Chapter 901
Interest Rate Swaps Contract Terms

90101. SCOPE OF CHAPTER
The terms and conditions of each IRS Contract shall be defined by this Chapter, as supplemented by
the ISDA Definitions (and where a Reference Currency is specified, the FX Definitions) and the relevant
Contract Elections, and as further supplemented and amended by provisions of these Rules.
Capitalized terms in this Chapter that are not otherwise defined in either this Chapter or the other
Chapters of the Rules shall have the meanings set forth in the ISDA Definitions (and where a Reference
Currency is specified, the FX Definitions (and in the event of any inconsistency between the FX
Definitions and the ISDA Definitions, the ISDA Definitions will govern other than for the purposes of the
settlement provisions)).

90102. CONTRACT TERMS

90102.A. Calculation Agent
With respect to an IRS Contract, the Clearing House shall be the sole Calculation Agent for all
purposes. The Calculation Agent shall not be required to consult with the parties to an IRS Contract
prior to making any determination.

90102.B. Settlement Currency
Each IRS Contract shall specify a currency of settlement. Unless a Reference Currency is specified, all
calculations and determinations shall be made with reference to the specified currency, and all
payments shall be due in such currency.

90102B.1. Non-Deliverable Swap Settlement Currency
With respect to a Non-Deliverable Interest Rate Swap Transaction (“NDIRSs”), where a Reference
Currency is specified, all calculations and determinations shall be made by reference to the Reference
Currency but settlement shall be due in the Settlement Currency.

90102.C. Initial Payments
If an Initial Payment Payer and an Initial Payment Amount are specified in the Confirmation of an IRS
Contract, the Initial Payment Payer shall pay to the Clearing House an amount equal to such initial
payment amount on the Business Day immediately following the relevant Clearing Effective Date;
provided that if the initial payment amount is equal to or greater than $100,000,000 (or its equivalent) for
such IRS Product or group of IRS Products submitted at the same time for clearing, then such initial
payment amount shall be due at or prior to the Acceptance Time.

90102.D. Reset Date
With respect to an IRS Contract, the Reset Date shall be the first day of each Calculation Period.

90102.E. Rate Options

90102.E.1. Interest Rate Swaps Rate Options
With respect to an IRS Contract, the Rate Option elected by the IRS Clearing Participant in accordance
with Rule 90002.F from the following Rate Options or combination of Rate Options:

1. USD-LIBOR-BBA
2. USD-Federal Funds-H.15-OIS-COMPOUND
3. USD-Federal Funds-H. 15-LIBOR-BBA
4. EUR-EURIBOR-Reuters
5. EUR-EURIBOR-Telerate (as defined in the 2000 ISDA Definitions, as published by ISDA)
6. EUR-EONIA-OIS-COMPOUND
7. GBP-LIBOR-BBA
8. GBP-SONIA-COMPOUND
9. JPY-LIBOR-BBA
10. JPY-TONA-OIS-COMPOUND
11. CHF-LIBOR-BBA
12. CAD-BA-CDOR
13. CAD-CORRA-OIS-COMPOUND
14. AUD-BBR-BBSW
15. AUD-LIBOR-BBA
16. AUD-AONIA-OIS-COMP
17. SEK-STIBOR-SIDE
18. DKK-CIBOR-DKNA13
19. DKK-CIBOR2-DKNA13
20. NOK-NIBOR-NIBR
21. HKD-HIBOR-HKAB
22. NZD-BBR-FRA
23. SGD-SOR-VWAP
24. HUF-BUBOR-Reuters
25. PLN-WIBOR-WIBO
26. CZK-PRIBOR-PRBO
27. ZAR-JIBAR-SAFEX
28. MXN-TIIE-Banxico
29. USD-SOFR-COMPOUND

90102.E.2. Non-Deliverable Swap Rate Options
With respect to NDIRSs, the Rate Option elected by the IRS Clearing Participant in accordance with Rule 90002.F from the following Rate Options or combination of Rate Options:

