CORPORATE DEBT RESTRUCTURING IN SCHEDULED COMMERCIAL BANKS IN INDIA: AN ANALYSIS

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DOI: https://doi.org/10.5281/zenodo.345450

Abstract

After nationalisation, the Banking activities expanded multi-folds, the banking system in India faces many problems. One of such problems is the vast number of Non-Performing Assets in the banks’ balance sheet. To ensure proper functioning of the banking system in the economy, we need to see that the level of NPAs is kept down. In spite of many fold developments, adverse development of accumulation of NPAs to place over the period, several tools / methods of managing NPAs were tried such as Lok Adalats, Debt Recovery Tribunals, SARFAESI Act, Corporate Debt Restructuring and many more. Cleaning up of the Bank Balance Sheets is essential and urgent to boost growth in coming years, independent loan review mechanism and sale of unproductive assets are some of the ways to arrest the rising NPAs. Since the quality of advances in India particularly the corporate stressed advances are quite poor and huge in comparison to other Asian Pacific emerging countries, if the NPAs are not managed properly there is every chance that the capital and reserves of Banks shall not to able to meet the losses arising on account of write off of Bad Loans.

Keywords: Banking, Scheduled Commercial Banks; Npas, Balance Sheet; Corporate Debt Restructuring; Lok Adalats; Debt Recovery Tribunals; SARFAESI Act; Emerging Economy.


1. Introduction

The practice of lending and borrowing is millennia old. The Banks’ primary activities are to advance loans to the needy people. The concept of banking was incepted ever since humans started engaging in economic transactions of any kind. The banking system has evolved since
then. Modern Banking has a long history of over 300 years in India. During this period the Banking sector has undergone several changes. Important changes are nationalisation of Banks in the year 1969 and 1980. The main purpose of nationalisation of Bank was social welfare, controlling private monopoly, expansion of Banking, reducing regional imbalances, priority sector lending and developing banking habits. Hence the mandate given to the Banks was to expand banking network, increase deposits and extend credits to priority sector. This target was well achieved by Bank over a period of time. After nationalisation the branches has increased from 8,322 to 57,698, Bank Deposit from Rs. 4,640 Crores to Rs. 140,150 Crores and Bank Credit from Rs. 3,599 Crores to Rs. 84,719 Crores in the year 1989. Again during 2015 the no of branches has increased to 130,482, Bank Deposits to 8,922,111 Crores and Bank Credit to Rs. 6,878,472 Crores.

Banking businesses is mainly that of accepting deposits from the public and lending it to the needy persons and business at a premium. Lending of money involves a credit risk. When the loans and advances made by banks or financial institutions turnout as non - productive, non-rewarding and non - remunerative then they will become Non – Performing Assets (NPA). Every growth has its own side effects. While the Banking activities expanded multi-folds, the banking system in India faces many problems. One of such problems is the vast number of Non-Performing Assets in the Banks’ Balance Sheet. To ensure proper functioning of the banking system in the economy, we need to see that the level of NPAs is kept down. Non-Performing Loans (NPLs) are an area of concern, as they adversely affect the financial health of the Banks.

The NPA demon is eating away the Indian economy slowly & steadily as it is making the credit costly & scarce. During 1980 to 1996, there was a crisis in the banking sector world over. According to a study 73 percent of the member countries of the International Monetary Fund (IMF) have experienced serious banking problems. Most of these member countries are developing nations only. One of the prominent reasons for the crisis is building up of Non-Performing Assets in the banking and financial sector. India has also experienced the problem of rising NPA. Apart from compromise on objective credit assessment of borrowers due to political and economy considerations, laxities in legal system, accounting disclosure practices followed by Banks, recession and wilful defaults have lead to the accumulation of NPA.

The Financial sector reforms in India started in 1991. A committee headed by M. Narasimham was set up with the task of analysing India’s banking sector and recommending legislation and regulations to make it more effective, competitive and efficient. The Narasimhan Committee has recommended prudential norms on income recognition, asset classification and provisioning. The important aspect of the banking sector reforms is relating to liberalization of norms and guidelines for making the whole sector vibrant and competitive. In spite of many fold developments, adverse development of accumulation of NPAs took place over the period. Several tools / methods of managing NPAs were tried such as Lok Adalats, Debt Recovery Tribunals, SARFAESI Act and many more. Corporate Debt Restructuring is one of such tools of managing NPAs in corporate sectors with least legal interventions.
2. Objectives of the Study

1) The advances quality, management of NPAs and the role of CDR mechanism in Indian context
2) To Compare of CDR with other existing recovery mechanisms in terms of cases referred, cases solved, amount involved and amount recovered.
3) To compare the international trend of NPAs.
4) The growth of CDR during 2005-06 to 2015-16

3. Methodology and Review of Literature

This study is done to know the growth, measurement and management of NPAs in Scheduled Commercial Banks with special emphasis to Corporate Debt Restructuring. The data used are basically secondary in nature and are being collected from RBI, IMF websites and other private agencies websites.

Many studies have been done on CDR, some of the studies are discussed here. Narsimhan-I (1991) recommendations are series of measures such as statutory stipulations, credit programme, improving asset quality, institution of prudential norms, greater disclosures, better housekeeping in terms of accounting practices. The norms include not only capital adequacy, asset classifications and provisioning but also accounting standards, exposure and disclosure norms and guidelines for investment, risk management and asset liability management.

Narsimhan-II (1998) recommendations are need for 'zero' non-performing assets for all Indian banks with International presence. A proper system is to identify and classify NPAs, to be brought down to 3% by 2002 and for an independent loan review mechanism for improved management of loan portfolios. Reddy (2002) said in his study gave the importance of a sound understanding of the macroeconomic variables and systemic issues pertaining to banks and the economy for solving the NPA problem along with the criticality of a strong legal framework and legislative framework. Foreign experiences must be utilized along with a clear understanding of the local conditions to create a tailor made solution which is transparent and fair to all stakeholders.

