Brown Robe	rt Edward										
Form 4	• • • • •										
February 13,	_										
FORM	14 UNITED	STATES				ND EXC D.C. 205		NGE (COMMISSION		9PROVAL 3235-0287
Check thi if no long subject to Section 1 Form 4 o Form 5 obligation may cont <i>See</i> Instru 1(b).	6. r Filed pur inue.	suant to S a) of the l	F CHAN	GES II SECU 5(a) of ility He	N B JRI the oldi	SENEFI TIES Securiti	CIA les Ex pany	xchang Act o	NERSHIP OF ge Act of 1934, f 1935 or Sectio 40	Expires: Estimated a burden hou response	irs per
(Print or Type F	Responses)										
1. Name and A Brown Robe	ddress of Reporting ert Edward	Person <u>*</u>	2. Issuer Symbol STEAK			Ficker or T		g	5. Relationship of Issuer		
(Last) 36 S. PENN	(First) (1 SYLVANIA, SU	Middle) JITE 500	3. Date of (Month/D 02/08/20	ay/Year)		nsaction			Director X Officer (give below)		6 Owner er (specify
	(Street)		4. If Amer Filed(Mon			e Original			6. Individual or Jo Applicable Line) _X_ Form filed by	oint/Group Fili	ng(Check
INDIANAP	OLIS, IN 46204								Form filed by M Person	More than One Ro	eporting
(City)	(State)	(Zip)	Table	e I - Nor	1-De	erivative S	Securi	ties Ac	quired, Disposed o	f, or Beneficial	lly Owned
1.Title of Security (Instr. 3)	2. Transaction Dat (Month/Day/Year)	Execution any	med on Date, if Day/Year)	Code (Instr.	8)	4. Securi nAcquired Disposed (Instr. 3, Amount	l (A) o l of (D)	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)
Common Stock	02/08/2006			А		4,400 (1)	А	\$0	10,400	D	

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

 Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned
 (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transactio Code (Instr. 8)	5. Number prof Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)	6. Date Exercisab Date (Month/Day/Year	Ĩ	7. Title and A Underlying S (Instr. 3 and	Securitie
				Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amour or Numbe of Sha
Option	\$ 17.47	02/08/2006		А	7,500	02/08/2007(3)	02/08/2016(3)	Common Stock	7,50
Option	\$ 18.26					11/18/2004(2)	11/18/2009(2)	Common Stock	10,00

Reporting Owners

Reporting Owner Name / Address			Relationships		
I B	Director	10% Owner	Officer	Other	
Brown Robert Edward 36 S. PENNSYLVANIA SUITE 500 INDIANAPOLIS, IN 46204			V.P. of I.R. and Planning		
Signatures					
David C. Milne, Attorney in Fact	0	2/10/2006			

Date

<u>**</u>Signature of Reporting Person

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- (1) These shares were granted under the Company's Capital Appreciation Plan, an employee benefit plan under Section 16(b)(3) which has been approved by the Company's shareholders. There is a three-year restriction on the transfer of these shares.
- These options were granted to Mr. Brown at no cost under the Company's Employee Stock Option Plan, a Plan approved by the(2) shareholders. The options are 20% vested on the date of grant and vest an additional 20% each anniversary thereof until they are fully vested. The options expire five years from date of grant.
- (3) These options vest over a five-year period, with 25% vesting on the first anniversary of the date of grant and the remainder vesting on subsequent anniversaries.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.

1,163,496

35,064

Income tax loss

	45,183
	1,471,707
	15,833
Total deferred taxes	
	(169,812)
	(60,054)
	1,805,608
Income tax and social contribution for the period	
	(2,435,388)
	1,272,095
	(1,748,540)

