



APPLICABLE PRICING SUPPLEMENT

ABSA BANK LIMITED

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

Issue of ZAR10,765,000.00 Unsubordinated and Unsecured Registered Notes due September 2021

under its ZAR40,000,000,000 Master Structured Note Programme approved by the JSE Limited

This Applicable Pricing Supplement must be read in conjunction with the Master Structured Note Programme Memorandum dated 27 October 2015 and approved by the JSE Limited t/a The Johannesburg Stock Exchange on or about 30 October 2015, 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 ZAR40,000,000,000 Master Structured Note Programme.

Any capitalised terms not defined in this Applicable Pricing Supplement have the meanings ascribed to them in Schedule 1 (Glossary of Terms) to Section II-A (Terms and Conditions of the Notes) of the Master Programme Memorandum.

This document constitutes an Applicable Pricing Supplement relating to the Notes described herein and issued by the Issuer. The Notes described herein are subject to the Terms and Conditions of the Notes, as replaced, amended and/or supplemented by this Applicable Pricing Supplement. To the extent that there is any conflict or inconsistency between the provisions of this Applicable Pricing 2

Supplement and the provisions of the Master Programme Memorandum, the provisions of this Applicable Pricing Supplement will prevail for purposes of the Notes which are governed by it.

This Applicable Pricing Supplement supersedes any previous term sheet, pricing supplement, confirmation, or other communication in respect of the Notes described below.

DESCR	RIPTION OF THE NOTES	
1.	lssuer:	Absa Bank Limited ("Absa")
2.	Status of Notes:	Unsubordinated and Unsecured. (The default status of the Notes under the Master Structured Note Programme is 'unsubordinated and unsecured' per Condition 5 (Status of Notes) of the Master Programme Memorandum.)
3.	Listing:	Listed
4.	Issuance Currency:	ZAR (South African Rand)
5.	Series Number:	2016-50
6.	Tranche Number:	ASN164
7.	Aggregate Nominal Amount:	
	(a) Series:	ZAR10,765,000.00
	(b) Tranche:	ZAR10,765,000.00
8.	Interest:	As set out in paragraph 25 and 26 below respectively.
9.	Interest Payment Basis:	Fixed Rate, subject to Index Linked return provisions.
10.	Automatic/Optional Conversion from one Interest/Redemption/Payment Basis to another:	Not Applicable
11.	Form of Notes:	Registered Listed Notes: The Notes in this Tranche are issued in uncertificated form and lodged in the Central Securities Depository.
12.	Issue Date:	08 September 2016
13.	Trade Date:	31 August 2016

1.4	Creatified Departmentions	ZAD1 000 00 per Note, the provision reading (Note to 11)
14.	Specified Denomination:	ZAR1,000.00 per Note - the provision reading "Notes will not be offered for subscription to any single addressee for an amount of less than R1,000,000" appearing under the "Selling Restrictions" for the republic of South Africa in "Section II-D: Subscription and Sale" of the Master Programme Memorandum will be disapplied and deemed to be amended for purposes of these Notes.
15.	Issue Price:	100%
16.	Interest Commencement Date:	Not Applicable
17.	Maturity Date:	06 September 2021, is the scheduled Maturity Date, subject to such day being an Exchange Business Day (as defined in paragraph 26(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.
18.	Applicable Business Day Convention:	Modified Following Business Day Convention
19.	Definition of Business Day (if different from that set out in the Glossary of Terms):	Not different for Business Days. However, for purposes of this Applicable Pricing Supplement the term "Currency Business Day" include Johannesburg Business Days, London 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.
20.	Fixed Interim Amount:	See Fixed Rate Leg provisions in paragraph 25 below.
21.	Final Redemption Amount:	See Index-Linked Notes provisions in paragraph 26 below.
22.	Last Date to Register:	26 August 2021
23.	Books Closed Period(s):	The Register will be closed from 27 August 2021 until the Maturity Date.
24.	Value of aggregate Nominal Amount of all Notes issued under the Structured Note Programme as at the Issue Date:	ZAR12,832,910,048.96

