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UNITED STATES SECURITIES AND EXCHANGE COMMISSION 100 F Street, N.E. Washington, D.C. 20549

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REPORT OF ASIAN DEVELOPMENT BANK

In respect of the issue of the ADB's U.S.\$1,000,000,000 Floating Rate Notes due 16 March 2021 Series No. 910-00-1

Filed pursuant to Rule 3 of Regulation AD Dated: 14 March 2017 The following information is filed pursuant to Rule 3 of Regulation AD in respect of the issue of U.S.\$1,000,000,000 principal amount of Floating Rate Notes due 16 March 2021 (Series No. 910-00-1) (the "<u>Notes</u>") of the Asian Development Bank (the "<u>ADB</u>") under its Global Medium-Term Note Program (the "<u>Program</u>"). Certain information specified in Schedule A to Regulation AD is not available at the date of this report, but when available, will be filed as promptly as possible.

Item 1. Description of Obligations

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The terms and conditions of the Notes are set forth in the Prospectus to the ADB's Global Medium-Term Note Program dated 28 April 2011 (the "<u>Prospectus</u>"), previously filed under a report of the ADB dated 4 May 2011, and in the Pricing Supplement relating to the Notes dated 14 March 2017 (the "<u>Pricing Supplement</u>"), which is filed herewith. Certain other information about the ADB is provided in the form of an Information Statement, the latest version of which, dated 22 April 2016, was filed under a report of the ADB dated 22 April 2016. The fiscal agent of the ADB with respect to the Notes is the Federal Reserve Bank of New York, 33 Liberty Street, New York, NY 10045. The calculation agent of the ADB with respect to the Notes is Citibank, N.A., London Branch, Citigroup Centre, Canada Square, Canary Wharf, London E14 5LB, United Kingdom.

Item 2. Distribution of Obligations

See the Prospectus, pages 59 to 62 and the Pricing Supplement. As of 14 March 2017, the ADB entered into a Terms Agreement, filed herewith, with BNP Paribas, Goldman Sachs International and Morgan Stanley & Co. International plc (the "<u>Managers</u>"), pursuant to which the ADB has agreed to issue, and the Managers have severally but not jointly agreed to purchase, a principal amount of the Notes aggregating U.S.\$1,000,000,000 for an issue price of 100.00%. The Notes will be offered for sale subject to issuance and acceptance by the Managers and subject to prior sale. It is expected that the delivery of the Notes will be made on or about 16 March 2017. The Managers propose to offer all the Notes to the public at the public offering price of 100.00%.

The respective principal amounts of the Notes that each of the Managers commits to underwrite are set forth opposite their names below:

Name	Principal Amount
BNP Paribas Goldman Sachs International Morgan Stanley & Co. International plc	U.S.\$333,334,000 U.S.\$333,333,000 U.S.\$333,333,000
Total	U.S.\$1,000,000,000

Item 3. Distribution Spread

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See the Pricing Supplement, pages 3 and 7, and the Terms Agreement.

		Price to the Public	Commissions and Concessions	Proceeds to ADB
	Per Unit Total	100% U.S.\$1,000,000,000	0% U.S.\$0	100% U.S.\$1,000,000,000
Item 4.	Discounts and See Item 3.	nd Commissions to Sub-L	Inderwriters and Deale	ers
Item 5.	Other Exper	nses of Distribution		
	<u>Item</u>		A	<u>amount</u>
		(Luxembourg)		25,000 * \$2,600*

