APPLICABLE PRICING SUPPLEMENT

Grayston Drive Autos (RF) Limited

(Incorporated with limited liability in South Africa under registration number 2018/315240/06)

Issue of ZAR600,000,000 of Class A4 Notes under its ZAR4,000,000,000 Asset-Backed Securities Programme

This document constitutes the Applicable Pricing Supplement relating to the issue of Notes described in this Applicable Pricing Supplement.

This Applicable Pricing Supplement must be read in conjunction with the Programme Memorandum issued by Grayston Drive Autos (RF) Limited dated 24 July 2023. To the extent that there is any conflict or inconsistency between the contents of this Applicable Pricing Supplement and the Programme Memorandum, the provisions of this Applicable Pricing Supplement shall prevail.

Any capitalised terms not defined in this Applicable Pricing Supplement shall have the meanings ascribed to them in the section of the Programme Memorandum entitled "*Terms and Conditions of the Notes*". References in this Applicable Pricing Supplement to the Terms and Conditions are to the section of the Programme Memorandum entitled "*Terms and Conditions of the Notes*". References to any Condition in this Applicable Pricing Supplement are to that Condition of the Terms and Conditions.

The Issuer certifies that to the best of its knowledge and belief there are no facts that have been omitted from this Applicable Pricing Supplement which would make any statement false or misleading and that all reasonable enquiries to ascertain such facts have been made and that this Applicable Pricing Supplement contains all information required by Applicable Law and the JSE Debt Listings Requirements. The Issuer accepts full responsibility for the accuracy of the information contained in this Applicable Pricing Supplement, the Programme Memorandum, its annual financial statements and any amendments or supplements to the aforesaid documents from time to time, except as otherwise stated therein. The Programme Limit will not be exceeded as a result of the issuance of the Notes described herein.

The JSE takes no responsibility for the contents of the Programme Memorandum and/or this Applicable Pricing Supplement or the Issuer's annual financial statements, as the case may be, and any amendments or supplements to the aforesaid documents. The JSE makes no representation as to the accuracy or completeness of the Programme Memorandum, this Applicable Pricing Supplement and/or the Issuer's annual financial statements 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 the listing of such Notes on the Interest Rate Market of the JSE is not to be taken in any way as an indication of the merits of the Issuer or the Notes and that, to the extent permitted by Applicable Law, the JSE will not be liable for any claim whatsoever.

DESCRIPTION OF THE NOTES

1	Issuer	Grayston Drive Autos (RF) Limited				
2	Status and Class of the Notes	Secured Class A4 Notes				
3	Tranche number	4				
4	Series number	1				
5	Aggregate Principal Amount of this Tranche	ZAR600,000,000				
6	Issue Date	12 March 2025				
7	Minimum Denomination per Note	ZAR1,000,000				
8	Issue Price	100.00%				
9	Applicable Business Day Convention	Following Business Day				
10	Interest Commencement Date	12 March 2025				
11	Step-Up Date	20 July 2028				
12	Scheduled Maturity Date	20 July 2028				
13	Final Redemption Date	20 July 2038				
14	Use of Proceeds	The net proceeds of the issue of this Tranche, together with the net proceeds from the issue of the Class B4 Notes, will be used to purchase Eligible Assets				
15	Asset Acquisition Pre-Funding Amount	ZAR832,051,083				
16	Asset Acquisition Pre-Funding Period	From (and including) 12 March 2025 to (an including) 31 July 2025				
17	Note Redemption Pre-Funding Amount	N/A				
18	Note Redemption Pre-Funding Period	N/A				
19	Specified Currency	Rand				
20	Pre-Payment Note(s)	N/A				
21	Subordinated Loan Facility Limit	ZAR457,000,000				

Advance under the Subordinated ZAR110,256,930 22 Loan on the Issue Date

23 Set out the relevant description of any additional/other **Terms** and Conditions relating to the Notes

Cash Trigger Event

In the event that the balance standing to the credit of the Transaction Account on any Determination Date preceding a Quarterly Payment Date is equal to or greater than the Cash Trigger Event Amount, the Issuer shall utilise all funds in the Transaction Account in excess of the Cash Trigger Event Amount to redeem the Notes in each Class of Notes pro rata in descending order of rank in accordance with the Pre-Enforcement Priority of Payments on the relevant Quarterly Payment Date.

For purposes of this item 23, "Cash Trigger Event Amount" means (a) an amount equal Cash Trigger Event Percentage multiplied by the aggregate Principal Balances of the Participating Assets in the Instalment Sale Agreement Portfolio, less (b) the aggregate amounts of all Redraws and all other payments scheduled to be made (including amounts to be provided for) by the Issuer in accordance with the Enforcement Priority of Payments for the period from such Determination Date to the immediately following Quarterly Payment Date.

24 Redraw Facility Provider Invested

25 Warehouse Facility Provider Investec

26 **Account Bank** Investec

27 **Derivative Counterparty** Investec

FIXED RATE NOTES

28 N/A Fixed Interest Rate

29 Interest Payment Date(s) N/A

30 Interest Period(s) N/A

N/A 31 Step-Up Rate

32 Any other items relating to the N/A particular method of calculating interest

FLOATING RATE NOTES

33 Interest Payment Dates

20 October, 20 January, 20 April and 20 July of each calendar year or if such day is not a Business Day, the Business Day on which the interest will be paid, as determined in accordance with the applicable Business Day Convention (as specified in item 9 of this Applicable Pricing Supplement), provided that the first Interest Payment Date shall be 20 April 2025.

