PRICING SUPPLEMENT

PROHIBITION OF SALES TO EEA RETAIL INVESTORS: The Securities are not intended to be offered, sold or otherwise made available to and should not be offered, sold or otherwise made available to any retail investor in the European Economic Area ("EEA"). For these purposes, a retail investor means a person who is one (or more) of: (i) a retail client as defined in point (11) of Article 4(1) of Directive 2014/65/EU ("MiFID II"); (ii) a customer within the meaning of Directive 2002/92/EC ("IMD"), where that customer would not qualify as a professional client as defined in point (10) of Article 4(1) of MiFID II; or (iii) not a qualified investor as defined in Directive 2003/71/EC (as amended, the "Prospectus Directive"). Consequently, no key information document required by Regulation (EU) No 1286/2014 (the "PRIIPs Regulation") for offering or selling the Securities or otherwise making them available to retail investors in the EEA has been prepared and therefore offering or selling the Securities or otherwise making them available to any retail investor in the EEA may be unlawful under the PRIIPs Regulation. Notwithstanding the above, if the Issuer subsequently prepares and publishes a key information document under the PRIIPs Regulation in respect of the Securities, then the prohibition on the offering, sale or otherwise making available the Securities to a retail investor as described above shall no longer apply.

Pricing Supplement dated 29 March 2018

JPMorgan Chase Bank, N.A.

Structured Products Programme for the issuance of Notes, Warrants and Certificates

U.S.\$10,000,000 7-Year Range Accrual Note linked to the USD 3-Month LIBOR in Advance and the USD 3-Month LIBOR (Reference Index), due March 2025 (the "Securities" or "Note")

The offering circular dated 13 December 2017 and Supplement(s) to the offering circular listed in the Annex hereto (as so supplemented, the "Offering Circular") (as completed and (if applicable) amended by this Pricing Supplement) has been prepared on the basis that any offer of Securities in any Member State of the European Economic Area which has implemented the Prospectus Directive (each, a "Relevant Member State") will be made pursuant to an exemption under the Prospectus Directive, as implemented in that Relevant Member State, from the requirement to publish a prospectus for offers of the Securities. The expression "Prospectus Directive" means Directive 2003/71/EC (and amendments thereto, including by Directive 2010/73/EU), and includes any relevant implementing measure in the Relevant Member State. Accordingly any person making or intending to make an offer in that Relevant Member State of the Securities may only do so in circumstances in which no obligation arises for the Issuer or any Dealer to publish a prospectus pursuant to Article 3 of the Prospectus Directive or supplement a prospectus pursuant to Article 16 of the Prospectus Directive, in each case, in relation to such offer. Neither the Issuer nor any Dealer has authorised, nor do they authorise, the making of any offer of Securities in any other circumstances.

The Securities will not be offered, sold or otherwise distributed in or from Switzerland and neither this Pricing Supplement nor any other document relating to the Securities may be distributed in or from Switzerland in connection with any such offering or distribution, except to individually selected qualified investors within the meaning of, and in accordance with, the Swiss Federal Act on Collective Investment Schemes.

If you purchase the Securities described in this Pricing Supplement after the date hereof, you should review the most recent restatement (if any) of the Offering Circular and each supplement thereafter up to (and including) the date of purchase to ensure that you have the most up to date information on the Issuer and (if applicable) the Guarantor on which to base your investment decision (note that the terms and conditions of the Securities will remain as described in this Pricing Supplement and the version of the Offering

Circular described above, subject to any amendments notified to holders). Each supplement and restatement (if any) to this Offering Circular can be found on (www.bourse.lu) and (www.ise.ie).

