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

REPORT OF ASIAN DEVELOPMENT BANK

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

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Filed pursuant to Rule 3 of Regulation AD Dated: 16 March 2017

The following information is filed pursuant to Rule 3 of Regulation AD in respect of the issue of U.S.\$1,000,000,000 principal amount of Floating Rate Notes due 16 March 2021 (Series No. 910-00-1) (the "Notes") of the Asian Development Bank (the "ADB") under its Global Medium-Term Note Program (the "Program").

#### Item 1. <u>Description of Obligations</u>

The terms and conditions of the Notes are set forth in the Prospectus to the ADB's Global Medium-Term Note Program dated 28 April 2011 (the "Prospectus"), previously filed under a report of the ADB dated 4 May 2011, and in the Pricing Supplement relating to the Notes dated 14 March 2017 (the "Pricing Supplement"), which was filed previously under a report of the ADB dated 14 March 2017. Certain other information about the ADB is provided in the form of an Information Statement, the latest version of which, dated 22 April 2016, was filed under a report of the ADB dated 22 April 2016.

The fiscal agent of the ADB with respect to the Notes is the Federal Reserve Bank of New York, 33 Liberty Street, New York, NY 10045. The calculation agent of the ADB with respect to the Notes is Citibank, N.A., London Branch, Citigroup Centre, Canada Square, Canary Wharf, London E14 5LB, United Kingdom.

#### Item 2. Distribution of Obligations

See the Prospectus, pages 59 to 62 and the Pricing Supplement.

As of 14 March 2017, the ADB entered into a Terms Agreement, which was filed previously under a report of the ADB dated 14 March 2017, with BNP Paribas, Goldman Sachs International and Morgan Stanley & Co. International plc (the

"Managers"), pursuant to which the ADB has agreed to issue, and the Managers have severally but not jointly agreed to purchase, a principal amount of the Notes aggregating U.S.\$1,000,000,000 for an issue price of 100.00%. The Notes will be offered for sale subject to issuance and acceptance by the Managers and subject to prior sale. It is expected that the delivery of the Notes will be made on or about 16 March 2017. The Managers propose to offer all the Notes to the public at the public offering price of 100.00%.

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

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

#### Item 3. <u>Distribution Spread</u>

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

	Price to the Public	Commissions Concessions	and	Proceeds to ADB
Per Unit	100%	0%		100%
Total	U.S.\$1,000,000,000	U.S.\$0		U.S.\$1,000,000,000

## Item 4. <u>Discounts and Commissions to Sub-Underwriters and Dealers</u> See Item 3.

## Item 5. Other Expenses of Distribution

<u>Item</u>	Amount
Legal Fees Listing Fees (Luxembourg)	\$25,000 * \$2,600*

\* Asterisks indicate that expenses itemized above are estimates.

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

See the Prospectus, page 5.

## Item 7. Exhibits

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



## CLEARY GOTTLIEB STEEN & HAMILTON LLP

One Liberty Plaza New York, NY 10006-1470 T: +1 212 225 2000 F: +1 212 225 3999

clearygottlieb.com

WASHINGTON, D.C. · PARIS · BRUSSELS · LONDON · MOSCOW FRANKFURT · COLOGNE · ROME · MILAN · HONG KONG BEILING · BUENOS AIRES · SÃO PAULO · ABU DHABI · SEOUL

> Writer's Direct Dial: +1 212 225 2864 Email: ikarpf@cgsh.com

VICTORI LEWKOW
LESLEM, SILVERMAN
LEEC, SUCHHEIT
JAMES M. PEASLEE
THOMAS J MOLONEY
DAVID G SABEL
JONATHAN I. BLACKMAN
MICHAEL L. RYAN
ROBERT P. DAVIS
YARONIZ, REICH
RICHARDS, LINCER
STEVEN G HOROWITZ
JAMES A. OUNCAN
STEVEN M. LOEB
CONTROL OF THE CONTROL
DAVID S. BONDEN
LAWRENCE B. FRIEDMAN
HICOLAS GRABAR
CHRISTOPHER E. AUSTIN
SETH DROSS MANDLER
HOWARD Q. ZELOD
DAVID E. BROSSKY
ARTHUR H. KOHN
RICHARD J. COOPER
JEFFREY S. LEWIS
PAUL J. SHIM
STEVEN L. WILHER
ERIKA W. HISHNUIS
ANDRES DE LA CRUZ
DAVID C. BONDEY
JAMES J. CHAN
RICHARD J. COOPER
JAMES J. CHAN
RICHARD J. GOOPER
JAMES J. CHAN
LEWIS DE LA CRUZ
DAVID C. ROSSIN
MICHAEL J. GROSEN
LEWIS DE LA CRUZ
JAMES J. CHAN
LEWIS J. LIMAN
HISHNUIS
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JAMES J. CHAN
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LEWIS DE LA

ETHAM A. KLINGSBERG
MICHAELD. DAYAMELD. DAYAMELD. CAMMINED. UDOCCUZZI, JR.
JEFFEEY O. KARPF
KMBERLY BROWN BLACKLOW
RUBERT RAYMOND
RUBERT RAYMOND
LOCATE RAYMOND
LAND LOCATE RAYMOND
LAND LOCATE RAYMOND
LISAM SCHWEITZER
JUANG GIRALDEZ
DUANE MCLAUGHLIN
BREON S. PEACE
MEREDITH E. KOTLER
CHANTAL E. KORDULA
BEREY J. O'REILLY
ADAM E. FLEISHER
SEAN A. O'NEAL
BEREY J. O'REILLY
ADAM E. FLEISHER
SEAN A. O'NEAL
MICHAEL J. ALBANO
MICHAEL J. ALBANO
MICHAEL J. ALBANO
JENNIFER KENNEDY PARK
ELTZABETH LEHAS
LUKE A. BAREFOOT
JENNIFER KENNEDY PARK
ELTZABETH LEHAS
LUKE A. BAREFOOT
JENNIFER KENNEDY PARK
ELTZABETH LEHAS
LUKE A. BAREFOOT
JONATHAN S. KOLODNER
DANIEL LIAN
MEYER H. FEDIDA
ADRIAN R. KEIDDA
ADRIAN R. KEIDDA
ADRIAN R. LEIPSIC
ELTZABETH VICKES
ADAM J. BRENNEMAN

ARI D. MACKINNON
JAMES E. LANGSTON
JAREO GERBER
COLIN D. LLOYD
COREY M. GOODMAN
RISHI ZUTSHI
MITTANA. AE
MITTANA.

