

VERSION - 06/10/2022

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CHANGE LOG

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1. Introduction

This clearinghouse operating procedures manual describes the processes and procedures associated with the activities performed by the clearinghouse and its participants in connection with the financial, commodity and equities derivatives markets, the securities lending market, and the cash markets on gold, equities and corporate debt managed by B3 or by market infrastructures managing entities, involving the transactions accepted by the clearinghouse and executed in both exchange-traded markets and organized OTC market.

This manual is organized in chapters and is supplemented by:

- The B3 access rules and manual;
- The clearinghouse rules;
- The clearinghouse risk management manual;
- The B3 central depository rules and operating procedures manual;
- The B3 participant registration operating manual;
- The B3 glossary;
- Circular letters and further rules and regulations published by B3 and in force; and
- The B3 message and file catalog.

The terms in bold type, both in the singular and plural forms, as well as the acronyms used in this manual are subject to the definitions and meanings contained in the B3 glossary of terms and acronyms, which is independent from other rules and regulations issued by B3. The terms commonly used in the financial and capital markets, as well as legal, economic and accounting terms, and any other technical terms used in this manual and not included in the B3 glossary of terms and acronyms have the meanings generally accepted in Brazil.

All the times shown in this manual are Brasilia time.

2. ACCOUNTS, LINKS AND SUBACCOUNTS

In order to operationalize B3's post-trade processes, the **clearinghouse** maintains a structure of **accounts** and **links** which must be used by **participants** in performing their activities.

The procedures for the **registration** and maintenance of **accounts** and **links** are described in the **participant registration** operating manual.

2.1. Accounts

2.1.1. Account types

The **clearinghouse accounts** are divided into definitive and transitory **accounts**, as follows:

I. Definitive accounts

- Regular account: the proprietary account which is held by a participant or the account which is held by an investor;
- 2. Error account: the account which is automatically created by the clearinghouse for full trading participants and settlement participants, in order to receive transactions not allocated to investors, in the manner and time frames prescribed by the clearinghouse, as a result of operational errors. Buy and sell transactions based on the same asset and allocated to an error account are not netted for settlement purposes. Buy and sell transactions based on the same derivative are netted for settlement purposes; and
- 3. Operational error account: the account which is automatically created by the clearinghouse and which is used by full trading participants and settlement participants to reallocate transactions when operational errors occur. Buy and sell transactions based on the same asset or derivative and allocated to an operational error account are netted for settlement purposes.

II. Transitory accounts

 Brokerage account: a transitory account which is used for the purpose of enabling a give-up link between two full trading participants or between a full trading participant and a settlement participant without the investor identification at the executing participant. In this case, the give-up link is established between the brokerage account under the executing participant and the brokerage account under the carrying participant, both accounts held by the carrying participant. After accepting a give-up request, the carrying participant identifies the investor in the allocation process, since it is the carrying participant that receives and controls the investor's orders;

- Capture account: a transitory account which is automatically created by the clearinghouse for a full trading participant and which is used for the purpose of receiving the transactions that do not have an account assigned to them in the trading environment;
- 3. <u>Master account</u>: a transitory account which groups together the accounts of investors that maintain a specific link with each other, such as common management or representation by the same foreign intermediary, and which is registered under the same full trading participant, settlement participant, or trading participant;
- 4. Admincon account: a transitory account which is held by a full trading participant or a settlement participant and which is used in the allocation of transactions arising out of managed concurrent orders executed in the equities market, meaning orders received simultaneously from different investors. From an admincon account it is possible to allocate transactions to investors' accounts, subject to allocation rules and time frames. This mechanism allows the full trading participant or settlement participant to execute the orders received from different investors at the same time, thus ensuring the same conditions to them all;
- 5. Fintermo account: a transitory account which is held by a full trading participant or a settlement participant and which is used in the allocation of funding transactions in the forward market. This type of account can only be used for purchase transactions in the cash market or for sale transactions in the forward market. From a fintermo account it is possible to allocate transactions to investors' accounts, subject to allocation rules and time frames;
- 6. <u>Intermediary account</u>: a transitory account used in the allocation of transactions belonging to nonresident investors. From an intermediary account it is possible to allocate transactions to an investor's account or to investors' accounts, subject to allocation rules and time frames; and

7. Market maker account: a transitory account which is held by a full trading participant and which is used in the trading environment for the allocation of orders within the scope of market maker programs. For allocation purposes in the post-trade environment, the rules and time frames applicable to the transactions captured in market maker accounts are the same that apply to the transactions captured in capture accounts.

2.1.2. Account status

The status of an **account** may vary, with each status affecting the types of transfers allowed, as described below.

The statuses an **account** may take are the following:

- 1. Active: the **account** is allowed to receive **allocations**, **positions** and/or transfers;
- 2. <u>Partially suspended</u>: the **account** can only be used to reduce **positions** in the **clearinghouse**;
- 3. Suspended: a temporary status prohibiting any and all account transfers;
- 4. <u>Deactivating</u>: a transitory status in the deactivation process, whereby the system checks for **positions** in the **account**. If there are none, the **clearinghouse** deactivates the **account**. Otherwise, the **account** reverts to its previous status; and
- 5. <u>Inactive</u>: an **account** deactivated and hence prohibited from receiving **allocations** or **positions** and from performing transfers of any kind.

2.2. Account links

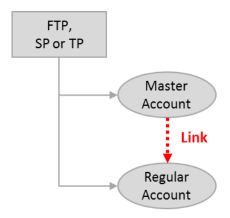
2.2.1. Types of account links

Clearinghouse accounts can be linked to each other to make post-trade operational processes viable and to allow for the recognition of relationships between **participants** and **investors**. Each type of **link** has a specific purpose, which can be attributed to the accounts by the **participants** that maintain relationships with **investors**, at the time of account opening or later.

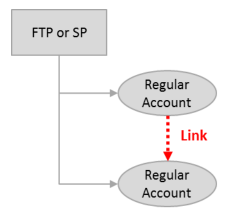
The following types of **links** are available:

1. <u>Master</u>: links a master **account** to regular **accounts** whose **investors** are linked by common management or are represented by the same foreign intermediary. In the

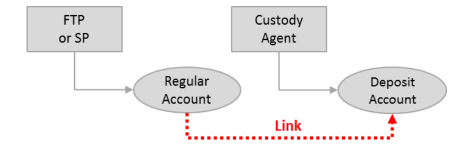
allocation process, this **link** ensures that a **transaction** originally allocated to a **master account** is only distributed to the **accounts** linked thereof;



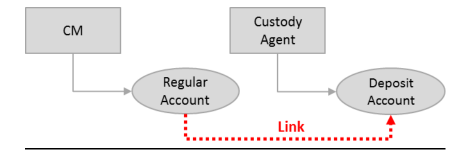
2. <u>Margin consolidation</u>: aims to centralize margin calls (collateral posting requirements) for the transactions performed by the holder thereof in a single account belonging to the same investor, by linking a regular account registered under a full trading participant or a settlement participant to another regular account held by the same investor and registered under the same participant;

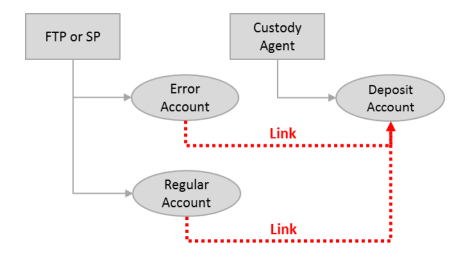


3. Optional custodian: in the cash market or in the markets stipulating the future delivery of assets, this link transfers automatically the delivery or receipt of assets in the transaction allocation process, by linking a regular account registered under a full trading participant or a settlement participant to another regular account held by the same investor and registered under a custody agent. This link does not eliminate the need for the custody agent to accept or reject the transfer, in the manner and time frames prescribed in this manual;

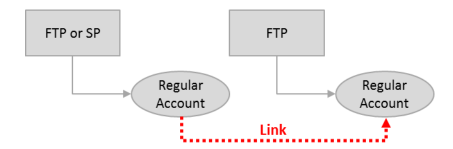


4. Mandatory custodian: a link which is only required when the clearing member, the full trading participant, or the settlement participant (i) is authorized to operate in markets where the **delivery** or the receipt of **assets** is stipulated, but (ii) is not authorized to operate as a custody agent at the B3 central depository. Under this scenario, the clearing member, full trading participant, or settlement participant must establish a relationship with a custody agent for possible deliveries or receipts of assets in the settlement process. This link is established between (i) the error account of the full trading participant or settlement participant and a deposit account held by the same investor and registered under a custody agent, and (ii) the regular account for the specific purpose of restricting asset delivery under the clearing member, full trading participant, or settlement participant and a deposit account held by the same investor and registered under a custody agent. Case (i) above addresses the rejection of a custodian indication, as described in chapter 7 of this manual, and case (ii) addresses the asset delivery restriction mechanism, as described in chapter 8 hereof. The custody agent appointed in the link cannot refuse to deliver or receive the assets in the settlement process;



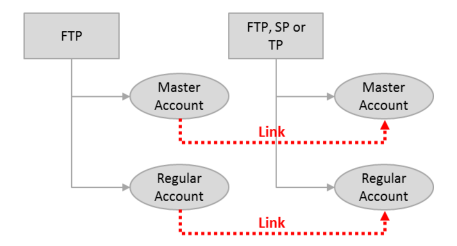


5. Options exercise: a link required to allow options that are registered in an account under a full trading participant or a settlement participant and whose exercise implies the execution of a new transaction to be exercised by another full trading participant. Such a link is established between a regular account under the full trading participant or settlement participant holding the relevant position and a regular account held by the same investor under the full trading participant appointed for exercise purposes. The error accounts under the settlement participant must have an options exercise link to a regular account held by the same investor under a full trading participant. Options exercise links are limited to ten (10) per account, one being necessarily the primary link that will be used in automatic exercises or written position exercises. The accounts that have an options exercise link must also carry a give-up link. Options exercise links can only be deactivated when the account under the full trading participant or settlement participant contains no options positions;



6. <u>Trading on behalf</u>: a **link** between a regular **account** or a master **account** under a **full trading participant**, **settlement participant**, or **trading participant** and an

account of the same type, either regular or master, as the case may be, held by the same investor under the full trading participant that will execute the order, but without identifying the investor to the executing full trading participant. It is the latter that executes the order and is responsible for the settlement of the relevant transactions. The full trading participants, settlement participants and trading participants that receive this type of order from investors are responsible for the registration of the relevant investors with B3. The trading-on-behalf link is used by the clearinghouse to identify the final beneficial owner in the post-trade processes and does not imply a transfer of liability between the participants involved for settlement and risk management purposes; and

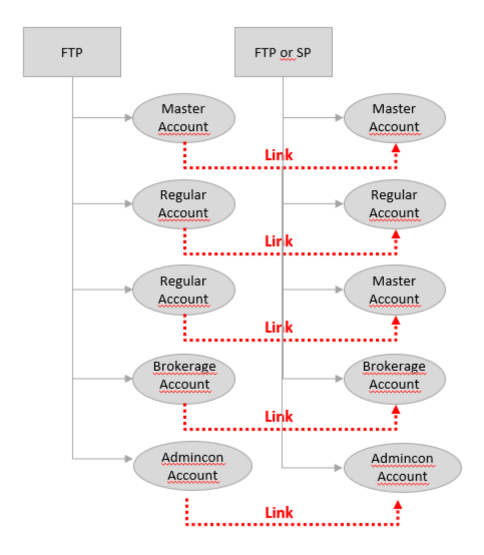


7. <u>Give-up</u>: a link between an account registered under a full trading participant and another account held by the same investor and registered under another full trading participant or a settlement participant. Give-up links may be established between two brokerage accounts, two regular accounts, two master accounts, between a regular account and a master account or between two admincon accounts.

The **give-up link** established between two regular **accounts**, two master **accounts**, or a regular **account** and a master **account** enables the holder of the master **account** or regular **account** to execute orders through one **participant** and settle them through another **participant**.

A **give-up link** between two brokerage **accounts** enables a **participant** to execute orders through other **participants** and to carry the **positions** deriving from the execution of such orders.

A **give-up link** between two admincon **accounts** enables a **participant** to execute orders from a group of clients whose **transactions** are carried and settled through another **participant**.



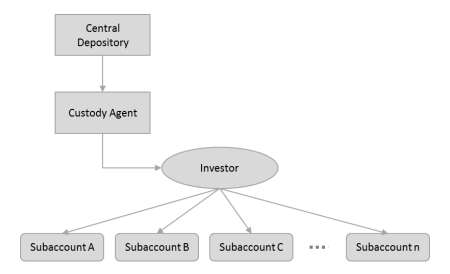
2.2.2. Link status

The status of a **link** may vary, as listed below:

- 1. Active;
- 2. Inactive; and
- 3. Awaiting approval, for master account links that require clearinghouse approval.

2.3. Subaccounts

The **deposit accounts** held in the **B3 central depository** are divided into **subaccounts** with specific characteristics and purposes.



In order to make the **clearinghouse** operational processes viable, the **subaccounts** of the **B3 central depository** are used by the **participants** and the **clearinghouse** in the procedures described in this manual. The main **subaccounts** used in the **clearinghouse** processes are listed below:

- 2101-6: the free subaccount;
- 2390-6: the subaccount utilized in posting participants' collateral in favor of the clearinghouse;
- 2701-4: the subaccount utilized in the coverage of options transactions;
- 2601-8: the subaccount utilized in the coverage of forward transactions;
- 2201-2: the subaccount utilized in the coverage of securities lending agreements;
- 2409-0: the subaccount utilized in the coverage of cash sale transactions;
- 2105-9: the subaccount utilized for margin account funding information purposes;
- 2194-6: the subaccount utilized for control of assets that have encumbrances to comply with court order; and
- 2906-8: the subaccount utilized for control of assets by the participant.

The full trading participant or settlement participant , responsible for the transaction , is responsible for designating the subaccount that has sufficient balance for settlement . In the case of divergence in the subaccounts designation and absence of balance, the clearinghouse will proceed with the asset delivery failure management.			

3. Transaction modes

This chapter describes the modes under which the **transactions** are registered in the **registration environments** and executed in the **trading** and **lending environments** managed by B3 or by **market infrastructures** managing entities and accepted by the **clearinghouse**.

3.1. Modes in the registration environments

The modes of the **transactions** registered in the **registration environments** managed by B3 and accepted by the **clearinghouse** are the following:

- 1. <u>Fully collateralized</u>: a mode whereby the clearinghouse acts as central counterparty to both parties to the transaction. This mode is applicable to swap contracts, flexible options, currency forwards and equities forwards, and also transactions where exchange-traded fund (ETF) shares are created and redeemed, provided the assets making up the index underlying the relevant ETF are deposited in a B3 central depository and are accepted by the clearinghouse;
- Partially collateralized: a mode whereby the clearinghouse acts as central counterparty only to one of the parties to the transaction. This mode is applicable to swap contracts; and
- 3. <u>Uncollateralized and gross settled</u>: a mode whereby the clearinghouse does not act as central counterparty to the parties to the transaction, but only runs the settlement process. This mode involves confirmation of registration, whereby the clearinghouse ensures only the asset delivery-versus-payment process. This mode is applicable to transactions involving corporate debt securities issued by a financial or a nonfinancial institution and also to transactions where ETF shares are created and redeemed in situations where at least one of the assets making up the index underlying the relevant ETF is not deposited in the B3 central depository or is not accepted by the clearinghouse.

3.2. Modes in the trading environments

The modes of the **transactions** registered in the **trading environments** managed by B3 or by **market infrastructures** managing entities are the following:

- Fully collateralized: a mode whereby the clearinghouse acts as central counterparty to both parties to the transaction. This mode is applicable to equities market transactions, corporate debt transactions, financial, commodity derivatives and equities derivatives market, and spot transactions in gold as a financial asset; and
- 2. <u>Uncollateralized and gross settled</u>: a mode whereby the clearinghouse does not act as central counterparty to the parties to the transaction, but allows for the final beneficial owner identification mechanisms to be in place, running the asset delivery-versus-payment process. This mode is applicable to auction transactions in the equities market and corporate debt transactions (debentures, real estate receivables certificates, agribusiness receivables certificates, shares of receivables funds of funds, shares of receivables funds, financial bills, and promissory notes), tender offers, asset distributions, and other transactions, at the discretion of the clearinghouse.

In the case of **assets** like debentures, for example, that are traded in both aforementioned modes, the **clearinghouse** differentiates the relevant mode according to the characteristics of the instruments' record.

3.3. Mode in the lending environment

The mode in the **lending environment** managed by B3 is the following:

 <u>Fully collateralized</u>: a mode whereby the clearinghouse acts as central counterparty to both parties to the transaction. This mode is applicable to securities lending agreements.

4. Transaction execution at the clearinghouse

4.1. Securities lending agreements

The execution of a fixed income or equities **securities lending** agreement is a set of procedures through which **full trading participants**, **settlement participants**, **custody agents** and the **investors** authorized by their **participants**, directly or via their managers, enter, authorize, cancel and lookup **securities lending** orders, as described below.

The modes of **securities lending** are:

- 1. securities lending registration;
- 2. **securities lending** electronic trading with T+0 **settlement**; and
- 3. **securities lending** electronic trading with T+1 **settlement**.

The three modes may be executed for equities **securities lending**.

For fixed income ETF shares **lending** agreement, the execution is exclusively made through the mode of **securities lending** registration.

Securities lending is subject to analysis of the **position** limits, according to the procedures described in the **clearinghouse** risk management manual. For execution in the form of **securities lending registration**, in the case of risk analysis rejection, the pre-agreement is cancelled.

4.1.1. Equities securities lending registration

The **full trading participants** and **settlement participants** may register equities **securities lending transactions**.

In this form of execution, the **full trading participant** or **settlement participant** initiates registration by entering lending orders that are cross orders or private orders.

- Cross order. The full trading participant enters an order with the information of the lender investor and of the borrower investor, both under its responsibility;
- Private order. The full trading participant or the settlement participant
 responsible for the lender investor enters an order indicating the full
 trading participant or the settlement participant responsible for the
 borrower investor.

In the private order case, the **full trading participant** responsible for the **borrower** must confirm the **transaction**.

On the opening date of the agreement, generated by **registration**, there is **delivery** of the **assets** by the **lender** to the **borrower** in the gross settlement mode, on T+0. **Settlement** of **securities lending** agreements occurs upon expiration or when early **settlement** is requested, in the **multilateral net balance**. The rules and procedures for the **settlement** of **securities lending** agreements are described in item 7.1.2 of this manual.

4.1.1.1. Specific features of lending orders

In lending orders, the **lender investors** offer **assets** they own to lending in exchange for compensation and the order is always certified.

When entering a certified lending order, a regular **account**, which may carry a **give-up link**, an optional custodian **link**, or a trading-on-behalf **link**, must be designated. When entering a certified lending order, the free **subaccount** (2101-6), the **subaccount** utilized for control of assets by the **participant** (2906-8) or the **subaccount** utilized in posting **participants**' **collateral** in favor of the **clearinghouse** (2390-6) may also be designated as a **subaccount** for the debit of **assets**. For the purpose of designating the **subaccount** utilized in posting **participants**' **collateral** in favor of the **clearinghouse** (2390-6), the certified lending order must be callable by the **lender**.

After the order is authorized by the **custody agent** receiving the custodian indication, if applicable, and is accepted, the **clearinghouse** transfers the **assets** in the **subaccount** designated upon entering the order to the **securities lending subaccount** (2801-0), from which the **assets** cannot be moved out.

If the designated **subaccount** balance is not sufficient when the order is accepted, the **clearinghouse** automatically rejects the order entry.

4.1.1.2. Specific features of borrowing order confirmation

Upon confirmation the order, the **borrower investors**, through the **participant** responsible for them, register their intention to borrow a certain **asset** and a regular **account**, which may carry an optional custodian **link**, a trading-on-behalf **link**, or a **give-up link**, **error account** or **operational error account** must be designated. On **registration** confirmation, the following **subaccounts** are also allowed to be designated: the free **subaccount** (2101-6), the **subaccount** utilized for control of assets by the **participant** (2906-8) or the **securities lending coverage subaccount** (2201-2).

The **full trading participant** and the **settlement participant** may enter orders via the **securities lending system's screen** or via electronic **messages**, according to the format established in B3's **messages** and files catalog.

4.1.1.3. Appointing a carrying participant

The appointment of a carrying **participant** is a process whereby the **participant** responsible for entering an order, or for confirming **registration**, transfers to another **full trading participant** or **settlement participant** the responsibility for both the **settlement** and the risk management of the relevant **position** at the **clearinghouse**.

The appointment is effected by entering a regular **account** carrying a **give-up link**. The executing **participant** is the **full trading participant** that enters the lending order or confirms **registration**. The carrying **participant** is the **full trading participant** or the **settlement participant** designated as **carrying participant** in the **give-up link**.

After the order is matched, the carrying **participant** has forty (40) minutes to either accept or reject the give-up. In case of rejection, the execution process is cancelled. If the appointed carrying **participant** takes no action within the forty (40)-minute period, the **clearinghouse** considers the automatic acceptance of the order as the default behavior. At this point, the **clearinghouse** checks for an optional custodian **link** in the **investor**'s **account**. If there is one, the **custody agent** and the **deposit account** appointed in the **link** are automatically indicated. Otherwise, the **clearinghouse** considers the carrying **participant** as the **custody agent**.

4.1.1.4. Custodian indication

The **full trading participant** or **settlement participant** responsible for entering a certified lending order or for confirmation of its **registration**, may transfer the **delivery**

or receipt of the assets to a custody agent other than the concerned full trading participant or settlement participant, subject to the following rules:

- 1. If the full trading participant or the settlement participant (when no give-up link exists, the participant responsible for entering the certified lending order; when it does, the carrying participant) does not transfer the asset delivery or receipt to another custody agent upon order registration, the clearinghouse checks for an optional custodian link in the investor's account. If there is one, the custody agent and the deposit account appointed in the link are indicated in the order message. Otherwise, the custody agent of the full trading participant, or of the settlement participant, and the investor's account are indicated in the order message for asset delivery or receipt purposes; and
- 2. If the full trading participant or the settlement participant (when no give-up link exists, the participant responsible for entering the lending order; when it does, the carrying participant) transfers the asset delivery to another custody agent upon entering a lending order, confirming the respective registration, or generating a direct pre-agreement, the information on the custody agent and on the investor's deposit account is indicated in the order message, subject to the acceptance of the custody agent receiving the custodian indication. If the receiving custody agent rejects the custodian indication, the order is cancelled.

4.1.1.5. Generating a securities lending pre-agreement

A pre-agreement is the instrument through which both **lender** and **borrower participants** indicate their intentions to open a **securities lending position**. The generation of a pre-agreement occurs in the following situations:

- 1. When the **borrower full trading participant** confirms the **registration** in the **securities lending system**;
- 2. When the **full trading participant** enters an order with information on the **borrower** and **lender investors**, both of whom/which acting under its responsibility; and
- When the participant registers a differentiated agreement for underwriters of securities public offerings;

After the **position** limits are reviewed, a **securities lending position** is generated, when the pre-agreement is transformed into an agreement. If the **borrower investor** does not

have a sufficient **margin** balance to maintain the relevant **position**, according to the procedures described in the **clearinghouse** risk management manual, the agreement is generated and the **assets** are kept in the **securities lending coverage subaccount**.

4.1.1.6. Lending order attributes

The lending order has the following attributes:

- Lender full trading participant or settlement participant: participant responsible for the lender investor;
- Lender investor's deposit account, if applicable: the deposit account of the lender investor in the B3 central depository;
- Asset quantity: the quantity of assets to be lent;
- Subaccount, if applicable: the subaccount of the investor's deposit account where the assets to be lent are deposited;
- Lending instrument identifier: the symbol representing the generic instrument utilized in securities lending agreements;
- Asset ISIN and distribution: the ISIN number and the distribution of the asset underlying the lending agreement;
- Ticker symbol: the ticker symbol of the asset underlying the lending agreement;
- Lending fee: the consideration charged by the lender to the borrower investor in the lending agreement;
- Grace date: the date after which it is possible to renew or early settle the agreement;
- Expiration date: if an early settlement request is not submitted, the date on which the agreement is to be settled;
- Carrying lender participant: the full trading participant or settlement participant responsible for the position;
- Lender investor's position account under the carrying lender participant;
- Lender custody agent responsible for asset delivery/receipt, if applicable: the appointed custody agent when custody is transferred;
- Deposit account under lender custody agent, if applicable: the lender investor's deposit account under the custody agent receiving the custodian indication;

- Indicator of callable feature for lender: the indicator that allows the lender to submit an early settlement request;
- Indicator of callable feature for lender in tender offers: the indicator that allows the lender to submit an early settlement request only when a tender offer is announced involving the asset underlying the lending agreement;
- Differentiated agreement indicator: the indicator that differentiates the agreement for IPO underwriters. This type of agreement is subject to prior clearinghouse review and requires the submission of specific documentation; and
- Code of participant authorized to execute the agreement in private orders: the code
 of the full trading participant authorized to be the lender participant in a private
 order.

4.1.1.7. Registration confirmation attributes

Registration confirmation has the following attributes:

- Executing borrower participant: the full trading participant responsible for registration confirmation;
- Borrower investor's deposit account under the executing borrower participant:
 the deposit account of the borrower investor under the executing borrower participant in the B3 central depository;
- Asset quantity: the quantity of assets to be borrowed;
- Subaccount: the subaccount of the deposit account where the assets to be borrowed will be deposited. As a result of the risk analysis, when the agreement is generated this subaccount can be automatically replaced by the clearinghouse;
- **Lending** instrument identifier: the symbol representing the generic instrument utilized in **securities lending** agreements;
- Asset ISIN and distribution: the ISIN number and the distribution of the asset underlying the lending agreement;
- Ticker symbol: the ticker symbol of the asset underlying the lending agreement;
- Lending fee: the consideration owed by the borrower investor to the lender investor under the lending agreement;
- Grace date: the date after which it is possible to renew or early settle the agreement;

- Expiration date: if an early settlement request is not submitted, the date on which the contract is to be settled;
- Carrying borrower participant: the full trading participant responsible for the position;
- Position account of the borrower investor under the carrying borrower participant;
- Borrower custody agent responsible for asset delivery/receipt, if applicable: the appointed custody agent when custody is transferred;
- Deposit account under borrower custody agent, if applicable: the borrower investor's deposit account under the custody agent receiving the custodian indication:
- Indicator of callable feature for lender: the indicator that allows the lender to submit an early settlement request;
- Indicator of callable feature for lender in tender offers: the indicator that allows the lender to submit an early settlement request; and
- Differentiated agreement indicator: the indicator that differentiates the agreement for IPO underwriters. This type of agreement is subject to prior clearinghouse review and requires the submission of specific documentation.

4.1.2. Equities securities lending electronic trading

When executing **securities lending** through electronic trading, the **full trading participants** and their **investors**, directly or via their managers, are authorized to enter **securities** lending and borrowing orders. The **settlement participants** and their **investors**, directly or via their managers, are authorized to enter lending orders.

The lending and borrowing orders are public, that is, they are disclosed publicly and can be looked up and selected by the other **participants** authorized for this kind of transaction.

As of the agreement's opening date, generated by electronic trading, there is **multilateral net settlement**, on T+0 or T+1, according to the form of execution. Settlement of the agreement on expiration or when early settlement is requested occurs

via **multilateral net settlement**. The settlement rules and procedures for **securities lending** agreements are described in item 7.1.2 of this manual.

The agreements generated by electronic trading have standardized grace period, expiration and callability features, pursuant to the specifications of the **securities lending** agreements.

The orders placed in electronic trading and the transactions executed in the form of the electronic trading are subject to trading tunnels, which are rate ranges defined by B3. The orders and transactions will be analyzed according to the rejection tunnels criteria, whose calculation methodologies are published on the B3 website.

4.1.2.1. Permission to access the investor or manager

The **investor**, directly or via its manager, may have access to the electronic **trading environment** through permission granted by the respective **full trading participant** or **settlement participant** responsible for it.

The **investor** or its manager must therefore be registered in B3's **registration** system and the **participant** responsible for it must designate in the **securities lending system** the **accounts** with permission for order entry or lookup.

4.1.2.2. Specific features of lending orders

In **lending** orders, the **lender investors** offer **assets** they own for **lending** in exchange for compensation. The lending order may be certified or uncertified.

When entering a certified lending order, there must be designation of:

- a regular account, which may carry a give-up link, an optional custodian link, or a trading-on-behalf link; and
- the free subaccount (2101-6), the subaccount utilized for control of assets by the participant (2906-8) or the collateral subaccount. For designation of the collateral subaccount (2390-6), (i) the securities lending system checks whether there are sufficient assets in balance in this subaccount upon acceptance; and (ii) the order must be callable by the lender. The lending order with designation of the collateral subaccount (2390-6) that is not placed on the same date that it is entered will be automatically cancelled by the securities lending system.

When the order is accepted, after it is authorized by the **custody agent** receiving the custodian designation, if applicable, the **clearinghouse** transfers the **assets** in the **subaccount** designated upon entering the order to the **securities lending subaccount** (2801-0), from which the **assets** cannot be moved out. If the designated **subaccount** balance is not sufficient when the order is accepted, the **clearinghouse** automatically rejects the order entry.

Upon entry of the uncertified lending order, there must be designation of a regular account, which may have a give-up link or trading-on-behalf link, or master account link, or a capture account. In the case of execution via electronic trading with T+0 settlement, it is not permitted to designate a master account or a capture account. Upon uncertified order entry, there is no custodian indication, that is, the clearinghouse does not look up the availability of the balance and does not transfer the assets.

4.1.2.3. Specific features of borrowing orders

Upon borrowing order entry, it is permitted to designate a regular **account**, which may have a **give-up link** or a trading-on-behalf **link**, or a master **account**, which may have a **give-up link**, or a capture **account**, or an error **account**, or an operational error **account**. In the case of **execution** via electronic trading with **settlement** on T+0, it is not permitted to designate a master **account** or capture **account**.

4.1.2.4. Specific features of lending orders for management of asset delivery failures

Lending orders that are eligible for **asset delivery failure** management by the **clearinghouse** must be certified orders, executed via electronic trading session for settlement on T+0, and be available for selection, that is, not pending approval.

4.1.2.5. Appointment of the carrying lender participant

Appointment of the carrying **lender participant** is a process whereby the **participant** responsible for entering the certified lending order transfers to a **full trading participant** or **settlement participant** the responsibility, with the **clearinghouse**, for **settlement** and risk management of the **lending position**.

Appointment of the carrying **lender participant** is executed via entry of a certified lending order, using a regular **account** with a **give-up link**. The executing **participant** is the **full**

trading participant, which enters the certified lending order. The carrying participant is the full trading participant or settlement participant appointed as the carrying participant in the give-up link.

After the give-up is indicated, the carrying **participant** has forty (40) minutes to either accept it or reject it. In the case of rejection, the process is cancelled. If the appointed carrying **participant** takes no action within the forty (40)-minute period, the **clearinghouse** considers the automatic acceptance of the order as the default behavior. At this point, if there is an optional custodian **link**, the **custody agent** and the custody **account** registered in the **link** will be automatically indicated. Otherwise, the **clearinghouse** considers the carrying **participant** as the **custody agent**.

4.1.2.6. Generation of a securities lending transaction

The generation of a securities lending transaction occurs in the following situations:

- when the borrower full trading participant or borrower investor, directly or via its manager, selects a lending order available to be acted on in the securities lending system;
- when the lender full trading participant, lender settlement participant or lender investor, directly or via its manager, selects a borrowing order available to be acted on in the securities lending system;
- 3. when the **full trading participant** enters an order with the information of the **borrower investor** and **lender investor**, both under its responsibility; and
- 4. In the case of mandatory lending arising out of an asset delivery failure in the multilateral net balance settlement process, whereby the investor that failed to deliver the assets takes the borrowing position in the mandatory lending, said position being the responsibility of either a full trading participant or a settlement participant.

In the case of electronic trading with **settlement** on T+0, execution of the transaction shall only occur to 10:45 AM.

4.1.2.7. Order attributes

4.1.2.7.1. Lending order

Lending orders have the following attributes:

- Lender full trading participant or settlement participant: participant responsible for the lender investor;
- Lender investor's deposit account, if applicable: the deposit account of the lender investor under the lender full trading participant or under the lender settlement participant in the B3 central depository;
- Asset quantity: the quantity of assets to be lent;
- Subaccount, if applicable: the subaccount of the investor's deposit account where the assets to be lent are deposited;
- Asset ISIN and distribution: the ISIN number and the distribution of the asset underlying the lending agreement;
- Ticker symbol: the ticker symbol of the asset underlying the lending agreement;
- Lending fee: the consideration charged by the lender to the borrower investor in the lending agreement;
- Validity date: date until which the order is available in the order book, limited to 34 days as of order entry;
- Lender investor's position account;
- Lender custody agent responsible for asset delivery/receipt, if applicable: the appointed custody agent when custody is transferred;
- Deposit account under lender custody agent, if applicable: the deposit account
 of the lender investor under the custody agent receiving the custodian indication;
- Form of electronic trading: indicator that characterizes the settlement deadline, in accordance with the type of execution (T+0 or T+1); and
- Certified order indicator.

4.1.2.7.2. Borrowing order

Borrowing orders have the following attributes:

- Executing borrower participant: full trading participant responsible for entering the borrowing order;
- Deposit account of the borrower investor under the executing borrower participant: the deposit account of the borrower investor in the B3 central depository;

- Asset quantity: the quantity of assets to be borrowed;
- Subaccount: the subaccount of the deposit account where the assets to be borrowed will be deposited;
- Asset ISIN and distribution: the ISIN number and the distribution of the asset underlying the lending agreement;
- Ticker symbol: the ticker symbol of the asset underlying the lending agreement;
- Lending fee: the consideration owed by the borrower investor in the lending agreement;
- Validity date: date until which the order is available in the order book, limited to 34 days as of order entry; and
- Form of electronic trading: indicator that characterizes the **settlement** deadline, in accordance with the type of execution (T+0 or T+1).

4.1.2.8. Securities lending order cancellation

The request to cancel the **securities lending transaction** originating from electronic trading is only allowed due operational error on the day that the **lending transaction** is executed and is subject to analysis and authorization by the **clearinghouse**.

Regardless the prevision in the last paragraph, the **clearinghouse** can decide to cancel the **lending transaction** in scenarios that would constitute legal and regulatory infractions.

4.1.3. Equities securities lending execution with use of the broker dealer account

The **securities lending** broker dealer **account** seeks to ease the operational procedures for managing agreements between non-institutional **lender investors** of the **full trading participant** and **borrower lenders**. This is a regular **account**, in the name of the **full trading participant**, for performance, exclusively, of **securities lending** intermediation.

Securities lending intermediation, through registration or electronic trading with settlement on T+1, entails the creation of one or more agreements between (i) the **lender investor** and the **full trading participant** operating as a **borrower investor**; and (ii) the **full trading participant** operating as a **lender investor** and **borrower investor**.

4.1.3.1. Intermediation via securities lending registration

Upon **registration**, **securities lending** execution with the use of a broker dealer account occurs as follows:

- The **full trading participant** enters into a direct pre-agreement, designating (i) the broker dealer **account** in its name for registration of the **borrower investor transaction** and (ii) the **lender investor**, which must be an individual, investment club or nonfinancial institution. This pre-agreement does not accept (i) the appointment of a carrying **participant** and (ii) custody indication; and
- The full trading participant enters into another pre-agreement, designating (i) the broker dealer account in its name for registration of the transactions as a lender investor and (ii) the participant of the borrower investor, or the borrower investor itself, in the case of a direct pre-agreement. For the lender investor, custody indication is not permitted.

4.1.3.2. Intermediation via electronic trading with settlement on T+1

In electronic trading with **settlement** on T+1, execution of **securities lending** with use of a broker dealer account occurs as follows:

- The full trading participant enters a lending order designating the broker dealer account in its name, as a lender investor;
- Upon each partial execution of the lending order, the securities lending system generates two transactions with the same characteristics, being:
 - A transaction between the participant that entered the lending order, as a lender investor (registered in its broker dealer account), and the borrower participant that executed the lending order;
 - ii. A cross by the **participant** that entered the lending order, with the borrower side registered in its broker dealer **account** and the lender side registered in its capture **account**. Identification of the lender **investors** occurs according to the deadlines and **allocation** rules of the **transaction**.

4.1.4. Fixed income ETF shares lending registration

The **full trading participants** and **settlement participants** are authorized to enter fixed income ETF shares lending and borrowing orders.

The order may be public, private or direct.

- 1. public lending or borrowing order: the lending and borrowing orders are public, that is, they are disclosed publicly and can be looked up and selected by all the **full trading participants** and **settlement participants**; and
- 2. private lending order: the private lending order is disclosed only to the appointed **full trading participant** or **settlement participant**; and
- 3. direct lending order: the **full trading participant** enters an order with the information of the **borrower investor** and **lender investor**, both under its responsibility.

In the private order case, the **full trading participant** or **settlement participant** responsible for the **lender investor** must enter the order and the **full trading participant** responsible for the **borrower investor** must confirm the **transaction**.

On the opening date of the agreement, there is a **delivery** of the **assets** by the **lender** to the **borrower** in the **gross settlement** mode, on T+0. In the case of fixed income ETF shares **lending transactions**, the **clearinghouse** stores the information of the analytical balance of the lent **assets** for informational purposes and recomposition of the information in the **B3 central depository** when the **settlement** of the **position** occurred.

The **settlement** of the agreement occurs, upon expiration or in advance, in the **multilateral net balance**. The rules and procedures for the **delivery** of **assets settlement** are described in item 8.1.3 of this manual.

4.1.4.1. Specific features of lending order

In lending order, the **lender investor** offers owned **assets** to **lending** in exchange for compensation and the order is always certified.

When entering a certified lending order, a regular **account**, which may carry a **give-up link**, an optional custodian **link**, or a trading-on-behalf **link**, must be designated. When entering a certified lending order, the free **subaccount** (2101-6), the **subaccount** utilized for control of assets by the **participant** (2906-8) or the **subaccount** utilized in posting **participants**' **collateral** in favor of the **clearinghouse** (2390-6) may also be designated as a **subaccount** for the debit of **assets**. For the purpose of designating the

subaccount utilized in posting **participants**' **collateral** in favor of the **clearinghouse** (2390-6), the certified lending order must be callable by the **lender**.

After the order is authorized by the **custody agent** receiving the custodian indication, if applicable, and is accepted, the **clearinghouse** transfers the **assets** in the **subaccount** designated upon entering the order to the **securities lending subaccount** (2801-0), from which the **assets** cannot be moved out.

If the designated **subaccount** balance is not sufficient when the order is accepted, the **clearinghouse** automatically rejects the order entry.

Lending orders that are eligible for **asset delivery failure** management by the **clearinghouse** must:

- be public, certified, callable by the **lender**, grace date equal to or less than the order selection date, and be available to be hit, that is, not pending approval; and
- expiration date equal to or more than three (3) business days.

4.1.4.2. Specific features of borrowing order

In borrowing order, the **borrower investor** registers the intention to borrow a certain asset compensating the **lender investor**.

When entering a borrowing order or when confirming the lending order, a **borrower investor**'s regular **account** must be designated, wich may carry an optional custodian **link**, a trading-on-behalf **link**, or a **give-up link**. Alternatively, an **error account** of the **full trading participant** responsible for the **borrower investor** may be designated. When entering a borrowing order may be designated the following **subaccounts**: the free **subaccount** (2101-6), the **subaccount** utilized for control of assets by the **participant** (2906-8) or the **securities lending coverage subaccount** (2201-2).

The investors that are subject of withholding tax, that is, individuals, non-financial entity, and non-resident investors, are restricted to enter borrowing order.

4.1.4.3. Appointing a carrying participant

The appointment of a **carrying participant** is a process whereby the **full trading participant** responsible for entering an order, or for confirming **registration**, transfers to

another **full trading participant** or **settlement participant** the responsibility for both the **settlement** and the risk management of the relevant **position** at the **clearinghouse**.

The appointment is operationalized by entering the lending or the borrowing order, using a regular account carrying a give-up link. The executing participant is the full trading participant that enters the lending order or hits an opposite order available in the position control system. The carrying participant is the full trading participant or the settlement participant designated as carrying participant in the give-up link.

After the order is matched, the **carrying participant** has forty (40) minutes to either accept or reject the **give-up**. In case of rejection, the execution process is cancelled, and the order is again available for selection. If the appointed **carrying participant** takes no action within the forty (40)-minute period, the **clearinghouse** considers the automatic acceptance of the order as the default behavior. At this point, the **clearinghouse** checks for an optional custodian **link** in the **investor**'s **account**. If there is one, the **custody agent** and the **deposit account** appointed in the **link** are automatically indicated. Otherwise, the **clearinghouse** considers the **carrying participant** as the **custody agent**.

4.1.4.4. Custodian indication

The full trading participant or settlement participant responsible for entering a lending order or for selecting a borrowing order may, with the information of the lender investor and the borrower investor, transfer the delivery or receipt of the assets to a custody agent other than the concerned full trading participant or settlement participant, subject to the following rules:

1. If the full trading participant or the settlement participant (when no give-up link exists, the participant responsible for entering the order; when it does, the carrying participant) does not transfer the asset delivery or receipt to another custody agent upon order registration, the clearinghouse checks for an optional custodian link in the investor's account. If there is one, the custody agent and the deposit account appointed in the link are indicated in the order message. Otherwise, the custody agent of the full trading participant, or of the settlement participant, and the investor's account are indicated in the order message for asset delivery or receipt purposes; and

2. If the full trading participant or the settlement participant (when no give-up link exists, the participant responsible for entering the order; when it does, the carrying participant) transfers the asset delivery to another custody agent upon entering the certified lending order, selecting and borrowing order, or generating a direct pre-agreement, the information on the custody agent and on the investor's deposit account is indicated in the order message, subject to the acceptance of the custody agent receiving the custodian indication. If the receiving custody agent rejects the custodian indication, the order is cancelled.

4.1.4.5. Generating a fixed income ETF shares lending pre-agreement

A pre-agreement is the instrument through which both **lender** and **borrower participants** indicate their intentions to open a fixed income ETF shares **lending position**. The generation of a pre-agreement occurs in the following situations:

- when the borrower full trading participant selects a public lending order or confirms a private lending order in the securities lending system;
- 2. when the **lender full trading participant** or the **lender settlement participant** selects a public borrowing order in the **securities lending system**;
- 3. when the full trading participant enters a direct order; and
- 4. in case of a mandatory lending arising out of an asset delivery failure in the multilateral net balance settlement process. If there is lending order callable by the lender in the securities lending system, the pre-agreement will be automatically generated; the investor that failed to deliver the assets takes the borrowing position in the mandatory lending under the responsibility of a full trading participant or a settlement participant.

Except for mandatory **lending**, the pre-agreement is subject to analysis of the **position** limits, according to the procedures described in the **clearinghouse** risk management manual. In the case of risk analysis rejection, the pre-agreement is cancelled, and the quantity of the order selected by the **participant** the exceeded the **position** limits must not return to the book order. If the pre-agreement implies on **position** limits violation by the hit **participant** of the available order, the hit quantity must return to the available orders list.

After the **position** limits are reviewed, a **securities lending position** is generated, when the pre-agreement is transformed into an agreement.

If the **borrower investor** does not have a sufficient **margin** balance to cover the risk of its **subaccount** considering preserving the **position**, according to the procedures described in the **clearinghouse** risk management manual, the agreement is generated, and the **assets** are kept in the **securities lending coverage subaccount.**

4.1.4.6. Lending order attributes

The lending order has the following attributes:

- Lender full trading participant or settlement participant: participant responsible for the lender investor;
- Lender investor's deposit account, if applicable: the deposit account of the lender investor under the lender full trading participant or under the lender settlement participant in the B3 central depository;
- Asset quantity: the quantity of assets to be lent;
- Subaccount, if applicable: the subaccount of the investor's deposit account where the assets to be lent are deposited;
- Lending instrument identifier: the symbol representing the generic instrument utilized in securities lending agreements;
- Asset ISIN and distribution: the ISIN number and the distribution of the asset underlying the lending agreement;
- Ticker symbol: the ticker symbol of the asset underlying the lending agreement;
- Lending fee: the consideration charged by the lender to the borrower investor in the lending agreement;
- Grace date: the date after which it is possible to renew or early settle the agreement;
- Expiration date: if an early settlement request is not submitted, the date on which the agreement is to be settled;
- Carrying lender participant: the full trading participant or settlement participant responsible for the position;
- Lender investor's position account under the carrying lender participant;

- Lender custody agent responsible for asset delivery/receipt, if applicable: the appointed custody agent when custody is transferred;
- Deposit account under lender custody agent, if applicable: the lender investor's deposit account under the custody agent receiving the custodian indication;
- Indicator of callable feature for lender: the indicator that allows the lender to submit an early settlement request;
- Indicator of anonymity: the indicator that allows the lender full trading participant
 or the lender settlement participant to not be identified in the order book; and
- Code of participant authorized to execute the agreement in private orders: the code
 of the full trading participant authorized to be the borrower participant in a
 private order.

4.1.4.7. Borrowing order attributes

The borrowing order has the following attributes:

- Executing borrower participant: full trading participant responsible for entering the borrowing order;
- Deposit account of the borrower investor under the executing borrower participant: the deposit account of the borrower investor under the executing borrower participant in the B3 central depository;
- Asset quantity: the quantity of assets to be borrowed;
- Subaccount: the subaccount of the deposit account where the assets to be borrowed will be deposited. As a result of the risk analysis, when the agreement is generated this subaccount can be automatically replaced by the clearinghouse;
- Lending instrument identifier: the symbol representing the generic instrument utilized in securities lending agreements;
- Asset ISIN and distribution: the ISIN number and the distribution of the asset underlying the lending agreement;
- Ticker symbol: the ticker symbol of the asset underlying the lending agreement;
- Lending fee: the consideration owed by the borrower investor under the lending agreement;
- Grace date: the date after which it is possible to renew or early settle the agreement;

- Expiration date: if an early settlement request is not submitted, the date on which the contract is to be settled;
- Carrying borrower participant: the full trading participant responsible for the position;
- Position account of the borrower investor under the carrying borrower participant;
- Borrower custody agent responsible for asset delivery/receipt, if applicable: the appointed custody agent when custody is transferred;
- Deposit account under borrower custody agent, if applicable: the borrower investor's deposit account under the custody agent receiving the custodian indication:
- Indicator of callable feature for lender: the indicator that allows the lender to submit an early settlement request; and
- Indicator of anonymity: the indicator that allows the lender full trading participant
 or the lender settlement participant to not be identified in the order book; and
- Code of participant authorized to execute the agreement in private orders: the code
 of the full trading participant authorized to be the lender participant in a private
 order.

4.1.5. Order cancellation

Order cancellation is a mechanism whereby the **full trading participant** or the **settlement participant** may cancel its own orders registered in the **securities lending registration system**, via system screen or electronic **message**, in the format specified in the B3 **message** and file catalog.

Upon cancelling a certified lending order, the balance previously transferred to the **securities lending subaccount** returns to the designated **subaccount** upon entering the certified lending order.

If the **asset** is no longer traded or is not eligible for executing a **lending agreement**, the **clearinghouse** will cancel the available orders.

4.1.6. Processing corporate actions

The processing of **corporate actions** applicable to **securities lending** orders depends on the type of the relevant event, as follows:

1. Corporate actions without changing the underlying asset

The quantity of **assets** available in the order is changed, subject to the rules and percentages set out by the **issuer**, but only when the new quantity of **assets** is less than the quantity available in the order. Otherwise, the quantity of **assets** is not updated and the order remains available in the system; and

2. Corporate actions changing the underlying asset

For events that change the underlying **asset**, the order is cancelled, except for bonus issues, in which case the order maintains its original features.

Securities lending orders are updated during the night processing of the date of the **asset** update in the **B3 central depository**.

For other types of **corporate actions**, there is no change to the order.

The processing of **corporate actions** applicable to **securities lending positions** is described in subsection 6.7.3.

4.1.7. Time grid for the execution of securities lending agreements

The execution of **securities lending** agreements follows the timetable below:

Executing participant			
	Mo	des	
Process	Registration and electronic trading with T+1 settlement	Electronic trading with T+0 settlement	Notes
Order entry	By 7:15 PM of the order entry date	By 7:15 PM of the order entry date	After the start of the asset settlement process (11am) arising from the securities lending electronic trading with T+0 settlement, they will be subject to contracting from the following day
Order entry with give-up	By 6:35 PM of the order entry date	By 6:35 PM of the order entry date	After the start of the asset settlement process (11am) arising from the securities lending electronic trading with

			T+0 settlement, they will be subject to contracting from the following day
Order cancellation	By 7:15 PM of the order expiration date	By 7:15 PM of the order expiration date	
Pre-agreement generation	By 7:15 PM of order selection date	By 10:45AM of order selection date	
Pre-agreement generation with carrying participant appointment	By 6:35 PM of order selection date	By 9:50 AM of order selection date	
Pre-agreement generation of certified lending order with custodian indication	By 7:15 PM of order selection date	By 10:30 AM of order selection date	

Carrying participant			
	Modes		
Process	Registration and electronic trading with T+1 settlement	Electronic trading with T+0 settlement	Notes
Acceptance or Rejection of certified lending order by carrying participant	By 7:15 PM of the order entry date	By 7:15 PM of the order entry date	After the start of the asset settlement process (11am) arising from the securities lending electronic trading with T+0 settlement, they will be subject to contracting from the following day
Acceptance or Rejection of pre-agreement by lender carrying participant	By 7:15 PM of order selection date	By 10:30 AM of order selection date	
Acceptance or Rejection of pre-agreement by borrower carrying participant	By 7:15 PM only for securities lending registration	N/A	

Custody agent			
Process	Modes	Notes	

	Registration and electronic trading with T+1 settlement	Electronic trading with T+0 settlement	
Acceptance or Rejection of certified lending order with custodian indication	By 7:30 PM of order selection date	By 7:30 PM of order selection date	After the start of the asset settlement process (11am) arising from the securities lending electronic trading with T+0 settlement, they will be subject to contracting from the following day
Acceptance or Rejection of lending order by lender custody agent	By 7:30 PM of order selection date	By 10:45 AM of order selection date	

Table 1

4.1.8. Asset suspension

If the **asset** underlying a **lending** order is suspended in the **trading environment**, according to the situations contemplated by the B3 rules and regulations, the **clearinghouse** suspends the placement of new orders in such **asset** in the **securities lending system**, except for orders authorized by the **clearinghouse** for **asset delivery failure** management purposes or for meeting the underlying **asset** obligations that have already been executed and that settled during the suspension period.

5. TRADE CAPTURE, ALLOCATION AND GIVE-UP

5.1. Trade capture

Subject to the rules and operational characteristics of each **trading environment**, **lending environment** and **registration environment**, the **clearinghouse** captures the **transactions** executed/registered in compliance with the practices, rules, trading and **registration** limits for each such environment.

The **transactions** captured by the **clearinghouse** arisen from **market infrastructures** must follow the rules established in this manual.

5.1.1. Validations in trade capture

From among the requirements to be observed in the **capture** process, the following are to be considered:

- 1. The status and qualification of the participants involved in the transaction;
- The consent of participant concerning the transactions made in market infrastructures in order to be captured by the clearinghouse;
- 3. The date and time of the **transaction**;
- 4. The date and time of capture of the transaction made in a market infrastructure;
- 5. The instrument underlying the **transaction**;
- 6. The **account** reported by the **full trading participant**, where applicable, in compliance with the following criteria:
 - (i) The **account** must be duly registered in B3's **participant registration** systems and the status thereof cannot be "inactive" or "suspended";
 - (ii) The account status must be "active" or "partially suspended." In the latter case, only the transactions that do not increase the positions held in the relevant account are accepted;
 - (iii) The instrument underlying the **transaction** must be compatible with the markets for which the **account** qualifies;
 - (iv) For the **transactions** originating from direct market access, the designated **account** must be either a regular **account** or a master **account**;

- (v) If the designated account is the origin of a give-up link, the destination account must comply with the same criteria specified in the previous paragraphs;
- (vi) In the case of transactions in the options market given up to a regular account under a settlement participant, the destination account must bear an active options exercise link;
- (vii) In the case of transactions for creating or redeeming listed exchange-traded fund shares under the "fully collateralized" mode, the investor's account and the account of the fund issuing the shares must be a regular account;
- (viii) In the case of **corporate debt market transactions** under the "uncollateralized and gross settled" mode, the **accounts** can be a regular, master or capture **account** with or without a **give-up link**;
- (ix) In the case of tender offers, the accounts must be a regular account with or without a give-up link;
- (x) In the case of **asset** distributions, the **accounts** must be a regular **account** with no **give-up link**; and
- (xi) In the case of offerings for creating or redeeming listed exchange-traded fund shares under the "uncollateralized and gross settled" mode, the investor's account and the account of the fund issuing the accounts must be a regular account.

In the event of noncompliance with the provisions of any of paragraphs (i) through (vi) of the item 6, the **transaction** is automatically allocated to the **full trading participant**'s error **account**. In the event of noncompliance with the provisions of the remaining paragraphs, that is, items 1,2,4,5 and 6 (vii to xi), the transactions are not captured by the **clearinghouse**.

If no **account** is indicated in an order transmitted to the **trading environment**, the corresponding **transaction** is automatically allocated to the **full trading participant**'s capture **account**.

The **transactions** that meet the aforementioned requirements will have their details disclosed to the **full trading participants** via **clearinghouse** system screen or electronic **message** and file, in the format specified in the B3 **message** and file catalog.

The **full trading participant** may also submit a request for a file to be sent with the details of captured **transactions**, in the format specified in the B3 **message** and file catalog.

In order to send electronic **messages** to the **clearinghouse**, the **market infrastructure** managing entity must follow the rules, procedures and the format established in the manual of clearing and settlement integration offered by the **clearinghouse** to **market infrastructures**.

5.1.2. Transaction cancellation

Information on the cancellation of **transactions** in the **trading environment** or in the **registration environment** or in the **securities lending environment** in the form of electronic trading, pursuant to the rules and procedures of the relevant environment, as well as in the post-trade environment is relayed by the **clearinghouse** to the **full trading participants** or **settlement participants** responsible for the cancelled **transaction**.

If the **transaction** is allocated or given up, the **allocations** and **give-ups** associated with the cancelled **transaction** are automatically cancelled and all the **participants** involved are notified.

The **clearinghouse** notifies the **participants** involved of **transaction** cancellations via **clearinghouse transaction allocation** system screen or electronic **message** and file, in the format specified in the B3 **message** and file catalog.

In order to send electronic **messages** to the **clearinghouse**, the **market infrastructure** managing entity must follow the rules, procedures and the format established in the manual of clearing and settlement integration offered by the **clearinghouse** to **market infrastructures**.

5.2. Transaction allocation

Allocation is a procedure whereby the **investor** in a **transaction** is identified by submitting the details of the **account** held by such **investor**, as well as information required for **settlement** purposes, where applicable, such as (i) custodian indication for **asset delivery**, (ii) deposit **subaccount**, and (iii) quantity traded by the **investor**.

In the event that the **full trading participant** or the **settlement participant** responsible for the **transaction allocation** process is also the **custody agent** responsible for the

delivery or receipt of **assets**, **transaction allocation** also implies the authorization of the relevant **participant** to the **clearinghouse** to provide the **movement of assets** in the **B3 central depository** for **transaction settlement** purposes.

5.2.1. Transaction allocation procedures

The **full trading participant** and the **settlement participant**, the latter in the capacity of a **carrying participant**, are the **participants** responsible for the **allocation** process at the **clearinghouse**.

The **allocation** process is performed incrementally, **transaction** by **transaction**, and consists of two stages:

- 1. Provision of information to the **clearinghouse**, namely:
 - (i) Information on the **account** held by the **investor**, as previously registered with the **clearinghouse** by the **full trading participant**, **settlement participant**, or **trading participant**, considering that:
 - (a) An options **transaction** cannot be allocated to an **account** under a **settlement participant** without carrying an options exercise **link**; and
 - (b) The allocated **account** must be qualified for the market and **asset/commodity** of the instrument underlying the **transaction**;
 - (ii) Quantity of each allocation;
 - (iii) Other information required for **settlement** purposes, such as custodian indication for **asset delivery** and custody **subaccount**.
 - (a) Custodian indication for asset delivery: the full trading participant or settlement participant must designate the deposit account of the investor under the responsibility of the relevant participant, or alternatively an account of the same investor with a custody agent other than the full trading participant or settlement participant for delivery or receipt of assets. Such an account designation is called custodian indication procedure, which can be accomplished in one of two ways: (i) upon transaction allocation, or (ii) through the designation of an account under the full trading participant or settlement participant bearing a link (optional custodian) previously established in the registration system.

- (b) Deposit subaccount: the full trading participant or settlement participant responsible for the transaction may designate a subaccount, under the investor's deposit account, for delivery or receipt of assets. When designating a subaccount, the following subaccounts are not permitted: (i) options, forward and securities lending coverage subaccounts, in the case of sale transactions in the cash market, and (ii) cash sale coverage and collateral subaccounts, in the case of purchase transactions in the cash market.
- 2. Confirmation or rejection of indication for asset delivery to another custody agent or of the custody subaccount for securities lending transactions executed in electronic trading mode. The full trading participant or settlement participant, responsible for the lending transaction or the borrowing transaction, with the information of the borrower investor or of the lender investor, may indicate delivery or receipt of assets to a different custody agent than the full trading participant or settlement participant in question, complying with the following rules:
 - (a) If the full trading participant or the settlement participant (participant responsible for the transaction when there is no give-up or the carrying participant when there is a give-up) does not indicate delivery or receipt of assets to another custody agent upon capture or allocation of the transaction, the clearinghouse checks for the existence of an optional custodian link in the investor's account. If there is one, the custody agent and the deposit account appointed in the investor's account's link preestablished in registration, are indicated for asset delivery or receipt purposes. Otherwise, the custody agent of the full trading participant, or of the settlement participant, and the investor's account are indicated for asset delivery or receipt purposes;
 - (b) If the full trading participant or the settlement participant (participant responsible for the transaction when there is no give-up, or the carrying participant when there is a give-up) indicates asset delivery to another custody agent upon capture or allocation of the transaction, the information of the custody agent and of the investor's deposit account are indicated and are subject for approval of the appointed custody agent;
 - (c) The **custody agent** appointed by the party responsible for the transaction has until the deadline of the **allocation** process, pursuant to the provisions of

subsection 5.2.5, to accept or reject it. If the appointed **custody agent** rejects it, the appointment is cancelled and the **custody agent** of the **full trading participant** or of the **settlement participant** and the **investor**'s **account** are indicated for **asset delivery** or receipt purposes. If the **full trading participant** or **settlement participant** is not a **custody agent**, the **participant**'s error **account** is designated for the transaction; and

- (d) If there is no comment by the appointed custody agent, custodian indication is tacitly accepted by the clearinghouse for borrowing transactions and rejected for lending transactions.
- 3. Confirmation of allocation: following completion of the first stage of the allocation process via the provision of information by the full trading participant or settlement participant, the clearinghouse informs the participants involved either (i) that the allocation process has been completed, or that (ii) errors or violations have occurred.

The **transactions** allocated to **accounts** considered to be transitory (brokerage **accounts**, capture **accounts**, intermediary **accounts**, fintermo **accounts**, admincon **accounts**, market maker **accounts** and master **accounts**) or to error **accounts** allow for a new **account** to be included, without the prior need to cancel the relevant **allocations**, pursuant to the provisions of subsection 5.2.2.

In the case of master **accounts**, only the **accounts** linked to the previously-designated master **account** are allowed to be included.

In the case of **securities lending transactions** that comprise intermediation, the **transaction** originally registered in the capture **account** accepts **allocation** only for the **accounts** of individual, investment club, or non-financial institution **investors**, with no **give-up link** and custody indication.

The **full trading participant** or the **settlement participant**, the latter in the capacity of a **carrying participant**, can provide **allocations** via **clearinghouse transaction allocation** system screen or electronic **message**, in the format specified in the B3 **message** and file catalog.

5.2.2. Cancellation of transaction allocation

Allocation cancellation is a process whereby a **full trading participant** or a **settlement participant** submits a request for the **clearinghouse** to exclude the **investor** to whom/which a **transaction** was previously allocated.

Following cancellation of **allocation** by the **full trading participant** or **settlement participant**, the **clearinghouse** allocates the **transaction** automatically to the error **account** of the **participant** that submitted the cancellation request, unless the **account** to which the cancelled **transaction** was allocated is linked to a master **account**, in which case the **transaction** is allocated to the previously-designated master **account**.

In exceptional handling error cases, such as incorrect registration of a beneficiary account, the **transactions** originating from direct market access are also subject to **allocation** cancellation and in addition, whenever required, to the insertion of an operational error **account** type.

The **full trading participant** or the **settlement participant**, the latter in the capacity of a **carrying participant**, can cancel **allocations** via **clearinghouse** system screen or electronic **message** or file, in the format specified in the B3 **message** and file catalog.

Allocation cancellation is not permitted for:

- Securities lending transactions (i) registered in a broker dealer account; (ii) executed via electronic trading of a borrowing order and certified; and (iii) executed via electronic trading of a borrowing order in the coverage subaccount (2201-2); and
- Mandatory lending transactions.

The schedule for **allocation** cancellation follows the time grid shown in subsection 5.2.6.

Allocation cancellation requests are subject to review and approval by the **clearinghouse**, entailing the verification of risk criteria for the **transactions** and **positions**, as set out in the **clearinghouse** risk management manual.

5.2.3. Modifications to transaction allocation

The operating procedures for **allocation** modification requests contemplate the cancellation of previous **allocations** and the request for a new **allocation** to be included, as follows:

- 1. <u>Cancelling an allocation</u>. The full trading participant or the settlement participant excludes the account that received the relevant allocation, pursuant to the process specified in subsection 5.2.2; and
- 2. <u>Including a new allocation</u>. The **full trading participant** or the **settlement participant** submits an **allocation** request to a new **account**.

Listed exchange-traded fund shares' creations and redemptions and **asset** distributions under the "uncollateralized and gross settled" mode are not subject to **allocation** modifications.

In any event, allocation modifications involving different investors' accounts are only allowed when operational errors occur. Any such modification must be justified by the full trading participant or settlement participant, regardless of the time grid for allocation to investors. Exceptionally, and only on the same date of the transaction, allocation modifications between investors linked to the same master account do not require justification.

The justification for an **allocation** modification request must be submitted in the process of including a new **account**.

Allocation modification requests may be submitted by using the same mechanisms utilized in regular **allocations**, that is, via **clearinghouse allocation** system screen or electronic **message** or file, in the format specified in the B3 **message** and file catalog.

In case a request is submitted outside of the time frames stipulated in subsection 5.2.5, the **allocation** modification request must indicate that the **allocation** request is outside of the time limit and the relevant justification.

Modifications to ownership and **allocations** submitted outside of the prescribed time frames are violations of **investor** identification rules. In addition to the justifications to be submitted in the process of including a new **account**, the **participant** must send electronically to the **clearinghouse**, on the same day the violation is committed, a letter containing information on the **transactions** involved and a statement that the violation derived from an operational error, which must be signed:

 By the participant's attorneys-in-fact, with the consent of the participant's Internal Controls Officer or Market Relations Officer, provided the officer who has not signed the letter is included among the recipients of the electronic message that forwards the letter; or 2. Only by the **participant**'s attorneys-in-fact, provided the letter is replaced by another letter, with the same content and signed by one of the aforementioned officers, within seven (7) calendar days.

When an electronic file, containing information on the **transactions** involved, is attached to the electronic message, the letter must refer to the name of the electronic file.

Whenever it deems necessary, the **clearinghouse** notifies the relevant **participant** and request the immediate regularization of the operational processes, in order to eliminate situations at odds with the **allocation** rules.

Furthermore, pursuant to the provisions BSM's Bylaws, BSM is responsible for conducting direct inspections at **participants**' facilities at any time, in order to verify compliance with the obligations associated with the rules stipulated in this manual.

5.2.4. Procedures adopted for transactions allocated to transitory accounts upon allocation time limit expiration

The **transactions** that remain allocated to transitory **accounts** after the **allocation** time limit expires will be automatically allocated to the error **account** of the **full trading participant** or **settlement participant**.

Both the **clearinghouse** and BSM keep controls on the results and transfers of the error **account**.

5.2.5. Time grids for investor allocation

Transactions in the cash markets for equities, gold as a financial asset and corporate debt, as well as in the equities, financial and **commodity derivatives markets** and **securities lending** executed in electronic trading for **settlement** on T+1 mode, must be allocated to **investors** within thirty (30) minutes of the execution thereof in the **trading environment** or of the acceptance of a **give-up**, as the case may be, except when the time frames for **allocation** are those indicated in the tables below.

(i) Financial and **commodity derivatives markets** and spot market for gold as a financial **asset**

Time grid & limits for allocations – Financial & commodity derivatives, spot gold		
Process	Time grid & limits	Notes

Master accounts under full trading participants or settlement participants	Within 1 hour of transaction execution or give-up acceptance	Transactions not assigned to master accounts within the deadline defined in this manual cannot be allocated to investors linked to any master account.
Investors linked to master accounts	By 7:30 PM of transaction date	Transactions originally assigned to master accounts cannot be later allocated to investors not linked to previously-designated master account.
Nonresident investors , except nonresident investors under CMN Resolution #2687	By 7:30 PM of transaction date	
Intermediary accounts	By 7:30 PM of transaction date	Identification of nonresident investors only.

Table 2

The deadline for the **allocation** of **transactions** in the financial and **commodity derivatives markets** and in the cash market for gold as a financial **asset** is 7:30 PM of the **transaction** date, except for:

- Nonresident investors under CMN Resolution #2687, whose transactions executed during regular trading hours must be allocated by 5:30 PM of the relevant transaction date; and
- 2. **Commodity transactions** during the physical **delivery** period, which must be allocated by 6:00 PM of the **transaction** date.

(ii) Equities market

Time grid & limits for allocations – Equities			
Process	Time grid & limits	Notes	
Master accounts under full trading participants or settlement participants	Within 1 hour of transaction execution or give-up acceptance	Transactions not assigned to master accounts within the time frame defined in this manual cannot be allocated to investors linked to any master account.	

Time grid & limits for allocations – Equities			
Process	Time grid & limits	Notes	
Investors linked to master accounts	By 8:30 PM of transaction date in derivatives and cash markets for resident investors By 3:00 PM of day following transaction date in cash market for nonresident investors	Transactions originally assigned to master accounts cannot be later allocated to investors not linked to previously-designated master account.	
Noncoident incretous	By 8:30 PM of transaction date in derivatives market		
Nonresident investors	<u>By 3:00 PM</u> of day following transaction date in cash market		
	Within 30 minutes of transaction execution for admincon account designation		
Concurrent orders (admincon account)	After admincon account designation, by 8:30 PM of transaction date for master account designation and investor identification in derivatives and cash markets for resident investors		
	After admincon account designation, by 3:00 PM of day following transaction date for investor identification in cash market for nonresident investors		
	Within 30 minutes of transaction execution for intermediary account designation		
Intermediary accounts	After intermediary account designation, by 8.30 PM of transaction date for master account designation and investor identification in derivatives market	Identification of nonresident investors only.	
	By 3:00 PM of day following transaction date for investor identification in cash market for nonresident investors		
Forward (fintermo account)	Within 30 minutes of transaction execution for fintermo account designation After fintermo account designation, by 8:30 PM of transaction date for master account designation and	Exclusive account for allocation of sale transactions in forward market and purchase transactions on the same underlying asset in cash market for forward funding coverage purposes only.	

Time grid & limits for allocations – Equities			
Process	Time grid & limits	Notes	
	investor identification in derivatives and cash markets for resident investors		
	After fintermo account designation, by 3:00 PM of day following transaction date for investor identification in cash market for nonresident investors		

Table 3

The deadline for the **allocation** of **equities market transactions** is 3:00 PM on the first business day subsequent to the **transaction** date, except for:

- 1. Resident **investors**, whose **transactions** must be allocated by 8:30 PM on the **transaction** date;
- 2. Futures contract **transactions** in **assets** traded in the **equities market**, which must be allocated by 7:30 PM on the **transaction** date;
- 3. Options **transactions** in **assets** traded in the **equities market** with an automatic exercise provision executed on the options expiration date, which must be allocated by 5:00 PM on the **transaction** date; and
- 4. Other **derivatives transactions**, which must be allocated by 8:30 PM on the **transaction** date.

The designation of the **subaccount** utilized in the **coverage** of cash sale **transactions** (2409-0) may be made until the first business day subsequent to the **transaction** date with the following deadlines: 8:00 PM, when the **subaccount** designation is carried out on the **transaction** date, and 3:00 PM, when it is carried out on the first business day subsequent to the **transaction** date.

(iii) Corporate debt market, "fully collateralized" mode

Time grid & limits for allocations – Corporate debt, "fully collateralized" mode			
Process	Time grid & limits	Notes	
Master accounts under full trading participants or settlement participants	Within 1 hour of transaction execution or give-up acceptance	Transactions not assigned to master accounts within the time frame defined in this manual cannot be allocated to investors linked to any master account.	
Investors linked to master accounts	By 12:30 PM of transaction date for transactions with same day settlement By 8:30 PM of transaction date for transactions with settlement on the next day	Transactions originally assigned to master accounts cannot be later allocated to investors not linked to previously-designated master account.	
Nonresident investors	By 12:30 PM of transaction date for transactions with same day settlement By 8:30 PM of transaction date for transactions with settlement on the next day		
Concurrent orders (admincon account)	Within 30 minutes of transaction execution for admincon account designation After admincon account designation, by 12:30 PM of transaction date for transactions with same day settlement After admincon account designation, by 8:30 PM of transaction date for transactions with settlement on the next day	Concurrent orders.	
Intermediary accounts	Within 30 minutes of transaction execution for intermediary account designation By 12:30 PM of transaction date for transactions with same day settlement By 8:30 PM of transaction date for transactions with settlement on the next day	Identification of nonresident investors only.	

Table 4

The deadlines for the **allocation** of **corporate debt market transactions** under the "fully collateralized" mode, according to the relevant **settlement** date, are:

• 12:30 PM of transaction date for transactions with same day settlement; and

8:30 PM of transaction date for transactions with settlement on the next day.

Corporate debt market transactions under the "uncollateralized and gross settled" mode must be allocated within sixty (60) minutes of **transaction** execution in the **trading environment**, and the deadline for the **allocation** thereof is 5:00 PM of the **transaction** date.

(iv) Securities lending market, electronic trading mode

Time grid & limits for allocations – Securities lending executed via electronic trading with settlement on T+1			
Process	Time grid & limits	Notes	
Master accounts under full trading participants or settlement participants	Within 1 hour of transaction execution	Transactions not assigned to master accounts within the time frame defined in this manual cannot be allocated to investors linked to any master account.	
Investors linked to master accounts	By 7:45 PM of transaction date	Transactions originally assigned to master accounts cannot be later allocated to investors not linked to previously-designated master account.	
Nonresident investors	By 7:45 PM of transaction date		

Table 5

The deadlines for the **custody agent** to accept or reject custodian indication for **securities lending** transactions executed in electronic trading mode, according to the **settlement** date, are:

- 10:55 AM of the execution date of the transaction, in the case of transactions with T+0 settlement; and
- 8:30 PM of the execution date of the transaction, in the case of transactions with T+1 settlement.

If the **custody agent** to which the **transaction** has been directed makes no comment, custodian indication will be accepted tacitly by the **clearinghouse** in the case of

borrowing **transactions** and rejected tacitly by the **clearinghouse** in the case of lending **transactions**.

At any time and at its sole discretion, and for prudential and risk management purposes, the **clearinghouse** may require, for any type of **investor**, either an early **allocation** or the prompt **allocation** of any **transaction**.

5.3. Give-ups

Give-up is a procedure whereby an **executing participant** and corresponding **clearing member** transfer the responsibility for the risk management, **position** management and **settlement** derived from the concerned **transaction** to a **carrying participant** and corresponding **clearing member**, provided the **carrying participant** accepts, either explicitly or tacitly, the relevant **give-up** request.

Give-ups are operated through the **allocation** process described in subsection 5.2.1, noting that a **transaction** may also be partially given up.

The executing participant is the full trading participant that executes the transaction in the trading environments for the account and to the order of an investor, of another full trading participant or settlement participant, or of a trading participant.

The **executing participants** are responsible for the following activities:

- Registering the orders in the participant's system and executing them in the trading environment; and
- 2. Allocating the **transactions** to **accounts** with previously-established **give-up links**.

The carrying participant is the full trading participant or the settlement participant that receives a give-up transaction from the executing participant.

The **carrying participants** are responsible for the following activities:

- Allocating the transactions when the give-up destination accounts are a master account, admincon account or a brokerage account;
- 2. Controlling the **positions**, including for risk management purposes; and
- 3. Clearing and settling the **transactions**.

The **executing participants** allow the **clearinghouse** to relay **give-up transaction** information originated in the **trading environment** to the **carrying participants**.

5.3.1. Types of give-ups

The following types of **give-ups** are admitted:

- 1. <u>Brokerage:</u> this type of give-up occurs when a carrying participant issues an order directly to an executing participant to execute and later return a transaction. The executing participant and the carrying participant involved in a brokerage give-up must be linked by contract stipulating the rights and obligations of each party. Said contract involves only the two participants, and the carrying participant has the duty to inform its investors of their right to have the orders they issue executed by other participants in the trading environments; and
- 2. <u>Tri-party:</u> this type of give-up is commanded by the investor or relevant intermediary by issuing an order directly to the executing participant, which will later give up the transaction to the carrying participant, which will hold the position and perform the settlement thereof. The participants involved in a triparty give-up (investor or relevant intermediary, executing participant and carrying participant) must be linked by contract stipulating the rights and obligations of each party. Where there is no trading-on-behalf structure, as described in subsection 2.2.1, the investor must maintain an intermediation agreement with both participants (a single instrument signed by the three parties might be adopted for this purpose), and also be regularly registered with both.

5.3.2. Give-up procedures

The completion of any **give-ups** is contingent on the existence of a **give-up link** between the **accounts** of the **executing participant** and **carrying participant** in the B3 **registration** system.

Any **give-up** process comprises the following three stages:

- Designation of account bearing a give-up link. The give-up request may be submitted:
 - (i) In the trading environment: in this case, the executing participant indicates
 in the order the code of the account with the give-up link to an account of
 the carrying participant; and
 - (ii) In the post-trade environment: through the allocation of the transaction to an account with a give-up link to an account of the carrying participant, within the time frames established by the clearinghouse in subsection 5.2.5 of this

manual, via **clearinghouse allocation** system screen or electronic **message** and file, in the format specified in the B3 **message** and file catalog.

- 2. <u>Give-up acceptance/rejection</u>. It is incumbent on the <u>carrying participant</u> to either accept or reject any given-up <u>transaction</u>, within the time frames established in this manual, via <u>clearinghouse allocation</u> system screen or electronic <u>message</u>, in the format specified in the B3 <u>message</u> and file catalog. The <u>give-up</u> rejection is not allowed in the cases described below:
 - i. Transactions generated by direct market access with origin from investors co-location connection, as described in B3's trading procedure manual. Only the clearinghouse, based on the justification presented by the participants and investors involved, and with the necessary risk assessment, may, at its sole discretion, reject the given-up transaction; and
 - ii. Options exercise transactions.

In the absence of acceptance or rejection of any given-up **transaction** by the end of the specified time limit, the **give-up** is automatically considered to be confirmed, and the **clearinghouse** system assigns the **transaction** to the **carrying participant** (tacit confirmation).

In the event of **give-up** rejection by the **carrying participant**, the **transaction** returns to the error **account** of the **executing participant**. In this case, the **executing participant** is responsible for the **settlement** thereof.

 Allocation. After a give-up is accepted, the carrying participant may proceed to allocate the transaction, if provided give-up destination account is not held by the final beneficial owner of the transaction, subject to the procedures and time frames established in this manual.

5.3.3. Time grids for give-up requests and acceptance/rejection

The clearinghouse sets specific time limits for executing participants to request giveups and for carrying participants to accept or reject the relevant requests, as follows:

1. **Executing participants** may submit a **give-up** request <u>within twenty (20) minutes</u> of the **registration** of the relevant **transaction** in the **trading environment**, except for the cases referred to in tables 6, 7 and 8.

(i) Equities market

Time grid & limits for give-ups – Equities			
Process	Time grid & limits	Notes	
Investors with give-up links after allocation of concurrent orders	By 6:50 PM of transaction date in cash market for resident investors and in derivatives market, except for transaction execution in futures based on assets traded in the equities market By 7:00 PM of transaction execution in futures based on assets traded in the equities market By 1:20 PM of day following transaction date in cash market		
Investors with give-up links after allocation of fintermo accounts	for nonresident investors By 6:50 PM of transaction date in cash market for resident investors and in derivatives market, except for transaction execution in futures based on assets traded in the equities market By 7:00 PM of transaction execution in futures based on assets traded in the equities market By 7:00 PM of transaction execution in futures based on assets traded in the equities market	Exclusive account for allocation of sale transactions in forward market and purchase transactions on the same underlying asset in cash market for forward funding coverage purposes only.	
	following transaction date in cash market for nonresident investors		

Table 6

The deadline for the **allocation** of **give-up transactions** involving options based on **assets** traded in the **equities market** with an automatic exercise provision executed on the options expiration date is 4:20 PM on the **transaction** date.

(ii) Financial and **commodity derivatives markets** and cash market for gold as a financial **asset**

The deadline for the **allocation** of **transactions** in the financial and **commodity derivatives markets** and in the cash market for gold as a financial **asset** is 7:00 PM on the **transaction** date, except for:

- Nonresident investors under CMN Resolution #2687, whose transactions executed during regular trading hours must be allocated by 5:10 PM on the relevant transaction date; and
- 2. **Commodity transactions** during the physical **delivery** period, which must be allocated by 5:40 PM on the **transaction** date.
- (iii) Corporate debt market, "fully collateralized" mode

Time grid & limits for give-ups – Corporate debt, "fully collateralized" mode			
Process	Time grid & limits	Notes	
Investors with give-up links after allocation of concurrent orders	By 11:50 AM of transaction date for transactions with same day settlement		
	By 6:50 PM of transaction date for transactions with settlement on the next day		

Table 7

iv. Securities lending market in electronic trading mode

The deadlines for **securities lending give-ups**, in the electronic trading mode, according to the **settlement** date, are:

- 10:05 AM of the execution date of the transaction, in the case of transactions with settlement on T+0; and
- 7:05 PM of the execution date of the transaction, in the case of transactions with settlement on T+1.
- 2. The carrying participants may accept or reject a give-up request within forty (40) minutes of the execution of the corresponding transaction in the trading environment, whenever the give-up request is submitted within twenty (20) minutes of the registration of the transaction and none of the exceptions referred to in tables 6 and 7 apply. The lack of action by the carrying participants within forty (40) minutes of the execution of the transaction in the trading environment implies the automatic acceptance thereof.

- 3. The carrying participants may accept or reject a give-up request within forty (40) minutes of the receipt thereof, whenever the request fits into one of the exceptions referred to in tables 6 and 7. The lack of action by the carrying participants within forty (40) minutes of the receipt of the relevant request implies the automatic acceptance of the give-up.
- 4. The **carrying participants** may accept or reject a **give-up** request <u>within forty (40)</u> <u>minutes</u> of the receipt thereof, whenever the request is submitted outside of the time limits shown in item 1 above. The lack of action by the **carrying participants** <u>within forty (40) minutes</u> of the receipt of the relevant request implies the automatic rejection of the **give-up**.

Already-accepted **give-up** requests can be rejected by the **carrying participants** as follows: if the forty (40)-minute time limit from the execution of the **transaction** or from the receipt of the **give-up** request has not expired, as the case may be, the **carrying participant** can reject the **give-up** by following the procedures in place for **give-up** rejection. If the forty (40)-minute time limit from the execution of the **transaction** or from the receipt of the **give-up** request has expired, as the case may be, the **carrying participants** must adopt the operating procedures for **give-up** rejection outside of the regular schedule, as described in subsection 5.3.4.

At its sole discretion, the **clearinghouse** may modify the relevant time limits or require a **transaction** to be early or promptly given up.

5.3.4. Give-up requests and rejections outside of regular schedule

The following events are considered to be **give-up** request and rejection processes outside of the times limits defined by the **clearinghouse**:

- Give-up requests submitted twenty (20) minutes after the execution of the relevant transactions, should none of the exceptions referred to in tables 5 and 6 of subsection 5.3.3 apply;
- Rejection requests submitted forty (40) minutes after the execution of the transaction, whenever the relevant give-up requests are submitted within twenty (20) minutes of the execution of the transaction and none of the exceptions referred to in tables 5 and 6 of subsection 5.3.3 apply;
- 3. Rejection requests submitted forty (40) minutes after the receipt of the relevant **give-up** requests, in situations of exception referred to in tables 5 and 6 of subsection

5.3.3 and in the situation when the **give-up** request is submitted outside of the times limits and accepted by the **carrying participant**.

In situations 2 and 3 above, as the original **give-up** requests had been accepted by the **carrying participants** through the system or tacitly, the **executing participants** have forty (40) minutes, counted from the submission of the relevant rejection requests by the **carrying participants**, to either accept or refuse such rejection requests. If after forty (40) minutes the **executing participants** fail to take any action, the rejection requests are automatically refused, meaning that the **transactions** will remain with the **carrying participants**.

Give-up requests and relevant acceptances or rejections outside of the regular schedule may be submitted through the same mechanisms regularly utilized, that is, via **clearinghouse transaction allocation** system screen or by electronic **message** to the **clearinghouse**, in the format specified in the B3 **message** catalog.

The **give-up** request rejection whose **allocation** has been altered or cancelled by the **carrying participant** can not be submitted by this **participant**. Only the **clearinghouse**, based on the justification presented by the **participant** involved, and with the necessary risk assessment, may, at its sole discretion, reject the **give-up** request.

The **participants** must justify the reasons for submitting requests outside of the regular schedule and identify the failing **participant** (whether the **executing participant** or the **carrying participant**). This information is monitored by the **clearinghouse**.

5.3.5. Prohibitions

The following events are prohibited:

- Giving up transactions executed in the organized OTC market on financial and commodity derivatives; and
- 2. Partially giving up structured **transactions** that are subject to rounding when breaking down the underlying contracts.

6. Position Management

Position management is a process whereby **full trading participants**, **settlement participants** and **clearing members**, as well as B3, monitor and manage the rights and obligations of **participants** associated with:

- 1. Transactions accepted and pending settlement; and
- 2. Open interest.

The following types of **positions** are subject to **position management**:

- Cash market positions: positions in gold as a financial asset, equities and corporate debt securities to be settled in the multilateral net balance and submitted to the central counterparty settlement process;
- Delivery failure positions: positions of failed asset deliveries in the equities market:
- 3. Asset buy-in positions: positions not settled and derived from delivery failures in the equities market and also delivery failures of assets in the cash markets for gold as a financial asset and corporate debt securities. A buy-in position ensures the rights of the creditor who did to receive the assets due to the delivery failure by the debtor;
- 4. Fungible **derivatives positions**: **positions** in financial and **commodity derivatives** and also in equities options;
- 5. Nonfungible derivatives positions: positions in (i) gold forward contracts registered in the trading environment managed by B3; (ii) forward contracts based on cash market assets, metals forward, securities lending, swap and flexible options contracts registered under the "fully collateralized" or "partially collateralized" mode in the registration environments managed by B3; and assets traded in the equities market; and (iii) contracts arisen from lending systems managed by B3 or by market infrastructures managing entities.
- Physical delivery positions in commodities: commodity positions submitted to the central counterparty physical delivery process.

Cash market **transactions** with **gross settlement** do not generate **positions** at the **clearinghouse** and, therefore, are not included in the **position management** system.

Positions are updated whenever an event occurs that affects the rights and obligations of **participants**, such as:

- 1. New transactions accepted by the clearinghouse;
- Cancellation of transactions accepted by the clearinghouse;
- 3. Give-ups and allocations of transactions;
- 4. Breakdown of structured transactions;
- 5. **Position** transfers;
- 6. Price updates;
- 7. Maturity of **positions**;
- Closeout of positions by physical delivery;
- 9. Options exercises;
- 10. Settlement of transactions against asset delivery;
- 11. Early **settlements** of forward, swap and flexible options contracts and **securities lending** agreements;
- 12. Renewal of **securities lending** agreements;
- 13. Modifications to **securities lending** agreements;
- 14. Requests for **coverage** of, or removal of **coverage** from open **positions**;
- 15. Cancellations, executions and reversals of buy-in **positions**;
- 16. Corporate actions applicable to positions in equities derivatives, securities lending, delivery failures and asset buy-ins;
- 17. Failure to meet obligations, including those resulting from settlement; and
- 18. Other events defined by the clearinghouse.

The **position management** system is responsible for breaking down the structured **transactions** executed in the financial and **commodity derivatives markets** into the contracts underlying any such **transactions**.

The outcome of a structured **transaction** breakdown may be modified by the provided **allocations** and by new price information, until the date on which the **transaction** generates the final **positions**.

The **positions** in the contracts underlying structured **transactions** are updated according to the outcome of the **transaction** breakdown process.

The following sections describe the processes for **position** statements, options exercises, **position** transfers, forward **position** settlement, **position** coverage, securities lending position maintenance, and corporate action processing.

6.1. Position statements

Position statements provide the following information to **participants**:

- 1. Details of the **positions** held by the **participants** and **investors**; and
- A preview of the financial results to be settled in the next settlement cycle, whenever applicable to the instruments concerned. The calculated results may be modified by the end of the day due to events that may affect the positions.

The date of the **positions** generated by the **transactions** executed in the after-hours session of the agricultural **derivatives market** is the next business day.

The date of the **positions** in the **derivatives market** generated by the primary **registration** of contracts originated from BCB's auctions is equal to the initial valuation date established in the auction for the contracts involved.

The **positions** in the cash **equities market** are displayed with information on **custody agent**, **deposit account** and **subaccount**, in the case of custodian indication, until the end of the **transaction allocation** period. From the next business day on, the **positions** are consolidated, so that the information on **custody agent**, **deposit account** and **subaccount** is only presented in the **settlement** module of the **clearinghouse** system.

Forward **positions** are shown on the trade date without contract number. Symbol generation for forward contracts is performed at the end of the trade date and is made available as of the next business day.

Agreement numbers are created for **securities lending positions** at the time each **position** is created, if they are executed via **registration**. For **transactions** executed via electronic trading, the agreement number is generated after the end of the **allocation** deadline.

6.1.1. General information

Full trading participants, settlement participants, clearing members and custody agents are the participants that can access position statements detailed by account.

- Custody agents have access to information on cash market positions (during the transaction allocation period), delivery failure positions, buy-in positions, forward positions and securities lending positions to which they have been appointed by full trading participants or settlement participants; and
- 2. **Clearing members** do not have access to the registration details of **investors**.

Position statements are available in three ways, as follows:

Via message:

- Statement requests. Participants submit position statement requests via electronic messages sent to the clearinghouse, in the format specified in the B3 message and file catalog; and
- (ii) <u>Unified position files</u>. Generated by the clearinghouse for each full trading participant, settlement participant, clearing member and custody agent, in the format specified in the B3 message and file catalog.
- 2. <u>Via automatic file transmission</u>. After end-of-day processing is completed, a unified **position** file is automatically generated by the **clearinghouse** and sent to all the **participants** holding **positions**.
- 3. <u>Via screen view</u>. Alternatively, **positions** can be viewed by **full trading** participants, settlement participants, clearing members and custody agents via clearinghouse position management system screen.

6.1.2. Structured transaction statements

Statements detailing the breakdown of structured **transactions** are available to the **full trading participants** and **settlement participants** holding the relevant **transactions** at the time the corresponding requests are submitted.

Position statements are available in three ways, as follows:

1. By message:

- Statement requests. Participants submit position statement requests by sending electronic messages to the clearinghouse, in the format specified in the B3 message and file catalog; and
- (ii) <u>Structured transaction breakdown files</u>. Generated by the clearinghouse for each full trading participant and settlement participant, in the format specified in the B3 message and file catalog.
- By automatic file transmission. After end-of-day processing is completed, a
 structured transaction breakdown file is automatically generated by the
 clearinghouse and sent to all the full trading participants and settlement
 participants holding the structured transactions.
- 3. <u>By screen view</u>. Alternatively, **positions** can be viewed by **full trading participants** and **settlement participants** via **clearinghouse position management** system screen.

6.1.3. Time limit for submitting position statement requests

Full trading participants, settlement participants, clearing members, or custody agents can request position statements by no later than 8:30 PM.

6.2. Listed options exercises

In the **trading environment**, options are exercised through the **registration** of the exercise **transaction** in a specific instrument for this purpose. In the case of options on futures or on equities indices, in addition to the exercise **transaction** a complementary **transaction** is generated in the **asset** underlying the options.

The following **positions** are liable to be exercised:

- (i) Those outstanding at the day's opening; and
- (ii) The option **positions** based on **assets** traded in the **equities market** with an automatic exercise provision acquired on the options expiration date.

In case (ii), the exercise takes place automatically on the acquisition date.

Both the exercise **transaction** and the complementary **transaction**—the latter only for options on futures or on equities indices—are captured by the post-trade system and are utilized to:

1. Close out an options **position** at the exercised quantity;

- 2. Open a cash market **position**, in the case of options on **assets** traded in the cash market;
- Open a position in the derivative underlying the options, in the case of futures options; and
- 4. Calculate the rights and obligations associated with the exercise, when applicable.

The exercise **transaction** and complementary **transaction** are disclosed to the **participants** involved through the same mechanisms utilized for the other **transactions**.

Listed options exercises can be either implemented automatically or requested by the holder of the relevant **position**, in accordance with the rules established for the **trading environment** where the relevant options are exercised.

- 1. Where the exercise is requested by the **position** holder:
 - (i) If the **position** is under a **full trading participant**, the exercise can be carried out by the **full trading participant** that holds the options **position** or by another **full trading participant** holding an **account** with an exercise **link** to the **account** of the **full trading participant** that holds the options **position**. In this case, the **give-up** request for the exercise **transaction** is automatically accepted, and it cannot be rejected by the **full trading participant** holding the options **position**; and
 - (ii) If the position is under a settlement participant, the exercise can be carried out by any full trading participant holding an account with an exercise link to the account of the settlement participant that holds the options position. In this case, the give-up request for the exercise transaction is automatically accepted by the settlement participant.

For a written options position under a settlement participant or under a full trading participant which chooses to have the options position exercised by another full trading participant, the primary exercise link will designate the account under the full trading participant that will receive the exercise transaction. This same account has a give-up link to the account under the settlement participant or under the full trading participant that holds the position. In this case, the give-up request for the exercise transaction is automatically accepted by the carrying participant.

2. Where the exercise is automatic:

- (i) If the **position** is under a **full trading participant**, the **account** that holds the options **position** is designated for the exercise **transaction** or, if available, the primary exercise **link** will establish the **account** under another **full trading participant** that will receive the exercise **transaction**. This same **account** has a **give-up link** to the **account** under the **full trading participant** that holds the **position**. In this case, the **give-up** request for the exercise **transaction** is automatically accepted by the **carrying participant**; and
- (ii) If the position is under a settlement participant, the primary exercise link will establish the account under the full trading participant that will receive the exercise transaction. This same account has a give-up link to the account under the settlement participant. In this case, the give-up request for the exercise transaction is automatically accepted by the settlement participant.

Options exercises are processed with priority over other **position** update events, such as transfers and **transactions** executed on the exercise date, meaning that, whenever a transfer is requested for a **position** exercised on the exercise date, the relevant exercise is implemented and the transfer request is automatically rejected at the end of the day. Similarly, in the case of **transactions** carried out on the exercise date, the exercise is implemented and the **transactions** generate new **positions**.

For the exercise of equities **options** with **coverage**, the **clearinghouse** system automatically adds to the exercise **transaction**, for **settlement** purposes, information on the **custody agent**, **deposit account** and **coverage subaccount**. This information cannot be modified by the **participant**.

6.2.1. Blocking requests

Blocking requests allow the **full trading participant** or **settlement participant** responsible for the holder of the options **position** to limit the exercise of the relevant options. Where the **full trading participant** is responsible for the **position**, the restriction to submit an exercise request in the **trading environment** applies to the **participant** itself or to another **full trading participant** holding an **account** with an exercise **link** to the **account** under the **participant** holding the **position**. Where the **position** is under the responsibility of a **settlement participant**, said restriction applies to the **full trading participant** holding an **account** with an exercise **link** to the **account** under the **settlement participant**.

Full trading participants or **settlement participants** may submit blocking requests for the options **positions** held in the **accounts** for which they are responsible.

In order to submit a blocking request, the **participant** must access the **clearinghouse** system and enter the following information:

- 1. The investor's account;
- 2. The options instrument; and
- 3. The quantity to be blocked.

Blocking requests remain valid until the **participant** modifies or rejects the relevant request, or until the expiration date of the options instrument.

Blocking requests may be submitted even if there are no **positions** in the options concerned at the time the request are entered. After end-of-day processing is completed, the **clearinghouse** system applies the blocking requests to the outstanding options **positions**, with the blocking instructions becoming valid on the next business day.

Blocking requests are monitored at the time the exercise requests are entered into the **trading environment**.

Blocking requests cannot be submitted on the options expiration date in the post-trade environment. For options based on **assets** traded in the **equities market**, automatic exercise blocking requests must be submitted on the expiration date in the **trading environment**.

6.3. Position transfers

Position transfers consist of a procedure whereby rights and obligations are transferred between accounts held under the same full trading participant or settlement participant, or between full trading participants or settlement participants.

The **position** transfer procedure applies only to **positions** in financial **derivatives** contracts and **securities lending** agreements.

6.3.1. Position transfer procedures

The **full trading participants** and **settlement participants** may submit **position** transfer requests, by order of the **investors** that hold the relevant **positions**.

The full trading participant or the settlement participant that (i) receives a transferred position is called "participant of destination"; and (ii) the full trading participant or the settlement participant responsible for the position to be transferred and for issuing the transfer request is called "participant of origin." The participant of origin and the participant of destination in a position transfer may be the same full trading participant or the same settlement participant.

Two types of **position** transfers are allowed, as follows:

- To a different investor. Position transfers from one investor to another are only performed at the discretion of the clearinghouse, provided the following supporting documentation is also submitted:
 - (i) Proof of corporate restructuring (spin-offs, mergers, acquisitions, or change of legal form); and
 - (ii) Correction of a registration error due to an incorrect **allocation**.
- 2. To the same **investor**. In this case, the **position** is transferred:
 - (i) To another account of the same holder under the same full trading participant or settlement participant; or
 - (ii) From an account under a full trading participant or settlement participant to an account of the same holder under a different full trading participant or settlement participant.

At the discretion of the **clearinghouse**, the transfer of **positions** with **investor** modification is also allowed in the management process of defaulting **investors**.

Collateral transfers may be carried out with the **position** transfer process, provided that risk assessment criteria are met.

At the time a **securities lending position** transfer request is submitted, the **participant** of origin (**full trading participant** or **settlement participant**) may submit a request for the **position** to be transferred with substitution of **custody agent** and modification of the **deposit account** of the **position**.

For the transfer of **securities lending positions** where there is an exchange of ownership, the **custody agent** of destination is substituted and the **deposit account** of destination is modified without the need for the relevant requests to be submitted by the **participant**.

Both **custody agent** and **deposit account** of destination derive from the destination **account**, as follows:

- If the account in the participant of destination is also a deposit account, this
 account will be used as the new deposit account;
- If the account in the participant of destination is not a deposit account, but it holds an optional custodian link, this link will be used to define the new custody agent and deposit account; and
- If the account in the participant of destination neither is a deposit account nor holds an optional custodian link, the receipt of the transfer by the participant of destination is not accepted.

The **position** transfer process comprises the following stages:

 <u>Transfer request</u>. The participant of origin (full trading participant or settlement participant) submits a position transfer request via clearinghouse system screen or electronic message, in the format specified in the B3 message and file catalog.

The following information is required for any **position** transfer to be implemented:

- (i) The origin **account**;
- (ii) The **positions** to be transferred;
- (iii) The quantity to be transferred. **Positions** may be transferred in partial quantities, but for positions in local US Dollar interest rate swaps, forward contracts and **securities lending** agreements, whose transfers can only be performed at their total quantities. For **positions** in options based on cash market **assets**, the quantity to be transferred must be a multiple of the relevant round lot:
- (iv) The indication that the **position** transfer will be made in concert with a **collateral** transfer, when applicable; and
- (v) The indication that the transfer will be carried out with substitution of the custody agent and modification of the deposit account of the securities lending positions, when applicable.

The **clearinghouse** system generates the transfer code.

 Transfer receipt. The participant of destination (full trading participant or settlement participant) receives the transfer from the clearinghouse system and enters the following information:

- (i) The destination **account**; and
- (ii) The transfer code.
- Risk assessment. The assessment of risk considers the positions in both origin and destination accounts, according to the criteria established in the clearinghouse risk management manual.
 - For concurrent transfers of collateral, risk is assessed together with the information on collateral to be transferred provided by the participant of origin.

4. Acceptance.

- (i) The **clearing member** of the **participant** of origin must accept the transfer;
- (ii) If the transfer involves the substitution of **investors**, the **clearinghouse** must receive and review the supporting documentation sent by the **participants** before authorizing the transfer, as described in subsection 6.3.1 of this manual.
 - (ii.a) The **clearinghouse** reviews the supporting documentation sent by the **participants** and, if it is not satisfactory, it may require additional documentation or reject the **position** transfer request.
 - (ii.b) The criteria for authorizing a transfer of **positions** with the substitution of **investors** are periodically reviewed in relation to, without limitation: (i) applicable legislation and regulations; and (ii) B3's internal rules and procedures.
 - (ii.c) Additionally, and for the cases it deems necessary, the clearinghouse forwards the position transfer documents to BSM, so that BSM can verify, at any time, the participant's compliance with the obligations defined in the rules established in this manual.
- (iii) The **clearinghouse** must also authorize concurrent transfers of **positions** and **collateral**;
- (iv) For prudential reasons, the **clearinghouse** may reject a transfer request or cancel an already-implemented transfer; and
- (v) If a **position** transfer request is not accepted by one of the parties involved in the approval process on the same day the relevant request is submitted, the **position** will not be transferred.

- 5. <u>Transfer implementation</u>. If no inconsistencies are found or no pending issues remain, the **position** is transferred by the **clearinghouse**.
 - (i) Any and all transfers of **positions** that have been settled by physical **delivery**or exercised on the same day the transfer request is submitted will be
 reversed; and
 - (ii) For concurrent transfers of positions and collateral, participants must, by using the code generated by the position management system, request the appropriate transfers in the clearinghouse collateral system. After the collateral system provides the relevant confirmation, the position transfer process is completed.

For covered **positions** in the **equities market**, the following procedures are adopted in the case of transfers, subject to risk analysis:

- 1. **Position** in equities forward contracts: if the **position** is covered, the contract remains covered after the transfer;
- Position in equities options: in the case of transfers, the relevant coverage is not transferred automatically and the position is considered to have no coverage at the transfer destination; and
- 3. Position in securities lending with coverage: in the case of position transfers to the same holder, the coverage of the agreement does not change; in the case of transfers to a different holder, the agreement loses automatically its coverage after the position is transferred.

The following **positions** are not liable to be transferred:

- Positions on the maturity date, except for options positions based on assets traded in the equities market with an automatic exercise provision, which may be transferred by 5:00 PM on the expiration date;
- Positions in forward contracts and securities lending agreements in the process of settlement, renewal or modification; and
- Positions in securities lending agreements that:
 - o are in a process of **settlement**, renewal or modification; or
 - comprise an intermediation, except in special situations as described in subsection 6.6.7. of this manual.

For OTC **derivatives positions**, the **position** transfer process is described in specific rules and regulations of **registration environment**.

The **clearinghouse** monitors the transfers on a daily basis and provides the corresponding information to the **full trading participants**, **settlement participants** and **clearing members** involved via **clearinghouse** system screen or electronic **message**, in the format specified in the B3 **message** and file catalog.

6.3.2. Position transfer cancellations

The **position** transfer cancellation process takes one of the following two forms, depending on the case:

- If the transfer has not been completed yet, the participant of origin or of destination may submit a cancellation request via clearinghouse system screen or electronic message, in the format specified in the B3 message and file catalog; and
- If the transfer has already been completed, a written request must be sent to the clearinghouse with details of the transfers to be cancelled and the authorization of the participants and clearing members involved. Cancellation is subject to clearinghouse review.

6.3.3. Time limits for position transfers

The **full trading participants** and **settlement participants** can submit **position** transfer requests by no later than 7:30 PM, provided:

- The documentation supporting ownership transfers are sent to the clearinghouse by 12:00 noon; and
- The transfers involving nonresident investors under CMN Resolution #2687 are completed by 5:30 PM.

6.3.4. Transfer of rights and obligations to substitute clearing members

By formal communication to the B3 Participant Registration Center, the **full trading participant** or **settlement participant** may submit a request to substitute the corresponding **clearing member**. The **clearing member** appointed as substitute assumes all the rights and all the obligations resulting from the **transactions** under the responsibility of the concerned **full trading participant** or **settlement participant**, even

if such **transactions** were executed before the contractual relationship was created with the relevant **participant**. The substitute **clearing member** becomes responsible for the **settlement** of the **transactions** as of and including the first day the **link** is established between the parties in the B3 Participant Registration Center system.

The **clearing member** appointed as substitute must formally accept its appointment by sending a letter to the **clearinghouse**.

6.4. Early settlement of forward contracts

The **settlement** of forward contracts may occur on the maturity date of the relevant contract or earlier. In the latter case, the buying party must submit an early **settlement** request.

6.4.1. Early settlement

Only **full trading participants** or **settlement participants** can submit early **settlement** requests for forward contracts, by order of buying **investors**, via **clearinghouse** system screen or electronic **message**, in the format specified in the B3 **message** and file catalog.

The early **settlement** procedures for swaps, metals forward and flexible options are included in the OTC **derivatives registration** system user manual.

6.4.1.1. Early settlement of gold forward contracts

Requests for the early **settlement** of forward contracts based on gold as a financial **asset** can be submitted as of the first business day subsequent to the contract opening date, up to the business day preceding the maturity date thereof.

In order to submit an early **settlement** request, the **participant** must inform:

- (i) The account that holds the position;
- (ii) The contract; and
- (iii) The quantity to be early settled.

A request code is generated by the clearinghouse system.

The early **settlement** of a gold forward contract is always scheduled for the first business day following the request date. The value to be settled is defined according to the following formula:

 $SV = P \times 249.75$

Where:

SV: the settlement value per contract; and

P: the price of the forward commitment per gram of gold.

Physical **delivery** will be made by the sellers on the same day the buyers cash settle their commitments by delivering 249.75 grams of gold, assaying not less than .999 fineness cast in bars weighing 250 grams or 1 kilogram, or assaying not less than .995 fineness cast in bars weighing 100 or 400 troy ounces.

6.4.1.2. Early settlement of assets traded in the equities market

Requests for the early **settlement** of forward contracts based on **assets** traded in the **equities market** can be submitted by the **full trading participants** or **settlement participants** responsible for the long **positions** as of the first business day subsequent to the contract opening date, for fully-covered contracts, up to the first business day preceding the maturity date of the contract, depending on the type of **settlement** requested.

The **coverage** of forward contracts based on **assets** traded in the **equities market** is under the sole responsibility of the selling **investors**. If the contract is not fully covered, an early **settlement** request can only be submitted after seven (7) days have elapsed since the contract opening date, and in this case the contract must be settled in its entirety.

In the event of a **delivery failure** of **assets** on the contract **settlement** date, procedures are adopted for failure management, as described in subsection 8.1.5.

In order to submit an early **settlement** request, the **participant** must indicate:

- (i) The **account** that holds the **position**;
- (ii) The contract;
- (iii) The quantity to be early settled; and
- (iv) The type of **settlement**.

There are two types of early **settlement** processes, pursuant to the **settlement** date:

 (i) Early **settlement** on the first business day following the date of request, which can be submitted by no later than the first business day prior to the contract maturity date; and (ii) Early **settlement** on the second business day following the date of request, which can be submitted by no later than the second business day prior to the contract maturity date.

At the time an early **settlement** request is submitted, the **participant** responsible for the buying **investor** can indicate a **deposit account** under a **custody agent** other than the **participant** itself for the receipt of the **assets** deriving from the **settlement** process. The indicated **deposit account** must be held with the **clearinghouse** by the same buying **investor**.

In case a custodian indication to another **custody agent** is indicated in the early **settlement** request, the new **custody agent** must approve the transfer of the entire quantity on the very date of request. The early **settlement** requests that are not accepted by the **custody agent** appointed in the transfer by the end of the day are cancelled when the system closes.

The cash **settlement** value is calculated according to the price established by the following formula:

$$AP = CP \times (1+i)$$

Where:

AP: the price of the asset underlying the forward commitment, expressed in Brazilian Reais, rounding up to the second decimal place;

CP: the underlying asset cash price, as informed by the participant, with up to eight decimal places; and

i: the interest rate agreed upon between the parties and informed at the time of registration, with up to six decimal places.

6.4.1.3. Cancelling early settlement requests

If an early **settlement** request is not transferred to another **custody agent**, or if it is transferred to another **custody agent** but is not accepted by the latter, the early **settlement** cancellation request is met.

When an early **settlement** request is transferred and accepted by the **custody agent** to which it was transferred, a request for the cancellation thereof is subject to the authorization of the **custody agent** to which it was transferred. If said **custody agent** does not accept the request for the cancellation of the early **settlement** request, the early **settlement** request remains valid.

For forward contracts based on cash market **assets**, the cancellation request for an early **settlement** scheduled to take place in (2) two business days must be submitted by the **participant** by no later than the first business day of the early **settlement** request date. In this case, the **participant** responsible for the short **position** and the **custody agent** to which the early **settlement** request was transferred must both authorize said request. In the absence of both **participants**' acceptance to the cancellation request by the end of the request date, the early **settlement** request remains valid.

6.4.1.4. Time limit for early settlements

Early **settlement** requests, whether with or without custodian indications, and early **settlement** cancellation requests must be submitted and accepted by no later than 7:30 PM.

6.4.2. Custodian indication for forward contracts based on cash market assets to be settled at maturity

Only **full trading participants** or **settlement participants** can submit custodian indication for the **settlement** of equities forward contracts at maturity, by order of buying **investors**, via **clearinghouse** system screen or electronic **message**, in the format specified in the B3 **message** and file catalog.

The custodian indication for the **settlement** of a contract at maturity can be made as of the first business day subsequent to the contract opening date, up to the business day preceding the maturity date thereof, and it must cover the entire quantity of the contract.

In order to submit a custodian indication, the **participant** must indicate:

- (i) The account that holds the position;
- (ii) The contract;
- (iii) The custody agent; and
- (iv) The deposit account under the custody agent appointed in paragraph (iii).

The designated **deposit account** must be held by the same holder of the **account** held with the **clearinghouse**.

The appointed **custody agent** must accept its appointment on the same day of the custodian indication.

The requests that are not accepted by the end of the day are cancelled.

6.4.2.1. Cancelling custodian indication for forward contracts based on cash market assets to be settled at maturity

When a custodian indication is not accepted by the appointed **custody agent**, the corresponding cancellation request is readily met.

However, if the custodian indication is accepted by the appointed **custody agent**, the corresponding cancellation request is subject to the authorization of said **custody agent**. If said **custody agent** does not accept the cancellation request, the custodian indication remains valid.

6.4.2.2. Time limit for custodian indication involving forward contracts based on cash market assets

Custodian indication and custodian indication cancellation requests involving equities forward contracts can be submitted and accepted by no later than 7:30 PM.

6.5. Coverage

The types of **positions** subject to **coverage** are:

- (i) Short **positions** in the cash **equities market**;
- (ii) Short **positions** in call options based on cash market **assets**;
- (iii) Short **positions** in forward contracts based on cash market **assets**; and
- (iv) Borrowing **positions** in **securities lending** agreements.

The **coverage** of short **positions** in forward contracts is mandatory. Short **positions** in forward contracts without **coverage** are subject to **fines**, which are charged by debiting the **multilateral net balance** of the **clearing member** responsible for the selling **investor**.

Contingent on the type of **position**, **coverage** may be provided in the **allocation** process and/or by submitting a direct request to the **clearinghouse position management** system.

6.5.1. Short sale coverage

By using the **coverage** mechanism for sale **transactions** in the cash market, the **full trading participants** or **settlement participants** block the **assets** underlying the sale in order to make **delivery** thereof on the **settlement** date.

In order to activate the **coverage** mechanism, the **custody agent** must transfer the underlying **assets** to the short sale **coverage subaccount**. Then, the **full trading participant** or **settlement participant** must allocate the sale **transaction** to the short sale **coverage subaccount**, subject to the **allocation** rules and time frames.

At the time of allocation, the clearinghouse checks for the balance available in the short sale coverage subaccount to cover the transaction. If said balance is greater than or equal to the quantity subject to allocation, the clearinghouse accepts the allocation and considers that the sale transaction has been covered, thus ensuring compliance with the obligation to make delivery of the assets in the settlement process. If said balance of assets is not sufficient, the clearinghouse rejects the allocation to the coverage subaccount and the sale transaction remains without coverage.

Once the **coverage** process is completed, neither the reallocation of the sale **transaction** nor the movement of the **assets** deposited in the **coverage subaccount** are permitted.

6.5.2. Coverage of positions using transactions in the underlying asset

For the **positions** in options and forward contracts based on **assets**, a **coverage** request may be submitted by both selling the **derivative** contract and buying the underlying **asset** in the same trading session. This process is called "**coverage** by combined purchase." In this type of **coverage**, the **position** is only considered to be covered after the **settlement** of the cash market **transaction**.

6.5.2.1. Options position coverage

The **coverage** process for a combined purchase is performed in the **transaction** allocation process.

For the **clearinghouse** system to identify that a request for "**coverage** by combined purchase" is involved, the **participant** must allocate the sale of the call option and the purchase of the underlying **asset** to the options **coverage subaccount**, subject to the **allocation** rules and time frames of each market. Both **transactions** can be transferred to another **custody agent** or **deposit account** by using the options **coverage subaccount**.

Whenever a request is submitted for "coverage by combined purchase" of the call options sale transaction, but no request is submitted for "coverage by combined purchase" of the underlying asset purchase transaction, the clearinghouse checks for

the balance available in the options **coverage subaccount** and **deposit account**. This procedure is applicable only when the **account** held with the **clearinghouse** is the same as the **deposit account**.

The **clearinghouse** system checks automatically for the balance available in the **coverage subaccount** and determines which are the options **positions** with combined purchases, prioritizing those options that are close to maturity and, eventually, have lower strike prices.

The quantity considered as the combined purchase follows the round lot for trading the options instrument.

Should there be any **allocation** modifications, **custody agent** rejections in the cash purchase, or **delivery failures** in the **settlement** of the cash **transaction**, the request for "**coverage** by combined purchase" is cancelled and the **position** remains without **coverage**.

If a **participant** submits a **coverage** request directly to the **position management** system, as described in subsection 6.5.3, involving a **position** for which a request for the allocation of a combined purchase has already been submitted, the **clearinghouse** system accepts the request submitted to the **position management** system and cancels the request for the allocation of a combined purchase.

6.5.2.2. Forward position coverage

The **coverage** process for a combined purchase is performed in the **transaction allocation** process.

For the **clearinghouse** system to identify that a request for "**coverage** by combined purchase" is involved, the **participant** must allocate the cash purchase of the underlying **asset** to the forward **coverage subaccount** and the forward **transaction** to the free **subaccount**. The cash market **transaction** can also be transferred to another **custody agent** or **deposit account**, subject to the **subaccount** that is necessary for the **clearinghouse** system to identify the combined purchase.

The **clearinghouse** system checks automatically for the balance allocated to the **coverage subaccount** and determines which are the forward **positions** with combined purchases, prioritizing the forward contracts that are close to maturity and, eventually, have higher traded prices.

Should there be any **allocation** modifications or **custody agent** rejections in the cash purchase, the combined purchase is cancelled and the **position** remains without **coverage**.

In the event of a **delivery failure** in the **settlement** of the cash purchase **transaction**, the **clearinghouse** monitors the failure management until the registration step of the buy-in **position**. If the buy-in is reversed, the **position** remains without **coverage** and without the combined purchase.

If the **position coverage** is not implemented, the selling **investor** becomes subject to **fines**, as established in subsection 6.5.11.

6.5.3. Securities lending position coverage by specification of the coverage subaccount in allocation

In this mode of **coverage**, the participant must allocate the borrowing **transaction** in the **securities lending coverage subaccount**, according to the established **allocation** rules and deadlines.

In the case of a **delivery failure** in **settlement** of the **securities lending** agreement, the **clearinghouse** processes the **delivery failure** up until the stage of buy-in position registration. If the buy-in is reversed, the **position** will remain without coverage.

6.5.4. Position coverage requests submitted to the system

The **coverage** request process submitted directly to the **clearinghouse** system is applicable to **positions** in equities options contracts, forward contracts based on **assets**, and **securities lending** agreements. Only **full trading participants** or **settlement participants** can submit **position coverage** requests, by order of selling or borrowing **investors**, via **clearinghouse** system screen or electronic **message**, in the format specified in the B3 **message** and file catalog.

In order to submit a **position coverage** request, the **participant** must indicate:

- (i) The account with the clearinghouse;
- (ii) The type of **position** (options, forward, or **securities lending**); and
- (iii) The **asset** underlying the **position**.

In addition, the **participant** may designate another **custody agent** and **deposit account** whose balance to be required for **coverage** purposes will be checked out. For **securities lending** agreements, the **custody agent** and **deposit account** must be the same as those established in the **lending** agreement.

The participant may designate the subaccount—which may be the free subaccount, the collateral subaccount, or the coverage subaccount applicable to each type of position—whose balance to be required for coverage purposes will also be checked out. If no subaccount is indicated, the system checks for the custody balance in the coverage subaccount applicable to each type of position.

After the basic data are entered, the **clearinghouse** system displays the **positions** eligible for **coverage** and the **participant** selects the **positions** and quantities to be covered, submitting the relevant request.

For the **coverage** of different types of **positions**, the **participant** must submit different requests.

If the requesting **participant** is not the **custody agent** for the **assets**, the **custody agent** that receives the indication must accept it on the same day the request is submitted.

Whenever the **coverage** consists of **assets** allocated to the **collateral subaccount**, the **coverage** request becomes subject to the criteria for releasing **collateral**, as described in the **clearinghouse** risk management manual.

After all the acceptances are provided, the **clearinghouse** system checks for a free balance in the **central depository** system, in order to meet the **coverage** request.

When the balance is sufficient, the **clearinghouse** system makes the necessary custody transfers for contracts and **coverage subaccounts**, blocking the balance so that it can be used in the **coverage** of **positions**.

Positions are updated immediately after a request is submitted.

Any request is automatically cancelled whenever:

- Any of the parties involved reject it;
- It is not accepted on the same day it is submitted; or
- No balance is available in the B3 central depository.

6.5.5. Position coverage withdrawal requests submitted to the system

The process for withdrawing a **position coverage** by submitting a request to the **clearinghouse** system is applicable to the **positions** in equities options contracts and **securities lending** agreements. Only **full trading participants** and **settlement participants** can submit **position coverage** withdrawal requests, by order of selling **investors**, via **clearinghouse** system screen or electronic **message**, in the format specified in the B3 **message** and file catalog.

In order to submit a **position coverage** withdrawal request, the **participant** must indicate:

- (i) The account with the clearinghouse;
- (ii) The type of **position** (options or **securities lending**); and
- (iii) The asset underlying the position.

The **participant** must also designate the **custody agent** and the **deposit account** whose balance utilized for **coverage** purposes is deposited and blocked. For **securities lending** agreements, the **custody agent** and **deposit account** can only be those established in the **lending** agreement.

In addition, the **participant** may designate the custody **subaccount**—which may be the free **subaccount**, the **collateral subaccount**, or the **coverage subaccount** applicable to each type of **position**—where the balance to be generated by the withdrawal of **coverage** will be deposited. If no **subaccount** is indicated, the system considers that the custody balance will remain in the **coverage subaccount**.

After the basic data are entered, the **clearinghouse** system displays the **positions** liable to have the relevant **coverage** withdrawn, by considering the designated **custody agent** and **deposit account**, and the **participant** selects the **positions** and indicates the quantities to be withdrawn.

For the withdrawal of **coverage** from different types of **positions**, the **participant** must submit different requests.

If the custody **subaccount** is replaced, the appointed **custody agent** must accept the request on the same day it is submitted.

Any and all **coverage** withdrawal requests are subject to risk assessment.

After all the acceptances are provided, the required custody transfers are implemented and the **positions** are updated as soon as the relevant request is processed.

