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MEMBERS OF THE MANAGEMENT BODIES



MANAGEMENT COMMENTS ON PERFORMANCE

Dear Shareholders,

BB Seguridade's net income grew R\$94.3 million (+10.7% YoY) in the first quarter of 2021, maintaining a solid growth trend in the operating results (+7.4%), a very robust performance considering that the 1Q20 was slightly impacted by the adversities imposed by the Covid-19 pandemic, while the 1Q21 was totally impacted.

The main factors that explain the increase of the net income are:

- Brasilprev (+R\$70.7 million): driven by the improvement in the net investment income, with lower financial loss in the 1Q21 as compared to the 1Q20, due to the spike of inflation rates that accrued the assets of defined benefit plans at a higher pace than those that accrued the liabilities, as well as the increase in operating results, sustained by both the growth in revenues with management fee and the improvement of the cost to income ratio;
- BB Corretora (+R\$28.2 million): explained by the brokerage revenues up 5.1%, with increases in the main business lines (insurance, pension plans and premium bonds), and the improvement in the operating margin;
- Brasilcap (+R\$7.0 million): due to the net investment income growth and the higher revenue with load fee, as a
 result of the higher average duration of the portfolio that led the increase of the average load fee;
- Brasilseg (+R\$2.3 million): driven by earned premiums growth and lower effective tax rate, partially offset by both
 the higher loss ratio that resulted from the worsening in the health crisis caused by the Covid-19 pandemic and the
 drop in net investment income; and
- Holding's net investment income (R\$9.9 million): impacted by the contraction in financial investments volume after the return of capital to the shareholders in April 2020, and by the lower Selic rate.

Table 1 - Income Statement

	Parent		Oh :: 0/
	1Q21	1Q20	Chg.%
Equity Income	971,349	868,229	11.9
BB MAPFRE Participações S.A. (Brasilseg)	245,079	242,768	1.0
Brasilprev Seguros e Previdência S.A.	191,874	121,198	58.3
Brasilcap Capitalização S.A.	32,244	25,247	27.7
Brasildental Operadora de Planos Odontológicos S.A.	5,088	4,632	9.8
BB Corretora de Seguros e Administradora de Bens S.A.	506,371	478,132	5.9
Other	(9,306)	(3,749)	148.3
Other revenues and expenses	(1,099)	(2,350)	(53.2)
Personnal expenses	(2,777)	(2,772)	0.2
Administrative and sales expenses	(541)	(874)	(38.1)
Tax expenses	(853)	(2,693)	(68.3)
Other	3,072	3,989	(23.0)
Earnings before financial revenues and expenses	970,250	865,879	12.1
Net investment income	9,339	24,368	(61.7)
Financial income	12,256	49,575	(75.3)
Financial expenses	(2,917)	(25,207)	(88.4)
Earnings before taxes	979,589	890,247	10.0
Taxes	(2,527)	(7,526)	(66.4)
Net income	977,062	882,721	10.7

In the 1Q21, the holding's other revenues and expenses decreased 53.2% YoY, helped by the drop in PIS and Cofins tax expenses on financial income (-75.3%), due to the contraction in the average balance of financial investments and the lower average Selic rate.

The lower volume of expenses with data processing and business trip, and the closing of two lawsuits arrangements which allowed the reversal of provisions, also contributed to the drop in other revenues and expenses. On the other hand, this quarter recorded a lower volume of revenues from the ADR Level I program (-30.0%), accounted in other revenues, offsetting part of the decrease.

For more information about BB Seguridade's performance, including the managerial analysis of its investees, please refer to the MD&A, available at www.bbseguridaderi.com.br/en, section Financial Information, option Results Center.



RELATIONSHIP WITH INDEPENDENT AUDITORS

According to the CVM Rule 381/03, we hereby inform that, for the first quarter of 2021 results, BB Seguridade used the independent audit services provided by Deloitte Touche Tohmatsu Auditores Independentes ("Deloitte"), through a contract maintained by its controlling shareholder Banco do Brasil S.A.

When hiring services not related to the external audit, BB Seguridade adopts procedures based on the applicable law and on international accepted principles that preserve the auditor's independence. Such principles consist of: (i) the auditor should not audit its own work; (ii) the auditor should not perform managerial activities at his client management structure; and (iii) the auditor should not promote the interests of its client.

During the first quarter of 2021, there was an extension of the audit services contract between Banco do Brasil and Deloitte, with a price update, in accordance with the contractual agreement.

Company	Contra	ct dates	Service	Fee (R\$)
Company	Start	End	OEI VICE	1 θε (Κψ)
Banco do Brasil S.A.	3/22/2019	3/22/2022	Audit services on the financial statements of Banco do Brasil Conglomerate, prepared in accordance with IFRS and accounting practices adopted in Brazil.	17,648,564.45

BB Seguridade contracted non-audit services from Deloitte to conduct the Online Course on Governance and Compliance with Law 13.303/16, as shown below:

Company	Contra	ct dates	Service	Fee (R\$)	
Company	Start	End	Jei vice	1 66 (114)	
BB Seguridade Participações S.A.	12/16/2020	1/16/2021	Online Course – Governance and Compliance with Law 13,303 / 2016	27,775.00	

Regarding BB Seguridade's investees, on November 23th, 2020, it was signed an independent actuarial audit services contract between Deloitte and Brasilcap, effective as of November 23th, 2020, according to the information below:

Company	Contra	ct dates	Service	Fee (R\$)
Company	Start	End	Jel VIDE	1 σσ (1τφ)
Brasilcap S.A.	11/23/2020	5/23/2021	Independent actuarial audit, specifically to the financial statements for fiscal year 2020	67,500.00



STATEMENT OF INCOME

R\$ thousand (except earnings per share)	R\$ thousand	(except earnings	s per share)
------------------------------------------	--------------	------------------	--------------

		Pa	rent	Cons	olidated	
	Note	1st Quarter 2021	1st Quarter 2020	1st Quarter 2021	1st Quarter 2020	
OPERATING INCOME		971,349	868,229	1,290,766	1,169,376	
Equity income	[7.b]	971,349	868,229	470,523	388,758	
Net commissions income	[8]			820,243	780,618	
COST OF SERVICES PROVIDED	[9]	-	-	(40,342)	(45,460)	
GROSS PROFIT		971,349	868,229	1,250,424	1,123,916	
OTHER INCOME AND EXPENSES		(1,099)	(2,350)	(26,364)	(31,719)	
Personnel expenses	[10]	(2,777)	(2,772)	(14,227)	(15,435)	
Administratives and sales expenses	[11]	(541)	(874)	(3,371)	(5,410)	
Tax expenses	[12.c]	(853)	(2,693)	(1,445)	(4,339)	
Other	[13]	3,072	3,989	(7,321)	(6,535	
INCOME BEFORE FINANCIAL REVENUE AND EXPENSES		970,250	865,879	1,224,060	1,092,197	
FINANCIAL RESULT	[14]	9,339	24,368	18,315	46,710	
Financial revenue		12,256	49,575	21,303	73,223	
Financial expenses		(2,917)	(25,207)	(2,988)	(26,513	
INCOME BEFORE TAXES AND EQUITIES		979,589	890,247	1,242,375	1,138,907	
INCOME TAX AND SOCIAL CONTRIBUTION	[12.a]	(2,527)	(7,526)	(265,313)	(256,186	
NET INCOME		977,062	882,721	977,062	882,721	
Number of shares	[25.a]	2,000,000,000	2,000,000,000	2,000,000,000	2,000,000,000	
Weighted average number of shares - basic and diluted	[25.c]	1,996,638,467	1,996,694,370	1,996,638,467	1,996,694,370	
Basic and diluted earnings per share (R\$)	[25.c]	0,49	0.44	0,49	0.44	

The accompanying notes are an integral part of the interim financial statements

STATEMENT OF COMPREHENSIVE INCOME

R\$ thousand

		Par	ent	Consolidated		
	Note	1st Quarter 2021	1st Quarter 2020	1st Quarter 2021	1st Quarter 2020	
NET INCOME		977,062	882,721	977,062	882,721	
Share of comprehensive income Investments in Equity Holdings	[7.b]	(202,483)	(35,080)	(202,483)	(35,080)	
Gains/(losses) on financial assets available for sale		(337,472)	(58,467)	(337,472)	(58,467)	
Tax effect		134,989	23,387	134,989	23,387	
TOTAL COMPREHENSIVE INCOME		774,579	847,641	774,579	847,641	



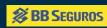
BALANCE SHEET

			ent	Consolidated	
	Note	Mar 31, 2021	Dec 31, 2020	Mar 31, 2021	Dec 31, 202
CURRENT ASSETS		330,043	1,279,341	3,257,728	3,618,88
Cash and cash equivalents	[15]	319,783	208,893	2,182,502	2,195,44
Financial assets measured at amortized cost	[16.b]			302,006	245,10
Dividends/interest on equity receivable	[17]	-	1,060,278	-	
Commissions receivable	[18]			765,883	1,173,98
Other assets	[20]	10,260	10,170	7,337	4,34
NON-CURRENT ASSETS		6,842,616	6,067,671	7,076,615	7,281,41
Financial assets at fair value through profit or loss	[16.a]	11,468	3,948	12,508	4,98
Financial assets measured at amortised cost	[16.b]				204,4
Current tax assets	[12.d]	84,674	85,155	114,480	114,77
Deferred tax assets	[12.e]	545	1,305	17,550	17,63
Commissions receivable	[18]			638,565	643,09
Investments in associates	[7.b]	6,740,595	5,971,729	6,080,771	6,084,34
Intangible	[19]	5,285	5,481	5,285	5,4
Other assets	[20]	49	53	207,456	206,6
TOTAL ASSETS		7,172,659	7,347,012	10,334,343	10,900,2
CURRENT LIABILITIES		7,886	957,301	1,482,645	2,853,3
Statutory obligation	[21]	468	948,493	468	948,4
Contingent liabilities	[22]		124	5,515	6,4
Current tax liabilities	[12.g]	111	81	227,366	682,9
Unearned commissions	[23]			1,111,608	1,127,3
Other liabilities	[24]	7,307	8,603	137,688	88,0
NON-CURRENT LIABILITIES		28	106	1,686,953	1,657,3
Contingent liabilities	[22]	28	106	12,621	11,5
Deferred tax liabilities	[12.h]			228,565	228,5
Unearned commissions	[23]			1,445,767	1,417,2
TOTAL LIABILITIES		7,914	957,407	3,169,598	4,510,6
EQUITY		7,164,745	6,389,605	7,164,745	6,389,6
Capital	[25.a]	3,396,767	3,396,767	3,396,767	3,396,7
Capital reserves	[25.b]	1,576	1,588	1,576	1,58
Income reserves	[25.b]	3,060,956	3,060,956	3,060,956	3,060,9
Treasury shares	[25.g.4]	(82,039)	(82,588)	(82,039)	(82,58
Other accumulated comprehensive income	[25.e]	(189,601)	12,882	(189,601)	12,8
Retained earnings		977,086	· _	977,086	·
TOTAL EQUITY		7,164,745	6,389,605	7,164,745	6,389,6



STATEMENT OF CASH FLOWS

		Pare	nt	Consolidated		
	Note	1st Quarter 2021	1st Quarter 2020	1st Quarter 2021	1st Quarter 2020	
Cash flow from operating activities						
Net profit		977,062	882,721	977,062	882,721	
Adjustment to net profit:						
Equity income	[7.b]	(971,349)	(868,229)	(470,523)	(388,758)	
Net increase in dividends and interest on shareholders' equity		(312)	13,642	2,623	24,871	
Net increase in financial assets at amortized cost				(2,287)	(6,124)	
Other adjustments		531	316	884	(155)	
Adjustment to net profit		5,932	28,450	507,759	512,555	
Changes in balance sheet items:						
Financial assets at fair value through profit or loss		(7,520)	(169)	(7,522)	(1,939)	
Current tax assets and deferred tax assets		1,241	(16,697)	380	(97,727)	
Commissions receivable				412,630	168,913	
Other assets		(87)	(2,722)	(3,792)	(6,660	
Unearned commissions				12,767	30,817	
Current tax liabilities and deferred tax liabilities		30	5,596	(455,584)	(365,267	
Other liabilities		(1,294)	(617)	49,599	9,889	
Cash provided by operating activities		(1,698)	13,841	516,237	256,705	
Cash flow from investment activities						
Investments in financial assets measured at amortized cost					(200,000	
Redemptions in financial assets measured at amortized cost				149,831	-	
Dividends received	[7.b]	1,063,213	1,972,721	271,614	505,960	
Acquisition of investments - Ciclic Corretora de Seguros S.A.	[7.b]			-	(12,750	
Acquisition Asset			(11)		(981	
Cash provided by investment activities		1,063,213	1,972,710	421,445	293,199	
Cash flow from financing activities						
Dividends paid		(950,625)	(3,815,039)	(950,625)	(3,815,039)	
Cash flow provided by financing activities		(950,625)	(3,815,039)	(950,625)	(3,815,039	
Net change in cash and cash equivalents		110,890	(1,828,488)	(12,943)	(3,271,259)	
Opening balance	[15]	208,893	4,231,195	2,195,445	7,381,292	
Closing balance	[15]	319,783	2,402,707	2,182,502	4,110,033	
Increase (decrease) in cash and cash equivalents		110,890	(1,828,488)	(12,943)	(3,271,259	
Complementary information on operations						
Income tax paid		(423)	(1,175)	(500,158)	(479,961)	
Social contribution paid		(400)	(1,612)	(188,676)	(185,657)	
Total taxes paid		(823)	(2,787)	(688,834)	(665,618	



Event

Balances at Dec 31, 2019

Net income for the period

Balances at Mar 31, 2020

Changes in the year

Share-based payment transactions

Other accumulated comprehensive income

STATEMENT OF CHANGES IN EQUITY

Other Accumulated Comprehensive Income	Total
232	6,830,385
(52,088)	(52,088)
	1,013,758
(51,856)	7,792,055

(52,088)

Retained Earnings/

Accumulated

Losses

1,013,758

1,013,758

1,013,758

Treasury

Shares

(83,451)

(83,306)

145

145

R\$ thousand

961,670

•			` '				· · ·		· ·
Balances at Dec 31, 2020		3,396,767	1,588	679,354	2,381,602	(82,588)	-	12,882	6,389,605
Share-based payment transactions			(12)			549			537
Other accumulated comprehensive income	[7.b]							(202,483)	(202,483)
Expired dividends							24		24
Net income for the period	[25.c]		-	-	-		977,062		977,062
Balances at Mar 31, 2021		3,396,767	1,576	679,354	2,381,602	(82,039)	977,086	(189,601)	7,164,745
Changes in the year			(12)	-	-	549	977,086	(202,483)	775,140
The accompanying notes are an integral part of the interi	m financial statements								

Legal Reserve

1,087,026

1,087,026

Capital

Reserves

1,262

(145)

1,117

(145)

Note

[25.c]

Capital

5,646,767

5,646,767

Profit Reserves

Statutory Reserve

178,549

178,549



STATEMENT OF VALUE ADDED

					R\$ thousar
		Par	ent	Consoli	dated
	Note	1st Quarter 2021	1st Quarter 2020	1st Quarter 2021	1st Quarter 2020
Income		3,103	4,163	932,570	888,149
Commissions income	[8]			928,113	882,642
Other income	[13]	3,103	4,163	4,457	5,50
Input Acquired from Third Parties		(541)	(1,001)	(55,233)	(62,663
Administrative expenses diverse	[11]	(541)	(874)	(3,371)	(5,410
Cost of services provided	[9]			(40,342)	(45,460
Other expenses	[13]		(127)	(11,520)	(11,793
Gross Added Value		2,562	3,162	877,337	825,48
Depreciation and amortization	[13]	(31)	(47)	(257)	(249
Net Added Value Generated by the Entity		2,531	3,115	877,080	825,23
Added Value Received Through Transfer		983,605	917,804	491,826	461,98
Equity in the earnings of associates	[7.b]	971,349	868,229	470,523	388,75
Financial income	[14]	12,256	49,575	21,303	73,22
Total Added Value to Distribute		986,136	920,919	1,368,906	1,287,21
Distribution of Added Value		986,136	920,919	1,368,906	1,287,21
Personnel	[10]	2,777	2,772	14,227	15,43
Taxes, fees and contributions		3,380	10,219	374,629	362,54
Financial expenses	[14]	2,917	25,207	2,988	26,51
Retained earnings in the year		977,062	882,721	977,062	882,72



EXPLANATORY NOTES TO THE FINANCIAL STATEMENTS

1 - OPERATIONS

BB Seguridade Participações S.A. ("BB Seguridade") is a holding company controlled by Banco do Brasil S.A., established on December 20th, 2020, which operates in insurance, pension plans and premium bonds businesses. It is a publicly-held company and its shares are traded in the Novo Mercado segmet of B3 S.A. _ Brasil, Bolsa, Balcão, under the ticker "BBSE3" and its ADRs (American Depositary Receipts) are trading Over-the-Counter (OTC) in the USA, under the ticker "BBSEY".

BB Seguridade, enrolled with the CNPJ (Brazilian equivalent of IRS Registry of Legal Entities) 17.344.597/0001-94, is headquartered in Setor de Autarquias Norte, Quadra 05, Lot B, 3rd Floor, Banco do Brasil Building, Asa Norte, Brasilia, Distrito Federal, Brazil.

The purpose of the Group is the participation in insurance, premium bonds, open private pension plans and health insurance companies, as well as other companies whose corporate purpose is the brokerage and feasibility of business involving P&C, life, health, premium bonds, private pension plans and asset management.

The Group's operations are conducted through its wholly owned subsidiaries Seguros Participações S.A. ("BB Seguros") and BB Corretora de Seguros e Administradora de Bens S.A. ("BB Corretora").

Such participations are currently organized in two segments: risk and accumulation businesses, which operate in insurance, private pension plans, premium bonds and dental assistance plans segments through BB Seguros with private partnerships; and distribution businesses, which is responsible for the distribution of insurance, private pension plans, premium bonds and dental assistance plans, through BB Corretora, in addition to investee that operates in the distribution of insurance products through digital channels.