INDEX-LINKED NOTE		D NOTE		
25.	25. (a) Type of Index-Linked Note:		Indexed Redemption Amount	
	(b)	Formula by reference to which payment amount in respect of the Index is to be determined:	The Issuer will determine and calculate the Final Redemption Amount by using the following formula: FRA = ANA*AR - KiA Where: "FRA" means the Final Redemption Amount; "ANA" means the Aggregate Nominal Amount; "AR" means the accrued return which is determined and calculated by the Issuer in accordance with the following formula: $AR = \sum_{n=1}^{5} R_n$	
			 Where: "AR" means the Accrued Return; "R" means either Return 1, Return 2, Return 3, Return 4, or Return 5, as the case may be, each as determined as set out below; Where: "Return" is determined as follows: If, on Anniversary Date 1, the closing level of the Index is equal to or greater than the Knock-In Level, then Return 1 = 0.12, otherwise 0; If, on Anniversary Date 2, the closing level of the Index is equal to greater than the Knock-In Level, then Return 2 = 0.12, otherwise 0; If, on Anniversary Date 3, the closing level of the Index is equal to greater than the Knock-In Level, then Return 2 = 0.12, otherwise 0; If, on Anniversary Date 3, the closing level of the Index is equal to greater than the Knock-In Level, then Return 3 = 0.12, otherwise 0; If, on Anniversary Date 4, the closing level of the Index is equal to greater than the Knock-In Level, then Return 3 = 0.12, otherwise 0; If, on Anniversary Date 4, the closing level of the Index is equal to greater than the Knock-In Level, then Return 3 = 0.12, otherwise 0; 	

0.12, otherwise 0; and
If, on Anniversary Date 5, the closing level of the Index is
equal to greater than the Knock-In Level, then Return 5 =
0.12, otherwise 0.
For purposes of the above:
"Knock-in Level" means 1,305.67, which is equal to 60%
(or 0.6) of the Initial Index Level;
"Initial Index Level" means 2,176.12, which is the closing
level of the Index at the Valuation Time on the Trade
Date as determined by the Issuer;
"Knock-In Amount" means an amount determined and
calculated by the Issuer as follows:
If CILmin is equal to or greater than the Knock-In Level,
then Knock-In Amount = 0
If CILmin is lower than the Knock-In Level and the Final
Index level is equal to or greater than the Initial Index
level, then Knock-In Amount = 0
Otherwise, the Knock-In Amount is an amount
determined and calculated in accordance with the
following formula:
-
$KiA = ANA^* \left(1 - \frac{I_f}{I_i}\right)$
Where:
"CILmin" means the lowest closing level of the Index observed
on every Exchange Business Day on which the Index Sponsor
publishes the level of the Index, from (and excluding) the Trade
Date to (and including) the Final Index Determination Date;
"l _i " means the Initial Index Level as specified above, i.e.
2,176.12;
" ${\sf I}_{\sf f}$ " means the Final Index Level, i.e the level of the Index as
determined by the Issuer at the Valuation Time on the Final
Index Determination Date;

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"Final Index Determination Date " means the closing level of the Index at the Valuation Time on Anniversary Date on the Valuation Date

"Anniversary Date" means each of the following dates:

Anniversary Date 1	30/08/2017
Anniversary Date 2	30/08/2018
Anniversary Date 3	30/08/2019
Anniversary Date 4	31/08/2020
Anniversary Date 5	30/08/2021

each such Anniversary Date being subject to adjustment in accordance with the Modified Following Business Day Convention.

"Exchange Business Day" means a Scheduled Trading Day on which: (i) the relevant Index Sponsor publishes the closing level of the relevant Index; and (ii) the Related Listing Financial Exchange or an Index Component Exchange, as the case may be, is open for trading during its regular trading session, notwithstanding the Related Listing Financial Exchange and/or any Index Component Exchange, as the case may be, closing prior to its Scheduled Closing Time;

"Index" means the S&P 500 Index (Bloomberg Ticker: SPX Index).

