#### PRICING SUPPLEMENT

## Nitro Programme (RF) Limited

(Incorporated with limited liability in South Africa under registration number 2018/453364/06)

#### **Transaction 8**

#### Issue of R400,000,000 Class A Notes under Stock Code N8A25

### **Under its Asset Backed Securities Programme**

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

The Pricing Supplement must be read in conjunction with the Programme Memorandum executed by Nitro Programme (RF) Limited dated 21 November 2024, as amended or supplemented from time to time and the Applicable Transaction Supplement dated 21 November 2024, as amended or supplemented from time to time. To the extent that there is any conflict or inconsistency between the contents of the Pricing Supplement and the Programme Memorandum and/or the Applicable Transaction Supplement, the provisions of the Pricing Supplement shall prevail.

Any capitalised terms not defined in the Pricing Supplement shall have the meanings ascribed to them in the section of the Programme Memorandum headed "Glossary of Definitions", as amended or supplemented. References in the Pricing Supplement to the Terms and Conditions are to the section of the Programme Memorandum headed "Terms and Conditions of the Notes", as amended or supplemented. References to any Condition in the Pricing Supplement are to that Condition of the Terms and Conditions.

The Issuer certifies that to the best of its knowledge and belief there are no facts that have been omitted from the Programme Memorandum or the Applicable Transaction Supplement (the **Placing Document**) which would make any statement in the Placing Document false or misleading and that all reasonable enquiries to ascertain such facts have been made and that the Placing Document together with this Applicable Pricing Supplement contains all information required by Applicable Law and, in relation to any Tranche of Notes listed on the Interest Rate Market of the JSE, the JSE DSS Listings Requirements. The Issuer accepts full responsibility for the information contained in the Placing Document, the Applicable Pricing Supplement and the annual financial statements of the Issuer and any amendments or supplements to the aforementioned documents, except as otherwise stated therein.

The JSE takes no responsibility for the contents of the Placing Document, the Applicable Pricing Supplement and the annual financial statements 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 Placing Document, the Applicable Pricing Supplement and the annual financial statements 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 Placing Document and listing of the Notes is not to be taken in any way as an indication of the merits of the Issuer or of the Notes and that, to the extent permitted by law, the JSE will not be liable for any claim whatsoever.

### **DESCRIPTION OF THE NOTES**

Issuer Nitro Programme (RF) Limited
 Security SPV Nitro Programme Transaction 8 Security SPV Trust

3. Status of the Notes Secured

| 4.                   | Class   | A  |
|----------------------|---|--|
| 5.                   | Series number   | 1  |
| 6.                   | Tranche number  | 1  |
| 7.                   | Listed/Unlisted   | Listed   |
| 8.                   | Aggregate Principal Amount of this Tranche  | R400,000,000   |
| 9.                   | Issue Date(s)   | 4 December 2024  |
| 10.                  | Specified Denomination per Note   | R1 000 000   |
| 11.                  | Issue Price(s)  | 100%   |
| 12.                  | Applicable Business Day Convention  | Modified Following Business Day  |
| 13.                  | Interest Commencement Date(s)   | 4 December 2024  |
| 14.                  | Scheduled Maturity Date   | 20 December 2025   |
| 15.                  | Final Redemption Date   | 4 January 2026   |
| 16.                  | Final Redemption Amount   | As per Condition 7 of the Programme Memorandum   |
| 17.                  | Use of Proceeds   | The net proceeds of the issue of this Tranche, together with the net proceeds from the issue of all other Classes of Notes issued on the same Issue Date, will be used by the Issuer to purchase Eligible Assets which will be acquired on the Issue |
|                      |   | Date and fund applicable reserves  |
| 18.                  | Specified Currency  |  |
| 18.<br>19.           | Specified Currency  Set out the relevant description of any additional Terms and Conditions relating to the Notes (including additional covenants, if any)              | Date and fund applicable reserves  |
| 19.                  | Set out the relevant description of any additional Terms and Conditions relating to the Notes   | Date and fund applicable reserves Rand   |
| 19.                  | Set out the relevant description of any additional Terms and Conditions relating to the Notes (including additional covenants, if any)                                  | Date and fund applicable reserves  Rand  N/A   |
| 19.                  | Set out the relevant description of any additional Terms and Conditions relating to the Notes (including additional covenants, if any)  RATE NOTES                      | Date and fund applicable reserves  Rand  N/A   |
| 19. <b>FIXED</b> 20. | Set out the relevant description of any additional Terms and Conditions relating to the Notes (including additional covenants, if any)  RATE NOTES  Fixed Interest Rate | Date and fund applicable reserves  Rand  N/A  N/A  |

