

LUXALPHA Sicav in liquidation

B.P. 456
L - 2016 LUXEMBOURG

MADOFF VICTIM FUND

P.O. Box 6310
SYRACUSE NY 13217-6310

Luxembourg, January 27, 2014

Re : Luxalpha Sicav in liquidation

Dear Sir,

Please find hereafter the « PETITION FORM IND » for LUXALPHA SICAV IN LIQUIDATION.

Please do not hesitate to contact us in case further information is required.

Sincerely yours

For the liquidators
Paul LAPLUME



Enclosure

LUXALPA SICAV, in liquidation

PETITION FORM IND

1. ADDENDUM TO PETITION FORM IND FOR MADOFF VICTIM FUND
2. PETITION FORM IND
3. ENCLOSURES:
 - A. Details and explanations to petition form IND
 - B. Account documentation:
 1. Custodian agreement dated February 5, 2004
 2. Custodian bank and paying agency agreement dated September 22, 2006
 - C. Exhibit B – claim Trustee
 - D. Bank Statements UBS
 - E. Commercial Judgment dated April 2, 2009 (original French text and English translation)

LUXALPHA SICAV'S ADDENDUM TO PETITION FORM IND FOR MADOFF VICTIM FUND

1. Luxalpha Sicav ("LAF") is a Luxembourg-based, open-ended investment fund ineligible for investment by U.S. investors and is currently in liquidation and is represented by its court-appointed Liquidators Maitre Alain Rukavina and Mr. Paul Laplume (the "Liquidators" and together with LAF, collectively, "Luxalpha").
2. UBS AG and its affiliated entities served multiple roles for LAF, including sponsor, manager, administrator and custodian or prime banker.
3. As LAF's custodian, UBS SA opened an account with Bernard L. Madoff Investment Securities LLC (Account No. 1FR108) that was named "UBS (LUXEMBOURG) S.A. FBO LUXALPHA SICAV."
4. The detail submitted herewith includes information on all of LAF's funds that were deposited by UBS SA into Account No. 1FR108, and all withdrawals UBS SA made from Account No. 1FR108 over the history of the account.
5. Amendments. Luxalpha reserves its right to amend, modify or supplement this Petition Form Ind in any respect, including the amounts set forth herein.
6. Reservation of Rights. The execution and filing of this Petition Form Ind shall not be deemed a waiver or release of Luxalpha's rights, claims or causes of action at law or equity against any other entity or person liable for all or any part of the amounts asserted herein; nor shall this Petition Form Ind constitute or be construed as a consent by Luxalpha to the jurisdiction of any courts in the United States. This Petition Form Ind is not an election of remedies which waives or otherwise affects any other remedy that Luxalpha has against any other entity or person at law or equity. Luxalpha hereby reserves and does not waive any and all rights of its creditors and/or shareholders, including but not limited to the rights of such creditors and/or shareholders to file their own petitions against the Madoff Victim Fund.

Luxembourg, January 25, 2014.

For LUXALPHA SICAV, in liquidation

Its court ordered liquidators

Paul LAPLUME

Alain RUKAVINA

PETITION FORM IND
Claim filed by Indirect Investors

MADOFF VICTIM FUND
Distribution Vehicle for Forfeited Assets
on behalf of the



UNITED STATES DEPARTMENT OF JUSTICE

All submissions to the Madoff Victim Fund will be considered in support of a claim only if they are verified under the penalty of perjury pursuant to 28 U.S.C. § 1746.

INSTRUCTIONS

Petition Form IND is for use of investors filing a claim with the Madoff Victim Fund ("MVF") who invested with Madoff Securities through an intermediate investment entity, rather than a direct account.

Please review the Frequently Asked Questions section at www.madoffvictimfund.com for further information regarding claim eligibility and the claims process.

Generally the claims of indirect investors eligible to use this Form IND were denied in the Madoff bankruptcy proceedings, as the claimants did not have a direct account with Madoff Securities. If you are an individual whose claim in the bankruptcy proceedings was allowed, you should file with the MVF on Form DIR.

An Indirect Investor is someone who invested their money in Madoff Securities through a family trust, an investment partnership, investment company, bank managed account, hedge fund, "feeder fund" or any other intermediary. Claimants utilizing this Form IND must be able to document an investment in Madoff Securities through one or more other investment vehicles, and show that they suffered a net loss based on a "cash in, cash out" analysis.

The United States Department of Justice ("DOJ") will determine all questions of eligibility to make a claim on MVF in its sole discretion.

Making an Individual Claim

If you are an individual and you lost funds you invested in Madoff Securities through a partnership, family trust, bank investment fund or other pooled vehicle, you are eligible to file a claim with MVF even though you did not receive any payment from SIPC and your claim was rejected in the Madoff Securities bankruptcy proceedings. ALL investors who lost funds in the collapse of Madoff Securities may be eligible for a payment of remission from the MVF, and you are entitled to file a claim on your own behalf irrespective of any other entity through which you may have invested. We encourage all indirect investors victimized in the Madoff fraud to file a claim on this Form IND for your monetary losses rather than relying on any other person or entity to file a claim on your behalf.

Where the investor files a claim using this Form IND, your individual claim will take priority over any claim made on your behalf by a pooled investment vehicle or its administrator. Where two or more claims are filed, MVF will consolidate claims information. **HOWEVER, TO BE SAFE YOU SHOULD FILE ON YOUR OWN BEHALF. IF YOU ELECT TO RELY ON SOMEONE ELSE TO FILE A CLAIM ON YOUR BEHALF AND THEY DO NOT DO SO FOR ANY REASON, YOU MAY LOSE YOUR OPPORTUNITY FOR A RECOVERY.**

Victim Status

To qualify for a recovery from the MVF a claimant must have been a “victim” of the crimes that took place involving Bernard Madoff or Madoff Securities. A victim must have suffered a monetary loss on an investment made with Madoff Securities on or before December 11, 2008. Such a qualifying investment can have been made as a direct account holder, or indirectly through another person or entity. However, no person or entity will be an eligible victim if it did not actually lose its own money in the fraud at Madoff Securities.

Investments Through Multiple Pooled Vehicles. One characteristic of the fraud at Madoff Securities was the use of multiple tiers of investment partnerships or conduits to gather assets and funnel them to Madoff Securities. A victim of the Madoff fraud may file with MVF no matter how many layers of investment vehicles were between the investor and Madoff Securities, so long as the net loss from an actual investment of cash with Madoff Securities and other factors can be established.

In all cases MVF will look through the formal structure of investment vehicles to determine the economic substance of whose funds were ultimately lost in the fraud at Madoff Securities. These “ultimate or underlying investors” are generally the persons who will be eligible to recover from MVF. Although pooled investment managers may file claims *on behalf of their underlying investors*, unless they lost their own proprietary funds MVF will consider the investors, not the “investment managers,” to be the eligible victims.

Offsets

The net loss of each investor in a pooled investment vehicle generally will be computed on an individual basis, without aggregating investments or withdrawals with those of unrelated individuals. This is a different process for computing loss than used in the Madoff Securities bankruptcy, where investments and withdrawals were netted across all investors using the same pooled account.

MVF will aggregate the deposits and withdrawals in multiple accounts of a single investor, and among multiple investors wherever DOJ determines that there is a "unity of interest" between two or more investors or accounts. Where a unity of interest is determined to exist, these accounts will be consolidated for purposes of determining the combined "net loss." However unless such a "unity of interest" is determined to exist, the measurement of net investment losses or net cash withdrawals will be done on an individual basis, without netting against the deposits or withdrawals of others who invested through the same account.

Full Disclosure. A claim on this Form IND must disclose fully and completely all of an investor's accounts with interests in Madoff Securities, and all investments and withdrawals from all accounts. Failure to provide complete and accurate information will be grounds for disqualifying a Petition.

Collateral Recoveries. In processing a claim, all "collateral recoveries" from any source must be deducted from the net investment amount. See the FAQs for a description of collateral recoveries.

For additional information regarding MVF eligibility requirements,
please refer to our website at www.madoffvictimfund.com.



Submission Requirements

- This Form IND should be completed and signed by the **underlying investor** of the investment in Madoff Securities. The underlying investor of an investment is the person who took funds out of any of their other assets and invested them either directly or indirectly with Madoff Securities. Funds may have been withdrawn from a savings, checking or investment account, or may have come from the sale of other investment assets. The money may also have come out of a 401(k) or other retirement savings vehicle. It does not matter how the money got into Madoff Securities if it was the victim's own money, it was actually invested in Madoff Securities (either directly or through one or more intermediate investments) and it was lost due to the collapse of Madoff Securities. For investments made jointly, all parties must complete and sign the Petition.
- If submitted on behalf of an underlying investor by an attorney, the Petition must be accompanied by a signed and sworn statement of the underlying investor stating that:
 - the attorney has the authority to represent the underlying investor in connection with the submission of the Petition;
 - the underlying investor has fully reviewed the Petition; and
 - the Form is truthful and accurate in every respect.
- If submitted on behalf of an estate, the Petition must be submitted by a court-appointed executor or administrator of the estate. Any such Petition must be accompanied by documentary proof of the individual's authority to act on behalf of the estate.
- If submitted on behalf of an entity, the person signing the Petition must provide documentary proof of authority to sign the Petition and authority to provide the certification and release contained herein.
- You must disclose all accounts that held investments on your behalf, whether directly or indirectly.
- This Form IND must be received by MVF before the deadline for submission of claims, or within such later period as the DOJ may determine to accept submissions on behalf of victims.
- Losses on investments in swaps or other derivatives whose value was measured by interests in Madoff Securities, but where funds were never actually invested with Madoff Securities, will NOT qualify for purposes of claims on MVF.

Completion and submission of this Petition does not automatically entitle you to a distribution from MVF. Determination letters regarding the eligibility of claims will be mailed later in the claims process.

PETITION FORM IND
Submitted by Indirect Investors

IA Indirect Investor Information

The name of the actual underlying investor whose funds were lost in the fraud at Madoff Securities must be provided. For investments in the name of nominees, the identity of the actual investor who is the principal must be provided. Payments will not be made to nominee entities.

Please type or print using blue or black ink

Account
Information

Madoff Securities Account Number that your money was ultimately invested in

1 FR 108

SIPA Claim ID (if known and applicable) **005025**

Name on Madoff Securities Account

UBS(LUXEMBOURG)SA FBO LUXALPHA SICAV

Primary
Claimant

Claimant's (Investor's) Name

LUXALPHA SICAV IN LIQUIDATION

Tax ID *(Check one)* SSN EIN Foreign ID

2004 4500 095

(If Foreign ID, provide country) Luxembourg

Joint
Claimant

Joint Claimant's Name (if any)

see enclosure A

Tax ID *(Check one)* SSN EIN Foreign ID

(If Foreign ID, provide country)

Investor's
Mailing Address

Attention

LUXALPHA SICAV IN LIQUIDATION enclosure f

Street Address

42 RUE DES CERISES

City, State/Province, Postal Code

L-6113 JUNGLINSTER

Country

LUXEMBOURG

Investor's Contact
Information

Daytime Phone

+352 2678 101

Alternate/Cell Phone

Contact Name (if other than primary claimant)

E-mail Address or Website

contact@luxalphainliquidation.lu

IB Identify the Pooled Investment Vehicle in Which You Invested

INFORMATION ON THE ACCOUNT(S) THROUGH WHICH YOU INVESTED

Please type or print using blue or black ink

Securities
Account

Your Account Number with the Pooled Investment Vehicle

LUG00705391750000USD

Vehicle
Information

Name of the Pooled Investment Vehicle (*if different from the Madoff Securities Account*)

UBS (LUXEMBOURG) SA

Mailing
Address

Attention

Street Address

33A AVENUE JOHN F KENNEDY

City, State/Province, Postal Code

L-1855 LUXEMBOURG

Country

LUXEMBOURG

Contact
Information

Daytime Phone

+352 4410101

Alternate/Cell Phone

Contact Name (*if other than primary claimant*)

E-mail Address or Website

www.ubs.com

Account Documentation

Please provide documentation detailing your account relationship with the pooled investment vehicle in which you invested. Depending on the type of pooled investment vehicle, documentary proof can include a copy of a partnership agreement, an operating agreement, an account agreement, an investment management agreement or a trust agreement.

II Tax-Deferred Accounts

If the investment in Madoff Securities was through an individual tax-deferred account, such as a 401(k), 403(b) or IRA account, please provide the name, phone number and account number for the institution in which the investor's tax-deferred account is currently held.

Financial Institution _____ /

Account Number _____ / Phone Number _____ /

III Transactions

If you filed a claim in the Madoff Securities bankruptcy proceeding, we have a copy of all documentation you submitted with that claim and you do *NOT* need to resubmit that documentation. However, you will need to confirm under the penalty of perjury that the documentation you provided to the trustee was correct, and complete as of the date it was submitted. You will also have to verify the completeness and accuracy of information with regard to developments, including recoveries, since the date your material was originally submitted to the trustee in the Madoff Securities bankruptcy. In addition, you must provide any documentation requested below that has not already been submitted to the trustee. In all cases of doubt, please provide the necessary documentation so we can review your claim.

Complete the transaction table below, including every deposit (or purchase of unitized shares) and withdrawal (or sale of unitized shares) comprising your investment in any intermediary pooled investment vehicle which was ultimately invested in Madoff Securities. Please enter the full amount of each transaction and the percentage of each transaction that was allocated to Madoff Securities. You must attach documentary proof of each transaction. If you need additional space, please make copies of the table or download additional pages from our website.

Documentary proof of transactional information can include statements you received from the pooled investment vehicle, wire transfer confirmations, cancelled checks, receipts, letters from fund administrators or investment advisors (on company letterhead), etc. To make a claim for your losses, you will have to provide sufficient documentation to allow MVF to trace the flow of your investments in and out of the pooled investment vehicle, and ultimately in and out of Madoff Securities.

Please submit copies and keep the originals.



INDIRECT INVESTOR TRANSACTION TABLE

Date of Transaction	Transaction Type (Deposit/Withdrawal/ Purchase/Sale)	Transaction Description or Note (if applicable)	Madoff Securities Allocation %	Amount (USD or Local Currency)
		<i>see enclosures C & D</i>		

Total Deposits (Cash In):

1.514.049.766

Total Withdrawals (Cash Out):

751.566.008

(Please provide documentation to support the percentage of each transaction that was ultimately invested in, or withdrawn from, Madoff Securities. If you made a separate investment in another pooled investment vehicle account, please make a copy of the transaction tables and fill in the necessary information regarding that investment.)

This is not a determination of the eligible amount of your claim.

It is merely a listing of the cash transactions relating to your indirect investment with Madoff Securities.



Other Intermediary Pooled Investment Vehicles

If your investment detailed in the table above flowed through more than one intermediary pooled investment vehicle before it was invested in a Madoff Securities account, you must identify each intermediary pooled investment vehicle through which your money flowed and the percentage each pooled investment vehicle allocated for transfer to Madoff Securities, supported by documentation. This will enable us to determine the amount of the investment in the pooled investment vehicle detailed in the table above that ultimately flowed to a Madoff Securities account(s).

Pooled Investment Vehicle	Allocation Percentage

Did you invest money in more than one Madoff Securities account, either directly or indirectly?

- No
- Yes - All transactions for all accounts are listed on this claim form (preferred method).
- Yes - I am filing a separate claim form for every Madoff account I invested money in.

Please list on an attached sheet all Madoff accounts in which you had an investment if more than one.

IV Recoveries

Please report any recoveries you have received for any or all of the losses incurred as a result of your investment in Madoff Securities (e.g., distributions from the pooled vehicle in which you invested, litigation recoveries, insurance recoveries, or recoveries from any other source). Please include documentation to support any recovery you have received.

Amount	Date	Source

List any other recoveries you expect to receive **in the future** through litigation, arbitration, insurance or otherwise.

Amount	Date	Source
<i>to be determined</i>		

V Disclosure of Fees, Commissions or Other Financial Compensation

Did you receive any fees, commissions or any financial compensation of any nature from any source for causing any investments in Madoff Securities?

No

Yes If yes, you are required to complete Form A, which is available on our website.

VI Certification and Release

See enclosure A

A. CERTIFICATION.

The undersigned represents and certifies under penalty of perjury that:

1. All personal and transactional information and all disclosures regarding any recovery for the loss resulting from the Madoff fraud, are complete and accurate to the best of the undersigned's knowledge. Information regarding all accounts, whether showing a net investment or net withdrawals, has been provided.
2. All accompanying documents in support of this Petition and documents submitted to the Madoff Securities bankruptcy trustee in support of the bankruptcy claim are true, correct and complete to the best of the undersigned's knowledge.
3. He/she/it is not and/or has not been any of the following.
 - a. A person who knowingly participated in, benefitted from or acted in a willfully blind manner relating to the fraud, and has not earned fees, commissions or other payments from handling or directing investments in Madoff Securities, except as disclosed in Form A (available on our website).
 - b. A person who was an officer, director or employee of Madoff Securities at any time during the Madoff fraud through and including December 11, 2008.
 - c. A member of the Madoff family.
 - d. A person who forfeited cash or property to the DOJ in connection with the Madoff fraud.
 - e. A defendant in any state or federal criminal action relating to the Madoff fraud.
 - f. A person who is otherwise prohibited from receiving payments in the United States, including all prohibited persons under regulations of the Office of Foreign Assets Control (see www.treasury.gov/about/organizational-structure/offices/Pages/Office-of-Foreign-Assets-Control.aspx).
 - g. An affiliate, assign, heir, distributee, parent, spouse, child, or other relative of any of the foregoing, or an entity controlled by, or under common control of, any of such persons.

