Building a Safe and Resilient Cooperative System

As certified by the Financial Oversight and Management Board for Puerto Rico

June 29, 2020
The Financial Oversight and Management Board for Puerto Rico (the “FOMB,” or “Oversight Board”) has formulated this Fiscal Plan based on, among other things, information obtained from the Public Corporation for Supervision and Insurance of Cooperatives of Puerto Rico (“COSSEC,” or the “Corporation”).

This document does not constitute an audit conducted in accordance with generally accepted auditing standards, an examination of internal controls or other attestation or review services in accordance with standards established by the American Institute of Certified Public Accountants or any other organization. Accordingly, the Oversight Board cannot express an opinion or any other form of assurance on the financial statements or any financial or other information or the internal controls of COSSEC and the information contained herein.

This 2020 COSSEC Fiscal Plan is not a Title III plan of adjustment. This 2020 COSSEC Fiscal Plan does not specify classes of claims and treatments, does not discharge debts, and does not extinguish liens.

This 2020 COSSEC Fiscal Plan is directed to the Governor and Legislature of Puerto Rico based on underlying data obtained from COSSEC. No representations or warranties, express or implied, are made by the Oversight Board with respect to such information.

This 2020 COSSEC Fiscal Plan is based on what the Oversight Board believes is the best information currently available to it. To the extent the Oversight Board becomes aware of additional information after it certifies this 2020 COSSEC Fiscal Plan that the Oversight Board determines warrants a revision of this 2020 COSSEC Fiscal Plan, the Oversight Board will so revise it.

For the avoidance of doubt, the Oversight Board does not consider and has not considered anything in the 2020 COSSEC Fiscal Plan as a “recommendation” pursuant to Section 205(a). Nevertheless, to the extent that anything in the 2020 COSSEC Fiscal Plan is ever deemed by a court to be a “recommendation” pursuant to Section 205(a), the Oversight Board hereby adopts it in the 2020 COSSEC Fiscal Plan pursuant to various provisions of Section 201(b).

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List of Acronyms and Key Terms

AA
Considered to be a high grade assigned to an issuer's bond by any of the major credit rating agencies (but not as high as AAA)

AAA
Highest possible rating that may be assigned to an issuer's bonds by any of the major credit rating agencies

AAFAF
The Puerto Rico Fiscal Agency and Financial Advisory Authority, by its Spanish acronym

ALLL
Allowance for loan and lease losses
A BBB is a grade assigned to an issuer’s bond by any of the major credit rating agencies; a BBB+ rating reflects an opinion that the issuer has the current capacity to meet its debt obligations but faces more solvency risk than an A-rated issue and less than a BB-rated issue if business, financial, or economic conditions change measurably

BBB+

BCBS
Basel Committee on Banking Supervision

BOD
Board of Directors

CAEL
Capital adequacy, Asset quality, Earnings, liquidity and Sensitivity

CAGR
Compound Annual Growth Rate

CAMEL
Capital adequacy, Asset quality, Management, Earnings, liquidity and Sensitivity

CARES Act
The Coronavirus Aid, Relief, and Economic Security Act

CDC
Cooperative Development Commission

CD
Certificates of Deposit

CECL
Current Expected Credit Loss

CMOS
Collateral Mortgage Obligation

COSSEC
Public Corporation for Supervision and Insurance of Cooperatives, by its Spanish acronym

COSVI
Life insurance cooperative

COVID-19
2019 novel coronavirus

FDIC
Federal Deposit Insurance Corporation

FOMB
The Financial Oversight Management Board

FROB
Fund for Orderly Bank Restructuring, by its Spanish acronym

GAAP
Generally Acceptable Accounting Principles

GSEs
Government Sponsored Enterprises

MBS
Mortgage Backed Securities

MMDA
Money Market Deposit Accounts

NCUA
National Credit Union Administration

OE
Executive Order issued by The Government, by its Spanish acronym

OREO
Other Real Estate Owned

P&A
Purchase and Assumption

PMO
Project Management Office

PROMESA
Puerto Rico Oversight, Management, and Economic Stability Act

PROSAD-COOP
Savings and Credit Cooperative Shares and Deposits Insurance Corporation

RAP
Regulatory Accounting Principles

RTC
Resolution Trust Corporation

S&L
Savings and Loans associations, also known as “thrifts”

TMO
Transformation Management Office
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Executive Summary

The cooperative system is an important part of the financial infrastructure of Puerto Rico. It provides residents in communities across Puerto Rico with access to financial services. The cooperative system and COSSEC, as its regulator and insurer, have fulfilled this role for many years. However, there are several risks that could undermine the full potential of the cooperative system if they are not promptly addressed. These risks are well known and have been publicly reported. The cooperative system must improve its long-term resilience by moving toward higher national standards for governance and transparent accounting. Near-term reforms can serve to maintain the safety and soundness of COSSEC’s insurance fund and the cooperative system as a whole. These reforms will also serve to protect the approximately 1 million residents of Puerto Rico who depend on cooperatives for access to financial services.

The 2020 COSSEC Fiscal Plan outlines a comprehensive set of short, medium and long-term measures which, when implemented by the Government in a timely manner, will pave the way towards a healthier, more sustainable cooperative system in the Commonwealth. The measures in this Fiscal Plan have been built around three main axes of reform for financial systems: implementing changes in governance, increasing transparency in accounting, and improving supervisory interventions. Short and mid-term measures include, but are not limited to, a new Board governance structure for COSSEC, a concrete timeline to transition from RAP to GAAP\(^1\) accounting, and specific supervisory interventions needed to ensure timely interventions for failing cooperatives.

Moreover, this plan provides an overview of longer-term reforms that COSSEC must adopt to ensure the cooperative system can thrive into the future. The financial services industry is undergoing significant transformation as consumer expectations for the level of service provided have grown. For the cooperative system to thrive in the decades to come, there will need to be bold steps taken to modernize and adopt forward-leaning digital capabilities.

While this 2020 COSSEC Fiscal Plan outlines the key measures needed to improve COSSEC’s ability to regulate the system, it will only be effective if COSSEC substantially steps up the scale and pace of its own transformation. There has been almost no progress towards achieving the reforms that the Government itself proposed in 2017 and 2018. Accordingly, the 2020 COSSEC Fiscal Plan includes much more detail on the actions, timelines, and milestones required to intervene and implement final resolution for any insolvent cooperatives. The Fiscal Plan also includes additional funds to allow COSSEC to build its professional staff subject to completion of milestones. Continued delays in addressing the problems in the system are only creating more financial risk for COSSEC and its ability to protect the depositors in the system. A well-governed regulator and well-capitalized insurance fund are critical to maintaining depositor confidence, particularly in times of uncertainty and crisis. On the other hand, thoughtful actions now can set the stage for a more resilient and vibrant cooperative sector serving communities across Puerto Rico for years to come. COSSEC, as the insurer and regulator of the cooperative system,

\(^1\) Regulatory accounting principles (RAP) and Generally Accepted Accounting Principles (GAAP). RAP is the applicable standard for cooperatives in Puerto Rico, while GAAP is the federal standard for financial institutions, including commercial banks and federal credit unions in Puerto Rico.
must comply with the Fiscal Plan pursuant to the Puerto Rico Oversight, Management, and Economic Stability Act of 2016.

* * *

Part I: Context for COSSEC and current challenges for the cooperative system

Chapter 1 Introduction and background

History and Context

The first manifestation of the cooperative system in Puerto began in the late 1800s with “Los Amigos del Bien Público” (Friends of the Public Good), an organization that provided health services with fees that varied according to the beneficiary’s age. After the Spanish-American war, cooperatives started to gain traction, ultimately resulting in the first cooperative law being passed in 1920. In the 1940s, the “Liga de Cooperativas” (Cooperatives League) was formed to promote the cooperative movement in Puerto Rico. Years later, in the 1970s and 1980s, savings and credit, insurance and housing cooperatives on the Island boomed. It was during this time that the government started the Savings and Credit Cooperative Shares and Deposits Insurance Corporation (PROSAD-COOP, by its Spanish acronym) Program under Law 99-1980. This program insured the shares and deposits of the members of the savings and credit cooperatives up to $40,000 per member. PROSAD-COOP’s objective was to place cooperatives on an equal competitive footing with commercial banks that were able to offer deposit accounts covered by the Federal Deposit Insurance Corporation (FDIC). In the 1990s, the insured cooperative system weakened financially. As PROSAD-CO-OP looked to raise insurance coverage given to cooperatives, cooperatives incurred losses. After several failed attempts to restructure the program, the Public Corporation for Supervision and Insurance of Cooperatives (COSSEC, by its Spanish acronym) was established in 2001, as a means to improve operations and return cooperatives to stronger financial conditions, provide stronger regulatory oversight, and unify the cooperative system as a whole.

Significance of the Cooperative system in Puerto Rico

Today, COSSEC acts as the regulatory body for the cooperative system, which serves one-third of the Island’s population and is a critical component of the Island’s economy; with ~1 million cooperative members, the cooperative system as a whole would be the third-largest financial institution in Puerto Rico. Furthermore, cooperatives mostly serve low-to middle-income populations. Apart from the financial benefits that cooperatives bring to municipalities throughout the Island, the cooperative system also plays an important role in serving local communities, particularly outside of San Juan and other population centers. This has become particularly evident given recent events like Hurricanes María and Irma, the earthquakes in the municipalities of the south of Puerto Rico, and, the more recent COVID-19 crisis, as cooperatives serve as an economic anchor for families and communities’ critical food and relief supplies, and cash assistance.
Financial inclusion is one of the principal conditions required for economic and social participation of members in a society. The United Nations has identified financial inclusion as an enabler for seven of the 17 Sustainable Development Goals, and it is considered by the World Bank as a key lever in mitigating extreme poverty and boosting shared prosperity. Similarly, research reveals that hunger, poverty and gender inequality, among others, are reduced when countries strategically advance financial inclusion though the collaboration of actors in the public, private and social spheres\(^2\).