Counting on Banco do Brasil's network as the main distribution channel of a complete portfolio of products with the intermediation of its own insurance broker, BB Seguridade currently occupies a proeminent market position in all segments in which it is present.

Since the beginning of this current situation, caused by the Covid-19 pandemic, more than 30 initiatives involving the whole Company were implemented, through a specfic plan to deal with the Covid-19, sustained by the pillars of extreme focus, agile decision making and timely communication.

The Company's current organizational structure has been enhanced to place greater emphasis on digital initiatives aiming the capture of opportunities brought by the acceleration of consumer behavior to online environments.

Our clients continue to be served and supported in their needs, and the insurances, in the current scenario, represents a great ally to bring the serenity and safety expected by those who already use our products and services, in addition to those who started to consume it after this adverse situation emerged. We have extended the limits of service in digital channels and remain focused on completing the self-service journeys. We also offer benefits and services to help clients during the social isolation.

Taking measures to sustain our current business, while keeping our eyes on the new normal, completes the Company's initiatives to face the effects of Covid-19. Hence, we prioritize revenue generation with businesses more adherent and less impacted by the situation, ensuring that technology strategies do not slow down the pace, in addition to accelerating projects with high potential to capture market opportunities.

Therefore, the Company continues monitoring and evaluating scenarios that may affect its operations, with daily assessment of the situation, updating of preventive measures and risk minimization actions, and coordinating the execution of action plans in the Continuity Coordinator Group. Up to now, no material impacts that may jeopardize the sustainability of the Company and its Investees' operations have been identified.

In addition, the Company continues adopting measures to relieve the impacts caused by the pandemic, aiming to maintain the safety of its employees, collaborating with society and the authorities to contain the virus and to sustain its operations, such as the maintenance of remote work for all employees, online training and corporate events and internal and external meetings through audio and video conferences.

The Company has a Return to Office Plan (ROP) to provide an environment that offers safety and tranquility for employees in the return to office, ensuring business continuity after the quarantine flexibility.

Considering the evolution of the pandemic until the end of the 1° quarter /2021, in addition to the vaccines' limitation for specific publics that will be applied in the first phases of the Vaccination Programs, the Company continues to adopt the remote work without having performed the Return to Office Plan in its entirety so far, ensuring the health of all employees.

With the purpose to define the best time to execute the Return to Office Plan, the Executive Board is monitoring the average number of cases, occupancy of the ICU beds and the transmission rates, as well as the definitions of Vaccination Programs to be implemented.



Considering the long time we have been in this situation and the staff's circulation's restrictions, different corporate actions to support mental health and physical activity have been made available and are continuously reinforced by the Company.

We understand that BB Seguridade has the appropriate workforce and liquidity to overcome the challenge in the best possible way. The monitoring of possible risks inherent to the pandemic that may affect the company, logistics, employees and customers are addressed in Explanatory Note 5 - RISK MANAGEMENT.

2 - ACQUISITIONS, DISPOSALS AND CORPORATE RESTRUCTURINGS

a) Ciclic Corretora de Seguros S.A.

On February 27th, 2020, Ciclic's Extraordinary Shareholders Meeting (ESM) approved the increase on the company's capital by R\$ 17,001,400.00 through the issuance of 8,500,700 common shares and 8,500,700 preferred shares, by the price of R\$ 1.00 each.

BB Corretora de Seguros e Administradora de Bens S.A. subscribed 4,249,500 common shares and 8,500,700 preferred shares, equivalent to R\$ 12,750,200.00, fully paid in national currency, on the date of the ESM held to decide the increase on the company's capital.

PFG do Brasil 2 Participações Ltda subscribed 4,251,200 common shares, equivalent to R\$ 4,251,200.00, fully paid in national currency, on the date of the ESM held to decide the increase on the company's capital.

The company's capital, fully subscribed and paid-in, amounted at the occasion, to R\$ 44.0 million, divided into 44 million shares, of which 22 million are common shares and 22 million are preferred shares, distributed between the shareholders in the following proportion:

Shareholders	Common Shares		Preferred Shares			Total
	Ammount	%	Ammount	%	Ammount	%
BB Corretora	10,997,800	49.990	22,000,000	100.000	32,997,800	74.995
PFG2	11,002,200	50.010		-	11,002,200	25.005
Total	22,000,000	100.000	22,000,000	100.000	44,000,000	100.000

On December 4th, 2020, Ciclic's Extraordinary Shareholders Meeting (ESM) approved a new increase on the company's capital by R\$ 17,132,548.00 through the issuance of 8,566,274 common shares and 8,566,274 preferred shares, by the price of R\$ 1.00 each.

BB Corretora de Seguros e Administradora de Bens S.A. subscribed 4,282,280 common shares and 8,566,274 preferred shares, equivalent to R\$ 12,848,554.00, fully paid in national currency on December 7th, 2020.

PFG do Brasil 2 Participações Ltda subscribed 4,283,994 common shares, equivalent to R\$ 4,283,994.00, fully paid in national currency, on December 8th, 2020.

The company's capital, fully subscribed and paid-in, is now of R\$ 61,132,548.00, divided into 61,132,548 shares, of which 30,566,274 are common shares and 30,566,274 are preferred shares, distributed between the shareholders in the following proportion:

Shareholders	Common Shares		Preferred Shares			Total
	Ammount	%	Ammount	%	Ammount	%
BB Corretora	15,280,080	49.990	30,566,274	100.000	45,846,354	74.995
PFG2	15,286,194	50.010			15,286,194	25.005
Total	30,566,274	100.000	30,566,274	100.000	61,132,548	100.000

b) Brasilprev Seguros e Previdência S.A.

On December 30th, 2020, Brasilprev's Extraordinary Shareholders Meeting (ESM) approved the increase on the company's capital by R\$ 1,199,998,758.74 through the issuance of 422,686 common shares and 422,686 preferred shares, by the price of R\$ 1,419.49 each, based on Brasilprev's shareholders' equity as of November 30th, 2020. On the same date, BB Seguridade Participações S.A. released to the market a Material Fact communicating the transaction and its motivation.

BB Seguros Participações S.A. subscribed 211,301 common shares and 422,686 preferred shares, equivalent to R\$ 899,939,450.39, while PFG do Brasil Ltda. subscribed 211,385 common shares, equivalent to R\$ 300,059,308.35, having the shareholders up to January 31st, 2021 to fully pay up the capital.

Brasilprev's capital, which is fully subscribed and paid up, amounted to R\$ 2,929,257,699.28, divided into 3,135,452 shares, of which 1,567,726 are common shares and 1,567,726 are preferred shares, distributed between the shareholders in the following proportion:



Shareholders	Common Shares		Preferred Shares			Total
	Ammount	%	Ammount	Ammount	%	%
BB Seguros	783,707	49.990	1,567,726	100,000	2,351,433	74,995
PFG	784,019	50.010			784,019	25,005
Total	1,567,726	100.000	1,567,726	100,000	3,135,452	100,000

3 - PRESENTATION OF FINANCIAL STATEMENTS

a) Statement of Compliance

The individual financial statements have been prepared in accordance with the accounting guidelines derived from Brazilian corporation law and are presented in compliance with accounting practices adopted in Brazil, including pronouncements issued by the Comitê de Pronunciamentos Contábeis – CPC (Accounting Pronouncements Committee), approved by Conselho Federal de Contabilidade – CFC (Federal Accounting Council).

The consolidated financial statements have been prepared in accordance with International Financial Reporting Standards (IFRS), issued by the International Accounting Standards Board (IASB).

There are no divergences in accounting practices adopted for these individual and consolidated financial statements, given that the conformity between of the accounting standards adopted in Brazil and those issued by the IASB.

All the relevant information specific to the financial statements are evidenced and correspond to those used by Management in its management.

These financial statements were approved and authorized by BB Seguridade's Board of Directors on April 30, 2021.

b) Continuity

Management evaluated the capacity of BB Seguridade to continue normally operating and it is convinced that it has the resources to continue its business in the future. In addition, Management is not aware of any material uncertainties that could generate significant doubts about its ability to continue operating. Accordingly, these consolidated and individual financial statements were prepared based on the assumption of operating continuity.

c) Measurement Basis of Assets and Liabilities

These individual and consolidated interim financial statements have been prepared using historical cost as the measurement basis, except for financial assets measured at fair value through profit or loss.

d) Functional and Presentation Currency

The financial statements are presented in Brazilian Reais (R\$), the functional and presentation currency of BB Seguridade. BB Seguridade and subsidiaries did not carry out operations in foreign currency.

e) Consolidation Basis

The consolidated financial statements of the BB Seguridade and subsidiaries are included the consolidation of assets and liabilities from BB Seguridade and its controlled entities, as follows:

Company	Activity	Country of	% Share		
Company	Activity	constitution	Mar 31, 2021	Dec 31, 2020	
BB Seguros Participações S.A.	Holding	Brazil	100%	100%	
BB Corretora de Seguros e Administradora de Bens S.A.	Brokerage	Brazil	100%	100%	

The intra-group balances and transactions, such as any unrealized income or expenses on transactions between companies of the consolidated, are eliminated in preparing the consolidated financial statements.

f) Seasonality of Operations

BB Seguridade and its owned subsidiaries consider the nature of their transactions as non-seasonal and non-cyclical, taking into account the activities carried out by the Group. Consequently, no specific disclosures are provided in these notes.

g) Main Judgments and Accouting Estimates

The preparation of the financial statements in accordance with CPCs and IFRS requires that the Management make judgments and estimates affecting the recognized amounts referring to assets, liabilities, income and expenses. Estimates and assumptions adopted are analyzed on a continuous basis, and revisions are carried out and recognized in the period in which the estimate is reevaluated, with prospective effects. The actual results obtained may be different from estimates used herein.

Taking into consideration that there are certain alternatives to accounting treatments, the results that are disclosed could be different, in the event a different treatment had been chosen. Management considers that the choices made are appropriate



and that the financial statements fairly present the consolidated financial position of BB Seguridade and the result of its operations in all material aspects.

Significant assets and liabilities subject to these estimates and assumptions encompass items for which an evaluation at fair value is necessary. The most relevant applications of the exercise on estimates judgments and usage occur in: Fair value of Financial Instruments, Impairment of Financial Assets, Impairment of Non-Financial Assets, Income Taxes, Deferred Taxes and Provisions and Contingent Liabilities.

4 - DESCRIPTION OF SIGNIFICANT ACCOUNTING POLICIES

Accounting policies are the specific principles, bases, conventions, rules and practices applied by BB Seguridade in the preparation and presentation of interim financial statements. BB Seguridade applied accounting policies consistently to all periods presented in these financial statements.

The accounting policies used in the preparation of these financial statements are equivalent to those applied to the annual financial statements for the period ended on December 31, 2020.

a) Revenue and Expense Recognition

Income and expenses are recognized on an accrual basis and are reported in the financial statements of the periods to which they refer. Revenues are increases in assets, or decreases in liabilities, that result in increases in shareholders' equity, except for those referring to contributions from holders of rights over equity.

This concept is applied to the main forms of revenue originated from the activities of BB Seguridade and its subsidiary companies, as follows:

- **a.1) Revenue from investments of corporate interests** Income from the equity accounting method for evaluation of the investments in corporate interests are incorporated according to the investment interest of BB Seguridade in the results originated from the companies in which it was invested, according to CPC 18 (R2) Investment in Controlled Companies and Affiliated and Joint Ventures.
- **a.2) Commission Revenue –** The income originated from commissions are incorporated when its amount and the related costs and process of conclusion of the operation can be measured in reliable manner and when its related economic benefits are likely to be made, according to CPC 47 Client Agreement Revenue.

In order to assess its revenue, BB Seguridade uses a five-stage model concept to determine when to incorporate a type of revenue: i) identification of the agreement; ii) identification of the performance obligations; iii) evaluation of the price of the operation; iv) measurement of the operation price and v) revenue assessment

The commission revenue are incorporated when the Company meets (or as the Company meets) its performance obligation when transferring goods and services (in other words, assets) agreed with the client. The commission income comes from the segments of people insurance, basic lines, vehicles, pension plans, capitalization and health insurance. These revenues are recognized over time (products with definite validity), where the performance obligation is diluted linearly over the lifetime of the product / insurance, or at a specific time (monthly products), where the performance obligation occurs monthly, according to the characteristics of the products.

In cases of return of premium to the insured, the broker returns to the insurer the commission received in proportion to the amount returned or not received by the insurer in function of the remaining period of the policy.

For insurance whose expiry is not objectively defined (monthly insurance), the monthly payment of the payments is decisive for the continuity of the policies, and, in general, there are no refund of commissions.

For the monitoring and control of brokerage commissions, BB Seguridade uses the ERP (Enterprise Resource Planning) system, which has a specific module for brokerage, called the "Motor de Cálculo". The purpose of this module is to receive, in a standardized way, all the necessary information from investees and Banco do Brasil, allowing to automate the quantitative and qualitative analyzes of the sales operations and accounts receivable operations of the security products, allowing greater control and reconciliation of brokerage values, in addition to allowing automatic accounting. The products of Brasilcap, Brasildental and Mapfre Seguros Gerais are already implemented in this tool. The expectation for the conclusion of the implantation of Brasilseg products is foreseen for the current year.

a.3) Financial income and expenses – Income and expenses from financial instruments originated from assets and liabilities that generate and pay interest are incorporated, as well as the amounts related to the fair value adjustment, in the revenue for that fiscal year on the accrual basis, using the effective interest rate method, according to CPC 48 - Financial Instruments.

In the case of instruments measured at fair value through profit or loss (in accordance with item c.3 below), the fair value is determined as described in item c.4.

b) Cash and cash equivalents

Cash and cash equivalents are represented by cash equivalents in local currency, short-term fund investments, investments of sales and purchase agreements with high net value and insignificant risk of change in value, with a maturity of 90 days or less.



c) Financial instruments

The financial instruments are classified according to the business model and the contractual characteristics of the cash flows of the instruments according to CPC 48 - Financial Instruments .

Financial assets and liabilities are initially incorporated on the trade date, i.e., the date on which the Group becomes a party to the provisions of the instrument. The classification of the financial assets and liabilities is determined on the date of initial recognition.

Financial instruments are initially measured at fair value plus the transaction cost, except when financial assets and liabilities are recorded at fair value through profit or loss.

Financial assets and liabilities can be classified into one of the categories: i) financial instrument measured at fair value through profit or loss, ii) financial instrument measured at amortized cost and; iii) financial instrument measured at fair value through other comprehensive income.

The main financial instruments of the BB Seguridade and its subsidiaries are securities mainly held by Banco do Brasil (short- and long-term investment funds, financial bills and sales and purchase agreements). During the reporting period, the use of derivative instruments by BB Seguridade is carried out indirectly, given that investment funds, within their respective investment policies, may make use of these derivative instruments.

The BB Seguridade, through BB Seguros, holds interests in insurance companies, for which CPC 48 is not applied. When there is a divergence in accounting practice in investments in equity investments, it is necessary to adjust the accounting practices for standardization. However, the CPC Technical Pronouncements Review no. 12/2017 allowed, subject to an exemption for insurers, that the entity apply the CPC without need for standardization in relation to the affiliated companies (until January 1, 2023).

c.1) Amortized Cost - These are financial assets held by BB Seguridade (i) for the purpose of receiving their agreed cash flow rather than for sale with profit or loss and (ii) whose terms of the agreement generates cash flows at specified dates exclusively for primary payments and interest payments on the primary amount outstanding.

Short-term financial instruments are recognized as financial assets measured at amortized cost. Changes in these assets are recognized in income for the period in financial income or expense, depending on the result obtained.

c.2) Fair value through other comprehensive income - VJORA - These are financial assets held by BB Seguridade (i) both for the receipt of its cash flow by agreement and for disposal with realization of profits or losses and (ii) the agreement terms of which generates cash flows at specified dates exclusively for primary payments and interest payments on the primary amount outstanding

BB Seguridade currently does not have financial assets classified in this category.

c.3) Fair value through profit or loss (VJR) - Financial assets that are not measured at amortized cost or at fair value through other comprehensive income are classified in this category.

The funds and repurchase agreements are recognized as financial assets at fair value through profit or loss.

c.4) Determination of fair value - Fair value is the price that would be received for the sale of an asset or would be paid by the transfer of a liability in a non-forced transaction between market participants at the measurement date.

The fair value of financial instruments traded in active markets on the balance sheet date is based on the quoted market price or the over-the-counter price (selling price for long positions or purchase price for long positions), without any deduction of transaction cost.

In situations where there is no market price for a particular financial instrument, its fair value is estimated on the basis of valuation methods commonly used in the financial markets that are appropriate to the specific characteristics of the instrument and capture the various risks to which it is exposed. The valuation methods include: the discounted cash flow method, comparison to similar financial instruments for which there is a market with observable prices, option pricing model, credit models and other known valuation models.

The internal pricing models may involve some level of estimation and judgment by the Administration whose intensity will depend, among other factors, on the complexity of the financial instrument.

c.5) Financial liabilities - An instrument is classified as a financial liability when there is a contractual obligation that its settlement is made through the delivery of money or other financial asset, regardless of its legal form. Financial liabilities include short-term and long-term debt that are initially measured at fair value, which is the amount received net of costs incurred in the transaction and subsequently at amortized cost.

d) Write-off of Financial Assets and Financial Liabilities

d.1) Financial assets - A financial asset is written off when: (i) the contractual rights related to the respective cash flows expire; (ii) transfers most of the risks and benefits associated with the asset to third parties; or (iii) when control over the asset is transferred, even having withheld part of the risks and benefits associated with its detention.



The rights and obligations retained in the transfer are incorporated separately as assets and as liabilities, when appropriate. If the control over the asset is retained, the Group continues to incorporate it in the extent of its continuing involvement, which is determined by the extent to which it remains exposed to changes in the value of the transferred asset.

d.2) Financial liabilities - A financial liability is written off when its obligation is eliminated, canceled or prescribed. If an existing financial liability is replaced by another of the same creditor in substantially different terms, or the terms of the existing liability are substantially modified, such modification is treated as a write-off of the original liability and recognition of a new liability, and the difference between the accounting values is recognized in profit or loss.

e) Reduction in the recoverable value of financial assets - Impairment

For impairment of financial assets (impairment), CPC 48 - Financial Instruments, considers the expected credit losses, which are a weighted estimate of the probability of credit losses (that is, the present value of all cash deficits) over the expected life of the financial instrument.

