#### APPLICABLE PRICING SUPPLEMENT



#### INVESTEC BANK LIMITED

(Incorporated in the Republic of South Africa with limited liability under registration number 1969/004763/06)

Issue of ZAR300,000,000 (three hundred million Rand) Senior Unsecured Notes under its ZAR60,000,000,000 Domestic Medium Term Note and Preference Share Programme ("the Programme")

#### **IBL298**

This document constitutes the Applicable Pricing Supplement (Notes) relating to the issue of Notes described herein. Terms used herein shall be deemed to be defined as such for the purposes of the terms and conditions (the "**Terms and Conditions**") set forth in the Programme Memorandum dated 17 March 2021 (the "**Programme Memorandum**"), as updated and amended from time to time. This Applicable Pricing Supplement (Notes) must be read in conjunction with such Programme Memorandum. To the extent that there is any conflict or inconsistency between the contents of this Applicable Pricing Supplement (Notes) and the Programme Memorandum, the provisions of this Applicable Pricing Supplement (Notes) shall prevail.

The link to the document setting out the risk factors relating to the Notes and the Issuer is specified in the Programme Memorandum. Prospective investors in any securities should ensure that they fully understand the nature of the securities and the extent of their exposure to risks, and that they consider the suitability of the securities as an investment in the light of their own circumstances and financial position.

Specialist securities, such as the Indexed Notes, Credit Linked Notes, Equity Linked Notes, Equity Basket Notes, Fund Linked Notes and Portfolio Linked Notes (the "Specialist Securities") involve a high degree of risk, including the risk of losing some or a significant part of their initial investment. Potential investors should be prepared to sustain a total loss of their investment in such Specialist Securities. The Specialist Securities represent general, unsecured, unsubordinated, contractual obligations of the Issuer and rank *pari passu* in all respects with each other. Potential investors are reminded that the Specialist Securities constitute obligations of the Issuer only and of no other person. Therefore, potential investors should understand that they are relying on the creditworthiness of the Issuer.

#### **PARTIES**

1. Issuer Investec Bank Limited

2. Specified Office 100 Grayston Drive, Sandown, Sandton

3.	If non-syndicated, Dealer(s)	Investec Bank Limited
4.	If syndicated, Managers	Not applicable
5.	Debt Sponsor	Investec Bank Limited
6.	Debt Officer	Laurence Adams
7.	Issuer Agent (incorporating the calculation agent and the paying agent)	Investec Bank Limited
8.	Specified Office	100 Grayston Drive, Sandown, Sandton
9.	Stabilising manager (if any)	Not applicable
10.	Specified Office	Not applicable
PROV	VISIONS RELATING TO THE NOTES	
11.	Status of Notes	Senior Notes (see Condition 6.1 ( <i>Status of Senior Notes</i> )), Unsecured
	(i) Series Number	1
	(ii) Tranche Number	1
12.	Aggregate Nominal Amount of Tranche	ZAR300,000,000 (three hundred million Rand)
13.	Aggregate Nominal Amount of Notes Outstanding in the Series as at the Issue Date	Nil, excluding this Tranche of Notes but including all other Notes in the Series issued on the Issue Date
14.	Interest/Payment Basis	Floating Rate Notes
15.	Form of Notes	Listed Registered Notes. The Notes in this Tranche are issued in uncertificated form in the CSD
16.	Automatic/Optional conversion from one Interest/ Payment Basis to another	Not applicable
17.	Issue Date	6 June 2024

19.	Additional Business Centre	Not applicable
20.	Nominal Amount	ZAR1,000,000 (One Million Rand) per Note
21.	Specified Denomination	ZAR1,000,000 (One Million Rand) per Note
22.	Calculation Amount	ZAR1,000,000 (One Million Rand) per Note
23.	Issue Price	100% per Note
24.	Interest Commencement Date	6 June 2024
25.	Interest Period(s)	means each 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 Interest Commencement Date and end on (but exclude) the following Interest Payment Date (each Interest Payment Date as adjusted in accordance with the applicable Business Day Convention)
26.	Interest Payment Date(s)	means 6 March, 6 June, 6 September and 6 December of each year, provided that the first Interest Payment Date shall be on 6 September 2024. If any such day is not a Business Day, the Business Day on which interest will be paid, as determined in accordance with the applicable Business Day Convention (as specified in this Applicable Pricing Supplement)
27.	Interest Rate Determination Date/s or Reset Dates	means the Interest Commencement Date and every Interest Payment Date thereafter
28.	Maturity Date	6 June 2027
29.	Maturity Period	Not applicable
30.	Specified Currency	ZAR
31.	Applicable Business Day Convention	Following Business Day
32.	Final Redemption Amount	The Nominal Amount (plus accrued, unpaid interest, if any, to, but excluding, the Maturity Date)
33.	Books Closed Period(s)	The Register will be closed from 25 February to 6 March, 28 May to 6 June, 28 August to 6 September and

