JPMorgan Chase Bank, National Association, New Zealand Branch and associated JPMorgan Chase Bank, New Zealand Group

Errata Notice: Disclosure Statement

For the three months ended 31 March 2015

In the Disclosure Statement for the period ended 31 March 2015 (published on 29 May 2015), the Responsible Persons on behalf of each of the Directors note that the previously published Disclosure Statement for the period ending 31 March 2015 was missing information required to be reported under Schedules 6, 10, 12 and 14 of the Registered Bank Disclosure Statements (Overseas Incorporated Registered Banks) Order 2014 as set out below:

- Page 21 was omitted containing Note 12 Total Liabilities of the registered bank, net of amounts due to related
 parties and Note 13 Reconciliation of net surplus to net cash inflow from operating activities.
- Page 22 was omitted containing Note 14 Commitments and contingent liabilities; Note 15 Intangible assets and Note 16 – Events after the reporting period.
- 3) Page 23 was omitted containing Note 17 Financial Statements of JPMorgan Chase Bank, National Association; Note 18 – Interest earning and discount bearing assets and liabilities and Note 19 – Capital adequacy.
- 4) Page 25 was omitted containing Note 20 Concentration of credit exposure to individual counterparties; Note 21 Activities of the banking group in New Zealand and Note 22 Risk management.

Such Information was missing over the period from the date of publication (29 May 2015) of the Disclosure Statement up to and including 19 June 2015.

The updated Disclosure Statement for the three months ended 31 March 2015 is attached to this notice and can also be accessed online at http://www.jpmorgan.com/pages/international/newzealand.

Signed by Mr Davis and Mr Lawrence as Responsible Persons on behalf of each of the Directors.

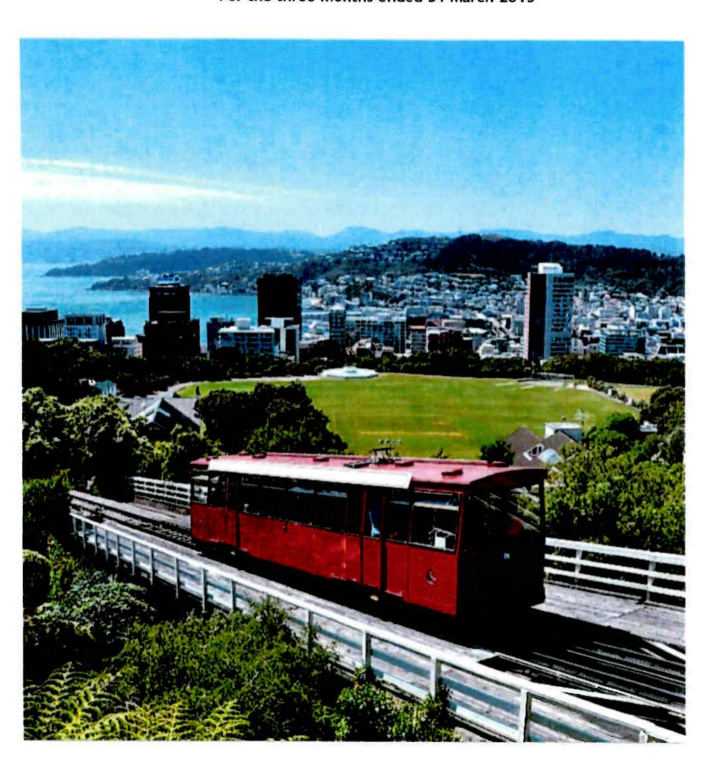
le De	20 July 2015
Warren Davis	Date
	20 July 2015
Mark Lawrence	Date

J.P.Morgan

JPMorgan Chase Bank, National Association, New Zealand Branch

Disclosure Statement

For the three months ended 31 March 2015



Disclosure Statement

For the three months ended 31 March 2015

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DEFINITIONS

In this Disclosure Statement, unless the context otherwise requires:

JPMCB means the worldwide operations of JPMorgan Chase Bank, N.A., including JPMCB NZ Group;

JPMCB NZ or Branch means the New Zealand operations of JPMCB conducted through its New Zealand branch;

JPMCC means JPMorgan Chase & Co; and

the term "Banking Group" or "JPMCB NZ Group" means the consolidated New Zealand operations of JPMCB, and includes the business conducted through JPMCB NZ and JPMCB's subsidiaries and associated companies operating in New Zealand, being J.P. Morgan Australia Limited, J.P. Morgan Markets Australia Pty Limited and J.P. Morgan Securities Australia Limited.

Unless otherwise defined in this Disclosure Statement, terms defined in the Registered Bank Disclosure Statements (Overseas Incorporated Registered Banks) Order 2014 (as amended) ("the Order") have the same meaning in this document.

CORPORATE INFORMATION

Registered Bank

JPMorgan Chase Bank, National Association

Address for Service

Level 13, ASB Tower 2 Hunter Street Wellington 6011 New Zealand

Name and Address for Service of the Overseas Bank and Ultimate Holding Company

Overseas Bank
JPMorgan Chase Bank, N.A.

Ultimate Holding Company JPMorgan Chase & Co.

Overseas Bank Address for Service 1111 Polaris Parkway Columbus, Ohio, 43240 USA Ultimate Holding Company Address for Service 270 Park Avenue New York, New York 10017-2014 USA

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Incorporation

JPMCB is a commercial bank offering a wide range of banking services to its customers both domestically and internationally. It is chartered by the Office of the Comptroller of the Currency (OCC), a bureau of the United States Department of the Treasury. JPMCB's main office is located in Columbus, Ohio, and it has branches in 23 States of America.

JPMCB was organised in the legal form of a banking corporation under the laws of the State of New York on 26 November 1968 for an unlimited duration. On 13 November 2004 it converted from a New York State banking corporation to a national banking association. On the same date Bank One, National Association (Chicago, Illinois) and Bank One, National Association (Columbus, Ohio) merged into JPMorgan Chase Bank, with JPMCB being the surviving legal entity.

JPMCB is one of the principal, wholly-owned subsidiaries of JPMCC. The ordinary shares of JPMCC are listed on the New York, London Exchanges and Tokyo Stock Exchanges and form part of the Dow Jones Industrial Average index of the New York Stock Exchange. JPMCC delisted its shares from the Tokyo Exchange effective Sunday, 26 April 2015.

FINANCIAL SUPPORT

Ranking of Local Creditors in Winding-up

JPMCB NZ is a branch of JPMCB and is not a separate legal entity. Therefore, assets and liabilities of JPMCB NZ are consolidated in the balance sheet of JPMCB.

The rights of all creditors of JPMCB, including those located in New Zealand, in the event of JPMCB's insolvency, would be governed by the U.S. Federal Deposit Insurance Act of 1950. Under U.S. federal law, the Office of the Comptroller of the Currency, as the appropriate federal banking regulator of national banks, is empowered to declare a national bank insolvent, and appoint the Federal Deposit Insurance Corporation (the "FDIC") as receiver. In such role, the FDIC is authorised to liquidate the assets of the insolvent institution and distribute the proceeds to the institution's creditors. Payment to holders of insured deposits held in JPMCB's U.S. Branches, administrative expenses of the receiver and secured creditors rank in priority of payment over all other unsecured creditors, including depositors in JPMCB's non-U.S. branches (such as JPMCB NZ) who would then rank pari passu in order of payment. The basic insurance amount is \$US250,000 per U.S depositor per insured. In addition, U.S. federal law provides that national banks are not required to repay deposits at their non-U.S. branches if the relevant branch cannot pay them due to an action by the local government preventing payment or an act of war, insurrection or civil strife, unless the bank has expressly agreed in writing to repay the deposits under those circumstances.

