

### FLOUR MILLS OF NIGERIA PLC (RC 2343)

### OFFER FOR SUBSCRIPTION №12,499,600,000

# 3 YEAR 10.00% SERIES 3 (TRANCHE A) FIXED RATE SENIOR UNSECURED BOND DUE 2023 UNDER THE #70,000,000,000 FLOUR MILLS OF NIGERIA PLC BOND ISSUANCE PROGRAMME

BOOKBUILDING OPENS: 03 February 2020 BOOKBUILDING CLOSES: 14 February 2020

This Pricing Supplement is prepared for the purpose of Rule 279(3) (6) & (7) of the Rules and Regulation of the Securities and Exchange Commission (the "Commission" or "SEC") in connection with the \(\frac{1}{4}70,000,000,000,000,000.00\) Bond Issuance Programme established by Flour Mills of Nigeria PLC (the "Issuer"). This Pricing Supplement is supplemental to, and should be read in conjunction with, the Shelf Prospectus dated 01 November 2018 and any other supplements to the Shelf Prospectus to be issued by the Issuer. Terms defined in the Shelf Prospectus have the same meaning when used in this Pricing Supplement. The Shelf Prospectus and the securities, which it offers, have been approved and registered by the SEC. It is a civil wrong and a criminal offence under the Investments and Securities Act. No. 29 of 2007 (the "ISA" or the "Act") to issue a prospectus which contains false or misleading information. Clearance and registration of this Prospectus, and the Bonds which can be issued under the Programme, does not relieve the parties of any liability arising under the Act for false and misleading statements contained herein or for any omission of a material fact. Investors are advised to note that liability for false or misleading statements or acts made in connection with the Prospectus is provided in section 85 and 86 of the ISA.

To the extent that there is any conflict or inconsistency between the contents of this Pricing Supplement and the Shelf Prospectus, the provisions of this Pricing Supplement shall prevail.

This Pricing Supplement may be used to offer and sell the Bonds only if accompanied by the Shelf Prospectus as amended and / or supplemented from time to time. Offer is valid for High Net-worth Individuals and Qualified Institutional Investors. **Risks related to this offer can be found on page 37 of the Shelf Prospectus**. This Pricing Supplement will be delivered to the Commission to be registered and made available for download on the respective websites of the Commission (<a href="https://fmmplc.com">https://fmmplc.com</a>), throughout its validity period. Copies of this Pricing Supplement may also be obtained free of charge from the offices of the Issuer and the Issuing Houses.

The registration of the Shelf Prospectus and this Pricing Supplement shall not be taken to indicate that the Commission endorses or recommends the securities or assumes responsibility for the correctness of any statements made or opinions or reports expressed in the Shelf Prospectus or this Pricing Supplement. No securities will be allotted or issued on the basis of the Shelf Prospectus read together with this Pricing Supplement later than three years after the date of the issue of the Shelf Prospectus.

This Pricing Supplement contains particulars in compliance with the requirements of the Commission for the purpose of giving information with regard to the Securities being issued hereunder (the "Series 3 (Tranche A) Bonds" or "Bonds"). The Bonds now being issued will upon admission to an exchange qualify as a security in which Trustees may invest under the Trustee Investments Act (Cap T22) Laws of the Federation of Nigeria, 2004. The Bonds also qualify as a security under Section 20(1)(g) of the Personal Income Tax Act, Cap P8, LFN, 2004 as well as Section (19)(2) of the Companies Income Tax Act, Cap C21, LFN, 2004.

The Directors of the Issuer collectively and individually accept full responsibility for the accuracy of the information contained in this Pricing Supplement read along with the Shelf Prospectus. The Issuer declares that having taken reasonable care to ensure that such is the case, the information contained in this Pricing Supplement is, to the best of its knowledge (having made all reasonable enquiry), in accordance with the facts and does not omit anything likely to affect the import of such information and that save as disclosed herein, no other significant new factor, material mistake or inaccuracy relating to the information included in the Shelf Prospectus has arisen or has been noted, as the case may be, since the publication of the Shelf Prospectus. Furthermore, the material facts contained herein are true and accurate in all material respects and the Issuer confirms that, having made all reasonable enquiries, there are no material facts, the omission of which would make any statement contained herein misleading or untrue. The Bonds would only be sold to investors in Nigeria.

#### **LEAD ISSUING HOUSE / BOOK RUNNER**



Stanbic IBTC Capital Limited RC: 1031358

**JOINT ISSUING HOUSES / BOOK RUNNERS** 



ARM Securities Limited RC 125242



FBNQuest Merchant Bank Limited RC 264978



FCMB Capital Markets Limited RC 446561



Quantum Zenith Capital & Investments Limited RC 639491

### **Table of Contents**

Table of Contents	2
Final terms of the Series 3 (Tranche A) Bonds	3
APPENDIX 1: Series 3 (Tranche A) Timetable	9
APPENDIX 2: Procedures for Allocation and Allotment	10
APPENDIX 3: Use of Proceeds	12
APPENDIX 4: Extract from the Issuer Rating Reports	13
APPENDIX 5: Extract from the Issue Rating Reports	15
APPENDIX 6: Commitment Form	17
APPENDIX 7: Parties to the Offer	19
APPENDIX 8: Extract from the Financial Statements	21
APPENDIX 9: Management Team	28
APPENDIX 10: Board Resolution	29
APPENDIX 11: Consents	30
APPENDIX 12: Documents available for Inspection	31
APPENDIX 13: Extract of the Solicitor's Opinion	



1. Issuer: Flour Mills of Nigeria PLC

2. Description of the Bond: 3-year 10.00% senior unsecured Fixed Rate

Bonds due 2023

3. Series Number and Tranche: Series 3 Tranche A

4. Specified Currency: Naira ("₦")

5. Aggregate Nominal: ₩12,499,600,000.00

6. Issue Price: At par. ₩1,000 per unit of the Bond

7. Gross Series 3 Tranche A & B proceeds: ₩20,000,000,000.00

8. Net Series 3 Tranche A & B proceeds: ₩19,714,804,500.00

9. Denominations: The Bonds will be issued in denominations of

₩1,000 and integral multiples of ₩1,000 in excess thereof, subject to the Minimum Acceptable

Subscription

10. Minimum Acceptable Subscription: ₩10,000,000 (i.e. 10,000 units at ₩1,000 per unit)

and multiples of \$\frac{\pmathbf{1}}{1,000}\$ thereafter. Bids below the Minimum Acceptable Subscription will be disregarded unless they form part of a cumulative bid from the same investor that is greater than the Minimum Acceptable Subscription. Final allotment to respective bidders may be less than the Minimum Acceptable Subscription if bids

must be pro-rated for any reason

11. Issue Date: 27 February 2020

12. Coupon Commencement Date: Coupon shall accrue from the Allotment date

13. Tenor: 3 (three) years

14. Maturity Date: 27 February 2023

15. Principal Moratorium: N/A

16. Coupon Basis: Fixed Rate

17. Coupon Rate: 10.00% p.a

18. Source of Repayment: Issuer's cash flows, unless otherwise specified



19. Redemption/Payment Basis:

If not redeemed earlier in accordance with the Early Redemption provisions, bonds shall be redeemed in full on the maturity date; Interest payments to be made semi-annually

20. Status:

The Bonds shall constitute direct, unconditional, senior and unsecured obligations of the Issuer and shall at all times rank pari passu and without any preference among themselves. The payment obligations of the Issuer under the Bonds and in respect of the principal and any interest thereon, shall at all times rank at least equally with all other senior and unsecured obligations of the Issuer present and future, but in the event of insolvency, only to the extent permitted by applicable laws relating to creditors' rights

21. Negative Pledge:

For as long as any of the Bonds remain outstanding, the Issuer shall not, without the prior consent of the Trustees in writing, create or permit to subsist any Security Interest to secure any Financial Indebtedness, unless the Issuer's obligations under the Bonds are secured equally and rateably therewith or have the benefit of such other security, guarantee, indemnity or other arrangement as the Trustees in their absolute discretion shall deem not to be materially less beneficial to the Bondholders

22. Listing(s):

An application will be made to list the Notes on the FMDQ Securities Exchange or The NSE

### 23. Use of proceeds<sup>1</sup>:

The net proceeds of the Series 3 (Tranche A & B) Bond Issuance, which are estimated at \mathbb{\mathbb{H}}19,714,804,500.00, after deducting issue costs (including VAT) of \mathbb{\mathbb{H}}285,195,500.00 representing 1.43% of the issue, shall be applied as follows:

	Description	Amount (₦'bn)	%	Time to completion
1	Repayment of debt obligations	19.7	100	Immediate
		19.7	100	

24. Offer Period:

03 February 2020 - 14 February 2020

### Provisions relating to coupon (if any) payable

- 25. Fixed Rate Bond Provisions:
  - a. Coupon Payment Date(s)/Payment Dates:

27 August and 27 February (Semi-annual)

<sup>1</sup> See Appendix 3 for detailed description of Use of Proceeds. Actual issue costs are subject to amount raised during book build



b. Coupon Amount(s): As applicable for each Interest Period (Interest

accumulated between each Coupon payment) using the Actual / Actual Day Count Fraction

c. Day Count Fraction: Actual / Actual (actual numbers of days in a

month / actual number of days in the year)

d. Business Day Convention: Modified Following: Where a Coupon Payment

Date falls on a non-Business Day, such payment shall be postponed to the next day which is a Business Day provided that if such a Business Day falls into the next calendar month, such Coupon Payment Date shall be brought forward to the immediately preceding

Business Day.

e. Other terms relating to method of calculating Coupon for Fixed Rate

Bonds:

N/A

### General provisions applicable to the Bonds

26. Form of Bonds: Electronic registration on the Central

Securities Clearing System PLC platform

i) Form of Dematerialised Bonds: Dematerialised

ii) Registrar: Atlas Registrars Limited

27. Trustees: United Capital Trustees

28. Record Date: No Bondholder may require the transfer of a

Bond to be registered during the period of 15 (fifteen) days ending on the due date for any payment of principal or Coupon on that Bond.

29. Other terms or special conditions: Not applicable

### Distribution, clearing and settlement provisions

30. Issuing Houses: Stanbic IBTC Capital Limited (Lead);

ARM Securities Limited;

FBNQuest Merchant Bank Limited; FCMB Capital Markets Limited; and Quantum Zenith Capital & Investments

Limited

31. Method of Distribution:

Book Building to Qualified Institutional

Investors and High Net Worth Individuals

32. Underwriting: Not applicable

33. Clearing System: Central Securities Clearing System PLC



34. Rating:

i) Issuer: Bbb (Agusto), BBB+ (GCR)

ii) Issue: Bbb (Agusto), BBB+ (GCR)

> An issue rating is not recommendation to buy, sell or hold securities and may be subject to suspension, reduction or withdrawal at any time by the assigning rating

agency.

35. Terms of Settlement Kindly refer to Payment Instructions

under Appendix 2

#### Provisions regarding redemption / Maturity

36. Redemption at the Option of the Issuer (Call Option):

Not Applicable

If applicable:

(i) Optional Redemption Date(s) (Call) Not Applicable

(ii) Optional Redemption Amount(s) Not Applicable (Call) and method, if any, of

(iii) Minimum period of notice (if different from Condition 7.2 of the Final Terms (Early Redemption at the option of the Issuer (Call Option))

calculation of such amount(s)

Not Applicable

(iv) If redeemable in part: Not Applicable

> (A) Minimum Redemption Not Applicable Amount(s)

> (B) **Higher Redemption** Not Applicable Amount(s)

(v) Other applicable Not Applicable terms on

Redemption

#### General

37. Total Bonds in Issue (excluding current issue): **№**20,110,000,000 (N10,110,000,000)

> Series 1 & N10,000,000,000 Series 2 Fixed Rate Senior Unsecured bonds)

38. Taxation: See "Taxation" on page 25 of the Shelf

Prospectus dated 01 November 2018

39. Risk Factors: See Risk Factors on page 37 - 40 of the

Shelf Prospectus dated 01 November

2018.



40. Governing Law:

The Bonds will be governed by and construed in accordance with the laws of the Federal Republic of Nigeria.

41. Board approval for issuance of Bonds obtained

04 September 2019

42. Selling restrictions:

There are no restrictions on free transferability of the securities other than Rule 321 of the SEC Rules and Regulations, which limits sale to Qualified Institutional Investors and High Net-worth Investors

43. Details of Indebtedness:

As at 30 September 2019, total indebtedness of the Issuer stood at \$\frac{1}{80.567}\$million<sup>2</sup>

44. Claims and Litigation:

In the ordinary course of its business, FMN is currently involved in twenty-eight (28) lawsuits out of which five (5) were either instituted by FMN or FMN filed a counter claim, while twenty-three (23) of the suits were instituted against FMN. The total amount claimed in the lawsuits that were either instituted by FMN or in which it filed a counter-claim is approximately ₹488,534,980.79 while the amount claimed in the lawsuits instituted against FMN is ₹1,786,466,509.91 and €79,700.

The Directors of the Issuer and the Solicitors to the Transaction (based on the information made available), confirm that they are not aware of any claim or litigation pending against the Issuer or threatened, which (i) materially or adversely affects the Issuer's ability to fulfil its obligations under the Transaction; and/or; (ii) affects the validity of the Transaction or restricts the proceedings or actions of the Issuer with respect to the Transaction<sup>3</sup>

Material Contracts: The Series 3
Tranche A Trust Deed dated 27
February 2020 has been entered into between FMN and United Capital
Trustees Limited and is considered material to the Programme

No merger: There have been no merger / take-over offers by third parties in

<sup>&</sup>lt;sup>3</sup> Refer to Appendix 13 for an extract of the Solicitor's Opinion



45. Other disclosures:

7

<sup>&</sup>lt;sup>2</sup> Borrowings as at 30 September 2019 and excludes Series 3 Tranche A & B Bonds

respect of the Issuer's securities; or merger / take-over offers by the Issuer in respect of another company's securities

Resolutions, approvals, authorisations: The bonds have been issued pursuant to the Board Resolution dated 04 September 2019.<sup>4</sup>

Except as otherwise disclosed in the Shelf Prospectus and this Pricing Supplement (a) None of the Directors is under any bankruptcy or insolvency proceedings in any court of law; (b) None of the Directors has been convicted in any criminal proceedings; (c) None of the Directors is subject of any order, judgement or ruling of any court of competent jurisdiction or regulatory body relating to fraud or dishonesty; (d) that neither the issuer nor any of its subsidiaries has, during the twelve calendar months immediately preceding the date of application to the Commission for registration of the shelf prospectus and during the effective period of the shelf prospectus, breached any terms and conditions in respect of borrowed monies which has resulted in the occurrence of an event of default and an immediate recall of such borrowed monies.

### 46. Declarations

#### Material adverse change statement

Except as disclosed in this document and in the Shelf Prospectus dated 01 November 2018, there has been no significant change in the financial or trading position of the Issuer since 30 September 2019 and no material adverse change in the financial position or prospects of the Issuer since 31 March 2019.

<sup>&</sup>lt;sup>4</sup> Refer to Appendix 10 for an extract of the board resolution and Appendix 12 for a statement of resolutions, authorisations and approvals Appendix 11)



8

# **APPENDIX 1: Series 3 (Tranche A) Timetable**

Date	Activity	Responsibility
28 January 2020	Receive SEC approval to commence book building	Lead Issuing House
03 February 2020	Commence book building	Issuing Houses and Bookrunners
14 February 2020	Conclude book building	Issuing Houses and Bookrunners
14 February 2020	Determine Coupon Rate and aggregate Principal Amount of Bond to be issued	Issuing Houses and Bookrunners
14 February 2020	Dispatch Allocation Confirmation Notices to Successful Participants	Issuing Houses and Bookrunners
24 February 2020	File updated Pricing Supplement and other Issue documents with SEC	Lead Issuing House
27 February 2020	Effect payment of Participation Amounts to Receiving Bank	Successful Participants
27 February 2020	Signing Ceremony	All Parties
27 February 2020	Remit net Issue proceeds to the Issuer	Receiving Bank
03 March 2020	File executed Issue documents with SEC	Lead Issuing House
03 March 2020	File Allotment Proposal with SEC	Lead Issuing House
10 March 2020	Receive SEC clearance of Allotment	Lead Issuing House
17 March 2020	Announce Allotment	Lead Issuing House
07 April 2020	Post allotment compliance report	Lead Issuing House
23 April 2020	Credit CSCS Accounts of Allotees / dispatch Bond Certificates	Registrar
30 April 2020	Listing and commencement of trading in the Bond	Lead Issuing House



#### 1 Invitation for Participation

Eligible Investors are hereby invited to place orders in respect of the Issue through the Issuing Houses and Bookrunners.

- 1.1 The book building process opens on **03 February 2020** and closes on **14 February 2020**. **Orders must be for a minimum of N10,000,000 and in integral multiples of N1,000 thereafter.** Orders below the Minimum Acceptable Subscription will be disregarded unless they form part of a cumulative order from the same investor that is greater than the Minimum Acceptable Subscription. Final allotment to respective bidders may be less than the Minimum Acceptable Subscription if orders must be pro-rated for any reason.
- 1.2 Orders should be entered in the space provided in the prescribed commitment form in Appendix 8 attached to this Pricing Supplement.
- 1.3 By completing the commitment form, each participant hereby agrees that the order is irrevocable and, to the fullest extent permitted by law, the obligations in respect thereof shall not be capable of rescission or termination by any participant.
- 1.4 Participants may place orders for the Bond at any price within the price range subject to the minimum participation amount and the terms and conditions stated on the commitment form.
- 1.5 A corporate participant should affix its official seal in the box provided and state its incorporation (RC) Number or, in the case of a corporate foreign subscriber, its appropriate identification/incorporation number in the jurisdiction in which it is constituted.
- 1.6 Upon the completion and submission of the commitment form, the participant is deemed to have authorised the Issuer and the Issuing Houses to effect the necessary changes in the Pricing Supplement as would be required for the purposes of filing an application for the clearance and registration of the Pricing Supplement with the SEC. The commitment form shall be considered as the application form for the purposes of registration of the Pricing Supplement with the SEC.
- 1.7 Participants shall not be entitled to withdraw/modify orders after the book building closing date.
- 1.8 The commitment form presents the participant with the opportunity to indicate up to three optional bid Coupon Rates within the price range and to specify the participation amount applicable to each option. The bid coupon rates and the participation amounts submitted by the participant in the commitment form will be treated as optional demands from the participant and **will not be aggregated**.
- 1.9 After determination of the Coupon Rate, the maximum participation amount specified by a participant at or below the clearing price will be considered for allocation and the rest of the order(s), irrespective of the corresponding bid Coupon Rate(s), will become automatically invalid.
- 1.10 The Issuer in consultation with the Issuing Houses and Bookrunners reserves the right not to proceed with the Issue at any time including after the book building opening date but before the allotment date without assigning any reason thereof.

### 2. Payment Instructions

Successful participants should ensure that payment of the participation amounts is received **within 24 hours of allotment**, via the CBN Real Time Gross Settlement System ("RTGS") or the Nigerian Interbank System Electronic Funds Transfer ("NEFT") into the following designated issue proceeds accounts domiciled with the Receiving Banks:

BANK	ACCOUNT NAME	ACCOUNT NUMBER
Stanbic IBTC Bank	Flour Mills Series 3 Bond Proceeds	0035021705
First Bank Nigeria Limited	Flour Mills Series 3 Bond Proceeds	2035128058



#### 3 Allocation / Allotment

- 3.1 On the pricing date, the Issuing Houses and Bookrunners will analyse the demand generated at various price levels and, in consultation with the Issuer, finalise the Coupon Rate and the allocations to each participant. Allocation confirmation notices will be sent to successful participants thereafter.
- 3.2 The Directors of the Issuer, the Issuing Houses and Bookrunners reserve the right to accept or reject any application in whole or in part for not complying with the terms and conditions of the Issue.
- 3.3 Allotment of Bonds will be effected only upon clearance of the Prospectus by the Commission. Allotment shall be effected by means of the following:

### 3.3.1 Allotment of Bonds in Electronic Form (e-Allotment)

Successful applicants are mandatorily required to specify their CSCS investor account number and CSCS clearing house number (CHN) in the spaces provided on the commitment form.

In addition to providing the above information:

- (a) Successful applicants who want their Bonds credited to a sub-account opened under a Primary Dealer should tick the applicable box and indicate the Primary Dealer's member code and name in the space provided on the commitment Form.
- (b) Successful applicants who want their Bonds credited to a standalone account are only required to tick the applicable box in the commitment form.

#### 3.3.2 Allotment of Bonds in Certificate Form

Certificates in respect of allotted Bonds will be dispatched by registered post to the specified addresses on the commitment forms of the applicants who elect to receive the Bonds in physical form, not later than 15 (fifteen) Business Days from the allotment date.

