APPLICABLE PRICING SUPPLEMENT



REPUBLIC OF SOUTH AFRICA

through

THE RSA DOMESTIC SUKUK TRUSTEE (RF) PROPRIETARY LIMITED

(*Registration Number 2023/671880/07*) (a company incorporated with limited liability in accordance with the laws of the Republic of South Africa)

as trustee of

THE RSA DOMESTIC SUKUK TRUST

(Master's Reference Number IT001644/2023(G)) (a trust established in accordance with the laws of the Republic of South Africa)

Issue of ZAR2,479,000,000 Fixed Profit Rate Trust Certificates due 31 March 2034 under the Domestic Trust Certificate Issuance Programme

Terms used herein shall be deemed to be defined as such for the purposes of the terms and conditions (the "Conditions") set forth in the Programme Memorandum dated 21 November 2023 (the "Programme Memorandum"). This document constitutes the Applicable Pricing Supplement of the Trust Certificates described herein and must be read in conjunction with the Programme Memorandum. 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. Full information on the Trustee, RSA and the offer of the Trust Certificates is only available on the basis of a combination of this Applicable Pricing Supplement and the Programme Memorandum. The Programme Memorandum is available for viewing during normal business hours at the Specified Office of the Trustee at TMF Building, 2 Conference Lane, Bridgewater One, Block 1, Bridgeways Precinct, Century City and copies may be obtained from that office.

PARTIES

1.

Lessor and Principal:

Trustee, Trust, Issuer, Purchaser, The RSA Domestic Sukuk Trustee (RF) Proprietary Limited in its capacity as the

Trustee for the time being of The RSA

Domestic Sukuk Trust

Specified Office: TMF Building

> 2 Conference Lane Bridgewater One

Block 1

Bridgeway Precinct

Century City

7446

2. RSA, Seller, Lessee, Service Agent

and Obligor:

7.

The Republic of South Africa ("RSA"), acting through the Minister of Finance and the Responsible Minister (acting with (if required by applicable law) the concurrence of the

Minister of Finance

Responsible Minister: The Minister of Water and Sanitation of the

Republic of South Africa

3. Manager(s): Rand Merchant Bank, a division of FirstRand

Bank Limited; and

The Standard Bank of South Africa Limited, acting through its Corporate and Investment

Banking division

4. Paying Agent: The South African Reserve Bank

Specified Office: 370 Helen Joseph Street, Pretoria, 0002

5. Calculation Agent National Treasury

Specified Office: 240 Madiba Street, Pretoria, 0002

6. Transfer Agent: National Treasury

Specified Office: 240 Madiba Street, Pretoria, 0002
Settlement Agent: The South African Reserve Bank

Specified Office: 370 Helen Joseph Street, Pretoria, 0002

8. Issuer Agent: National Treasury

Specified Office: 240 Madiba Street, Pretoria, 0002

9. JSE Debt Sponsor: One Capital Sponsor Services Proprietary

Limited

Specified Office: 17 Fricker Road, Illovo, 2196

DESCRIPTION OF TRUST CERTIFICATES

10. Status of Trust Certificates: Senior Unsecured

11. Form of Trust Certificates: Listed Registered Trust Certificates

12. (a) Series Number: 3

(b) Tranche Number: 1

(c) Date on which the Trust Not Applicable Certificates will be

Certificates will be consolidated and form a

single Series

13. Specified Currency: ZAR

14. Aggregate Face Amount of:

(a) Series: ZAR2,479,000,000

(b) Tranche: ZAR2,479,000,000

15. Periodic Distribution Amount Basis: Fixed Periodic Distribution basis

16. Issue Date: 29 November 2023

17. Face Amount of each Trust ZAR1,000,000

Certificate:

18. Specified Denominations: ZAR1,000,000

19. Specified currency: ZAR

20. Issue Price: 100 per cent. of the Aggregate Face Amount

21. Return Accrual Commencement Issue Date

Date:

22. Scheduled Dissolution Date: 31 March 2034

23. Dissolution Basis: Subject to any purchase and cancellation or

early redemption, the Trust Certificates will be redeemed at 100 per cent. of the Aggregate

Face Amount

24. Change of Periodic Distribution Not Applicable

Basis:

PROVISIONS RELATING TO PERIODIC DISTRIBUTIONS PAYABLE

25. Fixed Periodic Distribution Applicable

Provisions:

