

[UBS AG] / [UBS Limited] 100 Liverpool Street London EC2M 2RH Tel. +44-207- 568 0687 Fax. +44 –207- 568 9895/6

Date: [Date]

To: [Client Name] [Client Branch], ("Party B")

Attention: [Client Contact]

Fax No.: [Client fax number]

From: [UBS AG, London Branch] [UBS Limited] ("Party A")

Re: Index Swap Transaction

**UBS Ref:** 

This agreement (this "Confirmation") confirms the terms of a transaction entered into between us on the Trade Date specified below (the "Transaction"). This Confirmation constitutes a "Confirmation" as referred to in the ISDA Master Agreement specified below.

The 2006 ISDA Definitions (the "Swap Definitions") and the 2002 ISDA Equity Derivatives Definitions (the "Equity Definitions", and with the Swap Definitions, the "Definitions"), each as published by the International Swaps and Derivatives Association, Inc., are incorporated into this Confirmation. If there is any inconsistency between the Swap Definitions and the Equity Definitions, the Equity Definitions govern. If there is any inconsistency between the Definitions and this Confirmation, this Confirmation governs.

This Confirmation supplements, forms part of, and is subject to the ISDA Master Agreement dated as of [ISDA Agreement date] as amended and supplemented from time to time (the "Agreement"), between Party A and Party B. All provisions contained in the Agreement govern this Confirmation except as expressly modified below.

The terms of the particular Transaction to which this Confirmation relates are as follows:

## **General Terms**

Trade Date: [Trade Date] (time of execution available upon request)

Effective Date: [Effective Date]

Termination Date: The [final] Cash Settlement Payment Date

Seller: [Party A] [Party B]

Buyer: [Party A] [Party B]

Index: [ ] (Bloomberg Code: [ ])

Exchange(s): In respect of each Component Security, the principal stock

exchange on which such Component Security is principally traded,

as determined by the Calculation Agent.

Related Exchange(s): [All Exchanges] [Not Applicable] [The principal exchange(s) on

UBS AG is a member of the London Stock Exchange and is regulated and authorised in the UK by the Financial Services Authority]

[UBS Limited, 1 Finsbury Avenue, London, EC2M 2PP

<sup>&</sup>lt;sup>1</sup> Please insert only if Reset is Applicable [UBS AG, LONDON BRANCH, 1 Finsbury Avenue, London EC2M 2PP

which options and futures contracts on the Index are traded, as determined by the Calculation Agent, provided that if no options or futures contracts on the Index are traded on any exchange or quotation system, the definition of Related Exchange shall be disregarded.]

Component Security: Each component security of the Index

Amendment to Section 6.8(e): The words "the level of the relevant Index at the close of the

regular trading session on the relevant Exchange" on lines 4 and 5 of Section 6.8(e) of the Equity Definitions shall be deleted and replaced with the words "the official closing level of the Index as

calculated and published by the Index Sponsor".

Scheduled Trading Day:

Any day on which: (i) the Index Sponsor is scheduled to publish

the level of the Index; and (ii) the Related Exchange is scheduled

to be open for trading for its regular trading session.

Exchange Business Day:

Any Scheduled Trading Day on which: (i) the Index Sponsor

publishes the level of the Index; and (ii) the Related Exchange is open for trading during its regular trading session, notwithstanding the Related Exchange closing prior to its Scheduled Closing Time.

[FX Rate: For Valuation Date, the exchange rate between the Local Currency

and the Trading Currency for such date, as determined by the

Calculation Agent.

Trading Currency: USD]<sup>2</sup>

**Equity Amounts** 

Equity Amount Payer: [Party A] [Party B]

Number of Index Units:

Equity Notional Amount: For each Valuation Date, the product of (i) the Number of Index

Units and (ii) the Initial Price for that Valuation Date.