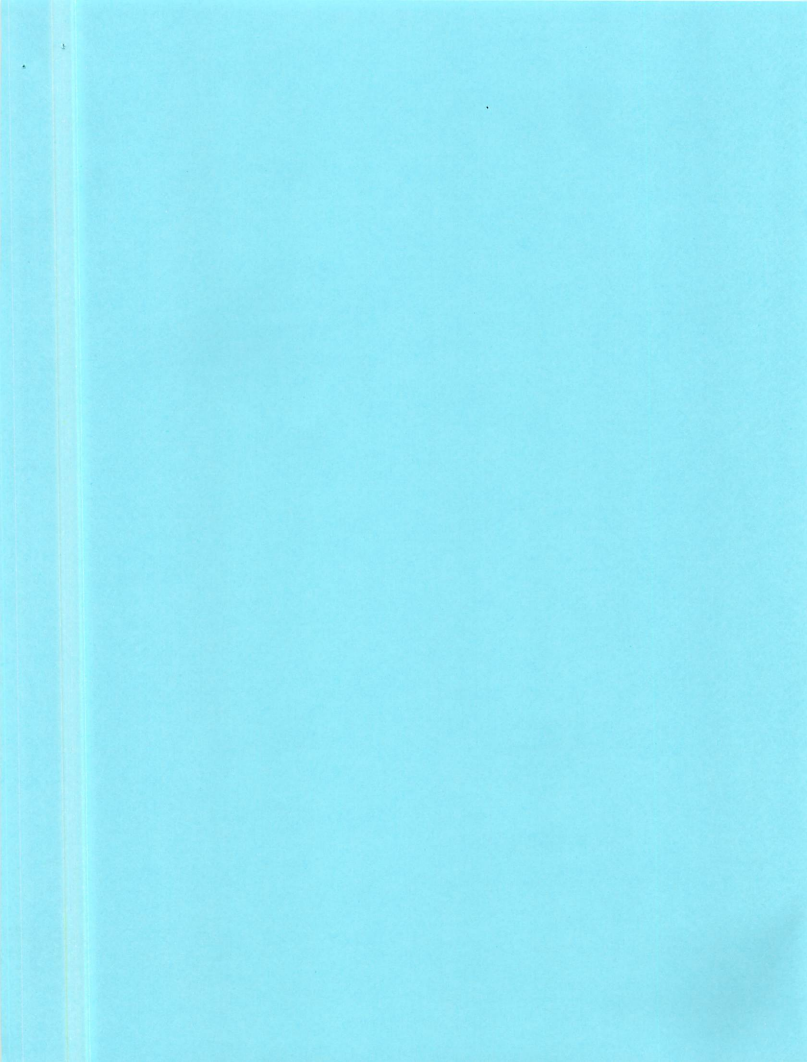
* Asterisks indicate that expenses itemized above are estimates.

Item 6. <u>Application of Proceeds</u>

See the Prospectus, page 5.

Item 7. <u>Exhibits</u>

- (a) (i) Prospectus relating to the Global Medium Term Note Program dated 28 April 2011, previously filed under a report of the ADB dated 4 May 2011.
 - (ii) Pricing Supplement dated 14 March 2017.
- (b) Copy of an opinion of counsel as to the legality of the Notes (to be filed at a later date).
- (c) (i) Standard Provisions relating to the issuance of Notes by the ADB under the Program dated as of 28 April 2011, previously filed under a report of the ADB dated 4 May 2011.
 - (ii) Terms Agreement dated 14 March 2017.
- (d) (i) Information Statement dated 22 April 2016, previously filed under a report of the ADB dated 22 April 2016.
 - (ii) Prospectus and Pricing Supplement (see (a) above).



PRICING SUPPLEMENT

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ASIAN DEVELOPMENT BANK

GLOBAL MEDIUM-TERM NOTE PROGRAM

Series No.: 910-00-1

U.S.\$1,000,000,000

Floating Rate Notes due 16 March 2021

Issue price: 100 per cent.

Joint Lead Managers

BNP PARIBAS

Goldman Sachs International

Morgan Stanley

The date of this Pricing Supplement is 14 March 2017.

This pricing supplement (the "<u>Pricing Supplement</u>") is issued to give details of an issue of U.S.\$1,000,000,000 Floating Rate Notes due 16 March 2021 (the "<u>Notes</u>") by the Asian Development Bank ("<u>ADB</u>") under its Global Medium-Term Note Program and to provide information supplemental to the Prospectus referred to below.

This Pricing Supplement supplements the terms and conditions of the Notes set forth in the Prospectus dated 28 April 2011 (as amended and supplemented and together with the documents incorporated by reference therein, the "<u>Prospectus</u>") and should be read in conjunction with the Prospectus. Unless otherwise defined in this Pricing Supplement, capitalized terms used herein have the meanings given to them in the Prospectus.

