

Investment fund under Luxembourg law ("fonds commun de placement")

Established in accordance with Part I of the Law of 20 December 2002 on undertakings for collective investment

This simplified prospectus contains key information on UBS (Lux) Equity Fund – Small Caps USA (the "Subfund"), a Subfund of UBS (Lux) Equity Fund (the "Fund"), which offers the investor various Subfunds ("umbrella construction"). If you require further information before investing, please consult the full sales prospectus of UBS (Lux) Equity Fund. Here, you will also find information on the rights and obligations of investors. The full sales prospectus and the annual and semi-annual reports may be obtained at no charge from the Management Company, the Administrative Agent (please also see "Contacts") and all sales agencies. Detailed information on Fund investments can be found in the latest annual and semi-annual reports.

Investment objective

The Fund's investment objective is to achieve high growth with a reasonable level of income, while giving due consideration to capital security and the liquidity of the Fund's assets.

Investment policy

The Subfund invests at least 70% of its assets in equities and other equity shares of smaller companies with a market capitalisation of less than USD 4 billion at the moment of investment and domiciled or chiefly active in the USA.

The Subfund may invest up to 30% of its assets in bonds and other debt instruments and claims denominated in various currencies and issued by domestic or foreign borrowers, as well as in equities, other equity shares such as cooperative shares and participation certificates (equities and equity rights), short-term securities, dividend-right certificates and warrants which do not comply with the above restrictions regarding geographic region and economic sector or the requirements regarding market capitalisation.

In line with the investment principles outlined in the full sales prospectus, the Subfund may buy or sell futures and options on financial instruments and conduct transactions involving options on securities other than for hedging purposes.

The markets in options and futures are volatile; both the opportunity to achieve gains as well as the risk of suffering losses are higher than with investments in securities. These techniques and instruments will be employed only if they are compatible with the investment policies of the individual Subfunds and do not diminish their quality. The Subfund may accessorily hold liquid assets in all currencies in which investments are made.

Use of techniques and instruments

As part of efficient asset management and taking the particular market situation into account, the Subfund invests, in accordance with the provisions stipulated in the section of the full sales prospectus ("Special techniques and instruments that have securities and money market instruments as underlying assets"), in all legally permissible derivative instruments, in line with the guidelines set forth in this section. The permitted underlying instruments comprise in particular those listed in point 1.1. These techniques and instruments do not play a central role in achieving the investment policy's aims.

The currency of account of the Subfund is the US dollar.

Risk profile

Subfund investments may be subject to substantial fluctuations and no guarantee can be given that the value of a unit will not fall below its value at the time of

acquisition.

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

- company-specific changes
- changes in interest rates
- changes in exchange rates
- changes affecting economic factors such as employment, public expenditure and indebtedness, inflation
- changes in the legal environment
- changes in investor confidence in certain investment classes (e.g. equities), markets, countries, industries and sectors
- changes in the prices of raw materials

By diversifying investments, the Portfolio Manager seeks to partially reduce the negative impact of these risks on the value of the Subfund.

The use of special techniques and instruments that have securities and money market instruments as underlying assets and optimise portfolio management may expose the investor to a greater degree of risk. Therefore, the use of derivatives by the Management Company is not always an effective means of attaining the Subfund's investment objective and can at times even have the opposite effect.

It should be remembered that the net asset value of the Subfund can rise or fall. An investor may fail to recoup an investment, especially if units are sold shortly after they have been bought. Potential investors should carefully consider whether an investment in Fund units is suitable given their means and assets.

Fund units can be subscribed to and redeemed daily and thus represent a liquid investment.

Portfolio turnover

The portfolio turnover of the Subfund amounted to 153.08% as at 30/11/2009.

Performance



Data as at end of April 2010

Note

This graph shows past performance in USD. Past performance is no guarantee of future trends. The value of an investment can go up or down, and investors may fail to recoup the sums they have invested. Future performance depends on the development of the markets as well as the implementation of the investment policy by the Portfolio Manager. The described performance does not account for any fees or expenses incurred when subscribing to and redeeming units.

