§165(d) Tailored Resolution Plan
Public Section

PREPARED BY
Banco do Brasil

November 20, 2013
Table of Contents

1. Overview of Banco do Brasil SA Corporation ................................................................. 1
2. Description of US Material Entities.................................................................................. 1
3. Description of Core Business Lines ................................................................................ 2
4. Summary of the Resolution Plan..................................................................................... 3
5. Financial Information......................................................................................................... 3
5.1 Balance Sheet Information ............................................................................................ 3
5.2 Major Funding Sources ................................................................................................. 5
5.3 Capital............................................................................................................................ 5
5.4 Description of derivatives activities and hedging activities ............................................ 5
6. List of memberships in material payment, clearing and settlement systems ..................... 5
7. Identities of material supervisory authorities .................................................................. 6
8. Identities of principal officers ........................................................................................ 6
10. Description of corporate governance structure and processes related to resolution planning ................................................................. 7
In November 2011, the Board of Governors of the Federal Reserve System (“FRB”) and the Federal Deposit Insurance Corporation (“FDIC”) issued a final rule to implement the resolution planning requirements of Section 165(d) of Title I of the Dodd-Frank Wall Street Reform and Consumer Protection Act (“Dodd-Frank Act”). Regulation QQ (the “Final Rule”) requires bank holding companies and certain foreign banking organizations with worldwide consolidated assets of $50 billion or more, as well as companies designated as systemically important under Title I of the Dodd-Frank Act, to submit plans for their rapid and orderly resolution in the event of material distress or failure.

This is the public section of the tailored resolution plan for the US operations of Banco do Brasil and its subsidiaries (“BBSA”). BBSA’s material entities operating in the US are Banco do Brasil, S.A., New York Branch (“BB-NY”) and Banco do Brasil, S.A., Miami Branch (“BB-Miami”). According to the Final Rule, a resolution plan should provide for the “rapid and orderly resolution” of the covered company. As applied to a banking organization organized outside of the United States, the Final Rule requires the creation of a resolution plan that addresses the reorganization or liquidation of the banking organization's subsidiaries and operations that are domiciled in the United States under the insolvency regime applicable to those operations. The Final Rule requires that the plan provide for a resolution that “can be accomplished within a reasonable period of time and in a manner that substantially mitigates the risk that the failure of the covered company would have serious adverse effects on financial stability in the United States.”

1. Overview of Banco do Brasil SA Corporation

BBSA is the largest Brazilian and Latin American bank by assets, and the third largest by market value with over $550 billion total assets as of December 31, 2012. BBSA has corporate, institutional, business and individual customers totaling 59 million, and its network spans 5,362 branches across 24 countries. Headquartered in Brasília, BBSA was founded in 1808 and is the oldest active bank in Brazil. BBSA is majority-owned by the Brazilian government, and its stock is listed on the São Paulo Stock Exchange.

BBSA is subject to the resolution plan requirements under FRB Regulation QQ (12 CFR 243) and has received authorization to submit a tailored resolution plan (“the Plan”).

2. Description of US Material Entities

A material entity is a subsidiary or foreign office of the covered company that is significant to the activities of a critical operation\(^1\) or core business line\(^2\). BBSA has two US material entities for the purposes of the Plan — branches in New York and Florida, BB-NY and BB-Miami, respectively. The branches provide corporate, institutional, governmental and private client banking services to Brazilian, US and international clients. A large proportion of the client base consists of corporations and institutions based in, or doing substantial business with, Brazil. Banking services focus on support for Brazilian trade and investment flows and serving the US Dollar needs of Brazilian entities, including BBSA.

---

\(^1\) Critical operations means those operations of the covered company, including associated services, functions and support, the failure or discontinuance of which, in the view of the covered.