Lack of universal access to basic financial products and services (such as credit, savings accounts, insurance, or electronic transfers) is a problem in the US and around the world. According to the FDIC, 6.5% of US households are unbanked (8.4 million households, with 14.1 million adults) and 18.7% of households are underbanked (24.2 million households, with 48.9 million adults). Without the means to save, invest, or start a business, individuals lose significant economic potential and communities are impoverished.

Consequently, public and private organizations and structures exist to promote equality, productivity, and development in areas of economic exclusion. Credit and savings cooperatives, which are owned and operated by and for their members, embody this idea as entities of social character that grant access to financial services for otherwise unserved populations. Puerto Rico is no exception, as its cooperative system is an important network that has allowed disadvantaged groups, such as the elderly or low-income families, to access the formal banking system. An example of this is the fact that only 15 days after Hurricane María, 90% of cooperatives were servicing members of their communities and 30 days after it, there were 17 municipalities in which cooperatives were the only functioning financial institution.

**Cooperative system overview**

Similar to credit unions on the U.S. mainland, the cooperative system’s members are also its owners, with a maximum share insurance limit of $250,000 per person. COSSEC’s system is composed of 113 locally-chartered, regulated, and insured credit unions, holding ~$8.3 billion in shares and deposits. Although the total number of cooperatives have decreased in the past 20 years, insured deposits and shares have increased.

**Asset base & funding sources**

The cooperative system continues to attract a large number of people into the financial services market, and it continues to stimulate local initiative and local economic strength. This suggests the relevance it has in driving economic development in Puerto Rico and in advancing financial inclusion for its population. In recent years, cooperatives’ customer base has continued to increase, and collective system assets have grown 9% between 2012 and 2020 (1.05% Compound Annual Growth Rate, “CAGR”) because of an ~$800 million increase in loan balances. Growth in loan balances derives from increased shares and deposits (which account for ~$600 million of the ~$800 million increase between 2012 and 2020).

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**Loan portfolio composition**

In line with the socially-driven mission of cooperatives, oftentimes members’ deposits and shares are pledged as the guarantee for loans. When it comes to the cooperative’s loan portfolio, 44% are personal & consumer loans, 25% are mortgages, 19% cars, and the rest are credit card loans (as of March 2020). Of these, 44% have physical collateral, which reduce the chance of loss in a default scenario. It is worth noting car loans grew from 12% in 2014 to 19% in 2019, which exceeds growth of other loan types.
Deposit composition

The cooperative system holds ~$8.3 billion in deposits. These deposits are mainly made up of Money Market Deposit Accounts ("MMDA") and savings accounts (61% of total deposits as of December 2019). The remainder consists of Certificates of Deposit ("CD’s"), which represent 38% of total deposits. CD’s consist of a lump-sum that is “locked-up” for a longer period of time in exchange for an interest premium, and early withdrawal usually results in a penalty for the depositor.
EXHIBIT 4: COOPERATIVES’ DEPOSIT COMPOSITION - DEPOSITS BY TYPE ($ BILLION) AS OF MARCH 2020

EXHIBIT 5: COOPERATIVES’ ASSETS, LIABILITIES AND CAPITAL AS OF DECEMBER 2019

Assets & Liabilities

As of March 2020, the cooperative system had the following assets and liabilities composition:
Overview of COSSEC

Under Act 114-2001, COSSEC serves as the regulatory body for the Island's cooperatives, and its main function is oversight of both credit and savings and non-financial cooperatives. Its jurisdiction also includes the consolidation of financially distressed cooperatives, technical assistance and personnel training. COSSEC also insures shares up to $250,000 per person to protect members from losses caused by a cooperative’s inability to pay its debts when due.

COSSEC’s main powers and responsibilities

Under Act 114-2001, COSSEC is the system regulator and insurer of deposits for the cooperative system. Its main powers and responsibilities include:

- Comprehensive oversight and supervision of cooperatives to ensure compliance with regulations regarding their operations, businesses, products, and/or services.
- Providing shares and deposit insurance for savings and loans cooperatives.
- Ensuring economic solvency of cooperatives, particularly credit and savings cooperatives.
- Ensuring rights and prerogatives of cooperatives’ partners, protecting their financial interests, their right to be informed and preventing deceitful and fraudulent practices in the offer, sale, purchase, and any other transaction of cooperatives.

Under these guiding principles, it is part of COSSEC's mandate to guarantee the economic stability and soundness of the Puerto Rico cooperatives and, consequently, to protect its members and their deposits.

COSSEC's financial standing

As of March 2020, COSSEC’s actuary estimated a total provision of $200 million to fulfill its role as the insurer of the cooperative system and its members. This provision is composed of $154 million of expected losses reserves, $37.3 million of unexpected losses reserves, and a $9 million management adjustment by COSSEC.
In terms of investment portfolio composition, COSSEC has $344 million in total investments (market value), including mostly US corporate bonds (30%), mortgage backed securities (29%), US municipal bonds (20%), and US Treasury bonds (13%), among others.

Key stakeholders in the Cooperative System

The Oversight Board has consulted a broad range of stakeholders in order to inform its efforts to develop this fiscal plan and improve the conditions of the cooperative system. This includes government and private sector stakeholders, as well as representatives of the cooperative movement itself.³

Topics of discussion with these groups included (but were not limited to): financial inclusion and service to communities across Puerto Rico, governance reforms for COSSEC, measures to address or reduce systemic risks, resolution of cooperatives with financial concerns, RAP accounting to GAAP accounting transition, COSSEC Insurance funding, and approaches to allow institutions

³ There are a number of groups that represent some or all of the cooperative movement, which include the Liga de Cooperativas ("Cooperatives League"), the G-25, and the Alianza de Cooperativas ("Cooperatives Alliance")
other than cooperatives to participate in transactions to resolve cooperatives with financial concerns (Article 7.02 of Act 255 of 2002).

Chapter 2 Financial challenges facing the cooperative system

Despite the significance of the cooperative system to the economy of Puerto Rico, in recent years it has been threatened by internal and external factors that have resulted in under-capitalization that, if not promptly addressed, could jeopardize the cooperatives’ ability to maintain their financial safety and soundness.

There are several key drivers behind the current weaknesses in the system and the second-order effects to COSSEC. These include investments that cooperatives hold in bonds of the Government of Puerto Rico and its instrumentalities, the effects of the subsequent default on these bonds, cross-deposits and deposits in second-degree cooperatives, as well as shortcomings in the governance and administration of cooperatives and COSSEC.

Investments in government bonds and its instrumentalities

In 2002, under Act 255 of 2002 or the Cooperative Savings and Credit Companies Law (Act 255-2002), all cooperatives could buy (1) Treasury securities (bills, notes and bonds), (2) US Agency bonds (GSE’s) and (3) US Municipal Bonds (AAA & AA). Following Act 255-2002, Regulation 7051 of 2005, allowed “adequate condition Coop’s” to also invest in additional investments, specifically (4) US Corporate Bonds (AAA &AA), (5) US Asset Backed Securities, (6) US Mortgage Backed Securities (“MBS”) and (7) US Collateral Mortgage Obligation (“CMOS”). Regulation 7051 of 2005 leverages the CAMEL international rating system to differentiate between adequate condition cooperatives and other cooperatives (with only adequate condition cooperatives able to invest in those additional security types). CAMEL is used to score institutions between one (best) and five (worst), with any score higher than a three being considered less-than-satisfactory. In the case of Regulation 7051, cooperatives ranked between one and three were determined to be adequate and hence could diversify the bonds types in which they invested, while the remainder are limited to the three initial bond types.

With some cooperatives constrained with regard to available investment types, yet needing to improve financial returns, cooperatives increasingly turned to investing in government bonds because they offered the highest available returns. As such, for many cooperatives, Puerto Rican government bonds became the largest component of their investment portfolios. Cooperatives increased their holdings of Puerto Rico bonds in the run-up to the Government’s default on its debt obligations. For the cooperative system, Puerto Rico’s fiscal instability and economic conditions already posed risks, which were heightened further in the face of mounting losses on Puerto Rican bonds. However, due to provisions of Act 220-2015, cooperatives are not required to immediately

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4 Capital, Asset, Management, Earnings and Liquidity based on Regulation 7790 of 2010

5 Reglamento de la Ley de sociedades cooperativas de ahorro y crédito de 2002, Act 255 of 2002

6 Federal Reserve Bank of San Francisco, 1999
recognize these losses. Instead, the losses incurred on these bond investments are currently being accounted for at par value less amortized cost, which is not reflective of their real value or reflective of cash flows cooperatives are receiving.

Cross-deposits and deposits in second-degree cooperatives

The cooperative system relies on certain secondary cooperatives to provide insurance and supporting banking services, including COSVI, Cooperativa de Seguros Múltiples, and Banco Cooperativo.

By regulation, cooperative members invest in these entities and serve on their management boards. Because of this structure, cooperatives have financial exposure via cross-deposits across cooperatives, Cooperativa de Seguros Múltiples and Banco Cooperativo. COSSEC has increasingly been challenged to understand and manage the risks from the inter-connected web of financial relationships.

For example, to the extent that there are linkages with insurance providers, COSSEC must understand the underlying financial health of those providers in order to evaluate the risk that cooperatives’ investments could lose value. In the case of cross-deposits, COSSEC’s analysis of stress scenarios at the individual cooperative level may not fully capture the system wide risks involved when multiple cooperatives hold deposits with each other.

