NOTICE DATED 1 MARCH 2021 RELATING TO (1) THE AMENDED AND RESTATED PRICING SUPPLEMENT IN RESPECT OF THE **TRANCHE ONE SECURITIES DATED 1** MARCH 2021 (WHICH AMENDED AND **RESTATED THE PRICING SUPPLEMENT** DATED 3 JUNE 2020) AND (2) THE AMENDED AND RESTATED PRICING SUPPLEMENT IN RESPECT OF THE TRANCHE TWO **SECURITIES DATED 1 MARCH 2021 (WHICH** AMENDED AND RESTATED THE PRICING **SUPPLEMENT DATED 2 SEPTEMBER 2020)**

J.P.Morgan

J.P. Morgan Structured Products B.V.

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

Guaranteed by

JPMorgan Chase Bank, N.A.

USD 1,629,000 Certificates linked to a Worst-of Basket of Shares, due June 2025 (comprising USD 1,000,000 Certificates linked to a Worst-of Basket of Shares, due June 2025 issued on 5 June 2020 (the ''Tranche One Securities'') and the USD 629,000 Certificates linked to a Worst-of Basket of Shares, due June 2025 issued on 2 September 2020 (the ''Tranche Two Securities'' and together with the Tranche One Securities, the ''Securities'')

ISIN: XS2021545905

<u>Notice</u>

We refer to each of (i) the Amended and Restated Pricing Supplement in respect of the Tranche One Securities dated 1 March 2021 (which amended and restated the Pricing Supplement in respect of the Tranche One Securities dated 3 June 2020) and (ii) the Amended and Restated Pricing Supplement in respect of the Tranche Two Securities dated 1 March 2021 (which amended and restated the Pricing Supplement in respect of the Tranche Tranche Two Securities dated 2 September 2020) (together the "**Pricing Supplements**").

We hereby notify you that the Pricing Supplements which were submitted to the Luxembourg Stock Exchange for the Securities to be listed and admitted to trading on the Luxembourg Stock Exchange's Euro MTF have been amended by way of Amended and Restated Pricing Supplements, which are attached as Schedule 1 and Schedule 2 hereto, such that:

- (i) limb (i) of the definition of "Initial Share Price" in paragraph 3 (*Definitions*) of Part C (*Other Applicable Terms*) of each Pricing Supplement has been amended by the deletion of the words "USD 45.97" and the substitution of the words "USD 45.91" therefor;
- (ii) limb (ii) of the definition of "Initial Share Price" in paragraph 3 (*Definitions*) of Part C (*Other Applicable Terms*) of each Pricing Supplement has been amended by the deletion of the words "EUR 14.908" and the substitution of the words "EUR 14.912" therefor;

- (iii) limb (iii) of the definition of "Initial Share Price" in paragraph 3 (*Definitions*) of Part C (*Other Applicable Terms*) of each Pricing Supplement has been amended by the deletion of the words "USD 23.24" and the substitution of the words "USD 23.26" therefor; and
- (iv) limb (v) of the definition of "Initial Share Price" in paragraph 3 (*Definitions*) of Part C (*Other Applicable Terms*) of each Pricing Supplement has been amended by the deletion of the words "USD 77.86" and the substitution of the words "USD 77.26" therefor,

(the "Amendments").

Capitalised terms not defined herein shall bear the meaning a scribed to them in the Pricing Supplements.

The amendments to the Pricing Supplements shall take effect by way of (i) an amended and restated Pricing Supplement in respect of the Tranche One Securities dated 1 March 2021 attached as Schedule 1 hereto and (ii) an amended and restated Pricing Supplement in respect of the Tranche Two Securities dated 1 March 2021 attached as Schedule 2 hereto.

SCHEDULE 1

AMENDED AND RESTATED PRICING SUPPLEMENT – TRANCHE ONE SECURITIES

AMENDED AND RESTATED PRICING SUPPLEMENT DATED 1 MARCH 2021

(Original Pricing Supplement dated 3 June 2020)

PRICING SUPPLEMENT

MIFID II product governance / Professional investors and ECPs only target market – Solely for the purposes of the manufacturer's product approval process, the target market assessment in respect of the Securities has led to the conclusion that: (i) the target market for the Securities is eligible counterparties and professional clients only, each as defined in Directive 2014/65/EU (as amended, "**MiFID II**"); and (ii) all channels for distribution of the Securities to eligible counterparties and professional clients are appropriate. Any person subsequently offering, selling or recommending the Securities (a "distributor") should take into consideration the manufacturer's target market assessment; however, a distributor subject to MiFID II is responsible for undertaking its own target market assessment in respect of the Securities (by either a dopting or refining the manufacturer's target market assessment) and determining appropriate distribution channels.

PROHIBITION OF SALES TO EEA AND UK 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 a vailable to any retail investor in the European Economic Area ("**EEA**") or the United Kingdom. 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 MiFID II; (ii) a customer within the meaning of Directive (EU) 2016/97 (as amended, the "**Insurance Distribution Directive**"), 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 the Prospectus Regulation (as defined below). Consequently, no key information document required by Regulation (EU) No 1286/2014 (as amended, the "**PRIIPs Regulation**") for offering or selling the Securities or otherwise making them a vailable to retail investors in the EEA or the United Kingdom has been prepared and therefore offering or selling the Securities or otherwise making them available to any retail investor in the EEA or the United Kingdom may be unlawful under the PRIIPs Regulation. Notwithstanding the above, if the Dealer 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.

J.P. Morgan Structured Products B.V.

Legal Entity Identifier (LEI): XZYUUT6IYN31D9K77X08

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

Guaranteed by

JPMorgan Chase Bank, N.A.

