

Indicative Investor Terms Sheet dated 24 October 2023 Floating Rate Medium Term Notes due 2 November 2026

Issuer	China Construction Bank (N	China Construction Bank (New Zealand) Limited (the Issuer)								
Guarantor	China Construction Bank Co	China Construction Bank Corporation								
Lead Managers	ANZ Bank New Zealand Lin	ANZ Bank New Zealand Limited (B&D) Bank of New Zealand								
	Bank of New Zealand									
	Commonwealth Bank of Au Zealand branch)	Commonwealth Bank of Australia (ABN 48 123 123 124) (acting through its New Zealand branch)								
	Westpac Banking Corporati Zealand branch)	Westpac Banking Corporation (ABN 33 007 457 141) (acting through its New Zealand branch)								
Form		erm notes (the <i>Notes</i>) issued p ended and restated on 17 Ma								
Instrument type	Floating Rate Notes									
Tenor	3 years									
Status	Issuer, ranking equally amo and future unsecured and u	The Notes will constitute direct, unconditional and unsecured obligations of the Issuer, ranking equally among themselves and at least equally with all other present and future unsecured and unsubordinated obligations of the Issuer, except for liabilities mandatorily preferred by law								
Credit Ratings	Rating organisations	Issuer Credit Rating	Expected Issue Credit Rating							
	Fitch	A (Stable)	А							
	Moody's	A1 (Stable)	A1							
	Notes. The above issuer created and any rating may be subjected	A rating is not a recommendation by any rating organisation to buy, sell or he Notes. The above issuer credit ratings are current as at the date of this Term and any rating may be subject to suspension, revision or withdrawal at any t the assigning rating organisation								
Offer Amount	Minimum NZD 75 million									
Launch Date	Tuesday, 24 October 2023									
Closing Date	[2:00pm], Wednesday, 25 C	October 2023								
Issue Date	Thursday, 2 November 202	3								
Maturity Date	Monday, 2 November 2026									
Interest Rate	The sum of the Base Rate f	or the applicable Interest Perio	od plus the Margin							
Base Rate	places, with 0.00005 being	nt rate (rounded, if necessary t rounded up) as displayed on t BKBM (or its successor page	he first day of the Interest							
		navailable the Issuer will repla determination, the Issuer will								











	consult with such sources of market practice as it considers appropriate.
Indicative Margin	1.20% per annum
Subscription Price	Par (100% of the principal amount of the Notes allotted to an applicant)
Interest Payments	Quarterly in arrear
Interest Payment Dates	2 February, 2 May, 2 August and 2 November each year up to and including the Maturity Date, with the first interest payment date being 2 February 2024
Business Day Convention	Modified Following Business Day, adjusted
Day Count Fraction	Act/365 (Fixed)
ISIN	NZCCBDT015C6
Settlement Price Formula	RBNZ Pricing Formula
Record Date	10 calendar days before the Interest Payment Date or, if not a business day, the immediately preceding business day
Business Days	Auckland and Wellington
Minimum Subscription and Minimum Holding	Minimum denomination of NZD5,000 with multiples of NZD1,000 thereafter
Registrar and Paying Agent	Computershare Investor Services Limited. The Notes will be accepted for settlement within NZClear, with cross-trading through Euroclear and Clearstream
Repayment of Principal Amount	The Issuer will repay the principal amount of the Notes on the Maturity Date
Repo-Eligibility	Application will be made to the Reserve Bank of New Zealand for the Notes to be included as eligible securities for Domestic Market Operations
Offer Documentation	This Terms Sheet
	Final Terms dated on or around [25 October] 2023
	Product Disclosure Statement dated 17 May 2023
	Note Deed Poll dated 16 June 2017 (as amended and restated on 17 May 2023)
	Deed of Guarantee by China Construction Bank Corporation in respect of the obligations of the Issuer dated 30 May 2014 (<i>Parent Company Guarantee</i>)
	Registry and Paying Agency Agreement dated 19 May 2015
No Listing	The Notes will not be listed on any exchange
Governing Law	New Zealand
Taxation	Issuer to pay approved issuer levy (<i>AIL</i>) on its own account where such payment removes the liability to deduct New Zealand non-resident withholding tax, provided the Issuer is lawfully able to make such payment of AIL (and unless otherwise directed by the relevant holder in writing).
	AIL payable by the Issuer will not be deducted from the relevant interest payment.
	Payments in respect of Notes will otherwise be subject to deduction of any New Zealand resident or non-resident withholding tax as may be applicable (unless in the











	case of resident withholding tax, the relevant holder produces to the Issuer or Registrar acceptable evidence of RWT-exempt status on or before the record date for the relevant payment).
	The Issuer may call the Notes for redemption (tax call) in the event it is required to pay additional AIL amounts as a result of changes to relevant New Zealand laws, regulations or rulings.
Selling Restrictions	Notes may only be offered for sale or sold in New Zealand and in the other jurisdictions set out below in conformity with all applicable laws and regulations in those jurisdictions, and the selling restrictions set out in the Product Disclosure Statement and this Terms Sheet relating to those jurisdictions.
	No action has been or will be taken by the Issuer which would permit an offer of Notes, or possession or distribution of any offering material, in any country or jurisdiction where action for that purpose is required (other than New Zealand).
	No person may purchase, offer, sell, distribute or deliver Notes, or have in their possession, publish, deliver or distribute to any person, any offering material or any documents in connection with the Notes, in New Zealand and the jurisdictions set out in the Product Disclosure Statement, this Terms Sheet and the Final Terms other than in compliance with all applicable laws and regulations and the selling restrictions set out in the Product Disclosure Statement, this Terms Sheet and the Final Terms relating to those jurisdictions.
	Any person applying for Notes is deemed to represent that they have received, read and understood the Product Disclosure Statement and that they are not in a jurisdiction which prohibits the making of an offer of this kind and are not acting for a person in such a jurisdiction.
	By subscribing for Notes, the holder indemnifies the Issuer, the Lead Managers and the Registrar and Paying Agent in respect of any loss incurred as a result of the holder breaching the Selling Restrictions.
	United States of America
	The Notes and the Parent Company Guarantee have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the <i>Securities Act</i>) and may not be offered or sold within the United States or to, or for the account or benefit of, U.S. persons except in certain transactions exempt from the registration requirements of the Securities Act. Terms used in this paragraph have the meanings given to them by Regulation S under the Securities Act.
	The Notes and the Parent Company Guarantee will not be offered or sold (i) as part of their distribution at any time or (ii) otherwise until 40 days after the later of the commencement of the offering and the closing date, within the United States or to or for the account or benefit of U.S. persons. The terms in this paragraph have the meanings given to them by Regulation S.
	The Notes and the Parent Company Guarantee are being offered and sold outside of the United States to non-U.S. persons in reliance on Regulation S.
	In addition, until 40 days after the commencement of the offering of Notes and the Parent Company Guarantee, any offer or sale of Notes and the Parent Company Guarantee within the United States by any dealer (whether or not participating in the offering) may violate the registration requirements of the Securities Act.
	United Kingdom
	Prohibition of Sales to UK Retail Investors
	The Notes are not intended to be offered, sold or otherwise made available to and should not be offered, sold or otherwise made available to any retail investor in the United Kingdom. For the purposes of this provision:





United Kingdom. For the purposes of this provision:







(a)	the expression " retail investor " means a person who is one (or more) of the following:
	 a retail client, as defined in point (8) of Article 2 of Regulation (EU) No 2017/565 as it forms part of domestic law by virtue of the European Union (Withdrawal) Act 2018 (EUWA); or
	 a customer within the meaning of the provisions of the Financial Services and Markets Act 2000 (<i>FSMA</i>) and any rules or regulations made under the FSMA to implement Directive (EU) 2016/97, where that customer would not qualify as a professional client, as defined in point (8) of Article 2 (1) of Regulation (EU) No 600/2014 as it forms part of domestic law by virtue of the EUWA; or
	iii. not a qualified investor as defined in Article 2 of the UK Prospectus Regulation (EU) 2017/1129; and
(b)	the expression an " offer " includes the communication in any form and by any means of sufficient information on the terms of the offer and the Notes to be offered so as to enable an investor to decide to purchase or subscribe for the Notes.
Other	regulatory restrictions
No pe	rson may:
(a)	communicate or cause to be communicated and will only communicate or cause to be communicated an invitation or inducement to engage in investment activity (within the meaning of section 21 of the FSMA) received by it in connection with the issue or sale of any Notes in circumstances in which section 21(1) of the FSMA does not apply to the Issuer; and
(b)	it has complied and will comply with all applicable provisions of the FSMA (and all rules and regulations made under the FSMA) with respect to anything done in relation to any Notes in, from or otherwise involving the United Kingdom.
Europ	bean Economic Area
Prohil	bition of Sales to EEA Retail Investors
should	Notes are not intended to be offered, sold or otherwise made available to and d not be offered, sold or otherwise made available to any retail investor in the pean Economic Area (<i>EEA</i>). For the purposes of this provision:
(a)	the expression " retail investor " means a person who is one (or more) of the following:
	i. a retail client as defined in point (11) of Article 4(1) of Directive 2014/65/EU (as amended, <i>MiFID II</i>); or
	ii. a customer within the meaning of Directive (EU) 2016/97 (as amended, the <i>Insurance Distribution Directive</i>), where that customer would not qualify as a professional client as defined in point (10) of Article 4(1) of MiFID II; or
	iii. not a qualified investor as defined in the Prospectus Regulation; and











ar to fo For the p in relatior any form Notes to the Note	e expression an " offer " includes the communication in any form and by by means of sufficient information on the terms of the offer and the Notes be offered so as to enable an investor to decide to purchase or subscribe r the Notes. urposes of this provision, the expression an " offer of Notes to the public " to any Notes in any Member State of the EEA means the communication in and by any means of sufficient information on the terms of the offer and the be offered so as to enable an investor to decide to purchase or subscribe for s and the expression " Prospectus Regulation " means Regulation (EU) 9 (as amended).
Australia	
No prosp of Austra with, or re	ectus or other disclosure document (as defined in the Corporations Act 2001 lia (<i>Corporations Act</i>)) in relation to the Notes has been, or will be, lodged egistered by, the Australian Securities and Investments Commission (<i>ASIC</i>) her regulatory authority in Australia. No person may:
	make or invite (directly or indirectly) an offer of the Notes for issue, sale or purchase in, to or from Australia (including an offer or invitation which is received by a person in Australia); and
	distribute or publish, any Final Terms, terms sheet, information memorandum, prospectus or any other offering material or advertisement relating to the Notes in Australia,
in each c	ase unless:
;	the aggregate consideration payable by each offeree or invitee (including any person who receives an offer or invitation or offering materials in Australia) is at least A\$500,000 (or its equivalent in an alternative currency and, in either case, disregarding moneys lent by the offeror or its associates) or the offer or invitation otherwise does not require disclosure to investors in accordance with Part 6D.2 or Part 7.9 of the Corporations Act;
	such action complies with all applicable laws and regulations in Australia (including without limitation, the licencing requirements set out in Chapter 7 of the Corporations Act);
	such action does not require any document to by lodged with ASIC or any other regulatory authority in Australia; and
	the offer or invitation does not constitute an offer to a "retail client" within the meaning of section 761G of the Corporations Act.
	urposes of this selling restriction, the Notes include interests or rights in the Id in the Austraclear System or any other clearing system.
and Excl disclosu	is have not been and will not be registered under the Financial Instruments hange Act of Japan (Act No. 25 of 1948, as amended) (the <i>FIEA</i>) and re under the FIEA has not been and will not be made with respect to
directly o term as u Exchange for re-offe resident requirement	es. Accordingly, the Notes or any interest therein may not be offered or sold, r indirectly, in Japan or to, or for the benefit of, any resident of Japan (which used herein is defined under Item 5, Paragraph 1, Article 6 of the Foreign e and Foreign Trade Act (Act No. 228 of 1949, as amended)), or to others ering or resale, directly or indirectly, in Japan or to, or for the benefit of, any of Japan, except pursuant to an exemption from the registration ents of, and otherwise in compliance with, the FIEA and any other applicable ulations and ministerial guidelines of Japan.

