

UBS AG

(as Issuer)
(a company with limited liability established under the laws of Switzerland)
which may also be acting through its London Branch:

UBS AG, LONDON BRANCH

(the London branch of UBS AG)

JSE PLACEMENT DOCUMENT FOR THE ISSUANCE OF SOUTH AFRICAN SECURITIES

AUTHORISED AMOUNT OF SOUTH AFRICAN SECURITIES ZAR14 BILLION

SPONSOR:UBS South Africa
Proprietary Limited

ATTORNEYS TO THE ISSUER:

WEBBER WENTZEL

in alliance with > Linklaters



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JSE PLACEMENT DOCUMENT FOR THE ISSUANCE OF SOUTH AFRICAN SECURITIES

UBS AG, a company with limited liability incorporated under the laws of Switzerland on 28 February 1978 (the "Issuer"), which may also be acting through its London Branch ("UBS AG, London Branch") may from time to time issue notes ("Notes") under the Structured Note Programme (the "Programme") described in the information memorandum of the Issuer dated 10 December 2013 (as supplemented, updated or replaced, the "Information Memorandum") upon the terms and conditions of the Notes (which may also be referred to in the Information Memorandum as Bonds or Certificates) described therein, as completed or supplemented in the case of each of the Notes, by final terms and any relevant Supplemental Terms and Conditions specified therein (the "Final Terms") to the Information Memorandum. The Information Memorandum is set out in Schedule 1. Notes of any Tranche (a "Tranche") will, in the circumstances described in the relevant Final Terms, give the holder (a "Holder") thereof certain rights against the Issuer as described therein and in the relevant Final Terms, which rights may include the right to have the principal amount of such Notes repaid by such Issuer at maturity, the right to receive interest based on the principal amount of such Notes or otherwise or the right to receive a cash amount from the Issuer calculated in accordance with the relevant Final Terms, all as more fully described in the relevant Final Terms. The Information Memorandum should be read and construed together with any supplements thereto and with any other document incorporated by reference therein and, in relation to any Notes which are the subject of Final Terms, should be read and construed together with the relevant Final Terms. The Information Memorandum may only be used for the purposes for which it has been published.

The Issuer has prepared and issued this JSE Placement Document (as supplemented, updated or replaced, this "JSE Placement Document"), which supplements the Information Memorandum, for purposes of listing Notes, subject to the Additional South African Securities Conditions (as defined in, and set out in, Schedule 2 to this JSE Placement Document) in the form of registered Notes ("Registered Notes") as described herein (the "South African Securities") on the Main Board of the JSE Limited (the "JSE").

Bearer Notes may not be issued under this JSE Placement Document. South African Securities will be denominated in South African Rand only. South African Securities will be cleared through Strate Proprietary Limited (the "CSD"), a licensed central securities depository in terms of the South African Financial Markets Act, 2012. The Information Memorandum (as supplemented by this JSE Placement Document) will apply to all South African Securities issued by the Issuer under the Programme which are to be listed on the Main Board of the JSE on or after date of this JSE Placement Document (the "Programme Date") and cleared through the CSD. Only structured products as defined in the JSE Listings Requirements can be issued under this JSE Placement Document. This JSE Placement Document was approved by the JSE on the Programme Date.

The Issuer may, subject to the Exchange Control Regulations, 1961, promulgated under the Currency and Exchanges Act, 1933 (the "Exchange Control Regulations"), issue listed South African Securities with the terms described in the Information Memorandum as supplemented and/or amended by this JSE Placement Document and the relevant Final Terms. The Issuer will act through UBS AG, London Branch unless otherwise approved by the Financial Surveillance Department of the South African Reserve Bank (the "SARB"). The Supplemental Terms and Conditions, if any, specified in the Final Terms, may only be the Supplemental Terms and Conditions in respect of Equity-Linked Notes, unless otherwise approved by the SARB. Unlisted South African Securities may not be issued under the Programme unless otherwise approved by the SARB. South African Securities to be issued pursuant to this JSE Placement Document will be listed on the Main Board of the JSE. The relevant Final Terms relating to each Tranche of South African Securities listed on the Main Board of the JSE will be delivered to the JSE and the CSD before the Issue Date, in accordance with section 19 of the JSE Listings Requirements promulgated by the JSE from time to time (the "JSE Listings Requirements"), and the South African Securities of that Tranche may then be traded by or through members of the JSE from the date on which that Tranche of South African Securities is listed on the Main Board of the JSE. The Final Terms will specify any rating of the Issuer or the South African Securities, if any.

The Programme is not rated.

Tranches of South African Securities issued under the Programme may be rated and, if so, this rating will be available on the Issuer's website and contained in the Final Terms.

The South African Securities will be fully paid up on the Issue Date and freely transferable.

With effect from the Programme Date, this JSE Placement Document supersedes the JSE Placement Document dated 13 January 2014. The Conditions of any South African Securities issued before the Programme Date are not amended by any amendments to the pro forma terms and conditions set out in the Information Memorandum or contained in the section of this JSE Placement headed "Additional Conditions of the South African Securities".

Arranger
for the JSE Placement Document and the listing of South African Securities on the JSE
UBS South Africa (Pty) Ltd

Sponsor UBS South Africa (Pty) Ltd

Dealer UBS South Africa (Pty) Ltd

Date: 08 February 2016

IMPORTANT INFORMATION

Capitalised terms used in this section shall bear the same meanings as used in the Information Memorandum, except to the extent that they are separately defined in this JSE Placement Document or this is clearly inappropriate from the context.

INVESTING IN SECURITIES INVOLVES CERTAIN RISKS, AND YOU SHOULD FULLY UNDERSTAND THESE BEFORE YOU INVEST. SEE THE SECTION OF THE INFORMATION MEMORANDUM HEADED "RISK FACTORS" AND THE SECTION OF THE REGISTRATION DOCUMENT HEADED "RISK FACTORS".

Responsibility Statement: The Issuer certifies that to the best of its knowledge and belief there are no facts that have been omitted from the Information Memorandum (as supplemented by this JSE Placement Document) (together, this "**Placement Document**") which would make any statement false or misleading and that all reasonable enquiries to ascertain such facts have been made and that this Placement Document contains all information required by applicable laws of South Africa and, in relation to any Tranche of South African Securities listed on the JSE, the JSE Listings Requirements. The Issuer accepts full responsibility for the information contained in this Placement Document, the Final Terms and the annual financial statements and any amendments to the annual financial statements or any supplement from time to time, except as otherwise stated therein.

The JSE takes no responsibility for the contents of this Placement Document, any Final Terms, or the annual financial statements of the Issuer (as amended or restated from time to time), it makes no representation as to the accuracy or completeness of any of the foregoing documents and expressly disclaims any liability for any loss arising from or in reliance upon the whole or any part of this Placement Document, any Final Terms, or the annual financial statements of the Issuer (as amended or restated from time to time). The JSE's approval of the listing of the securities is not to be taken in any way as an indication of the merits of the Issuer or of the South African Securities, the JSE has not verified the accuracy and truth of the contents of the listing documentation and that to the extent permitted by law, the JSE will not be liable for any claim whatsoever.

This Placement Document is to be read and construed with any amendment or supplement hereto and in conjunction with any other documents which are deemed to be incorporated herein by reference (see the section headed "Documents Incorporated by Reference") and, in relation to any Tranche of South African Securities, should be read and construed together with the Final Terms. This Placement Document shall be read and construed on the basis that such documents are incorporated into and form part of this Placement Document.

