UBS

Capital instruments of UBS Group AG (consolidated) and UBS AG (consolidated and standalone) as of 31 March 2016

Key features

Ordered by issuance date within each category Based on Swiss SRB Basel III phase-in requirements Issued on 4 May 2016

	Share	capital Additional Tier 1 capital instruments (Basel III compliant)									Additional Tier 1 capital / Tier 2 capital instruments in the form of hybrid instruments and related subordinated notes (non-Basel III compliant)					
1 Issuer (country of incorporation; if applicable, branch)	UBS Group AG, Switzerland	UBS AG, Switzerland	UBS Group AG, Switzerland, or other employing entities of the Group	UBS Group AG, Switzerland	UBS Group AG, Switzerland	UBS Group AG, Switzerland	UBS Group AG, Switzerland	UBS AG, Switzerland	UBS Group AG, Switzerland, or other employing entities of the Group	UBS Group AG, Switzerland	UBS AG, Switzerland	UBS Preferred Funding Trust IV Delaware, US	UBS AG, Switzerland Cayman branch	UBS Preferred Funding Trust V Delaware, US	UBS AG, Switzerland Cayman branch	
1a Instrument number 2 Unique identifier (e.g. ISIN)	001 ISIN: CH0244767585	002 ISIN: CH0024899483	003 -	004 ISIN: CH0271428309	005 ISIN: CH0271428317	006 ISIN: CH0271428333	007 ISIN: CH0286864027	008	009	010 ISIN: CH0317921697	011	012 ISIN: US90263W2017	013	014 ISIN: US90264AAA79	015	
3 Governing law(s) of the instrument Regulatory treatment	Swiss	Swiss	Swiss / NY, US	Swiss law	Swiss law	Swiss law	Swiss law	Swiss law	Swiss / NY, US	Swiss law	Swiss law	Delaware, US	NY, US	Delaware, US	NY, US	
4 Transitional Basel III rules 5 Post-transitional Basel III rules	Common Equity Tier 1 Common Equity Tier 1	Common Equity Tier 1 Common Equity Tier 1	Additional Tier 1 Additional Tier 1	Additional Tier 1 Additional Tier 1	Additional Tier 1 Additional Tier 1	Additional Tier 1 Additional Tier 1	Additional Tier 1 Additional Tier 1	Additional Tier 1 Additional Tier 1	Additional Tier 1 Additional Tier 1	Additional Tier 1 Additional Tier 1	Additional Tier 1 Additional Tier 1	Additional Tier 1 Ineligible	Tier 2 Ineligible	Additional Tier 1 Ineligible	Tier 2 Ineligible	
6 Eligible at solo/group/group&solo	UBS Group AG (consolidated)	UBS AG (consolidated), UBS AG (standalone)	UBS Group AG (consolidated)	UBS Group AG (consolidated)	UBS Group AG (consolidated)	UBS Group AG (consolidated)	UBS Group AG (consolidated)	UBS AG (consolidated and standalone)	UBS Group AG (consolidated)	UBS Group AG (consolidated)	UBS AG (consolidated and standalone)	UBS Group AG (consolidated) and UBS AG (consolidated)	UBS AG (standalone)	UBS Group AG (consolidated) and UBS AG (consolidated)	UBS AG (standalone)	
7 Instrument type	Ordinary shares	Ordinary shares	Contingent cash payment / security delivery obligation towards employees (DCCP)	Tier 1 Capital Notes	Tier 1 Capital Notes	Tier 1 Capital Notes	Tier 1 Capital Notes	Loan (6)	Contingent cash payment / security delivery obligation towards employees (DCCP)	Tier 1 Capital Notes	Loan (6)	Trust preferred securities (hybrid instruments)	Subordinated note	Trust preferred securities (hybrid instruments)	Subordinated note	
Amount recognized in regulatory capital (Currency in mil, as of most recent financial reporting date)	CHF 385.0 (2)	CHF 385.8 (2)	CHF 465.9	CHF 1,110.7	CHF 1,224.4	CHF 1,249.7	CHF 1,594.2	CHF 1,201.5	CHF 494.8	CHF 1,445.7	CHF 1,441.8	CHF 287.9	CHF 287.9	CHF 961.2	CHF 961.2	
9 Outstanding amount (par value, million) 10 Accounting classification (1)	CHF 385.0 (3) Equity attributable to UBS Group	CHF 385.8 (3) Equity attributable to UBS AG	CHF 465.9 (4) Other liabilities	EUR 1,000 Debt issued held at amortized cost	USD 1,250 Debt issued held at amortized cost	USD 1,250 Debt issued held at amortized cost	USD 1,575 Debt issued held at amortized cost	USD 1,250 Due to customers	CHF 494.8 (4) Other liabilities	USD 1,500 Debt issued held at amortized cost	USD 1,500 Due to customers	USD 300 Not part of the consolidation scope of UBS Group AG's or UBS AG's financial statements	USD 300 Equity attributable to preferred	USD 1,000 Not part of the consolidation scope of UBS Group AG's or UBS AG's financial statements	USD 1,000 Equity attributable to preferred noteholders	
11 Original date of issuance	AG shareholders -	shareholders -	31 December 2014 (5)	19 February 2015	19 February 2015	19 February 2015	07 August 2015	26 November 2015 (7)	31 December 2015 (5)	21 March 2016	21 March 2016	under IFRS (8) 23 May 2003	noteholders 23 May 2003	under IFRS (8) 12 May 2006	12 May 2006	
Perpetual or dated Original maturity date	-	-	Perpetual (4)	Perpetual -	Perpetual -	Perpetual -	Perpetual -	Perpetual -	Perpetual (4)	Perpetual -	Perpetual -	Perpetual -	Perpetual -	Perpetual -	Perpetual -	
14 Issuer call subject to prior supervisory approval	-	-	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes First redemption date: 15 May 2016	Yes	
			First call date: 1 March 2020 At the issuer's sole and absolute discretion,	First optional redemption date: 19 February 2022 Subsequent optional redemption dates: Any	, '	First optional redemption date: 19 February 2025 Subsequent optional redemption dates: Any other	First optional redemption date: 7 August 2025 Subsequent optional redemption dates: Any other	First optional redemption date: 19 February 2020 Subsequent optional redemption dates: Any	First call date: 1 March 2021 At the issuer's sole and absolute discretion, settlement by means of either	First optional redemption date: 22 March 2021 Subsequent optional redemption dates: Ar	2021 Subsequent optional redemption dates:	Subsequent optional redemption dates: on the first business day on or after the 15th of each	First redemption date: 15 June 2008	Subsequent optional redemption dates: on the first business day on or after 15 August, 15 November, 15 February and 15 May of each	First redemption date: 15 May 2016	
