

(Registration Number 1929/001225/06)

(Incorporated with limited liability in the Republic of South Africa)

Issue of ZAR25,000,000 Credit Linked Notes with Scheduled Termination Date of 20 December 2029 Stock code FRC458 Under its ZAR60,000,000,000 Note Programme

This document constitutes the Applicable Pricing Supplement relating to the issue of the 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 29 November 2011, as amended and updated from time to time (the "Programme Memorandum"). This Applicable Pricing Supplement must be read in conjunction with the Programme Memorandum. The Notes described herein are issued on and subject to the Terms and Conditions as amended and/or supplemented by the terms and conditions contained in this Applicable Pricing Supplement. 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. Subject to as provided below, any capitalised terms not defined in this Applicable Pricing Supplement shall have the meaning ascribed to them in the Terms and Conditions. To the extent that certain provisions of the *pro forma* Pricing Supplement do not apply to the Notes described herein, they may be deleted in this Applicable Pricing Supplement or indicated to be not applicable.

FirstRand Bank Limited

Description of the Notes

Issuer:

1.

2.	Status of Notes:	Senior Unsecured Unsubordinated
3.	Form of Notes: Listed Registered Notes.	
4.	Series Number:	458
5.	Tranche Number: 1	
6.	Specified Currency of the Notes: ZAR	
7.	Aggregate Nominal Amount:	
	(a) Series:	ZAR25,000,000
	(b) Tranche:	ZAR25,000,000
8.	Nominal Amount per Note:	ZAR1,000,000
9.	Specified Denomination and number of Notes:	ZAR1,000,000 and 25 Notes
10.	Issue Date of the Notes:	10 March 2023
11.	Issue Price of the Notes:	100% (one hundred percent) of par
12.	Relevant Stock Exchange: JSE	
13.	Integral multiples of Notes required for N/A transfer:	
14.	Type of Notes: Structured Notes	
15.	If Structured Notes:	
	(a) Type of Structured Notes:	Credit Linked Notes
	(b) Capital guarantee	No
16.	Deposit Notes No	
17.	Redemption/Payment Basis: Redemption at par	

18. Automatic/Optional Conversion from N/A one Redemption/Payment Basis to another:

Partly Paid Note Provisions: N/A

Provisions relating to interest (if any) payable on the Note

20. General Interest Provisions

19.

(a) Interest payable on the Note: Yes

(b) Interest Basis: Floating Rate Note

(c) Automatic/Optional Conversion from one Interest Basis to

another:

(d) Interest Commencement Date: Issue Date(e) Default Rate: 2% per annum

(f) Cessation of Interest: Interest ceases to accrue from the Interest Payment Date

immediately preceding the Event Determination Date, (or in the case of the first Interest Period, the Interest Commencement Date).

21. Fixed Rate Note Provisions: N/A

22. Floating Rate Note Provisions: Applicable

(a) Manner in which the Interest Rate(s)

is to be determined:

Screen Rate Determination

(b) If ISDA Determination:

Floating Rate Option: 3 month JIBAR

- Interest Determination

Date(s):

The first Business Day of each Interest Period

- Relevant Screen Page and

Reference Code:

SAFEY Page and ZAR-JIBAR-SAFEX

- Relevant Time: 11:00am

- Relevant Financial Centre: Johannesburg

(c) Margin: 285 basis points

(d) Minimum Rate(s) of Interest: N/A(e) Maximum Rate(s) of Interest: N/A

(f) Interest Payment Dates: 20 March, 20 June, 20 September and 20 December in each year

until the Maturity Date, or, if such day is not a Business Day, the Business Day on which interest will be paid adjusted in accordance with the applicable Business Day Convention (as specified in this

Applicable Pricing Supplement).

(g) 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) 20 March 2023 (each Interest Payment Date as adjusted in accordance with the applicable Business Day Convention).

(h) Specified Period: N/A

(i) Day Count Fraction: Actual/365

23. Zero Coupon Note Provisions: N/A
24. Index Linked Interest Note N/A

Provisions:

25.