The Arranger and the Dealers and any of their respective subsidiaries or holding companies or a subsidiary of their holding company (their "Affiliates"), the Sponsor, other professional advisers and the JSE have not separately verified the information contained herein. Accordingly, no representation, warranty or undertaking, express or implied, is made and no responsibility is accepted by the Arranger and the Dealer or their Affiliates, the Sponsor, other professional advisers or the JSE as to the accuracy or completeness of the information contained in this Placement Document or any other information that is provided by the Issuer. The Arranger, the Dealers or their Affiliates, the Sponsor, other professional advisers and the JSE do not accept any liability in relation to the information contained in this Placement Document and any other information provided by the Issuer in connection

with the Programme.

Notwithstanding the above paragraph or anything else in this Placement Document, the Issuer will not accept responsibility for the information given in this Placement Document or any relevant Final Terms in relation to offers of South African Securities made by an offeror not authorised by the Issuer to make such offers. Generally, each person named as Dealer or Manager and any party named as a distributor or other placer in the relevant Final Terms will be so authorised, but any other party generally will not. Investors should therefore enquire whether the relevant offeror is so authorised by the Issuer and, if it is not, an investor should be aware that the Issuer will not be responsible for this Placement Document or relevant Final Terms for the purposes of the relevant securities laws in the context of the offer of the South African Securities to the public. Further, whether or not the relevant offeror has been so authorised, no person is authorised to give any information or to make any representation not contained in, or not consistent with, this Placement Document and the relevant Final Terms and, if given or made, such information or representation must not be relied upon as having been authorised by the Issuer. If an investor is in any doubt about whether it can rely on this Placement Document and relevant Final Terms and/or who is responsible for the contents thereof it should seek its own legal advice.

Post-issuance Reporting: Except as required by the JSE Listings Requirements, the Issuer does not intend to provide any post-issuance information and has not authorised the making or provision of any representation or information regarding the Issuer or the South African Securities other than as contained or incorporated by reference in this Placement Document, in any other document prepared in connection with the Programme or any Final Terms or as expressly approved for such purpose by the Issuer. Any such representation or information should not be relied upon as having been authorised by the Issuer. Neither the delivery of this Placement Document nor the delivery of any Final Terms shall, in any circumstances, create any implication that there has been no adverse change in the financial condition of the Issuer since the date hereof or, as the case may be, the date upon which this Placement Document has been most recently supplemented.

Restrictions and distribution and use of this Placement Document and Final Terms: The distribution of this Placement Document and any Final Terms and the offering, sale and delivery of the South African Securities in certain jurisdictions may be restricted by law. Persons into whose possession this Placement Document or any Final Terms comes are required by the Issuer to inform themselves about and to observe any such restrictions. For a description of certain restrictions on offers, sales and deliveries of South African Securities and the distribution of this Placement Document, any Final Terms and other offering material relating to the South African Securities see the section of this JSE Supplement headed "Subscription and Sale".

Neither this Placement Document nor any Final Terms may be used for the purpose of an offer or solicitation by anyone in any jurisdiction in which such offer or solicitation is not authorised or to any person to whom it is unlawful to make such offer or solicitation, and no action has been taken or will be taken to permit an offering of the South African Securities or the distribution of this Placement Document in any jurisdiction where any such action is required.

Important U.S. Notice: The South African Securities have not been and will not be registered under the United States Securities Act, 1933 (as amended) (the "**Securities Act**"). South African Securities may not be offered, sold or delivered within the United States or to U.S. persons except in accordance with Regulation S under the Securities Act.

Certain defined terms: In this Placement Document, references to "Rand", "ZAR", "South African Rand", "R" and "cent" are to the currency of the Republic of South Africa.

Stabilisation: Any stabilisation or over-allotment must be conducted in accordance with all applicable laws of South Africa and rules and approved by the JSE. These include the South Africa Financial Markets Act and the JSE Listings Requirements, each as amended from time to time.

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DOCUMENTS INCORPORATED BY REFERENCE

Capitalised terms used in this section headed "Documents Incorporated by Reference" shall bear the same meanings as used in the Information Memorandum, except to the extent that they are separately defined in this JSE Placement Document or this is clearly inappropriate from the context.

In addition to the documents incorporated by reference into the Information Memorandum (see the section of the Information Memorandum headed "Incorporation by Reference" on page 268 of the Information Memorandum), the following documents are deemed to be incorporated by reference into, and to form part of, this JSE Placement Document:

- (a) in respect of each Tranche of South African Securities, the published annual report, including audited financial statements of the Issuer for its 3 (three) financial years ended on the last day of December of each year prior to the issue date of such Tranche of South African Securities, and, the published annual report for each financial year of the Issuer ended on the last day of December of each year after the date of such Tranche of Notes;
- (b) in respect of each Tranche of South African Securities, all of the published quarterly reports or reporting materials, including unaudited interim financial results of the Issuer, published by the Issuer after the publication of the most recent annual report prior or after to the issue date of such Tranche of South African Securities for each financial year of the Issuer;
- (c) all information pertaining to the Issuer which is relevant to the Programme which is electronically disseminated by the Issuer on the JSE stock exchange news service from time to time;

except that any statement contained in this JSE Placement Document and any of the documents incorporated by reference into this JSE Placement Document shall be deemed to be modified or superseded for the purpose of this JSE Placement Document to the extent that a statement contained in a document subsequently incorporated by reference into this JSE Placement Document modifies or supersedes that statement.

The Issuer and the South African Transfer Agent will make available for inspection at its Specified Office and provide without charge to any person, upon written request of such person:

- (a) the Information Memorandum, this JSE Placement Document and a copy of any or all of the documents referred to above which have been incorporated by reference into this JSE Placement Document;
- (b) the constitutional documents of the Issuer, as amended from time to time;
- (c) each supplement to this JSE Placement Document circulated by the Issuer from time to time;
- (d) the relevant Final Terms relating to each issue of South African Securities which is listed on the Main Board of the JSE;

- (e) the South African Agency Agreement (as defined in the Additional South African Securities Conditions);
- (f) the Quarterly Reports of UBS AG as of 31 March 2015, 30 June 2015 and 30 September 2015, as well as the UBS Group AG and UBS AG fourth quarter 2015 earnings release and financial supplement;
- (g) the Annual Report 2014 of UBS AG;
- (h) the Registration Document relating to UBS AG dated 16 April 2015 as supplemented and/or replaced from time to time; and
- (i) the most recently obtained monthly beneficial disclosure report made available by the relevant Participants to the Central Securities Depository.

In addition, this JSE Placement Document and any supplements thereto and any Final Terms will be filed with the JSE which will publish such documents on its website at http://www.jse.co.za. The JSE Placement Document, the Information Memorandum, any supplements thereto, any Final Terms and the Registration Document are available on the Issuer's website: http://keyinvest-za.ubs.com/documentation, and the annual and quarterly reporting materials of the Issuer are available on the Issuer's Investor Relations website: https://www.ubs.com.

The Issuer will, for so long as any South African Securities remain outstanding and listed on the Main Board of the JSE, publish a new JSE Placement Document or a supplement to this JSE Placement Document, as the case may be, in accordance with the JSE Listings Requirements, where any of the information contained in this JSE Placement Document (as read with the Information Memorandum) becomes outdated in a material respect; provided that no new JSE Placement Document or supplement to this JSE Placement Document, as the case may be, is required in respect of the Issuer's annual report, including audited financial statements if such annual financial statements are incorporated by reference into this JSE Placement Document and such annual financial statements are submitted to the JSE within six months after the financial year end of the Issuer.