Optional call date, subsequent call dates, if applicable,	_	_	settlement by means of either (i) payment of a cash amount equal to the value of the Notional	other Interest Payment Date after the First Call Date	other Interest Payment Date after the First Call Date	Interest Payment Date after the First Call Date Subject to satisfaction of Conditions for	Interest Payment Date after the First Call Date Subject to satisfaction of Conditions for	other Interest Payment Date after the First Call Date	(i) payment of a cash amount equal to the value of the Notional Bond, or (ii) transfer	other Interest Payment Date after the First Call Date	Any other Interest Payment Date after the First Call Date		Subsequent optional redemption dates: or the first business day on or after the 15th	year Redemption price: 100% of the liquidation	Subsequent optional redemption dates: on the first business day on or after 15 August, 15 November, 15 February and 15 May of	
and redemption amount		l l	Bond, or (ii) transfer of perpetual AT1 instruments in such amount equivalent to the value of, and on substantially the same terms and conditions of,	Subject to satisfaction of Conditions for Redemption	Subject to satisfaction of Conditions for Redemption	Redemption	Redemption	Subject to satisfaction of Conditions for Redemption	of perpetual AT1 instruments in such amount equivalent to the value of, and on substantially the same terms and	Subject to satisfaction of Conditions for Redemption	Subject to satisfaction of Conditions for Redemption	preference; plus unpaid dividends with respect to the current dividend period (whether or not	of each month Redemption price: 100% of principal	preference; unpaid dividends with respect to the current dividend period (whether or not	each year	
			the Notional Bond (in both cases, net of applicable taxes and social securities contributions)	Redemption amount: Aggregate principal amount, together with any accrued and unpaid interest thereon	Redemption amount: Aggregate principal amount, together with any accrued and unpaid interest thereon	Redemption amount: Aggregate principal amount, together with any accrued and unpaid interest thereon	Redemption amount: Aggregate principal amount, together with any accrued and unpaid interest thereon	Redemption amount: Aggregate principal amount, together with any accrued and unpaid interest thereon	conditions of, the Notional Bond (in both cases, net of applicable taxes and social securities contributions)	Redemption amount: Aggregate principa amount, together with any accrued and unpaid interest thereon	Redemption amount: Aggregate principal amount, together with any accrued and unpaid interest thereon	declared); and unpaid definitive dividends for any prior dividend period, without interest and without accumulation of unpaid nondefinitive dividends for any prior dividend period	amount plus accrued but unpaid interest	declared); and unpaid definitive dividends for any prior dividend period, without interest and without accumulation of unpaid nondefinitive dividends for any prior dividend period	Redemption price: 100% of principal amount plus accrued but unpaid interest	
16 Contingent call dates and redemption amount	-	-	-	Early redemption possible due to a Tax or Regulatory Event. Subject to satisfaction of Conditions for Redemption. Redemption amount: aggregate principal amount, together with accrued and unpaid interest Early redemption possible upon a Change in Progressive Capital Component Requirement. Subject to satisfaction of Conditions for Redemption. Redemption amount: 101% of aggregate principal amount, together with accrued and unpaid interest	Early redemption possible due to a Tax or Regulatory Event. Subject to satisfaction of Conditions for Redemption. Redemption amount: aggregate principal amount, together with accrued and unpaid interest	Early redemption possible due to a Tax or Regulatory Event. Subject to satisfaction of Conditions for Redemption. Redemption amount: aggregate principal amount, together with accrued and unpaid interest Early redemption possible upon a Change in Progressive Capital Component Requirement. Subject to satisfaction of Conditions for Redemption. Redemption amount: 101% of aggregate principal amount, together with accrued and unpaid interest	Early redemption possible due to a Tax or Regulatory Event. Subject to satisfaction of Conditions for Redemption. Redemption amount: aggregate principal amount, together with accrued and unpaid interest	Early redemption possible due to a Tax or Regulatory Event. Subject to satisfaction of Conditions for Redemption. Redemption amount: aggregate principal amount, togethe with accrued and unpaid interest		Early redemption possible due to a Tax or Regulatory Event. Subject to satisfaction of Conditions for Redemption. Redemption amount: aggregate principal amount, together with accrued and unpaid interes	Early redemption possible due to a Tax or Regulatory Event. Subject to satisfaction of Conditions for Redemption. Redemption amount: aggregate principal amount, together with accrued and unpaid interest	Redeemable in case of a Tax Event, an Investment Company Act Event or a Capital Event Redemption price: 100% of the liquidation preference; plus unpaid dividends with respect to the current dividend period (whether or not declared); and unpaid definitive dividends for any prior dividend period, without interest and without accumulation of unpaid nondefinitive dividends for any prior dividend period	Redeemable in case of a Tax Event, an Investment Company Act Event or a Capital Event Redemption price: 100% of principal amount plus accrued but unpaid interest	Redeemable in case of a Tax Event, an Investment Company Act Event or a Capital Event Redemption price: in case of a Tax Event resulting from a Change in Tax Law, same as for optional redemptions. In case of other Tax Events, an Investment Company Act Event or a Capital Event, redemption price equal to the Make Whole Amount, unpaid dividends for the current dividend period (whether or not declared) and unpaid definitive dividends for any prior dividend period, without interest and without accumulation of unpaid nondefinitive dividends for any prior dividend period	Redeemable in case of a Tax Event, an Investment Company Act Event or a Capital Event Redemption price: in case of a Tax Event resulting from a Change in Tax Law, same as for optional redemptions. In case of other Tax Events, an Investment Company Act Event or a Capital Event, redemption price equal to the Subordinated Note Make Whole Amount and accrued but not paid interest	
