

(incorporated in the Republic of South Africa with limited liability under registration number 1986/004794/06)

Issue of ZAR24,000,000.00 Registered Notes due 25 August 2027

under its ZAR60,000,000,000 Master Structured Note Programme

This Applicable Pricing Supplement must be read in conjunction with the Master Structured Note Programme Memorandum dated on or about 16 August 2021 and registered with the JSE on or about 18 August 2021, as amended and/or supplemented from time to time ("the Master Programme Memorandum"), prepared by Absa Bank Limited in connection with the Absa Bank Limited ZAR60,000,000,000 Master Structured Note Programme.

With effect from the date on which this Applicable Pricing Supplement is signed, this Applicable Pricing Supplement shall replace and supersede any previous Applicable Pricing Supplement in all respects and this Applicable Pricing Supplement shall constitute the only pricing supplement relating to the Notes of this Tranche.

Any capitalised terms not defined in this Applicable Pricing Supplement have the meanings ascribed to them in the Glossary of Terms, as amended by the Applicable Product Supplement.

This document constitutes the Applicable Pricing Supplement relating to the issue of Notes described herein. The Notes described herein are issued on and subject to the Terms and Conditions as replaced, amended and/or supplemented by the Applicable Product Supplement and/or this Applicable Pricing Supplement. To the extent that there is any conflict or inconsistency between the provisions of this Applicable Pricing Supplement and/or the Applicable Product Supplement, the provisions of this Applicable Pricing Supplement will prevail.

The Holders of the Notes should ensure that: (i) they fully understand the nature of the Notes and the extent of their exposure to risks, and (ii) they consider the suitability of the Notes as an investment in the light of their own circumstances and financial position.

The Notes involve a high degree of risk, including the risk of losing some or a significant part of the Noteholder's initial investment. A Noteholder should be prepared to sustain a total loss of its investment in the Notes. The Notes represent general, unsecured, unsubordinated, contractual obligations of the Issuer and rank *pari passu* in all respects with each other.

Noteholders are reminded that the Notes constitute obligations of the Issuer only and of no other person. Therefore, potential Noteholders should understand that they are relying on the credit worthiness of the Issuer.

DESC	DESCRIPTION OF THE NOTES		
1.	Issuer:	Absa Bank Limited	
2.	Status of Notes:	Unsubordinated and Unsecured.	
3.	Listing:	Listed Notes	
4.	Issuance Currency:	ZAR	
5.	Series Number:	2022-150	
6.	Tranche Number:	1	
7.	Alpha Code	ASN909	
8.	JSE Short Name	ABMBSN909	
9.	JSE Long Name	ABMBSN909-25AUGUST2027	
10.	Instrument Nunber	104165	
11.	ISIN No.:	ZAE000313748	
12.	Aggregate Nominal Amount:		
	(a) Series:	ZAR 24,000,000.00	
	(b) Tranche:	ZAR 24,000,000.00	
13.	Interest:	As set out in paragraph 34.	
14.	Payment Basis:	Mixed Rate Notes - Fixed Interest Rate and Index Linked Notes	
15.	Automatic/Optional Conversion from one Interest/Redemption/Paymen t Basis to another:	Not Applicable	
16.	Form of Notes:	Registered Listed Notes: The Notes in this Tranche are issued in uncertificated form and lodged in the Central Securities Depository.	
17.	Issue Date:	25 August 2022	
18.	Trade Date:	18 August 2022	
19.	Initial Index Valuation Date	18 August 2022	
20.	Final Index Valuation Date	18 August 2027	