Karunakar, Vasuki and Saravanan (2008) gave a lasting solution to the problem of NPAs. It can be achieved only with proper credit assessment and risk management mechanism. Banking system is to be equipped with prudential norms to minimize if not completely to avoid the problem of NPAs. It is better to avoid NPAs at the emerging stage of credit consideration by putting in place of rigorous and appropriate credit appraisal mechanisms. Vig (2009) concluded that there is a threshold level of creditor rights beyond which a strengthening may have adverse effects. An increase in the rights of secured creditors leads to a reduction in the quantity of secured credit. This result thus suggests that improvements in creditor rights have important demand side effects that have been ignored in previous literature. Lokare’s (2014) study’s outcome was that in a bank dominated economy like India, the stability and sound health of the banking system is imperative for overall economic development and financial stability. The Indian banking sector overtime has witnessed significant transformation and has proved to be sound and durable, even in the face of one of the worst financial crisis that hit the world economy during 2008. Nevertheless, of late, the asset quality of Indian banks has come under growing pressure. Sevta (2014) found that CDR is currently vital in light of the recessionary conditions that hit India, every scheme has its own drawbacks. In an out-of-court, non-statutory
and flexible mechanism such as CDR, if any possibility of bad faith creeps in, it can blemish the whole process which is otherwise for the good of the corporation and looks to save an otherwise collapsing entity. Ahamed and Mallick (2015) found that after the start of CDR, member banks with generous regulatory forbearance on asset classification and provisioning experience an improvement in stability which indicates that soundness of member banks increased by 43.6% after the implementation of CDR mechanism. CDR is a channel through which timely and efficient out-of-court restructuring mechanism with minimum regulatory forbearance can have a positive impact on banking stability. By reducing NPLs overhang under the guise of CDR system, RBI’s intention of having stable banking sector have largely achieved. Chavan and Gambacorta (2016) from their studies found that the more efficiently managed a bank was, the better was its loan quality. Banks tend to take on more risks during an upturn in credit growth and be more cautious whenever there is a downturn. For a one percentage point increase (decrease) in loan growth is associated with an increase (decrease) of NPLs over total advances (NPL ratio) by 4.3 per cent in the long run. NPL ratios are sensitive to the interest rate environment and the overall growth of the economy. NPLs of private banks are more reactive than NPLs of public banks to changes in interest rates, because of the greater credit exposure to retail loans (housing, consumer durables and credit card receivables) that are more reactive to monetary policy changes. Both public and private banks show a significant pro cyclical risk taking response to credit growth. The degree of pro cicality in NPLs is larger for private banks than for public banks (4.5 per cent and 0.8 per cent, respectively).

**Asset Classification:** Asset classification of restructured accounts was explicitly prescribed for the first time in April 1992 with the introduction of asset classification norms defined on objective criteria of past due and record of recovery. These definitions were on the basis of the recommendations of ‘The Committee on Financial System’ under the Chairmanship of Shri M. Narasimham. It was stated that an asset, where the terms of the loan agreement regarding interest and principal have been renegotiated or rescheduled after commencement of production, should be classified as sub-standard and should remain in that category for at least two years of satisfactory performance under the renegotiated or rescheduled terms. Separate guidelines on Income Recognition, Asset Classification (IRAC) and Provisioning Norms for FIs were issued in March 1994. These guidelines for FIs were comparatively lenient compared to those for the banks as they allowed a time over-run of 50% of the contracted time for completion of projects before downgrading the asset.

4. **Management of NPAs**

It is prudent that NPAs in bank ought to be kept at the lowest level. The two pronged approaches would be necessary for controlling NPAs which are Preventive management and Curative management.

**Preventive Management**

**Mechanism of Credit Assessment and Risk Management:** In a situation of liquidity overhang, the enthusiasm of the banking system is to increase lending with compromise on asset quality which ultimately raises concern about adverse selection and potential danger of addition to the NPAs stock. A lasting solution to the problem of NPAs can be achieved only with proper credit
assessment and risk management mechanism. The documentation of credit policy and credit audit is necessary to upgrade the quality of credit appraisal in banks.

**Banking Organisational Restructuring:** With regard to internal factors leading to NPAs, the onus for containing the same rest with the Bank. The need of the hour is improvement in the managerial efficiency, skill up-gradation for proper assessment of credit worthiness and a change in the attitude of the banks towards legal action, which is traditionally viewed as a measure of the last resort.

**Lesser Dependence on Interest:** The Indian banks are heavily depending upon lending and investments whereas the banks in the developed countries do not depend upon this income further 86 percent of income of Indian banks is accounted from interest and the rest of the income is fee based. The banker can earn sufficient net margin by investing in safer securities though not at high rate of interest. It facilitates for limiting of high level of NPAs gradually.

**Potential and Borderline NPAs:** There is need for a mechanism of quick diagnosis and remedial measures so that the potential and borderline accounts do not step into NPAs categories.

**Curative Management:** The curative measures are to be designed in such a manner so that there is maximum recoveries which shall help in banks funds which are locked up in NPAs are released for recycling. In this direction, the Central government and RBI have taken various steps for arresting incidence of fresh NPAs and creating legal and regulatory environment to facilitate the recovery of existing NPAs of banks.