Profile of the typical	The Subfund is suitable for investors who wish to invest in an actively manage				
investor	portfolio of shares in smaller US companies and are prepared to accept the market- and stock-specific risks inherent in shares.				
Distribution policy	Unit classes with "dist" as part of their name entitle the holder to an annu				
	distribution. Unit classes with "acc" as part of their name do not entitle the holder to distributions. The income from these units is automatically reinvested.				
Description of unit classes	Not all the types of unit class described below have to be offered at all time. The table below lists the unit classes currently available. The Company m decide to set up and offer corresponding unit classes of these types at appropriate time. In this case, the following description of unit classes and t tables below the sections "Expenses paid by the Subfund" and "Addition important information" will be adapted accordingly.	ay an he			
	P Units in classes with "P" in their name are available to all investo Unit class "P" differs from unit classes "H" and "K-1" with regard the level of the flat fee. Only bearer units are issued.	to			
	N Units in classes with "N" in their name (units with restrictions on t distribution partners or countries) are issued exclusively through Distributors domiciled in Spain, Italy, Portugal and Germa authorised by UBS AG, as well as, where appropriate, through Distributors in further distribution countries, provided this has be decided by the Board of Directors. Only bearer units are issued.	gh ny gh			
	H Units in classes with "H" in their name are available to all investo Unit class "H" differs from unit classes "P" and "K-1" with regard the level of the flat fee. Only bearer units are issued.				
	K-1 Units in classes with "K-1" in their name are available to all investo Unit class "K-1" differs from unit classes "P" and "H" with regard the level of the flat fee. Only bearer units are issued.				
	K-2 Units in classes with "K-2" in their name are exclusively reserved finvestors who have concluded a written asset management mandator a written consulting mandate with UBS AG or one of its authorist counterparties, and who envisage a minimum investment of Classical Colonomia (Classical Colonomia) and the countervalue corresponding to this amount in the reference currency of the portfolio assigned to the asset management mandate or consulting mandate. Only registered units are issued.	ed HF he			
	F Units in classes with "F" in their name may be issued only to investor who have concluded a written asset management mandate with U AG or one of its selected banking subsidiaries. Upon termination the mandate, investors lose the right to hold units in the Fund. U AG or its selected banking subsidiaries may return these units to the Fund at the prevailing net asset value and at no charge. Or registered units are issued.	BS of BS he			
	Q Units in classes with "Q" in their name are reserved for profession of the financial sector who make the following investments: (a) on their own behalf; (b) on behalf of their clients within a discretionary mandate; or (c) on behalf of an undertaking for collective investment transferable securities (UCITS) managed by a professional of t financial sector, provided that (i) UBS AG has authorised, in writing, said professional	in he			

	de	subscribe to the unit class; and (ii) in cases (b) and (c), said professional has been duly authorised by the supervisory authority to which he/she is subject to carry out such transactions, and is domiciled in either Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Iceland, Ireland, Italy, Latvia, Liechtenstein, Lithuania, Luxembourg, Malta, the Netherlands, Norway, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden or the United Kingdom, and/or is operating on behalf of another professional of the financial sector who has been authorised in writing by UBS AG and is domiciled in one of the above countries. dmission of investors in further distribution countries shall be ecided by the Board of Directors. nly bearer units are issued.
I-	86; U 82; ex	nits in classes with "I-86", "I-82" and "I-78" in their name are acclusively reserved for institutional investors. Only bearer units are used.
	6.5 Uin cc	nits in classes with "I-6.5" in their name are exclusively reserved for stitutional investors who have signed a portfolio management ontract, an advisory agreement or an agreement on investing in ubfunds of the umbrella fund with UBS AG or one of its authorised ounterparties. A fee covering the costs for Fund administration comprising the costs of the Management Company, Administrative gent and Custodian Bank) is charged directly to the Subfund. The costs for asset management and distribution are charged to investors ander the aforementioned agreements. Only registered units are sued.
Ţ-	X Uin co	nits in classes with "I-X" in their name are exclusively reserved for stitutional investors who have signed a portfolio management ontract, an advisory agreement or an agreement on investing in ubfunds of the umbrella fund with UBS AG or one of its authorised ounterparties. The costs for asset management, Fund administration omprising the costs of the Management Company, Administrative gent and Custodian Bank) and distribution are charged to investors named the aforementioned agreements. Only registered units are sued.
	in cc ar w as N ar aq pi	nits in classes with "U-X" in their name are exclusively reserved for stitutional investors who have signed a portfolio management ontract, an advisory agreement or an agreement on investing an mount defined in the prospectus in Subfunds of the umbrella fund ith UBS AG or one of its authorised counterparties. The costs for seet management, Fund administration (comprising the costs of the lanagement Company, Administrative Agent and Custodian Bank) and distribution are charged to investors under the aforementioned greements. This unit class is exclusively geared towards financial roducts (i.e. fund of funds or other pooled structures in accordance ith different legislation). Only registered units are issued.

