LETTER TO THE SHAREHOLDERS OF

UBS (Lux) Equity SICAV – Global Emerging Markets Opportunity (USD)

This letter is important and requires your immediate attention. If you are in any doubt about the contents of this letter you should consult your stockbroker, bank manager, solicitor, accountant or other professional adviser for independent professional advice.

Capitalised terms used herein shall bear the same meanings as capitalised terms used in the Prospectus dated September 2019 (the “Prospectus”) and the Information for Hong Kong Investors (“IHKI”) dated December 2019, as may be amended and supplemented from time to time.

18 May 2020

Dear Hong Kong resident Shareholder,

We enclose the notice regarding a merger of the sub-fund UBS (Lux) Equity SICAV – Emerging Markets Sustainable (USD) into UBS (Lux) Equity SICAV – Global Emerging Markets Opportunity (USD) (“the Merger Notice”) for your attention.

Please note that the sub-fund UBS (Lux) Equity SICAV – Emerging Markets Sustainable (USD) referred herein and in the enclosed Merger Notice is not authorised by the Hong Kong Securities and Futures Commission (“SFC”) for sale to the public in Hong Kong. No offer shall be made to the public of Hong Kong in respect of such unauthorised sub-fund.

Should you decide to redeem your shares, you may do so free of charge before 5 p.m. (Hong Kong time) on 19 June 2020 in accordance with the procedure set out in the Prospectus and IHKI. Please note that although we will not impose any charges in respect of your redemption, your bank, distributor, financial adviser or pension scheme trustee or administrator may charge you redemption and/or transaction fees and may impose different dealing arrangements. You are advised to contact your bank, distributor or financial adviser, pension scheme trustee or administrator should you have any questions.

Please note that the websites www.ubs.com/funds and www.ubs.com/lu/en/asset_management/notifications.html mentioned in the Merger Notice have not been reviewed by the SFC.

If you have any questions about the foregoing, you may contact the Hong Kong Representative at 45/F-52/F Two International Finance Centre, 8 Finance Street, Central, Hong Kong at telephone (852) 2971 6330 (Mailing Address: GPO Box 506 Hong Kong).

Yours sincerely,

UBS Asset Management (Hong Kong) Limited
For and on behalf of UBS (Lux) Equity SICAV
Notice to the shareholders of UBS (Lux) Equity SICAV – Emerging Markets Sustainable (USD) and UBS (Lux) Equity SICAV – Global Emerging Markets Opportunity (USD) (collectively referred to as the “Shareholders”)

UBS (Lux) Equity SICAV (the “Company”), a “Société d’Investissement à Capital Variable (SICAV)”, wishes to inform you of the decision to merge the sub-fund UBS (Lux) Equity SICAV – Emerging Markets Sustainable (USD) (the “Merging Sub-Fund”) into UBS (Lux) Equity SICAV – Global Emerging Markets Opportunity (USD) (the “Receiving Sub-Fund”) (both sub-funds collectively referred to as the “Sub-Funds”) on 24 June 2020 (the “Effective Date”) (the “Merger”).

Given the decreasing interest of investors into the Merging Sub-Fund and in order to rationalise and simplify the fund offering, the board of directors of UBS (Lux) Equity SICAV deems it in the Shareholders’ best interest to merge the Merging Sub-Fund into the Receiving Sub-Fund pursuant to Article 25.2 of the articles of incorporation of UBS (Lux) Equity SICAV.

As of the Effective Date, shares of the Merging Sub-Fund which are merged into the Receiving Sub-Fund shall in all respects have the same rights as the shares issued by the Receiving Sub-Fund. The Merger will be based on the net asset value per share as per 22 June 2020 (“Reference Date”). In the context of the Merger, the assets and liabilities of the Merging Sub-Fund will be allocated to the Receiving Sub-Fund. The number of new shares to be so issued shall be calculated on the Effective Date based on the exchange ratio corresponding to the net asset value per share of the Merging Sub-Fund on the Reference Date, in comparison with the net asset value per share of the receiving share class of the Receiving Sub-Fund on the Reference Date.

The Merger will result in the following changes for the shareholders:

<table>
<thead>
<tr>
<th>Merging share classes</th>
<th>UBS (Lux) Equity SICAV – Emerging Markets Sustainable (USD)</th>
<th>UBS (Lux) Equity SICAV – Global Emerging Markets Opportunity (USD)</th>
</tr>
</thead>
<tbody>
<tr>
<td>P-acc: 2.040 %</td>
<td>P-acc: 1.920%</td>
<td></td>
</tr>
<tr>
<td>Q-acc: 1.200 %</td>
<td>Q-acc: 0.980%</td>
<td></td>
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<tr>
<td>USD (EUR)</td>
<td>USD (EUR-hedged)</td>
<td></td>
</tr>
<tr>
<td>P-acc: 2.040 %</td>
<td>(USD) (EUR-hedged) P-acc: 1.970%</td>
<td></td>
</tr>
<tr>
<td>(USD) (EUR) Q-acc: 1.200%</td>
<td>(USD) (EUR-hedged) Q-acc: 1.030%</td>
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</tbody>
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<table>
<thead>
<tr>
<th>Ongoing charges (as per key investor information (<em>KIID</em>))</th>
<th>UBS (Lux) Equity SICAV – Emerging Markets Sustainable (USD)</th>
<th>UBS (Lux) Equity SICAV – Global Emerging Markets Opportunity (USD)</th>
</tr>
</thead>
<tbody>
<tr>
<td>P-acc: 2.11 %</td>
<td>P-acc: 1.99%</td>
<td></td>
</tr>
<tr>
<td>Q-acc: 1.27 %</td>
<td>Q-acc: 1.05 %</td>
<td></td>
</tr>
<tr>
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<td>(USD) (EUR-hedged) P-acc: 1.99%</td>
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</table>

*Investment policy*

This sub-fund invests following the principle of risk diversification, with at least two-thirds of its assets invested in equities and other equity interests of companies that are domiciled or chiefly active in emerging markets. In doing so, the sub-fund invests at least 70% in companies (“innovators”) with some innovative quality, whose products and services constitute a contribution to sustainable development in emerging markets by combining high potential returns and especially high environmental and societal value. A specialised SRI team at UBS Asset Management is responsible for this selection. The sub-fund may also invest in other equity interests as permitted by the Articles of Incorporation of the Company and the investment policy and guidelines. As the sub-fund invests in many foreign currencies due to its regional orientation, the portfolio's assets are not limited to a particular range of market capitalisations, or to any geographical or sectoral allocation. The sub-fund may also invest in other assets as permitted by the Articles of Incorporation of the Company and the investment policy and guidelines. As the sub-fund invests in many foreign currencies due to its regional orientation, the portfolio's maximum fee p.a.

The sub-fund invests at least two-thirds of its assets following the principle of risk diversification in equities or other equity interests of companies that are domiciled or chiefly active in emerging markets. In doing so, the sub-fund invests in equities that are expected to benefit most from emerging market growth. The sub-fund focuses on equities and sectors that are considered particularly attractive and will actively assume risk proportionate to the potential opportunities. The sub-fund’s assets are not limited to a particular range of market capitalisations, or to any geographical or sectoral allocation. The sub-fund may also invest in other assets as permitted by the Articles of Incorporation of the Company and the investment policy and guidelines. As the sub-fund invests in many foreign currencies due to its regional orientation, the portfolio’s maximum fee p.a.

The notice to Shareholders is also available on the website: [www.ubs.com/lu/en/asset_management/notifications.html](https://www.ubs.com/lu/en/asset_management/notifications.html)
The Merger will come into effect on 24 June 2020 and will be binding for all Shareholders who have not applied for the redemption of their shares. The Merger is expected to result in the fund achieving more positive long term investment returns for investors through economies of scale and with an added sustainability focus.

Since a portion of its assets may be sold and invested in liquid assets prior to the Effective Date, the composition of the portfolio of the Merging Sub-Fund may be significantly impacted by the Merger. Any adjustments to the portfolio the Merging Sub-Fund and the Receiving Sub-Fund will be made prior to the Effective Date. As any merger, also this Merger may involve a risk of performance dilution stemming from the restructuring of the portfolio of the Merging Sub-Fund and the Receiving Sub-Fund.

Furthermore, the Sub-Funds' characteristics such as the dealing frequency, exposure to securities financing transactions, global risk calculation method, currency of account, financial year end and cut-off time remain unchanged. The Receiving Sub-Fund’s risk and reward profile (“SRRI”) as per KIID (6) is same as the SRRI of the Merging Sub-Fund (6). The maximum flat fee and ongoing charges of the Receiving Sub-Fund are lower as the maximum flat fee and the Ongoing Charges of the Merging Sub-Fund. The legal, advisory and administrative costs and expenses (excluding potential transaction costs for the Merging Sub-Fund) associated with the Merger will be borne by UBS Asset Management Switzerland AG and will not impact either the Merging Sub-Fund or the Receiving Sub-Fund. The auditor’s fees in connection with the Merger will be borne by the Merging Sub-Fund. In addition and to protect the interests of the investors of the Receiving Sub-Fund, Single Swing Pricing as described in the prospectuses of the Sub-Funds will be applied on a pro rata basis on any cash portion of the assets to be merged into the Receiving Sub-Fund, provided that it exceeds the threshold as defined for the Receiving Sub-Fund.

As the Merging Sub-Fund’s portfolio is similar to the Receiving Sub-fund’s, the assets of the Merging Sub-Fund will be transferred on the date of calculation of the exchange ratio mentioned below. The assets of the Merging Sub-Fund that will be contributed to the Receiving Sub-Fund will be in compliance with the latter’s investment policy and the merger will have no negative impact on its performance and the portfolio composition. The merger is expected to result in the fund achieving more positive long term investment returns for investors through economies of scale and with an added sustainability focus.

Shareholders of the Merging Sub-Fund and the Receiving Sub-Fund who are not in agreement with the Merger may redeem their shares free of charge until 19 June 2020, cut-off time 15:00 CET. The Merging Sub-Fund will subsequently be closed for redemptions. As of today, the Merging Sub-Fund will be allowed to deviate from its investment policy as far as needed in order to align its portfolio as much as possible with the investment policy of the Receiving Sub-Fund. The Merger will come into effect on 24 June 2020 and will be binding for all Shareholders who have not applied for the redemption of their shares. Shares of the Merging Sub-Fund will be issued on a pro rata basis on any cash portion of the assets to be merged into the Receiving Sub-Fund.
until 15 May 2020, cut-off time 15:00 CET. On the Effective Date of the Merger, the shareholders of the Merging Sub-Fund will be entered into the register of shareholders of the Receiving Sub-Fund, and will be able to exercise their rights as shareholders of the Receiving Sub-Fund, such as participating and voting at general meetings as well as the right to request the repurchase, redemption or conversion of shares of the Receiving Sub-Fund.

PricewaterhouseCoopers, Société cooperative, 2, rue Gerhard Mercator, L-2182 Luxembourg, is in charge of preparing a report validating the conditions foreseen in Article 71 (1), let. a) to c) 1st alternative of the Luxembourg law of 17 December 2010 on undertakings for collective investment (the “Law of 2010”) for the purpose of the Merger. A copy of this report will be made available upon request and free of charge to the Shareholders sufficiently in advance of the Merger. PricewaterhouseCoopers will also be engaged to validate the actual exchange ratio determined at the exchange ratio calculation date, as provided for in Article 71 (1), let. c) 2nd alternative of the Law of 2010. A copy of this report will be made available upon request and free of charge to the Shareholders. Furthermore, shareholders of the Merging Sub-Fund are advised to consult the KII relating to the Receiving Sub-Fund which is available online at www.ubs.com/funds. Shareholders seeking additional information may contact the Management Company. Please also note that investors may be subject to taxation on their holdings in investment funds. Please contact your tax advisor in respect of any tax queries you may have as a result of the Merger.

Luxembourg, 18 May 2020 | The Management Company
Hong Kong Representative:
UBS Asset Management (Hong Kong) Limited
45-52/F Two International Finance Centre,
8 Finance Street, Central
Hong Kong
Mailing Address: G.P.O. Box 506 Hong Kong
Telephone: 2971 6188
Facsimile: 2868 6251

WARNING: In relation to the funds as set out in the Prospectus, only the following Sub-Funds are authorized by the SFC (as defined below) pursuant to section 104 of the SFO (as defined below) and hence may be offered to the public in Hong Kong:

- UBS (Lux) Equity SICAV – All China (USD)
- UBS (Lux) Equity SICAV – Global Emerging Markets Opportunity (USD)
- UBS (Lux) Equity SICAV – Long Term Themes (USD)
- UBS (Lux) Equity SICAV – Russia (USD)
- UBS (Lux) Equity SICAV – USA Growth (USD)
- UBS (Lux) Equity SICAV – US Total Yield (USD)

Please note that the Prospectus is a global offering document and therefore also contains details of the following sub-funds of the Company which are not authorised by the SFC:

- UBS (Lux) Equity SICAV – Brazil (USD)
- UBS (Lux) Equity SICAV – Small Caps Europe (EUR)
- UBS (Lux) Equity SICAV – US Opportunity (USD)

December 2019
No offer shall be made to the public in Hong Kong in respect of the above unauthorized sub-funds of the Company. The issue of the Prospectus was authorized by the SFC only in relation to the offer of the above SFC-authorized Sub-Funds to the public in Hong Kong. Intermediaries should take note of this restriction.

IMPORTANT: If you are in any doubt about the contents of the Hong Kong Offering Document, you should consult your stockbroker, bank manager, solicitor, accountant or other financial or professional adviser.

The Company and the Sub-Funds have been authorized by the Securities and Futures Commission (the “SFC”) in Hong Kong pursuant to section 104 of the Securities and Futures Ordinance (Chapter 571, Laws of Hong Kong) (the “SFO”). The SFC does not take responsibility for the financial soundness of the Company or any of the Sub-Funds or for the correctness of any statements or opinions expressed in the Hong Kong Offering Document. Authorization by the SFC does not imply official approval, recommendation or endorsement of the Company and/or the Sub-Funds nor does it guarantee the commercial merits of the same or their performance. It does not mean that the Company and/or any Sub-Fund is/are suitable for all investors and neither is it an endorsement of their suitability for any particular investor or class of investors.

To the best of the knowledge and belief of UBS Fund Management (Luxembourg) S.A. as at the date of the Hong Kong Offering Document, there is a reasonable basis to formulate the section headed “Profile of the typical investor” in the Prospectus. The information under the section headed ‘Profile of the typical investor’ in the Prospectus is for reference only. Before making any investment decisions, investors should consider their own specific circumstances, including, without limitation, their own risk tolerance level, financial circumstances and investment objectives. If you are in any doubt about the information under the section headed ‘Profile of the typical investor’ in the Prospectus, you should consult your stockbroker, bank manager, solicitor, accountant or other financial adviser.

Full details relating to the Company and each of the Sub-Funds are set out in the Prospectus. Terms used in this document shall, unless the context otherwise requires, have the meanings given to them in the Prospectus.

The Board of Directors of the Company accept full responsibility for the accuracy of the information contained in the Hong Kong Offering Document and confirm, having made all reasonable enquiries, that to the best of their knowledge and belief there are no other facts the omission of which would make any statement misleading.

1. The Company is a legally independent open ended investment fund with Sub-Funds in the form of a “Société d’Investissement à Capital Variable” (SICAV) incorporated under Luxembourg law for an indefinite period.

3. As a UCITS scheme, Hong Kong investors should note that the Company and its Sub-Funds may invest in a wide scope of transferable securities (as defined under UCITS) which includes (but is not limited to) use of financial derivative instruments for investment purposes and for efficient portfolio management purposes. The Sub-Funds may use financial derivative instruments for investment management and hedging purposes. In this regard, particular attention should be made of the section in the Prospectus headed “Investment Principles” and in particular “Special techniques and instruments with securities and money market instruments as underlying assets” and “Use of financial derivative transactions”. If specified as part of a Sub-Fund's investment policy, the Portfolio Manager (as defined in the Prospectus) may buy or sell futures, swaps and options on currencies for the purpose of building up or hedging foreign-exchange positions for the respective Sub-Fund. However, the liabilities arising from such transactions should never exceed the value of the net assets of the Sub-Fund concerned.

The expected maximum level of leverage through the use of financial derivative instruments (i.e. expected maximum net derivative exposure) arising from derivative investments in respect of each Sub-Fund is set out under the section “Additional information on Sub-Funds” below, provided that such limits may be exceeded in such circumstances as permitted under the Code on Unit Trusts and Mutual Funds, handbook, code and/or guideline issued by the SFC from time to time or permitted by the SFC from time to time. Net derivative exposure shall be calculated in accordance with the Code on Unit Trusts and Mutual Funds and the requirements and any supplementary guidance and/or guidelines issued by the SFC from time to time.

The following risks are associated with the aforementioned wide investment powers permitted by UCITS that the Company and the relevant Sub-Fund(s) may utilise:

Risks connected with the use of derivatives:

Rather than being independent investment instruments, derivative financial instruments constitute rights whose valuation derives chiefly from the price, the price fluctuations and the expectations of an underlying instrument. Derivative investments are subject to the general market risk, management risk, credit and liquidity risk.

Special features of derivative financial instruments, however, mean that the risks mentioned can be different and may sometimes be greater than risks entailed by an investment in the underlying instruments.

Therefore the use of derivatives requires not just an understanding of the underlying instrument, but also sound knowledge of the derivatives themselves.

The risk of default in the case of derivatives traded on an exchange is generally lower than the risk associated with derivatives that are traded over-the-counter on the open market, because the clearing agents, which assume the function of issuer or counterparty in relation to each derivative traded on an exchange, assume a performance guarantee. To reduce the overall risk of default, this guarantee is supported by a daily payment system maintained by the clearing agent in which the assets required for coverage are calculated. In the case of derivatives traded over-the-counter on the open market, there is no comparable clearing agent guarantee and in assessing the potential risk of default, the portfolio management companies must take account of the creditworthiness of each counterparty.

There are also liquidity risks since it can be difficult to buy or sell certain instruments. When derivative transactions are particularly large or the corresponding market is illiquid (as can be the case with derivatives traded over-the-counter on the open market), it might not be possible to execute a transaction fully or liquidate a position at normal cost.
Other risks associated with the use of derivatives reside in the risk of incorrectly valuing or pricing derivatives. There is also a possibility that derivatives do not fully correlate with the underlying assets, interest rates or indices. Many derivatives are complex and frequently valued subjectively.

Inappropriate valuations can result in higher cash payment requirements in relation to counterparties or in a loss of value for the Company or a particular Sub-Fund. There is not always a direct or parallel relationship between a derivative and the value of the assets, interest rates or indices from which it is derived. For these reasons, the use of derivatives by the Company is not always an effective means of attaining the Company or a Sub-Fund’s investment objective and can at times even have the opposite effect.

4. The Company is compliant with the requirements of UCITS. Risk control mechanisms commensurate with the Company's risk profile are in place. In relation to the risks involved as a result of the wider investment powers available under UCITS (for which see the section in the Prospectus headed “Investment Principles”), particular attention should be paid to the sections in the Prospectus headed “Use of financial derivative transactions”, “Risk management” and “Leverage”.

By way of summary according to article 42 of the Law of 2010, the Company must implement a risk-management process which enables it to monitor and measure at any time the risk of the positions and their contribution to the overall risk profile of the portfolio.

The UBS Risk Management infrastructure provides the Company’s Board of Directors with quantitative information that measures risk exposures from the aggregate level down to the security level of the Company’s portfolio. It assists in measuring and evaluating the following risk dimensions:

- Counterparty and Settlement Risk
- Investment Risk
- Liquidity Risk
- Operational Risk
- Derivatives Risk

Investment risk allocation and control involves proprietary risk models and systems, whereas the other risk dimensions are controlled using investment limits and other fixed rules.

Information relating to the quantitative limits that apply in the risk management of the Company, to the methods chosen to this end and to the recent evolution of the risks and yields of the main categories of instruments will be available upon request to Hong Kong investors, from the Hong Kong Representative at their offices at the address above.

5. The Company provides investors with a choice of separate investment portfolios in a variety of currency denominations, offering a diverse range of investment objectives through investing in a wide range of transferable securities. As at the date of this document, the only share class(es) of the Sub-Funds available to Hong Kong investors are set out in the Annex to this document. Investors should check with the Hong Kong Representative or the relevant authorized distributors if further information is required. The investment objectives in respect of the various Sub-Funds are summarized in the Prospectus. The investment powers and restrictions (including borrowing restrictions) of the Company are fully set out in the Prospectus. In addition, for so long as the Company and the relevant Sub-Fund remain authorized by the SFC in Hong Kong, the following additional investment restrictions will be adhered to:

*Additional Restrictions for Sub-Funds authorized by the SFC in Hong Kong*
where the relevant Sub-Fund invests in any underlying scheme(s) managed by the same management company or its connected persons, all initial charges and redemption charges on the underlying scheme(s) will be waived;

- the Management Company or any person acting on behalf of a Sub-Fund or the Management Company may not obtain a rebate on any fees or charges levied by an underlying scheme or its management company, or any quantifiable monetary benefits in connection with investments in any underlying scheme.

The relevant portfolio management company currently managing a particular Sub-Fund is named in the Prospectus. The Prospectus provides that the investment management functions may be transferred to other UBS Asset Management entities within the UBS Group. Notwithstanding this, for so long as the relevant Sub-Fund remains authorised by the SFC, no transfer of the investment management functions in relation to that Sub-Fund shall take effect without the prior approval of the SFC. In addition, the Hong Kong Offering Document will be amended (as necessary) to reflect the transfer and affected Hong Kong investors of the Company will be given one month’s prior notice (or such other notice period as the SFC may approve in advance).

Investors should note that, in respect of issue of shares, the Depositary of the Company (or its agents) entrusted with receiving subscription payments may, at their discretion and upon investors’ request, accept the payment in currencies other than the currency of account of the respective Sub-Fund and the subscription currency of the share class to be subscribed. The exchange rate used will be determined by the respective agent on the basis of the bid-ask spread of the relevant currency pair. Investors shall bear all fees associated with currency exchange.

In respect of redemption of shares, the Depositary of the Company (or its agents) entrusted with paying the redemption proceeds may, at their discretion and upon investors’ request, make the payment in currencies other than the currency of account of the respective Sub-Fund and the currency of the share class redeemed. The exchange rate used will be determined by the respective agent on the basis of the bid-ask spread of the relevant currency pair. Investors shall bear all fees associated with currency exchange. Any commission, as well as any taxes, commissions and other fees incurred in the respective distribution countries will be charged to the relevant investor and deducted from the redemption proceeds.

In respect of conversion of shares, the Depositary of the Company (or its agents) entrusted with receiving conversion payments may, at their discretion and upon investors’ request, accept the payment in currencies other than the currency of account of the respective Sub-Fund and/or the subscription currency of the share class, in which the conversion will take place. The exchange rate used will be determined by the respective agent on the basis of the bid-ask spread of the relevant currency pair. Any commission, as well as any fees, taxes and stamp duties incurred in the individual countries for the Sub-Fund conversion are charged to the shareholders.

6. The Company may permit joint management / pooling of assets from particular Sub-Funds in the interests of efficiency. Pooling and joint management are investment techniques foreseen by the Prospectus and investors may refer to the Prospectus for further details. Notwithstanding the use of such investment techniques, they do not have any impact towards investors’ rights and obligations. Investors can subscribe to, and redeem their interests in, the sub-funds of the Company participating in pooling and common management without any restrictions or limitations. Notwithstanding the above, such management techniques are not to be employed until further notice. In the event that such management techniques are to be introduced, prior notice will be given to affected Hong Kong investors of the Company and the Hong Kong Offering Document will be amended (as necessary) to reflect the same.

The Company may, for any Sub-Fund, also lend portions of securities portfolio to third parties and connected parties. Details of this are set out in the Prospectus under the section headed “Special techniques and instruments with securities and money market instruments as underlying assets” and a summary of the key points is set out below.
• All incremental incomes generated from such transactions are split as to 40% with UBS (Luxembourg) S.A. as agent (an affiliate of the Management Company) with 60% accrued to the relevant sub-fund.

According to the applicable Luxembourg law/ Commission de Surveillance du Secteur Financier ("CSSF") circulars, in the case of securities lending and repurchase / reverse-repurchase transactions, the Company must, in principle, receive collateral, and the value of which must at least correspond to the total value of the counterparty's position and any accrued interest thereon. This collateral must be issued in a form of financial collateral as permitted by the provisions of Luxembourg law. Collateral may be provided in the form of liquid assets in highly liquid currencies, highly liquid equities and first-rate government bonds with a minimal rating of at least A or equivalent by a rating agency recognized by the supervisory authority and with a value greater than or equivalent to the value of the counterparty's exposure. The Company has put in place relevant policies and procedures to comply with the applicable Luxembourg Law and CSSF circulars.

The principal selection criteria for selecting counterparties for securities lending/repurchase/reverse-repurchase transactions are:

- Experience / track record
- Degree and quality of market access
- Size and quality of client network
- Competitive position: expected level of gross revenue
- Quality / efficiency of back office processes
- Interfaces with the Company's Depository and administrator
- Reputation / important market participant
- Financial standing

Counterparties to a repurchase/reverse repurchase agreement or securities lending agreement will be entities with legal personality typically located in OECD jurisdictions and will be subject to a credit assessment. Where the counterparty is subject to a credit rating by any agency registered and supervised by ESMA, that rating shall be taken into account in the credit assessment. Where the counterparty is not subject to a credit rating, exception approval will have to be obtained within the Company before engagement of the relevant counterparty. Where a counterparty is downgraded to A2 or below (or comparable rating) by such a credit rating agency, a new credit assessment in respect of the counterparty will be undertaken without delay.

The Company conducts repurchase/reverse-repurchase and securities lending transactions to UBS AG on a principal basis. UBS AG is a nominee shareholder of the Company pursuant to which it becomes a connected party to the Company.

UBS AG has extensive experience in repurchase/reverse-repurchase and securities lending transactions and is an important actor in international capital markets. UBS AG’s set-up for repurchase/reverse-repurchase and securities lending transactions ensure effective administrative processes, including quick and efficient re-calls of the Company's positions.

- The maximum level of the Sub-Fund's assets available for securities lending transactions is 100%;

Details of the aforementioned connected party transactions, including but not limited to any securities lending fee(s), will be disclosed in the connected party transaction section of the Annual Report and Semi-annual Report of the Company.
Notwithstanding the figures with respect to repurchase / reverse-repurchase agreements indicated in the Prospectus, the Company may, for any Sub-Fund, conduct repurchase / reverse-repurchase transactions and similar over-the-counter transactions for up to 50% of their respective net asset value in respect of UBS (Lux) Equity SICAV – Global Emerging Markets Opportunity (USD), UBS (Lux) Equity SICAV – Russia (USD), UBS (Lux) Equity SICAV – USA Growth (USD) and UBS (Lux) Equity SICAV – US Total Yield (USD), details of which are also set out in the Prospectus under the section headed “Special techniques and instruments with securities and money market instruments as underlying assets”.

In respect of the repurchase, reverse repurchase, securities lending transactions and similar over-the-counter transactions (collectively “Relevant Transactions”), the Company and the Sub-Funds will only engage in the Relevant Transactions (including the re-investment of collaterals in connection therewith) in a manner consistent with their respective investment objectives, strategies and policies.

The repurchase / reverse-repurchase transactions to be entered into by the Company and the Sub-Funds will be conducted in the best interests of shareholders and the associated risks will be properly mitigated and addressed. In addition, prudent collateral and risk management policy in order to mitigate the risks inherent to these transactions are put in place and will be adhered to and that these activities will also be effected in accordance with best market and industry standards and practices.

7. Full details relating to the procedures for subscription, redemption and conversion of shares are set out in the Prospectus and subscribers resident or domiciled in Hong Kong should read the relevant sections carefully and in conjunction with this document. Investors in Hong Kong should note that any conversion can only be made into a UBS sub-fund which is authorized for sale in your jurisdiction. Moreover, Hong Kong investors should note that conversion(s) may only be made into share classes that are offered to the public in Hong Kong. In particular, Hong Kong investors should note that they will not be permitted to subscribe or redeem in RMB and that Hong Kong investors may not convert their shares into a RMB denominated share class. Investors may refer to the section in the Prospectus headed “Distribution” for information on the distribution policy of the Sub-Funds. Investors in Hong Kong should also note that where you deal in the shares through a distributor, a financial adviser or other authorized sales intermediary (each a “sales intermediary”), you should check with such sales intermediary whether it has other / any particular dealing arrangements.

In relation to subscription for shares, please note that Hong Kong investors must forward the completed application form and application monies to the relevant authorized distributor or the Hong Kong Representative, which is authorized by the Company to receive applications for shares on its behalf, for onward transmission to the Company in Luxembourg. Except where shares are purchased over the counter, payment should be made by cheque (crossed “A/C Payee Only, Not Negotiable”), banker’s draft or telegraphic transfer. No money should be paid to any intermediary in Hong Kong who is not licensed or registered to carry on Type 1 regulated activity under Part V of the SFO or is exempted therefrom. Applications for subscription, redemption and/or conversion of shares received by the relevant authorized distributor or the Hong Kong Representative by or before 5 p.m. (Hong Kong time) on a business day in Hong Kong (“Hong Kong Dealing Cut-off point”) will be transmitted as soon as practicable after receipt, and applicants can normally consider that their applications will be notified to the Company on the same day. Applications received after the Hong Kong Dealing Cut-off point will, if accepted, normally be dealt with on the following Hong Kong business day. Notwithstanding the above, investors in Hong Kong should also check with their respective Hong Kong distributor(s) for their respective cut-off times for receipt of applications, as this may vary depending on the particular Hong Kong distributor. The Hong Kong Representative has, however, no authority to agree on behalf of the Company (or otherwise) that the applications will be accepted. The Hong Kong Representative will issue receipts for application monies in respect of applications received by it.

As noted above, in relation to redemption or conversion of shares, Hong Kong investors must lodge their request with the relevant authorized distributor or the Hong Kong Representative. The maximum period between any relevant value date following receipt by
the Company of a request for redemption and the dispatch of the redemption monies will not exceed one calendar month from the date of receipt of a properly documented redemption request. Where redemption and conversion orders on any order date lead to outflows of more than 10% of the net assets of a Sub-Fund on that date, the Company may decide to (but is not obliged to) execute only a portion of redemption and conversion orders, and to postpone the execution of the redemption and conversion orders in excess of 10% of the net assets of a Sub-Fund for that order date with priority status (relative to orders received on the next order date) and for a period generally not to exceed 20 Business Days (as defined below).

8. The minimum investment and subsequent holding per investor is one share in respect of any Sub-Fund.

Shares in respect of any Sub-Fund are issued and redeemed on every Business Day. In this context and as defined in the Prospectus, “Business Day” refers to a normal bank business day in Luxembourg (i.e. a day when the banks are open during normal business hours), except for 24 and 31 December, individual, non-statutory days of rest in Luxembourg and days on which stock exchanges in the main countries in which the respective Sub-Fund invests are closed, or on which 50% or more of the investments of the Sub-Fund cannot be adequately valued. “Non-statutory days of rest” are days on which banks and financial institutions are closed. No issue or redemption will take place on days on which the Company has decided not to calculate net asset value. In addition, the Company is empowered to reject subscription orders at its discretion. The Company may offer full or partial redemptions in kind at its own discretion. Redemptions in kind are subject to the written consent of the affected individual investor.

The net asset value of a share may also be calculated on days where no shares are issued or redeemed. In this case, the net asset value may be published, but it may only be used for the purpose of calculating performance, statistics or fees. Under no circumstances should it be used as a basis for subscription and redemption orders.

Subscription and redemption orders (“orders”) received by the Administrative Agent, (i.e., Northern Trust Global Services SE, which also acts as the registrar of the Company and whose address is set out in the Prospectus) no later than by 15:00 Central European Time on a Business Day (order date) will be processed on the following Business Day (value date) on the basis of the net asset value calculated for that day. All transactions sent by fax must be received by the Administrative Agent one hour prior to the stated cut-off time of the respective Sub-Fund on a Business Day, at the latest. Earlier cut-off times for receipt of orders can apply to orders placed with sales agents in Luxembourg or abroad (including Hong Kong), to ensure punctual forwarding to the Administrative Agent or central settling agent of UBS Investment Bank in Switzerland. The earlier cut-off times can be requested from the relevant authorized distributors. This means that net asset value for settlement purposes is not known when the order is placed (forward pricing). It will be calculated on the value date on the basis of the last known prices (i.e. closing prices or if such do not reflect reasonable market value in the opinion of the Management Company, at the last prices available at the time of valuation).

The Company may, in consultation with the Depositary, having regard to the best interests of shareholders, temporarily suspend the calculation of the net asset value and hence the issue and redemption of shares for one or more Sub-Funds, as well as the conversion between the individual Sub-Funds in the circumstances described in the Prospectus under the section headed “Suspension of net asset value calculation, and suspension of the issue, redemption and conversion of shares”. This section and the section headed “Redemption of shares” also describes the Company’s power to compulsorily redeem shares in certain circumstances. In the event of suspension of dealings in the Sub-Fund(s), publication will be made immediately and thereafter at least once a month during the period of suspension, in the same website on which the Company’s net asset value is published as set out in paragraph 10 below. In the event that the directors of the Company exercise the power to compulsorily redeem all shares in a class if the value of the proportion of a share class, in relation to the total net asset value of the respective Sub-Fund, falls below or fails to reach a value that the directors of the Company have fixed as the minimum level for the economically efficient management of a share class, the Management Company
undertakes to provide up to one month's prior notice (or such other notice period as the SFC may approve in advance) to affected Hong Kong investors of the Company. Such power to compulsorily redeem will be exercised in the best interest of investors as a whole. During the notice period for the compulsory redemption of a share class, affected Hong Kong investors may convert their existing holdings in the Sub-Fund into any other sub-fund within the UBS range of funds which are currently authorised by the SFC without incurring any conversion fees; or redeem their existing holdings in the Sub-Fund free of redemption charges.

As per the section entitled “Net asset value, issue, redemption and conversion price” of the Prospectus, the pricing adjustment will be conducted in good faith, taking into account the best interest of shareholders, and in accordance with the policies and procedures established by the Management Company and in consultation with the Depositary. Further, the price reporting providers are independent third parties that are involved in determining the fair value calculations.

For the Sub-Funds of the Company which invests in money market instruments, interest income earned by the relevant Sub-Funds will be accrued and included in the valuation of the assets of the Sub-Funds for the relevant holding period and up to the order date in the valuation of the assets of the relevant Sub-Funds.

For so long as the Company and the relevant Sub-Fund remain authorized by the SFC in Hong Kong *inter alia* (i) profits on the disposal of securities or interest or dividends received by the Company in respect of such Sub-Fund will not be chargeable to Hong Kong profits tax and (ii) holders of shares in the relevant Sub-Fund will not be subject to any Hong Kong profits tax in respect of their acquisition, holding, conversion or disposal of such holding(s), except where transactions in those shares form part of a trade, profession or business carried on in Hong Kong, and such gains arise in or are derived from Hong Kong. No Hong Kong stamp duty will be payable on the issue, redemption or conversion of shares in such Sub-Fund.

The foregoing information is presented on the basis of the Company's understanding of present legislation and practice in Hong Kong. It is not meant to be, and should not be treated as, a replacement for professional tax advice. Potential applicants resident or domiciled in Hong Kong should, however, consult their own financial advisers as to their tax position in relation to any investment in the Company and/or any Sub-Fund(s).

For so long as the Company and the relevant Sub-Fund(s) remain authorized by the SFC in Hong Kong, copies of the latest constitutive documents in relation to the Company and the relevant Sub-Fund(s) listed in the Prospectus under the heading “Inspection of documents” and a copy of the Hong Kong Representative Agreement may be inspected during usual business hours at the offices of the Hong Kong Representative and copies thereof obtained at a reasonable charge. Past performance information of the relevant Sub-Fund(s) is only available in the English language from [https://www.ubs.com/hk/en/asset-management/funds-and-prices.html](https://www.ubs.com/hk/en/asset-management/funds-and-prices.html) (which website has not been reviewed by the SFC and may contain information on sub-funds which have not been authorised by the SFC and are not available to the retail public in Hong Kong). Notices to shareholders will be published at [www.ubs.com/lu/en/asset_management/notifications](http://www.ubs.com/lu/en/asset_management/notifications) (which website has not been reviewed by the SFC and may contain information on sub-funds which have not been authorised by the SFC and are not available to the retail public in Hong Kong) and such notices can be sent by email to those shareholders who have provided an email address for this purpose. However, investors in Hong Kong will still receive hardcopies of notices specifically to Hong Kong investors.

Moreover, the Annual Report of the Company (and each Sub-Fund) will be published and made available to shareholders within 4 months of the end of the financial year (as described in the Prospectus under the section headed “Regular reports and publications”). The semi Annual Report of the Company (and each Sub-Fund) will be published and made available to shareholders within 2 months of the end of the period it covers.

Copies of the latest Annual Report of the Company (and each Sub-Fund) and its semi Annual Report (collectively the “Reports”), as well as the Hong Kong Offering Document,
may also be obtained at any time free of charge from the offices of the Hong Kong Representative.

Notwithstanding the above, investors in Hong Kong should note that copies of the Reports will be made available (in printed and electronic form) to affected shareholders. The Company will notify Hong Kong shareholders as and when such Reports become available and within the time period stipulated above. The electronic form of these Reports can be accessed from https://www.ubs.com/hk/en/asset_management/wholesale.html (which website has not been reviewed by the SFC and may contain information on sub-funds which have not been authorised by the SFC and are not available to the retail public in Hong Kong).

Please note that these Reports (whether in printed or electronic form) are only available in the English language.

Shares are issued as registered shares only. This means that the shareholder status of the investor in the Company with all associated rights and obligations will be based on the respective investor’s entry in the Company’s register.

10. The net asset value in respect of shares in each of the Sub-Funds will be available daily at the offices of the Hong Kong Representative and will also be available online at https://www.ubs.com/hk/en/asset-management/funds-and-prices.html on every business day in Hong Kong.

11. Details of the level of the various fees and charges paid by or payable to the Company, as well as details of the expenses borne by the Company in respect of the different Sub-Funds, are set out in the Prospectus. A summary of the fees and charges applicable to the share classes of each Sub-Fund on offer are set out below:

**Payable by Hong Kong investors**

<table>
<thead>
<tr>
<th>Fees and charges currently payable by Hong Kong investors in respect of each share class (calculated on the net asset value of the share class)</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Issuing Commission</strong> (or subscription charge)</td>
<td>Up to 3% (except for “mdist” share classes which the Hong Kong distributors will only charge up to 5%* of the subscription amount).</td>
</tr>
<tr>
<td><strong>Redemption Commission</strong> (or redemption charge)</td>
<td>Nil.</td>
</tr>
<tr>
<td><strong>Conversion Commission</strong> (or switching fee)</td>
<td>Up to 3% (except for “mdist” share classes which the Hong Kong distributors will only charge up to 5%* of the subscription amount).</td>
</tr>
</tbody>
</table>

* Investors should note that in respect of “mdist” share class, a maximum of up to 6% of the subscription amount may be charged upon giving one month’s prior notice to affected investors.

Hong Kong investors should check with the relevant authorized distributors to confirm the applicable fees and charges (including any additional taxes or commissions, where applicable) incurred in Hong Kong on the issuance, redemption or conversion of shares.

**Payable by the Company**

The Management Company receives from the Company’s assets a maximum flat fee based on the net asset value of the Company. This fee is charged to the Company’s assets

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1 This website has not been reviewed by the SFC and may contain information on sub-funds which have not been authorised by the SFC and are not available to the retail public in Hong Kong.
on a pro rata basis upon every calculation of the net asset value and is paid on a monthly basis (maximum flat fee). The maximum flat fee for share classes with “hedged” in their name may include foreign exchange risk hedging charges. The maximum flat fee effectively applied can be found in the annual and semi-annual reports. The maximum flat fee does not include the following fees and additional expenses which are also charged to the Company, such as but not limited to additional expenses related to management of the Company’s asset for the sale and purchase of assets, auditor’s fees for annual audit, fees for legal and tax advisers, costs for the Company’s legal documents etc. The aforementioned fees and additional expenses are not an exhaustive list, for further details, please refer to the section headed “Expenses paid by the Company” and under the heading “The sub-funds and their special investment policies” and summarized in the Annex to this document.

Unless otherwise agreed with the SFC, one month’s prior notice will be given to affected Hong Kong investors in respect of any increase in the aforementioned issuing / redemption / conversion commissions and/or in respect of any increase in the current level of the flat fee up to the maximum level set out in the Prospectus and annual and semi-annual reports.

No annual fee is currently paid to the Hong Kong Representative but such annual fee may be paid in an amount as may from time to time be agreed between the Company and the Hong Kong Representative. Investors will be given at least one month’s prior notice (or such other notice period as the SFC may approve in advance) if such charges are introduced.

