

INVESTEC BANK LIMITED

(Registration number 1969/000763/06) (Incorporated with limited liability in the Republic of South Africa)

ZAR20,000,000,000 Credit-Linked Note Programme

Issue of ZAR100,000,000 (one hundred million Rand) Senior Unsecured iTraxx Xover Series 41 Floating Rate Notes due 20 July 2029

A Credit Event has occurred in respect of one of the constituent Reference Entities listed under the Index (as defined below). This document constitutes the Amended and Restated Applicable Pricing Supplement and reflects the terms of the Notes following the Credit Event. 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 Investec Bank Limited ZAR20,000,000,000 Programme Memorandum dated 17 March 2021 (the "Programme Memorandum"), as updated and amended from time to time. This Amended and Restated Applicable Pricing Supplement must be read in conjunction with the Programme Memorandum. The Note 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 Amended and Restated Applicable Pricing Supplement. To the extent that there is any conflict or inconsistency between the contents of this Amended and Restated Applicable Pricing Supplement and the Programme Memorandum, the provisions of this Amended and Restated Applicable Pricing Supplement shall prevail. Any capitalised terms not defined in this Amended and Restated 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 Note described herein, they may be deleted in this Amended and Restated Applicable Pricing Supplement or indicated to be not applicable.

This Note is made up of a number of portions (each referred to as a "**Portion**") each subject to the terms and conditions as set out in this Amended and Restated Applicable Pricing Supplement as read with the Programme Memorandum. Each Portion of the Note is linked to Reference Entities set out in the iTraxx Xover Series 41 listed under Appendix B attached hereto (the "**Index**").

Upon the occurrence of a Credit Event in relation to any Reference Entity included in the Index (other than a Credit Event at the last Reference Entity listed under the Index), this Note will not be redeemed but the Calculation Amount for purposes of determining the relevant redemption amount, the payment thereof and interest payment on the Notes will be adjusted as set out in this Amended and Restated Applicable Pricing Supplement.

PARTIES

Investec Bank Limited 1. Issuer 2. If non-syndicated, The Issuer Dealer(s) 3. If syndicated, Managers N/A Investec Bank Limited 4. Debt Sponsor 5. Debt Officer Laurence Adams The Issuer 6. Paying Agent Financial Products, 3rd floor, 100 Grayston Drive, Sandown, 7. Specified Office of Paying Agent Sandton, 2196, South Africa 8. Calculation Agent The Issuer Financial Products, 3rd floor, 100 Grayston Drive, Sandown, 9. Specified Office of the Sandton, 2196, South Africa Calculation Agent 10. Transfer Agent The Issuer Financial Products, 3rd floor, 100 Grayston Drive, Sandown, 11. Specified Office of Sandton, 2196, South Africa Transfer Agent 12. Settlement Agent First National Bank Limited 13. Specified Office of 1st floor, No 3 Merchant Place, Cnr Fredman and Rivonia Settlement Agent Road, Sandton 14. Stabilising Manager (if N/A any) 15. Specified Office of N/A Stabilising Manager PROVISIONS RELATING TO 16. Status of Note Senior unsecured unsubordinated

THE NOTE

17. Series Number IVC306

18. Tranche Number 1

19. Aggregate Principal ZAR100,000,000 (one hundred million Rand) on the Issue Amount of Tranche Date

20. Type of Note Listed Credit Linked Note – (Itraxx Xover – Series 41) 21. Interest/Payment Basis Floating Rate Note

22. Form of Note Registered Uncertificated Note

23. Automatic/Optional Conversion from one Interest/ Payment Basis to another

N/A

24. Issue Date 15 August 2024

25. Business Days None Specified. Determined in accordance with the

definition of Business Day in Condition 1.1. (General

definitions) of the Terms and Conditions

26. Additional Business Centre

N/A

27. Principal Amount ZAR1,000,000 per Note on the Issue Date

28. Specified Denomination ZAR1,000,000 per Note

29. Calculation Amount The Principal Amount per Note, subject to the occurrence of

> one or more Reference Entity Event Determination Dates in respect of any of the Reference Entities, whereupon the reduced Calculation Amount will be determined by the

Calculation Agent as follows:

Upon the occurrence of each Reference Entity Event Determination Date, the Calculation Amount will be reduced by an amount equal to the Reference Entity Notional Amount in respect of each Reference Entity in relation to which a Reference Entity Event Determination Date has

occurred.