The issue of the Notes was authorized pursuant to a global borrowing authorization of the Board of Directors of ADB dated 9 December 2016.

This Pricing Supplement does not constitute, and may not be used for the purposes of, an offer or solicitation by anyone in any jurisdiction in which such an offer or solicitation is not authorized or to any person to whom it is unlawful to make such an offer or solicitation, and no action is being taken to permit an offering of the Notes or the distribution of this Pricing Supplement in any jurisdiction where such action is required.

The Notes are not required to be and have not been registered under the U.S. Securities Act of 1933, as amended. The Notes have not been approved or disapproved by the U.S. Securities and Exchange Commission or any state securities commission nor has the Commission or any state securities commission passed upon the accuracy or adequacy of this Pricing Supplement. Any representation to the contrary is a criminal offense in the United States.

The distribution of this Pricing Supplement or the Prospectus and the offer and sale of the Notes may be restricted by law in certain jurisdictions. Persons into whose possession this Pricing Supplement or the Prospectus comes are required by ADB and the Managers to inform themselves about and to observe any such restrictions. For a description of certain restrictions on offers and sales of Notes and on the distribution of this Pricing Supplement or the Prospectus, see "Plan of Distribution" in the Prospectus.

The Notes are not the obligation of any government.

TERMS AND CONDITIONS

The following items are the particular terms and conditions of the Notes to which this Pricing Supplement relates. In case of any conflict between such terms and conditions and the terms and conditions set forth in the Prospectus, the terms and conditions set forth in this Pricing Supplement shall govern.

General Provisions

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1.	Issuer	:	Asian Development Bank (" <u>ADB</u> ").
2.	Series	Number:	910-00-1.
3.	(i)	Specified Currency (Condition 1(c)):	United States Dollars (" <u>U.S.\$</u> ").
	(ii)	Specified Principal Payment Currency if different from Specified Currency (Condition 1(c)):	Not applicable.
	(iii)	Specified Interest Payment Currency if different from Specified Currency (Condition 1(c)):	Not applicable.
	(iv)	Alternative Currency (Condition 7(i)) (if applicable):	Not applicable.
4.	Aggregate Nominal Amount:		U.S.\$1,000,000,000.
5.	(i)	Issue Price:	100 per cent. of the Aggregate Nominal Amount.
	(ii)	Net proceeds:	U.S.\$1,000,000,000.
6.	Specified Denominations (Condition 1(a)):		U.S.\$1,000.
7.	(i)	Issue Date (Condition 5(d)):	16 March 2017.
	(ii)	Interest Commencement Date (if different from the Issue Date) (Condition 5(d)):	Not applicable.
8.		rity Date or Redemption Month dition 6(a)):	16 March 2021, subject to paragraph 31 below.

9.	Interes	st Basis (Condition 5):	Floating Rate (Condition 5(b)) (further particulars specified in paragraph 17 below).
10.		nption/Payment Basis ition 6(a)):	Redemption at par.
11.		ge of Interest or nption/Payment Basis:	Not applicable.
12.	Put/Ca and (f	all Options (Conditions 6(e))):	Not applicable.
13.	Status	of the Notes (Condition 3):	Senior.
14.	Listin	g:	Luxembourg Stock Exchange.
15.	Metho	od of distribution:	Syndicated.
Prov	visions	Relating to Interest Payable	
16.		Rate Note Provisions lition 5(a)):	Not applicable.
17.	Floating Rate Note Provisions (Condition 5(b)):		Applicable.
	(i)	Specified Period(s)/Interest Payment Dates:	Quarterly, on the 16th of March, June, September, and December of each year, commencing on 16 June 2017, up to and including the Maturity Date, subject to paragraph 31 below.
	(ii)	Business Day Convention (Condition 5(d)):	Following.
	(iii)	Relevant Financial Center:	New York.
	(iv)	Additional Business Center(s) (Condition 5(d)):	Not applicable.
	(v)	Manner in which the Rate(s) of Interest is/are to be determined:	ISDA Determination.
	(vi)	Party responsible for calculating the Rate(s) of Interest and Interest Amount(s) (if not the Calculation Agent):	The "Calculation Agent" for the Notes will be Citibank, N.A., London Branch.