The cash deficit is the difference between the cash flows due to the entity under the contract and the cash flows that the entity expects to receive. As the expected credit losses consider the value and timing of the payments, the credit loss occurs even if the entity expects to be paid in full, but after the due date stipulated by the contract.

For the impairment of commissions receivable, the simplified approach allowed by CPC 48 was used for commercial receivables in which the recognition of expected credit losses follows the model for the entire life of the instrument.

Annually or whenever there is an indication that the financial asset may be devalued, BB Seguridade is assessed if there is any objective evidence of impairment of its financial assets, in accordance with CPC 48 - Financial Instruments.

During the reporting period, there were no losses due to the devaluation of BB Seguridade's financial assets.

f) Change of Corporate Interest in Subsidiaries

Changes in corporate interest in a subsidiary that do not result in loss of control are accounted for as equity transactions (ie, transactions with owners in the capacity of owners). Consequently, no premium is recognized as a result of such transactions.

In such circumstances, the carrying amounts of the interests of the parent and subsidiary companies will be adjusted to reflect changes in their relative interests in the subsidiary company. Any difference between the value by which the interests of subsidiary companies are adjusted and the fair value of the consideration paid or received will be recognized directly in equity and attributed to the owners of the parent company.

g) Goodwill and Other Intangible Assets

The goodwill generated on the acquisition of investments of corporate interests is accounted considering the fair value of the identifiable assets and the assumed liabilities of the acquiring company on the acquisition date and, in accordance with the applicable standards, is not amortized. However, it is tested, at least annually, for impairment purposes. After initial recognition, goodwill is measured at cost less any accumulated impairment losses.

Intangible assets are incorporated separately from goodwill when they are separable or arise from contractual rights or other legal rights, their fair value can be measured reliably and it is probable that the expected future economic benefits will be transferred to BB Seguridade. The cost of intangible assets acquired in a business combination is its fair value at the acquisition date. The intangible assets acquired independently are initially measured at cost.

The useful life of intangible assets is considered to be definite or indefinite. Intangible assets with defined useful lives are amortized over the course of their economic life. They are initially registered at cost, less accumulated amortization and impairment losses. Intangible assets with indefinite useful lives are recorded at cost less any impairment losses.

The costs incurred related to the acquisition, production and development of software are capitalized and registered as intangible assets. Expenses from the research phase are registered as expenses.

Intangible assets with definite useful lives are amortized on a straight-line basis over the estimated useful life. The amortization method and period of an intangible asset with a definite useful life are reviewed at least annually. Changes in the expected useful life or proportion of expected use of the future benefits incorporated in the asset are recognized through changes in the amortization period or method, when appropriate, and treated as changes in accounting estimates.

The amortization expense of intangible assets with definite useful life and impairment losses are recognized in the statement of income in the line "Other" in the Statement of Income.

h) Decrease in the recoverable value of non-financial assets - Impairment

Annually or whenever there is an indication that the asset may be devalued, it is evaluated, based on internal and external sources of information, if there is any indication that a non-financial asset may be with recoverability problems. If there is such indication, the asset's recoverable amount is estimated. The recoverable value of the asset is the higher of its fair value less costs to sell it or its value in use.

Whether there was any indication of loss in the recoverable amount the impairment test of intangible assets with indefinite useful life is annually performed, including premium acquired in a business combination, or an intangible asset not yet



available for use. This test can be performed at any time during an annual period, provided it is performed at the same time each year.

In the event that the recoverable value of the asset is lower than its carrying amount, the carrying amount of the asset is reduced to its recoverable value by an impairment loss, the consideration of which is incorporated in the income statement for that year, in other expenses / operating revenues.

Annually, it is assessed whether there is any indication that a loss by reduction to recoverable value incorporated in prior periods for an asset other than premium for expected future profitability, it might no longer exist or may have decreased. If there is such indication, the asset's recoverable amount is estimated. The reversal of a loss for impairment of an asset will be registered immediately in the income statement for the period, as a rectifier of the balance of Other (expenses) / operating income.

During the reporting period, there were no losses due to the devaluation of BB Seguridade's investments.

i) Investments in Corporate Interests

Under the equity method, the investment is initially measured at cost and subsequently adjusted by the investor's recognition of changes in the net assets of the invested company. In addition, the portion of the investor's income in the results generated by the invested company must be included in the profit and losses of the investor's period, according to CPC 18 (R2) - Investment in Affiliate, Subsidiary and Joint Venture.

In situations where the investees use different accounting practices in events and transactions of the same nature in similar circumstances, the necessary adjustments are made to adjust the financial statements of the investees to the accounting practices adopted by the investor.

j) Provisions, Contingent Liabilities and Legal Obligations

The incorporation, measurement and disclosure of contingent liabilities and legal obligations are carried out in accordance with the criteria defined in CPC 25 - Provisions, Contingent Liabilities and Contingent Assets.

Provisions related to legal and / or administrative proceedings are recognized in the financial statements when, based on the analysis of legal advisors and management, the risk of loss of a legal or administrative action is considered probable, with a probable outflow of funds for the settlement of obligations and when the amounts involved are measurable with sufficient certainty, being quantified when the court summons / notification and reviewed monthly on an individual basis, thus considering the processes related to causes considered unusual or whose value is considered relevant under the analysis of advisors considering the intended compensation amount. Contingent liabilities classified as possible losses are not recognized in the accounting statements, and they should only be disclosed in the explanatory notes, and those classified as remote do not require provision or disclosure.

Contingent liabilities classified as possible losses are not recognized in the accounts, and should only be disclosed in the explanatory notes, and those classified as remote do not require provision and disclosure.

Tax legal obligations are derived from tax obligations under the law, irrespective of the probability of success of lawsuits in progress and their amounts are fully recognized in the financial statements.

k) Taxes

Taxes are calculated based on the rates shown in the table below:

Taxes	Mar 31, 2021
Income Tax (IRPJ) (1)	25%
Social Contribution on Net Income (CSLL)	9%
Contribution to PIS (Social Integration Program) / Pasep (Investment Program for Civil Servants)	1.65%
Contribution for the financing of Social Security (COFINS)	7.60%
Contribution to PIS / Pasep ⁽²⁾	0.65%
Contribution for the financing of Social Security (COFINS) ⁽²⁾	4%
Municipal services tax – ISS ⁽³⁾	Up to 5%

- (1) Includes basic rate (15%) and additional (10%)
- (2) Interest rate on financial investments.
- (3) Only for BB Corretora.

The deferred tax assets and deferred tax liabilities are constituted by the application of the current tax rates on their respective bases. For constitution, maintenance and write-off of deferred tax assets, the criteria established by CPC 32 - Taxes on Profit are observed, and are supported by a realization capacity study.

I) Segment Disclosure

CPC 22 - Information by Segment (IFRS 8) requires the disclosure of financial information of the entity's operating segments based on the internal disclosures that are used by Management to allocate resources and to evaluate its financial and economic performance.

m) Interest on Shareholder's Capital and Dividends



Brazilian companies may assign a nominal interest expense, deductible for tax purposes, on their own capital. The amount of interest on shareholders 'equity is considered as a dividend and, when applicable, presented in these consolidated financial statements as a direct reduction in stockholders' equity.

Under the current dividends policy, BB Seguridade distributes to shareholders as mandatory dividend a portion corresponding to at least 25% of adjusted net income with the deductions and increases provided for in Art. 202 of Law 6,404 / 76, which are recognized as a liability and deducted from shareholders' equity when allocating the result of the period.

In the reported period there was no payment of Interest on Shareholder's Capital.

n) Earning per share

The earnings per share disclosure is made in accordance with the criteria defined in CPC 41 - Earnings per Share - approved by CVM Resolution 636/2010. The basic and diluted earning per share of BB Seguridade was calculated by dividing net income attributable to shareholders by the weighted average number of total common shares, excluding treasury shares. BB Seguridade has no option, subscription bonus or its equivalents that give its holder the right to acquire shares. Thus, basic and diluted earnings per share are the same.

o) Leasing

The recognition, measurement and disclosure of leases are carried out in accordance with the criteria defined in CPC 06 (R2) - Leases, however BB Seguridade and its subsidiaries do not have leasing operations.

Leasing operations are present in insurance companies and healthcare operators in which BB Seguridade has stakes. For insurance companies, the Superintendência de Seguros Privados (Susep) approved, through Circular No. 615, of September 2020, the adoption of CPC 06 (R2) - Leases, effective from January 1, 2021. For health operators, the Agência Nacional de Saúde Suplementar (ANS) has not yet approved the adoption of the referred rule.

When there is a divergence in the accounting practice adopted by the investor in relation to the investee companies, adjustment procedures are necessary for standardization purposes. Considering the current leasing operations of the subsidiaries, appropriate adjustments were made to investments to standardize practices.

There are leasing operations in the indirect investees Aliança do Brasil Seguros and BrasilSeg Companhia de Seguros, which adopt the accounting practices defined by Susep. However, BB Mapfre Participações S.A., the direct parent of those companies, adopts the accounting practices adopted in Brazil in its accounting information, capturing in its financial information the necessary adjustments to standardize accounting practices.

There are also lease operations in the indirect investees Brasilprev and Brasilcap. As of January 1, 2021, the respective companies started to adopt CPC 06 (R2) - Leases, with no divergence in accounting practices related to the treatment of leases, with only the divergent balance remaining previous periods evidenced in Note 7 - Investments in Equity Holdings.

p) Improvements to IFRS and Recently Issued Pronouncements

Improvements to IFRS are amendments issued by the IASB - International Accounting Standards Board and comprise changes in recognition, measurement and disclosure rules related to various IFRS. We present a summary of some amendments as well as the interpretations and pronouncements recently issued by the IASB and CPC, which will come into effect after this period:

IFRS 17 - Insurance Contracts – In May 2017, the IASB issued IFRS 17, replacing IFRS 4 - Insurance Contracts, which establishes the principles for the recognition, measurement and disclosure of insurance contracts within the scope of the standard. The objective of IFRS 17 is to ensure that an entity provides relevant information that faithfully represents these contracts. This information provides a basis for users of financial statements to assess the effect that insurance contracts have on the entity's financial position, financial performance and cash flows.

In March 2020, through the Amendment to IFRS 17, the IASB decided that the effective date of the standard will be postponed to annual periods beginning on or after January 1, 2023. It also decided to extend the exemption currently in effect for some insurers in regarding the application of IFRS 9 Financial Instruments to allow the implementation of IFRS 9 and IFRS 17 at the same time. To date, the CPC has not issued an equivalent standard.

Although there is still no standard issued by the CPC, the insurance companies invested in BB Seguridade are in the process of adapting to the application of the new standard to meet international accounting standards.

5 – RISK MANAGEMENT

The risk management at BB Seguridade follows the guidelines established in its Risk Management, Internal Control and Compliance Policy, approved by the Board of Directors and disclosed to the market through the investors' relations website.

The Company understands that its risk exposure originates from its interests, and therefore the Risk Management, Internal Control and Compliance Policy contemplates two risk management dimensions: risk management (risks arising from the operations of BB Seguridade and its subsidiaries) and risk governance (risks arising from associates/joint ventures).



By means of its Risk Appetite Statement, approved by the Board of Directors, the Company defines the maximum levels of risks that it accepts to incur in the fulfillment of its objectives.

The risk management process at BB Seguridade is based on the steps of setting the context, identifying, analyzing, evaluating, treating, monitoring, communicating and consulting the risks and continuous improvement. This process is internally documented in the Group's Risk Management, Internal Controls and Compliance Model.

Superintendence of Risks and Controls is responsible for providing fundamentals and support for the execution of the risk management process, internal controls and compliance, to BB Seguridade and its subsidiaries, in addition to carrying out risk governance in the other companies in which it holds interests. For this to work, the area is segregated from the business areas and from internal audit.

In response to the Covid-19 pandemic, risk management was improved during the financial year 2020, seeking a more prospective and integrated view of corporate strategy. Closer monitoring, with sensitivity tests and simulations of impacts with adverse scenarios, allowed systematic monitoring of the effects of the pandemic, limiting impacts and protecting strategic objectives. Other topics, such as the General Data Protection Law (LGPD), and those specific to the segment in which the Group and its Affiliated Companies operate, such as and the Customer Relationship Policy and Money Laundering Prevention, gained emphasis and promoted greater synergy between Strategic Planning and Risk Management, improving corporate sustainability.

a) Risk management at BB Seguridade and its subsidiaries

The risk management framework adopted by BB Seguridade, as defined in its Risk Management, Internal Control and Compliance Policy, is structured based on a three-line model: in the first line, the process managers (risk owners) are responsible for implementing preventive and corrective actions that mitigate the weaknesses identified in the processes and control deficiencies; in the second line, the Superintendence of Risk and Controls assists and monitors the risk owner in managing risks and internal controls in order to adjust them to the Group's risk appetite; and in the third line, the Internal Audit works independently, by providing to governance bodies assessments on the risk management and internal control effectiveness.

The risk management mechanisms and tools also include, among others: segregation of duties; joint decisions; Information Security Policy, Preventing and Combating Money Laundering and Terrorist Financing Policy; Preventing and Combating Corruption Policy, Code of Ethics and Conduct and an Integrity Program in line with Law 12,846/2013 (Anti-Corruption Law) and Decree 8,420/2015 (documents disclosed internally and also to the market, available at the investors relations website); internal risk management, internal controls and compliance regulations, in addition to internal communication program on risk management, internal controls and compliance, continuously promoting the adaptation of the entire Group to these subjects.

The Executive Board is supported by the Finance and Investment Committee, which advises on issues concerning the management and control of the risks arising from the investments in the Group's and its subsidiaries' financial asset.

The governance structure of BB Seguridade also includes the Audit Committee, a statutory body advising the Board of Directors, which is responsible, among other duties, for evaluating and monitoring the Group's risk exposures.

Information related to risk management are periodically reported to the Executive Board and to the Board of Directors (discussed in the Audit Committee) and are also reported to the Supervisory Council.

a.1) Risks associated with investments in financial assets

In addition to the Risk Management Policy, the Group has a Financial Investment Policy, approved by the Board of Directors and applicable to all companies of the Group, that sets out the criteria relating to the nature, term and acceptable risks of the financial investments. The current policy allows the investment of funds only in fixed-income securities. Operations with assets that result in foreign currency risk, variable income or leverage risk are prohibited, as well as the trading of derivative instruments, except through fixed-income mutual funds.

The investments in financial assets of BB Seguridade and its subsidiaries, classified as cash equivalents, are concentrated on repurchase agreements backed by Federal Government Bonds and Corporate Bonds, with Banco do Brasil as the seller (note 15). Other investments in financial assets classified as financial instruments are invested in fixed-income long-term mutual fund and financial bills (note 16).

a.2) Market Risk

Market risk is defined as the possibility of negative impacts resulting from fluctuation in the market values of positions in financial instruments held by the Group. At BB Seguridade and its subsidiaries, the exposure to this risk arises from the investment portfolio in financial assets.

The market risk is managed based in the Financial Investment Policy, that defines which assets may comprise the portfolio and the VaR (Value at Risk) limit, calculated for 21 business days, with the portfolio volatility estimated using the exponentially weighted moving average (EWMA) and 95% confidence level. The indicator is monitored by the Finance and Investment Committee and by the Executive Board.



Market risk exposure in investments in financial assets

R\$ thousand

Impact on the portfolio								
		Consoli	idated					
	Mar 31, 2021	%	Dec 31, 2020	%	Mar 31, 2021	%	Dec 31, 2020	%
Value at Risk (VaR)	0	0.00	0	0.00	3	0.00	4	0.00

Sensitivity analysis on market risk factors

On March 31, 2021, the only derivative instrument held by BB Seguridade and its subsidiaries was One-day Interbank Deposit Futures via fixed-income mutual funds. BB Seguridade's and its subsidiaries' exposure to market risk factors was due to its financial assets, which almost fully (over 99.99% on March 31, 2021) comprise post-fixed financial instruments pegged to Selic or DI rate. Based on the studies conducted, there is no relevant exposure to market risk factors.

a.3) Credit Risk

The credit risk is defined by the Group as the possibility of negative impacts associated to the non-fulfillment, by a borrower or a counterparty, of its corresponding financial obligations according to negotiated terms, and/or to the devaluation of receivables due to a drop in the borrower's or counterparty's risk rating. At BB Seguridade and its subsidiaries, the exposure to this risk arises from the investment portfolio in financial assets, which is composed of Bonds issued by private counterparties.

Regarding the credit risk arising from the brokerage payment for products sold by BB Corretora, it is considered to be properly mitigated, due to the nature of the Group's operation and the fact that such amounts are received through Banco do Brasil and transferred directly to BB Corretora.

Credit risk exposure in investments in financial assets

							R\$	thousand
Financial assets (1)		Par	ent			Consol	idated	
Fillalicial assets V	Mar 31, 2021	%	Dec 31, 2020	%	Mar 31, 2021	%	Dec 31, 2020	%
Federal Government Bonds (2)	319,350	100.00	208,469	100.00	2,179,663	87.82	2,192,597	82.97
Corporate bonds			-		302,367	12.18	449,960	17.03
Total (5)	319,350	100.00	208,469	100.00	2,482,030	100.00	2,642,557	100.00

⁽¹⁾ Does not include the amount invested at Brasil Aceleradora de Startups fund. Total amount in the fund is R\$ 11,418 thousand on Mar 31, 2021 (R\$ 3,948 thousand on Dec 31, 2020).

⁽²⁾ Includes repurchase agreements backed by Federal Government Bonds.

