JPMorgan Auto Callable Contingent Interest Notes linked to the common stock of Bank Of America Corp. due January 02, 2014

J.P.Morgan

Frade Details/Characteristics			Hypothetical Return on a Note						
Reference Stock	The common stock, par value of \$0.010 per share, of Bank Of America Corp.	First 3 Review Dates							
ontingent Interest Payments:	If the notes have not been previously called and the closing price of one share of the Reference Stock on any		First 3 Review Dates						
	Review Date is greater than or equal to the interest Barrier, you will receive on the applicable interest Payment Date for each \$1,000 principal amount note a Contingent interest Payment equal to \$45.125 (equivalent to an interest rate of 18.05% per annum, payable at a rate of 4.5125% per quarter).	Compare the closing price of one share of the Reference Stock to the Initial Stock Price and the Interest Barrier until the final review date or any automatic call.							
	if the closing price of one share of the Reference Stock on any Review Date is less than the Interest Barrier, no Contingent Interest Payment will be made with respect to that Review Date.		If the closing price of one Share of the Reference Stock is greater than or	Automatic Call The notes will be automatically called and you will receive (i) the principal					
terest Barrier / Trigger Level:	80% of the Initial Stock Price (subject to adjustments)		equal to the Initial	amount plus (ii) the Contingent Interest Payment with respect to the related review date					
iterest Rate:	18.05% per annum, payable at a rate of 4.5125% per quarter, if applicable		Stock Price						
Automatic Call:	If the closing price of one share of the Reference Stock on any Review Date (other than the final Review Date) is greater than or equal to the initial Stock Price, the notes will be automatically called for a cash payment, for each \$1,000 principal amount note, equal to (a) \$1,000 plus (b) the Contingent Interest Payment applicable to								
ayment at Maturity:	that Review Date, payable on the applicable Call Settlement Date. If the notes have not been previously called and the Final Stock Price is greater than or equal to the Trigger Level, you will receive a cash payment at maturity, for each \$1,000 principal amount note, equal to (a) \$1,000 plus (a) the Contingent Interest Payment applicable to the final Review Date. If the notes have not been previously called and the Final Stock Price Is less than the Trigger Level, at maturity you will lose 1% of the principal amount of your notes for every 1% that the Final Stock Price Lists than the Initial Stock Price Lists than the Initial Stock Price Lists than the Initial Stock Price Lists with Principal amount note will be calculated as follows: \$1,000 + SL000 + SL000 + Stock Return).		If the closing price of one Share of the Reference Stock is less than the Initial Stock Price	No Automatic Call	The closing price of one share of the Reference Stock is greater than or equal to the Interest Barrier The closing price of one share of the Reference Stock is less than the Interest Barrier	You will receive the Contingent interest Payment. Proceed to the next review date. No Contingent Interest Payment. Proceed to the next review date.			
	If the notes have not been automatically called and the Final Stock Price is less than the Trigger Level, you will lose more than 20% of your initial investment and may lose all of your initial investment at maturity.	For more information about the payments upon an Automatic Call or at maturity in different hypothetical scenarios.see "Hypothetical Payment upon Automatic Call or at Maturity" below What Are the Payments on the Notes, Assuming a Range of Performances for the Reference Stock on a given Review Date. The hypothetical payments set forth below assume an initial Stock Price 2015.05, an Interest Barier and a Trigger used of SeA Of equal to BXV of the hypothetical Initial Stock Price) and reflect the Interest Bate of 1 per annum (psyable at a rate of 45325% per quarter). The hypothetical Initial Istack Price) and reflect the Interest Bate of 1 per annum (psyable at a rate of 45325% per quarter). The hypothetical Initial Istack Price) and reflect the Interest Bate of 1 per annum (psyable at a rate of 45325% per quarter). The hypothetical Initial Istack Price) and reflect the Interest Bate of 1 per annum (psyable at a rate of 45325% per quarter). The hypothetical Initial Istack Price) and reflect the Interest Bate of 1 per annum (psyable at a rate of 45325% per quarter). The hypothetical Initial Istack Price) and Price Istack Price							
view Dates:	March 28, 2013 (first Review Date), June 27, 2013 (second Review Date), September 26, 2013 (third Review Date), Date), December 27, 2013 (final Review Date)								

