SOLIUM ENERGY (PTY) LTD

PROSPECTING RIGHT APPLICATION OVER FARM 622, FOR URANIUM ORE IN THE NAMAQUALAND MAGISTERIAL DISTRICT IN THE NORTHERN CAPE PROVINCE.

PROOF OF PUBLIC PARTICIPATION

REF NO: NC 30/5/1/1/2/14025 PR

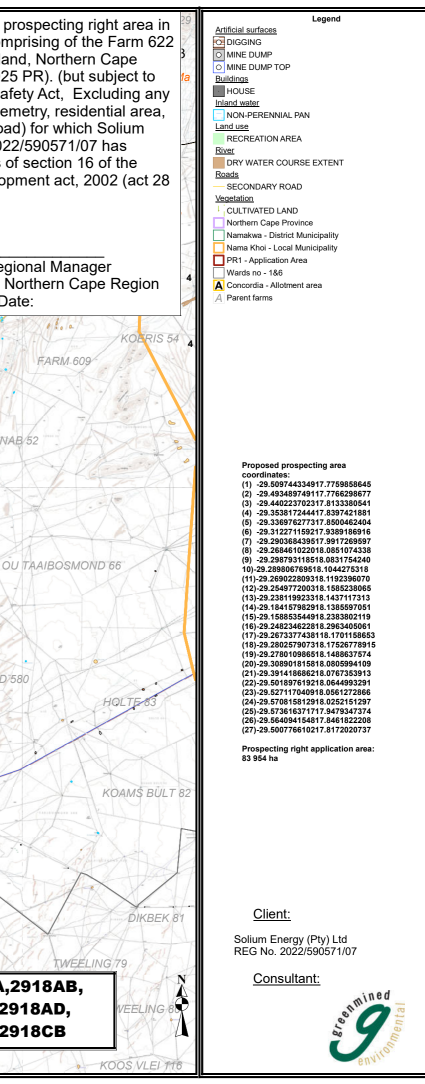
FEBRUARY 2025



REGULATION 2.2 MAP



The figure numbered 1-27 represents a prospecting right area in extent approximately 83 954 hectare comprising of the Farm 622 within the Magisterial District Namagualand, Northern Cape Province (Reference: NC30/5/1/1/2/14025 PR). (but subject to GOODHO Regulation 17 of the mine Health and Safety Act, Excluding any area within 100 metres of any railway, cemetry, residential area, public area or within 100m of a public road) for which Solium Energy (Pty) Ltd with Registration no 2022/590571/07 has applied for a Prospecting Right in terms of section 16 of the mineral and petroleum resources development act, 2002 (act 28 WOLFTOEN of 2002). Applicant GISTechnition **Regional Manager** HEIORIGAS 49 Greenmined Date: 6/12/24 Date: Date: Nama k 0 % 0 0-15 FARM-609 KABIB 50 KOPF 22 14 Nama Khoi NU OONAB/52 STEINKOPF VOOISABES 51 Steinkopf Steinkopf 11 Namakwa 19 Steinkopf 18 10 20 **OU TAAIBOSMOND 66** EENDOP 69 KONTOROGAB 72 NAIP 68 3 3 TAAIBOSMOND 580 21 CONCORDIA Nama Khoi NU Namakwa AAIBOSMOND 66 **TOB** 74 PLAAS 564 OU Bulletrap Bulletrap 27 22 **FARM 643** 23 9 AREB 75 Concordia PLAATJESFONTEIN 135 6 Concordia Nababeep 26 25 Nababeep Okiep Nababeep Nababeep OKIEP RATEL KRAAL 131 S MORGEN SCHADUWE 127 Dkiep Okie Scale 1:300000 T2917BB,2918AA,2918AB, **FARM 610** ABABERP Carolusberg 2917BD,2918AC,2918AD, 132 6 12 15 km 9 n 3 SPRINGBOK 2917DB,2918CA,2918CB Garolusbe Springbok GOINOEP 126 7 Spangbok 4 4 **TEIN 214** 7 AREHOUTE KLOOF 221 ORANJE FONTEIN 129



RESPONSE FROM THE COMMISSION ON OF RESTITUTION OF LAND RIGHTS





OFFICE OF THE REGIONAL LAND CLAIMS COMMISSIONER: NORTHERN CAPE 1-7 D'Archy street, Crescent Building, Kimberley, 8300 | PO Box 2458, Kimberley, 8300 Tel: (053) 807 5700 | Fax: (053) 831 6501

Enquiries: Pabalelo Mokale

Green mined environmental 106 Baker Square, Paardevlei De Beers Avenue Somerset West 7130

Attention: A Olivier

LAND CLAIMS ENQUIRY

• Farm 622, within the Namaqualand Magisterial District in the Northern Cape Province

We refer to your letter received: 05 December 2024.

We confirm that as at the date of this letter that no land claim appears on our database in respect of the Properties this includes the database for claims lodged by 31 December 1998; and those lodged between 1 July 2014 and 27 July 2016 in terms of the Restitution of Land Rights Amendment Act, 2014.

Whilst the Commission takes reasonable care to ensure the accuracy of the information it provides, there are various factors that are beyond the Commission's control, particularly relating to claims that have lodged but not yet been gazetted such as:

- Some Claimants referred to properties they claim dispossession of rights in land against using historical property descriptions which may not match the current property description; and
- Some Claimants provided the geographic descriptions of the land they claim without mentioning the particular actual property description they claim dispossession of rights in land against.

The Commission therefore does not accept any liability whatsoever if through the process of further investigation of claims it is found that there is in fact a land claim in respect of the above property.

If you are aware of any change in the description of the above property after 19 June 1913 kindly supply us with such description so as to enable us to do a further search.

Yours faithfully

pp. (Joule Dr. M. Du Toit

Chief Director: Land Restitution Support-Northern Cape Date: 06.12.2024

EXAMPLE OF AFRIKAANS AND ENGLISH ADVERT PLACED IN THE GEMSBOK NEWSPAPER ON 06 DECEMBER 2024



Notice is hereby given in terms of Section 16 of the Mineral and Petroleum Resources Development Act, 2002 (Act No 28 of 2002) and the National Environmental Management Act, 1998 (Act 107 of 1998 NEMA) as well as the Environmental Impact Assessment Regulations 2014 (as amended) that Solium Energy (Pty) Ltd ("Applicant") applied for:

- a prospecting right over Farm 622, Magisterial District of Namaqualand, Northern Cape.
- environmental authorization for the associated prospecting activities on the abovementioned properties.

The prospecting area will extend over 88 763 ha and is for the prospecting of uranium ore. The proposed activity will make use of non-invasive as well as invasive prospecting activities that will include borehole drilling to retrieve geological core samples. No bulk sampling will be done.

The proposed project triggers the following listed activities in terms of NEMA, 1998 and the EIA Regulations 2014 (as amended) and requires a basic assessment process:

• GNR 517 Listing Notice 1 Activity 20 as amended:

Any activity including the operation of that activity which requires a prospecting right in terms of section 16 of the Mineral and Petroleum Resources Development Act, as well as any other applicable activity as contained in this Listing Notice or in Listing Notice 3 of 2014, required to exercise the prospecting right.

The Draft Basic Assessment Report (DBAR) with Environmental Management Programme (EMPR), will be available for public comment from 06 December 2024 to 30 January 2025. Copies thereof can also be obtained from Greenmined upon request or downloaded from <u>www.greenmined.com</u>. Interested and Affected Parties are invited to provide written comments. The closing date for submission of comments is 17:00 on 30 January 2025. Should additional information be required, it can be obtained from Greenmined. Please use Reference: NC 30/5/1/1/2/14025 PR as the reference when commenting.

By taking part in this process, you hereby consent, in terms of the Protection of Personal Information Act 4 of 2013 ("POPIA"), to the lawful processing of your personal information by Greenmined, which personal information may be used as part of documentation pertaining to the Environmental Authorisation application process. By providing your details and by taking part in this process you authorise such information to be shared for the purpose of this application.

Environmental Consultant & Contact Person:	Applicant:
Greenmined Environmental (Pty) Ltd	Solium Energy (Pty) Ltd
Sonette Smit	Mr. Caspian Tavallali
Suite 62,	57/63 Line Wall Road
Privaat Sak X15,	Gibraltar,
Somerset West,	GX11 1AA
7129	Tel: +33 6 52 88 00 92
Tel: 021 851 2673	Email: <u>caspian@ropa.gi</u>
Fax: 086 546 0579	
Cell: 084 585 5706	
E-mail: <u>sonette.s@greenmined.co.za</u>	

KENNISGEWING VAN 'N PROSPEKTEERREG AANSOEK

Kennis geskied hiermee ingevolge die Minerale- en Petroleumhulpbronneontwikkelingswet, 2002 (Wet 28 van 2002) (MPRDA), die Nationale Omgewingsbestuurwet, 1998 (Wet 107 van 1998) (NEMA), en die Omgewingsimpakstudie Regulasies, 2014 (soos gewysig) (OIS-), dat Solium Energy (Pty) Ltd aansoek gedoen het vir:

- 'n prospekteerreg oor Plaas 622, Landdros Distrik Namakwaland, Noord-Kaap.
- omgewingsgoedkeuring vir die gepaardgaande prospekteeraktiwiteite op bogenoemde eiendomme.

Die prospekteergebied sal 88 763 ha groot wees, waar daar vir uraan geprospekteer gaan word. Die voorgestelde aktiwiteit sal van nie-indringende sowel as indringende prospektering aktiwiteite gebruik maak wat die boor van toetsputte sal insluit om geologiese kernmonsters te win. Geen grootmaat monsterneming sal gedoen word nie.

Die voorgestelde projek raak die volgende gelyste aktiwiteite ingevolge die NEMA, en die OIS Regulasies 2014 (soos gewysig):

GNR 517 Noteringskennisgewing 1 Aktiwiteit 20 soos gewysig:

Enige aktiwiteit insluitend die bedryf van daardie aktiwiteit wat 'n prospekteerreg ingevolge artikel 16 van die MPRDA vereis, sowel as enige ander toepaslike aktiwiteit soos voortgesit in hierdie Noteringskennisgewing of in Noteringskennisgewing 3 van 2014, wat vereis word om die prospekteerreg uit te voer.

Die konsep Basiese Assesseringsverslag en Omgewingsbestuursprogram sal beskikbaar wees vir publieke kommentaar vanaf 06 Desember 2024 tot 30 Januarie 2025. Afskrifte hiervan kan ook op aanvraag verkry word vanaf Greenmined, of afgelaai word by <u>www.greenmined.com</u>. Belanghebbendes en geaffekteerde partye word uitgenooi om skriftelik kommentaar te lewer. Die sluitingsdatum vir kommentaar is 17:00 op 30 Januarie 2025.. Sou u addisionele inligting benodig kan dit vanaf Greenmined verkry word. Gebruik asb. NC 30/5/1/1/2/14025 PR as verwysingsnommer.

Deur aan hierdie proses deel te neem, stem u in, in terme van die Wet op die Beskerming van Persoonlike Inligting 4 van 2013 ("POPIA"), tot die wettige verwerking van u persoonlike inligting deur Greenmined, welke persoonlike inligting as deel van dokumentasie gebruik kan word met betrekking tot die aansoekproses vir Omgewingsmagtiging. Deur u besonderhede te verskaf en deur aan hierdie proses deel te neem, magtig u dat sulke inligting gedeel mag word vir die doel van hierdie aansoek.

Omgewings Konsultant:	Aansoeker:
Greenmined Environmental (Pty) Ltd	Solium Energy (Pty) Ltd
Sonette Smit	Mnr. Caspian Tavallali
Suite 62,	57/63 Line Wall Road
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PROOF OF AFRIKAANS AND ENGLISH ADVERTS PLACED IN THE GEMSBOK NEWSPAPER ON 06 DECEMBER 2024



GEMSBOK

Besoedeling van Upington-besproeiingskanaal by Groen Skerpioene aangemeld

GEMSBOK-UPINGTON: Flip Van Der Steen, 'n Dawid Kruiper Munisipaliteit raadslid, het gesê Dawid Kruiper-munisipaliteit is onlangs by die Groen Skerpioene aangemeld, omdat die munisipaliteit versuim het om te keer dat riool in die dorp se besproeiingskanaal, vir langer as drie weke, stort.

Opgehoopte riool, wat uit die groter dorpsgebied kom, besoedel die kanaal in die omgewing van die munisipaliteit se elektriese eenheid in Cohenweg.

Van daar af loop die kanaal deur die dorp, verby die Oasis-oord, deur Lemoendraai en dan met die Keimoespad tot by Mctaggartskamp

Die kanaal word gebruik vir die besproeiing van dorpstuine en ook deur opkomende boere vir wingerde, lusern asook skape en beeste.

Gemeenskappe in gebiede soos Ses Brugge, Klippunt en Kalksloot maak ook van die kanaalwater gebruik vir huishoudelike doeleindes.

Die situasie hou 'n ernstige gesondheidsrisiko in vir die gemeenskap rondom die kanaal, veral vir mense en diere wat die water gebruik en die produkte verbruik wat daarmee besproei word.

Die situasie hou ook 'n ekonomiese risiko in vir die kleinboere, wie se lewensbestaan bedreig word deur die gevolglike watergehalte kwessies. Riool in die kanaalwater veroorsaak ook 'n algegroei, wat deur hoë temperature vererger word. Dit maak kanaalonderhoud al hoe moeiliker vir die Upington Besproeiingsraad.

'Ek het die rioolstorting drie weke gelede by die Munisipale Bestuurder en die Direkteur van Siviele Dienste aangemeld. Die munisipaliteit het verlede week die terrein ondersoek, maar daar bly geen gevoel van dringendheid om die rioollekkasie te stop nie," vertel Van der Steen in 'n sosiale media video (te sien op Gemsbok se Facebookblad).

Nou is daar ook 'n skriftelike klag by die LUR van Omgewing, Mase Manopole, en die Groen Skerpioene ingedien vir hul dringende aandag.

"Gegewe die afhanklikheid van baie gemeenskappe op kanaalwater, veral te midde van voortdurende waterbeperkings wat in Upington ingestel word, kan die situasie nie gelaat word om in 'n groter gesondheid- en waterkrisis te ontwikkel nie," sê Van der Steen.



Opgehoopte riool, wat uit die groter dorpsgebied kom, besoedel die kanaal in die omgewing van die munisipaliteit se elektriese eenheid in Cohenweg.

BIRDNC se nuwe advieskantoor

GEMSBOK-UPINGTON: Die gemeenskapsgebasseerde organisasie, Base Intergrated Rural Developement Nature Conservation Northern Cape (BIRDNC), bied basiese regs- en menseregte inligting, sowel as advies en regshulp aan gemeenskappe in die omgewing.

Die teikengroepe wat die advieskantoor wil bereik ekonomiese omstandighede, hulle geografiese sluit in armes, asook enige mense wat deur sosio-



ligging ens agtergelaat word met soortgelyke dienslewering.

Die opgeleide personeel van die advieskantoor, sal toegang tot regs- en sosiale dienste vergemaklik.

Diegene wat by die advieskantoor aanklop, word of met regsadvies gehelp - of verwys na die relevante organisasies en rolspelers, wat met hulle spesifieke probleme kan help.

By die BIRDNC advies kantoor word daar beoog om ook NGO's, ander advies kantore, gemeenskapsontwikkeling werkers, persone met gestremdhede en agtergeblewe lede van die gemeenskappe in die Noord-Kaap te kapasiteer sodat hulle toegang tot relevante toelae en dienste kan hê.

Veiligheidswenke: As jy weggaan die vakansie - Beveilig jou huis of plaas só

Deur Marthinus Koekemoer

of jy nou met Jan Tuisbly se karretjie ry of met vakansie gaan, veiligheid by die huis, op vakansie of op die plaas moet veral in dié tyd opgeskerp word. AfriForum se gemeenskapsveiligheidsafdeling se lys handige wenke bied advies oor hoe om jou en jou geliefdes hierdie feesseisoen optimaal te beveilig.

As jy tuis is: Let op na hoe jou of die bure se honde blaf. Dit is dikwels 'n aanduiding van gevaar of 'n bedreiging. Bly op datum met die beurtkragskedule in jou

omgewing. Kragonderbrekings maak die huis 'n sagter teiken waartoe kriminele makliker toegang kan kry.

Vind uit wanneer jou bure met vakansie gaan. Bekom die nodige telefoonnommers wat gebruik kan word indien 'n noodgeval sou opduik.

Die skoolvakansie is net om die draai en neem kennis van informasie wat ingewin word. As jy met vakansie gaan:

> Laat weet jou bure wanneer jy vertrek en wanneer jy gaan terugkom.

> Moenie dat pos en koerante in die posbus ophoop nie. Kriminele kan hieruit aflei dat niemand by die huis is nie. Stel iemand aan om hierna om te sien en indien moontlik na jou huis te kyk. Stel die persoon aan jou bure voor. Hierdie persoon moet ook die nodige kontaknommers van mense hê wat tydens 'n noodgeval gekontak moet word.

> Indien jy jou veiligheidsmaatskappy vertrou, laat weet hulle van jou reisplanne. Doen dieselfde vir jou buurtwagleier.

> Wanneer jy die langpad aandurf, maak seker jou voertuig is padwaardig. Beplan jou roete voor jy die pad aanpak en pak 'n noodhulpkissie in en maak sodoende voorsiening vir mediese noodgevalle.

Sluit aan by die buurtwag, ry patrollies en

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EXAMPLE OF AFRIKAANS AND ENGLISH ON SITE NOTICES



KENNISGEWING VAN 'N PROSPEKTEERREG AANSOEK

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- 'n prospekteerreg oor Plaas No.622, Landdros Distrik Namakwaland, Noord-Kaap.
- omgewingsgoedkeuring vir die gepaardgaande prospekteeraktiwiteite op bogenoemde eiendomme.

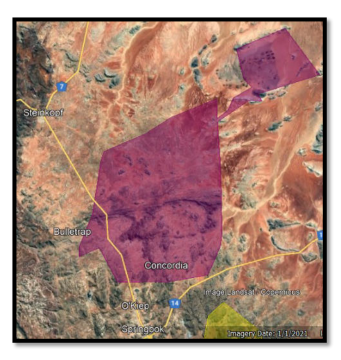
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Deur aan hierdie proses deel te neem, stem u in, in terme van die Wet op die Beskerming van Persoonlike Inligting 4 van 2013 ("POPIA"), tot die wettige verwerking van u persoonlike inligting deur Greenmined, welke persoonlike inligting as deel van dokumentasie gebruik kan word met betrekking tot die aansoekproses vir Omgewingsmagtiging. Deur u besonderhede te verskaf en deur aan hierdie proses deel te neem, magtig u dat sulke inligting gedeel mag word vir die doel van hierdie aansoek.

Die projek konsultant is Greenmined Environmental, Suite 62, Privaat Sak X15, Somerset West, 7129 of kontak Sonette Smit by (084) 585 5706

of Tel (021) 851 2673, (Fax) (086) 546 0579, (epos) sonette.s@greenmined.co.za

Aansoeker:

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GX11 1AA

Tel: +33 6 52 88 00 92

Epos: caspian@ropa.gi



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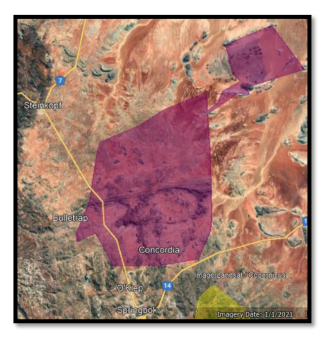
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The Draft Basic Assessment Report (DBAR) with Environmental Management Programme (EMPR), will be available for public comment from 06 December 2024 to 30 January 2025. Copies thereof can also be obtained from Greenmined upon request or downloaded from <u>www.greenmined.com</u>. Interested and Affected Parties are invited to provide written comments. The closing date for submission of comments is 17:00 on 30 January 2025. Should additional information be required, it can be obtained from Greenmined. Please use Reference: NC 30/5/1/1/2/14025PR as the reference when commenting. Please see the proposed prospecting area in the figure below.



By taking part in this process, you hereby consent, in terms of the Protection of Personal Information Act 4 of 2013 ("POPIA"), to the lawful processing of your personal information by Greenmined, which personal information may be used as part of documentation pertaining to the Environmental Authorisation application process. By providing your details and by taking part in this process you authorise such information to be shared for the purpose of this application.

The content consultant is One constant Fording was noted. Only 600 Debuts Dep V/AE, One constant V/A, at 7400 and constant One it at (004) E00

The contact consultant is Greenmined Environmental, Suite 62, Private Bag X15, Somerset West, 7129 or contact Sonette Smit at (084) 585 5708 or Tel (021) 851 2673, (Fax) (086) 546 0579, (email) <u>sonette.s@greenmined.co.za</u>.

Applicant:

Solium Energy (Pty) Ltd

Mr. Caspian Tavallali

57/63 Line Wall Road

Gibraltar,

GX11 1AA

Tel: +33 6 52 88 00 92

Email: caspian@ropa.gi



PROOF OF SITE NOTICES PLACED AT SITE BORDER FENCE





PROOF OF SITE NOTICES PLACED AT CONCORDIA HIGH SCHOOL





PROOF OF SITE NOTICES PLACED AT THE ENTRANCE OF ONE UP CAFE IN CONCORDIA





PROOF OF SITE NOTICES PLACED AT THE ENTRANCE OF THE CHINA SHOP IN CONCORDIA





EXAMPLE OF ENGLISH AND AFRIKAANS FLYERS DISTRIBUTED IN THE RURAL COMMUNITY OF CONCORDIA



Kennis geskied hiermee ingevolge die Minerale- en Petroleumhulpbronneontwikkelingswet, 2002 (Wet 28 van 2002) (MPRDA), die Nationale Omgewingsbestuurwet, 1998 (Wet 107 van 1998) (NEMA), en die Omgewingsimpakstudie Regulasies, 2014 (soos gewysig) (OIS-), dat Solium Energy (Pty) Ltd aansoek gedoen het vir'n omgewingsgoedkeuring en np prospekteerreg vir uraan oor die volgende plase in Landdros Distrik Namakwaland, Noord-Kaap:

- Plaas No.622,
- Plaas Karehoute Kloof 221
- Kamaggas No. 200, Drie Rivier No. 268, Polly's Kloof No. 267, Sannagas No. 269, Klipfontein No. 266 en Plaas Karehoute Kloof 221

Die voorgestelde aktiwiteit sal van nie-indringende sowel as indringende prospektering aktiwiteite gebruik maak wat die boor van toetsputte sal insluit om geologiese kernmonsters te win. Geen grootmaat monsterneming sal gedoen word nie.

Die voorgestelde projek raak die volgende gelyste aktiwiteite ingevolge die NEMA, en die OIS Regulasies 2014 (soos gewysig):

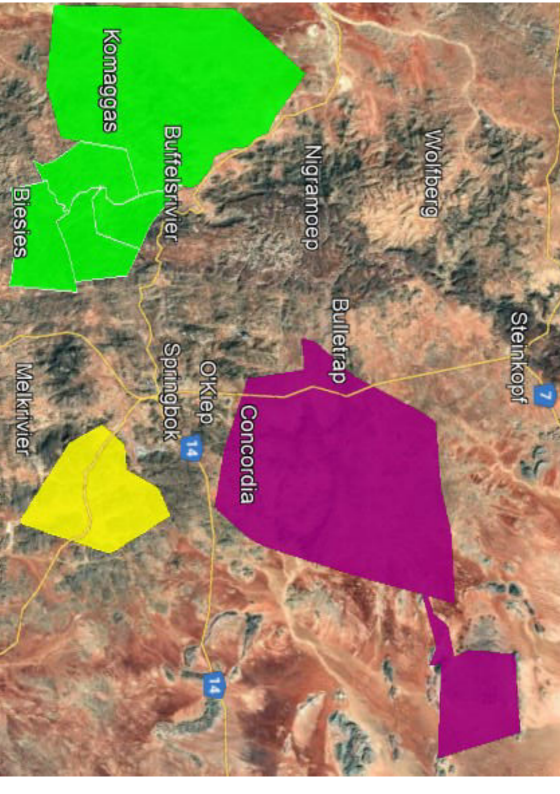
• GNR 517 Noteringskennisgewing 1 Aktiwiteit 20 soos gewysig:

Enige aktiwiteit insluitend die bedryf van daardie aktiwiteit wat 'n prospekteerreg ingevolge artikel 16 van die MPRDA vereis, sowel as enige ander toepaslike aktiwiteit soos voortgesit in hierdie Noteringskennisgewing of in Noteringskennisgewing 3 van 2014, wat vereis word om die prospekteerreg uit te voer.

Die konsep Basiese Assesseringsverslag en Omgewingsbestuursprogram sal beskikbaar wees vir publieke kommentaar vanaf 06 Desember 2024 tot 30 Januarie 2025. Afskrifte hiervan kan ook op aanvraag verkry word vanaf Greenmined, of afgelaai word by <u>www.greenmined.com</u>. Sou u addisionele inligting benodig kan dit vanaf Greenmined verkry word.

Deur aan hierdie proses deel te neem, stem u in, in terme van die Wet op die Beskerming van Persoonlike Inligting 4 van 2013 ("POPIA"), tot die wettige verwerking van u persoonlike inligting deur Greenmined, welke persoonlike inligting as deel van dokumentasie gebruik kan word met betrekking tot die aansoekproses vir Omgewingsmagtiging. Deur u besonderhede te verskaf en deur aan hierdie proses deel te neem, magtig u dat sulke inligting gedeel mag word vir die doel van hierdie aansoek.

Omgewings K	Consultant:	Aansoeker:
Greenmined Er Suite 62, Privaat Sak X1 Somerset Wes 7129 Tel: 021 8 Fax: 086 9 Cell: 084	nvironmental (Pty) Ltd 5,	Solium Energy (Pty) Ltd Mnr. Caspian Tavallali 57/63 Line Wall Road Gibraltar, GX11 1AA Tel: +33 6 52 88 00 92 Epos: <u>caspian@ropa.gi</u>



Notice is hereby given in terms of Section 16 of the Mineral and Petroleum Resources Development Act, 2002 (Act No 28 of 2002) and the National Environmental Management Act, 1998 (Act 107 of 1998 NEMA) as well as the Environmental Impact Assessment Regulations 2014 (as amended) that Solium Energy (Pty) Ltd ("Applicant") applied for an environmental authorization and a prospecting right for uranium ore over the following farms in the Magisterial District of Namagualand, Northern Cape:

- Farm No.622,
- Farm Karehoute Kloof 221
- Kamaggas No. 200, Drie Rivier No. 268, Polly's Kloof No. 267, Sannagas No. 269, Klipfontein No. 266 and Farm Karehoute Kloof 221

The proposed activity will make use of non-invasive as well as invasive prospecting activities that will include borehole drilling to retrieve geological core samples. No bulk sampling will be done.

The proposed project triggers the following listed activities in terms of NEMA, 1998 and the EIA Regulations 2014 (as amended) and requires a basic assessment process:

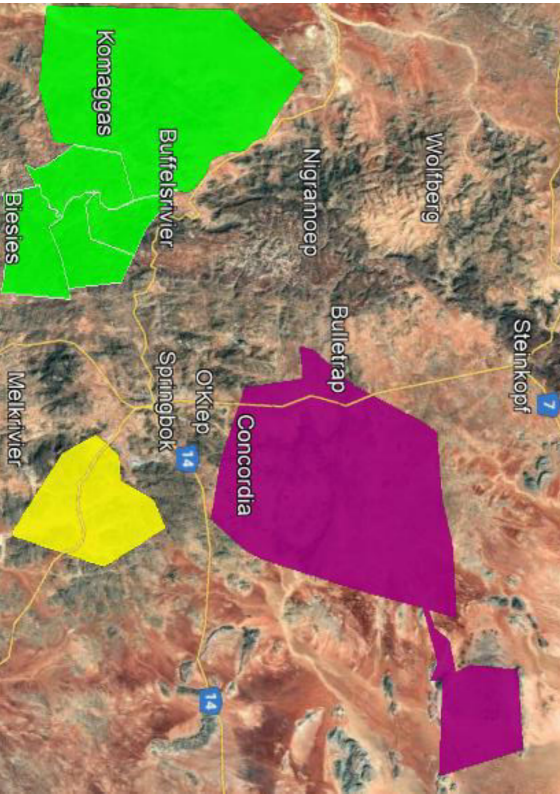
GNR 517 Listing Notice 1 Activity 20 as amended:

Any activity including the operation of that activity which requires a prospecting right in terms of section 16 of the Mineral and Petroleum Resources Development Act, as well as any other applicable activity as contained in this Listing Notice or in Listing Notice 3 of 2014, required to exercise the prospecting right.

The Draft Basic Assessment Report (DBAR) with Environmental Management Programme (EMPR), will be available for public comment from 06 December 2024 to 30 January 2025. Copies thereof can also be obtained from Greenmined upon request or downloaded from <u>www.greenmined.com</u>. Interested and Affected Parties are invited to provide written comments. The closing date for submission of comments is 17:00 on 30 January 2025. Should additional information be required, it can be obtained from Greenmined

By taking part in this process, you hereby consent, in terms of the Protection of Personal Information Act 4 of 2013 ("POPIA"), to the lawful processing of your personal information by Greenmined, which personal information may be used as part of documentation pertaining to the Environmental Authorisation application process. By providing your details and by taking part in this process you authorise such information to be shared for the purpose of this application.

Environ	mental Consultant:	Applicant:
-	ined Environmental (Pty) Ltd , Sak X15,	Solium Energy (Pty) Ltd Mnr. Caspian Tavallali 57/63 Line Wall Road Gibraltar, GX11 1AA Tel: +33 6 52 88 00 92 Epos: <u>caspian@ropa.gi</u>



PROOF OF ENGLISH AND AFRIKAANS FLYERS DISTRIBUTED IN THE RURAL COMMUNITY OF CONCORDIA





PROOF OF UPLOAD ON GREENMINED ENVIRONMENTAL (PTY) LTD WEBSITE





EAP CV and Proof of Experience

EMPLOYEES

ABOUT US

CONCORDIA SOLIUM ENERGY (PTY) LTD

NC 30/5/1/1/2/14025 PR

HOME

- Appendix A Regulation 2.2 Concordia
- Appendix B Locality & Land Use Map
- Appendix C Prospecting Activities Map
- Appendix C Prospecting Activities Map Non Invasive
- Appendix D Rehabilitation Plan
- Appendix F Supporting Impact Assessment
- Appendix G Photo Report Concordia
- Appendix H Extension granted
- Appendix H PR ACCEPTANCE LETTER
- Appendix I Sonette Smit CV 2023 GE
- Appendix I CV & Experience Record of EAP
- Appendix I EAPASA Registered EAP 2020-2467 S Smit
- ← → C º= greer

greenmined.com/prospecting-rights/



ABOUT US V EMPLOYEES

- Appendix I CV & Experience Record of EAP
- Appendix I EAPASA Registered EAP 2020-2467 S Smit
- Appendix J Invasive Plant Species
- Appendix K Closure Rehabilitation Plan (Concordia)
- Appendix L Concordia Part 1
- Appendix L Concordia Part 2
- App M Prospecting Work Programme
- DBAR Concordia

PROOF OF ZONING CERTIFICATE REQUESTED FROM NAMA KHOI LOCAL MUNICIPALITY



Anel Olivier

From:	Anel Olivier
Sent:	Thursday, 30 January 2025 15:13
То:	'info@namakhoi.gov.za'; 'monique.kleinbooi@namakhoi.gov.za';
	'jan.swartz@namakhoi.gov.za'
Subject:	Zoning Certificate Request Concordia
Attachments:	Concordia Map.docx; PR1.kml
Importance:	High

Good afternoon,

I trust this email finds you well.

Tried to call but unfortunately could not get through on the municipality's land line number.

Could you kindly assist with a zoning certificate for the attached and below listed farm which falls under Nama Khoi Local Municipality's jurisdiction.

Farm 622 within the Namaqualand Magisterial District in the Northern Cape Province.

Should you require any other information please do not hesitate to contact us.

Kind Regards/Vriendelike Groete

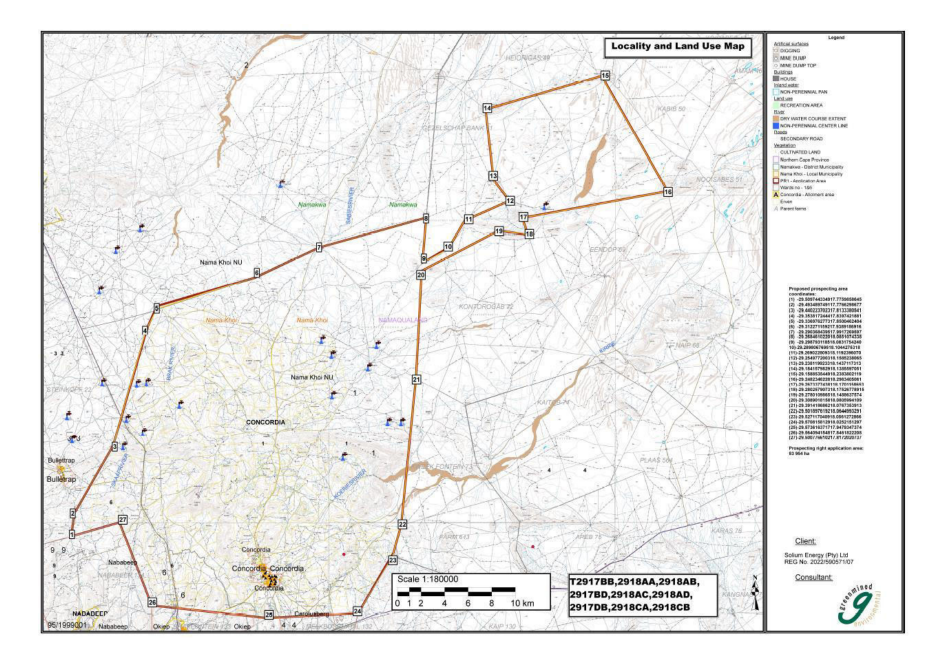


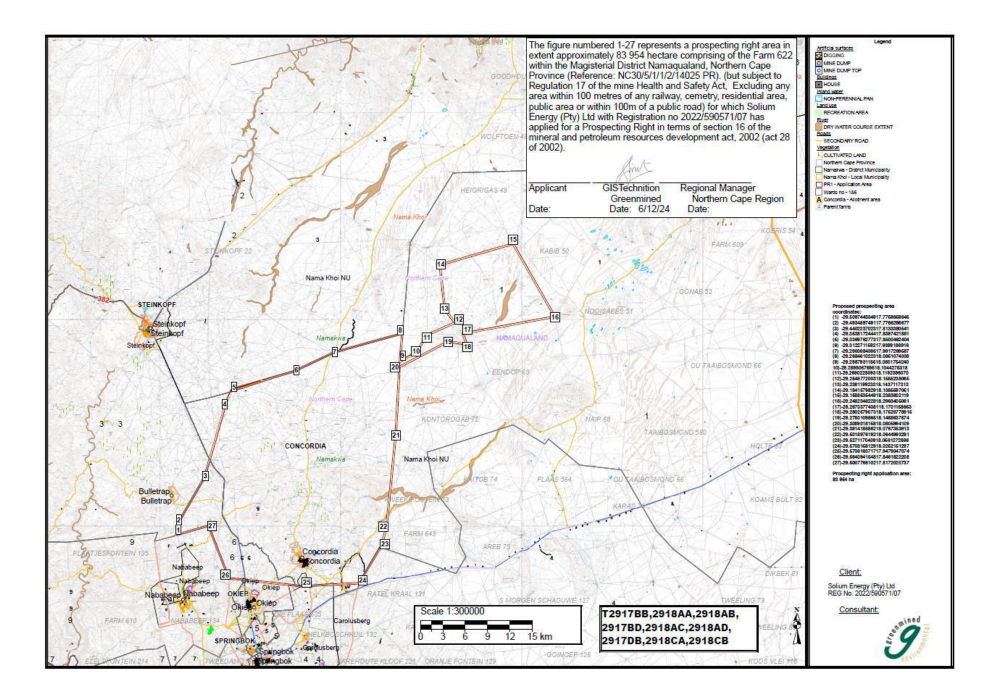
Tel: 021 851 2673 Cell: 067 417 2654 Fax: 086 546 0579 www.greenmined.com

106 Baker Square, Paardevlei De Beers Avenue Somerset West 7130

Suite 62, Private Bag x15 Somerset West, 7129

"the goal isn't to live forever, it is to protect a planet that will"





Anel Olivier

From:	Microsoft Outlook <microsoftexchange329e71ec88ae4615bbc36ab6ce41109e@rbx.raubex.com></microsoftexchange329e71ec88ae4615bbc36ab6ce41109e@rbx.raubex.com>
То:	info@namakhoi.gov.za; monique.kleinbooi@namakhoi.gov.za; jan.swartz@namakhoi.gov.za
Sent: Subject:	Thursday, 30 January 2025 15:11 Relayed: Zoning Certificate Request Concordia

Delivery to these recipients or groups is complete, but no delivery notification was sent by the destination server:

info@namakhoi.gov.za (info@namakhoi.gov.za)

monique.kleinbooi@namakhoi.gov.za (monique.kleinbooi@namakhoi.gov.za)

jan.swartz@namakhoi.gov.za (jan.swartz@namakhoi.gov.za)

Subject: Zoning Certificate Request Concordia

Zoning Certificate Request Con...

From:	Jan Swartz <jan.swartz@namakhoi.gov.za></jan.swartz@namakhoi.gov.za>
То:	Anel Olivier
Sent:	Thursday, 30 January 2025 15:13
Subject:	Read: Zoning Certificate Request Concordia

Your message

To: Jan Swartz Subject: Zoning Certificate Request Concordia Sent: Thursday, January 30, 2025 3:11:04 PM (UTC+02:00) Harare, Pretoria

was read on Thursday, January 30, 2025 3:12:43 PM (UTC+02:00) Harare, Pretoria.

Disclaimer

The information contained in this communication from the sender is confidential. It is intended solely for use by the recipient and others authorized to receive it. If you are not the recipient, you are hereby notified that any disclosure, copying, distribution or taking action in relation of the contents of this information is strictly prohibited and may be unlawful.

From:	Monique Kleinbooi <monique.kleinbooi@namakhoi.gov.za></monique.kleinbooi@namakhoi.gov.za>
То:	Anel Olivier
Sent:	Thursday, 30 January 2025 15:31
Subject:	Read: Zoning Certificate Request Concordia

Your message

To: Monique Kleinbooi Subject: Zoning Certificate Request Concordia Sent: Thursday, January 30, 2025 3:11:04 PM (UTC+02:00) Harare, Pretoria

was read on Thursday, January 30, 2025 3:30:16 PM (UTC+02:00) Harare, Pretoria.

Disclaimer

The information contained in this communication from the sender is confidential. It is intended solely for use by the recipient and others authorized to receive it. If you are not the recipient, you are hereby notified that any disclosure, copying, distribution or taking action in relation of the contents of this information is strictly prohibited and may be unlawful.

From:	Info <info@namakhoi.gov.za></info@namakhoi.gov.za>
То:	Anel Olivier
Sent:	Thursday, 30 January 2025 15:14
Subject:	Read: Zoning Certificate Request Concordia

Your message

To: Info Subject: Zoning Certificate Request Concordia Sent: Thursday, January 30, 2025 3:11:04 PM (UTC+02:00) Windhoek

was read on Thursday, January 30, 2025 3:13:36 PM (UTC+02:00) Windhoek.

Disclaimer

The information contained in this communication from the sender is confidential. It is intended solely for use by the recipient and others authorized to receive it. If you are not the recipient, you are hereby notified that any disclosure, copying, distribution or taking action in relation of the contents of this information is strictly prohibited and may be unlawful.

From:	Info <info@namakhoi.gov.za></info@namakhoi.gov.za>
Sent:	Thursday, 30 January 2025 15:23
То:	Anel Olivier
Cc:	Jan Swartz
Subject:	RE: Zoning Certificate Request Concordia

Good afternoon Miss Olivier

I would like to apologize for the inconvenience, customer care was very busy with incoming calls causing delays and callers not getting through. I forwarded your e-mail to Ms. T Thomas at Town Planning.

Thank you

From: Anel Olivier [mailto:admin@greenmined.co.za]
Sent: Thursday, 30 January 2025 3:11 PM
To: Info <info@namakhoi.gov.za>; Monique Kleinbooi <monique.kleinbooi@namakhoi.gov.za>; Jan Swartz
<jan.swartz@namakhoi.gov.za>
Subject: Zoning Certificate Request Concordia
Importance: High

Good afternoon,

I trust this email finds you well.

Tried to call but unfortunately could not get through on the municipality's land line number.

Could you kindly assist with a zoning certificate for the attached and below listed farm which falls under Nama Khoi Local Municipality's jurisdiction.

Farm 622 within the Namaqualand Magisterial District in the Northern Cape Province.

Should you require any other information please do not hesitate to contact us.



"the goal isn't to live forever, it is to protect a planet that will"

EXAMPLE OF THE DRAFT BASIC ASSESSMENT REPORT NOTICE DOCUMENT SENT TO INFORM THE STAKEHOLDERS, LANDOWNER, SURROUNDING LANDOWNERS, AND I&AP'S ON 06 DECEMBER 2024





Good day

6 December 2024

Dear Sir/Madam

RE: SUBMISSION OF DRAFT BASIC ASSESSMENT REPORT FOR ENVIRONMENTAL AUTHORIZATION FOR PROSPECTING RIGHT APPLICATION IN TERMS OF SECTION 16 OF THE MINERALS AND PETROLEUM RESOURCES DEVELOPMENT ACT, 2002 (ACT NO 28 OF 2002) AND THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO 107 OF 1998 NEMA) AS WELL AS THE ENVIRONMENTAL IMPACT ASSESSMENT REGULATIONS OF 2014 (AS AMENDED) (EIA REGULATIONS) SUBMITTED BY SOLIUM ENERGY (PTY) LTD, FOR THE PROSPECTING ON FARM 622, (83 954 HA), FOR URANIUM ORE IN THE NAMAQUALAND MAGISTERIAL DISTRICT IN THE NORTHERN CAPE PROVINCE.

The Draft Basic Assessment Report (DBAR) and Environmental Management Programme Report (EMPR) for the proposed prospecting right for Uranium ore on Farm 622, within the Namaqualand Magisterial District in the Northern Cape Province is now available for your perusal. An electronic copy of the document can be obtained from Greenmined Environmental upon request or downloaded from the company website at <u>www.greenmined.com</u> should you wish to review the document.

A thirty-day commenting period, ending on **30 January 2025 at 17:00**, will be allowed. All comments, concerns or objections must be in writing and can be submitted via facsimile, e-mail and/or post. Please do not hesitate to contact us in the event of any uncertainties and please ensure that your contact details are included with your comments.

If we do not receive any feedback from you before the end of the notice period, it will be accepted that you do not have any additional objections/comments with regards to the project. We trust that you find it in order.

the goal isn't to live forever, it is to protect a planet that will

Greenmined Environmental (Pty) Ltd |Tel: 021 851 2673 | Fax: 086 546 0579 Office No 36, Baker Square Block 1, De Beers Avenue, Paardevlei, Somerset West, 7130 Postnet Suite 62, Private Bag X15, Somerset West, 7129 Directors: S Smit; R L Shedlock; C Weideman | Reg No: 2012/055565/07 | VAT No. 4040263032



Please contact Sonette Smit at 084 585 5706 (Cell) or 021 851 2673 (Tel), 086 546 0579 (Fax), or <u>comments@greenmined.co.za</u> should you require any additional information.

Kind Regards,

Sonette Smit Greenmined Environmental sonette.s@greenmined.co.za



Mrs. Ilanuska van Neel Communal Property Association (CPA) [Email: ilanushkavanneel@gmail.com]

Good day

6 December 2024

Dear Mrs. van Neel,

RE: SUBMISSION OF DRAFT BASIC ASSESSMENT REPORT FOR ENVIRONMENTAL AUTHORIZATION FOR PROSPECTING RIGHT APPLICATION IN TERMS OF SECTION 16 OF THE MINERALS AND PETROLEUM RESOURCES DEVELOPMENT ACT, 2002 (ACT NO 28 OF 2002) AND THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO 107 OF 1998 NEMA) AS WELL AS THE ENVIRONMENTAL IMPACT ASSESSMENT REGULATIONS OF 2014 (AS AMENDED) (EIA REGULATIONS) SUBMITTED BY SOLIUM ENERGY (PTY) LTD, FOR THE PROSPECTING ON FARM 622, (83 954 HA), FOR URANIUM ORE IN THE NAMAQUALAND MAGISTERIAL DISTRICT IN THE NORTHERN CAPE PROVINCE.

We hereby notify you of the submission of the Draft Basic Assessment Report (DBAR) and Environmental Management Programme Report (EMPR) for the proposed prospecting right application by Solium Energy (Pty) Ltd. The application pertains to prospecting for uranium ore on Farm 622 (83 954 ha) within the Namaqualand Magisterial District, Northern Cape Province, in accordance with Section 16 of the Minerals and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002) and the National Environmental Management Act, 1998 (Act No. 107 of 1998), as well as the Environmental Impact Assessment Regulations of 2014 (as amended).

The DBAR is available for your review. An electronic copy can be requested from Greenmined Environmental or downloaded from our website at <u>www.greenmined.com</u>.

We encourage you to submit any comments, concerns, or objections during the 30-day commenting period, which ends on **30 January 2025 at 17:00**. Feedback must be submitted in writing via facsimile, email, or post. Kindly include your contact details with your comments to ensure effective communication. If no response is received by the end of the notice period, it will be assumed that you have no objections or further comments regarding the project.

the goal isn't to live forever, it is to protect a planet that will

Greenmined Environmental (Pty) Ltd |Tel: 021 851 2673 | Fax: 086 546 0579 Office No 36, Baker Square Block 1, De Beers Avenue, Paardevlei, Somerset West, 7130 Postnet Suite 62, Private Bag X15, Somerset West, 7129 Directors: S Smit; R L Shedlock; C Weideman | Reg No: 2012/055565/07 | VAT No. 4040263032



Notifications have also been sent to stakeholders regarding the proposed application. Additionally, please find a list of neighbouring farms surrounding Farm 622 included below. While the application does not extend to these properties, they are adjacent to the proposed site and have been contacted as part of the consultation process to ensure inclusivity and transparency.

List of Neighbouring Farms:

- Steinkopf 22 Portion 0
- Steinkopf 22 Portion 271
- Steinkopf 22 Portion 271
- Steinkopf 22 Portion 273
- Steinkopf 22 Portion 274
- Steinkopf 22 Portion 275
- Steinkopf 22 Portion 276
- Steinkopf 22 Portion 277
- Steinkopf 22 Portion 278
- Steinkopf 22 Portion 279
- Steinkopf 22 Portion 280
- Steinkopf 22 Portion 275
- Steinkopf 22 Portion 388
- Steinkopf 22 Portion 389
- Steinkopf 22 Portion 390
- Steinkopf 22 Portion 391
- Steinkopf 22 Portion 392
- Steinkopf 22 Portion 393
- Steinkopf 22 Portion 445

- Steinkopf 22 Portion 446Steinkopf 22 Portion 447
- Heiorigas 49 Portion 0
- Heiorigas 49 Portion 1
- Kabib 50 Remaining Extent
- Kabib 50 Portion 1
- Nooisabes 51 Portion 0
- Eendop 69 Remaining
 Extent
- Eendop 69 Portion 1
- Gezelschap Bank 71
 Remaining Extent
- Gezelschap Bank 71
 Portion 2
- Kontorogab 72 Remaining Extent
- Kontorogab 72 Portion 2
- Kweekfontein 73 remaining Extent
- Kweekfontein 73 Portion 1
- Kweekfontein 73 Portion 2
- Kweekfontein 73 Portion 3

- Ratelkraal 131 Remaining
 Extent
- Melkboschkuil 132, Remaining extent
- Melkboschkuil 132 Portion
 27
- Melkboschkuil 132 Portion 28
- Brakfontein 133 remaining
 Extent
- Brakfontein 133 Portion 9
- Brakfontein 133 Portion 10
- Nababeep 134 Remaining Extent
- Nababeep 134 Portion 13
- Nababeep 134 Portion 13
- Nababeep 134 Portion 14
- Nababeep 134 Portion 15
- Nababeep 134 Portion 21
- Plaatjesfontein 135 Remaining Extent
- Farm 635 remaining extent
- Farm 643 remaining extent
- Namaqualand Road 643 remainder extent



Should you require additional information or have any queries, please contact Ms. Sonette Smit at 084 585 5706 (cell), 021 851 2673 (tel), 086 546 0579 (fax), or comments@greenmined.co.za.

We look forward to your feedback.

Kind Regards,

Sonette Smit Greenmined Environmental sonette.s@greenmined.co.za

STAKEHOLDERS

Number	Organisation	Contact Person
1.	Namakwa District Municipality	Mr S Adams
2.	Nama Khoi Local Municipality	Mr J Swartz
3.	Nama Khoi Local Municipality Ward 1	Mrs Charlotte Visser
4.	Nama Khoi Local Municipality Ward 6	Mr J Losper
5.	Department of Agriculture, Environmental Affairs, Rural Development and Land Reform	Mr B Fisher
6.	Department of Agriculture, Environmental Affairs, Rural Development and Land Reform - Springbok	Mr D Engelbrecht
7.	Department of Agriculture, Land Reform and Rural Development – Kimberley	Mrs T Mabuza
8.	Department of Economic Development and Tourism - Kimberley	Mr T Mabija
9.	Department of Economic Development and Tourism - Upington	Mr J van Schalkwyk
10.	Department of Roads and Public Works - Kimberley	Mr Kholekile Nogwili
11.	Department of Roads and Public Works - Upington	Mr G Keyser



Number	Organisation	Contact Person
12.	Department of Roads and Public Works - Springbok	Ms van Hinsbergen
13.	Department of Water and Sanitation - Kimberley	Mr A Abrahams
14.	Department of Water and Sanitation - Upington	Mr S Cloete
15.	Department of Labour - Kimberley	Mr Zolile Albanie
16.	SANRAL	Mrs N Abrahams
17.	National Department of Agriculture, Land Reform and Rural Development	Ms M du Toit
18.	ESKOM	Mr K Makale
19.	SAHRA South African Heritage Resource Agency	Heritage Officer
20.	WWF South Africa	Mr J Coetzee
21.	Wilderness Foundation Africa	Mr B-J Dreyer
22.	National Protected Area Expansion Strategy Team in Northern Cape	Ms N Goltz



PROOF OF CORRESPONDENCE WITH MR S ADAMS FROM NAMAKWA DISTRICT MUNICIPALITY ON 06 DECEMBER 2024



From: Sent: To: Subject:	Greenmined Comments Friday, 06 December 2024 13:42 bfisher@ncpg.gov.za; alexander@hantam.co.za; ACloete@ncpg.gov.za; ngoltz@ncpg.gov.za; darrenlengelbrecht@gmail.com; karstenl.denc@gmail.com; aviwenyakaza.denc@gmail.com; peter.denc87@gmail.com; ThembisileMA@Dalrrd.gov.za; MagdelineH@Dalrrd.gov.za; ungomane@ncpg.gov.za; jvs.dtec@gmail.com; ncorns@ncpg.gov.za; KNogwili@ncpg.gov.za; tash123corns@gmail.com; drpw-info@ncpg.gov.za; keysergarnett@gmail.com; rvnhinsbergen@ncpg.gov.za; anthonyl@ncpg.gov.za; MasindiT@dws.gov.za; MokhoantleL@dws.gov.za; MothekheR@dws.gov.za; NengwenaniT@dws.gov.za; HlenganiA@dws.gov.za; cloetes@dws.gov.za; zolile.albanie@labour.gov.za; rachel.solomon@labour.gov.za; AbrahamsN@nra.co.za; mdutoit@dalrrd.gov.za; kgotso.moeketsi@dalrrd.gov.za; Naledi.Kopeledi@dalrrd.gov.za; MakaleKM@eskom.co.za; HardinD@eskom.co.za; RutterR@eskom.co.za; MpolawJ@eskom.co.za; sydneya@namakwa-dm.gov.za; rodrigol@namakwa-dm.gov.za; jan.swartz@namakhoi.gov.za; charlottevisser607@gmail.com; Josualosper4@gmail.com; j.coetzee@wwf.gov.za; fgresse@wwf.org.za; ben-john@wfa.africa DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders
Subject:	DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders
Attachments:	Notice DBAR - Concordia.pdf

RE: SUBMISSION OF DRAFT BASIC ASSESSMENT REPORT FOR ENVIRONMENTAL AUTHORIZATION FOR PROSPECTING RIGHT APPLICATION IN TERMS OF SECTION 16 OF THE MINERALS AND PETROLEUM RESOURCES DEVELOPMENT ACT, 2002 (ACT NO 28 OF 2002) AND THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO 107 OF 1998 NEMA) AS WELL AS THE ENVIRONMENTAL IMPACT ASSESSMENT REGULATIONS OF 2014 (AS AMENDED) (EIA REGULATIONS) SUBMITTED BY SOLIUM ENERGY (PTY) LTD, FOR THE PROSPECTING ON FARM 622, (83 954 HA), FOR URANIUM ORE IN THE NAMAQUALAND MAGISTERIAL DISTRICT IN THE NORTHERN CAPE PROVINCE.