SEADORA M. ROCKS
S. DOUGLAS BORISKY
JUDITH KASEL
DAVIDE WEBB
PENELOPE L. CHRISTOPHOROU
BOAZ S. MORAD
MARY E. ALCOCK
HEIDE H. ILGENFRITZ
HUDH C. CORROY, JR.
KATHLEEN M. EMBERGER
WALLACE L. LARSON, JR.
AVRAW E. LUFT
AMOREW WEAVER
HELENA K. GRANNIS
GRANT M. BINDER
JOHN V. HARRISOH
CAROLINE F. HAYDAY
RAPUL MUKHI
NCURL M. MARKLID
CHRISC C. LEE
KENNETH G BLAZEJEWSKI
KNOX L. MCILWAN
REBORNI GOUREL

LOUISE M. PARENT

16 March 2017

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

#### Ladies and Gentlemen:

We have acted as special United States counsel to the several Managers (the "Managers") named in the terms agreement dated as of 14 March 2017 between the Asian Development Bank (the "ADB") and the Managers (the "Terms Agreement"), in connection with the offering by ADB of U.S.\$1,000,000,000 principal amount of Floating Rate Notes due 16 March 2021 (Series No. 910-00-1) (the "Notes") pursuant to ADB's Global Medium-Term Note Program (the "Program"). This opinion letter is furnished as an exhibit to a report of ADB of even date herewith filed with respect to the Notes pursuant to Regulation AD adopted by the Securities and Exchange Commission under Section 11(a) of the Asian Development Bank Act.

In arriving at the opinion expressed below, we have reviewed the following documents:

- (a) the Terms and Conditions of the Notes contained in the prospectus dated 28 April 2011 relating to the Program and the pricing supplement dated 14 March 2017;
- (b) the standard provisions dated as of 28 April 2011 and an executed copy of the Terms Agreement, each relating to the issuance of Notes by ADB;
- (c) an executed copy of the uniform fiscal agency agreement dated as of 20 July 2006, the letter of agreement dated 20 July 2006 from ADB to the Federal Reserve Bank of New York ("FRBNY") and the letter of acknowledgment dated 8 August 2006 from the FRBNY to ADB;

- (d) the letter of instruction dated 14 March 2017 from ADB to the FRBNY, authorizing and requesting delivery of the Notes; and
- (e) the opinion of the General Counsel of ADB dated 16 March 2017 delivered to the Managers in connection with the offering of the Notes and the opinion of the General Counsel of ADB dated 9 May 2011 in connection with the commencement of the Program.

In addition, we have reviewed the originals or copies certified or otherwise identified to our satisfaction of all such corporate records of ADB and such other documents, and we have made such investigations of law, as we have deemed appropriate as a basis for the opinion expressed below.

In rendering the opinion expressed below, we have assumed the authenticity of all documents submitted to us as originals and the conformity to the originals of all documents submitted to us as copies.

Based on the foregoing, and subject to the further assumptions and qualifications set forth below, it is our opinion that the Notes, when they have been duly issued, delivered in book-entry form to or on behalf of the Managers and paid for, will constitute the valid, binding and enforceable obligations of ADB.

Insofar as the foregoing opinion relates to the validity, binding effect or enforceability of any agreement or obligation of ADB, (a) we have assumed that ADB and each other party to such agreement or obligation has satisfied those legal requirements that are applicable to it to the extent necessary to make such agreement or obligation enforceable against it (except that no such assumption is made as to ADB regarding matters of federal law of the United States of America or the law of the State of New York that in our experience normally would be applicable with respect to such agreement or obligation), (b) such opinion is subject to applicable bankruptcy, insolvency and similar laws affecting creditors' rights generally and to general principles of equity and (c) such opinion is subject to the effect of judicial application of foreign laws or foreign governmental actions affecting creditors' rights.

The foregoing opinion is limited to the federal law of the United States of America and the law of the State of New York.

We are furnishing this opinion letter to you at the request of the Managers in our capacity as counsel to the Managers, and this letter is solely for your benefit. This opinion letter is not to be relied on by or furnished to any other person or used, circulated, quoted or otherwise referred to for any other purpose. Notwithstanding the foregoing, you may furnish a copy of this opinion letter (with notice to us, which shall be given before furnishing such copy, when practicable) (a) if required by any applicable law or regulation, (b) to any regulatory authority having jurisdiction over you if required by such authority or (c) in connection with any actual or threatened claim against you relating to the offering of the Notes if required to assist you in establishing defenses under applicable securities laws, it being understood and agreed that we assume no duty or liability whatsoever to any person furnished this letter in accordance with this sentence and that any such person is not entitled to rely on this letter in any manner as a result of being furnished this letter or for any other reason. We assume no obligation to advise you, or to make any investigations, as to any legal developments or factual matters arising subsequent to the date hereof that might affect the opinions expressed herein.

Very truly yours,

CLEARY GOTTLIEB STEEN& HAMILTON LLP

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Jeffiey D. Karpf, a Partner