AMENDED AND RESTATED APPLICABLE PRICING SUPPLEMENT (PREFERENCE SHARES)



INVESTEC BANK (MAURITIUS) LIMITED

(Incorporated in the Republic of Mauritius with limited liability under business registration number 8752/3362)

Issue of ZAR541,082,400 Redeemable Programme Preference Shares Under its ZAR6,000,000,000 Medium Term Note and Preference Share Programme

With effect from the Amendment Date, being 31 August 2023, this document constitutes the Amended and Restated Applicable Pricing Supplement (Preference Shares) relating to the issue of Redeemable Programme Preference Shares described herein in accordance with the Issuer's Memorandum of Incorporation. Terms used herein shall be deemed to be defined as such for the purposes of the terms and conditions (the "Programme Preference Share Terms and Conditions") set forth under the section headed "Programme Preference Share Terms and Conditions", as updated and amended from time to time. This Amended and Restated Applicable Pricing Supplement must be read in conjunction with the Programme Preference Share Terms and Conditions. To the extent that there is any conflict or inconsistency between the contents of this Amended and Restated Applicable Pricing Supplement and the Programme Preference Share Terms and Conditions, the provisions of this Amended and Restated Pricing Supplement shall prevail.

PARTIES

1.	Issuer	Investec Bank (Mauritius) Limited
2.	Specified Office	6th Floor, Dias Pier Building, Le Caudan Waterfront, Caudan, Port Louis, Mauritius
3.	If non-syndicated, Dealer(s)	Investec Bank Limited
4.	If syndicated, Managers	Not Applicable
5.	Debt Sponsor	Investec Bank Limited
6.	Paying Agent	Investec Bank Limited
7.	Specified Office	100 Grayston Drive, Sandown, Sandton, South Africa
8.	Calculation Agent	Investec Bank Limited
9.	Specified Office	100 Grayston Drive, Sandown, Sandton, South Africa
10.	Transfer Agent	Investec Bank Limited

11. Specified Office

100 Grayston Drive, Sandown, Sandton, South Africa

PROVISIONS RELATING TO THE PROGRAMME PREFERENCE SHARES

12. Class of Programme Preference Shares

IMRP7

13. Status of Programme Preference Shares

No par value, Redeemable Cumulative Non-Participating Unsecured Listed

The Programme Preference Shares shall not directly or indirectly carry any right or interest of whatsoever nature in any immovable property in Mauritius that may from time to time be, directly or indirectly, owned by the Issuer or any interest, income, capital or other revenue derived therefrom

(a) Tranche Number 1

 Number of Programme Preference Shares 75,000

15. Dividend/Payment Basis Mixed Rate Programme Preference Shares

16. Form of Programme Preference Shares

Uncertificated Programme Preference Shares

 Automatic/Optional Conversion from one Dividend/ Payment Basis to another Not Applicable

18. Issue Date 9 December 2014

19. Business Centre Johannesburg, Port Louis

20. Additional Business Centre New York

21. Calculation Amount USD655 per Programme Preference Share

22. Issue Price R7,214.43 per Programme Preference Share, being the

ZAR equivalent of the Calculation Amount converted at the FX Conversion Rate (as defined in item 64 below) and rounded down to the nearest ZAR0.01 provided that half a

cent shall be rounded upwards

24. Final Redemption Date 31 August 2026, subject to adjustment in accordance with

the Modified Following Business Day Convention

25. Specified Currency ZAI

26. Applicable Business Day Modified Following Business Day

Convention

27. Final Redemption Amount

the ZAR equivalent of the Calculation Amount converted at the FX Conversion Rate and rounded down to the nearest ZAR0.01, provided that half a cent shall be rounded upwards

28. Ex Date(s)

2 (two) Business Days prior to a Record Date

29. Last Day to Trade

the Business Day immediately preceding the Ex Date

30. Record Date(s)

the Friday prior to a Payment Date (which term includes a Dividend Payment Date and any date on which Redeemable Programme Preference Shares redeemed), provided that if such day is not a Business Day in Johannesburg, then the date will be the immediately preceding day that is a Business Day in

Johannesburg

31. Penalty Dividend Rate

Not Applicable

32. Provisions applicable to Programme Preference Shares, the proceeds of which are intended to qualify as Regulatory Capital

Not Applicable

33. Additional Amounts

Not Applicable

34. Preference Dividends Payable

Discretion of the Board: No

FIXED RATE PROGRAMME PREFERENCE SHARES

35. Payment of Dividend Amount

Applicable

(a) Dividend Rate(s) 3.394% per annum, payable semi-annually in arrears

(b) Dividend Payment Date(s)

22 May and 22 November and the Applicable Redemption Date, subject to adjustment in accordance with the Modified Following Business Day Convention.