12. Transactions involving the sale and purchase of assets of the Company and the Sub-Funds are conducted through a number of brokers and dealers, some of whom might be members of the UBS Group. The Company and Sub-Funds do not, however, execute transactions exclusively through members of the UBS Group, but in circumstances where they do, such transactions are effected on normal commercial terms without any special privileges being afforded to either party. Members of the UBS Group adhere to the highest standards in executing transactions for the Company and the Sub-Funds:

(a) if the Company’s cash is deposited with the Depositary, the Management Company, the portfolio management companies, an investment delegate or any of their connected persons (being an institution licensed to accept deposits), such cash deposit shall be maintained in a manner that is in the best interests of the shareholders, having regard to the prevailing commercial rate for a deposit of similar type, size and term negotiated at arm’s length in accordance with ordinary and normal course of business;

(b) all transactions carried out by or on behalf of the Company will be executed at arm’s length and in the best interests of the shareholders, and executed on the best available terms. Transactions between the Company, the Management Company, the portfolio management companies, an investment delegate, directors of the Company or any of their connected persons (including directors of these entities) as principal may be only be made with the prior written consent of the Depositary. All such transactions shall be disclosed in the Company's annual report;

(c) the interest charged on money borrowed (if any) from the Depositary, the Management Company, the portfolio management companies, an investment delegate or any of their connected persons (being a bank) shall be at no higher rate, and any fee for arranging or terminating the loan is of no greater amount, than is in accordance with its normal banking practice, the latter meaning the commercial rate for a loan of the size and nature of the loan in question negotiated at arm’s length.

(d) in transacting with brokers or dealers connected to the Management Company, the portfolio management companies, an investment delegate, directors of the Company, the Depositary or any of their connected persons, the Management Company must ensure that it complies with the following obligations:

(i) such transactions should be on arm’s length terms;
(ii) it must use due care in the selection of brokers or dealers and ensure that they are suitably qualified in the circumstances;

(iii) transaction execution must be consistent with applicable best execution standards;

(iv) the fee or commission paid to any such broker or dealer in respect of a transaction must not be greater than that which is payable at the prevailing market rate for a transaction of that size and nature;

(v) the Management Company must monitor such transactions to ensure compliance with its obligations; and

(vi) the nature of such transactions and the total commissions and other quantifiable benefits received by such broker or dealer shall be disclosed in the Company’s annual report.

Neither the Management Company, an investment delegate nor any of their connected persons may retain cash or other rebates from brokers or dealers in consideration of directing transactions in the Company’s property to the broker or dealer save that goods and services (soft dollars) may be retained if:

(i) the goods and services are of demonstrable benefit to the shareholders;

(ii) transaction execution is consistent with the best execution standards and brokerage rates are not in excess of customary institutional full-service brokerage rates;

(iii) adequate disclosure is made in the Company’s Hong Kong Offering Document;

(iv) periodic disclosure is made in the Company’s annual report in the form of a statement describing the soft dollar policies and practices of the Management Company or investment delegate, including a description of the goods and services received by them; and

(v) the availability of soft dollar arrangements is not the sole or primary purpose to perform or arrange transaction with such broker or dealer.

13. Additional information on Sub-Funds

**UBS (Lux) Equity SICAV – All China (USD)**

The aggregate exposure to China A-Share and China B-Share markets for the Sub-Fund may be up to 100% of its total net asset value. The Sub-Fund may invest in aggregate 30% or more (up to 100%) of its total net asset value in stocks listed on the Small and Medium Enterprise (“SME”) Board and/or ChiNext market.

The Sub-Fund’s assets are not limited to a particular range of market capitalisations, or to any industry or sectoral allocation.

The Sub-Fund may invest up to 30% of its total net asset value in instruments with loss-absorption features including contingent convertible debt securities. These instruments may be subject to contingent write-down or contingent conversion to ordinary shares on the occurrence of trigger event(s).

*Use of derivatives*

The Sub-Fund’s net derivative exposure may be up to 50% of the Sub-Fund’s net asset value.
UBS (Lux) Equity SICAV – Global Emerging Markets Opportunity (USD)

Objective

The Sub-Fund aims to generate capital appreciation with a reasonable level of income, while giving due consideration to risk diversification and the liquidity of the Sub-Fund’s assets. The Sub-Fund seeks to invest in equities that are expected to benefit most from emerging market growth.

Strategy

The Sub-Fund invests its assets predominantly (i.e. at least two-thirds of its net asset value) following the principle of risk diversification in equities or other equity interests of companies that are domiciled or chiefly active (i.e. companies that have their main business in an emerging market despite being domiciled or listed in a developed market) in emerging markets. The Sub-Fund focuses on equities and sectors that are considered particularly attractive and will actively assume risk proportionate to the potential opportunities.

The Sub-Fund may invest via the Stock Connect. The targeted aggregate exposure to China A-Share and China B-Share markets for the Sub-Fund will be maintained at less than 30% of its total net asset value.

The Sub-Fund’s assets are not limited to a particular range of market capitalisations, or to any industry or sectoral allocation.

The Sub-Fund may conduct securities lending for up to 50% of its net asset value.

The Sub-Fund may invest less than 30% of its total net asset value in instruments with loss-absorption features including contingent convertible debt securities. These instruments may be subject to contingent write-down or contingent conversion to ordinary shares on the occurrence of trigger event(s).

The Sub-Fund may use financial derivative instruments for investment management and hedging purposes. As the Sub-Fund invests in many foreign currencies due to its regional orientation, the portfolio or parts thereof may be hedged against the base currency of the Sub-Fund in order to reduce the associated foreign currency risks.

Use of derivatives

The Sub-Fund’s net derivative exposure may be up to 50% of the Sub-Fund’s net asset value.

UBS (Lux) Equity SICAV – Long Term Themes (USD)

Strategy

The long-term aspects on which the Sub-Fund focuses can relate to the global growth in population, the trend towards an ageing population or increasing urbanisation. These global trends are expected to influence the economy and society for decades to come.

The aggregate exposure to China A-Share and China B-Share markets for the Sub-Fund may be 30% or more (up to 100%) of its total net asset value. The Sub-Fund may invest in aggregate 30% or more (up to 100%) of its total net asset value in stocks listed on the Small and Medium Enterprise (“SME”) Board and/or ChiNext market.

The Sub-Fund may invest up to 30% of its total net asset value in instruments with loss-absorption features including contingent convertible debt securities. These instruments may be subject to contingent write-down or contingent conversion to ordinary shares on the occurrence of trigger event(s).
Use of derivatives

The Sub-Fund’s net derivative exposure may be up to 50% of the Sub-Fund’s net asset value.

Portfolio Managers

UBS Asset Management (Americas) Inc. and UBS Switzerland AG have been appointed as co-Portfolio Managers for the Sub-Fund. Please refer to the Prospectus for further details of their division of responsibilities. For the avoidance of doubt, UBS Switzerland AG is not involved in the day-to-day investment decisions of the Sub-Fund and the investment discretion in respect of the Sub-Fund rests with UBS Asset Management (Americas) Inc.

UBS (Lux) Equity SICAV – Russia (USD)

Objective

The aim of the Sub-Fund is to achieve high growth with appropriate earnings, while giving due consideration to capital security and the liquidity of the Sub-Fund’s assets. The Sub-Fund shall invest at least two-thirds of its assets in equities and other equity interests of companies domiciled or chiefly active in Russia, regardless of market capitalisation. The assets of the Sub-Fund are invested in the following instruments listed on recognised stock exchanges and markets: Global Depository Receipts (GDRs), American Depository Receipts (ADRs) and similar certificates which comprise securities.

Strategy

The assets of the Sub-Fund are invested at recognised stock exchanges and markets in Global Depository Receipts (GDRs), American Depository Receipts (ADRs) and similar certificates which comprise securities. Securities of Russian issuers may also be acquired directly, provided these are traded on a recognised stock exchange or another regulated market that is recognised, open to the public and operates regularly. The Russian Trading System Stock Exchange and Moscow Interbank Currency Exchange are currently the recognised markets of the Russian Federation. Directly acquired securities which are not traded at one of the aforementioned stock exchanges are subject to specified investment restrictions and restrictions as further described in the Prospectus of the Sub-Fund.

The Sub-Fund may invest less than 30% of its total net asset value in instruments with loss-absorption features including contingent convertible debt securities. These instruments may be subject to contingent write-down or contingent conversion to ordinary shares on the occurrence of trigger event(s).

The Sub-Fund may use financial derivative instruments for investment management and hedging purposes.

Use of derivatives

The Sub-Fund’s net derivative exposure may be up to 50% of the Sub-Fund’s net asset value.

UBS (Lux) Equity SICAV – USA Growth (USD)

Objective

The aim of the Sub-Fund is to achieve high growth with appropriate earnings, while giving due consideration to capital security and the liquidity of the Sub-Fund’s assets.

The Sub-Fund is a securities fund that invests at least two-thirds of its assets following the principle of risk diversification in equities or other equity interests of companies domiciled in the US, holding companies that own majority interests in companies domiciled in the US or companies that are chiefly active in the US.
**Strategy**

The investment process is based on a growth style approach. In other words, investments are largely made in companies which enjoy a competitive advantage and/or demonstrate above-average earnings growth potential. The Sub-Fund may also invest in other equity interests as permitted by the Articles of Incorporation of the Company and the investment policy and guidelines.

The Sub-Fund may invest less than 30% of its total net asset value in instruments with loss-absorption features including contingent convertible debt securities. These instruments may be subject to contingent write-down or contingent conversion to ordinary shares on the occurrence of trigger event(s).

The Sub-Fund may use financial derivative instruments for investment management and hedging purposes.

**Use of derivatives**

The Sub-Fund’s net derivative exposure may be up to 50% of the Sub-Fund’s net asset value.

**UBS (Lux) Equity SICAV – US Total Yield (USD)**

**Objective**

The Sub-Fund is an actively managed equity fund that aims to identify US stocks that deliver high and stable total yields (total yield is defined as yield from capital returned to shareholders via dividends and share buybacks). The strategy seeks to generate a higher total yield than market average.

**Strategy**

The Sub-Fund invests its assets predominantly (i.e. at least 70% of its net asset value) in equities and other equity interests of companies that are domiciled or chiefly active in the USA. The Sub-Fund aims to select companies with total yields that are stable and above the market average.

The Sub-Fund may conduct securities lending for up to 50% of its net asset value.

The Sub-Fund may invest less than 30% of its total net asset value in instruments with loss-absorption features including contingent convertible debt securities. These instruments may be subject to contingent write-down or contingent conversion to ordinary shares on the occurrence of trigger event(s).

The Sub-Fund may use financial derivative instruments for investment management and hedging purposes.

**Use of derivatives**

The Sub-Fund’s net derivative exposure may be up to 50% of the Sub-Fund’s net asset value.


(a) **Governance Structure**

The Company has established comprehensive risk management policies and procedures to manage and mitigate the Sub-Funds’ exposure to significant market, liquidity and operational risks. The Company devotes significant resources to monitor liquidity risks and utilize liquidity management tools where necessary.
The Board of Directors of the Company provides general oversight of the Sub-Funds' investment programme and operations in accordance with the Company's liquidity risk management policies and procedures.

(b) Liquidity Risk Management Policy

The Company has, as part of its overall risk management programme, established liquidity risk management policies and procedures which are reviewed periodically from time to time.

The key elements to the Company's risk management policy include (but not limited to) the following in accordance with its liquidity risk management policies and procedures:

- **Considering risk appetite** – The Company considers the liquidity risks facing a Sub-Fund to ensure that the Sub-Fund's dealing arrangements are appropriate for its investment strategy and underlying assets. Among other things, the Company seeks to (a) understand and align the liquidity profile of a Sub-Fund's liabilities with the liquidity profile of the Sub-Fund's assets, (b) understand investors' historical and expected redemption patterns, and (c) determine an appropriate dealing frequency taking into account the liquidity profile of the Sub-Fund and investors' redemption patterns.

- **Ongoing liquidity risk assessment through qualitative and quantitative evaluations** – The Company assesses, on a regular basis, the liquidity profile of:
  i. the Sub-Fund's liabilities, in particular the Sub-Fund's investor profile and historical and future redemption patterns and likely liquidity demands; and
  ii. the Sub-Fund's assets, using both quantitative metrics (e.g. Days to Trade and Costs to Trade) and qualitative factors (e.g. asset class or credit quality) and the Company's professional judgment, taking into account the characteristics of the assets and markets invested in by the Sub-Fund. Risk models and targets are reviewed regularly to ensure they are appropriate and effective.

The Company assesses the Sub-Fund's liquidity position against the internal liquidity indicators.

- **Stress-testing** – Liquidity stress tests are conducted on an ongoing basis as appropriate based on various scenarios, including scenarios based on both backward-looking historical market conditions and redemption demands of the Sub-Fund or other similar funds as well as forward-looking hypothetical scenarios to assess a Sub-Fund's ability to meet redemption obligations and the impact on the remaining shareholders when there is a significant decrease in the liquidity of underlying assets or a significant increase in redemption requests. Stress test results will be reviewed by the Board of Directors of the Company to determine whether further action will be required.

(c) Liquidity Risk Management Tools

The Company may utilize the following liquidity management tools in order to protect the interests of the shareholders:

- **Suspension of redemption** - The Company, in consultation with the Depositary, has discretion to suspend redemption or delay the payment of any moneys or the transfer of any securities *in specie* under exceptional circumstances, such as the closure, suspension or restriction of trading on any markets, having regard to the best interests of shareholders. Please refer to section "Suspension of net asset value calculation, and suspension of the issue, redemption and conversion of shares" of the Prospectus for more information.
• **Limitations on redemption and conversion** - The Company reserves the right to refrain from executing redemption and conversion orders in full (redemption gate) on order dates on which the total orders would cause an outflow of funds of more than 10% of a Sub-Fund’s net assets on that date to protect the interests of shareholders. Please refer to paragraph 7 of this Information for Hong Kong Investors (“HKI”) for more information.

• **Redemptions in-kind** – The Company has discretion to agree with redeeming shareholders that the Sub-Fund will meet part of the redemption request in-kind, by transferring underlying assets of an equivalent value to the shareholder. Please refer to section “Redemption of Shares” of the Prospectus for more information.

• **Swing Pricing** – Please refer to section “Net asset value, issue, redemption and conversion price” of the Prospectus for more information.

• **Other Investment and Borrowing Restrictions** - Apart from being subject to investment restrictions and borrowing restrictions as outlined in the “Investment Principles” in the Sale Prospectus, the Sub-Funds may not hold any physical commodities or engage in short selling activities.

15. Specific risk and general risk description

**Specific risk description**

**Equities**

*(Domestic and international)*

The returns of listed securities are affected by various factors including changes in investment sentiment, political and economic conditions, issuer-specific factors, the underlying strength of cash flows, balance sheets and management. These factors may impact the ability of the underlying company to meet the challenges of fluctuating economic growth, structural change and competitive forces and the ability to pay dividends to shareholders. Dividends declared by the companies in which the Sub-Fund may invest are not guaranteed. Investment in equities may result in the loss of capital.

Investment returns of international shares (and related derivatives) are also affected by fluctuations in exchange rates. The currency exposure of international funds may be hedged to a certain currency.

Investments into shares listed in less developed markets, commonly referred to as emerging markets are riskier and involve special considerations not typically associated with investment in more developed markets, such as liquidity risks, currency risks/control, political and economic uncertainties, legal and taxation risks, settlement risks, custody risk and the likelihood of a high degree of volatility (due to the more volatile nature of their fundamentals). Emerging markets are generally at an early stage of development which can typically result in a higher level of price volatility and potential settlement difficulties, leading to significant fluctuations in the prices of the securities traded on such markets. Such volatility may adversely affect the net asset value per share of the Sub-Fund and investors may as a result suffer losses. These markets also provide less liquidity than their developed market counterparts. Securities exchanges in emerging markets typically have the right to suspend or limit trading in any security traded on the relevant exchange. The government or the regulators may also implement policies that may affect the financial markets. Please refer to the section “General risk information” of the Prospectus for details of the risks associated with emerging markets investments. All these may have a negative impact on the Sub-Funds.

Similarly, investments into private equity afford limited liquidity to the investor, due to the fact that they are unlisted.

**Fixed income**

*(Domestic and international)*

The capital value of fixed income securities will rise and fall as a consequence of changes in interest rates. If interest rates rise, the value of a fixed income security falls; if interest
rates fall, its value rises. The magnitude of these changes depends mainly on the term to maturity of the security. In general, a security with a longer term to maturity is more affected by interest rate changes. When investing in fixed income securities it is also necessary to consider the impact of credit risk. Credit risk refers to the issuer of a debt instrument failing to meet an obligation to pay periodic interest or to repay the principal sum at maturity. In addition, emerging markets debt which is normally below investment grade quality has a much higher risk of default. Investment returns from international bonds (and related derivatives) are also affected by fluctuations in exchange rates.

**General risk description**

**Investment risk**
The Sub-Funds are investment funds. There is no guarantee of the repayment of principal. The Sub-Funds’ investment portfolio may fall in value due to any of the key factors listed in the Hong Kong Offering Document, and therefore the investors’ investment in the Sub-Funds may suffer losses.

**Market risk**
Changes in legal, tax and economic conditions, political events, investor sentiment and market variables such as interest rates, exchange rates and equity indices can all directly or indirectly influence the value of investments.

**Company specific risk**
The value of investments can vary because of changes to management, product distribution or the company’s business environment.

**Currency risk**
A Sub-Fund may hold assets which are not denominated in its base currency. Also, a share class may be designated in a currency other than the base currency of a Sub-Fund. In the short to medium term, the actual exchange rates can deviate from the long-term equilibrium due to different types of focus in the market such as geopolitical, capital flows, risk appetite and macroeconomic expectations. If a Sub-Fund directly or indirectly holds assets denominated in foreign currencies, it is exposed to a currency risk if foreign currency positions have not been hedged. Any devaluation of the foreign currency against the base currency of the Sub-Fund would cause the value of the assets denominated in the foreign currency to fall. The net asset value of a Sub-Fund may be affected unfavourably by fluctuations in the exchange rates between these currencies and the base currency and by changes in exchange rate controls. Under extreme market conditions and circumstances, such currency fluctuation may potentially result in total loss.

Where the portfolio of a Sub-Fund or parts thereof are hedged against the base currency of the Sub-Fund, the multi-currency hedging undertaken by the Sub-Fund may incur additional transactions costs or be subject to additional risks. Please refer to “Risks relating to hedged share classes” below.

**Foreign investment risk**
Additional risks may arise when investing in emerging markets, including - changes in foreign exchange control regulations, foreign tax legislation and withholding tax and government policy. Additionally, differences in accounting, legal, securities trading and settlement procedures can also impact the value of the Sub-Funds’ investment.

**Regulatory risk**
The Sub-Funds may be adversely affected by future changes in applicable laws, including tax laws and regulations.

**Liquidity risk**
Some investments may be thinly traded or illiquid and cannot be traded in reasonable sizes and therefore may be sold in small lots over longer periods or even at a discount resulting in a loss to the Sub-Funds. Under extraordinary or extreme market conditions, generally liquid investments can become illiquid which may result in a loss when such assets need to be sold within a certain time frame. Furthermore, illiquidity may result in a need to suspend redemptions or extend the normal redemption payment timelines subject to the section
“Suspension of net asset value calculation, and suspension of the issue, redemption and conversion of shares” in the Prospectus.

Risks Relating to the Liquidity of a Sub-Fund

(a) Inability to Meet Redemption Obligations

The investments of the Sub-Funds are exposed to and may be affected by adverse changes to global and regional economic, geo-political and financial conditions. As shareholders may redeem some or all of their shares on any Dealing Day, there may be a mismatch between the liquidity of the Sub-Fund’s underlying investments and its redemption obligations. There is no assurance that there will be an active, liquid trading market for a Sub-Fund to sell portfolio investments (in particular where the Sub-Fund has invested in fixed income and other assets that tend to be temporarily less liquid), or the price at which the portfolio investments may be sold at to meet redemption obligations. Under such volatile and stressed market conditions, a Sub-Fund may not be able to meet its redemption obligations or may only be able to meet them after liquidation of assets on unfavourable terms. This risk is heightened where there is a significant withdrawal of capital from a Sub-Fund.

(b) Adverse Impact of Withdrawal on Remaining Shareholders and Redemption Cycle

Any actions taken by the Company to meet redemption obligations such as selling a Sub-Fund’s more liquid portfolio investments may have an adverse impact on remaining shareholders. Remaining shareholders may bear the cost of any increase in the risk profile of the Sub-Fund as a result of asset disposals to meet redemption requests or of any subsequent portfolio rebalancing. The impact on shareholders will depend on the volume of redemptions, the purchase and sale price of assets and the final composition of the Sub-Fund.

If redeeming shareholders do not bear the full costs of redemption, shareholders may be incentivized to be the first to redeem their shares ahead of other shareholders. This first mover advantage may potentially trigger a significant cycle of redemptions that exacerbate the liquidity stress of the Sub-Fund.

(c) The Company’s Risk Management Policies and Procedures May Not Adequately Address Unidentified or Unanticipated Risks

To safeguard the interests and fair treatment of all shareholders, the Company has established comprehensive risk management policies and procedures to manage and mitigate the Sub-Funds’ exposure to significant market, liquidity and operational risks. The Company devotes significant resources to monitor liquidity risks and utilize liquidity management tools where necessary. For a description of the liquidity risk management tools, policies and procedures, please see paragraph 14 of this IHKI.

However, the Company’s risk management systems are dependent on their ability to properly identify and mark-to-market the changes in the value of investments. Inaccurate information may adversely affect the ability of the Company to accurately assess the liquidity risk. In addition, risks such as severe declines in asset prices, unanticipated credit events or unforeseen circumstances may not be properly accounted for. The Sub-Funds may suffer greater losses to the extent that the Company’s assumptions, estimates and assessments prove inaccurate or not predictive of actual results. This may, in turn, have an adverse effect on the Sub-Funds’ ability to meet their redemption obligations.

Derivative risk

Derivatives may be used to gain or reduce exposure to markets and currencies as well as to manage risk. Risks associated with derivatives include counterparty/credit risk, liquidity risk, valuation risk, volatility risk and over-the-counter transaction risk. Fluctuations in the price of a derivative will reflect movements in the underlying assets, reference rate or index to which the derivatives relate. The use of derivative positions to hedge the risk of physical securities will involve “basis risk”, which refers to the possibility that the derivative positions
may not move perfectly in line with the physical security. As a consequence, the derivative position cannot always be expected to perfectly hedge the risk of the physical security.

Certain derivatives that the Sub-Funds may use may create leverage. The leverage element/component of a derivative can result in a loss significantly greater than the amount invested in the derivative by the relevant Sub-Fund. Therefore, derivative instruments that involve leverage can result in losses to the Sub-Funds that exceed the amount originally invested in the derivative instruments and exposure to derivatives may lead to a high risk of significant loss by the relevant Sub-Fund.

Credit risk
The issuer of a credit transaction may fail to meet its obligation to repay the principal or the interest payment. This risk is primarily managed by monitoring the creditworthiness of the issuer.

Custodial risk
Sub-depositary or sub-delegates may be appointed in local markets for purpose of safekeeping assets in those markets. Where a Sub-Fund invests in markets where custodial and/or settlement systems are not fully developed, the assets of the Sub-Fund may be exposed to custodial risk. In case of liquidation, bankruptcy or insolvency of a depositary, sub-depositary or sub-delegate, the Sub-Fund may take a longer time to recover its assets. In extreme circumstances such as the retroactive application of legislation and fraud or improper registration of title, the Sub-Fund may even be unable to recover all of its assets. The costs borne by a Sub-Fund in investing and holding investments in such markets will be generally higher than in organised securities markets.

Counterparty risk
A counterparty may fail to perform contractual obligations, either in whole or in part. This risk is primarily managed by ensuring counterparties, together with the respective credit limits, are approved with stringent criteria and ensuring, where possible transactions are undertaken with a number of counterparties.

Performance risk
The Sub-Funds may fail to perform as expected in which case the Sub-Fund’s investment objective may not be achieved.

Fund of fund risk
The investment performance of a Sub-Fund investing in other funds is affected by the investment performance of the underlying funds in which the Sub-Fund invests. Through its investment in the underlying funds, the Sub-Fund is subject to the risks of the underlying funds’ investments and subject to the underlying funds’ expenses.

Risk of early termination
The articles of incorporation provides for liquidation or termination of the Company and/or Sub-Funds under certain conditions and in the manner described in the “Liquidation of the Company and its sub-funds; merger of sub-funds” section of the Prospectus. Consequences for individual investors (for example in relation to taxation) may vary depending on their own circumstances at the time that the Company/Sub-Funds is liquidated/are terminated. Proceeds received upon the liquidation of the Company/Sub-Funds may be less than the amount originally invested.

In the event that it is proposed to liquidate the Company and/or any of the Sub-Funds or merge the latter with any other Sub-Funds or another undertaking for collective investment established in accordance with the Luxembourg law relating to Undertakings for Collective Investment of 20 December 2002 (as amended from time to time, including but not limited to any amendments / revisions introduced pursuant to the Law of 2010) or otherwise (subject to the authorization of such other scheme in your jurisdiction), this will be done in accordance with any procedures set out in the Company’s and the relevant Sub-Fund’s constitutive documents or governing law and notice will be given to affected investors as determined by the SFC.
Concentration risk
Concentration risk arises if one or only few financial instruments make up a significant part of the total portfolio or if financial instruments representing a certain market sector and/or a certain geographical region make up a significant part of the total portfolio. In a market downturn such portfolios can suffer more substantial losses than diversified portfolios, i.e. portfolios where investments are spread over different assets, market sectors and/or geographical regions in order to reduce the risk of earnings fluctuations.

A Sub-Fund’s investments may be concentrated in specific industry sectors, instruments geographical location etc. The value of the Sub-Fund may be more volatile than that of a Sub-Fund having a more diverse portfolio of investments.

(For Sub-Funds with geographical concentration) The value of the Sub-Fund may be more susceptible to adverse economic, political, policy, foreign exchange, liquidity, tax, legal or regulatory event affecting that relevant country’s market.

RMB currency and conversion risks
RMB is currently not freely convertible and is subject to exchange controls and restrictions.

Non-RMB based investors are exposed to foreign exchange risk and there is no guarantee that the value of RMB against the investors’ base currencies (for example HKD) will not depreciate. Any depreciation of RMB could adversely affect the value of investor's investment in the Sub-Fund.

Although offshore RMB (CNH) and onshore RMB (CNY) are the same currency, they trade at different rates. Any divergence between CNH and CNY may adversely impact investors.

Under exceptional circumstances, payment of redemptions and/or dividend payment in RMB may be delayed due to the exchange controls and restrictions applicable to RMB.

Risks relating to Mainland China A-Shares risk
The price at which securities may be purchased or sold by a Sub-Fund and the net asset value of the relevant Sub-Fund may be adversely affected if trading markets for A-Shares are limited or absent. The A-Share market may be more volatile and unstable (for example, due to the risk of suspension of a particular stock or government intervention) than those in more developed markets. Market volatility and settlement difficulties in the A-Share markets may also result in significant fluctuations in the prices of the securities traded on such markets and thereby may affect the value of the relevant Sub-Fund.

Trading band limits are imposed by the stock exchanges in China on A-Shares, where trading in any A-Share security on the relevant stock exchange may be suspended if the trading price of the security has increased or decreased to the extent beyond the trading band limit. A suspension will render it impossible for the fund manager to liquidate positions and can thereby expose the relevant Sub-Fund to significant losses. Further, when the suspension is subsequently lifted, it may not be possible for the fund manager to liquidate position at a favourable price.

PRC tax risk
There are risks and uncertainties associated with the current PRC tax laws, regulations and practice in respect of capital gains realised via Stock Connect (which may have retrospective effect). Any increased tax liabilities on a Sub-Fund may adversely affect the relevant Sub-Fund’s value.

Based on professional and independent tax advice, the Sub-Funds currently do not make any PRC tax provision.

Eurozone risk
In addition to specific national concerns, the Eurozone is experiencing a collective debt crisis. Certain countries have received very substantial financial assistance from other members of the European Union, and the question of additional funding is unclear. Investor confidence in other EU member states, as well as European banks exposed to sovereign debt of Eurozone countries experiencing financial turmoil, has been
severely impacted, threatening capital markets throughout the Eurozone. Although the resources of various financial stability mechanisms in the Eurozone continue to be bolstered, there can be no assurance that the level of funds being committed to such facilities will be sufficient to resolve the crisis going forward. It is also unclear whether ultimately a political consensus will emerge in the Eurozone concerning whether and how to restructure sovereign debt. The consequences of any sovereign default would likely be severe and wide-reaching, and could include the withdrawal of one or more member states from the Eurozone, or even the abolition of the Euro. The withdrawal of one or more member states from the Eurozone or the abolition of the Euro could result in significant exchange rate volatility and could have an adverse impact on the financial markets, not only within Europe but globally and could have an adverse impact on the value of a Sub-Fund’s investments. For the purpose of this risk, “Eurozone” means a geographic and economic region that consists of all the European Union countries that have fully incorporated the euro as their national currency; and “EU” means European Union.

Risks relating to securities trading in mainland China via Stock Connect

Quota limitation

The Stock Connect is subject to quota limitations. In particular Stock Connect is subject to a daily quota which does not belong to a Sub-Fund and can only be utilised on a first-come-first serve-basis. Once the daily quota is exceeded, buy orders will be rejected (although investors will be permitted to sell their cross-boundary securities regardless of the quota balance). Therefore, quota limitations may restrict the relevant Sub-Fund(s)’ ability to invest in A Shares through Stock Connect on a timely basis, and the relevant Sub-Fund(s) may not be able to effectively pursue its investment strategies.

Suspension risk

The Hong Kong Stock Exchange (“SEHK”) and Shanghai Stock Exchange (“SSE”) and/or Shenzhen Stock Exchange (“SZSE”) reserve the right to suspend northbound and/or southbound trading if necessary for ensuring an orderly and fair market and that risks are managed prudently. Consent from the relevant regulator would be sought before a suspension is triggered. Where a suspension in the northbound trading through the Stock Connect is effected, the relevant Sub-Fund’s ability to invest in A shares or access the PRC market through the programmes will be adversely affected. In such event, the Sub-Fund’s ability to achieve its investment objective could be negatively affected.

Recalling of eligible stocks

Hong Kong and overseas investors will be able to trade certain stocks listed on the SSE and SZSE markets (i.e. “SSE and SZSE Securities”). When a stock is recalled from the scope of eligible stocks for trading via Stock Connect, the stock can only be sold but restricted from being bought. This may affect the investment portfolio or strategies of the relevant Sub-Fund, for example, when the Investment Manager wishes to purchase a stock which is recalled from the scope of eligible stocks.

Participation in corporate actions and shareholders’ meetings

HKSCC will keep CCASS (the Central Clearing and Settlement System operated by HKSCC for the clearing securities listed or traded on SEHK) participants informed of corporate actions of SSE or SZSE Securities. Hong Kong and overseas investors (including the relevant Sub-Fund) will need to comply with the arrangement and deadline specified by their respective brokers or custodians (i.e. CCASS participants). The time for them to take actions for some types of corporate actions of SSE or SZSE Securities may be as short as one business day only. Therefore, the relevant Sub-Fund may not be able to participate in some corporate actions in a timely manner.

Hong Kong and overseas investors (including the relevant Sub-Fund) are holding SSE and SZSE Securities traded via Stock Connect through their brokers or custodians. Where the articles of association of a listed company do not prohibit the appointment of proxy/multiple proxies by its shareholder, HKSCC will make arrangements to appoint one or more
investors as its proxies or representatives to attend shareholders’ meetings when instructed. Further, investors (with holdings reaching the thresholds required under the PRC regulations and the articles of associations of listed companies) may, through their CCASS participants, pass on proposed resolutions to listed companies via HKSCC under the CCASS rules. HKSCC will pass on such resolutions to the companies as shareholder on record if so permitted under the relevant regulations and requirements.

**Differences in trading days**

Stock Connect will only operate on days when both the PRC and Hong Kong markets are open for trading and when banks in both markets are open on the corresponding settlement days. So it is possible that there are occasions when it is a normal trading day for the PRC market but not for the Hong Kong market in which case a Sub-Fund will not be able to access the PRC market via Stock Connect. A Sub-Fund may be subject to a risk of price fluctuations in SSE and SZSE Securities during the time when Stock Connect is not trading as a result.

**Operational risk**

The Stock Connect provides a channel for investors from Hong Kong and overseas to access the China stock market directly. The Stock Connect is premised on the functioning of the operational systems of the relevant market participants. Market participants are able to participate in this programme subject to meeting certain information technology capability, risk management and other requirements as may be specified by the relevant exchange and/or clearing house. It should be appreciated that the securities regimes and legal systems of the two markets differ significantly and in order for the trial programme to operate, market participants may need to address issues arising from the differences on an on-going basis.

Further, the “connectivity” in the Stock Connect requires routing of orders across the PRC-Hong Kong border. This requires the development of new information technology systems on the part of the SEHK and exchange participants (i.e. a new order routing system (“China Stock Connect System”) set up by SEHK to which exchange participants need to connect). There is no assurance that the systems of the SEHK and market participants will function properly or will continue to be adapted to changes and developments in both markets. In the event that the relevant systems failed to function properly, trading in both markets through the programme could be disrupted. A Sub-Fund’s ability to access the SSE and SZSE Securities market (and hence to pursue its investment objective) will be adversely affected.

**Regulatory risk**

The Sub-Funds may be adversely affected by future changes in applicable laws, including tax laws and regulations.

The Stock Connect is subject to regulations circulated by regulatory authorities and implementation rules made by the stock exchanges in the PRC and Hong Kong. Further, new regulations may be circulated from time to time by the regulators in connection with operations and cross-border legal enforcement in connection with cross-border trades under Stock Connect.

It should be noted that the regulations are untested and there is no certainty as to how they will be applied. Moreover, the current regulations are subject to change, which may have potential retrospective effect. There can be no assurance that the Stock Connect will not be abolished. A Sub-Fund, which may invest in the PRC markets through Stock Connect, may be adversely affected as a result of such changes.

**Taxation risk**

For the SSE and SZSE Securities traded by the Sub-Funds under Stock Connect, any capital gains derived from the transfer of such SSE and SZSE Securities on or after 17 November 2014 would be temporarily exempt from PRC corporate income tax (CIT). Prior
to this exemption, in respect of China sourced capital gains derived from the transfer of SSE and SZSE Securities, such gains would have been subject to CIT at 10% in accordance with the CIT law.

Dividends from SSE and SZSE Securities paid to the Sub-Funds would be subject to 10% withholding income tax and which is to be withheld at source. If the Sub-Funds are entitled to a lower tax treaty rate as regards capital gains and dividends, application can be made to the in-charge tax bureau of the payer for a tax refund. It is possible that any new tax laws and regulations and any new interpretations may be applied retroactively.

**Risks associated with the Small and Medium Enterprise Board and/or ChiNext market**

A Sub-Fund may invest in the Small and Medium Enterprise ("SME") board and/or the ChiNext market of the SZSE via the Shenzhen-Hong Kong Stock Connect. Investments in the SME board and/or ChiNext market may result in significant losses for the relevant Sub-Fund(s) and their investors. The following additional risks apply:

*Higher fluctuation on stock prices*

Listed companies on the SME board and/or ChiNext market are usually of emerging nature with smaller operating scale. Hence, they are subject to higher fluctuation in stock prices and liquidity and have higher risks and turnover ratios than companies listed on the main board of the SZSE.

*Over-valuation risk*

Stocks listed on the SME board and/or ChiNext may be overvalued and such exceptionally high valuation may not be sustainable. Stock price may be more susceptible to manipulation due to fewer circulating shares.

*Differences in regulations*

The rules and regulations regarding companies listed on ChiNext market are less stringent in terms of profitability and share capital than those in the main board and SME board.

*Delisting risk*

It may be more common and faster for companies listed on the SME board and/or ChiNext to delist. This may have an adverse impact on the relevant Sub-Fund(s) if the companies that it invests in are delisted.

*Risk associated with small-capitalisation / mid-capitalisation companies*

The stock of small-capitalisation / mid-capitalisation companies may have lower liquidity and their prices are more volatile to adverse economic developments than those of larger capitalisation companies in general.

*Risks relating to securities lending transactions*

Securities lending transactions may involve the risk that the borrower may fail to return the securities lent out in a timely manner and the value of the collateral may fall below the value of the securities lent out.

*Risks relating to repurchase agreements*

In the event of the failure of the counterparty with which collateral has been placed, the fund may suffer loss as there may be delays in recovering collateral placed out or the cash originally received may be less than the collateral placed with the counterparty due to inaccurate pricing of the collateral or market movements.
Risks relating to reverse repurchase agreements

In the event of the failure of the counterparty with which cash has been placed, the fund may suffer loss as there may be delay in recovering cash placed out or difficulty in realising collateral or proceeds from the sale of the collateral may be less than the cash placed with the counterparty due to inaccurate pricing of the collateral or market movements

Risk of distributions out of capital

Share classes with “-mdist” in their name may make monthly distributions excluding fees and expenses. Share classes with (1) “-mdist” in their name or (2) share classes with “-dist” in their name in respect of UBS (Lux) Equity SICAV – US Total Yield (USD) may make distributions out of capital (i.e. which includes the existing issued share capital, realised and unrealised capital gains) (“Capital”), at the discretion of the Management Company, or pay distributions out of gross income while charging/ paying all or part of a Sub-Fund’s fees and expenses to/ out of the capital of the relevant Sub-Fund, resulting in an increase in distributable income for the payment of distributions by the Sub-Fund and therefore, the Sub-Fund may effectively pay distributions out of Capital. Distributions out of Capital shall result in the reduction of an investor’s original capital invested in the Sub-Fund or from any capital gains attributable to that original investment of the Sub-Fund. Payment of dividends out of Capital amounts to a return or withdrawal of part of an investor’s original investment or from any capital gains attributable to that original investment.

The compositions of the distributions (i.e. the relative amounts pay out of (i) net distributable income and (ii) Capital) for the last 12 months will be made available by the Hong Kong Representative on request and also on https://www.ubs.com/hk/en/asset-management/funds-and-prices.html (which website has not been reviewed by the SFC and may contain information on sub-funds which have not been authorised by the SFC and are not available to the retail public in Hong Kong). The Management Company may amend the policy with respect to distribution payment subject to the SFC’s prior approval (if required) and by giving not less than one month’s prior notice to investors (if required). Also, any distributions from the income and/or involving the Capital result in an immediate reduction of the net asset value per share of the Sub-Fund. Investors in certain jurisdictions may be subject to higher tax rates on distributed capital than on any capital gains from the sale of shares. Some investors may therefore prefer to subscribe to accumulating (-acc) rather than distributing (-dist, -mdist) share classes. Investors may be taxed on income and capital arising from accumulating (-acc) share classes at a later point in time than is the case with distributing (-dist) share classes. Investors should seek their own tax advice.

Risk of distributions at fixed rate

Shares in classes with “4%” in their name may make monthly (-mdist) distributions at the annual percentage rate of 4%, gross of fees and expenses (please refer to the Annex to this document for the calculation basis of the monthly distribution amount) (“Fixed Rate Distribution Classes”). Investments in the Fixed Rate Distribution Classes are not an alternative to a savings account or fixed-interest paying investment. The percentage of distributions paid by the Fixed Rate Distribution Classes is unrelated to expected or past income or returns of these share classes or the relevant Sub-Fund. The distribution can thus be higher or lower than the income and return that were effectively realised. Fixed Rate Distribution Classes will continue to distribute in periods that the relevant Sub-Fund has negative returns or is making losses, which further reduces the net asset value of the relevant Fixed Rate Distribution Class. In extreme circumstances, investors may not be able to get back the original investment amount.

Investors should note that a positive distribution yield does not imply a positive return. Also, Fixed Rate Distribution Classes do not distribute a fixed amount and the constant percentage of distribution results in higher absolute distributions when the net asset value of the relevant Fixed Rate Distribution Class is high, and lower absolute distributions when the net asset value of the relevant Fixed Rate Distribution Class is low.
Risk of thematic-based investment strategy

A Sub-Fund may adopt a thematic-based investment strategy. Investments in specific themes may not achieve the desired results under all circumstances and market conditions. The investments of the relevant Sub-Fund may be periodically rebalanced and therefore the relevant Sub-Fund may incur greater transaction costs than a fund with static allocation strategy.

Although the investments of a thematic Sub-Fund can comprise any industries, sectors, countries and company capitalisations, its investments may be concentrated in specific themes. The value of the relevant Sub-Fund may be more volatile than that of a fund having a more diverse portfolio of investments.

Risks associated with instruments with loss-absorption features

A Sub-Fund may invest in instruments with loss-absorption features which are subject to greater risks when compared to traditional debt instruments as such instruments typically include terms and conditions which may result in them being partly or wholly written off, written down, or converted to ordinary shares of the issuer upon the occurrence of a pre-defined trigger event (e.g. when the issuer is near or at the point of non-viability or when the issuer’s capital ratio falls to a specified level).