Impact of Natural Disasters and COVID-19

In recent years, Puerto Rico has suffered several exogenous events that have deeply impacted residents and communities. Hurricanes María and Irma in October 2017, and the series of earthquakes that hit the Commonwealth for months beginning December 2019 have caused catastrophic damage to Puerto Rico’s people and businesses, and left billions in damages. The cooperative system proved to be resilient through these disasters and played an important role in enabling the recovery process to start. Just 15 days after Hurricane María, 90% of cooperatives were serving their communities and $1.43 billion were granted in loan moratoria.

Like all jurisdictions around the world, the COVID-19 pandemic has taken an enormous toll on communities across Puerto Rico. On March 12th, 2020 Puerto Rico entered a state of emergency and later, on March 15th, a strict lock-down was imposed in an attempt to curb the spread of the virus. The Oversight Board projects that, as a result, the economy of Puerto Rico will contract -4% in FY 2020, and anticipates a sharp increase in unemployment that gradually subsides in FY 2021, ending the year 5 percentage points higher than pre-COVID-19 expectations. While the outcome is not yet clear and the situation is evolving rapidly, it is reasonable to conclude that the COVID-19 pandemic has impacted and will continue to impact the cooperative system and its members.

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7 Act 220-2015 provides that “special investments will be recorded in the accounting books of each cooperative at their amortized cost and not at the market value (‘Fair value’ or ‘mark to market’), regardless of their classification as securities available for sale, or be held until maturity”
Moratorium and its implications

In light of the economic effects of the pandemic, Governor Wanda Vázquez-Garced announced a three-month moratorium that would suspend mortgage payments. The objective of this moratorium was to give families some respite from potential job losses or reduced family cash flow derived from the health or economic crisis.

Following shelter-in-place Executive Order OE-2020-038, the circular letter titled “Loan Moratorium Report” approved a 4-month moratorium (one-month extension from the original moratorium) on personal loans that prevents financial entities from enforcing payments during this period. Future penalties for non-payments or accumulating interests during the moratorium are also forbidden. This moratorium is applied to all debtors that notify their financial institutions that their financial situation has been directly affected by the effects of the enactment of Executive Order OE-2020-023. Similarly, the moratorium forbade cooperatives from considering participating loans as delinquent. Each cooperative is responsible for keeping a detailed account of the members that participate in the moratorium program.

Of the ~$5.2 billion in loan receivables in the cooperative system, ~$1 billion (or ~21%) represent loans that have participated in the 4-month loan moratorium. By region, the breakdown is forecasted8 as follows: North ~$370M (34%), East ~$206M (19%), Center ~$174M (16%), West ~$152M (14%), Metro ~$99M (9%), and South ~$95M (9%). As a point of comparison, in the aftermath of Hurricane María, ~$1.43 billion of loans were granted moratoria.

The COVID-19 crisis and the subsequent 4-month moratorium will have a negative impact on many cooperatives’ cash flows in the short term. While the specific longer-term impacts are not yet clear, financial institutions around the world are taking steps to work with customers in financial distress, increasing reserves for loan losses, and updating credit risk models to account for the new reality. There is considerable uncertainty around the speed and size of the economic recovery, and amount of national fiscal policy support particularly as emergency measures such as increased unemployment compensation are scheduled to expire. The situation is evolving quickly, and will need to be monitored closely in the short-to-midterm.

Chapter 3 COSSEC efforts to date

Analysis of capital adequacy

Many cooperatives have accumulated losses that threaten their long-term viability and solvency. This includes a number of insolvent and undercapitalized cooperatives that have accumulated millions in losses, including those losses related to investments in Puerto Rico bonds.

Given the use of actuarial methodology (RAP), real losses in the cooperative system are not reflected in cooperative financial statements.

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8 As per COSSEC’s call report
COSSEC has provided a stress test scenario which adjusts cooperatives’ current financial reporting in the following ways:

- **Market Value adjustment:** Value assets including Puerto Rico Government Bonds at market value
- **ALLL adjustment:** add 50% of TDRs and 6+mo. delinquent loans where greater than ALLL
- **OREO adjustment:** Other real estate owned (OREO) write-down of 50%
- **COSVI adjustment:** 100% write-down of investment in COSVI
- **Estimated loss to COSSEC based on 20% of assets historical average loss given failure for FDIC and NCUA**

COSSEC also has undertaken an analysis to understand what level of capitalization would be required for cooperatives to reach a 6% target capitalization. The need for this level of resources, and the time frame upon which it is required, will depend on a variety of factors. However, it provides an overview of the extent to which cooperatives in the system need to build resources in the interests of long-term resilience. It also informs COSSEC’s forecast of what reserves it will need to ensure that it can effectively operate as a provider of deposit insurance.

**Actuarial Risk Level Priorities**

Under COSSEC’s actuarial report, four categories have been defined for cooperatives based on the extent of capital requirements they are facing. Specifically:

- **Priority 1:** Currently unable to cover accumulated losses (negative capital before running analysis)
- **Priority 2:** ROA is negative, meaning that even after the 15-year loss amortization, the cooperative would still be unable to generate positive earnings
- **Priority 3:** Projected ROA is positive, but may not be sufficient to cover amortized losses on investments (negative net ROA) and could amortize with or without assistance
- **Priority 4:** Positive projected ROA enough to cover losses on investments without assistance

The 2020 COSSEC Fiscal Plan requires COSSEC to develop and commit to a plan to identify and address any cooperatives that are currently insolvent and undercapitalized (priority 1 and 2), and which create risks and higher insurance premium payments for the healthier cooperatives.

**Liquidity stress scenarios**

COSSEC also conducted liquidity stress scenarios. The analysis – which is typical for banking regulators to require - considers what would happen in the case of sudden withdrawal of funds from the cooperative system. For example, during a time of media reporting about the vulnerability of the cooperative system in 2016, there was a system-wide run off of approximately 4%. Using deeper stress scenarios, COSSEC must ensure that it has a plan and financial resources available to maintain high levels of depositor confidence.
Available COSSEC financial resources

Regarding investment yields, the expected yield on COSSEC’s investment portfolio has been reduced from 3.5% to 3.25%. This decrease is related to reduced interest rates, maturity principal repayment, and is further affected by the COVID-19 crisis.

EXHIBIT 7: COSSEC INVESTMENT PORTFOLIO

![Investment Portfolio Chart]

**Investment Detail (000's)**

<table>
<thead>
<tr>
<th>Investment Type</th>
<th>4/30/2020</th>
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</thead>
<tbody>
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<td>PR Debt</td>
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<td>Mortgage Backed Securities</td>
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<tr>
<td>US Corporate Bonds</td>
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<td>US Treasury</td>
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<td>US Agencies</td>
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<td>US Munis</td>
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<tr>
<td>Other</td>
<td>-</td>
</tr>
<tr>
<td><strong>Total Investments</strong></td>
<td><strong>338,230</strong></td>
</tr>
</tbody>
</table>

Part II: Reform measures to the cooperative system

Chapter 4 Measures required to improve governance, oversight and supervision

COSSEC, individual cooperatives, and all stakeholders must work together to ensure the strength and reliability of the co-op system via effective regulation and strong insurance. This will require a much more assertive posture, as COSSEC must improve the resiliency of the system. These include reforms that have been discussed for years, but constantly deferred. COSSEC governance must be overhauled to allow COSSEC to act quickly, decisively, and in the best interests of the safety and soundness of the cooperative system and to ensure depositor protection. The 2020 COSSEC Fiscal Plan also requires improving transparency in accounting, and implementing improved supervisory interventions to protect the integrity of the system. Along these lines, the 2020 COSSEC Fiscal Plan requires that cooperatives with major financial concerns be addressed and resolved within 24 months (i.e., by the end of FY 2022) through a 3-phase intervention process. Taken together, these actions will maintain confidence in the cooperative system, and build its long-term resilience.

Reforms to COSSEC governance

The management processes for the transformation of COSSEC and the cooperative system will require a robust governance model and proper monitoring of cooperative operations. In order to achieve key reforms to existing governance structure, protocols, and consequences for mismanagement, COSSEC must have a strong Board of Directors that is able to make decisions independently.
Re-designing governance and establishing protocols

Re-designing governance and establishing protocols is a fundamental process in restoring the cooperative movement. The COSSEC Board must be reformed to ensure that it is an independent body able to take necessary actions to protect the insurance fund and the depositors who rely upon it.

Currently, as per Section 5 of Act 114-2001, COSSEC’s board is comprised of 9 members, 5 of which are cooperative members and the remaining 4 are government officials. The existing structure often hinders cooperative oversight and interventions when conflicts of interest arise within the BOD. In order to remove unnecessary restrictions that hinder successful execution of this Fiscal Plan, the following amendments to the Board structure must be undertaken:

- The Board of Directors must be comprised of 5 members (to ensure continuity).
- Members cannot have any affiliation or financial ties to a cooperative regulated by COSSEC or the cooperative movement
- The Board of Directors must have the following member composition
  - AAFAF Executive Director
  - Commissioner of Financial Institutions
  - Academic that studies financial regulation and/or accounting
  - 2 members with extensive background in private sector financial services (but not currently unaffiliated with cooperatives, banks, or credit unions)
- All members of the Board of Directors must have appropriate academic credentials, such as a bachelor’s degree in finance and/or accounting as minimum academic preparation and, preferably, must have completed a postgraduate degree in finance, business administration and/or juris doctor in an entity recognized and accredited by the Middle States Association.