A request is cancelled if that is rejected by any of the parties involved or is not accepted on the same day it is submitted.

The **coverage** provided to forward contracts based on cash market **assets** cannot be withdrawn.

6.5.6. Position coverage and position coverage withdrawal submitted to the system in the same request

For equities options contracts and **securities lending** agreements, the **participant** may submit in the same request: (i) the withdrawal of **coverage** from a given **position** and (ii) the **coverage** of another **position**, provided both **positions** are of the same type held in the same **position account** and the **assets** are under the same **custody agent** held in the same **deposit account**. For instance, this procedure can be used in the following situations: (i) to avoid the need to post **collateral** for two **lending** agreements involved in a process whereby one agreement is to be closed out and a new one is to be opened; and (ii) to withdraw the **coverage** of an options contract and to cover another options contract with a different strike price.

In order to submit any such request, the **participant** must indicate:

- (i) The position account;
- (ii) The type of **position** (options or **securities lending**); and
- (iii) The **asset** underlying the **position**.

The **participant** must also designate the **custody agent** and the **deposit account** where the balance utilized for **coverage** purposes is deposited. For **securities lending** agreements, the **custody agent** and **deposit account** can only be those established in the **lending** agreement.

After the basic data are entered, the **clearinghouse** system displays the **positions**, by considering the designated **custody agent** and **deposit account**, and the **participant** selects the **positions** and indicates the quantities to be withdrawn.

If more **assets** are needed for **coverage** purposes, the designated **custody agent** must accept the request on the same day it is submitted.

Any and all **coverage** withdrawal requests are subject to risk assessment, pursuant to the provisions of the **clearinghouse** risk management manual.

After all the acceptances are provided, the required custody transfers are implemented and the **positions** are updated as soon as the relevant request is processed.

Any request is automatically cancelled whenever:

- Any of the parties involved reject it;
- It is not accepted on the same day it is submitted; or
- No balance is available in the B3 central depository.

6.5.7. Asset transfers between coverage subaccounts

Under the same participant, position account, custody agent and deposit account, the withdrawal of coverage from a given type of position and the coverage of another type of position may be both submitted in the same request.

In order to submit such a request, the **participant** must indicate:

- (i) The **position account**;
- (ii) The type of **position** of origin (options or **securities lending**); and
- (iii) The asset underlying the position.

The **participant** must also designate the **custody agent** and the **deposit account** where the balance utilized for **coverage** purposes is deposited. For **securities lending** agreements, the **custody agent** and **deposit account** can only be those established in the **lending** agreement.

After the basic data are entered, the **clearinghouse** system displays the **positions**, by considering the designated **custody agent** and **deposit account**, and the **participant** selects the **positions** and indicates the quantities to be withdrawn or covered in each **position**. The balance of **coverage** of, or of withdrawal of **coverage** from different **positions** of the same type must generate a withdrawal of **assets** to be used in the **coverage**.

At this point, the **participant** requests the destination of such withdrawal of **assets** from the **coverage** of a certain type of **position** to be used in the **coverage** of another type of **position** and, therefore, another **coverage subaccount**. The **clearinghouse** system provides the **participant** with the **positions** that can be covered or uncovered, by considering the type of **position** of destination that was indicated under the same **participant**, **position account**, **custody agent** and **deposit account**.

The **participant** selects the **positions** and indicates the quantities to be withdrawn from, or covered in the type of **position** of destination. The **coverage** provided to equities forward **positions** cannot be withdrawn. The balance of **coverage** of, or of withdrawal of **coverage** from different **positions** of the same type must generate a **coverage** of **assets** as a whole.

The balance of **assets** withdrawn from the type of **position** of origin must be greater than or equal to the balance of **assets** utilized in the **coverage** of the type of **position** of destination. Any remaining balance will remain available in the **coverage subaccount** of origin.

The **clearinghouse** system generates a request number with the relevant status.

If the requesting participant is different from the custody agent for the assets, the appointed custody agent must accept its indication on the same day the request is submitted.

Any and all requests for **position coverage** withdrawal are subject to risk assessment, pursuant to the provisions of the **clearinghouse** risk management manual.

After all the acceptances are provided, the required custody transfers are implemented and the **positions** are updated as soon as the relevant request is processed.

A request is cancelled that is rejected by any of the parties involved or is not accepted on the same day it is submitted.

6.5.8. Position coverage cancellation requests submitted to the system

If a **coverage** request is not completed with all the required acceptances, the **full trading participant** or **settlement participant** may submit a **position coverage** cancellation request, which is promptly processed. Such a request may be submitted via **clearinghouse** system screen or electronic **message**, in the format specified in the B3 **message** and file catalog.

If the **coverage** request has already been processed, the cancellation thereof becomes no longer possible.

6.5.9. Settlement of covered securities lending positions

In the event of **settlement** of a covered **securities lending position**, whether at expiration or earlier, the **clearinghouse** adopts the following procedures to generate the relevant **settlement** instructions for the borrowing **investor**:

- (i) First, it generates a debit settlement instruction to the coverage subaccount. The
 quantity in this instruction is limited to the covered quantity indicated in the
 position; and
- (ii) Second, for the remainder quantity, if any meaning the uncovered quantity, the clearinghouse verifies the subaccount indicated in the lending position. If the indicated subaccount is the securities lending coverage subaccount, the clearinghouse generates a debit settlement instruction to the free subaccount. If the indicated subaccount is not the securities lending coverage subaccount, the clearinghouse generates a debit settlement instruction to the subaccount indicated in the lending position.

6.5.10. Movement of assets in coverage subaccounts with the B3 central depository

As soon as a **position** is considered to be covered, the **assets** deposited with the **B3** central depository for the coverage thereof are blocked.

Whenever a **custody agent** requests the movement of any such **assets**, the **B3 central depository** system verifies in the **clearinghouse** system whether the requested quantity is being used in the **coverage** of **positions** or not.

If the requested quantity is being used in the **coverage** of **positions**, the **custody agent**, for balance transfer purposes, must first request the **participant** that is utilizing the balance to withdraw the **position coverage** via **clearinghouse** system.

6.5.11. Fines for not covering forward contracts based on cash market assets

Any forward contract based on cash market **assets** must necessarily be covered by the selling **investor** by making the **asset** underlying the contract available to the **clearinghouse**. Failure to comply with this requirement will subject the selling **investor** to **fines**.

As of the second business day of the contract trade date, for each contract that is not covered by **assets** deposited with the **B3 central depository** or by combined purchases, the **investor** is subject to a 0.5% **fine** per day, applicable to the uncovered volume. Said **fine**, which has a daily noncumulative maximum value of two hundred thousand Brazilian reals (BRL200,000.00), will be charged daily until the contract is covered.

As of the seventh business day of the contract trade date, for each contract that is not covered by **assets** deposited with the **B3 central depository** due to the **delivery failure** of the combined purchase and the nonexecution of the buy-in issued in favor of the forward seller, the **investor** is subject to a 0.5% **fine** per day, applicable to the uncovered volume. Said **fine**, which has a daily noncumulative maximum value of two hundred thousand Brazilian reals (BRL200,000.00), will be charged daily until the contract is covered.

The **fines** are charged to the **multilateral net balance** on the first business day after the calculation thereof.

6.5.12. Time limit for position coverage maintenance

All the requests, acceptances and cancellations associated with the maintenance of **position coverage** can be submitted by no later than 7:30 PM.

6.6. Lending position maintenance

Securities lending positions are maintained by the **clearinghouse** until the expiration thereof and are subject to cancellation, modification, renewal and early **settlement**, according to the rules set forth in the following subsections.

6.6.1. Cancellations

Cancellation of a **securities lending** agreement is a process whereby the relevant agreement is cancelled, so that the quantity of **assets** in the **lending** agreement is returned to the **deposit account** of the **lender investor**, with no effects on cash **settlement**.

A cancellation request is only allowed to be submitted on the date the **lending** agreement is executed. The **participant** responsible for the **borrower investor**, the **participant** responsible for the **lender investor** and the **custody agent** appointed in the custodian indication, if any, must submit a formal request and supporting documentation for the

operational error that may have occurred. In the case of a lending **position** that is being used for **margin** credit purposes, the cancellation request is subject to risk criteria, pursuant to the **clearinghouse** risk management manual.

The formal cancellation request must be signed:

- By the participant's attorneys-in-fact, with the consent of the participant's Internal Controls Officer or Market Relations Officer, provided the officer who has not signed the letter is included among the recipients of the electronic message that forwards the letter; or
- 2. Only by the **participant**'s attorneys-in-fact, provided the letter is replaced by another letter with the same content signed by one of the aforementioned officers.

The request is subject to review by the **clearinghouse** which, at its sole discretion, may require additional documentation.

6.6.2. Modifications

Modification of a **securities lending** agreement is a process whereby the **full trading participant** or the **settlement participant** responsible for the relevant **position** requests certain parameters in the agreement to be modified, upon the acceptance of the **participant** that holds the opposite **position**, or custody changes to be implemented, upon the acceptance of the **custody agent** responsible for the **deposit account** subject to modification.

For agreements originating from registration, the borrower or lender full trading participant or settlement participant in the lending agreement may request modifications to the parameters listed below, which will be implemented only after the acceptance of the full trading participant or settlement participant holding the opposite position in the lending agreement, subject to risk assessment by the clearinghouse:

- Grace date:
- Callable feature for lender; and
- Callable feature for lender in the case of a tender offer.

The **borrower** or **lender full trading participant** or **settlement participant** in the **lending** agreement may request modifications to custody information, as listed below, which will only be implemented after the acceptance of the **custody agent** responsible for the **deposit account** subject to modification:

- Custody agent;
- Deposit account; and
- Subaccount.

In connection with **subaccount** modifications, the following situations and rules apply:

- For lending agreements, only modifications between the free subaccount (2101-6) and the subaccount utilized in posting participants' collateral in favor of the clearinghouse (2390-6) and the subaccount utilized for control of assets by the participant (2906-8) are allowed to be included; and
- For borrowing agreements, only modifications between the free subaccount (2101-6) and the subaccount utilized in the coverage of securities lending agreements (2201-2) and the subaccount utilized for control of assets by the participant (2906-8) are allowed to be included.

When the **custody agent** established in the agreement is substituted, the new **custody agent** must first accept its appointment, by 7:45 PM, for the former **custody agent** to be notified.

When the **full trading participant** or the **settlement participant** that carries the **position** on the **securities lending** agreement has the same **participant** code as the **custody agent** established in the agreement, the **custody agent** is not required to accept the modifications involving **custody** details.

If the **position** is covered, the **custody agent** established in the agreement cannot be substituted.

Modification requests may be submitted as of the first business day after execution of the **securities lending** agreement (T+1) up to one (1) business day before the expiration date of the agreement (Te-2), by no later than 7:30 PM. In the event that the relevant acceptance is not submitted by the end of the request date, the modification request is cancelled by the **clearinghouse**.

For fixed income ETF shares agreements, after the **lender**'s agreement modification of the custodian and/or the deposit **account**, the analytical balance with the information of the price and acquisition date of the lent **assets** in the agreement is transferred to the new **custody agent** or deposit **account**.

Participants may submit and accept requests via **clearinghouse** system screen or electronic **message**, in the format specified in the B3 **message** and file catalog.

6.6.3. Renewals

Renewal of a **securities lending** agreement is a process whereby the **full trading participant** or the **settlement participant** that registered the original **position** submits a request for the renewal of the relevant agreement, upon the acceptance of (i) the **participant** responsible for the **position**, in case a carrying **participant** was appointed upon execution, (ii) the **full trading participant** or **settlement participant** holding the opposite **position**, and (iii) the **borrower** and **lender custody agents**. In order to be implemented, the renewal request is subject to risk assessment by the **clearinghouse**.

The **securities lending** agreements that are mandatorily borrowed by a **settlement participant** in the **delivery failure** management process are not liable to be renewed.

In the renewal process, some of the following parameters may be modified by agreement between the parties, according to the execution mode:

- (a) Execution via registration:
- Quantity equal to or less than that of the original agreement;
- Lending fee;
- Expiration date;
- Grace date:
- Callable feature for lender; and
- Callable feature for lender in the case of a tender offer.
- (b) Execution via electronic trading:
- Quantity lower than or the same as the original agreement; and
- Lending fee.

In the case of agreements originating from electronic trading, the new expiration date is defined according to the type of agreement.

When the **delivery** or the receipt of the **assets** backing the agreement is transferred to a **custody agent**, said **custody agent** must also accept the renewal request.

When the **full trading participant** or the **settlement participant** that carries the **position** on the **securities lending** agreement has the same **participant** code as the **custody agent** established in the agreement, the **custody agent** is not required to accept the renewal request.

Renewal requests may be submitted as of the grace date of the agreement up to three (3) business days before the expiration date thereof (Te-3), by no later than 2:00 PM. In case of fixed income ETF shares **lending**, the renewal may be submitted up to two (2) business days before the expiration date thereof (Te-2). In case a carrying **participant** is appointed when the **transaction** is executed, said **participant** (i) cannot submit a renewal request for the relevant agreement and (ii) must accept or reject a renewal request by no later than 2:30 PM on the same date of the request is submitted. In the absence of acceptance or rejection by the carrying **participant** by the end of the specified time limit, the renewal request is automatically accepted.

After being notified of a renewal request, the executing **participant** of the opposite **position** must either accept it or reject it by no later than 4:00 PM, informing the commission fee to be applicable to the agreement. The carrying **participant** of that **position**, if any, must accept the renewal request or reject it by no later than 4:30 PM. In the absence of acceptance or rejection by the carrying **participant** by the end of the specified time limit, the renewal request is automatically accepted.

Following the acceptance of both executing and carrying **participants**, the **custody agents** must accept or reject the renewal request by no later than 5:30 PM. In the absence of acceptance or rejection by **custody agents** by the end of the specified time limit, the renewal request is automatically rejected.

On the third business day before expiration (Te-3), agreements originating from electronic trading with an outstanding quantity and which are not in a **settlement** process, will be automatically renewed, maintaining the characteristics of the original agreement and with the new expiration date, according to the type of agreement.

On the renewal date, the reference price of the agreement in question is established based on the average price of the **asset** verified on the previous business day.

Participants may submit and accept requests via **clearinghouse** system screen or electronic **message**, in the format specified in the B3 **message** and file catalog.

6.6.4. Early settlements

Early **settlement** of a **securities lending** agreement is a process whereby the **full trading participant** or the **settlement participant** that carries the **position** requests the relevant agreement to be settled on a date prior to the expiration date thereof, provided this provision is stipulated in the agreement.

When any such request is submitted by the **borrower full trading participant** or **settlement participant**, the **settlement** of the **lending** agreement is scheduled for the first business day after the request date (Tr+1). In the case of custodian indication, the appointed **custody agent** must also accept the early **settlement** request. The **borrower** may submit an early **settlement** request as of the grace date of the agreement up to two (2) business days before the expiration date thereof (Te-2).

When the **full trading participant** or the **settlement participant** that carries the **position** on the **securities lending** agreement has the same **participant** code as the **custody agent** established in the agreement, the **custody agent** is not required to accept early **settlements** submitted by the **borrower**.

When submitted by the **lender full trading participant** or **settlement participant** by 9:30 AM, the **settlement** of the **lending** agreement is scheduled for the second business day after the request date (Tr+2); when submitted after 9:30 AM, the **settlement** is scheduled for the third business day after the request date (Tr+3). In case of fixed income ETF shares **lending**, when submitted by 9:30 AM, the **settlement** is scheduled for the first business day after the request date (Tr+1); when submitted after 9:30 AM, the **settlement** is scheduled for the second business day after the request date (Tr+2).

The **lender** may submit an early **settlement** request as of the grace date of the agreement up to the day when the **settlement** date is not scheduled for the same date as the expiration date of the agreement, or for a later date to the expiration date of the agreement, for agreements executed in **registration** mode and up to the day when the **settlement** date is not scheduled for a later date of the expiration date of the agreement executed in electronic trading.

On the **settlement** date, whether by expiration or early **settlement**, the **assets**, lending fee, commissions and B3's fees are settled in the **multilateral net balance**. For the agreements executed in **registration** mode or electronic **trading** mode with settlement on T+0, the financial values are calculated on a prorated basis from the execution date to the business day preceding the **settlement** date of the agreement, except for B3's fees, which are accounted for through to the **settlement** date. For transactions executed in electronic trading with T+1 **settlement**, the financial values are calculated on a prorated basis as of the business day following the execution date, up until the **settlement** date of the agreement.

An exception to the rules referred to above occurs when the **borrower full trading** participant or the **borrower settlement participant** requests an early **settlement** to be

implemented on the same day of the **transaction registration** (T+0). In this case, the request does not consider the grace date and the **settlement** is processed on the first business day (T+1) after the request date. The financial value accounts for one-day rates.

Early **settlement** requests can be submitted by 7:30 PM and accepted, by no later than 7:45 PM. In the event that the relevant acceptances are not submitted by the end of the request date, the early **settlement** request is cancelled by the **clearinghouse**.

Participants can submit and accept requests via **clearinghouse** system screen or electronic **messages**, in the format specified in the B3 **message** and file catalog.

6.6.5. Modification or renewal request cancellations

When a modification or renewal request is not accepted by all the parties involved, the **full trading participant** or **settlement participant** may submit a request for the cancellation of the corresponding request, which is immediately processed. That request may be submitted via **clearinghouse** system screen or electronic **message**, in the format specified in the B3 **message** and file catalog.

If the request has already been processed, the cancellation thereof is no longer possible.

6.6.6. Early settlement request cancellations

When an early **settlement** request submitted by the **borrower** is pending acceptance by the **custody agent**, the **full trading participant** or **settlement participant** may submit a request for the cancellation thereof, which is immediately processed.

When the early settlement request submitted by the borrower is not pending acceptance by the custody agent, the full trading participant or settlement participant may submit a request for the cancellation thereof, but only on the same day the early settlement request is submitted. The custody agent must accept the cancellation request. Upon the acceptance of the custody agent, the full trading participant or the settlement participant that holds the opposite position in the securities lending agreement must accept the cancellation of the corresponding request.

The **full trading participant** or **settlement participant** may submit a request for the cancellation of an early **settlement** request submitted by the **lender** up to the business day preceding the **settlement** date of the agreement. The **full trading participant** or the

settlement participant that holds the opposite **position** in the **securities lending** agreement must accept the cancellation thereof.

Participants can submit and accept requests via **clearinghouse** system screen or electronic **messages**, in the format specified in the B3 **message** and file catalog.

Requests for the cancellation of early **settlement** requests can be submitted by 7:30 PM and accepted by no later than 7:45 PM.

6.6.7. Maintenance of transactions resulting from securities lending intermediation

In the case of **transactions** executed via electronic trading with **settlement** on T+1 and after the end of the time frame for acceptance of custody indication, the **clearinghouse** automatically links all of the agreements registered in the broker dealer **account**, using a unique numeric identifier, generated by the **position control** system, for each intermediation

In the case of **transactions** executed via **registration**, the **full trading participant** will communicate, in the **position control** system, the **lending** and **borrowing** agreements registered with the use of the broker dealer **account** and which shall comprise the new intermediation of **securities lending transactions**. At this moment, the following validations are performed regarding the agreements comprising the intermediation:

- The communicated agreements must have the same underlying asset, consideration charged, trading date, expiration date and minimum grace period, as well as have a callable feature for the lender;
- The agreements between the borrower investor that is holder of the intermediation account and the lender investors must have the full trading participant as the executing participant, carrying participant and custody agent. The lender participant must be an individual, investment club or non-financial corporation;
- The agreements with the lender investor that is holder of the broker dealer account must have the full trading participant as executing participant, carrying participant and custody agent;
- The agreements executed via the broker dealer account, as lender investor or borrower investor, cannot use the collateral subaccount (2390-6);

- The same agreement cannot simultaneously be part of more than one intermediation;
- The sum of the quantities of agreements in which the holder of the broker dealer account appears as a lender investor must be the same as the sum of the agreements in which the holder of the broker dealer account appears as borrower investor; and
- The agreements cannot be pending of modification, renewal, early settlement or transfer.

After validation, if all the conditions necessary for creation of intermediation are met, the **position control** system links the agreements communicated by the **full trading participant**, generating a unique identification number for intermediation.

In the case of an operational error, the **clearinghouse** may, at its sole discretion and upon the request of the **full trading participant**, perform the link, as components of the same intermediation, of agreements with different trading dates or considerations owed.

6.6.7.1. Lender modification

Lender modification is the process whereby the **full trading participant** requests substitution from the **clearinghouse**, in an intermediation already registered in the **position control** system, of one or more agreements in which it appears as **borrower investor**.

To request lender modification, the full trading participant must, in the securities lending system, perform a new execution with a lender investor of individual, investment club or non-financial institution type, registering it in the broker dealer account.

After execution, the **full trading participant** must, in the **position control** system, perform the substitution, entering the number of the intermediation, the agreements to be substituted and the new agreements to comprise the intermediation. The substituted agreements are early **settled** by the **borrower**, requested automatically by the system.

To execute the lender modification process, the position control system performs the following validations:

 The communicated agreements must have the same underlying asset, expiration date and minimum grace period, and be callable by the lenders;

- The agreements must have the full trading participant as executing participant, carrying participant and custody agent;
- The lender investors must be of the individual, investment club or financial corporation type;
- The agreements executed via broker dealer account cannot use the collateral subaccount (2390-6);
- A same agreement cannot simultaneously be part of the same intermediation;
- The sum of the quantities of substituted agreements must be the same as the sum of the quantities of the new agreements comprising intermediation; and
- The agreements cannot be pending of modification, renewal, early settlement or transfer.

The **lender** modification may be requested for a **loan** executed via electronic trading with T+1 **settlement**, to be substituted by a loan executed via securities lending registration, as long as there is compliance with the above listed restrictions.

6.6.7.2. Agreement modification

The **securities lending** agreements that comprise an intermediation registered in the **position control** system cannot have their attributes modified by the **full trading participant** that is holder of the broker dealer **account**.

6.6.7.3. Agreement renewal

The **securities lending** agreements that comprise an intermediation registered in the **position control** system may be renewed upon the request and approval of all the **participants** involved.

The position renewal process for agreements that comprise an intermediation works as follows:

- Following the same rules and same timetables established in subsection 6.6.3, the
 agreements where the holder of the broker dealer account appears as lender
 investor may be fully or partially renewed;
- After effecting the renewal process, the position control system identifies via the intermediation number, the agreements where the broker dealer account holder

appears as the **borrower investor** and performs renewal automatically, using the same renewal attributes established in subsection 6.6.3;

- In the case of partial renewal, that is, where the renewal does not encompass the full quantity of the intermediation, the full trading participant must enter into the position control system which agreements, and respective quantities, must be renewed. If the full trading participant does not communicate the agreements to be renewed by the time limit for maintaining agreements in a broker dealer account, the position control system effects automatic renewal in the following order:
 - Agreements with greater quantities; and
 - Agreements with older numbering.

If during the renewal process an agreement is not renewed due to a rule breach, the **position control** system communicates the occurrence to the **full trading participant** that is the holder of the broker dealer **account**.

6.6.7.4. Position transfer

The **securities lending** agreements that comprise an intermediation cannot be transferred, except in the cases described in subsection 6.6.7.6.

6.6.7.5. Early settlement of the agreement

The **securities lending** agreements that comprise an intermediation registered in the **position control** system may be early settled, upon the request of the participants involved.

In the case of early **settlement** by the **lender**, the **full trading participant** requests early **settlement** of the agreements that have the broker dealer **account** as borrower investor, and the **lender investors**. The **position control** system automatically executes the early **settlement** request in the agreements entered into between the broker dealer account, as **lender investor**, and the **borrower investor**.

In the case of early **settlement** by the **borrower**, the **full trading participant** responsible for the **borrower investor** requests early **settlement** of the agreements that have the broker dealer **account** as **lender investor**, and the **borrower investor**. The **position control** system automatically executes the early **settlement** request of the agreements that comprise the same intermediation, in which the **full trading participant** appears as a **borrower investor**.

In the case of partial early **settlement** by the **borrower**, in other words, which does not encompass the full volume for the intermediation, the **full trading participant** must inform the **position control** system which intermediation agreements, among those in which the **full trading participant** appears as **borrower investor**, must be settled, and the respective quantities. If the **full trading participant** does not communicate the agreements to be settled by the time limit for maintenance of the agreements in an intermediation **account**, the position control system effects **settlement** in the following order:

- Agreements with greater quantities; and
- Agreements with older numbering.

If during the early **settlement** process an agreement is not **settled** due to a rule breach, the **position control** system informs this fact to the **full trading participant** that is the broker dealer **account** holder.

6.6.7.6. Assumption of transactions originating from securities lending intermediation

In the case of **default** or out-of-court liquidation of the **full trading participant** that is holder of the broker dealer **account**, according to the **clearinghouse** rules and risk management manual, the **securities lending** agreements that comprise an intermediation may, at the discretion of the **clearinghouse** or settlement agent, respectively, be transferred to another **full trading participant**.

If transfer cannot be executed using a broker dealer account of the **carrying participant**, there is assumption of the agreements, whereby the original agreements will be substituted by new agreements, without use of the broker dealer **account**, directly between the **lender investor** and **borrower investor**.

Maintenance of transactions resulting from **securities lending** intermediation may be performed up until 8:00 PM of the request date.

The **participants** may perform the procedures described in subsection 6.6.7. via the clearinghouse system's screens or by sending electronic **messages** to the **clearinghouse** according to the format established in B3's **messages** and files catalog.

6.7. Securities lending position notifications

B3 sends income and reimbursement reports in connection with **securities lending positions** directly to individual and corporate **investors**, as follows:

Reimbursement reports for legal entities, which are sent on a quarterly basis to corporate **investors** with information on the financial values associated with **corporate actions** reimbursed to **lenders** and recorded in the period;

- Reimbursement reports for individuals, which are sent on an annual basis to individual investors with information on the financial values associated with corporate actions reimbursed to lenders and recorded in the previous year;
- Income reports for legal entities, which are sent on a quarterly basis to corporate investors with information on income generated by securities lending agreements to lenders and recorded in the period; and
- Income reports for individuals, which are sent on an annual basis to individual investors with information on income generated by securities lending agreements to lenders and recorded in the previous year.

These reports are sent by electronic mail, whose content is protected by encryption and personal password, or provided in hard-copy format, or both, under the option chosen by the **investor**.

6.8. Processing corporate actions

The **position management** system is responsible for adjusting open **positions** to each **corporate action** applicable to the **assets** underlying the **positions** held in this system, as well as for the identification, registration and update of the rights and obligations of **participants**.

The way **positions** will be managed depends on each type of **position** and on the corresponding **corporate actions**, which may be ranked as follows:

1. <u>Corporate actions in cash</u>. An **issuer**'s decisions regarding the **assets** of its issuance that are deposited with the **B3 central depository** and that result in the payment of funds are considered as **corporate actions** in cash. Examples: dividends, interest on equity, other cash distributions, capital refunds, interest payments and income, and amortizations;

- 2. Corporate actions in assets without changing the underlying asset. An issuer's decisions regarding the assets of its issuance that are deposited with the B3 central depository and that result in the credit of new assets of the same type, category or class are considered as corporate actions in assets without changing the underlying asset. Examples: share inplitting, share splitting, and bonus shares;
- 3. <u>Corporate actions in assets changing the underlying asset</u>. An issuer's decisions regarding the assets of its issuance that are deposited with the B3 central depository and that result in the credit of assets of a different type, category or class from the original assets are considered as corporate actions in assets changing the underlying asset. Examples: mergers, spin-offs and acquisitions;
- Corporate actions automatically generating rights in the B3 central depository subscription rights; and
- 5. <u>Voluntary corporate actions</u>. An issuer's decisions regarding the assets of its issuance that are deposited with the B3 central depository and that provide the investor holding such assets or the relevant position with the option to choose between exercising and not exercising an event are considered as voluntary corporate actions. Examples: preemptive rights, priority offers, tender offers, and voluntary conversions.

For tender offers, the processing described in this section applies when the **asset** liquidity is not significantly impacted.

When the **asset** liquidity is significantly impacted or in the cases where the **asset** is redeemed by the **issuer**, B3 may cash settle the outstanding **positions** or accelerate the maturity thereof, and the processing described in this section will be applied according to the type of **position**.

If there are changes to the original characteristics of the **corporate action** and it is not possible to reverse an already-implemented processing, at the sole discretion of B3, the effects thereof on the **positions** will be maintained. Other **corporate actions** that are not contemplated in this section, or that are contemplated but for which the processing described in this manual does not preserve the originally-negotiated economic value, will be processed as published in advance in a B3 circular letter.

6.8.1. Processing corporate actions for options based on cash market assets

When an event is to be applied, options **positions** are updated in the night processing of the last day before the event is to be processed in the **trading environment**, and the **positions** outstanding on the business day following trade opening will already reflect the relevant **corporate action**.

1. Corporate actions in cash

The **position** quantity does not change, but the strike price is updated according to the following formula:

$$SP_{Adi} = SP - CA$$

Where:

 SP_{Adj} : the adjusted strike price, expressed in Brazilian reals, rounded to the second decimal place;

SP: the original strike price; and

CA: the net value of the event, calculated according to the relevant **corporate** action, as follows:

Corporate action	CA	Variables
Interest on equity	0.85 × Int	Int is the interest income paid per share by the issuer
Income	0.775 × Inc	Inc is the income per share paid by the issuer
Dividends	Div	Div is the dividend per share paid by the issuer
Other events in Brazilian reals	R	R is the value in reals per share paid by the issuer

Extraordinary dividends might be processed differently than described in this manual.

2. Corporate actions without changing the underlying asset

The **position** quantity is changed, following the percentages established by the **issuer**, in accordance with the following formula:

$$QTY_{Adi} = QTY \times F$$

Where:

QTY_{Adj}: the quantity adjusted, rounded up, or truncated to the nearest whole unit, as disclosed by the issuer. If the issuer does not disclose any criterion, the clearinghouse assumes the truncation method;

QTY: the original **position** quantity; and

F: the aggregation factor, according to the relevant **corporate action**, as follows:

Corporate action	F	Variables
Bonus issue/Share splitting	1 + B	B is the percentage of bonus/split shares announced by the issuer
Share grouping	1/ER	ER is the exchange ratio announced by the issuer

After processing the **corporate action**, if the total quantity of long **positions** is different from the total quantity of short **positions**, the **clearinghouse** adjusts the **positions** following the criteria below:

- (i) Either the long **position** or the short **position** with the smallest total quantity remains unaltered;
- (ii) The adjustment factor is calculated by dividing the total quantity of the **position** with the smallest quantity by the total quantity of the opposite **position**;
- (iii) All the **positions** with the largest quantity are corrected by multiplying the quantity adjusted after the **corporate action** by the adjustment factor calculated in paragraph (ii) above; and
- (iv) Considering only the integer of the result calculated in paragraph (iii) above, the total long and short quantities are once again compared. If there is still a discrepancy, the decimal portions of the result calculated in paragraph (iii) above are sorted in descending order and a quantity is added to the **position** with the largest decimal fraction. This procedure is performed for the subsequent **positions** until the total quantities are equalized.

The strike price is updated, as follows:

$$SP_{Adj} = SP \times \frac{1}{F}$$

Where:

 SP_{Adj} : the adjusted strike price, expressed in Brazilian reals, rounded to the second decimal place;

SP: the original strike price; and

F: the aggregation factor, as detailed in the adjustment of quantities.

For a bonus issue on other shares of the same **issuer**, the **position** quantity is not modified, but the strike price is updated according to the following formula:

$$SP_{Adi} = SP - RVB_{OS}$$

Where:

 SP_{Adj} : the adjusted strike price, expressed in Brazilian reals, rounded to the second decimal place;

SP: the original strike price; and

 RVB_{OS} : the reference value of the bonus issue on other shares of the same issuer, calculated according to the following formula:

$$RVB_{OS} = B_{OS} \times \frac{P_{cum,OS}}{(1 + B_{OS})}$$

Where:

 B_{0S} : the percentage of the bonus issue on other shares of the same <code>issuer</code>, as announced by the issuer; and

 $P_{cum,OS}$: the cum-rights price of the stock receiving the bonus shares, or the closing price of the stock receiving the bonus shares prior to the ex-rights date.

3. Corporate actions changing the underlying asset

The processing described in this item applies when the new underlying asset(s) resulting from the event:

- (i) Is(Are) listed and traded in a **trading environment** managed by B3;
- (ii) May be deposited in the **B3 central depository**;
- (iii) Has(have) a sufficiently similar volatility to that of the original **asset**, at the sole discretion of B3; and

(iv) Has(have) a sufficiently similar liquidity to that of the original **asset**, at the sole discretion of B3.

The option instrument and the underlying **asset** are both changed, as detailed below.

Where a **corporate action** results in only one **asset**, a new **position** is generated and the quantity thereof is calculated by the following formula:

$$QTY_N = QTY \times F$$

Where:

 $\mathbf{QTY_N}$: the quantity of the new **position** rounded up or truncated, as disclosed by the **issuer**. If the **issuer** does not disclose any criterion, the **clearinghouse** assumes the truncation method;

QTY: the original position quantity; and

F: the adjustment factor, as disclosed by the **issuer**.

The **clearinghouse** applies the following formula to the calculation of the new strike price:

$$SP_{Adi} = SP \times CA$$

Where:

 SP_{Adj} : the adjusted strike price, expressed in Brazilian reals, rounded to the second decimal place;

SP: the original strike price; and

CA: the adjustment value of the **corporate action**, according to the parameters disclosed by the **issuer**.

Where a **corporate action** results in more than one **asset**, a basket is created comprising the assets established by the **issuer** to process the **corporate action**. That basket becomes the underlying **asset** of the new options instruments.

After the new options are generated on the basket of **assets**, no change applies to the **position** quantity or to the original strike price, thus preserving the economic equilibrium for the options holders.

The **coverage** of such options is then implemented by the basket of **assets** deposited in the options **coverage subaccount** with the **B3 central depository**

system. As the basket of **assets** is not traded, it is created for **coverage** purposes via the **B3 central depository** system.

The options exercise generates trades in the basket of **assets**, but said trades are replaced by trades in the **assets** that make up the basket on the options exercise date.

After processing the **corporate action**, if the total quantity of long **positions** is different from the total quantity of short **positions**, the **clearinghouse** adjusts the **positions** following the criteria below:

- (i) Either the long **position** or the short **position** with the smallest total quantity is considered to be correct;
- (ii) The adjustment factor is calculated by dividing the total quantity of the position with the smallest quantity by the total quantity of the opposite position;
- (iii) All the **positions** with the largest quantity are corrected by multiplying the quantity adjusted after the **corporate action** by the adjustment factor calculated in paragraph (ii) above; and
- (iv) Considering only the integer of the result calculated in paragraph (iii) above, the total long and short quantities are once again compared. If there is still a discrepancy, the decimal portions of the result calculated in paragraph (iii) above are sorted in descending order and a quantity is added to the **position** with the largest decimal fraction. This procedure is performed for the subsequent **positions** until the total quantities are equalized.

4. <u>Corporate actions automatically generating rights in the B3 central depository—subscription rights</u>

The **position** quantity does not change, but the strike price is updated according to the following formula:

$$SP_{Adi} = SP - RVR$$

Where:

 SP_{Adj} : the adjusted strike price, expressed in Brazilian reals, rounded to the second decimal place;

SP: the original strike price; and

RVR: the reference value of the right, calculated according to the underlying asset.

(i) Subscription of new shares

$$RVR = \frac{S}{(1+S)} \times \max[P_{cum} - P_{Sub}; 0]$$

Where:

 P_{cum} : the cum-rights price of the stock, or the closing price of the stock prior to the ex-rights date;

 P_{Sub} : the subscription price announced by the <code>issuer</code>; and

S: the percentage of the subscription announced by the **issuer**.

(ii) Subscription of another type of stock of the same **issuer**

$$RVR = \frac{S}{(1 + S_{OS})} \times \max[P_{cum,OS} - P_{Sub,OS}; 0]$$

Where:

 $P_{cum,OS}$: the cum-rights price of the stock underlying the subscription rights or the closing price of the stock prior to the ex-rights date;

 $P_{Sub,OS}$: the subscription price of the stock underlying the subscription rights, as announced by the issuer;

S: the percentage of the subscription of the stock to which the rights apply, as announced by the **issuer**; and

S_{0S}: the percentage of the subscription of the other type of stock to which the rights apply, as announced by the **issuer**.

(iii) Subscription of other assets

The reference value is calculated by B3 by considering the characteristics of the **asset** announced by the **issuer**.

5. Voluntary corporate actions

Voluntary corporate actions do not apply to options **positions**. Contingent on the characteristics of the relevant **corporate action**, B3 may, at its sole discretion,

define the way options **positions** will be managed, which will be disclosed in advance in a Circular Letter.

6.8.2. Processing corporate actions for forward contracts based on assets

Positions in forward contracts based on **assets** are updated in the night processing of the last day before the event is to be processed in the **trading environment**, and the **positions** outstanding on the business day following trade opening will already reflect the relevant **corporate action**.

As soon as a forward **transaction** based on cash market **assets** is executed, all the **corporate actions** announced by the relevant **issuer** become the property of the forward buyer, and the results of any such events are received via the **B3 central depository**.

Forward **positions** in **assets** are updated on a contract-by-contract basis.

1. Corporate actions in cash

The identification of the **asset** underlying the forward instrument is updated.

If the forward contract is not covered by the selling **investor** until the day the **asset** is to be updated in the **B3 central depository**, regardless of the payment date scheduled by the **issuer** and the implementation thereof, the **position control** system calculates the value of the **corporate action** applicable to the uncovered quantity of the corresponding forward contract, crediting the buyer and debiting the seller in the multilateral **settlement window** on the next business day.

2. Corporate actions without changing the underlying asset

The **position** quantity is changed, following the percentages established by the **issuer**, in accordance with the formula:

$$QTY_{Adi} = QTY \times F$$

Where:

 QTY_{Adj} : the quantity adjusted, rounded up, or truncated, as disclosed by the issuer. If the issuer does not disclose any criterion, the clearinghouse assumes the truncation method;

QTY: the original contract quantity; and

F: the adjustment factor, as announced by the **issuer**.

The volume of the contract does not change, but as the quantity thereof does a new forward price is calculated, according to the following formula:

$$PRICE_{Adj} = VOL/QTY_{Adj}$$

Where:

PRICE_{Adi}: the new forward price;

VOL: the contract volume (the original quantity times the original price); and

QTY_{Adi}: the adjusted quantity.

3. Corporate actions changing the underlying asset

The processing described in this item applies when the new underlying asset(s) resulting from the event:

- (i) Is(Are) listed and traded in a **trading environment** managed by B3;
- (ii) May be deposited in the **B3 central depository**; and
- (iii) Has(have) a sufficiently similar liquidity to that of the original **asset**, at the sole discretion of B3.

The forward instrument and the underlying **asset** are both changed, as detailed below.

Where a **corporate action** results in only one **asset** and the new **asset** is traded in the B3 forward market, a new **position** is generated and the quantity thereof is calculated by the following formula:

$$QTY_N = QTY \times F$$

Where:

 $\mathbf{QTY_N}$: the quantity of the new contract rounded up or truncated, as disclosed by the **issuer**. If the **issuer** does not disclose any criterion, the **clearinghouse** assumes the truncation method;

QTY: the original contract quantity; and

F: the adjustment factor, as announced by the **issuer**.