(USD) U-

X-acc

USD

Expenses paid by the Annual expenses paid by the Subfund: Subfund Total Taxe Unit Maximum Expense Launch d'abonne-Currency class period/date 1) fee Ratio (TER) ment p.a. (USD) P-USD not yet known 1.800% 2) 0.05% not yet known dist (USD) P-1.86% as at 14/9/1992 1.800% 2) 0.05% USD 30/11/2009 acc (USD) N-USD not yet known 2.250% 2) 0.05% not yet known dist (USD) N-USD not yet known 2.250% 2) 0.05% not yet known (USD) H-USD not yet known 1 300% 2) 0.05% not yet known dist (USD) H-1.300% 2) 0.05% USD not yet known not yet known acc (USD) K-0.950% 2) 0.05% USD not yet known not yet known 1-dist (USD) K-USD not vet known 0.950% 2) 0.05% not yet known 1-acc (USD) K-0.780% 2) USD not yet known 0.05% not yet known 2-dist (USD) K-0.780% 2) USD 0.05% not yet known not yet known 2-acc (USD) F-1.500% 2) USD not yet known 0.01% not yet known (USD) F-1.500% 2) USD not yet known 0.01% not yet known acc (USD) Q-USD not yet known 1.020% 2) 0.05% not yet known dist (USD) Q-USD not yet known 1.020% 2) 0.05% not yet known acc (USD) I-0.01% 0.860% 2) USD not yet known not yet known 86-dist (USD) I-0.860% 2) 0.01% USD not yet known not yet known 86-acc (USD) I-USD not yet known 0.820% 2) 0.01% not yet known 82-dist (USD) I-USD not yet known 0.820% 2) 0.01% not yet known 82-acc (USD) I-USD not yet known 0.780% 2) 0.01% not yet known 78-dist (USD) I-USD not yet known 0.780% 2) 0.01% not yet known 78-acc (USD) I-USD not yet known 0.065% 4) 0.01% not yet known 6.5-dist (USD) I-USD not yet known 0.065% 4) 0.01% not yet known 6.5-acc (USD) I-X-USD 0.000% 5) 0.01% not yet known not yet known dist (USD) I-X-USD not yet known 0.000% 5) 0.01% not yet known acc (USD) U-0.01% USD not yet known 0.000% 5) not yet known X-dist

not yet known

0.000% 5)

0.01%

not yet known

¹⁾ In the table above, "not yet known" is used for unit classes not launched at the time of publication of this simplified prospectus and whose launch periods/dates have not been determined. Investors are requested to contact their investment adviser for further information.

²⁾ The Subfund will be charged a maximum flat fee for unit classes "P", "N", "H", "K-1", "K-2", "F", "Q", "I-86", "I-82" and "I-78", calculated on the average net asset value of the Subfund.

This will be used for Fund administration (comprising the costs of the Management Company, Administrative Agent and Custodian Bank), asset management and distribution of the Subfund, as well as for covering the costs incurred. The relevant maximum flat fee will not be charged until the corresponding unit classes have been launched.

Out of the flat fee, the Fund will bear all costs incurred in connection with the administration, portfolio management and safekeeping of the Fund's assets as well as distribution of the Subfund, such as:

- annual fees and expenses for approving and supervising the Fund in Luxembourg and abroad:
- other fees charged by the supervisory authorities;
- printing of the prospectuses and the annual and semi-annual reports;
- price publications and publication of notices to investors;
- fees incurred in connection with the listing of the Fund and sales within Luxembourg and abroad;
- commission and expenses of the Custodian Bank for the safekeeping of the Fund's assets, dealing with payments and other duties, as required under the Law of 2002;
- fees and other expenses for the payment of dividends to investors;
- auditor's fees

The Custodian Bank, Administrative Agent and Management Company are nevertheless entitled to be reimbursed the costs of non-routine arrangements made by them in the interests of the investors; otherwise such expenses will be charged directly to the Company.