Singapore











This Terms Sheet has not been registered as a prospectus with the Monetary Authority of Singapore.
Accordingly, this Terms Sheet and any other document or material in connection with the offer or sale, or invitation for subscription or purchase, of any Notes may not be circulated or distributed, nor may the Notes be offered or sold or made the subject of an invitation for subscription or purchase, whether directly or indirectly, to persons in Singapore other than:
 to an institutional investor (as defined under Section 4A of the Securities and Futures Act 2001 of Singapore (the SFA) pursuant to Section 274 of the SFA);
(b) to a relevant person (as defined under Section 275(2) of the SFA) pursuant to Section 275(1) of the SFA, or any person pursuant to Section 275(1A) of the SFA, and in accordance with the conditions specified in Section 275 of the SFA; or
(c) otherwise pursuant to, and in accordance with the conditions of, any other applicable provision of the SFA.
Where the Notes are subscribed or purchased under Section 275 of the SFA by a relevant person which is:
 (a) a corporation (which is not an accredited investor (as defined in Section 4A of the SFA)) the sole business of which is to hold investments and the entire share capital of which is owned by one or more individuals, each of whom is an accredited investor; or
(b) a trust (where the trustee is not an accredited investor) whose sole purpose is to hold investments and each beneficiary of the trust is an individual who is an accredited investor,
securities or securities based derivatives contracts (as defined in Section 239(1) of the SFA) of that corporation or the beneficiaries' rights and interest (howsoever described) in that trust shall not be transferred within 6 months after that corporation or that trust has acquired the Notes pursuant to an offer made under Section 275 of the SFA except:
(1) to an institutional investor (as defined under Section 4A of the SFA) or to a relevant person (as defined in Section 275(2) of the SFA) or to any person arising from an offer referred to in Section 275(1A) or Section 276(4)(c)(ii) of the SFA;
 (2) where no consideration is or will be given for the transfer; (2) where the transfer is by appreciate of laws
 (3) where the transfer is by operation of law; (4) as specified in Section 276(7) of the SFA; or
 (5) as specified in Regulation 37A of the Securities and Futures (Offers of Investments) (Securities and Securities-based Derivatives Contracts) Regulations 2018 of Singapore.
Singapore SFA Product Classification: In connection with Section 309B of the SFA and the Securities and Future (Capital Markets Products) Regulations 2018 of Singapore (the <i>CMP Regulations 2018</i>), unless otherwise specified before an offer of Notes, the Issuer has determined, and hereby notifies all relevant persons (as defined in Section 309A(1) of the SFA), that the Notes are "prescribed capital markets products" (as defined in the CMP Regulations 2018) and Excluded Investment Products (as defined in MAS Notice SFA 04-N12: Notice on the Sale of Investment Products).
Hong Kong The Notes may not be offered or sold in the Hong Kong Administrative Region of the People's Republic of China ("Hong Kong"), by means of any document, except for











Notes which are a "structured product" as defined in the Securities and Futures Ordinance (Cap. 571) of Hong Kong (the <i>SFO</i>) other than (i) to "professional investors" as defined in the SFO and any rules made under the SFO; or (ii) in other circumstances which do not result in the document being a "prospectus" as defined in the Companies (Winding Up and Miscellaneous Provisions) Ordinance (Cap. 32) of Hong Kong or which do not constitute an offer to the public within the meaning of that
Ordinance. No advertisement, invitation or document relating to the Notes may be issued or in the possession of any person for the purposes of issue, whether in Hong Kong or elsewhere, which is directed at, or the contents of which are likely to be accessed or read by, the public of Hong Kong (except if permitted to do so under the securities laws of Hong Kong) other than with respect to Notes which are or are intended to be disposed of only to persons outside Hong Kong or only to "professional investors" as defined in the SFO and any rules made under the SFO.
Switzerland
Notes must not be offered or sold in or into Switzerland except in compliance with all applicable laws and regulations in force in Switzerland and any person offering or selling Notes in or into Switzerland must, to the extent necessary, obtain any consent, approval or permission required, for the offer or sale by it of Notes under the laws and regulations in force in Switzerland.
The Notes must not be publicly (as such term is defined or interpreted under the Swiss Financial Services Act, <i>FinSA</i>) offered, sold or advertised, directly or indirectly, in or into Switzerland, except to any investor that qualifies as a professional client within the meaning of the FinSA.
This Terms Sheet and any other offering or marketing materials in relation to the Notes must not be publicly distributed (as such term is defined or interpreted under the FinSA) or otherwise made publicly available (as such term is defined or interpreted under the FinSA) in or into Switzerland, except to any investor that qualifies as a professional client within the meaning of the FinSA.
This Terms Sheet is not intended to constitute an offer to the public or solicitation to purchase or invest in the Notes. The Notes may not be publicly offered, sold or advertised, directly or indirectly, in or into Switzerland within the meaning of the FinSA, except to any investor that qualifies as a professional client within the meaning of the FinSA.
The Notes have not been and will not be listed on the SIX Swiss Exchange or on any other exchange or trading venue in Switzerland. This Terms Sheet has not been and will not be reviewed or approved by a Swiss review authority, and does not comply with the disclosure requirements applicable to a prospectus within the meaning of the FinSA. Neither this Terms Sheet nor any other offering or marketing material relating to the Notes may be publicly distributed or otherwise made publicly available in or into Switzerland in a way that would constitute a public offering of the Notes, as such term is defined or interpreted under the FinSA, except to any investor that qualifies as a professional client within the meaning of the FinSA.

This Terms Sheet forms part of the Offer Documentation and should be read in conjunction with, distributed and received in compliance with the statements made in the Offer Documentation. This Terms Sheet is information and is offering material for the purposes of the Selling Restrictions and the Offer Documentation. This Terms Sheet must not be published, delivered, distributed or received except in compliance with all applicable laws and regulations.

ANZ Important Information

ANZ Bank New Zealand Limited as Joint Lead Manager and its respective directors, officers, employees and agents (together, **ANZ**): (a) have not authorised or caused the issue of, or made any statement in, any part of this Terms Sheet, (b) do not make any representation, recommendation or warranty, express or implied regarding the origin, validity, accuracy, adequacy, reasonableness or completeness of, or any errors or omissions in, any information,











statement or opinion contained in this Terms Sheet, and (c) to the extent permitted by law, do not accept responsibility or liability for this Terms Sheet or for any loss arising from this Terms Sheet or its contents or otherwise arising in connection with the offer of Notes. This Terms Sheet does not constitute financial advice or a recommendation from ANZ to purchase any Notes. You must make your own independent investigation and assessment of the financial condition and affairs of the Issuer before deciding whether or not to invest in the Notes.

By subscribing for or purchasing Notes, each holder indemnifies the Issuer and ANZ against any liabilities, losses, damages, costs and expenses (including without limitation reasonable legal costs and expenses on a full indemnity basis) sustained or incurred by the Issuer or ANZ as a result of the failure of that person to comply with the selling restrictions set out in the Terms Sheet.

Bank of New Zealand Disclaimer

This terms sheet must be read in conjunction with, distributed and received in compliance with the offer documentation, including the selling restrictions for the Notes. Accordingly, possession and distribution of this terms sheet and the information contained in it is restricted. This terms sheet or any part of it must not be published, delivered, distributed or received except under circumstances which will result in compliance with the selling restrictions for the Notes and all applicable laws and regulations. In particular, the Issuer does not intend for the Notes to be offered in New Zealand to investors to whom disclosure is required under the Financial Markets Conduct Act 2013.

This terms sheet describes some of the terms of the Notes, but does not purport to contain all relevant information regarding the Notes or the Issuer, or to specify or summarise all of the terms and conditions of the Notes. The terms and conditions of the Notes are set out in the offer documentation for the Notes and, where there is any inconsistency with this terms sheet, the offer documentation will prevail. BNZ and the other Joint Lead Managers make no representation, warranty or undertaking and accept no responsibility as to the accuracy and completeness of any information contained in this terms sheet.

This terms sheet does not, and is not intended to, constitute any advice or recommendation with respect to the purchase or sale of any Notes, and it is not intended to be used as a basis for entering into any transaction. Each recipient of this terms sheet is responsible for conducting its own independent investigations (including obtaining its own professional advice) and reaching its own conclusions in relation to the Notes.

Any of BNZ and the other Joint Lead Managers may have or have had a relationship with or may provide or have provided financial services to the Issuer or any other person ("Third Party"). Any of BNZ and the other Joint Lead Managers may provide such services, engage in transactions (on its own account or otherwise) with respect to the Issuer or a Third Party, or act in relation to any matter for itself or a Third Party, notwithstanding that such services, transactions or actions may be adverse to the Issuer, any member of the Issuer's group or an investor in the Notes.

CBA Disclaimer

This information has been prepared and issued by Commonwealth Bank of Australia ("Commonwealth Bank") and is intended only for use by authorised recipients. Whilst Commonwealth Bank believe the contents of this term sheet are correct, Commonwealth Bank make no representation or warranty, express or implied as to, and assume no responsibility or liability for, the accuracy or completeness of, or any errors or omissions in, any information contained herein or in any accompanying previous or subsequent material. The information given is indicative and is subject to change. The Program documentation prevails where there is any inconsistency.

This terms sheet is not intended to be and does not constitute an invitation by Commonwealth Bank for applications to purchase the Notes and is provided as information only. Accordingly persons contemplating purchasing the Notes should make their own decision as to the sufficiency and relevance for their purpose of the information contained herein, undertake their own independent investigation of the appropriateness of Notes for them taking into account their financial and taxation circumstances, investment objectives and particular needs and take all appropriate advice from qualified professional persons as they deem necessary. Any investment decision should rely on that investigation and appraisal and not on this terms sheet. If it appears to the Commonwealth Bank that you may be a proscribed person or entity under the Charter of United Nations Act 1945 (Cth),or you may be in breach of the law of any jurisdiction relating to money laundering or counter-terrorism, or you appear in a list of persons with whom dealings are proscribed by the government or a regulatory authority of any jurisdiction, or act on behalf of or for the benefit of any such persons, then we may refuse/suspend/terminate any transaction and/or facility of yours.

Westpac Disclaimer

Westpac Institutional Bank refers to the brand under which products and services are provided by Westpac Banking Corporation ABN 33 007 457 141 or Westpac New Zealand Limited (company number 1763882) (together **Westpac**). This Terms Sheet is for distribution only in accordance with the selling restrictions set out in this Terms Sheet and should not be distributed to, and is not intended for, any other person. This Terms Sheet has been prepared solely for informational purposes only and does not constitute advice nor a recommendation to buy any Notes. It should not be interpreted as an offer to sell or a solicitation of an offer to buy any Notes or other product, security, instrument or investment in New Zealand or any other jurisdiction.

None of Westpac, its related companies or any director, officer, employee, agent, adviser or contractor thereof (**Related Parties**) give any warranty or representation (express or implied) that this Terms Sheet (or the information, opinions or conclusions set out or referred to in this Terms Sheet (**Information**)) is accurate, reliable, complete or current.

Westpac and its Related Parties, to the fullest extent permitted by law, disclaim all and any responsibility for and shall not be liable in any way whatsoever (whether in negligence or otherwise) for any loss, damage, cost or other liability of any nature which may be suffered or incurred by any person relying upon this Terms Sheet (or any Information











(including errors, defects, misrepresentations or omissions contained in this Terms Sheet), or otherwise arising in connection with the content of or any omission from this Terms Sheet.

By subscribing for or purchasing Notes, each bondholder indemnifies the Issuer and Westpac against any liabilities, losses, damages, costs and expenses (including without limitation reasonable legal costs and expenses on a full indemnity basis) sustained or incurred by the Issuer or Westpac to the extent it is a direct consequence of the failure of that person to comply with the selling restrictions set out in the Terms Sheet. Investors are advised that Westpac cannot accept bids that have been inflated in the expectation of being scaled on allocation and that all bids should reflect the investor's true demand for the Notes.

This Terms Sheet is subject to and must be read in conjunction with the terms and conditions of the Notes.

The current disclosure statements for the New Zealand division of Westpac Banking Corporation and for Westpac New Zealand Limited can be obtained at the internet address www.westpac.co.nz.









PRODUCT DISCLOSURE STATEMENT



Medium Term Note Programme

Issuer

China Construction Bank (New Zealand) Limited

Date: 17 May 2023

This document is a replacement product disclosure statement, replacing the product disclosure statement dated 27 May 2022 for the Medium Term Note Programme of China Construction Bank (New Zealand) Limited.

This document gives you important information about this investment to help you decide whether you want to invest. There is other useful information about this offer on *www.companiesoffice.govt.nz/disclose*. China Construction Bank (New Zealand) Limited has prepared this document in accordance with the Financial Markets Conduct Act 2013. You can also seek advice from a financial adviser to help you to make an investment decision.

1 Key Information Summary

What is this?

This is an offer of unsecured, unsubordinated medium term notes ("**Notes**"). Notes are debt securities issued by China Construction Bank (New Zealand) Limited ("**CCB NZ**"). You give CCB NZ money, and in return CCB NZ promises to pay you interest and repay the money at the end of the term. If CCB NZ runs into financial trouble, you might lose some or all of the money you invested.