							R\$	thousand			
Consolidated											
Corporate Bonds-		Mar 31, 2021				Dec 31, 2020					
Rating (1)	Debentures	Financial bills	Other (3)	Total	Debentures	Financial bills	Other (3)	Total			
AAA	66	8	5	79	70	18	5	93			
AA+ / AA / AA-	48	302,216	3	302,267	51	449,787	5	449,843			
A+ / A / A-	1		2	3	2		1	3			
BBB+ / BBB / BBB-	-	-	2	2	-	-	2	2			
BB+ / BB / BB-			1	1			1	1			
B+/B/B-	1			1	2			2			
CCC+/CCC/CCC-/CC/C								-			
D	-				-			-			
Sem Rating	8	4	2	14	10	4	2	16			
Total	124	302,228	15	302,367	135	449,809	16	449,960			

⁽¹⁾ Standard & Poor's was used as the basis for conversion of ratings from other agencies, all presented as national scale ratings.

a.4) Liquidity Risk and capital management

The liquidity risk is defined by the Group as the possibility of negative impacts due to lack of resources to pay financial commitments at maturity.

BB Seguridade and its subsidiaries maintain assets with a high degree of conversion in cash to cover liabilities and other expected allocations to short term. The parameters used are defined in the Financial Investment Policy, Capital Management Policy and the Capital Plan.

The Capital Plan, prepared for a minimum three-year horizon, presents the projected financial flows from the operational activity, such as compensation from commissions, equity interests, expenses inherent to the Group's activities and those

⁽²⁾ Includes Guaranteed Time-Deposit assets (DPGE), mortgage bills, time-deposits (CDB), Commercial Papers and Receivables Investment Funds (FIDC).



resulting from strategic movements, such as allocation of funds to equity interests, strategic investments, divestitures and disposals and considers the maintenance of a liquidity margin in order to keep the financial balance in case of unpredictable events.

The Company and its subsidiaries' main liabilities refer to administrative costs, payment of taxes and dividends, as presented below.

					R\$ thousand
			Parent		
Liquidity Risk		Mar :	31, 2021	Dec 31	2020
Liquidity Nisk	Note	Up to 1 year	More than 1 year	Up to 1 year	More than 1 year
ASSETS					
Cash and cash equivalents (1)	[15]	319,783		208,893	
Financial assets at fair value through profit or loss	[16]		11,468	-	3,948
Dividends/interest on equity receivable	[17]			1,060,279	
LIABILITIES					
Dividends payable	[21]	468		948,493	
Current tax liabilities	[12]	111		81	
Other liabilities	[24]	7,307		8,603	

(1) Reduction of the amount during 2020 is explained in Note 21 a.

R\$ thousand

			Consolidated		
Liquidity Risk		Mar 3	31, 2021	Dec 31	, 2020
Liquidity Nisk	Note	Up to 1 year	More than 1 year	Up to 1 year	More than 1 year
ASSETS					
Cash and cash equivalents (1)	[15]	2,182,502		2,195,445	
Financial assets measured at amortised cost	[16]	302,006		245,101	204,449
Financial assets at fair value through profit or loss	[16]		12,508		4,986
Commissions receivable	[18]	765,883	638,565	1,173,988	643,090
LIABILITIES					
Dividends payable	[21]	468		948,493	-
Current tax liabilities	[12]	227,366		682,950	
Unearned commissions	[23]	1,111,608	1,445,767	1,127,358	1,417,250
Other liabilities	[24]	137,688		88,091	

⁽¹⁾ Reduction of the amount during 2020 is explained in Note 21 a.

b) Risk Governance applied to Affiliated Companies

BB Seguridade's affiliated companies maintain their own risk management structures compatible with the nature and complexity of their businesses, and those regulated by the Superintendence of Private Insurance (Susep) meet the requirements defined by the regulator, established in Susep Circular Letter 521/2015. Based on the results of the work carried out by the subsidiaries, BB Seguridade continuously monitors and evaluates the risk exposure levels, acting, through governance, to ensure the adoption of the best risk management practices in its associates/joint ventures.

b.1) Liquidity, solvency and capital management

In the capital management of affiliated companies supervised by Susep, the main indicator used is the Minimum Required Capital (CMR), which represents the total capital that a company must maintain, at any time, to operate, and aims to guarantee the risks inherent to its operations, as regulated by CNSP Resolution 321/2015 and subsequent changes.

CMR is composed of portions relating to underwriting, credit, operational and market risks and the solvency capital requirement adequacy is measured using the Adjusted Net Equity (PLA) of the entity, which must be equal to or above the calculated CMR.

CNSP Resolution 321/2015 and subsequent changes also establishes technical provisions calculation models and requires additional liquid assets to maintain the Company's liquidity.

For Brasildental, the National Agency of Supplementary Health (ANS) sets rules for recognition of technical reserves, PLA criteria and Solvency Margin criteria according to Regulatory Resolution 451/2020.

On March 31, 2021, all associates/joint ventures in which BB Seguridade holds interest and that must maintain minimum regulatory capital presented liquidity, capital and solvency adequacy, in accordance with applicable regulation.

Brasilprev, an affiliated company that received a capital increase of R\$ 1,200 million in December 2020, throughout the first quarter adopted actions to ensure greater robustness of its capital management structure, which include components of governance, monitoring, projection and analysis of scenarios ans stress tests, with technical support from Banco do Brasil



and monitoring by BB Seguridade. In addition, alternatives are being studied by Brasilprev to reduce the impacts of increasing its liabilities and strengthening the asset structure, seeking public and private bonds linked to the IGP-M in market, financial hedge alternatives and reducing the duration gap between assets and liabilities.

The behavior of the IGP-M (which continues at high levels) and the Term Structure of the Interest Rate for the IGP-M, defined by Susep (which presented reduction of interest rates compared to December 2020), representing factors that pressure the sufficiency of regulatory capital at Brasilprev. It is important to note that the occurrence of new impacts on Brasilprev in the coming periods is not ruled out, motivated by variables mentioned here, external to Brasilprev's control but inherent to its business.

c) Impact of Covid-19 pandemic at BB Seguridade and its subsidiaries

c.1) Impacts on business continuity

BB Seguridade Group has the Continuity Coordinator Group, which holds regular meetings to seek alternatives to the most diverse scenarios and its impacts, seeking to ensure the continuity of the Company in crisis situations. After adopting the home office work strategy, the meetings continues to take place, in order to guarantee the continuity of the company's processes and activities, especially regarding to the availability of systems, tools and connectivity.

In order to preserve specially the health of all employees, the Company keeps adopting the home office regime, on the other hand it has prepared a Return to Office Plan (ROP), with the objective of ensuring a safe and calm working environment for employees when they return to face-to-face activities.

Three indicators - (i) moving average of cases; (ii) occupation of the ICU beds; and (iii) transmission rate - as well as the definitions of the Vaccination Programs to be implemented, are being monitored directly by the Company's Executive Board, with a view to defining the best time to execute the ROP.

It is noteworthy that the work model continues without recording any atypical flaws or deficiencies in the Group's systems, processes or controls.

Regarding the services contracted by BB Seguridade, neither discontinuity of relevant service provision has already been detected, nor is there any indication that it may occur in the future.

In the Affiliated Companies, the main impacts suffered as a result of the pandemic were perceived in the operations of the call centers of the companies Brasilprev, Brasilseg and Brasilcap essentially in the beginning of the pandemic. The main causes were the need to adjust the work dynamics and implement the home office and telework model for the attendants.

c.2) Impacts on financial statements

Management's ability to carry out the process of preparing the Financial Statements of BB Seguridade Group (BB Seguridade, BB Seguros and BB Corretora) remain not affected. The progress of the activities is taking place according to the schedule initially foreseen for the publications and with the normality of the execution of all processes.

The receipt of March balance sheets of the subsidiaries of BB Seguros and BB Corretora, which are inputs for the closing of the balance sheets and preparation of the Financial Statements of BB Seguridade Group companies, took place within the regular monthly terms, with no delays.

Likewise, BB Seguridade Group companies' balance sheets closing took place within the regular monthly terms.

It should be noted that the processes of the Accounting Superintendence, are included in Business Continuity and Crisis Management plans (model followed by the parent Banco do Brasil), most of which are considered critical, and therefore are tested periodically for facing crises.

To date, no changes in accounting treatments or approaches have been required and there have been no impacts related to the production of the various inputs generated by the internal areas of the company or subsidiaries companies, due to the adoption of the remote work for the employees. For remote work there is a specific tool used to access the systems and even the feasibility of remotely accessing the computers at the company's headquarters. There has been also no impact on ERP or other systems used.

Therefore, considering the current scenario and the successful experience of publishing results throughout 2020, there is no evidence, so far, that the impacts brought by the pandemic will compromise the preparation, approval and publication of the Financial Statements and the Group's Management believes that there will be no problems with the Financial Statements, or any other accounting practice, until the end of the crisis caused by the pandemic.

c.3) Ability to face the crisis

The specific plan to confront Covid-19 was carried out during the second quarter of 2020. Under the pillars of extreme focus, agile decision-making and timely communication, more than 30 initiatives were carried out with the involvement of practically the whole company.

No changes were made to the staff, however, the current organizational structure has been improved to give greater emphasis to digital initiatives, aiming to capture opportunities brought about by the accelerated migration of consumer behavior to online environments.



This new organizational structure is already in operation and remains fully on a remote work basis. For exceptional cases, Brasília and São Paulo offices are available for use, both duly signposted and with work stations that respect the most demanding rules of social distancing and hygiene.

In addition, our employees continue to work remotely. For exceptional cases, it is authorized to enter Brasília (DF) and São Paulo (SP) offices, both of which are properly signposted and have work stations that respect the most demanding rules of social distance and hygiene.

Despite the challenges, the home office model, although in consolidation, had positive effects in relation to organization climate and productivity.

c.4) Impacts in regulatory capital

The aggravation of Covid-19 pandemic caused an increase in the frequency of claim notices on products with death coverage, which an increase in claims payments over the same period in 2020 in the life, credit life, housing and rural insurance.

In pension plans, the redemptions rate in the first quarter of 2021 returned to the same level as in the first quarter of 2020, as a result of the economic impacts generated by the worsening of the pandemic.

In terms of capital, it should be noted that there is no minimum capital requirement defined by regulatory bodies for the Group's companies. For the affiliated companies, where minimum capital is required, there is a search for maintenance of additional capital in relation to regulatory one, to minimize the chances of non-compliance with the required amounts. The affiliated companies regulated by Susep, in addition to the regulatory capital, also seek to maintain additional capital in accordance to their risk appetite defined by their Boards of Directors.

CNSP Resolution No. 321 and subsequent changes establishes criteria for solvency and liquidity regularization plans in cases of regulatory non-compliance, establishing deadlines for readjustment. It is important to highlight that the investees, according to guidelines defined by the Group, have no appetite for the risk of non-compliance with regulatory capital.

The volatility of future interest curves also causes volatility in the regulatory capital of companies, since the market values of the assets influence PLA, regardless of the accounting classification of the assets in the portfolio, as well as influence the values of the liabilities linked to specific market indexes.

In order to anticipate critical situations that may lead to the necessity for a new capital increase, Brasilprev has structured more robust mechanisms for market projections and their impact on regulatory capital and PLA, seeking to foresee critical situations that require a new capital increase, as mentioned in item b.1 of this Note. The projections conducted by the company do not exclude the future possibility of reinforcing equity to cover the regulatory capital requirement.

Brasilcap, which also suffers with future interest rate volatility for the purpose of calculating regulatory solvency parameters, has reinforced the capital held by retaining dividends for the second half of 2020 and is monitoring prospective indicators, making its capital management more robust. Projections evaluated so far do not indicate an expectation of insufficient regulatory capital.

Brasilseg, which among the affiliated companies is the one with the greatest need for capital for underwriting risk, observed an increase in claims in the period referring to Covid-19 cases. The studies carried out, which take into account the context of transmission of the disease in a recent window of time and different future scenarios ranging from optimistic to pessimistic, indicate that there will be an increase in the loss ratio predicted for 2021, but with no significant impact on maintaining regulatory capital.

Considering the uncertainties that persist in a pandemic context, the affiliated companies are constantly revising their models of capital projection and stress tests, in order to carry out the best management in search of maintaining adequate levels of coverage of the regulatory capital requirement.

c.5) Projections of future impacts

Despite all the uncertainties, the characteristic of BB Seguridade's results composition, based mainly on deferred income and income over reserves, contributes to reduction in the volatility of the company's net income. As verified in the fiscal year 2020, although the projected net income for BB Seguridade is not immune to the effects of the crisis, it did not have a relevant variation in relation to the estimates made at the pandemic beginning.

Despite all the uncertainties, the characteristic of BB Seguridade's result composition, based mainly on deferred income and income over reserves, contributes to reduction in the volatility of the Company's net income. As seen in the first quarter of 2021, despite not being immune to the effects of the crisis, BB Seguridade's net income grew compared to the same period of last year. Revenues from important lines, such as: life, rural, pension plans and premium bonds, also grew compared to the first quarter of 2020.

Even in a more adverse scenario, assuming the persistence of the pandemic situation until the end of 2021, there were no indications of factors that lead to any necessity to set up additional provisions or that compromise the capital and liquidity structure of the companies of the conglomerate.



Although an increase in claims due to the pandemic is expected, higher than the original budget (impacting Brasilseg's results), positive factors such as: the smaller sensitivity of rural insurance to the effects caused by the pandemic, the conservatism in allocation of financial assets of companies in the conglomerate and the absence of debts contribute to generate a less severe impact of the pandemic to BB Seguridade than to other industries.

BB Seguridade and the other companies maintain their commitment to efficiency in the management of their capital, which means that, in the absence of strategic or financial investments with a return above the cost of capital, the retention of results will fall victim only at the rate necessary to maintain adequate levels of liquidity that support its operations and guarantee adequate solvency levels under the regulatory aspect and risk appetite of each company.

In this sense, considering the atypical nature of the 2020 and 2021 pandemic scenario, capital retention may occur at levels higher than historical levels, which does not imply a change in dividend policies and results distribution practices in the medium and long term, with a tendency to return to historical levels after the normalization of the situation.

6 - SEGMENT INFORMATION

The information by segment has been prepared considering the criteria used by Management to evaluate the performance, in decisions made regarding the allocation of funds for investment and other purposes, considering the regulatory environment and the similarities between goods and services,

BB Seguridade Group's operations are basically divided into two segments: i) insurance (risk and accumulation businesses), which includes insurance operations, pension plans, capitalization and health; and ii) brokerage (distribution business).

a) Insurance

In this segment, products and services offered are related to life, property and vehicle insurance, property insurance, rural, special risks and financial, transport, hulls, and housing people, supplementary pension plans, dental plans and capitalization plans.

The profit or loss from this segment derives mainly from revenues from insurance premiums, contributions to private pension plans, contributions to dental plans, capitalization bonds and investments in securities, less sales expenses, technical reserves and expenses related to claims,

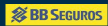
The accounting record of these results is made through the equity method of investments in equity interests. Explanatory note 7 - Investments in Associates contains the description of Investments in Shareholdings, by Segment / Business Area.

b) Brokerage

In this segment, products and services offered are related to brokerage and management, fulfillment, promotion and facilitation of casualty, life and capitalization insurance, pension plans, dental plans and health insurance, It includes the balances of BB Corretora and its investee Ciclic.

c) Financial Information by Reportable Segment

c) i manciai imormation by reportable deginent				R\$ thousand
		1st Quar	ter 2021	
	Insurance	Brokerage	Intersegment transactions	Total
Operating Income	1,445,634	816,481	(971,350)	1,290,766
Equity income	1,445,634	(3,762)	(971,350)	470,523
Commissions income		820,243		820,243
Cost of Services Provided	-	(40,342)	-	(40,342)
Gross Profit	1,445,634	776,140	(971,350)	1,250,424
Other Income and Expenses	(11,788)	(14,576)	-	(26,364)
Personnel expenses	(4,736)	(9,491)		(14,227)
Adminstrative expenses	(1,009)	(2,362)		(3,371)
Tax expenses	(902)	(543)		(1,445)
Other	(5,141)	(2,180)		(7,321)
Income Before Financial Revenue and Expenses	1,433,846	761,564	(971,350)	1,224,060
Financial Result	10,721	7,594	-	18,315
Financial revenue	13,642	10,595	(2,934)	21,303
Financial expenses	(2,921)	(3,001)	2,934	(2,988)
Income Before Taxes And Equities	1,444,567	769,158	(971,350)	1,242,375
Income Tax and Social Contribution	(2,527)	(262,786)	-	(265,313)
Net Income For The Period	1,442,040	506,372	(971,350)	977,062



				R\$ thousand	
		1st Quarter 2020			
	Insurance	Brokerage	Intersegment transactions	Total	
Operating Income	1,262,074	775,531	(868,229)	1,169,376	
Equity income	1,262,074	(5,087)	(868,229)	388,758	
Commissions income		780,618		780,618	
Cost of Services Provided	-	(45,460)		(45,460)	
Gross Profit	1,262,074	730,071	(868,229)	1,123,916	
Other Income and Expenses	(15,933)	(15,786)	-	(31,719)	
Personnel expenses	(5,379)	(10,056)		(15,435)	
Adminstrative expenses	(2,069)	(3,341)		(5,410)	
Tax expenses	(3,333)	(1,006)		(4,339)	
Other	(5,152)	(1,383)		(6,535)	
Income Before Financial Revenue and Expenses	1,246,142	714,284	(868,229)	1,092,197	
Financial Result	34,220	12,490		46,710	
Financial revenue	63,899	20,553	(11,229)	73,223	
Financial expenses	(29,678)	(8,064)	11,229	(26,513)	
Income Before Taxes and Equities	1,280,363	726,773	(868,229)	1,138,907	
Income Tax and Social Contribution	(7,545)	(248,641)	-	(256,186)	
Net Income for the Period	1,272,818	478,132	(868,229)	882,721	

d) Balance sheet by segment

				R\$ thousand		
		Mar 31, 2021				
	Insurance	Brokerage	Intersegment transactions	Total		
Current assets	698,237	2,563,948	(4,457)	3,257,728		
Non-current assets	12,931,533	887,684	(6,742,602)	7,076,615		
Total assets	13,629,770	3,451,632	(6,747,059)	10,334,343		
Current liabilities	48,424	1,440,686	(6,465)	1,482,645		
Non-current liabilities	229,285	1,457,667		1,686,953		
Equity	13,352,061	553,278	(6,740,594)	7,164,745		
Total liabilities and equity	13,629,770	3,451,632	(6,747,059)	10,334,343		