USD 1,000,000 Certificates linked to a Worst-of Basket of Shares, due June 2025 (the "Securities")

The offering circular dated 23 April 2020 and the 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 EEA or the United Kingdom (each, a "**Relevant State**") will be made pursuant to an exemption under the Prospectus Regulation from the requirement to publish a prospectus for offers of the Securities. The expression "**Prospectus Regulation**" means Regulation (EU) 2017/1129, as amended. Accordingly any person making or intending to make an offer in that Relevant 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

Regulation or supplement a prospectus pursuant to Article 23 of the Prospectus Regulation, 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 may only be offered and the Offering Circular and this Pricing Supplement as well as a ny other offering or marketing material relating to the Securities may only be distributed to investors in or into Switzerland pursuant to an exception from the prospectus requirement under the Swiss Financial Services Act ("**FinSA**"), as such terms are defined under the FinSA.

Neither this document nor the Offering Circular constitute a prospectus within the meaning of the FinSA and no prospectus pursuant to the FinSA will be prepared in connection with such offering of the Securities.

If you purchase the Securities described in this Pricing Supplement after the date hereof, you should review the most recent version (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 replacement version (if any) to the 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 29 to 119 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 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, 5 June 2020) set forth in the Offering Circular. Full information on the Issuer, the Guarantor (if applicable) 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., Dublin Branch, at Riverside 2, Sir John Rogerson's Quay, Grand Canal Dock, Dublin 2, Ireland and in electronic form on the Luxembourg Stock Exchange's website www.bourse.lu.

1.	(i)	Issuer:	J.P. Morgan Structured Products B.V.
	(ii)	Guarantor:	JPMorgan ChaseBank, N.A.
2.	(i)	Series Number:	2019-11916
	(ii)	Tranche Number:	One
3.	Specified Currency or Currencies:		United States dollars ("USD" or "U.S.\$")
4.	Notes, Warrants or Certificates:		Certificates
5.	Aggregate Notional Amount:		
	(i)	Series:	USD 1,000,000
	(ii)	Tranche:	USD 1,000,000
6.	Issue	Price:	13.45 per cent. of the Aggregate Notional 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 a re 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 2014/65/EU, as amended), 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) Notional Amount per Certificate: USD 1,000 per Security
- (ii) Trading in Units (Notes):
- (iii) Minimum trading size:

The Securities may only be traded in a minimum initial amount of one Security (corresponding to a Notional Amount of USD 1,000) and, thereafter, in multiples of one Security (corresponding to a Notional Amount of USD 1,000)

Not Applicable

5 June 2020

2 June 2025

- 7. **Issue Date:**
- 8. Settlement Date and Redemption Date:

PROVISIONS APPLICABLE TO NOTES

Paragraphs 9-21 are intentionally deleted

PROVISIONS APPLICABLE TO WARRANTS

Paragraphs 22-34 are intentionally deleted

PROVISIONS APPLICABLE TO CERTIFICATES

35.	Cash Settlement/Physical Settlement:		Cash Settlement is applicable
36.	Call	Option:	Not Applicable
37.	Put C	Option:	Not Applicable
38.	Redemption Amount:		See Part C below
	Linke	ses where the Redemption Amount is Share ed, Index Linked, Commodity Linked, FX ed, Fund Linked or other variable linked:	
	(i)	Reference Asset(s):	Not Applicable
	(ii)	Provisions for determining Redemption Amount where calculated by reference to Share and/or Index and/or Commodity and/or FX Rate and/or Fund and/or other variable:	Not Applicable
	(iii)	Provisions for determining Redemption Amount where calculation by reference to Share and/or Index and/or Commodity and/or FX Rate and/or Fund a nd/or other variable is impossible or impracticable or	Not Applicable

otherwise disrupted:

39.	Earl	y Payment Amount:	Early Pa	ayment Amount 2 is applicable
40.		cise applicable to Certificates (General lition10):	Not Ap	plicable
CERI	TIFICA	ATE COUPON PROVISIONS		
41.	Certificate Coupon Provisions (General Condition 8):		Not Applicable	
42.		ficate Floating Rate Coupon Provisions eral Condition 8.3):	Not Ap	plicable
SPEC	IFICP	PRODUCT PROVISIONS APPLICABLE T	O THE S	ECURITIES
SHAR	ELIN	KEDPROVISIONS		
43.	Shar	e Linked Provisions:	Applicable	
	(i)	Single Share or basket of Shares:	Basket	of Shares
	(ii)	Share(s):	A bask	et of Shares comprising:
			(i)	the common stock of Exxon Mobil Corporation (<i>Bloomberg Code: XOM UN</i> < <i>Equity</i> >; <i>ISIN: US30231G1022</i>) (the " XOM UN Shares ");
			(ii)	the ordinary shares of Royal Dutch Shell PLC (<i>Bloomberg Code: RDSA NA</i> < <i>Equity</i> >; <i>ISIN: GB00B03MLX29</i>) (the " RDSA NA Shares ");
			(iii)	the American Depositary Receipts representing the shares of BP PLC (<i>Bloomberg Code: BP UN <equity>;</equity></i> <i>ISIN: US0556221044</i>) (the " BP UN Shares ");
			(iv)	the ordinary shares of PetroChina Co Ltd (<i>Bloomberg Code: 857 HK <equity>;</equity></i> <i>ISIN: CNE1000003W8</i>) (the " 857 HK Shares "); and

 (v) the American Depositary Receipts representing the shares of LUKOIL PJSC (Bloomberg Code: LKOD LI < Equity>; ISIN: US69343P1057) (the "LKOD LI Shares")

(iii) Exchange Traded Fund(s):

Not Applicable

- (v) Related Exchange(s):

Exchange(s):

(vi) Share Price:

(iv)

- (vii) Initial Valuation Date(s):
- (viii) Interest Valuation Date(s):
- (ix) Coupon Valuation Date(s):
- (x) Periodic Valuation Date(s):
- (xi) Valuation Date(s):

In respect of:

- (i) each of the XOM UN Shares and the B P UN Shares, the New York Stock Exchange;
- (ii) the RDSA NA Shares, Euronext (Amsterdam);
- (iii) the 857 HK Shares, the Hong Kong Stock Exchange; and
- (iv) the LKOD LI Shares, the London Stock Exchange

In respect of each Share, All Exchanges

Not Applicable

In respect of each Share, 26 May 2020

Not Applicable

Not Applicable

Not Applicable

In respect of each Share, each of:

- (i) 24 May 2021;
- (ii) 23 May 2022;
- (iii) 22 May 2023;
- (iv) 22 May 2024; and
- (v) 22 May 2025.