The Fund will also bear all transaction expenses arising in connection with the administration of the Fund assets (brokerage commission in line with the market, fees, fiscal charges, etc.). All taxes levied on the income and assets of the Fund, particularly the taxe d'abonnement, will

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

³⁾ For unit classes "K-2" and "F", an additional fee will also be charged to the Subfund; this will be determined via a separate contract with UBS AG or one of its authorised distribution partners.

⁴⁾ For unit class "I-6.5", a fee will be charged to cover the costs of Fund administration (comprising the costs of the Management Company, Administrative Agent and Custodian Bank). The costs for asset management and distribution are charged directly outside of the Fund under a separate contract between the investor and UBS Global Asset Management or one of its authorised representatives.

⁵⁾ Costs in connection with the services to be performed for unit classes "I-X" and "U-X" pertaining to asset management, Fund administration (comprising the costs of the Management Company, Administrative Agent and Custodian Bank) and distribution will be settled via the compensation to which UBS AG is entitled under a separate contract with the investor.

As the Subfund may invest in existing funds, commission charges may be incurred at the level of the relevant investment fund as well as at the level of the Subfund.

When investing in units of funds managed by UBS AG or a company it controls, no issuing or redemption commission is chargeable on subscription to or redemption of these units. The aforementioned dual charging of commission and expenses may apply only to administrative expenses in the case of investments in such UCI and UCITS, and may not amount to more than 0.25% p.a. of the average net asset value of the Subfund concerned. If the Subfund invests in funds which fully or partially refund the commission fees charged to their assets by means of payment, such payments will be added in full to the assets of the Subfund.

The Subfund shall invest a maximum of 10% of its net assets in existing UCI and UCITS.

Taxation

The Fund is subject to Luxembourg legislation. In accordance with current legislation in the Grand Duchy of Luxembourg, the Fund is not subject to any Luxembourg withholding, income, capital-gains or wealth taxes. From the total net assets of each Subfund, 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 certain unit classes). Further details can be found under "An overview of the unit classes". This tax is calculated on the total net assets of each Subfund at the end of every quarter.

Unitholders should be aware that the Luxembourg Law of 21 June 2005 has

transposed into Luxembourg law Council Directive 2003/48/EC of 3 June 2003 on the taxation of interest. Since 1 July 2005, this Law has provided for the imposition of a withholding tax on cross-border interest payments to individuals domiciled in the EU or for an automatic information exchange. This applies, inter alia, to distributions and dividends payable by investment funds which invest more than 15%, and earnings from the assignment or repayment of units in investment funds which invest more than 40% (from 1 January 2011: 25%) in debt instruments and claims as defined by the EU taxation of interest. Where necessary, the sales agency or Distributor may, upon subscription, ask investors to give their tax identification number provided by the state in which they are domiciled for tax purposes.

The taxable values shown are based on the most recently available data at the time they were calculated.

Provided the Subfund in question is not subject to EU taxation of interest or the unitholders are not affected thereby, unitholders are not required, under current tax law, to pay any income, gift, inheritance or other tax in Luxembourg unless they are domiciled in Luxembourg, have a residence in Luxembourg or maintain a permanent establishment there, or were previously domiciled in Luxembourg and hold more than 10% of the units in the Fund. On 13 November 2008, the European Commission accepted a proposal for the amendment of the Savings Directive. If the amendment proposal is implemented, among other things, (i) the scope of the EU Savings Directive would be expanded to include payments distributed by certain intermediary structures (regardless of whether their registered office is in an EU Member State or not) and whose final beneficiary is a private person resident in the EU and (ii) the definition of interest that falls within the scope of the EU Savings Directive would be further established. As at the date the prospectus was being drawn up, it is not known whether and if or when the proposed amendment will enter into force.

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

Investors in the United Kingdom

The Fund is an offshore fund for tax purposes within the scope of the (tax-) laws of the United Kingdom on offshore funds, which entered into force on 1 December 2009 and expanded the previous tax laws that applied to investments in offshore funds.

Income earned by investors in the United Kingdom through the sale (e.g. transfer or redemption) of units in an offshore investment fund that are permitted as defined in the Offshore Funds Act is subject to capital gains tax (or corporate tax on chargeable gains) and not to income tax.

