

UBS AG 1 Finsbury Avenue London England EC2M 2PP + 44 207 568 7881 + 44 207 568 9895/9896

_	_	+ 44 207 308 9893			
Date:	[]			
To:	[] ("Party B")			
Attention:	[]			
Fax No.:	[]			
From:	UBS AG Londo	n Branch ("Party A")			
Re:	Index Swap Tra	nsaction - UBS Deal Ref: []			
This agreement (this "Confirmation") confirms the terms of a transaction entered into between us on the Trade Date specified below (the "Transaction"). This Confirmation constitutes a "Confirmation" as referred to in the ISDA Master Agreement specified below.					
The 2006 ISDA Definitions (the "Swap Definitions") and the 2002 ISDA Equity Derivatives Definitions (the "Equity Definitions", and with the Swap Definitions, the "Definitions"), each as published by the International Swaps and Derivatives Association, Inc., are incorporated into this Confirmation. If there is any inconsistency between the Swap Definitions and the Equity Definitions, the Equity Definitions govern. If there is any inconsistency between the Definitions and this Confirmation, this Confirmation governs.					
This Confirmation supplements, forms part of, and is subject to the ISDA Master Agreement dated as of [] as amended and supplemented from time to time (the "Agreement"), between Party A and Party B. All provisions contained in the Agreement govern this Confirmation except as expressly modified below.					
The terms of the Transaction are:					
General Terms					
Trade Date:	[] (time of execution available upon request)			
Effective Date:	[]			
Termination Date:	The final Cash S	Settlement Payment Date			
Index:	[]			
Exchange(s):	[1			
Related Exchange(s):	All Exchanges				

Equity Amount Payer:	[]
Number of Index Units:	[]
Equity Notional Amount:	For each Valuation Date, the product of (i) the Number of Index Units and (ii) the Initial Price for that Valuation Date	
Equity Notional Reset:	[Not] Applicable	
Type of Return:	Price Return	
Initial Price:	[insert level]	
Final Price:		ing level of the Index as published by the Index aluation Time on the relevant Valuation Date.
Valuation Time:	The Scheduled C	Closing Time
Valuation Date(s):	[Insert date(s)], s	subject to Early Termination as defined below.
Floating Amounts		
Floating Amount Payer:]]
Notional Amount:	The Equity Notice	onal Amount
Payment Dates:	[The / Each] Cas	h Settlement Payment Date
Floating Rate Option:	1	1
Designated Maturity:	[1
Spread:	1	1
Floating Rate Day Count Fraction:	[1
Reset Dates:	The first day of	each Calculation Period
Settlement Terms		
Cash Settlement:	Applicable	
Settlement Currency:	[]
Cash Settlement Payment Date:	[] Currency Bus	iness Days after the relevant Valuation Date
Index Adjustments Events:		
Index Cancellation:	Cancellation and	Payment
Index Modification:	Cancellation and Payment	
Index Disruption:	Calculation Agent Adjustment	

Equity Amounts

Additional Disruption Events

(a) Change in Law: Applicable; <u>provided</u> that (a) Section 12.9(a)(ii)(X) of the Equity

Definitions is hereby amended by replacing the word "Shares" with the words "Hedge Positions" and (b) Section 12.9(a)(ii)(Y) of the Equity

Definitions is hereby deleted.

(b) Hedging Disruption: Applicable

(c) Loss of Stock Borrow: Applicable Section 12.9(b)(iv)(B) of the Equity Definitions is amended

to include after the words "(B) refer the Hedging Party to a Lending Party" and before the words "that will lend", the words "acceptable to the

Hedging Party in its sole discretion"

Maximum Stock Loan Rate: A rate equal to the absolute value of the Spread

(d) Increased Cost of Stock Borrow: Not Applicable

(e) Increased Cost of Hedging: Applicable

Determining Party: Party A

Hedging Party: Party A

Additional Provisions

Early Termination:

(A) If Counterparty gives notice to an Office of Party A on a Notice Business Day to terminate this Transaction in whole or in part by reducing the number of Index Units (the reduction being "Terminated Index Units"):-

(i) the Optional Termination Date is deemed to be the final Valuation Date for a number of Index Units equal to the Terminated Index Units; and

(ii) with effect from the Optional Termination Date, the Number of Index Units is reduced by the Terminated Index Units.