A Reference Entity Event Determination Date (Bankruptcy) has occurred in respect of the Reference Entity Intrum AB, with effect from (and including) 20 November 2024

30. Issue Price 100% per Note

31. Interest Commencement Date

15 August 2024

32. First Interest Payment

20 September 2024

33. Scheduled Maturity Date 20 July 2029

34. Currency of Issue ZAR 35. Settlement Currency

ZAR

36. Applicable Business Day Convention

Modified Following Business Day

37. Redemption Basis

The Notes will be redeemed on the Scheduled Maturity Date at the Final Redemption Amount (as defined below).

38. Automatic/Optional Conversion from one Redemption Basis to another N/A

39. Final Redemption Amount

The greater of (i) (a) the Calculation Amount plus unpaid interest accrued (if any) up to but excluding the Scheduled Maturity Date; plus (b) each Recovery Amount; and (ii) zero

40. Currency Rate Source

For purposes of paragraph (c) of the definition of Currency Rate: None Specified. As in accordance with Condition 1.2 (*Credit-Linked definitions*) of the Terms and Conditions

41. Default Rate

For purpose of Condition 6.8 (*Accrual of Interest*) of the Terms and Conditions: Interest Rate plus 2% percent

42. Books Closed Period(s)

The Register will be closed from:

- (i) 10 December to 20 December, 10 March to 20 March, 10 June to 20 June and 10 September to 20 September (including the first day and excluding the last day for each period) in each year until the applicable Redemption Date, provided that there will be no Books Closed Period from 10 June 2029 to 20 June 2029 and there will be a Books Closed Period from 10 July 2029 to 20 July 2029; or
- (ii) 10 (ten) days prior to, but excluding, any Interest Payment Date

43. Last Day to Register

9 December, 9 March, 9 June and 9 September in each year, provide that there will be no Last Day to Register on 9 June 2029 and there will be a Last Day to Register on 9 July 2029. If any such day is not a Business Day, the Business Day before each Books Closed Period, or in respect of item 42(ii) above, the last Business Day immediately preceding the commencement of the Books Closed Period.

FIXED RATE NOTES

Not Applicable

44. Payment of Interest Amount

(a) Interest Rate(s) N/A

(b) Interest Period(s) N/A

(c) Interest Payment Date(s) N/A

(d) Interest Rate N/A
Determination Date(s)

(e) Fixed Coupon N/A Amount[(s)]

(f) Initial Broken Amount N/A

(g) Final Broken Amount N/A

(h) Day Count Fraction NA

(i) Any other terms relating to the particular method of calculating interest N/A

FLOATING RATE NOTE

Applicable

45. Payment of Interest Amount

(a) Interest Rate(s)

Reference Rate plus the applicable Margin

(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 Issue Date and end on but exclude the following Interest Payment Date until but excluding the applicable Redemption Date (each Interest Payment Date as adjusted in accordance with the applicable Business Day Convention)

(c) Interest Payment Date(s)

20 December, 20 March, 20 June and 20 September of each year until the applicable Redemption Date or, if such day is not a Business Day, the Business Day on which interest will be paid, as determined in accordance with the applicable Business Day Convention (as specified in the Amended and Restated Applicable Pricing Supplement), with the first Interest Payment Date being 20 September 2024, provided that there will be no Interest Payment Date on 20 June 2029 and the last Interest Payment Date will be 20 July 2029, as

determined in accordance with the applicable Business Day Convention.

(d) Interest Rate Determination Date(s)

The Issued date and thereafter 20 December, 20 March, 20 June and 20 September of each year until the applicable Redemption Date, provided that there will be no Interest Determination Date on 20 June 2029. If any such day is not a Business Day, then as adjusted in accordance with the applicable Business Day Convention (as specified in the Amended and Restated Applicable Pricing Supplement), with the first Interest Determination Date being the Issue Date.