\(^2\) Core business lines means those business lines of the covered company, including associated operations, services, functions and support, that, in the view of the covered company, upon failure would result in a material loss of revenue, profit, or franchise value.
The US material entities of BBSA for purposes of this Plan are:

- **BB-NY**

  BB-NY is the largest of the material banking branches of BBSA in the US. It has a New York Banking Charter and is licensed by the New York State Department of Financial Services ("NYSDFS") and by the Federal Reserve Bank of New York ("FRBNY"), as part of BBSA. As of December 31, 2012, BB-NY Branch had approximately $20.4 billion in assets. BB-NY acts as the liquidity center for BBSA in the US.

- **BB-Miami**

  BB-Miami is the second of the material US branches of BBSA. It has a Florida Banking Charter and is licensed by the Florida Office of Financial Regulation ("OFR"), as part of BBSA. As of December 31, 2012, BB-Miami had approximately $1.4 billion in assets.

BBSA’s US activities are supported by a US servicing center located in Orlando (the “Orlando Servicing Center”). The Orlando Servicing Center provides critical support services to all of BBSA’s US entities including the two banking branches. Because of this operational dependency, the activities of the Orlando Servicing Center will be considered as part of the resolution planning for the BB-NY and BB-Miami material entities.

BBSA operates other subsidiaries and entities in the US, the size and scope of which do not qualify for consideration as part of the resolution strategy.³

### 3. Description of Core Business Lines

The core business lines for the two US material entities are as follows:

- **Corporate, Institutional and Government Banking:** The portfolio of products offered include: cash management, credit, foreign exchange, non-deliverable forwards, swaps, investments, and payments. The client base consists of Brazilian, American and Latin American companies, with Brazilian companies comprising the majority of business.

- **Individual Banking:** The US material entities serve individuals through multiple channels that include in-person service at bank branches, automated teller machines, and customer service by phone and online banking.

---

³ As of December 31, 2012, BBSA had one non-material banking entity, an Insured Depository Institution ("IDI") – Banco do Brasil Americas ("BB Americas"). BB Americas has less than $100 million in assets, well below the $50 billion threshold in the regulatory definition of a Covered Insured Depository Institution ("CIDI") under FDIC IDI Rule (12 CFR 360.10), and accordingly is not required to submit a separate CIDI Resolution Plan. BBSA’s non-banking entities in the US comprise: (a) a broker-dealer (Banco do Brasil Securities or "BBS"); (b) a money transfer company (BB Money Transfers, Inc. or "BBMT") which ceased active operations on December 2, 2013; (c) BB USA Holding Company, Inc. ("BBUSA"), a company incorporated in New York State, possessing no regulatory license and is currently the parent company of BBMT; and, (d) an indirectly-owned broker dealer (Banco Votorantim Securities or “BV Securities”). None of these are considered material entities for the purposes of resolution planning due to their small size and the limited nature of their activities.
• Treasury: Treasury is responsible for managing the funding and liquidity of the US material entities, which includes overseeing asset and liability management.

4. Summary of the Resolution Plan

The Plan calls for the orderly resolution of the US material entities, BB-NY and BB-Miami. Although it is implausible that the Brazilian government would permit BBSA to reach a state of financial distress that would prompt intervention by US authorities, the Plan must address the resolution of BBSA’s US material entities involving US resolution proceedings. As such, the Plan anticipates that BB-NY and BB-Miami will be placed into resolution under the supervision of the NYSDFS and OFR, respectively, following notice from BACEN that it intends to restructure BBSA.

The Plan does not assume any extraordinary assistance during the resolution process, whether from New York state, Florida state, the US or any supervisory authority therein, or any of the countries that are host to BBSA. During resolution, the liquidity resources of the US material entities will be maintained, including via the sale of unencumbered liquid assets, in order to meet asset pledge requirements.