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Notes to the Consolidated Financial Statements

c) Deferred income tax and social contribution

				R	\$ thous
	Balance			Balance	Balar
	on	Amount	Amount	on	on
		recorded	realized		
	12.31.2013			3.31.2014	
Allowance for loan losses	15,348,782				
Civil provisions	1,517,934	168,867	•	1,511,062	
Tax provisions	2,299,080	107,722	9,671	2,397,131	5,257
Labor provisions	999,063	127,744	130,899	995,908	985
Provision for devaluation of securities and investments	533,645	59,347	133,245	459,747	411
Provision for devaluation of foreclosed assets	221,934	50,369	34,477	237,826	188
Adjustment to fair value of trading securities	183,169	6,126	173,387	15,908	196
Amortization of goodwill	777,244	18,132	492,137	303,239	337
Provision for interest on shareholders' equity (1)	-	255,772	-	255,772	226
Other	2,096,941	570,793	503,079	2,164,655	1,908
Total deductible taxes on temporary differences	23,977,792	3,053,596	2,907,818	24,123,570	24,269
Income tax and social contribution losses in Brazil and abroad	4,045,282	64,070	379,660	3,729,692	1,488
Subtotal (2)	28,023,074	3,117,666	3,287,478	27,853,262	25,758
Adjustment to fair value of available-for-sale securities (2)	1,241,130	192,846	213,751	1,220,225	122
Social contribution - Provisional Measure nº 2158-35/01	140,197	-	-	140,197	140
Total deferred tax assets (Note 11b)	29,404,401	3,310,512	3,501,229	29,213,684	26,021
Deferred tax liabilities (Note 34f)				3,324,071	
Deferred tax assets, net of deferred tax liabilities	26,216,456	2,690,029	3,016,872	25,889,613	20,132
- Percentage of net deferred tax assets on capital (Note					
32a)	27.4%			28.1%	20
- Percentage of net deferred tax assets over total assets	2.9%			2.8%	2
5					

(1) Deferred taxes on interest on shareholders' equity is recorded up to the authorized tax limit; and

(2) Deferred taxes from companies in the financial and insurance sectors were recorded considering the increase in the social contribution rate, established by Law $n_{\rm o}^{\rm o}$ 11727/08 (Note 3h).

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Notes to the Consolidated Financial Statements

d) Expected realization of deferred tax assets on temporary differences, income tax and social contribution losses and deductible social contribution - Provisional Measure nº 2158-35

						R\$ thousand
	Temporary	differences	Income tax contributio	on losses	Social contribution	
	Income tax	Social contribution	Income tax	Social contribution	 Provisional Measure nº2158-35 	Total
2014	4,906,355	2,942,548	289,370	181,535	33,578	8,353,386
2015	6,223,376	3,700,086	148,268	196,442	522	10,268,694
2016	2,523,460	1,391,995	837,859	489,889	106,097	5,349,300
2017	399,832	222,197	719,264	515,562	-	1,856,855
2018	1,190,563	603,070	17,548	333,918	-	2,145,099
2019 (Q1)	12,971	7,117	27	10	-	20,125
Total	15,256,557	8,867,013	2,012,336	1,717,356	140,197	27,993,459

The projected realization of deferred tax assets is an estimate and it is not directly related to the expected accounting income.

The present value of deferred tax assets, calculated based on the average funding rate, net of tax effects, amounts to R\$ 26,463,506 thousand (R\$ 26,444,826 thousand on December 31, 2013 and R\$ 24,667,235 thousand on March, 31 2013), of which R\$ 22,918,033 thousand (R\$ 22,629,784 thousand on December 31, 2013 and R\$ 23,119,253 thousand on March 31, 2013) refers to temporary differences, R\$ 3,414,250 thousand (R\$ 3,684,786 thousand on December 31, 2013 and R\$ 1,410,832 thousand on March 31, 2013) to income tax and social contribution losses and R\$ 131,223 thousand (R\$ 130,256 thousand on December 31, 2013) and R\$ 137,150 thousand on March 31, 2013) of social contribution tax credit, pursuant to Provisional Measure nº 2158-35.

e) Unrecognized deferred tax assets

On March 31, 2014, deferred tax assets of R\$ 2,077 thousand (R\$ 2,014 thousand on December 31, 2013 and R\$ 1,984 thousand on March 31, 2013) have not been recorded in the financial statements, and will be recorded when they meet with regulatory demands and/or present the probable prospects to be realized according to studies and analyses prepared by the Management and in accordance with Bacen regulations.

