This document may contain forward-looking information and statements about Crédit Agricole S.A. ("CASA"). Forward-looking statements are statements that are not historical facts. These statements include financial projections and estimates and their underlying assumptions, statements regarding plans, objectives and expectations with respect to future operations, products and services and statements regarding future performance. Forward-looking statements may be identified by the words "believe," "expect," "anticipate," "target" or similar expressions. Although CASA's management believes that the expectations reflected in such forward-looking statements are reasonable, investors are cautioned that forward-looking information and statements are subject to various risks and uncertainties, many of which are difficult to predict and generally beyond the control of CASA, that could cause actual results and developments to differ materially from those expressed in, or implied or projected by, the forward-looking information and statements. These risks and uncertainties include, but are not limited to, those discussed or identified in the annual reports and other filings with the French Autorité des marchés financiers made or to be made by CASA. CASA undertakes no obligation to publicly update its forward-looking statements, whether as a result of new information, future events or otherwise.
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I. Introduction

Crédit Agricole S.A. ("CASA") is a foreign bank holding company which elected effectively to be treated as a financial holding company ("FHC") with the Board of Governors of the Federal Reserve System (the "FRB") in 2006. CASA has more than $50 billion in total consolidated assets and, as such, is deemed to be a "covered company" under the Resolution Plan Final Rule (the "SIFI Rule") issued by the Federal Deposit Insurance Corporation (the "FDIC") and the FRB pursuant to Section 165(d) of the Dodd-Frank Wall Street Reform and Consumer Protection Act, and is required to submit to the FRB and the FDIC a plan ("U.S. Resolution Plan") for the rapid and orderly resolution of its, and certain of its subsidiaries', U.S. operations. As CASA has less than $100 billion in total U.S. nonbank assets, it is considered a third round filer and, thus, its U.S. Resolution Plan is due to be submitted on December 31, 2013, with annual and, as necessary, interim updates due thereafter.

For a foreign-based covered company, such as CASA, the SIFI Rule only requires a U.S. resolution plan to include information with respect to subsidiaries, branches and agencies, and critical operations and core business lines, as applicable, that are domiciled in the U.S. or conducted in whole, or material part, in the U.S. The Crédit Agricole Corporate and Investment Bank ("CACIB") business line is the only one of CASA's business lines that has a significant presence in the United States and, thus, all of the core business lines described in this U.S. Resolution Plan arise from CACIB's U.S. business. While certain of CASA's other business lines conduct activities in the U.S., these activities are not material and are not included within the scope of this U.S. Resolution Plan.

The FDIC and the FRB have each, by rule and through the supervisory process, prescribed the assumptions, required approach and scope for these resolution plans, and have required that certain information be included in a Public Section of the resolution plans. CASA hereby submits the Public Section of this U.S. Resolution Plan in compliance with the SIFI Rule and related guidance.

Overview of CASA

CASA, headquartered in Montrouge, France, is the central body of the "Crédit Agricole Network", which includes essentially CASA, CACIB, the Regional Banks and the Local Banks (as such terms are defined below). As at December 31, 2012, CASA had €1,842 billion of total consolidated assets, €39.7 billion in shareholders' equity (excluding minority interests), €634 billion in customer deposits (including CDs, treasury bills, bonds and repurchase agreements to non-financial counterparts and excluding insurance accounts) and €865 billion in assets under management.

CASA, formerly known as the Caisse Nationale de Crédit Agricole ("CNCA"), was created by French public decree in 1920 to distribute advances to, and monitor, a group of regional mutual banks known as the Caisses Régionales ("Regional Banks") on behalf of the French State. In 1988, the French State privatized CNCA in a mutualization process, transferring most of its interest in CNCA to the Regional Banks. In 2001, CASA was listed on Euronext Paris. At the time of the listing, CASA acquired 25% interests in all Regional Banks, except the Caisse Régionale of Corsica (which CASA wholly owns). As of December 31, 2012, there were 39 Regional Banks in which CASA holds an interest. The majority of the capital of the Regional Banks is owned by approximately 2,500 Caisses Locales ("Local Banks") that have more than 6.9 million mutual shareholders. The "Crédit Agricole Group" includes CASA, all of the Regional Banks and Local Banks and, without duplication, their respective subsidiaries.