The Draft Basic Assessment Report (DBAR) and Environmental Management Programme Report (EMPR) for the proposed prospecting right for Uranium ore on Farm 622, within the Namaqualand Magisterial District in the Northern Cape Province is now available for your perusal. An electronic copy of the document can be obtained from Greenmined Environmental upon request or downloaded from the company website at <u>www.greenmined.com</u> should you wish to review the document.

A thirty-day commenting period, ending on **30 January 2025 at 17:00**, will be allowed. All comments, concerns or objections must be in writing and can be submitted via facsimile, e-mail and/or post.

Please contact Sonette Smit at 084 585 5706 (Cell) or 021 851 2673 (Tel), 086 546 0579 (Fax), or comments@greenmined.co.za should you require any additional information.

From:	Sydney Adams <sydneya@namakwa-dm.gov.za></sydneya@namakwa-dm.gov.za>
То:	Greenmined Comments
Sent:	Tuesday, 10 December 2024 21:02
Subject:	Read: DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders

Message was read on: 2024/12/10 21:02:18

Subject: DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders To: bfisher@ncpg.gov.za; alexander@hantam.co.za; ACloete@ncpg.gov.za; ngoltz@ncpg.gov.za; darrenlengelbrecht@gmail.com; karstenl.denc@gmail.com; aviwenyakaza.denc@gmail.com; peter.denc87@gmail.com; ThembisileMA@Dalrrd.gov.za; MagdelineH@Dalrrd.gov.za; ungoman Sent: 2024/12/06 13:41:33

From:	Rodney Kritzinger <rodney.kritzinger@namakhoi.gov.za></rodney.kritzinger@namakhoi.gov.za>
То:	Greenmined Comments
Sent:	Wednesday, 08 January 2025 09:37
Subject:	Read: DBAR Notice NC 30/5/1/1/2/14026 PR Stakeholders

Your message

To: Rodney Kritzinger Subject: DBAR Notice NC 30/5/1/1/2/14026 PR Stakeholders Sent: Friday, December 6, 2024 2:40:51 PM (UTC+02:00) Harare, Pretoria

was read on Wednesday, January 8, 2025 9:35:43 AM (UTC+02:00) Harare, Pretoria.

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PROOF OF CORRESPONDENCE WITH MR J SWARTZ FROM NAMA KHOI LOCAL MUNICIPALITY ON 06 DECEMBER 2024



From: Sent: To: Subject:	Greenmined Comments Friday, 06 December 2024 13:42 bfisher@ncpg.gov.za; alexander@hantam.co.za; ACloete@ncpg.gov.za; ngoltz@ncpg.gov.za; darrenlengelbrecht@gmail.com; karstenl.denc@gmail.com; aviwenyakaza.denc@gmail.com; peter.denc87@gmail.com; ThembisileMA@Dalrrd.gov.za; MagdelineH@Dalrrd.gov.za; ungomane@ncpg.gov.za; jvs.dtec@gmail.com; ncorns@ncpg.gov.za; KNogwili@ncpg.gov.za; tash123corns@gmail.com; drpw-info@ncpg.gov.za; keysergarnett@gmail.com; rvnhinsbergen@ncpg.gov.za; anthonyl@ncpg.gov.za; MasindiT@dws.gov.za; MokhoantleL@dws.gov.za; MothekheR@dws.gov.za; NengwenaniT@dws.gov.za; HlenganiA@dws.gov.za; cloetes@dws.gov.za; zolile.albanie@labour.gov.za; rachel.solomon@labour.gov.za; AbrahamsN@nra.co.za; mdutoit@dalrrd.gov.za; kgotso.moeketsi@dalrrd.gov.za; Naledi.Kopeledi@dalrrd.gov.za; MakaleKM@eskom.co.za; HardinD@eskom.co.za; RutterR@eskom.co.za; MpolawJ@eskom.co.za; sydneya@namakwa-dm.gov.za; rodrigol@namakwa-dm.gov.za; jan.swartz@namakhoi.gov.za; charlottevisser607@gmail.com; Josualosper4@gmail.com; j.coetzee@wwf.gov.za; fgresse@wwf.org.za; ben-john@wfa.africa DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders
Subject:	DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders
Attachments:	Notice DBAR - Concordia.pdf

RE: SUBMISSION OF DRAFT BASIC ASSESSMENT REPORT FOR ENVIRONMENTAL AUTHORIZATION FOR PROSPECTING RIGHT APPLICATION IN TERMS OF SECTION 16 OF THE MINERALS AND PETROLEUM RESOURCES DEVELOPMENT ACT, 2002 (ACT NO 28 OF 2002) AND THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO 107 OF 1998 NEMA) AS WELL AS THE ENVIRONMENTAL IMPACT ASSESSMENT REGULATIONS OF 2014 (AS AMENDED) (EIA REGULATIONS) SUBMITTED BY SOLIUM ENERGY (PTY) LTD, FOR THE PROSPECTING ON FARM 622, (83 954 HA), FOR URANIUM ORE IN THE NAMAQUALAND MAGISTERIAL DISTRICT IN THE NORTHERN CAPE PROVINCE.

The Draft Basic Assessment Report (DBAR) and Environmental Management Programme Report (EMPR) for the proposed prospecting right for Uranium ore on Farm 622, within the Namaqualand Magisterial District in the Northern Cape Province is now available for your perusal. An electronic copy of the document can be obtained from Greenmined Environmental upon request or downloaded from the company website at <u>www.greenmined.com</u> should you wish to review the document.

A thirty-day commenting period, ending on **30 January 2025 at 17:00**, will be allowed. All comments, concerns or objections must be in writing and can be submitted via facsimile, e-mail and/or post.

Please contact Sonette Smit at 084 585 5706 (Cell) or 021 851 2673 (Tel), 086 546 0579 (Fax), or comments@greenmined.co.za should you require any additional information.

From:	Jan Swartz <jan.swartz@namakhoi.gov.za></jan.swartz@namakhoi.gov.za>
То:	Greenmined Comments
Sent:	Monday, 09 December 2024 06:54
Subject:	Read: DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders

Your message

To: Jan Swartz Subject: DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders Sent: Friday, December 6, 2024 1:41:33 PM (UTC+02:00) Harare, Pretoria

was read on Monday, December 9, 2024 6:53:45 AM (UTC+02:00) Harare, Pretoria.

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From:	Monique Kleinbooi <monique.kleinbooi@namakhoi.gov.za></monique.kleinbooi@namakhoi.gov.za>
То:	Greenmined Comments
Sent:	Friday, 06 December 2024 13:54
Subject:	Read: DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders

Your message

To: Monique Kleinbooi Subject: DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders Sent: Friday, December 6, 2024 1:41:33 PM (UTC+02:00) Harare, Pretoria

was read on Friday, December 6, 2024 1:53:46 PM (UTC+02:00) Harare, Pretoria.

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PROOF OF CORRESPONDENCE WITH WARD 1 COUNCILLOR MRS C VISSER FROM NAMA KHOI LOCAL MUNICIPALITY ON 06 DECEMBER 2024



From: Sent: To: Subject:	Greenmined Comments Friday, 06 December 2024 13:42 bfisher@ncpg.gov.za; alexander@hantam.co.za; ACloete@ncpg.gov.za; ngoltz@ncpg.gov.za; darrenlengelbrecht@gmail.com; karstenl.denc@gmail.com; aviwenyakaza.denc@gmail.com; peter.denc87@gmail.com; ThembisileMA@Dalrrd.gov.za; MagdelineH@Dalrrd.gov.za; ungomane@ncpg.gov.za; jvs.dtec@gmail.com; ncorns@ncpg.gov.za; KNogwili@ncpg.gov.za; tash123corns@gmail.com; drpw-info@ncpg.gov.za; keysergarnett@gmail.com; rvnhinsbergen@ncpg.gov.za; anthonyl@ncpg.gov.za; MasindiT@dws.gov.za; MokhoantleL@dws.gov.za; MothekheR@dws.gov.za; NengwenaniT@dws.gov.za; HlenganiA@dws.gov.za; cloetes@dws.gov.za; zolile.albanie@labour.gov.za; rachel.solomon@labour.gov.za; AbrahamsN@nra.co.za; mdutoit@dalrrd.gov.za; kgotso.moeketsi@dalrrd.gov.za; Naledi.Kopeledi@dalrrd.gov.za; MakaleKM@eskom.co.za; HardinD@eskom.co.za; RutterR@eskom.co.za; MpolawJ@eskom.co.za; sydneya@namakwa-dm.gov.za; rodrigol@namakwa-dm.gov.za; jan.swartz@namakhoi.gov.za; charlottevisser607@gmail.com; Josualosper4@gmail.com; j.coetzee@wwf.gov.za; fgresse@wwf.org.za; ben-john@wfa.africa DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders
Subject: Attachments:	

RE: SUBMISSION OF DRAFT BASIC ASSESSMENT REPORT FOR ENVIRONMENTAL AUTHORIZATION FOR PROSPECTING RIGHT APPLICATION IN TERMS OF SECTION 16 OF THE MINERALS AND PETROLEUM RESOURCES DEVELOPMENT ACT, 2002 (ACT NO 28 OF 2002) AND THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO 107 OF 1998 NEMA) AS WELL AS THE ENVIRONMENTAL IMPACT ASSESSMENT REGULATIONS OF 2014 (AS AMENDED) (EIA REGULATIONS) SUBMITTED BY SOLIUM ENERGY (PTY) LTD, FOR THE PROSPECTING ON FARM 622, (83 954 HA), FOR URANIUM ORE IN THE NAMAQUALAND MAGISTERIAL DISTRICT IN THE NORTHERN CAPE PROVINCE.

The Draft Basic Assessment Report (DBAR) and Environmental Management Programme Report (EMPR) for the proposed prospecting right for Uranium ore on Farm 622, within the Namaqualand Magisterial District in the Northern Cape Province is now available for your perusal. An electronic copy of the document can be obtained from Greenmined Environmental upon request or downloaded from the company website at <u>www.greenmined.com</u> should you wish to review the document.

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Please contact Sonette Smit at 084 585 5706 (Cell) or 021 851 2673 (Tel), 086 546 0579 (Fax), or comments@greenmined.co.za should you require any additional information.

From:	Mail Delivery System <mailer-daemon@smtpcorp.com></mailer-daemon@smtpcorp.com>
Sent:	Friday, 06 December 2024 13:47
То:	Greenmined Comments
Subject:	Delivery Status Notification

Content-Type: multipart/report; report-type=delivery-status; boundary=1733485643-eximdsn-203823705 MIME-Version: 1.0 --1733485643-eximdsn-203823705 Content-type: text/plain; charset=us-ascii

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<RutterR@eskom.co.za> (relayed to non-DSN-aware mailer)

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<jan.swartz@namakhoi.gov.za> (relayed to non-DSN-aware mailer)

<municipal.manager@namakhoi.gov.za> (relayed to non-DSN-aware mailer)

<monique.kleinbooi@namakhoi.gov.za> (relayed to non-DSN-aware mailer)

<charlottevisser607@gmail.com> (relayed to non-DSN-aware mailer)

<Josualosper4@gmail.com> (relayed to non-DSN-aware mailer)

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<ACloete@ncpg.gov.za> (relayed to non-DSN-aware mailer)

<ngoltz@ncpg.gov.za> (relayed to non-DSN-aware mailer)

<darrenlengelbrecht@gmail.com> (relayed to non-DSN-aware mailer)

<karstenl.denc@gmail.com> (relayed to non-DSN-aware mailer)

<aviwenyakaza.denc@gmail.com> (relayed to non-DSN-aware mailer)

PROOF OF CORRESPONDENCE WITH WARD 6 COUNCILLOR MR J LOSPER FROM NAMA KHOI LOCAL MUNICIPALITY ON 06 DECEMBER 2024



From: Sent: To: Subject:	Greenmined Comments Friday, 06 December 2024 13:42 bfisher@ncpg.gov.za; alexander@hantam.co.za; ACloete@ncpg.gov.za; ngoltz@ncpg.gov.za; darrenlengelbrecht@gmail.com; karstenl.denc@gmail.com; aviwenyakaza.denc@gmail.com; peter.denc87@gmail.com; ThembisileMA@Dalrrd.gov.za; MagdelineH@Dalrrd.gov.za; ungomane@ncpg.gov.za; jvs.dtec@gmail.com; ncorns@ncpg.gov.za; KNogwili@ncpg.gov.za; tash123corns@gmail.com; drpw-info@ncpg.gov.za; keysergarnett@gmail.com; rvnhinsbergen@ncpg.gov.za; anthonyl@ncpg.gov.za; MasindiT@dws.gov.za; MokhoantleL@dws.gov.za; MothekheR@dws.gov.za; NengwenaniT@dws.gov.za; HlenganiA@dws.gov.za; cloetes@dws.gov.za; zolile.albanie@labour.gov.za; rachel.solomon@labour.gov.za; AbrahamsN@nra.co.za; mdutoit@dalrrd.gov.za; kgotso.moeketsi@dalrrd.gov.za; Naledi.Kopeledi@dalrrd.gov.za; MakaleKM@eskom.co.za; HardinD@eskom.co.za; RutterR@eskom.co.za; MpolawJ@eskom.co.za; sydneya@namakwa-dm.gov.za; rodrigol@namakwa-dm.gov.za; jan.swartz@namakhoi.gov.za; charlottevisser607@gmail.com; Josualosper4@gmail.com; j.coetzee@wwf.gov.za; fgresse@wwf.org.za; ben-john@wfa.africa DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders
Subject: Attachments:	

RE: SUBMISSION OF DRAFT BASIC ASSESSMENT REPORT FOR ENVIRONMENTAL AUTHORIZATION FOR PROSPECTING RIGHT APPLICATION IN TERMS OF SECTION 16 OF THE MINERALS AND PETROLEUM RESOURCES DEVELOPMENT ACT, 2002 (ACT NO 28 OF 2002) AND THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO 107 OF 1998 NEMA) AS WELL AS THE ENVIRONMENTAL IMPACT ASSESSMENT REGULATIONS OF 2014 (AS AMENDED) (EIA REGULATIONS) SUBMITTED BY SOLIUM ENERGY (PTY) LTD, FOR THE PROSPECTING ON FARM 622, (83 954 HA), FOR URANIUM ORE IN THE NAMAQUALAND MAGISTERIAL DISTRICT IN THE NORTHERN CAPE PROVINCE.

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Please contact Sonette Smit at 084 585 5706 (Cell) or 021 851 2673 (Tel), 086 546 0579 (Fax), or comments@greenmined.co.za should you require any additional information.

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Sent:	Friday, 06 December 2024 13:47
То:	Greenmined Comments
Subject:	Delivery Status Notification

Content-Type: multipart/report; report-type=delivery-status; boundary=1733485643-eximdsn-203823705 MIME-Version: 1.0 --1733485643-eximdsn-203823705 Content-type: text/plain; charset=us-ascii

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<aviwenyakaza.denc@gmail.com> (relayed to non-DSN-aware mailer)

PROOF OF CORRESPONDENCE WITH MR B FISHER FROM THE DEPARTMENT OF AGRICULTURE, ENVIRONMENTAL AFFAIRS, RURAL DEVELOPMENT AND LAND REFORM ON 06 DECEMBER 2024



From: Sent: To: Subject:	Greenmined Comments Friday, 06 December 2024 13:42 bfisher@ncpg.gov.za; alexander@hantam.co.za; ACloete@ncpg.gov.za; ngoltz@ncpg.gov.za; darrenlengelbrecht@gmail.com; karstenl.denc@gmail.com; aviwenyakaza.denc@gmail.com; peter.denc87@gmail.com; ThembisileMA@Dalrrd.gov.za; MagdelineH@Dalrrd.gov.za; ungomane@ncpg.gov.za; jvs.dtec@gmail.com; ncorns@ncpg.gov.za; KNogwili@ncpg.gov.za; tash123corns@gmail.com; drpw-info@ncpg.gov.za; keysergarnett@gmail.com; rvnhinsbergen@ncpg.gov.za; anthonyl@ncpg.gov.za; MasindiT@dws.gov.za; MokhoantleL@dws.gov.za; MothekheR@dws.gov.za; NengwenaniT@dws.gov.za; HlenganiA@dws.gov.za; cloetes@dws.gov.za; zolile.albanie@labour.gov.za; rachel.solomon@labour.gov.za; AbrahamsN@nra.co.za; mdutoit@dalrrd.gov.za; kgotso.moeketsi@dalrrd.gov.za; Naledi.Kopeledi@dalrrd.gov.za; MakaleKM@eskom.co.za; HardinD@eskom.co.za; RutterR@eskom.co.za; MpolawJ@eskom.co.za; sydneya@namakwa-dm.gov.za; rodrigol@namakwa-dm.gov.za; jan.swartz@namakhoi.gov.za; charlottevisser607@gmail.com; Josualosper4@gmail.com; j.coetzee@wwf.gov.za; fgresse@wwf.org.za; ben-john@wfa.africa DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders
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<jvs.dtec@gmail.com> (relayed to non-DSN-aware mailer)
<ncorns@ncpg.gov.za> (relayed to non-DSN-aware mailer)
<KNogwili@ncpg.gov.za> (relayed to non-DSN-aware mailer)
<tash123corns@gmail.com> (relayed to non-DSN-aware mailer)
<tash123corns@gmail.com> (relayed to non-DSN-aware mailer)
<drpw-info@ncpg.gov.za> (relayed to non-DSN-aware mailer)
<drpw-info@ncpg.gov.za> (relayed to non-DSN-aware mailer)
<keysergarnett@gmail.com> (relayed to non-DSN-aware mailer)
<rvnhinsbergen@ncpg.gov.za> (relayed to non-DSN-aware mailer)
<anthonyl@ncpg.gov.za> (relayed to non-DSN-aware mailer)
-1733485643-eximdsn-203823705
Content-type: message/delivery-status

Reporting-MTA: dns; mail.smtp2go.com

Action: delivered Final-Recipient: rfc822;bfisher@ncpg.gov.za Status: 2.0.0 Remote-MTA: dns; securemail-mx1.synaq.com Diagnostic-Code: smtp; 250 Ok

Action: delivered Final-Recipient: rfc822;zolile.albanie@labour.gov.za Status: 2.0.0 Remote-MTA: dns; securemail-mx2.synaq.com Diagnostic-Code: smtp; 250 Ok

Action: delivered Final-Recipient: rfc822;rachel.solomon@labour.gov.za Status: 2.0.0 Remote-MTA: dns; securemail-mx2.synaq.com Diagnostic-Code: smtp; 250 Ok

Action: delivered Final-Recipient: rfc822;AbrahamsN@nra.co.za Status: 2.0.0 Remote-MTA: dns; za-smtp-inbound-1.mimecast.co.za Diagnostic-Code: smtp; 250 Ok

Action: delivered Final-Recipient: rfc822;MakaleKM@eskom.co.za Status: 2.0.0 Remote-MTA: dns; za-smtp-inbound-1.mimecast.co.za Diagnostic-Code: smtp; 250 Ok

Action: delivered

PROOF OF CORRESPONDENCE WITH MR D ENGELBRECHT OF THE DEPARTMENT OF AGRICULTURE, ENVIRONMENTAL AFFAIRS, RURUAL DEVELOPMENT AND LAND REFORM -SPRINGBOK ON 06 DECEMBER 2024



From: Sent: To: Subject:	Greenmined Comments Friday, 06 December 2024 13:42 bfisher@ncpg.gov.za; alexander@hantam.co.za; ACloete@ncpg.gov.za; ngoltz@ncpg.gov.za; darrenlengelbrecht@gmail.com; karstenl.denc@gmail.com; aviwenyakaza.denc@gmail.com; peter.denc87@gmail.com; ThembisileMA@Dalrrd.gov.za; MagdelineH@Dalrrd.gov.za; ungomane@ncpg.gov.za; jvs.dtec@gmail.com; ncorns@ncpg.gov.za; KNogwili@ncpg.gov.za; tash123corns@gmail.com; drpw-info@ncpg.gov.za; keysergarnett@gmail.com; rvnhinsbergen@ncpg.gov.za; anthonyl@ncpg.gov.za; MasindiT@dws.gov.za; MokhoantleL@dws.gov.za; MothekheR@dws.gov.za; NengwenaniT@dws.gov.za; HlenganiA@dws.gov.za; cloetes@dws.gov.za; zolile.albanie@labour.gov.za; rachel.solomon@labour.gov.za; AbrahamsN@nra.co.za; mdutoit@dalrrd.gov.za; kgotso.moeketsi@dalrrd.gov.za; Naledi.Kopeledi@dalrrd.gov.za; MakaleKM@eskom.co.za; HardinD@eskom.co.za; RutterR@eskom.co.za; MpolawJ@eskom.co.za; sydneya@namakwa-dm.gov.za; rodrigol@namakwa-dm.gov.za; jan.swartz@namakhoi.gov.za; charlottevisser607@gmail.com; Josualosper4@gmail.com; j.coetzee@wwf.gov.za; fgresse@wwf.org.za; ben-john@wfa.africa DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders
Subject: Attachments:	

RE: SUBMISSION OF DRAFT BASIC ASSESSMENT REPORT FOR ENVIRONMENTAL AUTHORIZATION FOR PROSPECTING RIGHT APPLICATION IN TERMS OF SECTION 16 OF THE MINERALS AND PETROLEUM RESOURCES DEVELOPMENT ACT, 2002 (ACT NO 28 OF 2002) AND THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO 107 OF 1998 NEMA) AS WELL AS THE ENVIRONMENTAL IMPACT ASSESSMENT REGULATIONS OF 2014 (AS AMENDED) (EIA REGULATIONS) SUBMITTED BY SOLIUM ENERGY (PTY) LTD, FOR THE PROSPECTING ON FARM 622, (83 954 HA), FOR URANIUM ORE IN THE NAMAQUALAND MAGISTERIAL DISTRICT IN THE NORTHERN CAPE PROVINCE.

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Please contact Sonette Smit at 084 585 5706 (Cell) or 021 851 2673 (Tel), 086 546 0579 (Fax), or comments@greenmined.co.za should you require any additional information.

From:	Mail Delivery System <mailer-daemon@smtpcorp.com></mailer-daemon@smtpcorp.com>
Sent:	Friday, 06 December 2024 13:47
То:	Greenmined Comments
Subject:	Delivery Status Notification

Content-Type: multipart/report; report-type=delivery-status; boundary=1733485643-eximdsn-203823705 MIME-Version: 1.0 --1733485643-eximdsn-203823705 Content-type: text/plain; charset=us-ascii

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<ungomane@ncpg.gov.za> (relayed to non-DSN-aware mailer)
<jvs.dtec@gmail.com> (relayed to non-DSN-aware mailer)
<ncorns@ncpg.gov.za> (relayed to non-DSN-aware mailer)
<KNogwili@ncpg.gov.za> (relayed to non-DSN-aware mailer)
<tash123corns@gmail.com> (relayed to non-DSN-aware mailer)
<tash123corns@gmail.com> (relayed to non-DSN-aware mailer)
<drpw-info@ncpg.gov.za> (relayed to non-DSN-aware mailer)
<drpw-info@ncpg.gov.za> (relayed to non-DSN-aware mailer)
<keysergarnett@gmail.com> (relayed to non-DSN-aware mailer)
<rvnhinsbergen@ncpg.gov.za> (relayed to non-DSN-aware mailer)
<anthonyl@ncpg.gov.za> (relayed to non-DSN-aware mailer)
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Content-type: message/delivery-status

Reporting-MTA: dns; mail.smtp2go.com

Action: delivered Final-Recipient: rfc822;bfisher@ncpg.gov.za Status: 2.0.0 Remote-MTA: dns; securemail-mx1.synaq.com Diagnostic-Code: smtp; 250 Ok

Action: delivered Final-Recipient: rfc822;zolile.albanie@labour.gov.za Status: 2.0.0 Remote-MTA: dns; securemail-mx2.synaq.com Diagnostic-Code: smtp; 250 Ok

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PROOF OF CORRESPONDENCE WITH MRS T MABUZA OF THE DEPARTMENT OF AGRICULTURE, RURUAL DEVELOPMENT AND LAND REFORM -KIMBERLEY ON 06 DECEMBER 2024



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Subject: Attachments:	

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From:	Magdeline Hlahu <magdelineh@dalrrd.gov.za></magdelineh@dalrrd.gov.za>
Sent:	Monday, 09 December 2024 11:39
То:	Greenmined Comments
Subject:	Read: DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders
Attachments:	Read: DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders

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То:	ThembisileMA@Dalrrd.gov.za
Sent:	Friday, 06 December 2024 13:47
Subject:	Relayed: DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders

The original message was received at Fri, 6 Dec 2024 11:46:38 GMT from localhost [127.0.0.1]

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----- Transcript of session follows -----



30/5/1/1/2/1402...

<ThembisileMA@Dalrrd.gov.za>... relayed; expect no further notifications

PROOF OF CORRESPONDENCE WITH THE DEPARTMENT OF ECONOMIC DEVELOPMENT AND TOURISM – KIMBERLEY ON 06 DECEMBER 2024



From: Sent: To: Subject:	Greenmined Comments Friday, 06 December 2024 13:42 bfisher@ncpg.gov.za; alexander@hantam.co.za; ACloete@ncpg.gov.za; ngoltz@ncpg.gov.za; darrenlengelbrecht@gmail.com; karstenl.denc@gmail.com; aviwenyakaza.denc@gmail.com; peter.denc87@gmail.com; ThembisileMA@Dalrrd.gov.za; MagdelineH@Dalrrd.gov.za; ungomane@ncpg.gov.za; jvs.dtec@gmail.com; ncorns@ncpg.gov.za; KNogwili@ncpg.gov.za; tash123corns@gmail.com; drpw-info@ncpg.gov.za; keysergarnett@gmail.com; rvnhinsbergen@ncpg.gov.za; anthonyl@ncpg.gov.za; MasindiT@dws.gov.za; MokhoantleL@dws.gov.za; MothekheR@dws.gov.za; NengwenaniT@dws.gov.za; HlenganiA@dws.gov.za; cloetes@dws.gov.za; zolile.albanie@labour.gov.za; rachel.solomon@labour.gov.za; AbrahamsN@nra.co.za; mdutoit@dalrrd.gov.za; kgotso.moeketsi@dalrrd.gov.za; Naledi.Kopeledi@dalrrd.gov.za; MakaleKM@eskom.co.za; HardinD@eskom.co.za; RutterR@eskom.co.za; MpolawJ@eskom.co.za; sydneya@namakwa-dm.gov.za; rodrigol@namakwa-dm.gov.za; jan.swartz@namakhoi.gov.za; charlottevisser607@gmail.com; Josualosper4@gmail.com; j.coetzee@wwf.gov.za; fgresse@wwf.org.za; ben-john@wfa.africa DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders
Subject:	DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders
Attachments:	Notice DBAR - Concordia.pdf

RE: SUBMISSION OF DRAFT BASIC ASSESSMENT REPORT FOR ENVIRONMENTAL AUTHORIZATION FOR PROSPECTING RIGHT APPLICATION IN TERMS OF SECTION 16 OF THE MINERALS AND PETROLEUM RESOURCES DEVELOPMENT ACT, 2002 (ACT NO 28 OF 2002) AND THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO 107 OF 1998 NEMA) AS WELL AS THE ENVIRONMENTAL IMPACT ASSESSMENT REGULATIONS OF 2014 (AS AMENDED) (EIA REGULATIONS) SUBMITTED BY SOLIUM ENERGY (PTY) LTD, FOR THE PROSPECTING ON FARM 622, (83 954 HA), FOR URANIUM ORE IN THE NAMAQUALAND MAGISTERIAL DISTRICT IN THE NORTHERN CAPE PROVINCE.

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То:	Greenmined Comments
Subject:	Delivery Status Notification

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<keysergarnett@gmail.com> (relayed to non-DSN-aware mailer)
<rvnhinsbergen@ncpg.gov.za> (relayed to non-DSN-aware mailer)
<anthonyl@ncpg.gov.za> (relayed to non-DSN-aware mailer)
-1733485643-eximdsn-203823705
Content-type: message/delivery-status

Reporting-MTA: dns; mail.smtp2go.com

Action: delivered Final-Recipient: rfc822;bfisher@ncpg.gov.za Status: 2.0.0 Remote-MTA: dns; securemail-mx1.synaq.com Diagnostic-Code: smtp; 250 Ok

Action: delivered Final-Recipient: rfc822;zolile.albanie@labour.gov.za Status: 2.0.0 Remote-MTA: dns; securemail-mx2.synaq.com Diagnostic-Code: smtp; 250 Ok

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PROOF OF CORRESPONDENCE WITH MR J VAN SCHALKWYK FROM THE DEPARTMENT OF ECONOMIC DEVELOPMENT AND TOURISM – UPINGTON ON 06 DECEMBER 2024



From: Sent: To: Subject:	Greenmined Comments Friday, 06 December 2024 13:42 bfisher@ncpg.gov.za; alexander@hantam.co.za; ACloete@ncpg.gov.za; ngoltz@ncpg.gov.za; darrenlengelbrecht@gmail.com; karstenl.denc@gmail.com; aviwenyakaza.denc@gmail.com; peter.denc87@gmail.com; ThembisileMA@Dalrrd.gov.za; MagdelineH@Dalrrd.gov.za; ungomane@ncpg.gov.za; jvs.dtec@gmail.com; ncorns@ncpg.gov.za; KNogwili@ncpg.gov.za; tash123corns@gmail.com; drpw-info@ncpg.gov.za; keysergarnett@gmail.com; rvnhinsbergen@ncpg.gov.za; anthonyl@ncpg.gov.za; MasindiT@dws.gov.za; MokhoantleL@dws.gov.za; MothekheR@dws.gov.za; NengwenaniT@dws.gov.za; HlenganiA@dws.gov.za; cloetes@dws.gov.za; zolile.albanie@labour.gov.za; rachel.solomon@labour.gov.za; AbrahamsN@nra.co.za; mdutoit@dalrrd.gov.za; kgotso.moeketsi@dalrrd.gov.za; Naledi.Kopeledi@dalrrd.gov.za; MakaleKM@eskom.co.za; HardinD@eskom.co.za; RutterR@eskom.co.za; MpolawJ@eskom.co.za; sydneya@namakwa-dm.gov.za; rodrigol@namakwa-dm.gov.za; jan.swartz@namakhoi.gov.za; charlottevisser607@gmail.com; Josualosper4@gmail.com; j.coetzee@wwf.gov.za; fgresse@wwf.org.za; ben-john@wfa.africa DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders
Subject:	DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders
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<darrenlengelbrecht@gmail.com> (relayed to non-DSN-aware mailer)

<karstenl.denc@gmail.com> (relayed to non-DSN-aware mailer)

<aviwenyakaza.denc@gmail.com> (relayed to non-DSN-aware mailer)

<peter.denc87@gmail.com> (relayed to non-DSN-aware mailer)
<ungomane@ncpg.gov.za> (relayed to non-DSN-aware mailer)
<jvs.dtec@gmail.com> (relayed to non-DSN-aware mailer)
<ncorns@ncpg.gov.za> (relayed to non-DSN-aware mailer)
<KNogwili@ncpg.gov.za> (relayed to non-DSN-aware mailer)
<tash123corns@gmail.com> (relayed to non-DSN-aware mailer)
<tash123corns@gmail.com> (relayed to non-DSN-aware mailer)
<drpw-info@ncpg.gov.za> (relayed to non-DSN-aware mailer)
<drpw-info@ncpg.gov.za> (relayed to non-DSN-aware mailer)
<keysergarnett@gmail.com> (relayed to non-DSN-aware mailer)
<rvnhinsbergen@ncpg.gov.za> (relayed to non-DSN-aware mailer)
<anthonyl@ncpg.gov.za> (relayed to non-DSN-aware mailer)
-1733485643-eximdsn-203823705
Content-type: message/delivery-status

Reporting-MTA: dns; mail.smtp2go.com

Action: delivered Final-Recipient: rfc822;bfisher@ncpg.gov.za Status: 2.0.0 Remote-MTA: dns; securemail-mx1.synaq.com Diagnostic-Code: smtp; 250 Ok

Action: delivered Final-Recipient: rfc822;zolile.albanie@labour.gov.za Status: 2.0.0 Remote-MTA: dns; securemail-mx2.synaq.com Diagnostic-Code: smtp; 250 Ok

Action: delivered Final-Recipient: rfc822;rachel.solomon@labour.gov.za Status: 2.0.0 Remote-MTA: dns; securemail-mx2.synaq.com Diagnostic-Code: smtp; 250 Ok

Action: delivered Final-Recipient: rfc822;AbrahamsN@nra.co.za Status: 2.0.0 Remote-MTA: dns; za-smtp-inbound-1.mimecast.co.za Diagnostic-Code: smtp; 250 Ok

Action: delivered Final-Recipient: rfc822;MakaleKM@eskom.co.za Status: 2.0.0 Remote-MTA: dns; za-smtp-inbound-1.mimecast.co.za Diagnostic-Code: smtp; 250 Ok

Action: delivered

PROOF OF CORRESPONDENCE WITH MR K NOGWILI FROM THE DEPARTMENT OF ROADS AND PUBLIC WORKS KIMBERLEY ON 06 DECEMBER 2024



From: Sent: To: Subject:	Greenmined Comments Friday, 06 December 2024 13:42 bfisher@ncpg.gov.za; alexander@hantam.co.za; ACloete@ncpg.gov.za; ngoltz@ncpg.gov.za; darrenlengelbrecht@gmail.com; karstenl.denc@gmail.com; aviwenyakaza.denc@gmail.com; peter.denc87@gmail.com; ThembisileMA@Dalrrd.gov.za; MagdelineH@Dalrrd.gov.za; ungomane@ncpg.gov.za; jvs.dtec@gmail.com; ncorns@ncpg.gov.za; KNogwili@ncpg.gov.za; tash123corns@gmail.com; drpw-info@ncpg.gov.za; keysergarnett@gmail.com; rvnhinsbergen@ncpg.gov.za; anthonyl@ncpg.gov.za; MasindiT@dws.gov.za; MokhoantleL@dws.gov.za; MothekheR@dws.gov.za; NengwenaniT@dws.gov.za; HlenganiA@dws.gov.za; cloetes@dws.gov.za; zolile.albanie@labour.gov.za; rachel.solomon@labour.gov.za; AbrahamsN@nra.co.za; mdutoit@dalrrd.gov.za; kgotso.moeketsi@dalrrd.gov.za; Naledi.Kopeledi@dalrrd.gov.za; MakaleKM@eskom.co.za; HardinD@eskom.co.za; RutterR@eskom.co.za; MpolawJ@eskom.co.za; sydneya@namakwa-dm.gov.za; rodrigol@namakwa-dm.gov.za; jan.swartz@namakhoi.gov.za; charlottevisser607@gmail.com; Josualosper4@gmail.com; j.coetzee@wwf.gov.za; fgresse@wwf.org.za; ben-john@wfa.africa DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders
Subject:	DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders
Attachments:	Notice DBAR - Concordia.pdf

RE: SUBMISSION OF DRAFT BASIC ASSESSMENT REPORT FOR ENVIRONMENTAL AUTHORIZATION FOR PROSPECTING RIGHT APPLICATION IN TERMS OF SECTION 16 OF THE MINERALS AND PETROLEUM RESOURCES DEVELOPMENT ACT, 2002 (ACT NO 28 OF 2002) AND THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO 107 OF 1998 NEMA) AS WELL AS THE ENVIRONMENTAL IMPACT ASSESSMENT REGULATIONS OF 2014 (AS AMENDED) (EIA REGULATIONS) SUBMITTED BY SOLIUM ENERGY (PTY) LTD, FOR THE PROSPECTING ON FARM 622, (83 954 HA), FOR URANIUM ORE IN THE NAMAQUALAND MAGISTERIAL DISTRICT IN THE NORTHERN CAPE PROVINCE.

The Draft Basic Assessment Report (DBAR) and Environmental Management Programme Report (EMPR) for the proposed prospecting right for Uranium ore on Farm 622, within the Namaqualand Magisterial District in the Northern Cape Province is now available for your perusal. An electronic copy of the document can be obtained from Greenmined Environmental upon request or downloaded from the company website at <u>www.greenmined.com</u> should you wish to review the document.

A thirty-day commenting period, ending on **30 January 2025 at 17:00**, will be allowed. All comments, concerns or objections must be in writing and can be submitted via facsimile, e-mail and/or post.

Please contact Sonette Smit at 084 585 5706 (Cell) or 021 851 2673 (Tel), 086 546 0579 (Fax), or comments@greenmined.co.za should you require any additional information.

From:	Mail Delivery System <mailer-daemon@smtpcorp.com></mailer-daemon@smtpcorp.com>
Sent:	Friday, 06 December 2024 13:47
То:	Greenmined Comments
Subject:	Delivery Status Notification

Content-Type: multipart/report; report-type=delivery-status; boundary=1733485643-eximdsn-203823705 MIME-Version: 1.0 --1733485643-eximdsn-203823705 Content-type: text/plain; charset=us-ascii

This message was created automatically by SMTP2Go. ----- The following addresses had successful delivery notifications -----

 ware mailer)

<zolile.albanie@labour.gov.za> (relayed to non-DSN-aware mailer) <rachel.solomon@labour.gov.za> (relayed to non-DSN-aware mailer)

<AbrahamsN@nra.co.za> (relayed to non-DSN-aware mailer)

<MakaleKM@eskom.co.za> (relayed to non-DSN-aware mailer)

<HardinD@eskom.co.za> (relayed to non-DSN-aware mailer)

<RutterR@eskom.co.za> (relayed to non-DSN-aware mailer)

<MpolawJ@eskom.co.za> (relayed to non-DSN-aware mailer)

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<KNogwili@ncpg.gov.za> (relayed to non-DSN-aware mailer)
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<drpw-info@ncpg.gov.za> (relayed to non-DSN-aware mailer)
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Content-type: message/delivery-status

Reporting-MTA: dns; mail.smtp2go.com

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Action: delivered Final-Recipient: rfc822;rachel.solomon@labour.gov.za Status: 2.0.0 Remote-MTA: dns; securemail-mx2.synaq.com Diagnostic-Code: smtp; 250 Ok

Action: delivered Final-Recipient: rfc822;AbrahamsN@nra.co.za Status: 2.0.0 Remote-MTA: dns; za-smtp-inbound-1.mimecast.co.za Diagnostic-Code: smtp; 250 Ok

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Action: delivered

PROOF OF CORRESPONDENCE WITH MR G KEYSER FROM THE DEPARTMENT OF ROADS AND PUBLIC WORKS – UPINGTON ON 06 DECEMBER 2024



From: Sent: To: Subject:	Greenmined Comments Friday, 06 December 2024 13:42 bfisher@ncpg.gov.za; alexander@hantam.co.za; ACloete@ncpg.gov.za; ngoltz@ncpg.gov.za; darrenlengelbrecht@gmail.com; karstenl.denc@gmail.com; aviwenyakaza.denc@gmail.com; peter.denc87@gmail.com; ThembisileMA@Dalrrd.gov.za; MagdelineH@Dalrrd.gov.za; ungomane@ncpg.gov.za; jvs.dtec@gmail.com; ncorns@ncpg.gov.za; KNogwili@ncpg.gov.za; tash123corns@gmail.com; drpw-info@ncpg.gov.za; keysergarnett@gmail.com; rvnhinsbergen@ncpg.gov.za; anthonyl@ncpg.gov.za; MasindiT@dws.gov.za; MokhoantleL@dws.gov.za; MothekheR@dws.gov.za; NengwenaniT@dws.gov.za; HlenganiA@dws.gov.za; cloetes@dws.gov.za; zolile.albanie@labour.gov.za; rachel.solomon@labour.gov.za; AbrahamsN@nra.co.za; mdutoit@dalrrd.gov.za; kgotso.moeketsi@dalrrd.gov.za; Naledi.Kopeledi@dalrrd.gov.za; MakaleKM@eskom.co.za; HardinD@eskom.co.za; RutterR@eskom.co.za; MpolawJ@eskom.co.za; sydneya@namakwa-dm.gov.za; rodrigol@namakwa-dm.gov.za; jan.swartz@namakhoi.gov.za; charlottevisser607@gmail.com; Josualosper4@gmail.com; j.coetzee@wwf.gov.za; fgresse@wwf.org.za; ben-john@wfa.africa DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders
Subject:	DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders
Attachments:	Notice DBAR - Concordia.pdf

RE: SUBMISSION OF DRAFT BASIC ASSESSMENT REPORT FOR ENVIRONMENTAL AUTHORIZATION FOR PROSPECTING RIGHT APPLICATION IN TERMS OF SECTION 16 OF THE MINERALS AND PETROLEUM RESOURCES DEVELOPMENT ACT, 2002 (ACT NO 28 OF 2002) AND THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO 107 OF 1998 NEMA) AS WELL AS THE ENVIRONMENTAL IMPACT ASSESSMENT REGULATIONS OF 2014 (AS AMENDED) (EIA REGULATIONS) SUBMITTED BY SOLIUM ENERGY (PTY) LTD, FOR THE PROSPECTING ON FARM 622, (83 954 HA), FOR URANIUM ORE IN THE NAMAQUALAND MAGISTERIAL DISTRICT IN THE NORTHERN CAPE PROVINCE.

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A thirty-day commenting period, ending on **30 January 2025 at 17:00**, will be allowed. All comments, concerns or objections must be in writing and can be submitted via facsimile, e-mail and/or post.

Please contact Sonette Smit at 084 585 5706 (Cell) or 021 851 2673 (Tel), 086 546 0579 (Fax), or comments@greenmined.co.za should you require any additional information.

From:	Mail Delivery System <mailer-daemon@smtpcorp.com></mailer-daemon@smtpcorp.com>
Sent:	Friday, 06 December 2024 13:45
То:	Greenmined Comments
Subject:	Delivery Status Notification

Content-Type: multipart/report; report-type=delivery-status; boundary=1733485476-eximdsn-813760428 MIME-Version: 1.0 --1733485476-eximdsn-813760428 Content-type: text/plain; charset=us-ascii

This message was created automatically by SMTP2Go. ----- The following addresses had successful delivery notifications ----- <info@ncpg.gov.za> (relayed to non-DSN-aware mailer)

--1733485476-eximdsn-813760428 Content-type: message/delivery-status

Reporting-MTA: dns; mail.smtp2go.com

Action: delivered Final-Recipient: rfc822;info@ncpg.gov.za Status: 2.0.0 Remote-MTA: dns; securemail-mx1.synaq.com Diagnostic-Code: smtp; 250 Ok

--1733485476-eximdsn-813760428 Content-type: text/rfc822-headers

Return-path: <comments@greenmined.co.za>

Received: from [10.173.255.233] (helo=SmtpCorp)

by smtpcorp.com with esmtpsa (TLS1.3:ECDHE_SECP256R1__RSA_PSS_RSAE_SHA256__AES_256_GCM:256) (Exim 4.94.2-S2G)

(envelope-from <comments@greenmined.co.za>)

id 1tJWI5-TRk72g-BV

for info@ncpg.gov.za; Fri, 06 Dec 2024 11:44:31 +0000

Received: from [10.67.233.153] (helo=webmail.raubex.com)

by smtpcorp.com with esmtpsa (TLS1.2:ECDHE_SECP384R1__RSA_SHA256__AES_256_GCM:256) (Exim 4.97.1-S2G) (envelope-from <comments@greenmined.co.za>) id 1tJWl3-FnQW0hPwzyK-1Wfl

for info@ncpg.gov.za;

Fri, 06 Dec 2024 11:44:30 +0000

Received: from 01-EXCH02-INF.RBX.Raubex.com (10.1.0.212) by 01-EXCH01-INF.RBX.Raubex.com (10.1.0.211) with Microsoft SMTP Server (version=TLS1_2, cipher=TLS_ECDHE_RSA_WITH_AES_256_GCM_SHA384) id 15.2.1544.11; Fri, 6 Dec 2024 13:44:16 +0200

Received: from JNYP275CU001.outbound.protection.outlook.com (40.93.74.6) by 01-EXCH02-INF.RBX.Raubex.com (10.1.0.13) with Microsoft SMTP Server (version=TLS1_2, cipher=TLS_ECDHE_RSA_WITH_AES_256_GCM_SHA384) id

15.2.1544.11 via Frontend Transport; Fri, 6 Dec 2024 13:44:16 +0200

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From:	Mail Delivery System <mailer-daemon@smtpcorp.com></mailer-daemon@smtpcorp.com>
Sent:	Friday, 06 December 2024 13:47
То:	Greenmined Comments
Subject:	Delivery Status Notification

Content-Type: multipart/report; report-type=delivery-status; boundary=1733485643-eximdsn-203823705 MIME-Version: 1.0 --1733485643-eximdsn-203823705 Content-type: text/plain; charset=us-ascii

This message was created automatically by SMTP2Go. ----- The following addresses had successful delivery notifications -----

 ware mailer)

<zolile.albanie@labour.gov.za> (relayed to non-DSN-aware mailer) <rachel.solomon@labour.gov.za> (relayed to non-DSN-aware mailer)

<AbrahamsN@nra.co.za> (relayed to non-DSN-aware mailer)

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Content-type: message/delivery-status

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Action: delivered

PROOF OF CORRESPONDENCE WITH MS VAN HINGSBERGEN FROM THE DEPARTMENT OF ROADS AND PUBLIC WORKS – UPINGTON ON 06 DECEMBER 2024



From: Sent: To: Subject:	Greenmined Comments Friday, 06 December 2024 13:42 bfisher@ncpg.gov.za; alexander@hantam.co.za; ACloete@ncpg.gov.za; ngoltz@ncpg.gov.za; darrenlengelbrecht@gmail.com; karstenl.denc@gmail.com; aviwenyakaza.denc@gmail.com; peter.denc87@gmail.com; ThembisileMA@Dalrrd.gov.za; MagdelineH@Dalrrd.gov.za; ungomane@ncpg.gov.za; jvs.dtec@gmail.com; ncorns@ncpg.gov.za; KNogwili@ncpg.gov.za; tash123corns@gmail.com; drpw-info@ncpg.gov.za; keysergarnett@gmail.com; rvnhinsbergen@ncpg.gov.za; anthonyl@ncpg.gov.za; MasindiT@dws.gov.za; MokhoantleL@dws.gov.za; MothekheR@dws.gov.za; NengwenaniT@dws.gov.za; HlenganiA@dws.gov.za; cloetes@dws.gov.za; zolile.albanie@labour.gov.za; rachel.solomon@labour.gov.za; AbrahamsN@nra.co.za; mdutoit@dalrrd.gov.za; kgotso.moeketsi@dalrrd.gov.za; Naledi.Kopeledi@dalrrd.gov.za; MakaleKM@eskom.co.za; HardinD@eskom.co.za; RutterR@eskom.co.za; MpolawJ@eskom.co.za; sydneya@namakwa-dm.gov.za; rodrigol@namakwa-dm.gov.za; jan.swartz@namakhoi.gov.za; charlottevisser607@gmail.com; Josualosper4@gmail.com; j.coetzee@wwf.gov.za; fgresse@wwf.org.za; ben-john@wfa.africa DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders
Subject:	DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders
Attachments:	Notice DBAR - Concordia.pdf

RE: SUBMISSION OF DRAFT BASIC ASSESSMENT REPORT FOR ENVIRONMENTAL AUTHORIZATION FOR PROSPECTING RIGHT APPLICATION IN TERMS OF SECTION 16 OF THE MINERALS AND PETROLEUM RESOURCES DEVELOPMENT ACT, 2002 (ACT NO 28 OF 2002) AND THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO 107 OF 1998 NEMA) AS WELL AS THE ENVIRONMENTAL IMPACT ASSESSMENT REGULATIONS OF 2014 (AS AMENDED) (EIA REGULATIONS) SUBMITTED BY SOLIUM ENERGY (PTY) LTD, FOR THE PROSPECTING ON FARM 622, (83 954 HA), FOR URANIUM ORE IN THE NAMAQUALAND MAGISTERIAL DISTRICT IN THE NORTHERN CAPE PROVINCE.

The Draft Basic Assessment Report (DBAR) and Environmental Management Programme Report (EMPR) for the proposed prospecting right for Uranium ore on Farm 622, within the Namaqualand Magisterial District in the Northern Cape Province is now available for your perusal. An electronic copy of the document can be obtained from Greenmined Environmental upon request or downloaded from the company website at <u>www.greenmined.com</u> should you wish to review the document.

A thirty-day commenting period, ending on **30 January 2025 at 17:00**, will be allowed. All comments, concerns or objections must be in writing and can be submitted via facsimile, e-mail and/or post.

Please contact Sonette Smit at 084 585 5706 (Cell) or 021 851 2673 (Tel), 086 546 0579 (Fax), or comments@greenmined.co.za should you require any additional information.

From:	Mail Delivery System <mailer-daemon@smtpcorp.com></mailer-daemon@smtpcorp.com>
Sent:	Friday, 06 December 2024 13:47
То:	Greenmined Comments
Subject:	Delivery Status Notification

Content-Type: multipart/report; report-type=delivery-status; boundary=1733485643-eximdsn-203823705 MIME-Version: 1.0 --1733485643-eximdsn-203823705 Content-type: text/plain; charset=us-ascii

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 ware mailer)

<zolile.albanie@labour.gov.za> (relayed to non-DSN-aware mailer) <rachel.solomon@labour.gov.za> (relayed to non-DSN-aware mailer)

<AbrahamsN@nra.co.za> (relayed to non-DSN-aware mailer)

<MakaleKM@eskom.co.za> (relayed to non-DSN-aware mailer)

<HardinD@eskom.co.za> (relayed to non-DSN-aware mailer)

<RutterR@eskom.co.za> (relayed to non-DSN-aware mailer)

<MpolawJ@eskom.co.za> (relayed to non-DSN-aware mailer)

<jan.swartz@namakhoi.gov.za> (relayed to non-DSN-aware mailer)

<municipal.manager@namakhoi.gov.za> (relayed to non-DSN-aware mailer)

<monique.kleinbooi@namakhoi.gov.za> (relayed to non-DSN-aware mailer)

<charlottevisser607@gmail.com> (relayed to non-DSN-aware mailer)

<Josualosper4@gmail.com> (relayed to non-DSN-aware mailer)

<fgresse@wwf.org.za> (relayed to non-DSN-aware mailer)

<alexander@hantam.co.za> (relayed to non-DSN-aware mailer)

<ACloete@ncpg.gov.za> (relayed to non-DSN-aware mailer)

<ngoltz@ncpg.gov.za> (relayed to non-DSN-aware mailer)

<darrenlengelbrecht@gmail.com> (relayed to non-DSN-aware mailer)

<karstenl.denc@gmail.com> (relayed to non-DSN-aware mailer)

<aviwenyakaza.denc@gmail.com> (relayed to non-DSN-aware mailer)

<peter.denc87@gmail.com> (relayed to non-DSN-aware mailer)
<ungomane@ncpg.gov.za> (relayed to non-DSN-aware mailer)
<jvs.dtec@gmail.com> (relayed to non-DSN-aware mailer)
<ncorns@ncpg.gov.za> (relayed to non-DSN-aware mailer)
<KNogwili@ncpg.gov.za> (relayed to non-DSN-aware mailer)
<tash123corns@gmail.com> (relayed to non-DSN-aware mailer)
<tash123corns@gmail.com> (relayed to non-DSN-aware mailer)
<drpw-info@ncpg.gov.za> (relayed to non-DSN-aware mailer)
<drpw-info@ncpg.gov.za> (relayed to non-DSN-aware mailer)
<keysergarnett@gmail.com> (relayed to non-DSN-aware mailer)
<rvnhinsbergen@ncpg.gov.za> (relayed to non-DSN-aware mailer)
<anthonyl@ncpg.gov.za> (relayed to non-DSN-aware mailer)
-1733485643-eximdsn-203823705
Content-type: message/delivery-status

Reporting-MTA: dns; mail.smtp2go.com

Action: delivered Final-Recipient: rfc822;bfisher@ncpg.gov.za Status: 2.0.0 Remote-MTA: dns; securemail-mx1.synaq.com Diagnostic-Code: smtp; 250 Ok

Action: delivered Final-Recipient: rfc822;zolile.albanie@labour.gov.za Status: 2.0.0 Remote-MTA: dns; securemail-mx2.synaq.com Diagnostic-Code: smtp; 250 Ok

Action: delivered Final-Recipient: rfc822;rachel.solomon@labour.gov.za Status: 2.0.0 Remote-MTA: dns; securemail-mx2.synaq.com Diagnostic-Code: smtp; 250 Ok

Action: delivered Final-Recipient: rfc822;AbrahamsN@nra.co.za Status: 2.0.0 Remote-MTA: dns; za-smtp-inbound-1.mimecast.co.za Diagnostic-Code: smtp; 250 Ok

Action: delivered Final-Recipient: rfc822;MakaleKM@eskom.co.za Status: 2.0.0 Remote-MTA: dns; za-smtp-inbound-1.mimecast.co.za Diagnostic-Code: smtp; 250 Ok

Action: delivered

PROOF OF CORRESPONDENCE WITH THE DEPARTMENT OF WATER AND SANITATION, KIMBERLEY ON 06 DECEMBER 2024



From: Sent: To: Subject:	Greenmined Comments Friday, 06 December 2024 13:42 bfisher@ncpg.gov.za; alexander@hantam.co.za; ACloete@ncpg.gov.za; ngoltz@ncpg.gov.za; darrenlengelbrecht@gmail.com; karstenl.denc@gmail.com; aviwenyakaza.denc@gmail.com; peter.denc87@gmail.com; ThembisileMA@Dalrrd.gov.za; MagdelineH@Dalrrd.gov.za; ungomane@ncpg.gov.za; jvs.dtec@gmail.com; ncorns@ncpg.gov.za; KNogwili@ncpg.gov.za; tash123corns@gmail.com; drpw-info@ncpg.gov.za; keysergarnett@gmail.com; rvnhinsbergen@ncpg.gov.za; anthonyl@ncpg.gov.za; MasindiT@dws.gov.za; MokhoantleL@dws.gov.za; MothekheR@dws.gov.za; NengwenaniT@dws.gov.za; HlenganiA@dws.gov.za; cloetes@dws.gov.za; zolile.albanie@labour.gov.za; rachel.solomon@labour.gov.za; AbrahamsN@nra.co.za; mdutoit@dalrrd.gov.za; kgotso.moeketsi@dalrrd.gov.za; Naledi.Kopeledi@dalrrd.gov.za; MakaleKM@eskom.co.za; HardinD@eskom.co.za; RutterR@eskom.co.za; MpolawJ@eskom.co.za; sydneya@namakwa-dm.gov.za; rodrigol@namakwa-dm.gov.za; jan.swartz@namakhoi.gov.za; charlottevisser607@gmail.com; Josualosper4@gmail.com; j.coetzee@wwf.gov.za; fgresse@wwf.org.za; ben-john@wfa.africa DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders
Subject: Attachments:	

RE: SUBMISSION OF DRAFT BASIC ASSESSMENT REPORT FOR ENVIRONMENTAL AUTHORIZATION FOR PROSPECTING RIGHT APPLICATION IN TERMS OF SECTION 16 OF THE MINERALS AND PETROLEUM RESOURCES DEVELOPMENT ACT, 2002 (ACT NO 28 OF 2002) AND THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO 107 OF 1998 NEMA) AS WELL AS THE ENVIRONMENTAL IMPACT ASSESSMENT REGULATIONS OF 2014 (AS AMENDED) (EIA REGULATIONS) SUBMITTED BY SOLIUM ENERGY (PTY) LTD, FOR THE PROSPECTING ON FARM 622, (83 954 HA), FOR URANIUM ORE IN THE NAMAQUALAND MAGISTERIAL DISTRICT IN THE NORTHERN CAPE PROVINCE.

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A thirty-day commenting period, ending on **30 January 2025 at 17:00**, will be allowed. All comments, concerns or objections must be in writing and can be submitted via facsimile, e-mail and/or post.

Please contact Sonette Smit at 084 585 5706 (Cell) or 021 851 2673 (Tel), 086 546 0579 (Fax), or comments@greenmined.co.za should you require any additional information.

From:	Hlengani Alexia (UPN) <hlengania@dws.gov.za></hlengania@dws.gov.za>
То:	Greenmined Comments
Sent:	Saturday, 07 December 2024 15:39
Subject:	Read: DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders

Your message

To: Hlengani Alexia (UPN) Subject: DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders Sent: Friday, December 6, 2024 1:41:33 PM (UTC+02:00) Harare, Pretoria

was read on Saturday, December 7, 2024 12:57:31 PM (UTC+02:00) Harare, Pretoria.

From:	Nengwenani Tshimangadzo Walter <nengwenanit@dws.gov.za></nengwenanit@dws.gov.za>
То:	Greenmined Comments
Sent:	Monday, 09 December 2024 07:05
Subject:	Read: DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders

Your message

To: Nengwenani Tshimangadzo Walter Subject: DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders Sent: Friday, December 6, 2024 1:41:33 PM (UTC+02:00) Harare, Pretoria

was read on Monday, December 9, 2024 7:06:14 AM (UTC+02:00) Harare, Pretoria.

From:	postmaster@dws.gov.za
То:	MothekheR@dws.gov.za
Sent:	Friday, 06 December 2024 13:47
Subject:	Delivered: DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders

Your message has been delivered to the following recipients:

MothekheR@dws.gov.za (MothekheR@dws.gov.za)

Subject: DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders

DBAR Notice NC 30/5/1/1/2/1402...

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From:	postmaster@dws.gov.za
То:	MokhoantleL@dws.gov.za
Sent:	Friday, 06 December 2024 13:46
Subject:	Delivered: DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders

Your message has been delivered to the following recipients:

MokhoantleL@dws.gov.za (MokhoantleL@dws.gov.za)

Subject: DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders

DBAR Notice NC 30/5/1/1/2/1402...

 \checkmark

From:	postmaster@dws.gov.za
То:	MasindiT@dws.gov.za
Sent:	Friday, 06 December 2024 13:48
Subject:	Delivered: DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders

Your message has been delivered to the following recipients:

MasindiT@dws.gov.za (MasindiT@dws.gov.za)

Subject: DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders

DBAR Notice NC 30/5/1/1/2/1402...

 \sim

PROOF OF CORRESPONDENCE WITH MR S CLOETE FROM THE DEPARTMENT OF WATER AND SANITATION, UPINGTON ON 06 DECEMBER 2024



From: Sent: To: Subject:	Greenmined Comments Friday, 06 December 2024 13:42 bfisher@ncpg.gov.za; alexander@hantam.co.za; ACloete@ncpg.gov.za; ngoltz@ncpg.gov.za; darrenlengelbrecht@gmail.com; karstenl.denc@gmail.com; aviwenyakaza.denc@gmail.com; peter.denc87@gmail.com; ThembisileMA@Dalrrd.gov.za; MagdelineH@Dalrrd.gov.za; ungomane@ncpg.gov.za; jvs.dtec@gmail.com; ncorns@ncpg.gov.za; KNogwili@ncpg.gov.za; tash123corns@gmail.com; drpw-info@ncpg.gov.za; keysergarnett@gmail.com; rvnhinsbergen@ncpg.gov.za; anthonyl@ncpg.gov.za; MasindiT@dws.gov.za; MokhoantleL@dws.gov.za; MothekheR@dws.gov.za; NengwenaniT@dws.gov.za; HlenganiA@dws.gov.za; cloetes@dws.gov.za; zolile.albanie@labour.gov.za; rachel.solomon@labour.gov.za; AbrahamsN@nra.co.za; mdutoit@dalrrd.gov.za; kgotso.moeketsi@dalrrd.gov.za; Naledi.Kopeledi@dalrrd.gov.za; MakaleKM@eskom.co.za; HardinD@eskom.co.za; RutterR@eskom.co.za; MpolawJ@eskom.co.za; sydneya@namakwa-dm.gov.za; rodrigol@namakwa-dm.gov.za; jan.swartz@namakhoi.gov.za; charlottevisser607@gmail.com; Josualosper4@gmail.com; j.coetzee@wwf.gov.za; fgresse@wwf.org.za; ben-john@wfa.africa DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders
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From:	Cloete Shaun <cloetes@dws.gov.za></cloetes@dws.gov.za>
То:	Greenmined Comments
Sent:	Friday, 06 December 2024 14:19
Subject:	Read: DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders

Your message

To: Cloete Shaun Subject: DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders Sent: Friday, December 6, 2024 1:41:33 PM (UTC+02:00) Harare, Pretoria

was read on Friday, December 6, 2024 2:20:30 PM (UTC+02:00) Harare, Pretoria.

PROOF OF CORRESPONDENCE WITH MR Z ALBANIE FROM THE DEPARTMENT OF LABOUR ON 06 DECEMBER 2024



From: Sent: To: Subject:	Greenmined Comments Friday, 06 December 2024 13:42 bfisher@ncpg.gov.za; alexander@hantam.co.za; ACloete@ncpg.gov.za; ngoltz@ncpg.gov.za; darrenlengelbrecht@gmail.com; karstenl.denc@gmail.com; aviwenyakaza.denc@gmail.com; peter.denc87@gmail.com; ThembisileMA@Dalrrd.gov.za; MagdelineH@Dalrrd.gov.za; ungomane@ncpg.gov.za; jvs.dtec@gmail.com; ncorns@ncpg.gov.za; KNogwili@ncpg.gov.za; tash123corns@gmail.com; drpw-info@ncpg.gov.za; keysergarnett@gmail.com; rvnhinsbergen@ncpg.gov.za; anthonyl@ncpg.gov.za; MasindiT@dws.gov.za; MokhoantleL@dws.gov.za; MothekheR@dws.gov.za; NengwenaniT@dws.gov.za; HlenganiA@dws.gov.za; cloetes@dws.gov.za; zolile.albanie@labour.gov.za; rachel.solomon@labour.gov.za; AbrahamsN@nra.co.za; mdutoit@dalrrd.gov.za; kgotso.moeketsi@dalrrd.gov.za; Naledi.Kopeledi@dalrrd.gov.za; MakaleKM@eskom.co.za; HardinD@eskom.co.za; RutterR@eskom.co.za; MpolawJ@eskom.co.za; sydneya@namakwa-dm.gov.za; rodrigol@namakwa-dm.gov.za; jan.swartz@namakhoi.gov.za; charlottevisser607@gmail.com; Josualosper4@gmail.com; j.coetzee@wwf.gov.za; fgresse@wwf.org.za; ben-john@wfa.africa DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders
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From:	Mail Delivery System <mailer-daemon@smtpcorp.com></mailer-daemon@smtpcorp.com>
Sent:	Friday, 06 December 2024 13:47
То:	Greenmined Comments
Subject:	Delivery Status Notification

Content-Type: multipart/report; report-type=delivery-status; boundary=1733485643-eximdsn-203823705 MIME-Version: 1.0 --1733485643-eximdsn-203823705 Content-type: text/plain; charset=us-ascii

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<charlottevisser607@gmail.com> (relayed to non-DSN-aware mailer)

<Josualosper4@gmail.com> (relayed to non-DSN-aware mailer)

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<drpw-info@ncpg.gov.za> (relayed to non-DSN-aware mailer)
<keysergarnett@gmail.com> (relayed to non-DSN-aware mailer)
<rvnhinsbergen@ncpg.gov.za> (relayed to non-DSN-aware mailer)
<anthonyl@ncpg.gov.za> (relayed to non-DSN-aware mailer)
-1733485643-eximdsn-203823705
Content-type: message/delivery-status

Reporting-MTA: dns; mail.smtp2go.com

Action: delivered Final-Recipient: rfc822;bfisher@ncpg.gov.za Status: 2.0.0 Remote-MTA: dns; securemail-mx1.synaq.com Diagnostic-Code: smtp; 250 Ok

Action: delivered Final-Recipient: rfc822;zolile.albanie@labour.gov.za Status: 2.0.0 Remote-MTA: dns; securemail-mx2.synaq.com Diagnostic-Code: smtp; 250 Ok

Action: delivered Final-Recipient: rfc822;rachel.solomon@labour.gov.za Status: 2.0.0 Remote-MTA: dns; securemail-mx2.synaq.com Diagnostic-Code: smtp; 250 Ok

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Action: delivered

PROOF OF CORRESPONDENCE WITH MRS N ABRAHAMS FROM SANRAL ON 06 DECEMBER 2024



From: Sent: To: Subject:	Greenmined Comments Friday, 06 December 2024 13:42 bfisher@ncpg.gov.za; alexander@hantam.co.za; ACloete@ncpg.gov.za; ngoltz@ncpg.gov.za; darrenlengelbrecht@gmail.com; karstenl.denc@gmail.com; aviwenyakaza.denc@gmail.com; peter.denc87@gmail.com; ThembisileMA@Dalrrd.gov.za; MagdelineH@Dalrrd.gov.za; ungomane@ncpg.gov.za; jvs.dtec@gmail.com; ncorns@ncpg.gov.za; KNogwili@ncpg.gov.za; tash123corns@gmail.com; drpw-info@ncpg.gov.za; keysergarnett@gmail.com; rvnhinsbergen@ncpg.gov.za; anthonyl@ncpg.gov.za; MasindiT@dws.gov.za; MokhoantleL@dws.gov.za; MothekheR@dws.gov.za; NengwenaniT@dws.gov.za; HlenganiA@dws.gov.za; cloetes@dws.gov.za; zolile.albanie@labour.gov.za; rachel.solomon@labour.gov.za; AbrahamsN@nra.co.za; mdutoit@dalrrd.gov.za; kgotso.moeketsi@dalrrd.gov.za; Naledi.Kopeledi@dalrrd.gov.za; MakaleKM@eskom.co.za; HardinD@eskom.co.za; RutterR@eskom.co.za; MpolawJ@eskom.co.za; sydneya@namakwa-dm.gov.za; rodrigol@namakwa-dm.gov.za; jan.swartz@namakhoi.gov.za; charlottevisser607@gmail.com; Josualosper4@gmail.com; j.coetzee@wwf.gov.za; fgresse@wwf.org.za; ben-john@wfa.africa DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders
Subject:	DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders
Attachments:	Notice DBAR - Concordia.pdf

RE: SUBMISSION OF DRAFT BASIC ASSESSMENT REPORT FOR ENVIRONMENTAL AUTHORIZATION FOR PROSPECTING RIGHT APPLICATION IN TERMS OF SECTION 16 OF THE MINERALS AND PETROLEUM RESOURCES DEVELOPMENT ACT, 2002 (ACT NO 28 OF 2002) AND THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO 107 OF 1998 NEMA) AS WELL AS THE ENVIRONMENTAL IMPACT ASSESSMENT REGULATIONS OF 2014 (AS AMENDED) (EIA REGULATIONS) SUBMITTED BY SOLIUM ENERGY (PTY) LTD, FOR THE PROSPECTING ON FARM 622, (83 954 HA), FOR URANIUM ORE IN THE NAMAQUALAND MAGISTERIAL DISTRICT IN THE NORTHERN CAPE PROVINCE.

The Draft Basic Assessment Report (DBAR) and Environmental Management Programme Report (EMPR) for the proposed prospecting right for Uranium ore on Farm 622, within the Namaqualand Magisterial District in the Northern Cape Province is now available for your perusal. An electronic copy of the document can be obtained from Greenmined Environmental upon request or downloaded from the company website at <u>www.greenmined.com</u> should you wish to review the document.

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Please contact Sonette Smit at 084 585 5706 (Cell) or 021 851 2673 (Tel), 086 546 0579 (Fax), or comments@greenmined.co.za should you require any additional information.

Kind Regards/Vriendelike Groete Anel Olivier Project Administrator

From:	Mail Delivery System <mailer-daemon@smtpcorp.com></mailer-daemon@smtpcorp.com>
Sent:	Friday, 06 December 2024 13:47
То:	Greenmined Comments
Subject:	Delivery Status Notification

Content-Type: multipart/report; report-type=delivery-status; boundary=1733485643-eximdsn-203823705 MIME-Version: 1.0 --1733485643-eximdsn-203823705 Content-type: text/plain; charset=us-ascii

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 ware mailer)

<zolile.albanie@labour.gov.za> (relayed to non-DSN-aware mailer) <rachel.solomon@labour.gov.za> (relayed to non-DSN-aware mailer)

<AbrahamsN@nra.co.za> (relayed to non-DSN-aware mailer)

<MakaleKM@eskom.co.za> (relayed to non-DSN-aware mailer)

<HardinD@eskom.co.za> (relayed to non-DSN-aware mailer)

<RutterR@eskom.co.za> (relayed to non-DSN-aware mailer)

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<monique.kleinbooi@namakhoi.gov.za> (relayed to non-DSN-aware mailer)

<charlottevisser607@gmail.com> (relayed to non-DSN-aware mailer)

<Josualosper4@gmail.com> (relayed to non-DSN-aware mailer)

<fgresse@wwf.org.za> (relayed to non-DSN-aware mailer)

<alexander@hantam.co.za> (relayed to non-DSN-aware mailer)

<ACloete@ncpg.gov.za> (relayed to non-DSN-aware mailer)

<ngoltz@ncpg.gov.za> (relayed to non-DSN-aware mailer)

<darrenlengelbrecht@gmail.com> (relayed to non-DSN-aware mailer)

<karstenl.denc@gmail.com> (relayed to non-DSN-aware mailer)

<aviwenyakaza.denc@gmail.com> (relayed to non-DSN-aware mailer)

<peter.denc87@gmail.com> (relayed to non-DSN-aware mailer)
<ungomane@ncpg.gov.za> (relayed to non-DSN-aware mailer)
<jvs.dtec@gmail.com> (relayed to non-DSN-aware mailer)
<ncorns@ncpg.gov.za> (relayed to non-DSN-aware mailer)
<KNogwili@ncpg.gov.za> (relayed to non-DSN-aware mailer)
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<tash123corns@gmail.com> (relayed to non-DSN-aware mailer)
<drpw-info@ncpg.gov.za> (relayed to non-DSN-aware mailer)
<drpw-info@ncpg.gov.za> (relayed to non-DSN-aware mailer)
<keysergarnett@gmail.com> (relayed to non-DSN-aware mailer)
<rvnhinsbergen@ncpg.gov.za> (relayed to non-DSN-aware mailer)
<anthonyl@ncpg.gov.za> (relayed to non-DSN-aware mailer)
-1733485643-eximdsn-203823705
Content-type: message/delivery-status

Reporting-MTA: dns; mail.smtp2go.com

Action: delivered Final-Recipient: rfc822;bfisher@ncpg.gov.za Status: 2.0.0 Remote-MTA: dns; securemail-mx1.synaq.com Diagnostic-Code: smtp; 250 Ok

Action: delivered Final-Recipient: rfc822;zolile.albanie@labour.gov.za Status: 2.0.0 Remote-MTA: dns; securemail-mx2.synaq.com Diagnostic-Code: smtp; 250 Ok

Action: delivered Final-Recipient: rfc822;rachel.solomon@labour.gov.za Status: 2.0.0 Remote-MTA: dns; securemail-mx2.synaq.com Diagnostic-Code: smtp; 250 Ok

Action: delivered Final-Recipient: rfc822;AbrahamsN@nra.co.za Status: 2.0.0 Remote-MTA: dns; za-smtp-inbound-1.mimecast.co.za Diagnostic-Code: smtp; 250 Ok

Action: delivered Final-Recipient: rfc822;MakaleKM@eskom.co.za Status: 2.0.0 Remote-MTA: dns; za-smtp-inbound-1.mimecast.co.za Diagnostic-Code: smtp; 250 Ok

Action: delivered

PROOF OF CORRESPONDENCE WITH MS DU TOIT FROM THE NATIONAL DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT ON 06 DECEMBER 2024



From: Sent: To: Subject:	Greenmined Comments Friday, 06 December 2024 13:42 bfisher@ncpg.gov.za; alexander@hantam.co.za; ACloete@ncpg.gov.za; ngoltz@ncpg.gov.za; darrenlengelbrecht@gmail.com; karstenl.denc@gmail.com; aviwenyakaza.denc@gmail.com; peter.denc87@gmail.com; ThembisileMA@Dalrrd.gov.za; MagdelineH@Dalrrd.gov.za; ungomane@ncpg.gov.za; jvs.dtec@gmail.com; ncorns@ncpg.gov.za; KNogwili@ncpg.gov.za; tash123corns@gmail.com; drpw-info@ncpg.gov.za; keysergarnett@gmail.com; rvnhinsbergen@ncpg.gov.za; anthonyl@ncpg.gov.za; MasindiT@dws.gov.za; MokhoantleL@dws.gov.za; MothekheR@dws.gov.za; NengwenaniT@dws.gov.za; HlenganiA@dws.gov.za; cloetes@dws.gov.za; zolile.albanie@labour.gov.za; rachel.solomon@labour.gov.za; AbrahamsN@nra.co.za; mdutoit@dalrrd.gov.za; kgotso.moeketsi@dalrrd.gov.za; Naledi.Kopeledi@dalrrd.gov.za; MakaleKM@eskom.co.za; HardinD@eskom.co.za; RutterR@eskom.co.za; MpolawJ@eskom.co.za; sydneya@namakwa-dm.gov.za; rodrigol@namakwa-dm.gov.za; jan.swartz@namakhoi.gov.za; charlottevisser607@gmail.com; Josualosper4@gmail.com; j.coetzee@wwf.gov.za; fgresse@wwf.org.za; ben-john@wfa.africa DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders
Subject:	DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders
Attachments:	Notice DBAR - Concordia.pdf

RE: SUBMISSION OF DRAFT BASIC ASSESSMENT REPORT FOR ENVIRONMENTAL AUTHORIZATION FOR PROSPECTING RIGHT APPLICATION IN TERMS OF SECTION 16 OF THE MINERALS AND PETROLEUM RESOURCES DEVELOPMENT ACT, 2002 (ACT NO 28 OF 2002) AND THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO 107 OF 1998 NEMA) AS WELL AS THE ENVIRONMENTAL IMPACT ASSESSMENT REGULATIONS OF 2014 (AS AMENDED) (EIA REGULATIONS) SUBMITTED BY SOLIUM ENERGY (PTY) LTD, FOR THE PROSPECTING ON FARM 622, (83 954 HA), FOR URANIUM ORE IN THE NAMAQUALAND MAGISTERIAL DISTRICT IN THE NORTHERN CAPE PROVINCE.

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Kind Regards/Vriendelike Groete Anel Olivier Project Administrator

From:	Mail Delivery Subsystem <mailer-daemon@rly13s.srv.mailcontrol.com></mailer-daemon@rly13s.srv.mailcontrol.com>
То:	mdutoit@dalrrd.gov.za
Sent:	Friday, 06 December 2024 13:43
Subject:	Relayed: DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders

The original message was received at Fri, 6 Dec 2024 11:42:40 GMT from localhost [127.0.0.1]

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----- Transcript of session follows -----



DBAR Notice NC 30/5/1/1/2/1402...

<mdutoit@dalrrd.gov.za>... relayed; expect no further notifications

From:	Kgotso Moeketsi <kgotso.moeketsi@dalrrd.gov.za></kgotso.moeketsi@dalrrd.gov.za>
Sent:	Monday, 09 December 2024 08:27
То:	Greenmined Comments
Subject:	Read: DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders
Attachments:	Read: DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders

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From:	Naledi Kopeledi <naledi.kopeledi@dalrrd.gov.za></naledi.kopeledi@dalrrd.gov.za>
Sent:	Monday, 09 December 2024 09:18
То:	Greenmined Comments
Subject:	Read: DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders
Attachments:	Read: DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders

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PROOF OF CORRESPONDENCE WITH MR K MAKALE FROM ESKOM KIMBERLEY ON 06 DECEMBER 2024



From: Sent: To: Subject:	Greenmined Comments Friday, 06 December 2024 13:42 bfisher@ncpg.gov.za; alexander@hantam.co.za; ACloete@ncpg.gov.za; ngoltz@ncpg.gov.za; darrenlengelbrecht@gmail.com; karstenl.denc@gmail.com; aviwenyakaza.denc@gmail.com; peter.denc87@gmail.com; ThembisileMA@Dalrrd.gov.za; MagdelineH@Dalrrd.gov.za; ungomane@ncpg.gov.za; jvs.dtec@gmail.com; ncorns@ncpg.gov.za; KNogwili@ncpg.gov.za; tash123corns@gmail.com; drpw-info@ncpg.gov.za; keysergarnett@gmail.com; rvnhinsbergen@ncpg.gov.za; anthonyl@ncpg.gov.za; MasindiT@dws.gov.za; MokhoantleL@dws.gov.za; MothekheR@dws.gov.za; NengwenaniT@dws.gov.za; HlenganiA@dws.gov.za; cloetes@dws.gov.za; zolile.albanie@labour.gov.za; rachel.solomon@labour.gov.za; AbrahamsN@nra.co.za; mdutoit@dalrrd.gov.za; kgotso.moeketsi@dalrrd.gov.za; Naledi.Kopeledi@dalrrd.gov.za; MakaleKM@eskom.co.za; HardinD@eskom.co.za; RutterR@eskom.co.za; MpolawJ@eskom.co.za; sydneya@namakwa-dm.gov.za; rodrigol@namakwa-dm.gov.za; jan.swartz@namakhoi.gov.za; charlottevisser607@gmail.com; Josualosper4@gmail.com; j.coetzee@wwf.gov.za; fgresse@wwf.org.za; ben-john@wfa.africa DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders
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Sent:	Friday, 06 December 2024 13:47
То:	Greenmined Comments
Subject:	Delivery Status Notification

Content-Type: multipart/report; report-type=delivery-status; boundary=1733485643-eximdsn-203823705 MIME-Version: 1.0 --1733485643-eximdsn-203823705 Content-type: text/plain; charset=us-ascii

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Action: delivered Final-Recipient: rfc822;zolile.albanie@labour.gov.za Status: 2.0.0 Remote-MTA: dns; securemail-mx2.synaq.com Diagnostic-Code: smtp; 250 Ok

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Action: delivered

PROOF OF UPLOAD ONTO SAHRIS WEBSITE



Proof of Concordia SAHRIS Upload

Case ID: 24223

S38 Application Form nr: 1894

Concordia

Summary

Case ID: 24223 Case Status: SUBMITTED Heritage Authority(s): SAHRA **Proposal Description** Solium Energy (Pty) Ltd ("hereinafter referred to as "the Applicant"), applied for environmental authorisation (EA) and a prospecting right for Uranium Ore on farm 622 within the Namaqualand Magisterial District in the Northern Cape

Province. The proposed activity will make use of non-invasive as well as invasive prospecting that will include borehole drilling to retrieve geological Core samples. No bulk sampling will be done. Area: farm 622 within the Namaqualand Magisterial District in the Northern Cape Province

Province(s): Northern Cape

Author: christine fouche Post date: 06/12/2024 - 15:51 Last modified: 06/12/2024 - 15:51

Application Form Submissions

SAHRA S38 Development Application Form: Submission #1894

A Location



PROOF OF CORRESPONDENCE WITH MR J COETZEE, LAND PORTFOLIO MANAGER FROM WWF SOUTH AFRICA ON 06 DECEMBER 2024



From: Sent: To: Subject: Attachments: Greenmined Comments Friday, 10 January 2025 09:40 jcoetzee@wwf.org.za FW: DBAR Notice NC 30/5/1/1/2/14025 PR Notice DBAR - Concordia.pdf

From: Greenmined Comments Sent: Friday, 06 December 2024 15:02 To: j.coetzee@wwf.org.za Subject: DBAR Notice NC 30/5/1/1/2/14025 PR

RE: SUBMISSION OF DRAFT BASIC ASSESSMENT REPORT FOR ENVIRONMENTAL AUTHORIZATION FOR PROSPECTING RIGHT APPLICATION IN TERMS OF SECTION 16 OF THE MINERALS AND PETROLEUM RESOURCES DEVELOPMENT ACT, 2002 (ACT NO 28 OF 2002) AND THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO 107 OF 1998 NEMA) AS WELL AS THE ENVIRONMENTAL IMPACT ASSESSMENT REGULATIONS OF 2014 (AS AMENDED) (EIA REGULATIONS) SUBMITTED BY SOLIUM ENERGY (PTY) LTD, FOR THE PROSPECTING ON FARM 622, (83 954 HA), FOR URANIUM ORE IN THE NAMAQUALAND MAGISTERIAL DISTRICT IN THE NORTHERN CAPE PROVINCE.

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Kind Regards/Vriendelike Groete Anel Olivier



Tel: 021 851 2673 Cell: 067 417 2654 Fax: 086 546 0579 www.greenmined.com

106 Baker Square, Paardevlei De Beers Avenue Somerset West 7130

Suite 62, Private Bag x15 Somerset West, 7129

"the goal isn't to live forever, it is to protect a planet that will"

From: Sent: To: Subject: Attachments: Greenmined Comments Friday, 06 December 2024 14:17 'fgresse@wwf.org.za' DBAR Notice NC 30/5/1/1/2/14025 PR Notice DBAR - Concordia.pdf

RE: SUBMISSION OF DRAFT BASIC ASSESSMENT REPORT FOR ENVIRONMENTAL AUTHORIZATION FOR PROSPECTING RIGHT APPLICATION IN TERMS OF SECTION 16 OF THE MINERALS AND PETROLEUM RESOURCES DEVELOPMENT ACT, 2002 (ACT NO 28 OF 2002) AND THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO 107 OF 1998 NEMA) AS WELL AS THE ENVIRONMENTAL IMPACT ASSESSMENT REGULATIONS OF 2014 (AS AMENDED) (EIA REGULATIONS) SUBMITTED BY SOLIUM ENERGY (PTY) LTD, FOR THE PROSPECTING ON FARM 622, (83 954 HA), FOR URANIUM ORE IN THE NAMAQUALAND MAGISTERIAL DISTRICT IN THE NORTHERN CAPE PROVINCE.

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Kind Regards/Vriendelike Groete Anel Olivier Project Administrator



Tel: 021 851 2673 Cell: 067 417 2654 Fax: 086 546 0579 www.greenmined.com

106 Baker Square, Paardevlei De Beers Avenue Somerset West 7130

Suite 62, Private Bag x15 Somerset West, 7129

"the goal isn't to live forever, it is to protect a planet that will"

From:	Franci Gresse <fgresse@wwf.org.za></fgresse@wwf.org.za>
То:	Greenmined Comments
Sent:	Tuesday, 10 December 2024 13:28
Subject:	Read: DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders

Your message

To: Franci Gresse Subject: DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders Sent: Friday, December 6, 2024 1:41:33 PM (UTC+02:00) Harare, Pretoria

was read on Tuesday, December 10, 2024 1:27:32 PM (UTC+02:00) Harare, Pretoria.

From:	Mail Delivery System <mailer-daemon@smtpcorp.com></mailer-daemon@smtpcorp.com>
Sent:	Friday, 10 January 2025 09:41
То:	Greenmined Comments
Subject:	Delivery Status Notification

Content-Type: multipart/report; report-type=delivery-status; boundary=1736494835-eximdsn-1075463078 MIME-Version: 1.0 --1736494835-eximdsn-1075463078 Content-type: text/plain; charset=us-ascii

This message was created automatically by SMTP2Go. ----- The following addresses had successful delivery notifications ----- <jcoetzee@wwf.org.za> (relayed to non-DSN-aware mailer)

--1736494835-eximdsn-1075463078 Content-type: message/delivery-status

Reporting-MTA: dns; mail.smtp2go.com

Action: delivered Final-Recipient: rfc822;jcoetzee@wwf.org.za Status: 2.0.0 Remote-MTA: dns; za-smtp-inbound-2.mimecast.co.za Diagnostic-Code: smtp; 250 Ok

--1736494835-eximdsn-1075463078 Content-type: text/rfc822-headers

Return-path: <comments@greenmined.co.za>

Received: from [10.172.234.246] (helo=SmtpCorp)

by smtpcorp.com with esmtpsa (TLS1.3:ECDHE_SECP256R1__RSA_PSS_RSAE_SHA256__AES_256_GCM:256) (Exim 4.94.2-S2G)

(envelope-from <comments@greenmined.co.za>)

id 1tW9d2-TRjziw-1G

for jcoetzee@wwf.org.za; Fri, 10 Jan 2025 07:40:24 +0000

Received: from [10.67.233.153] (helo=webmail.raubex.com)

by smtpcorp.com with esmtpsa (TLS1.2:ECDHE_SECP384R1__RSA_SHA256__AES_256_GCM:256) (Exim 4.97.1-S2G) (envelope-from <comments@greenmined.co.za>)

id 1tW9cz-AlkwcC8tBGF-5F8f

for jcoetzee@wwf.org.za;

Fri, 10 Jan 2025 07:40:22 +0000

Received: from 01-EXCH03-INF.RBX.Raubex.com (10.1.0.213) by 01-EXCH03-INF.RBX.Raubex.com (10.1.0.213) with Microsoft SMTP Server (version=TLS1_2, cipher=TLS_ECDHE_RSA_WITH_AES_256_GCM_SHA384) id 15.2.1544.11; Fri, 10 Jan 2025 09:40:15 +0200

Received: from CT2P275CU009.outbound.protection.outlook.com (40.93.75.1) by 01-EXCH03-INF.RBX.Raubex.com (10.1.0.13) with Microsoft SMTP Server (version=TLS1_2, cipher=TLS_ECDHE_RSA_WITH_AES_256_GCM_SHA384) id

15.2.1544.11 via Frontend Transport; Fri, 10 Jan 2025 09:40:15 +0200

ARC-Seal: i=1; a=rsa-sha256; s=arcselector10001; d=microsoft.com; cv=none;

b=a9omi+QrZLt6kqD3EodRkXlQQr8DZ9aXjw2iD5xxxSr37gHsg7l26g8lVFiDHufAwgqo5z2r6Va5LTe3PHpXL3cg8luOcU6 nxtiNRKPL7jyRbzvszimjpFzzOV1TiTrPBYjeVxPXROuSBedYgw6XHTzoCoC3vZoH6LeIc/7GceqTagJU59MIP2tWhJIAf+yCM

PROOF OF CORRESPONDENCE WITH MR B-J DREYER, AREA MANAGER FROM WILDERNESS FOUNDATION AFRICA ON 06 DECEMBER 2024



From: Sent: To: Subject:	Greenmined Comments Friday, 06 December 2024 13:42 bfisher@ncpg.gov.za; alexander@hantam.co.za; ACloete@ncpg.gov.za; ngoltz@ncpg.gov.za; darrenlengelbrecht@gmail.com; karstenl.denc@gmail.com; aviwenyakaza.denc@gmail.com; peter.denc87@gmail.com; ThembisileMA@Dalrrd.gov.za; MagdelineH@Dalrrd.gov.za; ungomane@ncpg.gov.za; jvs.dtec@gmail.com; ncorns@ncpg.gov.za; KNogwili@ncpg.gov.za; tash123corns@gmail.com; drpw-info@ncpg.gov.za; keysergarnett@gmail.com; rvnhinsbergen@ncpg.gov.za; anthonyl@ncpg.gov.za; MasindiT@dws.gov.za; MokhoantleL@dws.gov.za; MothekheR@dws.gov.za; NengwenaniT@dws.gov.za; HlenganiA@dws.gov.za; cloetes@dws.gov.za; zolile.albanie@labour.gov.za; rachel.solomon@labour.gov.za; AbrahamsN@nra.co.za; mdutoit@dalrrd.gov.za; kgotso.moeketsi@dalrrd.gov.za; Naledi.Kopeledi@dalrrd.gov.za; MakaleKM@eskom.co.za; HardinD@eskom.co.za; RutterR@eskom.co.za; MpolawJ@eskom.co.za; sydneya@namakwa-dm.gov.za; rodrigol@namakwa-dm.gov.za; jan.swartz@namakhoi.gov.za; charlottevisser607@gmail.com; Josualosper4@gmail.com; j.coetzee@wwf.gov.za; fgresse@wwf.org.za; ben-john@wfa.africa DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders
Subject:	DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders
Attachments:	Notice DBAR - Concordia.pdf

RE: SUBMISSION OF DRAFT BASIC ASSESSMENT REPORT FOR ENVIRONMENTAL AUTHORIZATION FOR PROSPECTING RIGHT APPLICATION IN TERMS OF SECTION 16 OF THE MINERALS AND PETROLEUM RESOURCES DEVELOPMENT ACT, 2002 (ACT NO 28 OF 2002) AND THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO 107 OF 1998 NEMA) AS WELL AS THE ENVIRONMENTAL IMPACT ASSESSMENT REGULATIONS OF 2014 (AS AMENDED) (EIA REGULATIONS) SUBMITTED BY SOLIUM ENERGY (PTY) LTD, FOR THE PROSPECTING ON FARM 622, (83 954 HA), FOR URANIUM ORE IN THE NAMAQUALAND MAGISTERIAL DISTRICT IN THE NORTHERN CAPE PROVINCE.

The Draft Basic Assessment Report (DBAR) and Environmental Management Programme Report (EMPR) for the proposed prospecting right for Uranium ore on Farm 622, within the Namaqualand Magisterial District in the Northern Cape Province is now available for your perusal. An electronic copy of the document can be obtained from Greenmined Environmental upon request or downloaded from the company website at <u>www.greenmined.com</u> should you wish to review the document.

A thirty-day commenting period, ending on **30 January 2025 at 17:00**, will be allowed. All comments, concerns or objections must be in writing and can be submitted via facsimile, e-mail and/or post.

Please contact Sonette Smit at 084 585 5706 (Cell) or 021 851 2673 (Tel), 086 546 0579 (Fax), or comments@greenmined.co.za should you require any additional information.

Kind Regards/Vriendelike Groete Anel Olivier Project Administrator

From: Sent: To: Subject: Attachments: Greenmined Comments Friday, 06 December 2024 16:10 'ben-jon@wfa.africa' DBAR Notice NC 30/5/1/1/2/14025 PR Notice DBAR - Concordia.pdf

RE: SUBMISSION OF DRAFT BASIC ASSESSMENT REPORT FOR ENVIRONMENTAL AUTHORIZATION FOR PROSPECTING RIGHT APPLICATION IN TERMS OF SECTION 16 OF THE MINERALS AND PETROLEUM RESOURCES DEVELOPMENT ACT, 2002 (ACT NO 28 OF 2002) AND THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO 107 OF 1998 NEMA) AS WELL AS THE ENVIRONMENTAL IMPACT ASSESSMENT REGULATIONS OF 2014 (AS AMENDED) (EIA REGULATIONS) SUBMITTED BY SOLIUM ENERGY (PTY) LTD, FOR THE PROSPECTING ON FARM 622, (83 954 HA), FOR URANIUM ORE IN THE NAMAQUALAND MAGISTERIAL DISTRICT IN THE NORTHERN CAPE PROVINCE.

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Kind Regards/Vriendelike Groete Anel Olivier Project Administrator



Tel: 021 851 2673 Cell: 067 417 2654 Fax: 086 546 0579 www.greenmined.com

106 Baker Square, Paardevlei De Beers Avenue Somerset West 7130

Suite 62, Private Bag x15 Somerset West, 7129

"the goal isn't to live forever, it is to protect a planet that will"

From:	postmaster@wildernessfoundation.org
То:	ben-jon@wfa.africa
Sent:	Friday, 06 December 2024 16:11
Subject:	Delivered: DBAR Notice NC 30/5/1/1/2/14025 PR

Your message has been delivered to the following recipients:

ben-jon@wfa.africa (ben-jon@wfa.africa)

Subject: DBAR Notice NC 30/5/1/1/2/14025 PR

DBAR Notice NC 30/5/1/1/2/1402...

 \checkmark

PROOF OF CORRESPONDENCE WITH THE NATIONAL PROTECTED AREA EXPANSION STRATEGY NORTHERN CAPE TEAM ON 06 DECEMBER 2024



From: Sent: To: Subject:	Greenmined Comments Friday, 06 December 2024 13:42 bfisher@ncpg.gov.za; alexander@hantam.co.za; ACloete@ncpg.gov.za; ngoltz@ncpg.gov.za; darrenlengelbrecht@gmail.com; karstenl.denc@gmail.com; aviwenyakaza.denc@gmail.com; peter.denc87@gmail.com; ThembisileMA@Dalrrd.gov.za; MagdelineH@Dalrrd.gov.za; ungomane@ncpg.gov.za; jvs.dtec@gmail.com; ncorns@ncpg.gov.za; KNogwili@ncpg.gov.za; tash123corns@gmail.com; drpw-info@ncpg.gov.za; keysergarnett@gmail.com; rvnhinsbergen@ncpg.gov.za; anthonyl@ncpg.gov.za; MasindiT@dws.gov.za; MokhoantleL@dws.gov.za; MothekheR@dws.gov.za; NengwenaniT@dws.gov.za; HlenganiA@dws.gov.za; cloetes@dws.gov.za; zolile.albanie@labour.gov.za; rachel.solomon@labour.gov.za; AbrahamsN@nra.co.za; mdutoit@dalrrd.gov.za; kgotso.moeketsi@dalrrd.gov.za; Naledi.Kopeledi@dalrrd.gov.za; MakaleKM@eskom.co.za; HardinD@eskom.co.za; RutterR@eskom.co.za; MpolawJ@eskom.co.za; sydneya@namakwa-dm.gov.za; rodrigol@namakwa-dm.gov.za; jan.swartz@namakhoi.gov.za; charlottevisser607@gmail.com; Josualosper4@gmail.com; j.coetzee@wwf.gov.za; fgresse@wwf.org.za; ben-john@wfa.africa DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders
Subject: Attachments:	

RE: SUBMISSION OF DRAFT BASIC ASSESSMENT REPORT FOR ENVIRONMENTAL AUTHORIZATION FOR PROSPECTING RIGHT APPLICATION IN TERMS OF SECTION 16 OF THE MINERALS AND PETROLEUM RESOURCES DEVELOPMENT ACT, 2002 (ACT NO 28 OF 2002) AND THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO 107 OF 1998 NEMA) AS WELL AS THE ENVIRONMENTAL IMPACT ASSESSMENT REGULATIONS OF 2014 (AS AMENDED) (EIA REGULATIONS) SUBMITTED BY SOLIUM ENERGY (PTY) LTD, FOR THE PROSPECTING ON FARM 622, (83 954 HA), FOR URANIUM ORE IN THE NAMAQUALAND MAGISTERIAL DISTRICT IN THE NORTHERN CAPE PROVINCE.

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Please contact Sonette Smit at 084 585 5706 (Cell) or 021 851 2673 (Tel), 086 546 0579 (Fax), or comments@greenmined.co.za should you require any additional information.

Kind Regards/Vriendelike Groete Anel Olivier Project Administrator

From:	Mail Delivery System <mailer-daemon@smtpcorp.com></mailer-daemon@smtpcorp.com>
Sent:	Friday, 06 December 2024 13:47
То:	Greenmined Comments
Subject:	Delivery Status Notification

Content-Type: multipart/report; report-type=delivery-status; boundary=1733485643-eximdsn-203823705 MIME-Version: 1.0 --1733485643-eximdsn-203823705 Content-type: text/plain; charset=us-ascii

This message was created automatically by SMTP2Go. ----- The following addresses had successful delivery notifications -----

 ware mailer)

<zolile.albanie@labour.gov.za> (relayed to non-DSN-aware mailer) <rachel.solomon@labour.gov.za> (relayed to non-DSN-aware mailer)

<AbrahamsN@nra.co.za> (relayed to non-DSN-aware mailer)

<MakaleKM@eskom.co.za> (relayed to non-DSN-aware mailer)

<HardinD@eskom.co.za> (relayed to non-DSN-aware mailer)

<RutterR@eskom.co.za> (relayed to non-DSN-aware mailer)

<MpolawJ@eskom.co.za> (relayed to non-DSN-aware mailer)

<jan.swartz@namakhoi.gov.za> (relayed to non-DSN-aware mailer)

<municipal.manager@namakhoi.gov.za> (relayed to non-DSN-aware mailer)

<monique.kleinbooi@namakhoi.gov.za> (relayed to non-DSN-aware mailer)

<charlottevisser607@gmail.com> (relayed to non-DSN-aware mailer)

<Josualosper4@gmail.com> (relayed to non-DSN-aware mailer)

<fgresse@wwf.org.za> (relayed to non-DSN-aware mailer)

<alexander@hantam.co.za> (relayed to non-DSN-aware mailer)

<ACloete@ncpg.gov.za> (relayed to non-DSN-aware mailer)

<ngoltz@ncpg.gov.za> (relayed to non-DSN-aware mailer)

<darrenlengelbrecht@gmail.com> (relayed to non-DSN-aware mailer)

<karstenl.denc@gmail.com> (relayed to non-DSN-aware mailer)

<aviwenyakaza.denc@gmail.com> (relayed to non-DSN-aware mailer)

<peter.denc87@gmail.com> (relayed to non-DSN-aware mailer)
<ungomane@ncpg.gov.za> (relayed to non-DSN-aware mailer)
<jvs.dtec@gmail.com> (relayed to non-DSN-aware mailer)
<ncorns@ncpg.gov.za> (relayed to non-DSN-aware mailer)
<KNogwili@ncpg.gov.za> (relayed to non-DSN-aware mailer)
<tash123corns@gmail.com> (relayed to non-DSN-aware mailer)
<tash123corns@gmail.com> (relayed to non-DSN-aware mailer)
<drpw-info@ncpg.gov.za> (relayed to non-DSN-aware mailer)
<drpw-info@ncpg.gov.za> (relayed to non-DSN-aware mailer)
<keysergarnett@gmail.com> (relayed to non-DSN-aware mailer)
<rvnhinsbergen@ncpg.gov.za> (relayed to non-DSN-aware mailer)
<anthonyl@ncpg.gov.za> (relayed to non-DSN-aware mailer)
-1733485643-eximdsn-203823705
Content-type: message/delivery-status

Reporting-MTA: dns; mail.smtp2go.com

Action: delivered Final-Recipient: rfc822;bfisher@ncpg.gov.za Status: 2.0.0 Remote-MTA: dns; securemail-mx1.synaq.com Diagnostic-Code: smtp; 250 Ok

Action: delivered Final-Recipient: rfc822;zolile.albanie@labour.gov.za Status: 2.0.0 Remote-MTA: dns; securemail-mx2.synaq.com Diagnostic-Code: smtp; 250 Ok

Action: delivered Final-Recipient: rfc822;rachel.solomon@labour.gov.za Status: 2.0.0 Remote-MTA: dns; securemail-mx2.synaq.com Diagnostic-Code: smtp; 250 Ok

Action: delivered Final-Recipient: rfc822;AbrahamsN@nra.co.za Status: 2.0.0 Remote-MTA: dns; za-smtp-inbound-1.mimecast.co.za Diagnostic-Code: smtp; 250 Ok

Action: delivered Final-Recipient: rfc822;MakaleKM@eskom.co.za Status: 2.0.0 Remote-MTA: dns; za-smtp-inbound-1.mimecast.co.za Diagnostic-Code: smtp; 250 Ok

Action: delivered

NOTIFICATION OF OWNERS, NEIGHBOURS, INTERESTED AND AFFECTED PARTIES

No	Name	Interest
23.	Nama Khoi Local Municipality Municipal Manager Mr J Swartz	Application Area Landowner Farm 622 Surrounding Landowner of: Melkboschkuil, Remaining extent
24.	Nama Khoi Local Municipality Ward 1 Councillor Mrs C Visser	Application Area Landowner Farm 622
25.	Nama Khoi Local Municipality Ward 6 Councillor Mr J Losper	Application Area Landowner Farm 622
26.	Communal Property Association Mrs Ilanusca van Neel Surrounding landowner	Kabib 50 Remaining Extent Plaas 635 Heiorigas 49 Nooisabes 51 Farm 643 Steinkopf 22 Nababeep 134 Brakfontein 133, Melkboschkuil 132 Portion 28 Melkboschkuil 132 Portion 27 Portion 1 of Ratel Kraal 131 Farm Die Plaas 635 Portion 271 of Farm Steinkopf 22 Steinkopf 22 portion 273 Steinkopf 22 portion 274 Steinkopf 22 portion 275 Steinkopf 22 portion 276 Steinkopf 22 portion 277 Steinkopf 22 portion 278 Steinkopf 22 portion 279 Steinkopf 22 portion 388 Steinkopf 22 portion 389 Steinkopf 22 portion 390 Steinkopf 22 portion 445 Steinkopf 22 portion 445 Steinkopf 22 portion 447 Nababeep 134 portion 13 Heiorigas 49 Remaining Extent Kabib50 Remaining Extent



		Kabib 50 Portion 1 Nooisabees 51 Remaining Extent Gezelschap Bank 71 Portion 2 Kontorogab 72 Remaining Extent Kontorogab 72 Portion 2 Kweek fontein 73 Portion 1 Kweek fontein 73 Portion 2 Kweek fontein 73 Portion 3 Steinkopf 22 Portion 393 Steinkopf 22 Portion 392 Steinkopf 22 Portion 392 Steinkopf 22 Portion 392 Steinkopf 22 Portion 1 Eendop 69 Portion 1 Eendop 69 Portion 1 Eendop 69 Portion 0 Gezelschap Bank 71 Portion 0 Nababeep 134 Portion 21 Brakfontein 133 Portion 9 Nababeep 134 portion 15 Brakfontein 133 Portion 10 Nababeep 134 Portion 14 Steinkopf 22 Portion 0 Kontorogab 72 Remaining Extent Farm 635 Remaining Extent Farm Plaatjesfontein 135 Remaining Extent Namaqualand Road 643 remainder extent
27.	WWF Land Portfolio Manager Mr J Coetzee	Farm Ratelkraal 131 Remaining Extent
28.		Melkboschkuil, Remaining extent
29.	O'OKIEP Copper Co Pty Ltd	Farm Brakfontein 133 remaining Extent Nababeep 134 Remaining Extent



PROOF OF CORRESPONDENCE WITH MR J SWARTZ FROM NAMA KHOI LOCAL MUNICIPALITY - FARM 622 ON 06 DECEMBER 2024



From: Sent: Subject: Attachments: Greenmined Comments Friday, 06 December 2024 13:58 DBAR Notice NC 30/5/1/1/2/14025 PR Landowners, Surrounding Landowners Notice DBAR - Concordia.pdf

RE: SUBMISSION OF DRAFT BASIC ASSESSMENT REPORT FOR ENVIRONMENTAL AUTHORIZATION FOR PROSPECTING RIGHT APPLICATION IN TERMS OF SECTION 16 OF THE MINERALS AND PETROLEUM RESOURCES DEVELOPMENT ACT, 2002 (ACT NO 28 OF 2002) AND THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO 107 OF 1998 NEMA) AS WELL AS THE ENVIRONMENTAL IMPACT ASSESSMENT REGULATIONS OF 2014 (AS AMENDED) (EIA REGULATIONS) SUBMITTED BY SOLIUM ENERGY (PTY) LTD, FOR THE PROSPECTING ON FARM 622, (83 954 HA), FOR URANIUM ORE IN THE NAMAQUALAND MAGISTERIAL DISTRICT IN THE NORTHERN CAPE PROVINCE.

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Please contact Sonette Smit at 084 585 5706 (Cell) or 021 851 2673 (Tel), 086 546 0579 (Fax), or <u>comments@greenmined.co.za</u> should you require any additional information.

Kind Regards/Vriendelike Groete Anel Olivier Project Administrator



Tel: 021 851 2673 Cell: 067 417 2654 Fax: 086 546 0579 www.greenmined.com

106 Baker Square, Paardevlei De Beers Avenue Somerset West 7130

Suite 62, Private Bag x15 Somerset West, 7129

"the goal isn't to live forever, it is to protect a planet that will"

From:	Jan Swartz <jan.swartz@namakhoi.gov.za></jan.swartz@namakhoi.gov.za>
То:	Greenmined Comments
Sent:	Monday, 09 December 2024 06:54
Subject:	Read: DBAR Notice NC 30/5/1/1/2/14025 PR Landowners, Surrounding Landowners

Your message

To: Jan Swartz Subject: DBAR Notice NC 30/5/1/1/2/14025 PR Landowners, Surrounding Landowners Sent: Friday, December 6, 2024 1:58:06 PM (UTC+02:00) Harare, Pretoria

was read on Monday, December 9, 2024 6:53:34 AM (UTC+02:00) Harare, Pretoria.

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From:	Monique Kleinbooi <monique.kleinbooi@namakhoi.gov.za></monique.kleinbooi@namakhoi.gov.za>
То:	Greenmined Comments
Sent:	Friday, 06 December 2024 14:01
Subject:	Read: DBAR Notice NC 30/5/1/1/2/14025 PR Landowners, Surrounding Landowners

Your message

To: Monique Kleinbooi Subject: DBAR Notice NC 30/5/1/1/2/14025 PR Landowners, Surrounding Landowners Sent: Friday, December 6, 2024 1:58:06 PM (UTC+02:00) Harare, Pretoria

was read on Friday, December 6, 2024 2:01:17 PM (UTC+02:00) Harare, Pretoria.

Disclaimer

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From:	Mail Delivery System <mailer-daemon@smtpcorp.com></mailer-daemon@smtpcorp.com>
Sent:	Friday, 06 December 2024 13:59
То:	Greenmined Comments
Subject:	Delivery Status Notification

Content-Type: multipart/report; report-type=delivery-status; boundary=1733486359-eximdsn-1467930574 MIME-Version: 1.0 --1733486359-eximdsn-1467930574 Content-type: text/plain; charset=us-ascii

This message was created automatically by SMTP2Go. ----- The following addresses had successful delivery notifications ----- <klongcbs@mweb.com.na> (relayed to non-DSN-aware mailer)

<jan.swartz@namakhoi.gov.za> (relayed to non-DSN-aware mailer)

<municipal.manager@namakhoi.gov.za> (relayed to non-DSN-aware mailer)

<monique.kleinbooi@namakhoi.gov.za> (relayed to non-DSN-aware mailer)

<charlottevisser607@gmail.com> (relayed to non-DSN-aware mailer)

<Josualosper4@gmail.com> (relayed to non-DSN-aware mailer)

--1733486359-eximdsn-1467930574 Content-type: message/delivery-status

Reporting-MTA: dns; mail.smtp2go.com

Action: delivered Final-Recipient: rfc822;klongcbs@mweb.com.na Status: 2.0.0 Remote-MTA: dns; mail01.africaonline.com.na Diagnostic-Code: smtp; 250 Ok

Action: delivered Final-Recipient: rfc822;jan.swartz@namakhoi.gov.za Status: 2.0.0 Remote-MTA: dns; za-smtp-inbound-1.mimecast.co.za Diagnostic-Code: smtp; 250 Ok

Action: delivered Final-Recipient: rfc822;municipal.manager@namakhoi.gov.za Status: 2.0.0 Remote-MTA: dns; za-smtp-inbound-1.mimecast.co.za Diagnostic-Code: smtp; 250 Ok

Action: delivered Final-Recipient: rfc822;monique.kleinbooi@namakhoi.gov.za Status: 2.0.0 Remote-MTA: dns; za-smtp-inbound-1.mimecast.co.za Diagnostic-Code: smtp; 250 Ok



PROOF OF CORRESPONDENCE WITH MRS C VISSER, NAMA KHOI LOCAL MUNICIPALITY WARD COUNCILLOR 1 - FARM 622 ON 06 DECEMBER 2024



From: Sent: Subject: Attachments: Greenmined Comments Friday, 06 December 2024 13:58 DBAR Notice NC 30/5/1/1/2/14025 PR Landowners, Surrounding Landowners Notice DBAR - Concordia.pdf

RE: SUBMISSION OF DRAFT BASIC ASSESSMENT REPORT FOR ENVIRONMENTAL AUTHORIZATION FOR PROSPECTING RIGHT APPLICATION IN TERMS OF SECTION 16 OF THE MINERALS AND PETROLEUM RESOURCES DEVELOPMENT ACT, 2002 (ACT NO 28 OF 2002) AND THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO 107 OF 1998 NEMA) AS WELL AS THE ENVIRONMENTAL IMPACT ASSESSMENT REGULATIONS OF 2014 (AS AMENDED) (EIA REGULATIONS) SUBMITTED BY SOLIUM ENERGY (PTY) LTD, FOR THE PROSPECTING ON FARM 622, (83 954 HA), FOR URANIUM ORE IN THE NAMAQUALAND MAGISTERIAL DISTRICT IN THE NORTHERN CAPE PROVINCE.