In relation to any Tranche of South African Securities listed on the Main Board of the JSE, copies of any notices to security holders, including meetings and any amendments to the Conditions or amendments to the rating of a Tranche of South African Securities and/or to the JSE Placement Document, shall be published on SENS. Any modification to the Conditions will require the prior approval of the JSE or such other Financial Exchange.

FORM OF SOUTH AFRICAN SECURITIES

Capitalised terms used in this section headed "Form of South African Securities" shall bear the same meanings as used in the Information Memorandum, except to the extent that they are separately defined in this JSE Placement Document or this is clearly inappropriate from the context.

Registered South African Securities

Each Tranche of South African Securities issued under the Programme pursuant to the Information Memorandum, read together with this JSE Placement Document, will be issued in the form of Registered Notes and may be issued in certificated or uncertificated form, as specified in the relevant Final Terms.

Each Tranche of South African Securities may be listed on the Main Board of the JSE. Unlisted South African Securities may not be issued save with the prior approval of the SARB.

South African Securities may only be transferred in accordance with the provisions of Condition 3, subparagraphs (h) (*Transfer of Beneficial Interests*) and (i) (*Transfer of South African Securities represented by Individual Note Certificates*) of the Additional South African Securities Conditions.

Uncertificated South African Securities

A Tranche of South African Securities which is listed on the Main Board of the JSE will, subject to applicable laws and Applicable Procedures, be issued in uncertificated form in terms of section 33 of the South African Financial Markets Act.

Uncertificated South African Securities will not be represented by any certificate or written instrument.

A Tranche of South African Securities issued in uncertificated form will be held by the CSD (see section headed "South African Securities held by the CSD" below).. The CSD is required to disclose to the Issuer the identities of the holders of Beneficial Interests on a regular basis, in accordance with the Applicable Procedures.

Certificated South African Securities

A holder of a Beneficial Interest shall only be entitled to exchange such Beneficial Interest for Individual Note Certificates in accordance with Condition 5 of the Additional South African Securities Conditions pertaining to Registered Notes. South African Securities issued in certificated form will at all times be in the form of Individual Note Certificates issued to each Noteholder in respect of their respective holdings.

Each Individual Note Certificate will be registered in the South African Register in the name of the individual holder(s) of that Individual Note Certificate.

South African Securities held in the CSD

In terms of section 50 of the South African Companies Act, read with the South African Financial Markets Act and

the rules of the CSD, the Issuer will (i) record in the South African Register, the total number, and where applicable, the nominal value of the South African Securities issued by it in uncertificated form, and (ii) the CSD and CSD Participants will administer and maintain the company's uncertificated securities register, which will form part of the South African Register. While a Tranche of South African Securities is held in the CSD, all amounts to be paid and all rights to be exercised in respect of the South African Securities in that Tranche will be paid to and may be exercised by the CSD for the holders of Beneficial Interests in the South African Securities held by it in that Tranche, in accordance with the Applicable Procedures.

Beneficial Interests

Beneficial Interests which are held by CSD Participants will be held directly through the CSD, and the CSD will hold such Beneficial Interests, on behalf of such CSD Participants, through the central securities accounts maintained by the CSD for such CSD Participants. Beneficial Interests which are held by clients of CSD Participants will be held indirectly through such CSD Participants, and such CSD Participants will hold such Beneficial Interests, on behalf of such clients, through the securities accounts maintained by such CSD Participants for such clients. The clients of CSD Participants may include the holders of Beneficial Interests or their custodians.

The clients of CSD Participants, as the holders of Beneficial Interests or as custodians for such Holders, may exercise their rights in respect of the South African Securities held by them in the CSD only through their CSD Participants. Euroclear Bank S.A./N.V. as operator of the Euroclear System and Clearstream Banking, *societe anonyme* may hold South African Securities through their CSD Participant.

USE OF PROCEEDS

Capitalised terms used in this section headed "Use of Proceeds" shall bear the same meanings as used in the Information Memorandum, except to the extent that they are separately defined in this JSE Placement Document or this is clearly inappropriate from the context.

For the purposes of the commercial paper regulations of 14 December 1994 issued pursuant to paragraph (cc) of the definition of "the business of a bank" in the South African Banks Act, set out in Government Notice 2172 and published in Government Gazette 16167 of 14 December 1994 (the "Commercial Paper Regulations"), it is recorded that the "Ultimate Borrower", as defined in the Commercial Paper Regulations, of the net proceeds from the issue of each Tranche of South African Securities will be the Issuer.

The net proceeds of each issue of South African Securities will be used in the general business of the Issuer or as may otherwise be described in the Final Terms, and in compliance with the approval granted by the SARB.

SUBSCRIPTION AND SALE

Capitalised terms used in this section headed "Subscription and Sale" shall bear the same meanings as used in the Information Memorandum, except to the extent that they are separately defined in this JSE Placement Document or this is clearly inappropriate from the context.

South African Selling Restrictions

Prior to the issue of any South African Securities under the Programme, pursuant to the Information Memorandum (as read with this JSE Placement Document), the Issuer and each Manager who has (or will have) agreed to place that issue of South African Securities will be required to represent and agree that it will not solicit any offers for subscription for (or sale of) the South African Securities or offer for sale or subscription or sell any South African Securities, directly or indirectly, in South Africa or to any person or corporate or other entity resident in South Africa except in accordance with the South African Companies Act, the South African Banks Act, the Exchange Control Regulations and/or any other applicable laws and regulations of South Africa in force from time to time. In particular, without limitation, the Information Memorandum (as read with this JSE Placement Document), does not, nor is it intended to, constitute a registered prospectus (as that term is defined in the South African Companies Act) and each Manager who has (or will have) agreed to place a Tranche of South African Securities will be required to represent and agree that it will not make "an offer to the public" (as that term is defined in the South African Companies Act) of any Notes in that Tranche of South African Securities (whether for subscription or sale). South African Securities will not be offered for subscription on the relevant Issue Date to any single addressee acting as principal for an amount of less than ZAR1,000,000.

SETTLEMENT, CLEARING AND TRANSFER

Capitalised terms used in this section headed "Settlement, Clearing and Transfer" shall bear the same meanings as used in the Information Memorandum, except to the extent that they are separately defined in this JSE Placement Document or this is clearly inappropriate from the context.

Form of South African Securities

Each Tranche of South African Securities will be issued in registered form and will be listed on the Main Board of the JSE, will be issued in uncertificated form and held in the CSD subject to the immediately following paragraph. The CSD holds South African Securities subject to the South African Financial Markets Act and the Applicable Procedures.

A holder of Beneficial Interest may exchange such Beneficial Interest for South African Securities represented by an Individual Note Certificate.

Clearing Systems

Each Tranche of South African Securities will be listed on the Main Board of the JSE, will be cleared through the CSD which, as the operator of an electronic clearing system, has been appointed by the JSE to match, clear and facilitate the settlement of transactions concluded on the JSE. Each such Tranche of South African Securities will be issued, cleared and transferred in accordance with the Applicable Procedures and the Additional South African Securities Conditions. Each such Tranche of South African Securities will be cleared and settled through CSD Participants who will comply with the electronic settlement procedures prescribed by the JSE and the CSD. The South African Securities may be accepted for clearance through any additional clearing system.