Such trigger events are likely to be outside of the issuer’s control and commonly include: (i) a reduction in the issuing bank’s Core Tier 1/Common Equity Tier 1 (CT1/CET1) ratio or other ratios; (ii) a regulatory authority, at any time, making a subjective determination that the issuer is “non-viable”, i.e. a determination that the issuing bank requires public sector support in order to prevent the issuer from becoming insolvent, bankrupt or otherwise carry on its business and requiring or causing the conversion of the contingent convertible debt securities into equity or write down, in circumstances that are beyond the control of the issuer; or (iii) a national authority deciding to inject capital. Trigger events are complex and difficult to predict and can result in a significant or total reduction in the value of such instruments, giving rise to consequential loss of the Sub-Fund. In the event of the activation of a trigger, there may be potential price contagion and volatility to the entire asset class.

For example, a Sub-Fund may invest in contingent convertible debt securities. Contingent convertible debt securities are hybrid capital securities that absorb losses when the capital of the issuer falls below a certain level. Upon the occurrence of a predetermined event (known as a trigger event), contingent convertible debt securities will be converted into shares of the issuing company (potentially at a discounted price as a result of the deterioration in the financial condition of the issuing company), or cause the permanent write-down to zero of the principal investment and/or accrued interest such that the principal amount invested may be lost on a permanent or temporary basis. Contingent convertible debt securities are subject to the general risks associated with bonds and equities, and to the risks specific to convertible securities in general. Contingent convertible debt securities are also subject to additional risks specific to their structure including:

Trigger level risk/conversion risk: Trigger levels differ and determine exposure to conversion risk. It might be difficult for a Portfolio Manager to anticipate the trigger events that would require conversion. These instruments may be converted into shares potentially at a discounted price and the principal amount invested may be lost. In case of a conversion, the relevant Portfolio Manager might be forced to sell new equity shares upon conversion and such forced sale may result in the relevant Sub-Fund experiencing loss.

Coupon cancellation risk: Coupon payments on contingent convertible debt securities are discretionary and may at times also be cancelled or deferred by the issuer for any reason, and for any length of time. The discretionary cancellation of payments is not an event of default and there are no possibilities to require re-instatement of coupon payments or payment of any passed missed payments. Coupon payments may also be subject to approval by the issuer’s regulator and may be suspended in the event there are insufficient distributable reserves. As a result of uncertainty surrounding coupon payments, these instruments may be volatile and their price may decline rapidly in the event that coupon payments are suspended.
**Capital structure inversion risk:** Contrary to the classical capital hierarchy, investors in contingent convertible debt securities will suffer a loss of capital when equity holders do not, for example when the loss absorption mechanism of a high trigger/write-down of a contingent convertible debt securities is activated. This is contrary to the normal order of capital structure where equity holders are expected to suffer the first loss.

**Call extension risk:** Some contingent convertible debt securities are issued as perpetual instruments and only callable at pre-determined levels upon approval of the competent regulatory authority. It cannot be assumed that these perpetual contingent convertible debt securities will be called on a call date. Such contingent convertible debt securities are a form of permanent capital. The investor may not receive return of principal as expected on call date or indeed at any date.

**Valuation and write-down risk:** Contingent convertible debt securities often offer attractive yield which may be viewed as a complexity premium. The value of contingent convertible debt securities may need to be reduced due to a higher risk of overvaluation of such asset class on the relevant eligible markets. Therefore, a Sub-Fund may lose its entire investment or may be required to accept cash or securities with a value less than its original investment.

**Market value fluctuations due to unpredictable factors:** The value of contingent convertible debt securities is unpredictable and will be influenced by many factors including, without limitation (i) creditworthiness of the issuer and/or fluctuations in such issuer’s applicable capital ratios; (ii) supply and demand for the contingent convertible debt securities; (iii) general market conditions and available liquidity and (iv) economic, financial and political events that affect the issuer, its particular market or the financial markets in general.

**Liquidity risk:** In certain circumstances finding a buyer ready to invest in contingent convertible debt securities may be difficult and the seller may have to accept a significant discount to the expected value of the bond in order to sell it.

**Subordinated instruments risk:** Contingent convertible debt securities will, in the majority of circumstances, be issued in the form of subordinated debt instruments in order to provide the appropriate regulatory capital treatment prior to a conversion. Accordingly, in the event of liquidation, dissolution or winding-up of an issuer prior to a conversion having occurred, the rights and claims of the holders of the contingent convertible debt securities, such as a Sub-Fund, against the issuer in respect of or arising under the terms of the contingent convertible debt securities shall generally rank junior to the claims of all holders of unsubordinated obligations of the issuer.

**Novelty and untested nature:** The structure of contingent convertible debt securities is innovative yet untested. In a stressed environment, when the underlying features of these instruments will be put to the test, it is uncertain how they will perform.

**Sector concentration risk:** Contingent convertible debt securities are issued by banking and insurance institutions. The performance of a Sub-Fund may therefore be affected by a greater extent on the overall condition of the financial services industry than for the funds following a more diversified strategy.

**Risk relating to hedged share classes**

The hedging strategy for a share class which is hedged against the base currency of a Sub-Fund, may not work as intended, exposing investors of that share class to currency risk. Additionally, investors of a hedged share class may be exposed to fluctuations in the net asset value per share reflecting the gains/losses on and the associated transaction costs of the financial instruments used for hedging, and such investors may be adversely impacted.

Adverse exchange rate fluctuations between the base currency of a Sub-Fund and the class currency of the hedged share classes may result in a decrease in return and/or loss of capital for investors.
The costs of the hedging transactions will be reflected in the net asset value of a hedged share class and therefore, an investor of such hedged share class will have to bear the associated hedging costs, which may be significant depending on prevailing market conditions.

If the counterparties of the instruments used for hedging purpose default, investors of the relevant hedged share class may be exposed to currency exchange risk on an unhedged basis and may therefore suffer further losses.

While hedging strategies may protect investors in a hedged share class against a decrease in the value of a Sub-Fund’s base currency relative to the class currency of the hedged share class, it may also preclude investors from benefiting from an increase in the value of such Sub-Fund’s base currency.

**Foreign Account Tax Compliance ("FATCA")**

The Company will endeavour to satisfy the requirements imposed under FATCA or the Luxembourg IGA to avoid any withholding tax. In the event that the Company is not able to comply with the requirements imposed by FATCA or the Luxembourg IGA and the Company or any applicable Sub-Fund does suffer US withholding tax on its investments as a result of non-compliance, the net asset value of the Company or the relevant Sub-Fund may be adversely affected and the Company or the relevant Sub-Fund may suffer significant loss as a result.

Investors should also note that any withholding tax incurred by the Company and any other related costs, interest, penalties and other losses and liabilities arising from the failure of an investor to provide the requested information to the Company are borne by this investor. Accordingly, this investor may be liable for any resulting US withholding taxes or penalties arising under FATCA and/or the compulsory redemption or liquidation of this investor’s stake in the Company. Such withholding and compulsory redemption, if any, is permitted by applicable laws and regulations and the Company will act in good faith and on reasonable grounds.

In addition, investors should note that the Company is a Sponsored Foreign Financial Institution and the Management Company has obtained a global intermediary identification number as sponsor on behalf of the Company.

Each prospective investor should consult with its own tax advisor as to the potential impact of FATCA in its own tax situation.

**Automatic exchange of information**

The Inland Revenue (Amendment) (No.3) Ordinance (the “Ordinance”) came into force on 30 June 2016. This is the legislative framework for the implementation in Hong Kong of the Standard for Automatic Exchange of Financial Account Information ("AEOI"). The AEOI requires financial institutions ("FI") in Hong Kong to collect information relating to non-Hong Kong tax residents holding accounts with FIs, and to file such information with the Hong Kong Inland Revenue Department ("IRD") who in turn will exchange such information with the jurisdiction(s) in which that account holder is resident. Generally, tax information will be exchanged only with jurisdictions with which Hong Kong has a Competent Authority Agreement ("CAA"); however, FIs may further collect information relating to residents of other jurisdictions.

By investing in the Company and the Sub-Funds and/or continuing to invest in the Company and the Sub-Funds through FIs in Hong Kong, investors acknowledge that they may be required to provide additional information to the relevant FI in order for the relevant FI to comply with AEOI. The investor’s information (and information on beneficial owners, beneficiaries, direct or indirect shareholders or other persons associated with such shareholders that are not natural persons), may be communicated by the IRD to authorities in other jurisdictions.
Each shareholder and prospective investor should consult its own professional advisor(s) on the administrative and substantive implications of AEOI on its current or proposed investment in the Company and the Sub-Funds through FIs in Hong Kong.

16. **Conflicts of Interest**

The Management Company, the Board of Directors of the Company and/or other companies within the UBS group may from time to time act as investment managers or advisers to other funds/clients and may act in other capacities in respect of such funds or other clients. It is widely recognized that potential conflicts of interest are inherent to integrated financial services groups such as UBS.

UBS is committed to identifying and then managing such conflicts of interest appropriately to ensure fair treatment of its clients. Conflicts of interest may be managed by using any of, or any combination of, the following measures (non-exhaustive list) like the implementation of information barriers, separate management supervision, independence arrangements, promotion of a culture of integrity, and refusal of business if necessary.

The Management Company and the Board of Directors of the Company (as the case may be) will (in the event that any conflict of interest actually arises) endeavor to ensure that such conflict is resolved fairly and in the best interests of the Sub-Fund and in line with the above UBS procedures.

17. The Company, the Management Company, the Depositary, the Portfolio Managers and the Hong Kong Representative are all members of the UBS Group.

18. Any enquiries and complaints relating to the Company / Sub-Fund(s) should be addressed to the Hong Kong Representative (for the attention of Hong Kong Compliance) at the address set out on the cover page or by consulting the offices of the Hong Kong Representative at 852 - 2971 6188.
Annex

The following is a summary of the main share classes available to investors in Hong Kong, and their fundamental features:

**UBS (Lux) Equity SICAV – All China (USD)**

<table>
<thead>
<tr>
<th>Share class</th>
<th>Currency</th>
<th>Initial issue price</th>
<th>Launch period/-date</th>
<th>Minimum subscription</th>
<th>Smallest tradable unit</th>
<th>Maximum flat fee p.a.; (maximum management fee p.a.)</th>
<th>Taxe d’abonnement p.a.</th>
<th>Form of custody</th>
<th>Use of earnings</th>
</tr>
</thead>
<tbody>
<tr>
<td>(USD) P-acc</td>
<td>USD</td>
<td>100</td>
<td>24 May 2018</td>
<td>-</td>
<td>0.001</td>
<td>2.150%(^2) (1.720%)</td>
<td>0.05%</td>
<td>registered</td>
<td>accumulating</td>
</tr>
<tr>
<td>(HKD) P-acc</td>
<td>HKD</td>
<td>100</td>
<td>20 March 2019</td>
<td>-</td>
<td>0.001</td>
<td>2.150%(^2) (1.720%)</td>
<td>0.05%</td>
<td>registered</td>
<td></td>
</tr>
<tr>
<td>(HKD) P-mdist</td>
<td>HKD</td>
<td>N/A</td>
<td>not yet known</td>
<td>-</td>
<td>0.001</td>
<td>2.150%(^2) (1.720%)</td>
<td>0.05%</td>
<td>registered</td>
<td>Distributing monthly (the Management Company will decide whether and to what extent distributions are to be declared and paid)</td>
</tr>
<tr>
<td>(USD) P-mdist</td>
<td>USD</td>
<td>N/A</td>
<td>not yet known</td>
<td>-</td>
<td>0.001</td>
<td>2.200%(^2) (1.760%)</td>
<td>0.05%</td>
<td>registered</td>
<td></td>
</tr>
<tr>
<td>(AUD hedged) P-mdist</td>
<td>AUD</td>
<td>N/A</td>
<td>not yet known</td>
<td>-</td>
<td>0.001</td>
<td>2.200%(^2) (1.760%)</td>
<td>0.05%</td>
<td>registered</td>
<td></td>
</tr>
</tbody>
</table>

**UBS (Lux) Equity SICAV – Global Emerging Markets Opportunity (USD)**

<table>
<thead>
<tr>
<th>Share class</th>
<th>Currency</th>
<th>Initial issue price</th>
<th>Launch period/-date</th>
<th>Minimum subscription</th>
<th>Smallest tradable unit</th>
<th>Maximum flat fee p.a.; (maximum management fee p.a.)</th>
<th>Taxe d’abonnement p.a.</th>
<th>Form of custody</th>
<th>Use of earnings</th>
</tr>
</thead>
<tbody>
<tr>
<td>(USD) P-acc</td>
<td>USD</td>
<td>100</td>
<td>25 September 2008</td>
<td>-</td>
<td>0.001</td>
<td>1.920%(^2) (1.540%)</td>
<td>0.05%</td>
<td>registered</td>
<td>accumulating</td>
</tr>
<tr>
<td>(EUR hedged) P-acc</td>
<td>EUR</td>
<td>100</td>
<td>15 September 2017</td>
<td>-</td>
<td>0.001</td>
<td>1.970%(^1) (1.580%)</td>
<td>0.05%</td>
<td>registered</td>
<td></td>
</tr>
<tr>
<td>(HKD) P-acc</td>
<td>HKD</td>
<td>N/A</td>
<td>not yet known</td>
<td>-</td>
<td>0.001</td>
<td>1.920%(^2) (1.540%)</td>
<td>0.05%</td>
<td>registered</td>
<td></td>
</tr>
<tr>
<td>(AUD hedged) P-acc</td>
<td>AUD</td>
<td>N/A</td>
<td>not yet known</td>
<td>-</td>
<td>0.001</td>
<td>1.970%(^2) (1.580%)</td>
<td>0.05%</td>
<td>registered</td>
<td></td>
</tr>
<tr>
<td>(CAD hedged) P-acc</td>
<td>CAD</td>
<td>N/A</td>
<td>not yet known</td>
<td>-</td>
<td>0.001</td>
<td>1.970%(^2) (1.580%)</td>
<td>0.05%</td>
<td>registered</td>
<td></td>
</tr>
<tr>
<td>(GBP hedged) P-acc</td>
<td>GBP</td>
<td>N/A</td>
<td>not yet known</td>
<td>-</td>
<td>0.001</td>
<td>1.970%(^2) (1.580%)</td>
<td>0.05%</td>
<td>registered</td>
<td></td>
</tr>
<tr>
<td>(NZD hedged) P-acc</td>
<td>NZD</td>
<td>N/A</td>
<td>not yet known</td>
<td>-</td>
<td>0.001</td>
<td>1.970%(^2) (1.580%)</td>
<td>0.05%</td>
<td>registered</td>
<td></td>
</tr>
<tr>
<td>(USD) P-4%-mdist</td>
<td>USD</td>
<td>100</td>
<td>9 February 2018</td>
<td>-</td>
<td>0.001</td>
<td>1.920%(^2) (1.540%)</td>
<td>0.05%</td>
<td>registered</td>
<td>Distributing monthly. Monthly distribution amount = 4% ÷ 12 months X net asset value at the end of each month. The dividend rate (i.e. 4%) and distribution frequency of</td>
</tr>
</tbody>
</table>
**UBS (Lux) Equity SICAV – Long Term Themes (USD)**

<table>
<thead>
<tr>
<th>Share class</th>
<th>Currency</th>
<th>Initial issue price</th>
<th>Launch period/-date</th>
<th>Minimum subscription</th>
<th>Smallest tradable unit</th>
<th>Maximum flat fee p.a.; (maximum management fee p.a.)</th>
<th>Taxe d’abonnement p.a.</th>
<th>Form of custody</th>
<th>Use of earnings</th>
</tr>
</thead>
<tbody>
<tr>
<td>(USD) P-acc</td>
<td>USD</td>
<td>100</td>
<td>28 January 2016</td>
<td></td>
<td>0.001</td>
<td>1.800%&lt;sup&gt;2&lt;/sup&gt;; (1.440%)</td>
<td>0.05%</td>
<td>registered</td>
<td>accumulating</td>
</tr>
<tr>
<td>(EUR hedged) P-acc</td>
<td>EUR</td>
<td>100</td>
<td>28 January 2016</td>
<td></td>
<td>0.001</td>
<td>1.850%&lt;sup&gt;2&lt;/sup&gt;; (1.480%)</td>
<td>0.05%</td>
<td>registered</td>
<td>accumulating</td>
</tr>
<tr>
<td>(HKD) P-acc</td>
<td>HKD</td>
<td>N/A</td>
<td>not yet known</td>
<td></td>
<td>0.001</td>
<td>1.800%&lt;sup&gt;2&lt;/sup&gt;; (1.440%)</td>
<td>0.05%</td>
<td>registered</td>
<td>accumulating</td>
</tr>
</tbody>
</table>

**UBS (Lux) Equity SICAV – Russia (USD)**

<table>
<thead>
<tr>
<th>Share class</th>
<th>Currency</th>
<th>Initial issue price</th>
<th>Launch period/-date</th>
<th>Minimum subscription</th>
<th>Smallest tradable unit</th>
<th>Maximum flat fee p.a.; (maximum management fee p.a.)</th>
<th>Taxe d’abonnement p.a.</th>
<th>Form of custody</th>
<th>Use of earnings</th>
</tr>
</thead>
<tbody>
<tr>
<td>(RUB) P-dist</td>
<td>RUB</td>
<td>1,000</td>
<td>not yet known</td>
<td></td>
<td>0.001</td>
<td>2.340%&lt;sup&gt;2&lt;/sup&gt;; (1.870%)</td>
<td>0.05%</td>
<td>registered</td>
<td>Distributing annually (the Management Company will decide whether and to what extent distributions are to be declared and paid)</td>
</tr>
<tr>
<td>(RUB) P-acc</td>
<td>RUB</td>
<td>1,000</td>
<td>not yet known</td>
<td></td>
<td>0.001</td>
<td>2.340%&lt;sup&gt;2&lt;/sup&gt;; (1.870%)</td>
<td>0.05%</td>
<td>registered</td>
<td>accumulating</td>
</tr>
<tr>
<td>P-dist</td>
<td>USD</td>
<td>100</td>
<td>not yet known</td>
<td></td>
<td>0.001</td>
<td>2.340%&lt;sup&gt;2&lt;/sup&gt;; (1.870%)</td>
<td>0.05%</td>
<td>registered</td>
<td>Distributing annually (the Management Company will decide whether and to what extent distributions are to be declared and paid)</td>
</tr>
<tr>
<td>P-acc</td>
<td>USD</td>
<td>100</td>
<td>16.05.2006</td>
<td></td>
<td>0.001</td>
<td>2.340%&lt;sup&gt;2&lt;/sup&gt;; (1.870%)</td>
<td>0.05%</td>
<td>registered</td>
<td>accumulating</td>
</tr>
</tbody>
</table>

**UBS (Lux) Equity SICAV – USA Growth (USD)**

<table>
<thead>
<tr>
<th>Share class</th>
<th>Currency</th>
<th>Initial issue price</th>
<th>Launch period/-date</th>
<th>Minimum subscription</th>
<th>Smallest tradable unit</th>
<th>Maximum flat fee p.a.; (maximum management fee p.a.)</th>
<th>Taxe d’abonnement p.a.</th>
<th>Form of custody</th>
<th>Use of earnings</th>
</tr>
</thead>
<tbody>
<tr>
<td>P-dist</td>
<td>USD</td>
<td>100</td>
<td>not yet known</td>
<td></td>
<td>0.001</td>
<td>2.340%&lt;sup&gt;2&lt;/sup&gt;; (1.870%)</td>
<td>0.05%</td>
<td>registered</td>
<td>Distributing annually (the Management Company will decide whether and to what extent distributions are to be declared and paid)</td>
</tr>
<tr>
<td>P-acc</td>
<td>USD</td>
<td>100</td>
<td>16.05.2006</td>
<td></td>
<td>0.001</td>
<td>2.340%&lt;sup&gt;2&lt;/sup&gt;; (1.870%)</td>
<td>0.05%</td>
<td>registered</td>
<td>accumulating</td>
</tr>
</tbody>
</table>

<sup>1</sup> In USD, unless otherwise stated.

<sup>2</sup> Taxe d’abonnement p.a. is 1.800% for USD, 1.870% for EUR, and 1.870% for HKD.

The Fixed Rate Distribution Classes will not be changed.

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31
<table>
<thead>
<tr>
<th>Share class</th>
<th>Currency</th>
<th>Initial issue price</th>
<th>Launch period/-date</th>
<th>Minimum subscription</th>
<th>Smallest tradable unit</th>
<th>Maximum flat fee p.a.; (maximum management fee p.a.)</th>
<th>Taxe d’abonnement p.a.</th>
<th>Form of custody</th>
<th>Use of earnings</th>
</tr>
</thead>
<tbody>
<tr>
<td>P-dist</td>
<td>USD</td>
<td>100</td>
<td>not yet known</td>
<td>-</td>
<td>0.001</td>
<td>2.040% (^2); (1.630%)</td>
<td>0.05%</td>
<td>registered</td>
<td>Distributing annually (the Management Company will decide whether and to what extent distributions are to be declared and paid)</td>
</tr>
<tr>
<td>P-acc</td>
<td>USD</td>
<td>100</td>
<td>08.10.2004</td>
<td>-</td>
<td>0.001</td>
<td>2.040% (^2); (1.630%)</td>
<td>0.05%</td>
<td>registered</td>
<td>accumulating</td>
</tr>
</tbody>
</table>

**UBS (Lux) Equity SICAV – US Total Yield (USD)**

Currency of account of the Sub-Fund: USD

<table>
<thead>
<tr>
<th>Share class</th>
<th>Currency</th>
<th>Initial issue price</th>
<th>Launch period/-date</th>
<th>Minimum subscription</th>
<th>Smallest tradable unit</th>
<th>Maximum flat fee p.a.; (maximum management fee p.a.)</th>
<th>Taxe d’abonnement p.a.</th>
<th>Form of custody</th>
<th>Use of earnings</th>
</tr>
</thead>
<tbody>
<tr>
<td>P-acc</td>
<td>USD</td>
<td>100</td>
<td>15.02.2013</td>
<td>-</td>
<td>0.001</td>
<td>1.5000% (^2); (1.200%)</td>
<td>0.05%</td>
<td>registered</td>
<td>accumulating</td>
</tr>
<tr>
<td>P-dist</td>
<td>USD</td>
<td>100</td>
<td>15.02.2013</td>
<td>-</td>
<td>0.001</td>
<td>1.500% (^2); (1.200%)</td>
<td>0.05%</td>
<td>registered</td>
<td>Distributing annually (the Management Company will decide whether and to what extent distributions are to be declared and paid)</td>
</tr>
<tr>
<td>P-mdist</td>
<td>USD</td>
<td>100</td>
<td>24.06.2013</td>
<td>-</td>
<td>0.001</td>
<td>1.500% (^2); (1.200%)</td>
<td>0.05%</td>
<td>registered</td>
<td>Distributing monthly (the Management Company will decide whether and to what extent distributions are to be declared and paid)</td>
</tr>
<tr>
<td>(CHF hedged) P-acc</td>
<td>CHF</td>
<td>100</td>
<td>15.02.2013</td>
<td>-</td>
<td>0.001</td>
<td>1.550% (^2); (1.240%)</td>
<td>0.05%</td>
<td>registered</td>
<td>accumulating</td>
</tr>
<tr>
<td>(EUR hedged) P-acc</td>
<td>EUR</td>
<td>100</td>
<td>15.02.2013</td>
<td>-</td>
<td>0.001</td>
<td>1.550% (^2); (1.240%)</td>
<td>0.05%</td>
<td>registered</td>
<td>accumulating</td>
</tr>
<tr>
<td>(EUR hedged) P-dist</td>
<td>EUR</td>
<td>100</td>
<td>15.02.2013</td>
<td>-</td>
<td>0.001</td>
<td>1.550% (^2); (1.240%)</td>
<td>0.05%</td>
<td>registered</td>
<td>Distributing annually (the Management Company will decide whether and to what extent distributions are to be declared and paid)</td>
</tr>
<tr>
<td>(HKD) P-acc</td>
<td>HKD</td>
<td>100</td>
<td>not yet known</td>
<td>-</td>
<td>0.001</td>
<td>1.500% (^2); (1.200%)</td>
<td>0.05%</td>
<td>registered</td>
<td>accumulating</td>
</tr>
</tbody>
</table>
| (HKD) P-mdist | HKD | 100 | not yet known | - | 0.001 | 1.500% \(^2\); (1.200%) | 0.05% | registered | Distributing monthly (the
Notes:

| “P” | Shares in classes with “P” in their name are available to all investors. |
| *  | In the tables above, “Not yet known” is used for share classes which have not yet been launched at the time of publication of this Hong Kong Offering Document and whose launch periods/dates have not yet been determined. Investors are requested to contact their relevant authorized distributor for further information. |
| 1) | Plus issuing commission of 3% (except for “mdist” share classes which the Hong Kong distributors will only charge up to 5% of the subscription amount) maximum and any stamp duties and fees. |
| 2) | Flat fee of the Management Company. This will be used for the management, portfolio management and distribution of the Company (if applicable), as well as for all the tasks of the Depositary, such as the safekeeping and supervision of the Company’s assets, the handling of payment transactions and all other tasks listed in the section “Depositary and Main Paying Agent” of the Prospectus. The maximum flat fee does not include the fees and additional expenses set out in the section headed “Expenses paid by the Company” in the Prospectus. You are advised to refer to the section headed “Expenses paid by the Company” in the Prospectus for details. |
| “hedged” | For share classes with “hedged” in their name and with reference currencies different to a Sub-Fund’s currency of account (“share classes in foreign currencies”), the risk of fluctuations in the value of the reference currency is hedged against the relevant Sub-Fund’s currency of account. This hedging shall be between 95% and 105% of the total net assets of the share class in foreign currency. Changes in the market value of the portfolio, as well as subscriptions and redemptions of share classes in foreign currencies, can result in the hedging temporarily surpassing the aforementioned range. The Company and the Investment Manager will take all necessary steps to bring the hedging back within the aforementioned limits. The hedging described has no effect on possible currency risks resulting from investments denominated in a currency other than the Sub-Fund’s currency of account. |
UBS (Lux) Equity SICAV

Sales Prospectus

Shares in the Company may be acquired on the basis of this Sales Prospectus, the Company’s Articles of Incorporation, the latest annual report and, if already published, the subsequent semi-annual report.

Only the information contained in the Sales Prospectus and the aforementioned documents shall be deemed valid.

Furthermore, a Key Investor Information Document (KIID) is made available to investors before subscribing to shares. Information on whether a sub-fund of the Company is listed on the Luxembourg Stock Exchange can be obtained from the administrative agent or the Luxembourg Stock Exchange website (www.bourse.lu).

The issue and redemption of Company shares is subject to the regulations prevailing in the country where this takes place. The Company treats all investor information with the strictest confidentiality, unless its disclosure is required pursuant to statutory or supervisory provisions.

Shares in this Company may not be offered, sold or delivered within the United States.

Shares of this Company may not be offered, sold or delivered to investors who are US Persons. A US Person is any person who:

(i) is a United States person within the meaning of Section 7701(a)(30) of the US Internal Revenue Code of 1986, as amended, and the Treasury Regulations promulgated thereunder;
(ii) is a US person within the meaning of Regulation S under the US Securities Act of 1933 (17 CFR § 230.902(k));
(iii) is not a Non-United States person within the meaning of Rule 4.7 of the US Commodity Futures Trading Commission Regulations (17 CFR § 4.7(a)(1)(iv));
(iv) is in the United States within the meaning of Rule 202(a)(30)-1 under the US Investment Advisers Act of 1940, as amended; or
(v) is any trust, entity or other structure formed for the purpose of allowing US Persons to invest in the Company.

Management and administration

Registered office
33A, avenue J.F. Kennedy, L-1855 Luxembourg, B.P. 91, L-2010 Luxembourg

Board of Directors of the Company (the “Board of Directors”)

Chairman
Thomas Portmann,
Managing Director,
UBS Fund Management (Switzerland) AG,
Basel

Members
Iris Eberhard,
Managing Director,
UBS Asset Management Switzerland AG,
Zurich

Thomas Rose,
Managing Director,
UBS Asset Management Switzerland AG,
Zurich

Robert Süttinger,
Managing Director,
UBS Asset Management Switzerland AG, Zurich

Tobias Meyer,
Executive Director,
UBS Asset Management Switzerland AG, Zurich

Management Company
UBS Fund Management (Luxembourg) S.A., RCS Luxembourg B 154.210 (the “Management Company”).

The Management Company was established in Luxembourg on 1 July 2010 as an Aktiengesellschaft (public limited company) for an indefinite period. Its registered office is located at 33A, avenue J.F. Kennedy, L-1855 Luxembourg.

The Articles of Association of the Management Company were published on 16 August 2010 by way of a notice of deposit in the Mémorial, Recueil des Sociétés et Associations (the “Mémorial”).

The consolidated version of the Articles of Incorporation may be consulted at the Luxembourg Trade and Companies Register (Registre de Commerce et des Sociétés). The corporate purpose of the Management Company is to manage undertakings for collective investment pursuant to Luxembourg law and to issue/redeem units or shares in these products, among other activities. In addition to the Company, the Management Company currently also manages other undertakings for collective investment. The Management Company has fully paid-up equity capital of EUR 13,000,000.

Board of Directors of the Management Company

Chairman
André Müller-Wegner
Managing Director,
UBS Asset Management Switzerland AG, Zurich

Members
Gilbert Schintgen,
Director,
Luxembourg, Grand Duchy of Luxembourg

Pascal Kistler,
Managing Director,
UBS Business Solutions AG, Zurich

Andreas Schlatter,
Mathematician (PhD),
Independent Director,
Küttigen, Switzerland

Executive Board of the Management Company

Members
Valérie Bernard,
Executive Director,
UBS Fund Management (Luxembourg) S.A., Luxembourg

Geoffrey Lahaye,
Executive Director,
UBS Fund Management (Luxembourg) S.A., Luxembourg

Federica Ghirlandini,
Director,
UBS Fund Management (Luxembourg) S.A., Luxembourg
The Portfolio Manager has been assigned the management of the securities portfolio under the supervision and responsibility of the Management Company; to this end, it carries out all transactions relevant hereto in accordance with the prescribed investment restrictions.

The Portfolio Management entities of UBS Asset Management may transfer their mandates, fully or in part, to associated Portfolio Managers within UBS Asset Management. However, responsibility in each case remains with the aforementioned Portfolio Manager assigned by the Company.

If the above table states that UBS Asset Management (Americas) Inc. and UBS Switzerland AG have been appointed Portfolio Managers for the sub-funds, the following division of responsibilities applies in addition: UBS Switzerland AG will assume the task of establishing the key long-term investment themes, a corresponding equities universe and the investment parameters. UBS Asset Management (Americas) Inc. will use the information provided by UBS Switzerland AG together with the results of its own fundamental research to determine the sub-funds’ investments. UBS Asset Management (Americas) Inc. will carry out all relevant transactions in line with the prescribed investment parameters.

**Depositary and Main Paying Agent**

UBS Europe SE, Luxembourg Branch, 33A avenue J.F. Kennedy, L-1855 Luxembourg, (B.P. 2, L-2010 Luxembourg)

UBS Europe SE, Luxembourg Branch, has been appointed depositary of the Company (the “Depositary”). The Depositary will also provide paying agent services to the Company.

The Depositary is a Luxembourg branch office of UBS Europe SE, a European company (societas Europaea – SE) with its registered office in Frankfurt am Main, Germany, listed in the trade and companies register of the Frankfurt am Main district court (Handelsregister des Amtsgerichts Frankfurt am Main) under number HRB 107046. The Depositary is located at 33A, avenue J.F. Kennedy, L-1855 Luxembourg, and is entered in the Luxembourg trade and companies register under B 209.123. The Depositary has been assigned the safekeeping of those financial instruments of the Company that can be held in custody, as well as the record keeping and verification of ownership for other assets held by the Company. The Depositary shall also ensure the effective and proper monitoring of the Company’s cash flows pursuant to the provisions of the Law of 17 December 2010 on undertakings for collective investment (“Law of 2010”) and the depositary agreement (hereinafter referred to as the “Depositary Agreement”), each as amended.

Assets held in custody by the Depositary shall not be reused for their own account by the Depositary or any third party to whom custody has been delegated, unless such reuse is expressly permitted by the Law of 2010. In addition, the Depositary shall also ensure that (i) the sale, issue, repurchase, redemption and cancellation of shares is carried out in accordance with Luxembourg law, the Sales Prospectus and the Articles of Incorporation; (ii) the value of the shares is calculated in

<table>
<thead>
<tr>
<th>Sub-fund</th>
<th>Portfolio Manager</th>
</tr>
</thead>
<tbody>
<tr>
<td>UBS (Lux) Equity SICAV – All China (USD)</td>
<td>UBS Asset Management (Hong Kong) Limited, Hong Kong</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – Asian Smaller Companies (USD)</td>
<td>UBS Asset Management (Singapore) Ltd, Singapore</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – Brazil (USD)</td>
<td>UBS Asset Management Switzerland AG, Zurich</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – German High Dividend (EUR)</td>
<td>UBS Asset Management Switzerland AG, Zurich</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – Global Emerging Markets Opportunity (USD)</td>
<td>UBS Asset Management Switzerland AG, Zurich</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – Global High Dividend (USD)</td>
<td>UBS Asset Management Switzerland AG, Zurich</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – Global Income (USD)</td>
<td>UBS Asset Management Switzerland AG, Zurich</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – Global Quantitative (USD)</td>
<td>UBS Asset Management Switzerland AG, Zurich</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – Russia (USD)</td>
<td>UBS Asset Management Switzerland AG, Zurich</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – Small Caps Europe (EUR)</td>
<td>UBS Asset Management Switzerland AG, Zurich</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – Swiss Opportunity (CHF)</td>
<td>UBS Asset Management Switzerland AG, Zurich</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – US Income (USD)</td>
<td>UBS Asset Management Switzerland AG, Zurich</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – Emerging Markets Sustainable (USD)</td>
<td>UBS Asset Management (Americas) Inc., Chicago</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – Global Impact (USD)</td>
<td>UBS Asset Management (Americas) Inc., Chicago</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – US Opportunity (USD)</td>
<td>UBS Asset Management (Americas) Inc., Chicago</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – US Total Yield (USD)</td>
<td>UBS Asset Management (Americas) Inc., Chicago</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – USA Quantitative (USD)</td>
<td>UBS Asset Management (Americas) Inc., Chicago</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – USA Growth (USD)</td>
<td>UBS Asset Management (Americas) Inc., Chicago</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – Euro Countries Income (EUR)</td>
<td>UBS Asset Management (UK) Ltd, London</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – European High Dividend (EUR)</td>
<td>UBS Asset Management (UK) Ltd, London</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – European Opportunity Unconstrained (EUR)</td>
<td>UBS Asset Management (UK) Ltd, London</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – Global Opportunity Unconstrained (USD)</td>
<td>UBS Asset Management (UK) Ltd, London</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – US Quantitative Defensive (USD)</td>
<td>UBS Asset Management (UK) Ltd, London</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – Long Term Themes (USD)</td>
<td>• UBS Asset Management (Americas) Inc., Chicago</td>
</tr>
<tr>
<td></td>
<td>• UBS Switzerland AG, Zurich</td>
</tr>
</tbody>
</table>
accordance with Luxembourg law; (iii) the instructions of the Management Company or the Company are carried out, unless they conflict with applicable Luxembourg law, the Sales Prospectus and/or the Articles of Incorporation; (iv) for transactions involving the Company’s assets, any consideration is remitted to the Company within the usual time limits; and (v) the Company’s income is appropriated in accordance with Luxembourg law, the Sales Prospectus and the Articles of Incorporation.

In accordance with the provisions of the Depositary Agreement and the Law of 2010, the Depositary may appoint one or more sub-depositories. Subject to certain conditions and with the aim of effectively fulfilling its duties, the Depositary may thus delegate all or part of the safekeeping of those financial instruments that can be held in custody as entrusted to it, and/or all or part of its duties regarding the record keeping and verification of ownership of other assets of the Company. The Depositary does not permit its sub-depositories to make use of sub-delegates without its prior approval.

In accordance with the applicable laws and regulations, as well as the directive on conflicts of interest, the Depositary shall assess potential conflicts of interest that may arise from the delegation of its safekeeping tasks to a sub-depository or sub-delegate before any such appointing takes place. The Depositary is part of the UBS Group: a global, full-service private banking, investment banking, asset management and financial services organisation that is a major player on the global financial markets. As such, conflicts of interest may arise in connection with the delegation of its safekeeping tasks, because the Depositary and its affiliates engage in various business activities and may have diverging direct or indirect interests.

Investors may obtain additional information free of charge by addressing a written request to the Depositary.

In order to avoid potential conflicts of interest, the Depositary does not permit the appointment of sub-depositories or sub-delegates that belong to the UBS Group, unless such appointment is in the interest of the shareholders and no conflict of interest is identified at the time of appointment of the sub-depository or sub-delegate. Irrespective of whether a sub-depository or sub-delegate is part of the UBS Group, the Depositary will exercise the same level of due skill, care and diligence both in the selection and appointment as well as in the on-going monitoring of the respective sub-depository or sub-delegate. Furthermore, the conditions determining the appointment of any sub-depository or sub-delegate that is member of the UBS Group will be negotiated at arm’s length in order to protect the interests of the Company and its shareholders. Should a conflict of interest arise and prove impossible to mitigate, such conflict of interest will be disclosed to the shareholders, together with all decisions taken pertaining thereto. An up-to-date description of all custody tasks delegated by the Depositary, alongside an up-to-date list of these delegates and sub-delegate(s) can be found on the following webpage: https://www.ubs.com/global/en/legalinfo2/luxembourg.html

Where the law of a third country requires that financial instruments be held in custody by a local entity and no local entity satisfies the delegation requirements of Article 34 bis, Paragraph 3, lit. b) i) of the Law of 2010, the Depositary may delegate its tasks to such local entity to the extent required by the law of such third country for as long as there are no local entities satisfying the aforementioned requirements. In order to ensure that its tasks are only delegated to sub-depositories providing an adequate standard of protection, the Depositary must exercise all due skill, care and diligence as required by the Law of 2010 in the selection and appointment of any sub-depository to which it intends to delegate a portion of its tasks. Furthermore, it must continue to exercise all due skill, care and diligence in the periodic review and ongoing monitoring of any sub-depository to which it has delegated a portion of its tasks and of any arrangements entered into by the sub-depository in respect of the matters delegated to it. In particular, delegation is only permitted if the sub-depository keeps the assets of the Company separate from the Depositary’s own assets and the assets belonging to the sub-depository at all times during performance of the delegated tasks pursuant to the Law of 2010. The Depositary’s liability shall not be affected by any such delegation, unless otherwise stipulated in the Law of 2010 and/or the Depositary Agreement.

The Depositary is liable to the Company and its shareholders for the loss of a financial instrument held in custody within the meaning of Article 35 (1) of the Law of 2010 and Article 12 of Commission Delegated Regulation (EU) 2016/438 of 17 December 2015 supplementing the UCITS Directive with regard to the obligations of depositaries (the “Deposited Fund Assets”) by the Depositary and/or a sub-depository (the “Loss of a Deposited Fund Asset”).

In the event of the Loss of a Deposited Fund Asset, the Depositary must provide a financial instrument of the same type or value to the Company without undue delay. In accordance with the provisions of the Law of 2010, the Depositary will not be liable for the Loss of a Deposited Fund Asset if this was the result of an external event beyond its reasonable control, the consequences of which would have been unavoidable despite all reasonable efforts to the contrary.

The Depositary shall be liable to the Company and shareholders for all other direct losses suffered by them as a result of the Depositary's carelessness, negligence or intentional failure to properly fulfill its duties in accordance with applicable law, in particular the Law of 2010 and the Depositary Agreement.

The Company and the Depositary may terminate the Depositary Agreement at any time by giving three (3) months’ notice via registered letter. Should the Depositary decide to end its mandate or should it be removed from its role by the Company, the Depositary must be replaced before expiry of this notice period by a successor who shall take delivery of the Company’s assets and assume the functions and responsibilities of the Depositary. If the Company does not name another depositary as its successor within this time, the Depositary may notify the Luxembourg supervisory authority (Commission de Surveillance du Secteur Financier – “CSSF”) of the situation.

**Administrative agent**
Northern Trust Global Services SE, 6, rue Lou Hemmer, L-1748 Senningerberg

The administrative agent is responsible for the general administrative tasks involved in managing the Company as prescribed by Luxembourg law. These administrative services mainly include calculating the net asset value per share, keeping the Company’s accounts and carrying out reporting activities.

**Auditor of the Company**
PricewaterhouseCoopers, Société coopérative, 2, rue Gerhard Mercator, L-2182 Luxembourg.

**Paying agents**
UBS Europe SE, Luxembourg Branch, 33A avenue J.F. Kennedy, L-1855 Luxembourg, (B.P. 2, L-2010 Luxembourg) and other paying agents in the various distribution countries.
Distributors and other sales agents, referred to as “distributors” in the Sales Prospectus. UBS Asset Management Switzerland AG, Zurich, and other distributors in the various distribution countries.

