

INVESTEC BANK LIMITED

(Registration number 1969/000763/06)
(Incorporated with limited liability in the Republic of South Africa)

ZAR10,000,000,000 Credit-Linked Note Programme

Issue of ZAR306,000,000 (Three Hundred And Six Million Rand) Senior Unsecured Floating Rate Notes due 22 April 2021

This document constitutes the Applicable Pricing Supplement relating to the issue of the Notes described herein. Terms used herein shall be deemed to be defined as such for the purposes of the terms and conditions (the "Terms and Conditions") set forth in the Investec Bank Limited ZAR10,000,000,000 Programme Memorandum dated 10 May 2010 (the "Programme Memorandum"). This Applicable Pricing Supplement must be read in conjunction with the Programme Memorandum. The Notes described herein are issued on and subject to the Terms and Conditions as amended and/or supplemented by the terms and conditions contained in this Applicable Pricing Supplement. To the extent that there is any conflict or inconsistency between the contents of this Applicable Pricing Supplement and the Programme Memorandum, the provisions of this Applicable Pricing Supplement shall prevail. Any capitalised terms not defined in this Applicable Pricing Supplement shall have the meaning ascribed to them in the Terms and Conditions. To the extent that certain provisions of the *pro forma* Pricing Supplement or indicated to be not applicable.

Description of the Notes

1.	Issuer:	Investec Bank Limited
2.	Tranche Number:	1
3.	Series Number:	IVC156
4.	Consolidation:	N/A
5.	Status of Notes:	Senior unsecured Notes.
6.	Form of Notes:	Listed. The Notes in this Tranche are issued in uncertificated form and held by the CSD.
7.	Currency of Issue:	ZAR
8.	Type of Notes:	Single Name Notes
9.	Issue Date of the Notes:	15 February 2019

10. Issue Price of the Notes: 100%

11. Financial Exchange: JSE (Interest Rate Market)

12. Aggregate Principal Amount:

(a) Series: ZAR306,000,000

(b) Tranche: ZAR306,000,000

13. Principal Amount per Note: ZAR1,000,000

14. Specified Denomination and number of Specified Denomination: ZAR1,000,000

Notes in this Tranche: Number of Notes: 306

15. Payment Basis: Fully Paid Notes

16. Redemption Basis: Redemption at par, in accordance with the

provision of Condition 7 (Redemption) of the Terms

and Conditions.

17. Automatic/Optional Conversion from one N/A

Redemption Basis to another:

Calculation Amount(s):

18.

The outstanding Principal Amount per Note

19. Partly Paid Notes Provisions: Not Applicable

Provisions relating to interest (if any) payable on the Note

20. General Interest Provisions

(a) Interest payable on the Note: Yes

(b) Interest Basis: Floating Rate Note

(c) Automatic / Optional Conversion from N/A

one Interest Basis to another:

(d) Interest Commencement Date: Issue Date

(e) Default Rate: For purpose of Condition 6.9 (Accrual of Interest)

of the Terms and Conditions: Interest Rate plus 2%

(two percent)

21. Fixed Rate Note Provisions: N/A

22. Floating Rate Note Provisions: Applicable

(a) Manner in which the Interest Rate(s) Screen Rate Determination

is/are to be determined:

(b) Party responsible for calculating the Interest Rate(s) and Interest Amount(s)(if not the Calculation Agent): N/A

(c) Screen Rate Determination:

Applicable

- Reference Rate:

ZAR-JIBAR-SAFEX rate with a Designated

Maturity of 3 months plus the Margin

- Interest Determination Date(s):

22 July, 22 October, 22 January and 22 April in each year, or is such day is not a Business Day, as determined in accordance with the applicable Business Day Convention (as specified in the

Applicable Pricing Supplement)

 Relevant Screen Page and Reference Code: Reuters Screen SAFEY page "SF X 3M Yield", or

any successor page

- Reference Banks

As defined in Condition 1.1 (Definitions) of the

Terms and Conditions

- Relevant Time:

11.00 a.m.

- Relevant Financial Centre:

Johannesburg

(d) ISDA Determination:

N/A

(e) Margin(s):

1.45% (one point four five percent) for the period beginning on and including the Issue Date to and

including the Scheduled Maturity Date.

(f) Minimum Rate(s) of Interest:

N/A

(g) Maximum Rate(s) of Interest:

N/A

(h) First Interest Payment Date:

22 April 2019 adjusted in accordance with the

Following Business Day Convention

(i) Interest Payment Date(s):

22 July, 22 October, 22 January and 22 April in each year, or is such day is not a Business Day on which Interest will be paid, as determined in accordance with the applicable Business Day Convention (as specified in the Applicable Pricing Supplement), commencing on the First Interest Payment Date.

(j) Interest Period(s):

Means each period commencing on (and including) an Interest Payment Date and ending on (but excluding) the following Interest Payment Date; provided that the first Interest Period will

commence on (and include) the Interest Commencement Date and end on (but exclude) the following Interest Payment Date and the last Interest Period will end on (and include), the Redemption Date (but in any event not later than the Scheduled Maturity Date (each Interest Payment Date as adjusted in accordance with the applicable Business Day Convention)

(k) Business Day Convention:

Following Business Day Convention

(I) Specified Period:

N/A

(m) Day Count Fraction:

Actual/365

(n) Fallback provisions, rounding provisions, denominator and any other terms relating to the method of calculating interest on the Floating Rate Notes, if different from those set out in the Terms and Conditions: N/A

23. Zero Coupon Note Provisions:

N/A

24. Index Linked Interest Note Provisions:

N/A

25. **Dual Currency Note Provisions**:

N/A

26. Mixed Rate Note Provisions:

N/A

27. Other Notes Provisions:

N/A

Provisions relating to redemption

28. Scheduled Maturity Date:

22 April 2021 with No Adjustment, subject as provided in Condition 7.2 (Redemption upon the occurrence of a Crédit Event), 7.3 (Repudiation/Moratorium Extension), 7.4 (Grace Period Extension) and 7.5 (Scheduled Maturity Date Extension) of the Terms and Conditions.

29. Early Redemption following the occurrence of Tax Event:

Applicable

30. Redemption following Merger Event:

Applicable

If Applicable: Merger Event Redemption Date: 5 (five) Business Days after delivery of notice by

Issuer notifying the Noteholder of the Merger Event. 31. Prior approval of the Registrar of Banks No required for Redemption: 32. Call Option: N/A (a) Optional Redemption Date(s) (Call): N/A (b) Optional Redemption Amount(s) (Call) of N/A each Note and method, if any, of calculation N/A of such amount(s): (c) Notice Period: (d) If Redeemable in part: N/A 33. Put Option: N/A 34. Final Redemption Amount: The aggregate outstanding Principal Amount plus interest accrued (if any) to the Scheduled Redemption Date. In cases where the Note is an Index Linked N/A Redemption Note or other variable-linked Note: 35. Early Redemption Amount (Tax): The aggregate outstanding Principal Amount plus interest accrued (if any) to the date fixed for redemption, less Unwind Costs 36. Early Redemption Amount (Illegality): The aggregate outstanding Principal Amount plus interest accrued (if any) to the date fixed for redemption, less Unwind Costs 37. Early Redemption Amount (Default): The aggregate outstanding Principal Amount plus interest accrued (if any) to the date fixed for redemption, less Unwind Costs Early Redemption Amount (Merger Event): 38. The aggregate outstanding Principal Amount plus interest accrued (if any) to the date fixed for redemption, less Unwind Costs 39. Additional provisions the N/A relating to redemption of the Notes: 40. **Instalment Note Provisions:** N/A

Credit Linked Provisions:

41. General Provisions:

(a) Trade Date: 8 February 2019

(b) Effective Date: Issue Date

(c) Scheduled Termination Date: The Scheduled Maturity Date

(d) Calculation Agent: Issuer

(e) Business Day: As defined in Condition 1.1 (Definitions) of the

Terms and Conditions, excluding a Saturday

Additional Business Centre: N/A

(g) Business Day Convention: Following Business Day Convention

(h) Reference Entity(ies): Remgro Limited

(i) Reference Obligation(s): Any Obligation of the Reference Entity, selected by

the Calculation Agent

(j) Reference Entity Notional Amount: Principal Amount per Note

(k) All Guarantees: Applicable

1) Reference Price: 100%

(m) Credit Events: Bankruptcy

Failure to Pay

Grace Period Extension: Applicable

Payment Requirement: None Specified.

Determined in accordance with the definition of "Payment Requirement" in Condition 1.1 (Definitions) of the Terms and Conditions.

Payment Requirement: ZAR 10,000,000

Obligation Default

Repudiation/Moratorium

Restructuring

 Modified Restructuring Maturity Limitation and Conditionally Transferable Obligation:

Applicable

Restructuring Maturity Limitation and Fully

Transferable Obligation: Not Applicable

Multiple Holder Obligation: Applicable

(n) Default Requirement: ZAR10,000,000.

(o) Notice Delivery Period: None Specified. Determined in accordance with the

definition of "Notice Delivery Period" in Condition

1.1 (Definitions) of the Terms and Conditions.

(p) Conditions to Settlement: Credit Event Notice

Alternative time for delivery of a Credit Event

Notice: N/A

Notifying Party: Issuer

Notice of Publicly Available Information: Applicable

If Applicable:

Public Source(s): Standard South African

Public Sources.

Specified Number: 2

(q) Obligation[s]:

Obligation Category Bond or Loan

Specified Currency: ZAR

Obligation Characteristics Not Subordinated

Additional Obligation(s): N/A

(r) Paragraphs (a) to (f) of the definition of "Deliverable Obligation Category" in Condition 1.1 (Definitions) of the Terms

and Conditions Not Applicable:

No

(s) Excluded Obligation[s]: N/A

(t) Settlement Method: Physical Settlement. (Cash Settlement is the

fallback method.)

(u) Accrual of Interest Upon Credit Event: N/A

(v) Interest accrual after Scheduled

Maturity Date:

Repudiation/Moratorium Extension: No

Grace Period Extension: No

Scheduled Maturity Date Extension: No

(w) Final Price:

None Specified. Determined in accordance with the definition of "Final Price" in Condition 1.1 (Definitions) of the Terms and Conditions.

(x) Settlement Currency:

ZAR

(y) Additional Provisions:

N/A

(z) Hedge Unwind Adjustment:

(a) Cash Settlement Amount:

Applicable: Standard Unwind Costs

42. **Cash Settlement Provisions:**

Applicable as fall back to the Physical Settlement provisions

Specified. The Cash Settlement Amount per Note will be an amount determined by the Calculation Agent equal to the greater of (a) zero, and (b) an

amount determined as follows:

- (i) The outstanding Principal Amount multiplied by the Final Price; less
- (ii) any Unwind Costs.

(b) Cash Settlement Date:

4 (four) Business Days

(c) Valuation Date:

Single Valuation Date. The Valuation Date shall be determined by the Calculation Agent in its sole discretion provided that such Valuation Date is not more than 100 Business Days following the date on which the Conditions to Settlement are satisfied.

(d) Valuation Time:

By no later than 17h00 Johannesburg time on the Valuation Date.

(e) Quotation Method:

Highest, provided that paragraph "b" of the definition of "Quotation" shall be deleted in its entirety and replaced with the following:

"(b) If the Calculation Agent is unable to obtain at least two Full Quotations or a Weighted Average Quotation on the same Business Day on or prior to the tenth Business Day following the applicable Valuation Date, the Quotation shall be calculated by the Issuer on the eleventh Business Day by obtaining at least 5 (five) Indicative Quotations on that Business Day and the arithmetic mean of such

Indicative Quotations, disregarding the Indicative Quotation having the highest and lowest values, shall constitute the Quotation, failing which the Quotation shall be equal to be zero;".

(f) Quotation Amount: Representative Amount

(g) Minimum Quotation Amount: None Specified. Determined in accordance with the

definition of "Minimum Quotation Amount" in Condition 1.1 (Definitions) of the Terms and

Conditions.

(h) Reference Dealers: Dealers in obligations of the type of Reference

Obligation for which Quotations are to be obtained as selected by the Calculation Agent in good faith and in a commercially reasonable manner, including South African and non – South African

Reference Dealers.

(i) Settlement Currency: ZAR

(j) Quotations: Exclude Accrued Interest

(k) Market Value: None Specified. Determined in accordance with the

definition of "Market Value" in Condition 1.1

(Definitions) of the Terms and Conditions.

(I) Valuation Method: Highest

(m) Other terms or special conditions N/A

relating to Cash Settlement:

43. Physical Settlement Provisions: Applicable

(a) Physical Settlement Date

None Specified. Determined in accordance with the

definition of "Physical Settlement Date" in Condition 1.1 (Definitions) of the Terms and

(20111110110) 01 1110 1011110 0

Conditions.

(b) Physical Settlement Period None Specified. Determined in accordance with the

definition of "Physical Settlement Date" in Condition 1.1 (Definitions) of the Terms and

Conditions.

(c) Deliverable Obligations Exclude Accrued Interest

Deliverable Obligation Category Borrowed Money

(a) Deliverable Obligations

Specified Currency: ZAR

Not Contingent

Deliverable

Obligations

Assignable Loan

Characteristics

Transferable

Maximum Maturity: 10 years

For purposes of these Notes, Deliverable Obligations shall include any Group Company Obligation (as defined below) in respect of which the Reference Entity has issued or entered into any counter-indemnity obligation, guarantee, surety, indemnity, bond, standby or documentary letter of credit.

Group Company Obligation means any obligation of any company in the group of companies of the Reference Entity that would have been a Deliverable Obligation if such company was the Reference Entity.

Additional Deliverable Obligation(s)

Not Applicable

(d) Paragraphs (a) to (f) of the definition of "Deliverable Obligation Category" in Condition 1.1 (Definitions) of the Terms and Conditions Not Applicable:

Yes

(e) Excluded Deliverable Obligation(s):

Not Applicable

(f) Indicative Quotations:

Not Applicable

(g) Cut-off Date:

None Specified. Determined in accordance with the definition of "Cut-Off Date" in Condition 1.1 (Definitions) of the Terms and Conditions

(h) Partial Cash Settlement:

Partial Cash Settlement of Consent Required

Loans: Applicable

Partial Cash Settlement of Assignable Loans:

Applicable

Partial Cash Settlement of Participations

Applicable

(i) Partial Cash Settlement Date:

(j) Partial Cash Settlement Amount

(k) Settlement Currency:

- (I) Delivery provisions for the Deliverable Obligation(s) (including details of who is to make such delivery) if different from Terms and Conditions
- (m) Manner in which Delivery Expenses and Unwind Costs (if applicable) will be paid to the Noteholder
- (n) Other terms or special conditions relating to Physical Settlement

None Specified. Determined in accordance with the definition of "Partial Cash Settlement Date" in Condition 9.3(b) of the Terms and Conditions

None Specified. Determined in accordance with the definition of "Partial Cash Settlement Amount" in Condition 9.3(a) of the Terms and Conditions

ZAR

As stated in the Terms and Conditions

In accordance with the Asset Transfer Notice

For purposes of this Pricing Supplement Condition 8.7 is deleted in its entirety and the following Condition 8.7 shall be applicable:

If, despite the Issuer having used reasonable commercial endeavours it is impossible, illegal or impractical (including but not limited to as a result of the Deliverable Obligations not being readily available in the market and/or where the Issuer would have to source the Deliverable Obligations at a price that is excessive in the reasonable opinion of the Calculation Agent) for the Issuer to Deliver, or due to an event beyond the control of the Issuer it is illegal for the Issuer to Deliver, or due to an event beyond the control of any Noteholder or its Designated Transferee, it is impossible. impracticable or illegal for such Noteholder or Designated Transferee to accept Delivery of any portion of the Deliverable Obligation(s) by the Physical Settlement Date (including, without limitation, failure of any relevant settlement system or due to any law, regulation or court order) then by such date the Issuer shall Deliver to such Noteholder or its Designated Transferee that portion of the Relevant Proportion of the

Deliverable Obligation(s) which is possible, practicable and legal to Deliver or for which it is possible, practicable and legal to take Delivery and the Issuer or the Noteholder or its Designated Transferee, as the case may be, shall provide a description in reasonable detail of the facts giving rise to such impossibility, impracticability or illegality and, as soon as possible thereafter, the Issuer shall Deliver to such Noteholder or its Designated Transferee that previously undelivered portion of the Relevant Proportion of the Deliverable Obligation(s).

If, following the occurrence of any impossibility, impracticability or illegality referred to in the above Condition 8.7, all of the Relevant Proportion of the Deliverable Obligation(s) is not Delivered on or prior to the Latest Permissible Physical Settlement Date then the Cash Settlement provisions shall become applicable.

General Provisions:

- 44. Business Day:
- 45. Additional Business Centre(s):
- 46. Last Day to Register:
- 47. Books Closed Period(s):

As defined in Condition 1.1 (*Definitions*) of the Terms and Conditions excluding a Saturday

N/A

12 April, 12 July, 12 October and 12 January of each year

- (i) The Register will be closed from 13 April to 22 April, 13 July to 22 July, 13 October to 22 October and 13 January to 22 January (all dates inclusive) in each year until the Scheduled Maturity Date.
- (ii) In the event of any Redemption of the Notes on a date that is not an Interest Payment Date, then the Books Closed Period shall be as determined by the Calculation Agent and notified to Noteholders in accordance with

Condition 25 (*Notices*) of the Programme Memorandum.

48.	Rounding:	In accordance with Condition 6.11 (<i>Rounding</i>) of the Terms and Conditions.
49.	Specified Office of the Issuer:	100 Grayston Drive, Sandown, Sandton, 2196, South Africa
50.	Calculation Agent:	The Issuer
51.	Specified Office of the Calculation Agent:	Financial Products, 3 rd Floor, 100 Grayston Drive, Sandown, Sandton, 2196, South Africa
52.	Paying Agent:	The Issuer
53.	Specified Office of the Paying Agent:	Financial Products, 3 rd Floor, 100 Grayston Drive, Sandown, Sandton, 2196, South Africa
54.	Transfer Agent:	The Issuer
55.	Specified Office of the Transfer Agent:	Financial Products, 3 rd Floor, 100 Grayston Drive, Sandown, Sandton, 2196, South Africa
56.	Provisions relating to stabilisation:	N/A
57.	Stabilising manager:	N/A
58.	Additional Selling Restrictions:	N/A
59.	ISIN No.:	ZAG000157181
60.	Stock Code:	IVC156
61.	Method of distribution:	Non-syndicated
62.	If syndicated, names of Managers:	N/A
63.	If non-syndicated, name of Dealer:	The Issuer
64.	Governing law (if the laws of South Africa are not applicable):	N/A
65.	Surrendering of Notes in the case of Notes represented by a Certificate:	N/A
66.	Use of proceeds:	General banking business of the Issuer

N/A

Pricing Methodology:

67.

- 68. Ratings:
- 69. Other provisions:

Issuer Credit Rating: See Annexure 1 attached.

For the avoidance of doubt, the Notes have not been individually rated.

These ratings will be reviewed from time to time.