34 Interest Periods

The period from (and including) 20 October to (but excluding) 20 January, from (and including) 20 January to (but excluding) 20 April, from (and including) 20 April to (but excluding) 20 July and from (and including) 20 July to (but excluding) 20 October of each calendar year, 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). The last Interest Period shall be from (and including) 20 April 2038 until (but excluding) 20 July 2038.

35 Manner in which the Interest Rate is to be determined

Screen Rate Determination

36 Margin/Spread for the Interest Rate

0.98% per annum to be added to the Reference Rate

37 Margin/Spread for the Step-Up Rate

1.13% per annum to be added to the Reference Rate

38 If ISDA Determination

(a) Floating Rate Option N/A

(b) Designated Maturity N/A

(c) Reset Date(s) N/A

39 If Screen Determination

(a) Reference Rate (including relevant period by reference to which the Interest Rate is to be calculated)

Three Month JIBAR, except that for the first Interest Period the Reference Rate will be One-Month JIBAR

(b) Rate Determination Dates

The first Business Day of each Interest Period.

(c) Relevant Screen page and Reference Code

Reuters Screen SAFEY page under caption "Yield" as at approximately 11h00, Johannesburg time, on the relevant Rate Determination Date, rounded to the third decimal point.

40 If Interest Rate to be calculated otherwise than by reference to the previous two sub-clauses, insert basis for determining Interest Rate/Margin/Fall back provisions

The arithmetic mean of the offered quotation, for the Reference Rate(s) which appears or appear, as the case may be, on the Rate Screen Page as at 12h00, Johannesburg time, on the Rate Determination Date in question, plus the Margin, all as determined by the Calculation Agent.

41 Replacement of Reference Rate

On or after the occurrence of a Benchmark Rate Replacement Event, the Reference Rate shall be the Replacement Benchmark Rate and notified to the Noteholders in the manner set out in Condition 17 (*Notices*)

"Benchmark Rate Replacement Event" means the occurrence of any of the following -

- (a) the methodology, formula or other means of determining the Reference Rate has, in the opinion of the Calculation Agent, acting in its sole discretion materially changed; or
- (b) the Reference Rate ceases to be the approved Reference Rate for the purposes of calculating the Interest Rate in respect of the Notes, as determined by the Calculation Agent in its sole discretion after taking account prevailing market practice and any replacement reference rates published by a government authority or industry body; and

"Replacement Benchmark Rate" means the benchmark rate, together with a spread (if applicable) determined by the Calculation Agent in its sole discretion after taking into account prevailing market practice or any spread published by a governmental authority industry body, determined by the Calculation Agent to be an appropriate successor to the Reference Rate

OTHER NOTES

If the Notes are not Fixed Rate Notes N/A or Floating Rate Notes, or if the Notes are a combination of the above and some other Note, set out the relevant description any additional Terms and Conditions relating to such Notes

GENERAL

43 Description of amortisation of Notes Notes are redeemed in accordance with the

Terms and Conditions of the Notes and in accordance with the applicable Priority of

Payments

Additional selling restrictions N/A

International Securities Identification ZAG000213216 45

Number (ISIN)

46 Stock Code GDAA4

Interest Rate Market of the JSE Financial Exchange

48 Dealer Investec

49 Method of distribution Private Placement

50 Expected rating to be assigned to this AAA(ZA)(sf)

Tranche of Notes (if any)

Global Credit Rating Company Proprietary 51 Rating Agency

> Limited (registration number 1995/005001/07) which may be replaced by

another accredited rating agency

52 **Auditors** PricewaterhouseCoopers Inc

53 Governing Law South Africa

54	Last Day to Register	By 17h00 on the Business Day immediately preceding the first day of a Books Closed Period
55	Books Closed Period	The Register will be closed during the period from 15 October (including) to 20 October (excluding), from 15 January (including) to 20 January (excluding), from 15 April (including) to 20 April (excluding) and from 15 July (including) to 20 July (excluding) of each calendar year
56	Paying Agent	Investec
57	Registered Office of the Paying Agent	100 Grayston Drive, Sandown, Sandton, 2196
58	Calculation Agent	Investec
59	Registered Office of the Calculation Agent	100 Grayston Drive, Sandown, Sandton, 2196
60	Transfer Agent	Investec
61	Registered Office of the Transfer Agent	100 Grayston Drive, Sandown, Sandton, 2196
62	Safe Custody and Settlement Agent	Nedbank Limited
63	Registered Office of the Safe Custody and Settlement Agent	16 Constantia Boulevard, Constantia Kloof, Roodepoort, 1709
64	Programme Limit	ZAR4,000,000,000
65	Final Loan Maturity Date	20 July 2034
66	Aggregate Outstanding Principal Amount of all Notes in issue on the Issue Date of this Tranche, excluding any Tranche of Notes to be issued or to be redeemed or to be refinanced on the Issue Date of this Tranche	ZAR2,250,000,000
67	Aggregate Outstanding Principal Amount of the Class B4 Notes to be issued simultaneously with this Tranche of Notes	ZAR150,000,000

- 68 Portfolio Covenants that must be complied with after each acquisition of Additional Participating Assets or Replacement Assets -
 - (a) Required Weighted Average Discount to Prime Rate Ratio

Required Weighted Average 1.00% (deducted from the Prime Rate)

- (b) Required Weighted Average 50 months Remaining Maturity
- (c) Required Weighted Average 9 months Seasoning Ratio
- (d) Required Residual Amounts 20% Ratio
- (e) Required Residual Amount 5% Payments Ratio
- (f) Required Used Cars Ratio
- (g) Borrower Concentration Limit /
 Number of largest Borrowers
 when measuring the Borrower
 Concentration Limit

For purposes of this item, when calculating the Principal Balances of the Participating Assets in the Instalment Sale Agreement Portfolio, the Participating Assets that have the same Borrower will be aggregated together and count as one Participating Asset.