				27 November to 6 December in each year until the Applicable Redemption Date, or 9 days prior to any Payment Day
34.	Last I	Day to R	egister	24 February, 27 May, 27 August and 26 November in each year, or if such day is not a Business Day, the Business Day before each Books Closed Period, or the last Business Day immediately preceding the commencement of the Books Closed Period
35.		sions app al Notes	plicable to Subordinated	Not applicable
36.	of all	Notes is	regate Nominal Amount sued under the s at the Issue Date	As at the date of this issue, the Issuer has issued Notes in the aggregate total amount of ZAR40,019,941,515 (forty billion and nineteen million, nine hundred and forty one thousand five hundred and fifteen Rand) under the Programme (including this Tranche of Notes).
				The aggregate Nominal Amount of all Notes issued under the Programme as at the Issue Date, together with the aggregate Nominal Amount of this Tranche (when issued), will not exceed the Programme Amount.
37.	Addit	ional Te	erms and Conditions	Not applicable
38.	FIXE	D RAT	E NOTES	Not Applicable
39.	FLO	ATING	RATE NOTES	Applicable
	(i)	Issuer intere	election not to pay st	Not applicable
	(ii)	Paym	ent of Interest Amount	Applicable
		(a)	Interest Rate(s)	The Reference Rate plus the Margin.
		(b)	Interest Payment Date(s)	6 March, 6 June, 6 September and 6 December (as adjusted by the applicable Business Day Convention) of each year, for the period(s) as described above
		(c)	Any other terms	Not Applicable

relating to the particular method of calculating interest

	(d)	Interest Step-Up Date	6 June 2026
	(e)	Definition of Business Day (if different from that set out in Condition 1 (Definitions))	Not applicable
	(f)	Minimum Interest Rate	Not applicable
	(g)	Maximum Interest Rate	Not applicable
	(h)	Day Count Fraction	Actual/365
(iii)	metho (e.g.: o roundi differe ( <i>Intere</i>	terms relating to the d of calculating interest day count fraction, ing up provision, if ent from Condition 9.2 est on Floating Rate and Indexed Notes))	Not applicable
(iv)		er in which the Interest s to be determined	Screen Rate Determination
(v)	Margi	n	1.05% (one point zero five percent) from and including the Issue Date to and excluding 6 June 2026; and
			1.15% (one point one five percent) from and including 6 June 2026 to and excluding the Maturity Date
(vi)	If ISD	A Determination	Not applicable
(vii)	If Scre	een Rate Determination	
	(a)	Reference Rate (including relevant period by reference to which the Interest Rate is to be calculated)	ZAR-JIBAR-SAFEX with a Designated Maturity of 3 months
	(b)	Interest Rate Determination Date(s)	As per item 27 above

		(c)	Relevant Screen page and Reference Code	Reuters Screen SAFEY page "SF X 3M Yield", or any successor page
		(d)	Relevant Time	11.00 a.m
	(viii)	ISDA Screen insert	rest Rate to be atted otherwise than by Determination or Rate Determination, pasis for determining t Rate/Margin/Fallback tons	Not applicable
	(ix)	agent i	erent from Issuer Agent, responsible for ating amount of oal and interest	Not applicable
40.	ZERO	COUP	ON NOTES	Not applicable
41.	PART	LY PA	D NOTES	Not applicable
42.	INSTA	LMEN	T NOTES	Not applicable
43.	MIXE	D RAT	E NOTES	Not applicable
44.	INDEX	KED NO	OTES	Not applicable
45.	EXCH	ANGE	ABLE NOTES	Not applicable
46.	OTHE	R NOT	TES	Not applicable
47.	additio		iption and any ns and Conditions n Notes	Not applicable
48.	CRED	IT LIN	KED NOTES	Not applicable
49.	_		KED NOTES AND SKET NOTES	Not applicable
50.	FUND	LINKI	ED NOTES	Not applicable
51.	PORT	FOLIO	LINKED NOTES	Not applicable