5. **CDR: An Overview**

The guidelines on restructuring by banks were initially focused on restructuring of an individual bank’s exposure, including those towards corporate borrowers. Banks found it difficult to smoothly design and implement restructuring in cases of exposures with multiple lenders i.e. consortium finance. Hence a need was felt to devise a system where restructuring needs of large corporate exposures from multiple banks under consortium/ multiple banking arrangements could be carried out. This need was in view of the fact that such a restructuring package requires taking into account different levels of exposures, securities, terms and conditions of different banks as also the need of a centralised monitoring of implementation of the package. In view of the difficulties faced by the banks in restructuring of large advances of corporate under multiple/consortium banking, RBI put in place a scheme of Corporate Debt Restructuring (CDR) in August 2001 based on the mechanism prevalent in countries like the U.K., Thailand, Korea, Malaysia, etc. which is a voluntary process of industrial rehabilitation. The CDR framework was to ensure speedy, cost effective, market friendly, timely and transparent mechanism for restructuring the corporate debts of viable entities facing problems, outside the purview of BIFR, DRT and other legal proceedings, for the benefit of all concerned.

**Objectives:** Preservation of viable corporate who are affected by certain internal & external factors. CDR aims at minimising the losses to creditors & other stakeholders through an orderly & coordinated restructuring programme to support continuing economic recovery.

**Scope of CDR:** The scheme is available to corporate borrowers engaged in any type of activity subject to the following conditions:

- The borrower enjoys credit facilities from more than one bank / FI.
- The total outstanding is Rs.10 Crores or above.
Conditions for Eligibility: Reserve Bank of India has sought to provide some carrots in form of treatment of assets on the Balance Sheet of Bank. For this purpose, the RBI has also sought to ensure that it does not become a source of window dressing by Banks or Financial Institutions. So Corporate Debt Restructuring benefit with regard to assets classification and write offs and provisioning will be available only if certain conditions are fulfilled. The conditions are:

- The restructuring should have been done for the first time only.
- The unit should become viable in seven years and repayment period for restructured debts should not exceed ten years.
- Promoter’s sacrifices in the form of writing off of loans from group companies, reduction of capital, additional funds brought by them should at least 15 percent of the sacrifice made by the creditors.
- Promoters should give personal guarantee except where the unit is affected by external factors like economic down turn or something which affects the concerned industry.

CDR Structure: It is three tier structures viz

1) Standing Forum: This is the top tier in CDR mechanism comprised of representatives of all the financial institutions & Banks. It lays down the policies and guidelines to be followed by the empowered group and CDR cell for debt restructuring.

2) Empowered Group: This group is comprised of the ED level representatives of leading banks along with ED level representatives of concerned lenders. This group takes decision of whether to go for the restructuring or not based upon preliminary report prepared by CDR cell and if yes, then they provide initial guidelines. When final restructuring plan is prepared by CDR cell the same is again approved by EG.

3) CDR Cell: It is third tier of CDR mechanism. This cell makes the initial scrutiny of the proposals & if restructuring gets approved this cell makes a detailed plan for restructuring.

Legitimacy of Referral: After thorough examination of facts and viability of the case a decision is taken as to whether a case should be referred for restructuring or not.

Legal Basis: The legal basis to the CDR System is provided by the Debtor Creditor Agreement (DCA) and the Inter-Creditor Agreement (ICA).

6. NPAs: Data Analysis and Findings

6.1. NPAs Data Analysis

A Non-Performing Asset (NPA) is defined as a credit facility in respect of which the interest and/or instalment of principal has remained 'past due' for a specified period of time. NPA is used by financial institutions that refer to loans that are in jeopardy of default.
Table 1: GROSS AND NET NPAs OF SCHEDULED COMMERCIAL BANKS

(Rupees in Billion)

<table>
<thead>
<tr>
<th>Year (End-March)</th>
<th>Gross Advances</th>
<th>Net Advances</th>
<th>Gross Non-Performing Assets</th>
<th>Net Non-Performing Assets</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Amount</td>
<td>Amount</td>
<td>As Percentage of Gross Advances</td>
<td>As Percentage of Total Assets</td>
</tr>
<tr>
<td>2004-05</td>
<td>11526.82</td>
<td>11156.63</td>
<td>593.73</td>
<td>5.2</td>
</tr>
<tr>
<td>2005-06</td>
<td>15513.78</td>
<td>15168.11</td>
<td>510.97</td>
<td>3.3</td>
</tr>
<tr>
<td>2006-07</td>
<td>20125.10</td>
<td>19812.37</td>
<td>504.86</td>
<td>2.5</td>
</tr>
<tr>
<td>2007-08</td>
<td>25078.85</td>
<td>24769.36</td>
<td>563.09</td>
<td>2.3</td>
</tr>
<tr>
<td>2008-09</td>
<td>30382.54</td>
<td>29999.24</td>
<td>683.28</td>
<td>2.3</td>
</tr>
<tr>
<td>2009-10</td>
<td>35449.65</td>
<td>34970.92</td>
<td>846.98</td>
<td>2.4</td>
</tr>
<tr>
<td>2010-11</td>
<td>40120.79</td>
<td>39287.04</td>
<td>979.00</td>
<td>2.5</td>
</tr>
<tr>
<td>2011-12</td>
<td>46488.08</td>
<td>45075.59</td>
<td>1429.03</td>
<td>3.1</td>
</tr>
<tr>
<td>2012-13</td>
<td>59718.20</td>
<td>58799.73</td>
<td>1940.53</td>
<td>3.2</td>
</tr>
<tr>
<td>2013-14</td>
<td>68757.48</td>
<td>67352.13</td>
<td>2633.72</td>
<td>3.8</td>
</tr>
<tr>
<td>2014-15</td>
<td>75606.66</td>
<td>73881.79</td>
<td>3233.45</td>
<td>4.3</td>
</tr>
</tbody>
</table>

(Source: RBI)

Table No - 1 shows data on Gross Advance, Gross NPA, Net Advance and Net NPA during last 11 years. The percentage of Gross NPA to Gross Advance ratio shows a declining trend from 2004-05 to 2007-08 from 5.2% to 2.3%, remained constant at 2.3% during 2008-09 and moved upwardly during 2009-10 to 2014-15 from 2.4% to 4.3%. The percentage of Gross NPA to Total Advance ratio behaved in identical manner with the percentage of Gross NPA to Gross Advance ratio. The trend indicates that share of NPA has started increasing from 2009-10 and the Gross NPA was 4.3% of Gross Advance and 2.7% of Total Advance which is quite high in comparison to International norms.