(e) Specified Period

Applicable for the period from (and including) the Issue Date until (and excluding) the applicable Redemption Date

(f) Any other terms relating to the particular method of calculating Interest N/A

(g) Definition of Business Day (if different from that set out in Condition 1.1 (General definitions)) N/A

(h) Minimum Interest Rate

N/A

(i) Maximum Interest Rate

N/A

(i) Day Count Factor

Actual/365

(k) Other terms relating to the method of calculating interest (e.g.: day count fraction, rounding up provision, if different from Condition 6.2 (Interest on Floating Rate Notes)

If a Reference Entity Event Determination Date occurs in respect of any Reference Entity/ies, interest will cease to accrue in respect of the applicable Reference Entity Notional Amount (as defined in item 76 below) in respect of the applicable Reference Entity/ies as of the date of the applicable Reference Entity Event Determination Date.

(l) Manner in which the interest Rate is to be determined

Screen Rate Determination

(m) Margin

4.50% (four point five zero percent)

(n) If ISDA Determination

N/A

(o) If Screen Rate Determination

(a)	Reference Rate (including relevant period by reference to which the Interest Rate is to be calculated)	ZAR-JIBA 3 months
(b)	Interest Rate Determination Dates	The Issue I June and 2 Redemption Determinat 20 June 202 adjusted in Convention Amended with the fir Issue Date
(c)	Relevant Screen Page and Reference Code	Reuters Sc successor p
(d)	Relevant Time	11:00 a.m.
ISDA Screet inser Intere Rate	erest Rate to be lated otherwise than by A Determination or en Rate Determination, t basis for determining est Margin/Fallback isions	N/A

AR-JIBAR-SAFEX with a Designated Maturity of months

the Issue Date and thereafter 20 December, 20 March, 20 ane and 20 September of each year until the applicable edemption Date, provided that there will be no Interest etermination O June 2029. If any such day is not a Business Day then, as djusted in accordance with the applicable Business Day onvention (as specified in the Amended and Restated mended and Restated Applicable Pricing Supplement), ith the first Interest Rate Determination Date being the sue Date

euters Screen SAFEY page "SF X 3M Yield", or any accessor page

(p)

(q) If different from Calculation Agent, agent responsible for calculating the amount of principal and interest

N/A

ZERO COUPON NOTES

N/A

PARTLY PAID NOTES

N/A

INSTALMENT NOTES

N/A

N/A

MIXED RATE NOTES

Period(s) during which the Interest Rate for the Mixed Rate Notes will be (as applicable) that for:

N/A

(a) Fixed Rate Notes N/A

(b) Floating Rate Notes N/A

INDEXED NOTES N/A

DUAL CURRENCY NOTES N/A

EQUITY LINKED/COMMODITY LINKED OR OTHER NOTES

PROVISIONS REGARDING REDEMPTION/MATURITY

46. Call Option at Issuer's N/A election:

47. Put Option N/A

48. Early Redemption: Tax Applicable Event

N/A

Yes

49. Early Redemption:
Amount(s) payable on redemption following a Tax Event (if applicable), illegality or on Event of Default (if required), if

yes:

(a) Amount payable; or The Early Redemption Amount as defined in item 76 below, subject to item 76(5) below

(b) Method of calculation of amount payable (if required or if different from the definition of Early Redemption Amount in Condition 1.1 (General Definitions)

as set out in item 76 below

50. Early Redemption: N/A Merger Event:

51. Early Redemption
Amount(s) payable on
redemption following a
hedge disruption in
accordance with

Yes. The Early Redemption Amount as defined in item 76 below will be payable, subject to item 76(5) below.