21.	Specified Denomination:	ZAR1,000.00 per Note
22.	Issue Price:	100% of the Aggegate Nominal Amount being ZAR24,000,000.00
23.	Interest Commencement Date:	Not Applicable
24.	Maturity Date:	25 August 2027, is the scheduled Maturity Date, subject to such day being an Exchange Business Day (as defined in paragraph 35(b) below) and a Business Day. If such day is not an Exchange Business Day and a Business Day, then the Maturity Date will be the next day which is an Exchange Business Day and a Business Day.
25.	Maturity Date Extension	(i) Notwithstanding paragraph 23 this Note will terminate on the later of:
		(a) the Maturity Date; and(b) the final Maturity Extension Date.
		(ii) Upon the occurrence of a Maturity Extension Period, the terms and conditions of the Note shall remain the same save that Issuer shall have the right to adjust and reprice the Note at its discretion acting in a commercially reasonable manner.
		Where: "Maturity Extension Date" means the last maturity date of the Note as determined by the Issuer pursuant to a single or multiple Maturity Extension Periods.
		"Maturity Extension Periods" means the extended period(s) of the Note as determined by the Issuer upon 10 Business Days notifice to the Noteholder, and which period(s) shall arise after the Maturity Date. Any changes to the Maturity Date will be published on SENS and communicated to the JSE 13 calendar days before the Record Date.
26.	Applicable Business Day Convention:	Modified Following Business Day Convention
27.	Definition of Business Day (if different from that set out in the Glossary of Terms):	For purposes of this Applicable Pricing Supplement the term "Business Day" includes Johannesburg Business Days, New York Business Days and TARGET Settlement Days, where "TARGET Settlement Day" means any day on which the Trans- European Automated Real-time Gross settlement Express Transfer system is open.

28.	Fixed Interim Amount:	See Fixed Rate Notes provisions in paragraph 34 below.
29.	Final Redemption Amount:	See Index-Linked Notes provisions in paragraph 35 below.
30.	Record Date	 (i) In respect of payment of the Fixed Interim Amount, the Record Date will be 18 August 2023 and 22 August 2025 unless the Friday is not a Business Day in which case it will be on the last Business Day of that week. (ii) In respect of payment of the Final Redemption Amount, the Record Date will be 22 August 2027 unless the Friday is not a Business Day in which case it will be on the last Business Day of that week.
31.	Last Day to Trade	 (i) In respect of payment of the Fixed Interim Amount, the Last Day to Trade will be 15 August 2023 and 19 August 2025 or, three Business Days before the Record Date. (ii) In respect of payment of the Final Redemption Amount, the Last Day to Trade will be 17 August 2027 or, three Business Days before the Record Date.
32.	Finalisation Date	 (i) In respect of payment of the Fixed Interim Amount, the Finalisation Date will be 07 August 2023 and 12 August 2025 or, will be at least eight days before the Record Date and at least five days before the Last Day to Trade. (ii) In respect of payment of the Final Redemption Amount, the Finalisation Date will be 10 August 2027 or, will be at least eight days before the Record Date and at least five days before the Last Day to Trade.
33.	Value of aggregate Nominal Amount of all Notes issued under the Structured Note Programme as at the Issue Date:	As at the Issue Date, the Issuer has issued Notes in the aggregate total amount of ZAR42,184,824,424.22 under the Master Structured Note Programme which have not been redeemed and remain in issue. The aggregate Nominal Amount of all Notes issued under the Master Structured Note Programme as at the Issue Date, together with the aggregate Nominal Amount of this Tranche (when issued), will not exceed the Programme Amount.
MIXE	D RATE NOTES:	
FIXED	ORATE NOTES:	

34.	(a)	Fixed Interim Amount:	paragraph 34(b) below, ar	I and calculated by the dance with the provisions of nd payable by the Issuer to ed Interim Amount Payment
	(b)	Formula by reference to which the Fixed	The Calculation Agent will Amount in accordance with	determine the Fixed Interim n the following formula:
		Interim Amount is to be determined and	FIA Formula	Payment Date
		calculated:	ANA*0.304875	25 August 2023
			ANA*0.35975	25 August 2025
			Where: "FIA" means the Fixed Inte "ANA" means the Aggrega "*" means "multiplied by".	
	(c)	Fixed Interim Amount Payment Date:	payable by the Issuer to th in paragraph 34(b) above,	as determined above will be ne Noteholders as reflected such dates being subject to nce with the Applicable
	INDEX-LINKED NOTES			
35.	(a)	Type of Index-Linked Notes:	Indexed Redemption Amo	unt Notes
	(b)	Formula by reference to which the payment amount in respect of the Index-Linked Notes is to be	•	will calculate the Final cordance with the following
		determined:	$FRA = ANA^*0.50 + [ANA^*]$	*0.50*FXR*P*MAX(BR,0)]
			Where: "FRA" means the Final Re	domption Amount:
			"ANA" means the Aggrega	•
			"*" means "multiplied by";	
			"FXR" means the fore	ign exchange rate ratio on Agent in accordance with
			$FXR = \frac{FX_{f}}{FX_{i}}$	

