



Rule 12g3-2(b) Exemption # 82-35186
Free English Translation

SPECIFIC DISCLOSURE POLICY OF BANCO DO BRASIL

1. Responsible Area: Investor Relations Unit

2. Regulation: Law 6,385/1976, Law 6,404/1976, Law 13,303/2016, Decree 8,945/2016, CVM (Securities and Exchange Commission of Brazil) Resolution 44/2021, and its updates.

3. Review periodicity: every three years or, extraordinarily, at any time.

4. Introduction and definitions: This Policy guides the behavior of Banco do Brasil S.A. (BB). The entities linked to Banco do Brasil (ELBB) are expected to define their directions based on these guidelines, considering the specific needs and legal and regulatory aspects to which they are subject.

5. The Disclosure Policy regulates the disclosure of information that, due to its nature, may rise in Material fact or Relevant event, within BB and its controlled companies.

6. The criteria, requirements, standards and procedures resulting from this Policy are defined in internal normative instructions (IN).

7. For the purposes of this Policy, the following definitions are considered:

7.1. Securities: shares, debentures and subscription bonuses, coupons, rights, subscription receipts, securities deposit certificates, investment fund shares, commercial notes, futures contracts, options, certificates of real estate receivables – CRI's, certificates of audiovisual investments, shares in real estate investment funds – FII, shares in investment funds whose regulations provide that their share portfolio is composed exclusively of shares issued by the company, securities derivatives and any others covered by law or regulation.

7.2. Controlling shareholder: Legal entity that, directly or indirectly, holds the majority of the voting share capital of the Company or of its publicly held subsidiaries.

7.3. Securities Distribution System: is responsible for placing and trading securities and comprises the set of financial institutions, systems and procedures inherent to this market. These institutions include: Commodity Brokers, Financial Institutions, Commodity and Futures Exchanges, Organized Over-the-Counter Markets, securities clearing and settlement entities, among others.

7.4. Guidance: Future projections and forecasts include information regarding results, strategy, financing plans, competitive position, sector environment, potential growth opportunities, the effects of future regulation and the effects of competition. Such estimates refer only to the date on which they were expressed, constituting a set of indicators that allow market analysts to project Banco do Brasil's future results. However, given the risks and uncertainties of scenarios, which are beyond the Bank's ability to control or predict, projections may not materialize and, therefore, do not constitute a guarantee of future performance.

8. Material fact or Relevant event: is considered, for the purpose of disclosure, any decision of the controlling shareholder, or resolution of the shareholding meeting or resolution of the members of management of BB or any other fact or relevant event of a political-administrative, technical, business, or economic-financial nature, occurred or related to its business, which may have a relevant influence on:

8.1. quotation of the securities of BB or referenced to them;

8.2. investors' decision to buy, sell or keep these securities;

8.3. investors' decision to exercise any rights inherent to the condition of holder of securities issued by BB or referenced to them.

9. Relevant negotiation: is considered the transaction or set of transactions whereby the direct or indirect participation exceeds upwards or downwards, the levels of 5% (five percent), 10% (ten percent), 15% (fifteen percent) and so on, in type or class of shares representing the capital.

10. It is the duty of the managers, of the areas involved and of the Investor Relations Officer to analyze the concrete situations that may arise in the course of their duties or purposes, always considering its materiality, tangibility or strategic importance, in order to verify whether the situations constitute or not a Material fact or Relevant event.

11. If BB considers it is necessary to disclose information that is not characterized as a Material fact or Relevant event, such disclosure may be released through Information to the Market.

12. The Investor Relations Officer (IRO), as registered with the CVM, is responsible for releasing information related to Material fact or Relevant event and other information to the market, although the other managers, the controlling shareholder, the members of the Advisory Council and the members of the other committees created by statutory provision respond jointly in cases of non-compliance with the rules of disclosure of information to the market.

13. This policy applies to:

13.1. management and any other individuals who as a result of their responsibilities or position at BB have access to information involving Material fact or Relevant event, who are required to keep this information until it is disclosed to the market and ensure that subordinates and others to do the same, responding jointly to them in case of non-compliance.

13.2. the controlling shareholders, direct or indirect, statutory members, the Chief Audit Executive, and the Chief Ombudsman.

13.3. all persons that have a commercial, professional or confidence relations with BB, such as independent auditors, securities analysts, advisors, and partner institutions of the distribution system, who have the authority to verify the disclosure of information before negotiating with securities issued by the company or related to them.

13.4. those who maintain the following links with those who have access to Material fact or Relevant event: spouse from whom they are not legally or extrajudicial separated, of companions and any dependents included in the annual income tax declaration.

13.5. who has access to the Material fact or Relevant event by virtue of the position, function and has left from BB before the disclosure of business or fact initiated during the period in which it exercised activities in the BB, extending for a period of 3 (three) months after their departure.