Coupons / dividend Fixed or floating dividend / coupon	-	-	Fixed	Fixed / Floating from 19 February 2022	Fixed / Floating from 19 February 2020	Fixed / Floating from 19 February 2025	Fixed / Floating from 7 August 2025	Fixed / Floating from 19 February 2020	Fixed	Fixed / Floating from 22 March 2021	Fixed / Floating from 22 March 2021	Floating	Floating	Fixed / Floating from 15 May 2016	Fixed / Floating from 15 May 2016	
Coupon rate and any related index; frequency of payment	-	-	Issues in CHF: 4%; issues in USD: 7.125%; annually	5.75% / Reset Interest Rate; annually	7.125% / Reset Interest Rate; annually	7.00% / Reset Interest Rate; annually	6.875% / Reset Interest Rate; annually	7.125% / Reset Interest Rate, in each case plus 0.255%; annually	lssues in CHF: 4.15%; issues in USD: 7.35%; annually	6.875% / Reset Interest Rate; annually	6.875% / Reset Interest Rate, in each case plus 0.25%; annually	1-month USD LIBOR + 0.70%; monthly	1-month USD LIBOR + 0.70%; monthly	6.243% / 3-month USD LIBOR +1.615%; semi-annually / quarterly	6.243% / 3-month USD LIBOR +1.615%; semi-annually / quarterly	
19 Existence of a dividend stopper	-		No .	Yes	Yes	Yes	Yes	Yes	No	Yes	Yes	No	No	No No	No No	
Fully discretionary, partially discretionary, or mandatory Existence of step up or other incentive to redeem	Fully discretionary -	Fully discretionary	Fully discretionary No	Fully discretionary No	Fully discretionary No	Fully discretionary No	Fully discretionary No	Fully discretionary No	Fully discretionary No	Fully discretionary No	Fully discretionary No	Partially discretionary No	Partially discretionary No	Partially discretionary Yes	Partially discretionary Yes	
Noncumulative or cumulative Convertible or non-convertible If convertible, conversion trigger(s)	Noncumulative - -	Noncumulative - -	Noncumulative Nonconvertible	Noncumulative Nonconvertible	Noncumulative Nonconvertible	Noncumulative Nonconvertible	Noncumulative Nonconvertible	Noncumulative Nonconvertible	Noncumulative Nonconvertible	Noncumulative Nonconvertible	Noncumulative Nonconvertible	Noncumulative Nonconvertible -	Noncumulative Nonconvertible	Noncumulative Nonconvertible	Noncumulative Nonconvertible	
25 If convertible, fully or partially 26 If convertible, conversion rate	-		- -					-	-							
27 If convertible, mandatory or optional conversion 28 If convertible, specify instrument type convertible into 29 If convertible, specify issuer of instrument it converts	-	- - -		-	-	-	- -	-	- -	-			-	-	-	
into Write-down feature	-	-	- Yes	Yes	Yes	- Yes	Yes	Yes	Yes	Yes	Yes	-	Yes	-	Yes	
If write-down, write-down trigger(s)	-	-	 Reported phase-in Basel III CET1 ratio of the Group is less than 7% / 10%; or FINMA determines a write-down is required to prevent UBS Group AG's insolvency, bankruptcy or failure; or UBS Group AG receives a commitment of governmental support that FINMA determines necessary to prevent UBS Group AG's insolvency, bankruptcy or failure. Subject to applicable conditions. 	 With respect to any Publication Date, Trigger CET1 Ratio is less than 5.125%; FINMA determines a write-down necessary to ensure UBS Group AG's viability; or UBS Group AG receives a commitment of governmental support that FINMA determines necessary to ensure UBS Group AG's viability (see definition of Viability Event). Subject to applicable conditions. 	 With respect to any Publication Date, Trigger CET1 Ratio is less than 7%; FINMA determines a write-down necessary to ensure UBS Group AG's viability; or UBS Group AG receives a commitment of governmental support that FINMA determines necessary to ensure UBS Group AG's viability (see definition of Viability Event). Subject to applicable conditions. 	 With respect to any Publication Date, Trigger CET1 Ratio is less than 5.125%; FINMA determines a write-down necessary to ensure UBS Group AG's viability; or UBS Group AG receives a commitment of governmental support that FINMA determines necessary to ensure UBS Group AG's viability (see definition of Viability Event). Subject to applicable conditions. 	 With respect to any Publication Date, Trigger CET1 Ratio is less than 7%; FINMA determines a write-down necessary to ensure UBS Group AG's viability; or UBS Group AG receives a commitment of governmental support that FINMA determines necessary to ensure UBS Group AG's viability (see definition of Viability Event). Subject to applicable conditions. 	- With respect to any Publication Date, Trigge CET1 Ratio is less than 7%; - FINMA determines a write-down necessary to ensure UBS AG's viability; or UBS AG receives a commitment of governmental support that FINMA determines necessary to ensure UBS AG's viability (see definition of Viability Event). Subject to applicable conditions.	- Reported phase-in Basel III CET1 ratio of the Group is less than 7% / 10%; or - FINMA determines a write-down is required to prevent UBS Group AG's insolvency, bankruptcy or failure; or UBS Group AG receives a commitment of governmental support that FINMA determines necessary to prevent UBS Group AG's insolvency, bankruptcy or failure.	 With respect to any Publication Date, Trigger CET1 Ratio is less than 7%; FINMA determines a write-down necessa to ensure UBS Group AG's viability; or UB Group AG receives a commitment of governmental support that FINMA determines necessary to ensure UBS Grou AG's viability (see definition of Viability	- FINIVIV determines a write-down	-	- Bankruptcy Event - Capital Event	-	- Bankruptcy Event - Capital Event	