About CCB NZ and China Construction Bank Corporation ("CCB") and its subsidiaries (together, the "CCB Group")

CCB NZ is a company registered in New Zealand with incorporation number 4929019. CCB NZ became a registered bank in New Zealand on 15 July 2014. The principal activity of CCB NZ is providing a range of banking products and services to business, corporate and institutional customers, as well as to high net worth and other individual customers.

Information about CCB NZ, including its financial statements, is published in disclosure statements required under the Banking (Prudential Supervision) Act 1989. CCB NZ's disclosure statements are available at *nz.ccb.com*.

CCB NZ's parent company is CCB, incorporated in the People's Republic of China ("China"). CCB is subject to regulatory oversight by the China Banking and Insurance Regulatory Commission, the People's Bank of China, the State Administration of Foreign Exchange, and other Government agencies of China. CCB, operating through a branch in New Zealand ("CCB Branch"), is also a registered bank in New Zealand and subject to regulatory oversight by the Reserve Bank of New Zealand ("RBNZ"). CCB NZ, the issuer of the Notes, is a separate legal entity to CCB and CCB Branch.

The CCB Group offers a comprehensive range of banking products and services globally to customers.

Purpose of this offer

The purpose of the offer of Notes is to raise funds which will be used for the general corporate purposes of CCB NZ, including making loans and other banking products available to CCB NZ's customers.

Issuer	CCB NZ
Description	A retail programme for the issuance of unsecured, unsubordinated medium term notes
Parent Company Guarantee	At the date of this document, the obligations of CCB NZ under the Notes are guaranteed by CCB, under a Deed of Guarantee dated 30 May 2014 (" Parent Company Guarantee ")
Series	The Notes are part of a retail series offered by CCB NZ. The terms of that series will be identical, except that each issue under that series may have a different issue date, maturity date, issue price, interest payment dates and interest rate, all as set out in the relevant final terms and (if applicable) confirmation of issue (" issue terms ")
Issue price	Notes may be issued at an issue price equal to, above or below their principal amount, as set out in the relevant issue terms
Term	The Notes will have an original term of 365 days or more, with the particular term set out in the relevant issue terms
Interest rate	Notes may bear interest at either:
	a fixed rate for the whole term of the Notes; or
	 a floating rate calculated as a specific margin (which will apply for the whole term of the Notes) over the 3 month wholesale bank bill rate

Key terms of the offer

	Non-interest bearing (zero coupon) Notes may also be issued
	The interest rate or method by which the interest rate will be determined (and any relevant fallback provisions for unavailability of the 3 month wholesale bank bill rate) will be set out in the relevant issue terms and the Note Deed Poll
Interest periods	Interest will be paid in arrear semi-annually (in the case of fixed rate Notes) or every 3 months (in the case of floating rate Notes), and may have a short or long initial interest period, as set out in the relevant issue terms
Further payments, fees or charges	By subscribing for or otherwise acquiring Notes, you agree to indemnify CCB NZ for any loss suffered by it as a result of any breach of the selling restrictions set out in section 4 of this document (Key Features of the Notes)
	Taxes may be deducted from interest payments on the Notes. See section 6 of this document (Tax) for further details
Application amounts	The minimum subscription amount is \$5,000 and higher multiples of \$1,000

Who is responsible for repaying you?

CCB NZ is responsible for the repayment of the Notes. At the date of this document, the obligations of CCB NZ under the Notes are guaranteed by CCB under the Parent Company Guarantee. If CCB NZ fails to repay the Notes, you may demand payment from CCB under the Parent Company Guarantee by following the steps set out in that guarantee. See section 4 of this document (Key Features of the Notes) for further important information and details relating to the Parent Company Guarantee. Apart from the guarantee provided by CCB under the Parent Company Guarantee, the Notes are not guaranteed by any other member of the CCB Group.

How you can get your money out early

You cannot redeem the Notes before their maturity date unless there is an event of default in respect of the Notes (see section 4 of this document (Key Features of the Notes) for further details).

CCB NZ does not intend to quote these Notes on a market licensed in New Zealand and there is no other established market for trading them. This means that you may not be able to sell your Notes before the end of their term.

How the Notes rank for repayment

If CCB NZ goes into liquidation:

- You will be repaid only **after** CCB NZ's secured creditors and creditors preferred by law (for example, Inland Revenue and employees).
- You will be repaid at the same time and to the same extent as all other unsecured unsubordinated creditors of CCB NZ (including other holders of Notes).
- You will be repaid before CCB NZ's subordinated creditors (if any) and shareholders.

You should also read section 4 of this document (Key Features of the Notes).

No security

The Notes are unsecured.

Key risks affecting this investment

Investments in debt securities have risks. A key risk is that CCB NZ does not meet its commitments to repay you or pay you interest (credit risk). Section 5 of this document (Risks of Investing) discusses the main factors that give rise to the risk. You should consider if the credit risk of these debt securities is suitable for you.

The interest rate for these Notes should also reflect the degree of credit risk. In general, higher returns are demanded by investors from businesses with higher risk of defaulting on their commitments. You need to decide whether the offer is fair. CCB NZ considers that the most significant risk factors are:

• Risks relating to credit risk on customers

As a bank, CCB NZ is susceptible to risks that its customers do not repay their loans (credit risk), Credit risk may increase across CCB NZ's lending portfolio as a result of a wide range of factors, including a deteriorating economic environment, increasing interest rates and inflation and external events (such as extreme weather, natural disasters, and pandemics given the unpredictability of some of these potential events, and the increased frequencies of these events in recent years) causing business disruptions and losses, resulting in adverse impacts on CCB NZ and its customers. A potential impact is an increase in the risk that customers will fail to meet their obligations, potentially resulting in an increase in credit provisioning. At the date of this document, the volatility impacting the financial services sector remains elevated as a result of persistently high inflation and interest rates, and the more moderate economic outlooks both locally and globally.

Risks relating to the changing regulatory landscape

The banking sector, including CCB NZ and CCB, is subject to increasingly extensive regulatory requirements. These requirements may have significant impacts on the future operational frameworks, strategies, business model and risk profile of CCB NZ and CCB, and may lead to reputational damage and regulatory proceedings if not appropriately managed. Changes include proposals around more robust capital management and control, liquidity management, branches of overseas banks, climate-related disclosure, deposit insurance, consumer regulations and general governance obligations.

This summary does not cover all of the risks of investing in the Notes. You should also read section 5 of this document (Risks of Investing) and section 4 of this document (Key Features of the Notes).

What is the Notes' credit rating?

A credit rating is an independent opinion of the capability and willingness of an entity to repay its debts (in other words, its creditworthiness). It is not a guarantee that the financial product being offered is a safe investment. A credit rating should be considered alongside all other relevant information when making an investment decision.

The programme under which the Notes are offered has been rated by Moody's Investors Service ("**Moody's**") and Fitch Ratings ("**Fitch**"). Moody's gives ratings from Aaa to Ca and Fitch gives ratings from AAA to C.

A credit rating is not a recommendation to buy, sell or hold Notes. Credit ratings may be revised or withdrawn by the rating agency at any time.

Moody's								
Rating:**	Aaa	Aa	A	Baa	Ва	В	Caa	Са
Credit risk:	Minimal		Low Current programme rating A1 (stable)	Moderate	Substantial	High	, ,	Likely in, or very near, default

Current credit ratings of the programme under which the Notes are offered

Note:

Moody's appends numerical modifiers 1, 2, and 3 to each generic rating classification from Aa through Caa. The modifier 1 indicates that the obligation ranks in the higher end of its generic rating category; the modifier 2 indicates a mid-range ranking; and the modifier 3 indicates a ranking in the lower end of that generic rating category.

	Fitch								
Rating:***	AAA	AA	A	BBB	BB	В	CCC	СС	С
Summary description:	credit	credit	High credit quality Current programme rating A (stable)	Good credit quality	Speculative	Highly speculative		Very high levels of credit risk	Near Default

Note:

The modifiers "+" or "-" may be appended to a Fitch rating to denote relative status within major rating categories. Such suffixes are not added to the 'AAA' ratings and ratings below the 'CCC' category.

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2 Terms of the Offer

Issuer	China Construction Bank (New Zealand) Limited ("CCB NZ")
Description	A retail programme for the issuance of unsecured, unsubordinated medium term notes (" Notes ")
Currency	The Notes will be denominated in New Zealand dollars
Programme Limit	The combined limit for this programme and CCB NZ's wholesale debt issuance programme is \$1,500,000,000, as varied from time to time by CCB NZ
Dealers	ANZ Bank New Zealand Limited Bank of New Zealand Commonwealth Bank of Australia ABN 48 123 123 124 (acting through its New Zealand branch) Westpac Banking Corporation ABN 33 007 457 141 (acting through its New Zealand branch)
	CCB NZ may appoint additional Dealers from time to time either generally in respect of the programme or in relation to particular Notes at its discretion
Parent Company Guarantee	At the date of this document, the obligations of CCB NZ are guaranteed by CCB NZ's parent company, China Construction Bank Corporation (" CCB "), under a Deed of Guarantee dated 30 May 2014 (" Parent Company Guarantee ")
Note Deed Poll and conditions of the Notes	 The Notes are constituted and issued under: a note deed poll dated 16 June 2017, as amended from time to time ("Note Deed Poll"). The Note Deed Poll is a contract binding on both CCB NZ and holders, and the general terms and conditions of the Notes are appended to it; final terms in respect of each series (or, for series offered in tranches, each tranche) of Notes. The final terms modify the general terms and conditions appended to the Note Deed Poll, with details for that specific series or tranche (for instance, whether interest is fixed or floating); and (where the Notes are offered to individual customers rather than in a syndicated offering) the confirmation of issue for the particular issue of Notes. This supplements the final terms for the relevant series with the terms agreed for the relevant Notes (being the issue date, maturity date, issue price, interest payment dates and interest rate)
Programme documentation	You should also read the Note Deed Poll, the relevant final terms and (if applicable) the confirmation of issue (" issue terms "), which contain further information about the Notes, and the Parent Company Guarantee. Copies of the Note Deed Poll, Parent Company Guarantee and applicable Final Terms may be obtained from the offer register at <i>www.companiesoffice.govt.nz/disclose</i> . Copies of any particular holder's confirmation of issue are available from the Note Registrar (refer to Section 8 of this document (Where You Can Find More Information))

Series and tranches	The Notes are issued in series, and each series may be made up of one or more tranches of Notes issued on different dates. All the Notes in a series will have identical terms, except that each issue under that series may have a different issue date, maturity date, issue price, interest payment dates and interest rate, all as set out in the relevant issue terms. If a series is issued in tranches, different tranches within the series will have different issue dates, and may have different issue prices, first interest payment dates and interest commencement dates
Issue price	Notes may be issued at an issue price equal to, above or below their principal amount, as set out in the relevant issue terms
Term	The Notes will have an original term of 365 days or more, with the particular term set out in the relevant issue terms
Redemption	Unless previously redeemed (see "Events of default" in section 4 of this document (Key Features of the Notes)) or purchased by CCB NZ and cancelled, the outstanding principal amount of each Note and any accrued interest will, subject to any deductions on account of tax, be payable at maturity
Tax call	Notes may include a tax call allowing CCB NZ to redeem those Notes before their maturity date in certain limited circumstances, if specified in the relevant issue terms. See section 4 of this document (Key Features of the Notes) for further details
Interest rate	Notes may bear interest at either:
	a fixed rate for the whole term of the Notes; or
	 a floating rate calculated as a specific margin (which will apply for the whole term of the Notes) over the 3 month wholesale bank bill rate.
	Non-interest bearing (zero coupon) Notes (" Zero Coupon Notes ") may also be issued
	The interest rate or the method by which the interest rate will be determined (and any relevant fallback provisions for unavailability of the 3 month wholesale bank bill rate) will be set out in the relevant issue terms and the Note Deed Poll
Interest periods	Interest will be paid in arrear semi-annually (in the case of fixed rate Notes) or every 3 months (in the case of floating rate Notes), and may have a short or long initial interest period, as set out in the relevant issue terms
Ranking	If CCB NZ goes into liquidation:
	 You will be repaid only after CCB NZ's secured creditors and creditors preferred by law (for example, Inland Revenue and employees)
	• You will be repaid at the same time and to the same extent as all other unsecured unsubordinated creditors of CCB NZ (including other holders of Notes)
	 You will be repaid before CCB NZ's subordinated creditors (if any) and shareholders
	You should also read section 4 of this document (Key Features of the Notes)

Further payments, fees or charges	By subscribing for or otherwise acquiring Notes, you agree to indemnify CCB NZ for any loss suffered by it as a result of any breach of the selling restrictions set out in section 4 of this document (Key Features of the Notes)
	You should also read section 6 of this document (Tax) for a description of payments relating to withholding tax, approved issuer levy and tax indemnities
Application amounts	The minimum subscription amount is \$5,000 and higher multiples of \$1,000
Note Registrar, Paying Agent and Calculation Agent	Computershare Investor Services Limited

3 Purpose of the Offer

The purpose of the offer of Notes is to raise funds which will be used for the general corporate purposes of CCB NZ, including making loans and other banking products available to CCB NZ's customers.

4 Key Features of the Notes

Form and status of the Notes

Each Note is a registered debt obligation of CCB NZ, constituted by, and owing under, the Note Deed Poll. This means that title to each Note will be conclusively determined by the name of the holder entered in the Note register, subject to correction for fraud or error. CCB NZ is entitled to deal exclusively with the person(s) named in the Note register for all purposes, including when making any payments.

The Notes constitute direct, unconditional, unsubordinated and unsecured obligations of CCB NZ, ranking equally among themselves and at least equally with all other present and future unsecured and unsubordinated obligations of CCB NZ, except for liabilities mandatorily preferred by law. See further below under the heading "Ranking".

Ranking

If CCB NZ goes into liquidation:

- You will be repaid only **after** CCB NZ's secured creditors and creditors preferred by law (for example, Inland Revenue and employees).
- You will be repaid at the same time and to the same extent as all other unsecured unsubordinated creditors of CCB NZ (including other holders of Notes).
- You will be repaid **before** CCB NZ's subordinated creditors (if any) and shareholders.

After the issuance of any Notes, CCB NZ may from time to time borrow or raise additional debt, or otherwise incur liabilities, without your consent, that:

- rank equally with the Notes. This may include further issuances of Notes, and other unsubordinated, unsecured borrowings of CCB NZ; or
- rank in priority to the Notes. This may include secured bonds, other secured borrowing of CCB NZ, and liabilities preferred by law.

CCB NZ is not restricted by the terms of any trust deed or other covenants with third parties from creating further liabilities that rank equally with, or in priority to, the Notes on a liquidation of CCB NZ. The

creation of such further liabilities may reduce the amount recoverable by you in the case of liquidation of CCB NZ.

The below diagram summarises the ranking of the Notes on a liquidation of CCB NZ.

Ranking	Catego	ories of liability/equity	Amounts
High	Liabilities that rank in priority to	Secured liabilities	
	the Notes on a liquidation of CCB NZ	Liabilities preferred by law, including employee entitlements	A ranking diagram, including indicative amounts based on
	Liabilities that rank equally with	Notes	the financial position of CCB NZ as at its most recent
	Notes on a liquidation of CCB NZ	Other unsubordinated and unsecured liabilities that rank equally with the Notes	balance date, is incorporated by reference into this document and is available on
	Liabilities that rank below the Notes on a liquidation of CCB NZ	Subordinated and unsecured liabilities	the offer register at www.companiesoffice.govt.nz/dis close.
Low	Equity		

Ranking of the Notes on a liquidation of CCB NZ

Guarantee

At the date of this document, the obligations of CCB NZ under the Notes are guaranteed by China Construction Bank Corporation under the Parent Company Guarantee. CCB is the parent company of CCB NZ and a member of the CCB Group, which includes CCB NZ.

There are no limits on the amount of the obligations guaranteed under the Guarantee and no material conditions applicable to the Guarantee other than non-performance by the Bank and following the demand process described below.

The Parent Company Guarantee is not secured by any security interest.

You may make a demand under the Parent Company Guarantee if:

- you have served written demand on CCB NZ with proper proof of the unpaid obligation;
- you have complied with all the requirements of CCB NZ including with regard to documentation and security; and
- the demand on CCB NZ remains unsatisfied for 5 business days after service.

A demand under the Parent Company Guarantee must be accompanied by a statutory declaration, including statements of your residency and place of business, that CCB NZ has failed to meet the obligation, that a written demand has been served on CCB NZ, and certain details of the obligation as set out in the Parent Company Guarantee. A verified copy of the written demand on CCB NZ must also be provided.

Upon receipt of such a written demand under the Parent Company Guarantee, CCB shall be required to forthwith pay or cause to be paid the outstanding amount as stated in the demand.

The Parent Company Guarantee is governed by New Zealand law. CCB and CCB NZ have each submitted, for the purposes of the Parent Company Guarantee, to the non-exclusive jurisdiction of the courts of New Zealand.

The address for service of CCB is No. 25 Financial Street, Xicheng District, Beijing 100033, People's Republic of China. CCB has also irrevocably appointed CCB NZ to accept service of process in New Zealand on behalf of CCB in respect of all matters in New Zealand arising under or in relation to the Parent Company Guarantee.

You should note that at the date of this document China does not have a treaty providing for the reciprocal recognition and enforcement of judgments of courts with New Zealand. It may not be possible for you to effect service of process upon CCB in China and judgments made by New Zealand courts might not be recognised or enforced in China.

In January 2022 the China Banking and Insurance Regulatory Commission ("**CBIRC**") issued new *Rules* on *Related-Party Transactions of Banking and Insurance Institutions*, effective from March 2022 with a one year transitional period from that date. Although these rules generally restrict banks incorporated in China from guaranteeing subsidiaries and other related parties, in November 2022 the CBIRC granted an exemption to CCB which allows CCB to continue to provide the Parent Company Guarantee. The exemption has no expiry date.

A copy of the Parent Company Guarantee may be obtained from the offer register at *www.companiesoffice.govt.nz/disclose*.

Events of default

If an event of default, as set out in the Note Deed Poll, occurs and continues un-remedied in relation to any Notes in a series, you may, by notice in writing to CCB NZ (with a copy to the Note Registrar), require your Notes in that series to be repaid early at their principal amount together with accrued interest, subject to any deductions on account of tax.

The events of default are set out in the Note Deed Poll, and include (among others):

- failure by CCB NZ to pay any interest in respect of the Notes within 14 days of the relevant due date, or any principal in respect of the Notes within 7 days of the relevant due date;
- default by CCB NZ in performance or observance of any of its other obligations under any Notes, which default is incapable of remedy or, if capable of remedy, is not remedied within 30 days after notice has been given to CCB NZ requiring such default to be remedied; and
- the Parent Company Guarantee not being in full force and effect.

Selling restrictions

You may only offer for sale or sell any Note in conformity with all applicable laws and regulations in any jurisdiction in which it is offered, sold or delivered. No product disclosure statement, information memorandum, advertisement or other offering material in respect of any Note may be published, delivered or distributed in or from any country or jurisdiction except under circumstances which will result in compliance with all applicable laws.

By subscribing for or otherwise acquiring Notes, you agree to indemnify CCB NZ for any loss suffered by it as a result of any breach of the above selling restrictions by you.

Transfers

You may transfer any of your Notes by:

- a written instrument of transfer in any commonly used form that complies with the standard form and procedures of the Note Registrar and applicable law;
- instructing the Note Registrar to transfer the Notes into the name(s) of the transferee(s) through NZClear in accordance with the standard form and procedures of the Note Registrar; or
- any other method of transfer of marketable securities that is not contrary to any law and that is approved by CCB NZ.

Interests in Notes entered into NZClear will be transferable in accordance with NZClear's rules and operating guidelines. See further below under the heading "Notes held in NZClear".

You may transfer part of your holding of Notes. However, no transfer of any part of your holding may be made if it would result in you or the transferee holding or continuing to hold Notes with an aggregate principal amount that is less than \$5,000 or is not a higher multiple of \$1,000.

Currency

CCB NZ will pay principal and interest on the Notes in New Zealand dollars. This presents certain exchange rate risks if you have a different home currency (that is, if the currency in which your financial activities are primarily denominated is not New Zealand dollars). The value of the New Zealand dollar against other foreign currencies fluctuates and is affected by changes in New Zealand and international political and economic conditions and by many other factors. Exchange rates may significantly change and relevant authorities may impose or modify exchange controls. If your home currency appreciates relative to New Zealand dollars, the yield, principal value and/or market value of the Notes, when expressed in your home currency, would decrease.

Payments and record dates

The record date for any payment due in respect of the Notes, other than Zero Coupon Notes, is the close of business on the tenth calendar day before the due date for that payment (or if that is not a business day, on the immediately preceding business day). The record date in respect of Zero Coupon Notes is the close of business on the calendar day before the due date for payment (or if that is not a business day, on the immediately preceding business day).

Payment in respect of each Note will be made to the person whose name appears in the Note register as the holder on the record date. If more than one person is named in the Note register, payment will be made to the first person named.

- For Notes which are not held in NZClear, payment will be made by the Paying Agent by direct credit to a bank account specified by you by notice in writing to the Note Registrar.
- For Notes held in NZClear, payment will be made by CCB NZ crediting on the relevant payment date the amount due to the account of the Paying Agent or other account previously notified by the Paying Agent or NZClear to CCB NZ.

When the due date for any payment is not a business day and unless otherwise specified in the relevant issue terms:

- If the relevant Note is a Zero Coupon Note or bears fixed rate interest, payment will be made on the next date which is a business day, but the record date and the amount paid will not be adjusted that is, interest payments (where applicable to fixed rate Notes) will be made in semi-annual instalments of equal amounts (except for any initial short or long interest period).
- If the relevant Note bears floating rate interest, payment will be made on the next date which is a business day, unless that day falls in the next calendar month in which case payment will be made on the first preceding day that is a business day. The record date and the calculation of any accrued interest will be adjusted up or down accordingly.

You may not require the transfer of any Note to be registered during the period from a record date until the relevant payment date.

Tax Call

If the relevant issue terms specify that Notes include a tax call, CCB NZ may elect to redeem those Notes before their maturity date in certain limited circumstances. The principal amount of those Notes and any accrued interest (or such other amount as is specified in the relevant issue terms) will, subject to any deductions on account of tax, be payable on such early redemption.

CCB NZ may exercise a tax call on Notes if it has or will become obliged to pay any additional amounts under the conditions in respect of approved issuer levy or other tax as a result of changes to relevant

New Zealand laws, regulations or rulings, as described in the Note Deed Poll, where such change becomes effective on or after the date of issue of the first tranche of such Notes and CCB NZ is still obliged to pay such additional amounts despite taking reasonable measures available to it.

In order to exercise any tax call CCB NZ must also comply with any other administrative requirements (including notice requirements) set out in the Note Deed Poll.

Meetings and variation of the Notes

Meetings of holders may be called to consider matters affecting their interests generally. In such meetings, defined majorities may bind you and all other holders, even if you did not attend and vote at the relevant meeting or voted in a manner contrary to the majority.

The Notes may also be varied without your consent in certain limited circumstances, including if (in the reasonable opinion of CCB NZ) the variation is necessary or advisable to comply with any law, is of a formal, technical or administrative nature only, is made to cure any ambiguity or is not materially prejudicial to the interests of holders as a whole.

Notes held in NZClear

Notes offered to institutional and other investors may be held in NZClear. Investors may acquire interests in those Notes if they are members of NZClear, or through a nominee who is a member. If your Notes are held in NZClear, your rights (and the rights of each other person holding an interest in the Notes) are subject to NZClear's rules and operating guidelines.

CCB NZ is not responsible for anything that NZClear does or omits to do or for any loss occasioned by the failure of NZClear.

Governing law

The Notes, the Note Deed Poll and the Parent Company Guarantee are governed by New Zealand law. Accordingly, future judicial decisions and changes to New Zealand law or administrative practices may affect the interpretation of the Notes.

5 Risks of Investing

General risks

Your investment in the Notes is subject to the following general risks:

Credit risk on CCB NZ

The principal risk of holders not being able to recover in full their principal investment is that CCB NZ may become insolvent, may be placed in receivership, liquidation or statutory management or otherwise may be unable to and/or fail to make any payment. In that event, you might not recover all your initial principal investment or receive the expected returns.

Secondary market risk

CCB NZ does not intend to quote these Notes on a market licensed in New Zealand. The Notes may have no established trading market when issued, and one may never develop. If a market does develop, an investment in Notes may not be very liquid. Therefore, you may not be able to sell your Notes easily or at prices that will provide you with a yield comparable to similar investments that have a developed secondary market. Illiquidity may reduce the market value of the Notes.

Specific risks relating to CCB NZ's creditworthiness

CCB NZ is aware of the following circumstances that exist or are likely to arise that significantly increase the risk that CCB NZ may default on any of its payment obligations under the Notes:

The CCB Group is expanding its New Zealand business across CCB NZ and CCB Branch

Since CCB NZ entered the New Zealand market in 2014, the CCB Group (being the parent company CCB and its subsidiaries, and including CCB NZ and CCB Branch) has been generally expanding its business and the range of products and services it provides to customers.

- The growth of CCB NZ, as well as the general shape and direction of its business in the future, may be impacted by economic and systemic changes to its operating environment in New Zealand. Furthermore, de-globalisation and the growth of insular national policies are changing the geopolitical profile in which CCB NZ operates significantly – altering opportunities for business growth and change. These changes may lead to significant volatility in the ability of CCB NZ's customers to generate revenue and cashflow in the future, and therefore, the failure of an increased number of businesses across a wide range of industries. Opportunities for growth and further investment may also be limited restricting the ability of CCB NZ to obtain ongoing high value portfolios for investment. CCB NZ intends to continue to closely monitor the developments of these factors and actively manage the impact on CCB NZ's operating strategy, financial position and performance.
- The impact of climate change, both on CCB NZ directly, and indirectly through its clients and suppliers is also a material contributor to the risks associated with this investment. Transitional risks associated with changing the economy to lower carbon consuming, less resource hungry activities will impact both CCB NZ's operations and those of its borrowers and funders. CCB intends to incorporate these considerations into the bank's planning activities, business strategy and risk management framework
- The further expansion of CCB NZ's business is also subject to other risks and challenges including
 maintaining an appropriate capital base to grow and remain competitive, together with qualified
 personnel and infrastructure, and the possibility that new products and services may not be accepted
 by customers or be as profitable as expected. If CCB NZ cannot continue to grow its business as
 intended, then this could have an adverse effect on CCB NZ's business, financial condition and
 results of its operations.
- Further, there is competition from established banks and other new entrants, including competitors
 that have greater financial and other resources than CCB NZ. Larger competitors may also have
 lower relative fixed costs compared to their size, due to economies of scale. There is a limited
 market, especially for personal banking products such as residential mortgage loans, credit cards and
 personal loans. This competition may make it difficult for CCB NZ to further grow or maintain its loan
 portfolio and deposit base and may cause intense pricing competition, which could have an adverse
 effect on its growth plans, interest and other margins, and business.
- CCB NZ's parent company, CCB, is registered to provide banking services in New Zealand through CCB Branch. CCB Branch was established to operate in the New Zealand market alongside CCB NZ, with the intention to bring benefits to the local economy through strategic lending opportunities as well as providing efficiency gains and innovations to the banking sector. The composition of CCB NZ's lending portfolio could be affected by the participation of CCB Branch in certain sectors where CCB NZ currently operates. The origination / location of loans and advances in each entity is likely to reflect wider considerations between both entities including capital availability, relative book and balance sheet size and timing and scale of individual loans. CCB Branch's banking licence restricts its business to only wholesale customers and this precludes it from competing directly with CCB NZ for retail customers.

 CCB NZ's parent has its own risk profile and appetite in respect of its investments globally, and in CCB NZ, and that risk appetite may impact on the ability of CCB NZ to grow in areas where it sees opportunity within New Zealand, especially given the small size of CCB NZ in comparison to the overall group.

Liquidity and funding risk

CCB NZ may, in periods of stress, have insufficient capacity, or have to pay higher than market rates, to fund increases in assets (including commitments to extend loans to significant borrowers), or be unable to meet its payment obligations as they become due (including repaying depositors or maturing debt). Such risks are part of its banking operations due to the timing mismatch between cash inflows and cash outflows.

CCB NZ's funding strategy is to ensure adequate sources of medium to long term funding, and working to optimise the structure of its assets, liabilities and transaction timing. A portion of CCB NZ's funding may come from short term market funding with a maturity of less than one year. If CCB NZ's long term funding strategy becomes more expensive or difficult to execute as a result of changes to market conditions, it will need to rely on a short term funding strategy in line with regulatory liquidity management requirements. If CCB NZ or the CCB Group cannot adequately provide for decreases or changes in funding sources in New Zealand their businesses may be materially adversely affected.

CCB NZ has a comprehensive policy framework to manage liquidity and funding risks, which is set by the board of CCB NZ. This policy framework includes:

- managing in accordance with relevant regulated liquidity requirements and internal policies;
- ensuring that lending growth is supported by diversified and stable sources of funding and maintaining a portfolio of unencumbered, highly liquid assets;
- monitoring liquidity and funding risks through internal management limits and early warning indicators and stress testing; and
- implementing annual funding plans and contingency funding plans to manage liquidity in normal times and in periods of stress;

RBNZ is currently undertaking a comprehensive review of its Liquidity Policy, and future changes may result in changes in how liquidity and funding risks are being managed at CCB NZ and other New Zealand banks.

CCB credit events may affect its subsidiaries, including CCB NZ

As at the date of this document, CCB owns 100% of the shares of CCB NZ and has provided the Parent Company Guarantee described in section 4 of this document (Key Features of the Notes). The Parent Company Guarantee is a factor contributing to the current credit ratings of CCB NZ. If in the future CCB runs into financial difficulty or the Parent Company Guarantee ceases to be available for new obligations of CCB NZ, this could also result in a credit rating downgrade for CCB NZ and could constrain CCB NZ's access to capital and liquidity.

Credit risk on customers

The business of CCB NZ and, more generally, the CCB Group could be materially and adversely
affected by losses arising from the failure of its customers to pay principal and/or interest on money
lent. This could occur for a variety of reasons, including a slowdown in growth of the New Zealand, or
global economies (whether as a result of future pandemics (including a resurgence of COVID-19),
geopolitical risks or natural disasters or extreme climate events, particularly given the unpredictability
of some of these potential events and their increased frequency in recent years). Other factors such

as declines in property prices, poor economic conditions in a specific industry sector or geographic region to which CCB NZ has significant exposure and worsening credit of its counterparties may also negatively impact CCB NZ's growth. CCB NZ has a clearly-defined credit risk policy for the approval and management of credit risk, including credit underwriting policies and standards for lending, processes for hardship and policies and procedures setting out the circumstances where collateral is to be taken to mitigate credit risk.

- As the CCB Group continues to expand its New Zealand business across CCB NZ and CCB Branch, its loan portfolio may be relatively concentrated from time to time. The overall quality of its loan portfolio could materially deteriorate following a decline in the credit quality of any significant borrowers. CCB NZ monitors its portfolio to identify and assess risk concentrations, with portfolio management objectives to create a diversified portfolio avoiding significantly large concentrations of economically related credit risk exposures.
- The residential mortgage loans made by CCB NZ are predominantly in the Auckland region. CCB NZ seeks to mitigate the risks of this geographical concentration by applying conservative income assessment criteria, loan purpose assessments and loan-to-value requirements.

Market, operational and compliance risks

CCB NZ is exposed to the risk of loss arising from adverse movements in market rates including interest rates, credit spreads and foreign exchange rates (market risk), particularly during times of increased market volatility. Changes in interest levels, yield curves and spreads may affect, among other things, CCB NZ's interest rate margins.

CCB NZ is also exposed to operational risk arising from its operations as a bank. Operational risk is the risk of loss resulting from inadequate or failed internal processes, employees and information technology systems. However, this is mitigated through good governance and use of processes from CCB and the implementation of better operational risk training, incident identification and management processes and tools. Cybersecurity, business continuity and disaster recovery processes and systems are specifically and separately managed and implemented by staff at CCB NZ, with support from CCB for areas of activity which require more specialist support. These risks are also mitigated through the use of CCB to provide the services rather than provide the services locally.

CCB NZ's compliance risks are managed through a dedicated compliance management function, and the implementation of a compliance management framework throughout the bank which is annually reviewed by CCB NZ's board. Compliance management focusses on ensuring that CCB NZ meets, and continues to meet its regulatory and legal obligations at all times, and in all processes; minimising the risks of fines and regulatory actions and sanctions. CCB NZ also monitors and manages risks to its reputation and ensures through appropriate conduct and culture management that these risks are minimised as far as is practicable.

CCB NZ's board has implemented an overall risk management framework to effectively mitigate the risks arising from its activities in achieving its strategic goals and objectives as outlined above. The board has created a risk appetite statement indicating how it expects risks to be appropriately identified, priced, owned and managed. These statement include policies outlining their qualitative expectations of the level of risk to be taken in each area, and quantitative metrics and trigger points to ensure that risks taken are managed within an acceptable profile.

CCB NZ's operational and compliance risk frameworks are based on the three lines of defence model. The day-to-day risk identification and management activities of the business is overseen by the Risk Management, Compliance and Finance Departments. Further independent assurance is provided by internal audits, with independent, qualified and reputable third party service providers used for specific internal audit activities, and in-house capacity for others.

Regulatory risks

CCB NZ and the CCB Group are subject to financial service laws, regulations, administrative actions and policies, including capital adequacy requirements and conditions of registration specified by the RBNZ in respect of CCB NZ.

CCB NZ has implemented systems and risk management processes to ensure compliance with these requirements. Regulatory focus continues to evolve and over recent years banks have had to consider and implement measures in response to regulatory changes or proposals relating to or potentially affecting registered banks. It is not possible to predict the direction and extent of further changes to bank regulation that may occur, but significant or prolonged changes may reshape the future regulatory landscape, the businesses, strategies and asset bases of CCB NZ, CCB Branch and other banks in New Zealand. Such further changes will need to be considered as they are finalised; may create new regulatory or compliance risks to be managed; and will be a significant focus of management attention. This may result in increased costs and risks to CCB NZ.

CCB NZ is also subject (through its parent, CCB) to regulations imposed from time to time by the CBIRC, and has a reporting process to provide detailed information about its risk management system and processes to CCB.

Failure to comply with these and other laws, regulations or codes of practice (including without limitation in relation to money laundering, terrorist financing, misconduct, market manipulation and sanctions) could result in regulatory fines and sanctions, compensatory actions, or CCB NZ's banking licence being revoked.

Further, any changes arising from legislation, regulation, and de-globalisation activities occurring across the globe and the geopolitical changes increase the volatility of the environment in which CCB NZ and CCB operate within. These changes could affect the flow of people and skills, goods and services, and investment and capital. Together, and individually, these could adversely impact CCB NZ's business viability and activity, and level of parental support (including under the Parent Company Guarantee).

Risk factors - likelihood, impact and magnitude

Any of the circumstances described above may result in the following impacts on CCB NZ:

- specific operating losses or reduced revenues this is assessed as having a low probability of
 happening but a moderate impact (for example, some credit defaults are expected but are provided
 for in the normal course of money lending);
- larger one-off losses, which are assessed as having a low probability, but if they occur would have a greater magnitude of impact on CCB NZ's financial position; and
- as a result of either of the above, a reduction in CCB NZ's capital available to absorb further losses and therefore an increased risk of default.

It is not possible to forecast precisely the probability or magnitude of any of the particular business, financial and other risks described above. CCB NZ seeks to reduce the likelihood, impact and magnitude of the circumstances identified above by:

- strategies to expand its capabilities and broaden its customer base and revenue streams;
- a risk management framework and internal controls/procedures to manage and mitigate key business risks, including oversight and internal audit; and
- regular and active stress testing activities.

From the perspective of holders of Notes, the key potential impacts of any of the identified circumstances occurring, or a failure of the risk management systems or strategies, are:

- actual or perceived reduction in credit quality of CCB NZ and/or credit rating downgrade leading to a loss in the market value of Notes, if sold on the secondary market; and
- default by CCB NZ in repaying the Notes or paying interest due on them.

6 Tax

New Zealand tax residents and holders who receive interest payments under the Notes that are subject to the New Zealand resident withholding tax rules, will have resident withholding tax (**RWT**) deducted from the interest that is payable under the Notes, unless, on or before the Record Date for the relevant payment, the holder notifies the Paying Agent or CCB NZ that it has RWT-exempt status and provides its IRD number to allow for that status to be verified on the electronic register maintained by the Commissioner of Inland Revenue.

Unless otherwise stated in the relevant issue terms, if you receive payments of principal or interest on the Notes subject to the non-resident withholding tax rules, an amount equal to the approved issuer levy will be deducted from payments to you in lieu of deducting non-resident withholding tax (except where you elect otherwise or it is not possible under any law, in which case non-resident withholding tax will be deducted instead). See the Note Deed Poll for further details.

In the relevant issue terms, CCB NZ may undertake to pay the approved issuer levy on its own account where this would remove the liability to deduct non-resident withholding tax (except where you elect otherwise or it is not possible under any law, in which case non-resident withholding tax will be deducted instead). In that case, CCB NZ will not deduct such approved issuer levy from interest payments to you on the Notes. Notes may also include a tax call as described in section 4 of this document (Key Features of the Notes).

