## **Applicable Pricing Supplement**

## SOUTH AFRICAN SECURITISATION PROGRAMME (RF) LIMITED

(PREVIOUSLY, SOUTH AFRICAN SECURITISATION PROGRAMME PROPRIETARY LIMITED)

(facorporated on 21 May 1991 with limited liability under Registration Number 1991/002708/06 in the Republic of South Africa)

## ZAR 5 BILLION MULTI-SELLER SEGREGATED ASSET BACKED NOTE PROGRAMME

SERIES 1 ("EQUIPMENT RENTAL SECURITISATION SERIES")

issue of R50 000 000 Class A19 Secured Floating Rate Notes

This document constitutes the Applicable Pricing Supplement relating to Tranche 29 of Series 1 ('Equipment Rental Securilisation Series') ('Series 1') (Sub-Series 1) of the Notes (listed or to be listed on the Interest Rate Market of the JSE under stock code number ERSA19 as from 18 August 2014) (the "Class A19 Notes") to be issued by South African Securilisation Programme (RF) Limited (the "Issuer") under the South African Securitisation Programme (RF) Limited ZAR5 billion Multi-Seller Segregated Asset Backed Note Programme (the "Programme"), pursuant to the Programme Memorandum, dated 13 August 2013, prepared in respect of the Programme, as amended or supplemented from time to time (the "Programme Memorandum") and approved by the JSE on 8 August 2013, as read with the Series Supplement, dated 13 August 2013, relating to Series 1 (the "Series Supplement").

The Issuer accepts full responsibility for the accuracy of the Information contained in this Applicable Pricing Supplement, except as may be otherwise stated herein. The issuer certifies that to the best of its knowledge and belief having taken all reasonable care to ensure that such is the case, the information contained in this Applicable Pricing Supplement is in accordance with the facts, complies with all applicable laws and the JSE Debt Listings Requirements and does not omit anything likely to affect the import of such information.

Neither the Debt Sponsor nor the Arranger nor any Series Security SPV nor any of the Dealers nor any of their respective Affiliates or advisers has (or will have) separately verified the information contained in this Applicable Pricing Supplement. Accordingly, neither the Debt Sponsor nor the Arranger nor any Series Security SPV nor any of the Dealers nor any of their respective Affiliates or advisers makes (or will have made) any representation, express or implied, or accepts (or will have accepted) any responsibility, with respect to the accuracy or completeness of any of such information or any other information supplied (or to be supplied) in connection with this Applicable Pricing Supplement or the Class A19 Notes. Each person receiving this Applicable Pricing Supplement acknowledges that such person has not relied on the Debt Sponsor, the Arranger, the Series Security SPV, the Dealers or their respective Affiliates and advisors in respect of this Applicable Pricing Supplement in connection with its investigation of the accuracy of such information or its investment decision.

The JSE assumes no responsibility or liability of whatsoever nature for the contents of the Programme Memorandum, this Applicable Pricing Supplement, the relevant Series Supplement or the annual report or any other information incorporated by reference into the Programme Memorandum (as amended or restated from time to time), and the JSE makes no representation as to the accuracy or completeness of the Programme Memorandum, the relevant Series Supplement or this Applicable Pricing Supplement, the annual report or any other information incorporated by reference into the Programme Memorandum (as amended or restated from time to time). The JSE expressly

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disclaims any liability for any loss arising from or in reliance upon the whole or any part of the Programma Memorandum, the relevant Series Supplement or this Applicable Pricing Supplement or the annual report or any other information incorporated by reference into this Programma Memorandum (as amended or restated from time to time).

References in this Applicable Pricing Supplement to (i) the "Terms and Conditions" are to Section 8 of the Programme Memorandum headed "Terms and Conditions of the Notes" and (ii) the "Series Conditions" are to the Series Conditions set out in Section 7 of the Series Supplement headed "Series Conditions".

Save as is set out in this Applicable Pricing Supplement, capitalised terms used in this Applicable Pricing Supplement are defined in Section 19 of the Programme Memorandum headed "Definitions" and Section 4 of the Series Supplement headed "Definitions".

This Applicable Pricing Supplement must be read in conjunction with the Programme Memorandum and the Series Supplement. To the extent that there is any conflict or inconsistency between the provisions of this Applicable Pricing Supplement and the Series Supplement and/or the Programme Memorandum, the provisions of this Applicable Pricing Supplement shall prevail.