Dual Currency Note Provisions: N/A

26. Mixed Rate Note Provisions:

N/A

Provisions relating to redemption

27. Exchange Rate Time:

N/A

28. Maturity Date:

20 December 2029

29. Early Redemption following the occurrence of:

(a) Tax Event:

Applicable

(b) Change in Law:

Applicable

(c) Hedging Disruption:

Applicable

(d) Increased Cost of Hedging:

Applicable

(e) Net Asset Value Event and/or Reference Obligation Early Redemption Event: The first sentence of Condition 10.4 (Early Redemption following the occurrence of a Tax Event, Change in Law, Hedging Disruption and/or Increased Cost of Hedging) of the Terms and Conditions of the Notes shall be amended by the removal of the full stop at the end of that first sentence and the addition of the following words "and/or Net Asset Value Event and/or Reference Obligation Early Redemption Event."

The following definitions shall be added to Condition 2 (*Interpretation*) of the Terms and Conditions of the Notes:

""Net Asset Value Event" means an event where the Calculation Agent determines that in its then estimation, acting in good faith and in a commercially reasonable manner, the Early Redemption Amount is equal to or less than 40% of the Aggregate Nominal Amount of the Notes.

"Reference Obligation Early Redemption Event" means the redemption of the Reference Obligation for any reason whatsoever, in whole or in part, prior to its final maturity date in accordance with, and as contemplated in, the terms and conditions of such Reference Obligation, as determined by the Calculation Agent."

For the purposes of this paragraph 29(e), any Special Redemption Notice delivered by the Issuer to the Noteholders shall, notwithstanding the provisions of Condition 22.1 (*Notice by the Issuer*) to the contrary, only be made by way of announcement on the Stock Exchange News Service of the JSE ("SENS") by no later than 1 Business Day following the occurrence of the Net Asset Value Event or Reference Obligation Early Redemption Event.

The Early Redemption Date for the purposes of this paragraph 29(e) shall be the date specified by the Issuer in the Special Redemption Notice, which Early Redemption Date will be at least 3 Business Days after the Net Asset Value Event or Reference Obligation Early Redemption Event or any date thereafter.

30. Early Redemption at the Option of the Issuer:

Applicable

(a) Optional Redemption Date[s]:

The date specified as such in the Issuer Redemption Notice.

(b) Optional Redemption Amount[s] and method, if any, of calculation of such amount[s]: The Early Redemption Amount as set out in paragraph 37

Date: Notice period: At least 10 (ten) calendar days' notice. For the purposes of this (d) paragraph 30, any Issuer Redemption Notice delivered by the Issuer to the Noteholders shall only be made by way of announcement on SENS. N/A (e) If redeemable in part: 31. Early Redemption at the Option of the Applicable, in accordance with the provisions of paragraph 93 Noteholders: below The date specified as such in the Noteholder's Notice, subject to (a) Optional Redemption Date[s]: the provisions of paragraph 93 below. (b) **Optional** Redemption The Early Redemption Amount as set out in paragraph 37 below Amount[s] and method, if any, of of calculation such amount[s]: Optional Redemption Payment (c) Optional Redemption Date Date: (d) Notice period: At least 12 (twelve) calendar days' notice. If redeemable in part: N/A (e) 32. Valuation Dates: Single Valuation Date: 5 (five) Business Days after the determination of any payment or delivery due under the Credit Default Swap (as defined in paragraph 37). 33. Valuation Time: N/A 34. Market Disruption Event: N/A 35. Averaging Dates: N/A (a) (b) Consequences of an Averaging N/A Date being a Disrupted Day: 36. Final Redemption Amount: 100% of the Aggregate Nominal Amount, subject to paragraph 51 In cases where the Note is an Indexed Linked Redemption Note or other variable-linked Note: (a) Index/Formula/variable: N/A Party responsible for calculating N/A (b) the Final Redemption Amount (if not the Calculation Agent): Provisions for determining Final (c) N/A Redemption Amount where calculated by reference to Index and/or Formula and/or other variable: Determination Date[s]: N/A (d) Provisions for determining Final N/A (e) Redemption Amount where calculation by reference to Index and/or Formula and/or other variable is impossible

Optional Redemption Date.

