

Automatic Early Redeemable Notes (Autocallable)



Linked to Standard and Poor's 500 Index, FTSE 100 Index – 100% barrier (the "Notes") Issued by UBS AG, London Branch

Cash settled ISIN: ZAE000322590

Indicative Terms

THE TERMS AND CONDITIONS OF THE NOTES (THE "CONDITIONS") SHALL COMPRISE THE BASE CONDITIONS (AS SET OUT IN THE INFORMATION MEMORANDUM OF UBS AG DATED 16 SEPTEMBER 2019 (AS SUPPLEMENTED, UPDATED OR REPLACED, THE "INFORMATION MEMORANDUM")), SUBJECT TO COMPLETION AND/OR AMENDMENT IN THE RELEVANT FINAL TERMS IN RESPECT OF THE CERTIFICATES. PROSPECTIVE INVESTORS SHOULD REVIEW SUCH DOCUMENTATION CAREFULLY WHEN AVAILABLE.

THIS TERMSHEET IS INDICATIVE ONLY, AND IS SUBJECT TO THE MORE DETAILED TERMS SET OUT IN THE FINAL TERMS. IN THE EVENT OF ANY INCONSISTENCY BETWEEN THE FINAL TERMS AND THIS TERMSHEET, THE FINAL TERMS SHALL PREVAIL.

THE RISK FACTORS RELATING TO THE NOTES AND RELATING TO THE ISSUER ARE SET OUT IN THE INFORMATION MEMORANDUM REFERRED TO ABOVE, AS SUPPLEMENTED BY THE ADDITIONAL RISK FACTORS IN ANNEX II TO THE FINAL TERMS.

THE NOTES ARE LINKED TO A BASKET OF ASSETS. HOLDERS SHALL NOT HAVE ANY BENEFICIAL, PROPRIETARY OR OTHER INTEREST IN THE BASKET OR ANY CONSTITUENT THEREOF, AND NO CHARGE, MORTGAGE, PLEDGE, LIEN OR OTHER SECURITY OR QUASI-SECURITY INTEREST IS BEING GRANTED IN CONNECTION WITH THE NOTES.

THIS PRODUCT DOES NOT REPRESENT A PARTICIPATION IN ANY OF THE COLLECTIVE INVESTMENT SCHEMES PURSUANT TO ART. 7 SS OF THE SWISS FEDERAL ACT ON COLLECTIVE INVESTMENT SCHEMES (CISA) AND THUS IS NOT SUBJECT TO THE SUPERVISION OF THE SWISS FEDERAL BANKING COMMISSION (EIDGENÖSSISCHE BANKENKOMMISSION). THEREFORE, INVESTORS IN THIS PRODUCT ARE NOT ELIGIBLE FOR THE SPECIFIC INVESTOR PROTECTION UNDER THE CISA.

THIS DOCUMENT AND ANY OF ITS SUPPLEMENT(S) ARE NOT INTENDED TO BE AND DO NOT CONSTITUTE A SOLICITATION FOR INVESTMENTS FROM MEMBERS OF THE PUBLIC IN A COLLECTIVE INVESTMENT SCHEME IN TERMS OF THE SOUTH AFRICAN COLLECTIVE INVESTMENT SCHEMES CONTROL ACT, 2002 (AS AMENDED) ("CISCA") AND DOES NOT CONSTITUTE AN OFFER TO THE PUBLIC AS CONTEMPLATED IN SECTION 99 OF THE COMPANIES ACT, 2008 (AS AMENDED). A POTENTIAL INVESTOR WILL BE CAPABLE OF INVESTING IN THE PRODUCT ONLY UPON CONCLUSION OF THE APPROPRIATE INVESTMENT AGREEMENTS AND PROVIDED THE RELEVANT INVESTOR COMPLIES WITH ANY APPLICABLE EXCHANGE CONTROL REQUIREMENTS. THIS DOCUMENT AND ANY ATTACHMENTS THERETO CONSTITUTE FACTUAL, OBJECTIVE INFORMATION ABOUT THE PRODUCT AND NOTHING CONTAINED HEREIN SHOULD BE CONSTRUED AS CONSTITUTING ANY FORM OF INVESTMENT ADVICE OR RECOMMENDATION, GUIDANCE OR PROPOSAL OF A FINANCIAL NATURE IN RESPECT OF THE PRODUCT OR ANY TRANSACTION IN RELATION THERETO. THE MANAGERS OF THE PRODUCT ARE NOT FINANCIAL SERVICES PROVIDERS IN SOUTH AFRICA AND NOTHING IN THIS DOCUMENT SHOULD BE CONSTRUED AS CONSTITUTING THE CANVASSING FOR, OR MARKETING OR ADVERTISING OF FINANCIAL SERVICES BY THE MANAGERS OF THE PRODUCT IN OR INTO SOUTH AFRICA.