Not Applicable

Not Applicable

The Valuation Date in respect of each Share scheduled to fall on 22 May 2025 shall be the "**Final Valuation Date**" in respect of such Share.

- (xii) Initial Averaging Date(s):
- (xiii) Averaging Date(s):
- (xiv) Valuation Time:
- (xv) Maximum Days of Disruption:

In respect of each Share and the Valuation Date in respect of such Share, as specified in Share

Linked Provision 10 (Definitions)

In respect of each Share and the Valuation Date in respect of such Share, five Scheduled Trading Days

	(xvi) Averaging Reference Dates (Disrupted Day consequences):	Not Applicable
	(xvii) Fallback Valuation Date:	Applicable. In respect of each Share and:
		 (i) each Valuation Date (other than the Final Valuation Date) in respect of such Share, the second Business Day prior to the Coupon Payment Date (as defined in Part C below) immediately following the Scheduled Valuation Date in respect of such Valuation Date; and
		 (ii) the Final Valuation Date in respect of such Share, the second Business Day prior to the Redemption Date,
		in each case, as specified in Share Linked Provision 10 (<i>Definitions</i>)
	(xviii) Observation Period:	Not Applicable
	(xix) Share Substitution:	Applicable in respect of each Share
	(xx) Hedging Disruption:	Not Applicable
	(xxi) Change in Law - Increased Cost:	Not Applicable
	(xxii) Insolvency Filing:	Not Applicable
	(xxiii) PartialLookthroughDepositary Receipts Provisions:	Applicable in respect of each of the BP UN Shares and the LKOD LI Shares
	(xxiv) Full Lookthrough Depositary Receipts Provisions:	Not Applicable
	(xxv) Market Disruption Event – NAV Temporary Publication Suspension (ETF):	Not Applicable
	(xxvi) Extraordinary Events – NAV Publication Suspension (ETF):	Not Applicable
	(xxvii) Extraordinary Events – Underlying Index Cancellation (ETF):	Not Applicable
	(xxviii)Extraordinary Events – Underlying Index Modification (ETF):	Not Applicable
	(xxix) ETF-SuccessorIndexEventProvision:	Not Applicable
INDE	X LINKED PROVISIONS	
44.	Index Linked Provisions:	Not Applicable

COMMODITY LINKED PROVISIONS

45.	Com	modity Linked Provisions:	Not Applicable	
FXLI	NKED	PROVISIONS		
46.	FX Linked Provisions:		Not Applicable	
FUND	LINK	ED PROVISIONS		
47.	Fund Linked Provisions:		Not Applicable	
MARK	ET A	CCESS PARTICIPATION PROVISIONS		
48.	Mark	xet Access Participation Provisions:	Not Applicable	
LOWI	EXER	CISE PRICE WARRANT PROVISIONS		
49.	Low	Exercise Price Warrant Provisions:	Not Applicable	
ADDI	TIONA	L RATES FALLBACK PROVISIONS:		
50.	Addi	tional Rates Fallback Provisions:	Not Applicable	
BOND	LINK	ED PROVISIONS:		
51.	Bond	Linked Provisions:	Not Applicable	
GENE	RAL P	PROVISIONS APPLICABLE TO THE SEC	CURITIES	
52.	Regis	Safekeeping Structure (in respect of stered Notes) or New Global Note (in ect of Bearer Notes):	Not Applicable	
53.	Form	n 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 of obligations under French law?	No	
	(iii)	Name of French Registration Agent	Not Applicable	
	(iv)	Representation of Holders of Notes / Masse:	Not Applicable	

	(v) Regulation S/Rule 144A Securities:	Not Applicable
54.	Record Date:	As set out in the General Conditions
55.	Additional Financial Centre(s) (General Condition 12.2) or other special provisions relating to payment dates:	Not Applicable
56.	Payment Disruption Event (General Condition 13):	
	Relevant Currency:	Specified Currency
57.	Extraordinary Hedge Disruption Event (General Condition 17):	Applicable
	(i) Extra ordinary Hedge Sanctions Event:	Applicable
	(ii) Extra ordinary Hedge Bail-in Event:	Applicable
	(iii) Extraordinary Hedge Currency Disruption Event:	Applicable
58.	Early Redemption for Tax on Underlying Hedge Transactions (General Condition 18.4(b)):	Not Applicable
59.	Disruption Event (General Condition 19):	Not Applicable
60.	Physical Settlement:	Not Applicable
61.	Calculation Agent:	J.P. Morgan Securities plc
62.	Redenomination, renominalisation and reconventioning provisions:	Not Applicable
63.	Gross Up (General Condition 18):	Applicable – as specified in General Condition 18.1
	(i) Exclude Section 871(m) Taxes from Gross Up (GeneralCondition 18):	Applicable – as specified in General Condition 18.1
	(ii) 871(m) Securities:	Section 871(m) and the regulations promulgated thereunder will not apply to the Securities
64.	Rounding:	General Condition 23 applies
65.	Other terms or special conditions:	Applicable – see Part C below
DIST	RIBUTION	
66.	If non-syndicated, name and address of Dealer:	J.P. Morgan Securities plc of 25 Bank Street, Canary Wharf, London E14 5JP
67.	Stabilising Manager(s) (if any):	Not Applicable

68.	Total commission and concession:	Not Applicable
69.	U.S. selling restrictions:	RegulationS
		ERISA Restrictions for all Securities (including Rule 144A Securities and Securities subject to Regulation S)
		The Securities may not be acquired except subject to certa in 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.
70.	ECI Holder Restrictions:	Not Applicable
71.	Additional Selling Restrictions:	Not Applicable
72.	Swiss Public Offer:	No
73.	Prohibition of Sales to EEA and UK Retail Investors:	Applicable
GENE	ERAL	
74.	The aggregate principal amount of Notes issued	Not Applicable

74. The aggregate principal amount of Notes issued Not Applicable has been translated into U.S. dollars at the rate of [•] 1 = U.S.\$ [•], 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 listing and admission to trading on the Luxembourg Stock Exchange's Euro MTF, of the Securities described herein pursuant to the Structured Products Programme for the issuance of Notes, Warrants and Certificates of JPM organ Chase Financial Company LLC, J.P. Morgan Structured Products B.V., JPM organ Chase Bank N.A. and JPM organ Chase & Co.