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A thirty-day commenting period, ending on **30 January 2025 at 17:00**, will be allowed. All comments, concerns or objections must be in writing and can be submitted via facsimile, e-mail and/or post.

Please contact Sonette Smit at 084 585 5706 (Cell) or 021 851 2673 (Tel), 086 546 0579 (Fax), or <u>comments@greenmined.co.za</u> should you require any additional information.

Kind Regards/Vriendelike Groete Anel Olivier Project Administrator



Tel: 021 851 2673 Cell: 067 417 2654 Fax: 086 546 0579 www.greenmined.com

106 Baker Square, Paardevlei De Beers Avenue Somerset West 7130

Suite 62, Private Bag x15 Somerset West, 7129

"the goal isn't to live forever, it is to protect a planet that will"

From:	Mail Delivery System <mailer-daemon@smtpcorp.com></mailer-daemon@smtpcorp.com>
Sent:	Friday, 06 December 2024 13:59
То:	Greenmined Comments
Subject:	Delivery Status Notification

Content-Type: multipart/report; report-type=delivery-status; boundary=1733486359-eximdsn-1467930574 MIME-Version: 1.0 --1733486359-eximdsn-1467930574 Content-type: text/plain; charset=us-ascii

This message was created automatically by SMTP2Go. ----- The following addresses had successful delivery notifications ----- <klongcbs@mweb.com.na> (relayed to non-DSN-aware mailer)

<jan.swartz@namakhoi.gov.za> (relayed to non-DSN-aware mailer)

<municipal.manager@namakhoi.gov.za> (relayed to non-DSN-aware mailer)

<monique.kleinbooi@namakhoi.gov.za> (relayed to non-DSN-aware mailer)

<charlottevisser607@gmail.com> (relayed to non-DSN-aware mailer)

<Josualosper4@gmail.com> (relayed to non-DSN-aware mailer)

--1733486359-eximdsn-1467930574 Content-type: message/delivery-status

Reporting-MTA: dns; mail.smtp2go.com

Action: delivered Final-Recipient: rfc822;klongcbs@mweb.com.na Status: 2.0.0 Remote-MTA: dns; mail01.africaonline.com.na Diagnostic-Code: smtp; 250 Ok

Action: delivered Final-Recipient: rfc822;jan.swartz@namakhoi.gov.za Status: 2.0.0 Remote-MTA: dns; za-smtp-inbound-1.mimecast.co.za Diagnostic-Code: smtp; 250 Ok

Action: delivered Final-Recipient: rfc822;municipal.manager@namakhoi.gov.za Status: 2.0.0 Remote-MTA: dns; za-smtp-inbound-1.mimecast.co.za Diagnostic-Code: smtp; 250 Ok

Action: delivered Final-Recipient: rfc822;monique.kleinbooi@namakhoi.gov.za Status: 2.0.0 Remote-MTA: dns; za-smtp-inbound-1.mimecast.co.za Diagnostic-Code: smtp; 250 Ok

PROOF OF CORRESPONDENCE WITH MR J LOSPER, NAMA KHOI LOCAL MUNICIPALITY WARD COUNCILLOR 6 - FARM 622 ON 06 DECEMBER 2024



From: Sent: Subject: Attachments: Greenmined Comments Friday, 06 December 2024 13:58 DBAR Notice NC 30/5/1/1/2/14025 PR Landowners, Surrounding Landowners Notice DBAR - Concordia.pdf

RE: SUBMISSION OF DRAFT BASIC ASSESSMENT REPORT FOR ENVIRONMENTAL AUTHORIZATION FOR PROSPECTING RIGHT APPLICATION IN TERMS OF SECTION 16 OF THE MINERALS AND PETROLEUM RESOURCES DEVELOPMENT ACT, 2002 (ACT NO 28 OF 2002) AND THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO 107 OF 1998 NEMA) AS WELL AS THE ENVIRONMENTAL IMPACT ASSESSMENT REGULATIONS OF 2014 (AS AMENDED) (EIA REGULATIONS) SUBMITTED BY SOLIUM ENERGY (PTY) LTD, FOR THE PROSPECTING ON FARM 622, (83 954 HA), FOR URANIUM ORE IN THE NAMAQUALAND MAGISTERIAL DISTRICT IN THE NORTHERN CAPE PROVINCE.

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Kind Regards/Vriendelike Groete Anel Olivier Project Administrator



Tel: 021 851 2673 Cell: 067 417 2654 Fax: 086 546 0579 www.greenmined.com

106 Baker Square, Paardevlei De Beers Avenue Somerset West 7130

Suite 62, Private Bag x15 Somerset West, 7129

"the goal isn't to live forever, it is to protect a planet that will"

From:	Mail Delivery System <mailer-daemon@smtpcorp.com></mailer-daemon@smtpcorp.com>
Sent:	Friday, 06 December 2024 13:59
То:	Greenmined Comments
Subject:	Delivery Status Notification

Content-Type: multipart/report; report-type=delivery-status; boundary=1733486359-eximdsn-1467930574 MIME-Version: 1.0 --1733486359-eximdsn-1467930574 Content-type: text/plain; charset=us-ascii

This message was created automatically by SMTP2Go. ----- The following addresses had successful delivery notifications ----- <klongcbs@mweb.com.na> (relayed to non-DSN-aware mailer)

<jan.swartz@namakhoi.gov.za> (relayed to non-DSN-aware mailer)

<municipal.manager@namakhoi.gov.za> (relayed to non-DSN-aware mailer)

<monique.kleinbooi@namakhoi.gov.za> (relayed to non-DSN-aware mailer)

<charlottevisser607@gmail.com> (relayed to non-DSN-aware mailer)

<Josualosper4@gmail.com> (relayed to non-DSN-aware mailer)

--1733486359-eximdsn-1467930574 Content-type: message/delivery-status

Reporting-MTA: dns; mail.smtp2go.com

Action: delivered Final-Recipient: rfc822;klongcbs@mweb.com.na Status: 2.0.0 Remote-MTA: dns; mail01.africaonline.com.na Diagnostic-Code: smtp; 250 Ok

Action: delivered Final-Recipient: rfc822;jan.swartz@namakhoi.gov.za Status: 2.0.0 Remote-MTA: dns; za-smtp-inbound-1.mimecast.co.za Diagnostic-Code: smtp; 250 Ok

Action: delivered Final-Recipient: rfc822;municipal.manager@namakhoi.gov.za Status: 2.0.0 Remote-MTA: dns; za-smtp-inbound-1.mimecast.co.za Diagnostic-Code: smtp; 250 Ok

Action: delivered Final-Recipient: rfc822;monique.kleinbooi@namakhoi.gov.za Status: 2.0.0 Remote-MTA: dns; za-smtp-inbound-1.mimecast.co.za Diagnostic-Code: smtp; 250 Ok

PROOF OF CORRESPONDENCE WITH MRS I VAN NEEL FROM THE COMMUNAL PROPERTY ASSOCIATION ON 06 DECEMBER 2024



From:
Sent:
То:
Subject:
Attachments:

Greenmined Comments Monday, 09 December 2024 13:04 ilanushcavanneel@gmail.com DBAR Notice NC 30/5/1/1/2/14025 PR Concordia CPA Notice DBAR - Concordia CPA.pdf

RE: SUBMISSION OF DRAFT BASIC ASSESSMENT REPORT FOR ENVIRONMENTAL AUTHORIZATION FOR PROSPECTING RIGHT APPLICATION IN TERMS OF SECTION 16 OF THE MINERALS AND PETROLEUM RESOURCES DEVELOPMENT ACT, 2002 (ACT NO 28 OF 2002) AND THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO 107 OF 1998 NEMA) AS WELL AS THE ENVIRONMENTAL IMPACT ASSESSMENT REGULATIONS OF 2014 (AS AMENDED) (EIA REGULATIONS) SUBMITTED BY SOLIUM ENERGY (PTY) LTD, FOR THE PROSPECTING ON FARM 622, (83 954 HA), FOR URANIUM ORE IN THE NAMAQUALAND MAGISTERIAL DISTRICT IN THE NORTHERN CAPE PROVINCE.

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Kind Regards/Vriendelike Groete Anel Olivier Project Administrator



Tel: 021 851 2673 Cell: 067 417 2654 Fax: 086 546 0579 www.greenmined.com

106 Baker Square, Paardevlei De Beers Avenue Somerset West 7130

Suite 62, Private Bag x15 Somerset West, 7129

"the goal isn't to live forever, it is to protect a planet that will"

From:	Mail Delivery System <mailer-daemon@smtpcorp.com></mailer-daemon@smtpcorp.com>
Sent:	Monday, 09 December 2024 13:04
To:	Greenmined Comments
Subject:	Delivery Status Notification
Follow Up Flag:	Follow up
Flag Status:	Flagged

Content-Type: multipart/report; report-type=delivery-status; boundary=1733742262-eximdsn-1307355926 MIME-Version: 1.0 --1733742262-eximdsn-1307355926 Content-type: text/plain; charset=us-ascii

This message was created automatically by SMTP2Go. ----- The following addresses had successful delivery notifications ----- <ilanushcavanneel@gmail.com> (relayed to non-DSN-aware mailer)

--1733742262-eximdsn-1307355926 Content-type: message/delivery-status

Reporting-MTA: dns; mail.smtp2go.com

Action: delivered Final-Recipient: rfc822;ilanushcavanneel@gmail.com Status: 2.0.0 Remote-MTA: dns; gmail-smtp-in.l.google.com Diagnostic-Code: smtp; 250 Ok

--1733742262-eximdsn-1307355926 Content-type: text/rfc822-headers

Return-path: <comments@greenmined.co.za> Received: from [10.139.162.187] (helo=SmtpCorp)

by smtpcorp.com with esmtpsa (TLS1.3:ECDHE_SECP256R1__RSA_PSS_RSAE_SHA256__AES_256_GCM:256) (Exim 4.94.2-S2G)

(envelope-from <comments@greenmined.co.za>)

id 1tKbYp-TRk0Vx-63

for ilanushcavanneel@gmail.com; Mon, 09 Dec 2024 11:04:19 +0000

Received: from [10.67.233.153] (helo=webmail.raubex.com)

by smtpcorp.com with esmtpsa (TLS1.2:ECDHE_SECP384R1__RSA_SHA256__AES_256_GCM:256) (Exim 4.97.1-S2G) (envelope-from <comments@greenmined.co.za>)

id 1tKbYo-4o5NDgrihmO-kfDm

for ilanushcavanneel@gmail.com;

Mon, 09 Dec 2024 11:04:18 +0000

Received: from 01-EXCH01-INF.RBX.Raubex.com (10.1.0.211) by 01-EXCH01-INF.RBX.Raubex.com (10.1.0.211) with Microsoft SMTP Server (version=TLS1_2, cipher=TLS_ECDHE_RSA_WITH_AES_256_GCM_SHA384) id 15.2.1544.11; Mon, 9 Dec 2024 13:04:14 +0200

Received: from CT2P275CU008.outbound.protection.outlook.com (40.93.75.26) by 01-EXCH01-INF.RBX.Raubex.com (10.1.0.13) with Microsoft SMTP Server (version=TLS1_2, cipher=TLS_ECDHE_RSA_WITH_AES_256_GCM_SHA384) id

15.2.1544.11 via Frontend Transport; Mon, 9 Dec 2024 13:04:14 +0200

PROOF OF CORRESPONDENCE WITH MR J COETZEE, WWF LAND PORTFOLIO MANAGER, SURROUNDING LANDOWNER OF THE REMAINING EXTENT OF FARM RATELKRAAL 131 ON 06 DECEMBER 2024



From: Sent: To: Subject: Attachments: Greenmined Comments Friday, 10 January 2025 09:40 jcoetzee@wwf.org.za FW: DBAR Notice NC 30/5/1/1/2/14025 PR Notice DBAR - Concordia.pdf

From: Greenmined Comments Sent: Friday, 06 December 2024 15:02 To: j.coetzee@wwf.org.za Subject: DBAR Notice NC 30/5/1/1/2/14025 PR

RE: SUBMISSION OF DRAFT BASIC ASSESSMENT REPORT FOR ENVIRONMENTAL AUTHORIZATION FOR PROSPECTING RIGHT APPLICATION IN TERMS OF SECTION 16 OF THE MINERALS AND PETROLEUM RESOURCES DEVELOPMENT ACT, 2002 (ACT NO 28 OF 2002) AND THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO 107 OF 1998 NEMA) AS WELL AS THE ENVIRONMENTAL IMPACT ASSESSMENT REGULATIONS OF 2014 (AS AMENDED) (EIA REGULATIONS) SUBMITTED BY SOLIUM ENERGY (PTY) LTD, FOR THE PROSPECTING ON FARM 622, (83 954 HA), FOR URANIUM ORE IN THE NAMAQUALAND MAGISTERIAL DISTRICT IN THE NORTHERN CAPE PROVINCE.

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Kind Regards/Vriendelike Groete Anel Olivier



Tel: 021 851 2673 Cell: 067 417 2654 Fax: 086 546 0579 www.greenmined.com

106 Baker Square, Paardevlei De Beers Avenue Somerset West 7130

Suite 62, Private Bag x15 Somerset West, 7129

"the goal isn't to live forever, it is to protect a planet that will"

From:	Mail Delivery System <mailer-daemon@smtpcorp.com></mailer-daemon@smtpcorp.com>
Sent:	Friday, 10 January 2025 09:42
То:	Greenmined Comments
Subject:	Delivery Status Notification

Content-Type: multipart/report; report-type=delivery-status; boundary=1736494891-eximdsn-489495440 MIME-Version: 1.0 --1736494891-eximdsn-489495440 Content-type: text/plain; charset=us-ascii

This message was created automatically by SMTP2Go. ----- The following addresses had successful delivery notifications ----- <jcoetzee@wwf.org.za> (relayed to non-DSN-aware mailer)

--1736494891-eximdsn-489495440 Content-type: message/delivery-status

Reporting-MTA: dns; mail.smtp2go.com

Action: delivered Final-Recipient: rfc822;jcoetzee@wwf.org.za Status: 2.0.0 Remote-MTA: dns; za-smtp-inbound-1.mimecast.co.za Diagnostic-Code: smtp; 250 Ok

--1736494891-eximdsn-489495440 Content-type: text/rfc822-headers

Return-path: <comments@greenmined.co.za> Received: from [10.66.228.43] (helo=SmtpCorp)

by smtpcorp.com with esmtpsa (TLS1.3:ECDHE_SECP256R1__RSA_PSS_RSAE_SHA256__AES_256_GCM:256) (Exim 4.94.2-S2G)

(envelope-from <comments@greenmined.co.za>)

id 1tW9e1-TRk3Mf-3A

for jcoetzee@wwf.org.za; Fri, 10 Jan 2025 07:41:25 +0000

Received: from [10.67.233.153] (helo=webmail.raubex.com)

by smtpcorp.com with esmtpsa (TLS1.2:ECDHE_SECP384R1__RSA_SHA256__AES_256_GCM:256) (Exim 4.97.1-S2G) (envelope-from <comments@greenmined.co.za>)

id 1tW9dz-4o5NDgrhlbZ-jDfp

for jcoetzee@wwf.org.za; Fri, 10 Jan 2025 07:41:24 +0000

Received: from 01-EXCH02-INF.RBX.Raubex.com (10.1.0.212) by 01-EXCH02-INF.RBX.Raubex.com (10.1.0.212) with Microsoft SMTP Server (version=TLS1_2, cipher=TLS_ECDHE_RSA_WITH_AES_256_GCM_SHA384) id 15.2.1544.11; Fri, 10 Jan 2025 09:41:21 +0200

Received: from JN3P275CU003.outbound.protection.outlook.com (40.93.74.30) by 01-EXCH02-INF.RBX.Raubex.com (10.1.0.13) with Microsoft SMTP Server (version=TLS1_2, cipher=TLS_ECDHE_RSA_WITH_AES_256_GCM_SHA384) id

15.2.1544.11 via Frontend Transport; Fri, 10 Jan 2025 09:41:21 +0200

ARC-Seal: i=1; a=rsa-sha256; s=arcselector10001; d=microsoft.com; cv=none;

b=fsJnQNNepQVwE0NbIs4Lz2noWDh92YXvMXwc9+2xsJvrVH/KN0RpacwpRYOr0mxGpuJGOEjbMDefU64ryJvQMFHe8 S3BBO6flpuSrG9GELBjkoqSJB9R4OYzIyyRgDywul6MIYEsYU+zP+ao08KSYRbc7p3VrRjleDs1lUStoulhKuQ3SwCyzw1S9n

PROOF OF CORRESPONDENCE WITH THE SURROUNDING LANDOWNER OF THE REMAINING EXTENT OF FARM MELKBOSCHKUIL 06 DECEMBER 2024



From: Sent: Subject: Attachments: Greenmined Comments Friday, 06 December 2024 13:58 DBAR Notice NC 30/5/1/1/2/14025 PR Landowners, Surrounding Landowners Notice DBAR - Concordia.pdf

RE: SUBMISSION OF DRAFT BASIC ASSESSMENT REPORT FOR ENVIRONMENTAL AUTHORIZATION FOR PROSPECTING RIGHT APPLICATION IN TERMS OF SECTION 16 OF THE MINERALS AND PETROLEUM RESOURCES DEVELOPMENT ACT, 2002 (ACT NO 28 OF 2002) AND THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO 107 OF 1998 NEMA) AS WELL AS THE ENVIRONMENTAL IMPACT ASSESSMENT REGULATIONS OF 2014 (AS AMENDED) (EIA REGULATIONS) SUBMITTED BY SOLIUM ENERGY (PTY) LTD, FOR THE PROSPECTING ON FARM 622, (83 954 HA), FOR URANIUM ORE IN THE NAMAQUALAND MAGISTERIAL DISTRICT IN THE NORTHERN CAPE PROVINCE.

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Kind Regards/Vriendelike Groete Anel Olivier Project Administrator



Tel: 021 851 2673 Cell: 067 417 2654 Fax: 086 546 0579 www.greenmined.com

106 Baker Square, Paardevlei De Beers Avenue Somerset West 7130

Suite 62, Private Bag x15 Somerset West, 7129

"the goal isn't to live forever, it is to protect a planet that will"

From:	Mail Delivery System <mailer-daemon@smtpcorp.com></mailer-daemon@smtpcorp.com>
Sent:	Friday, 06 December 2024 13:59
То:	Greenmined Comments
Subject:	Delivery Status Notification

Content-Type: multipart/report; report-type=delivery-status; boundary=1733486359-eximdsn-1467930574 MIME-Version: 1.0 --1733486359-eximdsn-1467930574 Content-type: text/plain; charset=us-ascii

This message was created automatically by SMTP2Go. ----- The following addresses had successful delivery notifications ----- <klongcbs@mweb.com.na> (relayed to non-DSN-aware mailer)

<jan.swartz@namakhoi.gov.za> (relayed to non-DSN-aware mailer)

<municipal.manager@namakhoi.gov.za> (relayed to non-DSN-aware mailer)

<monique.kleinbooi@namakhoi.gov.za> (relayed to non-DSN-aware mailer)

<charlottevisser607@gmail.com> (relayed to non-DSN-aware mailer)

<Josualosper4@gmail.com> (relayed to non-DSN-aware mailer)

--1733486359-eximdsn-1467930574 Content-type: message/delivery-status

Reporting-MTA: dns; mail.smtp2go.com

Action: delivered Final-Recipient: rfc822;klongcbs@mweb.com.na Status: 2.0.0 Remote-MTA: dns; mail01.africaonline.com.na Diagnostic-Code: smtp; 250 Ok

Action: delivered Final-Recipient: rfc822;jan.swartz@namakhoi.gov.za Status: 2.0.0 Remote-MTA: dns; za-smtp-inbound-1.mimecast.co.za Diagnostic-Code: smtp; 250 Ok

Action: delivered Final-Recipient: rfc822;municipal.manager@namakhoi.gov.za Status: 2.0.0 Remote-MTA: dns; za-smtp-inbound-1.mimecast.co.za Diagnostic-Code: smtp; 250 Ok

Action: delivered Final-Recipient: rfc822;monique.kleinbooi@namakhoi.gov.za Status: 2.0.0 Remote-MTA: dns; za-smtp-inbound-1.mimecast.co.za Diagnostic-Code: smtp; 250 Ok

PROOF OF CORRESPONDENCE WITH SURROUNDING LANDOWNER OF FARM BRAKFONTEIN 133 REMAINING EXTENT, FARM NABABEEP 134 REMAINING EXTENT, O'OKIEP COPPER CO PTY LTD ON 06 DECEMBER 2024



From: Sent: Subject: Attachments: Greenmined Comments Friday, 06 December 2024 13:58 DBAR Notice NC 30/5/1/1/2/14025 PR Landowners, Surrounding Landowners Notice DBAR - Concordia.pdf

RE: SUBMISSION OF DRAFT BASIC ASSESSMENT REPORT FOR ENVIRONMENTAL AUTHORIZATION FOR PROSPECTING RIGHT APPLICATION IN TERMS OF SECTION 16 OF THE MINERALS AND PETROLEUM RESOURCES DEVELOPMENT ACT, 2002 (ACT NO 28 OF 2002) AND THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO 107 OF 1998 NEMA) AS WELL AS THE ENVIRONMENTAL IMPACT ASSESSMENT REGULATIONS OF 2014 (AS AMENDED) (EIA REGULATIONS) SUBMITTED BY SOLIUM ENERGY (PTY) LTD, FOR THE PROSPECTING ON FARM 622, (83 954 HA), FOR URANIUM ORE IN THE NAMAQUALAND MAGISTERIAL DISTRICT IN THE NORTHERN CAPE PROVINCE.

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Kind Regards/Vriendelike Groete Anel Olivier Project Administrator



Tel: 021 851 2673 Cell: 067 417 2654 Fax: 086 546 0579 www.greenmined.com

106 Baker Square, Paardevlei De Beers Avenue Somerset West 7130

Suite 62, Private Bag x15 Somerset West, 7129

"the goal isn't to live forever, it is to protect a planet that will"

From:
To:
Sent:
Subject:

Mail Delivery System <Mailer-Daemon@mx03.rdsa-mail.com> admin@okiepocc.co.za Friday, 06 December 2024 14:00 Delivered: Delivery Status Notification

This message was created automatically by mail delivery software. ----- The following addresses had successful delivery notifications -----



30/5/1/1/2/1402...

<admin@okiepocc.co.za> (relayed to non-DSN-aware mailer)

CORRESPONDENCE RECEIVED FROM THE FOLLOWING INTERESTED AND AFFECTED PARTIES:

No	Name	Interest
1.	Mr I Mashune	Department of Agriculture, Land Reform and Rural Development
2.	Mr J Mpolawa	Eskom
3.	Mr P Cloete	Department of Agriculture, Environmental Affairs, Rural Development and Land Reform - Springbok
4.	Mrs S Kamanja	WWF South Africa
5.	Mrs Janice Magerman	Intrim Committee of Kommagas Buffelsrivier Plaas 200



PROOF OF CORRESPONDENCE WITH MR I MASHUNE FROM THE DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT ON 09 DECEMBER 2024



From:	Itumeleng Mashune <itumeleng.mashune@dalrrd.gov.za></itumeleng.mashune@dalrrd.gov.za>
Sent:	Monday, 09 December 2024 12:19
То:	Greenmined Comments
Subject:	FW: comments on TRANCRAA LAND and CPA land
Attachments:	Communal Property Associations Amendment Act 20 of 2018.pdf; amended TRANCRAA act 94 of 1998.pdf

From: Itumeleng Mashune
Sent: Monday, 09 December 2024 10:02
To: 'comments@greenminded.co.za' <comments@greenminded.co.za>
Cc: Kgotso Setabela <Kgotso.Setabela@dalrrd.gov.za>
Subject: comments on TRANCRAA LAND and CPA land

Good day Sir or Madam

Your notices regarding the PR applications refers.

You are hereby requested to consult as follows:

- 1. Where the land is a CPA ensure that section of the CPA amendment act is complied with.
- 2. Where the land is still reflecting community name, refer to section 3 (13) of the TRANCRAA legislation regarding the correct owner of the land been the department Agriculture, Land Reform and Rural Development and not Namakhoi local municipality.
- 3. For further advice please contact the writer hereof at 0798760481



Government Gazette

REPUBLIC OF SOUTH AFRICA

Vol. 712

Cape Town Kaapstad

8 October 2024

No. 51363

THE PRESIDENCY

No. 5396

8 October 2024

It is hereby notified that the President has assented to the following Act, which is hereby published for general information:—

Act No.20 of 2018: Communal Property Associations Amendment, Act 2018

DIE PRESIDENSIE

No. 5396

8 Oktober 2024

Hierby word bekend gemaak dat die President sy goedkeuring geheg het aan die onderstaande Wet wat hierby ter algemene inligting gepubliseer word:—

No. 20 van 2018: Wysigingswet op verenigings vir Gemeenskaplike eiendom, 2018



AIDS HELPLINE: 0800-0123-22 Prevention is the cure

[

Act No.20 of 2018

Communal Property Associations Amendment, Act 2018

5

15

GENERAL EXPLANATORY NOTE:

]	Words in bold type in square brackets indicate omissions from existing enactments.
	Words underlined with a solid line indicate insertions in existing enactments.

(English text signed by the President) (Assented to 30 September 2024)

ACT

To amend the Communal Property Associations Act, 1996, so as to amend, insert and delete certain definitions; to provide for clarity on the objective of communal property associations; to provide for the establishment of a Communal Property Associations Office and the appointment of a Registrar of Communal Property Associations; to provide for general plans for land administered by an association; to repeal the provisions relating to provisional associations; to provide improved protection of the rights of communities in respect of movable and immovable property administered by an association; to provide for name changes of associations; to improve the provisions relating to the management of an association that has been placed under administration; to provide clarity on the content of an annual report in respect of associations; to make provision for transitional arrangements; and to provide for matters connected therewith.

 \mathbf{B}^{E} IT ENACTED by the Parliament of the Republic of South Africa, as follows:—

Amendment of section 1 of Act 28 of 1996, as amended by section 30 of Act 4 of 2011

1. Section 1 of the Communal Property Associations Act, 1996 (Act No. 28 of 1996) (hereinafter referred to as the principal Act), is hereby amended—

(*a*) by the substitution for the definition of "authorised officer" of the following definition:

"' **'authorised officer'** means a person designated as such by the [Director-General] Registrar;";

(b) by the insertion after the definition of "constitution" of the following 10 definitions:

"<u>'CPA Office'</u> means the Communal Property Associations Office contemplated in section 2B and its regional offices; **'Department'** means the Department of Rural Development and Land Reform;";

- (c) by the deletion of the definition of "interim committee";
- (d) by the deletion of the definition of "provisional association";
- (e) by the substitution for the definition of "register" of the following definition:
 " 'register' means the register contemplated in section [8(3)(b)]
 2D(d);"; 20

Wysigingswet op verenigings vir Gemeenskaplike eiendom, 2018

[

ALGEMENE VERDUIDELIKENDE NOTA:

]	Woorde in vet druk in vierkantige hake, dui uitlatings uit bestaande verordeninge aan.
	Woorde met 'n volstreep daaronder, dui invoegings in bestaande verordeninge aan.

(Engelse teks deur die President geteken) (Goedgekeur op 30 September 2024)

WET

Tot wysiging van die Wet op Verenigings vir Gemeenskaplike Eiendom, 1996, ten einde sekere omskrywings te wysig, in te voeg en te skrap; voorsiening te maak vir duidelikheid oor die oogmerk van verenigings vir gemeenskaplike eiendom; voorsiening te maak vir die stigting van 'n Kantoor vir Verenigings vir Gemeenskaplike Eiendom en die aanstelling van 'n Registrateur vir Verenigings vir Gemeenskaplike Eiendom; voorsiening te maak vir algemene planne vir grond deur 'n vereniging geadministreer; die bepalings aangaande voorlopige verenigings te herroep; verbeterde beskerming van die regte van gemeenskappe ten opsigte van roerende en onroerende eiendom deur 'n vereniging geadministreer, te voorsien; voorsiening te maak vir naamsveranderings van verenigings; die bepalings aangaande die bestuur van 'n vereniging wat onder administrasie geplaas is, te verbeter; duidelikheid te voorsien oor die inhoud van 'n jaarverslag ten opsigte van verenigings; voorsiening te maak vir oorgangsbepalings; en om voorsiening te maak vir aangeleenthede wat daarmee in verband staan.

D^{AAR} WORD BEPAAL deur die Parlement van die Republiek van Suid-Afrika, soos volg:—

Wysiging van artikel 1 van Wet 28 van 1996, soos gewysig deur artikel 30 van Wet 4 van 2011

1. Artikel 1 van die Wet op Verenigings vir Gemeenskaplike Eiendom, 1996 (Wet 5 No. 28 van 1996) (hierna die Hoofwet genoem), word hierby gewysig—

(a) deur die volgende omskrywing voor die omskrywing van "Direkteurgeneraal" in te voeg:

"**'Departement'** die Departement van Landelike Ontwikkeling en Grondhervorming;";

10

(b) deur die omskrywing van "gemagtigde beampte" deur die volgende omskrywing te vervang:

"'gemagtigde beampte' 'n persoon deur die [Direkteur-generaal] Registrateur as sodanig aangewys;";

(c) deur die omskrywing van "register" deur die volgende omskrywing te 15 vervang:

" 'register' die register beoog in artikel [8(3)(b)] <u>2D(d);</u>";

No. 20 van 2018

Act No.20 of 2018

Communal Property Associations Amendment, Act 2018

4

- (f) by the insertion after the definition of "register" of the following definition: " 'Registrar' means the Registrar of Communal Property Associations (g) by the deletion of the definition of "Registration Officer"; and
- (h) by the substitution for the definition of "similar entity" of the following 5 definition:

"'similar entity' means a trust as contemplated in the Trust Property Control Act, 1988 (Act No. 57 of 1988), a co-operative as contemplated in the Co-operatives Act, 2005 (Act No. 14 of 2005), or any other recognised association of persons or a company registered in terms of the 10 Companies Act, 2008 (Act No. 71 of 2008);".

Amendment of section 2 of Act 28 of 1996

2. The following section is hereby substituted for section 2 of the principal Act:

"Applicatio n of Act

 is entitled to restitution under the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994), where that Court has ordered restitution on condition that an association be formed in accordance with the provisions of this Act; (b) which is entitled to restitution in terms of Act No. 22 of 1994, and which community has entered into an agreement with the Minister as contemplated in section 42D of that Act, where it is a condition of such restitution that an association be formed in accordance with the provisions of this Act; (c) which is entitled to restitution in terms of Act No. 22 of 1994, and is the beneficiary of land purchased, acquired or expropriated in accordance with the provisions of section 42E of that Act, where it is a condition of such restitution that an association be formed in accordance with the provisions of section 42E of that Act, where it is a condition of such restitution that an association be formed in accordance with the provisions of this Act; (b) (d) which is entitled to, or receiving property, or other assistance from the State in terms of an agreement or in terms of any law, where the Minister has approved such community in terms of subsection (2) and on condition that an association be formed in accordance with the provisions of this Act; (c) (e) [approved by the Minister in terms of subsection (2), and] to which any property has been donated, sold or otherwise disposed of by any other person, where the Minister has approved such community in terms of subsection (2) and on acquiring rights to land and which wishes to form an association in accordance with the provisions of this Act; (g) to which any property has been awarded in terms of any legislation, where the Minister has approved such community in terms of any legislation, where the Minister has approved such community in terms of aussociation be formed in accordance with the provisions of this Act; (g) to which any property has been awarded in terms of any legisla	2. <i>(a)</i>	(1) The provisions of this Act shall apply to a community— which by order of the Land Claims Court or any other competent court	1
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 (h) contemplated in subsection (5). (2) The Minister may, with due regard to the objects of this Act, approve 			
(2) The Minister may, with due regard to the objects of this Act, approve	(h)	1	
a community contemplated in paragraph $I(c)$ or $I(d)(e)(f)$ or (e) of 5		for the minister may, with due regard to the objects of this ret, approve ommunity contemplated in paragraph $[(c) \text{ or }](d), (e)(f)$ or (g) of	5
subsection (1) for the purposes of this Act if he or she is satisfied that [the			5

interests of the community that such approval be given, having regard to the

nature and current use of the land.

Wysigingswet op verenigings vir Gemeenskaplike eiendom, 2018

No. 20 van 2018

5

- (d) deur die volgende omskrywing na die omskrywing van "register" in te voeg: "**Registrateur**' die Registrateur van Verenigings vir Gemeenskaplike Eiendom in artikel 2C(1) beoog;";
- (e) deur die omskrywing van "Registrasiebeampte" te skrap;
- (f) deur die omskrywing van "soortgelyke entiteit" deur die volgende 5 omskrywing te vervang:
 "soortgelyke entiteit" 'n trust[,] soos beoog in die Wet op die Beheer
 - oor Trustgoed, 1988 (Wet No. 57 van 1988), 'n koöperasie soos beoog in die 'Co-operatives Act', 2005 (Wet No. 14 van 2005), of enige ander erkende vereniging van persone, of 'n maatskappy ingevolge die 10 Maatskappywet, 2008 (Wet No. 71 van 2008), geregistreer;'';
- (g) deur die omskrywing van "tussentydse komitee" te skrap;
- (*h*) deur die volgende omskrywings na die omskrywing van "vereniging" in te voeg:

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"'VGE-kantoor' die Vereniging vir Gemeenskaplike Eiendom se 15
kantoor in artikel 2B beoog en die streekkantore daarvan;"; en
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(i) deur die omskrywing van "voorlopige vereniging" te skrap.

Wysiging van artikel 2 van Wet 28 van 1996

2. Artikel 2 van die Hoofwet word hierby deur die volgende artikel vervang:

"Toepassing van Wet

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2. (1) Die bepalings van hierdie Wet is van toepassing op 'n gemeenskap-

- (a) wat op las van die Grondeisehof <u>of enige ander bevoegde hof geregtig</u> is op herstel kragtens die Wet op Herstel van Grondregte, 1994 (Wet No. 22 van 1994), waar daardie Hof herstel gelas het op voorwaarde dat 'n vereniging ooreenkomstig die bepalings van hierdie Wet gestig word;
 (b) wat geregtig is op herstel ingevolge Wet No. 22 van 1994, en welke
- gemeenskap 'n ooreenkoms met die Minister aangegaan het soos beoog in artikel 42D van daardie Wet, waar dit 'n voorwaarde van sodanige herstel is dat 'n vereniging ooreenkomstig die bepalings van hierdie Wet gestig word;
- (c) wat geregtig is op herstel ingevolge Wet No. 22 van 1994, en die begunstigde is van grond gekoop, verkry of onteien ooreenkomstig die bepalings van artikel 42E van daardie Wet, waar dit 'n voorwaarde van sodanige herstel is dat 'n vereniging ooreenkomstig die bepalings van hierdie Wet gestig word;
- [(b)] (d) wat op eiendom of ander bystand van die Staat geregtig is of dit ontvang ingevolge 'n ooreenkoms of ingevolge enige wet, waar die Minister sodanige gemeenskap ingevolge subartikel (2) goedgekeur het en op voorwaarde dat 'n vereniging ooreenkomstig die bepalings
 40 van hierdie Wet gestig word;
- [(c)] (e) [wat ingevolge subartikel (2) deur die Minister goedgekeur is
 en] aan wie enige eiendom geskenk, verkoop of andersins oor beskik is deur 'n ander persoon, waar die Minister daardie gemeenskap ingevolge subartikel (2) goedgekeur het en op voorwaarde dat 'n vereniging ooreenkomstig die bepalings van hierdie Wet gestig word;
- [(d)] (f) wat ingevolge subartikel (2) deur die Minister goedgekeur is en wat 'n groep is wat grond of regte in grond verkry en wat 'n vereniging ooreenkomstig die bepalings van hierdie Wet wil stig;
- (g) waaraan enige eiendom ingevolge enige wetgewing toegestaan is, 50
 waar die Minister daardie gemeenskap ingevolge subartikel (2)
 goedgekeur het op voorwaarde dat 'n vereniging ooreenkomstig die bepalings van hierdie Wet gevorm word; en
 (h) in subartikel (5) beoog.

(2) Die Minister kan, met behoorlike inagneming van die oogmerke van hierdie Wet, 'n gemeenskap in paragraaf [(c) of] (d), (e), (f) of (g) van subartikel (1) beoog, vir doeleindes van hierdie Wet goedkeur indien hy of sy oortuig is dat [die gemeenskap benadeel is en dat] dit in die openbare belang <u>en die belang van die gemeenskap</u> is om sodanige goedkeuring te gee, met inagneming van die aard en huidige gebruik van die grond. 60 Act No.20 of 2018

Communal Property Associations Amendment, Act 2018

6

(3) The Minister may on application by a similar entity and on advice of the Registrar, or by order of any court, and having had due regard to the objects of this Act and the public interest, by notice in the Gazette, and subject to such qualifications or conditions as he or she may determine[,] -(a) make [the provisions of section 8, 9, 10, 11, 12, 14 or 16, or any

- 5 subsection thereof,] any provision of this Act applicable to such entity[.]; or
- (b) declare such entity to be an association as contemplated in this Act and make any provision of this Act applicable to such an association: Provided that such an entity must, within three months from the date 10 on which it has been declared an association, apply for deregistration in accordance with the provisions of the relevant Act in terms of which it was registered and provide the Registrar with copies of such application and upon deregistration, with copies of the correspon-15 dence confirming such deregistration.

(4) For the purposes of subsection (3)(a), any reference to an association shall be deemed to be a reference to the entity in question.

(5) Where a community has, prior to or after the commencement of this Act, established a similar entity through a democratic process, the [Director-General] Registrar may, if such community wishes to establish 20 an association contemplated in this Act, exempt such community from the provisions of section 6, 7 or 8 as may place an unnecessary burden on the community, having regard to the procedure that was followed by the community in establishing such entity.

(6) A condition by the Minister that an association be formed as 25 contemplated in section 2(1) shall only be made after a community has taken a resolution to form an association and informed the Minister of such a resolution.".

Insertion of sections 2A, 2B, 2C, and 2D into Act 28 of 1996

3. The following sections are hereby inserted after section 2 of the principal Act: 30

"General plan and registration of property

2A. (1) Notwithstanding section 2 and section 42A of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994), property contemplated in this Act shall be registered in the name of the association within a reasonable time. 35 (2) For the purposes of the registration of property in terms of the Deeds Registries Act, 1937 (Act No. 37 of 1937) as contemplated in section 2, the Department shall, in consultation with the community concerned, have a general plan for such property prepared for approval in terms of the Land Survey Act, 1997 (Act No. 8 of 1997), in instances where a general plan is 40 required for such purposes. (3) The general plan contemplated in subsection (1) shall outline parts of the property reserved for-(a) economic, social, environmental and sustainable development and infrastructure investment for the community concerned; 45 crop fields, grazing land, waterways, woodlands, conservation, (b) recreational and any other purpose for the community concerned; the provision of economic, social and other services for the commu-(c)nity concerned: and subdivided portions for residential, industrial and commercial pur-50 (d)poses. (4) The Minister may prescribe the format for the general plan. (5) The Minister shall, from monies appropriated by Parliament for this purpose, pay the costs of transfer, surveying and registration required to give effect to this Act.

Wysigingswet op verenigings vir Gemeenskaplike eiendom, 2018

No. 20 van 2018

7

(3) Die Minister kan, op aansoek van 'n soortgelyke entiteit en op advies van die Registrateur, of op bevel van enige hof, en met behoorlike inagneming van die oogmerke van hierdie Wet en die openbare belang, by kennisgewing in die Staatskoerant en behoudens die kwalifikasies of voorwaardes wat hy of sy bepaal, die bepalings van artikel 8, 9, 10, 11, 12, 14 of 16, of enige subartikel daarvan,]-(a) enige bepaling van hierdie Wet van toepassing maak op daardie entiteit[.]; of (b) sodanige entiteit tot 'n vereniging soos beoog in hierdie Wet verklaar en enige bepaling van hierdie Wet op so 'n vereniging van toepassing maak: Met dien verstande dat sodanige entiteit, binne drie maande vanaf die datum waarop dit tot 'n vereniging verklaar is, aansoek doen om deregistrasie ooreenkomstig die bepalings van die tersaaklike Wet ingevolge waarvan dit geregistreer is en die Registrateur voorsien van afskrifte van sodanige aansoek en by deregistrasie, van afskrifte van 15 die korrespondensie ter bevestiging van sodanige deregistrasie. (4) By die toepassing van subartikel (3)(a) word enige verwysing na 'n vereniging geag 'n verwysing na so 'n entiteit te wees. (5) Waar 'n gemeenskap voor of na die inwerkingtreding van hierdie Wet 'n soortgelyke entiteit deur 'n demokratiese proses gestig het, kan die 20 [Direkteur-generaal] Registrateur, indien daardie gemeenskap 'n

vereniging in hierdie Wet beoog, wil stig, daardie gemeenskap vrystel van die bepalings van artikel 6, 7 of 8 wat 'n onnodige las op die gemeenskap plaas, met inagneming van die prosedure wat deur die gemeenskap gevolg 25 is by die stigting van daardie entiteit.

(6) 'n Voorwaarde deur die Minister dat 'n vereniging gevorm word soos in artikel 2(1) beoog, word slegs gestel nadat 'n gemeenskap 'n besluit geneem het om 'n vereniging te vorm en die Minister van daardie besluit in kennis gestel het.".

Invoeging van artikels 2A, 2B, 2C, en 2D in Wet 28 van 1996

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3. Die volgende artikels word hierby na artikel 2 in die Hoofwet ingevoeg:

"Algemene plan en registrasie van eiendom

24 (1) On dealer antibal 2 on antibal 424 and die Wet an Haustel and	
2A. (1) Ondanks artikel 2 en artikel 42A van die Wet op Herstel van	
Grondregte, 1994 (Wet No. 22 van 1994), word eiendom in hierdie Wet	25
	35
geregistreer.	
(2) Vir die doeleindes van die registrasie van eiendom ingevolge die Wet	
op Registrasie van Aktes, 1937 (Wet No. 47 van 1937), soos in artikel 2	
beoog, moet die Departement, in oorleg met die betrokke gemeenskap, 'n	
algemene plan vir daardie eiendom voorberei hê vir goedkeuring ingevolge	40
die Grondopmetingswet, 1997 (Wet No. 8 van 1997), in gevalle waar 'n	
algemene plan vir sodanige doeleindes vereis word.	
(3) Die algemene plan in subartikel (1) beoog, beskryf die dele van die	
eiendom wat gereserveer is vir—	
(a) ekonomiese, maatskaplike en volhoubare ontwikkeling en infra-	45
struktuurbelegging vir die betrokke gemeenskap;	
(b) saaigrond, weiveld, waterweë, bosland, bewaring, ontspanning en	
enige ander doel vir die betrokke gemeenskap;	
(c) die voorsiening van ekonomiese, maatskaplike en ander dienste aan	
die betrokke gemeenskap; en	50
(d) onderverdeelde gedeeltes vir residensiële, nywerheids- en	
kommersiële doeleindes.	
(4) Die Minister kan die formaat vir die algemene plan voorskryf.	
(5) Die Minister moet, uit gelde deur die Parlement vir hierdie doel	
bewillig, die kostes vir oordrag, opmeting en registrasie betaal wat nodig is	55
om aan hierdie Wet gevolg te gee.	

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Establishment of CPA Office

2B. An office called the Communal Property Associations Office is hereby established within the Department.

Appointment and conditions of service of Registrar

2C. (1) The Minister shall, subject to the laws governing the public 5 service, appoint a person as the Registrar of Communal Property Associations.

(2) The Registrar may, with the consent of the Director-General, establish a regional office for any area as may be agreed to by the Director-General, and may subject to the laws governing the public service, appoint a Deputy Registrar for each such office, to perform the functions of the Registrar in such office, subject to the control of the Registrar.

(3) The Registrar shall have minimum qualifications and experience as well as skills as may be determined by the Minister.

(4) The remuneration of the Registrar shall be determined by the Minister 15 in consultation with the Minister of Finance.

(5) The Director-General shall in consultation with the Registrar designate any person within the Department with relevant qualifications to perform duties in the office of the Registrar or the Deputy Registrar.

Functions of Registrar

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2D. The Registrar is responsible for the administration of the CPA Office and any regional office, and shall—

(<i>a</i>)	with the consent of the Director-General, establish a provincial office	
	in each province and may, subject to the laws governing the public	
	service, appoint a Deputy Registrar for each provincial office, to	25
	perform the functions of the Registrar in such office, subject to the	
	control of the Registrar;	
(b)	provide assistance to the communities and associations concerned for	
	the purposes of this Act;	
(c)	ensure the verification of members of the association;	30
<i>(d)</i>	register associations, subject to the provisions of this Act, and keep	
	record of all certificates of registration issued, copies of such	
	certificates issued or addendums to such certificates issued in	
	accordance with the provisions of section 8(3);	
(e)	ensure compliance by associations with the provisions of this Act;	35
(f)	keep a register of registered associations and entities to which	
	provisions of this Act have been made applicable in terms of section	
	2(3)(a), including entities declared as associations in terms of section	
	2(3)(b);	
(g)	safeguard the register referred to in paragraph (d) and the seal referred	40
	to in section 3;	
(<i>h</i>)	keep record of any bank account opened in the name of an association	
	and any letter issued in terms of section $9(1)(e)(iii)$;	
<i>(i)</i>	keep record of any delegation made in terms of this Act and regularly	
	review such delegations;	45
(j)	collect and keep record of any information required for the purposes of	
	the annual report referred to in section 17;	
(<i>k</i>)	regularly advise the Minister and Director-General respectively on the	
	review of any regulations prescribed or fees determined in terms of	
	this Act;	50
<i>(l)</i>	on request, provide members of the public with copies of the	
	constitution of any association or similar entity, or with information	
	contained in the register or any other relevant records in accordance	

contained in the register or any other relevant records, in accordance with and subject to the provisions of the Promotion of Access to Information Act, 2000 (Act No. 2 of 2000); 55 Wysigingswet op verenigings vir Gemeenskaplike eiendom, 2018

No. 20 van 2018

9

Stigting van VGE-kantoor

2B. 'n Kantoor wat die Kantoor vir Verenigings vir Gemeenskaplike Eiendom sal heet, word hierby in die Departement gestig.

Aanstelling en diensvoorwaardes van Registrateur

2C. (1) Die Minister moet, behoudens die wette wat die staatsdiens reël, 5 iemand as die Registrateur van Verenigings vir Gemeenskaplike Eiendom aanstel.

(2) Die Registrateur kan, met die toestemming van die Direkteurgeneraal, 'n streekkantoor vir enige gebied instel waartoe die Direkteurgeneraal kan instem, en kan behoudens die wette wat die staatsdiens reël, 'n adjunkregistrateur vir elke sodanige kantoor aanstel, onderhewig aan die beheer van die Registrateur.

(3) Die Registrateur moet minimum kwalifikasies en ervaring asook vaardighede hê soos die Minister bepaal.

(4) Die vergoeding van die Registrateur word deur die Minister in oorleg 15 met die Minister van Finansies bepaal.

(5) Die Direkteur-generaal wys in oorleg met die Registrateur enigiemand binne die Department met tersaaklike kwalifikasies aan om pligte in die kantoor van die Registrateur of die adjunkregistrateur te verrig.

Werksaamhede van Registrateur

2D. Die Registrateur is verantwoordelik vir die administrasie van die GE-kantoor en enige streekkantoor en moet—

٧G	E-kantoor en emge streekkantoor en moet—	
<i>(a)</i>	met die toestemming van die Direkteur-generaal, 'n provinsiale	
	kantoor in elke provinsie instel en kan, behoudens die wette wat die	
	staatsdiens beheer, 'n adjunkregistrateur vir elke provinsiale kantoor	25
	aanstel, om die werksaamhede van die Registrateur in sodanige	
	kantoor te verrig, behoudens die beheer van die Registrateur;	
(b)	vir die doeleindes van hierdie Wet bystand aan die betrokke	
(0)	gemeenskappe en verenigings voorsien;	
(c)	die verifiëring van lede van die vereniging verseker;	30
(d)	verenigings registreer, behoudens die bepalings van hierdie Wet, en	50
(u)	rekord hou van alle registrasiesertifikate uitgereik, afskrifte van	
	daardie sertifikate uitgereik of addenda tot sodanige sertifikate	
	uitgereik ooreenkomstig die bepalings van artikel 8(3);	
(a)		25
(e)	voldoening deur verenigings aan die bepalings van hierdie Wet verseker;	35
(f)	,	
(f)	'n register hou van geregistreerde verenigings en entiteite waarop	
	bepalings van hierdie Wet ingevolge artikel $2(3)(a)$ van toepassing	
	gemaak is, met inbegrip van entiteite ingevolge artikel $2(3)(b)$ tot	10
	verenigings verklaar;	40
(g)	die register in paragraaf (d) bedoel en die seël in artikel 3 bedoel,	
(1)	bewaar;	
(h)	rekord hou van enige bankrekening in die naam van 'n vereniging	
<i>(</i> 1)	oopgemaak en van enige brief ingevolge artikel $9(1)(e)(iii)$ uitgereik;	
(i)	rekord hou van enige delegering ingevolge hierdie Wet gedoen en	45
	sodanige delegerings gereeld hersien;	
(j)	enige inligting vir die doeleindes van die jaarverslag in artikel 17	
	bedoel, insamel en rekord daarvan hou;	
(k)	die Minister en Direkteur-generaal onderskeidelik gereeld van raad	
	bedien oor die hersiening van enige regulasies voorgeskryf of gelde	50
	vasgestel ingevolge hierdie Wet;	
(l)	op versoek, lede van die publiek voorsien van afskrifte van die	
	grondwet van enige vereniging of soortgelyke entiteit, of van inligting	
	in die register of enige ander tersaaklike rekords vervat, ooreen-	

komstig en behoudens die bepalings van die Wet op Bevordering van 55 Toegang tot Inligting, 2000 (Wet No. 2 van 2000);

Communal Property Associations Amendment, Act 2018

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- (*m*) impress the seal referred to in section 3 on any certificate of registration referred to in section 8(3)(a), on any copy of a certificate of registration referred to in section 8(3)(b), or on any addendum referred to in section 8(3)(c), on any letter referred to in section 9(1)(e)(iii) and on any other document as may be prescribed; and
- (n) perform any other functions assigned to the Registrar in this Act, directed by any court, or as may be requested by the Minister or Director-General to achieve the objects of this Act.".

Amendment of section 4 of Act 28 of 1996

4. The following section is hereby substituted for section 4 of the principal Act: 10

"Exemption from liability

4. No act or omission of whatever nature by the Director-General, [Registration Officer] Registrar or any officer or other person performing functions under the authority of the Director-General or [Registration Officer] Registrar, as the case may be, in terms of this Act, shall subject the 15 Director-General, the [Registration Officer] Registrar, or any such officer or person to any liability for any loss or damage sustained by any person as a result of any such act or omission, unless such act or omission was in bad faith or constituted gross negligence.".

Repeal of section 5 of Act 28 of 1996

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5. Section 5 of the principal Act is hereby repealed.

Amendment of section 6 of Act 28 of 1996

6. The following section is hereby substituted for section 6 of the principal Act:

"Drafting of constitution

6. (1) A community wishing to [**procure the registration of**] register an 25 association under this Act may apply to the [**Director-General**] <u>Registrar</u> for assistance in the preparation of a draft constitution.

(2) The **[Director-General]** <u>Registrar</u> shall, after receiving an application in terms of subsection (1), designate any officer in the **[Department of Rural Development and Land Reform]** <u>CPA Office</u> or any other suitable 30 person to provide the community with such assistance as may be required and available for the preparation of a draft constitution.

(3) A community [may] <u>must</u> submit a draft constitution to the [Director-General] Registrar for consideration.