The percentage of Net NPA to Net Advance ratio shows a declining trend from 2004-05 to 2006-07 from 2.0% to 1.0%, it remained constant at 1% for three years i.e. during 2007-08 to 2010-11 and started moving upward during 2011-12 to 2014-15 from 1.3% to 2.4%. The percentage of Net NPA to Net Advance ratio behave in identical manner with the percentage of Net NPA to Total Advance ratio a declining trend from 2004-05 to 2006-07 from 0.9% to 0.6%, remained constant at during 2007-08 to 2010-11 and started moving upward from 2011-12 to 2014-15 from 0.8% to 1.5%. The table shows that every addition in fresh net NPAs is proportionately higher in comparison to addition in net advances.
Figure 1: The entire ratio is behaving identically in this graph. All the ratios are showing a downward trend during 1996-97 to 2006-07, remained static till 2008-09 and started moving upward during later part from 2009-10 onwards till 2014-15. The upward movement indicates that the quality of assets in the Bank Balance Sheet is not up to the standard and due to window dressing the banks have been able to conceal the true position in their Balance Sheet. But since the problem remained for a longer period and ultimately the Banks have started to show the true picture gradually which resulted in upward movement in the chart.

Table 2: MOVEMENT OF NON-PERFORMING ASSETS (NPAs) OF SCHEDULED COMMERCIAL BANKS

<table>
<thead>
<tr>
<th>Year</th>
<th>Gross NPAs As on March 31 (Previous Year)</th>
<th>Addition during the Year</th>
<th>Reduction during the Year</th>
<th>Write-off during the Year</th>
<th>Growth of Write-off (%)</th>
<th>As on March 31 (Current Year)</th>
<th>Growth of Gross NPA (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>2005</td>
<td>6,43,101.14</td>
<td>2,04,056.04</td>
<td>2,28,790.62</td>
<td>24,631.71</td>
<td>0.00%</td>
<td>5,93,734.85</td>
<td>0.00%</td>
</tr>
<tr>
<td>2006</td>
<td>5,83,631.58</td>
<td>2,13,799.04</td>
<td>2,85,951.56</td>
<td>50.75</td>
<td>-97.93%</td>
<td>5,10,968.31</td>
<td>-13.94%</td>
</tr>
<tr>
<td>2007</td>
<td>5,05,198.31</td>
<td>2,62,114.39</td>
<td>2,61,597.54</td>
<td>849.50</td>
<td>66.32%</td>
<td>5,04,865.66</td>
<td>-1.19%</td>
</tr>
<tr>
<td>2008</td>
<td>5,01,914.40</td>
<td>3,49,812.00</td>
<td>2,79,467.70</td>
<td>9,167.20</td>
<td>979.13%</td>
<td>5,63,091.50</td>
<td>11.53%</td>
</tr>
<tr>
<td>2009</td>
<td>5,48,368.47</td>
<td>5,23,485.69</td>
<td>3,38,706.97</td>
<td>49,838.20</td>
<td>443.66%</td>
<td>6,83,281.98</td>
<td>21.34%</td>
</tr>
<tr>
<td>2010</td>
<td>6,82,843.20</td>
<td>6,95,796.97</td>
<td>2,84,213.22</td>
<td>2,47,418.72</td>
<td>396.44%</td>
<td>8,47,008.23</td>
<td>23.96%</td>
</tr>
<tr>
<td>2011</td>
<td>8,39,088.53</td>
<td>7,04,398.54</td>
<td>3,31,630.09</td>
<td>2,32,606.97</td>
<td>-5.99%</td>
<td>9,79,250.01</td>
<td>15.61%</td>
</tr>
<tr>
<td>2012</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>4,27,590.26</td>
<td>-13.75%</td>
</tr>
</tbody>
</table>

(Amount in Millions)
The growth percentage of Write off shows a downward trend during the year 2006 to 2007 and it started moving upward from 2008 to 2016. Again the Growth percentage of Gross NPA shows downward trend in initial years up to 2007 and from 2008 onwards it shows an upward trend till 2016.

The table shows that during the period under review, the Gross NPA has increased from Rs. 593735 million to Rs. 6119473 million and the Write off amount has increased from Rs. 24632 millions to Rs. 725012 millions. As per the figure in the table during the period under review, the trend indicates that the Gross NPA has multiplied by 10 times and the Write off amount has multiplied by 28.43 times and this indicates that for every additional fresh NPA the quantum of provision for write off shall be in higher proportion. This finding indicates an alarming bell for banking sector and there is every chance that any additional fresh NPA may lend the capital base in red line since they have limited resources and quantum of provision is alarming.

The Chart shows an upward trend both in Write off and NPA. The movement during 2005 to 2010 is normal but the NPA has been showing steeper upward trend since 2011 to 2014 and growth is 6 times during this period. The trend indicates last minute disclosure of NPA from 2011 onwards and the trend indicates that there may further disclosure of fresh NPA in coming years.
6.2. International Trend of NPLs to Gross Loans: Data Analysis

![Graph showing the ratio of non-performing loans to total gross loans for various Asian countries.](http://www.granthaalayah.com)

**Figure 3:**
Source: IMF, Financial Soundness Indicators Database
(Note: Data are as per 2015 for Hong Kong, India, Indonesia, Japan Malaysia, The Philippines, Singapore, and Thailand; as of 2015 Q3 for Australia; Q2 for China; as of 2014 Q2 for Korea)

According to the data used by IMF, which is as of 2015, NPLs in India are just 6% of total loans. The IMF data does not appear to take restructured loans into account. There is no country in the region which even comes close. The second-highest level of NPLs is seen in Thailand (under 3%) followed by Indonesia (a little over 2%). The figure shows ratio of non-performing loans to total gross loans of various emerging economies of Asia-Pacific region. South Korea is the lowest ratio of non-performing loans to total gross loans. Hong Kong, Singapore, and Australia are the following nations. All the four are below or equal to 1% non-performing loans to total gross loans. India is the highest non-performing loans to total gross loans more than 4%.

In comparison to International trend of centralised approach for debt restructuring decisions, India has been pursuing a decentralised approach, under which individual banks have been taking restructuring decisions, subject to considerable constraint and distorted incentives. Accordingly, they have repeatedly made the choice to delay resolutions leading to highest non-performing loans to total gross loans.
6.3. Various Recovery Channels of NPAs: Data Analysis

<table>
<thead>
<tr>
<th>Year</th>
<th>Lok Adalats</th>
<th>DRTs</th>
<th>SARFAESI Act</th>
<th>Total</th>
<th>Trend of Lok Adalats</th>
<th>Trend of DRTs</th>
<th>Trend of SARFAESI Act</th>
</tr>
</thead>
<tbody>
<tr>
<td>2004-05</td>
<td>8.01</td>
<td>143.17</td>
<td>132.24</td>
<td>283.42</td>
<td>0.00%</td>
<td>-134.70%</td>
<td>-34.94%</td>
</tr>
<tr>
<td>2005-06</td>
<td>11</td>
<td>61</td>
<td>98</td>
<td>170</td>
<td>1.76%</td>
<td>-83.89%</td>
<td>-42.08%</td>
</tr>
<tr>
<td>2006-07</td>
<td>8</td>
<td>92</td>
<td>91</td>
<td>191</td>
<td>-0.01%</td>
<td>-139.62%</td>
<td>-60.45%</td>
</tr>
<tr>
<td>2007-08</td>
<td>21</td>
<td>58</td>
<td>73</td>
<td>152</td>
<td>7.64%</td>
<td>-167.49%</td>
<td>-11.47%</td>
</tr>
<tr>
<td>2008-09</td>
<td>40</td>
<td>41</td>
<td>121</td>
<td>202</td>
<td>18.82%</td>
<td>-74.05%</td>
<td>9.96%</td>
</tr>
<tr>
<td>2009-10</td>
<td>72</td>
<td>98</td>
<td>142</td>
<td>312</td>
<td>37.64%</td>
<td>-233.07%</td>
<td>-131.88%</td>
</tr>
<tr>
<td>2010-11</td>
<td>1</td>
<td>1</td>
<td>3</td>
<td>5</td>
<td>-4.12%</td>
<td>-160.38%</td>
<td>225.27%</td>
</tr>
<tr>
<td>2011-12</td>
<td>17</td>
<td>241</td>
<td>353</td>
<td>611</td>
<td>5.29%</td>
<td>273.49%</td>
<td>559.96%</td>
</tr>
<tr>
<td>2012-13</td>
<td>66</td>
<td>310</td>
<td>681</td>
<td>1057</td>
<td>34.11%</td>
<td>671.85%</td>
<td>837.51%</td>
</tr>
<tr>
<td>2013-14</td>
<td>232</td>
<td>553</td>
<td>953</td>
<td>1738</td>
<td>131.76%</td>
<td>755.46%</td>
<td>1465.06%</td>
</tr>
<tr>
<td>2014-15</td>
<td>310</td>
<td>604</td>
<td>1568</td>
<td>2482</td>
<td>177.64%</td>
<td>901.36%</td>
<td>682.41%</td>
</tr>
<tr>
<td>2015-16</td>
<td>720</td>
<td>693</td>
<td>801</td>
<td>2214</td>
<td>418.82%</td>
<td>901.36%</td>
<td>682.41%</td>
</tr>
</tbody>
</table>

(Source: RBI)

The table shows trend of amount involved in Lok Adalats, DRTs and SARFAESI Act to Total Amount during 2004-05 to 2015-16. The trend of Lok Adalats to Total Amount shows an upward trend from 1.76% to 37.64% during 2005-06 to 2009-10, decreased during 2010-11 and again moved upward from 2011-12 till 2015-16 and the trend indicates that the amount involved in Lok Adalats has multiplied by 4 times during the period. The trend of DRTs to Total amount shows a downward trend during initial period i.e. from 2004-05 to 2010-11 and it moved upward from 2011-12 to 2015-16 which indicates that the amount involved in the DRT cases have multiplied by 9 times. Further the trend of SARFAESI Act to Total amount shows a downward trend during initial period i.e from 2004-05 to 2008-09, remained volatile during 2009-10 and 2010-11 and started moving upward from 2011-12 to 2015-16 which indicates that the amount involved have multiplied by 7 times.
In the figure, the DRTs and SARFAESI Act percentage chart shows a downward trend during 2004-05 to 2010-11 and thereafter a steeper upward trend. The Lok Adalat chart shows a volatile trend during 2004-05 to 2010-11 and thereafter an upward trend up to 2015-16. The trend in this figure indicates that there is lower compliance of assets classification and NPA recovery initiative by bank by way of filling cases in Lok Adalat, DRTs and SARFAESI Act during initial period.