GOVERNING LAW AND JURISDICTION

Securities:	English law/Courts of England
Guarantee:	English law/Courts of England

RESPONSIBILITY

Each of the Issuer and the Guarantor accepts responsibility for the information contained in this Pricing Supplement. Information on the Reference Assets has been extracted from publicly available sources. Each of the Issuer and the Guarantor confirms that such information has been accurately reproduced and that, so far as it is a ware, and is able to a scertain 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 in formation. 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.

Signed on behalf of the Issuer:

By: _____

Duly authorised

Signed on behalf of the Guarantor:

By: _____

Duly authorised

UK - 650426051.2/CMS(WJD/DVML)/HM

PART B – OTHER INFORMATION

LISTING AND ADMISSION TO TRADING

Application will be made for the Securities to be listed and admitted to trading on the Luxembourg Stock Exchange's Euro MTF 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 over their entire lifetime. 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.

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 issue of the Securities has an interest material to the issue.

REASONS FOR THE ISSUE AND ESTIMATED NET PROCEEDS

(i)	Reasons for the issue:	Not Applicable
(ii)	Estimated net proceeds:	Not Applicable

POST-ISSUANCE INFORMATION

The Issuer will not provide any post-issuance information with respect to the Reference Assets, unless required to do so by applicable law or regulation.

OPERATIONAL INFORMATION

Intended to be held in a manner which would allow Eurosystem eligibility:	No
ISIN:	XS2021545905
RIC:	XS2021545905=JPML
Common Code:	202154590
CFI Code:	DTZXFR
Relevant Clearing System(s) and the relevant identification number(s):	Euroclear/Clearstream, Luxembourg
Delivery:	Delivery against payment
The Agents appointed in respect of the Securities are:	As set out in the Agency Agreement
Registrar:	The Bank of New York Mellon S.A./N.V., LuxembourgBranch

PART C - OTHER APPLICABLE TERMS

1. Coupon Amounts

Unless previously redeemed or purchased and cancelled in accordance with the Conditions, if the Calculation Agent determines that a Coupon Event has occurred in respect of a Coupon Payment Date, the Issuer shall pay on such Coupon Payment Date, in respect of each Security (of the Notional Amount), an amount (such amount, the "**Coupon Amount**") in the Specified Currency calculated by the Calculation Agent in accordance with the following formula:

$(NA \times 0.1 \times t) - APCA$

If the Calculation Agent determines that a Coupon Event has not occurred in respect of a Coupon Payment Date, then no Coupon Amount shall be payable on such Coupon Payment Date.

If the Securities are redeemed prior to the Redemption Date on a day other than a Coupon Payment Date, then there shall be no accrued amount payable under any Security (of the Notional Amount) in respect of any Coupon Amount.

2. Redemption Amount on the Settlement Date and Redemption Date

Unless previously redeemed or purchased and cancelled in a ccordance with the Conditions, the Issuer shall redeem each Security (of the Notional Amount) on the Redemption Date and no Redemption Amount shall be payable.

For the avoidance of doubt, the Coupon Amount (if any) payable on the Coupon Payment Date falling on the Redemption Date shall be payable.

3. Definitions

The following words and expressions shall have the following meanings:

"APCA" or "Aggregate Preceding Coupon Amounts" means, in respect of a Coupon Payment Date, an amount calculated by the Calculation Agent in respect of each Security (of the Notional Amount) as being equal to the aggregate amount of all Coupon Amounts (if any) paid in respect of all Coupon Payment Dates (if any) preceding such Coupon Payment Date for such Security, Provided That if there are no preceding Coupon Payment Dates and/or no Coupon Amount has been paid prior to such Coupon Payment Date, then the APCA in respect of such Coupon Payment Date shall be zero.

"Coupon Barrier Performance" means, 100.00 per cent. (expressed as 1.00).

"**Coupon Event**" means, in respect of a Coupon Payment Date, the Share Performance in respect of the Share that is the Worst Performing Share in respect of such Coupon Payment Date is greater than or equal to the Coupon Barrier Performance, as determined by the Calculation Agent.

"Coupon Payment Date" means, each of:

- (i) 2 June 2021;
- (ii) 1 June 2022;
- (iii) 31 May 2023;
- (iv) 31 May 2024; and

(v) the Redemption Date.

"EUR" means euro.

"**HKD**" means Hong Kong dollars.

"Initial Share Price" means, in respect of a Share, the Closing Share Price in respect of such Share in respect of the Initial Valuation Date in respect of such Share, as determined by the Calculation Agent and subject to adjustment and/or correction in accordance with the Conditions being, as of the date of this Pricing Supplement, in respect of:

- (i) the XOM UN Share, USD 45.91;
- (ii) the RDSA NA Share, EUR 14.912;
- (iii) the BP UN Share, USD 23.26;
- (iv) the 857 HK Share, HKD 2.66; and
- (v) the LKOD LI Share, USD 77.26.

"NA" means, in respect of each Security, the Notional Amount being USD 1,000 (or, if less, its outstanding notional amount).

"Share Pricet" means, in respect of a Share and a Coupon Payment Date, the Closing Share Price in respect of such Share in respect of the Valuation Date in respect of such Share immediately preceding such Coupon Payment Date.

"**Share Performance**" means, in respect of a Share and a Coupon Payment Date, an amount calculated by the Calculation Agent in accordance with the following formula:

Share Price_t Initial Share Price

"t" means, in respect of the Coupon Payment Date falling on:

- (i) 2 June 2021, one;
- (ii) 1 June 2022, two;
- (iii) 31 May 2023, three;
- (iv) 31 May 2024, four; and
- (v) the Redemption Date, five.