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(vii)	Benchmark Rate determination (Condition 5(b)):	Not applicable.
(viii)	ISDA Determination (Condition 5(b)(iii)):	Applicable.
	• Floating Rate Option:	USD-LIBOR-BBA.
	• Designated Maturity:	3 month.
	• Reset Date:	The first day of each Interest Period.
	• ISDA Definitions (if different from those set out in the Conditions):	2006 ISDA Definitions.
(ix)	Margin(s):	+0.05 per cent. per annum.
(x)	Minimum Rate of Interest:	Not applicable.
(xi)	Maximum Rate of Interest:	Not applicable.
(xii)	Day Count Fraction (Condition 5(d)):	Actual/360, adjusted.
(xiii)	Rate Multiplier (Condition 5(d):	Not applicable.
(xiv)	Fall back provisions, rounding provisions, denominator and any other terms relating to the method of calculating interest on Floating Rate Notes, if different from those set out in the Conditions (Condition 5(b)(ii)):	For the avoidance of doubt, (a) the Interest Amount calculation per Specified Denomination shall not be rounded and (b) the total Interest Amount payable to the Noteholder on account of its holding of the Notes shall be rounded to two decimal places.
	Coupon/Deep Discount Note sions (Conditions 5(c) and 6(c)):	Not applicable.
	-Linked Interest Note sions:	Not applicable.
Dual Currency Note Provisions:		Not applicable.

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Provisions Relating to Redemption

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21.	Call C	Option (Condition 6(e)):	Not applicable.	
22.	Put O	ption (Condition 6(f)):	Not applicable.	
23.	Final	Redemption Amount:	Aggregate Nominal Amount.	
	(i)	Alternative Payment Mechanism (Conditions 7(a) and (c)):	Not applicable.	
	(ii)	Long Maturity Note (Condition 7(f)):	Not applicable.	
	(iii)	Variable Redemption Amount (Condition 6(d)):	Not applicable.	
24.	Early	Redemption Amount:		
	(i)	Early Redemption Amount(s) payable on an Event of Default (Condition 9) and/or the method of calculating the same (if required or if different from that set out in the Conditions):	As set out in the Conditions.	
	(ii)	Unmatured Coupons to become void (Condition 7(f)):	Not applicable.	

Additional General Provisions Applicable to the Notes

25.	Form of Notes:	Book-Entry Notes available on Issue Date.
26.	Talons for future Coupons to be attached to definitive Bearer Notes (and dates on which such Talons mature):	Not applicable.

27.	amount the Issu paymen consequ includir	relating to Partly Paid Notes: of each payment comprising e Price and date on which each t is to be made and ences (if any) of failure to pay, ag any right of ADB to forfeit es and interest due on late t:	Not applicable.
28.	Details	relating to Installment Notes:	Not applicable.
29.		mination, renominalization and entioning provisions:	Not applicable.
30.	Consoli	dation provisions:	Not applicable.
31.	Other te	erms or special conditions:	
	(i) Pay	vment Dates	If any date for payment of any principal or interest in respect of the Notes is not a Business Day, ADB shall not be obliged to pay such principal or interest until the first following day that is a Business Day.
			"Business Day" shall mean a day (other than a Saturday or a Sunday) on which commercial banks and foreign exchange markets settle payments and are open for general business (including dealings in foreign exchange and foreign currency deposits) in New York.
Dist	ribution		
32.	(i)	If syndicated, names of Managers:	BNP Paribas Goldman Sachs International Morgan Stanley & Co. International plc
	(ii)	Stabilizing Manager (if any):	Not applicable.
	(iii)	Commissions and Concessions:	0.00 per cent.
33.	If non-	syndicated, name of Dealer:	Not applicable.
34.	Additio	onal selling restrictions:	Not applicable.

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Operational Information

35.	(i) (ii) (iii) (iv)	ISIN: CUSIP: CINS: Other:	US045167DY68. 045167DY6. Not applicable. Not applicable.
36.	Commo	n Code:	158133482.
37.	Eurocle	aring system(s) other than ar, Clearstream, Luxembourg C and the relevant identification (s):	Federal Reserve Book-Entry System.
38.	Deliver	y:	Delivery against payment.
39.	Additio	nal Paying Agent(s) (if any):	Not applicable.
40.	Govern	ing Law:	New York.