Risk Considerations	Hypothetical Payment upon Automatic Call or at Maturity							
Your investment in the notes may result in a loss of some or all of your principal.	Closing Price	Review Dates Prior	to the Final Review Date	Final Review Date				
 Any payment on the notes is subject to the credit risk of JPMorgan Chase & Co. The notes do not guarantee the payment of interest and may not pay interest at all. 		Reference Stock Appreciation / Depreciation at Review Date	Payment on Interest Payment Date or Call Settlement Date (1)(2)	Stock Return	Payment at Maturity (2)			
The appreciation potential of the notes is limited, and you will not participate in any appreciation in the price of the Reference Stock. The benefit provided by the Trigger Level may terminate on the final Review Date.	\$18.900 \$16.800 \$14.700	80.00% 60.00% 40.00%	\$1,045.13 \$1,045.13 \$1,045.13	80.00% 60.00% 40.00%	\$1,045.13 \$1,045.13 \$1.045.13			
JPMorgan Chase & Co. and its affiliates play a variety of roles in connection with the issuance of the notes, including acting as calculation agent and hedging Morgan Chase & Co.'s obligations under the notes. Their interests may be adverse to your interests.	\$12.600 \$11.550	20.00%	\$1,045.13 \$1,045.13 \$1,045.13	20.00%	\$1,045.13 \$1,045.13 \$1,045.13			
If the notes are automatically called early, there is no guarantee that you will be able to reinvest the proceeds at a comparable return for a similar level of sk.	\$11.025 \$10.500	5.00%	\$1,045.13 \$1,045.13	5.00%	\$1,045.13 \$1,045.13			
Certain built-in costs are likely to adversely affect the value of the notes prior to maturity. No ownership or dividend rights in the Reference Stock.	\$9.975 \$9.450	-5.00%	\$45.13 \$45.13	-5.00%	\$1,045.13 \$1,045.13			
Risk of the closing price of the Reference Stock falling below the Interest Barrier or Trigger Level is greater if the Reference Stock is volatile. Lack of liquidity -1.P. Morgan Securities LLC ("JPMS") intends to offer to purchase the notes in the secondary market but is not required to do so. Even if there	\$8.925 \$8.400	-15.00%	\$45.13 \$45.13	-15.00%	\$1,045.13 \$1,045.13			
a secondary market, it may not provide enough liquidity to allow you to trade or sell the notes easily. The anti-dilution protection for the Reference Stock is limited and may be discretionary.	\$8.399	-20.01%	\$0.00	-20.01%	\$799.90 \$600.00			
Many economic factors, such as Reference Stock volatility, time to maturity, interest rates and creditworthiness of the issuer, will impact the value of the tes prior to maturity.	\$3.150 \$0.000	-70.00%	\$0.00 \$0.00	-70.00%	\$300.00 \$0.00			
(1) The notes will be automatically called if the closing price of one share of the Reference Stock on any Review Date (other than the final F the initial Stock Price.								

(2) You will receive a Contingent Interest Payment in connection with a Review Date if the closing price of one share of the Reference Stock on that Review Date is greater than or equal to the interest Barrier.