If, in respect of any of your Notes, the Paying Agent or CCB NZ becomes liable to account for withholding taxes, or make any payment of, or on account of, tax payable by you (other than in respect of any approved issuer levy CCB NZ has agreed to pay on its own account), then the Paying Agent and CCB NZ shall be indemnified by you in respect of such liability. See the Note Deed Poll for further details.

There may be other tax consequences from acquiring or disposing of the Notes.

The above generalised summary is based on the taxation laws in force in New Zealand as at the date of this document. Future changes to these or other laws may affect the tax consequences of an investment in the Notes. See also "Governing law" in section 4 of this document (Key Features of the Notes).

If you have any queries relating to the tax consequences of an investment in the Notes, you should obtain professional advice on those consequences.

7 How to Complain

Complaints about the Notes can be directed to CCB NZ at:

CCB NZ Complaints Department China Construction Bank (New Zealand) Limited Level 29 48 Shortland Street Auckland 1010

Tel: 0800 299 5533 option 5

Email: Complaints@nz.ccb.com

CCB NZ is also a member of the Banking Ombudsman Scheme, which is an approved dispute resolution scheme. Complaints about the Notes can be directed to the scheme at:

Banking Ombudsman Freepost 218002 PO Box 25327 Featherston Street Wellington 6146

Tel: 0800 805 950

The Banking Ombudsman Scheme will not charge a fee to any complainant to investigate or resolve a complaint.

Complaints may also be directed to the Financial Markets Authority through its website at *www.fma.govt.nz*.

8 Where You Can Find More Information

Further information relating to CCB NZ and the Notes is available on the offer register at *www.companiesoffice.govt.nz/disclose*. A copy of information on the offer register is available on request to the Registrar of Financial Service Providers.

Further information about CCB NZ is contained in CCB NZ's most recent disclosure statement (which includes CCB NZ's most recent financial statements). CCB NZ's most recent disclosure statement, and other information about CCB NZ, can be found online at *nz.ccb.com*. A printed copy of the most recent disclosure statement will also be made available, free of charge, upon request to CCB NZ and will be dispatched by the end of the second working day after the day on which the request is received.

Enquiries about the Notes can be made, and copies of the Note Deed Poll and further copies of this document can be obtained free of charge, on request, by contacting:

Computershare Investor Services Limited Level 2, 159 Hurstmere Road Takapuna, Auckland Private Bag 92119 Victoria Street West Auckland 1142

Telephone: +64 (9) 488 8700 Email: enquiry@computershare.co.nz

9 How to Apply

You may apply for Notes by contacting CCB NZ (see section 10 of this document (Contact Information)). For each application you must complete the application form at the back of this document and pay the issue price.

10 Contact Information

CCB NZ may be contacted at:

China Construction Bank (New Zealand) Limited Level 29 48 Shortland Street Auckland

Tel: +64 (9) 338 8200

Application Instructions and Application Form

Application Instructions

The following application form is issued with the product disclosure statement dated 17 May 2023 (as supplemented from time to time, the "**Product Disclosure Statement**") for the retail Medium Term Note Programme of China Construction Bank (New Zealand) Limited ("**CCB NZ**").

Terms defined in the Product Disclosure Statement have the same meaning in these instructions.

You should read the entirety of the Product Disclosure Statement and these instructions carefully before completing the application form. Applications to subscribe for Notes must be made on an application form contained in the Product Disclosure Statement.

An application will constitute an irrevocable offer by the applicant to subscribe for and acquire the principal amount specified on the application form (or such lesser amount which CCB NZ may determine) of Notes from the issuance specified on the application form, on the terms and conditions set out in the Product Disclosure Statement, the Note Deed Poll, the relevant final terms and (if applicable) confirmation of issue, these instructions and the application form. An application cannot be withdrawn or revoked by the applicant once it has been submitted.

Please complete all relevant sections of the application form using BLOCK LETTERS. CCB NZ may accept any application form not correctly completed as being valid, and may correct errors and omissions, in its sole discretion. CCB NZ's decision on the aggregate principal amount of Notes to be allotted to an applicant and as to whether to accept or reject an application form, or to treat it as valid, will be final.

Applicants must provide a completed application form (with payment) by the date and time, and to the location specified by or on behalf of CCB NZ (if any) in respect of the relevant issuance of Notes. CCB NZ reserves the right to refuse to accept applications received after any such time.

Personal information provided by you will be held by CCB NZ and the Note Registrar at their respective addresses as specified in the offer register or at such other place as is notified upon request. This information will be used for the purpose of assessing and processing your application and administering your investment, and to help and enable CCB NZ or the Note Registrar to comply with (or determine what it needs to do to comply with) any applicable laws, rules or regulations in New Zealand or any other country or the requirements of any governmental, judicial or regulatory entity or authority in any jurisdiction. If you are an individual under the Privacy Act 2020, you have the right to access and correct any of your personal information.

A IDENTIFICATION OF NOTES

Insert the identification code for the issuance of Notes that you are applying for. This will be provided by CCB NZ and will be in the form "CCB NZ/RMTN/*Issue identifier – eg Fixed 2023 001A*". If you do not know the relevant identification code, you should request this from CCB NZ or the Note Registrar.

B APPLICANT DETAILS

Insert your full name(s). Applications must be in the name(s) of natural persons, companies or other legal entities, up to a maximum of three names per application. See the table below on correct name conventions.

Insert your postal address, as all correspondence relating to your holding of Notes will be sent to you at this address. For joint applicants, each applicant must provide their name, address and IRD number (if applicable) so that CCB NZ can comply with its reporting obligations under New Zealand tax law (but only the address of the first named of the joint applicants will be recorded on the Note Register and all interest payments, notices, and other correspondence will be sent to that address).

Provide your telephone number so that the Note Registrar or CCB NZ can contact you in relation to your application if required.

Type of investor	Correct way to write name	Incorrect way to write name			
Individual person	JOHN SMITH	J SMITH			
More than one person	JOHN SMITH	J & M SMITH			
	MICHELLE SMITH				
Companies	ABC LIMITED	ABC			
Trusts	JOHN SMITH	SMITH FAMILY TRUST			
	(JOHN SMITH FAMILY TRUST A/C)				
Partnerships	JOHN SMITH	JOHN SMITH & SONS			
	MICHAEL SMITH				
	(JOHN SMITH AND SONS A/C)				
Clubs and unincorporated	JANE SMITH	SMITH INVESTMENT CLUB			
associations	(SMITH INVESTMENT CLUB A/C)				
Superannuation funds	JOHN SMITH LIMITED	JOHN SMITH			
	(SUPERANNUATION FUND A/C)	SUPERANNUATION FUND			

C APPLICATION PAYMENT AND RECEIPT OF INTEREST PAYMENTS

Application Payment

Complete the principal amount of Notes applied for. You may apply for Notes in the minimum principal amount of \$5,000 or in higher multiples of \$1,000 as stated in the application form.

Payment for the Notes must be made in New Zealand dollars for immediate value by:

- *Option 1:* A direct debit authorisation. If you choose the direct debit option, you must tick the box authorising CCB NZ or the Note Registrar to direct debit the bank account nominated on the application form on the day the application form is received for the amount applied for on the application form. You cannot specify a direct debit date. You must ensure that:
 - the bank account details supplied are correct;
 - sufficient funds in the bank account for direct debit are available on the day the application form is received by CCB NZ or the Note Registrar;
 - the person(s) giving the direct debit instruction has/have the authority to operate the account solely/jointly; and
 - the bank account you nominated is a transactional account eligible for direct debit transactions. If you are uncertain, you should contact your bank or financial institution.

Should your direct debit fail, your application will be rejected.

If requested, a direct debit authority form will be provided to you by CCB NZ or the Note Registrar. Refer to the contact details in section 8 of this document (Where You Can Find More Information) and section 10 of this document (Contact Information).

Option 2: Applicants who are institutional investors and are members of NZClear may, by prior arrangement with CCB NZ and the Note Registrar, settle their applications for Notes on their issue date through NZClear.

Future interest payments

All future interest payments will be made to the account specified on the application form. If you do not select the direct debit option (option 1), you must provide your bank account details so that CCB NZ can direct credit your interest payments into your bank account.

D COMMON SHAREHOLDER NUMBER (CSN)

If you have other investments registered under a Common Shareholder Number ("**CSN**") you can supply your CSN in the space provided. The name and address details on your application form must correspond with the registration details under that CSN.

E ELECTRONIC CORRESPONDENCE AND CONFIRMATION INFORMATION

By supplying your email address, CCB NZ will be able to deliver your investor correspondence, including confirmation information relating to your Notes, to you electronically where possible. This is a much more environmentally friendly, cost effective and timely option than paper-based investor mailing.

Please confirm whether you agree to have confirmation information (relating to the issuance, transfer or redemption of Notes) sent to you semi-annually, not later than 10 working days after the last day of each six month period in which there are any transactions to report. Otherwise, confirmation information will be sent to you as required following each relevant transaction.

The information is being collected by CCB NZ (and/or its affiliates and related entities including any other member of CCB Group). The information will be held by CCB NZ or any other member of CCB Group at Level 29, Vero Centre, 48 Shortland Street, Auckland, New Zealand and/or the principal offices of CCB NZ's ultimate parent bank, China Construction Bank Corporation at no. 25 Financial Street, Xicheng District, Beijing 100033, the People's Republic of China. The information may also be held at such other third party providers when that information has been shared with another third party in accordance with CCB NZ's Privacy Policy (available on CCB NZ's website at http://nz.ccb.com/newzealand/en/tszl/719330.html).

Please refer to the terms and conditions set out at the end of the application form for further details.

F IRD NUMBER AND WITHHOLDING TAXES

Each applicant must supply their individual IRD numbers and complete the relevant sections. If you are unsure how to complete the relevant sections or have any queries, you should obtain tax advice. Resident withholding tax ("**RWT**") will be deducted from any interest paid to you unless you confirm that you have RWT-exempt status and that status can be verified by searching your IRD number on the electronic register maintained by the Commissioner of Inland Revenue or indicate that you are non-resident for New Zealand tax purposes; please tick the box that applies to you.

If you are not a New Zealand resident for tax purposes, please complete the relevant section.

G US TAX RESIDENTS OR CITIZENS OR NON-NZ TAX RESIDENTS

Please indicate whether you (or any of you, in the case of a joint application) are US resident for tax purposes or are a US citizen, or are otherwise resident in a country other than New Zealand for tax purposes, and provide the requested information. In the case of applicants that are not individuals, please indicate the entity's country of establishment and whether or not it has any controlling persons who is a US citizen or a resident of a country other than New Zealand for tax purposes.

H SIGNATURE(S) OF APPLICANT(S)

Read the Product Disclosure Statement, these instructions and the application form carefully and sign and date the application form.

You must confirm that you have received and read the Product Disclosure Statement. If you have not received the Product Disclosure Statement, you may obtain a copy from CCB NZ or the Note Registrar. A copy of the Product Disclosure Statement and other useful information about this offer may also be obtained from *www.companiesoffice.govt.nz/disclose*.

The application form must be signed by the applicant(s) personally, or by two directors of a company (or one director if there is only one director, whose signature must be witnessed), or in either case by a duly authorised attorney or agent. Joint applicants must each sign the application form.

I CERTIFICATE OF NON-REVOCATION OF POWER OF ATTORNEY/AGENCY

If the application form is signed by an attorney, the power of attorney document is not required to be lodged, but the attorney must complete the certificate of non-revocation of power of attorney on the application form.

If the application form is signed by an agent, the agent must complete the certificate of agency on the application form.

App	lication	Form
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Broker Stamp

Medium Term Note Programme China Construction Bank (New Zealand) Limited

Adviser Code

CCB NZ/RMTN/

This application form is issued with the product disclosure statement dated 17 May 2023 (as supplemented from time to time, "**Product Disclosure Statement**") for the retail Medium Term Note Programme of China Construction Bank (New Zealand) Limited ("**CCB NZ**").

Please read the Product Disclosure Statement and the accompanying application instructions carefully before completing this application form. If you have not received the Product Disclosure Statement, you may obtain a copy from CCB NZ or the Note Registrar. A copy of the Product Disclosure Statement and other useful information about this offer may also be obtained from *www.companiesoffice.govt.nz/disclose.*

Applications must comply with the accompanying application instructions. Terms defined in the Product Disclosure Statement have the same meaning in this application form. In this application form, unless otherwise specified or the context otherwise requires, all references to "New Zealand dollars" and "\$" are to the lawful currency of New Zealand.

Please complete all relevant sections of the application form using BLOCK LETTERS.