f) Deferred tax liabilities

Explanation of Responses:

	2014	R\$ thousand 2013
	March 31	December 31 March 31
Mark-to-market adjustment to securities and derivative financial instruments Difference in depreciation Judicial deposit and others Total	1,427,563	536,4782,410,511 1,340,0592,131,802 1,311,4081,346,078 3,187,9455,888,391

The deferred tax liabilities of companies in the financial and insurance sector were established considering the increased social contribution rate, established by Law nº 11727/08 (Note 3h).

35) OTHER INFORMATION

a) The Bradesco Organization manages investment funds and portfolios with net assets of R\$ 439,175,700 thousand on March 31, 2014 (R\$ 435,363,444 thousand on December 31, 2013 and R\$ 435,379,885 thousand on March 31, 2013).

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Notes to the Consolidated Financial Statements

b) Consortium funds

			R\$ thousand
	2014	201	3
	March 31	December 31	March 31
Monthly estimate of funds receivable from consortium members	383,836	361,036	313,651
Contributions payable by the group	18,635,721	l 17,706,357	15,830,920
Consortium members - assets to be included	16,714,437	7 15,836,920	14,085,985
Credits available to consortium members	3,950,264	4 3,765,379	3,487,634

In units

	2014	2013	1
	March 31	December 31	March 31
Number of groups managed	3,326	3,274	2,972
Number of active consortium members	957,771	924,245	780,098
Number of assets to be included	461,854	450,401	398,264

c) In 2014, the procedures implemented on the Reserve requirement on exchange short position and on time deposits are as follows:

Description Reserve requirement on exchange short position	Procedu The reserve requirement for financial institutions is calculated app Bacen remunerates balance, limited to the lower among the follow
	I – the requirement discounted from deductions forecasted by Ba
Deserve requirement en time deserite	Such deductions may not exceed 50% of the liabilities.
Reserve requirement on time deposits	II – the requirement multiplied by the percentage of:
	- 82% as of the calculation period started on January 13, 2014; a
	- 100% as of the calculation period started on March 17, 2014;

d) As part of the convergence process with international accounting standards, the Brazilian Accounting Pronouncements Committee (CPC) issued several accounting pronouncements, as well as their interpretations and guidelines, which are applicable to financial institutions only after approval by CMN.

The accounting standards which have been approved by CMN include the following:

- Resolution nº 3566/08 Impairment of Assets (CPC 01);
- Resolution nº 3604/08 Statement of Cash Flows (CPC 03);
- Resolution nº 3750/09 Related Party Disclosures (CPC 05);
- Resolution nº 3823/09 Provisions, Contingent Liabilities and Contingent Assets (CPC 25);
- Resolution nº 3973/11 Subsequent Events (CPC 24);
- Resolution nº 3989/11 Share-based Payment (CPC 10);
- Resolution nº 4007/11 Accounting Policies, Changes in Accounting Estimates and Errors (CPC 23); and
- Resolution nº 4144/12 Framework (R1).

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Notes to the Consolidated Financial Statements

Presently, it is not possible to estimate when the CMN will approve the other CPC pronouncements or if they will be used prospectively or retrospectively.

CMN Resolution nº 3786/09 and Bacen Circular Letters nº 3472/09 and nº 3516/10 establish that financial institutions and other entities authorized by Bacen to operate, which are publicly-held companies or which are required to establish an Audit Committee shall, since December 31, 2010, annually prepare and publish their consolidated financial statements in up to 90 days from the reference date December 31, prepared under the International Financial Reporting Standards (IFRS), in compliance with standards issued by the International Accounting Standards Board (IASB).