Borrower Concentration Limit No 1:

55%

Measured in respect of the single Borrower that represents the largest exposure in the Instalment Sale Agreement Portfolio, the sum of the Principal Balances of the Participating Assets in the Instalment Sale Agreement Portfolio in relation to that Borrower cannot exceed 0.30% of the Instalment Sale Agreement Portfolio.

Borrower Concentration Limit No 2:

Measured in respect of the two (2) Borrowers that represent the two largest exposures in the Instalment Sale Agreement Portfolio, the sum of the Principal Balances of the Participating Assets in the Instalment Sale Agreement Portfolio in relation to those two (2) Borrowers cannot exceed 0.58% of the Instalment Sale Agreement Portfolio.

Borrower Concentration Limit No 3:

Measured in respect of the three (3) Borrowers that represent the three (3) largest exposures in the Instalment Sale Agreement Portfolio, the sum of the Principal Balances of the Participating Assets in the Instalment Sale Agreement Portfolio in relation to those three (3) Borrowers cannot exceed 0.84% of the Instalment Sale Agreement Portfolio.

Borrower Concentration Limit No 4:

Measured in respect of the four (4) Borrowers that represent the four (4) largest exposures in the Instalment Sale Agreement Portfolio, the sum of the Principal Balances of the Participating Assets in the Instalment Sale Agreement Portfolio in relation to those four (4) Borrowers cannot exceed 1.08% of the Instalment Sale Agreement Portfolio.

Borrower Concentration Limit No 5:

Measured in respect of the five (5) Borrowers that represent the five (5) largest exposures in the Instalment Sale Agreement Portfolio, the sum of the Principal Balances of the Participating Assets in the Instalment Sale Agreement Portfolio in relation to those five (5) Borrowers cannot exceed 1.30% of the Instalment Sale Agreement Portfolio.

Borrower Concentration Limit No 6:

Measured in respect of the six (6) Borrowers that represent the six (6) largest exposures in the Instalment Sale Agreement Portfolio, the sum of the Principal Balances of the Participating Assets in the Instalment Sale Agreement Portfolio in relation to those six (6) Borrowers cannot exceed 1.50% of the Instalment Sale Agreement Portfolio.

Borrower Concentration Limit No 7:

Measured in respect of the seven (7) Borrowers that represent the seven (7) largest exposures in the Instalment Sale Agreement Portfolio, the sum of the Principal Balances of the Participating Assets in the Instalment Sale

Agreement Portfolio in relation to those seven (7) Borrowers cannot exceed 1.68% of the Instalment Sale Agreement Portfolio.

Borrower Concentration Limit No 8:

Measured in respect of the twenty-five (25) Borrowers that represent the twenty-five (25) largest exposures in the Instalment Sale Agreement Portfolio, the sum of the Principal Balances of the Participating Assets in the Instalment Sale Agreement Portfolio in relation to those twenty-five (25) Borrowers cannot exceed 4.50% of the Instalment Sale Agreement Portfolio.

Borrower Concentration Limit No 9:

Measured in respect of the fifty (50) Borrowers that represent the fifty (50) largest exposures in the Instalment Sale Agreement Portfolio, the sum of the Principal Balances of the Participating Assets in the Instalment Sale Agreement Portfolio in relation to those fifty (50) Borrowers cannot exceed 8.00% of the Instalment Sale Agreement Portfolio.

Borrower Concentration Limit No 10:

Measured in respect of the hundred (100) Borrowers that represent the hundred (100) largest exposures in the Instalment Sale Agreement Portfolio, the sum of the Principal Balances of the Participating Assets in the Instalment Sale Agreement Portfolio in relation to those hundred (100) Borrowers cannot exceed 13.50% of the Instalment Sale Agreement Portfolio.

Borrower Concentration Limit No 11:

Measured in respect of a single Borrower other than the Borrowers referred to in Borrower Concentration Limits No 1 to No 10 above, the sum of the Principal Balances of the Participating Assets in the Instalment Sale Agreement Portfolio in relation to that Borrower cannot exceed 0.10% of the Instalment Sale Agreement Portfolio.

69 Eligibility Criteria

The following eligibility criteria shall apply in respect of each Instalment Sale Agreement (in addition where applicable) to the eligibility criteria set out in the section of the Programme Memorandum entitled "The Aareement" and in the Sale Agreement -

Maximum remaining term of the 72 calendar months (a) Instalment Sale Agreement

(b) the residual amount remaining at the legal maturity date of the Instalment Sale Agreement

Not greater than 50% of the original principal debt of the Instalment Sale Agreement

Maximum Original LTV Ratio 103% (c) must not be greater than

70 Rights of the Issuer to amend the Eligibility Criteria

71 Material Change Statement

As at the date of this Applicable Pricing Supplement, there has been no material change in the financial or trading position of the Issuer since the date of the Issuer's latest audited consolidated annual financial statements for the year ended 31 March 2024 As at the date of this Applicable Pricing Supplement, there has been no involvement by PricewaterhouseCoopers Inc. the auditors of the Issuer, in making the aforementioned statement

Compliance Statement 72

The Issuer is compliant with the provisions of the Companies Act and is acting in conformity with its memorandum of incorporation

73 Legal and Arbitration Proceedings The Issuer is not aware of any legal or arbitration proceedings, including proceedings that are pending or threatened that may have or have had, a material effect on the Issuer's financial position since 31 March 2024, being its financial year-end

74 Additional Information

- (a) Capital Reserve Required N/A Amount Percentage
- (b) Redraw Reserve Required 2.00% Amount Percentage
- (c) Liquidity Reserve Required (a) on any Issue Date, an amount equal to Amount
 - (i) the interest expected to accrue on the aggregate Outstanding Principal Amount of all Notes during the applicable Interest Period; plus
 - (ii) an amount of ZAR1,000,000; plus
 - (iii) an additional amount, if any, determined at the sole discretion of the Administrator;

provided that the minimum Liquidity Reserve Required Amount equals at least ZAR67,700,000.

- (b) Provided that the Revolving Period has not ended, on any Quarterly Payment Date (excluding the final Quarterly Payment Date) that is not an Issue Date, an amount equal to -
 - (i) the interest expected to accrue on the aggregate Outstanding Principal Amount of all Notes during the applicable Interest Period; plus
 - (ii) an amount of ZAR1,000,000;

provided that the minimum Liquidity Reserve Required Amount equals at least ZAR67,700,000 as long as the Revolving Period has not ended

- (d) Principal Deficiency 100% Percentage
- (e) Cash Trigger Event Amount 25.00% Percentage

75 Stop-Purchase Events

The occurrence of the following -

- (a) a Servicer Event of Default occurs; or
- (b) an Issuer Trigger Event occurs; or
- (c) a Tranche of Notes is not redeemed on its Scheduled Maturity Date; or
- (d) an Enforcement Notice is delivered; or
- (e) an unremedied Portfolio Delinquency Trigger Event occurs and is continuing; or
- (f) an unremedied Portfolio Default Trigger Event occurs and is continuing; or
- (g) the interest rate payable in respect of amounts standing to the credit of the Bank Accounts, is less than the Required Weighted Average Discount to Prime Rate Ratio as specified in the most recent Applicable Pricing Supplement, provided that such event is not remedied within a period of 30 (thirty) calendar days
- 76 Portfolio Default Trigger Event 4.00% percentage
- 77 Portfolio Delinquency Trigger Event 5.00% percentage
- 78 Required Credit Ratings

means, if GCR is the appointed Rating Agency:

- (a) in respect of Permitted Investments that -
 - mature within a period of 30 (thirty) calendar days, at least A1(za) on a short-term national scale; and

- mature after a period of 30 (thirty) calendar days, at least a short-term national scale rating of A1+(za) and/or a long-term national scale rating of AA-(za);
- (b) in respect of the Account Bank and GIC Provider -
 - at least A1(za) on a short-term national scale;
- (c) in respect of the Servicer -
 - at least BBB-(za) on a long-term national scale (which is the Standby Servicer Facilitator Rating);
- (d) in respect of the Derivative Counterparty -
 - First Trigger Required Rating: at least A1(za) on a short-term national scale and a long-term national scale rating of A(za);
 - Second Trigger Required Rating: at least A3(za) on a short-term national scale and a long-term national scale rating of BBB-(za);
- (e) in respect of the Rating Agency Collateral Amount pursuant to the Derivative Contract -
 - First Level Required Rating: at least A2(za) on a short-term national scale and/or a long-term national scale rating of A-(za);
 - Second Level Required Rating: at least A2(za) on a short-term national scale and/or a long-term national scale rating of BBB+(za);
 - Third Level Required Rating: at least A3(za) on a short-term national scale and/or a long-term national scale rating of BBB-(za);

- (f) in respect of the Borrower Notification Trigger -
 - at least BBB-(za) on a long-term national scale;

In each case -

- (i) if GCR is not the appointed Rating Agency, such ratings (if any) that will not adversely affect the respective current Ratings of the Notes in issue in accordance with the prevailing rating criteria of the appointed Rating Agency; and
- (ii) as may be amended from time to time in accordance with the prevailing rating criteria of the appointed Rating Agency; or
- (iii) such other rating, if any, which the appointed Rating Agency confirms in writing will not adversely affect its respective current Ratings of the Notes in issue; provided that if an investment or entity is not rated by the appointed Rating Agency, then such investment or entity that the appointed Rating Agency confirms in writing will not adversely affect its respective current Ratings of the Notes in issue

79 Investor Report

As long as the Notes are listed on the Interest Rate Market of the JSE, the Administrator will prepare a quarterly transaction performance report which report, when it becomes available, will be available to view on the Originator's website

https://www.investec.com/en_za/investec-for-institutions/fixed-income/institutional-sales-and-structuring/grayston-drive-autos.html

ADDITIONAL DISCLOSURE IN RESPECT OF SECURITISATIONS

- 80 Description of Participating Assets -
 - (a) legal jurisdiction(s) where the See Participating Assets are located Memo

See the section of the Programme Memorandum entitled "The Sale Agreement" under sub-section 2 "Eligibility Criteria" clause 2.1.19

(b) title/recourse to the Participating Assets

See the section of the Programme Memorandum entitled "The Sale Agreement" under sub-section 1 "Sale Agreement"

(c) number and value of the Participating Assets in the pool To be included in the Investor Report

(d) seasoning of the Participating Assets

To be included in the Investor Report

(e) level of collateralisation

To be included in the Investor Report

(f) rights of the Issuer and/or the Seller and/or the Originator to substitute Participating Assets See the section of the Programme Memorandum entitled "The Sale Agreement" under sub-section 5 "Replacement of Participating Assets"

(g) treatment of early amortisation of the Participating Assets

Prepayments received in respect of the Participating Assets will form part of Available Funds and will be applied in accordance with the applicable Priority of Payments. Principal Collections in relation to the Participating Assets may be used to fund Redraws

(h) general characteristics and description of the underlying assets

To be included in the Investor Report

(i) Cut-Off Date

To be included in Annexure B

- 81 Description and details of the structure of the Programme -
 - (a) sale or transfer of the Participating Assets or assignment of any rights in the Participating Assets to the Issuer and the right of recourse to the Originator or Seller of the Participating Assets

See the section of the Programme Memorandum entitled "The Sale Agreement"

(b) description of the structure and section of Programme See the the a flow diagram of the structure "Programme Memorandum entitled Overview" and the section entitled "Summary of the Programme"

- flow of funds -(c)
 - (i) payments in respect of Participating Assets

frequency of collection of To be included in the Investor Report

(ii) fees and amounts payable by the Issuer;

All fees and amounts payable are described in the applicable Priority of Payments. See the section in the Programme Memorandum entitled "Priority of Payments"

(iii) Priority of Payments made by the Issuer

See Programme the section in the Memorandum entitled "Priority of Payments"

any other arrangements (iv) upon which payments of interest and principal to Noteholders are dependent

Not applicable

potential material liquidity (v) shortfalls and plans to cover shortfalls

The Issuer benefits from the Liquidity Reserve, the Redraw Reserve and the Redraw Facility. See the section in the Programme Memorandum entitled "Structural Features" under sub-sections 4.2 "Liquidity Reserve", 4.3 "Redraw Reserve" and 5 "Redraw Facility"

accumulation of surpluses in (d) the Issuer and investment criteria for the investment of any liquidity surpluses

See section of the Programme Memorandum entitled "Structural Features" under sub-section 1 "Cash Management"

interest held by the Originator in ZARNil the Notes issued pursuant to this **Applicable** Pricing Supplement

- (f) name, address, description and significant business activities of the -
 - (i) Originator

the section in the Programme Memorandum entitled "The Originator and the

Servicer" and the section entitled "Corporate Information" (ii) Seller See the section in the Programme Memorandum entitled "The Sale Agreement" and the section entitled "Summary of the Programme" Servicer and summary of See the section in the Programme (iii) Servicer's Memorandum entitled "The Originator and the Servicer" and the section entitled "Corporate responsibilities and appointment and Information" removal of Servicer

REPORT OF THE INDEPENDENT AUDITORS - SEE APPENDIX "A"

POOL DATA - SEE APPENDIX "B"

Application is hereby made to list this Tranche of the Notes on 12 March 2025 pursuant to the Grayston Drive Autos (RF) Limited Asset-Backed Securities Programme.

GRAYSTON DRIVE AUTOS (RF) LIMITED (ISSUER)

Ву:	Director, duly authorised	Ву:	Director, duly authorised
Name:	David Peter Towers	Name:	Kurt Wade van Staden
Date:	06 March 2025	Date:	06 March 2025

APPENDIX "A" - REPORT OF THE INDEPENDENT AUDITOR OF THE ISSUER



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Web http://www.kpmg.co.za

Grayston Drive Autos (RF) Limited Att. The Directors c.c. Investec Bank Limited 100 Grayston Drive Sandown Sandton 2196

26 July 2023

Dear Sirs

INDEPENDENT AUDITOR'S LIMITED ASSURANCE REPORT OF GRAYSTON DRIVE AUTOS (RF) LIMITED (THE "ISSUER"), REGARDING COMPLIANCE BY THE ISSUER WITH THE RELEVANT PROVISIONS OF THE SECURITISATION SCHEME REGULATIONS (GOVERNMENT NOTICE 2, GOVERNMENT GAZETTE 30628 OF 1 JANUARY 2008) (THE "SECURITISATION SCHEME REGULATIONS") ISSUED BY THE REGISTRAR OF BANKS, AS REQUIRED BY PARAGRAPHS 15(1)(A)(II) AND 16(2)(A)(VII) OF THE SECURITISATION SCHEME REGULATIONS

Introduction

We have completed our limited assurance engagement to report in terms of paragraphs 15(1)(a)(ii) and 16(2)(a)(vii) of the Securitisation Scheme Regulations, issued by the Prudential Authority, on whether the Securitisation Scheme and the issuance of notes (the "transaction") by the Issuer, complies, in all material respects, with the provisions of the relevant Securitisation Scheme Regulations ("subject matter").

Responsibility of the Directors of the Issuer

The Directors of the Issuer are responsible for the preparation of, and disclosures in the Programme Memorandum and other Transaction Documents dated on or about 26 July 2023 (the "Transaction Documents"), that are free from material misstatement, whether due to fraud or error, as required by the relevant Securitisation Scheme Regulations and for making available all relevant documentation pursuant to the transaction.



Our independence and quality control

We have complied with the independence and other ethical requirements of the Code of Professional Conduct for Registered Auditors issued by the Independent Regulatory Board for Auditors ("IRBA Code"), which is founded on fundamental principles of integrity, objectivity, professional competence and due care, confidentiality and professional behaviour. The IRBA Code is consistent with the corresponding sections of the International Ethics Standards Board for Accountants' International Code of Ethics for Professional Accountants (including International Independence Standards).

The firm applies International Standard on Quality Management 1, Quality Management for Firms that Perform Audits or Reviews of Financial Statements, or Other Assurance or Related Services Engagements, which requires the firm to design, implement and operate a system of quality management, including policies or procedures regarding compliance with ethical requirements, professional standards and applicable legal and regulatory requirements.

Auditor's responsibility

Our responsibility is to express a limited assurance conclusion on whether the issuances of Notes by the Issuer, as described in the Transaction Documents, complies, in all material respects, with the provisions of the relevant Securitisation Scheme Regulations.

Our engagement was performed in accordance with the International Standard on Assurance Engagements, ISAE 3000 (Revised) International Standard on Assurance Engagements other than Audits or Reviews of Historical Financial Information. This standard requires us to to plan and perform our engagement to obtain limited assurance, expressed below, regarding the subject matter of the engagement.

Summary of work performed

The procedures performed were based on our professional judgement and included an examination of the applicable Transaction Documents made available to us by the Issuer, for evidence of compliance with the relevant provisions of the Securitisation Scheme Regulations affecting the transaction. We made inquiries of the Directors and Management of the Issuer, as we considered necessary for the purposes of our engagement.

We planned and performed our work to obtain all the information and explanations that we considered necessary to provide sufficient and appropriate evidence for us to express our limited assurance conclusion below. In a limited assurance engagement, the scope is substantially less than for a reasonable assurance engagement and therefore less assurance is provided than in a reasonable assurance engagement. Accordingly, we do not express a reasonable assurance opinion about whether the issuer's Securitisation Scheme and the issuance of Notes have been prepared, in all material respects, in accordance with the Security Scheme Regulations.

We believe that the evidence obtained as part of our limited assurance engagement is sufficient and appropriate to provide a basis for our conclusion expressed below.

Limited Assurance Conclusion

Based on the procedures performed and the evidence obtained, nothing has come to our attention which causes us to believe that the issuances of Notes by the Issuer, as



described in the Transaction Documents, is not, in all material respects, in compliance with all the relevant provisions of the Securitisation Scheme Regulations.

Restriction on use and distribution

This report is issued for the purpose of providing the Issuer with assurance as to compliance with the Securitisation Scheme Regulations as required by paragraphs 15(1)(a)(ii) and 16(2)(a)(vii) of the Securitisation Scheme Regulations in accordance with the terms of our engagement. Our report is intended solely for the Issuer and may not be suitable for another purpose and should not be used for another purpose nor distributed to any other parties.

Yours faithfully KPMG Inc.

Per T Middlemiss

Chartered Accountant (SA)

Registered Auditor

Director

APPENDIX "B" - POOL DATA

Programme Information

Transaction type: Traditional cashflow securitisation

Single issue or Programme: Programme
Revolving or static securitisation: Revolving
Inception date: 31 July 2023

Originator: Investec Bank Limited
Servicer: Investec Bank Limited
Administrator: Investec Bank Limited

Back-up or Standby Servicer: Only applicable if Servicer related trigger is breached

Maximum Programme Size: ZAR4,000,000,000

Reporting Period: Quarterly

Rating Agency: Global Credit Rating Company Proprietary Limited

(registration number 1995/005001/07)

Credit rating of Programme: Not applicable. Only the Notes will be rated

Contact person: Investec: Head of Financial Products

Email: FPLegal@investec.com

Asset Data (as at 31 January 2025)

Type of underlying assets: Instalment Sale Agreements (backed by Instalment Sale

Assets) originated by the Originator

Number of assets: 11,933

Value of assets: ZAR3,299,742,619

Number of assets outstanding: 11,933

Total value of assets outstanding: ZAR3,299,742,619

WA time to maturity: 44.55 months

Maximum original maturity: 72 calendar months

Weighted average interest rate: Prime Rate minus 0.82%

Largest asset value: ZAR1,765,970
Average asset value: ZAR276,522
WA seasoning ratio: 20.33 months

Residual amount ratio 4.42%
Residual amount payments ratio 1.68%
Used vehicle as % of portfolio 48.50%

Pool Stratification Tables (as at 31 January 2025)

New vs Used Vehicles	Number of Participating Assets	% of Participating Assets	Principal Balance	% of Principal Balance	
New	5,633	47.21%	ZAR 1,699,219,299	51.50%	
Used	6,300	52.79%	ZAR 1,600,523,321	48.50%	
Total	11,933	100.00%	ZAR 3,299,742,619	100.00%	
Principal Balance in ZAR (>= - <)	Number of Participating Assets	% of Participating Assets	Principal Balance	% of Principal Balance	
-100,000 - 100,000	2,094	17.54%	ZAR 111,052,784	3.37%	
100,000 - 200,000	3,006	25.19%	ZAR 454,544,276	13.78%	
200,000 - 300,000	2,611	21.88%	ZAR 649,021,959	19.67%	
300,000 - 400,000	1,787	14.98%	ZAR 615,801,082	18.66%	
400,000 - 500,000	1,014	8.50%	ZAR 451,233,747	13.67%	
500,000 - 600,000	570	4.78%	ZAR 310,998,121	9.42%	
600,000 - 700,000	305	2.56%	ZAR 197,515,008	5.99%	
700,000 - 800,000	203	1.70%	ZAR 151,066,529	4.58%	
800,000 - 900,000	111	0.93%	ZAR 94,204,023	2.85%	
> 900,000	232	1.94%	ZAR 264,305,090	8.01%	
Total	11,933	100.00%	ZAR 3,299,742,619	100.00%	
Residual Amount Payment in ZAR (>= - <)	Number of Participating Assets	% of Participating Assets	Principal Balance	% of Principal Balance	
No balloon payment	11,560	96.86%	ZAR 3,154,034,170	95.58%	
1 - 50,000	37	0.31%	ZAR 5,987,169	0.18%	
50,000 - 100,000	117	0.98%	ZAR 27,403,811	0.83%	
100,000 - 150,000	75	0.63%	ZAR 23,875,907	0.72%	
150,000 - 200,000	51	0.43%	ZAR 22,386,264	0.68%	
200,000 - 250,000	38	0.32%	ZAR 18,109,820	0.55%	
250,000 - 300,000	20	0.17%	ZAR 14,115,210	0.43%	
300,000 - 350,000		0.09%	ZAR 8,451,526	0.26%	
350,000 - 400,000	11 10	0.08%	ZAR 9,112,211	0.28%	
100,000 - 450,000		0.03%	ZAR 2,424,541	0.07%	
50,000 - 430,000		0.07%	ZAR 9,645,489	0.29%	
500,000 - 550,000	8	0.01% ZAR 1,484,529		0.04%	
550,000 - 600,000	1	0.01%	ZAR 1,554,476	0.05%	
600,000	1	0.01%	ZAR 1,157,499	0.04%	
Total	11,933	100.00%	ZAR 3,299,742,619	100.00%	
Residual Amount Payment due in	Number of Participating	% of Participating Assets	Residual Amount	% of Principal Balance	
years (>= - <)	Assets	00.000/	7400	0.000/	
No balloon payment	11,560	96.88%	ZAR 0	0.00%	
2025	27		ZAR 3,327,483	0.10%	
2026	67	0.56%	ZAR 8,100,166	0.25%	
2027	86	0.72%	ZAR 12,374,387	0.38%	
2028 2029	103	0.86%	ZAR 16,500,707	0.50%	
2030	66	0.55% ZAR 10,700,226 0.20% ZAR 4,522,406		0.32% 0.14%	
Total	11,933	100.00%	ZAR 4,522,406 ZAR 55,525,375	1.68%	
Original Term In Months (>= - <)	Number of Participating Assets	% of Participating Assets	Principal Balance	% of Principal Balance	
0 - 24	13	0.11%	ZAR 1,065,873	0.03%	
24 - 36	72	0.60%	ZAR 9,794,780	0.30%	
36 - 48	291	2.44%	ZAR 50,665,176	1.54%	
48 - 60	634	5.31%	ZAR 130,166,509	3.94%	
60 - 72	6,027	50.51%	ZAR 1,534,788,059	46.51%	
=72	4,896	41.03%	ZAR 1,573,262,222	47.68%	
Total	11,933	100.00%	ZAR 3,299,742,619	100.00%	

Seasoning In Months (>= - <)	Number of Participating Assets	% of Participating Assets	Principal Balance	% of Principal Balance	
0 - 12	2,480	20.78%	ZAR 946,956,027	28.69%	
12 - 24	3,429	28.74%	ZAR 1,145,575,732	34.72%	
24 - 36	3,298	27.64%	ZAR 837,182,596	25.37%	
36 - 48	1,779	14.91%	ZAR 298,166,912	9.04%	
48 - 60	849	7.11%	ZAR 67,912,531	2.06%	
>= 60	98	0.82%	ZAR 3,948,822	0.12%	
Total	11,933	100.00%	ZAR 3,299,742,619	100.00%	
Remaining Term In Months (>= -	Number of Participating	% of Participating Assets	Principal Balance	% of Principal Balance	
<)	Assets				
0 - 12	748	6.27%	ZAR 41,992,817	1.27%	
12 - 24	1,613	13.52%	ZAR 213,271,687	6.46%	
24 - 36	2,240	18.77%	ZAR 502,930,477	15.24%	
36 - 48	3,417	28.63%	ZAR 1,048,447,861	31.78%	
48 - 60	2,915	24.43%	ZAR 1,068,679,633	32.39%	
60 - 72	1,000	8.38%	ZAR 424,420,145	12.86%	
Total	11,933	100.00%	ZAR 3,299,742,619	100.00%	
Instalment Sales Agreement		% of Participating Assets	Principal Balance	% of Principal Balance	
Commencement Year	Assets				
2019	69	0.58%	ZAR 4,191,670	0.13%	
2020	736	6.17%	ZAR 54,743,383	1.66%	
2021	1,697	14.22%	ZAR 267,444,990	8.11%	
2022	3,183	26.67%	ZAR 791,538,014	23.99%	
2023	3,537	29.64%	ZAR 1,158,914,035	35.12%	
2024	2,711	22.72%	ZAR 1,022,910,527	30.99%	
Total	11,933	100.00%	ZAR 3,299,742,619	100.00%	
Discount-to-Prime Rate (>= - <)	Number of Participating Assets	% of Participating Assets	Principal Balance	% of Principal Balance	
-1.5% to5%	8,255	69.18%	ZAR 2,439,056,122	73.93%	
-0.5% to 0.0%	3,549	29.74%	ZAR 839,256,449	25.43%	
0.0% to 0.5%	122	1.02%	ZAR 19,838,154	0.60%	
0.5% to 1.0%	6	0.05%	ZAR 1,453,188	0.04%	
1.0% to 2.0%	1	0.01%	ZAR 138,706	0.00%	
Total	11,933	100.00%	ZAR 3,299,742,619	100.00%	
Province	Number of Participating	% of Participating Assets	Principal Balance	% of Principal Balance	
	Assets				
Gauteng	5,598	46.90%	ZAR 1,550,775,132	46.99%	
Western Cape	2,754	23.08%	ZAR 727,958,473	22.06%	
KwaZulu-Natal	1,737	14.56%	ZAR 521,909,402	15.82%	
Eastern Cape	662	5.55%	ZAR 174,947,127	5.30%	
Free State	247	2.07%	ZAR 71,924,616	2.18%	
Limpopo	353	2.96%	ZAR 93,140,007	2.82%	
Mpumalanga	254	2.13%	ZAR 64,286,709	1.95%	
North West	246	2.06%	ZAR 73,162,344	2.22%	
Northern Cape	82	0.69%	ZAR 21,638,810	0.66%	
Total	11,933	100.00%	ZAR 3,299,742,619	100.00%	

Liquidity Facility

Not applicable. The Issuer will maintain a Liquidity Reserve.

Hedge Counterparty

Hedge Counterparty: Investec Bank Limited

Credit rating of hedge counterparty: AA(ZA) by the Rating Agency

Type of hedge provided: Interest rate swap

Exposure to SPV: The potential M-t-M value of the swap plus any additional

amount, if required by the Rating Agency

Credit Enhancement

Credit enhancement available: Yes

Available to each Noteholder: The Subordinated Loan provides credit enhancement to

all Noteholders

Provider: Investec Bank Limited provides the Subordinated Loan

at the Issue Date which may be sold to another party at any time at Investec Bank Limited's sole discretion and

subject to prevailing regulatory restrictions

Credit rating of provider: AA(ZA) by the Rating Agency.

Details of credit enhancement: See the section of the Programme Memorandum Entitled

"STRUCTURAL FEATURES" under section 7 entitled

ZAR441.626.581 on the Issue Date of this Tranche of

"Subordinated Loan Agreement"

Credit enhancement limit: ZAR457,000,000.

Current value of credit

enhancement:

Credit enhancement committed

and not drawn:

Not applicable

Notes

Other facilities

Provider: Investec Bank Limited

Credit rating of provider: AA(ZA) by the Rating Agency

Type and purpose of facility: Warehouse Facility. See the section of the Programme

Memorandum Entitled "STRUCTURAL FEATURES"

under section 8 entitled "Warehouse Facility"

Provider: Investec Bank Limited

Credit rating of provider: AA(ZA) by the Rating Agency

Type and purpose of facility: Redraw Facility. See the section of the Programme

Memorandum Entitled "STRUCTURAL FEATURES"

under section 5 entitled "Redraw Facility"

Allocation of Funds

All available funds will be applied in accordance with the applicable Transaction Documents and the applicable Priority of Payments. See the section of the Programme Memorandum Entitled "*Priority of Payments*" for an overview of the different Priority of Payments. The application of available funds will be described in the Investor Report.

Programme Events

The Programme and Issuer are subject to several possible trigger events that may or may not occur, namely, Issuer Trigger Events, collateral and/or replacement trigger events in respect of the Derivative Contract, a Borrower Notification Trigger, Stop-Purchase Events and events that may be triggered if a specific counterparty does not have the applicable Required Credit Rating.

Other Information

Any other relevant information, if applicable and available, will be described in the Investor Report.

Overview of the Notes

Item	Class A1	Class A2	Class A3	Class A4	Class B1	Class B2	Class B3	Class B4
Stock code	GDAA1	GDAA2	GDAA3	GDAssssA4	GDAB1	GDAB2	GDAB3	GDAB4
ISIN code	ZAG000197872	ZAG000203845	ZAG000210790	ZAG000213216	ZAG000197880	ZAG000203837	ZAG000210808	ZAG000213224
Currency	ZAR	ZAR	ZAR	ZAR	ZAR	ZAR	ZAR	ZAR
Type of notes	Floating Rate	Floating Rate	Floating Rate	Floating Rate	Floating Rate	Floating Rate	Floating Rate	Floating Rate
Rating Agency	GCR	GCR	GCR	GCR	GCR	GCR	GCR	GCR
Expected long term credit rating	AAA(za)(sf)	AAA(za)(sf)	AAA(za)(sf)	AAA(za)(sf)	AAA(za)(sf)	AAA(za)(sf)	AAA(za)(sf)	AAA(za)(sf)
Nominal amount	ZAR600,000,000	ZAR600,000,000	ZAR600,000,000	ZAR600,000,000	ZAR150,000,000	ZAR150,000,000	ZAR150,000,000	ZAR150,000,000
Interest rate	Reference Rate plus 1.30% per annum	Reference Rate plus 1.23% per annum	Reference Rate plus 1.05% per annum	Reference Rate plus 0.98% per annum	Reference Rate plus 1.50% per annum	Reference Rate plus 1.43% per annum	Reference Rate plus 1.18% per annum	Reference Rate plus 1.05% per annum
Scheduled Maturity Date/ Step-up Date	20 July 2028	20 July 2028	20 July 2028	20 July 2028	20 July 2028	20 July 2028	20 July 2028	20 July 2028
Final Redemption Date	20 July 2038	20 July 2038	20 July 2038	20 July 2038	20 July 2038	20 July 2038	20 July 2038	20 July 2038
Step-up Rate	Reference Rate plus 1.45% per annum	Reference Rate plus 1.38% per annum	Reference Rate plus 1.20% per annum	Reference Rate plus 1.13% per annum	Reference Rate plus 1.80% per annum	Reference Rate plus 1.73% per annum	Reference Rate plus 1.48% per annum	Reference Rate plus 1.35% per annum
Credit enhancement*	34.72%	34.72%	34.72%	34.72%	14.72%	14.72%	14.72%	14.72%

^{*} Credit enhancement is expressed as percentage of total Notes.