

CAPITALSAGE TECHNOLOGY LIMITED

(INCORPORATED WITH LIMITED LIABILITY IN THE FEDERAL REPUBLIC OF NIGERIA)

ISSUE OF N1,982,585,000.00 (SERIES 13) COMMERCIAL PAPER NOTES UNDER ITS N15,000,000,000 COMMERCIAL PAPER ISSUANCE PROGRAMME

This Applicable Pricing Supplement must be read in conjunction with the Programme Memorandum, originally dated October 13, 2022, prepared by United Capital Plc on behalf of Capitalsage Technology Limited in connection with its=N15,000,000,000.000 (Fifteen Billion Naira) Commercial Paper Issuance Programme, as amended and/or supplemented from time to time (the "Programme Memorandum").

Any capitalised terms not defined in this Applicable Pricing Supplement shall have the meanings ascribed to them in the Programme Memorandum.

This document constitutes the Applicable Pricing Supplement relating to the issue of Commercial Paper Notes ("CP Notes" or "the Notes") described herein. 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.

This document has been prepared in accordance with the Central Bank of Nigeria Guidelines on the Issuance and Treatment of Bankers Acceptances and Commercial Paper, issued on 11th September 2019 and the FMDQ Exchange Rules.

The CP Notes will be issued in dematerialised form, registered, quoted and traded over the counter ("OTC") via the FMDQ Securities Exchange Limited ("FMDQ Exchange" or the "Exchange") Platform in accordance with the rules, guidelines and such other regulation as prescribed by the Central Bank of Nigeria ("CBN") and FMDQ Exchangefrom time to time, or any other recognized trading platform as approved by the CBN. Securities will be settled via any Central Securities Depository recognised by the Securities and Exchange Commission, acting as Registrars and Clearing Agent for the Notes.

This document is important and should be read carefully. If any recipient is in any doubt about its contents or the actions to be taken, such recipient should consult his/her banker, stockbroker, accountant, solicitor or any other professional adviser for guidance immediately.















RC 335978

RC 1517636

RC 207138

RC 600461

RC 639491

COLLECTING AND PAYING AGENT



THIS PRICING SUPPLEMENT DATED MARCH 11, 2025.

Towns	Description	
Terms	Description	
Issuer	CapitalSage Technology Limited	
Lead Arranger/ Dealers	United Capital Plc	
Joint Arrangers/ Dealers	AllCO Capital Limited, Anchoria Advisory Services Limited, Cordro Capital Limited, Coronation Merchant Bank Limited, Quantum Zenith Capital & Investments Limited & UCML Capital Limited	
Calculation and Paying Agent	Fidelity Bank Plc	
Sponsor to the Quotation on FMDQ Exchange	United Capital Plc	
Co-Sponsors to the Quotation on FMDQ Exchange	AllCO Capital Limited, Anchoria Advisory Services Limited, Cordros Capital Limited, Coronation Merchant Bank Limited, Quantum Zenith Capital & Investments Limited & UCML Capital Limited	
Solicitor	Detail Commercial Solicitors	
Auditor	SIAO Partners (Chartered Accountant)	
Custodian	FMDQ Depository Limited	
Series Number	13	
Programme Size	¥15,000,000,000.00	
Aggregate Nominal Amount	¥ 1,982,585,000.00	
Face Value	¥ 1,982,585,000.00	
Discounted Value	₩ 1,754,731,811.02	
Nominal Amount Per Note	41,000.00	
Tenor	181 days	
Maturity Date	September 1, 2025	
Final Redemption Amount	₦ 1,982,585,000.00	
Minimum Subscription	N5,000,000.00 and multiples of N1,000.00 thereafter	
Specified Currency	Nigerian Naira (N)	
Status of Notes	Each Note constitutes a senior unsecured obligation of the Issuer and save for certain debts mandatorily preferred by law, the Notes rank pari passu among themselves, and with other presentand future senior unsecured obligations of the Issuer outstanding from time to time.	
Form of Notes	Uncertificated	
Quotation	Notes may be quoted on the FMDQ Exchange platform or any other recognized exchange.	

Terms	Description		
Issuer Rating	BBB by GCR, BBB+ by Agusto & Co and A- by DataPro		
Method of Offer	Fixed Price Offer		
Taxation	Please refer to the 'Tax Considerations' section in the Programme Memorandum		
Book Closed Period	The Register will be closed from 4 of March, 2025 until the Maturi Date		
Implied Yield	26.0000%		
Discount Rate	23.03063%		
Day Count Fraction	Actual/Actual (actual number of days in a month and actual number of days in a year)		
Business Day Convention	Any day except Saturdays, Sundays and public holidays declared by the Federal Government of Nigeria on which banks are open for business in Nigeria.		
Redemption/Payment Basis	Redemption at par		
Issuer's Early Redemption	Not Applicable		
Issuer's Optional Redemption	Not Applicable		
Other Terms Applicable on Redemption	Not Applicable		
Offer Opens	February 25, 2025		
Offer Closes	March 3, 2025		
Allotment Date	March 3, 2025		
Issue Date	March 4, 2025		
Notification of Allotment	All Applicants will be notified through an email and/or telephone of their allotment by no later than March 4, 2025.		
Payment Date	September 1, 2025		
Use of Proceeds	Net Proceeds will be used to support the Company's working capital requirement for its agency banking.		
Details of Bank Account(s) To Which Payments	Bank:	Fidelity Bank Plc	
Are to Be Made in Respect of The Notes	Account Name:	Capitalsage Technology Limited	
	Account Number:	9020022594	

Purchases will be settled via direct debit, electronic funds transfer(NIBBS, Settlement **Procedures** Settlement and NEFT, RTGS, etc.) Instructions **Delivery Date** Credit to FMDQ Depository accounts to be effected no later than 1 month after the settlement date The issuance, sale and transfer of clean CPs issued under this Restriction of the Issuance/Sale and Transfer of Series shall be restricted to Qualified Institutional Investors **CP Notes:** ("Qlls") as outlined in the FMDQ Exchange Rules Source of Repayment The repayment of all obligations under the Programme will be funded from the cash flow of Capitalsage Technology Limited

MATERIAL ADVERSE CHANGE STATEMENT

Except as disclosed in this document, there has been no material adverse change in the accounts audited accounts.

RESPONSIBILITY

The Issuer and its Executive Management accept responsibility for the information contained in this Pricing Supplement, which when read together with the Programme Memorandum, contains all information that is material in the context of the issue of the Notes.

Signed at **No 1, Ademiluyi Close, Kongi, New Bodija, Ibadan, Oyo State** on this 11th day of March 2025

For and on behalf of Capitalsage Technology Limited

Name: Mr. John Alamu
Name: Mr. Tolulope Olatunji

Capacity: Director Capacity: Company Secretary

Who warrants his/her authority hereto Who warrants his/her authority hereto.