As required by CMN Resolution, on March 31, 2014, Bradesco published its consolidated financial statements for December 31, 2013 and 2012 on its website, in accordance with IFRS standards. The net income and equity of the financial statements disclosed in IFRS have not been substantially different from those presented in the Bacen Gaap financial statements. Management believes that net income and shareholders' equity as of March 31, 2014 do not differ significantly from the nature or amounts disclosed on December 31, 2013 under IFRS, as issued by the IASB.

e) On November 11, 2013, provisional measure nº 627 (MP 627/13) amending Federal tax laws regarding Corporate Income Tax -IRPJ, the Social contribution on net profits-CSLL, the contribution to Pis/Pasep and the contribution to the Social Security Financing, Cofins was published. We highlight the main issues that the MP nº 627/13 provides:

• revocation of the Transition Tax System (RTT), controlling the adjustments arising from new accounting methods and criteria for the compliance of the Brazilian accounting rules to the international standards;

• taxation of companies domiciled in Brazil, for acquisition of equity resulting from profit sharing recorded abroad by subsidiaries and unconsolidated companies; and

• special installment payment of PIS/Pasep and Cofins contributions.

During the first months of 2014, the text was debated and approved by National Congress. Bradesco will await for the assessment of the Brazilian Republic Presidency, and prior to sanctioning, with possible vetoes and the passing of MP n^o 627/13, the aforementioned law will be subject of further and conclusive analysis. Based on a preliminary assessment, there will be no significant impacts on our Consolidated Financial Statements.

f) There were no other events after the reporting period that need to be adjusted or disclosed for these consolidated financial statements as at March 31, 2014.

Bradesco_201___

Management Bodies

Reference Date: April 17, 2014

Board of Directors

Chairman Lázaro de Mello Brandão

Vice-Chairman Luiz Carlos Trabuco Cappi

Members

Antônio Bornia Mário da Silveira Teixeira Júnior João Aguiar Alvarez Denise Aguiar Alvarez Carlos Alberto Rodrigues Guilherme Milton Matsumoto José Alcides Munhoz

Directors

Executive Officers Chief Executive Officer Luiz Carlos Trabuco Cappi

Executive Vice-Presidents

Julio de Siqueira Carvalho de Araujo Domingos Figueiredo de Abreu Aurélio Conrado Boni Sérgio Alexandre Figueiredo Clemente Marco Antonio Rossi Alexandre da Silva Glüher Josué Augusto Pancini Maurício Machado de Minas

Managing Directors

Alfredo Antônio Lima de Menezes André Rodrigues Cano Luiz Carlos Angelotti Marcelo de Araújo Noronha Nilton Pelegrino Nogueira André Marcelo da Silva Prado Luiz Fernando Peres

Department Directors (continued)

José Ramos Rocha Neto Júlio Alves Marques Laércio Carlos de Araújo Filho Layette Lamartine Azevedo Júnior Lúcio Rideki Takahama Luiz Carlos Brandão Cavalcanti Junior Marcelo Frontini Marcelo Santos Dall'Occo Marcos Aparecido Galende Marcos Daré Marlene Morán Millan Marlos Francisco de Souza Araujo Nobuo Yamazaki Octavio Manoel Rodrigues de Barros Paulo Aparecido dos Santos Paulo Faustino da Costa Rogério Pedro Câmara Waldemar Ruggiero Júnior Walkiria Schirrmeister Marquetti

Directors

Antonio Chinellato Neto Antonio Daissuke Tokuriki Cláudio Borges Cassemiro Edson Marcelo Moreto João Sabino Paulo Manuel Taveira de Oliveira Ferreira Roberto de Jesus Paris

Regional Officers

Alex Silva Braga Almir Rocha André Ferreira Gomes Antonio Gualberto Diniz Antonio Piovesan Carlos Alberto Alástico Delvair Fidêncio de Lima Francisco Aquilino Pontes Gadelha Francisco Assis da Silveira Junior

Ethical Conduct Committee

Milton Matsumoto - Coordina Carlos Alberto Rodrigues Gu Julio de Siqueira Carvalho de Domingos Figueiredo de Abr Marco Antonio Rossi Alexandre da Silva Glüher Josué Augusto Pancini André Rodrigues Cano Clayton Camacho Frederico William Wolf Glaucimar Peticov José Luiz Rodrigues Bueno Júlio Alves Marques Rogério Pedro Câmara