Profile of the typical investor

The sub-funds are suitable investments for private and institutional investors who wish to invest in a diversified equity portfolio and are prepared to assume the risks associated with investments in equities.

Historical performance

The historical performance of the individual sub-funds is outlined in the KIID or in the corresponding sub-fund-specific document for the Company’s distribution countries.

Risk profile

Sub-fund investments may be subject to substantial fluctuations and no guarantee can be given that the value of a share will not fall below its value at the time of acquisition.

Factors that can trigger such fluctuations or influence their magnitude include but are not limited to:

- Company-specific changes;
- Changes in interest rates;
- Changes in exchange rates;
- Changes in commodity prices and energy sources;
- Changes affecting economic factors such as employment, public expenditure and indebtedness, and inflation;
- Changes in the legal environment and
- Changes in investor confidence in certain asset classes (e.g. equities), markets, countries, industries and sectors.

By diversifying investments, the Portfolio Manager seeks to partly reduce the negative impact of these risks on the value of the sub-fund.

Where sub-funds are exposed to specific risks due to their investments, information on these risks is included in the investment policy of this sub-fund.

Legal aspects

The Company

The Company offers investors various sub-funds (“umbrella structure”) that invest in accordance with the investment policy described in this Sales Prospectus. The specific features of each sub-fund are defined in this Sales Prospectus, which will be updated each time a new sub-fund is launched.

<table>
<thead>
<tr>
<th>Name of the Company:</th>
<th>UBS (Lux) Equity SICAV</th>
</tr>
</thead>
<tbody>
<tr>
<td>Legal form:</td>
<td>Open-ended investment fund legally established in the form of a société d’investissement à capital variable (“SICAV”) pursuant to Part I of the Law of 2010.</td>
</tr>
<tr>
<td>Date of incorporation:</td>
<td>7 October 1996</td>
</tr>
<tr>
<td>Entered in the Luxembourg trade and companies register under:</td>
<td>RCS B 56.386</td>
</tr>
<tr>
<td>Financial year:</td>
<td>1 June to 31 May</td>
</tr>
<tr>
<td>Ordinary general meeting:</td>
<td>Held annually at 11:30 on 24 November at the registered office of the Company. Should 24 November fall on a day that is not a business day in Luxembourg (i.e. a day on which banks in Luxembourg are open during normal business hours), then the general meeting will be held on the next business day.</td>
</tr>
<tr>
<td>Articles of Incorporation:</td>
<td></td>
</tr>
<tr>
<td>Initial publication</td>
<td>7 October 1996, Published in the Mémorial on 8 November 1996</td>
</tr>
<tr>
<td>Amendments</td>
<td>5 March 1998, Published in the Mémorial on 14 April 1998; 3 March 2005, Published in the Mémorial on 22 March 2005; 10 June 2011, Published in the Mémorial on 24 August 2011; 30 October 2015, Published in the Mémorial on 25 November 2015</td>
</tr>
<tr>
<td>Management Company</td>
<td>UBS Fund Management (Luxembourg) S.A., RCS Luxembourg B 154.210</td>
</tr>
</tbody>
</table>

The consolidated version of the Articles of Incorporation of the Company may be consulted at the Luxembourg trade and companies register (Registre de Commerce et des Sociétés). Any amendments thereto shall be notified by way of a notice of deposit in the Recueil Electronique des Sociétés et Associations (“RESA”), as well as by any other means described below in the section entitled “Regular reports and publications”. Amendments become legally binding following their approval by the general meeting of shareholders.
The combined net assets of the individual sub-funds form the total net assets of the Company, which at all times constitute the Company’s share capital and consist of fully-paid up, no-par value shares (the “shares”).

The Company asks investors to note that they only benefit from shareholder rights – particularly the right to participate in general meetings – if they are entered in their own name in the register of shareholders following their investment in the Company. However, if investors buy Company shares indirectly through an intermediary that makes the investment in its own name on behalf of the investor, and as a result, said intermediary is entered into the shareholders’ register instead of the investor, the aforementioned shareholder rights may be granted to the intermediary and not the investor. Investors are therefore advised to enquire as to their investor rights before making an investment decision.

At general meetings, shareholders are entitled to one vote per share held, irrespective of any differences in value between the shares in the individual sub-funds. Shares of a particular sub-fund carry the right of one vote per share held when voting at meetings affecting this sub-fund.

The Company forms a legal unit. As regards the association between shareholders, each sub-fund is considered to be independent of the others. The assets of a sub-fund are only liable for liabilities incurred by that sub-fund. As no division of liabilities is made between share classes, there is a risk that, under certain conditions, currency hedging transactions for share classes with “hedged” in their name may result in liabilities that affect the net asset value of other unit classes of the same sub-fund.

The Company may decide to liquidate existing sub-funds and/or launch new sub-funds and/or create different share classes with specific characteristics within these sub-funds at any time. This Sales Prospectus will be updated each time a new sub-fund is launched.

The Company’s duration and total assets are unlimited.

The Company was established on 7 October 1996 as an open-ended investment fund in the form of a SICAV pursuant to Part I of the Luxembourg Law of 30 March 1988 relating to undertakings for collective investment and was adapted in March 2005 to comply with the provisions of the Law of 2002; it has been subject to the Law of 2010 since 1 July 2011. With effect from 15 June 2011, the Company has appointed UBS Fund Management (Luxembourg) S.A. as its Management Company.

**Share classes**

Various share classes may be offered for each sub-fund. Information on the share classes available in each sub-fund can be obtained from the administrative agent or at www.ubs.com/funds.

<table>
<thead>
<tr>
<th>Class</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>&quot;p&quot;</td>
<td>Shares in classes with &quot;p&quot; in their name are available to all investors. Their smallest tradable unit is 0.001. Unless the Company decides otherwise, the initial issue price of these shares amounts to AUD 100, BRL 400, CAD 100, CHF 100, CZK 2,000, DKK 700, EUR 100, GBP 100, HKD 1,000, JPY 10,000, NOK 900, NZD 100, PLN 500, RMB 1,000, RUB 3,500, SEK 700, SGD 100, USD 100 or ZAR 1,000.</td>
</tr>
<tr>
<td>&quot;N&quot;</td>
<td>Shares in classes with &quot;N&quot; in their name (shares with restrictions on distribution partners or countries) are issued exclusively through distributors authorised by UBS Asset Management Switzerland AG and domiciled in Spain, Italy, Portugal and Germany, or in other distribution countries insofar as this has been decided by the Company. Their smallest tradable unit is 0.001. Unless the Company decides otherwise, the initial issue price of these shares amounts to AUD 100, BRL 400, CAD 100, CHF 100, CZK 2,000, DKK 700, EUR 100, GBP 100, HKD 1,000, JPY 10,000, NOK 900, PLN 500, RMB 1,000, RUB 3,500, SEK 700, SGD 100, USD 100 or ZAR 1,000.</td>
</tr>
<tr>
<td>&quot;K-1&quot;</td>
<td>Shares in classes with &quot;K-1&quot; in their name are available to all investors. Their smallest tradable unit is 0.1. Unless the Company decides otherwise, the initial issue price of these shares amounts to AUD 5 million, BRL 20 million, CAD 5 million, CHF 5 million, CZK 100 million, DKK 35 million, EUR 3 million, GBP 2.5 million, HKD 40 million, JPY 500 million, NOK 45 million, PLN 25 million, RMB 35 million, RUB 175 million, SEK 35 million, SGD 5 million, USD 5 million or ZAR 40 million.</td>
</tr>
<tr>
<td>&quot;K-X&quot;</td>
<td>Shares in classes with &quot;K-X&quot; in their name are exclusively reserved for investors who have signed a written agreement with UBS Asset Management Switzerland AG or one of its authorised distributors on investing in one or more sub-funds of this umbrella fund. The costs for asset management, fund administration (comprising the costs incurred by the Company, administrative agent and the Depositary) and distribution are charged to investors under the aforementioned agreements. Their smallest tradable unit is 0.001. Unless the Company decides otherwise, the initial issue price of these shares amounts to AUD 100, BRL 400, CAD 100, CHF 100, CZK 2,000, DKK 700, EUR 100, GBP 100, HKD 1,000, JPY 10,000, NOK 900, PLN 500, RMB 1,000, RUB 3,500, SEK 700, SGD 100, USD 100 or ZAR 1,000.</td>
</tr>
<tr>
<td>&quot;F&quot;</td>
<td>Shares in classes with &quot;F&quot; in their name are exclusively reserved for UBS Group AG affiliates. These shares may only be acquired by UBS Group AG affiliates, either for their own account or as part of discretionary asset management mandates concluded with UBS Group AG companies. In the latter case, the shares will be returned to the Company upon termination of the mandate at the prevailing net asset value and without being subject to charges. The smallest tradable unit of these shares is 0.001. Unless the Company decides otherwise, the initial issue price of these shares amounts to AUD 100, BRL 400, CAD 100, CHF 100, CZK 2,000, DKK 700, EUR 100, GBP 100, HKD 1,000, JPY 10,000, NOK 900, PLN 500, RMB 1,000, RUB 3,500, SEK 700, SGD 100, USD 100 or ZAR 1,000.</td>
</tr>
<tr>
<td>&quot;Q&quot;</td>
<td>Shares in classes with &quot;Q&quot; in their name are only available a) to investors in an eligible country as defined by &quot;List A&quot;; or</td>
</tr>
</tbody>
</table>
b) to contractual partners of UBS Asset Management Switzerland AG and other regulated financial service providers duly authorised by their supervisory authority, investing in their own name and
   - on their own behalf; or
   - on behalf of their clients within the framework of written contracts for pecuniary interest constituting
     (i) asset management mandates, (ii) advisory agreements, or (iii) similar long-term contracts, provided
     these specifically allow for investments in share classes without remuneration; or
   - on behalf of a collective investment scheme; or
   - on behalf of another regulated financial service provider that acts within the above framework on
     behalf of its clients.

In cases falling under (b), investors are domiciled in one of the eligible countries covered by “List B” if the
conditions of (i) above are met, or in one of the eligible countries covered by “List C” if the conditions of (ii) or
(iii) are met.

Admission of investors in further distribution countries (changes to lists A, B and C) shall be decided at the
sole discretion of the Board of Directors of the Company. Any information in this regard will be disclosed at
www.ubs.com/funds.

The smallest tradable unit of these shares is 0.001. Unless the Company decides otherwise, the initial issue
price of these shares amounts to AUD 100, BRL 400, CAD 100, CHF 100, CZK 2,000, EUR 100, GBP 100,
HKD 1,000, JPY 10,000, NOK 900, NZD 100, PLN 500, RMB 1,000, RUB 3,500, SEK 700, SGD 100, USD 100 or ZAR 1,000.

| Shares in classes with “QL” in their name are exclusively offered to selected financial intermediaries who: (i) have received approval from the Management Company prior to initial investment, and (ii) who are not allowed to be paid distribution commission according to regulatory requirements or who are permitted to invest into retrocession-free classes due to written agreements concluded between the financial intermediaries and their clients. The Management Company will require a minimum investment of CHF 200 million (or the equivalent in another currency). The Management Company may waive the minimum investment temporarily or permanently. Investments that no longer meet the above conditions may be forcibly redeemed at the prevailing net asset value or converted into another class of the same sub-fund. The Company and the Management Company are not liable for any tax consequences that may result from a forcible redemption or exchange. The smallest tradable unit of these shares is 0.001. Unless the Company decides otherwise, the initial issue price of these shares amounts to AUD 100, BRL 400, CAD 100, CHF 100, CZK 2,000, DKK 700 EUR 100, GBP 100, HKD 1,000, JPY 10,000, NOK 900, NZD 100, PLN 500, RMB 1,000, RUB 3,500, SEK 700, SGD 100, USD 100 or ZAR 1,000. |

| Shares in classes with “A” in their name are available to all investors. The maximum flat fee for this class does not include distribution costs. Their smallest tradable unit is 0.001. Unless the Company decides otherwise, the initial issue price for these shares amounts to AUD 100, BRL 400, CAD 100, CHF 100, CZK 2,000, EUR 100, GBP 100, HKD 1,000, JPY 10,000, NOK 900, NZD 100, PLN 500, RMB 1,000, RUB 3,500, SEK 700, SGD 100, USD 100 or ZAR 1,000. |

| Shares in classes with “I-A1” in their name are exclusively reserved for institutional investors within the meaning of Article 174(2)(c) of the Law of 2010. Their smallest tradable unit is 0.001. Unless the Company decides otherwise, the initial issue price of these shares amounts to AUD 100, BRL 400, CAD 100, CHF 100, CZK 2,000, EUR 100, GBP 100, HKD 1,000, JPY 10,000, NOK 900, NZD 100, PLN 500, RMB 1,000, RUB 3,500, SEK 700, SGD 100, USD 100 or ZAR 1,000. |

| Shares in classes with “I-A2” in their name are exclusively reserved for institutional investors within the meaning of Article 174(2)(c) of the Law of 2010. Their smallest tradable unit is 0.001. Unless the Company decides otherwise, the initial issue price of these shares amounts to AUD 100, BRL 400, CAD 100, CHF 100, CZK 2,000, DKK 700, EUR 100, GBP 100, HKD 1,000, JPY 10,000, NOK 900, PLN 500, RMB 1,000, RUB 3,500, SEK 700, SGD 100, USD 100 or ZAR 1,000. The minimum subscription amount for these shares is CHF 10 million (or foreign currency equivalent). Upon subscription
   (i) a minimum subscription must be made in accordance with the list above;
   (ii) based on a written agreement between the institutional investor and UBS Asset Management Switzerland AG (or one its authorised contractual partners), the investor’s total assets managed by UBS or its holdings in UBS collective investment schemes must be more than CHF 30 million (or foreign currency equivalent); or
   (iii) the institutional investor must be an institution for occupational retirement provision that is part of UBS Group AG or must be one of its wholly-owned group companies. |

| Shares in classes with “I-A3” in their name are exclusively reserved for institutional investors within the meaning of Article 174(2)(c) of the Law of 2010. Their smallest tradable unit is 0.001. Unless the Company decides otherwise, the initial issue price of these shares amounts to AUD 100, BRL 400, CAD 100, CHF 100, CZK 2,000, DKK 700, EUR 100, GBP 100, HKD 1,000, JPY 10,000, NOK 900, PLN 500, RMB 1,000, RUB 3,500, SEK 700, SGD 100, USD 100 or ZAR 1,000. The minimum subscription amount for these shares is CHF 30 million (or foreign currency equivalent). Upon subscription
   (i) a minimum subscription must be made in accordance with the list above;
   (ii) based on a written agreement between the institutional investor and UBS Asset Management Switzerland AG (or one its authorised contractual partners), the investor’s total assets managed by UBS or its holdings in UBS collective investment schemes must be more than CHF 100 million (or foreign currency equivalent); or
(iii) the institutional investor must be an institution for occupational retirement provision that is part of UBS Group AG or must be one of its wholly-owned group companies.

"I-B"

Shares in classes with "I-B" in their name are exclusively reserved for institutional investors within the meaning of Article 174(2)(c) of the Law of 2010 who have signed a written agreement with UBS Asset Management Switzerland AG or one of its authorised contractual partners. The costs for asset management, fund administration (comprising the costs incurred by the Company, the administrative agent and the Depositary) and distribution are charged to investors under the aforementioned agreements. Their smallest tradable unit is 0.001. Unless the Company decides otherwise, the initial issue price of these shares amounts to AUD 100, BRL 400, CAD 100, CHF 100, CZK 2,000, DKK 700, EUR 100, GBP 100, HKD 1,000, JPY 10,000, NZD 100, NOK 900, PLN 500, RMB 1,000, RUB 3,500, SEK 700, SGD 100, USD 100 or ZAR 1,000.

"I-X"

Shares in classes with "I-X" in their name are exclusively reserved for institutional investors within the meaning of Article 174(2)(c) of the Law of 2010 who have signed a written agreement with UBS Asset Management Switzerland AG or one of its authorised contractual partners. The costs for asset management, fund administration (comprising the costs incurred by the Company, the administrative agent and the Depositary) and distribution are charged to investors under the aforementioned agreements. Their smallest tradable unit is 0.001. Unless the Company decides otherwise, the initial issue price of these shares amounts to AUD 100, BRL 400, CAD 100, CHF 100, CZK 2,000, DKK 700, EUR 100, GBP 100, HKD 1,000, JPY 10,000, NZD 100, NOK 900, PLN 500, RMB 1,000, RUB 3,500, SEK 700, SGD 100, USD 100 or ZAR 1,000.

"U-X"

Shares in classes with "U-X" in their name are exclusively reserved for institutional investors within the meaning of Article 174(2)(c) of the Law of 2010 who have signed a written agreement with UBS Asset Management Switzerland AG or one of its authorised contractual partners. The costs for asset management, fund administration (comprising the costs incurred by the Company, the administrative agent and the Depositary) and distribution are charged to investors under the aforementioned agreements. This share class is exclusively geared towards financial products (i.e. funds of funds or other pooled structures under various legislative frameworks). Their smallest tradable unit is 0.001. Unless the Company decides otherwise, the initial issue price of these shares amounts to AUD 100, BRL 400, CAD 100, CHF 100, CZK 2,000, DKK 700, EUR 100, GBP 100, HKD 1,000, JPY 10,000, NZD 100, NOK 900, PLN 500, RMB 1,000, RUB 3,500, SEK 700, SGD 100, USD 100 or ZAR 1,000.

Additional characteristics:

Currencies

The share classes may be denominated in AUD, BRL, CAD, CHF, CZK, DKK, EUR, GBP, HKD, JPY, NOK, NZD, PLN, RMB, RUB, SEK, SGD, USD or ZAR. For share classes issued in the currency of account of the sub-fund, this currency will not be included in the share class name. The currency of account features in the name of the relevant sub-fund.

"hedged"

For share classes with “hedged” in their name and with reference currencies different to the sub-fund’s currency of account ("classes in foreign currencies"), the risk of fluctuations in the value of the reference currency is hedged against the sub-fund’s currency of account. This hedging shall be between 95% and 105% of the total net assets of the share class in foreign currency. Changes in the market value of the portfolio, as well as subscriptions and redemptions of share classes in foreign currencies, can result in the hedging temporarily surpassing the aforementioned range. The Company and the Portfolio Manager will take all necessary steps to bring the hedging back within the aforementioned limits. The hedging described has no effect on possible currency risks resulting from investments denominated in a currency other than the sub-fund's currency of account.

"portfolio hedged"

For share classes with “portfolio hedged” in their name, the currency risk of the sub-fund’s investments is hedged against the reference currency of the share class as follows: Systematically, between 95% and 105% of the proportion of investments in developed nation foreign currencies relative to the share class' total net assets is hedged, except where this is unfeasible or not cost-effective. Emerging market foreign currency investments are not hedged. Changes in the market value of the sub-fund's investments, as well as subscriptions and redemptions of share classes, can cause the hedge to temporarily exceed the range specified by the Portfolio Manager. The Company and the Portfolio Manager will take all necessary steps to bring the hedging back within the aforementioned limits. The hedging described is used to hedge the currency risk resulting from investments denominated in a currency other than the share class' reference currency, as described above.

"BRL hedged"

The Brazilian real (ISO 4217 currency code: BRL) may be subject to exchange control regulations and repatriation limits set by the Brazilian government. Prior to investing in BRL classes, investors should also bear in mind that the availability and tradability of BRL classes, and the conditions under which they may be available or traded, depend to a large extent on the political and regulatory developments in Brazil. The risk of fluctuations is hedged as described above under “hedged”. Potential investors should be aware of the risks of reinvestment, which could arise if the BRL class has to be liquidated early due to political and/or regulatory circumstances. This does not apply to the risk associated with reinvestment due to liquidation of a share class and/or the sub-fund in accordance with the section “Liquidation of the Company and its sub-funds; merger of sub-funds”.

"RMB hedged"

Investors should note that the renminbi (ISO 4217 currency code: CNY), the official currency of the People's Republic of China (the "PRC"), is traded on two markets, namely as onshore RMB (CNY) in mainland China and offshore RMB (CNH) outside mainland China. Shares in classes with “RMB hedged” in their name are shares whose net asset value is calculated in offshore
Onshore RMB (CNY) is not a freely convertible currency and is subject to foreign exchange control policies and repatriation restrictions imposed by the PRC government. Offshore RMB (CNH), on the other hand, may be traded freely against other currencies, particularly EUR, CHF and USD. This means the exchange rate between offshore RMB (CNH) and other currencies is determined on the basis of supply and demand relating to the respective currency pair.

Convertibility between offshore RMB (CNH) and onshore RMB (CNY) is a regulated currency process subject to foreign exchange control policies and repatriation restrictions imposed by the PRC government in coordination with offshore supervisory and governmental agencies (e.g. the Hong Kong Monetary Authority). Prior to investing in RMB classes, investors should bear in mind that the requirements relating to regulatory reporting and fund accounting of offshore RMB (CNH) are not clearly regulated. Furthermore, investors should be aware that offshore RMB (CNH) and onshore RMB (CNY) have different exchange rates against other currencies. The value of offshore RMB (CNH) can potentially differ significantly from that of onshore RMB (CNY) due to a number of factors including, without limitation, foreign exchange control policies and repatriation restrictions imposed by the PRC government at certain times, as well as other external market forces. Any devaluation of offshore RMB (CNH) could adversely affect the value of investors’ investments in the RMB classes. Investors should therefore take these factors into account when calculating the conversion of their investments and the ensuing returns from offshore RMB (CNH) into their target currency.

Prior to investing in RMB classes, investors should also bear in mind that the availability and tradability of RMB classes, and the conditions under which they may be available or traded, depend to a large extent on the political and regulatory developments in the PRC. Thus, no guarantee can be given that offshore RMB (CNH) or the RMB classes will be offered and/or traded in future, nor can there be any guarantee as to the conditions under which offshore RMB (CNH) and/or RMB classes may be made available or traded. In particular, since the currency of account of the relevant sub-funds offering the RMB classes would be in a currency other than offshore RMB (CNH), the ability of the relevant sub-fund to make redemption payments in offshore RMB (CNH) would be subject to the sub-fund’s ability to convert its currency of account into offshore RMB (CNH), which may be restricted by the availability of offshore RMB (CNH) or other circumstances beyond the control of the Management Company.

The risk of fluctuations is hedged as described above under “hedged”.

Potential investors should be aware of the risks of reinvestment, which could arise if the RMB class has to be liquidated early due to political and/or regulatory circumstances. This does not apply to the risk associated with reinvestment due to liquidation of a share class and/or the sub-fund in accordance with the section “Liquidation of the Company and its sub-funds; merger of sub-funds”.

### "PF"

Share classes with “PF” in their name differ from the other share classes to the extent that in addition to the flat fee, a performance fee is paid to the Portfolio Manager if the conditions set out in the section “Expenses paid by the Company” are met.

### "acc"

The income of share classes with “-acc” in their name is not distributed unless the Company decides otherwise.

### "dist"

For share classes with “-dist” in their name, income is distributed unless the Company decides otherwise.

### "qdist"

Shares in classes with “-qdist” in their name may make quarterly distributions, gross of fees and expenses. Distributions may also be made out of the capital (this may include, inter alia, realised and unrealised net gains in net asset value (“capital”). Distributions out of capital result in the reduction of an investor’s original capital invested in the sub-fund. Furthermore, any distributions from the income and/or involving the capital in an immediate reduction of the net asset value per share of the sub-fund. Investors in certain countries may be subject to higher tax rates on distributed capital than on any capital gains from the sale of fund units. Some investors may therefore prefer to subscribe to accumulating (-acc) rather than distributing (-dist, -qdist) share classes. Investors may be taxed at a later point in time on income and capital arising on accumulating (-acc) share classes compared with distributing (-dist) share classes. Investors should consult qualified experts for tax advice regarding their individual situation.

### “mdist”

Shares in classes with “-mdist” in their name may make monthly distributions, gross of fees and expenses. Distributions may also be made out of capital. Distributions out of capital result in the reduction of an investor’s original capital invested in the sub-fund. Furthermore, any distributions from the income and/or involving the capital in an immediate reduction of the net asset value per share of the sub-fund. Investors in certain countries may be subject to higher tax rates on distributed capital than on any capital gains from the sale of fund units. Some investors may therefore prefer to invest in accumulating (-acc) rather than distributing (-dist, -mdist) share classes. Investors may be taxed at a later point in time on income and capital arising on accumulating (-acc) share classes compared with distributing (-dist) share classes. Investors should consult qualified experts for tax advice regarding their individual situation. The maximum issuing commission for shares in classes with “-mdist” in their name is 6%.

### "UKdist"

For share classes with "UKdist" in their name that are subject to the reporting fund rules, the Company intends to distribute a sum corresponding to 100% of the reportable income within the meaning of the UK reporting fund rules. The Company does not intend to make taxable values for these share classes available in other countries, as they are intended for investors whose investment in the share class is liable to tax in the UK.

### "2%", "4%"

Shares in classes with “2%” / “4%” / “6%” / “8%” in their name may make monthly (-mdist), quarterly (-qdist) or annual (-dist) distributions at the respective aforementioned annual percentage rates, gross of fees and
expenses. The distribution amount is calculated based on the net asset value of the respective share class at the end of the month (in the case of monthly distributions), financial quarter (in the case of quarterly distributions) or financial year (in the case of annual distributions). These share classes are suitable for investors who wish for more stable distributions, unrelated to past or expected returns or income of the relevant sub-fund.

Distributions may thus also be made from the capital. Distributions out of capital result in the reduction of an investor’s original capital invested in the sub-fund. Furthermore, any distributions from the income and/or involving the capital result in an immediate reduction of the net asset value per share of the sub-fund. Investors in certain countries may be subject to higher tax rates on distributed capital than on any capital gains from the sale of fund units. Some investors may therefore choose to invest in the accumulating (acc) instead of the distributing (dist, qdist, -mdist) share classes. Investors may be taxed at a later point in time on income and capital arising on accumulating (acc) share classes compared with distributing (dist, qdist, -mdist) share classes. Investors should consult qualified experts for tax advice regarding their individual situation.

| “seeding” | Shares with “seeding” in their name are only offered for a limited period of time. At the end of this period, no further subscriptions are permitted unless the Company decides otherwise. However, these shares may still be redeemed in accordance with the conditions for the redemption of shares. Unless otherwise decided by the Company, the smallest tradeable unit, the initial issue price and the minimum subscription amount shall correspond to the characteristics of the share classes listed above. |

**Investment objective and investment policy of the sub-funds**

**Investment objective**
The Company aims to generate strong capital appreciation with a reasonable level of income, while giving due consideration to capital security and the liquidity of the Company’s assets.

**General investment policy**
The sub-funds of the Company invest at least two thirds of their assets in equities, other equity interests, dividend-right certificates and, on an ancillary basis, in warrants on equities and other equity interests. Furthermore, where the name of a country or region appears in the name of a sub-fund, that sub-fund may invest no more than one third of its net assets in countries or regions other than that which appears in its name.

In addition, irrespective of its name and in accordance with the provisions on investment instruments and restrictions listed below, each sub-fund may invest up to 25% of its net assets in convertible bonds and warrant-linked bonds with warrants on securities, and up to 15% of its net assets in bonds, notes and similar fixed-income or floating-rate debt instruments (including floating rate notes) of public, semi-public and private issuers, in money market securities, and, on an ancillary basis, in warrants on bonds from the aforementioned issuers.

No more than 15% of the net assets of the Company may be invested in promissory notes of any kind which bear “interest” in the sense of Council Directive 2003/48/EC of 3 June 2003 on taxation of interest payments. Unless otherwise provided for in the investment policy of the relevant sub-fund, that sub-fund may invest no more than 10% of its assets in UCITS or UCIs.

As set out in Point 1.1(g) and Point 5 of the investment principles, the Company may, as a main element in achieving the investment policy for each sub-fund and within the statutory limits defined, use special techniques and financial instruments whose underlying assets are securities, money market instruments and other financial instruments. The markets in derivatives are volatile; both the opportunity to achieve gains as well as the risk of suffering losses are higher than with investments in securities. Each sub-fund may hold liquid funds on an ancillary basis.

**The sub-funds and their special investment policies**

**UBS (Lux) Equity SICAV – All China (USD)**
The sub-fund invests mainly in shares and other equity interests of companies domiciled in the People’s Republic of China ("PRC") as well as in other companies that have close economic links with the PRC. These investments contain securities listed within the PRC (onshore) or outside of the PRC (offshore).

Investors should note that the sub-fund’s exposure may also include Chinese A shares. Chinese A shares are renminbi-denominated A shares of companies domiciled in mainland China; these are traded on Chinese stock exchanges such as the Shanghai Stock Exchange and the Shenzhen Stock Exchange. The sub-fund may invest in Chinese A shares via Shanghai-Hong Kong Stock Connect or Shenzhen-Hong Kong Stock Connect.

This sub-fund may invest in both developed and emerging markets. The risks associated therewith are listed in the section entitled “General risk information”. In addition to the aforementioned, investors should read, be aware of and take into account the risks associated with investments traded via Shanghai-Hong Kong Stock Connect or Shenzhen-Hong Kong Stock Connect. Information on this topic can be found after the section “General risk information”.

For the reasons mentioned, this sub-fund is particularly suitable for risk-conscious investors.
Currency of account: USD

Fees

<table>
<thead>
<tr>
<th>Share classes with “P” in their name</th>
<th>Maximum flat fee (maximum management fee) p.a.</th>
<th>Maximum flat fee (maximum management fee) p.a. for share classes with “hedged” in their name</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>2.150% (1.720%)</td>
<td>2.200% (1.760%)</td>
</tr>
<tr>
<td>Share classes with “N” in their name</td>
<td>2.790% (2.230%)</td>
<td>2.840% (2.270%)</td>
</tr>
<tr>
<td>Share classes with “K-1” in their name</td>
<td>1.570% (1.260%)</td>
<td>1.600% (1.280%)</td>
</tr>
<tr>
<td>Share classes with “K-X” in their name</td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
<tr>
<td>Share classes with “F” in their name</td>
<td>1.020% (0.820%)</td>
<td>1.050% (0.840%)</td>
</tr>
<tr>
<td>Share classes with “Q” in their name</td>
<td>1.290% (1.030%)</td>
<td>1.340% (1.070%)</td>
</tr>
<tr>
<td>Share classes with “I-A1” in their name</td>
<td>1.240% (0.990%)</td>
<td>1.270% (1.016%)</td>
</tr>
<tr>
<td>Share classes with “I-A2” in their name</td>
<td>1.170% (0.940%)</td>
<td>1.200% (0.960%)</td>
</tr>
<tr>
<td>Share classes with “I-A3” in their name</td>
<td>1.020% (0.820%)</td>
<td>1.050% (0.840%)</td>
</tr>
<tr>
<td>Share classes with “I-B” in their name</td>
<td>0.180% (0.000%)</td>
<td>0.180% (0.000%)</td>
</tr>
<tr>
<td>Share classes with “I-X” in their name</td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
<tr>
<td>Share classes with “U-X” in their name</td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
</tbody>
</table>

UBS (Lux) Equity SICAV – Asian Smaller Companies (USD)

This sub-fund invests mainly in equities and other equity interests of small-cap companies that are domiciled or chiefly active in Asian markets (excl. Japan). The market capitalisation of the small-cap companies included in the sub-fund may not exceed that of the company with the highest market capitalisation in the benchmark of small and mid-cap companies for this sub-fund. However, they need not be included in the benchmark universe of the sub-fund. As the sub-fund invests in many foreign currencies due to its global orientation, the portfolio or parts thereof may be hedged against the reference currency of the sub-fund in order to reduce the associated foreign currency risks.

Investors should note that the sub-fund’s exposure may also include Chinese A shares traded via Shanghai-Hong Kong Stock Connect or Shenzhen-Hong Kong Stock Connect. Chinese A shares are renminbi-denominated A shares of companies domiciled in mainland China; these are traded on Chinese stock exchanges such as the Shanghai Stock Exchange and the Shenzhen Stock Exchange.

This sub-fund may invest in both developed and emerging markets. The risks associated therewith are listed in the section entitled “General risk information”. In addition to the aforementioned, investors should read, be aware of and take into account the risks associated with investments traded via Shanghai-Hong Kong Stock Connect or Shenzhen-Hong Kong Stock Connect. Information on this topic can be found after the section “General risk information”.

For the reasons mentioned, this sub-fund is particularly suitable for risk-conscious investors.

Currency of account: USD

Fees

<table>
<thead>
<tr>
<th>Share classes with “P” in their name</th>
<th>Maximum flat fee (maximum management fee) p.a.</th>
<th>Maximum flat fee (maximum management fee) p.a. for share classes with “hedged” in their name</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>1.920% (1.540%)</td>
<td>1.970% (1.580%)</td>
</tr>
<tr>
<td>Share classes with “N” in their name</td>
<td>2.500% (2.000%)</td>
<td>2.550% (2.040%)</td>
</tr>
<tr>
<td>Share classes with “K-1” in their name</td>
<td>1.300% (1.040%)</td>
<td>1.330% (1.060%)</td>
</tr>
<tr>
<td>Share classes with “K-X” in their name</td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
<tr>
<td>Share classes with “F” in their name</td>
<td>0.800%</td>
<td>0.830%</td>
</tr>
</tbody>
</table>
UBS (Lux) Equity SICAV – Brazil (USD)
This sub-fund invests at least two-thirds of its assets in equities and other equity interests of companies domiciled or chiefly active in Brazil, regardless of market capitalisation.
This sub-fund may invest in both developed and emerging markets. The risks associated therewith are listed in the section entitled “General risk information”.
For these reasons, this sub-fund is especially suitable for risk-conscious investors.

Currency of account: USD

Fees

<table>
<thead>
<tr>
<th>Share classes</th>
<th>Maximum flat fee (maximum management fee) p.a.</th>
<th>Maximum flat fee (maximum management fee) p.a. for share classes with “hedged” in their name</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Share classes with “P” in their name</strong></td>
<td>1.920% (1.540%)</td>
<td>1.970% (1.580%)</td>
</tr>
<tr>
<td><strong>Share classes with “N” in their name</strong></td>
<td>2.250% (1.800%)</td>
<td>2.300% (1.840%)</td>
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<tr>
<td><strong>Share classes with “K-1” in their name</strong></td>
<td>1.400% (1.120%)</td>
<td>1.430% (1.140%)</td>
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<tr>
<td><strong>Share classes with “K-X” in their name</strong></td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
<tr>
<td><strong>Share classes with “F” in their name</strong></td>
<td>0.740% (0.590%)</td>
<td>0.770% (0.620%)</td>
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<tr>
<td><strong>Share classes with “Q” in their name</strong></td>
<td>0.980% (0.780%)</td>
<td>1.030% (0.820%)</td>
</tr>
<tr>
<td><strong>Share classes with “I-A1” in their name</strong></td>
<td>0.880% (0.700%)</td>
<td>0.910% (0.730%)</td>
</tr>
<tr>
<td><strong>Share classes with “I-A2” in their name</strong></td>
<td>0.820% (0.660%)</td>
<td>0.850% (0.680%)</td>
</tr>
<tr>
<td><strong>Share classes with “I-A3” in their name</strong></td>
<td>0.740% (0.590%)</td>
<td>0.770% (0.620%)</td>
</tr>
<tr>
<td><strong>Share classes with “I-B” in their name</strong></td>
<td>0.180% (0.000%)</td>
<td>0.180% (0.000%)</td>
</tr>
<tr>
<td><strong>Share classes with “I-X” in their name</strong></td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
<tr>
<td><strong>Share classes with “U-X” in their name</strong></td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
</tbody>
</table>

UBS (Lux) Equity SICAV – Emerging Markets Sustainable (USD)
This sub-fund invests following the principle of risk diversification, with at least two-thirds of its assets invested in equities and other equity interests of companies that are domiciled or chiefly active in emerging markets. In doing so, the sub-fund invests at least 70% in companies (“innovators”) with some innovative quality, whose products and services constitute a contribution to sustainable development in emerging markets by combining high potential returns and especially high environmental and societal value. A specialised SRI team at UBS Asset Management is responsible for this selection. The sub-fund may also invest in other equity interests as permitted by the Articles of Incorporation of the Company and the investment policy and guidelines. As the sub-fund invests in many foreign currencies due to its regional orientation, the portfolio or parts thereof may be hedged against the reference currency of
the sub-fund in order to reduce the associated foreign currency risks. Investors should note that the sub-fund’s exposure may also include Chinese A shares traded via Shanghai-Hong Kong Stock Connect or Shenzhen-Hong Kong Stock Connect. Chinese A shares are renminbi-denominated A shares of companies domiciled in mainland China; these are traded on Chinese stock exchanges such as the Shanghai Stock Exchange and the Shenzhen Stock Exchange. This sub-fund may invest in both developed and emerging markets. The risks associated therewith are listed in the section entitled “General risk information”. In addition to the aforementioned, investors should read, be aware of and take into account the risks associated with investments traded via Shanghai-Hong Kong Stock Connect or Shenzhen-Hong Kong Stock Connect. Information on this topic can be found after the section “General risk information”. For the aforementioned reasons, this sub-fund is particularly suitable for risk-conscious investors.

Currency of account: USD

Fees

<table>
<thead>
<tr>
<th>Share classes with “P” in their name</th>
<th>Maximum flat fee (maximum management fee) p.a.</th>
<th>Maximum flat fee (maximum management fee) p.a. for share classes with “hedged” in their name</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>2.040% (1.630%)</td>
<td>2.090% (1.670%)</td>
</tr>
<tr>
<td>Share classes with “N” in their name</td>
<td>2.750% (2.200%)</td>
<td>2.800% (2.240%)</td>
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<tr>
<td>Share classes with “K-1” in their name</td>
<td>1.500% (1.200%)</td>
<td>1.530% (1.220%)</td>
</tr>
<tr>
<td>Share classes with “K-X” in their name</td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
<tr>
<td>Share classes with “F” in their name</td>
<td>0.950% (0.760%)</td>
<td>0.980% (0.780%)</td>
</tr>
<tr>
<td>Share classes with “Q” in their name</td>
<td>1.200% (0.960%)</td>
<td>1.250% (1.000%)</td>
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<tr>
<td>Share classes with “I-A1” in their name</td>
<td>1.150% (0.920%)</td>
<td>1.180% (0.940%)</td>
</tr>
<tr>
<td>Share classes with “I-A2” in their name</td>
<td>1.050% (0.840%)</td>
<td>1.080% (0.860%)</td>
</tr>
<tr>
<td>Share classes with “I-A3” in their name</td>
<td>0.950% (0.760%)</td>
<td>0.980% (0.780%)</td>
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<tr>
<td>Share classes with “I-B” in their name</td>
<td>0.180% (0.000%)</td>
<td>0.180% (0.000%)</td>
</tr>
<tr>
<td>Share classes with “I-X” in their name</td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
<tr>
<td>Share classes with “U-X” in their name</td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
</tbody>
</table>

UBS (Lux) Equity SICAV – Euro Countries Income (EUR)

This sub-fund mainly invests in equities and other equity interests of companies that are domiciled or chiefly active in member states of the European Monetary Union (EMU). Countries of the European Monetary Union (EMU) are those that participate in the EMU and therefore have the euro as their national currency. The sub-fund’s investment strategy aims to generate above-average returns on equity investments compared to the performance of the eurozone equity markets. Returns on equity investments may stem from dividends, call option premia and other sources. Consequently, the sub-fund may use derivative financial instruments in accordance with Point 1.1(g) for investment purposes. The distributing (-dist) share classes of this sub-fund may thus distribute both capital and income (for ex. dividends). Income and capital may be distributed in two separate coupons. Investors in certain countries may be subject to higher tax rates on distributed capital than on any capital gains from the sale of fund units. For this reason, some investors may prefer to invest in accumulating (-acc) share classes instead of distributing (-dist) share classes. Investors may be taxed at a later point in time on income and capital arising on accumulating (-acc) share classes compared with distributing (-dist) share classes. Investors should consult qualified experts for tax advice regarding their individual situation.