In accordance with the provisions of the French Monetary and Financial Code (Article L. 511-31 and Article L. 511-32), as the central body of the Crédit Agricole Network, CASA is responsible for exercising
administrative, technical and financial control over the institutions affiliated with it in order to maintain a cohesive network (as defined in Article R. 512-18 of the French Monetary and Financial Code) and to ensure their proper functioning and their compliance with all regulations and legislation governing them. As such, under French law, CASA must take all necessary measures notably to guarantee the liquidity and solvency of both the Crédit Agricole Network as a whole and of each of its affiliated institutions, which includes CACIB.

CASA is comprised of the following six business lines:

1. **French retail banking – Crédit Agricole brand**
   
   As described above, CASA owns an interest in each of the Regional Banks (through equity-accounted, non-voting shares). The Regional Banks provide a full range of banking and financial products and services to individual customers, farmers, small businesses, small and medium-sized enterprises and local authorities under the Crédit Agricole brand. The Regional Banks also distribute a very large range of property and casualty and death and disability insurance products.

2. **French retail banking – LCL brand**
   
   LCL is a French retail banking network with a strong presence in urban areas that provides a range of banking, asset management and insurance products under the LCL brand. It is organized into four main business lines: retail banking for individual customers, retail banking for small businesses, private banking and corporate banking. LCL also has a flow banking division, spanning all markets.

3. **Corporate and Investment Banking**
   
   CACIB, which is 97.8% owned by CASA, is one of Europe’s leading corporate and investment banking institutions, specializing in capital markets, investment banking and financing activities.

4. **International retail banking**
   
   CASA operates through subsidiaries or holds controlling or minority interests in other full-service retail banks located outside of France, primarily in Europe and North Africa.

5. **Specialized financial services**
   
   Crédit Agricole Consumer Finance provides a full range of consumer finance products to customers in 23 countries, principally in Europe. Crédit Agricole Leasing & Factoring provides corporates, small businesses, farmers and the public sector with lease finance and factoring.

6. **Savings Management**
   
   Through its insurance, private banking, securities and investor services and asset management business lines, CASA is a leading asset manager and insurance provider. These business lines include the Amundi Group (an asset manager 75% owned by CASA and 25% owned by Société Générale), CACEIS (a global custodian 85% owned by CASA and 15% owned by BPCE), Crédit Agricole Assurances (which owns Prédica, a French life insurer, Pacifica, a French fire and
general accident insurer, and other companies) and Crédit Agricole Private Banking. CASA’s private banking business is conducted through various subsidiaries in France, Switzerland, Luxembourg and Monaco as well as in Asia, the Middle East and Latin America.

Below is a simplified organization chart of CASA and the Crédit Agricole Group as of December 31, 2012:

**1. French retail banking (Crédit Agricole brand)**
- 6.9 million mutual shareholders
- 2,512 Local Banks
- 39 Regional Banks jointly controlling, via SAS Rue de la Boétie, Credit Agricole SA

**Credit Agricole Network of affiliated entities:**
- CASA (Central Body)
- + 39 Regional Banks
- + CACIB

**Scope of CASA consolidated accounts:**
- CASA (consolidating company),
- 25% of Regional Banks,
- 97.8% of CACIB, etc...