Each dividend shall be declared on the applicable Dividend

Declaration Date (as defined in item 64 below).

Fixed Dividend (c)

Amount[(s)]

Not Applicable

(d) **Initial Broken Amount** Final Broken Amount

Not Applicable Not Applicable

(f) **Day Count Fraction**

(e)

30/360

(g) Any other terms relating

to the particular method of calculating dividends

The Dividend Rate shall be calculated in arrears.

The Dividend Amount payable by the Issuer on each Dividend Payment Date in relation to a Dividend Period in

respect of each Programme Preference Share will be the ZAR equivalent of the amount calculated by applying the Dividend Rate for such Dividend Period to the Calculation Amount, multiplying the product by the relevant Day Count Fraction, converted at the FX Conversion Rate and rounded down to the nearest ZAR0.01, provided that half a cent shall be rounded upwards.

If the date for payment in respect of the Fixed Rate Programme Preference Shares is not a Business Day, then the Programme Preference Shareholder shall not be entitled to payment until the next following Business Day (provided that if the next Business Day falls in a new month, then payment shall be effected on the last Business Day of the previous month) and the Programme Preference Shareholder shall not be entitled to further dividends or other payments in respect of such delay.

FLOATING RATE PROGRAMME PREFERENCE SHARES

36. Payment of Dividend Amount

Applicable

(a) Dividend Rate(s)

Prior to the Amendment Date a Dividend Rate of 3 month USD LIBOR (as defined in item 64 below) plus 1.70%;

With effect from and including the Amendment Date, the Dividend Rate shall reset and will be the Reference Rate plus the Margin,

all as determined by the Calculation Agent based on the rate that was published on the applicable Dividend Rate Determination Date

(b) Dividend Payment Date(s)

The last calendar day of February, May, August and November and the Applicable Redemption Date, subject to adjustment in accordance with the Modified Following Business Day Convention,

Each dividend shall be declared on the applicable Dividend Declaration Date.

(c) Any other terms relating to the particular method of calculating dividends

If the date for payment in respect of the Floating Rate Programme Preference Shares is not a Business Day, then the Programme Preference Shareholder shall not be entitled to payment until the next following Business Day (provided that if the next Business Day falls in a new month, then payment shall be effected on the last Business Day of the previous month) and the Dividend Period shall be adjusted accordingly for purposes of calculating the dividend payable in respect of the Programme Preference Shares.

(d) Definition of Business Day (if different from that set out in Condition 1 (Definitions and *Interpretation*)) Not Applicable

(e) Minimum Dividend Rate

Not Applicable

(f) Maximum Dividend Rate

Not Applicable

(g) Day Count Fraction

Actual/360

(h) Other terms relating to the method of calculating dividends (e.g.: day count fraction, rounding up provision, if different from Condition 7.3 (*Dividend on Floating Rate Programme Preference Shares and Indexed Programme Preference Shares*))

The Dividend Amount payable by the Issuer on each Dividend Payment Date in relation to a Dividend Period in respect of each Programme Preference Share will be the ZAR equivalent of the amount calculated by applying the Dividend Rate for such Dividend Period to the Calculation Amount, multiplying the product by the relevant Day Count Fraction, converted at the FX Conversion Rate with the resulting figure rounded down to the nearest ZAR0.01 provided that half a cent shall be rounded upwards.

37. Manner in which the Dividend Rate is to be determined

As determined by the Calculation Agent in accordance with Condition 7.3.7 of the Preference Share Terms and Conditions and item 36(h) above.

38. Margin

1.04%

If ISDA Determination

Not Applicable

(a) Floating Rate

Not Applicable

(b) Floating Rate Option

Not Applicable

(c) Designated Maturity

Not Applicable

(d) Reset Date(s)

Not Applicable

(e) ISDA Definitions to apply

Not Applicable

40.If Screen Rate Determination

Applicable

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

Term SOFR (as defined in item 64 below)

(b) Dividend Rate Determination Date(s)

2 (two) Business Days before the Dividend Period

(c) Relevant Screen page and Reference Code

CME Term SOFR 3 Month published on Bloomberg page TSFR3M Index

(d) Relevant Time

6:00 am New York City time

41. If Dividend Rate to be calculated otherwise than by ISDA Determination or Screen Rate Determination, insert basis for determining Dividend Rate/Margin/Fallback provisions

As determined by the Calculation Agent in accordance with Condition 7.3.7 of the Preference Share Terms and Conditions and item 64 below.

42. If different from Calculation Agent, agent responsible for calculating amount of principal and dividend

Not Applicable

MIXED RATE PROGRAMME PREFERENCE SHARES

43. Period(s) during which the dividend rate for the Mixed Rate Programme Preference Shares will be (as applicable) that for:

Applicable

(a) Fixed Rate Programme Preference Shares

From and including the Dividend Commencement Date until and excluding 22 May 2019;

(b) Floating Rate Programme Preference Shares

From and including 22 May 2019 until and including the day before the Applicable Redemption Date.

(c) Indexed Programme Preference Shares

Not Applicable

(d) Other Programme Preference Shares

Not Applicable

44. The Dividend Rate and other pertinent details are set out under the headings relating to the applicable forms of Programme Preference Shares

Applicable

INDEXED PROGRAMME PREFERENCE SHARES

45. (a) Type of Indexed Programme Preference Shares

Not Applicable

(b) Index/Formula by reference to which Dividend Rate/ Dividend Amount/Final Redemption

Not Applicable

Amount (delete as applicable) is to be determined

(c) Manner in which the
Dividend Rate/Dividend
Amount/Final Redemption
Amount (delete as
applicable) is to be
determined

Not Applicable

(d) Dividend Period(s)

Not Applicable

(e) Dividend Payment Date(s)

Not Applicable

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

Not Applicable

(g) Provisions where calculation by reference to Index and/or Formula is impossible or impracticable

Not Applicable

(h) Minimum Dividend Rate

Not Applicable

(i) Maximum Dividend Rate

Not Applicable

(j) Other terms relating to the calculation of the Dividend Rate (e.g.: Day Count Fraction, rounding up provisions)

Not Applicable

OTHER PROGRAMME PREFERENCE SHARES

46. Relevant description and any additional Programme Preference Share Terms relating to such Programme Preference Shares

Not Applicable

PROVISIONS REGARDING REDEMPTION/MATURITY

47. Redemption at the option of the Issuer: if yes:

Yes

(a) Optional Redemption Date(s)

The Business Day after having given 30 Business Days' notice to the Programme Preference Shareholders in accordance with Condition 19 (*Notices*)

(b) Optional Redemption Amount(s) and method, if any, of calculation of such amount The ZAR equivalent of the Calculation Amount per Programme Preference Share converted at the FX Conversion Rate with the resulting figure rounded down to the nearest ZAR0.01 provided that half a cent shall be rounded upwards. In addition the Issuer shall declare a Breakage Cost Dividend per Programme Preference Share on the Dividend Declaration Date prior to the Applicable Redemption Date and pay the Breakage Cost Dividend on the Applicable Redemption Date.

(c) Minimum period of notice (if different from Condition 10.3.1(*Early Redemption at the option* of the Issuer)) 30 Business Days' notice in accordance with 47(a) above

(d) If redeemable in part:

Minimum Redemption Amount(s)

USD1,000,185

Higher Redemption Amount(s)

Not Applicable

(e) Other terms applicable on Redemption

Not Applicable

48. Early Redemption Amount(s) payable on redemption following a Regulatory Event (if applicable) or upon the occurrence of a Redemption Event (if required), if yes:

Applicable. Notwithstanding anything to the contrary in Condition 10.2, should the Issuer wish to redeem the Programme Preference Shares following a Regulatory Event, then the Issuer shall be obliged to give 30 Business Days' notice to the Programme Preference Shareholders in accordance with Condition 19 (*Notices*) and the Programme Preference Shares shall then be redeemed on the Business Day after expiry of such notice period.

(a) Amount payable; or

The ZAR equivalent of the Calculation Amount per Programme Preference Share converted at the FX Conversion Rate with the resulting figure rounded down to the nearest ZAR0.01 provided that half a cent shall be rounded upwards. In addition the Issuer shall declare a Breakage Cost Dividend per Programme Preference Share on the Dividend Declaration Date prior to the Applicable Redemption Date and pay the Breakage Cost Dividend on the Applicable Redemption Date.

(b) Method of calculation of amount payable (if Not Applicable

required or if different from that set out in Condition 10.5 (Early Redemption Amounts))

49. Hedge Unwind Adjustment Not Applicable

GENERAL

50. Aggregate Nominal Amount of Notes Outstanding (as defined in the Note Terms and Conditions) and the aggregate Calculation Amount Programme Preference Shares as at the Issue Date

Zero

51. Financial Exchange **JSE**

52. ISIN No.

54.

IMRP7

53. Stock Code

Not Applicable

Additional selling restrictions 55. Provisions relating to stabilisation

Not Applicable

MU0455S00065

56. Method of distribution Private Placement

57. Credit Rating assigned to Issuer as at the Issue Date (if any)

See Annexe "A" (Applicable Credit Ratings).

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

59. Other Banking Jurisdiction Not Applicable

60. Use of proceeds General business purposes

Surrendering Individual 61. of Certificates

10 days after the date on which Individual Certificates (if any) in respect of the Programme Preference Shares to be redeemed have been surrendered to the Issuer.

62. Reference Banks

Not Applicable

63. Redemption Events

Applicable

64. Other provisions

Additional Definitions; and Provisions:

- (A) The following conditions stipulated in the Programme Memorandum will not applicable:
- Condition 7.7 (Regulatory Event);

and

Condition 12.7 (Payment Day).

(B) In this Pricing Supplement the following expressions shall have the following meanings:

"Adjusted Rate" means the Dividend Rate divided by (1- Dividend Tax Rate);

"Amendment Date" means 31 August 2023;

"Breakage Cost Dividend" means in respect of any Programme Preference Share that is redeemed prior to the Final Redemption Date or in respect of which any Preference Dividend is not paid on the scheduled Dividend Payment Date, a dividend in an amount equal to all costs and expenses incurred or sustained by the applicable Programme Preference Shareholder in relation to the termination or modification of any notional internal hedging arrangements, whether in respect of currency hedging or otherwise, (on fair terms) contracted for or utilized to fund the Programme Preference Shareholder 's subscription for or acquisition of such Programme Preference Share due to non-payment in whole or in part of the Preference Dividend, Final Redemption Amount or any other amounts in respect of the Programme Preference Share not being paid on their respective scheduled Dividend Payment Dates or Final Redemption Date as the case may be or due to the payment of such amount (in whole or in part) on a date or dates other than their respective scheduled Dividend Payment Dates or Final Redemption Date as the case may be, provided that the affected Programme Preference Shareholder shall, at least 5 Business Days prior to the applicable Settlement Date, have delivered to the Issuer an auditor's report setting out reasonable details of such costs or expenses sustained and resulting calculations of the required adjustments, which report shall in the absence of manifest error be prima facie proof as to any adjustment required as described above;

"Change in Law" means any implementation, introduction, abolition, withdrawal, or variation of any applicable laws, regulation, published practice, concession, official directive, ruling, notice, announcement (including but not limited to any budget speech) or any change in the interpretation, or any new or further interpretation or different interpretation by any court, governmental, revenue, central bank or

other competent authority or compliance with any existing, new or different request, direction, circular or official directive from any government entity, revenue, central bank or other competent authority;

"Change in Tax Law" means any variation, amendment or any change in the interpretation of the applicable provisions of the Mauritian Income Tax Act and/or the South African Income Tax Act as may be applicable;

"Dividend Declaration Date" the date that is 13 Business Days prior to the applicable Record Date;

"Dividend Tax Rate" means the effective rate at which Tax is levied or asserted, in terms of the South African Income Tax Act, on dividends which are received by or accrue to a Programme Preference Shareholder [that is a corporate], including without limitation any Tax on dividends levied by way of a tax withholding obligation in respect of dividends which is imposed on the Issuer;

"FX Conversion Rate" means the USD to ZAR conversion rate as determined by the Calculation Agent, acting in a commercially reasonable manner, (a) in respect of the Issue Date, 10 (ten) New York and Johannesburg Business Days prior to the Issue Date; and

(b) in respect of any amount payable on a Payment Date (which term includes a Dividend Payment Date and any date on which Redeemable Programme Preference Shares are redeemed), on the applicable Dividend Declaration Date as defined in item 35(b);

"London Banking Day" means a date on which banks are generally open for business in London;

"Reference Banks" means any four of the major banks in London:

"Replacement Benchmark Rate" means the benchmark rate determined by the Calculation Agent, acting reasonably and in good faith, to be an appropriate successor to USD LIBOR;

"Reset Date" means 22 May 2019 and thereafter each Dividend Payment Date;

"Settlement Date" means the Issue Date, a Dividend Payment Date or the Applicable Redemption Date;

"SOFR" means the secured overnight financing rate (SOFR) administered by the Federal Reserve Bank of New York (or any other person which takes over the administration of that rate) published (before any correction, recalculation or republication by the administrator) by the Federal Reserve Bank of New York (or any other person which takes over the publication of that rate). If, for whatever reason, Term SOFR is not published on the rate setting date as stated above, then the rate used will be that as published by the relevant administrator/website for the first preceding Business Day, for which such rate was published on such administrator's website so long as such first preceding Business Day is not more than five (5) Business Days prior to the rate setting date;

"Term SOFR" means, in relation to a Dividend Period, the forward-looking term SOFR administered by CME Group Benchmark Administration Limited (or any other person which takes over the administration of that rate) for a period of 3 months, as published by CME Group Benchmark Administration Limited (or any other person which takes over the publication of that rate) as of 6:00 a.m. (New York City time) on the relevant Dividend Rate Determination Date (before any correction, recalculation or republication by the administrator;

"3 Month USD Libor" – means, in respect of a Reset Date, the rate for deposits in US Dollars for a period of 3 (three) months which appears on the Reuters Screen LIBOR01 Page as of 11:00 a.m., London time, on a day that is two London Banking Days preceding that Reset Date. If such rate does not appear on the Reuters screen LIBOR01 Page, the rate for that Reset Date will be determined on the basis of the rates at which deposits in US Dollars are offered by the Reference Banks as approximately 11:00 a.m., London time, on a day that is two London Banking Days preceding that Reset Date, to prime banks in the London interbank market for a period of three months. The Calculation Agent will request the principal London office of each of the Reference Banks to provide a quotation of its rate. If at least two quotations are provided, the rate will be the arithmetic mean of the quotations. If fewer quotations are provided, the rate

will be determined by the Calculation Agent, using a representative rate;

"USD" means United States Dollars.

(C) For purposes of this Applicable Pricing Supplement the following additional provisions shall be applicable:

1) Representations and Warranties

The Issuer makes the representations and warranties set out in this item 64(1) to each Programme Preference Shareholder on the Issue Date of each Programme Preference Shareholder, each Dividend Payment Date in respect of each Programme Preference Share held by such Programme Preference Shareholder and each Applicable Redemption Date of each Programme Preference Share held by such Programme Preference Share held by such Programme Preference Shareholder:

- (i) The Issuer is currently a "controlled foreign company" as defined in the South African Income Tax Act;
- (ii) The Issuer is incorporated and "effectively managed" in Mauritius, as contemplated in the South African Income Tax Act;
- (iii) The dividends will not be deductible by the Issuer for Mauritian tax purposes;
- (iv) The dividends will qualify as dividends or similar payments in terms of Mauritian corporate income tax laws;
- (v) The dividends will not constitute distributions of assets in specie as contemplated in the South African Income Tax Act;
- (vi) The Programme Preference Shares will not be "hybrid equity instruments" as defined in

2) Indemnity

The Issuer hereby unconditionally and irrevocably agrees to indemnify and hold the Programme Preference Shareholder harmless against any cost, claim, liability, loss or expense (including legal fees) which the Programme Preference Shareholder may sustain or incur as a result of:

- (i) the occurrence of any Redemption Event;
- (ii) any illegality in respect of the Programme Preference Shares; or
- (iii) any payment which the Programme Preference Shareholder may previously have received or may thereafter receive from the Issuer in respect of the Programme Preference Shares being set aside, refunded or reduced, whether before or after the redemption of the Programme Preference Shares, under any applicable laws or proving to have been invalid for any reason.

Each indemnity in this item 64 shall constitute a separate and independent obligation severable from the other obligations and shall give rise to a separate and independent cause of action. Any amount due to the Programme Preference Shareholder may be certified by the Programme Preference Shareholder which certificate shall constitute prima facie proof of the amount due. No claims for any losses in terms of this item 64 shall result in any duplication of any payment made to the Programme Preference Shareholder in respect of substantially the same cause of action.

Notwithstanding the Redemption Date the provisions of this item 64 shall survive the redemption of the Programme Preference Shares and shall expire and cease to be of force and effect on the day which falls 3 (three) years after the date of assessment in respect of the last amount paid to the Programme Preference Shareholder in respect of the Programme Preference Shares.

3) Change in Law

A

Notwithstanding anything to the contrary contained herein, if there is

- (i) any Change in Law; and/or
- (ii) any change in banking practice as it affects or is applied generally by any financial institution in Mauritius; and/or
- (iii) a requirement or a request by any statutory or monetary authority, including but not limited to any taxation of dividends, to pay any amounts, or maintain special deposits or reserve assets, in addition to those currently paid or maintained or reserved by the Issuer; and/or
- (iv) any compliance by the Issuer with any reserve, capital adequacy, cash ratio, special deposit or liquidity requirement (or any other similar requirement) in respect of the Programme Preference Shares in addition to those payable by the Issuer from the Issue Date

which results in

- any increased cost or Taxes incurred by and/or levied and/or imposed on or asserted against the Issuer; and/or
- any decrease in the amount of the net return to the Issuer

then and in such circumstances, the Issuer shall give written notice thereof ("the Change in Law Notice") to the Programme Preference Shareholders. Such Change in Law Notice shall, in addition, inform the Programme Preference Shareholders of the proposed decreased Dividend Rate ("the Reduced Rate") which, if accepted by the Programme Preference Shareholders shall be payable by the Issuer to the Programme Preference Shareholders from the later of

- (a) the date on which the Programme Preference Shareholders accepted the Reduced Rate; and
- (b) the effective date of such Change in Law.

In this event, the Dividend Rate shall be deemed to have been adjusted accordingly. To the extent that the Reduced Rate becomes applicable on a date which falls between two Dividend Payment Dates, then the Reduced Rate shall only apply to such Preference Dividends accruing after the Reduced Rate takes effect.

The Issuer shall convene a meeting of the Programme Preference Shareholders within 7 (seven) days of

delivery of the Change in Law Notice for purposes of considering whether or not to accept the Reduced Rate. A quorum for such meeting shall be determined in accordance with Condition 21.6 (Quorum).

If the Programme Preference Shareholders vote against acceptance of the Reduced Rate in the abovementioned meeting, then the Issuer shall continue to pay the Dividend Rate applicable prior to the delivery of the Change of Law Notice, provided that the Issuer shall be entitled upon giving not less than 10 (ten) days revocable written notice to the Programme Preference Shareholders to (i) redeem all, but not some of the Programme Preference Shares, at the Early Redemption Amount, at any time after the later of the date on which the Programme Preference Shareholders received the Change in Law Notice and the effective date of the event(s) stipulated in the Change of Law Notice; and (ii) in addition the Issuer shall declare a Breakage Cost Dividend per Programme Preference Share on the day prior to the Applicable Redemption Date and pay the Breakage Cost Dividend on the Applicable Redemption Date;

B:

Notwithstanding anything to the contrary contained herein, if there is

- (i) any Change in Law; and/or
- (ii) any change in banking practice as it affects or is applied generally by any financial institution in South Africa; and/or
- (iii) a requirement or a request by any statutory or monetary authority, including but not limited to any taxation of dividends, to pay any amounts, or maintain special deposits or reserve assets, in addition to those currently paid or maintained or reserved by a Programme Preference Shareholder; and/or
- (iv) any compliance by a Programme Preference Shareholder with any reserve, capital adequacy, cash ratio, special deposit or liquidity requirement (or any other similar requirement) in respect of this Agreement, or any agreement pursuant to which the Programme Preference Shares were issued or acquired in addition to those payable by a Programme Preference Shareholder from the Issue Date

which results in

- any increased cost or taxes incurred by and/or levied and/or imposed on or asserted against such Programme Preference Shareholder; and/or
- any decrease in the amount of the net return to such Programme Preference Shareholder then and in such circumstances, such Programme Preference Shareholder shall give written notice thereof ("the Change in Law Notice") to the Issuer. Such Change in Law Notice shall, in addition, inform the Issuer of the increased Dividend Rate which shall be payable by the Issuer to such Programme Preference Shareholder from the later of
- (a) the date on which the Issuer receives the Change in Law Notice; and
- (b) the effective date of such Change in Law.