SEC Legend: JPMorgan Chase & Co. has filed a registration statement (including a prospectus) with the SEC for any offerings to which these materials relate. Before you invest, you should read the prospectus in that registration statement and the other documents relating to this offering that JPMorgan Chase & Co. has filed a registration statement (including a prospectus) with the SEC for any offerings to which these materials relate. Before you invest, you should read the prospectus in that registration statement and the other documents relating to this offering. You may get these documents without cost by visiting EDGAR on the SEC Web site at www.sec.gov. Alternativey, JPMorgan Chase & Co. any agent or any dealer participating in the this offering. You may get these documents without cost by visiting EDGAR for the SEC Web site at www.sec.gov. Alternativey, JPMorgan Chase & Co. any agent or any dealer participating in the this offering will arrange to end you be proceedule supplement and term head the prospectus. Beingeneet as even as well as any relevant product support of the products advice. Accordingly, any discusses contained herein (including any attachments) is not intended or written to be used, and cannot be used, in connection with the promotion, marketing or recommendation by anyone unafflated with JPMorgan Chase & Co. and the anticipated relums. This information is not intended to privide and should not be relied upon a prividing acounting, usar, registration of as to be end anter. This information is not intended of *V*. Norgan Research Departments. J.P. Morgan Is emarketing name for JPMorgan Chase & Co. and tis subsidiaries and affiliates worldwide. J.P. Morgan Securites LLC is a member of FINRA, NYSE and SIPC. Clients should contact their salespersons at, and execute Filespatianement No. 331-77723 Dates Departments in Quarket as the provide market on the subsidiaries and affiliates worldwide. J.P. Morgan Securites LLC is a member of FINRA, NYSE and SIPC. Clients should contact their salespersons

ase see the accompanying term sheet and product supplement for a more detailed dis on of risks, conflicts of interest and tax conseq ences as ed with an Inv nt in the notes

YOUR INVESTMENT IN THE NOTES MAY RESULT IN A LOSS — The noles do not guarantee any return of principal. If the notes are not automatically called, we will pay you your principal back at maturity only if the Final Stock Price is greater than or equal to the Trigger Level. If the notes are not automatically called and the Final Stock Price is greater than Price. Accordingly, under these circumstances, you will lose more than 25% of your principal amount at ording in the principal amount at ording and the set of the other principal amount at ording and the set of the other principal amount at ording the set of the other principal amount at ording the set of the other principal amount at ording the set of the other principal amount at ording the set of the other principal amount at ording the set of the other principal amount at ording the set of the other principal amount at ording the set of the other principal amount at ording the set of the other principal amount at ording the set of the other principal amount at ording the set of the other principal amount at ording the set of the other principal amount at ording the set of the other principal amount at ording the set of the other principal amount at ording the set of the other principal amount at ording the set of the other principal amount at ording the set of the other principal amount at ording the set of the other principal amount at ording the set of the other principal amount at ording the set of the other principal amount at other set of the other set of t

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CREDIT RISK OF JPMORGAN CHASE & CO. — The notes are subject to the credit risk of JPMorgan Chase & Co., and our credit ratings and credit spreads may adversely affect the market value of the notes. Investors are dependent on JPMorgan Chase & Co: sability to pay all amounts due on the notes, and therefore investors are subject to our credit risk and to changes in the market's view of our creditordiminess. Any decline in our credit ratings or increase in the credit spreads charged by the market for taking our credit risk is they to adverse affect the notes. The were to default on our payment obligations, you may not receive any amounts word to post under the notes. Any decline in a credit appreads charged by the market for taking our credit risk is they to adverse of the notes. If we were to default on our payment obligations, you may not receive any amounts word to you market the notes and you could to sey our retil risk in the notes. Any decline in a credit appreads the more and the notes and you could to sey our retil risk in the notes and you could to sey our retil risk in the notes and you could to sey our retil risk in the notes and you could to sey our retil risk in the notes and you could to sey our retil risk and to charge any adverse any amounts and the risk notes any adverse of the notes. The notes and you could to sey our retil risk and to charge any adverse any adverse and risk and to charge any adverse and risk and the notes and you could be sey our retil risk and to charge any adverse and risk word to set of the notes. The notes and you could be seen retile risk and the notes and you could be seen any adverse and risk and to charge any adverse and risk and to charge any adverse and risk and the notes and you could be seen any adverse and risk and the notes and you could be seen any adverse and risk and the notes and you could be seen any adverse and risk and the notes and you could be seen any adverse and risk and the notes and you could be seen any adverse and risk and the notes and you could b

Recent events affecting us have led to heightened regulatory sorutiny, may lead to additional regulatory or legal proceedings against us and may adversely affect our credit ratings and credit spreads and, as a result, the market value of the notes. See "Executive Overview — Recent Developments," "Liquidity Risk Management — Credit Ratings," "Item 4. Controls and Procedures" and "Part II. Other Information — Item 1A. Risk Factors" in our Quarterly Report on Form 10-Q for the quarter ended June 30, 2012.