Α	DESCRIPTION OF THE NOTES	
1.	Issuer	South African Securitisation Programme (RF) Limited
2.	Tranche number	29
3.	Sub-Series number	1
4,	Series number	1
6.	Series Description	Series 1 ("Equipment Rental Securitisation Series") under the Programme
6.	Underlying asset	Equipment Leases - Section 14 of the Series Supplement "Description of the Equipment Leases and the Series Sale Agreements"
6.	Status	Secured Class A Notos
7.	Form of Noles	The Notes in this Tranche will be issued in uncertificated form, as set out in Condition 3.2.1.
8.	Type of Noles	Floating Rate Notes
9.	Tranche issued pursuant to Refinancing Option	Yes
10.	Aggregate Principal Amount of this Tranche	ZAR60 million



11,	Aggregate Principal Amount of Class B3 Notes /	ZAR134 million
	Class C3 Notes to be Issued simultaneously with	
	this Tranche	
12.	Minimum Specified Denomination per Note	ZAR1 000 000
13.	Specified Denomination (nominal amount) per Note	ZAR1 000 000
14.	Business Day Convention applicable	Yes
15.	If Business Day Convention applicable specify	Following Business Day
16.	Business centre	Johannesburg
В	PROGRAMME AMOUNT	
1.	Programme Amount as at the Issue Date	ZAR6 billion
2.	Aggregate Outstanding Principal Amount of all of the Notes issued under the Programme as at the Issue Date	ZAR883 million, excluding the aggregate Principal Amount of this Tranche and any other Tranche(s) of Notes issued on the Issue Date.
3.	Total aggregate Outstanding Principal Amount of Class A Notes in issue as at the issue Date (excluding this Tranche of Notes if this Tranche of Notes comprises Class A Notes)	ZAR883 million of the aggregate Outstanding Principal Amount of all Notes Issued by the Issuer as at the Issue Date.
4.	Total aggregate Outstanding Principal Amount of Class B Notes in Issue as at the Issue Date (excluding this Tranche of Notes if this Tranche of Notes comprises Class B Notes)	ZARO million of the aggregate Outstanding Principal Amount of all Notes issued by the issuer as at the Issue Date.
5.	Total aggregate Outstanding Principal Amount of	ZAR0 million of the aggregate Outstanding Principal
	Class C Notes in issue as at the Issue Date	Amount of all Notes issued by the issuer as at the
	(excluding this Tranche of Notes if this Tranche of Notes comprises Class C Notes)	Issue Date.
C	ISSUE AND REDEMPTION	
1.	Issue Date	18 August 2014
2.	Issue Price	ZAR50 militon
3.	Issue Currency	ZAR
4,	Scheduled Maturity Date	17 August 2016



Б,	Final Maturity Data	17 November 2025
6.	Redemption Amount	ZAR60 million
7	Terms relating to Amortising Notes	Not Applicable
8.	Any other terms retailing to the redemption of this Tranche	Condition 7 of the Terms and Conditions and Series Condition 4 of the Series Conditions.
Ď	FLOATING RATE NOTES	e and and the control of the control
1.	Interest Payment Dates	Subject to Condition 11.6 of the Terms and Conditions, the interest due on this Tranche of Notes will be paid quarterly in arrears on 17 February, 17 May, 17 August and 17 November of each year.
2.	First Interest Payment Date	17 November 2014
3.	Interest Periods	Each successive three month period commencing on and including an interest Payment Date and ending on but excluding the following interest Payment Date; provided that the first Interest Period will commence on and include the issue Date and the last interest Period will end on but exclude the Actual Redemption Date.
4.	Rate Determination Date(s)	17 February, 17 May, 17 August and 17 November of each year, being the first day of each interest period. If any such date is not a Business Day, the Rate Determination Date will be first following day that is a Business Day.
5.	Floating Interest Rate	Each Note in this Tranche of Notes will bear interest on its Outstanding Principal Amount at the floating interest rate per annum (expressed as a nominal annual compounded quarterly rate) equal to the sum of (i) JIBAR (see item (8) below) plus (ii) the Margin (see item (7) below), for the period from and including the issue Date to but excluding the Actual Redemption Date (if the Actual Redemption Date falls on or before the Scheduled Maturity Date), as determined by the Series Manager, in accordance with Condition 10 of the Terms and Conditions, on