- (1) The Notes are not debt securities which will be automatically redeemed on the occurrence of a trigger event. Accordingly paragraph 4.22(gg) of the Debt Listings Requirements is not applicable.
- 2) If at any time the Issuer's credit exposure to the Reference Entity pursuant to any Indebtedness (as defined below) is reduced as a result of the Indebtedness being repaid or prepaid, whether partially or in full and for any reason whatsoever (other than pursuant to the occurrence of a Credit Event), on a date prior to the scheduled date for repayment of that Indebtedness ("Prepayment"), then the Issuer shall be entitled, at any time after receiving a notice of such proposed or actual Prepayment, to redeem the Notes in an aggregate amount stipulated in the Early Redemption Notice (as defined below) (each such amount a " Prepayment Amount"), provided that the aggregate Prepayment Amounts shall not exceed the aggregate amount of the capital portion of the Prepayment(s) received or to be received by the Issuer, as follows:
- (i) fully (at the outstanding Principal Amount of the Notes), or partially per Note (by dividing the Prepayment Amount by the number of Notes in issue), plus
- (ii) accrued but unpaid interest on each Note up to the date stipulated for redemption of the Notes in the Early Redemption Notice.

The Issuer shall be entitled to so redeem the Notes on 15 Days' prior written notice to Noteholders ("Early Redemption Notice"). Accordingly, the redemption date shall be the date stipulated in such Early Redemption Notice, the Books-Close period shall be 3 Business Days prior to such redemption date until the redemption date and the Last Day to Register shall be the Business Day prior to the commencement of the Books Close period.

For the avoidance of doubt, the Issuer shall be entitled to deliver a Credit Event Notice and Notice of Publicly Available Information whether or not any Early Redemption Notice has been delivered to the Noteholders, in which event the consequences of the occurrence of an Event

Determination Date will apply as provided in Condition 7.2 (Redemption upon the occurrence of a Credit Event).

For purposes of this 69 "Indebtedness" shall mean any one or more of the following

- (a) any indebtedness of the Reference Entity, or
- (b) any counter-indemnity obligation, guarantee, surety, indemnity, bond, standby or documentary letter of credit issued by or entered into by the Reference Entity,

for or in respect of

- (i) moneys borrowed or credit obtained;
- (ii) any amount raised by acceptance under any acceptance credit facility or dematerialised equivalent;
- (iii) any amount raised pursuant to any note purchase facility or the issue of bonds, notes, debentures, loan stock or any similar instrument;
- (iv) any amount raised under any other transaction (including any forward sale or purchase agreement) having the commercial effect of a borrowing;
- (v) any Treasury Transaction (as defined below) (and, when calculating the value of that Treasury Transaction, only the marked to market value (or, if any actual amount is due as a result of the termination or close-out of that Treasury Transaction, that amount) shall be taken into account);
- (vi) any amount raised by, and all amounts accrued and/or payable on account of, the issue of shares which are redeemable; and
- (vii) any counter-indemnity obligation in respect of a guarantee, surety, indemnity, bond, standby or documentary letter of credit or any

other instrument issued by a bank or financial institution.

"Treasury Transaction" means any currency or interest purchase, cap or collar agreement, forward rate agreements, interest rates or currency future or option contracts, foreign exchange or currency purchase or sale agreement, interest rate swap, currency swap or combined interest rate and currency swap agreement and any other similar agreement in each case entered into in connection with protection against or benefit from fluctuation in any rate or price.

70. Material Change Statement

There has been no material change in the financial or trading position of the Issuer and its subsidiaries that has occurred since the end of the last financial period for which unaudited interim reports have been published. This disclosure was not reviewed and reported on by the Issuer's auditors.

71. Additional Risk Factors:

N/A

72. Authorised Amount under Programme

ZAR10,000,000,000 (ten billion Rand)

73. Value of Total Notes in issue under Programme:

ZAR8 244,191,236 (Eight Billion Two Hundred and Forty Four Million One Hundred and Ninety One

Thousand Two Hundred and Thirty Six Rand)

74. Capital Process followed:

Private placement

This issuance does not result in the Programme Amount being exceeded.

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 Programme Memorandum and Applicable Pricing Supplement contains all information required by law and the Debt Listings Requirements. The Issuer accepts full responsibility for the accuracy of the information contained in the placing document and the annual financial statements and/or the pricing supplement, and/or the annual report and any amendments or supplements to the aforementioned documents, except as otherwise stated therein.

