This document is important and you are advised to carefully read and understand its contents. If you are in any doubt about its contents or the action to take, kindly consult your Stockbroker, Accountant, Banker, Solicitor or any other professional adviser for guidance immediately. THIS PROSPECTUS AND THE SECURITIES, WHICH IT OFFERS HAVE BEEN REGISTERED BY THE SECURITIES AND EXCHANGE COMMISSION. THE INVESTMENTS AND SECURITIES ACT (ISA) NO 29 OF 2007. PROVIDES FOR CIVIL AND CRIMINAL LIABILITIES FOR THE ISSUE OF A PROSPECTUS WHICH CONTAINS FALSE OR MISLEADING INFORMATION. THE REGISTRATION OF THIS PROSPECTUS AND THE SECURITIES WHICH IT OFFERS DOES NOT RELIEVE THE PARTIES OF ANY LIABILITY ARISING UNDER THE ACT FOR FALSE OR MISLEADING STATEMENTS OR FOR ANY OMISSION OF A MATERIAL FACT IN THIS PROSPECTUS. INVESTORS ARE ADVISED TO NOTE THAT LIABILITY FOR FALSE OR MISLEADING STATEMENTS OR ACTS MADE IN CONNECTION WITH THE PROSPECTUS IS PROVIDED IN SECTIONS 85 AND 86 OF THE ISA. "INVESTING IN THIS OFFER INVOLVES RISKS. FOR INFORMATION CONCERNING CERTAIN RISK FACTORS WHICH SHOULD BE CONSIDERED BY PROSPECTIVE INVESTORS PLEASE REFER TO THE SECTION ON "RISK FACTORS" COMMENCING ON PAGES 111 - 112 OF THE SHELF PROSPECTUS. INVESTMENT IN THE BONDS IS STRICTLY FOR QUALIFIED INSTITUTIONAL INVESTORS AND HIGH NETWORTH INDIVIDUALS AS DEFINED UNDER RULE 321 OF THE RULES AND REGULATIONS OF THE SECURITIES & EXCHANGE COMMISSION.



MIXTA REAL ESTATE PLC

RC: 645036

[INCORPORATED WITH LIMITED LIABILITY IN THE FEDERAL REPUBLIC OF NIGERIA]

Offer for Subscription

(By way of Book Build)

of

++2,961,000,000 16.50% Series 2, Tranche A Senior Guaranteed Fixed Rate Bonds Due 2023 UNDER THE ¥30,000,000,000 MEDIUM TERM NOTE PROGRAMME

Issue Price: ¥1.000

Offer Open: September 6, 2018	Offer Close: September 19, 2018
his Red Herring Prospectus ("Prospectus") is prepared for the purpose of Part F F	ule 280 and Rule 323(5) of the Rules and Regulation of the Securitie
ommission (the "Commission") and the listing requirements of EMDO OTC PLC	("EMDO") and the Nigorian Stock Exchange (the "NSE") in conner

ies & Exchange Commission (the 'NSE") in connection with the Commission") and the listing requirements of FMDQ OTC PLC ("FMDQ") and the Nigerian Stock Exchange (the ₩30,000,000,000 Mixta Real Estate PLC Medium Term Note Programme (the "Programme"). This Prospectus is supplemental to, and should be read in conjunction with the Shelf Prospectus dated December 15, 2016, 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 Prospectus. To the extent that there is any conflict or inconsistency between the contents of this Prospectus and the Shelf Prospectus, the provisions of this Prospectus shall prevail. This Prospectus may be used to offer and sell the Bonds only if accompanied by the Shelf Prospectus. Copies of the Shelf Prospectus can be obtained from the Issuing Houses.

This Prospectus 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 2 Bonds" or "Bonds"). An application has been made to the Board Listings and Quotations Committee of the FMDQ for the admission of the Bonds to its Daily Quotation List, and an application has been made to the Council of the NSE for the admission of the Bonds to the Daily Official List. The Bonds now being issued qualify as a security in which Trustees may invest under the Trustee Investments Act, (Cap T22) Laws of the Federation of Nigeria, 2004 and also qualifies as securities in which Pension Fund Assets can be invested under the Pensions Reform Act No 4 of 2014.

The Issuer accepts full responsibility for the accuracy of the information contained in this Prospectus. The Issuer declares that it has taken reasonable care to ensure that the information contained in this Prospectus is, to the best of its knowledge, 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, to the best of its knowledge and belief, there are no material facts, the omission of which would make any statement contained herein misleading or untrue.

LEAD ISSUING HOUSE/BOOK RUNNER FBNQUEST MERCHANT BANK LIMITED

RC: 264978

JOINT ISSUING HOUSES/BOOK RUNNERS

ARM SECURITIES LIMITED

RC: 125242

CORONATION MERCHANT BANK LIMITED

Тh

RC: 207138

STANBIC IBTC CAPITAL LIMITED

RC: 1031358

VETIVA CAPITAL MANAGEMENT LIMITED

FSDH MERCHANT BANK LIMITED

RC: 485600

RC:199528

THIS PROSPECTUS IS DATED SEPTEMBER 27, 2018

This Prospectus will be available on the following websites from September 6, 2018, to September 19, 2018: www.mixtanigeria.com; www.sec.gov.ng

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DEFINITION OF TERMS

"Allotment Date"	Date on which the Bonds are allotted to investors
"Board" or "Directors"	Board of Directors of the Company
"Bonds"	The Series 2, Tranche A Bonds being issued in accordance with the terms of the Shelf Prospectus and Pricing Supplement
"Book Building"	A process of price and demand discovery through which a Book Runner seeks to determine the price at which securities should be issued, based on demand from Qualified Institutional Investors and High Net Worth Individuals as permitted under SEC Rules 320 - 322
"Book Runner"	The Issuing House(s) duly appointed by the Issuer to receive and collate bids (the "Book") from investors in respect of the Bonds being sold by way of Book Building
"Business Day"	Any day except Saturdays, Sundays and public holidays declared by the Federal Government of Nigeria
"Completion Meeting Date" or "Signing Ceremony Date"	The date on which all parties to the issue execute the final Offer documents approved by the SEC
"Coupon Commencement Date"	The first date from which coupon on the Series 2, Tranche A Bonds will accrue being [September 27], 2018
"Coupon Payment Date(s)"	The date(s) on which coupon falls due for payment to the Bondholders, being [March 27] and [September 27] of each year up to and including the Maturity Date
"Coupon Period"	The period from (and including) a Coupon Payment Date (or the Coupon Commencement Date) to (but excluding) the next Coupon Payment Date
"Coupon Rate"	16.50% per annum
"CSCS" or "the Clearing System"	Central Securities Clearing Systems PLC
"Daily Official List"	The daily official publication of the NSE, detailing price movements and information on all securities quoted on the NSE
"Daily Quotation List" or "DQL"	The daily official publication of the FMDQ, containing market/model prices and yields, and the values traded on all securities listed and quoted on the FMDQ
"Debt Issuance Programme" or the "Programme"	The N30,000,000,000 Medium Term Note Programme pursuant to which the Issuer may issue series of Bonds from time to time, the maximum aggregate value outstanding of which shall not exceed N30,000,000,000
"Debt Securities"	Any securities, which include registered bonds, promissory notes, certificates, debentures and other obligations authorized to be issued under the Programme by Mixta Nigeria
"Deed of Guarantee"	The deed of guarantee executed by the Guarantor and the Security Trustee and dated on or about the date of the Trust Deed
"Face Value"	The par value of the Series 2, Tranche A Bonds
"FBNQMB" or "Lead Issuing House/Book Runner"	FBNQuest Merchant Bank Limited