52.	Prior consent of the Relevant Authority required for any redemption (in the case of Tier 2 Notes, prior to the Maturity Date)	No
53.	Redemption at the option of the Issuer	No
54.	Redemption at the Option of Noteholders of Senior Notes	No
55.	Early Redemption Amount(s) payable on redemption following the occurrence of a Tax Event (Gross up), Tax Event (Deductibility) and/or Change in Law, if yes:	Yes
	(i) Amount payable; or	Early Redemption Amount as set out in item 58
	(ii) Method of calculation of amount payable (if required or if different from that set out in Condition 10.9 (Early Redemption Amounts))	As set out in item 58
	(iii) Minimum period of notice (if different from Condition 10.2 (Redemption following the occurrence of a Tax Event (Gross up) or Tax Event (Deductibility) or Change in Law)	Not applicable
56.	Early Redemption Amount(s) payable on redemption of Subordinated Capital Notes for Regulatory Capital reasons	Not applicable
57.	Early Redemption Amount(s) payable on redemption on Event of Default (if required), if yes:	Yes
	(i) Amount payable; or	Early Redemption Amount as set out in item 58

(ii) Method of calculation of amount payable (if required or if different from that set out in Condition 10.9 (Early Redemption Amounts)

As set out in item 58

58. Other terms applicable on redemptions

The Notes will not be automatically redeemed on the occurrence of an Activation Event (for the purposes of this item, "Activation Event" means an event that precipitates an automatic redemption in relation to the Notes).

For the purpose of items 55 and 57, "Early Redemption Amount" means the Nominal Amount plus accrued, unpaid interest, if any, to the date of redemption.

### TRIGGER EVENT

59. Are the Notes Convertible?

60. Contractual Conversion Condition Not applicable

61. If applicable:

(i) Conversion Price Not applicable

(ii) Conversion Record
Date (if different from
the Note Terms and
Conditions)

Not applicable

No

(iii) Conversion
Settlement Date (if
different from the
Note Terms and
Conditions)

Not applicable

(iv) Time period for the delivery of the Issuer Conversion Price Notice (if different from the Note Terms and conditions)

Not applicable

(v) Other

Not applicable

62. Contractual Write Off Condition

Not applicable

#### **GENERAL**

63. Financial Exchange

JSE Limited

64. Substitution and variation for Subordinated Capital Notes

Not applicable

65. Substitution and variation for Subordinated Capital Notes upon a Change in Law

Not applicable

66. Amendment Option to disapply the Contractual Conversion Condition for Subordinated Capital Notes pursuant to Condition 6.10 (Disapplication of Contractual Conversion Condition or Contractual Write Off Condition)

Not applicable

67. Amendment Option to disapply the Contractual Write Off Condition for Subordinated Capital Notes pursuant to Condition 6.10 (Disapplication of Contractual Conversion Condition or Contractual Write Off Condition)

Not applicable

68. Aggregate Nominal Amount of Notes
Outstanding and aggregate
Calculation Amount of Programme
Preference Shares as at the Issue Date

ZAR39,719,941,515 (thirty-nine billion seven hundred and nineteen million nine hundred and forty one thousand five hundred and fifteen Rand) excluding this Tranche of Notes but including all other Notes and Programme Preference Shares issued on the Issue Date

The aggregate Nominal Amount of all Notes Outstanding (including Notes issued under the Previous Programme Memoranda) and the aggregate Calculation Amount of all Programme Preference Shares (including Programme Preference Shares issued under the Previous Programme Memoranda) as at the Issue Date, together with the aggregate Nominal Amount of this Tranche of Notes (when issued) plus the aggregate Calculation Amount of the Tranche of