The Government must submit legislation that addresses this change in governance structure for COSSEC’s Board of Directors. The following implementation actions are required to improve COSSEC governance:

EXHIBIT 8: LEGAL REFORMS TIMELINE

<table>
<thead>
<tr>
<th>Implementation action</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Present legislation changes to BOD and governance through AAFAF</td>
<td>Jan 2021</td>
</tr>
<tr>
<td>If approved in the Senate, in the House, and signed by the governor, COSSEC to implement BOD and governance changes</td>
<td>Mar 2021</td>
</tr>
</tbody>
</table>
Transparency in accounting

It is a challenge to get an accurate understanding of the state of the cooperative system because the legal system allows cooperatives to use RAP, and RAP does not require disclosure of the current market value of assets under distress. Specifically, losses incurred by cooperatives are not required to be marked to market, which masks losses and creates the appearance of stronger financial health. This is a major reason why mainland U.S. savings & loan institutions were forced to transition from RAP to GAAP in the aftermath of the Savings & Loan crisis. Additionally, RAP treats shares differently than GAAP: under RAP, members’ shares are considered as part of the asset base, while under GAAP shares are considered a liability. This results in an overestimation of solvency and capital base.

Additionally, special accounting treatment allowed by Act 220-2015 permits cooperatives to amortize over a 15-year period any losses resulting from the default of Puerto Rico Government Bonds.

In order to drive real efficiencies and reforms for the long-term benefit of COSSEC and the cooperative system, COSSEC must implement improved accounting practices aligned with global best practices for transparency.

The Government must submit legislation that addresses this critical gap by requiring all cooperatives to convert their accounting books and adhere to GAAP within 5 years. For the avoidance of doubt, by requiring adherence to GAAP, the proposed legislation must also eliminate any special accounting treatment for holdings of Puerto Rico Government Bonds. By transitioning from RAP to GAAP, stakeholders will have improved transparency into the true financial condition of the cooperative system, closing the gap between local and federal accounting standards.

COSSEC’s head accountant and experienced examiners must follow-up with individual cooperatives to ensure the transition of accounting methodologies is done in a timely and precise manner.

Implementation measures to transition from RAP to GAAP must include:
Improved supervisory interventions

In order to prevent the accumulated loss of cooperatives with financial concerns, improved supervisory interventions must be adopted in a timely manner to identify risks earlier, and to resolve issues sooner and at potentially lower costs. This is particularly relevant if the economic conditions of Puerto Rico worsen, given COVID-19 or other external shocks that might affect the economic climate.

This process must consist of identifying cooperatives at risk (which has already been done by the COSSEC team), examining capital, liquidity and operations performance, and implementing corrective actions. COSSEC must aim to shorten the time it takes to complete interventions, which will be essential to completing the actions needed over the next 24 months. The detailed steps and actions required are specified below.

1. Identification of cooperatives at risk

In the first phase of resolving the cooperative system in Puerto Rico, COSSEC must classify cooperatives by their level of capitalization and risk. As part of COSSEC’s actuarial activities, cooperatives have been categorized under RAP accounting within 4 priority levels. Under current law, COSSEC and cooperatives will have the option of using RAP accounting from actuarial reports that classify at-risk cooperatives. When legislative changes are approved, COSSEC must transition to classifying cooperatives under federal accounting standard. COSSEC must submit an updated roster of all cooperatives and their risk classification within 30 days of certification of the 2020 COSSEC Fiscal Plan. Additionally, the 2020 Fiscal Plan requires COSSSEC to address all cooperatives with major financial concerns (Priority 1 and 2) within 24 months.
The next two phases must be iteratively conducted based on the conclusions of the risk classification, starting with Priority 1 cooperatives, according to the schedule in Exhibit 11.

2. Risk examination

COSSEC examiners must conduct the second phase of intervention. The second phase must be supervised by COSSEC supervisors and the vice-president assistant, with an approximate duration of 20 to 30 days (depending on each cooperative’s assets). In this phase, COSSEC must examine priority 1 cooperatives’ risk levels through CAEL (unlike CAMEL, CAEL does not evaluate cooperative management). The criteria used are valid both under GAAP accounting and RAP accounting methodologies.

Next, a report consisting of capital, liquidity and continuity of operations analyses must be generated by COSSEC’s examiners to determine the probability that a cooperative will be able to continue with its operations. Based on the outcome of this risk examination report, COSSEC must determine which formal and informal corrective actions should be taken to ensure the sustainability and soundness of each at-risk cooperative.

3. Corrective actions

In the third phase of intervention, formal and informal measures must be taken to reform cooperatives based on the outcome of the report generated by COSSEC examiners as part of the second phase. The third phase must take no more than 60 days per cooperative, depending on how COSSEC’s senior management organizes the work among the legal areas and the technical assistance and supervision areas.

There are 4 potential informal measures that must be taken to address Priority 1 cooperatives, depending on the outcome of the COSSEC examiners’ report. These measures fall under operational and shared administration agreements between COSSEC and cooperatives. These measures are not mutually exclusive.

- Solicitation for action plan
- Follow-up on action plans
- Written warnings
- Supervisory visits

There also are formal measures to be taken by COSSEC. Based upon the examiner’s determination, when COSSEC intervenes upon Priority 1 cooperatives, COSSEC must either send the cooperative a cease-and-desist order to stop suspicious or illegal activities, or place the cooperative into receivership. Cooperatives with financial concerns that are subject to intervention must be provided with an administrative hearing within 10 days of the intervention. The COSSEC official examiner, the COSSEC lawyer and/or management, and the lawyer and/or management for the cooperative with financial concerns must participate in the hearing. After the administrative hearing, COSSEC’s legal examiner must submit a final report, in which he or she must determine if receivership is justified or not (according to COSSEC’s evidence). This process may face delays due to the legal limit for the submission of the final report. COSSEC
must base the length of this process on the cooperative’s asset level, but it typically must not exceed 15 business days.

When COSSEC determines that the financial standing of a cooperative is no longer sustainable and therefore needs to intervene, COSSEC must place the cooperative into receivership. COSSEC managers must next generate a rehabilitation plan for the cooperative in question and then prepare a final report with recommendations of 3 potential rehabilitation courses of action (which are mutually exclusive). Finally, COSSEC must select the rehabilitation action that applies to a given cooperative by balancing the two main criteria: the lowest long-term cost to the COSSEC Insurance Fund and systemic risk. COSSEC is required to choose from the below rehabilitation actions:

- *Involuntary merger* with a financially sounder cooperative. Specifically, merging at-risk cooperatives with an operationally sound one, keeping the capital reduction above 8%.
- *Sales of assets and liabilities* to the buyer of the cooperative.
- *Liquidation*, which applies if the cooperative’s asset cannot satisfy its debts and when there are no prospective investors to sell the cooperative to.

Additionally, in order for phase 3 to be successfully implemented, the Government must seek legislative change to allow COSSEC to successfully intervene and implement final resolution with insolvent cooperatives. The success of this Fiscal Plan depends in part on COSSEC convincing the Legislature to repeal article 11.02 (d) of Act 220-2015, pursuant of which COSSEC may not impose sanctions on or require additional reserves from a cooperative by reason of said cooperative’s investments in bonds or notes issued by the Government of Puerto Rico and its instrumentalities. This limitation, as it currently exists, will prevent COSSEC from successfully reforming the cooperative system within the established period (24 months).
**Bidding process for cooperatives with financial concerns**

If the rehabilitation plan determines that a cooperative with financial concerns should be resolved through a sale of assets and liabilities (P&A), liquidation, or involuntary merger, the following elements must be part of the negotiation between COSSEC and the solvent cooperative’s management. Any negotiated solutions that will impact COSSEC’s finances must be subject to approval by the Oversight Board:

- Insolvent cooperative’s accumulated loss
- Insolvent cooperative’s capital reserves
- COSSEC’s Insurance Fund hit or cost
- Solvent cooperative’s indivisible capital
- Impact upon municipality employment (See Appendix for more detail)
- Impact upon municipality salaries (See Appendix for more detail)
- Impact of the cooperative’s members to the municipality population (See Appendix for more detail)
- Geographical location within the Commonwealth

The implementation actions required for a typical resolution process include:
EXHIBIT 11: TIMELINE OF A TYPICAL RESOLUTION PROCESS