Product Details

Security Identification ISIN: ZAE000322590
Product Long Name UBS UBS002 30May28

Product Short Name UBS UBS002 Alpha Code UBS002

Aggregate Nominal

Amount

ZAR 100,000,000 (with reopening clause)

Issue Size (Tranche 1): 100,000 units (with reopening clause)

Issue Price ZAR 1,000

Specified Denomination ZAR 1,000 and integral multiples of ZAR 1,000 in excess thereof

Calculation Amount ZAR 1,000 Specified Currency ZAR

Settlement Cash Settlement

Underlying

i	Index _i	Weight	Initial Level	Contingent Coupon Level	Mandatory Early Termination Level	Knock-In Level
1	SPX Index	50%	4,179.83 (the Index Closing Level on the Pricing Date)	4,179.83 (100% of the Index Closing Level on the Pricing Date)	4,179.83 (100% of the Index Closing Level on the Pricing Date)	2,507.898 (60% of the Index Closing Level on the Pricing Date)
2	UKX Index	50%	7,446.14 (the Index Closing Level on the Pricing Date)	7,446.14 (100% of the Index Closing Level on the Pricing Date)	7,446.14 (100% of the Index Closing Level on the Pricing Date)	4,467.684 (60% of the Index Closing Level on the Pricing Date)

Rate of Interest Please refer to the "Contingent Interest Amount" definition.

Dates

Pricing Date ("**Pricing**") 31 May 2023 Issue Date 14 June 2023 Last Trading Day 30 May 2028

Expiration Date ("**Expiry**") 30 May 20

30 May 2028 (subject to Adjustment and Disruption Events" provisions as set out below, Early Termination and Unwind Disruption provisions), provided that if the scheduled Expiration Date is not a Scheduled Trading Day, then the first following day that is a

Scheduled Trading Day shall apply.

Maturity Date The fourth Business Day immediately following the Expiration Date or the Early Termination

Date (in any case subject to Adjustment and Disruption Events" provisions as set out below).

Final Valuation Date The Expiration Date or the Early Termination Date, as relevant

Interest Payment Date(s) The fourth Business Day immediately following each Observation Date, Early Termination

Observation Date and the Expiration Date, subject to the "Contingent Interest Amount"

definition.

Observation Date(s)

n	Date	
1	28 May 2024	
2	27 May 2025	
3	26 May 2026	
4	25 May 2027	
5	30 May 2028	

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Early Termination Observation Date(s)

Each of the dates set out in the table below (subject to "Adjustment and Disruption Events" provisions below), provided that if any such date is not a Scheduled Trading Day, then the first following day that is a Scheduled Trading Day shall apply.

n	Date
1	28 May 2024
2	27 May 2025
3	26 May 2026
4	25 May 2027
5	30 May 2028

Redemption

Early Termination

Provided that the Notes have not previously been redeemed or purchased and cancelled, if an Early Termination Event has occurred with respect to an Early Termination Observation Date (n):

- (a) the Notes will redeem early on the Maturity Date;
- (b) the Early Termination Amount will be paid in respect of each Note of a nominal amount equal to the Calculation Amount on the Maturity Date; and
- (c) other than the amount of interest, if any, payable on the Interest Payment Date immediately following such Early Termination Observation Date(n) pursuant to "Contingent Interest Amount" below, no further amount of interest will be payable in respect of the Notes following such Interest Payment Date or, if no amount of interest is then payable, the previous Interest Payment Date on which an amount of interest was payable (or, if none, the Issue Date).

