JPMORGAN CHASE & CO.

STRUCTURED INVESTMENTS

Opportunities in International Equities

Buffered PLUS Based on the iShares® MSCI Brazil Index Fund due October 25, 2012

Buffered Performance Leveraged Upside SecuritiesSM

"Description of PLUS — Payment at Maturity" in the accompanying product ETF Shares: Shares of the iShares [®] MSCI Brazil Index Fund. See "Annex A — The ISha Fund" in the accompanying preliminary terms. Underlying Index: MSCI Brazil Index. See "Annex A — The MSCI Brazil Index" in the accompanying preliminary terms. Aggregate principal amount: \$5,188,630 Payment at maturity: If the final share price is greater than the initial share price, for each : Buffered PLUS, \$10 + leveraged upside payment In no event will the payment at maturity exceed the maximum paymed. If the final share price is equal to the initial share price or less than th amount less than or equal to the buffer amount of 10%, for each \$10 Buffered PLUS, \$10 If the final share price is less than the initial share price by an amour amount of 10%, for each \$10 Buffered PLUS, \$10 If the final share price is less than the initial share price by an amour amount of 10%, for each \$10 Buffered PLUS, \$10 If the final share price is less than the stated principal amount of \$10 per However, under no circumstances will the Buffered PLUS pay less the Buffered PLUS at maturity. Leverage dupside payment: \$10 x leverage factor x share percent increase Leverage factor: 200% Share percent increase: (final share price of one ETF Share on the pricing date, div factor Final share price: The closing price of one ETF Share on the valuation date Adjustment factor:			
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Share performance factor: final share price / initial share price			
	\$1.00 per Buffered PLUS (10% of the stated principal amount)		
Maximum payment at maturity: \$11.875 (118.75% of the stated principal amount) per Buffered PLUS)	final share price / initial share price		
	\$11.875 (118.75% of the stated principal amount) per Buffered PLUS)		
Stated principal amount: \$10 per Buffered PLUS	\$10 per Buffered PLUS		
Issue price: \$10 per Buffered PLUS (see "Commissions and issue price" below)	\$10 per Buffered PLUS (see "Commissions and issue price" below)		
Pricing date: April 25, 2011	April 25, 2011		
Original issue date: April 28, 2011 (3 business days after the pricing date)	April 28, 2011 (3 business days after the pricing date)		
CUSIP / ISIN: 46634X278 / US46634X2788	46634X278 / US46634X2788		
Listing: The Buffered PLUS will not be listed on any securities exchange.	The Buffered PLUS will not be listed on any securities exchange.		
Agent: J.P. Morgan Securities LLC ("JPMS")			
Commissions and issue price:Price to $Public^{(1)(2)}$ Fees and $Commissions^{(2)(3)}$	Proceeds to Issuer		

Per Buffered PLUS	\$10.00	\$0.20	\$9.80
Total	\$5,188,630.00	\$103,772.60	\$5,084,857.40

- (1) The price to the public includes the estimated cost of hedging our obligations under the Buffered PLUS through one or more of our affiliates, which includes our affiliates' expected cost of providing such hedge as well as the profit our affiliates expect to realize in consideration for assuming the risks inherent in providing such hedge. For additional related information, please see "Use of Proceeds" beginning on PS-17 of the accompanying product supplement no. MS-2-A-II.
- (2) The actual price to public and commissions for a particular investor may be reduced for volume purchase discounts depending on the aggregate amount of Buffered PLUS purchased by that investor. The lowest price payable by an investor is \$9.925 per Buffered PLUS. Please see "Syndicate Information" on page 5 of the accompanying preliminary terms for further details.
- (3) JPMS, acting as agent for JPMorgan Chase & Co., received a commission of \$0.20 per \$10 stated principal amount Buffered PLUS and used all of that commission to allow selling concessions to Morgan Stanley Smith Barney LLC. See "Underwriting (Conflicts of Interest)" beginning on page PS-45 of the accompanying product supplement no. MS-2-A-II.

The Buffered PLUS are not bank deposits and are not insured or guaranteed by the Federal Deposit Insurance Corporation or any other governmental agency, nor are they obligations of, or guaranteed by, a bank.

Y ou should read this document together with the preliminary terms describing the offering and the related product supplement no. MS-2-A-II, prospectus supplement and prospectus, each of which can be accessed via the hyperlinks below.

Preliminary Terms No. 37 dated March 24, 2011: http://www.sec.gov/Archives/edgar/data/19617/000089109211001923/e42763fwp.pdf Product supplement no. MS-2-A-II dated November 25, 2009: http://www.sec.gov/Archives/edgar/data/19617/000089109209004447/e37083_424b2.pdf Prospectus supplement dated November 21, 2008: http://www.sec.gov/Archives/edgar/data/19617/000089109208005661/e33600_424b2.pdf Prospectus dated November 21, 2008: http://www.sec.gov/Archives/edgar/data/19617/000089109208005658/e33655_424b2.pdf

The issuer has filed a registration statement (including a prospectus) with the SEC for the offering to which this communication relates. Before you invest, you should read the prospectus in that registration statement and other documents the issuer has filed with the SEC for more complete information about the issuer and this offering. You may get these documents for free by visiting EDGAR on the SEC Web site at www.sec.gov. Alternatively, the issuer, any underwriter or any dealer participating in this offering will arrange to send you the prospectus if you request it by calling toll-free (800) 869-3326.

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