## IT IS AGREED BETWEEN YOU AND JPMCC THAT:

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1. It is agreed between you and us that this transaction, as described on the face hereof, is subject to the following terms and conditions. This confirmation shall insure to our benefit including successors and essigns and shall be conclusive if not objected to prombtly to in writing.

2. If required payment or delivery of securities is not made by settlement date, positions may be closed out and appropriate charges, including interest, may be made to your account.

3. Until fully paid for, securities in a cesh account, as defined by Regulation T, are or may be periodically, without prior notice, hypothecated or rehypothocated, under circumstances which will permit the commingling of instruments carried for the accounts of other customers, for any amount, whether under general loans or otherwise, or may be loaned out or delivered on contracts for other customers without having in our possession and control a like amount of similar instruments.

instruments.

The form of the other party, if applicable, and details of the remuneration received from other persons when we act as agent for such persons when we act as agent for such persons.

A 'On written request, we will furnish: the time of execution, name of the other party, if applicable, and details of the remuneration received from other persons when we act as agent for such persons.

5. With respect to transactions involving an offering of securities, the underwriters may overallot or effect transactions which stabilize or maintain the market price of such securities at a level above that which might otherwise prevail in the open market. Such stabilizing, if commenced, may be discontinued at any time.

6. This transaction and all other transactions with us have been entered into in consideration of each other. In the event that (i) you shall default in respect of this or any other transaction with us, (ii) you apply for, consent to, or are the subject of an application or petition for the appointment of or the lating of possession by a receiver, custodian trustee, liquidator, or similar person of yourself or of all or a substantial part of your property, (iii) you dentil, your inability or worth, (iii) you make a general assignment for the benefit of your creditors, (v) you file, or have filed or entered against you, a petition or order for relief under file 11 of the United States Code, as amended, or any similar law of any jurisdiction regarding reorganization, liquidation, dissolution, insolvency or relief of obligation, or (viii) we believe that an event or circumstances has occurred which may may be a substantial part of any obligation and the property we are holding or expect to receive from you against your obligation, or (viii) we believe that an event or circumstances has occurred which may represent materially impairs your creditvorthiness or ability to perform your obligations, we may (a) cancel or otherwise liquidate this and any other transaction without prior notice to you ( and your other action recessary or appropriate to protect and enforce our rights under this or any other ransaction of the property and properties to a protect and enforce our rights under this or any other

hereunder, we shealth are all rights and temedies admisted to a secured creditor under the Uniform Commercial Code as then in effect in New York in addition to rights and remedies provided herein or otherwise by law.

7. Any repudiation, breach or default hereunder shall constitute at JPMCC's election a default under all other agreements or confirmations between us. Upon any repudiation, breach or default, JPMCC shall be entitled, without limiting other rights or remedies it may have, to liquidate, hedge or offset your obligation by sale of property in your accounts you may have at JPMCC or obligations of JPMCC to you. Purchases or sales may be public or private, and may be made without notice and in such manner as JPMCC may in its discretion determine. You shall remain liable for any balance due and any loss incurred by JPMCC in acting pursuant hereto.

8. If this transaction is a sale by you of an instrument not held in your account with us and it is not marked short, you represent that you own such instrument and it is agreed that you will promptly deliver such instrument to us.

9. No weiver, notice, demand or forbearance on the part of JPMCC shall be deemed to be rescinded or modified accordingly and in all other respects this confirmation shall not be affected as shall be considered accepted and approved by you absent written notice of objection within ten days after receipt.

11. If any part of this Agreement is held to be void or unenforceable or inconsistent with any other agreement to which this confirmation relates, this shall not affect the validity or enforceable or inconsistent with any other agreement to which this confirmation relates, this shall not affect the validity or ontoric activity of this Agreement is held to be void or unenforceable or inconsistent with any other agreement to which this confirmation relates, this shall not affect the validity or ontoric activity of the acceptance of the confirmation relates, this shall not affect the validity or ontoric acceptance of the part of the co

16. JPMCC or an affiliate may act as Primary Market Maker or Competitive Market Maker in option trades executed on an options exchange, and may have a position (long or short) in such securities and may be on the opposite side of public orders executed in such securities.

17. This Confirmation is computed for payment in New York funds on settlement date. If payment is made at a later date, additional interest to date of payment may be charged.

