

The Standard Bank of South Africa Limited

(Incorporated with limited liability under Registration Number 1962/000738/06 in the Republic of South Africa)

Issue of

CLN769 ZAR200,000,000 The Bidvest Group (UK) Plc Listed Notes due 23 September 2026 Under its ZAR60,000,000,000 Structured Note Programme

This document constitutes the Applicable Pricing Supplement 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 26 January 2021 (the **Programme Memorandum**), as updated and amended from time to time. This Pricing Supplement must be read in conjunction with such Programme Memorandum. To the extent that there is any conflict or inconsistency between the contents of this Pricing Supplement and the Programme Memorandum, the provisions of this Pricing Supplement shall prevail.

DESCRIPTION OF THE NOTES

1.	Issuer	The Standard Bank of South Africa Limited
2.	Status of the Notes	Senior
3.	a) Series Number	854
	(a) Tranche Number	1
4.	Aggregate Nominal Amount	ZAR200,000,000
5.	Redemption/Payment Basis	Credit Linked
б.	Interest Payment Basis	Floating Rate
7.	Interim Amount Payment Basis	Not Applicable
8.	Form of Notes	Uncertificated Notes
9.	Automatic/Optional Conversion from one Interest Payment Basis to another	Not Applicable
10.	Issue Date	27 September 2021
11.	Trade Date	20 September 2021
12.	Business Centre	Johannesburg
13.	Additional Business Centre	Not Applicable
14.	Specified Denomination	ZAR100,000 and integral multiples of ZAR1 thereafter

15.	Calculation Amount	ZAR200,000,000	
16.	Issue Price	100%	
17.	Interest Commencement Date	Issue Date	
18.	Maturity Date	The Scheduled Maturity Date, subject as provided in Credit Linked Condition 6 (<i>Repudiation/Moratorium</i> <i>Extension</i>), Credit Linked Condition 7 (<i>Grace Period</i> <i>Extension</i>) Credit Linked Condition 8 (<i>Credit</i> <i>Derivatives Determinations Committee Extension</i>) and Credit Linked Condition 9 (<i>Maturity Date Extension</i>)	
19.	Payment Currency	ZAR	
20.	Applicable Business Day Convention	Following Business Day Convention. Unless otherwise indicated in this Applicable Pricing Supplement or the Terms and Conditions, the Applicable Business Day Convention shall apply to all dates herein.	
21.	Calculation Agent	The Standard Bank of South Africa Limited	
22.	Paying Agent	The Standard Bank of South Africa Limited	
23.	Transfer Agent	The Standard Bank of South Africa Limited	
24.	Settlement Agent	The Standard Bank of South Africa Limited	
25.	Business Address of the Calculation Agent, Paying Agent, Settlement Agent and Transfer Agent	1 st Floor, East Wing, 30 Baker Street, Rosebank, Johannesburg, 2196	
26.	Final Redemption Amount	Nominal Amount	
27.	Unwind Costs	Standard Unwind Costs	
PART	LY PAID NOTES	Not Applicable	
Paragr	aphs 28-31 are intentionally deleted		
INSTA	ALMENT NOTES	Not Applicable	
Paragraphs 32-33 are intentionally deleted			
FIXED RATE NOTES		Not Applicable	
Paragraph 34 is intentionally deleted			
FLOA	TING RATE NOTES	Applicable	
35.	(a) Interest Payment Date(s)	Each 23 March, 23 June, 23 September and 23 December of each year until the Maturity Date, with the first Interest Payment Date being 23 December 2021	

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 this Applicable Pricing Supplement)

- (b) Interest Period(s)
 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 and the last Interest Period shall end on (but exclude) the last Interest Payment Date (Scheduled Maturity Date) (each Interest Payment Date as adjusted in accordance with the applicable Business Day Convention)
- (c) Definitions of Business Not applicable Day (if different from that set out in Condition 1 (Interpretation and General Definitions)))
- (d) Interest Rate(s) Reference Rate plus the Margin
- (e) Minimum Interest Rate Not Applicable
- (f) Maximum Interest Rate Not Applicable
- (g) Day Count Fraction Actual/365 (Fixed)
- (h) Other terms relating to the Not applicable method of calculating interest (e.g. Day Count Fraction, rounding up provision, if different from Condition 6.2 (Interest on Floating Rate Notes, Indexed Notes, FX Linked Interest Notes and Interim Amounts payable in respect of Equity Linked *Notes*)))
- 36. Manner in which the Interest Rate Screen Rate Determination is to be determined
- 37. Margin 2.55%
- 38. If ISDA Determination:
 - (a) Floating Rate Not Applicable
 - (b) Floating Rate Option Not Applicable

(c)	Designated Maturity	Not Applicable

(d) Reset Date(s) Not Applicable

39. If Screen Rate Determination:

(a)	Reference Rate (including	three month ZAR-JIBAR-SAFEX
	relevant period by	
	reference to which the	
	Interest Rate is to be	
	calculated)	

⁽b) Interest Rate Each 23 March, 23 June, 23 September and Determination Date(s) 23 December of each year, commencing on the Issue Date until the Maturity Date

- (c) Relevant Screen Page Reuters page SAFEY or any successor page
- (d) Relevant Time 11h00 (Johannesburg time)
- (e) Specified Time 12h00 (Johannesburg time)
 - Reference Rate Market As set out in Condition 1 (Interpretation and General Definitions)
- 40. If Interest Rate to be calculated otherwise than by reference to paragraph 38 or 39 above

(f)

- (a) Margin Not Applicable
- (b) Minimum Interest Rate Not Applicable
- (c) Maximum Interest Rate Not Applicable
- (d) Day Count Fraction Not Applicable
- (e) Reference Banks Not Applicable
- (f) Fall back provisions, Not Applicable rounding provisions and any other terms relating to the method of calculating interest for Floating Rate Notes
- 41. If different from Calculation Not Applicable Agent, agent responsible for calculating amount of principal and interest

EQUITY LINKED INTERIM Not Applicable AMOUNT NOTE PROVISIONS

Paragraph 42 is intentionally deleted

MIXED RATE NOTES		Not Applicable			
Paragraph 43 is intentionally deleted					
ZERO COUPON NOTES		Not Applicable			
Paragraph 44 is intentionally deleted					
INDEXED NOTES		Not Applicable			
Paragr	aph 45	is intentionally d	eleted		
EQUIT PROV	FY LI ISIONS		EMPTION	Not Applicable	
Paragr	aph 46	is intentionally d	eleted		
FX LI	NKED	INTEREST NO	TES	Not Applicable	
Paragr	aph 47	is intentionally d	leleted		
EXCHANGEABLE NOTES		Not Applicable			
Paragraphs 48-53 are intentionally deleted					
CREDIT LINKED NOTE PROVISIONS		Applicable			
54.	Credit	Linked Notes			
	(a)	Scheduled Mat	urity Date	23 September 2026	
	(b)	Reference Enti	ty(ies)	The Bidvest Group (UK) Plc	
	(c)	Reference Obli	gation(s)	Standard Reference Obligation: Not applicable	
				Seniority Level: Senior Level	
		The obligation(s) identified as follows:			
		Issuer:	The Bidvest Group (UK) Plc		
				Guarantor:	The Bidvest Group Limited
				Maturity:	23 September 2026
				Coupon:	3.625% nacs
				CUSIP/ISIN:	XS2388496247

		Original Issue Amount: USD800,000,000.00
(d)	Financial Information of the Guarantor/Issuer of the Reference Obligation	The financial information of the Guarantor will be available on the Guarantors website https://www.bidvest.co.za/integrated-annual-report- archive.php. As of the Issue Date the aforementioned information can be obtained from the aforementioned website. The Issuer shall not however be responsible for: (i) such information (a) remaining on such website, (b) being removed from such website, (c) being moved to another location or (d) for notifying any party (including the Noteholder) of the occurrence of any of the events stated in paragraphs 54(d)(i)(b) and 54(d)(i)(c) and/or (ii) the correctness and/or completeness of such information.
(e)	Credit Linked Reference Price	100%
(f)	Credit Event Determination Date	Credit Event Notice: Applicable
		Notice of Physical Settlement: Not Applicable
		Notice of Publicly Available Information: Applicable, and if applicable:
		Public Sources of Publicly Available Information Applicable
		Specified Number of Public Sources: 2
(g)	Credit Events	The following Credit Events shall apply:
		Bankruptcy
		Failure to Pay
		Grace Period Extension: Applicable
		Grace Period: 30 Days
		Payment Requirement: ZAR10,000,000
		Obligation Acceleration
		Repudiation/Moratorium
		Restructuring
		Default Requirement: ZAR25,000,000
		Multiple Holder Obligation: Not Applicable

Mod R: Not Applicable

Mod Mod R: Not Applicable

Credit Linked Condition 13 (*Credit Event Notice After Restructuring Credit Event*) : Not Applicable

- (h) Credit Event Backstop Applicable Date Calculation Agent City Johannesburg (i) All Guarantees Applicable (j) Obligation(s) **Obligation Category** Obligation (k) (Select only one) Characteristics (Select all that apply) [] Payment [] Not Subordinated [] Borrowed Money [] Specified Currency [1 [] Reference Obligations [] Not Sovereign Lender Only [X]Bond Not Domestic [] Currency [Domestic Currency means []] [] Loan [] Not Domestic Law [] Bond or Loan [] Listed Domestic [] Not Issuance Additional Obligations Not Applicable **Excluded Obligations** Not Applicable (1) Accrual of interest upon Not Applicable Credit Event (m) Financial Reference Not Applicable **Entity Terms** (n) Subordinated European Not Applicable Insurance Terms
- (o) 2019 Narrowly Tailored Not Applicable Credit Event Provisions

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(p) Additional Provisions for Senior Non-Preferred Reference Obligations		Not Applicable
(q)	Reference Obligation Only Termination Amount	Not Applicable
(r)	Settlement Method	Cash Settlement, provided that the definition of "Cash Settlement Amount" will be amended as set out in subparagraph (l) of the "Terms Relating to Cash Settlement" below.
(s)	Fallback Settlement Method	Not applicable
Terms Relating to Cash Settlement:		Applicable
(a)	Final Price (if different from the definition in the Programme	As specified in Credit Linked Condition 12 (Credit Linked Definitions). In making a determination of the Final Price, the Calculation Agent may take into

account any firm bid for the purchase of Underlying Bonds provided by the Noteholders by 13h00,

"Quotation Dealer" shall include both South African dealers and Quotation Dealers other than South African

Johannesburg time, on the Valuation Date.

Single Valuation Date:

Not Applicable

11:00 a.m.

Bid

Zero

Not applicable

5 Business Days

dealers.

ZAR

Within 60 Business Days

Representative Amount

Memorandum)

Valuation Date

Obligation

Settlement

Quotation

Valuation

Period

Observation

Valuation Time

Quotation Method

Quotation Amount

Indicative Quotation

Quotation Dealer(s)

Settlement Currency

Cash Settlement Date

Minimum

Amount

(b)

(c)

(d)

(e)

(f)

(g)

(h)

(i)

(j)

(k)

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(1	1)	Cash Settlement Amount	Means an amount calculated by the Calculation Agent equal to:
			N - (A x B) – C
			where:
			N is the Aggregate Nominal Amount;
			A is the Settlement Currency Equivalent of an amount equal to the Reference Currency Notional as at the date on which the Final Price is determined;
			B is one minus the Final Price; and
			C is Unwind Costs,
			provided that in no event shall the Cash Settlement Amount be less than zero.
(1	m)	Quotations	Exclude Accrued Interest
(n) Valuation Method		Valuation Method	Highest
Terms R	elatin	g to Physical Settlement:	Not Applicable
FX LINKED REDEMPTION NOTES		REDEMPTION NOTES	Not Applicable

Paragraph 55 is intentionally deleted

OTHER NOTES

56.	If the Notes are not Partly Paid	Not Applicable
	Notes, Instalment Notes, Fixed	
	Rate Notes, Floating Rate Notes,	
	Mixed Rate Notes, Zero Coupon	
	Notes, Indexed Notes,	
	Exchangeable Notes, Credit	
	Linked Notes, Equity Linked	
	Notes or FX Linked Notes or if the	
	Notes are a combination of any of	
	the foregoing, set out the relevant	
	description and any additional	
	terms and conditions relating to	
	such Notes.	

PROVISIONS REGARDING REDEMPTION/MATURITY

Redemption at the Option of the Applicable, subject to the provisions of paragraph 85.1 57. Issuer (Call Option) below

If applicable:

- (a) Optional Redemption Date(s) (Call)
 The day which is 5 Business Days following the date on which the Issuer gives notice of its election to exercise its right to redeem the Notes early in accordance with paragraph 85.1 below (the "Optional Redemption Notice").
- (b) Optional Redemption Where the Optional Early Redemption Trigger applies Amount(s) pursuant to: (Call) and method. if any, of (i) Paragraph 85.1(i) below: at the Unwind calculation of such
 - (1) Paragraph 85.1(1) below: at the Unwind Value, determined by the Calculation Agent on the day which is as close as reasonably practicable to the date on which the Issuer delivers the Optional Redemption Notice, for settlement on the Optional Redemption Date (Call);
 - (ii) Paragraph 85.1(ii) below: at the Nominal Amount plus accrued but unpaid interest
- (c) Minimum period of notice 5 Business Days
 (if different from Condition 7.3 (Early Redemption at the option of the Issuer (Call Option))

amount(s)

- (d) If redeemable in part: Not Applicable
 - (i) Minimum Not Applicable Redemption Amount(s)
 - (ii) Higher Not Applicable Redemption Amount(s)
- (e) Other terms applicable on Not Applicable Redemption
- 58. Redemption at the option of the Not Applicable Noteholders (Put Option)
- 59. Early Redemption Amount(s) payable on redemption for taxation reasons and/or change of law, increased cost event or on Event of Default and/or the method of calculating same (if required or if different from that set out in Condition 7.7 (Early Redemption Amounts))

Unwind Value, determined by the Calculation Agent on the day which is as close as reasonably practicable to the relevant date on which the Notes are to be redeemed

ADDITIONAL FALLBACK PROVISIONS

Applicable

INOV						
60.	Additional Fallback Provisions:					
	Releva	nt Benchmark	ZAR-JIBAR-SAFEX			
GENE	RAL					
61.	Material Changes		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 audited financial statements, dated 31 December 2020. As at the date of this Applicable Pricing Supplement, there has been no involvement by KPMG Incorporated and/or PricewaterhouseCoopers Incorporated, the auditors of the Issuer, in making the aforementioned statement.			
62.	Other t	terms or special conditions	Not Applicable			
63.	Board approval for issuance of Notes obtained		As per delegated authority			
64.	United States selling restrictions		Regulation S. Category 2; TEFRA not applicable			
65.	Additio	onal selling restrictions	Not Applicable			
66.	(a) International Securities Identification Number (ISIN)		ZAG000180274			
	(b)	Common Code	Not Applicable			
	(c)	Instrument Code	CLN769			
67.	(a)	Financial Exchange	JSE Limited			
	(b)	Relevant sub-market of the Financial Exchange	Interest Rates Market			
	(c)	Clearing System	Strate Proprietary Limited			
68.	If syndicated, names of managers		Not Applicable			
69.	Receipts attached? If yes, number of Receipts attached		No			
70.	_	ns attached? If yes, number pons attached	No			
71.		Rating assigned to the Notes/Programme (if any)	Moody's Investor Services Inc ratings assigned to the Issuer: Ba2			

Additional Risks Information:

	Short-term	Long-term	Outlook
Foreign currency deposit rating	NP	Ba2	Negative
Local currency deposit rating	NP	Ba2	Negative
National rating	P-1.za	Aa1.za	

72. Date of Issue of Credit Rating and Date of Next Review

Moody's ratings obtained on 24 November 2020. Review expected semi-annually.

- 73. Stripping of Receipts and/or Not Applicable Coupons prohibited as provided in Condition 13.4 (Prohibition on Stripping)?
- 74. Governing law (if the laws of Not Applicable South Africa are not applicable)
- 75. Other Banking Jurisdiction Not Applicable
- 76. Last Day to Register, which shall mean that the Books Closed Period (during which the Register will be closed) will be from each Last Day to Register to the applicable Payment Day until the date of redemption
 Books Closed Period
 The Books Closed Period (during which the Register will be closed) will be from each Day until the date of redemption
- 77. Stabilisation Manager (if any) Not Applicable
- 78. Method of Distribution Private Placement
- 79. Total Notes in Issue (including current issue) ZAR55,465,746,386.55. The Issuer confirms that aggregate Nominal Amount of all Notes Outstanding under this Programme is within the Programme Amount.

Interest Payment Date

- 80. Rights of Cancellation The Notes will be delivered to investors on the Issue Date/Settlement Date through the settlement system of Strate provided that:
 - (i) no event occurs prior to the settlement process being finalised on the Issue Date/Settlement

08 September and 08 December, until the applicable

Date which the Issuer (in its sole discretion) consider to be a force majeure event; or

(ii) no event occurs which the Issuer (in its sole discretion) considers may prejudice the issue, the Issuer or the Notes,

(each a Withdrawal Event).

If the Issuer decides to terminate this transaction due to the occurrence of a Withdrawal Event, this transaction shall terminate and no party hereto shall have any claim against any other party as a result of such termination. In such event, the Notes, if listed, will immediately be de-listed.

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. The Issuer accepts full responsibility for the accuracy of the information contained in the Programme Memorandum as read together with the annual financial statements and the Applicable Pricing Supplement and the annual reports and any amendments or any supplements to the aforementioned documents, except as otherwise stated therein.

The JSE takes no responsibility for the contents of this Applicable Pricing Supplement and any amendments or any supplements to the aforementioned documents. The JSE makes no representation as to the accuracy or completeness of any of the Applicable Pricing Supplement and any amendments or any 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 any of the debt securities and that, to the extent permitted by law, the JSE will not be liable for any claim whatsoever.

82. Listing and Admission to Trading Application will be made for the Notes to be listed and admitted to trading on the JSE with effect from, the earliest, the Issue Date. No assurances can be given that such application for listing and admission to trading will be granted (or, if granted, will be granted by the Issue Date).

81. Responsibility Statement

- 83. Use of Proceeds As specified in the Programme Memorandum
- 84. South African Exchange Control Any holder of these Notes which is subject to the exchange control regulations of the South African Reserve Bank ("SARB") hereby warrants and confirms that it has obtained any necessary approvals from the SARB to hold these Notes and acknowledges and agrees that it is solely responsible for maintaining any such approvals, satisfying any conditions imposed in terms of such approvals and for fulfilling any relevant reporting requirements. Exchange control approval has been granted to the Issuer for the listing of the debt securities.
- 85. Other provisions

85.1	Optional	Early	Redemption	If the Calculation Agent determines	_	
	Trigger					

- (i) at any time on any day prior to the redemption of these Notes, that the Unwind Value of the Notes would be less than 46.5% (the "Trigger Level") of the Nominal Amount thereof, or
- (ii) at any time on any day from and including, 23 September 2023, that the Reference Entity has given notice under the terms and conditions of the Reference Obligation to redeem the Reference Obligation in whole or in part for any reason at any time prior to the scheduled redemption date thereof,

the Issuer may elect, in its sole and absolute discretion, (and in the case of (i) above, regardless of whether or not such Unwind Value is still below the Trigger Level at the relevant time or on the date on which the Notes are to be redeemed), to redeem the Notes early in accordance with the provisions of Condition 7.3 (read with paragraph 57 above) by delivering the Optional Redemption Notice.

85.2 Additional Risk Factors Any Unwind Value, Early Redemption Amount or Cash Settlement Amount may be calculated by reference to Obligations of the Reference Entity or instruments referencing Obligations of the Reference Entity with a principal or notional amount equal to the Reference Currency Notional (as defined in 85.3.6 below). For the purposes of determining any Unwind Value, Cash Settlement Amount or Early Redemption Amount, any amount denominated in the Reference Currency will be converted into the Settlement Currency at the then prevailing exchange rate between such currencies, as determined by the Calculation Agent.

As such, Noteholders may be exposed not only to credit risk of the Reference Entity and the Issuer, but also to the performance of the Reference Currency relative to the Settlement Currency, which cannot be predicted. Noteholders should be aware that foreign exchange rates are, and have been, highly volatile and determined by supply and demand for currencies in the international foreign exchange markets, which are subject to economic factors, including inflation rates in the countries concerned, interest rate differences between the respective countries, economic forecasts, international political factors, currency convertibility and safety of making financial investments in the currency concerned, speculation and measures taken by governments and central banks (e.g., imposition of regulatory controls or taxes, issuance of a new currency to replace an existing currency, alteration of the exchange rate or exchange characteristics by devaluation or revaluation of a currency or imposition of exchange controls with respect to the exchange or transfer of a specified currency that would affect exchange rates and the availability of a specified currency).

The Optional Early Redemption Trigger references the Unwind Value, which may, in certain market conditions, be volatile. It may therefore occur that at the time that the Optional Early Redemption Trigger is exercised market conditions have changed, or market conditions change shortly thereafter, such that the Unwind Value would no longer have been below the Trigger Level.

The Trigger Level of these Notes has been inserted for the benefit of the Issuer and accordingly is not intended to be an implied guarantee or assurance of a minimum return on the Notes, nor is the Issuer under any obligation to exercise its right to redeem the Notes early in the event that the Trigger Level is breached. Accordingly, any Optional Redemption Amount, Early Redemption Amount or Cash Settlement Amount payable in respect of the Notes may be less than 46.5% of the Nominal Amount. The determination of whether or not the Trigger Level has been breached is based on the Calculation Agent's estimates of the Unwind Value, and accordingly the Optional Redemption Amount payable to Noteholders following delivery of the Optional Redemption Notice or any Cash Settlement Amount payable following the occurrence of a Credit Event Determination Date may differ from such estimates. In addition, due to the volatility of the Underlying Components, the Unwind Value may fluctuate between the time at which the Trigger Level is first breached and the date on which the Notes are to be redeemed in terms of Condition 7.3, if applicable, which may result in an Optional Redemption Amount lower than 46.5% of the Nominal Amount of the Notes.

85.3 Additional Definitions:

85.3.1 Unwind Value

Means on any day, in respect of each Note, an amount calculated by the Calculation Agent in its sole discretion equal to:

(A) the sum of the Settlement Currency Equivalents of the value of each of the Underlying Components of the Notes (as defined below) on such day, determined by the Calculation Agent in its sole discretion, acting in a commercially reasonable manner, which may be either positive or negative minus any Trigger Unwind Costs (as defined below),

multiplied by

(B) a fraction equal to the Specified Denomination of such Note divided by the Calculation Amount.

In making any determination of the Unwind Value, the Calculation Agent may take into consideration any firm bids provided by the Noteholders for the Underlying Bonds (as defined in paragraph 85.3.3)

Means each of the components determined by the Issuer in its sole discretion which make up these Notes, including but not limited to:

 a hypothetical ZAR term floating rate deposit made with the Issuer on or about the Trade Date with inter alia the following terms: (i) the effective date of the deposit is the same as the Issue Date of these Notes; (ii) the amount of the deposit is equal to the Aggregate Nominal Amount of these Notes and (iii) the repayment date of the deposit is the same as the Scheduled Maturity Date of these Notes;

85.3.2 Underlying Components

- a hypothetical total return swap transaction (ii) concluded between the Issuer and Noteholder, in terms of which the Issuer would be paying to the Noteholder amounts equal to any amount received by the Issuer during the relevant interest period in respect of the Reference Obligation with a nominal amount equal to the Reference Currency Notional, including amounts of interest and any capital gains, and the Noteholder would be paying to the Issuer interest amounts on a quarterly basis determined with reference to the Issuer's cost of funding a holding of the Reference Obligation with a nominal amount equal to the Reference Currency Notional; and/or
- (iii) a series of hypothetical forward exchange transactions, deemed to have been concluded on the Issue Date, in terms of each of which the Issuer will be purchasing an amount of USD against the sale by it of an equivalent amount of ZAR determined with reference to the applicable hypothetical forward exchange rate, with the date of settlement of each such forward exchange transaction corresponding with an Interest Payment Date of these Notes;
- (iv) a hypothetical interest rate swap transaction, in terms of which the Noteholder would be paying to the Issuer amounts denominated in USD on a semi annual basis, calculated at a fixed rate on the Reference Currency Notional and the Issuer would be paying to the Noteholder amounts denominated in USD on a quarterly basis calculated at a floating rate on the Reference Currency Notional;
- (v) any other instruments held or transactions entered into by the Issuer in its sole discretion in order to hedge its obligations to the Noteholder under these Notes.

Where applicable, the underlying transactions set out above will be subject to the terms of the 2002 ISDA Master Agreement as published by the International Swaps and Derivatives Association, Inc. (including a Schedule thereto) concluded on the Issuer's standard terms. Unless otherwise indicated, capitalised terms used and not otherwise defined in this paragraph 85 will have the meaning assigned thereto in the 2006 ISDA Definitions, the 1998 FX and Currency Option Definitions and the 2014 ISDA Credit Derivative Definitions, each as published by the International Swaps and Derivatives Association, Inc, as the case may be.

Means Reference Obligations with a nominal amount 85.3.3 Underlying Bonds of USD13,550,000.

> Means an amount determined by the Calculation Agent equal to the sum of (without duplication) all costs, expenses (including loss of funding), tax and duties which are or would be incurred by the Issuer or gains, including funding benefits, actually realised by the Issuer, in which case expressed as a negative number, in connection with the redemption of the Notes and the related unwind, termination, settlement, amendment or reestablishment of any hedge or related trading position (which for the avoidance of doubt may include, but shall not be limited to, instruments of the type referred to in paragraph 85.3.2 above), provided that on any day on which the Unwind Value is required to be determined where the Notes are not being redeemed on such day or in relation to any hypothetical swaps or instruments, the Trigger Unwind Costs will be determined based on the Calculation Agent's estimate of what such costs, expenses, losses, taxes, duties or gains would be if the Notes were to be redeemed on such day and assuming that the relevant hedges or related trading positions would be unwound, terminated, settled, amended or re-established, as the case may be.

85.3.5	Reference Currency:	USD
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85.3.4 Trigger Unwind Costs

85.3.6 Reference Currency Notional: USD13,550,000

85.3.7 Settlement Currency Equivalent:

Means, in respect of any amount denominated in the Settlement Currency, such Settlement Currency amount and in respect of any amount denominated in a currency other than the Settlement Currency (the "Other Currency"), the amount of the Other Currency converted into the Settlement Currency at the spot rate of exchange (as determined by the Calculation Agent in its sole discretion) as at the date on which the Settlement Currency Equivalent is required to be determined, or in such other commercially reasonable manner as the Calculation Agent shall determine.

This Pricing Supplement may be signed in counterparts and each signed copy will together constitute one document.

Application is hereby made to list this issue of Notes on the JSE as from 27 September 2021.

Signed at Johannesburg on this 23rd day of September 2021.

For and on behalf of THE STANDARD BANK OF SOUTH AFRICA LIMITED

okey By: By: Name: Kaylin Langley

Name: Kaylin Langley Capacity: Senior Legal Advisor Who warrants his/her authority hereto.

For and on behalf of THE STANDARD BANK OF SOUTH AFRICA LIMITED

des J By:

Name: Jason Costa Capacity: Executive: Global Markets Who warrants his/her authority hereto.