Listing Application

This Pricing Supplement comprises the details required to list the issue of Notes described herein pursuant to the listing of the Global Medium-Term Note Program of ADB.

Material Adverse Change Statement

There has been no material adverse change in the financial position or prospects of ADB since the date of the financial statements included in the Information Statement of ADB, which was most recently published on 22 April 2016.

Recent Developments

On 4 May 2016, ADB's Board of Governors approved the following with respect to its 2015 reported net income of U.S.\$537.1 million after appropriation of guarantee fees to the special reserve:

- a. U.S.\$43.3 million, representing the adjustment to the loan loss reserve as of 31 December 2015, be added from the loan loss reserve to the net income;
- b. U.S.\$212.7 million, representing the ASC 815/825 adjustments and the unrealized portion of net income from equity investments accounted for under the equity method for the year ended 31 December 2015, be added to the cumulative revaluation adjustments account;
- c. U.S.\$207.7 million be allocated to the ordinary reserve;

d. U.S.\$120.0 million be allocated to the Asian Development Fund; and

e. U.S.\$40.0 million be allocated to the Technical Assistance Special Fund.

On 12 December 2016, Ingrid van Wees succeeded Thierry de Longuemar as Vice-President for Finance and Risk Management.

Responsibility

ADB accepts responsibility for the information contained in this Pricing Supplement which, when read together with the Prospectus referred to above, contains all information that is material in the context of the issue of the Notes.

ASIAN DEVELOPMENT BANK

By: me: MARIA A. LOMOTAI Assistant Treasurer

ISSUER

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Asian Development Bank 6 ADB Avenue Mandaluyong City 1550 Metro Manila Philippines

FISCAL AGENT

Federal Reserve Bank of New York 33 Liberty Street New York, NY 10045 USA

LUXEMBOURG LISTING AGENT

BNP Paribas Securities Services, Luxembourg Branch 60 Avenue J.F. Kennedy L-1855 Luxembourg

LEGAL ADVISERS TO THE MANAGERS

As to New York law

Cleary Gottlieb Steen & Hamilton LLP One Liberty Plaza New York, NY 10006 USA

TERMS AGREEMENT NO. 910-00-1

under the

ASIAN DEVELOPMENT BANK

GLOBAL MEDIUM-TERM NOTE PROGRAM

U.S.\$1,000,000,000

Floating Rate Notes due 16 March 2021

14 March 2017

Asian Development Bank 6 ADB Avenue, Mandaluyong City 1550 Metro Manila Philippines

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Attention: Assistant Treasurer, Funding Division

The undersigned managers (collectively, the "<u>Managers</u>") agree to purchase from the Asian Development Bank ("<u>ADB</u>") its U.S.\$1,000,000,000 Floating Rate Notes due 16 March 2021 (the "<u>Notes</u>") described in the pricing supplement dated as of the date hereof relating thereto (the "<u>Pricing Supplement</u>") and the related Prospectus dated 28 April 2011 (the "<u>Prospectus</u>") at 9:00 a.m., New York time, on 16 March 2017 (the "<u>Settlement Date</u>") at an aggregate purchase price of U.S.\$1,000,000,000 on the terms set forth herein and in the Standard Provisions dated as of 28 April 2011 (the "<u>Standard Provisions</u>") relating to the issuance of Notes by ADB. The Standard Provisions are incorporated herein by reference. In so purchasing the Notes, each of the Managers understands and agrees that it is not acting as an agent of ADB in the sale of the Notes.

When used herein and in the Standard Provisions as so incorporated, the term "<u>Notes</u>" refers to the Notes as defined herein. All other terms defined in the Prospectus, the Pricing Supplement relating to the Notes and the Standard Provisions shall have the same meanings when used herein.

ADB represents and warrants to, and agrees with, each of the Managers that the representations and warranties of ADB set forth in Section 2(a) of the Standard Provisions are true and correct as though made at and as of the date hereof and will be true and accurate as though made at and as of the Settlement Date.