				R\$ thousand		
		Dec 31, 2020				
	Insurance	Brokerage	Intersegment transactions	Total		
Current assets	1,378,679	3,307,742	(1,067,540)	3,618,881		
Non-current assets	12,161,502	1,098,937	(5,979,024)	7,281,415		
Total assets	13,540,181	4,406,679	(7,046,564)	10,900,296		
Current liabilities	996,377	2,931,761	(1,074,836)	2,853,303		
Non-current liabilities	229,378	1,428,010		1,657,388		
Equity	12,314,426	46,908	(5,971,728)	6,389,605		
Total liabilities and equity	13,540,181	4,406,679	(7,046,564)	10,900,296		



7 - INVESTMENTS IN ASSOCIATES

a) Description of Investments in Equity Holdings, by business segment

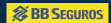
Segment	Line of business	Company Description				Original Acconting	ng Mar 31, 202	
	business			Practice	ON	Total		
		BB Seguros Participações S.A. (BB Seguros)	Holding company of insurance, capitalization companies, open private pension entities and companies that operate health care plans.	BRGAAP	100.00	100.00		
	Insurance -	BB Mapfre Participações S.A. (BB Mapfre)	Acting as a holding company for the other companies which deal with life. real state and agricultural insurance.	BRGAAP	49.99	74.99		
	Life, housing, rural and property	Brasilseg Companhia de Seguros S.A. (Brasilseg)	Acting in the personal risk segment. rural and housing insurance.	SUSEPGAAP	49.99	74.99		
Security	1 11 7	Aliança do Brasil Seguros S.A. (Aliança do Brasil)	Acting in the life insurance segment in general.	SUSEPGAAP	49.99	74.99		
	Capitalization	Brasilcap Capitalização S.A. (Brasilcap)	Deals with capitalization plans and other products and services that capitalization companies are allowed to provide.	SUSEPGAAP	49.99	66.66		
	Private Pension Brasilprev Seguros e Previdência S.A. (Brasilprev)	Previdência S.A.	Deals with life insurance with survivor coverage and with private retirement and benefit plans.	SUSEPGAAP	49.99	74.99		
	Health	Brasildental Operadora de Planos Odontológicos S.A. (Brasildental)	Selling plans of odontological assistance.	ANSGAAP	49.99	74.99		
Brokorage		BB Corretora de Seguros e Adm. de Bens S.A. (BB Corretora)	Brokerage of health. life and non-life insurance. capitalization plans. private retirement plans and asset management.	BRGAAP	100.00	100.00		
Brokerage		Ciclic Corretora de Seguros S.A. (Ciclic)	Brokerage of private pension products, travel insurance and residential assistance in the digital channel.	BRGAAP	49.99	74.99		

The investees are valued using the equity method and there is no indication of operating discontinuity.

Investments in shareholdings in the companies BB Seguros Participações S.A. and BB Corretora de Seguros e Gestão de Bens S.A are evaluated as investments in subsidiaries.

The investments in equity interests in the companies BB Mapfre Participações S.A., Brasilprev Seguros e Previdência S.A., Brasilcap Capitalização S.A., Brasildental Operadora de Planos Odontológicos S.A. and Ciclic Corretora de Seguros S.A. are evaluated as investments associates and joint ventures.

Investments in equity interests, valued using the equity method, do not have shares regularly traded on stock exchanges. None of the investments in equity interests, valued using the equity method, presented significant restrictions on the transfer of funds in the form of cash dividends or the repayment of loans or advances in the periods presented.



b) Equity interests valued using the equity method

		Parent		
	BB Seguros	BB Corretora	Total	
Balance on Mar 31, 2021				
Capital	4,210,872	36,211	-	
Stockholders' equity	6,187,316	553,279		
Balance on Dec 31, 2020				
Capital	4,210,872	36,211	-	
Stockholders' equity	5,924,821	46,908	-	
	Moviments fro	m Jan 01, 2021 to Mar 31, 202	21	
Book Balance on Dec 31, 2020	5,924,821	46,908	5,971,729	
Equity valuation adjustments	(202,483)	-	(202,483)	
Share of profit	464,978	506,371	971,349	
Book Balance on Mar 31, 2021	6,187,316	553,279	6,740,595	
		Share of Profit		
1st Quarter of 2021	464,978	506,371	971,349	
1st Quarter of 2020	390,097	478,132	868,229	

						R\$ Thousand
		Consolidated				
	BB Mapfre	Brasilprev	Brasilcap	Brasildental	Ciclic	Total
Balance on Mar 31, 2021						
Capital	1,469,848	1,729,259	231,264	9,500	61,133	_
Stockholders' equity	2,146,009	4,733,815	417,531	27,560	14,296	-
Balance on Dec 31, 2020						
Capital	1,469,848	1,418,669	231,264	9,500	61,133	
Stockholders' equity	2,294,376	4,328,467	539,537	20,775	19,311	

Moviments from Jan 01, 2021 to Mar 31, 2021								
Book Balance on Dec 31, 2020	2,245,714	3,338,239	470,327	15,582	14,483	6,084,345		
Dividends	(271,614)					(271,614)		
Equity valuation adjustments	(88,513)	(398)	(113,572)			(202,483)		
Share of profit	245,079	191,874	32,244	5,088	(3,762)	470,523		
Book Balance on Mar 31, 2021	2,130,666	3,529,715	388,999	20,670	10,721	6,080,771		
Share of Profit								
1st Quarter of 2021	245,079	191,874	32,244	5,088	(3,762)	470,523		
1st Quarter of 2020	242,768	121,198	25,247	4,632	(5,087)	388,758		

The shareholders' equity, on 03.31.2021 and 12.31.2020, previously mentioned, were not adjusted by the percentage of equity interest held by BB Seguridade.

The book balance, on 03.31.2021, of the investment in BB Mapfre of R\$ 2,130,666 thousand, includes intangible assets defined in the net amortization amount of R\$ 182,370 thousand on 03.31.2021 (R\$ 186,157 thousand on 12.31.2020), with the amortization amount of R\$ 3,787 thousand in 1st quarter of 2021 (R\$ 3,433 thousand in 1st quarter of 2020) and intangible assets with an indefinite useful life in the amount of R\$ 339,004 thousand resulting from the partnership agreement with Grupo Mapfre.

The book balance, on 03.31.2021, of the investment in Brasilprev of R\$ 3,529,715 thousand, includes R\$ 2,421 thousand of adjustments for the purpose of standardizing divergence in accounting practice adopted by the investee from previous years.

The book balance, on 03.31.2021, of the investment in Brasilcap of R\$ 388,999 thousand, includes the goodwill of R\$ 110,749 thousand, in the acquisition of equity interest in the company Sulacap by BB Seguros, which occurred on 07.22.2011 and R\$ 75 thousand of adjustments for the purpose of standardizing divergence in accounting practices adopted by the investee from previous years.

As of January 1, 2021, the investees Brasilprev and Brasilcap adopted CPC 06 (R2) - Leases, with no divergence in accounting practices related to the treatment of leases, with only the recognized amounts remaining in previous periods, of R\$ 2,421 thousand in Brasilprev and R\$ 75 thousand in Brasilcap, in the respective investment balances in BB Seguros.

There was, no need for adjustments for the purpose of standardizing the accounting practices adopted by the investee Brasilprev, Brasilcap Brasildental and Ciclic, considering that there was no effect caused by any difference in practice during the year.



BB Mapfre adopts BRGAAP in its accounting information. Therefore, it makes the necessary adjustments to standardize the practices adopted by its subsidiaries, Brasilseg and Aliança do Brasil, which adopt the accounting standards defined by SUSEP (SUSEPGAAP).

Dividends/Interest on equity capital receivable and interest on equity received from investments in Parent were R\$ 1,063,213 thousand (R\$ 1,972,721 thousand in 1st quarter of 2020) and in consolidated R\$ 271,614 thousand (R\$ 505,960 thousand as in 1st quarter of 2020).

c) Summary financial information on Investments in Equity Holdings

The amounts presented initially refer to the investee's financial statements in accordance with their respective accounting practices, as described in item "a".

c.1) BB Mapfre Participações

Result Information

R\$ thousand Seament Insurance Line of business Insurance - Life, Mortgage Life, Rural and Propety 1st Quarter 2021 1st Quarter 2020 Aliança do Brasil Aliança do Brasilseg **BB Mapfre Brasilseg BB Mapfre** Brasil Net income from operations / 40,396 516.902 32.690 539.858 premiums 186,082 2,237,281 131,780 2,005,726 Insurance Reinsurance 18.787 (81.178)15.217 293.140 Costs / Expenses (1,639,201)(114,307)(1,759,008)(164,473)Financial result 11,947 53,166 391 9,591 77,675 864 Interest income 1,076 38,174 3,174 41,359 Other financial income 4 105 391 56,975 876 44.826 9.084 (2,620)Interest expense 4,998 (15,277)1,250 Other financial expenses 1,768 (14,557)(3,917)(18,039)(12)**Equity result** 531 332.307 495 328,571 Other equity income / expenses 531 332,307 495 328,571 Other income and expenses (18,515) (16,885)(163,846) (972)(178,449)(1,096)(16,885)(163,846)(18,515)(178,449)Other expenses (972)(1.096)406,753 439,579 Operational result 35,458 331,726 23,766 328,339 Gains / losses on non-current (242) (50)assets Income before taxes 35,458 406,753 331,726 23,524 439,529 328,339 (96,574)81 Taxes (14.142)139 (9.223)(123.565)Profit sharing (106)920 (417)(1,278)(108)Net income for the year 21,210 311,099 331,865 13,884 328,312 314,686 Total comprehensive result 21,210 311,099 331,865 13,884 314,686 328,312 Attributable to BB Seguridade 246,201 15,905 233,293 248.867 235,983 10,412 Other adjustments (1) (3,787)(3,433)Equivalence result 15,905 233.293 10,412 235,983 242,768

⁽¹⁾ Amortization of intangible assets arising from the partnership agreement with Mapfre.



Equity Information

						R\$ thousand		
Segment		Insurance						
Line of business		Insu	rance – Life, Mortga	age Life, Rural and Propety				
		Mar 31, 2020			Dec 31,2020			
	Aliança do Brasil	Brasilseg	BB Mapfre	Aliança do Brasil	Brasilseg	BB Mapfre		
Current assets	717,241	6,701,647	90,964	696,068	7,014,657	91,167		
Cash and cash equivalents	1,214	8,615		3,500	6,040			
Financial investments	334,153	2,776,651	89,804	344,980	2,960,674	89,872		
Other current assets	381,874	3,916,381	1,160	347,588	4,047,943	1,295		
Non-current assets	182,326	9,065,483	2,055,122	155,666	8,906,115	2,203,448		
Financial investments	70,935	3,586,057		70,370	3,784,285			
Other non-current assets	111,391	5,479,426	2,055,122	85,296	5,121,830	2,203,448		
Current liabilities	529,961	8,251,625	78	523,812	8,549,722	239		
Financial liabilities	28,349	147,455	78	24,407	250,282	239		
Technical provisions	410,919	5,626,667		402,270	5,464,185			
Other current liabilities	90,693	2,477,503		97,135	2,835,255			
Non-current liabilities	171,975	6,023,581		149,379	5,642,957			
Financial liabilities					522			
Technical provisions	133,541	5,141,516		133,739	4,983,788			
Other non-current liabilities	38,434	882,065		15,640	658,647			
Net worth	197,631	1,491,924	2,146,008	178,543	1,728,093	2,294,376		
Atribuível à BB Seguridade	148,203	1,118,794	1,609,292	133,889	1,295,897	1,720,553		
Amortization of intangible assets (1)	-		521,374		-	525,161		
Investment balance	148,203	1,118,794	2,130,666	133,889	1,295,897	2,245,714		

⁽¹⁾ Includes in the book value of the investment of BB Mapfre, intangible assets with defined useful life, in the net amortization amount of R \$ 182,370 thousand on Mar 31,2021 (R \$ 186,157 thousand on Dec 31,2020) and intangible assets with indefinite useful life amount of R \$ 339,004 thousand from the partnership agreement with Mapfre.



c.2) Brasilprev, IRB, Brasilcap, Brasildental, BB Corretora e Ciclic

Result Information

R\$ thousand

Segment		Insurance			Brokerage		
Line of business	Private Pension Plans	Capitalization Plans	Health	Brokerage	Brokerage		
1st Quarter 2021	Brasilprev	Brasilcap	Brasildental	BB Corretora	Ciclic		
Net income from operations / premiums	600,915	10,743	18,358	779,901	648		
Social Security	11,607,110			-			
Capitalization		167,686					
Health care			29,346	-			
Brokerage				820,243	989		
Costs / expenses	(11,006,195)	(156,943)	(10,988)	(40,342)	(341)		
Financial result	(25,142)	62,362	(425)	7,594	(1)		
Interest income	4,517,529	155,538		10,595	-		
Other financial income	(6,124,812)	112,285	171		78		
Interest expense	(1,695,581)	(105,076)		(2,935)	(4)		
Other financial expenses	3,277,722	(100,386)	(596)	(66)	(75)		
Equity result	(11,271)	(184)	(15)	(646)	(5,745)		
Depreciation and amortization	(11,271)	(184)	(15)	(646)	(145)		
Other equity income / expenses					(5,600)		
Other income and expenses	(135,508)	8,997	(7,455)	(17,692)			
Other revenue	3,383	9,178	(1)				
Other expenses	(138,891)	(181)	(7,454)	(17,692)			
Operational result	428,994	81,918	10,463	769,157	(5,099)		
Gains / losses on non-current assets		(2)			-		
Income before taxes	428,994	81,916	10,463	769,157	(5,099)		
Taxes	(170,802)	(32,122)	(3,547)	(262,786)			
Profit sharing	(2,343)	(1,423)	(132)	-			
Net profit (loss) for the year	255,849	48,370	6,784	506,371	(5,099)		
Other comprehensive results	(531)	(124,048)	-	-	-		
Total comprehensive result	255,318	(75,678)	6,784	506,371	(5,099)		
Attributable to BB Seguridade	191,874	32,244	5,088	506,371	(3,824)		
Other adjustments (1)					62		
Equivalence result	191,874	32,244	5,088	506,371	(3,762)		
(1) Result from previous years							

⁽¹⁾ Result from previous years.



R\$ thousand

Segment		Insurance			age
Line of business	Private Pension Plans	Health		Brokerage	Brokerage
1st Quarter 2020	Brasilprev	Brasilcap	Brasildental	BB Corretora	Ciclic
Net income from operations / premiums	554,743	12,386	17,567	735,158	1,524
Social Security	10,897,612			-	
Capitalization		150,262			
Health care		-	29,853	-	
Brokerage				780,618	1,753
Costs / expenses	(10,342,869)	(137,876)	(12,286)	(45,460)	(229)
Financial result	(112,778)	46,276	(172)	12,489	(153)
Interest income	863,600	161,806	-	20,553	
Other financial income	(5,704,325)	19,963	161	-	26
Interest expense	(526,621)	(107,156)		(7,991)	(5)
Other financial expenses	5,254,568	(28,337)	(333)	(73)	(173)
Equity result	(9,773)	(223)	(5)	(529)	(8,154)
Depreciation and amortization	(9,773)	(223)	(5)	(529)	(81)
Other equity income / expenses				-	(8,073)
Other income and expenses	(153,245)	5,906	(7,958)	(20,345)	-
Other revenue	8,266	6,398	14	-	-
Other expenses	(161,511)	(492)	(7,972)	(20,345)	
Operational result	278,947	64,345	9,432	726,773	(6,783)
Gains / losses on non-current assets		12		-	-
Income before taxes	278,947	64,357	9,432	726,773	(6,783)
Taxes	(110,878)	(25,095)	(3,190)	(248,641)	
Profit sharing	(3,987)	(1,387)	(66)	-	-
Net profit (loss) for the year	164,082	37,874	6,176	478,132	(6,783)
Other comprehensive results	(1,200)	18,140	-	-	-
Total comprehensive result	162,882	56,014	6,176	478,132	(6,783)
Attributable to BB Seguridade	123,053	25,247	4,632	478,132	(5,087)
Other adjustments (1)	(1,855)				
Equivalence result	121,198	25,247	4,632	478,132	(5,087)

⁽¹⁾ Adjustments for the purpose of standardizing the accounting practice adopted by the investee under CPC 06 (R2) - Leases.

1,111,608

329,076

1,457,668

1,445,767

11,901

553,279

553,279

Line of business

Brasildental

49,966

1,585

5,800

1,920

1,920

20,812

12,121

8,691

3,513

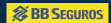
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3,513

27,561

20,670

42,581



Equity Information

Current assets

Segment

Line of business

Mar 31, 2020

Cash and cash equivalents

Financial investments

Other current assets

Financial investments

Commissions receivable Other non-current assets

Non-current assets

Current liabilities

Financial liabilities

Dividends payable

Technical provisions

Other current liabilities

Non-current liabilities

Technical provisions

Net worth

Adjustments (2)

Commissions to be appropriated

Commissions to be appropriated

Other non-current liabilities

Attributable to BB Seguridade

Difference in accounting practice (1)

Commissions receivable

Brokerage				
Private Pension Plans	Capitalization Plans			
BB Corretora	Ciclic			
2,563,947	21,248			
1,494,525	373			
302,006	12,845			
765,883	2,974			
1,533	5,057			
887,684	1,883			
1,040				
10,721				
875,923	1,883			
1,440,684	8,836			
	5,362			
-	-			

R\$ thousand

3,473

--

14,296

10,721

	Investment balance	3,529,715	388,999	20,670	553,279	10,721
(1) Adjustments for the purpose of standardizing	accounting practices u	under CPC 06 (R2)	 Leases from previous periods. 	. Brasilprev and Brasilcap	adopted
	CPC 06 (R2) as of January 1, 2021.					