Currency of account: EUR

Fees

<table>
<thead>
<tr>
<th>Share classes with “P” in their name</th>
<th>Maximum flat fee (maximum management fee) p.a.</th>
<th>Maximum flat fee (maximum management fee) p.a. for share classes with “hedged” in their name</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>1.600%</td>
<td>1.650%</td>
</tr>
<tr>
<td>Share classes with &quot;N&quot; in their name</td>
<td>(1.280%)</td>
<td>(1.320%)</td>
</tr>
<tr>
<td>------------------------------------------</td>
<td>---------</td>
<td>---------</td>
</tr>
<tr>
<td>Share classes with &quot;K-1&quot; in their name</td>
<td>2.500%</td>
<td>2.300%</td>
</tr>
<tr>
<td>Share classes with &quot;K-X&quot; in their name</td>
<td>0.000%</td>
<td>0.000%</td>
</tr>
<tr>
<td>Share classes with &quot;F&quot; in their name</td>
<td>0.600%</td>
<td>0.630%</td>
</tr>
<tr>
<td>Share classes with &quot;Q&quot; in their name</td>
<td>0.900%</td>
<td>1.030%</td>
</tr>
<tr>
<td>Share classes with &quot;QL&quot; in their name</td>
<td>0.700%</td>
<td>0.730%</td>
</tr>
<tr>
<td>Share classes with “I-A1” in their name</td>
<td>0.650%</td>
<td>0.680%</td>
</tr>
<tr>
<td>Share classes with “I-A2” in their name</td>
<td>0.600%</td>
<td>0.630%</td>
</tr>
<tr>
<td>Share classes with “I-A3” in their name</td>
<td>0.065%</td>
<td>0.065%</td>
</tr>
<tr>
<td>Share classes with “I-B” in their name</td>
<td>0.000%</td>
<td>0.000%</td>
</tr>
<tr>
<td>Share classes with “I-X” in their name</td>
<td>0.000%</td>
<td>0.000%</td>
</tr>
<tr>
<td>Share classes with &quot;U-X&quot; in their name</td>
<td>0.000%</td>
<td>0.000%</td>
</tr>
</tbody>
</table>

UBS (Lux) Equity SICAV – European High Dividend (EUR)

This sub-fund invests following the principle of risk diversification, with at least two thirds of its assets invested in equities or other equity interests in small, medium and large-cap companies domiciled or chiefly active in Europe. The Fund strategy is to select companies with high, consistent dividends. As the sub-fund invests in foreign currencies due to its regional orientation, the portfolio or parts thereof may be hedged against the reference currency of the sub-fund in order to reduce the associated foreign currency risks.

Currency of account: EUR

Fees

<table>
<thead>
<tr>
<th>Share classes with &quot;P&quot; in their name</th>
<th>Maximum flat fee (maximum management fee) p.a.</th>
<th>Maximum flat fee (maximum management fee) p.a. for share classes with “hedged” in their name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Share classes with &quot;N&quot; in their name</td>
<td>1.500% (1.200%)</td>
<td>1.550% (1.240%)</td>
</tr>
<tr>
<td>Share classes with &quot;K-1&quot; in their name</td>
<td>2.500% (2.000%)</td>
<td>2.550% (2.040%)</td>
</tr>
<tr>
<td>Share classes with “K-X” in their name</td>
<td>0.900% (0.720%)</td>
<td>0.930% (0.740%)</td>
</tr>
<tr>
<td>Share classes with “F” in their name</td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
<tr>
<td>Share classes with “Q&quot; in their name</td>
<td>0.520% (0.420%)</td>
<td>0.550% (0.440%)</td>
</tr>
<tr>
<td>Share classes with “QL&quot; in their name</td>
<td>0.840% (0.670%)</td>
<td>0.890% (0.710%)</td>
</tr>
<tr>
<td>Share classes with “I-A1” in their name</td>
<td>0.670% (0.540%)</td>
<td>0.720% (0.580%)</td>
</tr>
<tr>
<td>Share classes with “I-A2” in their name</td>
<td>0.640% (0.510%)</td>
<td>0.670% (0.540%)</td>
</tr>
<tr>
<td>Share classes with “I-A3” in their name</td>
<td>0.600% (0.480%)</td>
<td>0.630% (0.500%)</td>
</tr>
<tr>
<td>Share classes with “I-B” in their name</td>
<td>0.520% (0.420%)</td>
<td>0.550% (0.440%)</td>
</tr>
<tr>
<td>Share classes with “I-X” in their name</td>
<td>0.065% (0.000%)</td>
<td>0.065% (0.000%)</td>
</tr>
<tr>
<td>Share classes with “U-X” in their name</td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
</tbody>
</table>

14/55
UBS (Lux) Equity SICAV – European Opportunity Unconstrained (EUR)
The sub-fund predominantly invests in equities, equity rights or other equity interests in companies domiciled or chiefly active in Europe. The sub-fund generally seeks to combine long and short positions to maintain net equity exposure of between 80% and 120% of its total net assets. This net equity exposure may range between 50% and 150% of the total net assets. Gross exposure in the form of long positions may not exceed 150% of the total net assets, and gross exposure in the form of short positions may not exceed 50% of the total net assets. In accordance with Section 5 entitled “Special techniques and instruments with securities and money market instruments as underlying assets”, the sub-fund uses exchange-traded derivative instruments such as equity options or futures, or OTC derivatives such as equity rights (swaps), to build long and short equity positions. Potential losses incurred from taking a short position on an asset may be unlimited, since the price of the asset may rise without limitation. Sharp, rapid rises in the price of these assets may lead to substantial losses. The sub-fund does not engage in the physical short-selling of equities.

Currency of account: EUR

Fees

<table>
<thead>
<tr>
<th>Share classes with “P” in their name</th>
<th>Maximum flat fee (maximum management fee) p.a.</th>
<th>Maximum flat fee (maximum management fee) p.a. for share classes with “hedged” in their name</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>2.040% (1.630%)</td>
<td>2.090% (1.670%)</td>
</tr>
<tr>
<td>Share classes with “N” in their name</td>
<td>2.500% (2.000%)</td>
<td>2.550% (2.040%)</td>
</tr>
<tr>
<td>Share classes with “K-1” in their name</td>
<td>1.300% (1.040%)</td>
<td>1.330% (1.060%)</td>
</tr>
<tr>
<td>Share classes with “K-X” in their name</td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
<tr>
<td>Share classes with “F” in their name</td>
<td>0.850% (0.680%)</td>
<td>0.880% (0.700%)</td>
</tr>
<tr>
<td>Share classes with “Q” in their name</td>
<td>1.020% (0.820%)</td>
<td>1.070% (0.860%)</td>
</tr>
<tr>
<td>Share classes with “I-A1” in their name</td>
<td>0.950% (0.760%)</td>
<td>0.980% (0.780%)</td>
</tr>
<tr>
<td>Share classes with “I-A2” in their name</td>
<td>0.900% (0.720%)</td>
<td>0.930% (0.740%)</td>
</tr>
<tr>
<td>Share classes with “I-A3” in their name</td>
<td>0.850% (0.680%)</td>
<td>0.880% (0.700%)</td>
</tr>
<tr>
<td>Share classes with “I-B” in their name</td>
<td>0.065% (0.000%)</td>
<td>0.065% (0.000%)</td>
</tr>
<tr>
<td>Share classes with “I-X” in their name</td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
<tr>
<td>Share classes with “U-X” in their name</td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
</tbody>
</table>

UBS (Lux) Equity SICAV – German High Dividend (EUR)
This sub-fund invests mainly in equities and other equity interests of companies that are domiciled or chiefly active in Germany. The sub-fund strategy is to select companies with high and/or rising dividends.

Currency of account: EUR

Fees

<table>
<thead>
<tr>
<th>Share classes with “P” in their name</th>
<th>Maximum flat fee (maximum management fee) p.a.</th>
<th>Maximum flat fee (maximum management fee) p.a. for share classes with “hedged” in their name</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>1.800% (1.440%)</td>
<td>1.850% (1.480%)</td>
</tr>
<tr>
<td>Share classes with “N” in their name</td>
<td>2.500% (2.000%)</td>
<td>2.550% (2.040%)</td>
</tr>
<tr>
<td>Share classes with “K-1” in their name</td>
<td>0.950% (0.760%)</td>
<td>0.980% (0.780%)</td>
</tr>
<tr>
<td>Share classes with “K-X” in their name</td>
<td>0.000%</td>
<td>0.000%</td>
</tr>
</tbody>
</table>

15/55
UBS (Lux) Equity SICAV – Global Emerging Markets Opportunity (USD)

The sub-fund invests at least two-thirds of its assets following the principle of risk diversification in equities or other equity interests of companies that are domiciled or chiefly active in emerging markets. In doing so, the sub-fund invests in equities that are expected to benefit most from emerging market growth. The sub-fund focuses on equities and sectors that are considered particularly attractive and will actively assume risk proportionate to the potential opportunities. The sub-fund's assets are not limited to a particular range of market capitalisations, or to any geographical or sectoral allocation. The sub-fund may also invest in other assets as permitted by the Articles of Incorporation of the Company and the investment policy and guidelines. As the sub-fund invests in many foreign currencies due to its regional orientation, the portfolio or parts thereof may be hedged against the reference currency of the sub-fund in order to reduce the associated foreign currency risks.

Investors should note that the sub-fund’s exposure may also include Chinese A shares traded via Shanghai-Hong Kong Stock Connect or Shenzhen-Hong Kong Stock Connect. Chinese A shares are renminbi-denominated A shares of companies domiciled in mainland China; these are traded on Chinese stock exchanges such as the Shanghai Stock Exchange and the Shenzhen Stock Exchange. This sub-fund may invest in both developed and emerging markets. The risks associated therewith are listed in the section entitled “General risk information”. In addition to the aforementioned, investors should read, be aware of and take into account the risks associated with investments traded via Shanghai-Hong Kong Stock Connect or Shenzhen-Hong Kong Stock Connect. Information on this topic can be found after the section “General risk information”.

For the aforementioned reasons, this sub-fund is particularly suitable for risk-conscious investors.

Currency of account: USD

Fees

| Share classes with “P” in their name | 1.920% (1.540%) | 1.970% (1.580%) |
| Share classes with “N” in their name | 2.250% (1.800%) | 2.300% (1.840%) |
| Share classes with “K-1” in their name | 1.400% (1.120%) | 1.430% (1.140%) |
| Share classes with “K-X” in their name | 0.000% (0.000%) | 0.000% (0.000%) |
| Share classes with “F” in their name | 0.850% (0.680%) | 0.880% (0.700%) |
| Share classes with “Q” in their name | 0.980% (0.780%) | 1.030% (0.820%) |
| Share classes with “I-A1” in their name | 0.950% (0.760%) | 0.980% (0.780%) |
| Share classes with “I-A2” in their name | 0.900% (0.720%) | 0.930% (0.740%) |
| Share classes with “I-A3” in their name | 0.850% (0.680%) | 0.880% (0.700%) |
| Share classes with “I-B” in their name | 0.180% (0.000%) | 0.180% (0.000%) |
| Share classes with “I-X” in their name | 0.000% (0.000%) | 0.000% (0.000%) |
UBS (Lux) Equity SICAV – Global High Dividend (USD)

This sub-fund invests worldwide following the principle of risk diversification, with at least two thirds of its assets invested in equities or other equity interests of small, medium and large-cap companies in both developed and emerging markets. The Fund strategy is to select companies with high, consistent dividends. As the sub-fund invests in many foreign currencies due to its global orientation, the portfolio or parts thereof may be hedged against the reference currency of the sub-fund in order to reduce the associated foreign currency risks.

Investors should note that the sub-fund’s exposure may also include Chinese A shares traded via Shanghai-Hong Kong Stock Connect or Shenzhen-Hong Kong Stock Connect. Chinese A shares are renminbi-denominated A shares of companies domiciled in mainland China; these are traded on Chinese stock exchanges such as the Shanghai Stock Exchange and the Shenzhen Stock Exchange.

This sub-fund may invest in both developed and emerging markets. The risks associated therewith are listed in the section entitled “General risk information”. In addition to the aforementioned, investors should read, be aware of and take into account the risks associated with investments traded via Shanghai-Hong Kong Stock Connect or Shenzhen-Hong Kong Stock Connect. Information on this topic can be found after the section “General risk information”.

For these reasons, this sub-fund is especially suitable for risk-conscious investors.

Currency of account: USD

Fees

<table>
<thead>
<tr>
<th>Share classes with “P” in their name</th>
<th>Maximum flat fee (maximum management fee) p.a.</th>
<th>Maximum flat fee (maximum management fee) p.a. for share classes with “hedged” in their name</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>1.500% (1.200%)</td>
<td>1.550% (1.240%)</td>
</tr>
<tr>
<td>Share classes with “N” in their name</td>
<td>2.500% (2.000%)</td>
<td>2.550% (2.040%)</td>
</tr>
<tr>
<td>Share classes with “K-1” in their name</td>
<td>0.900% (0.720%)</td>
<td>0.930% (0.740%)</td>
</tr>
<tr>
<td>Share classes with “K-X” in their name</td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
<tr>
<td>Share classes with “F” in their name</td>
<td>0.520% (0.420%)</td>
<td>0.550% (0.440%)</td>
</tr>
<tr>
<td>Share classes with “Q” in their name</td>
<td>0.840% (0.670%)</td>
<td>0.890% (0.710%)</td>
</tr>
<tr>
<td>Share classes with “QL” in their name</td>
<td>0.670% (0.540%)</td>
<td>0.720% (0.580%)</td>
</tr>
<tr>
<td>Share classes with “I-A1” in their name</td>
<td>0.640% (0.510%)</td>
<td>0.670% (0.540%)</td>
</tr>
<tr>
<td>Share classes with “I-A2” in their name</td>
<td>0.600% (0.480%)</td>
<td>0.630% (0.500%)</td>
</tr>
<tr>
<td>Share classes with “I-A3” in their name</td>
<td>0.520% (0.420%)</td>
<td>0.550% (0.440%)</td>
</tr>
<tr>
<td>Share classes with “I-B” in their name</td>
<td>0.065% (0.000%)</td>
<td>0.070% (0.000%)</td>
</tr>
<tr>
<td>Share classes with “I-X” in their name</td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
<tr>
<td>Share classes with “U-X” in their name</td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
</tbody>
</table>

UBS (Lux) Equity SICAV – Global Impact (USD)

This sub-fund invests at least two thirds of its assets in equities and other equity interests of companies in developed and emerging markets worldwide.

The fund’s aim is to invest in companies that the portfolio manager believes provide solutions through their products and services for important global challenges such as climate change, air pollution, water pollution and scarcity, treatment of disease and food security. Through its investments, the sub-fund aims to have a positive impact on human well-being and environmental quality.

As the sub-fund invests in many foreign currencies due to its global orientation, the portfolio or parts thereof may be hedged against the reference currency of the sub-fund in order to reduce the associated foreign currency risks.

Investors should note that the sub-fund’s exposure may also include Chinese A shares traded via Shanghai-Hong Kong Stock Connect or Shenzhen-Hong Kong Stock Connect. Chinese A shares are renminbi-denominated A shares of companies domiciled in mainland China; these are traded on Chinese stock exchanges such as the Shanghai Stock Exchange and the Shenzhen Stock Exchange.

This sub-fund may invest in both developed and emerging markets. The risks associated therewith are listed in the section entitled “General risk information”. In addition to the aforementioned, investors should read, be aware of and take into account the risks associated with investments traded via Shanghai-Hong Kong Stock Connect or Shenzhen-Hong Kong Stock Connect. Information on this topic can be found after the section “General risk information”.

For these reasons, this sub-fund is especially suitable for risk-conscious investors.
China; these are traded on Chinese stock exchanges such as the Shanghai Stock Exchange and the Shenzhen Stock Exchange. This sub-fund may invest in both developed and emerging markets. The risks associated therewith are listed in the section entitled “General risk information”. In addition to the aforementioned, investors should read, be aware of and take into account the risks associated with investments traded via Shanghai-Hong Kong Stock Connect or Shenzhen-Hong Kong Stock Connect. Information on this topic can be found after the section “General risk information”. For the reasons mentioned, this sub-fund is particularly suitable for risk-conscious investors.

Currency of account: USD

<table>
<thead>
<tr>
<th>Fees</th>
<th>Maximum flat fee (maximum management fee) p.a.</th>
<th>Maximum flat fee (maximum management fee) p.a. for share classes with “hedged” in their name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Share classes with “P” in their name</td>
<td>1.500% (1.200%)</td>
<td>1.550% (1.240%)</td>
</tr>
<tr>
<td>Share classes with “N” in their name</td>
<td>2.000% (1.600%)</td>
<td>2.050% (1.640%)</td>
</tr>
<tr>
<td>Share classes with “K-1” in their name</td>
<td>0.950% (0.760%)</td>
<td>0.980% (0.780%)</td>
</tr>
<tr>
<td>Share classes with “K-X” in their name</td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
<tr>
<td>Share classes with “F” in their name</td>
<td>0.550% (0.440%)</td>
<td>0.580% (0.460%)</td>
</tr>
<tr>
<td>Share classes with “Q” in their name</td>
<td>0.800% (0.640%)</td>
<td>0.850% (0.680%)</td>
</tr>
<tr>
<td>Share classes with “I-A1” in their name</td>
<td>0.650% (0.520%)</td>
<td>0.680% (0.540%)</td>
</tr>
<tr>
<td>Share classes with “I-A2” in their name</td>
<td>0.600% (0.480%)</td>
<td>0.630% (0.500%)</td>
</tr>
<tr>
<td>Share classes with “I-A3” in their name</td>
<td>0.550% (0.440%)</td>
<td>0.580% (0.460%)</td>
</tr>
<tr>
<td>Share classes with “I-B” in their name</td>
<td>0.065% (0.000%)</td>
<td>0.070% (0.000%)</td>
</tr>
<tr>
<td>Share classes with “I-X” in their name</td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
<tr>
<td>Share classes with “U-X” in their name</td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
</tbody>
</table>

UBS (Lux) Equity SICAV – Global Income (USD)

This sub-fund chiefly invests its assets in equities and other equity interests of small, medium and large-cap companies in developed and emerging markets worldwide. The sub-fund’s investment strategy aims to generate above-average returns on equity investments compared to the performance of world equity markets. Returns on equity investments may stem from dividends, call option premia and other sources. Consequently, the sub-fund may use derivative financial instruments in accordance with Point 1.1(g) for investment purposes. As the sub-fund invests in many foreign currencies due to its global orientation, the portfolio or parts thereof may be hedged against the reference currency of the sub-fund in order to reduce the associated foreign currency risks.

The distributing (-dist) share classes of this sub-fund may thus distribute both capital and income (for ex. dividends). Income and capital may be distributed in two separate coupons. Investors in certain countries may be subject to higher tax rates on distributed capital than on any capital gains from the sale of fund units. For this reason, some investors may prefer to invest in accumulating (-acc) share classes instead of distributing (-dist) share classes. Investors may be taxed at a later point in time on income and capital arising on accumulating (-acc) share classes compared with distributing (-dist) share classes. Investors should consult qualified experts for tax advice regarding their individual situation.

Investors should note that the sub-fund’s exposure may also include Chinese A shares traded via Shanghai-Hong Kong Stock Connect or Shenzhen-Hong Kong Stock Connect. Chinese A shares are renminbi-denominated A shares of companies domiciled in mainland China; these are traded on Chinese stock exchanges such as the Shanghai Stock Exchange and the Shenzhen Stock Exchange. This sub-fund may invest in both developed and emerging markets. The risks associated therewith are listed in the section entitled “General risk information”. In addition to the aforementioned, investors should read, be aware of and take into account the risks associated with investments traded via Shanghai-Hong Kong Stock Connect or Shenzhen-Hong Kong Stock Connect. Information on this topic can be found after the section “General risk information”. For the reasons mentioned, this sub-fund is particularly suitable for risk-conscious investors.

Currency of account: USD

Fees
### Maximum flat fee (maximum management fee) p.a.

| Share classes with “P” in their name | 1.800% (1.440%) | 1.850% (1.480%) |
| Share classes with “N” in their name | 2.500% (2.000%) | 2.550% (2.040%) |
| Share classes with “K-1” in their name | 1.200% (0.960%) | 1.230% (0.980%) |
| Share classes with “K-X” in their name | 0.000% (0.000%) | 0.000% (0.000%) |
| Share classes with “F” in their name | 0.650% (0.520%) | 0.680% (0.540%) |
| Share classes with “Q” in their name | 1.080% (0.860%) | 1.130% (0.900%) |
| Share classes with “QL” in their name | 0.860% (0.690%) | 0.910% (0.730%) |
| Share classes with “I-A1” in their name | 0.750% (0.600%) | 0.780% (0.620%) |
| Share classes with “I-A2” in their name | 0.700% (0.560%) | 0.730% (0.580%) |
| Share classes with “I-A3” in their name | 0.650% (0.520%) | 0.680% (0.540%) |
| Share classes with “I-B” in their name | 0.065% (0.000%) | 0.070% (0.000%) |
| Share classes with “I-X” in their name | 0.000% (0.000%) | 0.000% (0.000%) |
| Share classes with “U-X” in their name | 0.000% (0.000%) | 0.000% (0.000%) |

### UBS (Lux) Equity SICAV – Global Opportunity Unconstrained (USD)

This sub-fund mainly invests in equities and other equity interests of companies worldwide. The sub-fund generally seeks to combine long and short positions to maintain net equity exposure of between 80% and 120% of its total net assets. This net equity exposure may range between 50% and 150% of the total net assets. Gross exposure in the form of long positions may not exceed 150% of the total net assets, and gross exposure in the form of short positions may not exceed 50% of the total net assets. In accordance with Section 5 entitled “Special techniques and instruments with securities and money market instruments as underlying assets”, the sub-fund uses exchange-traded derivative instruments such as equity options or futures, or OTC derivatives such as equity rights (swaps), to build long and short equity positions. Potential losses incurred from taking a short position on an asset may be unlimited, since the price of the asset may rise without limitation. Sharp, rapid rises in the price of these assets may lead to substantial losses. The sub-fund does not engage in the physical short-selling of equities. Due to its global focus, this sub-fund may invest in various currencies. The resulting currency risk may be hedged in whole or in part against the sub-fund’s reference currency.

Investors should note that the sub-fund’s exposure may also include Chinese A shares traded via Shanghai-Hong Kong Stock Connect or Shenzhen-Hong Kong Stock Connect. Chinese A shares are renminbi-denominated A shares of companies domiciled in mainland China; these are traded on Chinese stock exchanges such as the Shanghai Stock Exchange and the Shenzhen Stock Exchange. This sub-fund may invest in both developed and emerging markets. The risks associated therewith are listed in the section entitled “General risk information”. In addition to the aforementioned, investors should read, be aware of and take into account the risks associated with investments traded via Shanghai-Hong Kong Stock Connect or Shenzhen-Hong Kong Stock Connect. Information on this topic can be found after the section “General risk information”.

For the reasons mentioned, this sub-fund is particularly suitable for risk-conscious investors.

**Currency of account: USD**

**Fees**

| Share classes with “P” in their name | 2.040% (1.630%) | 2.090% (1.670%) |
| Share classes with “N” in their name | 2.500% (2.000%) | 2.550% (2.040%) |
| Share classes with “K-1” in their name | 1.300% (1.040%) | 1.330% (1.060%) |
| Share classes with “K-X” in their name | 0.000% | 0.000% |
UBS (Lux) Equity SICAV – Global Quantitative (USD)

This sub-fund invests following the principle of risk diversification in equities and other equity interests of companies worldwide. The investment process is based on mathematical models that identify valuation discrepancies while controlling risk. The valuation criteria required for this purpose are based on a selection of statistical data and indicators relevant to the valuation process. These mathematical models are used to attempt to reduce the risk of a price decrease while maintaining the potential for a price increase.

An algorithm is used to process the individual forecasts in order to build a portfolio, with the restriction that no unnecessary risks to individual securities, sectors or factors are created. Investors should note that the sub-fund’s exposure may also include Chinese A shares traded via Shanghai-Hong Kong Stock Connect or Shenzhen-Hong Kong Stock Connect. Chinese A shares are renminbi-denominated A shares of companies domiciled in mainland China; these are traded on Chinese stock exchanges such as the Shanghai Stock Exchange and the Shenzhen Stock Exchange.

This sub-fund may invest in both developed and emerging markets. The risks associated therewith are listed in the section entitled “General risk information”. In addition to the aforementioned, investors should read, be aware of and take into account the risks associated with investments traded via Shanghai-Hong Kong Stock Connect or Shenzhen-Hong Kong Stock Connect. Information on this topic can be found after the section “General risk information”.

For the reasons mentioned, this sub-fund is particularly suitable for risk-conscious investors.

Currency of account: USD

Fees

<table>
<thead>
<tr>
<th>Share classes with “F” in their name</th>
<th>Maximum flat fee (maximum management fee) p.a.</th>
<th>Maximum flat fee (maximum management fee) p.a. for share classes with “hedged” in their name</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>0.850% (0.680%)</td>
<td>0.880% (0.700%)</td>
</tr>
<tr>
<td>Share classes with “Q” in their name</td>
<td>1.020% (0.820%)</td>
<td>1.070% (0.860%)</td>
</tr>
<tr>
<td>Share classes with “I-A1” in their name</td>
<td>0.950% (0.760%)</td>
<td>0.980% (0.780%)</td>
</tr>
<tr>
<td>Share classes with “I-A2” in their name</td>
<td>0.900% (0.720%)</td>
<td>0.930% (0.740%)</td>
</tr>
<tr>
<td>Share classes with “I-A3” in their name</td>
<td>0.850% (0.680%)</td>
<td>0.880% (0.700%)</td>
</tr>
<tr>
<td>Share classes with “I-B” in their name</td>
<td>0.065% (0.000%)</td>
<td>0.070% (0.000%)</td>
</tr>
<tr>
<td>Share classes with “I-X” in their name</td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
<tr>
<td>Share classes with “U-X” in their name</td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
</tbody>
</table>
UBS (Lux) Equity SICAV – Long Term Themes (USD)

This sub-fund chiefly invests its assets in equities and other equity interests of small, medium and large-cap companies in developed and emerging markets worldwide. The sub-fund focuses on long-term aspects which the portfolio manager views as attractive from an investment perspective. These aspects can comprise any sectors, countries and company capitalisations. These aspects can relate to the global growth in population, the trend towards an ageing population or increasing urbanisation, for instance. As the sub-fund invests in many foreign currencies due to its global orientation, the portfolio or parts thereof may be hedged against the reference currency of the sub-fund in order to reduce the associated foreign currency risks. Investors should note that the sub-fund’s exposure may also include Chinese A shares traded via Shanghai-Hong Kong Stock Connect or Shenzhen-Hong Kong Stock Connect. Chinese A shares are renminbi-denominated A shares of companies domiciled in mainland China; these are traded on Chinese stock exchanges such as the Shanghai Stock Exchange and the Shenzhen Stock Exchange.

This sub-fund may invest in both developed and emerging markets. The risks associated therewith are listed in the section entitled “General risk information”. In addition to the aforementioned, investors should read, be aware of and take into account the risks associated with investments traded via Shanghai-Hong Kong Stock Connect or Shenzhen-Hong Kong Stock Connect. Information on this topic can be found after the section “General risk information”.

For the reasons mentioned, this sub-fund is particularly suitable for risk-conscious investors.

Currency of account: USD

Fees

<table>
<thead>
<tr>
<th>Share classes with “P” in their name</th>
<th>Maximum flat fee (maximum management fee) p.a.</th>
<th>Maximum flat fee (maximum management fee) p.a. for share classes with “hedged” in their name</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>1.800% (1.440%)</td>
<td>1.850% (1.480%)</td>
</tr>
<tr>
<td>Share classes with “N” in their name</td>
<td>2.500% (2.000%)</td>
<td>2.550% (2.040%)</td>
</tr>
<tr>
<td>Share classes with “K-1” in their name</td>
<td>1.080% (0.860%)</td>
<td>1.110% (0.890%)</td>
</tr>
<tr>
<td>Share classes with “K-X” in their name</td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
<tr>
<td>Share classes with “F” in their name</td>
<td>0.670% (0.540%)</td>
<td>0.700% (0.560%)</td>
</tr>
<tr>
<td>Share classes with “Q” in their name</td>
<td>1.020% (0.820%)</td>
<td>1.070% (0.860%)</td>
</tr>
<tr>
<td>Share classes with “I-A1” in their name</td>
<td>0.800% (0.640%)</td>
<td>0.830% (0.660%)</td>
</tr>
<tr>
<td>Share classes with “I-A2” in their name</td>
<td>0.750% (0.600%)</td>
<td>0.780% (0.620%)</td>
</tr>
<tr>
<td>Share classes with “I-A3” in their name</td>
<td>0.670% (0.540%)</td>
<td>0.700% (0.560%)</td>
</tr>
<tr>
<td>Share classes with “I-B” in their name</td>
<td>0.065% (0.000%)</td>
<td>0.070% (0.000%)</td>
</tr>
<tr>
<td>Share classes with “I-X” in their name</td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
<tr>
<td>Share classes with “U-X” in their name</td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
</tbody>
</table>

UBS (Lux) Equity SICAV – Russia (USD)

This sub-fund invests at least two thirds of its assets in equities and other equity interests of companies domiciled or chiefly active in Russia, regardless of market capitalisation.

The assets of the Fund are invested in the following instruments listed on recognised stock exchanges and markets: Global Depository Receipts (GDRs), American Depository Receipts (ADRs) and similar certificates which comprise securities. However, securities of Russian issuers may also be acquired directly, provided these are traded on a recognised stock exchange or another regulated market that is recognised, open to the public and operates regularly.

The Russian Trading System Stock Exchange and Moscow Interbank Currency Exchange are currently the recognised markets of the Russian Federation. Directly acquired securities which are not traded at one of the aforementioned stock exchanges are subject to the investment restrictions described in Point 1.2 of the investment restrictions.

This sub-fund may invest in both developed and emerging markets. The risks associated therewith are listed in the section entitled “General risk information”.

For the reasons mentioned, this sub-fund is particularly suitable for risk-conscious investors.
Currency of account: USD

<table>
<thead>
<tr>
<th>Fees</th>
<th>Maximum flat fee (maximum management fee) p.a.</th>
<th>Maximum flat fee (maximum management fee) p.a. for share classes with “hedged” in their name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Share classes with “P” in their name</td>
<td>2.340% (1.870%)</td>
<td>2.390% (1.910%)</td>
</tr>
<tr>
<td>Share classes with “N” in their name</td>
<td>2.750% (2.200%)</td>
<td>2.800% (2.240%)</td>
</tr>
<tr>
<td>Share classes with “K-1” in their name</td>
<td>1.500% (1.200%)</td>
<td>1.530% (1.220%)</td>
</tr>
<tr>
<td>Share classes with “K-X” in their name</td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
<tr>
<td>Share classes with “F” in their name</td>
<td>0.740% (0.590%)</td>
<td>0.770% (0.620%)</td>
</tr>
<tr>
<td>Share classes with “Q” in their name</td>
<td>1.200% (0.960%)</td>
<td>1.250% (1.000%)</td>
</tr>
<tr>
<td>Share classes with “I-A1” in their name</td>
<td>0.880% (0.700%)</td>
<td>0.910% (0.730%)</td>
</tr>
<tr>
<td>Share classes with “I-A2” in their name</td>
<td>0.820% (0.660%)</td>
<td>0.850% (0.680%)</td>
</tr>
<tr>
<td>Share classes with “I-A3” in their name</td>
<td>0.740% (0.590%)</td>
<td>0.770% (0.620%)</td>
</tr>
<tr>
<td>Share classes with “I-B” in their name</td>
<td>0.180% (0.000%)</td>
<td>0.180% (0.000%)</td>
</tr>
<tr>
<td>Share classes with “I-X” in their name</td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
<tr>
<td>Share classes with “U-X” in their name</td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
</tbody>
</table>

UBS (Lux) Equity SICAV – Small Caps Europe (EUR)

This sub-fund mainly invests in equities and other equity interests of small-cap companies domiciled or chiefly active in Europe. The market capitalisation of such smaller companies may not exceed that of the company with the largest market capitalisation in an index representative of small European companies. However, the sub-fund’s investment scope is not limited to the equities or other equity interests of companies included in indices that are representative of small European companies. The sub-fund may also invest in other assets in accordance with the Articles of Incorporation of the Company and the general investment policy or investment principles.

Currency of account: EUR

<table>
<thead>
<tr>
<th>Fees</th>
<th>Maximum flat fee (maximum management fee) p.a.</th>
<th>Maximum flat fee (maximum management fee) p.a. for share classes with “hedged” in their name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Share classes with “P” in their name</td>
<td>1.920% (1.540%)</td>
<td>1.970% (1.580%)</td>
</tr>
<tr>
<td>Share classes with “N” in their name</td>
<td>2.500% (2.000%)</td>
<td>2.550% (2.040%)</td>
</tr>
<tr>
<td>Share classes with “K-1” in their name</td>
<td>1.020% (0.820%)</td>
<td>1.050% (0.840%)</td>
</tr>
<tr>
<td>Share classes with “K-X” in their name</td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
<tr>
<td>Share classes with “F” in their name</td>
<td>0.700% (0.560%)</td>
<td>0.730% (0.580%)</td>
</tr>
<tr>
<td>Share classes with “Q” in their name</td>
<td>1.020% (0.820%)</td>
<td>1.070% (0.860%)</td>
</tr>
<tr>
<td>Share classes with “I-A1” in their name</td>
<td>0.780% (0.620%)</td>
<td>0.810% (0.650%)</td>
</tr>
<tr>
<td>Share classes with “I-A2” in their name</td>
<td>0.740% (0.590%)</td>
<td>0.770% (0.620%)</td>
</tr>
<tr>
<td>Share classes with “I-A3” in their name</td>
<td>0.700% (0.560%)</td>
<td>0.730% (0.580%)</td>
</tr>
<tr>
<td>Share classes with “I-B” in their name</td>
<td>0.065% (0.070%)</td>
<td>0.070% (0.080%)</td>
</tr>
<tr>
<td>Share classes with “I-X” in their name</td>
<td>(0.000%)</td>
<td>(0.000%)</td>
</tr>
<tr>
<td>Share classes with “U-X” in their name</td>
<td>(0.000%)</td>
<td>(0.000%)</td>
</tr>
</tbody>
</table>

**UBS (Lux) Equity SICAV – Swiss Opportunity (CHF)**

This sub-fund invests at least two thirds of its assets in equities and equity rights of companies domiciled or chiefly active in Switzerland, regardless of market capitalisation.

**Currency of account:** CHF

**Fees**

<table>
<thead>
<tr>
<th></th>
<th>Maximum flat fee (maximum management fee) p.a.</th>
<th>Maximum flat fee (maximum management fee) p.a. for share classes with “hedged” in their name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Share classes with “P” in their name</td>
<td>1.500% (1.200%)</td>
<td>1.550% (1.240%)</td>
</tr>
<tr>
<td>Share classes with “N” in their name</td>
<td>2.500% (2.000%)</td>
<td>2.550% (2.040%)</td>
</tr>
<tr>
<td>Share classes with “K-1” in their name</td>
<td>0.900% (0.720%)</td>
<td>0.930% (0.740%)</td>
</tr>
<tr>
<td>Share classes with “K-X” in their name</td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
<tr>
<td>Share classes with “F” in their name</td>
<td>0.550% (0.440%)</td>
<td>0.580% (0.460%)</td>
</tr>
<tr>
<td>Share classes with “Q” in their name</td>
<td>1.020% (0.820%)</td>
<td>1.070% (0.860%)</td>
</tr>
<tr>
<td>Share classes with “I-A1” in their name</td>
<td>0.720% (0.580%)</td>
<td>0.750% (0.600%)</td>
</tr>
<tr>
<td>Share classes with “I-A2” in their name</td>
<td>0.660% (0.530%)</td>
<td>0.690% (0.550%)</td>
</tr>
<tr>
<td>Share classes with “I-A3” in their name</td>
<td>0.550% (0.440%)</td>
<td>0.580% (0.460%)</td>
</tr>
<tr>
<td>Share classes with “I-B” in their name</td>
<td>0.065% (0.000%)</td>
<td>0.070% (0.000%)</td>
</tr>
<tr>
<td>Share classes with “I-X” in their name</td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
<tr>
<td>Share classes with “U-X” in their name</td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
</tbody>
</table>

**UBS (Lux) Equity SICAV – US Income (USD)**

This sub-fund mainly invests in equities and other equity interests of companies domiciled or chiefly active in the US. The sub-fund’s investment strategy aims to generate above-average returns on equity investments compared to the performance of the US equity markets. Returns on equity investments may stem from dividends, company earnings paid to shareholders through share repurchases, call option premia and other sources. Consequently, the sub-fund may use derivative financial instruments in accordance with Point 1.1(g) for investment purposes. The distributing (-dist) share classes of this sub-fund may thus distribute both capital and income (for ex. dividends). Income and capital may be distributed in two separate coupons. Investors in certain countries may be subject to higher tax rates on distributed capital than on any capital gains from the sale of fund units. For this reason, some investors may prefer to invest in accumulating (-acc) share classes instead of distributing (-dist) share classes. Investors may be taxed at a later point in time on income and capital arising on accumulating (-acc) share classes compared with distributing (-dist) share classes. Investors should consult qualified experts for tax advice regarding their individual situation.

**Currency of account:** USD

**Fees**

<table>
<thead>
<tr>
<th></th>
<th>Maximum flat fee (maximum management fee) p.a.</th>
<th>Maximum flat fee (maximum management fee) p.a. for share classes with “hedged” in their name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Share classes with “P” in their name</td>
<td>1.600% (1.280%)</td>
<td>1.650% (1.320%)</td>
</tr>
</tbody>
</table>
UBS (Lux) Equity SICAV – US Opportunity (USD)

This sub-fund is a securities fund that invests at least two thirds of its total net assets in equities or other equity interests of companies domiciled or chiefly active in the US. The sub-fund may invest directly or indirectly (i.e. via undertakings for collective investments (UCI) or undertakings for collective investment in transferable securities (UCITS) as defined in Point 1.1(e) of the section “Permitted investments of the Company” and in accordance with Point 2.4 of the section “Risk diversification”). In accordance with Section 5 entitled “Special techniques and instruments with securities and money market instruments as underlying assets”, the sub-fund may also use exchange-traded derivative instruments to increase or reduce equity exposure.

Currency of account: USD

Fees

<table>
<thead>
<tr>
<th>Share classes with “P” in their name</th>
<th>Maximum flat fee (maximum management fee) p.a.</th>
<th>Maximum flat fee (maximum management fee) p.a. for share classes with “hedged” in their name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Share classes with “N” in their name</td>
<td>2.040% (1.630%)</td>
<td>2.090% (1.670%)</td>
</tr>
<tr>
<td>Share classes with “K-1” in their name</td>
<td>2.500% (2.000%)</td>
<td>2.550% (2.040%)</td>
</tr>
<tr>
<td>Share classes with “K-X” in their name</td>
<td>1.300% (1.040%)</td>
<td>1.330% (1.060%)</td>
</tr>
<tr>
<td>Share classes with “F” in their name</td>
<td>0.820% (0.660%)</td>
<td>0.850% (0.680%)</td>
</tr>
<tr>
<td>Share classes with “Q” in their name</td>
<td>1.020% (0.820%)</td>
<td>1.070% (0.860%)</td>
</tr>
<tr>
<td>Share classes with “I-A1” in their name</td>
<td>0.920% (0.740%)</td>
<td>0.950% (0.760%)</td>
</tr>
<tr>
<td>Share classes with “I-A2” in their name</td>
<td>0.880% (0.700%)</td>
<td>0.910% (0.730%)</td>
</tr>
<tr>
<td>Share classes with “I-A3” in their name</td>
<td>0.820% (0.660%)</td>
<td>0.850% (0.680%)</td>
</tr>
<tr>
<td>Share classes with “I-B” in their name</td>
<td>0.065% (0.000%)</td>
<td>0.070% (0.000%)</td>
</tr>
<tr>
<td>Share classes with “I-X” in their name</td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
<tr>
<td>Share classes with “U-X” in their name</td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
</tbody>
</table>
UBS (Lux) Equity SICAV – US Quantitative Defensive (USD)
This sub-fund invests at least two thirds of its assets following the principle of risk diversification in equities or other equity interests of companies with their registered office in the US, holding companies that own majority interests in companies with their registered office in the US, or companies chiefly active in the US.
The investment process is based on mathematical models that identify valuation discrepancies while controlling risk. The valuation criteria required for this purpose are based on a selection of statistical data and indicators relevant to the valuation process. These mathematical models are used to attempt to reduce the risk of a price decrease while maintaining the potential for a price increase.
An algorithm is used to process the individual forecasts in order to build a portfolio, with the restriction that no unnecessary risks to individual securities, sectors or factors are created.