Guarantee Arrangements

No material obligations of JPMCB (or the JPMCB NZ Group) are guaranteed as at the date of signing the Disclosure Statement.

CORPORATE GOVERNANCE

Directors of JPMCB

The name, occupation, professional qualifications and country of residence of each Director of JPMCB are as follows:

James S Crown
President of Henry Crown and Company
BA - Hampshire College; Law Degree - Stanford University Law School
United States of America

Laban P Jackson, Jr Chairman and Chief Executive Officer of Clear Creek Properties, Inc. US Military Academy United States of America

Marianne Lake
Executive Director, Chief Executive Officer, President, and Chief Financial Officer
BSc of Physics - Reading University
United Kingdom

William C Weldon Retired Chairman and CEO, Johnson and Johnson Quinnipiac University United States of America

Matthew E Zames Executive Director and Chief Operating Officer Massachusetts Institute of Technology United States of America

Address to which communications addressed to the Directors may be sent

Office of the Secretary JPMorgan Chase Bank, N.A. 270 Park Avenue New York, New York 10017-2070 United States of America

Non-banking group companies of which the Directors of JPMCB are directors

The following Directors of JPMCB hold the following directorships:

- Mr Crown is a director of Henry Crown and Company and General Dynamics Corporation, companies incorporated in the United States of America
- Mr Jackson is a director of Clear Creek Properties, Inc., a company incorporated in the United States of America
- Mr Weldon is a director of CVS Health Corporation, The Chubb Corporation, and Exxon Mobil Corporation, companies incorporated in the United States of America

In addition, the Directors of JPMCB are directors of a number of companies which are either wholly-owned subsidiaries of JPMCB, are of a charitable or philanthropic nature, or relate to their personal superannuation or business affairs, and which are not listed in this document.

JPMCB NZ's Chief Executive Officer and Chief Administration Officer

The name, occupation, professional qualifications and country of residence of the JPMCB NZ Chief Executive Officer who held office at any time during the reporting period ended 31 March 2015 are as follows:

Mark R Lawrence Chief Executive Officer - New Zealand Bachelor of Commerce - Otago University New Zealand

The name, occupation, professional qualifications and country of residence of the JPMCB NZ Chief Administrative Officer are as follows:

Warren Davis
Chief Administrative Officer - Australia and New Zealand
Australia

Non-banking group companies of which the New Zealand Chief Executive Officer and Chief Administration Officer are directors

Mr Davis is the director of Ord Minnet Holdings Pty Limited, a company registered in Australia. In addition, Mr Davis is a director of a number of companies which are either wholly-owned subsidiaries of JPMCB, are of a charitable or philanthropic nature, or relate to his personal superannuation or business affairs, and which are not listed in this document.

Mr Lawrence is a director of JP Morgan Trust Company (New Zealand) Limited.

Responsible Persons authorised in writing to sign this Disclosure Statement in accordance with section 82 of the Reserve Bank of New Zealand Act 1989 on behalf of each Director

Robert C Priestley

Senior Country Officer, JPMorgan Australia and New Zealand Group, and Chief Executive Officer, ASEAN

Warren Davis

Chief Administrative Officer, JPMorgan Australia and New Zealand Group

Mr Robert Priestley is the Senior Country Officer, JPMorgan Australia and New Zealand Group, and Chief Executive Officer. ASEAN. In his capacity as Chief Executive Officer of New Zealand, Mr Mark Lawrence reports to Mr Warren Davis.

Address to which communications addressed to the Responsible Persons, including the New Zealand Chief Executive Officer, may be sent

JPMorgan Chase Bank, N.A. - New Zealand Branch PO Box 5652 Lambton Quay, Wellington 6145 New Zealand

Director Related Transactions

There are no transactions between the Directors and JPMCB and any member of JPMCB NZ Group as at the date of this Disclosure Statement which have either been entered into on terms other than those which would, in the ordinary course of business of JPMCB or any member of JPMCB NZ Group, be given to any other person of like circumstances or means, or which could otherwise be reasonably likely to materially influence the exercise of the Directors' duties.

JPMCC has adopted a policy entitled "Transactions with Related Persons Policy" (Policy) which sets forth JPMCC's policies and procedures for reviewing and approving transactions with related persons (i.e. JPMCC's Directors, executive officers and their immediate family members). The transactions covered by the Policy include any financial transaction, arrangement or relationship in which JPMCC (including JPMCB) is a participant, where:

- · the related person has or will have a direct or indirect material interest; and
- the aggregate amount involved will or may be expected to exceed \$U\$120,000 in any fiscal year.

After becoming aware of any transaction which may be subject to the Policy, the related person is required to report all relevant facts with respect to the transaction to the General Counsel of JPMCC.

Upon determination by the General Counsel that a transaction requires review under the Policy, the material facts of the transaction and the related person's interest in the transaction are provided, in the case of Directors, to the Governance Committee of JPMCC and, in the case of executive officers, to the Audit Committee.

The transaction is then reviewed by the applicable committee, which determines whether approval or ratification of the transaction shall be granted. In reviewing a transaction, the applicable committee considers facts and circumstances which it considers relevant to its determination. Material facts may include:

- management's assessment of the commercial reasonableness of the transaction;
- · the materiality of the related person's direct or indirect interest in the transaction;
- whether the transaction may involve an actual or the appearance of a conflict of interest; and
- · if the transaction involves a Director, the impact of the transaction on the Director's independence.

Certain types of transactions are pre-approved in accordance with the terms of the Policy. These include transactions in the ordinary course of business involving financial products and services provided by, or to, JPMCC (including JPMCB), including loans, provided such transactions are in compliance with the Sarbanes-Oxley Act, Federal Reserve Board Regulation O and other applicable laws and regulations.

Regulation O

Regulation O of the Federal Reserve Board of the United States of America establishes requirements for loans and other extensions of credit that JPMCB may make to persons affiliated with JPMCB. The purpose of Regulation O is to protect the soundness of financial institutions in the United States of America by preventing unwarranted extensions of credit by a financial institution to persons affiliated with the financial institution that could put the financial institution's capital at risk. Regulation O prohibits JPMCB from lending to its Directors and their related interests unless such extensions of credit:

- are made on substantially the same terms and conditions, including interest rates and collateral, as those prevailing at the time for comparable transactions with unrelated third parties;
- are made following credit underwriting procedures that are not less stringent than for comparable transactions with unrelated third parties; and
- · do not involve more than the normal risk of repayment or present other unfavourable features.

JPMCB NZ's Chief Executive Officer

The New Zealand Chief Executive Officer is not subject to Regulation O. There are no transactions between the New Zealand Chief Executive Officer and JPMCB or any member of JPMCB NZ Group as at the date of this Disclosure Statement which have either been entered into on terms other than those which would, in the ordinary course of business of JPMCB or any member of JPMCB NZ Group, be given to any other person of like circumstances or means, or which could otherwise be reasonably likely to materially influence the exercise of the New Zealand Chief Executive Officer's duties.