The volume of the contract does not change, but as the quantity thereof does a new forward price is calculated, according to the following formula:

$$PRICE_{Adi} = VOL/QTY_N$$

Where:

PRICE_{Adi}: the new forward price;

VOL: the contract volume (the original quantity times the original price); and

 $\mathbf{QTY_N}$: the new contract quantity.

Where a **corporate action** results in more than one **asset** and the new **asset** is traded in the forward market, new contracts are created as many are the **assets** generated, with their respective quantities given by the following formula:

$$QTY_N = QTY \times F$$

Where:

QTY_N: the quantity of the new contract rounded up or truncated, as disclosed by the issuer. If the issuer does not disclose any criterion, the clearinghouse assumes the truncation method;

QTY: the original contract volume; and

F: the adjustment factor, as announced by the **issuer**.

The volume of each newly-generated forward contract is calculated according to the following formula:

$$VOL_N = \ VOL \times K$$

Where:

 VOL_N : the new contract volume;

VOL: the original contract volume; and

K: the adjustment factor, which is calculated in order to preserve the original volume and the criteria disclosed by the **issuer**.

The sum of the volumes of the forward contracts generated must be equal to the original contract volume.

Contract prices are adjusted to reflect the new ratio of **position** quantity to volume, according to the following formula:

$$PRICE_{Adi} = VOL_N/QTY_N$$

Where:

 $PRICE_{Adi}$: the new forward price;

 VOL_N : the new contract volume; and

 $\mathbf{QTY_N}$: the new contract quantity.

If the implementation of the **corporate action** contemplates **assets** that are not traded in the forward market, the contract does not change, but the long forward **position** is processed by the **B3 central depository** for the **assets** that are not traded.

4. Corporate actions automatically generating rights in the B3 central depository - subscription rights

The identification of the underlying **asset** in the forward instrument is updated.

If the forward contract is not covered by the selling **investor** until the day the **asset** is to be updated in the **B3 central depository**, regardless of the payment date scheduled by the **issuer** and the implementation thereof, the **position control** system calculates the value of the **corporate action** applicable to the uncovered quantity of the corresponding forward contract, crediting the buyer and debiting the seller in the multilateral **settlement window** on the next business day.

5. Voluntary corporate actions

(i) Tender offers

The forward buyer who wants to participate in a tender offer must early settle the relevant contract in time to receive the **assets** and deposit them in a specific **subaccount** with the **B3 central depository**. In this process, the forward buyer must also consider **settlement** time frames and possible **asset delivery failures**.

(ii) Voluntary conversion of assets

The forward buyer who wants to participate in a voluntary conversion of **assets** may early settle the relevant contract in time to receive the **assets** and submit a conversion request to the **B3 central depository**. In this process, the forward buyer must also consider **settlement** time frames and possible **asset delivery failures**.

Alternatively, if the **asset** resulting from the conversion is an **asset** able to be traded on cash markets, the buyer **investor** may request, through its **full trading participant** or **settlement participant**, the conversion of the forward contract, provided that the contract comply with the eligibility criteria disclosed by the **issuer**.

The contracts eligible for conversion are:

- have the conversion request in the contract's total quantity received from the seller participant, complying with the limits established by the clearinghouse;
- have the total outstanding quantity superior to the minimum required quantity for the underlying asset contract. In the case of contracts with total outstanding quantity, not multiple of the minimum required quantity for the conversion of the underlying asset at B3 central depository, the remaining assets resulting from the conversion will be delivered to the buyer through transfer at B3 central depository;
- have the expiration date after the business day following the positions conversion date;
- do not have early settlement requests in progress at the end of the conversion date. After the limits for conversions requests, the contracts with conversion requests will not be able to be settled by the buyer until the effective conversion;
- be totally covered.

The **positions** conversion takes place on the same date of the **asset** conversion at **B3** central depository.

At the **asset** conversion date at **B3 central depository**, the contracts that were requested for conversion and remain eligible will be converted using the factors disclosed by the **issuer**.

The contracts will have the original volumes preserved, and the price will be adjusted to adapt the volume ratio to the new contract quantity.

Contingent on the characteristics of the relevant **corporate action**, B3 may, at its sole discretion, define the way forward **positions** will be managed, which will be disclosed in advance in a circular letter.

6.8.3. Processing corporate actions for securities lending positions

Positions in **securities lending** agreements are updated in the night processing of the day the underlying **assets** are updated in the **B3 central depository**.

1. Corporate actions in cash

There is no change to the **position** price or quantity. The financial value associated with the **corporate action** is calculated by the **clearinghouse**, considering the registration information of the **lender investor**, such as type of investor for tax purposes. The financial entry is provisioned for the same date of payment by the **issuer**, but if the **issuer** does not settle the **corporate action**, the financial entry is returned.

The agreements executed via electronic trading with **settlement** on T+1 are only eligible for **corporate actions** in cash as of the business day after the execution date.

The financial amounts associated with a provisioned **corporate action** are eligible for ownership transfers. An ownership transfer is the process whereby a provisioned **corporate action** is transferred from the transferor's **account** to the transferee's **account**.

Ownership transfer requests can be submitted by no later than two business days before the payment date of the relevant **corporate action**.

The **participants** responsible for transferor and transferee must submit a formal request, with the agreement of the **investors** involved. The request is subject to review by the **clearinghouse** which, at its sole discretion, may require additional documentation.

2. Corporate actions without changing the underlying asset

The **position** quantity is changed, following the percentages established by the **issuer**, in accordance with the following formula:

$$QTY_{Adi} = QTY \times F$$

Where:

 QTY_{Adj} : the quantity adjusted, rounded up, or truncated, as disclosed by the issuer. If the issuer does not disclose any criterion, the clearinghouse assumes the truncation method;

QTY: the original quantity of the lending agreement; and

F: the adjustment factor, as announced by the **issuer**.

The volume of the **lending** agreement does not change, but as the quantity thereof does a new reference price is calculated for the **lending** agreement, according to the following formula:

$$PRICE_{Adi} = VOL/QTY_{Adi}$$

Where:

PRICE_{Adi}: the new reference price of the **lending** agreement;

VOL: the volume of the **lending** agreement; and

 $\mathbf{QTY}_{\mathbf{Adi}}$: the adjusted quantity.

If the **issuer** establishes total or partial redemption for the **asset**, **positions** are adjusted to reflect any such redemption and the financial amount associated with the portion to be redeemed is provisioned to be paid on the same date defined by the **issuer**. The amount of income to be paid on the **lending** agreement in connection with the redeemed portion thereof is settled on the first business day following redemption.

Corporate actions in assets that create fractions to the positions are processed according to the rules defined by the issuer, which may include: (i) execution of an auction of fractional units by the issuer; (ii) purchase of fractional units by the issuer; (iii) donation of the quantity of units required to make up one asset by the issuer; or (iv) cancellation of fractions with no payments attached. For items (i) and (ii), the position control system enters a debit to the borrower investor and a credit to the lender investor. For items (iii) and (iv), no processing is required of the position control system and the fractions are cancelled.

3. Corporate actions changing the underlying asset

The processing described in this item applies when the new underlying asset(s)

resulting from the event:

(i) Is(Are) listed and traded in a **trading environment** managed by B3;

(ii) May be deposited in the **B3 central depository**;

(iii) Has(have) a sufficiently similar volatility to that of the original asset, at the sole

discretion of B3; and

(iv) Has(have) a sufficiently similar liquidity to that of the original **asset**, at the sole

discretion of B3.

If the new **asset(s)** resulting from the event does(do) not meet the above provisions,

B3 may define the way securities lending positions will be managed, which will

be disclosed in advance in a circular letter.

Where a corporate action results in only one asset, a new position is generated

and the quantity thereof is calculated by the following formula:

$$QTY_N = QTY \times F$$

Where:

 $\mathbf{QTY_N}$: the quantity of the new **lending** agreement rounded up or truncated, as

disclosed by the issuer. If the issuer does not disclose any criterion, the

clearinghouse assumes the truncation method;

QTY: the original quantity of the **lending** agreement; and

F: the adjustment factor, as announced by the **issuer**.

The volume of the **lending** agreement does not change, but as the quantity thereof

does a new reference price is calculated for the lending agreement, according to

the following formula:

$$PRICE_{Adi} = VOL/QTY_N$$

Where:

 $PRICE_{Adj}$: the new reference price of the **lending** agreement;

VOL: the volume of the **lending** agreement; and

 $\mathbf{QTY_N}$: the new quantity of the **lending** agreement.

Where a **corporate action** results in more than one **asset** and the new **asset** is available in the **lending system**, new agreements are created as many are the **assets** generated, with their respective quantities given by the following formula:

$$QTY_N = QTY \times F$$

Where:

 $\mathbf{QTY_N}$: the quantity of the new **lending** agreement rounded up or truncated, as disclosed by the **issuer**. If the **issuer** does not disclose any criterion, the **clearinghouse** assumes the truncation method and processes the fractions;

QTY: the original quantity of the lending agreement; and

F: the adjustment factor, as announced by the **issuer**.

The volume of each new **securities lending** agreement is calculated by the following formula:

$$VOL_N = VOL \times K$$

Where:

 VOL_N : the volume of the new **lending** agreement;

VOL: the volume of the original lending agreement; and

K: the adjustment factor, as disclosed by the **issuer**.

The sum of the volumes of the **lending** agreements generated must be equal to the volume of the original **lending** agreement.

The prices of the **lending** agreements are adjusted to reflect the new ratio of **position** quantity to volume, according to the following formula:

$$PRICE_{Adj} = VOL_N/QTY_N$$

Where:

PRICE_{Adi}: the new reference price of the **lending** agreement;

VOL_N: the volume of the new **lending** agreement; and

 $\mathbf{QTY_N}$: the quantity of the new **lending** agreement.

If the **issuer** establishes a portion to be paid in cash, the **clearinghouse** operates the settlement of such portion in the **multilateral net balance** on the date of

payment of the **corporate action** by the **issuer**. The agreements executed via electronic trading with settlement on T+1 are only eligible for the portion to be paid in cash as of the business day after the execution date.

Corporate actions in assets that create fractions to the positions are processed according to the rules defined by the issuer, which may include: (i) execution of an auction of fractional units by the issuer; (ii) purchase of fractional units by the issuer; (iii) donation of the quantity of units required to make up one asset by the issuer; or (iv) cancellation of fractions with no payments attached. For items (i) and (ii), the position control system enters a debit to the borrower investor and a credit to the lender investor. For items (iii) and (iv), no processing is required of the position control system and the fractions are cancelled.

4. Corporate actions automatically generating rights in the B3 central depository - subscription rights

A **corporate action** involving subscription rights does neither change the price nor the quantity of the original **securities lending** agreement.

Subscription rights for **securities lending positions** are processed as follows:

- (i) As of the date the asset is updated in the B3 central depository, the position control system calculates automatically the number of subscription rights applicable to each securities lending agreement and submits a request for the relevant rights to be returned, on behalf of the lender investor, to the borrower investor.
- (ii) On the sixth business day after the date the asset is updated in the B3 central depository, a closing call will be conducted to price the subscription rights. If the price thereof is not set in the closing call, B3 will calculate the relevant price according to the subscription features and the disclosed methodology in the Complex Corporate Actions Pricing Manual. If necessary and considering the subscription features, B3 may disclose the methodology applied to calculate the subscription rights in a Circular Letter.

Short selling subscription rights is prohibited in the period during which such rights are traded, including the closing call.

For **lending** agreements on investment fund shares, the subscription rights price calculation process occurs on the third business day after the date the **asset** is updated in the **B3 central depository**.

- (iii) By no later than the eighth business day after the date the asset is updated in the B3 central depository, the subscription rights must be returned by the borrower to the lender, according to the request submitted pursuant to paragraph (i) above.
 - For **lending** agreements on investment fund shares, the subscription rights return process may occur by the fifth business day after the date the **asset** is updated in the **B3 central depository**.
- On the ninth business day following the date the **asset** is updated in the **B3** (iv) central depository, the lender investor who submitted a request for the return of the subscription rights but did not received the relevant rights by the previous business day is allowed to choose, through the relevant full trading participant or settlement participant, between (a) the receipt of the financial value associated with the subscription rights, pursuant to paragraph (ii) above, and (b) the registration of the agreement as a subscription warrant, with alternative (b) admitted only when the asset underlying the subscription is an asset available in the securities lending system. In this case, the lender investor must also inform whether he/she/it wishes to participate in any additional rounds for the subscription of remaining shares and also his/her/its choice regarding the withdrawal clause, which may be no withdrawal, partial withdrawal, or full withdrawal. If the lender chooses to register the agreement as a subscription warrant, such registration will take place on the effective date of the subscription indicated by the issuer. If the lender does not take any action or the subscription results in an asset that is not available in the securities lending system, the default procedure will be the receipt of the financial value, to be implemented on the tenth business day. If the subscription is cash settled, the lender investor cannot participate in any of the rounds involving unsubscribed shares and the withdrawal clause will not be an option.

For **lending** agreements on investment fund shares, the date on which the **lender** may choose to either register the agreement as a subscription warrant or receive the financial value associated with the subscription rights is the sixth business day after the date the **asset** is updated in the **B3 central depository**.

If the **lender** does not take any action or the subscription results in an **asset** that is not available in the **securities lending system**, the default procedure

- will be the receipt of the financial value, to be implemented on the next business day.
- (v) From the first business day after the date the lender chooses to register the agreement as a subscription warrant to the business day preceding the effective date of subscription, said investor is allowed to cancel, in whole or in part, the request for the registration of the agreement as a subscription warrant, submitted pursuant to paragraph (iv) above. In case of cancellation of the request submitted for the creation of sub-agreements, receipt of the financial value, as described in paragraph (iv)(a) above, will not apply.
- (vi) On the effective date of subscription, the clearinghouse system registers the agreement as a subscription warrant with a time limit of one hundred eighty (180) days, for the cases where the lender investor has decided to choose the alternative described in paragraph (iv)(b) above, and makes the financial entries for the corresponding subscription value, by debiting the borrower investor and crediting the lender investor. Even if the right to participate in the subscription process has been generated from an agreement executed in trading screen, the registration of the subscription receipt agreement is always made with the features of an agreement originated from the registration environment. Such an agreement cannot be modified or renewed until the subscription is ratified.
- (vii) If the **issuer** ratifies partially the subscription and the subscription includes a withdrawal clause, the **clearinghouse** system adopts the following procedure for the agreements registered as subscription warrants:
 - (a) In case of full withdrawal by the **lender investor** as referred to in paragraph (iv), the agreement is cancelled and the financial entry made according to paragraph (vi) is fully reversed;
 - (b) In case of partial withdrawal by the **lender investor** as referred to in paragraph (iv), the agreement is reduced proportionally, according to the factor disclosed by the **issuer**, and the financial entry made according to paragraph (vi) is partially reversed; and
 - (c) In case of no withdrawal by the lender investor as referred to in paragraph (iv), there are no changes whatsoever to the agreement registered as a subscription warrant.

(viii) On the date of ratification of the subscription, the agreements registered as subscription warrants are converted into agreements in the **asset** underlying the subscription. Such agreements expire three business days after the date of subscription ratification.

In the case of subscriptions giving right to a bonus, should the concerned bonus not be available in the **securities lending system**, cash **settlement** will be based on a value to be calculated by B3, applying the features of the right to a bonus and the disclosed methodology in the Complex Corporate Actions Pricing Manual. If necessary and considering the subscription features, B3 may disclose the methodology applied to calculate the subscription bonus in a Circular Letter. However, should the bonus be available in the **securities lending system**, a bonus agreement will be created on the date of subscription ratification and it will expire three business days after the date the subscription is ratified.

In the case of unsubscribed shares, **lender investors** who chose to participate in the corresponding rounds will have the opportunity, at each round, to increase the quantity of subscribed **assets** in proportion to their participation in the preceding rounds. New financial entries are made by debiting the **lender investors** and crediting the **borrower investors**. Each new round of subscribed **assets** will generate a new agreement registered as subscription warrant.

If the **asset** underlying a **securities lending** agreement is not subject to management by the **B3 central depository**, the subscription rights process described above does not apply.

The time limit for the maintenance of subscription processes is 7:30 PM.

The agreements executed via electronic trading with **settlement** on T+1 are only eligible for **corporate actions** automatically generating rights as of the business day after the execution date.

5. Voluntary corporate actions

(i) Tender offers

The **lender investor** in a **securities lending** agreement wishing to participate in a tender offer must early settle the relevant agreement, subject to the latter's callable feature, in time to receive the **assets** and deposit them in a specific **subaccount** with the **B3 central depository** for the auction. In this process,

the **lender investor** must consider **settlement** time frames and possible **asset delivery failures**.

(ii) Priority offerings of assets

The **asset issuer** sets the eligibility criteria for participation in the corresponding offering, announcing them via market information. Such criteria establish at least a cut-off date to define the **positions** of shareholders that will be allowed to participate in the offering. When only one cut-off date is set, the **securities lending positions** outstanding at the end of that date are eligible to participate in the offering via the **position control** system. When more than one cut-off date is set, the **securities lending positions** that remain outstanding at the end of the second cut-off date and whose **lender investor** held a **position** either in a **securities lending** agreement or in the underlying **assets** on the first cut-off date are eligible to participate in the offering via the **position control** system.

The agreements executed via electronic trading with **settlement** on T+1 are only eligible to participate in the priority offering as of the business day after the execution date.

For **securities lending** agreements eligible to be processed in priority offerings of **assets**, the **lender investors** wishing to participate in any such offering must indicate their interest via the **position control** system, through their **full trading participant** or **settlement participant**. Even if the offering underlying **asset** is different from the agreement eligible for participation in the corresponding offering, the **lender investor** request is executed according to the **registration** agreement that originated the priority offering participation.

The relevant **participant** must submit the corresponding request within the period defined in the offering, indicating the quantity of **assets** the **lender investor** wish to acquire. The maximum quantity of **assets** that may be acquired is calculated by multiplying the quantity of **assets** of each eligible agreement by the priority subscription criteria disclosed by the **issuer**, initially considering the factor disclosed by the **issuer** with the placement of the totality of **assets** of the offering, that can be altered after the pricing process. In addition, the **participant** may also indicate to the **clearinghouse** a maximum price or a minimum rate, in the case of public offers of debentures containing a priority clause.

For offerings involving agreements whose underlying **asset** is a unit, if the **issuer** establishes the percentages for participation in the offering only for the

assets that compose the unit, the **position** control system calculate the quantity of **assets** that may be acquired by the **lender investor**, as following criteria:

- i. Based on the agreements of units eligible for participation in the offering, the quantity of each asset of the unit is verified;
- ii. The factors for participation in the offering disclosed by the **issuer** upon the quantity of **assets** of the unit are applied;
- iii. Based on the quantity of **assets** verified in item ii, the maximum quantity of units that may be created and requested by the **lender investor** through the **position** control system, is verified;

If there is divergence between the quantity of **assets** verified in item ii and the quantity of **assets** utilized in item iii, the remaining quantity of **assets** will be available for requesting by the **lender investor**.

The time limit for submitting a request for participation in any priority offering process is 7:30 PM.

In the case of alteration of the priority subscription factors, the following procedures take place:

- If the subscription factor is decreased, the quantity initially requested by the lender investor for each agreement will be limited to the quantity of assets calculated by the new subscription factor;
- ii. If the subscription factor is increased by the **issuer** and the priority subscription period is available, the quantities of **assets** that can be subscript for each agreement are updated for the request of the **lender investor** to the end of the subscription period;
- iii. If the subscription factor is increased by the **issuer** and the priority subscription period is closed, only the agreements that has had subscription of the total quantity by the **lender investor** will be able to have the subscription of additional quantity, limited to the new subscription factor

If the underlying **asset** is available in the **lending system** and is sufficiently liquid, at the sole discretion of B3, on the settlement date of the offering the **clearinghouse** generates the agreement at the requested quantity and makes the required financial entries, by debiting the **lender investor** and crediting

the **borrower investor** at an amount equal to the product of the quantity in the agreement by the offering price. Said agreement expires three business days after the **settlement** date of the offering.

If the underlying **asset** is not available in the **lending system** and is not sufficiently liquid, at the sole discretion of B3, the processing to be extended to eligible **lender investors** will be exclusively financial. On the **settlement** date of the offering, the **clearinghouse** enters a credit to the **lender investor** and a debit to the **borrower investor** at an amount equal to the product of the **lender investor**'s requested quantity by the difference, if any, between (i) the reference price calculated by B3 based on the instrument's characteristics and according to the available methodology in the Complex Corporate Actions Pricing Manual. If necessary and considering the offering features, B3 may disclose the methodology applied for calculating the **asset** in a Circular Letter, and (ii) the **settlement** price of the priority offering.

(iii) Voluntary conversions of assets

The lender investors wishing to participate in a voluntary conversion of assets may submit a request, through their full trading participant or settlement participant, for the early settlement of their lending agreements, provided the latter include a callable feature, in time to take part in the asset conversion via the B3 central depository. In this process, lender investors must consider settlement time frames and possible asset delivery failures.

Alternately, if the **asset** resulting from the conversion is available in the **securities lending system**, the **lender investors** may submit a request, through their **full trading participant** or **settlement participant**, for the conversion of their agreements in the **position control** system, provided their agreements meet the eligibility criteria disclosed by the **issuer**. The **participants** responsible for the **borrower investors** will be advised of such request.

The agreements eligible for conversion are:

- have the conversion request in the agreement's total quantity received from the lender participant, within the limits established by the clearinghouse;
- have the total outstanding quantity superior to the minimum required quantity for conversion of the underlying asset of the agreement;

- have expiration date after the second business day following the positions conversion date;
- agreements with conversion request cannot have early settlement request by the lender with settlement date equal or posterior the position conversion date. The early settlement request by the lender may be performed after the positions conversion;
- agreements with conversion request cannot have borrower early settlement requests with settlement date posterior to the limit period for requesting the asset conversion at B3 central depository until the business day following the position conversion date.

The **positions** conversion takes place on the same date of the **asset** conversion at **B3** central depository.

At the **asset** conversion date at **B3 central depository**, the agreements that were requested for conversion and remain eligible are converted using the factors disclosed by the **issuer**. The converted **lending** agreements will have the underlying **asset**, price and quantity altered, keeping the remaining features of the agreement.

If there are remaining shares that could not be converted, as the agreement is not multiple of the minimum quantity established by **issuer**, it will be created a subagreement that will bear the quantity of shares that could not be converted. This agreement will maintain the **reference price** of the original agreement and all other features. The sum of the financial volumes of the converted agreement and the relevant sub-agreement created must be equal to the financial volume of the original agreement.

The agreements executed via electronic trading with **settlement** on T+1 are only eligible for voluntary conversion as of the business day after the execution date.

Corporate actions in assets that create fractions to the positions are processed according to the rules defined by the issuer, which may include: (i) execution of an auction of fractional units by the issuer; (ii) purchase of fractional units by the issuer; (iii) donation of the quantity of units required to make up one asset by the issuer; or (iv) cancellation of fractions with no payments attached. For items (i) and (ii), the position control system enters a debit to the borrower investor and a credit to the lender investor. For items (iii) and (iv), no processing is required of the position control system and the fractions are cancelled.

Depending on the features of the corporate action B3 may determine the process to be

applied for lending positions in a Circular Letter.

6.8.4. Processing corporate actions for delivery failure positions

Delivery failure positions are updated in the night processing of the day the assets are

updated in the B3 central depository and have also an effect on the settlement

instructions for the next business day.

1. Corporate actions in cash

The **position control** system calculates the value of the **corporate action** based on

the quantity of the delivery failure position and enters a credit to the buyer and a

debit to the seller in the multilateral settlement window on the next business day.

2. Corporate actions without changing the underlying asset

The position quantity is changed, following the percentages established by the

issuer, in accordance with the following formula:

 $QTY_{Adi} = QTY \times F$

Where:

QTY_{Adi}: the quantity adjusted, rounded up, or truncated, as disclosed by the

issuer. If the issuer does not disclose any criterion, the clearinghouse

assumes the truncation method;

QTY: the quantity of the **failure position**; and

F : the adjustment factor, as announced by the **issuer**.

The fraction resulting from the adjusted quantity calculation, when applicable, will be

cash settled. The clearinghouse will enter a debit to the seller and a credit to the

buyer, equivalent to the fraction's financial volume, on the next day's multilateral

settlement window.

A new average price is calculated, according to the following formula:

 $AVERAGE\ PRICE_{Adj} =\ VOL/QTY_{AdjFrac}$

Where:

 $AVERAGE\ PRICE_{Adi}$: the new average price;

VOL: the volume of the **position**; and

QTY_{AdiFrac}: the adjusted quantity, considering the fraction truncated in

the third decimal place.

The **position** volume is adjusted, according to the following formula:

$$VOL_{Adj} = VOL - VOL_{Frac}$$

VOL Adi: the new adjusted volume;

VOL: the volume of the **position**; and

 VOL_{Frac} : the volume of the fraction obtained from: $QTY_{Frac} \times$

AVERAGE PRICE Adj.

3. Corporate actions changing the underlying asset

The processing described in this item applies when the new underlying asset(s) resulting from the event:

- (i) Is(Are) listed and traded in a **trading environment** managed by B3;
- (ii) May be deposited in the **B3 central depository**;
- (iii) Has(have) a sufficiently similar volatility to that of the original **asset**, at the sole discretion of B3; and
- (iv) Has(have) a sufficiently similar liquidity to that of the original **asset**, at the sole discretion of B3.

Where a **corporate action** results in only one **asset**, a new **position** is generated and the quantity thereof is calculated by the following formula:

$$QTY_N = QTY \times F$$

Where:

QTY_N: the quantity of the new position rounded up or truncated, as disclosed by the issuer. If the issuer does not disclose any criterion, the clearinghouse assumes the truncation method;

QTY: the quantity of the original **position**; and

F: the adjustment factor, as announced by the **issuer**.

The fraction resulting from the calculation of the new **position** quantity, when applicable, will be cash settled. The **clearinghouse** will enter a debit to the seller

and a credit to the buyer, equivalent to the fraction's financial volume, on the next day's multilateral **settlement window**.

A new average price is calculated, according to the following formula:

AVERAGE PRICE_{Adj} =
$$VOL/QTY_{NFrac}$$

Where:

 $AVERAGE\ PRICE_{Adi}$: the new average price;

VOL: the volume of the **position**; and

QTY_{NFrac}: the quantity of the new **position**, considering the fraction

truncated in the third decimal place.

The **position** volume is adjusted, according to the following formula:

$$VOL_{Adj} = VOL - VOL_{Frac}$$

VOL Adi: the new adjusted volume;

VOL: the volume of the **position**; and

 VOL_{Frac} : the volume of the fraction obtained from: $QTY_{Frac} \times AVERAGE\ PRICE_{Adj}$.

Where a **corporate action** results in more than one **asset**, **positions** are created as many are the **assets** generated, with their respective quantities given by the following formula:

$$QTY_N = QTY \times F$$

Where:

 $\mathbf{QTY_N}$: the quantity of the new **position** rounded up or truncated, as disclosed by the **issuer**. If the **issuer** does not disclose any criterion, the **clearinghouse** assumes the truncation method;

QTY: the quantity of the original **position**; and

F: the adjustment factor, as announced by the **issuer**.

The fraction resulting from the calculation of the new **position** quantity, when applicable, will be cash settled. The **clearinghouse** will enter a debit to the seller

and a credit to the buyer, equivalent to the fraction's financial volume, on the next day's multilateral **settlement window**.

The volume of each newly-generated contract is calculated according to the following formula:

$$VOL_N = (VOL \times K) - VOL_{Frac}$$

Where:

 VOL_N : the volume of the new **position**;

VOL: the volume of the original **position**;

K: the adjustment factor established on the basis of the proportion of the theoretical opening prices of the assets generated on the business day the corporate action becomes effective; and

 VOL_{Frac} : the volume of the fraction obtained from: $QTY_{Frac} \times AVERAGE\ PRICE_{Adj}$.

The sum of the volumes of the **positions** generated and the volumes of the fractions, when applicable, must reflect the volume of the original **position**.

The average prices are adjusted to reflect the new ratio of **position** quantity to volume, according to the following formula:

AVERAGE PRICE_{Adj} =
$$VOL_N/QTY_{NFrac}$$

Where:

AVERAGE PRICE_{Adj}: the new average price;

 VOL_N : the volume of the new **position**; and

QTY_{NFrac}: the quantity of the new **position**, with the fraction truncated

in the third decimal place.

If the **issuer** establishes a portion to be paid in cash, the **clearinghouse** performs the **settlement** of such portion in the **multilateral net balance**.

4. **Corporate actions** generating rights

On the day the **asset** is updated in the **B3 central depository**, an additional **position** is created from the subscription rights, in the proportion defined by the **asset issuer**. The sum of the volumes of the **positions** and the volumes of the

fractions, when applicable, will be equal to the volume of the original **position**, and the proportion of the volume of each **position** will be established on the basis of the proportion of the theoretical opening **asset** prices to the subscription rights on the day the **corporate action** is processed into the **trading environment**. The average prices of each **position** correspond to the ratio of volume to quantity of each **position**.

5. Voluntary corporate actions

Voluntary corporate actions do not apply to delivery failure positions.

Depending on the features of the **corporate action**, B3 may determine the process to be applied for **failure delivery positions** in a Circular Letter.

6.8.5. Processing corporate actions for asset buy-in positions

Buy-in **positions** are updated in the night processing of the day the **assets** are updated in the **B3 central depository** and have also an effect on the **settlement** instructions for buy-in cancellations to be settled on the next day. For this update, the quantities already filled or cancelled in the buy-in order will not be considered.

1. Corporate actions in cash

The **position control** system will calculate the value of the **corporate action** based on the quantity of the buy-in **position** and enter a credit to the buyer and a debit to the seller in the multilateral **settlement window** on the next business day.

2. Corporate actions without changing the underlying asset

The **position** quantity is changed, following the percentages established by the **issue**r, in accordance with the following formula:

$$QTY_{Adi} = QTY \times F$$

Where:

 QTY_{Adj} : the quantity adjusted, rounded up, or truncated, as disclosed by the issuer. If the issuer does not disclose any criterion, the clearinghouse assumes the truncation method:

QTY: the quantity of the **failure position**; and

F: the adjustment factor, as announced by the **issuer**.

The fraction resulting from the adjusted quantity calculation, when applicable, will be cash settled. The **clearinghouse** will enter a debit to the seller and a credit to the buyer, equivalent to the fraction's financial volume, on the next day's multilateral **settlement window**.

A new average price is calculated, according to the following formula:

AVERAGE PRICE_{Adj} =
$$VOL/QTY_{AdjFrac}$$

Where:

AVERAGE PRICEAdi: the new average price;

VOL: the volume of the **position**; and

QTY_{AdiFrac}: the adjusted quantity, with the fraction truncated in the third

decimal place.

The **position** volume is adjusted, according to the following formula:

 $VOL_{Adi} = VOL - VOL_{Frac}$

VOL Adj: the new adjusted volume;

VOL: the volume of the **position**; and

 VOL_{Frac} : the volume of the fraction obtained from: $QTY_{Frac} \times$

AVERAGE PRICE Adi.

3. Corporate actions changing the underlying asset

The processing described in this item applies when the new underlying asset(s) resulting from the event:

- (i) Is(Are) listed and traded in a **trading environment** managed by B3;
- (ii) May be deposited in the **B3 central depository**;
- (iii) Has(have) a sufficiently similar volatility to that of the original **asset**, at the sole discretion of B3; and
- (iv) Has(have) a sufficiently similar liquidity to that of the original **asset**, at the sole discretion of B3.

Where a **corporate action** results in only one **asset**, a new **position** is generated and the quantity thereof is calculated by the following formula:

$$QTY_N = QTY \times F$$

Where:

QTY_N: the quantity of the new position rounded up or truncated, as disclosed by the issuer. If the issuer does not disclose any criterion, the clearinghouse assumes the truncation method;

QTY: the quantity of the original position; and

F: the adjustment factor, as announced by the **issuer**.

The fraction resulting from the calculation of the new **position** quantity, when applicable, will be cash settled. The **clearinghouse** will enter a debit to the seller and a credit to the buyer, equivalent to the fraction's financial volume, on the next day's multilateral **settlement window**.

A new average price is calculated, according to the following formula:

AVERAGE PRICE_{Adj} =
$$VOL/QTY_{NFrac}$$

Where:

AVERAGE PRICE_{Adi}: the new average price;

VOL: the volume of the **position**; and

QTY_{NFrac}: the quantity of the new **position**, with the fraction truncated

in the third decimal place.

Where a **corporate action** results in more than one **asset**, **positions** are created as many are the **assets** generated, with their respective quantities given by the following formula:

$$QTY_N = \ QTY \times F$$

Where:

 $\mathbf{QTY_N}$: the quantity of the new **position** rounded up or truncated, as disclosed by the **issuer**. If the **issuer** does not disclose any criterion, the **clearinghouse** assumes the truncation method;

QTY: the quantity of the original **position**; and

F: the adjustment factor, as announced by the **issuer**.

The volume of each newly-generated contract is calculated according to the following formula:

$$VOL_N = (VOL \times K) - VOL_{Frac}$$

Where:

 VOL_N : the volume of the new **position**;

VOL: the volume of the original **position**; and

K: the adjustment factor established on the basis of the proportion of the theoretical opening prices of the **assets** generated on the business day

the corporate action is processed into trading.

The sum of the volumes of the **positions** generated and the volumes of the fractions, when applicable, must reflect the volume of the original **position**.

The average prices are adjusted to reflect the new ratio of **position** quantity to volume, according to the following formula:

AVERAGE PRICE_{Adj} =
$$VOL_N/QTY_{NFrac}$$

Where:

AVERAGE PRICE_{Adi}: the new average price;

 VOL_N : the volume of the new **position**; and

QTY_{NFrac}: the quantity of the new **position**, with the fraction truncated

in the third decimal place.

If the **issuer** establishes a portion to be paid in cash, the **clearinghouse** performs the **settlement** of such portion in the **multilateral net balance**.

4. Corporate actions generating rights

On the day the **asset** is to be updated in the **B3 central depository**, an additional **position** will be created from the subscription rights, according to the proportion defined by the **asset issuer**. The sum of the volumes of the **positions** and the volumes of the fractions, when applicable, will be equal to the volume of the original **position**, and the proportion of the volume of each **position** will be established on the basis of the proportion of the theoretical opening **asset** prices to the subscription

rights on the ex-rights date. The average prices of each **position** correspond to the ratio of volume to quantity of each **position**.

5. Voluntary corporate actions

Voluntary corporate actions do not apply to buy-in positions.

Depending on the features of the **corporate action**, B3 may determine the process to be applied for buy-in **positions** in a Circular Letter.

6.8.6. Processing corporate actions for future contract based on assets traded in the equities market

When an event is to be applied, **positions** on futures contracts based on **assets** traded in the **equities market** are updated in the night processing of the last day before the event is to be processed in the **trading environment**, and the **positions** outstanding on the business day following trade opening will already reflect the relevant **corporate action**.

1. Corporate actions in cash

The **position** quantity does not change, but the settlement price of each outstanding maturity is updated according to the following formula:

$$SP_{Adi} = SP - CA$$

Where:

SP Adj: the adjusted settlement price, expressed in Brazilian reals, rounded to the second decimal place;

SP: the original settlement price; and

CA: the net value of the event, calculated according to the relevant **corporate action**, as follows:

Corporate action	CA	Variables
Interest on equity	$0.85 \times Int$	Int is the interest income paid per
		share by the issuer
Income	$0.775 \times Inc$	Inc is the income per share paid by
		the issuer
Dividends	Div	Div is the dividend per share paid
		by the issuer

Other events in Brazilian	R	R is the value in reals per share paid
reals		by the issuer

Extraordinary dividends might be processed differently than described in this manual.

2. Corporate actions without changing the underlying asset

The **position** quantity is changed, following the percentages established by the **issue**r, in accordance with the following formula:

$$QTY_{Adj} = QTY \times F$$

Where:

 QTY_{Adj} : the quantity adjusted, rounded up, or truncated, as disclosed by the issuer. If the issuer does not disclose any criterion, the clearinghouse assumes the truncation method;

QTY: the original **position** quantity; and

F: the aggregation factor, according to the relevant **corporate action**, as follows:

Corporate action	F	Variables
Bonus issue/Share splitting	1 + B	B is the percentage of
		bonus/split shares announced
		by the issuer
Share grouping	1/ER	ER is the exchange ratio
		announced by the issuer

After processing the **corporate action**, if the total quantity of long **positions** is different from the total quantity of short **positions**, the **clearinghouse** adjusts the **positions** following the criteria below:

- (i) Either the long **position** or the short **position** with the smallest total quantity remains unaltered;
- (ii) The adjustment factor is calculated by dividing the total quantity of the position with the smallest quantity by the total quantity of the opposite position;

- (iii) All the **positions** with the largest quantity are corrected by multiplying the quantity adjusted after the **corporate action** by the adjustment factor calculated in paragraph (ii) above; and
- (iv) Considering only the integer of the result calculated in paragraph (iii) above, the total long and short quantities are once again compared. If there is still a discrepancy, the decimal portions of the result calculated in paragraph (iii) above are sorted in descending order and a quantity is added to the **position** with the largest decimal fraction. This procedure is performed for the subsequent **positions** until the total quantities are equalized.

The settlement price is updated, as follows:

$$SP_{Adj} = SP \times \frac{1}{F}$$

Where:

SP_{Adj}: the adjusted settlement price, expressed in Brazilian reals;

SP: the original settlement price; and

F: the aggregation factor, as detailed in the adjustment of quantities.

For a bonus issue on other shares of the same **issuer**, the **position** quantity is not modified, but the settlement price is updated according to the following formula:

$$SP_{Adi} = SP - RVB_{OS}$$

Where:

SP_{Adi}: the adjusted settlement price, expressed in Brazilian reals;

SP: the settlement price; and

 RVB_{0S} : the reference value of the bonus issue on other shares of the same issuer, calculated according to the following formula:

$$RVB_{OS} = B_{OS} \times \frac{P_{cum,OS}}{(1 + B_{OS})}$$

Where:

 B_{0S} : the percentage of the bonus issue on other shares of the same <code>issuer</code>, as announced by the <code>issuer</code>; and

 $P_{cum,OS}$: the cum-rights price of the stock receiving the bonus shares, or the closing price of the stock receiving the bonus shares prior to the ex-rights date.

3. Corporate actions changing the underlying asset

The processing described in this item applies when the new underlying **asset(s)** resulting from the event:

- (i) Is(Are) listed and traded in a **trading environment** managed by B3;
- (ii) May be deposited in the **B3 central depository**;
- (iii) Has(have) a sufficiently similar volatility to that of the original **asset**, at the sole discretion of B3; and
- (iv) Has(have) a sufficiently similar liquidity to that of the original **asset**, at the sole discretion of B3.

The futures instrument and the underlying **asset** are both changed, as detailed below.