5. Financial Information

5.1 Balance Sheet Information

Financial information for the US material entities can be found in the consolidated balance sheet for the US material entities, shown in Figure 1.
Figure 1: Consolidated Balance Sheet for the US material entities

<table>
<thead>
<tr>
<th>Material Entities</th>
<th>$ Amount</th>
<th>% of Total Assets</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Assets</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cash &amp; Due from Banks</td>
<td>12,751.592</td>
<td>59%</td>
</tr>
<tr>
<td>Certificates of Deposit</td>
<td>673.000</td>
<td>3%</td>
</tr>
<tr>
<td>Securities available for sale</td>
<td>0.034</td>
<td>0%</td>
</tr>
<tr>
<td>Loans</td>
<td>8,255.098</td>
<td>38%</td>
</tr>
<tr>
<td>Less allowance for credit losses</td>
<td>(22.476)</td>
<td></td>
</tr>
<tr>
<td>Total loans and advances, net</td>
<td>8,232.62</td>
<td>38%</td>
</tr>
<tr>
<td>Other Assets</td>
<td>113.346</td>
<td>1%</td>
</tr>
<tr>
<td><strong>Total Assets</strong></td>
<td>21,770.595</td>
<td>100%</td>
</tr>
<tr>
<td><strong>Liabilities</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Demand Deposits</td>
<td>1,020.449</td>
<td>5%</td>
</tr>
<tr>
<td>Money Market Accounts</td>
<td>814.081</td>
<td>4%</td>
</tr>
<tr>
<td>Time Deposits</td>
<td>16,130.31</td>
<td>74%</td>
</tr>
<tr>
<td>Due to depositors</td>
<td>17,964.837</td>
<td>83%</td>
</tr>
<tr>
<td>Repos</td>
<td>324.166</td>
<td>1%</td>
</tr>
<tr>
<td>Trade Finance Borrowings</td>
<td>3,106.388</td>
<td>14%</td>
</tr>
<tr>
<td>Other Liabilities</td>
<td>115.249</td>
<td>1%</td>
</tr>
<tr>
<td><strong>Total liabilities</strong></td>
<td>21,510.640</td>
<td>99%</td>
</tr>
<tr>
<td><strong>Total Head Office Equity</strong></td>
<td>259.955</td>
<td>1%</td>
</tr>
<tr>
<td><strong>Total liabilities and equity</strong></td>
<td>21,770.595</td>
<td>100%</td>
</tr>
</tbody>
</table>
5.2 Major Funding Sources

BBSA has a diversified funding base for the US material entities, with funds sourced from a variety of customers comprising individuals, corporations, banking institutions, and official institutions. BBSA maintains an active market profile in order to ensure the adequacy and diversity of its funding base, reducing the dependency on any small group of funding sources.

The US material entities’ primary sources of funds include:

- Banco do Brasil S.A. Head Office ("Head Office")
- BBSA affiliates
- International and local banks
- Brazilian institutions and companies
- Brazilian government entities
- Individual deposits

5.3 Capital

As a New York state chartered branch, BB-NY is subject to minimum asset pledge requirements, otherwise known as minimum capital equivalency requirements. BB-NY had pledged $140 million as of December 31, 2012 in fulfillment of their requirement.

As a Florida state chartered branch, BB-Miami is subject to pledge requirements with the OFR to meet its asset maintenance requirements. BB-Miami had pledged $85 million as of December 31, 2012 in fulfillment of their requirement.

5.4 Description of derivatives activities and hedging activities

BB-NY and BB-Miami use derivatives only for hedging purposes. The BB-NY Treasury Department manages liquidity and investments for both BB-Miami and BB-NY, and conducts all derivative transactions. BB-Miami had no outstanding derivatives as of December 31, 2012.

6. List of memberships in material payment, clearing and settlement systems

The US material entities use seven third party vendors to provide payment services, the majority of which are located in the US. The Orlando Servicing Center maintains the technical connections to payments systems such as FedWire, SWIFT (messaging), FIS/GIFTS, Euroclear, DTC, CLS and CHIPS.
7. Identities of material supervisory authorities

The Central Bank of Brazil ("BACEN") is the BBSA Group's primary regulator in Brazil. In its role as regulator, BACEN is responsible for overseeing the resolution of financial institutions in Brazil.