See Note 12 of CASA financial statements

**2. Corporate and Investment Banking**

**3. French retail banking (LCL brand)**

 **4. International retail banking**
- Cariparma Group
- Credit Agricole Bank Polska
- Crédit du Maroc
- Crédit Agricole Egypt

**5. Specialized financial services**
- Crédit Agricole Consumer Finance
- Crédit Agricole Leasing & Factoring

**6. Savings Management**
- Amundi
- CACEIS
- Crédit Agricole Assurances
- Crédit Agricole Private Banking

*Italic: Business Lines
Bold: Legal Entities*
II. Material Entities

The SIFI Rule defines a Material Entity (“ME”) as “a subsidiary or foreign office of the covered company that is significant to the activities of a critical operation or core business line”. Using this definition, CASA has identified three MEs: CACIB New York Branch (the “CACIB NY Branch”), Credit Agricole Securities (USA) Inc. (“CAS”) and Credit Agricole Americas Services Inc. (“CAASI”).

• CACIB NY Branch

The CACIB NY Branch is a branch of CACIB and, thus, is not a separate legal entity. The CACIB NY Branch, located in New York, NY, operates as a New York State-licensed branch of CACIB. The main business lines of the CACIB NY Branch include Structured Finance International, Global Markets Division and Debt Optimization and Distribution.

• CAS

CAS is a wholly-owned indirect subsidiary of CACIB. CAS is a registered broker-dealer under the Securities Exchange Act of 1934, a member of the Financial Industry Regulatory Authority (“FINRA”) and registered with the Commodity Futures Trading Commission (“CFTC”) as an introducing broker.

In its capacity as a securities broker-dealer, CAS engages in investment banking, custody, execution and clearance, debt and equity underwriting and corporate finance advisory services with domestic and foreign institutions.

• CAASI

CAASI is a wholly-owned indirect subsidiary of CACIB. CAASI provides a variety of administrative and back-office services for the U.S. branches, offices and subsidiaries of CACIB (including the CACIB NY Branch and CAS).
III. Core Business Lines

The SIFI Rule requires CASA to disclose its core business lines (defined as “those business lines of the covered company, included 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”) that are domiciled in the United States or conducted in whole or material part in the United States (such core business lines, “CBLs” or “Core Business Lines”).

For purposes of its U.S. Resolution Plan, CASA has identified three CBLs, each of which is conducted by CACIB or one of its subsidiaries. This identification was made in the context of applying regulatory guidance and is not intended to be a strategic view of CASA. The CBLs CASA has identified for purposes of resolution planning do not necessarily correspond to the business lines CASA uses for financial reporting or the way in which CASA’s management analyzes its business. In particular, the operations of CASA’s other main business lines, which are significant to CASA’s balance sheet, are not identified as CBLs in this U.S. Resolution Plan because those businesses are conducted principally outside of the United States.

The following is a description of CASA’s CBLs:

- **CACIB - Global Markets Division**

  CACIB’s Global Markets Division (“GMD”) includes CACIB’s sales and trading of certain debt instruments and derivatives (in interest rates, foreign exchange and precious metals), Treasury function, securitization and debt securities underwriting.

- **CACIB - Structured Finance International**

  CACIB’s Structured Finance International Division (“SFI”) originates, structures and finances loans involving: (i) Energy (oil and gas), (ii) Project Finance (natural resources, infrastructure and energy), (iii) Export Trade Finance and Commodities Trade Financing, (iv) Transportation (aircraft, rail and maritime transactions) and (v) Real Estate & Lodging. SFI is both a product-specific division (involving financings of assets on a non-recourse basis) and a coverage division (marketing financing solutions to large clients of the CACIB NY Branch).