Index website:

For SPX 500 Index:

http://us.spindices.com/documents/methodologies/meth odology-sp-us-indices.pdf

"Index Valuation Date" means, in respect of the Index, 30 August 2021, subject to such day not being a Disrupted Day. If such day is a Disrupted Day, the Index Valuation Date will be determined in accordance with the provisions of "Consequences of a Disrupted Day" specified below. If the Index Valuation Date is adjusted in accordance with the provisions of "Consequences of a Disrupted Day", the

scheduled Maturity Date (specified above) will be
adjusted to be the 5 th (fifth) day following the adjusted
Index Valaution Date, provided that such day is both an
Exchange Business Day and a Business Day;
"Index Valuation Time" means:
 for the purposes of determining whether a Market Disruption Event has occurred in respect of any Component Security or any options contracts or future contracts on the Index, the Scheduled Classing
future contracts on the Index, the Scheduled Closing Time on the Listing Financial Exchange in respect of such Component Security or such options contracts or future contracts on the Index, as the case may be; and
 II. in all other circumstances, the time at which the official closing level of the Index is calculated and published;
"Listing Financial Exchange" means in respect of the Index, all such exchanges relevant to the Index as determined by the Issuer;
"Scheduled Closing Time" means, in respect of the Index Component Exchange and a Scheduled Trading Day, the scheduled weekday closing time of such Index Component Exchange on such Scheduled Trading Day, without regard to after hours or any other trading outside of the regular trading session hours;
"Index Component Exchange" means in respect of each component security of the Index (each, a "Component Security"), the principal stock exchange or quotation system or any substitute exchange or quotation system on which such Component Security is principally traded, as determined by the Issuer;
"Scheduled Trading Day" means, in respect of the Index, any day on which: (i) the Index Sponsor is scheduled to

		publish the level of the Index; and (ii) the Listing Financial
		Exchange or an Index Component Exchange, as the case
		may be, is scheduled to be open for trading during its
		regular trading session;
		"Index Sponsor" means, in respect of the Index, the
		corporation or other entity that (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 (b) announces (directly or through an
		agent) the level of the Index on a regular basis during
		each Scheduled Trading Day;
(c)	Final Redemption	The Maturity Date, such date being subject to adjustment
	Amount Payment Date:	in accordance with the Following Business Day Convention and the provisions regarding Consequences of
		a Disrupted Day as specified above.
(-1)		
(d)	Index Calculation Agent:	S&P Dow Jones is the Index Calculation Agent.
(e)	Provisions where calculation by	See the relevant provisions under paragraph 40 below.
	reference to Index	
	and/or Formula is	
	impossible or	
	impracticable:	
(f)	Minimum Interest	Not Applicable
	Rate:	
(g)	Maximum Interest	Not Applicable
	Rate:	
(h)	Other terms relating to	Not Applicable
	the method of	
	calculating interest	
	(<i>e.g.</i> : Day Count	
	Fraction, rounding up provision):	
(i)	Calculation Agent:	Absa Corporate and Investment Banking (a division of
(')	calculation Agent.	Absa Bank Limited) or an affiliate thereof.

PROVISIONS REGARDING REDEMPTION/MATURITY			
26.	Redem the Iss	nption at the option of uer:	No
27.		nption at the Option of olders:	No
28.	payabl taxatic Law, H Increa	Redemption Amount(s) e on redemption for on reasons, Change in ledging Disruption, sed Cost of Hedging or on 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	RAL		
29.	Financ	ial Exchange:	JSE Limited t/a The Johannesburg Stock Exchange
30.	Calcula	ation Agent:	Absa Corporate and Investment Banking (a division of Absa Bank Limited) or an affiliate thereof.
31.	Paying	Agent	Absa Corporate and Investment Banking (a division of Absa Bank Limited) or an affiliate thereof.
32.	Specifi Agent:	ed office of the Paying	15 Alice Lane Sandton 2196 Gauteng Republic of South Africa
33.	Transf	er Agent:	Absa Corporate and Investment Banking (a division of Absa Bank Limited) or an affiliate thereof.
34.	ISIN No	o.:	ZAG000139288