Currency of account: USD

Fees

<table>
<thead>
<tr>
<th>Share classes with “P” in their name</th>
<th>Maximum flat fee (maximum management fee) p.a.</th>
<th>Maximum flat fee (maximum management fee) p.a. for share classes with “hedged” in their name</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>0.900% (0.720%)</td>
<td>0.950% (0.760%)</td>
</tr>
<tr>
<td>Share classes with “N” in their name</td>
<td>1.200% (0.960%)</td>
<td>1.250% (1.000%)</td>
</tr>
<tr>
<td>Share classes with “K-1” in their name</td>
<td>0.700% (0.560%)</td>
<td>0.730% (0.580%)</td>
</tr>
<tr>
<td>Share classes with “K-X” in their name</td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
<tr>
<td>Share classes with “F” in their name</td>
<td>0.500% (0.400%)</td>
<td>0.530% (0.420%)</td>
</tr>
<tr>
<td>Share classes with “Q” in their name</td>
<td>0.650% (0.520%)</td>
<td>0.700% (0.560%)</td>
</tr>
<tr>
<td>Share classes with “I-A1” in their name</td>
<td>0.600% (0.480%)</td>
<td>0.630% (0.500%)</td>
</tr>
<tr>
<td>Share classes with “I-A2” in their name</td>
<td>0.550% (0.440%)</td>
<td>0.580% (0.460%)</td>
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<tr>
<td>Share classes with “I-A3” in their name</td>
<td>0.500% (0.400%)</td>
<td>0.530% (0.420%)</td>
</tr>
<tr>
<td>Share classes with “I-B” in their name</td>
<td>0.065% (0.000%)</td>
<td>0.070% (0.000%)</td>
</tr>
<tr>
<td>Share classes with “I-X” in their name</td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
<tr>
<td>Share classes with “U-X” in their name</td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
</tbody>
</table>

UBS (Lux) Equity SICAV – US Total Yield (USD)
This sub-fund mainly invests in equities and other equity interests of companies domiciled or chiefly active in the US. It aims to select companies with total yields that are stable and above the market average. Total yield is the sum of yields from dividend distributions and from company profits, returned to shareholders via share repurchases.
The distributing (-dist) share classes of this sub-fund are intended to distribute both capital and income (e.g. dividends). Income and capital may be distributed in two separate coupons. Investors in certain countries may be subject to higher tax rates on distributed capital than on any capital gains from the sale of fund units. For this reason, some investors may prefer to invest in accumulating (-acc) share classes instead of distributing (-dist) share classes.
Investors may be taxed at a later point in time on income and capital arising on accumulating (-acc) share classes compared with distributing (-dist) share classes. Investors should consult qualified experts for tax advice regarding their individual situation.

Currency of account: USD

Fees

<table>
<thead>
<tr>
<th>Share classes with “P” in their name</th>
<th>Maximum flat fee (maximum management fee) p.a.</th>
<th>Maximum flat fee (maximum management fee) p.a. for share classes with “hedged” in their name</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>1.500% (1.200%)</td>
<td>1.550% (1.240%)</td>
</tr>
<tr>
<td>Share classes with “N” in their name</td>
<td>2.500%</td>
<td>2.550%</td>
</tr>
</tbody>
</table>
UBS (Lux) Equity SICAV – USA Quantitative (USD)

This sub-fund is a securities fund that invests at least two thirds of its assets following the principle of risk diversification in equities or other equity interests of companies with their registered office in the US, holding companies that own majority interests in companies with their registered office in the US or companies that are chiefly active in the US.

The investment process is based on mathematical models that identify valuation discrepancies while controlling risk. The valuation criteria required for this purpose are based on a selection of statistical data and indicators relevant to the valuation process. These mathematical models are then used to make forecasts of the expected price performance of each equity relative to the performance of the overall market and the different sectors. An algorithm is used to process the individual forecasts in order to build a portfolio, with the restriction that no unnecessary risks to individual securities, sectors or factors are created.

**Currency of account:** USD

**Fees**

<table>
<thead>
<tr>
<th>Share classes with “K-1” in their name</th>
<th>(2.000%)</th>
<th>(2.040%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Share classes with “K-X” in their name</td>
<td>0.900%</td>
<td>0.930%</td>
</tr>
<tr>
<td>Share classes with “F” in their name</td>
<td>0.520%</td>
<td>0.550%</td>
</tr>
<tr>
<td>Share classes with “Q” in their name</td>
<td>0.840%</td>
<td>0.890%</td>
</tr>
<tr>
<td>Share classes with “QL” in their name</td>
<td>0.670%</td>
<td>0.720%</td>
</tr>
<tr>
<td>Share classes with “I-A1” in their name</td>
<td>0.640%</td>
<td>0.670%</td>
</tr>
<tr>
<td>Share classes with “I-A2” in their name</td>
<td>0.600%</td>
<td>0.630%</td>
</tr>
<tr>
<td>Share classes with “I-A3” in their name</td>
<td>0.520%</td>
<td>0.550%</td>
</tr>
<tr>
<td>Share classes with “I-B” in their name</td>
<td>0.065%</td>
<td>0.070%</td>
</tr>
<tr>
<td>Share classes with “I-X” in their name</td>
<td>0.000%</td>
<td>0.000%</td>
</tr>
<tr>
<td>Share classes with “U-X” in their name</td>
<td>0.000%</td>
<td>0.000%</td>
</tr>
</tbody>
</table>

| Share classes with “P” in their name | (0.720%) | (0.740%) |
| Share classes with “N” in their name | 0.000% | 0.000% |
| Share classes with “K-X” in their name | 0.000% | 0.000% |
| Share classes with “F” in their name | 0.420% | (0.440%) |
| Share classes with “Q” in their name | (0.670%) | (0.710%) |
| Share classes with “QL” in their name | (0.540%) | (0.580%) |
| Share classes with “I-A1” in their name | (0.510%) | (0.540%) |
| Share classes with “I-A2” in their name | (0.480%) | (0.500%) |
| Share classes with “I-A3” in their name | (0.420%) | (0.440%) |
| Share classes with “I-B” in their name | (0.000%) | (0.000%) |
| Share classes with “I-X” in their name | (0.000%) | (0.000%) |
| Share classes with “U-X” in their name | (0.000%) | (0.000%) |
UBS (Lux) Equity SICAV – USA Growth (USD)

This sub-fund is a securities fund that invests at least two thirds of its assets following the principle of risk diversification in equities or other equity interests of companies domiciled in the US, holding companies that own majority interests in companies domiciled in the US or companies that are chiefly active in the US. The investment process is based on a growth style approach. In other words, investments are largely made in companies which enjoy a competitive advantage and/or demonstrate above-average earnings growth potential. The sub-fund may also invest in other equity interests as permitted by the Articles of Incorporation of the Company and the investment policy and guidelines.

Currency of account: USD

Fees

<table>
<thead>
<tr>
<th>Share classes with “P” in their name</th>
<th>Maximum flat fee (maximum management fee) p.a.</th>
<th>Maximum flat fee (maximum management fee) p.a. for share classes with “hedged” in their name</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>2.040% (1.630%)</td>
<td>2.090% (1.670%)</td>
</tr>
<tr>
<td>Share classes with “N” in their name</td>
<td>2.500% (2.000%)</td>
<td>2.550% (2.040%)</td>
</tr>
<tr>
<td>Share classes with “K-1” in their name</td>
<td>1.080% (0.860%)</td>
<td>1.110% (0.890%)</td>
</tr>
<tr>
<td>Share classes with “K-X” in their name</td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
<tr>
<td>Share classes with “F” in their name</td>
<td>0.560% (0.450%)</td>
<td>0.590% (0.470%)</td>
</tr>
<tr>
<td>Share classes with “Q” in their name</td>
<td>1.020% (0.820%)</td>
<td>1.070% (0.860%)</td>
</tr>
<tr>
<td>Share classes with “QL” in their name</td>
<td>0.820% (0.660%)</td>
<td>0.870% (0.700%)</td>
</tr>
<tr>
<td>Share classes with “I-A1” in their name</td>
<td>0.700% (0.560%)</td>
<td>0.730% (0.580%)</td>
</tr>
<tr>
<td>Share classes with “I-A2” in their name</td>
<td>0.640% (0.510%)</td>
<td>0.670% (0.540%)</td>
</tr>
<tr>
<td>Share classes with “I-A3” in their name</td>
<td>0.560% (0.450%)</td>
<td>0.590% (0.470%)</td>
</tr>
<tr>
<td>Share classes with “I-B” in their name</td>
<td>0.065% (0.000%)</td>
<td>0.070% (0.000%)</td>
</tr>
<tr>
<td>Share classes with “I-X” in their name</td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
<tr>
<td>Share classes with “U-X” in their name</td>
<td>0.000% (0.000%)</td>
<td>0.000% (0.000%)</td>
</tr>
</tbody>
</table>

General risk information:

Investing in emerging markets

Emerging markets are at an early stage of development and suffer from higher risks of expropriation and nationalisation, as well as social, political and economic instability.

The following is an overview of the general risks associated with investing in the emerging markets:

▸ Counterfeit securities – due to inadequate supervisory structures, it is possible that securities purchased by the sub-fund could be counterfeit. It is therefore possible to suffer losses.

▸ Illiquidity – the buying and selling of securities can be costlier, more time-consuming and generally more difficult than on more developed markets. Difficulties with liquidity can also increase price volatility. Many emerging markets are small, have low trading volumes and suffer from low liquidity and high price volatility.

▸ Volatility – investments in emerging markets may post more volatile performances than those in developed markets.

▸ Currency fluctuations – compared to the sub-fund’s currency of account, the currencies of countries in which the sub-fund invests may be subject to substantial fluctuations after the sub-fund has invested in these currencies. Such fluctuations may
have a significant impact on the sub-fund’s income. It is not possible to apply currency risk hedging techniques to all currencies in emerging market countries.

- **Currency export restrictions** – it cannot be ruled out that emerging markets may limit or temporarily suspend the export of currencies. Consequently, it would not be possible for the sub-fund to draw any sales proceeds without delays. To minimise the possible impact on redemption applications, the sub-fund will invest in a large number of markets.

- **Settlement and custody risks** – the settlement and custody systems in emerging market countries are less well developed than those in developed markets. Standards are not as high and the supervisory authorities not as experienced. Consequently, settlement may be delayed, thereby posing disadvantages for liquidity and securities.

- **Restrictions on buying and selling** – in some cases, emerging markets can place restrictions on the purchase of securities by foreign investors. Some equities are thus not available to the sub-fund because the maximum number allowed to be held by foreign shareholders has been exceeded. In addition, the participation of foreign investors in the net income, capital and distributions may be subject to restrictions or government approval. Emerging markets may also limit the sale of securities by foreign investors. Should the sub-fund be barred due to such a restriction from selling its securities in an emerging market, it will try to obtain an exceptional approval from the relevant authorities or to counter the negative impact of this restriction through its investments in other markets. The sub-fund will only invest in markets in which the restrictions are acceptable. However, it is not possible to prevent additional restrictions from being imposed.

- **Accounting** – the accounting, auditing and reporting standards, methods, practices and disclosures required of companies in emerging markets differ from those in developed markets in terms of content, quality and the deadlines for providing information to investors. It may thus be difficult to correctly evaluate the investment options.

The risks described above apply in particular to investments in the People’s Republic of China (“PRC”).

**Risk information on investments traded via Shanghai-Hong Kong Stock Connect or Shenzhen-Hong Kong Stock Connect (“Stock Connect”):**

**Risks relating to securities trading in mainland China via Stock Connect**

If sub-fund investments in mainland China are traded via Stock Connect, there are additional risk factors in relation to these transactions. Investors should note in particular that Stock Connect is a new trading programme. There is currently no empirical data. Furthermore, the corresponding provisions could change in future. Stock Connect is subject to quota limits that could restrict the sub-fund’s ability to perform transactions in a timely manner via Stock Connect. This could impair the sub-fund’s ability to effectively implement its investment strategy. The scope of Stock Connect initially encompasses all securities included on the SSE 180 Index and SSE 380 Index, as well as all Chinese A shares listed on the Shanghai Stock Exchange (“SSE”). It also extends to all securities included in the SZSE Component Index and the SZSE Small/Mid Cap Innovation Index with a market capitalisation of at least RMB 6 billion, as well as to all Chinese A shares listed on the Shenzhen Stock Exchange (“SZSE”). Shareholders should also note that under the applicable regulations, a security can be removed from the Stock Connect programme. This could have an adverse effect on the sub-fund’s ability to achieve its investment objective, for example if the Portfolio Manager wishes to acquire a security that has been removed from the Stock Connect programme.

**Beneficial owner of SSE shares/SZSE shares**

Stock Connect consists of the northbound link, through which investors in Hong Kong and abroad – such as the sub-fund – may acquire and hold Chinese A shares listed on the SSE (“SSE shares”) and/or SZSE (“SZSE shares”), and the southbound link, through which investors in mainland China may acquire and hold shares listed on the Hong Kong Stock Exchange (“SEHK”). The sub-fund trades in SSE and/or SZSE shares through its broker, which is associated with the Company’s sub-depository and admitted to the SEHK. After settlement by brokers or depositaries (the clearing agents), these SSE shares or SZSE shares shall be held in accounts in the Hong Kong Central Clearing and Settlement System (“CCASS”) maintained by Hong Kong Securities and Clearing Company Limited (“HKSCC”), the central securities depository in Hong Kong and the nominee. HKSCC in turn holds the SSE and/or SZSE shares of all participants on a “Single Nominee Omnibus Securities Account”, which is registered in its name with ChinaClear, the central securities depository in mainland China.

Since HKSCC is only the nominee and not the beneficial owner of the SSE and/or SZSE shares, if HKSCC were to be wound down in Hong Kong, the SSE and/or SZSE shares would not be deemed part of HKSCC’s general assets available for distribution to creditors, even under PRC law. However, HKSCC is not required to take legal measures or initiate legal proceedings to enforce rights on behalf of investors in SSE and/or SZSE shares in mainland China. Foreign investors – such as the sub-fund in question – who invest through Stock Connect and hold SSE and/or SZSE shares via HKSCC are the beneficial owners of the assets and are therefore entitled to exercise their rights exclusively through the nominee.

**Not protected by the Investor Compensation Fund**

Investors should note that neither northbound nor southbound transactions via Stock Connect are covered by the Investor Compensation Fund in Hong Kong or the China Securities Investor Protection Fund. Investors are therefore not protected against these measures.
The Investor Compensation Fund in Hong Kong was set up to compensate investors of any nationality who sustain monetary damages as a result of a licensed intermediary or an authorised financial institution defaulting on payments in connection with exchange-traded products in Hong Kong. Examples of payment defaults are insolvency, bankruptcy or winding up, breach of fiduciary duty, misappropriation, fraud or unlawful transactions.

**Risk of quotas being used up**

Once the daily quotas for northbound and southbound transactions have been reached, acceptance of corresponding purchase orders will be immediately suspended and no further purchase orders will be accepted for the rest of the day. Purchase orders that have already been accepted are not affected in the event the daily quota is used up. Sell orders will continue to be accepted.

**Risk of payment default at ChinaClear**

ChinaClear has set up a risk management system, and has taken measures that have been approved by the China Securities Regulatory Commission (“CSRC”) and are subject to its supervision. Under the general CCASS rules, should ChinaClear (as the central counterparty) not meet its obligations, HKSCC shall attempt, where applicable, in good faith to claim the outstanding Stock Connect securities and ChinaClear funds via the available legal channels available and during the winding up of ChinaClear. HKSCC shall, in turn, distribute the Stock Connect securities and/or funds that can be reclaimed pro rata to qualified participants in accordance with the regulations of the competent Stock Connect authority. Investors should be aware of these regulations and the potential risk of a payment default by ChinaClear before investing in the sub-fund and its participation in northbound trading.

**Risk of HKSCC payment default**

Should HKSCC be delayed in fulfilling its obligations, or even fail to do so altogether, this could lead to settlement default or the loss of Stock Connect securities and/or associated funds. The sub-fund and its investors could incur losses as a result. Neither the sub-fund nor the Portfolio Manager is responsible or liable for such losses.

**Ownership of Stock Connect securities**

Stock Connect securities are unsecuritised and held by HKSCC on behalf of their holders. The physical deposit and withdrawal of Stock Connect securities are not available to the sub-fund under northbound trading. The ownership and ownership rights of the sub-fund and entitlements to Stock Connect securities (regardless of the legal nature thereof, in equity jurisprudence or otherwise) are subject to the applicable requirements, including the laws on the disclosure of interests and the restrictions on foreign share ownership. It is unclear whether the Chinese courts recognise investors and would grant them standing to initiate legal proceedings against Chinese companies in the event of disputes. This is a complex legal area and investors should seek independent professional advice.

**Investments in UCIs and UCITS**

Sub-funds, which have invested at least half of their assets in existing UCIs and UCITS in accordance with their special investment policies, are structured as a fund of funds. The general advantage of a fund of funds over funds investing directly is the greater level of diversification (or risk spreading). In a fund of funds, portfolio diversification extends not only to its own investments because the investment objects (target funds) themselves are also governed by the stringent principles of risk diversification. A fund of funds enables the investor to invest in a product that spreads its risks on two levels and thereby reduces the risks inherent in the individual investment objects, with the investment policy of the UCITS and UCIs in which most investments are made being required to accord as far as possible with the Company’s investment policy. The Company additionally permits investment in a single product, by which means the investor gains an indirect investment in numerous securities. Certain fees and charges may be incurred more than once when investing in existing funds (such as Depositary and central administrative agent fees, management/advisory fees and issuing/redemption charges of the UC and/or UCITS in which the investment is made). Such commission payments and expenses are charged at the level of the target fund as well as of the fund of funds. The sub-funds may also invest in UCIs and/or UCITS managed by UBS Fund Management (Luxembourg) S.A. or by a company linked to UBS Fund Management (Luxembourg) S.A. through common management or control, or through a substantial direct or indirect holding. In this case, no issuing or redemption charge will be charged on subscription to or redemption of these units. The double charging of commission and expenses referred to above does, however, remain. The section titled “Expenses paid by the Company” presents the general costs and expenses associated with investing in existing funds.

**Use of financial derivative transactions**

Financial derivative transactions are not in themselves investment instruments but rights whose valuation mainly derives from the price and the price fluctuations and expectations of an underlying instrument. Investments in financial derivative transactions are subject to the general market risk, settlement risk, credit and liquidity risk. Depending on the specific characteristics of financial derivative transactions, however, the aforementioned risks may be of a different kind and occasionally turn out to be higher than the risks with an investment in the underlying instruments. That is why the use of financial derivative transactions not only requires an understanding of the underlying instrument but also in-depth knowledge of the financial derivative transactions themselves. The risk of default in the case of financial derivative transactions traded on an exchange is generally lower than the risk associated with financial derivative transactions that are traded over-the-counter on the open market, because the clearing agents, which assume the function of issuer or counterparty in relation to each financial derivative transaction traded on an exchange, assume a performance guarantee. To reduce the overall risk of default, such guarantee is supported by a daily payment system maintained by the clearing agent, in which the assets required for cover are calculated. In the case of financial derivative transactions traded over-the-counter on the open market, there is no comparable clearing agent guarantee and in assessing the potential risk of default, the Company must take account of the creditworthiness of each counterparty.
There are also liquidity risks since it may be difficult to buy or sell certain financial derivative instruments. When financial derivative transactions are particularly large, or the corresponding market is illiquid (as may be the case with financial derivative transactions traded over-the-counter on the open market), it may under certain circumstances not always be possible to fully execute a transaction or it may only be possible to liquidate a position by incurring increased costs.

Additional risks connected with the use of financial derivative transactions lie in the incorrect determination of prices or valuation of financial derivative transactions. There is also the possibility that financial derivative transactions do not completely correlate with their underlying assets, interest rates or indices. Many financial derivative transactions are complex and frequently valued subjectively. Inappropriate valuations can result in higher demands for cash by counterparties or in a loss of value for the Company. There is not always a direct or parallel relationship between a financial derivative transaction and the value of the assets, interest rates or indices from which it is derived. For these reasons, the use of financial derivative transactions by the Company is not always an effective means of attaining the Company’s investment objective and can at times even have the opposite effect.

Swap Agreements
A sub-fund may enter into swap agreements (including total return swaps and contracts for differences) with respect to various underlyings, including currencies, interest rates, securities, collective investment schemes and indices. A swap is a contract under which one party agrees to provide the other party with something, for example a payment at an agreed rate, in exchange for receiving something from the other party, for example the performance of a specified asset or basket of assets. A sub-fund may use these techniques for example to protect against changes in interest rates and currency exchange rates. A sub-fund may also use these techniques to take positions in or protect against changes in securities indices and specific securities prices.

In respect of currencies, a sub-fund may utilise currency swap contracts where the sub-fund may exchange currencies at a fixed rate of exchange for currencies at a floating rate of exchange or vice versa. These contracts allow a sub-fund to manage its exposures to currencies in which it holds investment but also to obtain opportunistic exposure to currencies. For these instruments, the sub-fund’s return is based on the movement of currency exchange rates relative to a fixed currency amount agreed by the parties.

In respect of interest rates, a sub-fund may utilise interest rate swap contracts where the sub-fund may exchange a fixed rate of interest against a variable rate (or the other way round). These contracts allow a sub-fund to manage its interest rate exposures. For these instruments, the sub-fund’s return is based on the movement of interest rates relative to a fixed rate agreed by the parties. The sub-fund may also utilise caps and floors, which are interest rate swap contracts in which the return is based only on the positive (in the case of a cap) or negative (in the case of a floor) movement of interest rates relative to a fixed rate agreed by the parties.

In respect of securities and securities indices a sub-fund may utilise total return swap contracts where the sub-fund may exchange interest rate cash flows for cash flows based on the return of, for example, an equity or fixed income instrument or a securities index. These contracts allow a sub-fund to manage its exposures to certain securities or securities indices. For these instruments, the sub-fund’s return is based on the movement of interest rates relative to the return on the relevant security or index. The sub-fund may also use swaps in which the sub-fund’s return is relative to the volatility of price of the relevant security (a volatility swap, which is a forward contract whose underlying is the volatility of a given product. This is a pure volatility instrument allowing investors to speculate solely upon the movement of a stock’s volatility without the influence of its price) or to the variance (the square of the volatility) (a variance swap which is a type of volatility swap where the payout is linear to variance rather than volatility, with the result that the payout will rise at a higher rate than volatility).

Where a sub-fund enters into total return swaps (or invests in other financial derivative instruments with the same characteristics) it will only do so on behalf of the sub-fund with counterparties that are entities with legal personality, typically located in OECD jurisdictions. These counterparties will be subject to a credit assessment. Where the counterparty is subject to a credit rating by any agency registered and supervised by ESMA, that rating shall be taken into account in the credit assessment. Where a counterparty is downgraded to A2 or below (or comparable rating) by such a credit rating agency, a new credit assessment in respect of the counterparty will be undertaken without delay. Subject to compliance with those conditions, the Portfolio Manager has full discretion as to the appointment of counterparties when entering into total return swaps in furtherance of the relevant sub-fund’s investment objective and policies.

A credit default swap (“CDS”) is a derivative instrument which is a mechanism for transferring and transforming credit risk between purchaser and seller. The protection buyer purchases protection from the protection seller for losses that might be incurred as a result of a default or other credit event in relation to an underlying security. The protection buyer pays a premium for the protection and the protection seller agrees to make a payment to compensate the protection buyer for losses incurred upon the occurrence of any one of a number of possible specified credit events, as set out in the CDS agreement. In relation to the use of CDS, the sub-fund may be a protection buyer and/or a protection seller. A credit event is an event linked to the deteriorating credit worthiness of an underlying reference entity in a credit derivative. The occurrence of a credit event usually triggers full or partial termination of the transaction and a payment from protection seller to protection buyer. Credit events include, but are not limited to, bankruptcy, failure to pay, restructuring, and obligation default.

Insolvency risk on swap counterparties
Margin deposits made in relation to swap contracts will be held with brokers. Though there are provisions in the structure of these contracts intended to protect each party against the insolvency for the other, these provisions may not be effective. This risk will further be mitigated by the exclusive choice of reputable swap counterparties.

Potential illiquidity of exchange traded instruments and swap contracts
It may not always be possible for the Company to execute a buy or sell order on exchanges at the desired price or to liquidate an open position due to market conditions including the operation of daily price fluctuation limits. If trading on an exchange is suspended or restricted, the Company may not be able to execute trades or close out positions on terms which the Portfolio Manager believes are desirable.

Swap contracts are over-the-counter contracts with a single counterparty and may as such be illiquid. Although swap contracts may be closed out to realize sufficient liquidity, such closing out may not be possible or very expensive for the Company in extreme market conditions.
Risks connected with the use of efficient portfolio management techniques

A sub-fund may enter into repurchase agreements and reverse repurchase agreements as a buyer or as a seller subject to the conditions and limits set out in Section 5 entitled “Special techniques and instruments with securities and money market instruments as underlying assets”. If the other party to a repurchase agreement or reverse repurchase agreement should default, the sub-fund might suffer a loss to the extent that the proceeds from the sale of the underlying securities and/or other collateral held by the sub-fund in connection with the repurchase agreement or reverse repurchase agreement are less than the repurchase price or, as the case may be, the value of the underlying securities. In addition, in the event of bankruptcy or similar proceedings of the other party to the repurchase agreement or reverse repurchase agreement or its failure otherwise to perform its obligations on the repurchase date, the sub-fund could suffer losses, including loss of interest on or principal of the security and costs associated with delay and enforcement of the repurchase agreement or reverse repurchase agreement.

A sub-fund may enter into securities lending transactions subject to the conditions and limits set out in Section 5 entitled “Special techniques and instruments with securities and money market instruments as underlying assets”. If the other party to a securities lending transaction should default, the sub-fund might suffer a loss to the extent that the proceeds from the sale of the collateral held by the Company in connection with the securities lending transaction are less than the value of the securities lent. In addition, in the event of the bankruptcy or similar proceedings of the other party to the securities lending transaction or its failure to return the securities as agreed, the sub-fund could suffer losses, including loss of interest on or principal of the securities and costs associated with delay and enforcement of the securities lending agreement.

The sub-funds will only use repurchase agreements, reverse repurchase agreements or securities lending transactions for the purpose of either reducing risks (hedging) or generating additional capital or income for the relevant sub-fund. When using such techniques, the sub-fund will comply at all times with the provisions set out in Section 5 entitled “Special techniques and instruments with securities and money market instruments as underlying assets”. The risks arising from the use of repurchase agreements, reverse repurchase agreements and securities lending transactions will be closely monitored and techniques (including collateral management) will be employed to seek to mitigate those risks. Although it is expected that the use of repurchase agreements, reverse repurchase agreements and securities lending transactions will generally not have a material impact on a sub-fund’s performance, the use of such techniques may have a significant effect, either negative or positive, on a sub-fund’s net asset value.

Exposure to securities financing transactions

The sub-funds’ exposure to total return swaps, repurchase agreements/reverse repurchase agreements and securities lending transactions is set out below (in each case as a percentage of Net Asset Value):

<table>
<thead>
<tr>
<th>Sub-fund</th>
<th>Total Return Swaps</th>
<th>Repurchase agreements/reverse repurchase agreements</th>
<th>Securities Lending</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Expected</td>
<td>Maximum</td>
<td>Expected</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – All China (USD)</td>
<td>0%</td>
<td>15%</td>
<td>0%</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – Asian Smaller Companies (USD)</td>
<td>0%</td>
<td>15%</td>
<td>0%</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – Brazil (USD)</td>
<td>0%</td>
<td>15%</td>
<td>0%</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – Emerging Markets Sustainable (USD)</td>
<td>0%</td>
<td>15%</td>
<td>0%</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – Euro Countries Income (EUR)</td>
<td>0%-10%</td>
<td>50%</td>
<td>0%</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – European High Dividend (EUR)</td>
<td>0%-10%</td>
<td>50%</td>
<td>0%</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – European Opportunity Unconstrained (EUR)</td>
<td>0%-200%</td>
<td>300%</td>
<td>0%</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – German High Dividend (EUR)</td>
<td>0%-10%</td>
<td>50%</td>
<td>0%</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – Global Emerging Markets Opportunity (USD)</td>
<td>0%</td>
<td>15%</td>
<td>0%</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – Global High Dividend (USD)</td>
<td>0%-10%</td>
<td>50%</td>
<td>0%</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – Global Impact (USD)</td>
<td>0%</td>
<td>15%</td>
<td>0%</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – Global Income (USD)</td>
<td>0%-10%</td>
<td>50%</td>
<td>0%</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – Global Opportunity Unconstrained (USD)</td>
<td>0%-200%</td>
<td>300%</td>
<td>0%</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – Global Quantitative (USD)</td>
<td>0%-10%</td>
<td>50%</td>
<td>0%</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – Long Term Themes (USD)</td>
<td>0%</td>
<td>15%</td>
<td>0%</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – Russia (USD)</td>
<td>0%</td>
<td>15%</td>
<td>0%</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – Small Caps Europe (EUR)</td>
<td>0%</td>
<td>15%</td>
<td>0%</td>
</tr>
</tbody>
</table>
Risk management

Risk management in accordance with the commitment approach and the value-at-risk approach is carried out pursuant to the applicable laws and regulatory provisions. Pursuant to CSSF circular 14/592 (on the ESMA guidelines on ETFs and other UCITS issues), the risk management procedure will also be applied within the scope of collateral management (see section entitled “Collateral management” below) and the techniques and instruments for the efficient management of the portfolio (see Section 5 entitled “Special techniques and instruments with securities and money market instruments as underlying assets”).

Leverage

The leverage for UCITS using the value-at-risk (“VaR”) approach is defined pursuant to CSSF circular 11/512 as the “sum of the notionals” of the derivatives used by the respective sub-fund. Shareholders should note that this definition may lead to artificially high leverage that does not reflect the actual economic risk due to, inter alia, the following reasons:

- Regardless of whether a derivative is used for investment or hedging purposes, it increases the leverage amount calculated according to the sum-of-notionals approach;
- The duration of interest rate derivatives is not taken into account. A consequence of this is that short-term interest rate derivatives generate the same leverage as long-term interest rate derivatives, even though short-term ones generate a considerably lower economic risk.

The economic risk of UCITS pursuant to the VaR approach is determined as part of a UCITS risk management process. This contains (among other things) restrictions on the VaR, which includes the market risk of all positions, including derivatives. The VaR is supplemented by a comprehensive stress-test programme.

The average leverage for each sub-fund using the VaR approach is expected to be within the range stated in the table below. Leverage is expressed as a ratio between the sum of the notionals and the net asset value of the sub-fund in question. Greater leverage amounts may be attained for all sub-funds, under certain circumstances.

<table>
<thead>
<tr>
<th>Sub-fund</th>
<th>Global risk calculation method</th>
<th>Expected range of leverage</th>
<th>Reference portfolio</th>
</tr>
</thead>
<tbody>
<tr>
<td>UBS (Lux) Equity SICAV – All China (USD)</td>
<td>Commitment approach</td>
<td>n.a.</td>
<td>n.a.</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – Asian Smaller Companies (USD)</td>
<td>Commitment approach</td>
<td>n.a.</td>
<td>n.a.</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – Brazil (USD)</td>
<td>Commitment approach</td>
<td>n.a.</td>
<td>n.a.</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – Emerging Markets Sustainable (USD)</td>
<td>Commitment approach</td>
<td>n.a.</td>
<td>n.a.</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – Euro Countries Income (EUR)</td>
<td>Relative VaR approach</td>
<td>0–2</td>
<td>The reference portfolio reflects the characteristics of a broadly diversified portfolio of equities from the European Monetary Union (EMU).</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – European High Dividend (EUR)</td>
<td>Commitment approach</td>
<td>n.a.</td>
<td>n.a.</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – European Opportunity Unconstrained (EUR)</td>
<td>Relative VaR approach</td>
<td>0–2</td>
<td>The reference portfolio reflects the characteristics of a broadly diversified portfolio of European medium and large caps.</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – German High Dividend (EUR)</td>
<td>Commitment approach</td>
<td>n.a.</td>
<td>n.a.</td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – Global (USD)</td>
<td>Commitment approach</td>
<td>n.a.</td>
<td>n.a.</td>
</tr>
</tbody>
</table>
Collateral management

If the Company enters into OTC transactions, it may be exposed to risks associated with the creditworthiness of these OTC counterparties: should the Company enter into futures or options contracts, or use other derivative techniques, it shall be subject to the risk that an OTC counterparty might not meet (or cannot meet) its obligations under one or more contracts.

Counterparty risk can be reduced by depositing a security ("collateral", see above). Collateral may be provided in the form of liquid assets in highly liquid currencies, highly liquid equities and first-rate government bonds. The Company will only accept such financial instruments as collateral, which would allow it (after objective and appropriate valuation) to liquidate these within an appropriate time period. The Company, or a service provider appointed by the Company, must assess the collateral’s value at least once a day. The collateral’s value must be higher than the value of the position of the respective OTC counterparty. However, this value may fluctuate between two consecutive valuations.

After each valuation, however, it is ensured (where appropriate, by requesting additional collateral) that the collateral is increased by the desired amount to meet the value of the respective OTC counterparty’s position (mark-to-market). In order to adequately take into account the risks related to the collateral in question, the Company determines whether the value of the collateral to be requested should be increased, or whether this value should be depreciated by an appropriate, conservatively measured amount (haircut). The larger the collateral’s value may fluctuate, the higher the markdown.

The Company shall set up internal regulations determining the details of the above-mentioned requirements and values, particularly regarding the types of collateral accepted, the amounts to be added to and subtracted from the respective collateral, and the investment policy for liquid funds that are deposited as collateral. This framework agreement is reviewed and adapted where appropriate by the Company on a regular basis.

The Board of Directors of the Company has approved instruments of the following asset classes as collateral in OTC derivative transactions and determined the following haircuts to be used on these instruments:

<table>
<thead>
<tr>
<th>Asset class</th>
<th>Minimum haircut (% deduction from market value)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fixed and variable-rate interest-bearing instruments</td>
<td></td>
</tr>
<tr>
<td>Liquid funds in the currencies CHF, EUR, GBP, USD, JPY, CAD and AUD.</td>
<td>0%</td>
</tr>
<tr>
<td>Short-term instruments (up to one year) issued by one of the</td>
<td>1%</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Asset class</th>
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<td>Liquid funds in the currencies CHF, EUR, GBP, USD, JPY, CAD and AUD.</td>
<td>0%</td>
</tr>
<tr>
<td>Short-term instruments (up to one year) issued by one of the</td>
<td>1%</td>
</tr>
</tbody>
</table>
The haircuts to be used on collateral from securities lending, as the case may be, are described in Section 5 entitled “Special techniques and instruments with securities and money market instruments as underlying assets”.

Securities deposited as collateral may not have been issued by the respective OTC counterparty or be highly correlated with this OTC counterparty. For this reason, shares from the finance sector are not accepted as collateral. Securities deposited as collateral shall be held in safekeeping by the Depositary on behalf of the Company and may not be sold, invested or pledged by the Company.

The Company shall ensure that the collateral received is adequately diversified, particularly regarding geographic dispersion, diversification across different markets and the spreading of concentration risk. The latter is considered to be sufficiently diversified if securities and money market instruments held as collateral and issued by a single issuer do not exceed 20% of the relevant sub-fund’s net assets.

In derogation to the above paragraph and in accordance with the modified point 43(e) of the ESMA Guidelines on ETFs and other UCITS issues of 1 August 2014 (ESMA/2014/937), the Company may be fully collateralised in various transferable securities and money market instruments issued or guaranteed by an EU Member State, one or more of its local authorities, a non-Member State, or a public international body to which one or more EU Member States belong. If this is the case, the Company must ensure that it receives securities from at least six different issuers, but securities from any single issuer may not account for more than 30% of the net assets of the respective sub-fund.

The Board of Directors of the Company has decided to make use of the exemption clause described above and accept collateralisation of up to 50% of the net assets of the respective sub-fund in government bonds that are issued or guaranteed by the following countries: Japan, UK, Germany and Switzerland.

Collateral that is deposited in the form of liquid funds may be invested by the Company. Investments may only be made in: sight deposits or deposits at notice in accordance with point 1.1(f) of Section 1 “Permitted investments of the Company”; high-quality government bonds; repurchase agreements within the meaning of Section 5 “Special techniques and instruments with securities and money market instruments as underlying assets”, provided the counterparty in such transactions is a credit institution within the meaning of Point 1.1(f) of Section 1 “Permitted investments of the Company” and the Company has the right to cancel the transaction at any time and to request the back transfer of the amount invested (incl. accrued interest); short-term money market funds within the meaning of CESR Guidelines 10-049.

The restrictions listed in the previous paragraph also apply to the spreading of concentration risk. Bankruptcy and insolvency events or other credit events involving the Depositary or within its sub-sub-depository/correspondent bank network may result in the rights of the Company in connection with the collateral being delayed or restricted in other ways. If the Company owes collateral to the OTC counterparty pursuant to an applicable agreement, then any such collateral is to be transferred to the OTC counterparty as agreed between the Company and the OTC counterparty. Bankruptcy and insolvency events or other credit events involving the OTC counterparty, the Depositary or its sub-depository/correspondent bank network may result in the rights or recognition of the Company in connection with the collateral being delayed, restricted or even eliminated, which would go so far as to force the Company to fulfil its obligations within the framework of the OTC transaction, in spite of any collateral that had previously been made available to cover any such obligation.

Net asset value, issue, redemption and conversion price

The net asset value and the issue, redemption and conversion price per share of each sub-fund or share class are expressed in the currency of account of the respective sub-fund or share class, and are calculated each business day by dividing the overall net assets of the sub-fund attributable to each share class by the number of shares in this share class of the sub-fund. However, the net asset value of a share may also be calculated on days where no shares are issued or redeemed, as described in the following section.

The net asset value may be published, but it may only be used for the purpose of calculating performance, statistics or fees. Under no circumstances should it be used as a basis for subscription and redemption orders.

The percentage of the net asset value attributable to each share class of a sub-fund changes each time shares are issued or redeemed. It is determined by the ratio of outstanding shares in each share class in relation to the total number of sub-fund shares in circulation, taking into account the fees charged to that share class.

If the total subscriptions or redemptions in all the share classes of a sub-fund on a single trading day should result in a net capital inflow or outflow, this sub-fund’s net asset value per share may be increased or reduced accordingly (single swing pricing). The maximum adjustment amounts to 2% of the net asset value. Estimated transaction costs and tax charges that may be incurred by the sub-fund, as well as the estimated bid-ask spreads of the assets in which the sub-fund invests, may be taken into account. Such an adjustment will lead to an increase in the net asset value per share if the net movements result in a net inflow of capital in the
sub-fund concerned. It will lead to a decrease in the net asset value per share if the net movements result in a net outflow of capital. The Board of Directors of the Company can set a threshold value for each sub-fund. This may be calculated from the ratio of net movement on a given trading day to the net fund assets, or from a single amount in the currency of the relevant sub-fund. In such a case, the net asset value per share would only be adjusted if this threshold were to be exceeded on a given trading day.

The value of the assets of each sub-fund is calculated as follows:

a) Liquid assets (whether in the form of cash and bank deposits, bills of exchange, cheques, promissory notes, expense advances, cash dividends and declared or accrued interest still receivable) are valued at face value, unless this value is unlikely to be fully paid or received, in which case their value is determined by deducting an amount deemed appropriate to arrive at their real value.

b) Securities, derivatives and other assets listed on a stock exchange are valued at the most recent market prices available. If these securities, derivatives or other assets are listed on several stock exchanges, the most recently available price on the stock exchange that represents the major market for this asset shall apply.

In the case of securities, derivatives and other assets not commonly traded on a stock exchange and for which a secondary market exists among securities traders with pricing based on market standards, the Company may value these securities, derivatives and other investments based on these prices. Securities, derivatives and other investments not listed on a stock exchange, but traded on another regulated market that operates regularly and is recognised and open to the public, are valued at the most recently available price on this market.

c) Securities and other investments not listed on a stock exchange or traded on another regulated market, and for which no appropriate price can be obtained, are valued by the Company on the basis of the likely sales prices according to other principles chosen by the Company in good faith.

d) Derivatives not listed on a stock exchange (OTC derivatives) are valued on the basis of independent pricing sources. If only one independent pricing source is available for a derivative, the plausibility of the valuation obtained will be verified using calculation models that are recognised by the Company and the Company’s auditors, based on the market value of that derivative’s underlying.

e) Units of other undertakings for collective investment in transferable securities (UCITS) and/or undertakings for collective investment (UCIs) are valued at their last known asset value. Certain units or shares of other UCITS and/or UCIs may be valued based on estimates of their value from reliable service providers that are independent from the target fund portfolio manager or investment adviser (value estimation).

f) Money market instruments not traded on a stock exchange or on another regulated market open to the public will be valued on the basis of the relevant curves. Curve-based valuations are calculated from interest rates and credit spreads. The following principles are applied in this process: The interest rate nearest the residual maturity is interpolated for each money market instrument. Thus calculated, the interest rate is converted into a market price by adding a credit spread that reflects the creditworthiness of the underlying borrower. This credit spread is adjusted if there is a significant change in the borrower’s credit rating.

g) Securities, money market instruments, derivatives and other assets denominated in a currency other than the relevant sub-fund’s currency of account, and not hedged by foreign exchange transactions, are valued using the average exchange rate (between the bid and ask prices) known in Luxembourg or, if none is available, using the rate on the most representative market for that currency.

h) Term and fiduciary deposits are valued at their nominal value plus accumulated interest.

i) The value of swaps is calculated by an external service provider and a second independent valuation is provided by another external service provider. Such calculations are based on the net present value of all cash flows (both inflows and outflows). In some specific cases, internal calculations (based on models and market data made available by Bloomberg) and/or broker statement valuations may be used. The valuation method depends on the security in question and is chosen pursuant to the applicable UBS valuation policy.