RISK FACTORS

Purchase of these Securities involves substantial risks

Investors should ensure that they understand the nature of the risks posed by, and the extent of their exposure under, the Securities. Investors should make all pertinent inquiries they deem necessary without relying on the Issuer or the Dealer. Investors should consider the suitability of the Securities as an investment in light of their own circumstances, investment objectives, tax position and financial condition. Investors should consider carefully all the information set forth in this Pricing Supplement along with all the information set forth in the Offering Circular. Investors should pay particular attention to the section entitled "Risk Factors" in the Offering Circular (pages 28 to 91 inclusive).

Unregulated Securities: The Securities do not constitute a participation in a collective investment scheme within the meaning of the Swiss Federal Act on Collective Investment Schemes and are not subject to supervision by the Swiss Financial Market Supervisory Authority FINMA

None of the Securities constitutes a participation in a collective investment scheme within the meaning of the Swiss Federal Act on Collective Investment Schemes and none of the Securities is subject to approval, registration or supervision by the Swiss Financial Market Supervisory Authority FINMA or any other regulatory authority in Switzerland. Accordingly, investors do not have the benefit of the specific investor protection provided under the Swiss Federal Act on Collective Investment Schemes and are exposed to the credit risk of the Issuer and (if applicable) the Guarantor.

PART A - CONTRACTUAL TERMS

Terms used herein shall be deemed to be defined as such for the purposes of the General Conditions and the Specific Product Provisions (as may be amended and/or supplemented up to and including the Issue Date) set forth in the Offering Circular. Full information on the Issuer and the offer of the Securities is only available on the basis of the combination of this Pricing Supplement and the Offering Circular (including all documents incorporated by reference). The Offering Circular (including all documents incorporated by reference) is available from The Bank of New York Mellon S.A./N.V., Luxembourg branch, at Vertigo Building, Polaris, 2-4 rue Eugène Ruppert, L-2453, Luxembourg and The Bank of New York Mellon S.A./N.V., at Dublin Branch, Riverside 2, Sir John Rogerson's Quay, Grand Canal Dock, Dublin 2, Ireland, and in electronic form on the Irish Stock Exchange's website (www.ise.ie.).

1. (i) **Issuer:** JPMorgan Chase Bank, N.A.

2. (i) Series Number: 2016-6990

(ii) Tranche Number: One

3. Specified Currency or Currencies: United States Dollar ("U.S.\$ " or "USD")

4. Notes, Warrants or Certificates: Notes

5. Aggregate Nominal Amount:

(i) Series: U.S.\$10,000,000

(ii) Tranche:

U.S.\$10,000,000

6. **Issue Price:**

100.00 per cent. of the Aggregate Nominal Amount

The Issue Price specified above may be more than the market value of the Securities as at the Issue Date, and the price, if any, at which the Dealer or any other person is willing to purchase the Securities in secondary market transactions is likely to be lower than the Issue Price. In particular, where permitted by applicable law and subject to any additional ex ante cost disclosure required by such, the Issue Price may take into account amounts with respect to commissions relating to the issue and sale of the Securities as well as amounts relating to the hedging of the Issuer's obligations under the Securities and secondary market prices may exclude such amounts.

If any commissions or fees relating to the issue and sale of the Securities have been paid or are payable by the Dealer to an intermediary, then such intermediary may be obliged to fully disclose to its clients the existence, nature and amount of any such commissions or fees (including, if applicable, by way of discount) as required in accordance with laws and regulations applicable to such intermediary, including any legislation, regulation and/or rule implementing the Markets in Financial Instruments Directive (Directive 2004/39/EC as amended, varied or replaced from time to time including through the implementation of Directive 2014/65/EU), or as otherwise may apply in any non-EEA jurisdictions.

Investors in the Securities intending to invest in Securities through an intermediary (including by way of introducing broker) should request details of any such commission or fee payment from such intermediary before making any purchase hereof.

(i) Specified Denomination:

U.S.\$10,000,000 per Note

For the avoidance of doubt, the Specified Denomination of the Note may not be sub-divided throughout the tenor of the Note.