Table 4: NPAs OF SCBs RECOVERED THROUGH VARIOUS CHANNELS

<table>
<thead>
<tr>
<th>Year</th>
<th>Lok Adalats</th>
<th>DRTs</th>
<th>SARFAESI Act</th>
<th>Total</th>
<th>Lok Adalats % to total</th>
<th>DRTs % to total</th>
<th>SARFAESI Act % to total</th>
</tr>
</thead>
<tbody>
<tr>
<td>2004-05</td>
<td>1.13</td>
<td>26.88</td>
<td>23.91</td>
<td>51.92</td>
<td>2.18%</td>
<td>51.77%</td>
<td>46.05%</td>
</tr>
<tr>
<td>2005-06</td>
<td>2</td>
<td>47</td>
<td>34</td>
<td>83</td>
<td>2.41%</td>
<td>56.63%</td>
<td>40.96%</td>
</tr>
<tr>
<td>2006-07</td>
<td>1</td>
<td>35</td>
<td>37</td>
<td>73</td>
<td>1.37%</td>
<td>47.95%</td>
<td>50.68%</td>
</tr>
<tr>
<td>2007-08</td>
<td>2</td>
<td>30</td>
<td>44</td>
<td>76</td>
<td>2.63%</td>
<td>39.47%</td>
<td>57.89%</td>
</tr>
<tr>
<td>2008-09</td>
<td>1</td>
<td>33</td>
<td>40</td>
<td>74</td>
<td>1.35%</td>
<td>44.59%</td>
<td>54.05%</td>
</tr>
<tr>
<td>2009-10</td>
<td>1</td>
<td>31</td>
<td>43</td>
<td>75</td>
<td>1.33%</td>
<td>41.33%</td>
<td>57.33%</td>
</tr>
<tr>
<td>2010-11</td>
<td>0</td>
<td>0</td>
<td>1</td>
<td>1</td>
<td>0.00%</td>
<td>0.00%</td>
<td>100.00%</td>
</tr>
<tr>
<td>2011-12</td>
<td>2</td>
<td>41</td>
<td>101</td>
<td>144</td>
<td>1.39%</td>
<td>28.47%</td>
<td>70.14%</td>
</tr>
<tr>
<td>2012-13</td>
<td>4</td>
<td>44</td>
<td>185</td>
<td>233</td>
<td>1.72%</td>
<td>18.88%</td>
<td>79.40%</td>
</tr>
</tbody>
</table>
The trend shows that the Lok Adalats to Total Recovery is static i.e within 2% during the period from 2004-05 to 2012-13 and from 2013-14 and has started improving from 2% and the same was 14.04% in the year 2015-16. The trend of DTRs to Total Recovery shows an upward trend during 2005-06, remained volatile during 2006-07 to 2010-11, improved during 2011-12, showed a downward trend from 18.88% to 13.64% and in the year 2015-16 the same is 28.07%. The trend of SARFAESI Act to Total Recovery shows downward trend during 2005-06, upward trend during 2006-07 and 2007-08, downward trend during 2008-09, upward during 2009-10 & 2010-11, downward during 2011-12, upward during 2012-13 to 2014-15 and during 2015-16 the same is 57.89%. The trend indicates that even though no of cases referred are more in case of Lok Adalats, the share of collection is quite low in comparison to DRTs and SARFAESI Act.

The graph shows the ratio of recoveries in stresses assets of Bank through various channels. The graph shows an upward trend during this period which indicates that the recoveries has improved from Rs. 51.92 billion in 2004-05 to Rs. 228 Billion. It indicates the contribution by recoveries in Lok Adalats cases is quite negligible in comparison to DRTs and SARFAESI Act recoveries. The graph further indicates that the recoveries has picked its momentum only after introduction of SARFAESI Act and with the help of this tool bank have recovered a major share from bad loans by way of seizure of assets and this has helped banks to show a sizable recovery from NPA account in their Balance Sheet.
The ratio of amount recovered to amount involved during this period of Lok Adalat cases is between 0% to 18.18%, which is very poor. The ratio of amount recovered to amount involved during this period of DRTs cases is between 0% to 80.49% which is not quite satisfactory. The ratio of amount recovered to amount involved during this period of SARFAESI Act cases is between 16.33% to 60.27%. The trend indicates that recoveries through various channels are not on the expected lines. It shows recoveries through various channels are not satisfactory and it leads to conclusion that in such cases major portion of amount involved is remaining unrealised and thus a loss to Banker and for which a bulk provision has been made in Bank’s Balance Sheet.
During the year March 2005 the ratio of Standard: Sub Standard: Doubtful Asset was 86:7:7. The ratio shows a downward trend till March 2007 where the ratio is 70:10:20. It started moving upward during March 2008 to March 2010 and in March 2010 which was 96:3:1. From March 2011 it shows a downward trend and ultimately in the year March 2016 the same is 43:33:24. The trend, during March 2005 to March 2016 indicates that the standard advance under Corporate Debt Restructuring has been reduced from 86% to 43%, Substandard Assets has moved upward from 7% to 33% and the Doubtful Advances has moved upward from 7% to 24%. The data shows that the quality of advances under Corporate Debt Restructuring is showing negative trend. Further as per the data from March 2005 to March 2016, the total exposure under Corporate Debt Restructuring has been multiplied by 163 times which leads to conclusion that the higher proportion of NPA in corporate sector restructuring. Debt write-downs in the case of the large debtors could quickly deplete banks’ capital cushions. The chart indicates that major write-downs can attract the attention of investigative agencies and hence there is an inherent threat of punishment. This fear is the key reason of bankers reluctance to grant write-downs, because there are no rewards for doing so. Accordingly, bankers have every incentive to simply reschedule loans, in order to defer the problems until a later date.
The trend of Standard Advances shows a downward trend during March 2005 to March 2007, upward trend during March 2008 to March 2009 and thereafter it shows steeper downward trend which indicates the increase of share of Substandard Assets and Doubtful Assets respectively in Total Loans subject to Corporate Debt Restructuring. The trend indicates the desired result as expected under Corporate Debt Restructuring has not been achieved. Further the quality of Corporate Advances needs proper review and monitoring from an outside independent agency to keep the same under the control and timely reporting of potential NPAs.

