic Transactions Act or the Uniform Commercial Code.

Section 5. This Supplemental Indenture is an amendment supplemental to the Indenture, and the Indenture and this Supplemental Indenture shall henceforth be read together.

Section 6. The Trustee shall not be responsible in any manner whatsoever for or in respect or the validity or sufficiency of this Supplemental Indenture or for or in respect of the recitals contained herein, all of which are made solely by the Company and each Additional Subsidiary Guarantor.

[Remainder of Page Intentionally Left Blank]

IN WITNESS WHEREOF, the parties hereto have caused this Supplemental Indenture to be duly executed as of the date first above written.

OI S.A. - in judicial reorganization
as Company

By: _____

Name:

Title:

By: _____

Name:

Title:

[Subsidiary Guarantor],
as Subsidiary Guarantor

By: _____

Name:

Title:

By: _____

Name:

Title:

UMB BANK, N.A.,
as Trustee

By: _____

Name:

Title:

EXHIBIT C

FORM OF INTERCREDITOR AGREEMENT

[To come]

Exhibit D

**FORM OF CERTIFICATION OF BENEFICIAL OWNERSHIP
EXECUTION BY NOMINEE, ADVISOR OR AGENT**

Record Date: [●]

The undersigned signatory hereby represents and warrants to the Trustee as of both the date of the signature below and the date of delivery hereof to the Trustee that (i) [the person identified as nominee, advisor or other authorized agent (“**Agent**”) is the Agent for the Beneficial Owner identified below with respect to] or [the undersigned is the Beneficial Owner of] the indenture securities identified below (the “**Securities**”), (ii) as of the Record Date the Beneficial Owner owned the Securities; (iii) [the Agent has the power and authority to execute and deliver this Certification to the Trustee on behalf of such Beneficial Owner, (iv) the undersigned is duly authorized to sign and deliver this Certification to the Trustee so as to bind the Agent, and (v)] the Trustee may conclusively rely upon this Certification.

ISIN Number of Securities: _____

Current Principal Amount of Securities Beneficially Owned on Record Date: _____

DTC Participant through whom Securities are held: _____

DTC Participant No.: _____

Name of Agent: _____

Address: _____

Contact Person Name: _____

Phone: _____; Fax: _____; E-mail: _____

Name of entity (if any) required to act on behalf of Agent: _____

Capacity of such entity: _____

Signature: _____

Name: _____

Title: _____

Date: _____

Signature Guarantee*:

1. * Participant in a recognized Signature Guarantee Medallion Program (or other signature guarantor acceptable to the Trustee).

OR

_____ *OF* _____)

) SS:

_____ *OF* _____)

2. On _____, 20____, before me, _____ Notary Public, personally appeared _____, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that, by his/her/their signature(s), bound the entity on whose behalf such person(s) executed the instrument.

3. I certify under PENALTY OF PERJURY under the laws of the State of _____ that the foregoing paragraph is true and correct.

4. WITNESS my hand and official seal.

Notary Public

APPENDIX D – 2044 LOAN AGREEMENT

[ATTACHED]

LOAN AGREEMENT

dated as of

[●], 2024

Between

OI S.A. – IN JUDICIAL REORGANIZATION,

The Lenders from Time to Time Party Hereto,

and

KROLL AGENCY SERVICES (US) LLC, as Administrative Agent

SUBORDINATED LOAN DUE 2044

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SCHEDULES

SCHEDULE 2.01	Commitments and Lenders
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EXHIBITS

EXHIBIT A	Assignment and Assumption
EXHIBIT B	Standard Terms and Conditions for Assignment and Assumption

LOAN AGREEMENT dated as of [●], 2024, among Oi S.A. – in judicial reorganization, a corporation (*sociedade anônima*) organized and existing under the laws of the Federative Republic of Brazil (the “Borrower”); each of the Lenders from time to time party hereto; and Kroll Agency Services (US) LLC, as administrative agent (in such capacity, the “Administrative Agent”).

WHEREAS, on March 1, 2023, the Borrower and certain of its subsidiaries jointly filed for judicial reorganization based on Brazilian Bankruptcy Law No. 11,101/2005 (the “Brazilian Bankruptcy Law”) before the 7th Business Court of Judicial District of the Capital of the State of Rio de Janeiro (the “RJ Court”);

WHEREAS, on April 19, 2024, creditors of the Borrower and certain of its subsidiaries approved the Borrower’s Reorganization Plan at the general creditors’ meeting;

WHEREAS, on May 28, 2024, the RJ Court confirmed the Reorganization Plan, and it was enforced by the United States Bankruptcy Court for the Southern District of New York (the “U.S. Bankruptcy Court”) by an order entered on [●], 2024;

WHEREAS, certain of the restructuring transactions provided for pursuant to the Reorganization Plan are being consummated as of the date hereof (the “Restructuring Closing Date”);

WHEREAS, the Borrower is duly authorized to enter into this Loan Agreement; and

NOW, THEREFORE, the Borrower, the Lenders and the Administrative Agent agree as follows for the benefit of each other:

ARTICLE I

DEFINITIONS

SECTION 1.01 Defined Terms. As used in this Loan Agreement, the following terms have the meanings specified below:

“Administrative Agent” means Kroll Agency Services (US) LLC, in its capacity as administrative agent under any of the Loan Documents, or any successor administrative agent.

“Administrative Agent’s Office” means the Administrative Agent’s address and, as appropriate, account as set forth in Section 8.01, or such other address or account as the Administrative Agent may from time to time notify to the Borrower and the Lenders.

“Affected Financial Institution” means (a) any EEA Financial Institution or (b) any UK Financial Institution.

“Affiliates” means, with respect to any Person, any other Person, directly or indirectly, controlling, controlled by or under direct or indirect common control with such specified Person. For the purposes of this definition, “control” (including, with correlative meanings, the terms “controlling,” “controlled by” and “under common control with”) when used with respect to any Person, means the possession, directly or indirectly, of the power to direct or cause the direction of the management and policies of such Person, whether through the ownership of Voting Securities, by contract or otherwise.

“Agent Parties” has the meaning specified in Section 8.01(d)(ii).

“ANATEL” means the Brazilian National Telecommunications Agency (*Agência Nacional de Telecomunicações*), created by Law No. 9,472, dated July 16, 1997.

“Applicable Law” means, as to any Person, all applicable Laws binding upon such Person or to which such a Person is subject.

“Applicable Percentage” means, with respect to any Lender, (a) on or prior to the Closing Date, the percentage of the total Commitments of all Lenders represented by such Lender’s Commitments at such time and (b) thereafter, the percentage of the total Outstanding Amount of Loans of all Lenders represented by the aggregate Outstanding Amount of Loans of such Lender at such time.

“Approved Fund” means any Fund that is administered or managed by (a) a Lender, (b) an Affiliate of a Lender or (c) an entity or an Affiliate of an entity that administers or manages a Lender.

“Assignment and Assumption” means an assignment and assumption entered into by a Lender and an Eligible Assignee (with the consent of any party whose consent is required by Section 8.04), and accepted by the Administrative Agent, in substantially the form of Exhibit A or any other form approved by the Administrative Agent.

“Bail-In Action” means the exercise of any Write-Down and Conversion Powers by the applicable Resolution Authority in respect of any liability of an Affected Financial Institution.

“Bail-In Legislation” means (a) with respect to any EEA Member Country implementing Article 55 of Directive 2014/59/EU of the European Parliament and of the Council of the European Union, the implementing law, regulation, rule or requirement for such EEA Member Country from time to time that is described in the EU Bail-In Legislation Schedule and (b) with respect to the United Kingdom, Part I of the United Kingdom Banking Act 2009 (as amended from time to time) and any other law, regulation or rule applicable in the United Kingdom relating to the resolution of unsound or failing banks, investment firms or other financial institutions or their affiliates (other than through liquidation, administration or other insolvency proceedings).

“Bankruptcy Law” means the Brazilian Bankruptcy Law and the U.S. Bankruptcy Code or any similar law of any other jurisdiction, as applicable, for the relief of debtors.

“Benefit Plan” means any of (a) an “employee benefit plan” (as defined in ERISA) that is subject to Title I of ERISA, (b) a “plan” as defined in and subject to Section 4975 of the Code or (c) any Person whose assets include (for purposes of ERISA Section 3(42) or otherwise for purposes of Title I of ERISA or Section 4975 of the Code) the assets of any such “employee benefit plan” or “plan”.

“Board of Directors” means, with respect to any Person, the board of directors of such Person or any committee thereof duly authorized to act on behalf of the board of directors of such Person, or similar governing body of such Person, including any managing partner or similar entity of such Person.

“Borrower” means Oi S.A. – in judicial reorganization, a corporation (*sociedade anônima*) organized and existing under the laws of the Federative Republic of Brazil.

“Borrower Materials” has the meaning specified in Section 8.01(e).

“Borrowing” means a borrowing consisting of simultaneous Loans made by the Lenders.

“Brazil” means The Federative Republic of Brazil.

“Brazilian Bankruptcy Law” has the meaning specified in the introductory paragraph hereof.

“Brazilian Corporate Law” means Law No. 6,404 of the Federative Republic of Brazil, dated December 15, 1976, as amended from time to time.

“Business Day” means a day other than a Saturday, a Sunday, or a legal holiday or a day on which commercial banks and foreign exchange markets are authorized or obligated to close in The City of New York, in São Paulo, Brazil, or in Rio de Janeiro, Brazil.

“Capital Stock” means, with respect to any Person, any and all shares, interests (including partnership interests), rights to purchase, warrants, options, participations or other equivalents of or interests in (however designated) the equity of such Person, including each class of Preferred Stock, limited liability interests or partnership interests, but excluding any debt securities convertible into such equity.

“Capitalized Lease Obligations” means, with respect to any Person, the obligations of such Person under a lease that are required to be classified and accounted for as a capitalized lease in accordance with GAAP and the amount of Indebtedness represented by such obligations at any date shall be the capitalized amount of such obligations at such date, determined in accordance with GAAP; and the Stated Maturity thereof shall be the date of the last payment of rent or any other amount due under such lease prior to the first date upon which such lease may be prepaid by the lessee without payment of a penalty.

“Central Bank” means the Brazilian Central Bank (*Banco Central do Brasil*).

“Change in Law” means the occurrence, after the date of this Loan Agreement, of any of the following: (a) the adoption or taking effect of any law, rule, regulation or treaty, (b) any change in any law, rule, regulation or treaty or in the administration, interpretation, implementation or application thereof by any Governmental Authority or (c) the making or issuance of any request, rule, guideline or directive (whether or not having the force of law) by any Governmental Authority; provided that notwithstanding anything herein to the contrary, (x) the Dodd-Frank Wall Street Reform and Consumer Protection Act and all requests, rules, guidelines or directives thereunder or issued in connection therewith and (y) all requests, rules, guidelines or directives promulgated by the Bank for International Settlements, the Basel Committee on Banking Supervision (or any successor or similar authority) or the United States or foreign regulatory authorities, in each case pursuant to Basel III, shall in each case be deemed to be a “Change in Law”, regardless of the date enacted, adopted or issued.

“Closing Date” means the first date all the conditions precedent in Section 4.01 are satisfied or waived in accordance with Section 8.02.

“Code” means the Internal Revenue Code of 1986, as amended.

“Commitments” means with respect to each Lender, the commitment of such Lender to make a Loan on the Closing Date in the amount of such Lender’s Initial Commitment set forth on Schedule 2.01, as such commitment shall be terminated pursuant to Section 2.03.

“Communications” has the meaning specified in Section 8.01(d)(ii).

“CVM” means the Brazilian Securities Commission (*Comissão de Valores Mobiliários*).

“Default” means any event which is an Event of Default or which, after notice or passage of time or both, would be an Event of Default.

“Dollar” and “\$” mean the lawful money of the United States.

“EEA Financial Institution” means (a) any credit institution or investment firm established in any EEA Member Country that is subject to the supervision of an EEA Resolution Authority, (b) any entity established in an EEA Member Country that is a parent of an institution described in clause (a) of this definition, or (c) any financial institution established in an EEA Member Country that is a subsidiary of an institution described in clauses (a) or (b) of this definition and is subject to consolidated supervision with its parent.

“EEA Member Country” means any of the member states of the European Union, Iceland, Liechtenstein, and Norway.

“EEA Resolution Authority” means any public administrative authority or any person entrusted with public administrative authority of any EEA Member Country (including any delegatee) having responsibility for the resolution of any EEA Financial Institution.

“Eligible Assignee” means any Person that meets the requirements to be an assignee under Section 8.04(b)(iii) and Section 8.04(b)(iv) (subject to such consents, if any, as may be required under Section 8.04(b)(iii)).

“ERISA” means the Employee Retirement Income Security Act of 1974, as amended, and the rules and regulations promulgated thereunder.

“EU Bail-In Legislation Schedule” means the EU Bail-In Legislation Schedule published by the Loan Market Association (or any successor person), as in effect from time to time.

“Event of Default” has the meaning specified in Article VI.

“Excluded Taxes” means any of the following Taxes imposed on or with respect to a Recipient or required to be withheld or deducted from a payment to a Recipient, (a) Taxes imposed on or measured by net income or gross revenues (however denominated), franchise Taxes, and branch profits Taxes, in each case, (i) imposed as a result of such Recipient being organized under the laws of, or having its principal office or, in the case of any Lender, its applicable lending office located in, the jurisdiction imposing such Tax (or any political subdivision thereof) or (ii) that are Other Connection Taxes, (b) in the case of a Lender, Brazilian federal withholding Taxes imposed on amounts payable to or for the account of such Lender with respect to an applicable interest in a Loan or Commitment pursuant to a law in effect on the date on which (i) such Lender acquires such interest in the Loan or Commitment (other than pursuant to an assignment request by the Borrower under Section 2.10(b)) or (ii) such Lender changes its lending office, except in each case to the extent that, pursuant to Section 2.09, amounts with respect to such Taxes were payable either to such Lender’s assignor immediately before such Lender became a party hereto or to such Lender immediately before it changed its lending office, (c) Taxes attributable to such Recipient’s failure to comply with Section 2.09(g) and (d) any withholding Taxes imposed under FATCA.

“Facility” means the Borrowings and Loans thereunder.

“FATCA” means Sections 1471 through 1474 of the Code, as of the date of this Loan Agreement (or any amended or successor version that is substantively comparable and not materially more onerous to comply with), any current or future regulations or official interpretations thereof, any agreements entered into pursuant to Section 1471(b)(1) of the Code and any fiscal or regulatory legislation, rules or practices adopted pursuant to any intergovernmental agreement, treaty or convention among Governmental Authorities and implementing such Sections of the Code.

“Federal Funds Rate” means, for any day, the greater of (a) the rate calculated by the Federal Reserve Bank of New York based on such day’s Federal funds transactions by depository institutions (as determined in such manner as the Federal Reserve Bank of New York shall set forth on its public website from time to time) and published on the next succeeding Business Day by the Federal Reserve Bank of New York as the Federal funds effective rate and (b) 0%.

“Foreign Lender” means any Lender that is not a U.S. Person.

“Fund” means any Person (other than a natural person) that is (or will be) engaged in making, purchasing, holding or otherwise investing in commercial loans, bonds and similar extensions of credit in the ordinary course of its activities.

“GAAP” means, as elected from time to time by the Borrower, (i) the accounting principles prescribed by Brazilian Corporate Law, the rules and regulations issued by applicable regulators,

including the CVM, as well as the technical releases issued by the Brazilian Institute of Accountants (*Instituto Brasileiro de Contadores*), or (ii) IFRS.

“Governmental Authority” means any United States or non-United States (a) federal, state, local, municipal, or other government; (b) governmental or quasi-governmental entity of any nature (including any governmental agency, branch, department, official, or entity and any court or other tribunal); or (c) body exercising or entitled to exercise any administrative, executive, judicial, legislative, police, regulatory, or taxing authority or power of any nature, including any arbitral tribunal (public or private), any regulatory or supervisory authority or any self-regulatory organization, including the Federative Republic of Brazil, the Public Prosecutor’s Office, the Federal Police, the Federal Revenue Office of Brazil, the National Institute of Social Security, the Central Bank of Brazil, the U.S. Securities and Exchange Commission, the CVM, ANATEL and the Federal Accounting Court.

“Hedging Agreements” mean, of any Person, the obligations of such Person under any agreement relating to any swap, option, forward sale, forward purchase, index transaction, cap transaction, floor transaction, collar transaction or any other similar transaction, in each case, for purposes of hedging or capping against inflation, interest rates, currency or commodities price fluctuations.

“IFRS” means the International Financial Reporting Standards as issued by the International Accounting Standards Board, in each case, as in effect from time to time.

“Indebtedness” means, with respect to any Person, without duplication:

(a) whether being principal and/or interest of any present or future indebtedness of such Person:

(i) in respect of borrowed money;

(ii) evidenced by bonds, notes, debentures or similar instruments or letters of credit or bankers’ acceptances (or, without duplication, reimbursement agreements in respect thereof);

(iii) representing the balanced deferred and unpaid of the purchase price of property (including Capitalized Lease Obligations), except (i) any such balance that constitutes a trade payable or similar obligation to a trade creditor, in each case accrued in the ordinary course of business and (ii) liabilities accrued in the ordinary course of business which purchase price is due more than twelve (12) months after the date of placing the property in service or taking delivery and title thereto; or

(iv) representing net obligations under any Hedging Agreements;

if and to the extent that any of the foregoing Indebtedness (other than letters of credit and Hedging Agreements) would appear as a liability upon a balance sheet (excluding the footnotes thereto) of such Person prepared in accordance with IFRS;

(b) to the extent not otherwise included, any obligation by such Person to be liable for, or to pay, as obligor, guarantor or otherwise, on the obligations of the type referred to in clause (a) of a third Person (whether or not such items would appear upon the balance sheet of such obligor or guarantor), other than by endorsement of negotiable instruments for collection in the ordinary course of business; and

(c) to the extent not otherwise included, the obligations of the type referred to in clause (a) of a third Person secured by a lien on any asset owned by such first Person, whether or not such Indebtedness is assumed by such first Person if and to the extent any of the preceding items (other than letters of credit and Hedging Agreements) would appear as a liability upon a balance sheet of the specified Person prepared in accordance with IFRS.

Notwithstanding the foregoing, in connection with the purchase by the Borrower or any Subsidiary of any business, the term “Indebtedness” will exclude post-closing payment adjustments to which the seller may become entitled to the extent such payment is determined by a final closing balance sheet or such payment depends on the performance of such business after the closing; provided, however, that, at the time of closing, the amount of any such payment is not determinable and, to the extent such payment thereafter becomes fixed and determined, the amount is paid within 30 days thereafter.

For the avoidance of doubt, “Indebtedness” shall not include any obligations to any Person with respect to “Programa de Recuperação Fiscal—REFIS,” “Programa Especial de Parcelamento de Impostos—REFIS Estadual” and “Programa de Parcelamento Especial—PAES”, any other tax payment agreement entered into with any Brazilian Governmental Authority, any payment obligations to ANATEL, including claims, fines, fees or other liabilities, that are not with respect to borrowed money, and/or any other payment agreement that is due to any creditor who, prior to the RJ Effective Date, was not considered as Indebtedness in the calculation of Indebtedness of the Borrower.

“Indemnified Taxes” means (a) Taxes, other than Excluded Taxes, imposed on or with respect to any payment made by or on account of any obligation of the Borrower under any Loan Document and (b) to the extent not otherwise described in clause (a), Other Taxes.

“Indemnatee” has the meaning specified in Section 8.03(b).

“Information” has the meaning specified in Section 8.11.

“Laws” means, collectively, all international, foreign, federal, state and local statutes, treaties, rules, guidelines, regulations, ordinances, codes and administrative or judicial precedents or authorities, including the interpretation or administration thereof by any Governmental Authority charged with the enforcement, interpretation or administration thereof, and all applicable administrative orders, directed duties, requests, licenses, authorizations and permits of, and agreements with, any Governmental Authority, in each case whether or not having the force of law.

“Lenders” means the Persons listed on Schedule 2.01 and any other Person that shall have become party hereto pursuant to an Assignment and Assumption, other than any such Person that ceases to be a party hereto pursuant to an Assignment and Assumption.

“Loan” means a loan made by a Lender to the Borrower pursuant to this Loan Agreement.

“Loan Agreement” has the meaning specified in the introductory paragraph hereof.

“Loan Documents” means, collectively, this Loan Agreement and any documents or instruments executed and delivered pursuant hereto or thereto.

“Material Adverse Effect” means a material adverse effect on (a) the business, operations or property of the Borrower and its Subsidiaries, taken as a whole; (b) the ability of the Borrower to perform its respective payment obligations or other material obligations under any of the Loan Documents; or (c) the validity or enforceability of the Loan Documents; or (d) the rights or remedies of the Lenders or the Administrative Agent under any of the Loan Documents.

“Maturity Date” means the last Business Day of December 2044.

“Maximum Rate” has the meaning specified in Section 8.13.

“Non-Consenting Lender” means any Lender that does not approve any consent, waiver or amendment that (a) requires the approval of Lenders having Loans representing more than 75% of the aggregate Outstanding Amount of Loans of all Lenders at such time in accordance with the terms of Section 8.02 and (b) has been approved by the Required Lenders.

“Obligations” means all advances to, and debts, liabilities, obligations, covenants and duties of, the Borrower arising under any Loan Document or otherwise with respect to any Loan, whether direct or indirect (including those acquired by assumption), absolute or contingent, due or to become due, now existing or hereafter arising and including interest and fees that accrue after the commencement by or against the Borrower or any Affiliate thereof of any proceeding under the U.S. Bankruptcy Code naming such Person as the debtor in such proceeding, regardless of whether such interest and fees are allowed claims in such proceeding. Without limiting the foregoing, the Obligations include (a) the obligation to pay principal, interest, charges, expenses, fees, indemnities and other amounts payable by the Borrower under any Loan Document and (b) the obligation of the Borrower to reimburse any amount in respect of any of the foregoing that the Administrative Agent or any Lender, in each case in its sole discretion, may elect to pay or advance on behalf of the Borrower.

“Officer” means with respect to the Borrower, any of the Chairman of the Board of Directors, Vice Chairman of the Board of Directors, President or a Vice President, Chief Executive Officer, Chief Financial Officer, Chief Investor Relations Officer, any other Executive Officer, Corporate Counsel or General Counsel, Treasurer, Secretary or Assistant Secretary of the Borrower or any other officer, employee or representative of the Borrower duly authorized and designated by the Borrower as an “Officer” or “Attorney-in-Fact” for purposes of this Loan Agreement. Any document delivered hereunder that is signed by an Officer of the Borrower shall be conclusively presumed to have been authorized by all necessary corporate, partnership or other action on the part of the Borrower and such Officer shall be conclusively presumed to have acted on behalf of the Borrower.

“Officer’s Certificate” means a certificate signed by any Officer and delivered to the Administrative Agent.

“Opinion of Counsel” means a written opinion from legal counsel reasonably acceptable to the Administrative Agent who may be an employee of or counsel to the Borrower, which opinion shall be satisfactory to the Administrative Agent.

“Other Connection Taxes” means, with respect to any Recipient, Taxes imposed as a result of a present or former connection between such Recipient and the jurisdiction imposing such Tax (other than connections arising from such Recipient having executed, delivered, become a party to, performed its obligations under, received payments under, received or perfected a security interest under, engaged in any other transaction pursuant to or enforced any Loan Document, or sold or assigned an interest in any Loan or Loan Document).

“Other Taxes” means all present or future stamp, court or documentary, intangible, recording, filing or similar Taxes that arise from any payment made under, from the execution, delivery, performance, enforcement or registration of, from the receipt or perfection of a security interest under, or otherwise with respect to, any Loan Document, except any such Taxes that are Other Connection Taxes imposed with respect to an assignment (other than an assignment made pursuant to Section 2.10(b)).

“Outstanding Amount” means, with respect to Loans on any date, the aggregate outstanding principal amount thereof after giving effect to any borrowings and prepayments or repayments of Loans occurring on such date.

“Participant” has the meaning specified in Section 8.04(d).

“Participant Register” has the meaning specified in Section 8.04(d).

“PATRIOT Act” means the USA PATRIOT Act (Title III of Pub. L. 107-56 (signed into law October 26, 2001)).

“Person” means an individual, partnership, corporation, limited liability company, business trust, joint stock company, trust, unincorporated association, joint venture or any nation or government, any

state, province or other political subdivision thereof, any central bank (or similar monetary or regulatory authority) thereof, and any entity, agency or instrumentality exercising executive, legislative, judicial, regulatory or administrative functions of or pertaining to government.

“Platform” means Debt Domain, Intralinks, Syndtrak, DebtX or a substantially similar electronic transmission system.

“Preferred Stock” means, with respect to any Person, Capital Stock of any class or classes (however designated) of such Person that has preferential rights over any other Capital Stock of such Person with respect to the payment of dividends or distributions, or as to the distribution of assets upon any voluntary or involuntary liquidation or dissolution of such Person.

“Prepayment Notice” means a notice by the Borrower to prepay Loans, which shall be in such form as the Administrative Agent may approve.

“Process Agent” has the meaning specified in Section 8.08(d).

“Protected Person” has the meaning specified in Section 8.03(d).

“PTE” means a prohibited transaction class exemption issued by the U.S. Department of Labor, as any such exemption may be amended from time to time.

“Public Lender” has the meaning specified in Section 8.01(e).

“Recipient” means (a) the Administrative Agent or (b) any Lender, as applicable.

“Register” has the meaning specified in Section 8.04(c).

“Related Parties” means, with respect to any Person, such Person’s Affiliates and the partners, directors, officers, employees, agents, trustees, administrators, managers, advisors and representatives of such Person and of such Person’s Affiliates.

“Reorganization Plan” means that certain judicial reorganization plan that was approved by the requisite majorities of creditors in the general creditors’ meeting held in Brazil on [●], 2024 and confirmed by the 7th Corporate Court of the Judicial District of the State Capital of Rio de Janeiro effective on [●], 2024 (“RJ Effective Date”) upon publication in the official gazette, as may be amended or modified from time to time pursuant to its terms, establishing the terms and conditions for the restructuring of the debt of the Borrower, and providing for actions to be adopted by the Borrower to overcome the financial distress of the Borrower and ensure their continuity as going concerns.

“Required Lenders” means, at any time, Lenders having Loans representing more than 50% of the aggregate Outstanding Amount of Loans of all Lenders at such time.

“Resignation Effective Date” has the meaning specified in Section 7.06(a).

“Resolution Authority” means an EEA Resolution Authority or, with respect to any UK Financial Institution, a UK Resolution Authority.

“Restructuring Closing Date” has the meaning specified in the introductory paragraph hereof.

“RJ Effective Date” has the meaning specified in the introductory paragraph hereof.

“Stated Maturity” means with respect to any Indebtedness, the date specified in such Indebtedness as the fixed date on which the final payment of principal of such Indebtedness is due and payable, including, with respect to any principal amount which is then due and payable pursuant to any mandatory redemption provision, the date specified for the payment thereof (but excluding any provision

providing for obligations to repay, redeem or repurchase any such Indebtedness upon the happening of any contingency unless such contingency has occurred).

“Subsidiary” means in relation to any Person, any entity which is controlled directly or indirectly by that Person and any entity (whether or not so controlled) treated as a subsidiary in the latest financial statements of that Person from time to time, and “control” for this purpose means the direct or indirect ownership of the majority of the voting share capital of such entity or the right or ability to direct its affairs and/or to control the composition of a majority of the board of directors (or equivalent body) of such entity, in each case whether by virtue of ownership of share capital, contract or otherwise. Unless the context otherwise requires, any reference of a Subsidiary in this Loan Agreement shall be to a Subsidiary of the Borrower.

“Taxes” means all present or future taxes, contributions, social contributions, improvement contributions, social security contributions, excise taxes, special contributions and mandatory loans, tariffs, or similar charges of any kind, including taxes on income or sales, levies, imposts, duties, deductions, withholdings (including backup withholding), assessments, fees or other charges imposed by any Governmental Authority, including any interest, additions to tax or penalties applicable thereto.

“Trade Date” has the meaning specified in Section 8.04(b)(i)(B).

“UK Financial Institution” means any BRRD Undertaking (as such term is defined under the PRA Rulebook (as amended from time to time) promulgated by the United Kingdom Prudential Regulation Authority) or any person falling within IFPRU 11.6 of the FCA Handbook (as amended from time to time) promulgated by the United Kingdom Financial Conduct Authority, which includes certain credit institutions and investment firms, and certain affiliates of such credit institutions or investment firms.

“UK Resolution Authority” means the Bank of England or any other public administrative authority having responsibility for the resolution of any UK Financial Institution.

“United States” and “U.S.” mean the United States of America.

“U.S. Bankruptcy Code” means the United States Bankruptcy Reform Act of 1978, as amended, and codified as 11 U.S.C. §§ 101 *et seq.*

“U.S. Government Obligations” means direct obligations (or certificates representing an ownership interest in such obligations) of the United States (including any agency or instrumentality thereof) for the payment of which the full faith and credit of the United States is pledged and that are not callable or redeemable at the Borrower’s option.

“U.S. Person” means any Person that is a “United States Person” as defined in Section 7701(a)(30) of the Code.

“Voting Securities” of any specified Person at any time means the Capital Stock or other securities of such Person that is at the time entitled to vote generally in the election of the Board of Directors, managers, similar managerial controlling body or other voting members of the governing body of such Person.

“Withholding Agent” means the Borrower and the Administrative Agent.

“Write-Down and Conversion Powers” means, (a) with respect to any EEA Resolution Authority, the write-down and conversion powers of such EEA Resolution Authority from time to time under the Bail-In Legislation for the applicable EEA Member Country, which write-down and conversion powers are described in the EU Bail-In Legislation Schedule, and (b) with respect to the United Kingdom, any powers of the applicable Resolution Authority under the Bail-In Legislation to cancel, reduce, modify or change the form of a liability of any UK Financial Institution or any contract or instrument under which

that liability arises, to convert all or part of that liability into shares, securities or obligations of that person or any other person, to provide that any such contract or instrument is to have effect as if a right had been exercised under it or to suspend any obligation in respect of that liability or any of the powers under that Bail-In Legislation that are related to or ancillary to any of those powers.

SECTION 1.02 Terms Generally. Unless the context otherwise requires:

- (a) a term has the meaning assigned to it;
- (b) (i) all accounting terms not otherwise defined herein have the meanings assigned to them in accordance with GAAP or IFRS; and (ii) except as otherwise herein expressly provided, all ratios and computations based on GAAP or IFRS contained in this Loan Agreement should be computed in conformity with GAAP or IFRS; and (iii) if at any time any election made by the Borrower in accordance with the definition of “GAAP” or “IFRS” would affect the computation of any financial ratio or requirement set forth herein, the Borrower shall provide to the Administrative Agent and, upon request, the Lenders financial statements and other documents required under this Loan Agreement, or as reasonably requested hereunder setting forth a reconciliation between calculations of such ratio or requirement made before and after giving effect to such election;
- (c) all pro forma computations required to be made hereunder giving effect to any disposition of assets, or issuance, incurrence or assumption of Indebtedness, or other transaction shall in each case be calculated giving pro forma effect thereto (and, in the case of any pro forma computation made hereunder to determine whether such asset sale, or issuance, incurrence or assumption of Indebtedness, or other transaction is permitted to be consummated hereunder, to any other such transaction consummated since the first day of the period covered by any component of such pro forma computation and on or prior to the date of such computation) as if such transactions had occurred on the first day of the applicable four-quarter period and, to the extent applicable, to the historical earnings and cash flows associated with the assets acquired or disposed of and any related Incurrence or reduction of Indebtedness. Items related to any Indebtedness no longer outstanding or to be repaid or redeemed on the date of determination (including, without limitation, for purposes of all pro forma computations made hereunder, interest, fees, debt discounts, charges and other items) will be excluded and such Indebtedness shall be deemed to have been repaid or redeemed as of the first day of the applicable period;
- (d) “or” is not exclusive;
- (e) “including” means including without limitation;
- (f) words in the singular include the plural and words in the plural include the singular;
- (g) unsecured Indebtedness shall not be deemed to be subordinate or junior to secured Indebtedness merely by virtue of its nature as unsecured Indebtedness;
- (h) the principal amount of any non-interest bearing or other discount security at any date shall be the principal amount thereof that would be shown on a balance sheet of the Borrower dated such date prepared in accordance with GAAP or IFRS;
- (i) the principal amount of any Preferred Stock shall be (i) the maximum liquidation value of such Preferred Stock or (ii) the maximum mandatory redemption or mandatory repurchase price with respect to such Preferred Stock, whichever is greater;
- (j) unless context requires otherwise, the words “hereof,” “herein” and “hereunder” and words of similar import when used in this Loan Agreement shall refer to this Loan Agreement as a whole and not to any particular provision of this Loan Agreement;

(k) unless otherwise stated, any agreement, contract or document defined or referred to herein shall mean such agreement, contract or document and all schedules, exhibits and attachments thereto as in effect as of the date hereof, as the same may thereafter be amended, supplemented or otherwise modified from time to time (subject to any restrictions on such amendments, supplements or modifications set forth herein);

(l) unless otherwise stated, any reference to any law or regulation herein shall refer to such law or regulation as amended, modified or supplemented from time to time;

(m) all references in the Loan Documents to principal in respect of any Loan shall be deemed to include all additional amounts, if any, and any premium, if any, in respect of such Loan, unless the context otherwise requires, and express mention of the payment of additional amounts or premium in any provision hereof or thereof shall not be construed, without more, as excluding reference to additional amounts or premium, as applicable, in those provisions hereof or thereof where such express mention is not made; and

ARTICLE II

COMMITMENTS AND BORROWINGS

SECTION 2.01 Commitments. Subject to the terms and conditions set forth herein, pursuant to the Reorganization Plan, on the Restructuring Closing Date, each Lender shall (i) have its claims (*quirografarios*) as “class III” financial creditor set forth in the Reorganization Plan cancelled and novated and (ii) be deemed to have made a Loan to the Borrower in an aggregate principal amount equal to such Lender’s Commitment. Amounts borrowed and repaid or prepaid may not be reborrowed.

SECTION 2.02 Prepayments.

(a) Optional Prepayments. The Borrower may, upon notice to the Administrative Agent, at any time and from time to time prepay any Borrowing in whole or in part without premium or penalty, subject to the requirements of this Section.

(b) Notices. Each such notice pursuant to this Section shall be in the form of a written Prepayment Notice, appropriately completed and signed by an Officer of the Borrower, or may be given by telephone to the Administrative Agent (if promptly confirmed by such a written Prepayment Notice consistent with such telephonic notice) and must be received by the Administrative Agent not later than 11:00 a.m. (New York City time) 30 (thirty) Business Days before the date of prepayment. Each Prepayment Notice shall specify (x) the prepayment date and (y) the principal amount of the Borrowing or portion thereof to be prepaid. Promptly following receipt of any such notice relating to the Borrowing, the Administrative Agent shall advise the applicable Lenders of the contents thereof. The Borrower may revoke any Prepayment Notice upon notice to the Administrative Agent on or prior to the related prepayment date.

(c) Amounts; Application. Each prepayment of the Borrowing shall be applied ratably to the Loans.

SECTION 2.03 Termination of Commitments. The Commitments shall automatically and permanently terminate on the Restructuring Closing Date upon the making of the Loans under the Facility.

SECTION 2.04 Repayment of Loans. The Borrower shall repay to the Administrative Agent for the ratable account of the Lenders the aggregate principal amount of all Loans outstanding under the Facility on the Maturity Date.

SECTION 2.05 Fees.

(a) Administrative Agent Fees. The Borrower agrees to pay to the Administrative Agent for its own account the fees payable in the amounts and at the times agreed in writing between the Borrower and the Administrative Agent.

(b) Fee Computation. All fees payable under this Section shall be computed on the basis of a year of 360 days and in each case shall be payable for the actual number of days elapsed (including the first day but excluding the last day). Each determination by the Administrative Agent of a fee hereunder shall be conclusive absent manifest error.

SECTION 2.06 Evidence of Debt.

(a) Maintenance of Records. Each Lender shall maintain in accordance with its usual practice records evidencing the indebtedness of the Borrower to such Lender resulting from the Borrowing made by such Lender. The Administrative Agent shall maintain the Register in accordance with Section 8.04(c). The entries made in the records maintained pursuant to this paragraph (a) shall be prima facie evidence absent manifest error of the existence and amounts of the obligations recorded therein. Any failure of any Lender or the Administrative Agent to maintain such records or make any entry therein or any error therein shall not in any manner affect the obligations of the Borrower under this Loan Agreement and the other Loan Documents. In the event of any conflict between the records maintained by any Lender and the records maintained by the Administrative Agent in such matters, the records of the Administrative Agent shall control in the absence of manifest error.

SECTION 2.07 Payments Generally; Several Obligations of Lenders.

(a) Payments by Borrower. All payments to be made by the Borrower hereunder and the other Loan Documents shall be made without condition or deduction for any counterclaim, defense, recoupment or setoff. Except as otherwise expressly provided herein, all such payments shall be made to the Administrative Agent, for the account of the respective Lenders to which such payment is owed, at the Administrative Agent's Office in immediately available funds not later than 12:00 noon (New York City time) on the date specified herein. All amounts received by the Administrative Agent after such time on any date shall be deemed to have been received on the next succeeding Business Day and any applicable fees shall continue to accrue. The Administrative Agent will promptly distribute to each Lender its ratable share (or other applicable share as provided herein) of such payment in like funds as received by wire transfer to such Lender's applicable lending office (or otherwise distribute such payment in like funds as received to the Person or Persons entitled thereto as provided herein). If any payment to be made by the Borrower shall fall due on a day that is not a Business Day, payment shall be made on the next succeeding Business Day and such extension of time shall be reflected in computing fees; provided that, if such next succeeding Business Day would fall after the Maturity Date, payment shall be made on the immediately preceding Business Day. Except as otherwise expressly provided herein, all payments hereunder or under any other Loan Document shall be made in Dollars.

(b) Application of Insufficient Payments. Subject to Section 7.02, if at any time insufficient funds are received by and available to the Administrative Agent to pay fully all amounts of principal, fees and other amounts then due hereunder, such funds shall be applied (i) first, to pay fees, expenses and other amounts then due to the Administrative Agent hereunder, (ii) second, to pay fees and other amounts then due to the Lenders hereunder ratably among the parties entitled thereto in accordance with the amounts of fees and other amounts then due to such parties, and (iii) third, to pay principal then due hereunder, ratably among the parties entitled thereto in accordance with the amounts of principal then due to such parties.

(c) Presumptions by Administrative Agent. Unless the Administrative Agent shall have received notice from the Borrower prior to the date on which any payment is due to the

Administrative Agent for the account of the Lenders hereunder that the Borrower will not make such payment, the Administrative Agent may assume that the Borrower has made such payment on such date in accordance herewith and may (but shall not be obligated to), in reliance upon such assumption, distribute to the Lenders the amount due. In such event, if the Borrower has not in fact made such payment, then each of the Lenders severally agrees to repay to the Administrative Agent forthwith on demand the amount so distributed to such Lender, with interest thereon, for each day from and including the date such amount is distributed to it to but excluding the date of payment to the Administrative Agent, at the greater of the Federal Funds Rate and a rate determined by the Administrative Agent in accordance with banking industry rules on interbank compensation.

(d) Deductions by Administrative Agent. If any Lender shall fail to make any payment required to be made by it pursuant to Section 8.03(c), then the Administrative Agent may, in its discretion and notwithstanding any contrary provision hereof, (i) apply any amounts thereafter received by the Administrative Agent for the account of such Lender for the benefit of the Administrative Agent to satisfy such Lender's obligations to the Administrative Agent until all such unsatisfied obligations are fully paid or (ii) hold any such amounts in a segregated account as cash collateral for, and for application to, any future funding obligations of such Lender under any such Section, in the case of each of clauses (i) and (ii) above, in any order as determined by the Administrative Agent in its discretion.

(e) Several Obligations of Lenders. The obligations of the Lenders hereunder, including any obligations to make payments pursuant to Section 8.03(c), are several and not joint. The failure of any Lender to make any such payment on any date required hereunder shall not relieve any other Lender of its corresponding obligation to do so on such date, and no Lender shall be responsible for the failure of any other Lender to make its payment under Section 8.03(c).

SECTION 2.08 Sharing of Payments. If any Lender shall, by exercising any right of setoff or counterclaim or otherwise, obtain payment in respect of any principal of any of its Loans or other obligations hereunder resulting in such Lender receiving payment of a proportion of the aggregate amount of its Loans thereon or other such obligations greater than its pro rata share thereof as provided herein, then the Lender receiving such greater proportion shall (a) notify the Administrative Agent of such fact, and (b) purchase (for cash at face value) participations in the Loans and such other obligations of the other Lenders, or make such other adjustments as shall be equitable, so that the benefit of all such payments shall be shared by the Lenders ratably in accordance with the aggregate amount of principal of their respective Loans and other amounts owing them; provided that:

(i) if any such participations are purchased and all or any portion of the payment giving rise thereto is recovered, such participations shall be rescinded and the purchase price restored to the extent of such recovery, without interest; and

(ii) the provisions of this paragraph shall not be construed to apply to (x) any payment made by the Borrower pursuant to and in accordance with the express terms of this Loan Agreement (including the application of funds arising from the existence of a Disqualified Institution) or (y) any payment obtained by a Lender as consideration for the assignment of or sale of a participation in any of its Loans to any assignee or participant, other than to the Borrower or any Subsidiary thereof (as to which the provisions of this paragraph shall apply).

The Borrower consents to the foregoing and agrees, to the extent it may effectively do so under Applicable Law, that any Lender acquiring a participation pursuant to the foregoing arrangements may exercise against the Borrower rights of setoff and counterclaim with respect to such participation as fully as if such Lender were a direct creditor of the Borrower in the amount of such participation.

SECTION 2.09 Taxes.

(a) Defined Terms. For purposes of this Section, the term “Applicable Law” includes FATCA.

(b) Payments Free of Taxes. Any and all payments by or on account of any obligation of the Borrower under any Loan Document shall be made without deduction or withholding for any Taxes, except as required by Applicable Law. If any Applicable Law (as determined in the good faith discretion of an applicable Withholding Agent) requires the deduction or withholding of any Tax from any such payment by a Withholding Agent, then the applicable Withholding Agent shall be entitled to make such deduction or withholding and shall timely pay the full amount deducted or withheld to the relevant Governmental Authority in accordance with Applicable Law and, if such Tax is an Indemnified Tax, then the sum payable by the Borrower shall be increased as necessary so that after such deduction or withholding has been made (including such deductions and withholdings applicable to additional sums payable under this Section) the applicable Recipient receives an amount equal to the sum it would have received had no such deduction or withholding been made.

(c) Payment of Other Taxes by Borrower. The Borrower shall timely pay to the relevant Governmental Authority in accordance with Applicable Law, or at the option of the Administrative Agent timely reimburse it for the payment of, any Other Taxes.

(d) Indemnification by Borrower. The Borrower shall indemnify each Recipient, within 10 days after demand therefor, for the full amount of any Indemnified Taxes (including Indemnified Taxes imposed or asserted on or attributable to amounts payable under this Section) payable or paid by such Recipient or required to be withheld or deducted from a payment to such Recipient and any reasonable expenses arising therefrom or with respect thereto, whether or not such Indemnified Taxes were correctly or legally imposed or asserted by the relevant Governmental Authority. A certificate as to the amount of such payment or liability delivered to the Borrower by a Lender (with a copy to the Administrative Agent), or by the Administrative Agent on its own behalf or on behalf of a Lender, shall be conclusive absent manifest error.

(e) Indemnification by the Lenders. Each Lender shall severally indemnify the Administrative Agent, within 10 days after demand therefor, for (i) any Indemnified Taxes attributable to such Lender (but only to the extent that the Borrower has not already indemnified the Administrative Agent for such Indemnified Taxes and without limiting the obligation of the Borrower to do so), (ii) any Taxes attributable to such Lender’s failure to comply with the provisions of Section 8.04(d) relating to the maintenance of a Participant Register and (iii) any Excluded Taxes attributable to such Lender, in each case, that are payable or paid by the Administrative Agent in connection with any Loan Document, and any reasonable expenses arising therefrom or with respect thereto, whether or not such Taxes were correctly or legally imposed or asserted by the relevant Governmental Authority. A certificate as to the amount of such payment or liability delivered to any Lender by the Administrative Agent shall be conclusive absent manifest error. Each Lender hereby authorizes the Administrative Agent to set off and apply any and all amounts at any time owing to such Lender under any Loan Document or otherwise payable by the Administrative Agent to the Lender from any other source against any amount due to the Administrative Agent under this paragraph (e).

(f) Evidence of Payments. As soon as practicable after any payment of Taxes by the Borrower to a Governmental Authority pursuant to this Section, the Borrower shall deliver to the Administrative Agent the original or a certified copy of a receipt issued by such Governmental Authority evidencing such payment, a copy of the return reporting such payment or other evidence of such payment reasonably satisfactory to the Administrative Agent.

(g) Status of Lenders. Any Lender that is entitled to an exemption from or reduction of withholding Tax with respect to payments made under any Loan Document shall deliver to the Borrower

and the Administrative Agent, at the time or times reasonably requested by the Borrower or the Administrative Agent, such properly completed and executed documentation reasonably requested by the Borrower or the Administrative Agent as will permit such payments to be made without withholding or at a reduced rate of withholding. In addition, any Lender, if reasonably requested by the Borrower or the Administrative Agent, shall deliver such other documentation prescribed by Applicable Law or reasonably requested by the Borrower or the Administrative Agent as will enable the Borrower or the Administrative Agent to determine whether or not such Lender is subject to backup withholding or information reporting requirements. Each Lender agrees that if any form or certification it previously delivered expires or becomes obsolete or inaccurate in any respect, it shall update such form or certification or promptly notify the Borrower and the Administrative Agent in writing of its legal inability to do so.

(h) Treatment of Certain Refunds. If any party determines, in its sole discretion exercised in good faith, that it has received a refund of any Taxes as to which it has been indemnified pursuant to this Section (including by the payment of additional amounts pursuant to this Section), it shall pay to the indemnifying party an amount equal to such refund (but only to the extent of indemnity payments made under this Section with respect to the Taxes giving rise to such refund), net of all out-of-pocket expenses (including Taxes) of such indemnified party and without interest (other than any interest paid by the relevant Governmental Authority with respect to such refund). Such indemnifying party, upon the request of such indemnified party, shall repay to such indemnified party the amount paid over pursuant to this paragraph (h) (plus any penalties, interest or other charges imposed by the relevant Governmental Authority) in the event that such indemnified party is required to repay such refund to such Governmental Authority. Notwithstanding anything to the contrary in this paragraph (h), in no event will the indemnified party be required to pay any amount to an indemnifying party pursuant to this paragraph (h) the payment of which would place the indemnified party in a less favorable net after-Tax position than the indemnified party would have been in if the Tax subject to indemnification and giving rise to such refund had not been deducted, withheld or otherwise imposed and the indemnification payments or additional amounts with respect to such Tax had never been paid. This paragraph shall not be construed to require any indemnified party to make available its Tax returns (or any other information relating to its Taxes that it deems confidential) to the indemnifying party or any other Person.

(i) Survival. Each party's obligations under this Section shall survive the resignation or replacement of the Administrative Agent or any assignment of rights by, or the replacement of, a Lender, the termination of the Commitments, the expiration or cancellation of all letters of credit and the repayment, satisfaction or discharge of all obligations under any Loan Document.

SECTION 2.10 Mitigation Obligations; Replacement of Lenders

(a) Designation of a Different Lending Office. If any Lender requests compensation, or requires the Borrower to pay any Indemnified Taxes or additional amounts to any Lender or any Governmental Authority for the account of any Lender pursuant to Section 2.09, then such Lender shall (at the request of the Borrower) use reasonable efforts to designate a different lending office for funding or booking its Loans hereunder or to assign its rights and obligations hereunder to another of its offices, branches or affiliates, if, in the judgment of such Lender, such designation or assignment (i) would eliminate or reduce amounts payable pursuant to Section 2.09, as the case may be, in the future, and (ii) would not subject such Lender to any unreimbursed cost or expense and would not otherwise be disadvantageous to such Lender. The Borrower hereby agrees to pay all reasonable costs and expenses incurred by any Lender in connection with any such designation or assignment.

(b) Replacement of Lenders. If the Borrower is required to pay any Indemnified Taxes or additional amounts to any Lender or any Governmental Authority for the account of any Lender pursuant to Section 2.09 and, in each case, such Lender has declined or is unable to designate a different lending office in accordance with paragraph (a) of this Section, or if any Lender is a Non-Consenting Lender, then the Borrower may, at its sole expense and effort, upon notice to such Lender and the

Administrative Agent, require such Lender to assign and delegate, without recourse (in accordance with and subject to the restrictions contained in, and consents required by, Section 8.04), all of its interests, rights (other than its existing rights to payments pursuant to Section 2.09) and obligations under this Loan Agreement and the related Loan Documents to an Eligible Assignee that shall assume such obligations (which assignee may be another Lender, if a Lender accepts such assignment); provided that:

- (i) the Borrower shall have paid to the Administrative Agent the assignment fee (if any) specified in Section 8.04;
- (ii) such Lender shall have received payment of an amount equal to the outstanding principal of its Loans, accrued fees and all other amounts payable to it hereunder and under the other Loan Documents from the assignee (to the extent of such outstanding principal and fees) or the Borrower (in the case of all other amounts);
- (iii) in the case of any such assignment resulting from a claim for payments required to be made pursuant to Section 2.09, such assignment will result in a reduction in such payments thereafter;
- (iv) such assignment does not conflict with Applicable Law; and
- (v) in the case of any assignment resulting from a Lender becoming a Non-Consenting Lender, the applicable assignee shall have consented to the applicable amendment, waiver or consent.

A Lender shall not be required to make any such assignment or delegation if, prior thereto, as a result of a waiver by such Lender or otherwise, the circumstances entitling the Borrower to require such assignment and delegation cease to apply.

ARTICLE III

REPRESENTATIONS AND WARRANTIES

The Borrower represents and warrants to the Administrative Agent and the Lenders that:

SECTION 3.01 Existence, Qualification and Power. The Borrower is duly organized or formed, validly existing and, as applicable, in good standing under the Laws of the jurisdiction of its incorporation or organization, to the extent that failure to do so could not reasonably be expected to have a Material Adverse Effect. Execution and Delivery; Binding Effect. This Loan Agreement has been, and each other Loan Document, when delivered hereunder, will have been, duly executed and delivered by the Borrower. This Loan Agreement constitutes, and each other Loan Document when so delivered will constitute, a legal, valid and binding obligation of the Borrower, enforceable against the Borrower in accordance with its terms, except as such enforceability may be limited by bankruptcy, insolvency, reorganization, receivership, moratorium or other Laws affecting creditors' rights generally and by general principles of equity.

ARTICLE IV

CONDITIONS

SECTION 4.01 Closing Date. The obligation of each Lender to make (or be deemed to have made) Borrowings hereunder on the Restructuring Closing Date is subject to the satisfaction (or waiver in accordance with Section 8.02) of the following conditions:

- (a) Executed Counterparts. The Administrative Agent shall have received from each party hereto a counterpart of this Loan Agreement signed on behalf of such party (or written

evidence satisfactory to the Administrative Agent (which may include telecopy transmission of a signed signature page to this Loan Agreement) that such party has signed a counterpart of this Loan Agreement).

(b) Opinion of Counsel to Borrower. The Administrative Agent shall have received an opinion of White & Case LLP, counsel to the Borrower, addressed to the Administrative Agent and the Lenders and dated the Closing Date, in form and substance satisfactory to the Administrative Agent (and the Borrower hereby instructs such counsel to deliver such opinion to such Persons).

ARTICLE V

AFFIRMATIVE COVENANTS

Until all Obligations shall have been paid in full, the Borrower covenants and agrees with the Administrative Agent and the Lenders that:

SECTION 5.01 Payment of Obligations under the Loan and the Loan Agreement. The Borrower shall duly and punctually pay the principal and additional amounts, if any, on the Loan in accordance with the terms of this Loan Agreement. Any principal required to be paid in cash shall be considered paid on the date due if on such date the Administrative Agent holds in accordance with this Loan Agreement money sufficient to pay all principal then due.

SECTION 5.02 Preservation of Existence, Etc. The Borrower will preserve, renew and maintain in full force and effect its legal existence and good standing under the Laws of the jurisdiction of its organization.

SECTION 5.03 Ranking. The Loans shall be (i) subordinated unsecured obligations of the Borrower; (ii) subordinated to all existing and future Indebtedness of the Borrower that is secured by liens on assets, to the extent of the value of the assets securing such secured Indebtedness; (iii) subordinated to liabilities preferred by statute; and (iv) subordinated to all existing and future secured debt. For the avoidance of doubt, the Borrower shall be permitted to refinance, replace and/or extend all or any portion of the Borrower's Indebtedness, and any such refinancing, replacement or extended Indebtedness may be issued and/or guaranteed by the Borrower or any Subsidiary on a full or non-recourse basis, be secured by any assets and/or any other assets of the Borrower and its Subsidiaries, and have a right to payment senior to the Loans.

ARTICLE VI

EVENTS OF DEFAULT

SECTION 6.01 Events of Default. If any of the following events (each, an "Event of Default") shall occur:

(a) the Borrower fails to pay any principal of any Loan on or prior to the Maturity Date;

(b) the Borrower fails to pay any fee or any other amount (other than an amount referred to in clause (a) of this Section) payable under this Loan Agreement or under any other Loan Document, on or prior to the Maturity Date;

(c) the Borrower fails to observe or perform any covenant, condition or agreement contained in this Loan Agreement or any other Loan Document (other than those specified in clause (a) or (b) of this Section) and such failure shall continue unremedied for a period of 180 or more calendar days after notice thereof by the Administrative Agent or the Required Lenders to the Borrower;

(d) the Borrower commences a voluntary case or other proceeding seeking liquidation, judicial or extrajudicial reorganization or other relief with respect to itself or its Indebtedness under any bankruptcy, insolvency or other similar law now or hereafter in effect, or consents to any such relief in an involuntary case or other proceeding commenced against it, or makes a general assignment or conveyance for the benefit of creditors;

(e) a court of competent jurisdiction enters an order or decree against the Borrower for liquidation, reorganization or other relief with respect to it or its Indebtedness under any bankruptcy, insolvency or other similar law now or hereafter in effect; *provided* that such order or decree shall remain undismissed and unstayed for a period of 180 or more calendar days; or

(f) any event occurs that under the laws of Brazil or any political subdivision thereof has substantially the same effect as any of the events referred to in any of clauses (e) or (f) of this Section,

then, and in every such event (other than an event with respect to the Borrower described in clause (d), (e) or (f) of this Section), and at any time thereafter during the continuance of such event, the Administrative Agent may, and at the request of the Required Lenders may, by notice to the Borrower, take any or all of the following actions, at the same or different times declare the Loans then outstanding to be due and payable in whole (or in part, in which case any principal not so declared to be due and payable may thereafter be declared to be due and payable), and thereupon the principal of the Loans so declared to be due and payable, together all fees and other Obligations of the Borrower accrued hereunder, shall become due and payable immediately, without presentment, demand, protest or other notice of any kind, all of which are hereby waived by the Borrower, provided that, in case of any event with respect to the Borrower described in clause (d), (e) or (f) of this Section, the principal of the Loans then outstanding, together with all fees and other Obligations accrued hereunder, shall automatically become due and payable, in each case without presentment, demand, protest or other notice of any kind, all of which are hereby waived by the Borrower.

SECTION 6.02 Application of Payments. Notwithstanding anything herein to the contrary, following the occurrence and during the continuance of an Event of Default, and notice thereof to the Administrative Agent by the Borrower or the Required Lenders, all payments received on account of the Obligations shall be applied by the Administrative Agent as follows:

(i) first, to payment of that portion of the Obligations constituting fees, indemnities, expenses and other amounts (including fees and disbursements and other charges of counsel payable under Section 8.03) payable to the Administrative Agent;

(ii) second, to payment of that portion of the Obligations constituting fees, indemnities and other amounts (other than principal) payable to the Lenders arising under the Loan Documents, ratably among them in proportion to the respective amounts described in this clause (ii) payable to them;

(iii) third, to payment of that portion of the Obligations constituting unpaid principal of the Loans ratably among the Lenders in proportion to the respective amounts described in this clause (iv) payable to them;

(iv) fourth, to the payment in full of all other Obligations, in each case ratably among the Administrative Agent and the Lenders based upon the respective aggregate amounts of all such Obligations owing to them in accordance with the respective amounts thereof then due and payable; and

(v) finally, the balance, if any, after all Obligations have been indefeasibly paid in full, to the Borrower or as otherwise required by Law.

ARTICLE VII

AGENCY

SECTION 7.01 Appointment and Authority. Each of the Lenders hereby irrevocably appoints Kroll Agency Services (US) LLC to act on its behalf as the Administrative Agent hereunder and under the other Loan Documents and authorizes the Administrative Agent, subject to the terms and conditions hereunder, to take such actions on its behalf and to exercise such powers as are delegated to the Administrative Agent by the terms hereof or thereof, together with such actions and powers as are reasonably incidental thereto. The provisions of this Article are solely for the benefit of the Administrative Agent and the Lenders, and the Borrower shall not have rights as a third-party beneficiary of any of such provisions. It is understood and agreed that the use of the term “agent” herein or in any other Loan Documents (or any other similar term) with reference to the Administrative Agent is not intended to connote any fiduciary or other implied (or express) obligations arising under agency doctrine of any Applicable Law. Instead such term is used as a matter of market custom, and is intended to create or reflect only an administrative relationship between contracting parties.

SECTION 7.02 [Reserved.].

SECTION 7.03 Exculpatory Provisions.

(a) The Administrative Agent shall not have any duties or obligations except those expressly set forth herein and in the other Loan Documents, and its duties hereunder shall be administrative in nature. Without limiting the generality of the foregoing, and in the absence of its own gross negligence or willful misconduct as determined by a court of competent jurisdiction and nonappealable judgment, the Administrative Agent:

(i) shall not be subject to any fiduciary or other implied obligations or duties, regardless of whether a Default has occurred and is continuing;

(ii) shall not have any duty to take any discretionary action or exercise any discretionary powers, except discretionary rights and powers expressly contemplated hereby or by the other Loan Documents that the Administrative Agent is required to exercise as directed in writing by the Required Lenders (or such other number or percentage of the Lenders as shall be expressly provided for herein or in the other Loan Documents); provided that the Administrative Agent shall not be required to take any action that, in its opinion or the opinion of its counsel, may expose the Administrative Agent to liability or that is contrary to any Loan Document or Applicable Law, including for the avoidance of doubt any action that may be in violation of the automatic stay under the U.S. Bankruptcy Code ;

(iii) shall not, except as expressly set forth herein and in the other Loan Documents, have any duty to disclose, and shall not be liable for the failure to disclose, any information relating to the Borrower or any of its Affiliates that is communicated to or obtained by the Person serving as the Administrative Agent or any of its branches or Affiliates in any capacity;

(iv) shall not in any event be responsible or liable for any failure or delay in the performance of its obligations hereunder arising out of or caused by, directly or indirectly, forces beyond its control, including, without limitation, strikes, work stoppages, accidents, acts of war or terrorism, civil or military disturbances, nuclear or natural catastrophes, epidemics, pandemics, or acts of God or the unavailability of the Federal Reserve Bank wire or facsimile or other wire or communication facility;

(v) shall not be responsible or liable for special, indirect, punitive or consequential loss or damage of any kind whatsoever (including, but not limited to, loss of profit)

irrespective of whether the Administrative Agent has been advised of the likelihood of such loss or damage and regardless of the form of action; and

(vi) shall not be required to expend or risk its own funds or otherwise to incur in any liability, financial or otherwise, in the performance of any of its duties hereunder.

(b) The Administrative Agent shall not be liable for any action taken or not taken by it (i) with the consent or at the request of the Required Lenders (or such other number or percentage of the Lenders as shall be necessary, or as the Administrative Agent shall believe in good faith shall be necessary, under the circumstances), or (ii) in the absence of its own gross negligence or willful misconduct as determined by a court of competent jurisdiction by final and nonappealable judgment. The Administrative Agent shall be deemed not to have knowledge of any Default unless and until notice describing such Default is given to the Administrative Agent in writing by the Borrower or a Lender.

(c) The Administrative Agent shall not be responsible for or have any duty to ascertain or inquire into (i) any statement, warranty or representation made in or in connection with this Loan Agreement or any other Loan Document, (ii) the contents of any certificate, report or other document delivered hereunder or thereunder or in connection herewith or therewith, (iii) the performance or observance of any of the covenants, agreements or other terms or conditions set forth herein or therein or the occurrence of any Default, (iv) the validity, enforceability, effectiveness or genuineness of this Loan Agreement, any other Loan Document or any other agreement, instrument or document, or (v) the satisfaction of any condition set forth in Article IV or elsewhere herein, other than to confirm receipt of items expressly required to be delivered to the Administrative Agent.

(d) The Administrative Agent shall not be responsible or have any liability for, or have any duty to ascertain, inquire into, monitor or enforce, compliance with the provisions hereof relating to Disqualified Institutions. Without limiting the generality of the foregoing, the Administrative Agent shall not (i) be obligated to ascertain, monitor or inquire as to whether any Lender or Participant or prospective Lender or Participant is a Disqualified Institution or (ii) have any liability with respect to or arising out of any assignment or participation of Loans, or disclosure of confidential information, to any Disqualified Institution.

(e) Notwithstanding anything else to the contrary herein, whenever reference is made in this Loan Agreement, or any other Loan Document, to any discretionary action by, consent, designation, specification, requirement or approval of, notice, request or other communication from, or other direction given or action to be undertaken or to be (or not to be) suffered or omitted by the Administrative Agent, or to any election, decision, opinion, acceptance, use of judgment, expression of satisfaction or other exercise of discretion, rights or remedies to be made (or not to be made) by the Administrative Agent, it is understood that in all cases that the Administrative Agent shall be fully justified in failing or refusing to take any such action if it shall not have received written instruction, advice or concurrence from the Lenders (or such number or percentage of Lenders as may be expressly set forth in any Loan Document). Upon receipt of such written instruction, advice or concurrence from the Lenders (or such number or percentage of Lenders as may be expressly set forth in any Loan Document), the Administrative Agent shall take such discretionary actions in accordance with such written instruction, advice or concurrence. The Administrative Agent shall not have any liability for any failure or delay in taking any actions contemplated above as a result of a failure or delay on the part of the Lenders to provide such instruction, advice or concurrence.