<table>
<thead>
<tr>
<th>Phase</th>
<th>Goal</th>
<th>Milestone</th>
<th>Day (1-90)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Identification of cooperatives at risk</td>
<td>Identify cooperatives at risk</td>
<td>• Conduct actuarial analysis to classify cooperatives into 4 priority levels</td>
<td>Complete</td>
</tr>
<tr>
<td>Risk evaluation</td>
<td>Conduct CAELIS examination</td>
<td>• COSSEC examiner to analyze at-risk cooperative’s capital adequacy, assets, earnings, liquidity and sensitivity</td>
<td>1 to 15</td>
</tr>
<tr>
<td></td>
<td>Generate risk examination report</td>
<td>• Identify capital conditions of at-risk cooperative</td>
<td>16 to 30</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Identify liquidity condition of at-risk cooperative</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Determine ability to continue of operations of at-risk cooperative</td>
<td></td>
</tr>
<tr>
<td>Corrective actions</td>
<td>Take Informal Measures</td>
<td>• COSSEC Management to determine which informal measure to be taken (solicitation for action plans, follow up action plans, written warnings, supervisory visits)</td>
<td>31 to 35</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Inform at-risk cooperative’s BOD of informal measure taken</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Cooperative to comply with informal measure taken</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Determine Formal Measure to be taken</td>
<td>• COSSEC Management to determine if Cease and Desist Order will be issued or if cooperative will automatically be placed on receivership</td>
<td>36 to 40</td>
</tr>
<tr>
<td></td>
<td>Issue Cease and Desist Order</td>
<td>• COSSEC management determines Cease and Desist Order is required</td>
<td>41 to 45</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Administrative hearing with the COSSEC official examiner, the COSSEC lawyer and/or management, and the insolvent cooperative’s lawyer and/or management</td>
<td>46 to 55</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Official examiner to issue a final report to determine if at-risk cooperative will be placed on receivership</td>
<td>56 to 70</td>
</tr>
<tr>
<td>Issue Order of Provisional Administration under Receivership</td>
<td></td>
<td>• COSSEC Examiner to issue preliminary Rehabilitation report</td>
<td>71 to 80</td>
</tr>
<tr>
<td>Corrective actions (contd.)</td>
<td>Generate Rehabilitation Plan</td>
<td>• COSSEC Examiner and COSSEC Management to generate final Rehabilitation plan for at-risk Cooperative</td>
<td>81 to 85</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Generate final rehabilitation plan</td>
<td>86 to 90</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Inform at-risk cooperative of final resolution (P&amp;A, Involuntary Merger, Liquidation)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Rehabilitation plan key steps (Liquidation, P&amp;A, Involuntary Merger, or Injection Plan)</td>
<td>• Conduct due diligence on intervened cooperative</td>
<td>91 to 129</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Conduct liquidation basis financial audit</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Identify Coop’s &amp; Non-Coop’s Partners P&amp;A Transaction</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Data Room for Evaluated Partners</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Due diligence and bidders process</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Identify possible acquisition partners</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Evaluation of proposals</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>• COSSEC to notify final decision to FOMB and AAFAF</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Conduct transaction</td>
<td></td>
</tr>
</tbody>
</table>
Following the typical resolution process above, COSSEC must take appropriate interventions for all Priority 1 cooperatives within 24 months under the following calendar:

**EXHIBIT 12: 24-MONTH INTERVENTION CALENDAR**

<table>
<thead>
<tr>
<th>Stage</th>
<th>Milestone</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>First round of remedial actions (6-months)</td>
<td>COSSEC to initiate corrective action process for cooperatives</td>
<td>July-December 2020</td>
</tr>
<tr>
<td></td>
<td>COSSEC to have mid-round touch-point with FOMB to report on corrective action progress</td>
<td>September 2020</td>
</tr>
<tr>
<td></td>
<td>COSSEC to have end-of-round debrief meeting with FOMB team to report progress on cooperatives under corrective action and outline lessons learned</td>
<td>December 2020</td>
</tr>
<tr>
<td>Second round of remedial actions (6-months)</td>
<td>COSSEC to continue with corrective action process for cooperatives, applying lessons learned from first round of remedial actions</td>
<td>January-June 2021</td>
</tr>
<tr>
<td></td>
<td>COSSEC to have mid-round touch-point with FOMB to report on corrective action progress</td>
<td>March 2021</td>
</tr>
<tr>
<td></td>
<td>COSSEC to have mid-round session with FOMB team to report progress for cooperatives under corrective action, outline lessons learned, and to present plan for last 12-months</td>
<td>June 2021</td>
</tr>
<tr>
<td>Third round of remedial actions (6-months)</td>
<td>COSSEC to continue with process for cooperatives under corrective action, applying lessons learned from first round of remedial actions</td>
<td>July-December 2021</td>
</tr>
<tr>
<td></td>
<td>COSSEC to have mid-round touch-point with FOMB to report on corrective action progress</td>
<td>September 2021</td>
</tr>
<tr>
<td></td>
<td>COSSEC to have end-of-round debrief meeting with FOMB team to report cooperatives under corrective action intervention progress and outline lessons learned</td>
<td>December 2021</td>
</tr>
<tr>
<td>Last round of remedial actions (6-months)</td>
<td>COSSEC to continue with cooperatives under corrective action, following corrective action process and applying lessons learned from first round of remedial actions</td>
<td>January-June 2022</td>
</tr>
<tr>
<td></td>
<td>COSSEC to have mid-round touch-point with FOMB to report on corrective action progress</td>
<td>March 2022</td>
</tr>
<tr>
<td></td>
<td>COSSEC to have a closing meeting with FOMB team to report on all cooperative corrective action processes</td>
<td>June 2022</td>
</tr>
</tbody>
</table>

**Focusing supervision resources on financial cooperatives**

Under the current structure, COSSEC is the regulating entity for both financial (113) and certain non-financial (~50) cooperatives in the Commonwealth. Financial cooperatives fall under the legal framework of Act 114-2001, and non-financial cooperatives are regulated under Act 239-2004. Non-financial cooperatives do not contribute to COSSEC’s resources, yet consume some amount of COSSEC’s efforts that could be allocated to addressing the issues outlined in this Fiscal Plan related to financial cooperatives.

COSSEC must pursue a legislative amendment to Act 239-2004 that would transfer the regulatory power over these non-financial cooperatives to Comisión de Desarrollo Cooperativo (CDC for its Spanish acronym). Resources within COSSEC would be better employed, and only cooperatives that contribute to the insurance fund would be regulated by it. This is a measure that COSSEC must consider once more-immediate needs for FY2021 are met. The Government must submit legislation to effect the transfer of non-financial cooperatives to the CDC no later than January 31, 2021 with an effective date no later than then end of FY2023.
Chapter 5 Measures to advance digital and technology capabilities of the cooperative system

Technology-enabling the Co-op system to better reach underserved communities

The cooperative system is fundamental to the economy of Puerto Rico, and its relevance to members and depositors goes beyond the restoration of capital and risk measures. The cooperatives’ strategy must focus on effectively serving members in the next 5-10 years, while keeping an eye over the long term on members’ trends, competitive environment, changes in regulation, and the growing role that digital and advanced analytics play in the industry.

The close relationship that cooperatives have with their members is one of their key differentiators, as it reinforces affinity by establishing strong ties to community activities. It is also a financial entity that provides market-leading value to the underbanked and unbanked segments with a tailored approach that improves their financial well-being. This must continue to be central for the cooperative system and its performance in the future, particularly given that future success will require banks and financial entities to develop an increasingly differentiated strategic positioning.

It is important, however, not to lose sight of the pace at which financial institutions are embedding technology into their processes and operations. Cooperatives must adopt a smart, defensive strategy in terms of digital options in order to survive and thrive in the mid- and long-term.

Today, financial entities around the world are leveraging technology and digital tools to lower the cost-to-serve, develop alternative risk models, unlock ubiquitous access, and rapidly and cost-effectively develop tailored products for clients. Collectively, these actions improve both members experience and the financial health of banking institutions. Going forward, COSSEC must evaluate how it and the cooperative system can update and adopt technology and digital tools.

The widespread use of smartphones, coupled with the reduced costs of technology, make digital banking solutions accessible even to smaller financial entities around the world. In 2020, Puerto Rico had 83% internet penetration (or ~3 million users) and 64% smartphone penetration.⁹ At the same time, there are significant economies of scale that derive from the use of technology: while the cost of a branch network grows in-line with customer growth, the cost of developing and adopting technological solutions does not grow proportionally to the members base, which allows banks to scale up more quickly without incurring additional costs. These solutions also give financial entities a competitive advantage over their competitors.

In order to prevent the cooperative system from falling behind, and to help it better serve its clients, COSSEC must adopt guidelines and incentives to assist cooperatives in the process of implementing an integral technological strategy that includes innovative approaches to both transform customer journeys (e.g., through multi-channel products and services), as well as internal operational processes (e.g., to digitize end-to-end processes, better utilize data and analytics to improve members outcomes). Adopting these leading practices will benefit the broad

⁹Think with Google, 2020
base of cooperative members, but also boost financial performance among cooperatives to improve their long-term sustainability.

COSSEC must submit an analysis of the opportunities to improve the cooperative system through digital and technology capabilities no later than March 31, 2021.

Chapter 6 Measures to improve contingency planning

The cooperative system is facing stress, which requires COSSEC to prepare for all contingencies. COSSEC maintains an insurance fund to provide the resources needed to address troubled and at-risk cooperatives. The most direct way to fund these interventions is to sell a portion of the investment fund (of bond positions with unrealized gains that will not have a negative impact in COSSEC Revenues and Budget), which exists for these purposes. However, there are alternatives that COSSEC must explore to avoid or reduce the need to sell down the portfolio should the need for resources grow.

Short term financing

Short-term financing solutions are viable to address more immediate liquidity needs of cooperatives. These needs could be a result of the current financial standing of cooperatives, of the effect that COVID-19 and the moratorium will have upon cooperatives’ capital, and/or of the mitigation measures that are to be taken for at-risk cooperatives. These measures are not a long-term solution; but, they can help buy time while more permanent reforms are implemented.

COSSEC’s Insurance Fund (portfolio)

COSSEC’s insurance fund exists in part to provide the resources needed to fund COSSEC’s final resolutions for cooperatives. This measure is allowed under Act 114-2001 and would need to follow COSSEC’s Investment Policy. Potential amounts that could be tapped into include: MBS $89.6, US corporate bonds $72.1, US Treasury bonds $50.2, US Agencies bonds $33.1, & US municipal bonds $93.2.

If COSSEC were to sell the part of its insurance fund that has unrealized profits, it would not incur interest expense (unlike other measures like a credit line).

Credit from financial institutions

One potential alternative to access a line of credit from financial institutions willing to lend to COSSEC, as per section 29 of Act 114-2001, “Loans and Issue of Debt Instruments and other Securities.” The rationale behind this short-term financing measure is to have the ability to spend and invest cash flows in the next 1-2 years to attend to current needs and repay in 1-15 years. This approach would require that private financial institutions be willing to lend to COSSEC on reasonable terms.
As part of its routine contingency planning, the Government must submit a plan showing how it would ensure adequate funding for COSSEC under the scenarios explored in Chapter 3 within 60 days of certification of this 2020 Fiscal Plan.