CSD Participants

The CSD maintains accounts only for CSD Participants. As at the Programme Date, the CSD Participants which are approved by the CSD, in terms of the rules of the CSD, to perform electronic settlement of funds and scrip are Absa Bank Limited, Citibank N.A., FirstRand Bank Limited, Nedbank Limited, The South African Reserve Bank and The Standard Bank of South Africa Limited. Euroclear Bank S.A.IN.V. as operator of the Euroclear System ("Euroclear") and Clearstream Banking, societe anonyme ("Clearstream, Luxembourg") will settle offshore transfers through their respective CSD Participants.

Beneficial Interests which are held by CSD Participants will be held directly through the CSD, and the CSD will hold such Beneficial Interests, on behalf of such CSD Participants, through the central securities accounts maintained by the CSD for such CSD Participants. Beneficial Interests which are held by clients of CSD Participants will be held indirectly through such CSD Participants, and such CSD Participants will hold such Beneficial Interests, on behalf of such clients, through the securities accounts maintained by such CSD Participants for their clients. The clients of CSD Participants may include the holders of Beneficial Interests or their custodians.

The clients of CSD Participants, as the holders of Beneficial Interests or as custodians for such Noteholders, may exercise their rights in respect of the South African Securities held by them in the CSD only through their CSD Participants. Euroclear and Clearstream, Luxembourg may hold Notes through their respective CSD Participants.

Settlement and clearing

CSD Participants will be responsible for the settlement of scrip and payment transfers through the CSD, the JSE and the South African Reserve Bank.

Title to Beneficial Interests held by clients of CSD Participants will pass on transfer thereof by electronic book entry in the securities accounts of the clients with the CSD Participants. Title to Beneficial Interests held by CSD Participants will pass on transfer thereof by electronic book entry in the CSD Participants' central securities accounts with the CSD. Beneficial Interests may be transferred only in accordance with the Applicable Procedures.

Beneficial Interests may be exchanged for South African Securities represented by Individual Note Certificates in accordance with Condition 5 (Exchange of Beneficial Interest for an Individual Note Certificate) of the Additional South African Securities Conditions.

While any tranche of South African Securities is held in the CSD, all amounts to be paid and all rights to be exercised in respect of the South African Securities in that tranche will be paid to and may be exercised only by the CSD for the holders of Beneficial Interests in the South African Securities in that tranche, in accordance with the Applicable Procedures.

None of the Issuer or the South African Paying Agent will have any responsibility or liability for any aspect of the records relating to, or payments made on account of, Beneficial Interests or for maintaining, supervising or reviewing any records relating to Beneficial Interests. Noteholders of Beneficial Interests vote in accordance with the relevant Applicable Procedures.

Upon settlement, the Issuer is responsible for settlement and not the JSE nor any other exchange.

JSE Guarantee Fund

Holders of South African Securities listed on the Main Board of the JSE will have recourse against the JSE Guarantee Fund only if such South African Securities are traded by or through members of the JSE (in accordance with the Applicable Procedures) through the CSD electronic settlement system.

Claims against the JSE Guarantee Fund (as defined in the JSE listings requirements) may only be made in respect of South African Securities listed on the Main Board of the JSE and only in accordance with the rules of the JSE Guarantee Fund. Claims can in no way relate to a default by the Issuer of its obligations in terms of the issue of the South African Securities by the Issuer.

Unlisted South African Securities may not be issued under the Programme save with the prior approval of the SARB. Holders of South African Securities that are not listed on the Main Board of the JSE (if any) will have no recourse against the JSE Guarantee Fund. Unlisted South African Securities are not regulated by the JSE.

TAXATION

Capitalised terms used in this section headed "Taxation" shall bear the same meanings as used in the Information Memorandum, except to the extent that they are separately defined in this JSE Placement Document or this is clearly inappropriate from the context.

The Issuer makes no representation and gives no warranty, or undertaking, express or implied, and accepts no responsibility for the accuracy or completeness of the information contained in this section.

South Africa Taxation

The information below is intended to be a general guide to the relevant laws of South Africa and is not intended as comprehensive advice and does not purport to describe all of the considerations that may be relevant to a prospective purchaser of, or subscriber for, South African Securities. Prospective purchasers of, or subscribers for, South African Securities should consult their own professional advisers with regard to the purchase of or subscription for, South African Securities and the tax implications thereof. The information contained below sets out guidelines on the current position regarding South African taxation for taxpayers who hold South African Securities as capital assets. Prospective purchasers of, or subscribers for, South African Securities should consult their own advisers.

Withholding Tax

South Africa levies a withholding tax on interest paid to or for the benefit of a tax non-resident to the extent that the interest is sourced in South Africa in terms of section 50B(1) of the Income Tax Act, 1962 ("Income Tax Act"). Subject to certain exemptions, the withholding tax will be levied at a rate of 15%. The rate of this withholding tax may be reduced to the extent that any relevant double taxation treaty applies. There is also an exemption for interest paid in respect of any debt instrument listed on a recognised exchange. Should the South African Notes be listed on the JSE (which constitutes a recognised exchange), the exemption should be available, subject to any amendments to the legislation, and interest paid by the relevant Issuer will not be subject to withholding tax.

Section 9(2)(b) of the Income Tax Act, 1962 deems interest to be from a source in South Africa to the extent that the interest is (i) incurred by a resident, unless the interest is attributable to a permanent establishment which is situated outside the Republic, or (ii) received or accrued in respect of any funds used or applied in the Republic.

To the extent that interest is earned from a source outside of South Africa, under current taxation law in South Africa, all payments made under the South African Notes to non-resident Noteholders will be made free of withholding or deduction for or on account of any taxes, duties, assessments or governmental charges in South Africa.

Under current taxation law in South Africa, all payments made under the South African Notes to resident Noteholders will be made free of withholding or deduction for or on account of any taxes, duties, assessments or governmental charges in South Africa.

Non-residents: Income Tax

South Africa imposes income tax on non-residents in respect of South African sourced income, unless an exemption is available. To the extent that interest is deemed to be sourced in South Africa non-residents should be exempt from income tax on the interest earned from a South African source in terms of section 10(1)(h), unless they (i) are natural persons who are physically present in South Africa for a period exceeding 183 days in the aggregate during the relevant year of assessment, or (ii) carried on business through a permanent establishment in South Africa at any time during the relevant year of assessment.

If the South African Notes are held on capital account, the sale of the South African Notes by a non-resident will only be subject to capital gains tax in South Africa if the South African Notes are attributable to a permanent establishment of that person in South Africa or constitute any interest in or right of whatever nature to or in immovable property situated in South Africa. This treatment is subject to the provisions of any applicable tax treaty.

To the extent that interest is sourced from a source other than South Africa, non-resident holders of South African Notes should not fall within the ambit of current South African tax legislation.

Residents: Income Tax:

Interest received by or accruing to South African tax residents holding the South African Notes will be subject to income tax in such holders' hands (subject to certain qualifying persons being exempt from income tax and further subject to certain nominal exemptions for natural persons). The interest accrual must be determined in accordance with the relevant provisions of the Income Tax Act. The Income Tax Act requires that any accrued interest (whether received or not) as well as any premium or discount on the issue and/or redemption of the South African Notes as interest. The tax accrual of such interest must be spread over the term of the South African Notes using the yield to maturity or an acceptable alternative methodology as set out in the Income Tax Act.

To the extent that the interest received or accrued to residents is from a source outside of South Africa, residents may be entitled to relief in terms of an applicable tax treaty or in terms of section 6quat in respect of any foreign taxes incurred on the interest.