24. Final Broken Amount

N/A

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

#### **FLOATING RATE NOTES**

26. First Interest Payment Date

20 March 2025 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 Pricing Supplement)

27. First Interest Period

The period commencing on (and including) the Interest Commencement Date and ending on (but excluding) the First Interest Payment Date (the First Interest Payment Date as adjusted in accordance with the Applicable Business Day Convention)

28. Interest Payment Date(s)

The First Interest Payment Date and thereafter 20 June 2025, 20 September 2025, 20 December 2025 and 4 January 2026 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 Pricing Supplement).

29. Interest Period(s)

Each period commencing on (and including) each Interest Payment Date and ending on (but excluding) the following Interest Payment Date, provided that the First Interest Period shall be from (and including) the Interest Commencement Date and ending on (but excluding) the First Interest Payment Date and the final interest period shall be from (and including) 20 December 2025 and ending on (but excluding) 4 January 2026 (each Interest Payment Date as adjusted in accordance with the Applicable Business Day Convention)

30. Manner in which the Interest Rate is to be determined

Screen Rate Determination

31. Margin/Spread for the Interest Rate

0,65% per annum to be added to the relevant Reference Rate

32. If Screen Determination

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

3-month JIBAR, provided that for the First Interest Period the base rate shall be an interpolated JIBAR rate of 7.813% calculated on 27 November 2024

(b) Rate Determination Date(s)

The auction date. being 27 November 2024, for the First Interest Period and the first Business Day of each Interest Period thereafter

(c) Relevant Screen page and Reference Code

Reuters Screen SAFEY page

33. If Interest Rate to be calculated otherwise than by reference to the previous 2 sub-clauses above, insert basis for determining Interest Rate/Margin/Fall back provisions

N/A

34. If different from the Administrator, agent N/A responsible for calculating amount of principal and interest

35. Any other terms relating to the particular method N/A of calculating interest

### **OTHER NOTES**

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

### **GENERAL**

Additional selling restrictions N/A

International Securities Identification Number ZAG000211053 38. (ISIN)

39. Stock Code N8A25

JSE 40. Financial Exchange

41. Dealer(s) FirstRand Bank Limited

42. Method of distribution Public auction

43. Rating assigned to this Tranche of Notes P-1.za(sf)

| 44. | Rating Agency                             | Moody's Investors Service Limited   |
|-----|---|---|
| 45. | Governing Law                             | South Africa  |
| 46. | Last Day to Register                      | By 17h00 on 14 March 2025, 14 June 2025, 14 September 2025, 14 December 2025 and 29 December 2025, being the calendar day preceding the Books Closed Period, or, if such day is not a Business Day, then the immediately preceding day that is a Business Day |
| 47. | Books Closed Period                       | The Register will be closed from:   |
|     |   | 15 March 2025 to 19 March 2025;   |
|     |   | 15 June 2025 to 19 June 2025;   |
|     |   | 15 September 2025 to 19 September 2025;   |
|     |   | 15 December 2025 to 19 December 2025; and   |
|     |   | 30 December 2025 to 3 January 2026,   |
|     |   | (both dates inclusive).   |
| 48. | Paying Agent and Issuer Agent             | FirstRand Bank Limited  |
| 49. | Specified Office of the Paying Agent      | 4 Merchant Place Cnr Fredman Drive & Rivonia Road Sandton 2196  |
| 50. | Calculation Agent                         | FirstRand Bank Limited  |
| 51. | Specified Office of the Calculation Agent | 4 Merchant Place Cnr Fredman Drive & Rivonia Road Sandton 2196  |
| 52. | Transfer Agent                            | FirstRand Bank Limited  |
| 53. | Specified Office of the Transfer Agent    | 4 Merchant Place Cnr Fredman Drive & Rivonia Road Sandton 2196  |
| 54. | Settlement Agent                          | FirstRand Bank Limited  |
| 55. | Specified Office of the Settlement Agent  | 4 Merchant Place Cnr Fredman Drive & Rivonia Road Sandton 2196  |
| 56. | Stabilisation Manager, if any             | N/A   |

| 57. | Programme Amount   | R6 000 000 000. The authorised amount of the Programme has not been exceeded                           |
|-----|--|--|
| 58. | Transaction Amount   | R2 060 000 000. The authorised amount of the Transaction has not been exceeded                         |
| 59. | Aggregate Outstanding Principal Amount of Notes in issue in respect of the Programme on the Issue Date of this Tranche         | Rnil, excluding this Tranche of Notes and any other Tranche(s) of Notes to be issued on the Issue Date |
| 60. | Aggregate Outstanding Principal Amount of Notes in issue in respect of the Transaction on the Issue Date of this Tranche       | Rnil, excluding this Tranche of Notes and any other Tranche(s) of Notes to be issued on the Issue Date |
| 61. | Aggregate Outstanding Principal Amount of Notes in issue in respect of the Series of Notes on the Issue Date of this Tranche   | Rnil, excluding this Tranche of Notes and any other Tranche(s) of Notes to be issued on the Issue Date |
| 62. | Amount of Subordinated Loan to be borrowed simultaneously with this Tranche  | Rnil   |
| 63. | Aggregate Principal Amount of all other Classes of Notes to be issued simultaneously with this Tranche, including this Tranche | R2 060 000 000   |
| 64. | Additional Events of Default, if any   | N/A  |
| 65. | Cut-Off Date   | 21 November 2024   |
| 66. | Revolving Period End Date  | N/A  |
| 67. | JSE disclosure requirements  | See Appendix 2 to this Applicable Pricing Supplement   |
| 68. | Other provisions, if any   | N/A  |

Application is hereby made to list this Tranche of the Notes, as from 4 December 2024, pursuant to the Nitro Programme (RF) Limited Programme.

As at the date of the Pricing Supplement, following due and careful enquiry, carried out without the involvement of the Issuer's auditors, the board of directors of the Issuer is satisfied that there has been no material change in the financial or trading position of the Issuer since the date of the Issuer's last audited financial statements.

As at the date of the Pricing Supplement, neither the Issuer nor the Security SPV is engaged in any legal or arbitration proceedings, including any proceedings that are pending or threatened, of which the Issuer or Security SPV is aware, that may have or have had in the recent past, being the previous 12 months, a material effect on the Issuer's or the Security SPV's financial position.

For further information on the Participating Assets, please refer to the Investor Report available on the Issuer's Website at https://www.rmb.co.za/conduits/nitro-programme.

# APPENDIX 1 – REPORT OF THE INDEPENDENT AUDITORS

PricewarehouseCoopers Inc., as independent auditors of the Issuer, have confirmed that nothing has come to their attention that causes them to believe that the Issuer will not be in compliance in all material respects with the relevant provisions of the Securitisation Regulations in respect of the proposed issue of Notes and the proposed conduct of the Securitisation Scheme.

| _             |  |   |
|---------------|--|---|
| 4.30(a)       | a general description of the underlying assets/rights forming the subject matter of the securitisation specifying at least the following, where applicable:  |   |
| 4.30(a)(i)    | the legal jurisdiction(s) where the assets are located   | See paragraph 2.11 of the Eligibility<br>Criteria on pg 12 of the Applicable<br>Transaction Supplement  |
| 4.30(a)(ii)   | the title/recourse to the assets   | Title: see definition of "Relevant Asset" under "Glossary of Definitions" on page 112 of the Programme Memorandum  Recourse: see paragraph 4.3 (Warranties and Purchase) on page 15 of the Applicable Transaction Supplement, |
| 4.30(a)(iii)  | the eligibility criteria for the selection of the assets must be fully stated in the placing document or pricing supplement and a statement must be included that any amendments to the eligibility criteria will require approval from holders of debt securities in accordance with paragraph 6.56 | Eligibility Criteria: see paragraph 2 (Eligibility Criteria) on pg 11 of the Applicable Transaction Supplement  Amendments to the Eligibility Criteria: see Condition 10.4(a) on pg58 of the Programme Memorandum             |
| 4.30(a)(iv)   | the number and value of the assets in the pool   | See Appendix 1 to the Transaction Supplement <a href="https://www.rmb.co.za/conduits/nitro-programme">https://www.rmb.co.za/conduits/nitro-programme</a>  |
| 4.30(a)(v)    | the seasoning of the assets  | See Appendix 1 to the Transaction Supplement  https://www.rmb.co.za/conduits/nitro-programme  |
| 4.30(a)(vi)   | the level of collateralisation   | See Appendix 1 to the Transaction Supplement  https://www.rmb.co.za/conduits/nitro-programme  |
| 4.30(a)(vii)  | rights of the applicant issuer or seller/originator to substitute the assets and the qualifying criteria   | See paragraph 6 (Substitution) on pg15 of the Applicable Transaction Supplement   |
| 4.30(a)(viii) | the treatment of early amortisation/pre-<br>payments of the assets   | See paragraph 1.3 (Collections Accounts) on page 9 of the Applicable Transaction Supplement   |
| 4.30(a)(ix)   | the general characteristics and descriptions of the underlying assets, providing the details where applicable as   | See "Sale Agreement" on page 11 of the Applicable Transaction Supplement  |