Chapter 7 Measures to build COSSEC resources

In the longer term, COSSEC must find realistic ways to make the cooperative movement sustainable. Cooperative interventions will reduce the COSSEC Insurance Fund and the insurance premiums because there will be less shares and deposits to insure in the co-op system. Increasing premiums may not be an option in the short term, as cooperatives may not be able to withstand increased financial burden.

In future years (after COVID-19 crisis and 4-month loan moratorium), COSSEC could increase premiums to obtain incremental annual funding. Increasing premiums within the co-op system to rebuild COSSEC’s financial resources will be necessary over the long term.

In order to increase premiums in the long term, COSSEC must conduct additional analyses on the amount of insurance premiums that would be commensurate with the income generating capacity of the cooperative system and with the risks that are being insured. To do so, COSSEC must benchmark with other similar systems and supervisory bodies (e.g. NCUA) to best determine the right level of premiums in the long term.

The Government must submit a feasibility study to the Oversight Board outlining the extent to which premiums can be increased to build longer-term COSSEC capital no later than December 31, 2020, and annually thereafter.

Chapter 8 Measures to optimize COSSEC organizational structure

Today, the COSSEC regulatory and financial functions of COSSEC operate as a single organism. Optimization of COSSEC’s organizational structure must focus on adopting a design that allows it to accomplish its present mission and comply with future goals. This includes decentralizing functions in order to promote specialization and improve managerial performance.

Looking to make operations more efficient, and to help staff specialize in either function, COSSEC must separate the managerial functions of the administrative structure from the financial structure of the current COSSEC legal entity. This would replicate the basic organizational structure of NCUA.

Operations that fall under the financial entity of COSSEC must include (but not be limited to) the following:

- Operating COSSEC’s Insurance Fund, insuring COSSEC member’s deposits up to $250,000 each.
- Setting up an Investment Board and team that manages the endowment and consists of investment, operations, and administrative professionals.
- Setting up a central liquidity facility (such as the NCUA liquidity facility) with the goal of improving the general financial stability of the cooperative system by providing short-term liquidity to cooperatives with securities pledged as collateral. Its management would be overseen by the COSSEC Board.

Similarly, operations of the regulatory entity of COSSEC must include (but not be limited to) the following:

- Overseeing cooperatives’ financial standing and accounting, and ensuring they are operating in a sound and sustainable way.
- Managing losses associated with at-risk cooperatives, as well as intervention and rehabilitation programs associated with such cooperatives.
- Training examiners and staff, to ensure that they will continue to oversee cooperatives using the highest standards.

The operations side of the COSSEC administrative structure must be headed by COSSEC’s executive director.

In order to implement these internal re-organization measures, the Government must present legislation to amend Law 114-2001 no later than January 31, 2021. Upon approval, the internal division of employees would need to take place between COSSEC Insurance Fund and COSSEC as the Regulator. These measures must take effect no later than December 2022.

With these longer-term measures, COSSEC will develop a more specialized, robust structure to be better able to serve cooperatives and their members in the most efficient, transparent way.

Chapter 9 Approach to organizational methods

Nearly three years ago, the Government of Puerto Rico committed to reform COSSEC to ensure its safety and soundness. Solvency and liquidity concerns turned this reform into a fundamental one that would ensure that cooperatives fulfill their role in municipalities and local communities. Notwithstanding the relevance of this reform, very little has happened in the past three years and the pace of interventions for cooperatives with financial concerns has been slow.

Transformation Management Office

With this in mind, this fiscal plan outlines a series of critical measures that must be implemented urgently. Successful system reforms go hand-in-hand with a strong and agile Transformation Management Office (TMO) that oversees and follows up with all initiatives for cooperatives that underwent an intervention. 5 members of COSSEC with +10 years of experience that have worked in cooperative receivership processes must join the COSSEC TMO to coordinate, support and track intervention processes. The TMO’s role is to provide enough support and guidance to the examiners, lawyers and information system staff responsible for cooperative interventions.
There are four core transformation functions of a TMO that will ensure that its mandate is effectively carried out: strategy, change management, delivery management and project management (PMO).

- **Strategy**: focus on strategic planning process of cooperative interventions, leading key initiatives within each phase of intervention, and managing stakeholders.
- **Change management**: focus on overseeing planning, execution, and implementation of interventions, assessing human capital needs of each cooperative (examiners, lawyers, and supervisors of information system).
- **Delivery management**: focus on tracking interventions and ensuring they occur within defined timelines and budgets, and resolving issues and conflicts that might arise from cooperative interventions.
- **Project management**: focus on tracking intervention KPIs and report progress updates.

Each of these functions must represent a role assigned to a COSSEC member. Moreover, the head of the TMO must be assigned to ensure effective communication, aggregate data, and support initiative owners. The TMO must be established within 60 days of certification of this Fiscal Plan. AAFAF must ensure that a qualified individual is appointed to lead the TMO and, if no candidates are found within COSSEC, must lead the process to identify someone.

**Human capital and staffing**
Cooperative intervention processes require the participation of examiners, supervisors of information systems and lawyers. Depending on the size of each at-risk cooperative, the intervention process will have different staffing needs. Each of these roles has distinct responsibilities during phase 2 and 3 of intervention.

Furthermore, in order to efficiently reform the system, COSSEC staff must intervene in the cooperatives in the most efficient way possible. In order to intervene efficiently, there must be certain adjustments to current assignments of human capital:

- COSSEC lawyers are currently on loan to other government agencies. Before considering the addition of any other lawyers to the COSSEC team, these lawyers must be recalled to COSSEC in order to permanently address critical needs or transferred out of COSSEC so that those positions become available.
- Some examiners with receivership experience are currently working on non-financial cooperatives (cooperatives under Act 239-2004). These examiners must only be assigned to work on financially at-risk cooperatives (cooperatives under Act 255-2002).
- Today, not all COSSEC Examiners occupy their role within the Examination Area (they occupy other vacant positions within COSSEC). These employees must return to their original roles to ensure that the Examination Area activities are fulfilled.
- Recently certified examiners must work together with and learn from more experienced examiners during the intervention process.
Furthermore, if additional training is required to guarantee the preparedness of COSSEC’s team, collaboration with NCUA must be sought for training purposes. Specifically, training for COSSEC examiners shall be required in the following areas: (i) audits, (ii) risk determination, (iii) fraud, (iv) financial analysis, (v) due diligence, (vi) portfolio valuation & (vii) key ratio computation.

**Building COSSEC examiners skills and capacity commensurate with the challenges ahead**

Building COSSEC examiners’ skills and capacity commensurate with the challenges ahead is key for successfully reforming the system. COSSEC must ensure that it has sufficient and well-trained staff to promptly resolve and implement a final resolution for troubled cooperatives, enhance its approach to supervision, and establish risk-based controls on cooperatives’ operations. Furthermore, COSSEC must have specialized staff members that are dedicated to addressing at-risk cooperatives, as opposed to having staff members that are on-loan to other government offices or institutions.

**Compliance with Government-wide policy on employer-sponsored health coverage**

Health insurance is a core benefit provided to all government employees. However, the degree of coverage varies widely across government agencies, with some employees receiving superior coverage compared to their peers. To ensure fairness and reduce expenditures, COSSEC and the Government must implement the Government’s policy to standardize employer health insurance contributions so that all Commonwealth agencies contribute $125 per employee per month, or $1,500 per year, with the exception of public corporations, which must maintain current
employer contribution levels for those employees with pre-existing conditions (as per Law 26-2017).

**Implementation Milestones**

The required implementation milestones are summarized in Exhibit 14 below.

**EXHIBIT 14: SUMMARY OF MILESTONES**

<table>
<thead>
<tr>
<th>Theme</th>
<th>Area of reform</th>
<th>Milestone</th>
<th>Deadline</th>
</tr>
</thead>
<tbody>
<tr>
<td>Governance</td>
<td>COSSEC submits legislation for board of directors reform</td>
<td>January, 2021</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Implement Board of Directors changes</td>
<td>March, 2021</td>
<td></td>
</tr>
<tr>
<td>Transparency in accounting</td>
<td>COSSEC submits legislation for RAP to GAAP Accounting</td>
<td>January, 2021</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Widespread adoption of GAAP accounting</td>
<td>June, 2025</td>
<td></td>
</tr>
<tr>
<td>Supervisory interventions</td>
<td>COSSEC submits legislation to repeal article 11.02 (d) of Act 220-2015 to allow for interventions of insolvent cooperatives</td>
<td>January, 2021</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Complete interventions of insolvent cooperatives over the next 24 months</td>
<td>June, 2023</td>
<td></td>
</tr>
<tr>
<td></td>
<td>COSSEC submits legislation to allow non-cooperatives to participate in P&amp;A bidding process (Sec 7.02 Act 255 of 2002)</td>
<td>January, 2021</td>
<td></td>
</tr>
<tr>
<td>Non-financial cooperatives</td>
<td>COSSEC submits legislation submit legislation to effect the transfer of non-financial cooperatives to the CDC</td>
<td>January, 2021</td>
<td></td>
</tr>
<tr>
<td></td>
<td>COSSEC transfers non-financial cooperatives to CDC</td>
<td>December, 2023</td>
<td></td>
</tr>
<tr>
<td>Digital and technology capabilities</td>
<td>COSSEC submits an analysis of the opportunities to improve the cooperative system through digital and technology capabilities</td>
<td>March, 2021</td>
<td></td>
</tr>
<tr>
<td>Financing</td>
<td>Government must submit a plan showing how it would ensure adequate funding for COSSEC</td>
<td>Within 68 days of certification of this 2020 Fiscal Plan</td>
<td></td>
</tr>
</tbody>
</table>
Part III: Financial projections and required reporting