Securities Transfer Tax

The issue, transfer and redemption of the South African Securities will not attract securities transfer tax under the Securities Transfer Tax Act, 2007. Any future transfer duties and/or taxes that may be introduced in respect of (or applicable to) the transfer of South African Securities will be for the account of Noteholders.

Value-Added Tax

No value-added tax ("VAT") is payable on the issue, transfer and redemption of South African Securities.

SOUTH AFRICAN EXCHANGE CONTROL

Capitalised terms used in this section headed "South African Exchange Control" shall bear the same meanings as used in the Information Memorandum, except to the extent that they are separately defined in this JSE Placement Document or this is clearly inappropriate from the context.

The Issuer makes no representation and gives no warranty or undertaking, express or implied, and accepts no responsibility for the accuracy or completeness of the information contained in this section.

The information below is not intended as advice and it does not purport to describe all of the considerations that may be relevant to a prospective purchaser of or subscriber for, South African Securities. Prospective purchasers of, or subscribers for, South African Securities who are non-South African residents or who are emigrants from the Common Monetary Area (as defined below) should obtain further professional advice in regard to the purchase of or subscription for, South African Securities.

Blocked Rand

"Blocked Rand" means those funds which, in terms of the Exchange Control Regulations, may not be remitted out of South Africa or paid into a non-South African resident's bank account.

Emigrants from the Common Monetary Area

In the event that a Beneficial Interest in South African Securities is held by an emigrant from the Common Monetary Area through the CSD and the emigrant's CSD Participant, the securities account of such emigrant will be designated as an "emigrant" account. Any Individual Note Certificates issued to Noteholders will be restrictively endorsed "non-resident". Such restrictively endorsed Individual Note Certificates shall be deposited with an authorised foreign exchange dealer controlling such emigrant's blocked assets. Emigrants will be entitled to use Blocked Rand for the purchase of, or subscription for, South African Securities.

Any payments of principal due to an emigrant Holder in respect of South African Securities will be deposited into such emigrant's Blocked Rand account with the authorised foreign exchange dealer controlling such blocked assets. These amounts are not freely transferable from the Common Monetary Area and may only be dealt with in terms of the Exchange Control Regulations.

Non-residents of the Common Monetary Area

Any Individual Note Certificate issued to Noteholders who are not resident in the Common Monetary Area will be endorsed "non-resident". In the event that a Beneficial Interest in South African Securities is held by a non-resident of the Common Monetary Area through the CSD and the non-resident's CSD Participant, the securities account of such Holder will be designated as a "non-resident" account.

It will be incumbent on any such non-resident to instruct the non-resident's nominated authorised foreign exchange

dealer as to how any funds due to such non-resident in respect of South African Securities are to be dealt with. Such funds may, in terms of the Exchange Control Regulations, be remitted abroad only if the relevant South African Securities are acquired with foreign currency introduced into South Africa and provided that the relevant Individual Note Certificates or the relevant securities account, as the case may be, is designated "non-resident".

Inward Listing

Notes will be issued in compliance with the exchange control approval (application number 3522) granted by the SARB received by the Issuer, acting through UBS AG, London Branch, on 17 October 2012, as updated from time to time.

Save as disclosed in the Final Terms, the issue and listing of the South African Securities will be an approved inward listing.

In terms of the SARB approval, Equity Linked Notes listed by the Issuer on the JSE will be regarded as domestic assets from an exchange control point of view. The underlying securities in respect of such Equity Linked Notes must be listed on the JSE, classified as domestic, be unencumbered and not used in security lending arrangements. The price of the South African Securities must paid into a restricted Rand account and may be utilised to purchase the underlying securities.

"Common Monetary Area" means South Africa, Lesotho, Namibia and Swaziland.

Authorised Amount

As at the Programme Date, South African Securities may be issued in an aggregate nominal amount of not more than ZAR14 billion. As at the Programme Date, there is no restriction on the period over which the South African Securities may be issued or the maturities of the South African Securities.

GENERAL INFORMATION

Capitalised terms used in this section headed "General Information" shall bear the same meanings as used in the Information Memorandum, except to the extent that they are separately defined in this JSE Placement Document or this is clearly inappropriate from the context.

Authorisation

All consents, approvals, authorisations or other orders of any applicable regulatory authorities required by the Issuer, including under the laws of South Africa, where applicable, have been given in respect of the Programme, the execution of this JSE Placement Document and, subject to the Final Terms, the issue of South African Securities under the Programme pursuant to the Information Memorandum (as read with this JSE Placement Document). The issuance of South African Securities under the Programme from time to time has been authorised by applicable corporate authorisations.

Approval and Listing

This JSE Placement Document, to which the Information Memorandum is attached, was approved by the JSE, with effect from the Programme Date. Subject to approval of the SARB and as provided herein, the Issuer may issue listed South African Securities under the Programme. South African Securities issued pursuant to this JSE Placement Document, will be listed on the Main Board of the JSE.

Corporate Governance

The Company Secretary of the Issuer is Mr Luzius Cameron, with the following address UBS AG, Bahnhofstrasse 45, CH-8098, Zurich.

The King Report on Governance for South Africa and the King Report and Code of Governance Principles (the "King III Code") apply to entities incorporated and resident in South Africa. The Issuer is incorporated in Switzerland. Accordingly, the King III Code is not applicable to the Issuer and the Issuer does not comply with the King III Code. Please refer to the Issuer's Annual Report in relation to its corporate governance compliance, at the following address www.ubs.com/investors.

Commercial Paper Regulations

The issue of each tranche of South African Securities under the Programme, pursuant to the Information Memorandum (as read with this JSE Placement Document), must comply with the Commercial Paper Regulations. Where, in relation to the issue of any such Tranche of South African Securities, this JSE Placement Document and/or the relevant Final Terms is distributed and/or made available for inspection in South Africa, a copy of the Issuer's most recently published audited financial statements will at all times separately accompany this JSE Placement Document and/or the relevant Final Terms, as required by the Commercial Paper Regulations.

See further the section of the Information Memorandum headed "General Information" on page 267 of the Information Memorandum.

Litigation

Except as disclosed in the section "Provisions and litigation, regulatory and similar matters" of the fourth quarter of 2015 financial supplement, which is available in the section "Quarterly reporting" at www.ubs.com/investors, the Issuer is not engaged (whether as defendant or otherwise) in any legal, arbitration, administrative or other proceedings, if any, the results of which might reasonably be expected to have a material effect on the financial position or the operations of the Issuer, nor is it aware of any such proceedings being threatened or pending.

Material Change

As at the date of this JSE Placement Document, following due and careful enquiry, there has been no material change in the financial or trading position of the Issuer since the date of its last published audited financial statements. No auditors have been involved in making such statement.

Governing Law

The South African Securities and any non-contractual obligations arising out of or in connection with the South Africa Notes will be governed by, and shall be construed in accordance with English law, as specified in the applicable Final Terms.

Risk Factors

See the section of the information Memorandum headed "Risk Factors" and the section of the Registration Document headed "Risk Factors".

Prospective purchasers of any South African Securities should ensure that they understand fully the nature of the South African Securities and the extent of their exposure to risks, and that they consider the suitability of the South African Securities as an investment in the light of their own circumstances and financial position. South African Securities involve a high degree of risk, including the risk of the South African Securities expiring and becoming worthless. Potential investors should be prepared to sustain a total loss of their investment in South African Securities. The South African Securities represent general, unsecured, unsubordinated, contractual obligations of the Issuer and rank pari passu in all respects with each other. Purchasers are reminded that the South African Securities constitute obligations of the Issuer only and of no other person. Therefore, potential purchasers should understand that they are relying on the credit worthiness of the Issuer.