(ii) Trading in Units (*Notes*):

Not Applicable

(iii) Minimum trading size:

One (1) Note (corresponding to a nominal amount of U.S.\$10,000,000)

7. **Issue Date:**

29 March 2018

8. **Maturity Date:**

29 March 2025 (the "Scheduled Maturity Date"); provided, however, that if such day is not a Business Day, then the Scheduled Maturity Date will be subject

to adjustment in accordance with the Following Business Day Convention.

PROVISIONS APPLICABLE TO NOTES

PROVISIONS RELATING TO INTEREST (IF ANY) PAYABLE

9. **Interest Commencement Date:** Issue Date

10. **Fixed Rate Note Provisions:** Not Applicable

11. Floating Rate Note Provisions: Not Applicable

12. **Zero Coupon Note Provisions:** Not Applicable

13. Variable Linked Interest Provisions: Applicable

(i) Type of Interest: The interest payable in respect of the Note shall be

linked to the USD 3-Month LIBOR in Advance and the USD 3-Month LIBOR (Reference Index), as more fully

described in sub-paragraph (ii) below.

(ii) Provisions for determining Rate of Interest or Interest Amount where calculated by reference to Share/Index/Commodity/FX Rate: The Rate of Interest in respect of the Interest Period ending on (but excluding) each Interest Payment Date, payable in respect of the Note on each Interest Payment Date shall be the rate per annum (expressed as a percentage) determined by the Calculation Agent in accordance with the following formula:

(USD 3-Month LIBOR in Advance + 1.00%) x Qualifying Days / Actual Days

Where:

"Actual Days" means the total number of calendar days in the relevant Interest Period.

"Index Lower Barrier" means 0.00%.

"Index Upper Barrier" means 6.00%.

"**Interest Period**" means, for the purpose of this Paragraph 13, each of:

- (a) the period beginning on (and including) the Interest Commencement Date and ending on (but excluding) the first Interest Period End Date; and
- (b) each successive period beginning on (and including) an Interest Period End Date and ending on (but excluding) the next succeeding Interest Period End Date.

"Interest Period End Date" means every 29th of March, June, September and December of each year, commencing on 29 June 2018, to and including the Scheduled Maturity Date, not subject to any adjustment.

"London Banking Day" means each day on which commercial banks are open for general business (including dealings in foreign exchange and foreign currency deposits) in London.

"Qualifying Days" means, in respect of an Interest Period, the number of calendar days during such Interest Period where the USD 3-Month LIBOR (Reference Index) is less than or equal to the Index Upper Barrier and greater than or equal to the Index Lower Barrier.

"USD 3-Month LIBOR in Advance" means, in respect of each Interest Period, the rate for deposits in U.S. Dollars for a period of 3 months (the "Original Rate 1" or an "Original Rate") that appears on Reuters Screen LIBOR01 Page (or any successor or replacement page to such page) (the "Relevant Screen Page 1") as of 11:00 a.m., London time (the "Relevant Time 1") on the day which is 2 London Banking Days prior to the first day of the related Interest Period (the "Determination Date 1").

If the Calculation Agent determines that such rate does not appear on the Relevant Screen Page 1 at the Relevant Time 1 on the Determination Date 1, the USD 3-Month LIBOR in Advance for that Determination Date 1 will be determined on the basis of the rates at which deposits in U.S. Dollars are offered by the Reference Banks at approximately the Relevant Time on that Determination Date 1 to prime banks in the London interbank market for a period of 3 months commencing two London Banking Days after that Determination Date 1 and in a Representative Amount. The Calculation Agent will request the principal London office of each of the Reference Banks to provide quotations of its rate. If at least two such quotations are provided, the rate for that Determination Date 1 will be the arithmetic mean of the quotations. If fewer than two quotations are provided as requested, the rate for that Determination Date 1 will be the arithmetic mean of the rates quoted by major banks in New York City, selected by the Calculation Agent, at approximately 11:00 a.m., New York City time, on that Determination Date 1 for loans in U.S. Dollars to