The FRB is responsible for regulating a wide range of financial institutions and activities, working with both federal and state supervisory authorities to ensure the safety and soundness of financial institutions, stability in the financial markets, and fair and equitable treatment of consumers in their financial transactions. The FRB has primary supervisory authority for state banks that elect to become members of the Federal Reserve System.

The NYSDFS is responsible for regulating financial services and products, including those subject to the New York Insurance and Banking Laws.

The OFR oversees the liquidation of branches of foreign banks in accordance with Florida Banking Law.

8. Identities of principal officers

Senior Management of BBSA is composed of:

- Aldemir Bendine – President
- Osmar Fernandes Dias – Vice President of Agribusiness and Small Ventures
- Alexandre Corrêa Abreu – Vice President of Retail Services
- Walter Malieni Júnior – Vice President of Internal Controls and Risk Management
- Ivan de Souza Monteiro – Vice President of Financial Management and Investor Relations
- Benito da Gama Santos – Vice President of Government Affairs
- Paulo Rogério Caffarelli – Vice President of International Business, Wholesale and Private Bank
- Geraldo Afonso Dezena da Silva – Vice President of Technology
- Paulo Roberto Lopes Ricci – Vice President of Retail Service, Distribution and Operational Services
- Robson Rocha – Vice President of Human Resources and Sustainable Development

Senior Management for BBSA’s US operations, with the exception of BB Americas, is composed of:

- Jose Luis Prola Salinas – US Regional Manager
- Alexandre Alves – General Manager of BB-NY
- Claudio Prado – General Manager of BB-Miami
- Alessandro Gajano – Deputy General Manager and Treasurer
- João Carlos Telles – Deputy General Manager, Trade and Structured Finance
- Renato Proença – Deputy General Manager, Corporate Banking
- Maurício Leonardo Jr. – Deputy General Manager, Products and Retail
- Giogio Zeolla – Chief Dealer, Treasury
- Bijil Paul – Acting Risk Manager
- Paulo Bartczak – Deputy General Manager of Orlando Servicing Center
9. **Description of Material Management Information Systems**

BBSA relies on key management information systems ("MIS") for financial, accounting, risk management, operations, and regulatory reporting. BBSA maintains a core banking system across its US material entities that is operated out of the Orlando Servicing Center.

10. **Description of corporate governance structure and processes related to resolution planning**

Resolution planning involves several levels of BBSA’s corporate structure. Ultimate responsibility for all corporate governance of BBSA resides with the BBSA Board of Directors ("the Board"). The Board approves the initial creation of the Plan. The Board additionally approves management action plans to enhance resolvability and assure ready access to information required for effective resolution planning. Generally, the Board delegates its authority and oversight responsibilities to the Global Risk Committee ("CRG") at HO.

The CRG provides ongoing risk governance and oversight of the Plan. The CRG reviews the Plan when it is submitted by Risk Management Directorship, Head Office ("DIRIS") and International Business and Affairs Directorship, Head Office ("DININ") at least annually, and whenever any material changes have occurred.

In order to provide regional oversight at its subsidiaries and branches, BBSA created the Resolution Plan Committee ("RPC") to cover the US material entities. It meets quarterly to provide ongoing oversight of the development, implementation, and maintenance of the Plan, and to ensure effective integration with other related governance, strategic planning and risk management processes. The RPC is composed of the US Regional Manager, General Managers from BB-NY and BB-Miami, the Deputy General Managers from BB-NY and BB-Miami, the Risk Manager for the US material entities, the Asset and Liability Manager, the Regional Compliance Officer, and the Controller.

The RPC is responsible for coordinating the execution of the Plan as approved by the supervisory authority in addition to submitting to DIRIS and DININ an updated version annually for analysis and subsequent submission for the approval of the CRG.