Where:
"FXR" means the FX Rate ratio;
"FX $_{\rm f}$ "means the FX Rate on the Final Index Valuation Date
"FX _i " means the FX Rate on the Trade Date, i.e. 16.7844 : USD 1.00
"FX Rate" means the daily rate of exchange of ZAR per USD1.00, such rates as published on Bloomberg WMCO, or if any such rate is not available such other rate as selected or determined by the Calculation Agent, acting in good faith and in a commercially reasonable manner.
"P" means "participation" which is 1.00 (or 100%);
"MAX" means "the maximum of" or "the greater of";
"BR" means the "Basket Return" which the Calculation Agent will determine and calculate in accordance with the following formula:
$BR = \sum_{i=1}^{3} \frac{1}{3} \times \left(\frac{\mathrm{Index}_{i,f}}{\mathrm{Index}_{i,i}} - 1 \right)$
Where:
Index _{i,i} means, in respect of each Index contained in the basket of Indices, the index level, being the level of the relevant Index, as determined by the Calculation Agent, on the Initial Index Valuation Date at the Index Valuation Time which is: (i) 4,283.74 in the case of the S&P 500® Index, (ii) 3,777.38 in the case of the Euro Stoxx 50® Index and (iii) 7,541.85 in the case of the FTSE 100® Index.
"Index _{i,f} " means, in respect of each Index contained in the basket of Indices, the Index level determined by the Calculation Agent as the equally weighted average of the level of the relevant Index as at the Index Valuation Time, as determined by the Calculation Agent, on each of the Averaging Dates, which if any Averaging Date is a Disrupted Day, it will be subject to Modified Postponement, as described below.
"Averaging Dates" means each of 18 February 2027, 18 March 2027, 19 April 2027, 18 May 2027, 18 June 2027, 19 July 2027 and 18 August 2027.
where:
"Modified Postponement" means that in respect of any Averaging Date which is a Disrupted Day, the

 (a) is responsible for setting and reviewing the rules and procedures and the methods of calculation and adjustments, if any, related to the Index; and
"Index Sponsor" means the corporation or other entity that:
"Scheduled Closing Time" means, in respect of an Index Component Exchange and an Exchange Business Day, the scheduled weekday closing time of such Index Component Exchange on such Exchange Business Day, without regard to after hours or any other trading outside of the regular trading session hours.
 (b) each Listing Financial Exchange or each Index Component Exchange, as the case may be, is scheduled to be open for trading during its regular trading session.
 (a) the Index Sponsor is scheduled to publish the closing level of the Index; and
be, closing prior to its Scheduled Closing Time; "Scheduled Trading Day" means any day on which:
(b) each Listing Financial Exchange or each Index Component Exchange, as the case may be, is actually open for trading during its regular trading session, notwithstanding the relevant Listing Financial Exchange and/or any relevant Index Component Exchange, as the case may
(a) the Index Sponsor actually publishes the closing level of the Index; and
"Exchange Business Day" means a Scheduled Trading Day on which:
applicable Averaging Date will be the first succeeding Valid Date. If the first succeeding Valid Date has not occurred before or on the eighth Scheduled Trading Day immediately following the original date, then that eighth Scheduled Trading Day will be deemed to be an Averaging Date and the Calculation Agent will determine the level of the Index for that Averaging Date (i.e. that eighth Scheduled Trading Day) in a commercially reasonable manner. For purposes hereof, a "Valid Date" means a Scheduled Trading Day that is not a Disrupted Day and on which another Averaging Date in respect of the Index Valuation Date does not or is not deemed to occur.