- B. He/she/it consents to the use by the U.S. Department of Justice, the MVF and its staff, and any of the Department's agents of any of the information provided herein for any purpose relating to this claims and remission process, including verifying the Petition or the identity of the Petitioner. This information includes, but is not limited to, the Social Security Number (or taxpayer identification number or similar foreign identifying information), address, telephone number and brokerage account information of the persons involved in any claim.

K

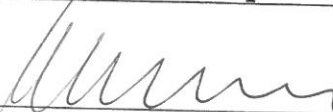
C. RELEASE. Each Petitioner hereby recognizes that the distribution of funds that make up the Madoff Victim Fund is not required by law, but that any distribution made shall be in the sole discretion of the Attorney General. Petitioner, whether ultimately determined eligible or ineligible to receive a remission payment from the Madoff Victim Fund, hereby releases and fully discharges, and consents and agrees that it shall make no claim of any kind or nature whatsoever against any person in connection with the administration and distribution of the Madoff Victim Fund, including the U.S. Department of Justice, U.S. Attorney's Office, Special Master and their respective employees and agents.

Each of the undersigned declares under penalty of perjury under the laws of the United States of America (and the applicable laws of any other jurisdiction) on information and belief that the information contained herein, the statements made and the answers given in this Petition are true and correct and that any documents submitted herewith are true and genuine.

Subject to ADDENDUM & ENCLOSURE A

Executed on this the 25 day of January, 2014 in
Luxembourg
(City, State, Country)

Individuals
Signature of Petitioner
Type or print name of Petitioner
Signature of Joint Petitioner (if any)
Type/print name of Joint Petitioner (if any)
Capacity of persons signing above (i.e., <i>Underlying Investor, Executor, POA, etc.</i>)

Corporations, Partnerships, Other Entities
 Authorized Signature
<u>Paul Laplume</u> <u>Alain Rukavina</u> Type/print name
<u>Liquidator</u> <u>Liquidator</u> Title
<u>LUXALPHA SICAV in liquidation</u> Name of Entity
Capacity of persons signing above (i.e., <i>President, Managing Partner, Trustee, etc.</i>)

PETITION FORM CHECKLIST

Before mailing your Petition Form please read these reminders.

- 1)** The signed Petition Form must be received by the Special Master on or before February 28, 2014, or such other date as the Department may later establish, in order to be eligible for consideration.
- 2)** Please review, complete and return all pages of the Petition Form.
- 3)** Remember to **sign the Certification and Release**. The Certification and Release must be signed by the primary claimant and all joint claimants. If you received any fees, commissions or other payments for handling or directing investments in Madoff Securities, you must disclose any such compensation on Form A, which is available on our website. You must file Form A with this Petition Form.
- 4)** Remember to supply your Social Security Number or Tax Identification Number (or the foreign equivalents of such identifying information) and any joint Social Security Number if applicable.
- 5)** Remember to attach all supporting documentation if applicable. Do not send originals of any supporting documentation; **send copies**. You do not need to resend the supporting documentation previously provided to the Madoff Securities bankruptcy trustee.
- 6)** Do not use a highlighter on the Petition Form or supporting documentation.
- 7)** Keep copies of the Petition Form and supporting documentation for your records.
- 8)** We will send a postcard confirming receipt of the Petition Form within 30 days after receiving it. If you do not receive a confirmation postcard within 35 days of mailing the Petition Form, please call us at (866) 624-3670. **Please note that the Petition Form is not deemed filed until you receive a confirmation postcard.** This postcard only confirms receipt. Therefore, it does not mean that your Petition Form is complete or that you are eligible for a recovery. Once the petition has been reviewed you may receive correspondence concerning any additional information or documentation needed to make the petition complete.
- 9)** You are responsible for notifying us of any changes in the information you file, including changes of address or contact information changes, or new collateral recoveries received. Please call us at (866) 624-3670, email us at info@madoffvictimfund.com, or mail us your new contact information. Please include the MVF petition number on any correspondence. Our mailing address is:

Madoff Victim Fund
P.O. Box 6310
Syracuse, NY 13217-6310

Enclosure A: DETAILS AND EXPLANATIONS TO PETITION FORM IND

PAGE 5: JOINT CLAIMANTS

The claim is filed on behalf of LUXALPHA SICAV in liquidation as a victim of BMIS and on a subsidiary basis on behalf of the general estate of the creditors and/or shareholders of LUXALPHA SICAV in liquidation.

PAGE 5: COMPLETE MAILING ADDRESS

LUXALPHA SICAV in liquidation
c/o Paul LAPLUME

42 rue des Cerises
L - 6113 JUNGLINSTER
LUXEMBOURG

PAGE 6: ACCOUNT DOCUMENTATION

The account documentation is made up of enclosures B, agreements signed with UBS.

PAGE 7: TRANSACTIONS

Three customer claims have been submitted by UBS on behalf of LUXALPHA SICAV and by the employees of UBS in their capacity as directors of LUXALPHA SICAV. The trustee of BMIS has designated these claims as number 004419, 005725 and 005025.

The customer claims have been identified by the liquidators when they were nominated by judgment of the Luxembourg court dated April 2, 2009.

The liquidators are not able to reconcile the amounts of the customer claims. Based on the net equity method the amount is \$ 762.483.758. It is determined as per Exhibit B of the Trustee's claim 10-04285 (enclosure C). The withholding tax was initially mentioned in the trustee's complaint as a withdrawal, in accordance with the Trustee's settlement with the IRS, this amount has been cancelled in order to compute the net equity.

The detailed calculation is the following:

Cash deposits:	\$ 1.514.049.766
Cash withdraw:	\$ - 766.477.098
Withholding Tax:	\$ + 14.911.090
Tota net equity claiml:	<u>\$ 762.483.758</u>

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PAGE 8: INDIRECT INVESTOR TRANSACTION TABLE

The transactions are detailed by enclosures C and D.

Enclosure C represents Exhibit B of the complaint filed by the trustee of BMIS.

Enclosure D represents the bank statements from the account LU60 0705 5917 5000 0USD held by LUXALPHA SICAV with UBS (LUXEMBOURG) S.A., account which indicates the transfers to and from BMIS. The enclosure only encompasses statements which relevant transfers, non relevant statements and transfers have been redacted.

PAGE 11: CERTIFICATION AND RELEASE

The liquidators have been nominated by court decision on April 2, 2009 (see copy of judgment as enclosure E).

They have access to information and documentation remitted to them after their nomination, mainly by the service providers of LUXALPHA SICAV. As a consequence the liquidators have no firsthand knowledge of LUXALPHA SICAV's operations and cannot give certification and representation other than those which can be traced to informations and documents remitted to them.

Based on this limitation the liquidators can - to best of their knowledge - represent and certify statements A.1., A.3.a., A.3.b., A.3.c., A.3.d., A.3.e., A.3.f., A.3.g., B and C.

Luxembourg, January 25, 2014.

For LUXALPHA SICAV, in liquidation

Its court ordered liquidators

Paul LAPLUME

Alain RUKAVINA

enclm B.1.

CUSTODIAN AGREEMENT

THIS AGREEMENT is made as of February 5, 2004.

between

LUXALPHA SIVAV

291, route d'Arlon B.P. 91,
L-2010 Luxembourg
(hereinafter called "the Fund")

and

UBS (Luxembourg) S.A.

36-38, Grand-Rue, B.P. 134,
L-2010 Luxembourg
(hereinafter called "the Custodian" and/or the "Bank")

WHEREAS :

- (A) The Fund is an Undertaking for Collective Investment in Transferable Securities organised as a "société d'investissement à capital variable" (SICAV) under Part I of the Luxembourg Law of December 20, 2002 on Undertakings for Collective Investment as amended from time to time (the "Law"), with the exclusive purpose of investment in transferable securities and other permitted assets as more fully described in the Fund's prospectus and articles of incorporation as such documents may be amended from time to time;
- (B) The Fund has appointed the Bank as custodian to be responsible for the safe-keeping of all its securities, cash and other authorised assets;
- (C) The Custodian is ready and willing to act as custodian as aforesaid subject to and in accordance with the provisions hereinafter set forth;

NOW IT IS HEREBY AGREED:

Article I: Defined Terms

Terms defined in the prospectus and not otherwise defined herein shall have the same meanings as provided in the Fund's prospectus and articles of incorporation.

Article II: Appointment of the Custodian

The Fund hereby appoints, on the terms and subject to the provisions of this Agreement, the Bank as Custodian for the securities, cash and other authorised assets now owned or to be acquired by the Fund (the "Assets") and to perform the duties of

the Custodian as set forth herein, and the Bank hereby confirms its acceptance of such appointment and the related responsibilities.

Article III: The Custodian

1. Holding of the Fund's assets

1. All securities, cash and other authorised assets of the Fund held by or to the order of the Custodian, shall be kept by the Custodian in one or several separated account(s) under its custody, subject to the provisions of this Agreement.
2. The Custodian may under its responsibility entrust the Assets or any part of them to third parties, i.e. agents of the Custodian or of an agent, including, but without limitation, banks, central securities depositories and clearing systems such as EUROCLEAR and CLEARSTREAM (hereinafter called the "Agents"). The Assets shall be held to the order of the Custodian who shall continue to be responsible to the Fund for the supervision of the Assets so entrusted to third parties.
3. In the event of the Fund placing monies on term deposit with the Custodian, the Custodian shall allow interest on any deposit as agreed between the Fund and the Custodian from time to time. In connection with such time deposits, the Custodian may act as a fiduciary in accordance with the Decree of 19 July 1983 on fiduciary contracts of financial institutions. In such case, the Custodian shall be obliged to credit to the Fund only such amounts as will be repaid to it by the institutions where such monies have been placed. The Custodian shall, however, take whatever steps it deems to be necessary or useful to enforce the rights of the Fund to the monies so deposited.

2. Powers and duties of the Custodian

The Custodian shall have the following powers and duties thereunder:

1. The Custodian shall receive and hold all securities and other permitted assets delivered to it and shall procure that such securities or assets (other than those in bearer form) shall be registered in the name of the Fund, the Custodian, an Agent, the Custodian's or an Agent's nominee or in such other name as may be necessary in the countries of the relevant securities and other assets. Bearer securities shall be deposited in the vault of the Custodian or of an Agent designated to this effect by the Custodian or otherwise dealt with as the Custodian may think fit for the purpose of providing for the safekeeping thereof;
2. The Custodian or any Agent to the order of the Custodian shall hold all monies paid to the Fund and shall deposit the same in a special account or accounts of the Fund; provided that the Custodian is authorised to hold any monies expressed in foreign currencies with banks or financial institutions in the respective countries of such currencies;
3. With respect to the transactions in derivative instruments and to the making of collateral deposits with Agents in such amounts as the Bank shall be instructed pursuant to a proper instruction, the Bank shall maintain appropriate records as shall be agreed from time to time between the parties involved thereto.
4. Upon receipt of Proper Instructions (as defined in below) and insofar as monies are available, the Custodian shall insofar as the assets of the Fund allow it, execute the following transactions:
 - (i) to receive on behalf of the Fund the proceeds of the sales of the securities owned by the Fund;
 - (ii) to pay the countervalue of the securities purchased, further to proper instructions of the Fund, by debiting the account of the Fund. The Bank shall, as far as possible and provided there are no proper instructions to the contrary, pay the securities and other assets purchased against delivery and deliver the securities and other assets sold against payment of

their countervalue;

- (iii) to pay, upon proper instructions from the Fund, by debiting the Fund's account, bills, statements, taxes, management fees, custodian fees and other fees and liabilities of the Fund;
- (iv) to collect, pursuant to a permanent authorisation from the Fund, the dividends, interest and other cash or stock dividends, resulting from the ownership of securities and other assets deposited in favour of the Fund with itself or with Agents, and to remit to the Fund the above mentioned dividends, interest and other distributions of any nature upon receipt. The Bank shall transfer or arrange to transfer to the right body the securities and other assets for which reimbursement, redemption, exchange or other regularisation or settlement is required, and will undertake all acts and measures necessary to cash all income and amounts due to the Fund;
- (v) to execute, pursuant to proper instructions from the Fund, all transfers of cash in relation to foreign exchange trades or investments;
- (vi) to receive, for the account of the Fund, the amounts transferred to cover subscriptions of shares of the different subfunds of the Fund;
- (vii) to pay, for the account of the Fund and/or each subfund, the redemption price of shares and to receive the proceeds of resales and transfers of such shares;

5. The Custodian shall notify the Fund or any other agent designated by the latter in writing under such procedures as may be mutually agreed upon from time to time between the Fund and the Custodian of the disbursement of all monies, the receipt of all securities, all stock and cash dividends, interest and other income and the receipt from all exchanges of securities and, in general, shall keep the Fund fully informed as to all actions of the Custodian taken or done pursuant to any instructions from the Fund to the Custodian as herein provided;
6. The Custodian shall transmit promptly to the Fund or the agent so designated by the Fund all important information and notices received by the Custodian from Agents, corporations or issuers the securities of which are from time to time held in custody thereunder;
7. Unless otherwise instructed by the Fund or any agent designated by the Fund, the Custodian shall not be entitled to exercise any voting rights regarding any securities held thereunder and shall (but only upon demand) sign and deliver to the Fund or to other agents designated by the Fund proxies to vote such securities;
8. The Custodian shall carry out any additional duties as may from time to time be mutually agreed in writing between the Fund and the Custodian;
9. The Custodian shall create and maintain all records relating to its activities and obligations under this Agreement in such a manner as is customary and is required by Luxembourg law. The books and records of the Bank relating to the Fund's business shall be open for inspection and audit at reasonable times by officers and auditors appointed by the Fund;
10. The Custodian may enter into securities lending transactions on behalf on the Fund, under the conditions and with the counterparties specified in a separate agreement hereto.
11. The Custodian shall assume its functions, duties and responsibilities in accordance with the provisions of the Luxembourg Law of December 20, 2002 on Undertakings for Collective Investment as it may be amended from time to time and, in particular, the Custodian shall:
 - a) ensure that the sale, issue, redemption and cancellation of shares of the different subfunds effected on behalf of the Fund or any subfund or by the Fund or any subfund are carried out in accordance with the Law and the articles of incorporation;

- b) ensure that in transactions involving the assets of the Fund, the consideration is remitted to the Custodian within the usual time limits;
- c) ensure that the income of the Fund is applied in accordance with the articles of incorporation;

As custodian, the Custodian will perform its duties pursuant to article 36 of the Law.

3. Responsibility of the Custodian

The Custodian shall execute its duties pursuant to the present Agreement with professional care and shall be liable to the Fund and to its shareholders for any loss suffered by them as a result of wrongful failure to perform its obligations or its wrongful improper performance thereof.

The Custodian shall, however, not bear any liability in cases of force majeure.

The Custodian's liability shall not be affected by the fact that it has entrusted all or some of the Assets to a third party or third parties.

In carrying out its role as Custodian the Custodian shall act solely in the interest of the shareholders.

ARTICLE IV: GENERAL PROVISIONS

1. Rights of the Custodian

The Bank, in its capacity as Custodian shall have the following rights

A. To receive advice

If the Bank, in its capacity as Custodian shall at any time be in doubt as to any action to be taken or omitted by it, it may, with the prior consent of the Fund or the person(s) designated by the Fund from time to time, obtain advice at the expenses of the Fund and may, but shall not be required to, act thereon.

B. To institute legal proceedings

The Bank, in its capacity as Custodian shall not be required to take any legal action thereunder unless fully indemnified to its reasonable satisfaction for costs and liabilities, and if the Fund requires the Bank to take any action which, in its opinion might make it liable for the payment of money or liable in any other way, the Bank shall be kept indemnified in an amount and form satisfactory to it as a prerequisite to taking such action.

C. To be indemnified

The Fund agrees that it will indemnify and hold harmless the Bank, in its capacity as Custodian and its officers, directors and employees from any and all costs, liabilities and expenses resulting directly or indirectly from the fact that these persons have acted for the Bank in its capacity as Custodian may be, of the Fund pursuant to the present Agreement and in accordance with proper instructions where required, other than in respect of such costs, liabilities and expenses arising from gross negligence or wilful misconduct of the Custodian or of such agents or correspondents as may be appointed from time to time by the Bank, for which the Bank, in its capacity as the Custodian shall be responsible to the Fund in accordance with Luxembourg law.