SECTION 7.04 Reliance by Administrative Agent. The Administrative Agent shall be entitled to rely upon, and shall not incur any liability for relying upon, any notice, request, certificate, consent, statement, instrument, document or other writing (including any electronic message, Internet or intranet website posting or other distribution) believed by it to be genuine and to have been signed, sent or otherwise authenticated by the proper Person. The Administrative Agent also may rely upon any statement made to it

orally or by telephone and believed by it to have been made by the proper Person, and shall not incur any liability for relying thereon. In determining compliance with any condition hereunder to the making of a Loan that by its terms must be fulfilled to the satisfaction of a Lender, the Administrative Agent may presume that such condition is satisfactory to such Lender unless the Administrative Agent shall have received notice to the contrary from such Lender prior to the making of such Loan. The Administrative Agent may consult with legal counsel (who may be counsel for the Borrower), independent accountants and other experts selected by it, and shall not be liable for any action taken or not taken by it in accordance with the advice of any such counsel, accountants or experts.

SECTION 7.05 Delegation of Duties. The Administrative Agent may perform any and all of its duties and exercise its rights and powers hereunder or under any other Loan Document by or through any one or more sub-agents appointed by the Administrative Agent. The Administrative Agent and any such sub-agent may perform any and all of its duties and exercise its rights and powers by or through their respective Related Parties. The exculpatory provisions of this Article shall apply to any such sub-agent and to the Related Parties of the Administrative Agent and any such sub-agent, and shall apply to their respective activities in connection with the syndication of any Facility as well as activities as Administrative Agent. The Administrative Agent shall not be responsible for the negligence or misconduct of any sub-agents except to the extent that a court of competent jurisdiction determines in a final and nonappealable judgment that the Administrative Agent acted with gross negligence or willful misconduct in the selection of such sub-agents.

SECTION 7.06 Resignation of Administrative Agent.

(a) The Administrative Agent may at any time give notice of its resignation to the Lenders and the Borrower. Upon receipt of any such notice of resignation, the Required Lenders shall have the right, in consultation with the Borrower, to appoint a successor, which shall be a bank with an office in New York, NY, or an Affiliate of any such bank with an office in New York, NY. If no such successor shall have been so appointed by the Required Lenders and shall have accepted such appointment within 30 days after the retiring Administrative Agent gives notice of its resignation (or such earlier day as shall be agreed by the Required Lenders) (the “Resignation Effective Date”), then the retiring Administrative Agent may (but shall not be obligated to), on behalf of the Lenders, appoint a successor Administrative Agent meeting the qualifications set forth above. Whether or not a successor has been appointed, such resignation shall become effective in accordance with such notice on the Resignation Effective Date.

(b) With effect from the Resignation Effective Date (i) the retiring or removed Administrative Agent shall be discharged from its duties and obligations hereunder and under the other Loan Documents and (ii) except for any indemnity payments owed to the retiring or removed Administrative Agent, all payments, communications and determinations provided to be made by, to or through the Administrative Agent shall instead be made by or to each Lender directly, until such time, if any, as the Required Lenders appoint a successor Administrative Agent as provided for above. Upon the acceptance of a successor’s appointment as Administrative Agent hereunder, such successor shall succeed to and become vested with all of the rights, powers, privileges and duties of the retiring or removed Administrative Agent (other than any rights to indemnity payments owed to the retiring or removed Administrative Agent), and the retiring or removed Administrative Agent shall be discharged from all of its duties and obligations hereunder or under the other Loan Documents. The fees payable by the Borrower to a successor Administrative Agent shall be the same as those payable to its predecessor unless otherwise agreed between the Borrower and such successor. After the retiring or removed Administrative Agent’s resignation or removal hereunder and under the other Loan Documents, the provisions of this Article and Section 8.03 shall continue in effect for the benefit of such retiring or removed Administrative Agent, its sub-agents and their respective Related Parties in respect of any actions taken or omitted to be taken by any of them while the retiring or removed Administrative Agent was acting as Administrative Agent.

SECTION 7.07 Non-Reliance on Other Lenders. Each Lender expressly acknowledges that the Administrative Agent has made no representation or warranty to it, and that no act by the Administrative Agent hereafter taken, including any consent to, and acceptance of any assignment or review of the affairs of the Borrower or any Affiliate thereof, shall be deemed to constitute any representation or any warranty by the Administrative Agent to any Lender as to any matter, including whether the Administrative Agent has disclosed material information in its (or its Related Parties') possession. Each Lender represents to the Administrative Agent that it has, independently and without reliance upon the Administrative Agent or any other Lender or any of their Related Parties and based on such documents and information as it has deemed appropriate, made its own credit analysis of, appraisal of, and investigation into, the business, prospects, operations, property, financial and other condition and creditworthiness of the Borrower and its Subsidiaries, and all applicable bank or other regulatory Laws relating to the transactions contemplated hereby, and made its own decision to enter into this Loan Agreement and to extend credit to the Borrower hereunder. Each Lender also acknowledges that it will, independently and without reliance upon the Administrative Agent or any other Lender or any of their Related Parties and based on such documents and information as it shall from time to time deem appropriate, continue to make its own credit analysis, appraisal and decisions in taking or not taking action under or based upon this Loan Agreement, any other Loan Document or any related agreement or any document furnished hereunder or thereunder, and to make such investigations as it deems necessary to inform itself as to the business, prospects, operations, property, financial and other condition and creditworthiness of the Borrower. Each Lender represents and warrants that (i) the Loan Documents set forth the terms of a commercial lending facility and certain other facilities set forth herein and (ii) it is engaged in making, acquiring or holding commercial loans in the ordinary course and is entering into this Loan Agreement as a Lender for the purpose of making, acquiring or holding commercial loans set forth herein as may be applicable to such Lender, and not for the purpose of purchasing, acquiring or holding any other type of financial instrument, and each Lender agrees not to assert a claim in contravention of the foregoing. Each Lender represents and warrants that it is sophisticated with respect to decisions to make, acquire or hold commercial loans, as may be applicable to such Lender, and either it, or the Person exercising discretion in making its decision to make, acquire or hold such commercial loans, is experienced in making, acquiring or holding such commercial loans.

SECTION 7.08 No Other Duties. Anything herein to the contrary notwithstanding, Kroll Agency Services (US) LLC shall not have any duties or responsibilities under this Loan Agreement or any of the other Loan Documents, except in its capacity, as applicable, as the Administrative Agent or a Lender hereunder.

SECTION 7.09 Administrative Agent May File Proofs of Claim. In case of the pendency of any proceeding under the U.S. Bankruptcy Code or any other judicial proceeding relative to the Borrower, the Administrative Agent (irrespective of whether the principal of any Loan shall then be due and payable as herein expressed or by declaration or otherwise and irrespective of whether the Administrative Agent shall have made any demand on the Borrower) shall be entitled and empowered (but not obligated) by intervention in such proceeding or otherwise:

(a) to file and prove a claim for the whole amount of the principal owing and unpaid in respect of the Loans and all other Obligations that are owing and unpaid and to file such other documents as may be necessary or advisable in order to have the claims of the Lenders and the Administrative Agent (including any claim for the reasonable compensation, expenses, disbursements and advances of the Lenders and the Administrative Agent and their respective agents and counsel and all other amounts due the Lenders and the Administrative Agent under Section 8.03) allowed in such judicial proceeding; and

(b) to collect and receive any monies or other property payable or deliverable on any such claims and to distribute the same;

and any custodian, receiver, assignee, trustee, liquidator, sequestrator or other similar official in any such judicial proceeding is hereby authorized by each Lender to make such payments to the Administrative

Agent and, in the event that the Administrative Agent shall consent to the making of such payments directly to the Lenders, to pay to the Administrative Agent any amount due for the reasonable compensation, expenses, disbursements and advances of the Administrative Agent and its agents and counsel, and any other amounts due the Administrative Agent under Section 8.03.

SECTION 7.10 Certain ERISA Matters.

(a) Each Lender (x) represents and warrants, as of the date such Person became a Lender party hereto, to, and (y) covenants, from the date such Person became a Lender party hereto to the date such Person ceases being a Lender party hereto, for the benefit of, the Administrative Agent and not, for the avoidance of doubt, to or for the benefit of the Borrower, that at least one of the following is and will be true:

(i) such Lender is not using “plan assets” (within the meaning of Section 3(42) of ERISA or otherwise for purposes of Title I of ERISA or Section 4975 of the Code) of one or more Benefit Plans with respect to such Lender’s entrance into, participation in, administration of and performance of the Loans, the Commitments or this Loan Agreement,

(ii) the prohibited transaction exemption set forth in one or more PTEs, such as PTE 84-14 (a class exemption for certain transactions determined by independent qualified professional asset managers), PTE 95-60 (a class exemption for certain transactions involving insurance company general accounts), PTE 90-1 (a class exemption for certain transactions involving insurance company pooled separate accounts), PTE 91-38 (a class exemption for certain transactions involving bank collective investment funds) or PTE 96-23 (a class exemption for certain transactions determined by in-house asset managers), is applicable so as to exempt from the prohibitions of Section 406 of ERISA and Section 4975 of the Code such Lender’s entrance into, participation in, administration of and performance of the Loans, the Commitments and this Loan Agreement,

(iii) (A) such Lender is an investment fund managed by a “Qualified Professional Asset Manager” (within the meaning of Part VI of PTE 84-14), (B) such Qualified Professional Asset Manager made the investment decision on behalf of such Lender to enter into, participate in, administer and perform the Loans, the Commitments and this Loan Agreement, (C) the entrance into, participation in, administration of and performance of the Loans, the Commitments and this Loan Agreement satisfies the requirements of sub-sections (b) through (g) of Part I of PTE 84-14 and (D) to the best knowledge of such Lender, the requirements of subsection (a) of Part I of PTE 84-14 are satisfied with respect to such Lender’s entrance into, participation in, administration of and performance of the Loans, the Commitments and this Loan Agreement, or

(iv) such other representation, warranty and covenant as may be agreed in writing between the Administrative Agent, in its sole discretion, and such Lender.

(b) In addition, unless either (1) sub-clause (i) in the immediately preceding clause (a) is true with respect to a Lender or (2) a Lender has provided another representation, warranty and covenant in accordance with sub-clause (iv) in the immediately preceding clause (a), such Lender further (x) represents and warrants, as of the date such Person became a Lender party hereto, and (y) covenants, from the date such Person became a Lender party hereto to the date such Person ceases being a Lender party hereto, for the benefit of, the Administrative Agent and not, for the avoidance of doubt, to or for the benefit of the Borrower, that the Administrative Agent is not a fiduciary with respect to the assets of such Lender involved in such Lender’s entrance into, participation in, administration of and performance of the Loans, the Commitments and this Loan Agreement (including in connection with the reservation or exercise of any rights by the Administrative Agent under this Loan Agreement, any Loan Document or any documents related hereto or thereto).

ARTICLE VIII

MISCELLANEOUSSECTION 8.01 Notices; Public Information.

(a) Notices Generally. Except in the case of notices and other communications expressly permitted to be given by telephone (and except as provided in paragraph (b) below), all notices and other communications provided for herein shall be in writing and shall be delivered by hand or overnight courier service, mailed by certified or registered mail or sent by facsimile or email as follows:

(i) if to the Borrower:

Oi S.A.

Address: Rua Jangadeiro number 48, Ipanema, Rio de Janeiro,

CEP: 22420-010

Email: pedro.franca@oi.net.br ;
daniella.ventura@oi.net.br;
leandro.luz@oi.net.br;
carolina.gava@oi.net.br.

Telephone: + 55 (21) 98865-0545
+ 55 (21) 98408-2008
+ 55 (21) 98896-9635
+ 55 (21) 98899-8521

Attention: Pedro Andrade França
Daniella Geszikter Ventura
Leandro Diogo Luz;
Carolina Gava.

(ii) if to the Administrative Agent:

Kroll Agency Services (US) LLC
55 E 52nd St.
New York, NY
10055

Attention: Jay Polcari
Telephone: +1 212 202 5864
Email: Jay.Polcari@Kroll.com

(iii) if to a Lender, to it at its address (or facsimile number or email address) set forth on its respective signature page.

Notices sent by hand or overnight courier service, or mailed by certified or registered mail, shall be deemed to have been given when received; notices sent electronically or by facsimile shall be deemed to have been given when sent (except that, if not given during normal business hours for the recipient, shall be deemed to have been given at the opening of business on the next business day for the recipient). Notices delivered through electronic communications, to the extent provided in paragraph (b) below, shall be effective as provided in said paragraph (b).

(b) Electronic Communications. Notices and other communications to the Lenders hereunder may be delivered or furnished by electronic communication (including e-mail, FpML, and Internet or intranet websites) pursuant to procedures approved by the Administrative Agent, provided that

the foregoing shall not apply to notices to any Lender pursuant to Article II if such Lender has notified the Administrative Agent that it is incapable of receiving notices under such Article by electronic communication. The Administrative Agent or the Borrower may, in its discretion, agree to accept notices and other communications to it hereunder by electronic communications pursuant to procedures approved by it; provided that approval of such procedures may be limited to particular notices or communications.

Unless the Administrative Agent otherwise prescribes, (i) notices and other communications sent to an e-mail address shall be deemed received upon the sender's receipt of an acknowledgement from the intended recipient (such as by the "return receipt requested" function, as available, return e-mail or other written acknowledgement), and (ii) notices or communications posted to an Internet or intranet website shall be deemed received upon the deemed receipt by the intended recipient, at its e-mail address as described in the foregoing clause (i), of notification that such notice or communication is available and identifying the website address therefor; provided that, for both clauses (i) and (ii) above, if such notice, email or other communication is not sent during the normal business hours of the recipient, such notice or communication shall be deemed to have been sent at the opening of business on the next business day for the recipient.

(c) Change of Address, etc. Any party hereto may change its address or facsimile number for notices and other communications hereunder by notice to the other parties hereto.

(d) Platform.

(i) The Borrower agrees that the Administrative Agent may, but shall not be obligated to, make the Communications (as defined below) available to the other Lenders by posting the Communications on the Platform.

(ii) The Platform is provided "as is" and "as available." The Agent Parties (as defined below) do not warrant the adequacy of the Platform and expressly disclaim liability for errors or omissions in the Communications. No warranty of any kind, express, implied or statutory, including any warranty of merchantability, fitness for a particular purpose, non-infringement of third-party rights or freedom from viruses or other code defects, is made by any Agent Party in connection with the Communications or the Platform. In no event shall the Administrative Agent or any of its Related Parties (collectively, the "Agent Parties") have any liability to the Borrower, any Lender or any other Person or entity for damages of any kind, including direct or indirect, special, incidental or consequential damages, losses or expenses (whether in tort, contract or otherwise) arising out of the Borrower's or the Administrative Agent's transmission of communications through the Platform. "Communications" means, collectively, any notice, demand, communication, information, document or other material provided by or on behalf of the Borrower pursuant to any Loan Document or the transactions contemplated therein that is distributed to the Administrative Agent or any Lender by means of electronic communications pursuant to this Section, including through the Platform.

(e) Public Information. The Borrower hereby acknowledges that certain of the Lenders (each, a "Public Lender") may have personnel who do not wish to receive material non-public information with respect to the Borrower or its Affiliates, or the respective securities of any of the foregoing, and who may be engaged in investment and other market-related activities with respect to such Persons' securities. The Borrower hereby agrees that it will use commercially reasonable efforts to identify that portion of the materials and information provided by or on behalf of the Borrower hereunder and under the other Loan Documents (collectively, "Borrower Materials") that may be distributed to the Public Lenders and that (i) all such Borrower Materials shall be clearly and conspicuously marked "PUBLIC," which, at a minimum, shall mean that the word "PUBLIC" shall appear prominently on the first page thereof; (ii) by marking Borrower Materials "PUBLIC," the Borrower shall be deemed to have authorized the Lenders to treat such Borrower Materials as not containing any material non-public information with

respect to the Borrower or its securities for purposes of U.S. federal and state securities Laws (provided, however, that to the extent that such Borrower Materials constitute Information, they shall be subject to Section 8.11); (iii) all Borrower Materials marked “PUBLIC” are permitted to be made available through a portion of the Platform designated “Public Side Information;” and (iv) the Lenders and the Administrative Agent shall be entitled to treat any Borrower Materials that are not marked “PUBLIC” as being suitable only for posting on a portion of the Platform not designated “Public Side Information.” Each Public Lender will designate one or more representatives that shall be permitted to receive information that is not designated as being available for Public Lenders.

SECTION 8.02 Waivers; Amendments.

(a) No Waiver; Remedies Cumulative; Enforcement. No failure or delay by the Administrative Agent or any Lender in exercising any right, remedy, power or privilege hereunder or under any other Loan Document shall operate as a waiver thereof, nor shall any single or partial exercise of any such right, remedy, power or privilege, or any abandonment or discontinuance of steps to enforce such a right remedy, power or privilege, preclude any other or further exercise thereof or the exercise of any other right remedy, power or privilege. The rights, remedies, powers and privileges of the Administrative Agent and the Lenders hereunder and under the Loan Documents are cumulative and are not exclusive of any rights, remedies, powers or privileges that any such Person would otherwise have.

Notwithstanding anything to the contrary contained herein or in any other Loan Document, the authority to enforce rights and remedies hereunder and under the other Loan Documents against the Borrower shall be vested exclusively in, and all actions and proceedings at law in connection with such enforcement shall be instituted and maintained exclusively by, the Administrative Agent in accordance with Section 7.01 for the benefit of all the Lenders; provided that the foregoing shall not prohibit (i) the Administrative Agent from exercising on its own behalf the rights and remedies that inure to its benefit (solely in its capacity as Administrative Agent) hereunder and under the other Loan Documents or (ii) any Lender from filing proofs of claim or appearing and filing pleadings on its own behalf during the pendency of a proceeding relative to the Borrower under the U.S. Bankruptcy Code; provided, further, that if at any time there is no Person acting as Administrative Agent hereunder and under the other Loan Documents, then (x) the Required Lenders shall have the rights otherwise provided to the Administrative Agent pursuant to Section 7.01 and (y) in addition to the matters set forth in clauses (i) and (ii) of the preceding proviso and subject to Section 2.08, any Lender may, with the consent of the Required Lenders, enforce any rights or remedies available to it and as authorized by the Required Lenders.

(b) Amendments, Etc.

(1) Except as otherwise expressly set forth in this Loan Agreement (including Section 8.02(b)(2) and Section 2.05), no amendment or waiver of any provision of this Loan Agreement or any other Loan Document, and no consent to any departure by the Borrower therefrom, shall be effective unless in writing executed by the Borrower and the Required Lenders, and acknowledged by the Administrative Agent, or by the Borrower and the Administrative Agent with the consent of the Required Lenders, and each such waiver or consent shall be effective only in the specific instance and for the specific purpose for which given; provided that no such amendment, waiver or consent shall, without the consent of Lenders having Loans representing more than 75% of the aggregate Outstanding Amount of Loans of all Lenders at such time:

(i) extend or increase any Commitment of any Lender without the written consent of such Lender (it being understood that a waiver of any condition precedent set forth in Article IV or the waiver of any Default shall not constitute an extension or increase of any Commitment of any Lender);

(ii) reduce the principal amount of the Loan (including any additional amounts), or change the method of computing the amount of principal;

- (iii) change the Maturity Date of the Loans
- (iv) change any place of payment where the principal, premium, if any, or additional amounts, if any, on the Loan is payable;
- (v) change the coin or currency in which the principal or additional amounts, if any, on the Loan is payable;
- (vi) impair the right of any Lender to receive any principal payment (together with additional amounts, if any), on or after the Maturity Date, or to institute suit for the enforcement of any such payment; or
- (vii) reduce the percentage in principal amount of the outstanding Loan, the consent of whose Lender is required for any modification or amendment of this Loan Agreement or the consent of whose Lender is required for any waiver of compliance with certain provisions of this Loan Agreement or certain defaults thereunder and their consequences provided for in this Loan Agreement;

provided, further, that no such amendment, waiver or consent shall amend, modify or otherwise affect the rights or duties hereunder or under any other Loan Document of the Administrative Agent, unless in writing executed by the Administrative Agent, in each case in addition to the Borrower and the Lenders required above.

(2) Notwithstanding clause (1) of Section 8.02(b), the Borrower and the Administrative Agent may amend this Loan Agreement or any Loan Document without prior notice to or consent of any Lender:

- (i) to cure any latent ambiguity, defect or internal inconsistency or to correct a manifest error;
- (ii) to provide for promissory notes to evidence any Loan;
- (iii) to add guarantees with respect to the Loans or to provide security for the Loans or to confirm and evidence the release, termination or discharge of any guarantee of or lien securing the Obligations when such release, termination or discharge is permitted by this Loan Agreement, as applicable;
- (iv) to add to the covenants of the Borrower for the benefit of the Lenders or to surrender any right or power herein conferred upon the Borrower; or
- (v) to modify any Loan Document in a manner reasonably determined by the Borrower as necessary or advisable for purposes of conforming such Loan Document to the terms of the Reorganization Plan.

SECTION 8.03 Expenses; Indemnity; Damage Waiver.

(a) Costs and Expenses. The Borrower shall pay (i) all reasonable out-of-pocket expenses incurred by the Administrative Agent (including, in each case, the reasonable fees, charges and disbursements of counsel for the Administrative Agent), in connection with the preparation, negotiation, execution, delivery and administration of this Loan Agreement and the other Loan Documents, or any amendments, modifications or waivers of the provisions hereof or thereof (whether or not the transactions contemplated hereby or thereby shall be consummated), (ii) all out-of-pocket expenses incurred by the Administrative Agent (including, in each case, the reasonable fees, charges and disbursements of counsel for the Administrative Agent) in connection with the enforcement or protection of its rights (A) in connection with this Loan Agreement and the other Loan Documents, including its rights under this

Section, or (B) in connection with the Loans made hereunder, including all such out-of-pocket expenses incurred during any workout, restructuring or negotiations in respect of such Loans, and (iii) all costs, expenses or other charges incurred in connection with any filing, registration, recording or perfection, including any translation costs, of any security interest contemplated by any Loan Document or any other document referred to therein.

(b) Indemnification by the Borrower. The Borrower shall indemnify the Administrative Agent, and each Related Party of any of the foregoing Persons (each such Person being called an “Indemnatee”) against, and hold each Indemnatee harmless from, any and all losses, claims, damages, liabilities and related expenses (including the fees, charges and disbursements of any counsel for any Indemnatee), incurred by any Indemnatee or asserted against any Indemnatee by any Person (including the Borrower) arising out of, in connection with, or as a result of (i) the execution or delivery of this Loan Agreement, any other Loan Document or any agreement or instrument contemplated hereby or thereby, the performance by the parties hereto of their respective obligations hereunder or thereunder or the consummation of the transactions contemplated hereby or thereby and (ii) any Loan or the use or proposed use of the proceeds therefrom; *provided* that such indemnity shall not, as to any Indemnatee, be available to the extent that such losses, claims, damages, liabilities or related expenses (x) are determined by a court of competent jurisdiction by final and nonappealable judgment to have resulted from the gross negligence or willful misconduct of such Indemnatee, or (y) result from a claim not involving an act or omission of the Borrower and that is brought by an Indemnatee (other than a claim against the Administrative Agent) against another Indemnatee (other than against the Administrative Agent in its capacity as such). Paragraph (b) of this Section shall not apply with respect to Taxes other than any Taxes that represent losses, claims, damages, etc. arising from any non-Tax claim.

(c) Reimbursement by Lenders. To the extent that the Borrower for any reason fails to indefeasibly pay any amount required under paragraph (a) or (b) of this Section to be paid by it to the Administrative Agent or any Related Party of any of the foregoing, each Lender severally agrees to pay to the Administrative Agent or such Related Party, as the case may be, such Lender’s pro rata share (determined as of the time that the applicable unreimbursed expense or indemnity payment is sought based on each Lender’s Applicable Percentage at such time) of such unpaid amount (including any such unpaid amount in respect of a claim asserted by such Lender); *provided* that the unreimbursed expense or indemnified loss, claim, damage, liability or related expense, as the case may be, was incurred by or asserted against the Administrative Agent or any Related Party of any of the foregoing acting for the Administrative Agent in connection with such capacity.

(d) Waiver of Consequential Damages, Etc. To the fullest extent permitted by Applicable Law, the Borrower shall not assert, and hereby waives, any claim against any Agent (and any sub-agent thereof) and any Lender, and any Related Party of any of the foregoing Persons (each such Person being called a “Protected Person”), on any theory of liability, for special, indirect, consequential or punitive damages (as opposed to direct or actual damages) arising out of, in connection with, or as a result of, this Loan Agreement, any other Loan Document or any agreement or instrument contemplated hereby, the transactions contemplated hereby or thereby, any Loan, or the use of the proceeds thereof. No Protected Person shall be liable for any damages arising from the use by unintended recipients of any information or other materials distributed by it through telecommunications, electronic or other information transmission systems in connection with this Loan Agreement or the other Loan Documents or the transactions contemplated hereby or thereby.

(e) Payments. All amounts due under this Section shall be payable promptly after demand therefor.

(f) Survival. Each party’s obligations under this Section shall survive the termination of the Loan Documents and payment of the obligations hereunder and the resignation and removal of any Agent.

SECTION 8.04 Successors and Assigns.

(a) Successors and Assigns Generally. The provisions of this Loan Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns permitted hereby, except that the Borrower may not assign or otherwise transfer any of its rights or obligations hereunder without the prior written consent of the Administrative Agent and each Lender (and any other attempted assignment or transfer by any party hereto shall be null and void), and no Lender may assign or otherwise transfer any of its rights or obligations hereunder except (i) to an assignee in accordance with the provisions of paragraph (b) of this Section, (ii) by way of participation in accordance with the provisions of paragraph (d) of this Section, or (iii) by way of pledge or assignment of a security interest subject to the restrictions of paragraph (e) of this Section. Nothing in this Loan Agreement, expressed or implied, shall be construed to confer upon any Person (other than the parties hereto, their respective successors and assigns permitted hereby, Participants to the extent provided in paragraph (d) of this Section and, to the extent expressly contemplated hereby, the Related Parties of each of the Administrative Agent and the Lenders) any legal or equitable right, remedy or claim under or by reason of this Loan Agreement.

(b) Assignments by Lenders. Any Lender may at any time assign to one or more assignees all or a portion of its rights and obligations under this Loan Agreement (including all or a portion of its Commitment and the Loans at the time owing to it); provided that any such assignment shall be subject to the following conditions:

(i) Minimum Amounts.

(A) in the case of an assignment of the entire remaining amount of the assigning Lender's Commitment or the Loans at the time owing to it or contemporaneous assignments to or by related Approved Funds (determined after giving effect to such assignments) that equal at least the amount specified in paragraph (b)(i)(B) of this Section in the aggregate or in the case of an assignment to a Lender, an Affiliate of a Lender or an Approved Fund, no minimum amount need be assigned; and

(B) in any case not described in paragraph (b)(i)(A) of this Section, the aggregate amount of the Commitment (which for this purpose includes Loans outstanding thereunder) or, if the Commitment is not then in effect, the principal outstanding balance of the Loans of the assigning Lender subject to each such assignment (determined as of the date the Assignment and Assumption with respect to such assignment is delivered to the Administrative Agent or, if "Trade Date" is specified in the Assignment and Assumption, as of the Trade Date) shall not be less than \$5,000,000, unless each of the Administrative Agent and, so long as no Event of Default has occurred and is continuing, the Borrower otherwise consents (each such consent not to be unreasonably withheld or delayed).

(ii) Proportionate Amounts. Each partial assignment shall be made as an assignment of a proportionate part of all the assigning Lender's rights and obligations under this Loan Agreement with respect to the Loan or the Commitment assigned.

(iii) Borrower's Consents. Other than during an Event of Default, Assignment and Assumption by any of the Lenders require consent of the Borrower.

(iv) Assignment and Assumption. The parties to each assignment shall execute and deliver to the Administrative Agent an Assignment and Assumption, together with a processing and recordation fee of \$3,500; provided that the Administrative Agent may, in their sole discretion, elect to waive such processing and recordation fee in the case of any assignment.

Subject to acceptance and recording thereof by the Administrative Agent pursuant to paragraph (c) of this Section, from and after the effective date specified in each Assignment and Assumption, the assignee thereunder shall be a party to this Loan Agreement and, to the extent of the interest assigned by such Assignment and Assumption, have the rights and obligations of a Lender under this Loan Agreement, and the assigning Lender thereunder shall, to the extent of the interest assigned by such Assignment and Assumption, be released from its obligations under this Loan Agreement (and, in the case of an Assignment and Assumption covering all of the assigning Lender's rights and obligations under this Loan Agreement, such Lender shall cease to be a party hereto) but shall continue to be entitled to the benefits of Sections 2.09 and 8.03 with respect to facts and circumstances occurring prior to the effective date of such assignment. Any assignment or transfer by a Lender of rights or obligations under this Loan Agreement that does not comply with this paragraph shall be treated for purposes of this Loan Agreement as a sale by such Lender of a participation in such rights and obligations in accordance with paragraph (d) of this Section.

(c) Register. The Administrative Agent, acting solely for this purpose as an agent of the Borrower, shall maintain at one of its offices in New York, NY, a copy of each Assignment and Assumption delivered to it and a register for the recordation of the names and addresses of the Lenders, and the Commitments of, and principal amounts of the Loans owing to, each Lender pursuant to the terms hereof from time to time (the "Register"). The entries in the Register shall be conclusive absent manifest error, and the Borrower, the Administrative Agent and the Lenders shall treat each Person whose name is recorded in the Register pursuant to the terms hereof as a Lender hereunder for all purposes of this Loan Agreement. The Register shall be available for inspection by the Borrower and any Lender, at any reasonable time and from time to time upon reasonable prior notice.

(d) Participations. Any Lender may at any time, without the consent of, or notice to, the Borrower or the Administrative Agent, sell participations to any Person (other than a natural person, or a holding company, investment vehicle or trust for, or owned and operated for the primary benefit of, a natural person, or the Borrower or any of the Borrower's Affiliates or Subsidiaries) (each, a "Participant") in all or a portion of such Lender's rights or obligations under this Loan Agreement (including all or a portion of its Commitment or the Loans owing to it); provided that (i) such Lender's obligations under this Loan Agreement shall remain unchanged, (ii) such Lender shall remain solely responsible to the other parties hereto for the performance of such obligations, and (iii) the Borrower, the Administrative Agent and Lenders shall continue to deal solely and directly with such Lender in connection with such Lender's rights and obligations under this Loan Agreement. For the avoidance of doubt, each Lender shall be responsible for the indemnity under Section 8.03(b) with respect to any payments made by such Lender to its Participant(s).

Any agreement or instrument pursuant to which a Lender sells such a participation shall provide that such Lender shall retain the sole right to enforce this Loan Agreement and to approve any amendment, modification or waiver of any provision of this Loan Agreement; provided that such agreement or instrument may provide that such Lender will not, without the consent of the Participant, agree to any amendment, modification or waiver with respect to those items set forth in clauses (i)-(vii) of Section 8.02(b)(1) that affects such Participant. The Borrower agrees that each Participant shall be entitled to the benefits of Section 2.09 (subject to the requirements and limitations therein, including the requirements under Section 2.09(g) (it being understood that the documentation required under Section 2.09(g) shall be delivered to the participating Lender)) to the same extent as if it were a Lender and had acquired its interest by assignment pursuant to paragraph (b) of this Section; provided that such Participant (A) agrees to be subject to the provisions of Section 2.10 as if it were an assignee under paragraph (b) of this Section; and (B) shall not be entitled to receive any greater payment under Section 2.09, with respect to any participation, than its participating Lender would have been entitled to receive, except to the extent such entitlement to receive a greater payment results from a Change in Law that occurs after the Participant acquired the applicable participation. Each Lender that sells a participation agrees, at the Borrower's request and expense, to use reasonable efforts to cooperate with the Borrower to

effectuate the provisions of Section 2.10(b) with respect to any Participant. Each Lender that sells a participation shall, acting solely for this purpose as a non-fiduciary agent of the Borrower, maintain a register on which it enters the name and address of each Participant and the principal amounts of each Participant's interest in the Loans or other obligations under the Loan Documents (the "Participant Register"); provided that no Lender shall have any obligation to disclose all or any portion of the Participant Register (including the identity of any Participant or any information relating to a Participant's interest in any commitments, loans or its other obligations under any Loan Document) to any Person except to the extent that such disclosure is necessary to establish that such commitment, loan or other obligation is in registered form under Section 5f.103-1(c) of the United States Treasury Regulations and Section 1.163-5(b) of the United States Proposed Treasury Regulations (or, in each case, any amended or successor version). The entries in the Participant Register shall be conclusive absent manifest error, and such Lender shall treat each Person whose name is recorded in the Participant Register as the owner of such participation for all purposes of this Loan Agreement notwithstanding any notice to the contrary. For the avoidance of doubt, the Administrative Agent (in its capacity as Administrative Agent) shall not have any responsibility for maintaining a Participant Register.

(e) Certain Pledges. Any Lender may at any time pledge or assign a security interest in all or any portion of its rights under this Loan Agreement to secure obligations of such Lender, including any pledge or assignment to secure obligations to a Federal Reserve Bank; provided that no such pledge or assignment shall release such Lender from any of its obligations hereunder or substitute any such pledgee or assignee for such Lender as a party hereto.

SECTION 8.05 Survival. All covenants, agreements, representations and warranties made by the Borrower herein and in any Loan Document or other documents delivered in connection herewith or therewith or pursuant hereto or thereto shall be considered to have been relied upon by the other parties hereto and shall survive the execution and delivery hereof and thereof and the making of the Borrowings hereunder, regardless of any investigation made by any such other party or on its behalf and notwithstanding that the Administrative Agent or any Lender may have had notice or knowledge of any Default at the time of any Borrowing, and shall continue in full force and effect as long as any Loan or any other Obligation hereunder shall remain unpaid or unsatisfied and so long as the Commitments have not expired or been terminated. The provisions of Sections 8.03, 8.14 and Article VIII shall survive and remain in full force and effect regardless of the consummation of the transactions contemplated hereby, the payment in full of the Obligations, the expiration or termination of the Commitments or the termination of this Loan Agreement or any provision hereof.

SECTION 8.06 Counterparts; Integration; Effectiveness; Electronic Execution.

(a) Counterparts; Integration; Effectiveness. This Loan Agreement and the other Loan Documents, and any separate letter agreements with respect to fees payable to the Administrative Agent, constitute the entire contract among the parties relating to the subject matter hereof and supersede any and all previous agreements and understandings, oral or written, relating to the subject matter hereof. Except as provided in Section 4.01, this Loan Agreement shall become effective when it shall have been executed by the Administrative Agent and when the Administrative Agent shall have received counterparts hereof that, when taken together, bear the signatures of each of the other parties hereto. Delivery of an executed counterpart of a signature page of this Loan Agreement by facsimile or in electronic (e.g., "pdf" or "tif") format shall be effective as delivery of a manually executed counterpart of this Loan Agreement.

(b) Electronic Execution of Loan Documents. The words "execution," "signed," "signature," and words of like import in this Loan Agreement and the other Loan Documents, including any Assignment and Assumption, shall be deemed to include electronic signatures or electronic records, each of which shall be of the same legal effect, validity or enforceability as a manually executed signature or the use of a paper-based recordkeeping system, as the case may be, to the extent and as provided for in any Applicable Law, including the Federal Electronic Signatures in Global and National Commerce Act,

the New York State Electronic Signatures and Records Act, or any other similar state laws based on the Uniform Electronic Transactions Act.

SECTION 8.07 Severability. If any provision of this Loan Agreement or the other Loan Documents is held to be illegal, invalid or unenforceable, (a) the legality, validity and enforceability of the remaining provisions of this Loan Agreement and the other Loan Documents shall not be affected or impaired thereby and (b) the parties shall endeavor in good faith negotiations to replace the illegal, invalid or unenforceable provisions with valid provisions the economic effect of which comes as close as possible to that of the illegal, invalid or unenforceable provisions. The invalidity of a provision in a particular jurisdiction shall not invalidate or render unenforceable such provision in any other jurisdiction.

SECTION 8.08 Governing Law; Jurisdiction; Etc.

(a) **Governing Law.** This Agreement and the other Loan Documents, and any claims, controversy, dispute or cause of action (whether in contract or tort or otherwise) based upon, arising out of or relating to this Loan Agreement or any other Loan Document (except, as to any other Loan Document, as expressly set forth therein) and the transactions contemplated hereby and thereby shall be governed by, and construed in accordance with, the law of the State of New York.

(b) **Jurisdiction.** The Borrower irrevocably and unconditionally agrees that it will not commence any action, litigation or proceeding of any kind or description, whether in law or equity, whether in contract or in tort or otherwise, against the Administrative Agent, any Lender, or any Related Party of the foregoing in any way relating to this Loan Agreement or any other Loan Document or the transactions relating hereto or thereto, in any forum other than the courts of the State of New York or any United States federal court, sitting in the Borough of Manhattan, in the City of New York, New York, United States, and each of the parties hereto irrevocably and unconditionally submits to the jurisdiction of such courts and agrees that all claims in respect of any such action, litigation or proceeding may be heard and determined in such New York State court or, to the fullest extent permitted by Applicable Law, in such federal court. Each of the parties hereto agrees that a final judgment in any such action, litigation or proceeding shall be conclusive and may be enforced in other jurisdictions by suit on the judgment or in any other manner provided by law. Nothing in this Loan Agreement or in any other Loan Document shall affect any right that the Administrative Agent or any Lender may otherwise have to bring any action or proceeding relating to this Loan Agreement or any other Loan Document against the Borrower or its properties in the courts of any jurisdiction.

(c) **Waiver of Venue.** The Borrower irrevocably and unconditionally waives, to the fullest extent permitted by Applicable Law, any objection that it may now or hereafter have to the laying of venue of any action or proceeding arising out of or relating to this Loan Agreement or any other Loan Document in any court referred to in paragraph (b) of this Section. Each of the parties hereto hereby irrevocably waives, to the fullest extent permitted by Applicable Law, the defense of an inconvenient forum to the maintenance of such action or proceeding in any such court.

(d) **Service of Process.**

(i) Other than as set forth in clauses (ii) and (iii) below, each party hereto irrevocably consents to service of process in the manner provided for notices in Section 8.01. Nothing in this Loan Agreement will affect the right of any party hereto to serve process in any other manner permitted by Applicable Law.

(ii) The Borrower has validly and effectively appointed Cogency Global Inc. (the "Process Agent"), with offices on the date hereof at East 40th Street, 10th Floor, New York, NY 10016, as its authorized agent upon which process may be served in any action, suit or proceeding referred to in Section 8.08(b). If for any reason such agent hereunder shall cease to be available to act as such, the Borrower agrees to designate a new agent in the Borough of

Manhattan, in the City of New York, New York on the terms and for the purposes of this Section reasonably satisfactory to the Administrative Agent. The Borrower further hereby irrevocably consents and agrees to the service of any and all legal process, summons, notices and documents in any such action, suit or proceeding against the Borrower by serving a copy thereof upon the relevant agent for service of process referred to in this Section (whether or not the appointment of such agent shall for any reason prove to be ineffective or such agent shall accept or acknowledge such service) or by mailing copies thereof by registered or certified air mail, postage prepaid to the Borrower at its address specified in or designated pursuant to this Loan Agreement. The Borrower agrees that the failure of any such designee, appointee and agent to give any notice of such service to it shall not impair or affect in any way the validity of such service or any judgment rendered in any action or proceeding based thereon. The Borrower further agrees to take any and all action, including the execution and filing of any and all such documents and instruments as may be necessary to continue such designation and appointment of the Process Agent in full force and effect so long as this Loan Agreement shall be in full force and effect; *provided* that the Borrower may and shall (to the extent the Process Agent ceases to be able to be served on the basis contemplated herein), by written notice to the Administrative Agent, designate such additional or alternative agents for service of process under this Section that (i) maintain an office located in the Borough of Manhattan, The City of New York in the State of New York, (ii) are either (x) counsel for the Borrower or (y) a corporate service company which acts as agent for service of process for other Persons in the ordinary course of its business and (iii) agree to act as agent for service of process in accordance with this Section. Such notice shall identify the name of such agent for process and the address of such agent for process in the Borough of Manhattan, The City of New York, State of New York. Upon the written request of any Lender, the Administrative Agent shall deliver such information to such Lender.

(iii) Notwithstanding the foregoing, there shall, at all times, be at least one agent for service of process for the Borrower appointed and acting in accordance with this Section. Nothing herein shall in any way be deemed to limit the ability of the Lenders and the Administrative Agent to serve any such legal process, summons, notices and documents in any other manner permitted by applicable law or to obtain jurisdiction over the Borrower or bring actions, suits or proceedings against the Borrower in such other jurisdictions, and in such manner, as may be permitted by applicable law. The Borrower irrevocably and unconditionally waives, to the fullest extent permitted by law, any objection which it may now or hereafter have to the laying of venue of any of the aforesaid actions, suits or proceedings arising out of or in connection with this Loan Agreement brought in the courts of the State of New York or any United States federal court sitting in the Borough of Manhattan, in the City of New York, New York, United States and hereby further irrevocably and unconditionally waives and agrees, to the fullest extent permitted by law, not to plead or claim in any such court that any such action, suit or proceeding brought in any such court has been brought in an inconvenient forum.

(e) Currency.

(i) If for the purpose of obtaining judgment in any court it is necessary to convert a sum due hereunder to a Lender from U.S. dollars into another currency, the Borrower has agreed, and each Lender will be deemed to have agreed, to the fullest extent that it may effectively do so, that the rate of exchange used shall be that at which in accordance with normal banking procedures such Lender could purchase U.S. dollars with such other currency in New York City, New York on the day two Business Days preceding the day on which final judgment is given.

(ii) U.S. Dollars are the sole currency of account and payment for all sums due and payable by the Borrower under this Loan Agreement. The obligation of each of the Borrower in respect of any sum due to any Lender or the Administrative Agent in U.S. Dollars shall only be discharged by payment to such recipient in U.S. Dollars. The obligation of the Borrower in respect

of any sum payable by it to a Lender shall, notwithstanding any judgment in a currency (the “judgment currency”) other than U.S. dollars, be discharged only to the extent that on the Business Day following receipt by such Lender of any sum adjudged to be so due in the judgment currency, such Lender may in accordance with normal banking procedures purchase U.S. dollars with the judgment currency; if the amount of U.S. dollars so purchased is less than the sum originally due to such Lender in the judgment currency (determined in the manner set forth in the preceding paragraph), the Borrower agrees, as a separate and independent obligation and notwithstanding any such judgment, to indemnify such Lender against such loss, and if the amount of the U.S. dollars so purchased exceeds the sum originally due to such Lender, such Lender agrees to remit to the Borrower such excess; *provided*, that such Lender shall have no obligation to remit any such excess as long as the Borrower shall have not failed to pay such Lender any obligations due and payable under the Loan, and if it shall have failed then, such excess may be applied to such obligations of the Borrower under this Loan Agreement.

SECTION 8.09 WAIVER OF JURY TRIAL. EACH OF THE PARTIES HERETO HEREBY IRREVOCABLY WAIVE, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY AND ALL RIGHT TO TRIAL BY JURY IN ANY LEGAL PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT, THE LOANS OR THE TRANSACTIONS CONTEMPLATED HEREBY OR THEREBY.

SECTION 8.10 Headings. Article and Section headings and the Table of Contents used herein are for convenience of reference only, are not part of this Loan Agreement and shall not affect the construction of, or be taken into consideration in interpreting, this Loan Agreement.

SECTION 8.11 Treatment of Certain Information; Confidentiality. Each of the Administrative Agent and the Lenders agree to maintain the confidentiality of the Information (as defined below), except that Information may be disclosed (a) to its branches and Affiliates and to its Related Parties (it being understood that the Persons to whom such disclosure is made will be informed of the confidential nature of such Information and instructed to keep such Information confidential); (b) to the extent required or requested by any regulatory authority purporting to have jurisdiction over such Person or its Related Parties (including any self-regulatory authority, such as the National Association of Insurance Commissioners); (c) to the extent required by Applicable Laws or by any subpoena or similar legal process; (d) to any other party hereto; (e) in connection with the exercise of any remedies hereunder or under any other Loan Document or any action or proceeding relating to this Loan Agreement or any other Loan Document or the enforcement of rights hereunder or thereunder; (f) subject to an agreement containing provisions substantially the same as (or no less restrictive than) those of this Section, to (i) any assignee of or Participant in, or any prospective assignee of or Participant in, any of its rights and obligations under this Loan Agreement, or (ii) any actual or prospective party (or its Related Parties) to any swap, derivative or other transaction under which payments are to be made by reference to the Borrower and its obligations, this Loan Agreement or payments hereunder; (g) on a confidential basis to (i) any rating agency in connection with rating the Borrower or its Subsidiaries or any Facility or (ii) the CUSIP Service Bureau or any similar agency in connection with the issuance and monitoring of CUSIP numbers with respect to any Facility; (h) with the consent of the Borrower; or (i) to the extent such Information (x) becomes publicly available other than as a result of a breach of this Section, or (y) becomes available to the Administrative Agent, any Lender or any of their respective branches or Affiliates on a nonconfidential basis from a source other than the Borrower who did not acquire such information as a result of a breach of this Section. In addition, the Administrative Agent and the Lenders may disclose the existence of this Loan Agreement and information about this Loan Agreement to market data collectors, similar service providers to the lending industry and service providers to the Administrative Agent or any Lender in connection with the administration of this Loan Agreement, the other Loan Documents, and the Commitments.

For purposes of this Section, “Information” means all information received from the Borrower or any of its Subsidiaries relating to the Borrower or any of its Subsidiaries or any of their

respective businesses, other than any such information that is available to the Administrative Agent or any Lender on a nonconfidential basis prior to disclosure by the Borrower or any of its Subsidiaries; provided that, in the case of information received from the Borrower or any of its Subsidiaries after the date hereof, such information is clearly identified at the time of delivery as confidential. Any Person required to maintain the confidentiality of Information as provided in this Section shall be considered to have complied with its obligation to do so if such Person has exercised the same degree of care to maintain the confidentiality of such Information as such Person would accord to its own confidential information.

SECTION 8.12 PATRIOT Act. Each Lender subject to the PATRIOT Act hereby notifies the Borrower that, pursuant to the requirements of the PATRIOT Act, it may be required to obtain, verify and record information that identifies the Borrower, which information includes the name and address of the Borrower and other information that will allow such Lender to identify the Borrower in accordance with the PATRIOT Act.

SECTION 8.13 Payments Set Aside. To the extent that any payment by or on behalf of the Borrower is made to the Administrative Agent or any Lender, or the Administrative Agent or any Lender exercises its right of setoff, and such payment or the proceeds of such setoff or any part thereof is subsequently invalidated, declared to be fraudulent or preferential, set aside or required (including pursuant to any settlement entered into by the Administrative Agent or such Lender in its discretion) to be repaid to a trustee, receiver or any other party, in connection with any proceeding under the U.S. Bankruptcy Code or otherwise, then (a) to the extent of such recovery, the obligation or part thereof originally intended to be satisfied shall be revived and continued in full force and effect as if such payment had not been made or such setoff had not occurred, and (b) each Lender severally agrees to pay to the Administrative Agent upon demand its applicable share (without duplication) of any amount so recovered from or repaid by the Administrative Agent, plus interest thereon from the date of such demand to the date such payment is made at a rate per annum equal to the greater of the Federal Funds Rate from time to time in effect and a rate determined by the Administrative Agent in accordance with banking industry rules on interbank compensation.

SECTION 8.14 No Advisory or Fiduciary Responsibility. In connection with all aspects of each transaction contemplated hereby (including in connection with any amendment, waiver or other modification hereof or of any other Loan Document), the Borrower acknowledges and agrees, and acknowledges its Affiliates' understanding, that: (a) (i) no fiduciary, advisory or agency relationship between the Borrower and its Subsidiaries, the Administrative Agent or any Lender is intended to be or has been created in respect of the transactions contemplated hereby or by the other Loan Documents, irrespective of whether the Administrative Agent or any Lender has advised or is advising the Borrower or any Subsidiary on other matters, (ii) the arranging and other services regarding this Loan Agreement provided by the Administrative Agent and the Lenders are arm's-length commercial transactions between the Borrower and its Affiliates, on the one hand, and the Administrative Agent and the Lenders, on the other hand, (iii) the Borrower has consulted its own legal, accounting, regulatory and tax advisors to the extent that it has deemed appropriate and (iv) the Borrower is capable of evaluating, and understands and accepts, the terms, risks and conditions of the transactions contemplated hereby and by the other Loan Documents; and (b) (i) the Administrative Agent and the Lenders each is and has been acting solely as a principal and, except as expressly agreed in writing by the relevant parties, has not been, is not, and will not be acting as an advisor, agent or fiduciary for the Borrower or any of its Affiliates, or any other Person; (ii) none of the Administrative Agent and the Lenders has any obligation to the Borrower or any of its Affiliates with respect to the transactions contemplated hereby except those obligations expressly set forth herein and in the other Loan Documents; and (iii) the Administrative Agent and the Lenders and their respective branches and Affiliates may be engaged, for their own accounts or the accounts of customers, in a broad range of transactions that involve interests that differ from those of the Borrower and its Affiliates, and none of the Administrative Agent and the Lenders has any obligation to disclose any of such interests to the Borrower or its Affiliates. To the fullest extent permitted by Law, the Borrower hereby waives and releases any claims that it may have

against any of the Administrative Agent and the Lenders with respect to any breach or alleged breach of agency or fiduciary duty in connection with any aspect of any transaction contemplated hereby.

SECTION 8.15 Acknowledgement and Consent to Bail-In of Affected Financial Institutions. Notwithstanding anything to the contrary in any Loan Document or in any other agreement, arrangement or understanding among any such parties, each party hereto acknowledges that any liability of any Affected Financial Institution arising under any Loan Document, to the extent such liability is unsecured, may be subject to the write-down and conversion powers of the applicable Resolution Authority and agrees and consents to, and acknowledges and agrees to be bound by:

(a) the application of any Write-Down and Conversion Powers by the applicable Resolution Authority to any such liabilities arising hereunder that may be payable to it by any party hereto that is an Affected Financial Institution; and

(b) the effects of any Bail-In Action on any such liability, including, if applicable:

(i) a reduction in full or in part or cancellation of any such liability;

(ii) a conversion of all, or a portion of, such liability into shares or other instruments of ownership in such Affected Financial Institution, its parent undertaking, or a bridge institution that may be issued to it or otherwise conferred on it, and that such shares or other instruments of ownership will be accepted by it in lieu of any rights with respect to any such liability under this Loan Agreement or any other Loan Document; or

(iii) the variation of the terms of such liability in connection with the exercise of the write-down and conversion powers of the applicable Resolution Authority.

[Signature Pages to Follow]

IN WITNESS WHEREOF, the parties hereto have caused this Loan Agreement to be duly executed by their respective authorized officers as of the day and year first above written.

OI S.A. – IN JUDICIAL REORGANIZATION,
as the Borrower

By _____
Name:
Title:

KROLL AGENCY SERVICES (US) LLC
as Administrative Agent

By _____
Name:
Title:

[NAME OF LENDER],
as a Lender

By _____
Name:
Title:

Notice details:

[•]
Attention: [•]
Telephone: [•]
Email: [•]

[FORM OF ASSIGNMENT AND ASSUMPTION]

This Assignment and Assumption (the “Assignment and Assumption”) is dated as of the Effective Date set forth below and is entered into by and between [the][each] Assignor identified in item 1 below ([the][each, an] “Assignor”) and [the][each] Assignee identified in item 2 below ([the][each, an] “Assignee”). [It is understood and agreed that the rights and obligations of [the Assignors][the Assignees] hereunder are several and not joint.] Capitalized terms used but not defined herein shall have the meanings given to them in the Loan Agreement identified below (as amended, the “Loan Agreement”), receipt of a copy of which is hereby acknowledged by [the][each] Assignee. The Standard Terms and Conditions set forth in Annex 1 attached hereto are hereby agreed to and incorporated herein by reference and made a part of this Assignment and Assumption as if set forth herein in full.

For an agreed consideration, [the][each] Assignor hereby irrevocably sells and assigns to [the Assignee][the respective Assignees], and [the][each] Assignee hereby irrevocably purchases and assumes from [the Assignor][the respective Assignors], subject to and in accordance with the Standard Terms and Conditions and the Loan Agreement, as of the Effective Date inserted by the Administrative Agent as contemplated below (i) all of [the Assignor’s][the respective Assignors’] rights and obligations in [its capacity as a Lender][their respective capacities as Lenders] under the Loan Agreement and any other documents or instruments delivered pursuant thereto to the extent related to the amount and percentage interest identified below of all of such outstanding rights and obligations of [the Assignor][the respective Assignors] under the respective facilities identified below (including any letters of credit, guarantees, and swingline loans included in such facilities), and (ii) to the extent permitted to be assigned under Applicable Law, all claims, suits, causes of action and any other right of [the Assignor (in its capacity as a Lender)][the respective Assignors (in their respective capacities as Lenders)] against any Person, whether known or unknown, arising under or in connection with the Loan Agreement, any other documents or instruments delivered pursuant thereto or the loan transactions governed thereby or in any way based on or related to any of the foregoing, including contract claims, tort claims, malpractice claims, statutory claims and all other claims at law or in equity related to the rights and obligations sold and assigned pursuant to clause (i) above (the rights and obligations sold and assigned by [the][any] Assignor to [the][any] Assignee pursuant to clauses (i) and (ii) above being referred to herein collectively as [the][an] “Assigned Interest”). Each such sale and assignment is without recourse to [the][any] Assignor and, except as expressly provided in this Assignment and Assumption, without representation or warranty by [the][any] Assignor.

1. Assignor[s]: _____

2. Assignee[s]: _____

[Assignee is an [Affiliate][Approved Fund] of [identify Lender]]

3. Borrower(s): _____

4. Administrative Agent: _____, as the administrative agent under the Loan Agreement

5. Loan Agreement: [The [amount] Loan Agreement dated as of _____ among [name of Borrower(s)], the Lenders parties thereto, [name of Administrative Agent], as Administrative Agent, and the other agents parties thereto]

6. Assigned Interest[s]:

Assignor[s]	Assignee[s]	Aggregate Amount of Commitment/ Loans for all Lenders	Amount of Commitment/ Loans Assigned	Percentage Assigned of Commitment/ Loans
		\$	\$	%
		\$	\$	%
		\$	\$	%

[7. Trade Date: _____]

Effective Date: _____, 20____ [TO BE INSERTED BY ADMINISTRATIVE AGENT
AND WHICH SHALL BE THE EFFECTIVE DATE OF RECORDATION OF TRANSFER IN THE
REGISTER THEREFOR.]

The terms set forth in this Assignment and Assumption are hereby agreed to:

ASSIGNOR[S]
[NAME OF ASSIGNOR]

By: _____
Title:

[NAME OF ASSIGNOR]

By: _____
Title:

ASSIGNEE[S]
[NAME OF ASSIGNEE]

By: _____
Title:

[NAME OF ASSIGNEE]

By: _____
Title:

[Consented to and] Accepted:

KROLL AGENCY SERVICES (US) LLC, as
Administrative Agent

By: _____

Title:

[Consented to:]

[NAME OF RELEVANT PARTY]

By: _____

Title:

**STANDARD TERMS AND CONDITIONS FOR
ASSIGNMENT AND ASSUMPTION**

1. Representations and Warranties.

1.1 Assignor[s]. [The][Each] Assignor (a) represents and warrants that (i) it is the legal and beneficial owner of [the][the relevant] Assigned Interest, (ii) [the][such] Assigned Interest is free and clear of any lien, encumbrance or other adverse claim and (iii) it has full power and authority, and has taken all action necessary, to execute and deliver this Assignment and Assumption and to consummate the transactions contemplated hereby; and (b) assumes no responsibility with respect to (i) any statements, warranties or representations made in or in connection with the Loan Agreement or any other Loan Document, (ii) the execution, legality, validity, enforceability, genuineness, sufficiency or value of the Loan Documents, (iii) the financial condition of the Borrower, any of its Subsidiaries or Affiliates or any other Person obligated in respect of any Loan Document, or (iv) the performance or observance by the Borrower, any of its Subsidiaries or Affiliates or any other Person of any of their respective obligations under any Loan Document.

1.2 Assignee[s]. [The][Each] Assignee (a) represents and warrants that (i) it has full power and authority, and has taken all action necessary, to execute and deliver this Assignment and Assumption and to consummate the transactions contemplated hereby and to become a Lender under the Loan Agreement, (ii) it meets all the requirements to be an assignee under Section 8.04 of the Loan Agreement (subject to such consents, if any, as may be required thereunder), (iii) from and after the Effective Date, it shall be bound by the provisions of the Loan Agreement as a Lender thereunder and, to the extent of [the][the relevant] Assigned Interest, shall have the obligations of a Lender thereunder, (iv) it is sophisticated with respect to decisions to acquire assets of the type represented by the Assigned Interest and either it, or the Person exercising discretion in making its decision to acquire the Assigned Interest, is experienced in acquiring assets of such type, (v) it has received a copy of the Loan Agreement, and has received or has been accorded the opportunity to receive copies of the most recent financial statements delivered pursuant to Section 5.01 thereof, as applicable, and such other documents and information as it deems appropriate to make its own credit analysis and decision to enter into this Assignment and Assumption and to purchase [the][such] Assigned Interest, (vi) it has, independently and without reliance upon the Administrative Agent or any other Lender and based on such documents and information as it has deemed appropriate, made its own credit analysis and decision to enter into this Assignment and Assumption and to purchase [the][such] Assigned Interest, and (vii) if it is a Foreign Lender attached to the Assignment and Assumption is any documentation required to be delivered by it pursuant to the terms of the Loan Agreement, duly completed and executed by [the][such] Assignee; and (b) agrees that (i) it will, independently and without reliance on the Administrative Agent, [the][any] Assignor or any other Lender, and based on such documents and information as it shall deem appropriate at the time, continue to make its own credit decisions in taking or not taking action under the Loan Documents, and (ii) it will perform in accordance with their terms all of the obligations which by the terms of the Loan Documents are required to be performed by it as a Lender.

2. Payments. From and after the Effective Date, the Administrative Agent shall make all payments in respect of [the][each] Assigned Interest (including payments of principal, fees and other amounts) to [the][the relevant] Assignor for amounts that have accrued to but excluding the Effective Date and to [the][the relevant] Assignee for amounts that have accrued from and after the Effective Date. Notwithstanding the foregoing, the Administrative Agent shall make all payments of fees or other amounts paid or payable in kind from and after the Effective Date to [the][the relevant] Assignee.

3. Know Your Client. As a condition to the effectiveness of this Assignment and Assumption, the Administrative Agent shall have received all documentation and other information reasonably requested by the Administrative Agent within a reasonable period of time prior to its counter-signing hereof and required under applicable “know your client” and anti-money laundering rules and regulations.

4. General Provisions. This Assignment and Assumption shall be binding upon, and inure to the benefit of, the parties hereto and their respective successors and assigns. This Assignment and Assumption may be executed in any number of counterparts, which together shall constitute one instrument. Delivery of an executed counterpart of a signature page of this Assignment and Assumption by telecopy shall be effective as delivery of a manually executed counterpart of this Assignment and Assumption. This Assignment and Assumption shall be governed by, and construed in accordance with, the law of the State of New York.

APPENDIX E – 2050 LOAN AGREEMENT

[ATTACHED]

LOAN AGREEMENT

dated as of

[●], 2024

between

OI S.A. – IN JUDICIAL REORGANIZATION,

The Lenders from Time to Time Party Hereto,

and

KROLL AGENCY SERVICES (US) LLC, as Administrative Agent

SUBORDINATED LOAN DUE 2050

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EXHIBITS

EXHIBIT A	Assignment and Assumption
EXHIBIT B	Standard Terms and Conditions for Assignment and Assumption

LOAN AGREEMENT dated as of [●], 2024, among Oi S.A. - in judicial reorganization, a corporation (*sociedade anônima*) organized and existing under the laws of the Federative Republic of Brazil (the “Borrower”); each of the Lenders from time to time party hereto; and Kroll Agency Services (US) LLC , as administrative agent (in such capacity, the “Administrative Agent”).

WHEREAS, on March 1, 2023, the Borrower and certain of its subsidiaries jointly filed for judicial reorganization based on Brazilian Bankruptcy Law No. 11,101/2005 (the “Brazilian Bankruptcy Law”) before the 7th Business Court of Judicial District of the Capital of the State of Rio de Janeiro (the “RJ Court”);

WHEREAS, on April 19, 2024, creditors of the Borrower and certain of its subsidiaries approved the Borrower’s Reorganization Plan at the general creditors’ meeting;

WHEREAS, on May 28, 2024, the RJ Court confirmed the Reorganization Plan and it was enforced by the United States Bankruptcy Court for the Southern District of New York (the “U.S. Bankruptcy Court”) by an order entered on [●], 2024;

WHEREAS, certain of the restructuring transactions provided for pursuant to the Reorganization Plan are being consummated as of the date hereof (the “Restructuring Closing Date”);

WHEREAS, the Borrower is duly authorized to enter into this Loan Agreement; and

NOW, THEREFORE, the Borrower, the Lenders and the Administrative Agent agree as follows for the benefit of each other:

ARTICLE I

DEFINITIONS

SECTION 1.01 Defined Terms. As used in this Loan Agreement, the following terms have the meanings specified below:

“Administrative Agent” means Kroll Agency Services (US) LLC , in its capacity as administrative agent under any of the Loan Documents, or any successor administrative agent.

“Administrative Agent’s Office” means the Administrative Agent’s address and, as appropriate, account as set forth in Section 8.01, or such other address or account as the Administrative Agent may from time to time notify to the Borrower and the Lenders.

“Affected Financial Institution” means (a) any EEA Financial Institution or (b) any UK Financial Institution.

“Affiliates” means, with respect to any Person, any other Person, directly or indirectly, controlling, controlled by or under direct or indirect common control with such specified Person. For the purposes of this definition, “control” (including, with correlative meanings, the terms “controlling,” “controlled by” and “under common control with”) when used with respect to any Person, means the possession, directly or indirectly, of the power to direct or cause the direction of the management and policies of such Person, whether through the ownership of Voting Securities, by contract or otherwise.

“Agent Parties” has the meaning specified in Section 8.01(d)(ii).

“ANATEL” means the Brazilian National Telecommunications Agency (*Agência Nacional de Telecomunicações*), created by Law No. 9,472, dated July 16, 1997.

“Applicable Law” means, as to any Person, all applicable Laws binding upon such Person or to which such a Person is subject.

“Applicable Percentage” means, with respect to any Lender, (a) on or prior to the Closing Date, the percentage of the total Commitments of all Lenders represented by such Lender’s Commitments at such time and (b) thereafter, the percentage of the total Outstanding Amount of Loans of all Lenders represented by the aggregate Outstanding Amount of Loans of such Lender at such time.