SIGNED at USS Limited, Londoon 08 February 2016.

For and on behalf of UBS AG (as Issuer)

Signature:

Richard Lamb Executive Director Sales & Trading Legal Signature:

TAMES BEASLEY-SUFFOLK MANAGING DIRECTOR

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HEAD OF CEEMEA EQUITIES.

SCHEDULE 1				
9-190 W	1/000			
INFORMATION MEMORANDUM				

SCHEDULE 2	
ADDITIONAL SOUTH AFRICAN SECURITIES CONDITIONS	

CORPORATE INFORMATION

BOARD OF DIRECTORS AND COMPANY SECRETARY

AXEL A. WEBER

German, born 8 March 1957

BUSINESS ADDRESS:

UBS AG. Bahnhofstrasse 45, 8001, Switzerland

FUNCTIONS AT UBS AG

Chairman of the Board of Directors / Chairperson of the Corporate Culture and Responsibility Committee / Chairperson of the Governance and Nominating Committee

Year of initial election to UBS AG: 2012

PROFESSIONAL HISTORY AND EDUCATION

Axel A. Weber was elected to the Board of Directors (BoD) of UBS AG at the 2012 AGM and of UBS Group AG in November 2014. He is Chairman of the BoD of both UBS AG and UBS Group AG. He has chaired the Governance and Nominating Committee since 2012 and became Chairperson of the Corporate Culture and Responsibility Committee in 2013. Mr. Weber was president of the German Bundesbank between 2004 and 2011, during which time he also served as a member of the Governing Council of the European Central Bank, a member of the Board of Directors of the Bank for International Settlements, German governor of the International Monetary Fund, and as a member of the G7 and G20 Ministers and Governors. He was a member of the steering committees of the European Systemic Risk Board in 2011 and the Financial Stability Board from 2010 to 2011. On leave from the University of Cologne, he was a visiting professor at the University of Chicago Booth School of Business from 2011 to 2012. From 2002 to 2004, Mr. Weber served as a member of the German Council of Economic Experts. He was a professor of international economics and Director of the Center for Financial Research at the University of Cologne from 2001 to 2004, and a professor of monetary economics and Director of the Center for Financial Studies at the Goethe University in Frankfurt am Main from 1998 to 2001. From 1994 to 1998, he was a professor of economic theory at the University of Bonn. Mr. Weber holds a PhD in economics from the University of Siegen, where he also received his habilitation. He graduated with a master's degree in economics at the University of Constance and holds honorary doctorates from the universities of Duisburg-Essen and Constance.

- Board member of the Swiss Bankers Association
- Member of the Board of Trustees of Avenir Suisse

- Advisory Board member Zukunft Finanzplatz
- Board member of the Swiss Finance Council
- Board member of the Institute of International Finance
- Board member of the International Monetary Conference
- Member of the European Financial Services Roundtable
- Member of the European Banking Group
- Member of the International Advisory Panel, Monetary Authority of Singapore
- Board member of the Financial Services Professional Board, Kuala Lumpur
- Member of the Group of Thirty, Washington, DC
- Chairman of the DIW Berlin Board of Trustees
- Advisory Board member of the Department of Economics at the University of Zurich
- Member of the IMD Foundation Board, Lausanne

MICHEL DEMARÉ

Belgian, born 31 August 1956

BUSINESS ADDRESS:

Syngenta International AG, Schwarzwaldallee 215, CH-4058 Basel

FUNCTIONS AT UBS AG

Independent Vice Chairman / member of the Audit Committee / member of the Governance and Nominating Committee / member of the Compensation Committee

Year of initial election to UBS AG: 2009

PROFESSIONAL HISTORY AND EDUCATION

Michel Demaré was elected to the BoD of UBS AG at the 2009 AGM and of UBS Group AG in November 2014. In April 2010, he was appointed independent Vice Chairman. He has been a member of the Audit Committee since 2009 and the Governance and Nominating Committee since 2010. He became a member of the Compensation Committee in 2013. Mr. Demaré joined ABB in 2005 as Chief Financial Officer (CFO) and as a member of the Group Executive Committee. He stepped down from his function in ABB in January 2013. Between February and August 2008, he acted as the interim CEO of ABB. From September 2008 to March 2011, he combined his role as CFO with that of President of Global Markets. Mr. Demaré joined ABB from Baxter International Inc., where he was CFO Europe from 2002 to 2005. Prior to this, he spent 18 years at the Dow Chemical Company, holding various treasury and risk management positions in Belgium, France, the US and Switzerland. Between 1997 and 2002, Mr. Demaré was CFO of the Global Polyolefins and Elastomers division. He began his career as an officer in the multinational banking division of Continental Illinois National Bank of Chicago, and was based in Antwerp. Mr. Demaré graduated with an MBA from the Katholieke Universiteit Leuven, Belgium, and holds a degree in applied economics from the Université Catholique de Louvain, Belgium.

- Chairman of the Board of Syngenta
- Board member of Louis-Dreyfus Commodities Holdings BV
- Supervisory Board member of IMD, Lausanne
- Chairman of SwissHoldings in Berne
- Chairman of the Syngenta Foundation for Sustainable Agriculture
- Advisory Board member of the Department of Banking and Finance at the University of Zurich
- Advisory Board member Zukunft Finanzplatz

DAVID SIDWELL

American (US) and British, born 28 March 1953

BUSINESS ADDRESS:

UBS AG, Bahnhofstrasse 45, 8001, Switzerland

FUNCTIONS AT UBS AG

Senior Independent Director / Chairperson of the Risk Committee / member of the Governance and Nominating Committee

Year of initial election to UBS AG: 2008

PROFESSIONAL HISTORY AND EDUCATION

David Sidwell was elected to the BoD of UBS AG at the 2008 AGM and of UBS Group AG in November 2014. In April 2010, he was appointed Senior Independent Director. He has chaired the Risk Committee since 2008 and has been a member of the Governance and Nominating Committee since 2011. Mr. Sidwell was Executive Vice President and CFO of Morgan Stanley between 2004 and 2007. Before joining Morgan Stanley he worked for JPMorgan Chase & Co., where, in his 20 years of service, he held a number of different positions, including controller and, from 2000 to 2004, CFO of the Investment Bank. Prior to this, he was with Price Waterhouse in both London and New York. Mr. Sidwell graduated from Cambridge University and qualified as a chartered accountant with the Institute of Chartered Accountants in England and Wales.