Conflicts of Interest

The Conflicts Office of JPMCC monitors JPMCB's business activities to avoid or manage any conflicts of interests and related reputation risks. The Conflicts Office reviews transactions, products and activities that may pose significant risks to JPMCB's reputation as a result of actual or perceived conflicts of interest. Any transaction, product or activity that raises significant reputation risk for JPMCB as a result of actual or perceived conflicts of interest must be referred to the Conflicts Office for review and approval. JPMCC's policy entitled "Global Conflicts Policy" (and related, business-specific modifications) describes the activities subject to JPMCB's conflicts risk management and the requirements for reporting them.

Conditions of Registration

JPMCB was entered into the Reserve Bank of New Zealand register of registered banks effective 1 October 2007.

The registration of JPMCB is subject to the following conditions (the "Conditions of Registration") which came into effect on and after 1 November 2014:

That the Banking Group does not conduct any non-financial activities that in aggregate are material relative to its total
activities.

In these conditions of registration, the meaning of "material" is based on generally accepted accounting practice.

2. That the Banking Group's insurance business is not greater than 1% of its total consolidated assets.

For the purposes of this condition of registration, the Banking Group's insurance business is the sum of the following amounts for entities in the Banking Group:

- (a) if the business of an entity predominantly consists of insurance business and the entity is not a subsidiary of another entity in the Banking Group whose business predominantly consists of insurance business, the amount of the insurance business to sum is the total consolidated assets of the group headed by the entity; and
- (b) if the entity conducts insurance business and its business does not predominantly consist of insurance business and the entity is not a subsidiary of another entity in the banking group whose business predominantly consists of insurance business, the amount of the insurance business to sum is the total liabilities relating to the entity's insurance business plus the equity retained by the entity to meet the solvency or financial soundness needs of its insurance business.

In determining the total amount of the banking group's insurance business:

- (a) all amounts must relate to on balance sheet items only and must comply with generally accepted accounting practice; and
- (b) if products or assets of which an insurance business is comprised also contain a non-insurance component, the whole of such products or assets must be considered part of insurance business.

For the purposes of these conditions of registration:

"insurance business" means the undertaking or assumption of liability as an insurer under a contract of insurance;

"insurer" and "contract of insurance" have the same meaning as provided in sections 6 and 7 of the Insurance (Prudential Supervision) Act 2010.

That the business of the registered bank in New Zealand does not constitute a predominant proportion of the business of the registered bank.

Conditions of Registration (continued)

- That no appointment to the position of the New Zealand Chief Executive Officer of the registered bank shall be made unless:
 - (i) the Reserve Bank has been supplied with a copy of the curriculum vitae of the proposed appointee; and
 - (ii) the Reserve Bank has advised that it has no objection to the appointment.
- That JPMorgan Chase Bank, N.A. complies with the requirements imposed on it by the Office of the Comptroller of the Currency and the Federal Reserve Bank of New York.
- That, with reference to the following table, each capital adequacy, ratio of JPMorgan Chase Bank, N.A. must be equal to or greater than the applicable minimum requirements.

Capital adequacy ratio	Minimum Requirement				
	1 January 2014 to 31 December 2014	On and after 1 January 2015			
Common Equity Tier 1 capital	4 percent	4.5 percent			
Tier 1 capital	5.5 percent	6 percent			
Total capital	8 percent	8 percent			

For the purposes of this condition of registration, the capital adequacy ratios:

- (a) must be calculated as a percentage of the registered bank's risk weighted assets; and
- (b) are otherwise as administered by the Office of the Comptroller of the Currency and the Federal Reserve Bank of New York.
- 7. That liabilities of the registered bank in New Zealand, net of amounts due to related parties (including amounts due to a subsidiary or affiliate of the registered bank) do not exceed \$15 billion.
- That retail deposits of the registered bank in New Zealand do not exceed \$200 million. For the purposes of this
 condition, retail deposits are defined as deposits by natural persons, excluding deposits with an outstanding balance
 which exceeds \$250,000.
- 9. That, for a loan-to-valuation measurement period, the total of the business of the registered bank in New Zealand's qualifying new mortgage lending amounts must not for residential properties with a loan-to-valuation ratio of more than 80%, exceed 10% of the total of the qualifying new mortgage lending amounts arising in the loan-to-valuation measurement period.
- 10. That the business of the registered bank in New Zealand must not make a residential mortgage loan unless the terms and conditions of the loan contract or the terms and conditions for an associated mortgage require that a borrower obtain the registered bank's agreement before the borrower can grant to another person a charge over the residential property used as a security for the loan.
- 11. That the business of the registered bank in New Zealand must not permit a borrower to grant a charge in favour of another person over a residential property used as security for a residential mortgage loan, unless the sum of the lending secured by the charge and the loan value for the residential mortgage loan would not exceed 80% of the property value of the residential property when the lending secured by the charge is drawn down.
- 12. That the business of the registered bank in New Zealand must not provide a residential mortgage loan if the residential property to be mortgaged to the registered bank as security for the residential mortgage loan is subject to a charge in favour of another person, unless the total amount of credit secured by the residential property would not exceed 80% of the property value when the residential mortgage loan is drawn down.
- 13. That the business of the registered bank in New Zealand must not:
 - (a) Act as a broker or arrange a residential mortgage loan for the business of the registered bank outside New Zealand or for an associated person of the registered bank outside New Zealand; or

Conditions of Registration (continued)

(b) facilitate the drawdown of a residential mortgage loan the registered bank originated as part of its business outside New Zealand or by an associated person of the registered bank outside New Zealand without notifying the Reserve Bank of this activity in the manner and form specified by the Reserve Bank.

In these conditions of registration:

"banking group"

(a) means the New Zealand business of the registered bank and its subsidiaries as required to be reported in group financial statements for the group's New Zealand business under section 461B(2) of the Financial Markets Conduct Act 2013 (unless paragraph (b) applies); or

(b) if the Financial Reporting Act 1993 applies to the registered bank, means the New Zealand business of the registered bank and its subsidiaries as required to be reported in group financial statements for the group's New Zealand business under section 9(2) of the Financial Reporting Act 1993;

"business of the registered bank in New Zealand"

- (a) means the New Zealand business of the registered bank as defined in the requirement for financial statements for the New Zealand business in section 461B(1) of the Financial Markets Conduct Act 2013 (unless paragraph (b) applies); or
- (b) if the Financial Reporting Act 1993 applies to the registered bank, means the New Zealand business of the registered bank as required to be reported in financial statements under section 8(2) of the Financial Reporting Act 1993;

"generally accepted accounting practice"

- (a) has the same meaning as in section 8 of the Financial Reporting Act 1993 (unless paragraph (b) applies); or
- (b) means generally accepted accounting practice within the meaning of section 3 of the Financial Reporting Act 1993 if the registered bank is required to prepare financial statements in accordance with that practice;

"liabilities of the registered bank in New Zealand"

- (a) means the liabilities that the registered bank would be required to report in financial statements for its New Zealand business if section 461B(1) of the Financial Markets Conduct Act 2013 applied (unless paragraph (b) applies); or
- (b) if the Financial Reporting Act 1993 applies to the registered bank, means the liabilities of the registered bank as required to be reported in financial statements under section 8(2) of the Financial Reporting Act 1993.