- **CACIB - Debt Optimization and Distribution**

  CACIB’s Debt Optimization and Distribution Division (“DOD”) originates, structures and arranges syndicated and bilateral medium-term and long-term loans. DOD also underwrites and distributes syndicated loans (e.g., loans made to corporate and financial institution borrowers) in both the primary and secondary markets.
IV. Summary of Financial Information Regarding Assets, Liabilities, Capital and Major Funding Sources

The consolidated balance sheet of CASA as of December 31, 2012 is presented below:

*Note that these tables were prepared in accordance with International Financial Reporting Standards, rather than U.S. Generally Accepted Accounting Principles.*

<table>
<thead>
<tr>
<th>(in millions of Euros, as of December 31, 2012)</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Cash due from central banks</td>
<td>42,714</td>
</tr>
<tr>
<td>Financial assets at fair value through profit or loss</td>
<td>619,976</td>
</tr>
<tr>
<td>Hedging derivative instruments</td>
<td>41,850</td>
</tr>
<tr>
<td>Available-for-sale assets</td>
<td>259,679</td>
</tr>
<tr>
<td>Loans and receivables to credit institutions</td>
<td>385,567</td>
</tr>
<tr>
<td>Of which to Crédit Agricole entities (Regional Banks)</td>
<td>267,234</td>
</tr>
<tr>
<td>Loans and receivables to customers</td>
<td>329,756</td>
</tr>
<tr>
<td>Revaluation adjustment on interest rate hedged portfolios</td>
<td>14,292</td>
</tr>
<tr>
<td>Held-to-maturity financial assets</td>
<td>14,602</td>
</tr>
<tr>
<td>Current and deferred tax assets</td>
<td>7,178</td>
</tr>
<tr>
<td>Accruals, prepayments and sundry assets</td>
<td>63,449</td>
</tr>
<tr>
<td>Non-current assets held for sale</td>
<td>21,496</td>
</tr>
<tr>
<td>Deferred participation benefits</td>
<td>-</td>
</tr>
<tr>
<td>Investments in equity-accounted entities</td>
<td>18,561</td>
</tr>
<tr>
<td>Investment property</td>
<td>3,041</td>
</tr>
<tr>
<td>Property, plant and equipment</td>
<td>4,517</td>
</tr>
<tr>
<td>Intangible assets</td>
<td>1,700</td>
</tr>
<tr>
<td>Goodwill</td>
<td>13,983</td>
</tr>
<tr>
<td><strong>TOTAL ASSETS</strong></td>
<td><strong>1,842,361</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>(in millions of Euros as of December 31, 2012)</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Due to central banks</td>
<td>1,061</td>
</tr>
<tr>
<td>Financial liabilities at fair value through profit or loss</td>
<td>572,537</td>
</tr>
<tr>
<td>Hedging derivative instruments</td>
<td>42,411</td>
</tr>
<tr>
<td>Due to credit institutions</td>
<td>160,651</td>
</tr>
<tr>
<td>Of which from Crédit Agricole entities (Regional Banks)</td>
<td>50,068</td>
</tr>
<tr>
<td>Due to customers</td>
<td>483,638</td>
</tr>
<tr>
<td>Debt securities</td>
<td>150,390</td>
</tr>
<tr>
<td>Revaluation adjustment on interest rate hedged portfolios</td>
<td>12,777</td>
</tr>
<tr>
<td>Current and deferred tax liabilities</td>
<td>5,221</td>
</tr>
<tr>
<td>Accruals, deferred income and sundry liabilities</td>
<td>67,104</td>
</tr>
<tr>
<td>Liabilities associated with non-current assets held for sale</td>
<td>22,015</td>
</tr>
<tr>
<td>Insurance company technical reserves</td>
<td>244,578</td>
</tr>
<tr>
<td>Provisions</td>
<td>4,766</td>
</tr>
</tbody>
</table>
Subordinated debt | 29,980
---|---
Total liabilities | 1,797,129
Equity | 45,232
Equity, Group share | 39,727
Share capital and reserves | 30,538
Consolidated reserves | 13,738
Other comprehensive income | 1,922
Net income/(loss) for the year | (6,471)
Minority interests | 5,505
TOTAL EQUITY AND LIABILITIES | 1,842,361

Funding and Liquidity Management

Because the liquidity of the Crédit Agricole Group is managed centrally in CASA, it is appropriate to describe liquidity and funding at the Crédit Agricole Group level.