(4) The **[Director-General]** <u>Registrar</u> may suggest amendments to 35 such draft constitution in order to make it comply with the provisions of section 9, and shall notify the community of the reasons for such suggestions.".

Amendment of section 7 of Act 28 of 1996

7. Section 7 of the principal Act is hereby amended—

(a) by the substitution for subsection (1) of the following subsection:
 "(1) When a community [or provisional association] wishes to adopt a constitution it shall notify the [Director-General] Registrar accordingly, within a reasonable period of time and shall convene a meeting or meetings in such a manner as may be prescribed for the adoption of 45 constitutions: Provided that a constitution shall be adopted by a resolution of no less than 60% of the total number of the verified members of the association having the right to make decisions.";

Wysigingswet op verenigings vir Gemeenskaplike eiendom, 2018

No. 20 van 2018

11

- (m) die seël in artikel 3 bedoel, afdruk op enige registrasiesertifikaat in artikel 8(3)(a) bedoel, op enige afskrif van 'n registrasiesertifikaat in artikel 8(3)(b) bedoel, of op enige addendum in artikel 8(3)(c) bedoel, op enige brief in artikel 9(1)(e)(iii) bedoel en op enige ander dokument soos voorgeskryf kan word; en
- (n) enige ander werksaamhede verrig in hierdie Wet aan die Registrateur toegewys, deur enige hof gelas, of soos deur die Minister of Direkteur-generaal versoek om die oogmerke van hierdie Wet te bereik.".

Wysiging van artikel 4 van Wet 28 van 1996

4. Artikel 4 van die Hoofwet word hierby deur die volgende artikel vervang:

"Vrystelling van aanspreeklikheid

4. Geen handeling of versuim van watter aard ook al deur die Direkteur-generaal, [Registrasiebeampte] Registrateur of enige beampte of ander persoon wat werksaamhede verrig op gesag van die Direkteur- 15 generaal of [Registrasiebeampte] Registrateur, na gelang van die geval, ingevolge hierdie Wet, onderwerp die Direkteur-generaal, die [Registrasiebeampte] Registrateur of enige sodanige beampte of persoon aan enige aanspreeklikheid vir enige verlies of skade gelv deur 'n persoon as gevolg van enige sodanige handeling of versuim nie, tensy die handeling of 20 versuim te kwader trou was of growwe nalatigheid uitgemaak het.".

Herroeping van artikel 5 van Wet 28 van 1996

5. Artikel 5 van die Hoofwet word hierby herroep.

Wysiging van artikel 6 van Wet 28 van 1996

6. Artikel 6 van die Hoofwet word hierby deur die volgende artikel vervang:

"Opstel van grondwet

6. (1) 'n Gemeenskap wat 'n vereniging kragtens hierdie Wet wil registreer, kan by die [Direkteur-generaal] Registrateur aansoek doen om bystand met die voorbereiding van 'n konsepgrondwet.

(2) Die [Direkteur-generaal] Registrateur moet, nadat 'n aansoek 30 ingevolge subartikel (1) ontvang is, 'n beampte van die [Departement van Landelike Ontwikkeling en Grondhervorming] VGE-kantoor, of enige ander gepaste persoon, aanwys om die bystand aan die gemeenskap te verleen wat nodig en beskikbaar is vir die voorbereiding van 'n konsepgrondwet. 35

(3) 'n Gemeenskap [kan] moet 'n konsepgrondwet aan die [Direkteurgeneraal] Registrateur vir oorweging voorlê.

(4) Die [Direkteur-generaal] Registrateur kan wysigings voorstel wat aan sodanige konsepgrondwet aangebring moet word ten einde aan die bepalings van artikel 9 te voldoen, en moet die gemeenskap van die redes 40 vir daardie voorstelle verwittig.".

Wysiging van artikel 7 van Wet 28 van 1996

7. Artikel 7 van die Hoofwet word hierby gewysig-

(a) deur subartikel (1) deur die volgende subartikel te vervang:

"(1) Wanneer 'n gemeenskap [of 'n voorlopige vereniging] 'n 45 grondwet wil aanneem, moet hy die [Direkteur-generaal] Registrateur binne 'n redelike tydperk dienooreenkomstig in kennis stel en 'n vergadering of vergaderings belê op die wyse wat vir die aanneming van 'n grondwet voorgeskryf kan word: Met dien verstande dat 'n grondwet deur 'n besluit van nie minder nie as 60% van die totale getal van die 50 geverifieerde lede van die vereniging met 'n reg om besluite te neem, aanvaar moet word.";

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(b) by the insertion in subsection (2) after paragraph (b) of the following paragraph:

"(bA) whether members of the association have been properly identified by the community;";

- (c) by the substitution in subsection (2) for paragraph (f) of the following 5 paragraph:
 - "(f) any other matter which the Minister may prescribe or which may be relevant to the exercise of the [Director-General's] <u>Registrar's</u> discretion."; and
- (d) by the substitution for subsections (3) and (4) of the following subsections 10 respectively:

"(3) The community **[or provisional association]** shall, as soon as practicable after the adoption of the constitution, submit it together with the prescribed information to the **[Director-General]** <u>Registrar</u>.

(4) Any person claiming to have been excluded from participation in 15 the process of preparation and adoption of the constitution or claiming that the process was not fair may lodge a complaint with the **[Director-General]** <u>Registrar</u>, who may, if he or she is satisfied on reasonable grounds that the complaint is material, refuse to **[cause]** register the association **[to be registered]** until the issue has been 20 resolved to the satisfaction of the **[Director-General]** <u>Registrar</u>.".

Amendment of section 8 of Act 28 of 1996

- 8. Section 8 of the principal Act is hereby amended—
 - (a) by the substitution for subsection (1) of the following subsection:
 - "(1) The **[Director-General]** Registrar shall consider an application 25 for registration of an association together with any prescribed information, the report referred to in section 7(2) and the constitution adopted by the association.";
 - (b) by substitution in subsection (2) for paragraph (b) of the following paragraph:
 "(b) the association has, as its main object the holding of property in 30 common;";
 - (c) by the substitution in subsection (2) for the words following paragraph (f) of the following words:
 - "Provided that the [Director-General] <u>Registrar</u> may cause an association to be registered if he or she is satisfied that—"; 35
 - (*d*) by the substitution in paragraph (*f*) of subsection (2) for subparagraph (ii) of the following subparagraph:

"(ii) the constitution reflects the view of the majority of the members of the **[association]** community; and";

(e) by the substitution for subsections (3), (4) and (5) of the following subsections 40 respectively:

"(3) (a) If the [Director-General] <u>Registrar</u> is satisfied that the association qualifies for registration he or she [shall refer the application, constitution and his or her own written consent, to the **Registration Officer**, who] shall register the association in the pre-45 scribed manner, allocate a registration number, and issue a certificate of registration.

[(b) The Registration Officer shall keep a register of registered provisional associations, associations and similar entities to which the provisions of this Act have been made applicable in terms of 50 section 2(3).

(c) On request and on payment of the prescribed fee the Registration Officer shall provide members of the public with information contained in the register and with a copy of the constitution of any registered association or similar entity.]

(b) The Registrar shall, if a certificate of registration contemplated in paragraph (a) is lost or destroyed, on written application by the association and on payment of the fees determined by the Director-General, issue the association with a copy of the certificate filed in the Registrar's Office and shall indicate on such copy that it is a true copy of the original certificate.

Wysigingswet op verenigings vir Gemeenskaplike eiendom, 2018

No. 20 van 2018

13

- (b) deur in subartikel (2) die volgende paragraaf na paragraaf (b) in te voeg: "(bA) hetsy lede van die vereniging voorheen behoorlik deur die gemeenskap geïdentifiseer is;"
- (c) deur in subartikel (2) paragraaf (f) deur die volgende paragraaf te vervang:
 - "(f) enige ander aangeleentheid wat die Minister voorskryf of wat 5 relevant vir die uitoefening van die [Direkteur-generaal] Registrateur se diskresie kan wees."; en
- (d) deur subartikels (3) en (4) onderskeidelik deur die volgende subartikels te vervang:

(3) Die gemeenskap [of voorlopige vereniging] moet die grondwet 10 so gou doenlik na die aanneming daarvan saam met die voorgeskrewe inligting aan die [Direkteur-generaal] Registrateur voorlê.

(4) Iemand wat beweer dat hy of sy van deelname aan die proses van die opstel en aanneming van die grondwet uitgesluit was, of wat beweer dat die proses nie billik was nie, kan 'n klagte indien by die 15 [Direkteur-generaal] Registrateur, en hy of sy kan, indien hy of sy op goeie gronde oortuig is dat die klagte wesenlik is, weier om die vereniging te [laat] registreer totdat die aangeleentheid tot bevrediging van die [Direkteur-generaal] Registrateur opgelos is.".

Wysiging van artikel 8 van Wet 28 van 1996

8. Artikel 8 van die Hoofwet word hierby gewysig-

- (a) deur subartikel (1) deur die volgende subartikel te vervang:
 - "(1) Die [Direkteur-generaal] Registrateur moet 'n aansoek om registrasie van 'n vereniging saam met enige voorgeskrewe inligting, die verslag in artikel 7(2) bedoel en die grondwet wat deur die vereniging 25 aangeneem is, oorweeg.";
- (b) deur in subartikel (2) paragraaf (b) deur die volgende paragraaf te vervang: "(b) die vereniging die gemeenskaplike besit van eiendom as sy hoofoogmerk het;";
- (c) deur in subartikel (2) die woorde wat op paragraaf (f) volg deur die volgende 30 woorde te vervang:

"Met dien verstande dat die [Direkteur-generaal] Registrateur 'n vereniging kan laat registreer indien hy of sy oortuig is dat-";

- (d) deur in paragraaf (f) van subartikel (2) subparagraaf (ii) deur die volgende paragraaf te vervang:
 - "(ii) die grondwet die siening van die meerderheid van die lede van die [vereniging] gemeenskap weerspieël; en";
- (e) deur subartikels (3), (4) en (5) onderskeidelik deur die volgende subartikels te vervang:

(3) (a) Indien die [Direkteur-generaal] Registrateur oortuig is dat 40 die vereniging vir registrasie kwalifiseer, moet hy of sy [die aansoek, grondwet en sy of haar eie skriftelike instemming, na die Registrasiebeampte verwys, wat] die vereniging op die voorgeskrewe wyse registreer, 'n registrasienommer toeken en 'n registrasiesertifikaat 45 uitreik.

[(b) Die Registrasiebeampte moet 'n register hou van geregistreerde voorlopige verenigings, verenigings en soortgelyke entiteite op wie die bepalings van hierdie Wet ingevolge artikel 2(3) van toepassing gemaak is.

(c) Op versoek en na betaling van die voorgeskrewe gelde moet die 50 Registrasiebeampte lede van die publiek voorsien van inligting in die register vervat en van 'n afskrif van die grondwet van enige geregistreerde vereniging of soortgelyke entiteit.]

(b) Die Registrateur moet, indien 'n registrasiesertifikaat in paragraaf (a) beoog, verloor of vernietig word, by skriftelike aansoek deur die 55 vereniging en by betaling van die gelde deur die Direkteur-generaal vasgestel, 'n afskrif van die sertifikaat in die Registrateur se kantoor geliasseer aan die vereniging uitreik en moet op sodanige afskrif aandui dat dit 'n ware afskrif van die oorspronklike sertifikaat is.

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Communal Property Associations Amendment, Act 2018

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(c) The name of an association may be changed in accordance with the prescribed procedure and if the Registrar is satisfied that such procedure has been followed, he or she may issue an addendum to the certificate of registration, indicating the new name of the association.

(d) When the name of an association is changed as contemplated in 5 paragraph (c), the Registrar shall inform the Registrar of Deeds in whose area of jurisdiction the immovable property which is administered by the association is situated, and the Registrar of Deeds shall endorse the community's title deed to reflect the new name of the association.

(4) If the [Director-General] Registrar is not satisfied that the 10 association qualifies for registration he or she shall notify the community of the steps to be taken to procure the registration of the association.

(5) The [Director-General] Registrar shall assist a community to deal with any issue which is to be addressed in order to procure the registration of the association.";

(f) by the substitution for subsection (6) of the following subsection:

"(6) Upon registration of an association-

- (a) the association shall be established as a juristic person, with the capacity to sue and be sued;
- (b)the association may acquire rights and incur obligations on behalf of 20 the community concerned, in its own name in accordance with its constitution:
- (c) the association may, on behalf of the community concerned, subject to the provisions of its constitution and section 12-
 - (i) acquire and dispose of immovable property and real rights 25 therein; and
 - encumber such immovable property or real rights by (ii) mortgage, servitude, or lease or in any other manner;
- (d) the association shall have perpetual succession regardless of changes in its membership;
- (e) the constitution shall be a legally binding agreement between the association and its members, the association and members of the committee and shall be deemed to be a matter of public knowledge;'
- (g) by the deletion of subsections (7) and (8); and

(h) by the substitution for subsections (10) and (11) of the following subsections respectively:

(10) No amendment of a constitution of an association registered under this Act shall be valid or binding until it has been [accepted by the Director-General in writing and lodged with the Registration 40 Officer] lodged with and accepted in writing by the Registrar.

(11) The provisions of sections 6 and 7 and subsections (1) to (5) of this section, shall apply [mutatis mutandis] with the necessary changes, with regard to any proposed amendment of the constitution of an association registered under this Act: Provided that the [Director- 45 General shall] Registrar shall waive compliance with the provisions of section 7 if he or she is satisfied that the amendment was adopted in terms of the constitution, that the nature of the amendment is such that compliance with those provisions is not necessary, and that the amendment does not have a material adverse effect on the rights of 50 members.".

Amendment of section 9 of Act 28 of 1996

9. Section 9 of the principal Act is hereby amended— (a) by the substitution in subsection (1) for subparagraph (ii) of paragraph (a) of the following subparagraph: 55 "(ii) any decision to amend the constitution or dissolve the association, or to dispose of or to encumber [the] immovable property [of the association], requires [an inclusive decision-making process] a

resolution of no less than 60% of the verified members of the association who have the right to make decisions; and";

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Wysigingswet op verenigings vir Gemeenskaplike eiendom, 2018

(c) Die naam van 'n vereniging kan ooreenkomstig die voorgeskrewe prosedure verander word en indien die Registrateur oortuig is dat sodanige prosedure gevolg is, kan hy of sy 'n addendum tot die registrasiesertifikaat uitreik waarin die nuwe naam van die vereniging aangedui word.

(d) Wanneer die naam van 'n vereniging verander word soos in paragraaf (c) beoog, moet die Registrateur die Registrateur van Aktes in wie se regsgebied die onroerende eiendom wat deur die vereniging geadministreer word, geleë is, inlig en die Registrateur van Aktes moet die nuwe naam van die vereniging op die gemeenskap se titelakte aanteken.

(4) Indien die **[Direkteur-generaal]** <u>Registrateur</u> nie oortuig is dat die vereniging vir registrasie kwalifiseer nie, moet hy of sy die gemeenskap in kennis stel van die stappe wat gedoen moet word om die vereniging te laat registreer.

(5) Die [**Direkteur-generaal kan**] <u>Registrateur moet</u> 'n gemeenskap help om enige aangeleentheid te hanteer wat aangepak moet word ten einde die vereniging te registreer.'';

- (f) deur subartikel (6) deur die volgende subartikel te vervang:
 - "(6) Met die registrasie van 'n vereniging—
 - (*a*) kom die vereniging tot stand as 'n regspersoon met die bevoegdheid om te dagvaar en gedagvaar te word;
 - (b) kan die vereniging ooreenkomstig [sy] die grondwet, <u>namens die betrokke gemeenskap</u> in sy eie reg regte verkry en verpligtinge aangaan;
 - (c) kan die vereniging, namens die betrokke gemeenskap, behoudens die bepalings van sy grondwet en artikel 12—
 - (i) onroerende eiendom en saaklike regte daarop verkry en van die hand sit; en
 - (ii) sodanige onroerende eiendom of saaklike regte deur verband, 30 serwituut of huur of op enige ander wyse beswaar;
 - (*d*) beskik die vereniging oor ewigdurende opvolging ongeag veranderinge aan sy lidmaatskap;
 - (e) maak die grondwet 'n regtens bindende ooreenkoms tussen die vereniging en sy lede, die vereniging en lede van die komitee uit en word die grondwet geag 'n aangeleentheid van openbare kennis te wees:'':
- (g) deur subartikels (7) en (8) te skrap; en
- (*h*) deur subartikels (10) en (11) onderskeidelik deur die volgende subartikels te vervang: 40

"(10) Geen wysiging van 'n grondwet van 'n vereniging kragtens hierdie Wet geregistreer, is geldig of bindend nie alvorens dit [skriftelik deur die Direkteur-generaal aanvaar is en by die Registrasiebeampte ingedien is] by die Registrateur ingedien en skriftelik deur hom of haar aanvaar is.

(11) Die bepalings van artikel 6 en 7 en subartikels (1) tot (5) van hierdie artikel is [*mutatis mutandis*] met die nodige veranderinge van toepassing op enige voorgestelde wysiging van 'n grondwet van 'n vereniging kragtens hierdie Wet geregistreer: Met dien verstande dat die [**Direkteur-generaal**] <u>Registrateur</u> afstand moet doen van voldoening aan die bepalings van artikel 7 indien hy of sy oortuig is dat die wysiging ooreenkomstig die grondwet aangeneem is, dat die aard van die wysiging sodanig is dat voldoening aan die bepalings nie nodig is nie, en dat die wysiging nie 'n wesenlike nadelige uitwerking op die regte van lede het nie.".

Wysiging van artikel 9 van Wet 28 van 1996

9. Artikel 9 van die Hoofwet word hierby gewysig-

- (a) deur in subartikel (1) subparagraaf (ii) in paragraaf (a) deur die volgende subparagraaf te vervang:
 - "(ii) enige besluit om die grondwet te wysig of die vereniging te 60 ontbind, of om oor [die] onroerende eiendom [van die vereniging] te beskik of dit te beswaar, 'n [inklusiewe besluit-nemingsproses] besluit van nie minder nie as 60% van die geverifieerde lede van die vereniging met die reg om besluite te neem, vereis; en"; 65

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No. 20 van 2018

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Act No.20 of 2018

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- (*b*) by the substitution in subsection (1) for the words preceding subparagraph (i) of paragraph (*b*) of the following words:
- (b) [equality of] fair and non-discriminatory membership, in that —";
 (c) by the substitution in subsection (1) for paragraph (d) of the following paragraph:
 - "(d) fair access to the property of the association, in that—
 - (i) the association shall manage property owned, controlled or held by it for the benefit of the members in a participatory and non-discriminatory manner;
 - a member may not be excluded from access to or use of any 10 part of the associations' property which has been allocated for such member's exclusive or the communal use except in accordance with the procedures set out in the constitution; and
 - (iii) the association may [not] <u>only</u> sell, <u>donate</u> or encumber the 15 property of the association, or any substantial part of it, [without the consent of a majority of the members present at a general meeting of the association] in accordance with the provisions of section 12(1);";
- (d) by the substitution in subsection (1) for subparagraphs (ii), (iii) and (iv) of 20 paragraph (e) of the following subparagraphs respectively:
 - the financial records of the association are subject to an annual independent verification, as approved by the [Director-General] Registrar;
 - (iii) all the cash of the association shall be deposited in an account 25 opened in the name of the association with a bank registered in terms of the Banks Act, 1990 (Act No. 94 of 1990), [or a mutual bank registered in terms of the Mutual Banks Act, 1993 (Act No. 124 of 1993), or with the Post Office Savings Bank contemplated in section 52 of the Post Office Act, 1958 (Act No. 30 44 of 1958)] the South African Postbank Limited Act, 2010 (Act No. 9 of 2010), or such other institution as may be approved by the Director-General: Provided that—
 - (aa) an association may only open an account upon receipt of an original letter issued and signed by the Registrar, confirming that the association complies with the provisions of this Act, that it has been registered in terms of this Act and containing such other information as may be prescribed;
 - (*bb*) the letter referred to in subparagraph (*aa*) shall be addressed to the specific bank or institution where the association wishes to open an account and shall only be valid for the period indicated in the letter; and
 - *(cc)* the association shall, within 14 days from opening such an account, provide the Registrar with the account number and such other details as may be required by the Registrar;
 - (iv) the association may not purchase or acquire for consideration
 [shares other than shares] securities other than securities which are listed on a licensed [stock] exchange as [defined in the Stock
 Exchanges Control Act, 1985 (Act No. 1 of 1985)] contemplated in section 9 of the Financial Markets Act, 2012 (Act No. 19 of 2012)."; and
- (e) by the substitution in subsection (1) for subparagraph (vi) of paragraph (e) of the following subparagraph:
 - '(vi) the committee members shall have fiduciary responsibilities in relation to the association and its members, and shall exercise their 55 powers in the best interests of all the members of the association [,without any advantage to themselves in comparison with other members who are similarly placed].".

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Wysigingswet op verenigings vir Gemeenskaplike eiendom, 2018

- (b) deur in subartikel (1) die woorde wat subparagraaf (i) van paragraaf (b) voorafgaan deur die volgende woorde te vervang:
 - "(*b*) [gelykheid van] <u>billike en niediskriminerende</u> lidmaatskap, deurdat—";
- (c) deur in subartikel (1) paragraaf (d) deur die volgende paragraaf te vervang: "(d) billike toegang tot die eiendom van die vereniging, deurdat—
 - (i) die vereniging eiendom van die vereniging, deardat
 (i) die vereniging eiendom wat deur hom besit, beheer of gehou word, tot voordeel van die lede op 'n deelnemende en niediskriminerende wyse moet bestuur;
 - (ii) 'n lid slegs ooreenkomstig die prosedures in die grondwet 10 uiteengesit, uitgesluit kan word van toegang tot of gebruik van enige deel van die vereniging se eiendom wat vir daardie lid se uitsluitlike of die gemeenskaplike gebruik toegewys is; en
 - (iii) die vereniging [nie] die eiendom van die vereniging of enige wesenlike deel daarvan [sonder die instemming van die 15 meerderheid van die lede teenwoordig by 'n algemene vergadering van die vereniging] slegs ooreenkomstig die bepalings van artikel 12(1) mag verkoop, skenk of met 'n verband of andersins beswaar [nie];";
- (d) deur in subartikel (1) subparagrawe (ii), (iii) en (iv) van paragraaf (e) 20 onderskeidelik deur die volgende subparagrawe te vervang:
 - "(ii) die finansiële rekords van die vereniging onderworpe is aan 'n jaarlikse onafhanklike verifikasie, soos deur die [Direkteurgeneraal] Registrateur goedgekeur;
 - (iii) al die kontant van die vereniging in 'n rekening geopen op naam 25 van die vereniging gedeponeer moet word by 'n bank ingevolge die Bankwet, 1990 (Wet No. 94 van 1990), geregistreer [of 'n onderlinge bank ingevolge die Wet op Onderlinge Banke, 1993 (Wet No. 124 van 1993), geregistreer of by die Posspaarbank in artikel 52 van die Poswet, 1958 (Wet No. 44 van 1958) beoog] of die Wet op die Suid-Afrikaanse Posbank Beperk, 2010 (Wet No. 9 van 2010), of enige ander instelling wat die Direkteur-generaal goedkeur: Met dien verstande dat—
 - (aa) 'n vereniging slegs 'n rekening mag oopmaak by ontvangs van 'n oorspronklike brief deur die Registrateur uitgereik en onderteken, wat bevestig dat die vereniging voldoen aan die bepalings van hierdie Wet, dat die vereniging ingevolge hierdie Wet geregistreer is en wat ander voorgeskrewe inligting bevat;
 - (*bb*) die brief in subparagraaf (*aa*) bedoel, moet aan die 40 spesifieke bank of instelling waar die vereniging 'n rekening wil oopmaak, gerig word en geld slegs vir die tydperk in die brief aangedui; en
 - (cc) die vereniging moet, binne 14 dae nadat sodanige rekening oopgemaak is, die rekeningnommer en sodanige ander besonderhede soos deur die Registrateur vereis kan word, aan die Registrateur voorsien;
 - (iv) die vereniging nie [aandele anders as aandele] effekte anders as <u>effekte</u> gelys by 'n gelisensieerde [effektebeurs omskryf in die Wet op Beheer van Effektebeurse, 1985 (Wet No. 1 van 1985)] 50 <u>beurs beoog in artikel 9 van die 'Financial Markets Act', 2012</u> <u>(Wet No. 19 van 2012)</u>, kan koop of vir vergoeding verkry nie."; en
- (e) deur in subartikel (1) subparagraaf (vi) van paragraaf (e) deur die volgende subparagraaf te vervang:
 - "(vi) die komiteelede vertrouensverantwoordelikhede het teenoor die vereniging en sy lede, en hulle bevoegdhede moet uitgeoefen word in die beste belang van al die lede van die vereniging[, sonder enige voordeel vir hulleself in vergelyking met ander lede wat in dieselfde posisie is].".

18

Amendment of section 10 of Act 28 of 1996

10. The following section is hereby substituted for section 10 of the principal Act:

"Information, [conciliation] dispute resolution and other assistance

10. (1) The **[Director-General]** <u>Registrar</u> may have forms, pamphlets and other documents prepared and distributed in order to promote the 5 achievement of the objects of this Act.

(2) The [Director-General] Registrar may, of his or her own accord or at the request of a community, an association[, a provisional association] or any member thereof, appoint [a conciliator] any person who is experienced in dispute resolution and who is acceptable to the parties to a dispute to 10 assist in resolving any issues for the purpose of the preparation or adoption of a constitution or to resolve a dispute between an association [or provisional association] and its members or between members or committee members of an association: Provided that if the parties to the dispute do not reach agreement on the person to be appointed, the 15 [Director-General] Registrar may appoint a person who in his or her opinion has adequate experience or knowledge [in conciliating community disputes] of dispute resolution.

(3) A [conciliator] person appointed in terms of subsection (2) shall attempt to resolve the dispute— 20

(*a*) by mediating the dispute;

(*b*) by [**fact-finding**] <u>determining facts</u> relevant to the resolution of the dispute;

(c) by making a recommendation to the parties to the dispute;

(d) in any other manner that he or she considers appropriate.

(4) The **[conciliator shall**] <u>person appointed in terms of subsection (2)</u> <u>shall</u> report to the **[Director-General**] <u>Registrar</u> and the parties on the result of his or her **[conciliation**] <u>dispute resolution</u> and make recommendations in relation thereto: <u>Provided that any recommendation accepted by the</u> <u>Registrar shall be binding on the association</u>.

(5) All discussions taking place and all disclosures and submissions made during the **[conciliation]** <u>dispute resolution</u> process shall be privileged, unless the parties agree to the contrary.

(6) The **[Director-General]** <u>Registrar</u> may from time to time appoint persons or organisations acceptable to a community and with relevant 35 knowledge or expertise to provide assistance and support to such community for the purposes of section 6.

(7) Any person contemplated in subsection (2) or (6) who is not in the full-time service of the State may from [moneys appropriated by **Parliament for this purpose**] the funds of the Department, be paid such 40 remuneration and allowances in respect of the services rendered as [may be determined by the Minister in consultation with the Minister of Finance] the Minister, with the concurrence of the Minister of Finance, may determine from time to time.

(8) The Minister may, in consultation with the Minister of Finance 45 institute other programmes for the provision of assistance to communities or associations **[or provisional associations]** for the purposes of this Act.".

Amendment of section 11 of Act 28 of 1996

11. The following section is hereby substituted for section 11 of the principal Act:

"Monitoring and inspection

11. (1) An association **[or provisional association]** registered under this Act shall, at the prescribed times, furnish prescribed documents and information to the **[Director-General]** <u>Registrar</u> in order to enable him or her to monitor compliance with the provisions of the relevant constitution and this Act.

(2) The **[Director-General]** <u>Registrar</u> may undertake an inspection of the affairs of an association **[or provisional association]**.

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No. 20 van 2018

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Wysiging van artikel 10 van Wet 28 van 1996

10. Artikel 10 van die Hoofwet word hierby deur die volgende artikel vervang:

"Inligting, [bemiddeling] geskilbeslegting en ander bystand

10. (1) Die **[Direkteur-generaal]** <u>Registrateur</u> kan vorms, voubiljette en ander dokumente laat opstel en versprei ten einde die bereiking van die oogmerke van hierdie Wet te bevorder.

(2) Die [Direkteur-generaal] <u>Registrateur</u> kan, uit eie beweging of op versoek van 'n gemeenskap, 'n vereniging [of 'n voorlopige vereniging] of enige lid daarvan, ['n bemiddelaar] <u>enigiemand met ervaring van geskilbeslegting en</u> wat aanvaarbaar is vir die partye tot 'n geskil, aanstel 10 om bystand te verleen met die beslegting van enige twispunte vir die doeleindes van die opstel of aanneming van 'n grondwet of om 'n geskil tussen 'n vereniging [of 'n voorlopige vereniging] en sy lede of tussen lede of komiteelede <u>van 'n vereniging</u> te besleg: Met dien verstande dat indien die partye by die geskil nie 'n ooreenkoms bereik oor die persoon wat 15 aangestel moet word nie, die [Direkteur-generaal] <u>Registrateur</u> 'n persoon [met] <u>wat na sy of haar oordeel</u> toereikende ervaring of kennis van [die bemiddeling van gemeenskapsgeskille] geskilbeslegting het, kan aanstel.

(3) 'n [Bemiddelaar] <u>Persoon</u> wat ingevolge subartikel (2) aangestel is, moet poog om die geskil te besleg—

(a) deur die bemiddeling van die geskil;

(b) deur feite tersaaklik vir die beslegting van die geskil te bepaal;

- (c) deur 'n aanbeveling aan die partye by die geskil te doen;
- (d) op enige ander wyse wat hy of sy geskik ag.

(4) Die [**bemiddelaar**] <u>persoon ingevolge subartikel (2) aangestel</u> moet 25 aan die [**Direkteur-generaal**] <u>Registrateur</u> en die partye verslag doen oor die uitslag van sy of haar [**bemiddeling**] <u>geskilbeslegting</u> en aanbevelings in verband daarmee doen: Met dien verstande dat enige aanbeveling deur die Registrateur aanvaar, bindend op die vereniging sal wees.

(5) Alle besprekings wat plaasvind en alle blootleggings en voorleggings 30 gemaak gedurende die **[bemiddelingsproses]** geskilbeslegtingsproses, is gepriviligeerd, tensy die partye anders ooreenkom.

(6) Die **[Direkteur-generaal]** <u>Registrateur</u> kan van tyd tot tyd een of meer persone of organisasies wat aanvaarbaar is vir 'n gemeenskap en met tersaaklike kennis of kundigheid aanstel om bystand en ondersteuning aan 35 daardie gemeenskap te verleen vir die doeleindes van artikel 6.

(7) Enige persoon in subartikel (2) of (6) beoog wat nie in die heeltydse diens van die Staat is nie, kan, uit [gelde vir dié doel deur die Parlement bewillig] die fondse van die Departement, ten opsigte van die dienste gelewer die besoldiging en toelaes betaal word wat die Minister [in oorleg] 40 met die instemming van die Minister van Finansies, van tyd tot tyd bepaal.

(8) Die Minister kan, in oorleg met die Minister van Finansies ander programme instel om bystand aan gemeenskappe of verenigings [of voorlopige verenigings] vir die doeleindes van hierdie Wet te verleen.".

Wysiging van artikel 11 van Wet 28 van 1996

11. Artikel 11 van die Hoofwet word hierby deur die volgende artikel vervang:

"Monitering en inspeksie

11. (1) 'n Vereniging **[of voorlopige vereniging]** kragtens hierdie Wet geregistreer moet op die voorgeskrewe tye, die voorgeskrewe dokumente en inligting aan die **[Direkteur-generaal]** <u>Registrateur</u> verskaf ten einde 50 hom of haar in staat te stel om die nakoming van die bepalings van die betrokke grondwet en hierdie Wet te moniteer.

(2) Die [Direkteur-generaal] <u>Registrateur</u> kan die sake van 'n vereniging [of voorlopige vereniging] ondersoek.

(3) The **[Director-General]** <u>Registrar</u> may, for the purposes of this section—

- a) inspect and remove, for the purposes of copying only, any records, reports and other documents relating to the affairs of an association [or provisional association] and ensure the prompt return of all such 5 documents;
- (b) subpoena persons who may have relevant information or documentation in respect of the affairs of an association [or provisional association] to appear before him or her to provide information or documentation in relation to the affairs of the association [or 10 provisional association], if the attendance of such persons cannot reasonably be procured otherwise.

(4) A subpoena issued in terms of subsection (3)(b) shall be served in accordance with the manner prescribed for the service of subpoena in terms of the Magistrates' Courts Act, 1944 (Act No. 32 of 1944).

(5) Any person who is duly subpoenaed in terms of subsection (3)(b) and who fails, without lawful excuse, to appear or to provide the required information or documentation, shall be guilty of an offence and liable to the punishment provided in the said Magistrates' Courts Act, 1944, for failure to comply with a subpoena issued in terms of that Act.

(6) If a dispute arises within an association **[or provisional association the Director-General]** <u>the Registrar</u> may, of his or her own accord, or at the request of a member of the association **[or provisional association]**—

- (a) undertake an enquiry into the activities of the association [or provisional association], in which event he or she shall take 25 reasonable steps to ensure that interested parties are made aware of the enquiry and of its outcome;
- (b) advise the association [or provisional association] and the members of their respective rights and obligations;
- (c) make a [conciliator] person contemplated in section 10(2) available 30 to assist in the resolution of the dispute;
- (d) on good cause shown and having heard the parties concerned, dissolve a committee or relieve a committee member of his or her duties and require the members of the association to conduct an election for a new committee or appoint a new member, if the 35 integrity, impartiality or effectiveness of the committee or any member of the committee is in question;
- (dA) appoint an interim committee from amongst members of the association pending the election of a new committee, and the interim committee shall have—
 - (i) all the powers of a committee; and
 - (ii) an official designated by the Registrar as one of its members;
- (e) initiate proceedings contemplated in section 13; or
- (f) take such other reasonable measures as he or she considers appropriate in the circumstances.

(6A) No person convicted of an offence in the Republic or elsewhere which involves dishonesty or any other offence for which he or she has been sentenced to imprisonment without the option of a fine, shall be elected as a committee member or, if such person has already been elected to be a member, he or she shall resign as a member. 50

(7) When acting in terms of subsection (6) the **[Director-General]** <u>Registrar</u> shall be guided by the aim of resolving the dispute in accordance with the provisions of the constitution of the association.

(8) The identity of a member making a request in terms of subsection (6) or the fact that a request has been made by a member need not be disclosed 55 if there are reasonable grounds for believing that such member may be victimised.

(9) If the membership of a member has been terminated, the association **[or provisional association]** shall inform the **[Director-General]** <u>Registrar</u> and provide **[the Director-General]** <u>him or her</u> with the prescribed 60 information relating to the termination.".

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No. 20 van 2018

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(3) Die [**Direkteur-generaal**] <u>Registrateur</u> kan, vir die doeleindes van hierdie artikel—

- (a) enige rekords, verslae en ander dokumente wat verband hou met die sake van die vereniging [of voorlopige vereniging] inspekteer en <u>slegs vir die doeleindes van kopiëring verwyder en verseker dat al die</u> 5 dokumente onverwyld terugbesorg word;
- (b) persone wat oor tersaaklike inligting of dokumentasie ten opsigte van die sake van die vereniging [of voorlopige vereniging] beskik, as getuies dagvaar om voor hom of haar te verskyn om inligting of dokumente met betrekking tot die sake van die vereniging [of 10 voorlopige vereniging] te verskaf, indien die teenwoordigheid van sodanige persone nie redelikerwys op 'n ander wyse verkry kan word nie.

(4) 'n Dagvaarding ingevolge subartikel (3)(b) uitgereik, word gedien op die wyse wat vir die diening van dagvaardings ingevolge die Wet op 15 Landdroshowe, 1944 (Wet No. 32 van 1944), voorgeskryf word.

(5) 'n Persoon wat behoorlik ingevolge subartikel (3)(*b*) gedagvaar is en sonder 'n regsaanvaarbare verskoning versuim om te verskyn of die vereiste inligting of dokumentasie te verskaf, is skuldig aan 'n misdryf en strafbaar met die strawwe wat in bedoelde Wet op Landdroshowe, 1944, vir 20 die versuim om te voldoen aan 'n dagvaarding wat ingevolge daardie Wet uitgereik is, voorgeskryf word.

(6) Indien 'n geskil binne 'n vereniging **[of voorlopige vereniging]** ontstaan, kan die **[Direkteur-generaal]** <u>Registrateur</u> uit eie beweging of op versoek van 'n lid van die vereniging **[of voorlopige vereniging]**—

- (a) 'n ondersoek na die bedrywighede van die vereniging [of voorlopige vereniging] doen, in welke geval hy of sy redelike stappe moet doen ten einde te verseker dat belanghebbende partye bewus is van die ondersoek en die uitslag daarvan;
- (b) die vereniging [of voorlopige vereniging] en die lede oor hulle 30 onderskeie regte en verpligtinge adviseer;
- (c) 'n [bemiddelaar] persoon in artikel 10(2) beoog beskikbaar stel om bystand te verleen met die beslegting van die geskil;
- (d) by die aanvoer van goeie gronde en na die aanhoor van die betrokke partye, 'n komitee ontbind of 'n komiteelid van sy of haar pligte 35 ontneem en vereis dat die lede van die vereniging 'n verkiesing vir 'n nuwe komitee hou of 'n nuwe lid aanstel, indien die integriteit, onpartydigheid of doeltreffendheid van die komitee of enige lid van die komitee bevraagteken word;

(*dA*)'n tussentydse komitee van lede van die vereniging aanstel, hangende 40 die verkiesing van 'n nuwe komitee en die tussentydse komitee het—

- (i) al die bevoegdhede van 'n komitee; en
- (ii) 'n beampte deur die Registrateur aangewys as 'n lid van die komitee;
- (e) verrigtinge in artikel 13 beoog van stapel stuur; of

(f) die ander redelike maatreëls tref wat hy of sy in die omstandighede geskik ag.

(6A) Niemand in die Republiek of elders skuldig bevind aan 'n misdryf wat oneerlikheid behels of enige ander misdryf waarvoor hy of sy tot gevangenisstraf sonder die opsie van 'n boete gevonnis is, word as 'n komiteelid verkies nie of indien sodanige persoon reeds verkies is, moet hy of sy as lid bedank.

(7) Wanneer die [**Direkteur-generaal**] <u>Registrateur</u> ingevolge subartikel (6) optree, moet hy of sy gelei word deur die voorneme om die geskil ooreenkomstig die bepalings van die grondwet van die vereniging te 55 besleg.

(8) Die identiteit van 'n lid wat 'n versoek ingevolge subartikel (6) rig, of die feit dat 'n versoek deur 'n lid gerig is, hoef nie bekend gemaak te word nie indien daar redelike gronde bestaan om te glo dat sodanige lid 'n onreg aangedoen kan word.

(9) Indien die lidmaatskap van 'n lid beëindig is, moet die vereniging **[of voorlopige vereniging]** die **[Direkteur-generaal]** <u>Registrateur</u> in kennis stel en die **[Direkteur-generaal]** <u>Registrateur</u> voorsien van die voorgeskrewe inligting betreffende die beëindiging.".

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Act No.20 of 2018

22

Amendment of section 12 of Act 28 of 1996

12. The following section is hereby substituted for section 12 of the principal Act:

"Approval for certain transactions

12. (1) An association may not [dispose of or encumber or conclude any prescribed transaction in respect of the whole or any part of the 5 immovable property of the association, or any real rights in respect thereof,] without the consent of the majority of members present at a general meeting of members—

(a) sell, donate or encumber communal land or immovable property of the

- community or any real rights in respect thereof, or conclude any 10 transaction including any prescribed transaction in respect thereof, or purchase any immovable property, without the prior consultation with the Minister and without a resolution supported by no less than 60% of the members of the association having a right to make decisions as contemplated in item 8 of the Schedule: Provided that if an association 15 decides to sell immovable property, notice of such intention shall be given to the Director-General and the Department shall have the first option to purchase such immovable property: Provided further that the Department shall, within three months from the date of receipt of such 20 notice, inform the association whether it intends purchasing the immovable property or not, and if it decides to purchase, such purchase shall be concluded within nine months from the date of receipt of the notice; (b) sell, donate or encumber any movable property, or purchase any
- b) sell, donate of encumber any movable property, of purchase any movable property, without the consent of the majority of members of 25 the community present at a general meeting of members and, if such movable property was bought or is to be bought through financial assistance provided by the Department, without the consent of the Registrar; or
- (c) enter into any lease agreement in respect of any immovable property without the consent of the majority of the members of the community and the Registrar: Provided that the Registrar may only provide such consent if, in his or her opinion, the provisions of the lease agreement, including the lease period, the rental to be paid and the purposes for which the property is to be used, are reasonable and in the best interest of the community.

(2) **[Such consent]** The requirement of consultation with the Minister referred to in subsection (1)(a) and the requirement of consent referred to in subsection 1(b) and (c) may be given in respect of a series of transactions, without identifying each individual transaction.

(3) Any disposal, mortgage, encumbrance, <u>purchase</u> or prescribed transaction in contravention of subsection (1) shall be voidable.

(4) A member who alleges that an association has concluded a transaction contrary to the provisions of subsection (1) may request the **[Director-General]** <u>Registrar</u> to <u>intervene in</u> **[assist him or her in]** challenging the 45 validity of such transaction.

(5) The **[Director-General]** <u>Registrar</u> may, if he or she considers it desirable having regard to the nature and seriousness of the allegation, make a **[conciliator]** <u>person</u> contemplated in section 10(2) available to assist in the resolution of the dispute.

(6) The **[Director-General]** <u>Registrar</u> shall, at the request of an association, appoint an authorised officer to attend a general meeting of an association and to take such other steps as may be necessary in order to certify that a transaction referred to in subsection (1) has been duly approved at a general meeting and is in accordance with the constitution of 55 the association.".

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No. 20 van 2018

23

Wysiging van artikel 12 van Wet 28 van 1996

12. Artikel 12 van die Hoofwet word hierby deur die volgende artikel vervang:

"Goedkeuring van sekere transaksies

12. (1) 'n Vereniging kan nie [oor die geheel of 'n gedeelte van die onroerende eiendom van die vereniging of enige saaklike regte ten 5 opsigte daarvan, beskik of dit beswaar of enige voorgeskrewe transaksie ten opsigte daarvan aangaan nie,] sonder die instemming van die meerderheid lede teenwoordig op 'n algemene vergadering van lede-(a) oor die geheel of 'n gedeelte van die onroerende eiendom van \overline{die} gemeenskap of enige saaklike regte ten opsigte daarvan, beskik of dit 10 skenk of beswaar, of 'n transaksie met inbegrip van 'n voorgeskrewe transaksie ten opsigte daarvan aangaan nie, of enige onroerende eiendom koop nie, sonder vooraf oorlegpleging met die Minister en sonder 'n resolusie deur minstens 60% van die lede van die vereniging met 'n reg om besluite te neem soos beoog in item 8 van die Bylae nie: 15 Met dien verstande dat as 'n vereniging besluit om onroerende eiendom te verkoop, kennis daarvan aan die Direkteur-generaal gegee moet word en die Departement eerste opsie moet hê om daardie onroerende eiendom te koop: Met dien verstande verder dat die Departement, binne drie maande vanaf die datum van ontvangs van 20 daardie kennisgewing, die vereniging moet inlig of die Departement voornemens is om die onroerende eiendom te koop, al dan nie, en indien die Departement besluit om te koop, moet daardie aankoop binne nege maande vanaf die datum van ontvangs van die kennisgewing afgehandel wees; 25 (b) enige onroerende eiendom verkoop, skenk of beswaar, of enige roerende eiendom aankoop nie, sonder die toestemming van die meerderheid lede van die gemeenskap teenwoordig by 'n algemene vergadering van lede en, indien sodanige roerende eiendom 30 aangekoop staan te word deur finansiële bystand deur die Departement voorsien, sonder die toestemming van die Registrateur nie; of (c) enige huurooreenkoms aangaan ten opsigte van enige onroerende eiendom nie sonder die toestemming van die meerderheid van die lede van die gemeenskap en die Registrateur: Met dien verstande dat die Registrateur sodanige toestemming kan gee indien, na sy of haar 35 oordeel, die bepalings van die huurooreenkoms, met inbegrip van die huurtydperk, die huur wat betaal staan te word en die doeleindes waarvoor die eiendom gebruik staan te word, redelik en in die beste belang van die gemeenskap is. (2) [Sodanige instemming] Die vereiste van oorleg met die Minister in 40 subaritkel (1)(a) bedoel en die vereiste van instemming in subartikel 1(b) en (c) bedoel kan verleen word ten opsigte van 'n reeks transaksies sonder om elke transaksie afsonderlik te identifiseer. (3) Enige beskikking, verband, beswaring, aankoop of voorgeskrewe transaksie strydig met subartikel (1) is vernietigbaar. 45 (4) 'n Lid wat beweer dat 'n vereniging 'n transaksie strydig met die bepalings van subartikel (1) aangegaan het, kan die [Direkteur-generaal] Registrateur versoek om [hom of haar by te staan met] in te gryp in die aanvegting van die geldigheid van sodanige transaksie. (5) Die [Direkteur-generaal] Registrateur kan, indien hy of sy dit 50 wenslik ag met inagneming van die aard en erns van die bewering, 'n [bemiddelaar] persoon in artikel 10(2) beoog beskikbaar stel om bystand te verleen met die beslegting van die geskil. (6) Die [Direkteur-generaal] Registrateur moet, op versoek van 'n vereniging 'n gemagtigde beampte aanstel om 'n algemene vergadering van 55 die vereniging by te woon en om enige ander stappe te doen wat nodig mag wees ten einde te sertifiseer dat 'n transaksie in subartikel (1) bedoel, behoorlik goedgekeur is by 'n algemene vergadering en ooreenkomstig die grondwet van die vereniging is.".

Act No.20 of 2018

24

Amendment of section 13 of Act 28 of 1996

13. The following section is hereby substituted for section 13 of the principal Act:

"Administration, liquidation and deregistration

13. (1) (a) A division of the [Supreme] High Court or a Magistrate's Court having jurisdiction in respect of the area in which the property of the association is situated [or the area in which the land which may be acquired by a provisional association is situated,] may, on application made by the [Director-General,] <u>Registrar</u>, an association [or provisional association] or any member thereof, or any other interested person, place the association [or provisional association] under the administration of the [Director-General] <u>Registrar</u> or grant a liquidation order in respect of an association [or provisional association], where the association [or provisional association], because of insolvency or maladministration or for any other cause is unwilling or unable to pay its debts or is unable to meet its obligations, or when it would otherwise be just and equitable in the tricumstances.

(b) If an association is placed under the administration of the Registrar as contemplated in paragraph (a), the Registrar shall, subject to any conditions as the Court, Minister or Director-General may determine, administer and manage the affairs of the association and perform the functions of the association in accordance with the provisions of this Act: Provided that if the Registrar is unable to administer or manage the affairs of such an association or if it would be in the best interest of the association that it be administered or managed by another person, the Registrar may, in consultation with the Director-General, appoint any competent person to administer and manage the affairs of the association and to perform the functions of the association in accordance with the provisions of this Act: Provided further that any person so appointed shall act under the supervision of the Registrar.

(c) Any competent person contemplated in paragraph (b) who is not in the full-time service of the State may from funds of the Department be paid such remuneration and allowances in respect of the services rendered as the Minister, with the concurrence of the Minister of Finance, may determine from time to time.

(*d*) The Registrar shall, in good faith, cover the costs of any expenses related to the administration and management of the affairs of an association placed under his or her administration by defraying from any funds held by the association and should such funds be insufficient, from funds of the Department as may be made available by the Director-General."

[(2) The Director-General shall, pursuant to an administration order referred to in subsection (1), have such powers to manage the affairs of the association or provisional association as the Court, subject to the provisions of this Act, may determine.]

(3) The [Director-General] <u>Registrar</u> may, upon written application by 45 an association [or provisional association], cause such an association [or provisional association] to be deregistered, if he or she is satisfied that—

- (a) a resolution in favour of deregistration was adopted [at a meeting attended by a substantial number of the members of the association or provisional association] by no less than 60% of the 50 members of the association who were present or represented at the meeting;
- (*b*) the resolution was adopted by **[a majority of]** at least 60% of the members present or represented at the meeting; and
- (c) all relevant matters which reasonably have to be addressed prior to 55 deregistration, including the way in which the assets and liabilities of the association [or provisional association] will be dealt with, have been addressed.

No. 20 van 2018

25

Wysiging van artikel 13 van Wet 28 van 1996

13. Artikel 13 van die Hoofwet word hierby deur die volgende artikel vervang:

"Administrasie, likwidasie en deregistrasie

13. (1) (a) 'n Afdeling van die Hooggeregshof of 'n Landdroshof wat jurisdiksie het ten opsigte van die gebied waarin die eiendom van die vereniging geleë is [of die gebied waarin die grond wat deur 'n voorlopige vereniging verkry kan word, geleë is,] kan, op aansoek gebring deur die [Direkteur-generaal] <u>Registrateur</u>, 'n vereniging [of voorlopige vereniging] of enige lid daarvan of enige ander belanghebbende persoon, die vereniging [of voorlopige vereniging] onder die administrasie van die Direkteur-generaal plaas of 'n likwidasiebevel ten opsigte van die vereniging [of voorlopige vereniging] uitreik, waar die vereniging [of voorlopige vereniging] uitreik, waar die vereniging [of voorlopige vereniging] weens insolvensie of wanadministrasie of om enige ander rede onwillig of nie daartoe in staat is nie om sy skulde te vereffen, of nie daartoe in staat is om sy verpligtinge na te kom nie, of waar dit andersins in die omstandighede regverdig en billik sou wees.

(b) Indien 'n vereniging onder die administrasie van die Registrateur geplaas word soos in paragraaf (a) beoog, moet die Registrateur, behoudens enige voorwaardes soos die Hof, Minister of Direkteur-generaal kan 20 bepaal, die sake van die vereniging administreer en bestuur en die werksaamhede van die vereniging verrig ooreenkomstig die bepalings van hierdie Wet: Met dien verstande dat indien die Registrateur nie die sake van so 'n vereniging kan administreer of bestuur nie of indien dit in die beste belang van die vereniging sal wees dat dit deur iemand anders 25 geadministreer of bestuur word, kan die Registrateur, in oorleg met die Direkteur-generaal, enige bevoegde persoon aanstel om die sake van die vereniging te administreer en bestuur en die werksaamhede van die vereniging te verrig ooreenkomstig die bepalings van hierdie Wet: Met dien 30 verstande verder dat enige persoon aldus aangestel onder toesig van die Registrateur sal handel.

(c) Enige bevoegde persoon in paragraaf (b) beoog wat nie in voltydse diens van die staat is nie, kan uit die fondse van die Departement, sodanige vergoeding en toelae betaal word ten opsigte van die dienste gelewer soos die Minister, met die instemming van die Minister van Finansies, van tyd tot tyd kan bepaal.

(d) Die Registrateur moet, ter goeder trou, die koste dek van enige uitgawes in verband met die administrasie en bestuur van die aangeleenthede van 'n vereniging onder administrasie van die Registrateur geplaas, deur vereffening uit enige fondse deur die vereniging gehou en indien sodanige fondse ontoereikend sou wees, uit fondse van die Departement soos deur die Direkteur-generaal beskikbaar gestel.

[(2) Die Direkteur-generaal het ingevolge 'n administrasiebevel in subartikel (1) bedoel, die bevoegdhede om die sake van die vereniging of voorlopige vereniging te bestuur wat die Hof, behoudens die 45 bepalings van hierdie Wet, bepaal.]

(3) Die [Direkteur-generaal] <u>Registrateur</u> kan, op skriftelike aansoek deur 'n vereniging [of voorlopige vereniging], die registrasie van die vereniging [of voorlopige vereniging] laat intrek indien hy of sy oortuig is dat—

- (a) 'n besluit ten gunste van intrekking aangeneem is [by 'n vergadering wat deur 'n wesenlike aantal van die lede van die vereniging of voorlopige vereniging bygewoon is] deur minstens 60% van die lede van die vereniging wat by die vergadering teenwoordig of verteenwoordig was;
- (*b*) die besluit aangeneem is deur [**'n meerderheid van**] ten minste 60% van die lede teenwoordig of verteenwoordig by die vergadering; en
- (c) alle tersaaklike aangeleenthede wat redelikerwys voor sodanige intrekking hanteer moet word, met inbegrip van die wyse waarop met die bates en laste van die vereniging [of voorlopige vereniging] 60 gehandel sal word, gehanteer is.

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Act No.20 of 2018

Communal Property Associations Amendment, Act 2018

26

(4) Where the Court orders the liquidation of an association [or provisional association], it shall make such order as to the distribution of the assets of the association [or provisional association] as it deems just and equitable, having considered any recommendations which the Director-General or Registrar may make in this regard.

(5) The Minister may prescribe the procedure to be followed in an application contemplated in subsection (1), and set out the powers and duties of the Director-General, the [Registration Officer] Registrar, the association, members and interested parties in those situations.".