“Approved Fund” means any Fund that is administered or managed by (a) a Lender, (b) an Affiliate of a Lender or (c) an entity or an Affiliate of an entity that administers or manages a Lender.

“Assignment and Assumption” means an assignment and assumption entered into by a Lender and an Eligible Assignee (with the consent of any party whose consent is required by Section 8.04), and accepted by the Administrative Agent, in substantially the form of Exhibit A or any other form approved by the Administrative Agent.

“Bail-In Action” means the exercise of any Write-Down and Conversion Powers by the applicable Resolution Authority in respect of any liability of an Affected Financial Institution.

“Bail-In Legislation” means (a) with respect to any EEA Member Country implementing Article 55 of Directive 2014/59/EU of the European Parliament and of the Council of the European Union, the implementing law, regulation, rule or requirement for such EEA Member Country from time to time that is described in the EU Bail-In Legislation Schedule and (b) with respect to the United Kingdom, Part I of the United Kingdom Banking Act 2009 (as amended from time to time) and any other law, regulation or rule applicable in the United Kingdom relating to the resolution of unsound or failing banks, investment firms or other financial institutions or their affiliates (other than through liquidation, administration or other insolvency proceedings).

“Bankruptcy Law” means the Brazilian Bankruptcy Law and the U.S. Bankruptcy Code or any similar law of any other jurisdiction, as applicable, for the relief of debtors.

“Benefit Plan” means any of (a) an “employee benefit plan” (as defined in ERISA) that is subject to Title I of ERISA, (b) a “plan” as defined in and subject to Section 4975 of the Code or (c) any Person whose assets include (for purposes of ERISA Section 3(42) or otherwise for purposes of Title I of ERISA or Section 4975 of the Code) the assets of any such “employee benefit plan” or “plan”.

“Board of Directors” means, with respect to any Person, the board of directors of such Person or any committee thereof duly authorized to act on behalf of the board of directors of such Person, or similar governing body of such Person, including any managing partner or similar entity of such Person.

“Borrower” means Oi S.A. – in judicial reorganization, a corporation (*sociedade anônima*) organized and existing under the laws of the Federative Republic of Brazil.

“Borrower Materials” has the meaning specified in Section 8.01(e).

“Borrowing” means a borrowing consisting of simultaneous Loans made by the Lenders.

“Brazil” means The Federative Republic of Brazil.

“Brazilian Bankruptcy Law” has the meaning specified in the introductory paragraph hereof.

“Brazilian Corporate Law” means Law No. 6,404 of the Federative Republic of Brazil, dated December 15, 1976, as amended from time to time.

“Business Day” means a day other than a Saturday, a Sunday, or a legal holiday or a day on which commercial banks and foreign exchange markets are authorized or obligated to close in The City of New York, in São Paulo, Brazil, or in Rio de Janeiro, Brazil.

“Capital Stock” means, with respect to any Person, any and all shares, interests (including partnership interests), rights to purchase, warrants, options, participations or other equivalents of or interests in (however designated) the equity of such Person, including each class of Preferred Stock, limited liability interests or partnership interests, but excluding any debt securities convertible into such equity.

“Capitalized Lease Obligations” means, with respect to any Person, the obligations of such Person under a lease that are required to be classified and accounted for as a capitalized lease in accordance with GAAP and the amount of Indebtedness represented by such obligations at any date shall be the capitalized amount of such obligations at such date, determined in accordance with GAAP; and the Stated Maturity thereof shall be the date of the last payment of rent or any other amount due under such lease prior to the first date upon which such lease may be prepaid by the lessee without payment of a penalty.

“Central Bank” means the Brazilian Central Bank (*Banco Central do Brasil*).

“Change in Law” means the occurrence, after the date of this Loan Agreement, of any of the following: (a) the adoption or taking effect of any law, rule, regulation or treaty, (b) any change in any law, rule, regulation or treaty or in the administration, interpretation, implementation or application thereof by any Governmental Authority or (c) the making or issuance of any request, rule, guideline or directive (whether or not having the force of law) by any Governmental Authority; provided that notwithstanding anything herein to the contrary, (x) the Dodd-Frank Wall Street Reform and Consumer Protection Act and all requests, rules, guidelines or directives thereunder or issued in connection therewith and (y) all requests, rules, guidelines or directives promulgated by the Bank for International Settlements, the Basel Committee on Banking Supervision (or any successor or similar authority) or the United States or foreign regulatory authorities, in each case pursuant to Basel III, shall in each case be deemed to be a “Change in Law”, regardless of the date enacted, adopted or issued.

“Closing Date” means the first date all the conditions precedent in Section 4.01 are satisfied or waived in accordance with Section 8.02.

“Code” means the Internal Revenue Code of 1986, as amended.

“Commitments” means with respect to each Lender, the commitment of such Lender to make a Loan on the Closing Date in the amount of such Lender’s Initial Commitment set forth on Schedule 2.01, as such commitment shall be terminated pursuant to Section 2.03.

“Communications” has the meaning specified in Section 8.01(d)(ii).

“CVM” means the Brazilian Securities Commission (*Comissão de Valores Mobiliários*).

“Default” means any event which is an Event of Default or which, after notice or passage of time or both, would be an Event of Default.

“Dollar” and “\$” mean the lawful money of the United States.

“EEA Financial Institution” means (a) any credit institution or investment firm established in any EEA Member Country that is subject to the supervision of an EEA Resolution Authority, (b) any entity established in an EEA Member Country that is a parent of an institution described in clause (a) of this definition, or (c) any financial institution established in an EEA Member Country that is a subsidiary of an institution described in clauses (a) or (b) of this definition and is subject to consolidated supervision with its parent.

“EEA Member Country” means any of the member states of the European Union, Iceland, Liechtenstein, and Norway.

“EEA Resolution Authority” means any public administrative authority or any person entrusted with public administrative authority of any EEA Member Country (including any delegatee) having responsibility for the resolution of any EEA Financial Institution.

“Eligible Assignee” means any Person that meets the requirements to be an assignee under Section 8.04(b)(iii) and Section 8.04(b)(iv) (subject to such consents, if any, as may be required under Section 8.04(b)(iii)).

“ERISA” means the Employee Retirement Income Security Act of 1974, as amended, and the rules and regulations promulgated thereunder.

“EU Bail-In Legislation Schedule” means the EU Bail-In Legislation Schedule published by the Loan Market Association (or any successor person), as in effect from time to time.

“Event of Default” has the meaning specified in Article VI.

“Excluded Taxes” means any of the following Taxes imposed on or with respect to a Recipient or required to be withheld or deducted from a payment to a Recipient, (a) Taxes imposed on or measured by net income or gross revenues (however denominated), franchise Taxes, and branch profits Taxes, in each case, (i) imposed as a result of such Recipient being organized under the laws of, or having its principal office or, in the case of any Lender, its applicable lending office located in, the jurisdiction imposing such Tax (or any political subdivision thereof) or (ii) that are Other Connection Taxes, (b) in the case of a Lender, Brazilian federal withholding Taxes imposed on amounts payable to or for the account of such Lender with respect to an applicable interest in a Loan or Commitment pursuant to a law in effect on the date on which (i) such Lender acquires such interest in the Loan or Commitment (other than pursuant to an assignment request by the Borrower under Section 2.10(b)) or (ii) such Lender changes its lending office, except in each case to the extent that, pursuant to Section 2.09, amounts with respect to such Taxes were payable either to such Lender’s assignor immediately before such Lender became a party hereto or to such Lender immediately before it changed its lending office, (c) Taxes attributable to such Recipient’s failure to comply with Section 2.09(g) and (d) any withholding Taxes imposed under FATCA.

“Facility” means the Borrowings and Loans thereunder.

“FATCA” means Sections 1471 through 1474 of the Code, as of the date of this Loan Agreement (or any amended or successor version that is substantively comparable and not materially more onerous to comply with), any current or future regulations or official interpretations thereof, any agreements entered into pursuant to Section 1471(b)(1) of the Code and any fiscal or regulatory legislation, rules or practices adopted pursuant to any intergovernmental agreement, treaty or convention among Governmental Authorities and implementing such Sections of the Code.

“Federal Funds Rate” means, for any day, the greater of (a) the rate calculated by the Federal Reserve Bank of New York based on such day’s Federal funds transactions by depository institutions (as determined in such manner as the Federal Reserve Bank of New York shall set forth on its public website from time to time) and published on the next succeeding Business Day by the Federal Reserve Bank of New York as the Federal funds effective rate and (b) 0%.

“Foreign Lender” means any Lender that is not a U.S. Person.

“Fund” means any Person (other than a natural person) that is (or will be) engaged in making, purchasing, holding or otherwise investing in commercial loans, bonds and similar extensions of credit in the ordinary course of its activities.

“GAAP” means, as elected from time to time by the Borrower, (i) the accounting principles prescribed by Brazilian Corporate Law, the rules and regulations issued by applicable regulators,

including the CVM, as well as the technical releases issued by the Brazilian Institute of Accountants (*Instituto Brasileiro de Contadores*), or (ii) IFRS.

“Governmental Authority” means any United States or non-United States (a) federal, state, local, municipal, or other government; (b) governmental or quasi-governmental entity of any nature (including any governmental agency, branch, department, official, or entity and any court or other tribunal); or (c) body exercising or entitled to exercise any administrative, executive, judicial, legislative, police, regulatory, or taxing authority or power of any nature, including any arbitral tribunal (public or private), any regulatory or supervisory authority or any self-regulatory organization, including the Federative Republic of Brazil, the Public Prosecutor’s Office, the Federal Police, the Federal Revenue Office of Brazil, the National Institute of Social Security, the Central Bank of Brazil, the U.S. Securities and Exchange Commission, the CVM, ANATEL and the Federal Accounting Court.

“Hedging Agreements” mean, of any Person, the obligations of such Person under any agreement relating to any swap, option, forward sale, forward purchase, index transaction, cap transaction, floor transaction, collar transaction or any other similar transaction, in each case, for purposes of hedging or capping against inflation, interest rates, currency or commodities price fluctuations.

“IFRS” means the International Financial Reporting Standards as issued by the International Accounting Standards Board, in each case, as in effect from time to time.

“Indebtedness” means, with respect to any Person, without duplication:

(a) whether being principal and/or interest of any present or future indebtedness of such Person:

(i) in respect of borrowed money;

(ii) evidenced by bonds, notes, debentures or similar instruments or letters of credit or bankers’ acceptances (or, without duplication, reimbursement agreements in respect thereof);

(iii) representing the balanced deferred and unpaid of the purchase price of property (including Capitalized Lease Obligations), except (i) any such balance that constitutes a trade payable or similar obligation to a trade creditor, in each case accrued in the ordinary course of business and (ii) liabilities accrued in the ordinary course of business which purchase price is due more than twelve (12) months after the date of placing the property in service or taking delivery and title thereto; or

(iv) representing net obligations under any Hedging Agreements;

if and to the extent that any of the foregoing Indebtedness (other than letters of credit and Hedging Agreements) would appear as a liability upon a balance sheet (excluding the footnotes thereto) of such Person prepared in accordance with IFRS;

(b) to the extent not otherwise included, any obligation by such Person to be liable for, or to pay, as obligor, guarantor or otherwise, on the obligations of the type referred to in clause (a) of a third Person (whether or not such items would appear upon the balance sheet of such obligor or guarantor), other than by endorsement of negotiable instruments for collection in the ordinary course of business; and

(c) to the extent not otherwise included, the obligations of the type referred to in clause (a) of a third Person secured by a lien on any asset owned by such first Person, whether or not such Indebtedness is assumed by such first Person if and to the extent any of the preceding items (other than letters of credit and Hedging Agreements) would appear as a liability upon a balance sheet of the specified Person prepared in accordance with IFRS.

Notwithstanding the foregoing, in connection with the purchase by the Borrower or any Subsidiary of any business, the term “Indebtedness” will exclude post-closing payment adjustments to which the seller may become entitled to the extent such payment is determined by a final closing balance sheet or such payment depends on the performance of such business after the closing; provided, however, that, at the time of closing, the amount of any such payment is not determinable and, to the extent such payment thereafter becomes fixed and determined, the amount is paid within 30 days thereafter.

For the avoidance of doubt, “Indebtedness” shall not include any obligations to any Person with respect to “Programa de Recuperação Fiscal—REFIS,” “Programa Especial de Parcelamento de Impostos—REFIS Estadual” and “Programa de Parcelamento Especial—PAES”, any other tax payment agreement entered into with any Brazilian Governmental Authority, any payment obligations to ANATEL, including claims, fines, fees or other liabilities, that are not with respect to borrowed money, and/or any other payment agreement that is due to any creditor who, prior to the RJ Effective Date, was not considered as Indebtedness in the calculation of Indebtedness of the Borrower.

“Indemnified Taxes” means (a) Taxes, other than Excluded Taxes, imposed on or with respect to any payment made by or on account of any obligation of the Borrower under any Loan Document and (b) to the extent not otherwise described in clause (a), Other Taxes.

“Indemnatee” has the meaning specified in Section 8.03(b).

“Information” has the meaning specified in Section 8.11.

“Laws” means, collectively, all international, foreign, federal, state and local statutes, treaties, rules, guidelines, regulations, ordinances, codes and administrative or judicial precedents or authorities, including the interpretation or administration thereof by any Governmental Authority charged with the enforcement, interpretation or administration thereof, and all applicable administrative orders, directed duties, requests, licenses, authorizations and permits of, and agreements with, any Governmental Authority, in each case whether or not having the force of law.

“Lenders” means the Persons listed on Schedule 2.01 and any other Person that shall have become party hereto pursuant to an Assignment and Assumption, other than any such Person that ceases to be a party hereto pursuant to an Assignment and Assumption.

“Loan” means a loan made by a Lender to the Borrower pursuant to this Loan Agreement.

“Loan Agreement” has the meaning specified in the introductory paragraph hereof.

“Loan Documents” means, collectively, this Loan Agreement and any documents or instruments executed and delivered pursuant hereto or thereto.

“Material Adverse Effect” means a material adverse effect on (a) the business, operations or property of the Borrower and its Subsidiaries, taken as a whole; (b) the ability of the Borrower to perform its respective payment obligations or other material obligations under any of the Loan Documents; or (c) the validity or enforceability of the Loan Documents; or (d) the rights or remedies of the Lenders or the Administrative Agent under any of the Loan Documents.

“Maturity Date” means the last Business Day of December 2050.

“Maximum Rate” has the meaning specified in Section 8.13.

“Net Profits” has the meaning as defined in the Reorganization Plan (“Lucro Líquido da Oi”).

“Non-Consenting Lender” means any Lender that does not approve any consent, waiver or amendment that (a) requires the approval of Lenders having Loans representing more than 75% of the

aggregate Outstanding Amount of Loans of all Lenders at such time in accordance with the terms of Section 8.02 and (b) has been approved by the Required Lenders.

“Obligations” means all advances to, and debts, liabilities, obligations, covenants and duties of, the Borrower arising under any Loan Document or otherwise with respect to any Loan, whether direct or indirect (including those acquired by assumption), absolute or contingent, due or to become due, now existing or hereafter arising and including interest and fees that accrue after the commencement by or against the Borrower or any Affiliate thereof of any proceeding under the U.S. Bankruptcy Code naming such Person as the debtor in such proceeding, regardless of whether such interest and fees are allowed claims in such proceeding. Without limiting the foregoing, the Obligations include (a) the obligation to pay principal, interest, charges, expenses, fees, indemnities and other amounts payable by the Borrower under any Loan Document and (b) the obligation of the Borrower to reimburse any amount in respect of any of the foregoing that the Administrative Agent or any Lender, in each case in its sole discretion, may elect to pay or advance on behalf of the Borrower.

“Officer” means with respect to the Borrower, any of the Chairman of the Board of Directors, Vice Chairman of the Board of Directors, President or a Vice President, Chief Executive Officer, Chief Financial Officer, Chief Investor Relations Officer, any other Executive Officer, Corporate Counsel or General Counsel, Treasurer, Secretary or Assistant Secretary of the Borrower or any other officer, employee or representative of the Borrower duly authorized and designated by the Borrower as an “Officer” or “Attorney-in-Fact” for purposes of this Loan Agreement. Any document delivered hereunder that is signed by an Officer of the Borrower shall be conclusively presumed to have been authorized by all necessary corporate, partnership or other action on the part of the Borrower and such Officer shall be conclusively presumed to have acted on behalf of the Borrower.

“Officer’s Certificate” means a certificate signed by any Officer and delivered to the Administrative Agent.

“Opinion of Counsel” means a written opinion from legal counsel reasonably acceptable to the Administrative Agent who may be an employee of or counsel to the Borrower, which opinion shall be satisfactory to the Administrative Agent.

“Other Connection Taxes” means, with respect to any Recipient, Taxes imposed as a result of a present or former connection between such Recipient and the jurisdiction imposing such Tax (other than connections arising from such Recipient having executed, delivered, become a party to, performed its obligations under, received payments under, received or perfected a security interest under, engaged in any other transaction pursuant to or enforced any Loan Document, or sold or assigned an interest in any Loan or Loan Document).

“Other Taxes” means all present or future stamp, court or documentary, intangible, recording, filing or similar Taxes that arise from any payment made under, from the execution, delivery, performance, enforcement or registration of, from the receipt or perfection of a security interest under, or otherwise with respect to, any Loan Document, except any such Taxes that are Other Connection Taxes imposed with respect to an assignment (other than an assignment made pursuant to Section 2.10(b)).

“Outstanding Amount” means, with respect to Loans on any date, the aggregate outstanding principal amount thereof after giving effect to any borrowings and prepayments or repayments of Loans occurring on such date.

“Participant” has the meaning specified in Section 8.04(d).

“Participant Register” has the meaning specified in Section 8.04(d).

“PATRIOT Act” means the USA PATRIOT Act (Title III of Pub. L. 107-56 (signed into law October 26, 2001)).

“Person” means an individual, partnership, corporation, limited liability company, business trust, joint stock company, trust, unincorporated association, joint venture or any nation or government, any state, province or other political subdivision thereof, any central bank (or similar monetary or regulatory authority) thereof, and any entity, agency or instrumentality exercising executive, legislative, judicial, regulatory or administrative functions of or pertaining to government.

“Platform” means Debt Domain, Intralinks, Syndtrak, DebtX or a substantially similar electronic transmission system.

“Preferred Stock” means, with respect to any Person, Capital Stock of any class or classes (however designated) of such Person that has preferential rights over any other Capital Stock of such Person with respect to the payment of dividends or distributions, or as to the distribution of assets upon any voluntary or involuntary liquidation or dissolution of such Person.

“Prepayment Notice” means a notice by the Borrower to prepay Loans, which shall be in such form as the Administrative Agent may approve.

“Process Agent” has the meaning specified in Section 8.08(d).

“Protected Person” has the meaning specified in Section 8.03(d).

“PTE” means a prohibited transaction class exemption issued by the U.S. Department of Labor, as any such exemption may be amended from time to time.

“Public Lender” has the meaning specified in Section 8.01(e).

“Recipient” means (a) the Administrative Agent or (b) any Lender, as applicable.

“Register” has the meaning specified in Section 8.04(c).

“Related Parties” means, with respect to any Person, such Person’s Affiliates and the partners, directors, officers, employees, agents, trustees, administrators, managers, advisors and representatives of such Person and of such Person’s Affiliates.

“Reorganization Plan” means that certain judicial reorganization plan that was approved by the requisite majorities of creditors in the general creditors’ meeting held in Brazil on [●], 2024 and confirmed by the 7th Corporate Court of the Judicial District of the State Capital of Rio de Janeiro effective on [●], 2024 (“RJ Effective Date”) upon publication in the official gazette, as may be amended or modified from time to time pursuant to its terms, establishing the terms and conditions for the restructuring of the debt of the Borrower, and providing for actions to be adopted by the Borrower to overcome the financial distress of the Borrower and ensure their continuity as going concerns.

“Required Lenders” means, at any time, Lenders having Loans representing more than 50% of the aggregate Outstanding Amount of Loans of all Lenders at such time.

“Resignation Effective Date” has the meaning specified in Section 7.06(a).

“Resolution Authority” means an EEA Resolution Authority or, with respect to any UK Financial Institution, a UK Resolution Authority.

“Restructuring Closing Date” has the meaning specified in the introductory paragraph hereof.

“RJ Effective Date” has the meaning specified in the introductory paragraph hereof.

“Stated Maturity” means with respect to any Indebtedness, the date specified in such Indebtedness as the fixed date on which the final payment of principal of such Indebtedness is due and

payable, including, with respect to any principal amount which is then due and payable pursuant to any mandatory redemption provision, the date specified for the payment thereof (but excluding any provision providing for obligations to repay, redeem or repurchase any such Indebtedness upon the happening of any contingency unless such contingency has occurred).

“Subsidiary” means in relation to any Person, any entity which is controlled directly or indirectly by that Person and any entity (whether or not so controlled) treated as a subsidiary in the latest financial statements of that Person from time to time, and “control” for this purpose means the direct or indirect ownership of the majority of the voting share capital of such entity or the right or ability to direct its affairs and/or to control the composition of a majority of the board of directors (or equivalent body) of such entity, in each case whether by virtue of ownership of share capital, contract or otherwise. Unless the context otherwise requires, any reference of a Subsidiary in this Loan Agreement shall be to a Subsidiary of the Borrower.

“Taxes” means all present or future taxes, contributions, social contributions, improvement contributions, social security contributions, excise taxes, special contributions and mandatory loans, tariffs, or similar charges of any kind, including taxes on income or sales, levies, imposts, duties, deductions, withholdings (including backup withholding), assessments, fees or other charges imposed by any Governmental Authority, including any interest, additions to tax or penalties applicable thereto.

“Trade Date” has the meaning specified in Section 8.04(b)(i)(B).

“UK Financial Institution” means any BRRD Undertaking (as such term is defined under the PRA Rulebook (as amended from time to time) promulgated by the United Kingdom Prudential Regulation Authority) or any person falling within IFPRU 11.6 of the FCA Handbook (as amended from time to time) promulgated by the United Kingdom Financial Conduct Authority, which includes certain credit institutions and investment firms, and certain affiliates of such credit institutions or investment firms.

“UK Resolution Authority” means the Bank of England or any other public administrative authority having responsibility for the resolution of any UK Financial Institution.

“United States” and “U.S.” mean the United States of America.

“U.S. Bankruptcy Code” means the United States Bankruptcy Reform Act of 1978, as amended, and codified as 11 U.S.C. §§ 101 *et seq.*

“U.S. Government Obligations” means direct obligations (or certificates representing an ownership interest in such obligations) of the United States (including any agency or instrumentality thereof) for the payment of which the full faith and credit of the United States is pledged and that are not callable or redeemable at the Borrower’s option.

“U.S. Person” means any Person that is a “United States Person” as defined in Section 7701(a)(30) of the Code.

“Voting Securities” of any specified Person at any time means the Capital Stock or other securities of such Person that is at the time entitled to vote generally in the election of the Board of Directors, managers, similar managerial controlling body or other voting members of the governing body of such Person.

“Withholding Agent” means the Borrower and the Administrative Agent.

“Write-Down and Conversion Powers” means, (a) with respect to any EEA Resolution Authority, the write-down and conversion powers of such EEA Resolution Authority from time to time under the Bail-In Legislation for the applicable EEA Member Country, which write-down and conversion powers are described in the EU Bail-In Legislation Schedule, and (b) with respect to the United Kingdom,

any powers of the applicable Resolution Authority under the Bail-In Legislation to cancel, reduce, modify or change the form of a liability of any UK Financial Institution or any contract or instrument under which that liability arises, to convert all or part of that liability into shares, securities or obligations of that person or any other person, to provide that any such contract or instrument is to have effect as if a right had been exercised under it or to suspend any obligation in respect of that liability or any of the powers under that Bail-In Legislation that are related to or ancillary to any of those powers.

SECTION 1.02 Terms Generally. Unless the context otherwise requires:

- (a) a term has the meaning assigned to it;
- (b) (i) all accounting terms not otherwise defined herein have the meanings assigned to them in accordance with GAAP or IFRS; and (ii) except as otherwise herein expressly provided, all ratios and computations based on GAAP or IFRS contained in this Loan Agreement should be computed in conformity with GAAP or IFRS; and (iii) if at any time any election made by the Borrower in accordance with the definition of “GAAP” or “IFRS” would affect the computation of any financial ratio or requirement set forth herein, the Borrower shall provide to the Administrative Agent and, upon request, the Lenders financial statements and other documents required under this Loan Agreement, or as reasonably requested hereunder setting forth a reconciliation between calculations of such ratio or requirement made before and after giving effect to such election;
- (c) all pro forma computations required to be made hereunder giving effect to any disposition of assets, or issuance, incurrence or assumption of Indebtedness, or other transaction shall in each case be calculated giving pro forma effect thereto (and, in the case of any pro forma computation made hereunder to determine whether such asset sale, or issuance, incurrence or assumption of Indebtedness, or other transaction is permitted to be consummated hereunder, to any other such transaction consummated since the first day of the period covered by any component of such pro forma computation and on or prior to the date of such computation) as if such transactions had occurred on the first day of the applicable four-quarter period and, to the extent applicable, to the historical earnings and cash flows associated with the assets acquired or disposed of and any related Incurrence or reduction of Indebtedness. Items related to any Indebtedness no longer outstanding or to be repaid or redeemed on the date of determination (including, without limitation, for purposes of all pro forma computations made hereunder, interest, fees, debt discounts, charges and other items) will be excluded and such Indebtedness shall be deemed to have been repaid or redeemed as of the first day of the applicable period;
- (d) “or” is not exclusive;
- (e) “including” means including without limitation;
- (f) words in the singular include the plural and words in the plural include the singular;
- (g) unsecured Indebtedness shall not be deemed to be subordinate or junior to secured Indebtedness merely by virtue of its nature as unsecured Indebtedness;
- (h) the principal amount of any non-interest bearing or other discount security at any date shall be the principal amount thereof that would be shown on a balance sheet of the Borrower dated such date prepared in accordance with GAAP or IFRS;
- (i) the principal amount of any Preferred Stock shall be (i) the maximum liquidation value of such Preferred Stock or (ii) the maximum mandatory redemption or mandatory repurchase price with respect to such Preferred Stock, whichever is greater;

(j) unless context requires otherwise, the words “hereof,” “herein” and “hereunder” and words of similar import when used in this Loan Agreement shall refer to this Loan Agreement as a whole and not to any particular provision of this Loan Agreement;

(k) unless otherwise stated, any agreement, contract or document defined or referred to herein shall mean such agreement, contract or document and all schedules, exhibits and attachments thereto as in effect as of the date hereof, as the same may thereafter be amended, supplemented or otherwise modified from time to time (subject to any restrictions on such amendments, supplements or modifications set forth herein);

(l) unless otherwise stated, any reference to any law or regulation herein shall refer to such law or regulation as amended, modified or supplemented from time to time;

(m) all references in the Loan Documents to principal in respect of any Loan shall be deemed to include all additional amounts, if any, and any premium, if any, in respect of such Loan, unless the context otherwise requires, and express mention of the payment of additional amounts or premium in any provision hereof or thereof shall not be construed, without more, as excluding reference to additional amounts or premium, as applicable, in those provisions hereof or thereof where such express mention is not made; and

ARTICLE II

COMMITMENTS AND BORROWINGS

SECTION 2.01 Commitments. Subject to the terms and conditions set forth herein, pursuant to the Reorganization Plan, on the Restructuring Closing Date, each Lender shall (i) have its claims (*quirografarios*) as “class III” financial creditor set forth in the Reorganization Plan claims cancelled and novated and (ii) be deemed to have made a Loan to the Borrower in an aggregate principal amount equal to such Lender’s Commitment. Amounts borrowed and repaid or prepaid may not be reborrowed.

SECTION 2.02 Prepayments.

(a) Optional Prepayments. The Borrower may, upon notice to the Administrative Agent, at any time and from time to time prepay any Borrowing in whole or in part at a prepayment price equal to 10% of the Outstanding Amount thereof, subject to the requirements of this Section.

(b) Mandatory Prepayments. Commencing with the fiscal year ending after December 31, 2031, within 120 days of the end of each fiscal year, the Borrower shall deliver a prepayment notice pursuant to Section 2.02(c) to each Lender, with a copy to the Administrative Agent, and apply 50% of any Net Profits (calculated based on the consolidated audited financial statements of the Borrower as of the end of the most recent fiscal year) to prepay the Loans after at least three days’ but no more than 30 days’ of such prepayment notice, in an aggregate principal amount equal to such 50% of Net Profits, at a prepayment price equal to 100% of the Outstanding Amount thereof.

(c) Notices. Each such notice pursuant to this Section shall be in the form of a written Prepayment Notice, appropriately completed and signed by an Officer of the Borrower, or may be given by telephone to the Administrative Agent (if promptly confirmed by such a written Prepayment Notice consistent with such telephonic notice) and must be received by the Administrative Agent not later than 11:00 a.m. (New York City time) 30 (thirty) Business Days before the date of prepayment. Each Prepayment Notice shall specify (x) the prepayment date and (y) the principal amount of the Borrowing or portion thereof to be prepaid. Promptly following receipt of any such notice relating to the Borrowing, the Administrative Agent shall advise the applicable Lenders of the contents thereof. The Borrower may revoke any Prepayment Notice upon notice to the Administrative Agent on or prior to the related prepayment date.

(d) Amounts; Application. Each prepayment of the Borrowing shall be applied ratably to the Loans.

SECTION 2.03 Termination of Commitments. The Commitments shall automatically and permanently terminate on the Restructuring Closing Date upon the making of the Loans under the Facility.

SECTION 2.04 Repayment of Loans. The Borrower shall repay to the Administrative Agent for the ratable account of the Lenders the aggregate principal amount of all Loans outstanding under the Facility on the Maturity Date.

SECTION 2.05 Fees.

(a) Administrative Agent Fees. The Borrower agrees to pay to the Administrative Agent for its own account the fees payable in the amounts and at the times agreed in writing between the Borrower and the Administrative Agent.

(b) Fee Computation. All fees payable under this Section shall be computed on the basis of a year of 360 days and in each case shall be payable for the actual number of days elapsed (including the first day but excluding the last day). Each determination by the Administrative Agent of a fee hereunder shall be conclusive absent manifest error.

SECTION 2.06 Evidence of Debt.

(a) Maintenance of Records. Each Lender shall maintain in accordance with its usual practice records evidencing the indebtedness of the Borrower to such Lender resulting from the Borrowing made by such Lender. The Administrative Agent shall maintain the Register in accordance with Section 8.04(c). The entries made in the records maintained pursuant to this paragraph (a) shall be prima facie evidence absent manifest error of the existence and amounts of the obligations recorded therein. Any failure of any Lender or the Administrative Agent to maintain such records or make any entry therein or any error therein shall not in any manner affect the obligations of the Borrower under this Loan Agreement and the other Loan Documents. In the event of any conflict between the records maintained by any Lender and the records maintained by the Administrative Agent in such matters, the records of the Administrative Agent shall control in the absence of manifest error.

SECTION 2.07 Payments Generally; Several Obligations of Lenders.

(a) Payments by Borrower. All payments to be made by the Borrower hereunder and the other Loan Documents shall be made without condition or deduction for any counterclaim, defense, recoupment or setoff. Except as otherwise expressly provided herein, all such payments shall be made to the Administrative Agent, for the account of the respective Lenders to which such payment is owed, at the Administrative Agent's Office in immediately available funds not later than 12:00 noon (New York City time) on the date specified herein. All amounts received by the Administrative Agent after such time on any date shall be deemed to have been received on the next succeeding Business Day and any applicable fees shall continue to accrue. The Administrative Agent will promptly distribute to each Lender its ratable share (or other applicable share as provided herein) of such payment in like funds as received by wire transfer to such Lender's applicable lending office (or otherwise distribute such payment in like funds as received to the Person or Persons entitled thereto as provided herein). If any payment to be made by the Borrower shall fall due on a day that is not a Business Day, payment shall be made on the next succeeding Business Day and such extension of time shall be reflected in computing fees,; provided that, if such next succeeding Business Day would fall after the Maturity Date, payment shall be made on the immediately preceding Business Day. Except as otherwise expressly provided herein, all payments hereunder or under any other Loan Document shall be made in Dollars.

(b) Application of Insufficient Payments. Subject to Section 7.02, if at any time insufficient funds are received by and available to the Administrative Agent to pay fully all amounts of

principal, fees and other amounts then due hereunder, such funds shall be applied (i) first, to pay fees, expenses and other amounts then due to the Administrative Agent hereunder, (ii) second, to pay fees and other amounts then due to the Lenders hereunder ratably among the parties entitled thereto in accordance with the amounts of fees and other amounts then due to such parties, and (iii) third, to pay principal then due hereunder, ratably among the parties entitled thereto in accordance with the amounts of principal then due to such parties.

(c) Presumptions by Administrative Agent. Unless the Administrative Agent shall have received notice from the Borrower prior to the date on which any payment is due to the Administrative Agent for the account of the Lenders hereunder that the Borrower will not make such payment, the Administrative Agent may assume that the Borrower has made such payment on such date in accordance herewith and may (but shall not be obligated to), in reliance upon such assumption, distribute to the Lenders the amount due. In such event, if the Borrower has not in fact made such payment, then each of the Lenders severally agrees to repay to the Administrative Agent forthwith on demand the amount so distributed to such Lender, with interest thereon, for each day from and including the date such amount is distributed to it to but excluding the date of payment to the Administrative Agent, at the greater of the Federal Funds Rate and a rate determined by the Administrative Agent in accordance with banking industry rules on interbank compensation.

(d) Deductions by Administrative Agent. If any Lender shall fail to make any payment required to be made by it pursuant to Section 8.03(c), then the Administrative Agent may, in its discretion and notwithstanding any contrary provision hereof, (i) apply any amounts thereafter received by the Administrative Agent for the account of such Lender for the benefit of the Administrative Agent to satisfy such Lender's obligations to the Administrative Agent until all such unsatisfied obligations are fully paid or (ii) hold any such amounts in a segregated account as cash collateral for, and for application to, any future funding obligations of such Lender under any such Section, in the case of each of clauses (i) and (ii) above, in any order as determined by the Administrative Agent in its discretion.

(e) Several Obligations of Lenders. The obligations of the Lenders hereunder, including any obligations to make payments pursuant to Section 8.03(c), are several and not joint. The failure of any Lender to make any such payment on any date required hereunder shall not relieve any other Lender of its corresponding obligation to do so on such date, and no Lender shall be responsible for the failure of any other Lender to make its payment under Section 8.03(c).

SECTION 2.08 Sharing of Payments. If any Lender shall, by exercising any right of setoff or counterclaim or otherwise, obtain payment in respect of any principal of any of its Loans or other obligations hereunder resulting in such Lender receiving payment of a proportion of the aggregate amount of its Loans thereon or other such obligations greater than its pro rata share thereof as provided herein, then the Lender receiving such greater proportion shall (a) notify the Administrative Agent of such fact, and (b) purchase (for cash at face value) participations in the Loans and such other obligations of the other Lenders, or make such other adjustments as shall be equitable, so that the benefit of all such payments shall be shared by the Lenders ratably in accordance with the aggregate amount of principal of their respective Loans and other amounts owing them; provided that:

(i) if any such participations are purchased and all or any portion of the payment giving rise thereto is recovered, such participations shall be rescinded and the purchase price restored to the extent of such recovery, without interest; and

(ii) the provisions of this paragraph shall not be construed to apply to (x) any payment made by the Borrower pursuant to and in accordance with the express terms of this Loan Agreement (including the application of funds arising from the existence of a Disqualified Institution) or (y) any payment obtained by a Lender as consideration for the assignment of or sale

of a participation in any of its Loans to any assignee or participant, other than to the Borrower or any Subsidiary thereof (as to which the provisions of this paragraph shall apply).

The Borrower consents to the foregoing and agrees, to the extent it may effectively do so under Applicable Law, that any Lender acquiring a participation pursuant to the foregoing arrangements may exercise against the Borrower rights of setoff and counterclaim with respect to such participation as fully as if such Lender were a direct creditor of the Borrower in the amount of such participation.

SECTION 2.09 Taxes.

(a) Defined Terms. For purposes of this Section, the term “Applicable Law” includes FATCA.

(b) Payments Free of Taxes. Any and all payments by or on account of any obligation of the Borrower under any Loan Document shall be made without deduction or withholding for any Taxes, except as required by Applicable Law. If any Applicable Law (as determined in the good faith discretion of an applicable Withholding Agent) requires the deduction or withholding of any Tax from any such payment by a Withholding Agent, then the applicable Withholding Agent shall be entitled to make such deduction or withholding and shall timely pay the full amount deducted or withheld to the relevant Governmental Authority in accordance with Applicable Law and, if such Tax is an Indemnified Tax, then the sum payable by the Borrower shall be increased as necessary so that after such deduction or withholding has been made (including such deductions and withholdings applicable to additional sums payable under this Section) the applicable Recipient receives an amount equal to the sum it would have received had no such deduction or withholding been made.

(c) Payment of Other Taxes by Borrower. The Borrower shall timely pay to the relevant Governmental Authority in accordance with Applicable Law, or at the option of the Administrative Agent timely reimburse it for the payment of, any Other Taxes.

(d) Indemnification by Borrower. The Borrower shall indemnify each Recipient, within 10 days after demand therefor, for the full amount of any Indemnified Taxes (including Indemnified Taxes imposed or asserted on or attributable to amounts payable under this Section) payable or paid by such Recipient or required to be withheld or deducted from a payment to such Recipient and any reasonable expenses arising therefrom or with respect thereto, whether or not such Indemnified Taxes were correctly or legally imposed or asserted by the relevant Governmental Authority. A certificate as to the amount of such payment or liability delivered to the Borrower by a Lender (with a copy to the Administrative Agent), or by the Administrative Agent on its own behalf or on behalf of a Lender, shall be conclusive absent manifest error.

(e) Indemnification by the Lenders. Each Lender shall severally indemnify the Administrative Agent, within 10 days after demand therefor, for (i) any Indemnified Taxes attributable to such Lender (but only to the extent that the Borrower has not already indemnified the Administrative Agent for such Indemnified Taxes and without limiting the obligation of the Borrower to do so), (ii) any Taxes attributable to such Lender’s failure to comply with the provisions of Section 8.04(d) relating to the maintenance of a Participant Register and (iii) any Excluded Taxes attributable to such Lender, in each case, that are payable or paid by the Administrative Agent in connection with any Loan Document, and any reasonable expenses arising therefrom or with respect thereto, whether or not such Taxes were correctly or legally imposed or asserted by the relevant Governmental Authority. A certificate as to the amount of such payment or liability delivered to any Lender by the Administrative Agent shall be conclusive absent manifest error. Each Lender hereby authorizes the Administrative Agent to set off and apply any and all amounts at any time owing to such Lender under any Loan Document or otherwise payable by the Administrative Agent to the Lender from any other source against any amount due to the Administrative Agent under this paragraph (e).

(f) Evidence of Payments. As soon as practicable after any payment of Taxes by the Borrower to a Governmental Authority pursuant to this Section, the Borrower shall deliver to the Administrative Agent the original or a certified copy of a receipt issued by such Governmental Authority evidencing such payment, a copy of the return reporting such payment or other evidence of such payment reasonably satisfactory to the Administrative Agent.

(g) Status of Lenders. Any Lender that is entitled to an exemption from or reduction of withholding Tax with respect to payments made under any Loan Document shall deliver to the Borrower and the Administrative Agent, at the time or times reasonably requested by the Borrower or the Administrative Agent, such properly completed and executed documentation reasonably requested by the Borrower or the Administrative Agent as will permit such payments to be made without withholding or at a reduced rate of withholding. In addition, any Lender, if reasonably requested by the Borrower or the Administrative Agent, shall deliver such other documentation prescribed by Applicable Law or reasonably requested by the Borrower or the Administrative Agent as will enable the Borrower or the Administrative Agent to determine whether or not such Lender is subject to backup withholding or information reporting requirements. Each Lender agrees that if any form or certification it previously delivered expires or becomes obsolete or inaccurate in any respect, it shall update such form or certification or promptly notify the Borrower and the Administrative Agent in writing of its legal inability to do so.

(h) Treatment of Certain Refunds. If any party determines, in its sole discretion exercised in good faith, that it has received a refund of any Taxes as to which it has been indemnified pursuant to this Section (including by the payment of additional amounts pursuant to this Section), it shall pay to the indemnifying party an amount equal to such refund (but only to the extent of indemnity payments made under this Section with respect to the Taxes giving rise to such refund), net of all out-of-pocket expenses (including Taxes) of such indemnified party and without interest (other than any interest paid by the relevant Governmental Authority with respect to such refund). Such indemnifying party, upon the request of such indemnified party, shall repay to such indemnified party the amount paid over pursuant to this paragraph (h) (plus any penalties, interest or other charges imposed by the relevant Governmental Authority) in the event that such indemnified party is required to repay such refund to such Governmental Authority. Notwithstanding anything to the contrary in this paragraph (h), in no event will the indemnified party be required to pay any amount to an indemnifying party pursuant to this paragraph (h) the payment of which would place the indemnified party in a less favorable net after-Tax position than the indemnified party would have been in if the Tax subject to indemnification and giving rise to such refund had not been deducted, withheld or otherwise imposed and the indemnification payments or additional amounts with respect to such Tax had never been paid. This paragraph shall not be construed to require any indemnified party to make available its Tax returns (or any other information relating to its Taxes that it deems confidential) to the indemnifying party or any other Person.

(i) Survival. Each party's obligations under this Section shall survive the resignation or replacement of the Administrative Agent or any assignment of rights by, or the replacement of, a Lender, the termination of the Commitments, the expiration or cancellation of all letters of credit and the repayment, satisfaction or discharge of all obligations under any Loan Document.

SECTION 2.10 Mitigation Obligations; Replacement of Lenders

(a) Designation of a Different Lending Office. If any Lender requests compensation, or requires the Borrower to pay any Indemnified Taxes or additional amounts to any Lender or any Governmental Authority for the account of any Lender pursuant to Section 2.09, then such Lender shall (at the request of the Borrower) use reasonable efforts to designate a different lending office for funding or booking its Loans hereunder or to assign its rights and obligations hereunder to another of its offices, branches or affiliates, if, in the judgment of such Lender, such designation or assignment (i) would eliminate or reduce amounts payable pursuant to Section 2.09, as the case may be, in the future, and (ii) would not subject such Lender to any unreimbursed cost or expense and would not otherwise be

disadvantageous to such Lender. The Borrower hereby agrees to pay all reasonable costs and expenses incurred by any Lender in connection with any such designation or assignment.

(b) Replacement of Lenders. If the Borrower is required to pay any Indemnified Taxes or additional amounts to any Lender or any Governmental Authority for the account of any Lender pursuant to Section 2.09 and, in each case, such Lender has declined or is unable to designate a different lending office in accordance with paragraph (a) of this Section, or if any Lender is a Non-Consenting Lender, then the Borrower may, at its sole expense and effort, upon notice to such Lender and the Administrative Agent, require such Lender to assign and delegate, without recourse (in accordance with and subject to the restrictions contained in, and consents required by, Section 8.04), all of its interests, rights (other than its existing rights to payments pursuant to Section 2.09) and obligations under this Loan Agreement and the related Loan Documents to an Eligible Assignee that shall assume such obligations (which assignee may be another Lender, if a Lender accepts such assignment); provided that:

(i) the Borrower shall have paid to the Administrative Agent the assignment fee (if any) specified in Section 8.04;

(ii) such Lender shall have received payment of an amount equal to the outstanding principal of its Loans, accrued fees and all other amounts payable to it hereunder and under the other Loan Documents from the assignee (to the extent of such outstanding principal and fees) or the Borrower (in the case of all other amounts);

(iii) in the case of any such assignment resulting from a claim for payments required to be made pursuant to Section 2.09, such assignment will result in a reduction in such payments thereafter;

(iv) such assignment does not conflict with Applicable Law; and

(v) in the case of any assignment resulting from a Lender becoming a Non-Consenting Lender, the applicable assignee shall have consented to the applicable amendment, waiver or consent.

A Lender shall not be required to make any such assignment or delegation if, prior thereto, as a result of a waiver by such Lender or otherwise, the circumstances entitling the Borrower to require such assignment and delegation cease to apply.

ARTICLE III

REPRESENTATIONS AND WARRANTIES

The Borrower represents and warrants to the Administrative Agent and the Lenders that:

SECTION 3.01 Existence, Qualification and Power. The Borrower is duly organized or formed, validly existing and, as applicable, in good standing under the Laws of the jurisdiction of its incorporation or organization, to the extent that failure to do so could not reasonably be expected to have a Material Adverse Effect.

SECTION 3.02 Execution and Delivery; Binding Effect. This Loan Agreement has been, and each other Loan Document, when delivered hereunder, will have been, duly executed and delivered by the Borrower. This Loan Agreement constitutes, and each other Loan Document when so delivered will constitute, a legal, valid and binding obligation of the Borrower, enforceable against the Borrower in accordance with its terms, except as such enforceability may be limited by bankruptcy, insolvency, reorganization, receivership, moratorium or other Laws affecting creditors' rights generally and by general principles of equity.

ARTICLE IV

CONDITIONS

SECTION 4.01 Closing Date. The obligation of each Lender to make (or be deemed to have made) Borrowings hereunder on the Restructuring Closing Date is subject to the satisfaction (or waiver in accordance with Section 8.02) of the following conditions:

(a) Executed Counterparts. The Administrative Agent shall have received from each party hereto a counterpart of this Loan Agreement signed on behalf of such party (or written evidence satisfactory to the Administrative Agent (which may include telecopy transmission of a signed signature page to this Loan Agreement) that such party has signed a counterpart of this Loan Agreement).

(b) Opinion of Counsel to Borrower. The Administrative Agent shall have received an opinion of White & Case LLP, counsel to the Borrower, addressed to the Administrative Agent and the Lenders and dated the Closing Date, in form and substance satisfactory to the Administrative Agent (and the Borrower hereby instructs such counsel to deliver such opinion to such Persons).

ARTICLE V

AFFIRMATIVE COVENANTS

Until all Obligations shall have been paid in full, the Borrower covenants and agrees with the Administrative Agent and the Lenders that:

SECTION 5.01 Payment of Obligations under the Loan and the Loan Agreement. The Borrower shall duly and punctually pay the principal and additional amounts, if any, on the Loan in accordance with the terms of this Loan Agreement. Any principal required to be paid in cash shall be considered paid on the date due if on such date the Administrative Agent holds in accordance with this Loan Agreement money sufficient to pay all principal then due.

SECTION 5.02 Preservation of Existence, Etc. The Borrower will preserve, renew and maintain in full force and effect its legal existence and good standing under the Laws of the jurisdiction of its organization.

SECTION 5.03 Ranking. The Loans shall be (i) subordinated unsecured obligations of the Borrower; (ii) subordinated to all existing and future Indebtedness of the Borrower that is secured by liens on assets, to the extent of the value of the assets securing such secured Indebtedness; (iii) subordinated to liabilities preferred by statute; and (iv) subordinated to all existing and future secured debt. For the avoidance of doubt, the Borrower shall be permitted to refinance, replace and/or extend all or any portion of the Borrower's Indebtedness, and any such refinancing, replacement or extended Indebtedness may be issued and/or guaranteed by the Borrower or any Subsidiary on a full or non-recourse basis, be secured by any assets and/or any other assets of the Borrower and its Subsidiaries, and have a right to payment senior to the Loans.

ARTICLE VI

EVENTS OF DEFAULT

SECTION 6.01 Events of Default. If any of the following events (each, an "Event of Default") shall occur:

(a) the Borrower fails to pay any principal of any Loan on or prior to the Maturity Date;

(b) the Borrower fails to pay any fee or any other amount (other than an amount referred to in clause (a) of this Section) payable under this Loan Agreement or under any other Loan Document, on or prior to the Maturity Date;

(c) the Borrower fails to observe or perform any covenant, condition or agreement contained in this Loan Agreement or any other Loan Document (other than those specified in clause (a) or (b) of this Section) and such failure shall continue unremedied for a period of 180 or more calendar days after notice thereof by the Administrative Agent or the Required Lenders to the Borrower;

(d) the Borrower commences a voluntary case or other proceeding seeking liquidation, judicial or extrajudicial reorganization or other relief with respect to itself or its Indebtedness under any bankruptcy, insolvency or other similar law now or hereafter in effect, or consents to any such relief in an involuntary case or other proceeding commenced against it, or makes a general assignment or conveyance for the benefit of creditors;

(e) a court of competent jurisdiction enters an order or decree against the Borrower for liquidation, reorganization or other relief with respect to it or its Indebtedness under any bankruptcy, insolvency or other similar law now or hereafter in effect; *provided* that such order or decree shall remain undismissed and unstayed for a period of 60 calendar days; or

(f) any event occurs that under the laws of Brazil or any political subdivision thereof has substantially the same effect as any of the events referred to in any of clauses (e) or (f) of this Section,

then, and in every such event (other than an event with respect to the Borrower described in clause (d), (e) or (f) of this Section), and at any time thereafter during the continuance of such event, the Administrative Agent may, and at the request of the Required Lenders shall, by notice to the Borrower, take any or all of the following actions, at the same or different times declare the Loans then outstanding to be due and payable in whole (or in part, in which case any principal not so declared to be due and payable may thereafter be declared to be due and payable), and thereupon the principal of the Loans so declared to be due and payable, together all fees and other Obligations of the Borrower accrued hereunder, shall become due and payable immediately, without presentment, demand, protest or other notice of any kind, all of which are hereby waived by the Borrower, provided that, in case of any event with respect to the Borrower described in clause (d), (e) or (f) of this Section, the principal of the Loans then outstanding, together with all fees and other Obligations accrued hereunder, shall automatically become due and payable, in each case without presentment, demand, protest or other notice of any kind, all of which are hereby waived by the Borrower.

SECTION 6.02 Application of Payments. Notwithstanding anything herein to the contrary, following the occurrence and during the continuance of an Event of Default, and notice thereof to the Administrative Agent by the Borrower or the Required Lenders, all payments received on account of the Obligations shall be applied by the Administrative Agent as follows:

(i) first, to payment of that portion of the Obligations constituting fees, indemnities, expenses and other amounts (including fees and disbursements and other charges of counsel payable under Section 8.03) payable to the Administrative Agent;

(ii) second, to payment of that portion of the Obligations constituting fees, indemnities and other amounts (other than principal) payable to the Lenders arising under the Loan Documents, ratably among them in proportion to the respective amounts described in this clause (ii) payable to them;

(iii) third, to payment of that portion of the Obligations constituting unpaid principal of the Loans ratably among the Lenders in proportion to the respective amounts described in this clause (iv) payable to them ;

(iv) fourth, to the payment in full of all other Obligations, in each case ratably among the Administrative Agent and the Lenders based upon the respective aggregate amounts of all such Obligations owing to them in accordance with the respective amounts thereof then due and payable; and

(v) finally, the balance, if any, after all Obligations have been indefeasibly paid in full, to the Borrower or as otherwise required by Law.

ARTICLE VII

AGENCY

SECTION 7.01 Appointment and Authority. Each of the Lenders hereby irrevocably appoints Kroll Agency Services (US) LLC to act on its behalf as the Administrative Agent hereunder and under the other Loan Documents and authorizes the Administrative Agent, subject to the terms and conditions hereunder, to take such actions on its behalf and to exercise such powers as are delegated to the Administrative Agent by the terms hereof or thereof, together with such actions and powers as are reasonably incidental thereto. The provisions of this Article are solely for the benefit of the Administrative Agent and the Lenders, and the Borrower shall not have rights as a third-party beneficiary of any of such provisions. It is understood and agreed that the use of the term “agent” herein or in any other Loan Documents (or any other similar term) with reference to the Administrative Agent is not intended to connote any fiduciary or other implied (or express) obligations arising under agency doctrine of any Applicable Law. Instead such term is used as a matter of market custom, and is intended to create or reflect only an administrative relationship between contracting parties.

SECTION 7.02 [Reserved.].

SECTION 7.03 Exculpatory Provisions.

(a) The Administrative Agent shall not have any duties or obligations except those expressly set forth herein and in the other Loan Documents, and its duties hereunder shall be administrative in nature. Without limiting the generality of the foregoing, and in the absence of its own gross negligence or willful misconduct as determined by a court of competent jurisdiction and nonappealable judgment, the Administrative Agent:

(i) shall not be subject to any fiduciary or other implied obligations or duties, regardless of whether a Default has occurred and is continuing;

(ii) shall not have any duty to take any discretionary action or exercise any discretionary powers, except discretionary rights and powers expressly contemplated hereby or by the other Loan Documents that the Administrative Agent is required to exercise as directed in writing by the Required Lenders (or such other number or percentage of the Lenders as shall be expressly provided for herein or in the other Loan Documents); provided that the Administrative Agent shall not be required to take any action that, in its opinion or the opinion of its counsel, may expose the Administrative Agent to liability or that is contrary to any Loan Document or Applicable Law, including for the avoidance of doubt any action that may be in violation of the automatic stay under the U.S. Bankruptcy Code;

(iii) shall not, except as expressly set forth herein and in the other Loan Documents, have any duty to disclose, and shall not be liable for the failure to disclose, any

information relating to the Borrower or any of its Affiliates that is communicated to or obtained by the Person serving as the Administrative Agent or any of its branches or Affiliates in any capacity;

(iv) shall not in any event be responsible or liable for any failure or delay in the performance of its obligations hereunder arising out of or caused by, directly or indirectly, forces beyond its control, including, without limitation, strikes, work stoppages, accidents, acts of war or terrorism, civil or military disturbances, nuclear or natural catastrophes, epidemics, pandemics, or acts of God or the unavailability of the Federal Reserve Bank wire or facsimile or other wire or communication facility;

(v) shall not be responsible or liable for special, indirect, punitive or consequential loss or damage of any kind whatsoever (including, but not limited to, loss of profit) irrespective of whether the Administrative Agent has been advised of the likelihood of such loss or damage and regardless of the form of action; and

(vi) shall not be required to expend or risk its own funds or otherwise to incur in any liability, financial or otherwise, in the performance of any of its duties hereunder.

(b) The Administrative Agent shall not be liable for any action taken or not taken by it (i) with the consent or at the request of the Required Lenders (or such other number or percentage of the Lenders as shall be necessary, or as the Administrative Agent shall believe in good faith shall be necessary, under the circumstances), or (ii) in the absence of its own gross negligence or willful misconduct as determined by a court of competent jurisdiction by final and nonappealable judgment. The Administrative Agent shall be deemed not to have knowledge of any Default unless and until notice describing such Default is given to the Administrative Agent in writing by the Borrower or a Lender.

(c) The Administrative Agent shall not be responsible for or have any duty to ascertain or inquire into (i) any statement, warranty or representation made in or in connection with this Loan Agreement or any other Loan Document, (ii) the contents of any certificate, report or other document delivered hereunder or thereunder or in connection herewith or therewith, (iii) the performance or observance of any of the covenants, agreements or other terms or conditions set forth herein or therein or the occurrence of any Default, (iv) the validity, enforceability, effectiveness or genuineness of this Loan Agreement, any other Loan Document or any other agreement, instrument or document, or (v) the satisfaction of any condition set forth in Article IV or elsewhere herein, other than to confirm receipt of items expressly required to be delivered to the Administrative Agent.

(d) The Administrative Agent shall not be responsible or have any liability for, or have any duty to ascertain, inquire into, monitor or enforce, compliance with the provisions hereof relating to Disqualified Institutions. Without limiting the generality of the foregoing, the Administrative Agent shall not (i) be obligated to ascertain, monitor or inquire as to whether any Lender or Participant or prospective Lender or Participant is a Disqualified Institution or (ii) have any liability with respect to or arising out of any assignment or participation of Loans, or disclosure of confidential information, to any Disqualified Institution.

(e) Notwithstanding anything else to the contrary herein, whenever reference is made in this Loan Agreement, or any other Loan Document, to any discretionary action by, consent, designation, specification, requirement or approval of, notice, request or other communication from, or other direction given or action to be undertaken or to be (or not to be) suffered or omitted by the Administrative Agent, or to any election, decision, opinion, acceptance, use of judgment, expression of satisfaction or other exercise of discretion, rights or remedies to be made (or not to be made) by the Administrative Agent, it is understood that in all cases that the Administrative Agent shall be fully justified in failing or refusing to take any such action if it shall not have received written instruction, advice or concurrence from the Lenders (or such number or percentage of Lenders as may be expressly set forth in any Loan Document). Upon receipt of such written instruction, advice or concurrence from the Lenders (or such number or

percentage of Lenders as may be expressly set forth in any Loan Document), the Administrative Agent shall take such discretionary actions in accordance with such written instruction, advice or concurrence. The Administrative Agent shall not have any liability for any failure or delay in taking any actions contemplated above as a result of a failure or delay on the part of the Lenders to provide such instruction, advice or concurrence.

SECTION 7.04 Reliance by Administrative Agent. The Administrative Agent shall be entitled to rely upon, and shall not incur any liability for relying upon, any notice, request, certificate, consent, statement, instrument, document or other writing (including any electronic message, Internet or intranet website posting or other distribution) believed by it to be genuine and to have been signed, sent or otherwise authenticated by the proper Person. The Administrative Agent also may rely upon any statement made to it orally or by telephone and believed by it to have been made by the proper Person, and shall not incur any liability for relying thereon. In determining compliance with any condition hereunder to the making of a Loan that by its terms must be fulfilled to the satisfaction of a Lender, the Administrative Agent may presume that such condition is satisfactory to such Lender unless the Administrative Agent shall have received notice to the contrary from such Lender prior to the making of such Loan. The Administrative Agent may consult with legal counsel (who may be counsel for the Borrower), independent accountants and other experts selected by it, and shall not be liable for any action taken or not taken by it in accordance with the advice of any such counsel, accountants or experts.

SECTION 7.05 Delegation of Duties. The Administrative Agent may perform any and all of its duties and exercise its rights and powers hereunder or under any other Loan Document by or through any one or more sub-agents appointed by the Administrative Agent. The Administrative Agent and any such sub-agent may perform any and all of its duties and exercise its rights and powers by or through their respective Related Parties. The exculpatory provisions of this Article shall apply to any such sub-agent and to the Related Parties of the Administrative Agent and any such sub-agent, and shall apply to their respective activities in connection with the syndication of any Facility as well as activities as Administrative Agent. The Administrative Agent shall not be responsible for the negligence or misconduct of any sub-agents except to the extent that a court of competent jurisdiction determines in a final and nonappealable judgment that the Administrative Agent acted with gross negligence or willful misconduct in the selection of such sub-agents.

SECTION 7.06 Resignation of Administrative Agent.

(a) The Administrative Agent may at any time give notice of its resignation to the Lenders and the Borrower. Upon receipt of any such notice of resignation, the Required Lenders shall have the right, in consultation with the Borrower, to appoint a successor, which shall be a bank with an office in New York, NY, or an Affiliate of any such bank with an office in New York, NY. If no such successor shall have been so appointed by the Required Lenders and shall have accepted such appointment within 30 days after the retiring Administrative Agent gives notice of its resignation (or such earlier day as shall be agreed by the Required Lenders) (the “Resignation Effective Date”), then the retiring Administrative Agent may (but shall not be obligated to), on behalf of the Lenders, appoint a successor Administrative Agent meeting the qualifications set forth above. Whether or not a successor has been appointed, such resignation shall become effective in accordance with such notice on the Resignation Effective Date.

(b) With effect from the Resignation Effective Date (i) the retiring or removed Administrative Agent shall be discharged from its duties and obligations hereunder and under the other Loan Documents and (ii) except for any indemnity payments owed to the retiring or removed Administrative Agent, all payments, communications and determinations provided to be made by, to or through the Administrative Agent shall instead be made by or to each Lender directly, until such time, if any, as the Required Lenders appoint a successor Administrative Agent as provided for above. Upon the acceptance of a successor’s appointment as Administrative Agent hereunder, such successor shall succeed to and become vested with all of the rights, powers, privileges and duties of the retiring or removed

Administrative Agent (other than any rights to indemnity payments owed to the retiring or removed Administrative Agent), and the retiring or removed Administrative Agent shall be discharged from all of its duties and obligations hereunder or under the other Loan Documents. The fees payable by the Borrower to a successor Administrative Agent shall be the same as those payable to its predecessor unless otherwise agreed between the Borrower and such successor. After the retiring or removed Administrative Agent's resignation or removal hereunder and under the other Loan Documents, the provisions of this Article and Section 8.03 shall continue in effect for the benefit of such retiring or removed Administrative Agent, its sub-agents and their respective Related Parties in respect of any actions taken or omitted to be taken by any of them while the retiring or removed Administrative Agent was acting as Administrative Agent.

SECTION 7.07 Non-Reliance on Other Lenders. Each Lender expressly acknowledges that the Administrative Agent has made no representation or warranty to it, and that no act by the Administrative Agent hereafter taken, including any consent to, and acceptance of any assignment or review of the affairs of the Borrower or any Affiliate thereof, shall be deemed to constitute any representation or any warranty by the Administrative Agent to any Lender as to any matter, including whether the Administrative Agent has disclosed material information in its (or its Related Parties') possession. Each Lender represents to the Administrative Agent that it has, independently and without reliance upon the Administrative Agent or any other Lender or any of their Related Parties and based on such documents and information as it has deemed appropriate, made its own credit analysis of, appraisal of, and investigation into, the business, prospects, operations, property, financial and other condition and creditworthiness of the Borrower and its Subsidiaries, and all applicable bank or other regulatory Laws relating to the transactions contemplated hereby, and made its own decision to enter into this Loan Agreement and to extend credit to the Borrower hereunder. Each Lender also acknowledges that it will, independently and without reliance upon the Administrative Agent or any other Lender or any of their Related Parties and based on such documents and information as it shall from time to time deem appropriate, continue to make its own credit analysis, appraisal and decisions in taking or not taking action under or based upon this Loan Agreement, any other Loan Document or any related agreement or any document furnished hereunder or thereunder, and to make such investigations as it deems necessary to inform itself as to the business, prospects, operations, property, financial and other condition and creditworthiness of the Borrower. Each Lender represents and warrants that (i) the Loan Documents set forth the terms of a commercial lending facility and certain other facilities set forth herein and (ii) it is engaged in making, acquiring or holding commercial loans in the ordinary course and is entering into this Loan Agreement as a Lender for the purpose of making, acquiring or holding commercial loans set forth herein as may be applicable to such Lender, and not for the purpose of purchasing, acquiring or holding any other type of financial instrument, and each Lender agrees not to assert a claim in contravention of the foregoing. Each Lender represents and warrants that it is sophisticated with respect to decisions to make, acquire or hold commercial loans, as may be applicable to such Lender, and either it, or the Person exercising discretion in making its decision to make, acquire or hold such commercial loans, is experienced in making, acquiring or holding such commercial loans.