If write-down, full or partial If write-down, permanent or temporary	- -	- -	Full Permanent	Full Permanent	Full Permanent	Full Permanent	Full Permanent	Full Permanent	Subject to applicable conditions. Full Permanent	Full Permanent	Full Permanent	- -	Full Permanent	- -	Full Permanent	
Position in subordination hierarchy in liquidation (specify instrument type immediately senior to instrument)	Unless otherwise stated in the articles of associations, once debts are paid back the assets of the liquidated company are divided between the shareholders pro rata based on their contributions and considering the preferences attached to certain categories of shares (section 745, Swiss Civil Code of Obligations)	articles of associations, once debts are paid back the assets of the liquidated company are divided between the shareholders pro rata based on their contributions and considering the preferences attached to certain categories of shares (section 745)	Outside the occurrence of a Trigger Event or Viability Event, the holder under DCCP will have a claim ranking junior to all rights and claims of priority creditors of the issuer (i.e. claims in respect of obligations of the issuer (i) that are unsubordinated, or (ii) that are subordinated (including Tier 2 instruments) and do not, or are expressly not stated to, rank pari passu with, or junior to, the issuer's obligations under DCCP or any of the issuer's obligations ranking pari passu with the issuer's obligations under DCCP).	Rights and claims of all holders of Senior Obligations, subject to any obligations that are mandatorily preferred by law	Rights and claims of all holders of Senior Obligations, subject to any obligations that are mandatorily preferred by law	Rights and claims of all holders of Senior Obligations, subject to any obligations that are mandatorily preferred by law	Rights and claims of all holders of Senior Obligations, subject to any obligations that are mandatorily preferred by law	Rights and claims of all holders of Senior Obligations, subject to any obligations that are mandatorily preferred by law	Outside the occurrence of a Trigger Event or Viability Event, the holder under DCCP will have a claim ranking junior to all rights and claims of priority creditors of the issuer (i.e. claims in respect of obligations of the issuer (i) that are unsubordinated, or (ii) that are subordinated (including Tier 2 instruments) and do not, or are expressly not stated to, rank pari passu with, or junior to, the issuer's obligations under DCCP or any of the issuer's obligations ranking pari passu with the issuer's obligations under DCCP).	-	Rights and claims of all holders of Senior Obligations, subject to any obligations that are mandatorily preferred by law	If UBS AG is liquidated, under each UBS AG Subordinated Guarantee Agreement the holders of related company preferred securities (whether through a UBS Preferred Funding Trust or as direct holders who have withdrawn their company preferred securities from a UBS Preferred Funding Trust) will have a claim entitling them to substantially the same liquidating distributions in the liquidation of UBS AG that they would have been entitled to if they had purchased preferred shares of UBS AG having an aggregate liquidation preference equal to the aggregate liquidation preference of their company preferred securities and bearing dividends at the rate of dividends applicable to such company preferred securities	All deposits and other liabilities of UBS AC (including those in respect of bonds, note and debentures that do not expressly rank pari passu with the obligations of UBS AC under the Subordinated Note)	If UBS AG is liquidated, under each UBS AG Subordinated Guarantee Agreement the holders of related company preferred securities (whether through a UBS Preferred Funding Trust or as direct holders who have withdrawn their company preferred securities from a UBS Preferred Funding Trust) will have a claim entitling them to substantially the same liquidating distributions in the liquidation of UBS AG that they would have been entitled to if they had purchased preferred shares of UBS AG having an aggregate liquidation preference equal to the aggregate liquidation preference of their company preferred securities and bearing dividends at the rate of dividends applicable to such company preferred securities	All deposits and other liabilities of UBS AG (including those in respect of bonds, notes and debentures that do not expressly rank pari passu with the obligations of UBS AG under the Subordinated Note)	
Existence of features, which prevent full recognition under Basel III	-	-	-	-	-	-	-	-	-	-	-	Yes	Yes	Yes	Yes	
37 If yes, specify non-compliant features	-	-	-	-	-	-	_	-	-	-	-	- No point of non-viability provision - Distributions to holders partially discretionary	Same as for relevant hybrid instrument	 No point of non-viability provision Distributions to holders partially discretionary Existence of a step-up 	Same as for relevant hybrid instrument	

(1) As applied in UBS Group AG's or UBS AG financial statements under IFRS, except where indicated. (2) Represents amount recognized in consolidated regulatory capital of issued share capital. (3) Represents issued share capital as of most recent financial reporting date. (4) Comprised of Deferred Contingent Capital Plan (DCCP) issuances. Subject to forfeiture and vesting provisions. (5) Original date of issuance from a capital perspective. It does not correspond to grant date for employees. (6) Loan granted by UBS Group AG or UBS AG. As a consequence, there is no accounting classification to apply in the consolidated financial statements of UBS AG has issued a preferred note which was purchased by the non-consolidated entity (see instrument described in adjacent column). This preferred note is recognized in UBS Group AG's consolidated financial statements in accordance with IFRS as equity attributable to preferred note holders and in the UBS AG standalone financial statements in accordance with Swiss GAAP as a liability.