Early Termination Event

An Early Termination Event will be deemed to occur if the Calculation Agent determines that on any Early Termination Observation Date (n) the Index Closing Level of each of the Indices is equal to or greater than its respective Mandatory Early Termination Level.

Early Termination Amount

The Calculation Amount.

Early Termination Date

The day on which an Early Termination Event has occurred

Contingent Interest Amount

Provided that the Notes have not previously been redeemed or purchased and cancelled:

(a) if the Calculation Agent determines that on an Observation Date (n) the Index Closing Level of each of the Indices is equal to or greater than its respective Contingent Coupon Level then, in respect of each Note of a nominal amount equal to the Calculation Amount, the Interest Amount will be, determined by the Calculation Agent in accordance with the following formula and payable on the corresponding Interest Payment Date:

 $Interest\ Amount\ =\ Calculation\ Amount\ x\ (Rate\ of\ Interest\ x\ n)\ -\ Aggregate\ Prior\ Interest\ Amount$

Where

"Rate of Interest" means 16.50%

"Aggregate Prior Interest Amount" means, in respect of a Note of a nominal amount equal to the Calculation Amount, the sum of all Interest Amounts, if any, payable in respect of such Note in accordance with this paragraph (Contingent Interest Amount) prior to the relevant Observation Date (n), Early Termination Observation Date (n) or the Final Valuation Date, as the case may be.

otherwise.

b) no amount of interest will be payable in respect of such Interest Payment Date.

Knock-In Event

Provided that the Notes have not previously been redeemed or purchased and cancelled, a Knock-In Event will be deemed to occur if the Calculation Agent determines that on the Expiration Date the Index Closing Level of any of the Indices is less than its respective Knock-In Level.

Redemption Amount

Provided that the Notes have not previously been redeemed or purchased and cancelled, a Redemption Amount in respect of each Note of a nominal amount equal to the Calculation Amount will be payable on the Maturity Date and will be equal to the amount determined by the Calculation Agent in accordance with the following provisions:

(a) if the Calculation Agent determines that a Knock-In Event has <u>not</u> occurred Redemption Amount = Calculation Amount

(b) otherwise:

Redemption Amount = Calculation Amount $x \sum_{i=1}^{2} Weight_i x Index Final_i / Initial Level_i$ Where:

"Index $Final_i$ " means in respect of each Index, the Index Closing Level of such Index on the Final Valuation Date; and

"Initial Level;" means, in respect of each Index, the level specified for such Index under the appropriate heading in the "Underlying" section above.

Index Closing Level

The official closing level of an Index, as announced or published by its relevant Index Administrator.

Fees

Distribution Fee 1.50%

General Information

General Information		
Issuer	UBS AG, acting through its London Branch	
Issuer Rating	Aa3 (Moody's / A+ (S&P) / AA- (Fitch) (as at Pricing Date) This is the long term credit rating of the Issuer and it does not represent ratings of the Notes. A rating is not a recommendation to buy, sell or hold securities and may be subject to suspension, change or withdrawal at any time by the assigning rating agency. The Notes will not be rated.	
Issuer Supervisory Authority	Swiss Financial Market Supervisory Authority (FINMA). London Branch additionally Financial Conduct Authority (FCA) and Prudential Regulation Authority (PRA).	
Calculation Agent	UBS AG, London Branch	
Manager	UBS South Africa (Pty) Ltd	
Index Sponsor	In respect of FTSE 100 Index, FTSE International Ltd; in respect of SPX Index, Standard and Poors	
Index Administrator	In respect of FTSE 100 Index, FTSE International Ltd; in respect of SPX Index, Standard and Poors	
South African Transfer Agent	UBS South Africa (Pty) Ltd	
South African Paying Agent	First Rand Bank Limited, acting through its division, First National Bank	
Listing	Application will be made to admit the Notes to listing on the Main Board of the Johannesburg Stock Exchange.	
Public Offering	None	
Business Days	Any day on which commercial banks are open for business (including dealings in foreign exchange and foreign currency deposits) in London and Johannesburg.	
Scheduled Trading Day	In respect of the each Index, any Scheduled Trading Day on which the Index Sponsor is scheduled to publish any closing value for such Index.	
Exchange	In respect of FTSE 100 Index, FTSE International Ltd; in respect of SPX Index, Standard and Poors	
Underlying Contract	In respect of each Index, each exchange traded future or exchange traded option contracts for that Index, as determined by the Calculation Agent.	
Related Exchange	In respect of FTSE 100 Index, FTSE International Ltd; in respect of SPX Index, Standard and Poors	
Secondary Market	The Issuer or the Manager, as applicable, intends, under normal market conditions, to provide bid and/or offer prices for this Product on a regular basis. However, the Issuer or the Manager, as applicable, makes no firm commitment to provide liquidity by means of bid and/or offer prices for this Product, and assumes no legal obligation to quote any such prices or with respect to the level or determination of such prices.	
Minimum Investment	1 Note	