(a) Profit Rate: 11.58 per cent. per annum payable semi-

annually in arrear

(b) Periodic Distribution 31 March and 30 September in each year, up

to and including the relevant Dissolution Date, subject to adjustment in accordance with the

Business Day Convention set out in 25(i)

(c) First Periodic Distribution 31 March 2024

Date:

Date(s):

(d) Return Accumulation The period from (and including) a Periodic

Period: Distribution

Distribution Date (or the Return Accrual Commencement Date) to (but excluding) the next (or first) Periodic Distribution Date; provided that the first Return Accumulation Period will commence on (and include) the Return Accrual Commencement Date and end on (but exclude) the First Periodic Distribution Date (each Periodic Distribution Date as adjusted in accordance with the Business Day Convention set out in 25(i))

(e) Fixed Amount: Not Applicable(f) Initial Broken Amount: Not Applicable

(g) Final Broken Amount: Not Applicable

(h) Day Count Fraction: Actual/365 (Fixed)

(i) Business Day Convention: Following Business Day Convention

(j) Other terms relating to the method of calculating Fixed Periodic Distributions:

Not Applicable

26. Floating Periodic Distribution Not Applicable Provisions:

PROVISIONS RELATING TO DISSOLUTION

27. Optional Dissolution (Call): Applicable

(a) Optional Dissolution 100 per cent. of outstanding Face Amount Amount (Call) of each Trust Certificate:

(b) Optional Dissolution Date Any Periodic Distribution Date (Call):

(c) Redeemable in part: Not Applicable(d) Maximum Optional Not Applicable

Dissolution Amount (Call):

(e) Minimum Optional Not Applicable Dissolution Amount (Call):

28. Clean Up Right: Applicable

Clean Up Dissolution Amount: 100 per cent. of outstanding Face Amount 29. Early Dissolution Amount (Tax): 100 per cent. of outstanding Face Amount 30. Total Loss Dissolution Amount: 100 per cent. of outstanding Face Amount 100 per cent. of outstanding Face Amount 29. Dissolution Event Amount: 100 per cent. of outstanding Face Amount 100 per cent.

PROVISIONS IN RESPECT OF THE RELEVANT SUB-TRUST ASSETS

33. Purchase Price of the Usufruct Rights ZAR2,479,000,000 in relation to the relevant Usufruct Assets:

34. Lease Assets on the Issue Date: As set out in schedule 1 (*The Lease Assets*) to the

Supplemental Lease Agreement specified below

35. Rental Rate: 11.58 per cent. per annum

36. Relevant Sub-Trust Assets: Condition 7.1 (*The Relevant Sub-Trust Assets*)

applies

37. Details of Transaction Account: RSA Domestic Sukuk RS2034 - 80250033

38. Other Transaction Available on National Treasury's website via the Document Information: following link:

https://investor.treasury.gov.za/Auction%20In formation/Forms/AllItems.aspx?RootFolder= %2FAuction%20Information%2FTechnical% 20information&FolderCTID=0x01200063A1 8B7D3C6F8049B5DA3C65F0DCE79E&Vie w=%7b74AD58DF-A37B-4686-B839-

618B7AC1674F%7d

Supplemental Trust Deed dated on or around the (a) Supplemental Trust Deed:

Issue Date between the Trustee, RSA and the

Representative

(b) Supplemental Purchase Supplemental Purchase Agreement dated on or Agreement:

around the Issue Date between the Trustee (in its capacities as Purchaser and Trustee) and RSA (in

its capacity as Seller)

(c) Lease Supplemental Lease Agreement dated on or Supplemental

around the Issue Date between the Lessor, the

Lessee and the Representative

(d) Supplemental Service Supplemental Service Agency Agreement dated Agency Agreement:

on or around the Issue Date between the Principal

and the Service Agent

(e) Supplemental Purchase Supplemental Purchase Undertaking dated on or

Undertaking: around the Issue Date executed by the Obligor

(f) Supplemental Sale Supplemental Sale Undertaking dated on or

Undertaking: around the Issue Date executed by the Trustee

Supplemental Substitution Supplemental Substitution and Purchase of Assets (g) Undertaking:

Undertaking dated on or around the Issue Date

executed by the Trustee

OTHER TERMS

Not Applicable 39. Other terms:

Agreement:

GENERAL PROVISIONS APPLICABLE TO THE TRUST CERTIFICATES

40. Financial Exchange: Interest Rate Market of the JSE

41. Additional Selling Restrictions: Not Applicable 42. ISIN: ZAG000201286

Stock Code: 43. RS2034

44. Stabilisation Manager (if any): Not Applicable 45. Provisions relating to stabilisation: Not Applicable

46. Method of distribution: **Dutch Auction** 47. Payment Business Day:

As specified in the Conditions

- 48. Ratings assigned to RSA and Rating (i) Agencies:
- (i) Ba2 (stable) by Moody's Investors Service Inc., due for review in or around March 2024;
 - (i) BB- (stable) by Fitch (Hong Kong) Limited, due for review in or around May 2024; and
 - (ii) BB- (stable) by S&P Global Ratings, due for review in or around May 2024
- 49. Rating assigned to the Trustee / the Programme / this Tranche of Trust Certificates (if any):

Not Applicable

50. Governing Law (if the laws of the Republic of South Africa are not applicable):

Not Applicable

51. Last Day to Register:

By 5:00 pm on 20 March and 19 September (or if such day is not a Business Day, the Business Day immediately preceding each Books Closed Period) in each year until the Scheduled Dissolution Date, or if any early redemption occurs, 10 days prior to the actual Dissolution Date.

52. Books Closed Period:

The Register will be closed from 21 to 30 March and from 20 to 29 September (all dates inclusive) in each year until the Scheduled Dissolution Date or if any early redemption occurs, the actual Dissolution Date.

53. Aggregate outstanding Face Amount of all Trust Certificates in issue on the Issue Date of this Tranche:

ZAR20,386,000,000, including this Tranche of Trust Certificates and any other Tranche(s) of Trust Certificates to be issued on the Issue Date

MATERIAL CHANGE

As at the date of this Applicable Pricing Supplement, and after due and careful enquiry, there has been no material change in the financial or trading condition of the Trustee since the date of its incorporation.

RESPONSIBILITY

Each of the Trustee and RSA 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 Applicable Pricing Supplement contains all information required by Applicable Laws and the JSE Debt Listings Requirements. In relation to itself, each of the Trustee and RSA accepts full responsibility for the accuracy of the information contained in or incorporated by reference in (see the section of the Programme Memorandum headed "Documents Incorporated by Reference") in, the Programme

Memorandum as read together with the annual financial statements and this Applicable Pricing Supplement 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 Programme Memorandum or this Applicable Pricing Supplement (as amended or restated from time to time) or any document or information incorporated by reference (see the section of the Programme Memorandum headed "Documents Incorporated by Reference") in the Programme Memorandum and any amendments or supplements to the aforementioned documents. The JSE makes no representation as to the accuracy or completeness of the Programme Memorandum or this Applicable Pricing Supplement or any document or information incorporated by reference (see the section of the Programme Memorandum headed "Documents Incorporated by Reference") in the Programme Memorandum 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 Trust Certificates is not to be taken in any way as an indication of the merits of the Trustee, RSA or of the Trust Certificates and that, to the extent permitted by law, the JSE will not be liable for any claim whatsoever.

PROGRAMME AMOUNT

The maximum aggregate Face Amount of all Trust Certificates from time to time Outstanding under the Programme is not limited.

LISTING

Application is hereby made to list this issue of Trust Certificates on 29 November 2023.

| Signed | on | behalf | of | The | RSA | Domestic |
|---|-----|----------|-----|------|--------|-----------------|
| Sukuk | Tru | istee (R | RF) | Prop | rietar | y Limited |
| in its capacity as the Trustee for the time | | | | | | |
| being of The RSA Domestic Sukuk Trust | | | | | | |

Signed on behalf of **The Republic of South Africa**

| DocuSigned by: 97B90976A7FC473 | |
|---------------------------------|------------------|
| By: Johann Voss | By: |
| Duly authorised Docusigned by: | Duly authorised |
| B8914537163F448 | |
| By: Tumelo Matji | By: |
| Duly authorised | Duly authorised |
| 24 November 2023 | 24 November 2023 |

Memorandum as read together with the annual financial statements and this Applicable Pricing Supplement and any amendments or any supplements to the aforementioned documents, except as otherwise stated therein or herein.

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Signed on behalf of The RSA Domestic Signed on behalf of The Republic of South

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Sukuk Trustee (RF) Proprietary Limited Africa

| in its capacity as the Trustee for the time being of The RSA Domestic Sukuk Trust | |
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| By: Duly authorised | By: Terry Bomela-Msomi Duly authorised |
| | idi |
| By: Duly authorised | By: Wanga Cibi Duly authorised |
| 24 November 2023 | 24 November 2023 |