DEFINITION OF TERMS	
"Federal Government" or "FGN"	Federal Government of Nigeria
"Fixed Rate Bonds"	Bonds in respect of which interest is to be calculated and paid on a fixed rate basis
"FMDQ"	FMDQ OTC PLC
"Guarantor" or "GuarantCo"	GuarantCo Limited
"Guarantee"	The guarantee provided and forming the obligation of the Guarantor under the Deed of Guarantee dated on or about the date of the Trust Deed
"Guarantee Trustee"	FBNQuest Trustees Limited
"High Net Worth Individual"	An individual investor with a net worth of at least $\$300,000,000$, excluding automobiles, homes and furniture as defined by Rule 321 of the SEC Rules and Regulations
"Holder" or "Bondholder"	A person in whose name Bonds are registered in the Bonds Register
"ISA" or the "Act"	Investments & Securities Act, No 29 of 2007
"Issuer" or the "Company" or "Mixta Nigeria"	Mixta Real Estate PLC
"Issue Date"	[September 27, 2018]
"Issuing Houses"	The Lead Issuing House and the Joint Issuing Houses
"Joint Issuing Houses/Book Runners"	ARM Securities Limited Coronation Merchant Bank Limited FSDH Merchant Bank Limited Stanbic IBTC Capital Limited Vetiva Capital Management Limited
"LFN"	Laws of the Federation of Nigeria 2004
"Maturity Date"	[September 27, 2023]
"Naira", "NGN" or "₩″	The Nigerian Naira
"NAV"	Net Asset Value
"Nigeria"	The Federal Republic of Nigeria and the "Nigerian" shall be construed accordingly
"NSE"	The Nigerian Stock Exchange
"Offer"	The offer for subscription for the H 2,961,000,000 16.50% Series 2, Tranche A Senior Guaranteed Fixed Rate Bonds Due 2023
"Payment Account"	The dedicated bank account to be managed by the Trustees into which the Issuer shall make payments in such sums in accordance with the terms of the Trust Deed. The bank account shall form part of the trust property and shall be applied by the Trustees towards the payment of interest and repayment of principal of the Bonds
"Payment Amount"	The coupon amount and principal repayment due at the Coupon Payment Date

DEFINITION OF TERMS	
"Pension Act"	Pension Reform Act, 2014
"PFAs"	Pension Fund Administrators
"Pricing Date"	The date on which the book build closes and the date on which the price at which the Bonds will be issued will be determined
"Pricing Supplement"	The supplemental prospectus which contains the issue details including the price, amount, issue date and maturity date of the Series 2, Tranche A Bonds
"Professional Parties"	Professionals engaged by the Issuer to facilitate the registration and issuance of the Bonds
"Programme"	The Medium Term Note Programme established by the Shelf Prospectus dated December 15, 2016, pursuant to which the Issuer may issue several separate Series or Tranches of Bonds from time to time with varying maturities and variable rates of interest, provided however that the aggregate value does not exceed N 30,000,000,000
"Programme Trust Deed"	The deed entered into by the Issuer and the Trustees dated January 17, 2017 which empowers the Trustees to hold, administer and manage the Debt Service Reserve Account (where applicable) in respect of each series of Bonds issued pursuant to the Programme, and appoints the Trustees to act on behalf of bondholders
"Principal Amount"	¥2,961,000,000 (Two Billion Nine Hundred and Sixty One Million Naira)
"Registrars"	Capital Market Operator appointed by the Issuer and authorized by the SEC to maintain the register of Bondholders
"Qualified Institutional Investor"	A purchaser of securities that is financially sophisticated. These include Banks, Fund Managers, Pension Fund Administrators, Insurance Companies, Investment/Unit Trusts, Multilateral and Bilateral Institutions, Registered and/or Verifiable Private Equity Funds, Registered and/or verifiable Hedge Funds, Market Makers, Staff Schemes, Trustees/Custodians, Stock Broking Firms and any other category as the Commission may determine as stipulated by Rule 321 of the Rules and Regulations of the Commission
"Rating Agency"	Agusto & Co Limited
"Receiving Bank"	Capital Market Operator authorized to receive application monies from investors/receiving agents in respect of the Series 2, Tranche A Bond Offer
"Record Date"	The date on which the list of Bondholders is extracted from the Register for the purposes of making coupon payments, being a day which is twenty-one (21) days immediately preceding the date on which the coupon falls due for payment
"Red Herring Prospectus"	This preliminary prospectus for the purpose of determining the price and volume of bonds to be issued which will be superseded by the Pricing Supplement upon close of the Book Building process
"Rules and Regulations"	The Rules and Regulations 2013 of the SEC (as amended from time to time), issued by the SEC pursuant to the ISA
"SEC" or "the Commission"	Securities & Exchange Commission

DEFINITION OF TERMS

"Settlement Date"	The date by which an investor must pay for the Bonds delivered by the Issuer. In a book build, the same date as the Allotment Date
"Shelf Prospectus" or "SP"	The document issued in accordance with the Rules and Regulations of the Commission, which details the aggregate size and broad terms and conditions of the Programme
"Supplemental Trust Deed" or "Series 2 Tranche A Trust Deed"	The deed supplementing or modifying the provisions of the Programme Trust Deed entered into by the Issuer and the Trustees on [September 27, 2018] and empowering the Trustees to represent the interest of bondholders, amongst other things, in respect of the Series 2, Tranche A Bonds
"Terms and Conditions"	The terms and conditions of the Bonds as set out in the Shelf Prospectus
"Trustees"	FBNQuest Trustees Limited, Coronation Trustees Limited, Stanbic IBTC Trustees Limited, UTL Trust Management Services Limited and Vetiva Trustees Limited, their successors and permitted assigns or any other person(s) for the time being acting as the trustees appointed to represent and oversee the interests of Bondholders and to invest, manage and administer the Payment Account established under the Supplementary Trust Deed. The Solicitors to the Trustees for the Series 2, Tranche A Bonds are Udo Udoma & Belo-Osagie.
"Trustee Act"	Trustee Investments Act Cap T22, LFN 2004

ABRIDGED TIMETABLE

Date	Activity	Responsibility
	·	
September 5, 2018	Receive SEC approval of the Red Herring Prospectus	Lead Issuing House
September 6, 2018	Commence Book Building	Book Runners
September 19, 2018	Conclude Book Building	Book Runners
September 19, 2018	Determine coupon rate and aggregate amount of Bonds to be issued	Book Runners
September 19, 2018	Dispatch Allotment Confirmation Letters to investors	Book Runners
September 21, 2018	Update documents and file with the SEC	Lead Issuing House
September 27, 2018	Effect Payment for Allotted Bonds	Allottees/Receiving Bank
September 27, 2018	Completion Meeting/Execution of Offer Documents	All Parties
October 2, 2018	File executed Offer Documents and the Allotment Proposal with SEC	Lead Issuing House
September 28, 2018	Remit net issue proceeds to the Issuer	Receiving Bank/Lead Issuing House
October 8, 2018	Receive 'No Objection' on the Allotment Proposal	Lead Issuing House
October 10, 2018	Publish Allotment Announcement	Lead Issuing House
October 17, 2018	Credit CSCS Account of Allottees	Registrars
October 17, 2018	File Declaration of Compliance and General Undertaking with FMDQ and the NSE	Lead Issuing House
October 31, 2018	Listing of the Bonds	Lead Issuing House
October 31, 2018	File Post Allotment report	Lead Issuing House