Insurance

Capitalization

Plans

Brasilcap

6,832,172

6,798,276

2,696,167

1,402,693

1,293,474

8,076,663

8,035,850

1,814

38,998

--

1,034,144

1,034,144

417,531

278,325

110,749

(75)

33,784

112

Private

Pension Plans

Brasilprev

298,315,595

297,468,609

7.325

839,661

14,265,066

13,199,029

1,066,037

34,710,701

34,195,256

421,251

94,194

40,125 273,076,563

19,457

2,421

(22,831)

4,733,815

3,550,126

273,136,145

Includes in Brasilprev an unrealized result from the sale of the equity interest in Mapfre Nossa Caixa Vida e Previdência (MNCVP) in July 2012. In Brasilcap, includes goodwill on the acquisition of equity interest in the company Sulacap by BB Seguros, which took place in 07/22/2011.

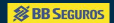


R\$ thousand

Segment		Insurance		Brokei	age
Line of business	Private Pension Plans	Capitalization Plans	Health	Brokerage	Brokerage
Dec 31, 2020	Brasilprev	Brasilcap	Brasildental	BB Corretora	Ciclic
Current assets	299,893,358	5,952,543	45,380	3,324,087	26,125
Cash and cash equivalents	14,201	413	2,108	1,887,215	158
Financial investments	298,891,327	5,929,382	37,126	245,101	17,602
Commissions receivable				1,173,988	2,919
Other current assets	987,830	22,748	6,146	17,783	5,446
Non-current assets	13,261,289	3,958,005	1,775	1,082,592	1,676
Financial investments	12,246,283	2,800,346		205,487	
Commissions receivable				643,090	
Other non-current assets	1,015,006	1,157,658	1,775	234,015	1,676
Current liabilities	35,083,159	8,351,928	23,083	2,931,761	8,489
Financial liabilities	266,586	526			964
Technical provisions	34,486,024	8,261,132	14,295		3,839
Dividends payable		1,814		1,060,278	
Commissions to be appropriated				1,127,358	
Other current liabilities	330,549	88,457	8,788	744,125	3,686
Non-current liabilities	273,743,021	1,019,084	3,296	1,428,010	
Technical provisions	273,724,242				
Commissions to be appropriated				1,417,250	
Other non-current liabilities	18,779	1,019,084	3,296	10,760	
Net worth	4,328,467	539,536	20,776	46,908	19,311
Attributable to BB Seguridade	3,246,134	359,653	15,582	46,908	14,483
Difference in accounting practice (1)	2,421	(75)			
Adjustments (2)	89,684	110,749			
Investment balance	3,338,239	470,327	15,582	46,908	14,483

(1) Adjustments for the purpose of standardizing the accounting practice adopted by the investee under CPC 06 (R2) - Leases.

⁽²⁾ Including in Brasilprev the amount of R\$ 112,515 thousand referring to the capital increase to maintain the adequacy of the Adjusted Shareholders 'Equity in relation to the minimum required capital (regulatory requirement), it is an amount proportional to BB Seguros' participation in the capital paid up by Principal Financial Group in January 2021 and a reduction of R\$ 22,831 thousand in unrealized result from the sale of the equity interest in Mapfre Nossa Caixa Vida e Previdência (MNCVP) in July 2012. At Brasilcap, includes goodwill on the acquisition of interest ownership of the company Sulacap by BB Seguros, occurred on 07/22/2011.



8 - COMMISSIONS INCOME

			R\$ thousand	
		Consolidated		
	1st Quarte	er 2021	1st Quarter 2020	
Gross commission income	9	28,113	882,642	
BB Mapfre	6	56,119	627,795	
Brasilprev	1	36,792	131,133	
Brasilcap	1	00,400	84,393	
Mapfre Seguros Gerais ⁽¹⁾		32,754	37,319	
Other companies		2,048	2,002	
Deductions from commission income	(10	7,870)	(102,024)	
Cofins	(7	(0,491)	(67,040)	
ISS	(2	22,075)	(20,429)	
PIS	(1	5,304)	(14,555)	
Net commission income	8	20,243	780,618	

⁽¹⁾ Despite the sale of the stake, Mapfre Seguros Gerais products continue to be sold by BB Corretora under the operating agreement for Auto and Major Risks products.

There are no amount of commissions income in parent.

In the partnership model signed between BB Seguros and the Mapfre Group, the payment of additional remuneration by Brasilseg Companhia de Seguros SA to BB Corretora is foreseen to exceed the sales growth target in some specific products, following the rules of the 2nd Amendment to the Operating Agreement for Operation in the Insurance Segment and its annexes ("Operating Agreement" or "Agreement") which Aliança do Brasil and BB Corretora have been signatory since November 30th, 2018.

9 - COSTS OF SERVICES PROVIDED

		R\$ thousand
	Consol	lidated
	1st Quarter 2021	1st Quarter 2020
Administrative cost products	(23,055)	(24,138)
Operational support cost	(13,138)	(16,257)
Cost of data processing	(4,149)	(5,065)
Total	(40,342)	(45,460)

There are no service costs provided in Parent.

10 - PERSONNEL EXPENSES

	Pai	rent	Consol	R\$ thousand
	1st Quarter/2021			1st Quarter/2020
Salaries	(1,402)	(1,422)	(7,805)	(8,317)
Social security costs	(754)	(812)	(4,011)	(4,610)
Fees	(373)	(291)	(1,000)	(959)
Benefits	(219)	(222)	(1,272)	(1,334)
Training	(29)	(25)	(139)	(215)
Total	(2,777)	(2,772)	(14,227)	(15,435)



11 - ADMINISTRATIVE EXPENSES AND SALES

				R\$ thousand
	Par	Parent		lidated
	1st Quarter/2021	1st Quarter/2020	1st Quarter/2021	1st Quarter/2020
Rent expenses and condominium fee	(243)	(245)	(1,116)	(1,185)
Specialized technical services	(129)	(60)	(900)	(509)
Data processing	(89)	(294)	(769)	(1,462)
Costs communicating	(18)	(50)	(142)	(332)
Selling expenses			(116)	
Services contracted from third parties	(6)	(9)	(39)	(52)
Service travel	(3)	(154)	(31)	(980)
Donation and sponsorship expenses	-	-	-	(400)
Other chargers	(53)	(62)	(258)	(490)
Total	(541)	(874)	(3,371)	(5,410)



12 - TAXES

a) Breakdown of income tax (IR) and social contribution expenses (CSLL)

	Dow	4	Canaal	R\$ thousand
	Parent		Consol	idated
	1st Quarter/2021	1st Quarter/2020	1st Quarter/2021	1st Quarter/2020
Current values	(2,527)	(7,528)	(265,989)	(256,584)
Domestic income tax and social contribution	(2,527)	(7,528)	(265,989)	(256,584)
Deferred values		2	676	398
Deferred tax assets	-	2	676	398
Temporary differences		2	676	398
Total	(2,527)	(7,526)	(265,313)	(256,186)

b) Reconciliation of Income Tax and Social Contribution Expenses

	Parent Cons		Consoli	dated
	1st Quarter/2021	1st Quarter/2020	1st Quarter/2021	1st Quarter/2020
Profit before income tax and social contribution	979,589	890,247	1,242,375	1,138,907
a) Total income tax (25%) and CSLL (9%) chages	(333,060)	(302,684)	(422,408)	(387,228)
Effect on the tax calculation:				
 b) Nontaxable income - share of profit (loss) of subsidiaries associates and joint ventures (34%) 	330,259	295,198	159,978	132,178
c) Non-deductible expenses, net of nontaxable income (34%)	274	(40)	(2,883)	(1,136)
Income tax and social contribution (a+b+c)	(2,527)	(7,526)	(265,313)	(256,186)

c) Tax Expenses

				R\$ thousand		
	Pare	Parent		Parent Cor		idated
	1st Quarter/2021	1st Quarter/2020	1st Quarter/2021	1st Quarter/2020		
On financial income and other						
Cofins	(697)	(2,281)	(1,163)	(3,655)		
PIS/Pasep	(125)	(387)	(200)	(609)		
IOF	(1)	(2)	(1)	(2)		
Other	(30)	(23)	(81)	(73)		
Total	(853)	(2,693)	(1,445)	(4,339)		

d) Current tax assets

•	Daves	-4	Consolida	R\$ thousand
		Parent		
	Mar 31, 2021	Dec 31, 2020	Mar 31, 2021	Dec 31, 2020
Taxes to compensate	85,167	54,136	114,957	70,494
Antecipation of IR e CS	1,510		67,025	
IRRF	5	31,037	11,048	70,639
(-) Current taxes deducted/offset	(2,008)	(18)	(78,550)	(26,357)
Total (1)	84,674	85,155	114,480	114,776

⁽¹⁾ The balances at March 31, 2021 and December 31, 2020 (parent company and consolidated) refer mainly to the IRRF of previous years uncompensated/deducted.



e) Deferred Tax Assets

				R\$ thousand
	Parent			
	Dec 31, 2021	Addition	Derecognition	Mar 31, 2020
Temporary differences				
Tax losses/negative bases	1,227		(760)	467
Liabilities provision	78			78
Total deferred tax assets	1,305		(760)	545
Incone tax	961		(538)	423
Social contribution	344		(222)	122

				R\$ thousand
	Consolidated			
	Dec 31, 2021	Addition	Derecognition	Mar 31, 2020
Temporary differences				
Tax losses/negative bases	1,227		(760)	467
Liabilities provision	13,354	1,765	(1,089)	14,030
Amortization of goodwill	3,053			3,053
Total deferred tax assets	17,634	1,765	(1,849)	17,550
Incone tax	13,775	1,298	(1,338)	13,735
Social contribution	3,859	467	(511)	3,815

f) Expected Realization

				R\$ thousand
	Parer	nt	Consolidated	
	Non Value	Present Value	Valor Nominal	Valor Presente
In 2021			2,227	2,191
In 2022			2,324	2,216
In 2023	1,305	1,203	3,420	3,129
In 2024			2,462	2,114
In 2025			2,390	1,928
Afther 2025		-	4,811	3,610
Total	1,305	1,203	17,634	15,188

The expected realization of deferred tax assets (tax credits) is supported by a technical study prepared for de base date of Dec 31, 2020, and is calculated based on the discounted present value of the average Selic rate (TMS) projected for each reporting period

During the first quarter of 2021, tax credits were realized in the amount of R\$ 760 thousand in the parent company and R\$ 1,849 thousand in the consolidated.



g) Current tax liabilities

				R\$ thousand	
	Paren	t	Consolidated		
	Mar 31, 2020	Dec 31, 2020	Mar 31, 2020	Dec 31, 2020	
Icome tax	1,248		194,969	491,329	
Social contribution	519		70,261	170,504	
Cofins	199	16	26,150	25,225	
ISS			8,744	16,671	
Pasep	42	2	5,666	5,463	
Other	111	81	126	115	
(-) Current taxes deducted/offset	(2,008)	(18)	(78,550)	(26,357)	
Total	111	81	227,366	682,950	

h) Deferred Tax Liabilities

		R\$ thousand	
	Consolidated		
	Mar 31, 2021	Dec 31, 2020	
Arising from partnership with Mapfre ⁽¹⁾	223,387	223,387	
Arising from amortization of Brasilcap's goodwill	4,647	4,647	
Other temporay differences	531	531	
Total	228,565	228,565	

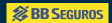
⁽¹⁾ Refers to the provision for deferred taxes arising from intangibles in the investment in BB Mapfre.

There is no balance of deferred tax liabilities in the Controller.

13 - OTHER INCOME AND EXPENSE

				R\$ thousand
	Pare	ent	Consol	idated
	1st Quarter/2021	1st Quarter/2020	1st Quarter/2021	1st Quarter/2020
Income of ADR (1)	2,902	4,147	2,902	4,147
(Addition)/Reversal of provisions for labor, tax and civil lawsuits	201	(127)	(151)	343
Depreciation/amortization expense	(31)	(47)	(257)	(249)
Income/(expense) earn in earn out (2)			(8,176)	(9,124)
Other (3)		16	(1,639)	(1,652)
Total	3,072	3,989	(7,321)	(6,535)

- (1) Refers to the sharing, by the depositary bank of the ADR Level I program, of the income from issuance fees, cancellation and processing of dividends charged to investors holding ADRs (American Depositary Receipts) of BB Seguridade, with the purpose of defray Program expenses.
- (2) Refers to the price adjustment mechanism of the assets of the Brasilveiculos (current Mapfre Seguros Gerais) asset sold to Mapfre Brasil on 11.30.2018, with calculation, monthly provisions and annual payment, made based on the fulfilment of goals in the sales of auto insurance. The mechanism provides for the possibility of earn in or earn out, that is, payment from MAPFRE Brasil to BB Seguros or from BB Seguros to MAPFRE Brasil and will be calculated for each financial year until 2031.
- (3) In the 1st Quarter/2021 and 2020, (Consolidated) includes the amount of R\$ 1,638 thousand referring to the provision for brokerage to be returned to Brasilprev.



14 - FINANCIAL RESULT

				R\$ thousand
	Pare	ent	Conso	lidated
	1st Quarter 2021	1st Quarter 2020	1st Quarter 2021	1st Quarter 2020
Financial Income	12,256	49,575	21,303	73,223
Yield from financial investments	8,711	37,764	19,793	71,510
Monetary adjustment of judicial deposits			729	1,131
Monetary adjustment of taxes	610	580	780	580
Monetary adjustment of dividends and interest on equity capital	2,935	11,229		
Other		2	1	2
Financial Expenses	(2,917)	(25,207)	(2,988)	(26,513)
Monetary adjustment of dividends and interest on equity capital	(2,623)	(24,871)	(2,623)	(24,871)
Financial system services	(273)	(318)	(343)	(399)
Loss on financial investments	(21)	(18)	(21)	(1,240)
Other			(1)	(3)
Financial Result	9,339	24,368	18,315	46,710

15 - CASH AND CASH EQUIVALENTS

				R\$ thousand		
	Par	Parent		Consolidated		
	Mar 31, 2021	Dec 31, 2020	Mar 31, 2021	Dec 31, 2020		
Cash	433	424	3,518	3,475		
Short-term fund			10	10		
Repurchase agreements ⁽¹⁾	319,350	208,469	2,178,974	2,191,960		
Total	319,783	208,893	2,182,502	2,195,445		

⁽¹⁾ Refers to investments in repurchase agréments with Banco do Brasil S.A., backed by federal government securities with daily liquidity and insignificante risk of change in fair value.

Financial investments in short-term funds and cash equivalents are classified as financial assets at fair value through profit or loss.

16 - FINANCIAL INSTRUMENTS

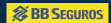
a) Financial Assests at Fair Value through Profit or Loss

							R\$ thousand	
				Parent				
	Dec 31	Dec 31, 2020				Mar 31	Mar 31, 2021	
	Cost Value	Market Value/ Book Value	Applications	Redemptions	Yield	Cost Value	Market Value/ Book Value	
Long-term fund (1)	4,157	3,948	50		7,470	4,207	11,468	
Total	4,157	3,948	50	-	7,470	4,207	11,468	

							R\$ thousand
				Consolidated			
	Dec 31	Dec 31, 2020					I, 2021
	Cost Value	Market Value/ Book Value	Applications	Redemptions	Yield	Cost Value	Market Value/ Book Value
Long-term fund (2)	4,953	4,986	50	4	7,476	5,000	12,508
Total	4,953	4,986	50	4	7,476	5,000	12,508

⁽¹⁾ Of the total of R\$ 11,468 thousand refers to the "Brasil Aceleradora de Startups" fund whose policy provides for investments of at least 90% of its Shareholders'Equity in the acquisition of shares and debentures issued by Startups companies convertible into shares.

⁽²⁾ Of the total of R\$ 12,508 thousand, R\$ 1,040 thousand refers to the investment fund "BB Renda Fixa Longo Prazo Corporativo 10 Milhões", whose investment policy provides for investments in investment funds with a portfolio composed, alone or cumulatively, of securities, public or Private, pre-fixed and / or post-fixed, repurchase operations, any and all financial assets and / or operating modalities available in the financial market, according to regulation. The fund must maintain 80% of the portfolio in federal government securities and / or assets with low credit risk related to the domestic interest rate, price indices or both. Strategies that imply foreign currency, variable income or leverage risk are not allowed.



b) Financial Assets Available Held to Amortized Costs

							R\$ thousand	
				Consolid	ated			
	_	Mar 31, 2021			Dec 31, 2020			
	Counterparty rating	Cost Value	Book Value	Updated cost	Cost Value	Book Value	Updated cost	
Short-Term Financial bills (1)	AA-	286,000	302,006	300,612	220,400	245,101	245,033	
Long-Term Financial bills (2)	AA-		-	=	200,000	204,449	203,374	
Total		286,000	302,006	300,612	420,400	449,550	448,407	

⁽¹⁾ Refers to investments in post-fixed Long-Term Financial bills with varying maturity dates, with the first maturity occurring on December 7, 2020 and the others up to September 30, 2021.

There is no balance of financial assets available held to maturity securities in the Parent.

c) Fair Value Hierarchy

The Company classifies financial instruments into three levels of subjectivity in determining fair value. The different levels are defined as follows:

- Level 1: Quoted prices in active markets for identical assets or liabilities;
- Level 2: Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (prices) or indirectly (derived from prices);
- Level 3: Assumptions for the asset or liability that are not based on observable market data (unobservable inputs). There are no financial instruments classified in level 3 of the investment portfolio.

						R\$ thousand	
	Parent						
	Mar 31, 2021				Dec 31, 2020		
_	Level 1	Level 2	Total	Level 1	Level 2	Total	
Long-term fund	11,468		11,468	3,948		3,948	
Cash and cash Equivalents	319,783		319,783	208,893		208,893	
Total	331,251		331,251	212,841	_	212,841	

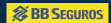
						R\$ thousand	
	Consolidated						
	Mar 31, 2021			Γ	Dec 31, 2020		
	Level 1	Level 2	Total	Level 1	Level 2	Total	
Long-term fund	12,508		12,508	4,986	-	4,986	
Cash and cash Equivalents	2,182,502		2,182,502	2,195,445		2,195,445	
Short-Term Financial bills		300,612	300,612		448,407	448,407	
Total	2,195,010	300,612	2,495,622	2,200,431	448,407	2,648,838	

17 - DIVIDENDS / INTEREST ON EQUITY CAPITAL RECEIVABLE

				R\$ thousand
	Pare	Parent		dated
	Mar 31, 2021	Dec 31, 2020 ⁽¹⁾	Mar 31, 2021	Dec 31, 2020
Dividends receivable		1,060,278		-

⁽¹⁾ On Dec 31, 2020, refers to dividends receivable from BB Corretora de Seguros e Administradora de Bens S.A. paid on Feb 25.2021

⁽²⁾ Refers to investments in post-fixed Billis maturing on March 11, 2022.