Equity Notional Reset: [Inapplicable] or [Applicable]

Type of Return: Price Return

Equity Amount: An amount in USD calculated by the Calculation Agent equal to

the product of the following formula:

Number of Index Units x Multiplier x (Final Price-Initial Price) [/

FX Rate]<sup>3</sup>

If the resultant amount is a positive number, then the Equity Amount Payer shall pay such amount to the Equity Amount Receiver on the Cash Settlement Payment Date and, if such amount is a negative number then the Equity Amount Receiver shall pay the absolute value of such amount to the Equity Amount

Payer on the Cash Settlement Payment Date.

Multiplier: [One]

<sup>&</sup>lt;sup>2</sup> Please insert if FX applies

<sup>&</sup>lt;sup>3</sup> ibid

Initial Price:

Final Price:

[For each Valuation Date, the Final Price shall be as provided in Section 5.9 of the Equity Definitions]<sup>4</sup>[, and converted into Trading Currency as per the FX Rate provision defined above.]<sup>5</sup>

[As per Section 6.8(c)(i) of the Equity Definitions]<sup>6</sup>

Valuation Time:

(i) For the purposes of determining whether a Market Disruption Event has occurred: (a) in respect of any Component Security, the Scheduled Closing Time on the Exchange in respect of such Component Security, and (b) in respect of any options contracts or future contracts on the Index, the close of trading on the Related Exchange; and (ii) in all other circumstances, the time at which the official closing level of the Index is calculated and published by the Index Sponsor.

Valuation Date(s):

[ ]

[]

[The day on which the Official Settlement Price of the Exchange-traded Contract is due to be published (currently expected to be [ ]) provided however that should any such Day not be a day on which the Official Settlement Price is published, the immediately following Scheduled Trading Day]<sup>7</sup>

Future Price Valuation:

[Not Applicable]<sup>8</sup>

[Applicable. For the purpose of this Transaction, Section 6.8 (b) and (d) of the Equity Definitions shall be amended by deleting all references to "Exchange" contained therein and inserting "Related Exchange" in lieu thereof.]9

[Exchange-traded Contract:

The [month] [year] Futures / Options contract relating to the Index traded on the Related Exchange]<sup>10</sup>

[Market Disruption Event:

Either:

- (i) (a) the occurrence or existence, in respect of any Component Security, of:
- (1) a Trading Disruption, which the Calculation Agent determines is material, at any time during the one hour period that ends at the relevant Valuation Time in respect of the Exchange on which such Component Security is principally traded;
- (2) an Exchange Disruption, which the Calculation Agent determines is material, at any time during the one hour period that ends at the relevant Valuation Time in respect of the Exchange on

<sup>&</sup>lt;sup>4</sup> Please insert if reliance on closing

<sup>&</sup>lt;sup>5</sup> Please insert if FX applies

<sup>&</sup>lt;sup>6</sup> Please insert if Future Price Valuation applies

<sup>&</sup>lt;sup>7</sup> Please insert if Future Price Valuation applies

<sup>&</sup>lt;sup>8</sup> Please insert if Future Price Valuation is Not Applicable

<sup>&</sup>lt;sup>9</sup> Please insert if Future Price Valuation is Applicable

<sup>&</sup>lt;sup>10</sup> Please insert only if Future Price Valuation is Applicable

which such Component Security is principally traded; OR

(3) an Early Closure; AND

(b) the aggregate of all Component Securities in respect of which a Trading Disruption, an Exchange Disruption or an Early Closure occurs or exists comprises 20 per cent. or more of the level of the Index; OR

(ii) the occurrence or existence, in respect of futures or options contracts relating to the Index, of: (a) a Trading Disruption; (b) 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 Valuation Time in respect of the Related Exchange; or (c) an Early Closure.

For the purposes of determining whether a Market Disruption Event exists in respect of the Index at any time, if a Market Disruption Event occurs in respect of a Component Security at that time, then the relevant percentage contribution of that Component Security to the level of the Index shall be based on a comparison of (x) the portion of the level of the Index attributable to that Component Security to (y) the overall level of the Index, in each case using the official opening weightings as published by the Index Sponsor as part of the market "opening data".