The Crédit Agricole Group continued to follow a prudent liquidity management policy in 2012. This prudence was reflected in its ongoing deleveraging plan, as well as in its adjustment plan, which aimed to reduce funding requirements by €50 billion. This objective was achieved from the third quarter of 2012 by means of a strategy to increase its reserves in the form of securities, in line with the new Basel regulatory plans.

The Crédit Agricole Group continued its policy of diversifying across the various debt markets, and is developing access to additional funding via its retail networks and specialized subsidiaries.

The Crédit Agricole Group’s liquidity risk management and control system is built around indicators divided into four separate groups:

- Short-term indicators derived largely from simulations of crisis scenarios. The purpose of these is to schedule maturities and volumes of short-term refinancing as a function of liquidity reserves, cash flow from commercial business and repayment of long-term borrowings;

- Long-term indicators used to assess the risk of a rise in CASA issue spreads and to schedule maturities of long-term debt so as to anticipate the Crédit Agricole Group’s funding requirements;

- Diversification indicators which are used to limit concentration in sources of funding; and

- Cost indicators used to measure the short-term and long-term trends in the Crédit Agricole Group’s issue spreads and evaluate the impact of a higher or lower liquidity cost.

The definition of these indicators and the way in which they are to be managed are set out in a series of standards which were reviewed and validated by various Crédit Agricole Group bodies.

Major Funding Sources

The Crédit Agricole Group has short-term debt which encompasses short-term market funds and repos and liquid assets (primarily deposits with central banks, interbank assets and the securities portfolio).
The Crédit Agricole Group’s long-term funding sources comprise long-term market funds, customer-related funds and equity (and similar items).

The Crédit Agricole Group also has available funding reserves in:

- Securities that can be made liquid on the markets;
- Deposits with central banks;
- Assets eligible for central bank refinancing;
- Securitization and self-securitization tranches eligible for central bank refinancing.

In relation to medium- and long-term funding, CASA further raised €18.8 billion in 2012 through its market issuance program.

The Crédit Agricole Group has access to additional funding sources via its retail bank networks (Regional Bank network and LCL and Cariparma networks) and specialized subsidiaries (CACIB (mainly structured private placements) and Crédit Agricole Consumer Finance (mainly issuances and securitizations)), notably through debt issuance.

**Capital**

Under the European Union regulation transposed into French law by Regulation 90-02 (as amended), CASA’s capital adequacy ratio was required to be at least 8% at all times, including a Tier 1 ratio of at least 4%. These ratios will be revised as of January 1, 2014, as a result of the implementation of CRD IV and Basel III. Under FRB rules and regulations, as an FHC, CASA is required to maintain a Total Capital ratio of at least 10% and a Tier 1 ratio of at least 6%, as calculated in accordance with home country standards.

CASA’s ratios of capital to risk-weighted assets, as of December 31, 2012, were 11.7% for Total Tier 1 Capital and 9.7% for Core Tier 1. CASA’s total CRD solvency ratio was 13.2%

For further information on the assets, liabilities, funding and capital sources of CASA, please see its Annual Report-Registration Document (the “CASA Annual Report”), which is available on the following website: http://www.credit-agricole.com.
V. Derivative and Hedging Activities

CASA and its subsidiaries enter into derivative instruments to meet demand from their customers, to manage their financial risks and to take positions for their own account as part of specific trading activities. CASA and its subsidiaries enter into various types of derivatives, including swaps, forwards, futures and options, as well as certain derivatives that can be embedded in structured instruments. These derivatives can be standard contracts transacted through regulated exchanges or privately negotiated OTC contracts. Most frequently used derivative products, entered into for trading and risk management purposes, include interest rate, credit default and cross-currency swaps, foreign exchange options, foreign exchange forward contracts and foreign exchange and interest rate futures.