If valuation in accordance with the aforementioned regulations proves to be impossible or inaccurate, the Company is entitled to use other generally recognised and verifiable valuation criteria in good faith in order to achieve a suitable valuation of the net assets.

As some of the Company’s sub-funds may be invested in markets that are closed at the time their assets are valued, the Board of Directors of the Company may – by way of derogation to the aforementioned provisions – allow the net asset value per share to be adjusted in order to more accurately reflect the fair value of these sub-funds’ assets at the time of valuation. In practice, the securities in which the sub-funds are invested are generally valued on the basis of the latest available prices at the time of calculating the net asset value per share, as described above. There may, however, be a substantial time difference between the close of the markets in which a sub-fund invests and the time of valuation.

As a result, developments that may influence the value of these securities and that occur between the closure of the markets and the valuation time are not generally taken into account in the net asset value per share of the sub-fund concerned. If, as a result of this, the Board of Directors of the Company deems that the most recently available prices of the securities in a sub-fund’s portfolio do not reflect their fair value, it may have the Management Company allow the net asset value per share to be adjusted in order to reflect the assumed fair value of the portfolio at the time of valuation. Such an adjustment is based on the investment policy determined by the
Board of Directors of the Company and a number of practices. If the value is adjusted as described above, this will be applied consistently to all share classes in the same sub-fund.

The Board of Directors of the Company reserves the right to apply this measure to the relevant sub-funds of the Company whenever it deems this to be appropriate.

Valuing assets at fair value calls for greater reliability of judgement than valuing assets for which readily available market quotations can be referred to. Fair-value calculations may also be based on quantitative models used by price reporting providers to determine the fair value. No guarantee can be given that the Company will be in a position to accurately establish the fair value of an asset when it is about to sell the asset around the time at which the Company determines the net asset value per share. As a consequence, if the Company sells or redeems shares at the net asset value at a time when one or more participations are valued at fair value, this may lead to a dilution or increase in the economic participation of the existing shareholders.

Furthermore, in exceptional circumstances, additional valuations can be carried out over the course of the day. These new valuations will then prevail for the subsequent issue, redemption and conversion of shares. Revaluations only take place before publishing the only net asset value for that day. Issues, redemptions and conversions are only processed based on this sole net asset value.

**Investing in UBS (Lux) Equity SICAV**

**Conditions for the issue and redemption of shares**

Sub-fund shares are issued and redeemed on every business day. A “business day” is a normal bank working day in Luxembourg (i.e. a day when the banks are open during normal business hours), except for 24 and 31 December; individual, non-statutory days of rest in Luxembourg; and days on which stock exchanges in the main countries in which the respective sub-fund invests are closed, or on which 50% or more of the investments of the sub-fund cannot be adequately valued. Furthermore, for the sub-fund UBS (Lux) Equity SICAV – All China (USD), days which are not normal banking days in the PRC and/or Hong Kong are not deemed business days of this sub-fund.

“Non-statutory days of rest” are days on which banks and financial institutions are closed.

No shares will be issued or redeemed on days for which the Company has decided not to calculate any net asset values, as described in the section “Suspension of net asset value calculation, and suspension of the issue, redemption and conversion of shares”. In addition, the Company is entitled to reject subscription orders at its discretion.

The Company prohibits all transactions that it deems potentially detrimental to shareholder interests, including (but not limited to) market timing and late trading transactions. It is entitled to refuse any application for subscription or conversion that it considers to be allied to such practices. The Company is also entitled to take any action it deems necessary to protect shareholders from such practices.

Subscription and redemption orders (“orders”) registered with the administrative agent by 15:00 CET (“cut-off time”) on a business day (“order date”) will be processed on the basis of the net asset value calculated for that day after the cut-off time (“valuation date”). By way of exception, the following cut-off time will apply to the sub-funds listed below:

<table>
<thead>
<tr>
<th>Sub-fund</th>
<th>Cut-off time (CET)</th>
</tr>
</thead>
<tbody>
<tr>
<td>UBS (Lux) Equity SICAV – Asian Smaller Companies (USD)</td>
<td></td>
</tr>
<tr>
<td>UBS (Lux) Equity SICAV – All China (USD)</td>
<td>13:00 CET</td>
</tr>
</tbody>
</table>

All orders sent by fax must be received by the administrative agent at least one hour prior to the stated cut-off time of the respective sub-fund on a business day. However, the central settling agent of UBS AG in Switzerland, the distributors and other intermediaries may apply other cut-off times that are earlier than those specified above vis-à-vis their clients in order to ensure the correct submission of orders to the administrative agent. Information on this may be obtained from the central settling agent of UBS AG in Switzerland, as well as from the respective distributors and other intermediaries.

For orders registered with the administrative agent after the respective cut-off time on a business day, the order date is considered to be the following business day.

The same applies to requests for the conversion of shares of a sub-fund into those of another sub-fund of the Company performed on the basis of the net asset values of the respective sub-funds.

This means that the net asset value used for settlement is not known at the time the order is placed (forward pricing). It will be calculated on the basis of the last-known market prices (i.e. using the latest available market prices or closing market prices, provided these are available at the time of calculation). The individual valuation principles applied are described in the section above.

**Issue of shares**

The issue price of sub-fund shares is calculated according to the provisions in the section “Net asset value, issue, redemption and conversion price”.

After the initial issue of a share class, the issue price shall be based on the net asset value per share plus a maximum issuing commission of 3% of the net asset value in favour of the distributors, unless otherwise provided for in the section “Share classes”.

Any taxes, charges or other fees incurred in the relevant country of distribution will also be charged.

Subscriptions for shares in the Company are accepted at the issue price of the sub-funds by the Company, the administrative agent and the Depositary as well as at the sales and paying agents, which forward them to the Company.

Subject to applicable laws and regulations, the Depositary and/or the agents entrusted with receiving subscription payments may, at their discretion and upon investors’ request, accept the payment in currencies other than the currency of account of the respective
sub-fund and the subscription currency of the share class to be subscribed. The exchange rate used will be determined by the respective agent on the basis of the bid-ask spread of the relevant currency pair. Investors shall bear all fees associated with currency exchange. Notwithstanding the above, payment of subscription prices for shares denominated in RMB shall be made in RMB (CNH) only. No other currency will be accepted for the subscription of these share classes.

The shares may also be subscribed through savings plans, payment plans or conversion plans, in accordance with the locally prevailing market standards. Further information on this can be requested from the local distributors.

The issue price of sub-fund shares is paid into the Depositary’s account in favour of the sub-fund no later than three days after the order date (“settlement date”).

If, on the settlement date or any day between the order date and the settlement date, banks in the country of the currency of the relevant share class are not open for business or the relevant currency is not traded in an interbank settlement system, these days are disregarded for the purposes of calculating the settlement date. The settlement date can only be a day on which these banks are open or these settlement systems are available for transactions in the relevant currency.

A local paying agent will carry out the requisite transactions on behalf of the final investor on a nominee basis. Costs for services of the Paying Agent may be imposed on the investor.

At the shareholders’ request, the Company may accept full or partial subscriptions in kind at its own discretion. In such cases, the contribution in kind must suit the investment policy and restrictions of the relevant sub-fund. Such payments in kind will also be appraised by the auditor selected by the Company. The costs incurred will be charged to the relevant investor.

Shares are issued as registered shares only. This means that the shareholder status of the investor in the Company with all associated rights and obligations will be based on the respective investor’s entry in the Company’s register. A conversion of registered shares into bearer shares may not be requested. Shareholders are reminded that registered shares may also be cleared through recognised external clearing houses like Clearstream.

All shares issued have the same rights. The Articles of Incorporation nonetheless provide for the possibility of issuing various share classes with specific features within a particular sub-fund.

Furthermore, fractions of shares can be issued for all sub-funds/share classes. Fractions of shares are expressed up to three decimal places and do not confer the right to vote at general meetings. If the relevant sub-fund or share class is liquidated, however, fractional shares entitle the holder to a distribution or proportionate share of the liquidation proceeds.

Redemption of shares

Redemption orders are accepted by the Management Company, the administrative agent, the Depositary or another authorised sales or paying agent.

Consideration for sub-fund shares submitted for redemption is paid no later than the third day after the order date (“settlement date”) unless legal provisions, such as foreign exchange controls or restrictions on capital movements, or other circumstances beyond the control of the Depositary, make it impossible to transfer the redemption amount to the country in which the redemption order has been submitted.

If, on the settlement date or any day between the order date and the settlement date, banks in the country of the currency of the relevant share class are not open for business or the relevant currency is not traded in an interbank settlement system, these days are disregarded for the purposes of calculating the settlement date. The settlement date can only be a day on which these banks are open or these settlement systems are available for transactions in the relevant currency.

If the value of a share class in relation to the total net asset value of a sub-fund has fallen below, or failed to reach, a level that the Board of Directors of the Company has fixed as the minimum level for the economically efficient management of a share class, the Board of Directors of the Company may decide that all shares in this class are to be redeemed against payment of the redemption price on a business day determined by the Board. Investors of the class/sub-fund concerned shall not have to bear any additional costs or other financial burdens as a result of this redemption. Where applicable, the single swing pricing principle described in the Section “Net asset value, issue, redemption and conversion price” shall apply.

For sub-funds with multiple share classes that are denominated in different currencies, shareholders may, in principle, only receive the equivalent value for their redemption in the currency of the respective share class or the currency of account of the respective sub-fund.

Subject to applicable laws and regulations, the Depositary and/or the agents entrusted with paying the redemption proceeds may, at their discretion and upon investors’ request, make the payment in currencies other than the currency of account of the respective sub-fund and the currency of the share class redeemed. The exchange rate used will be determined by the respective agent on the basis of the bid-ask spread of the relevant currency pair.

Investors shall bear all fees associated with currency exchange. These fees, as well as any taxes, commissions or other fees that may be incurred in the relevant country of distribution and, for example, levied by correspondent banks, will be charged to the relevant investor and deducted from the redemption proceeds. Notwithstanding the above, payment of redemption proceeds for shares denominated in RMB shall be made in RMB (CNH) only. The investor may not request payment of the redemption proceeds in any currency other than RMB (CNH).

Any taxes, charges or other fees incurred in the relevant country of distribution (including those levied by correspondent banks) will be charged. However, no redemption charged may be levied.
The performance of the net asset value determines whether the redemption price is higher or lower than the issue price paid by the shareholder.

The Company reserves the right to refrain from executing redemption and conversion orders in full (redemption gate) on order dates on which the total orders would cause an outflow of funds of more than 10% of the sub-fund’s net assets on that date. In such cases, the Company may decide to execute only a portion of redemption and conversion orders, and to postpone the execution of the remaining redemption and conversion orders for that order date with priority status and for a period generally not to exceed 20 business days.

In the event of a large volume of redemption orders, the Company may decide to postpone the execution of redemption orders until equivalent Company assets have been sold, without undue delay. Should such a measure be necessary, all redemption orders received on the same day will be processed at the same price.

A local paying agent will carry out the requisite transactions on behalf of the final investor on a nominee basis. Costs for services of the Paying Agent as well as fees that are levied by correspondent banks may be imposed on the investor.

At the shareholders’ request, the Company may grant investors full or partial redemptions in kind at its own discretion. In such cases, it must be ensured that after the capital is redeemed in kind, the remaining portfolio still complies with the investment policy and restrictions of the relevant sub-fund, and that the remaining investors in the sub-fund are not disadvantaged by the redemption in kind. Such payments will also be appraised by the auditor selected by the Company. The costs incurred will be charged to the relevant investor.

**Conversion of shares**

At any time, shareholders may convert their shares into those of another share class within the same sub-fund, and/or may convert their shares into those of another sub-fund. Conversion orders are subject to the same procedures as the issue and redemption of shares.

The number of shares resulting from the conversion of a shareholder’s existing shares is calculated according to the following formula:

\[ \alpha = \frac{\beta \times \chi \times \delta}{\varepsilon} \]

where:

- \( \alpha \) = number of shares of the new sub-fund or share class into which conversion is requested
- \( \beta \) = number of shares of the sub-fund or share class from which conversion is requested
- \( \chi \) = net asset value of the shares submitted for conversion
- \( \delta \) = foreign-exchange rate between the sub-funds or share classes in question. If both sub-funds or share classes are valued in the same currency of account, this coefficient equals 1
- \( \varepsilon \) = net asset value of the shares in the sub-fund or share class into which conversion is requested plus any taxes, charges or other fees

A maximum conversion commission amounting to the maximum issuing commission of the respective sub-fund or share class may be charged in favour of the distributors. No redemption charge is applied in such cases, in accordance with the information in the section titled “Redemption of shares”.

Subject to applicable laws and regulations, the Depositary and/or the agents entrusted with receiving conversion payments may, at their discretion and upon investors’ request, accept the payment in currencies other than the currency of account of the respective sub-fund and/or the subscription currency of the share class into which the conversion will take place. The exchange rate used will be determined by the respective agent on the basis of the bid-ask spread of the relevant currency pair. These commissions, as well as any fees, taxes and stamp duties incurred in the individual countries for a sub-fund conversion are charged to the shareholders.

**Prevention of money laundering and terrorist financing**

The Company’s distributors must comply with the provisions of the Luxembourg Law of 12 November 2004 on the fight against money laundering and terrorist financing, as amended, as well as the relevant statutory provisions and applicable circulars of the CSSF.

Accordingly, investors must provide proof of their identity to the distributor or sales agent receiving their subscription. The distributor or sales agent must request the following identifying documents from investors as a minimum: natural persons must provide a certified copy of their passport/identity card (certified by the distributor or sales agent or by the local administrative authority); companies and other legal entities must provide a certified copy of the articles of incorporation, a certified copy of the extract from the trade and companies register, a copy of the most recently published annual accounts and the full name of the beneficial owner.

Depending on the circumstances, the distributor or sales agent must request additional documents or information from investors requesting subscriptions or redemptions. The distributor must ensure that the sales agents strictly adhere to the aforementioned identification procedures. The administrative agent and the Company may, at any time, demand assurance from the distributor that the procedures are being adhered to. The administrative agent will monitor compliance with the aforementioned provisions for all
subscription and redemption orders they receive from sales agents or distributors in countries in which such sales agents or
distributors are not subject to requirements equivalent to Luxembourg or EU law on fighting money laundering and terrorist financing.

Furthermore, the distributor and its sales agents must comply with all the regulations for the prevention of money laundering and
terrorist financing in force in the respective countries.

Suspension of net asset value calculation, and suspension of the issue, redemption and conversion of shares
The Company may temporarily suspend the calculation of the net asset value of one or more sub-funds, as well as the issue and
redemption of shares, and conversions between individual sub-funds, for one or more business days due to the following:

- the closure, other than for customary holidays, of one or more stock exchanges used to value a substantial portion of the net
  assets, or of foreign exchange markets in whose currency the net asset value, or a substantial portion of the net assets, is
denominated, or if trade on these stock exchanges or markets is suspended, or if these stock exchanges or markets become
subject to restrictions or experience major short-term price fluctuations;

- events beyond the control, liability or influence of the Company and/or Management Company prevent access to the net
  assets under normal conditions without causing severe detriment to shareholder interests;

- disruptions in the communications network or any other event that prevents the value of a substantial portion of the net
  assets from being calculated;

- circumstances making it impossible for the Company to repatriate funds to pay redemption orders in the sub-fund in question,
or where the Board of Directors of the Company deems the transfer of funds from the sale or for the acquisition of investments, or
for payments following share redemptions, to be impossible at normal exchange rates;

- political, economic, military or other circumstances outside the control of the Company prevent the disposal of the
  Company’s assets under normal conditions without seriously harming the interests of the shareholders;

- for any other reason the value of assets held by a sub-fund cannot be promptly or accurately determined;

- the convocation of an extraordinary general shareholders’ meeting for the liquidation of the Company has been published;

- such a suspension is justified for the protection of the shareholders, after the convening notice of an extraordinary general
  shareholders’ meeting for the merger of the Company or of a sub-fund, or a notice to the shareholders on a decision by the Board
  of Directors of the Company to merge one or more sub-funds was published; and

- the Company can no longer settle its transactions due to restrictions on foreign exchange and capital movements.

Should the calculation of the net asset value, the issue and redemption of shares, or the conversion of shares between sub-funds be
suspended, this will be notified without delay to all the relevant authorities in the countries where Company shares are approved for
distribution to the public; in addition, notification will be published in the manner described below in the section titled “Regular
reports and publications”.

If investors no longer meet the requirements of a share class, the Company is further obliged to request that the investors concerned:

a) return their shares within 30 calendar days in accordance with the provisions on the redemption of shares; or
b) transfer their shares to a person who meets the aforementioned requirements for acquiring shares in this class; or
c) convert their shares into those of another share class of the respective sub-fund for which they are eligible in accordance with
the acquisition requirements of this share class.

In addition, the Company is entitled to:

a) refuse a request to buy shares, at its own discretion;
b) redeem, at any time, shares that were purchased in defiance of an exclusion clause.

Distributions
The payment of distributions for a certain sub-fund or share class, as well as the amount of any such distributions, is decided by the
general meeting of shareholders of this sub-fund; it shall do so acting on a proposal from the Company’s Board of Directors after
The Board of Directors of the Company is entitled to decide on the payment of interim dividends and the suspension of distribution payments.

Entitlements to distributions and allocations not claimed within five years of falling due will lapse and be paid back into the respective sub-fund or share class. If said sub-fund or share class has already been liquidated, the distributions and allocations will accrue to the remaining sub-funds of the Company or the remaining share classes of the sub-fund concerned in proportion to their respective net assets. At the proposal of the Company’s Board of Directors, the general meeting may decide, in connection with the appropriation of net investment income and capital gains, to issue bonus shares. An income equalisation amount will be calculated so that the distribution corresponds to the actual income entitlement.

**Taxes and expenses**

**Taxation**

The Company is subject to Luxembourg law. In accordance with current legislation in the Grand Duchy of Luxembourg, the Company is not subject to any Luxembourg withholding, income, capital gains or wealth taxes. From the total net assets of each sub-fund, however, a tax of 0.05% p.a. ("taxe d’abonnement") payable to the Grand Duchy of Luxembourg is due at the end of every quarter (reduced taxe d’abonnement amounting to 0.01% p.a. for share classes F, I-A1, I-A2, I-A3, I-B, I-X and U-X). This tax is calculated on the total net assets of each sub-fund at the end of every quarter. In the event that the competent tax authority changes an investor’s tax status, all shares in classes F, I-A1, I-A2, I-A3, I-B, I-X and U-X may be taxed at the rate of 0.05%.

The taxable values provided are based on the most recently available data at the time they were calculated. Shareholders are not required, under current tax law, to pay any income, gift, inheritance or other tax in Luxembourg, unless they are domiciled or resident or maintain their usual place of abode in Luxembourg, or were previously resident in Luxembourg and hold more than 10% of the shares in the Company.

The aforementioned represents a summary of the fiscal impact and makes no claim to be exhaustive. It is the responsibility of purchasers of shares to seek information on the laws and regulations governing the purchase, possession and sale of shares in connection with their place of residence and their nationality.

**Automatic exchange of information – FATCA and the Common Reporting Standard**

As an investment undertaking established in Luxembourg, the Company is bound by certain agreements on the automatic exchange of information – such as those described below (and others that may be introduced in future, as the case may be) – to collect specific information on its investors and their tax status, and to share this information with the Luxembourg tax authority, which may then exchange this information with the tax authorities in the jurisdictions in which the investors are resident for tax purposes.

According to the US Foreign Account Tax Compliance Act and the associated legislation ("FATCA"), the Company must comply with extensive due diligence obligations and reporting requirements, established to ensure the US Treasury is informed of financial accounts belonging to specified US persons as defined in the Intergovernmental Agreement, "IGA" between Luxembourg and the US. Failure to comply with these requirements may subject the Company to US withholding taxes on certain US-sourced income and, with effect from 1 January 2019, gross proceeds. In accordance with the IGA, the Company has been classed as "compliant" and is not charged any withholding tax if it identifies financial accounts belonging to specified US persons and immediately reports these to the Luxembourg tax authorities, which then provide this information to the US Internal Revenue Service.

Drawing extensively on the intergovernmental approach to implementing FATCA, the OECD developed the Common Reporting Standard ("CRS") to combat offshore tax evasion on a global scale. Pursuant to the CRS, financial institutions established in participating CRS jurisdictions (such as the Company) must report to their local tax authorities all personal and account information of investors, and where appropriate controlling persons, resident in other participating CRS jurisdictions that have concluded an agreement for the exchange of information with the jurisdiction governing the financial institution. Tax authorities in participating CRS jurisdictions will exchange such information on an annual basis. Luxembourg has enacted legislation to implement the CRS. As a result, the Company is required to comply with the CRS due diligence and reporting requirements adopted by Luxembourg.

In order to enable the Company to meet its obligations under FATCA and the CRS, prospective investors are required to provide the Company with information about their person and tax status prior to investment, and to update this information on an ongoing basis. Prospective investors should note that the Company is obliged to disclose this information to the Luxembourg tax authorities. The investors accept that the Company may take any action it deems necessary regarding their stake in the Company to ensure that any withholding tax incurred by the Company and any other related costs, interest, penalties and other losses and liabilities arising from the failure of an investor to provide the requested information to the Company are borne by this investor. This may include making this investor liable for any resulting US withholding taxes or penalties arising under FATCA or the CRS, and/or the compulsory redemption or liquidation of this investor’s stake in the Company.

Prospective investors should consult qualified experts for tax advice regarding FATCA and the CRS and the potential consequences of such automatic exchange of information regimes.
"Specified US person" as defined by FATCA
The term "specified US person" refers to any citizen or resident of the United States, and any company or trust established in the US or under US federal or state law in the form of a partnership or corporation, provided (i) a court within the United States is authorised, pursuant to applicable law, to issue orders or pass rulings in connection with all aspects of the administration of the trust, or (ii) one or more specified US persons are authorised to take all essential decisions regarding the trust or the estate of a testator who was a US citizen or resident. The section must comply with the US Internal Revenue Code.

Investments in Chinese A shares via Stock Connect
On 14 November 2014 and 2 December 2016, the MOF, the SAT and the CSRC jointly released Caishui [2014] No. 81 ("Circular 81") and Caishui [2016] No. 127 ("Circular 127") in order to clarify questions concerning taxation in the PRC in relation to Stock Connect. According to Circular 81 and Circular 127, capital gains realised by foreign investors from trading in A shares through Stock Connect are temporarily exempt from CIT applicable in the PRC and from VAT. Foreign investors are obliged to pay the 10% WIT on dividends applicable in the PRC. This will be withheld by companies listed in the PRC and remitted to the competent tax authorities in the PRC. Investors resident for tax purposes in a country that has concluded a tax treaty with the PRC can apply for a refund of any excess WIT paid in the PRC, provided the relevant tax treaty stipulates a lower rate of WIT for dividends in the PRC than the one paid.

The sub-fund is subject to stamp duty applicable in the PRC of 0.1% of the sales proceeds from the disposal of A shares through Stock Connect.

Taxation in the United Kingdom

Reporting sub-funds
Within the meaning of the UK Taxation (International and Other Provisions) Act 2010 (hereinafter the "TIOPA"), special provisions apply to investments in offshore funds. The individual share classes of these offshore funds are treated as separate offshore funds for this purpose. The taxation of shareholders in a reporting share class is different to the taxation of shareholders in non-reporting share classes. The individual taxation systems are explained below. The Board of Directors reserves the right to apply for the status of reporting fund for individual share classes.

Shareholders in non-reporting share classes
Each individual share class is an offshore fund within the meaning of the TIOPA and the UK Offshore Funds (Tax) Regulations 2009 that came into force on 1 December 2009. Within this framework, all income from the sale, disposal or redemption of offshore fund units held by persons resident or ordinarily resident in the United Kingdom at the time of the sale, disposal or redemption are taxed as income and not as capital gains. However, this is not the case if the fund is approved as a reporting fund by the UK tax authorities for the period in which units are held. Shareholders who are resident or ordinarily resident in the United Kingdom for tax purposes and invest in non-reporting share classes may be obliged to pay income tax on the income from the sale, disposal or redemption of shares. Such income is therefore taxable, even if investors would be exempt from capital gains tax under general or special provisions, which may lead to some UK investors bearing a comparatively higher tax burden. Shareholders who are resident or ordinarily resident in the United Kingdom can offset losses on the disposal of shares in non-reporting share classes against capital gains.

Shareholders in reporting share classes
Each individual share class is an offshore fund within the meaning of the TIOPA. Within this framework, all income from the sale, disposal or redemption of offshore fund units at the time of the sale, disposal or redemption are taxed as income and not as capital gains. These provisions do not apply if the fund is acceded reporting fund status and maintains this status during the period in which units are held.

For a share class to qualify as a reporting fund, the Company must apply to the UK tax authorities for the inclusion of the sub-fund in this category. The share class must then report 100% of the income of the share class for each financial year. The corresponding report can be consulted by investors on the UK website. Private investors resident in the United Kingdom should include the reportable income in their income tax return. They will then be assessed on the basis of the declared income, whether the income was distributed or not. In determining the income, the income for accounting purposes is adjusted for capital and other items and is based on the reportable income of the corresponding sub-fund. Shareholders are hereby informed that income from trading (but not from investment activities) is classified as reportable income. The key criteria is the business activity. Given the lack of clarity in the guidelines concerning the difference between trading and investment activities, there is no guarantee that the proposed activities are not trading activities. Should the activities of the Company be partly or wholly classified as trading activities, then the annual reportable income for shareholders and the corresponding tax burden would probably be significantly higher than would otherwise be the case. Provided that the relevant share class fulfils the status of a reporting sub-fund, the income from this share class will be taxed as a capital gain and not as income, unless the investor is a securities trader. Such gains may therefore be exempt from capital gains tax under general or special provisions, which may lead to some UK investors bearing a comparatively lower tax burden.

In accordance with Part 3 Chapter 6 of the Offshore Funds (Tax) Regulations 2009 (hereinafter the "2009 Regulations"), certain transactions of a regulated sub-fund such as the Company are generally not treated as trading activities in the calculation of reportable income for reporting sub-funds that fulfil a genuine diversity of ownership condition. In this respect, the Board of Directors confirms that all share classes are primarily for private and institutional investors and are offered to these target groups. Regarding the 2009 Regulations, the Board of Directors confirms that the shares of the Company can be easily acquired and are marketed and made available in order to reach and attract the targeted categories of investors.

The attention of persons ordinarily resident in the United Kingdom is drawn to the provisions of Part 13(2) of the Income Tax Act 2007 ("Transfer of Assets Abroad"), which provide that under certain circumstances, these persons may be subject to income tax in connection with non-distributed income and profits arising on investments in sub-fund(s), or similar income and profits, which is not receivable in the United Kingdom by those persons.
In addition, it is important to note the provisions of Section 13 of the Taxation of Chargeable Gains Act of 1992, which govern the distribution of chargeable gains of companies that are not resident in the United Kingdom and that would be considered “close companies” if they were resident in the UK. These gains are distributed to investors who are domiciled or have their ordinary place of residence in the UK. Profits distributed in this manner are taxable for all investors holding a share of more than 10% of the distributed profit either individually or together with associated persons.

The Company intends to make all reasonable efforts to ensure that the sub-fund or sub-funds are not classed as a “close company” within the meaning of Section 13 of the Taxation of Chargeable Gains Act if domiciled in the United Kingdom. Moreover, when determining the impact of Section 13 of the Taxation of Chargeable Gains Act of 1992, it is important to ensure that the regulations of the double taxation treaty between the United Kingdom and Luxembourg are taken into account.

**Partial exemption in accordance with the German Investment Tax Act (InvStG)**

In addition to the investment restrictions set out in the special investment policies of the sub-fund, all of the Company’s sub-funds will also invest at least 50% of their relevant net asset value in equity investments (the “equity investment quota”) in order to establish eligibility for the partial exemption provided for under the German Investment Tax Act.

For the purposes of this investment restriction, “equity investments” includes:

1) shares in a company (other than depository receipts) that are admitted to trading on a stock exchange or admitted to trading or traded on another organised market that fulfils the criteria of a “regulated market” pursuant to Directive 2014/65/EU of the European Parliament and of the Council of 15 May 2014 on markets in financial instruments; and/or
2) shares in company other than a real estate company that (i) is based in a Member State of the European Union or in a Member State of the European Economic Area, in which it is subject to corporate income tax and does not benefit from any exemption; or (ii) is based in another country and subject to corporation tax of at least 15%; and/or
3) units in an undertaking for collective investment in transferable securities (UCITS) and/or an alternative investment fund (AIF) not organised as a partnership that – as stated in the relevant terms of investment – invests on an ongoing basis at least 50% of its value in equity investments (an "equity fund"), in which case 50% of the units in the equity fund held by the fund are deemed to constitute an equity investment; and/or
4) units in a UCITS and/or an AIF not organised as a partnership that – as stated in the relevant terms of investment – invests on an ongoing basis at least 25% of its value in equity investments (a “mixed fund”), in which case 25% of the units in the mixed fund held by the fund are deemed to constitute an equity investment; and/or
5) units of equity funds or of mixed funds that disclose their equity investment ratios in their relevant terms of investment; and/or
6) units of equity funds or of mixed funds that disclose their equity investment ratios on a daily basis.

Except in the situations described above in paragraphs (3), (4), (5) and (6), units in a UCITS and/or an AIF that is a partnership are not deemed to constitute equity investments.

For the purposes of this paragraph, the equity investment ratio does not contain any equity investments that are lent through a securities lending programme – as specified in the Sales Prospectus.

Investors should consult qualified experts for tax advice regarding their individual situation.

**Expenses paid by the Company**


This shall be used as follows:

1. In accordance with the following provisions, a maximum flat fee based on the net asset value of the Company is paid from the Company’s assets for the management, administration, portfolio management, investment advice, and distribution of the Company (if applicable), as well as for all Depositary tasks, such as the safekeeping and supervision of the Company’s assets, the processing of payment transactions and all other tasks listed in the “Depositary and Main Paying Agent” section: This fee is charged to the Company’s assets on a pro rata basis upon every calculation of the net asset value and is paid on a monthly basis (maximum flat fee). The maximum flat fee for share classes with “hedged” in their name may include foreign exchange risk hedging charges. The relevant maximum flat fee will not be charged until the corresponding share classes have been launched. An overview of the maximum flat fees can be found under “The sub-funds and their special investment policies”.
   The maximum flat fee effectively applied can be found in the annual and semi-annual reports.

2. The maximum flat fee does not include the following fees and additional expenses, which are also charged to the Company’s assets:
   a) All additional expenses related to management of the Company’s assets for the sale and purchase of assets (bid-ask spread, brokerage fees in line with the market, commissions, fees, etc.). As a rule, these expenses are calculated upon the purchase or sale of the respective assets. In derogation hereto, these additional expenses, which arise through the sale and purchase of assets in connection with the settlement of the issue and redemption of units, are covered by the application of the single swing pricing principle pursuant to the section titled “Net asset value, issue, redemption and conversion price”.
   b) Fees of the supervisory authority for the establishment, modification, liquidation and merger of the
Company, as well as all charges payable to the supervisory authorities and any stock exchanges on which the sub-funds are listed;

c) Auditor’s fees for the annual audit and certification in connection with the establishment, modification, liquidation and merger of the Company, as well as any other fees paid to the audit firm for the services it provides in relation to the administration of the Fund as permitted by law;

d) Fees for legal and tax advisers, as well as notaries, in connection with the establishment, registration in distribution countries, modification, liquidation and merger of the Company, as well as for the general safeguarding of the interests of the Company and its investors, insofar as this is not expressly prohibited by law;

e) Costs for the publication of the Company’s net asset value and all costs for notices to investors, including translation costs;

f) Costs for the Company’s legal documents (prospectuses, KIIDs, annual and semi-annual reports, as well as all other documents legally required in the countries of domiciliation and distribution);

g) Costs for the Company’s registration with any foreign supervisory authorities, if applicable, including fees payable to the foreign supervisory authorities, as well as translation costs and fees for the foreign representative or paying agent;

h) Expenses incurred through use of voting or creditors’ rights by the Company, including fees for external advisers;

i) Costs and fees related to any intellectual property registered in the Company’s name or to the Company’s rights of usufruct;

j) All expenses arising in connection with any extraordinary measures taken by the Management Company, Portfolio Manager or Depositary to protect the interests of the investors;

k) If the Management Company participates in class-action suits in the interests of investors, it may charge the Company’s assets for the expenses arising in connection with third parties (e.g. legal and Depositary costs). Furthermore, the Management Company may charge for all administrative costs, provided these are verifiable, and published and/or taken into account in the disclosure of the Company’s total expense ratio (TER).

3. The Management Company may pay retrocessions to cover the distribution activities of the Company.

All taxes levied on the income and assets of the Company, particularly the taxe d’abonnement, will also be borne by the Company.

For purposes of general comparability with fee rules of different fund providers that do not have a flat fee, the term “maximum management fee” is set at 80% of the flat fee.

For share class “I-B”, a fee is charged to cover the costs of fund administration (comprising the costs of the Company, the administrative agent and the Depositary). The costs for asset management and distribution are charged outside of the Company under a separate contract concluded directly between the shareholder and UBS Asset Management Switzerland AG or one of its authorised representatives.

Unless otherwise provided for in the investment policy of the relevant sub-fund, the Portfolio Manager shall be paid a performance fee for share classes with “PF” in their name. This shall amount to 20% of the positive difference between (1) the net asset value per share of the sub-fund (after deduction of all fees accrued during the period, excluding the performance fee) on the performance fee valuation date (the last valuation date of the performance fee period, as specified below) and (2) the high water mark. The high water mark on a given valuation date is equal to the greater of (1) the initial subscription price and (2) the last end-of-period NAV per share at which a performance fee has been paid. On each valuation date, the calculated performance fee is accrued and adjusted for subscriptions and redemptions during the performance fee period. If shares are redeemed, the accrued performance fee attributable to these redeemed shares will be paid to the Portfolio Manager.

The performance fee shall be calculated and accrued each time the net asset value is calculated. The performance fee is paid on a yearly basis, calculated for the last valuation date in December.

Shareholders are informed that the performance fee is calculated based on the development of the share classes and not the holdings of the individual shareholders. As a result, shareholders may still be charged a performance fee if the net asset value of their shares remains the same, or even if it falls, because shareholders may, for example, purchase or redeem their shares at a time other than the beginning of the calculation period. Furthermore, shareholders who purchase shares during the calculation period may benefit from an increase in the net asset value of their shares without being charged a performance fee, or may be charged a lower performance fee than would be the case if this fee were calculated based solely on the holdings of the individual shareholders.

Costs relating to the services performed for share classes I-X, K-X and U-X for asset management, fund administration (comprising the costs of the Company, the administrative agent and the Depositary) and distribution are covered by the compensation to which UBS Asset Management Switzerland AG is entitled to under a separate contract with the shareholder.

All costs that can be allocated to specific sub-funds will be charged to those sub-funds.
Costs that can be attributed to individual share classes will be charged to these share classes. If costs are incurred in connection with several or all sub-funds/share classes, however, these costs will be charged to these sub-funds/share classes in proportion to their relative net asset values.

With regard to sub-funds that may invest in other UCIs or UCITS under the terms of their investment policies, fees may be incurred both at the level of the sub-fund as well as at the level of the relevant target fund. The management fees of the target fund in which the assets of the sub-fund are invested may amount to a maximum of 3%, taking into account any trailer fees.

Should a sub-fund invest in units of funds that are managed directly or by delegation by the Management Company or by another company linked to the Management Company through common management or control or through a substantial direct or indirect holding, no issue or redemption charges may be charged to the investing sub-fund in connection with these target fund units.

Details on the Company’s ongoing charges can be found in the KIIDs.

Information for shareholders

Regular reports and publications
For the Company and each of its sub-funds, an annual report shall be published on 31 May and a semi-annual report on 30 November.

The aforementioned reports contain a breakdown of each sub-fund, or respectively, each share class in the relevant currency of account. The consolidated breakdown of the Company as a whole is given in USD.

The annual report, which is published within four months of the end of the financial year, contains the annual accounts audited by the independent auditors. It also contains details on the underlying assets to which the respective sub-funds are exposed through the use of derivative financial instruments and the counterparties involved in these derivative transactions, as well as the amount and type of collateral provided in favour of the sub-fund by the counterparties in order to reduce the credit risk.

These reports are available to shareholders at the registered office of the Company and the Depositary.

The issue and redemption prices of the shares of each sub-fund are made available in Luxembourg at the registered office of the Company and the Depositary.

Notices to shareholders will be published at www.ubs.com/lu/en/asset_management/notifications and can be sent by email to those shareholders who have provided an email address for this purpose. Paper copies of such notices will be mailed to those shareholders who have not provided an email address at the postal address recorded in the shareholder registry. Paper copies will also be mailed to shareholders where required by Luxembourg law or supervisory authorities, or legally required in the relevant countries of distribution, and/or published in another form permitted by Luxembourg law.

Inspection of documents
The following documents are kept at the registered office of the Company and/or Management Company, where they can be viewed:

1. the Articles of Incorporation of the Company and the Articles of Association of the Management Company;
2. Depositary Agreement;
3. Portfolio Management Agreement;
4. Management Company Agreement;
5. Administrative Agent Agreement.

The aforementioned agreements may be amended by common consent of the parties involved.

Handling complaints, strategy for exercising voting rights and best execution
In accordance with Luxembourg laws and regulations, the Management Company provides additional information on procedures for handling complaints, the strategy for exercising voting rights as well as best execution on the following website:

Remuneration policy of the Management Company
The Board of Directors of the Management Company has adopted a remuneration policy that aims to ensure remuneration complies with the applicable regulations – in particular the provisions defined under (i) UCITS Directive 2014/91/EU, the ESMA final report on sound remuneration policies under the UCITS Directive and AIFMD published on 31 March 2016, (ii) the Alternative Investment Fund Managers (AIFM) Directive 2011/61/EU, enacted into Luxembourg national law by the AIFM Law of 12 July 2013, as amended, the ESMA guidelines on sound remuneration policies under the AIFMD, published on 11 February 2013 and (iii) the CSSF Circular 10/437 on Guidelines concerning the remuneration policies in the financial sector, issued on 1 February 2010 – as well as the guidelines of the UBS Group AG remuneration policy. This remuneration policy is reviewed at least annually.

The remuneration policy promotes a solid and effective risk management framework, is aligned with the interests of investors, and prevents risks from being taken that do not comply with the risk profiles, the Management Regulations, or the Articles of Incorporation of this UCITS/AIF. The remuneration policy also ensures compliance with the strategies, objectives, values and interests of the Management Company and the UCITS/AIF, including measures to prevent conflicts of interest.

Furthermore, this approach aims to:
- evaluate performance over a multi-year period that is suitable to the recommended holding period of investors in the sub-fund, in order to ensure that the evaluation process is based on the Company’s long-term performance and investment risks, and that performance-related remuneration is actually paid out over the same period;
- provide employees with remuneration that comprises a balanced mix of fixed and variable elements. The fixed remuneration component represents a sufficiently large portion of the total remuneration amount, which allows for a flexible bonus strategy. This includes the option not to pay any variable remuneration. This fixed remuneration is determined according to the individual
employee’s role, which includes their responsibilities and the complexity of their work, their performance, and the local market conditions. Furthermore, it should be noted that the Management Company may, at its own discretion, offer benefits to employees. These form an integral part of the fixed remuneration.

All information relevant hereto shall be disclosed in the annual reports of the Management Company in accordance with the provisions of UCITS Directive 2014/91/EU. More details about the current remuneration policy, including, but not limited to, the description of how remuneration and benefits are calculated, the identity of persons responsible for awarding the remuneration and benefits, including the composition of the remuneration committee (if any), are available at http://www.ubs.com/lu/en/asset_management/investor_information.html. This information can also be requested in hard copy from the Management Company free of charge.

Conflicts of interest
The Board of Directors, the Management Company, the Portfolio Manager, the Depositary, the administrative agent and the other service providers of the Company, and/or their respective affiliates, associates, employees or any person connected with them may be subject to various conflicts of interest in their relationships with the Company.

The Management Company, the Company, the Portfolio Manager, the administrative agent and the Depositary have adopted and implemented a policy on conflicts of interest. They have taken suitable organisational and administrative measures to identify and manage conflicts of interest so as to minimise the risk of the Company’s interests being prejudiced, as well as to ensure that the Company’s shareholders are treated fairly in the event that a conflict of interest cannot be prevented.

The Management Company, the Depositary, the Portfolio Manager and the principal distributor are part of the UBS Group (hereinafter referred to as “Affiliated Person”).

The Affiliated Person is a global, full-service private banking, investment banking, asset management and financial services organisation that is a major player in the global financial markets. As such, the Affiliated Person is engaged in various business activities and may have other direct or indirect interests in the financial markets in which the Company invests.

The Affiliated Person (as well as its subsidiaries and branches) may serve as the counterparty in financial derivative contracts entered into with the Company. Conflicts of interest may also potentially arise if the Depositary is closely associated with a legally independent entity of the Affiliated Person that provides other products or services to the Company.