June 40, 2012. THE APPRECIATION POTENTIAL OF THE NOTES IS LIMITED, AND YOU WILL NOT PARTICIPATE IN ANY APPRECIATION IN THE PRICE OF THE REFERENCE STOCK — The appreciation potential of the noies is limited to the sum of any Contingent interest Payments that may be gaid over the lemm of the noies, regardless of any appreciation in the proce of the Reference Stock within may be significant. You will not participate in any appreciation in the price of the Reference Stock within may be significant. You will not participate in any appreciation in the price of the Reference Stock within the term of the noise.

POTENTIAL CONFLICTS — We and our atiliates play variety of roles in connection with the issuance of the notes, including acting as calculation agent and hedging our obligations under the notes. In performing these duties, our economic interes and the conomic interests of the calculation agent and other attiliates of ours are potentially adverse to your interests as an investor in the notes. In addition, our business activities, including hedging and trading activities, could cause our economic interests to be adverse to yours and outer attiliates of ours are potentially adverse to your interest as an investor in the notes. In addition, our our attiliate could result in substantial returns for us or our attiliate could result in substantial returns for us or our attiliates could result in substantial returns for us nic Interests

We and/or our affiliates may also currently or from time to time engage in business with the issuer of the Reference Stock including extending loans to, or making equity investments in, the issuer of the Reference Stock or providing advisory services to the issuer of the Reference Stock, and these reports may or may not recommend that investions tau or in ond the Reference Stock. In addition, one or more of our affiliates may publich research reports or otherwise express ophions with respect to the issuer of the Reference Stock, and these reports may or may not recommend that investions tau or indo the Reference Stock. In that is your judgment of the Reference Stock such and these reports may or may not recommend that investions tau or the indoverse of the research reports and respect to an independent investions tau or that is your judgment is appropriate to make an independent integration of the Reference Stock such and the respect to an independent integration of the Reference Stock such as the independent integration of the Reference Stock such as the independent integration of the Reference Stock such as the independent integration of the Reference Stock such as the independent integration of the Reference Stock such as the independent integration of the Reference Stock such as the independent integration of the Reference Stock such as the independent integration of the Reference Stock such as the independent integration of the Reference Stock such as the independent integration of the Reference Stock such as the independent integration of the Reference Stock such as the independent integration of the Reference Stock such as the independent integration of the Reference Stock such as the independent integration of the Reference Stock such as the independent integration of the Reference Stock such as the independent integration of the Reference Stock such as the independent integration of the Reference Stock such as the independent of the Reference Stock such as the independent of the Reference Stock such as the notes

The notes. THE BENETT PROVIDED BY THE TRIGGER LEVEL MAY TERMINATE ON THE FINAL REVIEW DATE — If the Final Stock Price is less than the Trigger Level, the benefit provided by the Trigger Level will terminate and you will be fully exposed to any depreciation in the closing price of one share of the Reference Stock. Because the Final Stock Price will be determined based on the closing price on a single day near the end of the term of the notes, the price of the Reference Stock at the maturity date or at cherr times during the term of the notes could be grated in that or the particulary larger I three is a significant decreases in the price of the Reference Stock at the term of the notes or if three is significant violatily in the price of the Reference Stock during the term of the notes, expectation or dates near the final Review Date. THE AUTOMATIC CALL FEATURE MAY FORCE A POTENTIAL EARLY EXIT — If the notes are automatically called, the amount of Contingent Interest Payments made on the notes may be less than the amount of Contingent Interest Payments made on the notes may be less than the amount of Contingent Interest Payments made on the notes may be less than the amount of Contingent Interest Payments made on the notes may be less than the amount of Contingent Interest Payments made on the notes may be less than the amount of Contingent Interest Payments made on the notes may be less than the amount of Contingent Interest Payments made on the notes may be less than the amount of Contingent Interest Payment applicable to the relevant Review Date.

REINVESTMENT RISK — If your notes are automatically called, the term of the notes may be reduced to as short as three months and you will not receive any Contingent interest Payments after the applicable Call Settlement Date. Th guarantee that you would be able to reinvest the proceeds from an investment in the notes at a comparable return and/or with a comparable interest rate for a similar level of risk in the event the notes are automatically called prior to the REINVESTMENT RISK — If your notes are automatically called prior to the mouse may be released as a maint and/or with a comparable interest rate for a similar level of risk in the event the notes are automatically called prior to the maturity date. CERTAIN BUILT-IN COSTS ARE LIKELY TO AFFECT ADVERSELY THE VALUE OF THE NOTES PRIOR TO MATURITY — While any payment on the notes described in the accompanying term sheel is based on the full principal amount of your notes, the original issue price of the notes induces the agents commission and the estimated cost of hedging our obligations under the notes. As a result, and as a general matter, the price, if any, at which J.P. Morgan Securities LLC, which we refer to as JMAG, will be willing to purchase notes from the agents commission and hedging costs, including those set to the notes. As a result, and as a general matter, the price, if any, at which J.P. Morgan Securities LLC, which we refer the notes are of designed to be notified to account and hedging costs, including those set to the notes. As a result, and as a general matter, the price, if any, at which J.P. Morgan Securities LLC, which we refer the notes are of designed to be notified the notes in the agents commission and hedging costs, including those set of the notes maturity and the value of the notes in the observed on the notes in the observed on the notes. The notes are on checking that the notes in the observed on the notes are observed on the notes. The notes are observed to matche addition to a JMAG, will be will be attended to a number of factors aside from the agents commission and hedging costs, including those set of the notes in the addition under the notes in the addition of the notes in the notes are advected on the notes. So you. This secondary manket price will also be affected by a number of factors addition the notes interval and your notes to maturity. No OWNERSHIP OR DIVDEND RIGHTS IN THE REFERENCE STOCK — As a holder of the notes, you will not have any compresible interest or rights in t

RISK OF THE CLOSING PRICE OF THE REFERENCE STOCK FALLING BELOW THE INTEREST BARRIER OR THE TRIGGER LEVEL IS GREATER IF THE CLOSING PRICE OF THE REFERENCE STOCKS IS VOLATILE-The likelihood of the closing price of one share of the Reference Stock failing below the Interest Banklex un THE TRIGGER LEVEL IS GREATER IF THE CLOSING PRICE OF THE REFERENCE STOCKS IS VOLATILE— The likelihood of closing price of one share of the Reference Stock failing below the Interest Banklex unit interest and the regent on the volatility of the dosing price of the Reference Stock.

LACK OF LIQUIDITY — The notes will not be listed on any securities exchange. JPMS intends to offer to purchase the notes in the secondary market but is not required to do so. Even if there is a secondary market, it may not provide enough liquid to allow you to trade or sell the notes easily. Because other dealers are not likely to make a secondary market for the notes, the price at which you may be able to trade your notes is likely to depend on the price, if any, at which JPMS is willing to buy to allow the not

HEDOING AND TRADING IN THE REFERENCE STOCK — While the notes are outstanding, we or any of our affiliates may carry out hedging activities related to the notes, including in the Reference Stock or instruments related to the Reference Stock torm time or the and to the Reference Stock torm time or the related torm torm or the related torm torm or the related tor the related tore or the

THE ANTI-DUITION PROTECTION FOR THE REFERENCE STOCK IS INITED AND MAY BE DISCREDUCED to use of use invested on an invested on the may be

The notes are not bank deposits and are not insured by the Federal Deposit Insurance Corporation or any other governmental agency, nor are they obligations of, or guaranteed by, a bank. Calculations and determinations will be made in the sole discretion of JPMS, as calculation agent, and may be potentially adverse to your interests as an investor in the notes.

J.P.Morgan