"Worst Performing Share" means, in respect of a Coupon Payment Date, the Share with the lowest Share Performance in respect of such Coupon Payment Date, as determined by the Calculation Agent (provided that if two or more Shares have the same lowest Share Performance in respect of a Coupon Payment Date, then the Calculation Agent shall determine which such Share shall be the Worst Performing Share in respect of such Coupon Payment Date in its sole and absolute discretion, and such Share shall be the Worst Performing Share in respect of such Coupon Payment Date).

ANNEX

The Offering Circular dated 23 April 2020 has been supplemented by the following Supplements:

Supplement	Description	Date
Supplement No. 1	In respect of (i) the Quarterly Report on Form 10-Q of	26 May 2020
	JPMorgan Chase & Co. for the quarter ended 31	
	March 2020, (ii) Supplement No. 1 dated 25 May	
	2020 to the Registration Document dated 22 April	
	2020 of JPMorgan Chase & Co., (iii) Supplement No.	
	1 dated 25 May 2020 to the Registration Document	
	dated 22 April 2020 of JPM organ Chase Bank, N.A.	
	and (iv) amendments and supplemental information to	
	the sections entitled "Risk Factors" and "Subscription	
	and Sale"	

SCHEDULE 2

AMENDED AND RESTATED PRICING SUPPLEMENT – TRANCHE TWO SECURITIES

AMENDED AND RESTATED PRICING SUPPLEMENT DATED 1 MARCH 2021

(Original Pricing Supplement dated 2 September 2020)

MIFID II product governance / Professional investors and ECPs only target market – Solely for the purposes of the manufacturer's product approval process, the target market assessment in respect of the Securities has led to the conclusion that: (i) the target market for the Securities is eligible counterparties and professional clients only, each as defined in Directive 2014/65/EU (as amended, "**MiFID II**"); and (ii) all channels for distribution of the Securities to eligible counterparties and professional clients are appropriate. Any person subsequently offering, selling or recommending the Securities (a "distributor") should take into consideration the manufacturer's target market assessment; however, a distributor subject to MiFID II is responsible for undertaking its own target market assessment in respect of the Securities (by either adopting or refining the manufacturer's target market assessment) and determining appropriate distribution channels.

PROHIBITION OF SALES TO EEA AND UK 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 a vailable to any retail investor in the European Economic Area ("**EEA**") or the United Kingdom. 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 MiFID II; (ii) a customer within the meaning of Directive (EU) 2016/97 (as amended, the "**Insurance Distribution Directive**"), 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 the Prospectus Regulation (as defined below). Consequently, no key information document required by Regulation (EU) No 1286/2014 (as amended, the "**PRIIPs Regulation**") for offering or selling the Securities or otherwise making them a vailable to retail investors in the EEA or the United Kingdom has been prepared and therefore offering or selling the Securities or otherwise making them available to any retail investor in the EEA or the United Kingdom may be unlawful under the PRIIPs Regulation. Notwithstanding the above, if the Dealer 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.

J.P. Morgan Structured Products B.V.

Legal Entity Identifier (LEI): XZYUUT6IYN31D9K77X08

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

Guaranteed by

JPMorgan Chase Bank, N.A.

USD 629,000 Certificates linked to a Worst-of Basket of Shares, due June 2025 (the "Securities") (to be consolidated and form a single series with the USD 1,000,000 Certificates linked to a Worst-of Basket of Shares, due June 2025 (the "Tranche One Securities"))

The offering circular dated 23 April 2020 and the 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 EEA or the United Kingdom (each, a "**Relevant State**") will be made pursuant to an exemption under the Prospectus Regulation from the requirement to publish a prospectus for offers of the Securities. The expression "**Prospectus Regulation**" means Regulation (EU) 2017/1129, as amended. Accordingly any person making or intending to make an offer in that Relevant 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 Regulation or supplement a prospectus pursuant to Article 23 of the Prospectus Regulation, 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 may only be offered and the Offering Circular and this Pricing Supplement as well as a ny other offering or marketing material relating to the Securities may only be distributed to investors in or into Switzerland pursuant to an exception from the prospectus requirement under the Swiss Financial Services Act ("**FinSA**"), as such terms are defined under the FinSA.

Neither this document nor the Offering Circular constitute a prospectus within the meaning of the FinSA and no prospectus pursuant to the FinSA will be prepared in connection with such offering of the Securities.

If you purchase the Securities described in this Pricing Supplement after the date hereof, you should review the most recent version (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 replacement version (if any) to the 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 29 to 119 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 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, 5 June 2020) set forth in the Offering Circular. Full information on the Issuer, the Guarantor (if applicable) 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., Dublin Branch, at Riverside 2, Sir John Rogerson's Quay, Grand Canal Dock, Dublin 2, Ireland and in electronic form on the Luxembourg Stock Exchange's website www.bourse.lu.

1.	(i)	Issuer:	J.P. Morgan Structured Products B.V.
	(ii)	Guarantor:	JPMorgan Chase Bank, N.A.
2.	(i)	Series Number:	2019-11916
2.	(i) (ii)	Tranche Number:	Two
			The Securities shall be consolidated to form a single series with the Tranche One Securities effective as of the Issue Date, but shall not be fungible with the Tranche One Securities until such time as the Clearing Systems recognise the Securities as fungible with the Tranche One Securities
3.	Spec	ified Currency or Currencies:	United States dollars ("USD" or "U.S.\$")
4.	Note	s, Warrants or Certificates:	Certificates
5.	Aggr	egate Notional Amount:	
	(i)	Series:	USD 1,629,000
	(ii)	Tranche:	USD 629,000
6.	Issue	Price:	13.09 per cent. of the Aggregate Notional 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 pemitted 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 a re 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 2014/65/EU, as amended), 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) Notional Amount per Certificate: USD 1,000 per Security (ii) Trading in Units (Notes): Not Applicable (iii) Minimum trading size: The Securities may only be traded in a minimum initial amount of one Security (corresponding to a Notional Amount of USD 1,000) and, thereafter,

in multiples of one Security (corresponding to a

Notional Amount of USD 1,000)