Derivatives not held for hedging purposes (as defined by IAS 39) are recognized in the trading portfolio. Accordingly, these derivatives are monitored for market risk as well as counterparty risk, where applicable. Certain derivative instruments may be held for the economic hedging of financial risks, but without meeting the IAS 39 criteria (prohibition on equity hedging, etc.). For this reason, they are likewise recognized in the trading portfolio.

Each hedging relationship is formally documented at inception. The documentation describes the hedging strategy, identifies the hedged item and the hedging instrument, identifies the nature of the hedged risk and describes the methodology used to test the expected (prospective) and actual (retrospective) effectiveness of the hedge. Each CASA entity manages its financial risks within limits set by the Group Risk Management Committee chaired by the Chief Executive Officer of CASA.
VI. Memberships in Material Payment, Clearing and Settlement Systems

CASA and its subsidiaries are members of several Financial Market Utilities (“FMUs”), including payment systems, clearinghouses, securities depositories and central counterparties. The following table sets forth material FMU memberships used by CASA’s MEs to facilitate their businesses in the United States.

<table>
<thead>
<tr>
<th>FMU</th>
<th>ME Member</th>
<th>Functionality</th>
</tr>
</thead>
<tbody>
<tr>
<td>ACH</td>
<td>CACIB NY Branch</td>
<td>Payments</td>
</tr>
<tr>
<td>CBOE</td>
<td>CAS</td>
<td>Settlement and Clearing</td>
</tr>
<tr>
<td>CHIPS</td>
<td>CACIB NY Branch</td>
<td>Payments</td>
</tr>
<tr>
<td>Depository Trust Company</td>
<td>CACIB NY Branch, CAS</td>
<td>Settlement and Clearing</td>
</tr>
<tr>
<td>FedWire</td>
<td>CACIB NY Branch</td>
<td>Payments</td>
</tr>
<tr>
<td>Fixed Income Clearing Corporation/FICC Portfolio Clearing</td>
<td>CACIB NY Branch, CAS</td>
<td>Settlement and Clearing</td>
</tr>
<tr>
<td>National Securities Clearing Corporation</td>
<td>CAS</td>
<td>Settlement and Clearing</td>
</tr>
<tr>
<td>New York Portfolio Clearing</td>
<td>CACIB NY Branch, CAS</td>
<td>Settlement and Clearing</td>
</tr>
<tr>
<td>Options Clearing Corporation</td>
<td>CAS</td>
<td>Settlement and Clearing</td>
</tr>
<tr>
<td>SWIFT</td>
<td>CACIB NY Branch</td>
<td>Payments</td>
</tr>
</tbody>
</table>
VII. Foreign Operations

The Crédit Agricole Group is the market leader in France in Universal Customer-Focused Banking and one of the largest banks in Europe. As the leading financial partner of the French economy and a major European player, the Crédit Agricole Group serves its customers’ needs in France and around the world across the full spectrum of retail banking businesses and related specialized businesses: insurance, asset management, leasing and factoring, consumer finance, and corporate and investment banking.

Underpinned by firm cooperative and mutual foundations, 153,525 employees and the 29,000 directors of its Local and Regional Banks, the Crédit Agricole Group is a responsible and responsive bank serving 51 million customers, 6.9 million mutual shareholders and 1.2 million public shareholders.

As at December 31, 2012, Crédit Agricole S.A. had approximately €1.8 trillion in consolidated assets and realized over €16 billion in consolidated revenues in the year 2012.