		 (b) announces (directly or through an agent) the level of the Index on a regular basis during each Exchange Business Day. "Index Component Exchange" means in respect of each component security of the Index (each "a Component Security"), the principal securities exchange on which such Component Security is principally traded, as determined by the Calculation Agent. "Index Valuation Time" means: (a) for the purposes of determining whether a Market Disruption Event has occurred: (a) in respect of any Component Security, the
		Scheduled Closing Time of the relevant Index Component Exchange; and
		(bb) in respect of any options contracts or futures contracts referencing the Index, the close of trading on the related securities exchange; and
		(b) in all other circumstances, the time at which the official closing level of the Index is calculated and published by the Index Sponsor.
(c)	Final Redemption Amount Payment Date:	
(d)	Index Calculation Agent:	In respect of the S&P 500® Index, SP Dow Jones, and/or its licensors are the Index Calculation Agent.
		In respect of the Euro Stoxx 50® Index, STOXX Limited, Zurich, Switzerland and/or its licensors are the Index Calculation Agent.
		In respect of the FTSE 100® Index, FTSE International Limited, and/or its licensors are the Index Calculation Agent.
(e)	Provisions where calculation by reference to Index and/or Formula is impossible or impracticable:	The Notes will be redeemed at the Early Redemption Amount which will be determined and calculated by the Issuer in accordance with Condition 8.5 (<i>Early</i> <i>Redemption Amounts</i>) of the Terms and Conditions of the Notes.
(f)	Minimum Interest Rate:	Not Applicable

(g)	Maximum Interest Rate:	Not Applicable
(h)	Other terms relating to the method of calculating interest:	Not Applicable
(i)	Index	Index 1: S&P 500® Index (Bloomberg Ticker: SPX Index, Refinitiv Ric: .SPX)
		Index 2: Euro STOXX 50® Index (Bloomberg Ticker: SX5E Index, Refinitiv Ric: .STOXX50E)
		Index 3: FTSE 100® Index (Bloomberg Ticker: UKX Index, Refinitiv Ric: .FTSE)
(j)	Particulars regarding	Index rulebook for S&P 500® Index:
	the Index:	https://www.spglobal.com/spdji/en/documents/metho dologies/methodology-sp-us-indices.pdf
		Index rulebook for Euro Stoxx 50® Index:
		http://www.stoxx.com/download/indices/rulebooks/sto xx_indexguide.pdf
		Index rulebook for FTSE 100® Index:
		https://research.ftserussell.com/products/downloads/ FTSE_UK_Index_Series.pdf
		Index 1 Disclaimer: S&P 500® Index
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Index 2 Disclaimer: Euro Stoxx 50® Index

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Index 3 Disclaimer: FTSE 100® Index

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Any changes to the index methodology will be published on SENS and communicated to the JSE.

		Index constituents can be requested from the Issuer at aiss@absa.africa.
PROVISIONS REGARDING REDEMPTION/MATURITY		
36.	Redemption at the Option of the Issuer:	No
37.	Redemption at the Option of Noteholders:	Νο
38.	Early Redemption Amount(s) payable on redemption for taxation reasons, Change in Law, Hedging Disruption, Increased Cost of Hedging or on Event of Default (if required):	Yes
	If yes:	
	(a) Amount payable; or	Not Applicable
	(b) Method of calculation of amount payable:	If the Notes are redeemed early for any reason whatsoever, the Early Redemption Amount will be determined and calculated by the Issuer in accordance with Condition 8.5 (<i>Early Redemption Amounts</i>) of the Terms and Conditions of the Notes.
GENE	ERAL	
39.	Financial Exchange:	JSE Limited t/a The Johannesburg Stock Exchange
40.	Calculation and Paying Agent:	Absa Bank Limited (acting through its Corporate and Investment Banking division) or an affiliate thereof.
41.	Specified office of the Calculation and Paying Agent:	15 Alice Lane Sandton 2196 Gauteng Republic of South Africa
42.	Settlement Agent:	Standard Chartered Bank
43.	Specified office of the Settlement Agent:	4 Sandown Valley Crescent, Sandton, South Africa