2 September 2020

2 June 2025

7. Issue Date:

8. Settlement Date and Redemption Date:

PROVISIONS APPLICABLE TO NOTES

Paragraphs 9-21 are intentionally deleted

PROVISIONS APPLICABLE TO WARRANTS

Paragraphs 22-34 are intentionally deleted

PROVISIONS APPLICABLE TO CERTIFICATES

35.	Cash	Settlement/Physical Settlement:	Cash Settlement is applicable
36.	Call	Option:	Not Applicable
37.	Put (Option:	Not Applicable
38.	Rede	mption Amount:	See Part C below
	In cases where the Redemption Amount is Share Linked, Index Linked, Commodity Linked, FX Linked, Fund Linked or other variable linked:		
	(i)	Reference Asset(s):	Not Applicable
	(ii)	Provisions for determining Redemption Amount where calculated by reference to Share and/or Index and/or Commodity	Not Applicable

		and/or FX Rate and/or Fund and/or other variable:	
	(iii)	Provisions for determining Redemption Amount where calculation by reference to Share and/or Index and/or Commodity and/or FX Rate and/or Fund and/or other variable is impossible or impracticable or otherwise disrupted:	Not Applicable
39.	Early	y Payment Amount:	Early Payment Amount 2 is applicable
40.	Exercise applicable to Certificates (General Condition 10):		Not Applicable
CERT	IFICA	TE COUPON PROVISIONS	
41.		ficate Coupon Provisions (General ition 8):	Not Applicable
42.		ficate Floating Rate Coupon Provisions eral Condition 8.3):	Not Applicable

SPECIFIC PRODUCT PROVISIONS APPLICABLE TO THE SECURITIES

SHARE LINKED PROVISIONS

43.	3. Share Linked Provisions:		Appli	Applicable	
	(i)	Single Share or basket of Shares:	Bask	et of Shares	
	(ii)	Share(s):	Abas	A basket of Shares comprising:	
			(i)	the common stock of Exxon Mobil Corporation (<i>Bloomberg Code: XOM UN</i> < <i>Equity</i> >; <i>ISIN: US30231G1022</i>) (the " XOM UN Shares ");	
			(ii)	the ordinary shares of Royal Dutch Shell PLC (<i>Bloomberg Code: RDSA NA</i> < <i>Equity</i> >; <i>ISIN: GB00B03MLX29</i>) (the " RDSA NA Shares ");	
			(iii)	(iii) the American Depositary Receip	

- representing the shares of BP PLC (Bloomberg Code: BP UN <Equity>; ISIN: US0556221044) (the "BP UN Shares");
- (iv) the ordinary shares of PetroChina Co Ltd (*Bloomberg Code: 857 HK <Equity>; ISIN: CNE1000003W8*) (the "**857 HK** Shares"); and

(v) the American Depositary Receipts representing the shares of LUKOIL PJSC (Bloomberg Code: LKODLI < Equity>; ISIN: US69343P1057) (the "LKOD LI Shares")

Not Applicable

In respect of:

- each of the XOM UN Shares and the BP (i) UN Shares, the New York Stock Exchange;
- (ii) the RDSA NA Shares, Euronext (Amsterdam);
- (iii) the 857 HK Shares, the Hong Kong Stock Exchange; and
- (iv) the LKODLI Shares, the London Stock Exchange

In respect of each Share, All Exchanges

Not Applicable

In respect of each Share, 26 May 2020

Not Applicable

Not Applicable

Not Applicable

In respect of each Share, each of:

- 24 May 2021; (i)
- 23 May 2022; (ii)
- (iii) 22 May 2023;
- 22 May 2024; and (iv)
- (v) 22 May 2025.

The Valuation Date in respect of each Share scheduled to fall on 22 May 2025 shall be the "Final Valuation Date" in respect of such Share.

Not Applicable

Not Applicable

- 6 -

- Related Exchange(s): (v)
- (vi) Share Price:
- Initial Valuation Date(s): (vii)
- (viii) Interest Valuation Date(s):
- Coupon Valuation Date(s): (ix)
- Periodic Valuation Date(s): (x)

Initial Averaging Date(s):

(xiii) Averaging Date(s):

(xi) Valuation Date(s):

(xii)

- (iii) Exchange Traded Fund(s):
- Exchange(s): (iv)

(xiv)	Valuation Time:	In respect of each Share and the Valuation Date in respect of such Share, as specified in Share Linked Provision 10 (<i>Definitions</i>)	
(xv)	Maximum Days of Disruption:	-	ect of each Share and the Valuation Date in of such Share, five Scheduled Trading
(xvi)	Averaging Reference Dates (Disrupted Day consequences):	Not Applicable	
(xvii)	Fallback Valuation Date:	Applicable. In respect of each Share and:	
		(i)	each Valuation Date (other than the Final Valuation Date) in respect of such Share, the second Business Day prior to the Coupon Payment Date (as defined in Part C below) immediately following the Scheduled Valuation Date in respect of such Valuation Date; and
		(ii)	the Final Valuation Date in respect of such Share, the second Business Day prior to the Redemption Date,
			n case, as specified in Share Linked on 10 (<i>Definitions</i>)
(xviii)	Observation Period:	Not Ap	plicable
(xix)	Share Substitution:	Applica	ble in respect of each Share
(xx)	Hedging Disruption:	Not Ap	plicable
(xxi)	Change in Law - Increased Cost:	Not Ap	plicable
(xxii)	Insolvency Filing:	Not Ap	plicable
(xxiii)	Partial Lookthrough Depositary Receipts Provisions:		ble in respect of each of the BPUN Shares LKODLI Shares
(xxiv)) Full Lookthrough Depositary Receipts Provisions:	Not Ap	plicable
(xxv)	Market Disruption Event – NAV Temporary Publication Suspension (ETF):	Not Ap	plicable
(xxvi)	Extra ordinary Events – NAV Publication Suspension (ETF):	Not Ap	plicable
(xxvii) Extraordinary Events – Underlying Index Cancellation (ETF):	Not Ap	plicable
(xxvii	i)Extra ordinary Events – Underlying Index	Not Ap	plicable