18. This confirm and our communications with you made in connection with the transactions referred to herein contain(ed) (f) information obtained from multiple direct, indirect, affiliated, public and proprietary data sources (including, but not limited to, identifying information, market data, calculated data, reference data, valuations, ratings, coupon and dividend rates and other fundamental data), and (iii) information which is calculated based upon such information (including but not limited to, market values, Estimated Yield and Estimated annual income). Although JPMCC believes these sources are reputable, it close not independently review or verify such information and neither JPMCC or any such source will have any duty or obligation to verify, correct, complete or update any such information. Such information is being provided to you with all faults for use entirely at your own risk, without any warranty whatsoever by JPMCC or any such source set late have any liability whatsoever relating to any inaccuracy or lack of timeliness or completeness of such information or any use thereof or for mainstains thereform nor for any lost profits, indirect, special or consequential damages. Moverey, such sources retain revolusive proprietary rights in such information. You shall use such information in provided) or retransmission without prior written approval of the source, or for any unlawful or unauthorized purpose.

19. The "Options Fee" effected is intended to offset fees assessed to your broker by the various Options Exchanges. The amount collected may be more or less

former, no reimbursement will be distributed back to you and, in the event of the latter, there will be no additional charge made to you.

20. This confirmation incorporates, and the transactions confirmed are hereby subject to, any written agreement between you and us. The terms of this confirmation govern in the event of any inconsistency with the term of any other agreements.

21. Zero Coupon Issues pay no periodic interest, may be called below maturity value, and if called, may be called below maturity value, and if called, may be called below maturity value, and if called, may be called below maturity value, and if called, may be called below maturity value, and if called, may be called below maturity value, and if called, may be called below maturity value, and if called, may be called below maturity value, and if called, may be called below maturity value, and if called, may be called below maturity value, and if called, may be called below maturity value, and if called, may be called below maturity value, and if called, may be called below maturity value, and if called, may be called below maturity value, and if called, may be called below maturity value, and if called, may be called below maturity value, and if called, may be called below maturity value, and if called, may be called below maturity in your credit in another capacity.

24. For Treasury inflation protection securities (TIPS) and Corporate Inflation Protection Bonds (IPSB) yield to maturity may vary due to inflation adjustments.

25. Furchasers of Farmie Mae or Freddie Mac Securities can obtain additional pool information by telephoning Fannie Mae at 1-300-237-8027 or readiel May be at 1-300-238-8072 or emailing Freddie Mae at Investor, Inquiry@FreddieMac com.

27. If this confirmation indicates that this is a transaction in when-issued or when-distributed securities, the terms and conditions are forth in the applicable proxy, disclosure document and/or bankfurglety plan shall apply. Upon determination of the satterned and the process of t

- LEGEND FOR SECURITIES TRANSACTIONS

  Market Your transaction was executed on one or more markets details upon request.

  C Capacity:
  1, 2, 3, 4, 5, 8 and 9. Your Broker, as indicated on the front of this Confirmation, acted as Agent for your account unless otherwise indicated.

Yas 3.4. 5, 8 and 9. Your Broker, as indicated on the front of this Confirmation, acted as Agent for your account unless ofference indicated.
 Our Broker, as indicated on the front of this Confirmation, acted as Agent for both buyer and seller, charging a commission or a commission equivalent to both parties. The source and any remuneration charged in the transaction will be furnished upon written request.
 Your Broker, as indicated on the front of this Confirmation, acted as Principal.
 Your Broker, as indicated on the front of this Confirmation, acted as Principal.
 A. This trade was executed by your broker, with us acting as your prime broker. Contact your executing broker for trade details.
 S. The transaction described on this confirmation is subject to the U.S. Treasury or Agency Debt and Agency MBS fails charge trading practice published by TMPG and SIFMA at http://www.sifma.org/capital markets/docs/Fails-Charge-Trading-Practice.pdf
 Introducing broker receives compensation for directing customer orders for equity securities. The source and nature of such compensation received on this transaction, if any, wil be furnished to you upon written request.
 Your brown be eligible for breakpoint discounts based on the size of your purchase, current holdings or future purchases. The sales charge you paid may differ slightly from the Prospectus disclosed rate due to rounding calculations. Please refer to the Prospectus, Statement of Additional Information or contact your financial advisor for further information.
 Y - A paper copy of the offering document relating to this transaction is available, upon request, by calling 1-866-803-9204 during normal business hours.
 W - These securities have not been registered under the 40 Securities Act of 1933, and may only be effered and sold pursuant to registeration under the 1933 Act or an available exemption therefrom and (i) in complicance with the pr

## IF CALLABLE MUNICIPAL OR OTHER CALLABLE DEBT SECURITY TRANSACTION

With regard to any debt security subject to redemption before maturity, such debt security may be redeemed or called in whole or in part before maturity, and such a redemption could affect yield represented. Additional information available upon request.