Where a **corporate action** results in only one **asset**, a new **position** is generated and the quantity thereof is calculated by the following formula:

$$QTY_N = QTY \times F$$

Where:

QTY_N: the quantity of the new position rounded up or truncated, as disclosed by the issuer. If the issuer does not disclose any criterion, the clearinghouse assumes the truncation method;

QTY: the original position quantity; and

F: the adjustment factor, as disclosed by the **issuer**.

The **clearinghouse** applies the following formula to the calculation of the new settlement price:

$$SP_{Adi} = SP \times CA$$

Where:

 SP_{Adj} : the adjusted settlement price, expressed in Brazilian reals, rounded to the second decimal place;

SP: the original settlement price; and

CA: the adjustment value of the **corporate action**, according to the parameters disclosed by the **issuer**.

Where a **corporate action** results in more than one **asset**, a basket is created comprising the **assets** established by the **issuer** to process the **corporate action**. That basket becomes the underlying **asset** of the new futures instruments.

After the new futures are generated on the basket of **assets**, no change applies to the **position** quantity, thus preserving the economic equilibrium for the **position** holders.

After processing the **corporate action**, if the total quantity of long **positions** is different from the total quantity of short **positions**, the **clearinghouse** adjusts the **positions** following the criteria below:

- (i) Either the long **position** or the short **position** with the smallest total quantity is considered to be correct;
- (ii) The adjustment factor is calculated by dividing the total quantity of the position with the smallest quantity by the total quantity of the opposite position;
- (iii) All the **positions** with the largest quantity are corrected by multiplying the quantity adjusted after the **corporate action** by the adjustment factor calculated in paragraph (ii) above; and
- (iv) Considering only the integer of the result calculated in paragraph (iii) above, the total long and short quantities are once again compared. If there is still a discrepancy, the decimal portions of the result calculated in paragraph (iii) above are sorted in descending order and a quantity is added to the **position** with the largest decimal fraction. This procedure is performed for the subsequent **positions** until the total quantities are equalized.
- 4. Corporate actions automatically generating rights in the B3 central depository—subscription rights

The **position** quantity does not change, but the settlement price is updated according to the following formula:

$$SP_{Adj} = SP \times RVR$$

Where:

 SP_{Adj} : the adjusted settlement price, expressed in Brazilian reals, rounded to the second decimal place;

SP: the original settlement price; and

RVR: the reference value of the right, calculated according to the underlying asset.

(i) Subscription of new shares

$$RVR = \frac{S}{(1+S)} \times \max[P_{cum} - P_{Sub}; 0]$$

Where:

P_{cum}: the cum-rights price of the stock, or the closing price of the stock prior to the ex-rights date;

 P_{Sub} : the subscription price announced by the <code>issuer</code>; and

S: the percentage of the subscription announced by the **issuer**.

(ii) Subscription of another type of stock of the same issuer

$$RVR = \frac{S}{(1 + S_{OS})} \times \max[P_{cum,OS} - P_{Sub,OS}; 0]$$

Where:

 $P_{cum,OS}$: the cum-rights price of the stock underlying the subscription rights, or the closing price of the stock prior to the ex-rights date;

 $P_{Sub,OS}$: the subscription price of the stock underlying the subscription rights, as announced by the <code>issuer</code>;

S: the percentage of the subscription of the stock to which the rights apply, as announced by the **issuer**; and

 S_{0S} : the percentage of the subscription of the other type of stock to which the rights apply, as announced by the **issuer**.

(iii) Subscription of other assets

The reference value is calculated by B3 by considering the characteristics of the **asset** announced by the **issuer**.

5. Voluntary corporate actions

Voluntary corporate actions do not apply to futures **positions**. Contingent on the characteristics of the relevant **corporate action**, B3 may define the way futures **positions** will be managed, which will be disclosed in advance in a circular letter.

Depending on the features of the **corporate action** B3 may determine the process to be applied for future **positions** in a Circular Letter.

6.9 Processing open positions arising from auction of assets with suspended trading by the issuer's bankruptcy order or extrajudicial settlement

When occurring the suspension of trading of an asset subject to open **positions** in the **clearinghouse** due bankruptcy order or extrajudicial **settlement** of the issuer, B3 may establish, according to the B3's Trading Procedures Manual, a specific auction to determine the reference price of the underlying **asset**, according to the disclosed methodology in the Complex Corporate Actions Pricing Manual.

The procedures applied to each type of **position** are described below, using as reference the auction's date:

1. Options positions

Options **positions** that have expiration date later than the business day following the auction date will have their expiration date adjusted to the business day following the auction date. If the options **positions** expire between the business day following the date of the bankruptcy order or extrajudicial settlement of the **issuer** and the date of the auction, the expiration date is altered to the business day following the auction date.

In the night processing of the business day following the auction date, all open options **positions** on the underlying **asset** expire and are removed from the **clearinghouse** system.

The cash **settlement** of the **positions** expired on the previous business day is carried out on the second business day following the auction date, as follows:

(i) Call option

$$SV = MAX(PRICE - SP; 0) \times QTY$$

Where:

SV = the **settlement** value of the **position**;

PRICE = the **reference price** of the option series;

SP = the strike price of the option series; and

QTY = the **position** quantity.

The cash **settlement** amount is credited to the long **position** holders and debited from the short **position** holders.

2. Forward positions

All open contracts expiring after the second business day following the auction date will have their expiration date adjusted to this date.

The early **settlement** requests will continue to be accepted if the **settlement** date is not superior to the second business day following the auction date. The last physical **delivery** and cash **settlement** of the forward contracts is carried out on this date.

3. Securities lending positions

All agreements expiring after the second business day following the auction date will have their expiration date adjusted to this date.

Agreement renewal requests are only accepted if the expiration date of the new agreement is prior or equal to the second business day following the auction date.

Early **settlement** requests continue to be accepted if the **settlement** date is not posterior to the second business day following the auction date. The last physical **delivery** and cash **settlement** is carried out on this date.

4. Failing positions

The **failing positions**, at the closing of the **delivery** of **assets window** of the second business day following the auction date, will be removed from the **clearinghouse** system and will have the cash **settlement** as described in this manual.

The **clearinghouse** will determine the need for compensation to the creditor damaged by the **delivery failure** of **asset**, from any losses originated from the not delivered **asset**, calculated based on the **reference price** of the underlying **asset** determined in the auction.

In the case of compensation, the amount will be credited and debited from the **multilateral net balance** of the day, from the creditor **investor** to the failing debtor **investor**, in this order, as follows:

$$V_{creditor} = MAX(PRICE - P_{creditor}; 0) \times QTY$$

$$V_{debtor} = MAX(PR - P_{Debtor}; P_{creditor} - P_{Debtor}; 0) \times QTY$$

Where:

V_{Creditor}: the amount to be debited to the **multilateral net balance** of the failing debtor **investor**;

 V_{Debtor} : the amount to be credited to the **multilateral net balance** of the damaged creditor **investor**;

PRICE: the **reference price** of the underlying **asset** determined in the auction;

P_{Debtor}: the average price of the assets obtained from all the trades and positions based on the same assets held by the failing debtor investor, which were supposed to have been physically delivered when the delivery failure occurred. For securities lending positions, the clearinghouse includes the closing price of the day preceding the agreement settlement in the composition of the average price

Pcredor: the average price of the assets obtained from all the trades and positions held by the damaged creditor investor, which were supposed to have been physically delivered when the delivery failure occurred. For securities lending positions, the

clearinghouse includes the closing price of the day preceding the agreement **settlement** in the composition of the average price.

QTY: quantity of the not settled **asset**.

5. Buy-in positions

The buy-in **position** can be: (i) executed, until the auction date; (ii) canceled, until the business day following the auction date; (iii) reverted in the case of absence of the execution **registration** or cancelation of the buy-in order, for the buy-in **position** to the closing of the **delivery** of **assets window** of the second business day following the auction date. In this event, the buy-in **position** is reverted and removed from the **clearinghouse** system. The financial amount of the reversal is calculated based on the **asset** price determined from the auction, and remain the processing and calculations established in this manual, with cash **settlement** in the multilateral **settlement window** on the same day.

7. MULTILATERAL NETTING

This chapter describes the **netting** processes carried out by the **clearinghouse**.

Netting consists of the calculation of a **participant**'s net rights and obligations. Multilateral **netting** is a procedure whereby the sum of the debit and credit balances of each **participant** in relation to the other **participants** is calculated. The multilateral **netting** procedure generates a single net result between the **clearing members** and the **clearinghouse** to be settled in the manner established by B3.

7.1. Netting procedures

The clearinghouse acts as counterparty to the clearing members for the purposes of the settlement of the transactions executed in the trading environments, in lending environment and registered in the registration environments managed by B3 or by market infrastructure managing entity, under the "fully collateralized" or "partially collateralized" modes.

The clearing members, full trading participants and settlement participants have access to their respective multilateral net balances via clearinghouse system or electronic message and file, in the format specified in the B3 message and file catalog.

7.1.1. Calculating multilateral net balances in local currency

A participant's final multilateral net balance, which is calculated by the clearinghouse systems, is the cash amount to be settled, as derived from the positions the participant holds with the clearinghouse.

In addition to the rights and obligations arising out of **positions**, the **settlement** values also include **margin** calls in local currency, **costs**, **charges** and rates arisen from **transactions captured** by the **clearinghouse** coming from a **market infrastructure**, being its managing entity responsible to estimate and refer to the **clearinghouse** the charges of each **lending** contract.

7.1.1.1. Investors' multilateral net balances

An investor's multilateral net balance considers the positions held by the same investor under each participant structure, that is: (i) trading participant, full trading participant and clearing member; (ii) full trading participant and clearing member;

or (iii) settlement participant and clearing member.

An **investor**'s **multilateral net balance** is made up of the entries listed below, associated with both **exchange-traded markets** and **organized OTC market**, whether fully or partially collateralized:

- 1. Variation margin resulting from **derivatives positions**;
- 2. Options premiums;
- Securities lending rates and commissions;
- 4. Proceeds from options exercises;
- Corporate actions in cash on securities lending positions;
- 6. **Settlement** amounts resulting from the maturity of **derivatives positions**;
- 7. Settlement amounts resulting from the early settlement of derivatives positions;
- 8. Payments and receipts of payments associated with cash market transactions;
- 9. Payments associated with settlement by physical delivery;
- 10. Movements of collateral in cash funds;
- 11. Adjustments resulting from **corporate actions** distributed or paid to **assets** posted as **collateral**:
- 12. Costs and charges;
- 13. Transaction costs of each securities lending contract due to the market infrastructure managing entity that chose to charge under the settlement process of the clearinghouse; and
- 14. Fines.

The transactions executed in the organized OTC market under the partially collateralized mode are included in the investor's multilateral net balance when the result is a credit balance in favor of the party that required collateral. Otherwise, meaning that when the result is a credit balance in favor of the party that did not require collateral, the cash settlement takes place directly between the parties and the clearinghouse disclaims any and all liability for the settlement of the corresponding amounts.

The amounts deriving from **margin** calls represent a debit balance and are excluded from the net balance when an equivalent amount is deposited in other **assets** for **margin coverage** purposes, at the sole discretion of the **clearinghouse** and pursuant to the

provisions of the **clearinghouse** risk management manual.

The amounts corresponding to **derivatives** denominated in a **foreign currency** and included in the **multilateral net balance** to be settled in local currency are converted into local currency, in accordance with the specifications of each contract.

For nonresident **investors** in the agricultural markets under CMN Resolution #2687, the **settlement** value converted into local currency is included in the **multilateral net balances** of the **clearing member** and **full trading participant** or **settlement participant** responsible for the **investor**, in the event that there is no confirmation of the **payment** of the relevant United States dollar amounts within the time frame stipulated by the **clearinghouse**. If such a confirmation is made, the **settlement** follows its course under the specific mode required for this type of **investor**.

For **CEL** accounts, the **settlement** value to be paid by the **investor** that holds the relevant **CEL** account is included in the provisional **multilateral net balances** of the **clearing member** and **full trading participant** or **settlement participant** responsible for the concerned **investor**, until the relevant payment to the **clearinghouse** is confirmed via the B3 Bank. In the absence of such a confirmation, the **settlement** is effected using the **clearing members**' **settlement** mode via **LDL messages**.

7.1.1.2. Full trading participants' and settlement participants' multilateral net

The multilateral net balance of any full trading participant or of any settlement participant is the sum of:

- 1. The **multilateral net balances** of the **investors** that settle through one **participant** or the other:
- 2. The amount of **collateral** movements in cash funds of the **full trading participant** or the **settlement participant**, pursuant to the **clearinghouse** rules and the risk management manual; and
- 3. The **costs**, **charges** and **fines**, pursuant to the **clearinghouse** rules, risk management manual and this operating procedures manual.

As defined in the B3 access manual, a **full trading participant** or a **settlement participant** may have links with more than one **clearing member**. However, for each market group the **full trading participant** or the **settlement participant** must utilize one only **clearing member**. Therefore, the same **full trading participant** or the same **settlement participant** may have more than one **multilateral net balance**, one under

each clearing member to which the relevant participant is linked.

7.1.1.3. Clearing members' multilateral net balances

The **multilateral net balance** of any **clearing member** is the sum of:

- The multilateral net balances of (i) the full trading participants and (ii) the settlement participants that settle through the clearing member;
- The amount of collateral movements in cash funds of the clearing member, pursuant to the provisions of the clearinghouse rules and the risk management manual; and
- 3. The **costs**, **charges** and **fines**, pursuant to the **clearinghouse** rules, risk management manual and this operating procedures manual.

A clearing member with a positive multilateral net balance is a creditor of the clearinghouse; a clearing member with a negative multilateral net balance is a debtor to the clearinghouse.

The **clearing members**' **multilateral net balances** are settled by the relevant **clearing members** with the **clearinghouse**.

7.1.1.4. Settlement values attributed to settlement agents

Unlike clearing members, full trading participants and settlement participants, the settlement agents are not allowed to offset the multilateral net balances of the clearing members that engage their services.

Hence, each **settlement agent** may have one set of **participants** with debit balances and another set of **participants** with credit balances, as the case may be.

7.1.2. Calculating the multilateral net balances in assets held in custody of the B3 central depository

The clearinghouse calculates the net results in assets by netting cash market positions and positions resulting from options exercises, early settlements and maturity of forward contracts, lending execution via trading with settlement on T+0 or on T+1, and early settlements and expiration of lending agreements with the same settlement date, the same full trading participant or settlement participant, the same investor, the same custody agent and the same deposit account.

In the case of execution of securities lending via registration, the settlement of securities lending agreements, meaning the delivery of assets from the lender to the borrower, is performed in the gross settlement module and, therefore, does not make up the multilateral net balance in assets. However, the settlement of securities lending agreements upon expiration or by early settlement, in which case the asset returns to the lender, independently of the execution mode, occurs in the multilateral net balance.

Each of the **positions** that make up the net result has a single **settlement** instruction. Each **settlement** instruction comprises the set of information required for **asset settlement** purposes in the **B3 central depository**, such as **full trading participant** or **settlement participant**, **custody agent** responsible for **delivery** or receipt of **assets**, **asset**, **investor**'s **deposit account** and **subaccount**.

The calculation process for the **multilateral net balance** in **assets** provides the netting of **settlement** instructions and generates the net **settlement** instructions. For both the **equities market** and the **corporate debt market**, that netting procedure preserves the characteristics of the **subaccounts** with the **B3 central depository** and, in order to preserve an **investor**'s intention to cover **positions** at the **clearinghouse**, considers the restrictions described in the following table:

Do the settlement instructions in the following subaccounts:	Net debits against all the other settlement instructions?	Net credits against all the other settlement instructions?
2101-6: the free subaccount	Yes	Yes
2105-9: the subaccount utilized for margin account funding information purposes	Yes	Yes
2201-2: the subaccount utilized in the coverage of securities lending agreements	No	No
2390-6: the subaccount utilized in posting participants ' collateral in favor of the clearinghouse	Yes	No
2409-0: the subaccount utilized in the coverage of cash sale transactions	No	No
2601-8: the subaccount utilized in the coverage of forward transactions	No	No
2701-4: the subaccount utilized in the coverage of options transactions	No	No
2194-6: the subaccount utilized for control of assets that have encumbrances to comply with court order.	Yes	Yes

2906-8: the subaccount utilized for control of	Yes	Yes
assets by the participant.	165	165

For each **subaccount** which does not present the netting feature, an independent **settlement** instruction is generated, just gathering the **positions** of that type (credit and debit) and the **subaccount**.

For the **subaccounts** listed above which present the netting feature, the **settlement** system calculates the net quantity to be delivered or received and generates one or more **settlement** instructions, limited to the net quantities allocated by **subaccount**. For both credit and debit **settlement** instructions, the priority of such distribution is given to the free **subaccount** (2101-6).

Example:

Consider the following transactions for the same settlement date:

Transaction type	Participant/ Investor's account	Custody agent/ Deposit account	Asset	Subaccount	Side	Quantity
Cash sale	ABCD/100	DEF/200	BRWXYZACNOR9	21016	Debit	1,000
Cash purchase	ABCD/100	DEF/200	BRWXYZACNOR9	21016	Credit	1,500
Cash sale	ABCD/100	DEF/200	BRWXYZACNOR9	23906	Debit	200
Written option exercise	ABCD/100	DEF/200	BRWXYZACNOR9	27014	Debit	600
Cash purchase	ABCD/100	DEF/200	BRWXYZACNOR9	27014	Credit	600

Considering each **subaccount** and its netting characteristics, the following **settlement** instructions would be generated:

Instruction	Participant/ Investor's account	Custody agent/ Deposit account	Asset	Subaccount	Side	Quantity
Settlement instruction #1	ABCD/100	DEF/200	BRWXYZACNOR9	21016	Credit	300
Settlement instruction #2	ABCD/100	DEF/200	BRWXYZACNOR9	27014	Debit	600
Settlement instruction #3	ABCD/100	DEF/200	BRWXYZACNOR9	27014	Credit	600

7.1.2.1. Settlement instructions for assets in the error account

For the trades allocated to the error **account**, credits and debits are not netted against each other. Thus, even for the **subaccounts** which present the netting feature, there will be both a debit and a credit instruction.

7.1.2.2. Authorizing asset delivery or receipt

The **delivery** or receipt of **assets** must be made directly to or from a **deposit account** held with the **B3 central depository**, under the responsibility of a **custody agent**. When no other **custody agent** is appointed, the **custody agent** of the **full trading participant** or **settlement participant** is considered liable for the **delivery** or receipt of the **assets**.

The delivery or receipt of assets may also be made directly to or from a deposit account held with the B3 central depository under the responsibility of a custody agent different from the full trading participant or settlement participant responsible for transaction settlement, provided:

- 1. The relevant appointment is made by the **full trading participant** or **settlement participant** in the **transaction allocation** process; or
- 2. The account allocated by the full trading participant or settlement participant bears an optional custodian link, previously established in the participant registration system, with the investor's account in the custody agent.

The actual **delivery** to the designated **deposit account** is subject to an express **delivery** or receipt authorization to be granted exclusively by the **custody agent** responsible for the **deposit account**.

The **custody agent** may accept or reject the **delivery** or receipt of the **position** balance which was transferred to said **custody agent**, after receiving the custodian indication, by no later than 8:30 PM on T+1, subject to the following:

- 1. When the full trading participant or the settlement participant performs a reallocation of transactions that impacts a settlement instruction previously authorized by the custody agent receiving the custodian indication:
 - (a) If the reallocation results in a debit settlement instruction for the assets, the previously accepted settlement instruction will be rejected in its total quantity, even when, due to the transaction reallocation, there is an increase or decrease to the quantity previously authorized by the custody agent; or

- (b) If the reallocation result in a credit **settlement** instruction for the **asset**, the **settlement** instruction will be automatically accepted in the newly allocated quantity; and
- 2. At the time of allocation, the full trading participants, settlement participants and custody agents may obtain information on the acceptance or rejection of the delivery or receipt of the position balance, by means of a file provided by the clearinghouse, in the format specified in the clearinghouse message and file catalog.

In exceptional cases, by submitting a request to the **clearinghouse**, the **custody agent** can accept or reject the **delivery** or receipt of the **position** balance that was transferred to said **custody agent** on T+2 of **transaction registration**, from 7:00 to 9:30 AM.

The acceptance of **delivery** or receipt represents the express consent by the **custody agent** for a given quantity of **assets** to be debited or credited by the **clearinghouse** to the **deposit account** of the **investor** under the **custody agent**'s responsibility in the **settlement** process.

The **custody agent** receiving the custodian indication may accept or reject the **delivery** or receipt of the **position** balance via **clearinghouse** system screen or electronic **message**, in the format specified in the B3 **message** and file catalog.

The **full trading participant** and **settlement participant** receive confirmation of the **custody agent** action via **clearinghouse** system screen or electronic **message**, in the format specified in the B3 **message** and file catalog.

The clearing member, full trading participant and settlement participant are always responsible for the settlement of any and all transactions, even when the delivery or the receipt of the corresponding assets is subject to a custody agent's acceptance.

In case of rejection by the **custody agent** that received the custodian indication, the following procedure is adopted:

- 1. When the full trading participant or the participant settlement responsible for the relevant settlement is also authorized as custody agent in the B3 central depository, the delivery or receipt will occur to or from the investor's deposit account under the custody agent of the full trading participant or settlement participant; or
- 2. When the **full trading participant** or the **participant settlement** responsible for the relevant **settlement** is not authorized as **custody agent** in the **B3 central**

depository, the position is earmarked for the error account under the full trading participant or participant settlement responsible for settlement. Through the mandatory custodian link, the error account will indicate the deposit account for the delivery or receipt of assets. The custody agent appointed in the mandatory custodian link cannot reject the delivery or receipt of assets.

If the **custody agent** does not take any action until the end of the authorization period, the acceptance of the **delivery** or receipt that was transferred to said **custody agent** will be recorded as follows:

- 1. The full credit of assets is considered to be accepted; and
- 2. The full debit of **assets** is considered to be rejected.

For cash market **transactions** to be settled in the **coverage subaccount**, acceptance of **delivery** is granted by the **custody agent** at the time said **custody agent** makes the transfer of **assets** to the **coverage subaccount** for cash sales.

7.1.2.3. Deposit account modification

The **full trading participant** or **settlement participant** may submit a request for the replacement of the **deposit account** specified in the **allocation** of **equities market transactions** on T+1 of **transaction registration**, from 4:00 PM to the time limit of 8:30 PM, provided the **settlement** instruction has not been accepted by the **custody agent**.

The new **deposit account** must be held by the same holder of the **deposit account** previously specified in the **allocation** period.

The request for **deposit account** modification may be submitted via **clearinghouse** system screen or electronic **message**, in the format specified in the B3 **message** and file catalog.

7.1.2.4. Subaccount modification in settlement instructions

Pursuant to the provisions of subsection 7.1.2, in the **asset** netting process the **clearinghouse** calculates the net result in **assets** and generates the relevant net **settlement** instruction. For the net **settlement** instructions deriving from **equities market positions**, the **custody agent** responsible for the **delivery** or receipt of **assets** may replace the **subaccount** indicated in the relevant instruction.

When the **custody agent** responsible for the **delivery** or receipt of **assets** is not the **full trading participant** or **settlement participant** responsible for the **settlement** of the

transaction, said replacement can only be carried out if the net **settlement** instruction has been authorized by the **custody agent** receiving the custodian indication.

The replacement of **subaccounts**, whether for the full or partial quantity included in the relevant net **settlement** instructions, may be performed on T+1 of **transaction registration**, from 4:00 PM to the time limit of 8:30 PM, or on T+2 of **transaction registration**, by no later than 10:50, but only for each **subaccount** that presents the netting feature according to the criteria set forth in subsection 7.1.2.

A **subaccount** replacement request may be submitted via **clearinghouse** system screen or electronic **message**, in the format specified in the B3 **message** and file catalog.

8. MULTILATERAL NET SETTLEMENT

8.1. Net settlement procedures

Settlement is the process for extinguishing the obligations remaining after the multilateral **netting** process is carried out, and it comprises the following steps:

- Delivery of assets to the clearinghouse by the debtor investors of assets;
- 2. Payment of funds to the clearinghouse by the net financial debtors;
- 3. **Delivery** of **assets** to the creditors of **assets** and **payment** of funds to the net financial creditors.

The multilateral **settlement** between the **clearinghouse** and its **clearing members** takes place every business day, subject to a specific time grid.

For the purposes of multilateral **settlement**, a business day is a day when trading takes place at B3 in the **derivatives**, **equities** and **corporate debt markets**. A nonbusiness day is a day when trading does not take place at B3, such as Saturdays, Sundays, national holidays and any other holidays that may be created in the future.

For the purposes of multilateral **settlement** deriving from the agricultural **derivatives**, a business day is a day when trading takes place at B3 and is not a bank holiday in New York City.

The multilateral **settlement** of the immediately following business day after a holiday in New York City covers all the cumulative amounts that were not settled.

8.1.1. Delivery of assets to the clearinghouse by the debtor investors of assets

8.1.1.1. Delivery of assets under the custody of the B3 central depository

The process for moving **assets** from the **deposit account** of a debtor **investor** to the **clearinghouse asset settlement account** held with the **B3 central depository** includes the following steps:

- 1. For each deposit account, where there are settlement instructions at opposite sides for the same asset in the same account under the same full trading participant or settlement participant and from the same trade date, the smaller quantity between the two instructions is considered to be settled in the debit and credit instructions, but only for each subaccount that presents the netting feature according to the criteria set forth in subsection 7.1.2;
- Then, the clearinghouse proceeds with the delivery of assets that are posted in the deposit account and subaccount designated in the debit settlement instructions, up to the quantity indicated in the settlement instructions;
- 3. Where partial **deliveries** or total **delivery failures** apply, the **clearinghouse** identifies the credit **settlement** instructions that will no longer receive the corresponding **assets**, subject to the criteria set forth in subsection 8.1.1.1.1;
- 4. In order to settle one debit against one credit generated due to a **delivery failure** occurring on the previous business day, the **clearinghouse** optimizes the netting of credit **settlement** instructions against debit **settlement** instructions, regardless of the trade date on which the relevant **settlement** instruction was originated, so that **delivery failures** are minimized, subject to the criteria set forth in subsection 8.1.1.1.2;
- 5. For the debit **settlement** instructions still pending **settlement** or which were only partially settled after the previous steps, the **clearinghouse** activates the mandatory **securities lending** mechanism;
- 6. For the remaining partial **deliveries** or total **delivery failures**, the **clearinghouse** identifies the credit **settlement** instructions that will no longer receive the corresponding **assets**, subject to the criteria set forth in subsection 8.1.1.1.1;
- The clearinghouse optimizes the netting of credit settlement instructions against debit settlement instructions, in order to minimize the delivery failures, subject to the criteria set forth in subsection 8.1.1.1.2;

- 8. The clearinghouse completes the asset delivery process to its asset settlement account held with the B3 central depository, characterizing the settlement instructions according to the end result of this process, as follows:
 - (a) Settled: the debit instructions that were settled in any of the steps of the asset delivery process, or the credit instructions that were settled in the instructions' optimization process, according to subsection 8.1.1.1.2, and therefore will receive the assets at the specified credit hours;
 - (b) To be settled: the credit instructions that will receive the **assets** at the specified credit hours (3:50 PM);
 - (c) Partially settled: the debit and credit instructions that were partially settled at the end of the **asset delivery** process; and
 - (d) Not settled: the debit and credit instructions that were not settled at the end of the **asset delivery** process; and
- 9. The quantity that was not settled at the end of the **asset delivery** process generates failing or buy-in **positions**, according to subsection 8.1.5.2.

8.1.1.1.1. Process to identify credit instructions that were not settled

The algorithm for the identification of credit instructions that were not settled, which is employed twice during the **asset delivery** process, pursuant to subsection 8.1.1.1, aims to define which of the credit **settlement** instructions will no longer receive the **assets** due to the **delivery failures** of debit **settlement** instructions, according to the following criteria:

- Only the credit settlement instructions for the same asset and the same settlement date of the debit settlement instruction are considered;
- The first criterion is to search for the credit settlement instructions of the same full trading participant or settlement participant and the same custody agent in the debit settlement instruction where an asset delivery failure occurred, in descending order of quantity;
- The second criterion is to search for the credit settlement instructions of the same full trading participant or settlement participant of the debit settlement instruction where an asset delivery failure occurred, in descending order of quantity;

- 4. The third criterion is to search for the credit settlement instructions of the same clearing member and the same custody agent of the debit settlement instruction where an asset delivery failure occurred, in descending order of quantity; and
- 5. The fourth criterion is to search for the credit **settlement** instructions of the same **clearing member** of the debit **settlement** instruction where an **asset delivery failure** occurred, in descending order of quantity.

If the above criteria are not sufficient to determine the credit instructions that will no longer receive the corresponding **assets**, the **clearinghouse** will determine, in descending order of quantity, the credit instructions that will not be settled.

8.1.1.1.2 Process for optimizing the offsetting of assets

Optimizing the offsetting of **assets** is a process whereby the **settlement** of a debit instruction is performed by checking the credit instructions with same features, subject to the following criteria:

- Only the debit settlement instructions which, until the beginning of the optimization process, are characterized as not settled or as partially settled are considered;
- 2. Only the credit **settlement** instructions that, until the beginning of the optimization process, have a quantity to be settled greater than zero are considered;
- 3. The system searches for credit settlement instructions to settle the debit settlement instructions, provided the instructions involve the same assets under the same full trading participant or settlement participant and the same custody agent in the same deposit account, and the subaccounts are allowed to be netted against each other, pursuant to subsection 7.1.2, regardless of the trade date on which the relevant settlement instruction was originated; and
- 4. The quantity in the debit **settlement** instructions considered to be settled is the minimum quantity between the quantity to be settled in the credit **settlement** instruction and the quantity not settled in the debit **settlement** instruction.

8.1.1.2. Commodity delivery

The agricultural **commodity derivatives** traded in the B3 **trading environment** may be eligible for **settlement** by physical **delivery**, subject to the time frames and specific conditions established in each contract.

When settling agricultural **commodity derivatives** by physical **delivery**, the following is considered eligible for **delivery**/receipt:

- The commodity lots that are in conformity with the standards established in the respective contract, duly classified by the accredited firm(s) or by B3 and deposited in the warehouses accredited for the relevant commodity;
- 2. The selling **investor** that proves the ownership of the **commodity** lots to be delivered, by submitting specific supporting documentation;
- 3. The selling **investor** that, in addition to the previous items, holds a short **position** in the futures contract eligible to be settled by physical **delivery**; and
- 4. The buying investor holding a long position in the futures contract eligible to be settled by physical delivery and having no restrictions, under legislation and regulations in force, to take delivery of the commodity underlying the futures contract.

The **settlement** process by the physical **delivery** of **derivatives** based on agricultural **commodities** comprises eight stages, as described on the following table:

Stage	Date	Time	Event
1	T+0 of registration of delivery request (according to date stipulated in each contract)		The full trading participants or settlement participants responsible for the selling investors register the delivery requests via delivery notices or notices of intent to deliver, depending on the contract, by: (i) submitting the documentation required under the concerned contracts; and (ii) registering the requests electronically in the clearinghouse classification and physical delivery system. Contingent on the contract, the depositaries where the commodities are stored may submit the documentation and register the relevant requests.
2	T+0 of registration of delivery request (according to date stipulated in each contract)	By 8:00 PM	After reviewing the documentation received and the information registered in the system, the clearinghouse accepts or rejects the registered delivery requests.
3	T+n (time limit under each contract)	10:00 AM thru 6:00 PM	The clearinghouse makes the details of the accepted delivery requests available to the full trading participants or settlement participants responsible for the buying investors via clearinghouse systems.
4	T+n (time limit under	By 6:00 PM	For the delivery requests submitted via delivery notices: the buying investors, through their full trading participants or settlement participants, choose the commodity they want

	each contract)		to receive from among all the delivery notices available, in chronological order of positions (oldest first). If no buyers show interest in taking full or partial delivery of the commodity, after 6:00 PM B3 designates the buyers for the commodity lots specified in the delivery notices automatically and in chronological order (oldest positions first). • For the delivery requests submitted via notices of intent to deliver, after 6:00 PM B3 designates the buyers who will take delivery of the commodity lots specified in the relevant notices automatically and in chronological order (oldest positions first).
5	T+n, but on a later date than that of stage 4 (time limit under each contract)		 The full trading participants or settlement participants responsible for the buying investors who have chosen a delivery notice or who have been designated by B3 register the details for invoicing purposes, pursuant to the concerned contract, in the clearinghouse classification and physical delivery system. The full trading participants or settlement participants responsible for the selling investors must send the invoices to the clearinghouse, which then forwards the invoices to the full trading participants or settlement participants responsible for the buying investors. The time frame for submitting invoices to the clearinghouse is stipulated in concerned the contract.
6	T+n, but on a later date than that of stage 5 (time limit under each contract)	By 2:50 PM	The clearinghouse receives the payment of the cash settlement values due by the buying investors in the multilateral net balances of the relevant clearing members.
7	T+n, after settlement by buying investors is completed (time limit under each contract)		 The clearinghouse sends the printed copies of the physical delivery orders to the full trading participants or settlement participants responsible for the buying investors and to the depositaries where the commodities are stored. The buying investors can now proceed to withdraw the commodities from the depositaries appointed by the selling investors.
8	T+n, but on a later date than that of stage 7 (time limit		The clearinghouse makes the payment of the cash settlement values to the selling investors in the multilateral net balances of the relevant clearing members.

under each contract)	

Table 8

For the contracts that require a **declaration of quality and delivery** [TQR in the Portuguese acronym], B3 considers that the **commodity** lots are delivered:

- 1. When the **clearinghouse** receives the TQR from the buying **investor**, or the substitute buyer, attesting to the conformity of the **commodity** received; or
- At the end of the time limit prescribed for the TQR to be submitted under the concerned contract.

For **derivatives** that do not require a TQR to be submitted to the **clearinghouse**, the latter considers to be delivered the **commodity** that (i) has been paid for by the buying **investor**, (ii) has not been challenged by the buying **investor** as to quality or warehousing conditions within the time limit stipulated in each contract, and (iii) has been invoiced by the selling **investor** by the end of the time period stipulated in each contract.

Certain contracts require the **delivery**/receipt of **commodities** to follow the regularity stipulated in the schedule established by the buying or the selling **investor**. To that end, the corresponding **delivery schedule** must be filed with the **clearinghouse**.

Other contracts establish specific procedures for the **commodities** intended for exportation, such as the filing of export-related declaratory and supporting documentation for the appropriate action to be taken, particularly in connection with applicable taxes.

The selling **investor** that decides not to make **delivery** of the **commodity** or the buying **investor** that decides not to take **delivery** of the **commodity** must close out the relevant **position** by the end of the trading period of the contract.

Without prejudice to the sanctions defined in the **clearinghouse** rules, pursuant to the provisions of each contract, the **clearinghouse** may impose **fines** or other penalties to the buying or selling **investors** in the event of late filing of the documentation required for **commodity delivery** or invoicing purposes.

8.1.1.2.1. Appointing a third party to make and take delivery of commodities

The **clearinghouse** allows resident buying and selling **investors** to appoint a third party to make and take **delivery** of **commodities**, respectively.

It is mandatory for nonresident selling and buying **investors** under CMN Resolution #2687 to appoint a third party to make and take **delivery** of **commodities**, respectively, as follows:

- 1. The nonresident selling **investor** must appoint a third party residing in Brazil, to which party the **delivery** rights and obligations are to be transferred; and
- 2. The nonresident buying investor must appoint a third party residing in Brazil, to which party the delivery rights and obligations are to be transferred. If the nonresident buying investor intends to take delivery of the commodity, the third party appointed as legal representative must be empowered to take all the necessary action on behalf of the nonresident buying investor to arrange for transportation and shipping of the commodity for export, as well as to comply with any requirements of the competent public authorities.

The third parties thus appointed must provide complete details for invoicing purposes and assume any and all financial, commercial and tax obligations, among others, arising from or associated with the respective contracts until the final **settlement** thereof. Under the relevant contract, the third parties must be registered as clients of the **full trading participants** that intermediate the **delivery** and also of the **settlement participants** and/or **trading participants**, as the case may be.

The appointment of third parties must occur when a **delivery** request is registered, for selling **investors**, and by the time information must be submitted for invoicing purposes, for buying **investors**.

The original buying and selling **investors** remain liable for all the obligations of the third parties they appoint until the final **settlement** of the corresponding contracts, including the possibility of **collateral** held by the original **investors** being liquidated to meet the obligations of the third parties they appointed.

8.1.2. Payment of net debtors of funds to the clearinghouse

This stage is conducted as follows:

- 1. **Settlement** by the **clearing members** via transfers in BCB's STR system;
- 2. Settlement by the investors holding CEL accounts with the B3 Bank; or

3. **Settlement** by the nonresident **investors** under CMN Resolution #2687 through the financial institution engaged by the **clearinghouse** to provide this service abroad.

8.1.2.1. Settlement by clearing members

The multilateral **settlement** between the **clearinghouse** and its **clearing members** takes place by means of the transfer of bank reserves between the **clearinghouse settlement account** and the **Bank Reserves accounts** or **Settlement accounts** of the **settlement agents** via BCB's STR system. The communication regarding such transfers between **clearinghouse**, **settlement agents** and BCB is transmitted by **LDL messages**.

The **settlement** of the **clearing members**' **multilateral net balances** involves the **payment** by the debtors to the **clearinghouse** and the **payment** by the **clearinghouse** to the creditors.

- Payments to the clearinghouse. A time period that extends from the opening to the closing of the stage of credits in favor of the clearinghouse, that is, from 2:10 PM to 2:50 PM. To that end:
 - (i) The **clearing members** must deposit the funds corresponding to their debit balances with their respective **settlement agents**; and
 - (ii) The **settlement agents** must issue the corresponding credit orders to the **clearinghouse**.

Without prejudice to the obligation assumed by the clearing members to settle their multilateral net balances with the clearinghouse, the cash settlement between the participants must take place before the opening of the clearinghouse settlement window, in the following order: (i) by 1:30 PM, the debtor investors settle with their respective full trading participants, settlement participants or trading participants, as the case may be; (ii) by 1:40 PM, the trading participants settle with their respective full trading participants; and (iii) by 2:00 PM, the full trading participants and settlement participants settle with their respective clearing members.

8.1.2.2. Settlement via the special settlement account (CEL account)

Settlement via the CEL account is a mechanism for settling the multilateral net balances directly between the investors and the clearinghouse.

The **CEL account** is a special **account** which is maintained and managed by the B3 Bank with the same characteristics of a current **account** and which is held by an **investor** to provide the cash **settlement** of the **investor**'s obligations to the **clearinghouse** in a

segregated manner from the financial flows of the relevant **full trading participant**, **settlement participant** and **clearing member**. The **CEL accounts** can only be utilized to transfer the funds inherent in the **settlement** process and in **collateral posting** and withdrawal in local currency.

8.1.2.2.1. Qualification for settlement via the special settlement account (CEL account)

The following may qualify to provide **settlement** via the **CEL account**: financial institutions not holding a **Bank Reserves account** or a **Settlement account**; investment funds; nonresident **investors** under CMN Resolution #4373; and other entities, at the discretion of B3.