SECTION 7.08 No Other Duties. Anything herein to the contrary notwithstanding, Kroll Agency Services (US) LLC shall not have any duties or responsibilities under this Loan Agreement or any of the other Loan Documents, except in its capacity, as applicable, as the Administrative Agent or a Lender hereunder.

SECTION 7.09 Administrative Agent May File Proofs of Claim. In case of the pendency of any proceeding under the U.S. Bankruptcy Code or any other judicial proceeding relative to the Borrower, the Administrative Agent (irrespective of whether the principal of any Loan shall then be due and payable as herein expressed or by declaration or otherwise and irrespective of whether the Administrative Agent shall have made any demand on the Borrower) shall be entitled and empowered (but not obligated) by intervention in such proceeding or otherwise:

(a) to file and prove a claim for the whole amount of the principal owing and unpaid in respect of the Loans and all other Obligations that are owing and unpaid and to file such other documents

as may be necessary or advisable in order to have the claims of the Lenders and the Administrative Agent (including any claim for the reasonable compensation, expenses, disbursements and advances of the Lenders and the Administrative Agent and their respective agents and counsel and all other amounts due the Lenders and the Administrative Agent under Section 8.03) allowed in such judicial proceeding; and

(b) to collect and receive any monies or other property payable or deliverable on any such claims and to distribute the same;

and any custodian, receiver, assignee, trustee, liquidator, sequestrator or other similar official in any such judicial proceeding is hereby authorized by each Lender to make such payments to the Administrative Agent and, in the event that the Administrative Agent shall consent to the making of such payments directly to the Lenders, to pay to the Administrative Agent any amount due for the reasonable compensation, expenses, disbursements and advances of the Administrative Agent and its agents and counsel, and any other amounts due the Administrative Agent under Section 8.03.

SECTION 7.10 Certain ERISA Matters.

(a) Each Lender (x) represents and warrants, as of the date such Person became a Lender party hereto, to, and (y) covenants, from the date such Person became a Lender party hereto to the date such Person ceases being a Lender party hereto, for the benefit of, the Administrative Agent and not, for the avoidance of doubt, to or for the benefit of the Borrower, that at least one of the following is and will be true:

(i) such Lender is not using “plan assets” (within the meaning of Section 3(42) of ERISA or otherwise for purposes of Title I of ERISA or Section 4975 of the Code) of one or more Benefit Plans with respect to such Lender’s entrance into, participation in, administration of and performance of the Loans, the Commitments or this Loan Agreement,

(ii) the prohibited transaction exemption set forth in one or more PTEs, such as PTE 84-14 (a class exemption for certain transactions determined by independent qualified professional asset managers), PTE 95-60 (a class exemption for certain transactions involving insurance company general accounts), PTE 90-1 (a class exemption for certain transactions involving insurance company pooled separate accounts), PTE 91-38 (a class exemption for certain transactions involving bank collective investment funds) or PTE 96-23 (a class exemption for certain transactions determined by in-house asset managers), is applicable so as to exempt from the prohibitions of Section 406 of ERISA and Section 4975 of the Code such Lender’s entrance into, participation in, administration of and performance of the Loans, the Commitments and this Loan Agreement,

(iii) (A) such Lender is an investment fund managed by a “Qualified Professional Asset Manager” (within the meaning of Part VI of PTE 84-14), (B) such Qualified Professional Asset Manager made the investment decision on behalf of such Lender to enter into, participate in, administer and perform the Loans, the Commitments and this Loan Agreement, (C) the entrance into, participation in, administration of and performance of the Loans, the Commitments and this Loan Agreement satisfies the requirements of sub-sections (b) through (g) of Part I of PTE 84-14 and (D) to the best knowledge of such Lender, the requirements of subsection (a) of Part I of PTE 84-14 are satisfied with respect to such Lender’s entrance into, participation in, administration of and performance of the Loans, the Commitments and this Loan Agreement, or

(iv) such other representation, warranty and covenant as may be agreed in writing between the Administrative Agent, in its sole discretion, and such Lender.

(b) In addition, unless either (1) sub-clause (i) in the immediately preceding clause (a) is true with respect to a Lender or (2) a Lender has provided another representation, warranty and covenant in accordance with sub-clause (iv) in the immediately preceding clause (a), such Lender further (x) represents and warrants, as of the date such Person became a Lender party hereto, and (y) covenants, from the date such Person became a Lender party hereto to the date such Person ceases being a Lender party hereto, for the benefit of, the Administrative Agent and not, for the avoidance of doubt, to or for the benefit of the Borrower, that the Administrative Agent is not a fiduciary with respect to the assets of such Lender involved in such Lender's entrance into, participation in, administration of and performance of the Loans, the Commitments and this Loan Agreement (including in connection with the reservation or exercise of any rights by the Administrative Agent under this Loan Agreement, any Loan Document or any documents related hereto or thereto).

ARTICLE VIII

MISCELLANEOUS

SECTION 8.01 Notices; Public Information.

(a) Notices Generally. Except in the case of notices and other communications expressly permitted to be given by telephone (and except as provided in paragraph (b) below), all notices and other communications provided for herein shall be in writing and shall be delivered by hand or overnight courier service, mailed by certified or registered mail or sent by facsimile or email as follows:

(i) if to the Borrower:

Oi S.A.

Address: Rua Jangadeiro number 48, Ipanema, Rio de Janeiro,

CEP: 22420-010

Email: pedro.franca@oi.net.br ;
daniella.ventura@oi.net.br;
leandro.luz@oi.net.br;
carolina.gava@oi.net.br.

Telephone: + 55 (21) 98865-0545
+ 55 (21) 98408-2008
+ 55 (21) 98896-9635
+ 55 (21) 98899-8521

Attention: Pedro Andrade França
Daniella Geszikter Ventura
Leandro Diogo Luz;
Carolina Gava.

(ii) if to the Administrative Agent:

Kroll Agency Services (US) LLC
55 E 52nd St.
New York, NY
10055
Attention: Jay Polcari
Telephone: +1 212 202 5864
Email: Jay.Polcari@Kroll.com

(iii) if to a Lender, to it at its address (or facsimile number or email address) set forth on its respective signature page.

Notices sent by hand or overnight courier service, or mailed by certified or registered mail, shall be deemed to have been given when received; notices sent electronically or by facsimile shall be deemed to have been given when sent (except that, if not given during normal business hours for the recipient, shall be deemed to have been given at the opening of business on the next business day for the recipient). Notices delivered through electronic communications, to the extent provided in paragraph (b) below, shall be effective as provided in said paragraph (b).

(b) Electronic Communications. Notices and other communications to the Lenders hereunder may be delivered or furnished by electronic communication (including e-mail, FpML, and Internet or intranet websites) pursuant to procedures approved by the Administrative Agent, provided that the foregoing shall not apply to notices to any Lender pursuant to Article II if such Lender has notified the Administrative Agent that it is incapable of receiving notices under such Article by electronic communication. The Administrative Agent or the Borrower may, in its discretion, agree to accept notices and other communications to it hereunder by electronic communications pursuant to procedures approved by it; provided that approval of such procedures may be limited to particular notices or communications.

Unless the Administrative Agent otherwise prescribes, (i) notices and other communications sent to an e-mail address shall be deemed received upon the sender's receipt of an acknowledgement from the intended recipient (such as by the "return receipt requested" function, as available, return e-mail or other written acknowledgement), and (ii) notices or communications posted to an Internet or intranet website shall be deemed received upon the deemed receipt by the intended recipient, at its e-mail address as described in the foregoing clause (i), of notification that such notice or communication is available and identifying the website address therefor; provided that, for both clauses (i) and (ii) above, if such notice, email or other communication is not sent during the normal business hours of the recipient, such notice or communication shall be deemed to have been sent at the opening of business on the next business day for the recipient.

(c) Change of Address, etc. Any party hereto may change its address or facsimile number for notices and other communications hereunder by notice to the other parties hereto.

(d) Platform.

(i) The Borrower agrees that the Administrative Agent may, but shall not be obligated to, make the Communications (as defined below) available to the other Lenders by posting the Communications on the Platform.

(ii) The Platform is provided "as is" and "as available." The Agent Parties (as defined below) do not warrant the adequacy of the Platform and expressly disclaim liability for errors or omissions in the Communications. No warranty of any kind, express, implied or statutory, including any warranty of merchantability, fitness for a particular purpose, non-infringement of third-party rights or freedom from viruses or other code defects, is made by any Agent Party in connection with the Communications or the Platform. In no event shall the Administrative Agent or any of its Related Parties (collectively, the "Agent Parties") have any liability to the Borrower, any Lender or any other Person or entity for damages of any kind, including direct or indirect, special, incidental or consequential damages, losses or expenses (whether in tort, contract or otherwise) arising out of the Borrower's or the Administrative Agent's transmission of communications through the Platform. "Communications" means, collectively, any notice, demand, communication, information, document or other material provided by or on behalf of the Borrower pursuant to any Loan Document or the transactions contemplated therein that is distributed to the Administrative Agent or any Lender by means of electronic communications pursuant to this Section, including through the Platform.

(e) Public Information. The Borrower hereby acknowledges that certain of the Lenders (each, a “Public Lender”) may have personnel who do not wish to receive material non-public information with respect to the Borrower or its Affiliates, or the respective securities of any of the foregoing, and who may be engaged in investment and other market-related activities with respect to such Persons’ securities. The Borrower hereby agrees that it will use commercially reasonable efforts to identify that portion of the materials and information provided by or on behalf of the Borrower hereunder and under the other Loan Documents (collectively, “Borrower Materials”) that may be distributed to the Public Lenders and that (i) all such Borrower Materials shall be clearly and conspicuously marked “PUBLIC,” which, at a minimum, shall mean that the word “PUBLIC” shall appear prominently on the first page thereof; (ii) by marking Borrower Materials “PUBLIC,” the Borrower shall be deemed to have authorized the Lenders to treat such Borrower Materials as not containing any material non-public information with respect to the Borrower or its securities for purposes of U.S. federal and state securities Laws (provided, however, that to the extent that such Borrower Materials constitute Information, they shall be subject to Section 8.11); (iii) all Borrower Materials marked “PUBLIC” are permitted to be made available through a portion of the Platform designated “Public Side Information;” and (iv) the Lenders and the Administrative Agent shall be entitled to treat any Borrower Materials that are not marked “PUBLIC” as being suitable only for posting on a portion of the Platform not designated “Public Side Information.” Each Public Lender will designate one or more representatives that shall be permitted to receive information that is not designated as being available for Public Lenders.

SECTION 8.02 Waivers; Amendments.

(a) No Waiver; Remedies Cumulative; Enforcement. No failure or delay by the Administrative Agent or any Lender in exercising any right, remedy, power or privilege hereunder or under any other Loan Document shall operate as a waiver thereof, nor shall any single or partial exercise of any such right, remedy, power or privilege, or any abandonment or discontinuance of steps to enforce such a right remedy, power or privilege, preclude any other or further exercise thereof or the exercise of any other right remedy, power or privilege. The rights, remedies, powers and privileges of the Administrative Agent and the Lenders hereunder and under the Loan Documents are cumulative and are not exclusive of any rights, remedies, powers or privileges that any such Person would otherwise have.

Notwithstanding anything to the contrary contained herein or in any other Loan Document, the authority to enforce rights and remedies hereunder and under the other Loan Documents against the Borrower shall be vested exclusively in, and all actions and proceedings at law in connection with such enforcement shall be instituted and maintained exclusively by, the Administrative Agent in accordance with Section 7.01 for the benefit of all the Lenders; provided that the foregoing shall not prohibit (i) the Administrative Agent from exercising on its own behalf the rights and remedies that inure to its benefit (solely in its capacity as Administrative Agent) hereunder and under the other Loan Documents, or (ii) any Lender from filing proofs of claim or appearing and filing pleadings on its own behalf during the pendency of a proceeding relative to the Borrower under the U.S. Bankruptcy Code; provided, further, that if at any time there is no Person acting as Administrative Agent hereunder and under the other Loan Documents, then (x) the Required Lenders shall have the rights otherwise provided to the Administrative Agent pursuant to Section 7.01 and (y) in addition to the matters set forth in clauses (i) and (ii) of the preceding proviso and subject to Section 2.08, any Lender may, with the consent of the Required Lenders, enforce any rights or remedies available to it and as authorized by the Required Lenders.

(b) Amendments, Etc.

(1) Except as otherwise expressly set forth in this Loan Agreement (including Section 8.02(b)(2) and Section 2.05), no amendment or waiver of any provision of this Loan Agreement or any other Loan Document, and no consent to any departure by the Borrower therefrom, shall be effective unless in writing executed by the Borrower and the Required Lenders, and acknowledged by the Administrative Agent, or by the Borrower and the Administrative Agent with the consent of the Required Lenders, and

each such waiver or consent shall be effective only in the specific instance and for the specific purpose for which given; provided that no such amendment, waiver or consent shall, without the consent of Lenders having Loans representing more than 75% of the aggregate Outstanding Amount of Loans of all Lenders at such time:

- (i) extend or increase any Commitment of any Lender without the written consent of such Lender (it being understood that a waiver of any condition precedent set forth in Article IV or the waiver of any Default shall not constitute an extension or increase of any Commitment of any Lender);
- (ii) reduce the principal amount of the Loan (including any additional amounts), or change the method of computing the amount of principal;
- (iii) change the Maturity Date of the Loans
- (iv) change any place of payment where the principal, premium, if any, or additional amounts, if any, on the Loan is payable;
- (v) change the coin or currency in which the principal or additional amounts, if any, on the Loan is payable;
- (vi) impair the right of any Lender to receive any principal payment (together with additional amounts, if any), on or after the Maturity Date, or to institute suit for the enforcement of any such payment; or
- (vii) reduce the percentage in principal amount of the outstanding Loan, the consent of whose Lender is required for any modification or amendment of this Loan Agreement or the consent of whose Lender is required for any waiver of compliance with certain provisions of this Loan Agreement or certain defaults thereunder and their consequences provided for in this Loan Agreement;

provided, further, that no such amendment, waiver or consent shall amend, modify or otherwise affect the rights or duties hereunder or under any other Loan Document of the Administrative Agent, unless in writing executed by the Administrative Agent, in each case in addition to the Borrower and the Lenders required above.

(2) Notwithstanding clause (1) of Section 8.02(b), the Borrower and the Administrative Agent may amend this Loan Agreement or any Loan Document without prior notice to or consent of any Lender:

- (i) to cure any latent ambiguity, defect or internal inconsistency or to correct a manifest error;
- (ii) to provide for promissory notes to evidence any Loan;
- (iii) to add guarantees with respect to the Loans or to provide security for the Loans or to confirm and evidence the release, termination or discharge of any guarantee of or lien securing the Obligations when such release, termination or discharge is permitted by this Loan Agreement, as applicable;
- (iv) to add to the covenants of the Borrower for the benefit of the Lenders or to surrender any right or power herein conferred upon the Borrower; or
- (v) to modify any Loan Document in a manner reasonably determined by the Borrower as necessary or advisable for purposes of conforming such Loan Document to the terms of the Reorganization Plan.

SECTION 8.03 Expenses; Indemnity; Damage Waiver.

(a) Costs and Expenses. The Borrower shall pay (i) all reasonable out-of-pocket expenses incurred by the Administrative Agent (including, in each case, the reasonable fees, charges and disbursements of counsel for the Administrative Agent), in connection with the preparation, negotiation, execution, delivery and administration of this Loan Agreement and the other Loan Documents, or any amendments, modifications or waivers of the provisions hereof or thereof (whether or not the transactions contemplated hereby or thereby shall be consummated), (ii) all out-of-pocket expenses incurred by the Administrative Agent (including, in each case, the reasonable fees, charges and disbursements of counsel for the Administrative Agent) in connection with the enforcement or protection of its rights (A) in connection with this Loan Agreement and the other Loan Documents, including its rights under this Section, or (B) in connection with the Loans made hereunder, including all such out-of-pocket expenses incurred during any workout, restructuring or negotiations in respect of such Loans, and (iii) all costs, expenses or other charges incurred in connection with any filing, registration, recording or perfection, including any translation costs, of any security interest contemplated by any Loan Document or any other document referred to therein.

(b) Indemnification by the Borrower. The Borrower shall indemnify the Administrative Agent and each Related Party of any of the foregoing Persons (each such Person being called an “Indemnitee”) against, and hold each Indemnitee harmless from, any and all losses, claims, damages, liabilities and related expenses (including the fees, charges and disbursements of any counsel for any Indemnitee), incurred by any Indemnitee or asserted against any Indemnitee by any Person (including the Borrower) arising out of, in connection with, or as a result of (i) the execution or delivery of this Loan Agreement, any other Loan Document or any agreement or instrument contemplated hereby or thereby, the performance by the parties hereto of their respective obligations hereunder or thereunder or the consummation of the transactions contemplated hereby or thereby and (ii) any Loan or the use or proposed use of the proceeds therefrom; *provided* that such indemnity shall not, as to any Indemnitee, be available to the extent that such losses, claims, damages, liabilities or related expenses (x) are determined by a court of competent jurisdiction by final and nonappealable judgment to have resulted from the gross negligence or willful misconduct of such Indemnitee, or (y) result from a claim not involving an act or omission of the Borrower and that is brought by an Indemnitee (other than a claim against the Administrative Agent) against another Indemnitee (other than against the Administrative Agent in its capacity as such). Paragraph (b) of this Section shall not apply with respect to Taxes other than any Taxes that represent losses, claims, damages, etc. arising from any non-Tax claim.

(c) Reimbursement by Lenders. To the extent that the Borrower for any reason fails to indefeasibly pay any amount required under paragraph (a) or (b) of this Section to be paid by it to the Administrative Agent or any Related Party of any of the foregoing, each Lender severally agrees to pay to the Administrative Agent or such Related Party, as the case may be, such Lender’s pro rata share (determined as of the time that the applicable unreimbursed expense or indemnity payment is sought based on each Lender’s Applicable Percentage at such time) of such unpaid amount (including any such unpaid amount in respect of a claim asserted by such Lender); *provided* that the unreimbursed expense or indemnified loss, claim, damage, liability or related expense, as the case may be, was incurred by or asserted against the Administrative Agent or any Related Party of any of the foregoing acting for the Administrative Agent in connection with such capacity.

(d) Waiver of Consequential Damages, Etc. To the fullest extent permitted by Applicable Law, the Borrower shall not assert, and hereby waives, any claim against any Agent (and any sub-agent thereof) and any Lender, and any Related Party of any of the foregoing Persons (each such Person being called a “Protected Person”), on any theory of liability, for special, indirect, consequential or punitive damages (as opposed to direct or actual damages) arising out of, in connection with, or as a result of, this Loan Agreement, any other Loan Document or any agreement or instrument contemplated hereby, the transactions contemplated hereby or thereby, any Loan, or the use of the proceeds thereof. No

Protected Person shall be liable for any damages arising from the use by unintended recipients of any information or other materials distributed by it through telecommunications, electronic or other information transmission systems in connection with this Loan Agreement or the other Loan Documents or the transactions contemplated hereby or thereby.

(e) Payments. All amounts due under this Section shall be payable promptly after demand therefor.

(f) Survival. Each party's obligations under this Section shall survive the termination of the Loan Documents and payment of the obligations hereunder and the resignation and removal of any Agent.

SECTION 8.04 Successors and Assigns.

(a) Successors and Assigns Generally. The provisions of this Loan Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns permitted hereby, except that the Borrower may not assign or otherwise transfer any of its rights or obligations hereunder without the prior written consent of the Administrative Agent and each Lender (and any other attempted assignment or transfer by any party hereto shall be null and void), and no Lender may assign or otherwise transfer any of its rights or obligations hereunder except (i) to an assignee in accordance with the provisions of paragraph (b) of this Section, (ii) by way of participation in accordance with the provisions of paragraph (d) of this Section, or (iii) by way of pledge or assignment of a security interest subject to the restrictions of paragraph (e) of this Section. Nothing in this Loan Agreement, expressed or implied, shall be construed to confer upon any Person (other than the parties hereto, their respective successors and assigns permitted hereby, Participants to the extent provided in paragraph (d) of this Section and, to the extent expressly contemplated hereby, the Related Parties of each of the Administrative Agent and the Lenders) any legal or equitable right, remedy or claim under or by reason of this Loan Agreement.

(b) Assignments by Lenders. Any Lender may at any time assign to one or more assignees all or a portion of its rights and obligations under this Loan Agreement (including all or a portion of its Commitment and the Loans at the time owing to it); provided that any such assignment shall be subject to the following conditions:

(i) Minimum Amounts.

(A) in the case of an assignment of the entire remaining amount of the assigning Lender's Commitment or the Loans at the time owing to it or contemporaneous assignments to or by related Approved Funds (determined after giving effect to such assignments) that equal at least the amount specified in paragraph (b)(i)(B) of this Section in the aggregate or in the case of an assignment to a Lender, an Affiliate of a Lender or an Approved Fund, no minimum amount need be assigned; and

(B) in any case not described in paragraph (b)(i)(A) of this Section, the aggregate amount of the Commitment (which for this purpose includes Loans outstanding thereunder) or, if the Commitment is not then in effect, the principal outstanding balance of the Loans of the assigning Lender subject to each such assignment (determined as of the date the Assignment and Assumption with respect to such assignment is delivered to the Administrative Agent or, if "Trade Date" is specified in the Assignment and Assumption, as of the Trade Date) shall not be less than \$5,000,000, unless each of the Administrative Agent and, so long as no Event of Default has occurred and is continuing, the Borrower otherwise consents (each such consent not to be unreasonably withheld or delayed).

(ii) Proportionate Amounts. Each partial assignment shall be made as an assignment of a proportionate part of all the assigning Lender's rights and obligations under this Loan Agreement with respect to the Loan or the Commitment assigned.

(iii) Borrower's Consents. Other than during an Event of Default, Assignment and Assumption by any of the Lenders require consent of the Borrower.

(iv) Assignment and Assumption. The parties to each assignment shall execute and deliver to the Administrative Agent an Assignment and Assumption, together with a processing and recordation fee of \$3,500; provided that the Administrative Agent may, in their sole discretion, elect to waive such processing and recordation fee in the case of any assignment.

Subject to acceptance and recording thereof by the Administrative Agent pursuant to paragraph (c) of this Section, from and after the effective date specified in each Assignment and Assumption, the assignee thereunder shall be a party to this Loan Agreement and, to the extent of the interest assigned by such Assignment and Assumption, have the rights and obligations of a Lender under this Loan Agreement, and the assigning Lender thereunder shall, to the extent of the interest assigned by such Assignment and Assumption, be released from its obligations under this Loan Agreement (and, in the case of an Assignment and Assumption covering all of the assigning Lender's rights and obligations under this Loan Agreement, such Lender shall cease to be a party hereto) but shall continue to be entitled to the benefits of Sections 2.09 and 8.03 with respect to facts and circumstances occurring prior to the effective date of such assignment. Any assignment or transfer by a Lender of rights or obligations under this Loan Agreement that does not comply with this paragraph shall be treated for purposes of this Loan Agreement as a sale by such Lender of a participation in such rights and obligations in accordance with paragraph (d) of this Section.

(c) Register. The Administrative Agent, acting solely for this purpose as an agent of the Borrower, shall maintain at one of its offices in New York, NY, a copy of each Assignment and Assumption delivered to it and a register for the recordation of the names and addresses of the Lenders, and the Commitments of, and principal amounts of the Loans owing to, each Lender pursuant to the terms hereof from time to time (the "Register"). The entries in the Register shall be conclusive absent manifest error, and the Borrower, the Administrative Agent and the Lenders shall treat each Person whose name is recorded in the Register pursuant to the terms hereof as a Lender hereunder for all purposes of this Loan Agreement. The Register shall be available for inspection by the Borrower and any Lender, at any reasonable time and from time to time upon reasonable prior notice.

(d) Participations. Any Lender may at any time, without the consent of, or notice to, the Borrower or the Administrative Agent, sell participations to any Person (other than a natural person, or a holding company, investment vehicle or trust for, or owned and operated for the primary benefit of, a natural person, or the Borrower or any of the Borrower's Affiliates or Subsidiaries) (each, a "Participant") in all or a portion of such Lender's rights or obligations under this Loan Agreement (including all or a portion of its Commitment or the Loans owing to it); provided that (i) such Lender's obligations under this Loan Agreement shall remain unchanged, (ii) such Lender shall remain solely responsible to the other parties hereto for the performance of such obligations, and (iii) the Borrower, the Administrative Agent and Lenders shall continue to deal solely and directly with such Lender in connection with such Lender's rights and obligations under this Loan Agreement. For the avoidance of doubt, each Lender shall be responsible for the indemnity under Section 8.03(b) with respect to any payments made by such Lender to its Participant(s).

Any agreement or instrument pursuant to which a Lender sells such a participation shall provide that such Lender shall retain the sole right to enforce this Loan Agreement and to approve any amendment, modification or waiver of any provision of this Loan Agreement; provided that such agreement or instrument may provide that such Lender will not, without the consent of the Participant,

agree to any amendment, modification or waiver with respect to those items set forth in clauses (i)-(vii) of Section 8.02(b)(1) that affects such Participant. The Borrower agrees that each Participant shall be entitled to the benefits of Section 2.09 (subject to the requirements and limitations therein, including the requirements under Section 2.09(g) (it being understood that the documentation required under Section 2.09(g) shall be delivered to the participating Lender)) to the same extent as if it were a Lender and had acquired its interest by assignment pursuant to paragraph (b) of this Section; provided that such Participant (A) agrees to be subject to the provisions of Section 2.10 as if it were an assignee under paragraph (b) of this Section; and (B) shall not be entitled to receive any greater payment under Section 2.09, with respect to any participation, than its participating Lender would have been entitled to receive, except to the extent such entitlement to receive a greater payment results from a Change in Law that occurs after the Participant acquired the applicable participation. Each Lender that sells a participation agrees, at the Borrower's request and expense, to use reasonable efforts to cooperate with the Borrower to effectuate the provisions of Section 2.10(b) with respect to any Participant. Each Lender that sells a participation shall, acting solely for this purpose as a non-fiduciary agent of the Borrower, maintain a register on which it enters the name and address of each Participant and the principal amounts of each Participant's interest in the Loans or other obligations under the Loan Documents (the "Participant Register"); provided that no Lender shall have any obligation to disclose all or any portion of the Participant Register (including the identity of any Participant or any information relating to a Participant's interest in any commitments, loans or its other obligations under any Loan Document) to any Person except to the extent that such disclosure is necessary to establish that such commitment, loan or other obligation is in registered form under Section 5f.103-1(c) of the United States Treasury Regulations and Section 1.163-5(b) of the United States Proposed Treasury Regulations (or, in each case, any amended or successor version). The entries in the Participant Register shall be conclusive absent manifest error, and such Lender shall treat each Person whose name is recorded in the Participant Register as the owner of such participation for all purposes of this Loan Agreement notwithstanding any notice to the contrary. For the avoidance of doubt, the Administrative Agent (in its capacity as Administrative Agent) shall not have any responsibility for maintaining a Participant Register.

(e) Certain Pledges. Any Lender may at any time pledge or assign a security interest in all or any portion of its rights under this Loan Agreement to secure obligations of such Lender, including any pledge or assignment to secure obligations to a Federal Reserve Bank; provided that no such pledge or assignment shall release such Lender from any of its obligations hereunder or substitute any such pledgee or assignee for such Lender as a party hereto.

SECTION 8.05 Survival. All covenants, agreements, representations and warranties made by the Borrower herein and in any Loan Document or other documents delivered in connection herewith or therewith or pursuant hereto or thereto shall be considered to have been relied upon by the other parties hereto and shall survive the execution and delivery hereof and thereof and the making of the Borrowings hereunder, regardless of any investigation made by any such other party or on its behalf and notwithstanding that the Administrative Agent or any Lender may have had notice or knowledge of any Default at the time of any Borrowing, and shall continue in full force and effect as long as any Loan or any other Obligation hereunder shall remain unpaid or unsatisfied and so long as the Commitments have not expired or been terminated. The provisions of Section 8.03, 8.14 and Article VIII shall survive and remain in full force and effect regardless of the consummation of the transactions contemplated hereby, the payment in full of the Obligations, the expiration or termination of the Commitments or the termination of this Loan Agreement or any provision hereof.

SECTION 8.06 Counterparts; Integration; Effectiveness; Electronic Execution.

(a) Counterparts; Integration; Effectiveness. This Loan Agreement and the other Loan Documents, and any separate letter agreements with respect to fees payable to the Administrative Agent constitute the entire contract among the parties relating to the subject matter hereof and supersede any and all previous agreements and understandings, oral or written, relating to the subject matter hereof. Except as provided in Section 4.01, this Loan Agreement shall become effective when it shall have been executed by

the Administrative Agent and when the Administrative Agent shall have received counterparts hereof that, when taken together, bear the signatures of each of the other parties hereto. Delivery of an executed counterpart of a signature page of this Loan Agreement by facsimile or in electronic (e.g., “pdf” or “tif”) format shall be effective as delivery of a manually executed counterpart of this Loan Agreement.

(b) Electronic Execution of Loan Documents. The words “execution,” “signed,” “signature,” and words of like import in this Loan Agreement and the other Loan Documents, including any Assignment and Assumption, shall be deemed to include electronic signatures or electronic records, each of which shall be of the same legal effect, validity or enforceability as a manually executed signature or the use of a paper-based recordkeeping system, as the case may be, to the extent and as provided for in any Applicable Law, including the Federal Electronic Signatures in Global and National Commerce Act, the New York State Electronic Signatures and Records Act, or any other similar state laws based on the Uniform Electronic Transactions Act.

SECTION 8.07 Severability. If any provision of this Loan Agreement or the other Loan Documents is held to be illegal, invalid or unenforceable, (a) the legality, validity and enforceability of the remaining provisions of this Loan Agreement and the other Loan Documents shall not be affected or impaired thereby and (b) the parties shall endeavor in good faith negotiations to replace the illegal, invalid or unenforceable provisions with valid provisions the economic effect of which comes as close as possible to that of the illegal, invalid or unenforceable provisions. The invalidity of a provision in a particular jurisdiction shall not invalidate or render unenforceable such provision in any other jurisdiction.

SECTION 8.08 Governing Law; Jurisdiction; Etc.

(a) Governing Law. This Agreement and the other Loan Documents and any claims, controversy, dispute or cause of action (whether in contract or tort or otherwise) based upon, arising out of or relating to this Loan Agreement or any other Loan Document (except, as to any other Loan Document, as expressly set forth therein) and the transactions contemplated hereby and thereby shall be governed by, and construed in accordance with, the law of the State of New York.

(b) Jurisdiction. The Borrower irrevocably and unconditionally agrees that it will not commence any action, litigation or proceeding of any kind or description, whether in law or equity, whether in contract or in tort or otherwise, against the Administrative Agent, any Lender, or any Related Party of the foregoing in any way relating to this Loan Agreement or any other Loan Document or the transactions relating hereto or thereto, in any forum other than the courts of the State of New York or any United States federal court, sitting in the Borough of Manhattan, in the City of New York, New York, United States, and each of the parties hereto irrevocably and unconditionally submits to the jurisdiction of such courts and agrees that all claims in respect of any such action, litigation or proceeding may be heard and determined in such New York State court or, to the fullest extent permitted by Applicable Law, in such federal court. Each of the parties hereto agrees that a final judgment in any such action, litigation or proceeding shall be conclusive and may be enforced in other jurisdictions by suit on the judgment or in any other manner provided by law. Nothing in this Loan Agreement or in any other Loan Document shall affect any right that the Administrative Agent or any Lender may otherwise have to bring any action or proceeding relating to this Loan Agreement or any other Loan Document against the Borrower or its properties in the courts of any jurisdiction.

(c) Waiver of Venue. The Borrower irrevocably and unconditionally waives, to the fullest extent permitted by Applicable Law, any objection that it may now or hereafter have to the laying of venue of any action or proceeding arising out of or relating to this Loan Agreement or any other Loan Document in any court referred to in paragraph (b) of this Section. Each of the parties hereto hereby irrevocably waives, to the fullest extent permitted by Applicable Law, the defense of an inconvenient forum to the maintenance of such action or proceeding in any such court.

(d) Service of Process.

(i) Other than as set forth in clauses (ii) and (iii) below, each party hereto irrevocably consents to service of process in the manner provided for notices in Section 8.01. Nothing in this Loan Agreement will affect the right of any party hereto to serve process in any other manner permitted by Applicable Law.

(ii) The Borrower has validly and effectively appointed Cogency Global Inc. (the "Process Agent"), with offices on the date hereof at East 40th Street, 10th Floor, New York, NY 10016, as its authorized agent upon which process may be served in any action, suit or proceeding referred to in Section 8.08(b). If for any reason such agent hereunder shall cease to be available to act as such, the Borrower agrees to designate a new agent in the Borough of Manhattan, in the City of New York, New York on the terms and for the purposes of this Section reasonably satisfactory to the Administrative Agent. The Borrower further hereby irrevocably consents and agrees to the service of any and all legal process, summons, notices and documents in any such action, suit or proceeding against the Borrower by serving a copy thereof upon the relevant agent for service of process referred to in this Section (whether or not the appointment of such agent shall for any reason prove to be ineffective or such agent shall accept or acknowledge such service) or by mailing copies thereof by registered or certified air mail, postage prepaid to the Borrower at its address specified in or designated pursuant to this Loan Agreement. The Borrower agrees that the failure of any such designee, appointee and agent to give any notice of such service to it shall not impair or affect in any way the validity of such service or any judgment rendered in any action or proceeding based thereon. The Borrower further agrees to take any and all action, including the execution and filing of any and all such documents and instruments as may be necessary to continue such designation and appointment of the Process Agent in full force and effect so long as this Loan Agreement shall be in full force and effect; *provided* that the Borrower may and shall (to the extent the Process Agent ceases to be able to be served on the basis contemplated herein), by written notice to the Administrative Agent, designate such additional or alternative agents for service of process under this Section that (i) maintain an office located in the Borough of Manhattan, The City of New York in the State of New York, (ii) are either (x) counsel for the Borrower or (y) a corporate service company which acts as agent for service of process for other Persons in the ordinary course of its business and (iii) agree to act as agent for service of process in accordance with this Section. Such notice shall identify the name of such agent for process and the address of such agent for process in the Borough of Manhattan, The City of New York, State of New York. Upon the written request of any Lender, the Administrative Agent shall deliver such information to such Lender.

(iii) Notwithstanding the foregoing, there shall, at all times, be at least one agent for service of process for the Borrower appointed and acting in accordance with this Section. Nothing herein shall in any way be deemed to limit the ability of the Lenders and the Administrative Agent to serve any such legal process, summons, notices and documents in any other manner permitted by applicable law or to obtain jurisdiction over the Borrower or bring actions, suits or proceedings against the Borrower in such other jurisdictions, and in such manner, as may be permitted by applicable law. The Borrower irrevocably and unconditionally waives, to the fullest extent permitted by law, any objection which it may now or hereafter have to the laying of venue of any of the aforesaid actions, suits or proceedings arising out of or in connection with this Loan Agreement brought in the courts of the State of New York or any United States federal court sitting in the Borough of Manhattan, in the City of New York, New York, United States and hereby further irrevocably and unconditionally waives and agrees, to the fullest extent permitted by law, not to plead or claim in any such court that any such action, suit or proceeding brought in any such court has been brought in an inconvenient forum.

(e) Currency.

(i) If for the purpose of obtaining judgment in any court it is necessary to convert a sum due hereunder to a Lender from U.S. dollars into another currency, the Borrower has agreed, and each Lender will be deemed to have agreed, to the fullest extent that it may effectively do so, that the rate of exchange used shall be that at which in accordance with normal banking procedures such Lender could purchase U.S. dollars with such other currency in New York City, New York on the day two Business Days preceding the day on which final judgment is given.

(ii) U.S. Dollars are the sole currency of account and payment for all sums due and payable by the Borrower under this Loan Agreement. The obligation of each of the Borrower in respect of any sum due to any Lender or the Administrative Agent in U.S. Dollars shall only be discharged by payment to such recipient in U.S. Dollars. The obligation of the Borrower in respect of any sum payable by it to a Lender shall, notwithstanding any judgment in a currency (the “judgment currency”) other than U.S. dollars, be discharged only to the extent that on the Business Day following receipt by such Lender of any sum adjudged to be so due in the judgment currency, such Lender may in accordance with normal banking procedures purchase U.S. dollars with the judgment currency; if the amount of U.S. dollars so purchased is less than the sum originally due to such Lender in the judgment currency (determined in the manner set forth in the preceding paragraph), the Borrower agrees, as a separate and independent obligation and notwithstanding any such judgment, to indemnify such Lender against such loss, and if the amount of the U.S. dollars so purchased exceeds the sum originally due to such Lender, such Lender agrees to remit to the Borrower such excess; *provided*, that such Lender shall have no obligation to remit any such excess as long as the Borrower shall have not failed to pay such Lender any obligations due and payable under the Loan, and if it shall have failed then, such excess may be applied to such obligations of the Borrower under this Loan Agreement.

SECTION 8.09 WAIVER OF JURY TRIAL. EACH OF THE PARTIES HERETO HEREBY IRREVOCABLY WAIVE, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY AND ALL RIGHT TO TRIAL BY JURY IN ANY LEGAL PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT, THE LOANS OR THE TRANSACTIONS CONTEMPLATED HEREBY OR THEREBY.

SECTION 8.10 Headings. Article and Section headings and the Table of Contents used herein are for convenience of reference only, are not part of this Loan Agreement and shall not affect the construction of, or be taken into consideration in interpreting, this Loan Agreement.

SECTION 8.11 Treatment of Certain Information; Confidentiality. Each of the Administrative Agent and the Lenders agree to maintain the confidentiality of the Information (as defined below), except that Information may be disclosed (a) to its branches and Affiliates and to its Related Parties (it being understood that the Persons to whom such disclosure is made will be informed of the confidential nature of such Information and instructed to keep such Information confidential); (b) to the extent required or requested by any regulatory authority purporting to have jurisdiction over such Person or its Related Parties (including any self-regulatory authority, such as the National Association of Insurance Commissioners); (c) to the extent required by Applicable Laws or by any subpoena or similar legal process; (d) to any other party hereto; (e) in connection with the exercise of any remedies hereunder or under any other Loan Document or any action or proceeding relating to this Loan Agreement or any other Loan Document or the enforcement of rights hereunder or thereunder; (f) subject to an agreement containing provisions substantially the same as (or no less restrictive than) those of this Section, to (i) any assignee of or Participant in, or any prospective assignee of or Participant in, any of its rights and obligations under this Loan Agreement, or (ii) any actual or prospective party (or its Related Parties) to any swap, derivative or other transaction under which payments are to be made by reference to the Borrower and its obligations, this Loan Agreement or payments hereunder; (g) on a confidential basis to (i) any rating agency in connection with rating the Borrower or its Subsidiaries or any Facility or (ii) the CUSIP Service Bureau or any similar agency in connection with the issuance and monitoring of CUSIP numbers with respect to any Facility; (h) with the

consent of the Borrower; or (i) to the extent such Information (x) becomes publicly available other than as a result of a breach of this Section, or (y) becomes available to the Administrative Agent, any Lender or any of their respective branches or Affiliates on a nonconfidential basis from a source other than the Borrower who did not acquire such information as a result of a breach of this Section. In addition, the Administrative Agent and the Lenders may disclose the existence of this Loan Agreement and information about this Loan Agreement to market data collectors, similar service providers to the lending industry and service providers to the Administrative Agent or any Lender in connection with the administration of this Loan Agreement, the other Loan Documents, and the Commitments.

For purposes of this Section, “Information” means all information received from the Borrower or any of its Subsidiaries relating to the Borrower or any of its Subsidiaries or any of their respective businesses, other than any such information that is available to the Administrative Agent or any Lender on a nonconfidential basis prior to disclosure by the Borrower or any of its Subsidiaries; provided that, in the case of information received from the Borrower or any of its Subsidiaries after the date hereof, such information is clearly identified at the time of delivery as confidential. Any Person required to maintain the confidentiality of Information as provided in this Section shall be considered to have complied with its obligation to do so if such Person has exercised the same degree of care to maintain the confidentiality of such Information as such Person would accord to its own confidential information.

SECTION 8.12 PATRIOT Act. Each Lender subject to the PATRIOT Act hereby notifies the Borrower that, pursuant to the requirements of the PATRIOT Act, it may be required to obtain, verify and record information that identifies the Borrower, which information includes the name and address of the Borrower and other information that will allow such Lender to identify the Borrower in accordance with the PATRIOT Act.

SECTION 8.13 Payments Set Aside. To the extent that any payment by or on behalf of the Borrower is made to the Administrative Agent or any Lender, or the Administrative Agent or any Lender exercises its right of setoff, and such payment or the proceeds of such setoff or any part thereof is subsequently invalidated, declared to be fraudulent or preferential, set aside or required (including pursuant to any settlement entered into by the Administrative Agent or such Lender in its discretion) to be repaid to a trustee, receiver or any other party, in connection with any proceeding under the U.S. Bankruptcy Code or otherwise, then (a) to the extent of such recovery, the obligation or part thereof originally intended to be satisfied shall be revived and continued in full force and effect as if such payment had not been made or such setoff had not occurred, and (b) each Lender severally agrees to pay to the Administrative Agent upon demand its applicable share (without duplication) of any amount so recovered from or repaid by the Administrative Agent, plus interest thereon from the date of such demand to the date such payment is made at a rate per annum equal to the greater of the Federal Funds Rate from time to time in effect and a rate determined by the Administrative Agent in accordance with banking industry rules on interbank compensation.

SECTION 8.14 No Advisory or Fiduciary Responsibility. In connection with all aspects of each transaction contemplated hereby (including in connection with any amendment, waiver or other modification hereof or of any other Loan Document), the Borrower acknowledges and agrees, and acknowledges its Affiliates’ understanding, that: (a) (i) no fiduciary, advisory or agency relationship between the Borrower and its Subsidiaries, the Administrative Agent or any Lender is intended to be or has been created in respect of the transactions contemplated hereby or by the other Loan Documents, irrespective of whether the Administrative Agent or any Lender has advised or is advising the Borrower or any Subsidiary on other matters, (ii) the arranging and other services regarding this Loan Agreement provided by the Administrative Agent and the Lenders are arm’s-length commercial transactions between the Borrower and its Affiliates, on the one hand, and the Administrative Agent and the Lenders, on the other hand, (iii) the Borrower has consulted its own legal, accounting, regulatory and tax advisors to the extent that it has deemed appropriate and (iv) the Borrower is capable of evaluating, and understands and accepts, the terms, risks and conditions of the transactions contemplated hereby and by the other Loan Documents; and (b) (i) the

Administrative Agent and the Lenders each is and has been acting solely as a principal and, except as expressly agreed in writing by the relevant parties, has not been, is not, and will not be acting as an advisor, agent or fiduciary for the Borrower or any of its Affiliates, or any other Person; (ii) none of the Administrative Agent and the Lenders has any obligation to the Borrower or any of its Affiliates with respect to the transactions contemplated hereby except those obligations expressly set forth herein and in the other Loan Documents; and (iii) the Administrative Agent and the Lenders and their respective branches and Affiliates may be engaged, for their own accounts or the accounts of customers, in a broad range of transactions that involve interests that differ from those of the Borrower and its Affiliates, and none of the Administrative Agent and the Lenders has any obligation to disclose any of such interests to the Borrower or its Affiliates. To the fullest extent permitted by Law, the Borrower hereby waives and releases any claims that it may have against any of the Administrative Agent and the Lenders with respect to any breach or alleged breach of agency or fiduciary duty in connection with any aspect of any transaction contemplated hereby.

SECTION 8.15 Acknowledgement and Consent to Bail-In of Affected Financial Institutions. Notwithstanding anything to the contrary in any Loan Document or in any other agreement, arrangement or understanding among any such parties, each party hereto acknowledges that any liability of any Affected Financial Institution arising under any Loan Document, to the extent such liability is unsecured, may be subject to the write-down and conversion powers of the applicable Resolution Authority and agrees and consents to, and acknowledges and agrees to be bound by:

(a) the application of any Write-Down and Conversion Powers by the applicable Resolution Authority to any such liabilities arising hereunder that may be payable to it by any party hereto that is an Affected Financial Institution; and

(b) the effects of any Bail-In Action on any such liability, including, if applicable:

(i) a reduction in full or in part or cancellation of any such liability;

(ii) a conversion of all, or a portion of, such liability into shares or other instruments of ownership in such Affected Financial Institution, its parent undertaking, or a bridge institution that may be issued to it or otherwise conferred on it, and that such shares or other instruments of ownership will be accepted by it in lieu of any rights with respect to any such liability under this Loan Agreement or any other Loan Document; or

(iii) the variation of the terms of such liability in connection with the exercise of the write-down and conversion powers of the applicable Resolution Authority.

[Signature Pages to Follow]

IN WITNESS WHEREOF, the parties hereto have caused this Loan Agreement to be duly executed by their respective authorized officers as of the day and year first above written.

OI S.A. – IN JUDICIAL REORGANIZATION,
as the Borrower

By _____
Name:
Title:

KROLL AGENCY SERVICES (US) LLC
as Administrative Agent

By _____
Name:
Title:

[NAME OF LENDER],
as a Lender

By _____
Name:
Title:

Notice details:

[•]
Attention: [•]
Telephone: [•]
Email: [•]

[FORM OF ASSIGNMENT AND ASSUMPTION]

This Assignment and Assumption (the “Assignment and Assumption”) is dated as of the Effective Date set forth below and is entered into by and between [the][each] Assignor identified in item 1 below ([the][each, an] “Assignor”) and [the][each] Assignee identified in item 2 below ([the][each, an] “Assignee”). [It is understood and agreed that the rights and obligations of [the Assignors][the Assignees] hereunder are several and not joint.] Capitalized terms used but not defined herein shall have the meanings given to them in the Loan Agreement identified below (as amended, the “Loan Agreement”), receipt of a copy of which is hereby acknowledged by [the][each] Assignee. The Standard Terms and Conditions set forth in Annex 1 attached hereto are hereby agreed to and incorporated herein by reference and made a part of this Assignment and Assumption as if set forth herein in full.

For an agreed consideration, [the][each] Assignor hereby irrevocably sells and assigns to [the Assignee][the respective Assignees], and [the][each] Assignee hereby irrevocably purchases and assumes from [the Assignor][the respective Assignors], subject to and in accordance with the Standard Terms and Conditions and the Loan Agreement, as of the Effective Date inserted by the Administrative Agent as contemplated below (i) all of [the Assignor’s][the respective Assignors’] rights and obligations in [its capacity as a Lender][their respective capacities as Lenders] under the Loan Agreement and any other documents or instruments delivered pursuant thereto to the extent related to the amount and percentage interest identified below of all of such outstanding rights and obligations of [the Assignor][the respective Assignors] under the respective facilities identified below (including any letters of credit, guarantees, and swingline loans included in such facilities), and (ii) to the extent permitted to be assigned under Applicable Law, all claims, suits, causes of action and any other right of [the Assignor (in its capacity as a Lender)][the respective Assignors (in their respective capacities as Lenders)] against any Person, whether known or unknown, arising under or in connection with the Loan Agreement, any other documents or instruments delivered pursuant thereto or the loan transactions governed thereby or in any way based on or related to any of the foregoing, including contract claims, tort claims, malpractice claims, statutory claims and all other claims at law or in equity related to the rights and obligations sold and assigned pursuant to clause (i) above (the rights and obligations sold and assigned by [the][any] Assignor to [the][any] Assignee pursuant to clauses (i) and (ii) above being referred to herein collectively as [the][an] “Assigned Interest”). Each such sale and assignment is without recourse to [the][any] Assignor and, except as expressly provided in this Assignment and Assumption, without representation or warranty by [the][any] Assignor.

1. Assignor[s]: _____

2. Assignee[s]: _____

[Assignee is an [Affiliate][Approved Fund] of *[identify Lender]*]

3. Borrower(s): _____

4. Administrative Agent: _____, as the administrative agent under the Loan Agreement

5. Loan Agreement: [The *[amount]* Loan Agreement dated as of _____ among *[name of Borrower(s)]*, the Lenders parties thereto, *[name of Administrative Agent]*, as Administrative Agent, and the other agents parties thereto]

6. Assigned Interest[s]:

Assignor[s]	Assignee[s]	Aggregate Amount of Commitment/ Loans for all Lenders	Amount of Commitment/ Loans Assigned	Percentage Assigned of Commitment/ Loans
		\$	\$	%
		\$	\$	%
		\$	\$	%

[7. Trade Date: _____]

Effective Date: _____, 20____ [TO BE INSERTED BY ADMINISTRATIVE AGENT
AND WHICH SHALL BE THE EFFECTIVE DATE OF RECORDATION OF TRANSFER IN THE
REGISTER THEREFOR.]

The terms set forth in this Assignment and Assumption are hereby agreed to:

ASSIGNOR[S]
[NAME OF ASSIGNOR]

By: _____
Title:

[NAME OF ASSIGNOR]

By: _____
Title:

ASSIGNEE[S]
[NAME OF ASSIGNEE]

By: _____
Title:

[NAME OF ASSIGNEE]

By: _____
Title:

[Consented to and] Accepted:

KROLL AGENCY SERVICES (US) LLC, as
Administrative Agent

By: _____

Title:

[Consented to:]

[NAME OF RELEVANT PARTY]

By: _____

Title:

STANDARD TERMS AND CONDITIONS FOR
ASSIGNMENT AND ASSUMPTION

1. Representations and Warranties.

1.1 Assignor[s]. [The][Each] Assignor (a) represents and warrants that (i) it is the legal and beneficial owner of [the][the relevant] Assigned Interest, (ii) [the][such] Assigned Interest is free and clear of any lien, encumbrance or other adverse claim and (iii) it has full power and authority, and has taken all action necessary, to execute and deliver this Assignment and Assumption and to consummate the transactions contemplated hereby; and (b) assumes no responsibility with respect to (i) any statements, warranties or representations made in or in connection with the Loan Agreement or any other Loan Document, (ii) the execution, legality, validity, enforceability, genuineness, sufficiency or value of the Loan Documents, (iii) the financial condition of the Borrower, any of its Subsidiaries or Affiliates or any other Person obligated in respect of any Loan Document, or (iv) the performance or observance by the Borrower, any of its Subsidiaries or Affiliates or any other Person of any of their respective obligations under any Loan Document.

1.2 Assignee[s]. [The][Each] Assignee (a) represents and warrants that (i) it has full power and authority, and has taken all action necessary, to execute and deliver this Assignment and Assumption and to consummate the transactions contemplated hereby and to become a Lender under the Loan Agreement, (ii) it meets all the requirements to be an assignee under Section 8.04 of the Loan Agreement (subject to such consents, if any, as may be required thereunder), (iii) from and after the Effective Date, it shall be bound by the provisions of the Loan Agreement as a Lender thereunder and, to the extent of [the][the relevant] Assigned Interest, shall have the obligations of a Lender thereunder, (iv) it is sophisticated with respect to decisions to acquire assets of the type represented by the Assigned Interest and either it, or the Person exercising discretion in making its decision to acquire the Assigned Interest, is experienced in acquiring assets of such type, (v) it has received a copy of the Loan Agreement, and has received or has been accorded the opportunity to receive copies of the most recent financial statements delivered pursuant to Section 5.01 thereof, as applicable, and such other documents and information as it deems appropriate to make its own credit analysis and decision to enter into this Assignment and Assumption and to purchase [the][such] Assigned Interest, (vi) it has, independently and without reliance upon the Administrative Agent or any other Lender and based on such documents and information as it has deemed appropriate, made its own credit analysis and decision to enter into this Assignment and Assumption and to purchase [the][such] Assigned Interest, and (vii) if it is a Foreign Lender attached to the Assignment and Assumption is any documentation required to be delivered by it pursuant to the terms of the Loan Agreement, duly completed and executed by [the][such] Assignee; and (b) agrees that (i) it will, independently and without reliance on the Administrative Agent, [the][any] Assignor or any other Lender, and based on such documents and information as it shall deem appropriate at the time, continue to make its own credit decisions in taking or not taking action under the Loan Documents, and (ii) it will perform in accordance with their terms all of the obligations which by the terms of the Loan Documents are required to be performed by it as a Lender.

2. Payments. From and after the Effective Date, the Administrative Agent shall make all payments in respect of [the][each] Assigned Interest (including payments of principal, fees and other amounts) to [the][the relevant] Assignor for amounts that have accrued to but excluding the Effective Date and to [the][the relevant] Assignee for amounts that have accrued from and after the Effective Date. Notwithstanding the foregoing, the Administrative Agent shall make all payments of fees or other amounts paid or payable in kind from and after the Effective Date to [the][the relevant] Assignee.

3. Know Your Client. As a condition to the effectiveness of this Assignment and Assumption, the Administrative Agent shall have received all documentation and other information reasonably requested by the Administrative Agent within a reasonable period of time prior to its counter-signing hereof and required under applicable “know your client” and anti-money laundering rules and regulations.

4. General Provisions. This Assignment and Assumption shall be binding upon, and inure to the benefit of, the parties hereto and their respective successors and assigns. This Assignment and Assumption may be executed in any number of counterparts, which together shall constitute one instrument. Delivery of an executed counterpart of a signature page of this Assignment and Assumption by telecopy shall be effective as delivery of a manually executed counterpart of this Assignment and Assumption. This Assignment and Assumption shall be governed by, and construed in accordance with, the law of the State of New York.

APPENDIX F – INTERCREDITOR AGREEMENT TERM SHEET

ATTACHED IS THE INTERCREDITOR AGREEMENT TERM SHEET (THE “ICA TERM SHEET”). THE ICA TERM SHEET DOES NOT PURPORT TO SUMMARIZE ALL OF THE TERMS, CONDITIONS AND OTHER PROVISIONS WITH RESPECT TO THE INTERCREDITOR ARRANGEMENTS. THE FINAL DEFINITIVE INTERCREDITOR AGREEMENT SHALL CONSTITUTE THE AGREEMENT AMONG THE PARTIES WITH RESPECT TO SUCH INTERCREDITOR AGREEMENT AND SHALL BE CONSISTENT WITH THIS ICA TERM SHEET; *PROVIDED* THAT THE FINAL TERMS OF THE INTERCREDITOR AGREEMENT SHALL BE PREPARED BY THE COMPANY IN CONFORMITY WITH THIS ICA TERM SHEET AND, SUBJECT TO THE TERMS OF THE NOTE PURCHASE AGREEMENT, WITH ANY SUCH CHANGES (I) AS ARE MADE TO CONFORM WITH THE AGREED TERMS OF THE RJ PLAN, (II) DO NOT MATERIALLY ADVERSELY EFFECT THE PURCHASERS OF THE NEW PRIORITY NOTES OR ROLL-UP NOTES, OR (III) ARE CONSENTED TO BY PURCHASERS OF A MAJORITY OF THE NEW PRIORITY NOTES OR ROLL-UP NOTES. AS A RESULT, THE FINAL TERMS OF THE INTERCREDITOR AGREEMENT MAY BE DIFFERENT THAN THOSE SUMMARIZED IN THE TERM SHEET. BY ELECTING TO SUBSCRIBE FOR NEW PRIORITY NOTES AND RECEIVE ROLL-UP NOTES, YOU ACKNOWLEDGE AND AGREE THAT YOU UNDERSTAND THAT THE TERMS OF THE INTERCREDITOR AGREEMENT MAY BE AMENDED WITHOUT YOUR CONSENT. SEE “RISK FACTORS—RISKS RELATING TO OUR RESTRUCTURING—THE RJ PLAN AND THE TERMS OF OUR NEW INDEBTEDNESS (INCLUDING THE NEW PRIORITY NOTES, ROLL-UP NOTES AND THE INTERCREDITOR AGREEMENT) MAY BE MODIFIED PRIOR TO THE SETTLEMENT DATE PURSUANT TO BRAZILIAN BANKRUPTCY LAW AND THE INTERCREDITOR AGREEMENT WILL BE FINALIZED AFTER THE DATE HEREOF AND PRIOR TO THE SETTLEMENT DATE.

OI S.A. – EM RECUPERAÇÃO JUDICIAL
INTERCREDITOR AGREEMENT TERM SHEET

The following term sheet (this “**Intercreditor Term Sheet**”) outlines certain key terms related to the intercreditor arrangements to be agreed to among creditors and agents of secured debt of Oi S.A. – Em Recuperação Judicial (the “**Company**”). This Intercreditor Term Sheet does not purport to summarize all of the terms, conditions and other provisions with respect to such secured debt or the intercreditor arrangements. The final definitive documentation shall reflect at least the terms and conditions set forth herein and will constitute the agreement among the parties with respect to such intercreditor arrangements. This Intercreditor Term Sheet is not an offer for the purchase, sale or subscription or invitation of any offer to buy, sell or to subscribe for any securities. This Intercreditor Term Sheet is attached to and is incorporated into the Company’s judicial reorganization plan (the “**Reorganization Plan**”) made in connection with the Company’s judicial reorganization based on Brazilian Bankruptcy Law No. 11,101/2005 before the 7th Business Court of Judicial District of the Capital of the State of Rio de Janeiro (the “**RJ Court**”). Capitalized terms used but not defined in this Intercreditor Term Sheet shall have the meaning ascribed to such term in the Reorganization Plan (including Exhibits [I] and [II] thereto¹).

INTERCREDITOR PRINCIPLES	
Relevant Debt²	
New Priority Secured Notes:	The first priority financing provided under Section [5.4.1] of the Reorganization Plan, pursuant to the <i>Notes Novo Financiamento – Credores Opção de Reestruturação I (Novo Financiamento – Credores Opção de Reestruturação I)</i> (the “ NPSD Notes ”).
New Priority Secured Debentures:	The first priority financing provided under Section [5.4.1] of the Reorganization Plan, pursuant to the <i>Debêntures Novo Financiamento – Credores Opção de Reestruturação I (Novo Financiamento – Credores Opção de Reestruturação I)</i> (the “ NPSD Debentures ” and together with the NPSD Notes , the “ NPSD ”).
V.tal New Money Debentures:	The first priority financing provided under Section [5.4.1] of the Reorganization Plan, pursuant to the <i>Novo Financiamento – Terceiros</i> and <i>Novo Financiamento Adicional – Terceiros</i> , if applicable (the “ V.tal New Money Debentures ” and, together with the NPSD, the “ First Priority Debt ”).
Existing Unsecured Take-or-Pay Claims:	The deferred unsecured take-or-pay payment claims per the Reorganization Plan (the “ TOP Debt ”).
Roll-Up Notes:	The unsecured prepetition claims denominated in U.S. dollars held by creditors who agree to participate in the <i>Novo Financiamento – Credores Opção de Reestruturação I</i> , pursuant to Section [5.4.1] of the Reorganization Plan, and are in compliance with their Covenant Not To Dispute, Discharge And Waive (<i>Compromisso de Não Litigar, Quitação e Renúncia</i>), pursuant to Section [9.3] under the Reorganization Plan (the “ RUD Notes ”).

¹ NTD: To refer to the term sheets related to the new money secured notes and the roll-up notes. All documents to have the same terms and be approved on day-one by AHG.

² NTD: Cross-references to the Plan to be checked against final form Plan.

<i>Roll-Up Debentures:</i>	The unsecured prepetition claims denominated in Brazilian <i>reais</i> held by creditors who agree to participate in the <i>Novo Financiamento – Credores Opção de Reestruturação I</i> , pursuant to Section [5.4.1] of the Reorganization Plan, and are in compliance with their Covenant Not To Dispute, Discharge And Waive (<i>Compromisso de Não Litigar, Quitação e Renúncia</i>), pursuant to Section [9.3] under the Reorganization Plan (the “ RUD Debentures ” and together with the RUD Notes , the “ RUD ”).
<i>Permitted Liquidity:</i>	<p>An amount up to BRL\$1.5 billion permitted that may be incurred under the Reorganization Plan in connection with the sale of ClientCo and subject to the terms and conditions set forth in the NPSD Term Sheet (the “PL Debt”).</p> <p>PL Debt shall only be permitted to be incurred if (i) the board of directors of the Company recommends the need to retain up to R\$1.5 billion of the proceeds from the sale of ClientCo Shares prior to the application of such proceeds as described below and (ii) such retention is not approved by (a) holders of a majority of the aggregate outstanding principal amount of <i>Credores Opção de Reestruturação I</i> under the Reorganization Plan and (b) holders of a majority of the aggregate outstanding principal amount of TOP Debt.</p> <p>To the extent any PL Debt is then in effect, (i) the PL Agent shall enter into a joinder agreement to the Intercreditor Agreement as an agent in respect of such additional PL Debt and shall at all times be subject to the Intercreditor Agreement as an agent in respect of such PL Debt in accordance with the terms of the Intercreditor Agreement and (ii) the terms of the Intercreditor Agreement shall prevail in the event of a conflict between the Intercreditor Agreement and such PL Debt.</p>
<i>V.Tal Activation Fee Debt:</i>	R\$350m of principal amount of activation fees payable in 15 equal monthly installments plus interest at a rate of IPCA + 5%, which may only be incurred in certain limited circumstances approved by the Majority FP Creditors (as defined below) (the “ Activation Fee Debt ”).
Parties	
<i>Company:</i>	the Company.
<i>Collateral Agent:</i>	Banco Citibank S.A., as collateral agent for the First Priority Debt, the TOP Debt, the RUD, the PL Debt (if any), and the Activation Fee Debt (the “ Collateral Agent ”).
<i>Intercreditor Agent:</i>	Citibank N.A., as intercreditor agent (the “ Intercreditor Agent ”).
<i>Security Grantors:</i>	The Company, Rio Alto Investimentos e Participações S.A., and any other security providers (collectively, the “ Security Grantors ”).
<i>NPSD Notes Trustee:</i>	UMB Bank, N.A. (the “ NPSD Notes Trustee ”), as trustee acting on behalf of the holders of NPSD Notes.
<i>NPSD Debentures Fiduciary Agent:</i>	A fiduciary agent to be appointed by the Company (the “ NPSD Debentures Fiduciary Agent ”), as fiduciary agent acting on behalf of the holders of the NPSD Debentures.
<i>V.tal:</i>	V.tal – Rede Neutra de Telecomunicações S.A. (“ V.tal ”), in respect of the V.tal New Money Debentures and the V.tal Activation Fee Debt.
<i>Take-or-Pay Creditors:</i>	Each Take-or-Pay Creditor (together the “ TOP Creditors ”) in respect of the TOP Debt.