Optional Redemption Payment

(c)

impracticable or otherwise disrupted:

(f) Payment Date:

N/A

(g) Minimum Final Redemption Amount:

N/A

(h) Maximum Final Redemption Amount:

N/A

37. Early Redemption Amount:

Means the amount determined by the Calculation Agent, which will act in good faith and use commercially reasonable procedures to produce a commercially reasonable result, which value shall not be less than zero and will be the sum of the following items (if applicable) expressed in South African Rands –

- a) the amount required (positive or negative) to settle the Credit Default Swap which will be terminated early by the Issuer (expressed as a positive number if the Issuer receives a payment from the credit default swap counterparty or as a negative number if the Issuer is required to make a payment to the credit default swap counterparty); plus
- b) the amount required to settle the Hypothetical or Actual Funding Arrangements (which will be early terminated by the Issuer); plus
- c) accrued but unpaid interest on the Notes; less
- d) Unwind Costs.

"Credit Default Swap" means a [Standard European Corporate] credit default swap with the Issuer, as credit protection seller:

a) Reference Entity: Anglo American Plc

b) Fixed Amount: EUR1,294,000

c) Effective Date: 4 March 2023

d) Scheduled Termination Date: 20 December 2029

e) Obligation

Category: Borrowed Money

• Characteristics: None

f) Floating Rate Payer Calculation Amount: EUR 1,294,000

g) All Guarantees: Applicable

h) Credit Events: no more onerous than - Failure to Pay, Bankruptcy, and Restructuring.

Grace Period Extension: Applicable

Grace Period: 30 calendar days

Mod Mod R: Applicable

Payment Requirement: US\$1,000,000 or its equivalent in the relevant Obligation currency as of the occurrence of the relevant Failure to Pay or Potential Failure to Pay, as applicable

Default Requirement: US\$10,000,000 or its equivalent in the relevant Obligation currency as of the occurrence of the relevant Credit Event.

- i) Deliverable Obligation
 - Category
 - Bond or Loan
 - Characteristics
 - Not Subordinated
 - Specified Currency

- Not Contingent
- o Transferable
- o Not Bearer
- Assignable Loan
- o Consent Required Loan
- o Maximum Maturity: 30 years
- j) 2014 Sovereign No Asset Package Delivery Supplement to the 2014 ISDA Credit Derivatives Definitions (September 15, 2014): Not Applicable]

"Hypothetical or Actual Funding Arrangement" means a Hypothetical or Actual ZAR floating rate funding arrangement made with the Issuer (including with its internal functions) on or about the Trade Date with inter alia the following terms: (i) the effective date of the funding arrangement is the same as the Effective Date (as defined under paragraph 51 (*General Terms*)) of these Notes; (ii) the amount of the funding arrangement is equal to the Aggregate Nominal Amount of these Notes and (iii) the repayment date of the funding arrangement is the same as the Maturity Date of these Notes.

- 38. Settlement Currency:
- 39. The maximum and minimum number of days prior to the Early Redemption Date on which Issuer Redemption Notices and Special Redemption Notices must be given by the Issuer:
- 40. Time for receipt of Early Redemption Notice and/or Noteholder's Notice:
- 41. Redemption Notice Time:
- 42. Procedures for giving Issuer Redemption Notice if other than as specified in Condition 10.3 (*Redemption Notices*):
- 43. Procedure for giving Special Redemption Notice if other than as specified in Condition 10.3 (*Redemption Notices*):
- 44. Basis for selecting Notes where Daily Maximum Amount is exceeded if other than on a pro rata basis:
- 45. Additional provisions relating to the redemption of the Notes:
- 46. **Instalment Note Provisions**:
- 47. Exchangeable Notes Provisions:
- 48. Equity Linked Notes, Equity Basket Notes Provisions:
- 49. Single Index Notes, Basket of Indices Note Provisions:
- 50. Currency Linked Notes Provisions:
- 51. Credit Linked Notes:

ZAR

10 (ten) calendar days, as stated in the Terms and Conditions, except in relation to a Special Redemption Notice given in accordance with paragraph 29(e) (*Net Asset Value Event and Reference Obligation Early Redemption Event*") where the Early Redemption Date will be at least 3 Business Days after the Net Asset Value Event or Reference Obligation Early Redemption Event or any date thereafter.

10:00am (Johannesburg time), as stated in the Terms and Conditions

10:00am (Johannesburg time), as stated in the Terms and Conditions

N/A

N/A

N/A

N/A

N/A

N/A N/A

N/A

N/A

(A) Applicable

- (B) The "Credit-linked Annex Additional Terms and Conditions of Credit Linked Notes", set out on pages 103 159 of the Programme Memorandum ("Credit-Linked Annex") is deleted in its entirety.
- (C) The 2014 ISDA Credit Derivatives Definitions published by the International Swaps and Derivatives Association, Inc. ("ISDA") (the "Credit Derivatives Definitions") are incorporated by reference herein. Words and expressions defined in the Credit Derivative Definitions will bear the same meaning herein. The term "Confirmation" wherever it appears in the Credit Derivative Definitions shall be deemed to be a reference to "Applicable Pricing Supplement" and "Credit Derivative Transaction" wherever it appears in the Credit Derivative Definitions shall be deemed to be a reference to "Notes". The Credit Derivative Definitions as published by ISDA as at the date hereof will apply, and any amendments to the Credit Derivative Definitions after the date hereof will be disregarded for purposes of their incorporation herein.
- (D) This paragraph 51 (utilizing Exhibit A to the Credit Derivatives Definitions) will become binding on the Issuer and the Noteholder as part of the issuance of Credit-Linked Notes to which this Applicable Pricing Supplement applies as if a Credit Derivative Transaction had been concluded between the Issuer and the Noteholder. For purposes of this paragraph 51 and the Credit Definitions, the Issuer is the Buyer and the Noteholder is the Seller and the date specified as the Maturity Date in paragraph 28 above shall be the Scheduled Termination Date.
- (E) Should an Event Determination Date occur, the Maturity Date will be accelerated or extended to the Settlement Date, and the Issuer will:
 - (i) If Auction Settlement Applies, determine and then pay to the Noteholder an amount expressed in ZAR which amount shall not be less than zero, equal to the amount required to settle the Hypothetical or Actual Funding Arrangements (which will be early terminated by the Issuer), less Unwind Costs and less the Auction Settlement Amount, in full and final settlement of its obligations to the Noteholder in terms hereof; or
 - (ii) If Cash Settlement applies, determine and then pay to the Noteholder an amount expressed in ZAR, which value shall not be less than zero, equal to the amount required to settle the Hypothetical or Actual Funding Arrangements (which will be early terminated by the Issuer), less Unwind Costs and less the Cash Settlement Amount, in full and final settlement of its obligations to the Noteholder in terms hereof,
- (F) "Unwind Costs" means an amount determined by the Calculation Agent, acting in a commercially reasonable manner, equal to the sum of (without duplication) all costs, fees, charges, expenses (including loss of funding), tax and duties incurred by the Issuer and/or any of its Affiliates in connection with the redemption of the Credit-Linked Notes and the related termination, settlement or re-establishment of any hedge or related trading position (which for the avoidance of doubt shall include without limitation any cross currency coupon swap), but not including any amounts relating to