Chapter 10 COSSEC 5 Year Financial Projections

EXHIBIT 15: FY21-FY25 EXPENSE SUMMARY

<table>
<thead>
<tr>
<th>COSSEC Expenditures</th>
<th>FY2019</th>
<th>FY2020</th>
<th>FY2021</th>
<th>FY2022</th>
<th>FY2023</th>
<th>FY2024</th>
<th>FY2025</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Inflation</strong></td>
<td>0.36%</td>
<td>(0.14)%</td>
<td>0.26%</td>
<td>1.07%</td>
<td>1.02%</td>
<td>1.13%</td>
<td>1.21%</td>
</tr>
<tr>
<td><strong>Pre-measures expenditures (baseline)</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>COSSEC Payroll (w/o employees addition)</td>
<td>$5,421</td>
<td>$7,260</td>
<td>$7,260</td>
<td>$7,260</td>
<td>$7,260</td>
<td>$7,260</td>
<td>$7,523</td>
</tr>
<tr>
<td>COSSEC OPEX</td>
<td>$2,503</td>
<td>$2,986</td>
<td>$3,257</td>
<td>$3,326</td>
<td>$3,362</td>
<td>$3,491</td>
<td>$3,442</td>
</tr>
<tr>
<td><strong>Total pre-measures expenditures</strong></td>
<td>$7,924</td>
<td>$10,246</td>
<td>$10,617</td>
<td>$10,686</td>
<td>$10,763</td>
<td>$10,839</td>
<td>$10,975</td>
</tr>
<tr>
<td><strong>OPEX measures</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total OPEX measures</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
<td>($415)</td>
<td>($415)</td>
<td>($424)</td>
<td>($430)</td>
</tr>
<tr>
<td><strong>Payroll measures</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Payroll measures</td>
<td>$0</td>
<td>$0</td>
<td>($59)</td>
<td>($59)</td>
<td>($59)</td>
<td>($59)</td>
<td>($59)</td>
</tr>
<tr>
<td><strong>Budgetary Reserves</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Examiner budgetary reserve (10 examiners)</td>
<td>$0</td>
<td>$0</td>
<td>$393</td>
<td>$393</td>
<td>$393</td>
<td>$397</td>
<td>$402</td>
</tr>
<tr>
<td><strong>Post-measures expenditures</strong></td>
<td>$7,924</td>
<td>$10,246</td>
<td>$10,617</td>
<td>$10,686</td>
<td>$10,763</td>
<td>$10,839</td>
<td>$10,975</td>
</tr>
</tbody>
</table>

1. For FY16-FY21 post-measures revenues are composed of Payroll and OPEX, as no measures were taken during these years

Source: COSSEC 2017, COSSEC 2020

EXHIBIT 16: COSSEC 5-YEAR PROJECTIONS
Expense measures

No measures will be implemented in FY21. In FY22, COSSEC must implement the following measures (per annum amounts, beginning in FY2022)

1) **OPEX measures**
   - $415,600 reduction to professional services expenditures, reflecting return to FY 2019 levels of expenditures
   - $27,000 reduction to eliminate travel allowance outside of Puerto Rico (as examiners will be focused on interventions within the island)
   - $5,000 reduction to eliminate funding for employee uniforms
   - $20,000 reduction to eliminate funding for advertisements and publicity not required by law

2) **Payroll measures**
   Per FOMB policy, the following payroll measure will begin in FY21:
   - $69,600 reduction to remove funding for the Christmas bonus

3) **Milestone budgeting**
   The 2020 COSSEC Fiscal Plan recognizes the significant effort needed in order to make progress on the requirements of this Fiscal Plan. The Fiscal Plan includes approximately ~$400,000 in funds that are held and will be released subject to the completion of the milestones.

**Revenue measures**

The Fiscal Plan includes a requirement to conduct a feasibility study on options to increase revenues through premium increases. Future revenue measures will be required based on the findings of this study.
Chapter 11 Required reporting

COSSEC must report the following items to FOMB:

EXHIBIT 17: COSSEC REPORTING REQUIREMENTS

<table>
<thead>
<tr>
<th>Area</th>
<th>Reporting Requirement</th>
<th>Closing the 1st reporting period</th>
<th>Cadence for FOMB Reporting</th>
<th>Cadence for Public Reporting</th>
<th>Reporting Requirement Source</th>
</tr>
</thead>
<tbody>
<tr>
<td>Budget reporting</td>
<td>Monthly Budget to Actual Report - Including Revenue, provision for losses, changes to investment value, and premium bond amortization</td>
<td>1-Jul</td>
<td>Monthly</td>
<td>Monthly</td>
<td>Budget</td>
</tr>
<tr>
<td></td>
<td>COSSEC Liquidity vs Budget</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Revenue forecast</td>
<td>1-Jul</td>
<td>Monthly</td>
<td>N/A</td>
<td>Budget</td>
</tr>
<tr>
<td>COSSEC Governance reporting</td>
<td>30D meetings updates</td>
<td>1-Jul</td>
<td>Monthly</td>
<td>N/A</td>
<td>Fiscal Plan</td>
</tr>
<tr>
<td></td>
<td>Changes to 30D members update</td>
<td>1-Jul</td>
<td>Monthly</td>
<td>N/A</td>
<td>Fiscal Plan</td>
</tr>
<tr>
<td>Cooperatives reporting</td>
<td>Insolvent cooperatives interventions</td>
<td>1-Jul</td>
<td>Quarterly</td>
<td>Quarterly</td>
<td>Fiscal Plan</td>
</tr>
<tr>
<td></td>
<td>Cooperatives Receivership update</td>
<td>1-Jul</td>
<td>Monthly</td>
<td>Monthly</td>
<td>Fiscal Plan</td>
</tr>
<tr>
<td></td>
<td>Cooperatives liquidity report</td>
<td>1-Jul</td>
<td>Monthly</td>
<td>N/A</td>
<td>Fiscal Plan</td>
</tr>
<tr>
<td></td>
<td>Cooperatives cross-deposit report</td>
<td>1-Jul</td>
<td>Quarterly</td>
<td>N/A</td>
<td>Fiscal Plan</td>
</tr>
<tr>
<td></td>
<td>Cooperatives cash flow report</td>
<td>1-Jul</td>
<td>Monthly</td>
<td>N/A</td>
<td>Fiscal Plan</td>
</tr>
<tr>
<td></td>
<td>Changes to cooperatives’ Executive Presidents</td>
<td>1-Jul</td>
<td>Quarterly</td>
<td>Quarterly</td>
<td>Fiscal Plan</td>
</tr>
<tr>
<td></td>
<td>All Cooperatives’ Call Report</td>
<td>1-Jul</td>
<td>Quarterly</td>
<td>Quarterly</td>
<td>Fiscal Plan</td>
</tr>
<tr>
<td></td>
<td>Updated Triage Report for Priority 1 and 2 Cooperatives</td>
<td>1-Jul</td>
<td>Quarterly</td>
<td>N/A</td>
<td>Fiscal Plan</td>
</tr>
<tr>
<td>Insurance Fund Funding reporting</td>
<td>Insurance Fund Liquidity</td>
<td>1-Jul</td>
<td>Monthly</td>
<td>N/A</td>
<td>Fiscal Plan</td>
</tr>
<tr>
<td></td>
<td>Investment Portfolio average yield to maturity</td>
<td>1-Jul</td>
<td>Monthly</td>
<td>N/A</td>
<td>Fiscal Plan</td>
</tr>
<tr>
<td></td>
<td>Investment Portfolio average coupon</td>
<td>1-Jul</td>
<td>Monthly</td>
<td>N/A</td>
<td>Fiscal Plan</td>
</tr>
<tr>
<td></td>
<td>Investment Portfolio modified duration</td>
<td>1-Jul</td>
<td>Monthly</td>
<td>N/A</td>
<td>Fiscal Plan</td>
</tr>
<tr>
<td></td>
<td>Investment Portfolio effective duration</td>
<td>1-Jul</td>
<td>Monthly</td>
<td>N/A</td>
<td>Fiscal Plan</td>
</tr>
<tr>
<td></td>
<td>Investment Portfolio average credit rating (S&amp;Ls, Moodsy, and Fitch)</td>
<td>1-Jul</td>
<td>Monthly</td>
<td>N/A</td>
<td>Fiscal Plan</td>
</tr>
<tr>
<td></td>
<td>Investment Portfolio Interest Cash Flow</td>
<td>1-Jul</td>
<td>Monthly</td>
<td>N/A</td>
<td>Fiscal Plan</td>
</tr>
<tr>
<td></td>
<td>Investment Portfolio Principal Cash Flow</td>
<td>1-Jul</td>
<td>Monthly</td>
<td>N/A</td>
<td>Fiscal Plan</td>
</tr>
<tr>
<td>Changes to regulation reporting</td>
<td>Changes to governance</td>
<td>1-Jul</td>
<td>Monthly</td>
<td>Monthly</td>
<td>Fiscal Plan</td>
</tr>
<tr>
<td></td>
<td>RAP accounting to GAAP accounting Transition</td>
<td>1-Jul</td>
<td>Monthly</td>
<td>Monthly</td>
<td>Fiscal Plan</td>
</tr>
<tr>
<td></td>
<td>Changes to F&amp;A participants (amendment of section 7.02 of Act255-2002)</td>
<td>1-Jul</td>
<td>Monthly</td>
<td>Monthly</td>
<td>Fiscal Plan</td>
</tr>
<tr>
<td>Stakeholder engagement reporting</td>
<td>Meetings with Stakeholder groups</td>
<td>1-Jul</td>
<td>Monthly</td>
<td>Monthly</td>
<td>Fiscal Plan</td>
</tr>
<tr>
<td></td>
<td>Meetings between COSSEC and AAFAF</td>
<td>1-Jul</td>
<td>Weekly</td>
<td>Weekly</td>
<td>Fiscal Plan</td>
</tr>
<tr>
<td>Certifications, Trainings and Others reporting</td>
<td>COSSEC Employees hires</td>
<td>1-Jul</td>
<td>Monthly</td>
<td>Monthly</td>
<td>Fiscal Plan</td>
</tr>
<tr>
<td></td>
<td>COSSEC Examiners Training</td>
<td>1-Jul</td>
<td>Quarterly</td>
<td>Quarterly</td>
<td>Fiscal Plan</td>
</tr>
<tr>
<td></td>
<td>COSSEC Payroll and Headcount</td>
<td>1-Jul</td>
<td>Monthly</td>
<td>Monthly</td>
<td>Fiscal Plan</td>
</tr>
<tr>
<td></td>
<td>COSSEC KPIs</td>
<td>1-Jul</td>
<td>Monthly</td>
<td>Monthly</td>
<td>Fiscal Plan</td>
</tr>
</tbody>
</table>
In addition, any interventions of cooperatives with financial concerns must be consistent with this 2020 COSSEC Fiscal Plan and subsequently certified budget(s). Any applicable legal agreements must be submitted for Oversight Board approval consistent with the Board’s contract review policy and with PROMESA.