Any suspension of or limitation imposed on trading by the relevant Exchange or Related Exchange or otherwise and whether by reason of movements in price exceeding limits permitted by the relevant Exchange or Related Exchange or otherwise: (i) relating to any Component Security on the Exchange in respect of such Component Security; or (ii) in futures or options contracts relating to the Index on the Related Exchange.

Any event (other than an Early Closure) that disrupts or impairs (as determined by the Calculation Agent) the ability of market participants in general to effect transactions in, or obtain market values for: (i) any Component Security on the Exchange in respect of such Component Security; or (ii) futures or options contracts relating to the Index on the Related Exchange.

The closure on any Exchange Business Day of the Exchange in respect of any Component Security or the Related Exchange prior to its Scheduled Closing Time unless such earlier closing is announced by such Exchange or Related Exchange (as the case may be) at least one hour prior to the earlier of: (i) the actual closing time for the regular trading session on such Exchange or Related Exchange (as the case may be) on such Exchange Business Day; and (ii) the submission deadline for orders to be entered into the Exchange or Related Exchange system for execution at the relevant Valuation Time on such Exchange Business Day.

Any Scheduled Trading Day on which: (i) the Index Sponsor fails to publish the level of the Index; (ii) the Related Exchange fails to open for trading during its regular trading session; or (iii) a Market

Trading Disruption:

Exchange Disruption:

Early Closure:

Disrupted Day:

Disruption Event has occurred.

[Applicable only on reset dates]]11 [Early Termination: Exchange Business Day: Section 1.29 under the Equity Definitions shall be amended by adding after the words "Scheduled Closing Time" in the fourth line the following: ", and on which the Local Currency/USD exchange markets are open for business in the Local Jurisdiction". Section 1.32 of the Equity Definitions is hereby amended by Currency Business Day: adding after the word "currency" in the third line the following: ", which shall include New York and the Local Jurisdiction". **Floating Amounts** Floating Amount Payer: [Party A] [Party B] **Notional Amount:** The Equity Notional Amount Payment Date(s) Floating Rate Option: Designated Maturity: Spread: 1 Floating Rate Day Count Fraction: 1 Reset Dates: The first day of each Calculation Period **Business Days: Business Day Convention:** ] **Settlement Terms** Cash Settlement: Applicable [] ([]) Currency Business Days after the [relevant]<sup>12</sup> Valuation Cash Settlement Payment Date: Date **USD** Settlement Currency: **Index Adjustment Events** [Cancellation and Payment] [Calculation Agent Adjustment] [14] **Index Modification: Index Cancellation:** Cancellation and Payment Index Disruption: [Cancellation and Payment] <sup>15</sup> [Calculation Agent Adjustment] <sup>16</sup>

<sup>&</sup>lt;sup>11</sup> Please insert only if Optional Early Termination applies

<sup>&</sup>lt;sup>12</sup> Please insert only if Reset is Applicable

<sup>&</sup>lt;sup>13</sup> Default election

<sup>&</sup>lt;sup>14</sup> May be agreed with certain dealers

<sup>&</sup>lt;sup>15</sup> Default election

<sup>&</sup>lt;sup>16</sup> May be agreed with certain dealers

#### **Additional Disruption Events**

Change in Law:

[Applicable; provided that for purposes of this Transaction the definition of Change in Law in Section 12.9(a)(ii) of the Equity Definitions shall be amended as follows:

[(i) the following shall be added after "under" and before "such" in the eighth line thereof: "or in initially hedging, maintaining a hedge on, or unwinding a hedge in respect of"; and

(ii)]<sup>17</sup> the reference to "Shares" in the sixth line thereof shall be amended and restated as "Hedge Positions" (as such term is defined in Section 13.2(b) of the Equity Definitions).]<sup>18</sup>

[Applicable; provided that Section 12.9(a)(ii)(B) of the Equity Definitions is replaced in its entirety as follows:

"(B) due to the promulgation of or any change in the interpretation by any court, tribunal or regulatory authority with competent jurisdiction of any applicable law or regulation (including any action taken by a taxing authority):