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Clearing The Notes will be cleared through the CSD (Strate Proprietary Limited)

Form of Notes Registered Form
Governing Law English Law

Product One ZAR denominated Note unit is equivalent to one (1) "Product". "Products" wherever

used herein shall be construed to mean integral multiples of the same, subject to the

Aggregate Nominal Amount.

Adjustments and Disruption Events

Adjustments and Disruption Events

If any Valuation Date is a Disrupted Day in respect of an Index, to the extent that any determination or valuation is required on that day in respect of the Notes, the level such Index shall not be determined by reference to the official closing level, if any, announced or published by the relevant Index Administrator on that Valuation Date, but shall instead be determined by the Calculation Agent as follows:

- (A) with respect to each Underlying Contract not affected by the occurrence of a Disrupted Day, the level of the Index will be based on the settlement price of such Underlying Contract on the relevant Valuation Date; and
- (B) with respect to each Underlying Contract which is affected by the occurrence of a Disrupted Day, the level of the Index will be based on the settlement prices of each such Underlying Contract on the first day following the applicable Valuation Date which is not a Disrupted Day with respect to such Underlying Contract, provided that, if the immediately following three Scheduled Trading Days are all Disrupted Days then the price of such Underlying Contract to be used in calculating the level of the Reference Underlying (which for the avoidance of doubt could be zero) shall be determined by the Calculation Agent in its sole discretion and acting in good faith on the third Scheduled Trading Day following the relevant Valuation Date.
- (C) The Calculation Agent shall determine the level of the Index in respect of the applicable Valuation Date using the settlement prices determined in subparagraphs (i) and (ii) above in accordance with the formula for and method of calculating the level of the Underlying last in effect prior to the occurrence of the first Disrupted Day,

and provided further that if on any such day the Calculation Agent determines that an FX Disruption Event or Unwind Disruption Event has occurred, the Calculation Agent shall make such further amendments as it considers appropriate to take account of the relevant FX Disruption Event or the Unwind Disruption Event (as relevant).

Disrupted Day

In respect of each Index, any Scheduled Trading Day on which the Exchange fails to open for trading during its regular trading session or on which a Market Disruption Event has occurred.

Market Disruption Event

Means the occurrence or existence of (i) a Trading Disruption, (ii) an Exchange Disruption, which in either case the Calculation Agent determines is material, at any time during the one hour period that ends at the relevant Valuation Time, or (iii) an Early Closure. For the purposes of determining whether a Market Disruption Event in respect of any Index exists at any time, if a Market Disruption Event occurs in respect of a security included in such Index at any time, then the relevant percentage contribution of that security to the level of such Index shall be based on a comparison of (x) the portion of the level of such Index attributable to that security and (y) the overall level of such Index, in each case immediately before the occurrence of such Market Disruption Event.

Valuation Time

The time at which the official closing level of the Equity Index is computed by the Index Sponsor.

Trading Disruption Has the meaning given to it in the Information Memorandum.

Exchange Disruption Has the meaning given to it in the Information Memorandum.

Early Closure Has the meaning given to it in the Information Memorandum.

