

**UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549**

**FORM 144
NOTICE OF PROPOSED SALE OF SECURITIES
PURSUANT TO RULE 144 UNDER THE SECURITIES ACT OF 1933**

ATTENTION: *Transmit for filing 3 copies of this form concurrently with either placing an order with a broker to execute sale or executing a sale directly with a market maker.*

OMB APPROVAL	
OMB Number:	3235-0101
Expires:	July 31, 2023
Estimated average burden hours per response	1.00

SEC USE ONLY
DOCUMENT SEQUENCE NO.

CUSIP NUMBER

WORK LOCATION

1 (a) NAME OF ISSUER <i>(Please type or print)</i> CASTLE BIOSCIENCES, INC.		(b) IRS IDENT. NO. 77-0701774	(c) S.E.C. FILE NO. 001-38984 ZIP CODE 77546
1 (d) ADDRESS OF ISSUER 820 S. Friendswood Drive, Suite 201		CITY Friendswood	STATE Texas
2 (a) NAME OF PERSON FOR WHOSE ACCOUNT THE SECURITIES ARE TO BE SOLD Derek Maetzold		(b) RELATIONSHIP TO ISSUER Executive Officer	(c) ADDRESS STREET 820 S.Friendswood Dr, Suite 201
		CITY Friendswood	STATE Texas
		ZIP CODE 77546	

INSTRUCTION: *The person filing this notice should contact the issuer to obtain the I.R.S. Identification Number and the S.E.C. File Number.*

3 (a) Title of the Class of Securities To Be Sold	(b) Name and Address of Each Broker Through Whom the Securities are to be Offered or Each Market Maker who is Acquiring the Securities	SEC USE ONLY	(c) Number of Shares or Other Units To Be Sold <i>(See instr. 3(c))</i>	(d) Aggregate Market Value <i>(See instr. 3(d))</i>	(e) Number of Shares or Other Units Outstanding <i>(See instr. 3(e))</i>	(f) Approximate Date of Sale <i>(See instr. 3(f))</i> (MO. DAY YR.)	(g) Name of Each Securities Exchange <i>(See instr. 3(g))</i>
		Broker-Dealer File Number					
Common	Goldman Sachs & Co. LLC 200 West Street New York, NY 10282		84,000	4,131,120	17,220,032	10/20/2020	NASDAQ

INSTRUCTIONS:

1. (a) Name of issuer
- (b) Issuer's I.R.S. Identification Number
- (c) Issuer's S.E.C. file number, if any
- (d) Issuer's address, including zip code
- (e) Issuer's telephone number, including area code
2. (a) Name of person for whose account the securities are to be sold
- (b) Such person's relationship to the issuer (e.g., officer, director, 10% stockholder, or member of immediate family of any of the foregoing)
- (c) Such person's address, including zip code
3. (a) Title of the class of securities to be sold
- (b) Name and address of each broker through whom the securities are intended to be sold
- (c) Number of shares or other units to be sold (if debt securities, give the aggregate face amount)
- (d) Aggregate market value of the securities to be sold as of a specified date within 10 days prior to the filing of this notice
- (e) Number of shares or other units of the class outstanding, or if debt securities the face amount thereof outstanding, as shown by the most recent report or statement published by the issuer
- (f) Approximate date on which the securities are to be sold
- (g) Name of each securities exchange, if any, on which the securities are intended to be sold

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

TABLE I — SECURITIES TO BE SOLD

Furnish the following information with respect to the acquisition of the securities to be sold and with respect to the payment of all or any part of the purchase price or other consideration therefor:

Title of the Class	Date you Acquired	Nature of Acquisition Transaction	Name of Person from Whom Acquired (If gift, also give date donor acquired)	Amount of Securities Acquired	Date of Payment	Nature of Payment
Common	10/29/2007	Founder	Issuer	1,640,688	N/A	N/A

INSTRUCTIONS: If the securities were purchased and full payment therefor was not made in cash at the time of purchase, explain in the table or in a note thereto the nature of the consideration given. If the consideration consisted of any note or other obligation, or if payment was made in installments describe the arrangement and state when the note or other obligation was discharged in full or the last installment paid.

TABLE II — SECURITIES SOLD DURING THE PAST 3 MONTHS

Furnish the following information as to all securities of the issuer sold during the past 3 months by the person for whose account the securities are to be sold.

Name and Address of Seller	Title of Securities Sold	Date of Sale	Amount of Securities Sold	Gross Proceeds
See attached Derek Maetzold c/o 820 S. Friendswood Drive, Suite 201, Friendswood, Texas	Castle Biosciences, Inc (CSTL)	See Attached		

REMARKS:

The sales of shares set forth herein are made in connection with a selling plan dated June 2, 2020 that is intended to comply with Rule 10b5-1(c). The representation below regarding the seller's knowledge of material information was true as of the date the selling plan was entered into

INSTRUCTIONS:

See the definition of "person" in paragraph (a) of Rule 144. Information is to be given not only as to the person for whose account the securities are to be sold but also as to all other persons included in that definition. In addition, information shall be given as to sales by all persons whose sales are required by paragraph (e) of Rule 144 to be aggregated with sales for the account of the person filing this notice.

ATTENTION: The person for whose account the securities to which this notice relates are to be sold hereby represents by signing this notice that he does not know any material adverse information in regard to the current and prospective operations of the Issuer of the securities to be sold which has not been publicly disclosed. If such person has adopted a written trading plan or given trading instructions to satisfy Rule 10b5-1 under the Exchange Act, by signing the form and indicating the date that the plan was adopted or the instruction given, then the person makes such representation as of the plan adoption or instruction date.

10/20/2020

DATE OF NOTICE

6/2/2020

DATE OF PLAN ADOPTION OR GIVING OF INSTRUCTION,
IF RELYING ON RULE 10B5-1

(SIGNATURE)

The notice shall be signed by the person for whose account the securities are to be sold. At least one copy of the notice shall be manually signed. Any copies not manually signed shall bear typed or printed signatures.

ATTENTION: Intentional misstatements or omission of facts constitute Federal Criminal Violations (See 18 U.S.C. 1001)

Transactio	Transaction Date	Qty	Symbol	Description	Trade Price	Settlement Amount (USD)
Sale	2-Oct-20	1,000	CSTL	CASTLE BIOSCIENCES INC CMN	51.5709	51,509.76
Sale	2-Oct-20	5,000	CSTL	CASTLE BIOSCIENCES INC CMN	51.6782	258,085.28
Sale	1-Oct-20	1,000	CSTL	CASTLE BIOSCIENCES INC CMN	51.6806	51,619.45
Sale	1-Oct-20	1,000	CSTL	CASTLE BIOSCIENCES INC CMN	51.6801	51,618.95
Sale	23-Sep-20	1,000	CSTL	CASTLE BIOSCIENCES INC CMN	50.9893	50,928.17
Sale	23-Sep-20	5,000	CSTL	CASTLE BIOSCIENCES INC CMN	51.1098	255,243.35
Sale	22-Sep-20	1,000	CSTL	CASTLE BIOSCIENCES INC CMN	51.3986	51,337.46
Sale	22-Sep-20	11,600	CSTL	CASTLE BIOSCIENCES INC CMN	51.46	596,226.80
Sale	11-Sep-20	1,100	CSTL	CASTLE BIOSCIENCES INC CMN	48.9257	53,751.08
Sale	10-Sep-20	1,000	CSTL	CASTLE BIOSCIENCES INC CMN	49.3655	49,304.40
Sale	10-Sep-20	1,300	CSTL	CASTLE BIOSCIENCES INC CMN	50.1071	65,059.79
Sale	18-Aug-20	1,000	CSTL	CASTLE BIOSCIENCES INC CMN	43.1951	43,134.14
Sale	17-Aug-20	1,000	CSTL	CASTLE BIOSCIENCES INC CMN	42.8734	42,812.45
Sale	13-Aug-20	1,000	CSTL	CASTLE BIOSCIENCES INC CMN	40.9089	40,847.99
Sale	12-Aug-20	5,000	CSTL	CASTLE BIOSCIENCES INC CMN	41.6463	207,926.89
Sale	6-Aug-20	1,000	CSTL	CASTLE BIOSCIENCES INC CMN	41.281	41,220.08
Sale	5-Aug-20	5,000	CSTL	CASTLE BIOSCIENCES INC CMN	41.6722	208,056.39
Sale	22-Jul-20	5,000	CSTL	CASTLE BIOSCIENCES INC CMN	39.5665	197,528.12
Sale	21-Jul-20	1,000	CSTL	CASTLE BIOSCIENCES INC CMN	41.7342	41,673.27
Sale	15-Jul-20	5,000	CSTL	CASTLE BIOSCIENCES INC CMN	44.6442	222,916.06
Sale	14-Jul-20	1,000	CSTL	CASTLE BIOSCIENCES INC CMN	41.7473	41,686.37

The information contained in this report is provided at your request and as an accommodation to you in connection with your monitoring of investment activity. The materials provided are based upon information included in our records as well as information received from you and third parties. We do not represent that such information is accurate or complete and it should not be relied upon as such. Prices shown in the material do not necessarily reflect realizable values. If a historical time period is reflected above, Coupon Rate, Stated Maturity Date, Expected Maturity Date, S&P Rating and Moody's Rating, when provided, will still represent current information. The information does not constitute tax advice and you are urged to consult a tax advisor in connection with investment tax matters. In the event of any discrepancy between the information contained herein and the information contained in your monthly account statements, the latter shall govern. Positions shown are on a trade date, not settlement date, basis. Please immediately notify your PWM Professional of any discrepancies. Further information concerning the material may be obtained upon request.

Market values, positions, transactions and balances may include assets held away from Goldman, Sachs & Co. These include assets held by Goldman Sachs Financial Markets, L.P. ("GSFM Accounts"), which are listed above with your Goldman Sachs Accounts. Information on positions held away from Goldman, Sachs & Co. is provided for your convenience and/or at your request and is based on information provided by or through you. Goldman, Sachs & Co. has not verified and is not responsible to you for the accuracy of this information (in particular, the valuations reflected for these positions and the ability to sell them or obtain the stated values on sale). The protections afforded to you by GSFM differ from those afforded to you by GS&Co. With respect to collateral posted with GSFM (i) GSFM may repledge or otherwise use any collateral delivered to GSFM by Client in its business; (ii) in the event of GSFM's failure, Client will likely be considered an unsecured creditor of GSFM as to all such collateral then controlled by GSFM; (iii) the Securities Investor Protection Act of 1970 does not protect Client with respect to any such collateral deposited with GSFM; and (iv) such collateral will not be subject to the requirements of and customer protections afforded by the Securities and Exchange Commission customer protection rules and Rules 8c-1, 15c2-1, 15c3-2 and 15c3-3 under the Securities Exchange Act of 1934, as amended.



OFFICE SERVICING YOUR ACCOUNT
J.P. Morgan Securities LLC
383 Madison Avenue
New York, New York 10179
(212) 270-6000

DEREK JAMES MAETZOLD
2014 SAN MIGUEL DR
FRIENDSWOOD TX 77546-5913

Processing Date10/1/20
Account Number361-96277 49J
Account ExecutiveBANCHETTI, LEE READI
Settlement AccountE15945

CONFIRMATION
WE ARE PLEASED TO CONFIRM THE FOLLOWING TRANSACTION(S)

EQUITIES AND EXCHANGE LISTED OPTIONS

Investment products are: • Not insured by FDIC • Not a deposit or other obligation of, or guaranteed by, JPMorgan Chase Bank, N.A. or any of its affiliates • Subject to investment risks, including possible loss of the principal amount invested.

Trade Date	Settlement Date	Bought/Sold	Description	Symbol/CUSIP	Quantity	Price	Money Type	Money Amount	Type	C*	Trade Number
10/01/20	10/05/20	Sold	CASTLE BIOSCIENCES INC COMMON STOCK UNSOLICITED AVG PRICE SHOWN-DETAILS ON REQ JUNO: WHIPANYAP 20100129257	CSTL 14843C105	10,640	51.614588	Principal Comm/Comm Equiv Fee NET AMOUNT	549,179.22 532.00 12.14 548,635.08	DVP	1	62115

Investment products and services, including brokerage and advisory accounts, are offered through J.P. Morgan Securities LLC, member FINRA and SIPC. J.P. Morgan Securities LLC and JPMorgan Chase Bank, N.A. are affiliated companies under the common control of JPMorgan Chase & Co.

*In the event that the meaning of a code referenced above (and such code's definition on the back of this confirmation) conflicts with other wording on the front of this confirmation, the wording on the front of this confirmation shall control.

J.P. Morgan Securities LLC
OH4-RM00
P.O. Box 183211
Columbus, OH 43218
FOR UNDELIVERABLE MAIL ONLY

DEREK JAMES MAETZOLD
2014 SAN MIGUEL DR
FRIENDSWOOD TX 77546-5913

IT IS AGREED BETWEEN YOU AND J.P. Morgan Securities LLC ("JPMS") THAT:

1. This Confirmation shall inure to our benefit including successors and assigns and shall be conclusive if not objected to promptly 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 cash account, as defined by Regulation T, are or may be periodically, without prior notice, hypothecated or rehypothecated, 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.
4. 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 over-allot 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 taking 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 admit, your inability to become generally unable to pay your debts as such debts become due or shall have a negative net worth; (iv) 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 Title 11 of the United States Code, as amended, or any similar law of any jurisdiction regarding reorganization, liquidation, dissolution, insolvency or relief of debtors; (vi) you have filed against you an application for a protective decree under Section 5 of the Securities Investor Protection Act of 1937, as amended; (vii) we believe that we may not be able to apply without delay 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 in our judgment materially impairs your creditworthiness or ability to perform your obligations, we may (a) cancel or otherwise liquidate this and any other transaction without prior notice to you (and you will be liable to us for any resulting loss, cost and expense, including cost of collection and attorney's fees); (b) set off any obligation to you against any of your obligations to us, or our affiliates; (c) realize upon property securing any obligations to us or our affiliates; and (d) take any other action necessary or appropriate to protect and enforce our rights under this or any other agreement between you and us or our affiliates, and to reduce any risk to us of loss or delay. Any grace or notice period required by agreement or custom prior to exercise of such remedies may be shortened or eliminated by us if, in our discretion, it is reasonable to do so under the circumstances. In order to secure any obligations to us or our affiliates under this or any other transaction you hereby grant to us a security interest in all securities moneys or other property hereafter held by or for us or our affiliates. In the event of a breach or default hereunder, we shall have all rights and remedies available 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 a JPMS's election a default under all other agreements or confirmations between us. Upon any repudiation, breach or default, JPMS 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 account(s), purchase of property, cancellation of transactions, and/or offset against other accounts you may have at JPMS or obligations of JPMS to you. Purchases or sales may be public or private, and may be made without notice and in such manner as JPMS may in its discretion determine. You shall remain liable for any balance due and any loss incurred by JPMS 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 waiver, notice, demand or forbearance on the part of JPMS shall be deemed continuing. If any provisions herein are or become inconsistent with any law, rule or regulation, such provision shall be deemed to be rescinded or modified accordingly and in all other respects this confirmation shall not be affected.
10. Monthly Account Statements 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 enforceability of the remaining parts of the confirmation. If the transaction involves securities, the parties acknowledge that it is a "securities contract" under 11 U.S.C. Section 741(f), as amended. You agree we may rely on all instructions we believe to be genuine.
12. This confirmation and all transaction hereunder are subject to: the constitution, by-laws, customs, and interpretations of the exchange or marketplace where executed; all applicable federal laws and regulations; and shall be governed by and construed in accordance with the law of the state of New York without regard to its conflict of laws provision.
13. American style short option positions are liable for assignment at any time; European style short options are subject to assignment only at expiration.
14. The "Fee" collected is intended to offset fees charged by various regulatory bodies. The amount collected may be more or less than the amount ultimately paid to the various regulatory bodies. In the event of the 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.
15. The actual yield of an asset-backed security (securities which represent an interest in or are secured by a pool or receivables or other financial assets that are subject to continuous prepayment) may vary according to the rate at which the underlying assets are prepaid. Additional information concerning the factors that affect yield will be furnished upon written request.
16. JPMS 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. Settlement of all transactions is computed for payment in New York 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) (i) information obtained from multiple direct, indirect, affiliated, unaffiliated, 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 (ii) information which is calculated based upon such information (including but not limited to, market values, estimated yield and estimated annual income). Although JPMS believes these sources are reputable, it does not independently review or verify such information and neither JPMS nor 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 JPMS or any such source. Neither JPMS nor any such source shall have any liability whatsoever relating to any inaccuracy or lack of timeliness or completeness of such information or any use thereof or for omissions therefrom nor for any lost profits, indirect, special or consequential damages. Moreover, such sources retain exclusive proprietary rights in such information. You shall use such information only for your own use and purposes and not for use (other than in connection with the transaction for which the information is provided) or retransmission without prior written approval of the source, or for any unlawful or unauthorized purpose.