18 - COMMISSIONS RECEIVABLE

		R\$ thousand	
	Consolidated		
	Mar 31, 2021	Dec 31, 2020	
Current Assets	765,883	1,173,988	
BB Mapfre ⁽¹⁾	710,591	1,120,275	
Mapfre Seguros Gerais	43,940	43,169	
Brasilprev	9,368	9,388	
Brasilcap	1,964	1,094	
Others	20	62	
Non-Current Assets	638,565	643,090	
BB Mapfre	638,565	643,090	
Total	1,404,448	1,817,078	

⁽¹⁾ On 03.31.2021, R\$ 61 million refers to the additional commission according to the restructuring agreement between BB Seguros and the Mapfre Group. The provision for the additional commission is made monthly and is expected to be received within 60 days after the end of the year. On 12.31.2020, R\$ 464 million refers to the additional commission, received on 02.25.2021.

There are no amount of comissions receivable in parent.

Comissions Receivables are classified as financial assets valued at amortized cost, as described in Note 4.

19 - INTANGIBLE ASSET

a) ERP - Enterprise Resource Planning

			Parent and Consol	idated		R\$ thousand
	Dec 31, 2020	1st Qua	rter/2021		Mar 31, 2021	
	Book value	Acquisitions	Amortization	Cost value	Accumulated amortization	Book value
Software – ERP (1)	5,481	-	(196)	7,488	(2,203)	5,285

⁽¹⁾ In January 2018, the amortization of Enterprise Resource Planning (ERP) began, according to CPC 04 (IAS 38) - Intangible Assets in which the amortization period of intangible assets with a defined useful life is 10 years and amortization is calculated at the annual rate of 10% and recognized to the income statement on a straight-line method.

a.1) Estimate for amortization

								R\$ thousand
	2021	2022	2023	2024	2025	2026	2027	Total
Amounts to be amortized	783	783	783	783	783	783	783	5,481

20 - OTHER ASSETS

				R\$ thousand	
	Parer	nt	Consolida	nsolidated	
	Mar 31, 2021	Dec 31, 2020	Mar 31, 2021	Dec 31, 2020	
Current Assets	10,260	10,170	7,337	4,347	
Receivables from related comparies	4,457	7,261			
Receivables from ADR	5,801	2,899	5,801	2,899	
Other	2	10	1,536	1,448	
Non-Current Assets	49	53	207,456	206,654	
Judicial deposits ⁽¹⁾			207,406	206,601	
Fixed asset (2)	49	53	50	53	
Total	10,309	10,223	214,793	211,001	

⁽¹⁾ It refers, mainly, to a lawsuit of a fiscal nature, with the purpose of annulling an administrative decision that did not ratify declarations of compensation of negative balances of IRPJ with several taxes of its own. The updated value of the referred judicial deposit is R\$ 152,331 thousand (R\$ 151,968 thousand on December 31, 2020), being its update by the SELIC rate.

⁽²⁾ Acquisition of computers and furniture in the amount of R\$ 74 thousand (depreciation R\$ 25 thousand) in mar 31, 2021.



21 - CORPORATE AND STATUTORY OBLIGATIONS

				R\$ thousand
	Paren	nt	Consol	idated
	Mar 31, 2021	Dec 31, 2020	Mar 31, 2021	Dec 31, 2020
Dividends payable (1)	372	948,398	372	948,398
Capital reduction payable (2)	96	95	96	95
Total	468	948,493	468	948,493

- (2) The dividends distributed on Dec 31.2020 were paid to the shareholders on Feb 25.2021.
- (3) Capital reduction approved by the Board of Directors, effective payment of which occurred on April 30, 2020, as detailed in Explanatory Note 25.

22 - PROVISIONS AND CONTINGENT LIABILITIES

CONTINGENT ASSETS

In accordance with CPC 25 - Provisions, Contingent Liabilities and Contingent Assets, no contingent assets were recognized in the individual and consolidated financial statements.

CONTINGENT LIABILITIES - PROBABLE

a) Tax Lawsuits

The Company's tax lawsuits related to BB Corretora arise, mainly, from municipal/district tax assessments (discussing the "collection" of the Tax on Services of Any Nature - ISSQN); and lawsuits of the Federal Government filed in the administrative or judicial spheres discussing federal taxes, notably the non-validation of offsets of own taxes with other taxes

On March 31, 2021, BB Corretora had a total of 37 (thirty-seven) active tax lawsuits discussing tax matters, classified as remote, possible, and probable, depending on the phase of the lawsuit and/or specific situation related to each case. And, the mentioned actions are distributed as follows: (i) 23 (twenty-three) of them in the administrative sphere, exclusively, with the Federal Revenue of Brazil (RFB); and (ii) 14 (fourteen) of them filed in the Brazilian judiciary, being 10 (ten) in the State sphere and 04 (four) in the Federal sphere.

Among the totality of tax lawsuits, 4 (four) of them are classified as probable loss. Below, a brief summary of the main lawsuit classified as "Probable", in other words, whose value involved is significant:

- BB Corretora is a party to a lawsuit whose central cause of action concerns the collection of ISSQN, in progress with the TJ-MG, to which the initial cause value of R\$ 8.3 million was attributed and, filed on Jun 29.1998. This action was judged by the competent court, which recognized the right of the Municipality to receive the required ISSQN, but reduced the amount to R\$ 19 thousand. During the course of the process, in the discussion of motions to stay execution, a judicial deposit was made with BB, whose updated value as of Mar 31.2021 is R\$ 598,000. Due to the situation of the process on Mar 31.2021, BB Corretora maintains a provision in the amount of R\$ 150,000, since the process has a probability of loss as "probable" due to the judgment of the merit. Finally, it should be mentioned that the City filed a tax execution for the amount of the conviction (R\$ 19 thousand), which is in liquidation phase to determine the amount due.

As for BB Seguridade and BB Seguros, they do not have tax lawsuits with significant amounts.

b) Civil Lawsuits

In civil lawsuits involving BB Seguridade, BB Seguros and BB Corretora, we highlight the claims for various indemnities (material damages, moral damages, etc.), notably resulting from consumer relations involving security products and the like (personal insurance) and equity, open private pension, capitalization and dental plans).

c) Labor Lawsuits

Labor claims involving BB Seguros and BB Corretora mainly arise from labor claims, with a civil nature (arising from corporate group life insurance, whose original employers did not bear the severance pay); and, third party claims against the investees evaluated by the equity method and BB Seguros (as a shareholder) notably, requiring eventual subsidiary condemnation. On the other hand, BB Seguridade's labor claims involve former employees, discussing rights arising from the 7th and 8th bank overtime hours and the respective effects on other amounts of a salary / severance nature.



Provisions for civil, tax and labor lawsuits classified as probable

In accordance with CPC 25 (IAS 37), BB Seguridade constitutes a provision for tax, civil and labor claims with a "probable" risk of loss.

		R\$ thousand
	C	onsolidated
	1st Quarter/2021	1st Quarter/2020
TAX LAWSUITS		
Initial balance	1,440	999
Addition/Update (1)	6	10
Reversal of the provision	(358)	-
Derecognition of provisions		
Closing balance	1,088	1,009
CIVIL LAWSUITS		
Initial balance	16,314	16,692
Addition/Update (2)	1,700	863
Reversal of the provision	(742)	(1,042)
Derecognition of provisions	(252)	(302)
Closing balance	17,020	16,211
LABOR LAWSUITS		
Initial balance	230	103
Addition/Update		127
Reversal of the provision		-
Derecognition of provisions	(202)	-
Closing balance	28	230
TOTAL	18,136	17,450

⁽¹⁾ On Mar 31, 2021 incluides the amount of R\$ 6 thousand related to monetary restatement.

They mainly refer to contingencies registered with BB Corretora.

On Mar 31, 2021, the amount of R\$ 28 thousand related to labor claims was provisioned at the controller. For the other claims, there are no provision balances in the controller.

Expected outflows of economic benefits

				R\$ thousand
	Labor lawsuits	Tax lawsuits	Civil lawsuits	Total
Up to 5 years	28	268	15,177	15,473
More than 5 years and up to 10 years	-	199	1,644	1,843
Over 10 years		621	199	820
Total	28	1,088	17,020	18,136

Given the scenario of uncertainties in the duration of the proceedings, as well as the possibility of changes in the jurisprudence of the courts, the outflow of economic benefits has been estimated based on the best available information.

⁽²⁾ On Mar 31, 2021 incluides the amount of R\$ 214 thousand related to monetary restatement.



CONTINGENT LIABILITIES - POSSIBLE

a) Tax Lawsuits

In the tax lawsuits, classified as possible, we have those referring to BB Corretora, which contests the non-recognition of IRPJ, CSLL, PIS and Cofins compensation requests made between 1999 and 2003, due to the non-recognition of negative balances from 1995 and 1997 and the deduction of CSLL amounts from the IRPJ calculation basis granted in a Writ of Mandamus decision. The possibility of loss of demand is classified as possible, therefore, no provision has been made.

In accordance with applicable legislation, notably CPC 25 - Provisions, Contingent Liabilities and Contingent Assets; actions with remote or possible risk classification are exempt from the constitution of a provision. However, the following is a brief summary of the main lawsuits filed against BB Corretora:

• BB Corretora has a legal dispute related to "DCOMP - IRPJ Negative Balance", with TRF1/DF, whose initial value of the cause was R\$ 82.3 million, filed on Apri 18, 2011. The process is in the initial stage of discovery (there is no sentence). It should also be mentioned that this process has a judicial deposit (coming from the administrative phase of the discussion) in the amount of R\$ 152.6 million (base date: Mar 31, 2021) deposited in a judicial account at Caixa Econômica Federal.

As for BB Seguridade and BB Seguros, do not have tax actions with significant amounts.

Balances of contingent liabilities classified as possible

Tax and civil demands classified as "possible" risk are exempt from provisioning, in accordance with CPC 25.

				R\$ thousand
	Parer	Parent		lidated
	Mar 31, 2021	Dec 31, 2020	Mar 31, 2021	Dec 31, 2020
Tax lawsuits (1)			231,281	230,189
Civil lawsuits			2,471	2,647
Total		_	233,752	232,836

⁽¹⁾ Refers mainly to a tax lawsuit by BB Corretora with the objective of annulling an administrative decision that did not ratify declarations of offsetting negative IRPJ balances with different taxes. There is a guarantee deposit for the mentioned action as shown in item "c" below.

BB Seguridade does not have contingent liabilities of its affiliates shared with other investors of the affiliates nor is it jointly and severally liable for all or part of the liabilities of its affiliates.

DEPOSITS IN GUARANTEE OF FUNDS

Guarantee deposits are cash deposits and are made with Banco do Brasil or another official financial institution, as a means of payment or as a means of guaranteeing the payment of convictions, indemnities, agreements and other expenses resulting from legal proceedings. The amounts are presented in the balance sheet under Other Assets.

Balances of escrow deposits formed for provisions and contingent liabilities

				R\$ thousand
	Parent		Consolida	ated
	Mar 31, 2021	Dec 31, 2020	Mar 31, 2021	Dec 31, 2020
Labor lawsuits			50	50
Tax lawsuits (1)			204,854	204,133
Civil lawsuits			2,503	2,418
Total	-	-	207,407	206,601

(1) Refers mainly to a tax lawsuit aimed at annulling an administrative decision that did not ratify declarations of offsetting negative IRPJ balances with various taxes. The updated amount of the aforementioned judicial deposit is R\$ 152.331 thousand (R\$ 151.967 thousand on Dec 31. 2020), referring to the investee BB Corretora, being updated using the SELIC rate



23 - UNEARDED COMMISSIONS

		R\$ thousand
	Consolidate	ed
	Mar 31, 2021	Dec 31, 2020
Current Liabilities	1,111,608	1,127,358
BB Mapfre	1,039,132	1,049,015
Mapfre Seguros Gerais (1)	72,097	78,037
Others	379	306
Non-Current Liabilities	1,445,767	1,417,250
BB Mapfre	1,415,129	1,389,918
Mapfre Seguros Gerais (1)	30,636	27,331
Others	2	1
Total	2,557,375	2,544,608

⁽¹⁾ Despite the sale of the stake, Mapfre Seguros Gerais products continue to be sold by BB Corretora.

There are no amount of unearned commissions in parent.

24 - OTHER LIABILITIES

				R\$ thousand
	Paren	t	Consolidated	
	Mar 31, 2021	Dec 31, 2020	Mar 31, 2021	Dec 31, 2020
Current Liabilities				
Amounts payable to related companies (1)	5,124	5,145	135,383	84,514
Annual variable remuneration program of the Executive Board	1,686	2,576	1,686	2,576
Annual program for results	392	392	392	392
Other	105	490	227	609
Total	7,307	8,603	137,688	88,091

⁽¹⁾ Refers to the apportionment of expenses calculated in accordance with the contract for sharing client data, use of staff, distribution network and technological and administrative material resources, entered into between Banco do Brasil, BB Seguridade, BB Corretora and BB Seguros. In Consolidated, it also includes amounts payable, in the amount of R\$ 37,468 thousand referring to the price adjustment mechanism of Brasilveículos (current Mapfre Seguros Gerais) assets sold to MAPFRE Brasil on November 30, 2018.

25 - EQUITY

a) Capital

The capital, fully subscribed and paid in, amounted to R\$ 3,396,767 thousand as of Mar 31, 2021 and Dec 31, 2020, it is divided into 2,000,000,000 (two billion) shares as of Mar 31, 2021 and Dec 31, 2020, represented in book-entry form and without par value. The shareholders' equity amounted R\$ 7,164,745 thousand (R\$ 6,389,605 thousand as of Dec 31, 2020), corresponding a book value per share of R\$ 3.58 per share (R\$ 3.19 per share as of Dec 31, 2020).

b) Capital and Profit Reserves

		R\$ thousand	
	Parent and Consolidated		
	Mar 31, 2021	Dec 31, 2020	
Capital Reserves (1)	1,576	1,588	
Profit Reserves	3,060,956	3,060,956	
Legal Reserve	679,354	679,354	
Statutory Reserve	2,381,602	2.,381,602	

The Capital Reserve is made up of the amounts relating to transactions with payment based on shares, as well as the gain or loss on the sale of treasury shares.

The purpose of the Legal Reserve is to ensure the integrity of the capital stock and may only be used to offset losses or increase the capital stock. Of the net income for the period, 5% is invested, before any other allocation, in the constitution of the legal reserve, which will not exceed 20% of the share capital and the balance of the legal reserve plus the amounts of capital reserves that will not exceed 30% of the capital stock.

The Statutory Reserve for Equalization of Capital Remuneration has the purpose of guaranteeing resources for the payment of dividends, including in the form of interest on own capital or its prepayments, limited to 80% of the capital stock value, being formed with resources: equivalent to up to 50% of the net income for the year and resulting from the credit corresponding to the advance of dividends.



The Statutory Reserve for Capital Reinforcement aims to guarantee financial means for the operation of the company, including for capital increase in the companies in which it participates as a shareholder and the acquisition of companies covered by Art. 3 of these Bylaws, limited to 80% of the value capital and being formed with resources equivalent to up to 50% of the net profit for the year.

c) Earnings per Share

	Parent and Co	onsolidated
	1st Quarter/2021	1st Quarter/2020
Net income attributable to shareholders of the Bank (R\$ thousand)	977,062	882,721
Weighted average of ordinary and dilutive potencial ordinary shares outstanding	1,996,638,467	1,996,694,370
Earnings per share – basic and diluted (R\$)	0.49	0.44

The basic earnings per share is calculated by dividing net income attributable to shareholders of the BB Seguridade by the weighted average number of common shares outstanding (not considered treasury shares) in each of the periods presented.

The diluted earnings per share is calculated by dividing net income attributable to shareholders of the BB Seguridade by the weighted average number of common shares outstanding (not considered treasury shares), including the effect of all dilutive potential ordinary shares.

The BB Seguridade has no option, bonus of subscription or its equivalents which provide their holder the right to acquire shares. Thus, the basic and diluted earnings per share are equal and was calculated by dividing the profit attributable to the holders of common shares of the company by the weighted average number of common shares held by shareholders during the period.

d) Dividends

BB Seguridade follows the Dividend Policy available on the Investor Relations website of BB Seguridade.

The Policy is reviewed annually or, extraordinarily, at any time, and submitted to the Board of Directors of group for approval.

Dividends related to the second half of 2020 profit, in the amount of R\$ 947,975 thousand, plus the prescribed dividend balance of R\$ 42 thousand related to past years, were paid in February 2021, with a monetary restatement of R\$ 2,623 thousand at the Selic rate, adding up to a distributed amount of R\$ 950,640 thousand, as provided for in the bylaws.

e) Other Accumulated Comprehensive Income

The negative balance recorded in Other Comprehensive Accumulated Results in the amount of R\$ 189,601 (12,882 thousand (R\$ 12,882 thousand positive on 12.31.2020 is composed of:

- R\$ 168,611 thousand negative (R\$ 33.872 thousand positive on 12.31.2020) resulting mainly from the appreciation or devaluation resulting from the adjustment to market value, at the net value of tax effects, of securities classified as fair value through other comprehensive results of Brasilprev Seguros e Previdência SA, BB Mapfre Participações SA and Brasilcap Capitalização SA;
- ii. Negative R\$ 20,824 thousand (R\$ 20,824 thousand negative on 12.31.2020) of adjustments for the purpose of standardizing accounting practices of previous lease operations periods, CPC 06 R2, at BB Mapfre Participações S.A; and
- iii. Negative R\$ 166 thousand (negative R\$ 166 thousand on 12.31.2020) from results from periods prior to BB Corretora's participation in Ciclic.