For further information on CASA’s foreign operations, please see Sections 1 and 6 of the CASA Annual Report. For further information on CACIB’s foreign operations see Sections 1 and 6 of the CACIB Shelf-Registration Document, which is available on the following website: http://www.ca-cib.com.
VIII. Material Supervisory Authorities

As CASA is a foreign banking organization that is treated as a bank holding company, the FRB has general regulatory authority and supervisory oversight over CASA and all of its U.S. activities and entities. The following table identifies the other primary regulatory authorities with specific supervisory oversight over CASA and its MEs:

<table>
<thead>
<tr>
<th>Crédit Agricole Entity</th>
<th>Primary Regulatory Authority</th>
</tr>
</thead>
<tbody>
<tr>
<td>CASA</td>
<td>Autorité de Contrôle Prudentiel et de Résolution</td>
</tr>
<tr>
<td>CACIB NY Branch</td>
<td>NY State Department of Financial Services</td>
</tr>
<tr>
<td>CAS</td>
<td>Securities and Exchange Commission</td>
</tr>
<tr>
<td>CAASI</td>
<td>None</td>
</tr>
</tbody>
</table>
IX. Principal Officers

The tables below identify the Management Committee and the Executive Committee of CASA as of September 10, 2013.

<table>
<thead>
<tr>
<th>Management Committee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name</td>
</tr>
<tr>
<td>Jean-Paul CHIFFLET</td>
</tr>
<tr>
<td>Jean-Yves HOCHER</td>
</tr>
<tr>
<td>Bruno de LAAGE</td>
</tr>
<tr>
<td>Michel MATHIEU</td>
</tr>
<tr>
<td>Xavier MUSCA</td>
</tr>
<tr>
<td>Joseph d’AUZAY</td>
</tr>
<tr>
<td>Pierre DEHEUNYNCK</td>
</tr>
<tr>
<td>Bernard DELPIT</td>
</tr>
<tr>
<td>Philippe DUMONT</td>
</tr>
<tr>
<td>Olivier GAVALDA</td>
</tr>
<tr>
<td>Jérôme GRIVET</td>
</tr>
<tr>
<td>Yves NANQUETTE</td>
</tr>
<tr>
<td>Yves PERRIER</td>
</tr>
<tr>
<td>Hubert REYNIER</td>
</tr>
</tbody>
</table>

The Executive Committee is composed of the members of the Management Committee, plus:

<table>
<thead>
<tr>
<th>Executive Committee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name</td>
</tr>
<tr>
<td>Jérôme BRUNEL</td>
</tr>
<tr>
<td>Philippe CARAYOL</td>
</tr>
<tr>
<td>Julien FONTAINE</td>
</tr>
<tr>
<td>Christophe GANCEL</td>
</tr>
<tr>
<td>Jean-Christophe KIREN</td>
</tr>
<tr>
<td>Giampiero MAIOLI</td>
</tr>
<tr>
<td>Jean-Paul MAZOYER</td>
</tr>
<tr>
<td>Marc OPPENHEIM</td>
</tr>
</tbody>
</table>
X. Resolution Planning Corporate Governance Structure and Processes Related to Resolution Planning

CASA’s governance structure in respect of its U.S. Resolution Plan is intended to ensure that the U.S. Resolution Plan adheres to all elements of the SIFI Rule and is also designed to be integrated with CASA’s governance structure in respect of the Crédit Agricole Group’s French Recovery and Resolution Plan (the “RRP”), which is filed annually with the French Autorité de Contrôle Prudentiel et de Résolution (the “ACPR”).

CASA’s Board of Directors is ultimately responsible for the preparation of both its U.S. Resolution Plan and the RRP (other than any portions of the RRP that are prepared by the ACPR). CASA’s Board of Directors has delegated to its RRP Steering Committee (the “RRP Committee”) responsibility for the preparation of the U.S. Resolution Plan and the RRP. In France, the RRP Committee has a designated team (the “RRP Team”) that prepares the Crédit Agricole Group’s annual RRP and liaises with the ACPR in connection with its assessment of the RRP. However, because all of CASA’s U.S.-based CBLs and MEs are conducted, or owned, by CACIB, the RRP Committee delegated responsibility for preparation of the U.S. Resolution Plan to CACIB. In turn, CACIB, in consultation with the RRP Committee, established a U.S. Resolution Plan Steering Committee (the “U.S. RP Committee”), which meets regularly and is responsible for overseeing the development, resourcing, maintenance and filing of CASA’s U.S. Resolution Plan.