UBS

Capital instruments of UBS Group AG (consolidated) and UBS AG (consolidated and standalone) as of 31 March 2016

Key features

Ordered by issuance date within each category Based on Swiss SRB Basel III phase-in requirements Issued on 4 May 2016

	(continued)				Ti	er 2 capital instruments (Basel-III complia	ant)						Tier 2 ca _l	pital instruments (non-Basel III c	ompliant)			
Issuer (country of incorporation; if applicable, branch)	UBS Capital Securities (Jersey) Ltd. Jersey	UBS AG, Switzerland Jersey branch	UBS AG, Switzerland Jersey branch	UBS AG, Switzerland Stamford branch	UBS Group AG, Switzerland, or othe employing entities of the Group	r UBS AG, Switzerland	UBS Group AG, Switzerland, or other employing entities of the Group	UBS AG, Switzerland	UBS AG, Switzerland	UBS AG, Switzerland NY branch	UBS AG, Switzerland Jersey branch	UBS AG, Switzerland NY branch	UBS AG, Switzerland NY branch	UBS AG, Switzerland Jersey branch	UBS AG, Switzerland	UBS AG, Switzerland Stamford branch	UBS AG, Switzerland Jersey branch	UBS AG, Switzerland
Instrument number Unique identifier (e.g. ISIN) Governing law(s) of the instrument	016 ISIN: XS0336744650 Jersey	017 - English	018 ISIN: XS0747231362 Swiss	019 ISIN: US90261AAB89 Swiss	020 - Swiss / NY, US	021 ISIN: CH0214139930 Swiss	022 - Swiss / NY, US	023 CH0236733827 Swiss	024 CH0244100266 Swiss	025 ISIN: US870836AC77 NY, US	026 ISIN: XS0062270581 English	027 ISIN: US870845AC84 NY, US	028 ISIN: US87083KAM45 NY, US	029 ISIN: XS0257741834 English	030 ISIN: CH0025852440 Swiss	031 ISIN: US90261XBY76 NY, US	032 ISIN: XS0331313055 English	033 ISIN: CH0035789210 Swiss
Regulatory treatment Transitional Basel III rules	Additional Tier 1	Tier 2	Tier 2	Tier 2	Tier 2	Tier 2	Tier 2	Tier 2	Tier 2	Tier 2	Tier 2	Tier 2	Tier 2	Tier 2	Tier 2	Tier 2	Tier 2	Tier 2
Post-transitional Basel III rules Eligible at solo/group/group&solo	Ineligible UBS Group AG (consolidated) and UBS AG (consolidated)	Ineligible UBS AG (standalone)	Tier 2 UBS Group AG (consolidated), UBS AG (consolidated) and UBS AG (standalone)	Tier 2 UBS Group AG (consolidated), UBS AG (consolidated) and UBS AG (standalone)	Tier 2 UBS Group AG (consolidated)	Tier 2 UBS Group AG (consolidated), UBS AG (consolidated) and UBS AG (standalone)	Tier 2 UBS Group AG (consolidated)	Tier 2 UBS Group AG (consolidated), UBS AG (consolidated) and UBS AG	Tier 2 UBS Group AG (consolidated), UBS AG (consolidated) and UBS AG (standalone)	UBS Group AG (consolidated), UBS AG (consolidated) and UBS	UBS Group AG (consolidated), UBS AG (consolidated) and	UBS Group AG (consolidated UBS AG (consolidated) and	Ineligible O, UBS Group AG (consolidated), UBS AG (consolidated) and UBS	UBS Group AG (consolidated), UBS AG (consolidated) and UBS	UBS Group AG (consolidated), UBS AG (consolidated) and UB	UBS Group AG (consolidated) UBS AG (consolidated) and	UBS AG (consolidated) and UBS	UBS Group AG (consolidated), UBS AG (consolidated) and UB
Instrument type	Preferred securities (hybrid instruments)	Subordinated notes	Subordinated notes	Subordinated notes	Cash payment obligation towards employees (DCCP)	Subordinated notes	Cash payment obligation towards employees (DCCP)	(standalone) Subordinated notes	Subordinated notes	AG (standalone) Subordinated debentures	UBS AG (standalone) Subordinated bonds	UBS AG (standalone) Subordinated debentures	AG (standalone) Subordinated debentures	AG (standalone) Subordinated notes	AG (standalone) Subordinated bonds	UBS AG (standalone) Subordinated notes	AG (standalone) Subordinated notes	AG (standalone) Subordinated notes
Amount recognized in regulatory capital (Currency in mil, as of most recent financial reporting date)	CHF 655.2	CHF 655.2	CHF 1,924.9	CHF 1,943.9	CHF 426.3	CHF 1,436.6	CHF 468.9	CHF 2,322.0	CHF 2,589.9	CHF 240.8	CHF 84.7	CHF 206.4	CHF 42.4	CHF 155.6	CHF 0.0	CHF 0.0	CHF 179.5	CHF 37.6
	EUR 600 Not part of the consolidation scope of UBS Group AG's or UBS AG's financial statements under IFRS	EUR 600 Equity attributable to preferred	USD 2,000 Debt issued held at amortized cost	USD 2,000 Debt issued held at amortized cost	CHF 426.3 (9) Other liabilities	USD 1,500 Debt issued held at amortized cost	CHF 468.9 (9) Other liabilities	EUR 2,000 Debt issued held at amortized cost	USD 2,500 Debt issued held at amortized cost	USD 250.5 Debt issued held at amortized	GBP 61.3 Debt issued held at amortized	USD 217.7 Debt issued held at amortize	USD 220.4 Debt issued held at amortized	GBP 112.7 Debt issued held at amortized	CHF 284.1 Debt issued held at amortized	USD 637.2 Debt issued held at amortized	GBP 130.2 Debt issued held at amortized	CHF 192.1 Debt issued held at amortized
1 Original date of issuance	(8) 21 December 2007	noteholders 21 December 2007	22 February 2012	17 August 2012	31 December 2012 (10)	22 May 2013	31 December 2013 (10)	13 February 2014	15 May 2014	cost 21 July 1995	cost 18 December 1995	cost 3 September 1996	cost 20 June 1997	cost 21 June 2006	cost 28 June 2006	cost 26 July 2006	cost 19 November 2007	cost 27 December 2007