The JSE takes no responsibility for the contents of the placing document and the annual financial statements and/or the pricing supplement 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 the placing document and the annual financial statements and/or the pricing supplement 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 the placing document and listing of the debt securities is not to be taken in any way as an indication of the merits of the Issuer or of the debt securities and that, to the extent permitted by law, the JSE will not be liable for any claim whatsoever.

Application is hereby made to list Tranche 1 of Series IVC156 of the Notes on the Interest Rate Market of the JSE, as from 15 February 2019, pursuant to the Investec Bank Limited ZAR10,000,000,000 Credit-Linked Note Programme.

For and on behalf of

INVESTEC BANK LIMITED

by:

duly authorised

Susan Elizabeth Neilan

Authorised Signatory

Date: 13/2/2019

By: _____ | Bertha

duly authorised

Botha Signatory

Date: 13/2/2019

Annerie Botha
Authorised Signatory

Annexure 1

GRAB			7 7 7 7			
107544Z SJ Equity 1) Company	Tree Rating	92) Alert Page 2/2 Cred	it Rating Profile			
Investec Bank Ltd						
Fitch		GCR	n'i 21si			
1) Outlook	STABLE	13) LT Local Crncy Outlook	STABLE			
2) LT Issuer Default Rating	BB+	14) ST Local Crncy Outlook	STABLE			
3) LT LC Issuer Default	BB+	15) LC Curr Issuer Rating	AA-			
4) Senior Unsecured Debt	BB+	16) ST Local Issuer Rating	A1+			
5) Short Term	В					
6)ST Issuer Default Rating	В	Capital Intelligence				
7) Individual Rating	WD	17) Finl Strength Outlook	STABLE			
8) Support Rating	3	18) Foreign Currency Outlook	STABLE			
9) Viability	bb+	19) Financial Strength	BBB			
		20) Support Rating	3			
Fitch National		21) Foreign Long Term	BBB			
10) Natl Long Term	AA(zaf)	22) Foreign Short Term	A3			
11) Natl Subordinated	AA-(zaf)					
12) Natl Short Term	F1+(zaf)	Thomson BankWatch				
		23) Long Term	WR			
		24) Short Term	WR			
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Australia 61 Z 9777 8600 Brazil 5511 Z395 9000 Europe 44 20 7330 7500 Germany 49 69 9204 1210 Hong Kong 852 2977 6000						
Japan 81 3 3201 ⊕900 Singap	ore 65 6212 1000 U	.5. 1 212 318 2000 — Copyright 2017 Bloomberg Fin 5N 289546 G573−2039−2 17⊣hgy−17				

1075447 SJ Equity 1) Company Tree Investec Bank Ltd	Rating	9) Alert Page 1/2 Cr	edit Rating Profile
1) Bloomberg Default Risk DRSK » Moody's 2) Long Term Rating 3) Foreign LT Bank Deposits 4) Local LT Bank Deposits 5) Senior Unsecured Debt 6) Subordinated Debt 7) Bank Financial Strength	Baa2 *- Baa2 *- Baa2 *- Baa2 *- (P)Baa3 *- WR	16) Standard & Poor's 17) Outlook 18) LT Foreign Issuer Credit 19) LT Local Issuer Credit 20) ST Foreign Issuer Credit 21) ST Local Issuer Credit S&P National	SP 1 NEG BB+ BB+ B
8) LT Counterparty Risk Assessment 9) ST Counterparty Risk Assessment 10) ST Bank Deposits (Foreign) 11) ST Bank Deposits (Domestic) 12) Baseline Credit Assessment 13) Adj Baseline Credit Assessment	Baa1(cr) *- P-2(cr) *- P-2 *- P-2 *- baa2 *- baa2 *-	22) Natl LT Issuer Credit 23) Natl ST Issuer Credit	zaA zaA-1
Moody's National 14) NSR LT Bank Deposit 15) NSR Short Term	Aa1.za P-1.za		