Income earned by investors in the United Kingdom through the sale (e.g. transfer or redemption) of units in an offshore investment fund that is not permitted as defined in the Offshore Funds Act may be subject to income tax (instead of capital gains tax).

Since 1 December 2009 only during a transitional period, offshore funds may apply to HM Revenue & Customs (United Kingdom tax authorities) for approval as offshore funds with the status "Distributing Fund" or "Reporting Fund".

The application for approval may be submitted for one or more Subfunds within an umbrella fund or for one or more specific unit classes of a Subfund.

For purposes of taxation in the United Kingdom, an investment in a unit class with the status "Distributing Fund" or "Reporting Fund" is treated as an investment in an approved offshore fund.

After the transitional period, only investments in a Subfund or a unit class of a specific Subfund with the status of "Reporting Fund" are considered to be investments in a permitted offshore fund.

The members of the Board of Directors may at their discretion apply for the status of a permitted offshore fund for certain Subfunds or unit classes.

Wherever such an application is made, the members of the Board of Directors intend to manage the fund in such a way that an investment in specific unit classes is considered to be in a permitted offshore fund for all accounting periods and it is ensured to HM Revenue & Customs that the corresponding requirements are or will be fulfilled. However, the members of the Board of Directors assume no guarantee that these requirements will actually be fulfilled or that HM Revenue & Customs confirm the fulfilment of these requirements.

The attention of persons with ordinary residence in the United Kingdom is drawn to the provisions of Book 13, Chapter 2 of the Income Tax Act 2007 ("Transfer of assets abroad"), which states that under certain circumstances they may be taxable in relation to non-distributed income and profits of the Subfund achieved with an investment in a Subfund or such gains and income that are not payable to such person in the United Kingdom.

In addition, the provisions of Section 13 of the Taxation of Chargeable Gains Act of 1992 must be observed that apply to the distribution of chargeable gains of companies not domiciled in the United Kingdom and which would be "close companies" if they were domiciled in the United Kingdom. These gains are distributed to investors who have their ordinary place of abode or residence in the UK. Profits distributed in this manner are taxable for all investors who hold a share of more than 10% of the distributed profit either individually or together with associated persons. The members of the Board of Directors intend to make every reasonable effort to ensure that the Subfund(s) would not be classified as a "close company" within the meaning of Section 13 of the Taxation of Chargeable Gains Act if they were domiciled in the UK. Moreover, when assessing the effects of Section 13 of the Taxation of Chargeable Gains Act of 1992, it is important to ensure that the regulations of the double taxation agreement between the United Kingdom and Luxembourg are taken into account.

Daily price publication

Prices are published in the most important international business media as well as on Reuters and at www.ubs.com (⇒ Fund Gate).

Procedures for the acquisition and redemption of units

Subfund units are issued and redeemed on every business day. In this context, "business day" refers to normal bank business days in Luxembourg (i.e. each day on which the banks are open during normal business hours) except individual, non-statutory rest days and days on which stock exchanges in the main countries in which the Subfund invests are closed, or on which 50% or more Subfund investments cannot be adequately valued. "Non-statutory rest days" are days on which individual banks and financial institutions are closed. No issues or redemptions will be effected on days on which the Management Company has decided not to calculate net asset values, as described in the section of the full sales prospectus entitled "Suspension of the net asset value calculation and of the issue, redemption and conversion of units". In addition, the Management Company is empowered to reject subscription applications at its discretion.

Subscription and redemption applications registered with the Administrative

Agent or the central settling agent of UBS Investment Bank in Switzerland – a unit of UBS AG – no later than 16.00 CET (cut-off time) on a business day (order date) will be processed on the following business day (valuation date) on the basis of the net asset value calculated for that day. To ensure punctual forwarding to the Administrative Agent or the central settling agent of UBS Investment Bank in Switzerland, earlier cut-off times may apply to submission of applications placed with Distributors in Luxembourg or abroad. Information may be obtained from the Distributor concerned. This means that the net asset value for settlement purposes is not known when the order is placed (forward pricing). It will be calculated on the valuation date on the basis of the latest market prices (i.e. closing prices, or if they do not reflect a reasonable market value in the opinion of the Management Company, at the most recent prices available at the time of valuation). The individual valuation principles applied are described in the relevant section of the full sales prospectus.