D. To be reimbursed

The Bank, in its capacity as Custodian shall be entitled to receive from the Fund on demand reimbursement for its cash disbursements thereunder, which shall be limited to reasonable out-of-pocket expenses and shall exclude overheads and payment of the charges of the agents or correspondents.

E. To use data processing records

The Bank, in its capacity as Custodian is authorised to maintain all accounts on computer records and to produce at any time during the course of legal proceedings,

copies or reproductions of these documents made by photographic, photostatic or data processing methods as evidence in court.

2. Proper instructions

Whenever used in this Agreement, the term "proper instructions" shall be deemed to mean any written instruction, computer transmission, telex or facsimile transmission signed by any Director of the Fund or purporting to be signed by a Director or (unless the Bank is notified by the Directors otherwise) by one or more authorised officer(s) or designated agents of any other person or persons designated in writing for this purpose by the Fund. The authorised signature is valid as long as the Bank has not received a contrary statement.

In case the Bank, in its capacity as Custodian accepts upon request of the Fund oral instructions, it is explicitly agreed that the statements of the Bank conclusively prove that the transactions mentioned thereon have been fulfilled in accordance with oral orders from the Fund. The same principles shall apply for instructions transmitted to the Bank by telex, telefax or similar means of communication other than an original written document.

To eliminate duplication all written confirmations of previous oral instructions must clearly refer to the latter.

The Fund shall deposit with the Bank, in its capacity as Custodian under the present Agreement the signature(s) of its statutory representative(s) or authorised signatories. The Bank may solely rely on such specimen, irrespective of any entries in commercial registries or other official publications. A certified copy of a resolution of the Fund's Board of Directors may be received by the bank as conclusive evidence of the authority of any person to give proper instruction. The custodian shall not be liable for instructions which the custodian shall have accepted in good faith as being proper instructions.

The Bank, in its capacity as Custodian shall not be liable for accepting, and shall be fully protected in relying upon any instructions believed by it to be genuine and to have been properly executed by or on behalf of the Fund.

3. Submission to Law

The Fund and the Bank undertake to submit to any and all applicable laws, regulations and administrative rulings of the Grand Duchy of Luxembourg and of any other country in which the Fund conducts business.

Particularly, both the Bank and the Fund are, or will be, subject to Luxembourg legislation and regulations with respect to the laundering of funds coming from the drug trade or other illegal activities. They both hereby undertake to take, or cause to be taken, all reasonable action for such legislation and regulations to be fully implemented. In the context of money laundering prevention and in compliance with Luxembourg and international regulations applicable thereto, subscribers will have to establish their identity with the distributor or to the financial institution which collects their subscription. When the remitting bank is not based in a Member State of the Financial Task Force on Money Laundering, the Distributor or the Administration Agent is to request from subscribers the following identification documents: for individuals, certified copy of passport/identity card (certified by the distributor or its correspondents in the country of residence, or by the local public authority); for corporations or other legal entities, certified copy of Articles of Association, certified copy of Register of Commerce, copy of the latest annual accounts published, full identification of the beneficial owner, i.e. final Shareholder.

4. Control by Directors

In the performance of its duties thereunder the Bank shall at all times be subject to the control of and review by the Directors of the Fund and shall in all respects observe and

comply with the Articles and shall comply with and conform to all reasonable and proper orders, directions and regulations of the Directors of the Fund and shall well and faithfully serve the Fund and use all reasonable endeavours to promote the interests thereof.

5. General

Neither of the parties hereto shall do or commit any act, matter or thing which would or might prejudice or bring into disrepute in any manner the business or reputation of either of the parties or any Director of any such party.

6. Use of the name and corporate logo of UBS, UBS Group or UBS Fund Services (Luxembourg) S.A.

The Fund agrees not to use the name and corporate logo of the Bank, UBS, UBS Group or UBS Fund Services (Luxembourg) S.A. for publicity purposes in any document, publication or publicity material, including but not limited to prospectuses, notices, circulars, sales literature, stationery, advertisements, etc. without the prior written consent of UBS Fund Services (Luxembourg) S.A., acting on behalf of UBS, UBS Group or UBS Fund Services (Luxembourg) S.A.

7. Confidentiality

Notwithstanding any more stringent obligations of the Bank under Luxembourg bank secrecy rules, neither of the parties hereto shall unless compelled or authorised to do so by law or by any court of competent jurisdiction or by the other party, disclose to any person information relating to the other party or to the affairs of such party. Each party shall use its best endeavours to prevent any disclosure as aforesaid, before or after the termination of this Agreement.

8. Remuneration

The Fund shall pay the Bank a fee payable monthly in an amount as agreed from time to time among the parties hereto and as detailed in **Appendix I**.

In addition to the above fee , the Fund shall reimburse the Bank for transaction and broker fees.

The Bank shall be entitled to deduct the above fees and expenses from the assets of the Fund held with the Bank.

9. Termination

This Agreement is entered into for an indefinite duration. It shall become effective on the date as of which it is made. Either party may terminate this Agreement upon written notice thereof delivered or dispatched by registered mail by the one to the other not less than 3 months prior to the date upon which such termination becomes effective.

However, the Bank or the Fund may terminate this Agreement forthwith and at any time upon written notice thereof delivered or dispatched by registered mail by the one to the other provided that:

- (a) breach of any material clause contained in this Agreement or gross negligence which shall not have been remedied within 30 days of written notice thereof having been given by either party to the party in breach shall entitle the party giving such notice to terminate the Agreement with immediate effect and
- (b) in the case of the Bank, (i) any termination by the Fund is subject to the condition that a new custodian duly approved by the competent supervisory authority assumes the responsibility and functions of the Custodian as set forth herein and (ii) the custodianship shall, if terminated by the Fund, continue thereafter for such period as may be necessary for the complete delivery or transfer of all assets held thereunder as herein provided.

In case of termination by the Bank, the custodianship established hereby shall continue thereafter until a new custodian shall be appointed by the Fund; the Directors of the

Fund are required to use their best endeavours to appoint as soon as possible a new custodian as set forth herein.

Upon the termination hereof, the Fund shall procure the reimbursement to the Bank of its reasonable costs, expenses and disbursements in accordance with this Agreement as Custodian Bank.

The Bank shall, in the event of such termination, deliver or cause to be delivered to any succeeding custodian all assets then held thereunder and all moneys or other properties of the Fund deposited with or held by it thereunder and all certified copies and other documents related thereto in its possession or control which are valid and in force at the date of termination.

This Agreement shall be terminated forthwith upon any party being declared bankrupt or becoming subject to a similar procedure of compulsory liquidation or administration.

10. Assignment

This Agreement shall not be assigned by any party save with the prior written consent of all other parties.

11. Notices

Any notice given thereunder shall be given by sending the same by registered mail, or by telegram, cable, telex or facsimile confirmed in each case by a signed copy sent forthwith by registered mail or by delivering the same by hand; such notice shall be addressed, dispatched or delivered (as the case may be) to the following addresses:

Notices to the Fund:

LUXALPHA SICAV
c/o UBS Fund Services (Luxembourg) S.A.
291, Route d'Arlon, B.P. 91
L-2010 Luxembourg
Phone: 44.10.10.1
Fax: 44.10.10.6622

Notices to the Bank:

UBS (Luxembourg) S.A.
36-38, Grand-Rue,
B.P. 134,
L-2010 Luxembourg
Phone: 45.12.12.300
Fax: 45.12.12.702

The above mentioned addresses may be changed by simple notice of such change from respectively the Fund or the Bank to the other party.

Any notice sent by post, by telegram, cable, telex, facsimile or by hand as provided in this clause shall be deemed to have been given upon receipt. Failure to receive any confirmation of any notice duly given by post, telegram, cable, telex or facsimile shall not invalidate such notice.

12. Waiver, etc.

Should one or several clauses of this agreement be or become invalid, ineffective or void, the remaining clauses would not be affected and should be interpreted or completed in a way as to maintain the economic aim as exactly as possible in a legally allowable way. This is also relevant for gaps that would need to be completed.

No provision of this Agreement may be changed, waived, discharged or discontinued, except by any instrument in writing signed by or on behalf of all parties hereto.

13. Governing Law

This Agreement shall be governed by and construed in accordance with the laws of the Grand Duchy of Luxembourg.

14. Jurisdiction

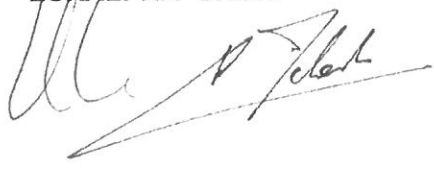
In relation to any legal action or proceedings arising out of or in connection with this Agreement, the parties hereto submit to the exclusive jurisdiction of the District Court of Luxembourg, ("Tribunal d'Arrondissement") Grand Duchy of Luxembourg.

IN WITNESS whereof the parties hereto have caused this Agreement to be executed as of the day and year first above written, in two counterparts, one such counterpart to be retained by the Fund and the other by UBS (Luxembourg) S.A..

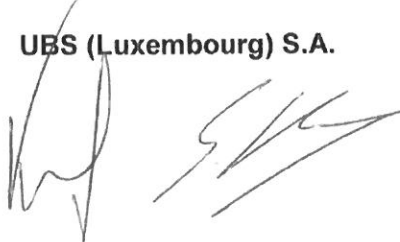
Luxembourg, February 5, 2004

Luxembourg, February 5, 2004

LUXALPHA SICAV



UBS (Luxembourg) S.A.



List of Appendices:

APPENDIX I Remuneration

Appendix I
Remuneration

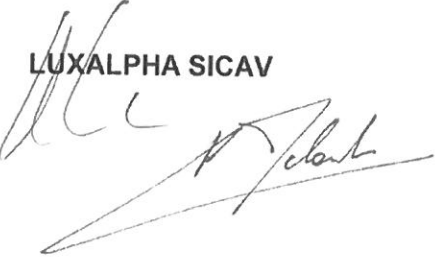
For each subfund, the Custodian is entitled to receive a remuneration for the performance of this custodian mandate and for all services provided including expenses. The fee is calculated according to percentages of the respective average total net assets of the subfund during the month concerned and is paid monthly by the Fund.

Fee structure:

LUXALPHA SICAV – American Selection	max. 0.20 % per annum
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Luxembourg, February 5, 2004

Luxembourg, February 5, 2004


LUXALPHA SICAV


UBS (Luxembourg) S.A.

CUSTODIAN BANK AND PAYING AGENCY AGREEMENT

THIS AGREEMENT is made as of September 22, 2006,

between

Luxalpha Sicav
291, route d'Arlon
L-1150 Luxembourg
(the "Fund")

and

UBS (Luxembourg) S.A.
36-38, Grand-Rue
L-1660 Luxembourg
(the "Bank").

WHEREAS:

- A. The Board of Directors of the Fund has chosen the Bank to act as Custodian Bank and Paying Agent for the Fund. The Bank accepts this appointment with all the rights and obligations involved.
- B. The Bank is ready and willing to act in such capacities subject to and in accordance with the provisions of the Luxembourg law of 20 December 2002 relating to undertakings for collective investment (the "Law") and all relating regulations as amended from time to time, the provisions of the Fund's Articles of Incorporation (the "Articles of Incorporation"), and the provisions of the present agreement (the "Agreement").
- C. The Fund qualifies as an undertaking for collective investment in transferable securities incorporated as a "Société d'Investissement à Capital Variable" (SICAV) pursuant to Part I of the Law.

IT HAS BEEN AGREED AS FOLLOWS:

A. PAYING AGENT

1. The Fund hereby entrusts the Bank, who accepts, the duty of Principal Paying Agent for the payment of dividends or other proceeds payable to the Fund's shareholders.
2. In order to facilitate payment of the coupons, the Fund and the Bank may by mutual agreement designate other paying agents (hereinafter the "Paying Agents") in any country for the payment of the Fund's coupons in accordance with such country's prevailing laws and regulations.
3. The Bank shall make the necessary arrangements with all other Paying Agents for payment of the coupons, as well as for payment of the remuneration of the Paying Agents and the reimbursement of the Paying Agents' expenses and services. The remuneration as well as the Paying Agents' expenses and services shall not be borne by the Bank.
 - 3.1. The Fund shall advise the Bank of all payable coupons prior to their ex-date.

- 3.2.** The funds needed to pay for the coupons shall be transferred, together with relevant coupon collection commissions, to the Bank's account no later than two business days prior to each coupon due date. The Bank shall proceed to pay the coupon to the shareholders from the funds thus made available.

Amounts not claimed from the Bank within 5 years from their ex-date shall be returned to the Fund without any compensation (interest attached).

All coupons paid shall be cancelled and destroyed by the Bank, who shall then forward minutes of such destruction to the Management Company.

B. CUSTODIAN BANK

1. CUSTODIAN BANK DUTIES

The Bank shall perform, save in case of explicit contrary instructions given by the Fund, the following duties:

- 1.1.** Receive and hold in deposit, either in its own safe deposit or at other banks, duly authorised financial institutions or clearing houses, such as Clearstream and Euroclear, (together referred to hereinafter as "Correspondents"), all cash amounts, securities and other assets belonging to the Fund, whether such assets are in bearer or in registered form, in the Bank's or in a nominee's or in any other person's name as required in other countries for securities acquired there.

The Bank may alone dispose of the Fund's assets deposited with itself or with Correspondents but only upon receiving valid instructions (as defined in article 3 hereafter) from the Fund.

- 1.2.** Carry out, should the Fund's assets allow it, the following operations:

- a)** receive, on behalf of the Fund, the proceeds of the Fund's securities transactions;
- b)** perform, through the Fund's accounts, the settlement of securities transactions executed in accordance with the Fund's instructions;

The Bank shall, whenever possible and make sure to pay for securities and other assets purchased only against delivery and to deliver only such securities and assets against payment of the due amount. In any case, the Bank shall establish a reconciliation statement and take care of pending matters.

- c)** pay, in accordance with the Fund's instructions, the Fund's invoices, bills, taxes, commissions and other expenses and liabilities;
- d)** collect the dividends and interests as well as any other security or cash distributions resulting from the holding of the Fund's securities and other assets kept in the Bank's own safe deposits or under its name with other Correspondents for the Fund's benefit, and to transfer upon receipt the proceeds of such transactions. The Bank shall duly present to the concerned party the securities and other assets for which a redemption, repurchase, switch or any other regularisation or liquidation transaction is required and shall take all necessary actions and steps for timely collection of all income and amounts due to the Fund;
- e)** carry out, in accordance with the Fund's valid instructions, all transfers of funds related to foreign exchange transactions and placements;
- f)** receive, on behalf of the Fund, any amount resulting from subscriptions to the Fund's shares;
- g)** pay, on behalf of the Fund, the redemption price of the Fund's shares.

- 1.3.** Advise the Fund, or any other person authorised by the Fund, as far as possible, of the existence of subscription and assignment rights attached to the Fund's assets, and exercise in accordance with valid instructions given by the Fund said subscription and assignment rights attached to the Fund's assets; also, forward any information or important notification that it may receive from companies and other issuers whose securities are held in the Fund's portfolio.
- 1.4.** The Bank is not authorised to exercise any voting rights attached to securities deposited on behalf of the Fund. The Bank will never be compelled to appear as holder of the securities on any attendance list. The Bank must however, upon receiving valid instructions from the Fund, deliver to the Fund or to any designated person as appropriate the relevant powers of attorney enabling the exercise of such voting right.
- 1.5.** The Bank shall be entrusted with safekeeping the inventory of the Fund's un-issued certificates, representing registered or bearer shares; with increasing respectively reducing the global flexible certificate deposited with clearing companies according to deliveries to be made by said companies; with accepting and safekeeping the bearer or registered certificates presented for redemption, replacement, conversion, switch or transfer in accordance with the Fund's regulations and the Law; with accepting and safekeeping the certificates and other documents that may be remitted to the Bank in relation to the above transactions; with issuing as Agent, upon valid instructions, bearer or registered certificates representing the Fund's shares, either by way of a new issue to new shareholders or by switching, replacing or converting other certificates in accordance with the Fund's regulations and the Law.
- 1.6.** The Bank may enter into securities lending transactions on behalf on the Fund, under the conditions and with the counterparties specified in a separate agreement hereto.
- 1.7.** The Bank furthermore performs all other duties as provided for by the Law. In particular, the Bank shall perform the following duties:

 - (a) ensure that the sale, issue, redemption and cancellation of shares effected on behalf of the Fund or any sub-fund are carried out in accordance with Luxembourg Law and the Articles of Incorporation;
 - (b) ensure that in transactions involving the Fund's assets, any consideration is remitted to it within the usual time limits; and
 - (c) ensure that the income of the Fund is applied in accordance with the Articles of Incorporation.