Integrated Risk Managemer and Capital Allocation Com

Alexandre da Silva Glüher - C Julio de Siqueira Carvalho de Domingos Figueiredo de Abro Aurélio Conrado Boni Sérgio Alexandre Figueiredo Marco Antonio Rossi Josué Augusto Pancini Maurício Machado de Minas Alfredo Antônio Lima de Mer Luiz Carlos Angelotti Gedson Oliveira Santos Marlos Francisco de Souza A

Sustainability Committee

Luiz Carlos Angelotti - Coord Carlos Alberto Rodrigues Gu Milton Matsumoto Julio de Siqueira Carvalho de Domingos Figueiredo de Abr Aurélio Conrado Boni Marco Antonio Rossi Alexandre da Silva Glüher

Explanation of Responses:

Deputy Directors

Altair Antônio de Souza Denise Pauli Pavarina Moacir Nachbar Junior Octávio de Lazari Júnior

Department Directors

Adineu Santesso Alexandre Rappaport Amilton Nieto André Bernardino da Cruz Filho Antonio Carlos Melhado Antonio José da Barbara Arnaldo Nissental Aurélio Guido Pagani Bruno D'Avila Melo Boetger Cassiano Ricardo Scarpelli Clayton Camacho **Edilson Wiggers** Eurico Ramos Fabri Fernando Antônio Tenório Fernando Roncolato Pinho Frederico William Wolf Gedson Oliveira Santos **Glaucimar Peticov** Guilherme Muller Leal João Albino Winkelmann João Carlos Gomes da Silva Joel Antonio Scalabrini Johan Albino Ribeiro Jorge Pohlmann Nasser José Luis Elias José Luiz Rodrigues Bueno

Geraldo Dias Pacheco João Alexandre Silva Leandro José Diniz Luis Carlos Furquim Vermieiro Mauricio Gomes Maciel **Osmar Sanches Biscuola** Wilson Reginaldo Martins

Compensation Committee

Lázaro de Mello Brandão - Coordinator Luiz Carlos Trabuco Cappi Antônio Bornia Mário da Silveira Teixeira Júnior Carlos Alberto Rodrigues Guilherme Milton Matsumoto Sérgio Nonato Rodrigues (non-Management member) Luiz Carlos Angelotti - Coord

Audit Committee

Diaulas Morize Vieira Marcondes Junior Carlos Alberto Rodrigues Guilherme - Coordinator Romulo Nagib Lasmar Osvaldo Watanabe Paulo Roberto Simões da Cunha

Compliance and Internal Control Committee

Mário da Silveira Teixeira Júnior - Coordinator Carlos Alberto Rodrigues Guilherme Milton Matsumoto Julio de Sigueira Carvalho de Araujo Domingos Figueiredo de Abreu Marco Antonio Rossi Alexandre da Silva Glüher Clayton Camacho Frederico William Wolf Gedson Oliveira Santos Rogério Pedro Câmara

General Accounting Department

Marcos Aparecido Galende Accountant - CRC 1SP201309/O-6 Josué Augusto Pancini André Rodrigues Cano Moacir Nachbar Junior Amilton Nieto Antonio José da Barbara Aurélio Guido Pagani **Edilson Wiggers** Eurico Ramos Fabri Frederico William Wolf Gedson Oliveira Santos Jorge Pohlmann Nasser José Luiz Rodrigues Bueno Paulo Faustino da Costa João Sabino

Executive Disclosure Comm

Julio de Siqueira Carvalho de Domingos Figueiredo de Abr Marco Antonio Rossi Alexandre da Silva Glüher Moacir Nachbar Junior Antonio José da Barbara Marcelo Santos Dall'Occo Marcos Aparecido Galende Paulo Faustino da Costa Havdewaldo R. Chamberlain

Fiscal Council Sitting Members

João Carlos de Oliveira - Coo Nelson Lopes de Oliveira José Maria Soares Nunes Domingos Aparecido Maia Luiz Carlos de Freitas **Deputy Members** Renaud Roberto Teixeira Jorge Tadeu Pinto de Figueire Nilson Pinhal João Batistela Biazon Oswaldo de Moura Silveira

Ombudsman Department

Júlio Alves Marques - Ombud

Report on Economic and Financial Analysis - March 2014

Report on the Review of the Interim Consolidated Financial Information

To the Board of Directors and Shareholders of

Banco Bradesco S.A.

Osasco - SP

Introduction

We have reviewed the consolidated statement of financial position of Banco Bradesco S.A. ("Bradesco") as at March 31, 2014 and the related consolidated statements of income, changes in shareholders' equity and cash flows for the quarter then ended, as well as the summary of significant accounting policies and other explanatory notes ("the consolidated interim financial statements").

Management is responsible for the preparation and fair presentation of this interim consolidated financial information in accordance with accounting practices adopted in Brazil, applicable to financial institutions authorized to operate by the Brazilian Central Bank. Our responsibility is to express a conclusion on this interim consolidated financial information based on our review.

Scope of review

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

Conclusion

Based on our review, we are not aware of any facts that would lead us to believe that the interim consolidated financial information mentioned above were not prepared, in all material aspects, in accordance with accounting practices adopted in Brazil applicable to financial institutions authorized to operate by the Brazilian Central Bank.

Other matters

Interim consolidated statements of Value Added

We also reviewed the interim consolidated statements of Value Added (DVA) for the quarter ended March 31, 2014, which were prepared under Bradesco's Management responsibility and which presentation is required under the rules issued by the Securities and Exchange Commission of Brazil (CVM). These statements were subject to the same review procedures described above and based on our review, we are not aware of any facts that would lead us to believe they were not prepared, in all material respects, in relation to the interim consolidated financial information taken as a whole.

Osasco, April 23, 2014

KPMG Auditores Independentes

CRC 2SP028567/O-1 F SP

Original report in Portuguese signed by

Cláudio Rogélio Sertório

Contador CRC 1SP212059/O-0

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Fiscal Council's Report

The undersigned members of the Fiscal Council of Banco Bradesco S.A., in the exercise of their legal and statutory duties, having examined the Management Report and the Individual and Consolidated Financial Statements related to the first quarter of 2014, and the technical feasibility study of taxable income generation, brought at present value, which has the purpose of recording the Deferred Tax Assets pursuant to the CVM Rule 371/02, Resolution 3059/02 of the National Monetary Council, and Bacen Circular Letter 3171/02, and in view of the unqualified report prepared by KPMG Auditores Independentes, are of the opinion that the aforementioned documents, based on the accounting practices adopted in Brazil, applicable to entities that the Brazilian Central Bank authorizes to operate, fairly reflect the Company's equity and financial position.

Cidade de Deus, Osasco, São Paulo, April 23, 2014

João Carlos de Oliveira

Nelson Lopes de Oliveira

José Maria Soares Nunes

Domingos Aparecido Maia

Luiz Carlos de Freitas

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized. Date: May 6, 2014

BANCO BRADESCO S.A.

By:

/S/ Luiz Carlos Angelotti

Luiz Carlos Angelotti Executive Managing Officer and Investor Relations Officer

FORWARD-LOOKING STATEMENTS

This press release may contain forward-looking statements. These statements are statements that are not historical facts, and are based on management's current view and estimates of future economic circumstances, industry conditions, company performance and financial results. The words "anticipates", "believes", "estimates", "expects", "plans" and similar expressions, as they relate to the company, are intended to identify forward-looking statements. Statements regarding the declaration or payment of dividends, the implementation of principal operating and financing strategies and capital expenditure plans, the direction of future operations and the factors or trends affecting financial condition, liquidity or results of operations are examples of forward-looking statements. Such statements reflect the current views of management and are subject to a number of risks and uncertainties. There is no guarantee that the expected events, trends or results will actually occur. The statements are based on many assumptions and factors, including general economic and market conditions, industry conditions, and operating factors. Any changes in such assumptions or factors could cause actual results to differ materially from current expectations.