The same applies to the conversion of units of the Subfund into units of other Subfunds of the UBS (Lux) Equity Fund performed on the basis of the net asset values of the Subfunds concerned.

The local Paying Agent will undertake the corresponding transaction on behalf of the final investor or the nominee. Costs incurred for the services of the Paying Agent may be charged to the investor.

Costs incurred by investors in connection with the purchase, sale and conversion of units of the Subfund:

- Issuing commission: max. 6%
- Redemption commission: max. 2%
- Commission on conversion within the same umbrella: max. 3%

Additional important information					
Legal form:	The Subfund belongs to UBS (Lux) Equity Fund, a "fonds commun de placement" subject to the law of Luxembourg under Part I of the Law of 20 December 2002 on undertakings for collective investment.				
Management Company:	UBS Equity Fund Management Company S.A.				
Promoter:	UBS AG, Basel and Zürich				
Portfolio Manager:	UBS Global Asset Management (Americas) Inc., Chicago				
Supervisory authority:	Commission de Surveillance du Secteur Financier				
Custodian Bank:	UBS (Luxembourg) S.A., Luxembourg				
Auditor:	PricewaterhouseCoopers S.à r.l., B.P. 1443, L-1014 Luxembourg				
Creation date of UBS (Lux) Equity Fund:	March 1990				
Launch date of the Subfund:	9 September 1992				
Net assets of the Subfund:	USD 139.44 million as at 30 April 2010				
	Legal form: Management Company: Promoter: Portfolio Manager: Supervisory authority: Custodian Bank: Auditor: Creation date of UBS (Lux) Equity Fund: Launch date of the Subfund:				

Unit classes	Currency	Initial issue price	Minimum subscrip- tion*	Smallest tradable unit	Form of custody*	Swiss securities identifica -tion number	ISIN number
(USD) P-dist	USD	100	-	0.001	bearer	not yet known	not yet known
(USD) P-acc	USD	100	-	0.001	bearer	618344	LU0038842364
(USD) N-dist	USD	100	-	0.001	bearer	not yet known	not yet known
(USD) N-acc	USD	100	-	0.001	bearer	not yet known	not yet known
(USD) H-dist	USD	500,000	-	0.1	bearer	not yet known	not yet known
(USD) H-acc	USD	500,000	-	0.1	bearer	not yet known	not yet known
(USD) K-1- dist	USD	5 million	-	0.1	bearer	not yet known	not yet known
(USD) K-1-acc	USD	5 million	-	0.1	bearer	not yet known	not yet known
(USD) K-2- dist	USD	100,000	-	0.001	registered	not yet known	not yet known
(USD) K-2-acc	USD	100,000	-	0.001	registered	not yet known	not yet known
(USD) F-dist	USD	100	-	0.001	registered	not yet known	not yet known
(USD) F-acc	USD	100	-	0.001	registered	not yet known	not yet known
(USD) Q-dist	USD	100	-	0.001	bearer	not yet known	not yet known
(USD) Q-acc	USD	100	-	0.001	bearer	not yet known	not yet known
(USD) I-86- dist	USD	100	-	0.001	bearer	not yet known	not yet known
(USD) I-86- acc	USD	100	-	0.001	bearer	not yet known	not yet known
(USD) I-82- dist	USD	100	10 million	0.001	bearer	not yet known	not yet known
(USD) I-82- acc	USD	100	10 million	0.001	bearer	not yet known	not yet known
(USD) I-78- dist	USD	100	30 million	0.001	bearer	not yet known	not yet known
(USD) I-78- acc	USD	100	30 million	0.001	bearer	not yet known	not yet known
(USD) I-6.5- dist	USD	100	-	0.001	registered	not yet known	not yet known
(USD) I-6.5- acc	USD	100	-	0.001	registered	not yet known	not yet known
(USD) I-X-dist	USD	100	-	0.001	registered	not yet known	not yet known
(USD) I-X-acc	USD	100	-	0.001	registered	not yet known	not yet known
(USD) U-X- dist	USD	10,000	-	0.001	registered	not yet known	not yet known
(USD) U-X- acc	USD	10,000	-	0.001	registered	not yet known	not yet known

^{*} Further information can be found in the full sales prospectus.

Contacts	Luxembourg:	UBS Fund Services (Luxembourg) S.A., Luxembourg
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