Each of the Managers warrants and covenants that this Terms Agreement has been duly authorized, executed and delivered by it, and that such execution and delivery does

not, and the performance by it of its obligations hereunder will not, contravene any provision of applicable law or its articles of association or equivalent constitutive documents or any judgment, order or decree of any governmental body, regulatory agency or court having jurisdiction over it. Each of the Managers warrants and covenants to ADB that the warranties of such Manager set forth in Section 2(b) of the Standard Provisions are true and correct as though made at and as of the date hereof and will be true and accurate as of the Settlement Date.

The obligation of each of the Managers to purchase Notes hereunder is subject to the continued accuracy, on each date from the date hereof to and including the Settlement Date, of ADB's representations and warranties contained in the Standard Provisions and to ADB's performance and observance of all applicable covenants and agreements contained herein and therein. The obligation of each of the Managers to purchase Notes hereunder is further subject to the additional conditions (if applicable) set forth in Section 6 of the Standard Provisions, including the receipt by each of the Managers of an ADB officer's certificate and the documents referred to in Sections 6(c)(i) and (iii) of the Standard Provisions.

ADB certifies to the Managers that, as of the Settlement Date, (i) ADB has performed all of its obligations under the Standard Provisions and this Terms Agreement required to be performed or satisfied on or prior to the Settlement Date and (ii) the Prospectus, as supplemented by the Pricing Supplement, contains all material information relating to the assets and liabilities, financial position, and net income of ADB, and nothing has happened or is expected to happen that would require the Prospectus, as supplemented by the Pricing Supplement, to be further supplemented or updated.

The following additional terms shall apply to the issue and purchase of Notes:

1. ADB agrees that it will issue the Notes and the Managers named below severally but not jointly agree to purchase the Notes at the aggregate purchase price specified above.

The respective principal amounts of the Notes that each of the Managers commits to underwrite are set forth opposite their names below:

Name	Principal Amount
BNP Paribas Goldman Sachs International Morgan Stanley & Co. International plc	
Total	U.S.\$1,000,000,000

2. Each of payment for and delivery of the Notes shall be made against the other on the Settlement Date. The Notes shall be delivered in book-entry form to the account of The Bank of New York (BK of NYC/GIL, ABA No. 021000018) at the Federal Reserve Bank of New York, for further credit to Goldman Sachs International on behalf of the Managers; and payment for the Notes shall be effected by transfer of the purchase price in immediately

available funds to ADB's Account A, ABA No. 021080245 with the Federal Reserve Bank of New York.

3. ADB hereby appoints each of the Managers as a Dealer under the Standard Provisions solely for the purpose of the issue of Notes to which this Terms Agreement pertains. Each of the Managers shall be vested, solely with respect to this issue of Notes, with all authority, rights and powers of a Dealer purchasing Notes as principal set out in the Standard Provisions, a copy of which it acknowledges it has received, and this Terms Agreement. Each of the Managers acknowledges having requested and received, or waived its receipt of, copies of the Prospectus and the Uniform Fiscal Agency Agreement, duly executed by the parties thereto.

4. In consideration of ADB appointing each of the Managers as a Dealer solely with respect to this issue of Notes, each of the Managers hereby undertakes for the benefit of ADB and each of the other Managers that, in relation to this issue of Notes, it will perform and comply with all of the duties and obligations specified to be assumed by a Dealer under the Standard Provisions.

5. Each of the Managers acknowledges that such appointment is limited to this particular issue of Notes and is not for any other issue of notes of ADB pursuant to the Standard Provisions and that such appointment will terminate upon this issue of Notes, but without prejudice to any rights (including, without limitation, any indemnification rights), duties or obligations of the Managers that have arisen prior to such termination.

6. Each of the Managers represents, warrants and agrees that it has complied and will comply with all applicable provisions of the Financial Services and Markets Act 2000 with respect to anything done by it in relation to the Notes in, from or otherwise involving the United Kingdom.