In the case of an increased Dividend Rate, the Issuer shall be entitled to elect to redeem the affected Programme Preference Shares, at the Early Redemption Amount, at any time after the later of the date on which the Issuer receives the Change in Law Notice; and the effective date of such Change in Law, by giving the affected Programme Preference Shareholder not less than 10 (ten) days revocable written notice of its intention to redeem the Programme Preference Shares held by such Programme Preference Shareholder. In addition the Issuer shall declare a Breakage Cost Dividend per Programme Preference Share held by the affected Programme Preference Shareholder on the day prior to the Applicable Redemption Date and pay the Breakage Cost Dividend to the affected Programme Preference Shareholder on the Applicable Redemption Date.

Change in Tax Law

Notwithstanding anything to the contrary contained herein, if there is any Change in Tax Law, which results in the Preference Dividends received by a Programme Preference Shareholder being Taxed, and if such change takes place before the Final Redemption Date then, on receipt by the Issuer of a written notice ("the Notice") and an auditor's report from such Programme Preference

Shareholder that such a Change in Tax Law has occurred, the Issuer shall be entitled to elect to

- pay the Adjusted Rate to the affected Programme Preference Shareholder from the date which is the later of the date of receipt of the Notice and the date upon which such Change in Tax Law becomes effective; or
- on not less than 10 (ten) days revocable written notice to the affected Programme Preference Shareholder, redeem Preference Shares held by the affected Programme Preference Shareholder in full at the Early Redemption Amount (in which instance Scheduled Preference any Dividends shall not take into account the Adjusted Rate) on the date which is the later of 14 (fourteen) days after the date of receipt of the Notice and the date upon which such Change in Tax Law becomes effective. In addition the Issuer shall declare a Breakage Dividend per affected Programme Preference Share on the day prior to the Applicable Redemption Date and pay the Breakage Cost Dividend to the affected Programme Preference Shareholder on the Applicable Redemption Date.; or
- on not less than 10 (ten) days revocable written notice to the affected Programme Preference Shareholder, redeem Preference Shares held by the affected Programme Preference Shareholder in full at the Early Redemption Amount (in which instance any Scheduled Preference Dividends shall be calculated by taking the Adjusted Rate into account where applicable) at any time after the date which is the later of 14 (fourteen) days after the date of receipt of the Notice and the date upon which such Change in Tax Law becomes effective. In addition the Issuer shall declare a Breakage Dividend per Programme Preference Share held by the affected Programme Preference Shareholder on the day prior to the Applicable Redemption Date and pay the Breakage Cost Dividend to the affected

Programme Preference Shareholder on the Applicable Redemption Date.

An auditor's report setting out reasonable details of the applicable Change in Tax Law, and resulting calculations of the required adjustments, provided by the affected Programme Preference Shareholder shall in the absence of manifest error be prima facie proof as to any adjustment required as described above.

Responsibility:

Capacity: Authorised signatory

Who warrants his/her authority hereto

The Issuer accepts full responsibility for the information contained in this Amended and Restated Applicable Pricing Supplement (Preference Shares). To the best of the knowledge and belief of the Issuer (who has taken all reasonable care to ensure that such is the case) the information contained in this Amended and Restated Applicable Pricing Supplement (Preference Shares) is in accordance with the facts and does not omit anything which would make any statement false or misleading and all reasonable enquiries to ascertain such facts have been made. This Amended and Restated Applicable Pricing Supplement (Preference Shares) contains all information required by law and the relevant listings requirements of the JSE.

This issue of Programme Preference Shares was listed on 9 December 2014.

SIGNED at _	Port Louis	on this 17	_{day of} August	2023
For and on b	oehalf of BANK (MAURITIUS) L	LIMITED		
Ale	te		Gatto	
Name: Hel	ena Cloete		Name:	

Capacity:

Who warrants his/her authority hereto

ANNEXE "A"

APPLICABLE CREDIT RATINGS

1. Issuer

The Issuer has not been rated.

2. **Programme Preference Shares**

This Tranche of Programme Preference Shares will not be rated.