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Issuer Rating on Issue Date:	Issuer Rating: A1.za as assigned by Moody's on 10 March 2016 and to be reviewed by Moody's from time to time.	
	Issuer Rating: zaAA- as assigned by Standard & Poor on 09 March 2016 and to be reviewed by Standard & Poor from time to time.	
Stock Code:	ASN164	
Method of distribution:	Private Placement	
Governing law:	The law of the Republic of South Africa	
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 replacement of the words after the dash in Condition 9.3 with the phrase "provided that this exception will only apply to that portion of the withholding or deduction which could lawfully have been so reduced", 	
	(ii) the deletion of Condition 9.8, and	
	(iii) the insertion of the following additional paragraphs immediately after Condition 9.7:	
	 "9.8 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 9.9 held by or on behalf of a Noteholder in 	
	Stock Code: Method of distribution: Governing law: Other provisions: (a) Inward Listing:	

	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	
	9.10 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	
	9.11 where any combination of the scenarios or occurrences contemplated in Conditions 9.1 to 9.10 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 	
	 due to the promulgation of or any change in the 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), 	

the issuer de	termines in good faith that:
(aa)	it has become illegal or contrary to such applicable law or regulation for the Note Holder to hold the Notes; or
(bb)	it has become illegal or contrary to such applicable law or regulation for the Issuer or any affiliate of the Issuer to hold, acquire, deal in or dispose of hedge positions, underlying securities or other property or assets comprised in the 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,
will determin to be paid to law or regula Dodd-Frank V Act of 2010 a Accountibilit promulgated regulation (c Regulation (c Regulation (c (European M (iii) any rules with the regu Banking Supe capital charg	ay terminate the Notes early and the Issuer he and calculate the early termination amount the Note Holder. The phrase "any applicable ation" includes, without limitation, (i) the Wall Street Reform and Consumer Protection and the Wall Street Transparancy and y Act of 2010, any rules and regulations there under and any similar law or ollectively, the "Wall Street Act"), (ii) the EU) No 648/2012 of the European Parliament buncil of 4 July 2012 on OTC Derivatives larket Infrastructure Regulation – EMIR), and and regulations promulgated in accordance ulatory framework of the Basel Committee on ervision (the "Basel Rules"). Any additional es or other regulatory capital requirements onnection 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 to accounts outside of the Affected Jurisdiction,
	the Issuer may redeem the Note early and the Issuer will calculate the Early Redemption Amount to be paid to the Note Holder, in accordance with with Condition 8.5 of the Terms and Conditions of the Notes.

(e) Increased Cost of Hedging:	If the Issuer or any affiliate of the Issuer (each "a 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:		
	 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 to accounts outside the Affected Jurisdiction, 		
	the Issuer may terminate the Notes early and the Issuer will calculate the early termination amount to be paid to the Note Holder.		
(f) Market Disruption Event:	Means either:		
	(i) (aa) the occurrence or existence, in respect of any Component Security, of:		
	 a Trading Disruption in respect of such Component Security, which the Issuer determines is material, at any time during the one hour period that ends at the relevant Index Valuation Time in respect of the Index Component Exchange on which such Component Security is principally traded; 		
	 a Trading Disruption in respect of such Component Security, which the Issuer determines is material, at any time during the one hour period that ends at the relevant Index Valuation 		

		ANI (bb)	the ag respec Exchar	Time in respect of the Index Component Exchange on which such Component is principally traded; an Early Closure in respect of such Component Security; gregate of all Component Securities in t of which a Trading Disruption, an nge Disruption or an Early Closure or exists comprises 20% (twenty per
	OR			or more of the level of the Index;
	(ii)			ce or existence, in respect of futures ontracts relating to the Index, of:
		(aa)	a Trad	ing Disruption Event;
		(bb)	the Iss time d the Inc	hange Disruption, which in either case uer determines is material, at any uring the one hour period that ends at dex Valuation Time in respect of the Component Exchange; or
		(cc)		ly Closure, in each case in respect of utures or options contracts.
	For the purposes of determining whether a Market Disruption Event exists in respect of a Component Security at any time, if a Market Disruption Event occurs in respect of such Component Security at that time, then the relevant percentage contribution of that Component Security to the level of the Index will be based on a comparison of (x) the portion of the level of the Index attributable to that Component Security to (y) the overall level of the Index, in each case using the official opening weightings as published as part of the market "opening data".			
(g) Trading Disruption:	Means any suspension of or limitation imposed on trading by the relevant Index Component Exchange or otherwise and whether by reason of movements in price exceeding limits permitted by the relevant Index Component			