Condition 21 (*Hedging Disruption*):

52. Related Transaction Early Redemption Event

The Issuer may at any time prior to the Scheduled Maturity Date, at its option, Redeem the Notes in whole or in part, at the Early Redemption Amount (as defined in item 76 below) or (if the redemption is in part) at a portion of such amount, as applicable, following the occurrence of a Related Transaction Early Redemption Event (as defined below), by giving notice thereof to the Noteholders in accordance with Condition 34 (Notices), within 3 Business Days (or such longer period as the Issuer reasonably may require) following the occurrence of a Related Transaction Early Redemption Event (the "Related Transaction Early Redemption Event Notice")

"Related Transaction Early Redemption Event" means an event where the Issuer is unable, after using commercially reasonable efforts, to (i) acquire, establish, re-establish, substitute, maintain, unwind or dispose of any transaction(s) and/or asset(s) including, without limitation, the Relevant CDS concluded (or to be concluded form time to time) in relation to the issuance by the Issuer of the Notes for any reason whatsoever, or (ii) realise, recover or remit the proceeds of any such transaction(s) and/or asset(s) for any reason whatsoever.

The date of Early Redemption for purposes of this item 52 shall be the date specified by the Issuer in the Reference Obligation Early Redemption Notice which date shall not be more than 5 (five) Business Days following the Reference Obligation Early Redemption Event, subject to item 76(5) below.

CREDIT LINKED PROVISIONS

Date:

53. General Provisions:

(a) Trade Date: 6 August 2024

(b) Effective Date: Issue Date

(c) Scheduled Termination The Scheduled Maturity Date

(d) Index iTraxx Crossover Index Series 41 (Bloomberg: ITRX

XOVER CDSI S41 5Y Corp)

Index Sponsor: S&P Dow Jones

Index Sponsor's website: www.spglobal.com

Index methodology:

http://www.markit.com/Documentation/Product/ITraxx

Closing level at 6 August 2024: 328.685

Investec authority to use the Index: Yes

Description and Compilation:

CDS Indices are over-the-counter (OTC) products and can be traded with licensed participants providing liquidity. A CDS index is an index whose underlying reference obligations are credit default swap instruments. The names in the index are selected based on their liquidity, respective business sectors, and geographical location, and depend on the rules governing the index. Tradable CDS indices allow investors to take a view on certain portions of the credit markets. Standardized CDS indices are created and administered by S&P Dow Jones Indices and include the CDX and iTraxx indices. CDS indices are among the most liquid instruments in the credit markets, enabling investors to efficiently access key market segments at low cost.

A list of licensed participants providing liquidity for the European and Asian indices is available on:

http://www.ihsmarkit.com/Documentation/Product/ITraxx

Establishment:

In 2004, TRAC-X and iBoxx CDS indices merged to form the CDX indices in North America and the iTraxx indices in Europe and Asia. After being the administrator for CDX and calculation agent for iTraxx, Markit acquired both families of indices in November 2007, and owned the iTraxx and CDX indices, along with iTraxx SovX, and MCDX Indices for derivatives, and the iBoxx indices for cash bonds. Markit subsequently merged with IHS to become IHS Markit in July 2016, which in turn merged with S&P Global in March 2022. The iTraxx and CDX indices are now part of S&P Global's index offerings under S&P Dow Jones Indices.

Review frequency:

Indices roll every six months in March and September. At each roll, a new series of the CDS index is created with updated constituents. Though previous series continue trading, liquidity tends to concentrate in the most recent onthe-run series. Further, liquidity is greatest in the 5-year tenor contract. For example, iTraxx Crossover Series 41 will begin trading on March 20, 2023. Then, most investors looking to maintain their credit exposure with the CDS indices will roll their position into the new series. The fixed tenors of the CDS indices enable investors to extend the duration of their position at each index roll, thereby maintaining consistent duration.

Modifications and Discontinuation:

Following a Credit Event in a constituent of the CDS index, a new version of the index is published which assigns a zero percent weight on the relevant entity. The notional amount on the index trade is reduced by the weight of the name in the index

Highs and Lows (Last 5 Years):

- High: 707.644 (03/18/20)

- Low: 203.665 (01/09/20)

(e) Reference Entity(ies):

The Reference Entities as listed in the Index and any Successor/s to a Reference Entity determined in accordance with the terms and conditions of the relevant Index at the discretion of the Index publisher thereof.

(f) Standard Reference Obligation Not Applicable

(g) Seniority Level

Senior Level

(h) Reference Obligation(s):

In respect of each Reference Entity, the Reference Obligation(s) as specified by the Index Publisher (the Index Publisher as specified in the documents published in relation to the Index) in relation to the Index and recorded in the Index

(i) Financial Information of the Guarantor/Issuer of the Reference Obligation The Index, constituted by the Reference Entities, is published and maintained by the Index Publisher.

Information regarding the relevant Index can be accessed at https://www.markit.com/NewsInformation/GetNews/ITraxx.

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) notifying any party (including the Noteholder) of the occurrence of any of the events stated in paragraphs 51(h)(i)(a), 51(h)(i)(b) and 51(h)(i)(c); and/or (ii) the correctness and/or completeness of such information.

(j) Financial Reference Entity Terms:

Applicable in respect of any of the Reference Entities to the extent included in the Index

(k) Reference Entity
Notional Amount:

As defined in 76 below

(l) All Guarantees: In respect of each Reference Entity, the provisions

applicable to the Transaction Type applicable to that

Reference Entity as recorded in the Index

(m) Reference Price: 100%

(n) Credit Events: In respect of each Reference Entity, the provisions

applicable to the Transaction Type as set out in Annex B

(o) Default Requirement: None Specified. Determined in accordance with the

definition of "Default Requirement" in Condition 1.2

(Credit-linked Definitions) of the Terms and Conditions.

(p) Notice Delivery Period: None Specified. Determined in accordance with the

definition of "Notice Delivery Period" in Condition1.2 (Credit-linked Definitions) of the Terms and Conditions.

(q) Conditions to Settlement: Credit Event Notice: Applicable

Alternative time for delivery of a Credit Event Notice: N/A

Notifying Party: Issuer

Notice of Physical Settlement: N/A

Notice of Publicly Available Information: Applicable

If Applicable:

As Published by the Index Provider of the Index

(r) Obligation[s]: In respect of each Reference Entity, the provisions

applicable to the Transaction Type applicable to that

Reference Entity as recorded in the Index

(s) Additional Obligation(s): In respect of each Reference Entity the provisions applicable

to the Transaction Type applicable to that Reference Entity

as recorded in the Index

(t) Excluded Obligation[s]: In respect of each Reference Entity the provisions applicable

to the Transaction Type applicable to that Reference Entity

as recorded in the Index

(u) Credit Event The date on which the Conditions to Settlement have been

fulfilled

(v) Settlement Method Cash Settlement

(w) Fallback Settlement N/A

Determination Date

Method:

(x) Accrued Interest: As set out in item 45(k) above

(y) Additional Provisions: N/A

(z) Unwind Costs: An amount determined by the Calculation Agent equal to the

sum of (without duplication) all losses, costs, fees, charges, expenses (including loss of funding), tax and duties in relation to the Redemption of the Notes and/or incurred under, in relation to, or as a result of it terminating, liquidating, modifying, obtaining or re-establishing any hedges or related trading positions or funding arrangements entered into by it (including with its internal functions) and including without limitation, the Relevant CDS concluded in

connection with the Notes.

"Relevant CDS" means any credit default swap entered into between the Issuer and a financial institution pursuant to an ISDA Master Agreement, as published by the International Swaps and Derivatives Association, Inc. between the Issuer and the counterparty in respect of which, such Relevant CDS is a transaction under such ISDA Master Agreement. The Relevant CDS will be valued through an auction settlement

process conducted by ISDA.

For the purposes of the Notes, notwithstanding anything to the contrary contained within the Programme Memorandum and the Credit Derivative Definitions applicable to the ISDA Master Agreement, calculations, valuations, quotations or determinations required to be made by the Calculation Agent in respect of the Notes shall be calculated or determined by the Calculation Agent in its sole and absolute discretion by reference to the Relevant CDS and shall be conclusive absent manifest error.

54. Cash Settlement Provisions:

Applicable

(a) Cash Settlement Amount:

The Cash Settlement Amount in relation to a Reference Entity in respect of which a Reference Entity Event Determination Date has occurred is an amount calculated by the Calculation Agent equal to:

 $(A \times B) - C$

Where:

"A" is the Reference Entity Notional Amount

"B" is the Final Price, which is fixed at zero; and

"C" is the Unwind Costs in relation such Reference Entity Event Determination Date.

The Cash Settlement Amount can be an amount less than zero. To the extent that any Cash Settlement Amount is negative, it may reduce the Final Redemption Amount the Noteholder receives, even if no Reference Entity Event Determination Date has occurred in respect of other Reference Entities.

The Cash Settlement Amount is included in the Final Redemption Amount (see the reference to Recovery Amount).

The Cash Settlement Amount in respect of the Reference Entity Intrum AB, is ZAR1,013,333.33

(b) Credit Event Redemption Date:

The Scheduled Maturity Date; subject to item 76(5) below

(c) Valuation Date

Not Applicable

(d) Valuation Time:

Not Applicable

(e) Quotation Method:

Not Applicable

(f) Quotation Amount:

Not Applicable

(g) Minimum Quotation

Not Applicable

(h) Quotation Dealers: Not Applicable

(i) Market Value: Not Applicable

(j) Valuation Method: Not Applicable

(k) Other terms or special conditions relating to Cash Settlement:

N/A

55. Physical Settlement

Provisions:

N/A

56. Auction Settlement Provisions:

N/A

GENERAL

57. Material Changes

The Issuer hereby confirms that as at the date of this Amended and Restated 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 annual consolidated financial statements for the year ended 31 March 2024. This statement has not been confirmed nor verified by the auditors of the Issuer.

58. Total Notes in issue (including current issue)

ZAR12,406,200,000 (twelve billion four hundred and six million two hundred thousand Rand). The Issuer confirms that the aggregate Principal Amount of all Notes Outstanding under this Programme is within the Programme Amount.

59. Financial Exchange JSE

60. ISIN No. ZAG000207911

61. Instrument Code IVC306

62. Additional selling

restrictions

None

63. Clearing System: Strate Proprietary Limited

64. Provisions relating to

stabilisation

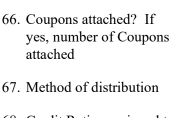
N/A

65. Receipts attached? If yes,

number of Receipts

attached

N/A



N/A

Private Placement

68. Credit Rating assigned to [Issuer] /[Notes] as at the Issue Date (if any)

See Annexe "A" (Applicable Credit Ratings).

69. Stripping of Receipts and/or Coupons prohibited as provided in Condition 28.4 (*Prohibition on stripping*)

No

70. Governing law (if the laws of South Africa are not applicable)

N/A

71. Other Banking Jurisdiction

N/A

72. Use of proceeds

General banking business of the Issuer

73. Surrendering of Individual Certificates

N/A

74. Reference Banks

As defined in Condition 1.1 (General definitions) of the Terms and Conditions

75. Exchange control approval

Applicable

76. Other provisions

1) **Definitions**:

"Early Redemption Amount" means the greater of (i) X and (ii) zero

Where
$$X = (a) + (b) - (c)$$

- (a) is the applicable Calculation Amount plus unpaid interest accrued (if any) up to but excluding the Early Redemption Date;
- (b) is each Recovery Amount; and
- (c) is the Unwind Costs in relation to the Early Redemption Date;

"Recovery Amount" means the Cash Settlement Amount calculated by the Calculation Agent in relation to each applicable Reference Entity;

"Reference Entity Event Determination Date" means an Event Determination Date in respect of a Reference Entity;

"Reference Entity Notional Amount" means an amount expressed in ZAR in relation to a Reference Entity, calculated by multiplying the percentage applicable to a Reference Entity (as stipulated in Annex B hereto) to the Principal Amount per Note;

- 2) These Notes comprise inward listed securities classified as foreign for purposes of the South African Reserve Bank Exchange Control Regulations, and must be marked off against an institutional investor's foreign portfolio investment allowance.
- 3) In the event that any corporate action occurs with respect to any Reference Entity, or a Successor replaces a Reference Entity neither the Issuer nor the Calculation Agent shall have any obligation to notify the Noteholders.
- 4) Each Noteholder agree that the Notes are intended to mirror the performance of the Index and the Reference CDS and any discretion exercised by the Calculation Agent hereunder shall be exercised in a manner that seeks to reflect the performance of the Index and the Reference CDS and the application of the credit provisions applicable to each constituent of the Index.
- 5) If it is not possible at any applicable redemption date to determine the applicable Unwind Costs then the applicable redemption date shall be postponed until the determination of such Unwind Costs is possible.