1. BRL-CDI (in which case the rate for a Reset Date will be The Overnight Brazilian Interbank Deposit Rate Annualized known as the average ("Media") of the DI-OVER-EXTRA Grupo as published by The Câmara de Custódia e Liquidação as of no later than 12:00 pm on the next Brazil business Day provided that any adjustments made by The Câmara de Custódia e Liquidação to such rate, if made any time later than the end of the Business Day on such Reset Date, shall not be taken into account by the parties. If BRL-CDI is not published, the Rate Option shall instead by (in the following order of priority): (i) the overnight deposit rate published for the relevant date by the Bolsa de Mercadorias & Futuros; or (ii) determined by the Calculation Agent.)
2. KRW-CD-KSDA-Bloomberg
3. INR-FBIL-MIBOR-OIS-COMPOUND
4. CNY-CNREPOFIX=CFXS-Reuters
5. CLP-TNA
6. COP-IBR-OIS-COMPOUND

90102.F. Settlement Rate Option
With respect to NDIRSs listed in 90102.E.2., the Settlement Rate Option as applicable shall be:

(a) BRL.PTAX/BRL09
(b) KRW.KFTC18/KRW02
(c) INR.FBIL/INR01
(d) CNY.SAEC/CNY01
(e) CLP.DOLAR.OBS/CLP10
(f) COP.TRM/COP02

90102.G. Final Settlement Price
If the specified Settlement Rate Option is unavailable for determination of a Final Settlement Price, then such Final Settlement Price shall be determined in accordance with the applicable disruption fallback alternatives for the determination of the Settlement Rate, as set forth in the Relevant EMTA Template. If such disruption fallback alternatives fail to provide a Settlement Rate, then such Final Settlement Price shall be determined by the Exchange, in its role as Calculation Agent.
90103. CONTRACT MODIFICATIONS

90103.A. CME Rules
The terms of IRS Contracts may be modified by CME in accordance with the Rules, with such
modification to become part of these Rules and to be applicable to all IRS Contracts that are entered
into subsequent to the relevant date of modification.

90103.B. Change in Law or Regulation
If any governmental agency or body with jurisdiction over CME issues an order, ruling, directive or law
that conflicts with the requirements of these Rules, CME shall make such amendments and
modifications to these Rules as it deems appropriate in its sole discretion in order to reflect the
application of such order, ruling, directive or law, and such changes to these Rules shall be applicable
to all IRS Contracts that are open as of, or entered into subsequent to, the relevant effective date of the
order, ruling, directive or law.

90104. BRL INTEREST RATE SWAPS CONTRACT TERMS

90104.A. Scope of Chapter
The scope of this Chapter is limited in application to IRS Products in respect of which BRL-CDI has
been elected as the Rate Option. Capitalized terms in this Chapter that are not otherwise defined in this
Chapter shall have the meanings given to such terms in the other Chapters of the Rules. Capitalized
terms in this Chapter that are not otherwise defined in either this Chapter or the other Chapters of the
Rules shall have the meanings set forth in the FX Definitions. In respect of any BRL IRS Contract and
any inconsistency between the FX Definitions and the ISDA Definitions, the ISDA Definitions will govern
other than for the purposes of the settlement provisions.

90104.B. DEFINITIONS

90104.B.1. BRL IRS Contract
An IRS Product that (i) has been accepted for clearing by the Clearing House, and (ii) in respect of
which BRL-CDI has been elected as the Floating Rate Option.

90104.B.2. Calculation Days
As of the Trade Date, the number of Brazil Business Days from and including the Effective Date to but
excluding the Termination Date.

90104.B.3. Brazil Business Day

90104.B.4. Unscheduled Holiday
A day that is not a Business Day and the market was not aware of such fact (by means of a public
announcement or by reference to other publicly available information) until a time later than 9:00am São
Paulo time two Business Days prior to the relevant Payment Date,

90104.C. FURTHER TERMS OF BRL IRS CONTRACTS
Each BRL IRS Contract shall be further supplemented and amended with the following provisions of this
Rule 90104.C.

90104.C.1. Non-Deliverable
Settlement shall be Non-Deliverable.

90104.C.2. Notionals
The parties shall specify a Trade Date Present Value Notional Amount and a Termination Date Future
Value Notional Amount, and for the purposes of determining the Floating Amount, references in the
ISDA Definitions to Notional Amount shall be deemed to be references to the Trade Date Present Value
Notional Amount.