Amendment of section 14 of Act 28 of 1996

14. Section 14 of the principal Act is hereby amended—

- (a) by the substitution in subsection (1) for paragraph (c) of the following paragraph:
 - "(*c*) abuses any power or authority vested in him or her by the members of the association [or provisional association] by doing anything 15 or refraining from doing anything or threatening to do or refrain from doing anything, in such a manner that the benefits or rights of a member are prejudiced or threatened;";
- (b) by the deletion in subsection (1) of paragraph (e);
- (c) by the addition in subsection (1) of the following paragraphs: 20 f(f) breaches the provisions of the constitution relating to financial matters:
 - (g) contravenes the provisions of section 11(9) or 12(1);
 - (h) interferes with the work of the competent person contemplated in section 13 or an interim committee contemplated in section 11; or 25
 - destroys, without the consent of the Registrar, any documents which (*i*) may serve as proof of an investment, encumbrance, alienation or disposal of communal land or property.";
- (d) by the deletion of subsection (2); and

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(e) by the substitution for subsection (3) of the following subsection: (3) In a prosecution [under section 1 of the Trespass Act, 1959 (Act No. 6 of 1959), and in] or any proceedings for the eviction of any person from property owned, controlled or managed by an association, a certificate issued by the [Director-General] Registrar in terms of subsection (2) shall be prima facie proof of the correctness of the 35 contents thereof.".

Substitution of section 15 of Act 28 of 1996, as amended by section 6 of Act 61 of 1998

15. The following section is hereby substituted for section 15 of the principal Act:

"Delegation of powers and assignment of duties [by Director-General] 40

15. (1) The [Director-General] Registrar may-

- (a)delegate to any officer of the CPA Office or Department [of Rural Development and Land Reform or, with the prior approval of the Premier of the province concerned, to any officer in the service of that provincial government,] any power conferred upon him or her 45 by or under this Act, either generally or in a particular case, except the power to register an association;
- (b) authorise any such officer to perform any duty assigned to him or her by or under this Act.

(2) Any delegation under this section shall not prevent the exercise of the 50 relevant power by the [Director-General] Registrar himself or herself, and the [Director-General] Registrar shall be entitled to rescind, review or withdraw any decision or action taken by any person to whom he or she has delegated any power.".

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No. 20 van 2018

27

(4) Indien die Hof die likwidasie van 'n vereniging [of voorlopige vereniging] beveel, moet die Hof sodanige bevel ten opsigte van die verdeling van die vereniging [of voorlopige vereniging] se bates uitreik, as wat die Hof, met inagneming van enige aanbevelings wat die Direkteurgeneraal of Registrateur in hierdie verband gemaak het, billik en regverdig 5 ag. (5) Die Minister kan die prosedure wat gevolg moet word by 'n aansoek beoog in subartikel (1) voorskryf en die bevoegdhede en pligte van die Direkteur-generaal, die [Registrasiebeampte] Registrateur, die vereniging, lede en belanghebbende partye in daardie gevalle, uiteensit.". 10 Wysiging van artikel 14 van Wet 28 van 1996 14. Artikel 14 van die Hoofwet word hierby gewysig-(a) deur in subartikel (1) paragraaf (c) deur die volgende paragraaf te vervang: "(c) enige bevoegdheid of gesag wat deur die lede van die vereniging [of voorlopige vereniging] aan hom of haar verleen is, misbruik 15 deur enige handeling te verrig of te versuim om 'n handeling te verrig of om te dreig om 'n handeling te verrig of te versuim om dit te verrig, op sodanige wyse dat die voordele of regte van 'n lid benadeel word of dreig om benadeel te word;"; (b) deur in subartikel (1) paragraaf (e) te skrap; 20 deur in subartikel (1) die volgende paragrawe by te voeg: "(f) die bepalings van die grondwet in verband met finansiële aangeleenthede verbreek; (g) die bepalings van artikels 11(9) of 12(1) oortree; (h) met die werk van die bevoegde persoon in artikel 13 beoog of 'n 25 tussentydse komitee beoog in artikel 11, inmeng; of *(i)* sonder die toestemming van die Registrateur, enige dokumente vernietig wat as bewys van 'n belegging, beswaring, vervreemding of beskikking van gemeenskaplike grond of eiendom kan dien."; (d) deur subartikel (2) te skrap; en 30 (e) deur subartikel (3) deur die volgende subartikel te vervang: "(3) By 'n vervolging [kragtens artikel 1 van die Wet op Oortreding, 1959 (Wet No. 6 van 1959), en in] of enige verrigtinge vir die uitsetting van enigiemand van die [eiendom] gemeenskaplike grond wat deur 'n vereniging besit, beheer of bestuur word, is 'n sertifikaat 35 ingevolge subartikel (2) deur die [Direkteur-generaal] Registrateur uitgereik prima facie bewys van die korrektheid van die inhoud daarvan.' Vervanging van artikel 15 van Wet 28 van 1996, soos gewysig deur artikel 6 van Wet 61 van 1998 40

15. Artikel 15 van die Hoofwet word hierby deur die volgende artikel vervang:

"Delegering van bevoegdhede en opdra van pligte [deur Direkteurgeneraal]

15. (1) Die [Direkteur-generaal] Registrateur kan-

- (a) enige bevoegdheid by of kragtens hierdie Wet aan hom of haar 45 verleen, aan enige beampte van die <u>VGE-kantoor of</u> Departement [van Landelike Ontwikkeling en Grondhervorming of, met die voorafverkreë toestemming van die Premier van die betrokke provinsie, aan enige beampte in die diens van daardie provinsiale regering,] delegeer, hetsy in die algemeen of in 'n bepaalde geval, met 50 uitsondering van die bevoegdheid om 'n vereniging te registreer;
- (b) enige sodanige beampte magtig om enige plig by of kragtens hierdie Wet aan hom of haar opgedra, te verrig.

(2) 'n Delegering kragtens hierdie artikel belet nie die uitoefening van die tersaaklike bevoegdheid deur die [Direkteur-generaal] <u>Registrateur</u> 55 self nie, en die [Direkteur-generaal] <u>Registrateur</u> is daarop geregtig om enige besluit of handeling van enigiemand aan wie hy of sy enige bevoegdheid gedelegeer het, te herroep, te hersien of in te trek.".

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Act No.20 of 2018

28

Amendment of section 16 of Act 28 of 1996

16. The following section is hereby substituted for section 16 of the principal Act:

"Appeals

16. Any person aggrieved by a decision of the <u>Registrar or Director-</u> General may in the prescribed manner appeal to the Minister, who may 5 uphold the appeal in whole or in part and rescind or vary the decision, or dismiss the appeal.".

Amendment of section 17 of Act 28 of 1996

17. The following section is hereby substituted for section 17 of the principal Act:

"Annual report [by Director-General]

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17. (1) The [Director-General shall in every calendar year] Registrar shall annually and in respect of the preceding financial year, submit to the Minister a report complying with the provisions of subsection (2), concerning associations [and provisional associations] and the extent to which the objects of this Act are being achieved, and the Minister shall table 15 the report in Parliament.
(2) The report contemplated in subsection (1) shall indicate the total

number of associations registered since the commencement of this Act and in respect of the reporting year, contain information in respect of—

- (a) the number of associations registered in compliance with the provisions of section 2(1), including but not limited to the names of the associations, the number of members thereof, and information relating to the immovable property administered and managed by the associations, including but not limited to descriptions of the immovable property and information relating to the provisions of section 12(1);
 (b) the number of similar entities declared as associations in terms of
- section 2(3) or to which the provisions of this Act have been made applicable as contemplated in section 2(3), including the names of the similar entities or declared associations, the number of members thereof, and information relating to the immovable property administered and managed by such entities or declared associations, including but not limited to descriptions of the immovable property and information relating to the provisions of section 12(1);
- (c) the number of associations deregistered and the reasons for 35 deregistrations;
- (d) any dispute dealt with in accordance with the provisions of this Act, including information in respect of the nature of the dispute, the person appointed to resolve any dispute and the recommendations made by such person and accepted by the Registrar;
- (e) the number of associations placed under administration, the reasons therefore, any conditions applicable thereto and the financial implications thereof;
- (f) persons found guilty of any offence as contemplated in section 14, including but not limited to the nature of the offence and the sanction imposed;
- (g) any appeals lodged in accordance with the provisions of section 16, including but not limited to the nature of the appeal and the decision of the appeal authority;
- (*h*) the budget and expenses of the CPA Office;

(*i*) any matter as may be directed by the Minister or Director-General;

- (*j*) any matter deemed necessary by the Registrar; and
- (*k*) any matter deemed necessary by the Registrar in relation to the performance of associations generally.".

No. 20 van 2018

29

Wysiging van artikel 16 van Wet 28 van 1996

16. Artikel 16 van die Hoofwet word hierby deur die volgende artikel vervang:

"Appèlle

16. Enige persoon wat veronreg voel oor 'n besluit van die <u>Registrateur</u> of Direkteur-generaal, kan op die voorgeskrewe wyse na die Minister appelleer, wat die appèl in sy geheel of gedeeltelik kan handhaaf en die besluit kan intrek of wysig, of die appèl van die hand kan wys.".

Wysiging van artikel 17 van Wet 28 van 1996

17. Artikel 17 van die Hoofwet word hierby deur die volgende artikel vervang:

"Jaarverslag [deur Direkteur-generaal]

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17. (1) Die [Direkteur-generaal moet elke kalenderjaar] <u>Registrateur</u> moet jaarliks en ten opsigte van die voorafgaande finansiële jaar, 'n verslag wat aan die bepalings van subartikel (2) voldoen, betreffende verenigings [en voorlopige verenigings] en die mate waarin die oogmerke van hierdie Wet bereik word, aan die Minister voorlê, en die Minister moet die verslag in die Parlement ter tafel lê.

Act No.20 of 2018

No. 51363

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Insertion of section 17A into Act 28 of 1996

18. The following section is hereby inserted after section 17 of the principal Act:

"Fees

17A. (1) The Director-General may, in consultation with the Registrar and the National Treasury, determine any fees payable in terms of this Act of and publish such fees in the *Gazette*.
(2) The Director-General shall, before determining fees in terms of subsection (1), publish the proposed fees for public comment.".

Amendment of section 18 of Act 28 of 1996

19. The following section is hereby substituted for section 18 of the principal Act: 10

"Regulations

18. (1) The Minister may make regulations intended to give effect to the implementation of this Act [.], including—

- (a) the management of associations;
- (b) the management of business affairs conducted by or on behalf of the 15 associations; and
- (c) the minimum thresholds relating to the sale, donation, encumbrance or purchase of certain categories of movable property.

(2) Any regulation made under subsection (1) may in respect of any contravention thereof or failure to comply therewith prescribe a penalty of 20 a fine or imprisonment **[for a period not exceeding five years,]** or both such fine and imprisonment.".

Insertion of section 18A into Act 28 of 1996

20. The following section is hereby inserted after section 18 of the principal Act:

"Transitional provisions

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18A. (1) All functions which were, immediately before the commencement of this Act, performed by the Registration Officer, hereby vest in the Registrar.

(2) Any provisional association which at the commencement of this Act has not yet adopted a constitution and has not been registered as an 30 association, must adopt a constitution and be registered as an association within 12 months from the date of commencement of this Act: Provided that the Director-General may, on application made by the provisional association or the Registrar prior to the expiry of the period of 12 months, extend the period with a further 12 months: Provided further that no further 35 extension may be granted and should such a provisional association not adopt a constitution and be registered as an association, it shall cease to exist and any immovable or movable property or any other assets administered and managed by a provisional association must be dealt with by the Registrar in a just and equitable manner or as may be directed by the 40 Minister, having due regard to the public interest.

(3) Any right of a provisional association to administer land prior to the repeal of section 5, remains in force during the period of 12 months or extended period of 12 months referred to in subsection (2) and may not be alienated during such period or extended period.

(4) A provisional association referred to in subsection (2) is a juristic person with the capacity to sue or be sued.

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No. 20 van 2018

31

Invoeging van artikel 17A in Wet 28 van 1996

18. Die volgende artikel word hierby na artikel 17 van die Hoofwet ingevoeg:

"Gelde

17A. (1) Die Direkteur-generaal kan, in oorleg met die Registrateur en die Nasionale Tesourie, enige gelde ingevolge hierdie Wet betaalbaar vasstel en sodanige gelde in die *Staatskoerant* publiseer.
(2) Die Direkteur-generaal moet, voor vasstelling van die gelde ingevolge subartikel (1), die voorgestelde gelde vir openbare kommentaar publiseer.".

Wysiging van artikel 18 van Wet 28 van 1996

19. Artikel 18 van die Hoofwet word hierby deur die volgende artikel vervang:

"Regulasies

18. (1) Die Minister kan regulasies maak wat ten doel het om uitvoering te gee aan die implementering van hierdie Wet, met inbegrip van—

(a) die bestuur van verenigings;

- (b) die bestuur van sakeaangeleenthede deur of namens verenigings gevoer; en
- (c) die minimum drempels in verband met die verkoop, skenking, beswaring of aankoop van sekere kategorieë van roerende eiendom.

(2) Enige regulasie kragtens subartikel (1) gemaak, kan ten opsigte van 20 enige oortreding daarvan of versuim om daaraan te voldoen, 'n straf voorskryf van 'n boete of gevangenisstraf [vir 'n tydperk van hoogstens vyf jaar,] of sowel sodanige boete as gevangenisstraf.".

Invoeging van artikel 18A in Wet 28 van 1996

20. Die volgende artikel word hierby na artikel 18 van die Hoofwet ingevoeg: 25

"Oorgangsmaatreëls

18A. (1) Alle werksaamhede wat, onmiddellik voor die inwerkingtreding van hierdie Wet, deur die Registrasiebeampte verrig is, vestig nou in die Registrateur.

(2) Enige voorlopige vereniging wat by die inwerkingtreding van hierdie	30
Wet nog nie 'n grondwet aangeneem het nie en nie as 'n vereniging	
geregistreer is nie, moet 'n grondwet aanneem en as 'n vereniging	
geregistreer wees binne 12 maande vanaf die datum van inwerkingtreding	
van hierdie Wet: Met dien verstande dat die Direkteur-generaal, op aansoek	
deur die voorlopige vereniging of die Registrateur voor die verstryking van	35
die tydperk van 12 maande, die tydperk met nog 12 maande kan verleng:	
Met dien verstande verder dat geen verdere verlenging toegestaan kan word	
nie en indien sodanige voorlopige vereniging nie 'n grondwet aanneem nie	
en nie as as 'n vereniging geregistreer is nie, dit sal ophou bestaan en enige	
onroerende of roerende eiendom of enige ander bates deur 'n voorlopige	40
vereniging geadministreer of bestuur, moet deur die Registrateur hanteer	
word op 'n regverdige en billike wyse of soos deur die Minister	
voorgeskryf kan word, met behoorlike inagneming van die openbare	
belang.	
(3) Enige reg voor die herroeping van artikel 5 van 'n voorlopige	45
vereniging om grond te administreer, bly van krag tydens die tydperk van	
12 maande of verlengde tydperk van 12 maande in subartikel (2) bedoel en	

12 maande of verlengde tydperk van 12 maande in subartikel (2) bedoel en mag nie tydens sodanige tydperk of verlengde tydperk vervreem word nie. (4) 'n Voorlopige vereniging bedoel in subartikel (2), is 'n regspersoon

met die bevoegdheid om te dagvaar of gedagvaar te word. 50

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Communal Property Associations Amendment, Act 2018

32

(5) Any association which has been placed under administration of the Director-General prior to the commencement of this Act shall, from the date of appointment of the Registrar, be under administration of the Registrar and subject to any conditions which may have been determined in accordance with the provisions of section 13.

(6) The Director-General shall, in consultation with the Minister, appoint a competent officer of the Department to perform the functions of the Registrar from the date of commencement of this Act, until the post of Registrar is filled.".

Amendment of Schedule to Act 28 of 1996

21. The Schedule to the principal Act is hereby amended by the substitution for items 13 of the following item:

"13. How the committee is to be elected, its terms of office, which shall not exceed five years, its powers, the powers of members in relation to decisions made by the committee, the power of members to remove the committee or members of 15 the committee, and payment (if any) of the committee members."

Amendment of long title of Act 28 of 1996

22. The following long title is hereby substituted for the long title of the principal Act: "To enable communities to form juristic persons, to be known as communal property associations in order to acquire, hold and manage property on a 20 basis agreed to by members of a community in terms of a written constitution; to provide for the establishment of the Communal Property Associations Office, to provide for the appointment and functions of the Registrar; and to provide for matters connected therewith.".

Amendment of Preamble of Act 28 of 1996

23. The following Preamble is hereby substituted for the Preamble of the principal Act:

"WHEREAS it is desirable that disadvantaged communities should be able to establish appropriate legal institutions through which they may acquire, hold and manage property in common;

AND WHEREAS it is necessary to ensure that such institutions are established and managed in a manner which is non-discriminatory, equitable and democraticand that such institutions be accountable to their members;

AND WHEREAS it is necessary to ensure that members of such institutions are protected against abuse of power by other members;".

Short title

24. This Act is called the Communal Property Associations Amendment Act, 2018.

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No. 20 van 2018

33

(5) 'n Vereniging wat voor die inwerkingtreding van hierdie Wet onder administrasie van die Direkteur-generaal geplaas is, is vanaf die datum van aanstelling van die Registrateur onder administrasie van die Registrateur en onderhewig aan enige voorwaardes wat ooreenkomstig die bepalings van artikel 13 vasgestel is.

(6) Die Direkteur-generaal moet, in oorleg met die Minister, 'n bevoegde beampte van die Departement aanstel om die werksaamhede van die Registrateur vanaf die inwerkingtredingsdatum van hierdie Wet te verrig, totdat die pos van Registrateur gevul word.".

Wysiging van Bylae tot Wet 28 van 1996

21. Die Bylae tot die Hoofwet word hierby gewysig deur item 13 deur die volgende item te vervang:

"13. Hoe die komitee verkies gaan word, sy ampstermyn, van hoogstens vyf jaar, sy bevoegdhede, die bevoegdhede van lede met betrekking tot besluite deur die komitee geneem, die bevoegdheid van lede om die komitee te ontbind of 15 lede van die komitee van hulle amp te onthef en die betaling (indien enige) van komiteelede.".

Wysiging van lang titel van Wet 28 van 1996

22. Die lang titel van die Hoofwet word hierby deur die volgende lang titel vervang:
"Om gemeenskappe in staat te stel om regspersone te stig, wat bekend sal 20 staan as verenigings vir gemeenskaplike eiendom, ten einde eiendom te verkry, besit en bestuur op 'n grondslag waarop ooreengekom word deur lede van 'n gemeenskap ingevolge 'n skriftelike grondwet; om voorsiening te maak vir die instelling van die Kantoor vir Verenigings vir Gemeenskaplike Eiendom, om vir die aanstelling en werksaamhede van die Registrateur 25 voorsiening te maak; en om voorsiening te maak vir aangeleenthede wat daarmee in verband staan.".

Wysiging van Aanhef van Wet 28 van 1996

23. Die Aanhef van die Hoofwet word hierby deur die volgende Aanhef vervang:

"**NADEMAAL** dit wenslik is dat benadeelde gemeenskappe in staat moet wees 30 om geskikte wetlike instellings te stig, waardeur hulle eiendom gemeenskaplik kan verkry, besit en bestuur;

EN NADEMAAL dit nodig is om te verseker dat sodanige instellings gestig en bestuur word op 'n wyse wat niediskriminerend, billik en demokraties is, en dat sodanige instellings teenoor hulle lede verantwoordbaar is;

EN NADEMAAL dit nodig is om te verseker dat lede van sodanige instellings beskerm word teen magsmisbruik deur ander lede;".

Kort titel

24. Hierdie Wet heet die Wysigingswet op Verenigings vir Gemeenskaplike Eiendom, 2018.

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TRANSFORMATION OF CERTAIN RURAL AREAS ACT 94 OF 1998

(English text signed by the President)

[Assented To: 20 October 1998] [Commencement Date: 2 November 1998]

as amended by:

Land Affairs General Amendment Act 11 of 2000 Mineral and Petroleum Resources Development Act 28 of 2002

ACT

To provide for the transfer of certain land to municipalities and certain other legal entities; the removal of restrictions on the alienation of land; matters with regard to minerals; the repeal of the Rural Areas Act, 1987, and related laws; and to provide for matters connected therewith.

ARRANGEMENT OF SECTIONS

1.	Definitions
<u>2.</u>	Transfer of trust land in a township
<u>3.</u>	Transfer of land in the remainder
4.	Principles to be adhered to by a municipality
<u>5.</u>	Removal of restrictions
<u>6.</u>	
7.	Regulations
<u>8.</u>	Delegation of powers
<u>9.</u>	Transitional period
<u>10.</u>	Repeal of Act 9 of 1987 and related laws
<u>11.</u>	Short title
Schedu	Ile - Laws repealed by section 10

1. Definitions

In this Act, unless the context otherwise indicates -

"board area" means an area, or part of an area, consisting of one or more pieces of land, whether they are contiguous or not, to which the provisions of the Rural Areas Act, 1987, applied immediately before the commencement of this Act;

"elected committee" means a committee, elected by the residents of a board area who have reached the age of 18 years or older, which has satisfied the Minister that it represents the majority of such residents; "entity" means -

- (a) a municipality;
- (b) a communal property association registered in terms of <u>section 8</u> of the Communal Property Associations Act, 1996 (Act No. 28 of 1996); or
- (c) another body or person approved by the Minister in general or in a particular case;

"Minister" means the Minister for Agriculture and Land Affairs;

"municipality" means a municipality referred to in <u>section 10B</u> of the Local Government Transition Act, 1993 (Act No. 209 of 1993);

"remainder" means land situated in a board area other than township land, including land which has been planned, classified and subdivided as an agricultural area or outer commonage in terms of section 20 (2) of the Rural Areas Act, 1987;

"resident" means a person who, at the date of commencement of this Act -

- (a) ordinarily resides in a board area; or
- (b) under law is liable for the payment of assessment rates, rent, service charges or levies to the municipality concerned in respect of land situated in a board area;

"Rural Areas Act, 1987" means the Rural Areas Act (House of Representatives), 1987 (Act No. 9 of 1987);

"township" means any township situated in a board area established, approved, proclaimed or otherwise recognised as such under any law;

"transitional period" means a period referred to in section 9; and

"trust land" means land situated in a board area that vests in the Minister in terms of section 7 of the Rural Areas Act, 1987.

2. Transfer of trust land in a township

(1) At the commencement of this Act, all trust land situated in a township must vest in the municipality of the area where such land is situated, subject to the continued existence of any registered or registrable rights of a person in or over a piece of land in the township.

(2) If the ownership of all the land held under a title deed vests in a municipality in terms of subsection (1), the registrar of deeds concerned must make such alterations and entries in his or her registers and such endorsements on any such title deed in terms of the second proviso to <u>section 16</u> of the Deeds Registries Act, 1937 (Act No. 47 of 1937), as are necessary to give effect to such vesting.

[Sub-s. (2) added by s. 13 of Act 11/2000]

3. Transfer of land in the remainder

(1) (a) Trust land in the remainder or land in the remainder which vests in a municipality

in terms of a law listed in the Schedule, may be transferred to an entity at any time prior to the expiry of the transitional period.

- (b) Different pieces of land referred to in paragraph (a) may be transferred to different entities.
- (c) Land referred to in paragraph (a) may be transferred from the registered owner thereof directly to the relevant entity, irrespective of the vesting or ownership of that land immediately prior to such transfer, and the provisions of section 14 of the Deeds Registries Act, 1937 (Act No. 47 of 1937), do not apply to such transfer.
- (2) No transfer of land referred to in subsection (1) must take place unless the Minister is satisfied that, in the event of a transfer to -
 - (a) a municipality, the legislation applicable to such a municipality; or
 - (b) a communal property association or other body approved by the Minister, the rules of such association or body,

make suitable provision for a balance of security of tenure rights and protection of rights of use of -

- (i) the residents mutually;
- (ii) individual members of such a communal property association or other body;
- (iii) present and future users or occupiers of land,

and the public interest of access to land on the remainder and the continued existence or termination of any existing right or interest of a person in such land.

- (3) If in the opinion of the Minister the legislation or rules referred to in subsection (2) do not fully achieve the objects of subsection (2), he or she may determine terms and conditions for the transfer of such land, in order to achieve such objects.
- (4) (a) The municipality of a board area may within three months after the commencement of this Act and must within three months after the date referred to in section 9 (1) (a) submit a notice to the Minister setting out how and when it intends determining to which entity the land referred to in subsection (1) should be transferred.
 - (b) If the municipality fails to submit a notice referred to in paragraph (a) within three months after the date referred to in section 9 (1) (a), an elected committee may submit such a notice to the Minister.
 - (c) The notice referred to in paragraph (a) may include -
 - (i) a date of a special meeting to be convened for that purpose; or
 - (ii) a written survey reflecting the name, identity number or date of birth, address and signature of the residents; or
 - (iii) any other matter relating to the manner in which it intends making the determination referred to in paragraph (a).
 - (d) Upon receipt of the notice referred to in paragraph (a), the Minister must cause it to be published in the *Gazette* and in a newspaper circulating in the district in which the land is situated, unless the Minister determines such other procedures as he or she may deem fit.
- (5) After compliance with the notice referred to in subsection (4) (c), the municipality or elected committee must submit a written report to the Minister recommending to which entity or entities the land referred to in subsection (1) must be transferred.
- (6) If, upon receipt of the report referred to in subsection (5), the Minister is satisfied with the recommendation, he or she must inform the municipality or elected committee of his or her decision and must take steps to transfer such land to the entity concerned.
- (7) If, upon receipt of the report referred to in subsection (5), the Minister is not satisfied with the recommendation, he or she must inform the municipality or elected committee of the reasons for his or her rejection and specify how a new recommendation should be made to him or her.
- (8) The Minister may designate any person to -

- (a) assist the municipality or elected committee in making the recommendation referred to in subsection (7); or
- (b) investigate the matter and submit a written report to the Minister recommending to which entity the land referred to in subsection (1) must be transferred.
- (9) Any person designated under subsection (8) may, for the purposes of his or her investigation -
 - (a) gather such information as he or she may deem necessary;
 - (b) hear or receive representations from any person;
 - (c) question any person who in his or her opinion may have relevant information available;
 - (d) by agreement between interested parties, settle any difference as to the land which forms the subject of the investigation, or the boundaries of such land;
 - (e) if requested by interested parties, determine the boundaries of such land or, if they cannot be determined, establish such boundaries after consultation with interested parties; and
 - (f) at any reasonable time, enter upon such land or any contiguous land.
- (10) Any person designated under subsection (8) may, in the performance of his or her functions, be accompanied by such persons as he or she may deem necessary.
- (11) The Minister must issue a certificate of designation to a person designated under subsection (8) and such person must, at the request of any person affected by the performance of his or her functions under this section, produce such a certificate of designation.
- (12) If, upon receipt of the recommendation or report referred to in subsection (7) or (8), the Minister is -
 - (a) satisfied with the recommendation, he or she must inform the municipality or elected committee of his or her decision and must take steps to transfer such land to the entity concerned;
 - (b) not satisfied with the recommendation, or if the residents fail to make a recommendation within the transitional period, the Minister may decide

to which entity the land referred to in subsection (1) must be transferred and must take steps to transfer the land to such entity.

- (13) Any trust land which is not transferred at the expiry of the transitional period vests in the Minister, who may continue to hold such land in trust and may at any time thereafter dispose of that land in accordance with the principles of this Act.
- (14) If the land referred to subsection (1), or any portion thereof, has not been surveyed, the Minister must cause such land to be surveyed.
- (15) No transfer duty, stamp duty or other registration fees are payable in respect of any transfer in terms of this Act.
- (16) The Minister may direct that any costs, including survey costs, necessary for the implementation of the provisions of this section be defrayed in full or in part from monies appropriated by Parliament for that purpose.

4. Principles to be adhered to by a municipality

- (1) When dealing with the land transferred to a municipality in terms of <u>sections</u> $\underline{3}$ (6) and 12 (a) or (b), such municipality -
 - (a) must afford residents a fair opportunity to participate in the decision making processes regarding the administration of the land;
 - (b) must not discriminate against any resident;
 - (c) must give residents reasonable preference in decisions about access to the land;
 - (d) must not sell or encumber the land, or any substantial part of it, without the consent of a majority of residents at a public meeting called for that purpose;
 - (e) is accountable to the residents;
 - (f) must manage and record effectively all financial transactions regarding the land; and
 - (g) has fiduciary responsibilities in relation to the residents.
- (2) Despite the provisions of any law regarding the disposal of municipal land in a township, the residents must be given reasonable preference to acquire land referred to in section 3 (1).

5. Removal of restrictions

- (1) Subject to <u>section 4</u>, at the commencement of this Act, any provision, irrespective of whether it is contained in any law listed in the Schedule or registered against the title of land situated in a board area which -
 - (a) placed any restriction on the period for which the land right concerned was granted;
 - (b) placed any restriction, other than by virtue of an agreement to which the holder of such land tenure right was a party, on the capacity of the holder to alienate, bequeath, let, hypothecate or otherwise deal with such land right; or
 - (c) placed any restriction on the transfer of such land right to, or on the possession, use or occupation of such erf or piece of land by, any person of a particular population or ethnic group or who is not of a particular population or ethnic group,

is abolished.

- (2) No transfer duty, stamp duty or other fees are payable in respect of any such abolition.
- 6.

[S. 6 repealed by s. 110 of Act 28/2002]

7. Regulations

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The Minister may make regulations regarding -

- (a) any matter required or permitted to be prescribed in terms of this Act; and
- (b) generally, all matters which in his or her opinion are necessary or expedient to be prescribed in order to achieve the objects of this Act.

8. Delegation of powers

(1) (a) The Minister may, either in general or in a particular case or in cases of a

particular nature, in writing delegate any power conferred upon him or her by or under this Act, except the power referred to in <u>section 7</u>, to -

- (i) a Premier of a province; or
- (ii) any officer in the service of the national government.

- (b) Any person to whom any power has been delegated under paragraph (a) must exercise that power subject to the directions of the Minister.
- (c) The Minister may, at any time, revoke in writing such delegation, and the delegation of any power must not prevent the Minister, during the period of revocation, from exercising that power himself or herself.
- (2) (a) The Premier of a province to whom any power has been delegated under

subsection (1) (a) (i) may, subject to any directions referred to in subsection (1) (b) and such other conditions and periods of time as he or she may consider necessary, in writing delegate any such power to -

- (i) any member of the Executive Council of that province; or
- (ii) any officer in the service of the provincial government.
- (b) Any person to whom any power has been delegated under paragraph (a) must exercise that power subject to the directions of the Premier.
- (c) The Premier may, at any time, revoke in writing such delegation, and the delegation of any power may not prevent the Premier, during the period of revocation, from exercising that power himself or herself.

9. Transitional period

(1) (a) A transitional period is a period of 18 months which commences on a date

determined by the Minister by notice in the Gazette.

- (b) The Minister may determine different dates for different board areas or parts of board areas.
- (c) When determining the date referred to in paragraph (a), the Minister must take into account the demarcation of the municipal boundaries of a board area in terms of the Local Government: Municipal Demarcation Act, 1998 (Act No. 27 of 1998).
- (2) The Minister may, by notice in the *Gazette*, extend such period for another period of six months.

10. Repeal of Act 9 of 1987 and related laws

(1) The laws listed in the Schedule are repealed to the extent indicated in the third column thereof.

(2) (a) The repeal of the laws listed in the Schedule comes into operation on a date

determined by the President by proclamation in the Gazette.

- (b) Different dates may be determined in respect of -
 - (i) different board areas or parts of board areas; and
 - (ii) different laws or parts of laws.
- (c) The President must determine the date referred to in paragraph (a) on the recommendation of the Minister.
- (d) The Minister must inform the Minister for Provincial Affairs and Constitutional Development timeously of his or her intention to make a recommendation referred to in paragraph (c) to the President.
- (3) If, prior to the date referred to subsection (2), in the application of this Act in a board area -
 - (a) any conflict is found to exist between a provision of this Act and a provision of a law listed in the Schedule; or
 - (b) any provision of this Act and any provision of any law listed in the Schedule are found to give rise to administrative difficulty,

the President may, by proclamation in the *Gazette*, determine to which extent either a provision of this Act or a provision of a law listed in the Schedule must apply to that area, in any manner he or she may deem necessary to remove the conflict or difficulty.

11. Short title

This Act is called the Transformation of Certain Rural Areas Act, 1998.

Schedule

LAWS REPEALED BY SECTION 10

No. and year of law	Short title	Extent of repeal of
		law
Act No. 9 of 1987	Rural Areas Act (House of	The whole
	Representatives), 1987	
Act No. 90 of 1990	Mier Rural Area Act (House of	The whole
	Representatives), 1990	

Act No. 121 of 1990	Rural Areas Amendment Act (House of Representatives), 1990	The whole
Act No. 71 of 1991	Businesses Act, 1991	Section 7 (1) (b), in so 1991 far as it repealed or amended the Rural Areas Act, 1987
Act No. 108 of 1991	Abolition of Racially Based Land Measures Act, 1991	Sections 57 to 71
Act No. 112 of 1991	Upgrading of Land Tenure Rights Act, 1991	Section 6 (5) and paragraph 3 of Schedule 2
Act No. 112 of 1993	Rural Areas Amendment Act (House of Representatives), 1993	The whole
Proclamation No. R. 154 of 31 October 1994		The whole

From:	Sonette Smit
Sent:	Monday, 27 January 2025 17:48
То:	Anel Olivier; Murchellin Saal; Zoe Norval; Kgotso.Setabela@dalrrd.gov.za;
	ltumeleng.Mashune@dalrrd.gov.za
Subject:	RE: comments on TRANCRAA LAND and CPA land

Good day,

Thank you for your email and for participating in the public consultation process for the Draft Basic Assessment Report (DBAR) and Environmental Management Programme (EMPR).

We acknowledge your request for consultation regarding the PR applications and appreciate the issues you've highlighted.

Compliance with the CPA Amendment Act:

We will ensure that all requirements under the Communal Property Associations Amendment Act, 2018 (Act No. 20 of 2018) are adhered to, particularly regarding land held under a CPA.

Ownership of Land Under TRANCRAA:

Your reference to Section 3(13) of the Transformation of Certain Rural Areas Act (Act No. 94 of 1998) is noted. We will confirm ownership details and ensure that the Department of Agriculture, Land Reform, and Rural Development (DALRRD) is consulted where necessary, especially in cases where the land is still reflecting a community name.

Should you require additional details or wish to discuss this further, please do not hesitate to contact us.

Kind Regards/Vriendelike Groete Sonette Smit Managing Director



Tel: 021 851 2673 Cell: 084 5855706 Fax: 086 546 0579 www.greenmined.com

Unit MO1, No 37 AECI site Baker Square, Paardevlei De Beers Avenue Somerset West, 7130

Suite 62, Private Bag x15 Somerset West, 7129

"the goal isn't to live forever, it is to protect a planet that will"



From: Anel Olivier <admin@greenmined.co.za>
Sent: Monday, 20 January 2025 11:59
To: Sonette Smit <Sonette.S@greenmined.co.za>; Murchellin Saal <Murchellin.S@greenmined.co.za>; Zoe Norval
<Zoe@greenmined.co.za>
Subject: FW: comments on TRANCRAA LAND and CPA land

Kind Regards/Vriendelike Groete Anel Olivier



Tel: 021 851 2673 Cell: 067 417 2654 Fax: 086 546 0579 www.greenmined.com

106 Baker Square, Paardevlei De Beers Avenue Somerset West 7130

Suite 62, Private Bag x15 Somerset West, 7129

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From: Itumeleng Mashune <<u>Itumeleng.Mashune@dalrrd.gov.za</u>>
Sent: Monday, 09 December 2024 12:19
To: Greenmined Comments <<u>comments@greenmined.co.za</u>>
Subject: FW: comments on TRANCRAA LAND and CPA land

From: Itumeleng Mashune Sent: Monday, 09 December 2024 10:02 To: 'comments@greenminded.co.za' <<u>comments@greenminded.co.za</u>> Cc: Kgotso Setabela <<u>Kgotso.Setabela@dalrrd.gov.za</u>> Subject: comments on TRANCRAA LAND and CPA land

Good day Sir or Madam

Your notices regarding the PR applications refers.

You are hereby requested to consult as follows:

- 1. Where the land is a CPA ensure that section of the CPA amendment act is complied with.
- 2. Where the land is still reflecting community name, refer to section 3 (13) of the TRANCRAA legislation regarding the correct owner of the land been the department Agriculture, Land Reform and Rural Development and not Namakhoi local municipality.
- 3. For further advice please contact the writer hereof at 0798760481

From: Sent: To: Subject: Sonette Smit Monday, 27 January 2025 17:50 Anel Olivier FW: RE: comments on TRANCRAA LAND and CPA land

Kind Regards/Vriendelike Groete Sonette Smit Managing Director

× sonmined

Tel: 021 851 2673 Cell: 084 5855706 Fax: 086 546 0579 www.greenmined.com

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From: Microsoft Outlook <MicrosoftExchange329e71ec88ae4615bbc36ab6ce41109e@rbx.raubex.com>
Sent: Monday, 27 January 2025 17:48
To: Sonette Smit
Subject: Relayed: RE: comments on TRANCRAA LAND and CPA land

Delivery to these recipients or groups is complete, but no delivery notification was sent by the destination server:

Kgotso.Setabela@dalrrd.gov.za (Kgotso.Setabela@dalrrd.gov.za)

Itumeleng.Mashune@dalrrd.gov.za (Itumeleng.Mashune@dalrrd.gov.za)

Subject: RE: comments on TRANCRAA LAND and CPA land

From: Sent: To: Subject: Attachments: Sonette Smit Tuesday, 28 January 2025 08:25 Anel Olivier FW: comments on TRANCRAA LAND and CPA land Read: comments on TRANCRAA LAND and CPA land

Kind Regards/Vriendelike Groete Sonette Smit Managing Director

Tel: 021 851 2673 Cell: 084 5855706 Fax: 086 546 0579 www.greenmined.com

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Suite 62, Private Bag x15 Somerset West, 7129 "the goal isn't to live forever, it is to protect a planet that will"

-----Original Message-----From: Kgotso Setabela <Kgotso.Setabela@dalrrd.gov.za> Sent: Monday, 27 January 2025 18:57 To: Sonette Smit <Sonette.S@greenmined.co.za> Subject: Read: comments on TRANCRAA LAND and CPA land

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From:	Jeffrey Mpolawa <mpolawj@eskom.co.za></mpolawj@eskom.co.za>
Sent:	Friday, 13 December 2024 08:02
То:	Greenmined Comments
Subject:	Re: DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders

Good day

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From: Greenmined Comments <comments@greenmined.co.za>

Sent: Friday, December 6, 2024 1:41:33 PM

To: bfisher@ncpg.gov.za <bfisher@ncpg.gov.za>; alexander@hantam.co.za <alexander@hantam.co.za>; ACloete@ncpg.gov.za <ACloete@ncpg.gov.za>; ngoltz@ncpg.gov.za <ngoltz@ncpg.gov.za>; darrenlengelbrecht@gmail.com <darrenlengelbrecht@gmail.com>; karstenl.denc@gmail.com <karstenl.denc@gmail.com>; aviwenyakaza.denc@gmail.com <aviwenyakaza.denc@gmail.com>; peter.denc87@gmail.com <peter.denc87@gmail.com>; ThembisileMA@Dalrrd.gov.za <ThembisileMA@Dalrrd.gov.za>; MagdelineH@Dalrrd.gov.za <MagdelineH@Dalrrd.gov.za>; ungomane@ncpg.gov.za <ungomane@ncpg.gov.za>; jvs.dtec@gmail.com <jvs.dtec@gmail.com>; ncorns@ncpg.gov.za <ncorns@ncpg.gov.za>; KNogwili@ncpg.gov.za <KNogwili@ncpg.gov.za>; tash123corns@gmail.com <tash123corns@gmail.com>; drpw-info@ncpg.gov.za <drpw-info@ncpg.gov.za>; keysergarnett@gmail.com <keysergarnett@gmail.com>; rvnhinsbergen@ncpg.gov.za <rvnhinsbergen@ncpg.gov.za>; anthonyl@ncpg.gov.za <anthonyl@ncpg.gov.za>; MasindiT@dws.gov.za <MasindiT@dws.gov.za>; MokhoantleL@dws.gov.za <MokhoantleL@dws.gov.za>; MothekheR@dws.gov.za <MothekheR@dws.gov.za>; NengwenaniT@dws.gov.za <NengwenaniT@dws.gov.za>; HlenganiA@dws.gov.za <HlenganiA@dws.gov.za>; cloetes@dws.gov.za <cloetes@dws.gov.za>; zolile.albanie@labour.gov.za <zolile.albanie@labour.gov.za>; rachel.solomon@labour.gov.za <rachel.solomon@labour.gov.za>; AbrahamsN@nra.co.za <AbrahamsN@nra.co.za>; mdutoit@dalrrd.gov.za <mdutoit@dalrrd.gov.za>; kgotso.moeketsi@dalrrd.gov.za <kgotso.moeketsi@dalrrd.gov.za>; Naledi.Kopeledi@dalrrd.gov.za <Naledi.Kopeledi@dalrrd.gov.za>; Khahliso Makale <MakaleKM@ntcsa.co.za>; Debbie Harding <HardinD@eskom.co.za>; Ronaaz Obaray <RutterR@eskom.co.za>; Jeffrey Mpolawa <MpolawJ@eskom.co.za>; sydneya@namakwa-dm.gov.za <sydneya@namakwa-dm.gov.za>; rodrigol@namakwa-dm.gov.za <rodrigol@namakwa-dm.gov.za>; jan.swartz@namakhoi.gov.za <jan.swartz@namakhoi.gov.za>; municipal.manager@namakhoi.gov.za <municipal.manager@namakhoi.gov.za>; monique.kleinbooi@namakhoi.gov.za <monique.kleinbooi@namakhoi.gov.za>; charlottevisser607@gmail.com <charlottevisser607@gmail.com>; Josualosper4@gmail.com <Josualosper4@gmail.com>; j.coetzee@wwf.gov.za <j.coetzee@wwf.gov.za>; fgresse@wwf.org.za <fgresse@wwf.org.za>; ben-john@wfa.africa <ben-john@wfa.africa> Subject: [CAUTION:EXTERNAL EMAIL] DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders

RE: SUBMISSION OF DRAFT BASIC ASSESSMENT REPORT FOR ENVIRONMENTAL AUTHORIZATION FOR PROSPECTING RIGHT APPLICATION IN TERMS OF SECTION 16 OF THE MINERALS AND PETROLEUM

RESOURCES DEVELOPMENT ACT, 2002 (ACT NO 28 OF 2002) AND THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO 107 OF 1998 NEMA) AS WELL AS THE ENVIRONMENTAL IMPACT ASSESSMENT REGULATIONS OF 2014 (AS AMENDED) (EIA REGULATIONS) SUBMITTED BY SOLIUM ENERGY (PTY) LTD, FOR THE PROSPECTING ON FARM 622, (83 954 HA), FOR URANIUM ORE IN THE NAMAQUALAND MAGISTERIAL DISTRICT IN THE NORTHERN CAPE PROVINCE.

The Draft Basic Assessment Report (DBAR) and Environmental Management Programme Report (EMPR) for the proposed prospecting right for Uranium ore on Farm 622, within the Namaqualand Magisterial District in the Northern Cape Province is now available for your perusal. An electronic copy of the document can be obtained from Greenmined Environmental upon request or downloaded from the company website at <u>www.greenmined.com</u> should you wish to review the document.

A thirty-day commenting period, ending on **30 January 2025 at 17:00**, will be allowed. All comments, concerns or objections must be in writing and can be submitted via facsimile, e-mail and/or post.

Please contact Sonette Smit at 084 585 5706 (Cell) or 021 851 2673 (Tel), 086 546 0579 (Fax), or comments@greenmined.co.za should you require any additional information.

Kind Regards/Vriendelike Groete Anel Olivier



Tel: 021 851 2673 Cell: 067 417 2654 Fax: 086 546 0579 www.greenmined.com

106 Baker Square, Paardevlei De Beers Avenue Somerset West 7130

Suite 62, Private Bag x15 Somerset West, 7129

"the goal isn't to live forever, it is to protect a planet that will"

From:Greenmined CommentsSent:Friday, 13 December 2024 08:45To:MpolawJ@eskom.co.zaCc:Sonette SmitSubject:FW: DBAR Notice NC 30/5/1/1/2/14025 PR StakeholdersAttachments:PR1.kml

Good morning Jeffry,

Thank you for your email and taking part in the public participation.

As requested please find attached.

Trust you find this in order.

Sincerely, Anel

Kind Regards/Vriendelike Groete Anel Olivier Project Administrator



Tel: 021 851 2673 Cell: 067 417 2654 Fax: 086 546 0579 www.greenmined.com

106 Baker Square, Paardevlei De Beers Avenue Somerset West 7130

Suite 62, Private Bag x15 Somerset West, 7129

"the goal isn't to live forever, it is to protect a planet that will"

From: Jeffrey Mpolawa <MpolawJ@eskom.co.za>
Sent: Friday, 13 December 2024 08:02
To: Greenmined Comments <comments@greenmined.co.za>
Subject: Re: DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders

Good day

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From:	Mail Delivery System <mailer-daemon@smtpcorp.com></mailer-daemon@smtpcorp.com>
Sent:	Friday, 13 December 2024 08:46
То:	Greenmined Comments
Subject:	Delivery Status Notification

Content-Type: multipart/report; report-type=delivery-status; boundary=1734072346-eximdsn-1321862271 MIME-Version: 1.0 --1734072346-eximdsn-1321862271 Content-type: text/plain; charset=us-ascii

This message was created automatically by SMTP2Go. ----- The following addresses had successful delivery notifications -----

--1734072346-eximdsn-1321862271 Content-type: message/delivery-status

Reporting-MTA: dns; mail.smtp2go.com

Action: delivered Final-Recipient: rfc822;MpolawJ@eskom.co.za Status: 2.0.0 Remote-MTA: dns; za-smtp-inbound-2.mimecast.co.za Diagnostic-Code: smtp; 250 Ok

--1734072346-eximdsn-1321862271 Content-type: text/rfc822-headers

Return-path: <comments@greenmined.co.za> Received: from [10.45.79.114] (helo=SmtpCorp)

by smtncorn com with esmtnsa (TIS1 3:ECDHE_SECP256R1__RSA

by smtpcorp.com with esmtpsa (TLS1.3:ECDHE_SECP256R1__RSA_PSS_RSAE_SHA256__AES_256_GCM:256) (Exim 4.94.2-S2G)

(envelope-from <comments@greenmined.co.za>)

id 1tLzQh-TRjyUo-Mf

for MpolawJ@eskom.co.za; Fri, 13 Dec 2024 06:45:40 +0000

Received: from [10.67.233.153] (helo=webmail.raubex.com)

by smtpcorp.com with esmtpsa (TLS1.2:ECDHE_SECP384R1__RSA_SHA256__AES_256_GCM:256) (Exim 4.97.1-S2G) (envelope_from <comments@greenmined.co.z2>)

(envelope-from <comments@greenmined.co.za>)

id 1tLzQf-FnQW0hPkr6T-LDVo

for MpolawJ@eskom.co.za; Fri, 13 Dec 2024 06:45:38 +0000

Received: from 01-EXCH03-INF.RBX.Raubex.com (10.1.0.213) by 01-EXCH03-INF.RBX.Raubex.com (10.1.0.213) with Microsoft SMTP Server (version=TLS1_2, cipher=TLS_ECDHE_RSA_WITH_AES_256_GCM_SHA384) id 15.2.1544.11; Fri, 13 Dec 2024 08:45:32 +0200

Received: from CT2P275CU009.outbound.protection.outlook.com (40.93.75.3) by 01-EXCH03-INF.RBX.Raubex.com (10.1.0.13) with Microsoft SMTP Server (version=TLS1_2, cipher=TLS_ECDHE_RSA_WITH_AES_256_GCM_SHA384) id

15.2.1544.11 via Frontend Transport; Fri, 13 Dec 2024 08:45:32 +0200

ARC-Seal: i=1; a=rsa-sha256; s=arcselector10001; d=microsoft.com; cv=none;

b=ZePPIVZOJuB0zxjVrhnikPJ7MOWgY/YpF4jYiT3OXMPbEt94lwx+S8qhzSocuVp5dpzZzhVA8b8Ja1Yklc6S5q5GCYUYRYw wIQdkClpXTq6YZ+i9RmAqN+57QXpqgyWJP6dcqwx0SThRUAJ2NkwUjYN32IQ8+fhTFXGhuSv3yBeCaiQgA5IC/ABa5BW

From:	Greenmined Comments
Sent:	Thursday, 09 January 2025 11:42
То:	Jeffrey Mpolawa
Cc:	Sonette Smit
Subject:	RE: DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders

Dear Mr Mpolawa,

Thank you for your email and valued input.

All comments received will be addressed and incorporated in the Final Basic Assessment Report.

We trust you find this in order.

Warm regards, Anel

Kind Regards/Vriendelike Groete Anel Olivier

Project Administrator



Tel: 021 851 2673 Cell: 067 417 2654 Fax: 086 546 0579 www.greenmined.com

106 Baker Square, Paardevlei **De Beers Avenue** Somerset West 7130

Suite 62, Private Bag x15 Somerset West, 7129

"the goal isn't to live forever, it is to protect a planet that will"

From: Jeffrey Mpolawa < MpolawJ@eskom.co.za> Sent: Wednesday, 18 December 2024 14:59 To: Greenmined Comments <comments@greenmined.co.za> Cc: Sonette Smit <Sonette.S@greenmined.co.za> Subject: RE: DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders

Good day

Eskom Distribution has evaluated your project and we can confirm that our Nama/Doringwater 1 66kV line and our Nama/Concordia 1 22kV Overhead Line will be affected by this project, the mining activities must be at least 15.5m away from our servitude to avoid electrocution, blasting must be at least 500m away from the line.

Regards

Jeffrey Mpolawa 0670623984

From:	Mail Delivery System <mailer-daemon@smtpcorp.com></mailer-daemon@smtpcorp.com>
Sent:	Thursday, 09 January 2025 11:43
То:	Greenmined Comments
Subject:	Delivery Status Notification

Content-Type: multipart/report; report-type=delivery-status; boundary=1736415762-eximdsn-896432712 MIME-Version: 1.0 --1736415762-eximdsn-896432712 Content-type: text/plain; charset=us-ascii

This message was created automatically by SMTP2Go. ----- The following addresses had successful delivery notifications -----

--1736415762-eximdsn-896432712 Content-type: message/delivery-status

Reporting-MTA: dns; mail.smtp2go.com

Action: delivered Final-Recipient: rfc822;MpolawJ@eskom.co.za Status: 2.0.0 Remote-MTA: dns; za-smtp-inbound-2.mimecast.co.za Diagnostic-Code: smtp; 250 Ok

--1736415762-eximdsn-896432712 Content-type: text/rfc822-headers

Return-path: <comments@greenmined.co.za> Received: from [10.45.79.170] (helo=SmtpCorp)

by smtpcorp.com with esmtpsa (TLS1.3:ECDHE_SECP256R1__RSA_PSS_RSAE_SHA256__AES_256_GCM:256) (Exim 4.94.2-S2G)

(envelope-from <comments@greenmined.co.za>)

id 1tVp3k-TRjxhT-PT

for MpolawJ@eskom.co.za; Thu, 09 Jan 2025 09:42:37 +0000

Received: from [10.67.233.153] (helo=webmail.raubex.com)

by smtpcorp.com with esmtpsa (TLS1.2:ECDHE_SECP384R1__RSA_SHA256__AES_256_GCM:256) (Exim 4.97.1-S2G) (envelope-from <comments@greenmined.co.za>)

id 1tVp3j-FnQW0hPpxpv-IQy5

for MpolawJ@eskom.co.za;

Thu, 09 Jan 2025 09:42:35 +0000

Received: from 01-EXCH02-INF.RBX.Raubex.com (10.1.0.212) by 01-EXCH01-INF.RBX.Raubex.com (10.1.0.211) with Microsoft SMTP Server (version=TLS1_2, cipher=TLS_ECDHE_RSA_WITH_AES_256_GCM_SHA384) id 15.2.1544.11; Thu, 9 Jan 2025 11:42:31 +0200

Received: from CT2P275CU008.outbound.protection.outlook.com (40.93.75.29) by 01-EXCH02-INF.RBX.Raubex.com (10.1.0.13) with Microsoft SMTP Server (version=TLS1_2, cipher=TLS_ECDHE_RSA_WITH_AES_256_GCM_SHA384) id

15.2.1544.11 via Frontend Transport; Thu, 9 Jan 2025 11:42:31 +0200

ARC-Seal: i=1; a=rsa-sha256; s=arcselector10001; d=microsoft.com; cv=none;

PROOF OF CORRESPONDENCE WITH MR J MPOLAWA FROM ESKOM 13 DECEMBER 2024



From:	Jeffrey Mpolawa <mpolawj@eskom.co.za></mpolawj@eskom.co.za>
Sent:	Friday, 13 December 2024 08:02
То:	Greenmined Comments
Subject:	Re: DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders

Good day

Please send me the kmz file for this project

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From: Greenmined Comments <comments@greenmined.co.za>

Sent: Friday, December 6, 2024 1:41:33 PM

To: bfisher@ncpg.gov.za <bfisher@ncpg.gov.za>; alexander@hantam.co.za <alexander@hantam.co.za>; ACloete@ncpg.gov.za <ACloete@ncpg.gov.za>; ngoltz@ncpg.gov.za <ngoltz@ncpg.gov.za>; darrenlengelbrecht@gmail.com <darrenlengelbrecht@gmail.com>; karstenl.denc@gmail.com <karstenl.denc@gmail.com>; aviwenyakaza.denc@gmail.com <aviwenyakaza.denc@gmail.com>; peter.denc87@gmail.com <peter.denc87@gmail.com>; ThembisileMA@Dalrrd.gov.za <ThembisileMA@Dalrrd.gov.za>; MagdelineH@Dalrrd.gov.za <MagdelineH@Dalrrd.gov.za>; ungomane@ncpg.gov.za <ungomane@ncpg.gov.za>; jvs.dtec@gmail.com <jvs.dtec@gmail.com>; ncorns@ncpg.gov.za <ncorns@ncpg.gov.za>; KNogwili@ncpg.gov.za <KNogwili@ncpg.gov.za>; tash123corns@gmail.com <tash123corns@gmail.com>; drpw-info@ncpg.gov.za <drpw-info@ncpg.gov.za>; keysergarnett@gmail.com <keysergarnett@gmail.com>; rvnhinsbergen@ncpg.gov.za <rvnhinsbergen@ncpg.gov.za>; anthonyl@ncpg.gov.za <anthonyl@ncpg.gov.za>; MasindiT@dws.gov.za <MasindiT@dws.gov.za>; MokhoantleL@dws.gov.za <MokhoantleL@dws.gov.za>; MothekheR@dws.gov.za <MothekheR@dws.gov.za>; NengwenaniT@dws.gov.za <NengwenaniT@dws.gov.za>; HlenganiA@dws.gov.za <HlenganiA@dws.gov.za>; cloetes@dws.gov.za <cloetes@dws.gov.za>; zolile.albanie@labour.gov.za <zolile.albanie@labour.gov.za>; rachel.solomon@labour.gov.za <rachel.solomon@labour.gov.za>; AbrahamsN@nra.co.za <AbrahamsN@nra.co.za>; mdutoit@dalrrd.gov.za <mdutoit@dalrrd.gov.za>; kgotso.moeketsi@dalrrd.gov.za <kgotso.moeketsi@dalrrd.gov.za>; Naledi.Kopeledi@dalrrd.gov.za <Naledi.Kopeledi@dalrrd.gov.za>; Khahliso Makale <MakaleKM@ntcsa.co.za>; Debbie Harding <HardinD@eskom.co.za>; Ronaaz Obaray <RutterR@eskom.co.za>; Jeffrey Mpolawa <MpolawJ@eskom.co.za>; sydneya@namakwa-dm.gov.za <sydneya@namakwa-dm.gov.za>; rodrigol@namakwa-dm.gov.za <rodrigol@namakwa-dm.gov.za>; jan.swartz@namakhoi.gov.za <jan.swartz@namakhoi.gov.za>; municipal.manager@namakhoi.gov.za <municipal.manager@namakhoi.gov.za>; monique.kleinbooi@namakhoi.gov.za <monique.kleinbooi@namakhoi.gov.za>; charlottevisser607@gmail.com <charlottevisser607@gmail.com>; Josualosper4@gmail.com <Josualosper4@gmail.com>; j.coetzee@wwf.gov.za <j.coetzee@wwf.gov.za>; fgresse@wwf.org.za <fgresse@wwf.org.za>; ben-john@wfa.africa <ben-john@wfa.africa> Subject: [CAUTION:EXTERNAL EMAIL] DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders

RE: SUBMISSION OF DRAFT BASIC ASSESSMENT REPORT FOR ENVIRONMENTAL AUTHORIZATION FOR PROSPECTING RIGHT APPLICATION IN TERMS OF SECTION 16 OF THE MINERALS AND PETROLEUM

RESOURCES DEVELOPMENT ACT, 2002 (ACT NO 28 OF 2002) AND THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO 107 OF 1998 NEMA) AS WELL AS THE ENVIRONMENTAL IMPACT ASSESSMENT REGULATIONS OF 2014 (AS AMENDED) (EIA REGULATIONS) SUBMITTED BY SOLIUM ENERGY (PTY) LTD, FOR THE PROSPECTING ON FARM 622, (83 954 HA), FOR URANIUM ORE IN THE NAMAQUALAND MAGISTERIAL DISTRICT IN THE NORTHERN CAPE PROVINCE.

The Draft Basic Assessment Report (DBAR) and Environmental Management Programme Report (EMPR) for the proposed prospecting right for Uranium ore on Farm 622, within the Namaqualand Magisterial District in the Northern Cape Province is now available for your perusal. An electronic copy of the document can be obtained from Greenmined Environmental upon request or downloaded from the company website at <u>www.greenmined.com</u> should you wish to review the document.

A thirty-day commenting period, ending on **30 January 2025 at 17:00**, will be allowed. All comments, concerns or objections must be in writing and can be submitted via facsimile, e-mail and/or post.

Please contact Sonette Smit at 084 585 5706 (Cell) or 021 851 2673 (Tel), 086 546 0579 (Fax), or comments@greenmined.co.za should you require any additional information.

Kind Regards/Vriendelike Groete Anel Olivier



Tel: 021 851 2673 Cell: 067 417 2654 Fax: 086 546 0579 www.greenmined.com

106 Baker Square, Paardevlei De Beers Avenue Somerset West 7130

Suite 62, Private Bag x15 Somerset West, 7129

"the goal isn't to live forever, it is to protect a planet that will"

From:Greenmined CommentsSent:Friday, 13 December 2024 08:45To:MpolawJ@eskom.co.zaCc:Sonette SmitSubject:FW: DBAR Notice NC 30/5/1/1/2/14025 PR StakeholdersAttachments:PR1.kml

Good morning Jeffry,

Thank you for your email and taking part in the public participation.

As requested please find attached.

Trust you find this in order.

Sincerely, Anel

Kind Regards/Vriendelike Groete Anel Olivier Project Administrator



Tel: 021 851 2673 Cell: 067 417 2654 Fax: 086 546 0579 www.greenmined.com

106 Baker Square, Paardevlei De Beers Avenue Somerset West 7130

Suite 62, Private Bag x15 Somerset West, 7129

"the goal isn't to live forever, it is to protect a planet that will"

From: Jeffrey Mpolawa <MpolawJ@eskom.co.za>
Sent: Friday, 13 December 2024 08:02
To: Greenmined Comments <comments@greenmined.co.za>
Subject: Re: DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders

Good day

Please send me the kmz file for this project

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From:	Mail Delivery System <mailer-daemon@smtpcorp.com></mailer-daemon@smtpcorp.com>
Sent:	Friday, 13 December 2024 08:46
То:	Greenmined Comments
Subject:	Delivery Status Notification

Content-Type: multipart/report; report-type=delivery-status; boundary=1734072346-eximdsn-1321862271 MIME-Version: 1.0 --1734072346-eximdsn-1321862271 Content-type: text/plain; charset=us-ascii

This message was created automatically by SMTP2Go. ----- The following addresses had successful delivery notifications -----

--1734072346-eximdsn-1321862271 Content-type: message/delivery-status

Reporting-MTA: dns; mail.smtp2go.com

Action: delivered Final-Recipient: rfc822;MpolawJ@eskom.co.za Status: 2.0.0 Remote-MTA: dns; za-smtp-inbound-2.mimecast.co.za Diagnostic-Code: smtp; 250 Ok

--1734072346-eximdsn-1321862271 Content-type: text/rfc822-headers

Return-path: <comments@greenmined.co.za> Received: from [10.45.79.114] (helo=SmtpCorp)

by smtncorn com with esmtnsa (TIS1 3:ECDHE_SECP256R1__RS)

by smtpcorp.com with esmtpsa (TLS1.3:ECDHE_SECP256R1__RSA_PSS_RSAE_SHA256__AES_256_GCM:256) (Exim 4.94.2-S2G)

(envelope-from <comments@greenmined.co.za>)

id 1tLzQh-TRjyUo-Mf

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Received: from [10.67.233.153] (helo=webmail.raubex.com)

by smtpcorp.com with esmtpsa (TLS1.2:ECDHE_SECP384R1__RSA_SHA256__AES_256_GCM:256) (Exim 4.97.1-S2G) (envelope-from < comments@greenmined.co.z2>)

(envelope-from <comments@greenmined.co.za>)

- id 1tLzQf-FnQW0hPkr6T-LDVo
- for MpolawJ@eskom.co.za; Fri, 13 Dec 2024 06:45:38 +0000

Received: from 01-EXCH03-INF.RBX.Raubex.com (10.1.0.213) by 01-EXCH03-INF.RBX.Raubex.com (10.1.0.213) with Microsoft SMTP Server (version=TLS1_2, cipher=TLS_ECDHE_RSA_WITH_AES_256_GCM_SHA384) id 15.2.1544.11; Fri, 13 Dec 2024 08:45:32 +0200

Received: from CT2P275CU009.outbound.protection.outlook.com (40.93.75.3) by 01-EXCH03-INF.RBX.Raubex.com (10.1.0.13) with Microsoft SMTP Server (version=TLS1_2, cipher=TLS_ECDHE_RSA_WITH_AES_256_GCM_SHA384) id

15.2.1544.11 via Frontend Transport; Fri, 13 Dec 2024 08:45:32 +0200

ARC-Seal: i=1; a=rsa-sha256; s=arcselector10001; d=microsoft.com; cv=none;

b=ZePPIVZOJuB0zxjVrhnikPJ7MOWgY/YpF4jYiT3OXMPbEt94lwx+S8qhzSocuVp5dpzZzhVA8b8Ja1Yklc6S5q5GCYUYRYw wIQdkClpXTq6YZ+i9RmAqN+57QXpqgyWJP6dcqwx0SThRUAJ2NkwUjYN32IQ8+fhTFXGhuSv3yBeCaiQgA5IC/ABa5BW

From:	Greenmined Comments
Sent:	Thursday, 09 January 2025 11:42
То:	Jeffrey Mpolawa
Cc:	Sonette Smit
Subject:	RE: DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders

Dear Mr Mpolawa,

Thank you for your email and valued input.

All comments received will be addressed and incorporated in the Final Basic Assessment Report.

We trust you find this in order.

Warm regards, Anel

Kind Regards/Vriendelike Groete Anel Olivier

Project Administrator



Tel: 021 851 2673 Cell: 067 417 2654 Fax: 086 546 0579 www.greenmined.com

106 Baker Square, Paardevlei **De Beers Avenue** Somerset West 7130

Suite 62, Private Bag x15 Somerset West, 7129

"the goal isn't to live forever, it is to protect a planet that will"

From: Jeffrey Mpolawa < MpolawJ@eskom.co.za> Sent: Wednesday, 18 December 2024 14:59 To: Greenmined Comments <comments@greenmined.co.za> Cc: Sonette Smit <Sonette.S@greenmined.co.za> Subject: RE: DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders

Good day

Eskom Distribution has evaluated your project and we can confirm that our Nama/Doringwater 1 66kV line and our Nama/Concordia 1 22kV Overhead Line will be affected by this project, the mining activities must be at least 15.5m away from our servitude to avoid electrocution, blasting must be at least 500m away from the line.

Regards

Jeffrey Mpolawa 0670623984

From: Greenmined Comments <<u>comments@greenmined.co.za</u>>
Sent: Friday, 13 December 2024 08:45
To: Jeffrey Mpolawa <<u>MpolawJ@eskom.co.za</u>>
Cc: Sonette Smit <<u>Sonette.S@greenmined.co.za</u>>
Subject: [CAUTION:EXTERNAL EMAIL] FW: DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders

Good morning Jeffry,

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Trust you find this in order.

Sincerely, Anel



Kind Regards/Vriendelike Groete

Tel: 021 851 2673 Cell: 067 417 2654 Fax: 086 546 0579 www.greenmined.com

106 Baker Square, Paardevlei De Beers Avenue Somerset West 7130

Suite 62, Private Bag x15 Somerset West, 7129

"the goal isn't to live forever, it is to protect a planet that will"

From: Jeffrey Mpolawa <<u>MpolawJ@eskom.co.za</u>> Sent: Friday, 13 December 2024 08:02 To: Greenmined Comments <<u>comments@greenmined.co.za</u>> Subject: Re: DBAR Notice NC 30/5/1/1/2/14025 PR Stakeholders

Good day

Please send me the kmz file for this project

Get Outlook for Android

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From:	Mail Delivery System <mailer-daemon@smtpcorp.com></mailer-daemon@smtpcorp.com>
Sent:	Thursday, 09 January 2025 11:43
То:	Greenmined Comments
Subject:	Delivery Status Notification

Content-Type: multipart/report; report-type=delivery-status; boundary=1736415762-eximdsn-896432712 MIME-Version: 1.0 --1736415762-eximdsn-896432712 Content-type: text/plain; charset=us-ascii

This message was created automatically by SMTP2Go. ----- The following addresses had successful delivery notifications -----

--1736415762-eximdsn-896432712 Content-type: message/delivery-status

Reporting-MTA: dns; mail.smtp2go.com

Action: delivered Final-Recipient: rfc822;MpolawJ@eskom.co.za Status: 2.0.0 Remote-MTA: dns; za-smtp-inbound-2.mimecast.co.za Diagnostic-Code: smtp; 250 Ok

--1736415762-eximdsn-896432712 Content-type: text/rfc822-headers

Return-path: <comments@greenmined.co.za> Received: from [10.45.79.170] (helo=SmtpCorp)

by smtpcorp.com with esmtpsa (TLS1.3:ECDHE_SECP256R1__RSA_PSS_RSAE_SHA256__AES_256_GCM:256) (Exim 4.94.2-S2G)

(envelope-from <comments@greenmined.co.za>)

id 1tVp3k-TRjxhT-PT

for MpolawJ@eskom.co.za; Thu, 09 Jan 2025 09:42:37 +0000

Received: from [10.67.233.153] (helo=webmail.raubex.com)

by smtpcorp.com with esmtpsa (TLS1.2:ECDHE_SECP384R1__RSA_SHA256__AES_256_GCM:256) (Exim 4.97.1-S2G) (envelope-from <comments@greenmined.co.za>)

id 1tVp3j-FnQW0hPpxpv-IQy5

for MpolawJ@eskom.co.za;

Thu, 09 Jan 2025 09:42:35 +0000

Received: from 01-EXCH02-INF.RBX.Raubex.com (10.1.0.212) by 01-EXCH01-INF.RBX.Raubex.com (10.1.0.211) with Microsoft SMTP Server (version=TLS1_2, cipher=TLS_ECDHE_RSA_WITH_AES_256_GCM_SHA384) id 15.2.1544.11; Thu, 9 Jan 2025 11:42:31 +0200

Received: from CT2P275CU008.outbound.protection.outlook.com (40.93.75.29) by 01-EXCH02-INF.RBX.Raubex.com (10.1.0.13) with Microsoft SMTP Server (version=TLS1_2, cipher=TLS_ECDHE_RSA_WITH_AES_256_GCM_SHA384) id

15.2.1544.11 via Frontend Transport; Thu, 9 Jan 2025 11:42:31 +0200

ARC-Seal: i=1; a=rsa-sha256; s=arcselector10001; d=microsoft.com; cv=none;

PROOF OF CORRESPONDENCE WITH MR P CLOETE FROM THE DEPARTMENT OF AGRICULTURE, ENVIRONMENTAL AFFAIRS, RURAL DEVELOPMENT AND LAND REFORM -SPRINGBOK ON 30 JANUARY 2025



From:	Greenmined Comments
Sent:	Thursday, 30 January 2025 16:15
То:	Greenmined Comments
Subject:	FW: Comments on the draft basic assessment for the prospecting right application
	for Solium Energy (Pty) Ltd NC 30/5/1/1/2/14025 PR
Attachments:	Soilum Energy Plot 226.pdf; Louise 30Jan-4Feb2025.pdf

From: Louise Geldenhuys <geldenhuys.louise1@gmail.com>
Sent: Thursday, 30 January 2025 14:47
To: Sonette Smit <<u>Sonette.S@greenmined.co.za</u>>
Cc: Peter Cloete <<u>PCloete@daerl.co.za</u>>; Elsabe Swart <<u>ESwart@daerl.co.za</u>>; Olebile Seshupo
<<u>olebile.seshupo@dmre.gov.za</u>>; aabrahams@daerl.co.za
Subject: Comments on the draft basic assessment for the prospecting right application for Solium Energy (Pty) Ltd
NC 30/5/1/1/2/14025 PR

Dear Ms Smit,

Please find attached comments on the draft basic assessment for the prospecting right application for Solium Energy (Pty) Ltd NC 30/5/1/1/2/14025 PR.

Please contact Mr Cloete (pcloete@daerl.co.za) if you have any questions.

Regards,

Louise

--

Louise Geldenhuys Production Scientist: Coastal Ecologist Pr.Sci.Nat.

Northern Cape Department of Agriculture, Environmental Affairs, Rural Development and Land Reform Springbok Email: <u>geldenhuys.louise1@gmail.com</u> <u>http://daerl.ncpg.gov.za/</u>



RESEARCH

90 Long Street, Kimberley, Northern Cape, South Africa, 8300, Tel: (053) 807 7300, E-mail pcloete@daerl.co.za; www.agric.gov.za

Date:	27 January 2025	Reference:	NC 30/5/1/1/2/14025 PR
To:	Greenminded Environmental (comments@greenmined.co.za)	From:	P. Cloete
RE: Comments on Draft Basic Assessments of the Proposed Prospecting Right Applications on Farm No. 622			
(Concordia); located within the Namakwa District Municipality.			

Att:

Sonette Smit (sonette.s@greenmined.co.za)

Greenmined Environmental (Pty) Ltd

Office No. 36, Baker Block 1

De Beers Avenue

Paardevlei

Somerset West

7129

Cc:

Olebile Seshupo Mine Environmental Management Department of Mineral Resources and Energy Email: <u>Olebile.Seshupo@dmre.gov.za</u>

Director Abe Abrahams Protected Areas Department of Agriculture, Environmental Affairs and Rural Development Head Office Kimberley 8300 aabrahams@daerl.co.za

Dear Greenmined Colleagues

RE: COMMENTS ON THE DRAFT BASIC ASSESSMENTS FOR THE PROPOSED PROSPECTING RIGHT APPLICATION FOR SOLIUM ENERGY (PTY) LTD.

INTRODUCTION

Solium Energy (Pty) Ltd submitted three (3) Basic Assessment Applications for prospecting rights on Farm No. 622 (Concordia), located within the Namakwa District Municipality. Greenmined Environmental (Pty) Ltd was commissioned to conduct the Environmental Impact Assessment Process on behalf of Solium Energy. The proposed prospecting footprint applied for is 83 954 ha on farm No. 622 for Uranium Ore and will make use of non-invasive and invasive prospecting activities that will include borehole drilling to retrieve geological core samples.

The proposed developments are located within the following environmental features as illustrated on the maps.

- Critical Biodiversity Areas Features of CBA 1,2 and Ecological Support Areas in terms of the Northern Cape Critical Biodiversity Area Map (2016).
- Mucina and Rutherford Vegetation of South Africa: Namaqualand Klipkoppe Shrubland; Namaqualand Blomveld.
- National Freshwater Ecosystem Priority Rivers
- National Protected Area Expansion Priority Areas (NPAES) 2016.

Comments

 Landscape connectivity is vital for the persistence of ecosystems. The National Protected Area Expansion Priority Areas are considered important sites for biodiversity conservation to meet conservation targets, and global or national biodiversity commitments. Approximately 75% (52 297 ha) of the proposed prospecting area falls within the Priority Focus Area of the NPAES.



Figure 1: NPAES Priority Focus Area

 In addition, approximately 72% of the proposed prospecting area is categorised as irreplaceable CBAs and 18% as highly important ESAs. These areas are essential to meet biodiversity targets for ecosystems, species and ecological processes, with CBAs considered as "no-go" areas for any development.

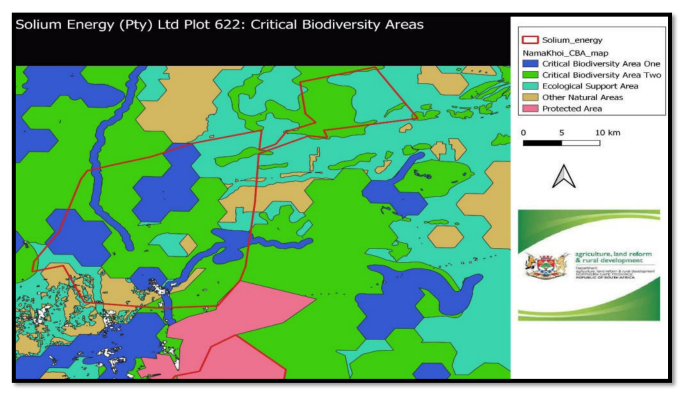


Figure 2: Northern Cape Critical Biodiversity Areas

- 3. Namaqualand Klipkoppe Shrubland, Namaqualand Blomveld, Bushmanland Arid Grassland and Bushmanland Inslegberg Shrubland are characterised by the presence of *Aliodendron dichotomum (formerly known as Aloe dichotoma var. dichotma*). It is currently listed as vulnerable (VU) and climate change models project a 36% decline in the species range within 100 years, assuming dispersal into newly suitable areas. In addition, there is a moratorium in place in the Northern Cape on the removal of *A. dichtomum* from the wild due to historic trade-related pressures on populations (Proclamation No. 968, 1 April 2005). All *A. dichtomum* individuals within close proximity to the planned development must be mapped in all documents going forward and regarded as no-go areas. Please also note that *Boschia albitrunca* (Shepherd's tree) is protected under the National Forest Act (Act No. 84 of 1998) and the Northern Cape Nature Conservation Act (Act No. 9 of 2009). If this species is noted in high abundance within the study area it must be indicated as such.
- 4. The Bushmanland Inselberg Shrubland are important refugia for plants and animals and act as corridors for rocky habitat species migrating across the sands covered plain plains of the Bushmanland Sandy Grassland ecosystem. Based on their higher biodiversity and contribution to local habitat diversity, the rocky outcrops must be avoided by the development. This does not imply that plains habitats are of little ecological concern.

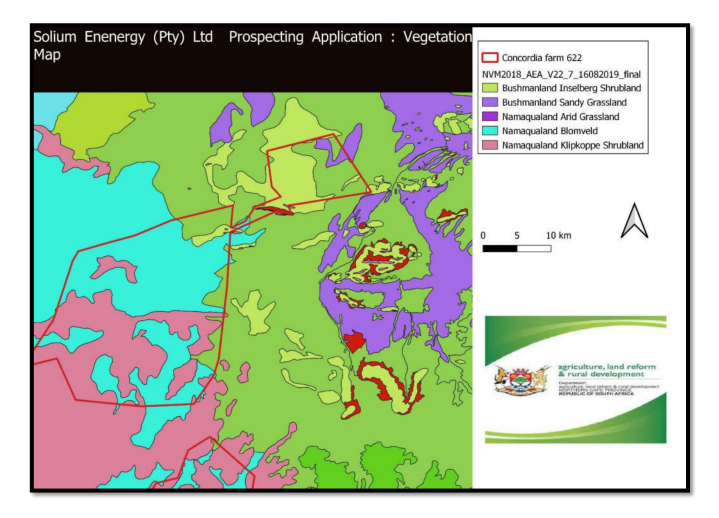


Figure 3: Solium Energy (Pty) Ltd in relation to Mucina and Rutherford Vegetation Map

- 5. Approximately 72% of the proposed prospecting area is categorized as irreplaceable CBA's and 18 % as highly important Ecological Support Areas. These areas are essential to meet biodiversity targets for ecosystems, species and ecological processes, with CBA 1 considered as "no-go" areas for developments. Activities which may cause fragmentation of CBAs leading to loss of ecological connectivity are not supported. Specialist assessment(s) must be undertaken if any of the above-mentioned circumstance prevail or if there is any doubt about the biodiversity value of the potentially impacted areas. The opportunities and constraints of the receiving environments must be used to inform the desirability and layout of any development proposal to ensure that developments do not compromise the biodiversity value of the area. When assessing the impact of the development on CBAs, the EAP must investigate the reasons (features) behind determination of the CBAs and critically assess whether these will be impacted negatively by the proposed construction and operational phase activities.
- 6. Considering the landscape connectivity in terms water provisions and ecosystem services, the cumulative impacts of mining in the region is a concern. Cumulative impacts in relation to an activity are defined in the

EIA Regulations (Government Notice R543) as meaning "the impact of an activity that itself may not be significant, but may have become significant when added to the existing and potential impacts eventuating from similar or diverse activities or undertaking in the area" Considering the competing land uses on farm 622, which include mining and prospecting right applications, livestock farming and renewable energy developments, cumulative impacts must be assess within the context of landscape connectivity.

- 7. The screening report indicated important habitats for several species of conservation concern. DAERL does not support activities that may negatively impact on habitats and ecological functioning. Appropriate buffers must be determined by a suitable qualified specialist to avoid impacting on habitats and particular attention must be paid to avoiding the loss of intact habitat, maximizing habitat heterogeneity and reducing fragmentation at a local and regional scale. The buffers must guide the development plans to reduce any present and future impact on habitats. Once suitable buffers have been mapped it must be illustrated on a map and included in the application.
- 8. Water is a limited resource in the Namaqualand region. Water requirements for proposed activities and potential impact on broader surface and ground water resources must be rigorously assessed and considered by an aquatic/freshwater specialist and/or ground water specialist, including the cumulative impact if other developments are also taking place.
- 9. Rehabilitation of any disturbed ecosystem is only considered successful when the ecosystem has returned to an ecologically functional state and has similar species assemblage as its natural state. Such applications must have a complete rehabilitation plan appended to submitted documentation. It should also be noted that DAERL will not support new prospecting applications on property where previously mined or prospecting areas have been suitable rehabilitated to an ecologically functioning state and have been officially closed by the DMRE.

COMMENT ON BASIC ASSESSMENT REPORT IN TERMS OF PROCEDURAL REQUIREMENTS OF THE EIA REGULATIONS (GNR 982)

- 10. Biodiversity specialists must:
 - a. Be competent at interpreting and evaluating information and able to explain the direct and indirect consequences of an activity to biodiversity. Sub-regulation 16 (1) (b) (v) requires and environmental screening report to be generated through the web based environmental screening tool. A summary of the specialist assessments required in terms of the environmental screening tool must be provided with a copy of the screening report made available. According to the content of Table 30, specialist studies

were not conducted "due to the minimal and temporary nature of the proposed prospecting activities" despite several of the themes being listed as having **High and Very High sensitivity scores** specifically linked to the anticipated prospecting activities. DAERL thus strongly object to the EAPs conclusion that specialist assessments are not required and respectfully request the site sensitivity verification report required in terms of the environmental themes protocol with a copy of the Department of Minerals and Energy's (DMRE) written approval thereof.

- b. Have appropriate formal training in her/her field of expertise. Have sufficient practical experience working in the specific ecosystems of the affected region and thereby adding value to the planning and design of the proposed project/activity. The available information does not demonstrate the EAP to possess the relevant experience or specialisations required for semi-arid, sensitive and biodiverse systems like the Succulent Karoo Biome, to be able to make this type of broad, unqualified statement.
- c. Be able to trace impact pathways and identify indirect or cumulative impacts and consider ecosystem good and services.
- d. Have good knowledge of relating to assessment techniques and to relevant legislation, policies and guidelines.
- e. Be registered with the South African Council for Natural Scientific Professions (SACNASP)

Please note that the DMRE no longer sends copies of the applications to commenting authorities. It is now the responsibility of the consultant working for the applicant to ensure that all commenting authorities receive the relevant documents.

Based on the above- mentioned information it is understood that prospecting application is for non-invasive prospecting. It is understood that the entire prospecting activity on site will comprise traversing the farm on foot and collecting rock samples for analysis. It is understood that this method will have a negligible impact on biodiversity. DAERL object to the prospecting application considering that prospecting applications ultimately lead to mining applications, and considering the proposed prospecting area targets an area that has bearing on land uses and has been identified as an area for livestock farming and contain important biodiversity features such as CBA's and water courses. Although we understand that the impacts of prospecting are usually less than that of a mining, prospecting often leads often leads to mining and we do not support mining activities in the prospecting application area, as the environmental damage to ecologically pattern and processes is often irreplaceable, as the receiving environment is unlikely to be rehabilitated to its ecological state prior to mining.

Should you need any further information or clarifications, please feel free to contact myself, Peter Cloete (pcloete@daerl.co.za), and/or Elsabè Swart (Scientific Manager: Research and Development Support) and/or Abe Abrahams (Director: Biodiversity Management).

We trust that you will find our feedback in order.

Yours sincerely

Aloete

Peter Cloete Professional Scientist: Grade A Ecologist Department Agriculture, Environmental Affairs, Rural Development and Land Reform C/O Voortrekker and Magasyn Street Springbok 8240

L. GELDENHUYS ACTING SCIENTIFIC MANAGER: RESEARCH



INTERNAL MEMORANDUM

90 Long Street, Kimberley, Northern Cape, South Africa, 8300, Tel: (053) 807 7300, E-mail: <u>eswart@daerl.co.za</u> , web: www.agrinc.gov.za

Date:	27 January 2025	File:	Acting Scientific Manager
To:	Mrs Louise Geldenhuys	From:	Ms E Swart
To:	Mrs Louise Geldenhuvs	From:	

Dear Louise Geldenhuys,

DELEGATION OF AUTHORITY AS ACTING SCIENTIFIC MANAGER FOR THE ENVIRONMENTAL RESEARCHERS

You are hereby appointed as Acting Scientific Manager: Research for the period 30 January – 4 February 2025 in accordance with powers vested in me.

No financial delegations are herewith transferred therefore you cannot sign-off on any expenditure. Cost containment measures must be followed and thus no new expenditures are allowed. Chief Director Dr Kegakilwe must be consulted for any expenditure enquiries.

Activities will include the following:

- 1. To review memoranda and leave (must ensure sufficient leave credits are available), where after it may be submitted. Formal communications going out must go via the line function for the HoD's signature, before sending it out.
- 2. To review and sign-off on specialist inputs, report-backs, reports, publications, and presentations as needed.
 - a. Ensure EIA regulation amendment comments are timeously submitted (deadline 4 Feb 2025)
 - b. Environmental impacts are timeously submitted (as per respective assessment commenting periods)
- 3. Refer to the monthly planner of the Environmental Scientists should you need to locate anyone.
- 4. Any additional requests received from Senior Management (within the research unit's functions) should be attended to as needed, and where possible.
- 5. Attend to enquiries / information requests as needed.

This appointment is temporary and is only valid from 30 January – 4 February 2025.



Please ensure that I have copies of all documents you reviewed and signed during your acting period, as well as comments provided by yourself upon enquiries, i.e. cc me.

Please feel free to contact me if you are uncertain about anything. I will respond to a WhatsUp message as soon as I can.

I hereby wish you all the best in your role as Acting Scientific Manager.

Yours sincerely,

and the second

Elsabé Swart (Van Schalkwyk) Scientific Manager Gr B: Research (Environmental)

Acceptance / Decline of responsibility

Hereby I accept the function of Acting Scientific Manager: Research for the period 19-23 August 2024.

Signed

Lijeldenhuys

Louise Geldenhuys Production Scientist: Coastal Ecologist 27/01/2025

From:	Greenmined Comments
Sent:	Friday, 31 January 2025 12:38
То:	PCloete@daerl.co.za; aabrahams@daerl.co.za
Cc:	ESwart@daerl.co.za; geldenhuys.louise1@gmail.com; Sonette Smit
Subject:	FW: Comments on the draft basic assessment for the prospecting right application
	for Solium Energy (Pty) Ltd NC 30/5/1/1/2/14025 PR
Attachments:	DAERL GE Response Concordia.pdf

Good day,

Trust this mail finds you well.

Please find attached our response to your comments received.

Kind Regards/Vriendelike Groete Anel Olivier



Tel: 021 851 2673 Cell: 067 417 2654 Fax: 086 546 0579 www.greenmined.com

106 Baker Square, Paardevlei De Beers Avenue Somerset West 7130

Suite 62, Private Bag x15 Somerset West, 7129

"the goal isn't to live forever, it is to protect a planet that will"

From: Louise Geldenhuys <geldenhuys.louise1@gmail.com>
Sent: Thursday, 30 January 2025 14:47
To: Sonette Smit <<u>Sonette.S@greenmined.co.za</u>>
Cc: Peter Cloete <<u>PCloete@daerl.co.za</u>>; Elsabe Swart <<u>ESwart@daerl.co.za</u>>; Olebile Seshupo
<<u>olebile.seshupo@dmre.gov.za</u>>; aabrahams@daerl.co.za
Subject: Comments on the draft basic assessment for the prospecting right application for Solium Energy (Pty) Ltd
NC 30/5/1/1/2/14025 PR

Dear Ms Smit,

Please find attached comments on the draft basic assessment for the prospecting right application for Solium Energy (Pty) Ltd NC 30/5/1/1/2/14025 PR.

Please contact Mr Cloete (pcloete@daerl.co.za) if you have any questions.

Regards,

Louise



Reference No: NC 30/5/1/1/2/14025 PR

Department of Agriculture, Environmental Affairs and Rural Development

90 Long Street,

Kimberley,

Northern Cape,

South Africa,

8300

pcloete@daerl.co.za 31 January 2025

Attention: Mr Peter Cloete, pcloete@daerl.co.za Mr Abe Abrahams aabrahams@daerl.co.za

Dear Sirs

RE: ACKNOWLEDGMENT OF COMMENTS ON THE DRAFT BASIC ASSESSMENT REPORT FOR PROSPECTING ACTIVITY ON FARM 622 IN THE MAGISTERIAL DISTRICT OF NAMAQUALAND, NORTHERN CAPE PROVINCE (DMRE REF: NC 30/5/1/1/2/14025 PR).

We acknowledge receipt of your correspondence dated 30 January 2025, containing comments regarding the Draft Basic Assessment Report (BAR) for the proposed prospecting project. We greatly appreciate your participation in the Public Participation Process (PPP) and your detailed feedback.

Below, we address each point raised.

- In addition, approximately 72% of the proposed prospecting area is categorised as irreplaceable CBAs and 18% as highly important ESAs. These areas are essential to meet biodiversity targets for ecosystems, species and ecological processes, with CBAs considered as "no-go" areas for any development.
 - The DBAR acknowledges the ecological importance of the area, including its inclusion in the Priority Focus Area of the NPAES. As detailed on Page 82, the report explicitly outlines that prospecting

the goal isn't to live forever, it is to protect a planet that will

Greenmined Environmental (Pty) Ltd |Tel: 021 851 2673 | Fax: 086 546 0579 Office No 37, Baker Square Block 1, De Beers Avenue, Paardevlei, Somerset West, 7130 Postnet Suite 62, Private Bag X15, Somerset West, 7129 Directors: S Smit; C Weideman | Reg No: 2012/055565/07 | VAT No. 4040263032



activities are designed to minimize landscape disruption. The small footprint of less than 0.3 hectares for invasive activities (refer to Page 24) ensures that the ecological connectivity of the area remains intact. Additionally, specialist walk-throughs (see Page 86) will identify and avoid sensitive areas.

- 2. Namaqualand Klipkoppe Shrubland, Namaqualand Blomveld, Bushmanland Arid Grassland and Bushmanland Inslegberg Shrubland are characterised by the presence of *Aliodendron dichotomum* (formerly known as *Aloe dichotoma var. dichotma*). It is currently listed as vulnerable (VU) and climate change models project a 36% decline in the species range within 100 years, assuming dispersal into newly suitable areas. In addition, there is a moratorium in place in the Northern Cape on the removal of *A. dichtomum* from the wild due to historic trade-related pressures on populations (Proclamation No. 968, 1 April 2005). All *A. dichtomum* individuals within close proximity to the planned development must be mapped in all documents going forward and regarded as no-go areas. Please also note that *Boschia albitrunca* (Shepherd's tree) is protected under the National Forest Act (Act No. 84 of 1998) and the Northern Cape Nature Conservation Act (Act No. 9 of 2009). If this species is noted in high abundance within the study area it must be indicated as such.
 - The DBAR identifies that 72% of the prospecting area is categorized as irreplaceable CBAs and 18% as ESAs. As outlined on Page 86, the prospecting activities will carefully avoid sensitive areas, and specialists will conduct walk-throughs before invasive activities to ensure that CBAs and ESAs remain undisturbed. The use of flexible site planning (refer to Page 24) further emphasizes the commitment to reducing impacts.
- 3. The Bushmanland Inselberg Shrubland are important refugia for plants and animals and act as corridors for rocky habitat species migrating across the sands covered plain plains of the Bushmanland Sandy Grassland ecosystem. Based on their higher biodiversity and contribution to local habitat diversity, the rocky outcrops must be avoided by the development. This does not imply that plains habitats are of little ecological concern.
 - The DBAR recognizes the presence of vulnerable species, including *A. dichotomum* and *B. albitrunca*. On Page 86, it is highlighted that walk-through assessments will map sensitive species, designating them as no-go zones. The project adheres to the requirements of the Northern Cape Nature Conservation Act and the National Forest Act, as mentioned under mitigation measures on Page 86 and in the EMPR (see Page 160).
- 4. Approximately 72% of the proposed prospecting area is categorized as irreplaceable CBA's and 18 % as highly important Ecological Support Areas. These areas are essential to meet biodiversity targets for ecosystems, species and ecological processes, with CBA 1 considered as "no-go" areas for developments. Activities which may cause fragmentation of CBAs leading to loss of ecological connectivity are not supported. Specialist assessment(s) must be undertaken if any of the above-mentioned circumstance prevail or if there is any doubt about the biodiversity value of the potentially impacted areas. The opportunities and constraints of the receiving environments must be used to inform the desirability and layout



of any development proposal to ensure that developments do not compromise the biodiversity value of the area. When assessing the impact of the development on CBAs, the EAP must investigate the reasons (features) behind determination of the CBAs and critically assess whether these will be impacted negatively by the proposed construction and operational phase activities.

- The DBAR concurs with the importance of these areas as biodiversity refugia. As detailed on Page 64, rocky outcrops will be avoided, and flexible drilling locations will be utilized to ensure minimal disruption. This approach is reinforced on Page 86, which emphasizes that specialist walk-throughs will guide the selection of non-sensitive sites for drilling.
- Specialist assessments will investigate ecological features of CBAs to inform site planning. As described on Page 86, sensitive areas will be excluded from prospecting activities, and project layouts will be refined to ensure connectivity remains intact. The report further commits to using a minimal footprint for all prospecting activities (see Page 24).
- 5. Considering the landscape connectivity in terms water provisions and ecosystem services, the cumulative impacts of mining in the region is a concern. Cumulative impacts in relation to an activity are defined in the EIA Regulations (Government Notice R543) as meaning "the impact of an activity that itself may not be significant, but may have become significant when added to the existing and potential impacts eventuating from similar or diverse activities or undertaking in the area" Considering the competing land uses on farm 622, which include mining and prospecting right applications, livestock farming and renewable energy developments, cumulative impacts must be assess within the context of landscape connectivity.
 - Cumulative impacts are addressed in the DBAR on Page 98, where the report commits to assessing and mitigating these impacts in consultation with specialists. Given the limited scale of the prospecting activities, the overall contribution to cumulative impacts is expected to be negligible. Nonetheless, measures outlined in the EMPR (see Page 160) ensure ongoing monitoring and mitigation.
- 6. The screening report indicated important habitats for several species of conservation concern. DAERL does not support activities that may negatively impact on habitats and ecological functioning. Appropriate buffers must be determined by a suitable qualified specialist to avoid impacting on habitats and particular attention must be paid to avoiding the loss of intact habitat, maximizing habitat heterogeneity and reducing fragmentation at a local and regional scale. The buffers must guide the development plans to reduce any present and future impact on habitats. Once suitable buffers have been mapped it must be illustrated on a map and included in the application.
 - The DBAR commits to determining appropriate buffers to protect habitats, as detailed on Page 86. Once invasive activities are planned, specialists will identify and map sensitive areas, ensuring that these are excluded from the prospecting footprint. These buffers will be included in the final project layout (see Page 86).



- 7. Water is a limited resource in the Namaqualand region. Water requirements for proposed activities and potential impact on broader surface and ground water resources must be rigorously assessed and considered by an aquatic/freshwater specialist and/or ground water specialist, including the cumulative impact if other developments are also taking place.
 - Water use requirements and potential impacts are discussed on Page 24. The DBAR specifies that water will be sourced sustainably and used minimally for dust suppression and drilling. Specialists will assess potential impacts on surface and groundwater, and cumulative impacts will be rigorously considered (see Page 98)
- 8. Rehabilitation of any disturbed ecosystem is only considered successful when the ecosystem has returned to an ecologically functional state and has similar species assemblage as its natural state. Such applications must have a complete rehabilitation plan appended to submitted documentation. It should also be noted that DAERL will not support new prospecting applications on property where previously mined or prospecting areas have been suitable rehabilitated to an ecologically functioning state and have been officially closed by the DMRE.
 - The DBAR includes a comprehensive rehabilitation plan, as outlined on Pages 174-180. This plan ensures that disturbed ecosystems are restored to an ecologically functional state. The report commits to progressive rehabilitation and final closure according to DMRE standards, with specific measures detailed in the EMPR (see Page 160).

COMMENT ON BASIC ASSESSMENT REPORT IN TERMS OF PROCEDURAL REQUIREMENTS OF THE EIA REGULATIONS (GNR 982)

- 9. Biodiversity specialists must:
 - a. Be competent at interpreting and evaluating information and able to explain the direct and indirect consequences of an activity to biodiversity. Sub-regulation 16 (1) (b) (v) requires and environmental screening report to be generated through the web based environmental screening tool. A summary of the specialist assessments required in terms of the environmental screening tool must be provided with a copy of the screening report made available. According to the content of Table 30, specialist studies were not conducted "due to the minimal and temporary nature of the proposed prospecting activities" despite several of the themes being listed as having High and Very High sensitivity scores specifically linked to the anticipated prospecting activities. DAERL thus strongly object to the EAPs conclusion that specialist assessments are not required and respectfully request the site sensitivity verification report required in terms of the environmental themes protocol with a copy of the Department of Minerals and Energy's (DMRE) written approval thereof.
 - b. Have appropriate formal training in her/her field of expertise. Have sufficient practical experience working in the specific ecosystems of the affected region and thereby adding value to the planning and



design of the proposed project/activity. The available information does not demonstrate the EAP to possess the relevant experience or specialisations required for semi-arid, sensitive and biodiverse systems like the Succulent Karoo Biome, to be able to make this type of broad, unqualified statement.

- c. Be able to trace impact pathways and identify indirect or cumulative impacts and consider ecosystem good and services.
- d. Have good knowledge of relating to assessment techniques and to relevant legislation, policies and guidelines.
- e. Be registered with the South African Council for Natural Scientific Professions (SACNASP)
 - The DBAR includes an environmental screening report in Appendix L and commits to conducting required specialist studies for high-sensitivity themes. The decision to defer some studies is based on the minimal impact of initial non-invasive activities. All specialists will be registered with SACNASP, ensuring compliance with professional standards (see Page 24).

Please note that the DMRE no longer sends copies of the applications to commenting authorities. It is now the responsibility of the consultant working for the applicant to ensure that all commenting authorities receive the relevant documents.

Noted

Based on the above- mentioned information it is understood that prospecting application is for noninvasive prospecting. It is understood that the entire prospecting activity on site will comprise traversing the farm on foot and collecting rock samples for analysis. It is understood that this method will have a negligible impact on biodiversity. DAERL object to the prospecting application considering that prospecting applications ultimately lead to mining applications, and considering the proposed prospecting area targets an area that has bearing on land uses and has been identified as an area for livestock farming and contain important biodiversity features such as CBA's and water courses. Although we understand that the impacts of prospecting are usually less than that of a mining, prospecting often leads often leads to mining and we do not support mining activities in the prospecting application area, as the environmental damage to ecologically pattern and processes is often irreplaceable, as the receiving environment is unlikely to be rehabilitated to its ecological state prior to mining.

The DBAR reiterates that the application pertains to non-invasive prospecting activities only, designed to determine feasibility without guaranteeing mining. As noted on Page 24, invasive



activities will occupy less than 0.3 hectares over the project's lifespan, with rigorous mitigation to minimize impacts.

The DBAR was prepared with the understanding that the proposed prospecting activities are primarily noninvasive and represent an early investigative phase to assess feasibility. Mining feasibility cannot be determined until prospecting activities have been completed, as stated throughout the DBAR. Invasive activities, limited to a cumulative disturbance of less than 0.3 hectares, will only occur in the later stages of the prospecting phase and will involve minimal disturbance.

The DBAR commits to conducting specialist studies once the drilling plan is finalised, ensuring that sensitive areas are excluded from the prospecting footprint. Each drill site will occupy approximately 10m x 10m, with a maximum of four sites active at any time, resulting in a disturbance of less than 0.04 hectares at any given moment (refer to Page 24). Drill sites can also be adjusted to avoid sensitive areas, guided by walk-throughs conducted by qualified specialists.

The assertion by DAERL regarding the EAP's qualifications is unfounded, as the DBAR clearly states that all necessary specialist studies, compliant with regulations, will be conducted. The investigative nature of the prospecting right application does not guarantee mining activities, nor does it ensure a favourable feasibility outcome.

We thank you for taking part in the public participation process as well as your valuable contribution in providing comments. All comments provided will be incorporated into the Final Basic Assessment Report (FBAR) and submitted to the Department of Mineral Resources and Energy (DMRE), Northern Cape Province. DAERL will be informed of the DMRE's decision following the review period.

Kind Regards, Sonette Smit Greenmined Environmental sonette.s@greenmined.co.za

From:	Microsoft Outlook <microsoftexchange329e71ec88ae4615bbc36ab6ce41109e@rbx.raubex.com></microsoftexchange329e71ec88ae4615bbc36ab6ce41109e@rbx.raubex.com>
То:	PCloete@daerl.co.za; aabrahams@daerl.co.za; ESwart@daerl.co.za; geldenhuys.louise1@gmail.com
Sent:	Friday, 31 January 2025 12:38
Subject:	Relayed: FW: Comments on the draft basic assessment for the prospecting right application for Solium Energy (Pty) Ltd NC 30/5/1/1/2/14025 PR

Delivery to these recipients or groups is complete, but no delivery notification was sent by the destination server:

PCloete@daerl.co.za (PCloete@daerl.co.za)

aabrahams@daerl.co.za (aabrahams@daerl.co.za)

ESwart@daerl.co.za (ESwart@daerl.co.za)

geldenhuys.louise1@gmail.com (geldenhuys.louise1@gmail.com)

Subject: FW: Comments on the draft basic assessment for the prospecting right application for Solium Energy (Pty) Ltd NC 30/5/1/1/2/14025 PR



FW: Comments on the draft basi...

PROOF OF CORRESPONDENCE WITH MRS S KAMANJA FROM WWF SOUTH AFRICA ON 29 JANUARY 2025



From:	Anel Olivier			
Sent:	Thursday, 30 January 2025 09:01			
То:	Anel Olivier			
Subject:	FW: DMRE Ref Number: 30/5/1/1/2/ 14109 PR - Comments on the Concordia BAR			
	for the Prospecting Application by Solium Energy (PTY) LTD on Farms 622,			
	Namaqualand, Northern Cape Province			
Attachments:	LTRxx01.2025_WWF Comment on Concordia BAR_14025PR.pdf; AnnexA1_CBA			
	Map.jpg; AnnexA2_NPAES Map.jpg; AnnexB_Windeed Report.Pdf			

From: Sylvia Kamanja <<u>skamanja@wwf.org.za</u>>

Sent: Wednesday, 29 January 2025 16:34

To: Sonette Smit <<u>Sonette.S@greenmined.co.za</u>>

Cc: <u>ndlelenhle.zindela@dmre.gov.za</u>; <u>tshifhiwa.mukwevho@dmr.gov.za</u>; <u>pcloete@daerl.co.za</u>;

<u>marthan.theart@sanparks.org</u>; jeffrey.manuel@sanparks.org; Angus Burns <<u>aburns@wwf.org.za</u>>; Jodie Johnson <<u>jjohnson@wwf.org.za</u>>; Jan Coetzee <<u>jcoetzee@wwf.org.za</u>>; Katherine Forsythe <<u>kforsythe@wwf.org.za</u>>; Franci Gresse <<u>fgresse@wwf.org.za</u>>

Subject: DMRE Ref Number: 30/5/1/1/2/ 14109 PR - Comments on the Concordia BAR for the Prospecting Application by Solium Energy (PTY) LTD on Farms 622, Namaqualand, Northern Cape Province

Dear Ms. Sonette Smit

Kindly find the attached comments on the Solium Energy (Pty) prospecting right application BAR for your attention.

Kind Regards Sylvia Kamanja :: Legal Officer: Land Programme, WWF South Africa::

1st Floor, Bridge House, Boundary Terraces, Mariendahl Lane, Newlands P.O.Box 23273, Claremont 7735 **Tel:** +27 21 657 6600, **Mobile:** +27 718744075 **Email:** <u>skamanja@wwf.org.za</u> | **Web:** <u>www.wwf.org.za</u>



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WWF South Africa World Wide Fund For Nature

Head Office: Boundary Terraces Bridge House, 1st Floor Mariendahl Lane NEWLANDS 7700 P O Box 23273 CLAREMONT 7735 Tel: +27 21 657 6600 Fax: 086 535 9433 Reg. No: 003-226 NPO VAT No: 4820122481 Web: www.wwf.org.za PBO No.: 130002490

Gauteng Office:

23 Melle Street Cnr De Korte Street BRAAMFONTEIN 2001 Postnet Suite 1 Private Bag X4 BRAAMFONTEIN 2017 Tel: +27 11 339 1152 08610 WWFSA (99372) Fax: 086 538 7391

Ms Sonette Smit Greenmined Environmental (Pty) Ltd Office No 36, Baker Square Block 1 De Beers Avenue, Paardevlei, Somerset West, 7130 Cape Town Email: <u>sonette.s@greenmined.co.za</u>

Date: 29 January 2025

Dear Ms Smit

REGISTRATION AS AN INTERESTED AND AFFECTED PARTY AND LODGING OBJECTION TO THE APPLICATION OF SOLIUM ENERGY (PTY) LTD FOR THE PROPOSED PROSPECTING ACTIVITY ON FARMS 622 IN THE MAGISTERIAL DISTRICT OF NAMAQUALAND, NORTHERN CAPE PROVINCE

DMRE REFERENCE NUMBER: NC 30/5/1/1/2/14025 PR

- WWF South Africa (WWF-SA) hereby wish to confirm its registration as an Interested and Affected Party (I&AP) in accordance with the Environmental Impact Assessment (EIA) Regulations¹ of the National Environment Management Act No. 107 of 1998 (NEMA) for the above-mentioned prospecting application for environmental authorization.
- 2. Please be advised that WWF-SA is the registered owner of Portion 1 of the Farm Ratel Kraal 131 located adjacent to the proposed prospecting area as indicated

¹ Government Notice No. R. 982 of 4 December 2014 (GNR 982), as amended.



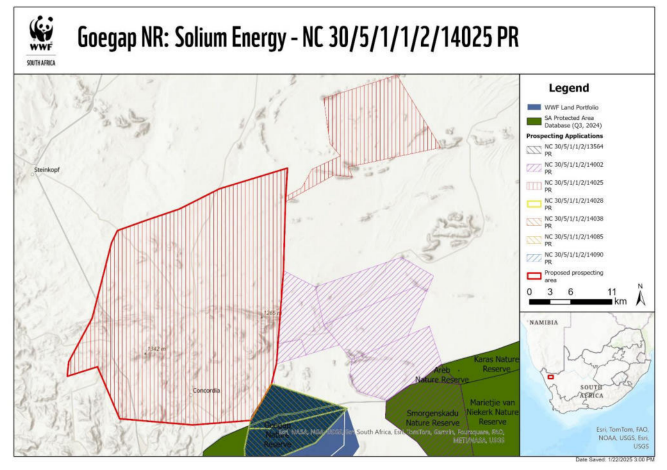


Figure 1.



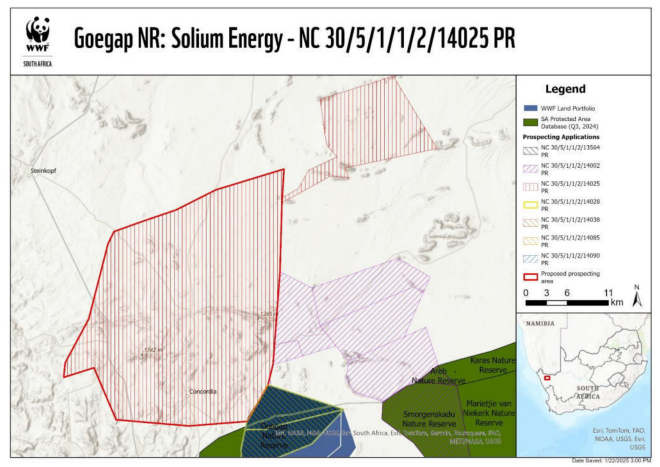


Figure 1: Location of WWF-SA properties in relation to the proposed prospecting area.

- 3. WWF-SA acquired several properties declared and managed as part of the Goegap Nature Reserve specifically for their ecological importance on request from the Northern Cape Department of Agriculture, Environmental Affairs, Rural Development and Land Reform (DAERL) to achieve national and international conservation targets in accordance with the objectives of the National Environmental Management: Protected Areas Act No. 57 of 2003 (NEM:PAA), as amended.
- 4. WWF-SA therefore has a clear interest in protecting sensitive ecosystems and threatened ecological areas on property it owns and adjacent properties from prospecting activities, as well as anticipated future impacts should the prospecting right be converted to a mining right.

BIODIVERSITY VALUE OF PROPOSED PROSPECTING AREA

- 5. The following environmental features are applicable to the proposed prospecting area as illustrated on the maps included in Annexure A:
 - a. Critical Biodiversity Areas (CBAs) and Ecological Support Areas (ESAs) in terms of the 2016 Northern Cape Critical Biodiversity Area Map



- b. National Freshwater Ecosystem Priority Area (NFEPA) rivers
- c. National Protected Areas Expansion Strategy Priority Areas (NPAES of 2016)
- 6. Approximately 75% (52 297 ha) of the proposed prospecting area falls within the Priority Focus Area of the NPAES. These areas are considered irreplaceable sites for biodiversity conservation to meet conservation targets, and global or national biodiversity commitments.
- 7. In addition, approximately 72% of the proposed prospecting area is categorised as irreplaceable CBAs and 18% as highly important ESAs. These areas are essential to meet biodiversity targets for ecosystems, species and ecological processes, with CBAs considered as "no-go" areas for any development.

Table 1: Definition² and extent of CBAs and ESAs within the proposed prospecting area

Property Description	Landscape-level Purpose	Management Objective	Extent (ha)	% of Proposed Prospecting Area
Critical Biodiversity Areas (CBAs)	Together with protected areas, it ensures that a viable representative sample of all ecosystem types and species can persist.	Maintain in a natural or near-natural state, with no further loss of natural habitat. Degraded areas should be rehabilitated. Only low-impact, biodiversity-sensitive land uses are appropriate.	49,969	72%
Ecological Support Areas (ESAs)	Ensures the long-term ecological functioning of the landscape as a whole.	Maintain in a functional, near- natural state. Some habitat loss is acceptable, provided the underlying biodiversity objectives and ecological functioning are not compromised.	12,407	18%

8. The proposed application is made in respect of an area that constitutes important habitat for several species of conservation concern as highlighted in the environmental screening report (Appendix L of the BAR). According to SANBI's red data list, two Endangered (EN), eight Vulnerable (VU), six Rare and 27 Unnamed sensitive species potentially occur within the proposed prospecting area.

Table 2: Number of species identified through the environmental screening report that are endangered, vulnerable, rare and/or unnamed species that are categorized as sensitive by SANBI.

Theme	Endangered	Vulnerable	Least Concern	Rare	Unnamed sensitive species
Animal	2	6	0	1	1
Plants	0	2	0	5	26
Total	2	8	0	6	27

² Definitions copied directly from SANBI's *Technical guidelines for CBA Maps: Guidelines for developing a map of Critical Biodiversity Areas & Ecological Support Areas using systematic biodiversity planning* (2017).



9. Taking the above information into consideration, the irreplaceability and critical importance of the ecosystem found in this area in terms of South African law and biodiversity planning instruments (e.g. provincial and national protected area expansion strategies) is evident. For this reason, WWF-SA is of the view that, although prospecting may have relatively limited impacts on the affected area, it is certain that conversion of these rights to mining would have unacceptable consequences for biodiversity, ecological infrastructure and associated ecosystem services.

COMMENT ON BASIC ASSESSMENT REPORT IN TERMS OF PROCEDURAL REQUIREMENTS OF THE EIA REGULATIONS (GNR 982)

- 10. In terms of sub-regulation 16(1)(b)(iii) and (iv) of the EIA Regulations (GNR 982), the Environmental Assessment Practitioner (EAP) is required to include in the application a signed declaration stating their independence and competence, as well as an undertaking under oath that the information presented is true and correct. Upon careful review of the Basic Assessment Report (BAR), these documents were found to be absent, and a copy is respectfully requested.
- 11. Sub-regulation 16(1)(b)(v) requires an environmental screening report to be generated through the national web based environmental screening tool. This report forms the basis of the environmental impact assessment process and is thus of critical importance in our consideration of the content of the BAR and proposed prospecting area.

A summary of the specialist assessments required in terms of the environmental screening report is provided in Table 30 of the BAR with a copy of the screening report made available in Appendix L (also see Table 3 below). According to the content of Table 30, specialist studies were not conducted "*due to the minimal and temporary nature of the proposed prospecting activities*" despite several of the themes being listed as having **High and Very High sensitivity scores** specifically linked to the anticipated prospecting activities. This reasoning does not align with the requirements of the relevant protocol as discussed in Point 12 below.

In addition, the available information does not demonstrate the EAP to possess the relevant experience or specialisations required for semi-arid, sensitive and biodiverse systems like the Succulent Karoo Biome, to be able to make this type of broad, unqualified statement. WWF-SA thus strongly object to the EAPs conclusion that specialist assessments are not required and respectfully request the site sensitivity verification report required in terms of the environmental themes protocol with a copy of the Department of Minerals and Energy's (DMRE) written approval thereof.



Table 3: Sensitivity scores as per the site screening report included in Appendix L of the BAR.

Theme	Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
Agriculture Theme		X		
Animal Species Theme		X		
Aquatic Biodiversity Theme	Х			
Archaeological and Cultural Heritage Theme	X			
Civil Aviation Theme				X
Defence Theme		10. 		X
Paleontology Theme			Х	
Plant Species Theme	X			
Terrestrial Biodiversity Theme	Х	13		

12. According to sub-regulation 16(3)(a), "any report, plan or document submitted as part of an application must comply with any protocol or minimum information requirements related to the application as identified and gazetted by the Minister in a government notice." Upon review of the BAR, it was determined that the report fails to consider and apply the requirements of the prescribed protocols for the assessment and reporting on identified environmental themes (Government Gazette No. 320 of 20 March 2020) as required in terms of sections 24(5)(a), (h) and 44 of NEMA.

More specifically, the protocol requires that a site sensitivity verification report must be compiled through "(a) a desk top analysis, using satellite imagery; (b) a preliminary on-site inspection; and (c) any other available and relevant information" to confirm or dispute the current land use and/or environmental sensitive features identified in the environmental screening report to confirm if the identified specialist assessments are required. The protocols further require that should the site verification assessment determine that a designation of "very high" sensitivity should in fact be of "low" sensitivity, a compliance statement must be prepared by a specialist registered with SACNASP in the relevant field for submission as part of the application process. However, the BAR does not:

- a. include a copy of the site sensitivity verification report;
- b. provide a detailed, thought-through motivation for not undertaking the requisite specialist assessments;
- c. provide compliance statements from SACNASP registered specialists in terms of the themes indicated in Table 4 as being of high sensitivity; and/or
- d. provide written confirmation from DMRE regarding the acceptance of a site sensitivity verification report and compliance statements, should these exist.

Considering the above, we respectfully request copies of:

- 1. site sensitivity verification report;
- 2. compliance statements from suitable qualified specialists for all themes designated very high sensitivity; and
- 3. written confirmation from DMRE regarding the acceptance of the site sensitivity report and compliance statements to provide informed feedback on the application.



As it stands, the BAR appears to be fatally flawed through the lack of evidence that confirms compliance with these requirements.

- 13. Appendix 1: Paragraph 3(1)(e) of the EIA Regulations (hereafter referred to as Appendix 1) further requires a description of the policy and legislative context within which the application is proposed to be included in the BAR. However, Table 4 of the BAR fails to consider the following legislation, protocols and strategies applicable to the proposed mining activities and is thus non-compliant with the requirements of section 3(e) of Appendix 1:
 - a. Northern Cape Planning and Development Act No 7 of 1998
 - b. Northern Cape Nature Conservation Act No 9 of 2009
 - c. The prescribed protocols in terms of the EIA Regulations for the assessment and reporting on identified environmental themes (Government Gazette No. 320 of 20 March 2020)
- 14. Further to the above, even though the BAR refers to the Nama Khoi Municipality's Integrated Development Plan, it does not describe the zoning of the property and instead goes into detail about the Gamsberg zinc mine located in the Khai-Ma municipal area. It is unclear how this information is relevant to the prospecting application. It is requested that the EAP confirm the municipal zoning of the property and compliance with the relevant zoning bylaws of the Nama Khoi municipality (and not the Khai-Ma municipality).
- 15. Paragraph 3(1)(f) of Appendix 1 requires the inclusion of a motivation for the need and desirability of the proposed application in the context of the preferred location. However, the relevant motivation in the BAR fails to consider the sensitivity of the site as highlighted in terms of the NPAES, 2016 Northern Cape CBA map and environmental screening report results (considering there are no specialist assessments, site verification report or compliance statements) and subsequently does not explain how the proposed prospecting application and potential future mining activities prevails over national and international biodiversity commitments, as well as requirements of national legislation in terms of the:
 - a. Montreal Global Biodiversity Framework;
 - b. Convention on Biological Diversity;
 - c. National Environmental Management: Biodiversity Act No 10 of 2004 (NEM:BA); and
 - d. NEM:PAA
- 16. Paragraph 3(1)(f) of Appendix 1 requires "...an assessment of each identified potential significant impact and risk..." to be included in the BAR. Due to the following omissions, we are concerned that the impact assessment included in the BAR cannot meet this requirement:
 - a. Site sensitivity verification report in terms of the minimum requirements for the assessment of environmental themes (see Point 12).



b. Compliance statements from suitably qualified specialists to confirm the reduced sensitivity ratings from "very high" to "low" for the relevant environmental themes indicated in Table 4.

OTHER CONSIDERATIONS

- 17. The property description provided in the BAR and DMRE acceptance letter (Appendix H of the BAR) indicates the proposed prospecting area to be located on Farm 622. However, according to Windeed (Annexure B), the correct property description is Portion 25 of the Farm Steinkopf No 22. We would therefor appreciate clarification of this discrepancy.
- 18. It needs to be pointed out that the important biodiversity areas indicated in the Mining and Biodiversity Map referred to on pages 69 and 83 of the BAR was published in 2012 and is therefore outdated. The 2016 NC CBA Map provides a more accurate reflection of the distribution of CBAs and ESAs for consideration in the BAR.
- 19. It is incorrectly stated on pages 8 and 87 of the BAR that the screening tool designated the site to be of "medium" sensitivity in terms of the animal species theme. The correct designation is "high" due to the potential occurrence of several species of conservation concern (see Table 2).
- 20. The BAR mentions on several occasions that specialists will be involved during later phases to micro-site drilling and borehole sites to avoid sensitive environmental features. This step is however not included in the schedule provided on page 32 of the BAR. Please clarify the reason for this omission.
- 21. On pages 52 and 53 of the BAR it is stated that the 30 day comment period will be ending on 30 January 2025. However, on page 6 it is indicated as ending on 31 January 2025.
- 22. Page 77 of the BAR refers to the Namaqualand biome. This is incorrect as the property falls within the Succulent Karoo Biome.
- 23. Annexure I includes information related to a prospecting application in the Western Cape Province and the CV of Ms Zoë Norval. Please clarify the applicability to these documents in terms of the Concordia prospecting application.

CONCLUSION

24. WWF-SA is not against development as long as it is planned and implemented in a sustainable manner that complies with South Africa's legislative framework. We are however concerned that the EIA process implemented for the proposed prospecting area does not comply with the requirements of the EIA regulations and ignores legislated requirements in terms of the minimum criteria for reporting on environmental themes. This landscape is highly sensitive in terms of its biodiversity and is known to respond very slowly to rehabilitation efforts due to its arid nature.



25. For this reason, it is our opinion that the prospecting application DMRE REF: NC 30/5/1/1/2/14025 PR in its current form does not comply with the EIA Regulations and we object in the strongest possible way to its approval. Furthermore, WWF-SA reserves the right to provide further comment in terms of Chapter 6 of the EIA Regulations, should the application be revised to address these omissions.

Sincerely,

ANGUS BURNS LEAD: AREA BASED CONSERVATION

Cc: Mr Ndlelenhle Zindela, ndlelenhle.zindela@dmre.gov.za Mr Tshifhiwa Mukwevho, Tshifhiwa.mukwevho@dmr.gov.za Mr Peter Cloete, pcloete@daerl.co.za Ms Jodie Johnson, jjohnson@wwf.org.za Ms Katherine Forsythe, kforsythe@wwf.org.za Mr Jan Coetzee, jcoetzee@wwf.org.za Ms Franci Gresse, fgresse@wwf.org.za Ms Sylvia Kamanja, skamanja@wwf.org.za

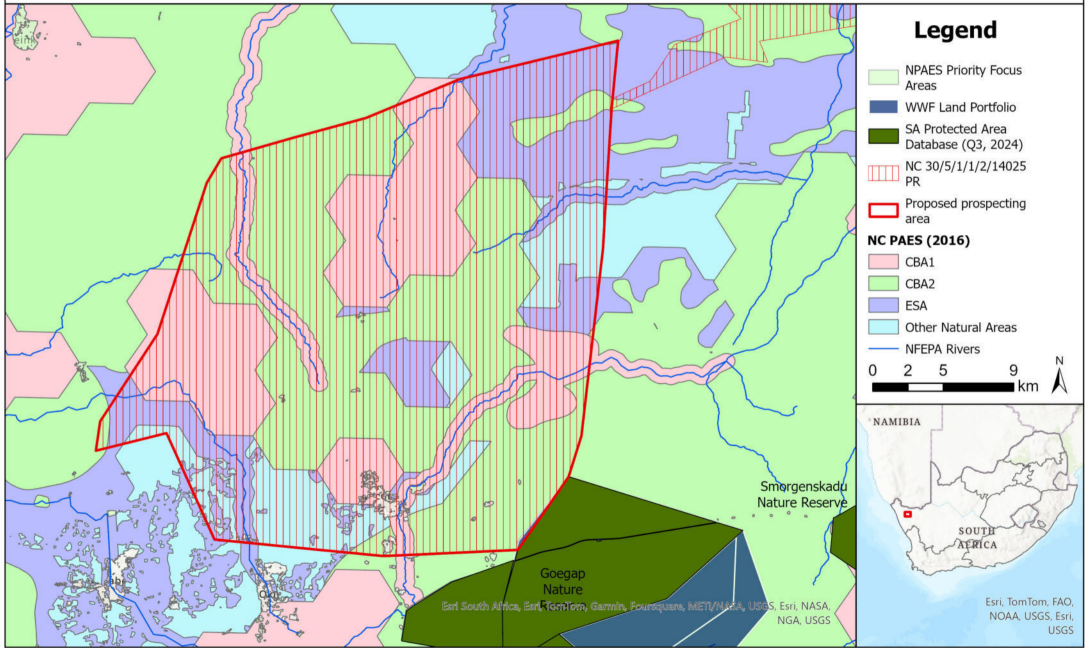
ANNEXURES:

Annexure A: Environmental sensitivity maps Annexure B: Windeed report

Goegap NR: Solium Energy - NC 30/5/1/1/2/14026 PR

SOUTH AFRICA

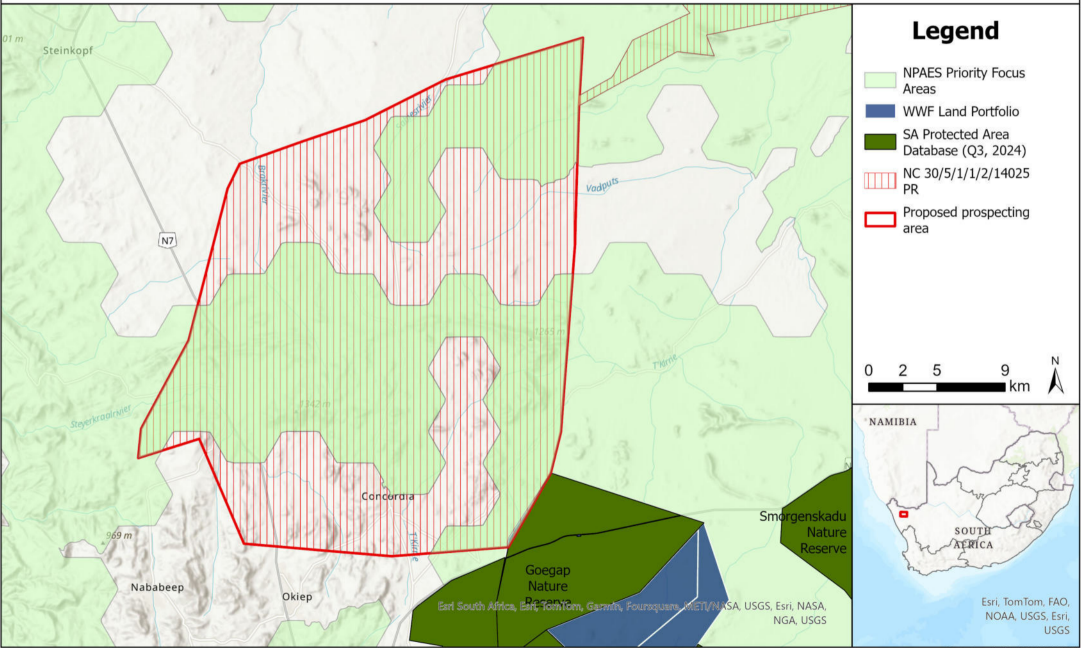
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Date Saved: 1/22/2025 3:00 PM

Goegap NR: Solium Energy - NC 30/5/1/1/2/14026 PR

SOUTH AFRICA



Date Saved: 1/22/2025 3:00 PM

WinDeed Database D/O Property

Lexis[®] WinDeed



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SEARCH CRITERIA			
Search Date	2025/01/14 18:46	LPI Code	C0530000000002200025
Reference	-	Search Source	WinDeed Database
Report Print Date	2025/01/23 14:04		

PROPERTY INFORMATIO	N		
Property Type	FARM	Diagram Deed Number	T48364/1997
Farm Name	STEINKOPF	Local Authority	NAMAKHOI MUN
Farm Number	22	Province	NORTHERN CAPE
Registration Division	NAMAQUALAND RD	Extent	70139,7580HA
Portion Number	25	LPI Code	C053000000002200025
Previous Description	-		

OWNER INFORMATION (1)			
** FOR INFO REFER TO REGISTRAR OF DEEDS ** Owner 1 o		Owner 1 of 1	
Company Type	UNKNOWN	Document	REPLACED
Registration Number	-	Microfilm / Scanned Date	-
Name	** FOR INFO REFER TO REGISTRAR OF DEEDS **	Purchase Price (R)	-
Multiple Owners	NO	Purchase Date	-
Multiple Properties	NO	Registration Date	-
Share (%)	-		

ENDC	DRSEMENTS (3)			
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1	CONVERTED FROM CTN	-	-	-
2	CONS ERF 1251 CONCOR	DIA	Unknown	-
3	CONS ERF 1251 CONCOR	DIA	-	-

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HISTO	DRIC DOCUMENTS (1)			
#	Document	Institution	Amount (R)	Microfilm / Scanned Date
1	T48364/1997CTN	GEMEENSKAP VAN CONCORDIA	CRT	1997 0424 2833

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0861 946 333 windeed.support@lexisnexis.co.za search.windeed.co.za | www.windeed.co.za

From: Sent: To: Cc: Subject: Greenmined Comments Thursday, 30 January 2025 09:22 skamanja@wwf.org.za Sonette Smit RF[.]

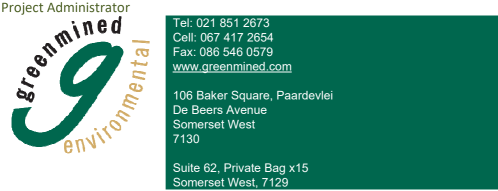
Dear Sylvia,

Thank you for your email and taking part in the public participation.

All comments received will be incorporated in the Final Basic Assessment Report.

We trust you find this in order.

Kind Regards/Vriendelike Groete Anel Olivier



"the goal isn't to live forever, it is to protect a planet that will"

From: Sylvia Kamanja <<u>skamanja@wwf.org.za</u>> Sent: Wednesday, 29 January 2025 16:34

To: Sonette Smit <<u>Sonette.S@greenmined.co.za</u>>

Cc: ndlelenhle.zindela@dmre.gov.za; tshifhiwa.mukwevho@dmr.gov.za; pcloete@daerl.co.za;

<u>marthan.theart@sanparks.org</u>; jeffrey.manuel@sanparks.org; Angus Burns <<u>aburns@wwf.org.za</u>>; Jodie Johnson <<u>jjohnson@wwf.org.za</u>>; Jan Coetzee <<u>jcoetzee@wwf.org.za</u>>; Katherine Forsythe <<u>kforsythe@wwf.org.za</u>>; Franci Gresse <<u>fgresse@wwf.org.za</u>>

Subject: DMRE Ref Number: 30/5/1/1/2/ 14109 PR - Comments on the Concordia BAR for the Prospecting Application by Solium Energy (PTY) LTD on Farms 622, Namaqualand, Northern Cape Province

Dear Ms. Sonette Smit

Kindly find the attached comments on the Solium Energy (Pty) prospecting right application BAR for your attention.

Kind Regards Sylvia Kamanja :: Legal Officer: Land Programme, WWF South Africa::

1st Floor, Bridge House, Boundary Terraces, Mariendahl Lane,

Sylvia Kamanja <skamanja@wwf.org.za> Greenmined Comments Thursday, 30 January 2025 09:42 Read: RE:

Your message

To: Sylvia Kamanja Subject: RE: Sent: Thursday, January 30, 2025 9:21:42 AM (UTC+02:00) Harare, Pretoria

was read on Thursday, January 30, 2025 9:41:53 AM (UTC+02:00) Harare, Pretoria.

From: Sent: To: Cc: Subject: Attachments: Greenmined Comments Friday, 31 January 2025 12:29 skamanja@wwf.org.za Sonette Smit RE: Concordia WWF WWF GE Response Concordia.pdf

Dear Sylvia,

Please find attached our response to the comments received from WWF South Africa.

We trust you find this in order.



"the goal isn't to live forever, it is to protect a planet that will"

From: Greenmined Comments
Sent: Thursday, 30 January 2025 09:22
To: skamanja@wwf.org.za
Cc: Sonette Smit <Sonette.S@greenmined.co.za>
Subject: RE:

Dear Sylvia,

Thank you for your email and taking part in the public participation.

All comments received will be incorporated in the Final Basic Assessment Report.

We trust you find this in order.

Kind Regards/Vriendelike Groete Anel Olivier Project Administrator



Reference No: NC 30/5/1/1/2/14025 PR

1st Floor, Bridge House, Boundary Terraces, Mariendahl Lane.

Newlands

7735

skamanja@wwf.org.za 31 January 2025

Attention:Mr Ndlelenhle Zindela, ndlelenhle.zindela@dmre.gov.zaMr Tshifhiwa Mukwevho, Tshifhiwa.mukwevho@dmr.gov.zaMr Peter Cloete, pcloete@daerl.co.zaMs Jodie Johnson, jjohnson@wwf.org.zaMs Katherine Forsythe, kforsythe@wwf.org.zaMr Jan Coetzee, jcoetzee@wwf.org.zaMs Franci Gresse, fgresse@wwf.org.zaMs Sylvia Kamanja, skamanja@wwf.org.za

Dear Madams /Sirs

RE: ACKNOWLEDGMENT OF COMMENTS ON THE DRAFT BASIC ASSESSMENT REPORT FOR PROSPECTING ACTIVITY ON FARM 622 IN THE MAGISTERIAL DISTRICT OF NAMAQUALAND, NORTHERN CAPE PROVINCE (DMRE REF: NC 30/5/1/1/2/14025 PR).

We acknowledge receipt of your correspondence dated 29 January 2025, containing comments regarding the Draft Basic Assessment Report (BAR) for the proposed prospecting project. We greatly appreciate your participation in the Public Participation Process (PPP) and your detailed feedback.

Below, we address each point raised.

1 -2. Registration as an I&AP and Lodging of Objection

the goal isn't to live forever, it is to protect a planet that will

Greenmined Environmental (Pty) Ltd |Tel: 021 851 2673 | Fax: 086 546 0579 Office No 37, Baker Square Block 1, De Beers Avenue, Paardevlei, Somerset West, 7130 Postnet Suite 62, Private Bag X15, Somerset West, 7129 Directors: S Smit; C Weideman | Reg No: 2012/055565/07 | VAT No. 4040263032



WWF-SA wishes to confirm its registration as an Interested and Affected Party (I&AP) in accordance with the Environmental Impact Assessment (EIA) Regulations of NEMA and lodges an objection to the application.

> The registration of WWF-SA as an I&AP is acknowledged. All comments and objections will be considered and incorporated into the Final Basic Assessment Report (FBAR).

3 - 4. Ownership and Conservation Intentions

WWF-SA is the registered owner of Portion 1 of the Farm Ratel Kraal 131, located adjacent to the proposed prospecting area and has acquired land to achieve conservation targets under the National Environmental Management: Protected Areas Act, 2003 (NEM:PAA).

WWF-SA acquired several properties declared and managed as part of the Goegap Nature Reserve specifically for their ecological importance on request from the Northern Cape Department of Agriculture, Environmental Affairs, Rural Development and Land Reform (DAERL) to achieve national and international conservation targets in accordance with the objectives of the National Environmental Management: Protected Areas Act No. 57 of 2003 (NEM:PAA), as amended.

WWF-SA therefore has a clear interest in protecting sensitive ecosystems and threatened ecological areas on property it owns and adjacent properties from prospecting activities, as well as anticipated future impacts should the prospecting right be converted to a mining right.

- While WWF-SA's conservation initiatives and ownership of Portion 1 of Farm Ratel Kraal 131 are acknowledged, it is important to note that the proposed prospecting activities are not within the Goegap Nature Reserve and will not impact formally declared protected areas. Additionally, prospecting does not equate to mining, and the precautionary principle applies in allowing a phased approach to environmental assessments.
- Greenmined acknowledges that portions of the prospecting area overlap with CBAs and NPAES Priority Focus Areas. However, as outlined on page 86 of the DBAR, the prospecting activities will avoid sensitive ecological features. Each drill site will be limited to a 10m x 10m footprint, and no more than four sites (0.04 hectares combined) will be active at any time. Additionally, specialists will conduct pre-activity walk-throughs to ensure sensitive areas are identified and avoided.
- It is important to emphasize that this application is for prospecting, not mining. Should future activities necessitate further environmental assessments, these will be undertaken in accordance with legal requirements.

5 - 9. Biodiversity Value of Proposed Prospecting Area



The site includes Critical Biodiversity Areas (CBAs), Ecological Support Areas (ESAs), and National Freshwater Ecosystem Priority Areas (NFEPA), making it irreplaceable for biodiversity conservation.

Taking the above information into consideration, the irreplaceability and critical importance of the ecosystem found in this area in terms of South African law and biodiversity planning instruments (e.g. provincial and national protected area expansion strategies) is evident. For this reason, WWF-SA is of the view that, although prospecting may have relatively limited impacts on the affected area, it is certain that conversion of these rights to mining would have unacceptable consequences for biodiversity, ecological infrastructure and associated ecosystem services.

- The DBAR acknowledges the ecological sensitivity of the area and outlines mitigation measures to minimize impacts. It should also be noted that the prospecting activities will be non-invasive for the initial phases, with invasive drilling limited to small areas. The site sensitivity verification report confirms that drilling locations will avoid high-sensitivity areas and that they will be regarded as no go areas.
- The DBAR provides a reasoned justification for the exclusion of specialist studies. As stated on page 47, the limited scale and temporary nature of the proposed activities do not warrant extensive specialist studies. The Environmental Assessment Practitioner (EAP) has outlined a mitigation hierarchy to address potential impacts. Site sensitivity verification will be conducted prior to invasive activities, as stipulated in the DBAR.
- Additionally, the DBAR complies with the National Environmental Management Act's requirements for prospecting applications. Should the prospecting phase yield results warranting mining, a new application with appropriate specialist studies will be submitted.

10 - 12. Compliance with EIA Regulations (GNR 982)

The DBAR lacks an EAP declaration of independence, a site sensitivity verification report, and compliance statements from specialists.

Sub-regulation 16(1)(b)(v) requires an environmental screening report to be generated through the national web based environmental screening tool. This report forms the basis of the environmental impact assessment process and is thus of critical importance in our consideration of the content of the BAR and proposed prospecting area.

A summary of the specialist assessments required in terms of the environmental screening report is provided in Table 30 of the BAR with a copy of the screening report made available in Appendix L (also see Table 3 below). According to the content of Table 30, specialist studies were not conducted "due to the minimal and temporary nature of the proposed prospecting activities" despite several of the themes being listed as having High and Very High sensitivity scores specifically linked to the anticipated prospecting activities. This reasoning does not align with the requirements of the relevant protocol as discussed in Point 12 below.



In addition, the available information does not demonstrate the EAP to possess the relevant experience or specialisations required for semi-arid, sensitive and biodiverse systems like the Succulent Karoo Biome, to be able to make this type of broad, unqualified statement. WWF-SA thus strongly object to the EAPs conclusion that specialist assessments are not required and respectfully request the site sensitivity verification report required in terms of the environmental themes protocol with a copy of the Department of Minerals and Energy's (DMRE) written approval thereof.

According to sub-regulation 16(3)(a), "any report, plan or document submitted as part of an application must comply with any protocol or minimum information requirements related to the application as identified and gazetted by the *Minister in a government notice.*" Upon review of the BAR, it was determined that the report fails to consider and apply the requirements of the prescribed protocols for the assessment and reporting on identified environmental themes (Government Gazette No. 320 of 20 March 2020) as required in terms of sections 24(5)(a), (h) and 44 of NEMA. include a copy of the site sensitivity verification report;

provide a detailed, thought-through motivation for not undertaking the requisite specialist assessments;

provide compliance statements from SACNASP registered specialists in terms of the themes indicated in Table 4 as being of high sensitivity; and/or

provide written confirmation from DMRE regarding the acceptance of a site sensitivity verification report and compliance statements, should these exist.

More specifically, the protocol requires that a site sensitivity verification report must be compiled through "(*a*) a desk top analysis, using satellite imagery; (*b*) a preliminary on-site inspection; and (*c*) any other available and relevant information" to confirm or dispute the current land use and/or environmental sensitive features identified in the environmental screening report to confirm if the identified specialist assessments are required. The protocols further require that should the site verification assessment determine that a designation of "very high" sensitivity should in fact be of "low" sensitivity, a compliance statement must be prepared by a specialist registered with SACNASP in the relevant field for submission as part of the application process. However, the BAR does not:

a. include a copy of the site sensitivity verification report;

b. provide a detailed, thought-through motivation for not undertaking the requisite specialist assessments;

c. provide compliance statements from SACNASP registered specialists in terms of the themes indicated in Table 4 as being of high sensitivity; and/or

d. provide written confirmation from DMRE regarding the acceptance of a site sensitivity verification report and compliance statements, should these exist.



Considering the above, we respectfully request copies of:

1.site sensitivity verification report;

2.compliance statements from suitable qualified specialists for all themes designated very high sensitivity; and

3.written confirmation from DMRE regarding the acceptance of the site sensitivity report and compliance statements to provide informed feedback on the application.

As it stands, the BAR appears to be fatally flawed through the lack of evidence that confirms compliance with these requirements.

The declaration of independence will be included in the FBAR (Appendix H). The site sensitivity verification was conducted in accordance with the relevant protocols, and additional specialist inputs will be obtained if deemed necessary during the prospecting phase. The DMRE will review the sensitivity verification report before granting authorization.

13. Omission of Key Legislative References

The DBAR fails to reference the Northern Cape Nature Conservation Act, 2009, the Northern Cape Planning and Development Act, 1998, and the prescribed assessment protocols under Government Gazette No. 320 of 2020.

Appendix 1: Paragraph 3(1)(e) of the EIA Regulations (hereafter referred to as Appendix 1) further requires a description of the policy and legislative context within which the application is proposed to be included in the BAR. However, Table 4 of the BAR fails to consider the following legislation, protocols and strategies applicable to the proposed mining activities and is thus non-compliant with the requirements of section 3(e) of Appendix 1: Northern Cape Planning and Development Act No 7 of 1998

Northern Cape Nature Conservation Act No 9 of 2009

The prescribed protocols in terms of the EIA Regulations for the assessment and reporting on identified environmental themes (Government Gazette No. 320 of 20 March 2020)

> The legislative framework provided in the DBAR aligns with NEMA and MPRDA requirements. However, the additional references will be included in the FBAR to ensure completeness.

14. Zoning and Municipal Compliance



Further to the above, even though the BAR refers to the Nama Khoi Municipality's Integrated Development Plan, it does not describe the zoning of the property and instead goes into detail about the Gamsberg zinc mine located in the Khai-Ma municipal area. It is unclear how this information is relevant to the prospecting application. It is requested that the EAP confirm the municipal zoning of the property and compliance with the relevant zoning bylaws of the Nama Khoi municipality (and not the Khai-Ma municipality).

The FBAR will include confirmation of the zoning of the property within the Nama Khoi Municipality. Preliminary investigations indicate that the proposed activities align with existing land-use frameworks. This will be further detailed in the updated report.

15. Need and Desirability Justification

Paragraph 3(1)(f) of Appendix 1 requires the inclusion of a motivation for the need and desirability of the proposed application in the context of the preferred location. However, the relevant motivation in the BAR fails to consider the sensitivity of the site as highlighted in terms of the NPAES, 2016 Northern Cape CBA map and environmental screening report results (considering there are no specialist assessments, site verification report or compliance statements) and subsequently does not explain how the proposed prospecting application and potential future mining activities prevails over national and international biodiversity commitments, as well as requirements of national legislation in terms of the: Montreal Global Biodiversity Framework;

Convention on Biological Diversity;

National Environmental Management: Biodiversity Act No 10 of 2004 (NEM:BA); and NEM:PAA.

The prospecting application aligns with national policies on responsible mineral resource utilisation. The impact is temporary and will be mitigated through rehabilitation measures. The DBAR will expand on sustainable development principles in the need and desirability section.

16. Impact Assessments and Mitigation Measures

The impact assessment lacks verification of reduced sensitivity ratings and does not demonstrate avoidance of significant environmental risks.

Paragraph 3(1)(f) of Appendix 1 requires "...an assessment of each identified potential significant impact and risk..." to be included in the BAR. Due to the following omissions, we are concerned that the impact assessment included in the BAR cannot meet this requirement: Site sensitivity verification report in terms of the minimum requirements for the assessment of environmental themes (see Point 12).



Paragraph 3(1)(f) of Appendix 1 requires "...an assessment of each identified potential significant impact and risk..." to be included in the BAR. Due to the following omissions, we are concerned that the impact assessment included in the BAR cannot meet this requirement: Site sensitivity verification report in terms of the minimum requirements for the assessment of environmental themes (see Point 12).

Compliance statements from suitably qualified specialists to confirm the reduced sensitivity ratings from "very high" to "low" for the relevant environmental themes indicated in Table 4.

> The DBAR follows prescribed methodologies for assessing impact significance. If DMRE requires further assessments, these will be undertaken as part of the authorisation process.

17. Property Description Discrepancies

The property description in the DBAR and DMRE acceptance letter refers to "Farm 622," whereas Windeed lists it as "Portion 25 of Farm Steinkopf No. 22."

> The property description will be clarified with the DMRE.

18. Use of Outdated Data Sources

The DBAR references a 2012 Mining and Biodiversity Map instead of the 2016 Northern Cape CBA Map.

> The DBAR includes both sources. The please refer to page 102 for the 2016 map in the FBAR.

19. Animal Species Sensitivity Rating

The DBAR incorrectly states that the screening tool designates the site as "medium" sensitivity for animal species when it is actually "high."

Greenmined Environmental has reviewed this comment and agrees that the sensitivity of the animal species theme should be corrected. This amendment will be made in the FBAR. However, as outlined on page 87 of the DBAR, all drilling activities will be planned to avoid sensitive habitats, and mitigation measures will be implemented to minimize potential impacts.

20. Future Specialist Involvement

The BAR mentions on several occasions that specialists will be involved during later phases to micro-site drilling and borehole sites to avoid sensitive environmental features. This step is however not included in the schedule provided on page 32 of the BAR. Please clarify the reason for this omission.



- Micro-siting procedures are outlined in the DBAR's mitigation measures (page 86). Prior to any drilling, specialists will conduct walk-throughs to ensure sensitive areas are avoided. The schedule in the FBAR will be updated to explicitly reflect this process.
- > The schedule will be updated to reflect this commitment.

21. Public Participation Period Discrepancy

On pages 52 and 53 of the BAR it is stated that the 30 day comment period will be ending on 30 January 2025. However, on page 6 it is indicated as ending on 31 January 2025.

This will be corrected to the official closing date in the Final Basic Assessment Report (FBAR). However, comments received on the 31st of January 2025 will still be accepted.

22. Incorrect Biome Classification

Page 77 of the BAR refers to the Namaqualand biome. This is incorrect as the property falls within the Succulent Karoo Biome.

> This will be updated in the FBAR.

23. Irrelevant Annexures

Annexure I includes details of a Western Cape prospecting application and the CV of Ms. Zoë Norval, which do not pertain to this application.

- > The relevant sections of Annexure I will be revised to remove unrelated information.
- This error occurred during document compilation. The FBAR will exclude irrelevant references and ensure all appended documents pertain specifically to the Concordia prospecting application.

24 - 25. Conclusion

WWF-SA is not against development as long as it is planned and implemented in a sustainable manner that complies with South Africa's legislative framework. We are however concerned that the EIA process implemented for the proposed prospecting area does not comply with the requirements of the EIA regulations and ignores legislated requirements in terms of the minimum criteria for reporting on environmental themes. This landscape is highly sensitive in terms of its biodiversity and is known to respond very slowly to rehabilitation efforts due to its arid nature.



For this reason, it is our opinion that the prospecting application DMRE REF: NC 30/5/1/1/2/14025 PR in its current form does not comply with the EIA Regulations and we object in the strongest possible way to its approval. Furthermore, WWF-SA reserves the right to provide further comment in terms of Chapter 6 of the EIA Regulations, should the application be revised to address these omissions.

- While WWF-SA's concerns are noted, the DBAR follows legal requirements, and mitigation measures will be enhanced where necessary in the FBAR. The prospecting application remains compliant with NEMA and MPRDA regulations.
- It is important to reiterate to WWF-SA that the DBAR was written with the proposed prospecting activities in mind and that it was clearly stated throughout the document that non-invasive activities form a major part of the feasibility study. Being in such early stages of the project, the feasibility of mining activities cannot be determined at this stage prior to prospecting activities being conducted. Furthermore, it was also clearly stated that any invasive activities will only occur towards the end of the prospecting phase and will involve minimal disturbance. This minimal impact, combined with the planned mitigation measures, is the reason the EAP concluded that the environmental impact would be low.
- The DBAR also commits to conducting specialist studies once the drilling plan is finalized, ensuring sensitive areas are excluded from the prospecting footprint. Each drill site will involve Reverse Circulation (RC) and Diamond (Core) drilling methods, occupying an area of approximately 10m x 10m. A maximum of four sites will be active at any given time, resulting in a total disturbance of less than 0.04 hectares at any one time. Over the life of the prospecting right, between 10 and 30 boreholes will be drilled, with a cumulative disturbance of less than 0.3 hectares.
- Given the minimal disturbance, drill sites can be adjusted to avoid potential impacts on sensitive areas. Before any invasive activities commence, a walk-through will be conducted by specialists, to identify and designate sensitive areas as no-go zones. The project layout will be refined based on findings once the final layout becomes available, and prospecting sites will be moved as necessary to accommodate sensitivity and accessibility considerations.
- The statement by WWF-SA that the BAR appears to be fatally flawed due to a lack of evidence confirming compliance with these requirements is therefore unfounded, as it was clearly stated that these studies, complying with all regulations, will be conducted to exclude sensitive areas. Regarding WWF-SA's position that development should be planned and implemented sustainably and in compliance with South Africa's legislative framework, it is critical to note that the application for a prospecting right is an investigative phase. It does not guarantee that mining activities will follow, nor does it imply any assurance of a positive outcome for mining feasibility. Greenmined Environmental remains committed to ensuring full compliance with regulatory requirements and sustainable environmental practices throughout the prospecting phase.



We thank you for taking part in the public participation process as well as your valuable contribution in providing comments. All comments provided will be incorporated into the Final Basic Assessment Report (FBAR) and submitted to the Department of Mineral Resources and Energy (DMRE), Northern Cape Province. WWF will be informed of the DMRE's decision following the review period.

Greenmined Environmental (Pty) Ltd remains committed to ensuring a thorough, transparent, and legally sound process. Further comments are welcomed before final submission to DMRE.

Kind Regards, Sonette Smit Greenmined Environmental sonette.s@greenmined.co.za

From:	Microsoft Outlook <microsoftexchange329e71ec88ae4615bbc36ab6ce41109e@rbx.raubex.com></microsoftexchange329e71ec88ae4615bbc36ab6ce41109e@rbx.raubex.com>
То:	skamanja@wwf.org.za
Sent:	Friday, 31 January 2025 12:30
Subject:	Relayed: RE: Concordia WWF

Delivery to these recipients or groups is complete, but no delivery notification was sent by the destination server:

skamanja@wwf.org.za (skamanja@wwf.org.za)

Subject: RE: Concordia WWF



PROOF OF CORRESPONDENCE WITH MRS J MAGERMAN FROM THE INTRIM COMMITTEE OF KOMMAGAS BUFELSRIVIER PLAAS 200 ON 27 JANUARY 2025



From:	Janice <j9815479@gmail.com></j9815479@gmail.com>	
Sent:	Monday, 27 January 2025 11:09	
То:	Greenmined Comments	
Subject:	RE: Basic Assesment Report	

To whom it may concern

Good Morning Sir/ Mrs/Miss

I am Janice Magerman, secretary of the Intrim Committee of Komaggas Buffelsrivier Plaas 200.

We as Committee was instructed by Mnr Mashune to explain your assessment to our communities, but we would not be able to as we do not have the intel do so.

Therefore, we would like to schedule a meeting regarding this matter as soon as possible, to resolve this matter.

Please do not hesitate to contact us.

Thank you. Janice Magerman 0672174834 Intrim Committe Secretary Komaggas Buffelsrivier

From:	Greenmined Comments
Sent:	Monday, 27 January 2025 14:38
То:	Janice
Cc:	Zoe Norval
Subject:	RE: Basic Assesment Report
Attachments:	Notice DBAR - Kommagas CPA.pdf; Notice DBAR - kommagas.pdf

Dear Janice,

Thank you for your email and taking part in the public participation.

Please see attached the notices emailed to all stakeholders on 06 December 2024, as well as the Communal Property Association representative, Mrs I van Neel.

Site notices were placed at the Buffelsrivier Primary School, Kommagas Public Library, Kommagas Suprette, and at the side of the R355 road.

Flyers were also distributed in the Kommagas community, and an advert was placed in the Gemsbok Newspaper, 06 December 2024 edition.

All information pertaining this prospecting right application is available for download on our website, I've copied the link for your perusal <u>https://www.greenmined.com/prospecting-rights/</u>

Trust you find this order.

Best regards, Anel

Kind Regards/Vriendelike Groete Anel Olivier Project Administrator



Tel: 021 851 2673 Cell: 067 417 2654 Fax: 086 546 0579 www.greenmined.com

106 Baker Square, Paardevlei De Beers Avenue Somerset West 7130

Suite 62, Private Bag x15 Somerset West, 7129

"the goal isn't to live forever, it is to protect a planet that will"

From: Janice <j9815479@gmail.com>
Sent: Monday, 27 January 2025 11:09
To: Greenmined Comments <comments@greenmined.co.za>
Subject: RE: Basic Assesment Report

To whom it may concern

From:	Microsoft Outlook <microsoftexchange329e71ec88ae4615bbc36ab6ce41109e@rbx.raubex.com></microsoftexchange329e71ec88ae4615bbc36ab6ce41109e@rbx.raubex.com>
То:	Janice
Sent:	Monday, 27 January 2025 14:38
Subject:	Relayed: RE: Basic Assesment Report

Delivery to these recipients or groups is complete, but no delivery notification was sent by the destination server:

Janice (j9815479@gmail.com)

Subject: RE: Basic Assesment Report



RE: Basic Assesment Report

From:
Sent:
To:
Subject:

Sonette Smit Monday, 27 January 2025 17:25 Anel Olivier; Zoe Norval; j9815479@gmail.com RE: Basic Assesment Report - Kommagas

Dear Ms. Magerman,

Thank you for taking part in the public participation process and for reaching out regarding the Basic Assessment Report.

We understand the importance of providing clear information to assist you in liaising with the communities of Komaggas Buffelsrivier Plaas 200. To address your concerns and ensure you have the necessary details, we propose a Microsoft Teams meeting this week at a time that is convenient for you.

As per the public participation process, please note that the closing date for comments, as advertised, is **30 January 2025 at 17:00**. The 30-day commenting period commenced on **6 December 2024**.

Kindly let us know your availability for the meeting so we can finalize a date and time that suits you.

We look forward to assisting you further.

Kind Regards/Vriendelike Groete Sonette Smit Managing Director



Tel: 021 851 2673 Cell: 084 5855706 Fax: 086 546 0579 www.greenmined.com

Unit MO1, No 37 AECI site Baker Square, Paardevlei De Beers Avenue Somerset West, 7130

Suite 62, Private Bag x15 Somerset West, 7129

"the goal isn't to live forever, it is to protect a planet that will"



From: Janice < >
Sent: Monday, 27 January 2025 11:09
To: Greenmined Comments < comments@greenmined.co.za >
Subject: RE: Basic Assesment Report

To whom it may concern

Good Morning Sir/ Mrs/Miss

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We as Committee was instructed by Mnr Mashune to explain your assessment to our communities, but we would not be able to as we do not have the intel do so.

Therefore, we would like to schedule a meeting regarding this matter as soon as possible, to resolve this matter.

Please do not hesitate to contact us.

Thank you. Janice Magerman 0672174834 Intrim Committe Secretary Komaggas Buffelsrivier

From:	Janice <j9815479@gmail.com></j9815479@gmail.com>
Sent:	Wednesday, 29 January 2025 11:26
То:	Sonette Smit
Cc:	Anel Olivier; Zoe Norval
Subject:	Re: Basic Assesment Report - Kommagas

Dear Ms. Smit

This email serves to inform you that although we are very enlighthen that you replied to our previous mails, the members are very busy this week and would be unable to accomodate you on the Teams meeting prior to your date.

Furthermore, we struggle with signal issues on our end and members are on differend lacations at the moment.

If I may, will we be able to make another appointment.

Kind Regards Janice Magerman

On Mon, 27 Jan 2025, 17:25 Sonette Smit, <<u>Sonette.S@greenmined.co.za</u>> wrote:

Dear Ms. Magerman,

Thank you for taking part in the public participation process and for reaching out regarding the Basic Assessment Report.

We understand the importance of providing clear information to assist you in liaising with the communities of Komaggas Buffelsrivier Plaas 200. To address your concerns and ensure you have the necessary details, we propose a Microsoft Teams meeting this week at a time that is convenient for you.

As per the public participation process, please note that the closing date for comments, as advertised, is **30 January 2025 at 17:00**. The 30-day commenting period commenced on **6 December 2024**.

Kindly let us know your availability for the meeting so we can finalize a date and time that suits you.

We look forward to assisting you further.

Kind Regards/Vriendelike Groete

Sonette Smit

Managing Director

From:	Sonette Smit
Sent:	Wednesday, 29 January 2025 12:43
То:	Janice
Cc:	Anel Olivier; Zoe Norval; Murchellin Saal
Subject:	RE: Basic Assesment Report - Kommagas

Dear Ms. Magerman,

Thank you for your response and for keeping us informed. We understand that scheduling a meeting this week may be challenging due to members' availability and connectivity issues.

As a reminder, the public commenting period for the Draft Basic Assessment Report (DBAR) and Environmental Management Programme (EMPR) was from 6 December 2024 until 30 January 2025.

Given the circumstances, we propose including in our Final Basic Assessment Report to the Department of Mineral Resources and Energy (DMRE) that prior to any prospecting activities, a meeting should be held between the applicant and community members to address any concerns they may have. Would this be in order with you?

As outlined in the DBAR, the initial prospecting activities consist mainly of non-invasive studies before any intrusive work begins. This means there will still be an opportunity for further discussions before any significant physical activities take place.

Please let us know your thoughts on this approach. We remain available to engage further at a time that suits you.

Kind Regards/Vriendelike Groete Sonette Smit Managing Director



Tel: 021 851 2673 Cell: 084 5855706 Fax: 086 546 0579 www.greenmined.com

Unit MO1, No 37 AECI site Baker Square, Paardevlei De Beers Avenue Somerset West, 7130

Suite 62, Private Bag x15 Somerset West, 7129

"the goal isn't to live forever, it is to protect a planet that will"



From: Janice <j9815479@gmail.com> Sent: Wednesday, 29 January 2025 11:26

From: Sent: To: Subject: Sonette Smit Wednesday, 29 January 2025 12:44 Anel Olivier FW: RE: Basic Assesment Report - Kommagas

Kind Regards/Vriendelike Groete Sonette Smit Managing Director

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From: Microsoft Outlook <MicrosoftExchange329e71ec88ae4615bbc36ab6ce41109e@rbx.raubex.com>
Sent: Wednesday, 29 January 2025 12:43
To: Sonette Smit
Subject: Relayed: RE: Basic Assessment Report - Kommagas

Delivery to these recipients or groups is complete, but no delivery notification was sent by the destination server:

Janice (j9815479@gmail.com)

Subject: RE: Basic Assesment Report - Kommagas

From:	Janice <j9815479@gmail.com></j9815479@gmail.com>
Sent:	Wednesday, 29 January 2025 14:05
То:	Sonette Smit
Cc:	Anel Olivier; Zoe Norval; Murchellin Saal
Subject:	Re: Basic Assesment Report - Kommagas

Good day Ms.

Firstly, we would like to thank you for understanding our dillema at this point in time. The fact of further communication is welcomed and we would surely take that opportunity.

As for community participation we will offer our support in that matter.

Hope you will contact us in due time as to your process flows.

Thank you. Regards Janice Magerman

On Wed, 29 Jan 2025, 12:43 Sonette Smit, <<u>Sonette.S@greenmined.co.za</u>> wrote:

Dear Ms. Magerman,

Thank you for your response and for keeping us informed. We understand that scheduling a meeting this week may be challenging due to members' availability and connectivity issues.

As a reminder, the public commenting period for the Draft Basic Assessment Report (DBAR) and Environmental Management Programme (EMPR) was from 6 December 2024 until 30 January 2025.

Given the circumstances, we propose including in our Final Basic Assessment Report to the Department of Mineral Resources and Energy (DMRE) that prior to any prospecting activities, a meeting should be held between the applicant and community members to address any concerns they may have. Would this be in order with you?

As outlined in the DBAR, the initial prospecting activities consist mainly of non-invasive studies before any intrusive work begins. This means there will still be an opportunity for further discussions before any significant physical activities take place.

From:	Sonette Smit
Sent:	Thursday, 30 January 2025 17:52
То:	Janice
Cc:	Anel Olivier; Zoe Norval; Murchellin Saal; Joshua Kilani; Lutendo Mavhungu
Subject:	RE: Basic Assesment Report - Kommagas

Good day Janice,

We thank you for taking part in the public participation process as well as your valuable contribution in providing comments. All comments provided will be incorporated into the Final Basic Assessment Report (FBAR) and submitted to the Department of Mineral Resources and Energy (DMRE), Northern Cape Province. WWF will be informed of the DMRE's decision following the review period.

We will forward your details to the applicant who will liaise further with you as well.

Kind Regards/Vriendelike Groete Sonette Smit Managing Director



Tel: 021 851 2673 Cell: 084 5855706 Fax: 086 546 0579 www.greenmined.com

Unit MO1, No 37 AECI site Baker Square, Paardevlei De Beers Avenue Somerset West, 7130

Suite 62, Private Bag x15 Somerset West, 7129

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From: Janice <j9815479@gmail.com>
Sent: Wednesday, 29 January 2025 14:05
To: Sonette Smit <Sonette.S@greenmined.co.za>
Cc: Anel Olivier <admin@greenmined.co.za>; Zoe Norval <Zoe@greenmined.co.za>; Murchellin Saal
<Murchellin.S@greenmined.co.za>
Subject: Re: Basic Assesment Report - Kommagas

Good day Ms.

Firstly, we would like to thank you for understanding our dillema at this point in time. The fact of further communication is welcomed and we would surely take that opportunity.

From: Sent: To: Subject: Sonette Smit Friday, 31 January 2025 11:01 Anel Olivier FW: RE: Basic Assesment Report - Kommagas

Kind Regards/Vriendelike Groete Sonette Smit Managing Director



Tel: 021 851 2673 Cell: 084 5855706 Fax: 086 546 0579

Unit MO1, No 37 AECI site Baker Square, Paardevlei De Beers Avenue Somerset West, 7130

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From: Microsoft Outlook <MicrosoftExchange329e71ec88ae4615bbc36ab6ce41109e@rbx.raubex.com>
Sent: Thursday, 30 January 2025 17:53
To: Sonette Smit
Subject: Relayed: RE: Basic Assessment Report - Kommagas

Delivery to these recipients or groups is complete, but no delivery notification was sent by the destination server:

Janice (j9815479@gmail.com)

Joshua Kilani (joshua@xmservices.co.za)

Lutendo Mavhungu (lutendo@xmservices.co.za)

Subject: RE: Basic Assesment Report - Kommagas

-END OF PUBLIC PARTICIPATION PROCESS-