Participants must ensure that the name specified in the commitment form is exactly the same as the name in which the CSCS account is held. In case the application is submitted in joint names, it should be ensured that the beneficiary CSCS account is also held in the same joint names and are in the same sequence in which they appear in the commitment form. Subject to there being no issues with investor CSCS details, credit to the CSCS account of investors shall be done no later than 15 (fifteen) Business Days from the date of clearance of allotment by the SEC.

#### 4 Bank Account Details

- 4.1 Participants are required to indicate their bank account details in the space provided on the commitment form for the purposes of future payments of Coupon and the Principal Amount.
- 4.2 Participants are advised to ensure that bank account details stated on the commitment form are correct as these bank account details shall be used by the Registrar for all payments indicated in 4.1 above in connection with the Bonds.

Failure to provide correct bank account details could result in delays in credit of such payments or the issuance of cheques/warrants which shall be sent by registered post to the specified addresses of the affected investors. The Issuer, the Issuing Houses and Bookrunners, the Receiving Banks, the Trustees and the Registrar shall not have any responsibility nor will any of these specified parties undertake any liability for the same.



### **APPENDIX 3: Use of Proceed**

The net proceeds of the Series 3 (Tranche A & B) Bond Issuance, which are estimated at ₩19,714,804,500.00, after deducting issue costs (including VAT) of ₩285,195,500.00 representing 1.43% of the issue, shall be applied as follows:

	Description	Amount (Ħ'bn)	%	Time to completion
1	Repayment of debt obligations	19.7	100	Immediate
		19.7	100	

### Details of debt obligations to be repaid

	Name of Lender	Facility Type	Amount (N')
1	Zenith Bank Plc	Overdraft	4,022,000,000.00
2	Union Bank of Nigeria Plc	Overdraft	5,514,301,114.12
3	First Bank of Nigeria	Overdraft	10,178,503,385.88
			19,714,804,500.00





ADJY Co-persite Asking Payor

# Flour Mills of Nigeria Plc.

### Entity Rating:

Bbb

This refers to a company with satisfactory financial condition and adequate capacity to meet obligations as and when they fall due.

Outlook: Stable Issue Date: 11 October 2019 Expiry Date: 30 September 2020 •

Previous Rating: Bbb+

#### Industry: Food & Agro-Aillied

Outline	Page
Rationale	1
Company Profile	4
Financial Condition	9
Dwnership, Mgt & Staff	1 45
Dutlook	17
Financial Summary	19
Rating Definition	22

Analysts: Ojuru Adeniji ojurusdeniji@agusto.com

Isaac Babatunde isaacbabatunde@agusto.com

Agusto & Co. Limited UBA House (5th Floor) 57, Marina Lagos Nigeria

www.agusto.com

### RATING RATIONALE

- Agusto & Co. hereby downgrades the rating assigned to Flour Mills of Nigeria Pic. ("Flour Mills", "FMN" or "the Company") to "Bbb". The assigned rating reflects the fragile macroeconomic climate which has moderated consumer spending and elevated input costs as well as the Company's inadequate working capital and declining margins across FMN's core business. We note that Flour Mills' profitability in the year ended 31 March 2019 was bolstered by dividend income earned from its subsidiary which we believe is unsustainable. Notwithstanding, the rating reflects the Company's moderate leverage as well as its stable and experienced management team. Agusto & Co. has taken into cognisance FMN's market leadership in the flour milling industry, diversified product portfolio, extensive distribution channels, strong brands in the Nigerian fast-moving consumer goods (FMCG) sector as well as significant investment in backward integration programmes.
- Flour Mills' is the largest publicly listed food business by revenue on the Nigerian Stock Exchange and has strong manufacturing capabilities, with a milling capacity of 2.9 million metric tonnes per annum. Over the last decade, FMN has invested in a number of backward integration initiatives in the agraallied space which has begun to yield notable gains. Following the Company's investment in other agro-allied business including sugar plantation and manufacturing, Golden Sugar Company Limited (100% owned subsidiary in sugar business) accounted for the bulk of FMN's investment income in the period under review.
- During the financial year ended 31 March 2019 (FYE2019), Flour Mills' revenue dipped marginally to N570,2 billion, with food business segment accounting for 88% of turnover. The Company's cost of sales as a percentage of revenue rose to 91.1%, following the increase in maintenance costs incurred on a number of milling plants in a bid to optimise production output. In FYE 2019, FMN reported a lower gross and operating profit margin of 8.9% and 3.8% respectively, when compared to the last three years. Notwithstanding, FMN's pre-tax profit (PBT) grew substantially by 51.3% to N20.3 billion, on account



<sup>&</sup>lt;sup>3</sup> Golden Sugar Company Limited recorded a profit after tax of N1.5 billion during the financial year ended 31 March 2019, but declared a dividend of N10.7 billion, largely funded from retained earnings.

The copyright of this document is reserved by Agusto & Co. Limited. No matter contained herein may be exproduced, duplicated or copied by any means whotsoever without the prior written consent of Agusto & Co. Limited. Action will be taken agents companies or individuals who ignore this warring. The information contained in this document has been obtained from published financial statements and other sources which we consider to be reliable but do not guarantee as such. The opinions expressed in this document do not represent investment or other advice and should therefore not be constitued as such. The circulation of this document is restricted to whom it has been addressed. Any unsuchorted disclosure or use of the information contained herein is prohibited.



Nigeria Corporate Anal

Rating class Long term

Short term

#### GLOBAL CREDIT RATING CO.

National

Local Expends + Clobal Presson

	Flour Mills	of Nigeria	Plc	and vira
lysis				October 2019
	Rating scale	Rating	Rating outlook	Expiry date
	National	BBB+mu	Stable	September 2020

250000000000000000000000000000000000000	31/03/18	31/03/19					
N/US\$ (Ing.)	305.8	305.6					
N/USS (close)	305.7	306.5					
Total assets	1,045,6	1,015.7					
Total dubt	336.4	256.9					
Total capital	485.7	443.39					
Cash & equiv	45.8	25.1					
Torovver	1,273.4	1,211.6					
EBITTEA	132.3	85.6					
NEAT	30.2	57.4					
Op. cash flow	(128.1)	(21.2)					
Market cap *	Not See U50206 7m						

<sup>\*</sup> Control Bank of Arguna (\*CBA\*) evolvange nine. \* As at Ostoker 3, 2019 to NSM-3/USEL

#### Rating bistory:

Initial rating (June 2016)

Long-term: 0705 + 2005 Short-term: A2000 Rating outlook: Stuble

#### Last esting (September 2018)

Long-terms BBB+200 Short-term A2000 Rating outlook: Stable

#### Related methodologies/research:

Global Master Private for Rating Corporate Emises, updated February 2018 Flour Mills of Nigiria Ple Rating Reports (2016-18)

Glossery of Terms/Ratio, February 2018

#### GCR contacts:

### Primary Analysi

Sarend Popcola Chadit Analyst somul/fligoratings com

#### Committee Chaleperson

Dave King

Analyst location: Lagos, Nigeria

Tel: (+23(1))904.9462-3

Website: www.globalratings.com.ng

#### Summary rating rationale

AZmo:

- The rotings of Flour Mills of Nigeria Pic ("FMN" or "the Company") we underprined by its leading position in the Nigerian flour milling industry, driven by its experienced management team, substantial multi-grodupt milling especity, product diversification and wide distribution network.
- Revenue was integrably impacted by a challenging economic landscape, after
  in line with FY39 projections. While Clichal Credit Rating. Co. Lamited
  ("GCR") usion FMSs a strong revenue banding. 1Q FY20 reside enhanted a
  10% yly decline in the top line, with further variablety thirdy to intoe from the
  impact of the tough operating environment. Management projects a loss (Pas)
  growth in FY20, reflecting expectations for increase in competition anish
  subdued demant. In the leng term, top line growth is forecast to be driven by
  higher volumes and the introduction of higher imagin products to the existing
  portfolio.
- Margins narrowed in FY19, primarily attributable to higher dominodity prices
  of key inputs (amenty wheat) and acrosse in madering and promotional
  activities. However, some upock was seen in 1Q FY20 (relative to FY19, but
  below 1Q FY19) partly attributable to the exclusion of the agro-sibed and
  fertilizer businesses in FY26. White some respite in commissive prices have
  recently occurred. FMN's profits will remain vehicle and susceptible to
  vagarias in the international prices.
- In FV19, gross finance cost reduced by 42%, aftest credit protection research low with a net interest coverage of 1.5x (FV18: 1.8x), due to the weatening in operating profits. GCR is particularly concerned by the personently registive operating each flow coverage of debt. Management projects a net interest coverage of 4.7x, on the lock of enhanced operating income and lower enterest payment, but expects a negative net operating much flow in FV20, with significant improvement thereogeneys in the medium to long term.
- Continent finding support to subsidiaries has been a major source of working
  capital pressure to PhD3 since PV37. This has resulted in negative operating
  nash coverage of debt in all the review years (save for FV16). While the
  management's intention is for subsidiaries to mine flusting independently
  without recourse to PMN, GCR materians the view that such finding support
  may continue ever the medium term when the subsidiaries are expected to have
  seen substantial improvement in margins and gamered scale.
- FNDs's debt position insiderated 23% in FY19 as proceeds from bonds and
  rights lastes were utilised to enterm some about term debts. However, magterm enturities remained high at 72% (FY18, 85%), reflecting elevated
  reflectionsing risk, especially when takes in conjunction with negative free cash
  flows. To mitigate this, PASN is planning to issue a N20bit bond in FY20 and
  access additional long term concessional facilities to repoy existing about term
  debt. This will see short term materities moderate to 23% of total debt in the
  flowestal year, whele not debt as EBTTDA is projected to insiderate gradually in
  160% by FY23 from 272% in FY19 (FY18: 220%).

#### Factors that could trigger a rating action may include

Positive change: An upward entings migration in dependent on significant ramp up in margins, positive operating each flow coverage of debt, and improvement in the entings based gewing.

Negative change: Persistently weak national coverage, hower positi margins, higher shift and increase in working capital pressures urining from funding support to related porties could place pressure on the ratings.

Nigoria Corporate Amilynic Public Credit Karing





2024 Experies Bond Going Reserv

### FLOUR MILLS OF NIGERIA PLC.

M12,499,600,000 Three Year 10% Series 3 (Tranche A) Fixed Rate Series Unsecured Bond Due 2023 and M7,500,400,000 Five Year 11.1% Fixed Rate (Tranche B) Serier Unsecured Bond Due 2025 Under the M70 Billion Debt Issurance Programme

### Issue Rating:

Bbb\*

Outlook: Stable Issue Date: 24 February 2020 Expiry Date: 30 September 2025

\*This tipue rating is indicative and subject to change at any time, inserver, a final sating will be based on receipt of all duly executed contractive agreements.

The first laster cetting is subject to consult nonwats on the anniversary of the Bond.

Issuer's Rating: Bbb Expiry Date: 30 September 2020



Analysts: Ojuru Adeniji ojurusden ji di squate com

Isaac Babatunde isaachabatunde@agustic.com

Ageste & Co. Limited UBA House (5th Floor) \$7, Marina Lagos, Nigeria settin agest Sucam.

### Satisfactory quality with moderate credit risk; adequate capacity to pay returns and principal on local currency debt in a timely manner.

### RATING RATIONALE

- Agusto & Co. hereby assigns an indicative "Bbb" rating to Flour Mills of Nigeria
  Fic.'s (Flour Hills', Fifth' Issuer' or 'the Company') to N20 billion: Series 3
  N12.4996 billion 3-Year 10% Fixed Rate Senior Unsecured Bond Due 2025
  (Tranche A') and N7.5004 billion 3-Year 11.10% Fixed Rate Senior Unsecured
  Bond Due 2025 (Tranche B') under the N70 Billion Bond listuance Programme.
  The rating assigned to the Series 3 (Tranche A & B) issuance millions the
  standalone rating of the Rasuer, as the Bonds are senior and ranks pari passis
  with other senior debt of the Company.
- The Company issued N20 billion in aggregate sum under the Series 3 Bonds in the first quarter of 2020. The Series 3 Tranche A & B Bonds ("the Bonds") fixed coupon rates, which were determined through a book-building process and payable semi-annually over the 3-year and 5-year tenors, are 10% and 11.1% respectively. The principal of the Bonds will be redeemed in jump sum at maturity in 2023 and 2025 respectively. The net proceeds of the Bonds will be used to refinance existing debt obligations and augment FMM's working tagital.
- The Series 3 (Tranche A & B) Bonds are direct, serior, unsecured and unsubordinated obligations of the Issuer and shall rank port possit with all other unsecured and unsubordinated obligations of the Issuer in accordance with the Bond Trust Deeds and Pricing Supplements, the Issuer unconditionally and irrevocably pledges to repay the coupon and outstanding principal amount from its operating cash flow.
- In line with the Series 3 (Tranche A & B) Bond Trust Deed, a Payment Account shall be opened by the Issuer in the name of the Bond Trustees United Capital Trustees Limited after the issue date. The Payment Account shall be under the custody and administration of the Trustees for the benefit of the Series 3 (Tranche A & B) Bondholders. The Issuer shall ensure that funds required to meet any of its payment obligations under the Trust Deed shall be paid into the Payment Account not later than five business days before the next coupon payment or the redemption date.

This Series 3 (Tranche A & II) Bond Rating Report should be read in conjunction with Agusto & Co.'s 2019 Corporate Rating Report for Flour Mills

The copyright of this document is reserved by Agusto & Co. Limited, No matter isotrained herein may be reproduced, dudicated or coded by any maters wherebears without the prior written consist of Agusto & Co. Limited. Author will be sales against companies or individuals who ignore this warning. The information contained while document has been obtained from published from cold statements on and inher our case while consistent to reflain to the original statements as such. The opinion expressed in this document do only represent investment or other advice and cherold transfers not be construed as such. The consistent of this document is rechisted to whom it has been addressed. Any unauthorized document or one of the information contained herein approhibited.







# Flour Mills of Nigeria Plc N70bn Bond Issuance Programme (N20bn Series 3 Tranche A & B Bonds)

Nigeria Corporate Bond Analytis - New Issuance Report

December 2019

Security class Rating scale Indicative ruting\* Rating outlook Expiry date
Sense 3 Sensor Unsecured Bonds N20tm National BBB-1040 Stable April 2020

#### Key Truscantes inquerporter.

Next: Plac Wit of Tigers His 17900. or "the Language")
Lead Invited Brane. State, STE Lighted Journal.
Asket Souting Mounts: SEM Synamics, London, 1995 Same
Merchant Sout. J. States, PCMV Capital Markon London poll.
Question Joseph Capital Sciences Laurent
John Treasure. Listed Capital Treasure. Laurent
Solution in the Treasure. Uds Librar & Refs. Chapter
Andalter to the Engineeras. The New Planter

Key Transplan Departments Programme Tout Timi, Skolf Programs, Outh Senac J Datebu A Tout Oest, Shelf Senac S Transle B True Cand, Ond Senac J Transle B Bridge Supplement, Dadi Senac I Transle B Bridge Supplement

Summery of Transaction	18.
Anatolisis	Septer terretized
Programme limit	Di770im
Series S Treache A red S Books	Trenche A. Book NG2 She Trenche B Bends: N7 She
Team	Tresche A Boads J years Tonoche B Boads I years
Menutry Date	Treathe A Strady 2023 Treathe B Septh; 2025
Salveyof exte	Treache & Bonds 10% Treache & Bonds 13 10%
Spread best	Fired, payoble semi-manually
Personal redesigness been	Байи мунушки прос пальну
Marries sinder	Yes

### Related methodologies trinered.

Global Master Cornelle for reting Corporate autifies: spileted February 2018; Firet: Mills of Nigaria Fir reting reports, 2016-2019

Gleony of News rotios, Evimary 2018.

Rating Birmy	y Grag-an a	renderli:				
Rategiber	Reday	Hare	Hales			
terior terrings.						
Title	Hilleron	Tax 300	566			
Sente Librale	Aftirme	Jensey 2019	Skitch			
Searc J Nosile	1897/00	January 2015	Side			
Last rettags						
Nee	Bille-jac	Onler-200	State			
Seen I Weste	Reservance	Ethider:3501	Sobb			
Server T Herein	1112	6544m 200	Slokk			

#### GCR comets

Primary Analyse: Adulasi: Adulasiba Satur Analyse adulasis/gentatings com

Committee Chairperson Dave King king righthelinengs nor

Andyt lecation Lagor, Nigota +25 41 004-0462

www.gistalentage.com.ag

Transaction summary

Flow Mills of Nigeria Pic registered a LCObn Bond Issuance Programme ("the Programme" or "BIP") with Securities and Enchange Commission ("EC") in Neverther 1818. Under the Programme Bonds will be issued in series, with an initial NO 18th already raised in two tranches in November 1818, being Series I Bonds with a nominal value of NIO 18th and Series I Bonds with a nominal value of NIO 18th and Series I Bonds with a nominal value of NIO 18th and Series I Tranche A and B Bonds ("the Bonds") with principal amounts of NIO 38th and N7.58th respectively under the BIP in February 2020. The use proceeds will be unliked to series short term debt drawn down from bank loans. The Bonds will be repaid in bullet upon metatrry. Similar to earther issuances, the Series 3 Tranche A and B Bonds will constitute direct, unconditional, senior and unsecured obligations of the Loane.

OCR has accorded indicative public, unformal scale long-term conditioning of 'BRE+<sub>(int)</sub>,' to the Series 3 Tranche A and B Boads and not the entire Programme. The indicative ratings accorded to the Boads relate to the ultimate psystems of principal and national (as approach to timely, skin to an especial less arting, which is a function of probability of default and less seventy).

#### Summary rating rationals

- The Programme Trust Deed ("PTD") does not offer Boudholders sursecurity over street, but does feature a negotive pledge and other covenants to protect the unesent of Boudholders.
- As the Series J Tranche A and B Boads are direct, unconditional, senior and unsecured obligations of the Josept the Boads will beer the same rating as the Josept and any change in the ratings ossigned to the Josept will directly affect the Boad ratings. GCR, affirmed the Josept's long term rating of BBB-ton in October 2019, Stoble Outlook
- FMOV manuminx a leading position in the Nigerian flow milling undertry, strives by its experienced management team, extensive, versasle milling capacity, product fiverellication and a broad floration serveds.
- Watle FMN has reported progressively reduced external debt, its credit protection metrics remain strained due to committed cash generation and its highly working capital-insensive operations, exacerbated by related purty requirements on FMN's liquidity. As such, gross and set debt to EBITDA rose to 3n and 2.7x respectively in FY10, with both metrics registering above 2.8x at 1H FY20. Notwithstuding modest improvements, interest coverage is relatively low, value operating cash flow coverage of debt is expected to remain weak negative.
- Net proceeds from the Series 1 Bonds and Series 2 Bonds Issue were used to serie centain maturing debt obligations, thus, current debt declined to 57% of total debt in 1H FY20 (FY19: 72%), afters high Current refinancing and liquiday risk remain elevated, especially given persistent negative five each flows. In addition to Series 3 Tranche A and Tranche B Bonds, the Issuer intends to term out certain total facilities, which would be supportive of a materially enhanced debt maturity profile, with approximately 21% of debt materially enhanced debt maturity profile, with approximately 21% of debt materially enhanced debt materially enhanced debt materially enhanced debt materially for FMCF's finding and liquidity profile.

"The final retiage will be surroded upon censign of uninferroilly signed and evented final transaction documents.

Nigeria Corporate Bond Analysis Indicative Public Credit Rating



Bookbuilding:

**OPENS: 03 FEBRUARY 2020** 



CLOSES: 14 FEBRUARY 2020

#### FLOUR MILLS OF NIGERIA PLC RC 2343

### OFFER FOR SUBSCRIPTION

#20,000,000,000 3 YEAR 10.00% SERIES 3 (TRANCHE A) FIXED RATE SENIOR UNSECURED BOND DUE 2023 UNDER THE ₩70,000,000,000 FLOUR MILLS OF NIGERIA PLC BOND ISSUANCE PROGRAMME

Lead Issuing House/Bookrunner:

Stanbic IBTC Capital Limited RC 1031358

Joint Issuing Houses/Bookrunners:

ARM Securities Limited RC 125242

FBNQuest Merchant Bank Limited RC264978

FCMB Capital Markets Limited RC446561

Quantum Zenith Capital & Investments Limited RC 639491

Orders must be made in accordance with the instructions set out in the Pricing Supplement. Care must be taken to follow these instructions as orders that do not comply may be rejected. If you are in doubt as to the action to take, please consult your Stockbroker, Banker, Solicitor or an independent investment adviser for guidance

#### **DECLARATION**

- the applicable SEC Rules and Regulations.
- order is made on the terms set out therein.
- ☑ I/We hereby irrevocably undertake and confirm that my/our order for Bonds is equivalent to the participation amount set out below at the Coupon Rate to be discovered through the book building process.
- ☑ I/We authorise you to enter my/our name on the register of holders as a holder(s) of the Bonds that may be allotted to me/us and to register my/our address as given

Contact Person (for Corporate Applicant) / Next of Kin (for Individual Applicant)

- ☑ I/We confirm that I am/we are eligible to participate in this Issue in accordance with ☑ I/We authorise the Issuer to amend the Pricing Supplement as may be required for purposes of filing a final version with the SEC without recourse to me/us and I/we use this commitment form as the application for the purpose of the Bond
  - $\ensuremath{\,\boxtimes\,}$  I/We note that the Issuer and the Issuing Houses/Bookrunners are entitled in their absolute discretion to accept or reject this order.
  - $\ensuremath{\,\overline{\boxtimes}\,}$  I/We agree to accept the participation amount as may be allocated to me/us subject to the terms of the Pricing Supplement.

#### PLEASE COMPLETE ALL RELEVANT SECTIONS USING BLOCK LETTERS AND IN BLACK INK GUIDE TO ORDERS DATE (DD/MM/YYYY CONTROL NO (REGISTRAR'S USE) ONLY N10,000,000.00 Minimum Amount 2 0 Subsequent multiples N1.000 PARTICIPANTS CAN INDICATE UP TO (3) THREE OPTIONAL BID MARGINS AND SPECIFY THE PARTICIPATION AMOUNT APPLICABLE TO EACH BID COUPON RATE. THESE WILL BE TREATED AS OPTIONAL ORDERS AND WILL NOT BE **Frustee AGGREGATED.** PLEASE TICK $(\checkmark)$ THE APPLICABLE BOX ON THE RIGHT ORDER 1 ORDER 2 **Bid Coupon** Participation Amount **Participation Amount Bid Coupon Rate** Rate М % M 0/ In Words: In Words: **ORDER 3 Bid Coupon** Participation Amount Rate % In Words: Surname/Corporate Name Other Names (for Individuals only) Joint Applicant's Surname and other Names



### **APPENDIX 6: Commitment Form**

Addres	s in F	ull																													
City																		St	ate												
Telephone E-mail																															
Allotme	ent Pre	feren	се		cscs	Inves	tor A	ccou	ınt N	o (El	ectr	onic	Allo	tme	nt)		csc	cs (	Clea	arin	g Ho	ouse	e N	o (C	HN)	)					
CSCS (Sub Account under a Primary Dealer)																															
	csc	S (St	anda	alone)	(0	imar nly fo	r Su	b Acc	oun	ts)	ode																				
	Ce	rtifica	ite			ame o																									
Bank D	etails	(For	E-Pa	ymen	its)																										
Bank N	lame/E	Branc	h												Account no																
Signat	ure								2n	d Sig	jnatι	ıre (C	orp	orate/Joint)							Со	mpa	any	Sea	I/RC	Nu	mbe	er (C	orp	orate	<del>)</del>
Name	⊵/Desi	gnatio	on of	f <b>A</b> uth	orised	Sign	atory	(Cor	pora	te A <sub>l</sub>	pplic	ant c	only	)						]											



**Board of Directors** Mr John G. Coumantaros Alhaji Yunus Otalekan A. Saliu (Chairman) 3 Abike Sulamen Street 33rd Floor, 712 New York Lekki Phase 1 United States of America Lekki Fifth Avegue Same Lagos Professor Jerry Gana, CON Dr (Chief) Emmanuel A. Ukpabi (KJW) (Vice Chairman) 2 Misratah Street Wuse II 76 Marine Road Apapa Abuja Lagos Mr Paul M. Gbededo Ainaji Rabiu Muhammad Gwarzo, OON (Group Managing Director) 15 Mai Maieri Roed Road 47, Q4 Victoria Garden Cit Bompai Industriai Estate Ajah Kano Jan Lagos Alhali Abdullahi Ardo Abba Mr Athanasios George Mazarakis 33rd Floor, 712 Fifth Avenue 26 Mayo Inne Road Jimeta New York Jose !! Yola United States of America Adamawa Mr Alfonso Garate Mr Foluso O. Phillips 33rd Floor, 712 Fifth Avenue Phillips Consulting New York 4th Floor, UBA House United States of America 57 Marina Lagos Mr Ioannis Katsaounis Mr Folarin Rollimi Abiola Williams 26 Filellinon Street 1 Shagamu Avenue Athens llupaju Greece Lagos Mr Joseph O Umalu Mr Atedo Nari Atowan Peterside, CON I.B.T.C. Place (Company Secretary) Walter Carrington Crescent 1 Gaiden Penny Place Victoria Island Wharf Road Apapa Lagos Lagos Mrs Salamatu Hussaini Suleiman 19 Bolaji Akinyemi Crescent, Katampe Extension Abuja

Registered Address<sup>2</sup> From Milts of Nigeria PLC 1 Galden Penny Place What Road Apapa

1 BOOLS

+234 705 689 1000

Other Information

Audit Committee Members

Mr. Ajavii Babajide Adetunji - Chairman

69: Adesina Ofalekan Oladepo

Mr. Olukoya Oluwasasan James

Mr. Shekoni Nurudean Adebayo

Mr. Adestina Tajudeen Invan

Or. (Chief) Emmanuel Akwert Ukpebi (KJW)

Mr. Faluso Olefide Phillips

Alhaji Yurius Olalakari Saliu

Mr. Joseph Umaki

Auditors

KPMG Professional Services

KPMG Tower

Bishop Aboyede Gale Street

Victoria Island

Lagas +234 1 271 8955

WMDS

<sup>&</sup>lt;sup>2</sup> Regional offices of the Issuer can be found on the Issuer's website, https://www.fimplc.com



Issuing Houses

LEG.

Years 1 Erres Corene

Stanbic IBTC Capital Limited (Lead)

I.B.T.C. Place

Walter Carrington Crescent

Victoria Island

Lagos

**ARM Securities Limited** 

1 Mekumwen Road

Off Oyinkan Abayomi Drive

IKOYI BLUWAGBENGA Lagos MAGRAGEGOZA

FCMB Capital Markets Limited

Kazerin 121

6th Floor, First City Plaza 44 Marina

Lagos

FBNQuest Merchant Bank Limited

10 Keffi Street Off Awolowo Road

lkovi

Lagos

Quantum Zenith Capital & investments Limited

12th Floor, Plot 2 Ajose Adeogun Street

Victoria Island

Lados

to the Programme / Issuer

The New Practice

49, Raymond Njoku Street

South-West Ikoyi

Lagos

Reporting Accountant

Deioitte & Touche

Civic Towers

Ozumba Mbadiwe Road

Victoria Island

Lagos

Registrars

Atias Registrars Limited

34 Eric Moore Road

lganmu

Lagos

rustees

United Capital Trustees Limited

12th Floor, UBA House

57 Manna

Lagos

Legal Adviser to the Trustees:

Udo Udoma & Belo-Osagie

St. Nicholas House (10th & 13th Floors)

Catholic Mission Street

Lagos

Receiving Banks

AJRY

Stanbic IBTC Bank PLC

IBTC Place

Walter Carrington Creacent, Victoria Island

Lagos

First Bank of Nigerla Limited

Samuel Asabia House

35 Marina

C Lagos

Ratings Agencies

Agusto & Co. Limited

UBA House (5th Floor) 57 Marina Road

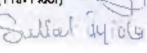
Lagos

BARRE

Global Credit Rating Co. New Africa House (11th Floor)

31 Marina

Lagos





Flour Mille of Nigeria Ple Annual report 31 March 2019

### Consolidated and Separate Statements of Financial Position As at 31 March 2019

	and the L	Group		Comp		
In the country is of a size	Note	31 March 19	31-Mar-18	31 March 19	31-Mar-15	
n thousands of naira Assets						
Assets Property, plant and equipment	17	221,465,325	217,901,400	EE 202 202	83,837,249	
Investment property	18	1,737,559	1,841,977	88,803,208		
Goodwill	20	4,148,022	4,148,022	58,899	60,954	
Intangible assets	19	1,316,670	1,095,317	1,876,816	1,876,816	
Investments in subsidiaries	21	1,310,010	1,093,317	1,022,676	1,088,440	
Biological assets	24	111,784	37,710	44/002/124	33,200,134	
Deferred tax	15		12.700.00075.000			
Long term loans and receivables	25	3,963,819	6,459,761	77 (17 0(0	44 441 750	
Other investments	23	1,402,210 41,140	944,472 62,900	33,617,060	44,441,761 62,900	
Prepayments	28	2,365,692	1,610,730	41,140		
Non-current assets	20 _	236,552,221	234,102,289	2,056,477	1,575,533	
	7 - 7			171,481,410	168,223,794	
Inventories	26	113,867,186	111,373,409	68,230,014	71,755,238	
Biological assets	24	18,498	179,653			
Trade and other receivables	27	26,085,312	19,083,085	50,322,189	49,546,925	
Derivative assets	48	198,026	*	198,026		
Prepayments	28	17,894,815	21,364,109	13,848,251	16,778,199	
Cash and cash equivalents	29	17,205,546	22,245,372	9,978,297	16,300,420	
Current assets	77.7	180,269,383	174,245,628	142,576,777	154,380,785	
Total assets	-	416,821,604	408,347,917	314,058,187	322,604,582	
Equity	-	400000 Linux	400047011	21400204107	Jan. 1004, 302	
Share capital	31	2,050,197	2,050,197	2,050,197	2,050,197	
Share premium	31	75,377,444	75,377,444	75,377,444	75,377,444	
Fair value reserves		(94,316)	(72,556)	(94,316)	(72,556	
Retained earnings		66,377,553	67,903,735	61,595,948	74,091,211	
Equity attributable to owners of the	_	143,710,878	145,258,820	138,929,273	151,446,296	
отрану	-			130,747,473	151,440,290	
Non-controlling interests	-	7,261,317	5,357,888			
Fotal equity	-	150,972,195	150,616,708	138,929,273	151,446,296	
Liabilities	200	47 001 001	20.255.224	200 200 200		
Borrowings	32 33	46,231,074	29,376,221	21,795,459	14,984,392	
Retirement benefit obligation	34	5,848,372	5,193,788	4,798,945	4,293,331	
Long service award Deferred tax	15	2,183,131	1,948,287	1,881,868	1,720,629	
	35	10,587,507	12,307,605	8,150,526	9,805,335	
Deferred income	33	16,370,523	9,117,232	172,410	280,073	
Non-current liabilities	2207	81,220,607	57,943,133	36,799,208	31,083,760	
Bank overdrafts	29	9,651,138	19,934,045	1,519,149	16,466,200	
Trade and other payables	36.	79,040,345	56,993,533	66,343,291	40,126,542	
Borrowings	32	71,053,087	103,922,863	55,425,053	71,382,864	
Current tax payable	14	4,104,046	3,151,317	775,960	1,097,052	
Deferred income	35	2,818,229	2,578,896	52,925	147,084	
Dividend payable	37	2,566,783	2,005,814	2,177,173	1,981,752	
Customer deposits	38 _	15,395,174	11,201,608	12,036,155	8,873,032	
Current liabilities	-	184,628,802	199,788,076	138,329,706	140,074,526	
Total liabilities	-	265,849,409	257,731,209	175,128,914	171,158,286	
Total equity and liabilities		416,821,604	408,347,917	314,058,187	322,604,582	