90104.C.3. Reset Date
The Reset Date shall be each Business Day from and including the Effective Date to but excluding the
Termination Date.

90104.C.4. Business Day
For the purposes of the definition of Business Day:
(a) the relevant places for the purposes of the definition of Reset Date shall be Brazil Business Day;
(b) the relevant places for the purposes of the definition of Valuation Date shall be Brazil Business Day
and New York;
(c) the relevant places for the purposes of the definition of Payment Dates shall be Brazil Business Day and New York, provided however that in the event of an Unscheduled Holiday following the Trade Date, it shall be New York only; and

(d) the relevant places for the purposes of all other definition shall be Brazil Business Day.

90104.C.5. **Settlement Currency and Reference Currency**
The Settlement Currency shall be USD and the Reference Currency shall be BRL.

90104.C.6. **Settlement Rate Option**
The Settlement Rate Option shall be BRL PTAX/BRL09.

90104.C.7. **Payment Date**
The Payment Date shall be one Business Day after the Termination Date.

90104.C.8. **Floating Rate Day Count Fraction**
The Floating Rate Day Count Fraction shall be Calculation Days/252 (the actual number of Calculation Days in the relevant Calculation Period or Compounding Period in respect of which payment is being made divided by 252).

90104.C.9. **Fixed Rate Day Count Fraction**
The Fixed Rate Day Count Fraction shall be Calculation Days/252 (the actual number of Calculation Days in the relevant Calculation Period or Compounding Period in respect of which payment is being made divided by 252).

90104.C.10. **Fixed Amount**
The Fixed Amount shall be the Trade Date Present Value Notional Amount * [(1+Fixed Rate) ^ (Fixed Rate Day Count Fraction)].

90104.C.11. **Compounding**
Compounding shall be applicable, and in the definition of Compounding Date in the ISDA Definitions, the reference to “each day” shall be deemed to be a reference to “each Business Day”.

90104.C.12. **Deferral Period for Unscheduled Holiday**
In the event that the Scheduled Valuation Date becomes subject to the Following Business Day Convention, and if the Valuation Date has not occurred on or before the 30th consecutive day after the Scheduled Valuation Date (any such period being a "Deferral Period"), then the next day after the Deferral Period that would have been a Business Day but for the Unscheduled Holiday, shall be deemed to be the Valuation Date.

**90105. CLP INTEREST RATE SWAPS CONTRACT TERMS**

90105.A. **Scope of Chapter**
The scope of this Chapter is limited in application to IRS Products in respect of which CLP has been elected as the Rate Option. Capitalized terms in this Chapter that are not otherwise defined in this Chapter shall have the meanings given to such terms in the other Chapters of the Rules. Capitalized terms in this Chapter that are not otherwise defined in either this Chapter or the other Chapters of the Rules shall have the meanings set forth in the FX Definitions. In respect of any CLP IRS Contract and any inconsistency between the FX Definitions and the ISDA Definitions, the ISDA Definitions will govern other than for the purposes of the settlement provisions.

90105.B. **DEFINITIONS**

90105.B.1. **Indice Cámara Promedio ("ICP")**
“ICP” means that the rate for a Reset Date will be the Indice Cámara Promedio ("ICP") rate from Chilean Pesos which is determined and published by the Asociación de Bancos e Instituciones Financieras de Chile A.G. ("ABIF") in accordance with the "Reglamento Indice de Cámara Promedio" of the ABIF as published in the Diario Oficial de la Republica de Chile (the "ICP Rules") and which is reported on the ABIF website by not later than 10:00 a.m., Santiago time, on the Reset Date. If, in respect of any Reset Date, the rate fails to appear by 10:00 a.m., Santiago time, then the rate for that Reset Date will be determined by the Calculation Agent substantially in accordance with the ICP Rules.

90105.C. **Further Terms of CLP IRS Contracts**
Each CLP IRS Contract shall be further supplemented and amended with the following provisions of this Rule 90105.C.

90105.C.1. **Non-Deliverable**
Settlement shall be Non-Deliverable.

90105.C.2. Business Day

For the purposes of the definition of Business Day:

(a) the relevant places for the purposes of the definition of Valuation Date shall be New York and Santiago; and

(b) the relevant places for the purposes of the definition of Settlement/Payment Dates shall be New York and Santiago.