Investors are granted qualification to hold a **CEL account** after the following process is met:

- The full trading participant or the settlement participant responsible for the investor requests qualification for the investor to hold a CEL account;
- 2. B3 reviews the **investor**'s adherence to the minimum trade volume levels it establishes;
- 3. Qualification is granted for the **investor** to hold a **CEL account**; and
- 4. The **full trading participant** or the **settlement participant** applies to the B3 **participant registration** department to open a **CEL account** for the **investor** with the B3 Bank.

The authorization for **settlement** via the **CEL account** granted to an **investor** may be cancelled, and the **CEL account** closed, in the following situations:

- 1. When the **CEL account** is not operated for a period of over ninety (90) days;
- When the investor, the full trading participant, or the settlement participant is deemed to be noncompliant with the requirements of the grant and with the conditions and procedures established in the clearinghouse rules, in this operating procedures manual and in other rules and regulations issued by B3;
- 3. Upon request by the relevant **full trading participant** or **settlement participant** submitted in writing to B3 at least five (5) business days in advance;
- 4. When the business relationship between the **investor** and the **full trading** participant or settlement participant is terminated; and
- 5. In other situations, at the discretion of B3.

8.1.2.2.2. Liability in settlement via the special settlement account (CEL account)

Despite the segregation that exists between the settlement value of the investor and the financial flows of the full trading participant, or settlement participant, and clearing member, the use of the CEL account does not change the rights and obligations between participants and investors. The full trading participants or the settlement participants, as the case may be, remain responsible to the clearing members for the settlement of their own transactions and for those of their investors, and the clearing members are responsible for all the payments to the clearinghouse. Hence, if for any reason the balance in an investor's CEL account is insufficient to cover the investor's payment obligations, the amounts due by said investor must be paid by the full trading participant or settlement participant to the clearing member and by the latter to the clearinghouse.

The time frames for settlement via the CEL account coincide with the settlement window for multilateral net settlement by the clearing members via the STR system, since in the event of a CEL account settlement failure the investor's obligations are transferred to the clearing members and full trading participants or settlement participants.

8.1.2.2.3. Procedures for settlement via the special settlement account (CEL account)

The **settlement** process via the **CEL account** entails the transfer of funds between B3 Bank's **Bank Reserves account** and the **clearinghouse settlement account**. The **full trading participant** or the **settlement participant**, as the case may be, notifies the **investor** of the amounts to be settled on the day based on the information provided by the **clearinghouse** via files and system screens.

Upon confirmation by the B3 Bank of the transfer of the debit amounts deposited in a **CEL account** to the **clearinghouse settlement account**, the **clearing member**, **full trading participant**, or **settlement participant** linked to the **investor** can no longer activate the **delivery** restriction mechanism for the position in that **CEL account**, since the **payment** of the financial obligation has already been effected.

8.1.2.3. Settlement by nonresident investors – CMN Resolution #2687

Under CMN Resolution #2687, nonresident **investors** are those who trade B3's agricultural contracts and settle their **transactions** in US dollars.

8.1.2.3.1. Process for settlement by nonresident investors – CMN Resolution #2687

The rights and obligations of nonresident **investors** under CMN Resolution #2687 are settled in US dollars directly with the **clearinghouse** in New York City, through a financial institution engaged by the **clearinghouse** to provide this service.

Alternatively to the direct **settlement** with nonresident **investors**, the **clearinghouse** may, at its sole discretion, authorize **settlement** to be carried out with the institution responsible for the relevant nonresident **investor** abroad, provided supporting documentation is submitted to prove the institution's relationship with the **investor**, under the consent of the **full trading participant** or **settlement participant**.

In the event that a nonresident **investor** fails to settle obligations to the **clearinghouse**, the **full trading participant** or the **settlement participant** responsible for the corresponding **transaction** takes responsibility before the relevant **clearing member** and the latter before the **clearinghouse** for the **settlement** of the **transaction** on the same day, in local currency. Therefore, the time frame for nonresident **investors** under CMN Resolution #2687 to settle their **transactions** is included in the **settlement window** for **clearing members**.

In the event that a nonresident **investor** does not make the **payment** due by the time limit established in this manual and the **full trading participant** or the **settlement participant** submits a request for the corresponding undeposited funds not to be included in the final **multilateral net balance**, the **clearinghouse** may, at its sole discretion:

- 1. Block the **full trading participant**'s or the **settlement participant**'s available **collateral** at an amount at least equivalent to the amount due; and
- 2. Extend the deadline for making the payment due to 4:00 PM on the same day. If the payment is not made by that time, the clearinghouse will require the clearing member to provide the relevant payment on the same day and, as soon as it confirms receipt thereof, it will remove the block on the full trading participant's or the settlement participant's collateral. The information on the amount to be settled is relayed to the clearing member's settlement agent via LDL message 0013.

8.1.3. Delivery of assets to creditors of assets and payment of funds to net creditors

At this stage, the **clearinghouse** coordinates the **delivery** of **assets** against the simultaneous, final and irrevocable **payment** of the financial values, by instructing:

- A debit to its asset settlement account held with the B3 central depository and a credit to its deposit account which is a net creditor of assets. In case of fixed income ETF shares lending, the clearinghouse applies the LIFO/FIFO regime appointed in the lender's deposit account for the analytical balance update, with the information of price and acquisition date of the lent assets, in the B3 central depositary; and
- A debit of funds to its settlement account held with STR and a credit to the clearing members that are net creditors through their settlement agents.

8.1.4. Time grid

The **settlement** activities follow the timetable below:

Stage	Time	Event	STR message
1	6:30 AM thru 6:45 AM	Clearinghouse announces its opening for settlement.	LDL0028
2	7:00 AM thru 7:30 AM	 Clearinghouse informs settlement agents of clearing members' provisional multilateral net balances. Clearinghouse informs BCB of provisional amounts to be settled by settlement agents. 	LDL0001 LDL0002
3	7:30 AM	For markets on gold as a financial asset and corporate debt with settlement on T+1, clearinghouse informs custody agents of the allocated deposit accounts for which they are responsible and requests deliveries to be accepted or rejected, when applicable.	_
4	7:30 AM thru 1:30 PM	 Clearing members, full trading participants, settlement participants and investors indicate/post collateral to meet margin calls, pursuant to the provisions of the clearinghouse risk management manual. Time limit for posting in CEL accounts the portion of margins that will be met in local currency funds. 	

5	11:00 AM	For corporate debt market, clearinghouse processes asset transfers from debtor investors' deposit accounts to the clearinghouse asset settlement account held with the B3 central depository.	
6	By 10:30 AM	For settlement by nonresident investors under CMN Resolution #2687: • Full trading participants and settlement participants inform clearinghouse of the commission values to be included in the nonresident investors' multilateral net balances.	
7	1:15 PM	 For settlement via CEL accounts: Time limit for: (i) transfers of amounts due by debtor investors to CEL accounts; and for (ii) full trading participants or settlement participants responsible for debtor investors to determine that payments will not be made via CEL accounts. Clearinghouse excludes from the provisional multilateral net balances of full trading participants, or settlement participants, and clearing members: (i) the debit amounts deposited in CEL accounts; and (ii) the credit amounts authorized to be settled via CEL accounts. 	
8	12:00 noon	For settlement by nonresident investors under CMN Resolution #2687: • Time limit for transfer of nonresident investors ' debit amounts to clearinghouse account with offshore financial institution engaged by B3 to settle transactions .	
9	By 12:30 PM	For corporate debt market with settlement on T+0, full trading participants or settlement participants allocate the transactions, indicating, where applicable, custody agents, investors' deposit accounts under custody agents and subaccounts.	
10	12:30 PM	For corporate debt market with settlement on T+0, clearinghouse informs custody agents of the allocated deposit accounts for which they are responsible and requests deliveries to be accepted or rejected, where applicable.	LDL0004
11	By 1:00 PM	 For corporate debt market with settlement on T+0, custody agents must accept or reject, in whole or in part, deliveries that were transferred to them, where applicable. For markets on gold as a financial asset and corporate debt with settlement on T+1, custody agents must accept or reject, in whole or in part, deliveries that were transferred to them, where applicable. 	

12	1:00 PM	 For corporate debt market with settlement on T+0, clearinghouse processes asset deliveries by transferring securities from debtor investors' deposit accounts to clearinghouse asset settlement account with the B3 central depository. For markets on gold as a financial asset and corporate debt with settlement on T+1, clearinghouse processes asset deliveries by transferring securities from debtor investors' deposit accounts to clearinghouse asset settlement account with the B3 central depository. 	
13	By 1:30 PM	 Settlement by debtor investors in favor of full trading participants, settlement participants or trading participants, as the case may be. Settlement by debtor investors' trading participants in favor of full trading participants. 	
14	By 2:00 PM	Settlement by debtor full trading participants or settlement agents in favor of clearing members.	
15	2:10 PM thru 2:15 PM	 Clearinghouse informs settlement agents of clearing members' final multilateral net balances. Clearinghouse informs BCB of final multilateral net balances to be settled by settlement 	LDL0001 LDL0002
		agents.	
16	2:10 PM thru 2:30 PM	Settlement agents confirm availability of clearing members' funds to settle obligations, specifying the available portion of each clearing member's multilateral net balance.	LDL0003
17	By 2:50 PM	Settlement by debtor clearing members: credits are entered in favor of clearinghouse (payments to clearinghouse). Settlement agents send funds transfer requests from their Bank Reserves accounts or Settlement accounts to clearinghouse settlement account, settling debtor clearing members' multilateral net balances.	LDL0004
18	2:50 PM thru 3:49 PM	Failure check and execution of procedures to solve failures.	
19	3:50 PM	 Clearinghouse sends transfer requests from its Settlement account to settlement agents' Bank Reserves accounts or Settlement accounts, settling creditor clearing members' multilateral net balances. Clearinghouse makes payments due to creditor nonresident investors. Clearinghouse coordinates asset deliveries against simultaneous, final and irrevocable payments of financial value, by instructing a debit to its asset settlement account with the B3 central depository and a credit to its deposit account which is a net creditor of assets. 	LDL0005

20	3:55 PM	For settlement via CEL accounts: • Time limit for B3 Bank to transfer funds received from clearinghouse to respective CEL accounts.	
21	6:30 AM thru 6:29 PM	Clearinghouse and settlement agents refund credits undue, if any.	LDL0006
22	6:30 PM	Clearinghouse announces its closing for settlement.	LDL0029

Table 9

8.1.4.1. Changes to STR's operating hours

Should extraordinary events so warrant, BCB might make an exceptional declaration to alter STR's operating hours. The **clearinghouse** might also determine modifications to its **settlement** time schedules and related processes, in case the change to STR's operation impacts such processes.

If the STR closing time is postponed till after 11:59 PM of a specific session, the **settlement agents** must be able to carry out the **settlement** processing associated with the still valid **settlement** date.

8.1.5. Failure management

8.1.5.1. Failure to pay the multilateral net balances

When the time limits for the **settlement** procedures to be performed by the **clearing members** are not complied with, the **clearinghouse** activates the management mechanisms for failed funds transfers, according to the procedures prescribed in the **clearinghouse** risk management manual.

Any failure to pay funds entails the application of **fines**. The amount of the **fine** for late **payment** of **multilateral net balances** is a percentage of the financial value that is in arrears and varies according to the time for the relevant **payment** to be rectified, subject to lower and upper limits.

The following table describes the applicable percentage rates and amounts:

	Time for rectification				
	Up to 15 15 minutes thru Over minutes 3 hours 3 hours				
Percentage rate	0.5%	0.75%	1%		
Minimum fine	BRL5,000.00	BRL7,500.00	BRL10,000.00		

Maximum fine	BRL50,000.00	BRL100,000.00	BRL200,000.00
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Table 10

The above percentages will double at every late **payment** event committed by the same **clearing member**. After twelve (12) consecutive months without the occurrence of any further late **payment** event, the rates will return to the original values shown in table 9.

The time considered to determine how long a **clearing member** will take to rectify its **payment** obligations to the **clearinghouse** is the time at which the relevant funds are credited to the **clearinghouse settlement account** in STR, as indicated in BCB's reply **message**.

The amounts of the **fines** charged for late **payments**, which are allocated to supervisory, regulatory and financial education activities, will be entered into the **multilateral net balance** of the concerned **clearing member** on the day following the date the failure was committed.

8.1.5.1.1. Restriction mechanism

The restriction mechanism enables:

- 1. The **clearinghouse** to apply a restriction to the **delivery** of **assets** to the **investors** linked to the **clearing member** that failed to meet **payment** obligations in full;
- The clearing member to request the application of restriction to the delivery of assets to the investors linked to the full trading participant or settlement participant that failed to meet payment obligations;
- The full trading participant or settlement participant to request the application of restriction to the delivery of assets to the investor that failed to meet payment obligations; or
- 4. The **custody agent** to request the application of restriction to the **delivery** of the **asset position** to the **investor** that failed to meet **payment** obligations.

The clearing members, full trading participants and settlement participants and custody agents may submit a restriction request to the delivery of assets by 2:45 PM on the settlement date of the transaction, as well as a delivery restriction cancellation request by 6:30 PM on the same day.

When a restriction cancellation request is submitted, the **assets** are delivered to the **deposit account** designated in the **allocation** process.

If a restriction cancellation request is not submitted, the **assets** are delivered to an **account** held by the **clearing member**, **full trading participant** or **settlement participant**, or **custody agent**, which order will also be followed in case of restriction requests submitted by more than one **participant**.

The **clearinghouse** provides the restriction mechanism for the **transactions** executed in the following markets:

- Gold as a financial asset;
- Equities; and
- Corporate debt.

Delivery restriction requests and **delivery** restriction cancellation requests may be submitted via **clearinghouse** system or electronic **message**, in the format specified in the **clearinghouse message** and file catalog.

8.1.5.2. Asset delivery failure

8.1.5.2.1. Asset delivery failure in the equities market

In the event of a **delivery failure** of **asset** quantity Q by the **investor** holding a **multilateral net** debit **balance** of **assets**, the **clearinghouse** takes the following action, in the order presented:

- (i) The debtor investor executes mandatorily a securities lending transaction under the responsibility of the trading participant, full trading participant, or settlement participant, and clearing member responsible for the delivery failure in the securities lending system managed by B3, thus meeting the obligation to deliver asset quantity Q_1 ($Q_1 \leq Q$), which is obtained from the mandatory transaction.
 - If $Q_1 = Q$, the failure management is completed. Otherwise, the next steps apply.
- (ii) A **fine** is imposed on the failing **investor**, according to the criteria established in subsection 8.1.5.
- (iii) By denoting by Q_2 the quantity still not settled ($Q_2 = Q Q_1$), the following occurs on T:
 - 1. The creditor **investors** are selected that will be impacted by the **delivery** failure of quantity Q_2 of assets (meaning those who will not receive the

expected quantity of **assets**) and of the quantity each creditor **investor** will not receive.

Said selection is determined by means of a B3 algorithm which seeks to preserve the **delivery** of **assets** to those who are not under the responsibility of the **participants** responsible for the **delivery failure** and who are creditors of smaller **asset** quantities.

- 2. Failing **positions** are registered to each of the creditor **investors** selected in step (iii)(1), having the effect of:
 - (a) Transferring to T+1 each creditor investor's payment obligation, if any, corresponding to the average price of transactions in the assets and also to the quantity of assets still not received;
 - (b) Transferring to T+1 each creditor investor's right to receive the quantity of assets still not received; and
 - (c) If the unreceived quantity corresponds to the settlement of the lending position in the securities lending agreement: crediting to each creditor investor's multilateral net balance in local currency, to be settled on T+0, the amount given by product q×p, where q is the still unreceived quantity of the assets underlying the lending agreement and p is the asset closing price on T-1.

With the purpose of updating the **margin** to be required of the creditor **investor** or of the creditor **investor**'s **full trading participant** or **settlement participant**, depending on the collateralization mode for cash market **transactions** under which the creditor **investor** operates, said **investor**'s failing **position** is considered in risk calculation.

- 3. A failing **position** is registered to the failing debtor **investor**, having the effect of:
 - (a) Transferring to T+1 the debtor **investor**'s **delivery** obligation of quantity Q_2 of **assets**;
 - (b) Transferring to T+1 the debtor **investor**'s right to receive the **payment**, if any, corresponding to quantity Q_2 of **assets**; and

(c) If quantity Q_2 of **assets** corresponds to the settlement of the borrowing **position** in the **securities lending** agreement: debiting to the debtor **investor**'s **multilateral net balance** in local currency, to be settled on T+0, the amount given by product $q' \times p$, where q' is the still undelivered quantity of **assets** underlying the **lending** agreement and p is the **asset** closing price on T-1.

With the purpose of updating the **margin** to be required of the debtor **investor**, said **investor**'s failing **position** is considered in risk calculation, but it cannot be collateralized under the mode of collateralization by the **full trading participant** or **settlement participant**.

- (iv) If the failing **investor** fully complies with the **delivery** obligation of quantity Q_2 of **assets** on T+1, established by the failing **position**, then on T+1:
 - 1. Quantity Q_2 is distributed among the creditor **investors** selected in step (iii)(1), being credited to each creditor **investor**'s **multilateral net balance** in **assets** to be settled on T+1;
 - For each creditor investor selected in step (iii)(1), the financial value corresponding to the asset quantity credited to each creditor investor is debited to said investor's multilateral net balance in local currency to be settled on T+1;
 - 3. The financial value corresponding to quantity Q_2 of **assets** is credited to the debtor **investor**'s **multilateral net balance** in local currency to be settled on T+1; and
 - 4. All the obligations and all the rights associated with the failing positions registered on T+0 are considered to having been settled on T+1 and the failure positions are terminated, thus completing the delivery failure management process.
- (v) If the failing debtor **investor** meets only partially the **asset delivery** obligation of **asset** quantity Q_2 on T+1, with **asset** quantity Q_3 still pending **delivery** $(Q_3 \le Q_2)$, then the following occurs on T+1:
 - 1. The debtor **investor** executes mandatorily a **securities lending transaction** under the responsibility of the **trading participant**, **full trading participant**,

or settlement participant, and clearing member responsible for the delivery failure in the securities lending system managed by B3, thus meeting the obligation to deliver asset quantity Q_3 , which is obtained from the mandatory transaction. If Q_3 is equal to Q_2 , the failure management is completed. Otherwise, the next steps apply.

- 2. A **fine** is imposed on the failing **investor**, according to the criteria established in subsection 8.1.5.
- 3. The failing **positions** are terminated.
- 4. A debit is entered to the multilateral net balance of the debtor investor of the asset corresponding to the financial value of the investor's delivery failure, as given by the product of the undelivered asset quantity by the average price of the asset that was supposed to have been delivered, considering all the positions and trades involved in the delivery. The purpose of this debit entry is to reverse the originally-entered provisional credit.
- 5. A credit is entered to the multilateral net balance of each creditor investor corresponding to the financial value given by the product of the unreceived asset quantity by the average price of the asset that was supposed to have been received as a result of all the positions held by each such investor. The purpose of this credit entry is to reverse the originally-entered provisional debit;
- 6. A buy-in position is registered to each of the creditor investors who still have not received the total asset quantity owed to them, the effect of which is the clearinghouse issuing a buy-in order for the unreceived quantity of assets in favor of each creditor investor, the characteristics and results of which are described in the following sections.
 - With the purpose of updating the **margin** to be required of the creditor **investor** or of the creditor **investor**'s **full trading participant** or **settlement participant**, depending on the collateralization mode for cash market **transactions** under which the creditor **investor** operates, said **investor**'s buy-in **position** is considered in risk calculation.
- A buy-in position is registered to the debtor investor, the effect of which is to create a payment obligation for the amounts referred to in the following sections.

With the purpose of updating the **margin** to be required of the debtor **investor**, said **investor**'s buy-in **position** is considered in risk calculation, but it cannot be collateralized under the mode of collateralization by the **full trading participant** or **settlement participant**.

8.1.5.2.1.1. Buy-in order execution

The procedure for executing a buy-in order is described below:

Step	Date	Time	Event
1	T+1 of delivery failure date	By 12:00 noon	Buy-in order is issued The buy-in order is issued by the clearinghouse, via system registration, in favor of the full trading participant or settlement participant responsible for the creditor investor.
2	Up to and including T+3 of delivery failure date	Trading hours	Buy-in order is executed The buy-in order must be executed by the full trading participant; if the buy-in order was issued in favor of a settlement participant, the transactions corresponding to the order execution must be given up by the full trading participant to the settlement participant.
3	Up to and including T+4 of delivery failure date	By 6:00 PM	Buy-in order execution is notified The clearinghouse must be notified of the order execution, via system registration, by the full trading participant or settlement participant in whose favor the buy-in order was issued.

Table 11

At the sole discretion of the **clearinghouse**, the buy-in order may be executed by the **clearinghouse** itself or by an appointed brokerage house, but not by the **full trading participant**.

The **transactions** carried out as part of the buy-in order execution are settled according to regular procedures for **multilateral net settlement** in **assets** and **multilateral net settlement** in local currency performed by the **clearing members** responsible for the buying and selling parties to those **transactions**. Moreover, the costs for the buying party arising out of such **transactions** and the amounts specified below are credited and debited, respectively, to the **multilateral net balances** in local currency of the creditor **investor** damaged by the **delivery failure** and the failing debtor **investor**, for **settlement** on T+1 of the date of the buy-in order execution. Any differences between debited and

credited amounts, which are not used by the **clearinghouse** to perform its own activities, will be allocated to supervisory, regulatory and financial education activities.

$$V_{Creditor} = Q \times \max \left(P_{Exec} - P_{Creditor} , 0 \right)$$

$$V_{Debtor} = Q \times \max \left(P_{Exec} - P_{Debtor} , P_{Creditor} - P_{Debtor} , 0 \right)$$

Where:

 $V_{Creditor}$: the amount to be credited to the **multilateral net balance** of the damaged creditor **investor** in local currency;

 V_{Debtor} : the amount to be debited to the **multilateral net balance** of the failing debtor **investor** in local currency;

Q: the quantity of assets underlying the transactions carried out by the creditor party as part of the buy-in order execution;

 P_{Exec} : the average purchase price of the **assets** underlying the **transactions**, as appointed by the creditor party, carried out as part of the buy-in order execution;

P_{Debtor}: the average price of the assets included in the buy-in order issued by the clearinghouse and obtained from all the trades and positions based on the same assets held by the failing debtor investor, which were supposed to have been physically delivered when the delivery failure occurred. For securities lending positions, the clearinghouse includes the closing price of the day preceding the contract settlement in the composition of the average price; and

P_{Creditor}: the average price of the assets included in the buy-in order issued by the clearinghouse and obtained from all the trades and positions held by the damaged creditor investor, which were supposed to have been physically delivered when the delivery failure occurred. For securities lending positions, the clearinghouse includes the closing price of the day preceding the contract settlement in the composition of the average price.

8.1.5.2.1.2. Buy-in order cancellation

A buy-in order may be cancelled when:

- (i) All the parties involved—meaning the party responsible for the **delivery failure** and the damaged creditor party—agree to the cancellation thereof; and
- (ii) The **assets** owed are available for **delivery**.

Cancellation of a buy-in order involves the procedures described on the following table, which must be carried out on a single day:

Step	Date	Time	Event
1	Up to and including T+3 of delivery failure date	By 6:00 PM	Buy-in order cancellation request is registered The cancellation request, which may involve the whole or part of the buy-in order, must be registered in the clearinghouse system by the full trading participant or settlement participant responsible for the delivery failure.
2	Up to and including T+3 of delivery failure date	By 6:00 PM	Asset delivery The asset quantity to be delivered corresponds to the balance of the assets stated in the buy-in order cancellation request. For delivery to be effected, that balance must be made available to the custody agent of the failing debtor investor.
3	Up to and including T+3 of delivery failure date	By 6:00 PM	Buy-in order cancellation request is confirmed The buying full trading participant or settlement participant must consent to the buy-in order cancellation via registration in the clearinghouse system.
4	Up to and including T+3 of delivery failure date	By 6:00 PM	Buy-in order cancellation request is reviewed The clearinghouse reviews the request and decides on the acceptance or rejection thereof. In case of acceptance, which requires compliance with all the previous steps, the clearinghouse cancels the buy-in order and calculates the amounts to be credited and debited, respectively, to the multilateral net balances of the creditor and debtor investors in local currency. In case of rejection, the buy-in order remains valid for execution within the prescribed time period and the clearinghouse returns the assets delivered by the debtor investor to the deposit account of origin, according to step 2.

Table 12

Both the **asset delivery**, as indicated in step 2, and the cash **settlement** of the amounts, as indicated in step 4, occur:

- (i) On the same day of the buy-in order cancellation request registration, when the request is submitted by 11:00 AM; or otherwise,
- (ii) On the business day following the date of the buy-in order cancellation request registration.

8.1.5.2.1.3. Buy-in order reversal

The **clearinghouse** proceeds to reverse the buy-in in the absence of registration of (a) a buy-in order execution or (a) a buy-in order cancellation, that is, when the **participant** responsible for the damaged creditor **investor**:

- (i) Executes the buy-in order and does not notify the execution thereof to the **clearinghouse**, in the prescribed manner and time; or
- (ii) Does neither execute nor cancel the buy-in order, in the prescribed manner and time.

In both cases, the buy-in order is cancelled and the **transaction** is cash settled. Under situation (i), the **transactions** are regularly settled, together with all the other **transactions**.

The buy-in order reversal is executed by the **clearinghouse** on T+5 of the **delivery failure** date, resulting in compensation to the creditor—in whose favor the corresponding buy-in order was issued—for any costs and damages associated with the undelivered **assets**. In addition to the amount of the costs incurred by the creditor, the following amounts are credited and debited, respectively, to the **multilateral net balances** of the creditor and debtor **investors**. Any differences between debited and credited amounts, which are not used by the **clearinghouse** to perform its own activities, will be allocated to supervisory, regulatory and financial education activities:

$$\begin{split} V_{Creditor} &= Q \times \max \Big(P_{Closing} - P_{Creditor} \text{ , } 0 \Big) \\ \\ V_{Debtor} &= Q \times \max \Big(P_{Closing} - P_{Debtor} \text{ , } P_{Creditor} - P_{Debtor} \text{ , } 0 \Big) \end{split}$$

Where:

 $V_{\it Debtor}$: the amount to be debited to the **multilateral net balance** of the failing debtor investor:

 $V_{Creditor}$: the amount to be credited to the **multilateral net balance** of the creditor investor damaged by the **delivery failure**;

Q: the **asset** quantity pending **delivery** upon execution of the reverse buy-in;

 $P_{Closing}$: the **asset** closing price at the end of T+4 of the **delivery failure** date. If this price is not representative, the **clearinghouse**, at its sole discretion, may arbitrate $P_{Closing}$;

P_{Debtor}: the asset average price included in the buy-in order to be reversed and obtained from all the trades and positions based on the same assets held by the failing debtor investor and which were supposed to have been physically delivered when the delivery failure occurred. For securities lending positions, the clearinghouse includes the closing price of the day preceding the contract settlement in the composition of the average price; and

P_{Creditor}: the **asset** average price included in the buy-in order to be reversed and obtained from all the trades and **positions** based on the same **assets** held by the damaged creditor **investor** and which were supposed to have been physically delivered when the **delivery failure** occurred. For **securities lending positions**, the **clearinghouse** includes the closing price of the day preceding the contract **settlement** in the composition of the average price.

8.1.5.2.1.4. Characterizing delivery failures

The **delivery failures** are characterized by the **clearinghouse** as being:

- Caused by previous failures committed by third parties;
- Of an operational nature; and
- Of a nonoperational nature.

8.1.5.2.1.4.1. Failures caused by previous failures committed by third parties

The failures caused by previous failures committed by third parties are thus characterized whenever the debtor of the **assets** missing upon **delivery** has the right to receive the same **assets** whose **settlement** otherwise would allow for the obligation of the debtor of the **assets** to be settled in the regular time period. Such failures are not subject to **fines** by the **clearinghouse**.

8.1.5.2.1.4.2. Operational failures

The **delivery failures** listed below are characterized as operational, provided they present information and evidence supporting such a characterization:

- (i) **Delivery failures** that are rectified by the **delivery** of **assets** on the morning of T+3, in the **clearinghouse asset delivery** window, except failures rectified through the **delivery** of the assets acquired in the follow-on;
- (ii) Delivery failures that derive from a sell investor allocation error (for example, when an investment manager sells assets to fund A and, due to an operational failure, the transaction is allocated to fund B of the same investment manager, with fund A being provenly the holder of the assets sold and not delivered) or borrowed securities lending agreements with the purpose to cover the obligations, provided that borrowed said balance of assets is not meet for another obligation;
- (iii) Delivery failures that derive from the allocation error of a deposit account held by the same holder (for example, when an investor has more than one deposit account and a transaction is allocated to the incorrect deposit account, with the investor being provenly the holder of the assets sold through another deposit account);
- (iv) Delivery failures that derive from arbitrage transactions between index futures and the underlying equities portfolio, whereby the futures contract is bought and the underlying equities portfolio is simultaneously sold, in which case the delivery failure occurs due to a lack of lending orders in the securities lending system;
- (v) Delivery failures arising out of arbitrage transactions between ETFs (local and foreign) and the underlying equities portfolio, whereby the ETF is bought and the equities portfolio is simultaneously sold, in which case the delivery failure of one or more equities occurs due to a lack of lending orders in the securities lending system;
- (vi) Delivery failures arising out of arbitrage transactions between shares and ADRs, whereby the ADRs are bought abroad and the shares are simultaneously sold in Brazil, in which case the delivery failure occurs due to a mismatch of the settlement of the cash transaction with the ADR conversion process into shares, or to a lack of lending orders in the securities lending system;
- (vii) Delivery failures arising out of arbitrage transactions between shares and BDRs, with the purchase of shares or the execution of a lending agreement abroad and

the simultaneous sale of BDRs in Brazil, in which case the **delivery failure** occurs due to a mismatch of the **settlement** of the BDR cash **transaction** with the conversion process of foreign shares into BDRs;

- (viii) Delivery failures resulting from transactions executed in the equities market by market markers accredited by B3, in which case the delivery failure occurs exclusively in connection with the transactions allocated to the account earmarked for the market-making activity;
- (ix) Delivery failures resulting from transactions executed in the equities options market by market markers accredited by B3, in which case the delivery failure occurs exclusively in connection with the transactions allocated to the account earmarked for the market-making activity and also with the options' delta hedge;
- (x) Delivery failures deriving from cash market sales on T+0 combined with the reversal of a securities lending position on T+0 or on T+1, by no later than 9:30 AM, in which case the delivery failure occurs due to a mismatch of the settlement of the cash transaction with the settlement of the securities lending reversal;
- (xi) Delivery failures deriving from the exercise of uncovered call options on T+0 followed by the purchase of the asset underlying the options in the cash market on T+1 through the same full trading participant; and
- (xii) **Delivery failures** deriving from **corporate action**, such as share grouping, where the transaction date coincides with the date the event is processed into trading and the **issuer** has announced the event with less than three business days' advance notice.

In respect to paragraphs (viii) and (ix) above, which deal with market-making activities in the cash equities and options markets, respectively, the **delivery failures** resulting from **transactions** involving the block sale of equities or equities options ("facilitation" trades) allocated to a market maker **account** will not be considered as operational. For each **asset**, the **clearinghouse** will define the criteria to classify **transactions** as block trades.

8.1.5.2.1.4.3. Nonoperational failures

Any and all failures that are not characterized as operational will automatically be associated with uncovered short sales, and the requests for the reconsideration of **fines**, if any, will not be accepted by the **clearinghouse**.

In connection with the failures that are not characterized as resulting from an operational issue, the following situations and rules apply:

- (i) The failures occurring on T+2 which are not characterized as operational and are rectified on T+3 through the purchase of assets on T+1 via the same full trading participant or settlement participant will be subject to a 1% fine on T+2 (where 0.5% relates to the application of the minimum fine and 0.5% to the application of the additional fine); and
- (ii) The failures occurring on T+3 which are not characterized as operational, whereby the **investor** *bought* the **assets** on T+1 through another **full trading participant** or **settlement participant**, will be subject to a **fine** of 1% on T+2 (where 0.5% relates to the application of the minimum **fine** and 0.5% to the application of the additional **fine**) and of 0.5% on T+3.

8.1.5.2.1.5. Fines for asset delivery failures

The **fines** applicable to **asset delivery failures** are classified as minimum **fine** or additional **fine** and are allocated to supervisory, regulatory and financial education activities.

8.1.5.2.1.5.1. Minimum fine

For both operational and nonoperational **delivery failures**, a minimum **fine** of 0.5% will be applied to T+2 **delivery failures** and also to T+3 **delivery failures**, irrespective of a request for reconsideration of the relevant **fine** having been submitted to **clearinghouse** review.

Date of failure	Type of failure	Percentage rate of minimum fine (on amount of failure)
T+2	T+2 failures not linked to previous failures committed by third parties	0.5%, limited to fifty thousand Brazilian reals (BRL50,000.00)
T+3	T+3 failures not linked to previous failures committed by third parties	0.5%, limited to fifty thousand Brazilian reals (BRL50,000.00)

Table 13

The amounts associated with the **fine** will be entered into the **multilateral net balance** of the relevant **clearing member**. The minimum **fines** for T+2 and T+3 **delivery failures** will be included in the T+2 and T+3 **settlement windows**, respectively.

8.1.5.2.1.5.2. <u>Additional fine</u>

In addition to the minimum **fine** applicable to the failures characterized as nonoperational, additional **fines** also apply to **asset delivery failures**.

The percentage rates of the additional **fine** applicable to any **asset delivery failure** are presented on the following table:

Date of failure	Type of failure	Percentage rate of additional fine (on amount of failure)
T+2	T+2 failures not characterized as operational	0.5%
T+2	T+2 failures rectified on T+4 and associated with purchase transactions in follow-on offering	4.5%
T+3	T+3 failures not characterized as operational	4.5%

Table 14

The percentage rates of the additional **fines** applicable to T+3 **delivery failures** will be raised from 4.5% to 9.5% if the **investor** who failed to comply with the relevant obligation also incurred in a nonoperational **delivery failure** in the six months, even if under different **full trading participants**.

8.1.5.2.1.6. Requests for reconsideration

Requests for reconsideration of the **fines** imposed on **asset delivery failures** apply only to the additional **fines** which may have been levied on T+2 and T+3 failures. Requests for reconsideration of the minimum **fines** imposed on **asset delivery failures** are not accepted by the **clearinghouse**.

The requests for reconsideration of a **fine** and for characterizing a failure as operational must be submitted by means of a declaration by the **full trading participant** or **settlement participant** responsible for the relevant **investor**.

For each **investor** and failure, the **full trading participant** or **settlement participant** must indicate via **clearinghouse** system, up to and including T+5, which type of situation led to the operational failure, whenever applicable.

The T+2 failures rectified through the **delivery** of **assets** on the morning of T+3 will be automatically considered as operational failures, except when the rectification thereof occurs through the **delivery** of **assets** acquired in a follow-on offering.

In the absence of a declaration or when a submitted declaration is not accepted by the **clearinghouse**, the **delivery failure** will be considered as being nonoperational and the additional **fines** will be charged on T+6, by deducting therefrom the minimum 0.5% **fine** paid on T+2 and, where applicable, the minimum 0.5% **fine** paid on T+3.

Any and all declarations must be accompanied by supplementary information and evidence on the executed **transactions**, pursuant to the list of information required by the **clearinghouse**.

The **clearinghouse** will review the declarations registered in its systems and the evidence thereof. Incorrect or incomplete declarations will be rejected, which rejection will be communicated to the **full trading participants** and **settlement participants** by T+10.

In this case, the **delivery failure** will be considered as not operational and the additional **fines** will be charged in the T+11 **settlement window**, by deducting the already paid amounts.

The **full trading participants** and **settlement participants** may be informed of the values of the additional **fines** and the **clearinghouse** justifications for charging such **fines** via system screens and electronic files provided by the **clearinghouse**, in the format specified in the B3 **message** and file catalog.

8.1.5.2.2. Delivery failure of gold and assets traded in the corporate debt market

The clearinghouse adopts the following procedures for delivery failures of gold (associated with the contracts based on gold) or assets traded in the corporate debt market, both referred to in this subsection as asset.

In case of fixed income ETF shares, prior the other steps, the debtor **investor** executes mandatorily a **securities lending transaction** under the responsibility of the **trading participant**, **full trading participant**, or **settlement participant**, and **clearing member** responsible for the **delivery failure** in the **securities lending system** managed by B3, thus meeting the obligation to deliver **asset** quantity, which is obtained from the mandatory **transaction**. If the **asset** quantity obtained from the mandatory **transaction** is equal to the not delivered quantity of the **asset**, the failure management is completed. Otherwise, the next steps apply, in subsequent order. The following steps apply equally to other **assets**.

(i) Select the creditor **investors** of the **asset** who will be impacted by the **delivery failure**, meaning those who will not receive the expected **asset** quantity; said

selection is determined by means of a B3 algorithm which seeks to preserve the **delivery** of **assets** to those who are not under the responsibility of the **participants** responsible for the **delivery failure** and who are creditors of smaller **asset** quantities;

- (ii) Credit to the **multilateral net balance** of each creditor **investor** selected in the previous step the financial value given by the product of the unreceived **asset** quantity by the average price of the **asset** that was supposed to have been received as a result of all the **positions** held by each such **investor**. The purpose of this credit entry is to reverse the originally-entered provisional debit. If the unreceived quantity corresponds to the **lending position** in the **lending** agreement, the credit entering will correspond to the financial value of the unreceived **asset**, given by the product underlying the unreceived **lending** agreement by the asset closing price on T-1;
- (iii) Debit to the **multilateral net balance** of the debtor **investor** of the **asset** the financial value corresponding to the **investor**'s **delivery failure**, as given by the product of the undelivered **asset** quantity by the average price of the **asset** that was supposed to have been delivered, considering all the **positions** and trades involved in the **delivery**. The purpose of this debit entry is to reverse the originally-entered provisional credit. If the undelivered quantity corresponds to the borrowing **position** in the **lending** agreement, the debit entering will correspond to the financial value of the undelivered **asset**, given by the product underlying the undelivered **lending** agreement by the asset closing price on T-1;
- (iv) Levy the **fine** for **delivery failure** on the failing **investor**, corresponding to 0.5% of the amount of the **delivery failure**;
- (v) Register a buy-in **position** to each creditor **investor** selected in step(i), having the effect of issuing a buy-in order for the **asset** quantity not received by each such **investor**; the buy-in order is valid for a certain period of time and its features are described in the following sections.
 - With the purpose of updating the **margin** to be required of the creditor **investors**, each creditor **investor**'s buy-in **position** is considered in risk calculation; and
- (vi) Register a buy-in **position** to each debtor **investor**, having the effect of creating an obligation to pay the amounts indicated in the following sections.
 - With the purpose of updating the **margin** to be required of the debtor **investor**, said **investor**'s buy-in **position** is considered in risk calculation.