*In the event that the meaning of a code described above conflicts with other wording on the front of this confirmation, the wording on the front of this confirmation shall control.

** Other than trades executed for JPMS-affiliated investment advisers, trades depicted as Agent may include trades for which your Broker acted, in whole or in part, as Agent for both buyer and seller. To confirm the capacity shown on this Confirmation, please call 1-800-634-1426 or 347-643-9953.

*** Your order was executed in either (1) one execution at the confirmed price or (2) more than one execution, in which case the confirmed price is an average price and details regarding the actual prices are available on request.

19. The "Options Fee" reflected is intended to offset fees assessed to your broker by the various Options Exchanges. The amount collected may be more or less than the amount ultimately paid to the various regulatory bodies. In the event of the 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 terms 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 without notice to you unless registered.
22. Instruments sold, offered or recommended are not deposits or FDIC insured unless we disclose otherwise.
23. Your capacity was for your own account unless you expressly specified otherwise to us in writing and gave sufficient information in writing prior to the transaction for us to rely upon the credit of another party or your credit in another capacity.
24. For Treasury inflation protection securities (TIPS) and Corporate Inflation Protection Bonds (IPBs) yield to maturity may vary due to inflation adjustments.
25. If a deferred commission or other charge is to be imposed upon redemption or as a condition of payment of principal or interest, the customer may be required to make such a payment. Information concerning such deferred compensation or other charge will be furnished upon written request.
26. Purchasers of Fannie Mae or Freddie Mac Securities can obtain additional pool information by telephoning Fannie Mae at 1-800-237-8627 or Freddie Mac at 1-800-336-3672 or emailing Freddie Mac at investor_inquiries@freddie-mac.com.
27. If this confirmation indicates that this is a transaction in which issued or when distributed securities, the terms and conditions set forth in the applicable proxy, disclosure document and/or bankruptcy plan shall apply. Upon determination of the settlement date, you will receive a final confirmation showing the settlement date and the total proceeds or cost credited or debited to your account on that date. Such transactions shall be settled or cancelled at such time and place and in such manner as the exchange or market to whose requirements the transaction is subject may determine. When issued positions will be marked-to-market at the close of each trading day and if the market price falls below the contract price by an amount that exceeds the cash deposit in the account, interest may be charged on such excess.
28. Unless you have elected a different closing methodology, as noted on the front, or identified a specific tax lot in the trade description, all trades are closed out under the "FIFO" (First In First Out) methodology.
29. For Regulated Investment Companies or Dividend Reinvestment Plan sales, for which the average price method has been chosen, positions are closed out on a FIFO basis.
LEGEND FOR SECURITIES TRANSACTIONS*
Market - Your transaction was executed on one or more markets – details upon request.
C – Capacity.
1 - Your Broker, as indicated on the front of this Confirmation, acted as Agent for your account unless otherwise indicated.
6 - Your 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.
M - Mixed Capacity. Your Broker, as indicated on the front of this Confirmation, acted in a multiple capacity which can be: i. Principal and Agent, ii. Principal, Agent, and Agent for both buyer and seller, iii. Principal and Agent for both buyer and seller, or iv. Agent and Agent for both buyer and seller. Details available upon request. Please call 1-800-634-1426 or 347-643-9953.
Q - J.P. Morgan Securities LLC acted as agent for both you and its affiliate, J.P. Morgan Securities plc, which paid us compensation for acting as its agent. Details available upon request.
R - The notes are general obligations of the issuer. In the event of an insolvency in respect of the issuer, claims for repayment of the notes are not customer claims under the Securities Investor Protection Act and are not protected by Securities Investor Protection Corporation insurance.
S - The transaction described on this confirmation is subject to the U.S. Treasury, Agency Debt and Agency MBS fails charge trading practice published by FIMPS and SIFMA at <https://www.sifma.org/wp-content/uploads/2017/08/Fails-Charge-Trading-Practice-2016-07-13.pdf> and www.sifma.org/resources/general/fails-charge-trading-practices/.
U - Your introducing broker receives compensation for directing customer orders for equity securities. The source and nature of such compensation received on this transaction, if any, will be furnished to you upon written request.
V - You may 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 us at the number provided on the front of this page.
W - 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.
X - These securities have not been registered under the US Securities Act of 1933, and may only be offered and sold pursuant to registration under the 1933 Act or an available exemption therefrom or in accordance with Regulation S.
Y - These securities have not been registered under the US Securities Act of 1933, and were issued pursuant to the exemption provided by Section 3(c)(7) of the Investment Company Act of 1940. The securities may only be offered and sold (i) pursuant to registration under the 1933 Act or an exemption therefrom and (ii) in compliance with the provisions of Section 3(c)(7).
Z - To obtain a paper copy of the official statement, please call 877-430-3544 for domestic accounts or 347-643-6233 for international accounts.
JPMS affiliate is a market maker in the security. As a market maker, the JPMS affiliate may have acted as principal, may have had a long or short position in the security, and may have profited or lost in connection with the transaction.

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.

NOTICE FOR JPMS CUSTOMERS – PAYMENT FOR ORDER FLOW

JPMS may pay from time to time for certain order flow in the form of discounts, rebates, reductions of fees or credits. As a result of sending orders to certain trading centers, JPMS receives payment for order flow in the form of discounts, rebates, reductions of fees or credits. Under some circumstances, the amount of such remuneration may exceed the amount that JPMS is charged by such trading centers. This does not alter JPMS policy to route customer orders to the trading center where it believes clients will receive the best execution, taking into account price, reliability, market depth, quality of service, speed, and efficiency. Additional details are available upon request.

FINRA and MSRB fixed income price transparency rules

Mark-ups/mark-downs disclosed on this confirmation are calculated pursuant to FINRA and MSRB rules. Depending on the circumstances of the transaction, these rules may require that JPMS's contemporaneous cost and/or the market price be taken into account. Market price may be calculated by market data or modeling, either internal or obtained from a third party vendor. As a result, the mark-up/mark-down may not reflect the actual market price paid/received by JPMS, or in the case of a security acquired internally from another Firm line of business, the internal price marked up/down by the Firm's Wealth Management (WM) line of business. "N/A" indicates a negative mark-up/mark-down (i.e., the client purchased at a price lower than, or sold at a price higher than, the prevailing market price).

For more information about this security (including trade and price history), and for municipal securities the official statement, visit the web page shown in the trade details on the front of the confirm.



OFFICE SERVICING YOUR ACCOUNT
J.P. Morgan Securities LLC
383 Madison Avenue
New York, New York 10179
(212) 270-6000

DEREK JAMES MAETZOLD
2014 SAN MIGUEL DR
FRIENDSWOOD TX 77546-5913

Processing Date9/22/20
Account Number361-96277 49J
Account ExecutiveBANCHETTI, LEE READI
Settlement AccountE15945

CONFIRMATION
WE ARE PLEASED TO CONFIRM THE FOLLOWING TRANSACTION(S)

EQUITIES AND EXCHANGE LISTED OPTIONS

Investment products are: • Not insured by FDIC • Not a deposit or other obligation of, or guaranteed by, JPMorgan Chase Bank, N.A. or any of its affiliates • Subject to investment risks, including possible loss of the principal amount invested.

Trade Date	Settlement Date	Bought/Sold	Description	Symbol/CUSIP	Quantity	Price	Money Type	Money Amount	Type	C*	Trade Number
09/22/20	09/24/20	Sold	CASTLE BIOSCIENCES INC COMMON STOCK UNSOLICITED AVG PRICE SHOWN-DETAILS ON REQ JUNO: WHIPANYAP 20092227540	CSTL 14843C105	23,560	51.466442	Principal Comm/Comm Equiv Fee NET AMOUNT	1,212,549.37 1,178.00 26.80 1,211,344.57	DVP	1	45352

Investment products and services, including brokerage and advisory accounts, are offered through J.P. Morgan Securities LLC, member FINRA and SIPC. J.P. Morgan Securities LLC and JPMorgan Chase Bank, N.A. are affiliated companies under the common control of JPMorgan Chase & Co.

*In the event that the meaning of a code referenced above (and such code's definition on the back of this confirmation) conflicts with other wording on the front of this confirmation, the wording on the front of this confirmation shall control.

**J.P. Morgan Securities LLC
OH4-RM00
P.O. Box 183211
Columbus, OH 43218
FOR UNDELIVERABLE MAIL ONLY**

**DEREK JAMES MAETZOLD
2014 SAN MIGUEL DR
FRIENDSWOOD TX 77546-5913**

IT IS AGREED BETWEEN YOU AND J.P. Morgan Securities LLC ("JPMS") THAT:

1. You are 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 inure to our benefit including successors and assigns and shall be conclusive if not objected to promptly 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 cash account, as defined by Regulation T, are or may be periodically, without prior notice, hypothecated or rehypothecated, 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.

4. 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 over-allot 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 taking 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 admit, your inability to become generally unable to pay your debts as such debts become due or shall have a negative net worth; (iv) 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 Title 11 of the United States Code, as amended, or any similar law of any jurisdiction regarding reorganization, liquidation, dissolution, insolvency or relief of debtors; (vi) you have filed against you an application for a protective decree under Section 5 of the Securities Investor Protection Act of 1937, as amended; (vii) we believe that we may not be able to apply without delay properly we are holding or expect to receive from you against your obligation; or (viii) we believe that an event or circumstances has occurred which in our judgment materially impairs your creditworthiness or ability to perform your obligations, we may (a) cancel or otherwise liquidate this and any other transaction without prior notice to you (and you will be liable to us for any resulting loss, cost and expense, including cost of collection and attorney's fees); (b) set off any obligation to you against any of your obligations to us, or our affiliates; (c) realize upon property securing any obligations to us or our affiliates; and (d) take any other action necessary or appropriate to protect and enforce our rights under this or any other agreement between you and us or our affiliates, and to reduce any risk to us of loss or delay. Any grace or notice period required by agreement or custom prior to exercise of such remedies may be shortened or eliminated by us if, in our discretion, it is reasonable to do so under the circumstances. In order to secure any obligations to us or our affiliates under this or any other transaction you hereby grant to us a security interest in all securities moneys or other property hereafter held by or for us or our affiliates. In the event of a breach or default hereunder, we shall have all rights and remedies available 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 a JPMS's election a default under all other agreements or confirmations between us. Upon any repudiation, breach or default, JPMS 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 account(s), purchase of property, cancellation of transactions, and/or offset against other accounts you may have at JPMS or obligations of JPMS to you. Purchases or sales may be public or private, and may be made without notice and in such manner as JPMS may in its discretion determine. You shall remain liable for any balance due and any loss incurred by JPMS 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 waiver, notice, demand or forbearance on the part of JPMS shall be deemed continuing. If any provisions herein are or become inconsistent with any law, rule or regulation, such provision shall be rescinded or modified accordingly and in all other respects this confirmation shall not be affected.

10. Monthly Account Statements 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 enforceability of the remaining parts of the confirmation. If the transaction involves securities, the parties acknowledge that it is a "securities contract" under 11 U.S.C. Section 741(f), as amended. You agree we may rely on all instructions we believe to be genuine.

12. This confirmation and all transaction hereunder are subject to: the constitution, by-laws, customs, and interpretations of the exchange or marketplace where executed; all applicable federal laws and regulations; and shall be governed by and construed in accordance with the law of the state of New York without regard to its conflict of laws provision.

13. American style short option positions are liable for assignment at any time; European style short options are subject to assignment only at expiration.

14. The "Fee" collected is intended to offset fees charged by various regulatory bodies. The amount collected may be more or less than the amount ultimately paid to the various regulatory bodies. In the event of the 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.

15. The actual yield of an asset-backed security (securities which represent an interest in or are secured by a pool or receivables or other financial assets that are subject to continuous prepayment) may vary according to the rate at which the underlying assets are prepaid. Additional information concerning the factors that affect yield will be furnished upon written request.

16. JPMS 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. Settlement of all transactions is computed for payment in New York 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) (i) information obtained from multiple direct, indirect, affiliated, unaffiliated, 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 (ii) information which is calculated based upon such information (including but not limited to, market values, estimated yield and estimated annual income). Although JPMS believes these sources are reputable, it does not independently review or verify such information and neither JPMS nor 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 JPMS or any such source. Neither JPMS nor any such source shall have any liability whatsoever relating to any inaccuracy or lack of timeliness or completeness of such information or any use thereof or for omissions therefrom nor for any lost profits, indirect, special or consequential damages. Moreover, such sources retain exclusive proprietary rights in such information. You shall use such information only for your own use and purposes and not for use (other than in connection with the transaction for which the information is provided) or retransmission without prior written approval of the source, or for any unlawful or unauthorized purpose.

*In the event that the meaning of a code described above conflicts with other wording on the front of this confirmation, the wording on the front of this confirmation shall control.

** Other than trades executed for JPMS-affiliated investment advisers, trades depicted as Agent may include trades for which your Broker acted, in whole or in part, as Agent for both buyer and seller. To confirm the capacity shown on this Confirmation, please call 1-800-634-1426 or 347-643-9953.

*** Your order was executed in either (1) one execution at the confirmed price or (2) more than one execution, in which case the confirmed price is an average price and details regarding the actual prices are available on request.

19. The "Options Fee" reflected is intended to offset fees assessed to your broker by the various Options Exchanges. The amount collected may be more or less than the amount ultimately paid to the various regulatory bodies. In the event of the 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 terms 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 without notice to you unless registered.

22. Instruments sold, offered or recommended are not deposits or FDIC insured unless we disclose otherwise.

23. Your capacity was for your own account unless you expressly specified otherwise to us in writing and gave sufficient information in writing prior to the transaction for us to rely upon the credit of another party or your credit in another capacity.

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

25. If a deferred commission or other charge is to be imposed upon redemption or as a condition of payment of principal or interest, the customer may be required to make such a payment. Information concerning such deferred compensation or other charge will be furnished upon written request.

26. Purchasers of Fannie Mae or Freddie Mac Securities can obtain additional pool information by telephoning Fannie Mae at 1-800-237-8627 or Freddie Mac at 1-800-336-3672 or emailing Freddie Mac at Investor.Inquiry@freddie-mac.com.

27. If this confirmation indicates that this is a transaction in which issued or when distributed securities, the terms and conditions set forth in the applicable proxy, disclosure document and/or bankruptcy plan shall apply. Upon determination of the settlement date, you will receive a final confirmation showing the settlement date and the total proceeds or cost credited or debited to your account on that date. Such transactions shall be settled or cancelled at such time and place and in such manner as the exchange or market to whose requirements the transaction is subject may determine. When issued positions will be marked-to-market at the close of each trading day and if the market price falls below the contract price by an amount that exceeds the cash deposit in the account, interest may be charged on such excess.

28. Unless you have elected a different closing methodology, as noted on the front, or identified a specific tax lot in the trade description, all trades are closed out under the "FIFO" (First In First Out) methodology.

29. For Regulated Investment Companies or Dividend Reinvestment Plan sales, for which the average price method has been chosen, positions are closed out on a FIFO basis.

LEGEND FOR SECURITIES TRANSACTIONS*

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

C – Capacity.

1 - Your Broker, as indicated on the front of this Confirmation, acted as Agent for your account unless otherwise indicated.**

6 - Your 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.

W - 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.

M - Mixed Capacity. Your Broker, as indicated on the front of this Confirmation, acted in a multiple capacity which can be: i. Principal and Agent, ii. Principal, Agent, and Agent for both buyer and seller, iii. Principal and Agent for both buyer and seller, or iv. Agent and Agent for both buyer and seller. Details available upon request. Please call 1-800-634-1426 or 347-643-9953.