CASA’s U.S. Resolution Plan was prepared by a designated team (the “U.S. RP Team”) reporting to the U.S. RP Committee. The U.S. RP Team is headed by the Dodd-Frank Act Program Director and comprised of members of the Permanent Control, Back Office and Legal Departments of CACIB in the United States, as well as outside consultants. The U.S. RP Committee approved the scope, resolution assumptions and other methodology decisions in respect of the U.S. Resolution Plan and monitored the status of its preparation. To ensure that the content of the U.S. Resolution Plan was complete and aligned with the SIFI Rule and guidance provided by the U.S. regulators, CACIB retained external legal counsel and specialty resolution consultants to review, and provide technical analysis of, the U.S. Resolution Plan.

CASA’s Board of Directors delegated authority to its CEO and one of its Deputy CEOs to approve the U.S. Resolution Plan before the U.S. filing deadline and such Deputy CEO sub-delegated that authority CASA’s Senior Country Officer for the United States. Prior to being approved by CASA’s Senior Country Officer for the United States, the U.S. Resolution Plan was presented to the Audit Committees of each of CASA and CACIB and both presented to and approved by:

- The U.S. RP Committee;
- CACIB’s Board of Directors; and
- CASA’s Board of Directors.
XI. Material Management Information Systems

Management Information Systems ("MIS") are software applications that help to organize, evaluate and efficiently manage financial and transaction data.

CASA’s U.S. operations rely on MIS for the following functions:

- Risk management;
- Accounting;
- Generation of management reports;
- Financial and regulatory reporting; and
- General operations.

As part of the information collection process involved in the creation of the U.S. Resolution Plan, the CBLs, MEs and functional groups described the MIS used in their respective departments or entities and specifically detailed which systems would be key in a resolution scenario. CASA’s U.S. operations make use of a combination of in-house and vendor developed MIS.
XII. Resolution Strategy Summary

As required by the SIFI Rule, the U.S. Resolution Plan includes a strategic analysis of potential strategies to be implemented in the event of a resolution of CASA’s MEs and CBLs following the failure of CASA and its MEs.

The strategic analysis has been developed using the assumptions required by the U.S. regulators and assumes a simultaneous failure of CASA and all MEs due to an idiosyncratic event that is specific to CASA and a wind-down period of 30 days prior to entering resolution. The strategic analysis contemplates an orderly resolution, designed to minimize market disruption without assistance from U.S. taxpayers. Owing to the idiosyncratic nature of the failure, the strategic analysis assumes that other market participants will be in a position to acquire CASA’s assets and businesses.

Consistent with the requirements of the SIFI Rule, the strategic analysis assumes that no ME would enter resolution proceedings under the Orderly Liquidation Authority, but instead would be subject to, as applicable, the New York State Banking Law, the Securities Investor Protection Act (“SIPA”), or the U.S. Bankruptcy Code. The strategy to resolve CASA’s U.S. operations revolves around the resolution of its MEs—with the resolution of the CBLs coming as a result of resolving the MEs in which they operate.

The MEs would be resolved as follows:

- **CACIB NY Branch** would be seized by the Superintendent of the NY State Department of Financial Services, who would commence an orderly wind-down and liquidation.

- **CAS** would be wound-down after the initiation of a SIPA proceeding by a trustee appointed by the Securities Investor Protection Corporation (“SIPC Trustee”). The SIPC Trustee would transfer customer accounts to a solvent broker-dealer. The SIPC Trustee would then liquidate the remainder of CAS’s business.

- **CAASI** would be resolved under Chapter 11 of the U.S. Bankruptcy Code. However, CAASI would likely continue to operate while CAS and the CACIB NY Branch are in insolvency to provide these MEs with necessary services.