(B) Party A may, on giving not less than 5 Exchange Business Days' notice to Counterparty, terminate any Transaction by declaring a final Valuation Date. If Party A gives notice under this provision, at the request of Counterparty Party A must use reasonable efforts to transfer the Transaction to any third party, subject only to normal due diligence and credit lines on the nominated third party. If the Transaction is not transferred by the Valuation Date declared by Party A, it is terminated

The Dividend Period in respect of the Early Termination shall be from and excluding the Effective Date to and including the Optional Termination Date.

For the avoidance of any doubt in the event of Early Termination by the Counterparty, the Final Price will be the closing price of the Index on the Optional Termination Date

Optional Termination Date:

The Notice Business Day on which the notice of termination is received if it is received in reasonably sufficient time for Party A to execute a transaction on the Exchange prior to the actual closing time of the Exchange, and otherwise the next following Exchange Business Day.

Acknowledgments: Party B understands and acknowledges that this transaction does not

confer or transfer any licensing or sub-licensing rights in the Index. Party B understands and acknowledges that it bears responsibility for acquiring the requisite license to utilize the Index for its business purposes, and if in doubt should seek independent

advice.

Notice Business Day: A day which is both an Exchange Business Day and a Banking Day

in the city of the Office of Party A to which the notice is given.

Independent Amount: Notwithstanding any provision to the contrary in the Credit

Support Annex to the Agreement, the Independent Amount with respect to Party B for this Transaction shall be an amount

equal to []% of the Equity Notional Amount"

Party A may, acting in a commercially reasonable manner, increase the Independent Amount at any time on not less than two local Business

Day's notice.

Calculation Agent: Party A

Relationship Between Parties

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

- (A) <u>Non-Reliance</u>. It is acting for its own account, and it has made its own independent decisions to enter into this Transaction and as to whether this Transaction is appropriate or proper for it based upon its own judgment and upon advice from such advisers as it has deemed necessary. It is not relying on any communication (written or oral) of the other party as investment advice or as a recommendation to enter into this Transaction, it being understood that information and explanations related to the terms and conditions of this Transaction will not be considered investment advice or a recommendation to enter into this Transaction. No communication (written or oral) received from the other party will be deemed to be an assurance or guarantee as to the expected results of this Transaction.
- (B) <u>Assessment and Understanding</u>. It is capable of assessing the merits of and understanding (on its own behalf or through independent professional advice), and understands and accepts, the terms, conditions and risks of this Transaction. It is also capable of assuming, and assumes, the risks of this Transaction.
- (C) <u>Status of Parties</u>. The other party is not acting as a fiduciary for or an adviser to it in respect of this Transaction.
- (D) <u>Non-Public Information.</u> It is not aware of any material non-public information or unpublished price sensitive information with respect to the Shares that, under any applicable securities laws, it would have to disclose before buying or selling the Shares.
- (E) <u>Commodity Futures Modernization Act of 2000.</u> It is an "eligible contract participant" under, and as defined in, the Commodity Futures Modernization Act of 2000 and it was not formed solely for the purposes of constituting an "eligible contract participant".
- (F) <u>Tax Characterization</u>: Both Parties to this Confirmation will treat Transactions executed pursuant to this Confirmation as derivative financial contracts for U.S. federal income tax purposes. Neither Party shall take any action or tax return filing position contrary to this characterization

Non-Reliance:	Applicable
---------------	------------

Agreements and Acknowledgemen Regarding Hedging Activities:	ts Applicable
Index Disclaimer:	Applicable or [insert disclaimer here]
Additional Acknowledgements:	Applicable
Offices of Party A: Stamford:	London: Tel:+44 20 75672890 Fax: +44 20 75684923 Tel: +1 203 7197800 Fax: +1 203 7190538
Account Details Payments to UBS AG London Brar USD Bank Account:	nch As separately notified
Account for Payments to Party B:	Please advise if not previously provided
Settlement	
doubt, any payment or delivery obl may be effected by either UBS Lim Agent"). UBS Party has authorised	into by a member of the UBS group ("UBS Party"). For the avoidance of igations of the UBS Party in respect of this Transaction ("Obligations") nited, UBS Securities LLC or UBS AG, London Branch (the "Settlement the Settlement Agent to act on its behalf in the same manner and with earty might or could do in connection with any such payment or delivery
	orrectly sets forth the terms of our agreement by executing the copy of this ose and returning it to us at your earliest convenience.
UDG AG L. I. D. I.	
UBS AG London Branch	
Yours faithfully,	
UBS AG, LONDON BRANCH	
Agreed and accepted as of the first	date written above
By:	By:
Name:	Name:
Title:	Title: