

APPLICABLE PRICING SUPPLEMENT ABSA BANK LIMITED

(Incorporated in the Republic of South Africa with limited liability with company registration number 1986/004794/06)

Issue of ZAR214,516,311.53 Transnet SOC Ltd Credit Linked Notes due November 2027

under its ZAR80,000,000,000 Master Structured Note Programme

This Applicable Pricing Supplement must be read in conjunction with the Master Structured Note Programme Memorandum dated 16 August 2021 and registered with the JSE on or about 18 August 2021, as amended and/or supplemented from time to time ("the Master Programme Memorandum"), prepared by Absa Bank Limited in connection with the Absa Bank Limited ZAR80,000,000,000 Master Structured Note Programme.

With effect from the date on which this Applicable Pricing Supplement is signed, this Applicable Pricing Supplement shall replace and supersede any previous Applicable Pricing Supplement in all respects and this Applicable Pricing Supplement shall constitute the only pricing supplement relating to the Notes of this Tranche.

Any capitalized terms not defined in this Applicable Pricing Supplement shall have the meanings ascribed to them in the Glossary of Terms and/or the Applicable Product Supplement.

This document constitutes the Applicable Pricing Supplement relating to the issue of Notes described herein. The Notes described herein are issued on and subject to the Terms and Conditions as replaced and/or amended by the Applicable Product Supplement and/or this Applicable Pricing Supplement. To the extent that there is any conflict or inconsistency between the provisions of the Applicable Product Supplement and/or this Applicable Pricing Supplement and the provisions of the Master Programme Memorandum, the provisions of this Applicable Pricing Supplement will prevail.

The Holders of the Notes should ensure that: (I) they fully understand the nature of the Notes and the extent of their exposure to risks, and (ii) they consider the

suitability of the Notes as an investment in the light of their own circumstances and financial position.

The Notes involve a high degree of risk, including the risk of losing some or a significant part of the Noteholder's initial investment. A Noteholder should be prepared to sustain a total loss of its investment in the Notes. The Notes represent general, unsecured, unsubordinated, contractual obligations of the Issuer and rank pari passu in all respects with each other.

Noteholders are reminded that the Notes constitute obligations of the Issuer only and of no other person. Therefore, potential Noteholders should understand that they are relying on the credit worthiness of the Issuer.

1.	Issuer:	Absa Bank Limited
2.	Applicable Product Supplement:	2014 Credit Linked Notes Applicable Product Supplement contained in Section IV-B of the Master Programme Memorandum
3.	Status of Notes:	Unsubordinated and unsecured.
4.	Listing:	Listed Notes
5.	Issuance Currency:	ZAR
6.	Series Number:	2024-170
7.	Tranche Number:	1
8.	Aggregate Nominal Amount:	
	(a) Series:	ZAR214,516,311.53
	(b) Tranche:	ZAR214,516,311.53
9.	Interest:	Interest bearing
10.	Interest Payment Basis:	Floating
11.	Automatic/Optional Conversion from one Interest/Redemption/Payment Basis to another:	Not Applicable
12.	Form of Notes:	Registered Listed Notes: The Notes in this Tranche will be issued in uncertificated form and held by the CSD.
13.	Trade Date:	11 November 2024
14.	Issue Date:	18 November 2024
15.	Specified Denomination:	ZAR 1,000,000 per Note.
16.	Issue Price:	100% of the Aggregate Nominal Amount i.e., ZAR214,516,311.53

17.	Interest Commencement Date:	Issue Date
18.	Maturity Date:	14 November 2027
19.	Business Day Convention:	Following Business Day Convention.
20.	Business Days:	Johannesburg
21.	Last Date to Register:	The 11th (eleventh) calendar day before each Floating Interest Payment Date, i.e. each of 03 February, 03 May, 03 August and 03 November of each calendar year until the Maturity Date, or if such day is not a Business Day, the Business Day immediately before each Books Closed Period.
22.	Books Closed Periods:	The Register will be closed for a period of 10 (ten) calendar days prior to each Floating Interest Payment Date and prior to the Maturity Date, i.e. each of the following periods, 04 February to 14 February, 04 May to 14 May, 04 August to 14 August and 04 November to 14 November of each calendar year until the Maturity Date.
23.	Final Redemption Amount:	Provided that the Notes have not been redeemed prior to the Maturity Date, on the Maturity Date of the Notes, the Final Redemption Amount will be the then outstanding Aggregate Nominal Amount, determined by the Issuer, unless the Reference Entity had actually not paid and the Issuer had actually not received such partial principal repayment amounts in full in accordance with the principal amount repayment provisions of the applicable pricing supplement of the Reference Obligation. The Final Redemption Amount shall then be reduced by the

		amount not received by the Issuer from the Reference Entity under the Reference Obligation.
24.	Credit Event Backstop Date:	Not Applicable
25. Value of aggregate Nominal Amount of all Notes issued under the Structured Note Programme as at the Issue Date:		As at the date of this issue, the Issuer has issued Notes in the aggregate total amount of ZAR 61,882,696,931.76 under the Master Structured Note Programme which notes have not been redeemed and remain in issue.
		The aggregate Nominal Amount of all Notes issued under the Master Structured Note Programme as at the Issue Date, together with the aggregate Nominal Amount of this Tranche (when issued), will not exceed the Programme Amount.
Noteholder Fixed Amount Payments Leg:		
26.	(a) Noteholder Fixed Amount Payments:	(i) The Noteholder will, on each Noteholder Fixed Amount Payment Date, pay the Issuer a Noteholder Fixed Amount Payment calculated in accordance with the following formula:
		$NFAP=FNA^*\left(\frac{C}{2}\right)$
		Where:
		"NFAP" means the relevant Noteholder Fixed Amount Payment due on the Noteholder Fixed Amount Payment Date in respect of the relevant period;
		"FNA" means the Fixed Notional Amount equal to ZAR225,550,205.00

		"C" means the Coupon, which is 8.90%
		"*" means multiplied by.
(b)	Noteholder Fixed Amount Payment Dates:	Each of 14 May and 14 November, with the first Fixed Amount Payment Date being 14 May 2025 and ending on the Maturity Date or, if such day is not a Business Day, the Business Day as determined in accordance with the Business Day Convention (as specified in this Applicable Pricing Supplement).
Issuer Bo	and Fixed Amounts:	
27. (a)	Issuer Bond Fixed Amounts:	The Issuer will on each Bond Fixed Amount Payment Date pay the Noteholder an Issuer Bond Fixed Amount calculated in accordance with the following formula:
		$IBFA=BNA^*\left(\frac{C}{2}\right)$
		Where:
		"IBFA" means the relevant Issuer Bond Fixed Amount due on the Bond Fixed Amount Payment Date in respect of the relevant period;
		"BNA" means the Bond Notional Amount equal to ZAR225,550,205.00
		"C" means the Coupon, which is 8.90%
		"*" means multiplied by.
		The Issuer will always have an unconditional obligation to pay the Issuer Bond Fixed Amount on the relevant Bond Fixed Amount Payment Dates unless the Issuer has failed to receive any corresponding amount of interest due in respect of the Reference Obligation (in whole or in part) (the amount of such shortfall, a "Shortfall Amount"). If the Relevant Holder has

failed to receive such corresponding amount, the unconditional obligation to pay the Issuer Bond Fixed Amounts going forward in respect of future Bond Fixed Amount Payment Dates Payment Dates shall fall away or be reduced, as the case may be, by an amount equal to the Shortfall Amount.

Should the Issuer actually receive all or some of the Shortfall Amount(s) post its deduction in accordance with the above provisions and prior to the issuance of a Credit Event Notice, the Issuer shall pay that amount actually received relating to the Shortfall Amount to the Noteholder forthwith.

For clarity purposes, the Issuer will pay on each Bond Fixed Amount Payment Date an amount equal to the Issuer Bond Fixed Amount due on that date. If there is non-payment in respect of the Reference Obligation, future payments shall be made less the Shortfall Amount in respect of those amounts.

The Issuer records that in terms of the applicable pricing supplement of the Reference Obligation, the interest amount paid by the Reference Entity to holders of the Reference Obligation is calculated by using a fixed interest rate of 8.90%

(b) Bond Fixed Amount Payment Dates:

Each of 14 May and 14 November, with the first Fixed Amount Payment Date being 14 May 2025 and ending on the Maturity Date or, if such day is not a Business Day, the Business Day as determined in accordance with the Business Day Convention (as specified in this Applicable Pricing Supplement).

28. F I	OATING RATE NOTES	
(a	Floating Interest Payment Date(s)	Each of 14 February, 14 May, 14 August and 14 November with the first Floating Interest Payment Date being 14 February 2025 and ending on the Maturity Date or if such day is not a Business Day, the Business Day on which interest will be paid, as determined in accordance with the Business Day Convention.
(b	Minimum Interest Rate:	Not Applicable
(c)	Maximum Interest Rate:	Not Applicable
(d	Other terms relating to the method of calculating interest (e.g.: Day Count Fraction, rounding up provision):	The Day Count Fraction is Actual/365 (Fixed).
(e	Manner in which the Interest Rate is to be determined:	Screen Rate Determination
(f)	Margin:	312 basis points (or 3.12%) to be added to the relevant Reference Rate.
(g	If Screen Determination:	
	i. Reference Rate (including relevant period by reference to which the Interest Rate is to be calculated):	ZAR-JIBAR-SAFEX (3 months)
	ii. Interest Rate Determination Dates:	The first Interest Determination Date will be the Issue Date, thereafter each of 14 February, 14 May, 14 August and 14 November in each calendar year, during the term of the Notes and ending on 14 August 2027, as adjusted

			in accordance with the Business Day Convention.
	iii.	Relevant Screen Page and Reference Code:	Reuters RIC <sfx3myld> on Reuters Page "SAFEY" (Page number ZA01209).</sfx3myld>
	cal Scr ins det Ra	nterest Rate to be culated otherwise than reen Determination, ert basis for ermining Interest te/Margin/ Fallback visions:	Not Applicable
	(i) Inte	erest Period:	Each period commencing on (and including) a Floating Interest Payment Date and ending on (but excluding) the following Floating Interest Payment Date; provided that the first Interest Period will commence on (and include) the Interest Commencement Date and end on (but exclude) the following Floating Interest Payment Date (each Floating Interest Payment Date as adjusted in accordance with the Business Day Convention).
CRED	OIT EVE	NT REDEMPTION LEG	
29.	Type o	of Credit Linked Note:	Single Name CLN
30.	Reden	nption at Maturity:	Final Redemption Amount
31.		nption following the ence of Credit Events:	Applicable
32.	Extens	sion interest:	Not Applicable
33.	Refere	ence Entity:	Transnet SOC Ltd
34.		cial Statements of the ence Entity:	The Issuer of the Reference Obligation is listed on the interest rate market of the JSE and as per rule 4.32(c)(i) of the

		JSE Debt Listings Requirements, no additional information is required to be provided herein.
35.	Standard Reference Obligation:	Not Applicable
36.	Reference Obligation:	The obligation identified as follows:
		Primary Obligor: Transnet SOC Ltd
		Maturity Date: 14 November 2027
		Coupon: 8.90%
		CUSIP/ISIN: ZAG000046681
37.	Issuer's holding of the Reference Obligation:	The Issuer will hold the Reference Obligation during the period that these Notes remain outstanding in order to hedge its obligations in respect of these Notes. The Issuer will not pledge or outright transfer the Reference Obligation in security to any other person or entity. The Issuer will only dispose of its interest in such Reference Obligation if such disposal arises in connection with redemption of these Notes on or prior to the scheduled Maturity Date in accordance with their terms (including any early redemption, howsoever described).
38.	Transaction Type:	Not Applicable
39.	All Guarantees:	Applicable
40.	Conditions to Settlement:	Applicable
		Credit Event Notice: Applicable
		Notice of Publicly Available Information: Applicable
41.	Credit Events:	The following Credit Events apply:

		Bankruptcy	
		Failure to Pay	
		Grace Period	Extension: Applicable
		Grace Period:	30 calendar days
		Payment Req ZAR10,000,00	
		Obligation Default	
		Repudiation / Mo	ratorium
		Restructuring	
		Default I 25,000,000	Requirement: ZAR
		Mod R: Not	Applicable
		Mod Mod R	: Not Applicable
		Multiple Ho Applicable	older Obligation: Not
		Governmental Int	ervention
42.	Credit Event Accrued Interest:	Not Applicable	
43.	Obligations:	Deliverable Obligation Category:	Deliverable Obligation Characteristics:
		Reference Obligation only	Not Subordinated
			Specified
			Currency: ZAR
			Transferable
44.	Excluded Obligations:	Not Domestic Cu Domestic Law	rrency and Not
45.	CLN Settlement Method:	Physical Settleme	ent
46.	Deliverable Obligations Portfolio:	Delivered CLN, s Obligations with a	of each Physically uch Deliverable a Due and Payable tstanding Principal

		Balance in an aggregate amount (excluding any accrued and unpaid interest) equal to:	
		(i) The Aggregate Nominal Amount of the Notes outstanding as of the relevant Event Determination Date; minus (ii) a Due and Payable Amount or an Outstanding Principal Balance of such Deliverable Obligations with a market value determined by the Calculation Agent equal to such Note's pro rata share of the Settlement Expenses and Swap Costs.	
47.	Deliverable Obligations:	Reference Obligation only	
48.	Excluded Deliverable Obligations:	Not Applicable	
	Terms Relating to Physical Settlement:		
49.	Physical Settlement Period:	As specified in the 2014 Credit Linked Conditions.	
50.	Partial Cash Settlement due to Impossibility or Illegality:	Applicable	
51.	Fallback CLN Settlement Method:	Cash Settlement	
	Terms Relating to Cash Settlement:		
	Credit Event Redemption Amount:	Means in respect of each Note an amount equal to the greater of (a) zero and (b) the CLN Cash Settlement Amount (as defined below) minus such	

	Note's pro rata share of the Settlement
	Expenses.
CLN Cash Settlement Amount:	Means an amount in ZAR calculated by the Calculation Agent, which amount shall not be less than zero, equal to:
	(i) The amount equal to: the product of (a) the Reference Obligation Outstanding Nominal Amount and (b) Final Price; plus (ii) The Hedging Costs (as defined below).
	"Hedging Costs" means in respect of the Notes, an amount determined by the Calculation Agent in a commercially reasonable manner equal to any expense, loss or costs (in which case expressed as a negative number) or gain (in which case expressed as a positive number) incurred (or expected to be incurred) by or on behalf of the Issuer as a result of its terminating, liquidating, modifying, obtaining or reestablishing any hedge term deposit, related interest rate swap position or funding arrangements entered into by it (including with its internal treasury function) specifically in connection with the Notes.
	"Reference Obligation Aggregate Nominal Amount" means ZAR 225,550,205 on Trade Date
	"Reference Obligation Outstanding Nominal Amount" means with respect to the Reference Obligation and on any date, the outstanding principal amount for the Reference Obligation with an original nominal amount equal to the Reference Obligation Aggregate Nominal Amount on the Trade Date
Credit Event Redemption Date:	5 (five) Business Days

CLN Valuation Date:	Single CLN Valuation Date. The CLN Valuation Date will be determined by the Calculation Agent in its sole discretion provided that such CLN Valuation Date is not more than 100 (one hundred) Business Days from the Event Determination Date specified in the 2014 Credit Linked Conditions, provided that the Settlement Suspension provisions specified in the 2014 Credit Linked Conditions will apply to such time limit.	
CLN Valuation Time:	As specified in the 2014 Credit Linked Conditions.	
Quotation Method:	Bid	
Quotation Amount:	As specified in the 2014 Credit Linked Conditions.	
Minimum Quotation Amount	As specified in the 2014 Credit Linked Conditions.	
Valuation Method:	Highest	
Accrued Interest:	Quotations Exclude Accrued Interest	
Dealers:	A dealer in obligations of the type of the Reference Obligation for which Quotations are to be obtained as selected by the Calculation Agent acting in good faith and in a commercially reasonable manner Such Dealers may include SA and/or non-SA Dealers.	
PROVISIONS REGARDING REDEMPTION / MATURITY		
52. Redemption at the option of the Issuer:	Yes	
i) Optional Call Redemption Event:	The Issuer may redeem the Notes on any Business Day selected by the	

Issuer on or after the occurrence of a Reference Obligation Early Redemption Event (such day being designated "Optional Call Redemption Date"). For purposes of the above, "Reference Obligation Early Redemption Event" means the redemption of the Reference Obligation by the Reference Entity as issuer of the Reference Obligation for any reason whatsoever, in whole or in part, prior to its final maturity date in accordance with, and as contemplated in, the terms and conditions of the applicable pricing supplement of the Reference Obligation, as determined by the Issuer. ii) Optional Call Redemption In respect of a Note, an amount determined and calculated by the Amount: Issuer, equal to the aggregate of: The Reference (i) Obligation Outstanding Nominal Amount unless there has been default under the Reference Obligation, in which event it shall be the product of (a) the Reference Obligation Outstanding Nominal Amount and (b) Final Price, plus (ii) the Hedging Costs The minimum period of written or oral iii) Minimum period of Notice: notice for the purposes of this provision shall be One (1) Business Days and the notice shall be called an "Optional Call Redemption Notice". The sentence in line 2 of Condition 8.3 iv) Other terms applicable on of the Terms and Conditions of the Redemption: Notes "the Issuer may, having given not less than 15 (fifteen) nor more than 60 (sixty) calendar days' irrevocable notice to the Noteholders in accordance with Condition 16 (Notices)" is deemed to be deleted and replaced by the following sentence "the Issuer may, having given not less than 1(one) Business Day's