Table 7: QUARTERLY PERFORMANCE OF CORPORATE DEBT RESTRUCTURINGS ASSETS OF SCHEDULED COMMERCIAL BANKS

<table>
<thead>
<tr>
<th>Quarter</th>
<th>Total References Received by CDR Cell</th>
<th>Cases Rejected before Admission or Approval</th>
<th>Total Cases Approved</th>
<th>Cases Withdrawn on account of package failure</th>
<th>Cases exited successfully</th>
<th>Live cases in CDR</th>
</tr>
</thead>
<tbody>
<tr>
<td>Upto June-13</td>
<td>507</td>
<td>289324</td>
<td>92</td>
<td>39045</td>
<td>415</td>
<td>250279</td>
</tr>
<tr>
<td>Sep-13</td>
<td>20</td>
<td>28218</td>
<td>4</td>
<td>6211</td>
<td>16</td>
<td>22007</td>
</tr>
<tr>
<td>Dec-13</td>
<td>21</td>
<td>24622</td>
<td>9</td>
<td>7610</td>
<td>12</td>
<td>17012</td>
</tr>
<tr>
<td>Mar-14</td>
<td>39</td>
<td>45820</td>
<td>6</td>
<td>4674</td>
<td>33</td>
<td>41146</td>
</tr>
<tr>
<td>Jun-14</td>
<td>17</td>
<td>23201</td>
<td>7</td>
<td>5143</td>
<td>10</td>
<td>18058</td>
</tr>
<tr>
<td>Sep-14</td>
<td>22</td>
<td>22003</td>
<td>3</td>
<td>2898</td>
<td>19</td>
<td>19105</td>
</tr>
<tr>
<td>Dec-14</td>
<td>16</td>
<td>13622</td>
<td>1</td>
<td>344</td>
<td>15</td>
<td>13278</td>
</tr>
<tr>
<td>Mar-15</td>
<td>13</td>
<td>27192</td>
<td>3</td>
<td>5073</td>
<td>10</td>
<td>22119</td>
</tr>
<tr>
<td>Jun-15</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Sep-15</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Dec-15</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
</tbody>
</table>
As per the data in the table, since March 2015 no fresh proposal has been referred to CDR cell which means total failure of CDR mechanism. Further As per analysis of data on CDR, the scenario of CDR as on December 2016 is the total references received by CDR cell 655 cases amounting to Rs. 4,74,002 Crores out of which 125 no of cases amounting to Rs. 70,998 Crores has been rejected before admission/approval (which is about 15% of total amount involved), Cases withdrawn on account of package failure is 264 number of cases amounting to Rs. 1,25,093 Crores, (which is about 26% of total amount involved), the number of cases successfully exited from CDR is 98 amounting to Rs. 70,851 Crores (which is about 15% of total amount involved). Finally there are 168 live cases amounting to Rs. 207060 Crores (which is about 44% of total amount involved). The data indicates the ratio of success rate of successfully exit from CDR is 15% of the total amount involved which is very poor in comparison to recovery of NPAs under other channels like Lok Adalats, DRTs and SAFERASI Act.

7. Reasons of failure of CDR

Among the main reasons for restructuring not working out are the inability of promoters to infuse the requisite equity capital within the defined period and non-compliance to CDR agreement in pledging shares in favour of the consortium of lenders. The other reasons are:

Economic Slowdown: One of the common reason is global as well as Indian slowdown. Slowdown in the economy certainly affects the capacity of the borrowers to repay as it adversely affects cash flows and profitability, leverage and interest coverage ratio.

1) Adverse Business Environment: Adverse business environment such as an inordinate delay in execution of Contracts beyond the control of the Companies due to delays by Government in land acquisition, non-fulfilment of terms by joint venture partners etc. has also led many debts to stressed debts.

2) The main business of the company is being run without any stake of the borrowers with help of chain of associate and subsidiaries. The modus is that the entire money belonging to the shareholders has been taken out and converted to investments.

3) In order to delay the declaration of loss in balance Sheet, Companies used to resort to imprudent accounting by advancing the revenue or postponing the expenses.

4) Poor planning reflected in mid-stream change in business strategy, Changes in the original project, Over Ambition, Lack of critical tie ups etc.

5) There is lack of Coordination among the lenders and also lack of due diligence.
8. Development After CDR

5:25 Scheme
In its effort to address one of the major issues affecting the growth of the infrastructure and core industries, RBI has rolled out with a flexible structuring and refinancing schemes. The scheme is popularly known as the 5:25. This scheme is basically meant to mitigate the mismatch between cash flow from Infrastructure projects having longer gestation period. The scheme extend long-term loans such as of 20-25 years, to match the cash flow of projects, while refinancing them every five or seven years for long-term infrastructure projects to existing ones where the total exposure of lenders is more than Rs.500 crore. The scheme is applicable to projects in the infrastructure and core Industries sector.