7. Notwithstanding and to the exclusion of any other term of the Standard Provisions, this Terms Agreement or any other agreements, arrangements, or understanding between the Managers and ADB, ADB acknowledges and accepts that a BRRD Liability arising under the Standard Provisions or this Terms Agreement may be subject to the exercise of Bail-in Powers by the Relevant Resolution Authority, and acknowledges, accepts and agrees to be bound by:

(a) the effect of the exercise of Bail-in Powers by the Relevant Resolution Authority in relation to any BRRD Liability of any of the Managers to ADB under this Terms Agreement, that (without limitation) may include and result in any of the following, or some combination thereof:

i. the reduction of all, or a portion, of the BRRD Liability or outstanding amounts due thereon;

ii. the conversion of all, or a portion, of the BRRD Liability into shares, other securities or other obligations of any of the Managers or another person (and the issue to or conferral on ADB of such shares, securities or obligations);

iii. the cancellation of the BRRD Liability;

iv. the amendment or alteration of any interest, if applicable, thereon, the maturity or the dates on which any payments are due, including by suspending payment for a temporary period;

(b) the variation of the terms of the Standard Provisions and this Terms Agreement relating to such BRRD Liability, as deemed necessary by the Relevant Resolution Authority, to give effect to the exercise of Bail-in Powers by the Relevant Resolution Authority.

As used in this paragraph 7, "<u>Bail-in Legislation</u>" means in relation to a member state of the European Economic Area which has implemented, or which at any time implements, the BRRD, the relevant implementing law, regulation, rule or requirement as described in the EU Bail-in Legislation Schedule from time to time; "<u>Bail-in Powers</u>" means any Write-down and Conversion Powers as defined in the EU Bail-in Legislation Schedule, in relation to the relevant Bail-in Legislation; "<u>BRRD</u>" means Directive 2014/59/EU establishing a framework for the recovery and resolution of credit institutions and investment firms; "<u>EU Bail-in Legislation Schedule</u>" means the document described as such, then in effect, and published by the Loan Market Association (or any successor person) from time to time at http://www.lma.eu.com/pages.aspx?p=499; "<u>BRRD Liability</u>" means a liability in respect of which the relevant Write-down and Conversion Power in the applicable Bail-in Legislation may be exercised; and "<u>Relevant Resolution Authority</u>" means the resolution authority with the ability to exercise any Bail-in Powers in relation to any of the Managers.

8. For purposes hereof, the notice details of each of ADB and the Managers are as follows:

For ADB:

Asian Development Bank 6 ADB Avenue, Mandaluyong City 1550 Metro Manila Philippines Attention: Funding Division, Treasury Department Telephone: (632) 632-4478 Facsimile: (632) 632-4120 or 636-2625 Electronic Mailing Address: TDFD_Documentation@adb.org

For the Managers:

Goldman Sachs International

Peterborough Court, 133 Fleet Street London EC4A 2BB United Kingdom Attention: Lars Humble Telephone: +44 20 7774 1000 Facsimile: +44 20 7774 2330 Electronic Mailing Address: Lars.Humble@gs.com

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9. If a default occurs with respect to one or more of the several underwriting commitments to purchase any Notes under this Terms Agreement, the Manager or Managers who have not defaulted with respect to its or their respective several underwriting commitments will take up and pay for, as nearly as practicable in proportion to its or their respective several underwriting commitments, Notes as to which such default occurred, up to but not exceeding in the aggregate 20% of the principal amount of the Notes for which the non-defaulting Manager or Managers were originally committed; provided, however, that if the aggregate principal amount of Notes as to which such default occurred exceeds 16.667% of the principal amount of the Notes, and arrangements satisfactory to the non-defaulting Manager or Managers and ADB for the purchase of such principal amount of Notes as to which such default occurred have not been made within 48 hours of such default, the non-defaulting Manager or Managers shall be entitled to terminate this Terms Agreement without any liability on their part. Nothing herein will relieve a defaulting Manager from liability for its default.

10. All notices and other communications hereunder shall be in writing and shall be transmitted in accordance with Section 10 of the Standard Provisions.

The Standard Provisions and this Terms Agreement shall be governed by and construed in accordance with the laws of the State of New York.