(X) a Hedging Party determines in good faith that it has or it will, within the next 15 calendar days but on or before the Cash Settlement Payment Date or Settlement Date, as applicable, become illegal for it to hold, acquire or dispose of any of its Hedge Positions relating to such Transaction;

(Y) the Calculation Agent determines that either the adoption or change described in (A) above or the promulgation or change described in (B) above has resulted or will result, within the next 15 calendar days but on or before the Cash Settlement Payment Date or Settlement Date, as applicable, in an increased amount of tax, duty, expense or fee (other than brokerage commissions) for a Hedging Party to (i) acquire, establish, re-establish, maintain, unwind or dispose of any of its Hedge Positions or (ii) realize, recover or remit the proceeds of such Hedge Positions, which amount such Calculation Agent in good faith determines to be material (relative to the position on the Trade Date)."

Hedging Disruption:

[Applicable. Section 12.9(a)(v) of the Equity Definitions is replaced in its entirety as follows: "Hedging Disruption" means that a Hedging Party is unable, after using commercially reasonable efforts, to either (i) acquire, establish, re-establish, substitute, maintain, unwind or dispose of any transaction(s) or asset(s) it deems necessary to hedge the equity price risk (or any other relevant price risk including, but not limited to, the currency risk) of entering into and performing its obligations with respect to this Transaction, or (ii) freely realize, recover, receive, repatriate, remit or transfer the proceeds of Hedge

<sup>&</sup>lt;sup>17</sup> May be deleted if agreed with certain dealers

<sup>&</sup>lt;sup>18</sup> Default election

<sup>&</sup>lt;sup>19</sup> Please insert only to override default election if agreed with/requested by counterparty

Positions or this Transaction between accounts within the jurisdiction of the Hedge Positions (the "Affected Jurisdiction") or from accounts within the Affected Jurisdiction to accounts outside of the Affected Jurisdiction. For the purposes of Section 12.9(b)(iii) of the Equity Definitions, the reference to "the Hedging Party" shall be deemed to be a reference to the Hedging Party affected by the Hedging Disruption (the "Affected Hedging Party") (or if both parties are Affected Hedging Parties, to an Affected Hedging Party) and the reference to the "Non-Hedging Party" shall be deemed to be a reference to the other party (even if such party is also an Affected Hedging Party).] <sup>20</sup> [Not Applicable] <sup>21</sup>

Increased Cost of Hedging: [Applicable] 22 [Not Applicable] 23

Hedging Party: Party A and Party B

Determining Party: Party A and Party B

### **Calculation Agent:**

(a) Subject to the following provisions, Party A and Party B are joint Calculation Agent. The Calculation Agent is responsible for making any determination, calculation or adjustment in connection with any Transaction hereunder that is not expressed to be the responsibility of an identified entity. If the parties do not agree on a particular determination, adjustment or calculation for which the Calculation Agent is responsible, then within three Scheduled Trading Days after the first party provides the other party with its determination, adjustment or calculation, the parties shall appoint three Independent Dealers (as defined below) (or, if the parties cannot agree on three, each party shall select an Independent Dealer, which dealers shall jointly appoint a third Independent Dealer), each to make a determination, adjustment or calculation as to the disputed matter within two Scheduled Trading Days of such appointment. The parties shall share equally the costs, fees and expenses (if any) of any Independent Dealers called upon to resolve a dispute and agree to waive any claim that they might otherwise have against any Independent Dealer for any determination, adjustment or calculation made in good faith pursuant to this provision.

"<u>Independent Dealer</u>" means a leading dealer in the relevant market that is not an Affiliate of either of the parties or any other appointed Independent Dealer.

(b) In the event that only one Independent Dealer provides a response as to the disputed matter within two Scheduled Trading Days of its appointment, that response shall be binding on the parties for the disputed matter, absent manifest error.