FX Disruption Event

Means (i) an event that generally makes it illegal, impossible, impractical or inadvisable to convert one unit of the currency in which any non-ZAR denominated Underlying is denominated (the "**Denomination Currency**") into the Specified Currency, or an event

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that generally makes it impossible to deliver the Specified Currency from accounts in which they are held to accounts outside of the jurisdiction of the Denomination Currency; or (ii) the general unavailability to exchange the Specified Currency at a spot rate (applicable to the purchase of the Specified Currency for the Denomination Currency) in any legal currency exchange market in the principal financial centre for the Denomination Currency, if, in the determination of the Calculation Agent, the occurrence of any such events is material.

Unwind Disruption Event

Means, in respect of any date, the Issuer or a Notional Investor would be unable to unwind its investments in the Underlying on or by such date.

For the purposes of the above, "**Notional Investor**" means a hypothetical person with obligations similar to those of the Issuer in respect of the Notes, who has elected to hedge those obligations.

Corporate Actions Adjustments

If, at any time, any event occurs in relation to any Underlying which the Calculation Agent determines requires any adjustment(s) to be made, then the Calculation Agent shall (i) determine which adjustment(s) are to be made to the Underlying with a view to account for the effect of the relevant event and (ii) determine the date on which such adjustment(s) shall take effect.

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Index Adjustment Events

Index Adjustment Event

(a) If the Underlying is permanently cancelled or is not calculated and announced by the Index Administrator but is (i) calculated and announced by a successor administrator (the "Successor Administrator") acceptable to the Calculation Agent, and/or (ii) replaced by a successor index (the "Successor Index") using, in the determination of the Calculation Agent, the same or a substantially similar formula for and method of calculation as used in the calculation of the relevant Index, then the Underlying will be deemed to be the index so calculated and announced by the Successor Administrator and/or the Successor Index, as the case may be.

(b) If in the determination of the Calculation Agent (i) on or prior to any Valuation Date, the Index Administrator makes or announces that it will make a material change in the formula for or the method of calculating the Underlying or in any other way materially modifies the Underlying (other than a modification prescribed in that formula or method to maintain the Underlying in the event of changes in constituent Underlying Contracts and weightings and other routine events) (an "Index Modification"); (ii) the Index Administrator permanently cancels the Underlying and no Successor Index exists (an "Index Cancellation"); (iii) on any Valuation Date, the Index Administrator fails to calculate and announce a relevant Underlying and the Calculation Agent determines that there is no Successor Administrator and/or Successor Index (an "Index Disruption" and, together with an Index Modification, an Index Cancellation and an Administrator/Benchmark Event, each an "Index Adjustment Event"); or (iv) an Administrator/Benchmark Event has occurred, then the Calculation Agent may at its option take the action described in (A) or (B) below:

- (A) make such adjustments to the terms and conditions of the Notes as it deems appropriate to account for the Index Adjustment Event including, without limitation, calculating the relevant level or price of the Underlying, using, in lieu of a published level or price for the Underlying, the level or price of the Underlying as at the applicable Valuation Date as determined by the Calculation Agent in accordance with the formula for and method of calculating the Underlying last in effect prior to the occurrence of the relevant Index Adjustment Event, but using only those Underlying Contracts that comprised that Underlying immediately prior to the relevant Index Adjustment Event (other than those Underlying Contracts that have ceased to be listed on any relevant Exchange); or
- (B) on giving notice to the Noteholders in accordance with Condition 13, redeem all (but not some only) of the Notes, each nominal amount of Notes equal to the Calculation Amount being redeemed at an amount equal to the fair market value of such Notes, less a pro rata share of the costs of unwinding any related underlying related hedging arrangements, as determined by the Calculation Agent in its sole discretion on a day selected by the Calculation Agent, which such day must be at least 5 Commodity Business Days prior to the due date for early redemption.

Administrator/Benchmark

In relation to an Index, the occurrence of a Non-Approval Event, a Rejection Event or a Suspension/Withdrawal Event.

Non-Approval Event

in respect of each Index:

- (a) any authorisation, registration, recognition, endorsement, equivalence or approval in respect of the Underlying or the administrator or sponsor of the Underlying is not obtained:
- (b) the Underlying or the administrator or sponsor of the Underlying is not included in an official register; or
- (c) the Underlying or the administrator or sponsor of the Underlying does not fulfil any legal or regulatory requirement applicable to the Issuer, the Calculation Agent or the Underlying,

in each case, as required under any applicable law or regulation in order for any of the Issuer, the Calculation Agent or any other entity to perform its obligations in respect of the Notes. For the avoidance of doubt, a Non-Approval Event shall not occur if the Underlying or the administrator or sponsor of the Underlying is not included in an official register because its authorisation, registration, recognition, endorsement, equivalence or approval is suspended if, at the time of such suspension, the continued provision and use of the Underlying is permitted in respect of the Notes under the applicable law or regulation

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during the period of such suspension.

Rejection Event

in respect of each Index, the relevant competent authority or other relevant official body rejects or refuses any application for authorisation, registration, recognition, endorsement, equivalence decision, approval or inclusion in any official register which, in each case, is required in relation to the Underlying or the administrator or sponsor of the Underlying under any applicable law or regulation for any of the Issuer, the Calculation Agent or any other entity to perform its obligations in respect of the Notes.

Suspension/Withdrawal Event

in respect of each Index:

- (a) the relevant competent authority or other relevant official body suspends or withdraws any authorisation, registration, recognition, endorsement, equivalence decision or approval in relation to the Underlying or the administrator or sponsor of the Underlying which is required under any applicable law or regulation in order for any of the Issuer, the Calculation Agent or any other entity to perform its obligations in respect of the Notes; or
- (b) the Underlying or the administrator or sponsor of the Underlying is removed from any official register where inclusion in such register is required under any applicable law in order for any of the Issuer, the Calculation Agent or any other entity to perform its obligations in respect of the Notes.

For the avoidance of doubt, a Suspension/Withdrawal Event shall not occur if such authorisation, registration, recognition, endorsement, equivalence decision or approval is suspended or where inclusion in any official register is withdrawn if, at the time of such suspension or withdrawal, the continued provision and use of the Underlying is permitted in respect of the Notes under the applicable law or regulation during the period of such suspension or withdrawal.

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2. Prospects of Profits and Losses

The following section is for indicative purposes and only provides an overview of the prospects of profits and losses. For detailed information, prospective investors should refer to the provisions of the Notes.

Market Expectations Investors in these Notes expect the Underlying to trade sideways or positively over the life

of the Notes.

Effect of the performance of the Underlying on the Redemption Amount:

• Positive Performance If the Underlying performs positively, Investors realise a positive return.

• Sideways to slightly If the Underlying performs sideways to slightly negative, Investors are protected from the negative performance of the Underlying until the Knock-In Level.

• Pronounced negative If the Underlying performs negatively, Investors may lose some or all of their investment.

performance

Profit potential The profit potential is limited to the Interest Amounts.

Loss potential Investors may lose some or all of the investment as they are fully exposed to the negative

performance of the Underlying.

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3. Significant Risks For Investors

General risk warning

Potential Investors should understand the risks associated with an investment in the Product and shall only reach an investment decision after careful considerations with their legal, tax, financial and other advisors of (i) the suitability of an investment in the Product in the light of their own particular financial, fiscal and other circumstances; (ii) the information set out in this document and (iii) the Underlying. The following is a summary of the most significant risks. Further risks are set out in the Product Documentation.

Risk Tolerance

Investors in this Product should be experienced investors and familiar with both derivative products and the general markets. Investors must be willing to make an investment that is fully exposed to the performance of the Underlying, meaning that Investors might lose their whole investment in the Product in the worst case.

Product Specific Risks

Capital Protection (at Expiry)

None.

Issuer Call right
Stop Loss Event

None None

Disruption Event

The Final Terms of the Notes include detailed provisions setting out when Disruption Events

may occur.

A Disruption Event may lead to (i) a postponement of the Expiration Date, the Early Termination Date or the Stop Loss Event Redemption Date, as applicable, and therefore of payment of the Redemption Amount, (ii) the use of an alternative method for determining the Underlying level and/or (iii) to the unilateral determination of the applicable Underlying level by the Calculation Agent.

Such postponement, use of alternative price source and/or determination of the applicable Underlying level by the Calculation Agent may affect, materially or otherwise, the Redemption Amount which the Investor will receive.