leading European banks for a period of 3 months commencing on the day which is two London Banking Days after that Determination Date 1 and in a Representative Amount. If the USD 3-Month LIBOR in Advance for that Determination Date 1 cannot be obtained by applying the fallbacks described above, or if the Calculation Agent determines that no suitable Reference Bank or major bank in New York (as the case may be) which is prepared to quote is available, the USD 3-Month LIBOR in Advance for that Determination Date 1 shall be as determined by the Calculation Agent acting in good faith and in a commercially reasonable manner taking into account such source(s) as it, in its sole discretion, may determine appropriate.

"USD 3-Month LIBOR (Reference Index)" means, in respect of each calendar day during an Interest Period, the rate for deposits in U.S. Dollars for a period of 3 months (the "Original Rate 2" or an "Original Rate") that appears on Reuters Screen LIBOR01 Page (or any successor or replacement page to such page) (the "Relevant Screen Page 2") as of 11:00 a.m., London Time (the "Relevant Time 2") on such calendar day (the "Determination Date 2").

If the Calculation Agent determines that such rate does not appear on the Relevant Screen Page 2 at the Relevant Time 2 on the Determination Date 2, USD 3-Month LIBOR (Reference Index) in respect of such calendar day will be determined on the basis of the rates at which deposits in U.S. Dollars are offered by the Reference Banks at approximately the Relevant Time 2 on the Determination Date 2 to prime banks in the London interbank market for a period of 3 months commencing on the Determination Date 2 and in a Representative Amount 2. The Calculation Agent will request the principal London office of each of the Reference Banks to provide quotations of its rate. If at least two such quotations are provided, the rate for the Determination Date will be the arithmetic mean of the quotations. If fewer than two quotations are provided as requested, the rate for that Determination Date 2 will be the arithmetic mean of the rates quoted by major banks in the New York City, selected by the Calculation Agent, at approximately 11:00 a.m., New York City time, on that Determination Date 2 for loans in U.S. Dollars to leading European banks for a period of 3 months commencing on the day which is two London Banking Days after that Determination Date 2 and in a Representative Amount. If the USD 3-Month LIBOR

(Reference Index) for the Determination Date 2 cannot be obtained by applying the fallbacks stated above, or if the Calculation Agent determines that no suitable Reference Bank or major bank in New York (as the case may be) which is prepared to quote is available, the Calculation Agent will determine the rate in good faith and in a commercially reasonable manner, PROVIDED THAT:

- (a) subject to paragraph (b) below, for any calendar day which is not a London Banking Day, USD 3-Month LIBOR (Reference Index) shall be deemed to be the USD 3-Month LIBOR (Reference Index) rate determined for the date which is a London Banking Day most recently preceding such calendar day; and
- (b) in respect of an Interest Period, the USD 3-Month LIBOR (Reference Index) rate in respect of each calendar day from, and including, the Rate Cutoff Date to and including, the last calendar day of such Interest Period, shall be deemed to be the USD 3-Month LIBOR (Reference Index) rate in respect of the Rate Cut-off Date.

"Rate Cut-Off Date" means, for an Interest Period, the date which is the fifth London Banking Day prior to the Interest Payment Date scheduled to fall at the end of such Interest Period.

"Reference Banks" mean four major banks in the London interbank market.

"Representative Amount" means an amount that is representative for a single transaction in the London interbank market at the relevant time.

(iii) Interest Determination Date(s):

Not Applicable.

(iv) Interest Payment Date(s):

Every 29th of March, June, September and December of each year, commencing on 29 June 2018, to and including the Maturity Date.

For the purpose of payment, an Interest Payment Date that falls on a day that is not a Business Day will be adjusted subject to the Following Business Day Convention. An Interest Payment Date will not be adjusted for the purpose of the calculation of accrued interest.