Bearing in mind that BB Seguridade does not have securities classified as fair value through other comprehensive income, the amounts in its statements reflect the values existing in the companies in which BB Seguros holds interest.

f) Shareholdings (number of shares)

Stockholders	Mar 31, 202	Mar 31, 2021		
Stockholders	Shares	% Total	Shares	% Total
Banco do Brasil	1,325,000,000	66.25	1,325,000,000	66.25
Other stockholders	671,657,142	33.58	671,634,681	33.58
Treasury shares	3,342,858	0.17	3,365,319	0.17
Total	2,000,000,000	100	2,000,000,000	100
Locals	1,497,731,245	74.89	1,464,036,514	73.20
Foreign	502,268,755	25.11	535,963,486	26.80



g) Treasury shares

g.1) Share-Based Payment - Variable Wage Program

The Variable Wage Program Board of BB Seguridade determined that, of the total amount allocated to the payment of variable compensation, 50% will be made in shares of BB Seguridade (BBSE3). From the total paid in shares, 20% will be immediately transferred to the beneficiary ownership and 80% will be deferred for a period of four years.

On November 13, 2014, the Brazilian Securities and Exchange Commission (CVM) authorized BB Seguridade to make annually the private trading of its own shares, in order to fund, through these shares, part of the payment of the variable remuneration compensation of its Executive Board members, without the need to submit, every year, that commission new requests, in the case therefore of permanent authorization.

We present the statement of acquired shares, its distribution and its transfer schedule:

	2017 Program	2018 Program	2019 Program	2020 Program	Total
Shares Distributed	15,489	9,841	11,338	4,512	41,180
Shares to Distribute	3,870	6,552	16,995	17,948	45,365
Total Program Shares	19,359	16,393	28,333	22,460	86,545
Minimum cost	28.92	27.78	31.93	24.37	-
Averege cost	29.02	27.78	31.93	24.37	-
Maximum cost	29.15	27.78	31.93	24.37	-

Estimated Schedule Transfers						
	Period	2017 Program	2018 Program	2019 Program	2020 Program	Total
Shares to Distribute	March 2022	3,870	3,276	5,665	4,487	17,298
Shares to Distribute	March 2023		3,276	5,665	4,487	13,428
Shares to Distribute	March 2024			5,665	4,487	10,152
Shares to Distribute	March 2025				4,487	4,487
Total shares to be distributed		3,870	6,552	16,995	17,948	45,365

g.2) Repurcharse Program

On October 15, 2015, the Board of Directors approved the Repurchase Program of up to 10,000,000 shares the company itself issued for staying in treasury and subsequent disposal of or cancellation. The period of valid for up to 365 days from that date in accordance with the limit set forth by CVM Instruction 567. This program was in effect until October 14, 2016, and 3,360,000 shares were acquired, amounting to R\$ 82,201 thousand, minimum, average and maximum cost per share are respectively R\$ 21.09, R\$ 24.46 e R\$ 27.76.

On October 27, 2016, the Board of Directors approved the second Repurchase Program of up to 10,000,000 shares the company itself issued for staying in treasury and subsequent disposal of or cancellation. The period of valid for up to 365 days from that date of approval. This program was concluded on October 26, 2017 and there was no acquisition of shares by said Program.

On October 26, 2017, the Board of Directors approved the third Repurchase Program of up to 10,000,000 shares the company itself issued for staying in treasury and subsequent disposal of or cancellation. The period of valid for up to 365 days from that date of approval. This program was concluded on October 25, 2018 and there was no acquisition of shares by said Program.

On November 1, 2018, the Board of Directors approved the fourth Buyback Program of up to 10,000,000 shares issued by the company to be held in treasury and subsequently sold or canceled. The term of validity is up to 365 days from the date of approval, and there was no acquisition of shares on behalf of the fourth Program until its closure on October 31, 2019. The Company, to date, has not approved a new Repurchase Program.

On December 21, 2018, 450 treasury shares from the 2015 Repurchase Program, were distributed to all active employees of BB Seguridade (disregarding statutory), the awarding title, regardless of the hierarchical level, being that each employee received three common shares. The securities are held in the Banco do Brasil and may only be marketed by the employee after the termination of the relationship maintained with BB Seguridade (end of the assignment resulting from the Availability Agreement signed between Banco do Brasil and BB Seguridade). The transferred shares totaled R\$ 12 thousand. For the attribution of its price, it was adopted the criterion of the average price of the week prior to the payment.

On October 30, 2019, the General Shareholders' Meeting authorized the trading of shares issued by BB Seguridade held in treasury, specifically for the award of employees and the variable remuneration of the Company's officers, up to the limit of



3,359,550 shares, and authorized the Board of Directors to define and implement the best way and the moment to carry out the referred negotiation.

In April 2020, 22,503 shares of the Share Buyback Program were transferred to the company's employee compensation program, so called the Result Reward Program (PPR). Of this total, 11,264 shares were transferred directly to beneficiaries on April 27, 20, leaving a balance of 11,239 shares to be transferred in 2021, if the beneficiaries meet the conditions imposed by the program to receive the second installment.

g.3) Employee Reward Program

On October 30, 2019, the BB Seguridade General Meeting authorized the trading of shares issued by BB Seguridade held in treasury for the award of employees and the variable remuneration of the Company's officers, up to the limit of 3,359,550 shares, and authorized the Board of Directors to define and implement the best way and the moment to carry out the referred negotiation.

In this regard, on December 18, 2019, the Board of Directors approved the Employee Reward Program, which aims to recognize BB Seguros employees from non-statutory positions, with outstanding performance in the Development and Career Committee. Considering the new wording of § 4 of art. 457 of the CLT, as amended by Law No. 13,467 / 2017, the program is classified as an award and there is no incidence of labor and social security charges.

The program is activated annually and is subject to exceeding the Company's budgeted Net Income. The target audience is limited to a maximum of 30% of employees by position, in the case of managerial or equivalent functions, and by position and by directorship, in the case of technical functions. The criterion for choosing employees involves assessment of technical and behavioral skills, achievement of goals and management style.

The premium credit is made 100% (one hundred percent) in shares of BB Seguridade SA (BBSE3), after due payment of Income Tax, in two equal installments, the first within 10 days after the result is disclosed and the second one year after payment of the first. The shares used will be those already existing in Treasury, arising from the Share Buyback Program, whose average acquisition cost was R\$ 24.46.

Trading with BBSE3 shares received under the Employee Reward Program is subject to the rules of BB Seguridade's Securities Trading Policy.

	Total Program Shares	Minimum cost	Averege cost	Maximum cost	Shares Distributed	Shares to Distribute	Estimated Schedule Transfers
2019 Program	22,503	24.46	24.46	24.46	11,264	11,239	April 2021
Total shares to be distributed						11,239	

g.4) Number of Treasury Shares

Description	Parent and	Parent and Consolidated		
Description	Mar 31, 2021	Dec 31, 2020		
Variable Wage Program	45,365	45,366		
Repurcharse Program	3,286,254	3,308,714		
Employee Reward Program	11,239	11,239		
Total	3,342,858	3,365,319		

The cost value of treasury shares is R\$ 82,039 thousand and the exchange price on 03.31.2021 is R\$ 81,064 thousand.

26 - RELATED PARTY TRANSACTIONS

BB Seguridade and its subsidiaries have an agreement with Banco do Brasil SA, signed on December 20, 2012, with a 20-year term, for apportionment and / or reimbursement of expenses and direct and indirect costs resulting from the use of the staff, material, technological and administrative resources necessary to maintain the Companies' activities and, especially the sale of products in the banking channel.

The agreement aims to capture synergies resulting from the sharing of resources and its terms provide that the reimbursement follows apportionment criteria based on calculation methodologies foreseen in the referred agreement, observing the effective use of the resources. The apportionment amounts are calculated and paid monthly.

The costs of salaries and other benefits granted to key management personnel of the BB Seguridade (Executive Board, Audit Committee, Board of Directors and Fiscal Council):



		R\$ thousand
	1st Quarter/2021	1st Quarter/2020
Short-term benefits	1,726	2,031
Fees and social charges	1,306	1,144
Executive Board	938	878
Audit Committee	181	136
Board of Directors	86	65
Fiscal Council	65	65
Party Transactions Committee	36	
Variable Remuneration (1)	352	765
Other (2)	68	122
Variable Wage Program (3)	741	934
Total	2,467	2,965

(1) Refers to the amount payment cash Variable Compensation Program for Directors, of the 2020.

(2) Benefits considered: medical care, health assessment, life insurance, removal advantage and supplementary pension plan of the administrators.

(3) Refers to the cost of shares relating to the installments of the share-based payment programs for 2016, 2017, 2018, 2019 and 2020.

According to the variable remuneration policy of BB Seguridade, established in accordance with Law 6,404/1976, Article 152 and Accounting Pronouncements Committee 10 (CPC 10 - Share-based Payment), the part of variable remuneration of the Executive Board is paid in shares.

BB Seguridade does not provide post-employment benefits to its key management personnel or to its employees.

Current personnel costs are reimbursed to the controller Banco do Brasil S.A., under the employee assignment agreement, in the period in which they are allocated to the Company's activities.

The Group trades banking transactions with its Controller, Banco do Brasil S.A. such as current account deposits (unpaid), corporate cards, financial applications, service deliveries and warranty in conditions equivalent to those available to other customers.

The Group does not grant loans to its Directors, Fiscal Council members, Board of Directors and Audit Committee.

The schedules below introduce the main transactions involving the companies within the effective utilization of resources:

a) Summary of related party transactions

BB Seguridade – Controller

				R\$ thousand
	Mar 31, 2	021	Dec 31, 2020	
	Controller ⁽¹⁾	Subsidiaries ⁽²⁾	Controller (1)	Subsidiaries ⁽²⁾
Assets				
Cash and cash equivalentes	319,783		208,893	
Dividends/interest on equity receivable	-			1,060,278
Receive with related parties		4,457		7,261
Liabilities				
Social and statutory obligations	310		628,377	
Obligations with related parties	5,124		5,145	

				R\$ thousand
	1st Quarte	er/2021	1st Qua	rter/2020
	Controller ⁽¹⁾	Subsidiaries ⁽²⁾	Controller ⁽¹⁾	Subsidiaries ⁽²⁾
Income				
Interest earnings of financial instruments	1,221		37,577	
Personnel expenses	(2,777)	-	(2,772)	
Administrative expenses (3)	(270)		(314)	
Monetary assets changes	-	2,934		11,229
Monetary liabilities changes	(1,738)		(16,477)	

(1) Banco do Brasil S.A.

(2) BB Seguros and BB Corretora.

(3) Refers to expenses as sharing contract customer data, use of staff, distribution network and resource materials technological and administrative, between the Banco do Brasil, BB Seguridade, BB Corretora and BB Seguros.



BB Seguridade – Consolidated

		Mar 31, 2021			Dec 31, 2020	
	Controller (1)	Associates and joint ventures ⁽²⁾	Other related parties	Controller (1)	Associates and joint ventures ⁽²⁾	Other related parties
Assets						
Cash and cash equivalentes	2,182,502	-		2,195,445		
Financial assets at fair value through profit or loss	1,040			1,038		
Financial assets measured at amortised cost			205,565			204,449
Commissions to be received		1,404,448			1,817,078	
Liabilities						
Social and statutory obligations	310			628,377		
Obligations with related parties	19,542	115,841	-	20,746	63,769	
Unearned Commissions		2,557,374			2,544,608	

		1st Quarter/2021		15	st Quarter/2020	
	Controller (1)	Associates and joint ventures ⁽²⁾	Other related parties	Controller (1)	Associates and joint ventures ⁽²⁾	Other related parties
Income						
Interest earnings of financial instruments	10,016		1,116	65,199		1,089
Income from Commission		894,504			844,560	
Personnel expenses	(14,227)			(15,435)		
Administrative expenses/costs of services provided (3)	(42,522)			(47,919)		
Monetary liabilities changes	(1,738)			(16,477)		

⁽¹⁾ Banco do Brasil S,A,

b) Compensation Paid to Employees and Directors

On April 15, 2016, an agreement of assignment of employees of Banco do Brasil S,A, to BB Seguridade, for the office of Director levels, Management and other positions of trust was signed, The assignment of employees are given in the form of availability, without charge, The Banco do Brasil S,A, continues to process the payroll of the transferred employees, receiving a monthly repayment of all current costs from BB Seguridade.

c) Remuneration of employees and managers

Monthly wages paid to employees and Directors of the BB Seguridade S.A.

		In Reais
	Mar 31, 2021	Dec 31, 2020
Lowest salary	7,378.28	7,378.28
Highest salary	38,499.07	38,499.07
Average salary	15,402.11	15,252.91
Management		
Director-President	61,564.83	61,564.83
Director	52,177.45	52,177.45
Council members		
Board of Directors	5,906.80	5,906.80
Fiscal Council	5,906.80	5,906.80
Audit Committee - Member	9,868.90	9,868.90

⁽²⁾ Related companies BB MAPFRE Participações S.A. and its subsidiaries, Brasilprev Seguros e Previdência S.A. Brasilcap Capitalização S.A. Brasildental S.A. and IRB-Brasil (until 07/23/2019 as per Note 2).

⁽³⁾ Refers to expenses as sharing contract customer data, use of staff, distribution network and resource materials technological and administrative, between the Banco do Brasil, BB Seguridade, BB Corretora and BB Seguros.

(Convenience Translation into English from the Original Previously Issued in Portuguese)

BB Seguridade Participações S.A.

Individual and Consolidated Interim Financial Statements for the Quarter Ended March 31, 2021 and Independent Auditor's Report

Deloitte Touche Tohmatsu Auditores Independentes

Deloitte.

(Convenience Translation into English from the Original Previously Issued in Portuguese)

REPORT ON REVIEW OF INDIVIDUAL AND CONSOLIDATED INTERIM FINANCIAL STATEMENTS

To the Board of Directors, Management and Shareholders of BB Seguridade Participações S.A.

Introduction

We have reviewed the accompanying individual and consolidated interim financial statements of BB Seguridade Participações S.A. ("Company"), which comprise the balance sheet as at March 31, 2021, and the related statements of income, of comprehensive income, of changes in equity and of cash flows for the three-month period then ended, including the summary of significant accounting practices and other explanatory notes.

Management is responsible for the preparation of the individual and consolidated interim financial statements in accordance with accounting practices adopted in Brazil and the International Financial Reporting Standards - IFRS, issued by the International Accounting Standards Board - IASB. Our responsibility is to express a conclusion on these interim financial statements based on our review.

Scope of review

We conducted our review in accordance with Brazilian and international standards on review of interim financial statements (NBC TR 2410 and ISRE 2410 - Review of Interim Financial Information Performed by the Independent Auditor of the Entity, respectively). A review of interim financial statements consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with standards on auditing and, consequently, does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

Conclusion on the individual and consolidated interim financial statements

Based on our review, nothing has come to our attention that causes us to believe that the individual and consolidated interim financial statements referred to above do not present, in all material respects, the individual and consolidated financial position of the Company as at March 31, 2021, its individual and consolidated financial performance and its individual and consolidated cash flows for the three-month period then ended, in accordance with accounting practices adopted in Brazil and IFRS, issued by IASB.



Other matter

Statements of value added

We have also reviewed the individual and consolidated statements of value added - DVA for the three-month period ended March 31, 2021, prepared under the responsibility of the Company's Management and disclosed as supplemental information. These statements were subject to the same review procedures described above, and based on our review nothing has come to our attention that causes us to believe that they were appropriately not prepared, in all material respects, in relation to the individual and consolidated interim financial statements taken as a whole.

The accompanying individual and consolidated interim financial statements have been translated into English for the convenience of readers outside Brazil.

Brasília, April 30, 2021

DELOITTE TOUCHE TOHMATSU Auditores Independentes

Roberto Paulo Kenedi Engagement Partner



Declaration of the Members of the Executive Board about the Financial Statements

In accordance with article 25 of CVM Rule 480, dated December 07, 2009, I declare that I have reviewed the Financial Statements for the period ended in March 31, 2021 of the BB Seguridade Participações S.A. and, based on subsequent discussions, I agree that such statements reflect fairly, in all material respects, the financial position for the period presented.

Brasília (DF), April 30, 2021.

Marcio Hamilton Ferreira Chief Executive Officer

Rafael Augusto Sperendio Chief Financial Officer

Pedro Bramont Chief Strategy Officer

Reinaldo Kazufumi Yokoyama Chief Commercial Officer



Declaration of the Members of the Executive Board on the Report of the Independent Auditors

In accordance with Article 25 of CVM Rule N. 480, dated 12.07.2009, I declare that based on my knowledge, the planning submitted by the auditors and the subsequent discussions on the audit results, I agree with the opinions expressed in the Deloitte Touche Tohmatsu Independent Auditors' report, dated 04.30.2021, related to the financial statements of BB Seguridade Participações S.A. for the fiscal year ended 03.31.2021 there being no disagreement.

Brasília (DF), April 30, 2021.

Marcio Hamilton Ferreira Chief Executive Officer

Rafael Augusto Sperendio Chief Financial Officer

Pedro Bramont Chief Strategy Officer

Reinaldo Kazufumi Yokoyama Chief Commercial Officer



MEMBERS OF THE MANAGEMENT BODIES

DIRECTOR-PRESIDENT

Marcio Hamilton Ferreira

DIRECTORS

Pedro Bramont

Rafael Augusto Sperendio

BOARD OF DIRECTORS

Carlos Motta dos Santos (President)

Arnaldo José Vollet

Claudio Xavier Seefelder Filho

Isabel da Silva Ramos

Marcio Hamilton Ferreira

Mauro Ribeiro Neto

Ricardo Moura de Araújo Faria

FISCAL COUNCIL

Lucineia Possar

Francisco Olinto Velo Schmitt

Luis Felipe Vital Nunes Pereira

AUDIT COMMITTEE

Luiz Claudio Moraes

Arnaldo José Vollet

Artemio Bertholini

Manoel Gimenes Ruy

Roberto Lamb

ACCOUNTANT

Pedro Kiefer Braga

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