- Director and Chairperson of the Risk Policy and Capital Committee of Fannie Mae, Washington, DC
- Senior advisor at Oliver Wyman, New York
- Board member of Ace Limited
- Board member of GAVI Alliance
- Chairman of the Board of Village Care, New York
- Director of the National Council on Aging, Washington, DC

RETO FRANCIONI

Swiss, born 18 August 1955

BUSINESS ADDRESS:

Hansfluhsteig 21, CH-5200 Brugg

FUNCTIONS AT UBS AG

Member of the Corporate Culture and Responsibility Committee / member of the Compensation Committee / member of the Risk Committee

Year of initial election to UBS AG: 2013

PROFESSIONAL HISTORY AND EDUCATION

Reto Francioni was elected to the BoD of UBS AG at the 2013 AGM and of UBS Group AG in November 2014. He has been a member of the Corporate Culture and Responsibility Committee since 2013, the Compensation Committee since 2014 and the Risk Committee since 2015. He was CEO of Deutsche Börse AG from 2005 to 2015. Since 2006, he has been a professor of applied capital markets theory at the University of Basel. From 2002 to 2005, he was Chairman of the Supervisory Board and President of the SWX Group, Zurich. Mr. Francioni was co-CEO and Spokesman for the Board of Directors of Consors AG, Nuremberg, from 2000 to 2002. Between 1993 and 2000, he held various management positions at Deutsche Börse AG, including that of Deputy CEO from 1999 to 2000. From 1992 to 1993, he served in the corporate finance division of Hoffmann-La Roche, Basel. Prior to this, he was on the executive board of Association Tripartite Bourses for several years and worked, from 1985 to 1988, for the former Credit Suisse, holding positions in the equity sales and legal departments. He started his professional career in 1981 in the commerce division of Union Bank of Switzerland. Mr. Francioni completed his studies in law in 1981 and his PhD in 1987 at the University of Zurich.

- Board member of Francioni AG
- Board member Swiss International Air Lines
- Board member of MedTech Innovation Partners AG

ANN F. GODBEHERE

Canadian and British, born 14 April 1955

BUSINESS ADDRESS:

UBS AG, Bahnhofstrasse 45, 8001, Switzerland

FUNCTIONS AT UBS AG

Chairperson of the Compensation Committee / member of the Audit Committee

Year of initial election to UBS AG: 2009

PROFESSIONAL HISTORY AND EDUCATION

Ann F. Godbehere was elected to the BoD of UBS AG at the 2009 AGM and of UBS Group AG in November 2014. She has chaired the Compensation Committee since 2011 and has been a member of the Audit Committee since 2009. Ms. Godbehere was appointed CFO and Executive Director of Northern Rock in February 2008, serving in these roles during the initial phase of the business's public ownership until the end of January 2009. Prior to this role, she served as CFO of Swiss Re Group from 2003 to 2007. Ms. Godbehere was CFO of its Property & Casualty division in Zurich for two years. Prior to this, she served as CFO of the Life & Health division in London for three years. From 1997 to 1998, she was CEO of Swiss Re Life & Health Canada and head of IT for Swiss Re North America. Between 1996 and 1997, she was CFO of Swiss Re Life & Health North America. Ms. Godbehere is a certified general accountant and was made a fellow of the Chartered Professional Accountant Association in 2014 and fellow of the Certified General Accountant Association of Canada in 2003.

- Board member of Prudential plc (chairman of the audit committee)
- Board member of Rio Tinto plc (chairman of the audit committee)
- Board member of Rio Tinto Limited (chairman of the audit committee)
- Board member of British American Tobacco plc

WILLIAM G. PARRETT

American (US), born 4 June 1945

BUSINESS ADDRESS:

UBS AG, Bahnhofstrasse 45, 8001, Switzerland

FUNCTIONS AT UBS AG

Chairperson of the Audit Committee / member of the Corporate Culture and Responsibility Committee / member of the Compensation Committee

Year of initial election to UBS AG: 2008

PROFESSIONAL HISTORY AND EDUCATION

William G. Parrett was elected to the BoD of UBS AG at the October 2008 Extraordinary General Meeting and of UBS Group AG in November 2014. He has chaired the Audit Committee since 2009, has been a member of the Corporate Culture and Responsibility Committee since 2012 and the Compensation Committee since 2015. Mr. Parrett served his entire career with Deloitte Touche Tohmatsu. He was CEO from 2003 until his retirement in 2007. Between 1999 and 2003, he was a Managing Partner of Deloitte & Touche USA LLP and served on Deloitte's Global Executive Committee between 1999 and 2007. Mr. Parrett founded Deloitte's US National Financial Services Industry Group in 1995 and its Global Financial Services Industry Group in 1997, both of which he led as Chairman. In his 40 years of experience in professional services, Mr. Parrett served public, private, governmental, and state-owned clients worldwide. Mr. Parrett has a bachelor's degree in accounting from St. Francis College, New York, and is a certified public accountant.

- Board member of the Eastman Kodak Company (chairman of audit committee)
- Board member of the Blackstone Group LP (chairman of audit committee and chairman of the conflicts committee)
- Board member of Thermo Fisher Scientific Inc. (chairman of audit committee)
- Member of the Committee on Capital Markets Regulation
- Member of the Carnegie Hall Board of Trustees
- Past Chairman of the Board of the United States Council for International Business
- Past Chairman of United Way Worldwide

ISABELLE ROMY

Swiss, born 4 January 1965

BUSINESS ADDRESS:

Froriep, Bellerivestrasse 201, CH-8034 Zurich

FUNCTIONS AT UBS AG

Member of the Audit Committee / member of the Governance and Nominating Committee Year of initial election to UBS AG: 2012

PROFESSIONAL HISTORY AND EDUCATION

Isabelle Romy was elected to the BoD of UBS AG at the 2012 AGM and of UBS Group AG in November 2014. She has been a member of the Audit Committee and the Governance and Nominating Committee since 2012. Ms. Romy is a partner at Froriep, a large Swiss business law firm. From 1995 to 2012, she worked for another major Swiss law firm based in Zurich, where she was a partner from 2003 to 2012. Her legal practice includes litigation and arbitration in cross-border cases. Ms. Romy has been an associate professor at the University of Fribourg and at the Federal Institute of Technology in Lausanne (EPFL) since 1996. Between 2003 and 2008, she served as a deputy judge at the Swiss Federal Supreme Court. From 1999 to 2006, she was a member of the Ethics Commission at the EPFL. Ms. Romy earned her PhD in law (Dr. iur.) at the University of Lausanne in 1990 and has been a qualified attorney-at-law admitted to the bar since 1991. From 1992 to 1994, she was a visiting scholar at Boalt Hall School of Law, University of California, Berkeley, and completed her professorial thesis at the University of Fribourg in 1996.

- Vice Chairman of the Sanction Commission of SIX Swiss Exchange
- Member of the Fundraising committee of the Swiss national committee for UNICEF

BEATRICE WEDER DI MAURO

Italian and Swiss, born 3 August 1965

BUSINESS ADDRESS:

Johannes Gutenberg-University Mainz, Jakob Welder-Weg 4, D-55099 Mainz

FUNCTIONS AT UBS AG

Member of the Audit Committee / member of the Risk Committee

Year of initial election to UBS AG: 2012

PROFESSIONAL HISTORY AND EDUCATION

Beatrice Weder di Mauro was elected to the BoD of UBS AG at the 2012 AGM and of UBS Group AG in November 2014. She has been a member of the Audit Committee since 2012 and became a member of the Risk Committee in 2013. She has been a professor of economics, economic policy and international macroeconomics at the Johannes Gutenberg University of Mainz since 2001. Ms. Weder di Mauro was a member of the German Council of Economic Experts from 2004 to 2012. In 2010, she was a resident scholar at the International Monetary Fund (IMF) in Washington, DC, and, in 2006, a visiting scholar at the National Bureau of Economic Research, Cambridge, MA. She was an associate professor of economics at the University of Basel between 1998 and 2001 and a research fellow at the United Nations University in Tokyo from 1997 to 1998. Prior to this, she was an economist at the IMF in Washington, DC. Ms. Weder di Mauro earned her PhD in economics at the University of Basel in 1993 and received her habilitation there in 1999.