Illiquidity risk in secondary

market

The Issuer or the Manager, as applicable, intends, under normal market conditions, to provide bid and/or offer prices for the Notes on a regular basis. However, the Issuer or the Manager, as applicable, makes no firm commitment to provide liquidity by means of bid and/or offer prices for the Notes, and assumes no legal obligation to quote any such prices or with respect to the level or determination of such prices.

Calculation Agent's discretion

The Calculation Agent has a broad discretionary authority to make various determinations and adjustments under the Notes, any of which may have an adverse effect on the value and/or the amounts payable under the Notes. Prospective investors should be aware that any determinations made by the Calculation Agent may have an impact on the value and financial return of the Notes. Where the Calculation Agent is required to make a determination it may do so without taking into account the interests of the holders of the Notes.

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4. Additional Information

Selling Restrictions

Any Products purchased by any person for resale may not be offered in any jurisdiction in circumstances which would result in the Issuer being obliged to register any further documentation relating to this Product in such jurisdiction.

The restrictions listed below must not be taken as definitive guidance as to whether this Product can be sold in a jurisdiction. Additional restrictions on offering, selling or holding of this Product may apply in other jurisdictions. Investors in this Product should seek specific advice before on-selling this Product.

Europe

The Pricing Supplement will be prepared on the basis that any offer of Notes in any Member State of the European Economic Area which has implemented the Prospectus Directive (as defined below) (each, a "Relevant Member State") will be made pursuant to an exemption under the Prospectus Directive, as implemented in that Relevant Member State, from the requirement to publish a prospectus for offers of the Notes. Accordingly any person making or intending to make an offer in that Relevant Member State of the Notes may only do so in circumstances in which no obligation arises for the Issuer or the Dealer to publish a prospectus pursuant to Article 3 of the Prospectus Directive or supplement a prospectus pursuant to Article 16 of the Prospectus Directive, in each case, in relation to such offer. Neither the Issuer nor the Dealer has authorised, nor do they authorise, the making of any offer of Notes in any other circumstances.

The expression "Prospectus Directive" means Directive 2003/71/EC (and amendments thereto, including the 2010 PD Amending Directive, to the extent implemented in the Relevant Member State), and includes any relevant implementing measure in the Relevant Member State and the expression "2010 PD Amending Directive" means Directive 2010/73/EU.

South Africa

Prior to the issue of any South African Securities under the Programme, pursuant to the Information Memorandum, 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, 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 Certificates 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.

UK

For the purpose of non-discretionary accounts, this Product should not be sold with a consideration of less than EUR 100,000 or equivalent.

USA

This Product may not be sold or offered within the United States or to U.S. persons. For the purposes of this selling restriction, U.S. persons shall include pass-thru entities with owners that are "United States person" as that term is defined under Section 7701(a)(30) of the US Internal Revenue Code.

Index Disclaimers

S&P 500 Index

S&P 500 Index
Standard & Poor's®," "S&P®," "S&P 500®," "Standard & Poor's 500" are trademarks of The McGraw-Hill
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S&P and S&P makes no representation regarding the advisability of investing in the Notes."
The Notes is not sponsored, endorsed, sold or promoted by Standard & Poor's, a division of McGraw-Hill, Inc.
("S&P"). S&P makes no representation or warranty, express or implied, to the owners of the Notes or any member of
the public regarding the advisability of investing in securities generally or in the Notes particularly or the ability of the
S&P 500 Index to track general stock market performance. S&P's only relationship to the Licensee is the licensing of
certain trademarks and trade names of S&P and of the S&P 500 Index which is determined, composed and calculated
by S&P without regard to the Licensee or the Notes. S&P has no obligation to take the needs of the Licensee or the

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owners of the Notes into consideration in determining, composing or calculating the S&P 500 Index. S&P is not responsible for and has not participated in the determination of the timing of, prices at, or quantities of the Notes to be issued or in the determination or calculation of the equation by which the Notes is to be converted into cash. S&P has no obligation or liability in connection with the administration, marketing or trading of the Notes.

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FTSE 100 Index

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