		each Rate Determination Date falling on and after the Issue Date.
6.	Step-up Margin (if applicable)	100 bps
7.	Margin (if applicable)	105 bps
8.	Reference Rate (If applicable)	JIBAR, being (subject to the definition of "JIBAR" in Section 4 of the Series Supplement headed "Definitions"), the average mid-market yield rate per annum for 3-month deposits in Rand which appears on the Reuters Screen SAFEY page as the "SFX 3M YIELD" at or about 12h00 (South African time) on the Rate Determination Date, determined by the Series Manager in accordance with Condition 10 of the Terms and Conditions.
9.	Minimum Interest Rate (if applicable)	Not Applicable
10.	Maximum Interest Rate (if applicable)	Not Applicable
11.	Any other terms relating to the calculation of the Floating Interest Rate	Not Applicable
E	AGENTS AND SPECIFIED OFFICES	
1.	Series Security SPV	ERS No.1 Security SPV (RF) Proprietary Limited
		c/o Mailland Trustees Proprietary Limited
2.	Specified Office of the Series Security SPV	32 Fricker Road, Illovo, 2146, South Africa
3.	Series Manager	Sasfin Bank Limited
4,	Specified Office of the Series Manager	29 Scott Street, Waverley, 2090, Johannesburg, South Africa
5.	Series Servicer (if applicable)	Saslin Bank Limited
6.	Specified Office of the Series Servicer (If applicable)	29 Scott Street, Waverley, 2090, Johannesburg, South Africa
7.	Paying Agent	Nedbank Limited
8.	Specified Office of the Paying Agent	Braampark Forum IV 2nd Floor



Braamfontein, South Africa  9. Transfer Agent Nedbank Limited  10. Specified Office of the Transfer Agent 135 Rivonia Road, Sandown, Sandto Africa	on 2196, South
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11. Programme Manager Sasfin Bank Limited	- · ·
12. Specified Office of the Programme Manager 29 Scott Street, Waverley, 2090, South Africa	Johannesburg,
F REGISTER CLOSED	
1. Last Day to Register  Up until 17h00 on the eleventh day (v a Business Day or not) preceding Payment Date and the Applicable being in each instance, the last date Transfer Agent will accept Transfer record in the Register the transfer represented by Certificates.	each Interest Maturity Date, e on which the er Forms and
2. Register Closed Period  The Register will be closed during preceding each interest Payment Applicable Maturity Date from 17h0 Day to Register until 17h00 (South A the day preceding the Interest Payment Payment Applicable Maturity Date.	Date and the 10 on the Last African time) on
G GENERAL	
Additional selling restrictions (if any)     Not Applicable	
Issuer undertakings     Condition 6 of the Terms and Condition	ons
3. Events of Default  Condition 13.1 of the Terms and Condition 5 of the Series Condition 5.	
4. Amortisation Event Series Condition 3 and 4 of the Series	Conditions.
International Securities Numbering (ISIN)     ZAG000117839	
6. Stock Code Number ERSA19	



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7.	Trade type	To:
		Price
8.	Financial exchange	The Interest Rate Market of the JSE Limited
9.	Dealer(s)	Sasfin Securities (Pty) Ltd
10.	Stabilisation Manager (if applicable)	Not Applicable
11,	Credit rating assigned to this Tranche of Notes as at the Issue Date (if any)	AAA(zaf)
12.	Gredit Rating review date	Scheduled Maturity Date
13,	Rating Agency (If applicable)	Fitch Southern Africa Proprietary Limited
14.	Governing law (if the laws of South Africa are not applicable)	Not Applicable
15,	Other provisions (If applicable)	Not Applicable
16.	Additional information (if applicable)	Not Applicable
17.	Capital raising process	Book build
18.	Use of proceeds	The net proceeds from the Issue of this Tranche of Notes will be applied to the Series Liabilities relating to the Series.
19.	Exchange Control	The Issuer does not require exchange control approval for this issue.
20.	Securitisation Regulations	The lext of the report of the Auditors provided in accordance with paragraphs 15(1)(a)(ii) and 16(2)(a)(vii) of the Securitisation Regulations is attached to the Series Supplement. The information required in paragraph 16 of the Securitisation Regulations is specified in the Series Supplement.

Application is hereby made to list Tranche 29 of Series 1 ("Equipment Rental Securitisation Series") (Sub-Series 1) of the Notes, as from 18 August 2014, pursuant to the South African Securitisation Programme (RF) Limited ZAR5 billion Multi-Seller Segregated Asset Backed Note Programme.



South African Securitisation Programme (RF) Limited