The Oversight Board generally considers capital injection transactions to be inconsistent with this Fiscal Plan because they are typically not the option with the lowest long-term cost to the Insurance Fund.

Chapter 12 Conclusion

The 2020 COSSEC Fiscal Plan is focused on maintaining the financial stability of COSSEC and the cooperative system in Puerto Rico, ensuring that its ~1M members are served in the best possible way. The starting point of this plan requires reforms to the cooperative system on three main axes: overall changes in governance, adapting of accounting standards, and adoption of stabilization measures.

While the aftermath of the COVID-19 crisis and the effect of the 4-month moratorium will pose heightened challenges for some cooperatives, the “new normal” will also set the stage for cooperatives to serve communities of Puerto Rico in new dimensions. The 2020 COSSEC Fiscal Plan lays out a series of reforms that will allow COSSEC to address the cooperatives with the most pressing needs, while paving the way for the cooperative system in the future.

Implementation of measures is the most critical step in reforming COSSEC and ensuring the long-term stability and soundness of the cooperative system. Unfortunately, since the August 2017 COSSEC Fiscal Plan was approved by FOMB, structural reforms and cooperative rehabilitation have been slow and incomplete. Few cooperatives with financial concerns have been addressed in the past 24 months, and there has not been a detailed plan to address failing cooperatives with actions, milestones, accountable leaders, and phased by level of risk. Moreover, a clear vision for the future of the cooperative system is required with an understanding of how to modernize the system and ensure it does not fall behind other financial services in Puerto Rico and on the U.S. mainland. By sustained dedication to implement the 2020 COSSEC Fiscal Plan, and with ambition to seek the necessary reforms for the future, COSSEC can overcome the challenges that afflict the cooperative system and its members today and ensure improved strength and reach of the cooperative system on the Island.
Chapter 13 Supporting information

APPENDIX 1: Case Studies on restoring financial system

When dealing with banking systems in distress, there are typically three main components to a solution. The first is transparency in accounting, which allows stakeholders to understand the financial resources that are required to stabilize the system and helps articulate reforms for the long-term benefit of the financial system that are realistic and based on an accurate picture of the problem. Such an initiative requires the relevant actors to gather sufficient and clear data so as to gain a full picture of the financial resources that are needed. The second component is adopting stabilization measures to bolster confidence in the system and prevent a run on the system’s institutions. Lastly, the establishment of robust regulatory supervision and internal governance and risk management systems in each financial institution are key to ensuring safe and sound development of the financial system and preventing problems from reemerging.

Two examples of these levers being applied in practice are the U.S. Savings & Loan crisis of the 1980s and 1990s and the Spanish banking crisis of 2008-2012. More specifically, these cases can provide guidance as to the steps that COSSEC and the cooperative system can take to ensure long-term financial stability and soundness.

U.S. S&L Crisis (1980s)

In the early 1980s, there were 4,000 S&Ls (Savings and Loans associations, also known as (“thrifts”)) in the U.S. with total assets of $600 billion, most of which were mortgage loans. However, most S&Ls relied on short-term deposits for the bulk of their funding, thereby creating a mismatch between assets and liabilities that left them particularly sensitive to changes in interest rates. Further worsening matters was the fact that S&L rates were capped by the government, which limited the rates that S&Ls could offer on deposits. As other financial institutions offered customers more attractive rates, this caused significant deposit withdrawals from S&Ls. Initially, the government’s response was one of forbearance, as the political and monetary cost of “saving” these thrifts was perceived as “too expensive” at the time (according to the Fed, in 1983 the cost to pay off insured depositors of failed S&L was ~ $25 billion\(^\text{10}\)), and hence it seemed better to patch the system and buy time in hopes that the problem would resolve on its own. However, the mismatch between S&L’s floating-rate funding and fixed-rate income only worsened further, resulting in significant declines in S&L net worth. Ultimately, in the late 1980s, 747 S&Ls with assets worth over $407B were closed, and the total cost to taxpayers was estimated at ~$130B\(^\text{11}\).

Despite the government’s initial response to the crisis, comprehensive solution to the S&L crisis required changes along the three components outlined at the beginning of this section. Firstly, transparency in accounting was implemented by replacing Regulatory Accounting Principles (RAP) by Generally Accepted Accounting Principles (GAAP), which is the accounting system that is still used today and is overseen by the Financial Accounting Standards Board (FASB). The

\(^{10}\) Federal Reserve History, 2013

\(^{11}\) Federal Reserve History, 2013
reason behind this transition in accounting principles was that under RAP the true financial condition of S&Ls was not apparent.

Moreover, several measures were taken to stabilize the S&L system: minimum capital requirements were implemented, insurance premiums were raised, non-mortgage and mortgage-related holdings were limited, and the divestment of junk bonds was required. In the end, most S&Ls were absorbed by commercial banks, as statutory and regulatory changes were being implemented. Lastly, there were several changes in terms of governance: the main S&L regulator was replaced, thrift insurance was transferred to the Federal Deposit Insurance Corporation (FDIC), and the Resolution Trust Corporation (RTC) was established and funded to address the remaining troubled S&Ls.

Spain’s banking crisis (2008-2014)

A similar situation was observed with the banking system in Spain following the financial crisis. The problem was specifically centered around savings and loans banks that were government-owned but self-regulated and competed against private or commercial banks. As a result of the real estate boom of 2004-2007, retail mortgages and developer loans had come to represent a larger portion of savings banks’ balance sheets, and lenient criteria for issuing such loans had resulted in exposure to lower-quality assets (contrary to private banks, which were less aggressive with these loans). With the onset of the global financial crisis and downturn in real estate bubble, Spanish banks were left facing both liquidity and solvency issues, especially with the loss of investor confidence. The impacts of this situation were particularly pronounced: banks witnessed a significant reduction in wholesale funding availability, solvency levels eroded due to massive spikes in non-performing loans, and most savings banks went bankrupt. This necessitated large-scale intervention by both the Spanish and European governments (in comparison, most private banks incurred significant losses but did not require government aid).

The recovery path for the Spanish banking system can also be analyzed in the context of the same three-step framework. In terms of greater transparency in accounting, extraordinary provisioning for real estate-related assets was exercised to reflect real underlying losses in the portfolio (regardless of whether realized) in order to provide a more accurate picture of savings bank balance sheets. This consisted of replacing the previous “incurred loss” model with an “expected loss” model that required the recognition of provisions when there existed objective evidence of impairment. Additionally, asset transfer pricing started to be based on the stress-test base scenario.

Several stabilization measures were also taken: banks were consolidated by merging weak institutions into sounder ones through the Fund for Orderly Bank Restructuring (FROB, by its Spanish acronym), a public entity with its own legal regulation; impaired assets were transferred to a government-backed national wind-down unit; transferred assets were focused on real estate related-only assets; and savings banks’ funding structures were bolstered by issuing senior bonds. Finally, steps were taken to fundamentally change governance in these savings banks: as boards and top management teams drastically changed as part of the conditions of government rescue; new oversight policies for banks were instituted by the European Central Bank; and 45% of
financial institutions that received government aid eventually became government owned and controlled through FROB\textsuperscript{12}.

The U.S. S&L Crisis and the Spanish banking crisis were both challenging times for the financial industry, but nevertheless offer important insight into how banking and financial systems can be restored. Reforming the cooperative system in Puerto Rico is needed to protect not only the members and depositors of the cooperatives, but also the economy of the Commonwealth at large.

**APPENDIX 2: Statistical Information About Cooperatives**

**EXHIBIT 18: COOPERATIVES MEMBERS PER CAPITA**

\textsuperscript{12} Bank of Spain, 2020
EXHIBIT 19: COOPERATIVE EMPLOYEE SALARIES AS A PERCENTAGE OF TOTAL SALARIES

Source: COSSEC, FOMB Team analysis
EXHIBIT 20: COOPERATIVE EMPLOYMENT AS PERCENTAGE OF TOTAL EMPLOYMENT

Source: COSEC, FOMB Team analysis