		irrevocable notice to the Noteholders in accordance with Condition 16 (Notices)" for the purposes of the Notes.
53.	Redemption at the Option of Noteholders:	No
54.	Early Redemption Amount(s) payable on redemption for taxation reasons, Additional Early Redemption Event, Illegality, Change in Law or on Event of Default (if required):	Yes
	If yes:	
	(a) Amount payable; or	The Early Redemption Amount determined and calculated by the Calculation Agent in accordance with Condition 8.5 of the Terms and Conditions of the Notes.
	(b) Method of calculation of amount payable:	Not Applicable
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55.	Financial Exchange:	JSE Limited t/a The Johannesburg Stock Exchange
56.	Settlement, Calculation and Paying Agent:	Absa Bank Limited (acting through its Corporate and Investment Banking division) or an affiliate thereof.
57.	Calculation Agent City:	Johannesburg
58.	Specified office of the Paying, Calculation and Settlement Agent:	15 Alice Lane Sandton 2196 Gauteng Republic of South Africa

59.	Additional selling restrictions:	Not Applicable
60.	ISIN No.:	ZAG000210634
61.	Stock Code:	ASC190
62.	Method of distribution:	Private Placement
63.	If syndicated, names of Managers:	Not Applicable
64.	If non syndicated, name of Dealer:	Absa Corporate and Investment Banking (a division of Absa Bank Limited) or an affiliate thereof.
65.	Governing law:	The laws of the Republic of South Africa
66.	Issuer Rating on Issue Date:	Issuer National Rating: Aa2.za as assigned by Moody's on 06 March 2024 and to be reviewed by Moody's from time to time.
		Issuer National Rating: zaAA as assigned by S&P on 31 July 2024 and to be reviewed by S&P from time to time.
67.	Issuer Central Securities Depositary Participant (CSDP):	Absa Bank Limited
68.	Debt Listing Requirements:	In accordance with Section 4.17 of the Debt Listing Requirements, the Issuer confirms that the Programme Amount has not been exceeded at the time of the issuing of the Notes.
69.	Material Change in Financial or Trading Position	The Issuer confirms that as at the date of this Applicable Pricing Supplement, there has been no material change in the financial or trading position of the Issuer and subsidiaries (where applicable) since the date of the Issuer's unaudited financial statements

OTHER PROVISIONS	for the interim reporting period ended 30 June 2024. This statement has not been confirmed nor verified by the auditors of the Issuer.	
70. Other Provisions:	(i) Pass through of all the Reference Obligation benefits and costs: All payments actually received from the Reference Entity by the Issuer as holder of the Reference Obligation, (including without limitation, interest payments, fees, prepayment penalties) will be paid by the Issuer to the Noteholder without material delay unless the Issuer has already paid the corresponding amount due to its unconditional obligation to make payments.	

Responsibility:

The Issuer certifies that to the best of its knowledge and belief there are no facts that have been omitted which would make any statement false or misleading and that all reasonable enquiries to ascertain such facts have been made as well as that this Applicable Pricing Supplement contains all information required by law and the JSE Debt Listings Requirements. The Issuer accepts full responsibility for the accuracy of the information contained in this Applicable Pricing Supplement and the annual financial report, the amendments to the annual financial report or any supplements from time to time, except as otherwise stated therein.

The JSE takes no responsibility for the contents of the Applicable Pricing Supplement and the annual financial report of the Issuer and any amendments or supplements to the aforementioned documents. The JSE makes no representation as to the accuracy or completeness of the Applicable Pricing Supplement and the annual financial report of the Issuer and any amendments or supplements to the aforementioned documents and expressly disclaims any liability for any loss arising from or in reliance upon the whole or any part of the aforementioned documents. The JSE's approval of the registration of the Programme Memorandum and listing of the debt securities is not to be taken in any way as an

indication of the merits of the Issuer or of the debt securities and that, to the extent permitted by law, the JSE will not be liable for any claim whatsoever.

Application is hereby made to list this issue of Notes on 18 November 2024.

For and on behalf of

ABSA	BANK	LIMITED)
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ADSA BAINK LIWITED	
Name:	Name:
Capacity:	Capacity:
Date:	Date: