PRICING SUPPLEMENT



ESKOM HOLDINGS SOC LIMITED

(Incorporated in the Republic of South Africa with limited liability under Registration Number 2002/015527/06)

Under its ZAR 160,000,000,000 Domestic Multi-Term Note Programme

This document constitutes the Applicable Pricing Supplement relating to the issue of Notes described herein. Terms used herein shall be deemed to be defined as such for the purposes of the Terms and Conditions set forth in the Programme Memorandum dated 04 February 2010. The Notes described in this Applicable Pricing Supplement contains the final terms of the Notes and this Applicable Pricing Supplement must be read in conjunction with such Programme Memorandum. To the extent that there is any conflict or inconsistency between the contents of this Pricing Supplement and the Programme Memorandum, the provisions of this Pricing Supplement shall prevail.

DESCRIPTION OF THE NOTES

11. Issue Date

1.	Issuer	Eskom Holdings SOC Limited	
2.	Guarantor	RSA	
3.	Status of Notes	Unsecured	
4.	Form of Notes	Registered Notes	
5.	Series Number	8	
6.	Tranche Number	19	
7.			
	(a) Series	ZAR 4,204,000,000	
	(b) Tranche Listed	ZAR 224,000,000	
	(c) Tranche Issued	ZAR 224,000,000	
8.	Interest	Interest-bearing	
9.	Interest Payment Basis	Indexed Notes	
10.	Automatic/Optional Conversion from one Interest/Redemption/Payment Basis to another	N/A	

6 August 2020

12. Nominal Amount per Note

13. Specified Denomination

14. Issue Price

15. Interest Commencement Date

16. Maturity Date

17. Applicable Business Day Convention

18. Final-Redemption Amount

19. Last Date to Register

20. Books Closed Period(s)

21. Default Rate

Programme Amount

- 22. Programme Amount as at the issue date
- 23. Aggregate outstanding Nominal amount of all the Notes issued under the Programme(including Notes issued under the Programme pursuant to the previous Programme Memorandum as at the Issue date

ZAR1,000,000

ZAR1,000,000

111.02364%

19 November 2012

19 November 2029

Following Business Day

The greater of:

- The nominal amount; or,
- 100% of the Nominal amount divided by the Base CPI and multiplied by the Reference CPI for that date

17h00 on 8 May and 08 November of each year until the maturity date.

The Register will be closed from 09 May to 19 May and from 09 November to 19 November(all dates inclusive) in each year until the Maturity Date

N/A

ZAR 160,000,000,000

ZAR 156 764 525 831

INDEXED NOTES

- 24. (a) Type of Index-Linked Notes
 - (b) Real Yield
 - (c) Index/Formula by reference to which Interest Rate Amount is to be determined
 - (d) Interest Period(s)
 - (e) Interest Payment Date(s)
 - (f) Calculation Agent
 - (g) Index rebasing, delay and distribution event provisions
 - (h) Definition of Business Day (if different from that set out in Condition 1)
 - (i) Minimum Rate of Interest
 - (j) Maximum Rate of Interest
 - (k) Other terms relating to the method of calculating interest (eg: Day Count Fraction, rounding up provision)
 - Manner in which the Interest Rate/Interest Amount is to be determined

Indexed Interest and Indexed Redemption Amount Note

1.9% per annum payable semi-annually in arrear

South African Headline CPI (For all urban areas)

6 Months

19 November and 19 May.

Eskom

The 2008 ISDA Inflation Derivatives Definitions (as published by the International Swaps and Derivatives Association, INC)

N/A

N/A

N/A

N/A

Reference CPI or Ref CPI date

Means, in relation to a date:

(1) if the date is the first day of a calendar month, Reference CPI is the CPI for the fourth calendar month preceding the calendar month in which the date occurs (which CPI is typically published during the third calendar month preceding the calendar month in which the date occurs);and

(2) if the date occurs on any day other than the first day of any calendar month, then reference CPI shall be determined in accordance with the following formula:

Ref CPI date = Ref CPI j + $\left[\frac{t-1}{d}\right]$ x

(Ref CPI _{J+1} – Ref CPI j)

Where:

- (i) Ref CPI *j* is the Index level for the first day of the fourth Reference Month four calendar months preceding the relevant Interest Payment Date;
- (ii) Ref CPI *j*+1 is the Index level for the Reference Month three calendar months preceding the Interest Payment Date;
- (iii) *t* is the calendar day corresponding to date;
- (iv) *D* is the number of days in the calendar month in which date occurs

Means 97.9321231254933 being the Reference CPI for 19 November 2012

Means in relation to an amount to be valued or paid on a date, that amount divided by the Base CPI and multiplied by the Reference CPI for that date, as determined by the Calculation Agent.

The amount determined by adjusting ZAR 1,000,000 by the CPI adjustment for the relevant Interest Payment Date, and multiplying the adjusted amount by the Yield, and dividing the result by two.

The interest amount will be announced on SENS at least three business days before the relevant interest payment amount.

- (m) Base CPI (adjusted during March 2013 to accommodate Index rebasing)
- (n) CPI Adjustment
- (o) Interest Amount

PROVISIONS REGARDING REDEMPTION/MATURITY

33. Provisions relating to stabilisation

25.	Issuer's and Guarantor's Optional	No
25.	Redemption:	INO
	If yes:	
	(a) Optional Redemption Date(s)	N/A
	(b) Optional Redemption Amount(s) and method, if any, of calculation of such amount(s)	N/A
	(c) Minimum period of notice (if different from Condition 8.3)	N/A
	(d) If redeemable in part:	N/A
	Minimum Redemption Amount(s)	
	Higher Redemption Amount(s)	N/A
	(e) Other terms applicable on Redemption	N/A
26.	Early redemption for taxation reasons or on Event of default	YES
	If no:	
	a. Amount Payable or	
	 Method of calculation of amount payable 	N/A
		N/A
GEI	NERAL	
27.	Financial Exchange	JSE
28.	Calculation Agent	Issuer
29.	Paying Agent	Issuer
30.	Specified office of the Paying Agent	Maxwell Drive, Megawatt Park, Sunninghill, 2157, South Africa
31.	Transfer Agent	Issuer
32.	Specified office of the Transfer Agent	Maxwell Drive, Megawatt Park, Sunninghill, 2157, South Africa Tel: (011) 800 5025 Fax: (011) 800 4173

N/A

34. Stabilising manager N/A35. Additional selling restrictions N/A

36. ISIN ZAG000101544

37. Stock Code EL29

38. The notice period required for exchanging Uncertificated Notes for Individual Certificates

14 days prior to the requested date of such exchange

39. Method of distribution
40. If syndicated, names of Managers
41. If non-syndicated, name of Dealer
42. Governing law (if the laws of South
N/A

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

43. Surrendering of Notes 14 days after the date on which the

Certificate in respect of the Note to be redeemed has been surrendered to the

Issuer

44. Use of proceeds N/A

45. Pricing Methodology Standard JSE pricing methodology

46. Other provisions N/A

47. Capital Raising Process Open Market auction/Reverse enquiry

48. Credit Rating Outlook

	Rating	Outlook
Standard & Poor's		
- Foreign currency	CCC+	Negative
- Local currency	CCC+	
Moody's		
- Foreign currency	B3	Negative
- Local currency	В3	

<u>DISCLOSURE REQUIREMENTS IN TERMS OF PARAGRAPH 3(5) of Commercial Paper Regulations</u>

49. Paragraph 3(5)(a)

The ultimate borrower is the Issuer.

50. Paragraph 3(5)(b)

The Issuer is a going concern and can in all circumstances be reasonably expected to meet its commitments under the Notes.

51. Paragraph 3(5)(c)

The auditors of the Issuer are SizweNtsalubaGobodo Grant Thornton

52. Paragraph 3(5)(d)

As at the date of this Supplement:

- (i) The Issuer has the following commercial paper in issue in the domestic market:
 - a. ZAR 2,993,697,013.40 short dated commercial paper bills
 - b. ZAR 1,850,000,000 guaranteed short term notes
 - c. ZAR 4,000,000,000 guaranteed floating rate notes
 - d. ZAR 156,770 601 956.33 bonds
- (ii) To the best of the issuer's knowledge and belief, the Issuer estimates to issue the following during the current financial year, ending 31 March 2019
 - a. a further ZAR 2,266,000,000.00 of bonds
 - b. ZAR 2,064,000,000 of commercial paper as and when the current paper in issue matures.

53. Paragraph 3(5)(e)

All information that may reasonably be necessary to enable the lender to ascertain the nature of the financial and commercial risk of its investment in the Notes is contained in the Programme Memorandum and the Applicable Pricing Supplement.

54. Paragraph 3(5)(f)

There has been no material adverse change in the Issuer's financial position since the date of its last audited financial statements.

55. Paragraph 3(5)(g)

The Notes issued will be listed on JSE.

56. Paragraph 3(5)(h)

The funds to be raised through the issue of the Notes are to be used by the Issuer for the funding of its business operations within the Eskom Group.

57. Paragraph 3(5)(i)

The obligations of the Issuer in respect of the Notes are unsecured.

58. Paragraph 3(5)(j)

SizweNtsalubaGobodo Grant Thornton, the statutory auditors of the Issuer, have confirmed that nothing has come to their attention to indicate that this issue of Notes under the Programme will not comply in all respects with the relevant provisions of the Commercial Paper Regulations.

The Issuer's latest audited financial statements as at 31 March 2019 are deemed to be incorporated in, and to form part of the Programme Memorandum and are available free of charge to each person to whom a copy of the Programme Memorandum has been delivered, upon request of such person.

Responsibility:

The Applicant Issuer certifies that to the best of their 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 Placing Document contains all information required by law and the JSE Listings Requirements. The Applicant Issuer accepts full responsibility for the accuracy of the information contained in the Placing Document, Pricing Supplements and the annual financial report, the amendments to the annual financial report or any supplements from time to time, except as otherwise stated therein.

Application is hereby made to list this issue of Notes on the 6 August 2020.

SIGNED at Johannesburg on this 03rd day of August 2020 for and on behalf of,

ESKOM HOLDINGS SOC LIMITED (as Issuer)

DIRECTOR MR C CASSIM

Who warrants his authority hereto

DIRECTOR MR A DE RUYTER

Who warrants his authority hereto