

Section 165(d) Tailored Resolution Plan Public Section

December 19, 2014



1. Public Section

Landesbank Baden-Württemberg ("<u>LBBW</u>"), a public law institution in the Federal Republic of Germany, is a foreign-based covered company for purposes of (i) section 165(d) of the Dodd-Frank Wall Street Reform and Consumer Protection Act, 12 U.S.C. § 5365(d) (the "<u>Dodd-Frank Act</u>") and (ii) the implementing regulation jointly issued by the Board of Governors of the Federal Reserve System (the "<u>Board</u>") and the Federal Deposit Insurance Corporation (the "<u>FDIC</u>" and, together with the Board, the "<u>Agencies</u>") ("<u>Regulation QQ</u>").

LBBW submitted its initial tailored resolution plan under Regulation QQ on December 31, 2013. For this annual re-submission, LBBW remains eligible to file a tailored resolution plan pursuant to Regulation QQ and other applicable legal requirements. Furthermore, given the limited size and scope of LBBW's U.S. operations, the Agencies have identified LBBW as a covered company with limited U.S. operations that may focus its second resolution plan on material changes. ²

Regulation QQ requires LBBW to divide each of its resolution plans into a public section and a confidential section.³ This document constitutes the public section of LBBW's 2014 tailored resolution plan.

¹ See 12 C.F.R. § 243.4(a)(3) (Board) and 12 C.F.R. § 381.4(a)(3) (FDIC); 2014 Model Template for §165(d) Tailored Resolution Plan, the Agencies, available at http://www.federalreserve.gov/bankinforeg/resolution-plans/2014-model-template.pdf.

² See Agencies Provide Additional Guidance for Certain Resolution Plans, Board & FDIC (Aug. 15, 2014), available at http://www.federalreserve.gov/newsevents/press/bcreg/20140815a.htm. LBBW has not been designated by any federal regulatory agency, including the Financial Stability Oversight Council, as a "systemically important financial institution" under the Dodd-Frank Act.

³ See 12 C.F.R. § 243.8(c) (Board) and 12 C.F.R. § 381.8(c) (FDIC).



2. No Material Change; Incorporation by Reference

As of December 31, 2013, there has been no material change to either LBBW as a whole or LBBW's combined U.S. operations that would require modifications to LBBW's previously-submitted tailored resolution plan. LBBW has reviewed and will continue to review its tailored resolution plan so that the plan may remain effective to ensure a rapid and orderly resolution of LBBW's combined U.S. operation in a hypothetical material financial distress.

As permitted by Regulation QQ⁴, LBBW hereby incorporates by reference the informational elements of the public section of LBBW's resolution plan submitted on December 31, 2013, as the information therein remains accurate and applicable.⁵

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⁴ See 12 C.F.R. § 243.4(j) (Board) and 12 C.F.R. § 381.4(j) (FDIC).

⁵ Public Section of LBBW Resolution Plan, LBBW (Dec. 31, 2013) *available at* http://www.federalreserve.gov/bankinforeg/resolution-plans/landesbk-baden-wuerttemberg-3g-20131231.pdf.