Q - J.P. Morgan Securities LLC acted as agent for both you and its affiliate, J.P. Morgan Securities plc, which paid us compensation for acting as its agent. Details available upon request.

R - The notes are general obligations of the issuer. In the event of an insolvency in respect of the issuer, claims for repayment of the notes are not customer claims under the Securities Investor Protection Act and are not protected by Securities Investor Protection Corporation insurance.

U - The transaction described on this confirmation is subject to the U.S. Treasury, Agency Debt and Agency MBS fails charge trading practice published by FIMPS and SIFMA at <https://www.sifma.org/wp-content/uploads/2017/08/Fails-Charge-Trading-Practice-2016-07-13.pdf> and www.sifma.org/resources/general/fails-charge-trading-practices/.

V - Your introducing broker receives compensation for directing customer orders for equity securities. The source and nature of such compensation received on this transaction, if any, will be furnished to you upon written request.

W - These securities have not been registered under the US Securities Act of 1933, and may only be offered and sold pursuant to registration under the 1933 Act or an available exemption therefrom or in accordance with Regulation S.

X - These securities have not been registered under the US Securities Act of 1933, and were issued pursuant to the exemption provided by Section 3(c)(7) of the Investment Company Act of 1940. The securities may only be offered and sold (i) pursuant to registration under the 1933 Act or an exemption therefrom and (ii) in compliance with the provisions of Section 3(c)(7).

Y - To obtain a paper copy of the official statement, please call 877-430-3544 for domestic accounts or 347-643-6233 for international accounts.

Z - A JPMS' affiliate is a market maker in the security. As a market maker, the JPMS affiliate may have acted as principal, may have had a long or short position in the security, and may have profited or lost in connection with the transaction.

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.

NOTICE FOR JPMS CUSTOMERS – PAYMENT FOR ORDER FLOW

JPMS may pay from time to time for certain order flow in the form of discounts, rebates, reductions of fees or credits. As a result of sending orders to certain trading centers, JPMS receives payment for order flow in the form of discounts, rebates, reductions of fees or credits. Under some circumstances, the amount of such remuneration may exceed the amount that JPMS is charged by such trading centers. This does not alter JPMS policy to route customer orders to the trading center where it believes clients will receive the best execution, taking into account price, reliability, market depth, quality of service, speed, and efficiency. Additional details are available upon request.

FINRA and MSRB fixed income price transparency rules

Mark-ups/mark-downs disclosed on this confirmation are calculated pursuant to FINRA and MSRB rules. Depending on the circumstances of the transaction, these rules may require that JPMS's contemporaneous cost and/or the market price be taken into account. Market price may be calculated by market data or modeling, either internal or obtained from a third party vendor. As a result, the mark-up/mark-down may not reflect the actual market price paid/received by JPMS, or in the case of a security acquired internally from another Firm line of business, the internal price marked up/down by the Firm's Wealth Management (WM) line of business. "N/A" indicates a negative mark-up/mark-down (i.e., the client purchased at a price lower than, or sold at a price higher than, the prevailing market price).

For more information about this security (including trade and price history), and for municipal securities the official statement, visit the web page shown in the trade details on the front of the confirm.



OFFICE SERVICING YOUR ACCOUNT
J.P. Morgan Securities LLC
383 Madison Avenue
New York, New York 10179
(212) 270-6000

DEREK JAMES MAETZOLD
2014 SAN MIGUEL DR
FRIENDSWOOD TX 77546-5913

Processing Date9/11/20
Account Number361-96277 49J
Account ExecutiveBANCHETTI, LEE READI
Settlement AccountE15945

CONFIRMATION
WE ARE PLEASED TO CONFIRM THE FOLLOWING TRANSACTION(S)

EQUITIES AND EXCHANGE LISTED OPTIONS

Investment products are: • Not insured by FDIC • Not a deposit or other obligation of, or guaranteed by, JPMorgan Chase Bank, N.A. or any of its affiliates • Subject to investment risks, including possible loss of the principal amount invested.

Trade Date	Settlement Date	Bought/Sold	Description	Symbol/CUSIP	Quantity	Price	Money Type	Money Amount	Type	C*	Trade Number
09/11/20	09/15/20	Sold	CASTLE BIOSCIENCES INC COMMON STOCK UNSOLICITED AVG PRICE SHOWN-DETAILS ON REQ JUNO: WHIPANYAQ 20091103038	CSTL 14843C105	10,876	49.143603	Principal Comm/Comm Equiv Fee	534,485.83 543.80 11.82	DVP	1	91541
			CASTLE BIOSCIENCES INC COMMON STOCK UNSOLICITED AVG PRICE SHOWN-DETAILS ON REQ JUNO: WHIPANYAQ 20091103039		800	50.0225	Principal Fee	40,018.00 0.89	DVP	1	91542
					11,676		TOTAL	573,947.32			

Investment products and services, including brokerage and advisory accounts, are offered through J.P. Morgan Securities LLC, member FINRA and SIPC. J.P. Morgan Securities LLC and JPMorgan Chase Bank, N.A. are affiliated companies under the common control of JPMorgan Chase & Co.

*In the event that the meaning of a code referenced above (and such code's definition on the back of this confirmation) conflicts with other wording on the front of this confirmation, the wording on the front of this confirmation shall control.

**J.P. Morgan Securities LLC
OH4-RM00
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Columbus, OH 43218
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3. Until fully paid for, securities in a cash account, as defined by Regulation T, are or may be periodically, without prior notice, hypothecated or rehypothecated, 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.

4. 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.

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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 taking 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 admit, your inability to become generally unable to pay your debts as such debts become due or shall have a negative net worth; (iv) 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 Title 11 of the United States Code, as amended, or any similar law of any jurisdiction regarding reorganization, liquidation, dissolution, insolvency or relief of debtors; (vi) you have filed against you an application for a protective decree under Section 5 of the Securities Investor Protection Act of 1937, as amended; (vii) we believe that we may not be able to apply without delay 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 in our judgment materially impairs your creditworthiness or ability to perform your obligations, we may (a) cancel or otherwise liquidate this and any other transaction without prior notice to you (and you will be liable to us for any resulting loss, cost and expense, including cost of collection and attorney's fees); (b) set off any obligation to you against any of your obligations to us, or our affiliates; (c) realize upon property securing any obligations to us or our affiliates; and (d) take any other action necessary or appropriate to protect and enforce our rights under this or any other agreement between you and us or our affiliates, and to reduce any risk to us of loss or delay. Any grace or notice period required by agreement or custom prior to exercise of such remedies may be shortened or eliminated by us if, in our discretion, it is reasonable to do so under the circumstances. In order to secure any obligations to us or our affiliates under this or any other transaction you hereby grant to us a security interest in all securities moneys or other property hereafter held by or for us or our affiliates. In the event of a breach or default hereunder, we shall have all rights and remedies available 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 a JPMS's election a default under all other agreements or confirmations between us. Upon any repudiation, breach or default, JPMS 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 account(s), purchase of property, cancellation of transactions, and/or offset against other accounts you may have at JPMS or obligations of JPMS to you. Purchases or sales may be public or private, and may be made without notice and in such manner as JPMS may in its discretion determine. You shall remain liable for any balance due and any loss incurred by JPMS 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 are agreed that you will promptly deliver such instrument to us.

9. No waiver, notice, demand or forbearance on the part of JPMS shall be deemed continuing. If any provisions herein are or become inconsistent with any law, rule or regulation, such provision shall be rescinded or modified accordingly and in all other respects this confirmation shall not be affected.

10. Monthly Account Statements 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 enforceability of the remaining parts of the confirmation. If the transaction involves securities, the parties acknowledge that it is a "securities contract" under 11 U.S.C. Section 741(f), as amended. You agree we may rely on all instructions we believe to be genuine.

12. This confirmation and all transaction hereunder are subject to: the constitution, by-laws, customs, and interpretations of the exchange or marketplace where executed; all applicable federal laws and regulations; and shall be governed by and construed in accordance with the law of the state of New York without regard to its conflict of laws provision.

13. American style short option positions are liable for assignment at any time; European style short options are subject to assignment only at expiration.

14. The "Fee" collected is intended to offset fees charged by various regulatory bodies. The amount collected may be more or less than the amount ultimately paid to the various regulatory bodies. In the event of the 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.

15. The actual yield of an asset-backed security (securities which represent an interest in or are secured by a pool or receivables or other financial assets that are subject to continuous prepayment) may vary according to the rate at which the underlying assets are prepaid. Additional information concerning the factors that affect yield will be furnished upon written request.

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18. This confirm and our communications with you made in connection with the transactions referred to herein contain(ed) (i) information obtained from multiple direct, indirect, affiliated, unaffiliated, 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 (ii) information which is calculated based upon such information (including but not limited to, market values, estimated yield and estimated annual income). Although JPMS believes these sources are reputable, it does not independently review or verify such information and neither JPMS nor 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 JPMS or any such source. Neither JPMS nor any such source shall have any liability whatsoever relating to any inaccuracy or lack of timeliness or completeness of such information or any use thereof or for omissions therefrom nor for any lost profits, indirect, special or consequential damages. Moreover, such sources retain exclusive proprietary rights in such information. You shall use such information only for your own use and purposes and not for use (other than in connection with the transaction for which the information is provided) or retransmission without prior written approval of the source, or for any unlawful or unauthorized purpose.

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*** Your order was executed in either (1) one execution at the confirmed price or (2) more than one execution, in which case the confirmed price is an average price and details regarding the actual prices are available on request.

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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 terms 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 without notice to you unless registered.

22. Instruments sold, offered or recommended are not deposits or FDIC insured unless we disclose otherwise.

23. Your capacity was for your own account unless you expressly specified otherwise to us in writing and gave sufficient information in writing prior to the transaction for us to rely upon the credit of another party or your credit in another capacity.

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

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27. If this confirmation indicates that this is a transaction in which issued or when distributed securities, the terms and conditions set forth in the applicable proxy, disclosure document and/or bankruptcy plan shall apply. Upon determination of the settlement date, you will receive a final confirmation showing the settlement date and the total proceeds or cost credited or debited to your account on that date. Such transactions shall be settled or cancelled at such time and place and in such manner as the exchange or market to whose requirements the transaction is subject may determine. When issued positions will be marked-to-market at the close of each trading day and if the market price falls below the contract price by an amount that exceeds the cash deposit in the account, interest may be charged on such excess.

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29. For Regulated Investment Companies or Dividend Reinvestment Plan sales, for which the average price method has been chosen, positions are closed out on a FIFO basis.

LEGEND FOR SECURITIES TRANSACTIONS*

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

C – Capacity.

1, 5, 6, 8 and 9. Your Broker, as indicated on the front of this Confirmation, acted as Agent for your account unless otherwise indicated.**

6. Your 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.

7. 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.

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Q – J.P. Morgan Securities LLC acted as agent for both you and its affiliate, J.P. Morgan Securities plc, which paid us compensation for acting as its agent. Details available upon request.

R – The notes are general obligations of the issuer. In the event of an insolvency in respect of the issuer, claims for repayment of the notes are not customer claims under the Securities Investor Protection Act and are not protected by Securities Investor Protection Corporation insurance.

S – The transaction described on this confirmation is subject to the U.S. Treasury, Agency Debt and Agency MBS fails charge trading practice published by FIMPS and SIFMA at <https://www.sifma.org/wp-content/uploads/2017/08/Fails-Charge-Trading-Practice-2016-07-13.pdf> and www.sifma.org/resources/general/fails-charge-trading-practices/.

T – Your introducing broker receives compensation for directing customer orders for equity securities. The source and nature of such compensation received on this transaction, if any, will be furnished to you upon written request.

U – You may 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 us at the number provided on the front of this page.

V – 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 US Securities Act of 1933, and may only be offered and sold pursuant to registration under the 1933 Act or an available exemption therefrom or in accordance with Regulation S.

X – These securities have not been registered under the US Securities Act of 1933, and were issued pursuant to the exemption provided by Section 3(c)(7) of the Investment Company Act of 1940. The securities may only be offered and sold (i) pursuant to registration under the 1933 Act or an exemption therefrom and (ii) in compliance with the provisions of Section 3(c)(7).

Y – To obtain a paper copy of the official statement, please call 877-430-3544 for domestic accounts or 347-643-6233 for international accounts.

Z – A JPMS' affiliate is a market maker in the security. As a market maker, the JPMS affiliate may have acted as principal, may have had a long or short position in the security, and may have profited or lost in connection with the transaction.

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.

NOTICE FOR JPMS CUSTOMERS – PAYMENT FOR ORDER FLOW

JPMS may pay from time to time for certain order flow in the form of discounts, rebates, reductions of fees or credits. As a result of sending orders to certain trading centers, JPMS receives payment for order flow in the form of discounts, rebates, reductions of fees or credits. Under some circumstances, the amount of such remuneration may exceed the amount that JPMS is charged by such trading centers. This does not alter JPMS' policy to route customer orders to the trading center where it believes clients will receive the best execution, taking into account price, reliability, market depth, quality of service, speed, and efficiency. Additional details are available upon request.

FINRA and MSRB fixed income price transparency rules

Mark-ups/mark-downs disclosed on this confirmation are calculated pursuant to FINRA and MSRB rules. Depending on the circumstances of the transaction, these rules may require that JPMS's contemporaneous cost and/or the market price be taken into account. Market price may be calculated by market data or modeling, either internal or obtained from a third party vendor. As a result, the mark-up/mark-down may not reflect the actual market price paid/received by JPMS, or in the case of a security acquired internally from another Firm line of business, the internal price marked up/down by the Firm's Wealth Management (WM) line of business. "N/A" indicates a negative mark-up/mark-down (i.e., the client purchased at a price lower than, or sold at a price higher than, the prevailing market price).

For more information about this security (including trade and price history), and for municipal securities the official statement, visit the web page shown in the trade details on the front of the confirm.



OFFICE SERVICING YOUR ACCOUNT
J.P. Morgan Securities LLC
383 Madison Avenue
New York, New York 10179
(212) 270-6000

DEREK JAMES MAETZOLD
2014 SAN MIGUEL DR
FRIENDSWOOD TX 77546-5913

Processing Date8/17/20
Account Number361-96277 49J
Account ExecutiveBANCHETTI, LEE READI
Settlement AccountE15945

CONFIRMATION
WE ARE PLEASED TO CONFIRM THE FOLLOWING TRANSACTION(S)

EQUITIES AND EXCHANGE LISTED OPTIONS

Investment products are: • Not insured by FDIC • Not a deposit or other obligation of, or guaranteed by, JPMorgan Chase Bank, N.A. or any of its affiliates • Subject to investment risks, including possible loss of the principal amount invested.

Trade Date	Settlement Date	Bought/Sold	Description	Symbol/CUSIP	Quantity	Price	Money Type	Money Amount	Type	C*	Trade Number
08/17/20	08/19/20	Sold	CASTLE BIOSCIENCES INC COMMON STOCK UNSOLICITED AVG PRICE SHOWN-DETAILS ON REQ JUNO: WHIPANYAQ 20081711394	CSTL 14843C105	7,500	42.5752	Principal Comm/Comm Equiv Fee NET AMOUNT	319,314.00 375.00 7.06 318,931.94	DVP	1	E7364

Investment products and services, including brokerage and advisory accounts, are offered through J.P. Morgan Securities LLC, member FINRA and SIPC. J.P. Morgan Securities LLC and JPMorgan Chase Bank, N.A. are affiliated companies under the common control of JPMorgan Chase & Co.

*In the event that the meaning of a code referenced above (and such code's definition on the back of this confirmation) conflicts with other wording on the front of this confirmation, the wording on the front of this confirmation shall control.

**J.P. Morgan Securities LLC
OH4-RM00
P.O. Box 183211
Columbus, OH 43218
FOR UNDELIVERABLE MAIL ONLY**

**DEREK JAMES MAETZOLD
2014 SAN MIGUEL DR
FRIENDSWOOD TX 77546-5913**

IT IS AGREED BETWEEN YOU AND J.P. Morgan Securities LLC ("JPMS") THAT:

1. You are 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 inure to our benefit including successors and assigns and shall be conclusive if not objected to promptly 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 cash account, as defined by Regulation T, are or may be periodically, without prior notice, hypothecated or rehypothecated, 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.

4. 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 over-allot 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 taking 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 admit, your inability to become generally unable to pay your debts as such debts become due or shall have a negative net worth, (iv) 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 Title 11 of the United States Code, as amended, or any similar law of any jurisdiction regarding reorganization, liquidation, dissolution, insolvency or relief of debtors, (vi) you have filed against you an application for a protective decree under Section 5 of the Securities Investor Protection Act of 1937, as amended, (vii) we believe that we may not be able to apply without delay properly we are holding or expect to receive from you against your obligation, or (viii) we believe that an event or circumstances has occurred which in our judgment materially impairs your creditworthiness or ability to perform your obligations, we may (a) cancel or otherwise liquidate this and any other transaction without prior notice to you (and you will be liable to us for any resulting loss, cost and expense, including cost of collection and attorney's fees), (b) set off any obligation to you against any of your obligations to us, or our affiliates, (c) realize upon property securing any obligations to us or our affiliates and (d) take any other action necessary or appropriate to protect and enforce our rights under this or any other agreement between you and us or our affiliates, and to reduce any risk to us of loss or delay. Any grace or notice period required by agreement or custom prior to exercise of such remedies may be shortened or eliminated by us if, in our discretion, it is reasonable to do so under the circumstances. In order to secure any obligations to us or our affiliates under this or any other transaction you hereby grant to us a security interest in all securities moneys or other property hereafter held by or for us or our affiliates. In the event of a breach or default hereunder, we shall have all rights and remedies available 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 a JPMS's election a default under all other agreements or confirmations between us. Upon any repudiation, breach or default, JPMS 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 account(s), purchase of property, cancellation of transactions, and/or offset against other accounts you may have at JPMS or obligations of JPMS to you. Purchases or sales may be public or private, and may be made without notice and in such manner as JPMS may in its discretion determine. You shall remain liable for any balance due and any loss incurred by JPMS 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 is agreed that you will promptly deliver such instrument to us.

9. No waiver, notice, demand or forbearance on the part of JPMS shall be deemed continuing. If any provisions herein are or become inconsistent with any law, rule or regulation, such provision shall be rescinded or modified accordingly and in all other respects this confirmation shall not be affected.

10. Monthly Account Statements 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 enforceability of the remaining parts of the confirmation. If the transaction involves securities, the parties acknowledge that it is a "securities contract" under 11 U.S.C. Section 741(f), as amended. You agree we may rely on all instructions we believe to be genuine.

12. This confirmation and all transaction hereunder are subject to: the constitution, by-laws, customs, and interpretations of the exchange or marketplace where executed, all applicable federal laws and regulations, and shall be governed by and construed in accordance with the law of the state of New York without regard to its conflict of laws provision.

13. American style short option positions are liable for assignment at any time; European style short options are subject to assignment only at expiration.

14. The "Fee" collected is intended to offset fees charged by various regulatory bodies. The amount collected may be more or less than the amount ultimately paid to the various regulatory bodies. In the event of the 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.

15. The actual yield of an asset-backed security (securities which represent an interest in or are secured by a pool or receivables or other financial assets that are subject to continuous prepayment) may vary according to the rate at which the underlying assets are prepaid. Additional information concerning the factors that affect yield will be furnished upon written request.

16. JPMS 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. Settlement of all transactions is computed for payment in New York 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) (i) information obtained from multiple direct, indirect, affiliated, unaffiliated, 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 (ii) information which is calculated based upon such information (including but not limited to, market values, estimated yield and estimated annual income). Although JPMS believes these sources are reputable, it does not independently review or verify such information and neither JPMS nor 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 JPMS or any such source. Neither JPMS nor any such source shall have any liability whatsoever relating to any inaccuracy or lack of timeliness or completeness of such information or any use thereof or for omissions therefrom nor for any lost profits, indirect, special or consequential damages. Moreover, such sources retain exclusive proprietary rights in such information. You shall use such information only for your own use and purposes and not for use (other than in connection with the transaction for which the information is provided) or retransmission without prior written approval of the source, or for any unlawful or unauthorized purpose.

*In the event that the meaning of a code described above conflicts with other wording on the front of this confirmation, the wording on the front of this confirmation shall control.

** Other than trades executed for JPMS-affiliated investment advisers, trades depicted as Agent may include trades for which your Broker acted, in whole or in part, as Agent for both buyer and seller. To confirm the capacity shown on this Confirmation, please call 1-800-634-1426 or 347-643-9953.

*** Your order was executed in either (1) one execution at the confirmed price or (2) more than one execution, in which case the confirmed price is an average price and details regarding the actual prices are available on request.

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19. The "Options Fee" reflected is intended to offset fees assessed to your broker by the various Options Exchanges. The amount collected may be more or less than the amount ultimately paid to the various regulatory bodies. In the event of the 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 terms 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 without notice to you unless registered.

22. Instruments sold, offered or recommended are not deposits or FDIC insured unless we disclose otherwise.

23. Your capacity was for your own account unless you expressly specified otherwise to us in writing and gave sufficient information in writing prior to the transaction for us to rely upon the credit of another party or your credit in another capacity.

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

25. If a deferred commission or other charge is to be imposed upon redemption or as a condition of payment of principal or interest, the customer may be required to make such a payment. Information concerning such deferred compensation or other charge will be furnished upon written request.

26. Purchasers of Fannie Mae or Freddie Mac Securities can obtain additional pool information by telephoning Fannie Mae at 1-800-237-8627 or Freddie Mac at 1-800-338-3672 or emailing Freddie Mac at investor_inquiry@freddie-mac.com.

27. If this confirmation indicates that this is a transaction in which issued or when distributed securities, the terms and conditions set forth in the applicable proxy, disclosure document and/or bankruptcy plan shall apply. Upon determination of the settlement date, you will receive a final confirmation showing the settlement date and the total proceeds or cost credited or debited to your account on that date. Such transactions shall be settled or cancelled at such time and place and in such manner as the exchange or market to whose requirements the transaction is subject may determine. When issued positions will be marked-to-market at the close of each trading day and if the market price falls below the contract price by an amount that exceeds the cash deposit in the account, interest may be charged on such excess.

28. Unless you have elected a different closing methodology, as noted on the front, or identified a specific tax lot in the trade description, all trades are closed out under the "FIFO" (First In First Out) methodology.

29. For Regulated Investment Companies or Dividend Reinvestment Plan sales, for which the average price method has been chosen, positions are closed out on a FIFO basis.

LEGEND FOR SECURITIES TRANSACTIONS*

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

C – Capacity.

1, 5, 6, 8 and 9. Your Broker, as indicated on the front of this Confirmation, acted as Agent for your account unless otherwise indicated.**

6. Your 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.

7. 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.

M. Mixed Capacity. Your Broker, as indicated on the front of this Confirmation, acted in a multiple capacity which can be: i. Principal and Agent, ii. Principal, Agent, and Agent for both buyer and seller, iii. Principal and Agent for both buyer and seller, or iv. Agent and Agent for both buyer and seller. Details available upon request. Please call 1-800-634-1426 or 347-643-9953.

Q – J.P. Morgan Securities LLC acted as agent for both you and its affiliate, J.P. Morgan Securities plc, which paid us compensation for acting as its agent. Details available upon request.

R – The notes are general obligations of the issuer. In the event of an insolvency in respect of the issuer, claims for repayment of the notes are not customer claims under the Securities Investor Protection Act and are not protected by Securities Investor Protection Corporation insurance.

S – The transaction described on this confirmation is subject to the U.S. Treasury, Agency Debt and Agency MBS fails charge trading practice published by FIMPS and SIFMA at <https://www.sifma.org/wp-content/uploads/2017/08/Fails-Charge-Trading-Practice-2016-07-13.pdf> and www.sifma.org/resources/general/fails-charge-trading-practices/.

U – Your introducing broker receives compensation for directing customer orders for equity securities. The source and nature of such compensation received on this transaction, if any, will be furnished to you upon written request.

V – You may 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 us at the number provided on the front of this page.

W – 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.

X – These securities have not been registered under the US Securities Act of 1933, and may only be offered and sold pursuant to registration under the 1933 Act or an available exemption therefrom or in accordance with Regulation S.

Y – These securities have not been registered under the US Securities Act of 1933, and were issued pursuant to the exemption provided by Section 3(c)(7) of the Investment Company Act of 1940. The securities may only be offered and sold (i) pursuant to registration under the 1933 Act or an exemption therefrom and (ii) in compliance with the provisions of Section 3(c)(7).

Z – To obtain a paper copy of the official statement, please call 877-430-3544 for domestic accounts or 347-643-6233 for international accounts.

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For more information about this security (including trade and price history), and for municipal securities the official statement, visit the web page shown in the trade details on the front of the confirm.



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383 Madison Avenue
New York, New York 10179
(212) 270-6000

DEREK JAMES MAETZOLD
2014 SAN MIGUEL DR
FRIENDSWOOD TX 77546-5913

Processing Date8/18/20
Account Number361-96277 49J
Account ExecutiveBANCHETTI, LEE READI
Settlement AccountE15945

CONFIRMATION
WE ARE PLEASED TO CONFIRM THE FOLLOWING TRANSACTION(S)

EQUITIES AND EXCHANGE LISTED OPTIONS

Investment products are: • Not insured by FDIC • Not a deposit or other obligation of, or guaranteed by, JPMorgan Chase Bank, N.A. or any of its affiliates • Subject to investment risks, including possible loss of the principal amount invested.

Trade Date	Settlement Date	Bought/Sold	Description	Symbol/CUSIP	Quantity	Price	Money Type	Money Amount	Type	C*	Trade Number
08/18/20	08/20/20	Sold	CASTLE BIOSCIENCES INC COMMON STOCK UNSOLICITED AVG PRICE SHOWN-DETAILS ON REQ JUNO: WHIPANYAP 20081899528	CSTL 14843C105	10,000	43.143259	Principal Comm/Comm Equiv Fee NET AMOUNT	431,432.59 500.00 9.54 430,923.05	DVP	1	B2732

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OH4-RM00
P.O. Box 183211
Columbus, OH 43218
FOR UNDELIVERABLE MAIL ONLY

DEREK JAMES MAETZOLD
2014 SAN MIGUEL DR
FRIENDSWOOD TX 77546-5913

IT IS AGREED BETWEEN YOU AND J.P. Morgan Securities LLC ("JPMS") THAT:

1. This Confirmation shall inure to our benefit including successors and assigns and shall be conclusive if not objected to promptly 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 cash account, as defined by Regulation T, are or may be periodically, without prior notice, hypothecated or rehypothecated, 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.
4. 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 over-allot 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 taking 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 admit, your inability to become generally unable to pay your debts as such debts become due or shall have a negative net worth; (iv) 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 Title 11 of the United States Code, as amended, or any similar law of any jurisdiction regarding reorganization, liquidation, dissolution, insolvency or relief of debtors; (vi) you have filed against you an application for a protective decree under Section 5 of the Securities Investor Protection Act of 1937, as amended; (vii) we believe that we may not be able to apply without delay 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 in our judgment materially impairs your creditworthiness or ability to perform your obligations, we may (a) cancel or otherwise liquidate this and any other transaction without prior notice to you (and you will be liable to us for any resulting loss, cost and expense, including cost of collection and attorney's fees); (b) set off any obligation to you against any of your obligations to us, or our affiliates; (c) realize upon property securing any obligations to us or our affiliates; and (d) take any other action necessary or appropriate to protect and enforce our rights under this or any other agreement between you and us or our affiliates, and to reduce any risk to us of loss or delay. Any grace or notice period required by agreement or custom prior to exercise of such remedies may be shortened or eliminated by us if, in our discretion, it is reasonable to do so under the circumstances. In order to secure any obligations to us or our affiliates under this or any other transaction you hereby grant to us a security interest in all securities moneys or other property hereafter held by or for us or our affiliates. In the event of a breach or default hereunder, we shall have all rights and remedies available 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 a JPMS's election a default under all other agreements or confirmations between us. Upon any repudiation, breach or default, JPMS 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 account(s), purchase of property, cancellation of transactions, and/or offset against other accounts you may have at JPMS or obligations of JPMS to you. Purchases or sales may be public or private, and may be made without notice and in such manner as JPMS may in its discretion determine. You shall remain liable for any balance due and any loss incurred by JPMS 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 waiver, notice, demand or forbearance on the part of JPMS shall be deemed continuing. If any provisions herein are or become inconsistent with any law, rule or regulation, such provision shall be deemed to be rescinded or modified accordingly and in all other respects this confirmation shall not be affected.
10. Monthly Account Statements 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 enforceability of the remaining parts of the confirmation. If the transaction involves securities, the parties acknowledge that it is a "securities contract" under 11 U.S.C. Section 741(f), as amended. You agree we may rely on all instructions we believe to be genuine.
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13. American style short option positions are liable for assignment at any time; European style short options are subject to assignment only at expiration.
14. The "Fee" collected is intended to offset fees charged by various regulatory bodies. The amount collected may be more or less than the amount ultimately paid to the various regulatory bodies. In the event of the 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.
15. The actual yield of an asset-backed security (securities which represent an interest in or are secured by a pool or receivables or other financial assets that are subject to continuous prepayment) may vary according to the rate at which the underlying assets are prepaid. Additional information concerning the factors that affect yield will be furnished upon written request.
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17. Settlement of all transactions is computed for payment in New York 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) (i) information obtained from multiple direct, indirect, affiliated, unaffiliated, 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 (ii) information which is calculated based upon such information (including but not limited to, market values, estimated yield and estimated annual income). Although JPMS believes these sources are reputable, it does not independently review or verify such information and neither JPMS nor 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 JPMS or any such source. Neither JPMS nor any such source shall have any liability whatsoever relating to any inaccuracy or lack of timeliness or completeness of such information or any use thereof or for omissions therefrom nor for any lost profits, indirect, special or consequential damages. Moreover, such sources retain exclusive proprietary rights in such information. You shall use such information only for your own use and purposes and not for use (other than in connection with the transaction for which the information is provided) or retransmission without prior written approval of the source, or for any unlawful or unauthorized purpose.

19. The "Options Fee" reflected is intended to offset fees assessed to your broker by the various Options Exchanges. The amount collected may be more or less than the amount ultimately paid to the various regulatory bodies. In the event of the 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 terms 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 without notice to you unless registered.
22. Instruments sold, offered or recommended are not deposits or FDIC insured unless we disclose otherwise.
23. Your capacity was for your own account unless you expressly specified otherwise to us in writing and gave sufficient information in writing prior to the transaction for us to rely upon the credit of another party or your credit in another capacity.
24. For Treasury inflation protection securities (TIPS) and Corporate Inflation Protection Bonds (IPBs) yield to maturity may vary due to inflation adjustments.
25. If a deferred commission or other charge is to be imposed upon redemption or as a condition of payment of principal or interest, the customer may be required to make such a payment. Information concerning such deferred compensation or other charge will be furnished upon written request.
26. Purchasers of Fannie Mae or Freddie Mac Securities can obtain additional pool information by telephoning Fannie Mae at 1-800-237-8627 or Freddie Mac at 1-800-338-3872 or emailing Freddie Mac at investor_inquiry@freddie-mac.com.
27. If this confirmation indicates that this is a transaction in which issued or when distributed securities, the terms and conditions set forth in the applicable proxy, disclosure document and/or bankruptcy plan shall apply. Upon determination of the settlement date, you will receive a final confirmation showing the settlement date and the total proceeds or cost credited or debited to your account on that date. Such transactions shall be settled or cancelled at such time and place and in such manner as the exchange or market to whose requirements the transaction is subject may determine. When issued positions will be marked-to-market at the close of each trading day and if the market price falls below the contract price by an amount that exceeds the cash deposit in the account, interest may be charged on such excess.
28. Unless you have elected a different closing methodology, as noted on the front, or identified a specific tax lot in the trade description, all trades are closed out under the "FIFO" (First In First Out) methodology.
29. For Regulated Investment Companies or Dividend Reinvestment Plan sales, for which the average price method has been chosen, positions are closed out on a FIFO basis.
LEGEND FOR SECURITIES TRANSACTIONS*
Market - Your transaction was executed on one or more markets – details upon request.
C – Capacity.
1 - Your Broker, as indicated on the front of this Confirmation, acted as Agent for your account unless otherwise indicated.
6 - Your 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.
M - Mixed Capacity. Your Broker, as indicated on the front of this Confirmation, acted in a multiple capacity which can be: i. Principal and Agent, ii. Principal, Agent, and Agent for both buyer and seller, iii. Principal and Agent for both buyer and seller, or iv. Agent and Agent for both buyer and seller. Details available upon request. Please call 1-800-634-1426 or 347-643-9953.
Q - J.P. Morgan Securities LLC acted as agent for both you and its affiliate, J.P. Morgan Securities plc, which paid us compensation for acting as its agent. Details available upon request.
R - The notes are general obligations of the issuer. In the event of an insolvency in respect of the issuer, claims for repayment of the notes are not customer claims under the Securities Investor Protection Act and are not protected by Securities Investor Protection Corporation insurance.
S - The transaction described on this confirmation is subject to the U.S. Treasury, Agency Debt and Agency MBS fails charge trading practice published by FINRA and SIFMA at <https://www.sifma.org/wp-content/uploads/2017/08/Fails-Charge-Trading-Practice-2016-07-13.pdf> and www.sifma.org/resources/general/fails-charge-trading-practices/.
U - Your introducing broker receives compensation for directing customer orders for equity securities. The source and nature of such compensation received on this transaction, if any, will be furnished to you upon written request.
V - You may 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 us at the number provided on the front of this page.
W - 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.
X - These securities have not been registered under the US Securities Act of 1933, and may only be offered and sold pursuant to registration under the 1933 Act or an available exemption therefrom or in accordance with Regulation S.
Y - These securities have not been registered under the US Securities Act of 1933, and were issued pursuant to the exemption provided by Section 3(c)(7) of the Investment Company Act of 1940. The securities may only be offered and sold (i) pursuant to registration under the 1933 Act or an exemption therefrom and (ii) in compliance with the provisions of Section 3(c)(7).
Z - A JPMS' affiliate is a market maker in the security. As a market maker, the JPMS affiliate may have acted as principal, may have had a long or short position in the security, and may have profited or lost in connection with the transaction.

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.

NOTICE FOR JPMS CUSTOMERS – PAYMENT FOR ORDER FLOW

JPMS may pay from time to time for certain order flow in the form of discounts, rebates, reductions of fees or credits. As a result of sending orders to certain trading centers, JPMS receives payment for order flow in the form of discounts, rebates, reductions of fees or credits. Under some circumstances, the amount of such remuneration may exceed the amount that JPMS is charged by such trading centers. This does not alter JPMS policy to route customer orders to the trading center where it believes clients will receive the best execution, taking into account price, reliability, market depth, quality of service, speed, and efficiency. Additional details are available upon request.

FINRA and MSRB fixed income price transparency rules

Mark-ups/mark-downs disclosed on this confirmation are calculated pursuant to FINRA and MSRB rules. Depending on the circumstances of the transaction, these rules may require that JPMS's contemporaneous cost and/or the market price be taken into account. Market price may be calculated by market data or modeling, either internal or obtained from a third party vendor. As a result, the mark-up/mark-down may not reflect the actual market price paid/received by JPMS, or in the case of a security acquired internally from another Firm line of business, the internal price marked up/down by the Firm's Wealth Management (WM) line of business. "N/A" indicates a negative mark-up/mark-down (i.e., the client purchased at a price lower than, or sold at a price higher than, the prevailing market price).

For more information about this security (including trade and price history), and for municipal securities the official statement, visit the web page shown in the trade details on the front of the confirm.

*In the event that the meaning of a code described above conflicts with other wording on the front of this confirmation, the wording on the front of this confirmation shall control.

** Other than trades executed for JPMS-affiliated investment advisers, trades depicted as Agent may include trades for which your Broker acted, in whole or in part, as Agent for both buyer and seller. To confirm the capacity shown on this Confirmation, please call 1-800-634-1426 or 347-643-9953.
*** Your order was executed in either (1) one execution at the confirmed price or (2) more than one execution, in which case the confirmed price is an average price and details regarding the actual prices are available on request.



OFFICE SERVICING YOUR ACCOUNT
J.P. Morgan Securities LLC
383 Madison Avenue
New York, New York 10179
(212) 270-6000

DEREK JAMES MAETZOLD
2014 SAN MIGUEL DR
FRIENDSWOOD TX 77546-5913

Processing Date 9/10/20
Account Number 361-96277 49J
Account Executive BANCHETTI, LEE READI
Settlement Account E15945

CONFIRMATION
WE ARE PLEASED TO CONFIRM THE FOLLOWING TRANSACTION(S)

Investment products are: • Not insured by FDIC • Not a deposit or other obligation of, or guaranteed by, JPMorgan Chase Bank, N.A. or any of its affiliates • Subject to investment risks, including possible loss of the principal amount invested.

EQUITIES AND EXCHANGE LISTED OPTIONS

Trade Date	Settlement Date	Bought/Sold	Description	Symbol/CUSIP	Quantity	Price	Money Type	Money Amount	Type	C*	Trade Number
09/10/20	09/14/20	Sold	CASTLE BIOSCIENCES INC COMMON STOCK UNSOLICITED AVG PRICE SHOWN-DETAILS ON REQ JUNO: WHIPANYAQ 20091002877	CSTL 14843C105	10,000	49.479892	Principal Comm/Comm Equiv Fee	494,798.92 500.00 10.94	DVP	1	47296
							Net Amount	494,287.98			
			CASTLE BIOSCIENCES INC COMMON STOCK UNSOLICITED AVG PRICE SHOWN-DETAILS ON REQ JUNO: WHIPANYAQ 20091002879		29,624	49.471646	Principal Comm/Comm Equiv Fee	1,465,548.04 1,481.20 32.39	DVP	1	47298
							Net Amount	1,464,034.45			
					39,624		TOTAL	1,958,322.43			

Investment products and services, including brokerage and advisory accounts, are offered through J.P. Morgan Securities LLC, member FINRA and SIPC. J.P. Morgan Securities LLC and JPMorgan Chase Bank, N.A. are affiliated companies under the common control of JPMorgan Chase & Co.

*In the event that the meaning of a code referenced above (and such code's definition on the back of this confirmation) conflicts with other wording on the front of this confirmation, the wording on the front of this confirmation shall control.

J.P. Morgan Securities LLC
OH4-RM00
P.O. Box 183211
Columbus, OH 43218
FOR UNDELIVERABLE MAIL ONLY

DEREK JAMES MAETZOLD
2014 SAN MIGUEL DR
FRIENDSWOOD TX 77546-5913

IT IS AGREED BETWEEN YOU AND J.P. Morgan Securities LLC ("JPMS") THAT:

1. This Confirmation shall inure to our benefit including successors and assigns and shall be conclusive if not objected to promptly 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 cash account, as defined by Regulation T, are or may be periodically, without prior notice, hypothecated or rehypothecated, 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.
4. 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 over-allot 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 taking 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 admit, your inability to become generally unable to pay your debts as such debts become due or shall have a negative net worth; (iv) 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 Title 11 of the United States Code, as amended, or any similar law of any jurisdiction regarding reorganization, liquidation, dissolution, insolvency or relief of debtors; (vi) you have filed against you an application for a protective decree under Section 5 of the Securities Investor Protection Act of 1930, as amended; (vii) we believe that we may not be able to apply without delay 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 in our judgment materially impairs your creditworthiness or ability to perform your obligations, we may (a) cancel or otherwise liquidate this and any other transaction without prior notice to you (and you will be liable to us for any resulting loss, cost and expense, including cost of collection and attorney's fees); (b) set off any obligation to you against any of your obligations to us, or our affiliates; (c) realize upon property securing any obligations to us or our affiliates; and (d) take any other action necessary or appropriate to protect and enforce our rights under this or any other agreement between you and us or our affiliates, and to reduce any risk to us of loss or delay. Any grace or notice period required by agreement or custom prior to exercise of such remedies may be shortened or eliminated by us if, in our discretion, it is reasonable to do so under the circumstances. In order to secure any obligations to us or our affiliates under this or any other transaction you hereby grant to us a security interest in all securities moneys or other property hereafter held by or for us or our affiliates. In the event of a breach or default hereunder, we shall have all rights and remedies available 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 a JPMS's election a default under all other agreements or confirmations between us. Upon any repudiation, breach or default, JPMS 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 account(s), purchase of property, cancellation of transactions, and/or offset against other accounts you may have at JPMS or obligations of JPMS to you. Purchases or sales may be public or private, and may be made without notice and in such manner as JPMS may in its discretion determine. You shall remain liable for any balance due and any loss incurred by JPMS 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 waiver, notice, demand or forbearance on the part of JPMS shall be deemed continuing. If any provisions herein are or become inconsistent with any law, rule or regulation, such provision shall be deemed to be rescinded or modified accordingly and in all other respects this confirmation shall not be affected.
10. Monthly Account Statements 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 enforceability of the remaining parts of the confirmation. If the transaction involves securities, the parties acknowledge that it is a "securities contract" under 11 U.S.C. Section 741(f), as amended. You agree we may rely on all instructions we believe to be genuine.
12. This confirmation and all transaction hereunder are subject to: the constitution, by-laws, customs, and interpretations of the exchange or marketplace where executed; all applicable federal laws and regulations; and shall be governed by and construed in accordance with the law of the state of New York without regard to its conflict of laws provision.
13. American style short option positions are liable for assignment at any time; European style short options are subject to assignment only at expiration.
14. The "Fee" collected is intended to offset fees charged by various regulatory bodies. The amount collected may be more or less than the amount ultimately paid to the various regulatory bodies. In the event of the 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.
15. The actual yield of an asset-backed security (securities which represent an interest in or are secured by a pool or receivables or other financial assets that are subject to continuous prepayment) may vary according to the rate at which the underlying assets are prepaid. Additional information concerning the factors that affect yield will be furnished upon written request.
16. JPMS 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. Settlement of all transactions is computed for payment in New York 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) (i) information obtained from multiple direct, indirect, affiliated, unaffiliated, 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 (ii) information which is calculated based upon such information (including but not limited to, market values, estimated yield and estimated annual income). Although JPMS believes these sources are reputable, it does not independently review or verify such information and neither JPMS nor 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 JPMS or any such source. Neither JPMS nor any such source shall have any liability whatsoever relating to any inaccuracy or lack of timeliness or completeness of such information or any use thereof or for omissions therefrom nor for any lost profits, indirect, special or consequential damages. Moreover, such sources retain exclusive proprietary rights in such information. You shall use such information only for your own use and purposes and not for use (other than in connection with the transaction for which the information is provided) or retransmission without prior written approval of the source, or for any unlawful or unauthorized purpose.

19. The "Options Fee" reflected is intended to offset fees assessed to your broker by the various Options Exchanges. The amount collected may be more or less than the amount ultimately paid to the various regulatory bodies. In the event of the 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 terms 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 without notice to you unless registered.
22. Instruments sold, offered or recommended are not deposits or FDIC insured unless we disclose otherwise.
23. Your capacity was for your own account unless you expressly specified otherwise to us in writing and gave sufficient information in writing prior to the transaction for us to rely upon the credit of another party or your credit in another capacity.
24. For Treasury inflation protection securities (TIPS) and Corporate Inflation Protection Bonds (IPBs) yield to maturity may vary due to inflation adjustments.
25. If a deferred commission or other charge is to be imposed upon redemption or as a condition of payment of principal or interest, the customer may be required to make such a payment. Information concerning such deferred compensation or other charge will be furnished upon written request.
26. Purchasers of Fannie Mae or Freddie Mac Securities can obtain additional pool information by telephoning Fannie Mae at 1-800-237-8627 or Freddie Mac at 1-800-336-3672 or emailing Freddie Mac at Investor.Inquiry@freddie-mac.com.
27. If this confirmation indicates that this is a transaction in which issued or when distributed securities, the terms and conditions set forth in the applicable proxy, disclosure document and/or bankruptcy plan shall apply. Upon determination of the settlement date, you will receive a final confirmation showing the settlement date and the total proceeds or cost credited or debited to your account on that date. Such transactions shall be settled or cancelled at such time and place and in such manner as the exchange or market to whose requirements the transaction is subject may determine. When issued positions will be marked-to-market at the close of each trading day and if the market price falls below the contract price by an amount that exceeds the cash deposit in the account, interest may be charged on such excess.
28. Unless you have elected a different closing methodology, as noted on the front, or identified a specific tax lot in the trade description, all trades are closed out under the "FIFO" (First In First Out) methodology.
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LEGEND FOR SECURITIES TRANSACTIONS*
Market - Your transaction was executed on one or more markets – details upon request.
C – Capacity.
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M - Mixed Capacity. Your Broker, as indicated on the front of this Confirmation, acted in a multiple capacity which can be: i. Principal and Agent, ii. Principal, Agent, and Agent for both buyer and seller, iii. Principal and Agent for both buyer and seller, or iv. Agent and Agent for both buyer and seller. Details available upon request. Please call 1-800-634-1426 or 347-643-9953.
Q - J.P. Morgan Securities LLC acted as agent for both you and its affiliate, J.P. Morgan Securities plc, which paid us compensation for acting as its agent. Details available upon request.
R - The notes are general obligations of the issuer. In the event of an insolvency in respect of the issuer, claims for repayment of the notes are not customer claims under the Securities Investor Protection Act and are not protected by Securities Investor Protection Corporation insurance.
S - The transaction described on this confirmation is subject to the U.S. Treasury, Agency Debt and Agency MBS fails charge trading practice published by FINRA and SIFMA at <https://www.sifma.org/wp-content/uploads/2017/08/Fails-Charge-Trading-Practice-2016-07-13.pdf> and www.sifma.org/resources/general/fails-charge-trading-practices/.
U - Your introducing broker receives compensation for directing customer orders for equity securities. The source and nature of such compensation received on this transaction, if any, will be furnished to you upon written request.
V - You may 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 us at the number provided on the front of this page.
W - 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.
X - These securities have not been registered under the US Securities Act of 1933, and may only be offered and sold pursuant to registration under the 1933 Act or an available exemption therefrom or in accordance with Regulation S.
Y - These securities have not been registered under the US Securities Act of 1933, and were issued pursuant to the exemption provided by Section 3(c)(7) of the Investment Company Act of 1940. The securities may only be offered and sold (i) pursuant to registration under the 1933 Act or an exemption therefrom and (ii) in compliance with the provisions of Section 3(c)(7).
Z - To obtain a paper copy of the official statement, please call 877-430-3544 for domestic accounts or 347-643-6233 for international accounts.
JPMS affiliate is a market maker in the security. As a market maker, the JPMS affiliate may have acted as principal, may have had a long or short position in the security, and may have profited or lost in connection with the transaction.

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.

NOTICE FOR JPMS CUSTOMERS – PAYMENT FOR ORDER FLOW
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FINRA and MSRB fixed income price transparency rules
Mark-ups/mark-downs disclosed on this confirmation are calculated pursuant to FINRA and MSRB rules. Depending on the circumstances of the transaction, these rules may require that JPMS's contemporaneous cost and/or the market price be taken into account. Market price may be calculated by market data or modeling, either internal or obtained from a third party vendor. As a result, the mark-up/mark-down may not reflect the actual market price paid/received by JPMS, or in the case of a security acquired internally from another Firm line of business, the internal price marked up/down by the Firm's Wealth Management (WM) line of business. "N/A" indicates a negative mark-up/mark-down (i.e., the client purchased at a price lower than, or sold at a price higher than, the prevailing market price).

For more information about this security (including trade and price history), and for municipal securities the official statement, visit the web page shown in the trade details on the front of the confirm.

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*** Your order was executed in either (1) one execution at the confirmed price or (2) more than one execution, in which case the confirmed price is an average price and details regarding the actual prices are available on request.



OFFICE SERVICING YOUR ACCOUNT
J.P. Morgan Securities LLC
383 Madison Avenue
New York, New York 10179
(212) 270-6000

DEREK JAMES MAETZOLD
2014 SAN MIGUEL DR
FRIENDSWOOD TX 77546-5913

Processing Date7/14/20
Account Number361-96277 49J
Account ExecutiveBANCHETTI, LEE READI
Settlement AccountE15945

CONFIRMATION
WE ARE PLEASED TO CONFIRM THE FOLLOWING TRANSACTION(S)

EQUITIES AND EXCHANGE LISTED OPTIONS

Investment products are: • Not insured by FDIC • Not a deposit or other obligation of, or guaranteed by, JPMorgan Chase Bank, N.A. or any of its affiliates • Subject to investment risks, including possible loss of the principal amount invested.

Trade Date	Settlement Date	Bought/Sold	Description	Symbol/CUSIP	Quantity	Price	Money Type	Money Amount	Type	C*	Trade Number
07/14/20	07/16/20	Sold	CASTLE BIOSCIENCES INC COMMON STOCK UNSOLICITED AVG PRICE SHOWN-DETAILS ON REQ JUNO: WHIPANYAQ 20071471076	CSTL 14843C105	12,000	41.544987	Principal Comm/Comm Equiv Fee	498,539.84 600.00 11.02	DVP	1	80830
							Net Amount	497,928.82			
			CASTLE BIOSCIENCES INC COMMON STOCK UNSOLICITED AVG PRICE SHOWN-DETAILS ON REQ JUNO: WHIPANYAQ 20071471079		10,000	41.141033	Principal Comm/Comm Equiv Fee	411,410.33 500.00 9.10	DVP	1	80832
							Net Amount	410,901.23			
					22,000		TOTAL	908,830.05			

Investment products and services, including brokerage and advisory accounts, are offered through J.P. Morgan Securities LLC, member FINRA and SIPC. J.P. Morgan Securities LLC and JPMorgan Chase Bank, N.A. are affiliated companies under the common control of JPMorgan Chase & Co.

*In the event that the meaning of a code referenced above (and such code's definition on the back of this confirmation) conflicts with other wording on the front of this confirmation, the wording on the front of this confirmation shall control.

**J.P. Morgan Securities LLC
OH4-RM00
P.O. Box 183211
Columbus, OH 43218
FOR UNDELIVERABLE MAIL ONLY**

**DEREK JAMES MAETZOLD
2014 SAN MIGUEL DR
FRIENDSWOOD TX 77546-5913**

IT IS AGREED BETWEEN YOU AND J.P. Morgan Securities LLC ("JPMS") THAT:

1. This Confirmation shall inure to our benefit including successors and assigns and shall be conclusive if not objected to promptly 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 cash account, as defined by Regulation T, are or may be periodically, without prior notice, hypothecated or rehypothecated, 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.

4. 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 over-allot 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 taking 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 admit, your inability to become generally unable to pay your debts as such debts become due or shall have a negative net worth, (iv) 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 Title 11 of the United States Code, as amended, or any similar law of any jurisdiction regarding reorganization, liquidation, dissolution, insolvency or relief of debtors, (vi) you have filed against you an application for a protective decree under Section 5 of the Securities Investor Protection Act of 1937, as amended, (vii) we believe that we may not be able to apply without delay properly we are holding or expect to receive from you against your obligation, or (viii) we believe that an event or circumstances has occurred which in our judgment materially impairs your creditworthiness or ability to perform your obligations, we may (a) cancel or otherwise liquidate this and any other transaction without prior notice to you (and you will be liable to us for any resulting loss, cost and expense, including cost of collection and attorney's fees), (b) set off any obligation to you against any of your obligations to us, or our affiliates, (c) realize upon property securing any obligations to us or our affiliates and (d) take any other action necessary or appropriate to protect and enforce our rights under this or any other agreement between you and us or our affiliates, and to reduce any risk to us of loss or delay. Any grace or notice period required by agreement or custom prior to exercise of such remedies may be shortened or eliminated by us if, in our discretion, it is reasonable to do so under the circumstances. In order to secure any obligations to us or our affiliates under this or any other transaction you hereby grant to us a security interest in all securities moneys or other property hereafter held by or for us or our affiliates. In the event of a breach or default hereunder, we shall have all rights and remedies available 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 a JPMS's election a default under all other agreements or confirmations between us. Upon any repudiation, breach or default, JPMS 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 account(s), purchase of property, cancellation of transactions, and/or offset against other accounts you may have at JPMS or obligations of JPMS to you. Purchases or sales may be public or private, and may be made without notice and in such manner as JPMS may in its discretion determine. You shall remain liable for any balance due and any loss incurred by JPMS 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 waiver, notice, demand or forbearance on the part of JPMS shall be deemed continuing. If any provisions herein are or become inconsistent with any law, rule or regulation, such provision shall be deemed to be rescinded or modified accordingly and in all other respects this confirmation shall not be affected.

10. Monthly Account Statements 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 enforceability of the remaining parts of the confirmation. If the transaction involves securities, the parties acknowledge that it is a "securities contract" under 11 U.S.C. Section 741(f), as amended. You agree we may rely on all instructions we believe to be genuine.

12. This confirmation and all transaction hereunder are subject to: the constitution, by-laws, customs, and interpretations of the exchange or marketplace where executed, all applicable federal laws and regulations, and shall be governed by and construed in accordance with the law of the state of New York without regard to its conflict of laws provision.

13. American style short option positions are liable for assignment at any time; European style short options are subject to assignment only at expiration.

14. The "Fee" collected is intended to offset fees charged by various regulatory bodies. The amount collected may be more or less than the amount ultimately paid to the various regulatory bodies. In the event of the 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.

15. The actual yield of an asset-backed security (securities which represent an interest in or are secured by a pool or receivables or other financial assets that are subject to continuous prepayment) may vary according to the rate at which the underlying assets are prepaid. Additional information concerning the factors that affect yield will be furnished upon written request.

16. JPMS 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. Settlement of all transactions is computed for payment in New York 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) (i) information obtained from multiple direct, indirect, affiliated, unaffiliated, 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 (ii) information which is calculated based upon such information (including but not limited to, market values, estimated yield and estimated annual income). Although JPMS believes these sources are reputable, it does not independently review or verify such information and neither JPMS nor 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 JPMS or any such source. Neither JPMS nor any such source shall have any liability whatsoever relating to any inaccuracy or lack of timeliness or completeness of such information or any use thereof or for omissions therefrom nor for any lost profits, indirect, special or consequential damages. Moreover, such sources retain exclusive proprietary rights in such information. You shall use such information only for your own use and purposes and not for use (other than in connection with the transaction for which the information is provided) or retransmission without prior written approval of the source, or for any unlawful or unauthorized purpose.

*In the event that the meaning of a code described above conflicts with other wording on the front of this confirmation, the wording on the front of this confirmation shall control.

** Other than trades executed for JPMS-affiliated investment advisers, trades depicted as Agent may include trades for which your Broker acted, in whole or in part, as Agent for both buyer and seller. To confirm the capacity shown on this Confirmation, please call 1-800-634-1426 or 347-643-9953.

*** Your order was executed in either (1) one execution at the confirmed price or (2) more than one execution, in which case the confirmed price is an average price and details regarding the actual prices are available on request.

19. The "Options Fee" reflected is intended to offset fees assessed to your broker by the various Options Exchanges. The amount collected may be more or less than the amount ultimately paid to the various regulatory bodies. In the event of the 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 terms 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 without notice to you unless registered.

22. Instruments sold, offered or recommended are not deposits or FDIC insured unless we disclose otherwise.

23. Your capacity was for your own account unless you expressly specified otherwise to us in writing and gave sufficient information in writing prior to the transaction for us to rely upon the credit of another party or your credit in another capacity.

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

25. If a deferred commission or other charge is to be imposed upon redemption or as a condition of payment of principal or interest, the customer may be required to make such a payment. Information concerning such deferred compensation or other charge will be furnished upon written request.

26. Purchasers of Fannie Mae or Freddie Mac Securities can obtain additional pool information by telephoning Fannie Mae at 1-800-237-8627 or Freddie Mac at 1-800-336-3672 or emailing Freddie Mac at Investor.Inquiry@freddie-mac.com.

27. If this confirmation indicates that this is a transaction in which issued or when distributed securities, the terms and conditions set forth in the applicable proxy, disclosure document and/or bankruptcy plan shall apply. Upon determination of the settlement date, you will receive a final confirmation showing the settlement date and the total proceeds or cost credited or debited to your account on that date. Such transactions shall be settled or cancelled at such time and place and in such manner as the exchange or market to whose requirements the transaction is subject may determine. When issued positions will be marked-to-market at the close of each trading day and if the market price falls below the contract price by an amount that exceeds the cash deposit in the account, interest may be charged on such excess.

28. Unless you have elected a different closing methodology, as noted on the front, or identified a specific tax lot in the trade description, all trades are closed out under the "FIFO" (First In First Out) methodology.

29. For Regulated Investment Companies or Dividend Reinvestment Plan sales, for which the average price method has been chosen, positions are closed out on a FIFO basis.

LEGEND FOR SECURITIES TRANSACTIONS*

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

C – Capacity.

1 - Your Broker, as indicated on the front of this Confirmation, acted as Agent for your account unless otherwise indicated.**

6 - Your 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.

W - 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.

M - Mixed Capacity. Your Broker, as indicated on the front of this Confirmation, acted in a multiple capacity which can be: i. Principal and Agent, ii. Principal, Agent, and Agent for both buyer and seller, iii. Principal and Agent for both buyer and seller, or iv. Agent and Agent for both buyer and seller. Details available upon request. Please call 1-800-634-1426 or 347-643-9953.

Q - J.P. Morgan Securities LLC acted as agent for both you and its affiliate, J.P. Morgan Securities plc, which paid us compensation for acting as its agent. Details available upon request.

R - The notes are general obligations of the issuer. In the event of an insolvency in respect of the issuer, claims for repayment of the notes are not customer claims under the Securities Investor Protection Act and are not protected by Securities Investor Protection Corporation insurance.

U - The transaction described on this confirmation is subject to the U.S. Treasury, Agency Debt and Agency MBS fails charge trading practice published by FIMPS and SIFMA at <https://www.sifma.org/wp-content/uploads/2017/08/Fails-Charge-Trading-Practice-2016-07-13.pdf> and www.sifma.org/resources/general/fails-charge-trading-practices/.

V - Your introducing broker receives compensation for directing customer orders for equity securities. The source and nature of such compensation received on this transaction, if any, will be furnished to you upon written request.

W - These securities have not been registered under the US Securities Act of 1933, and may only be offered and sold pursuant to registration under the 1933 Act or an available exemption therefrom or in accordance with Regulation S.

3(c)(7) - These securities have not been registered under the US Securities Act of 1933, and were issued pursuant to the exemption provided by Section 3(c)(7) of the Investment Company Act of 1940. The securities may only be offered and sold (i) pursuant to registration under the 1933 Act or an exemption therefrom and (ii) in compliance with the provisions of Section 3(c)(7).

Y - To obtain a paper copy of the official statement, please call 877-430-3544 for domestic accounts or 347-643-6233 for international accounts.

Z - A JPMS' affiliate is a market maker in the security. As a market maker, the JPMS affiliate may have acted as principal, may have had a long or short position in the security, and may have profited or lost in connection with the transaction.

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.

NOTICE FOR JPMS CUSTOMERS – PAYMENT FOR ORDER FLOW

JPMS may pay from time to time for certain order flow in the form of discounts, rebates, reductions of fees or credits. As a result of sending orders to certain trading centers, JPMS receives payment for order flow in the form of discounts, rebates, reductions of fees or credits. Under some circumstances, the amount of such remuneration may exceed the amount that JPMS is charged by such trading centers. This does not alter JPMS policy to route customer orders to the trading center where it believes clients will receive the best execution, taking into account price, reliability, market depth, quality of service, speed, and efficiency. Additional details are available upon request.

FINRA and MSRB fixed income price transparency rules

Mark-ups/mark-downs disclosed on this confirmation are calculated pursuant to FINRA and MSRB rules. Depending on the circumstances of the transaction, these rules may require that JPMS's contemporaneous cost and/or the market price be taken into account. Market price may be calculated by market data or modeling, either internal or obtained from a third party vendor. As a result, the mark-up/mark-down may not reflect the actual market price paid/received by JPMS, or in the case of a security acquired internally from another Firm line of business, the internal price marked up/down by the Firm's Wealth Management (WM) line of business. "N/A" indicates a negative mark-up/mark-down (i.e., the client purchased at a price lower than, or sold at a price higher than, the prevailing market price).

For more information about this security (including trade and price history), and for municipal securities the official statement, visit the web page shown in the trade details on the front of the confirm.



OFFICE SERVICING YOUR ACCOUNT
J.P. Morgan Securities LLC
383 Madison Avenue
New York, New York 10179
(212) 270-6000

DEREK JAMES MAETZOLD
2014 SAN MIGUEL DR
FRIENDSWOOD TX 77546-5913

Processing Date8/13/20
Account Number361-96277 49J
Account ExecutiveBANCHETTI, LEE READI
Settlement AccountE15945

CONFIRMATION
WE ARE PLEASED TO CONFIRM THE FOLLOWING TRANSACTION(S)

EQUITIES AND EXCHANGE LISTED OPTIONS

Investment products are: • Not insured by FDIC • Not a deposit or other obligation of, or guaranteed by, JPMorgan Chase Bank, N.A. or any of its affiliates • Subject to investment risks, including possible loss of the principal amount invested.

Trade Date	Settlement Date	Bought/Sold	Description	Symbol/CUSIP	Quantity	Price	Money Type	Money Amount	Type	C*	Trade Number
08/13/20	08/17/20	Sold	CASTLE BIOSCIENCES INC COMMON STOCK UNSOLICITED AVG PRICE SHOWN-DETAILS ON REQ JUNO: WHIPANYAQ 20081304831	CSTL 14843C105	7,500	40.991977	Principal Comm/Comm Equiv Fee NET AMOUNT	307,439.83 375.00 6.80 307,058.03	DVP	1	71600

Investment products and services, including brokerage and advisory accounts, are offered through J.P. Morgan Securities LLC, member FINRA and SIPC. J.P. Morgan Securities LLC and JPMorgan Chase Bank, N.A. are affiliated companies under the common control of JPMorgan Chase & Co.

*In the event that the meaning of a code referenced above (and such code's definition on the back of this confirmation) conflicts with other wording on the front of this confirmation, the wording on the front of this confirmation shall control.

**J.P. Morgan Securities LLC
OH4-RM00
P.O. Box 183211
Columbus, OH 43218
FOR UNDELIVERABLE MAIL ONLY**

**DEREK JAMES MAETZOLD
2014 SAN MIGUEL DR
FRIENDSWOOD TX 77546-5913**

IT IS AGREED BETWEEN YOU AND J.P. Morgan Securities LLC ("JPMS") THAT:

1. This Confirmation shall inure to our benefit including successors and assigns and shall be conclusive if not objected to promptly 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 cash account, as defined by Regulation T, are or may be periodically, without prior notice, hypothecated or rehypothecated, 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.

4. 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 over-allot 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 taking 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 admit, your inability to become generally unable to pay your debts as such debts become due or shall have a negative net worth, (iv) 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 Title 11 of the United States Code, as amended, or any similar law of any jurisdiction regarding reorganization, liquidation, dissolution, insolvency or relief of debtors, (vi) you have filed against you an application for a protective decree under Section 5 of the Securities Investor Protection Act of 1937, as amended, (vii) we believe that we may not be able to apply without delay 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 in our judgment materially impairs your creditworthiness or ability to perform your obligations, we may (a) cancel or otherwise liquidate this and any other transaction without prior notice to you (and you will be liable to us for any resulting loss, cost and expense, including cost of collection and attorney's fees), (b) set off any obligation to you against any of your obligations to us, or our affiliates, (c) realize upon property securing any obligations to us or our affiliates and (d) take any other action necessary or appropriate to protect and enforce our rights under this or any other agreement between you and us or our affiliates, and to reduce any risk to us of loss or delay. Any grace or notice period required by agreement or custom prior to exercise of such remedies may be shortened or eliminated by us if, in our discretion, it is reasonable to do so under the circumstances. In order to secure any obligations to us or our affiliates under this or any other transaction you hereby grant to us a security interest in all securities moneys or other property hereafter held by or for us or our affiliates. In the event of a breach or default hereunder, we shall have all rights and remedies available 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 a JPMS's election a default under all other agreements or confirmations between us. Upon any repudiation, breach or default, JPMS 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 account(s), purchase of property, cancellation of transactions, and/or offset against other accounts you may have at JPMS or obligations of JPMS to you. Purchases or sales may be public or private, and may be made without notice and in such manner as JPMS may in its discretion determine. You shall remain liable for any balance due and any loss incurred by JPMS 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 waiver, notice, demand or forbearance on the part of JPMS shall be deemed continuing. If any provisions herein are or become inconsistent with any law, rule or regulation, such provision shall be deemed to be rescinded or modified accordingly and in all other respects this confirmation shall not be affected.

10. Monthly Account Statements 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 enforceability of the remaining parts of the confirmation. If the transaction involves securities, the parties acknowledge that it is a "securities contract" under 11 U.S.C. Section 741(f), as amended. You agree we may rely on all instructions we believe to be genuine.

12. This confirmation and all transaction hereunder are subject to: the constitution, by-laws, customs, and interpretations of the exchange or marketplace where executed, all applicable federal laws and regulations, and shall be governed by and construed in accordance with the law of the state of New York without regard to its conflict of laws provision.

13. American style short option positions are liable for assignment at any time; European style short options are subject to assignment only at expiration.

14. The "Fee" collected is intended to offset fees charged by various regulatory bodies. The amount collected may be more or less than the amount ultimately paid to the various regulatory bodies. In the event of the 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.

15. The actual yield of an asset-backed security (securities which represent an interest in or are secured by a pool or receivables or other financial assets that are subject to continuous prepayment) may vary according to the rate at which the underlying assets are prepaid. Additional information concerning the factors that affect yield will be furnished upon written request.

16. JPMS 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. Settlement of all transactions is computed for payment in New York 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) (i) information obtained from multiple direct, indirect, affiliated, unaffiliated, 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 (ii) information which is calculated based upon such information (including but not limited to, market values, estimated yield and estimated annual income). Although JPMS believes these sources are reputable, it does not independently review or verify such information and neither JPMS nor 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 JPMS or any such source. Neither JPMS nor any such source shall have any liability whatsoever relating to any inaccuracy or lack of timeliness or completeness of such information or any use thereof or for omissions therefrom nor for any lost profits, indirect, special or consequential damages. Moreover, such sources retain exclusive proprietary rights in such information. You shall use such information only for your own use and purposes and not for use (other than in connection with the transaction for which the information is provided) or retransmission without prior written approval of the source, or for any unlawful or unauthorized purpose.

^{**}In the event that the meaning of a code described above conflicts with other wording on the front of this confirmation, the wording on the front of this confirmation shall control.

^{**} Other than trades executed for JPMS-affiliated investment advisers, trades depicted as Agent may include trades for which your Broker acted, in whole or in part, as Agent for both buyer and seller. To confirm the capacity shown on this Confirmation, please call 1-800-634-1426 or 347-643-9953.

^{***} Your order was executed in either (1) one execution at the confirmed price or (2) more than one execution, in which case the confirmed price is an average price and details regarding the actual prices are available on request.

19. The "Options Fee" reflected is intended to offset fees assessed to your broker by the various Options Exchanges. The amount collected may be more or less than the amount ultimately paid to the various regulatory bodies. In the event of the 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 terms 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 without notice to you unless registered.

22. Instruments sold, offered or recommended are not deposits or FDIC insured unless we disclose otherwise.

23. Your capacity was for your own account unless you expressly specified otherwise to us in writing and gave sufficient information in writing prior to the transaction for us to rely upon the credit of another party or your credit in another capacity.

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

25. If a deferred commission or other charge is to be imposed upon redemption or as a condition of payment of principal or interest, the customer may be required to make such a payment. Information concerning such deferred compensation or other charge will be furnished upon written request.

26. Purchasers of Fannie Mae or Freddie Mac Securities can obtain additional pool information by telephoning Fannie Mae at 1-800-237-8627 or Freddie Mac at 1-800-338-3672 or emailing Freddie Mac at Investor.Inquiry@freddie-mac.com.

27. If this confirmation indicates that this is a transaction in which issued or when distributed securities, the terms and conditions set forth in the applicable proxy, disclosure document and/or bankruptcy plan shall apply. Upon determination of the settlement date, you will receive a final confirmation showing the settlement date and the total proceeds or cost credited or debited to your account on that date. Such transactions shall be settled or cancelled at such time and place and in such manner as the exchange or market to whose requirements the transaction is subject may determine. When issued positions will be marked-to-market at the close of each trading day and if the market price falls below the contract price by an amount that exceeds the cash deposit in the account, interest may be charged on such excess.

28. Unless you have elected a different closing methodology, as noted on the front, or identified a specific tax lot in the trade description, all trades are closed out under the "FIFO" (First In First Out) methodology.

29. For Regulated Investment Companies or Dividend Reinvestment Plan sales, for which the average price method has been chosen, positions are closed out on a FIFO basis.

LEGEND FOR SECURITIES TRANSACTIONS*

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

C – Capacity.

1 - Your Broker, as indicated on the front of this Confirmation, acted as Agent for your account unless otherwise indicated.

6 - Your 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.

W - Mixed Capacity. Your Broker, as indicated on the front of this Confirmation, acted in a multiple capacity which can be: i. Principal and Agent, ii. Principal, Agent, and Agent for both buyer and seller, iii. Principal and Agent for both buyer and seller, or iv. Agent and Agent for both buyer and seller. Details available upon request. Please call 1-800-634-1426 or 347-643-9953.

Q - J.P. Morgan Securities LLC acted as agent for both you and its affiliate, J.P. Morgan Securities plc, which paid us compensation for acting as its agent. Details available upon request.

R - The notes are general obligations of the issuer. In the event of an insolvency in respect of the issuer, claims for repayment of the notes are not customer claims under the Securities Investor Protection Act and are not protected by Securities Investor Protection Corporation insurance.

U - The transaction described on this confirmation is subject to the U.S. Treasury, Agency Debt and Agency MBS fails charge trading practice published by FIMPS and SIFMA at <https://www.sifma.org/wp-content/uploads/2017/08/Fails-Charge-Trading-Practice-2016-07-13.pdf> and www.sifma.org/resources/general/fails-charge-trading-practices/.

V - Your introducing broker receives compensation for directing customer orders for equity securities. The source and nature of such compensation received on this transaction, if any, will be furnished to you upon written request.

W - These securities have not been registered under the US Securities Act of 1933, and may only be offered and sold pursuant to registration under the 1933 Act or an available exemption therefrom or in accordance with Regulation S.

3(c)(7) - These securities have not been registered under the US Securities Act of 1933, and were issued pursuant to the exemption provided by Section 3(c)(7) of the Investment Company Act of 1940. The securities may only be offered and sold (i) pursuant to registration under the 1933 Act or an exemption therefrom and (ii) in compliance with the provisions of Section 3(c)(7).

Y - To obtain a paper copy of the official statement, please call 877-430-3544 for domestic accounts or 347-643-6233 for international accounts.

Z - A JPMS' affiliate is a market maker in the security. As a market maker, the JPMS affiliate may have acted as principal, may have had a long or short position in the security, and may have profited or lost in connection with the transaction.

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.

NOTICE FOR JPMS CUSTOMERS – PAYMENT FOR ORDER FLOW

JPMS may pay from time to time for certain order flow in the form of discounts, rebates, reductions of fees or credits. As a result of sending orders to certain trading centers, JPMS receives payment for order flow in the form of discounts, rebates, reductions of fees or credits. Under some circumstances, the amount of such remuneration may exceed the amount that JPMS is charged by such trading centers. This does not alter JPMS policy to route customer orders to the trading center where it believes clients will receive the best execution, taking into account price, reliability, market depth, quality of service, speed, and efficiency. Additional details are available upon request.

FINRA and MSRB fixed income price transparency rules

Mark-ups/mark-downs disclosed on this confirmation are calculated pursuant to FINRA and MSRB rules. Depending on the circumstances of the transaction, these rules may require that JPMS's contemporaneous cost and/or the market price be taken into account. Market price may be calculated by market data or modeling, either internal or obtained from a third party vendor. As a result, the mark-up/mark-down may not reflect the actual market price paid/received by JPMS, or in the case of a security acquired internally from another Firm line of business, the internal price marked up/down by the Firm's Wealth Management (WM) line of business. "N/A" indicates a negative mark-up/mark-down (i.e., the client purchased at a price lower than, or sold at a price higher than, the prevailing market price).

For more information about this security (including trade and price history), and for municipal securities the official statement, visit the web page shown in the trade details on the front of the confirm.



OFFICE SERVICING YOUR ACCOUNT
J.P. Morgan Securities LLC
383 Madison Avenue
New York, New York 10179
(212) 270-6000

DEREK JAMES MAETZOLD
2014 SAN MIGUEL DR
FRIENDSWOOD TX 77546-5913

Processing Date 8/6/20
Account Number 361-96277 49J
Account Executive BANCHETTI, LEE READI
Settlement Account E15945

CONFIRMATION
WE ARE PLEASED TO CONFIRM THE FOLLOWING TRANSACTION(S)

EQUITIES AND EXCHANGE LISTED OPTIONS

Investment products are: • Not insured by FDIC • Not a deposit or other obligation of, or guaranteed by, JPMorgan Chase Bank, N.A. or any of its affiliates • Subject to investment risks, including possible loss of the principal amount invested.

Trade Date	Settlement Date	Bought/Sold	Description	Symbol/CUSIP	Quantity	Price	Money Type	Money Amount	Type	C*	Trade Number
08/06/20	08/10/20	Sold	CASTLE BIOSCIENCES INC COMMON STOCK UNSOLICITED AVG PRICE SHOWN-DETAILS ON REQ JUNO: WHIPANYAQ 20080618271	CSTL 14843C105	7,500	41.366488	Principal Comm/Comm Equiv Fee NET AMOUNT	310,248.66 375.00 6.86 309,866.80	DVP	1	92671

Investment products and services, including brokerage and advisory accounts, are offered through J.P. Morgan Securities LLC, member FINRA and SIPC. J.P. Morgan Securities LLC and JPMorgan Chase Bank, N.A. are affiliated companies under the common control of JPMorgan Chase & Co.

*In the event that the meaning of a code referenced above (and such code's definition on the back of this confirmation) conflicts with other wording on the front of this confirmation, the wording on the front of this confirmation shall control.

**J.P. Morgan Securities LLC
OH4-RM00
P.O. Box 183211
Columbus, OH 43218
FOR UNDELIVERABLE MAIL ONLY**

**DEREK JAMES MAETZOLD
2014 SAN MIGUEL DR
FRIENDSWOOD TX 77546-5913**

IT IS AGREED BETWEEN YOU AND J.P. Morgan Securities LLC ("JPMS") THAT:

1. You are 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 inure to our benefit including successors and assigns and shall be conclusive if not objected to promptly 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 cash account, as defined by Regulation T, are or may be periodically, without prior notice, hypothecated or rehypothecated, 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.

4. 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 over-allot 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 taking 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 admit, your inability to become generally unable to pay your debts as such debts become due or shall have a negative net worth; (iv) 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 Title 11 of the United States Code, as amended, or any similar law of any jurisdiction regarding reorganization, liquidation, dissolution, insolvency or relief of debtors; (vi) you have filed against you an application for a protective decree under Section 5 of the Securities Investor Protection Act of 1937, as amended; (vii) we believe that we may not be able to apply without delay properly we are holding or expect to receive from you against your obligation; or (viii) we believe that an event or circumstances has occurred which in our judgment materially impairs your creditworthiness or ability to perform your obligations, we may (a) cancel or otherwise liquidate this and any other transaction without prior notice to you (and you will be liable to us for any resulting loss, cost and expense, including cost of collection and attorney's fees); (b) set off any obligation to you against any of your obligations to us, or our affiliates; (c) realize upon property securing any obligations to us or our affiliates; and (d) take any other action necessary or appropriate to protect and enforce our rights under this or any other agreement between you and us or our affiliates, and to reduce any risk to us of loss or delay. Any grace or notice period required by agreement or custom prior to exercise of such remedies may be shortened or eliminated by us if, in our discretion, it is reasonable to do so under the circumstances. In order to secure any obligations to us or our affiliates under this or any other transaction you hereby grant to us a security interest in all securities moneys or other property hereafter held by or for us or our affiliates. In the event of a breach or default hereunder, we shall have all rights and remedies available 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 a JPMS's election a default under all other agreements or confirmations between us. Upon any repudiation, breach or default, JPMS 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 account(s), purchase of property, cancellation of transactions, and/or offset against other accounts you may have at JPMS or obligations of JPMS to you. Purchases or sales may be public or private, and may be made without notice and in such manner as JPMS may in its discretion determine. You shall remain liable for any balance due and any loss incurred by JPMS 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 waiver, notice, demand or forbearance on the part of JPMS shall be deemed continuing. If any provisions herein are or become inconsistent with any law, rule or regulation, such provision shall be deemed to be rescinded or modified accordingly and in all other respects this confirmation shall not be affected.

10. Monthly Account Statements 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 enforceability of the remaining parts of the confirmation. If the transaction involves securities, the parties acknowledge that it is a "securities contract" under 11 U.S.C. Section 741(f), as amended. You agree we may rely on all instructions we believe to be genuine.

12. This confirmation and all transaction hereunder are subject to: the constitution, by-laws, customs, and interpretations of the exchange or marketplace where executed; all applicable federal laws and regulations; and shall be governed by and construed in accordance with the law of the state of New York without regard to its conflict of laws provision.

13. American style short option positions are liable for assignment at any time; European style short options are subject to assignment only at expiration.

14. The "Fee" collected is intended to offset fees charged by various regulatory bodies. The amount collected may be more or less than the amount ultimately paid to the various regulatory bodies. In the event of the 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.

15. The actual yield of an asset-backed security (securities which represent an interest in or are secured by a pool or receivables or other financial assets that are subject to continuous prepayment) may vary according to the rate at which the underlying assets are prepaid. Additional information concerning the factors that affect yield will be furnished upon written request.

16. JPMS 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. Settlement of all transactions is computed for payment in New York 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) (i) information obtained from multiple direct, indirect, affiliated, unaffiliated, 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 (ii) information which is calculated based upon such information (including but not limited to, market values, estimated yield and estimated annual income). Although JPMS believes these sources are reputable, it does not independently review or verify such information and neither JPMS nor 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 JPMS or any such source. Neither JPMS nor any such source shall have any liability whatsoever relating to any inaccuracy or lack of timeliness or completeness of such information or any use thereof or for omissions therefrom nor for any lost profits, indirect, special or consequential damages. Moreover, such sources retain exclusive proprietary rights in such information. You shall use such information only for your own use and purposes and not for use (other than in connection with the transaction for which the information is provided) or retransmission without prior written approval of the source, or for any unlawful or unauthorized purpose.

*In the event that the meaning of a code described above conflicts with other wording on the front of this confirmation, the wording on the front of this confirmation shall control.

** Other than trades executed for JPMS-affiliated investment advisers, trades depicted as Agent may include trades for which your Broker acted, in whole or in part, as Agent for both buyer and seller. To confirm the capacity shown on this Confirmation, please call 1-800-634-1426 or 347-643-9953.

*** Your order was executed in either (1) one execution at the confirmed price or (2) more than one execution, in which case the confirmed price is an average price and details regarding the actual prices are available on request.

19. The "Options Fee" reflected is intended to offset fees assessed to your broker by the various Options Exchanges. The amount collected may be more or less than the amount ultimately paid to the various regulatory bodies. In the event of the 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 terms 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 without notice to you unless registered.

22. Instruments sold, offered or recommended are not deposits or FDIC insured unless we disclose otherwise.

23. Your capacity was for your own account unless you expressly specified otherwise to us in writing and gave sufficient information in writing prior to the transaction for us to rely upon the credit of another party or your credit in another capacity.

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

25. If a deferred commission or other charge is to be imposed upon redemption or as a condition of payment of principal or interest, the customer may be required to make such a payment. Information concerning such deferred compensation or other charge will be furnished upon written request.

26. Purchasers of Fannie Mae or Freddie Mac Securities can obtain additional pool information by telephoning Fannie Mae at 1-800-237-8627 or Freddie Mac at 1-800-338-3672 or emailing Freddie Mac at Investor.Inquiry@freddie-mac.com.

27. If this confirmation indicates that this is a transaction in which issued or when distributed securities, the terms and conditions set forth in the applicable proxy, disclosure document and/or bankruptcy plan shall apply. Upon determination of the settlement date, you will receive a final confirmation showing the settlement date and the total proceeds or cost credited or debited to your account on that date. Such transactions shall be settled or cancelled at such time and place and in such manner as the exchange or market to whose requirements the transaction is subject may determine. When issued positions will be marked-to-market at the close of each trading day and if the market price falls below the contract price by an amount that exceeds the cash deposit in the account, interest may be charged on such excess.

28. Unless you have elected a different closing methodology, as noted on the front, or identified a specific tax lot in the trade description, all trades are closed out under the "FIFO" (First In First Out) methodology.

29. For Regulated Investment Companies or Dividend Reinvestment Plan sales, for which the average price method has been chosen, positions are closed out on a FIFO basis.

LEGEND FOR SECURITIES TRANSACTIONS*

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

C – Capacity.

1. Capacity.

2, 5, 6, 8 and 9. Your Broker, as indicated on the front of this Confirmation, acted as Agent for your account unless otherwise indicated.**

6. Your 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.

7. 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.

M. Mixed Capacity. Your Broker, as indicated on the front of this Confirmation, acted in a multiple capacity which can be: i. Principal and Agent, ii. Principal, Agent, and Agent for both buyer and seller, iii. Principal and Agent for both buyer and seller, or iv. Agent and Agent for both buyer and seller. Details available upon request. Please call 1-800-634-1426 or 347-643-9953.

Q – J.P. Morgan Securities LLC acted as agent for both you and its affiliate, J.P. Morgan Securities plc, which paid us compensation for acting as its agent. Details available upon request.

R – The notes are general obligations of the issuer. In the event of an insolvency in respect of the issuer, claims for repayment of the notes are not customer claims under the Securities Investor Protection Act and are not protected by Securities Investor Protection Corporation insurance.

S – The transaction described on this confirmation is subject to the U.S. Treasury, Agency Debt and Agency MBS fails charge trading practice published by FIMPS and SIFMA at <https://www.sifma.org/wp-content/uploads/2017/08/Fails-Charge-Trading-Practice-2016-07-13.pdf> and www.sifma.org/resources/general/fails-charge-trading-practices/.

U – Your introducing broker receives compensation for directing customer orders for equity securities. The source and nature of such compensation received on this transaction, if any, will be furnished to you upon written request.

V – You may 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 us at the number provided on the front of this page.

W – 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.

X – These securities have not been registered under the US Securities Act of 1933, and may only be offered and sold pursuant to registration under the 1933 Act or an available exemption therefrom or in accordance with Regulation S.

Y – These securities have not been registered under the US Securities Act of 1933, and were issued pursuant to the exemption provided by Section 3(c)(7) of the Investment Company Act of 1940. The securities may only be offered and sold (i) pursuant to registration under the 1933 Act or an exemption therefrom and (ii) in compliance with the provisions of Section 3(c)(7).

Z – To obtain a paper copy of the official statement, please call 877-430-3544 for domestic accounts or 347-643-6233 for international accounts.

Z - A JPMS' affiliate is a market maker in the security. As a market maker, the JPMS affiliate may have acted as principal, may have had a long or short position in the security, and may have profited or lost in connection with the transaction.

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.

NOTICE FOR JPMS CUSTOMERS – PAYMENT FOR ORDER FLOW

JPMS may pay from time to time for certain order flow in the form of discounts, rebates, reductions of fees or credits. As a result of sending orders to certain trading centers, JPMS receives payment for order flow in the form of discounts, rebates, reductions of fees or credits. Under some circumstances, the amount of such remuneration may exceed the amount that JPMS is charged by such trading centers. This does not alter JPMS policy to route customer orders to the trading center where it believes clients will receive the best execution, taking into account price, reliability, market depth, quality of service, speed, and efficiency. Additional details are available upon request.

FINRA and MSRB fixed income price transparency rules

Mark-ups/mark-downs disclosed on this confirmation are calculated pursuant to FINRA and MSRB rules. Depending on the circumstances of the transaction, these rules may require that JPMS's contemporaneous cost and/or the market price be taken into account. Market price may be calculated by market data or modeling, either internal or obtained from a third party vendor. As a result, the mark-up/mark-down may not reflect the actual market price paid/received by JPMS, or in the case of a security acquired internally from another Firm line of business, the internal price marked up/down by the Firm's Wealth Management (WM) line of business. "N/A" indicates a negative mark-up/mark-down (i.e., the client purchased at a price lower than, or sold at a price higher than, the prevailing market price).

For more information about this security (including trade and price history), and for municipal securities the official statement, visit the web page shown in the trade details on the front of the confirm.



OFFICE SERVICING YOUR ACCOUNT
J.P. Morgan Securities LLC
383 Madison Avenue
New York, New York 10179
(212) 270-6000

DEREK JAMES MAETZOLD
2014 SAN MIGUEL DR
FRIENDSWOOD TX 77546-5913

Processing Date7/21/20
Account Number361-96277 49J
Account ExecutiveBANCHETTI, LEE READI
Settlement AccountE15945

CONFIRMATION
WE ARE PLEASED TO CONFIRM THE FOLLOWING TRANSACTION(S)

EQUITIES AND EXCHANGE LISTED OPTIONS

Investment products are: • Not insured by FDIC • Not a deposit or other obligation of, or guaranteed by, JPMorgan Chase Bank, N.A. or any of its affiliates • Subject to investment risks, including possible loss of the principal amount invested.

Trade Date	Settlement Date	Bought/Sold	Description	Symbol/CUSIP	Quantity	Price	Money Type	Money Amount	Type	C*	Trade Number
07/21/20	07/23/20	Sold	CASTLE BIOSCIENCES INC COMMON STOCK UNSOLICITED AVG PRICE SHOWN-DETAILS ON REQ JUNO: WHIPANYAQ 20072127634	CSTL 14843C105	6,000	42.0147	Principal Comm/Comm Equiv Fee NET AMOUNT	252,088.20 300.00 5.58 251,782.62	DVP	1	51366

Investment products and services, including brokerage and advisory accounts, are offered through J.P. Morgan Securities LLC, member FINRA and SIPC. J.P. Morgan Securities LLC and JPMorgan Chase Bank, N.A. are affiliated companies under the common control of JPMorgan Chase & Co.

*In the event that the meaning of a code referenced above (and such code's definition on the back of this confirmation) conflicts with other wording on the front of this confirmation, the wording on the front of this confirmation shall control.

**J.P. Morgan Securities LLC
OH4-RM00
P.O. Box 183211
Columbus, OH 43218
FOR UNDELIVERABLE MAIL ONLY**

**DEREK JAMES MAETZOLD
2014 SAN MIGUEL DR
FRIENDSWOOD TX 77546-5913**

IT IS AGREED BETWEEN YOU AND J.P. Morgan Securities LLC ("JPMS") THAT:

1. You are 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 inure to our benefit including successors and assigns and shall be conclusive if not objected to promptly 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 cash account, as defined by Regulation T, are or may be periodically, without prior notice, hypothecated or rehypothecated, 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.

4. 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 over-allot 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 taking 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 admit, your inability to become generally unable to pay your debts as such debts become due or shall have a negative net worth, (iv) 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 Title 11 of the United States Code, as amended, or any similar law of any jurisdiction regarding reorganization, liquidation, dissolution, insolvency or relief of debtors, (vi) you have filed against you an application for a protective decree under Section 5 of the Securities Investor Protection Act of 1937, as amended, (vii) we believe that we may not be able to apply without delay 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 in our judgment materially impairs your creditworthiness or ability to perform your obligations, we may (a) cancel or otherwise liquidate this and any other transaction without prior notice to you (and you will be liable to us for any resulting loss, cost and expense, including cost of collection and attorney's fees), (b) set off any obligation to you against any of your obligations to us, or our affiliates, (c) realize upon property securing any obligations to us or our affiliates and (d) take any other action necessary or appropriate to protect and enforce our rights under this or any other agreement between you and us or our affiliates, and to reduce any risk to us of loss or delay. Any grace or notice period required by agreement or custom prior to exercise of such remedies may be shortened or eliminated by us if, in our discretion, it is reasonable to do so under the circumstances. In order to secure any obligations to us or our affiliates under this or any other transaction you hereby grant to us a security interest in all securities moneys or other property hereafter held by or for us or our affiliates. In the event of a breach or default hereunder, we shall have all rights and remedies available 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 a JPMS's election a default under all other agreements or confirmations between us. Upon any repudiation, breach or default, JPMS 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 account(s), purchase of property, cancellation of transactions, and/or offset against other accounts you may have at JPMS or obligations of JPMS to you. Purchases or sales may be public or private, and may be made without notice and in such manner as JPMS may in its discretion determine. You shall remain liable for any balance due and any loss incurred by JPMS 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 waiver, notice, demand or forbearance on the part of JPMS shall be deemed continuing. If any provisions herein are or become inconsistent with any law, rule or regulation, such provision shall be deemed to be rescinded or modified accordingly and in all other respects this confirmation shall not be affected.

10. Monthly Account Statements 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 enforceability of the remaining parts of the confirmation. If the transaction involves securities, the parties acknowledge that it is a "securities contract" under 11 U.S.C. Section 741(f), as amended. You agree we may rely on all instructions we believe to be genuine.

12. This confirmation and all transaction hereunder are subject to: the constitution, by-laws, customs, and interpretations of the exchange or marketplace where executed, all applicable federal laws and regulations, and shall be governed by and construed in accordance with the law of the state of New York without regard to its conflict of laws provision.

13. American style short option positions are liable for assignment at any time; European style short options are subject to assignment only at expiration.

14. The "Fee" collected is intended to offset fees charged by various regulatory bodies. The amount collected may be more or less than the amount ultimately paid to the various regulatory bodies. In the event of the 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.

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18. This confirm and our communications with you made in connection with the transactions referred to herein contain(ed) (i) information obtained from multiple direct, indirect, affiliated, unaffiliated, 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 (ii) information which is calculated based upon such information (including but not limited to, market values, estimated yield and estimated annual income). Although JPMS believes these sources are reputable, it does not independently review or verify such information and neither JPMS nor 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 JPMS or any such source. Neither JPMS nor any such source shall have any liability whatsoever relating to any inaccuracy or lack of timeliness or completeness of such information or any use thereof or for omissions therefrom nor for any lost profits, indirect, special or consequential damages. Moreover, such sources retain exclusive proprietary rights in such information. You shall use such information only for your own use and purposes and not for use (other than in connection with the transaction for which the information is provided) or retransmission without prior written approval of the source, or for any unlawful or unauthorized purpose.

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*** Your order was executed in either (1) one execution at the confirmed price or (2) more than one execution, in which case the confirmed price is an average price and details regarding the actual prices are available on request.

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19. The "Options Fee" reflected is intended to offset fees assessed to your broker by the various Options Exchanges. The amount collected may be more or less than the amount ultimately paid to the various regulatory bodies. In the event of the 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 terms 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 without notice to you unless registered.

22. Instruments sold, offered or recommended are not deposits or FDIC insured unless we disclose otherwise.

23. Your capacity was for your own account unless you expressly specified otherwise to us in writing and gave sufficient information in writing prior to the transaction for us to rely upon the credit of another party or your credit in another capacity.

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

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27. If this confirmation indicates that this is a transaction in which issued or when distributed securities, the terms and conditions set forth in the applicable proxy, disclosure document and/or bankruptcy plan shall apply. Upon determination of the settlement date, you will receive a final confirmation showing the settlement date and the total proceeds or cost credited or debited to your account on that date. Such transactions shall be settled or cancelled at such time and place and in such manner as the exchange or market to whose requirements the transaction is subject may determine. When issued positions will be marked-to-market at the close of each trading day and if the market price falls below the contract price by an amount that exceeds the cash deposit in the account, interest may be charged on such excess.

28. Unless you have elected a different closing methodology, as noted on the front, or identified a specific tax lot in the trade description, all trades are closed out under the "FIFO" (First In First Out) methodology.

29. For Regulated Investment Companies or Dividend Reinvestment Plan sales, for which the average price method has been chosen, positions are closed out on a FIFO basis.

LEGEND FOR SECURITIES TRANSACTIONS*

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

C – Capacity.

1, 5, 6, 8 and 9. Your Broker, as indicated on the front of this Confirmation, acted as Agent for your account unless otherwise indicated.**

6. Your 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.

7. 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.

M. Mixed Capacity. Your Broker, as indicated on the front of this Confirmation, acted in a multiple capacity which can be: i. Principal and Agent, ii. Principal, Agent, and Agent for both buyer and seller, iii. Principal and Agent for both buyer and seller, or iv. Agent and Agent for both buyer and seller. Details available upon request. Please call 1-800-634-1426 or 347-643-9953.

Q – J.P. Morgan Securities LLC acted as agent for both you and its affiliate, J.P. Morgan Securities plc, which paid us compensation for acting as its agent. Details available upon request.

R – The notes are general obligations of the issuer. In the event of an insolvency in respect of the issuer, claims for repayment of the notes are not customer claims under the Securities Investor Protection Act and are not protected by Securities Investor Protection Corporation insurance.

S – The transaction described on this confirmation is subject to the U.S. Treasury, Agency Debt and Agency MBS fails charge trading practice published by FIMPS and SIFMA at <https://www.sifma.org/wp-content/uploads/2017/08/Fails-Charge-Trading-Practice-2016-07-13.pdf> and www.sifma.org/resources/general/fails-charge-trading-practices/.

T – Your introducing broker receives compensation for directing customer orders for equity securities. The source and nature of such compensation received on this transaction, if any, will be furnished to you upon written request.

U – You may 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 us at the number provided on the front of this page.

V – 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 US Securities Act of 1933, and may only be offered and sold pursuant to registration under the 1933 Act or an available exemption therefrom or in accordance with Regulation S.

X – These securities have not been registered under the US Securities Act of 1933, and were issued pursuant to the exemption provided by Section 3(c)(7) of the Investment Company Act of 1940. The securities may only be offered and sold (i) pursuant to registration under the 1933 Act or an exemption therefrom and (ii) in compliance with the provisions of Section 3(c)(7).

Y – To obtain a paper copy of the official statement, please call 877-430-3544 for domestic accounts or 347-643-6233 for international accounts.

Z – A JPMS' affiliate is a market maker in the security. As a market maker, the JPMS affiliate may have acted as principal, may have had a long or short position in the security, and may have profited or lost in connection with the transaction.

IF CALLABLE MUNICIPAL OR OTHER CALLABLE DEBT SECURITY TRANSACTION

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NOTICE FOR JPMS CUSTOMERS – PAYMENT FOR ORDER FLOW

JPMS may pay from time to time for certain order flow in the form of discounts, rebates, reductions of fees or credits. As a result of sending orders to certain trading centers, JPMS receives payment for order flow in the form of discounts, rebates, reductions of fees or credits. Under some circumstances, the amount of such remuneration may exceed the amount that JPMS is charged by such trading centers. This does not alter JPMS' policy to route customer orders to the trading center where it believes clients will receive the best execution, taking into account price, reliability, market depth, quality of service, speed, and efficiency. Additional details are available upon request.

FINRA and MSRB fixed income price transparency rules

Mark-ups/mark-downs disclosed on this confirmation are calculated pursuant to FINRA and MSRB rules. Depending on the circumstances of the transaction, these rules may require that JPMS's contemporaneous cost and/or the market price be taken into account. Market price may be calculated by market data or modeling, either internal or obtained from a third party vendor. As a result, the mark-up/mark-down may not reflect the actual market price paid/received by JPMS, or in the case of a security acquired internally from another Firm line of business, the internal price marked up/down by the Firm's Wealth Management (WM) line of business. "N/A" indicates a negative mark-up/mark-down (i.e., the client purchased at a price lower than, or sold at a price higher than, the prevailing market price).

For more information about this security (including trade and price history), and for municipal securities the official statement, visit the web page shown in the trade details on the front of the confirm.