(v) Provisions for determining Rate of Interest or Interest Amount where calculation by reference to Share/Index/Commodity/FX Rate is impossible or impracticable or otherwise disrupted: See paragraph 13(ii) above.

Substitute or Successor Rate

If the Calculation Agent determines that an Original Rate has been discontinued or has otherwise ceased to exist, the Calculation Agent shall, in its sole and absolute discretion, select a substitute or successor rate that the Calculation Agent determines is comparable to the relevant Original Rate to replace such Original Rate, and shall replace such Original Rate by such substitute or successor rate with effect from such date as determined by the Calculation Agent, and such substitute or successor rate will be deemed to be the relevant Original Rate with effect from such date. The Calculation Agent may make such adjustments that it determines to be appropriate, if any, to any one or more of the terms of the Note, including without limitation, any variable or term relevant to the settlement or payment under the Note, as the Calculation Agent determines appropriate to account for such replacement.

(vii) Day Count Fraction:

30/360, unadjusted

14. **Dual Currency Note Provisions:**

Not Applicable

PROVISIONS RELATING TO REDEMPTION OF NOTES

15. **Call Option:** Not Applicable

16. **Put Option:** Not Applicable

17. **Final Redemption Amount:** U.S.\$10,000,000 per Note of U.S.\$10,000,000

Specified Denomination

18. **Early Payment Amount:** For the purposes of General Condition 15.2

(Consequences of an Event of Default) only, an amount equal to the outstanding nominal amount of the Note, including any accrued interest to (but excluding) the

date of redemption of the Note.

For all other purposes, Early Payment Amount 2 (as

defined in the Offering Circular) will apply.

19. **Credit Linked Note Provisions:** Not Applicable

20. **Details relating to Instalment Notes:** Not Applicable

amount of each payment comprising the Issue Price and date on which each payment is to be made and consequences (if

21.

any) of failure to pay, including any right of the Issuer to forfeit the Notes and

Details relating to Partly Paid Notes:

Not Applicable

interest due on late payment:

PROVISIONS APPLICABLE TO WARRANTS

Paragraphs 22-34 are not applicable and intentionally deleted

PROVISIONS APPLICABLE TO CERTIFICATES

Paragraphs 35-42 are not applicable and intentionally deleted

SPECIFIC PRODUCT PROVISIONS APPLICABLE TO THE SECURITIES

SHARE LINKED PROVISIONS

43. **Share Linked Provisions:** Not Applicable

INDEX LINKED PROVISIONS

44. Index Linked Provisions: Not Applicable

COMMODITY LINKED PROVISIONS

45. **Commodity Linked Provisions:** Not Applicable

FX LINKED PROVISIONS

46. **FX Linked Provisions:** Not Applicable

FUND LINKED PROVISIONS

47. **Fund Linked Provisions:** Not Applicable

MARKET ACCESS PARTICIPATION PROVISIONS

48. Market Access Participation Provisions: Not Applicable

LOW EXERCISE PRICE WARRANT PROVISIONS

49. Low Exercise Price Warrant Provisions: Not Applicable

GENERAL PROVISIONS APPLICABLE TO THE SECURITIES

50. **New Global Note:** Not Applicable

51. **Form of Securities:** Registered Securities

(i) Temporary or Permanent Bearer Global Security / Registered Global Security: Temporary Registered Global Security which is exchangeable for a Permanent Registered Global Security, each of which is exchangeable for Registered Definitive Securities (i) automatically in the limited circumstances specified in the relevant Registered Global Security or (ii) in the case of a Permanent Registered Global Security only, at any time at the option of the Issuer by giving notice to the Holders and the Registrar of its intention to effect such exchange on

the terms as set forth in the relevant Permanent Registered Global Security.

(ii) Are the Notes to be issued in the form N of obligations under French law?