	Exchange or otherwise: (i) relating to any Component Security on the Index Component Exchange in respect of such Component Security; or (ii) in futures or options contracts relating to the Index on the Index Component Exchange
(h) Exchange Disruption:	Means any event (other than an Early Closure) that disrupts or impairs (as determined by the Issuer) the ability of market participants in general to effect transactions in, or obtain market values for: (i) any Component Security on the Index Component Exchange in respect of such Component Security; or (ii) futures or options contracts relating to the Index on the Index Component Exchange
(i) Early Closure	Means the closure on any Exchange Business Day of the Index Component Exchange in respect of any Component Security prior to its Scheduled Closing Time unless such earlier closing is announced by such Index Component Exchange at least one hour prior to the earlier of: (i) the actual closing time for the regular trading session on such Index Component Exchange on such Exchange Business Day; and (ii) the submission deadline for orders to be entered into the Index Component Exchange system for execution at the relevant Index Valuation Time on such Exchange Business Day
(j) Disrupted Day:	Means any Scheduled Trading Day on which: (i) the Index Sponsor fails to publish the level of the Index; (ii) the Index Component Exchange fails to open for trading during its regular trading session; or (iii) a Market Disruption Event has occurred. The Issuer will as soon as reasonably practicable under the circumstances notify the Noteholders and the Exchange of the occurrence of a Disrupted Day on any day that, but for the occurrence of a Disrupted Day, would have been an Index Valuation Date. Without limiting the obligation of the Issuer to notify the Noteholders and the Excange as set forth in the preceding sentence, failure by the Issuer to notify these persons of the occurrence of a Disrupted Day will not affect the validity of the occurrence.

Consequences of a Disrupted Day.

The consequences of a Disrupted Day are that the Index Valuation Date will be the first succeeding Scheduled Trading Day that is not a Disrupted Day, unless each of the eight Scheduled Trading Days immediately following the Scheduled Valuation Day is a Disrupted Day. In that case, (i) that eighth Scheduled Trading Day will be deemed to be the Index Valuation Day, notwithstanding the fact that such day is a Disrupted Day, and (ii) the Issuer will determine the level of the Index as of that eighth Scheduled Valuation Day in accordance with the formula for and method of calculating the Index last in effect prior to the occurrence of the first Disrupted Day using the Index Component Exchange traded or guoted price as of the Index Valuation Time on that eighth Scheduled Trading Day of each Component Security (or, if an event giving rise to a Disrupted Day has occurred in respect of the relevant Component Security on that eighth Scheduled Trading Day, its good faith estimate of the value for the relevant Component Security as of the Index Valuation Time on that eighth Scheduled Trading Day). For purposes of the above, the following terms have the meanings assigned next to each such term: "Scheduled Valuation Day" means any original day that, but for the occurrence of an event causing a Disrupted Day, would have been the Index Valuation Day. S&P 500[®] Index (Index₁): The Securities are not (k) Index Disclaimers: sponsored, endorsed, sold or promoted by Standard & Poor's Financial Services LLC ("S&P") or its third party licensors. Neither S&P nor its third party licensors makes any representation or warranty, express or implied, to the owners of the Securities or any member of the public regarding the advisability of investing in securities generally or in the Securities particularly or the ability of the S&P 500[®] Index (the "Index") to track general stock market performance. S&P's and its third party licensor's only relationship to Barclays Bank PLC is the licensing of certain trademarks and trade names of S&P and the third party licensors and of the Index which is determined, composed and calculated by S&P or its third party

licensors without regard to Barclays Bank PLC or the Securities. S&P and its third party licensors have no obligation to take the needs of Barclays Bank PLC or the owners of the Securities into consideration in determining, composing or calculating the Index. Neither S&P nor its third party licensors is responsible for and has not participated in the determination of the prices and amount of the Securities or the timing of the issuance or sale of the Securities or in the determination or calculation of the equation by which the Securities are to be converted into cash. S&P has no obligation or liability in connection with the administration, marketing or trading of the Securities.

Neither S&P, its affiliates nor their third party licensors guarantee the adequacy, accuracy, timeliness or completeness of the Index or any data included therein or any communications, including but not limited to, oral or written communications (including electronic communications) with respect thereto. S&P, its affiliates and their third party licensors shall not be subject to any damages or liability for any errors, omissions or delays therein. S&P makes no express or implied warranties, and expressly disclaims all warranties of merchantability or fitness for a particular purpose or use with respect to the marks, the Index or any data included therein. without limiting any of the foregoing, in no event whatsoever shall S&P, its affiliates or their third party licensors be liable for any indirect, special, incidental, punitive or consequential damages, including but not limited to, loss of profits, trading losses, lost time or goodwill, even if they have been advised of the possibility of such damages, whether in contract, tort, strict liability or otherwise. Standard & Poor's[®] and S&P[®] are trademarks of Standard & Poor's Financial Services LLC, and have been licensed for use by Barclays Bank PLC and its affiliates.

(I)	Index Cancellation:	If the Index is cancelled, the Issuer may redeem the Note				
		or a portion of the Note early and the Issuer will calculate				
		the Early Redemption Amount to be paid to the Note				
		Holder, in accordance with with Condition 8.5 of the				
		Terms and Conditions of the Notes.				

(m) FX Disruption:	(A)	after the Trade Date that makes it for the Issuer or an affiliate of the Issuer (with whom the Issuer has hedged its liabilities in respect of these Notes) unable, after using commercially reasonable effort to:	
			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

		positi can b	ion der e exch	ch the proceeds of a hedge nominated in the Local Currency anged for South African Rand in respect of a valuation date.
(B)	The c	onseq	uences	of FX Disruption:
	(i)		e case c ibed in	of an FX Disruption that is :
		(a)	defini paym the N date f Days a Disrup would as soc	aragraphs (A)(i) or (A)(ii) of the tion of "FX Disruption", the ent obligations of the Issuer under otes will be postponed until the falling 5 (five) Currency Business after the date on which the FX otion ceases to exist or, if that I not be commercially reasonable, on as commercially reasonable after; and
		(b)	-	aragraph (A)(iii) of the definition of isruption":
			(1)	the conversion of proceeds of the hedge position denominated in the Local Currency into South African Rand (ZAR) will be postponed until the first Currency Business Day on which such FX Disruption ceases to exist or, if that would not be commercially reasonable, as soon as commercially reasonable thereafter (the "Conversion Date"); and
			(2)	the payment obligations of the Issuer under the Notes will be postponed until the date falling 5 (five) Currency Business Days after the Conversion Date or, if that would not be commercially reasonable, as soon as

commercially reasonable thereafter,

provided that in each case as set out in subparagraphs (B)(i)(a) and (B)(i)(b) above, the Issuer 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 its affiliate that acted as Hedging Party as a result of or otherwise during such postponement; and

(ii) in the case of an FX Disruption that is 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

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 Note Holder, in accordance with with Condition 8.5 of the Terms and

		(C)	Conditions of the Notes. 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.
40.	Debt Listing Requirements:	Req	ccordance with section 4.22 of the JSE Debt Listing uirements, the Issuer hereby confirms that the Programme ount has not been exceeded at the time of the issuing of the es.

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 this Applicable Pricing Supplement contains all information required by law and the JSE Listing Requirements. The Issuer accepts full responsibility for the accuracy of the information contained in this Applicable Pricing Supplement and the annual financial report, the amendments to the annual financial report or any supplements from time to time, except as otherwise stated therein.

for and on behalf of

ABSA BANK LIMITED

DocuSigned by: USA E4B47506EB06464	DocuSigned by:
Chris Edwards Name:	Tebogo Molefe Name:
Head of Absa Prime Services	Capacity:Principal
05-09-2016 06:42:53 AM PDT Date:	Date:05-09-2016 07:15:01 AM PDT