- settlement of the Credit Default Swap and Hypothetical or Actual Funding Arrangements.
- (G) The first sentence of Section 6.1 (Auction Settlement) of the Credit Derivative Definitions is deleted in its entirety and replaced with "If "Auction Settlement" is the applicable Settlement Method and an Event Determination Date occurs on or prior to the Auction Final Price Determination Date, the Issuer shall subject to Section 5.1 (Settlement), redeem this Credit Linked Note as provided for in paragraph 51(E)(i) of the Applicable Pricing Supplement."
- (H) The first sentence of Section 7.1 (Cash Settlement) of the Credit Derivative Definitions is deleted in its entirety and replaced with "If Cash Settlement is specified as the Fallback Settlement Method in the Applicable Pricing Supplement or Cash Settlement is deemed to apply pursuant to Section 9.1 (Partial Cash Settlement Due to Impossibility or Illegality), 9.2 (Partial Cash Settlement of Consent Required Loans), 9.3 (Partial Cash Settlement of Assignable Loans) or 9.4 (Partial Cash Settlement of Participations), the Issuer shall, subject to Section 5.1 (Settlement), redeem this Credit Linked Note as provided in paragraph 51(E)(ii) of the Applicable Pricing Supplement."

General Terms

(a) Effective Date:

4 March 2023

(b) Scheduled Termination Date:

Maturity Date

(c) Floating Rate Payer:

Noteholder (each a "Seller")

(d) Fixed Rate Payer:

Issuer (the "Buyer")

(e) Calculation Agent:

FirstRand Bank Limited, acting through its Rand Merchant Bank division.

(f) Calculation Agent City:

Johannesburg

(g) Business Days:

Johannesburg

(h) Business Day Convention:

Modified Following which, subject to Sections 1.14, 1.39, 2.2(k), 3.33(a) and 12.10 of the Credit Derivatives Definitions, shall apply to any date referred to in this Applicable Pricing Supplement that fall on a day that is not a Business Day.

(i) Reference Entity:

Anglo American Plc

(j) Standard Reference Obligation:

Reference Obligation:

Applicable

(k) Seniority Level:

Senior Level

In respect of the Reference Entity:

i) the obligation identified as follows or any substitute Reference Obligation in respect thereof:

Primary Obligor: Anglo American Capital PLC

Maturity: 11 March 2026

Coupon: 1.625%

CUSIP/ISIN: XS1962513674

and

ii) any senior unsecured obligations of the Reference Entity as selected by the Issuer.

The financial statements of the Reference Entity may be found at https://www.angloamerican.com/investors/annual-reporting

(m) All Guarantees: Applicable

Fixed Payments

(n) Fixed Rate Payer: Issuer

(o) Fixed Rate Payer Payment Date(s): None, unless elsewhere specified in this Applicable Pricing

Supplement.

(p) Fixed Amount: None, unless elsewhere specified in this Applicable Pricing

Supplement.

Floating Payment

(q) Floating Rate Payer Calculation

Amount:

ZAR25,000,000

(r) Notifying Party Issuer

(s) Public Source: Bloomberg Service and the South African publications The Star,

Business Day.

(t) Specified Number: Two

(u) Credit Events: The following Credit Event(s) shall apply to this Note:

Failure to Pay

Grace Period Extension: Applicable

Payment Requirement: USD 1,000,000 or its equivalent in the relevant Obligation currency as of the occurrence of the relevant Failure to Pay or Potential Failure to Pay, as

applicable.

Bankruptcy

Restructuring

None

Mod Mod R: Applicable

Default Requirement: USD 10,000,000 or its equivalent in the relevant Obligation Currency as of the occurrence of the

relevant Credit Event.

Obligations

(v) Obligation Category: (Select only one):

	Payment	
X	Borrowed Money	
	Reference Obligation only	
	Bond	
	Loan	
	Bond or Loan	

(w) Obligation Characteristics: None

Settlement Terms following a Credit Event:

(x) Excluded Obligations:

(y) Settlement Method: Auction Settlement(z) Fallback Settlement Method: Cash Settlement

(aa) Reference Price: 100%

(bb) Accrued Interest: Exclude Accrued Interest

Terms Relating to Cash Settlement: N/A

(cc) Valuation Date: Single Valuation Date: 5 (five) Business Days

(dd) Valuation Time: 11:00 Johannesburg time

(ee) Quotation Amount: ZAR25,000,000

(ff) Cash Settlement Date: 3 (three) Business Days following the Valuation Date

(gg) Cash Settlement Amount: As set out in paragraph 51(E) above

52. Commodity Linked Notes: N/A

Provisions relating to settlement

be made:

53. Settlement type: Cash Settlement

54. Board Lot: N/A55. Currency in which cash settlement will ZAR

56. Early Redemption Payment Date: Early Redemption Date

57. Clearing System: Strate58. Physical Delivery Date: N/A

Definitions

59. Definition of Business Day: As defined in Condition 2 (*Interpretation*)

60. Definition of Exchange Business Day: As defined in Condition 2 (Interpretation)

61. Definition of Maturity Notice Time: As defined in Condition 2 (*Interpretation*)

62. Definition of Tax Event: As defined in Condition 2 (*Interpretation*)

General Provisions

63. Business Day Convention: Modified Following Business Day Convention

64. Relevant Clearing System: Strate

65. Last Day to Register: By 5:00pm on 15 March, 15 June, 15 September and 15 December

in each year until the Maturity Date, or if such day is not a Business

Day, the Business Day before each Books Closed Period.

66. Books Closed Period[s]: The Register will be closed from 16 March to 20 March, 16 June

to 20 June, 16 September to 20 September and 16 December to 20 December (both dates inclusive) in each year until the Maturity

Date.

67. Determination Agent: FirstRand Bank Limited, acting through its Rand Merchant Bank

division

68. Specified Office of the Determination

Agent:

1 Merchant Place, cnr Rivonia Road and Fredman Drive, Sandton,

2196

69. Specified Office of the Issuer: 1 Merchant Place, cnr Rivonia Road and Fredman Drive, Sandton,

2196

70. Calculation Agent: FirstRand Bank Limited, acting through its Rand Merchant Bank

division

71. Specified Office of the Calculation

Agent:

1 Merchant Place, cnr Rivonia Road and Fredman Drive, Sandton,

2196

72. FirstRand Bank Limited, acting through its Rand Merchant Bank Paying Agent: division 73. Specified Office of the Paying Agent: 1 Merchant Place, cnr Rivonia Road and Fredman Drive, Sandton, 2196 74. Transfer and Settlement Agent: FirstRand Bank Limited, acting through its Rand Merchant Bank 75. Specified Office of the Transfer and 1 Merchant Place, cnr Rivonia Road and Fredman Drive, Sandton, Settlement Agent: 2196 76. Provisions relating to stabilisation: N/A 77. Stabilising manager: N/A 78. Additional Selling Restrictions: N/A 79. ZAG000194481 ISIN No.: 80. Stock Code: FRC458 81. Method of distribution: Non-syndicated 82. If syndicated, names of Managers: 83. If non-syndicated, name of Dealer: FirstRand Bank Limited, acting through its Rand Merchant Bank division 84. Governing law (if the laws of South N/A Africa are not applicable): 85. Other Banking Jurisdiction: N/A 86. Surrendering of Notes in the case of N/A Notes represented by a Certificate: 87. Use of proceeds: General corporate purposes 88. Pricing Methodology: N/A 89. zaAA National Scale Long Term rated by S & P Global Ratings as Ratings: at 26 November 2019, which may be reviewed from time to time. For the avoidance of doubt, the Notes have not been individually rated. 90. Receipts attached? No 91. Coupons attached? No 92. Stripping of Receipts and/or Coupons N/A prohibited as provided in Condition 17.4 (Prohibition on Stripping): 93. Conditions additional to, or 1. The Notes will be inward listed on the JSE in terms of the modified from, those set forth in the authority granted by the Financial Surveillance Department Terms and Conditions:

- of the South African Reserve Bank.
- In the event that the Noteholder wishes to redeem the 2. Notes, it may make such a request to the Issuer.

If the Issuer deems that it is able to terminate the Credit Default Swap and Hypothetical or Actual Funding Arrangements ("Hypothetical or Actual Hedging Transactions"), it will redeem the Notes by payment to the Noteholder of the Early Redemption Amount as set out and determined in accordance with paragraph 37 above, in full and final settlement of its obligations to the Noteholder in terms of the Notes.