In the event that two or three Independent Dealers provide a response as to the disputed matter within two Scheduled Trading Days of their respective appointments:

- (i) if those responses are susceptible to the determination of an arithmetic mean, the arithmetic mean of such responses shall be binding on the parties for the disputed matter, absent manifest error; or
- (ii) if those responses are not susceptible to the determination of an arithmetic mean,

[ref number] 7

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<sup>&</sup>lt;sup>20</sup> Default election

<sup>&</sup>lt;sup>21</sup> May be agreed with certain dealers [NEEDS ADDITIONAL APPROVAL]

<sup>&</sup>lt;sup>22</sup> Default election

<sup>&</sup>lt;sup>23</sup> May be agreed with certain dealers

- (A) if the majority of the responding Independent Dealers provided the same response, such response shall be binding on the parties for the disputed matter, absent manifest error; or
- (B) if the majority of the Independent Dealers did not provide the same response, the responding Independent Dealers will jointly appoint a fourth Independent Dealer (the "Resolver"), and the Resolver will select within two Scheduled Trading Days from the responses originally provided by the responding Independent Dealers, with the selected response being binding on the parties for the disputed matter, absent manifest error.

The parties acknowledge and agree, by way of example and without limiting the phrase, that the following are not susceptible to the determination of an arithmetic mean: (1) responses as to whether or not an event has occurred and (2) responses in which different terms of the Transaction are proposed to be adjusted.

(c) If, after following the procedures in paragraphs (a) and (b), a binding determination, adjustment or calculation is not achieved, the dispute resolution provisions of the Master Agreement shall be applicable (other than any Calculation Agent-specific provisions, which are superseded by these provisions).

#### **Additional Provisions**

FX Disruption:

The definition of "Additional Disruption Event" in Section 12.9(a)(i) of the Equity Definitions shall be amended by inserting the following words at the end of such paragraph:

"and an FX Disruption".

- "FX Disruption" means the occurrence of any event after the Trade Date that makes the Hedging Party unable, after using commercially reasonable efforts, to:
  - (i) transfer, on or in respect of a Valuation Date, a Floating Amount Payment Date or a Dividend Payment Date, through customary legal channels the proceeds of a Hedging Party Hedge denominated in the Settlement Currency from accounts within the Local Jurisdiction to (a) accounts outside such Local Jurisdiction, (b) other accounts within such Local Jurisdiction or (c) the accounts of a non-resident of such Local Jurisdiction;
  - (ii) transfer, on or in respect of a Valuation Date, a Floating Amount Payment Date or a Dividend Payment Date, through customary legal channels the proceeds of a Hedging Party Hedge denominated in the Local Currency from accounts within the Local Jurisdiction to (a) other accounts within such Local Jurisdiction, (b) accounts outside such Local Jurisdiction or (c) the accounts of a non-resident of such Local Jurisdiction;
  - (iii) convert the proceeds of a Hedging Party Hedge denominated in the Local Currency into the Settlement Currency on or in respect of a Valuation Date, a Floating Amount Payment Date or a Dividend Payment Date through customary legal channels;

- (iv) convert the proceeds of a Hedging Party Hedge denominated in the Local Currency into the Settlement Currency on or in respect of a Valuation Date, a Floating Amount Payment Date or a Dividend Payment Date at a rate at least as favourable as the rate for domestic institutions located in the Local Jurisdiction; or
- (v) obtain a rate or a commercially reasonable rate (as determined by the Calculation Agent), in each case, at which the proceeds of a Hedging Party Hedge denominated in the Local Currency can be exchanged for the Settlement Currency on or in respect of a Valuation Date, a Floating Amount Payment Date or a Dividend Payment Date.

If an event or circumstance that would otherwise (but for this provision) constitute a Hedging Disruption also constitutes an FX Disruption, it will be deemed to be an FX Disruption and will not constitute a Hedging Disruption.