8.1.5.2.2.1. **Buy-in order**

A buy-in order is the instrument through which the **full trading participants** or **settlement participants** responsible for the creditor **investors** of gold or **assets** are authorized to execute, at market price, purchase **transactions** in spot gold or **corporate debt market assets**, as the case may be, totaling the unreceived quantity, with compensation for the costs incurred by any such **transaction** and any possible losses. The losses to be compensated for are determined by considering:

- (i) The purchase price of gold or of the **assets** acquired in the **corporate debt market** through any such **transaction**; and
- (ii) The purchase price of gold or of the assets acquired in the corporate debt market, as the case may be, scheduled to be delivered in the settlement cycle where the debtor investor failed and associated with the trades and positions of the creditor investors.

8.1.5.2.2.2. Buy-in order execution

The procedure for executing a buy-in order is described below:

Step	Date	Time	Event
1	Delivery failure date	By 1:00 PM	Buy-in order is issued The buy-in order is issued by the clearinghouse, via system registration, in favor of the full trading participant or settlement participant responsible for the creditor investor of gold or assets.
2	Up to and including T+1 of delivery failure date	By 6:00 PM	Buy-in order is executed The buy-in order must be executed by the full trading participant; if the buy-in order was issued in favor of a settlement participant, the transactions corresponding to the order execution must be given up by the full trading participant to the settlement participant.
3	Up to and including T+1 of delivery failure date	By 6:00 PM	Buy-in order execution is notified The clearinghouse must be notified of the order execution, via system registration, by the full trading participant or settlement participant in whose favor the buy-in order was issued.

Table 15

At the sole discretion of the **clearinghouse**, the buy-in order may be executed by the **clearinghouse** itself or by an appointed brokerage house, but not by the **full trading participant**.

The **transactions** carried out as part of the buy-in order execution are settled according to regular procedures for **multilateral net settlement** of the **clearing members** responsible for the buying and selling parties to those **transactions**. Furthermore, the costs for the buying party arising out of such **transactions** and the amounts specified below are credited and debited, respectively, to the **multilateral net balances** of the creditor **investor** damaged by the **delivery failure** and the failing debtor **investor**, for **settlement** on T+1 of the date of the buy-in order execution. Any differences between debited and credited amounts, which are not used by the **clearinghouse** to perform its own activities, will be allocated to supervisory, regulatory and financial education activities.

$$V_{Debtor} = Q \times \max(P_{Exec} - P_{Debtor}, P_{Creditor} - P_{Debtor}, 0)$$

$$V_{Creditor} = Q \times \max(P_{Exec} - P_{Creditor}, 0)$$

Where:

 V_{Debtor} : the amount to be debited to the **multilateral net balance** of the failing debtor investor:

 $V_{Creditor}$: the amount to be credited to the **multilateral net balance** of the damaged creditor **investor**;

Q: the quantity of assets underlying the transactions carried out as part of the buy-in order execution;

 P_{Exec} : the average purchase price of the **assets** underlying the **transactions**, as appointed by the creditor party, carried out as part of the buy-in order execution:

 $P_{\textit{Debtor}}$: the average price of the **assets** included in the buy-in order issued by the **clearinghouse** and obtained from all the trades and **positions** held by the failing debtor **investor**, which were supposed to have been physically delivered when the **delivery failure** occurred; and

P_{Creditor}: the average price of the assets included in the buy-in order issued by the clearinghouse and obtained from all the trades and positions held by the damaged creditor investor, which were supposed to have been physically delivered when the delivery failure occurred.

8.1.5.2.2.3. Buy-in order cancellation

A buy-in order for gold or **corporate debt market assets**, as the case may be, may be cancelled when:

- (i) All the parties involved—meaning the party responsible for the **delivery failure** and the damaged creditor party—agree to the cancellation thereof; and
- (ii) The **assets** owed are available for **delivery**.

Cancellation of a buy-in order involves the procedures described on the following table, which must be carried out on a single day:

Step	Date	Time	Event
1	Up to and including T+1 of delivery failure date	By 6:00 PM	Buy-in order cancellation request is registered The cancellation request, which may involve the whole or part of the buy-in order, must be registered in the clearinghouse system by the full trading participant or settlement participant responsible for the delivery failure.
2	Up to and including T+1 of delivery failure date	By 6:00 PM	Assets are delivered The asset quantity to be delivered corresponds to the balance of the assets stated in the buy-in order cancellation request. For delivery to be effected, that balance must be made available to the custody agent of the failing debtor investor.
3	Up to and including T+1 of delivery failure date	By 6:00 PM	Buy-in order cancellation request is confirmed The buying full trading participant or settlement participant must consent to the buy-in order cancellation via registration in the clearinghouse system.
4	Up to and including T+1 of delivery failure date	By 6:00 PM	Buy-in order cancellation request is reviewed The clearinghouse reviews the request and decides on the acceptance or rejection thereof. In case of acceptance, which requires compliance with all the previous steps, the clearinghouse cancels the buy-in order and calculates the amounts to be credited and

Step	Date	Time	Event
		debited, respectively, to the multilat balances of the creditor and debtor in	
			In case of rejection, the buy-in order remains valid for execution within the prescribed time period and the clearinghouse returns the gold delivered by the debtor to the deposit account of origin, according to step 2.

Table 16

Both the **asset delivery** referred to in step 2 and the cash **settlement** of the amounts referred to in step 4 occur:

- (i) On the same day of the buy-in order cancellation request registration, when the request is made by 11:00 AM; or otherwise,
- (ii) On the business day following the date of the buy-in order cancellation request registration.

8.1.5.2.2.4. Buy-in order reversal

The **clearinghouse** proceeds to reverse the buy-in in the absence of registration of a buy-in order execution or cancellation, that is, when the **full trading participant** responsible for the damaged creditor **investor**:

- (i) Executes the buy-in order and does not notify the **clearinghouse** of the execution thereof, in the prescribed manner and time; or
- (ii) Does neither execute nor cancel the buy-in order, in the prescribed manner and time.

In both cases, the buy-in order is cancelled and the **transaction** is cash settled. Under situation (i), the **transactions** are regularly settled, together with all the other **transactions**.

The buy-in order reversal is executed by the **clearinghouse** on T+2 of the **settlement** date when the **delivery failure** occurred, resulting in compensation to the gold or **asset** creditor—in whose favor the corresponding buy-in order was issued—for any costs and damages associated with the undelivered **assets**. In addition to the amount of the costs incurred by the creditor, the following amounts are credited and debited, respectively, to the **multilateral net balances** of the creditor and debtor **investors**. Any differences between debited and credited amounts, which are not used by the **clearinghouse** to

perform its own activities, will be allocated to supervisory, regulatory and financial education activities:

$$V_{Creditor} = Q \times \max(P_{Closing} - P_{Creditor}, 0)$$

$$V_{Debtor} = Q \times \max(P_{Closing} - P_{Debtor}, P_{Creditor} - P_{Debtor}, 0)$$

Where:

V_{Debtor}: the amount to be debited to the **multilateral net balance** of the failing debtor **investor**:

 $V_{Creditor}$: the amount to be credited to the **multilateral net balance** of the creditor investor damaged by the **delivery failure**;

Q: the **asset** quantity pending **delivery** upon execution of the reverse buy-in;

 $P_{Closing}$: the asset closing price on T+1 of the settlement date when the delivery failure occurred. If this price is not representative, the clearinghouse, at its sole discretion, may arbitrate $P_{Closing}$;

P_{Debtor}: the asset average price included in the buy-in order to be reversed and obtained from all the trades and positions held by the failing debtor investor and which were supposed to have been physically delivered when the delivery failure occurred; and

P_{Creditor}: the asset average price included in the buy-in order to be reversed and obtained from all the trades and positions held by the damaged creditor investor and which were supposed to have been physically delivered when the delivery failure occurred.

8.1.5.3. Commodity delivery

Should it not be possible to make **delivery** of contracts based on agricultural **commodities** due to a **delivery failure** by the seller or the impossibility to receive the **commodities** by the buyer, pursuant to applicable legislation, the **clearinghouse** may:

- 1. Extend time limits and **settlement** dates;
- 2. Appoint a substitute seller or a substitute buyer for settlement purposes; and

3. Determine the cash **settlement** of the relevant **transaction** by setting a price that reflects the market condition of the **commodity**.

Whatever the case, the **clearinghouse** may impose **fines** and other penalties on the defaulting party.

The **clearing member** responsible for the defaulting party will pay for any possible **fines** and differences in the cash **settlement** values of the **transactions**, exempting the **clearinghouse** from any and all liability resulting therefrom.

9. Gross settlement and bilateral net settlement

The clearinghouse provides gross settlement and bilateral net settlement services for the transactions executed in the trading environments or registered in the registration environments managed by B3, therefore not acting as central counterparty to any such transactions.

The **clearinghouse** will act as a **settlement** facilitator, providing the necessary infrastructure for an efficient preparation and **settlement** of the **transactions** executed in the **trading environments** and of the rights and obligations in funds resulting from the **registration** of **assets** and **transactions** in the **registration system**.

The **transactions** that are subject to **gross settlement** or **bilateral net settlement** are settled at the gross or bilateral amounts thereof, as the case may be, not being liable to multilateral **netting** in **clearing member** funds.

The following transactions are subject to gross settlement and bilateral net settlement by the clearinghouse:

- (i) Equities market transactions;
- (ii) Corporate debt market transactions;
- (iii) OTC derivatives transactions;
- (iv) Corporate debt securities registration;
- (v) ETF registration;
- (vi) **Transactions** resulting from **asset** distributions and public offerings;
- (vii) **Transactions** determined by CVM, BCB, or the judicial branch; and
- (viii) Special **transactions**, as previously authorized by the **clearinghouse**.

Gross or bilateral **settlement** provided by the **clearinghouse** and **settlement agents** occurs daily (business days only), subject to a specific time grid.

For the purposes of **gross settlement** or **bilateral net settlement**, a business day is a day when trading or registration takes place at B3 for the **assets** subject to either type of **settlement**.

9.1. Gross settlement process

The **clearinghouse** operates a **gross settlement** system by coordinating the transfer of **assets** in the **central depository** where the **asset** is deposited, if applicable, and of funds in STR.

Gross settlement follows the steps below:

- Through the electronic linkage in place, the trading system relays automatically to the clearinghouse systems the transaction performed, or the registration system relays automatically to the clearinghouse systems the asset or the transaction registered for settlement;
- The selling participant delivers the assets to the asset settlement account with the B3 central depository, where applicable;
- 3. Via message LTR0001, the clearinghouse relays the financial value to be settled to the settlement agent of the custody agent owing funds;
- 4. The **settlement agent** of the **custody agent** or of the **full trading participant** or of the **settlement participant** owing funds confirms the financial value to be settled via **clearinghouse** systems or **message** LTR0002;
- Via message LTR0004, the settlement agent of the custody agent or of the full trading participant or of the settlement participant owing funds transfers the financial resources to the clearinghouse settlement account in STR;
- 6. For the transactions executed in trading environments, after checking for the transfer of the assets to the deposit account of the selling custody agent or of the full trading participant or of the settlement participant to the asset settlement account with the B3 central depository or with other depositories, the clearinghouse transfers the funds to the settlement agent of the selling custody agent or of the full trading participant or of the settlement participant via message LTR0005. Concurrently with the funds transfer in STR, the clearinghouse transfers the assets to the deposit account of the buying custody agent or of the full trading participant or of the settlement participant with the B3 central depository or with other depositories, coordinating the delivery versus payment process;
- 7. For the **settlement** of **transactions** and **assets** registered in the registration system, **message** LTR0005 and possibly **message** LTR0006 will be sent immediately after the **clearinghouse** systems receive and process **message**

- LTR0004R2. The **clearinghouse** systems relay to the registration system the **settlement** entry for additional processing, under the provisions of the registration system rules and procedures;
- 8. For the cases where the settlement agent of both creditor and debtor of funds is the same, instead of the messages referred to in the previous flow, message LTR0007 will be utilized to report to the settlement agent the amount to be settled between the participants, and message LTR0008 will be used by the settlement agent to inform the clearinghouse of the transfers processed between the participants; and
- 9. If the delivery of assets or the relevant payments are not implemented, or the settlement agent of the custody agent or of the full trading participant or of the settlement participant owing funds does not meet the stipulated time frames, the clearinghouse considers, as the case may, that either the transaction has not been settled or the rights to funds and the obligations in funds resulting from the registration of assets and transactions have not been settled. In the latter case, the clearinghouse returns the assets or the funds to the custody agent or of the full trading participant or of the settlement participant that has met the relevant obligation. In either situation, the clearinghouse will utilize message LTR0012 to cancel the financial value to be settled, as reported by messages LTR0001 and LTR0007.

Under no circumstances does the **clearinghouse** utilize **message** LTR0003 in its processes and systems.

9.1.1. Time grid for the gross settlement cycle

The **gross settlement** cycle follows the timetable below:

Stage	Time	Event	Message
1	8:00 AM	Beginning of period for the receipt of gross settlement orders.	
2	5:30 PM	Time limit to inform the settlement agents of the debit balance of funds.	LTR0001 LTR0007
3	6:00 PM	Time limit for settlement agent confirmation.	LTR0002

4	6:00 PM	Time limit for the settlement agents to pay the debit balance of funds.	LTR0004 LTR0008
5	6:00 PM	Time when the clearinghouse cancels the financial value to be settled from the net results that were not settled.	

Table 17

Message LTR0005 and possibly **message** LTR0006 will automatically be transmitted, via **clearinghouse** system, as soon as the receipt of funds by the **clearinghouse settlement account** in STR, associated with the performance of the relevant obligation, is confirmed by the **clearinghouse** via **message** LTR0004R2.

9.2. Bilateral settlement process

The **transactions** that are subject to **bilateral net settlement** are settled at the bilateral amounts thereof, as effected via LTR **messages**, not being liable to multilateral **netting** in **clearing member** funds.

The **clearinghouse** operates a **bilateral net settlement** system whereby funds are received and paid through STR by two **participants**, whether full **trading participants** or **settlement participants** as a result of the offsetting of rights and obligations arising from the **registration** of **assets** and **transactions** in the **registration system**.

The **clearinghouse** sets time frames and limits, which are defined as **settlement cycle**, for the performance of obligations resulting from the bilateral **settlement** of rights and obligations in funds arising out of the **registration** of **assets** and **transactions** in the **registration system**.

The **settlement cycle** follows the steps below:

- Through the electronic linkage in place, the registration system relays automatically
 to the clearinghouse systems the asset or the event(s) to be settled through the
 bilateral net settlement system;
- The clearinghouse processes the netting of the amounts reported in each transaction, asset or event generated in the registration system, producing a net result for each combination of two participants, whether full trading participants or settlement participants;

- Via message LTR0001, the clearinghouse relays the financial value to be settled to the debtor full trading participant's or settlement participant's settlement agent;
- 4. The settlement agents of the debtor full trading participant or settlement participant may confirm the debit balance or not, via clearinghouse systems or message LTR0002, by the time limit defined for settlement agent confirmation, as shown in the time grid below;
- 5. If the clearinghouse does not receive message LTR0002 or if the debit balance is not confirmed via its systems, it will assume that the settlement agent of the debtor full trading participant or settlement participant has confirmed the debit balance, as the case may be, of the full amount that makes up the relevant balance;
- 6. The debtor full trading participant or settlement participant must instruct the payment of the debit balance, through the relevant settlement agent, to the clearinghouse settlement account via message LTR0004. In order for this payment to be considered as completed by the clearinghouse, the clearinghouse must receive the confirmation thereof from STR via message LTR0004R2 by the time limit stipulated for net balance payment, as shown in the time grid below;
- 7. If the clearinghouse receives only a portion of the funds due, it returns said funds to the full trading participant's or settlement participant's or settlement's agents via message LTR0006, therefore not considering the net result as settled;
- 8. If the clearinghouse receives an amount in excess of the funds due, it will utilize the funds required to settle the net result and return the excess amount to the relevant full trading participant or settlement participant via message LTR0006:
- 9. The clearinghouse transfers the funds to the settlement agent of the creditor full trading participant or settlement participant via message LTR0005 immediately after the clearinghouse systems receive and process message LTR0004R2. The clearinghouse systems relay the settlement entry to the registration system for additional processing, under the provisions of the registration system rules and procedures;
- 10. When the settlement agent of both creditor and debtor of funds is the same, instead of the messages described in the previous flow, message LTR0007 will be utilized to report to the settlement agent the amount to be settled between the

participants, and message LTR0008 will be used by the settlement agent to inform the clearinghouse of the transfers processed between the full trading participants or between the settlement participants; and

11. At the end of the settlement cycle, the clearinghouse will utilize message LTR0012 to cancel the financial value to be settled from the net results that have not been settled (as reported by messages LTR0001 and LTR0007). Under such circumstances, the clearinghouse considers that the bilateral result was not settled and proceeds with the gross settlement of each component of the original bilateral result.

9.2.1. Time grid for the bilateral settlement cycle

The **bilateral net settlement** cycle follows the timetable below:

Stage	Time	Event	Message
1	8:00 AM	Beginning of period for the receipt of bilateral settlement orders.	
2	11:10 AM	Calculation of the net bilateral results.	
		Time limit to inform the settlement agents of the	LTR0001
3	11:15 AM	debit balance of funds.	or
			LTR0007
4	12:00 noon	Time limit for settlement agent confirmation.	LTR0002
		Time 1: 14 for the control of the co	LTR0004
5	12:15 PM	Time limit for the settlement agents to pay the debit balance of funds.	or
		balance of funds.	LTR0008
	40.45.514	Time when the clearinghouse cancels the financial	I TD0040
6	12:15 PM	value to be settled from the net results that were not settled.	LTR0012
		Time when the gross settlement of each	LTR0001
7	12:15 PM	component of the bilateral result that was not settled	or
		is initiated.	LTR0007

Table 18

Message LTR0005 and possibly **message** LTR0006 will automatically be transmitted, via **clearinghouse** system, as soon as the receipt of funds by the **clearinghouse settlement account** in STR, associated with the performance of the relevant obligation, is confirmed by the **clearinghouse** via **message** LTR0004R2.

10. LIST OF DEFAULTERS

This chapter describes the procedures to include **investors** in B3's list of **defaulters** and to exclude them from this list.

10.1. Including investors in the list of defaulters

The inclusion of **investors** in B3's list of **defaulters** occurs when an **investor** fails to meet his/her/its financial obligations to the **clearing member**, **trading participant**, **full trading participant**, or **settlement participant** arising from **transactions** executed or registered in the name of the concerned **investor** for **settlement** at the **clearinghouse**.

The clearing member, trading participant, full trading participant and settlement participant are referred to in this and the following section only as participant.

The responsibility for the inclusion request of **investors** in B3's list of **defaulters** and for providing the required information for it relies exclusively under the **participant**. B3 only operationalize the inclusions in B3's list of **defaulters** and respective **default** treatment consequences through express instruction of the **participant**, not carrying out technical or informational sent by the **participant**. B3 is not responsible for the inclusion of the **default** indication, nor for its permanence, and does not have any interference in eventual charges of the pending obligations of the **investor** to the **participant**.

The listing process begins when the **participant** notifies the **clearinghouse** of pending obligations. To that end, the **participant** must send to the **clearinghouse**, electronically, the request of inclusion of the relevant **investor** in B3's list of **defaulters**, providing the following information:

- Name or corporate name and identification number Corporate Taxpayer (or CNPJ), Individual Taxpayer (or CPF) or CVM code;
- Default initial date;
- The value of the financial pending obligation;
- The transaction part referring to non-compliance concerned obligation arising from transactions executed or registered in the name of the concerned investor for settlement at the clearinghouse; and
- The e-mail of the concerned investor.

in the moment of the inclusion request, the participant must also:

- Declare the investor was previously charged for the financial pending obligation;
- Declare the accuracy and veracity of the information and the authenticity of the documentation supporting the debits and the registration details in order to exempt B3 for any kind of responsibilities that may arise from making the fact public to the market of the investor as a defaulter;
- Sign the contract of obligation to compensate B3 and its directors, employees and representatives, for any third party claims against them in consequence to the investor inclusion in B3's list of defaulters, and for the effects arising from, specially resulting from the insufficiency, the absence of updating or the absence of information veracity and necessary documentation for effective communication of default, including and not limited to indemnities, contractual and legal attorney fees of the advisors chosen by B3, fines, court costs or any other kind of charges or payments that B3 may have to bear. After the correct filling of the form and the forwarded of all required documentation, B3's informs the investor, by electronic correspondence (e-mail), of the pending financial obligation towards the participant that may require the investor inclusion in the list of defaulters.

Within five (5) business days of the date of confirmation of the electronic correspondence sent by the **clearinghouse**, the **investor** must provide the payment due to the **participant** to avoid the inclusion in the list of **defaulters**.

- When the payment is provided by the investor within the prescribed time frame, the participant must electronically communicate the clearinghouse about the compliance with the concerned obligation, thus ending the process without the investor being included in the list of defaulters.
- Otherwise, the clearinghouse:
 - (i) disclose the fact to the **participants**, reporting the **investor**'s name or corporate name and identification number - Corporate Taxpayer (or CNPJ), Individual Taxpayer (or CPF) or CVM code;
 - (ii) Includes the **investor** in B3's list of **defaulters**; and
 - (iii) Updates the **investor**'s status in the B3 **participant registration** system to "partially suspended," thus preventing the **investor** from executing, allocating or registering new **transactions** on his/her/its behalf, except for **transactions** aiming at reducing the **investor**'s open **position** or portfolio risk. For sale **transaction** in the cash market, its required to designate the **coverage** of cash sale **transactions subaccount** (2409-0) in the process of **transaction**

allocation, otherwise the transactions will be allocated to the participant's error account even if the investor holds assets deposited in B3 central depository.

The inclusion of the **investor** in B3's list of **defaulters** does not prevent that new inclusion requests be made by other **participants** in which the **investor** have debits related to non-compliance financial pending obligations arising from **transactions** executed or registered in the name of the concerned **investor** for **settlement** at the **clearinghouse**. After the first inclusion of the **investor** in B3's list of **defaulters** all the new requests will be considered, not having new disclosures, however, of the updating list for the same concerned **investor**.

10.2. Excluding investors from the list of defaulters

The exclusion of **investors** from B3's list of **defaulters** occurs when the relevant **investor** meets all of his/her/its financial obligations.

The responsibility for the exclusion request of the **investors** in B3's list of **defaulters** and for providing the required information for it relies exclusively under the **participant**. B3 only operationalize the exclusions in B3's list of **defaulters** and respective **default** treatment consequences through express instruction of the **participant**, not carrying out technical or informational sent by the **participant**. Except for the maximum period of 5 (five) years of permanence on that list, B3 is not responsible for verifying the need to maintenance, or not, of the **investor** in B3's list of **defaulters** and does not have and any interference in eventual charges of the pending obligations of the **investor** to the **participant**.

To that end, **the participant** must send electronically to the **clearinghouse** the exclusion request of the **investor** from the B3's list of **defaulters**, providing the following information:

- Name or corporate name and identification number Corporate Taxpayer (or CNPJ),
 Individual Taxpayer (or CPF) or CVM code;
- When the investor's obligations to the participant are met by liquidating a bank letter of credit, a statement from the guarantee issuing bank regarding compliance of the investor's obligations towards the guarantee issuing bank; and

When the investor's obligations to the participant are met by liquidating collateral posted for the same investor by another participant, a statement from the latter regarding compliance of the investor's obligations towards said participant.

After the exclusion request, and not having any other inclusion request in B3's list of **defaulters** for the same **investor** made by other **participant**, B3:

- (i) Disclose the fact to the participants, reporting the name or corporate name and identification number - Corporate Taxpayer (or CNPJ), Individual Taxpayer (or CPF) or CVM code of the investor excluded from B3's list of defaulters; and
- (ii) Updates the **investor**'s status in the B3 **participant registration** system to "active," thus making the **investor** fit to execute, allocate or register **transactions** on his/her/its behalf.

After the inclusion of any **investor** in B3's list of **defaulters** is made public via an external communication, the maximum period of the concerned **investor**'s permanence on that list is up to five (5) years. In the case of inclusion in the list of **defaulters** made by more than one **participant**, the maximum period of 5 (five) years of the concerned **investor**'s permanence on that list will be considered from the date of the last request received by B3.

11. ASSET DISTRIBUTIONS AND TENDER OFFERS

11.1. Public distributions of assets

A public offering process occurs whenever an **issuer** of **assets** or a holder of **assets** decides to conduct an offer to sell such **assets** to the market. The **clearinghouse** acts as a facilitator in such a process, as long as the underlying **asset** to be distributed can be deposited in the **B3 central depository** and the distribution is targeted to **investors** through B3's **participants**.

Distribution offers may involve **assets** in the **equities market** or in the **corporate debt market**. They can also be an initial public offering or a subsequent offering (follow-on).

Each **asset** distribution has its own specific documentation establishing the characteristics and time frames for each of the stages of the concerned offering. The **clearinghouse** is responsible for setting up its systems according to the conditions defined and following the stages of the offering under its responsibility, such as:

- Formation of distribution pool, if applicable;
- Investment intentions;
- Allocation; and
- Settlement.

The setup provided by the **clearinghouse** has the purpose of:

- Entering into the systems the characteristics set out in the offering documents;
- Establishing the modes to be utilized to meet the conditions of the offering; and
- Allowing the access of the distribution process participants to the B3 systems, in order to register investment intentions, access statements and issue reports.

11.1.1. Distribution pools

The formation of distribution pools is under the responsibility of the lead bookrunner. When a pool is open to all the B3 **participants**, the **clearinghouse** may be requested to include the **issuer**'s letter on a specific page of the offering.

In order to take part in a distribution pool, the **participant** must also be a **custody agent**.

11.1.2. Investment intentions

Collecting investment intentions is a process whereby the **custody agents** submit to the **clearinghouse** the intentions of **investors** to acquire the **assets** to be distributed within each offering, via system screen or electronic registration, stating:

- The investor identification (deposit account and ID);
- The financial value or the asset quantity; and
- The maximum price or minimum rate determined.

Upon receiving investment intentions, the **clearinghouse** performs the relevant validations and reports the results to the **custody agents**. Until the end of the period for the registration of investment intentions, the **clearinghouse** reports daily to the **custody agents** the cumulative intentions received, and if necessary this information can also be sent on demand.

The registration of investment intentions, as well as any corrections thereto, can be made via **clearinghouse** system screen or electronic file, in the format specified in the B3 **message** and file catalog.

The time range for registering investment intentions goes from 8:00 AM to 7:30 PM on business days during the period for collecting investment intentions, subject to the specific conditions established in the offering documents.

For public offerings (equities market and corporate debt market) providing priority rights, B3 utilizes the entire shareholder base, in which case the ownership structure of the registrar's book is also required.

11.1.3. Allocation

Allocation of an offering is a process whereby the **investors** and the quantity of the underlying asset to be distributed to each **investor** are defined. This process is managed by the **clearinghouse** and is based on the characteristics of the offering, on the investment intentions and on the defined offering price.

The result of the allocation is relayed to the **custody agents** participating in the distribution via **clearinghouse** system screen or electronic file, in the format specified in the B3 **message** and file catalog.

For the distributions where the allocation of a portion of the **assets** to be offered is the sole responsibility of the bookrunners, the process is performed by the bookrunners themselves, which then relay the relevant allocation to the **clearinghouse**, which in turn performs the validations and reports the results to the bookrunners.

11.1.4. Settlement

The settlement of any offering follows the time frames disclosed in specific documentation and is carried out on a **gross settlement** basis, in which case the **clearinghouse** does not act as **central counterparty**.

11.1.4.1 Offering settlement process

For public offering, the **clearinghouse** acts as a facilitator in the **delivery** versus **payment** process, providing the necessary infrastructure for an efficient preparation and **settlement** of the **transaction**.

The **transactions** are settled at the gross amounts, not being liable to multilateral **netting** in **custody agent** funds.

On the **settlement** date of the offering the following process is carried out:

- After the assets deposit confirmation, the clearinghouse initiates the gross settlement, by debiting seller's custody account, in which the assets are deposited, and crediting the clearinghouse asset settlement account in the B3 central depository;
 - In the case where there is secondary portion in the offerings, the assets must have been fully deposited by the selling custody agent with the B3 central depository before the offer pricing date and must be clear and unobstructed of any kind of liens, charges or encumbrances, in compliance to B3 central depository rules.
 - In the case where there is primary portion in the offerings, by 10:00 AM of the settlement date, the assets must have been fully deposited by the custody agent with the B3 central depository and must be clear and unobstructed of any kind of liens, charges or encumbrances, in compliance to B3 central depository rules.

- 1. By 11:00 AM, the **clearinghouse** relays, via **message** LTR0001, the financial value to be settled to the **settlement agent** of the **custody agent** owing funds;
- 2. The **settlement agent** of the **custody agent** owing funds confirms the financial value to be settled via **clearinghouse** systems or **message** LTR0002;
- 3. By 1:00 PM, the **clearinghouse** must receive from the offering's lead bookrunner the following information:
 - Net value to be moved to each selling custody agent;
 - Values referring to commission fee due;
 - Values referring to compensation related to the services provided by B3.
- 4. By 2:30 AM, the **settlement agent** of the **custody agent** owing funds transfers, via **message** LTR0004, the financial resources to the **clearinghouse settlement account** in STR and the **custody agent** creditor of **assets** may request restriction on the delivery of the **asset position** to the **investor** that has not met his/her/its **payment**;
- 5. For the cases where the **settlement agent** of both creditor and debtor of funds is the same, instead of the **messages** referred to in the previous flow, **message** LTR0007 will be utilized to report to the **settlement agent** the amount to be settled between the **participants**, and **message** LTR0008 will be used by the **settlement agent** to inform the **clearinghouse** the confirmation or rejection of the financial value to be settled;
- 6. If the transfers do not be completed totally nor partially by 2:30, or if the **settlement agent** of the **custody agent** does not comply with the time frame, the **clearinghouse** considers the funds obligations not settled and activates the management mechanisms for failed funds transfers, according to the procedures prescribed in item 11.1.5.2.
- 7. When the owing funds transfer is confirmed, the **clearinghouse** transfers the funds, via **message** LTR0005, by 4:30 PM, to the **settlement agents** of the selling **custody agents**. Concomitantly with the funds transfer in STR, the **clearinghouse** transfers the **assets** to the creditor **custody agents deposit account** in **B3 central depository**, coordinating **delivery** versus **payment**.

The time frame stablished above may be altered due to delay of previous processes carried out in external environments from B3 and/or due to delay to compliance of the time limits stablished by the **custody agents** involved in the offering **settlement**.

11.1.4.2. Deposit and management of collateral associated with retail portions and exercises of priority rights

Should the **clearinghouse** be engaged to provide **collateral** management services, it might fully promote, for the offering's lead bookrunner, the cash **settlement** of the subscription of shares derived from (i) the retail portion of public distributions or (ii) the exercise of priority rights, pursuant to CVM regulation.

Settlement will be carried out with the **custody agents**, through the management of **collateral** posted and held by them or held by the own shareholder under the responsibility of the **custody agents** (in this case, exclusively for shareholders who are institutional investor) at the **clearinghouse**, which **collateral** will be liquidated whenever a **custody agent** fails to deposit, on a timely basis, the financial resources required for the **settlement** of the amount effectively allocated to such agent, pursuant to the procedures described in this manual.

11.1.4.3. Procedure for posting collateral

Collateral must be posted by the **custody agents** by 1:00 PM on the day subsequent to the end of the registration period of investment intentions, either in local currency or in federal government bonds.

For deposits made in local currency to guarantee both the retail and priority portions of the offering, the **clearinghouse** might utilize the relevant funds to fully or partially settle the amounts due by the **custody agents**, upon their request.

Confirmation of the investment intentions in financial value by the **investors** participating in the retail portion of any offering will be made against the deposit of the amounts stipulated and disclosed by B3 for each **transaction**, together with the relevant procedures to be followed until the **margin** call date.

If a **custody agent** does not deposit the amounts to be used as **collateral** for its investment intentions, as required by the **clearinghouse** under this manual, within the

stipulated time frames and conditions, the relevant investment intentions registered by such **custody agent** will be disregarded.

If the **custody agent** deposits only part of the required amounts, it must cancel, in the pre-authorized direct debit system, the unconfirmed investment intentions, meaning those whose **collateral** amounts were not deposited with the **clearinghouse**. Said cancellation must occur by 1:30 PM on the business day after the end of the registration period of investment intentions.

After this procedure is completed, the other investment intentions registered by the same **custody agent** and associated with **collateral** amounts effectively deposited with the **clearinghouse** will be confirmed.

11.1.5. Failure management in public distribution of assets

11.1.5.1 Restriction mechanism

The mechanism of restriction enables the **custody agent** creditor of the **assets** to request the application of restriction to the **delivery** of **assets** to the **investor** that failed to meet **payment** obligation.

Custody agents may request the application of restriction to the **delivery** of **assets** on the offering **settlement** date, by 2:30 PM.

The **delivery** of restricted **assets** follows the management procedures for failed **payment** described in item 11.1.5.2, according to the public offering restricted portion mode:

- In uncollateralized retail portions, the asset restricted by the custody agent creditor of assets, corresponding to the amount not transferred to the clearinghouse by its settlement agent, is delivered, by 4:30 PM on the settlement date, according to the management procedures for failed payments, to the account indicated by the seller of assets, whether issuer(s) or holder(s) of assets;
- 2. In institutional portions, the asset restricted by the custody agent creditor of assets, corresponding to the amount not transferred to the clearinghouse by its settlement agent, is delivered, by 4:30 PM on the settlement date, to the deposit account indicated by custody agent of the bookrunner responsible for the relevant portion, provided that the failure management conditions are met;

3. In collateralized retail portions, the asset restricted by the custody agent creditor of assets is transferred by 6:30 PM on the settlement date, to the indicated and held account by the custody agent, provided that the failure management conditions are met.

For collateralized retail portion, **custody agents** may also submit a **delivery** restriction cancellation request by 6:30 PM on the same day. When a restriction cancellation request is submitted, the **assets** are delivered to the **investor's deposit account** designated in the public offering **allocation** process. If a restriction cancellation request is not submitted, the **assets** are delivered, by 06:30 PM, to the **deposit account** designated held by the **custody agent**.

Delivery restriction requests and **delivery** restriction cancellation requests may be submitted via **clearinghouse** system or electronic **message**, in the format specified in the **clearinghouse message** and file catalog.

11.1.5.2 Procedures for payment failure

For uncollateralized offerings, the funds portion not transferred, totally nor partially, by the **settlement agent** of the debtor **custody agent** to the **clearinghouse** is considerate a failure. The **clearinghouse** notifies the public offering seller(s), whether **issuer**(s) or holder(s) of **assets** and transfers the restricted **assets** throughout the **custody agent** of the buyer, corresponding to the not settled funds, to the **deposit account** designated and held by the seller(s).

For collateralized offerings, the institutional portion nor transferred, totally nor partially, by the **settlement agent** of the debtor **custody agent** to the **clearinghouse** is considerate a failure. The financial obligation is directed and informed by the **clearinghouse**, via **message** LTR 0001, to the **settlement agent** of the bookrunner **custody agent** responsible for the relevant portion, which becomes responsible to comply with the payment obligation. When the owing funds transfer is confirmed, via **message** LTR0004, to the **clearinghouse settlement account** in STR, the **clearinghouse** transfers the restricted **assets** throughout the buyer **custody agent**, related to the not settled funds, to the **deposit account** designated and held by the bookrunner.

In the case of collateralized retail offering, the funds portion not transferred, totally nor partially, by the **settlement agent** of the debtor **custody agent** to the **clearinghouse** is considerate a failure, a situation in which the **clearinghouse** will execute the **collateral**

posted by the **custody agent** in face to comply with the financial obligation. The **assets** restricted by the buyer **custody agent** will be transferred to the **deposit account** designated and held by the **custody agent**, even if the executed **collateral** have been provided by the **participant** pointed by the **custody agent**.

11.2. Tender offers

B3 acts as a facilitator in the **settlement** process of tender offers by coordinating the transfer of **assets** against the simultaneous, final and irrevocable **payment** of financial values. The **settlement** time frames and the operational details are published in specific notices and may vary for each tender offer.

To join a tender offer, the **investors** must instruct their **custody agents** to transfer the **assets** to the **subaccount** held with the **B3 central depository** for this purpose.

Information on the accounts under the full trading participant, on the custody agent, on the deposit account and on the subaccount which will be debited upon settlement of the tender offer is received when the transactions are captured from the trading system. Said information cannot be modified.

If the appointed **custody agent** is not the **full trading participant** who represented the **investor** in the auction, B3 considers the transfer of the balance to the order blocking **subaccount** as the **custody agent**'s authorization for the **settlement** of the **transaction**.

12. AUCTIONS OF SECTOR FUNDS

This chapter describes the procedures for the **settlement** of special auctions, which may take place in the B3 **trading environment**, involving shares of companies that benefit from sector or regional funds whose units are deposited with the **B3 central depository**, such as the Amazon Investment Fund and the Northeast Investment Fund [FINAM and FINOR in the Portuguese acronyms, respectively].

As established in the public notice or in the specific documentation of each auction, the participating **investors** may choose to settle the **transactions** (i) by transferring funds in STR, (ii) by transferring fund units in the **B3 central depository**, or (iii) by combining the first two alternatives. Whatever option is chosen, **settlement** must occur on T+2 of the auction date.

Settlement occurs in two stages:

- 1. Transfer of funds or of fund units:
 - (i) For the portion involving cash **settlement**:
 - On T+2 of the auction date, the **participant** responsible for the **investor** transfers the funds to the **clearinghouse** via LTR **messages** in STR and the **clearinghouse** transfers the funds to the bank that manages the relevant fund.
 - (ii) For the portion involving unit transfers:
 - By T+2 of the auction date, the **custody agent** of the **investor** transfers the fund units to a specific **account** with the **B3 central depository**.
- 2. Transfer of auction shares: by T+15 of the auction date, the **issuer** transfers the shares acquired in the auction to the **investor**, according to the book of shares.

13. COSTS AND CHARGES

This chapter describes the procedures adopted by the **clearinghouse** to disclose the **costs** and **charges** to be collected as a result of the **participants**' **transactions** and **positions**.

The **costs** and **charges** levied by B3 are described in its pricing policy, which is published in a circular letter.

At its sole discretion, B3 may grant discounts or incentives to **participant** categories, which will be applied to the **costs** and **charges** to be collected.

The **costs** and **charges** are collected from the same **participant** that will settle the **transactions**—in the case of **give-ups**, by the **carrying participant**.

At its sole discretion and at any time, B3 may apply different fees to the **transactions** characterized as strategies, day trades, rollover and **give-ups**, as well as limit the relevant triggering events to specific product groups, or contract volume and financial volume.

Buy and sell **transactions** for the same **asset** executed on the same trade date by the same **participant** to the same **position account** are considered as day trading by the **clearinghouse**.

Even if **organized OTC market transactions** registered under the uncollateralized mode are not settled through the **clearinghouse settlement** services, they are subject to B3's fees.

13.1. Cost and charge report

The process to disclose the **costs** and **charges** payable by each **full trading participant** and **settlement participant** is conducted by the **clearinghouse** daily, at the end of the night processing, whereby files are sent with the relevant information, in the format specified in the B3 **message** and file catalog.