2. FIDUCIARY TRANSACTIONS

Parties to the Agreement wish to confer to some parts of their relations the specific nature of a fiduciary contract in the meaning of the provisions of the law of July 27, 2003 on fiduciary contracts of credit institutions and explicitly wish to submit themselves to the latter legislation. Under those circumstances, the Bank may act in a fiduciary capacity ("*fiduciaire*") and the Fund as principal ("*fiduciant*"). Said fiduciary transactions shall be executed as follows:

- a)** the Fund shall from time to time instruct the Bank to carry out, as fiduciary, in the Bank's name but for account of and at the Fund's own risk, certain transactions with top-rated financial institutions specialised in such transactions, and in particular time deposits. Relevant instructions shall refer to the present Agreement;
- b)** the Bank shall remit to the Fund, on its account(s) with the Bank, only those amounts in principal and interest received by the Bank from financial institutions referred to under a) above. The Bank shall enforce all of the Fund's claims against said financial institutions.

3. INSTRUCTIONS

All instructions referred to in the present Agreement shall be considered valid when issued by persons duly authorised to this effect, as confirmed by a Fund's Board of Directors resolution notified to the Bank. A copy of the board resolution can be accepted by the Bank as proof of the powers conferred to such person(s) to issue "valid instructions" and shall be deemed to remain in force until further notice.

The Bank may solely rely on such specimen, irrespective of any entries in commercial registries or other official publications.

Instructions shall include any necessary and essential information as fixed by the Bank. Upon receipt of instructions which do not comply with the standard fixed by the Bank, the Bank shall only be obliged to execute such instructions, upon receipt of further specifications necessary for the execution of such instruction.

Instructions shall be given per telephone, telex, facsimile, SWIFT or any other electronic or telecommunication system considered acceptable by both parties hereto. Telephone instructions must be confirmed in writing by the Fund according to a procedure to be agreed upon separately.

Security measures aimed at protecting data transmission may be implemented by mutual agreement of both parties.

4. LIABILITY

- a) The general rules relating to the Bank's liability towards the Fund's shareholders are essentially described by articles 17 to 21 of the Law, as well as by all relating regulatory provisions.
- b) The Bank has, in the performance of its duties, a general obligation of prudence and shall keep the Fund's assets with due diligence ("*en bon père de famille*"). The Bank is liable towards the shareholders for any damage sustained by them as a result of the non-performance or the faulty performance of the Bank's duties hereunder.
- c) The Bank shall not be liable for damages due to acts of God.
- d) The Bank shall not be held liable for the execution of instructions accepted in good faith as valid instructions. Save explicit text stating the contrary, all instructions shall remain effective until receipt and acceptance by the Bank of new instructions. The Bank, in its capacity as Custodian shall not be liable for accepting, and shall be fully protected in relying upon any instructions believed by it to be genuine and to have been properly executed by or on behalf of the Fund.

5. GENERAL PROVISIONS

The Bank shall be entitled:

- a) to take professional advice :

If the Bank, in its capacity as Custodian shall at any time be in doubt as to any action to be taken or omitted by it, it may, with the prior consent of the Fund or the person(s) designated by the Fund from time to time, obtain advice at the expenses of the Fund and may, but shall not be required to, act thereon.

- b) to take all necessary measures :

The Bank shall take all measures deemed necessary to ensure the diligent performance of its duties.

- c) to be held harmless:

The Fund shall hold the Bank as well as its directors, employees or officers harmless against any costs, damages and expenses directly or indirectly resulting from the Bank or above-mentioned persons acting as agents of the Fund in accordance with the provisions of the present Agreement and upon valid instructions, save in the event of gross negligence or serious misdemeanour by the Bank, its directors, employees or officers.

d) to use computer support:

Notwithstanding relevant applicable statutory provisions, the Bank is authorised to keep all accounts, records, ledgers and all other documents in computerised form and in any event to produce, as evidence in a court of law, copies and reproductions of such documents using photographic, photostatic or computer means.

e) The Fund agrees not to use the name and corporate logo of the Bank, UBS Fund Services (Luxembourg) S.A. or UBS Group for publicity purposes in any document, publication or publicity material, including but not limited to prospectuses, notices, circulars, sales literature, stationery, advertisements, etc. without the prior written consent of UBS Fund Services (Luxembourg) S.A. or UBS (Luxembourg) S.A., acting on behalf of UBS Group, save in case of legally required publications.

6. DUTIES OF THE BANK

The Bank shall keep all books, documents, records and accounts pertaining to its activities as set forth herein for a period of ten years, and after such time, before destroying said books, documents, records and accounts, the Bank shall offer to deliver the same to the Fund.

For as long as the present Agreement is in force, the Bank shall in accordance with the provisions hereof perform all obligations arising from instructions validly issued by the Fund in order to carry out the duties laid down in the Agreement, so as to adequately ensure the proper functioning and efficient administration of the Fund's operations and activities.

In the event the Fund is involved in a litigation, the Bank shall provide the Fund with any information in its possession that may, in the Fund's opinion, contribute to finding a solution to the litigation.

7. REMUNERATION

As consideration for the duties and obligations hereunder, the Bank is entitled to receive on a monthly basis the fees as set in Appendix 1 hereto.

In addition to the above fee, the Fund shall reimburse the Bank for transaction and broker fees.

The above fees and expenses shall be deducted from the assets of the Fund held with the Bank.

8. DURATION

- a) This Agreement shall be concluded for an indefinite period of time and can be terminated at any time by either party giving the other party three months prior notice per registered letter. Before maturity of said notice period, the Fund shall indicate the name of a new custodian bank to whom the assets shall be transferred and who shall take over from the Bank its duties as the Fund's custodian.
- b) In the event of a violation of the present Agreement or a serious misdemeanour or gross negligent breach of the Agreement committed by either party which shall not have been remedied within 30 days of written notice thereof the Agreement may be terminated with immediate effect upon designation of a new custodian bank.
- c) Pursuant to the provisions of the Fund's Articles of Incorporation, the Bank shall, upon termination of the present Agreement and without costs, make all of the Fund's assets available to the newly appointed custodian bank and remit to the latter, or respectively to agents designated by the Fund, in order to allow them to properly fulfil their obligations, all

records, books, documents, ledgers and accounts previously held in its various capacities according to the present Agreement. The Bank is not entitled to retain any of the Fund's assets, books, ledgers, other documents or accounts. As soon as possible after termination notice given under either a) or b) above, the Fund has a duty to efficiently inform the Fund's shareholders of such termination or notice as well as of the date on which the Bank shall cease its capacities hereunder.

9. CONFIDENTIALITY

Notwithstanding any more stringent obligations of the Bank under Luxembourg bank secrecy rules, neither of the parties hereto shall unless compelled or authorised to do so by law or by any court of competent jurisdiction or by the other party, disclose to any person information relating to the other party or to the affairs of such party. Each party shall use its best endeavours to prevent any disclosure as aforesaid, before or after the termination of the Agreement.

10. NOTICES

Any notice given thereunder shall be given by sending the same by registered mail, or by telegram, cable, telex or facsimile confirmed in each case by a signed copy sent forthwith by registered mail or by delivering the same by hand; such notice shall be addressed, dispatched or delivered (as the case may be) to the following addresses:

Notices to the Fund: **Luxalpha Sicav**
Attn.: Isabelle Asseray
291, route d'Arlon,
L-1150 Luxembourg
Phone: +352/441010-1
Fax: +352/441010-6249

Notices to the Bank: **UBS (Luxembourg) S.A.**
Attn.: HIWE/ Daniel Deprez
36-38, Grand-Rue,
B.P. 2,
L-2010 Luxembourg
Phone: + 352/ 451212-154
Fax: + 352/ 451212- 800

The above-mentioned addresses may be changed by simple notice of such change from respectively the Fund or the Bank to the other party.

Any notice sent by post, by telegram, cable, telex, facsimile or by hand as provided in this clause shall be deemed to have been given upon receipt. Failure to receive any confirmation of any notice duly given by post, telegram, cable, telex or facsimile shall not invalidate such notice.

11. WAIVER, ETC.

Should one or several clauses of this Agreement be or become invalid, ineffective or void, the remaining clauses would not be affected and should be interpreted or completed in a way as to maintain the economic aim as exactly as possible in a legally allowable way. This is also relevant for gaps that would need to be completed.

No provision of this Agreement may be changed, waived, discharged or discontinued, except by any instrument in writing signed by or on behalf of all parties hereto.

12. APPLICABLE LAW AND LITIGATION

Luxembourg law shall apply to the present Agreement. Any litigation or dispute arising out of the Agreement shall be submitted to the Luxembourg courts.

The present Agreement established in two originals, replaces the former Custodian Agreement concluded with the Fund dated February 5, 2004, and becomes effective as of August 1, 2006.

Luxembourg, September 22, 2006



Luxalpha Sicav
 

UBS (Luxembourg) S.A.

List of Appendices:

Appendix 1: Remuneration

CUSTODIAN BANK AND PAYING AGENCY AGREEMENT dated September 22, 2006
APPENDIX I
Remuneration

For each sub-fund, the Custodian is entitled to receive a remuneration (plus VAT or any taxes if applicable) for the performance of this custodian mandate and for all services provided including expenses. The fee is calculated according to percentages of the respective average total net assets of the sub-fund during the month concerned and is paid monthly by the Fund.

Fee structure:

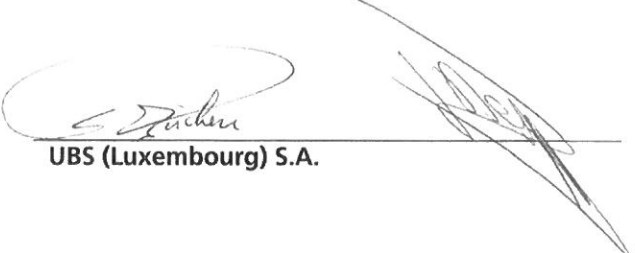
LUXALPHA SICAV – American Selection 0.20% p.a.

The present Appendix becomes effective as of August 1, 2006.

Luxembourg, September 22, 2006


Luxalpha Sicav

Luxembourg, September 22, 2006


UBS (Luxembourg) S.A.

enclosure ①

UBS (Luxembourg) S.A.
Wealth Management
36-38, Grand-rue B.P. 2
L-2010 Luxembourg
R.C. N° B 11142

UBS Account Statement

Statement of account from 06.02.2004 - 31.03.2004
Current account - IBAN LU60 0705 3917 5000 0USD

Client Nb.: 539.175.0

Valuation Date: 31.03.2004

Print Date: 1.04.2004

VSA

Nr.	Date	Text	Debit	Credit	Value date	Balance
		Report from page -5-				-40'018.86

60 22.03.2004 Paiement client 245356 146'100'000.00 22.03.2004 -146'140'34.68

to be remitted on page -7-

USD 2'596'545.00

Please examine this statement of your account and
report any discrepancies to us within 4 weeks.

UBS Account Statement Page 6 of 8

UBS (Luxembourg) S.A.
Wealth Management
36-38, Grand-rue B.P. 2
L-2010 Luxembourg
R.C. N° B 11142

Mr.	Date	Text	Reference	Debit	Credit	Value date	Balance
		Report from page 6.					21596'545.00

73	23.03.2004	Paiement client		249'130	101'200'000.00	23.03.2004	-43'421'455.00
74							
76	24.03.2004	Paiement client		253'062	35'000'000.00	24.03.2004	-13'494.17

78	26.03.2004	Paiement client	255'187	80'400'000.00	26.03.2004	-59'692'027.83

()

31.03.2004 Balance USD 643'302.27

Please examine this statement of your account and
report any discrepancies to us within 4 weeks.

UBS Account Statement

Page 7 of 8.

UBS (luxembourg) S.A.
Wealth Management
36-38, Grand-rue B.P. 2
L-2010 Luxembourg
R.C. N° B 11142

Statement of account from 01.04.2004 - 30.06.2004
Current account - IBAN LU60 0705 3917 5000 0USD

Date	Text	Debit	Credit	Value date	Balance
6 02.04.2004	Transfer (internal)	302731	~	21.000.00	31.03.2004
9 06.04.2004	Transfer (internal)	311397	~	30.000.00	05.04.2004
19 16.04.2004	Paiement client	343328	~	38.000.00	16.04.2004
25 28.04.2004	Paiement client	23186	27.000.00	28.04.2004	-15.667.348.18

To be reported on page -7-

USD

71637778.43

Please examine this statement of your account and
report any discrepancies to us within 4 weeks.

Page 6 of 9



UBS (Luxembourg) S.A.
Wealth Management
36-38, Grand-rue B.P. 2
L-2010 Luxembourg
R.C. N° B 11142
BIC: UBSWULXXX

UBS Account Statement

Statement of account from 01.04.2004 - 30.06.2004
Current account - IBAN LU60 0705 3917 5000 00USD

Nr.	Date	Text	Debit	Credit	Value date	Balance
21	11.05.2004	Report from page 6-				7'637'78.43

49	11.05.2004	Paiement client	114345	39'000.00	11.05.2004	2'250'420.51
50	11.05.2004	Caissier	227904	9'000'000.00	28.05.2004	2'920'299.18
51	28.05.2004	Paiement client	227904	9'000'000.00	28.05.2004	-6'079'700.82

to be reported on page 8-

USD -309'235'739.62

Please examine this statement of your account and
report any discrepancies to us within 4 weeks.

USD 7'637'78.43

Page 7 of 9

UBS (luxembourg) S.A.
Wealth Management
36-38, Grand-rue B.P. 2
L-2010 Luxembourg
R.C. N° B 11142

Statement of account from 01.04.2004 - 30.06.2004
Current account - IBAN LU60 0705 3917 5000 0USD

Nr.	Date	Text	Debit	Credit	Value date	Balance
62	15.06.2004	Automatic payment from firm			15.06.2004	-309'235'739.62

Report from page -7-

62 15.06.2004 Automatic payment from firm

70 15.06.2004 Payment client

71 15.06.2004 Payment client

30.06.2004 Balance USD 1'674'408.00

COOL

Please examine this statement of your account and
report any discrepancies to us within 4 weeks.

IBS Account Statement

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UBS (Luxembourg) S.A.
Wealth Management
36-38, Grand-rue B.P. 2
L-2010 Luxembourg
R.C. N ° 8 11142

BIC: UBSWLUXXX

Statement of account from 01.07.2004 - 30.09.2004
Current account - IBAN LU60 0705 3917 5000 0USD

UBS Account Statement
Print Date: 1.10.2004 VSA

Client Nb.: 539.175.0

Valuation Date: 30.09.2004

Reference: Credit Value date Balance

Date Text Debit Credit Value date Balance

Balance

6 07.07.2004 Transfer (internal)
7 16.07.2004 Entrv

15 19.07.2004 Paiment client
16 19.07.2004 Entrv

28 05.08.2004 Transfer (internal)
29 15.08.2004 Entrv

30 1.09.2004 350.27
31 4.09.2004 4'000'000.00

to be reported on page -7-

USD 3'673'373.66

Please examine this statement of your account and
report any discrepancies to us within 4 weeks.

UBS Account Statement

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UBS (Luxembourg) S.A.
Wealth Management
36-38, Grand-rue B.P. 2
L-2010 Luxembourg
R.C. N° B 11142

Statement of account from 01.07.2004 - 30.09.2004
Current account - IBAN LU60 0705 3917 5000 0USD

Nr.	Date	Text	Debit	Credit	Value date	Balance
		Report from page -6-				8'673'373.66

35 16.08.2004 Paiement client 148364 14'500'000.00 12.08.2004 8'149'425.9 /
36 16.08.2004 Cont. Enviro-Trac EID

46 15.09.2004 Paiement client 249301 16'000'000.00 15.09.2004 3'764'310.51

30.09.2004 Balance USD 4'004'582.12

Please examine this statement of your account and
report any discrepancies to us within 4 weeks.

 UBS Account Statement

Page 7 of 8



LUXALPHA SICAV - AMERICAN SELECTION
Client number 5391750
Provisional Statement as of 01.04.2009
Produced on 02.04.2009

**Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0000 0000 0000 0000 0000 0000 0000**

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Balance							
1	30.09.2004	Data migration balance DUISALI-EGAEOT (EXTERNE)	16246/0		0.00 03.02.2004		0.00
<i>(Handwritten markings: A, 16246/0, 0.00, 03.02.2004, 0.00)</i>							
10	15.10.2004	Forward client payment 99593	553237/0	-51'000'000.00		15.10.2004	5'739'492.06
<i>(Handwritten markings: A, 553237/0, -51'000'000.00, 15.10.2004, 5'739'492.06)</i>				to be reported on next page	USD	5'739'492.06	

Please examine this statement of your account and report any discrepancies to us within 4 weeks.

This statement does not take into consideration future tax payments on current account interests.

A current account Page 192 of 446

KKTKKK810 VS A



LUXALPHA SICAV - AMERICAN SELECTION
Client number 5391750
Provisional Statement as of 01.04.2009
Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0UUSD (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							

19 28.10.2004 Forward client payment
163743

5532460 -3'000'000.00 28.10.2004 3'930'367.66

to be reported on next page USD 72'964'222.82

Please examine this statement of your account and report any discrepancies to us within 4 weeks.

A current account

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This statement does not take into consideration future tax payments on current account interests.

KTKKK810 VSA



LUXALPHA SICAV - AMERICAN SELECTION
Client number 5391750
Provisional Statement as of 01.04.2009
Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0000 0000 (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							

24 10.11.2004 Forward client payment
255688

5532510 72'000'000.00 1 1 10.11.2004 -46'507'394.76

32 26.11.2004 Forward client payment 327337	5532590 -4'500'000.00	26.11.2004	-570'472.67
	to be reported on next page	USD	-570'472.67

Please examine this statement of your account and report any discrepancies to us within 4 weeks.
This statement does not take into consideration future tax payments on current account interests.

A current account

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KKTKK810 VS A



LUXALPHA SICAV - AMERICAN SELECTION

Client number 5391750

Provisional Statement as of 01.04.2009

Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0UUSD (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							

40	13.12.2004	Forward client payment	553267/0	-380000000.00		13.12.2004	-9'324'130.33
			383040				

A to be reported on next page **USD** 3'017'479.09

Please examine this statement of your account and report any discrepancies to us within 4 weeks.

This statement does not take into consideration future tax payments on current account interests.

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A current account

KKTKK810 VS A



LUXALPHA SICAV - AMERICAN SELECTION
Client number 5391750
Provisional Statement as of 01.04.2009
Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 00USD (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
		Reported balance from previous page					572'394'444.60

71 18.01.2005 Forward client payment 69281	553298/0	-5'000'000.00		18.01.2005		953'145.00
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				to be reported on next page	USD	-151'557.54
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Please examine this statement of your account and report any discrepancies to us within 4 weeks.

A

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This statement does not take into consideration future tax payments on current account interests.

KTKK810 VS A



LUXALPHA SICAV - AMERICAN SELECTION

Client number 5391750

Provisional Statement as of 01.04.2009

Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0USD (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							

50'442'927.23

117 16.03.2005 Forward client payment 5633440 45'000'000.00 16.03.2005 104'006.18
353830

to be reported on next page USD -52'734.74

Please examine this statement of your account and report any discrepancies to us within 4 weeks.
 A current account Page 202 of 446

This statement does not take into consideration future tax payments on current account interests.

KTKK810 VSA



LUXALPHA SICAV - AMERICAN SELECTION

Client number 5391750

Provisional Statement as of 01.04.2009

Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0USD (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							

198	17.06.2005	Transfer REF FAX AS PER 090605	1685935/35125		3'000'000.00	10.06.2005	2'501'690.46
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to be reported on next page **USD** **5'132'690.46**

A **current account** **Page 211 of 446**

Please examine this statement of your account and report any discrepancies to us within 4 weeks.

This statement does not take into consideration future tax payments on current account interests.

KKTKK810

VSA

**LUXALPHA SICAV - AMERICAN SELECTION**

Client number 5391750

Provisional Statement as of 01.04.2009

Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009

current account - IBAN LU60 0705 3917 5000 00USD (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							

-	-	-	-	-	-	-	-
-	-	-	-	-	-	-	-
-	260	02.08.2009, <u>Forward client payment</u>	2036204/56765	-5'000'030.56	02.08.2005	702'124.46	
-	-	-	-	-	-	-	-

to be reported on next page USD 385.03

Please examine this statement of your account and report any discrepancies to us within 4 weeks.

This statement does not take into consideration future tax payments on current account interests.

 A current account**Page 218 of 446**

KKTKK810 VS A



LUXALPHA SICAV - AMERICAN SELECTION

Client number 5391750

Provisional Statement as of 01.04.2009

Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0000 (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							

278	16.08.2005	Forward client payment	212346462465	-5'000'030.84		16.08.2005	17'708'167.14
		LUXALPHA SICAV FUND					

				to be reported on next page	USD	17'406'370.23
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Please examine this statement of your account and report any discrepancies to us within 4 weeks.

This statement does not take into consideration future tax payments on current account interests.

A current account

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KTKK810

VS A



LUXALPHA SICAV - AMERICAN SELECTION
Client number 5391750
Provisional Statement as of 01.04.2009
Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 50000 00USD (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							

287 01\09.2005 Forward client payment LUXALPHA SICAV FUND	2240873/69492	-5'000'030.92		01.09.2005	14'012'884.11
CHARGED 3 TIMES					

to be reported on next page **USD** **13'953'075.97**

Please examine this statement of your account and report any discrepancies to us within 4 weeks.
This statement does not take into consideration future tax payments on current account interests.

A

current account

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KKTKK810 VSA



LUXALPHA SICAV - AMERICAN SELECTION
Client number 5391750
Provisional Statement as of 01.04.2009
Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0UUSD (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							

318 07.10.2005 Forward client payment LUXALPHA SICAV FUND	2549230/85715	-8'000'000.00		07.10.2005	12'077'462.29	
			to be reported on next page	USD	12'077'462.29	

Please examine this statement of your account and report any discrepancies to us within 4 weeks.

A current account
This statement does not take into consideration future tax payments on current account interests.

A current account
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KKTKK810 VS A



LUXALPHA SICAV - AMERICAN SELECTION
Client number 5391750
Provisional Statement as of 01.04.2009
Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 00USD (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
		Reported balance from previous page					80'221.62

423 20.12.2005 Forward client payment LUXALPHA SICAV FUND	3078051/120888	-15'000'000.00		20.12.2005	1'363'962.45	
			to be reported on next page	USD	1'363'962.45	

Please examine this statement of your account and report any discrepancies to us within 4 weeks.

This statement does not take into consideration future tax payments on current account interests.

A current account

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KKKKK810 VS A



LUXALPHA SICAV - AMERICAN SELECTION
Client number 5391750
Provisional Statement as of 01.04.2009
Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0UUSD (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							

Reported balance from previous page

-	-	-	-	-	-	-	-
452 17.01.2006 Forward client payment LUXALPHA-SICAV FUND	3318844/134431		-5'000'000.00		17.01.2006	462'195.17	

to be reported on next page **USD** **7'552'111.26**

Please examine this statement of your account and report any discrepancies to us within 4 weeks.

A **current account**

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This statement does not take into consideration future tax payments on current account interests.

KRTKK810 V/S A



LUXALPHA SICAV - AMERICAN SELECTION
Client number 5391750
Provisional Statement as of 01.04.2009
Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0UUSD (USD)

Nr.	Date Text	Reference	Debit	Credit Value date	Balance
Reported balance from previous page					
	469 74 01 7006 Transfer				15'094'076.53

4/6 31.01.2006 Forward client payment	3442265/142575	-5'000'000.00	31.01.2006	10'402'734.49
---------------------------------------	----------------	---------------	------------	---------------

to be reported on next page USD 10'469'549.72

Please examine this statement of your account and report any discrepancies to us within 4 weeks.

A current account Page 242 of 446

This statement does not take into consideration future tax payments on current account interests.

KTKK810 VS A



LUXALPHA SICAV - AMERICAN SELECTION

Client number 5391750

Provisional Statement as of 01.04.2009

Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0USD (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							

498 15.02.2006 Forward client payment LUXALPHA SICAV FUND	3580563/150572	-5'000'000.00		15.02.2006	21'017'699.83		
						to be reported on next page	USD 20'993'694.61

Please examine this statement of your account and report any discrepancies to us within 4 weeks.

A current account

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This statement does not take into consideration future tax payments on current account interests.

KKTKKB10

VS A



LUXALPHA SICAV - AMERICAN SELECTION
Client number 5391750
Provisional Statement as of 01.04.2009
Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0000 0000 (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							

514	24.02.2006	Forward client payment	3643353/155400	-50000000.00		24.02.2006	1'259'442.75
		LUXALPHA SICAV FUND					

to be reported on next page **USD** **1'251'002.38**

Please examine this statement of your account and report any discrepancies to us within 4 weeks.

This statement does not take into consideration future tax payments on current account interests.

A **current account**

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KTKKK810 VS A



LUXALPHA SICAV - AMERICAN SELECTION
Client number 5391750
Provisional Statement as of 01.04.2009
Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0UUSD (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							

228 03.03.2006 Forward client payment	/	3736604/159528	16'000'000.00))	03.03.2006	-15'875'459.47
LUXALPHA SICAV FUND	/						

to be reported on next page **USD** **3'392'102.53**

Please examine this statement of your account and report any discrepancies to us within 4 weeks.

A **current account**

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This statement does not take into consideration future tax payments on current account interests.

KTKK810

VSA



LUXALPHA SICAV - AMERICAN SELECTION
Client number 5391750
Provisional Statement as of 01.04.2009
Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0000 (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							

3'382'769.51

557 15.03.2006 Forward client payment
LUXALPHA SICAV FUND

3832135/165234 -5'000'000.00 15.03.2006 3'394'805.53

to be reported on next page **USD** 3'439'661.95

Please examine this statement of your account and report any discrepancies to us within 4 weeks.
This statement does not take into consideration future tax payments on current account interests.

A current account **Page 251 of 446**

KKTKK810 VS A



LUXALPHA SICAV - AMERICAN SELECTION
Client number 5391750
Provisional Statement as of 01.04.2009
Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0UUSD (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							

574 22.03.2006 Forward client payment
LUXALPHA SICAV FUND 3889500/169469 15'000'000.00 22.03.2006 1'833'647.62

to be reported on next page USD 1'830'772.64

Please examine this statement of your account and report any discrepancies to us within 4 weeks.
This statement does not take into consideration future tax payments on current account interests.

A current account

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KTKK810 VS A



LUXALPHA SICAV - AMERICAN SELECTION
Client number 5391750
Provisional Statement as of 01.04.2009
Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0000 (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							

602	07.04.2006	Forward client payment	40467701177012	10'000'000.00		07.04.2006	-4'915'370.28
		LUXALPHA SICAV FUND					

						to be reported on next page	USD	-745'737'470.26
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Please examine this statement of your account and report any discrepancies to us within 4 weeks.

This statement does not take into consideration future tax payments on current account interests.

A **current account**

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KKTKB10 VS A



LUXALPHA SICAV - AMERICAN SELECTION

Client number 5391750

Provisional Statement as of 01.04.2009

Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0UUSD (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							

612 21.04.2006 Forward client payment	4164633/84401	15'000'000.00	21.04.2006	-10'228'866.27
LUXALPHA SICAV FUND				

to be reported on next page USD 1'196'790.87

Please examine this statement of your account and report any discrepancies to us within 4 weeks.

This statement does not take into consideration future tax payments on current account interests.

A current account

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KTTK810 VS A



LUXALPHA SICAV - AMERICAN SELECTION
Client number 5391750
Provisional Statement as of 01.04.2009
Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0USD (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							

640/04.05.2006 Forward client payment	4257542/190268	LUXALPHA SICAV FUND		-15'000'000.00		04.05.2006	-15'393'832.29
-	-	-	-	-	-	-	-
-	-	-	-	-	-	-	-
-	-	-	-	-	-	-	-
-	-	-	-	-	-	-	-

to be reported on next page	USD	-2'663'163.07
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Please examine this statement of your account and report any discrepancies to us within 4 weeks.

This statement does not take into consideration future tax payments on current account interests.

A current account

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KTKKB10 VS A



LUXALPHA SICAV - AMERICAN SELECTION

Client number 5391750

Provisional Statement as of 01.04.2009

Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0000 USD (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance 'from previous page'							

668 19.05.2006 Forward client payment
LUXALPHA SICAV FUND 4400049199713 50'000.00 19.05.2006 /-18'880.355.55

to be reported on next page USD -11'601'039.89

Please examine this statement of your account and report any discrepancies to us within 4 weeks.

This statement does not take into consideration future tax payments on current account interests.

A current account

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KTRKB10 VSA



LUXALPHA SICAV - AMERICAN SELECTION
Client number 5391750
Provisional Statement as of 01.04.2009
Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 50000 00000 (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							

277'477.89

752 10.07.2006 Forward client payment LUXALPHA SICAV FUND	4828757221772	-20'000'000.00		10.07.2006	738'716.49
			to be reported on next page	USD	738'716.49

Please examine this statement of your account and report any discrepancies to us within 4 weeks.
This statement does not take into consideration future tax payments on current account interests.

A

current account

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KKKKK810 VS A



LUXALPHA SICAV - AMERICAN SELECTION
Client number 5391750
Provisional Statement as of 01.04.2009
Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0 USD (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							

773/07.08.2006 Forward client payment		5053682/236626	-25'000'000.00			07.08.2006	-25'137'675.71
LUXALPHA SICAV FUND							
-	-	-	-	-	-	-	-
-	-	-	-	-	-	-	-
-	-	-	-	-	-	-	-

to be reported on next page **USD** **-287'085.49**

Please examine this statement of your account and report any discrepancies to us within 4 weeks.

This statement does not take into consideration future tax payments on current account interests.

A **current account**

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LUXALPHA SICAV - AMERICAN SELECTION
Client number 5391750
Provisional Statement as of 01.04.2009
Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0000 (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							
799	22.08.2006	Forward client payment LUXALPHA-SICAV FUND	5147738/243446	-20'000'000.00		22.08.2006	17'680'015.56

to be reported on next page USD **-389'484.44**

A current account

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Please examine this statement of your account and report any discrepancies to us within 4 weeks.

This statement does not take into consideration future tax payments on current account interests.

KTKK810 VS A



LUXALPHA SICAV - AMERICAN SELECTION

Client number 5391750

Provisional Statement as of 01.04.2009

Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0UUSD (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							
							49'528.56

823 07.09.2006 Forward client payment LUXALPHA SICAV FUND	5290419/249938	-20'000'000.00		07.09.2006	-11'381'171.44	to be reported on next page	USD	-11'381'171.44
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Please examine this statement of your account and report any discrepancies to us within 4 weeks.

This statement does not take into consideration future tax payments on current account interests.

A current account

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LUXALPHA SICAV - AMERICAN SELECTION
Client number 5391750
Provisional Statement as of 01.04.2009
Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0USD (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							

877	04/10/2006	Forward client payment	5516113\262571	20'000'000.00		04.10.2006	19'986'555.78
		LUXALPHA SICAV FUND					

to be reported on next page	USD	-1'555'328.78
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Please examine this statement of your account and report any discrepancies to us within 4 weeks.

This statement does not take into consideration future tax payments on current account interests.

A current account

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KKTKK810 VS A



LUXALPHA SICAV - AMERICAN SELECTION
Client number 5391750
Provisional Statement as of 01.04.2009
Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0USD (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							

917 02.11.2006 Forward client payment LUXALPHA SICAV FUND	576994/277934	-20'000'000.00	02.11.2006	1'314'578.01
918 08.11.2006 Forward client payment LUXALPHA SICAV FUND	5836064/281183	-20'000'000.00	08.11.2006	-18'685'421.99

to be reported on next page **USD** **-1'863'321.99**

Please examine this statement of your account and report any discrepancies to us within 4 weeks.

This statement does not take into consideration future tax payments on current account interests.

A **current account**

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LUXALPHA SICAV - AMERICAN SELECTION
Client number 5391750
Provisional Statement as of 01.04.2009
Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0USD (USD)

Nr.	Date Text	Reference	Debit	Credit	Value date	Balance
						766'560.82
		Reported balance from previous page				
-						
-	959/04/12.2006 Forward client payment	6051796794216	20'000.00		04.12.2006	746'531'676.52
-	LUXALPHA SICAV FUND					

to be reported on next page USD 4'909'422.24

Please examine this statement of your account and report any discrepancies to us within 4 weeks.
 A current account

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This statement does not take into consideration future tax payments on current account interests.

KKTKK810 VS A



LUXALPHA SICAV - AMERICAN SELECTION
Client number 5391750
Provisional Statement as of 01.04.2009
Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0000 (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							
							-854'437.48
1005	20.12.2006	Forward-client payment	6202314/303216	20'000'000.00		20.12.2006	-16'244'587.48
		LUXALPHA SICAV FUND					

to be reported on next page USD -1'021'191'457.93

Please examine this statement of your account and report any discrepancies to us within 4 weeks.

This statement does not take into consideration future tax payments on current account interests.

A current account **Page 305 of 446**

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LUXALPHA SICAV - AMERICAN SELECTION
Client number 5391750
Provisional Statement as of 01.04.2009
Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0000 0000 0000 0000 0000 0000 USD

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							

1016	28/12/2006	Forward client payment	6255281307923	20'000'000.00		28.12.2006	/-11'360'137.28
		LUXALPHA SICAV FUND					

to be reported on next page **USD** **-6'312'137.28**

Please examine this statement of your account and report any discrepancies to us within 4 weeks.
This statement does not take into consideration future tax payments on current account interests.

A current account

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LUXALPHA SICAV - AMERICAN SELECTION
Client number 5391750
Provisional Statement as of 01.04.2009
Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0USD (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							
1083	27.02.2007	Forward client payment <u>LUXALPHA-SICAV FUND</u>	6813201/341318	-20'000'000.00		27.02.2007	-1'121'644.76

to be reported on next page USD 210'581.01

Please examine this statement of your account and report any discrepancies to us within 4 weeks.
This statement does not take into consideration future tax payments on current account interests.

A current account

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LUXALPHA SICAV - AMERICAN SELECTION
Client number 5391750
Provisional Statement as of 01.04.2009
Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 00USD (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							
1146	02.04.2007	Forward client payment	7135153358563	20'000.000.00		02.04.2007	83'1156.48
		LUXALPHA SICAV FUND					

to be reported on next page **USD** **308'853.84**

A **current account**

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Please examine this statement of your account and report any discrepancies to us within 4 weeks.

This statement does not take into consideration future tax payments on current account interests.

KKTKK810 VS A



LUXALPHA SICAV - AMERICAN SELECTION
Client number 5391750
Provisional Statement as of 01.04.2009
Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0USD (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							

1293\03.08.2007 Transfer TRANSFER TO COVER DEBIT CASH POSITION SENT BY MADOFF AS PER FAX 01 AUG 2007	8372275/430724			15'000'000.00	02.08.2007	15'303'459.78	
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to be reported on next page **USD** **-1'158'590'086.45**

Please examine this statement of your account and report any discrepancies to us within 4 weeks.

This statement does not take into consideration future tax payments on current account interests.

A **current account**

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LUXALPHA SICAV - AMERICAN SELECTION
Client number 5391750
Provisional Statement as of 01.04.2009
Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0USD (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
-40'676'627.51							
1323	01.09.2007	Transfer TRANSFER TO COVER DEBIT CASH POSITION SENT BY MADOFF AS PER FAX REQUEST 03.09.2007	8688323448573		43'000'000.00	06.09.2007	2'306'383.21

Reported balance from previous page

to be reported on next page USD 2'553'273.85

Please examine this statement of your account and report any discrepancies to us within 4 weeks.

This statement does not take into consideration future tax payments on current account interests.

A **current account**

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LUXALPHA SICAV - AMERICAN SELECTION
Client number 5391750
Provisional Statement as of 01.04.2009
Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0UUSD (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							
1351	01.10.2007	Transfer TRANSFER TO COVER DEBIT CASH POSITION SENT BY MADOFF	8896110/461189		12'366'000.00	28.09.2007	-12'366'727.33

to be reported on next page USD -279'997'775.39

Please examine this statement of your account and report any discrepancies to us within 4 weeks.

A current account

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This statement does not take into consideration future tax payments on current account interests.

KTKKK810 V.S.A



LUXALPHA SICAV - AMERICAN SELECTION
Client number 5391750
Provisional Statement as of 01.04.2009
Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0000 (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
		Reported balance from previous page					-1'164'115'656.48

1386	07/11.2007	Forward client payment	/	9265859482171	20'000'000.00	07/11.2007	/ 854'993.54
		LUXALPHA SICAV FUND	/				

		to be reported on next page	USD	246'842.29
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Please examine this statement of your account and report any discrepancies to us within 4 weeks.

This statement does not take into consideration future tax payments on current account interests.

A **current account**

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LUXALPHA SICAV - AMERICAN SELECTION
Client number 5391750
Provisional Statement as of 01.04.2009
Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0000 0000 (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							

1462	07.02.2008	Forward client payment 5391750 LUXALPHA SICAV AMERICAN SEL 291 ROUTE D'ARLON L 2010 LUXEMBOURG	10187046535157	50'000'000.00		07.02.2008	-8'397'233.25
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to be reported on next page **USD** -286'512.85

Please examine this statement of your account and report any discrepancies to us within 4 weeks.

This statement does not take into consideration future tax payments on current account interests.

A **current account** **Page 372 of 446**

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LUXALPHA SICAV - AMERICAN SELECTION
Client number 5391750
Provisional Statement as of 01.04.2009
Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0000 (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
		Reported balance from previous page					239'960.92

1531 20.03.2008 Forward client payment	10601540/5558128	-120'000'000.00	20.03.2008	-119'997'724.54
/5391750 LUXALPHA SICAV FUND 33A AVENUE J F KENNEDY L-1855 LUXEM BOURG				

[to be reported on next page](#) **USD** **-119'997'724.54**

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 N [Page 396 of 446](#)
 O [Page 397 of 446](#)
 P [Page 398 of 446](#)
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 U [Page 403 of 446](#)
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Please examine this statement of your account and report any discrepancies to us within 4 weeks.
This statement does not take into consideration future tax payments on current account interests.

KKKKK810 VS A



LUXALPHA SICAV - AMERICAN SELECTION

Client number 5391750

Provisional Statement as of 01.04.2009

Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009

current account - IBAN LU60 0705 3917 5000 0UUSD (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							

1571	18.04.2008	Forward client payment /5391750 LUXALPHA SICAV FUND 33A AVE JF KENNEDY L-1855 LUXEMBOUG	10915067/576163	15'000.00		18.04.2008	-1'695.50
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to be reported on next page	USD	46'841.81
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Please examine this statement of your account and report any discrepancies to us within 4 weeks.

This statement does not take into consideration future tax payments on current account interests.

A current account

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LUXALPHA SICAV - AMERICAN SELECTION
Client number 5391750
Provisional Statement as of 01.04.2009
Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 00USD (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							

854'454.00

1638 06.06.2008 forward client payment /5391750 LUXALPHA SICAV FUND 33A AVENUE J F KENNEDY L-1855 LUXEM BOURG	-15'000'000.00	06.06.2008	8'614'876.76
to be reported on next page	USD	8'614'876.76	

C-A

Please examine this statement of your account and report any discrepancies to us within 4 weeks.
This statement does not take into consideration future tax payments on current account interests.

A current account

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UBS

LUXALPHA SICAV - AMERICAN SELECTION
Client number 5391750
Provisional Statement as of 01.04.2009
Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0UUSD (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							

Reported balance from previous page

1661 24.06.2008 Forward client payment 75391750 LUXALPHA SICAV FUND 33A AVENUE J.F.KENNEDY L-1855 LUXEM BOURG	115009012614823	-20'000'000.00	24.06.2008	1'642'559.63
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to be reported on next page **USD** **2'307'743.97**

Please examine this statement of your account and report any discrepancies to us within 4 weeks.

This statement does not take into consideration future tax payments on current account interests.

A **current account**

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VS A



LUXALPHA SICAV - AMERICAN SELECTION
Client number 5391750
Provisional Statement as of 01.04.2009
Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0 USD (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							

1668	27.06.2008	Forward client payment /5391750 LUXALPHA SICAV FUND 33A AVENUE J F KENNEDY L-1855 LUXEM BOURG	11520103615480	15'000'000.00		27.06.2008	918'784.18
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to be reported on next page **USD** **-1'429'376'056.25**

Please examine this statement of your account and report any discrepancies to us within 4 weeks.

This statement does not take into consideration future tax payments on current account interests.

A **current account**

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LUXALPHA SICAV - AMERICAN SELECTION

Client number 5391750

Provisional Statement as of 01.04.2009

Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0UUSD (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							

1677 09/07/2008 Forward client payment /5391750 LUXALPHA SICAV FUND
33A AVENUE J F KENNEDY L-1855 LUXEM
BOURG

11689453/623302 75'000.00 09.07.2008 5'777'795.93

to be reported on next page USD 1'585'013.18

Please examine this statement of your account and report any discrepancies to us within 4 weeks.
This statement does not take into consideration future tax payments on current account interests.

A current account

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LUXALPHA SICAV - AMERICAN SELECTION
Client number 5391750
Provisional Statement as of 01.04.2009
Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 50000 000000000000000000 USD

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							

1686 18/07.2008 Forward client payment /5391750 LUXALPHA SICAV FUND
33A AVENUE J F KENNEDY L-1855 LUXEM
BOURG

11790842/628923 15'000'000.00 18.07.2008 137'888'329.61

to be reported on next page **USD** **-4'041'360.10**

Please examine this statement of your account and report any discrepancies to us within 4 weeks.
This statement does not take into consideration future tax payments on current account interests.

A **current account**

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LUXALPHA SICAV - AMERICAN SELECTION
Client number 5391750
Provisional Statement as of 01.04.2009
Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0UUSD (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							

-122'863'529.80

1752 12.09.2008 Transfer TRANSFER TO COVER DEBIT CASH POSITION SENT BY MADOFF AS PER FAX 08 SEPT 08	12272252658068		130'000'000.00 11.09.2008	6'930'646.86
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to be reported on next page **USD** **6'965'232.20**

Please examine this statement of your account and report any discrepancies to us within 4 weeks.

This statement does not take into consideration future tax payments on current account interests.

A current account

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LUXALPHA SICAV - AMERICAN SELECTION

Client number 5391750

Provisional Statement as of 01.04.2009

Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 00USD (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							

1795	13.10.2008	Transfer TRANSFER TO COVER DEBIT CASH POSITION SENT BY MADOFF AS PER FAX 09 OCT 08	12606966675088		180'000'000.00	10.10.2008	187'255'013.33
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to be reported on next page **USD** **187'587'342.48**

Please examine this statement of your account and report any discrepancies to us within 4 weeks.
This statement does not take into consideration future tax payments on current account interests.

A current account

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LUXALPHA SICAV - AMERICAN SELECTION

Client number 5391750

Provisional Statement as of 01.04.2009

Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0USD (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							
							24'491'197.05
1820	27.10.2008	Transfer	12'49156/684657		180'000'000.00	24.10.2008	200'610'398.20
		DEBIT CASH POSITION OCTOBER 2008					
		MADOFF					

to be reported on next page USD 38'419'961.23

Please examine this statement of your account and report any discrepancies to us within 4 weeks.

This statement does not take into consideration future tax payments on current account interests.

A current account

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LUXALPHA SICAV - AMERICAN SELECTION
Client number 5391750
Provisional Statement as of 01.04.2009
Produced on 02.04.2009

Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0USD (USD)

Nr.	Date Text	Reference	Debit	Credit Value date	Balance
Reported balance from previous page					

1839	17.04.2008	Transfer DEBIT CASH POSITION NOVEMBER 09 MADOFF	12945906695458	50'000'000.00 14.11.2008	-32'073'634.22
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to be reported on next page USD -47'472'864.22

Please examine this statement of your account and report any discrepancies to us within 4 weeks.

This statement does not take into consideration future tax payments on current account interests.

A current account

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LUXALPHA SICAV - AMERICAN SELECTION
Client number 5391750
Provisional Statement as of 01.04.2009
Produced on 02.04.2009

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Provisional Statement from 05.02.2004 to 01.04.2009
current account - IBAN LU60 0705 3917 5000 0USD (USD)

Nr.	Date	Text	Reference	Debit	Credit	Value date	Balance
Reported balance from previous page							

1842 20.11.2008 Transfer
II DEBIT CASH POSITION NOVEMBER 09
MADOFF

12986575/700333
25'000'000.00 9.11.2008
92926365.78 Paul W.
Kilg

to be reported on next page USD \$'026332.49

Please examine this statement of your account and report any discrepancies to us within 4 weeks.

This statement does not take into consideration future tax payments on current account interests.

VSA current account

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French original

Jugement commercial VI No 507 / 2009

Audience publique du jeudi, deux avril deux mille neuf.

Numéro L- 6033/09

Composition:

Christiane JUNCK, vice-présidente,
Jean-Paul MEYERS, premier juge,
Gilles MATHAY, juge,
Manuela FLAMMANG, greffière.

E n t r e :

Monsieur le Procureur d'Etat près le Tribunal d'arrondissement de et à Luxembourg, Palais de Justice, Luxembourg,

demandeur en dissolution et en liquidation de la société d'investissement à capital variable sous forme d'une société anonyme LUXALPHA SICAV, aux termes d'une requête datée du 10 mars 2009,

comparant par le substitut du Procureur d'Etat, Monsieur Patrick KONSBRUCK,

e t :

la société d'investissement à capital variable sous forme d'une société anonyme LUXALPHA SICAV, avec siège social à L-1855 Luxembourg, 33A, avenue John F. Kennedy,

défenderesse aux fins de la prédite requête,

comparant par Maître Gilles DUSEMON, avocat à la Cour, demeurant à Luxembourg,

F A I T S :

Par requête datée du 10 mars 2009, ci-après annexée, Monsieur le Procureur d'Etat a demandé la dissolution et la liquidation de la société défenderesse :

Grand-Duché de
Luxembourg

PARQUET
DU
TRIBUNAL D'ARRONDISSEMENT
DE
LUXEMBOURG

Le Procureur d'Etat près le tribunal d'arrondissement de Luxembourg

Vu le courrier du 13 février 2009 de la Commission de Surveillance du Secteur Financier au sujet de la société d'investissement à capital variable LUXALPHA SICAV ainsi que ses 9 annexes ;

Vu le courrier daté du 9 mars 2009 de la Commission de Surveillance du Secteur Financier ;

Attendu que le 13 février 2009 le Parquet a été saisi d'un courrier de la Commission de Surveillance du Secteur Financier l'informant que la société d'investissement à capital variable LUXALPHA SICAV, constituée le 5 février 2004 avec siège à L-1855 Luxembourg, 33A, avenue John F Kennedy, soumise à la partie I de la loi modifiée du 20 décembre 2002 concernant les organismes de placement collectif, a fait l'objet le 3 février d'une décision de retrait de la liste officielle des organismes de placement collectif, conformément aux dispositions de l'article 94 (2) de la loi du 20 décembre 2002 concernant les organismes de placement collectif et ce avec effet à la date du 3 février 2009 ;

Que la décision de retrait de la liste officielle des organismes de placement collectif a été notifiée à la société LUXALPHA SICAV le 3 février 2009 ;

Que suivant ce même courrier du 3 février 2009, la Commission de Surveillance du Secteur Financier demande au Parquet de requérir la dissolution et la liquidation de la société LUXALPHA SICAV sur le fondement de l'article 104 (1) de la loi précitée ;

Que suivant son courrier du 9 mars 2009, la Commission de Surveillance du Secteur Financier informe le Parquet qu'aucun recours contre sa décision de retrait de la société LUXALPHA SICAV n'a été introduit auprès du Tribunal Administratif jusqu'en date du 6 mars 2009, date de l'expiration des délais de recours ;

Vu l'article 104 de la loi du 20 décembre 2002 concernant les organismes de placement collectif ;

REQUIERT

qu'il plaise à Madame la Vice-Présidente et Messieurs les premier juge et juge composant la 6^{ème} chambre du Tribunal d'arrondissement de Luxembourg ;

prononcer la dissolution et ordonner la liquidation de la société d'investissement à capital variable LUXALPHA SICAV;

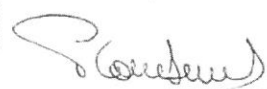
ordonner tous devoirs que de droit ;

ordonner l'exécution provisoire de la décision à venir ;

Luxembourg, le 10 mars 2009



Pour le Procureur d'Etat,
Le substitut,


Patrick KONSBRUCK

L'affaire fut utilement retenue à l'audience publique du 25 mars 2009 devant la sixième chambre, siégeant en matière commerciale, lors de laquelle les débats eurent lieu comme suit:

Le représentant du Ministère Public donna lecture de la requête ci-avant reproduite et exposa ses moyens.

Maître Gilles Dusemon répliqua.

Le tribunal prit l'affaire en délibéré et rendit à l'audience publique de ce jour le

j u g e m e n t

qui suit:

Par requête du 10 mars 2009, ci-avant annexée, Monsieur le Procureur d'Etat a demandé la dissolution et la mise en liquidation de la société d'investissement à capital variable sous forme d'une société anonyme Luxalpha Sicav (ci-après : Luxalpha), avec siège social à L-1855 Luxembourg, 33a, avenue John F. Kennedy.

La requête a été notifiée par la voie du greffe en date du 11 mars 2009 à la partie concernée.

Le Ministère Public expose à l'appui de sa requête qu'il a été saisi par la Commission de Surveillance du Secteur Financier (ci-après : la CSSF) en application de l'article 104 (1) de la loi modifiée du 20 décembre 2002 concernant les organismes de placement collectif (ci-après : la loi de 2002) d'une demande en dissolution et liquidation de la société Luxalpha, dans la mesure où cette société a fait l'objet, le 3 février 2009, d'une décision de retrait de la liste officielle des organismes de placement collectif, conformément aux dispositions de l'article 94 (2) de la loi de 2002 et qu'aucun recours contre cette décision de retrait n'a été introduit auprès du Tribunal Administratif jusqu'au 6 mars 2009, date de l'expiration des délais de recours.

La demande du Ministère Public est basée, conformément à la requête lui adressée par la CSSF, sur l'article 104 (1) de la loi de 2002 qui prévoit que « le tribunal d'arrondissement siégeant en matière commerciale prononce sur la demande du procureur d'Etat, agissant d'office ou à la requête de la CSSF, la dissolution et la liquidation des OPC visés par les articles 2 et 63 de la présente loi, dont l'inscription à la liste prévue à l'article 94, paragraphe (1) aura été définitivement refusée ou retirée ».

Il n'est ni contesté que la loi de 2002 est applicable à la société Luxalpha, ni que la décision de retrait de la liste officielle des OPC est définitive.

En conséquence et dans la mesure où la société Luxalpha ne s'oppose pas à l'ouverture d'une liquidation judiciaire, et qu'une telle procédure est justifiée dans l'intérêt des droits des créanciers et des investisseurs, il convient de prononcer la dissolution et d'ordonner la liquidation judiciaire de la société Luxalpha, en application de l'article 104 de la loi de 2002 et de nommer un juge-commissaire ainsi que deux liquidateurs.

Liquidateurs

Conformément à l'article 104 (2) de la loi de 2002, les liquidateurs peuvent intenter et soutenir toutes actions pour l'organisme, recevoir tous paiements, donner mainlevée avec ou sans quittance, réaliser toutes valeurs mobilières de l'organisme et en faire le réemploi, créer ou endosser tous effets de commerce, transiger ou compromettre toutes contestations. Ils peuvent aliéner les immeubles de l'organisme par adjudication publique. Ils peuvent en outre, mais seulement avec l'autorisation du tribunal, hypothéquer ses biens, les donner en gage et aliéner ses immeubles de gré à gré.

Aux termes de l'article 104 (3) de la loi de 2002, à partir du jugement de liquidation, toutes actions mobilières et immobilières, toutes voies d'exécution sur les meubles et immeubles ne pourront être suivies, intentées ou exercées que contre les liquidateurs. Le jugement de mise en liquidation arrête toutes saisies à la requête des créanciers chirographaires et non privilégiés sur les meubles et immeubles.

Il en découle que la société en liquidation perd l'administration de tous ses biens, laquelle est confiée aux liquidateurs qui agissent au profit tant de la société que des investisseurs et créanciers qu'ils représentent et qui bénéficient des pouvoirs les plus étendus en vue de la réalisation de leur objectif.

En l'occurrence, leurs pouvoirs s'exerceront tant au Grand-Duché de Luxembourg qu'à l'étranger, alors que la règle de l'unité et universalité de la liquidation judiciaire d'une société ayant son siège social au Luxembourg, étend en principe ses effets à tous les biens mobiliers et immobiliers de la société en liquidation, quand bien même ces biens sont situés à l'étranger.

Les liquidateurs pourront, dans la mesure qu'ils jugeront nécessaire, avoir recours aux services de tous mandataires, agents ou collaborateurs en vue de conserver et tenir les livres, registres et archives de la société Luxalpha et, en vue de conserver et réaliser les avoirs, prendre toutes mesures qui leur paraîtront dans l'intérêt de la liquidation.

Les dépenses faites à cette fin par les liquidateurs ainsi que leurs frais et honoraires seront à charge de la société en liquidation et considérés comme frais d'administration à prélever sur l'actif de la liquidation avant toute distribution de deniers.

Comme conséquence du dessaisissement, il y a également lieu d'arrêter le cours des intérêts, à l'égard de la masse, à compter du 2 avril 2009, jour de l'ouverture de la liquidation.

Afin d'éviter les difficultés et le danger de contradiction pouvant résulter d'une action séparée des liquidateurs, ils devront agir collégialement, sous leur signature conjointe.

Production de créances

Aux termes de l'article 104 (4) de la loi de 2002, après le paiement ou la consignation des sommes nécessaires au paiement des dettes, les liquidateurs distribuent aux porteurs de parts les sommes ou valeurs qui leur reviennent. Il faut en conclure que les porteurs de parts de la société Luxalpha ne sont pas à considérer comme des créanciers de la masse, mais comme des actionnaires qui vont se partager le boni de liquidation.

Ils n'ont dans ces conditions pas besoin de déposer une déclaration de créance pour faire valoir leurs droits. Ils seront convoqués par les liquidateurs en assemblée générale au moins une fois par an pour y être informés des résultats de la liquidation et des causes qui ont empêché celle-ci d'être terminée. La première assemblée générale sera tenue avant le 31 octobre 2009. Lors de cette assemblée il pourra notamment être discuté de l'opportunité de constituer un comité des créanciers/investisseurs.

Les créanciers de l'organisme de placement devront déposer leurs déclarations de créance au greffe du tribunal d'arrondissement de et à Luxembourg, sixième chambre, pour le 2 juillet 2009 au plus tard. L'article 508 du Code de commerce est applicable aux déclarations de créance déposées après cette date.

Admission et contestation des créances

La vérification des créances est faite par les liquidateurs au fur et à mesure du dépôt des déclarations de créance au greffe: ils portent sur des listes les créances qu'ils estiment admissibles. Chaque créance admissible est désignée par l'identité de son titulaire, son montant et sa cause, ainsi que son caractère privilégié ou chirographaire. Les liquidateurs établissent pareillement des listes sur lesquelles sont portées les créances contestées.

Les liquidateurs font rapport au juge-commissaire de leurs opérations de vérification, et lui soumettent périodiquement des projets de listes de créances admissibles et de créances contestées.

Pendant les dix premiers jours des mois de février, juin et octobre, les listes avec les créances périodiquement déclarées admissibles sont déposées au greffe du tribunal d'arrondissement de Luxembourg, sixième chambre, où les créanciers déclarés, ceux portés au bilan et les actionnaires peuvent en prendre inspection.

Pendant cette période, ces mêmes personnes peuvent former contredit contre des créances portées sur les listes. Le contredit est formé par une déclaration au greffe. Mention en est faite par le greffier sur la liste en question, en marge de la créance contredite. La mention porte la date du contredit et l'identité de son auteur ainsi que, le cas échéant, du mandataire procédant à la déclaration de contredit. Le contredit doit être réitéré, sous peine d'irrecevabilité, dans les trois jours par lettre recommandée adressée aux liquidateurs. Il doit contenir, sous peine d'irrecevabilité, les qualités exactes de l'auteur du contredit, élection de domicile dans la commune de Luxembourg, les justifications concernant sa qualité ainsi que les moyens et pièces invoqués à l'appui du contredit.

La recevabilité et le bien-fondé du contredit sont sommairement contrôlés par les liquidateurs.

Après expiration du délai de dix jours pour former contredit, les créances déclarées admissibles et non contredits sont définitivement admises dans les procès-verbaux signés par les liquidateurs et le juge-commissaire.

Les liquidateurs informeront valablement les créanciers dont les déclarations de créance ont été contestées ou fait l'objet d'un contredit recevable et non dénué de tout fondement, du caractère contesté de leur créance ou de l'existence d'un contredit, par lettre recommandée à l'adresse du domiciliataire, sinon à l'adresse du mandataire étranger, sinon à l'adresse indiquée dans la déclaration de créance, sinon à leur dernière adresse connue.

Faute par les créanciers de procéder par voie d'assignation endéans un délai de 40 (quarante) jours à partir de la date d'envoi à la poste de cette lettre recommandée, la déclaration de créance en question est à considérer comme définitivement rejetée.

Les liquidateurs informeront de même les contredisants dont le contredit leur paraît irrecevable ou dénué de tout fondement, du caractère contesté de leur contredit par lettre recommandée au domicile élu.

Faute par les contredisants de procéder par voie d'assignation endéans un délai de 40 (quarante) jours à partir de la date d'envoi à la poste de cette lettre recommandée, leur contredit sera définitivement considéré comme inexistant et la créance déclarée admise.

Le créancier qui procède par voie d'assignation contre les liquidateurs et, en cas de contredit, également contre le contredisant, de même que le contredisant qui procède par voie d'assignation contre le créancier et les liquidateurs doivent impérativement élire domicile dans la commune de Luxembourg dans l'assignation. A défaut de maintenir ladite élection de domicile pendant la durée de la procédure ou de notification d'un changement de domicile élu aux liquidateurs, toutes informations ultérieures et toutes significations pourront lui être faites ou données valablement au greffe du tribunal d'arrondissement de Luxembourg, siégeant en matière commerciale, sixième chambre, tel que prévu par l'article 499, alinéa 2, du code de commerce.

Les contestations qui ne peuvent recevoir une décision immédiate sont disjointes. Celles qui ne sont pas de la compétence du tribunal d'arrondissement de Luxembourg, siégeant en matière commerciale, seront renvoyées devant le tribunal compétent.

Aucune opposition ne sera reçue contre les jugements statuant sur les contestations et contredits.

Les créanciers dont les créances ont été admises en sont informés individuellement par lettre simple des liquidateurs.

Conversion des créances libellées dans une monnaie autre que l'euro

Les créances libellées dans une monnaie autre que l'euro seront converties dans cette devise au cours de change du jour du présent jugement de liquidation tel qu'il est publié par la Banque centrale européenne et le paiement de toutes les créances admises se fera en euro.

Juge-commissaire

La liquidation sera surveillée par un juge-commissaire qui bénéficie d'un droit de regard et d'information des plus étendus et qui pourra donner aux liquidateurs toutes directives qui lui sembleront être dans l'intérêt des créanciers et des investisseurs.

Pour le surplus, il y a lieu, en application de l'article 104 (1), 2^e paragraphe, dernière phrase, de la loi de 2002, de déclarer applicables les règles régissant la liquidation de la faillite, sous réserve des modalités dérogatoires détaillées ci-avant et sous réserve des modifications nécessaires au mode de liquidation à opérer le cas échéant ultérieurement.

En application de l'article 104 (1), 3e paragraphe, dernière phrase, de la loi de 2002, le présent jugement est exécutoire par provision.

PAR CES MOTIFS :

le tribunal d'arrondissement de et à Luxembourg, sixième chambre, siégeant en matière commerciale, statuant par un jugement contradictoire, le Ministère Public entendu en ses conclusions ;

reçoit la requête en la forme ;

déclare dissoute la société d'investissement à capital variable sous forme de société anonyme Luxalpha Sicav ;

en ordonne la liquidation ;

nomme juge-commissaire Madame Christiane JUNCK, vice-présidente au tribunal d'arrondissement de et à Luxembourg, et liquidateurs Maître Alain RUKAVINA, avocat à la Cour, demeurant à Luxembourg et Monsieur Paul LAPLUME, réviseur d'entreprise, demeurant à Junglinster ;

dit que les liquidateurs représentent tant la société que ses investisseurs et créanciers et qu'ils sont dotés des pouvoirs les plus étendus en vue de la réalisation de leur objectif qu'ils s'exerceront tant au Grand-Duché de Luxembourg qu'à l'étranger ;

dit que le cours des intérêts est arrêté au 2 avril 2009 ;

ordonne aux créanciers de faire au greffe du tribunal de commerce de ce siège la déclaration du montant de leurs créances avant le 2 juillet 2009 ;

déclare applicables les dispositions légales relatives à la liquidation de la faillite sous réserve des modalités dérogatoires suivantes :

la vérification des créances est faite par les liquidateurs au fur et à mesure du dépôt des déclarations de créance ; ils portent sur des listes les créances qu'ils estiment admissibles ; chaque créance admissible est désignée par l'identité de son titulaire, son montant et sa cause, ainsi que son caractère privilégié ou chirographaire ; les liquidateurs établissent des listes sur lesquelles sont portées les créances contestées,

les liquidateurs font rapport au juge-commissaire de leurs opérations de vérification, et lui soumettent périodiquement des projets de listes de créances admissibles et de créances contestées,

pendant les dix premiers jours des mois de février, juin et octobre, les listes avec les créances périodiquement déclarées admissibles sont déposées au greffe du tribunal d'arrondissement de Luxembourg, sixième chambre, où les créanciers déclarés, ceux portés au bilan et les actionnaires peuvent en prendre inspection,

pendant cette même période, ces mêmes personnes peuvent former contredit contre les créances figurant sur les prédictes listes. Le contredit est formé par une déclaration au greffe ; mention en est faite par le greffier sur la liste en question, en marge de la créance contredite ; la mention porte la date du contredit et l'identité de son auteur ainsi que, le cas échéant, du mandataire procédant à la déclaration de contredit, le contredit doit être réitéré, sous peine d'irrecevabilité, dans les trois

jours, par lettre recommandée adressée aux liquidateurs ; il doit contenir, sous peine d'irrecevabilité, les qualités exactes de l'auteur du contredit, élection de domicile dans la commune de Luxembourg, les justifications concernant sa qualité, ainsi que les moyens et pièces invoqués à l'appui du contredit,

la recevabilité et le bien-fondé du contredit sont sommairement contrôlés par les liquidateurs,

après expiration du délai de dix jours pour former contredit, les créances déclarées admissibles et non contredites sont admises définitivement dans les procès-verbaux signés par les liquidateurs et le juge-commissaire,

les liquidateurs informeront valablement les créanciers dont les déclarations de créance ont été contestées ou fait l'objet d'un contredit recevable et non dénué de tout fondement, du caractère contesté de leur créance ou de l'existence d'un contredit, par lettre recommandée à l'adresse du domiciliataire, sinon à l'adresse du mandataire étranger, sinon à l'adresse indiquée dans la déclaration de créance, sinon à leur dernière adresse connue,

faute par ces créanciers de procéder par voie d'assignation endéans un délai de 40 (quarante) jours à partir de la date d'envoi à la poste de cette lettre recommandée, la déclaration de créance en question est considérée comme définitivement rejetée,

les liquidateurs informeront de même les contredisants dont le contredit leur paraît irrecevable ou dénué de tout fondement, du caractère contesté de leur contredit par lettre recommandée au domicile élu,

faute par les contredisants de procéder par voie d'assignation endéans un délai de 40 (quarante) jours à partir de la date d'envoi à la poste de cette lettre recommandée, leur contredit est considéré inexistant et la créance déclarée admise,

le créancier qui procède par voie d'assignation contre les liquidateurs et, en cas de contredit, également contre le contredisant, de même que le contredisant qui procède par assignation contre le créancier et les liquidateurs, doivent impérativement élire domicile dans la commune de Luxembourg dans l'assignation ; à défaut de maintenir ladite élection de domicile pendant la durée de la procédure ou de notification d'un changement de domicile élu aux liquidateurs, toutes informations ultérieures et toutes significations pourront être valablement données au greffe du tribunal d'arrondissement de Luxembourg siégeant en matière commerciale, sixième chambre, tel que prévu par l'article 499, alinéa 2, du Code de commerce,

les contestations qui ne peuvent recevoir une décision immédiate sont disjointes,

celles qui ne sont pas de la compétence du tribunal d'arrondissement de Luxembourg, siégeant en matière commerciale, sont renvoyées devant le tribunal compétent,

aucune opposition ne sera reçue contre les jugements statuant sur les contestations et contredits,

les créanciers dont les créances ont été admises en sont informés individuellement par lettre simple des liquidateurs,

dit que les créances libellées dans une monnaie autre que l'euro seront converties dans cette devise au cours de change du jour du jugement de liquidation tel qu'il est

publié par la Banque centrale européenne et le payement de toutes les créances admises se fera en euro ;

ordonne que les scellés seront apposés au siège social de la société et partout ailleurs où besoin en sera, à moins que l'inventaire ne puisse être terminé en un seul jour, auquel cas il y sera procédé sans apposition préalable ;

ordonne la publication du présent jugement en son intégralité au Mémorial et par extrait dans les journaux Luxemburger Wort, l'Echo de la Bourse, Börsenzeitung et Financial Times ;

dit que le présent jugement est exécutoire par provision ;

met les frais à charge de la société d'investissement à capital variable sous forme de société anonyme Luxalpha Sicav.



enclome E.
english translation

Commercial Judgment, Sixth Chamber, No 507/2009

Public hearing of Thursday, the second day of April two thousand and nine

No L-6033/09

Composition:

Christiane JUNCK, Vice-President,

Jean-Paul MEYERS, First Judge,

[Signatures]

Gilles MATHAY, Judge,

Manuela FLAMMANG, Registrar.

Between:

The State Public Prosecutor attached to the Tribunal d'Arrondissement [District Court],
Luxembourg, Palais de Justice, Luxembourg,

applicant for the dissolution and liquidation of the investment company with variable capital
in the form of a public limited company LUXALPHA SICAV, according to an application
dated 10 March 2009,

represented by the deputy State Public Prosecutor, Mr Patrick KONSBRUCK,

and:

the investment company with variable capital in the form of a public limited company
LUXALPHA SICAV, whose registered office is at 33A avenue John F. Kennedy, L-1855
Luxembourg,

defendant named in the abovementioned application,

represented by Maître Gilles DUSEMON, lawyer with right of audience before the Court,
residing in Luxembourg,

FACTS:

By application dated 10 March 2009, annexed hereto, the State Public Prosecutor applied for
dissolution and liquidation of the defendant company.

GRAND DUCHY OF LUXEMBOURG

PUBLIC PROSECUTOR'S OFFICE
Tribunal d'Arrondissement, Luxembourg

The State Public Prosecutor attached to the Tribunal d'Arrondissement [District Court], Luxembourg,

Having regard to the letter dated 13 February 2009 from the Commission for Supervision of the Financial Sector regarding the investment company with variable capital LUXALPHA SICAV, and also the 9 annexes thereto;

Having regard to the letter dated 9 March 2009 from the Commission for Supervision of the Financial Sector;

Whereas:

on 13 February 2009 the Public Prosecutor's Office received a letter from the Commission for Supervision of the Financial Sector informing it that the investment company with variable capital LUXALPHA SICAV, incorporated on 5 February 2004, whose registered office is at 33A avenue John F. Kennedy, L-1855 Luxembourg, a company subject to part I of the Law of 20 December 2002, as amended, concerning collective investment undertakings, was on 3 February the subject of a decision withdrawing it from the official list of collective investment undertakings, in accordance with Article 94(2) of the Law of 20 December 2002 concerning collective investment undertakings, with effect from 3 February 2009;

The decision of withdrawal from the official list of collective investment undertakings was notified to the company LUXALPHA SICAV on 3 February 2009;

By the same letter of 3 February 2009, the Commission for Supervision of the Financial Sector asked the Public Prosecutor's Office to apply for dissolution and liquidation of the company LUXALPHA SICAV on the basis of Article 104(1) of the abovementioned Law;

By its letter of 9 March 2009, the Commission for Supervision of the Financial Sector informed the Public Prosecutor's Office that no appeal against its decision of withdrawal of the Company LUXALPHA SICAV had been submitted to the Tribunal Administratif (Administrative Court) by 6 March 2009, the date on which the period for lodging an appeal expired;

Having regard to Article 104 of the Law of 20 December 2002 concerning collective investment undertakings;

REQUESTS

that the Vice-President, the First Judge and the Judge making up the Sixth Chamber of the Tribunal d'Arrondissement, Luxembourg,

should pronounce the dissolution and order the liquidation of the investment company with variable capital LUXALPHA SICAV;

order that all the legally prescribed measures be complied with;

order provisional enforcement of the decision to be given.

Luxembourg, 10 March 2009

For the State Public Prosecutor

His deputy

[Signature]

Patrick KONSBRUCK

[Ink seal of the State Public Prosecutor, Luxembourg]

CERTIFIED TRUE TRANSLATION

CLAUDINE ADAMS

SWORN TRANSLATOR ACCORDING TO
MINISTERIAL DECREE OF 15 DECEMBER 1998
LUXEMBOURG, 6.4.2009

C. Adams

The case was duly considered at the public hearing of 25 March 2009 before the Sixth chamber, sitting as a commercial court, at which argument was presented as follows:

The representative of the Public Prosecutor's Office read the application set out above and put forward his pleas in law.

Maître Gilles Dusemon replied.

The Court retired to deliberate and at the public sitting of today's date delivered the following

Judgment

By application of 10 March 2009, reproduced above, the State Public Prosecutor applied for the dissolution and liquidation of the investment company with variable capital in the form of a public limited company LUXALPHA SICAV (hereinafter 'Luxalpha'), whose registered office is at 33a avenue John F. Kennedy, L-1855 Luxembourg.

The application was notified, through the Registry, on 11 March 2009 to the party concerned.

U. The Public Prosecutor's Office stated in support of its application that it had received from the Commission for Supervision of the Financial Sector (*Commission de Surveillance du Secteur Financier*, hereinafter 'the CSSF'), pursuant to Article 104(1) of the Law of 20 December 2002 concerning collective investment undertakings, as amended (hereinafter 'the 2002 Law'), an application for dissolution and liquidation of the company Luxalpha, in so far as that company was, on 3 February 2009, the subject of a decision withdrawing it from the official list of collective investment undertakings, in accordance with Article 94(2) of the 2002 Law, and that no appeal against that withdrawal decision had been brought before the Tribunal Administratif by 6 March 2009, the date on which the period for lodging an appeal expired.

The application made by the Public Prosecutor's Office is based, according to the application submitted to it by the CSSF, on Article 104(1) of the 2002 Law, which provides that 'the Tribunal d'Arrondissement, sitting as a commercial court, shall give a decision on the application from the State Public Prosecutor, acting on its own initiative or at the request of the CSSF, for dissolution and liquidation of the collective investment undertakings referred to by Articles 2 and 63 of the present Law, whose registration on the list provided for by Article 94(1) has been definitively refused or withdrawn'.

It is not disputed either that the 2002 Law is applicable to the company Luxalpha or that the decision of withdrawal from the official list of collective investment undertakings is definitive.

Consequently, and in so far as the company Luxalpha does not oppose the commencement of judicial liquidation proceedings, and such proceedings are justified in the interests of the rights of creditors and investors, it is appropriate to pronounce the dissolution and order the judicial liquidation of the company Luxalpha, pursuant to Article 104 of the 2002 Law and to appoint a supervising judge and two liquidators.

Liquidators

Pursuant to Article 104(2) of the 2002 Law, liquidators may bring and conduct all actions for the undertaking, receive all payments, grant releases with or without giving a receipt, realise all transferable securities of the undertaking and re-employ the same, issue or endorse all commercial paper, settle or compromise all disputes. They may dispose of the immovable property of the undertaking by public auction. They may also, but only with the authorisation of the Court, mortgage its property, pledge the same and dispose of its immovable property by private contract.

Pursuant to the terms of Article 104(3) of the 2002 Law, as from the time of the judgment ordering liquidation, all proceedings concerning immovable and immovable property, all means of enforcement affecting movable and immovable property may be conducted, brought or exercised only against the liquidators. The judgment placing the undertaking in liquidation terminates all proceedings for attachment brought by unsecured and non-privileged creditors in relation to movable and immovable property.

It follows that the company in liquidation forfeits management of all its property, which is entrusted to the liquidators, who act on behalf both of the company and of the investors and creditors whom they represent and they are vested with the widest powers for achievement of their objective.

In the present case, those powers will be exercised both in the Grand Duchy of Luxembourg and abroad, in so far as the rule as to unity and universality of judicial liquidation of a company having its registered office in Luxembourg in principle extends its effects to all the movable and immovable property of the company in liquidation, even where such property is situated abroad.

The liquidators will be able, to the extent to which they consider it necessary, to have recourse to the services of any representatives, agents or assistants with a view to maintaining and keeping the books, records and archives of the company Luxalpha and with a view to protecting and realising its assets, and to take all measures which appear to them to be in the interests of the liquidation.

The expenses incurred for that purpose by the liquidators, and their fees and costs, shall be charged to the company in liquidation and shall be regarded as administrative costs to be deducted from the assets of the liquidation before any distribution of funds.

As a result of the cessation of debtor's power to deal with his property, it is also appropriate to terminate the accrual of interest, as far as the body of creditors is concerned, as from 2 April 2009, the date on which the liquidation commenced.

In order to obviate difficulties and any danger of contradiction which might result from separate actions by the liquidators, they must act in a collegiate manner, under their joint signature.

Lodging of claims

Pursuant to Article 104(4) of the 2002 Law, after the payment or deposit in court of the sums necessary for payment of the debts, the liquidators shall distribute to the holders of shares the sums or values accruing to them. It must be concluded from this that the holders of shares in the company Luxalpha are not to be regarded as creditors of the insolvent estate but as shareholders who will share the proceeds of liquidation.

In those circumstances they do not need to lodge a proof of claim in order to enforce their rights. They will be convened by the liquidators to a general meeting at least once each year in order to be informed on that occasion of the results of the liquidation and of the causes which have prevented the liquidation from being completed. The first general meeting shall be held before 31 October 2009. At that general meeting, it is possible in particular that the appropriateness of establishing a committee of creditors/investors will be discussed.

The creditors of the investment undertaking will have to lodge a proof of claim at the Registry of the Tribunal d'Arrondissement, Luxembourg, Sixth Chamber, no later than 2 July 2009. Article 508 of the Commercial Code shall apply to any claims lodged after that date.

Admission and disputing of claims

The verification of claims shall be carried out by the liquidators progressively as the proofs of claim are lodged at the Registry: they shall enter on the list of claims those which they consider admissible. Each admissible claim shall be designated by details of the identity of the claimant, the amount and the basis of the claim, and whether it is privileged or unsecured. The liquidators shall in the same way draw up lists on which the disputed claims are entered.

The liquidators shall submit a report to the supervising judge on their verification operations and shall periodically submit to him draft lists of admissible claims and disputed claims.

During the first ten days of the months of February, June and October, the lists of claims periodically declared admissible shall be lodged at the Registry of the Tribunal d'Arrondissement, Luxembourg, Sixth Chamber, where the creditors who have submitted claims, those who are entered on the balance sheet and the shareholders may inspect the same.

During that period, those same persons may lodge objections against the claims entered on the lists. Objections shall take the form of a declaration submitted to the Registry. A reference

thereto shall be made by the Registrar on the list in question, in the margin of the entry of the claim objected to. The reference shall bear the date of the objection and the identity of the objector and, if appropriate, of the agent making the statement of objection. The objection must be repeated – failing which it shall be inadmissible – within three days by registered letter addressed to the liquidators. It must contain – failing which it shall be inadmissible – the precise identification of the objector, an address for service within the municipality of Luxembourg, proof of his standing and the pleas and documents relied on in support of the objection.

The admissibility and merits of the objection shall be verified on a summary basis by the liquidators.

After expiry of the period of ten days for lodging an objection, the claims declared admissible and not objected to shall be definitively admitted in the records signed by the liquidators and the supervising judge.

The liquidators shall duly inform the creditors whose lodged claims have been disputed, or have been the subject of an admissible objection which does not lack any foundation, of the fact that their claim has been challenged or that there is an objection to it, by registered letter sent to the address of the person providing an address for service, or else to the address of the foreign agent, or else to the address indicated in the lodged claim, or else to their last known address.

If the creditors do not proceed to issue a summons within a period of 40 (forty) days as from the date of dispatch by post of the said registered letter, the lodged claim in question shall be regarded as definitively rejected.

The liquidators shall similarly inform objectors whose objection appears to them to be inadmissible or lacking any basis, of the fact that their objection has been challenged, by registered letter sent to the address for service given by them.

If the objectors fail to proceed to issue a summons within a period of 40 (forty) days as from the date of dispatch by post of the said registered letter, their objections shall be definitively regarded as non-existent and the claims shall be declared admitted.

A creditor who issues a summons against the liquidators and, in the case of an objection, also against the objector, and any objector who issues a summons against the creditor and the liquidators must without fail indicate an address for service within the municipality of Luxembourg in the writ of summons. In the event of failure to maintain that address for service throughout the duration of the procedure or failure to notify a change of the elected address for service to the liquidators, all further information and all documents may be validly given to him or served at the Registry of the Tribunal d'Arrondissement, Luxembourg, sitting as a commercial court, Sixth Chamber, as provided for by Article 499(2) of the Commercial Code.

Objections on which it is not possible to give an immediate decision shall be dealt with separately. Those which are not within the jurisdiction of the Tribunal d'Arrondissement, Luxembourg, sitting as a commercial court, shall be referred to the competent court.

No appeal shall be available against judgments giving a decision on challenges and objections.

Creditors whose claims have been admitted shall be individually informed of that fact by ordinary letter from the liquidators.

Conversion of claims denominated in a currency other than the euro

Claims denominated in a currency other than the euro shall be converted into that currency at the rate of exchange ruling on the date of the present judgment ordering liquidation, as published by the European Central Bank, and the payment of all admitted claims shall be made in euro.

Supervising Judge

The liquidation shall be overseen by a supervising judge, who shall enjoy rights of inspection and access to information in the widest terms and he may give the liquidators all directions which appear to him to be in the interests of the creditors and investors.

For the rest, pursuant to Article 104(1), second subparagraph, last sentence, of the 2002 Law, it is appropriate to declare to be applicable the rules governing the liquidation of insolvent companies, subject to the derogating provisions outlined above and subject to any changes to the method of liquidation that it may become necessary to make subsequently.

Pursuant to Article 104(1), third subparagraph, last sentence, of the 2002 Law, the present judgment shall be enforceable on a provisional basis.

ON THOSE GROUNDS:

The Tribunal d'Arrondissement, Luxembourg, Sixth Chamber, sitting as a Commercial Court, giving judgment *inter partes*, the views of the Public Prosecutor's Office having been heard,

admits the application as regards its form;

declares the investment company with variable capital in the form of a public limited company Luxalpha to be dissolved;

orders liquidation thereof;

appoints as supervising judge Mrs Christiane JUNCK, Vice-President of the Tribunal d'Arrondissement, Luxembourg, and as liquidators Maître Alain RUKAVINA, lawyer with right audience before the Court, residing in Luxembourg, and Mr Paul LAPLUME, company auditor, residing in Junglinster;

states that the liquidators shall represent both the company and its investors and creditors and that they shall be vested with the widest powers for the purpose of attaining their objective, whether those powers are exercised in the Grand Duchy of Luxembourg or abroad;

states that interest ceased to accrue on 2 April 2009;

orders the creditors to lodge their claim with the amount thereof at the Registry of the Tribunal de Commerce [Commercial Court] of this locality before 2 July 2009;

declares to be applicable the legal provisions concerning liquidation of insolvent companies, subject to the following derogating provisions:

the verification of claims shall be carried out by the liquidators progressively as the proofs of claim are lodged at the Registry: they shall enter on the list of claims those which they consider admissible; each admissible claim shall be designated by details of the identity of the claimant, the amount and the basis of the claim, and whether it is privileged or unsecured; the liquidators shall in the same way draw up lists on which the disputed claims are entered,

the liquidators shall submit a report to the supervising judge on their verification operations and shall periodically submit to him draft lists of admissible claims and disputed claims,

during the first ten days of the months of February, June and October, the lists of claims periodically declared admissible shall be lodged at the Registry of the Tribunal d'Arrondissement, Luxembourg, Sixth Chamber, where the creditors who have submitted claims, those who are entered on the balance sheet and the shareholders may inspect the same,

during that period, those same persons may lodge objections against the claims entered on the lists. Objections shall take the form of a declaration submitted to the Registry; a reference thereto shall be made by the Registrar on the list in question, in the margin of the entry of the claim objected to; the reference shall bear the date of the objection and the identity of the objector and, if appropriate, of the agent making the statement of objection; the objection must be repeated – failing which it shall be inadmissible – within three days by registered letter addressed to the liquidators; it must contain – failing which it shall be inadmissible – the precise identification of the objector, an address for service within the municipality of Luxembourg, proof of his standing and the pleas and documents relied on in support of the objection,

the admissibility and merits of the objection shall be verified on a summary basis by the liquidators,

after expiry of the period of ten days for lodging an objection, the claims declared admissible and not objected to shall be definitively admitted in the records signed by the liquidators and the supervising judge,

the liquidators shall duly inform the creditors whose lodged claims have been disputed, or have been the subject of an admissible objection which does not lack any foundation, of the fact that their claim has been challenged or that there is an objection to it, by registered letter sent to the address of the person providing an address for service, or else to the address of the foreign agent, or else to the address indicated in lodged claim, or else to their last known address,

if the creditors do not proceed to issue a summons within a period of 40 (forty) days as from the date of dispatch by post of the said registered letter, the lodged claim in question shall be regarded as definitively rejected,

the liquidators shall similarly inform objectors whose objection appears to them to be inadmissible or lacking any basis, of the fact that their objection has been challenged, by registered letter sent to the address for service given by them,

if the objectors fail to proceed to issue a summons within a period of 40 (forty) days as from the date of dispatch by post of the said registered letter, their objections shall be definitively regarded as non-existent and the claims shall be declared admitted,

a creditor who issues a summons against the liquidators and, in the case of an objection, also against the objector, and any objector who issues a summons against the creditor and the liquidators must without fail indicate an address for service within the municipality of Luxembourg in the writ of summons; in the event of failure to maintain that address for service throughout the duration of the procedure or failure to notify a change of the elected address for service to the liquidators, all further information and all documents may be validly given to him or served at the Registry of the Tribunal d'Arrondissement, Luxembourg, sitting as a commercial court, Sixth Chamber, as provided for by Article 499(2) of the Commercial Code,

objections on which it is not possible to give an immediate decision shall be dealt with separately,

those which are not within the jurisdiction of the Tribunal d'Arrondissement, Luxembourg, sitting as a commercial court, shall be referred to the competent court,

no appeal shall be available against judgments giving a decision on challenges and objections,

creditors whose claims have been admitted shall be individually informed of that fact by ordinary letter from the liquidators,

states that claims denominated in a currency other than the euro shall be converted into that currency at the rate of exchange ruling on the date of the liquidation judgment, as published by the European Central Bank, and payment of all admitted claims shall be made in euro;

orders that seals are to be affixed at the registered office of the company and at all other places where they may be necessary, unless the inventory can be completed in a single day, in which case it shall be carried out without the prior affixing of seals;

orders publication of the present judgment in its entirety in the *Mémorial* [Official Gazette] and of an extract thereof in the newspapers *Luxemburger Wort*, *L'Echo de la Bourse*, *Börsenzeitung* and the *Financial Times*;

states that the present judgment shall be enforceable on a provisional basis;

orders that the costs are to be borne by the investment company with variable capital in the form of public limited company Luxalpha Sicav.

[Signatures]

CERTIFIED TRUE TRANSLATION
CLAUDINE ADAMS
SWORN TRANSLATOR ACCORDING TO
MINISTERIAL DECREE OF 15 DECEMBER 1998
UXEMBOURG, 6.4.2009

C. Adams