In the conduct of its business, the Affiliated Person shall endeavour to identify, manage and where necessary prohibit any action or transaction that may lead to a conflict of interest between the various business activities of Affiliated Person and the Company or its shareholders. The Affiliated Person endeavours to manage any conflicts in a manner consistent with the highest standards of integrity and fair dealing. To this end, the Affiliated Person has implemented procedures to ensure that any business activities giving rise to a conflict that could harm the interests of the Company or its shareholders are carried out with an appropriate level of independence and that any conflicts are resolved fairly. Investors may obtain additional information on the Management Company and/or the Company’s policy on conflicts of interest free of charge by addressing a written request to the Management Company.

Despite the Management Company’s best efforts and due care, there remains the risk that the organisational or administrative measures taken by the Management Company for the management of conflicts of interest may not be sufficient to ensure, with reasonable confidence, that all risks of damage to the interests of the Company or its shareholders are eliminated. If this should be the case, any non-mitigated conflicts of interest and any decisions taken in relation thereto will be notified to investors on the following website of the Management Company: http://www.ubs.com/lu/en/asset_management/investor_information.html. This information is also available free of charge at registered office of the Management Company.

In addition, it must be taken into account that the Management Company and the Depositary are members of the same group. Accordingly, both these entities have put in place policies and procedures to ensure that they (i) identify all conflicts of interests arising from this relationship and (ii) take all reasonable steps to avoid such conflicts of interest.

Where a conflict of interest arising out of the relationship between the Management Company and the Depositary cannot be avoided, the Management Company or the Depositary will manage, monitor and disclose that conflict of interest in order to prevent adverse effects on the interests of the Company and of the shareholders.

A description of all custody tasks delegated by the Depositary, as well as a list of all delegates and sub-delegates of the Depositary can be found on the following webpage: https://www.ubs.com/global/en/legalinfo2/luxembourg.html. Up-to-date information on this will be made available to investors upon request.

Data protection
In accordance with the provisions of the Luxembourg Law of 1 August 2018 on the organisation of the National Data Protection Commission and the general data protection framework, as amended, and Regulation (EU) 2016/679 of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data (the “data protection legislation”), the Company acts as a data controller and collects, stores and processes, by electronic or other means, the data provided by investors for the purpose of performing the services required by investors and in order to meet the Company’s legal and supervisory obligations.

The data processed includes in particular the investor’s name, contact details (including their postal or email address), bank account details, the amount and the nature of the investments in the Company (and if the investor is a legal entity, the data of natural persons connected with this legal entity, such as its contact person(s) and/or beneficial owner(s)) (“personal data”).

Investors may decline to transfer personal data to the Company at their own discretion. However, in this case the Company is entitled to reject orders to subscribe shares.

Investors’ personal data is processed when they enter into a relationship with the Company and in order to carry out the subscription of shares (i.e. to fulfil a contract), to safeguard the Company’s legitimate interests and to meet the Company’s legal obligations. Personal data is processed for the following purposes in particular: (i) to carry out subscriptions, redemptions and conversions of shares, pay dividends to investors and administer client accounts; (ii) to manage client relationships; (iii) to carry out checks relating to excess trading and market timing practices and for tax identification that may be mandated by Luxembourg or foreign legislation and regulations (including laws and regulations relating to FATCA and the CRS); (iv) to comply with applicable anti-money laundering
regulations. Data provided by shareholders is also processed (v) to administer the Company's register of shareholders. In addition, personal data may be used (vi) for marketing purposes.

The above-mentioned legitimate interests include:

- the purposes listed in points (ii) and (vi) of the previous paragraph of this data protection section for which data may be processed;
- meeting the accounting and supervisory obligations of the Company in general;
- carrying out the Company's business in accordance with appropriate market standards.

For this purpose and in accordance with the provisions of the data protection legislation, the Company may transfer personal data to its data recipients (the "recipients"), who may be affiliated or external companies that assist the Company in its activities in relation to the above-mentioned purposes. These include in particular the management company, the administrative agent, the distributors, the depositary, the paying agent, the investment manager, the domiciliary agent, the global distributor, the auditor and the legal advisor of the Company.

The recipients may pass on the personal data on their own responsibility to their representatives and/or agents (the "sub-recipients"), who may process the personal data solely for the purpose of assisting the recipient in performing their services for the Company and/or in meeting their legal obligations.

The recipients and sub-recipients may be located in countries inside or outside the European Economic Area (EEA) where data protection legislation may not provide an appropriate level of protection.

When transferring personal data to recipients and/or sub-recipients located in a country outside the EEA which does not have appropriate data protection standards, the Company shall establish contractual safeguards to ensure that investors' personal data is afforded the same protection as that provided by the data protection legislation and may use the model clauses approved by the European Commission to do so. Investors are entitled to request copies of the relevant documents that enable the transfer of personal data to these countries by sending a written request to the Company's address listed above.

When subscribing to shares, every investor is explicitly reminded that their personal data may be transferred to and processed by the above-mentioned recipients and sub-recipients, including companies located outside the EEA and in particular in countries that may not offer an appropriate level of protection.

The recipients and sub-recipients may process the personal data as processors when handling the data on the Company's instructions, or as controllers in their own right when processing the personal data for their own purposes, i.e. to meet their own legal obligations.

The Company may also transfer personal data to third parties in accordance with the applicable legislation and regulations, such as government and supervisory authorities, including tax authorities inside or outside the EEA. In particular, personal data may be passed on to the Luxembourg tax authorities which in turn act as controllers and can forward this data to foreign tax authorities.

In accordance with the provisions of the data protection legislation, every investor has the right, by sending a written request to the Company's address listed above, to the following:

- information on their personal data (i.e. the right to a confirmation from the Company about whether their personal data is being processed, the right to certain information about how the fund is processing their personal data, the right to access this data and the right to a copy of the personal data that has been processed (subject to statutory exemptions));
- to have their personal data corrected if it is incorrect or incomplete (i.e. the right to request the Company to update and correct incomplete or incorrect personal data or errors);
- to restrict usage of their personal data (i.e. the right to demand that the processing of their personal data is restricted under certain circumstances until they have given consent for this data to be stored);
- to object to the processing of their personal data, including prohibiting processing of their personal data for marketing purposes (i.e. the right to prohibit the Company, for reasons relating to the investor's particular situation, from processing data in order to carry out a task in the public interest or based on its legitimate interests; the Company will then cease to process this data, unless it can demonstrate that there are legitimate and overriding grounds for processing the data which take precedence over the interests, rights and freedoms of the investor, or that processing the data is necessary to enforce, implement or defend legal claims);
- to have their personal data deleted (i.e. the right to request the deletion of their personal data in certain circumstances, in particular if the Company no longer needs to process this data for the purpose for which it was collected or processed);
- Data portability (i.e. the right, if technically feasible, to request the transfer of the data to the investor or another controller in a structured, widely-used and machine-readable format).

Investors also have the right to lodge a complaint with the National Data Protection Commission at 1, Avenue du Rock’n’Roll, L-4361 Esch-sur-Alzette, Grand Duchy of Luxembourg, or with another national data protection authority if they are resident in another Member State of the European Union.

Personal data will not be stored for longer than required for the purpose for which the data is being processed. The relevant statutory time limits for data storage shall apply.

Liquidation of the Company and its sub-funds; merger of sub-funds

Liquidation of the Company and its sub-funds

The Company may be dissolved at any time by the general meeting of shareholders in due observance of the legal provisions governing the quorum and majority voting requirements.

If the total net assets of the Company fall below two-thirds or one quarter of the prescribed minimum capital, the Board of Directors of the Company must ask for a vote by the general meeting of shareholders on whether to liquidate the Company. If the Company is
liquidated, it will be wound up by one or more liquidators. These shall be designated by the general meeting of shareholders, which will also determine their remuneration and the scope of the powers granted to them. The liquidators will realise the Company’s assets in the best interests of the shareholders and distribute the net proceeds from the liquidation of these sub-funds or share classes in proportion to their respective holdings. Any liquidation proceeds which cannot be distributed to the shareholders at the end of the liquidation process (which can take up to nine months), will be deposited immediately at the Caisse de Consignation in Luxembourg.

Defined maturity sub-funds are automatically wound up and liquidated upon expiry of their respective terms.

If the total net asset value of a sub-fund, or share class within a sub-fund, has fallen below or failed to reach a value required for that sub-fund or share class to be managed with economic efficiency; or in the event of a substantial change in the political, economic and monetary environment; or as part of a rationalisation; the general meeting of shareholders or the Board of Directors of the Company may decide to redeem all shares of the corresponding share class(es) at the net asset value (taking into account the actual investment realisation rates and expenses) as at the valuation day or time at which the decision takes effect.

The provisions of the section “General meeting of the Company or of the shareholders of the relevant sub-fund” shall apply accordingly. The Board of Directors of the Company may also dissolve and liquidate a sub-fund or share class in accordance with the provisions described in the above paragraph.

The shareholders of the respective sub-fund will be informed of the decision taken by the general meeting of shareholders or the Company’s Board of Directors to redeem shares in the manner described above in the section titled “Regular reports and publications”.

Merger of the Company or of sub-funds with another undertaking for collective investment ("UCI") or with a sub-fund thereof; merger of sub-funds

“Mergers” are transactions in which

a) one or more UCITS or sub-funds of such UCITS (the “absorbed UCITS”), upon being wound up without liquidation, transfer all assets and liabilities to another existing UCITS or a sub-fund of that UCITS (the “absorbing UCITS”), and the shareholders of the absorbed UCITS receive in return shares in the absorbing UCITS and, if applicable, a cash payment not exceeding 10% of the net asset value of such shares;

b) two or more UCITS or sub-funds of such UCITS (the “absorbed UCITS”), upon being wound up without liquidation, transfer all their assets and liabilities to another UCITS formed by them or a sub-fund of that UCITS (the “absorbing UCITS”), and the shareholders of the absorbed UCITS receive in return shares in the absorbing UCITS and, if applicable, a cash payment not exceeding 10% of the net asset value of such shares;

c) one or more UCITS or sub-funds of such UCITS (the “absorbed UCITS”) that continue to exist until liabilities have been paid off transfer all net assets to another sub-fund of the same UCITS, to another UCITS formed by them or to another existing UCITS or a sub-fund of that UCITS (the “absorbing UCITS”).

Mergers are permissible under the conditions provided for in the Law of 2010. The legal consequences of a merger are defined in the Law of 2010.

Under the conditions described in the section “Liquidation of the Company and its sub-funds”, the Board of Directors of the Company may decide to allocate the assets of a sub-fund or of a share class to another existing sub-fund or share class of the Company, or to another Luxembourg UC or pursuant to Part I of the Law of 2010, or to a foreign UCITS pursuant to the provisions of the Law of 2010; and to redesignate the shares of the sub-fund or share class in question as shares of another sub-fund or of another share class (as a result of the scission or consolidation, if necessary, and through the payment of an amount that corresponds to the pro rata entitlement of the shareholders). Without prejudice to the aforementioned powers of the Board of Directors of the Company, the decision to merge sub-funds, as described above, may also be taken by the general meeting of the shareholders of the sub-fund in question.

Shareholders will be informed of any such decision in the manner described above in the section entitled “Regular reports and publications”. During the 30 days following the notification of such a decision, shareholders will have the right to redeem all or part of their shares at the prevailing net asset value, free of redemption charge or other administrative charges, in accordance with the established procedure outlined under “Redemption of shares”. Shares not presented for redemption will be exchanged based on the net asset values of the sub-funds concerned, calculated for the same day as the one used to determine the conversion ratio. If units in an investment fund established as a “fonds commun de placement” are allocated, the decision is binding only for the investors who voted in favour of the allocation.

General meeting of the Company or of the shareholders of the relevant sub-fund

For both the liquidation and merger of sub-funds, no minimum quorum is required at the General meeting of the Company or of the shareholders of the relevant sub-fund, and decisions can be approved by a simple majority of the shares present or represented at this general meeting.

Applicable law, place of performance and legally binding document language

The Luxembourg District Court shall have jurisdiction to hear all legal disputes between the shareholders, the Company, the Management Company and the Depository. Luxembourg law shall apply. However, in matters concerning the claims of investors from other countries, the Company and/or the Depository may elect to make themselves subject to the jurisdiction of the countries in which the shares were bought and sold.

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Only the German version of this Sales Prospectus shall be legally binding. However, the Company may recognise translations (it itself has approved) into the languages of the countries in which shares are offered or sold to investors as binding upon themselves in matters concerning those shares.

**Investment principles**

The following conditions also apply to the investments made by each sub-fund:

1. **Permitted investments of the Company**

   1.1 The investments of the Company may consist exclusively of one or more of the following components:

   a) Securities and money market instruments that are listed or traded on a “regulated market” as defined in Directive 2004/39/EC of the European Parliament and of the Council of 21 April 2004 on markets in financial instruments;

   b) Securities and money market instruments that are traded in a Member State on another market which is recognised, regulated, operates regularly and is open to the public. The term “Member State” designates a member country of the European Union; countries that are parties to the agreement on the European Economic Area but are not Member States of the European Union are considered equivalent to Member States of the European Union, within the limits of said agreement and its related agreements;

   c) Securities and money market instruments admitted to official listing on a stock exchange in a non-Member State or traded on another market of a European, American, Asian, African or Australasian country (hereinafter “approved state”) which operates regularly and is recognised and open to the public;

   d) Newly issued securities and money market instruments, provided the terms of issue stipulate that an application must be made for admission to official listing on one of the securities exchanges or regulated markets mentioned under Points 1.1(a)–(c), and that this admission must be granted within one year of the issue of the securities;

   e) Units of UCITS admitted pursuant to Directive 2009/65/EC and/or other UCIs within the meaning of Article 1(2)(a) and (b) of Directive 2009/65/EC with their registered office in a Member State as defined in the Law of 2010, or in a non-Member State, provided that:

   - such other UCIs have been approved in accordance with legislation subjecting them to prudential supervision that, in the opinion of the CSSF, is equivalent to that which applies under Community law, and that adequate provision exists for ensuring cooperation between authorities;

   - the level of protection afforded to unitholders in the other UCIs is equivalent to that afforded to shareholders in the Company and, in particular, regulations apply that are equivalent to those in Directive 2009/65/EC governing the segregation of assets, borrowing, lending and the short-selling of securities and money market instruments;

   - the business operations of the other UCIs are the subject of annual and semi-annual reports that permit an assessment to be made of the assets and liabilities, income and transactions arising during the reporting period; and

   - the UCITS or such other UCI, the units of which are to be acquired, may invest no more than 10% of its assets in units of other UCITS or UCIs pursuant to its Management Regulations or its founding documents.

   Each sub-fund may invest no more than 10% of its assets in other UCITS or UCIs, unless otherwise stipulated in the investment policy of that sub-fund.

   f) Sight deposits or deposits at notice at credit institutions with a term of up to 12 months, provided the credit institution has its registered office in an EU Member State, or (if the credit institution’s registered office is located in a non-Member State) it is subject to supervisory regulations that the CSSF deems equivalent to those under Community law;

   g) Derivative financial instruments (“derivatives”), including equivalent cash-settled instruments, which are traded on one of the regulated markets listed in (a), (b) and (c) above, or derivatives that are not traded on a stock exchange (“OTC derivatives”), provided that:

   - the use of derivatives is in accordance with the investment purpose and investment policy of the respective sub-fund and is suited to achieving their goals;

   - the underlying securities are instruments in accordance with the definition given under points 1.1(a) and 1.1(b) or financial or macroeconomic indices, interest rates, currencies or other underlying instruments in which the Company may invest either directly or indirectly via other existing UCI or UCITS pursuant to its investment policy;
- the sub-funds ensure, through adequate diversification of the underlying assets, that the diversification requirements applicable to them and listed in the section entitled “Risk diversification” are adhered to;

- the counterparties in transactions involving OTC derivatives are institutions subject to prudential supervision and belonging to the categories admitted by the CSSF and expressly approved by the Company. The approval process by the Company is based on the principles drawn up by UBS AM Credit Risk and concerning, inter alia, the creditworthiness, reputation and experience of the relevant counterparty in settling transactions of this type, as well as their willingness to provide capital. The Company maintains a list of counterparties it has approved;

- the OTC derivatives are valued daily in a reliable and verifiable manner and may be sold, liquidated or settled by means of a back-to-back transaction at any time, upon the Company’s initiative and at the appropriate fair value; and

- the counterparty is not granted discretion regarding the composition of the portfolio managed by the relevant sub-fund (e.g. in the case of a total return swap or a derivative financial instrument with similar characteristics), or regarding the underlying of the relevant OTC derivative.

h) Money market instruments as defined in the section titled “Investment policy” that are not traded on a regulated market, provided that the issuance or issuer of these instruments is subject to regulations protecting investors and investments, and provided that these instruments are:

- issued or guaranteed by a central, regional or local entity or the central bank of a Member State, the European Central Bank, the European Union or European Investment Bank, a non-Member State, or, in the case of a federal state, a Member State of the federation, or by a public international institution of which at least one Member State is a member;

- issued by an undertaking whose securities are traded on the regulated markets listed under Point 1.1(a), (b) and (c);

- issued or guaranteed by an institution that is subject to prudential supervision in accordance with the criteria laid down by Community law or by an institution that is subject to supervision that, in the opinion of the CSSF, is at least as stringent as that provided for by Community law and complies with it; or

- issued by other issuers belonging to a category approved by the CSSF, provided that regulations protecting investors that are equivalent to those in the first, second or third points above apply to investments in these instruments, and provided that the issuers constitute either a company with equity capital amounting to at least 10 million euro (EUR 10,000,000) that prepares and publishes its annual accounts in accordance with the Fourth Council Directive 78/660/EEC, or an entity within a group encompassing one or more listed companies and responsible for its financing, or an entity which is to fund the securitisation of liabilities by means of a credit line provided by a bank.

1.2 In derogation of the investment restrictions set out in Point 1.1, each sub-fund may invest up to 10% of its net assets in securities and money market instruments other than those named in Point 1.1.

1.3 The Company ensures that the overall risk associated with derivatives does not exceed the overall net value of the Company portfolio. As part of its investment strategy, each sub-fund may invest in derivatives within the limits set out in Points 2.2 and 2.3, provided the overall risk of the underlying instruments does not exceed the investment limits stipulated in Point 2.

1.4 Each sub-fund may hold liquid assets on an ancillary basis.

2. Risk diversification

2.1 In accordance with the principle of risk diversification, the Company is not permitted to invest more than 10% of the net assets of a sub-fund in securities or money market instruments from a single institution. The Company may not invest more than 20% of the net assets of a sub-fund in deposits with a single institution. In transactions by a sub-fund in OTC derivatives, counterparty risk must not exceed 10% of the assets of that sub-fund if the counterparty is a credit institution as defined in Point 1.1(f). The maximum allowable counterparty risk is reduced to 5% in transactions with other counterparties. The total value of all positions in the securities and money market instruments of those institutions that account for more than 5% of the net assets of a sub-fund may not exceed 40% of the net assets of that sub-fund. This restriction does not apply to deposits and transactions in OTC derivatives with financial institutions which are subject to prudential supervision.

2.2 Regardless of the maximum limits set out in Point 2.1, each sub-fund may not invest more than 20% of its net assets in a single institution through a combination of:

- securities and money market instruments issued by this institution,

- Deposits with that institution and/or

- OTC derivatives traded with this institution.

2.3 In derogation of the above, the following applies:
a) The maximum limit of 10% mentioned in Point 2.1 is raised to 25% for certain debt instruments issued by credit institutions domiciled in an EU Member State and subject, in that particular country, to special prudential supervision by public authorities designed to protect the holders of these instruments. In particular, funds originating from the issue of such debt instruments must, in accordance with the law, be invested in assets that provide sufficient cover for the obligations arising from them during the entire term of the bonds and that provide a preferential right to payment of the capital and interest in the event of insolvency of the issuer. If a sub-fund invests more than 5% of its net assets in debt instruments of a single issuer, then the total value of these investments may not exceed 80% of the value of the net assets of the sub-fund.

b) The maximum limit of 10% is raised to 35% for securities or money market instruments issued or guaranteed by an EU Member State or its local authorities, by another approved state, or by public international bodies of which one or more EU Member States are members. Securities and money market instruments that come under the special ruling referenced in Point 2.3(a) and (b) are not accounted for in calculating the aforementioned 40% maximum limit pertaining to risk diversification.

c) The limits set out in points 2.1, 2.2, 2.3(a) and (b) may not be aggregated; therefore, the investments listed in these paragraphs made in securities or money market instruments of a single issuing institution, or in deposits with that institution or derivatives thereof, may not exceed 35% of the net assets of a given sub-fund.

d) Companies belonging to the same group for the purposes of consolidated accounts, as defined by Council Directive 83/349/EEC or recognised international accounting rules, must be treated as a single issuer for the calculation of the investment limits set out in this section. However, investments by a sub-fund in securities and money market instruments of a single corporate group may total up to 20% of the assets of that sub-fund.

e) In the interest of risk diversification, the Company is authorised to invest up to 100% of a sub-fund’s net assets in securities and money market instruments from various issues that are guaranteed or issued by an EU Member State or its local authorities, another authorised OECD member state, China, Russia, Brazil, Indonesia or Singapore, or by public international bodies of which one or more EU Member States are members. These securities and money market instruments must be divided into at least six different issues, with securities or money market instruments from a single issue not exceeding 30% of the total net assets of a sub-fund.

2.4 The following provisions apply with regard to investments in other UCITS or UCIs:

a) The Company may invest up to 20% of the net assets of a sub-fund in units of a single UCITS or other UCI. In implementing this investment limit, each sub-fund of a UCI comprising multiple sub-funds is treated as an independent issuer, provided each of these sub-funds is individually liable in respect of third parties.

b) Investments in units of UCIs other than UCITS may not exceed 30% of the sub-fund’s net assets. The assets of the UCITS or other UCI in which a sub-fund has invested are not included when calculating the maximum limits set out in Points 2.1, 2.2 and 2.3.

c) For sub-funds that, in accordance with their investment policies, invest a significant portion of their assets in units or shares of other UCITS and/or other UCIs, the maximum management fees chargeable by the sub-fund itself and by the other UCITS and/or other UCIs in which it invests are listed in the section titled “Expenses paid by the Company”.

2.5 The sub-funds may subscribe, acquire and/or hold shares that are to be issued by or have been issued by one or more other sub-funds of the Company, provided that:

- the target sub-fund does not itself invest in the sub-fund that is investing in that target sub-fund; and
- the target sub-funds to be acquired may, in accordance with their sales prospectuses or articles of incorporation, invest no more than 10% of their own assets in units of other target sub-funds of the same UCI; and
- any voting rights associated with the securities in question are suspended for the period they are held by the sub-fund in question, regardless of their appropriate valuation in financial accounts and periodic reports; and
- as long as these securities are held by the sub-fund, their value is not, in any event, included in the calculation of the sub-fund’s net asset value described in the Law of 2010 to verify the minimum net assets in accordance with that law; and
- no administration/subscription or redemption fees are double charged at the level of the sub-fund and that of the target sub-fund in which it invests.

2.6 The Company may invest up to 20% of a sub-fund’s assets in equities and/or debt securities of a single issuer if, according to that sub-fund’s investment policy, the sub-fund’s objective is to replicate a specific equity or bond index recognised by the CSSF. This is subject to the following conditions:

- the composition of the index is sufficiently diversified;
- the index is an appropriate benchmark for the market it represents;
the index is published in an appropriate manner.

The limit is 35% provided this is justified due to exceptional market conditions; particularly on regulated markets heavily dominated by certain securities or money market instruments. Investment up to this upper limit is only permitted in the case of a single issuer.

If the limits mentioned in Points 1 and 2 are exceeded unintentionally or as a consequence of the exercise of subscription rights, the Company must manage the sale of its securities so as to give top priority to amending the situation while working in the best interests of the shareholders.

For a period of six months after they are officially approved, newly launched sub-funds may deviate from the particular restrictions pertaining to risk diversification indicated, provided that they continue to observe the principle of risk diversification.

3. Investment restrictions

The Company is prohibited from:

3.1 Acquiring securities, if the subsequent sale of these is restricted in any way by contractual agreements;

3.2 Acquiring shares with voting rights that would enable the Company, possibly in collaboration with other investment funds under its management, to exert a significant influence on the management of an issuer;

3.3 acquiring more than:

- 10% of the non-voting shares of a single issuer;
- 10% of the debt instruments of a single issuer;
- 25% of the units of a single UCITS or UCI;
- 10% of the money market instruments of a single issuer.

In the latter three cases, the restrictions on acquiring securities need not be observed if, at the time of acquisition, it is impossible to determine the gross sum of debt instruments or money market instruments, and the net sum of units issued.

The following are exempt from the provisions of Points 3.2 and 3.3:

- Securities and money market instruments issued or guaranteed by an EU Member State or its local authorities, or by another approved state;

- Securities and money market instruments issued or guaranteed by a non-EU Member State;

- Securities and money market instruments issued by public international bodies to which one or more Member States of the European Union belong;

- Shares in a company in a non-Member State that primarily invests its assets in the securities of issuers domiciled in that non-Member State, where under that non-Member State’s law, holding such shares is the only way to legally invest in the securities of that non-Member State’s issuers. In doing so, the provisions of the Law of 2010 must be complied with; and

- shares in subsidiary companies that carry out certain administrative, advisory or sales activities surrounding the repurchase of units at the behest of shareholders, in the country in which they are located and exclusively on behalf of the Company.

3.4 Short-selling securities, money market instruments or other instruments listed in Point 1.1(e), (g) and (h);

3.5 Acquiring precious metals or related certificates;

3.6 Investing in real estate and buying or selling commodities or commodities contracts;

3.7 Taking out loans, unless

- the loan is a back-to-back loan to purchase foreign currency;

- the loan is only temporary and does not exceed 10% of the net assets of the sub-fund in question;

3.8 Granting loans or acting as guarantor for third parties. This restriction does not prevent the acquisition of securities, money market instruments or the other instruments listed in Point 1.1(e), (g) and (h) if these are not fully paid up.
The Company is authorised to introduce additional investment restrictions at any time in the interests of the shareholders, provided these are necessary to ensure compliance with the laws and regulations of those countries in which Company shares are offered and sold.

4. Asset pooling

The Company may permit internal merging and/or the collective management of assets from particular sub-funds in the interest of efficiency. In such cases, assets from different sub-funds are managed collectively. A group of collectively managed assets is referred to as a “pool”; pooling is used exclusively for internal management purposes. Pools are not official entities and cannot be accessed directly by shareholders.

Pools

The Company may invest and manage all or part of the portfolio assets of two or more sub-funds (referred to as “participating sub-funds” in this context) in the form of a pool. Such an asset pool is created by transferring cash and other assets (provided these assets suit the relevant pool’s investment policy) from each participating sub-fund to the asset pool. From then on, the Company can make transfers to the individual asset pools. Assets can also be returned to a participating sub-fund, up to the full amount equivalent to its participation.

A participating sub-fund’s share in a particular asset pool is calculated in terms of notional units of equal value. When an asset pool is created, the Company must specify a starting value for the notional units (in a currency that the Company deems appropriate) and allot to each participating sub-fund notional units equivalent to the cash (or other assets) it has contributed. The value of a notional unit is then calculated by dividing the net assets of the asset pool by the number of existing notional units.

If additional cash or assets are contributed to or withdrawn from an asset pool, the notional units assigned to the relevant participating sub-fund are increased or reduced by a figure that is arrived at by dividing the cash or assets contributed or withdrawn by the participating sub-fund by the current value of that participating sub-fund’s share in the pool. If cash is contributed to the asset pool, it is reduced for the purposes of calculation by an amount that the Company deems appropriate to cover any tax expenses, as well as for the closing charges and acquisition costs for the cash investment. If cash is withdrawn, a corresponding deduction may be made to account for any costs incurred in the disposal of securities or other assets of the asset pool.

Dividends, interest and other income-like distributions obtained from the assets of an asset pool are allocated to that asset pool, and thus increase its net assets. If the Company is liquidated, the assets of an asset pool are allocated to the participating sub-funds in proportion to their respective shares in the asset pool.

Collective management

To reduce operating and management costs while enabling broader diversification of investments, the Company may decide to manage part or all of the assets of one or more sub-funds collectively with those of other sub-funds or other undertakings for collective investment. In the following paragraphs, the term “collectively managed entities” refers to the Company and each of its sub-funds, as well as any entities with or between which a collective management agreement might exist. The term “collectively managed assets” refers to the whole of the assets of these collectively managed entities, which is managed in accordance with the aforementioned collective management agreement.

As part of the collective management agreement, the respective portfolio manager is entitled, on a consolidated basis for the relevant collectively managed entities, to make decisions on investments and sales of assets that affect the composition of the portfolio of the Company and its sub-funds. Each collectively managed entity holds a share in the collectively managed assets in proportion with its own net assets’ contribution to the aggregate value of the collectively managed assets. This proportion held (referred to in this context as a “proportionate share”) applies to all asset classes held or acquired under collective management. Investment and/or divestment decisions have no effect on a collectively managed entity’s proportionate share, and future investments are allotted in proportion with it. When assets are sold, they are subtracted proportionately from the collectively managed assets held by each collectively managed entity.

When a new subscription is made with one of the collectively managed entities, subscription proceeds are allocated to each collectively managed entity taking into account the adjusted proportionate share of the jointly managed entity to which the subscription applies; this adjustment corresponds to the increase in that entity’s net assets. Allocating assets from that collectively managed entity to the others changes the net asset total of each in line with its adjusted proportionate share. By the same token, when a redemption is ordered from one of the collectively managed entities, the requisite cash is taken from the collectively managed entities’ cash reserves based on the proportionate shares as adjusted for the decrease in the net assets of the collectively managed entity to which the redemption applies. In this case, too, the total net assets of each will change to match its adjusted proportionate share.

Shareholders should note that the collective management agreement may lead to the composition of the assets of a particular sub-fund being affected by events (e.g. subscriptions and redemptions) that concern other collectively managed entities unless extraordinary measures are taken by the Company or an entity commissioned by the Company. Thus, all other things being equal, subscriptions received by an entity that is collectively managed with a sub-fund will result in an increase in that sub-fund’s cash reserves. Conversely, redemptions received by an entity that is collectively managed with a sub-fund will serve to reduce that sub-fund’s cash reserves. However, subscriptions and redemptions can be executed on the special account opened for each collectively
managed entity outside the scope of the agreement, through which subscriptions and redemptions must pass. Because a large volume of subscriptions and redemptions may be ordered to these special accounts and because the Company or entities it commissions may decide to end a sub-fund’s participation in the collective management agreement at any time, that sub-fund may avoid restructuring its portfolio if this could adversely affect the interests of the Company, its sub-funds and its shareholders.

If a change in the structure of the Company’s portfolio, or the portfolio of one or more of its sub-funds, occurring as a result of redemptions or payments of fees and expenses associated with another collectively managed entity (i.e. one that cannot be counted as belonging to the Company or one of its sub-funds), could cause a breach of the investment restrictions on the Company or those sub-funds, the relevant assets will be excluded from the agreement before the change takes effect so that they are not impacted by the resulting adjustments.

Collectively managed assets of sub-funds will only be managed collectively with assets to be invested in pursuit of the same investment objectives. This serves to ensure that investment decisions can be reconciled with the investment policy of the relevant sub-fund in every respect. Collectively managed assets may only be managed together with assets for which the same Portfolio Manager is authorised to make investment and divestment decisions, and for which the Depositary also acts as depositary. This serves to ensure that the Depositary is fully capable of carrying out its functions and meeting its obligations to the Company and its sub-funds in accordance with the Law of 2010 and other legal requirements. The Depositary must always keep the assets of the Company separate from those of the other collectively managed entities; this allows it to accurately determine the assets of each individual sub-fund at any time. As the investment policies of the collectively managed entities need not correspond exactly with that of any sub-fund, the collective investment policy for these entities may be more restrictive than that of the sub-fund.

The Company may decide to terminate a collective management agreement at any time without giving prior notice.

At any time, shareholders may request information from the Company’s registered office on the proportion of collectively managed assets and on the entities with which a collective management agreement exists at the time of their enquiry. The composition and percentages of collectively managed assets must be stated in the annual reports.

Collective management agreements with non-Luxembourg entities are permissible if (i) the agreement involving the non-Luxembourg entity is governed by Luxembourg law and subject to Luxembourg jurisdiction or (ii) each collectively managed entity is endowed with such rights that no insolvency or bankruptcy administrator, or creditor, of the non-Luxembourg entity has access to the assets or is authorised to freeze them.

5. Special techniques and instruments with securities and money market instruments as underlying assets

Subject to the conditions and limits set out in the Law of 2010, the Company and its sub-funds may use repurchase agreements, reverse repurchase agreements, securities lending agreements and/or other techniques and instruments that have securities and money market instruments as underlying assets for efficient portfolio management purposes in accordance with the requirements defined by the CSSF (the "techniques"). If such transactions relate to the use of derivatives, the terms and limits must comply with the provisions of the Law of 2010. The use of these techniques and instruments must be in accordance with the best interests of the investors.

Repurchase agreements are transactions in which one party sells a security to the other party with a simultaneous agreement to repurchase the security at a fixed future date at a stipulated price reflecting a market rate of interest unrelated to the coupon rate of the securities. A reverse repurchase agreement is a transaction whereby a sub-fund purchases securities from a counterparty and simultaneously commits to resell the securities to the counterparty at an agreed upon date and price. A securities lending agreement is an agreement whereby title to the "loaned" securities is transferred by a "lender" to a "borrower" with the borrower contracting to deliver "equivalent securities" to the lender at a later date ("securities lending").

Securities lending may be effected only via recognised clearing houses such as Clearstream International or Euroclear, or using first-class financial institutions that specialise in such activities and following the procedure specified by them. In the case of securities lending transactions, the Company must, in principle, receive collateral, the value of which must at least correspond to the total value of the securities lent out and any accrued interest thereon. This collateral must be issued in a form of financial collateral permitted by the provisions of Luxembourg law. Such collateral is not required if the transaction is effected via Clearstream International or Euroclear, or another organisation which guarantees the Company that the value of the securities lent will be refunded.

The provisions of the section entitled "Collateral management" shall apply accordingly to the management of collateral that was left to the Company within the scope of securities lending. In derogation of the provisions of the section entitled “Collateral management”, shares from the finance sector are accepted as securities within the framework of securities lending. Service providers that provide services to the Company in the field of securities lending have the right to receive a fee in return for their services that is in line with the market standards. The amount of this fee is reviewed and adapted, where appropriate, by an independent body on an annual basis.

Furthermore, the Company has drawn up internal framework agreements regarding securities lending. These framework agreements contain, among other things, the relevant definitions, the description of the principles and standards of the contractual management of the securities lending transactions, the quality of the collateral, the approved counterparties, the risk management, the fees to be paid to third parties and fees to be received by the Company, as well as the information to be published in the annual and semi-annual reports.
The Board of Directors of the Company has approved instruments of the following asset classes as collateral from securities lending transactions and determined the following haircuts to be used on these instruments:

<table>
<thead>
<tr>
<th>Asset class</th>
<th>Minimum haircut (% deduction from market value)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Fixed and variable-rate interest-bearing instruments</strong></td>
<td></td>
</tr>
<tr>
<td>Instruments issued by a state belonging to the G-10 (excluding the US, Japan, the UK, Germany and Switzerland, including their federal states and cantons as issuers) and with a minimum rating of A-</td>
<td>2%</td>
</tr>
<tr>
<td>Instruments issued by the US, Japan, the UK, Germany and Switzerland, including their federal states and cantons</td>
<td>0%</td>
</tr>
<tr>
<td>Bonds with a minimum rating of A</td>
<td>2%</td>
</tr>
<tr>
<td>Instruments issued by supranational organisations</td>
<td>2%</td>
</tr>
<tr>
<td>Instruments issued by an entity and belonging to an issue with a minimum rating of A</td>
<td>4%</td>
</tr>
<tr>
<td>Instruments issued by a local authority and with a minimum rating of A</td>
<td>4%</td>
</tr>
<tr>
<td><strong>Shares</strong></td>
<td>8%</td>
</tr>
</tbody>
</table>

Shares listed on the following indexes are accepted as permissible collateral:

- **Australia (S&P/ASX 50 INDEX)**: AS31
- **Austria (AUSTRIAN TRADED ATX INDEX)**: ATX
- **Belgium (BEL 20 INDEX)**: BEL20
- **Canada (S&P/TSX 60 INDEX)**: SPTSX60
- **Denmark (OMX COPENHAGEN 20 INDEX)**: KFX
- **Europe (Euro Stoxx 50 Pr)**: SXSE
- **Finland (OMX HELSINKI 25 INDEX)**: HEX25
- **France (CAC 40 INDEX)**: CAC
- **Germany (DAX INDEX)**: DAX
- **Hong Kong (HANG SENG INDEX)**: HSI
- **Japan (NIKKEI 225)**: NKY
- **Netherlands (AEX-Index)**: AEX
- **New Zealand (NZX TOP 10 INDEX)**: NZSE10
- **Norway (OBX STOCK INDEX)**: OBX
- **Singapore (Straits Times Index STI)**: FSSTI
- **Sweden (OMX STOCKHOLM 30 INDEX)**: OMX
- **Switzerland (SWISS MARKET INDEX)**: SMI
- **Switzerland (SPI SWISS PERFORMANCE IX)**: SPI
- **UK (FTSE 100 INDEX)**: UKX
- **U.S. (DOW JONES INDUS. AVG)**: INDU
- **U.S. (NASDAQ 100 STOCK INDEX)**: NDX
- **U.S. (S&P 500 INDEX)**: SPX
- **U.S. (RUSSELL 1000 INDEX)**: RIY

* In this table, “rating” refers to the rating scale used by S&P. Ratings by S&P, Moody’s and Fitch are used with their corresponding scales. If the ratings given to a certain issuer by these rating agencies are not uniform, then the lowest rating shall apply.

** Unrated issues by these states are also permissible. No haircut is applied to these either.

In general, the following requirements apply to repurchase/reverse repurchase agreements and securities lending agreements:

(i) Counterparties to a repurchase/reverse repurchase agreement or securities lending agreement will be entities with legal personality typically located in OECD jurisdictions. These counterparties will be subject to a credit assessment. Where the counterparty is subject to a credit rating by any agency registered and supervised by ESMA, that rating shall be taken into account in the credit assessment. Where a counterparty is downgraded to A2 or below (or comparable rating) by such a credit rating agency, a new credit assessment in respect of the counterparty will be undertaken without delay.

(ii) The Company must be able at any time to recall any security that has been lent out or terminate any securities lending agreement into which it has entered.

(iii) When the Company enters into a reverse repurchase agreement it must ensure that it is able at any time to recall the full amount of cash (including the interest incurred up to the time of being recalled) or to terminate the reverse repurchase agreement on either an accrued basis or a mark-to-market basis. When the cash is recallable at any time on a mark-to-market basis, the mark-to-market value of the reverse repurchase agreement should be used for the calculation of the Net Asset
Value of the relevant sub-fund. Fixed-term reverse repurchase agreements that do not exceed seven days should be considered as arrangements on terms that allow the assets to be recalled at any time by the Company.

(iv) When the Company enters into a repurchase agreement it must ensure that it is able at any time to recall any securities subject to the repurchase agreement or to terminate the repurchase agreement into which it has entered. Fixed-term repurchase agreements that do not exceed seven days should be considered as arrangements on terms that allow the assets to be recalled at any time by the Company.

(v) Repurchase/reverse repurchase agreements or securities lending do not constitute borrowing or lending for the purposes of the UCITS Directive.

(vi) All the revenues arising from efficient portfolio management techniques, net of direct and indirect operational costs/fees, will be returned to the relevant sub-fund.

(vii) Any direct and indirect operational costs/fees arising from efficient portfolio management techniques that may be deducted from the revenue delivered to the relevant sub-fund must not include hidden revenue. Such direct and indirect operational costs/fees will be paid to the entities outlined in the respective annual or semi-annual report of the Company, which shall indicate the amounts of the respective fees and whether the entities are related to the Management Company or the Depositary.

The Company and its sub-funds may under no circumstances deviate from their investment objectives for these transactions. Equally, the use of these techniques may not cause the risk level of the sub-fund in question to increase significantly with regard to its original risk level (i.e. without the use of these techniques).

With regards to the risks inherent to the use of these techniques, reference is made here to the information contained in the section entitled "Risks connected with the use of efficient portfolio management techniques".

The Company ensures that it or one of its appointed service providers will monitor and manage the risks incurred through the use of these techniques, particularly counterparty risk, as part of the risk management procedure. The monitoring of potential conflicts of interest arising from transactions with companies associated with the Company, the Management Company and the Depositary is primarily carried out through reviewing the contracts and corresponding processes on a regular basis. Furthermore, the Company ensures that, despite the use of these techniques and instruments, the investors' redemption orders can be processed at any time.

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