SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 6-K

Report of Foreign Private Issuer

Pursuant to Rule 13a -16 or 15d -16 of the Securities Exchange Act of 1934

Report on Form 6-K for September 30, 2003

Sasol Limited

1 Sturdee Avenue Rosebank 2196 South Africa

(Name and address of registrant s principal executive office)

(Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F.)

Form 20-F ý

Form 40-F o

Enclosures:

1. Notification to JSE Securities Exchange South Africa of Dealing in Securities by a Director of Sasol Limited dd 18 September 2003

2. Notification to JSE Securities Exchange South Africa of Dealing in Securities by a Director of Sasol Limited dd 19 September 2003

3. Media release dd 22 September 2003

4. Audited provisional report and declaration of dividend number 48 for the year ended 30 June 2003

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant, Sasol Limited, has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

Date: September 30, 2003

By:

/s/ Name: Title: N L Joubert Nereus Louis Joubert Company Secretary

18 September 2003

The JSE Securities Exchange South Africa

Listings Division

One Exchange Square

Gwen Lane

SANDOWN

PER TELEFAX : 520-8596

Dear Sirs

DEALING IN SECURITIES BY A DIRECTOR OF SASOL LIMITED

In compliance with Rule 3.63 3.65 of the Listings Requirements of the JSE Securities Exchange South Africa, the following information is disclosed:

Name	N L Joubert
Office Held	Company Secretary
Company	Sasol Limited
Date transaction effected	17 September 2003
Offer date	04 September 1995
Offer price per share	R31,00
Number of shares	2 500
Sale price per share	R89,97
Total sale price	R224 925,00
Class of shares	Ordinary no par value
Nature of transaction	Take up and sale of shares pursuant to exercise of share options
Nature and extent of Director s interest	Beneficial holder

Yours faithfully

MICHELLE DU TOIT

MANAGER : COMPANY SECRETARIAL SERVICES

Sasol Limited 1979/003231/06

1 Sturdee Avenue Rosebank 2196 PO Box 5486 Johannesburg 2000 South Africa

Telephone +27 (0)11 441 3111 Facsimile +27 (0)11 788 5092 www.sasol.com

Directors: P du P Kruger (Chairman) PV Cox (Deputy Chairman and Chief Executive) E le R Bradley WAM Clewlow BP Connellan LPA Davies (Executive Director) JH Fourie (Executive Director) MSV Gantsho A Jain (Indian) S Montsi TS Munday (Executive Director) SB Pfeiffer (American) JE Schrempp (German) CB Strauss Company Secretary: NL Joubert

19 September 2003

The JSE Securities Exchange South Africa

Listings Division

One Exchange Square

Gwen Lane

SANDOWN

PER TELEFAX : 520-8596

Dear Sirs

DEALING IN SECURITIES BY A DIRECTOR OF SASOL LIMITED

In compliance with Rule 3.63 3.65 of the Listings Requirements of the JSE Securities Exchange South Africa, the following information is disclosed:

Name	P V Cox		
Office Held	Executive Director		
Company	Sasol Limited		
Date transaction effected	19 September 2003		
Offer date	28 September 1998		
Offer price per share	R25,10		
Number of shares	10 000		
Purchase price per share	R25,10		
Total purchase price	R251 000,00		
Class of shares	Ordinary no par value		
Nature of transaction	Take up and purchase of share options		
Nature and extent of Director s interest	Beneficial holder		

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Date transaction effected19 September 2003Offer date28 September 1998Offer price per shareR25,10Number of shares30 400	
Offer price per share R25,10	
Sale price per share R88,56	
Total sale price R2 692 224,00	
Class of shares Ordinary no par value	
Nature of transaction Take up and sale of shares pursuant to exercise of share options	
Nature and extent of Director s interest Beneficial holder	
Date transaction effected19 September 2003	
Offer date 27 February 1995	
Offer price per share R29,75	
Number of shares 13 400	
Sale price per share R88.56	
Sale price per shareR88,56	
Sale priceR88,30Total sale priceR1 186 704,00	
Total sale priceR1 186 704,00	
Total sale priceR1 186 704,00Class of sharesOrdinary no par value	
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19 September 2003
30 August 2000
R54,00
42 000
R88,56
R3 719 520,00
Ordinary no par value
Take up and sale of shares pursuant to exercise of share options
Beneficial holder

Yours faithfully

MICHELLE DU TOIT

MANAGER : COMPANY SECRETARIAL SERVICES

Media Release

22 September2003

Sasol mandates Euro 350 million Syndicated Dual Currency Revolving Credit Facility

Sasol has mandated Crédit Agricole Indosuez and Dresdner Kleinwort Wasserstein to arrange a EUR 350 million Syndicated Dual Currency Revolving Credit Facility on its behalf.

Crédit Agricole Indosuez and Dresdner Kleinwort Wasserstein act as bookrunners. Dresdner Kleinwort Wasserstein also acts as documentation agent and Dresdner Bank Luxembourg S.A. has been named facility agent.

The facility has a tenor of three years at a margin of 60 basis points (0,6%) per annum. It will refinance the existing USD 400 million syndicated loan facility, and serve for general corporate purposes.

Syndication was launched on Wednesday 17 September 2003 and is mainly aimed at a selected group of Sasol s relationship banks. A bank meeting is scheduled for 24 September 2003 in London.

Ends

Information for editors.

The key terms and conditions are:

Termination Date:	3 years, bullet repayment
Purpose:	Refinancing of the existing USD 400 million syndicated loan facility, dated 9 November 2000 and
	for general corporate purposes
Interest margin:	60 basis points per annum
Commitment Fee:	27 points per annum

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Participation Fees (flat):

Lead Arranger (EUR 30 million): 50 bps Arranger (EUR 20 million): 35 bps

For further information, contact one of the Mandated Lead Arrangers:

Crédit Agricole Indosuez

Frédéric Hans, Director, Loan Syndications\Distribution, tel.: +33 1 4189 2808

Dresdner Kleinwort Wasserstein:

Bruno Bohlinger, Director, Loan Syndications \Distribution, tel.:+49 69 713 14284

Torsten Duwe, Director, Loan Syndications \Capital Markets, tel.:+49 69 713 191 21.

For more information, please contact:

Johann van Rheede

Sasol Group Communication: Media Manager

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 082 329 0186

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Sasol, with a market capitalization of approximately USD 7 billion, is an integrated oil and gas group with substantial chemical interests. Based in South Africa and operating in 15 other countries throughout the world, Sasol is the leading provider of liquid fuels in South Africa and a major international producer of chemicals, using a world leading technology for the commercial production of synthetic fuels and chemicals from low grade coal. In the future Sasol expects to apply this technology to convert natural gas to diesel and chemicals. Sasol manufactures over 200 fuel and chemical products that are sold in more than 90 countries and also operates coal mines to provide feedstock for synthetic fuels and chemical plants. The company also manufactures and markets synthesis gas and operates the only inland crude oil refinery in South Africa. Internet address: www.sasol.com.

Disclaimer - Sasol Ltd

We may in this document make statements that are not historical facts and relate to analyses and other information based on forecasts of future results and estimates of amounts not yet determinable. These are forward-looking statements as defined in the U.S. Private Securities Litigation Reform Act of 1995. Words such as believe, anticipate, expect, intend, seek, will, plan, could, may, endeavor and project of expressions are intended to identify such forward-looking statements, but are not the exclusive means of identifying such statements. By their very nature, forward-looking statements involve inherent risks and uncertainties, both general and specific, and there are risks that predictions, forecasts, projections and other forward-looking statements will not be achieved. If one or more of these risks materialize, or should underlying assumptions prove incorrect, actual results may be very different from those anticipated. The factors that could cause our actual results to differ materially from the plans, objectives, expectations, estimates and intentions expressed in such forward-looking statements are discussed more fully in our registration statement under the Securities Exchange Act of 1934 on Form 20-F filed on March 6, 2003 and in other filings with the United States Securities and Exchange Commission. Forward-looking statements apply only as of the date on which they are made, and we do not undertake any obligation to update or revise any of them, whether as a result of new information, future events or otherwise.

clear direction in stormy seas

Strong rand results in adverse currency effects R4,2 billion

Excluding currency effects operating profit up by 9%

Including currency effects operating profit and attributable earnings down by 19% and 20%

Severe margin pressures in chemical businesses

Total dividend held at 450 cents

Five year growth targets met and major capital projects on track

audited provisional report and declaration of dividend number 48 for the year ended 30 June 2003

2002 Restated	2003		2003		2002 Restated
Т	urnover Rm	Business unit		Operating profit Rm	
1 239	1 013	Sasol Mining	1 277		1 335
12 620	13 643	Sasol Synfuels	8 048		8 030
6 414	8 507	Sasol Oil and Gas	1 223		2 021
39 023	41 030	Sasol s chemical businesses	2 240		3 681
19 129	19 543	Sasol Olefins and Surfactants	67		1 207
5 580	6 245	Sasol Polymers	890		913
5 666	5 950	Sasol Solvents	436		786
3 840	4 663	Sasol Wax	233		175
3 984	3 810	Sasol Nitro	414		535
824	819	Other chemicals			