In conditions of registration 9 to 13:

"loan-to-valuation ratio", "loan value", "property value", "qualifying new mortgage lending amount" and "residential mortgage loan" have the same meaning as in the Reserve Bank of New Zealand document entitled "Framework for Restrictions on High-LVR Residential Mortgage Lending" (BS 19) dated October 2014;

"loan-to-valuation measurement period" means a period of six calendar months ending on the last day of the sixth calendar month, the first of which ends on the last day of March 2015.

PENDING PROCEEDINGS OR ARBITRATION

There are no pending proceedings or arbitration of which we are aware that may have a material adverse effect on JPMCB NZ Group, nor, to the extent publicly available, that may have a material adverse effect on JPMCB.

CURRENT CREDIT RATING OF JPMCB

JPMCB has the following general credit ratings applicable to long term senior unsecured obligations payable in any country or currency and applicable in New Zealand, in New Zealand dollars:

	Current Rating	Previous Credit Rating (if changed in the previous two years)	Outlook
Moody's Investor Services, Inc	Aa3		Stable
Standard & Poor's Corporation	A+		Stable
Fitch IBCA, Inc	A+	*	Stable

Legend to Rating Scales

Long Term Debt Ratings	Moody's	S&P	FITCH
	(a)	(b)	(b)
Highest quality/Extremely strong capacity to pay interest and principal	Aaa	AAA	AAA
High quality/Very strong	Aa	AA	AA
Upper medium grade/Strong	A	A	A
Medium grade (lowest investment grade)/Adequate Predominately speculative/Less near term vulnerability to default Speculative, low grade/Greater vulnerability	Baa	BBB	BBB
	Ba	BB	BB
	B	B	B
Poor to default/Identifiable vulnerability Highest speculations Lowest quality, no interest	Caa Ca C	CCC CC C	ccc cc
Payment in default, in arrears - questionable value		D	D

- (a) Moody's applies numeric modifiers to each generic ratings category from Aa to B, indicating that the counterparty is:
 - (1) in the higher end of its letter rating category
 - (2) in mid-range
 - (3) in lower end
- (b) S&P and Fitch apply plus (+) or minus (-) signs to ratings from AA to CCC, to indicate relative standing within the major rating categories.

Members of JPMCB NZ Group

JPMCB NZ Group companies (other than JPMCB NZ), being:

- the New Zealand Operation of J.P. Morgan Australia Limited (incorporated in Australia);
- · the New Zealand Operation of J.P. Morgan Markets Australia Pty Limited (incorporated in Australia); and
- · the New Zealand Operation of J.P. Morgan Securities Australia Limited (incorporated in Australia)

are involved in investment banking activities. These companies are wholly-owned by JPMCB.

INSURANCE BUSINESS AND NON-CONSOLIDATED ACTIVITIES

JPMCB NZ Group does not conduct any insurance business.

JPMCB does not conduct in New Zealand, outside of the JPMCB NZ Group, any insurance business or non-financial activities.

OTHER MATERIAL MATTERS

There are no other matters relating to the business or affairs of JPMCB NZ and the JPMCB NZ Group which are not contained elsewhere in this Disclosure Statement which, if disclosed, would materially adversely affect the decision of a person to subscribe for debt securities of which JPMCB NZ or any other member of the JPMCB NZ Group is the issuer.

FINANCIAL STATEMENTS OF THE OVERSEAS BANK AND OVERSEAS BANKING GROUP

Attached to, and forming part of, this Disclosure Statement are the most recent publicly available (audited) financial statements of JPMCB (consolidated) for the twelve months ended 31 December 2014, and (unaudited) financial statements of JPMCB (consolidated) for the three months ended 31 March 2015, each prepared in accordance with US GAAP.

The most recent publicly available Disclosure Statement of JPMorgan Chase Bank New Zealand Group and JPMorgan Chase Bank, NA can be accessed online at http://www.jpmorgan.com/pages/international/newzealand

STATEMENT BY THE DIRECTORS AND CHIEF EXECUTIVE OFFICER OF JPMCB NZ

Each Director, and the Chief Executive Officer of JPMCB NZ, after due enquiry by them, believe that:

- This Disclosure Statement contains all the information that is required by the Registered Bank Disclosure Statements (Overseas Incorporated Registered Banks) Order 2014 (as amended) as at the date on which this Disclosure Statement is signed;
- JPMorgan Chase Bank, National Association has complied with all conditions of registration that applied during the
 accounting period;
- JPMCB NZ had systems in place to monitor and control adequately the material risks of the registered bank's Banking Group, including credit risk, concentration of credit risk, interest rate risk, currency risk, equity risk, liquidity risk and other business risks, and that those systems were being properly applied during the accounting period;
- This Disclosure Statement is not false or misleading as at the date on which this Disclosure Statement is signed.

The current directors of JPMCB are James S Crown, William C Weldon, Matthew E Zames, Laban P Jackson, Jr and Marianne Lake

This Disclosure Statement is signed by Mr Davis and Mr Lawrence as Responsible Persons on behalf of each of the Directors.

28 May 2015

Date

28 May 2015

Date

28 May 2015

Date

Disclosure Statement For the three months ended 31 March 2015

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STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES

A. Statutory Base

These financial statements have been prepared and presented in accordance with the requirements of the Financial Reporting Act 1993 and the Companies Act 1993, the Registered Bank Disclosure Statements (Overseas Incorporated Registered Banks) Order, 2014 (as amended), the Reserve Bank of New Zealand Act 1989, applicable New Zealand equivalents to International Financial Reporting Standards (NZ-IFRS) and other applicable Financial Reporting Standards, as appropriate for profit-oriented entities. The financial report, comprising the financial statements and accompanying notes of the Branch (as defined below) and the Banking Group (as defined below) comply with International Financial Reporting Standards.

The FMC Act governs how financial products are created, promoted and sold, and the ongoing responsibilities of those who offer, deal and trade them. It covers a number of different areas, including fair dealing provisions, disclosure of offers of financial products, and Financial Reporting. The Act became effective on a phased basis, with the last phase occurring in December 2014. Management have considered the impact of the Act and, from a Financial Reporting perspective, note that the Banking Group will become a "FMC reporting entity" for the year beginning 1 January 2015. This will result in increased reporting requirements for auditors should a modified audit opinion be issued, and a reduction in the reporting deadline for New Zealand Companies Office submissions.

These financial statements are for the "Banking Group", comprising the New Zealand operations of JPMCB NZ and all those subsidiaries of JPMorgan Chase Bank, N.A. whose business is required to be reported in the financial statements for the Group's New Zealand business.

These financial statements are authorised by the Directors for issue on 28 May 2015. The Company has the power to amend and re-issue the financial report.

B. Measurement Base

The financial statements are based on the general principles of historical cost, as modified by the valuation of certain assets which are recorded at their fair values. The going concern concept and the accruals concept of accounting have been adopted. All amounts are expressed in New Zealand dollars and all references to "\$" are to New Zealand dollars unless otherwise stated. The amounts in the financial report have been rounded to the nearest thousand dollars, unless otherwise stated.

C. Basis of Aggregation

The financial statements of JPMCB NZ, the New Zealand operations of J.P. Morgan Australia Limited, J.P. Morgan Securities Australia Limited and J.P. Morgan Markets Australia Pty Limited, have been aggregated to form the Banking Group.

All transactions and balances between entities within the Banking Group have been eliminated.

D. Comparatives

Where necessary, comparatives have been reclassified to conform with changes in presentation in the current reporting period. Where restatements are material, the nature of and the reason for the restatement are disclosed in the relevant note.

E. Critical Accounting Estimates and Judgements

The preparation of financial statements requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Group's accounting policies. Estimates and judgements are determined using historical knowledge and other factors, including a reasonable expectation of future events. Estimates, where applied, are subject to continuing evaluation for appropriateness. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the financial statements, are detailed below.

Fair Value

Where an active market exists for a financial instrument, fair values are determined by reference to the quoted prices/yields at balance date. Such instruments are classified as level 1 within the fair value hierarchy table in the audited financial statements of the Banking Group for the year ended 31 December 2014. However, for certain financial instruments where no active market exists, judgement is used to select the valuation technique which best estimates its fair value.

STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES (continued)

E. Critical Accounting Estimates and Judgements (continued)

The fair value of financial instruments held by the company at balance date, where valuation techniques or models have been applied, are classified within level 2 of the fair value hierarchy table, as inputs to the techniques and models are market observable.

Impairment of Goodwill and Intangible Assets

The recoverable amount of goodwill is determined based on the future cash flow projection discounted by reporting units estimated cash of equity capital of 12.0%. The Group's cost of equity is determined using the Capital Asset Pricing Model. The discount rate used for each reporting unit represents an estimate of the cost of equity capital for that reporting unit and is determined based on the Firm's overall cost of equity, as adjusted for the risk characteristics specific to each reporting unit and jurisdiction. To assess the reasonableness of the discount rates used for each reporting unit, management compares the discount rate to the estimated cost of equity for publicly traded institutions with similar businesses and risk characteristics.

All future cash flows are based on approved five year strategic plans, plus a further four year projection incorporating a 3% growth rate to reflect inflation. While the plan assumes certain economic conditions, including net interest margin contractions to 30bps, client attrition of 10% in custody and 5% in fund administration and a 10% repricing for all products, plus market share increases, technology deployments and expense synergies, the forecast is not reliant on any one particular assumption. The business forecasts applied by management are considered appropriate as they are based on past experience and are consistent with observable current market information. The results of the impairment testing performed did not result in any impairment being identified.

There are no other judgements that management has made in the process of applying the company's accounting policies that have a significant effect on the amounts recognised in the financial statements, nor any key assumptions concerning the future, and other key sources of estimation uncertainty at the reporting date, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year.

F. Significant Accounting Policies

There have been no changes in accounting policies or methods of computation in the preparation of the financial statements for the quarter ending 31 March 2015 since the most recent annual financial statements for the year ending 31 December 2014.

STATEMENT OF COMPREHENSIVE INCOME FOR THE PERIOD ENDED 31 MARCH 2015

		Banking Group (\$'000)					
	Note	Unaudited 3 months 31/03/2015	Unaudited 3 months 31/03/2014	Audited 12 months 31/12/2014			
Interest income	1	5,174	3,842	14,808			
Interest expense		(3,701)	(2,263)	(9,044)			
Net interest income		1,473	1,579	5,764			
Other operating income/(loss)	2	3,877	2,777	13,477			
Total operating income	10	5,350	4,356	19,241			
Operating expenses	3	(1,864)	(2,758)	(10,284)			
Net profit/(loss) before taxation		3,486	1,598	8,957			
Income tax (expense)/benefit	4	(1,023)	(476)	(2,583)			
Net profit/(loss) after taxation		2,463	1,122	6,374			
Other comprehensive income, net of tax	6	(50)	(3)	(194)			
Total comprehensive income for the period		2,413	1,119	6,180			

The above Statement of Comprehensive Income should be read in conjunction with the accompanying notes.

STATEMENT OF CHANGES IN EQUITY FOR THE PERIOD ENDED 31 MARCH 2015

		Banking Group (\$'000)			
	Note	Ordinary Shares	Retained Earnings	Foreign currency translation reserve movement	Total Equity
31 March 2014					
Equity as at 1 January 2014 (audited)			:57	g <u>\$</u>	•
Net profit/(loss) after taxation			1,122	*	1,122
Foreign currency translation reserve movement	6	2		(3)	(3)
Total comprehensive income for the period		ı.	1,122	(3)	1,119
(Repatriation)/reimbursement (to)/from head office			(1,122)	3	(1,119)
Equity as at 31 March 2014 (unaudited)	5		34		
31 December 2014					
Equity as at 1 January 2014 (audited)		2	. 112		+
Net profit/(loss) after taxation		2.	6,374	*	6,374
Foreign currency translation reserve movement	6	7.		(194)	(194)
Total comprehensive income for the year			6,374	(194)	6,180
(Repatriation)/reimbursement (to)/from head office			(6,374) 194	(6,180)
Equity as at 31 December 2014 (audited)	5	:			-
31 March 2015					
Equity as at 1 January 2015 (audited)		11*		2003	
Net profit/(loss) after taxation			2,46	3 -	2,463
Foreign currency translation reserve movement	6			- (50)	(50)
Total comprehensive income for the period			2,463	3 (50)	2,413
(Repatriation)/reimbursement (to)/from head office			(2,463) 50	(2,413)
Equity as at 31 March 2015 (unaudited)	5		1	E) IEI	•

The above Statement of Changes in Equity should be read in conjunction with the accompanying notes.

STATEMENT OF FINANCIAL POSITION AS AT 31 MARCH 2015

ANTENNAMENT DE LE COMPANIENT DE CONTROL DE C		Banking Group (\$'000)			
	•	Unaudited	Unaudite d	Audited	
	Note	3 months	3 months	12 months	
		3 1/03/201 5	31/03/2014	31/12/2014	
ASSETS					
Current Assets					
Cash and cash equivalents	7	226,203	373,763	319,181	
Trading and other receivables	8	236,721	292,533	199,649	
Financial assets at fair value through profit or loss		181,486	64,707	217,426	
Cash collateral pledged on reverse repurchase		020200222	(0.0200 (10.020))	200000000000000000000000000000000000000	
agreements		333,359	155,613	230,965	
Loans		31,490	48,691	48,044	
		1,009,259	935,307	1,015,265	
Non Current Assets					
Fixed assets		135	173	133	
Intangible assets	15	816	853	825	
Deferred tax assets		187	133	185	
		1,138	1,159	1,143	
Total Assets		1,010,397	936,466	1,016,408	
LIABILITIES					
Current Liabilities					
Overdrafts	7(a)	1	*	1/5	
Deposits - short term	9	257,782	421,925	364,886	
Financial liabilities at fair value through profit or loss		60,120	28,698	168,542	
Cash collateral received on repurchase					
agreements		426,840	152,393	229,397	
Payables	10	262,956	332,902	251,522	
Provision for taxation		2,698	548	2,061	
Total Liabilities		1,010,397	936,466	1,016,408	
Net Assets		-	1.	: # : : : : : : : : : : : : : : : : : :	
EQUITY					
Attributable to the shareholders of the Banking					
Group		5	(2)	121 	
Total Equity	5		*		
		Name of the last o			

The above Statement of Financial Position should be read in conjunction with the accompanying notes.