<i>RUD Notes Trustee:</i>	UMB Bank, N.A. (the “ RUD Trustee ”), as trustee acting on behalf of the holders of RUD Notes.
<i>RUD Debentures Fiduciary Agent:</i>	A fiduciary agent to be appointed by the Company (the “ RUD Debentures Fiduciary Agent ”), as fiduciary agent acting on behalf of the holders of the RUD Debentures.
<i>PL Agent:</i>	The representative (the “ PL Agent ”), as representative acting on behalf of the creditors of the PL Debt.
<i>V.Tal Activation Fee Agent:</i>	The representative (the “ AF Agent ”), as representative acting on behalf of the creditors of the V.tal Activation Fee Debt.
Collateral Package³	
<i>V.Tal Shares:</i>	As defined under [Exhibit 3.1.2(B)] of the Reorganization Plan. ⁴
<i>ClientCo Shares:</i>	As defined under [Exhibit 3.1.2(B)] of the Reorganization Plan. The sale, transfer or disposition of ClientCo Shares for less than the <i>Preço Mínimo UPI ClientCo</i> shall be subject to approval by: (i) holders of a majority of the aggregate outstanding principal amount of the First Priority Debt and (ii) holders of a majority of the aggregate outstanding principal amount of the TOP Debt.
<i>ONTs:</i>	As defined under [Exhibit 3.1.2(B)] of the Reorganization Plan.
<i>Real Estate and Real Estate Proceeds:</i>	As defined under [Exhibit 3.1.2(B)] of the Reorganization Plan.
<i>Secured B2B Cash Flows:</i>	As defined under [Exhibit 3.1.2(B)] of the Reorganization Plan.
<i>Other Shared Collateral:</i>	As defined under [Exhibit 3.1.2(B)] of the Reorganization Plan.
	The Collateral and any additional collateral securing the First Priority Debt will be substantially identical, with such differences as are reasonably satisfactory to the Intercreditor Agent.
Collateral – Application of Proceeds For Ordinary Course Asset Sales	
<i>V.Tal Shares:</i>	(i) <i>first</i> , to the First Priority Debt, pari passu and pro rata between them; (ii) <i>second</i> , to the TOP Debt, pari passu and pro rata between them; (iii) <i>third</i> , to the PL Debt (up to a maximum claim of U.S.\$100 million, which includes all principal, interest, premiums, monetary adjustment, taxes and fees) (to the extent applicable); (iv) <i>fourth</i> , to the RUD; and (v) <i>fifth</i> , to the balance of the PL Debt (to the extent applicable).
<i>ClientCo Shares and ONTs:</i>	(i) <i>first</i> , to the First Priority Debt, pari passu and pro rata between them;

³ NTD: Cross-references to the Plan to be checked against final form Plan.

⁴ NTD: To add definition of each collateral in the exhibit on collateral package and waterfall. Global comment.

	<ul style="list-style-type: none"> (ii) <i>second</i>, to the TOP Debt, pari passu and pro rata between them; and (iii) <i>fourth</i>, 60% to the RUD, pari passu and pro rata between them, and 40% to the Company.
<i>Real Estate and Real Estate Proceeds:</i>	<ul style="list-style-type: none"> (i) up to R\$100 million in aggregate amount of proceeds received during the first 12 months following the <i>Data de Homologação</i>, to the Company; (ii) 70% of the proceeds that exceed R\$100 million (or, to the extent the proceeds do not achieve R\$100 million during the first 12 months following the <i>Data de Homologação</i>, any proceeds) and up to the aggregate amount of R\$400 million, as follows to be deposited in a secured escrow account: <ul style="list-style-type: none"> (a) <i>first</i>, to the TOP Debt, pari passu and pro rata between them; (b) <i>second</i>, to the PL Debt (to the extent applicable); (c) <i>third</i>, to the First Priority Debt, pari passu and pro rata between them; and (d) <i>fourth</i>, to the RUD, pari passu and pro rata between them; and (iii) 30% of the proceeds that exceed R\$100 million (or, to the extent the proceeds do not achieve R\$100 million during the first 12 months following the <i>Data de Homologação</i>, any proceeds) and up to the aggregate amount of R\$400 million, to the Company; and (iv) 100% of the proceeds that exceed R\$400 million at any time: <ul style="list-style-type: none"> (a) <i>first</i>, to the TOP Debt, pari passu and pro rata between them, (b) <i>second</i>, to the PL Debt (to the extent applicable), (c) <i>third</i>, to the First Priority Debt, pari passu and pro rata between them; and (d) <i>fourth</i>, to the RUD, pari passu and pro rata between them.
<i>Secured B2B Cash Flows:</i>	<ul style="list-style-type: none"> (i) <i>first</i>, to the Activation Fee Debt (to the extent applicable); (ii) <i>second</i>, to the First Priority Debt, pari passu and pro rata between them; (iii) <i>third</i>, to the TOP Debt, pari passu and pro rata between them; and (iv) <i>fourth</i>, to the RUD and the PL Debt (to the extent applicable), pari passu and pro rata between them.
<i>Other Shared Collateral:</i>	<ul style="list-style-type: none"> (i) <i>first</i>, to the First Priority Debt, pari passu and pro rata between them; (ii) <i>second</i>, to the TOP Debt, pari passu and pro rata between them; and (iii) <i>third</i>, 60% to the to the RUD and the PL Debt (to the extent applicable) pari passu and pro rata between them, and 40% to the Company.

<i>Company Retained Proceeds</i>	Total aggregate proceeds from asset sales that can be retained by the Company shall not exceed R\$5.5bn (the “ Company Cap ”). 100% of proceeds in excess of the Company Cap that would otherwise have been retained by the Company shall be used to redeem the RUD at par plus accrued.
Collateral – Application of Proceeds Upon Enforcement⁵	
<i>V.Tal Shares:</i>	<ul style="list-style-type: none"> (i) <i>first</i>, to the First Priority Debt, pari passu and pro rata between them; (ii) <i>second</i>, to the TOP Debt, pari passu and pro rata between them; (iii) <i>third</i>, to the PL Debt (up to a maximum claim of U.S.\$100 million, which includes include all principal, interest, premiums, monetary adjustment, taxes and fees) (to the extent applicable) (the “Priority PL Debt”); (iv) <i>fourth</i>, to the RUD, pari passu and pro rata between them; and (v) <i>fifth</i>, to the balance of the PL Debt.
<i>ClientCo Shares and ONTs:</i>	<ul style="list-style-type: none"> (i) <i>first</i>, to the First Priority Debt, pari passu and pro rata between them; (ii) <i>second</i>, to the TOP Debt, pari passu and pro rata between them; and (iii) <i>third</i>, to the RUD, pari passu and pro rata between them.
<i>Real Estate and Real Estate Proceeds:</i>	<ul style="list-style-type: none"> (i) <i>first</i>, to the TOP Debt, pari passu and pro rata between them; (ii) <i>second</i>, to the PL Debt (to the extent applicable); (iii) <i>third</i>, to the First Priority Debt, pari passu and pro rata between them; and (iv) <i>fourth</i>, to the RUD, pari passu and pro rata between them.
<i>Secured B2B Cash Flows:</i>	<ul style="list-style-type: none"> (i) <i>first</i>, to the Activation Fee Debt (to the extent applicable); (ii) <i>second</i>, to the First Priority Debt, pari passu and pro rata between them; (iii) <i>third</i>, to the TOP Debt, pari passu and pro rata between them; and (iv) <i>fourth</i>, to the RUD and the PL Debt (to the extent applicable), pari passu and pro rata between them.
<i>Other Shared Collateral:</i>	<ul style="list-style-type: none"> (i) <i>first</i>, to the First Priority Debt, pari passu and pro rata between them; (ii) <i>second</i>, to the TOP Debt, pari passu and pro rata between them; and (iii) <i>third</i>, to the RUD and the PL Debt (to the extent applicable), pari passu and pro rata between them.

⁵ In each case, including the payment of principal, interest, premium (if any) and fees in respect to each such debt. Customary Collateral Agent and Intercreditor Agent costs and (if applicable) enforcement costs incurred by the Collateral Agent and Intercreditor Agent will rank ahead of all secured debt claims. Any surplus proceeds following discharge of all relevant secured debt claims will be returned to the Company.

Enforcement – Instructing Groups	
<i>V.Tal Shares:</i>	<ul style="list-style-type: none"> (i) while any First Priority Debt is outstanding, holders of a majority of the aggregate outstanding principal amount of First Priority Debt (the “Majority FP Creditors”); and (ii) following the discharge of all First Priority Debt, holders of a majority of the aggregate of the outstanding principal amount of RUD Debt (the “Majority RUD Creditors”) and the outstanding principal amount of the PL Debt (the “Majority PL Creditors”) and together with the Majority RUD Creditors the “Majority Junior Creditors”), provided that in the event there is Priority PL Debt outstanding and the security in respect of the V.Tal Shares has become enforceable but the Majority Junior Creditors have not commenced enforcement, holders of a majority of the aggregate outstanding principal amount of Priority PL Debt shall constitute the Instructing Group (with respect only to the V.tal Shares) and be entitled for a period of 30 days to initiate enforcement over a maximum of 3% of V.Tal Shares (the “V.Tal Enforcement Right”), provided that, if holders of a majority of the aggregate outstanding principal amount of Priority PL Debt have not commenced such enforcement during such 30-day period, immediately following such 30-day period the Majority Junior Creditors shall again constitute the Instructing Group and further provided that the V.Tal Enforcement Right shall not restrict the Majority Junior Creditors taking enforcement action with respect to the balance of V.Tal Shares subject to the lien.
<i>ClientCo Shares and ONTs:</i>	<ul style="list-style-type: none"> (i) while any First Priority Debt is outstanding, the Majority FP Creditors; provided that in the event the security in respect of the ClientCo Shares or the ONTs has become enforceable, but the Majority FP Creditors have not commenced enforcement within 60 days thereof, then holders of a majority of the aggregate outstanding principal amount of V.tal New Money Debentures shall constitute the Instructing Group (with respect only to the ClientCo Shares and/or the ONTs, as applicable) and be entitled for a period of 45 days to initiate enforcement over such security to discharge the V.tal New Money Debentures in full, provided further that, if holders of a majority of the aggregate outstanding principal amount of V.tal New Money Debentures have not commenced such enforcement during such 45-day period, immediately following such 45-day period the Majority FP Creditors shall again constitute the Instructing Group; and (ii) following the discharge of all First Priority Debt, the Majority Junior Creditors.
<i>Real Estate and Real Estate Proceeds:</i>	<ul style="list-style-type: none"> (i) while any TOP Debt is outstanding, the holders of a majority of the aggregate principal amount of the TOP Debt with respect to Real Estate and/or Real Estate Proceeds in an amount equal to the outstanding amount of TOP Debt; (ii) following the discharge of all TOP Debt, the Majority FP Creditors; and (iii) following the discharge of all TOP Debt and First Priority Debt, the Majority Junior Creditors.
<i>Secured B2B Cash Flows:</i>	<ul style="list-style-type: none"> (i) if any Activation Fee Debt has been incurred and remains outstanding, holders of a majority of the aggregate outstanding principal amount of Activation Fee Debt for a period of 60 days provided that immediately following such 60-day period if First Priority Debt is outstanding, the Majority FP Creditors shall constitute the Instructing Group; and (ii) following the discharge of all First Priority Debt, the Majority Junior Creditors.
<i>Other Shared Collateral:</i>	<ul style="list-style-type: none"> (i) while any First Priority Debt is outstanding, the Majority FP Creditors; and

	(ii) following the discharge of all First Priority Debt, the Majority Junior Creditors.
<i>Enforcement Mechanics:</i>	All collateral security shall be granted to the Collateral Agent on behalf of the secured parties, and all enforcement instructions shall be made by the relevant Instructing Group, pursuant to item “Enforcement – Instructing Groups” above, to the Intercreditor Agent and then enforcement procedures shall be conducted by the Collateral Agent, pursuant to the instruction received. The Collateral Agent will act on the instructions of the Intercreditor Agent (acting on the instructions of the relevant Instructing Group) with respect to the sale, liquidation or disposition and the applicable manner thereof with respect to the relevant collateral, in each case, subject to customary indemnification rights.
<i>Value Protection Mechanics:</i>	<p>(i) Instructions to the Intercreditor Agent and Collateral Agent with respect to any enforcement shall only be permitted if the consideration is for cash, other than with respect to the proceeds of enforcement of the V.Tal Shares and/or the ClientCo shares where non-cash consideration is approved by the Majority FP Creditors and V.tal.</p> <p>(ii) In connection with any enforcement of V.Tal Shares or ClientCo Shares and the disposition thereof, (1) the value thereof shall have been determined by a third-party independent valuation agent engaged by the Collateral Agent on the instructions of the relevant Instructing Group to be chosen from a list of acceptable agents to be agreed by the Majority FP Creditors and V.tal, which value shall be deemed final and binding on the parties; and (2) a formal sale process occurs with respect to such collateral which shall be conducted by the Collateral Agent with the advice of an independent sales advisor, to be chosen among Santander, BR Partners, Bradesco, Safra Rothschild, Lazard, Citibank and Itau (the “Independent Sales Advisor”). A first round sales process shall conclude within 60 days of the relevant enforcement instructions unless the Independent Sales Advisor recommends an extension to such timeline. In the event the asset is not sold in such first round any further steps shall be taken by the Instructing Group with the advice of the Independent Sales Advisor.</p> <p>(iii) In connection with any enforcement action with respect to Real Estate, the Collateral Agent shall engage a third-party appraiser, to be chosen among a list of acceptable appraisers to be agreed by the Majority FP Creditors, TOP Creditors and V.tal, who will deliver an appraisal report with the fair market price for such collateral based on then prevailing market conditions, to facilitate such enforcement.</p>
<i>Distressed Disposal Provisions:</i>	Distressed disposal provisions, to be substantially based on the “LMA Super Senior/Senior form of Intercreditor Agreement” shall be included to allow for the release of liens, borrowing obligations, guarantee obligations, intercompany claims and liabilities transfers in order to ensure “free and clean” enforcement.
Certain Other Provisions	
<i>Non-Distressed Disposal Provisions:</i>	Automatic release of liens upon any sale of collateral permitted under each secured debt document, pursuant to the terms and conditions therein.
<i>Option to Purchase:</i>	Upon an event of default, any lower ranking debt with respect to such applicable collateral may acquire 100% of all senior ranking debt with respect to such applicable collateral at a purchase price of 100% plus accrued and unpaid interest to such purchase date.

Turnover/Equalization:	Customary turnover/equalization provisions to be included.
Agent Provisions:	<p>Appointment provisions for Collateral Agent and Intercreditor Agent including standard indemnification and other terms.</p> <p>Majority FP Creditors may unilaterally replace the Collateral Agent and/or Intercreditor Agent if such replacement agent is on a list to be mutually agreed between the Majority FP Creditors and V.tal, such list to include GLAS, TMF and Citibank. Any other replacement of the Collateral Agent and/or Intercreditor Agent may occur by direction of the Majority FP Creditors and V.tal.</p>
Amendments:	<p>Amendments to the Intercreditor Agreement will require the consent of the Company and each of the requisite percentage of applicable creditors prescribed for such amendment in each of: (i) the NPSD documentation; (ii) the V.tal New Money Debentures documentation; (iii) the TOP Debt; (iv) the RUD documentation, and, if applicable, the (v) the PL Debt documentation, in each case while any debt of such class is outstanding; <i>provided</i> that no changes may be made to provisions relating to the PL Debt prior to the sale of the ClientCo Shares without the consent of the Company.</p> <p>Amendments to provisions relating to the Activation Fee Debt cannot be made prior to incurrence of the Activation Fee Debt and thereafter only with the additional consent of a majority of the holders of the aggregate principal amount of the Activation Fee Debt.</p>
Calculations:	In connection with any instruction, enforcement or amendment, for purposes of calculating a majority of the aggregate outstanding principal amount of debt for any Instructing Group or any other class of pari passu debt, to the extent the debt in any such Instructing Group or class includes both USD and BRL debt, all such USD debt shall be converted (solely for purposes of this calculation) into BRL debt based on the applicable PTAX sell rate as of two business days prior to the date of the notice of such instruction, enforcement or amendment, as the case may be.
Most Favored Nation	<p>If holders (or a holder (in such capacity)) of NPSD, V.Tal New Money Debentures or RUD⁶ (each, a “Credit Group”) amends, modifies, supplements, restates or otherwise establishes any rights or benefits under their applicable debt documents in favor of such Credit Group (the “Favored Credit Group”) that are more favorable in any respect to such Favored Credit Group than the rights and benefits established in favor of the other Credit Groups in the debt documents (the “Improved Term(s)”):</p> <ul style="list-style-type: none"> (i) as soon as possible and in any event on or before the date falling 3 Business Days’ after such Improved Term has been agreed with the Favored Credit Group, the Company shall provide notice to each other Credit Group of such Improved Term(s); (ii) upon the granting of such Improved Term(s) and regardless of whether or not the Company provides notice to the other Credit Groups, such Improved Term(s) shall be deemed incorporated into each other debt document of the Credit Groups, <i>mutatis mutandis</i> as if set forth fully therein with effect from the date when such Improved Term(s) became effective with respect to the Favored Credit Group, unless, with respect to a Credit Group, if such Credit Group notifies the Company that it does not wish to incorporate the Improved Term(s) into the relevant debt documents; and (iii) upon the request of either the Company or any relevant member of a Credit Group (except if such Credit Group has otherwise notified the Company pursuant to clause (ii) above), the Company and the Creditors shall (at the Company’s

⁶ Will be extended to AF Debt and PL Debt at the point incurred and thereafter.

	expense) enter into any additional agreement or amendment reasonably requested to evidence the incorporation of the Improved Term(s).
<i>Governing Law:</i>	New York law.

APPENDIX G – ADS DEPOSIT AGREEMENT

[ATTACHED]

Note: This revised form of American Depositary Receipt is being filed to reflect that the ratio of Shares per American Depositary Share has changed from five shares to one-half of one share, effective January 11, 2023.

AMERICAN DEPOSITARY SHARES
(Each American Depositary Share represents
One-half of one deposited Share)

THE BANK OF NEW YORK MELLON
AMERICAN DEPOSITARY RECEIPT
FOR COMMON SHARES
OF
OI S.A. – IN JUDICIAL REORGANIZATION
(INCORPORATED UNDER THE LAWS OF THE FEDERATIVE REPUBLIC OF BRAZIL)

The Bank of New York Mellon, as depositary (hereinafter called the “Depositary”), hereby certifies that _____, or registered assigns IS THE OWNER OF

AMERICAN DEPOSITARY SHARES

representing deposited common shares (herein called “Shares”) of Oi S.A. – In Judicial Reorganization (formerly known as Oi S.A.), a company incorporated under the laws of the Federative Republic of Brazil (herein called the “Company”). At the date hereof, each American Depositary Share represents one-half of one Share deposited or subject to deposit under the Deposit Agreement (as such term is hereinafter defined) at the principal São Paulo office of Itau Unibanco S.A. (herein called the “Custodian”). The Depositary's Corporate Trust Office and principal executive officer are located at 240 Greenwich Street, New York, N.Y. 10286.

THE DEPOSITARY'S CORPORATE TRUST OFFICE ADDRESS IS
240 GREENWICH STREET, NEW YORK, N.Y. 10286

1. THE DEPOSIT AGREEMENT.

This American Depositary Receipt is one of an issue (herein called “Receipts”), all issued and to be issued upon the terms and conditions set forth in the Amended and Restated Deposit Agreement (Common Shares) dated as of February 27, 2012 (herein called the “Deposit Agreement”) among the Company, the Depositary, and all Owners and Holders from time to time of American Depositary Shares issued thereunder, each of whom by accepting American Depositary Shares agrees to become a party thereto and become bound by all the terms and conditions thereof. The Deposit Agreement sets forth the rights of Owners and holders and the rights and duties of the Depositary in respect of the Shares deposited thereunder and any and all other securities, property and cash from time to time received in respect of such Shares and held thereunder (such Shares, securities, property, and cash are herein called “Deposited Securities”). Copies of the Deposit Agreement are on file at the Depositary's Corporate Trust Office in New York City and at the office of the Custodian.

The statements made on the face and reverse of this Receipt are summaries of certain provisions of the Deposit Agreement and are qualified by and subject to the detailed provisions of the Deposit Agreement, to which reference is hereby made. Capitalized terms defined in the Deposit Agreement and not defined herein shall have the meanings set forth in the Deposit Agreement.

2. SURRENDER OF AMERICAN DEPOSITARY SHARES AND WITHDRAWAL OF DEPOSITED SECURITIES.

Upon surrender at the Corporate Trust Office of the Depositary of American Depositary Shares, and upon payment of the fee of the Depositary provided in this Receipt, and subject to the terms and conditions of the Deposit Agreement, the Owner of those American Depositary Shares is entitled to delivery, to him or as instructed, of the amount of Deposited Securities at the time represented by those American Depositary Shares. Such delivery will be made at the option of the Owner hereof, either at the office of the Custodian or at the Corporate Trust Office of the Depositary, provided that the forwarding of certificates for Shares

or other Deposited Securities for such delivery at the Corporate Trust Office of the Depositary shall be at the risk and expense of the Owner hereof.

3. TRANSFERS, SPLIT-UPS, AND COMBINATIONS OF RECEIPTS.

Transfers of American Depositary Shares may be registered on the books of the Depositary by the Owner in person or by a duly authorized attorney, upon surrender of those American Depositary Shares properly endorsed for transfer or accompanied by proper instruments of transfer, in the case of a Receipt, or pursuant to a proper instruction (including, for the avoidance of doubt, instructions through DRS and Profile as provided in Section 2.10 of the Deposit Agreement), in the case of uncertificated American Depositary Shares, and funds sufficient to pay any applicable transfer taxes and the expenses of the Depositary and upon compliance with such regulations, if any, as the Depositary may establish for such purpose. This Receipt may be split into other such Receipts, or may be combined with other such Receipts into one Receipt, evidencing the same aggregate number of American Depositary Shares as the Receipt or Receipts surrendered. The Depositary, upon surrender of certificated American Depositary Shares for the purpose of exchanging for uncertificated American Depositary Shares, shall cancel those certificated American Depositary Shares and send the Owner a statement confirming that the Owner is the Owner of uncertificated American Depositary Shares. The Depositary, upon receipt of a proper instruction (including, for the avoidance of doubt, instructions through DRS and Profile as provided in Section 2.10 of the Deposit Agreement) from the Owner of uncertificated American Depositary Shares for the purpose of exchanging for certificated American Depositary Shares, shall cancel those uncertificated American Depositary Shares and deliver to the Owner the same number of certificated American Depositary Shares.

As a condition precedent to the delivery, registration of transfer, or surrender of any American Depositary Shares or split-up or combination of any Receipt or withdrawal of any Deposited Securities, the Depositary, the Custodian, or Registrar may require payment from the depositor of the Shares or the presenter of the Receipt or instruction for registration of transfer or surrender of American Depositary Shares not evidenced by a Receipt of a sum sufficient to reimburse it for any tax or other governmental charge and any stock transfer or registration fee with respect thereto (including any such tax or charge and fee with respect to Shares being deposited or withdrawn) and payment of any applicable fees as provided in the Deposit Agreement, may require the production of proof reasonably satisfactory to it as to the identity and genuineness of any signature and may also require compliance with any regulations the Depositary may establish consistent with the provisions of the Deposit Agreement.

The delivery of American Depositary Shares against deposit of Shares generally or against deposit of particular Shares may be suspended, or the transfer of American Depositary Shares in particular instances may be refused, or the registration of transfer of outstanding American Depositary Shares generally may be suspended, during any period when the transfer books of the Depositary are closed, or if any such action is reasonably deemed necessary or advisable by the Depositary or the Company at any time or from time to time because of any requirement of law or of any government or governmental body or commission, or under any provision of the Deposit Agreement, or for any other reason, subject to the provisions of the following sentence. Notwithstanding anything to the contrary in the Deposit Agreement or this Receipt, the surrender of outstanding American Depositary Shares and withdrawal of Deposited Securities may not be suspended subject only to (i) temporary delays caused by closing the transfer books of the Depositary or the Company or the Foreign Registrar, if applicable, or the deposit of Shares in connection with voting at a shareholders' meeting, or the payment of dividends, (ii) the payment of fees, taxes and similar charges, and (iii) compliance with any U.S. or foreign laws or governmental regulations relating to the American Depositary Shares or to the withdrawal of the Deposited Securities. Without limitation of the foregoing, the Depositary shall not knowingly accept for deposit under the Deposit Agreement any Shares which would be required to be registered under the provisions of the Securities Act of 1933, unless a registration statement is in effect as to such Shares for such offer and sale. The Depositary shall comply with written instructions of the Company (received by the Depositary reasonably in advance) not to accept for deposit hereunder and Shares identified in such instructions at such times and under such circumstances as may reasonably be specified in such instructions in order to facilitate the Company's compliance with the securities laws of the United States and other jurisdictions.

4. LIABILITY OF OWNER FOR TAXES.

If any tax or other governmental charge shall become payable with respect to any American Depositary Shares or any Deposited Securities represented by any American Depositary Shares, such tax or other governmental charge shall be payable by the Owner to the Depositary. The Depositary may refuse to register any transfer of those American Depositary Shares or any withdrawal of Deposited Securities represented by those American Depositary Shares until such payment is made, and may withhold any dividends or other distributions, or may sell for the account of the Owner any part or all of the Deposited Securities represented by those American Depositary Shares, and may apply such dividends or other distributions or the proceeds of any such sale in payment of such tax or other governmental charge and the Owner shall remain liable for any deficiency.

5. WARRANTIES ON DEPOSIT OF SHARES.

Every person depositing Shares under the Deposit Agreement shall be deemed thereby to represent and warrant, that such Shares and each certificate therefor, if applicable, are validly issued, fully paid, nonassessable and free of any preemptive rights of the holders of outstanding Shares and that the person making such deposit is duly authorized so to do. Every such person shall also be deemed to represent that the deposit of such Shares and the sale of American Depositary Shares representing such Shares by

that person are not restricted under the Securities Act of 1933. Such representations and warranties shall survive the deposit of Shares and delivery of American Depositary Shares.

6. FILING PROOFS, CERTIFICATES, AND OTHER INFORMATION.

Any person presenting Shares for deposit or any Owner or holder may be required from time to time to file with the Depositary or the Custodian such proof of citizenship or residence, exchange control approval, or such information relating to the registration on the books of the Company or the Foreign Registrar, if applicable, to execute such certificates and to make such representations and warranties, as the Depositary may reasonably deem necessary or proper. The Depositary may withhold the delivery or registration of transfer of any American Depositary Shares or the distribution of any dividend or sale or distribution of rights or of the proceeds thereof or the delivery of any Deposited Securities until such proof or other information is filed or such certificates are executed or such representations and warranties made. The Depositary shall provide to the Company, as promptly as practicable upon its written request, copies of any such proofs, certificates of other information that it receives under Section 3.01 of the Deposit Agreement, to the extent that disclosure is permitted under applicable law. No Share shall be accepted for deposit unless accompanied by evidence reasonably satisfactory to the Depositary that any necessary approval has been granted by any governmental body in Brazil that is then performing the function of the regulation of currency exchange.

7. CHARGES OF DEPOSITARY.

The Company agrees to pay the fees and out-of-pocket expenses of the Depositary and those of any Registrar only in accordance with agreements in writing entered into between the Depositary and the Company from time to time. Except as set forth in clause (9) of the following paragraph, the charges and expenses of the Custodian shall be for the sole account of the Depositary.

The following charges shall be incurred by any party depositing or withdrawing Shares or by any party surrendering American Depositary Shares or to whom American Depositary Shares are issued (including, without limitation, issuance pursuant to a stock dividend or stock split declared by the Company or an exchange of stock regarding the American Depositary Shares or Deposited Securities or a delivery of American Depositary Shares pursuant to Section 4.03 of the Deposit Agreement), or by Owners, as applicable: (1) taxes and other governmental charges, (2) such registration fees as may from time to time be in effect for the registration of transfers of Shares generally on the Share register of the Company or Foreign Registrar and applicable to transfers of Shares to or from the name of the Depositary or its nominee or the Custodian or its nominee on the making of deposits or withdrawals under the terms of the Deposit Agreement, (3) such cable, telex and facsimile transmission expenses as are expressly provided in the Deposit Agreement, (4) such expenses as are incurred by the Depositary in the conversion of foreign currency pursuant to Section 4.05 of the Deposit Agreement, (5) a fee of \$5.00 or less per 100 American Depositary Shares (or portion thereof) for the delivery of American Depositary Shares pursuant to Section 2.03, 4.03 or 4.04 of the Deposit Agreement and the surrender of American Depositary Shares pursuant to Section 2.05 or 6.02 of the Deposit Agreement, (6) a fee of \$.02 or less per American Depositary Share (or portion thereof) for any cash distribution made pursuant to the Deposit Agreement, including, but not limited to Sections 4.01 through 4.04 of the Deposit Agreement, (7) a fee for the distribution of securities pursuant to Section 4.02 of the Deposit Agreement, such fee being in an amount equal to the fee for the execution and delivery of American Depositary Shares referred to above which would have been charged as a result of the deposit of such securities (for purposes of this clause 7 treating all such securities as if they were Shares) but which securities are instead distributed by the Depositary to Owners, (8) in addition to any fee charged under clause 6, a fee of \$.02 or less per American Depositary Share (or portion thereof) per annum for depositary services, which will be payable as provided in clause 9 below, (9) any other charges payable by the Depositary, any of the Depositary's agents, including the Custodian, or the agents of the Depositary's agents in connection with the servicing of Shares or other Deposited Securities (which charge shall be assessed against Owners as of the date or dates set by the Depositary in accordance with Section 4.06 of the Deposit Agreement and shall be payable at the sole discretion of the Depositary by billing such Owners for such charge or by deducting such charge from one or more cash dividends or other cash distributions).

The Depositary, subject to Article 8 hereof, may own and deal in any class of securities of the Company and its affiliates and in American Depositary Shares.

From time to time, the Depositary may make payments to the Company to reimburse and / or share revenue from the fees collected from Owners or Holders, or waive fees and expenses for services provided, generally relating to costs and expenses arising out of establishment and maintenance of the American Depositary Shares program. In performing its duties under the Deposit Agreement, the Depositary may use brokers, dealers or other service providers that are affiliates of the Depositary.

8. PRE-RELEASE OF RECEIPTS.

Unless requested in writing by the Company to cease doing so, notwithstanding Section 2.03 of the Deposit Agreement, the Depositary may deliver American Depositary Shares prior to the receipt of Shares pursuant to Section 2.02 of the Deposit Agreement (a "Pre-Release"). The Depositary may, pursuant to Section 2.05 of the Deposit Agreement, deliver Shares upon the surrender of American Depositary Shares that have been Pre-Released, whether or not such cancellation is prior to the termination of such Pre-Release. The Depositary may receive American Depositary Shares in lieu of Shares in satisfaction of a Pre-Release.

Each Pre-Release will be (a) preceded or accompanied by a written representation from the person to whom American Depositary Shares or Shares are to be delivered, that such person, or its customer, (i) beneficially owns the Shares or American Depositary Shares to be remitted, as the case may be, (ii) assigns all beneficial right, title and interest in such American Depositary Shares or Shares, as the case may be, to the Depositary in its capacity as such and will hold such American Depositary Shares or Shares, as the case may be, in trust for the account of the Depositary until delivery thereof to the Depositary and (iii) will not take any action with respect to such American Depositary Shares or Shares, as the case may be, that is inconsistent with the transfer of beneficial ownership (including, without the consent of the Depositary, disposing of such American Depositary Shares or Shares, as the case may be), other than in satisfaction of the Pre-Release, (b) at all times fully collateralized with cash or such other collateral as the Depositary deems appropriate, (c) terminable by the Depositary on not more than five (5) business days notice, and (d) subject to such further indemnities and credit regulations as the Depositary deems appropriate. The number of American Depositary Shares which are outstanding at any time as a result of Pre-Release will not normally exceed thirty percent (30%) of the Shares deposited under the Deposit Agreement; provided, however, that the Depositary reserves the right to disregard such limit from time to time as it reasonably deems appropriate and may, with the prior written consent of the Company, change such limit for purposes of general application.

The Depositary may retain for its own account any compensation received by it in connection with the foregoing.

9. TITLE TO RECEIPTS.

It is a condition of this Receipt and every successive Owner and holder of this Receipt by accepting or holding the same consents and agrees that when properly endorsed or accompanied by proper instruments of transfer, shall be transferable as certificated registered securities under the laws of New York. American Depositary Shares not evidenced by Receipts shall be transferable as uncertificated registered securities under the laws of New York. The Depositary, notwithstanding any notice to the contrary, may treat the Owner of American Depositary Shares as the absolute owner thereof for the purpose of determining the person entitled to distribution of dividends or other distributions or to any notice provided for in the Deposit Agreement and for all other purposes, and neither the Depositary nor the Company shall have any obligation or be subject to any liability under the Deposit Agreement to any Holder of American Depositary Shares unless that Holder is the Owner of those American Depositary Shares.

10. VALIDITY OF RECEIPT.

This Receipt shall not be entitled to any benefits under the Deposit Agreement or be valid or obligatory for any purpose, unless this Receipt shall have been executed by the Depositary by the manual signature of a duly authorized signatory of the Depositary; provided, however that such signature may be a facsimile if a Registrar for the Receipts shall have been appointed and such Receipts are countersigned by the manual signature of a duly authorized officer of the Registrar.

11. REPORTS; INSPECTION OF TRANSFER BOOKS.

The Company has been subject to the periodic reporting requirements of the Securities Exchange Act of 1934 (the "Exchange Act") and, accordingly, filed certain reports with the Securities and Exchange Commission. Those reports are available for inspection and copying through the Commission's EDGAR system or at public reference facilities maintained by the Commission in Washington, D.C. On November 16, 2021 the Company filed Form 15F under the Exchange Act, whereupon its reporting obligations were suspended. The Form 15F became effective on February 14, 2022, whereupon the Company's reporting obligations under the Exchange Act were terminated. Since that date, the Company publishes information in English required to maintain the exemption from registration under Rule 12g3-2(b) under the Exchange Act of 1934 on its Internet web site or through an electronic information delivery system generally available to the public in its primary trading market. The Company's Internet web site address is <https://ri.oi.com.br/en/>.

The Depositary will make available for inspection by Owners at its Corporate Trust Office any reports, notices and other communications, including any proxy soliciting material, received from the Company which are both (a) received by the Depositary as the holder of the Deposited Securities and (b) made generally available to the holders of such Deposited Securities by the Company. The Depositary will also, upon written request by the Company, send to Owners copies of such reports when furnished by the Company pursuant to the Deposit Agreement. Any such reports and communications, including any such proxy soliciting material, furnished to the Depositary by the Company shall be furnished in English to the extent such materials are required to be translated into English pursuant to any regulations of the Commission.

The Depositary will keep books, at its Corporate Trust Office, for the registration of American Depositary Shares and transfers of American Depositary Shares which at all reasonable times shall be open for inspection by the Owners, provided that such inspection shall not be for the purpose of communicating with Owners in the interest of a business or object other than the business of the Company or a matter related to the Deposit Agreement or the American Depositary Shares.

12. DIVIDENDS AND DISTRIBUTIONS.

Whenever the Depositary receives any cash dividend or other cash distribution on any Deposited Securities, the

Depository shall, as promptly as practicable after its receipt of such dividend or distribution (unless otherwise prohibited or prevented by law), subject to the provisions of Section 4.05 of the Deposit Agreement, convert such dividend or distribution into Dollars and shall, as promptly as practicable, distribute the amount thus received (net of the fees and expenses of the Depository as provided in Article 7 hereof and Section 5.09 of the Deposit Agreement) to the Owners entitled thereto, in proportion to the number of American Depositary Shares representing such Deposited Securities held by them respectively; provided, however, that in the event that the Custodian or the Depository shall be required to withhold and does withhold from such cash dividend or such other cash distribution an amount on account of taxes or other governmental charges, the amount distributed to the Owners of the American Depositary Shares representing such Deposited Securities shall be reduced accordingly. The Depository shall distribute only such amount, however, as can be distributed without attributing to any Owner a fraction of one cent. Any such fractional amounts shall be rounded to the nearest whole cent and so distributed to Owners entitled thereto. The Company or its agent will remit to the appropriate governmental agency in Brazil all amounts withheld and owing to such agency. The Depository will forward to the Company or its agent as promptly as practicable such information from its records as the Company may reasonably request to enable the Company or its agent to file necessary reports with governmental agencies, and the Depository or the Company or its agent may file any such reports necessary to obtain benefits under the applicable tax treaties for the Owners.

Subject to the provisions of Section 4.11 and 5.09 of the Deposit Agreement, whenever the Depository receives any distribution other than a distribution described in Section 4.01, 4.03 or 4.04, the Depository shall, as promptly as practicable, cause the securities or property received by it to be distributed to the Owners entitled thereto, after deduction or upon payment of any fees and expenses of the Depository or any taxes or other governmental charges, in proportion to the number of American Depositary Shares representing such Deposited Securities held by them respectively, in any manner that the Depository may reasonably deem equitable and practicable for accomplishing such distribution; provided, however, that if in the opinion of the Depository such distribution cannot be made proportionately among the Owners entitled thereto, or if for any other reason (including, but not limited to, any requirement the Company or the Depository withhold an amount on account of taxes or other governmental charges or that such securities must be registered under the Securities Act of 1933 in order to be distributed to Owners and holders) the Depository deems such distribution not to be feasible, the Depository may, after consultation with the Company to the extent practicable, adopt such method as it may deem equitable and practicable for the purpose of effecting such distribution, including, but not limited to, the public or private sale of the securities or property thus received, or any part thereof, and the net proceeds of any such sale (net of the fees and expenses of the Depository as provided in Article 7 hereof and Section 5.09) shall be distributed as promptly as practicable by the Depository to the Owners of Receipts entitled thereto all in the manner and subject to the conditions described in Section 4.01. The Depository may withhold any distribution of securities under Section 4.02 if it has not received satisfactory assurances from the Company that the distribution does not require registration under the Securities Act of 1933. The Depository may sell, by public or private sale, an amount of securities or other property it would otherwise distribute under this Article that is sufficient to pay its fees and expenses in respect of that distribution.

If any distribution consists of a dividend in, or free distribution of, Shares, the Depository may, and shall if the Company shall so request in writing, as promptly as practicable, deliver to the Owners entitled thereto, an aggregate number of American Depositary Shares representing the amount of Shares received as such dividend or free distribution, subject to the terms and conditions of the Deposit Agreement with respect to the deposit of Shares and after deduction or upon payment of the fees and expenses of the Depository as provided in Section 5.09 of the Deposit Agreement (and the Depository may sell, by public or private sale, an amount of Shares received sufficient to pay its fees and expenses in respect of that distribution). The Depository may withhold any such delivery of American Depositary Shares if it has not received satisfactory assurances from the Company that such distribution does not require registration under the Securities Act of 1933. In lieu of delivering fractional American Depositary Shares in any such case, the Depository, as promptly as possible, use reasonable efforts to sell the amount of Shares represented by the aggregate of such fractions and distribute the net proceeds, all in the manner and subject to the conditions described in Section 4.01 of the Deposit Agreement. If additional American Depositary Shares are not so delivered, each American Depositary Share shall thenceforth also represent the additional Shares distributed upon the Deposited Securities represented thereby.

In the event that the Depository reasonably determines that any distribution in property (including Shares and rights to subscribe therefor) is subject to any tax or other governmental charge which the Depository is obligated to withhold, the Depository may by public or private sale dispose of all or a portion of such property (including Shares and rights to subscribe therefor) in such amounts and in such manner as the Depository reasonably deems necessary and practicable to pay any such taxes or charges, and the Depository shall distribute the net proceeds of any such sale after deduction of such taxes or charges to the Owners entitled thereto in proportion to the number of American Depositary Shares held by them respectively.

13. RIGHTS.

In the event that the Company shall offer or cause to be offered to the holders of any Deposited Securities any rights to subscribe for additional Shares or any rights of any other nature, the Depository shall, after consultation with the Company, have discretion as to the procedure to be followed in making such rights available to any Owners or in disposing of such rights on behalf of any Owners and making the net proceeds available to such Owners or, if by the terms of such rights offering or for any other reason it would be unlawful or unfeasible for the Depository either to make such rights available to any Owners or dispose of such rights and make the net proceeds available to such Owners, then the Depository shall allow the rights to lapse. If at the time of the

offering of any rights the Depositary determines in its discretion that it is lawful and feasible to make such rights available to all or certain Owners but not to other Owners, the Depositary may, and at the request of the Company shall, distribute to any Owner to whom it determines the distribution to be lawful and feasible, in proportion to the number of American Depositary Shares held by such Owner, warrants or other instruments therefor in such form as it deems appropriate, but only pursuant to a separate agreement to be entered into between the Company and the Depositary setting out the procedure to be used and the terms and conditions for that distribution.

In circumstances in which rights would otherwise not be distributed, if an Owner requests the distribution of warrants or other instruments in order to exercise the rights allocable to the American Depositary Shares of such Owner under the Deposit Agreement, the Depositary will, as promptly as practicable, make such rights available to such Owner upon written notice from the Company to the Depositary that (a) the Company has elected in its sole discretion to permit such rights to be exercised and (b) such Owner has executed such documents as the Company has determined in its sole discretion are reasonably required under applicable law.

If the Depositary has distributed warrants or other instruments for rights to all or certain Owners, then upon instruction from such an Owner pursuant to such warrants or other instruments to the Depositary from such Owner to exercise such rights, upon payment by such Owner to the Depositary for the account of such Owner of an amount equal to the purchase price of the Shares to be received upon the exercise of the rights, and upon payment of the fees and expenses of the Depositary and any other charges as set forth in such warrants or other instruments, the Depositary shall, on behalf of such Owner, exercise the rights and purchase the Shares, and the Company shall cause the Shares so purchased to be delivered to the Depositary on behalf of such Owner. As agent for such Owner, the Depositary will cause the Shares so purchased to be deposited pursuant to Section 2.02 of the Deposit Agreement, and shall, pursuant to Section 2.03 of the Deposit Agreement, deliver American Depositary Shares to such Owner. In the case of a distribution pursuant to the second paragraph of this Article 13, such deposit shall be made, and depositary shares shall be delivered, under depositary arrangements which provide for issuance of depositary shares subject to the appropriate restrictions on sale, deposit, cancellation, and transfer under applicable United States laws.

If the Depositary reasonably determines in its discretion that it is not lawful and feasible to make such rights available to all or certain Owners, but that it is lawful and feasible to sell them, it may, and at the request of the Company will use reasonable efforts to, sell the rights, warrants or other instruments in proportion to the number of American Depositary Shares held by the Owners to whom it has determined it may not lawfully or feasibly make such rights available, and allocate the net proceeds of such sales (net of the fees and expenses of the Depositary as provided in Section 5.09 of the Deposit Agreement and all taxes and governmental charges payable in connection with such rights and subject to the terms and conditions of the Deposit Agreement) for the account of such Owners otherwise entitled to such rights, warrants or other instruments, upon an averaged or other practical basis without regard to any distinctions among such Owners because of exchange restrictions or the date of delivery of any American Depositary Shares or otherwise. Such proceeds shall be distributed as promptly as practicable in accordance with Section 4.01 of the Deposit Agreement.

The Depositary will not offer rights to Owners unless both the rights and the securities to which such rights relate are either exempt from registration under the Securities Act of 1933 with respect to a distribution to all Owners or are registered under the provisions of such Act; provided, that nothing in the Deposit Agreement shall create any obligation on the part of the Company to file a registration statement with respect to such rights or underlying securities or to endeavor to have such a registration statement declared effective. If an Owner requests the distribution of warrants or other instruments, notwithstanding that there has been no such registration under the Securities Act of 1933, the Depositary shall not effect such distribution unless it has received an opinion from recognized counsel in the United States for the Company upon which the Depositary may rely that such distribution to such Owner is exempt from such registration.

The Depositary shall not be responsible for any failure to determine that it may be lawful or feasible to make such rights available to Owners in general or any Owner in particular.

14. CONVERSION OF FOREIGN CURRENCY.

Whenever the Depositary or the Custodian shall receive foreign currency, by way of dividends or other distributions or the net proceeds from the sale of securities, property or rights, and if at the time of the receipt thereof the foreign currency so received can in the judgment of the Depositary be converted on a reasonable basis into Dollars and the resulting Dollars transferred to the United States, the Depositary shall convert or cause to be converted as promptly as practicable, by sale or in any other manner that it may determine, such foreign currency into Dollars, and such Dollars shall be distributed as promptly as possible to the Owners entitled thereto or, if the Depositary shall have distributed any warrants or other instruments which entitle the holders thereof to such Dollars, then to the holders of such warrants and/or instruments upon surrender thereof for cancellation. Such distribution may be made upon an averaged or other practicable basis without regard to any distinctions among Owners on account of exchange restrictions, the date of delivery of any American Depositary Shares or otherwise and shall be net of any expenses of conversion into Dollars incurred by the Depositary as provided in Section 5.09 of the Deposit Agreement.

If such conversion or distribution can be effected only with the approval or license of any government or agency thereof, the Depositary shall file as promptly as practicable such application for approval or license, if any, as it may deem desirable. The

Depository shall notify the Company and consult with the Company as to the action to be taken if it is not applying for a necessary approval or license of that kind.

If at any time the Depository shall reasonably determine that in its judgment any foreign currency received by the Depository or the Custodian is not convertible on a reasonable basis into Dollars transferable to the United States, or if any approval or license of any government or agency thereof which is required for such conversion is denied or in the opinion of the Depository is not obtainable, or if any such approval or license is not obtained within a reasonable period as determined by the Depository, the Depository may distribute the foreign currency (or an appropriate document evidencing the right to receive such foreign currency) received by the Depository to, or in its discretion may hold such foreign currency uninvested and without liability for interest thereon for the respective accounts of, the Owners entitled to receive the same.

If any such conversion of foreign currency, in whole or in part, cannot be effected for distribution to some of the Owners entitled thereto, the Depository may in its discretion make such conversion and distribution in Dollars to the extent permissible to the Owners entitled thereto and may distribute the balance of the foreign currency received by the Depository to, or hold such balance uninvested and without liability for interest thereon for the respective accounts of, the Owners entitled thereto.

15. RECORD DATES.

Whenever any cash dividend or other cash distribution shall become payable or any distribution other than cash shall be made, or whenever rights shall be issued with respect to the Deposited Securities, or whenever the Depository shall receive notice of any meeting of holders of Shares or other Deposited Securities, or whenever for any reason the Depository causes a change in the number of Shares that are represented by each American Depositary Share, or whenever the Depository shall find it necessary or convenient, the Depository shall fix, and as promptly as practicable notify the Company of, a record date, which shall be the same as, or near as practicable to, any corresponding record date set by the Company with respect to Shares, (a) for the determination of the Owners who shall be (i) entitled to receive such dividend, distribution or rights or the net proceeds of the sale thereof, (ii) entitled to give instructions for the exercise of voting rights at any such meeting or (iii) responsible for any fee assessed by the Depository pursuant to the Deposit Agreement, or (b) on or after which each American Depositary Share will represent the changed number of Shares. Subject to the provisions of Sections 4.01 through 4.05 of the Deposit Agreement and to the other terms and conditions of this Deposit Agreement, the Owners on such record date shall be entitled, as the case may be, to receive the amount distributable by the Depository with respect to such dividend or other distribution or such rights or the net proceeds of sale thereof in proportion to the number of American Depositary Shares held by them respectively and to give voting instructions and to act in respect of any other such matter.

16. VOTING OF DEPOSITED SECURITIES.

Upon receipt of notice of any meeting of holders of Shares or other Deposited Securities, if requested in writing by the Company, the Depository shall, as soon as practicable thereafter, mail to the Owners of Receipts a notice, the form of which notice shall be in the sole discretion of the Depository, which shall contain (a) such information as is contained in such notice of meeting received by the Depository from the Company, (b) a statement that the Owners as of the close of business on a specified record date will be entitled, subject to any applicable provision of law and of the articles of association or similar documents of the Company, to instruct the Depository as to the exercise of the voting rights, if any, pertaining to the amount of Shares or other Deposited Securities represented by their respective American Depositary Shares and (c) a statement as to the manner in which such instructions may be given, including an express indication that instructions may be given or deemed given in accordance with the last sentence of this paragraph if no instruction is received, to the Depository to give a discretionary proxy to a person designated by the Company. Upon the written request of an Owner of American Depositary Shares on such record date, received on or before the date established by the Depository for such purpose, the Depository shall endeavor insofar as practicable to vote or cause to be voted the amount of Shares or other Deposited Securities represented by those American Depositary Shares in accordance with the instructions set forth in such request. The Depository shall not itself exercise any voting discretion over any Deposited Securities. If (i) the Company instructed the Depository to act under Section 4.07 of the Deposit Agreement and complied with the following paragraph and (ii) no instructions are received by the Depository from an Owner with respect to American Depositary Shares of that Owner on or before the date established by the Depository for such purpose, the Depository shall deem that Owner to have instructed the Depository to give a discretionary proxy to a person designated by the Company with respect to the amount of Deposited Securities represented by those American Depositary Shares and the Depository shall give a discretionary proxy to a person designated by the Company to vote that amount of Deposited Securities, except that no such instruction shall be deemed given and no such discretionary proxy shall be given with respect to any matter as to which the Company informs the Depository (and the Company agrees to provide such information as promptly as practicable in writing, if applicable) that (x) the Company does not wish such proxy given, (y) substantial opposition exists or (z) such matter materially and adversely affects the rights of holders of Shares. There can be no assurance that Owners generally or any Owner in particular will receive the notice described in the preceding paragraph sufficiently prior to the instruction date to ensure that the Depository will vote the Shares or Deposited Securities in accordance with the provisions set forth in the preceding paragraph.

In order to give Owners a reasonable opportunity to instruct the Depository as to the exercise of voting rights relating to Deposited Securities, if the Company will request the Depository to act under Section 4.07 of the Deposit Agreement, the

Company shall give the Depositary notice of any such meeting and details concerning the matters to be voted upon not less than 30 days prior to the meeting date.

Subject to the rules of any securities exchange on which American Depositary Shares or the Deposited Securities represented thereby are listed, the Depositary shall, if requested in writing by the Company, deliver, at least two São Paulo business days prior to the date of such meeting, to the Company, to the attention of its Secretary, copies of all instructions received from Owners in accordance with which the Depositary will vote, or cause to be voted, the Deposited Securities represented by the American Depositary Shares at such meeting. Delivery of instructions will be made at the expense of the Company (unless otherwise agreed in writing by the Company and the Depositary) provided that payment of such expense shall not be a condition precedent to the obligations of the Depositary under Section 4.07 of the Deposit Agreement.

17. CHANGES AFFECTING DEPOSITED SECURITIES.

Upon any change in nominal value, change in par value, split-up, consolidation, or any other reclassification of Deposited Securities, or upon any recapitalization, reorganization, merger or consolidation, or sale of assets affecting the Company or to which it is a party, or upon the redemption or cancellation by the Company of the Deposited Securities, any securities, cash or property which shall be received by the Depositary or the Custodian in exchange for, in conversion of, in lieu of or in respect of Deposited Securities shall be treated as new Deposited Securities under the Deposit Agreement, and American Depositary Shares shall thenceforth represent, in addition to the existing Deposited Securities, the right to receive the new Deposited Securities so received, unless additional Receipts are delivered pursuant to the following sentence. In any such case the Depositary may, and shall if the Company shall so request in writing, deliver additional American Depositary Shares as in the case of a dividend in Shares, or call for the surrender of outstanding Receipts to be exchanged for new Receipts specifically describing such new Deposited Securities.

18. LIABILITY OF THE COMPANY AND DEPOSITARY.

Neither the Depositary nor the Company nor any of their respective directors, employees, agents or affiliates shall incur any liability to any Owner or holder, (i) if by reason of any provision of any present or future law or regulation of the United States or any other country, or of any governmental or regulatory authority, or by reason of any provision, present or future, of the articles of association or any similar document of the Company, or by reason of any provision of any securities issued or distributed by the Company, or any offering or distribution thereof, or by reason of any act of God or war or terrorism or other circumstances beyond its control, the Depositary or the Company shall be prevented, delayed or forbidden from or be subject to any civil or criminal penalty on account of doing or performing any act or thing which by the terms of the Deposit Agreement or Deposited Securities it is provided shall be done or performed, (ii) by reason of any non-performance or delay, caused as aforesaid, in the performance of any act or thing which by the terms of the Deposit Agreement it is provided shall or may be done or performed, (iii) by reason of any exercise of, or failure to exercise, any discretion provided for in the Deposit Agreement, (iv) for the inability of any Owner or holder to benefit from any distribution, offering, right or other benefit which is made available to holders of Deposited Securities but is not, under the terms of the Deposit Agreement, made available to Owners or holders, or (v) for any special, consequential or punitive damages for any breach of the terms of the Deposit Agreement. Where, by the terms of a distribution pursuant to Section 4.01, 4.02 or 4.03 of the Deposit Agreement, or an offering or distribution pursuant to Section 4.04 of the Deposit Agreement, or for any other reason, such distribution or offering may not be made available to Owners of Receipts, and the Depositary may not dispose of such distribution or offering on behalf of such Owners and make the net proceeds available to such Owners, then the Depositary shall not make such distribution or offering, and shall allow any rights, if applicable, to lapse. Neither the Company nor the Depositary assumes any obligation or shall be subject to any liability under the Deposit Agreement to Owners or holders, except that they agree to perform their obligations specifically set forth in the Deposit Agreement without negligence or bad faith. The Depositary and the Company undertake to perform such duties and only such duties as are specifically set forth in the Deposit Agreement, and no implied covenants or obligations shall be read into the Deposit Agreement against the Depositary or the Company or their respective agents. The Depositary shall not be subject to any liability with respect to the validity or worth of the Deposited Securities. Neither the Depositary nor the Company shall be under any obligation to appear in, prosecute or defend any action, suit, or other proceeding in respect of any Deposited Securities or in respect of the American Depositary Shares, on behalf of any Owner or holder or other person. Neither the Depositary nor the Company shall be liable for any action or nonaction by it in reliance upon the advice of or information from legal counsel, accountants, any person presenting Shares for deposit, any Owner or holder, or any other person believed by it in good faith to be competent to give such advice or information. The Depositary and the Company may rely and shall be protected in acting upon any written notice, request, direction or other documents believed by them to be genuine and to have been signed or presented by the proper party of parties. The Depositary shall not be liable for any acts or omissions made by a successor depositary whether in connection with a previous act or omission of the Depositary or in connection with a matter arising wholly after the removal or resignation of the Depositary, provided that in connection with the issue out of which such potential liability arises, the Depositary performed its obligations without negligence or bad faith while it acted as Depositary. The Depositary shall not be liable for the acts or omissions of any securities depository, clearing agency or settlement system in connection with or arising out of book-entry settlement of Deposited Securities or otherwise. The Depositary shall not be responsible for any failure to carry out any instructions to vote any of the

Deposited Securities or for the manner in which any such vote is cast or the effect of any such vote, provided that any such action or nonaction is in good faith.

No disclaimer of liability under the Securities Act of 1933 is intended by any provision of the Deposit Agreement.

19. RESIGNATION AND REMOVAL OF THE DEPOSITARY; APPOINTMENT OF SUCCESSOR CUSTODIAN.

The Depositary may at any time resign as Depositary under the Deposit Agreement by written notice of its election so to do delivered to the Company, such resignation to take effect upon the appointment of a successor depositary and its acceptance of such appointment as provided in the Deposit Agreement. The Depositary may at any time be removed by the Company by 60 days prior written notice of such removal, to become effective upon the later of (i) the 60th day after delivery of the notice to the Depositary and (ii) the appointment of a successor depositary and its acceptance of such appointment as provided in the Deposit Agreement. The Depositary in its discretion may appoint a substitute custodian, which shall thereafter be the Custodian hereunder. The Depositary shall notify the Company of the appointment of a substitute Custodian as promptly as practicable and, if practicable, prior to the effectiveness of such appointment.

20. AMENDMENT.

The form of the Receipts and any provisions of the Deposit Agreement may at any time and from time to time be amended by agreement between the Company and the Depositary without the consent of Owners or holders in any respect which they may deem necessary or desirable. Any amendment which shall impose or increase any fees or charges (other than taxes and other governmental charges, registration fees, cable, telex or facsimile transmission costs, delivery costs or other such expenses), or which shall otherwise prejudice any substantial existing right of Owners, shall, however, not become effective as to outstanding American Depositary Shares until the expiration of thirty days after notice of such amendment shall have been given to the Owners of outstanding American Depositary Shares. Every Owner and holder of American Depositary Shares, at the time any amendment so becomes effective, shall be deemed, by continuing to hold such American Depositary Shares or any interest therein, to consent and agree to such amendment and to be bound by the Deposit Agreement as amended thereby. In no event shall any amendment impair the right of the Owner to surrender American Depositary Shares and receive therefor the Deposited Securities represented thereby, except in order to comply with mandatory provisions of applicable law.

21. TERMINATION OF DEPOSIT AGREEMENT.

The Company may terminate the Deposit Agreement by instructing the Depositary to mail notice of termination to the Owners of all American Depositary Shares then outstanding at least 30 days prior to the termination date included in such notice. The Depositary may likewise terminate the Deposit Agreement, if at any time 90 days shall have expired after the Depositary delivered to the Company a written resignation notice and if a successor depositary shall not have been appointed and accepted its appointment as provided in the Deposit Agreement; in such case the Depositary shall mail a notice of termination to the Owners of all American Depositary Shares then outstanding at least 30 days prior to the termination date. On and after the date of termination, the Owner of American Depositary Shares will, upon (a) surrender of such American Depositary Shares, (b) payment of the fee of the Depositary for the surrender of American Depositary Shares referred to in Section 2.05, and (c) payment of any applicable taxes or governmental charges, be entitled to delivery, to him or upon his order, of the amount of Deposited Securities represented by those American Depositary Shares. If any American Depositary Shares shall remain outstanding after the date of termination, the Depositary thereafter shall discontinue the registration of transfers of American Depositary Shares, shall suspend the distribution of dividends to the Owners thereof, and shall not give any further notices or perform any further acts under the Deposit Agreement, except that the Depositary shall continue to collect dividends and other distributions pertaining to Deposited Securities, shall sell rights and other property as provided in the Deposit Agreement, and shall continue to deliver Deposited Securities, together with any dividends or other distributions received with respect thereto and the net proceeds of the sale of any rights or other property, upon surrender of American Depositary Shares (after deducting, in each case, the fee of the Depositary for the surrender of American Depositary Shares, any expenses for the account of the Owner of such American Depositary Shares in accordance with the terms and conditions of the Deposit Agreement, and any applicable taxes or governmental charges). At any time after the expiration of four months from the date of termination, the Depositary may sell the Deposited Securities then held under the Deposit Agreement and may thereafter hold uninvested the net proceeds of any such sale, together with any other cash then held by it thereunder, unsegregated and without liability for interest, for the pro rata benefit of the Owners of American Depositary Shares that have not theretofore been surrendered, such Owners thereupon becoming general creditors of the Depositary with respect to such net proceeds. After making such sale, the Depositary shall be discharged from all obligations under the Deposit Agreement, except to account for such net proceeds and other cash (after deducting, in each case, the fee of the Depositary for the surrender of American Depositary Shares, any expenses for the account of the Owner of such American Depositary Shares in accordance with the terms and conditions of the Deposit Agreement, and any applicable taxes or governmental charges) and except as provided in Section 5.08 of the Deposit Agreement. Upon the termination of the Deposit Agreement, the Company shall be discharged from all obligations under the Deposit Agreement except for its obligations to the Depositary under Sections 5.08 and 5.09 of that Agreement.

22. DTC DIRECT REGISTRATION SYSTEM AND PROFILE MODIFICATION SYSTEM.

(a) Notwithstanding the provisions of Section 2.04 of the Deposit Agreement, the parties acknowledge that the Direct Registration System (“DRS”) and Profile Modification System (“Profile”) shall apply to uncertificated American Depositary Shares upon acceptance thereof to DRS by DTC. DRS is the system administered by DTC pursuant to which the Depositary may register the ownership of uncertificated American Depositary Shares, which ownership shall be evidenced by periodic statements issued by the Depositary to the Owners entitled thereto. Profile is a required feature of DRS which allows a DTC participant, claiming to act on behalf of an Owner, to direct the Depositary to register a transfer of those American Depositary Shares to DTC or its nominee and to deliver those American Depositary Shares to the DTC account of that DTC participant without receipt by the Depositary of prior authorization from the Owner to register such transfer.

(b) In connection with and in accordance with the arrangements and procedures relating to DRS/Profile, the parties understand that the Depositary will not verify, determine or otherwise ascertain that the DTC participant which is claiming to be acting on behalf of an Owner in requesting registration of transfer and delivery described in subsection (a) has the actual authority to act on behalf of the Owner (notwithstanding any requirements under the Uniform Commercial Code). For the avoidance of doubt, the provisions of Sections 5.03 and 5.08 of the Deposit Agreement shall apply to the matters arising from the use of the DRS. The parties agree that the Depositary’s reliance on and compliance with instructions received by the Depositary through the DRS/Profile System and in accordance with the Deposit Agreement, shall not constitute negligence or bad faith on the part of the Depositary.

23. SUBMISSION TO JURISDICTION; JURY TRIAL WAIVER.

In the Deposit Agreement, the Company has (i) appointed National Corporate Research, Ltd. with offices currently located at 225 West 24th Street, Suite 910, New York, New York, as the Company’s authorized agent upon which process may be served in any suit or proceeding between it and the Depositary arising out of or relating to this Deposit Agreement, (ii) consented and submitted to the jurisdiction of any state or federal court in the State of New York in which any such suit or proceeding may be instituted, and (iii) agreed that service of process upon said authorized agent shall be deemed in every respect effective service of process upon the Company in any such suit or proceeding. The Company agrees to deliver, upon execution and delivery of this Deposit Agreement, a written acceptance by such agent of its appointment as such agent. The Company further agrees to take any and all action, including the filings of and all such documents and instruments, as may be necessary to continue such designation and appointment in full force and effect for so long as any American Depositary Shares or Receipts remain outstanding or this Agreement remains in force. In the event the Company fails to continue such designation and appointment in full force and effect, the Company hereby waives personal service of process upon it and consents that any such service of process may be made by certified or registered mail, return receipt requested, directed to the Company at its address last specified for notices hereunder, and service so made shall be deemed completed 10 business days after the same shall have been so mailed.

EACH PARTY TO THE DEPOSIT AGREEMENT (INCLUDING, FOR AVOIDANCE OF DOUBT, EACH OWNER AND HOLDER) THEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN ANY SUIT, ACTION OR PROCEEDING AGAINST THE COMPANY AND/OR THE DEPOSITARY DIRECTLY OR INDIRECTLY ARISING OUT OF OR RELATING TO THE SHARES OR OTHER DEPOSITED SECURITIES, THE AMERICAN DEPOSITARY SHARES OR THE RECEIPTS, THE DEPOSIT AGREEMENT OR ANY TRANSACTION CONTEMPLATED HEREIN OR THEREIN, OR THE BREACH HEREOF OR THEREOF, INCLUDING WITHOUT LIMITATION ANY QUESTION REGARDING EXISTENCE, VALIDITY OR TERMINATION (WHETHER BASED ON CONTRACT, TORT OR ANY OTHER THEORY).