With respect to any legal action or proceedings ("<u>Proceedings</u>") in the courts of England arising out of or in connection with this Terms Agreement, each of the parties irrevocably submits to the non-exclusive jurisdiction of the courts of England and waives any objection to Proceedings in such courts on the ground of venue or on the ground that Proceedings have been brought in an inconvenient forum and further irrevocably agrees that a judgment in any Proceedings brought in the English courts shall be conclusive and binding upon it, *provided*, *however*, that in accordance with Article 50, paragraph 2 of the Agreement Establishing the Asian Development Bank (the "<u>Charter</u>"), no action shall be brought against ADB by any member of ADB, or by any agency or instrumentality of a member, or by any entity or person directly or indirectly acting for or deriving claims from a member, or from any entity or instrumentality of a member, and that, in accordance with Article 50, paragraph 3 of the Charter, the property and assets of ADB shall, wheresoever located and by whomsoever held, be immune from all forms of seizure, attachment or execution before the delivery of final judgment against ADB.

ADB hereby irrevocably appoints Freshfields Bruckhaus Deringer LLP at 65 Fleet Street, London EC4Y 1HS as its agent in England to receive, for it and on its behalf, service of process in any Proceedings in England. If for any reason such process agent ceases to

be able to act as such or no longer has an address in London, ADB irrevocably agrees to appoint a substitute process agent and shall immediately notify the Managers of such appointment in accordance with Section 10 of the Standard Provisions and this Terms Agreement. Nothing shall affect the right to serve process in any manner permitted by law.

11. Nothing in this Terms Agreement shall be construed as an express or implied waiver, renunciation or other modification of any immunities, privileges or exemptions of ADB accorded under the Charter, international convention or any applicable law.

This Terms Agreement may be executed by any one or more of the parties hereto in any number of counterparts, each of which shall be deemed to be an original, but all such respective counterparts together shall constitute one and the same instrument.

BNP PARIBAS

By: Name: Title: DULY AUTHORISED SIGNATORY

Benar Stul

ANNE BESSON-IMBERT

GOLDMAN SACHS INTERNATIONAL

By:_

Name: Title:

MORGAN STANLEY & CO. INTERNATIONAL PLC

By:

Name: Title:

[Signatures continued on following page.]

be able to act as such or no longer has an address in London, ADB irrevocably agrees to appoint a substitute process agent and shall immediately notify the Managers of such appointment in accordance with Section 10 of the Standard Provisions and this Terms Agreement. Nothing shall affect the right to serve process in any manner permitted by law.

11. Nothing in this Terms Agreement shall be construed as an express or implied waiver, renunciation or other modification of any immunities, privileges or exemptions of ADB accorded under the Charter, international convention or any applicable law.

This Terms Agreement may be executed by any one or more of the parties hereto in any number of counterparts, each of which shall be deemed to be an original, but all such respective counterparts together shall constitute one and the same instrument.

BNP PARIBAS

By:

Name: Title:

GOLDMAN SACHS INTERNATIONAL By: Name: OLIVER SEDGWICK

Title: MANAGING DIRECTOR

MORGAN STANLEY & CO. INTERNATIONAL PLC

By:_

Name: Title:

[Signatures continued on following page.]

be able to act as such or no longer has an address in London, ADB irrevocably agrees to appoint a substitute process agent and shall immediately notify the Managers of such appointment in accordance with Section 10 of the Standard Provisions and this Terms Agreement. Nothing shall affect the right to serve process in any manner permitted by law.

11. Nothing in this Terms Agreement shall be construed as an express or implied waiver, renunciation or other modification of any immunities, privileges or exemptions of ADB accorded under the Charter, international convention or any applicable law.

This Terms Agreement may be executed by any one or more of the parties hereto in any number of counterparts, each of which shall be deemed to be an original, but all such respective counterparts together shall constitute one and the same instrument.

BNP PARIBAS

By:

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Name: Title:

GOLDMAN SACHS INTERNATIONAL

By:

Name: Title:

MORGAN STANLEY & CO. INTERNATIONAL PL	c
71-1-1-7	
By:	
Name: Delphine Mourof	
Name: Delphine Mourof Title: Executive Director	

[Signatures continued on following page.]

CONFIRMED AND ACCEPTED, as of the date first written above:

ASIAN DEVELOPMENT BANK

By:_ Name: MARIA A. LOMOTAN Title: Assistant Treasurer