A IDENTIFICATION OF NOTES

Identification code for the issuance of Notes to which this application form relates:

B APPLICANT DETAILS

Individual applicant 1	
First Name(s):	Family Name:
Individual applicant 2	
First Name(s):	Family Name:
Individual applicant 3	
First Name(s):	Family Name:
Corporate Name or Account (if applicable):	
Postal Address (provide for each applicant):	
Daytime Phone Number:	
-	

C APPLICATION PAYMENT AND RECEIPT OF INTEREST PAYMENTS

Applications must be accompanied by payment in full. Payment must be either by direct debit by completing the bank account section below. Payment must be in New Zealand dollars. CCB NZ may specify a date and time before which applications for an issuance of Note must be received, in which case your application form must be received by CCB NZ by such time.

Applications must be for a minimum of \$5,000 and, thereafter, in multiples of \$1,000. CCB NZ may accept or reject all or part of this application without giving reason.

Principal amount of Notes applied for: \$

You may choose only ONE of the options below. Please tick the box (\checkmark) next to your selected option.

OPTION 1: Please direct debit my bank account stated below for the amount of Notes applied for above (or any lesser amount as determined by CCB NZ). By ticking this box and signing this application form, I/we agree that CCB NZ or its agent is authorised to direct debit my/our account for the full amount of Notes applied for (or any lesser amount as determined by CCB NZ). All future amounts paid by CCB NZ will also be credited to this account unless the Note Registrar is advised otherwise in writing.

OPTION 2: Payment will be made through NZClear as per prior arrangement with CCB NZ and the Note Registrar (authorised institutional investors only).

NZClear Mnemonic:		trade with CISL90
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NEW ZEALAND DOLLAR BANK ACCOUNT DETAILS FOR DIRECT DEBIT PURPOSES AND/OR DIRECT CREDIT OF FUTURE INTEREST PAYMENTS:

Name of Bank						Name o	of Acco	ount				
Bank/Branch			Acco	ount N	0					Suffi	х	

D COMMON SHAREHOLDER NUMBER (CSN)

Please note that the application must be in the same name as the CSN below, otherwise the application will be deemed to be made without a CSN and a base registry number will be allocated.

If you currently have a CSN, please enter it here:

E ELECTRONIC CORRESPONDENCE AND CONFIRMATION INFORMATION

To enable CCB NZ to provide you with your investor correspondence in relation to your holding of Notes (including confirmation information) electronically, please complete your email address below. If you do not provide an email address, investor correspondence will be mailed to you at the postal address provided on this application form.

The information is being collected by CCB NZ (and/or its affiliates and related entities including any other member of CCB Group). The information will be held by CCB NZ or any other member of CCB Group at Level 29, Vero Centre, 48 Shortland Street, Auckland, New Zealand and/or the principal offices of CCB NZ's ultimate parent bank, China Construction Bank Corporation at no. 25 Financial Street, Xicheng District, Beijing 100033, the People's Republic of China. The information may also be held at such other third party providers when that information has been shared with another third party in accordance with CCB NZ's Privacy Policy (available on CCB NZ's website at http://nz.ccb.com/newzealand/en/tszl/719330.html) ("CCB NZ's Privacy Policy").

Please refer to the terms and conditions set out at the end of the application form for further details.

Email Address:									
Tick this box (✓) if you agree to have confirmation information (relating to the issuance, transfer or redemption of Notes) sent to you semi-annually, not later than 10 working days after the last day of each six month period in which there are any transactions to report. If you do not tick this box, confirmation information will sent to you as required following each relevant transaction.									
F IRD NUMBER AND WITHHOLD Each applicant must provide their individual									
Individual applicant 1		-		-					
Individual applicant 2		-		-					
Individual applicant 3		-		-					
Please select a resident withholding tax (" RWT ") rate by ticking the box (✓) next to your selected option (or if you are non-resident select the options below). Deduct RWT from all my/our interest payments at the following rate (✓ only one):									
☐ 10.5%* ☐ 17.5% ☐ 28%** ☐ 3 *Only available for an individual that reasonab testamentary trusts. ** Available for companies only.		or Exe		trustees of	of certain				
If you are a non-resident for New Zealand appropriate box (✓)	d tax purposes, pleas	e select the o	ptions below by	ticking	the				
Are the Notes held for the purposes of a establishment in New Zealand or are you through a fixed establishment in New Zea RWT above):	u a registered bank eng	aged in busine	ss in New Zeala		Yes No	D			
Are the Notes held jointly with a person t purposes (if so please provide the New Z				e):	Yes No	D			
Please provide your country of tax residency:									

Unless otherwise stated in the relevant final terms, if you receive payments of principal or interest on the Notes subject to the non-resident withholding tax rules, an amount equal to the approved issuer levy will be deducted from payments to you in lieu of deducting non-resident withholding tax (except where you elect otherwise or it is not possible under any law, in which case non-resident withholding tax will be deducted instead).

If, in respect of any of your Notes, the Paying Agent or CCB NZ becomes liable to account for withholding taxes, or make any payment of, or on account of, tax payable by you (other than in respect of any approved issuer levy CCB NZ has agreed to pay on its own account), then the Paying Agent and CCB NZ shall be indemnified by you in respect of such liability.

Please note that investors must be members of the public or institutions in New Zealand or investors in jurisdictions where the Notes may be lawfully offered in compliance with all applicable laws and regulations.

G US TAX RESIDENTS OR CITIZENS OR NON-NZ TAX RESIDENTS

Individual applicants, please tick the relevant box (\checkmark) and provide your country of tax residence and Tax Identification Number (TIN) if the below applies to you.

 Applicant 1 (if an individual): I am a US resident for tax purposes or a US citizen (my US TIN is [
], or I am resident of a country other than the United States or New Zealand for tax purposes (that country is [
] and my TIN for that country is [
]).

 Applicant 2 (if an individual): I am a US resident for tax purposes or a US citizen (my US TIN is [
]),

or I am resident of a country other than the United States or New Zealand for tax purposes (that country is []).

Applicant 3 (if an individual): I am a US resident for tax purposes or a US citizen (my US TIN is []), or I am resident of a country other than the United States or New Zealand for tax purposes (that country is []).

Applicants that are not individuals, please complete the below:

Applicant 1 (if not an individual): The entity's country of establishment is []. The entity [has/does not have] (please delete one) any individual controlling persons who is a US citizen or a resident of a country other than New Zealand for tax purposes.

Applicant 2 (if not an individual): The entity's country of establishment is []. The entity [has/does not have] (please delete one) any individual controlling persons who is a US citizen or a resident of a country other than New Zealand for tax purposes.

Applicant 3 (if not an individual): The entity's country of establishment is []. The entity [has/does not have] (please delete one) any individual controlling persons who is a US citizen or a resident of a country other than New Zealand for tax purposes.

H SIGNATURE(S) OF APPLICANT(S)

By signing this application form, I/we:

(a) confirm that I/we have received, read and understood the Product Disclosure Statement;

- (b) apply for the principal amount of Notes set out and referred to above and agree to accept such Notes (or such lesser number as may be allotted to me/us) on, and subject to, the terms and conditions set out in the Product Disclosure Statement, the Note Deed Poll, the relevant final terms and (if applicable) confirmation of issue, the accompanying application instructions and this application form;
- (c) declare that all details and statements made by me/us in this application form are complete and accurate; and I/we certify that, where information is provided by me/us in this application form about another person, I/we are authorised by such person to disclose the information to you and to give authorisation;
- (d) acknowledge that an application cannot be withdrawn or revoked by the applicant once it has been submitted;
- (e) agree that this application form, the offer and any contract arising is governed by New Zealand law and agree if requested to provide my/our financial adviser, CCB NZ, the Note Registrar and their agents with all requested due diligence information that is required to satisfy applicable laws, such as the customer due diligence obligations under the Anti-Money Laundering and Countering Financing of Terrorism Act 2009;
- (f) agree that CCB NZ may collect, use or disclose any personal information obtained about you in connection with the Notes in accordance with CCB NZ's Privacy Policy and the requirements of the Privacy Act 2020;
- (g) acknowledge information in this application form is provided to enable CCB NZ and the Note Registrar to consider and process your application, and to administer your investment, and to help and enable CCB NZ or the Note Registrar to comply with (or determine what it needs to do to comply with) any applicable laws, rules or regulations in New Zealand or any other country or the requirements of any governmental, judicial or regulatory entity or authority in any jurisdiction; and I/we authorise CCB NZ and the Note Registrar to disclose information in situations where CCB NZ or the Note Registrar consider it is required or permitted to do so by any applicable laws, rules or regulations or by any governmental, judicial or regulatory entity or authority in New Zealand or any other jurisdiction; and
- (h) acknowledge that the offer is only made in New Zealand and to investors in other jurisdictions where the Notes may be lawfully offered, and by applying for the Notes, I/we warrant that I/we received this offer in New Zealand and I/we are eligible to participate in the offer or an investor in a jurisdiction where the Notes may be lawfully offered in compliance with all applicable laws and regulations; and I/we agree to indemnify CCB NZ and its directors, officers, employees and agents in respect of any loss, cost, liability or expense sustained or incurred by CCB NZ as a result of my/our breaching that warranty or the selling restrictions described in the Product Disclosure Statement.

All applicants on this application form must sign.

Date:]	

I CERTIFICATE OF NON-REVOCATION OF POWER OF ATTORNEY/AGENCY

(Complete this section if you are acting on behalf of the applicant on this application form for whom you have power of attorney or are acting as agent)

1.1				1 ((1) 1 1 1 1 1 1 1 1					
I, [•] (full name)					
of [] (place and o	country of residence),					
[]	(occupation), CERTIFY:					
•	THAT by deed/agreement dated [] (date of instru	ment creating the po	wer of attorney/agency),					
]] (name of per	son/body corporate w	hich granted the power of attorney/agenc					
	of [(place and country of residence of person/body	corporate which g	ranted the power of a	ttorney / agency*)					
	appointed me his/her/its attorney/agent;								
•	• THAT I have executed the application for the Notes printed on this application form under that appointment and pursuant to the powers thereby conferred on me; and								
•	 THAT I have not received notice of any event revoking the power of attorney/agency. 								
Sign	ed at [] th	nis [] day of [] (month/year)					
Sign	ature of attorney/agent []					
1	* If donor is a body corporate, state place of registered office or principal place of business of donor and, if that is not in New Zealand, state the country in which the principal place of business is situated.								

TERMS AND CONDITIONS

CCB NZ reserves the right to decline any application, in whole or in part, without giving any reason and may decide not to accept any applications whatsoever.

Money received in respect of applications that are declined in whole or in part will be refunded in whole or in part (as the case may be). Interest will not be paid on application money refunded to applicants.

Applications lodged by individuals must be signed personally or by their attorney or agent. If this application form is signed by an attorney, the attorney must complete the certificate of non-revocation of power of attorney set out in the application form. If this application form is signed by an agent, the agent must complete the certificate of agency set out in the application form.

This application form, the offer and any contract arising out of its acceptance are each governed by New Zealand law. Under the Anti-Money Laundering and Countering Financing of Terrorism Act 2009, investors could be required to produce evidence of their identity.

If you are an individual under the Privacy Act 2020, you have the right to access and correct any of your personal information.

CCB NZ collects, stores, uses and shares your personal information in accordance with CCB NZ's Privacy Policy (available on CCB NZ's website at http://nz.ccb.com/newzealand/en/tszl/719330.html). Your personal information is being collected for the purpose of enabling you to open and operate an account with CCB NZ and to enable CCB NZ to contact you with information regarding other CCB NZ products and services, as well as the other purposes set out in the CCB NZ's Privacy Policy. The information will be held by CCB NZ or any other member of CCB Group at Level 29, Vero Centre, 48 Shortland Street, Auckland, New Zealand and/or the principal offices of CCB NZ's ultimate parent bank, China Construction Bank Corporation at no. 25 Financial Street, Xicheng District, Beijing 100033, the People's Republic of China. The information may also be held at such other third party providers when that information has been shared with another third party in accordance with the CCB NZ's Privacy Policy (available on CCB NZ's website).

Application Form

Broker Stamp

Medium Term Note Programme China Construction Bank (New Zealand) Limited

Adviser Code

CCB NZ/RMTN/

This application form is issued with the product disclosure statement dated 17 May 2023 (as supplemented from time to time, "**Product Disclosure Statement**") for the retail Medium Term Note Programme of China Construction Bank (New Zealand) Limited ("**CCB NZ**").

Please read the Product Disclosure Statement and the accompanying application instructions carefully before completing this application form. If you have not received the Product Disclosure Statement, you may obtain a copy from CCB NZ or the Note Registrar. A copy of the Product Disclosure Statement and other useful information about this offer may also be obtained from www.companiesoffice.govt.nz/disclose.