 Perpetual or dated Original maturity date Issuer call subject to prior supervisory approval 	Perpetual - Yes	Perpetual - Yes	Dated 22 February 2022	Dated 17 August 2022 Yes	Dated 1 March 2018 (9)	Dated 22 May 2023 Yes	Dated 1 March 2019 (9)	Dated 12 February 2026 Yes	Dated 15 May 2024 Yes	Dated 15 July 2025 No	Dated 18 December 2025	Dated 1 September 2026	Dated 15 June 2017	Dated 21 June 2021	Dated 28 June 2016	Dated 15 July 2016	Dated 19 November 2024	Dated 27 December 2017
Optional call date, subsequent call dates, if applicable, and redemption amount		First optional redemption date: 21 December 2017 Subsequent optional redemption dates: 21 March, 21 June, 21 September, 21 December in each year Subject to satisfaction of Redemption Conditions Optional Redemption Amount: Aggregate Nominal Amount, plus any due and accrued but unpaid interest and any Additional Amounts	Call date: 22 February 2017 Subject to satisfaction of applicable conditions and applicable law Redemption price: aggregate principal amount, together with accrued and unpaid interest	-	-	Call date: 22 May 2018 Subject to satisfaction of applicable conditions and applicable law Redemption price: aggregate principal amount, together with accrued and unpaid interest	-	Call date: 12 February 2021 Subject to satisfaction of applicable conditions and applicable law Redemption price: aggregate principal amount, together with accrued and unpaid interest	-	-	-	-	-	First optional redemption date: 21 June 2016 Subsequent optional redemption dates: 21 March, 21 June, 21 September and 21 December in each year Optional redemption amount: Redemption at par together with accrued interest	-	-	First optional redemption date: 19 November 2019 Subsequent optional redemption dates: 19 February, 19 May, 19 August and 19 November in each year Redemption at par together with accrued interest	
6 Contingent call dates and redemption amount	The Preferred Securities will be redeemable at the option of the Issuer following the occurrence of a Tax Event or a Regulatory Event; subject to satisfaction of Redemption Conditions and to the Law Redemption price: Make Whole Redemption Amount; however, in case of a Tax Event resulting from a Change in Tax Law only, the redemption price will be the Optional Redemption Price mentioned above	Redeemable if a Preferred Securities Redemption Event has occurred Subject to satisfaction of Redemption Conditions	law. Redemption amount: aggregate principal amount, together with accrued and unpaid interest Early redemption possible upon a Change in Progressive Capital Component Requirement or an Alignment Event. Subject to satisfaction of applicable conditions and applicable law. Redemption amount: 101% of aggregate	Regulatory Event. Subject to satisfaction of applicable conditions and applicable law. Redemption amount: aggregate principal amount, together with accrued and unpaid interest Early redemption possible upon a Change in Progressive Capital Component Requirement or an Alignment Event. Subject to satisfaction of applicable conditions and applicable law. Redemption	-	Early redemption possible due to a Tax or Regulatory Event. Subject to satisfaction of applicable conditions and applicable law. Redemption amount: aggregate principal amount, together with accrued and unpaid interest Early redemption possible upon a Change in Progressive Capital Component Requirement or an Alignment Event. Subject to satisfaction of applicable conditions and applicable law. Redemption amount: 101% of aggregate principal amount, together with accrued and unpaid interest	-	satisfaction of applicable conditions and applicable law. Redemption amount: aggregate principal amount, together with accrued and unpaid interest Early redemption possible upon a Change in Progressive Capital Component Requirement or an Alignment Event. Subject to satisfaction	Early redemption possible due to a Tax or Regulatory Event. Subject to satisfaction of applicable conditions and applicable law. Redemption amount: aggregate principal amount, together with accrued and unpaid interest Early redemption possible upon a Change in Progressive Capital Component Requirement or an Alignment Event. Subject to satisfaction of applicable conditions and applicable law. Redemption amount: 101%		For taxation reasons, the Issuer may redeem the Bonds at 100% of their principal amount (together with accrued interest)	The Securities will be subject redemption at par plus accrue interest in the event that payments thereunder becom subject to Swiss tax		may redeem the Subordinated Notes at 100% of the Aggregate Nominal Amount together with	-	The Branch will have the right to redeem the notes at a redemption price equal to 100% of their outstanding principal amount, together with any accrued and unpaid interest, if payments under the notes become subject to taxation under Swiss or US law	For taxation reasons the Issuer may redeem the Subordinated Notes at 100% of the Aggregate Nominal Amount together with accrued interest	-