Strategic Debt Restructuring Scheme
In order to curb the rising bad loans in corporate sector, the RBI in its "Framework for Revitalizing Distressed Assets in the Economy - Guidelines on Joint Lenders' Forum (JLF) and Corrective Action Plan (CAP)" has suggested change of management as a part of restructuring of stressed assets. With this principle in view and to ensure that the shareholders bear the first loss rather than the debt holders, JLF/ Corporate Debt Restructuring Cell (CDR) may consider the following options when a loan is restructured:

a) The possibility of transferring equity of the company by promoters to the lenders to compensate for their sacrifices;
b) Promoters infusing more equity into their companies;
c) Transfer of the promoter holdings to a security trustee or an escrow arrangement till turnaround of company. This will enable a change in management controlling, should lenders favour it.

9. Implementation

- No loans will be restructured without conforming to the terms specified in the Strategic Debt Restructuring Scheme.
- At the time of initial restructuring, Joint Lender Forums will incorporate, in the terms and conditions attached to the restructured loan/s agreed with the borrower, an option to convert the entire loan, or part thereof, into shares in the company in the event the borrower is not able to achieve the viability milestones.
- The bank during initial restructuring will require the borrower to provide the necessary approvals/authorizations to enable the lenders to exercise the transfer of equity option effectively, if required.
- The decision to convert the whole or part of the loan into equity shares should be well documented and approved by the majority of the JLF members.
- On effecting change in ownership under the Strategic Debt Restructuring Scheme, the lenders would collectively become the majority shareholder by conversion of their dues from the borrower into equity.
- Hence, post the conversion, all lenders under the JLF will collectively hold 51% or more of the equity shares issued by the company.
• All banks will include the covenants to exercise the Strategic Debt Restructuring Scheme in all loan agreements, including restructuring, supported by necessary approvals/authorizations.

It was billed as a powerful tool in the clean-up Balance Sheets of Banks laden with bad loans, but subsequently has proved to be a bit of a dud. The main reasons are difficulties in finding buyers, disagreement over valuations and even the choice of merchant bankers used in the SDR process seem to be impeding closure. SDR looked quite exciting to begin with, but soon it was evident that there are no buyers in cases where it was being invoked. Even the buyers that actually turned up were demanding prices that were completely not matching to finalise the deal.

10. Scheme for Sustainable Structuring of Stressed Assets (S4A Scheme)

In 2016 RBI introduced S4A Scheme. Under Scheme for Sustainable Structuring of Stressed Assets or S4A, the banks are being allowed to convert up to half their loans of corporations into equity or equity-like securities. Any project which has commenced commercial operations and has an overall exposure of more than Rs.500 crore (including unpaid interest) can be brought under this scheme, with a precondition that the bankers are convinced that the project can service the debt in the longer run backed by an independent techno-economic viability study to establish this. The banks will also work under the oversight of an external agency, ensuring transparency. With the involvement of an independent agency will eliminate the fear of unwarranted scrutiny by the Central Vigilance Commission and the Central Bureau of Investigation.

S4A does not allow the banks to offer any moratorium on debt repayment, to extend the repayment schedule or reduce the interest rate. The conversion of debt into equity or quasi-equity instruments will be governed by prescribed valuation norms. Finally, the banks will have to set aside money for 20% of the total outstanding debt or 40% of the debt that is seen as unsustainable.

The scheme is silent about unsecured creditors such as the suppliers of raw materials. Even after the banks decide to move ahead with this scheme, the unsecured creditors has got the option to approach a court of law and play spoilsport. Being unsecured creditors, they may not get their dues, but they can certainly delay the process. Due to unsecured creditors, the banks may lose time precious for the revival of a company and survival for themselves.

11. Suggestions

• Cleaning up of the bank balance sheets is essential and urgent to boost growth in coming years. High NPAs will squeeze the lending capacity of the banking sector and economic growth would be hampered.
• List of large wilful defaulters should be announced. Exemplary punishment to a few large defaulters is necessary to drive home the point that nobody can flout the rules for self-benefit.
• There is need to institute an independent loan review mechanism especially for large borrower accounts to identify potential NPAs.
• The concept of a ‘Bad Bank’ that purchases stressed assets and takes them to resolution was floated in the latest Economic Survey.
• Sale of Unproductive Assets/ Entities: The emphasis should be to save productive assets and not the companies or promoters. The sale should not be restricted only to sale of physical assets, it must also include sale of associates and subsidiaries when huge funds have been invested in such associates and subsidiaries and the return on such investments is too low.

• Imprudent accounting leaves a question mark on the working of accounting professionals. Banks may circulate a list of such companies among themselves indicating the professionals involved, so that the other work done by these professionals is used with appropriate caution.

• Closure of All Accounts outside Consortium: It must be the pre-condition for implementing the CDR. No concession or additional facilities should be extended unless all accounts outside consortium have been closed.

12. Conclusion

The poor recovery in CDR indicates that this tool is less viable for bank as recovery mechanism as compare to other tools of mechanisms. Hence RBI has made necessary changes and come out with new measures for corporate debts mechanism like SDR and S4A to give necessary teeth to banks to control rising NPAs in corporate sector. Finally, since the quality of advances in India particularly the corporate stressed advances are quite poor and huge in comparison to other Asian Pacific emerging countries, if the NPAs are not managed properly there is every chance that the capital and reserves of Banks shall not to able to meet the losses arising on account of write off of Bad Loans.

References

[7] Vig Vikrant “ACCESS TO COLLATERAL AND CORPORATE DEBT STRUCTURE: EVIDENCE FROM A NATURAL EXPERIMENT” (May 2009)


[17] Economic Survey 2016-17


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