

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 ZAR50,000,000.00 Standard Bank Group Credit Linked Notes due June 2030

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 on or about 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 capitalised terms not defined in this Applicable Pricing Supplement have the meanings ascribed to them in the Glossary of Terms, as amended by 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, amended and/or supplemented 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 this Applicable Pricing Supplement and the provisions of the Master Programme Memorandum and/or the Applicable Product Supplement, the provisions of this Applicable Pricing Supplement will prevail.

The Noteholders 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.

DESCRIPTION OF THE NOTES		
1.	Issuer:	Absa
2.	Applicable Product Supplement:	The 2014 Credit Linked Notes Applicable Product Supplement contained in Section IV-B of the Master Programme Memorandum applies in respect of the credit linked features of the Notes.
3.	Status of Notes:	Unsubordinated and unsecured.
4.	Listing:	Listed Notes
5.	Issuance Currency:	ZAR
6.	Series Number:	2025-093
7.	Tranche Number:	1
8.	Aggregate Nominal Amount:	
	(a) Series:	ZAR50,000,000.00
	(b) Tranche:	ZAR50,000,000.00
9.	Interest:	Interest bearing
10.	Interest Payment Basis:	Floating
11.	Form of Notes:	Registered Listed Notes: The Notes in this Tranche will be issued in uncertificated form and held by the CSD.
12.	Issue Date:	10 June 2025
13.	Trade Date:	03 June 2025
14.	Specified Denomination:	ZAR 1,000,000 per Note.
15.	Issue Price:	100% of the Aggregate Nominal Amount, i.e. ZAR 50,000,000.00
16.	Interest Commencement Date:	Issue Date
17.	Maturity Date:	10 June 2030, subject to adjustment in accordance with the Business Day Convention.
18.	Business Day Convention:	Following Business Day Convention.
19.	Business Days:	Johannesburg

20.	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 Aggregate Nominal Amount (ZAR 50,000,000.00), plus any accrued but unpaid interest due on the Maturity Date.
21.	Credit Event Backstop Date:	Not Applicable
22.	Last Date to Register:	The 11th (eleventh) calendar day before each Floating Interest Payment Date or Fixed Interest Payment Date, i.e. each of 27 February, 30 May, 30 August, and 29 November of each calendar year until the Maturity Date, each such day subject to adjustment in accordance with the Business Day Convention.
23.	Books Closed Period:	The Register will be closed for a period of 10 (ten) calendar days prior to each Floating Interest Payment Date, Fixed Interest Payment Date and prior to the Maturity Date, i.e. each of the following periods, 28 February to 10 March, 31 May to 10 June, 31 August to 10 September and 30 November to 10 December of each calendar year until the Maturity Date, subject to adjustment in accordance with the Business Day Convention.
24.	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 65,562,741,154.06 under the Master Structured Note Programme. 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.
25.	FLOATING RATE PROVISIONS	
	(a) Floating Interest Payment Date(s)	Each 10 March, 10 June, 10 September, and 10 December with the first Floating Interest Payment Date being 10 September 2025 and ending on the Maturity Date, subject to adjustment in accordance with the Business Day Convention
	(b) Other terms relating to the method of calculating interest:	The Day Count Fraction is Actual/365 (Fixed).

(c)	·	ner in which the Interest is to be determined:	Screen Rate Determination
(d) Marg	gin:	282 basis points (or 2.82%) to be added to the relevant Reference Rate.
(e)) Scre	en 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 10 March, 10 June, 10 September, and 10 December in each calendar year, during the term of the Notes, commencing on the Issue Date and ending on 10 March 2030, 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>
(f)	Inter	est Period:	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 Business Day Convention).
CREDIT E	VENT	REDEMPTION	
26. Ty	pe of	Credit Linked Note:	Single Name CLN
27. R	edemp	tion at Maturity:	Final Redemption Amount
	-	tion following the nce of Credit Events:	Applicable
29. Ex	xtensic	on interest:	Not Applicable
30. R	eferen	ce Entity:	Standard Bank Group Limited
_		Il Statements of the ce 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 and Specialist Securities

		Listings Requirements, no additional information is required to be provided herein.
32.	Reference Obligation:	The obligation identified as follows: Primary Obligor: Standard Bank Group Limited Maturity: Perpetual Call 31 March 2030 CUSIP/ISIN: ZAG000212374
33.	All Guarantees:	Applicable
34.	Conditions to Settlement:	Applicable Credit Event Notice: Applicable Notice of Physical Settlement: Applicable Notice of Publicly Available Information: Applicable
35.	Credit Events:	The following Credit Events apply: Bankruptcy Failure to Pay Grace Period Extension: Applicable Grace Period: 30 calendar days Payment Requirement: ZAR10,000,000.00 Obligation Acceleration Repudiation / Moratorium Restructuring Default Requirement: ZAR 250,000,000 Multiple Holder Obligation: Not Applicable Governmental Intervention Occurrence of a Trigger Event (as defined in the Domestic Medium Term Note Programme applicable to the Reference Obligation)
36.	Obligations:	Deliverable Obligation Category: Bond Additional Tier 1 Unsecured Specified Currency: ZAR Transferable Listed

37.	Excluded Obligations:	Not Domestic Cur	rency and Not Domestic Law
38.	Excluded Deliverable Obligations	Flac Instruments as defined in the proposed amendments to the Financial Sector Regulation Act, 2017 (Act No. 9 of 2017) as proposed by the Financial Sector Laws Amendment Bill, GN 102 of 2018.	
39.	CLN Settlement Method:	Physical Settleme	nt
40.	Credit Event Redemption Amount	CLN, such Deliver Payable Amount of Balance in an agg accrued and unpa (i) The A Notes Event (ii) a Due Outsta Delive value Agent share	of each Physically Delivered rable Obligations with a Due and or an Outstanding Principal regate amount (excluding any id interest) equal to: aggregate Nominal Amount of the coutstanding as of the relevant Determination Date; minus and Payable Amount or an anding Principal Balance of such erable Obligations with a market determined by the Calculation to equal to such Note's pro rata of the Settlement Expenses and Costs.
41.	Deliverable Obligations:	Deliverable Obligation Category:	Deliverable Obligation Characteristics:
		Bond	Additional Tier 1
			Unsecured
			Specified Currency: ZAR
			Transferable
			Not bearer
			Listed
	s Relating to Physical ment:		
42.	Physical Settlement Period:	As specified in the	e 2014 Credit Linked Conditions.
43.	Partial Cash Settlement due to Impossibility or Illegality:	Applicable	
44.	Fallback CLN Settlement Method:	Cash Settlement	

Term	s Relating to Cash Settlement:	
45.	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.
46.	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 re-establishing 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.
PRO	VISIONS REGARDING REDEMPTION	ON / MATURITY
47.	Redemption at the option of the Issuer:	Yes
		In the event that the notes issued under the Domestic Medium Term Note Programmes of the Reference Entity are redeemed in part or full such that the Reference Obligation and/or the Deliverable Obligations referenced in this Note become early redeemed by the Reference Entity and are no longer available (the "Affected Obligations"), the Issuer shall be entitled to replace the Affected Obligations with new Deliverable Obligations to act as the new Reference Obligation for purposes of the Note; provided that same bears Deliverable Obligation Characteristics substantially the same as those of the Reference Obligation (the "Replacement Deliverable Obligations").

	The replacement event described above, shall be subject to the Issuer having obtained the approval of at least 50% of the Noteholders, which consent shall not be unreasonably withheld or delayed (the "Replacement Event Consent"). In the event that: (a) the Issuer is unable to obtain the Replacement Event Consent described above; or (b) the Issuer is unable to replace and/or acquire the Replacement Deliverable Obligations (in part or in full), the Issuer shall early redeem the affected portion of the Note and pay the Noteholder the Early Redemption Amount determined by the Calculation
i) Minimum period of Notice:	Agent in accordance with Condition 8.5 of the Terms and Conditions of the Notes. The minimum period of written or oral notice for the purposes of this provision shall be 1 (one) Business
	Day and the notice shall be called an "Optional Call Redemption Notice".
ii) Other terms applicable on Redemption:	The sentence in line 2 of Condition 8.3 of the Terms and Conditions of the 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 deleted for purposes of the Optional Call Redemption Notice 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.
Redemption at the Option of Noteholders:	No The Issuer will not provide secondary liquidity for the Notes as a matter of course. In instances where secondary liquidity is provided at the sole discretion of the Issuer the pricing of such liquidity will be determined with reference to the pricing of liquidity for senior unsecured bonds issued by the Issuer. In addition, the Issuer may take into account other factors such as, but not limited to, the length of time the Notes have been issued for.
Early Redemption Amount(s) payable on redemption for taxation reasons, Additional Early Redemption Event,	Yes

Illega Defau	lity, Change in Law or on Event of ult :	
Amount payable;		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.
GENI	ERAL	
48.	Financial Exchange:	JSE Limited t/a The Johannesburg Stock Exchange
49.	Calculation and Paying Agent:	Absa Bank Limited (acting through its Corporate and Investment Banking division) or an Affiliate thereof.
50.	Calculation Agent City:	Johannesburg
51.	Specified office of the Paying, Calculation and Settlement Agent:	15 Alice Lane Sandton 2196 Gauteng Republic of South Africa
52.	Settlement Agent:	Absa Investor Services, a division of Absa Bank Limited
53.	Additional selling restrictions:	Not Applicable
54.	ISIN No.:	ZAG000216227
55.	Stock Code:	ASC256
56.	Method of distribution:	Private Placement
57.	If syndicated, names of Managers:	Not Applicable
58.	If non syndicated, name of Dealer:	Absa Bank Limited (acting through its Corporate and Investment Banking division) or an Affiliate thereof.
59.	Governing law:	The laws of the Republic of South Africa
60.	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.

		Issuer National Rating: AA+(zaf) as assigned by Fitch on 08 October 2024 and to be reviewed by Fitch from time to time.
61.	Issuer Central Securities Depositary Participant (CSDP):	Absa Bank Limited
62.	Debt Listing Requirements:	In accordance with Section 4.17 of the Debt & Specialist Securities Listing Requirements, the Issuer confirms that the Programme Amount has not been exceeded at the time of the issuing of the Notes.
63.	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 audited annual financial results for the reporting period ended 31 December 2024. This statement has not been confirmed nor verified by the auditors of the Issuer.

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 the pricing supplement contains all information required by law and The JSE Listings Requirements. The Issuer accepts full responsibility for the accuracy of the information contained in the Programme Memorandum and the annual financial statements and/or the pricing supplements.

The JSE takes no responsibility for the contents of this Master Programme Memorandum 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 this Master Programme Memorandum 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 this Master Programme Memorandum and listing of the Notes is not to be taken in any way as an

indication of the merits of the Issuer or of the Notes and that, to the	extent permitted by
law, the JSE will not be liable for any claim whatsoever.	
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Application is hereby made to list this issue of Notes on 10 June 2025.			
for and on behalf of ABSA BANK LIMITED			
Name:	Name:		
Capacity: Capacity:			
Date:	Date:		