Coupons / dividend 7 Fixed or floating dividend / coupon	Fixed / Floating from 21 December 2017	Fixed / Floating from 21	Fixed	Fixed	Fixed	Fixed	Fixed	Fixed	Fixed	Fixed	Fixed	Fixed	Fixed	Fixed / Floating from 21 June	Fixed	Fixed	Fixed / Floating from 19	Fixed
Coupon rate and any related index; frequency of payment	7.152% / 3-month EURIBOR + 3.45%; annually / quarterly	December 2017 7.152% / 3-month EURIBOR + 3.45%; annually / quarterly	7.25% / 6.061% + Mid Market Swap Rate from 22 February 2017; annually	7.625%; semi-annually	Issues in CHF: 5.40%; issues in USD 6.25%; annually	4.75% / 3.765% + Mid Market Swap Rate from 22 May 2018; annually	Issues in CHF: 3.5%; issues in USD: 5.125%; annually	4.75% / 3.40% + Mid Market Swap Rate from 12 February 2021; annually	5.125%; annually	7.5%; semi-annually	8.75%; annually	7.75%; semi-annually	7.375%; semi-annually	2016 5.25% / 3-month Sterling LIBOR + 1.29%; annually / quarterly	3.125%; annually	5.875%; semi-annually	November 2019 6.375% / 3-month Sterling LIBOR + 2.10%; annually / quarterly	
9 Existence of a dividend stopper 0 Fully discretionary, partially discretionary, or mandatory	No Partially discretionary	No Partially discretionary	No Mandatory	No	No Partially discretionary (11)	No	No Partially discretionary (11)	No	No	No Mandatory	No Mandatory	No Mandatory	No Mandatory	No Mandatory	No Mandatory	No Mandatory	No	No Mandatory
1 Existence of step up or other incentive to redeem 2 Noncumulative or cumulative	Yes Noncumulative	Yes Noncumulative	No Cumulative	Mandatory No Cumulative	No Cumulative	Mandatory No Cumulative	No Cumulative	Mandatory No Cumulative	Mandatory No Cumulative	No Cumulative	No Cumulative	No Cumulative	No Cumulative	Yes Cumulative	No Cumulative	No Cumulative	Mandatory Yes Cumulative	No Cumulative
Convertible or non-convertible If convertible, conversion trigger(s) If convertible, fully or partially	Nonconvertible - -	Nonconvertible - -	Nonconvertible - -	Nonconvertible - -	Nonconvertible - -	Nonconvertible - -	Nonconvertible - -	Nonconvertible - -	Nonconvertible - -	Nonconvertible - -	Nonconvertible - -	Nonconvertible - -	Nonconvertible - -	Nonconvertible - -	Nonconvertible - -	Nonconvertible - -	Nonconvertible - -	Nonconvertible - -
If convertible, conversion rate If convertible, mandatory or optional conversion If convertible, specify instrument type convertible into	- -	-	- - -	- - -	- - -	- - -		- - -		- - -	- - -				- - -		- - -	- - -
If convertible, specify issuer of instrument it converts into Write-down feature	-	-	- Yes	- Yes	- Yes	- Yes	- Yes	- Yes	- Yes	-	-	-	-	-	-	-	-	-
1 If write-down, write-down trigger(s)	-	-	- With respect to any Publication Date, Trigger CET1 Ratio is less than 5%; - FINMA determines a write-down necessary to ensure UBS AG's viability; or UBS AG receives a commitment of governmental support that FINMA determines necessary to ensure UBS AG's viability (see definition of Viability Event). Subject to applicable conditions.	- With respect to any Publication Date, Trigger CET1 Ratio is less than 5%; or - FINMA determines a write-down necessary to ensure UBS AG's viability; or UBS AG receives a commitment of governmental support that FINMA determines necessary to ensure UBS AG's viability (see definition of Viability Event). Subject to applicable conditions.	- Reported phase-in Basel III CET1 rat of the Group is less than 7%; or - FINMA determines a write-down is required to prevent UBS Group AG's insolvency, bankruptcy or failure; or U Group AG receives a commitment of governmental support that FINMA determines necessary to prevent UBS Group AG's insolvency, bankruptcy of failure. Subject to applicable conditions.		- Reported phase-in Basel III CET1 ratio of the Group is less than 7% / 10%; or - FINMA determines a write-down is required to prevent UBS Group AG's insolvency, bankruptcy or failure; or UBS Group AG receives a commitment of governmental support that FINMA determines necessary to prevent UBS Group AG's insolvency, bankruptcy or failure. Subject to applicable conditions.	- With respect to any Publication Date, Trigger CET1 Ratio is less than 5%; or - FINMA determines a write-down necessary to ensure UBS AG's viability; or UBS AG receives a commitment of governmental support that FINMA determines necessary to ensure UBS AG's viability (see definition of Viability Event). Subject to applicable conditions.	- With respect to any Publication Date, Trigger CET1 Ratio is less than 5%; or - FINMA determines a write-down necessary to ensure UBS AG's viability; or UBS AG receives a commitment of governmental support that FINMA determines necessary to ensure UBS AG's viability (see definition of Viability Event). Subject to applicable conditions.	_	-	-	-	-	-	-	-	-
If write-down, full or partial If write-down, permanent or temporary If temporary write-down, description of write-up	- -	-	Permanent -	Permanent -	Permanent -	Permanent -	Permanent -	Permanent -	Permanent -			-	-	-	- - -		-	
	Claims under the Preferred Securities in respect of any Liquidation Distributions rank pari passu with claims of the holders of all other preferred securities issued by the Issuer which rank pari passu with the Preferred Securities. In the event of liquidation, or similar event, of UBS AG, the Liquidation Distribution per Preferred Security paid to Holders thereof shall not exceed the amount that would have been paid out of the assets of UBS AG had the Preferred Securities and	All claims in respect of the			Rights to receive payments under DC0	<u>-</u> P	Rights to receive payments under DCCP	Dights and claims of all holders of		All deposit liabilities and other		The deposit liabilities and oth	er The deposit liabilities and other	All claims in respect of the	All other obligations, except fo	The deposit liabilities and the	All claims in respect of the	All claims in respect of the
Position in subordination hierarchy in liquidation (specify instrument type immediately senior to instrument)	all UBS Parity Securities been the most senior class of preference shares in UBS AG with equivalent rights of participation in the capital of UBS AG and ranked junior to all liabilities of UBS AG including subordinated liabilities (in each case other than any liability of UBS AG which constitutes Tier 1 Securities or any liability for UBS Parity Securities, if any, issued by UBS AG and any guarantee or support agreement of UBS AG ranking <i>pari passu</i> with the obligations of UBS AG under the Guarantee, or UBS Junior Obligations, and any other liability expressed to rank <i>pari passu</i> with or junior to the obligations of UBS AG under the Guarantee)	and all of its other liabilities, except those which rank <i>pari passu</i> with or are subordinated to the Notes	Rights and claims of all holders of Senior Obligations, subject to any obligations that are mandatorily preferred by law	Rights and claims of all holders of Senior Obligations, subject to any obligations that are mandatorily preferred by law	will be subordinate to the rights of ar depositors and general creditors of the Group and no greater than the rights unsecured general creditors.	e Obligations, subject to any obligations	will be subordinate to the rights of any depositors and general creditors of the Group and no greater than the rights of unsecured general creditors.	Rights and claims of all holders of Senior Obligations, subject to any obligations that are mandatorily preferred by law	Rights and claims of all holders of Senior Obligations, subject to any obligations that are mandatorily preferred by law	liabilities of the Branch and the Bank as a whole, except those which rank <i>pari passu</i> with or are subordinated to the Securities	All unsubordinated creditors of the Issuer	liabilities of the Branch and the Bank as a whole, except those which rank equally with or subordinate to the Securities	e liabilities of the Branch and the Bank as a whole, except those which rank equally with or subordinate to the Debentures	deposit liabilities of the Issuer and all of its other liabilities, except those which rank <i>pari passu</i> with or are subordinated to the Notes	those ranking <i>pari passu</i> (i.e., all already existing or future unsecured and subordinated obligations of UBS AG)	other liabilities of the Branch and the Bank as a whole, except those which rank equally with or subordinate to the Notes	deposit liabilities of the Issuer and all of its other liabilities, except those which rank <i>pari passu</i> with or are subordinated to the Notes	deposit liabilities of the Issuer and all of its other liabilities, except those which rank <i>pari</i> <i>passu</i> with or are subordinated to the Notes
Existence of features, which prevent full recognition under Basel III	Yes	Yes	-	-	-	-	-	-	-	Yes	Yes	Yes	Yes	Yes - No point of pop-viability	Yes	Yes	Yes	Yes
	- No point of non-viability provision - Distributions to holders partially discretionary	Same as for relevant hybrid				_			_	- No point of non-viability provision	- No point of non-viability provision	- No point of non-viability provision	- No point of non-viability provision	No point of non-viability provisionNo prior supervisory approval	No point of non-viability	- No point of non-viability provision	- No point of non-viability provision	No point of non-viability

(9) Comprised of DDCP issuances with a minimum five-year duration. Subject to forfeiture and vesting provisions. (10) Original date of issuance from a capital perspective. It does not correspond to grant date for employees. (11) UBS will only pay interest for the performance years in which the firm generates an adjusted pre-tax profit.



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