24. INFORMATION REQUESTS; DELIVERY OF INFORMATION TO THE CVM.

The Company may from time to time request Owners and Holders to provide information as to the capacity in which such Owners or Holders own or owned American Depositary Shares and regarding the identity of any other persons then or previously interested in such American Depositary Shares as to the nature of such interest and various other matters. The Depositary agrees to use reasonable efforts to comply with written instructions received from the Company requesting that the Depositary forward any such requests to the Owners and to forward to the Company any responses to such requests received by the Depositary. Each Owner and Holder agrees to provide any information requested by the Company or the Depositary pursuant to Section 3.04 of the Deposit Agreement whether or not such person is still an Owner or Holder at the time of such request. At the request of the Company and at the Company’s expense, the Depositary will provide reasonable assistance to the Company to obtain information sought by the Company under Section 3.04 of the Deposit Agreement.

Each of the Depositary and the Company hereby confirms to the other that for as long as the Deposit Agreement is in effect, it shall furnish the CVM and the Central Bank, at any time and within the period that may be determined, with any information and documents related to the American Depositary Shares program and the American Depositary Shares issued hereunder. In the event that the Depositary or the Custodian shall be advised in writing by reputable independent Brazilian counsel that the Depositary or Custodian reasonably could be subject to criminal, or material, as reasonably determined by the Depositary, civil, liabilities as a result of the Company having failed to provide such information or documents reasonably available only through the Company and the Depositary resigns under those circumstances, the time allowed under Section 5.04 of the Deposit

Agreement for the Company to appoint a successor depositary and the successor to accept its appointment shall be reduced to 30 days, and the notice required before a consequent termination of the Deposit Agreement will become effective under Section 6.02 of that Agreement shall be reduced to 15 days. The Depositary shall not be subject to any liability under the Deposit Agreement for making the determination or effecting the accelerated resignation and termination permitted under Section 3.04 of the Deposit Agreement.

OF S.A.

AND

THE BANK OF NEW YORK MELLON

As Depositary

AND

OWNERS AND HOLDERS OF AMERICAN DEPOSITARY SHARES

Amended and Restated Deposit Agreement

(Common Shares)

Dated as of February 27, 2012

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AMENDED AND RESTATED DEPOSIT AGREEMENT
(COMMON SHARES)

AMENDED AND RESTATED DEPOSIT AGREEMENT (COMMON SHARES) dated as of February 27, 2012 among OI S.A. (formerly known as Brasil Telecom S.A.), a company incorporated under the laws of the Federative Republic of Brazil (herein called the Company), THE BANK OF NEW YORK MELLON, a New York banking corporation (herein called the Depositary), and all Owners and Holders from time to time of American Depositary Shares (as hereinafter defined) issued hereunder.

W I T N E S S E T H:

WHEREAS, the Company and the Depositary entered into a deposit agreement dated as of September 14, 2009 (the “Prior Deposit Agreement”) for the purposes stated in that agreement; and

WHEREAS, the Company and the Depositary now wish to amend and restate the Prior Deposit Agreement to reflect the change in the Company’s name; and

WHEREAS, the Company desires to provide, as hereinafter set forth in this Amended and Restated Deposit Agreement (Common Shares), for the deposit of Shares (as hereinafter defined) of the Company from time to time with the Depositary or with the Custodian (as hereinafter defined) as agent of the Depositary for the purposes set forth in this Amended and Restated Deposit Agreement (Common Shares), for the creation of American Depositary Shares representing the Shares so deposited and for the execution and delivery of American Depositary Receipts evidencing the American Depositary Shares; and

WHEREAS, the American Depositary Receipts are to be substantially in the form of Exhibit A annexed hereto, with appropriate insertions, modifications and omissions, as hereinafter provided in this Amended and Restated Deposit Agreement (Common Shares);

NOW, THEREFORE, in consideration of the premises, it is agreed by and between the parties hereto that the Prior Deposit Agreement is hereby amended and restated as follows:

ARTICLE 1. DEFINITIONS

The following definitions shall for all purposes, unless otherwise clearly indicated, apply to the respective terms used in this Deposit Agreement:

SECTION 1.01 American Depositary Shares.

The term “American Depositary Shares” shall mean the securities created under this Deposit Agreement representing rights with respect to the Deposited Securities. American Depositary Shares may be certificated securities evidenced by Receipts or uncertificated securities. The form of Receipt annexed as Exhibit A to this Deposit Agreement shall be the prospectus required under the Securities Act of 1933 for sales of both certificated and uncertificated American Depositary Shares. Except for those provisions of this Deposit Agreement that refer specifically to Receipts, all the provisions of this Deposit Agreement shall apply to both certificated and uncertificated American Depositary Shares. Each American Depositary Share shall represent the number of Shares specified in Exhibit A to this Deposit Agreement, until there shall occur a distribution upon Deposited Securities covered by Section 4.03 or a change in Deposited Securities covered by Section 4.08 with respect to which additional American Depositary Shares are not delivered, and thereafter American Depositary Shares shall represent the amount of Shares or Deposited Securities specified in such Sections.

SECTION 1.02 Central Bank.

The term “Central Bank” shall mean the Central Bank of Brazil (*Banco Central do Brasil*) or any successor governmental agency in Brazil.

SECTION 1.03 Commission.

The term “Commission” shall mean the Securities and Exchange Commission of the United States or any successor governmental agency in the United States.

SECTION 1.04 Company.

The term “Company” shall mean Oi S.A., a company (*sociedade anônima*) incorporated under the laws of the Federative Republic of Brazil, and its successors.

SECTION 1.05 Custodian.

The term “Custodian” shall mean the principal São Paulo office of Itau Unibanco S.A., as agent of the Depositary for the purposes of this Deposit Agreement, or any other firm or corporation which may hereafter be appointed by the Depositary pursuant to the terms of Section 5.05, as substitute custodian hereunder.

SECTION 1.06 CVM.

The term “CVM” shall mean the Brazilian National Securities Commission (*Comissão de Valores Mobiliários*), or any successor governmental agency in Brazil.

SECTION 1.07 Deliver; Surrender.

(a) The term “deliver”, or its noun form, when used with respect to Shares or other Deposited Securities, shall mean (i) book-entry transfer of those Shares or other Deposited Securities to an account maintained by an institution authorized under applicable law to effect transfers of such securities designated by the person entitled to that delivery or (ii) physical transfer of certificates evidencing those Shares or other Deposited Securities registered in the name of, or duly endorsed or accompanied by proper instruments of transfer to, the person entitled to that delivery.

(b) The term “deliver”, or its noun form, when used with respect to American Depositary Shares, shall mean (i) book-entry transfer of American Depositary Shares to an account at DTC designated by the person entitled to such delivery, evidencing American Depositary Shares registered in the name requested by that person, (ii) registration of American Depositary Shares not evidenced by a Receipt on the books of the Depositary in the name requested by the person entitled to such delivery and mailing to that person of a statement confirming that registration or (iii) if requested by the person entitled to such delivery, delivery at the Corporate Trust Office of the Depositary to the person entitled to such delivery of one or more Receipts.

(c) The term “surrender”, when used with respect to American Depositary Shares, shall mean (i) one or more book-entry transfers of American Depositary Shares to the DTC account of the Depositary, (ii) delivery to the Depositary at its Corporate Trust Office of an instruction to surrender American Depositary Shares not evidenced by a Receipt or (iii) surrender to the Depositary at its Corporate Trust Office of one or more Receipts evidencing American Depositary Shares.

SECTION 1.08 Deposit Agreement.

The term “Deposit Agreement” shall mean this Amended and Restated (Common Shares), as the same may be amended from time to time in accordance with the provisions hereof.

SECTION 1.09 Depositary; Corporate Trust Office.

The term “Depositary” shall mean The Bank of New York Mellon, a New York banking corporation, and any successor as depositary hereunder. The term “Corporate Trust Office”, when used with respect to the Depositary, shall mean the office of the Depositary which at the date of this Deposit Agreement is 101 Barclay Street, New York, New York 10286.

SECTION 1.10 Deposited Securities.

The term “Deposited Securities” as of any time shall mean Shares at such time deposited or deemed to be deposited under this Deposit Agreement, including, without limitation, Shares that have not been successfully delivered upon surrender of American Depositary Shares, and any and all other securities, property and cash received by the Depositary or the Custodian in respect thereof and at such time held under this Deposit Agreement, subject as to cash to the provisions of Section 4.05.

SECTION 1.11 Dollars.

The term “Dollars” shall mean United States dollars.

SECTION 1.12 DTC.

The term “DTC” shall mean The Depository Trust Company or its successor.

SECTION 1.13 Foreign Registrar.

The term “Foreign Registrar” shall mean the entity that presently carries out the duties of registrar for the Shares or any successor as registrar for the Shares and any other agent of the Company for the transfer and registration of Shares, including, without limitation, any securities depository for the Shares.

SECTION 1.14 Holder.

The term “Holder” shall mean any person holding a Receipt or a security entitlement or other interest in American Depositary Shares, whether for its own account or for the account of another person, but that is not the Owner of that Receipt or those American Depositary Shares.

SECTION 1.15 Owner.

The term “Owner” shall mean the person in whose name American Depositary Shares are registered on the books of the Depository maintained for such purpose.

SECTION 1.16 Receipts.

The term “Receipts” shall mean the American Depositary Receipts issued hereunder evidencing certificated American Depositary Shares, as the same may be amended from time to time in accordance with the provisions hereof.

SECTION 1.17 Registrar.

The term “Registrar” shall mean any bank or trust company having an office in the Borough of Manhattan, The City of New York, that is appointed by the Depository to register American Depositary Shares and transfers of American Depositary Shares as herein provided.

SECTION 1.18 Restricted Securities.

The term “Restricted Securities” shall mean Shares, or American Depositary Shares representing Shares, that are acquired directly or indirectly from the Company or its affiliates (as defined in Rule 144 under the Securities Act of 1933) in a transaction or chain of transactions not involving any public offering, or that are subject to resale limitations under Regulation D under the Securities Act of 1933 or both, or which are held by an officer, director (or persons performing similar functions) or other affiliate of the Company, or that would require registration under the Securities Act of 1933 in connection with the offer and sale thereof in the United States, or that are subject to other restrictions on sale or deposit under the laws of the United States or the Federative Republic of Brazil, or under a shareholder agreement or the articles of association or similar document of the Company.

SECTION 1.19 Securities Act of 1933.

The term “Securities Act of 1933” shall mean the United States Securities Act of 1933, as from time to time amended.

SECTION 1.20 Shares.

The term “Shares” shall mean common shares of the Company that are validly issued and outstanding and fully paid, nonassessable and that were not issued in violation of any pre-emptive or similar rights of the holders of outstanding securities of the Company; provided, however, that, if there shall occur any change in nominal value, a split-up or consolidation or any other reclassification or, upon the occurrence of an event described in Section 4.08, an exchange or conversion in respect of the Shares of the Company, the term “Shares” shall thereafter also mean the successor securities resulting from such change in nominal value, split-up or consolidation or such other reclassification or such exchange or conversion.

ARTICLE 2. FORM OF RECEIPTS, DEPOSIT OF SHARES, DELIVERY, TRANSFER AND SURRENDER OF AMERICAN DEPOSITARY SHARES

SECTION 2.01 Form of Receipts; Registration and Transferability of American Depositary Shares.

Definitive Receipts shall be substantially in the form set forth in Exhibit A annexed to this Deposit Agreement, with appropriate insertions, modifications and omissions, as hereinafter provided. No Receipt shall be entitled to any benefits under this

Deposit Agreement or be valid or obligatory for any purpose, unless such Receipt shall have been (i) executed by the Depositary by the manual signature of a duly authorized officer of the Depositary or (ii) executed by the facsimile signature of a duly authorized officer of the Depositary and countersigned by the manual signature of a duly authorized signatory of the Depositary or a Registrar. The Depositary shall maintain books on which (x) each Receipt so executed and delivered as hereinafter provided and the transfer of each such Receipt shall be registered and (y) all American Depositary Shares delivered as hereinafter provided and all registrations of transfer of American Depositary Shares shall be registered. A Receipt bearing the facsimile signature of a person that was at any time a proper officer of the Depositary shall, subject to the other provisions of this paragraph, bind the Depositary, notwithstanding that such person was not a proper officer of the Depositary on the date of issuance of that Receipt.

The Receipts may be endorsed with or have incorporated in the text thereof such legends or recitals or modifications not inconsistent with the provisions of this Deposit Agreement as may be reasonably required by the Depositary or required to comply with any applicable law or regulations thereunder or with the rules and regulations of any securities exchange upon which American Depositary Shares may be listed or to conform with any usage with respect thereto, or to indicate any special limitations or restrictions to which any particular Receipts are subject by reason of the date of issuance of the underlying Deposited Securities or otherwise.

American Depositary Shares evidenced by a Receipt, when properly endorsed or accompanied by proper instruments of transfer, shall be transferable as certificated registered securities under the laws of New York. American Depositary Shares not evidenced by Receipts shall be transferable as uncertificated registered securities under the laws of New York. The Depositary, notwithstanding any notice to the contrary, may treat the Owner of American Depositary Shares as the absolute owner thereof for the purpose of determining the person entitled to distribution of dividends or other distributions or to any notice provided for in this Deposit Agreement and for all other purposes, and neither the Depositary nor the Company shall have any obligation or be subject to any liability under this Deposit Agreement to any holder of American Depositary Shares unless that holder is the Owner of those American Depositary Shares.

SECTION 2.02 Deposit of Shares.

Subject to the terms and conditions of this Deposit Agreement, Shares or evidence of rights to receive Shares may be deposited by delivery thereof to the Custodian hereunder, accompanied by any appropriate instruments or instructions for transfer, or endorsement, in form reasonably satisfactory to the Custodian, together with all such certifications as may be reasonably required by the Depositary or the Custodian in accordance with the provisions of this Deposit Agreement, and, if the Depositary requires, together with a written order directing the Depositary to deliver to, or upon the written order of, the person or persons stated in such order, the number of American Depositary Shares representing such deposit.

No Share shall be accepted for deposit unless accompanied by evidence reasonably satisfactory to the Depositary that any necessary approval has been granted by any governmental body in Brazil that is then performing the function of the regulation of currency exchange. If required by the Depositary, Shares presented for deposit at any time, whether or not the transfer books of the Company or the Foreign Registrar, if applicable, are closed, shall also be accompanied by an agreement or assignment, or other instrument satisfactory to the Depositary, which will provide for the prompt transfer to the Custodian of any dividend, or right to subscribe for additional Shares or to receive other property which any person in whose name the Shares are or have been recorded may thereafter receive upon or in respect of such deposited Shares, or in lieu thereof, such agreement of indemnity or other agreement as shall be satisfactory to the Depositary.

At the request and risk and expense of any person proposing to deposit Shares, and for the account of such person, the Depositary may receive certificates for Shares to be deposited, together with the other instruments herein specified, for the purpose of forwarding such Share certificates to the Custodian for deposit hereunder.

Upon each delivery to the Custodian of a certificate or certificates for Shares to be deposited hereunder, together with the other documents specified above, the Custodian shall, as soon as transfer and recordation can be accomplished, present such certificate or certificates to the Company or the Foreign Registrar, if applicable, for transfer and recordation of the Shares being deposited in the name of the Depositary or its nominee or such Custodian or its nominee.

Deposited Securities shall be held by the Depositary or by the Custodian for the account and to the order of the Depositary or at such other place or places as the Depositary shall determine.

SECTION 2.03 Delivery of American Depositary Shares.

Upon receipt by the Custodian of any deposit pursuant to Section 2.02 hereunder, together with the other documents required as specified above, the Custodian shall notify the Depositary of such deposit and the person or persons to whom or upon whose written order American Depositary Shares are deliverable in respect thereof and the number of American Depositary Shares to be so delivered. Such notification shall be made by letter or, at the request, risk and expense of the person

making the deposit, by cable, telex or facsimile transmission (and in addition, if the transfer books of the Company or the Foreign Registrar, if applicable, are open, the Depositary may in its sole discretion require a proper acknowledgment or other evidence from the Company or the Foreign Registrar that any Deposited Securities have been recorded upon the books of the Company or the Foreign Registrar, if applicable, in the name of the Depositary or its nominee or the Custodian or its nominee). Upon receiving such notice from such Custodian, or upon the receipt of Shares or evidence of the right to receive Shares by the Depositary, the Depositary, subject to the terms and conditions of this Deposit Agreement, shall deliver, to or upon the order of the person or persons entitled thereto, the number of American Depositary Shares issuable in respect of that deposit, but only upon payment to the Depositary of the fees and expenses of the Depositary for the delivery of such American Depositary Shares as provided in Section 5.09, and of all taxes and governmental charges and fees payable in connection with such deposit and the transfer of the Deposited Securities.

SECTION 2.04 Registration of Transfer of American Depositary Shares; Combination and Split-up of Receipts; Interchange of Certificated and Uncertificated American Depositary Shares.

The Depositary, subject to the terms and conditions of this Deposit Agreement, shall register transfers of American Depositary Shares on its transfer books from time to time, upon (i) in the case of certificated American Depositary Shares, surrender of the Receipt evidencing those American Depositary Shares, by the Owner in person or by a duly authorized attorney, properly endorsed or accompanied by proper instruments of transfer or (ii) in the case of uncertificated American Depositary Shares, receipt from the Owner of a proper instruction (including, for the avoidance of doubt, instructions through DRS and Profile as provided in Section 2.10), and, in either case, duly stamped as may be required by the laws of the State of New York and of the United States of America. Thereupon the Depositary shall deliver those American Depositary Shares to or upon the order of the person entitled thereto.

The Depositary, subject to the terms and conditions of this Deposit Agreement, shall upon surrender of a Receipt or Receipts for the purpose of effecting a split-up or combination of such Receipt or Receipts, execute and deliver a new Receipt or Receipts for any authorized number of American Depositary Shares requested, evidencing the same aggregate number of American Depositary Shares as the Receipt or Receipts surrendered.

The Depositary, upon surrender of certificated American Depositary Shares for the purpose of exchanging for uncertificated American Depositary Shares, shall cancel those certificated American Depositary Shares and send the Owner a statement confirming that the Owner is the owner of the same number of uncertificated American Depositary Shares. The Depositary, upon receipt of a proper instruction (including, for the avoidance of doubt, instructions through DRS and Profile as provided in Section 2.10) from the Owner of uncertificated American Depositary Shares for the purpose of exchanging for certificated American Depositary Shares, shall cancel those uncertificated American Depositary Shares and deliver to the Owner the same number of certificated American Depositary Shares.

The Depositary may appoint, upon at least 20 days' written notice to the Company, one or more co-transfer agents for the purpose of effecting registration of transfers of American Depositary Shares and combinations and split-ups of Receipts at designated transfer offices on behalf of the Depositary. In carrying out its functions, a co-transfer agent may require evidence of authority and compliance with applicable laws and other requirements by Owners or persons entitled to American Depositary Shares and will be entitled to protection and indemnity to the same extent as the Depositary.

The Depositary shall require each co-transfer agent that it appoints under this Section 2.04 to give a notice in writing to the Depositary accepting that appointment and agreeing to abide by the applicable provisions of this Deposit Agreement.

SECTION 2.05 Surrender of American Depositary Shares and Withdrawal of Deposited Securities.

Upon surrender at the Corporate Trust Office of the Depositary of American Depositary Shares for the purpose of withdrawal of the Deposited Securities represented thereby, and upon payment of the fee of the Depositary for the surrender of American Depositary Shares as provided in Section 5.09 and payment of all taxes and governmental charges payable in connection with such surrender and withdrawal of the Deposited Securities, and subject to the terms and conditions of this Deposit Agreement, the Owner of those American Depositary Shares shall be entitled to delivery, to him or as instructed, of the amount of Deposited Securities at the time represented by those American Depositary Shares. Such delivery shall be made, as hereinafter provided, without unreasonable delay.

A Receipt surrendered for such purposes may be required by the Depositary to be properly endorsed in blank or accompanied by proper instruments of transfer in blank. The Depositary may require the surrendering Owner to execute and deliver to the Depositary a written order directing the Depositary to cause the Deposited Securities being withdrawn to be delivered to or upon the written order of a person or persons designated in such order. Thereupon the Depositary shall direct the Custodian to deliver at the office of the Custodian, subject to Sections 2.06, 3.01 and 3.02 and to the other terms and conditions of this Deposit Agreement, to or upon the written order of the person or persons designated in the order delivered to the

Depository as above provided, the amount of Deposited Securities represented by the surrendered American Depositary Shares, except that the Depository may make delivery to such person or persons at the Corporate Trust Office of the Depository of any dividends or distributions with respect to the Deposited Securities represented by those American Depositary Shares, or of any proceeds of sale of any dividends, distributions or rights, which may at the time be held by the Depository.

At the request, risk and expense of any Owner so surrendering American Depositary Shares, and for the account of such Owner, the Depository shall direct the Custodian to forward any cash or other property (other than rights) comprising, and forward a certificate or certificates, if applicable, and other proper documents of title for, the Deposited Securities represented by the surrendered American Depositary Shares to the Depository for delivery at the Corporate Trust Office of the Depository. Such direction shall be given by letter or, at the request, risk and expense of such Owner, by cable, telex or facsimile transmission.

SECTION 2.06 Limitations on Delivery, Transfer and Surrender of American Depositary Shares.

As a condition precedent to the delivery, registration of transfer or surrender of any American Depositary Shares or split-up or combination of any Receipt or withdrawal of any Deposited Securities, the Depository, Custodian or Registrar may require payment from the depositor of Shares or the presenter of the Receipt or instruction for registration of transfer or surrender of American Depositary Shares not evidenced by a Receipt of a sum sufficient to reimburse it for any tax or other governmental charge and any stock transfer or registration fee with respect thereto (including any such tax or charge and fee with respect to Shares being deposited or withdrawn) and payment of any applicable fees as herein provided, may require the production of proof reasonably satisfactory to it as to the identity and genuineness of any signature and may also require compliance with any regulations the Depository may establish consistent with the provisions of this Deposit Agreement, including, without limitation, this Section 2.06.

The delivery of American Depositary Shares against deposit of Shares generally or against deposit of particular Shares may be suspended, or the transfer of American Depositary Shares in particular instances may be refused, or the registration of transfer of outstanding American Depositary Shares generally may be suspended, during any period when the transfer books of the Depository are closed, or if any such action is reasonably deemed necessary or advisable by the Depository or the Company at any time or from time to time because of any requirement of law or of any government or governmental body or commission, or under any provision of this Deposit Agreement, or for any other reason, subject to the provisions of the following sentence. Notwithstanding anything to the contrary in this Deposit Agreement, the surrender of outstanding American Depositary Shares and withdrawal of Deposited Securities may not be suspended subject only to (i) temporary delays caused by closing the transfer books of the Depository or the Company or the Foreign Registrar, if applicable, or the deposit of Shares in connection with voting at a shareholders' meeting, or the payment of dividends, (ii) the payment of fees, taxes and similar charges, and (iii) compliance with any U.S. or foreign laws or governmental regulations relating to the American Depositary Shares or to the withdrawal of the Deposited Securities. Without limitation of the foregoing, the Depository shall not knowingly accept for deposit under this Deposit Agreement any Shares which would be required to be registered under the provisions of the Securities Act of 1933 for public offer and sale in the United States unless a registration statement is in effect as to such Shares for such offer and sale. The Depository shall comply with written instructions of the Company (received by the Depository reasonably in advance) not to accept for deposit hereunder any Shares identified in such instructions at such times and under such circumstances as may reasonably be specified in such instructions in order to facilitate the Company's compliance with the securities laws of the United States and other jurisdictions.

SECTION 2.07 Lost Receipts, etc.

In case any Receipt shall be mutilated, destroyed, lost or stolen, the Depository shall deliver to the Owner the American Depositary Shares evidenced by that Receipt in uncertificated form or, if requested by the Owner, execute and deliver a new Receipt of like tenor in exchange and substitution for such mutilated Receipt, upon cancellation thereof, or in lieu of and in substitution for such destroyed, lost or stolen Receipt. Before the Depository shall deliver American Depositary Shares in uncertificated form or execute and deliver a new Receipt, in substitution for a destroyed, lost or stolen Receipt, the Owner thereof shall have (a) filed with the Depository (i) a request for such execution and delivery before the Depository has notice that the Receipt has been acquired by a bona fide purchaser and (ii) a sufficient indemnity bond and (b) satisfied any other reasonable requirements imposed by the Depository.

SECTION 2.08 Cancellation and Destruction of Surrendered Receipts.

All Receipts surrendered to the Depository shall be cancelled by the Depository. The Depository is authorized to destroy Receipts so cancelled. Cancelled receipts shall not be entitled to any benefits under this Deposit Agreement or be valid or enforceable for any purpose.

SECTION 2.09 Pre-Release of American Depositary Shares.

Unless requested in writing by the Company to cease doing so, notwithstanding Section 2.03 hereof, the Depositary may deliver American Depositary Shares prior to the receipt of Shares pursuant to Section 2.02 (a “Pre-Release”). The Depositary may, pursuant to Section 2.05, deliver Shares upon the surrender of American Depositary Shares that have been Pre-Released, whether or not such cancellation is prior to the termination of such Pre-Release. The Depositary may receive American Depositary Shares in lieu of Shares in satisfaction of a Pre-Release. Each Pre-Release will be (a) preceded or accompanied by a written representation from the person to whom American Depositary Shares or Shares are to be delivered, that such person, or its customer, (i) beneficially owns the Shares or American Depositary Shares to be remitted, as the case may be, (ii) assigns all beneficial right, title and interest in such American Depositary Shares or Shares, as the case may be, to the Depositary in its capacity as such and will hold such American Depositary Shares or Shares, as the case may be, in trust for the account of the Depositary until delivery thereof to the Depositary and (iii) will not take any action with respect to such American Depositary Shares or Shares, as the case may be, that is inconsistent with the transfer of beneficial ownership (including, without the consent of the Depositary, disposing of such American Depositary Shares or Shares, as the case may be), other than in satisfaction of the Pre-Release, (b) at all times fully collateralized with cash or such other collateral as the Depositary deems appropriate, (c) terminable by the Depositary on not more than five (5) business days notice, and (d) subject to such further indemnities and credit regulations as the Depositary deems appropriate. The number of Shares represented by American Depositary Shares which are outstanding at any time as a result of Pre-Release will not normally exceed thirty percent (30%) of the Shares deposited hereunder; provided, however, that the Depositary reserves the right to disregard such limit from time to time as it reasonably deems appropriate and may, with the prior written consent of the Company, change that limit for purposes of general application.

The Depositary may retain for its own account any compensation received by it in connection with the foregoing.

SECTION 2.10 DTC Direct Registration System and Profile Modification System.

(a) Notwithstanding the provisions of Section 2.04, the parties acknowledge that the Direct Registration System (“DRS”) and Profile Modification System (“Profile”) shall apply to uncertificated American Depositary Shares upon acceptance thereof to DRS by DTC. DRS is the system administered by DTC pursuant to which the Depositary may register the ownership of uncertificated American Depositary Shares, which ownership shall be evidenced by periodic statements issued by the Depositary to the Owners entitled thereto. Profile is a required feature of DRS which allows a DTC participant, claiming to act on behalf of an Owner of American Depositary Shares, to direct the Depositary to register a transfer of those American Depositary Shares to DTC or its nominee and to deliver those American Depositary Shares to the DTC account of that DTC participant without receipt by the Depositary of prior authorization from the Owner to register such transfer.

(b) In connection with and in accordance with the arrangements and procedures relating to DRS/Profile, the parties understand that the Depositary will not verify, determine or otherwise ascertain that the DTC participant which is claiming to be acting on behalf of an Owner in requesting a registration of transfer and delivery as described in subsection (a) has the actual authority to act on behalf of the Owner (notwithstanding any requirements under the Uniform Commercial Code). For the avoidance of doubt, the provisions of Sections 5.03 and 5.08 shall apply to the matters arising from the use of the DRS. The parties agree that the Depositary’s reliance on and compliance with instructions received by the Depositary through the DRS/Profile System and in accordance with this Deposit Agreement shall not constitute negligence or bad faith on the part of the Depositary.

SECTION 2.11 Maintenance of Records.

The Depositary agrees to maintain or cause its agents to maintain records of all American Depositary Shares surrendered and Deposited Securities withdrawn under Section 2.05, substitute Receipts delivered under Section 2.07, and of cancelled or destroyed Receipts under Section 2.08, in keeping with procedures ordinarily followed by stock transfer agents located in The City of New York or as required by the laws or regulations governing the Depositary. Upon the written request of the Company, the Depositary agrees to turn over to the Company any such records that will be destroyed, or copies thereof, to the extent permitted under applicable law

ARTICLE 3. CERTAIN OBLIGATIONS OF OWNERS AND HOLDERS OF AMERICAN DEPOSITARY SHARES

SECTION 3.01 Filing Proofs, Certificates and Other Information.

Any person presenting Shares for deposit or any Owner or holder may be required from time to time to file with the Depositary or the Custodian such proof of citizenship or residence, exchange control approval, or such information relating to the registration on the books of the Company or the Foreign Registrar, if applicable, to execute such certificates and to make such representations and warranties, as the Depositary may reasonably deem necessary or proper. The Depositary may withhold the delivery or registration of transfer of American Depositary Shares or the distribution of any dividend or sale or distribution of rights or of the proceeds thereof or the delivery of any Deposited Securities until such proof or other information is filed or such

certificates are executed or such representations and warranties made. The Depositary shall provide to the Company, as promptly as practicable upon its written request, copies of any such proofs, certificates or other information that it receives under this Section 3.01, to the extent that disclosure is permitted under applicable law.

SECTION 3.02 Liability of Owner for Taxes.

If any tax or other governmental charge shall become payable by the Custodian or the Depositary with respect to any American Depositary Shares or any Deposited Securities represented by any American Depositary Shares, such tax or other governmental charge shall be payable by the Owner of such American Depositary Shares to the Depositary. The Depositary may refuse to register any transfer of those American Depositary Shares or any withdrawal of Deposited Securities represented by those American Depositary Shares until such payment is made, and may withhold any dividends or other distributions, or may sell for the account of the Owner thereof any part or all of the Deposited Securities represented by those American Depositary Shares, and may apply such dividends or other distributions or the proceeds of any such sale in payment of such tax or other governmental charge and the Owner of such American Depositary Shares shall remain liable for any deficiency.

SECTION 3.03 Warranties on Deposit of Shares.

Every person depositing Shares under this Deposit Agreement shall be deemed thereby to represent and warrant that such Shares and each certificate therefor, if applicable, are validly issued, fully paid, nonassessable and free of any preemptive rights of the holders of outstanding Shares and that the person making such deposit is duly authorized so to do. Every such person shall also be deemed to represent that the deposit of such Shares and the sale of American Depositary Shares representing such Shares by that person are not restricted under the Securities Act of 1933. Such representations and warranties shall survive the deposit of Shares and delivery of American Depositary Shares.

SECTION 3.04 Information Requests; Delivery of Information to the CVM.

The Company may from time to time request Owners and Holders to provide information as to the capacity in which such Owners or Holders own or owned American Depositary Shares and regarding the identity of any other persons then or previously interested in such American Depositary Shares as to the nature of such interest and various other matters. The Depositary agrees to use reasonable efforts to comply with written instructions received from the Company requesting that the Depositary forward any such requests to the Owners and to forward to the Company any responses to such requests received by the Depositary. Each Owner and Holder agrees to provide any information requested by the Company or the Depositary pursuant to this Section 3.04 whether or not such person is still an Owner at the time of such request. At the request of the Company and at the Company's expense, the Depositary will provide reasonable assistance to the Company to obtain information sought by the Company under this Section 3.04.

Each of the Depositary and the Company hereby confirms to the other that for as long as this Deposit Agreement is in effect, it shall furnish the CVM and the Central Bank, at any time and within the period that may be determined, with any information and documents related to the American Depositary Share program and the American Depositary Shares issued hereunder. In the event that the Depositary or the Custodian shall be advised in writing by reputable independent Brazilian counsel that the Depositary or Custodian reasonably could be subject to criminal, or material, as reasonably determined by the Depositary, civil, liabilities as a result of the Company having failed to provide such information or documents reasonably available only through the Company and the Depositary resigns under those circumstances, the time allowed under Section 5.04 for the Company to appoint a successor depositary and that successor to accept its appoint shall be reduced to 30 days, and the notice required before a consequent termination of this Deposit Agreement will become effective under Section 6.02 shall be reduced to 15 days. The Depositary shall not be subject to any liability under this Deposit Agreement for making the determination or effecting the accelerated resignation and termination permitted under this paragraph.

ARTICLE 4. THE DEPOSITED SECURITIES

SECTION 4.01 Cash Distributions.

Whenever the Depositary shall receive any cash dividend or other cash distribution on any Deposited Securities, the Depositary shall, as promptly as practicable after its receipt of such dividend or distribution (unless otherwise prohibited or prevented by law), subject to the provisions of Section 4.05, convert such dividend or distribution into Dollars and shall, as promptly as practicable, distribute the amount thus received (net of the fees and expenses of the Depositary as provided in Section 5.09) to the Owners entitled thereto, in proportion to the number of American Depositary Shares representing such Deposited Securities held by them respectively; provided, however, that in the event that the Custodian or the Depositary shall be required to withhold and does withhold from such cash dividend or such other cash distribution an amount on account of taxes or other governmental charges, the amount distributed to the Owner of the American Depositary Shares representing such Deposited Securities shall be reduced accordingly. The Depositary shall distribute only such amount, however, as can be distributed without

attributing to any Owner a fraction of one cent. Any such fractional amounts shall be rounded to the nearest whole cent and so distributed to Owners entitled thereto. The Company or its agent will remit to the appropriate governmental agency in Brazil all amounts withheld and owing to such agency. The Depositary will forward to the Company or its agent as promptly as practicable such information from its records as the Company may reasonably request to enable the Company or its agent to file necessary reports with governmental agencies, and the Depositary or the Company or its agent may file any such reports necessary to obtain benefits under the applicable tax treaties for the Owners.

SECTION 4.02 Distributions Other Than Cash, Shares or Rights.

Subject to the provisions of Sections 4.11 and 5.09, whenever the Depositary shall receive any distribution other than a distribution described in Section 4.01, 4.03 or 4.04, the Depositary shall, as promptly as practicable, cause the securities or property received by it to be distributed to the Owners entitled thereto, after deduction or upon payment of any fees and expenses of the Depositary or any taxes or other governmental charges, in proportion to the number of American Depositary Shares representing such Deposited Securities held by them respectively, in any manner that the Depositary may reasonably deem equitable and practicable for accomplishing such distribution; provided, however, that if in the opinion of the Depositary such distribution cannot be made proportionately among the Owners entitled thereto, or if for any other reason (including, but not limited to, any requirement that the Company or the Depositary withhold an amount on account of taxes or other governmental charges or that such securities must be registered under the Securities Act of 1933 in order to be distributed to Owners or holders) the Depositary deems such distribution not to be feasible, the Depositary may, after consultation with the Company to the extent practicable, adopt such method as it may deem equitable and practicable for the purpose of effecting such distribution, including, but not limited to, the public or private sale of the securities or property thus received, or any part thereof, and the net proceeds of any such sale (net of the fees and expenses of the Depositary as provided in Section 5.09) shall be distributed as promptly as practicable by the Depositary to the Owners entitled thereto, all in the manner and subject to the conditions described in Section 4.01. The Depositary may withhold any distribution of securities under this Section 4.02 if it has not received satisfactory assurances from the Company that the distribution does not require registration under the Securities Act of 1933. The Depositary may sell, by public or private sale, an amount of securities or other property it would otherwise distribute under this Section 4.02 that is sufficient to pay its fees and expenses in respect of that distribution.

SECTION 4.03 Distributions in Shares.

If any distribution upon any Deposited Securities consists of a dividend in, or free distribution of, Shares, the Depositary may, and shall if the Company shall so request in writing, as promptly as practicable, deliver to the Owners entitled thereto, in proportion to the number of American Depositary Shares representing such Deposited Securities held by them respectively, an aggregate number of American Depositary Shares representing the amount of Shares received as such dividend or free distribution, subject to the terms and conditions of the Deposit Agreement with respect to the deposit of Shares and after deduction or upon payment of the fees and expenses of the Depositary as provided in Section 5.09 (and the Depositary may sell, by public or private sale, an amount of the Shares received sufficient to pay its fees and expenses in respect of that distribution). The Depositary may withhold any such delivery of American Depositary Shares if it has not received satisfactory assurances from the Company that such distribution does not require registration under the Securities Act of 1933. In lieu of delivering fractional American Depositary Shares in any such case, the Depositary shall, as promptly as practicable, use reasonable efforts to sell the amount of Shares represented by the aggregate of such fractions and distribute the net proceeds, all in the manner and subject to the conditions described in Section 4.01. If additional American Depositary Shares are not so delivered, each American Depositary Share shall thenceforth also represent the additional Shares distributed upon the Deposited Securities represented thereby.

SECTION 4.04 Rights.

In the event that the Company shall offer or cause to be offered to the holders of any Deposited Securities any rights to subscribe for additional Shares or any rights of any other nature, the Depositary, after consultation with the Company, shall have discretion as to the procedure to be followed in making such rights available to any Owners or in disposing of such rights on behalf of any Owners and making the net proceeds available to such Owners or, if by the terms of such rights offering or for any other reason it would be unlawful or unfeasible for the Depositary either to make such rights available to any Owners or dispose of such rights and make the net proceeds available to such Owners, then the Depositary shall allow the rights to lapse. If at the time of the offering of any rights the Depositary determines in its discretion that it is lawful and feasible to make such rights available to all or certain Owners but not to other Owners, the Depositary may, and at the request of the Company shall, distribute to any Owner to whom it determines the distribution to be lawful and feasible, in proportion to the number of American Depositary Shares held by such Owner, warrants or other instruments therefor in such form as it deems appropriate, but only pursuant to a separate agreement to be entered into between the Company and the Depositary setting out the procedures to be used and the terms and conditions for that distribution.

In circumstances in which rights would otherwise not be distributed, if an Owner requests the distribution of warrants or other instruments in order to exercise the rights allocable to the American Depositary Shares of such Owner hereunder, the Depositary will, as promptly as practicable, make such rights available to such Owner upon written notice from the Company to the Depositary that (a) the Company has elected in its sole discretion to permit such rights to be exercised and (b) such Owner has executed such documents as the Company has determined in its sole discretion are reasonably required under applicable law.

If the Depositary has distributed warrants or other instruments for rights to all or certain Owners, then upon instruction from such an Owner pursuant to such warrants or other instruments to the Depositary from such Owner to exercise such rights, upon payment by such Owner to the Depositary for the account of such Owner of an amount equal to the purchase price of the Shares to be received upon the exercise of the rights, and upon payment of the fees and expenses of the Depositary and any other charges as set forth in such warrants or other instruments, the Depositary shall, on behalf of such Owner, exercise the rights and purchase the Shares, and the Company shall cause the Shares so purchased to be delivered to the Depositary on behalf of such Owner. As agent for such Owner, the Depositary will cause the Shares so purchased to be deposited pursuant to Section 2.02 of this Deposit Agreement, and shall, pursuant to Section 2.03 of this Deposit Agreement, deliver American Depositary Shares to such Owner. In the case of a distribution pursuant to the second paragraph of this Section, such deposit shall be made, and depositary shares shall be delivered, under depositary arrangements which provide for issuance of depositary shares subject to the appropriate restrictions on sale, deposit, cancellation, and transfer under applicable United States laws.

If the Depositary reasonably determines in its discretion that it is not lawful and feasible to make such rights available to all or certain Owners but that it is lawful and feasible to sell them, it may, and at the request of the Company will use commercially reasonable efforts to, sell the rights, warrants or other instruments in proportion to the number of American Depositary Shares held by the Owners to whom it has determined it may not lawfully or feasibly make such rights available, and allocate the net proceeds of such sales (net of the fees and expenses of the Depositary as provided in Section 5.09 and all taxes and governmental charges payable in connection with such rights and subject to the terms and conditions of this Deposit Agreement) for the account of such Owners otherwise entitled to such rights, warrants or other instruments, upon an averaged or other practical basis without regard to any distinctions among such Owners because of exchange restrictions or the date of delivery of any American Depositary Shares or otherwise. Such proceeds shall be distributed as promptly as practicable in accordance with Section 4.01.

The Depositary will not offer rights to Owners unless both the rights and the securities to which such rights relate are either exempt from registration under the Securities Act of 1933 with respect to a distribution to all Owners or are registered under the provisions of such Act; provided, that nothing in this Deposit Agreement shall create any obligation on the part of the Company to file a registration statement with respect to such rights or underlying securities or to endeavor to have such a registration statement declared effective. If an Owner requests the distribution of warrants or other instruments, notwithstanding that there has been no such registration under the Securities Act of 1933, the Depositary shall not effect such distribution unless it has received an opinion from recognized counsel in the United States for the Company upon which the Depositary may rely that such distribution to such Owner is exempt from such registration.

The Depositary shall not be responsible for any failure to determine that it may be lawful or feasible to make such rights available to Owners in general or any Owner in particular.

SECTION 4.05 Conversion of Foreign Currency.

Whenever the Depositary or the Custodian shall receive foreign currency, by way of dividends or other distributions or the net proceeds from the sale of securities, property or rights, and if at the time of the receipt thereof the foreign currency so received can in the judgment of the Depositary be converted on a reasonable basis into Dollars and the resulting Dollars transferred to the United States, the Depositary shall convert or cause to be converted as promptly as practicable, by sale or in any other manner that it may determine, such foreign currency into Dollars, and such Dollars shall be distributed as promptly as practicable to the Owners entitled thereto or, if the Depositary shall have distributed any warrants or other instruments which entitle the holders thereof to such Dollars, then to the holders of such warrants and/or instruments upon surrender thereof for cancellation. Such distribution may be made upon an averaged or other practicable basis without regard to any distinctions among Owners on account of exchange restrictions, the date of delivery of any American Depositary Shares or otherwise and shall be net of any expenses of conversion into Dollars incurred by the Depositary as provided in Section 5.09.

If such conversion or distribution can be effected only with the approval or license of any government or agency thereof, the Depositary shall file as promptly as practicable such application for approval or license, if any, as it may deem desirable. The Depositary shall notify the Company and consult with the Company as to the action to be taken if it is not applying for a necessary approval or license of that kind.

If at any time the Depositary shall reasonably determine that in its judgment any foreign currency received by the Depositary or the Custodian is not convertible on a reasonable basis into Dollars transferable to the United States, or if any approval or license of any government or agency thereof which is required for such conversion is denied or in the opinion of the Depositary is not obtainable, or if any such approval or license is not obtained within a reasonable period as determined by the Depositary, the Depositary may distribute the foreign currency (or an appropriate document evidencing the right to receive such foreign currency) received by the Depositary to, or in its discretion may hold such foreign currency uninvested and without liability for interest thereon for the respective accounts of, the Owners entitled to receive the same.

If any such conversion of foreign currency, in whole or in part, cannot be effected for distribution to some of the Owners entitled thereto, the Depositary may in its discretion make such conversion and distribution in Dollars to the extent permissible to the Owners entitled thereto and may distribute the balance of the foreign currency received by the Depositary to, or hold such balance uninvested and without liability for interest thereon for the respective accounts of, the Owners entitled thereto.

SECTION 4.06 Fixing of Record Date.

Whenever any cash dividend or other cash distribution shall become payable or any distribution other than cash shall be made, or whenever rights shall be issued with respect to the Deposited Securities, or whenever the Depositary shall receive notice of any meeting of holders of Shares or other Deposited Securities, or whenever for any reason the Depositary causes a change in the number of Shares that are represented by each American Depositary Share, or whenever the Depositary shall find it necessary or convenient, the Depositary shall fix, and as promptly as practicable notify the Company of, a record date, which shall be the same as, or as near as practicable to, any corresponding record date set by the Company with respect to Shares, (a) for the determination of the Owners who shall be (i) entitled to receive such dividend, distribution or rights or the net proceeds of the sale thereof, (ii) entitled to give instructions for the exercise of voting rights at any such meeting or (iii) responsible for any fee or charge assessed by the Depositary pursuant to this Deposit Agreement, or (b) on or after which each American Depositary Share will represent the changed number of Shares. Subject to the provisions of Sections 4.01 through 4.05 and to the other terms and conditions of this Deposit Agreement, the Owners on such record date shall be entitled, as the case may be, to receive the amount distributable by the Depositary with respect to such dividend or other distribution or such rights or the net proceeds of sale thereof in proportion to the number of American Depositary Shares held by them respectively and to give voting instructions and to act in respect of any other such matter.

SECTION 4.07 Voting of Deposited Securities.

Upon receipt of notice of any meeting of holders of Shares or other Deposited Securities, if requested in writing by the Company, the Depositary shall, as soon as practicable thereafter, mail to the Owners a notice, the form of which notice shall be in the sole discretion of the Depositary, which shall contain (a) such information as is contained in such notice of meeting received by the Depositary from the Company, (b) a statement that the Owners as of the close of business on a specified record date will be entitled, subject to any applicable provision of Brazilian law and of the articles of association or similar documents of the Company, to instruct the Depositary as to the exercise of the voting rights, if any, pertaining to the amount of Shares or other Deposited Securities represented by their respective American Depositary Shares and (c) a statement as to the manner in which such instructions may be given, including an express indication that instructions may be given or deemed given in accordance with the last sentence of this paragraph if no instruction is received, to the Depositary to give a discretionary proxy to a person designated by the Company. Upon the written request of an Owner of American Depositary Shares on such record date, received on or before the date established by the Depositary for such purpose, the Depositary shall endeavor, in so far as practicable, to vote or cause to be voted the amount of Shares or other Deposited Securities represented by those American Depositary Shares in accordance with the instructions set forth in such request. The Depositary shall not itself exercise any voting discretion over any Deposited Securities. If (i) the Company instructed the Depositary to act under this Section 4.07 and complied with the following paragraph and (ii) no instructions are received by the Depositary from an Owner with respect to American Depositary Shares of that Owner on or before the date established by the Depositary for such purpose, the Depositary shall deem that Owner to have instructed the Depositary to give a discretionary proxy to a person designated by the Company with respect to the amount of Deposited Securities represented by those American Depositary Shares and the Depositary shall give a discretionary proxy to a person designated by the Company to vote that amount of Deposited Securities, except that no such instruction shall be deemed given and no such discretionary proxy shall be given with respect to any matter as to which the Company informs the Depositary (and the Company agrees to provide such information as promptly as practicable in writing, if applicable) that (x) the Company does not wish such proxy given, (y) substantial opposition exists or (z) such matter materially and adversely affects the rights of holders of Shares.

In order to give Owners a reasonable opportunity to instruct the Depositary as to the exercise of voting rights relating to Deposited Securities, if the Company will request the Depositary to act under this Section 4.07, the Company shall give the Depositary notice of any such meeting and details concerning the matters to be voted upon not less than 30 days prior to the meeting date.

There can be no assurance that Owners generally or any Owner in particular will receive the notice described in the preceding paragraph sufficiently prior to the instruction cutoff date to ensure that the Depositary will vote the Shares or Deposited Securities in accordance with the provisions set forth in the preceding paragraph.

Subject to the rules of any securities exchange on which American Depositary Shares or the Deposited Securities represented thereby are listed, the Depositary shall, if requested in writing by the Company, deliver, at least two São Paul business days prior to the date of such meeting, to the Company, to the attention of its Secretary, copies of all instructions received from Owners in accordance with which the Depositary will vote, or cause to be voted, the Deposited Securities represented by the American Depositary Shares at such meeting. Delivery of instructions will be made at the expense of the Company (unless otherwise agreed in writing by the Company and the Depositary) provided that payment of such expense shall not be a condition precedent to the obligations of the Depositary under this Section 4.07.

SECTION 4.08 Changes Affecting Deposited Securities.

Upon any change in nominal value, change in par value, split-up, consolidation or any other reclassification of Deposited Securities, or upon any recapitalization, reorganization, merger or consolidation or sale of assets affecting the Company or to which it is a party, or upon the redemption or cancellation by the Company of the Deposited Securities, any securities, cash or property which shall be received by the Depositary or the Custodian in exchange for, in conversion of, in lieu of or in respect of Deposited Securities, shall be treated as new Deposited Securities under this Deposit Agreement, and American Depositary Shares shall thenceforth represent, in addition to the existing Deposited Securities, the right to receive the new Deposited Securities so received, unless additional American Depositary Shares are delivered pursuant to the following sentence. In any such case the Depositary may, and shall if the Company shall so request in writing, deliver additional American Depositary Shares as in the case of a dividend in Shares, or call for the surrender of outstanding Receipts to be exchanged for new Receipts specifically describing such new Deposited Securities.

SECTION 4.09 Reports.

The Depositary shall make available for inspection by Owners at its Corporate Trust Office any reports and communications, including any proxy solicitation material, received from the Company which are both (a) received by the Depositary as the holder of the Deposited Securities and (b) made generally available to the holders of such Deposited Securities by the Company. The Depositary shall also, upon written request by the Company, send to the Owners copies of such reports when furnished by the Company pursuant to Section 5.06. Any such reports and communications, including any such proxy soliciting material, furnished to the Depositary by the Company shall be furnished in English, to the extent such materials are required to be translated into English pursuant to any regulations of the Commission.

SECTION 4.10 Lists of Owners.

Promptly upon request by the Company, the Depositary shall, at the expense of the Company (unless otherwise agreed in writing by the Company and the Depositary), furnish to it a list, as of a recent date, of the names, addresses and holdings of American Depositary Shares by all persons in whose names American Depositary Shares are registered on the books of the Depositary.

SECTION 4.11 Withholding.

In the event that the Depositary reasonably determines that any distribution in property (including Shares and rights to subscribe therefor) is subject to any tax or other governmental charge which the Depositary is obligated to withhold, the Depositary may by public or private sale dispose of all or a portion of such property (including Shares and rights to subscribe therefor) in such amounts and in such manner as the Depositary reasonably deems necessary and practicable to pay such taxes or charges and the Depositary shall distribute the net proceeds of any such sale after deduction of such taxes or charges to the Owners entitled thereto in proportion to the number of American Depositary Shares held by them respectively.

ARTICLE 5. THE DEPOSITARY, THE CUSTODIAN AND THE COMPANY

SECTION 5.01 Maintenance of Office and Transfer Books by the Depositary.

Until termination of this Deposit Agreement in accordance with its terms, the Depositary shall maintain in the Borough of Manhattan, The City of New York, facilities for the execution and delivery, registration, registration of transfers and surrender of American Depositary Shares in accordance with the provisions of this Deposit Agreement.

The Depositary shall keep books, at its Corporate Trust Office, for the registration of American Depositary Shares and transfers of American Depositary Shares which at all reasonable times shall be open for inspection by the Owners, provided

that such inspection shall not be for the purpose of communicating with Owners in the interest of a business or object other than the business of the Company or a matter related to this Deposit Agreement or the American Depositary Shares.

The Depositary may close the transfer books, at any time or from time to time, when deemed expedient by it in connection with the performance of its duties hereunder. The Depositary shall notify the Company of any closure under the preceding sentence that is other than in the ordinary course of business.

If any American Depositary Shares are listed on one or more stock exchanges in the United States, the Depositary shall act as Registrar or, upon at least 20 days' prior notice to the Company, appoint a Registrar or one or more co-registrars for registry of such American Depositary Shares in accordance with any requirements of such exchange or exchanges.

The Company shall have the right, upon reasonable request, to inspect the transfer and registration records of the Depositary relating to the American Depositary Shares, including records maintained pursuant to Section 2.11, to take copies thereof and to require the Depositary and any co-registrars to supply copies of such portions of such records as the Company may request.

SECTION 5.02 Prevention or Delay in Performance by the Depositary or the Company.

Neither the Depositary nor the Company nor any of their respective directors, employees, agents or affiliates shall incur any liability to any Owner or Holder (i) if by reason of any provision of any present or future law or regulation of the United States or any other country, or of any governmental or regulatory authority or stock exchange, or by reason of any provision, present or future, of the articles of association or similar document of the Company, or by reason of any provision of any securities issued or distributed by the Company, or any offering or distribution thereof, or by reason of any act of God or war or terrorism or other circumstances beyond its control, the Depositary or the Company shall be prevented, delayed or forbidden from, or be subject to any civil or criminal penalty on account of, doing or performing any act or thing which by the terms of this Deposit Agreement or the Deposited Securities it is provided shall be done or performed, (ii) by reason of any non-performance or delay, caused as aforesaid, in the performance of any act or thing which by the terms of this Deposit Agreement it is provided shall or may be done or performed, (iii) by reason of any exercise of, or failure to exercise, any discretion provided for in this Deposit Agreement, (iv) for the inability of any Owner or holder to benefit from any distribution, offering, right or other benefit which is made available to holders of Deposited Securities but is not, under the terms of this Deposit Agreement, made available to Owners or holders, or (v) for any special, consequential or punitive damages for any breach of the terms of this Deposit Agreement. Where, by the terms of a distribution pursuant to Section 4.01, 4.02 or 4.03, or an offering or distribution pursuant to Section 4.04, or for any other reason, such distribution or offering may not be made available to Owners, and the Depositary may not dispose of such distribution or offering on behalf of such Owners and make the net proceeds available to such Owners, then the Depositary shall not make such distribution or offering, and shall allow any rights, if applicable, to lapse.

SECTION 5.03 Obligations of the Depositary, the Custodian and the Company.

The Company assumes no obligation nor shall it be subject to any liability under this Deposit Agreement to any Owner or Holder, except that the Company agrees to perform its obligations specifically set forth in this Deposit Agreement without negligence or bad faith.

The Depositary assumes no obligation nor shall it be subject to any liability under this Deposit Agreement to any Owner or Holder (including, without limitation, liability with respect to the validity or worth of the Deposited Securities), except that the Depositary agrees to perform its obligations specifically set forth in this Deposit Agreement without negligence or bad faith. The Depositary and the Company undertake to perform such duties and only such duties as are specifically set forth in this Deposit Agreement, and no implied covenants or obligations shall be read into this Deposit Agreement against the Depositary or the Company or their respective agents.

Neither the Depositary nor the Company shall be under any obligation to appear in, prosecute or defend any action, suit or other proceeding in respect of any Deposited Securities or in respect of the American Depositary Shares on behalf of any Owner or Holder or any other person.

Neither the Depositary nor the Company shall be liable for any action or nonaction by it in reliance upon the advice of or information from legal counsel, accountants, any person presenting Shares for deposit, any Owner or any other person believed by it in good faith to be competent to give such advice or information. The Depositary and the Company may rely and shall be protected in acting upon any written notice, request, direction or other documents believed by them to be genuine and to have been signed or presented by the proper party or parties.

The Depositary shall not be liable for any acts or omissions made by a successor depositary whether in connection with a previous act or omission of the Depositary or in connection with any matter arising wholly after the removal or resignation of

the Depositary, provided that in connection with the issue out of which such potential liability arises the Depositary performed its obligations without negligence or bad faith while it acted as Depositary.

The Depositary shall not be liable for the acts or omissions of any securities depository, clearing agency or settlement system in connection with or arising out of book-entry settlement of Deposited Securities or otherwise.

The Depositary shall not be responsible for any failure to carry out any instructions to vote any of the Deposited Securities, or for the manner in which any such vote is cast or the effect of any such vote, provided that any such action or nonaction is in good faith.

No disclaimer of liability under the Securities Act of 1933 is intended by any provision of this Deposit Agreement.

SECTION 5.04 Resignation and Removal of the Depositary.

The Depositary may at any time resign as Depositary hereunder by written notice of its election so to do delivered to the Company, such resignation to take effect upon the appointment of a successor depository and its acceptance of such appointment as hereinafter provided.

The Depositary may at any time be removed by the Company by 60 days prior written notice of such removal, to become effective upon the later of (i) the 60th day after delivery of the notice to the Depositary and (ii) the appointment of a successor depository and its acceptance of such appointment as hereinafter provided.

In case at any time the Depositary acting hereunder shall resign or be removed, the Company shall use reasonable efforts to appoint a successor depository, which shall be a bank or trust company having an office in the Borough of Manhattan, The City of New York. Every successor depository shall execute and deliver to its predecessor and to the Company an instrument in writing accepting its appointment hereunder, and thereupon such successor depository, without any further act or deed, shall become fully vested with all the rights, powers, duties and obligations of its predecessor; but such predecessor, nevertheless, upon payment of all sums due it and on the written request of the Company shall execute and deliver an instrument transferring to such successor all rights and powers of such predecessor hereunder, shall duly assign, transfer and deliver all right, title and interest in the Deposited Securities to such successor and shall deliver to such successor a list of the Owners of all outstanding American Depositary Shares. Any such successor depository shall promptly mail notice of its appointment to the Owners.

Any corporation into or with which the Depositary may be merged or consolidated shall be the successor of the Depositary without the execution or filing of any document or any further act.

SECTION 5.05 The Custodian.

The Custodian or its successor shall be subject at all times and in all respects to the directions of the Depositary and shall be responsible solely to it, and the Depositary shall be responsible for the compliance by the Custodian with the applicable provisions of this Deposit Agreement, but only for the failure of the Custodian to perform its duties specifically set forth in this Deposit Agreement without negligence or bad faith. The Custodian may resign and be discharged from its duties hereunder by written notice of such resignation delivered to the Depositary at least 30 days prior to the date on which such resignation is to become effective. The Depositary shall, promptly after receiving such notice, appoint a substitute custodian, which shall thereafter be the Custodian hereunder. The Depositary may discharge the Custodian any time upon notice to the Custodian. The Depositary may in its discretion appoint a substitute custodian, which shall thereafter be the Custodian hereunder. The Depositary shall notify the Company of the appointment of a substitute Custodian as promptly as practicable and, if practicable, prior to the effectiveness of such appointment. Upon demand of the Depositary, the Custodian shall deliver such of the Deposited Securities or evidence of ownership and title of the Deposited Securities held by it as are requested of it to the substitute custodian. The substitute custodian shall deliver to the Depositary, upon its appointment, an acceptance of such appointment satisfactory in form and substance to the Depositary. The Depositary agrees with the Company that at no time shall there be more than one Custodian acting in connection with this Deposit Agreement.

Upon the appointment of any successor depository hereunder, the Custodian then acting hereunder shall forthwith become, without any further act or writing, the agent hereunder of such successor depository and the appointment of such successor depository shall in no way impair the authority of the Custodian hereunder; but the successor depository so appointed shall, nevertheless, on the written request of the Custodian, execute and deliver to the Custodian all such instruments as may be proper to give to the Custodian full and complete power and authority as agent hereunder of such successor depository.

SECTION 5.06 Notices and Reports.

On or before the first date on which the Company gives notice, by publication or otherwise, of any meeting of

holders of Shares or other Deposited Securities, or of any adjourned meeting of such holders, or of the taking of any action in respect of any cash or other distributions or the offering of any rights, the Company agrees to transmit to the Depositary and the Custodian a copy of the notice thereof in the form given or to be given to holders of Shares or other Deposited Securities.

The Company will arrange for the translation into English, if not already in English, to the extent required pursuant to any regulations of the Commission, and the prompt transmittal by the Company to the Depositary and the Custodian of such notices and any other reports and communications which are made generally available by the Company to holders of its Shares. If requested in writing by the Company, the Depositary will arrange for the mailing, as promptly as practicable and at the Company's expense (unless otherwise agreed in writing by the Company and the Depositary), of copies of such notices, reports and communications to all Owners. The Company will timely provide the Depositary with the quantity of such notices, reports, and communications, as requested by the Depositary from time to time, in order for the Depositary to effect such mailings.

SECTION 5.07 Distribution of Additional Shares, Rights, etc.

If the Company or any affiliate of the Company determines to make any issuance or distribution of (1) additional Shares, (2) rights to subscribe for Shares, (3) securities convertible into Shares, or (4) rights to subscribe for such securities (each a "Distribution"), the Company shall notify the Depositary in writing in English as promptly as practicable and in any event before the Distribution starts and, if requested in writing by the Depositary, the Company shall promptly furnish to the Depositary a written opinion from U.S. counsel for the Company that is reasonably satisfactory to the Depositary, stating whether or not the Distribution requires, or, if made in the United States, would require, registration under the Securities Act of 1933. If, in the opinion of that counsel, the Distribution requires, or, if made in the United States, would require, registration under the Securities Act of 1933, that counsel shall furnish to the Depositary a written opinion as to whether or not there is a registration statement under the Securities Act of 1933 in effect that will cover that Distribution.

The Company agrees with the Depositary that neither the Company nor any company controlled by, controlling or under common control with the Company will at any time deposit any Shares, either originally issued or previously issued and reacquired by the Company or any such affiliate, unless a Registration Statement is in effect as to such Shares under the Securities Act of 1933 or the Company delivers to the Depositary an opinion of United States counsel, reasonably satisfactory to the Depositary, to the effect that, upon deposit, those Shares will be eligible for public resale in the United States without further registration under the Securities Act of 1933.

SECTION 5.08 Indemnification.

The Company agrees to indemnify the Depositary, its directors, employees, agents and affiliates and the Custodian against, and hold each of them harmless from, any liability or expense (including, but not limited to any reasonable fees and expenses incurred in seeking, enforcing or collecting such indemnity and the reasonable fees and expenses of counsel) which may arise out of or in connection with (a) any registration with the Commission of American Depositary Shares or Deposited Securities or the offer or sale thereof in the United States or (b) acts performed or omitted, pursuant to the provisions of or in connection with this Deposit Agreement and of the Receipts, as the same may be amended, modified or supplemented from time to time, (i) by either the Depositary or the Custodian or their respective directors, employees, agents and affiliates, except for any liability or expense arising out of the negligence or bad faith of either of them, and except to the extent that any such liability or expense arises out of information relating to the Depositary or the Custodian, as applicable, furnished in writing to the Company by the Depositary or the Custodian, as applicable, expressly for use in any registration statement, proxy statement, prospectus (or placement memorandum) or preliminary prospectus (or preliminary placement memorandum) relating to the Shares, or omissions from such information, or (ii) by the Company or any of its directors, employees, agents and affiliates.