Statements

14. RELEASE OF MATERIAL FACT OR RELEVANT EVENT

14.1. BB guides the disclosure of information to the market based on the needs of external users for the purposes of economic decisions, in compliance with the requirements of regulatory and supervisory bodies.

14.2. BB provides in the interaction with the shareholders, investors, and opinion makers, trustworthy and timely corporate information with quality, transparency, truth, completeness, consistence, fairness and timing, respecting higher patterns of corporate governance, even in times of crisis.

14.3. During the managing its businesses, BB simultaneously and equitably disclosure facts or events of a political-management, technical, or economic nature, or that involve negotiations which could affect the value of BB's securities or shares and that could influence investor decisions.

14.4. BB guarantees access to information of corporate nature or Material fact or Relevant event to all the agents of society, customers, employees, the press, and the investor community.

14.5. Access to information relating to Material fact or Relevant event is limited to the professionals of BB directly involved with the respective matter until its opportune disclosure to the market.

14.6. Members of the Board of Directors and the Supervisory Council, as well as the Executive Board must communicate any Material fact or Relevant

event that they are aware of or that involve any negotiations in which they are involved to the Investor Relations Officer (DRI), so a decision can be made whether the information should be kept or disclosed.

14.7. Whenever the members of the Board of Directors, the Supervisory Council and the Executive Board identify a failure of the Investor Relations Officer (DRI) to release a material fact or relevant event that they are aware of, they must notify the Officer, in writing, so that the disclosure can be made. However, notification of a material fact or relevant event does not dismiss the responsibility to CVM (Securities and Exchange Commission of Brazil) to disclose the information.

14.8. Material fact or Relevant event can be withheld under exceptional circumstances, if the controlling shareholder or BB's management understands that this disclosure would compromise the legitimate interests of the BB.

14.9. Whenever BB's management decides to withhold information involving a Material fact or Relevant event and this information are discovered, the Investor Relations Officer (IRO) should immediately disclose this information as a Material fact.

14.10. In case of atypical fluctuation in value, price, or trading volume in BB's shares, the Investor Relations Officer (IRO) should present a written inquiry to the individuals who have access to any relevant information, in order to verify if they are aware of relevant information that should be disclosed to the market and, if appropriate, disclosure should be immediate.

14.11. We do not comment on rumors or destabilizing statements, except in cases that may result in requests for clarification from regulatory authorities, that may harm our image or business, as well as in situations that may materially affect the trading price of the Company's securities, in which cases the Investor Relations Officer shall act in accordance with this Policy and the applicable regulation..

14.12. BB discloses a Material act or Relevant event to CVM and Brasil, Bolsa, Balcão (B3), in that order, and, when necessary, BB discloses to foreign regulators. After confirmation of receipt of the notice by CVM, BB simultaneously discloses the same content to all market participants, available on the Investor Relations page on the worldwide computer network, in Portuguese and in English, as well as on a news portal with a page on the world wide web and we send the content by electronic mail (e-mail) to the base of the registered users.

14.13. BB discloses a Material fact or Relevant event before the beginning or after the end of activities of B3 and, if disclosure is imperative during negotiations, the Investor Relations Officer (DRI) may request B3 and the entities from the market the suspension of trading BB's securities, or referenced to them, for the time necessary for the adequate dissemination of relevant information.

14.14. We disclose Material Information preferably after the close of trading on B3, and may, alternatively, do so up to one hour prior to the opening of the trading session. If disclosure during trading hours is imperative, the Investor Relations Officer may request B3 and the organized over-the-counter market entities to suspend trading in Banco do Brasil's securities, or in securities

referenced thereto, for the time necessary to ensure the proper dissemination of the material information.

14.15. Any natural or legal person, or group of people, acting together or representing the same interest, that does business or set of businesses through which the participation, directly or indirectly, exceeds, up or down, the levels of 5 % (five percent), 10% (ten percent), 15% (fifteen percent) and so on, of the type or class of shares representing the share capital, will send such information provided in article 12 of CVM Resolution 44/2021 to BB, and BB will transmit to the CVM, B3 and, if applicable, to the other external regulators the information received.

15. GUIDANCE

15.1. BB annually discloses its performance projections, releasing it, through Material fact and updating the Reference Form, when changes or suspensions are made.

16. QUIET PERIOD

16.1. BB adopts, accordingly to best market practices, quiet period in the 15 (fifteen) days that precede its earnings release aiming to guarantee fairness to the information treatment and to its communication to the market.

17. PENALTIES

17.1. Violation of the rules and standards established in this Policy for Disclosure to the Market, section Material fact or Relevant event, are serious infractions and shall subject the violator to the penalties foreseen in Law 6,385/76, in CVM Resolution 44/2021 and updates, and in Law 6,404/1976.

18. Last revision date: This Policy was approved by the Board of Directors at a meeting held on May 12, 2026.