(iii) Name of French Registration Agent: Not Applicable

(iv) Representation of Holders of Not Applicable Notes/Masse:

(v) Regulation S/Rule 144A Securities: Not Applicable

52. **Record Date:** As set out in the General Conditions

53. Additional Financial Centre(s) (General Condition 12.2) or other special provisions relating to payment dates:

London (and, for the avoidance of doubt, New York City, pursuant to General Condition 12.2).

54. Payment Disruption Event (General Condition 13):

As may be notified to the Holders pursuant to General

Relevant Currency: Condition 27 (*Notices*) at the relevant time.

55. **Extraordinary Hedge Disruption Event** Not Applicable (General Condition 17):

56. Early Redemption for Tax on Underlying Not Applicable Hedge Transactions (General Condition 18.4):

57. **Disruption Event (General Condition 19):** Not Applicable

58. **Physical Settlement:** Not Applicable

59. Calculation Agent: J.P. Morgan Securities plc ("JPMS plc")

60. **Redenomination, renominalisation and** Not Applicable **reconventioning provisions:**

61. **Gross Up (General Condition 18):** Not Applicable

871(m) Securities: Section 871(m) and the regulations promulgated

thereunder will not apply to the Securities

62. **Rounding** General Condition 23 applies

63. Other terms or special conditions: Not Applicable

DISTRIBUTION

64. If non-syndicated, name and address of Dealer:

J.P. Morgan Securities (Asia Pacific) Limited of 25/F Chater House, 8 Connaught Road Central, Hong Kong, or J.P. Morgan (S.E.A.) Limited of 168 Robinson Road, 17th Floor, Capital Tower, Singapore 068912, acting in

its own capacity or as agent of JPMS plc of 25 Bank

Street, Canary Wharf, London E14 5JP

Stabilising Manager(s) (if any): Not Applicable 65.

66. Total commission and concession: See Paragraph 6

67. **U.S. selling restrictions:** Regulation S

> **ERISA Restrictions for all Securities (including Rule** 144A Securities and Securities subject to Regulation S)

> The Securities may not be acquired except subject to certain restrictions by, on behalf of, or with the assets of any plans subject to ERISA or Section 4975 of the U.S. Internal Revenue Code, as amended, subject to certain restrictions. See "Subscription and Sale - United States" and "Purchaser representations and requirements and transfer restrictions - ERISA Legends and ERISA Restrictions - (a) JPMorgan Chase Bank, N.A. or JPMorgan Chase & Co. issued Securities" in the

Offering Circular.

68. **ECI Holder Restrictions:** Not Applicable

69. **Additional Selling Restrictions:** Not Applicable

70. **Swiss Distribution:** No.

71. Prohibition of Sales to EEA Retail Applicable

Investors:

GENERAL

72. The aggregate principal amount of Notes Not Applicable issued has been translated into U.S. dollars at the rate of $[\bullet]$ 1 = U.S.\$ $[\bullet]$, producing a sum of (for Notes not denominated in U.S. dollars):

PURPOSE OF PRICING SUPPLEMENT

This Pricing Supplement comprises the pricing supplement required for the issue, and admission to the Official List of the Irish Stock Exchange and to trading on its Global Exchange Market, of the Securities described herein pursuant to the Structured Products Programme for the issuance of Notes, Warrants and Certificates of JPMorgan Chase Financial Company LLC, J.P. Morgan Structured Products B.V., JPMorgan Chase Bank, N.A. and JPMorgan Chase & Co.

GOVERNING LAW AND JURISDICTION

Securities: English law / Courts of England

RESPONSIBILITY

The Issuer accepts responsibility for the information contained in this Pricing Supplement. Information on the underlying has been extracted from publicly available sources. The Issuer confirms that such information has been accurately reproduced and that, so far as it is aware, and is able to ascertain from the relevant information, no facts have been omitted which would render the reproduced information inaccurate or misleading.