Consequences of FX Disruption:

Upon the occurrence of an FX Disruption, the Hedging Party may give notice to the Non-Hedging Party that an FX Disruption has occurred whereupon:

- (i) in the case of an FX Disruption that is described in:
  - (a) sub-paragraphs (i) or (ii) of the definition of "FX Disruption", the payment obligations of the parties under the Transaction will be postponed until the date falling a number of Currency Business Days as specified in the Cash Settlement Payment Date after the date on which the FX Disruption ceases to exist or, if that would not be commercially reasonable, as soon as commercially reasonable thereafter; and
  - (b) sub-paragraph (iii) of the definition of "FX Disruption":
    - (I) the conversion of proceeds of the Hedging Party Hedge denominated in the Local Currency into the Settlement Currency by the Hedging Party will be postponed until the first Currency Business Day on which such FX Disruption ceases to exist or, if that would not be commercially reasonable, as soon as commercially reasonable thereafter (the "Conversion Date"); and
    - (II) the payment obligations of the parties under the Transaction will be postponed until the date falling a number of Currency Business Days as specified in the Cash Settlement Payment Date after the Conversion

Date or, if that would not be commercially reasonable, as soon as commercially reasonable thereafter,

provided that in each case as set out in sub-paragraphs (a) and (b) above, the Calculation Agent will adjust the payment obligations in respect of the Transaction to account for any interest actually received and funding (including internal funding costs) or other charges actually incurred by the Hedging Party as a result of or otherwise during such postponement; and

in the case of an FX Disruption that is described in subparagraphs (iv) or (v) of the definition of "FX Disruption", the Calculation Agent shall determine the Exchange Rate as soon as reasonably practicable after taking into consideration all available information that it deems relevant, including any published official or industry-consensus rate of exchange; provided, however, that in anticipation of the cessation of the FX Disruption, the Calculation Agent shall be entitled to postpone the determination of the Exchange Rate to such time as is reasonable and it will adjust the payment obligations in respect of the Transaction to account for any interest actually received and funding (including internal funding costs) or other charges actually incurred by the Hedging Party as a result of or otherwise during such postponement.

Notwithstanding any postponement of the obligations of the parties under the Transaction in respect of an FX Disruption, either party may elect to terminate the Transaction if the FX Disruption is continuing on or after the date falling one year after the occurrence of the FX Disruption, upon at least two Currency Business Days' notice to the other party specifying the date of such termination.

Upon termination of the Transaction, the Determining Party shall determine the Cancellation Amount provided that where, in respect of such Transaction, the Determining Party is Party A and Party B, (a) the Hedging Party whose Hedging Party Hedge(s) are affected by the FX Disruption shall determine the Cancellation Amount and references to "Determining Party" in Section 12.8 (Cancellation Amount) of the Equity Definitions shall mean such Hedging Party and (b) any Exchange Rate used in the determination of the Cancellation Amount shall be determined by the Calculation Agent, after taking into consideration all available information that it deems relevant, including any published official or industry-consensus rate of exchange. Such Cancellation Amount will be payable by, the party specified by the Determining Party or where the Determining Party is Party A and Party B, the party specified by the applicable Hedging Party, to the other party.

Acknowledgments:

Party B understands and acknowledges that this transaction does not confer or transfer any licensing or sub-licensing rights in the Index. Party B understands and acknowledges that it bears responsibility for acquiring the requisite license to utilize the Index for its business purposes, and if in doubt should seek independent advice

Exchange Rate:

The currency exchange rate at the relevant time that is required to convert one unit of the Local Currency into the Settlement Currency.

Local Currency:

The currency in which the relevant Component Security trades on the Exchange.

Local Jurisdiction:

The jurisdiction in which the Exchange is located.]<sup>24</sup>

License To Use Index:

The Index is the exclusive property of Morgan Stanley & Co. Incorporated ("Morgan Stanley") and has been licensed for use by Party A. "Morgan Stanley Capital International" is a service mark Of Morgan Stanley and has been licensed for use by Party A.

This Transaction is not sponsored, endorsed, sold or promoted by Morgan Stanley. Morgan Stanley makes no representation or warranty, express or implied, to the parties to this Transaction or any member of the public regarding the advisability of investing in equity index swaps generally or in this Transaction particularly or the ability of the Index to track general stock market performance. Morgan Stanley is the licensor of certain trademarks, service marks and trade names of Morgan Stanley and of the Index, which is determined, composed and calculated by Morgan Stanley without regard to this Transaction or the parties thereto. Morgan Stanley has no obligation to take the needs of the parties to this Transaction into consideration in determining, composing or calculating the Morgan Stanley is not responsible for and has not Index. participated in the determination of the timing, pricing or terms of this Transaction or in the determination or calculation of the equation by which certain payments under this Transaction are measured. Morgan Stanley has no obligation or liability to the parties to this Transaction in connection with the administration, marketing or trading of this Transaction.