The indemnities contained in the preceding paragraph shall not extend to any liability or expense which arises solely and exclusively out of a Pre-Release (as defined in Section 2.09) of American Depositary Shares in accordance with Section 2.09 and which would not otherwise have arisen had such American Depositary Shares not been the subject of a Pre-Release pursuant to Section 2.09; provided, however, that the indemnities provided in the preceding paragraph shall apply to any such liability or expense (i) to the extent that such liability or expense would have arisen had the American Depositary Shares not been the subject of a Pre-Release, or (ii) which may arise out of any misstatement or alleged misstatement or omission or alleged omission in any registration statement, proxy statement, prospectus (or placement memorandum), or preliminary prospectus (or preliminary placement memorandum) relating to the offer or sale of American Depositary Shares, except to the extent any such liability or expense arises out of (A) information relating to the Depositary or any Custodian (other than the Company), as applicable, furnished in writing and not materially changed or altered by the Company expressly for use in any of the foregoing documents, or, (B) if such information is provided, the failure to state a material fact necessary to make the information provided not misleading.

The Depositary agrees to indemnify the Company, its directors, employees, agents and affiliates and hold them harmless from any liability or expense which may arise out of acts performed or omitted by the Depositary or its Custodian or their

respective directors, employees, agents and affiliates due to their negligence or bad faith.

The obligations set forth in this Section 5.08 shall survive the termination of this Deposit Agreement and the succession or substitution of any indemnified person.

Any person seeking indemnification hereunder (an "Indemnified Person") shall notify the person from whom it is seeking indemnification (the "Indemnifying Person") of the commencement of any indemnifiable action or claim promptly after such Indemnified Person becomes aware of such commencement and shall consult in good faith with the Indemnifying Person as to the conduct of the defense of such action or claim, which defense shall be reasonable under the circumstances. No Indemnified Person shall compromise or settle any such action or claim without the consent in writing of the Indemnifying Person (which shall not be unreasonably withheld).

SECTION 5.09 Charges of Depositary.

The Company agrees to pay the fees and out-of-pocket expenses of the Depositary and those of any Registrar only in accordance with agreements in writing entered into between the Depositary and the Company from time to time. Except as set forth in clause (9) of the following paragraph, the charges and expenses of the Custodian are for the sole account of the Depositary.

The following charges shall be incurred by any party depositing or withdrawing Shares or by any party surrendering American Depositary Shares or to whom American Depositary Shares are issued (including, without limitation, issuance pursuant to a stock dividend or stock split declared by the Company or an exchange of stock regarding the American Depositary Shares or Deposited Securities or a delivery of American Depositary Shares pursuant to Section 4.03), or by Owners, as applicable: (1) taxes and other governmental charges, (2) such registration fees as may from time to time be in effect for the registration of transfers of Shares generally on the Share register of the Company or Foreign Registrar and applicable to transfers of Shares to or from the name of the Depositary or its nominee or the Custodian or its nominee on the making of deposits or withdrawals hereunder, (3) such cable, telex and facsimile transmission expenses as are expressly provided in this Deposit Agreement, (4) such expenses as are incurred by the Depositary in the conversion of foreign currency pursuant to Section 4.05, (5) a fee of \$5.00 or less per 100 American Depositary Shares (or portion thereof) for the delivery of American Depositary Shares pursuant to Section 2.03, 4.03 or 4.04 and the surrender of American Depositary Shares pursuant to Section 2.05 or 6.02, (6) a fee of \$.02 or less per American Depositary Share (or portion thereof) for any cash distribution made pursuant to this Deposit Agreement, including, but not limited to Sections 4.01 through 4.04 hereof, (7) a fee for the distribution of securities pursuant to Section 4.02, such fee being in an amount equal to the fee for the execution and delivery of American Depositary Shares referred to above which would have been charged as a result of the deposit of such securities (for purposes of this clause 7 treating all such securities as if they were Shares) but which securities are instead distributed by the Depositary to Owners, (8) in addition to any fee charged under clause 6, a fee of \$.02 or less per American Depositary Share (or portion thereof) per annum for depositary services, which will be payable as provided in clause 9 below, (9) any other charges payable by the Depositary, any of the Depositary's agents, including the Custodian, or the agents of the Depositary's agents in connection with the servicing of Shares or other Deposited Securities (which charge shall be assessed against Owners as of the date or dates set by the Depositary in accordance with Section 4.06 and shall be payable at the sole discretion of the Depositary by billing such Owners for such charge or by deducting such charge from one or more cash dividends or other cash distributions).

The Depositary, subject to Section 2.09 hereof, may own and deal in any class of securities of the Company and its affiliates and in American Depositary Shares.

SECTION 5.10 Retention of Depositary Documents.

The Depositary is authorized to destroy those documents, records, bills and other data compiled during the term of this Deposit Agreement at the times permitted by the laws or regulations governing the Depositary unless the Company requests that such papers be retained for a longer period or turned over to the Company or to a successor depositary.

SECTION 5.11 Exclusivity.

Subject to the rights of the Company under Section 5.04, the Company agrees not to appoint any other depositary for issuance of American or global depositary shares or receipts so long as The Bank of New York Mellon is acting as Depositary hereunder.

SECTION 5.12 List of Restricted Securities Owners.

From time to time, upon written request by the Depositary, the Company shall provide to the Depositary a list setting forth, to the actual knowledge of the Company, those persons or entities who beneficially own Restricted Securities and the Company shall update that list on a regular basis. The Company agrees to advise in writing each of the persons or entities so listed

that such Restricted Securities, so long as they remain Restricted Securities, are ineligible for deposit hereunder. The Depositary shall not be liable for any action or omission made in reliance on the list provided under this Section 5.12.

ARTICLE 6. AMENDMENT AND TERMINATION

SECTION 6.01 Amendment.

The form of the Receipts and any provisions of this Deposit Agreement may at any time and from time to time be amended by agreement between the Company and the Depositary without the consent of Owners or holders in any respect which they may deem necessary or desirable. Any amendment which shall impose or increase any fees or charges (other than taxes and other governmental charges, registration fees, cable, telex or facsimile transmission costs, delivery costs or other such expenses), or which shall otherwise prejudice any substantial existing right of Owners, shall, however, not become effective as to outstanding American Depositary Shares until the expiration of thirty days after notice of such amendment shall have been given to the Owners of outstanding American Depositary Shares. Every Owner and holder, at the time any amendment so becomes effective, shall be deemed, by continuing to hold American Depositary Shares or any interest therein, to consent and agree to such amendment and to be bound by the Deposit Agreement as amended thereby. In no event shall any amendment impair the right of the Owner to surrender American Depositary Shares and receive therefor the Deposited Securities represented thereby, except in order to comply with mandatory provisions of applicable law.

SECTION 6.02 Termination.

The Company may at any time terminate this Deposit Agreement by instructing the Depositary to mail a notice of termination to the Owners of all American Depositary Shares then outstanding at least 30 days prior to the termination date included in such notice. The Depositary may likewise terminate this Deposit Agreement if at any time 90 days shall have expired after the Depositary delivered to the Company a written resignation notice and if a successor depositary shall not have been appointed and accepted its appointment as provided in Section 5.04; in such case the Depositary shall mail a notice of termination to the Owners of all American Depositary Shares then outstanding at least 30 days prior to the termination date. On and after the date of termination, the Owner of American Depositary Shares will, upon (a) surrender of such American Depositary Shares, (b) payment of the fee of the Depositary for the surrender of American Depositary Shares referred to in Section 2.05, and (c) payment of any applicable taxes or governmental charges, be entitled to delivery, to him or upon his order, of the amount of Deposited Securities represented by those American Depositary Shares. If any American Depositary Shares shall remain outstanding after the date of termination, the Depositary thereafter shall discontinue the registration of transfers of American Depositary Shares, shall suspend the distribution of dividends to the Owners thereof, and shall not give any further notices or perform any further acts under this Deposit Agreement, except that the Depositary shall continue to collect dividends and other distributions pertaining to Deposited Securities, shall sell rights and other property as provided in this Deposit Agreement, and shall continue to deliver Deposited Securities, together with any dividends or other distributions received with respect thereto and the net proceeds of the sale of any rights or other property, upon surrender of American Depositary Shares (after deducting, in each case, the fee of the Depositary for the surrender of American Depositary Shares, any expenses for the account of the Owner of such American Depositary Shares in accordance with the terms and conditions of this Deposit Agreement, and any applicable taxes or governmental charges).

At any time after the expiration of four months from the date of termination, the Depositary may sell the Deposited Securities then held under this Deposit Agreement and may thereafter hold uninvested the net proceeds of any such sale, together with any other cash then held by it hereunder, unsegregated and without liability for interest, for the pro rata benefit of the Owners of American Depositary Shares that have not theretofore been surrendered, such Owners thereupon becoming general creditors of the Depositary with respect to such net proceeds. After making such sale, the Depositary shall be discharged from all obligations under this Deposit Agreement, except to account for such net proceeds and other cash (after deducting, in each case, the fee of the Depositary for the surrender of American Depositary Shares, any expenses for the account of the Owner of such American Depositary Shares in accordance with the terms and conditions of this Deposit Agreement, and any applicable taxes or governmental charges) and except as provided in Section 5.08. Upon the termination of this Deposit Agreement, the Company shall be discharged from all obligations under this Deposit Agreement except for its obligations to the Depositary under Sections 5.08 and 5.09.

ARTICLE 7. MISCELLANEOUS

SECTION 7.01 Counterparts.

This Deposit Agreement may be executed in any number of counterparts, each of which shall be deemed an original and all of such counterparts shall constitute one and the same instrument. Copies of this Deposit Agreement shall be filed with the Depositary and the Custodian and shall be open to inspection by any Owner or Holder during business hours.

SECTION 7.02 No Third Party Beneficiaries.

This Deposit Agreement is for the exclusive benefit of the parties hereto and shall not be deemed to give any legal or equitable right, remedy or claim whatsoever to any other person.

SECTION 7.03 Severability.

In case any one or more of the provisions contained in this Deposit Agreement or in the Receipts should be or become invalid, illegal or unenforceable in any respect, the validity, legality and enforceability of the remaining provisions contained herein or therein shall in no way be affected, prejudiced or disturbed thereby.

SECTION 7.04 Owners and Holders as Parties; Binding Effect.

The Owners and Holders from time to time shall be parties to this Deposit Agreement and shall be bound by all of the terms and conditions hereof and of the Receipts by acceptance of American Depositary Shares or any interest therein.

SECTION 7.05 Notices.

Any and all notices to be given to the Company shall be deemed to have been duly given if personally delivered or sent by mail or cable, telex or facsimile transmission confirmed by letter, addressed to Oi S.A., Rua Humberto de Campos, 425/7º andar-Leblon, 22430-190 Rio de Janeiro, RJ, Brazil, Attention: Roberto Terziani, or any other place to which the Company may have transferred its principal office with notice to the Depositary.

Any and all notices to be given to the Depositary shall be deemed to have been duly given if in English and personally delivered or sent by mail or cable, telex or facsimile transmission confirmed by letter, addressed to The Bank of New York Mellon, 101 Barclay Street, New York, New York 10286, Attention: American Depositary Receipt Administration, or any other place to which the Depositary may have transferred its Corporate Trust Office with notice to the Company.

Any and all notices to be given to any Owner shall be deemed to have been duly given if personally delivered or sent by mail or cable, telex or facsimile transmission confirmed by letter, addressed to such Owner at the address of such Owner as it appears on the transfer books for American Depositary Shares of the Depositary, or, if such Owner shall have filed with the Depositary a written request that notices intended for such Owner be mailed to some other address, at the address designated in such request.

Delivery of a notice sent by mail or cable, telex or facsimile transmission shall be deemed to be effected at the time when a duly addressed letter containing the same (or a confirmation thereof in the case of a cable, telex or facsimile transmission) is deposited, postage prepaid, in a post-office letter box. The Depositary or the Company may, however, act upon any cable, telex or facsimile transmission received by it, notwithstanding that such cable, telex or facsimile transmission shall not subsequently be confirmed by letter as aforesaid.

SECTION 7.06 Submission to Jurisdiction; Appointment of Agent for Service of Process; Jury Trial Waiver.

The Company hereby (i) irrevocably designates and appoints National Corporate Research, Ltd. with offices currently located at 225 West 24th Street, Suite 910, New York, New York, as the Company's authorized agent upon which process may be served in any suit or proceeding between it and the Depositary arising out of or relating to this Deposit Agreement, (ii) consents and submits to the jurisdiction of any state or federal court in the State of New York in which any such suit or proceeding may be instituted, and (iii) agrees that service of process upon said authorized agent shall be deemed in every respect effective service of process upon the Company in any such suit or proceeding. The Company agrees to deliver, upon the execution and delivery of this Deposit Agreement, a written acceptance by such agent of its appointment as such agent. The Company further agrees to take any and all action, including the filing of any and all such documents and instruments, as may be necessary to continue such designation and appointment in full force and effect for so long as any American Depositary Shares or Receipts remain outstanding or this Agreement remains in force. In the event the Company fails to continue such designation and appointment in full force and effect, the Company hereby waives personal service of process upon it and consents that any such service of process may be made by certified or registered mail, return receipt requested, directed to the Company at its address last specified for notices hereunder, and service so made shall be deemed completed ten (10) business days after the same shall have been so mailed.

EACH PARTY TO THIS DEPOSIT AGREEMENT (INCLUDING, FOR AVOIDANCE OF DOUBT, EACH OWNER AND HOLDER) HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN ANY SUIT, ACTION OR PROCEEDING AGAINST THE COMPANY AND/OR THE DEPOSITARY DIRECTLY OR INDIRECTLY ARISING OUT OF OR

RELATING TO THE SHARES OR OTHER DEPOSITED SECURITIES, THE AMERICAN DEPOSITARY SHARES OR THE RECEIPTS, THIS DEPOSIT AGREEMENT OR ANY TRANSACTION CONTEMPLATED HEREIN OR THEREIN, OR THE BREACH HEREOF OR THEREOF, INCLUDING WITHOUT LIMITATION ANY QUESTION REGARDING EXISTENCE, VALIDITY OR TERMINATION (WHETHER BASED ON CONTRACT, TORT OR ANY OTHER THEORY).

SECTION 7.07 Governing Law.

This Deposit Agreement and the Receipts shall be interpreted and all rights hereunder and thereunder and provisions hereof and thereof shall be governed by the laws of the State of New York, except with respect to its authorization and execution by the Company, which shall be governed by the laws of the Federative Republic of Brazil. Notwithstanding anything contained in this Deposit Agreement or any Receipt, the rights of holders of Shares and of any other Deposited Securities, as such, and the obligations and duties of the Company in respect of the holders of Shares and other Deposited Securities, as such, shall be governed by the laws of the Federative Republic of Brazil (or, if applicable, such other laws as may govern the Deposited Securities).

IN WITNESS WHEREOF, OI S.A. and THE BANK OF NEW YORK MELLON have duly executed this Deposit Agreement as of the day and year first set forth above and all Owners and Holders shall become parties hereto upon acceptance by them of American Depositary Shares or any interest therein.

OI S.A.

By: _____
Name:
Title:

THE BANK OF NEW YORK MELLON,
as Depositary

By: _____
Name:
Title:

EXHIBIT A
AMERICAN DEPOSITARY SHARES
(Each American Depositary Share represents
five deposited Shares)

THE BANK OF NEW YORK MELLON
AMERICAN DEPOSITARY RECEIPT
FOR COMMON SHARES
OF
OI S.A. – IN JUDICIAL REORGANIZATION
(INCORPORATED UNDER THE LAWS OF THE FEDERATIVE REPUBLIC OF BRAZIL)

The Bank of New York Mellon, as depositary (hereinafter called the “Depositary”), hereby certifies that _____, or registered assigns IS THE OWNER OF

AMERICAN DEPOSITARY SHARES

representing deposited common shares (herein called “Shares”) of Oi S.A. – in Judicial Reorganization, a company incorporated

under the laws of the Federative Republic of Brazil (herein called the "Company"). At the date hereof, each American Depositary Share represents five Shares deposited or subject to deposit under the Deposit Agreement (as such term is hereinafter defined) at the principal São Paulo office of Itau Unibanco S.A. (herein called the "Custodian"). The Depositary's Corporate Trust Office is located at a different address than its principal executive office. Its Corporate Trust Office and principal executive office are located at 240 Greenwich Street, New York, N.Y. 10286.

THE DEPOSITARY'S CORPORATE TRUST OFFICE ADDRESS IS
240 GREENWICH STREET, NEW YORK, N.Y. 10286

1. THE DEPOSIT AGREEMENT.

This American Depositary Receipt is one of an issue (herein called "Receipts"), all issued and to be issued upon the terms and conditions set forth in the Amended and Restated Deposit Agreement (Common Shares) dated as of February 27, 2012 (herein called the "Deposit Agreement") among the Company, the Depositary, and all Owners and Holders from time to time of American Depositary Shares issued thereunder, each of whom by accepting American Depositary Shares agrees to become a party thereto and become bound by all the terms and conditions thereof. The Deposit Agreement sets forth the rights of Owners and holders and the rights and duties of the Depositary in respect of the Shares deposited thereunder and any and all other securities, property and cash from time to time received in respect of such Shares and held thereunder (such Shares, securities, property, and cash are herein called "Deposited Securities"). Copies of the Deposit Agreement are on file at the Depositary's Corporate Trust Office in New York City and at the office of the Custodian.

The statements made on the face and reverse of this Receipt are summaries of certain provisions of the Deposit Agreement and are qualified by and subject to the detailed provisions of the Deposit Agreement, to which reference is hereby made. Capitalized terms defined in the Deposit Agreement and not defined herein shall have the meanings set forth in the Deposit Agreement.

2. SURRENDER OF AMERICAN DEPOSITARY SHARES AND WITHDRAWAL OF DEPOSITED SECURITIES.

Upon surrender at the Corporate Trust Office of the Depositary of American Depositary Shares, and upon payment of the fee of the Depositary provided in this Receipt, and subject to the terms and conditions of the Deposit Agreement, the Owner of those American Depositary Shares is entitled to delivery, to him or as instructed, of the amount of Deposited Securities at the time represented by those American Depositary Shares. Such delivery will be made at the option of the Owner hereof, either at the office of the Custodian or at the Corporate Trust Office of the Depositary, provided that the forwarding of certificates for Shares or other Deposited Securities for such delivery at the Corporate Trust Office of the Depositary shall be at the risk and expense of the Owner hereof.

3. TRANSFERS, SPLIT-UPS, AND COMBINATIONS OF RECEIPTS.

Transfers of American Depositary Shares may be registered on the books of the Depositary by the Owner in person or by a duly authorized attorney, upon surrender of those American Depositary Shares properly endorsed for transfer or accompanied by proper instruments of transfer, in the case of a Receipt, or pursuant to a proper instruction (including, for the avoidance of doubt, instructions through DRS and Profile as provided in Section 2.10 of the Deposit Agreement), in the case of uncertificated American Depositary Shares, and funds sufficient to pay any applicable transfer taxes and the expenses of the Depositary and upon compliance with such regulations, if any, as the Depositary may establish for such purpose. This Receipt may be split into other such Receipts, or may be combined with other such Receipts into one Receipt, evidencing the same aggregate number of American Depositary Shares as the Receipt or Receipts surrendered. The Depositary, upon surrender of certificated American Depositary Shares for the purpose of exchanging for uncertificated American Depositary Shares, shall cancel those certificated American Depositary Shares and send the Owner a statement confirming that the Owner is the Owner of uncertificated American Depositary Shares. The Depositary, upon receipt of a proper instruction (including, for the avoidance of doubt, instructions through DRS and Profile as provided in Section 2.10 of the Deposit Agreement) from the Owner of uncertificated American Depositary Shares for the purpose of exchanging for certificated American Depositary Shares, shall cancel those uncertificated American Depositary Shares and deliver to the Owner the same number of certificated American Depositary Shares.

As a condition precedent to the delivery, registration of transfer, or surrender of any American Depositary Shares or split-up or combination of any Receipt or withdrawal of any Deposited Securities, the Depositary, the Custodian, or Registrar may require payment from the depositor of the Shares or the presenter of the Receipt or instruction for registration of transfer or surrender of American Depositary Shares not evidenced by a Receipt of a sum sufficient to reimburse it for any tax or other governmental charge and any stock transfer or registration fee with respect thereto (including any such tax or charge and fee with respect to Shares being deposited or withdrawn) and payment of any applicable fees as provided in the Deposit Agreement, may require the production of proof reasonably satisfactory to it as to the identity and genuineness of any signature and may also require compliance with any regulations the Depositary may establish consistent with the provisions of the Deposit Agreement.

The delivery of American Depositary Shares against deposit of Shares generally or against deposit of particular Shares may be suspended, or the transfer of American Depositary Shares in particular instances may be refused, or the registration of transfer of outstanding American Depositary Shares generally may be suspended, during any period when the transfer books of the Depositary are closed, or if any such action is reasonably deemed necessary or advisable by the Depositary or the Company at any time or from time to time because of any requirement of law or of any government or governmental body or commission, or under any provision of the Deposit Agreement, or for any other reason, subject to the provisions of the following sentence. Notwithstanding anything to the contrary in the Deposit Agreement or this Receipt, the surrender of outstanding American Depositary Shares and withdrawal of Deposited Securities may not be suspended subject only to (i) temporary delays caused by closing the transfer books of the Depositary or the Company or the Foreign Registrar, if applicable, or the deposit of Shares in connection with voting at a shareholders' meeting, or the payment of dividends, (ii) the payment of fees, taxes and similar charges, and (iii) compliance with any U.S. or foreign laws or governmental regulations relating to the American Depositary Shares or to the withdrawal of the Deposited Securities. Without limitation of the foregoing, the Depositary shall not knowingly accept for deposit under the Deposit Agreement any Shares which would be required to be registered under the provisions of the Securities Act of 1933, unless a registration statement is in effect as to such Shares for such offer and sale. The Depositary shall comply with written instructions of the Company (received by the Depositary reasonably in advance) not to accept for deposit hereunder and Shares identified in such instructions at such times and under such circumstances as may reasonably be specified in such instructions in order to facilitate the Company's compliance with the securities laws of the United States and other jurisdictions.

4. LIABILITY OF OWNER FOR TAXES.

If any tax or other governmental charge shall become payable with respect to any American Depositary Shares or any Deposited Securities represented by any American Depositary Shares, such tax or other governmental charge shall be payable by the Owner to the Depositary. The Depositary may refuse to register any transfer of those American Depositary Shares or any withdrawal of Deposited Securities represented by those American Depositary Shares until such payment is made, and may withhold any dividends or other distributions, or may sell for the account of the Owner any part or all of the Deposited Securities represented by those American Depositary Shares, and may apply such dividends or other distributions or the proceeds of any such sale in payment of such tax or other governmental charge and the Owner shall remain liable for any deficiency.

5. WARRANTIES ON DEPOSIT OF SHARES.

Every person depositing Shares under the Deposit Agreement shall be deemed thereby to represent and warrant, that such Shares and each certificate therefor, if applicable, are validly issued, fully paid, nonassessable and free of any preemptive rights of the holders of outstanding Shares and that the person making such deposit is duly authorized so to do. Every such person shall also be deemed to represent that the deposit of such Shares and the sale of American Depositary Shares representing such Shares by that person are not restricted under the Securities Act of 1933. Such representations and warranties shall survive the deposit of Shares and delivery of American Depositary Shares.

6. FILING PROOFS, CERTIFICATES, AND OTHER INFORMATION.

Any person presenting Shares for deposit or any Owner or holder may be required from time to time to file with the Depositary or the Custodian such proof of citizenship or residence, exchange control approval, or such information relating to the registration on the books of the Company or the Foreign Registrar, if applicable, to execute such certificates and to make such representations and warranties, as the Depositary may reasonably deem necessary or proper. The Depositary may withhold the delivery or registration of transfer of any American Depositary Shares or the distribution of any dividend or sale or distribution of rights or of the proceeds thereof or the delivery of any Deposited Securities until such proof or other information is filed or such certificates are executed or such representations and warranties made. The Depositary shall provide to the Company, as promptly as practicable upon its written request, copies of any such proofs, certificates of other information that it receives under Section 3.01 of the Deposit Agreement, to the extent that disclosure is permitted under applicable law. No Share shall be accepted for deposit unless accompanied by evidence reasonably satisfactory to the Depositary that any necessary approval has been granted by any governmental body in Brazil that is then performing the function of the regulation of currency exchange.

7. CHARGES OF DEPOSITARY.

The Company agrees to pay the fees and out-of-pocket expenses of the Depositary and those of any Registrar only in accordance with agreements in writing entered into between the Depositary and the Company from time to time. Except as set forth in clause (9) of the following paragraph, the charges and expenses of the Custodian shall be for the sole account of the Depositary.

The following charges shall be incurred by any party depositing or withdrawing Shares or by any party surrendering American Depositary Shares or to whom American Depositary Shares are issued (including, without limitation, issuance pursuant

to a stock dividend or stock split declared by the Company or an exchange of stock regarding the American Depositary Shares or Deposited Securities or a delivery of American Depositary Shares pursuant to Section 4.03 of the Deposit Agreement), or by Owners, as applicable: (1) taxes and other governmental charges, (2) such registration fees as may from time to time be in effect for the registration of transfers of Shares generally on the Share register of the Company or Foreign Registrar and applicable to transfers of Shares to or from the name of the Depositary or its nominee or the Custodian or its nominee on the making of deposits or withdrawals under the terms of the Deposit Agreement, (3) such cable, telex and facsimile transmission expenses as are expressly provided in the Deposit Agreement, (4) such expenses as are incurred by the Depositary in the conversion of foreign currency pursuant to Section 4.05 of the Deposit Agreement, (5) a fee of \$5.00 or less per 100 American Depositary Shares (or portion thereof) for the delivery of American Depositary Shares pursuant to Section 2.03, 4.03 or 4.04 of the Deposit Agreement and the surrender of American Depositary Shares pursuant to Section 2.05 or 6.02 of the Deposit Agreement, (6) a fee of \$.02 or less per American Depositary Share (or portion thereof) for any cash distribution made pursuant to the Deposit Agreement, including, but not limited to Sections 4.01 through 4.04 of the Deposit Agreement, (7) a fee for the distribution of securities pursuant to Section 4.02 of the Deposit Agreement, such fee being in an amount equal to the fee for the execution and delivery of American Depositary Shares referred to above which would have been charged as a result of the deposit of such securities (for purposes of this clause 7 treating all such securities as if they were Shares) but which securities are instead distributed by the Depositary to Owners, (8) in addition to any fee charged under clause 6, a fee of \$.02 or less per American Depositary Share (or portion thereof) per annum for depositary services, which will be payable as provided in clause 9 below, (9) any other charges payable by the Depositary, any of the Depositary's agents, including the Custodian, or the agents of the Depositary's agents in connection with the servicing of Shares or other Deposited Securities (which charge shall be assessed against Owners as of the date or dates set by the Depositary in accordance with Section 4.06 of the Deposit Agreement and shall be payable at the sole discretion of the Depositary by billing such Owners for such charge or by deducting such charge from one or more cash dividends or other cash distributions).

The Depositary, subject to Article 8 hereof, may own and deal in any class of securities of the Company and its affiliates and in American Depositary Shares.

From time to time, the Depositary may make payments to the Company to reimburse and / or share revenue from the fees collected from Owners or Holders, or waive fees and expenses for services provided, generally relating to costs and expenses arising out of establishment and maintenance of the American Depositary Shares program. In performing its duties under the Deposit Agreement, the Depositary may use brokers, dealers or other service providers that are affiliates of the Depositary.

8. PRE-RELEASE OF RECEIPTS.

Unless requested in writing by the Company to cease doing so, notwithstanding Section 2.03 of the Deposit Agreement, the Depositary may deliver American Depositary Shares prior to the receipt of Shares pursuant to Section 2.02 of the Deposit Agreement (a "Pre-Release"). The Depositary may, pursuant to Section 2.05 of the Deposit Agreement, deliver Shares upon the surrender of American Depositary Shares that have been Pre-Released, whether or not such cancellation is prior to the termination of such Pre-Release. The Depositary may receive American Depositary Shares in lieu of Shares in satisfaction of a Pre-Release. Each Pre-Release will be (a) preceded or accompanied by a written representation from the person to whom American Depositary Shares or Shares are to be delivered, that such person, or its customer, (i) beneficially owns the Shares or American Depositary Shares to be remitted, as the case may be, (ii) assigns all beneficial right, title and interest in such American Depositary Shares or Shares, as the case may be, to the Depositary in its capacity as such and will hold such American Depositary Shares or Shares, as the case may be, in trust for the account of the Depositary until delivery thereof to the Depositary and (iii) will not take any action with respect to such American Depositary Shares or Shares, as the case may be, that is inconsistent with the transfer of beneficial ownership (including, without the consent of the Depositary, disposing of such American Depositary Shares or Shares, as the case may be), other than in satisfaction of the Pre-Release, (b) at all times fully collateralized with cash or such other collateral as the Depositary deems appropriate, (c) terminable by the Depositary on not more than five (5) business days notice, and (d) subject to such further indemnities and credit regulations as the Depositary deems appropriate. The number of American Depositary Shares which are outstanding at any time as a result of Pre-Release will not normally exceed thirty percent (30%) of the Shares deposited under the Deposit Agreement; provided, however, that the Depositary reserves the right to disregard such limit from time to time as it reasonably deems appropriate and may, with the prior written consent of the Company, change such limit for purposes of general application.

The Depositary may retain for its own account any compensation received by it in connection with the foregoing.

9. TITLE TO RECEIPTS.

It is a condition of this Receipt and every successive Owner and holder of this Receipt by accepting or holding the same consents and agrees that when properly endorsed or accompanied by proper instruments of transfer, shall be transferable as certificated registered securities under the laws of New York. American Depositary Shares not evidenced by Receipts shall be

transferable as uncertificated registered securities under the laws of New York. The Depositary, notwithstanding any notice to the contrary, may treat the Owner of American Depositary Shares as the absolute owner thereof for the purpose of determining the person entitled to distribution of dividends or other distributions or to any notice provided for in the Deposit Agreement and for all other purposes, and neither the Depositary nor the Company shall have any obligation or be subject to any liability under the Deposit Agreement to any Holder of American Depositary Shares unless that Holder is the Owner of those American Depositary Shares.

10. VALIDITY OF RECEIPT.

This Receipt shall not be entitled to any benefits under the Deposit Agreement or be valid or obligatory for any purpose, unless this Receipt shall have been executed by the Depositary by the manual signature of a duly authorized signatory of the Depositary; provided, however that such signature may be a facsimile if a Registrar for the Receipts shall have been appointed and such Receipts are countersigned by the manual signature of a duly authorized officer of the Registrar.

11. REPORTS; INSPECTION OF TRANSFER BOOKS.

The Company has been subject to the periodic reporting requirements of the Securities Exchange Act of 1934 (the "Exchange Act") and, accordingly, filed certain reports with the Securities and Exchange Commission. Those reports are available for inspection and copying through the Commission's EDGAR system or at public reference facilities maintained by the Commission in Washington, D.C. On November 16, 2021 the Company filed Form 15F under the Exchange Act, whereupon its reporting obligations were suspended. The Form 15F became effective on February 14, 2022, whereupon the Company's reporting obligations under the Exchange Act were terminated. Since that date, the Company publishes information in English required to maintain the exemption from registration under Rule 12g3-2(b) under the Exchange Act of 1934 on its Internet web site or through an electronic information delivery system generally available to the public in its primary trading market. The Company's Internet web site address is <https://ri.oi.com.br/en/>.

The Depositary will make available for inspection by Owners at its Corporate Trust Office any reports, notices and other communications, including any proxy soliciting material, received from the Company which are both (a) received by the Depositary as the holder of the Deposited Securities and (b) made generally available to the holders of such Deposited Securities by the Company. The Depositary will also, upon written request by the Company, send to Owners copies of such reports when furnished by the Company pursuant to the Deposit Agreement. Any such reports and communications, including any such proxy soliciting material, furnished to the Depositary by the Company shall be furnished in English to the extent such materials are required to be translated into English pursuant to any regulations of the Commission.

The Depositary will keep books, at its Corporate Trust Office, for the registration of American Depositary Shares and transfers of American Depositary Shares which at all reasonable times shall be open for inspection by the Owners, provided that such inspection shall not be for the purpose of communicating with Owners in the interest of a business or object other than the business of the Company or a matter related to the Deposit Agreement or the American Depositary Shares.

12. DIVIDENDS AND DISTRIBUTIONS.

Whenever the Depositary receives any cash dividend or other cash distribution on any Deposited Securities, the Depositary shall, as promptly as practicable after its receipt of such dividend or distribution (unless otherwise prohibited or prevented by law), subject to the provisions of Section 4.05 of the Deposit Agreement, convert such dividend or distribution into Dollars and shall, as promptly as practicable, distribute the amount thus received (net of the fees and expenses of the Depositary as provided in Article 7 hereof and Section 5.09 of the Deposit Agreement) to the Owners entitled thereto, in proportion to the number of American Depositary Shares representing such Deposited Securities held by them respectively; provided, however, that in the event that the Custodian or the Depositary shall be required to withhold and does withhold from such cash dividend or such other cash distribution an amount on account of taxes or other governmental charges, the amount distributed to the Owners of the American Depositary Shares representing such Deposited Securities shall be reduced accordingly. The Depositary shall distribute only such amount, however, as can be distributed without attributing to any Owner a fraction of one cent. Any such fractional amounts shall be rounded to the nearest whole cent and so distributed to Owners entitled thereto. The Company or its agent will remit to the appropriate governmental agency in Brazil all amounts withheld and owing to such agency. The Depositary will forward to the Company or its agent as promptly as practicable such information from its records as the Company may reasonably request to enable the Company or its agent to file necessary reports with governmental agencies, and the Depositary or the Company or its agent may file any such reports necessary to obtain benefits under the applicable tax treaties for the Owners.

Subject to the provisions of Section 4.11 and 5.09 of the Deposit Agreement, whenever the Depositary receives any distribution other than a distribution described in Section 4.01, 4.03 or 4.04, the Depositary shall, as promptly as practicable, cause the securities or property received by it to be distributed to the Owners entitled thereto, after deduction or upon payment of any fees and expenses of the Depositary or any taxes or other governmental charges, in proportion to the number of American

Depository Shares representing such Deposited Securities held be them respectively, in any manner that the Depository may reasonably deem equitable and practicable for accomplishing such distribution; provided, however, that if in the opinion of the Depository such distribution cannot be made proportionately among the Owners entitled thereto, or if for any other reason (including, but not limited to, any requirement the Company or the Depository withhold an amount on account of taxes or other governmental charges or that such securities must be registered under the Securities Act of 1933 in order to be distributed to Owners and holders) the Depository deems such distribution not to be feasible, the Depository may, after consultation with the Company to the extent practicable, adopt such method as it may deem equitable and practicable for the purpose of effecting such distribution, including, but not limited to, the public or private sale of the securities or property thus received, or any part thereof, and the net proceeds of any such sale (net of the fees and expenses of the Depository as provided in Article 7 hereof and Section 5.09) shall be distributed as promptly as practicable by the Depository to the Owners of Receipts entitled thereto all in the manner and subject to the conditions described in Section 4.01. The Depository may withhold any distribution of securities under Section 4.02 if it has not received satisfactory assurances from the Company that the distribution does not require registration under the Securities Act of 1933. The Depository may sell, by public or private sale, an amount of securities or other property it would otherwise distribute under this Article that is sufficient to pay its fees and expenses in respect of that distribution.

If any distribution consists of a dividend in, or free distribution of, Shares, the Depository may, and shall if the Company shall so request in writing, as promptly as practicable, deliver to the Owners entitled thereto, an aggregate number of American Depository Shares representing the amount of Shares received as such dividend or free distribution, subject to the terms and conditions of the Deposit Agreement with respect to the deposit of Shares and after deduction or upon payment of the fees and expenses of the Depository as provided in Section 5.09 of the Deposit Agreement (and the Depository may sell, by public or private sale, an amount of Shares received sufficient to pay its fees and expenses in respect of that distribution). The Depository may withhold any such delivery of American Depository Shares if it has not received satisfactory assurances from the Company that such distribution does not require registration under the Securities Act of 1933. In lieu of delivering fractional American Depository Shares in any such case, the Depository, as promptly as possible, use reasonable efforts to sell the amount of Shares represented by the aggregate of such fractions and distribute the net proceeds, all in the manner and subject to the conditions described in Section 4.01 of the Deposit Agreement. If additional American Depository Shares are not so delivered, each American Depository Share shall thenceforth also represent the additional Shares distributed upon the Deposited Securities represented thereby.

In the event that the Depository reasonably determines that any distribution in property (including Shares and rights to subscribe therefor) is subject to any tax or other governmental charge which the Depository is obligated to withhold, the Depository may by public or private sale dispose of all or a portion of such property (including Shares and rights to subscribe therefor) in such amounts and in such manner as the Depository reasonably deems necessary and practicable to pay any such taxes or charges, and the Depository shall distribute the net proceeds of any such sale after deduction of such taxes or charges to the Owners entitled thereto in proportion to the number of American Depository Shares held by them respectively.

13. RIGHTS.

In the event that the Company shall offer or cause to be offered to the holders of any Deposited Securities any rights to subscribe for additional Shares or any rights of any other nature, the Depository shall, after consultation with the Company, have discretion as to the procedure to be followed in making such rights available to any Owners or in disposing of such rights on behalf of any Owners and making the net proceeds available to such Owners or, if by the terms of such rights offering or for any other reason it would be unlawful or unfeasible for the Depository either to make such rights available to any Owners or dispose of such rights and make the net proceeds available to such Owners, then the Depository shall allow the rights to lapse. If at the time of the offering of any rights the Depository determines in its discretion that it is lawful and feasible to make such rights available to all or certain Owners but not to other Owners, the Depository may, and at the request of the Company shall, distribute to any Owner to whom it determines the distribution to be lawful and feasible, in proportion to the number of American Depository Shares held by such Owner, warrants or other instruments therefor in such form as it deems appropriate, but only pursuant to a separate agreement to be entered into between the Company and the Depository setting out the procedure to be used and the terms and conditions for that distribution.

In circumstances in which rights would otherwise not be distributed, if an Owner requests the distribution of warrants or other instruments in order to exercise the rights allocable to the American Depository Shares of such Owner under the Deposit Agreement, the Depository will, as promptly as practicable, make such rights available to such Owner upon written notice from the Company to the Depository that (a) the Company has elected in its sole discretion to permit such rights to be exercised and (b) such Owner has executed such documents as the Company has determined in its sole discretion are reasonably required under applicable law.

If the Depository has distributed warrants or other instruments for rights to all or certain Owners, then upon instruction from such an Owner pursuant to such warrants or other instruments to the Depository from such Owner to exercise such rights,

upon payment by such Owner to the Depositary for the account of such Owner of an amount equal to the purchase price of the Shares to be received upon the exercise of the rights, and upon payment of the fees and expenses of the Depositary and any other charges as set forth in such warrants or other instruments, the Depositary shall, on behalf of such Owner, exercise the rights and purchase the Shares, and the Company shall cause the Shares so purchased to be delivered to the Depositary on behalf of such Owner. As agent for such Owner, the Depositary will cause the Shares so purchased to be deposited pursuant to Section 2.02 of the Deposit Agreement, and shall, pursuant to Section 2.03 of the Deposit Agreement, deliver American Depositary Shares to such Owner. In the case of a distribution pursuant to the second paragraph of this Article 13, such deposit shall be made, and depositary shares shall be delivered, under depositary arrangements which provide for issuance of depositary shares subject to the appropriate restrictions on sale, deposit, cancellation, and transfer under applicable United States laws.

If the Depositary reasonably determines in its discretion that it is not lawful and feasible to make such rights available to all or certain Owners, but that it is lawful and feasible to sell them, it may, and at the request of the Company will use reasonable efforts to, sell the rights, warrants or other instruments in proportion to the number of American Depositary Shares held by the Owners to whom it has determined it may not lawfully or feasibly make such rights available, and allocate the net proceeds of such sales (net of the fees and expenses of the Depositary as provided in Section 5.09 of the Deposit Agreement and all taxes and governmental charges payable in connection with such rights and subject to the terms and conditions of the Deposit Agreement) for the account of such Owners otherwise entitled to such rights, warrants or other instruments, upon an averaged or other practical basis without regard to any distinctions among such Owners because of exchange restrictions or the date of delivery of any American Depositary Shares or otherwise. Such proceeds shall be distributed as promptly as practicable in accordance with Section 4.01 of the Deposit Agreement.

The Depositary will not offer rights to Owners unless both the rights and the securities to which such rights relate are either exempt from registration under the Securities Act of 1933 with respect to a distribution to all Owners or are registered under the provisions of such Act; provided, that nothing in the Deposit Agreement shall create any obligation on the part of the Company to file a registration statement with respect to such rights or underlying securities or to endeavor to have such a registration statement declared effective. If an Owner requests the distribution of warrants or other instruments, notwithstanding that there has been no such registration under the Securities Act of 1933, the Depositary shall not effect such distribution unless it has received an opinion from recognized counsel in the United States for the Company upon which the Depositary may rely that such distribution to such Owner is exempt from such registration.

The Depositary shall not be responsible for any failure to determine that it may be lawful or feasible to make such rights available to Owners in general or any Owner in particular.

14. CONVERSION OF FOREIGN CURRENCY.

Whenever the Depositary or the Custodian shall receive foreign currency, by way of dividends or other distributions or the net proceeds from the sale of securities, property or rights, and if at the time of the receipt thereof the foreign currency so received can in the judgment of the Depositary be converted on a reasonable basis into Dollars and the resulting Dollars transferred to the United States, the Depositary shall convert or cause to be converted as promptly as practicable, by sale or in any other manner that it may determine, such foreign currency into Dollars, and such Dollars shall be distributed as promptly as possible to the Owners entitled thereto or, if the Depositary shall have distributed any warrants or other instruments which entitle the holders thereof to such Dollars, then to the holders of such warrants and/or instruments upon surrender thereof for cancellation. Such distribution may be made upon an averaged or other practicable basis without regard to any distinctions among Owners on account of exchange restrictions, the date of delivery of any American Depositary Shares or otherwise and shall be net of any expenses of conversion into Dollars incurred by the Depositary as provided in Section 5.09 of the Deposit Agreement.

If such conversion or distribution can be effected only with the approval or license of any government or agency thereof, the Depositary shall file as promptly as practicable such application for approval or license, if any, as it may deem desirable. The Depositary shall notify the Company and consult with the Company as to the action to be taken if it is not applying for a necessary approval or license of that kind.

If at any time the Depositary shall reasonably determine that in its judgment any foreign currency received by the Depositary or the Custodian is not convertible on a reasonable basis into Dollars transferable to the United States, or if any approval or license of any government or agency thereof which is required for such conversion is denied or in the opinion of the Depositary is not obtainable, or if any such approval or license is not obtained within a reasonable period as determined by the Depositary, the Depositary may distribute the foreign currency (or an appropriate document evidencing the right to receive such foreign currency) received by the Depositary to, or in its discretion may hold such foreign currency uninvested and without liability for interest thereon for the respective accounts of, the Owners entitled to receive the same.

If any such conversion of foreign currency, in whole or in part, cannot be effected for distribution to some of the Owners

entitled thereto, the Depositary may in its discretion make such conversion and distribution in Dollars to the extent permissible to the Owners entitled thereto and may distribute the balance of the foreign currency received by the Depositary to, or hold such balance uninvested and without liability for interest thereon for the respective accounts of, the Owners entitled thereto.

15. RECORD DATES.

Whenever any cash dividend or other cash distribution shall become payable or any distribution other than cash shall be made, or whenever rights shall be issued with respect to the Deposited Securities, or whenever the Depositary shall receive notice of any meeting of holders of Shares or other Deposited Securities, or whenever for any reason the Depositary causes a change in the number of Shares that are represented by each American Depositary Share, or whenever the Depositary shall find it necessary or convenient, the Depositary shall fix, and as promptly as practicable notify the Company of, a record date, which shall be the same as, or near as practicable to, any corresponding record date set by the Company with respect to Shares, (a) for the determination of the Owners who shall be (i) entitled to receive such dividend, distribution or rights or the net proceeds of the sale thereof, (ii) entitled to give instructions for the exercise of voting rights at any such meeting or (iii) responsible for any fee assessed by the Depositary pursuant to the Deposit Agreement, or (b) on or after which each American Depositary Share will represent the changed number of Shares. Subject to the provisions of Sections 4.01 through 4.05 of the Deposit Agreement and to the other terms and conditions of this Deposit Agreement, the Owners on such record date shall be entitled, as the case may be, to receive the amount distributable by the Depositary with respect to such dividend or other distribution or such rights or the net proceeds of sale thereof in proportion to the number of American Depositary Shares held by them respectively and to give voting instructions and to act in respect of any other such matter.

16. VOTING OF DEPOSITED SECURITIES.

Upon receipt of notice of any meeting of holders of Shares or other Deposited Securities, if requested in writing by the Company, the Depositary shall, as soon as practicable thereafter, mail to the Owners of Receipts a notice, the form of which notice shall be in the sole discretion of the Depositary, which shall contain (a) such information as is contained in such notice of meeting received by the Depositary from the Company, (b) a statement that the Owners as of the close of business on a specified record date will be entitled, subject to any applicable provision of law and of the articles of association or similar documents of the Company, to instruct the Depositary as to the exercise of the voting rights, if any, pertaining to the amount of Shares or other Deposited Securities represented by their respective American Depositary Shares and (c) a statement as to the manner in which such instructions may be given, including an express indication that instructions may be given or deemed given in accordance with the last sentence of this paragraph if no instruction is received, to the Depositary to give a discretionary proxy to a person designated by the Company. Upon the written request of an Owner of American Depositary Shares on such record date, received on or before the date established by the Depositary for such purpose, the Depositary shall endeavor insofar as practicable to vote or cause to be voted the amount of Shares or other Deposited Securities represented by those American Depositary Shares in accordance with the instructions set forth in such request. The Depositary shall not itself exercise any voting discretion over any Deposited Securities. If (i) the Company instructed the Depositary to act under Section 4.07 of the Deposit Agreement and complied with the following paragraph and (ii) no instructions are received by the Depositary from an Owner with respect to American Depositary Shares of that Owner on or before the date established by the Depositary for such purpose, the Depositary shall deem that Owner to have instructed the Depositary to give a discretionary proxy to a person designated by the Company with respect to the amount of Deposited Securities represented by those American Depositary Shares and the Depositary shall give a discretionary proxy to a person designated by the Company to vote that amount of Deposited Securities, except that no such instruction shall be deemed given and no such discretionary proxy shall be given with respect to any matter as to which the Company informs the Depositary (and the Company agrees to provide such information as promptly as practicable in writing, if applicable) that (x) the Company does not wish such proxy given, (y) substantial opposition exists or (z) such matter materially and adversely affects the rights of holders of Shares. There can be no assurance that Owners generally or any Owner in particular will receive the notice described in the preceding paragraph sufficiently prior to the instruction date to ensure that the Depositary will vote the Shares or Deposited Securities in accordance with the provisions set forth in the preceding paragraph.

In order to give Owners a reasonable opportunity to instruct the Depositary as to the exercise of voting rights relating to Deposited Securities, if the Company will request the Depositary to act under Section 4.07 of the Deposit Agreement, the Company shall give the Depositary notice of any such meeting and details concerning the matters to be voted upon not less than 30 days prior to the meeting date.

Subject to the rules of any securities exchange on which American Depositary Shares or the Deposited Securities represented thereby are listed, the Depositary shall, if requested in writing by the Company, deliver, at least two São Paulo business days prior to the date of such meeting, to the Company, to the attention of its Secretary, copies of all instructions received from Owners in accordance with which the Depositary will vote, or cause to be voted, the Deposited Securities represented by the American Depositary Shares at such meeting. Delivery of instructions will be made at the expense of the Company (unless otherwise agreed in writing by the Company and the Depositary) provided that payment of such expense shall not be a condition

precedent to the obligations of the Depositary under Section 4.07 of the Deposit Agreement.

17. CHANGES AFFECTING DEPOSITED SECURITIES.

Upon any change in nominal value, change in par value, split-up, consolidation, or any other reclassification of Deposited Securities, or upon any recapitalization, reorganization, merger or consolidation, or sale of assets affecting the Company or to which it is a party, or upon the redemption or cancellation by the Company of the Deposited Securities, any securities, cash or property which shall be received by the Depositary or the Custodian in exchange for, in conversion of, in lieu of or in respect of Deposited Securities shall be treated as new Deposited Securities under the Deposit Agreement, and American Depositary Shares shall thenceforth represent, in addition to the existing Deposited Securities, the right to receive the new Deposited Securities so received, unless additional Receipts are delivered pursuant to the following sentence. In any such case the Depositary may, and shall if the Company shall so request in writing, deliver additional American Depositary Shares as in the case of a dividend in Shares, or call for the surrender of outstanding Receipts to be exchanged for new Receipts specifically describing such new Deposited Securities.

18. LIABILITY OF THE COMPANY AND DEPOSITARY.

Neither the Depositary nor the Company nor any of their respective directors, employees, agents or affiliates shall incur any liability to any Owner or holder, (i) if by reason of any provision of any present or future law or regulation of the United States or any other country, or of any governmental or regulatory authority, or by reason of any provision, present or future, of the articles of association or any similar document of the Company, or by reason of any provision of any securities issued or distributed by the Company, or any offering or distribution thereof, or by reason of any act of God or war or terrorism or other circumstances beyond its control, the Depositary or the Company shall be prevented, delayed or forbidden from or be subject to any civil or criminal penalty on account of doing or performing any act or thing which by the terms of the Deposit Agreement or Deposited Securities it is provided shall be done or performed, (ii) by reason of any non-performance or delay, caused as aforesaid, in the performance of any act or thing which by the terms of the Deposit Agreement it is provided shall or may be done or performed, (iii) by reason of any exercise of, or failure to exercise, any discretion provided for in the Deposit Agreement, (iv) for the inability of any Owner or holder to benefit from any distribution, offering, right or other benefit which is made available to holders of Deposited Securities but is not, under the terms of the Deposit Agreement, made available to Owners or holders, or (v) for any special, consequential or punitive damages for any breach of the terms of the Deposit Agreement. Where, by the terms of a distribution pursuant to Section 4.01, 4.02 or 4.03 of the Deposit Agreement, or an offering or distribution pursuant to Section 4.04 of the Deposit Agreement, or for any other reason, such distribution or offering may not be made available to Owners of Receipts, and the Depositary may not dispose of such distribution or offering on behalf of such Owners and make the net proceeds available to such Owners, then the Depositary shall not make such distribution or offering, and shall allow any rights, if applicable, to lapse. Neither the Company nor the Depositary assumes any obligation or shall be subject to any liability under the Deposit Agreement to Owners or holders, except that they agree to perform their obligations specifically set forth in the Deposit Agreement without negligence or bad faith. The Depositary and the Company undertake to perform such duties and only such duties as are specifically set forth in the Deposit Agreement, and no implied covenants or obligations shall be read into the Deposit Agreement against the Depositary or the Company or their respective agents. The Depositary shall not be subject to any liability with respect to the validity or worth of the Deposited Securities. Neither the Depositary nor the Company shall be under any obligation to appear in, prosecute or defend any action, suit, or other proceeding in respect of any Deposited Securities or in respect of the American Depositary Shares, on behalf of any Owner or holder or other person. Neither the Depositary nor the Company shall be liable for any action or nonaction by it in reliance upon the advice of or information from legal counsel, accountants, any person presenting Shares for deposit, any Owner or holder, or any other person believed by it in good faith to be competent to give such advice or information. The Depositary and the Company may rely and shall be protected in acting upon any written notice, request, direction or other documents believed by them to be genuine and to have been signed or presented by the proper party or parties. The Depositary shall not be liable for any acts or omissions made by a successor depositary whether in connection with a previous act or omission of the Depositary or in connection with a matter arising wholly after the removal or resignation of the Depositary, provided that in connection with the issue out of which such potential liability arises, the Depositary performed its obligations without negligence or bad faith while it acted as Depositary. The Depositary shall not be liable for the acts or omissions of any securities depository, clearing agency or settlement system in connection with or arising out of book-entry settlement of Deposited Securities or otherwise. The Depositary shall not be responsible for any failure to carry out any instructions to vote any of the Deposited Securities or for the manner in which any such vote is cast or the effect of any such vote, provided that any such action or nonaction is in good faith.

No disclaimer of liability under the Securities Act of 1933 is intended by any provision of the Deposit Agreement.

19. RESIGNATION AND REMOVAL OF THE DEPOSITARY; APPOINTMENT OF SUCCESSOR CUSTODIAN.

The Depositary may at any time resign as Depositary under the Deposit Agreement by written notice of its election so to

do delivered to the Company, such resignation to take effect upon the appointment of a successor depositary and its acceptance of such appointment as provided in the Deposit Agreement. The Depositary may at any time be removed by the Company by 60 days prior written notice of such removal, to become effective upon the later of (i) the 60th day after delivery of the notice to the Depositary and (ii) the appointment of a successor depositary and its acceptance of such appointment as provided in the Deposit Agreement. The Depositary in its discretion may appoint a substitute custodian, which shall thereafter be the Custodian hereunder. The Depositary shall notify the Company of the appointment of a substitute Custodian as promptly as practicable and, if practicable, prior to the effectiveness of such appointment.

20. AMENDMENT.

The form of the Receipts and any provisions of the Deposit Agreement may at any time and from time to time be amended by agreement between the Company and the Depositary without the consent of Owners or holders in any respect which they may deem necessary or desirable. Any amendment which shall impose or increase any fees or charges (other than taxes and other governmental charges, registration fees, cable, telex or facsimile transmission costs, delivery costs or other such expenses), or which shall otherwise prejudice any substantial existing right of Owners, shall, however, not become effective as to outstanding American Depositary Shares until the expiration of thirty days after notice of such amendment shall have been given to the Owners of outstanding American Depositary Shares. Every Owner and holder of American Depositary Shares, at the time any amendment so becomes effective, shall be deemed, by continuing to hold such American Depositary Shares or any interest therein, to consent and agree to such amendment and to be bound by the Deposit Agreement as amended thereby. In no event shall any amendment impair the right of the Owner to surrender American Depositary Shares and receive therefor the Deposited Securities represented thereby, except in order to comply with mandatory provisions of applicable law.

21. TERMINATION OF DEPOSIT AGREEMENT.

The Company may terminate the Deposit Agreement by instructing the Depositary to mail notice of termination to the Owners of all American Depositary Shares then outstanding at least 30 days prior to the termination date included in such notice. The Depositary may likewise terminate the Deposit Agreement, if at any time 90 days shall have expired after the Depositary delivered to the Company a written resignation notice and if a successor depositary shall not have been appointed and accepted its appointment as provided in the Deposit Agreement; in such case the Depositary shall mail a notice of termination to the Owners of all American Depositary Shares then outstanding at least 30 days prior to the termination date. On and after the date of termination, the Owner of American Depositary Shares will, upon (a) surrender of such American Depositary Shares, (b) payment of the fee of the Depositary for the surrender of American Depositary Shares referred to in Section 2.05, and (c) payment of any applicable taxes or governmental charges, be entitled to delivery, to him or upon his order, of the amount of Deposited Securities represented by those American Depositary Shares. If any American Depositary Shares shall remain outstanding after the date of termination, the Depositary thereafter shall discontinue the registration of transfers of American Depositary Shares, shall suspend the distribution of dividends to the Owners thereof, and shall not give any further notices or perform any further acts under the Deposit Agreement, except that the Depositary shall continue to collect dividends and other distributions pertaining to Deposited Securities, shall sell rights and other property as provided in the Deposit Agreement, and shall continue to deliver Deposited Securities, together with any dividends or other distributions received with respect thereto and the net proceeds of the sale of any rights or other property, upon surrender of American Depositary Shares (after deducting, in each case, the fee of the Depositary for the surrender of American Depositary Shares, any expenses for the account of the Owner of such American Depositary Shares in accordance with the terms and conditions of the Deposit Agreement, and any applicable taxes or governmental charges). At any time after the expiration of four months from the date of termination, the Depositary may sell the Deposited Securities then held under the Deposit Agreement and may thereafter hold uninvested the net proceeds of any such sale, together with any other cash then held by it thereunder, unsegregated and without liability for interest, for the pro rata benefit of the Owners of American Depositary Shares that have not theretofore been surrendered, such Owners thereupon becoming general creditors of the Depositary with respect to such net proceeds. After making such sale, the Depositary shall be discharged from all obligations under the Deposit Agreement, except to account for such net proceeds and other cash (after deducting, in each case, the fee of the Depositary for the surrender of American Depositary Shares, any expenses for the account of the Owner of such American Depositary Shares in accordance with the terms and conditions of the Deposit Agreement, and any applicable taxes or governmental charges) and except as provided in Section 5.08 of the Deposit Agreement. Upon the termination of the Deposit Agreement, the Company shall be discharged from all obligations under the Deposit Agreement except for its obligations to the Depositary under Sections 5.08 and 5.09 of that Agreement.

22. DTC DIRECT REGISTRATION SYSTEM AND PROFILE MODIFICATION SYSTEM.

(a) Notwithstanding the provisions of Section 2.04 of the Deposit Agreement, the parties acknowledge that the Direct Registration System (“DRS”) and Profile Modification System (“Profile”) shall apply to uncertificated American Depositary Shares upon acceptance thereof to DRS by DTC. DRS is the system administered by DTC pursuant to which the Depositary may register the ownership of uncertificated American Depositary Shares, which ownership shall be evidenced by periodic statements issued by

the Depositary to the Owners entitled thereto. Profile is a required feature of DRS which allows a DTC participant, claiming to act on behalf of an Owner, to direct the Depositary to register a transfer of those American Depositary Shares to DTC or its nominee and to deliver those American Depositary Shares to the DTC account of that DTC participant without receipt by the Depositary of prior authorization from the Owner to register such transfer.

(b) In connection with and in accordance with the arrangements and procedures relating to DRS/Profile, the parties understand that the Depositary will not verify, determine or otherwise ascertain that the DTC participant which is claiming to be acting on behalf of an Owner in requesting registration of transfer and delivery described in subsection (a) has the actual authority to act on behalf of the Owner (notwithstanding any requirements under the Uniform Commercial Code). For the avoidance of doubt, the provisions of Sections 5.03 and 5.08 of the Deposit Agreement shall apply to the matters arising from the use of the DRS. The parties agree that the Depositary's reliance on and compliance with instructions received by the Depositary through the DRS/Profile System and in accordance with the Deposit Agreement, shall not constitute negligence or bad faith on the part of the Depositary.

23. SUBMISSION TO JURISDICTION; JURY TRIAL WAIVER.

In the Deposit Agreement, the Company has (i) appointed National Corporate Research, Ltd. with offices currently located at 225 West 24th Street, Suite 910, New York, New York, as the Company's authorized agent upon which process may be served in any suit or proceeding between it and the Depositary arising out of or relating to this Deposit Agreement, (ii) consented and submitted to the jurisdiction of any state or federal court in the State of New York in which any such suit or proceeding may be instituted, and (iii) agreed that service of process upon said authorized agent shall be deemed in every respect effective service of process upon the Company in any such suit or proceeding. The Company agrees to deliver, upon execution and delivery of this Deposit Agreement, a written acceptance by such agent of its appointment as such agent. The Company further agrees to take any and all action, including the filings of and all such documents and instruments, as may be necessary to continue such designation and appointment in full force and effect for so long as any American Depositary Shares or Receipts remain outstanding or this Agreement remains in force. In the event the Company fails to continue such designation and appointment in full force and effect, the Company hereby waives personal service of process upon it and consents that any such service of process may be made by certified or registered mail, return receipt requested, directed to the Company at its address last specified for notices hereunder, and service so made shall be deemed completed 10 business days after the same shall have been so mailed.

EACH PARTY TO THE DEPOSIT AGREEMENT (INCLUDING, FOR AVOIDANCE OF DOUBT, EACH OWNER AND HOLDER) THEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN ANY SUIT, ACTION OR PROCEEDING AGAINST THE COMPANY AND/OR THE DEPOSITARY DIRECTLY OR INDIRECTLY ARISING OUT OF OR RELATING TO THE SHARES OR OTHER DEPOSITED SECURITIES, THE AMERICAN DEPOSITARY SHARES OR THE RECEIPTS, THE DEPOSIT AGREEMENT OR ANY TRANSACTION CONTEMPLATED HEREIN OR THEREIN, OR THE BREACH HEREOF OR THEREOF, INCLUDING WITHOUT LIMITATION ANY QUESTION REGARDING EXISTENCE, VALIDITY OR TERMINATION (WHETHER BASED ON CONTRACT, TORT OR ANY OTHER THEORY).

24. INFORMATION REQUESTS; DELIVERY OF INFORMATION TO THE CVM.

The Company may from time to time request Owners and Holders to provide information as to the capacity in which such Owners or Holders own or owned American Depositary Shares and regarding the identity of any other persons then or previously interested in such American Depositary Shares as to the nature of such interest and various other matters. The Depositary agrees to use reasonable efforts to comply with written instructions received from the Company requesting that the Depositary forward any such requests to the Owners and to forward to the Company any responses to such requests received by the Depositary. Each Owner and Holder agrees to provide any information requested by the Company or the Depositary pursuant to Section 3.04 of the Deposit Agreement whether or not such person is still an Owner or Holder at the time of such request. At the request of the Company and at the Company's expense, the Depositary will provide reasonable assistance to the Company to obtain information sought by the Company under Section 3.04 of the Deposit Agreement.

Each of the Depositary and the Company hereby confirms to the other that for as long as the Deposit Agreement is in effect, it shall furnish the CVM and the Central Bank, at any time and within the period that may be determined, with any information and documents related to the American Depositary Shares program and the American Depositary Shares issued hereunder. In the event that the Depositary or the Custodian shall be advised in writing by reputable independent Brazilian counsel that the Depositary or Custodian reasonably could be subject to criminal, or material, as reasonably determined by the Depositary, civil, liabilities as a result of the Company having failed to provide such information or documents reasonably available only through the Company and the Depositary resigns under those circumstances, the time allowed under Section 5.04 of the Deposit Agreement for the Company to appoint a successor depositary and the successor to accept its appointment shall be reduced to 30

days, and the notice required before a consequent termination of the Deposit Agreement will become effective under Section 6.02 of that Agreement shall be reduced to 15 days. The Depositary shall not be subject to any liability under the Deposit Agreement for making the determination or effecting the accelerated resignation and termination permitted under Section 3.04 of the Deposit Agreement.