44.	Issuer Rating on Issue Date:	Issuer National Rating: Aa1.za as assigned by Moody's on 06 April 2022 and to be reviewed by Moody's from time to time.
		Issuer National Rating: zaAA as assigned by Standard & Poor on 25 May 2022 and to be reviewed by Standard & Poor from time to time.
45.	Method of distribution:	Private Placement
46.	Governing law:	The law of the Republic of South Africa
47.	Other provisions:	Applicable
	(a) Inward Listing:	The Notes will be inward listed on the Financial Exchange in terms of the authority granted by the Financial Surveillance Department of the South African Reserve Bank.
	(b) Taxation:	Condition 9 titled "Taxation" in the section II-A of the Master Programme Memorandum titled "Terms and Conditions of the Notes" is deemed to be amended in relation to this Tranche of Notes by:
		(i) the deletion of Condition 9.2.8, and
		(ii) the insertion of the following additional paragraphs immediately after Condition 9.2.7:
		"9.2.8 where such withholding or deduction is imposed on a payment to an individual and is required to be made pursuant to European Council Directive 2003/48/EC (or any other directive implementing the conclusions of the 2312th Economic and Financial Affairs Council (ECOFIN) meeting of 26 and 27 November 2000) on the taxation of savings income or any law implementing or complying with, or introduced in order to conform to, such directive; or
		9.2.9 held by or on behalf of a Noteholder in circumstances where such party could lawfully reduce the amount of taxation otherwise levied or leviable upon the principal or interest by virtue of any tax treaty or non-South African tax laws applicable to such Noteholder, whether by way of a tax credit, rebate deduction or reduction equal to all or part of the amount withheld or otherwise, and whether or not it is actually claimed and/or granted and/or allowed; or

	 9.2.10 in respect of any present or future taxes, duties, assessments or governmental charges of whatever nature which are payable otherwise than by withholding from payment of principal or interest, if any, with respect to such Note; or 9.2.11 where any combination of the scenarios or occurrences contemplated in Conditions 9.2.1 to 9.2.10 above occurs the Issuer is not liable for or otherwise obliged to pay any taxes that may arise as a result of the ownership, transfer or redemption of any
	Note. If the Issuer becomes subject generally at any time to any taxing jurisdiction, authority or agency other than or in addition to the Republic of South Africa, references in Conditions 8.2 (Redemption for Tax Reasons or due to a Change in Law) and 9 (Taxation) to the Republic of South Africa will be read and construed as references to the Republic of South Africa and/or to such other jurisdiction, authority or agency."
(c) Change in Law:	The definition of "Change in Law" contained in the Terms and Conditions of the Notes is deleted and replaced with the following:
	"On or after the Issue Date of the Notes:
	 due to the adoption of or any change in any applicable law or regulation (including, without limitation, any tax law or the adoption or promulgation of new regulations authorised or mandated by existing legislation), or
	 due to the promulgation of or any change, announcement or statement of the formal or informal interpretation by any court, tribunal or regulatory authority with competent jurisdiction of any applicable law or regulation (including, without limitation, any action taken by a taxing authority or a regulatory authority),
	the Issuer determines in good faith that:
	(aa) it has become illegal or contrary to such applicable law or regulation for the Noteholder to hold the Notes; or
	(bb) it has become illegal or contrary to such applicable law or regulation for the Issuer

	acquire, deal in or dispose of hedge positions, underlying securities or other
	property or assets comprised in an index, any currency, futures contracts, commodities or contracts in securities, options, futures, derivatives or foreign exchange relating to the Notes (collectively, "Hedge Positions"), or
	(cc) the Issuer or any affiliate of the Issuer will incur a materially increased cost in performing its obligations in respect of the Notes or its Hedge Positions in connection with the Notes (including, without limitation, due to any increase in tax liability, decrease in tax benefit or other adverse effect on its tax position), or
	(dd) the Issuer or any affiliate of the Issuer will be subjected to materially less favourable regulatory capital treatment in respect of such Notes or any related Hedge Positions,
	the Issuer may terminate the Notes early and the Issuer will determine and calculate the early termination amount to be paid to the Noteholder. The phrase "any applicable law or regulation" includes, without limitation, (i) the Dodd-Frank Wall Street Reform and Consumer Protection Act of 2010 and the Wall Street Transparency and Accountability Act of 2010, any rules and regulations promulgated there under and any similar law or regulation (collectively, the "Wall Street Act"), (ii) the Regulation (EU) No 648/2012 of the European Parliament and of the Council of 4 July 2012 on OTC Derivatives (European Market Infrastructure Regulation – EMIR), and (iii) any rules and regulations promulgated in accordance with the regulatory framework of the Basel Committee on Banking Supervision (the "Basel Rules"). Any additional capital charges or other regulatory capital requirements imposed in connection with the Wall Street Act or any legislation and/or regulation based on the Wall Street Act, EMIR or the Basel Rules, will constitute a materially increased expense or cost of the Issuer in performing its obligations in respect of these Notes.
(d) Hedging Disruption:	If the Issuer or an affiliate of the Issuer (each "a Hedging Party") is unable after using commercially reasonable efforts, to either:
	(i) acquire, establish, re-establish, substitute, maintain, unwind or dispose of any transaction(s) or asset(s) it

	deems necessary to hedge the equity price risk (or any other relevant price risk including, but not limited to currency risk) of entering into and performing its obligations with respect to the Notes or any Hedge Positions in connection with the Notes, or (ii) freely realise, recover, receive, repatriate, remit or transfer the proceeds of any Hedge Position in connection with the Notes between accounts within the jurisdiction of the Hedge Positions (the "Affected Jurisdiction") or from accounts within the Affected Jurisdiction, the Issuer may redeem the Note early and the Issuer will calculate the Early Redemption Amount to be paid to the Noteholder, in accordance with Condition 8.5 of the Terms and Conditions of the Notes.
(e) Increased Cost of Hedging:	 Hedging Party") would incur a materially increased (as compared with circumstances existing on the Effective Date) amount of tax, duty, expenses, costs or fees (other than brokerage or commissions) to: (i) acquire, establish, re-establish, substitute, maintain, unwind or dispose of any transaction(s) or asset(s) it deems necessary to hedge the equity price risk (or any other relevant price risk, including, but not limited to, the currency risk) of entering into and performing its obligations with respect to the Notes or Hedge Positions in connection with the Notes, or (ii) realise, recover or remit the proceeds of Hedge Positions in connection with the Notes between accounts within the jurisdiction of the Hedge Positions (the "Affected Jurisdiction") or from accounts within the Affected Jurisdiction, the Issuer may terminate the Notes early and the
(f) FX Disruption:	 Issuer will calculate the early termination amount to be paid to the Noteholder. (A) "FX Disruption" means the occurrence of any event after the Trade Date that makes it unable for the Issuer or an affiliate of the Issuer (with whom the Issuer has hedged its liabilities in respect of these Notes), after using commercially reasonable efforts, to:

	(i)	transfer, on or in respect of a valuation date, through customary legal channels the proceeds of a hedge position denominated in South African Rand (ZAR) from accounts within the Affected Jurisdiction to (a) accounts outside such Affected Jurisdiction, (b) other accounts within such Affected Jurisdiction or (c) the accounts of a non-resident of such Affected Jurisdiction;
	(ii)	transfer, on or in respect of a valuation date, through customary legal channels the proceeds of a hedge positions denominated in the local currency of the Affected Jurisdiction (the "Local Currency") from accounts within the Affected Jurisdiction to (a) other accounts within such Affected Jurisdiction, (b) accounts outside such Affected Jurisdiction or (c) the accounts of a non-resident of such Affected Jurisdiction;
	(iii)	convert the proceeds of a hedge position denominated in the Local Currency into South Afircan Rand (ZAR) on or in respect of a valuation date through customary legal channels;
	(iv)	convert the proceeds of a hedge position denominated in the Local Currency into South African Rand (ZAR) on or in respect of a valuation date at a rate at least as favourable as the rate for domestic institutions located in the Affected Jurisdiction; or
	(v)	obtain a rate or a commercially reasonable rate (as determined by the Issuer), in each case, at which the proceeds of a hedge position denominated in the Local Currency can be exchanged for South African Rand (ZAR) on or in respect of a valuation date.
(B)		consequences of FX Disruption:
	(i)	in the case of an FX Disruption that is described in:

(a) sub-paragraphs (A)(i) or (A)(ii) or definition of "FX Disruption", payment obligations of the Is under the Notes will be postported until the date falling 5 (five) Curre Business Days after the date which the FX Disruption cease exist or, if that would not commercially reasonable, as soon commercially reasonable theread and	the suer oned ency e on es to be be
(b) sub-paragraph (A)(iii) of the defir of "FX Disruption":	iition
(1) the conversion of proceed the hedge pos	sition Local rican oned ness FX or, if cially as nable
 (2) the payment obligations of Issuer under the Notes wi postponed until the date fa 5 (five) Currency Busin Days after the Conversion or, if that would not commercially reasonable, soon as commerci reasonable thereafter, 	II be alling ness Date be as
provided that in each case as set out in paragraphs (B)(i)(a) and (B)(i)(b) above	
Issuer will adjust the payment obligatio respect of the Notes to account for	ns in
interest actually received and fun (including internal funding costs) or c	nding

charges actually incurred by the Issuer or its affiliate that acted as Hedging Party as a result of or otherwise during such postponement; and

in the case of an FX Disruption that is (ii) described in sub-paragraphs (A)(iv) or (A)(v) of the definition of "FX Disruption", the Issuer may determine the FX Rate as soon as reasonably practicable after taking into consideration all available information that it deems relevant, including any published official or industry-consensus rate of exchange; provided, however, that in anticipation of the cessation of the FX Disruption, the Issuer may postpone the determination of the FX Rate to such time as is reasonable and it will adjust the payment obligations in respect of the Notes to account for any interest actually received and funding (including internal funding costs) or other charges actually incurred by the Issuer or an affiliate of the Issuer that acted as Hedging Party as a result of or otherwise during such postponement.

Notwithstanding any postponement of the obligations of the Issuer under the Notes, in respect of an FX Disruption, the Issuer may redeem the Note early and the Issuer will calculate the Early Redemption Amount to be paid to the Noteholder, in accordance with Condition 8.5 of the Terms and Conditions of the Notes.

(C) If the start of the FX Disruption coincides with a Disrupted Day, the above provisions will only take effect after such postponements or adjustments have been made as a result of such Disrupted Day and the Issuer's obligation to make any payment will continue to be postponed in accordance with the above provisions.

48. Material Change in Financial or Trading Position	The Issuer confirms that as at the date of this The Issuer 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 since the date of the Issuer's Unaudited condensed consolidated financial results for the interim reporting period ended 30 June 2022. This statement has not been confirmed nor verified by the auditors of the Issuer.
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Responsibility:

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 pricing supplement contains all information required by law and The JSE 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.

The JSE takes no responsibility for the contents of this Master Programme Memorandum and the annual financial statements and/or the Applicable 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 this Master Programme Memorandum and the annual financial statements and/or the Applicable Pricing Supplements and/or the annual report of the Issuer and any amendments or supplements and/or the Applicable 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 this Master Programme Memorandum 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.

Application is hereby made to list this issue of Notes on 25 August 2022.

for and on behalf of

ABSA BANK LIMITED

Name: Capacity: Authorised Signatory Date: Name: Capacity: Authorised Signatory Date:

Who warrants his/her authority hereto

Who warrants his/her authority hereto