PARTIES TO THE ISSUE

The Issuer:	Mixta Real Estate PLC
	8 Kasumu Ekemode Street
	Off Saka Tinubu Street
	Victoria Island
	Lagos
Issuer's Board of Directors:	Architect Eddy Eguavoen
issuel's board of Directors.	(Chairman)
	8 Kasumu Ekemode Street
	Off Saka Tinubu Street
	Victoria Island
	Lagos
	Mr. Kola Ashiru-Balogun
	(Managing Director)
	8 Kasumu Ekemode Street
	Off Saka Tinubu Street
	Victoria Island
	Lagos
	Mr. Deji Alli
	(Non-Executive Director)
	8 Kasumu Ekemode Street
	Off Saka Tinubu Street
	Victoria Island
	Lagos
	Mr. Daniel Font
	(Non-Executive Director)
	8 Kasumu Ekemode Street
	Off Saka Tinubu Street
	Victoria Island
	Lagos Mr. Wale Odutola
	(Non-Executive Director)
	8 Kasumu Ekemode Street
	Off Saka Tinubu Street
	Victoria Island
	Lagos
	Mrs. Olanike Anani
	(Non-Executive Director)
	8 Kasumu Ekemode Street
	Off Saka Tinubu Street
	Victoria Island
	Lagos
	Mr. Dafe Akpedeye (SAN)
	(Non-Executive Director)
	8 Kasumu Ekemode Street
	Off Saka Tinubu Street
	Victoria Island
	Lagos
Company Secretary:	ARM Trustees Limited
	1 Mekunwen Road
	Off Oyinkan Abayomi Drive Ikoyi
Lead Issuing House/Book Runner	Lagos FBNQuest Merchant Bank Limited
and Financial Adviser:	10 Keffi Street
	S. W. Ikoyi
	Lagos
L	

PARTIES TO THE ISSUE

PARTIES TO THE ISSUE	ADM Convertion
Joint Issuing Houses/Book Runners:	ARM Securities Limited 1 Mekunwen Road Off Oyinkan Abayomi Drive
	Ikoyi Lagos
	Coronation Merchant Bank Limited 10 Amodu Ojikutu Street Victoria Island Lagos
	FSDH Merchant Bank Limited 5th – 8th Floor UAC House 1/5 Odunlami Street Lagos
	Stanbic IBTC Capital Limited I.B.T.C. Place Walter Carrington Crescent Victoria Island Lagos
	Vetiva Capital Management Limited Plot 266B, Kofo Abayomi Street Victoria Island Lagos
Trustees:	Coronation Trustees Limited 10 Amodu Ojikutu Street Victoria Island Lagos
	FBNQuest Trustees Limited 10 Keffi Street South West Ikoyi Lagos
	Stanbic IBTC Trustees Limited The Wealth House Plot 1678 Olakunle Bakare Close Off Sanusi Fafunwa Street Victoria Island Lagos
	UTL Trust Management Services Limited ED Building, 2 nd Floor, 47 Marina Road Lagos Island Lagos
	Vetiva Trustees Limited Plot 266B, Kofo Abayomi Street Victoria Island Lagos
Solicitors to the Issuer:	Consolex Legal Practitioners 62 Awolowo Road Ikoyi Lagos

PARTIES TO THE ISSUE

Solicitors to the Issue:	Banwo & Ighodalo
	98 Awolowo Road
	S. W. Ikoyi
	Lagos
Reporting Accountants:	PricewaterhouseCoopers
	Landmark Towers
	5B Water Corporation Road
	Victoria Island
	Lagos
Registrars:	United Securities Limited
	Plot 009 Amodu Ojikutu Street
	Victoria Island
	Lagos
Rating Agency:	Agusto & Co. Limited
	UBA House (5th Floor)
	57 Marina
	Lagos
Receiving Bank:	FBNQuest Merchant Bank Limited
	10 Keffi Street
	Off Awolowo Road
	Ikoyi
	Lagos

DOCUMENTS INCORPORATED BY REFERENCE

The following is a list of documents that have been filed with the SEC and are incorporated by reference in this Prospectus:

- The Shelf Prospectus dated 15 December 2016;
- The Programme Trust Deed dated 17 January 2017;
- The Agusto & Co. Limited Rating Report on the Series 2 Bond Issue;
- The Reporting Accountants' Reports on the Company's historical financial information prepared by PricewaterhouseCoopers dated 20 June 2016 and 22 May 2018;
- The audited Financial Statements of the Company for the periods ended 28 February 2013, 28 February 2014, 31 December 2014, 31 December 2015, 31 December 2016 and 31 December 2017;
- The Series 2 Tranche A Trust Deed dated [27 September 2018];
- The Deed of Guarantee dated [27 September 2018]; and
- Opinion on claims and litigation issued by Banwo & Ighodalo dated 23 March 2018.

A copy of any or all of the documents above, or portions thereof are incorporated by reference herein, and will be made available (during the Offer Opening Period) on the Company's website – www.mixtanigeria.com - and for viewing without charge, to each person to whom a copy of this Prospectus has been delivered, upon the oral or written request of such person. In addition, such documents or portions thereof will be available from the offices of the Issuing Houses, as stated below from 8:00am till 5:30pm on Business Days, during the Offer Opening Period:

FBNQuest Merchant Bank Limited

10 Keffi Street South West Ikoyi Lagos

Coronation Merchant Bank Limited 10 Amodu Ojikutu Street

Victoria Island Lagos

Stanbic IBTC Capital Limited

I.B.T.C. Place Walter Carrington Crescent Victoria Island Lagos

ARM Securities Limited

1 Mekunwen Road Off Oyinkan Abayomi Drive Ikoyi Lagos

FSDH Merchant Bank Limited

5th – 8th Floor, UAC House 1/5, Odunlami Street Lagos

Vetiva Capital Management Limited

Plot 266B, Kofo Abayomi Street Victoria Island Lagos



MIXTA REAL ESTATE PLC. 8 Kasumu Ekemode Street Off Saka Tinubu Victoria Island, Lagos. Tel: +234 (1) 270 1093-6 +234(1) 270 1653

www.mixtanigeria.com

02/07/2018

DECLARATION BY THE ISSUER

This Prospectus has been prepared by the Issuing Houses on behalf of Mixta Real Estate PLC ("Mixta Nigeria" or the "Company") for the purposes of providing information to prospective investors on relevant aspects of the Company in connection with the Issue and the investment in the securities issued therein.

On behalf of Mixta Nigeria, we hereby make the following declarations:

- We confirm that the information contained in this Prospectus is to the best of our knowledge and belief, in accordance with the facts and contains no omission likely to affect its import;
- There has been no significant change in the financial condition or material adverse change in the financial prospects of the Company since the date of the last audited accounts, being 31 December 2017; and
- 3. The Company has not, during the 12 calendar months immediately preceding the date of the application to Securities and Exchange Commission for registration of this Prospectus, breached any terms and conditions in respect of borrowed monies which has resulted in the occurrence of an immediate recall of such borrowed monies.

Signed for and on behalf of Mixta Real Estate PLC By its duly authorized representatives:

Chief Finance Officer Benson Ajayi

Company Secretary ARM Trustees Limited

Managing Director Kola Ashiru-Balogun

Directors: Arc. Eddy Eguavoen, (Chairman), Mr. Dafe Akpedeye (SAN) (OFR), Mr. Deji Alli, Mr. Daniel Font (Spanish), Mr. Wale Odutola, Mrs Nike Anani, Mr. Kola Ashiru-Balogun (Managing)

CORPORATE GOVERNANCE

Mixta Nigeria continues to uphold its commitment to effective corporate governance principles. Accordingly, the Company is fully compliant with the SEC's Code of Corporate Governance for Public Companies.

In recognition of the different stakeholders, the Company embarks on a number of events to further foster and cascade corporate governance principles. The core values of governance; accountability, fairness, transparency and achievements are exemplified at the events. In an attempt to better discharge its oversight functions in accordance with the Code of Corporate Governance and global best practices, the Board alongside the Management team and members of the Audit Committee also hold training sessions which are geared towards improving performance and strategizing to actualize the expectation of its stakeholders.

Adherence to corporate Governance principles as articulated in a number of corporate documents such as the annual financial report among others are also communicated to other stakeholders such as employees, host communities, suppliers, contractors etc. The Board also consistently operates in line with its responsibilities as contained in regulatory policies: Code of Corporate Governance, the Companies and Allied Matters Act and the Company's Article of Association.

SUMMARY OF THE OFFER

Issuer:	Mixta Real Estate PLC			
Programme Amount:	₩30,000,000,000 (Thirty	(Pillion Naira)		
				- Davida Dura 2022
Series 2, Tranche A Bonds:	₩2,961,000,000 16.50%	Tranche A Senior	r Guaranteed Fixed Rat	e Bonds Due 2023
Par Value:	₦1,000 per unit			
Issue Price:	100% of Par Value			
Tenor:	5 years			
Maturity Date:	[September 27, 2023]			
Currency:	The Bonds shall be deno	minated in Niger	ian Naira (N)	
Coupon Rate:	16.50% per annum			
Coupon Frequency:	Semi-annual, and payabl	le in arrears on [N	Aarch 27] and [Septeml	ber 27] of each year up
	to and including the Mat	turity Date		
Initial Coupon payment:	Six (6) months from date	e of allotment of	the Bonds	
Offer Opens:	September 6, 2018			
Offer Closes:	September 19, 2018			
Offer Mode:	Offer for Subscription via	a Book Build		
Day Count Fraction:	Actual/Actual (actual nu	mber of days in a	a month and actual nun	nber of days in a year)
Units of Sale:	Minimum of 10,000 unit	s and multiple of	1,000 thereafter	
Redemption/Mode of Payment:	The principal on the Bour repayment schedule refl	-		-
	Bond Obligation Repayment Interval	Months	Principal Amount Repaid	Outstanding Obligation
	1	1-6	-	2,961,000,000
	2	7 - 12 13 - 18	-	2,961,000,000 2,961,000,000
	4	19 - 24	-	2,961,000,000
	5	25 - 30	270,000,000	2,691,000,000
	6	31 - 36	270,000,000	2,421,000,000
	7 8	37 - 42	525,000,000 525,000,000	1,896,000,000
	9	43 - 48 49 - 54	685,500,000	1,371,000,000 685,500,000
	10	55 - 60	685,500,000	-
			2,961,000,000	
Optional Early	Not applicable			
Redemption:				
Guarantor:	GuarantCo Limited, a pr		-	ncorporated under the
	laws of Mauritius with re	egistration numb	er 58185.	
	GuarantCo is a develo agencies and governmer and Switzerland, as well	nts of the United	Kingdom, the Netherla	nds, Australia, Sweden
	GuarantCo is rated 'AA-'	by Fitch Ratings	and 'A1' by Moody's w	ith a stable outlook.
	Agusto & Co Limited i	is of the oninic	on that the credit ou	ality of GuarantCo is

Guarantee:	The Tranche A Bonds are backed by the g continuing guarantee, of the due and punctu obligations in respect of all principal amounts to the terms and conditions of the relevant B the Principal Amount and 1x (6 months) Guaranteed Amount of ₦3,205,282,500.00 ur	ual observanc s due and pay Bonds issued i interest pay	e by the Issu vable by the I by the Issuer yment up to	ier of paymen ssuer pursuan up to 100% c o a Maximun
Source of Repayment:	The Bonds shall be redeemed primarily from and if necessary for the Tranche A Bonds, wit	-		
Status of the Bonds:	The Tranche A Bonds constitute direct, sen guaranteed by the Guarantor and shall at preference among them. The payment oblig of the Guarantor under the Deed of Gua mandatorily preferred by law applying to com equally with all other unsubordinated indebt Issuer and the Guarantor respectively, presen	all times ran gations of the arantee shall, npanies genera tedness and r	nk pari pass Issuer under save for su ally, at all tim	u without an the Bonds and uch exception les rank at leas
Target Investors:	The subscription of the Bond is open to Q Networth Individuals as defined under rule Securities & Exchange Commission.			-
Quotation & Listing:	The Series 2, Tranche A Bonds will be listed or to listing, trading and/or quotation by any and/or quotation system as may be agreed be	other listing	authority, s	tock exchang
	After the deduction of the costs and expenses of the Issue, which are estimated at ¥50.50 million representing 1.705% of the gross issue proceeds, the net proceeds amounting to ¥2.91 billion will be utilized as follows:			
Use of Proceeds:	₩50.50 million representing 1.705% of the amounting to ₩2.91 billion will be utilized as	gross issue p follows:	proceeds, the	e net proceed
Use of Proceeds:	¥50.50 million representing 1.705% of the amounting to ¥2.91 billion will be utilized as Purpose	gross issue p		e net proceed Estimated Completion
Use of Proceeds:	¥50.50 million representing 1.705% of the amounting to ¥2.91 billion will be utilized as Purpose	gross issue p follows: Amount =N='million	oroceeds, the % of net proceeds	e net proceed Estimated Completion Period
Use of Proceeds:	 ₩50.50 million representing 1.705% of the amounting to ₩2.91 billion will be utilized as a Purpose Refinancing of existing facilities 	gross issue p follows: Amount =N='million 2,212	oroceeds, the % of net proceeds 76%	e net proceed Estimated Completion Period Immediate
Use of Proceeds:	 ₩50.50 million representing 1.705% of the amounting to ₩2.91 billion will be utilized as a Purpose Refinancing of existing facilities Affordable Real Estate – Fara Park Phase 	gross issue p follows: Amount =N='million	oroceeds, the % of net proceeds	e net proceed Estimated Completion Period
Use of Proceeds:	 ₩50.50 million representing 1.705% of the amounting to ₩2.91 billion will be utilized as a Purpose Refinancing of existing facilities Affordable Real Estate – Fara Park Phase II, Ajah, Lekki-Epe Expressway, Lagos Affordable Real Estate - Residence de la Paix (RDP) Phase I & II, Km 35 Lekki-Epe 	gross issue p follows: Amount =N='million 2,212	oroceeds, the % of net proceeds 76%	e net proceed Estimated Completion Period Immediate
Use of Proceeds:	H50.50 million representing 1.705% of the amounting to H2.91 billion will be utilized as a purpose Purpose Refinancing of existing facilities Affordable Real Estate – Fara Park Phase II, Ajah, Lekki-Epe Expressway, Lagos Affordable Real Estate - Residence de la	gross issue p follows: Amount =N='million 2,212 407	oroceeds, the % of net proceeds 76% 14%	e net proceed Estimated Completion Period Immediate 2018
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Taxation:	 Under current legislation in Nigeria, the tax consequences of an investment in the Bonds to be issued under the Programme are quite broad and extensive. These include exemption from Companies Income Tax, Value Added Tax and Personal Income Tax respectively, by virtue of the Companies Income Tax (Exemption of Bonds and Short Term Government Securities) Order 2011, the Value Added Tax (Exemption of Proceeds of the Disposal of Government and Corporate Securities) Order, 2011, the Personal Income Tax (Amendment) Act 2011 and Value Added Tax (Exemption of Commissions on Stock Exchange Transactions) Order 2014. The exemption granted by some of the Orders have time limitations and in the absence of a further extension of the waiver regime, the payments/transactions in respect of the Bonds would be subject to those taxes that were initially waived.
Claims and Litigation:	 According to the Solicitors to the Issue, as at March 23, 2018: "Mixta Real Estate PLC ("the Company" or "Mixta Nigeria") and five of its affiliate companies namely – Oakland Properties Limited ("OPL"); Asset & Resources Management Company Limited ("ARMCO"); Garden City Development Company Limited ("GCDCL"); Toll Systems Development Company Limited ("TSDCL") and Summerville Golf Club Limited ("Summerville") ("the Companies") are in the ordinary course of business involved in fifteen (15) litigation cases and one (1) mediation¹. Of the sixteen (16) cases, Mixta is a defendant in three (3) cases, OPL is a defendant in one (1) case; ARMCO is a defendant in four (4) cases; while TSDCL is a defendant and counter-claimant in seven (7) cases. One (1) case was filed against Lakowe Lakes Golf & Country Estate² (an estate owned by Summerville Golf Club Limited). The total monetary value of the claims against Mixta Nigeria and the Companies in the sixteen (16) cases is approximately ¥996,933,421.95 (Nine Hundred and Ninety-Six Million, Nine Hundred and Thirty-Three Thousand, Four Hundred and Twenty-One Naira, Ninety-Five Kobo) while the total monetary value counter-claimed by the Companies is approximately ¥25,000,000.00 (Twenty-Five Million Naira). Please note that the amounts referred to herein do not include interest and costs, which can only be ascertained or determined after the final resolution of the cases. Ultimately, the actual liability of Mixta Nigeria and the Companies are not likely to be exposed to any contingent liability. In arriving at this conclusion, we have discounted frivolous and exaggerated claims and have assumed that matters instituted against Mixta Nigeria and the Companies, and are not aware of any other pending and/or threatened claim or litigation involving
Events of Default:	Mixta Nigeria and/or the Companies other than the cases referenced above." The events of default under the Bonds are as specified within the Programme Trust Deed and as modified by the Series 2, Tranche A Trust Deed. The Trustees shall notify the Commission of such event(s) of default as required by the Rules and Regulation of the Commission
Governing Law:	The Bonds and all related contractual documentation will be governed by, and construed in accordance with Nigerian law, except for the Deed of Guarantee which will be governed by and construed in accordance with English law.

¹ In total, there are sixteen (16) cases instituted against Mixta Nigeria and/or the Companies

² We note that Lakowe Lakes Golf & Country Estate, the named defendant is not a juristic person. This is a procedural matter and the Claimant is at liberty to amend or substitute Lakowe Lakes Golf & Country Estate with the proper Defendant (Summerville Golf Club Limited) in the course of the proceedings. However, there is an application by TSDC to join the suit as a defendant in the suit in order to protect the Lakowe Lakes Golf & Country Estate

USE OF PROCEEDS

After the deduction of the costs and expenses of the Issue, which are estimated at $\frac{1}{450.50}$ million representing 1.705% of the gross issue proceeds, the net proceeds amounting to $\frac{1}{42.911}$ billion will be utilized as follows:

Purpose	Amount =N='million	% of proceeds	Estimated Completion Period
Refinancing of existing facilities	2,212	76%	Immediate
Affordable Real Estate – Fara Park Phase II, Ajah, Lekki-	407	14%	2018
Epe Expressway, Lagos			
Affordable Real Estate - Residence de la Paix (RDP)	291	10%	2018
Phase I & II, Km 35 Lekki-Epe Expressway, Lagos			
Total	2,911	100%	

EXISTING CREDIT FACILITIES TO BE REFINANCED

1) Access Bank PLC N5,000,000,000 Term Loan secured by Tripartite Legal Mortgage on land measuring 150 hectares at KM35 Lekki-Epe expressway, Lakowe, Ibeju Lekki Local Government Area, Lagos, assignment/ domiciliation of all sales proceeds on the Lakowe Lakes Project to the Company's account with Access Bank and an all assets debenture on the fixed and floating assets on Summerville Golf Club Limited.

The amount outstanding as at June 30, 2018 is \$5,621,426,438. \$737 million of the bond proceeds will be utilised to refinance the loan.

2) Mixta Real Estate PLC Series 5 ₩9,830,015,000 182-day unsecured Commercial Paper.

The amount outstanding as at June 30, 2018 is $\frac{1}{10}$ 9,221,341,931. $\frac{1}{10}$ 1.475 billion of the bond proceeds will be utilised to refinance the Commercial Paper.

REAL ESTATE PROJECTS TO BE FINANCED

Affordable Real Estate - Fara Park Phase II, Ajah, Lekki-Epe Expressway, Lagos

Fara Park II is an affordable, well planned, mixed-use estate in Lekki, Lagos. It is a gated estate with a secure perimeter, access control and 24 hour estate security services.

Enjoy affordable living in a secure neighborhood with amenities including roads, power and water supply systems. The residential estate will consist of 2 and 3-bedroom apartments and 4-bedroom terrace homes with ample parking. All unit types are available as either Shell or Move-in Ready for a small surcharge. Fara Park II is a unique development that is well suited to middle income earners who desire quality housing, in a family-friendly and communal environment. The Estate will provide excellent infrastructure complimented by open spaces. The quality of the finishing and the quiet and serene atmosphere of Fara Park II makes it an ideal living environment. The apartments are ideal starter homes for single professionals or young families



Out of the bond proceeds, $\frac{1}{407}$ million will be invested in the project. This is expected to be used to accelerate development works on the ongoing phase and achieve site mobilization on the house build and infrastructure for the subsequent phases as they are released into the market.

Affordable Real Estate - Residence de la Paix (RDP) Phase I & II, Km 35 Lekki-Epe Expressway, Lagos

Residence de la Paix (RDP) is modelled after the successfully executed RDP development by Mixta Senegal, and is the first affordable housing development in Mixta Nigeria's portfolio.

Phase I was introduced in January 2016 with strong market interest in the first month of sales. All units released during the presale period have been sold out. All units are scheduled for delivery in 2018.

RDP Phase II is the continuation of the RDP development and will be located adjacent to Phase I. As it is a subsequent phase of the development, it will use most of the same approved designs of phase I. Out of the bond proceeds, ¥291 million will be invested in the RDP project for various phases of the project. This is expected to be used to accelerate development works on the ongoing phase and achieve site mobilization on the house build and infrastructure for the subsequent phases as they are released into the market.



Sagusto&Co.

2018 Corporate Bond Rating Report

MIXTA REAL ESTATE PLC

Up to #6 Billion Bond (Series 2): Up to #3.5 Billion Senior Guaranteed Fixed Rate Bond Due 2023 (Tranche A) & Up to #2.5 Billion Senior Secured Fixed Rate Bond Due 2023 (Tranche B) Under the #30 Billion Medium Term Note Issuance Programme

Tranche A Rating:

Aaa

Outlook: Stable Issue Date: July 2018 Expiry Date: January 2023

Tranche B Rating:

A+

Outlook: Stable Issue Date: July 2018 Expiry Date: January 2023

Issuer Rating: Bbb-

Issuer Expiry Date: 30 June 2019

The Tranches A & B ratings are indicative and a final rating will be based on receipt of all duly executed transaction documents. The ratings are subject to annual renewals.

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RATING RATIONALE

- Mixta Real Estate Plc ("Mixta Nigeria", MRE", "the Issuer", or "the Company") is
 a leading real estate development company in Nigeria. The Company has a
 strong track record and a diverse real estate portfolio, with operations
 spanning the residential, commercial, retail and leisure sectors of the Nigerian
 Real Estate Industry.
- Mixta Nigeria intends to issue up to N6 Billion Series 2 Bonds ("Series 2 Bonds" or "Series 2 Issues") in Q3 2018 in two tranches: Up to N3.5 Billion Tranche A Senior Guaranteed Five-Year Fixed Rate Bond Due 2023 and Up to N2.5 Billion Tranche B Senior Secured Five-year Fixed Rate Bond Due 2023 under its N30 Billion Medium Term Note Programme. The net proceeds of the Series 2 Bonds will be used to re-finance the Company's existing borrowings as well as complete ongoing real estate projects.
- The rating assigned to the Series 2 Tranche A Bond ("Tranche A Bond or "Tranche A Issue") reflects the rating of GuarantCo ("the Guarantor"). The guarantee covers 100% of the principal amount of up to N3.5 billion and a one-time coupon payment upon the execution of the Deed of Guarantee. Incorporated under the laws of Mauritius as a limited liability company, GuarantCo is a development finance institution sponsored by the development agencies and governments of the United Kingdom, Australia, the Netherlands, Sweden and Switzerland through the Private Infrastructure Development Group (PIDG) and FMO (the Dutch Development Bank). Headquartered in London, United Kingdom, GuarantCo benefits from a counter-quarantee arrangement with Barclays and KfW¹.
- In April 2018, Moody's Investors Service affirmed its "A1" rating of GuarantCo. Similarly, Fitch Ratings equally affirmed its "AA-" rating of the Guarantor in May 2018, which is indicative of GuarantCo's solid capital position as well as its established track record of providing local currency guarantees to finance private infrastructure projects in emerging markets. Agusto & Co. is of the opinion that these international foreign currency ratings of GuarantCo is equivalent to a "Aaa" long-term national scale rating.

¹ KfW is a German Government-owned development bank, based in Frankfurt.

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dixta Real Extate Pilo's Up to N3.5 Billion Tranche A Seniar Guaranteed Fixed Rate Band & Up to N2.5 Billion Tranche B Secured Fixed Rate B

- The rating for the Series 2 Tranche B Bond ("Tranche B" Bond or Tranche B Issue") is supported by the mortgaged asset provided as security for the Issue upon the execution of the Deed of Third Legal Mortgage which shall be perfected and stamped to cover an initial secured amount of N250 million. In addition, the Issuer shall, prior to the date of execution of the Trust Deed, provide the Security Trustee with the required sum (to be held in an escrow account) for the purpose of perfecting the Deed of Third Party Legal Mortgage to the full value of the total principal amount (N2.5 billion), in the event of an enforcement scenario
- Based on the Valuation Report issued by Knight Frank Nigeria (Estate Surveyors & Valuers), the 76 hectares parcel of land, which will be used to secure the Tranche B Bond, had a market value of N6.8 billion as at 2 July 2018. Given our adjusted valuation, we have estimated that the value of the mortgaged property could only cover the aggregate principal amount plus assumed interest due upon recovery about 1.06 times in a Worst Case Scenario. However, we reckon that the coverage ratio would be 1.5 times in the Base Case Scenario.
- · Mixta Nigeria has a vast land bank measuring 16 million square metres (with only about 40% currently under development). The Company's financial condition is characterised by adequate working capital, moderate leverage but low profitability. The obligations of the Series 2 Bonds shall be redeemed primarily from the Company's operating cash flows. However, in the event of default in meeting the Bonds' obligations as and when due, the Guarantee provided by GuarantCo (in the case of the Tranche A Bond) or the mortgage security (in the case of the Tranche B Bond) shall be called upon to settle such claims.
 - The proposed Series 2 Tranche A Bond will attract a fixed coupon rate (to be determined via a book building process) with a tenor of five years. The Tranche A Bond's coupon shall be payable semi-annually in arrears on the coupon payment date over its duration. The principal will also be repaid halfyearly after the expiration of a two-year moratorium upon issuance. The Tranche A Issue is supported by the unconditional and irrevocable guarantee of GuarantCo ("the Guarantor"). The guarantee shall cover 100% of the principal amount (up to N3.5 billion) and a one-time (i.e. 6 months) coupon payment upon the execution of the Deed of Guarantee. The Bond constitutes a direct, senior and guaranteed obligation of the Issuer and shall at all times rank at least equally with all other unsubordinated indebtedness and monetary obligations (present and future) of the Issuer and the Guarantor respectively.



2018 Corporate Bond Rating Report

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a Real Estate Pic's Up to N3.5 Billion Tranche A Seniar Guaranteed Fixed Rate Band & Up to N2.5 Billion Tranche B Secured Fixed h

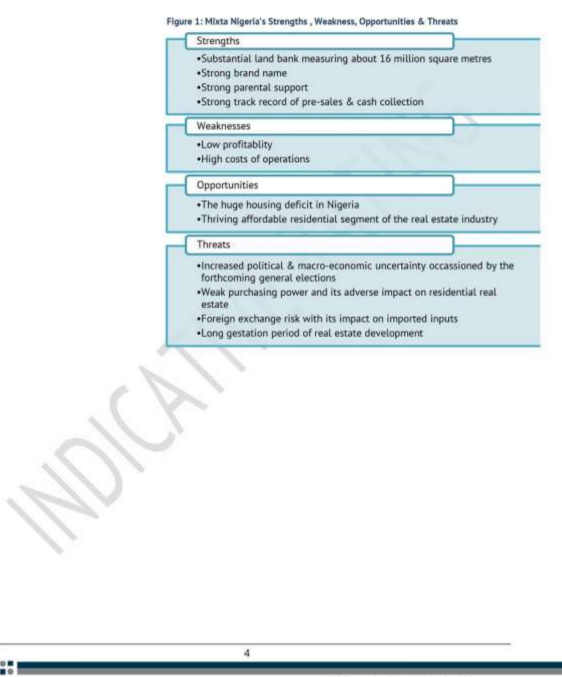
- · The Series 2 Tranche B Bond ("Tranche B" Bond or Tranche B Issue") will equally attract a fixed coupon rate, which will be paid semi-annually in arrears over the five-year tenor of the Issue. The Tranche B Bond will also enjoy a two-year moratorium regarding principal repayments from the date of issuance, after which it will be amortised semi-annually over the remaining duration of the Issue. The Series 2 Tranche B Bond shall be secured by the execution and perfection of a Deed of Third Party Legal Mortgage between the Issuer, Toll System Development Company Limited¹ and FBNQuest Trustees (acting as Security Trustee on behalf of Bondholders) on the secured asset
- The Tranche B Bond shall constitute direct, unconditional and senior debt obligation of the Issuer and, upon perfection of the Deed of Third Party Legal Mortgage, shall be secured by Mixta Nigeria. The payment obligations of the Issuer regarding principal repayments and coupon shall at all times rank equally with all other senior unsubordinated obligations of the Company.
- . In line with the Tranches A and B Trust Deeds, separate payment accounts shall be opened in the name of the joint trustees for both Bonds not later than ten days after the issue date. The payment accounts shall be under the custody and administration of the joint trustees for the benefit of the Series 2 Tranches A and 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 respective payment accounts at least five business days before the next coupon payment date. The joint trustees include Coronation Trustees Ltd, FBNQuest Trustees Ltd, Stanbic IBTC Trustees Ltd, Union Trustees Ltd and Vetiva Trustees Ltd.
- Based on Agusto & Co.'s review of the Issuer's financial forecast over the duration of the Series 2 Tranches A & B Bonds, we believe that the sensitized cash flow is satisfactory, evidenced by an operating cash flow to interest payments and cash balance to total debt service ratios of 4.93 times and 1.23 times respectively over the tenor of the both Issues.
- Based on the foregoing, Agusto & Co. hereby assigns an indicative "Aaa" rating to the Series 2 Tranche A Bond and "A+" rating to the Series 2 Tranche B Bond with a stable outlook. We have also affirmed the Issuer's "Bbb-" rating.

Toll System Development Company Limited, which is a subsidiary of Mixta Nigeria, is the legal and beneficial owner of the secured asset 3

2018 Corporate Bond Rating Report

Sagusto&Co.

Nixto Real Extore PIC's Up to NS.5 Billion Tranche & Seniar Guaranteed Fixed Rate Bond & Up to N2.5 Billion Tranche B Secured Fixed Rate Bond (Series 2)



2018 Corporate Bond Rating Report

AMORTISATION SCHEDULE

Period	Principal beginning balance (ਖ ਼)	Payment (\\)	Coupon (¥)	Principal (ង)	Principal Ending balance (₦)
September 2018	-	-	-	-	2,961,000,000
March 2019	2,961,000,000	244,282,500	244,282,500	-	2,961,000,000
September 2019	2,961,000,000	244,282,500	244,282,500	-	2,961,000,000
March 2020	2,961,000,000	244,282,500	244,282,500	-	2,961,000,000
September 2020	2,961,000,000	244,282,500	244,282,500	-	2,961,000,000
March 2021	2,961,000,000	514,282,500	244,282,500	270,000,000	2,691,000,000
September 2021	2,691,000,000	492,007,500	222,007,500	270,000,000	2,421,000,000
March 2022	2,421,000,000	724,732,500	199,732,500	525,000,000	1,896,000,000
September 2022	1,896,000,000	681,420,000	156,420,000	525,000,000	1,371,000,000
March 2023	1,371,000,000	787,607,500	113,107,500	685,500,000	685,500,000
September 2023	685,500,000	742,053,750	56,553,750	685,500,000	-

CLAUSE 2

2. THE BONDS

- 2.1 The Issuer shall issue and offer the Tranche A Bonds in an aggregate nominal amount of #2,961,000,000 and the Bonds issued hereunder shall be constituted by this Deed without further formality.
- 2.2 The Tranche A Bonds shall constitute a single class and shall be direct unconditional, fixed rate, senior obligations of the Issuer which are guaranteed by the Guarantor and shall at all times rank at least *pari passu* with all direct, unconditional, senior guaranteed obligations of the Issuer except those which are mandatorily preferred by law and without any preference among themselves.
- 2.3 The Tranche A Bonds are fully guaranteed by the Guarantor up to the Maximum Guaranteed Amount.
- 2.4 The Bonds constitute an irrevocable obligation of the Issuer and the aggregate Principal Amount of the Bonds to be issued hereunder is limited to #2,961,000,000.
- 2.5 The Bonds shall be issued by way of an offer for subscription through a book building process.
- 2.6 Subject to the approval of the Exchange, the Bonds shall be, and the Issuer shall ensure that the Bonds are, listed on the Exchange.
- 2.7 The Bonds will be issued in denominations of #1,000.00 (one thousand Naira) each with a minimum subscription of #10,000,000.00 (ten million Naira) and multiples of #1,000,000.00 (one million Naira) thereafter.
- 2.8 The tenor of the Bonds shall be for a period of 5 (five) years.

TERMS AND CONDITIONS

1.3 Status of the Bonds

- 1.3.1 The Tranche A Bonds are direct, unconditional, fixed rate senior obligations of the Issuer as set out in this Condition, which are guaranteed by the Guarantor and shall at all times rank at least *pari passu* with all direct, unconditional, senior guaranteed obligations of the Issuer except those which are mandatorily preferred by law and without any preference among themselves.
- 1.3.2 The Tranche A Bonds are fully guaranteed by the Guarantor up to the Maximum Guaranteed Amount.

2.4 Payment Account

- 2.4.1 The Issuer shall establish an account called the "Payment Account" not later than ten (10) Business Days after the Issue Date which shall be opened in the name of the Trustees, i.e. CORONATION/FBNT/STANBIC/UTL/VETIVA TRUSTEES MIXTA (SERIES 2 TRANCHE A) BOND PAYMENT ACCOUNT and shall also be under the custody and administration of the Trustees on behalf of the Bondholders.
- 2.4.2 The Issuer shall ensure that funds required to meet any of its payment obligations under this Trust Deed shall be paid into the Payment Account at least 5 (five) Business Days before the next Coupon Payment Date.

12. Events of Default

If any of the following events stated in this Condition 12 ("Events of Default") have occurred and are continuing in accordance with the time frame set out below, the Trustees may at their discretion or shall,

- i. if so requested in writing by the Majority Bondholders; or
- ii. if so directed by an Extraordinary Resolution of the Bondholders,

give written notice to the Issuer and the Guarantor at their specified office that the Bonds are immediately repayable whereupon the Principal Amount Outstanding on the Bonds together with accrued Coupon shall become immediately due and repayable:

12.1 Non-Payment

If the Issuer fails to pay any sums representing principal, coupon and premium (if any) on the Bond or any fees or other sums within 10 (ten) Business Days of its due date. Provided however that where such non-payment is due to a Force Majeure event the Trustees may, in their discretion (after consultation with the Issuer), determine that such Force Majeure event can be remedied within a reasonable period after the grace period referred to above in this Clause and extend the grace period;

12.2 Downgrade of the Guarantor's Credit Rating

If the credit rating of the Guarantor falls below "BBB" international rating.

12.3 Subsequent unenforceability of the Guarantee

If the Guarantee, or any of the Guarantor's obligations under the Guarantee Agreement becomes unenforceable or unlawful in any applicable jurisdiction or contrary to any official sanction(s) to which the Guarantor may be subject to from time to time for the Guarantor to perform any of its obligations under the Guarantee and no alternative security arrangement, which is satisfactory to the Trustees, is established within 20 (twenty) days from the date on which the notice of unenforceability/illegality is delivered to the Guarantee Trustee.

For the avoidance of doubt, the provisions of Condition 17 of the First Schedule of the Programme Trust Deed shall not apply to this Trust Deed.

1. Invitation for Participation

Qualified Investors are hereby invited to participate in the Issue through any of the Issuing Houses/Book Runners.

- 1.1 The Book Build opens on September 6, 2018, and closes on September 19, 2018. Orders must be for a minimum of #10,000,000 (Ten million Naira) and in integral multiples of #1,000,000 (One million Naira) thereafter.
- 1.2 Participation Amount(s) and Bid Coupon Rate(s) ("Orders") should be entered in the space provided in the prescribed Commitment Form attached to this Prospectus.
- 1.3 By completing and submitting 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 order for the Bonds 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 Applicant 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 An individual Applicant should sign the declaration and write his/her full name, address and daytime telephone number on the Commitment Form. Joint applicants must all sign the Commitment Form.
- 1.7 Upon the completion and submission of the Commitment Form, the Participant is deemed to have authorized the Issuer and the Issuing Houses/Book Runners to effect the necessary changes in the Prospectus as would be required for the purposes of filing an application for the clearance and registration of the Final Pricing Supplement with the SEC. The Commitment Form shall be considered as the Application Form for the purposes of registration of the Final Pricing Supplement with the SEC.
- 1.8 Participants shall be entitled to a maximum of three bids on one (1) Commitment Form and such orders shall not be considered as multiple or separate applications.
- 1.9 The Commitment Form presents the Participant with the choice to bid for up to three optional Bid Coupon Rates within the Price Range and to specify the Participation Amount in 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 cumulated.
- 1.10 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.
- 1.11 The Issuer in consultation with the Book Runners 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 subject to notifying the Commission.

2. Payment Instructions

Successful Applicants should ensure that payment of the Participation Amounts is received on the **Completion Meeting Date** via the Real Time Gross Settlement ("RTGS") or NIBSS Electronic Fund Transfer ("NEFT") into the following designated Issue Proceeds Account domiciled with the Receiving Bank:

Account Name	Bank	Account Number	Narration
Mixta Nigeria Series 2 Bond	FBNQuest Merchant Bank	1100001494	[Investor Name]/Mixta Nigeria
Issue Proceeds Account	Limited		Bond

3. Allocation/Allotment

- 3.1 On the Pricing Date, the Issuing Houses will analyse the demand of submitted bids and in consultation with the Issuer, finalise the allocations to each Applicant. Allocation Confirmation Notices will be sent to successful Applicants thereafter.
- 3.2 The members of the Board of Directors of Mixta Nigeria and the Issuing Houses 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 Upon clearance of the Final Prospectus by the SEC, allotment shall be effected in dematerialised (uncertificated) form. Participants will receive the Bonds in dematerialised form and are mandatorily required to specify their CSCS Account Number, the name of their Stockbroking Firm and the Clearing House Number ("CHN") in the spaces provided on the Commitment Form. Allotment of Bonds in dematerialised form shall be effected not later than 15 (fifteen) Business Days from the Allotment Date, subject to the provision of accurate / correct information.

Applicants must ensure that the name specified in the Commitment Form is exactly the same as the name in which the CSCS Account Number is held. In case the application is submitted in joint names, it should be ensured that the beneficiary's CSCS Account is also held in the same joint names and are in the same sequence in which they appear in the Commitment Form.

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.
- 4.3 Failure to provide correct bank account details could result in delays in credit of such payments or issuance of cheques/warrants which shall be sent by registered post to the specified addresses of the affected investors. The Issuer, the Issuing Houses, the Receiving Bank, the Trustee and the Registrar shall not have any responsibility nor will any of these specified parties undertake any liability for the same as the postal authority shall be deemed to be the agent of the Participant for the purposes of all cheques posted.

BID/COMMITMENT FORM				
	LEAD ISSUING HOUSE/BOOK RUNNER			
Book Building Opens	FBNQUEST MERCHANT BANK LIMITED RC: 264978 Book Building Closes			
Thursday, September 06, 2018	Wednesday, September 19, 2018			
	JOINT ISSUING HOUSES/BOOK RUNNERS			
ARM SECURITIE	S LIMITED RC: 125242 CORONATION MERCHANT BANK LIMITED RC: 207/138			
FSDH MERCHANT BANK LIMITED RC: 1	9528 STANBIC IBTC CAPITAL LIMITED RC: 103/358 VETIVA CAPITAL MANAGEMENT LIMITED RC: 485600			
	RC: 645036			
	MIXTA REAL ESTATE PLC			
	Offer for Subscription via Book Building			
	N2,961,000,000 Fixed Rate Senior Guaranteed Bond Due 2023			
(Being Tranche A, Series	2 Bonds under the Mixta Real Estate PLC N30 Billion Medium Term Note Programme)			
	Issued at N1,000 Per Unit			
	e instructions set out in this Red Herring Prospectus. Care must be taken to follow these instructions as be rejected. If you are in any doubt, please consult your Stockbroker, Accountant, Banker, Solicitor or any			
Please complet	e all relevant sections of this form USING BLOCK LETTERS WHERE APPLICABLE			
Participant's status (please tick)	Date(dd/mm/yy): Control No. (for Registrars Use only)			
High net worth individual	DECLARATION:			
Fund managers	☑ I/We confirm that I am/we are qualified persons to participate in this Bond issue in accordance with applicable SEC rules and regulations			
Pension fund administrators				
Insurance companies	☑ I/We confirm that I/we have read the Red Herring Prospectus dated September 27, 2018, and that			
	my/our order(s) is/are set on the terms set therein.			
Investment/Unit trusts				
Multilateral/Bilateral Institution	☑ I/We irrevocably undertake and confirm my/our order(s) for the Bonds equivalent to my/our Participation Amount(s) set out below at the coupon rate to be discovered through the book building			
Market makers				
Staff scheme	☑ I/We authorize Issuer to amend the Red Herring Prospectus as may be required for filing of the final Prospectus with the SEC without recourse to me/us and use this Commitment Form as the Application Form for the purpose of this Issue			
Trustees/custodians				
Stockbroking firms	☑ I/We note that the Issuer and the Issuing Houses/Book Runners are entitled in their absolute discretion to accept or reject this order.			
Resident Corporate Investors				
ivate Equity Funds I/We agree to accept the participation amount as may be allocated to me/us subject to terms in this Red Herring Prospectus				
Hedge funds				
Banks	☑ I/We authorize you to enter my/our name(s) in the Register of Holders as holders of the Bonds			
	that may be alloted to me/us and to register my/our address as given below.			
Participation details (the participation amounts(s)) and Bid Coupon rates(s) being offered must be set out in the boxes below) Participants have the option to make maximum of three orders on the Commitment Form and such options shall not be considered as multiple				
	maximum of three orders on the Commitment Form and such options shall not be considered as multiple minimum of N10,000,000 (Ten Million Naira) and multiples of N1,000,000 (One Million Naira) thereafter			
ORDER 1				
	of N10,000,000 and multiples of N1,000,000 thereafter) BID COUPON RATE			
IN FIGURES				
IN WORDS				
ORDER 2				
	of N10,000,000 and multiples of N1,000,000 thereafter) BID COUPON RATE			
IN FIGURES				
IN WORDS				
ORDER 3	of N10,000,000 and multiplac of N1,000,000 thereafter)			
IN FIGURES	of N10,000,000 and multiples of N1,000,000 thereafter) BID COUPON RATE			
IN FIGURES IN WORDS				

	COMMITMENT FORM REVERSE SIDE	
GUIDE TO APPLICATION Number of Bonds applied for Amount payable 100,000 Minimum N(10,000,000) Subsequent Multiples N(1,000,000)		Number of Units applied for Value of Units applied for Cheque Details Value of Cheque/Bank draft Name of Bank /branch
PLEASE COMPLETE IN BLOCK LETTERS AND IN BL APPLICANTS DETAILS	ск	Cheque Number
Surname/Corporate Name: Other Names (for Individual Applicant Only):		FOR REGISTRARS USE ONLY CONTROL NUMBER
Full Postal Address:	State:	Number of Bonds Applied for
Land Phone Number:	Mobile (GSM) Phone:	Number of Bonds Alloted
Contact Person (For corporate applicant)/Next	f Kin (For individual applicant)	Amount Paid
		<u>N</u> Amount to be Returned <u>N</u>
PARTICIPANT'S CSCS ACCOUNT NO PARTICIPANT'S CHN NO PARTICIPANT'S CHN NO		Cheque No/Transfer Details
Name of Stockbroking Firm		Stamp of Issuing House
SIGNATORY(IES) (CORPORATE ONLY) 1. Name (Surname first)	2. Name (S	urname First)
Designation:Sign	ture & Date: Designation	n:Signature & Date:
BANK DETAILS Name of bank/branch		mber
INCORPORATION NUMBER & COMPANY SEAL C	CORPORATE APPLICANT	united securities
		Registrars' office: 10 Amodu Ojikutu St Off Bishop Oluwole Street Victoria Isla Lagos Tel; 01-2714566-7 <u>info@unitedsecuritieslimited.com</u>