Although Morgan Stanley shall obtain information for inclusion in or for use in the calculation of its indices from sources which Morgan Stanley considers reliable, Morgan Stanley does not guarantee the accuracy and/or the completeness of the indices or any data included therein. Morgan Stanley makes no warranty, express or implied, as to results to be obtained by licensee, licensee's customers and counterparties, or any other person or entity from the use of the indices or any data included therein or for any other use. Morgan Stanley makes no express or implied warranties, and hereby expressly disclaims all warranties of merchantability or fitness for a particular purpose with respect to the indices or any data included therein. Without limiting any of the foregoing, in no event shall Morgan Stanley have any liability for any direct, indirect, special, punitive, consequential or any other damages (including lost profits) even if notified of the possibility of such damages.

[ref number]

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<sup>&</sup>lt;sup>24</sup> Please insert only to override default FX provision if agreed with / requested by counterparty

### **Relationship Between Parties**

Each party will be deemed to represent to the other party on the date on which it enters into this Transaction that (in the absence of any written agreement between the parties which expressly imposes affirmative obligations to the contrary for this Transaction):-

Each party is deemed to represent to the other party on the Trade Date that it is:

- not aware of any material non-public information or unpublished price sensitive information with respect to the Shares that, under any applicable securities laws, it would have to disclose before buying or selling the Shares;
- (ii) It is an "eligible contract participant" under, and as defined in, the Commodity Futures Modernization Act of 2000 and it was not formed solely for the purposes of constituting an "eligible contract participant".

References in this clause to 'a party' shall, in the case of Party A and where the context so allows, include references to any affiliate of Party A.

Non Reliance: Applicable

Agreements and Acknowledgements

Regarding Hedging Activities: Applicable

Additional Acknowledgements: Applicable

Index Disclaimer: Applicable

Disclosure. UBS may disclose details of this Transaction (whether the disclosure is to be made to third parties or otherwise) in accordance with (1) a request or order by any competent authority, regulatory or enforcement organisation, governmental or otherwise, including the Exchange, (2) any applicable law, rules, regulations, codes or guidelines (whether having the force of law or otherwise). By entering into Covered Transactions, Counterparty agrees to this disclosure and releases UBS and its subsidiaries and affiliates from any duty of confidentiality owed to it regarding the disclosure.

*No Agency*. Each party is deemed to represent to the other party on the Trade Date it is entering into this Agreement and each Transaction as principal (and not as agent or in any other capacity, fiduciary or otherwise).

#### **Settlement**

This Transaction has been entered into by a member of the UBS group ("UBS Party"). For the avoidance of doubt, any payment or delivery obligations of the UBS Party in respect of this Transaction ("Obligations") may be effected by either UBS Limited, UBS Securities LLC or UBS AG, London Branch (the "Settlement Agent"). UBS Party has authorised the Settlement Agent to act on its behalf in the same manner and with the same force and effect as UBS Party might or could do in connection with any such payment or delivery obligation.

#### **Account Details**

Payments to [UBS AG, London Branch] [UBS Limited]

USD Bank Account: UBS AG, Stamford

UBS AG, London Branch 101-WA-132071-00 Attn:- TRS Support

Account for Payments to Party B: Please advise if not previously provided

# Contact Numbers at [UBS AG, London Branch] [UBS Limited]

## **Contact Details**

Tel: 001 203-719-5105 Fax: 001 203-719-0274
Tel: 001 203-719-8829
Fax: 001 203-719-0538
orth the terms and conditions of our agreement be that purpose and returning it to us or by sendinger, which letter or telex sets forth the material terms and indicates your agreement to those terms.
/e

[Counterparty]		
By:	By:	
Name:	Name:	
Title:	Title:	