- Board member of Roche Holding Ltd., Basel
- Supervisory Board member of Robert Bosch GmbH, Stuttgart
- Economic Advisory Board member of Fraport AG
- Advisory Board member of Deloitte Germany
- Deputy Chairman of the University Council of the University of Mainz
- Member of the Corporate Governance Commission of the German Government
- Member of the Senate of the Max Planck Society
- Member of the Global Agenda Council on Sovereign Debt of the WEF

JOSEPH YAM

Chinese and Hong Kong citizen, born 9 September 1948

BUSINESS ADDRESS:

UBS AG, Bahnhofstrasse 45, 8001, Switzerland

FUNCTIONS AT UBS AG

Member of the Corporate Culture and Responsibility Committee / member of the Risk Committee Year of initial election to UBS AG: 2011

PROFESSIONAL HISTORY AND EDUCATION

Joseph Yam was elected to the BoD of UBS AG at the 2011 AGM and of UBS Group AG in November 2014. He has been a member of the Corporate Culture and Responsibility Committee and the Risk Committee since 2011. He is Executive Vice President of the China Society for Finance and Banking and in that capacity has served as an advisor to the People's Bank of China since 2009. Mr. Yam was instrumental in the establishment of the Hong Kong Monetary Authority and served as Chief Executive from 1993 until his retirement in 2009. He began his career in Hong Kong as a statistician in 1971 and served the public for over 38 years. During his service, he occupied several positions such as Director of the Office of the Exchange Fund from 1991, Deputy Secretary for Monetary Affairs from 1985 and Principal Assistant Secretary for Monetary Affairs from 1982. Mr. Yam graduated from the University of Hong Kong in 1970 with first class honors in social sciences. He holds honorary doctorate degrees and professorships from a number of universities in Hong Kong and overseas.

- Board member of Johnson Electric Holdings Limited
- Board member of UnionPay International Co., Ltd.
- Board member of The Community Chest of Hong Kong
- International Advisory Council member of China Investment Corporation
- Distinguished Research Fellow at the Institute of Global Economics and Finance at the Chinese University of Hong Kong

LUZIUS CAMERON

Australian and Swiss, born 11 September 1955

BUSINESS ADDRESS

UBS AG, Bahnhofstrasse 45, 8001, Switzerland

FUNCTION AT UBS AG

Group Company Secretary for UBS AG since 2005

PROFESSIONAL HISTORY AND EDUCATION

Luzius Cameron was appointed Group Company Secretary of UBS AG by the BoD for the first time in 2005 and of UBS Group AG in November 2014. He has been Company Secretary of UBS Switzerland AG and UBS Business Solutions AG since 2015. He is a Group Managing Director and was appointed to the former Group Managing Board in 2002. From 2002 to 2005, Mr. Cameron was the Director of Strategic Planning and New Business Development, Wealth Management USA. Prior to this role, he was Head of Group Strategic Analysis, and before that, Head of Corporate Business Analysis. Mr. Cameron joined Swiss Bank Corporation in 1989, where he started out in Corporate Controlling before assuming a number of senior roles at Warburg Dillon Read, including Chief of Staff to the Chief Operating Officer in London and Business Manager of the Global Rates Business in Zurich. From 1984 to 1989, he was a lecturer in astrophysics at the University of Basel. Between 1980 and 1989, he was a research analyst at the Institute of Astronomy at the University of Basel and European Southern Observatory. Mr. Cameron holds a PhD in astrophysics from the University of Basel.

GOOD STANDING

No member of the BoD has had any convictions in relation to fraudulent offences in the last five years nor has any such member in its functions as a member of an administrative, management or supervisory body or in its function as partner or in its function as a founder of an issuer that has been established for less than five years or in its function as senior manager been involved in bankruptcies, receivership or liquidation. Furthermore, no member of the BoD has been subject to any official public incrimination and/or sanctions by statutory or regulatory authorities (including designated professional associations). No member of the BoD has ever been disqualified by a court from acting as a member of the administrative, management or supervisory bodies of an issuer or from acting in the management or conduct of the affairs of any issuer for the previous five years.

David Sidwell is a Board member of the Federal National Mortgage Association ("Fannie Mae") since 2008. According to Fannie Mae's website on 6 September 2008, Director James Lockhart of the Federal Housing Finance Agency (the "FHFA") appointed FHFA as conservator of Fannie Mae. William G. Parrett is an Independent Director at Eastman Kodak Company. On 19 January 2012 Eastman Kodak Company announced by means of a media release that it and its US subsidiaries filed voluntary petitions for chapter 11 business reorganisation in the US Bankruptcy Court for the Southern District of New York. On 23 August 2013. the Bankruptcy Court entered an order confirming the revised First Amended Joint Chapter 11 Plan of Reorganisation of Eastman Kodak Company and its Debtor Affiliates (the "Plan"). On 3 September 2013. the Plan became effective and the debtors emerged from chapter 11 protection. UBS confirms that the above mentioned information taken from Fannie Mae's and Eastman Kodak Company's website, respectively, has been accurately reproduced and that, as far as UBS is aware and is able to ascertain from information published by Fannie Mae and Eastman Kodak Company, respectively, no facts have been omitted which would render the reproduced information inaccurate or misleading.

ISSUER

UBS AG

Address: Bahnhofstrasse 45, 8001 Zurich, Switzerland and Aeschenvorstadt 1 4051 Basle Switzerland

Contact: Ms Stefanie Ganz

SOUTH AFRICAN TRANSFER AGENT AND SPONSOR

UBS SOUTH AFRICA (PTY) LTD

Address: 64 Wierda Road East Sandton South Africa, 2196 Contact: Ms Amanda Adler

LEGAL ADVISORS TO THE ISSUER AS TO SOUTH AFRICAN LAW

WEBBER WENTZEL

Address: 10 Fricker Road Illovo Boulevard Johannesburg 2196 Contact: Ms Karen Couzyn

CALCULATION AGENT

UBS AG, LONDON BRANCH

Address: 1 Finsbury Avenue London EC2M 2PP United Kingdom Contact: Mr. Louis Dorey

AUDITORS TO THE ISSUER

ERNST & YOUNG LTD

Address: Aeschengraben 9 CH-4002, Basel Switzerland Contact: Ms Marie-Laure Delarue

LONDON OFFICE OF THE ISSUER

UBS AG, LONDON BRANCH

Address: 1 Finsbury Avenue London EC2M 2PP United Kingdom Contact: Mr. Richard Lamb

ARRANGER

UBS SOUTH AFRICA (PTY) LTD

Address: 64 Wierda Road East Sandton South Africa, 2196 Contact: Ms Amanda Adler

SOUTH AFRICAN PAYING AGENT

FIRST NATIONAL BANK , A DIVISION OF FIRSTRAND BANK LIMITED

Address: Bank City 3 First Place Mezzanine Floor Cnr Simmonds and Jeppe Streets Johannesburg, 2001 Contact: Mr. Vusi Ndwandwe

DEALER AND LISTING AGENT

UBS SOUTH AFRICA (PTY) LTD

Address: 64 Wierda Road East Sandton South Africa, 2196 Contact: Mr. Aveshen Pillay

SOUTH AFRICAN CUSTODIAN

FIRST NATIONAL BANK , A DIVISION OF FIRSTRAND BANK LIMITED

Address: Bank City
3 First Place Mezzanine Floor
Cnr Simmonds and Jeppe Streets
Johannesburg, 2001
Contact: Ms Nicole Walters