Responsibility Statement:

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 Programme Memorandum as read together with this Amended and Restated Applicable Pricing Supplement contains all information required by Applicable Laws and the Debt Listings Requirements of the JSE. 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 this Amended and Restated Applicable Pricing Supplement and the annual reports and any amendments or any supplements to the aforementioned documents, except as otherwise stated therein or herein.

The JSE takes no responsibility for the contents of the information contained in the Programme Memorandum as read together with this Amended and Restated 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 Amended and Restated 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 information contained in 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 or 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.

The Index referenced herein is the property of Markit Indices GmbH ("Index Owner") and has been licensed for use in connection with the issuance of the Notes. Each Noteholder acknowledges and agrees that the issuance of these Notes is not sponsored, endorsed or promoted by the Index Owner. The Index Owner makes no representation whatsoever, whether express or implied, and hereby expressly disclaims all warranties (including, without limitation, those of merchantability or fitness for a particular purpose or use), with respect to the Index or any data included therein or relating thereto, and in particular disclaims any warranty either as to the quality, accuracy and/or completeness of the Index or any data included therein, the results obtained from the use of the Index and/or the of the Index at any particular time on any particular date or otherwise and/or the creditworthiness of any entity, or the likelihood of the occurrence of a credit event or similar event (however defined) with respect to an obligation, in the Index at any particular time on any particular date or otherwise. The Index Owner shall not be liable (whether in negligence or otherwise) to the parties or any other person for any error in the Index, and the Index Owner is under no obligation to advise the parties or any person of any error therein. The Index Owner makes no representation whatsoever, whether express or implied, as to the advisability of purchasing the Notes, the ability of the Index to track relevant markets' performances, or otherwise relating to the Index or any transaction or product with respect thereto, or of assuming any risks in connection therewith. The Index Owner has no obligation to take the needs of any party into consideration in determining, composing or calculating the Index. No party selling the Notes, nor the Index Owner, shall have liability to any party for any act or failure to act by the Index Owner in connection with the determination, adjustment, calculation or maintenance of the Index.

Application was made to list this issue of Notes on 15 August 2024.

SIGNED at Johannesburg on the 17th day of March 2025.

For and on behalf of

INVESTEC BANK LIMITED

Name: Delmari van Huyssteen Capacity: Authorised Signatory

Who warrants his/her authority hereto

Name: Annerie Botha

Capacity: Authorised Signatory

Who warrants his/her authority hereto

Annexe A

 $https://www.investec.com/en_za/welcome-to-investec/about-us/investor-relations/credit-ratings.html\\$

Rating agency		Investec Bank Limited - a subsidiary of Investec Limited			
	Long term ratings				
	Foreign Currency	BB-			
	National	AA+ (zaf)			
Fitch	Short term ratings				
	Foreign Currency	В			
	National	F1+ (zaf)			
	Outlook	Stable			
	Long term deposit ratings				
	Foreign Currency	Ba2			
	National	Aa1.za			
Moody's	Short term deposit ratings				
	Foreign Currency	NP			
	National	P-1.za			
	Outlook	Stable			
	Long term deposit ratings				
	Foreign Currency	BB-			
	National	za.AA			
S&P	Short term deposit ratings				
	Foreign Currency	В			
	National	za.A-1+			

	Outlook	Positive			
	Long term ratings				
	International scale, local currency	BB			
Global Credit Ratings	National scale	AA(za)			
	Short term ratings				

Annex B

Reference Entity	ISIN	Weighting	Financial information Links
ADLER Real	XS1713464524	1.33%	https://adler-ag.com/en/investor-
Estate GmbH	A31/13404324	1.5570	relations/publications/financial-reports-2/
AIR FRANCE -	FR001400F2Q0	1.33%	https://www.airfranceklm.com/en/finance/publications/results
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