CAPSTEAD MORTGAGE CORP Form SC 13G/A February 13, 2008

OMB APPROVAL OMB Number: 3235-0145 Expires: February 28, 2009 Estimated average burden hours per response...10.4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13G

Information to be included in Statements filed pursuant to Rules 13d-1(b), (c) and (d) and amendments thereto filed pursuant to Rule 13d-2(b)

Under the Securities Exchange Act of 1934 (Amendment No. 1)*

Capstead Mortgage Corp
(Name of Issuer)
Common Stock
(Title of Class of Securities)
14067E506
(CUSIP Number)
December 31, 2007
(Date of Event Which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

- þ Rule 13d-1(b)
- o Rule 13d-1(c)
- o Rule 13d-1(d)

The information required in the remainder of this cover page shall not be deemed to be filed for the purpose of Section 18 of the Securities Exchange Act of 1934 (Act) or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

^{*} The remainder of this cover page shall be filled out for a reporting person s initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.

NAMES OF REPORTING PERSONS AND I.R.S. IDENTIFICATION NO. 1 UBS AG (for the benefit and on behalf of UBS Investment Bank, Wealth Management USA, and Global Wealth Management and Business Banking business groups of UBS AG (See Item 7)) CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) 2 (a) o (b) o SEC USE ONLY 3 CITIZENSHIP OR PLACE OF ORGANIZATION 4 Switzerland SOLE VOTING POWER 5 NUMBER OF Less than 5% **SHARES** SHARED VOTING POWER 6 **BENEFICIALLY** OWNED BY 0 **EACH** SOLE DISPOSITIVE POWER 7 REPORTING **PERSON** Less than 5% WITH: SHARED DISPOSITIVE POWER 8 0 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 9

Less than 5%

10	CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)
	0
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
	Less than 5%
12	TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)
12	BK

Item 1(a)	Name of Issuer
	Capstead Mortgage Corp
Item 1(b)	Address of Issuer s Principal Executive Offices:
	8401 North Central Expressway Ste 800 Dallas, TX 75225
Item 2(a)	Name of Person Filing:
	UBS AG
Item 2(b)	Address of Principal Business Office:
	UBS AG s principal business office is: Bahnhofstrasse 45 PO Box CH-8021 Zurich, Switzerland
Item 2(c)	Citizenship:
	Switzerland
Item 2(d)	Title of Class of Securities
	Common Stock
Item 2(e)	CUSIP Number:
	14067E506
Item 3.	Type of Person Filing:

UBS AG is classified as a Bank as defined in section 3(a)(6) of the Act pursuant to no-action relief granted by the staff of the Securities and Exchange Commission.

Item 4 Ownership:

(a)-(c)(iv).

Items 5-11 of the cover pages are incorporated by reference.

Item 5. Ownership of Five Percent or Less of a Class:

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following o.

Item 6. Ownership of More than Five Percent on Behalf of Another Person:

Not applicable

Item 7. Identification and Classification of the Subsidiary That Acquired the Security Being Reported on By the Parent Holding Company:

This statement on Schedule 13G is being filed by UBS AG on behalf of itself and the subsidiaries listed below. The securities being reported on by UBS AG were acquired directly by UBS AG directly and certain of such subsidiaries.

UBS AG London Branch

UBS Portfolio LLC

UBS AG Frankfurt

UBS Ltd

UBS Warburg Private Clients Ltd

UBS AG Tokyo branch

UBS AG (Switzerland)

UBS Warburg Securities (Pty) Ltd (South Africa)

UBS International Ltd

UBS Warburg Securities Ltd

Banco UBS Warburg S.A

UBS Warburg Corretora de Cambio e Valores

Mobiliarios S.A.

UBS Warburg Trading S.A.

UBS Bunting Warburg Inc

UBS Capital Americas Investments III, Ltd.

UBS Capital II LLC

UBS Capital LLC

UBS AG Brazil

UBS Limited

UBS Capital Americas Investments II Ltd

SBC Equity Partners AG

UBS Capital Asia Pacific Ltd
UBS Capital Holdings LLC
UBS Capital Jersey Ltd
UBS Capital BV

UBS (USA) Inc

Inversiones Ibersuizas, S.A. UBS (Bahamas) LTD UBS (Cayman Islands) LTD **UBS** (France) LTD UBS (Italia) LTD UBS (Luxemberg) LTD UBS (Luxemberg) SA Austria Branch UBS (Monaco) S.A. **UBS AG Brazil** UBS AG New York (101 Park Avenue) **UBS AG Hong Kong UBS AG Jersey Branch UBS AG Singapore UBS** Assessores LTD UBS Bank (Canada) **UBS Belgium SA/NV UBS** Deutschland AG UBS Espana S.A. **UBS** International Inc **UBS Swiss Advisors AG UBS** Wealth Management AG UBS Wealth Management (UK) Ltd Banco UBS Pactual SA Item 8. Identification and Classification of Members of the Group Not Applicable

Notice of Dissolution of Group:

UBS Warburg AG (Frankfurt)
UBS Securities Australia Ltd
UBS Securities (Japan) Ltd
UBS Securities LLC

UBS New Zealand Limited UBS AG Australia Branch UBS Capital Markets LP

UBS Americas Inc

Item 9

UBS Financial Services Inc.

UBS Securities New Zealand Limited

UBS Capital Latin America LDC
UBS Securities France SA
UBS AG Canada Branch
UBS Cayman Ltd.
PaineWebber Capital Inc
Paine Webber International Inc
UBS Fiduciary Trust Company

UBS Financial Services Incorporated of Puerto Rico

Not Applicable

Item 10. Certification:

By signing below, the undersigned certify that, to the best of their knowledge and belief, the securities referred to above were acquired and are held in the ordinary course of business and were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect. SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

By: /s/ Gordon Kiesling Gordon Kiesling Executive Director

By: /s/ Karen Wendell Karen Wendell Executive Director

Date: February 13, 2008