If the Issuer acting in good faith and a commercially reasonable manner deems that it is unable to terminate the Hypothetical or Actual Funding Arrangements, the Issuer may redeem that portion of the Notes relating to the Credit

Default Swap by payment of the Early Redemption Amount as set out and determined in accordance with paragraph 37(a), (c) and (d) above. The rights and obligations in respect of the Hypothetical or Actual Funding Arrangements in terms of this Applicable Pricing Supplement will continue unaffected, and the Issuer shall ensure that the Hypothetical or Actual Funding arrangements are retained at same rate that was applicable on Trade Date.

If the Issuer acting in good faith and a commercially reasonable manner is unable to terminate the Hypothetical or Actual Hedging Transactions, the Issuer will use reasonable endeavours to find a purchaser for the Notes. Should the Issuer be unable to find a purchaser of the Notes, within 5 (five) Business Days of the request to early redeem by the Noteholder, the Issuer shall notify the Noteholder thereof in writing, such notice to include a warrant to the effect that the Issuer was unable to find a purchaser. The rights and obligations of the Issuer and the Noteholder in terms of this Applicable Pricing Supplement will continue unaffected.

3. The definition of "Hedging Disruption" is deleted in its entirety and replaced with the following:

"Hedging Disruption" means that the Issuer is unable, after using commercially reasonable efforts to (a) acquire, establish, re-establish, substitute, maintain, unwind or dispose of the Credit Default Swap and the Hypothetical or Actual Funding Arrangements with respect to the relevant Tranche of Notes, or (b) realise, recover or remit the proceeds of the Credit Default Swap and the Hypothetical or Actual Funding Arrangements;"

ZAR 32,078,756,098.47 the aggregate Nominal Amount of all Notes issued under the Programme as at the Issue Date, together with the aggregate Nominal Amount of this Tranche (when issued), will not exceed the Programme Amount.

The Issuer hereby confirms that as at the date of this Applicable Pricing Supplement, there has been no material change in the financial or trading position of the Issuer and its subsidiaries since the date of the Issuer's latest interim financial report for the six months ended 31 December 2022. This statement has not been confirmed nor verified by the auditors of the Issuer.

94. Total Notes in Issue

95. Material Change Statement:

Responsibility:

The Issuer certifies that to the best of their 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 Programme Memorandum together with this 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 and the annual financial statements and/or the Pricing Supplements, and/or the annual report of the Issuer and any amendments or supplements to the aforementioned documents, except as otherwise stated therein.

The issuance of the Notes contemplated in this Applicable Pricing Supplement will not result in the authorised amount contained in the Programme Memorandum being exceeded.

Limitation of liability:

The JSE takes no responsibility for the contents of the Programme Memorandum and the annual financial statements and/or the pricing supplements and/or the annual report of the Issuer and any amendments or supplements to the aforementioned documents. The JSE makes no representation as to the accuracy or completeness of the Programme

Memorandum and the annual financial statements and/or the pricing supplements and/or the annual report of the Issuer and any amendments or supplements to the aforementioned documents and expressly disclaims any liability for any loss arising from or in reliance upon the whole or any part of the aforementioned documents. The JSE's approval of the registration of the Programme Memorandum and listing of the debt securities is not to be taken in any way as an indication of the merits of the Issuer or of the debt securities and that, to the extent permitted by law, the JSE will not be liable for any claim whatsoever.

The Issuer accepts full responsibility for the information contained in this Applicable Pricing Supplement.

Application is hereby made to list this issue of Notes on 10 March 2023.

SIGNED at Sandton on this 08th day of March 2023.

For and on behalf of FIRSTRAND BANK LIMITED

For and on behalf of

FIRSTRAND BANK LIMITED

Name:Lynette Fortuin

Capacity: Authorised Signatory Who warrants his authority hereto Name: Sorelle Gross

Capacity: Authorised Signatory Who warrants his authority hereto