An investor intending to acquire or acquiring any Securities from an offeror will do so, and offers and sales of the Securities to an investor by an offeror will be made, in accordance with any terms and other arrangements in place between such offeror and such investor including as to price, allocations and settlement arrangements. The Issuer will not be a party to any such arrangements with investors (other than the Dealer(s)), in connection with the offer or sale of the Securities and, accordingly, this Pricing Supplement will not contain such information. The investor must look to the offeror at the time of such offer for the provision of such information. The Issuer has no responsibility to an investor in respect of such information.

By:	 	
Duly authorised		

Signed on behalf of the Issuer:

PART B - OTHER INFORMATION

LISTING AND ADMISSION TO TRADING

Application will be made for the Securities to be admitted to the Official List of the Irish Stock Exchange and to trading on its Global Exchange Market with effect from, at the earliest, the Issue Date. No assurances can be given that such application for listing and admission to trading will be granted (or, if granted, will be granted by the Issue Date).

The Issuer has no duty to maintain the listing (if any) of the Securities on the relevant stock exchange(s) over its entire lifetime. The Securities may be suspended from trading and/or de-listed at any time in accordance with applicable rules and regulations of the relevant stock exchange(s).

RATINGS Not Applicable

INTERESTS OF NATURAL AND LEGAL PERSONS INVOLVED IN THE ISSUE

Save as discussed in the section of the Offering Circular entitled "Subscription and Sale", so far as the Issuer is aware, no person involved in the offer of the Securities has an interest material to the offer.

REASONS FOR THE ISSUE, ESTIMATED NET PROCEEDS AND TOTAL EXPENSES

(i) Reasons for the issue: Not Applicable

(ii) Estimated net proceeds: Not Applicable

(iii) Estimated total expenses: EUR 600 as fees for listing and admission to trading

on the Global Exchange Market of the Irish Stock

Exchange

PERFORMANCE OF REFERENCE ASSET(S) AND OTHER INFORMATION CONCERNING THE REFERENCE ASSET(S)

Information on the past and further performance and volatility of the USD 3-Month LIBOR in Advance and the USD 3-Month LIBOR (Reference Index) can be obtained from Bloomberg and/or Reuters.

POST-ISSUANCE INFORMATION

The Issuer will not provide any post-issuance information with respect to the Note, the USD 3-Month LIBOR in Advance and the USD 3-Month LIBOR (Reference Index), unless required to do so by applicable law or regulation.

OPERATIONAL INFORMATION

Intended to be held in a manner which would allow No Eurosystem eligibility:

ISIN: XS1451133349

Common Code: 145113334

Relevant Clearing System(s) and the relevant Euroclear

identification number(s):

Delivery: Delivery against payment

The Agents appointed in respect of the Securities	As set out in the Agency Agreement		
are:			
Registrar:	The Bank of New York Mellon S.A./I	N.V.	

Luxembourg branch

ANNEX

The Offering Circular dated 13 December 2017 has been supplemented by the following Supplement(s):

Supplement(s)	Description	Date
Supplement No. 1	In respect of supplemental information in the sections entitled "Important Notices", "Form of Pricing Supplement" and "Subscription and Sale".	22 December 2017
Supplement No. 2	In respect of the Current Report on Form 8-K of JPMorgan Chase & Co. dated 12 January 2018, containing the earnings press release of JPMorgan Chase & Co. for the quarter ended 31 December 2017.	24 January 2018
Supplement No. 3	In respect of (i) the Annual Report on Form 10-K of JPMorgan Chase & Co. for the year ended 31 December 2017, (ii) the audited consolidated financial statements of JPMorgan Chase Bank, N.A. for the three years ended 31 December 2017, (iii) amendments to the "Selected financial information" of JPMorgan Chase & Co. and JPMorgan Chase Bank, N.A., and (iv) amendments to the section entitled "No material adverse change in prospects or significant change in financial or trading position" of JPMorgan Chase & Co. and JPMorgan Chase Bank, N.A.	15 March 2018