STATEMENT OF CASH FLOWS FOR THE PERIOD ENDED 31 MARCH 2015

		Banking Group (\$'000)			
		Unaudited	Unaudited	Audited	
	Note	3 months	3 months	12 months	
		31/03/2015	31/03/2014	31/12/2014	
CASH FLOWS FROM OPERATING ACTIVITIES					
Fees, commissions and other income received		1,308	2,650	8,569	
Payments to suppliers and employees		(3,279)	(495)	(1,146)	
Receipts from/(payments to) related parties		(107,742)	142,747	155,052	
Net movement in client balances		(8,313)	39,621	(54,501)	
Net proceed from disposal/(purchase) of financial instruments		23,859	(28,678)	(37,804)	
Net (increase)/decrease in loans		16,554	3,124	3,771	
Increase/(decrease) in deposits		(14,147)	(88,019)	(62, 189)	
Tax paid		(1,663)	(72)	805	
Interest received		3,546	2,732	12,236	
Interest paid		(2,876)	(1,773)	(5,905)	
Net cash inflow/(outflow) from operating activities	13	(92,753)	71,837	18,888	
CASH FLOWS FROM INVESTING ACTIVITIES					
Plant and equipment		(28)	10	(17)	
Net cash inflow/(outflow) from investing activities		(28)	10	(17)	
CASH FLOWS FROM FINANCING ACTIVITIES					
(Repatriation)/reimbursement of profit		(136)	(20)	(1,387)	
Net cash inflow/(outflow) from financing activities		(136)	(20)	(1,387)	
Net increase/(decrease) in cash and cash equivalents		(92,916)	71,827	17,484	
Opening cash and cash equivalents		319,181	301,772	301,772	
Effect of changes in foreign exchange rates on cash balances		(63)	164	(75)	
Closing cash and cash equivalents	7(a)	226,202	373,763	319,181	

The above Statement of Cash Flows should be read in conjunction with the accompanying notes.

TON THE LEMOS ENSES STANDARD LOSS	Banking Group (\$'000)				
	Unaudited	Unaudited	Audited		
	3 months	3 months	12 months		
	31/03/2015	31/03/2014	31/12/2014		
NOTE 1 - INTEREST INCOME					
Cash and cash equivalents	2,405	1,678	9,244		
Trading securities	2,413	1,690	3,844		
Loans	356	474	1,720		
Total interest income	5,174	3,842	14,808		
NOTE 2 - OTHER OPERATING INCOME/(LOSS)					
Fee and commissions income	2,584	2,798	11,399		
Trading income/(loss)	1,293	(21)	2,078		
Total other operating income/(loss)	3,877	2,777	13,477		
NOTE 3 - OPERATING EXPENSES					
Administration expenses	893	1,903	6,315		
Employee expenses	326	262	1,629		
Fee and commissions expense	246	377	825		
Occupancy expenses	56	58	226		
Technology & communications expenses	14	17	56		
Professional services expenses	4	29	69		
Depreciation & amortisation	36	31	127		
Other expenses	289	81	1,037		
Total operating expenses	1,864	2,758	10,284		
Administration expenses include indirect expenses of \$0. technology and operations expenses.	5mm (31 March 2015: \$1	1.1mm) predominantl	y relating to centr		
NOTE 4 - INCOME TAX EXPENSE / (BENEFIT)					
Operating surplus/(deficit) before tax Income tax expense/(benefit) - prima facie at the	3,486	1,598	8,957		
Australian rate of 30% and New Zealand rate of 28%	1,023	476	2,651		
Tax effect of other assessable income	920	2	(42)		
Adjustment for (over)/under provision in prior periods	:#1	×	(26)		
Total income tax expense	1,023	476	2,583		

NOTE 5 - EQUITY			
Profits of the Banking Group and the Branch are repatriated to reimbursed by Head Office on a monthly basis.	Head Office on a monthly bas	sis. Similarly, any loss	ses are
NOTE 6 - CURRENCY TRANSLATION RESERVE			
Opening balance	*	950	•
Currency retranslation during the period	(50)	(3)	(194)
(Repatriation)/reimbursement (to)/from head office	50	3	194
Closing balance		-	:
NOTE 7 - CASH AND CASH EQUIVALENTS			
Due from central and other banks			
New Zealand · short term deposit	180,000	330,000	185,000
New Zealand - at call	27,618	7,176	62,115
Overseas - at call	18,585	36,587	72,066
Total due from central and other banks	226,203	373,763	319,181
Total cash and cash equivalents	226,203	373,763	319,181
7 (a) Reconciliation of Cash			
Cash at the end of the reporting period as shown in the Statement of Cash Flows is reconciled to items in the Statement of Financial Position as follows:			
Cash and cash equivalents	226,203	373,763	319,181
Overdrafts	(1)		
	226,202	373,763	319,181

Banking Group (\$'000)

Unaudited

3 months

31/03/2014

Unaudited

3 months

31/03/2015

Audited

12 months

31/12/2014

	Banking Group (\$'000)				
	Unaudited	Unaudited	Audited		
	3 months	3 months	12 months		
	31/03/2015	31/03/2014	31/12/2014		
NOTE 8 - TRADING AND OTHER RECEIVABLES					
Fee income receivable	2,836	1,316	1,786		
Interest receivable	197	203	224		
Amounts due from related parties	47,247	11,607	9,025		
Margin receivable	185,073	277,095	187,110		
Income tax receivable	1,347	2,268	1,484		
Other receivable	21	44	20		
	236,721	292,533	199,649		
NOTE 9 - DEPOSITS - SHORT TERM Deposits - at call	257,782	421,925	364,886		
Total Deposits - short term	257,782	421,925	364,886		
Retail deposits of JPMCB NZ Branch for the period was nil.					
NOTE 10 - PAYABLES					
Interest payable	71	63	55		
Margin payable	182,929	280,462	184,763		
Accrued expenses	2,623	2,606	5,012		
Amounts due to related parties	77,194	49,688	61,596		
Other payable	49				
M 150		83	96		
Deferred revenue	90	03	70		

NOTE 11 - RELATED PARTY TRANSACTIONS

The terms "JPMCB" or "Overseas Banking Group" mean the worldwide operations of JPMorgan Chase Bank, N.A., including JPMCB NZ Group. "JPMCB NZ" means the NZ operations of JPMCB conducted through its NZ branch.

The terms "Banking Group" or "JPMCB NZ Group" mean the consolidated New Zealand operations of JPMCB, and include the business conducted through JPMCB NZ and JPMCB's subsidiaries and associated companies in New Zealand (being J.P. Morgan Australia Limited, J.P. Morgan Securities Australia Limited and J.P. Morgan Markets Australia Pty Limited).

All of the Banking Group companies are ultimately owned by JPMCB.

The following branches are included in the Banking Group as they are registered in New Zealand and conduct investment banking activities in New Zealand, although the companies are Australian incorporated:

- the New Zealand Operation of J.P. Morgan Australia Limited (incorporated in Australia);
- · the New Zealand Operation of J.P. Morgan Markets Australia Pty Limited (incorporated in Australia); and
- the New Zealand Operation of J.P. Morgan Securities Australia Limited (incorporated in Australia).

During the period, there have been dealings between members of the Banking Group, and dealings with other subsidiaries of JPMCB. Dealings include activities such as funding, accepting deposits, payment of fees on behalf of the Banking Group, income attribution received from overseas desks for the sale of credits and rates products, and transactions between J.P. Morgan Australia Group Pty Limited, the head entity in the Australian tax consolidated group, and the three Australian incorporated companies within the Banking Group under various tax sharing agreements. These transactions are subject to normal commercial terms and conditions. No related party debts have been written off, forgiven or provided for during the period.

	Banking Group (\$'000)			
	Unaudited 3 months 31/03/2015	Unaudited 3 months 31/03/2014	Audited 12 months 31/12/2014	
otal due from related parties	264,302	225,182	151,786	
otal due to related parties	182,939	348,347	260,894	

NOTE 12 - TOTAL LIABILITIES OF THE REGISTERED BANK, NET OF AMOUNTS DUE TO RELATED PARTIES

	Unaudited	Unaudited	Audited
	3 months	3 months	12 months
	31/03/2015	31/03/2014	31/12/2014
Total liabilities net of amounts due to related parties	157,520	145,784	174,002

NOTE 13 - RECONCILIATION OF NET SURPLUS TO NET CASH INFLOW FROM OPERATING ACTIVITIES

	Banking Group (\$'000)				
	Unaudited	Unaudited	Audited		
	3 months 3 months		12 months		
-	31/03/2015	31/03/2014	31/12/2014		
Net profit/(loss) for the period	2,463	1,122	6,374		
Movement in Head Office Repatriation included in net surplus	(2,277)	(1,100)	(4,794)		
Depreciation and amortisation	36	31	127		
Changes in operating assets and liabilities:					
Movement in financial instruments	22,566	(28,657)	(39,881)		
Movement in fee income receivable	(1,051)	480	10		
Movement in accrued interest receivable	26	99	78		
Movement in amounts due from related parties	(38,222)	19,898	22,479		
Movement in margin receivable	2,037	(31, 193)	58,792		
Movement in other receivable	137	302	1,110		
Movement in deferred tax assets	(2)	86	(52)		
Movement in loans	16,554	3,124	3,771		
Movement in deposits	(107, 104)	67,790	10,752		
Movement in tax payable	636	92	793		
Movement in accrued interest payable	16	27	19		
Movement in margin payable	(1,834)	36,421	(59,278)		
Movement in other payables	50	1est	-		
Movement in accrued expenses	(2,389)	515	2,921		
Movement in amounts due to related parties	15,598	3,066	15,786		
Movement in deferred revenue	(6)	(13)			
Movement in foreign exchange translation balances					
attributable to cash balances	13	(167)	(119)		
Net cash inflow/(outflow) from operating activities	(92,753)	71,837	18,888		

NOTE 14 - COMMITMENTS AND CONTINGENT LIABILITIES

As at 31 March 2015, the Group had an undrawn committed facility of \$142.8mm (31 December 2014: \$141.7mm) and a stand-by letter of credit of \$76.5mm (31 December 2014: \$95.3mm). In addition, the Group had lease commitments of \$0.2mm as at the reporting date (31 December 2014: \$0.3mm).

NOTE 15 - INTANGIBLE ASSETS

Goodwill and intangible assets were acquired as part of the purchase of ANZ New Zealand custody business on 18 December 2009.

	Unaudited 3 months 31/03/2015	Unaudited 3 months 31/03/2014	Audited 12 months 31/12/2014
Goodwill	642	642	642
Intangible assets - Custody clearing services software	289	289	289
Intangible assets - Customer contracts/relationships	377	377	377
Amortisation of intangible assets	(492)	(455)	(483)
Net Intangibles	816	853	825

NOTE 16 - EVENTS AFTER THE REPORTING PERIOD

No matter or circumstances have arisen since the end of the reporting period which significantly affected, or may significantly affect, the operations, the results of those operations, or the state of affairs of the JPMCB NZ branch or the JPMCB NZ Group in future financial years.

NOTE 17 - FINANCIAL STATEMENTS OF JPMORGAN CHASE BANK, N.A.

Attached to, and forming part of, this Disclosure Statement are the most recent publicly available (un-audited) financial statements of JPMCB for the three months ended 31 March 2015 prepared in accordance with US GAAP, and the most recently audited financial statements of JPMCB, being for the twelve months ended 31 December 2014. The most recent publicly available Disclosure Statement of JPMorgan Chase Bank New Zealand Group and JPMorgan Chase Bank, NA can be accessed online at http://www.jpmorgan.com/pages/international/newzealand.

NOTE 18 - INTEREST EARNING AND DISCOUNT BEARING ASSETS AND LIABILITIES

	Banking Group (\$'000)				
	Unaudited 3 months 31/03/2015	Unaudited 3 months 31/03/2014	Audited 12 months 31/12/2014		
Interest earning and discount bearing assets	772,538	642,774	815,616		
Interest earning and discount bearing liabilities	744,743	603,016	762,825		

NOTE 19 - CAPITAL ADEQUACY

The Federal Reserve Board establishes capital requirements, including well-capitalised standards, for the consolidated financial holding company, JPMorgan Chase & Co. The Office of the Comptroller of the Currency establishes similar requirements for JPMCB.

Basel III, for U.S. bank holding companies and banks, revises, among other things, the definition of capital and introduces a new common equity Tier 1 capital ("CET1 capital") requirement; presents two comprehensive methodologies for calculating risk-weighted assets ("RWA"), a general (Standardized) approach, which replaces Basel I RWA ("Basel III Standardized") and an advanced approach, which replaces Basel II RWA ("Basel III Advanced"); and sets out minimum capital ratios and overall capital adequacy standards. Certain of the requirements of Basel III are subject to phase-in periods that began January 1, 2014 and continue through the end of 2018 ("Transitional period") as described below. Both Basel III Standardized and Basel III Advanced became effective commencing January 1, 2014 for large and internationally active U.S. bank holding companies and banks, including the Firm and its insured depository institution ("IDI") subsidiaries.

Prior to the implementation of Basel III Advanced, the Firm was required to complete a qualification period ("parallel run") during which it needed to demonstrate that it met the requirements of the rule to the satisfaction of its U.S. banking regulators. On February 21, 2014, the Federal Reserve and the OCC informed the Firm and its national bank subsidiaries that they had satisfactorily completed the parallel run requirements and were approved to calculate capital under Basel III Advanced, in addition to Basel III Standardized, as of April 1, 2014. The Basel III rules include minimum capital ratio requirements that are also subject to phase-in periods through January 1, 2019.

In addition to the regulatory minimum capital requirements, certain banking organizations, including the Firm, will be required to hold an additional 2.5% of CET1 capital to serve as a "capital conservation buffer." The capital conservation buffer is intended to be used to absorb potential losses in times of financial or economic stress; if not maintained, the Firm could be limited in the amount of capital that may be distributed, including dividends and common equity repurchases. The capital conservation buffer will be phased-in beginning January 1, 2016.

Moreover, G-SIBs will be required to maintain, in addition to the capital conservation buffer, further amounts of capital ranging from 1% to 2.5% across all tiers of regulatory capital. In November 2014, based upon data as of December 31, 2013, the Financial Stability Board ("FSB") indicated that certain G-SIBs, including the Firm, would be required to hold the additional 2.5% of capital; the requirement will be phased-in beginning January 1, 2016.

NOTE 19 - CAPITAL ADEQUACY (continued)

Consequently, based upon the final rules currently in effect, the minimum Basel III CET1 capital ratio requirement for the Firm and JPMCB is expected to be 9.5%, comprised of the minimum ratio of 4.5% plus the 2.5% capital conservation buffer and the 2.5% G-SIB requirement both beginning January 1, 2019. Both JPMorgan Chase and Co. and JPMCB exceeded these requirements as at 31 March 2015.

Capital Adequacy Ratios	Basel III Advanced Transitional JPMCB NA (consolidated) 31/03/2015 Unaudited	Basel III Standardised JPMCB NA (consolidated) 31/03/2015 Unaudited	Basel III Standardised JPMCB NA (consolidated) 31/03/2014 Unaudited	Basel III Advanced Transitional JPMCB NA (consolidated) 31/12/2014 Audited
Common Equity Tier 1 Capital	12.41%	12.69%	12.07%	11.80%
Tier 1 Capital	12.41%	12.70%	12.07%	11.82%
Total Capital	13.12%	13.97%	13.70%	12.53%

The most recent publicly available Call Report of JPMorgan Chase Bank New Zealand Group and JPMorgan Chase Bank, N.A. can be accessed online at http://www.jpmorgan.com/pages/international/newzealand.

The ratios given for JPMCB are for the consolidated JPMCB group, including JPMCB and its subsidiary and associated companies. The capital ratios for unconsolidated JPMCB are not publicly available. JPMCB is subject to the capital requirements of the Office of the Comptroller of the Currency, the capital requirements of which are at least equal to those specified under the Basel framework and are not publicly available.

NOTE 20 - CONCENTRATION OF CREDIT EXPOSURE TO INDIVIDUAL COUNTERPARTIES

JPMCB NZ Group has no aggregate credit exposure to an individual counterparty or group of closely related counterparties (whether bank or non-bank exposures) which equals or exceeds 10% of JPMCB's equity as at 31 March 2015, 31 March 2014 or 31 December 2014, or in respect of peak end-of-day aggregate credit exposures for the most recent quarter of the financial period.

NOTE 21 - ACTIVITIES OF THE BANKING GROUP IN NEW ZEALAND

As at 31 March 2015 no members of the Banking Group have been involved in:

- (a) the origination of securitised assets or the marketing or servicing of securitisation schemes; and
- (b) the marketing and distribution of insurance products.

Custodial Services

The financial statements of the Branch include income in respect of custodial services provided to customers by the Branch. As at 31 March 2015, securities held on behalf of the Branch's customers were excluded from the Branch's Statement of Financial Position. The value of securities held on behalf of the Branch's customers was NZD 28,730 million (December 2014: NZD 27,372 million).

The Branch is subject to the typical risks incurred by custodial operations. JPMorgan Chase & Co maintains a range of insurance policies (for its own benefit and that of subsidiaries including the Branch), including Banker's Blanket Bond Insurance that provides cover for it in respect of loss of money/securities (through fraud, theft or disappearance). Such Banker's Blanket Bond cover is maintained with limits of cover which vary from time to time but which are considered prudent and in accordance with international levels and insurance market capacity.

NOTE 22 - RISK MANAGEMENT

During the three months ended 31 March 2015, there have been no material changes to the Banking Group's policies for managing risks in relation to credit risk, interest rate risk, currency risk, equity risk, liquidity risk, operational risk or any other material business risk to which it is exposed.

Exposure to Liquidity Risk

The following table shows a composition of our funding sources that contribute to the liquidity risk position as at 31 March 2015 and are held by the Banking Group for the purposes of managing liquidity risk.

	Banking Group (\$'000)
	Unaudited
	31/03/2015
Cash and cash equivalents	226,203
Margin receivable	185,073
Receivables	51,648
Government bonds	181,486
Cash collateral pledged	333,360
Loans	31,490
	1,009,260
	General Control of the Control of th

NOTE 23 - EXPOSURES TO MARKET RISK

Set out below are details of market risk end-period notional capital charges and market risk peak end-of-day notional capital charges. These have been derived using the Capital Adequacy Framework (Standardised Approach) (BS2A) methodology, which is in accordance with Schedule 9 of the Registered Bank Disclosure Statements (Overseas Incorporated Registered Banks) Order 2014 (as amended). Market risk exposures have been derived using the Capital Adequacy Framework (Standardised Approach) (BS2A) methodology.

	Banking Group (\$'000) Unaudited		
	Implied risk weighted exposure	Notional capital charge	
31 March 2015	01 00000000000000000000000000000000000		
Market Risk End-period			
Interest rate risk	1,138	91	
Foreign currency risk	(2,514)	(201)	

NOTE 24 - REGISTERED BANK ASSET QUALITY

There are no expected material losses or diminution in asset value for JPMCB NZ or JPMCB NZ Group. The provision of information in relation to the following classes of assets is therefore not necessary:

- aggregate amount of any undrawn balances on lending commitments to counterparties for whom drawn balances are classified as individually impaired;
- other individually impaired assets;
- restructured assets;
- financial assets acquired through the enforcement of security;
- · real estate assets acquired through the enforcement of security;
- other assets acquired through the enforcement of security; and
- · other assets under administration.

The table below presents assets past due at balance date:

		Ban	king Group (\$'0	100)	
			Unaudited		
			31/03/2015		
		Over 30 days and up to 60	Over 60 days and up to 90		
	Up to 30 days	days	days	Over 90 days	Total
Past due and not impaired	630	329	218	233	1,410

NOTE 24 - REGISTERED BANK ASSET QUALITY (continued)

	JPMCB NZ Group		JPMCB (consolidated)	
	Unaudited 3 months 31/03/2015 NZ\$'000	Unaudited 3 months 31/03/2014 NZ\$'000	Unaudited 3 months 31/03/2015 US\$'000	Unaudited 3 months 31/03/2014 US\$'000
Total individually impaired assets (before allowances for credit impairment loss and net of interest held in suspense)		*	18,995,000	21,270,000
Total individually impaired assets expressed as a percentage of total assets			0.9%	1.1%
Total individual credit impairment allowance			11,219,000	12,883,000
Total individual credit impairment allowance expressed as a percentage of total impaired assets		Ţ.	59.1%	60.6%
Total collective credit impairment allowance	*	*		v.e
Non-financial assets acquired through the enforcement of security	*		95	

NOTE 25 - REGISTERED BANK PROFITABILITY AND SIZE

	JPMCB (consolidated)	
	Unaudited 3 months 31/03/2015 US\$'000	Unaudited 3 months 31/03/2014 US\$'000
Net profit/(loss) after taxation	4,425,000	3,257,000
Net profit/(loss) after taxation, over the previous 12 month period, as a percentage of average total assets	0.8%	0.7%
Total assets	2,051,798,000	1,970,450,000
Percentage increase/(decrease) in total assets from previous period	4.1%	1.1%