These financial statements were approved by the Board of Directors on 12 July, 2019 and are signed on its John'll by:

Paul Miyonmide Ghededo Group Managing Director FRC/2013/IODN/00000003828

Alhaji Y Otalekan A, Saliu Director FRC/2013/ICAN/00000003595 Anders Eristiansson Group Chief Finance Officer FRC/2014/ANAN/00000009819

The accompanying notes and significant accounting policies form an integral part of these financial statementss



### FLOUR MILLS OF MIGERIA PLC

CONDENSED CONSOLIDATED AND SEPARATE STATEMENT OF FINANCIAL POSITION AS AT 30 SEPTEMBER, 2019

AS AT 30 SEPTEMBER, 2019		Group		Company	
		36/98/2019	31/03/2019	30/09/2019	31/03/2019
A	Note	H-000	N'000	N1900	N'000
Assets					
Non-current assets					
Property, plant and aquipment	13	220,209,837	221,405,325	60,925,415	88,809,208
Biological assets	14	861,225	111,784		
Intergible ensets	15	1,125,191	1,316,670	859.561	1,012,676
Invalmed properties	16	1,685,356	1,797,580	97,871	88,890
Goodwill	12	4,148,022	4,148,023	1,876,816	1,879,816
Invasiment in subsidiaries	17	4.50		64,005,134	44,005,134
Available for sale vivisiments	18	34,660	41,140	34,680	-81,140
Owferred tax assets		4,100,079	3,963,819	The sand love	DE TABLES
Long term tooms receivable	10	663,707	1,402,210	38,334,430	33,617,060
Prepayments.	22	1,633,722	2.365.692	1,533,722	2,010,477
Total non-current assets		234,359,643	236,562,221	177,697,829	171,481,410
Current assets	100				
Triversorius	200	92,786,101	118,807,188	49,483,499	10,230,014
Biological veneto	14	17,807	18,498		
Trade and other receivables	21	27,088.104	20,008,312	51,711,913	50,322,189
Derivative assets	-	190,020	198,026	198,026	196,026
Prepayment & deposit for import	22	12,500,479	17,894,815	8,244,401	13,846,251
Cash and cash equivalents	29	20,691,327	17,205,548	14,601,706	9,974,297
Total corrent assets		154,182,963	106,269,383	124,299,545	142,576,777
Total assets		280,542,546	416,821,604	381,897,173	314,008,187
Equity and liabilities:					
Capital and reserves		1.333.000.000			
Sham capital		2,050,197	2,050,197	2,950,197	2,650,197
Shark premium		75,377,444	78,377,444	-25,377,444	75,377,444
Fair value reserves		(100.778)	(94.316)	(100.775)	(94,316)
Ratained earnings		67,730,756	66,377,653	58,226,695	61,595,948
Equity attributable to owners of the Company		146,067,821	143,719,678	135,552,560	138,929,275
Non-controlling interest		6,590,965	7,261,317	_	-
Total Equity		161,948,586	150,972,195	135,552,565	138,929,273
Lisbilities					
Non-current listellities					
Borrowings	29	86,952,261	45,291,074	34,625,538	21,795,499
Flatiremant bewellt strigation		5,411,485	5,848,372	5,384,767	4,798,945
Long service sword		2,364,443	2,163,121	2,078,333	1,861,868
Coferent saxation Codemic moores		10,650,127	10,087,507	8,130,631	6,150,626
Total non-current Rebilities		15,016,465	16,370,523 81,220,607	1,400,788 81,820,347	172,410
TO HE SHIP CONTRACTOR AND ADDRESS OF THE SHIP CONTR		98,723,781	#1/848/BWL	61/840/441	34,799,208
Current liabilities	0.4	44.676		and the second	
Bank Overdraft	23	10,861	9,681,138	16,860	1,510,143
Trade and other payables	24	18,942,989	79.040,345	58,381,023	66,343,291
Borrowings	25	82,596,385	71,053,087	45,831,262	55,425,653
Current has payable Curfland income		5,701,193	4.104,046	1,189,227	776,960
Divident psystle		2,545,415	2,566,783	2155 805	2,177,175
Customer deposits		10,222,680	15,365,174	0,864,179	12,030,180
Total current Sabilities		141,370,179	184,628,602	114,524,366	130,329,706
Total liabilities		236,593,560	265,849,409	166,344,613	175,128,914
		388,642,546	416,821,604	301,897,173	314,058,187
Total aquity and liabilities		300,010,010	470,041,004	301,001,113	314,000,167

The financial statements were approved by the board of directors and authorised for issue on 20th October, 2019. They were signed on its behalf by:

Psul Myonmide (Betieds Group Metholog Director #90/2013/00N/00000003826 Anders Kristianscom Group Chief Finance Officer FRC/2014/ANAN/00000000815



Ploar Mills of Higeria Pic Annual report 31 March 2019

Consolidated and Separate Statements of Profit or Loss and Other Comprehensive Income For the year ended 31 March 2019

The life year chock of march 2010		Grou	D.	Company		
	Note	31 March 19	31-Mar-18	31 March 19	31-Mar-18	
In thousands of natra					Restated*	
Continuing operations		FOR 101 FCT	£40 £00 £00	270 200 600	201 200 010	
Revenue Cost of sales	6	527,404,567 (474,057,010)	542,670,409 (473,895,352)	370,205,529 (337,073,874)	371,370,740 (321,920,291)	
Gross profit		53,347,557	68,775,057	33,131,655	49,450,449	
Selling and distribution expenses	9	(8,165,792)	(6,180,092)	(6,297,386)	(5,595,264)	
Administrative expenses	10	(19,424,087)	(19,423,339)	(12,661,382)	(11,214,859)	
Net operating gains and (losses)	8	6,211,205	5,943,332	2,287,514	(4,190,519)	
(Impairment loss)/write-back on trade and intercompany	9.2				4000000	
receivables	27	327,976	(692,033)	(244,360)	(1,291,375)	
Operating profit		32,296,859	48,422,925	16,216,041	27,158,432	
Investment income	12	768,592	816,319	18,346,048	9,810,954	
Finance costs	13	(22,891,176)	(32,697,477)	(16,025,840)	(24,941,948)	
Profit before minimum tax		10,174,275	16,541,767	18,536,249	12,027,438	
Minimum tax		(225,616)	(144,277)			
Profit after minimum tax		9,948,659	16,397,490	18,536,249	12,027,438	
Net income tax expense	14	(5,948,513)	(2,781,716)	(986,742)	(4,171,670)	
Profit from continuing operations	** .	4,000,146	13,615,774	17,549,507	7,855,768	
	*	4,000,140	13/013/174	17,549,507	1,000,100	
Discontinued operation Profit from discontinued operations	50	000		1,768,147	1,388,961	
Profit for the year	- 3	4,000,146	13,615,774	19,317,654	9,244,729	
Other comprehensive income  Items that will not be reclassified to profit or loss:  Remeasurement of defined benefit liability  Related tax.		462,709 (148,068)	(898,629) 292,322	355,687 (113,819)	(735,088) 235,228	
Remeasurement of defined benefit liability, net of tax		314,641	(686,387)	241,868	(499,860)	
ltems that may be reclassified to profit or loss: Gain/(loss) on investments in equity instruments		(21,760)	38,760	(21,760)	38,760	
Other comprehensive income for the year net of tax		292,881	(567,547)	220,108	(461,100)	
Total comprehensive income for the year	-	4,293,927	13,048,227	19,537,762	8,783,629	
Profit attributable to:	7					
Owners of the Company:		4,108,369	12,675,321	17,549,507	9,244,729	
Non-controlling Interests	22	(108,223)	940,453	# Table 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	-	
		4,000,146	13,615,774	17,549,507	9,244,729	
Total comprehensive income attributable to:	- 7					
Owners of the Company:		4,895	12,129,511	19,537,762	9,244,729	
Non-controlling Interests	22	(102,953)	918,716			
the contouring interests		(98,058)	13,048,227	19,537,762	9,244,729	
Earnings per share:						
Per share information						
Basic earnings per share (kobo)	16	100	483	471	352	
Diluted earnings per share (kobo)	16	100	483	471	352	
Earnings per share - Continuing operations	49	100	1000	224	1914	
Basic earnings per share (Kobo)	16	100	483	428	299	
Diluted earnings per share (kobo)	16	100	483	428	299	

The accompanying notes and significant accounting policies form an integral part of these financial statements:



<sup>\*</sup> The prior year comparative figures have been restated to reflect the impact of discontinued operations as a single amount in the income statement (Note 50)

<sup>\*\*</sup> The Group and Company initially adopted IPRS 15 and IPRS 9 effective 1 April 2018. Under the transition chosen, comparative information has not been restated except separate presentation of impairment losses on long term, intercompany and trade receivables.

#### FLOUR MILLS OF NIGERIA PLC

### UNAUDITED FINANCIAL RESULTS FOR SIX MONTHS ENDED 39 SEPTEMBER 2019

The Directors of Flour Mills of Nigeria Pic (FMN) are pleased to announce the unstudied financial results of the Group and the Company for the six months ended 50th September 2019 as follows:

	Grou	Company		
	Six months	ended	Six month	is ended
	30/09/2019	30/09/2018	30/09/2019	30/09/2018
	N'000	N'000	N'000	N'000
Revenue	270,761,855	269,737,155	187,282,311	188,714,322
Cost of selex	(238,964,804)	(237,617,545)	(169,335,383)	(163,568,779)
Gross profits	31,777,061	32,119,610	17,946,928	24,745,543
Selling and distribution expenses	(4,483,684)	(4,125,473)	(3,421,978)	(3,344,291)
Administrative expenses	(10,517,630)	(8,851,516)	(7,272,411)	(7,653,122)
Net operating gains /(losses)	45,291	1,100,002	(955,242)	(33,395)
Operating profit	16,820,758	19,242,623	6,297,297	13,814,735
Investment income Finance costs Profit before tax Tax expense	651,670	288,882	1,918,589	3,544,049
	(8.838,123)	(11,229,385)	(5,936,148)	(8,496,274)
	8,634,303	8,362,120	2,279,738	9,963,510
	62,730,977)	(3,232,679)	(729,516)	(2,913,592)
Profit for the period Galor / (loss) on Investments in equity instruments Total comprehensive income	5,603,326	5,089,441	1,680,222	5,949,918
	(6,463)	(19,720)	(6,480)	(19,720)
	4,696,666	5,049,721	1,840,782	8,930,188
Profit attributable to: Owners of the Company Non-controlling Interests	6,273,678 (270,362) 8,903,326	6,128,330 (58,889) 6,069,441	1,560,222	5,949,918 5,949,918
Total comprehensive income attributable to: Owners of the Company Non-controlling interests	6,287,218 (370,352) 8,896,888	5,108,610 (58,889) 5,049,721	1,543,762	5,930,198 5,930,198
Earnings per share - Basic (kebo)	153	125	38	145
Earnings per share - Diuted (kebo)	163	125	38	145
Explanatory Notes:				

BY ORDER OF THE BOARD

Joseph Odion A. Umolu Company Secretary / Director, Legal Services FHC/2013N8A/0000005887

30th October, 2019



Flour Mills of Nigeria Ple Annual report 31 March 2019

### Consolidated and Separate Statement of Cash Flows

for the year ended 31 March 2019

	Note	Gr	oup	Com	pany
in thousands of natra	i i	2019	2018	2019	2018
Cash flow from operating activities		7.		() (i)	77
Cash generated from operating activities	30	75,279,237	84,592,172	5,039,206	(23,367,916)
Income tax paid	14	(2,583,747)	(1,306,617)	(1,116,414)	
Long service award benefit paid	34	(291,474)	(191,385)	(247,869)	(167,736)
Retirement benefit paid	33	(164,792)	(341,159)	(130,170)	(275,391)
Net cash generated from/(used in) operating act	ivities	72,239,224	82,753,011	3,544,753	(24,037,585)
Cash flow from investing activities					
Acquisition of property, plant and equipment	17	(26,223,342)	(21,398,545)	(17,210,136)	(8,456,517
Proceeds from sale of property, plant and					233.542.2
equipment		2,223,481	2,790,863	39,105	1,864,149
Acquisition of intangible assets	19	(330,363)	A Transport of the Comment of the	(58,988)	(13,219)
Purchase of biological assets	24	(969,873)	(27,398)		#
Loans granted to related companies	25	(586,396)	10/10	(58,904,085)	(22,632,996
Loan repayments from related companies	25	128,661	-	92,046,897	73,585,82
Finance Income	12	768,592	816,319	6,011,448	9,810,954
Dividend received	12		-	12,334,600	
Net cash (used in)/ generated from investing act	ivities	(24,989,240)	(17,831,980)	34,258,841	54,158,200
Cash flow from financing activities					
Proceeds on share issue	31		39,302,975		39,302,975
Proceeds from borrowings	32	362,092,863	301,531,571	199,727,133	263,610,600
Repayment of borrowings	32	(378,107,786)	(360,013,797)	(208,873,876)	(296,036,810)
Consideration paid for acquisition of NCI			(1,683,000)		(1,683,000)
Additional investment by NCI		2,030,700			
Dividends paid	37	(5,488,599)	(2,838,587)	(4,257,175)	(2,838,587)
Unclaimed dividend received	37	352,200	216,465	352,200	192,403
Finance costs paid	13	(22,891,176)	(32,697,477)	(16,025,840)	(24,941,948)
Net cash from financing activities		(42,011,798)	(56,181,850)	(29,077,558)	(22,394,367)
Net increase in cash and cash equivalents		5,238,186	8,739,181	8,726,036	7,726,248
Cash and cash equivalent at the beginning of the ye	ar	2,311,327	(4,005,309)	(165,774)	(5,519,945)
Transfer to Golden Fertilizer Company Limited	21(i)			(105,346)	
Effect of exchange difference		4,895	(2,422,545)	4,232	(2,372,222)
Cash increase through merger		-		-,	145
Cash increase unrough merger					

The accompanying notes and significant accounting policies form an integral part of these financial statements



m between the de subsects of the				
PLOUR MILLS OF NIGHRIA PLC		1		
CONSOLIDATED AND SEPARATE STATEMENT OF CASHFLOW FOR THE SIX MONTHS ENDED 30 SEPTEMBER 2019	5		7.7	
	Group	2	Comp	any
	30/09/2019	30/99/2016	30/09/2019	30/09/2016
	Nabo	N'080	N'000	NYOOG
Cash flows from operating activities			1000	
Profit before tax	8,654,303	B,302,120	2.279,738	8.883,510
Adjustment for:	Water Cont.	Schuldwaren.	- Version	To be seen
Depreciation and amortization	9,930,515	9,488,030	5,108,418	4,667,605
Finance coats Interest income	8,688,126	11,229,385	5,936,148	0.495,274
Loss/(profit) on dispusal of fixed awards	(383,049)	(285,662)	(318,488)	(3,544,046)
Deferred the peaking	(130,260)	57,906 (611,905)	(22,539)	(691)
Tue Payable	1,807,147	(1,936,411)	393,267	(582,967)
Deterror laxoner labilities	(1,589,599)	2.373,444	(412,961)	2,349,658
Notrement ceneti puliyatora	565.113	200,499	585,812	256,796
Long service liward	201.012	126,320	196,465	110,240
Dividenti payable	(21,364)	159,078	(21,368)	159,978
Profit tohore changes in working capital	27,676,206	29,067,484	13,724,468	20,776,762
Changes in Worlding Capital				
Pricingles in Promoting Capitals Pricingles of Promoting Capitals	26,679,025	5.459.845	18,746,815	(1.085.200)
(Increase)/ Decrease in Irade and (Ahir receivables	(1,402,792)	(3.228.912)	(1,389,726)	(18,506,607)
(Increase) Decrease in Biological assets	(748,750)	(3/550,975)	Titlesed chair	4 surfaces/most/
(increase) Decrease in Prepayments and deposit for imports	2.217.308	2,414,993	0.126.605	4,276,617
Increase (Doctringe) in Trade and offee payable	(22,096,376)	11,460,458	[7,962,268)	14,044,781
Increase/ (Decrease) in Qualumers' decreal	(5,171,484)	(1.145,721)	15,341:075)	(1,781,750)
incremen (Decrease) in Deferred revenue	109.390	1400 8541	1.487.465	(62,437)
Net changes in working capital.	2,466,311	13,913,972	11,838,618	(3.176,791)
Cash Flow from operating activities	30,161,517	42,381,456	25,361,104	17,557,961
Tux pend	(1,170,758)	(5,232,679)	(836,250)	(2,013,502)
Not Cash Flow from operating activities	25,054,758	39,748,777	25,024,854	14,584,369
Cash flows from Investing activities			1.00.000 (90.00.00)	
Acquisition of property, plant and equipment	(8,715,793)	(0.147,010)	[7:206,082]	(5,342,744)
Acquestion of intergible assets	183,479	97,902	103,115	138,447
Acquisition of investment property	62.209	52,210	1,029	1,029
Long tilmi louns receivabili	736,473	547	(4,887,370)	F,309,529
Finerice income	383,949	288,892	318,488	3.544,049
Not Cosh flow from investing activities	(7,344,583)	(8.507,969)	(11,412,821)	5,950,309
Financing activities				
Borowings	5.234.403	7.139,502	3,450,286	12,025,647
Finance costs paid	(6,006,125)	[11.229,306]	(0.938,148)	(8,495,274)
Divident paid	(4.020.476)	(4.100,596)	(4,920,475)	(4,100,386)
Cash flow from Financing activities	(8,824,117)	(0,100,100)	[7,429,336]	(569,723)
ALTERNATION CONTINUES				
Net Cash Flow	13.116.088	23.090,609	0.191,008	19.764,900
Cash and cash equivalents at beginning of Periodiyear	7,554,408	2.311.327	8,459,148	(165,774)
Cash and cash equivalents at end of the period	20,970,466	25,361,936	14,650,846	19,599,181
Clowing		Section 1	COR 1600 E 200	- all a second
Bank deposits belances and cash	20,681,327	26,713,418	14,001,706	20,208,748
Kara oyerdrafie	(10.881)	(1,351,462)	(10,860)	(809,567)
	25,670,488	25,361,936	14,650,948	19,659,181
Opening		lanca a		
Bank deposits belancing and cash	17,205,640	22,245,572	9.979,297	10,300,426
tlank overdraffa	(9,001,130)	[19,004,045]	(1,579,144)	[16,466,200]
	7,884,408	2,311,327	8,459,140	(188,774)
	1000 1100	- THREE OF TAX		



#### Other Financial Information

### Summary of capital structure of the Issuer

As at 31 March 2019, the capital structure of the Issuer is as follows:

ITEMS		31 March 2019	30 September 2019
		( <del>N</del> 'million)	( <del>N</del> 'million)
a.	Cash and cash equivalent	9,978.30	14,650.85
b.	Short term debt	56,944.20	45,842.12
C.	Long term debt	21,795.46	34,825.53
d.	Total shareholders' equity	138,929.37	135,552.56
e.	Guarantees	-	-

### **Borrowings**

Borrowings				
	Gre		Company	
	31-Mar-2019	31-Mar-18	31-Mar-2019	31-Mar-18
Unsecured borrowings				
Bank of Industry Loan - CBN intervention fund (a)	23,699,914	29,206,842	1,989,114	3,143,017
Commercial Agricultural Credit Scheme - Agricultural	5,598,441	8,518,645		
loans (b)				_
RSSF-Real Sector Support Facility (c)	10,053,477	7,795,298	2.4	
Other Bank Loans (e)	33,599,652	35,110,950	29,890,491	26,562,694
Intra Group Loan (d)			3,834,259	12,996,709
Commercial Papers and Bond Issue (g)	41,506,648	43,664,836	41,506,648	43,664,836
Power and Airline Intervention fund (f)	1,422,488	1,802,513		
7 (14) 3 (15) 1 (2) 1 (3	115,880,620	126,099,084	77,220,512	86,367,256
Secured Borrowings				
Term loan 1 (h)	1,403,541	7,200,000	10 000	
Parameter (Carlotte of Manufe).	1,403,541	7,200,000		
	117,284,161	133,299,084	77,220,512	86,367,256
Analysed into	-			
Current	71,053,087	103,922,863	55,425,053	71,382,864
Non-current	46,231,074	29,376,221	21,795,459	14,984,392
	117,284,161	133,299,084	77,220,512	86,367,256
Borrowings movement				
Opening balance	133,299,084	192,581,310	86,367,256	118,793,466
Additions	362,092,863	301,531,571	199,727,132	263,610,600
Exchange rate difference		(800,000)	100000000000000000000000000000000000000	
Repayment	(378, 107, 786)	(360,013,797)	(208,873,876)	(296,036,810)
Closing balance	117,284,161	133,299,084	77,220,512	86,367,256
2000 CO 100 CO 1				

### **Contingent Liabilities**

### Contingencies

### Contingent Liabilities

The Group and the Company are involved in litigation suits in the ordinary course of business. In addition, the Group and Company undergo periodic tax regulatory reviews in the normal course of business. The total amount claimed in the cases and contingencies from these tax regulatory reviews against the Group and Company are estimated at N13.47 billion and N1.73 billion respectively. (31 March 2018: N15.99 billion and N5.91 billion). The actions are being contested and the Directors are of the opinion that none of the aforementioned cases or tax regulatory review are likely to have a material adverse effect on the Group and Company. The Directors are also not aware of any other pending or threatened claims and litigations.



# **APPENDIX 9: Management Team**

S/N	Name	Position held
1	Mr Paul Miyonmide Gbededo	Group Managing Director
2	Mr Anders Kristiansson	Group Chief Financial Officer
3	Mrs Chinonye Nzewi	Group Treasurer
4	Mr. Devlin M. Hainsworth	Managing Director – (Food)
5	Mr Richard Hedges	Flour Operations Director
6	Mr Katsichtis Yannis	Supply Chain Director
7	Mr Adediran Wale	Human Resources Director
8	Mr Umolu Joseph	Company Secretary/Director, Legal Services
9	Mr Narhari Prasad Tripathi	Director of Manufacturing and Technical Services
10	Mr Udochi Paul	Head of Sales
11	Ms. Rita Tsehai	Head of Marketing
12	Mr Prior Russel	General Manager – Bagco Division
13	Mr Percival-Deigh Waltonio	Director, Business Assurance
14	Mr Spiros Iosifides	Logistics Director





### Flour Mills of Nigeria Plane 2343

Fig. Son 241, Apopta, Logon State, Migeria. P.O. Son 241, Apopta, Logon State, Migeria. Tel: 0705-689-1000, 2000, 2000, 1111, 7222, 3333 Web: www.hmsplc.com

#### THE PEDERAL REPUBLIC OF NIGERIA

### COMPANIES AND ALLIED MATTERS ACT Cap C20 LFN 2004

#### PRIVATE COMPANY LIMITED BY SHARES

### ORDINARY RESOLUTION OF THE DIRECTORS OF FLOUR MILLS OF NIGERIA PLC

As the meeting of the Board of Directors of Flour Alds of Nagers Ple (the "Company"), staly constant and held at Energy Recent, Elect Florels & Suites, Administratio Administration, Vienous Island, Lague on Wishmoday, 4" September, 2019, the following resultations were programed and didy present as unlinking resolutions of the Company.

- 1. That further to the resolutions found by the fluent of Directors of the Company on 6" Directors 2017 antiference the equalities are at Bond Lemmer Programme (the Trageomete's in an argument annual sit exceeding 4470.0001900.000 (Seconds Village Notice), the Company in and to havey authorised in terms of the fluent safety back under the Programme in an aggregate annual of ACO.000.000.000 (Turney) Bellow Notes) or higher, or determined size back willbury and induct to the apparent Programme form, on such terms and making at many to determined by the Directors and the Management of the Company, housing attributed all reference regulatory approach.
- 2 True, networkstanding the altern, the Company to and it bearing auchinezed to true, from the time, within an architecture of build made the Programme in such programme, on each dates and times or may be determined and load soldling and solded in the approved Programme limit, on such times and condition in many in opposite by one time (2). Directors on the manner minima of the Management of the Company, human stationed all retreats regulatory, approval.
- 3. Observey Observe, Alemagement and Secretary of the Company in and are being authorized in the silk site and things and is approve, type and/or secretar all decomments appared such professional parties and adjusce, perform all such after site and do all such after risings on more to receivery in our officer to the attention. Secondary actions directaring authorized with the direction of any regulatory millionity, and
- That adjusts already carried on) by the 11(subar and Managerous of the Company in resonation and) the above; by and are breety marjor?

Duted this

day of

2019

DIRECTOR

SECRETARY

EMALEMAN: I. Committee U.S.A., GREUP MANAGING DIRECTOR CHIEF EXECUTIVE OFFICER; FIRE Grandelle Director Director (Chief Committee Chief Chief Committee Chief Committee Chief Chief Committee Chief Chief Committee Chief Chief

Families (18 Common 1907 - 1918)

FMN: Feeding the Nation, Everyday



### **APPENDIX 11: Consents**

The following have given and not withdrawn their written consents to the issue of this Pricing Supplement with their names and reports (where applicable) included in the form and context in which they appear:

**Directors of the Company:** Mr John G. Coumantaros

Dr (Chief) Emmanuel Akwari Ukpabi (KJW)

Mr Paul M. Gbededo Alhaji Abdullahi Ardo Abba Professor Jerry Gana, CON

Mr Alfonso Garate

Alhaji Rabiu Muhammad Gwarzo, OON

Mr Ioannis Katsaounis

Mr Athanasios George Mazarakis Mr Atedo Nari Atowari Peterside, CON

Mr Foluso O. Phillips

Alhaji Yunus Olalekan A. Saliu Mr Folarin Rotimi Abiola Williams Mrs Salamatu Hussaini Suleiman

Company Secretary: Mr Joseph O Umolu

Lead Issuing House: Stanbic IBTC Capital Limited

Joint issuing Houses: ARM Securities Limited

FBNQuest Merchant Bank Limited FCMB Capital Markets Limited

Zenith Capital Limited

Solicitors to the Programme / Issuer The New Practice

Bond Trustees: United Capital Trustees Limited

Receiving Banks: First Bank of Nigeria Limited

Stanbic IBTC Bank PLC

Ratings Agencies: Agusto & Co. Limited

Global Credit Rating Co.

Registrar: Atlas Registrars Limited



### **APPENDIX 12: Documents available for Inspection**

Copies of the following documents can be inspected at the offices of Flour Mills of Nigeria PLC at Golden Penny Place, Wharf Road, Apapa, Lagos, and the Issuing Houses, between 8:00am and 5:00pm on Business Days, during the validity period of the Programme and the Issue:

- (i) The audited financial statements of the Issuer for the five years ended 31 March 2015, 2016, 2017, 2018 and 2019;
- (ii) The unaudited financial statements of the Issuer for the period ended 30 September 2019
- (iii) The updated schedule of the claims and litigation referred to above and the Solicitors' opinion thereon:
- (iv) The Issuer's Agusto & Co. and GCR Ratings Reports;
- (v) The Issue's Agusto & Co. and GCR Ratings Reports;
- (vi) A copy of the Resolution of the Board of Directors of the Issuer, dated 04 September 2019, authorising the Issuance; and
- (vii) A copy of the letter dated 03 December 2019, from the Auditors to the Issuer, providing its opinion on the going concern status of the Issuer in respect of the Issuance





10th January 2020

The Chief Executive Stanbic IBTC Bank Plc

Building A THYC Place Walter Camington Croscess Victoria Island Lagus

Deae Say.

OPINION OF SOLICITORS TO THE SERIES 3 TRANCHES A & B ISSUANCE (SERIES 3 BONDS) CONFERMING DIRECTORS' OPINION ON THE EFFECT OF ALL PENDING OR CONTEMPLATED CLAIMS BY OR AGAINST FLOUR MILLS OF NIGERIA FLC

The above-mentioned subsect refers

In the ordinary course of an humana, Flour Mile of Nigere Plc. (FMN) is contendy involved in eventy eight (28) issues to our of which five (5) were either instanced by FMN or FMN filed a counter claim, while twenty-three (23) of the sour were instanted against FMN. Please find enclosed a schedule of pending fragation instituted by or against FMN as at 14° January 2020.

The total amount claimed in the lavsains that were either instituted by FNON or in which in filed a counter-claim is approximately \$4486, 534, 980,79 (Four Hundred and Eighty Eight Million, Five Hondred and Thurty Four Thousand, Nine Hundred and Eighty Naira, Seventy Nine Robot.

The amount claimed in the lawsum instituted against FMN, is 241, 786, 460, 109.91 (One Billion, Seven Hundred and Savy Sta Thousand, Five Hundred and Savy Sta Thousand, Five Hundred and Nine Natas, Ninety Ote Robe) and 479, 700 (Seventy-Nine Thousand, Sevent Hundred Euros).

In our opinion, the commigent liability to which FMN may likely be exposed on account of these matters are not likely to exceed the same of M1, 786, 466, 509.71 (One Billion, Seven Hundred and Siny Six Thomased, Five Hundred and Nine Naira, Ninety One hobo) and C79, 700 (Seventy-Nine Thomased, Seven Hundred Euros). Having considered the information provided by the solicitors detending the various claims against FMN and made such other empiries, at we consider necessary and appropriate, we are of the opinion has times of the claims against FMN is material in the countries of the proposed Series 3 Bonds.

Buorpt as stated above, we are not aware of any other peoding or themsend cisins involving FMN which are museum to the presonnal Series 3 Bonds. We are also of the opinion that noise of the coses seferated in above a likely in have any material adverse effect on FMN or the proposed Series 3 Bonds.

The investors of FMN have industed that they are not aware of any other pending and or threatened claims or higginous except for those referred in above and that in their opinions, note of the most in likely to investoy material adverse affect on FMN or the proposed Sense 3 Bonds.

Yman tamerely,

Zainab Babatola