		the Programme Preference Shares (when issued), will not exceed the Programme Amount.
69.	ISIN No.	ZAG000205949
70.	Stock Code	IBL298
71.	Additional selling restrictions	Not applicable
72.	Provisions relating to stabilisation	Not applicable
73.	Method of distribution	Private Placement
74.	Credit Rating assigned to Issuer as at the Issue Date (if any)	See Annex "A" (Applicable Credit Ratings).
75.	Governing law (if the laws of South Africa are not applicable)	Not applicable
76.	Other Banking Jurisdiction	Not applicable
77.	Use of proceeds	General banking business of the Issuer
70		
78.	Surrendering of Individual Certificates	Not applicable
78. 79.	Surrendering of Individual Certificates  Reference Banks	Not applicable  Not applicable
	-	
79.	Reference Banks	Not applicable
79. 80.	Reference Banks Other provisions	Not applicable  Not applicable
79. 80. 81.	Reference Banks Other provisions Issuer Rating and date of issue	Not applicable  Not applicable  Applicable
<ul><li>79.</li><li>80.</li><li>81.</li><li>82.</li></ul>	Reference Banks Other provisions Issuer Rating and date of issue Date of rating review	Not applicable  Not applicable  Applicable  25 October 2023
<ul><li>79.</li><li>80.</li><li>81.</li><li>82.</li><li>83.</li></ul>	Reference Banks Other provisions Issuer Rating and date of issue Date of rating review Programme rating and date of issue	Not applicable  Not applicable  Applicable  25 October 2023  Not applicable

Not applicable

87.

Rating Agency

88. Material Change Statement

The Issuer hereby 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 its subsidiaries since the date of the Issuer's latest consolidated annual financial results for the financial year ended 31 March 2024. As at the date of this Applicable Pricing Supplement, there has been no involvement by PricewaterhouseCoopers Inc. and Ernst & Young Inc., the auditors of the Issuer, in making the aforementioned statement.

89. Settlement agent

The Standard Bank of South Africa Limited

90. Specified office of the settlement agent

3rd floor, 25 Sauer Street, Johannesburg, 2001

### **Responsibility:**

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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 the applicable pricing supplement contains all information required by law and the debt listings requirements of the JSE. The Issuer accepts full responsibility for the accuracy of the information contained in the placing document Memorandum and the annual financial statements and/or the applicable pricing supplements, and/or the annual report and any amendments or supplements to the aforementioned documents, except as otherwise stated herein.

The JSE takes no responsibility for the contents of the placing document and the annual financial statements and/or the applicable pricing supplements and/or the annual 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 placing document and the annual financial statements and/or the applicable pricing supplements and/or the annual 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 placing document 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.

**SIGNED** at Johannesburg on 4 June 2024.

ror:	INVESTEC DAINK LIVITLED
Signature:	Alde
Name:	Susan Neilan
Capacity:	Authorised Signatory

INVESTEC DANK I IMITED

Signature:		
Managa	Igna Ferreira	
Name:	igna i circiia	

Capacity: Authorised Signatory

## ANNEX 1

# APPLICABLE CREDIT RATINGS

## 1. Issuer

The Issuer has been rated as follows:

Moody's (Continued)  13) ST Bank Deposits (Foreign) P-3  14) ST Bank Deposits (Domestic) P-3  15) Baseline Credit Assessment ba2  16) Adj Baseline Credit Assess ba2  17) LT Counterparty Risk Rating Baa3  18) LT Counterparty Risk Rating Baa3  19) ST Counterparty Risk Ratin P-3
14) ST Bank Deposits (Domestic) P-3 15) Baseline Credit Assessment ba2 16) Adj Baseline Credit Assess ba2 17) LT Counterparty Risk Rating Baa3 18) LT Counterparty Risk Rating Baa3
15) Baseline Credit Assessment ba2 16) Adj Baseline Credit Assess ba2 17) LT Counterparty Risk Rating Baa3 18) LT Counterparty Risk Rating Baa3
16) Adj Baseline Credit Assess ba2 17) LT Counterparty Risk Rating Baa3 18) LT Counterparty Risk Rating Baa3
18) LT Counterparty Risk Rating Baa3
10) ST Counterparty Pick Patin D-3
17/31 Counterparty Kisk Ratin F 3
20) ST Counterparty Risk Ratin P-3
21) Standard & Poor's
22) Outlook STABLE
23) LT Foreign Issuer Credit BB-
24) LT Local Issuer Credit BB-
25) ST Foreign Issuer Credit B
20 ST Local Issuer Credit B

## 2. Notes

This Tranche of Notes will not be rated.