Modification (ETF):

	(xxix) ETF-SuccessorIndexEventProvision:	Not Applicable
INDE	X LINKED PROVISIONS	
44.	Index Linked Provisions:	Not Applicable
COM	MODITY LINKED PROVISIONS	
45.	Commodity Linked Provisions:	Not Applicable
FX LI	NKED PROVISIONS	
46.	FX Linked Provisions:	Not Applicable
FUNE	LINKED PROVISIONS	
47.	Fund Linked Provisions:	Not Applicable
MAR	KET ACCESS PARTICIPATION PROVISIONS	
48.	Market Access Participation Provisions:	Not Applicable
LOW	EXERCISE PRICE WARRANT PROVISIONS	
49.	Low Exercise Price Warrant Provisions:	Not Applicable
ADDI	TIONAL RATES FALLBACK PROVISIONS:	
50.	Additional Rates Fallback Provisions:	Not Applicable
BONI	LINKED PROVISIONS:	
51.	Bond Linked Provisions:	Not Applicable
GENI	ERAL PROVISIONS APPLICABLE TO THE SE	CURITIES
52.	New Safekeeping Structure (in respect of Registered Notes) or New Global Note (in respect of Bearer Notes):	Not Applicable
53.	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

			GlobalSecurity
	(ii)	Are the Notes to be issued in the form of obligations under French law?	No
	(iii)	Name of French Registration Agent	Not Applicable
	(iv)	Representation of Holders of Notes / Masse:	Not Applicable
	(v)	Regulation S/Rule 144A Securities:	Not Applicable
54.	Reco	ord Date:	As set out in the General Conditions
55.	Conc	tional Financial Centre(s) (General dition 12.2) or other special provisions ing to payment dates:	Not Applicable
56.	Payr 13):	nent Disruption Event (General Condition	
	Relev	vant Currency:	Specified Currency
57.		aordinary Hedge Disruption Event eral Condition 17):	Applicable
	(i)	Extraordinary Hedge Sanctions Event:	Applicable
	(ii)	Extraordinary Hedge Bail-in Event:	Applicable
	(iii)	Extra ordinary Hedge Currency Disruption Event:	Applicable
58.		y Redemption for Tax on Underlying ge Transactions (General Condition (b)):	Not Applicable
59.	Disru	uption Event (General Condition 19):	Not Applicable
60.	Phys	ical Settlement:	Not Applicable
61.	Calc	ulation Agent:	J.P. Morgan Securities plc
62.		enomination, renominalisation and nventioning provisions:	Not Applicable
63.	Gros	ss Up (General Condition 18):	Applicable – as specified in General Condition 18.1
		Exclude Section 871(m) Taxes from Gross Up (General Condition 18):	Applicable – as specified in General Condition 18.1
	(ii)	871(m) Securities:	Section 871(m) and the regulations promulgated thereunder will not apply to the Securities

64.	Rounding:	GeneralCondition 23 applies
65.	Other terms or special conditions:	Applicable – see Part C below
DIST	RIBUTION	
66.	If non-syndicated, name and address of Dealer:	J.P. Morgan Securities plc of 25 Bank Street, Canary Wharf, London E14 5JP
67.	Stabilising Manager(s) (if any):	Not Applicable
68.	Total commission and concession:	Not Applicable
69.	U.S. selling restrictions:	RegulationS
		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.
70.	ECI Holder Restrictions:	Not Applicable
71.	Additional Selling Restrictions:	Not Applicable
72.	Swiss Public Offer:	No
73.	Prohibition of Sales to EEA and UK Retail Investors:	Applicable
GEN	ERAL	
74.	The aggregate principal amount of Notes issued has been translated into U.S. dollars at the rate of	Not Applicable

 $[\bullet]$ 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 listing and admission to trading on the Luxembourg Stock Exchange's Euro MTF, of the Securities described herein pursuant to the Structured Products Programme for the issuance of Notes, Warrants and Certificates of JPM organ Chase Financial Company LLC, J.P. Morgan Structured Products B.V., JPM organ Chase Bank N.A. and JPM organ Chase & Co.

GOVERNING LAW AND JURISDICTION

Securities:	English law/Courts of England
Guarantee:	English law/Courts of England

RESPONSIBILITY

Each of the Issuer and the Guarantor accepts responsibility for the information contained in this Pricing Supplement. Information on the Reference Assets has been extracted from publicly available sources. Each of the Issuer and the Guarantor confirms that such information has been accurately reproduced and that, so far as it is a ware, and is able to a scertain 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 in formation. 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.

Signed on behalf of the Issuer:

By: _____

Duly authorised

Signed on behalf of the Guarantor:

By: _____

Duly authorised

UK - 649501389.3/CMS(WJD/DVML)/RL

PART B – OTHER INFORMATION

LISTING AND ADMISSION TO TRADING

Application will be made for the Securities to be listed and admitted to trading on the Luxembourg Stock Exchange's Euro MTF 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 over their entire lifetime. 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.

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 issue of the Securities has an interest material to the issue.

REASONS FOR THE ISSUE AND ESTIMATED NET PROCEEDS

(i)	Reasons for the issue:	Not Applicable
(ii)	Estimated net proceeds:	Not Applicable

POST-ISSUANCE INFORMATION

The Issuer will not provide any post-issuance information with respect to the Reference Assets, unless required to do so by applicable law or regulation.

OPERATIONAL INFORMATION

Intended to be held in a manner which would allow Eurosystem eligibility:	No
ISIN:	XS2021545905
Temporary ISIN*:	XS2223739561
RIC:	XS2021545905=JPML
Temporary RIC*:	XS2223739561=JPML
Common Code:	202154590
Temporary Common Code*:	222373956
CFI Code:	DTZXFR
Relevant Clearing System(s) and the relevant identification number(s):	Euroclear/Clearstream, Luxembourg
Delivery:	Delivery against payment

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

*The Temporary ISIN, Temporary Common Code and Temporary RIC will apply until such time as interests in the Temporary Registered Global Security are exchanged for interests in a Permanent Registered Global Security and the Clearing Systems recognise the Securities as fungible with the Tranche One Securities

PART C - OTHER APPLICABLE TERMS

1. Coupon Amounts

Unless previously redeemed or purchased and cancelled in accordance with the Conditions, if the Calculation Agent determines that a Coupon Event has occurred in respect of a Coupon Payment Date, the Issuer shall pay on such Coupon Payment Date, in respect of each Security (of the Notional Amount), an amount (such amount, the "**Coupon Amount**") in the Specified Currency calculated by the Calculation Agent in accordance with the following formula:

$(NA \times 0.1 \times t) - APCA$

If the Calculation Agent determines that a Coupon Event has not occurred in respect of a Coupon Payment Date, then no Coupon Amount shall be payable on such Coupon Payment Date.

If the Securities are redeemed prior to the Redemption Date on a day other than a Coupon Payment Date, then there shall be no accrued amount payable under any Security (of the Notional Amount) in respect of any Coupon Amount.

2. Redemption Amount on the Settlement Date and Redemption Date

Unless previously redeemed or purchased and cancelled in a ccordance with the Conditions, the Issuer shall redeem each Security (of the Notional Amount) on the Redemption Date and no Redemption Amount shall be payable.

For the avoidance of doubt, the Coupon Amount (if any) payable on the Coupon Payment Date falling on the Redemption Date shall be payable.

3. Definitions

The following words and expressions shall have the following meanings:

"APCA" or "Aggregate Preceding Coupon Amounts" means, in respect of a Coupon Payment Date, an amount calculated by the Calculation Agent in respect of each Security (of the Notional Amount) as being equal to the aggregate amount of all Coupon Amounts (if any) paid in respect of all Coupon Payment Dates (if any) preceding such Coupon Payment Date for such Security, Provided That if there are no preceding Coupon Payment Dates and/or no Coupon Amount has been paid prior to such Coupon Payment Date, then the APCA in respect of such Coupon Payment Date shall be zero.

"Coupon Barrier Performance" means, 100.00 per cent. (expressed as 1.00).

"**Coupon Event**" means, in respect of a Coupon Payment Date, the Share Performance in respect of the Share that is the Worst Performing Share in respect of such Coupon Payment Date is greater than or equal to the Coupon Barrier Performance, as determined by the Calculation Agent.

"Coupon Payment Date" means, each of:

- (i) 2 June 2021;
- (ii) 1 June 2022;
- (iii) 31 May 2023;
- (iv) 31 May 2024; and

(v) the Redemption Date.

"EUR" means euro.

"**HKD**" means Hong Kong dollars.

"Initial Share Price" means, in respect of a Share, the Closing Share Price in respect of such Share in respect of the Initial Valuation Date in respect of such Share, as determined by the Calculation Agent and subject to adjustment and/or correction in accordance with the Conditions being, as of the date of this Pricing Supplement, in respect of:

- (i) the XOM UN Share, USD 45.91;
- (ii) the RDSA NA Share, EUR 14.912;
- (iii) the BP UN Share, USD 23.26;
- (iv) the 857 HK Share, HKD 2.66; and
- (v) the LKOD LI Share, USD 77.26.

"NA" means, in respect of each Security, the Notional Amount being USD 1,000 (or, if less, its outstanding notional amount).

"Share Pricet" means, in respect of a Share and a Coupon Payment Date, the Closing Share Price in respect of such Share in respect of the Valuation Date in respect of such Share immediately preceding such Coupon Payment Date.

"**Share Performance**" means, in respect of a Share and a Coupon Payment Date, an amount calculated by the Calculation Agent in accordance with the following formula:

Share Price_t Initial Share Price

"t" means, in respect of the Coupon Payment Date falling on:

- (i) 2 June 2021, one;
- (ii) 1 June 2022, two;
- (iii) 31 May 2023, three;
- (iv) 31 May 2024, four; and
- (v) the Redemption Date, five.

"Worst Performing Share" means, in respect of a Coupon Payment Date, the Share with the lowest Share Performance in respect of such Coupon Payment Date, as determined by the Calculation Agent (provided that if two or more Shares have the same lowest Share Performance in respect of a Coupon Payment Date, then the Calculation Agent shall determine which such Share shall be the Worst Performing Share in respect of such Coupon Payment Date in its sole and absolute discretion, and such Share shall be the Worst Performing Share in respect of such Coupon Payment Date).

ANNEX

The Offering Circular dated 23 April 2020 has been supplemented by the following Supplements:

Supplement	Description	Date
Supplement No. 1	In respect of (i) the Quarterly Report on Form 10-Q of JPMorgan Chase & Co. for the quarter ended 31 March 2020, (ii) Supplement No. 1 dated 25 May 2020 to the Registration Document dated 22 April 2020 of JPMorgan Chase & Co., (iii) Supplement No. 1 dated 25 May 2020 to the Registration Document dated 22 April 2020 of JPMorgan Chase B ank, N.A. and (iv) a mendments and supplemental information to the sections entitled "Risk Factors" and "Subscription and Sale"	26 May 2020
Supplement No. 2	In respect of the Current Report on Form 8-K of JPMorgan Chase & Co. dated 14 July 2020, containing the earnings press release of JPMorgan Chase & Co. for the quarter ended 30 June 2020	24 July 2020
Supplement No. 3	In respect of (i) the Quarterly Report on Form 10-Q of JPMorgan Chase & Co. for the quarter ended 30 Ju ne 2020, (ii) the unaudited interim financial statements of JPMorgan Chase Bank, N.A. for the six months ended 30 June 2020, (iii) Supplement No. 3 dated 17 August 2020 to the Registration Document dated 22 April 2020 of JPMorgan Chase & Co., (iv) Supplement No. 3 dated 17 August 2020 to the Registration Document dated 22 April 2020 of JPMorgan Chase Bank, N.A., (v) Supplement No. 1 dated 17 August 2020 to the Registration Document dated 22 April 2020 of JPMorgan Structured Products B.V. and (vi) amendments and supplemental information to the section entitled "Risk Factors"	18 August 2020