APPENDIX H – ELECTION FORM

[ATTACHED]

ELECTION FORM



OI S.A. – EM RECUPERAÇÃO JUDICIAL

(a corporation (sociedade anônima) organized and existing under the laws of the Federative Republic of Brazil)

Subscription and Election Rights for Creditors of Oi S.A.'s outstanding

10.000% Cash / 12.000% PIK Senior Secured Notes due 2025

(CUSIP No. P7354P AA2 and ISIN No. USP7354PAA23)

and

NQB Facility and ECA Facilities (each, as defined below)

The Offers expire at 5:00 p.m., New York time, on July 1, 2024, unless extended by us in our sole discretion or otherwise earlier terminated (such time and date, as the same may be extended, the “*Expiration Time*”). In order for an Eligible Creditor to subscribe for the New Priority Notes and receive the Option 1 Recovery as a novation and replacement of its Existing Claims, such Eligible Creditor must (i) submit an executed and completed Election Form to the Subscription Agent at or prior to the Expiration Time, (ii) solely with respect to Existing 2025 Notes, validly tender (and not validly withdraw) such Existing 2025 Notes at or prior to the Expiration Time, and (iii) other than in the case of an Eligible Creditor constituting a DIP Roll Holder (to the extent of its applicable DIP Obligations), fund the cash purchase price of such subscribed for New Priority Notes to the Escrow Account such that such funds are received by the Subscription Agent within two Business Day (and prior to 5:00 P.M., New York City time, on such second Business Day) following receipt of e-mail confirmation of such Eligible Creditor’s subscription amount from the Subscription Agent, unless extended by us in our sole discretion (such time and date, as the same may be extended, the “*Subscription Time*”). In order for a Creditor to receive the Option 2 Recovery or the applicable Payout Recovery (each, as defined below), such Creditor must (i) submit a completed Election Form to the Subscription Agent at or prior to the Expiration Time and (ii) solely with respect to Existing 2025 Notes, validly tender (and not validly withdraw) any such Existing 2025 Notes at or prior to the Expiration Time. A Creditor that does not subscribe for New Priority Notes nor elect to receive the Option 2 Recovery or a Payout Recovery shall receive the Default Recovery. Tendered Existing 2025 Notes and submitted Election Forms may be withdrawn in accordance with the terms of the Offers prior to 5:00 p.m., New York City time, on July 1, 2024, unless extended by us in our sole discretion (such time and date, as the same may be extended, the “*Withdrawal Deadline*”), but not thereafter unless required by applicable law. The Offers are being made subject to, and are conditioned upon, the satisfaction or waiver of certain conditions. Capitalized terms used in this Election Form but not defined herein shall have the meaning ascribed to such term in the Offering Memorandum (as defined below).

The Subscription Agent for the Offers is

Kroll Issuer Services Limited
The Shard
32 London Bridge Street
London SE1 9SG
United Kingdom
Attn: Thomas Choquet/Oliver Slyfield

Email Transmission:

oisa@is.kroll.com

TO VALIDLY EXERCISE THE RIGHT TO PARTICIPATE IN AN OFFER, A CREDITOR MUST FOLLOW THE APPLICABLE PROCEDURES DESCRIBED HEREIN. DELIVERY OF THIS ELECTION FORM THROUGH MEANS OTHER THAN VIA E-MAIL TO THE SUBSCRIPTION AGENT DOES NOT CONSTITUTE VALID DELIVERY. THE INSTRUCTIONS CONTAINED HEREIN SHOULD BE READ CAREFULLY BEFORE THIS ELECTION FORM IS COMPLETED.

May 31, 2024

ELECTION FORM



OI S.A. – EM RECUPERAÇÃO JUDICIAL

(a corporation (sociedade anônima) organized and existing under the laws of the Federative Republic of Brazil)

Subscription and Election Rights for Creditors of Oi S.A.'s outstanding

10.000% Cash / 12.000% PIK Senior Secured Notes due 2025

(CUSIP No. P7354P AA2 and ISIN No. USP7354PAA23)

and

NQB Facility and ECA Facilities (each, as defined below)

The Offers expire at 5:00 p.m., New York time, on July 1, 2024, unless extended by us in our sole discretion or otherwise earlier terminated (such time and date, as the same may be extended, the “*Expiration Time*”). In order for an Eligible Creditor to subscribe for the New Priority Notes and receive the Option 1 Recovery as a novation and replacement of its Existing Claims, such Eligible Creditor must (i) submit an executed and completed Election Form to the Subscription Agent at or prior to the Expiration Time, (ii) solely with respect to Existing 2025 Notes, validly tender (and not validly withdraw) such Existing 2025 Notes at or prior to the Expiration Time, and (iii) other than in the case of an Eligible Creditor constituting a DIP Roll Holder (to the extent of its applicable DIP Obligations), fund the cash purchase price of such subscribed for New Priority Notes to the Escrow Account such that such funds are received by the Subscription Agent within two Business Day (and prior to 5:00 P.M., New York City time, on such second Business Day) following receipt of e-mail confirmation of such Eligible Creditor’s subscription amount from the Subscription Agent, unless extended by us in our sole discretion (such time and date, as the same may be extended, the “*Subscription Time*”). In order for a Creditor to receive the Option 2 Recovery or the applicable Payout Recovery (each, as defined below), such Creditor must (i) submit a completed Election Form to the Subscription Agent at or prior to the Expiration Time and (ii) solely with respect to Existing 2025 Notes, validly tender (and not validly withdraw) any such Existing 2025 Notes at or prior to the Expiration Time. A Creditor that does not subscribe for New Priority Notes nor elect to receive the Option 2 Recovery or a Payout Recovery shall receive the Default Recovery. Tendered Existing 2025 Notes and submitted Election Forms may be withdrawn in accordance with the terms of the Offers prior to 5:00 p.m., New York City time, on July 1, 2024, unless extended by us in our sole discretion (such time and date, as the same may be extended, the “*Withdrawal Deadline*”), but not thereafter unless required by applicable law. The Offers are being made subject to, and are conditioned upon, the satisfaction or waiver of certain conditions. Capitalized terms used in this Election Form but not defined herein shall have the meaning ascribed to such term in the Offering Memorandum (as defined below).

The Subscription Agent for the Offers is

Kroll Issuer Services Limited
The Shard
32 London Bridge Street
London SE1 9SG
United Kingdom
Attn: Thomas Choquet/Oliver Slyfield

Email Transmission:

ois@is.kroll.com

TO VALIDLY EXERCISE THE RIGHT TO PARTICIPATE IN AN OFFER, A CREDITOR MUST FOLLOW THE APPLICABLE PROCEDURES DESCRIBED HEREIN. DELIVERY OF THIS ELECTION FORM THROUGH MEANS OTHER THAN VIA E-MAIL TO THE SUBSCRIPTION AGENT DOES NOT CONSTITUTE VALID DELIVERY. THE INSTRUCTIONS CONTAINED HEREIN SHOULD BE READ CAREFULLY BEFORE THIS ELECTION FORM IS COMPLETED.

May 31, 2024

Pursuant to that certain rights offering memorandum (the “**Offering Memorandum**”), Oi S.A. – Em Recuperação Judicial (“**Oi**,” the “**Company**,” “**we**” or “**us**”), a corporation (*sociedade anônima de capital aberto*) organized under the laws of the Federative Republic of Brazil (“**Brazil**”), is offering to each creditor (a “**Creditor**”) of Existing Claims with respect to:

- (i) the Company’s 10.000% cash / 12.000% PIK Senior Secured Notes due 2025 (the “**Existing 2025 Notes**”);
- (ii) loans under that certain US\$671,479,642.10 Facility Agreement, dated June 21, 2018 (as amended, the “**\$671 Million ECA Facility**”), among the Company (as successor by merger in interest to Telemar Norte Leste S.A. – Em Recuperação Judicial (“**Telemar**”)), as borrower, the guarantors from time to time party thereto, the financial institutions from time to time party thereto, as lenders, and China Development Bank, as agent (“**CDB**”);
- (iii) loans under that certain US\$79,897,423.00 Facility Agreement, dated July 27, 2018 (as amended, the “**NQB Facility**”), among the Company, as borrower, the persons from time to time party thereto, as lenders, and Kroll Agency Services Limited (as successor in interest to Lucid Agency Services Limited, as agent, the “**NQB Agent**”);
- (iv) loans under that certain US\$29,689,623.54 Facility Agreement, dated July 26, 2018 (as amended, the “**\$29 Million ECA Facility**”), among the Company (as successor in interest to Telemar), as borrower, the guarantors from time to time party thereto, the financial institutions from time to time party thereto, as lenders, and Wilmington Trust (London) Limited, as agent (“**WT London**”);
- (v) loans under that certain US\$682,901,603.71 Facility Agreement, dated July 17, 2018 (as amended, the “**\$682 Million ECA Facility**”), among the Company (as successor in interest to Telemar), as borrower, the guarantors from time to time party thereto, the financial institutions from time to time party thereto, as lenders, and WT London, as agent;
- (vi) loans under that certain US\$229,770,382.59 Facility Agreement, dated July 17, 2018 (as amended, the “**\$229 Million ECA Facility**”) and collectively with the \$671 Million ECA Facility, the \$29 Million ECA Facility and the \$682 Million ECA Facility, the “**ECA Facilities**”), among the Company, as borrower, the guarantors from time to time party thereto, the financial institutions from time to time party thereto, as lenders, and WT London,

the right, subject to the terms of the Offering Memorandum, to either:

- (a) solely in the case of an Eligible Creditor, subscribe (the “**Subscription**”) for up to its Priority Notes Pro Rata Portion of up to U.S.\$505,000,000 aggregate principal amount (the “**Maximum Principal Amount**”) of the Company’s new 10.000% / 13.500% PIK Toggle Senior Secured Notes due 2027 (the “**New Priority Notes**”); and, pursuant to, and subject to the terms of, the RJ Plan, with respect to the Existing Claims of each Eligible Creditor that purchased (or converted into, in the case of any DIP Roll Holders pursuant to the DIP Conversion) New Priority Notes pursuant to the Subscription (each a “**New Money Creditor**”), such Existing Claims shall, pursuant to the RJ Plan, be novated and replaced with the following:
 - i. an amount of the Company’s Roll-Up Notes equal to the lesser of (x) the aggregate amount of such New Money Creditor’s Existing Claims and (y) a *pro rata* portion of the Roll-Up Notes (based on such New Money Creditor’s the aggregate amount of New Priority Notes purchased pursuant to the Subscription (or converted into, in the case of any DIP Roll Holders pursuant to the DIP Conversion) *over* the Maximum Principal Amount (such pro rata portion for a New Money Creditor, its “**Roll-Up Notes Pro Rata Portion**”)); *provided* that if any New Money Creditor’s Roll-Up Notes Pro Rata Portion exceeds its Existing Claims, (a) such surplus Roll-Up Notes will be distributed among the other New Money Creditors according to the allocation mechanics outlined in this clause (i), excluding such New Money Creditor and its respective New Priority Notes from the Maximum Principal Amount and (b) such New Money Creditor will not receive any New Shares as outlined in clause (ii) below; and
 - ii. with respect to any New Money Creditor with Existing Claims which exceed the principal amount of Roll-Up Notes allocable to such New Money Creditor pursuant to clause (i) above, a pro rata portion of New Shares (or ADSs, at the election of such New Money Creditor) based on (x) the Existing Claims of such New Money Creditor over (y) the aggregate amount of Existing Claims held by RJ Class III Creditors that elected to subscribe for New Priority Notes and/or New Priority Debentures pursuant to the Subscription or the Brazilian Offer, as applicable (such pro rata portion for an New Money Creditor, its “**Shares Pro Rata Portion**”); *provided* that the percentage of the total capital stock of the Company represented by the New Shares that will be issued to New Money Creditors will be reduced to the extent any existing holder of shares of the Company exercises its preemptive rights, which if exercised, will require the Company to apply such cash proceeds received from any such exercise to repay the New Priority Notes and New Priority Debentures on a pro rata basis; *provided further* that, in the event that the aggregate of New Shares received by all New Money Creditors is less than 80% of the total capital stock of the Company (subject to the existing holders of shares exercising preemptive rights), the balance of the New Shares will be distributed among the New Money Creditors according to the allocation mechanics outlined in this clause (ii);

provided that, all Existing Claims of each New Money Creditor remaining after deduction (on a dollar-for-dollar basis) of the principal amount of Roll-Up Notes allocable to such New Money Creditor pursuant to clause (i) above (if any) will be novated and replaced with such New Money Creditor's Shares Pro Rata Portion, and to the extent of any remaining Existing Claims, cancelled; or

- (b) have its Existing Claims novated and replaced on a dollar-for-dollar basis for new loans, consisting of (1) an aggregate principal amount (equal to 8% of such Eligible Creditor's Existing Claims) of Subordinated Loans due 2044 (the "**2044 Loan**") and (2) an aggregate principal amount (equal to 92% of such Eligible Creditor's Existing Claims) of Subordinated Loans due 2050 (the "**2050 Loan**", and together with the 2044 Loan the "**Option 2 Recovery**"); or
- (c) receive an entitlement to a payout under the RJ Plan as consideration for such Eligible Creditor's full amount of Existing Claims (each, a "**Payout Recovery**") of one of the following (1) solely in the case of a Creditor holding no more than R\$5,000 of Existing Claims, a full cash payment of such Existing Claims up to R\$5,000; (2) solely in the case of a Creditor holding more than R\$5,000 of Existing Claims, a cash payment of R\$5,000 (and an automatic waiver of any amount of Existing Claims in excess of R\$5,000); (3) solely in the case of a Creditor holding Existing Claims under the NQB Facility and holding no more than U.S.\$10,000 of total Existing Claims, a full cash payment of all of such Creditor's Existing Claims up to U.S.\$10,000 on December 31, 2024; and (4) solely in the case of a Creditor holding Existing Claims under the NQB Facility and holding more than U.S.\$10,000 but no more than U.S.\$20,000 of total Existing Claims, a full cash payment of all of such Creditor's Existing Claims up to U.S.\$20,000 on December 31, 2026.

General

Each Creditor must make the same election option with respect to all of its full Existing Claims.

The Subscription offer is being made, and the New Priority Notes, the Roll-Up Notes and the related guarantees will be initially issued only (a) in the United States to Creditors holding Existing Claims who are either (i) "qualified institutional buyers" (as defined in Rule 144A ("**Rule 144A**") under the U.S. Securities Act of 1933, as amended (the "**Securities Act**")) or (ii) institutional "accredited investors" as defined in Rule 501 of Regulation D promulgated under the Securities Act, or (b) outside the United States to Creditors holding Existing Claims who are persons other than U.S. persons as defined in Regulation S under the Securities Act ("**Regulation S**"). The Creditors holding Existing Claims who have certified to us that they are eligible to participate in the Subscription and receive the New Priority Notes and Roll-Up Notes pursuant to at least one of the foregoing conditions are referred to as "**Eligible Creditors**." Only Eligible Creditors are authorized to participate in the Subscription and, accordingly, receive the New Priority Notes and Roll-Up Notes. Accordingly, the New Priority Notes, the Roll-Up Notes and any guarantees related to the foregoing have not been, and will not be, registered under the Securities Act, or under any U.S. state securities laws. For the avoidance of doubt, while the New Shares will not be registered under the Securities Act such New Shares qualify for the exemption from registration provided by Bankruptcy Code section 1145 and will be freely tradeable (subject to certain exceptions as described in the Offering Memorandum). Only Eligible Creditors that hold Class III Financial Claims shall be permitted to subscribe for the New Priority Notes and receive the Roll-Up Notes.

Each Eligible Creditor will indicate in its Election Form the aggregate principal amount of New Priority Notes that it wishes to subscribe and purchase (its "**Commitment Amount**"). To the extent the Company receives Commitment Amounts for an aggregate principal amount of New Priority Notes and New Priority Debentures in excess of the Maximum Principal Amount, the subscription amount of each Eligible Creditor shall be calculated based on such Eligible Creditor's Priority Notes Pro Rata Portion; *provided* that in no event shall an Eligible Creditor be required to subscribe for and purchase more New Priority Notes than its Commitment Amount. Accordingly, if an Eligible Creditor's Priority Notes Pro Rata Portion would otherwise entitle such Eligible Creditor to receive more New Priority Notes than its Commitment Amount, such Eligible Creditor will only receive New Priority Notes up to its Commitment Amount and the balance of such unsubscribed for New Priority Notes shall be allocated to the DIP Roll Holders in accordance with the Note Purchase Agreement. For the avoidance of doubt, a single Election Form may be submitted on behalf of, and in respect of, Eligible Claims of one or more funds or entities (i) advised or managed by the same advisor, manager or asset manager (or similar institution, collectively, an "**Applicable Manager**") and/or (ii) any affiliate of any of the foregoing parties mentioned in clause (i) (collectively, the "**Managed Entities**") and any and all entitlements, allocations and sources of funds (or conversion of DIP Obligations) may be deemed assigned between or among such Managed Entities as set forth in the Election Form. An Applicable Manager may elect to present one Election Form that includes entitlements, allocations and sources of funds with respect to some or all of its Managed Entities (and, for the avoidance of doubt, any applicable Managed Entity that is not covered by such Election Form may still present an Election Form on its own behalf) (collectively, the "**Managed Entities Deemed Assignment Construct**").

Following the valid delivery of an Election Form (and, if applicable, the valid tender of Existing 2025 Notes) by an Eligible Creditor, the Subscription Agent shall review such Election Form and e-mail such Eligible Creditor (other than any DIP Roll Holder to the extent of their applicable DIP Obligations) confirming (the "**Subscription Confirmation**") (i) the aggregate principal amount of New Priority Notes (and the purchase price thereof) to be purchased by such Eligible Creditor and (ii) the escrow account to fund such purchase price (the "**Escrow Account**"). Eligible Creditors (other than DIP Roll Holders to the extent of their applicable DIP Obligations) will be required to fund the cash purchase price set forth in the Subscription Confirmation to the Escrow Account such that such funds are

received by the Subscription Agent by the Subscription Time, which is the date that is two Business Days (and prior to 5:00 P.M., New York City time, on such second Business Day) following receipt by such Eligible Creditor of the Subscription Confirmation. For the avoidance of doubt, the allocation of the New Priority Notes and the Option 1 Recovery among DIP Roll Holders (to the extent of their applicable DIP Obligations) will be subject to the terms of the Note Purchase Agreement.

With respect to Creditors holding Existing 2025 Notes, as described above, in order to validly participate in an Offer, such Creditors must (i) make their election in ATOP at or prior to the Expiration Time, (ii) deliver its Election Form at or prior to the Expiration Time, including such Creditor's Voluntary Offering Instruction number (a "**VOI Number**") corresponding to the election of such Creditor's Existing 2025 Notes to participate in an Offer, and (iii) if applicable, fund the purchase price (100% of the principal amount thereof) of such subscribed for New Priority Notes to the Escrow Account such that such funds are received by the Subscription Agent by the Subscription Time, which is the date that is two Business Days (and prior to 5:00 P.M., New York City time, on such second Business Day) following receipt by such Eligible Creditor of the Subscription Confirmation. **Creditors should not send any funds until they have received the Subscription Confirmation from the Subscription Agent. Failure to timely follow such procedures, including obtaining and providing your VOI Number, will result in such Creditor being deemed to not have validly tendered its Existing 2025 Notes in the Offer.**

In order to obtain a VOI Number, Creditors holding Existing 2025 Notes through a broker, dealer, commercial bank, trust company or other nominee (a "**Nominee**") should consult with such Nominee. **To ensure you are able to obtain your VOI Number as issued to your Nominee by DTC, among other things, you should arrange for your Nominee to submit an election relating to your Existing 2025 Notes in advance of the Expiration Time, as well as instruct your Nominee, if any, to submit an election relating to your Existing 2025 Notes separately from the Existing 2025 Notes being submitted by any other Creditor for whom such institution is acting as a Nominee. Your VOI number associated with your participation in an offer is required to be included on your properly completed Election Form.**

After the Subscription Time (or, after the Expiration Time, with respect to any Creditor that did not validly exercise its Subscription right or make an Election at or prior to the Expiration Time), any attempt to exercise such Subscription right or to make an Election by any entity shall be null and void and the Subscription Agent shall not honor any such exercise of Subscription rights or making of an Election, regardless of when the documents relating to such exercise or Election were sent.

The payments made in connection with the Subscription right, shall be deposited and held by the Subscription Agent in the Escrow Account set forth in the Election Form, which account shall be maintained until the Settlement Date. The Subscription Agent shall not use such funds for any other purpose prior to such date and shall not encumber or permit such funds to be encumbered with any lien or similar encumbrance. Such funds will only be released to the Company substantially concurrently with the issuance of the New Priority Notes and Option 1 Recovery on the Settlement Date.

If there is any reduction of funding amount set forth in your Subscription request (e.g., due to any computational or other error in a Subscription request or due to any other disqualification) or if the Offers are terminated or otherwise are not completed, any excess funded amount received by the Subscription Agent will be returned, without interest, as soon as practicable to the tendering Eligible Creditors. Unless otherwise waived by the Company in its sole discretion, in the event an Eligible Creditor makes a payment but does not properly complete the Election Form, on or promptly following the Settlement Date, the Subscription Agent shall return such payment to such Eligible Creditor. Under no circumstances will any Eligible Creditor be entitled to receive interest in respect of the amounts funded to the Subscription Agent.

The instructions included with this Election Form must be followed to exercise your Election Rights. Questions and requests for assistance or for additional copies of the Offering Memorandum and this Election Form may be directed to the Subscription Agent.

The Offers are not being made to, and submissions of Election Forms will not be accepted from or on behalf of, Creditors in any jurisdiction in which the making or the acceptance of an Offer would not be in compliance with the laws of such jurisdiction.

For the avoidance of doubt, the obligation of any DIP Roll Holder to convert their applicable DIP Obligations (or any part thereof) into New Priority Notes shall be subject to the terms and conditions set forth in the Note Purchase Agreement, and no DIP Roll Holder shall be required to fund any amounts hereunder (other than any amount in excess their applicable DIP Obligations and committed to by such DIP Roll Holder in its Election Form).

"Option 4"

In connection with its Option 1 Recovery, an Eligible Creditor holding Existing 2025 Notes shall be permitted to assign the receipt of Roll-Up Notes to which it would otherwise be entitled in connection with the Offers by selecting "Option 4" in ATOP. If such an Eligible Creditor selects "Option 4", then its Existing 2025 Notes will be placed into a separate contra-CUSIP number that is specific to Existing 2025 Notes for which "Option 4" was selected (all such Existing 2025 Notes, the "**Option 4 Notes**"). Any Eligible Creditor selecting "Option 4" for any of its Existing 2025 Notes shall be required to provide settlement and other customary information on its

Election Form; failure to provide such information will result in settlement delays for the applicable Roll-Up Notes. On the Settlement Date, the Option 4 Notes shall be cancelled, and, on or about the Settlement Date (or potentially later for certain Roll-Up Notes, if the required information has not yet been provided), the corresponding Roll-Up Notes shall be settled manually into DTC through customary procedures (e.g., DWACs) into the applicable accounts, pursuant to the information provided on the applicable Election Form.

INSTRUCTIONS

To elect to participate in an Offer, you must follow the instructions set out below:

1. **Section A: Fill in** the information regarding the Creditor and the Existing Claims for which this Election Form is being completed. For a Creditor of Existing 2025 Notes only, you should include the Voluntary Offering Instruction number (a “**VOI Number**”) corresponding to such Creditor’s election of its Existing 2025 Notes to participate in an Offer.¹
2. **Section B: Select your Election.** Pursuant to the RJ Plan, available for consultation on the Judicial Reorganization website www.recjud.com.br, a Creditor must make the same Election for all of its Existing Claims.
3. **Required Information:** Upon making your Election in Section B, **complete and/or attach the required information set forth in the applicable Annex A, Annex B, or Annex C**, relating to the ownership of, and entitlement to, the New Priority Notes, the Option 1 Recovery, the Option 2 Recovery or the Payout Recovery, as the case may be. **To the extent any such instruments or entitlements will be held by one or more designated Affiliates, please indicate as such and also complete and/or attach the required information in the applicable Annex on behalf of such Affiliate(s).**
4. **Representations/Warranties/Covenants: Carefully read** the certifications set forth in Section C – “ACKNOWLEDGMENT OF REPRESENTATIONS AND WARRANTIES; CERTAIN COVENANTS”, which certifications you are confirming by signing and submitting this Election Form.
5. **Signature Page: Read, complete and sign** the certification in this Election Form under the heading “OFFERING PARTICIPANTS SIGN HERE”. To the extent you have designated one or more Affiliates to receive any instrument or entitlement under an Offer, each such Affiliate should also execute this Election Form. Execution of this Election Form shall indicate acceptance and approval of the terms and conditions of the Offers and the offering procedures set forth in the Offering Memorandum and herein.
6. **Return** your signed Election Form to the Subscription Agent at or prior to the Expiration Time.
7. **Additionally**, to the extent you are either:
 - a. a Creditor that holds Existing 2025 Notes, you must validly tender (and not validly withdraw) such Existing 2025 Notes pursuant to DTC’s ATOP at or prior to the Expiration Time; or
 - b. an Eligible Creditor (other than DIP Roll Holders to the extent of their applicable DIP Obligations) that is subscribing for New Priority Notes, you must fund the purchase price (100% of the principal amount thereof) of the aggregate principal amount of New Priority Notes (as set forth in such Eligible Creditor’s Subscription Confirmation into the Escrow Account such that such funds are received by the Subscription Agent, within two Business Day (and prior to 5:00 P.M. New York City time on such second Business Day) following receipt by such Eligible Creditor of the Subscription Confirmation. **Creditors should not send any funds until they have received Subscription Confirmation of their subscription amount from the Subscription Agent. Failure to timely follow such procedures will result in such Creditor being deemed to not have validly tendered its Existing 2025 Notes in the Offer**

¹ **Note:** In order to obtain a VOI Number, Creditors holding Existing 2025 Notes through a broker, dealer, commercial bank, trust company or other nominee (a “**Nominee**”) should consult with such Nominee. A VOI Number is only provided **after** you have tendered Existing 2025 Notes to DTC. To ensure you are able to obtain your VOI Number as issued to your Nominee by DTC, among other things, you should arrange for your Nominee to submit an election relating to your Existing 2025 Notes in advance of the Expiration Time, as well as instruct your Nominee, if any, to submit an election relating to your Existing 2025 Notes separately from the Existing 2025 Notes being submitted by any other investor for whom such institution is acting as a Nominee. Your VOI number associated with your participation in an Offer is required to be included on your properly completed Election Form.

A. DETAILS REGARDING CREDITOR AND EXISTING CLAIMS

With respect to the below, to the extent this form is being completed by an Applicable Manager on behalf of several Managed Entities, please provide a schedule (in excel) with ALL the relevant information for ALL such Managed Entities.

Full name of beneficial owner: _____

Tax identification or social security number (if applicable): _____

Authorized employee (if beneficial owner is not a natural person):

Name; Title: _____

Telephone / E-mail: _____

Address of beneficial owner:

Address 1: _____

Address 2: _____

City, State: _____

Postal code, Country: _____

DIP Roll Holder (or an Affiliate thereof, or managed by the same Applicable Manager, of a DIP Roll Holder) (if so, indicate name of DIP Roll Holder)?: _____

[continued on next page]

As above, with respect to the below, to the extent this form is being completed by an Applicable Manager on behalf of several Managed Entities, please provide a schedule (in excel) with All the relevant information for All such Managed Entities.

1. Existing 2025 Notes (CUSIP P7354 AA2) to which this Election Form relates.

Principal Amount (in US\$)	Existing Claims ²	DTC Participant Number	VOI Number

2. ECA Facility Lender. *The Subscription Agent will base the allocations of the requisite lender based on the lender register provided by the applicable administrative agent to the Subscription Agent.*

Lender Name	Lender Email	Facility Name

3. NQB Facility Lender. *The Subscription Agent will base the allocations of the requisite lender based on the lender register provided by the administrative agent to the Subscription Agent.*

Lender Name	Unique Token Number	Lender Email

4. Existing BRL Denominated Claims to which this Election Form relates (if applicable and holder is electing to receive only U.S. denominated debt in respect of such claims).

Existing Claims as set forth in the RJ Court List of Claims (in BRL\$)	Holder Name	Holder Email

² **Note:** For Existing 2025 Notes: Equals (i) Principal Amount + (ii) (A) US\$57.22 times (B) ((x) Principal Amount divided (y) US\$1,000).

B. ELECTION

The undersigned Creditor hereby makes the following Election with respect to all of its Existing Claims (mark "X" on the applicable election; may only select one option):

1. _____ **Subscription for New Priority Notes (and corresponding Option 1 Recovery)** in an amount equal to:

U.S.\$_____ of New Priority Notes ("Commitment Amount").³ *To the extent the Company receives Commitment Amounts for an aggregate principal amount of New Priority Notes and New Priority Debentures in excess of the Maximum Principal Amount, the subscription amount of each Eligible Creditor shall be calculated based on such Eligible Creditor's Priority Notes Pro Rata Portion; provided that in no event shall an Eligible Creditor be required to subscribe for and purchase more New Priority Notes than its Commitment Amount, in each case, subject to the Managed Entities Deemed Assignment Construct (if applicable).*

***** Only Eligible Creditors may elect this option.** Upon the valid purchase by such Eligible Creditor of the above amount of New Priority Notes, such Eligible Creditor's Existing Claims, in each case, subject to the Managed Entities Deemed Assignment Construct (if applicable), shall be novated and replaced with (1) its Roll-Up Notes Pro Rata Portion of the U.S. Dollar equivalent amount of R\$6.75 billion aggregate principal amount of the Company's Roll-Up Notes and (2) its Shares Pro Rata Portion of the New Shares, which may (at the election of the Eligible Creditor) be represented by ADSs. An Eligible Creditor holding Existing 2025 Notes shall be permitted to assign the receipt of Roll-Up Notes to which it would otherwise be entitled in connection with the Offers by selecting "Option 4" in ATOP. If such an Eligible Creditor selects "Option 4", then its Existing 2025 Notes will be placed into a separate contra-CUSIP number that is specific to Option 4 Notes.

***** Eligible Creditors that elect this option should make their submission as soon as possible.** The subscription amount will be calculated based on the elections of all Eligible Creditors and confirmed via email by the Subscription Agent as soon as possible following the Expiration Time (the Subscription Confirmation). The subscription amount funds must be received into the Escrow Account within two Business Days of the Subscription Confirmation being sent, so Eligible Creditors that elect this option should make their election and refer to the Subscription Confirmation promptly.

***** COMPLETE ANNEX A**

2. _____ **Election to receive the Option 2 Recovery.** On the Settlement Date, such Creditor's Existing Claims shall be novated and replaced on a dollar-for-dollar basis with new loans, consisting of (1) an aggregate principal amount (equal to 8% of its Existing Claims) of the 2044 Loan and (2) an aggregate principal amount (equal to 92% of its Existing Claims) of the 2050 Loan, in each case, rounded down to the nearest whole dollar.

***** COMPLETE ANNEX B**

3. _____ **Election to receive the Payout Recovery (select only one option):**⁴

- a. _____ solely in the case of a Creditor holding no more than R\$5,000 (U.S.\$988.79) of Existing Claims, such Creditor hereby opts to receive a full cash payment of all of its Existing Claims up to R\$5,000, in accordance with the RJ Plan; **or**
- b. _____ solely in the case of Creditors holding more than R\$5,000 of Existing Claims, the Creditor hereby opts to receive a cash payment of R\$5,000 as consideration of all its Existing Claims (and automatically waives the right to receive any amount of Existing Claims in excess of R\$5,000), in accordance with the RJ Plan; **or**
- c. _____ solely in the case of a Creditor holding Existing Claims under the NQB Facility and holding no more than U.S.\$10,000 of total Existing Claims, such Creditor hereby opts to receive a full cash payment of all its Existing Claims up to U.S.\$10,000 on December 31, 2024, in accordance with the RJ Plan **or**
- d. _____ solely in the case of a Creditor holding Existing Claims more than U.S.\$10,000 but no more than U.S.\$20,000 of total Existing Claims, the Creditor hereby opts to receive a full cash payment of such Creditor's Existing Claims up to U.S.\$20,000 on December 31, 2026, in accordance with the RJ Plan.

***** COMPLETE ANNEX C**

³ **Note:** To the extent this form is being completed by an Applicable Manager on behalf of several Managed Entities, one selection can be made and an aggregate amount can be indicated in Paragraph 1, so long as a separate schedule (in excel) is provided to the Subscription Agent with respect to ALL relevant allocation of ALL such Managed Entities.

⁴ **Note:** To the extent a Creditor selects a Payout Recovery for which, based on such Creditor's Existing Claims as provided to the Subscription Agent by the relevant agent, such Creditor is not eligible, the Company may, in its sole discretion, either (i) reject such election (in which case, such Creditor will receive the Default Recovery) or (ii) select the applicable Payout Recovery based on such Creditor's Existing Claims, and in either case, the Creditor agrees to be bound by such determination.

C. ACKNOWLEDGEMENT OF REPRESENTATIONS AND WARRANTIES; CERTAIN COVENANTS

By delivering its Election Form, the undersigned Creditor (and, to the extent applicable, its designated Affiliate(s)) and any Applicable Manager on behalf of its applicable Managed Entities, hereby represents, warrants, and agrees as follows (as applicable):

(i) *solely to the extent it has made an Option 1 Election:*

- a. it is either (1) a (x) “qualified institutional buyer” (as defined in Rule 144A (“**Rule 144A**”) under the U.S. Securities Act of 1933, as amended (the “**Securities Act**”)) or (y) an institutional “accredited investor” as defined in Rule 501 of Regulation D promulgated under the Securities Act, and in each case, was not formed for the specific purpose of investing in the New Priority Notes; or (2) a person other than U.S. persons as defined in Regulation S under the Securities Act (“**Regulation S**”);
- b. it understands and acknowledges that none of the New Priority Notes, the Roll-Up Notes, the New Shares, the ADSs or the related guarantees have been registered under the Securities Act or with any securities’ regulatory authority of any jurisdiction;
- c. it is purchasing the New Priority Notes (and receiving the Option 1 Recovery) to be purchased by it solely for its own account and not as nominee or agent for any other Person and not with a view to, or for offer or sale in connection with, any distribution thereof (within the meaning of the Securities Act), in the case of any of the foregoing, that would be in violation of the securities laws of the United States or any state thereof, without prejudice, however, to its right at all times to sell or otherwise dispose of all or any part of such New Priority Notes (and applicable Option 1 Recovery) pursuant to a registration statement under the Securities Act or pursuant to an exemption from the registration requirements of the Securities Act, subject to the terms of such instruments;
- d. it (1) is knowledgeable, sophisticated and experienced in business and financial matters; (2) has previously invested in securities similar to the New Priority Notes (and the Option 1 Recovery); (3) is able to bear the economic risk of its investment in the New Priority Notes (and the Option 1 Recovery), and is currently able to afford the complete loss of such investment; and (4) did not employ any broker or finder in connection with the Offers;
- e. it has made an independent decision to purchase the New Priority Notes (and receive the Option 1 Recovery), based on the information concerning the business and financial condition of the Company, and other information available to it, which it has determined is adequate for that purpose;
- f. it understands that, to the extent that the Company reasonably determines that following its Election, such Creditor (together with its Affiliates) may, following the RJ Equitization, beneficially own 5% or more of the Company’s outstanding capital stock or have the capacity to exercise “controlling powers” over the Company, the Company will request certain regulatory information containing certifications substantially consistent with those set forth in Annex A-1 hereto. Such Creditor (and, to the extent applicable, its designated Affiliate(s)) must provide the requested certifications and documentation (or such other documentation as agreed between the Creditor and the Company), the information contained therein, and, if applicable, all information required by CADE’s Resolution 33/2022, to the Company or directly to the relevant regulatory authority within ten (10) business days (or such other time as may be agreed between such Creditor and the Company) of receipt of such notification from the Company (, as a condition to receive the New Shares or the ADSs; *provided that*, for regulatory purposes, affiliated funds (i.e., funds managed by the same manager) should have their New Shares aggregated to determine whether the beneficial ownership of the affiliated funds is equal to or more than 5%. Affiliate funds whose beneficial ownership is expected to be equal to or more than 5% of the Company’s capital stock should present (i) a single statement for all funds managed by the same manager/advisor, explicitly listing each fund subject to common management or control; and (ii) an individual statement for each fund creditor in case there is no common management or control of this particular fund with other fund creditor involved in the transaction;
- g. it understands that failure to provide the necessary information and documents abovementioned within ten (10) business days (or such other time as may be agreed between such Creditor and the Company) of receipt of the Company’s notification may impact or prevent the regulatory approvals (ANATEL and CADE) regarding that future shareholder. In this case, additional consequences may apply, such as restrictions to the creditor’s political rights, restrictions to the subscription of shares until the regulatory approval, the payment of fines (that shall be borne solely by the creditors), and/or other penalties set forth by the applicable law for the unauthorized transfer of control; and

- h. the VOI Number set forth in this Election Form was delivered to it (directly or through its Nominee) as confirmation of its Election through DTC's ATOP;
- (ii) with respect to all Creditors (and, to the extent applicable, its designated Affiliate(s)) (other than Creditors selecting Section 4.2.1(i) and Section 4.2.1(ii) of the RJ Plan) and any Applicable Manager on behalf of its Managed Entities:**
- a. pursuant to Section 9.3 of the RJ Plan and subject to the terms, stipulations and conditions set forth therein, by participating in an Offer and submitting this Election Form, hereby agrees to the terms set forth in Section 9.3 of the RJ Plan and hereby agrees to, and shall, (1) suspend or cause the stay of existing actions among the RJ Debtors and their respective Affiliates, guarantors, successors, assignees, officers, directors, administrators and former administrators, and refrain from filing any new actions against any such parties, and (2) grant the releases and waivers of the RJ Debtors with respect to the Existing Claims pursuant to Section 9.3.4 of the RJ Plan; *provided* that suits related in Section 9.3.3 of the RJ Plan, as to, among other things, any future breach of the RJ Plan, debt instruments or any Collateral are excluded from the Non-Litigation Commitment;
- (iii) with respect to all Creditors (and, to the extent applicable, its designated Affiliate(s)) and any Applicable Manager on behalf of its Managed Entities:**
- a. to the extent it has elected to receive an Option 2 Recovery, it agrees that it shall be deemed a "Lender" under each of the 2044 Loan Agreement and 2050 Loan Agreement and shall be bound by the 2044 Loan Agreement and 2050 Loan Agreement, and that the Company is authorized to attach such Creditor's signature page attached in Annex B hereto to each of the 2044 Loan Agreement and 2050 Loan Agreement as of such Creditor had executed such document;
 - b. it has full power and authority to make the Election set forth in this Election Form;
 - c. the Eligible Claims to which this Election Form relates, are, at the time of acceptance, and will continue to be, until the novation and replacement thereof on the Settlement Date or the termination or withdrawal of the Offers, held by it;
 - d. it acknowledges that all authority conferred or agreed to be conferred pursuant to these representations, warranties and undertakings and every obligation of such Creditor (and/or its designated Affiliate(s)) shall be binding upon the successors, assigns, heirs, executors, administrators, trustees in bankruptcy and its legal representatives and shall not be affected by, and shall survive, the death or incapacity of such Creditor (and/or its designated Affiliate(s));
 - e. it acknowledges that the Company, the Subscription Agent and other persons will rely upon the truth and accuracy of the foregoing acknowledgements, representations and agreements and agrees that if any of the acknowledgements, representations and agreements deemed to have been made by its Election are no longer accurate, it will promptly notify the Company and the Subscription Agent;
 - f. such Creditor is not a person to whom it is unlawful to make an offer pursuant to the applicable Offer under applicable law;
 - g. it has received a copy of the Offering Memorandum, understands and agrees to be bound by all the terms of the applicable Offer, and in evaluating the Offers and making an Election, it has made its own independent appraisal of the matters referred to therein;
 - h. it has not relied upon any statement, representation or warranty made by the Subscription Agent, the Trustee, the Administrative Agent or the Collateral Agent in connection with its decision to participate in an Offer; and
 - i. subject to and effective upon the Settlement Date, it (1) irrevocably sells, assigns and transfers to or upon the order of the Company all right, title and interest in and to all Existing Claims to which this Election Form relates, (2) waives any and all other rights with respect to such Existing Claims (including, without limitation, the waiver of any existing, past or future defaults and their consequences in respect of such Existing Claims and the corresponding documentation), (3) releases and discharges us from any and all claims such Creditor may have now, or may have in the future, arising out of, or related to, such Existing Claims, including, without limitation, any claims that such Creditor is entitled to receive additional principal or interest payments with respect to such Existing Claims, and (4) irrevocably constitutes and appoints the Subscription Agent as the true and lawful agent and attorney-in-fact of such Creditor with respect to any such Existing Claims, with full power of substitution and resubstitution (such power of

attorney being deemed to be an irrevocable power coupled with an interest) to (a) deliver certificates representing such Existing Claims, or transfer ownership of such Existing Claims on the account books maintained by DTC or the applicable register, together, in any such case, with all accompanying evidences of transfer and authenticity, to us and (b) present such Existing Claims for transfer and cancellation on the relevant register.

D. SIGN HERE

By completing, executing and delivering this Election Form, the undersigned hereby on behalf of itself, or in the case of any Applicable Manager (on behalf of each applicable Managed Entity) exercises its (or such Managed Entity’s) Election Rights with respect to all Existing Claims of such Creditor (or Managed Entity) in accordance with such Election.

PLEASE SIGN HERE

PLEASE SIGN HERE (IF MORE THAN ONE CREDITOR OR IF A DESIGNATED AFFILIATE)

Authorized Signatory Name

Authorized Signatory Name

Dated

Dated

PLEASE SIGN HERE (IF MORE THAN ONE CREDITOR OR IF A DESIGNATED AFFILIATE)

PLEASE SIGN HERE (IF MORE THAN ONE CREDITOR OR IF A DESIGNATED AFFILIATE)

Authorized Signatory Name

Authorized Signatory Name

Dated

Dated

PLEASE SIGN HERE (IF MORE THAN ONE CREDITOR OR IF A DESIGNATED AFFILIATE)

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Authorized Signatory Name

Dated

Dated

PLEASE SIGN HERE (IF MORE THAN ONE CREDITOR OR IF A DESIGNATED AFFILIATE)

PLEASE SIGN HERE (IF MORE THAN ONE CREDITOR OR IF A DESIGNATED AFFILIATE)

Authorized Signatory Name

Authorized Signatory Name

Dated

Dated

Must be signed by (or in the case of an Applicable Manager, on behalf of) the beneficial owner of the Existing Claims that elected to participate in the Offers. **Brokers, dealers, commercial banks, trust companies or other nominees that hold Existing Claims, as applicable, on behalf of beneficial owners may not exercise election rights on behalf of such beneficial owners.**

ADDITIONAL INFORMATION

Forming Part of the Terms and Conditions of the Offering Memorandum

1. Delivery of this Election Form.

A properly completed and duly executed copy of this Election Form and any other documents required by this Election Form (including Annex A, B or C, as applicable), must be received by the Subscription Agent in accordance with the instructions set forth herein at or prior to the Expiration Time in order to participate in an Offer. To participate in an Offer, each Creditor must follow the procedures described below.

New Priority Notes Subscription Procedures

Pursuant to the terms of the RJ Plan and this Offering Memorandum, each Eligible Creditor that holds Specified Existing Debt on the Expiration Date (for such Creditor for its Specified Existing Debt, the “**Record Date**”; which “Record Date” does not apply with respect to Existing 2025 Notes, it being understood that holders of which will receive the applicable recovery pursuant to the standard and customary procedures of DTC) may subscribe for the New Priority Notes. In order to validly subscribe for New Priority Notes pursuant to the terms of the Offering Memorandum, an Eligible Creditor must subscribe for and purchase its allocated New Priority Notes by:

- (i) with respect to an Eligible Creditors that holds Class III Financial Claims and Existing 2025 Notes, validly (or have its broker, dealer, custodian bank or other nominee, as applicable) tendering (and not validly withdrawing) such Existing 2025 Notes pursuant to ATOP of DTC at or prior to the Expiration Time;
- (ii) with respect to any Eligible Creditor, gaining access to the Election Website and delivering to the Subscription Agent a properly completed and duly executed Election Form, such that the Election Form is received by the Subscription Agent at or prior to the Expiration Time; and
- (iii) other than in the case of an Eligible Creditor that is a DIP Roll Holder (to the extent of their applicable DIP Obligations), funding the purchase price (100% of the principal amount thereof) of the aggregate principal amount of New Priority Notes (as set forth in such Eligible Creditor’s Subscription Confirmation into the Escrow Account such that such funds are received by the Subscription Agent within two Business Days (and prior to 5:00 P.M., New York City time on such second Business Day following receipt by such Eligible Creditor of the Subscription Confirmation. **Creditors should not send any funds until they have received the Subscription Confirmation of their subscription amount from the Subscription Agent.**

Election Procedures for Option 2 Recovery or a Payout Recovery

Pursuant to the terms of the RJ Plan and the Offering Memorandum, each Creditor that holds Specified Existing Debt on the Record Date may elect to receive, as a novation and replacement of all of its Existing Claims (on a dollar-for-dollar basis), the Option 2 Recovery, consisting of (1) an aggregate principal amount (equal to 8% of its Existing Claims) of 2044 Loans and (2) an aggregate principal amount (equal to 92% of its Existing Claims) of 2050 Loans by:

- (i) with respect to a Creditor that holds Existing 2025 Notes, validly tendering (and not validly withdrawing) such Existing 2025 Notes pursuant to ATOP at or prior to the Expiration Time; and
- (ii) with respect to each Creditor, gaining access to the Election Website and delivering to the Subscription Agent (via e-mail at oisa@is.kroll.com) a properly completed and duly executed Election Form, such that the Election Form is received by the Subscription Agent at or prior to the Expiration Time.

ELECTION FORMS SHOULD NOT BE SENT TO THE COMPANY, THE TRUSTEE, THE ADMINISTRATIVE AGENT NOR DTC.

2. Signature on this Election Form; Written Instruments and Endorsements.

If any of the instruments to be issued are to be owned by two or more joint owners, all such owners must sign this Election Form.

3. Waiver of Conditions.

To the extent the Company is legally permitted to do so pursuant to the terms of the RJ Plan and the Note Purchase Agreement, the Company expressly reserves the absolute right, in its sole discretion, at any time (i) to waive any condition to any Offers; (ii) to amend any of the terms of the Offers; (iii) to terminate any Offer; (iv) to extend the Withdrawal Deadline; or (v) to extend or amend the Expiration Time, in each case (other than clause (iv)) without extending the Withdrawal Deadline or otherwise reinstating withdrawal rights of Creditors. The foregoing rights are in addition to the right to delay the acceptance for purchase or exchange of Existing Claims tendered pursuant to any Offer, as applicable, subject to Rule 14e-1 under the Exchange Act.

4. Requests for Assistance or Additional Copies.

Questions and requests for assistance relating to, or additional copies of, the Offering Memorandum, this Election Form and other related documents and relating to the procedure for submitting may be directed to the Subscription Agent at the address and telephone number set forth herein.

5. Determination and Validity.

All questions as to the form of documents and validity, eligibility (including time of receipt) and acceptance of exercises of Subscriptions and/or Elections will be determined by the Company, in its sole discretion, and such determination will be final and binding. The Company reserves the absolute right to reject any and all exercises of Subscriptions and/or Elections that it determines are not in proper form or for which the acceptance, payment or exchange may, in the opinion of our counsel, be unlawful. The Company also reserves the absolute right in its sole discretion to waive any defect or irregularity in the exercise of Subscriptions and/or Elections of any particular Creditor, whether or not similar conditions, defects or irregularities are waived in the case of other Creditor.

The interpretation of the terms and conditions of the Offers (including the instructions in this Election Form) by the Company will be final and binding. None of the Company, the Subscription Agent, the Administrative Agent, the Trustee, the Collateral Agent or any other person will be under any duty to give notice of any defects or irregularities in submissions or any notices of withdrawal or will incur any liability for failure to give any such notice.

IMPORTANT: THIS ELECTION FORM, TOGETHER WITH ALL OTHER REQUIRED DOCUMENTS, MUST BE RECEIVED BY THE SUBSCRIPTION AGENT AT OR PRIOR TO THE EXPIRATION TIME.

NEW PRIORITY NOTES / OPTION 1 RECOVERY

With respect to the below, to the extent this form is being completed by an Applicable Manager on behalf of several beneficial holders, please provide a schedule (in word or excel) with the relevant information for all such beneficial holders.

1. **DTC Information (New Priority Notes).** Please provide the following DTC account information for delivery of the New Priority Notes. To the extent delivery shall be made all or in part to an Affiliate, please enter the information per beneficial owner and have such Affiliate sign the Election Form (each such Affiliate, a “designated Affiliate”).

Beneficial Holder Name	Address	Contact E-mail	Allocation %	CUSIP/ISIN TYPE (144A, IAI, Reg S)	DTC Participant #	DTC Participant Name	DTC Participant Phone #	DTC Participant Contact E-mail	Account # at DTC Participant
			%						
			%						
			%						
Total	-----	-----	%	-----	-----	-----	-----	-----	-----

2. **DTC Information (Roll-Up Notes).** Please provide the following DTC account information for delivery of the Roll-Up Notes. Any Eligible Creditor holding Existing 2025 Notes and wishing to designate or assign an Affiliate to receive the Roll-Up Notes corresponding to such Existing 2025 Notes and the related Option 1 Recovery must select “Option 4” when making their ATOP election to tender. To the extent delivery shall be made all or in part to an Affiliate, please enter the information per beneficial owner and have such Affiliate sign the Election Form (each such Affiliate, a “designated Affiliate”). *Failure to follow these steps may impact the Roll-Up Notes received by the holder of the Existing 2025 Notes and/or their Affiliates.*

Beneficial Holder Name	Address	Contact E-mail	Allocation %	CUSIP/ISIN TYPE (144A, IAI, Reg S)	DTC Participant #	DTC Participant Name	DTC Participant Phone #	DTC Participant Contact E-mail	Account # at DTC Participant
			%						
			%						
			%						
Total	-----	-----	100%	-----	-----	-----	-----	-----	-----

3. **New Shares.** I hereby elect to receive the applicable New Shares entitled as (select one):

_____ new common shares, registered in the name of the following holder(s) in the books and records of the Company’s transfer agent (Banco do Brasil S.A.). To the extent delivery shall be made all or in part to an Affiliate, please enter the information per beneficial owner and have such Affiliate sign the Election Form (each such Affiliate, a “designated Affiliate”).

Beneficial Holder Name	Address	Contact E-mail	Allocation %
			%
			%
			%
Total	-----	-----	100%

OR

_____ ADS, registered in the following DTC account information:

Beneficial Holder Name	Address	Contact E-mail	Allocation %	DTC Participant #	DTC Participant Name	DTC Participant Phone #	DTC Participant Contact E-mail	Account # at DTC Participant
			%					
			%					
			%					
Total	-----	-----	100%	-----	-----	-----	-----	-----

OPTION 1 RECOVERY – FORM OF REGULATORY INFORMATION⁵

1. Statement of Lack of Regulatory Restriction: under the terms of Articles 68 and 87 of Law No. 9.472/1997 and Articles 5, IV, e 1º, item “d”, of the Annex to ANATEL’s General Authorizations Regulation (approved by Resolution No. 720/2020), that the aforementioned company does not fall under regulatory restrictions for obtaining and maintaining licenses from the Switched Fixed Telephony Service (STFC), Multimedia Communications Services (SCM) and the Conditioned Access Service (SeAC);
2. Statement Regarding Art. 5 of Pay-TV Law (Law No. 12.485/2011): under the terms of Article 5 of Law No. 12.485/2011 (Pay-TV Law), that: (a) its control or ownership of a stake over 50% of its total stock and voting capital is not held directly, indirectly, or through a company under common control, by concessionaires or licensees of sound and image broadcasting and by production companies and programmers based in Brazil; (b) Does not hold directly, indirectly or through a company under common control, control or ownership of shares exceeding 30% (thirty percent) of the total stock and voting capital of concessionaires and licensees of sound and image broadcasting and production companies and programmers based in Brazil; (c) There is no partner or shareholder in the company’s corporate structure, regardless of their participation, with corporate relationships of any kind with concessionaires and licensees of sound and image broadcasting and producers and programmers based in Brazil; (d) In the composition of the Board of Directors, Board of Officers, or body with equivalent duties, there is no member with relationships of any kind with concessionaires and licensees of sound and image broadcasting and producers and programmers based in Brazil;
3. Statement that the creditors are not prohibited from bidding or contracting with the Public Administration, have not been declared disreputable and have not been punished, in the last 2 (two) years, with the forfeiture of telecommunications services license or right to use radiofrequency: under the terms of Article 133, II, of Law No. 9.472/1997 and Article 5, II, of ANATEL’s General Authorizations Regulation (approved by Resolution No. 720/2020), that the aforementioned company is not prohibited from bidding or contracting with the Public Administration, has not been declared disreputable and has not been punished, in the last 2 (two) years, with the forfeiture of telecommunications services license or right to use radiofrequency;
4. Statement of good financial condition and lack of bankruptcy proceedings: under the terms of Article 3 of the Annex to ANATEL’s General Authorizations Regulation (approved by Resolution No. 720/2020), that the aforementioned company is in good financial condition, solvent and is not under bankruptcy;
5. Statement that the creditors (i) do not hold, nor does any member from the Economic Group to which they belong, an interest/stake equal to or higher than 10% of the total stock and voting capital of companies with activities in the national territory that are horizontally or vertically related to the telecommunications market; (ii) do not have, nor does any member from the Economic Group to which they belong, members in their management body that are also members of the management and/or supervisory bodies of any other companies operating in the telecommunications market: under the terms of Law No. 12.529/2011 and further applicable regulation, that: (a) I do not hold, nor does any member from the Economic Group⁶ to which I belong, an interest/stake equal to or higher than 10% of the total stock and voting capital of companies with activities in the national territory that are horizontally or vertically related to the telecommunications market; b) I do not have, nor does any member from

⁵ **Note:** To the extent a holder, together with its Affiliates, will own 5% or more of the aggregate amount of common shares of the Company, as informed by the Company after the Expiration Time via e-mail, such holder (and its Affiliates) shall be required to deliver the required regulatory certifications (and any additional information) to the Company within ten (10) business days (or such other time as may be agreed between such Creditor and the Company) of such e-mail from the Company in order to be eligible to receive its allocation of common shares (or ADS); provided that, for regulatory purposes, affiliated funds (i.e., funds managed by the same manager) should have their New Shares aggregated to determine whether the beneficial ownership of the affiliated funds is equal to or more than 5%. Affiliate funds whose beneficial ownership is expected to be equal to or more than 5% of the Company’s capital stock should present (i) a single statement for all funds managed by the same manager/advisor, explicitly listing each fund subject to common management or control; and (ii) an individual statement for each fund creditor in case there is no common management or control of this particular fund with other fund creditor involved in the transaction. The information herein is required to satisfy regulatory requirements pursuant to Law No. 12.529/2011, Law No. 9.472/1997, CADE’s Resolution No. 33/2022, ANATEL’s Resolution No. 101/1999, and ANATEL’s Resolution No. 720/2020. The statements herein should be signed according to the templates available at recjud.com.br.

⁶ The concept of Economic Group is defined according to Resolution No. 33, of April 14, 2022, issued by the Administrative Council for Economic Defense – CADE.

the Economic Group to which I belong, members in our management body that are also members of the management and/or supervisory bodies of any other companies operating in the telecommunications market;

6. [[If Applicable] Statement that the transaction is not subject to CADE's mandatory prior control: under the terms of Article 98, III, of Law No. 9.472/1997, that the transfer of control of Oi S.A. – Em Recuperação Judicial to [insert company's name] is not subject to the mandatory prior control from the Administrative Board for Economic Defense (CADE), under the terms of Law No. 12.529/201;]
7. Statement that the creditors did not register any revenues related to the provision of telecommunications services in Brazil over the last fiscal year, or creditors' financial statements: under the terms of article 17, paragraph 1, item V, of the General Authorizations Regulation (approved by Resolution No. 720/2020), that the aforementioned company did not register any revenues related to the provision of telecommunications services in Brazil over the last fiscal year; and
8. Telecommunication Licenses Statement: that we or our Affiliates hold the following telecommunication licenses: [insert]
9. Organizational Documents: that, attached hereto are true and correct copies of Creditor's certificate of incorporation (or certificate of formation or partnership, as applicable) and by-laws, which are in full force and effect as of the date below.

OPTION 2 RECOVERY

1. Please provide the following information for registration of the Option 2 Recovery, which will be split 8% into 2044 Loans and 92% in 2050 Loans. To the extent delivery shall be made all or in part to an Affiliate, please enter the information per registered holder and have such Affiliate sign the Election Form.

Registered Name	Address	Contact E-mail	Option 2 Recovery Allocation %
			%
			%
			%
			%
			%
			%
<i>Total</i>	*****	*****	100%

2. Concurrently with delivery of the Election Form, for each creditor listed in the table above, please attach to the Election Form, for delivery to the administrative agent the following:
- the “Lender Admin Form” attached hereto as Annex B-1;
 - the “AML Letter” attached hereto as Annex B-2;
 - the executed signature page attached hereto as Annex B-3;
 - a tax certificate (Form W-8BEN-E or its equivalent) for such creditor; and
 - such creditor’s certificate of incorporation (or certificate of formation, as applicable) and by-laws.

OPTION 2 RECOVERY – LENDER ADMIN FORM

Legal Name	
Registered Number	
Address (registered)	
Address (correspondence if different)	
Credit Matters (<i>Will receive queries relating to credit matters such as financial reporting and amendment & waiver requests</i>)	
Name	
Email address	
Phone number	
Billing Matters – name(s) and contact details of those responsible for billing matters (<i>will receive all fee invoices</i>)	
Name	
Email address	
Phone number	
Operational Matters – name(s) and contact details of those responsible for operational matters. Will receive requests for payments due under the facility/notes, and receipt of interest and rate set notifications etc.	
Name	
Email address	
Phone number	
Standard Settlement Instructions – Bank details including:	
<i>Currency</i>	
<i>Name of the Account</i>	
<i>Name of Bank</i>	
<i>Address of Bank</i>	
<i>Account Number</i>	
<i>Sort Code</i>	
<i>BIC Code</i>	
<i>IBAN</i>	
<i>Correspondent/Intermediary Bank Name (if applicable)</i>	
<i>Correspondent/Intermediary Bank SWIFT (if applicable)</i>	
Call Back Instructions – name of the person and their phone number with whom we can confirm the above settlement instructions.	
Name	
Phone Number	
Email address	

OPTION 2 RECOVERY – AML LETTER

Kroll Agency Services (US) LLC, as administrative agent (the “**Option 2 Admin Agent**”)
55 E 52nd St.
New York, NY 10055
Attention: Jay Polcari

Re: *Oi S.A. – 2044 Loan and 2050 Loan*

The undersigned creditor (the “**Lender**”) hereby represents and warrants to the Option 2 Admin Agent that:

- a) No natural person owns, directly or indirectly, 25% or more of the Lender;
- b) The Lender has “anti-money laundering” policies and procedures in place in line with all applicable laws, rules, or regulations relating to terrorism, financial crime or money laundering, including without limitation: (a) the United States Bank Secrecy Act, as amended by the USA PATRIOT Act of 2001, (b) the United States Money Laundering Control Act of 1986 (18 U.S.C. §§ 1956 and 1957), (c) the Anti-Money Laundering Act of 2020, (d) the Money Laundering, Terrorist Financing and Transfer of Funds (Information on the Payer) Regulations 2017 as amended including pursuant to the Money Laundering and Terrorist Financing (Amendment) Regulations 2019, and (e) Proceeds of Crime Act 2002, as amended and the rules and regulations (including those issued by any governmental or regulatory authority) thereunder; and
- c) The Lender has conducted checks and verified the identities of the investors in the Lender to ensure compliance with means any financial or economic sanctions, embargoes or export controls or similar restrictive measures, administered or enforced by the United States (including the U.S. Department of the Treasury’s Office of Foreign Assets Control, the U.S. Department of Commerce and the U.S. Department of State), the United Nations Security Council, the European Union and any European Union member state, or His Majesty’s Treasury of the United Kingdom.

Sincerely,

_____, as Lender

Name:

Title:

Date:

OPTION 2 RECOVERY – LOAN SIGNATURE PAGE

_____, as a Lender

Name: _____

Title: _____

PAYOUT RECOVERY

With respect to the Payout Recovery selected in this Election Form, please provide your wire instructions and address:

Account Name:	
Swift (For Foreign Wires):	
Account Number/IBAN:	
ABA/Routing Number:	
Bank Name:	
Bank Address:	
Intermediary Bank (If Any)	
Intermediary Bank Swift	
Intermediary Bank Account Number	
Intermediary Bank Address	
Reference:	
Street Address:	
City, State, Zip Code:	

ALL ELECTION FORMS MUST PROPERLY COMPLETED, EXECUTED AND VALIDLY DELIVERED TO THE SUBSCRIPTION AGENT VIA E-MAIL AT **OISA@IS.KROLL.COM** AT OR PRIOR TO THE EXPIRATION TIME.

Any questions or requests for assistance or for additional copies of the Offering Memorandum, this Election Form or related documents may be directed to the Subscription Agent at its address, telephone number or email address set forth below.

The Subscription Agent for the Offers:

KROLL ISSUER SERVICES LIMITED

Kroll Issuer Services Limited
The Shard
32 London Bridge Street
London SE1 9SG
United Kingdom
Attn: Thomas Choquet/Oliver Slyfield

Email Transmission:

oisa@is.kroll.com

ISSUER
Oi S.A. – In Judicial Reorganization
Rua do Lavradio, 71 – 2º andar
Centro, Rio de Janeiro, Rio de Janeiro, Brazil

LEGAL ADVISORS

*to the issuer and the guarantors as to
New York and United States law*
White & Case LLP
Avenida Brigadeiro Faria Lima, 2277 – 4º andar
01452-000 São Paulo, SP
Brazil

*to the issuer as to
Brazilian law*
Barbosa Mussnich Aragao
Largo do Ibam 1 Humaitá
22271-070, Rio de Janeiro, RJ
Brazil

**ANY REQUIRED DOCUMENTS SHOULD BE SENT OR DELIVERED BY EACH CREDITOR TO THE
SUBSCRIPTION AGENT VIA THE ELECTION WEBSITE, AT [HTTPS://DEALS.IS.KROLL.COM/OI](https://deals.is.kroll.com/oi).
QUESTIONS AND REQUESTS FOR ASSISTANCE MAY BE DIRECTED TO THE SUBSCRIPTION AGENT
AT ITS TELEPHONE NUMBER AND MAILING AND DELIVERY ADDRESS LISTED BELOW.**

The Subscription Agent for the Offers is:

Kroll Issuer Services Limited
The Shard
32 London Bridge Street
London SE1 9SG
United Kingdom

Attn: Thomas Choquet/ Oliver Slyfield
Email: ois@is.kroll.com
Election Website: <https://deals.is.kroll.com/oi>
Telephone: +44 20 7704 0880

May 31, 2024