|              | contained in Schedule 4 Form A3 available on the JSE website  | See the Investor Report loaded to the Issuer's Website at <a href="https://www.rmb.co.za/conduits/nitro-programme">https://www.rmb.co.za/conduits/nitro-programme</a>               |
|--------------|---|---|
| 4.30(b)      | Details on the following:   |   |
| 4.30(b)(i)   | a description of the sale or transfer of the assets or assignment of any rights in the assets to the applicant issuer, indicating the extent of the right of recourse to the originator or seller of the assets | See "Sale Agreement" on page 11 of the Applicable Transaction Supplement  Recourse: see paragraph 4.3 (Warranties and Purchase) on page 15 of the Applicable Transaction Supplement |
| 4.30(b)(ii)  | a description of the structure and a flow diagram of the structure  | See pages 9 and 10 of the Programme<br>Memorandum and pages 5 and 6 of the<br>Applicable Transaction Supplement   |
| 4.30(b)(iii) | an explanation of the flow of funds stating:  |   |
|              | (1) how often payments are collected in respect of the underlying assets (e.g. daily/monthly/quarterly, etc.)   | See Appendix 1 to the Transaction Supplement  https://www.rmb.co.za/conduits/nitro-programme  |
|              | (2) a description of all fees payable by the applicant issuer and the amounts payable   | See the Investor Report loaded to the Issuer's Website at <a href="https://www.rmb.co.za/conduits/nitro-programme">https://www.rmb.co.za/conduits/nitro-programme</a>               |
|              | (3) the order of priority of payments made by the applicant issuer  | See "Priority of Payments" on pg 17 of the Applicable Transaction Supplement  |
|              | (4) details of any other arrangements upon which payments of interest and principal to holders of debt securities are dependent   | None  |
|              | (5) an indication of where potential material liquidity shortfalls may occur and plans to cover potential shortfalls  | See "Collectability of Loans" paragraph under the "Risk Factors" on page 35 of the Programme Memorandum   |
|              |   | See paragraph 2 (Cash Reserve) on page 9 of the Applicable Transaction Supplement   |
| 4.30(b)(iv)  | information regarding the accumulation of<br>surpluses in the applicant issuer and an<br>indication of the investment criteria for the<br>investment of any liquidity surpluses                                 | See paragraph 1.4 (Permitted Investments) on page 9 of the Applicable Transaction Supplement  |
| 4.30(b)(v)   | details of any interest held in the debt securities by the originator   | None  |

4.30(b)(vi)

the name, address, description and significant business activities of:

- (1) the originator of the underlying assets to the securitisation
- (2) the seller of the underlying assets to the securitisation (if different to the originator)
- (3) the servicing agent or equivalent. A summary of the servicing agent's responsibilities and a summary of the provisions relating to the appointment or removal of the servicing agent and back-up servicing agent and their details must also be included in the placing document or pricing supplement

See "The Originator and Servicer" on page 97 of the Programme Memorandum

See "The Administration Agreement" on page 100 of the Programme Memorandum.

See "Corporate Information" on pg 122 of the Programme Memorandum

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| By:  | By:   |  |
| Name: Cameron Stuart Gough   | Name:Kurl Wade van Staden   |  |
| Director, duly authorised  | Director, duly authorised   |  |
| Date: 28/1/24  | Date: 28/11/24  |  |