Applications must comply with the accompanying application instructions. Terms defined in the Product Disclosure Statement have the same meaning in this application form. In this application form, unless otherwise specified or the context otherwise requires, all references to "New Zealand dollars" and "\$" are to the lawful currency of New Zealand.

Please complete all relevant sections of the application form using BLOCK LETTERS.

A IDENTIFICATION OF NOTES

Identification code for the issuance of Notes to which this application form relates:

B APPLICA	ANT DETAILS		
Individual applica	ant 1		
First Name(s):		Family Name:	
Individual applica	ant 2		
First Name(s):		Family Name:	
Individual applica	ant 3		
First Name(s):		Family Name:	
Corporate Name	e or Account (if applicable):		
Postal Address (provide for each applicant):			
Daytime Phone	Number:		

C APPLICATION PAYMENT AND RECEIPT OF INTEREST PAYMENTS

Applications must be accompanied by payment in full. Payment must be either by direct debit by completing the bank account section below. Payment must be in New Zealand dollars. CCB NZ may specify a date and time before which applications for an issuance of Note must be received, in which case your application form must be received by CCB NZ by such time.

Applications must be for a minimum of \$5,000 and, thereafter, in multiples of \$1,000. CCB NZ may accept or reject all or part of this application without giving reason.

Principal amount of Notes applied for: \$

	You may choose only	ONE of the options below.	Please tick the box (\checkmark) next to	your selected option.
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OPTION 1: Please direct debit my bank account stated below for the amount of Notes applied for above (or any lesser amount as determined by CCB NZ). By ticking this box and signing this application form, I/we agree that CCB NZ or its agent is authorised to direct debit my/our account for the full amount of Notes applied for (or any lesser amount as determined by CCB NZ). All future amounts paid by CCB NZ will also be credited to this account unless the Note Registrar is advised otherwise in writing.

OPTION 2: Payment will be made through NZClear as per prior arrangement with CCB NZ and the Note Registrar
 (authorised institutional investors only).

NZClear Mnemonic: trade with CISL90

NEW ZEALAND DOLLAR BANK ACCOUNT DETAILS FOR DIRECT DEBIT PURPOSES AND/OR DIRECT CREDIT OF FUTURE INTEREST PAYMENTS:

Name of Bank					N	lame c	of Acco	ount					
Bank/Branch			Acco	ount No	2					Suffi	x		

D COMMON SHAREHOLDER NUMBER (CSN)

Please note that the application must be in the same name as the CSN below, otherwise the application will be deemed to be made without a CSN and a base registry number will be allocated.

If you currently have a CSN, please enter it here:									
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E ELECTRONIC CORRESPONDENCE AND CONFIRMATION INFORMATION

To enable CCB NZ to provide you with your investor correspondence in relation to your holding of Notes (including confirmation information) electronically, please complete your email address below. If you do not provide an email address, investor correspondence will be mailed to you at the postal address provided on this application form.

The information is being collected by CCB NZ (and/or its affiliates and related entities including any other member of CCB Group). The information will be held by CCB NZ or any other member of CCB Group at Level 29, Vero Centre, 48 Shortland Street, Auckland, New Zealand and/or the principal offices of CCB NZ's ultimate parent bank, China Construction Bank Corporation at no. 25 Financial Street, Xicheng District, Beijing 100033, the People's Republic of China. The information may also be held at such other third party providers when that information has been shared with another third party in accordance with the CCB NZ's Privacy Policy (available on CCB NZ's website at http://nz.ccb.com/newzealand/en/tszl/719330.html) ("CCB NZ's Privacy Policy").

Please refer to the terms and conditions set out at the end of the application form for further details.

Email Address:

 Tick this box (✓) if you agree to have confirmation information (relating to the issuance, transfer or redemption of Notes) sent to you semi-annually, not later than 10 working days after the last day of each six month period in which there are any transactions to report. If you do not tick this box, confirmation information will sent to you as required following each relevant transaction.

F IRD NUMBER AND WITHHOLDING TAXES

Each applicant must provide their individual IRD numbers below.

Individual applicant 1			-		-	
Individual applicant 2			-		-	
Individual applicant 3 Please select a resident withholding tax (" RWT ") rate non-resident select the options below).	by ticking th	ne box (✔)] -) ne	ext to your selected o] - optic	on (or if you are

Deduct RWT from all my/our interest payments at the following rate (</ only one):

□ 10.5%* □ 17.5% □ 28%** □ 30% □ 33% □ 39% or □ Exempt

*Only available for an individual that reasonably expects their income for the income year to be \$14,000 or less and trustees of certain testamentary trusts. ** Available for companies only.

If you are a non-resident for New Zealand tax purposes, please select the options below by ticking the appropriate box (\checkmark)

Are the Notes held for the purposes of a business carried on in New Zealand through a fixed establishment in New Zealand or are you a registered bank engaged in business in New Zealand through a fixed establishment in New Zealand (if so please provide your IRD number and rate of RWT above):

🗌 Yes 🗌 No

Are the Notes held jointly with a person that is resident in New Zealand for New Zealand tax	
purposes (if so please provide the New Zealand resident's IRD number and rate of RWT above):	🗌 Yes 🗌 No

Please provide your country of tax	
residency:	

Unless otherwise stated in the relevant final terms, if you receive payments of principal or interest on the Notes subject to the non-resident withholding tax rules, an amount equal to the approved issuer levy will be deducted from payments to you in lieu of deducting non-resident withholding tax (except where you elect otherwise or it is not possible under any law, in which case non-resident withholding tax will be deducted instead).

If, in respect of any of your Notes, the Paying Agent or CCB NZ becomes liable to account for withholding taxes, or make any payment of, or on account of, tax payable by you (other than in respect of any approved issuer levy CCB NZ has agreed to pay on its own account), then the Paying Agent and CCB NZ shall be indemnified by you in respect of such liability.

Please note that investors must be members of the public or institutions in New Zealand or investors in jurisdictions where the Notes may be lawfully offered in compliance with all applicable laws and regulations.

G US TAX RESIDENTS OR CITIZENS OR NON NZ TAX RESIDENTS

Individual applicants, please tick the relevant box (\checkmark) and provide your country of tax residence and Tax Identification Number (TIN) if the below applies to you.

 Applicant 1 (if an individual): I am a US resident for tax purposes or a US citizen (my US TIN is [
]), or I am resident of a country other than the United States or New Zealand for tax purposes (that country is [
]).

 Applicant 2 (if an individual): I am a US resident for tax purposes or a US citizen (my US TIN is [
]).

 Applicant 2 (if an individual): I am a US resident for tax purposes or a US citizen (my US TIN is [
]), or I am resident of a country other than the United States or New Zealand for tax purposes (that country is [
]).

Applicant 3 (if an individual): I am a US resident for tax purposes or a US citizen (my US TIN is []), or I am resident of a country other than the United States or New Zealand for tax purposes (that country is []).

Applicants that are not individuals, please complete the below:

Applicant 1 (if not an individual): The entity's country of establishment is []. The entity [has/does not have] (please delete one) any individual controlling persons who is a US citizen or a resident of a country other than New Zealand for tax purposes.

Applicant 2 (if not an individual): The entity's country of establishment is []. The entity [has/does not have] (please delete one) any individual controlling persons who is a US citizen or a resident of a country other than New Zealand for tax purposes.

Applicant 3 (if not an individual): The entity's country of establishment is []. The entity [has/does not have] (please delete one) any individual controlling persons who is a US citizen or a resident of a country other than New Zealand for tax purposes.

H SIGNATURE(S) OF APPLICANT(S)

By signing this application form, I/we:

(a) confirm that I/we have received, read and understood the Product Disclosure Statement;

- (b) apply for the principal amount of Notes set out and referred to above and agree to accept such Notes (or such lesser number as may be allotted to me/us) on, and subject to, the terms and conditions set out in the Product Disclosure Statement, the Note Deed Poll, the relevant final terms and (if applicable) confirmation of issue, the accompanying application instructions and this application form;
- (c) declare that all details and statements made by me/us in this application form are complete and accurate; and I/we certify that, where information is provided by me/us in this application form about another person, I/we are authorised by such person to disclose the information to you and to give authorisation;
- (d) acknowledge that an application cannot be withdrawn or revoked by the applicant once it has been submitted;
- (e) agree that this application form, the offer and any contract arising is governed by New Zealand law and agree if requested to provide my/our financial adviser, CCB NZ, the Note Registrar and their agents with all requested due diligence information that is required to satisfy applicable laws, such as the customer due diligence obligations under the Anti-Money Laundering and Countering Financing of Terrorism Act 2009;
- (f) agree that CCB NZ may collect, use or disclose any personal information obtained about you in connection with the Notes in accordance with CCB NZ's Privacy Policy and the requirements of the Privacy Act 2020;
- (g) acknowledge information in this application form is provided to enable CCB NZ and the Note Registrar to consider and process your application, and to administer your investment, and to help and enable CCB NZ or the Note Registrar to comply with (or determine what it needs to do to comply with) any applicable laws, rules or regulations in New Zealand or any other country or the requirements of any governmental, judicial or regulatory entity or authority in any jurisdiction; and I/we authorise CCB NZ and the Note Registrar to disclose information in situations where CCB NZ or the Note Registrar consider it is required or permitted to do so by any applicable laws, rules or regulations or by any governmental, judicial or regulatory entity or authority in New Zealand or any other jurisdiction; and
- (h) acknowledge that the offer is only made in New Zealand and to investors in other jurisdictions where the Notes may be lawfully offered, and by applying for the Notes, I/we warrant that I/we received this offer in New Zealand and I/we are eligible to participate in the offer or an investor in a jurisdiction where the Notes may be lawfully offered in compliance with all applicable laws and regulations; and I/we agree to indemnify CCB NZ and its directors, officers, employees and agents in respect of any loss, cost, liability or expense sustained or incurred by CCB NZ as a result of my/our breaching that warranty or the selling restrictions described in the Product Disclosure Statement.

All applicants on this application form must sign.

Date:]	

I CERTIFICATE OF NON-REVOCATION OF POWER OF ATTORNEY/AGENCY

(Complete this section if you are acting on behalf of the applicant on this application form for whom you have power of attorney or are acting as agent)

I, [] (full name)					
of [] (place and c	country of residence),					
] [] ((occupation), CERTIFY:					
•	THAT by deed/agreement dated [] (date of instru	iment creating the pov	ver of attorney/agency),					
]] (name of per	son/body corporate w	hich granted the power of attorney/agency					
	of [(place and country of residence of person/body	/ corporate which g	ranted the power of at	ttorney / agency*)					
	appointed me his/her/its attorney/agent;								
•	 THAT I have executed the application for the Notes printed on this application form under that appointment and pursuant to the powers thereby conferred on me; and 								
•	 THAT I have not received notice of any event revoking the power of attorney/agency. 								
Sign	led at [] t	his [] day of [] (month/year)					
Sign	ature of attorney/agent []					
	* If donor is a body corporate, state place of registered office or principal place of business of donor and, if that is not in New Zealand, state the country in which the principal place of business is situated.								

TERMS AND CONDITIONS

CCB NZ reserves the right to decline any application, in whole or in part, without giving any reason and may decide not to accept any applications whatsoever.

Money received in respect of applications that are declined in whole or in part will be refunded in whole or in part (as the case may be). Interest will not be paid on application money refunded to applicants.

Applications lodged by individuals must be signed personally or by their attorney or agent. If this application form is signed by an attorney, the attorney must complete the certificate of non-revocation of power of attorney set out in the application form. If this application form is signed by an agent, the agent must complete the certificate of agency set out in the application form.

This application form, the offer and any contract arising out of its acceptance are each governed by New Zealand law. Under the Anti-Money Laundering and Countering Financing of Terrorism Act 2009, investors could be required to produce evidence of their identity.

If you are an individual under the Privacy Act 2020, you have the right to access and correct any of your personal information.

CCB NZ collects, stores, uses and shares your personal information in accordance with CCB NZ's Privacy Policy (available on CCB NZ's website at http://nz.ccb.com/newzealand/en/tszl/719330.html). Your personal information is being collected for the purpose of enabling you to open and operate an account with CCB NZ and to enable CCB NZ to contact you with information regarding other CCB NZ products and services, as well as the other purposes set out in the CCB NZ's Privacy Policy. The information will be held by CCB NZ or any other member of CCB Group at Level 29, Vero Centre, 48 Shortland Street, Auckland, New Zealand and/or the principal offices of CCB NZ's ultimate parent bank, China Construction Bank Corporation at no. 25 Financial Street, Xicheng District, Beijing 100033, the People's Republic of China. The information may also be held at such other third party providers when that information has been shared with another third party in accordance with the CCB NZ's Privacy Policy (available on CCB NZ's website).